

2011 HENDRICKS COUNTY ORDINANCES

Adopting Body	Description	Number	Date
Commissioners	Repealing Noise Ordinance 2000-31	2011-01	1/11/2011
Commissioners	Maximum Speed Limit CR 600 N	2011-02	1/11/2011
Council	Temporary Loan from Rainy Day to Work Release GOB	2011-03	1/13/2011
Commissioners	ZA 406/10 Michael Trapp	2011-04	1/25/2011
Council	Forgiveness of loan from Rainy Day to Juvenile Debt	2011-05	2/10/2011
Commissioners	ZA 234/11 D & H Family Limited Partnership	2011-06	2/22/2011
Commissioners	Sheriff's 457B Deferred Compensation Plan	2011-07	4/12/2011
Commissioners	Onsite Sewage System - Health	2011-08	4/26/2011
Commissioners	Temporary Campground - Health	2011-09	4/26/2011
Commissioners	Collection Fees - Health	2011-10	4/26/2011
Commissioners	Drainage Board Uniform Fee Schedule - Amendment	2011-11	7/12/2011
Commissioners	Re-Establish Cumulative Bridge Fund Rate	2011-12	7/12/2011
Council	Re-Establish Cumulative Capital Development Rate	2011-13	7/25/2011
Commissioners	Maximum Speed Limit CR 975 E	2011-14	8/9/2011
Commissioners	Prohibiting Parking on Certain Streets in Ridgehill	2011-15	8/9/2011
Regional Sewer District	Fee Ordinance	2011-16	8/9/2011
Commissioners	ZA 407/11 John Hall	2011-17	8/23/2011
Commissioners	Amend Subdivision Control Ord - Sec. 3.07 & 11.04	2011-18	8/23/2011
Commissioners	Amend Zoning Ord - Sec 12.4	2011-19	8/23/2011
Commissioners	Canvassing - Direct Sellers	2011-20	8/23/2011
Commissioners	Problem Solving Court Fees	2011-21	9/27/2011
Council	2012 Salary Ordinance	2011-22	10/13/2011
Commissioners	ZA 408/11 James E. Murray	2011-23	10/25/2011
Council	Repealing CEDIT Homestead Credit	2011-24	10/27/2011
Council	Adopting CAGIT for Homestead Credit	2011-25	10/27/2011
Commissioners	ZA 234/11 Ed & H LLC, Hendricks County Sports Center	2011-26	11/22/2011
Commissioners	ZA 409/11 North Salem State Bank	2011-27	11/22/2011
Council	2011 Amended Salary Ordinance	2011-28	12/8/2011
Commissioners	Setting Voting Precincts	2011-29	12/13/2011
Commissioners	Commissioner & Council Election Districts	2011-30	12/13/2011
Commissioners	Repealing Ordinance - Possession of Deadly Weapon	2011-31	12/13/2011

ORDINANCE No.: 2011 - 01

REPEALING NOISE ORDINANCE

WHEREAS, on December 29, 2000, the Board of Commissioners of Hendricks County Indiana enacted Ordinance No. 2000-31 which was a County Noise Ordinance; and

WHEREAS, the Board of Commissioners of Hendricks County, Indiana now wish to repeal this Ordinance;

BE IT THEREFORE ORDAINED by the Board of Commissioners of Hendricks County, Indiana that Noise Ordinance 2000-31 is hereby repealed.

ADOPTED by the Board of Commissioners of Hendricks County, Indiana this 11th day of January, 2011.

Bob Gentry
Bob Gentry, Commissioner

Phyllis A. Palmer
Phyllis A. Palmer, Commissioner

Eric L. Wathen
Eric L. Wathen, Commissioner

ATTEST:

Cinda Kattau
Cinda Kattau, Auditor

Printed: CINDA KATTAU

ORDINANCE NUMBER 2011-02

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:

<u>Street</u>	<u>Location</u>	<u>Limit</u>
CR 600 N	CR 900 E to Raceway Road	45 mph

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 11th day of JANUARY, 2011

HENDRICKS COUNTY, INDIANA
BOARD OF COMMISSIONERS

By: Bob Gentry
Bob Gentry, Commissioner

By: Phyllis A. Palmer
Phyllis A. Palmer, Commissioner

By: Eric L. Wathen
Eric L. Wathen, Commissioner

Attest: Cinda Kattau
Cinda Kattau, Auditor

ORDINANCE 2011- 03
AUTHORIZING TEMPORARY LOAN FROM THE RAINY DAY FUND
TO WORK RELEASE FACILITY GOB FUND

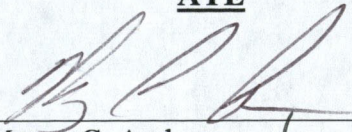
Whereas, certain extraordinary emergencies have developed making it necessary to borrow funds from the Rainy Day Fund to provide temporary revenue for:

Fund 607 Work Release Facility GOB \$135,000

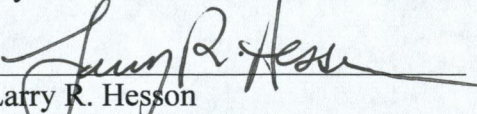
Be it resolved by the County Council of Hendricks County, Indiana, that for the expense of said County that the sum of \$135,000 be loaned from the Rainy Day Fund to the make the debt service payments for the above projects and said loans to be repaid not later than December 31, 2011.

Adopted the 13th day of January, 2011 by the following vote:

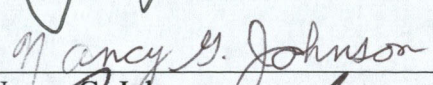
AYE



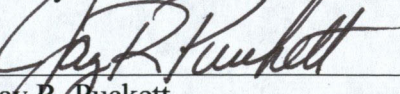
Myron C. Anderson



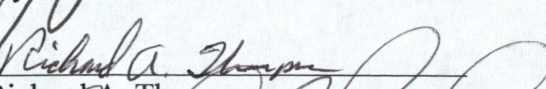
Larry R. Hesson



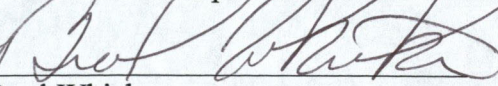
Nancy G. Johnson



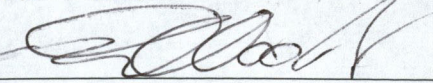
Jay R. Puckett



Richard A. Thompson



Brad Whicker



Nathaniel Woods

NAY

Myron C. Anderson

Larry R. Hesson

Nancy G. Johnson

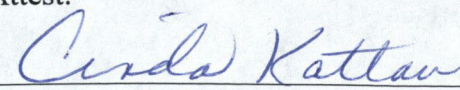
Jay R. Puckett

Richard A. Thompson

Brad Whicker

Nathaniel Woods

Attest:



Cinda Kattau, Auditor

ORDINANCE NO. 2011-04

AN ORDINANCE TO AMEND THE ZONING MAP OF HENDRICKS COUNTY, FROM GB/GENERAL BUSINESS DISTRICT AND AGR/AGRICULTURAL RESIDENTIAL DISTRICT TO LI/LIGHT INDUSTRIAL DISTRICT, COMMONLY KNOWN AS ZA 406/10: MICHAEL TRAPP, S20-T16N-R2E, LINCOLN TOWNSHIP, PARCEL TOTALING 5.97 ACRES, LOCATED ON THE NORTH SIDE OF U.S. HIGHWAY 136, APPROXIMATELY 0.25 MILE WEST OF RACEWAY ROAD.

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 406/10: Michael Trapp, S20-T16N-R2E, 5.97 acres, Lincoln Township, located on the north side of U.S. Highway 136, approximately 0.25 mile west of Raceway Road.

SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 406/10: Michael Trapp, 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 January, 2011.

