Adopting Body	Description	Number	Date
Commissioner's	Zoning Amendment 399/09 KS Hendricks Partners, LLC	2010-01	1/26/2010
Amending Subdivision Control Ordinance Sec 4.03 Expiration of Commissioner's Primary Approval and 5.02 Expiration of Approval		2010-02	1/26/2010
Commissioner's	Amending Subdivision Control Ordinance Sec 3.15 2 (a) Provisions for Completion of Improvements	2010-03	1/26/2010
Commissioner's	Vacating Public Alleyways - Coatesville	2010-04	2/9/2010
Regional Sewer	Regional Sewer District Fees & Charges Exit 59 Service Area	2010-05	2/2/2010
Commissioner's	Zoning Amendment 402/10 Christopher R. Wells	2010-06	2/23/201
Commissioner's	Zoning Amendment 401/10 Madison Square Park, LLC	2010-07	2/23/201
Commissioner's	Food Ordinance	2010-08	2/23/201
Commissioner's	Tattoo, Piercing, and Body Modification Ordinance	2010-09	2/23/201
Commissioner's	Health Department Fee Ordinance	2010-10	2/23/201
Commissioner's	Maximum Speed Limit County Road 100 South	2010-11	3/16/201
Zoning Amendment 305/10 Rolling Hills, LLC (Village of Heritage Commissioner's Hill)		2010-12	3/23/201
Council	Issuance of Taxable Revenue Bonds - 70 West Commerce Pk	2010-13	5/13/201
Commissioner's	Zoning Ordinance Amendment Chapters 9 & 12	2010-14	5/25/201
Commissioner's	Establishing Surveyor's Office Operating Fund	2010-15	6/8/201
Commissioner's	Commissioner's Maximum Speed Limit Broyles Road		6/15/201
Commissioner's	Reestablishing Cumulative Capital Development Fund	2010-17	7/8/201
Commissioner's	Reestablishing Cumulative Bridge Fund	2010-18	7/8/201
Commissioner's	Zoning Amendment ZA305/10 Rollings Hills LLC, Village of Heritage Hill Camargo Club	2010-19	8/24/20:
Commissioner's	Zoning Amendment ZA404/10 Phillip Todd Ploughe	2010-20	8/24/20
Commissioner's	Zoning Ordinance Amendment Chapters 14 Overlay Districts	2010-21	8/24/20
Commissioner's	Maximum Speed Limit Whispering Winds Drive	2010-22	8/24/20
Commissioner's	Maximum Speed Limit Forest Lake Court	2010-23	8/24/20
Zoning Amendment ZA405/10 P.R.I.M.E. Ministries, Inc, Indiana Commissioner's Trails		2010-24	9/28/20
Commissioner's	Maximum Speed Limit Apple Creek Estates Subdivision	2010-25	10/12/20
Council &			10/14/10
Commissioner's	2011 Salary Ordinance	2010-26	10/19/1
Commissioner's	Maximum Speed Limit Parks at Prestwick Subdivision	2010-27	10/26/20
Regional Sewer	Regional Sewer District Fees & Charges	2010-28	11/3/20
Regional Sewer	Amendment of 2010-28 RSD Fees & Charges Extending Effective Date	2010-28A	12/21/20

2010 HENDRICKS COUNTY ORDINANCES

ORDINANCE NO. 2010-01

AN ORDINANCE TO AMEND THE ZONING MAP OF HENDRICKS COUNTY, FROM PB/PLANNED BUSINESS DISTRICT TO GB/GENERAL BUSINESS DISTRICT, COMMONLY KNOWN AS ZA 399/09: KS HENDRICKS PARTNERS, LLC, S25-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 GB/General Business District, the following described real estate located in the County of Hendricks, Indiana, namely: ZA 399/09: KS Hendricks Partners, LLC., S25-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 399/09: 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 26^{4L} day of Ganuary, 2010.

Board of Commissioner

ulul Whicker, President

Eric L. Wathen, Vice-President

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Attest:

Cinda Kattau, Auditor

ORDINANCE NO. 2010-02

AN ORDINANCE AMENDING THE HENDRICKS COUNTY INDIANA SUBDIVISION CONTROL ORDINANCE BY AMENDING SECTION 4.03 EXPIRATION OF PRIMARY APPROVAL AND 5.02 EXPIRATION OF APPROVAL

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 Section 4.03 Expiration of Primary Approval and 5.02 Expiration of Approval;

WHEREAS, the Hendricks County Area Plan Commission has conducted a public hearing on the proposed amendment (TSA 01/10) and voted to forward a favorable recommendation to the 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 change

AMENDING SECTION 4.03 TO READ AS FOLLOWS:

EXPIRATION OF PRIMARY APPROVAL -- Primary approval for a major subdivision shall be valid for **two** years from the date of approval, unless the Plan Commission grants an extension. If secondary approval is not granted before the expiration of two years, the primary approval shall be null and void.

AMENDING SECTION 5.02 TO READ AS FOLLOWS

EXPIRATION OF APPROVAL -- Approval for a minor subdivision shall be valid for **two** years from the date of approval, unless an extension is granted by the Plat Review Committee or the Plan Commission. If not granted before the expiration of **two** years, the approval shall be null and void.

Approved by the Board of County Commissioners of Hendricks County, Indiana, this $\underline{\mathcal{A}}_{\ell}^{\ell}$ day of $\underline{\int a_{\ell} u_{\ell} u_{\ell}}_{\ell}$, 2010.

BOARD OF COMMISSIONERS David A. Whicker, President

Eric L. Wathen, Vice President

Phylip G. Palmer Phyllis A. Palmer, Member

ATTEST:

Kattau

Cinda Kattau, Auditor

ORDINANCE NO. 2010-03

AN ORDINANCE AMENDING THE HENDRICKS COUNTY INDIANA SUBDIVISION CONTROL ORDINANCE BY AMENDING SECTION 3.15 2 (a.) PROVISIONS FOR COMPLETION OF IMPROVEMENTS

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 Section 3.15 2 (a.) Provisions for Completion of Improvements;

WHEREAS, the Hendricks County Area Plan Commission has conducted a public hearing on the proposed amendment (TSA 02/10) and voted to forward a favorable recommendation to the 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 change

AMENDING SECTION 3.15 2 (A.) TO READ AS FOLLOWS:

a. **Due to Weather - -** Delays which may be considered because of weather conditions, such as consistent temperatures of freezing or below include, but are not limited to placement of the asphalt surface course, boundary improvements, **centerline monumentation**, certain erosion control measures, sidewalks, landscaping and/or street lights (if required).

Approved by the Board of County Commissioners of Hendricks County, Indiana, this 26^{44} day of $9a_{14}$, 2010.

BOARD OF COMMISSIONERS lulz David Whicker, President

Éric L. Wathen, Vice-President

Phylip Q. Palmer

Phyllis A. Palmer, Member

ATTEST:

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Cinda Kattau, Auditor

ORDINANCE NO. 2010-04

ORDINANCE VACATING PUBLIC ALLEYWAYS

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

WHEREAS, the Town of Coatesville, has filed a Petition to Vacate certain Alleyways with the Clerk of the Board of Commissioners of Hendricks County, Indiana, pursuant to statute; and

WHEREAS, notice has been given by first class mail, with certificate of mailing, to each owner of the land that abuts the property proposed to be vacated; and

WHEREAS, notice of publication has been given as prescribed by I.C. 5-3-1, and the proof of publication having been filed with the Clerk of the Board of Commissioners of Hendricks County, Indiana; and

WHEREAS, the Board of Commissioners of Hendricks County, Indiana, having held a public hearing on such "Petition to Vacate Alleyways" on Tuesday, February ____, 2010 at 9:30 a.m.; and

WHEREAS, after reviewing all of the pertinent facts relative to the request of the "Petition to Vacate Alleyways" and all interested persons having had an opportunity to be heard at the public hearing;

NOW, THEREFORE, by the powers vested in the Board of Commissioners of Hendricks County, Indiana, pursuant to I.C. 36-7-3-12, is hereby ordered and ordained that the relief requested in said "Petition to Vacate Alleyways" is now granted.

IT IS, THEREFORE, ORDERED AND ORDAINED that the following alleyways heretofore platted be, and the same are hereby vacated which alleyways are more particularly described as follows, to-wit:

All of that portion of a 12-foot alley bounded by Lots 5 and 6 on the east and Lot 7 on the west and running south to north from the south lines of Lots 5 and 7 to the north lines of Lots 6 and 7 in Block 4 of the original plat for West Milton (now Coatesville) as per plat thereof recorded in Deed Record 13, page 481 in the Office of the Recorder of Hendricks County, Indiana. (All to Town of Coatesville, Hendricks County, Indiana as adjoining landowner)

ALSO:

All of that portion of a 12-foot alley north side of Block 4 of the original plat for West Milton (now Coatesville) as per plat thereof recorded in Deed Record 13, page 481 in the Office of the Recorder

of Hendricks County, Indiana, lying west of the west right of way line of Milton Street per said plat and east of the southerly projection of the east right of way line of Hadley Street per the plat of Minor Plat No. 995 as recorded as Instrument Number 2005-38873 in the said county records. (North half to Coatesville-Clay Township Library Building Corporation as adjoining landowner to the north; south half to Town of Coatesville, Hendricks County, Indiana, as adjoining landowner to the south)

IT IS FURTHER ORDAINED AND ORDERED that the Clerk of the Board of Commissioners of Hendricks County, Indiana, shall furnish a copy of this Ordinance to the County Recorder for recording, and to the County Auditor, all pursuant to the provisions of I.C. 36-7-3-12.

THIS ORDINANCE ADOPTED THIS gull DAY OF February, 2010.

BOARD OF COMMISSIONERS OF HENDRICKS COUNTY, INDIANA

LIS A. PALMER A. WHICKE

ERIC L. WATHEN

ATTESTED BY:

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CINDA KATTAU, CLERK OF THE BOARD OF COMMISSIONERS OF HENDRICKS COUNTY I affirm, under penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law, Ben Comer. This instrument prepared by Ben Comer, Attorney-at-law, P.O. Box 207, Danville, IN 46122; 317-745-4300.

ORDINANCE NO. 2010 - <u>0.5</u> HENDRICKS COUNTY REGIONAL SEWER DISTRICT ORDINANCE FOR FEES AND CHARGES EXIT 59 SERVICE AREA

WHEREAS, the Hendricks County Regional Sewer District (the "District") is a duly created and existing municipal corporation pursuant to I.C. 13-26-2, et.seq.; and

WHEREAS, the District has adopted rules and regulations to effect the purposes for which the District was created and operates; and

WHEREAS, the District rules and regulations provide for and require adoption of certain rates and charges; and

WHEREAS, I.C. 13-26-11, et.seq. grants certain powers to the District dealing with the establishment and collection of rates and charges; and

WHEREAS, the Board of Trustees of the District finds and determines that it is to the best interest of the District to adopt these rates and charges, and such rates and charges are believed to be just and equitable;

NOW, THEREFORE: be it ordained by the Board of Trustees of the District rates and charges schedule Ordinance entitled *"Hendricks County Regional Sewer District Ordinance for Rates and Charges, Ordinance No.: 2010-05*" be adopted as follows:

- 1. The statements in the preamble hereof are true and correct and are findings of fact hereby.
- 2. The rates and charges included herein are adopted for all effects and purposes as the District's rates and charges regarding wastewater service in the Service Area known as the Exit 59 Service Area.
- 3. These rates amend and supersede the rates and charges adopted in Ordinance 1995-28, and in ordinance 2001-32 for the Exit 59 service area.
- 4. All rates and charges adopted hereby become of full force and effect as described.

The rates and charges and other specific provisions thereof enacted by the Board of Trustees of the District are as follows:

HENDRICKS COUNTY REGIONAL SEWER DISTRICT FEES PERTAINING TO EXIT 59 SERVICE AREA

Application Fees		
Wasteload Allocation	\$	100.00
Wastewater Facility Construction	\$	100.00
One-Site Sewer Construction Inspection Permit	\$	100.00
Construction Fees:		
Service Fee for all commercial construction and residentia construction after adoption of this ordinance shall be:	1	
Connection Fee per EDU	\$	6,000.00
The entire connection fee is due and payable prior to issua of wasteload allocation.	ince	
Fees:		
Monthly Service Fee per EDU	\$	76.00
Inspection Fees		
Wastewater Facility Construction	\$	90.00/Hour
Acceptance of Facilities	\$	90.00/Hour
On-Site Sewer Construction	\$	90.00/Hour
Plan Review Fees		
Wasteload Allocation	\$	115.00/Hour
On site Sewer Construction	\$	115.00/Hour
Miscellaneous Fees per EDU		
Returned Check Fee	\$	25.00
Monthly Late Payment Fee	\$	20.00
Security Device Replacement Fee A	ctual Cost (\$	5100.00 Minimum)

Lien Charges

Cost of attachment of lien, plus one and one-half times the amount of fees owed

Industrial Waste Discharge Permit (Non-Domestic) Annual Discharge Permit Fee Laboratory Testing Charges Excess Strength Wastewater

\$ 5,000.00 Actual Charges plus 15% Handling 10% Surcharge per lb of total cost to treat BOD, TSS and NH-3

NOTE: Industrial waste, for purposes of this Ordinance, pertains to those non-domestic waste streams discharged as defined by SIC codes as registered under the Code of Federal Regulations CFR 403 Pretreatment guidelines set for by the United States of America Environmental Protection Examples include significant users of 25,000 - gallons/day flow or by categorical Agency. classification.

The Industrial Waste Discharge Permit does not apply to restaurants, but does not exempt restaurants from excess waste strength fees, or any required laboratory testing, or the need to install and maintain grease traps as outlined in the District's rules and regulations.

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

PASSED AND ADOPTED by the Hendricks County Regional Sewer Board of Hendricks County, State of Indiana on this <u>2</u> day of <u>February</u>, 2010.

HENDRICKS) COUNTY REGIONAL SEWER BOARD

David, A. Whicker, President

Eric L. Wathen, Vice President

Phyllis Q. Palmer Phyllis A. Palmer, Member

ATTEST:

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AN ORDINANCE TO AMEND THE ZONING MAP OF HENDRICKS COUNTY, FROM LI/LIGHT INDUSTRIAL DISTRICT TO GB/GENERAL BUSINESS DISTRICT, COMMONLY KNOWN AS ZA 402/10: CHRISTOPHER R. WELLS, S20-T15N-R2E, WASHINGTON TOWNSHIP, PARCEL TOTALING 1.64 ACRES, LOCATED ON THE SOUTH SIDE OF COUNTY ROAD 251 SOUTH, EAST OF COUNTY ROAD 1050 EAST AND SOUTHEAST OF THE INTERSECTION OF U.S. HIGHWAY 40 AND COUNTY ROAD 1050 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 402/10: Christopher R. Wells, S20-T15N-R2E, 1.64 acres, Washington Township, located at the south side of County Road 251 South, east of County Road 1050 East and southeast of the intersection of U.S. Highway 40 and County Road 1050 East.

SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 402/10: Christopher R. Wells, 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 February, 2010.

Board of Commissioners

Whicker, President

Wathen, Vice-President,

Phyllis A. Palmer, Member

Attest oftau

Cinda Kattau, Auditor

AN ORDINANCE TO AMEND THE ZONING MAP OF HENDRICKS COUNTY, FROM AGR/AGRICULTURAL RESIDENTIAL DISTRICT TO LI/LIGHT INDUSTRIAL DISTRICT, COMMONLY KNOWN AS ZA 401/10: MADISON SQUARE PARK, LLC, S35-T17N-R1W, MIDDLE TOWNSHIP, PARCEL TOTALING 2.372 ACRES, LOCATED NORTH OF U.S. HIGHWAY 136, WEST OF COUNTY ROAD 150 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 LI/Light Industrial District, the following described real estate located in the County of Hendricks, Indiana, namely: ZA 401/10: Madison Square Park, LLC, S35-T17N-R1W, 2.372 acres, Middle Township, located north of U.S. Highway 136, west of County Road 150 East.

SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 401/10: Madison Square Park, 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 <u>February</u>, 2010.

Board of Commissioners

Whicker, President

Wathen, Vice-President almu

Phyllis A/Palmer, Member

Attest: atta

Cinda Kattau, Auditor

HENDRICKS COUNTY

FOOD ORDINANCE

ORDINANCE NO. 2010 - 08

An Ordinance pertaining to establishments requiring Permits and Permit fees for operation of a Retail Food Establishment, Mobile Food Establishment, Temporary Food Establishment, Farmers' Market Vendor , or Bed and Breakfast Establishment; prohibiting the sale of adulterated, unwholesome, or misbranded food; regulating the inspection of food and Bed and Breakfast Establishments; providing for enforcement of this Ordinance; providing for the fixing of penalties for violations of said Ordinance; and providing for incorporation by reference the following statutes and rules: Retail Food Establishment Sanitation Requirements Title 410 Indiana Administrative Code (IAC) 7-24 or as amended; and Bed and Breakfast Establishment Rules, 410 IAC 7-15.5, Indiana Code (IC) 16-42-1, IC 16-42-2, IC 16-42-5, IC 16-42-5.2, 410 IAC 7-21, 410 IAC 7-22, and 410 IAC 7-23.