Board of Commissioners

Eric L. Wathen, President

Phyllis A. Palmer

Phyllis A. Palmer, Vice-President

Bob Gentry

Bob Gentry, Member

Attest:

Cinda Kattau
Cinda Kattau, Auditor

ORDINANCE 2011-05
AUTHORIZING FORGIVENESS IN REPAYMENT OF TEMPORARY LOAN

Whereas, the County Council of Hendricks County, Indiana adopted Ordinance 2005-26 to authorize a loan from the Rainy Day Fund to pay the State of Indiana for juvenile incarcerations, and

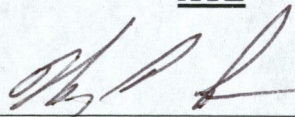
Whereas, Hendricks County established a tax rate for Juvenile Debt to repay Rainy Day Fund for property taxes payable for 2006, 2007, and 2008, and

Whereas, the established tax rate did not result in enough levy to repay Rainy Day Fund making the County unable to repay,

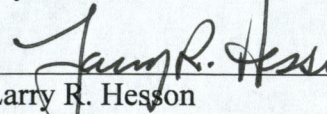
Therefore be it resolved by the County Council of Hendricks County, Indiana, forgives the balance due in the sum of \$102,697.10.

Adopted the 10th day of February, 2011 by the following vote:

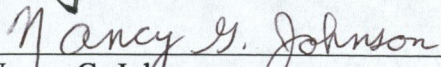
AYE



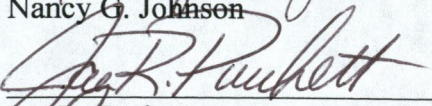
Myron C. Anderson



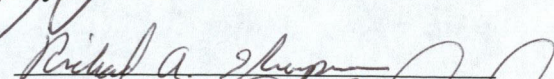
Larry R. Hesson



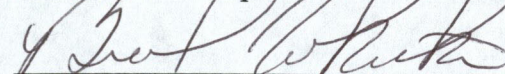
Nancy G. Johnson




Jay R. Puckett



Richard A. Thompson

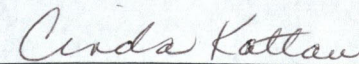


Brad Whicker



Nathaniel Woods

Attest:



Cinda Kattau, Auditor

NAY

Myron C. Anderson

Larry R. Hesson

Nancy G. Johnson

Jay R. Puckett

Richard A. Thompson

Brad Whicker

Nathaniel Woods

ORDINANCE NO. 2011-06

AN ORDINANCE TO AMEND THE PUD ORDINANCE, COMMONLY KNOWN AS **ZA 234/11: D & H FAMILY LIMITED PARTNERSHIP (CLERMONT LAKES)** (AMENDMENT TO PUD ORDINANCE), S17, 20-T16N-R2E, LINCOLN TOWNSHIP, PARCEL TOTALING 63.9 ACRES, LOCATED ON THE NORTH SIDE OF U.S. HIGHWAY 136, APPROXIMATELY 0.33 MILE WEST OF RACEWAY ROAD.

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 234/11: D & H FAMILY LIMITED PARTNERSHIP (CLERMONT LAKES), S17, 20-T16N-R2E, 63.9 acres, Lincoln Township, located on the north side of U.S. Highway 136, approximately 0.33 mile west of Raceway Road.

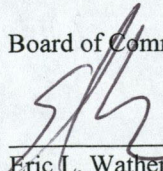
SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 234/11 (*Amendment to PUD Ordinance*): *D & H Family Limited Partnership (Clermont Lakes)*, the "Findings of Fact/Law" and the "Development Commitment Recording Form" attached hereto and made 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.

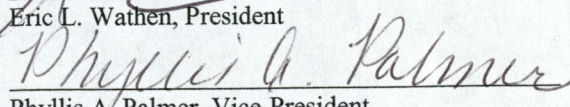
SECTION 3. All building or uses permitted and placed upon the described real estate shall fully conform with all the provisions of the County of Hendricks Zoning Ordinance and shall have obtained the proper permits.

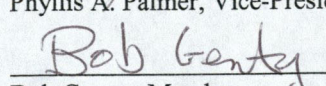
SECTION 4. This Ordinance shall be in full force and effect from and after its passage by the County Commissioners.

Approved by the Board of County Commissioners of Hendricks County, Indiana, the 22ND day of February, 2011.

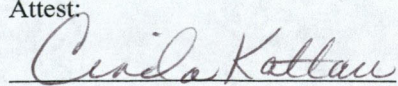
Board of Commissioners


Eric L. Wathen, President


Phyllis A. Palmer, Vice-President


Bob Gentry, Member

Attest:


Cinda Kattau, Auditor

AN ORDINANCE ESTABLISHING A DEFERRED COMPENSATION PLAN

WHEREAS, the County Commissioners of Hendricks County, Indiana, wish to establish a Deferred Compensation Plan for all eligible employees of the Sheriff's Department of this County; and

WHEREAS, tax benefits could accrue to employees of the Sheriff's Department who participate in such a Deferred Compensation Plan, which would encourage such employees to invest a portion of their compensation in the Deferred Compensation Plan and assist them in providing for their future financial security and supplement their retirement benefits; and

WHEREAS, the State of Indiana permits the establishment by Ordinance of a Deferred Compensation Plan by any of its political subdivisions; and

WHEREAS, the Hendricks County Sheriff's Department wishes to participate in a Deferred Compensation Plan established with other County Sheriff's Departments in the State of Indiana and to sign the appropriate Adoption Agreement to permit its employees to enroll in and invest some of their compensation in such Deferred Compensation Plan;

NOW, THEREFORE, THE COUNTY COMMISSIONERS OF HENDRICKS COUNTY, INDIANA HEREBY RESOLVE AS FOLLOWS:

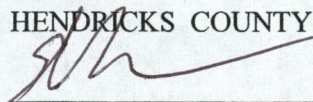
The County Commissioners meeting in a regularly scheduled session, this 12th day of April, 2011, hereby establish a Deferred Compensation Plan for the Hendricks County Sheriff's Department to allow for the voluntary participation of employees of such Sheriff's Department; and

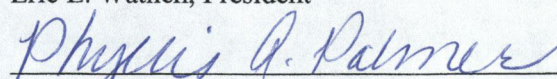
The Sheriff's Department will utilize the Deferred Compensation Plan established by County Sheriff's Departments in Indiana known as the Indiana Sheriffs 457(b) Plan and participate in the group trust arrangement established by that Deferred Compensation Plan; and the Sheriff is authorized to sign the Adoption Agreement to participate in the Deferred Compensation Plan.

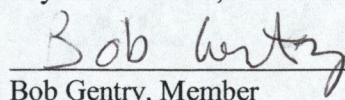
The County Commissioners hereby authorize the County Auditor to make deductions from the pay of employees of the Sheriff's Department who voluntarily participate in the Deferred Compensation Plan and to deposit the deferrals in the Trust. The County Commissioners also authorize the Committee made up of representatives of the Sheriff Departments participating in the Plan (as determined by participating Sheriff Departments) to make such other arrangements as are necessary to implement the Plan. It is understood that, other than the incidental expenses related to collecting the employees' deferrals and other minor administrative matter, there is to be no cost to or contribution by the County to this Plan.

IT IS HEREBY FURTHER ORDERED, that a true copy of this Ordinance be part of the County's record of this date.

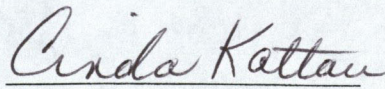
HENDRICKS COUNTY BOARD OF COMMISSIONERS


Eric L. Wathen, President


Phyllis A. Palmer, Vice President


Bob Gentry, Member

ATTEST:


Cinda Kattau, Auditor

HENDRICKS COUNTY ONSITE SEWAGE SYSTEM ORDINANCE

ORDINANCE NO 2011- 08

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

WHEREAS, the Board of Commissioners of Hendricks County, Indiana, held a hearing in the Commissioner's Meeting Room on April 26, 2011 at approximately 9:30 a.m.; and

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

NOW THEREFORE, in order to promote the health, safety and welfare of the people of Hendricks County, Indiana by diminishing the health hazards created by failing onsite sewage systems, be it ordained by the Board of County Commissioners of Hendricks County, Indiana the following ordinance entitled, "Hendricks County Onsite Sewage System Ordinance", be adopted.

DEFINITIONS

Affidavit Form-means a form provided by the Hendricks County Health Department that is signed by the owner, notarized and recorded.

Board of Health-means the Hendricks County Board of Health having jurisdiction in Hendricks County, Indiana.

Commercial-means any type of building other than a one or two family dwelling

Hearing-means a session in which witnesses are heard and testimony is taken

Health Officer-means the Health Officer having jurisdiction in Hendricks County Indiana

Indiana State Department of Health-means the state agency having authority to regulate onsite sewage systems.

Notice of Violation-means a written notification of an ordinance violation

Order-mean a written mandate a person is directed to obey

Plot Plan-means a graphic representation certified by an engineer, professional surveyor or architect currently registered in Indiana, which identifies the topography, locations, current ground elevations and elevations of the proposed improvements.

Repair Installation-means the repair or replacement of any onsite sewage system component other than the replacement or expansion of a soil absorption field.

Rule 410 IAC 6-8.2 “Residential Onsite Sewage Systems”-means an Indiana State Department of Health regulation that establishes standards for residential sewage systems and any amendments thereto.

Rule 410 IAC 6-10 “Commercial Onsite Wastewater Disposal”-means an Indiana State Department of Health regulation that establishes standards for commercial onsite sewage disposal systems.

Soil Profile Analysis Report-means a written description and interpretation of the physical and chemical properties of a soil from sample sites. The written soil profile report must include a detailed soil profile description of the properties of the soil at each sample site. All sample sites must be evaluated and described in the soil profile report.

Staked-means a lathe stake or equivalent at each end of all proposed trenches or the four corners of the basal area and aggregate bed for a sand mound system.

Violation-means a breach of law.

SECTION I-GENERAL REQUIREMENTS

- A. All residential onsite sewage systems shall be designed and installed in accordance with Rule 410 IAC 6-8.2 “Residential Onsite Sewage Systems” except as stated below:
 - 1. The minimum size of a new septic tank used in all installations shall be a minimum of one thousand (1000) gallons.
 - 2. An outlet filter shall be required for all installations.
 - 3. All subsurface drain system trenches installed shall be:
 - a) Filled to within six (6) inches of final grade with aggregate which meets the minimum requirements of Rule 410 IAC 6-8.2-67, washed aggregate with a gradation in the range of INDOT Specifications 8-11 INDOT Specification 23 sand or equivalent and the final six (6) inches to final grade with cover soil material
 - 4. Temporary sewage holding tanks must be watertight, and constructed of durable material such as concrete, fiberglass, or polyethylene; that is equipped with both audible and visible alarms.
 - 5. All designs for commercial onsite sewage systems must have approval from the Indiana State Department of Health, prior to installation. All designs and installations must be done in accordance with Rule 410 IAC 6-10 “Commercial Onsite Wastewater Disposal” and amendments unless specific written exemption is obtained from the Indiana State Department of Health
 - 6. Whenever a public or semi-public sewer becomes available and is within three hundred (300) feet of the property line of a residential or commercial property served by an onsite sewage system, holding tank, or sanitary vault privy; a direct connection shall be made to said sewer and the onsite sewage system, holding tank, or sanitary vault privy be abandoned according to Rule 410 IAC 6-8.2-86.
 - 7. Beginning January 1, 2012, the onsite sewage system shall be installed by a person, who is certified by the Indiana Onsite Wastewater Professionals Association or by a certification entity recognized by the Health Officer.

SECTION II-PERMITTING

- A. The application for an onsite sewage system permit shall be made on a form provided by the Hendricks County Health Department. At all times, from the start of construction to the time of inspection, the approved plot plan and permit shall be available on site.

- B. Any deviation from the permit or approved plan must be approved by the Hendricks County Health Department prior to modification. An as-built plot plan showing the actual installation details including the unplanned modifications will be required before final approval.
- C. All Permits are valid for a period of one year after the date issued. After expiration of the permit, construction may not begin without reapplication and payment of the permit fee. This reapplication procedure may be waived by the Hendricks County Health Department.
- D. The applicant shall provide the following:

1. Residential Onsite Sewage System Permit

- a) A signed application for an onsite sewage system permit.
- b) Two copies of the plot plan prepared by an engineer, professional surveyor or architect currently registered in Indiana. The plot plan shall certify that the sewage system will comply with this Ordinance and Rule 410 IAC 6-8.2, Residential Onsite Sewage Systems, if properly constructed, operated and maintained.
- c) A soil profile analysis report prepared by a Soil Scientist consisting of at least three (3) samples sites within the proposed soil absorption field. The samples sites must be representative of the soils within the absorption field.
- d) A floor plan of the proposed dwelling.
- e) Confirmation that the proposed onsite sewage system has been staked, prior to the on site plan review by the Hendricks County Health Department.
- f) All appropriate fees outlined in the Hendricks County Ordinance for Collection of Fees.
- g) Any additional information deemed necessary by the Health Officer.

2. Residential Onsite Sewage System Repair Permit

- a) A signed application for an onsite sewage system repair permit.
- b) A drawing of the proposed repair, unless waived by the Hendricks County Health Department.
- c) All appropriate fees as outlined in the Hendricks County Ordinance for Collection of Fees.
- d) Any additional information deemed necessary by the Health Officer.

3. Commercial Onsite Sewage System Permit

- a) A signed application for an onsite sewage system permit.
- b) A soil profile analysis report prepared by a Soil Scientist consisting of at least three (3) samples sites within the proposed soil absorption field.
- c) An approval letter and two copies of the approved plot plan from the Indiana State Department of Health, or the Technical Specification Data Report, with two copies of the plot plan that meets the specified requirements, prepared by a an engineer or architect currently registered in Indiana.
- d) All appropriate fees as outlined in the Hendricks County Ordinance for Collection of Fees.
- e) Any additional information deemed necessary by the Health Officer.

SECTION III APPROVAL

The Health Officer or agent shall be allowed to inspect the work at any stage of construction. The permittee shall notify the Health Officer or agent when the work is ready for final inspection and at least two working days before any underground portions are covered. The inspection shall be made within two working days of the receipt of notice by the Health Officer or agent. The Health Officer or agent,

bearing proper credentials and identification, shall be permitted to enter upon all properties for the purposes of inspection, observation, measurement, sampling and testing necessary to carry out the provisions of this Ordinance, and Rule 410 IAC 6-8.2 or Rule 410 IAC 6-10. Final approval of the installation for an onsite sewage system or privy shall not become effective until the installation is completed to the satisfaction of the Health Officer or agent.

SECTION IV PERMIT DENIAL

Upon denial of a valid permit application, the applicant may request a hearing with the Hendricks County Board of Health. The request must be in writing and received with ten (10) calendar days after receipt of the denial. Upon receipt of a request of a hearing, the Health Officer or agent shall arrange a time and place for the hearing and shall give the petitioner written notice thereof. Such hearing shall be held as soon as practical after receipt of the request provided by IC 5-14-1.5-5 (Open Door Law) is complied with. If no such request is received within ten (10) calendar days after receipt of the denial, the denial shall stand.

At such hearing, the petitioner shall be given an opportunity to be heard and to show evidence as to why the permit should be granted. Additionally, the Health Officer or agent shall be given time to explain why the permit was denied. At the conclusion of the hearing, the Hendricks County Board of Health shall sustain or overrule the permit denial depending upon its findings as to compliance with the provisions of this Ordinance, Rule 410 IAC 6-8.2 "Residential Onsite Sewage Systems" or Rule 410 IAC 6-10 "Commercial Onsite Wastewater Disposal". If the Board of Health shall overrule the permit denial, then a permit shall be issued and signed by the Chairperson of the Board of Health.

All proceedings of such hearing, including the findings and decision of the Board of Health, shall be summarized, reduced to writing, and entered as a matter of public record in the office of the Hendricks County Board of Health. In addition, all pertinent information (permit application and written correspondence) shall be included in the public record. Any person may seek relief from any decision in any court of competent jurisdiction as provided by the laws of this state.

SECTION V ENFORCEMENT

Whenever the Health Officer or agent determines there are reasonable grounds to believe that there has been a violation of this Ordinance, Rule 410 IAC 6-8.2 "Residential Onsite Sewage Systems", or Rule 410 IAC 6-10 "Commercial Onsite Wastewater Disposal", the Health Officer or agent shall give notice of such alleged violation to the person or persons responsible, as hereafter provided. Such notice shall:

1. Indicate the date and location of the violation.
2. Clearly indicate the nature of the violation and the related ordinance citation.
3. Allow a reasonable time for the performance of necessary remediation.
4. Be properly served upon the person or persons responsible, provided that such notice is deemed to be properly served. Proper service shall be any of the following:
 - a) Sent to the person directly.
 - b) Sent by registered mail to the last known mailing address of the person.
 - c) Posted in a conspicuous place in or about the property affected by the notice.
 - d) Other method of service authorized or required under the laws of this state.