Be it ordained by the Board of Commissioners of Hendricks County, State of Indiana, that:

DEFINITIONS

Bed and Breakfast Establishment - means an Operator occupied residence that provides sleeping accommodations to the public for a fee, has no more than fourteen (14) guest rooms, provides breakfast to its guests as part of the fee, and provides sleeping accommodations to a particular guest no more than thirty (30) consecutive days.

Catering –means the preparation of food in an approved Retail Food Establishment and may include the transportation of such food for service and consumption at some other site.

Commissary - means a registered Catering establishment, restaurant, or any Retail Food Establishment in which food, food containers, or food supplies are kept, handled, prepared, packaged, or stored from which meals are catered and Mobile Retail Food Establishments or pushcarts are serviced.

Consecutive Inspection – means an inspection which occurs directly after another inspection, [e.g., an inspection occurs April 2010 and the next inspection occurs July 2010]. The type of inspection or period of time between inspections is not significant.

Critical Violation - means a violation that is more likely than other violations to significantly contribute to food contamination, illness, or an environmental health hazard. These may include items marked in the "C" column denoting Critical Violations on the Inspection Report form.

Farmers' Market Vendor – means a Retail Food Establishment, excluding a Mobile Food Establishment, which operates with the approval of the market master at a common facility where two (2) or more farmers or growers gather on a regular reoccurring basis to sell a variety of fruits, vegetables, and other farm products to consumers.

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Habitual Non-compliance - means two or more inspections for an establishment meeting one of the following:

- (1) One (1) or more enforcement actions taken within the previous (3) years
- (2) Three (3) Consecutive Inspections documenting the same Critical Violation(s)
- (3) Four (4) Non-consecutive Inspections documenting the same Critical Violation(s)
- (4) Five (5) Consecutive Inspections documenting the same non-critical violations(s)
- (5) Six (6) Non-consecutive inspections documenting the same non-critical violations(s).

Health Officer - means the Director of Public Health of the Hendricks County Health Department in Indiana or the Health Officer's Authorized Representative.

Imminent Health Hazard – means a significant threat or danger to health that is considered to exist when there is evidence sufficient to show that a product, practice, circumstance, or event creates a situation that requires immediate correction or cessation of operation to prevent injury or illness based on the number of potential injuries or illnesses, and nature, severity, and duration of the anticipated injury or illness.

Inspection Report – means the document prepared by the Hendricks County Health Department that is completed as a result of the inspection and provided to the Person-in-charge.

Mobile Food Establishment - means a Retail Food Establishment that is wheeled; on skids; mounted on a vehicle; a marine vessel; or otherwise readily movable; such as a pushcart or trailer that changes location too frequently to be a candidate for permanent utility connections, as determined by the Health Officer.

Non-consecutive Inspection – means an inspection that does not occur directly after another inspection [e.g., inspections are conducted in October 2009, April 2010, July 2010; where October 2009 and July 2010 are non-consecutive inspections]. The type of inspection or period of time between inspections is not significant.

Operator – means the Person who has primary oversight responsibility for operation of the establishment through ownership, or lease or contractual agreement, and who is responsible for the storage, preparation, display, transportation or serving of food to the public.

Permit – means the document issued by the Hendricks County Health Department that authorizes a Person to operate a Retail Food Establishment, Mobile Food Establishment, Temporary Food Establishment, Farmers' Market Vendor, or Bed and Breakfast Establishment.

Person – means an association; a corporation; an individual; partnership; or other legal entity, government, or governmental subdivision or agency.

Person-in-charge – means the individual present at a Retail Food Establishment who is responsible for the operation at the time of inspection.

Retail Food Establishment- means an operation that:

(1) Stores, prepares, packages, serves, vends, or otherwise provides food for human consumption, such as the following:

(A) A restaurant.

(B) A satellite or catered feeding location.

(C) A Catering operation if the operation provides food directly to a consumer or to a conveyance used to transport people.

(D) A market.

(E) A grocery store.

(F) A convenience store.

(G) A conveyance used to transport people.

(H) An institution.

(I) A food bank.

(J) A Commissary.

(K) A cottage industry.

(L) A health facility as defined in IC 16-18-2.

(M) An assisted living facility as defined in IC 12-10-15.

(2) Relinquishes possession of food to a consumer directly or indirectly through a delivery service, such as home delivery of grocery orders or restaurant takeout orders, or delivery service that is provided by common carriers.

(a) The term includes the following:

(1) An element of the operation, such as a transportation vehicle or a central preparation facility that supplies a vending location or satellite feeding location unless the vending or feeding location is permitted by the regulatory authority.

(2) An operation that is conducted in a:

- (a) mobile;
- (b) stationary;
- (c) temporary; or
- (d) permanent;

facility or location, where consumption is on or off the premises and regardless of whether there is a charge for the food.

(b) The term does not include the following:

- (1) An establishment that offers only prepackaged foods that are not potentially hazardous.
- (2) A produce stand that offers only whole, uncut fresh fruits and vegetables.
- (3) A food processing plant operated under IC 16-42-5.
- (4) A Bed and Breakfast Establishment as defined and regulated under IC 16-41-31 and 410 IAC 7-15.5.
- (5) A private home that receives catered or home-delivered food.
- (6) A private home.
- (7) Those exempted from the definition of "Food establishment" by IC 16-18-2.

Temporary Food Establishment - means a Retail Food Establishment that operates for a period of time no more than fourteen (14) consecutive calendar days, in conjunction with a single event or celebration with the approval of the organizers of the event or celebration.

SECTION I APPROVAL OF PLANS

A. Submit Plan Review

All Retail Food Establishments, except for those listed under Subsection I B, that are hereafter constructed or re-constructed shall conform to the applicable requirements of the Indiana State Department of Health and the Indiana Department of Fire and Building Services. Properly prepared plans and specifications shall be submitted to and approved by the Hendricks County Health Department, in writing, before starting any construction work. Any new or remodeled establishment must submit a completed plan review application on forms provided by the Hendricks County Health Department at least thirty (30) working days prior to scheduling the pre-opening compliance inspection.

B. Establishments Exempt from Hendricks County Food Permit Plan Review Regulated establishments are exempt from the plan review requirements of this Ordinance if:

- (1) The entire operation of the establishment is receiving inspections by an appropriate State or Federal governmental agency, or
- (2) The establishment is a Mobile Food Establishment, or
- (3) The establishment is a Temporary Food Establishment, or
- (4) The establishment is a Farmers' Market Vendor, or
- (5) The establishment is a Bed and Breakfast Establishment.

SECTION II PERMITS

It shall be unlawful for any Person to operate a Retail Food Establishment, Mobile Food Establishment, Temporary Food Establishment, Farmers' Market Vendor, or Bed and Breakfast Establishment in Hendricks County, who does not possess a valid Permit from the Health Officer; except when the entire operation of the establishment is receiving inspections by an appropriate State or Federal governmental agency. Valid Hendricks County Food Permits shall be posted in a conspicuous place at the establishment at all times.

A. Only Persons who comply with the applicable requirements of this Ordinance will be entitled to receive and retain such a Permit.

B. Permit duration for:

(1) Retail Food Establishments and Bed and Breakfast Establishments shall be one year beginning from the date of issuance and shall be applied for by the establishment annually.

(2) Mobile Retail Food Establishments shall include expiration on December 31st of the calendar year in which the permit is issued.

(3) Temporary Food Establishments shall be for the term of one continuous event at one location. This Permit is not to exceed fourteen (14) consecutive days.

(4) Farmers' Market Vendors permits shall expire on December 31st of the calendar year in which the Permit is issued.

C. Any Permits issued by the Health Officer shall contain the name of the establishment, the address of the establishment, duration of Permit, and other pertinent information required by the Health Officer.

D. Required Permits shall be provided by the Hendricks County Health Officer subject to a completed application, payment of fees, and compliance with all applicable state statutes, rules and regulations and local Ordinances. The applicant must be an owner and/or Operator of the Retail Food Establishment, Mobile Food Establishment, Temporary Food Establishment, Farmers' Market Vendor, or Bed and Breakfast Establishment.

E. A late renewal fee will apply if a Permit for a Retail Food Establishment or Bed and Breakfast Establishment is not renewed by the date of expiration. Application for a Mobile Food Establishment, Temporary Food Establishment, or Farmers' Market Vendor Permit must be submitted to the Health Department at least 48 hours prior to start of the event or operation, or late application fees will apply.

F. Public events where catered food is served or prepared shall occur at a facility holding a valid Hendricks County Establishment Permit. This permitted establishment shall obtain a current copy of the caterer's local health department food Permit. If the site or the caterer is not permitted, the caterer must obtain a Temporary Food Establishment Permit for the event.

G. Any Person who desires to operate a Temporary Food Establishment in Hendricks County shall obtain from the Health Officer a Permit for a Temporary Food Establishment. Such Temporary Permit shall be provided by the Health Officer if a completed application for a Permit and appropriate fees are presented and the Temporary Food Establishment demonstrates compliance with all critical requirements.

H. A Temporary Permit will not be issued to a Temporary Food Establishment in operation in one location for more than thirty (30) days in one calendar year.

I. A separate Permit shall be required for each Retail Food Establishment, Mobile Establishment, Temporary Food Establishment, Farmers' Market Vendor, or Bed and Breakfast Establishment operated or to be operated by any Person. Any Permit issued under this Ordinance is not transferable from one Person to another, from one establishment to another, from one mobile unit to another, or from one type of operation to another.

J. A nonrenewable provisional Permit is available for a Person taking over an existing, permitted establishment. The following conditions apply:

- (1) The provisional Permit shall be provided by the Hendricks County Health Officer if a completed application and the appropriate fee are received by the Hendricks County Health Department.
- (2) The provisional Permit will be valid for ninety (90) days from the date of issue. No extensions will be provided.
- (3) An annual Permit must be obtained before the expiration of the provisional Permit. The annual Permit will not be issued until all outstanding violations, if any, have been corrected and an acceptable compliance inspection by the Hendricks County Health Department is recorded.

(4) The annual Permit shall have the anniversary date of the original date of provisional Permit.

SECTION III PERMIT FEES

A. Permit Fees

Except as provided in Subsection III B, all permitted establishments must pay Permit fees as specified in the Hendricks County Board of Health Ordinance for Collection of Fees. A receipt for the payment of such fee shall be provided by the Hendricks County Health Department. The fees paid under this Ordinance are not transferable or refundable. A Permit may not be issued to any establishment where outstanding or unpaid fees or penalties are due.

B. Permit Fee Exception

No Permit fee shall be required for a food establishment operated by a Public School as defined in IC 20-18-2, or for a food establishment owned and operated by Hendricks County Government.

SECTION IV MINIMUM REQUIREMENTS

A. General Requirements

All Retail Food Establishments, Mobile Food Establishments, Temporary Food Establishments, Farmers' Market Vendor, and Bed and Breakfast Establishments shall comply with the minimum requirements specified in the applicable Indiana Administrative Code, 410 IAC 7-24 or 410 IAC 7-15.5. Copies of each are kept on file in the Hendricks County Health Department Office, Danville, Indiana, for public inspection.

B. Water Source

Each facility must have an adequate supply of potable water at all times of operation. In addition, the following requirements must be met:

- Those facilities regulated by the Indiana Department of Environmental Management (IDEM) and/or Indiana Administrative Code 327 IAC 8 must be in substantial compliance with applicable regulations.
- (2) Facilities with a private water supply not subject to IDEM regulations must submit satisfactory water samples results at least one time a year to the Hendricks County Health Department.
- (3) The Hendricks County Health Department must be notified of any interruption in water service. If there is a possibility of water supply contamination, an establishment must cease operation until water is restored and until two separate water samples tested twenty-four hours apart show satisfactory results. An establishment must receive approval from the Hendricks County Health Department before resuming operations after an interruption of water service.

C. Wastewater Treatment

Each facility must have adequate wastewater treatment and disposal at all times of operation as determined by the Health Officer. In addition, sewage shall be disposed through an approved facility that is:

- (1) A public sewage treatment plant; or
- (2) An individual sewage disposal system that is:
 - (a) sized;
 - (b) constructed;
 - (c) maintained; and
 - (d) operated;
 - according to law.

D. Responsibilities of the Operator

Upon acceptance of the Permit issued by the Hendricks County Health Department, the Operator in order to retain the Permit shall:

- Comply with the provisions of this Ordinance and all laws and rules adopted by reference herein and the conditions of any variances granted by the Indiana State Department of Health;
- (2) Immediately discontinue affected operations and notify the Hendricks County Health Department if an Imminent Health Hazard may exist because of an emergency such as a fire, flood, extended interruption of electrical or water service, sewage backup, misuse of poisonous or toxic materials, onset of apparent foodborne illness outbreak, gross insanitary occurrence or condition, or other circumstance that may endanger public health;

(3) If a Retail Food Establishment, Mobile Food Establishment, Temporary Food Establishment, Farmers' Market Vendor, or Bed and Breakfast Establishment has discontinued operations for the reasons stated above or otherwise according

to law, the Operator must obtain approval from the Hendricks County Health Department before resuming operations;

- (4) Allow representatives of the Hendricks County Health Department access to all parts of the Retail Food Establishment, Mobile Food Establishment, Temporary Food Establishment, Farmers' Market Vendor, or Bed and Breakfast Establishment at all reasonable times; to collect evidence and/or exhibits; and to routinely inspect, investigate complaints, and copy any or all records relative to the enforcement of this Ordinance;
- (4) Comply with the directives of the Hendricks County Health Department including time frames for corrective actions specified in Inspection Reports, notices, orders, warnings, and other directives issued by the Hendricks County Health Department in regard to the Operator's Retail Food Establishment, Mobile Food Establishment, Temporary Food Establishment, Farmers' Market Vendor, Bed and Breakfast Establishment, property or facility, or in response to community emergencies;
- (5) Accept notices issued and served by the Hendricks County Health Department;
- (6) Be subject to the administrative, civil, injunctive, and criminal remedies authorized by law for failure to comply with this Ordinance or a directive of the Hendricks County Health Department.

SECTION V SALE, EXAMINATION, AND CONDEMNATION OF UNWHOLESOME, ADULTERATED OR MISBRANDED FOOD.

A. It shall be unlawful for any Person to sell through a Retail Food Establishment, Mobile Food Establishment, Temporary Food Establishment, Farmers' Market Vendor, or Bed and Breakfast Establishment any food which is unwholesome, adulterated or misbranded, as provided in the Indiana Food, Drug and Cosmetic Act; IC 16-42-1 through IC 16-42-2.

B. Samples of food may be taken and examined by the Health Officer as often as may be necessary to determine freedom from contamination, adulteration, or misbranding. The Health Officer may, on written notice to the owner or Operator, impound and forbid the sale of any food which is unwholesome, adulterated or misbranded, or which he has probable cause to believe is unfit for human consumption, unwholesome, adulterated, or misbranded; provided that in the case of misbranding which can be corrected by proper labeling, such food may be released to the Operator for correct labeling under the supervision of the Health Officer. The Health Officer may also cause to be removed or destroyed, any dairy product, meat, meat product, seafood, poultry, poultry product, confectionery, bakery product, vegetable, fruit, or other perishable articles which the Health Officer determines are unsound, or contain any filthy, decomposed, or putrid substance, or that may be poisonous or deleterious to health or otherwise unsafe.

SECTION VI INSPECTIONS

A. Schedule of Inspection

The Health Officer may establish an inspection schedule, the frequency of which is at the discretion of the Health Officer. The schedule will be based on public health risk associated with the establishment's menu; type of operation including the methods and extent of food storage, preparation, and service; the number of people served; and past performance.

B. Procedure when Violations Are Noted

If during an inspection of any establishment, the Health Officer discovers a violation of this Ordinance, he shall issue a written order in the form of an Inspection Report listing such violation to the Operator, or in the Operator's absence, to the Person-in-charge, and setting a date by which the violation shall be abated. A copy of the Inspection Report shall be filed with the records of the Hendricks County Health Department.

C. Public Access to Inspection Records

After the Inspection Report is completed, the establishment, under IC 16-20-8-5, has the opportunity to review the reports and submit to the Hendricks County Health Department a written response. The public will have access to Inspection Reports either ten (10) days after the completion of the inspection; or after a written response to the Inspection Report has been submitted to the department under IC 16-20-8-5, whichever is earlier, except as provided in IC 16-20-8-8.

The Inspection Report and related public records may be inspected and copied under IC 5-14-3 if the Hendricks County Health Department takes any of the following actions with respect to an establishment that is the subject of the records:

(1) schedules a hearing by the local health department or designee,

- (2) orders closure,
- (3) requests revocation of a Permit,
- (4) finds the existence of an imminent danger to the public health or a gross deception of or fraud upon the consumer.

D. Refusal to Sign Acknowledgement

Refusal to sign an acknowledgment of receipt will not affect the Operator's obligation to correct the violations noted in the Inspection Report within the date by which the violation shall be abated.

SECTION VII COMPLIANCE AND ENFORCEMENT

A. Application Denial

If an application for a Permit to operate a Retail Food Establishment, Mobile Retail Food Establishment, or Bed and Breakfast Establishment is denied, the Hendricks County Health Department shall provide the applicant with a notice that includes:

(1) The specific reasons and rule citations for the Permit denial;

(2) The actions, if any, that the applicant must take to qualify for the Permit; and Notice of the applicant's right of appeal and the process and time frames for appeal that are provided in law.