Any person or persons affected by any such notice issued by the Health Officer or agent may request and shall be granted a hearing on the matter before the Hendricks County Board of Health. The request shall be in writing and received within ten (10) calendar days of receipt of Notice of Violation at the office of the Hendricks County Health Department.

Such request shall briefly state the reasons for the requested hearing. Upon receipt of a request for a hearing, the Health Officer or agent shall arrange a time and a place for such hearing and shall give the petitioner written notice thereof.

Such hearing shall be held as soon as practical after receipt of request hereof, provided that IC 5-14-1.5-5 (Open Door Law) is complied with. Any notice served pursuant to Section V of this Ordinance shall automatically become an order if a written request for a hearing is not received within ten (10) calendar days after receipt of the Notice of Violation is served.

At such hearing, the petitioner shall be given the opportunity to be heard and to show evidence as to why such Notice of Violation should be modified or withdrawn. Additionally, the Health Officer or agent shall be given time to explain the circumstances of the Notice of Violation.

After such hearing, the Hendricks County Board of Health shall sustain, modify or withdraw the Notice of Violation, depending upon its findings as to whether the provisions of this Ordinance, Rule 410 IAC 6-8.2 "Residential Onsite Sewage Systems" or Rule 410 IAC 6-10 "Commercial Onsite Wastewater Disposal", have been met. If the Hendricks County Board of Health sustains or modifies such Notice of Violation, it shall then be deemed to be an order.

The proceedings at such hearing, including the findings and decision of the Hendricks County Board of Health, shall be summarized, reduced to writing, and entered as a matter of public record in the office of the Hendricks County Board of Health. Such record shall also include a copy of every Notice of Violation or order issued in connection with this matter as well as any other pertinent information. Any person may seek relief thereof from any court of competent jurisdiction as provided by the law of the state.

Whenever the Health Officer, or his representative, find that an emergency exists which requires immediate action to protect the public health, the Health Officer may, without notice or hearing, issue an order reciting the existence of such an emergency and require that such action be taken as he deems necessary to meet the emergency. Notwithstanding the other provisions of this Ordinance, Rule 410 IAC 6-8.2 "Residential Onsite Sewage Systems" and Rule 410 IAC 6-10 "Commercial Onsite Wastewater Disposal" such order shall be effective immediately.

Any person to whom such an order is directed shall comply therewith immediately, but upon petition to the Health Officer, shall be afforded a hearing, as soon as possible in the manner provided in Section V. After such hearing, depending upon the findings as to whether the provisions of this Ordinance, Rule 410 IAC 6-8.2 "Residential Onsite Sewage Systems" or Rule 410 IAC 6-10 "Commercial Onsite Wastewater Disposal", have been met, the Hendricks County Board of Health shall continue such order in effect, modify it or revoke it.

SECTION VI PENALTIES

Any person or persons who shall continue to violate any section of this Ordinance, Rule 410 IAC 6-8.2 "Residential Onsite Sewage Systems" or Rule 410 IAC 6-10 "Commercial Onsite Wastewater disposal" beyond the time limit provided in the order, shall be cited for said violation in a court having jurisdiction, the violator or violators shall be punished by a fine of no more than two thousand five hundred dollars (\$2500.00), plus court costs imposed. Each individual day that a violation is in existence may be deemed a separate offense.

SECTION VII UNCONSTITUTIONALITY CLAUSE

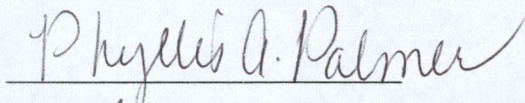
Should any section, paragraph, sentence, clause or phrase of this Ordinance be declared unconstitutional or invalid for any reason, the remainder of said Ordinance shall not be affected thereby.

SECTION VIII REPEAL AND EFFECTIVE DATE

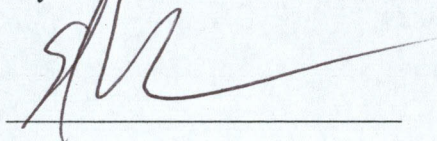
Any ordinance or parts of ordinances in conflict with this Ordinance, Rule 410 IAC 6-8.2 "Residential Onsite Sewage Systems" or Rule 410 IAC 6-10 "Commercial Onsite Wastewater Disposal" are hereby repealed. This Ordinance shall be in full force and effect from and after its passage and approved according to law. Passed and adopted by the Board of Commissioners of Hendricks County on April 26, 2011.

BOARD OF COMMISSIONERS:

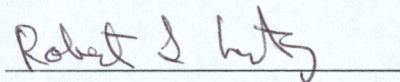
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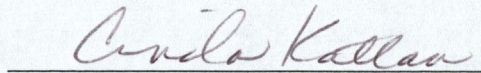
Phyllis A. Palmer



Eric L. Wathen



Robert L. Gentry



Cinda Kattau

Hendricks County Auditor

Temporary Campground Ordinance #2011 - 09

This Ordinance establishes a general permit for temporary campgrounds in Hendricks County by prescribing the policies, procedures, and technical criteria to operate under the requirements of a general permit. This rule establishes the requirements and procedures for submitting a Notice of Intent (NOI) letter under this Ordinance. Compliance with all requirements of applicable general permit rules will replace the Hendricks County individual temporary campground permit issued under previous Hendricks County Ordinance.

This Ordinance regulates temporary campgrounds where ten (10) or more campsites are operated not more than ten (10) consecutive days per event and not more than thirty (30) days a calendar year, and providing for incorporation selected portions of the following Indiana State Department of Health Rules: 410 IAC 6-7.1 Campgrounds; 410 IAC 6-12, 410 IAC 6-10, Bulletin S.E. 11, Bulletin S.E. 13; 327 IAC 8, 675 IAC 16, 312 IAC 13 and IC 13-18-12.

Whereas, the Hendricks County Commissioners find it necessary to regulate camping in Hendricks County, in order to protect the health and welfare of the citizens of Hendricks County from the unsanitary conditions of temporary camping activities.

Whereas, State Campground requirements define temporary campgrounds as under the jurisdiction of local health officers:

SECTION I. DEFINITIONS

Campground – means an area or tract of land where campsites are leased or rented and where provisions are made for ten (10) or more tents, recreational vehicles, park models, or vacation mobile homes. A campground is established, operated, and maintained for recreational, health, education, sectarian, business, or tourist activities away from established residences. The term, as used in this rule, does not include primitive campgrounds, youth camps, or tracts of land divided into individually deeded lots.

Campsite – means an individual camping space set aside in a campground for a tent, recreational vehicle, or vacation mobile home.

Department – means an authorized representative of the Hendricks County Health Department.

Health Officer – means the Health Officer of Hendricks County in Indiana, or the authorized representative thereof, and shall have the same meaning as local health officer in Indiana Code IC 16-18-2-212 and IC 16-20.

Notice of Intent (NOI) - written information provided to the Hendricks County Health Department prior to operation of a temporary campground.

Person – means any individual, firm, partnership, company, corporation, trustee, association, municipality, county, authority, estate, or public or private entity owning, conducting, controlling, managing, or operating a campground.

Primitive campground – means an area or tract of land without water supply systems, electricity, or toilets and having no vehicular access.

Public water supply – means water supplied by a utility, municipality, conservancy district, regional water district, rural water corporation, or not-for-profit water corporation.

Recreational Vehicle – means a travel trailer, park model, collapsible trailer, truck-mounted camper, or motor home.

Temporary campground – means a campground operated not more than ten (10) consecutive days per event and not more than thirty (30) days a calendar year.

Youth camp – means any area or tract of land established, operated, or maintained to provide more than seventy-two (72) continuous hours of outdoor group living experiences away from established residences for educational, recreational, sectarian, or health purposes to ten (10) or more children who are under eighteen (18) years of age and not accompanied by a parent or guardian. Youth camps are under the jurisdiction of the Indiana State Department of Health.