B. Follow-up Inspection - Health Officer Response to Violators

If upon a follow-up inspection, the Health Officer finds that a food operation, Person, or employee is violating any provisions of this Ordinance which were in violation on the previous inspection concerning which a written order was issued, and the date by which the violation shall be abated has passed, the Health Officer may do any or all of the following:

(1) Offer the alleged violator an opportunity to enter into an agreed order providing for:

(a) the actions required to correct the violation; and

(b) if appropriate, the payment of a civil penalty.

The Health Officer is not required to extend the offer for more than thirty (30) days.

- (2) Promptly issue a written order to the permittee of the food operation to appear at a certain time and place in the County, in order to show cause why the Permit issued under the provision of Section II should not be revoked.
- (3) Furnish evidence of the violation to Hendricks County legal representatives for enforcement.

C. Suspension of Permit

Any Permit issued under this Ordinance may be temporarily suspended by the Health Officer, without notice or hearing, for a period not to exceed thirty (30) days if the Health Officer determines through inspection, or examination of employee, food, records, or other means as specified in this Ordinance, that an Imminent Health Hazard exists.

D. Revocation of Permit

The Health Officer may revoke the Permit and promptly give written notice of the action to the permittee due to any of the following:

- (1) Upon a meeting with the Operator, as described in Subsection VII B(2), if the Operator should fail to show cause why their Permit should not be revoked;
- (2) Interference with the Health Officer in the performance of their duties;
- (3) Habitual Non-compliance with the requirements set forth by the Indiana State Department of Health or by this Ordinance.

The Health Officer shall maintain a permanent record of proceedings, filed in the office of the Hendricks County Health Department.

E. Permit Reinstatement

Any Person whose Permit has been suspended or revoked may, at any time, make application with demonstration of compliance to the Health Officer for reinstatement of his/her Permit.

SECTION VIII APPEALS SECTION

Any Person(s) aggrieved by an application denial, as described in Subsection VII A, or revocation of Permit, as described in Subsection VII D, shall be entitled to a review of the final order before the Hendricks County Health Board by filing a written request therefore with the Health Officer. The written request must be mailed certified or hand delivered to Health Officer; 355 South Washington Street #210; Danville, IN 46122 and must be received within fifteen (15) days after such final order is issued.

Upon the Health Officer's receipt of such request, the Hendricks County Health Board shall hear the matter in an open hearing after at least five (5) days written notice of the time, place and nature thereof to the aggrieved Person. (A shorter period of time may be granted, if requested by either party and agreed upon.)

The notice of the hearing shall be served upon the Person requesting the review by hand delivering or mailing by certified mail the notice to the address listed on the Permit application or such other address as the Person shall designate in the letter, of request to the Health Officer.

The Hendricks County Health Board establishes the Rules of Procedure and advises the parties prior to the start of the proceedings.

The minutes from the hearing may act as the final order or determination of this matter. This completes the Appeals procedure.

SECTION IX INSPECTION OF TEMPORARY and FARMERS' MARKET VENDOR FOOD ESTABLISHMENTS

A. Schedule of Inspection

The Health Officer may establish a routine inspection schedule, the frequency of which is at the discretion of the Health Officer.

B. Procedure to Follow When Any Violation is Noted

If during the inspection of any Temporary Food Establishment or Farmers' Market Vendor the Health Officer discovers a violation of the requirements of this Ordinance, he may order immediate correction of the violation or set a reasonable time for correction.

C. Revocation of Permit for Continued Operation

Upon failure of any Person maintaining or operating a Temporary Food Establishment or Farmers' Market Vendor to comply with any order of the Health Officer, it shall be the duty of the Health Officer to revoke the Permit of the establishment and to forbid the further sale or serving of food therein.

D. Temporary Food Establishment or Farmers' Market Vendor Application

Denial

If an application for a Permit to operate a Temporary Food Establishment or as a Farmers' Market Vendor is denied, the Hendricks County Health Department shall provide the applicant with a notice that includes:

- (1) The specific reasons and rule citations for the application and/or Permit denial;
- (2) The actions, if any, that the applicant must take to qualify for the application and/or Permit.

SECTION X PENALTIES

1.

Certification of Food Handler Requirements Penalties

Unless adjusted by an administrative order, the following schedule of monetary penalties shall be used if penalties are to be assessed for violations of Indiana Administrative Code 410 IAC 7-22:

Indiana Code (IC) Section	Penalty Range \$0–100 per day per violation	
Section 15(a), (b), (c), (d), (e), and (f) [Section 15(a) through 15(f) of 410 IAC 7-22]		
Section 16(a) of 410 IAC 7-22	\$0–100 per day per violation	
Section 16(b) 410 IAC 7-22	\$0–50 per day per violation	
Section 17(a), 1, 2, 3 and 4 [Section 17(1) through 17(4) of 410 IAC 7-22]	\$0–100 per day per violation	

2. Civil Penalties

(a) The Hendricks County Health Department may commence an action, under IC 16-42-5-28, to levy civil penalties against a Person who:

(1) fails to comply with IC 16-42-5, 410 IAC 7-21, or 410 IAC 7-24; or

(2) interferes with or obstructs the Hendricks County Health Department or its designated agent in the performance of duties under IC 16-42-5, 410 IAC 7-21, or 410 IAC 7-24.

(b) A civil penalty in an amount in the appropriate range specified in subsection (d), (e), or (f), or any combination thereof, may be sought for each day of each violation.

(c) In determining the seriousness of the violation and the specific amount of the civil penalty to be sought for each violation, the Hendricks County Health Department will consider, but is not limited to, the following:

(1) The potential for harm or imminent threat to public health.

(2) The extent of deviation from statutory or regulatory requirements.

(3) Degree of willfulness or negligence.

(4) History of noncompliance.

The absence of direct harm will not result in assessment of a lower penalty for a violation.

(d) Unless adjusted as provided in subsections (g) and (h), and if penalties are to be assessed to a food establishment, as defined in IC 16-42-5, then they shall be assessed in accordance with the following:

INDIANA CODE (IC) SECTION	PENALTY RANGE
IC 16-42-5-6; IC 16-42-5-11; IC 16-42-5-19; IC 16-42-5-21	\$0 to \$1,000
IC 16-42-5-7; IC 16-42-5-12; IC 16-42-5-13; IC 16-42-5-14; IC 16-42-5-15; IC 16-42-5-17; IC 16-42-5-18; IC 16-42-5-20	\$0 to \$500
IC 16-42-5-8; IC 16-42-5-9; IC 16-42-5-10; IC 16-42-5-16; IC 16-42-5-22	\$0 to \$100

(e) Unless adjusted as provided in subsections (g) and (h), and if penalties are to be assessed to a retail food establishment, as defined in 410 IAC 7-24, then they shall be assessed in accordance with the following:

SECTIONS OF 410 IAC 7-24	PENALTY RANGE
107; 121, 129; 139; 142; 165; 171; 182; 269; 376; 423	\$0-\$500
108; 109; 110; 111; 114; 117; 120; 137; 141(d); 143; 144; 146; 147; 149; 150; 151; 153; 154; 155; 157; 160; 162; 164; 166; 167; 168; 169; 172; 173; 181(a); 183; 186; 187; 188; 189; 193; 195; 196; 205; 241; 274; 294; 303; 320; 321; 322; 323; 324(a)(1); 325; 329; 334; 336; 337; 339; 343; 344; 350; 357; 375; 377; 415; 437; 438; 439; 440; 441; 442; 443; 444; 445; 446; 447; 448; 450	\$0\$250
113; 115; 118; 123; 128; 131; 132; 135; 136; 141(a); 141(b); 141(c); 152; 156; 190; 191; 201; 204; 229; 240; 259; 264; 295(a); 296; 297; 326; 368; 424; 435; 436	\$0-\$100
119; 122; 130; 133; 134; 138; 140; 145; 148; 158; 159; 161; 163; 170;174; 175; 176; 177; 178; 179; 180; 181(b); 181(c); 185; 197; 198; 199;202; 203; 206; 207; 208; 209; 210; 211; 212; 213; 214; 215; 216; 217;218; 219; 220; 221; 222; 223; 224; 225; 226; 227; 228; 230; 231; 232;233; 234; 235;236; 237; 238; 239; 242; 243; 244; 245; 246; 247; 248;249; 250; 251; 252; 253; 254; 255; 256; 257; 258; 260; 261; 262; 263;265; 266; 267; 268; 270; 271; 272; 273; 275; 276; 277; 278; 279; 280;281; 282; 283; 284; 285; 286; 287;	\$0-\$50

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288; 289; 290; 291; 292; 293; 295(b); 295(c); 298; 301; 302; 304; 305; 306; 307; 308; 309; 310; 311; 312; 313; 314; 315; 316; 317; 318; 324(a)(2); 327; 328; 330; 331; 332; 333; 335; 338; 340; 341; 342; 345; 346; 347; 348; 349; 351; 352; 353; 354; 355; 356; 358; 359; 360; 361; 362; 363; 364; 365; 366; 367; 369; 371; 372; 373; 378; 379; 380; 381; 382; 383; 384; 385; 386; 387; 388; 389; 390; 391; 392; 393; 394; 395; 396; 397; 398; 399; 400; 401; 402; 403; 404; 405; 406; 407; 408; 409; 410; 411; 412; 413; 414; 416; 417; 418; 419; 420; 421; 425; 426; 427; 428; 429; 430; 431; 432; 433; 434; 449; 451

(f) Unless adjusted as provided in subsections (g) and (h), and if penalties are to be assessed to a wholesale food establishment, as defined in 410 IAC 7-21, then they shall be assessed in accordance with the following:

SECTIONS OF 410 IAC 7-21	PENALTY RANGE
35; $36(1)$; $36(2)$; $36(3)$; $36(4)$; $36(5)$; $39(b)(8)$; 40 ; 41 ; $42(b)$; $45(c)$; $45(n)$; $45(p)$; $45(q)$; $45(r)$; 46 ; $47(9)(B)$; 48 ; $49(d)$; $49(e)$; $50(d)$	\$0-\$1,000
$\begin{array}{c} 36(8);\ 37;\ 38;\ 39(a);\ 39(b)(1);\ 39(b)(2);\ 39(b)(3);\ 39(b)(4);\ 39(b)(5);\\ 39(b)(6);\ 39(b)(7);\ 42(a);\ 42(d);\ 42(e);\ 44(i);\ 45(a);\ 45(b);\ 45(d);\ 45(e);\\ 45(f);\ 45(g);\ 45(h);\ 45(i);\ 45(j);\ 45(k);\ 45(l);\ 45(m);\ 45(o);\ 45(s);\ 47(2);\\ 47(3);\ 47(4);\ 47(5);\ 47(6);\ 47(7);\ 47(9)(A);\ 47(9)(C);\ 50(c);\ 50(f);\ 51(a);\\ 51(c);\ 51(d)\end{array}$	\$0-\$500
36(6); 36(7); 42(c); 43(b); 43(c); 43(d); 44(c); 44(e); 44(h); 47(1); 47(8); 49(a); 49(b); 49(c); 50(b); 51(b)	\$0-\$250
36(9); 43(a); 43(e); 44(a); 44(b); 44(d); 44(f); 44(g); 45(t); 47(10); 47(11); 47(12); 47(13); 47(14); 47(15)	\$0-\$100

(g) After re-inspection and determining the appropriate penalty based on the schedule in subsection (d), (e), or (f), or any combination thereof, the Hendricks County Health Department, or its authorized representative, may adjust the penalty to reflect a good faith effort to comply as follows:

(1) Each individual penalty will be multiplied by the number of days the particular violation has been documented by the Hendricks County Health Department, or its authorized representative.

(2) Penalties for violations documented in two (2) consecutive inspections by the Hendricks County Health Department, or its authorized representative, shall be assessed on the basis that the violations have remained uncorrected over the period of time between the two (2) inspections.

(3) If the Person found in violation has requested re-inspection and has produced substantive evidence that the violation or violations have been corrected, the penalties shall be assessed for the period between initial discovery of violation and the receipt of request for re-inspection.

(4) Penalties for all violations documented in an inspection or series of inspections at an establishment will be totaled and sought under one (1) cause of action.

(h) After filing an action under IC 4-21.5, and in an attempt to resolve violations of said Indiana Code and this rule without resort to a hearing, the Hendricks County Health Department may negotiate and enter into agreed orders. An agreed order may suspend all or part of the civil penalty calculated under the requirements and deadlines established in this Ordinance.

In addition to the foregoing, civil penalties, which may include injunctive relief, may be imposed under Indiana law on any Person who violates any provision of this Ordinance.

In the event a lawsuit is necessary to collect the cost of fees, penalties, or services for this Ordinance, the individual or business entity found to be liable shall also pay for reasonable attorney fees and cost of litigation to the county.

SECTION XI UNCONSTITUTIONALITY CLAUSE

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

SECTION XII **REPEAL AND DATE OF EFFECT**

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

Passed and adopted by the Board of Commissioners of Hendricks County, State of Indiana, on this 23rd day of February, 2010.

BOARD OF COMMISSIONERS:

id A Whicker, President

Eric L. Wathen, Vice President

Phyllis A. Palmer, Member

nda Kottaer

ATTEST:

Cinda Kattau Hendricks County Auditor

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ORDINANCE NO. 2010 – *09*

HENDRICKS COUNTY

TATTOO, PIERCING, and BODY MODIFICATION ORDINANCE

I. Definitions

- A. In addition to the Definitions in 410 IAC 1-5, the following definitions apply throughout this Ordinance.
- 1. "Artist" refers to a person employed by an Establishment to perform body piercing, body modification or to affix a permanent tattoo to an individual. This includes those defined as "body piercer" or "tattoo artist" by 410 IAC 1-5, and any person who performs boring, penetration or tunneling through the body of a Client.
- 2. "Body Modification" means any tattoo, body piercing, or other penetrating body art, or the use of needles, scalpels or other medical devices to insert devices or modify the body for the purpose of adornment. This does not include henna tattoos or other surface adornment.
- 3. "Branding" means a potentially invasive procedure in which a permanent mark is burned into or onto the skin using either temperature, mechanical or chemical means.
- 4. "Client" is a person or patron who receives tattooing, body piercing or body modification services.
- 5. "Establishment" is a location where body piercing, body modification and/or tattooing are performed. This includes a Facility as defined by 410 IAC 1-5 and includes temporary and mobile establishments.
- 6. "Health Department" means the Hendricks County Health Department having jurisdiction in Hendricks County, Indiana.
- 7. "Health Officer" means the duly appointed Health Officer having jurisdiction in Hendricks County, Indiana.
- 8. "Implanting" is a surgical procedure involving the placement of an object or multiple objects under the skin to mold or shape the skin outwardly for a particular appearance.
- 9. "Mobile Establishment" means a tattoo, body piercing, or body modification establishment that is wheeled; mounted on a vehicle; or otherwise readily movable; that changes location too frequently to be a candidate for permanent utility connections, as determined by the Health Officer.
- 10. "Operator" means any person who controls, operates, conducts, manages, or owns any Establishment or who organizes any temporary event.
- 11. "Scarification" means altering skin texture by cutting the skin and controlling the body's healing process in order to produce wounds, which result in permanently raised wheals or bumps known as keloids.
- 12. "Suspension" means hanging the body from (or partially from) hooks that are placed by body piercing.
- 13. "Temporary Establishment" means an Establishment located within a permanent structure that operates for a period of no more than fourteen consecutive days for the purposes of product demonstration, industry trade show, or education.
- 14. "Tongue splitting" means tongue bifurcation or a type of body modification in which the tongue is cut centrally from its tip part of the way towards its base, forking the end.

II. General Requirements

- B. No person shall do any of the following:
- 1. Operate a business that offers tattooing, body-piercing, or other body modification services, unless the Hendricks County Health Department has issued a permit to the business under this Ordinance, and the business is in compliance with 410 IAC 1-5.
- 2. Perform a tattooing, body-piercing, or other body modification procedure in a manner that does not meet the requirements of this Ordinance, 410 IAC 1-5, and IC 35-42-2-7.

III. Physical Facilities

- A. In addition to the requirements of 410 IAC 1-5, all tattoo, body piercing, or other body modification establishments must comply with the following:
- 1. The premises in which tattooing and/or body piercing shall be conducted in an enclosed building. Each artist station shall be reasonably separated from each other and from waiting Clients or observers.
- 2. Tattoo, body piercing, and other body modification establishments shall be equipped with artificial light sources equivalent to at least twenty foot-candles at a distance of thirty inches above the floor throughout the establishment. A minimum of forty foot-candles of light shall be provided at the level where the tattooing is being performed. Spotlighting may be used to achieve this required degree of illumination.
- 3. All walls and floors near equipment used for tattooing, body-piercing or other body modification activities shall be smooth, nonabsorbent and easily cleanable surface and be maintained in a sanitary manner at all times.
- 4. All tables and other equipment shall be constructed with a smooth, nonabsorbent and easily cleanable finish. If used, disposable table paper shall be changed between Clients.
- 5. Exterior doors shall be self-closing and tight fitting. Operable windows shall have tight-fitting screens.
- 6. Restroom facilities shall be available to employees at all times the establishment is open for operation. The restroom shall be equipped with a toilet, toilet paper, hand sink supplied with warm running water, liquid soap, paper towels in dispensers or hand dryers, and a waste receptacle.
- 7. A hand sink supplied with running water at a temperature of 100–120 degrees Fahrenheit, liquid soap, paper towels in dispensers, and a waste receptacle shall be located in close proximity of each Artist's station and shall be readily accessible and available without passing through any door or barrier. In a Temporary Establishment, one hand sink shall serve no more than six Artists' stations.
- 8. Equipment and supplies used in the course of tattoo and body-piercing services or disinfection and sterilization procedures shall not be stored or utilized within the restroom.

IV. Operator and Artist Responsibilities

- A. In addition to the requirements of 410 IAC 1-5 and 29 CFR 1910.1030, the Establishment Operator shall ensure the following:
- 1. The use of properly calibrated autoclave sterilization units on all reusable items and monthly spore testing of the autoclave are mandatory. A copy of the results of all spore tests must be submitted to the Health Department upon receipt of each test report.
- 2. A copy of all applicable regulations must be retained on premises
- 3. The following records must be maintained by all Operators for at least two (2) years:
 - a) a government issued ID with a photo and date of birth on each Client
 - b) If the Client is under age 18, parental consent forms.
 - c) With respect to tattooing services, written records must also include the professional tattooing ink used for each tattoo performed.

- 4. Verbal and written instructions for the aftercare of the tattoo or other body modification shall be provided to each Client or legal guardian if Client is under eighteen (18). The written public education materials shall:
 - a) advise the Client to consult a physician or dentist as appropriate at the first sign of infection,
 - b) shall contain the name, address and phone number of the establishment, and
 - c) shall be signed and dated by the Artist and the Client, with a copy given to the Client.
- 5. The following information shall be kept on file on the premises of a body modification establishment and available for inspection by the Health Department:
 - a) Full names, date of birth, gender, and identification photos of all Operators/Artists; and
 - b) Each Artist and Operator should be able to provide documentation of the following information upon request of the Health Department: that each Artist and Operator has either completed or been offered and declined, in writing, the Hepatitis B vaccination series; that antibody testing has revealed that the employee is immune to Hepatitis B; or that the vaccine is contraindicated for medical reasons.
- 6. Before and after performing tattoos, body piercing, or other body modification procedures the Artist must thoroughly wash hands in warm running water with liquid soap, then rinse hands and dry with disposable paper towels. This shall be done as often as necessary to remove contaminants. Single-use, disposable paper products are to be used.

V. Additional Requirements for Mobile Units

- A. In addition to all other requirements in this Ordinance and 410 IAC 1-5, all mobile Establishments must meet the following:
- 1. Tattooing and/or body-piercing performed pursuant to this section shall be done only from inside an enclosed unit.
- 2. The mobile unit shall be used only for the purpose of performing tattoos, body-piercing, or body modification procedures. No habitation or cooking is permitted inside the mobile unit.
- 3. An adequate supply of potable water shall be maintained for the mobile unit at all times during operation.
- 4. All liquid wastes shall be stored in an adequate storage tank with a capacity at least fifteen (15) percent greater than the capacity of the on board potable water supply. Liquid wastes shall be disposed of in accordance with all applicable regulations at a site approved by the Health Department.
- 5. A mobile unit must receive an initial inspection at a location specified by the Health Department prior to permit issuance to insure compliance with requirements. Additional inspections may be performed at any location where the mobile unit is operating.

VI. Prohibited Acts

- A. The following activities are strictly prohibited:
- 1. Tongue splitting,
- 2. Tattoo removal, and
- B. The following activities are strictly prohibited to minors (under age 18).
- 1. branding,
- 2. implanting,
- 3. suspension,
- 4. scarification and
- 5. piercing of the genitalia or nipples

VII. Exceptions

A. Ear lobe piercing and medical procedures performed by a State Licensed Medical Practitioner are exempt from this Ordinance.

VIII. Permits

- A. General:
- 1. No person, firm, partnership, joint venture, association, business trust, corporation or any organized group of persons may operate an Establishment unless it has first received a valid permit from the Hendricks County Health Department.
- 2. The valid permit shall be prominently displayed in the Establishment and shall not be defaced or altered in any manner.
- 3. Only Establishments who comply with the provisions of 410 IAC 1-5, as well as all applicable provisions of this Ordinance shall be entitled to obtain and keep a permit.
- 4. A separate permit shall be required for each Establishment, mobile unit, and/or Temporary Establishment.
- 5. An Establishment Permit shall not be transferable from one Establishment or Operator to another.
- B. Permit Period:
- 1. A Permit for an Establishment shall be issued for a term beginning January 1, or the date of commencement of operation, and expiring December 31, of the same year, and shall be applied for by the Operator annually.
- 2. A permit for a Temporary Establishment shall be issued for 14 days or less and for the duration of a single event at a single location.

IX. Revocation of Permit

- A. The Health Officer may revoke the permit of any Establishment for any violation of this Ordinance, IC 35-42-2-7, 29 CFR 1910.1030, 410 IAC 1-5, other applicable local, state or federal regulation.
- B. The revocation shall be effective immediately upon issuance by the Health Officer.
- C. The Health Officer may reinstate the Establishment permit upon satisfactory compliance with this Ordinance, IC 35-42-2-7, 29 CFR 1910.1030, 410 IAC 1-5, other applicable local, state or federal regulation.
- D. Appeals of orders of revocation shall be conducted pursuant to IC 4-21.5-3-1 et. seq.

X. Application for Plan Review/ Application for Permit

- A. The Operator of a proposed Establishment, mobile unit, or Temporary Establishment shall submit the following to the Health Department at least 30 days prior to scheduling the pre-operational inspection by the Health Department, and 30 days prior to the proposed first day of operation:
- 1. Properly prepared plans and specifications for review and approval before the construction or conversion of an existing structure for the use as an Establishment
- 2. Proof of contract with infectious waste removal company
- 3. Copy of bloodborne pathogen training for all employees
- 4. Copy of written policy to meet IOSHA Bloodborne Pathogen Standard (29 CFR 1910.1030),
- B. The plans and specifications for an Establishment shall be deemed satisfactory and approved by the Health Department before a permit can be issued.

- C. A pre-operational inspection shall be conducted to ensure that the establishment is built, remodeled, or set up in accordance with the approved plans and specifications and to assure the Establishment is in compliance with this Ordinance, and 410 IAC 1-5.
- D. Any application for a Temporary Establishment shall also include the signature of the venue owner acknowledging that the requirements of this Ordinance must be met during the temporary event.

XI. Additional Requirements for all Body Piercing/Body Modification

- A. All supplies that come into contact with the piercing station should be in "single portion" form, including, but not limited to, anti-bacterial ointments, iodine swabs, alcohol wipes, and corks, . These packages must be wiped down with a hospital level, hard surface disinfectant and air dried, prior to being stored in very clean, closed containers.
- B. All oral piercing shall be preceded by the Client performing a one-minute, vigorous application of an antiseptic mouthwash.
- C. All insertable jewelry is to be sterilized and kept in an individual sterile, closed container.
- D. All jewelry placed in new piercings must be made of one of the following, and mill certificates from the manufacturer or an independent assay must be available to prove material composition:
- 1. Solid 14k or higher white or yellow nickel-free gold
- 2. Surgical implant stainless steel, CrNMo 316LVM, ASTM F-138
- 3. Niobium
- 4. Surgical implant grades of titanium
- 5. Solid platinum
- 6. Inert plastics
- E. Jewelry must have a mirror finish and be free of nicks, scratches, burrs and polishing compounds.

XII. Fees

- A. Permit Fees
- 1. The fee for an Establishment, other than a Temporary Establishment, shall be paid for a term beginning January 1, and/or before commencement of operation and expiring December 31, of the same year and shall be applied for by the Operator annually.
- 2. Fees for Temporary Establishments shall be charged per Operator, and per Artist's Station.
- 3. Permit fees for the issuance of a permit under this Ordinance to an Establishment shall be specified in the Hendricks County Health Department Ordinance for Collection of Fees.
- 4. The fees paid under this Ordinance are not transferable or refundable. A permit may not be issued to any Establishment where outstanding or unpaid fees, or late fees, are due.
- B. Late Fees
- 1. A late renewal fee shall be assessed as set by the Health Department for failure to renew a permit within 14 days after the expiration of the permit to operate an Establishment.

XIII. Inspections

- A. The Health Department may conduct inspections of Establishments located in Hendricks County, Indiana.
- B. The results of the inspections shall be provided to the Operator.
- C. Violations noted by the Health Department shall be corrected immediately.

XIV. Penalties for Violation of Sanitary Requirements

- A. Civil penalties, which may include injunctive relief, may be imposed under Indiana law on any Person who violates any provision of this Ordinance.
- B. In the event a lawsuit is necessary to collect the cost of fees, penalties, or services for this Ordinance, the individual or business entity found to be liable shall also pay for reasonable attorney fees and cost of litigation to the county.

XV. Unconstitutionality Clause

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

XVI. Repeal and Effective Date

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

Passed and adopted by the Board of Commissioners of Hendricks County, State of Indiana, on this 23rd day of February, 2010.

BOARD OF COMMISSIONERS:

ATTEST:

David A. Whicker, President

Eric L. Wathen, Vice President

Phyllis a. Palmer

Phyllis A. Palmer, Member

Cinda Kattau

Cinda Kattau Hendricks County Auditor

ORDINANCE NO. 2010 - 10

HENDRICKS COUNTY BOARD OF HEALTH

ORDINANCE FOR COLLECTION OF FEES

WHEREAS, the legislature of the state of Indiana granted certain powers to the board of each local health department dealing with the collection of fees within their jurisdiction, pursuant to Indiana Code IC16-20-1-27; and

WHEREAS, the Board of Commissioners of Hendricks County, Indiana held a hearing in the Commissioner's office on the 23rd day of February, 2010 at approximately 9:00 a.m. and;

NOW THEREFORE, be it ordained by the Board of Commissioners of Hendricks County, Indiana that the Hendricks County Board of Health fee schedule ordinance entitled "Hendricks County Board of Health Ordinance for Collection of Fees", Ordinance 2007 – 27 enacted by the Board of Commissioners of Hendricks County, Indiana be amended to read as follows:

SECTION I. PUBLIC HEALTH NURSING

١.	Personal Health Services	
	Immunizations (state provided)	\$0.50 per vaccine
	(No charge if the patient is unable to	p pay)

Child Health Clinic

\$1.00 per child

Immunizations, tests and blood screens (county purchased).

Prices shall be based on cost of supplies, vaccines and other necessary components of service.

B. All communicable disease outbreak control situations where it is necessary to immunize all persons at a place of business to protect those individuals exposed or endangered by the possible communicable disease and to protect the health of the general public, the business entity or owners of the business shall pay for the cost of all vaccines, supplies, and other necessary components of service received by all individuals at the place of business.

SECTION II. VITAL RECORDS

A. Vital Record Services

1. Birth Records Birth Certificate (per copy)	\$ 5.00
Legitimization Affidavit of Amendment Paternity Affidavits	\$10.00 \$10.00 \$25.00
Genealogy search (per name)	\$ 3.00
2. Death Records	

4.	Dealli Records	
Death	Certificate (per copy)	\$ 5.00

SECTION III. ENVIRONMENTAL HEALTH

A. Food Establishments

1. Plan Review Fees:

Plan Review Pre-opening inspections (for 3rd and subsequent visits) \$125.00 \$ 25.00 per inspection visit

\$ 75.00 per year

\$175.00 per year

\$250.00 per year

\$ 50.00 per application

\$ 25.00 per unit per year

2. Food Establishment Permit Fees Pre-packaged potentially hazardous foods only Minimal food preparation Extensive handling of raw ingredients Late Renewal Fee Pushcart with all food prepackaged Mobile Retail Food Establishment with no food preparation Mobile Retail Food Establishment with food preparation Temporary Food Establishments Late Application Fee Bed and Breakfast Establishments Farmer's Market Vendor (no Potentially Hazardous Food)

\$ 40.00 per unit per year
\$ 75.00 per unit per year
\$ 25.00 per event
\$ 25.00 per application
\$ 50.00 per year
\$ 25.00 per year at one location (maximum \$ 75.00 per year)
\$ 75.00 per year at one location (maximum \$225.00 per year)

Farmer's Market Vendor (with Potentially Hazardous Food)

3. Re-inspection Fees

A fee of \$50.00 may be imposed for each additional visit or inspection conducted by the Health Department due to previous inspection findings.

A fee of \$50.00 may be imposed for any additional visit or inspection conducted by the Health Department as a result of a fire or other emergency in a food establishment.

B. On-Site Sewage Disposal (Septic) Systems

	1.	Permit Fees (Valid one (1) year from	n date of issue)
New and F	Replace	ment - gravity system	\$ 75.00
New and F	Replace	ment - pump assisted system	\$125.00
New and F	Replace	ment - Sand Mound or other system	\$200.00
Repair of a	system	n component (ie: pipe, tank or pump)	\$ 25.00

2. Other Septic Inspection and On-Site	visit fees
On-Site Investigation for Construction/Maintenance	
Record of Health Inspection available -	
Record dated January 1, 2000 to present	no charge
Record dated prior to January 1, 2000	\$ 25.00
No Health Inspection record available	\$ 50.00

3. Re-inspection Fees

A fee of \$50.00 may be imposed for each additional inspection that is scheduled due to previous inspection findings or incomplete installation.

C. Well Protectio	on (Valid one (1) year f	rom date of issue)
New Well and Pump Permit		\$ 40.00
Replacement Pump Permit		\$ 15.00

D. Solid Waste	
Landfill Operating Permit (Annually)	\$30,000.00
Refuse Processing Facility (Annually)	\$500.00

E. Temporary Campground License Temporary Campground License

\$ 40.00 per event

F. Pools

1. Permit Fees:

Annual permit for public pool – outdoor (first per location) \$125.00 Outdoor seasonal pool permits are valid from January 1 to December 31 of that year

Annual permit for public pool – indoor (first per location) \$125.00 Indoor pool permits are valid from January 1 to December 31 of that year

Annual permit for each additional public pool (same location/owner)\$ 75.00 The term "public pool" includes a wading pool, hot tub, or spa

2. Additional Inspection Fees:

An additional fee of \$50.00 may be imposed for each inspection that is scheduled due to previous inspection findings.
G. Tattoo Operations

Fixed or mobile facility

Issued after June 30th (to December 31st) Temporary Tattoo Event Late Renewal Fee \$50.00 per booth/station per year \$250.00 per year maximum Half of annual fee \$75.00 plus \$50.00 per booth set up \$50.00

SECTION IV. REPEAL AND DATE OF EFFECT

In the event a lawsuit is necessary to collect the cost of fees, penalties or services under this Ordinance, the individual or business entity found to be liable shall also pay for reasonable attorney fees and cost of litigation to the county.

Each of the foregoing fees are non-refundable and shall be paid at the time the application for service is made.

Any failure to obtain a permit and/or payment of the fee shall be considered a violation of this ordinance.

Any entity, private or commercial, who is in violation of this ordinance may be enjoined from any further and continuing violation.

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

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

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

Passed and approved by the Board of Commissioners of Hendricks County, Indiana this 23rd day of February, 2010.

BOARD OF COMMISSIONERS:

David, A. Whicker, President

Eric L. Wathen, Vice President

, A. Palmer

Phyllis A/Palmer, Member

ATTEST:

Cinda Kattau Hendricks County Auditor

ORDINANCE NUMBER 2010-11

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	Limit
CR 100S	Parks of Prestwick Subdivision	25mph

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 161 day of MARCH , 2010

HENDRICKS COUNTY, INDIANA	
BOARD OF COMMISSIONERS	
By: Theutlifue	2
David A. Whicker	~
By: SUL	-
By	

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Phyllis Palmer

Attest: Cinda Kattau

ORDINANCE NO. 2010-12

AN ORDINANCE TO AMEND THE PUD ORDINANCE, COMMONLY KNOWN AS ZA 305/10 ROLLING HILLS LLC (VILLAGE OF HERITAGE HILL), S27-T16N-R1E, WASHINGTON/LINCOLN TOWNSHIPS, PARCEL TOTALING 242.017ACRES, LOCATED ON THE WEST SIDE OF STATE ROAD 267 BETWEEN COUNTY ROAD 200 NORTH AND COUNTY ROAD 300 NORTH.

SECTION 1. Be it ordained by the Board of Commissioners of the County of Hendricks, Indiana, that the PUD Ordinance be amended for the following described real estate located in the County of Hendricks, Indiana, namely: ZA 305/10: ROLLING HILLS LLC (VILLAGE OF HERITAGE HILL), S27-T16N-R1E, 242.017 acres, Washington/Lincoln Townships, located on the west side of State Road 267 between County Road 200 North and County Road 300 North.

SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 305/10 (Amendment to PUD Ordinance): Rolling Hills LLC (Village of Heritage Hill), 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 March , 2010.