SECTION II PLAN REVIEW

All public campgrounds that are hereafter constructed, altered, or repaired shall conform to the applicable requirements of the Indiana State Department of Health and the Hendricks County Health Department. 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 temporary campground must submit an application on forms provided by the Hendricks County Health Department at least ninety (90) days prior to scheduling the work and at least forty-five (45) days prior to the first pre-opening compliance inspection.

SECTION III MINIMUM SANITATION REQUIREMENTS FOR CAMPGROUNDS

A. General Requirements:

1. A temporary campground may not operate for more than ten (10) consecutive days.
2. A temporary campground may not operate for more than thirty (30) days in one calendar year. Any campground operating for more than thirty (30) days in one calendar year is subject to regulation and inspection by the Indiana State Department of Health under 410 IAC 6-7.1.
3. All campsites shall be on a level or gently sloping land, and
4. All campsites shall be located at least 65 feet from the centerline of all state and county roads, and
5. An adequate area, of not less than 200 square feet, shall be provided for each campsite, and
6. No more than 250 campsites are permitted in a temporary campground.

B. Notice of Intent Requirements

Any person subject to the requirements of this Ordinance shall:

1. Submit a NOI letter that complies with this Ordinance, on a form provided by the Hendricks County Health Officer.

2. The property owner or other person responsible for the operation of the Temporary Campground must submit a NOI letter to the Health Officer at least eighteen (18) days prior to operating a Temporary Campground in Hendricks County.
3. Unless otherwise specified under an applicable general permit rule, the NOI letter shall be sent to the following address:
Hendricks County Health Department, 355 South Washington Street, #210 Danville, IN 46122
4. The NOI letter shall include the following:
 - a. Name, mailing address, and location of the campground for which the notification is submitted.
 - b. The person's name, address, telephone number, e-mail address (if available), ownership status, and status as federal, state, private, public, or other entity.
 - c. Dates of proposed operation of the Temporary Campground event.
 - d. A description and drawing of how the campground complies with the applicability requirements of this Ordinance, and a site plan showing the proposed layout of the campsites including the location of the sanitary facilities and the water supply. The site plan shall include a measured map of buildings, camp sites, water supplies, dump station(s), utility connections, and common areas.
 - e. When wells not otherwise regulated are used as the source of water, a current satisfactory bacteriological water result must be presented to the Hendricks County Health Department.
 - f. A written contract with a licensed solid waste disposal provider from pickup to disposal.
 - g. A written contract with a licensed waste hauler, if holding tanks or privies are utilized.
 - h. Any additional information required by the Hendricks County Health Officer.
 - i. The NOI letter must be signed by the owner or the responsible person in charge.

C. Water Supply

1. Campgrounds shall be provided with an adequate and convenient supply of potable water that meets 327 IAC 8.
2. Wells shall be constructed, installed, and located in accordance 327 IAC 8 and 312 IAC 13. Campground shall exclusively use a public water supply if public water is available within a reasonable distance. If a public water supply is not available, a campground shall have water supplied from a well that complies with the requirements of 327 IAC 8.
3. The campground water supply shall have capacity to meet total daily water demands. If a well or pump cannot meet peak or daily water demand, campgrounds shall be provided with sufficient usable storage capacity to meet the demand.
4. Each campground shall provide one (1) or more accessible water stations of an approved design.
5. Water stations and sanitary dumping stations shall be a minimum of fifty (50) feet apart.
6. A water station having an inside or outside threaded faucet shall have a pressure vacuum breaker installed to protect against back-flow.
7. Stop-and-waste valves or yard hydrants that would allow aspiration or backflow of contaminated water into the potable water system shall not be used.
8. All water sample results must be submitted to the Hendricks County Health Department.
9. There shall be no direct physical connection between the campground potable water supply system and any non-potable water supply system.

D. Sewage Disposal

1. All sewage generated by a campground, including gray water, shall be disposed of via a connection to a public sewer if available within a reasonable distance from the campground. If a public sewer is not available within a reasonable distance, sewage disposal must comply with 410 IAC 6-12, 410 IAC 6-10, Bulletin S.E. 11, Bulletin S.E. 13, or applicable rules of the Hendricks County Health Department and the Indiana Department of Environmental Management and the Indiana State Department of Health.
2. If individual sewer connections are provided for recreational vehicles, these connections shall meet the following minimum requirements:
 - a. Each individual sewer riser shall be at least four (4) inches in diameter.
 - b. Each individual sewer connection shall be tightly capped when a recreational vehicle is not connected.
 - c. The rim of the riser pipe shall extend four (4) inches above the ground, and surface drainage shall be diverted away from the riser.
3. Only wastewater management businesses licensed pursuant to IC 13-18-12 shall clean campground privies and portable toilets of waste. Privies must be pumped when the accumulated waste is within eighteen (18) inches of the privy floor.

E. Sanitary Dumping Station

1. All campgrounds where recreational vehicles are allowed, except those having only campsites with individual water and sewer connections, shall have at least one (1) sanitary dumping station or the campground owner shall make available an alternative off site dumping station approved by the Hendricks County Health Department, and the details of which are provided in the NOI.
2. If provided, each sanitary dumping station must be equipped with the following:
 - a. A four (4) inch sewer riser pipe with a self-closing hinged cover or other tight-fitting closure.
 - b. A concrete apron at least three (3) feet in diameter and sloped to drain the area surrounding the inlet of the riser pipe.
 - c. A water outlet for sanitary maintenance of the station.
 - d. A sign located at the water outlet which states that the water is not for drinking, but for flushing and cleaning holding tanks and the dump station area.
 - e. A vacuum breaker properly installed on the water supply
3. Sanitary dumping stations utilizing holding tanks shall be capable of receiving a sewage flow of at least sixty (60) gallons per day for each dependent campsite served.

F. Campground Sanitary Facilities

1. A campground with campsites without individual sewer connections shall have flush toilets, sanitary vault privies, or portable toilets, in the following ratios:
2. Number of Dependent Campsites to Toilet Facilities

	Urinals*Men	Women	Men
1-15	1	1	0
16-30	1	2	1
31-45	2	3	1
46-60	2	4	2
61-100	3	5	2

*Toilets may be substituted for the required number of urinals on a one-for-one basis.

sanitary vault privy, or portable toilet for each sex in the ratio of one (1) per thirty (30) dependent campsites and one (1) urinal for each one hundred (100) additional campsites.

3. The entrance to a sanitary facility shall have a sign to designate which sex may use the facility. Solid walls extending from floor to ceiling shall separate facilities for each sex located in the same building.
4. For all common use rooms that contain sanitary or laundry facilities, excluding sanitary vault privies and portable toilets, the following minimum requirements shall apply:
 - a. Floors, walls, and partitions around showers, lavatories, and other plumbing fixtures shall be smooth, nonabsorbent, and easily cleanable.
 - b. Bathing and hand washing facilities shall have hot and cold water under pressure. Bathing facilities shall have an approved, properly operating automatic temperature control valve. The valve must control the water temperature at the point of use so it will not exceed one hundred twenty (120) degrees Fahrenheit.
 - c. Exterior openings shall be screened utilizing screening of not less than sixteen (16) mesh.
 - d. Entrances to toilet and bathing facilities shall have self-closing doors.
 - e. Toilet and bathing facilities shall be configured to prevent viewing of the interior through the entrance door.
 - f. Light fixtures shall have guards or shields to prevent shattering.
5. Campground plumbing fixtures shall comply with 675 IAC 16.
6. Privies shall be constructed and maintained in compliance with Bulletin S.E. 11.
7. Campground sanitary facilities shall be:
 - a. maintained in a clean condition and in good repair;
 - b. properly lighted; and
 - c. ventilated

G. Refuse Collection and Disposal

1. The campground owner and/or operator shall be responsible for satisfactory storage, collection and disposal of all solid waste, garbage, and refuse.

2. Refuse, including garbage, shall be collected, stored, and disposed of properly so the campground is clean and litter free. Refuse shall not accumulate in a manner that could:
 - a. Result in rodent harborage or promote insect breeding; or
 - b. Cause a fire, safety, or health hazard.
3. Each dumpster in a campground shall be covered with a tight-fitting lid.
4. Garbage and refuse collection and disposal shall occur at least once a week or more often when necessary.
5. Community dumpsters shall be at least twenty-five (25) feet from any campsite.

H. Emergency equipment and services

1. Telephone service shall be made available to all campers, and access shall be provided at all times to such service for emergency use.
2. A register containing the name and home address of the campsite occupant and the dates of arrival and departure must be maintained and available for inspection by the department or the local health officer.

SECTION IV RIGHT OF ENTRY

- A. The department or the local health officer may enter public or private property at reasonable times and, upon presentation of credentials, to do any of the following:
 1. Inspect facilities, equipment, or records.
 2. Investigate allegations, conduct tests, or collect samples.
 3. Obtain information necessary to the issuance of a permit pursuant to this rule.
 4. Determine whether any person is subject to, or in violation of, this rule or a permit issued pursuant to this rule.

SECTION V INSPECTION FEES

- A. An inspection fee, of the amount specified in the Hendricks County Board of Health Ordinance for Collection of Fees, shall be paid to the Hendricks County Health Department if an inspection of a temporary campground results in verification of a violation of this Ordinance or of applicable State law.
- B. Payment of such fee is due within 30 days of invoice by the Hendricks County Health Department.
- C. Any campground where outstanding or unpaid fees or penalties are due is in violation of this Ordinance.

SECTION VI COMPLIANCE AND ENFORCEMENT

- A. A temporary campground in violation of this Ordinance may not operate in Hendricks County.
- B. Violators of the Ordinance shall be served a written initial notice of violation, whether in person or by any other manner reasonably decided to result in actual notice, including certified mail. Such order shall state the violation, order the abatement of the violation, and provide a reasonable time for abatement.
- C. If the violation is not satisfactorily abated within the specified time, a notice regarding operation without a permit shall be served in the same manner as specified for initial notices, and the matter shall be referred to the attorney for the Hendricks County Health Department or the county prosecutor for appropriate legal action as specified *in Section VII* of this Ordinance.

SECTION VII ENFORCEMENT AND PENALTIES

- A. 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.
- B. The department may commence an action under IC16-20-1-25, IC16-20-1-26 and IC 4-21.5-3-6, or IC 4-21.5-3-8 against a campground operator who:
1. fails to comply with this rule; or
 2. interferes with or obstructs the department or its designated agent in the performance of duties pursuant to this rule.
- C. Any person or persons who shall continue to violate any section of this Ordinance, beyond the time limit provided in the order, shall be cited for said violation in a court having jurisdiction. Upon conviction, by a court of competent jurisdiction, the violator or violators shall be punished by a fine of no more than two thousand five hundred dollars (\$2,500.00), plus court costs imposed. Each individual day that a violation is in existence may be deemed a separate offense.

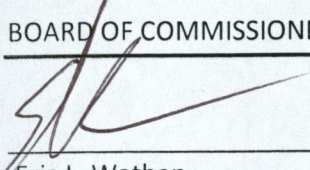
SECTION VIII UNCONSTITUTIONALITY CLAUSE

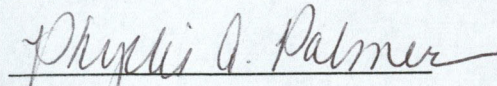
Should any section, paragraph, sentence, clause, or phrase of this Ordinance be declared unconstitutional or invalid for any reason, the remainder of said Ordinance shall not be affected thereby.

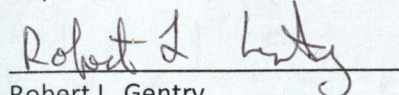
SECTION IX REPEAL AND DATE OF EFFECT

Passed and adopted by the Board of Commissioners of Hendricks County, State of Indiana, on this 26th date of April, 2011.

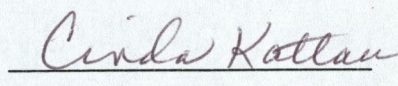
BOARD OF COMMISSIONERS


Eric L. Wathen


Phyllis A. Palmer


Robert L. Gentry

ATTEST:


Cinda Kattau

Hendricks County Auditor

ORDINANCE NO. 2011 – 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 26th day of April, 2011 at approximately 9:30 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 2010 – 10 enacted by the Board of Commissioners of Hendricks County, Indiana be amended to read as follows:

SECTION I. PUBLIC HEALTH NURSING

A. Personal Health Services

Immunizations (state provided) \$5.00 per child
(No charge if the patient is unable to 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)	\$ 10.00
Legitimization	\$10.00
Affidavit of Amendment	\$10.00
Paternity Affidavits	\$25.00
Genealogy search (per name)	\$ 3.00
Plastic wallet size BC sleeve	\$1.00

2. Death Records

Death Certificate (per copy)	\$ 10.00
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SECTION III. ENVIRONMENTAL HEALTH

A. Food Establishments

1. Plan Review Fees:

Plan Review	\$125.00
Pre-opening inspections (for 3rd and subsequent visits)	\$ 50.00 per inspection visit

2. Food Establishment Permit Fees

Pre-packaged potentially hazardous foods only	\$ 75.00 per year
Minimal food preparation	\$175.00 per year
Extensive handling of raw ingredients	\$250.00 per year
Additional Fee for Late Renewal	\$ 50.00 per application
Pushcart with all food prepackaged	\$ 25.00 per unit per year
Mobile Retail Food Establishment with no food preparation	\$ 40.00 per unit per year
Mobile Retail Food Establishment with food preparation	\$ 75.00 per unit per year
Temporary Food Establishments	\$ 25.00 per event
Additional Fee for Late Application	\$ 25.00 per application
Bed and Breakfast Establishments	\$ 50.00 per year
Farmer's Market Vendor (no Potentially Hazardous Food)	\$ 25.00 per year at one location (maximum \$ 75.00 per year)
Farmer's Market Vendor (with Potentially Hazardous Food)	\$ 75.00 per year at one location (maximum \$225.00 per year)

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 date of issue)

Gravity trench system	\$ 75.00
Pump assisted trench system	\$125.00
Sand Mound	\$200.00
System other than those listed above	\$250.00
Repair of a system 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 Protection (Valid one (1) year from 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

Temporary Campground Inspection	\$ 50.00 per visit
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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

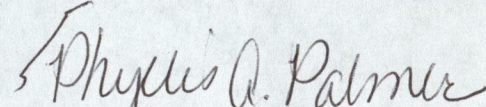
Fixed or mobile facility	\$50.00 per booth/station per year \$250.00 per year maximum
Issued after June 30 th (to December 31 st)	Half of annual fee
Temporary Tattoo Event	\$75.00 per event plus \$50.00 per booth/station
Late Renewal Fee	\$50.00

SECTION IV. REPEAL AND DATE OF EFFECT

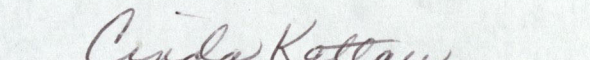
In the event a lawsuit is necessary to collect the cost of fees, penalties or services under this Ordinance, the individual or business entity found to be liable shall also pay for reasonable attorney fees and cost of litigation to the county. Each of the foregoing fees are non-refundable and shall be 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 after its passage and approval accordingly. If any section, clause, paragraph, provision or portion of this amendment shall be held to be invalid or unconstitutional by any court of competent jurisdiction, such decision shall not affect any other section, clause, paragraph, provision or portion of this amendment. Passed and approved by the Board of Commissioners of Hendricks County, Indiana this 26th day of April, 2011.