Board of Commissioner

hicker, President

Wathen, Vice-President Phyllis A. Palmer, Member

Attest: Cinda Kattau

Cinda Kattau, Auditor

ORDINANCE 2010-13

AN ORDINANCE OF THE HENDRICKS COUNTY COUNCIL AUTHORIZING THE ISSUANCE OF THE HENDRICKS COUNTY, INDIANA TAXABLE ECONOMIC DEVELOPMENT REVENUE BONDS, SERIES 2010 (70 WEST COMMERCE PARK PROJECT), AND THE LENDING OF THE PROCEEDS THEREOF TO KS HENDRICKS PARTNERS LLC, OR AN AFFILIATE THEREOF, AND AUTHORIZING AND APPROVING OTHER ACTIONS IN RESPECT THERETO

WHEREAS, Hendricks County, Indiana (the "County"), is a municipal corporation and political subdivision of the State of Indiana and by virtue of I.C. 36-7-11.9 and I.C. 36-7-12 (collectively, the "Act"), is authorized and empowered to adopt this ordinance (this "Bond Ordinance") and to carry out its provisions;

WHEREAS, KS Hendricks Partners LLC, or an affiliate thereof (the "Borrower"), desires to finance the design and construction of certain public improvements described in Exhibit A hereto which are located in or directly serve and benefit the 70 West Commerce Park Economic Development Area (collectively, the "Projects");

WHEREAS, the Borrower will complete the Projects for use in connection with its mixed use development in or directly serving and benefiting the 70 West Commerce Park Allocation Area (the "Facilities");

WHEREAS, the Borrower has advised the Hendricks County Economic Development Commission (the "Commission") and the County that it proposes that the County issue its Taxable Economic Development Revenue Bonds, Series 2010 (70 West Commerce Park Project) in an amount not to exceed Two Million Three Hundred Thousand Dollars (\$2,300,000) (the "Bonds"), under the Act and loan the proceeds of such Bonds to the Borrower for the purpose of financing the Projects;

WHEREAS, the completion of the Projects results in the diversification of industry, the creation of new jobs and the creation of business opportunities in the County;

WHEREAS, pursuant to I.C. § 36-7-12-24, the Commission published notice of a public hearing (the "Public Hearing") on the proposed issuance of the Bonds to finance the Projects;

WHEREAS, on the date specified in the notice of the Public Hearing, the Commission held the Public Hearing on the Projects; and

WHEREAS, the Commission has performed all actions required of it by the Act preliminary to the adoption of this Bond Ordinance and has approved and forwarded to the Hendricks County Council (the "Council") the forms of: (1) a Loan Agreement between the County and the Borrower (including a form of Note) (the "Loan Agreement"); (2) a Trust Indenture between the County and a trustee to be selected by the Auditor of the County (the "Trustee") (the "Indenture"); (3) the Bonds; and (4) this Bond Ordinance (the Loan Agreement, the Indenture, the Bonds, and this Bond Ordinance, collectively, the "Financing Agreements");

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

Section 1. Findings; Public Benefits. The Council hereby finds and determines that the Projects involve the acquisition, construction and equipping of an "economic development facility" as that phrase is used in the Act; that the Projects will increase employment opportunities and increase diversification of economic development and welfare in the County, will improve and promote the economic stability, development and welfare in the County and the location of other new industries in the County; that the public benefits to be accomplished by this Bond Ordinance, in tending to overcome insufficient employment opportunities and insufficient diversification of industry, are greater than the cost of public services (as that phrase is used in the Act) which will be required by the Project; and, therefore, that the financing of the Projects by the issue of the Bonds under the Act: (i) will be of benefit to the health and general welfare of the County; and (ii) complies with the Act.

<u>Section 2.</u> <u>Approval of Financing</u>. The proposed financing of the Projects by the issuance of the Bonds under the Act, in the form that such financing was approved by the Hendricks County Economic Development Commission, is hereby approved.

<u>Section 3.</u> <u>Authorization of the Bonds</u>. The issuance of the Bonds, payable solely from revenues and receipts derived from the Financing Agreements, is hereby authorized.

Section 4. Terms of the Bonds. (a) The Bonds, in the aggregate principal amount not to exceed Two Million Three Hundred Thousand Dollars (\$2,300,000), shall (i) be executed at or prior to the closing date by the manual or facsimile signatures of the Board of Commissioners of the County and the Auditor of the County; (ii) be dated as of the date of their delivery; (iii) mature on a date not later than eighteen (18) years after the date on which the first series of the Bonds is issued; (iv) bear interest at such rates as determined with the purchaser thereof (the "Purchaser"); (v) be issuable in such denominations as set forth in the Financing Agreements; (vi) be issuable only in fully registered form; (vii) be subject to registration on the bond register as provided in the Indenture; (viii) be payable in lawful money of the United States of America; (ix) be payable at an office of the Trustee as provided in the Indenture; (x) be subject to optional redemption prior to maturity and subject to redemption as otherwise provided in the Financing Agreements; (xi) be issued in one or more series; and (xii) contain such other terms and provisions as may be provided in the Financing Agreements.

(b) The Bonds and the interest thereon do not and shall never constitute an indebtedness of, or a charge against the general credit or taxing power of, the County, but shall be special and limited obligations of the County, payable solely from revenues and other amounts derived from the Financing Agreements. Forms of the Financing Agreements are before this meeting and are by this reference incorporated in this Bond Ordinance, and the Auditor of the County is hereby directed, in the name and on behalf of the County, to insert them into the minutes of the Council and to keep them on file.

<u>Section 5.</u> <u>Sale of the Bonds</u>. The Board of Commissioners and the Auditor of the County are hereby authorized and directed, in the name and on behalf of the County, to sell the Bonds to the Purchaser at such prices as are determined on the date of sale and approved by the Board of Commissioners and the Auditor of the County.

<u>Section 6.</u> <u>Execution and Delivery of Financing Agreements</u>. The Board of Commissioners and the Auditor of the County are hereby authorized and directed, in the name and on behalf of the County, to execute or endorse and deliver the Loan Agreement, the Note from the Borrower to the County, the Indenture, and the Bonds, submitted to the Common Council, which are hereby approved in all respects.

<u>Section 7.</u> <u>Changes in Financing Agreements</u>. The Board of Commissioners and the Auditor of the County are hereby authorized, in the name and on behalf of the County, without further approval of the Council or the Commission, to approve such changes in the Financing Agreements as may be permitted by Act, such approval to be conclusively evidenced by their execution thereof.

Section 8. General. The Board of Commissioners and the Auditor of the County, and each of them, are hereby authorized and directed, in the name and on behalf of the County, to execute or endorse any and all agreements, documents and instruments, perform any and all acts, approve any and all matters, and do any and all other things deemed by them, or either of them, to be necessary or desirable in order to carry out and comply with the intent, conditions and purposes of this Bond Ordinance (including the preambles hereto and the documents mentioned herein), the Projects, the issuance and sale of the Bonds, and the securing of the Bonds under the Financing Agreements, and any such execution, endorsement, performance or doing of other things heretofore effected be, and hereby is, ratified and approved.

<u>Section 9.</u> <u>Binding Effect</u>. The provisions of this Bond Ordinance and the Financing Agreements shall constitute a binding contract between the County and the holders of the Bonds, and after issuance of the Bonds this Bond Ordinance shall not be repealed or amended in any respect which would adversely affect the rights of the holders of the Bonds as long as the Bonds or interest thereon remains unpaid.

Section 10. <u>Repeal</u>. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

<u>Section 11.</u> <u>Effective Date</u>. This Bond Ordinance shall be in full force and effect immediately upon adoption.

Section 12. Copies of Financing Agreements on File. Two copies of the Financing Agreements incorporated into this Bond Ordinance were duly filed in the office of the Auditor of the County, and are available for public inspection in accordance with I.C. § 36-1-5-4.

PASSED and adopted by the Hendricks County Council, this 13th day of May 2010.

HENDRICKS COUNTY DUNCIL Richard a The Eu

ATTEST:

attace

Cinda Kattau, Hendricks County Auditor

EXHIBIT A

Eligible Projects to be Funded

The design and construction of, and acquisition of land and right-of-way for: roads, sanitary sewer lines, water mains, fire service, electrical service, and other infrastructure to be located in or directly serving and benefiting the 70 West Commerce Park Economic Development Area (the "Area") created by the Hendricks County Redevelopment Commission, together with related costs for construction management, traffic studies, geotechnical investigations, surveys, permitting and zoning fees, environmental work, legal and professional services and other miscellaneous related costs.

INDS01 AWILLIAMS 1200713v2

ORDINANCE NO. 2010-14

AN AMENDMENT TO THE HENDRICKS COUNTY ZONING ORDINANCE BY AMENDING CHAPTER 12 PETITION, PERMITS, AND PROCEDURES AND CHAPTER 9 SIGN STANDARDS

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 as to Section 12.10(A) Improvement Location Permits Required, Section 9.7(C)(7) Freestanding Integrated Multi-Tenant Signs, and Section 9.7(C)(8) Pylon and Pole Signs;

WHEREAS, the Hendricks County Area Plan Commission has conducted a public hearing on the proposed amendment (TZA 01-10) 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:

AMENDING SECTION 12.10(A)TO READ AS FOLLOWS:

- <u>Agricultural Structures</u>. All agricultural structures shall require an Improvement Location Permit and <u>but</u> shall submit a plot plan as described in <u>Subsection 12.1(C)</u> to ensure that encroachment into designated floodplains, easements, public right of ways, or other non buildable areas does not occur <u>be</u> exempt from <u>building code</u> inspections and building inspection fees. Review of exempt agricultural structure Improvement Location Permits shall require the following:
 - a. A signed and recorded affidavit affirming that the applicant is, in fact, building an exempt agricultural structure.
 - b. <u>A plot plan as described in Subsection 12.10(C) to ensure that encroachment into designated floodplains, easements, public rights-of-way, or other non-buildable areas does not occur.</u>
 - c. Building plans to ensure compliance with Zoning Ordinance development standards.
 - d. An on-site inspection for compliance with all applicable ordinances.
 - e. Issuance of a Certificate of Compliance before occupancy of the structure.

ADD THE FOLLOWING:

- Structures Exempt Under IC 36-7-8-3(d), the "Log Cabin Rule". All exempt structures shall require an Improvement Location Permit but shall be exempt from building code inspections and building inspection fees. Review of exempt structure Improvement Location Permits shall require:
 - a. A signed and recorded affidavit affirming that the applicant is, in fact, building a structure under IC 36-7-8-3(d).
 - b. A plot plan as described in Subsection 12.10(C) to ensure that encroachment into designated floodplains, easements, public rights-of-way, or other non-buildable areas does not occur.
 - c. Submission of building plans to ensure compliance with Zoning Ordinance development standards.
 - d. An on-site inspection for compliance with all applicable ordinances.
 - e. Issuance of a Certificate of Compliance before occupancy of the structure.

AMENDING SECTION 9.7(C)(7) TO READ AS FOLLOWS:

i. Sign Area. For maximum freestanding integrated multitenant sign area see Table 9.1: Permitted Signs. Pylon signs shall have a message area determined by the BZA, but in no case shall it be more than one hundred fifty (150) square feet. The BZA may use the standard reference Street Graphics and the Law or any other resource deemed suitable by the Board to determine the appropriate message area size of a pylon sign.

AMENDING SECTION 9.7(C)(8) TO READ AS FOLLOWS:

b. Have a message area determined by the BZA, but in no case shall it be more than one hundred (100) square feet. The BZA may use the standard reference *Street Graphics and the Law* or any other resource deemed suitable by the Board to determine the appropriate message area size of a pylon sign.

APPROVED by the Board of Commissioners of Hendricks County, Indiana this <u>25</u>th day of <u>May</u>, 2010.

BOARD OF COMMISSIONERS Whicker, President

Eric L. Wathen, Vice President

Phyllis A. Palmer Phyllis A. Palmer, Member

ATTEST: da Kattan Cinda Kattau, Auditor

ORDINANCE NO.: 2010-15

AN ORDINANCE ESTABLISHING THE HENDRICKS COUNTY SURVEYOR'S OFFICE OPERATING FUND

WHEREAS, the Hendricks County Board of Commissioners established a fee ordinance; and

WHEREAS, the monies deposited according to The Hendricks County Storm Water Management Handbook fee ordinance established by the Hendricks County Board of Commissioners includes, but is not limited to, all application fees, all permit fees, all filing fees, all fines for ordinance violations, the Alcohol Beverage permit fees, review fees from developers to pay for outside consultants; with the exception of miscellaneous fees under Section X of the Drainage Board Uniform Fee Schedule; and

WHEREAS, the Hendricks County Board of Commissioners is desirous to establish an ordinance to fund its operation rather than burdening the County's general fund or the General Drain Improvement Fund; and

WHEREAS, establishing the Hendricks County Surveyor's Office Operating Fund will allow the Surveyor's office to meet office needs and access funds as required to operate the Surveyor's office;

NOW, THEREFORE, be it ordained as follows:

- That those fees collected for all application fees, all permit fees, all filing fees, all fines for ordinance violations, the Alcohol Beverage permit fees, review fees from developers to pay for outside consultants; and copy user fees shall be deposited into a specified account.
- 2. Said funds shall be used for the purposes of funding the operation of the Hendricks County Surveyor's office.

DATED and PASSED this _____ day of June 2010.

HENDRICKS COUNTY BOARD OF COMMISSIONERS

President

Eric L. Wathen, Vice President

Mill. Painer

Phyllis A. Palmer, Member

ATTEST:

Cinda Kattau. Auditor

ORDINANCE NUMBER 2010 -16

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 HendricksCounty, 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
Broyles Road	CR 550E to CR 575E	35mph

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 15 day of JUNE, 2010

HENDRICKS COUNTY, INDIANA BOARD OF COMMISSIONERS

A. Whicker

Bv: Eric Wathen Mig. Palmer

Attest: Cinda Kattau

ORDINANCE 2010- 17 **ORDINANCE REESTABLISHING CUMULATIVE CAPITAL DEVELOPMENT FUND**

BE IT RESOLVED by the Board of County Commissioners of Hendricks County, Indiana, that a need now exists for the reestablishment of the Cumulative Capital Development Fund for the following purpose:

For all uses as set out in IC 36-9-14.5

BE IT FURTHER RESOLVED THAT THIS board will adhere to the provisions of Indiana Code 36-9-14.5. The proposed fund rate will not exceed \$0.0333 on each \$100 of assessed valuation. Said tax rate will be levied beginning with taxes for 2010 payable 2011.

BE IT FURTHER RESOLVED that proofs of publication of the public hearing held on the 8th day of July, 2010, and a certified copy of this ordinance is submitted to the Department of Local Government Finance of the State of Indiana as provided by law. Said Cumulative Fund is subject to the approval of the Department of Local Government Finance.

Duly adopted by the following vote of the members of the Board of County Commissioners this 8th day of July, 2010.

Wathen, Vice-President Eric L.

Palmer, Member

Attest: Angela Bennett, Deputy Auditor

2010-<u>18</u> ORDINANCE REESTABLISHING CUMULATIVE BRIDGE FUND

BE IT RESOLVED by the Board of County Commissioners of Hendricks County, Indiana that a need now exists for the establishment of a Cumulative Bridge Fund for the following purposes:

For all uses as set out in IC 8-16-3.

BE IT FURTHER RESOLVED THAT THIS board will adhere to the provisions of Indiana Code IC 8-16-3. The proposed fund will not exceed \$.05 on each \$100 of assessed valuation. Said tax rate will be levied beginning with taxes for 2010 payable 2011.

BE IT FURTHER RESOLVED that proofs of publication of the public hearing held on the 8th day of July, 2010, and a certified copy of this ordinance be submitted to the Department of Local Government Finance of the State of Indiana as provided by law. Said Cumulative Fund is subject to the approval of the Department of Local Government Finance.

Duly adopted by the following vote of the members of said Board of County Commissioners this 8th day of July, 2010.

David A/ Whicker, President

Eric L. Wathen, Vice-President

emer

Phyllis A. Palmer, Member

Attest:

Angela Bennett, Deputy Auditor

AN ORDINANCE TO AMEND THE PUD ORDINANCE, COMMONLY KNOWN AS ZA 305/10 ROLLING HILLS LLC (VILLAGE OF HERITAGE HILL – CAMARGO CLUB), S27-T16N-R1E, LINCOLN TOWNSHIP, PARCEL TOTALING 12.9 ACRES, LOCATED ON THE WEST SIDE OF STATE ROAD 267 AND IN THE SOUTHEAST QUADRANT OF THE INTERSECTION OF NORTHFIELD DRIVE AND NEW ENGLAND WAY BOULEVARD.

SECTION 1. Be it ordained by the Board of Commissioners of the County of Hendricks, Indiana, that the PUD Ordinance be amended for the following described real estate located in the County of Hendricks, Indiana, namely: ZA 305/10: ROLLING HILLS LLC (VILLAGE OF HERITAGE HILL – CAMARGO CLUB), S27-T16N-R1E, 12.9 acres, Lincoln Township, located on the west side of State Road 267 and in the southeast quadrant of the intersection of Northfield Drive and New England Way Boulevard.

SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 305/10 (Amendment to PUD Ordinance): Rolling Hills LLC (Village of Heritage Hill – Camargo Club), 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.

<u>SECTION 4.</u> 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 24/4h day of august, 2010.

Board of Commissioners Whicker, President David

Wathen, Vice-President

Phyllis A. Palmer, Member

Attest: rodo Kattan

Cinda Kattau, Auditor

AN ORDINANCE TO AMEND THE ZONING MAP OF HENDRICKS COUNTY, FROM LI/LIGHT INDUSTRIAL DISTRICT TO MI/MAJOR INDUSTRICAL DISTRICT, COMMONLY KNOWN AS ZA 404/10: PHILIP TODD PLOUGHE, S36-T17N-R1W. MIDDLE TOWNSHIP, PARCEL TOTALING 2.63 ACRES, LOCATED AT THE NORTHWEST CORNER OF THE INTERSECTION OF U.S. HIGHWAY 136 AND **COUNTY ROAD 225 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 MI/Major Industrial District, the following described real estate located in the County of Hendricks, Indiana, namely: ZA 404/10: Philip Todd Ploughe, S36-T17N-R1W, 2.63 acres, Middle Township, located at the northwest corner of the intersection of U.S. Highway 136 and County Road 225 East.

SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 404/10: Philip Todd Ploughe, 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.

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 244h day of <u>August</u>, 2010.

Board of Commissioners

ident

Wathen, Vice-President mer

Phyllis A. Palmer, Member

Attest:

Da Kallare

Cinda Kattau, Auditor

AN AMENDMENT TO THE HENDRICKS COUNTY ZONING ORDINANCE BY AMENDING CHAPTER 14 OVERLAY 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 as to Section 14.5(L)(1) Wind farm noise standards;

WHEREAS, the Hendricks County Area Plan Commission has conducted a public hearing on the proposed amendment (TZA 02/10) 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:

AMENDING SECTION 14.5(L)(1) TO READ AS FOLLOWS:

 Audible sound from a Wind Energy Facility shall not exceed 55 50 dBA Leq-A of 1 hour continuous measurement time, as measured at the exterior of any Occupied Building on a Non-participating Landowner's property. Additionally, an L5 maximum sound level is implemented, meaning 50 Leq-A can be exceeded five percent of the time in any 24 hour time period. 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 Acoustic Emissions from Wind turbine Generation Systems Volume 1: First Tier. Measurement techniques shall include an instrumentation grade ANSI calibrated Type 1 microphone capsule, with a windscreen on during all measurements made. A handheld calibrator shall be used, and calibration shall be made before and after each daily measurement. A date of last calibration and calibrator sound pressure level obtained shall be reported for the microphone used. **APPROVED** by the Board of Commissioners of Hendricks County, Indiana this $\frac{24^{44}}{24}$ day of

august, 2010.

BOARD OF COMMISSIONERS Mulz er. President

Eric L. Wathen, Vice President

Phyllia Palmer Phyllia Palmer, Member

ATTEST:

endo Kaltan

Cinda Kattau, Auditor

ORDINANCE NUMBER 2010 - 22

ORDINANCE FOR MAXIMUM SPEED LIMITS ON CERTAIN COUNTY ROADS

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

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

WHEREAS, 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

Whispering Winds Dr.

Whispering Winds Subdivision

25mph

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 24 th day of august, 2010

HENDRICKS COUNTY, INDIANA BOARD OF COMMISSIONERS By: K. Whicker- President David

Eric Wathen- Vice President jui l. Parmer

Attest: Cinda Kattan

ORDINANCE NUMBER 2010 - 23

ORDINANCE FOR MAXIMUM SPEED LIMITS ON CERTAIN COUNTY ROADS

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

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

WHEREAS, 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

Forest Lake Ct.

Forest Lake Subdivision

Limit 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 24 th day of degust, 2010

HENDRICKS COUNTY, INDIANA BOARD OF COMMISSIONERS Bv: David A Whicker- President By: Eric Wathon-Vice President

Phylli Q. Palmer Phyllis A. Palmer

Attest: Cenda Kotlan

ORDINANCE NO. 2010-24

AN ORDINANCE TO AMEND THE ZONING MAP OF HENDRICKS COUNTY, FROM AGR/AGRICULTURE RESIDENTIAL DISTRICT TO PUD/PLANNED UNIT DEVELOPMENT DISTRICT, COMMONLY KNOWN AS ZA 405/10 (PUD 35): P.R.I.M.E. MINISTRIES, INC. (INDIANA TRAILS), S01-T15N-R2E, WASHINGTON TOWNSHIP, PARCEL TOTALING 17.5 ACRES, LOCATED ON THE EAST SIDE OF COUNTY ROAD 900 EAST, APPROXIMATELY 0.11 MILE SOUTH OF COUNTY ROAD 100 NORTH.

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 PUD/Planned Unit Development District, the following described real estate located in the County of Hendricks, Indiana, namely: ZA 405/10 (PUD 35): P.R.I.M.E. Ministries, Inc. (Indiana Trails), S01-T15N-R2E, 17.5 acres, Washington Township, located on the east side of County Road 900 East, approximately 0.11 mile south of County Road 100 North.

SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 405/10 (PUD 35): P.R.I.M.E. Ministries, Inc. (Indiana Trails), 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 25th day of September, 2010.

Board of Commissioners

David A. Whicker, President

Wathen, Vice-President

Phyllis A Palmer, Member

Attest:

de Kattan

Cinda Kattau, Auditor

ORDINANCE NUMBER 2010-25

ORDINANCE FOR MAXIMUM SPEED LIMITS ON CERTAIN COUNTY ROADS

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

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

WHEREAS, 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(s)LocationLimitMacintosh Dr., Macintosh Ct.,
Red Delicious Ln., Red Delicious Ct.,
Granny Smith Ln., Pippin Ct., Jonathan
Ct., Running Brook Ln., Apple Cider Way20mph

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 12+1 day of October, 2010

HENDRICKS COUNTY, INDIANA BOARD COMMISSIO Whicker- President

Eric Wathen- Vice-President i a. Palmer By: Phyllis/A. Palmer

Attest: Cinda Kattan

2011 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 2011; 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 2011. 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.

Passed and approved by the Hendricks County Council on this 14th day of October, 2010 by:

Larry R. Hesson, President, County Council

Passed and approved by the Hendricks County Board of Commissioners on this 19th day of October, 2010 by:

David A. Whicker, President, Board of Commissioners

Civila Kattan Attest:

Cinda Kattau, County Auditor

Position	Main Distribution	2011 Approved Rate	Annual Appropriation
Elected Clerk	100.10100.000.101	\$2,027.15	52,706
Chief Deputy	100.10101.000.101	\$1,504.08	39,106
Child Support 1st Deputy	100.10102.000.101	\$13.20	24,024
Civil Sup 2 & 3 - 1st Deputy	100.10103.000.101	\$16.44	29,921
Civil Circ - 1st Deputy	100.10104.000.101	\$13.20	24,024
Marriage Lic/Return Deputy	100.10105.000.101	\$13.20	24,024
Child Support Deputy	100.10106.000.101	\$16.44	29,921
Child Sup/Passport Deputy	100.10107.000.101	\$13.20	24,024
Sup 4 & 5 - 1st Deputy	100.10108.000.101	\$16.44	29,921
Civil-Sup 2 & 3 Deputy	100.10109.000.101	\$13.20	24,024
Small Claims-Sup 2 & 3 Deputy	100.10110.000.101	\$13.20	24,024
Protective Orders Deputy	100.10111.000.101	\$13.20	24,024
Traffic Deputy	100.10112.000.101	\$13.20	24,024
Lead Court Records Deputy	100.10113.000.101	\$13.20	24,024
Cir, Civil, Juvenile Deputy	100.10115.000.101	\$13.20	24,024
Sup I/Civil Deputy	100.10116.000.101	\$13.20	15,236
Court Records Deputy	100.10118.000.101	\$13.20	24,024
Court Records Deputy	100.10119.000.101	\$13.20	24,024
Part Time	100.10120.000.101	\$13.20	10,200
Deputy	100.10121.000.101	\$13.20	24,024
Deputy	100.10122.000.101	\$13.20	24,024
Deputy	100.10123.000.101	\$13.20	24,024
Deputy	100.10124.000.101	\$13.20	24,024
Clerk's Office Overtime	100.10199.000.101		6,000
			1
Auditor	100.10200.000.102	\$2,027.15	52,706
Level 2 Certification	100.10200.129.102		1,000
Chief Deputy	100.10201.000.102	\$1,504.08	39,106
Level 2 Certification	100.10201.129.102		1,000
Cartographer	100.10202.000.102	\$18.51	33,689
Payroll Deputy	100.10203.000.102	\$16.44	29,921
Settlement Deputy	100.10204.000.102	\$18.22	33,161
Level 2 Certification	100.10204.129.102		1,000
Real Estate Deputy	100.10205.000.102	\$15.23	27,719
Payables Deputy	100.10206.000.102	\$15.23	29,921
Deeds Deputy	100.10207.000.102	\$13.20	12,012
Exemption Deputy	100.10208.000.102	\$15.04	27,373
Excise Deputy	100.10209.000.102	\$13.20	24,024
Payroll Deputy	100.10210.000.102	\$16.44	29,921
Drainage Deputy	100.10211.000.102	\$13.20	24,024
Deeds Deputy	240.10207.000.102	\$13.20	12,012
Deeds Deputy	100.10214.000.102	\$13.20	24,024
Auditor's Office Overtime	240.10299.000.102		15,000
Treasurer	100.10300.000.103	\$2,027.15	52,706
Chief Deputy	100.10301.000.103	\$1,504.08	39,106
Level 2 Certification	100.10301.129.103	1	1,000
Lead Tax Supervisor	100.10302.000.103	\$16.44	29,921
Lead Tax Processing Deputy	100.10303.000.103	\$16.44	29,921
Mortage Deputy	100.10304.000.103	\$13.20	24,024
Tax Deputy	100.10305.000.103	\$13.20	24,024

Position	Main Distribution	2011 Approved Rate	Annual Appropriation
Tax Deputy	100.10306.000.103	\$13.20	24,024
Seasonal	100.10307.000.103		10,000
Treasurer's Office Overtime	100.10399.000.103		5,500
Recorder	100.10400.000.104	\$2,027.15	52,706
Chief Deputy	100.10401.000.104	\$1,504.08	39,106
Deputy	100.10401.000.104	\$13.20	24,024
Deputy	100.10402.000.104	\$13.20	24,024
Deputy	100.10403.000.104	\$13.20	24,024
Deputy	100.10404.000.104	\$13.20	24,024
Perpetuation Clerk	210.10406.000.104	\$13.20	24,024
repetuation clerk	210.10400.000.104	\$13.20	24,024
Sheriff 1820 Hours	100.10500.000.105	\$4,271.85	111,069
Accts Payable/Keeper 1820 Hr	100.10503.000.105	\$16.44	29,921
Records Clerk 1820 Hours	100.10504.000.105	\$13.20	24,024
Tax Clerk 1820 Hours	100.10505.000.105	\$16.44	29,921
Warrant Clerk 1820 Hours	100.10506.000.105	\$16.44	29,921
Transcriber 1820 Hours	100.10507.000.105	\$16.44	29,921
Process Server 1820 Hours	100.10508.000.105	\$17.16	31,232
Gov't Center Security 2080 Hrs	100.10509.000.105	\$17.16	35,735
Process Server 1820 Hours	100.10510.000.105	\$17.16	31,232
Merit Captain 1820 Hours	100.10512.000.105	\$2,121.42	55,157
Merit Captain 1820 Hours	100.10513.000.105	\$2,371.00	61,646
Merit Deputy 1924 Hours	100.10514.000.105	\$1,747.04	45,507
Merit Deputy 1924 Hours	100.10515.000.105	\$1,830.23	47,586
Merit Sergeant 1820 Hrs	100.10516.000.105	\$2,121.42	55,157
Merit Sergeant 1820 Hours	100.10517.000.105	\$1,663.85	44,592
Merit Sergeant 1924 Hours	100.10518.000.105	\$2,121.42	55,157
Merit Lieutenant 1924 Hours	100.10519.000.105	\$2,246.19	58,401
Merit Sergeant 1924 Hours	100.10520.000.105	\$2,121.42	55,157
Merit Sergeant/Det 1820 Hours	100.10521.000.105	\$2,121.42	55,157
Merit Sergeant 1924 Hours	100.10522.000.105	\$2,121.42	55,157
Merit Lieutenant 1820 Hrs	100.10523.000.105	\$2,246.19	58,401
Merit Deputy 1924 Hours	100.10524.000.105	\$1,747.04	46,588
Merit Corporal 1924 Hours	100.10525.000.105	\$1,996.92	51,912
Merit Lieutenant 1820 Hrs	100.10526.000.105	\$2,121.42	55,157
Merit Deputy 2080 Hours	100.10527.000.105	\$1,747.04	46,089
Merit Deputy 1924 Hours	100.10528.000.105	\$1,663.85	44,592
Merit Deputy K-9 1924 Hours	100.10529.000.105	\$1,996.92	51,912
Merit Captain 1924 Hours	100.10530.000.105	\$2,371.00	61,646
Merit Deputy (New)	100.10531.000.105	\$1,497.46	38,934
Merit Deputy 1924 Hours	100.10533.000.105	\$2,126.65	55,157
Merit Lieutenant 1820 Hrs	100.10534.000.105	\$2,246.19	58,401
Merit Deputy 1924 Hours	100.10535.000.105	\$1,830.23	47,586
Merit Deputy 1924 Hours	100.10536.000.105	\$1,830.23	47,586
Merit Deputy 1924 Hours	100.10537.000.105	\$1,996.62	51,912
Merit Major 1924 Hours	100.10538.000.105	\$2,495.77	64,890
Merit Deputy 1924 Hours	100.10539.000.105	\$1,747.04	45,507
Merit Deputy 1924 Hours	100.10540.000.105	\$1,801.46	47,586
Merit Sgt/DEA 1820 Hours	100.10541.000.105	\$2,121.42	55,157
Merit Deputy 1924 Hours	100.10542.000.105	\$1,747.04	45,507

Position	Main Distribution	2011 Approved Rate	Annual Appropriation
Merit Chief Deputy 1820 Hr	100.10543.000.105	\$2,620.58	68,135
Merit Deputy 1924 Hours	100.10544.000.105	\$1,747.04	45,507
Merit Deputy 1924 Hours	100.10545.000.105	\$1,830.23	47,586
Merit Sergeant 1820 Hrs	100.10546.000.105	\$1,830.23	47,586
Merit Deputy 1924 Hours	100.10547.000.105	\$1,747.04	46,089
Merit Deputy 1924 Hours	100.10548.000.105	\$1,830.23	47,586
Merit Deputy 1924 Hours	100.10549.000.105	\$1,996.62	51,912
Merit Deputy 1924 Hours	100.10550.000.105	\$1,830.23	47,586
Court House Security 2080 Hrs	100.10553.000.105	\$17.17	35,723
Court House Security 2080 Hrs	100.10554.000.105	\$17.17	35,723
Court House Security 2080 Hrs	100.10555.000.105	\$17.17	35,723
Merit Deputy 1924 Hours	100.10557.000.105	\$1,830.23	47,586
Merit Deputy 1924 Hours	100.10558.000.105	\$1,747.04	46,089
Merit Deputy 1924 Hours	100.10559.000.105	\$1,830.23	47,586
Merit Deputy 1924 Hours	100.10560.000.105	\$1,747.04	47,503
Merit Deputy 1924 Hours	100.10561.000.105	\$1,747.04	47,254
Merit Deputy 1924 Hours	100.10562.000.105	\$1,747.04	47,254
Process Server 1820 Hours	100.10563.000.105	\$17.16	31,232
Civil Admin 1820 Hours	100.10564.000.105	\$16.44	29,921
Evidence Tech Lt. 2080 Hours	100.10565.000.105	\$22.33	46,447
Court House Security 2080	100.10566.000.105	\$17.17	35,723
Court House Security 2080	100.10567.000.105	\$17.17	35,723
Court House Security 2080	100.10568.000.105	\$17.17	35,723
Fleet Manager	100.10576.000.105	\$19.50	35,490
Sheriff's Office Overtime	100.10599.000.105		160,000
Surveyor	100.10600.000.106	\$2,156.46	56,068
Surveyor Cornerstone	100.10600.127.106	\$635.84	16,532
Chief Deputy	376.10601.000.106	\$1,504.08	39,106
Survey Technician	238.10603.000.106	\$18.67	33,980
Receptionist	376.10608.000.106	\$13.13	23,897
Permit Clerk	376.16102.000.106	\$13.26	24,134
NPDES Program Coordinator	376.16105.000.106	\$1,799.62	46,790
Office Manager	376.16106.000.106	\$1,306.73	33,975
Drainage Inspector	238.10604.000.106	\$18.67	33,980
Drainage Inspector	238.10605.000.106	\$18.67	33,980
Drainage Inspector	238.10606.000.106	\$18.67	33,980
Legal Drain Technician	238.10610.000.106	\$18.67	33,980
Inspector-Plan Reviewer	238.16101.000.106	\$18.67	33,980
Inspector-Plan Reviewer	238.16103.000.106	\$18.67	33,980
Inspector	238.16107.000.106	\$18.67	33,980
Seasonal	376.10609.000.106		25,000
Coroner	100.10700.000.107	\$792.35	20,601
Chief Deputy	100.10701.000.107	\$475.42	12,361
Deputy Coroners	100.10702.000.107	ψτι0.τ <u>ε</u>	18,540
Part Time	100.10703.000.107		8,500
Deputy Prosecutor	100.10800.000.108	\$2,258.12	58,711
Deputy Prosecutor	100.10801.000.108	\$2,258.12	58,711
Deputy Prosecutor (Stop Grant)	100.10802.000.108	\$1,512.42	39,323

Position	Main Distribution	2011 Approved Rate	Annual Appropriation
Investigator	100.10803.000.108	\$1,938.35	50,397
Victim's Assistance Coordin	100.10804.000.108	\$668.92	17,392
Office Manager	100.10805.000.108	\$1,500.00	39,000
Special Programs Coordina	100.10806.000.108	\$1,247.92	32,446
Legal Secretary	100.10807.000.108	\$16.44	29,921
Legal Secretary	100.10808.000.108	\$14.86	29,921
Secretary/Receptionist	100.10809.000.108	\$14.86	27,046
Part Time Law Clerks	100.10810.000.108		25,000
Deputy Prosecutor	100.10812.000.108	\$2,258.12	58,711
Clerk	100.10813.000.108	\$13.20	24,024
Deputy Prosecutor	100.10816.000.108	\$2,258.12	58,711
Deputy Prosecutor	100.10817.000.108	\$2,258.12	58,711
Deputy Prosecutor	100.10818.000.108	\$2,258.12	58,711
Deputy Prosecutor	100.10819.000.108	\$2,258.12	58,711
Paralegal	100.10820.000.108	\$21.39	38,930
Legal Secretary	100.10821.000.108	\$14.86	27,046
Legal Secretary	100.10822.000.108	\$16.44	29,921
Clerk	100.10823.000.108	\$13.20	24,024
Dep. Pros. Supv. Differential	100.10824.000.108	\$192.31	5,000
Dep. Pros. Supv. Differential	100.10825.000.108	\$192.31	5,000
Dep. Pros. Supv. Differential	100.10849.000.108	\$192.31	5,000
Prosecutor Supplemental	100.10850.000.108	\$192.31	5,000
UDTF Office Manager	100.10853.000.108	\$20.34	42,308
UDTF Coordinator	100.10854.000.108	420.01	5,000
VAC Assistant	100.10856.000.108		1,129
Court Reporters	263.19501.000.108		24,024
Deputy Prosecutor	264.10800.000.108		5,000
Part Time Law Clerks	264.10810.000.108		12,506
Part Time Clerks	264.10828.000.108		15,000
Part Time Investigator's Ass't	264.10829.000.108		30,000
Chief Deputy Supplemental	264.10851.000.108		5,000
UDTF Coordinator	264.10854.000.108		5,000
Deputy Prosecutor Extra Duties	264.18401.000.108		3,000
Deputy Prosecutor (Stop Grant)	532.10802.070.108		19,388
Victim's Assistance Coordin	535.10804.070.108		20,075
VAC Assistant	535.10856.070.108		29,229
Vito visolotant	000.10000.010.100		20,220
Assessor	100.10900.000.109	\$2,027.15	52,706
Level 2 Certification	100.10900.129.109	\$2,027.10	1,000
Chief Deputy	100.10901.000.109	\$1,504.08	39,106
Level 2 Certification	100.10901.129.109	\$1,004.00	1,000
Commercial Assessor	100.10903.000.109	\$15.66	28,502
Level 2 Certification	100.10903.129.109	\$10.00	1,000
Deputy	100.10904.000.109	\$14.45	26,627
Level 2 Certification	100.10904.129.109		1,000
Deputy	100.10904.129.109	\$11.70	26,627
Deputy	100.10905.000.109	\$14.63	26,627
	100.11100.000.109	\$1,035.10	26,996
Guilford Twp Assessor	100.11100.129.109	\$1,035.10	1,000
Level 2 Certification	100.11101.000.109	\$14.63	15,000
Chief Deputy Level 2 Certification	100.11101.129.109	\$14.03	1,000

Position	Main Distribution	2011 Approved Rate	Annual Appropriation
Washington Twp Assessor	100.11300.000.109	\$1,035.10	26,996
Level 2 Certification	100.11300.129.109		1,000
Chief Deputy	100.11301.000.109	\$14.63	15,000
Level 2 Certification	100.11301.129.109		1,000
Brown Twp Assessor	100.11400.000.109	\$1,790.25	21,483
Level 2 Certification	100.11400.129.109		1,000
Deputy	208.18901.000.109	\$13.20	24,024
Deputy	208.18902.000.109	\$14.17	25,790
Level 2 Certification	208.18902.129.109		1,000
Deputy	208.18903.000.109	\$15.56	30,352
Level 2 Certification	208.18903.129.109		1,000
Deputy	208.18904.000.109	\$14.63	26,627
Level 2 Certification	208.18904.129.109		1,000
Deputy	208.18905.000.109	\$14.45	26,627
Level 2 Certification	208.18905.129.109		1,000
Deputy	208.18906.000.109	\$15.56	28,320
Level 2 Certification	208.18906.129.109		1,000
Reassessment Consultant	208.18908.000.109	\$13.20	14,000
Level 2 Certification	208.18908.129.109		1,000
Extra Help	208.18998.000.109		21,000
Overtime	208.18999.000.109		10,000
Extra Help	241.18998.000.109		22,000
Extension Agent Office	100.13000.000.130	\$18.50	33,679
Administrative Assistant	100.13001.000.130	\$16.44	29,921
Assistant (was Leadership)	100.13002.000.130	\$14.04	25,569
Program Assistant	100.13003.000.130	\$1,364.62	35,480
Planning & Building Director	100.13100.000.131	\$2,806.23	72,962
Planner	100.13101.000.131	\$1,439.77	37,434
Zoning Inspector	100.13103.000.131	\$1,564.30	40,672
Chief Building Inspector	100.13104.000.131	\$1,503.23	39,084
Inspection Coordinator	100.13105.000.131	\$18.21	33,143
Office Manager	100.13106.000.131	\$16.44	29,921
Building Inspector	100.13107.000.131	\$19.01	34,599
Building Inspector	100.13108.000.131	\$18.22	33,161
Planning Technician	100.13109.000.131	\$18.22	33,161
Addressing Coordinator	100.13111.000.131	\$18.22	33,161
Subdivision Inspector	100.13113.000.131	\$18.22	33,161
Planning Secretary	100.13114.000.131	\$14.89	27,105
Building Secretary	100.13115.000.131	\$14.89	27,105
Zoning Secretary	100.13116.000.131	\$14.89	27,105
Planning Comm Member	100.13117.000.131	\$90.00	2,340
Planning Comm Member	100.13117.000.131	\$90.00	2,340
Planning Overtime	100.13199.000.131		4,000
Commissioner	100.13300.000.133	\$50.00	2,000
Commissioner	100.13301.000.133	\$50.00	2,000
Commissioner	100.13302.000.133	\$50.00	2,000
Veterans Representative	100.13400.000.134	\$604.46	15,716

Position	Main Distribution	2011 Approved Rate	Annual Appropriation
Commissioners Secretary	100.13500.000.135	\$18.22	00.101
Commissioner	100.13502.000.135		33,161
Commissioner	100.13502.000.135	\$976.65	25,393
		\$976.65	25,393
Commissioner	100.13504.000.135	\$976.65	25,393
Adm. to Cty Commissioners	100.13505.000.135	\$2,699.46	70,186
President Supplemental	100.13506.000.135		1,500
Commissioner's Overtime	100.13599.000.135		4,668
Facilities Manager	100.13600.000.136	\$1,634.62	50,000
Custodian	100.13601.000.136	\$11.06	20,130
Custodian	100.13602.000.136	\$13.89	25,280
Custodian	100.13603.000.136	\$10.76	19,584
Custodian	100.13604.000.136	\$10.76	19,584
Custodian	100.13605.000.136	\$10.76	19,584
Part Time	100.13606.000.136		29,296
Custodial Overtime	100.13699.000.136		3,937
		A	1
Jail Matron 2080 Hours	100.13700.000.137	\$1,785.62	46,426
Jail Sergeant 1924 Hours	100.13701.000.137	\$19.50	37,518
Jail Commander 1820 Hours	100.13702.000.137	\$2,155.46	56,042
Jail Lt 2080 Hrs	100.13703.000.137	\$22.33	46,447
Jail Lt 2080 Hrs	100.13704.000.137	\$22.33	46,447
Inmate Account Clerk 1820 Hrs	100.13718.000.137	\$13.86	29,921
Inmate Account Clerk 1820 Hrs	100.13719.000.137	\$16.44	29,921
Jail Sgt 1924 Hours	100.13720.000.137	\$19.50	37,518
Jail Lt 2080 Hours	100.13721.000.137	\$22.33	46,447
Jail Cpl 1924 Hours	100.13722.000.137	\$19.50	37,518
Jail Deputy 1924 Hrs	100.13723.000.137	\$17.16	33,016
Jail Deputy 1924 Hrs	100.13724.000.137	\$17.16	33,016
Jail Deputy/Transport 2080 Hrs	100.13725.000.137	\$17.16	35,693
Jail Deputy 1924 Hrs	100.13726.000.137	\$17.16	33,016
Jail Sgt 1924 Hrs	100.13727.000.137	\$17.76	34,171
Jail Deputy 1924 Hrs	100.13728.000.137	\$17.16	33,016
Jail Corporal 1924 Hours	100.13729.000.137	\$17.76	32,324
Jail Deputy 1924 Hours	100.13730.000.137	\$17.16	33,016
Jail Deputy 1924 Hours	100.13731.000.137	\$17.16	33,016
Jail Deputy 1924 Hours	100.13732.000.137	\$17.16	33,016
Jail Sergeant 1924 Hours	100.13733.000.137	\$19.50	37,518
Jail Deputy 1924 Hours	100.13734.000.137	\$17.16	33,016
Jail Deputy 1924 Hours	100.13735.000.137	\$17.16	33,016
Jail Deputy/Transport 2080 Hrs	100.13736.000.137	\$17.16	35,693
Jail Deputy 1924 Hours	100.13737.000.137	\$17.16	33,016
Jail Deputy 1924 Hours	100.13738.000.137	\$17.16	33,016
Jail Deputy 1924 Hours	100.13739.000.137	\$17.16	33,016
Jail Deputy 1924 Hours	100.13740.000.137	\$17.16	33,016
Jail Corporal 1924 Hours	100.13741.000.137	\$17.76	34,171
Jail Deputy 1924 Hours	100.13742.000.137	\$17.16	33,016
Jail Deputy 1924 Hours	100.13743.000.137	\$17.16	33,016
Jail Deputy 1924 Hours	100.13744.000.137	\$17.16	33,016
Jail Deputy 1924 Hours	100.13745.000.137	\$17.16	33,016

Position	Main Distribution	2011 Approved Rate	Annual Appropriation
Custodian 1820 Hours	100.13747.000.137	\$19.50	35,490
Jail Deputy 1924 Hours	100.13752.000.137	\$17.16	33,016
Jail Deputy 1924 Hours	100.13753.000.137	\$17.16	33,016
Jail Deputy 1924 Hours	100.13754.000.137	\$17.16	33,016
Jail Deputy/Transport 2080 Hrs	100.13758.000.137	\$17.16	35,693
Part Time Jail (4) No Benefits	100.13759.000.137	\$17.16	114,216
DACS Coordinator 1820 Hours	100.13760.000.137	\$19.30	35,126
Jail Transport 2080 Hours	100.13761.000.137	\$17.16	35,693
Jail Transport 2080 Hours	100.13762.000.137	\$17.16	35,693
Jail Deputy 1st Shift	100.13764.000.137	\$17.16	33,016
Jail Deputy 2nd Shift	100.13765.000.137	\$17.16	33,016
Jail Officers OT& Holiday	100.13798.000.137		110,000
County Home Administrator	100.13800.000.138	\$2,242.38	58,302
Resident Assistant	100.13801.000.138		24,024
Resident Assistant	100.13802.000.138	\$12.25	24,024
Resident Assistant	100.13803.000.138		24,024
Resident Assistant	100.13804.000.138	\$11.00	24,024
Resident Assistant	100.13805.000.138	\$13.20	24,024
Resident Assistant	100.13807.000.138	\$13.20	24,024
Resident Assistant - Part Time	100.13809.000.138	\$11.00	12,012
Resident Assistant - Part time	100.13810.000.138	\$11.00	12,012
Resident Assistant - Part Time	100.13811.000.138	\$11.00	14,205
Care Team Coordinator	100.13814.000.138	\$14.90	27,118
County Home Overtime	100.13899.000.139		10,000
Bailiff	100.13900.000.139	\$16.06	31,941
Reporter	100.13901.000.139	\$22.45	40,859
Part Time Reporter	100.13902.000.139	\$16.57	22,794
Reporter	100.13903.000.139	\$22.45	40,859
Circuit Judge Supplemental	100.13950.000.139		5,000
Supervisor Superior Court 1	100.14000.000.140	\$1,658.50	43,121
Court Administrator	100.14001.000.140	\$19.26	35,046
Bailiff	100.14002.000.140	\$19.61	35,691
Bailiff	100.14003.000.140	\$19.61	35,691
Superior 1 Judge Supplemental	100.14050.000.140		5,000
Administrator	100.14100.000.141	\$18.38	33,452
Bailiff	100.14101.000.141	\$20.68	37,638
Office Manager	100.14102.000.141	\$20.68	37,638
Reporter	100.14102.000.141	\$22.25	40,495
Reporter	100.14105.000.141	\$22.25	40,495
	100.14105.000.141	<i>Q22.20</i>	5,000
Superior 2 Judge Supplemental Superior 2 Overtime	100.14199.000.141		1,000
	100 14200 000 142	\$525.04	13,651
Emergency Management Dire	100.14200.000.142		
Part Time EM Deputy Director	100.14201.000.142	\$13.20 \$112.54	16,467 2,840
Ew Deputy Director	100.14203.000.142	ψΠ2.0 4	2,040
County Engineer	100.14300.000.143		14,589

Position	Main Distribution	2011 Approved Rate	Annual Appropriation
GIS Administrator	100.14304.000.143		21,572
Building & Admin Proj Manager	100.14306.000.143	\$1,598.15	41,552
Asst Bldg Proj Manager	100.14307.000.143	\$1,392.88	36,215
GIS Technician	100.14308.000.143		13,819
Engineer Office Manager	100.14309.000.143		15,599
Bldg Maintenance	100.14312.000.143	\$18.14	33,015
Engineering Technician	100.14313.000.143		27,358
Part-Time Maintenance Tech	100.14316.000.143	\$13.50	24,570
Engineer's Overtime	100.14399.000.143		4,000
Chief Animal Control Officer	100.14400.000.144	\$1,705.19	44,335
Administrative Assistant	100.14401.000.144	\$16.38	29,812
Animal Control Officer	100.14402.000.144	\$16.38	29,812
Animal Control Officer	100.14403.000.144	\$16.38	29,812
Animal Control Officer	100.14404.000.144	\$16.38	29,812
Animal Control Officer	100.14405.000.144	\$16.38	29,812
Clerk/Kennel Attendant	100.14407.000.144	\$15.07	27,428
Kennel Attendant	100.14409.000.144	\$15.07	27,428
Animal Control Overtime	100.14499.000.144	\$10.01	5,000
	10011110010001111		0,000
Inspector	100.14500.000.145	\$623.65	16,215
Assistant Inspector	100.14501.000.145	\$501.46	13,038
riseletant inspector	10011100110001110		1 .0,000
Election Chief Deputy	100.14605.000.146	\$1,504.04	39,106
Election Deputy	100.14606.000.146	\$13.20	24,024
Election Deputy	100.14608.000.146	\$13.20	24,024
Election Overtime	100.14699.000.146	010.20	2,000
	100.11000.000.110		2,000
Administrator	100.14700.000.147	\$2,561.85	66,608
Computer Cntr Support Spec	100.14701.000.147	\$2,210.50	62,063
Systems Operator	100.14703.000.147	\$21.01	41,200
Desktop Specialist	100.14706.000.147	\$18.25	40,000
Part Time Bookeye	100.14798.000.147	\$10.20	25,000
Computer Room Overtime	100.14799.000.147		4,000
	100.11100.000.111		1,000
Human Resources Director	100.14800.000.148	\$2,137.08	55,564
Human Resources Assistant	100.14801.000.148	\$15.94	29,012
Human Resource Overtime	100.14899.000.148		300
	100.14000.000.140		000
Councilman	100.14900.000.149	\$438.46	11,400
Councilman	100.14901.000.149	\$438.46	11,400
Councilman	100.14902.000.149	\$438.46	11,400
Councilman	100.14903.000.149	\$438.46	11,400
Councilman	100.14904.000.149	\$438.46	11,400
Councilman	100.14905.000.149	\$438.46	11,400
Councilman	100.14905.000.149	\$438.46	11,400
	100.14908.000.149	\$1,871.85	48,668
Financial Administrator	100.14908.000.149	\$1,071.00	40,000
Circuit Probation Director	100.15000.000.150		39,739
Circuit Probation Director	100.15001.000.150	\$22.14	22,928
Probation Officer	The second se		28,985
Probation Officer	100.15002.000.150	\$24.45	20,900