BOARD OF COMMISSIONERS:

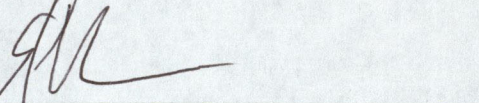
ATTEST:



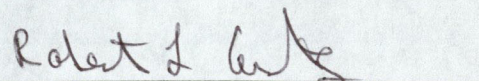
Phyllis A. Palmer



Cinda Kattau
Hendricks County Auditor



Eric L. Wathen



Robert L. Gentry

ORDINANCE NO. 2011- 11

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

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

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

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

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

DRAINAGE BOARD UNIFORM FEE SCHEDULE:

I. SUBDIVISION:

- A. Minor Subdivision
 - 1. Primary & Secondary \$500.00 (includes review fees)
- B. Major Subdivision
 - 1. Primary \$500.00 + \$15/Lot/Acre/Unit
 - 2. Secondary \$500.00 + \$10/Lot/Acre/Unit
- C. Revision/Amendment/Re-Plat \$250.00 - \$500.00 + \$10/Lot/Acre/Unit
- D. Minor Residential Plat \$250.00

II. SHOPPING CENTER:

- A. Primary Development Plan \$1,000.00 + \$15.00/Lot/Acre/Unit
- B. Secondary Development Plan \$1,000.00 + \$10.00/Lot/Acre/Unit
- C. Amendment to a Development Plan \$1,000.00 + \$10.00/Lot/Acre/Unit

III. PLANNED UNIT DEVELOPMENT:

- A. Primary Development Plan \$500.00 + \$15.00/Lot/Acre/Unit
- B. Secondary Development Plan \$500.00 + \$10.00/Lot/Acre/Unit

IV. DEVELOPMENT PLAN REVIEW:

- A. Primary Development Plan \$500.00 + \$15.00/Lot/Acre/Unit
- B. Secondary Development Plan \$500.00 + \$10.00/Lot/Acre/Unit

V. AMENITY AREA:

- A. Primary Development Plan \$500.00 + \$15.00/Lot/Acre/Unit
- B. Secondary Development Plan \$500.00 + \$10.00/Lot/Acre/Unit

VI. COMMERCIAL/INDUSTRIAL:

- A. Primary \$1,000.00 + \$15.00/Lot/Acre/Unit
- B. Secondary \$1,000.00 + \$10.00/Lot/Acre/Unit

VII. INDIVIDUAL RESIDENCE AND FARMS:

- A. Regulated Drain Outlet Permit \$100.00/outlet

- | | |
|--|-----------------------|
| B. Regulated Drain Crossing Permit | \$250.00/crossing |
| C. Regulated Drain Encroachment Permit | \$250.00/encroachment |

VIII. UTILITIES:

- | | |
|--|-----------------------------|
| A. Regulated Drain Crossing Permit | \$250.00/crossing |
| B. Regulated Drain Encroachment Permit | \$0.25/foot (Min. \$250.00) |

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

IX. OTHER:

- | | |
|---|----------|
| A. Copy of the Hendricks County Drainage Handbook | \$100.00 |
| B. Removal of Obstruction Application | \$250.00 |
| C. Variance of a Regulated Drainage Easement | \$250.00 |
| D. Alcoholic Beverage Verification Permit | \$100.00 |

X. MISCELLANEOUS FEES:

- | | |
|---|------------------------------|
| A. Returned Check Fee | \$25.00 |
| B. One-Foot Contour Maps (via Hendricks County GIS) | \$20.00/Acre (Min. \$500.00) |
| C. Copies | \$1.00/Sheet |
| D. Blackline Copies | \$2.00/Sheet |

XI. ENGINEERING REVIEW FEES:

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

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

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

EROSION CONTROL UNIFORM FEE SCHEDULE

I. RESIDENTIAL

A.	Principal	
	1. Single Family Dwelling	\$250.00
	2. Multi-Family Dwelling	\$500.00/Building
	3. Demolition	\$250.00
	4. Additions	\$100.00
	5. Accessory Structures	\$100.00
	6. Detached Garage	\$100.00
	7. Swimming Pools	\$100.00
	8. Relocation	\$100.00
	9. Expedited Review	\$ 75.00

II. SUBDIVISION:

A.	Minor Subdivision	
	1. Secondary	\$250.00
B.	Major Subdivision	
	1. Secondary	\$500.00 + \$10.00/Lot/Acre/Unit
C.	Amendment to a Major Subdivision	\$500.00 + \$10.00/Lot/Acre/Unit

III. SHOPPING CENTER:

A.	Secondary Development Plan	\$1,000.00 + \$10.00/Lot/Acre/Unit
B.	Amendment to Approved Secondary Dev. Plan	\$1,000.00 + \$10.00/Lot/Acre/Unit

IV. PLANNED UNIT DEVELOPMENT:

A.	Secondary Development Plan	\$500.00 + \$10.00/Lot/Acre/Unit
B.	Amendment to an Approved PUD	\$500.00 + \$10.00/Lot/Acre/Unit

V. DEVELOPMENT PLAN REVIEW:

A.	Secondary Development Plan	\$500.00 + \$10.00/Lot/Acre/Unit
B.	Amendment to a Development Plan	\$500.00 + \$10.00/Lot/Acre/Unit

VI. AMENITY AREA:

- | | | |
|----|---------------------------------|----------------------------------|
| A. | Secondary Development Plan | \$500.00 + \$10.00/Lot/Acre/Unit |
| B. | Amendment to a Development Plan | \$500.00 + \$10.00/Lot/Acre/Unit |

VII. Utility :

- | | | |
|----|--|----------|
| A. | 5000 to 20,000 sq. ft. surface area disturbed | \$150.00 |
| B. | 20,001 to 43, 559 sq. ft. surface area disturbed | \$250.00 |
| C. | 43, 560 sq. ft. or more surface area disturbed | \$500.00 |

VIII. Ponds : (except those ponds/detention areas already reviewed and approved in the development process)

- | | | |
|----|--|----------|
| A. | 5000 to 20,000 sq. ft. surface area disturbed | \$100.00 |
| B. | 20,001 to 43, 559 sq. ft. surface area disturbed | \$200.00 |
| C. | 43, 560 sq. ft. or more surface area disturbed | \$300.00 |

X. STOP WORK ORDERS:

- | | | |
|----|---|--|
| A. | Permit Re-Instatement Fee | Minimum \$500.00 or two
(2) times the filing fee,
whichever is greater |
| B. | Fine for Continued Construction after Stop Work Order | \$1,000.00 first day and up
to \$500.00 for each
additional day |

XI. MISCELLANEOUS FEES:

- | | | |
|----|--------------------|--------------|
| A. | Returned Check Fee | \$25.00 |
| B. | Copies | \$1.00/Sheet |
| C. | Blackline Copies | \$2.00/Sheet |

XII. ENGINEERING REVIEW FEES:

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

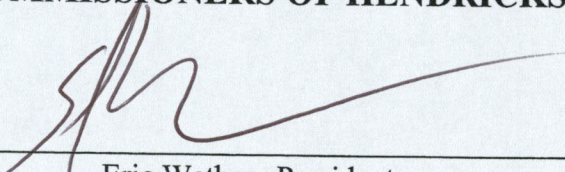
ALL FEES ARE NON REFUNDABLE
(Unless so permitted by the Drainage Board)

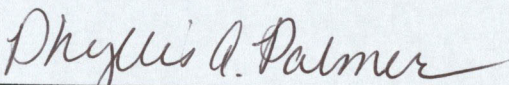
This Ordinance shall be in full force and effect from and after its passage and approval.

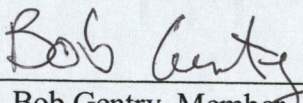
Presented to the Board of Commissioners of Hendricks County, Indiana, and approved on this ^{12th} ~~1st~~ day of ~~September~~, 2011:

July

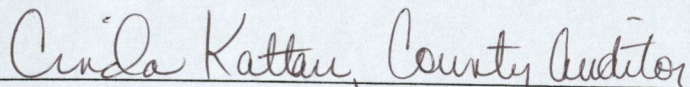
BOARD OF COMMISSIONERS OF HENDRICKS COUNTY:


Eric Wathen, President


Phyllis Palmer, Vice President


Bob Gentry, Member

ATTEST:


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

2011-12
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 \$.10 on each \$100 of assessed valuation. Said tax rate may be levied beginning with taxes for 2011 payable 2012.

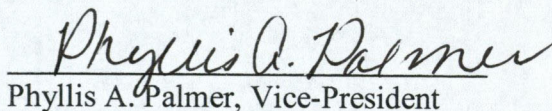
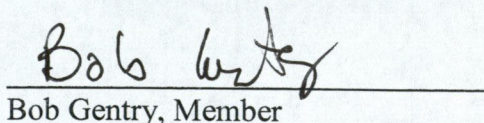
BE IT FURTHER RESOLVED that proofs of publication of the public hearing held on the 12th day of July, 2011, and a certified copy of this ordinance be submitted to the Department of Local Government Finance of the State of Indiana as provided by law. Said Cumulative Fund is subject to the approval of the Department of Local Government Finance.