Position	Main Distribution	2011 Approved Rate	Annual Appropriation
Probation Officer	100.15003.000.150	\$23.33	24,824
Probation Officer	100.15004.000.150	\$22.22	22,928
Probation Officer	100.15005.000.150		14,709
Probation Officer	100.15007.000.150	\$19.26	22,928
Secretary	100.15010.000.150	\$13.91	14,094
Probation Officer	100.15011.000.150	\$19.18	21,184
Circuit Probation Director	259.15000.000.150		6,768
Probation Officer	259.15002.000.150		15,506
Probation Officer	259.15007.000.150		16,668
Circuit Probation Overtime	259.15099.000.150		1,000
Circuit Probation Director	262.15000.000.150		9,934
Probation Officer	262.15004.000.150		5,732
Secretary	262.15010.000.150		3,523
Probation Officer	262.15011.000.150		18,725
Probation Officer	291.15001.000.150		17,519
Probation Officer	291.15003.000.150		17,645
Probation Officer	291.15004.000.150		11,787
Probation Officer	291.15005.000.150	\$22.22	25,738
Secretary	291.15010.000.150		7,693
			1
Sup I & II Probation Director	100.15100.000.151		41,434
Probation Officer	100.15101.000.151	\$25.83	29,000
Probation Officer	100.15102.000.151	\$23.84	29,613
Probation Officer	100.15103.000.151	\$30.75	28,886
Probation Officer	100.15104.000.151	\$24.45	29,232
Probation Officer	100.15105.000.151	\$29.58	28,828
Probation Officer	100.15106.000.151	\$31.06	28,900
Secretary	100.15107.000.151	\$12.23	22,244
Probation Officer	100.15108.000.151	\$31.06	36,381
Probation Officer	100.15109.000.151	\$24.45	32,955
Ass't Chief Probation Officer	100.15110.000.151	\$31.45	38,110
Probation Officer	100.15111.000.151	\$24.45	41,233
Probation Officer	100.15112.000.151	\$22.23	40,447
Support Staff	100.15118.000.151	\$12.84	23,369
Sup Probation Overtime	100.15199.000.151		5,850
Sup I & II Probation Director	258.15100.000.151		34,773
Probation Officer	258.15101.000.151		17,997
Probation Officer	258.15102.000.151		13,784
Probation Officer	258.15103.000.151		27,069
Probation Officer	258.15104.000.151		15,259
Probation Officer	258.15105.000.151		25,005
Probation Officer	258.15106.000.151		27,625
Probation Officer	258.15108.000.151		20,144
Probation Officer	258.15109.000.151		11,535
Ass't Chief Probation Officer	258.15110.000.151		20,830
Probation Officer	258.15110.000.151		3,257
Home Detention Officer	261.19400.000.151	\$31.35	57,057
	261.19400.000.151	\$12.23	22,244
Secretary		\$12.23	11,700
Part Time Officer	261.19402.000.151	600.00	
Probation Officer	261.19404.000.151	\$26.89	48,941

Position	Main Distribution	2011 Approved Rate	Annual Appropriation
Office Manager	100.15200.000.152	\$16.44	29,921
Clerk	100.15201.000.152	\$13.20	24,024
Clerk	100.15202.000.152	\$13.20	24,024
Part Time	100.15203.000.152	\$13.20	10,000
Office Mgr/Bailiff	100.15300.000.153	\$23.91	43,517
Reporter	100.15301.000.153	\$20.64	37,566
Reporter	100.15302.000.153	\$19.00	37,566
Criminal Admin	100.15304.000.153	\$19.00	37,566
Part Time	100.15305.000.153	\$16.23	20,564
	100.15350.000.153	\$10.23	5,000
Superior 3 Judge Supplemental			
Superior 3 Overtime	100.15399.000.153		7,000
Work Release Director	290.15400.000.154	\$2,376.92	61,800
Administrative Secretary	290.15401.000.154	\$13.38	24,352
Case Manager	290.15402.000.154	\$17.51	31,869
Sergeant	290.15403.000.154	\$19.50	40,556
Sergeant	290.15404.000.154	\$19.50	40,556
Sergeant	290.15405.000.154	\$19.50	40,556
Officer	290.15406.000.154	\$17.16	35,693
Officer	290.15407.000.154	\$17.16	35,693
Officer	290.15408.000.154	\$17.16	35,693
Officer	290.15409.000.154	\$17.16	35,693
Officer	290.15410.000.154	\$17.16	35,693
Officer	290.15411.000.154	\$16.66	35,693
Work Release Officer	290.15415.000.154	\$16.66	35,693
Work Release Officer	290.15416.000.154	\$16.66	35,693
Work Release Officer	290.15417.000.154	\$17.16	35,693
Work Release Officer	290.15418.000.154	\$17.16	35,693
Work Release Officer	290.15419.000.154	\$17.16	35,693
Custody Holiday & OT	290.15499.000.154		14,902
Conconvetioniat County Match	100.15501.000.155	1	28,379
Conservationist-County Match Administrative Assistant	100.15502.000.155	\$10.00	
Conservationist-County Match	520.15501.070.155	\$18.68 \$192.31	33,998 5,000
		\$102.01	0,000
Superintendent	100.15603.000.156	\$2,575.00	66,950
Park Manager	100.15604.000.156	\$1,782.69	46,350
Seasonal Employment	100.15605.000.156		82,895
Naturalist	100.15606.000.156	\$1,164.73	30,283
Court Systems Administrator	100.16002.000.160	\$2,024.62	52,640
Deputy	100.10117.000.162	\$15.94	29,012
Court Reporter	100.16200.000.162	\$20.45	37,219
Court Reporter	100.16201.000.162	\$18.88	34,362
Bailiff/Reporter/Office Mgr.	100.16202.000.162	\$19.55	35,581
Administrative Assistant	100.16203.000.162	\$16.25	29,575
Superior 4 Supplement	100.16250.000.162		5,000
Court Reporter	100.16300.000.163	\$19.85	36,127

Position	Main Distribution	2011 Approved Rate	Annual Appropriation
Court Reporter	100.16301.000.163	\$16.67	35,800
Bailiff/Reporter/Office Mgr.	100,16302.000.163	\$19.55	35,581
Administrator/Court Reporter	100.16303.000.163	\$19.67	35,800
Superior 5 Judge Supplemental	100.16350.000.163		5,000
Deputy Prosecutor	100.18401.000.184	\$1,907.73	49,601
Office Manager	100.18402.000.184	\$19.09	34,744
Legal Secretary	100.18403.000.184	\$16.44	29,921
Child Support Clerk	100.18404.000.184	\$13.65	24,843
Child Support Clerk	100.18405.000.184	\$11.72	21,331
Child Support Overtime	100.18499.000.184	Q1112	2,000
Drain/Surv Proj Mgr	201.14302.002.201	Color Color Color	15,737
Superintendent	201.18500.001.201	\$2,115.38	52,547
Asst Superintendent	201.18501.001.201	\$1,884.62	49,000
Office Manager	201.18502.001.201	\$1,274.73	33,143
Part Time (2)	201.18503.001.201		13,000
Highway Worker	201.18510.002.201	\$17.43	36,255
Highway Worker	201.18511.002.201	\$17.43	36,255
Highway Worker	201.18512.002.201	\$17.43	36,255
Highway Worker	201.18513.002.201	\$17.43	36,255
Highway Worker	201.18514.002.201	\$16.94	35,236
Highway Worker	201.18515.002.201	\$16.94	35,236
Highway Worker	201.18516.002.201	\$16.94	35,236
Highway Worker	201.18517.002.201	\$11.15	35,236
Highway Worker	201.18518.002.201	\$16.94	35,236
Highway Worker	201.18519.002.201	\$16.94	35,236
Highway Worker	201.18520.002.201	\$16.94	35,236
Highway Worker	201.18521.002.201	\$16.94	35,236
Highway Worker	201.18522.002.201	\$16.94	35,236
Highway Worker	201.18523.002.201	\$16.94	35,236
Highway Worker	201.18524.002.201	\$16.94	35,236
Highway Worker	201.18525.002.201	\$16.94	35,236
Highway Worker	201.18526.002.201	\$16.94	35,236
Highway Worker	201.18527.002.201	\$16.94	35,236
Highway Worker	201.18528.002.201	\$16.94	35,236
Highway Worker	201.18529.002.201	\$16.94	35,236
Highway Worker	201.18530.002.201	\$16.94	35,236
Highway Worker	201.18532.002.201	\$17.43	36,255
Highway Worker	201.18533.002.201	\$16.94	35,236
Highway Worker	201.18534.002.201	\$16.94	35,236
Highway Worker	201.18535.002.201	\$16.94	35,236
Highway Worker	201.18536.002.201	\$16.94	35,236
Seasonal	201.18537.002.201		52,691
Garage Worker	201.18550.003.201	\$17.51	36,421
Garage Worker	201.18551.003.201	\$16.94	35,236
Highway Overtime	201.18598.000.201		210,893
County Engineer	203.14300.000.201		58,356
Asst County Engineer	203.14301.000.201		56,216
Hwy & Bridge Proj Manager	203.14303.001.201	\$1,874.08	48,726
GIS Administrator	203.14304.000.201		21,571

Position	Main Distribution	2011 Approved Rate	Annual Appropriation
GIS Technician	100.14308.000.143	\$14.46	15,671
Engineer Office Manager	100.14309.000.143	\$17.31	16,574
Hwy & Traffic Safety Tech	203.14310.002.201	\$1,334.54	34,698
Seasonal	203.14315.002.201		8,031
Bridge Worker	203.18580.000.201	\$16.94	35,236
Bridge Worker	203.18581.000.201	\$16.94	35,236
Bridge Worker	203.18582.000.201	\$16.94	35,236
Bridge Worker	203.18583.000.201	\$16.94	35,236
Bridge Overtime	203.18599.000.201		27,952
Health Administrator	214.18600.000.214	\$1,307.19	33,987
Director of Nursing	214.18603.000.214	\$2,050.69	53,318
Environmental Director	214.18604.000.214	\$2,283.69	59,376
Sanitarian	214.18605.000.214	\$1,650.69	42,918
Lead Sanitarian	214.18606.000.214	\$1,646.27	42,803
Nurse	214.18607.000.214	\$1,602.08	41,654
Sanitarian	214.18608.000.214	\$1,542.65	40,109
Sanitarian	214.18609.000.214	\$1,542.65	40,109
Public Health Nurse	214.18610.000.214	\$1,602.08	41,654
Sanitarian	214.18611.000.214	\$1,542.65	40,109
Nurse	214.18612.000.214	\$1,602.08	41,654
Secretary	214.18613.000.214	\$14.06	25,590
Secretary	214.18614.000.214	\$13.20	24,024
Secretary	214.18615.000.214	\$13.20	24,024
Secretary	214.18616.000.214	\$12.88	24,024
Seasonal	214.18617.000.214		5,012
Nurse	214.18620.000.214	\$1,602.08	41,654
Sanitarian	214.18624.000.214	\$1,542.65	40,109
Health Overtime	214.18699.000.214		1,000
Health Educator	501.18625.000.214	\$1,542.65	40,109
LHM Health Planner	504.18619.000.214		16,301
LHM Salary Match	214.18602.000.214		11,293
Environmental Health Spec.	507.18621.010.214		40,109
Health Planner	511.18619.000.214		40,109
Program Manager	516.18700.090.214		35,000
FSS	516.18701.090.214	\$13.00	13,520
Family Resource Specialist	516.18702.008.214	\$13.00	13,520
Program Supervisor	516.18703.090.214		30,000
FSS	516.18704.090.214	\$13.57	13,520
FSS	516.18705.090.214	\$13.00	13,520
PT Family Resource Specialist	516.18708.090.214	\$13.00	13,520
FSS	516.18709.090.214	\$13.00	13,520

ORDINANCE NUMBER 2019-27

ORDINANCE FOR MAXIMUM SPEED LIMITS ON CERTAIN COUNTY ROADS

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

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

WHEREAS, 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

Bevington Ln., Parkstone Ln., Parliament Way, Fairview Ct., Nottinghill Ln., Nottinghill Dr., Nottinghill Ct., Cairo Way, Galena Dr.	Parks at Prestwick Sub.	25mph
BE IT FURTHER ORDAINED that up Penalty shall be assessed in accordance	on finding of a violation of this ordinance a with Indiana Code.	

Location

Limit

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

DULY EXECUTED this 26 day of Ocl. 2010 HENDRICKS COUNTY, INDIANA BØARD OF MMISSIC By avidA Whicker- President By Wathen- Vice-President Eric By: Phyllis Palmer Attest:

ORDINANCE NO. 2010 - 28

ORDINANCE NO. 2010 - HENDRICKS COUNTY REGIONAL SEWER DISTRICT ORDINANCE FOR COLLECTION OF FEES AND CHARGES

WHEREAS, the Hendricks County Regional Sewer District (the "District") is a duly created and existing municipal corporation pursuant to I.C. 13-26-2, et. Seq.

WHEREAS, the District has adopted rules and regulations to effect the purposes for which the District was created and operates.

WHEREAS, the District rules and regulations provide for and require adoption of certain rates and charges.

WHEREAS, I.C. 13-26-11, et Seq., grants certain powers to the District dealing with the collection of rates and charges.

WHEREAS, the Board of Trustees of the District finds and determines that is to the best interest of the District to adopt these rates and charges, and such rates and charges are believed to be just and equitable.

NOW THEREFORE, be it ordained by the Board of Trustees of the District that the District rates and charges schedule Ordinance entitled "Hendricks County Regional Sewer District Ordinance for Collecting Rates and Charges," Ordinance No. 2001 – be adopted as follows:

- 1. The statements in the preamble hereof are true and correct and are findings of fact hereby.
- 2. The rates and charges included herein are adopted for all effects and purposes as the District's rates and charges regarding wastewater service in the Service Area.
- 3. These rates amend and supersede the rates and charges adopted in Ordinance 1995-28, and in District Ordinance 2001-32.
- 4. This Ordinance does not alter any Regional Sewer District agreement in existence as of December 10, 2001 including the following:

Agreement	Dated
Raceway Water Conservancy District	October 13, 1997
Oakhurst Realty, LLC	November 3, 1997
MAC Storage Company, an Ohio Corporation DBA: Broadacre MHP	December 28, 1998
Mobile Home Park Associates, DBA: Lake of Lanterns	December 20, 1999

5. All rates and charges adopted hereby become of full force and effect as described. The Monthly Service Reservation Fees will be initiated on December 10, 2002, and will be applicable to all allocations existing as of December 10, 2001, including wasteload reservations made between October 8, 2001 and December 10, 2001. The District will assess Monthly Service Reservation Fees, applicable to wasteload allocations reserved after November 1, 2001, beginning one year from the date of Wasteload Allocation.

The rates and charges and other specific provisions thereof enacted by the Board of Trustees of the District are as follows:

HENDRICKS COUNTY REGIONAL SEWER DISTRICT FEES

Application Fees:	
Wasteload	\$100.00
On-Site Sewer Construction Permit	\$100.00

Capacity Fees:

The Capacity Fee for all commercial and residential wasteload allocations shall be:

Capacity Fee:

\$3,900/EDU

The entire Capacity Fee is due and payable prior to the issuance of a wasteload allocation letter.

For all residential wasteload allocations requested prior to July 1, 2007, one-third of the connection fee is due and payable prior to issuance of wasteload allocation. The other twothirds of the connection fee shall be due prior to the issuance of a construction permit.

Interceptor Fees:

The Interceptor Fee for all commercial and residential wasteload allocations shall be:

Interceptor Fee

\$1,550 per EDU

The entire Interceptor Fee is due and payable prior to the issuance of a wasteload allocation letter.

Monthly Service Fees:

Lien Charges:

Monthly Service Fee: Monthly Service Reservation Fee, if applicable:	\$45.00 per EDU \$25.00 per EDU	
Inspection Fees:		
Wastewater Facility Construction: Acceptance of Facilities (post construction): Inspection Fee (service lateral):	\$90.00/hour \$90.00/hour \$175.00	
Plan Review Fees:		
Wasteload Allocation	\$125.00/hour	
Miscellaneous Fees:		
Late Payment Penalty Fee:	10% of unpaid current cha	

urrent charges \$25.00 **Returned Check Fee:** \$125.00 **Disconnect/Reconnect Fee:** Cost of attachment of lien plus the amount of fees owed.

Industrial Waste Discharge Permit (Non-Domestic):

Annual Discharge Permit Fee Laboratory Testing Charges Excess Strength Wastewater \$5,000.00 Actual Charge plus 15% handling 10% surcharge per lb. of total cost to treat BOD, TSS and NH₃

Note: Industrial waste, for purposes of this Ordinance, pertains to those non-domestic waste streams discharged as defined by SIC codes as registered under the Code of Federal Regulations CFR 403 Pretreatment guidelines set forth by the United States of America Environmental Protection Agency. Examples include significant users of 25,000-gallons/day flow or by categorical classification.

The Industrial Waste Discharge Permit does not apply to restaurants, but does not exempt restaurants from excess waste strength fees, or any required laboratory testing, or the need to install and maintain grease traps as outlined in the District's rules and regulations.

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

Passed and adopted by the Hendricks County Regional Sewer Board of Hendricks County, State of Indiana, on this 3.4 day of <u>November</u>, 2010.

HENDRICKS COUNTY REGIONAL SEWER BOARD

President

Member

ATTEST: ment

28.A AMENDMENT TO ORDINANCE NO. 2010-05

WHEREAS, the Hendricks County Regional Sewer District (the "District") is a duly created and existing municipal corporation pursuant to I.C. 13-6-2, et. seq.; and

WHEREAS, the District wants to change the effective date of Ordinance 2010-05;

NOW, THEREFORE, be it ordained by the District that effective date of the Ordinance 2010-05 is to be and is here now the $\int \frac{d}{dt} day of February 2011.$

HENDRICKS REGIONAL SEWER DISTRICT

David A. Whicker, President

Eric L. Wathen, Vice President

Jember Dec 21, 2010

Phyllis A. Palmer, Member

ATTEST: Printed: Greg Steverwald