Duly adopted by the following vote of the members of said Board of County Commissioners this 12th day of July, 2011.

AYE



Eric L. Wathen, President


Phyllis A. Palmer, Vice-President
Bob Gentry, Member

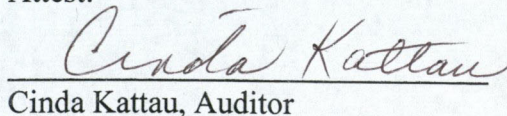
NAY

Eric L. Wathen, President

Phyllis A. Palmer, Vice-President

Bob Gentry, Member

Attest:


Cinda Kattau, Auditor

ORDINANCE 2011-13
ORDINANCE REESTABLISHING CUMULATIVE CAPITAL DEVELOPMENT FUND

BE IT RESOLVED by the County Council 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

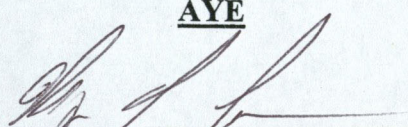
BE IT FURTHER RESOLVED THAT THIS Council will adhere to the provisions of Indiana Code 36-9-14.5. The proposed fund rate will not exceed \$0.0333 on each \$100 of assessed valuation. Said tax rate will be levied beginning with taxes for 2011 payable 2012.

BE IT FURTHER RESOLVED that proofs of publication of the public hearing held on the 25th day of July, 2011, 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 Hendricks County Council this 25th day of July, 2011.

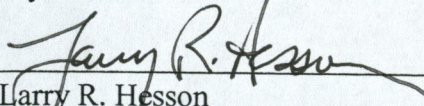
AYE

NAY



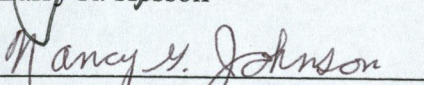
Myron C. Anderson

Myron C. Anderson



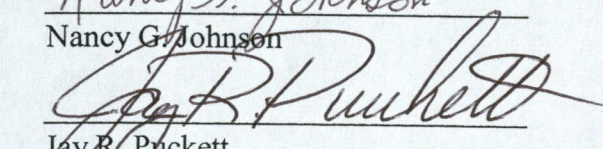
Larry R. Hesson

Larry R. Hesson



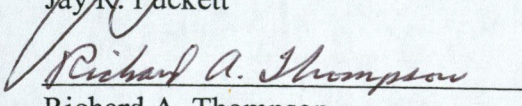
Nancy G. Johnson

Nancy G. Johnson



Jay R. Puckett

Jay R. Puckett

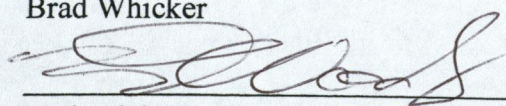


Richard A. Thompson

Richard A. Thompson

Brad Whicker

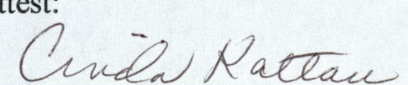
Brad Whicker



Nathaniel Woods

Nathaniel Woods

Attest:



Cinda Kattau, Auditor

ORDINANCE NUMBER 2001-14

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:

<u>Street</u>	<u>Location</u>	<u>Limit</u>
CR 975E	CR 700S to CR 800S	45mph

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, supersedes, repeals, and replaces any and all existing ordinances which imposed speed limits on the subject roadways.

DULY EXECUTED this 9th ^{August} day of ~~July~~, 2011

HENDRICKS COUNTY, INDIANA
BOARD OF COMMISSIONERS

By: [Signature]
Eric Wathen, President

By: [Signature]
Phyllis A. Palmer, Vice-President

By: [Signature]
Bob Gentry, Member

Attest: [Signature]
Cinda Kattau

**AN ORDINANCE PROHIBITING PARKING AT ALL TIMES
ON CERTAIN STREETS IN
PRESTWICK RIDGEHILL SUBDIVISION**

WHEREAS, it is in the public interest to enact and enforce motor vehicle parking regulations within the County's corporate limits within Ridgehill Subdivision and along certain areas of Ridgehill Way.

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

1. The foregoing Recitals are fully incorporated herein by reference.

ARTICLE 1. Parking Regulations

Section 1.1 General Provisions

- (a) The provisions contained in Chapter of the Code apply to all vehicles, whether they are self-propelled, animal drawn or towed, except for (i) emergency vehicles when responding to an emergency call or in pursuit of an alleged law violator, (ii) highway construction vehicles when engaged in construction work, and (iii) other vehicles that are exempt from municipal parking ordinances under applicable law.
- (b) The fine for the violation of any provision of Article 1 of this Chapter shall not exceed the sum of Five Hundred Dollars (\$500) per violation, each day constituting a separate violation. In addition to the fine assessed pursuant to this Section, a vehicle violating any provision of this ordinance may be towed and impounded at the owner's expense, such towing and impoundment costs to be paid in full prior to the release of the said vehicle.
- (c) Any police officer who observes the violation of any provision of this ordinance shall attach to the offending vehicle a notice to the owner/operator thereof that such vehicle has been parked in violation of the same and advising that such vehicle has been parked in violation of the same and advising that such person may, within seven(7) days from the date of such notice, pay to the Hendricks Superior Court as a fine for and in full satisfaction of such violation, the sum of Ten Dollars (\$10), except that, in the case of a vehicle that is unlawfully parked in a properly marked handicapped parking space, such fine shall be in the sum of Fifty Dollars (\$50). Upon the failure of the owner/operator to make such payment within the seven (7) day period, the original parking fine shall increase from Ten Dollars (\$10) to Twenty Dollars (\$20), or from Fifty Dollars (\$50) to Seventy Dollars (\$70) as applicable. If this enhanced parking fine is not paid in full through the Hendricks Superior Courts on or before the date and time set forth on the parking ticket for the hearing on the parking violation, the owner/operator who has been issued said ticket shall be required to appear before the County Court and be subject to the general penalties provided for violations of the provisions of this ordinance. Nothing contained in this subsection shall limit the County's right to also tow and impound any vehicles found to be parked in violation of any provision of this ordinance, the costs of such towing and impoundment to be paid by the vehicle owner in addition to the payment of any fine assessed hereunder.

- (d) All fines received by the County for violations of this ordinance shall be deposited into the County's General Fund pursuant to applicable law.
- (e) The Hendricks Superior Courts shall have jurisdiction over all violations of the provisions of Article 1 of this Chapter.

Section 2.1 General Parking Restrictions

- (a) No person shall stand or park any vehicle on a County street other than parallel with the edge of the street, headed in the direction of lawful traffic movement and with the right-hand wheels of said vehicle within twelve (12) inches of the curb or edge of the street, except on street signs approved for angle parking and identified as such by appropriate signs or markings.
- (b) No freight carrying vehicle of one (1) ton capacity or more nor any vehicle more than twenty (20) feet in length shall park upon any county street except when engaging in the loading or unloading of freight.

Section 3. No Parking Areas


- (a) No person shall park a vehicle at any time in the following locations:

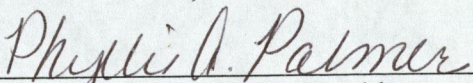
Ridgehill Subdivision:

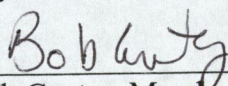
North Property Line of 5864 Ridgehill Way to a point 300 ft.+/- South

Approved this 9th day of August, 2011

Hendricks County Board of Commissioners


Eric L. Wathen, President


Phyllis A. Palmer, Vice President


Bob Gentry, Member

ATTEST: Cinda Kattau
Auditor, Cinda Kattau

ORDINANCE NO. 2011 16
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 supercede 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:	\$3,500/EDU
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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 two-thirds 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	\$1,000 per EDU
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The entire Interceptor Fee is due and payable prior to the issuance of a wasteload allocation letter.

Monthly Service Fees:

Monthly Service Fee:	\$45.00 per EDU
Monthly Service Reservation Fee, if applicable:	\$25.00 per EDU

Inspection Fees:

Wastewater Facility Construction:	\$90.00/hour
Acceptance of Facilities (post construction):	\$90.00/hour
Inspection Fee (service lateral):	\$175.00

Plan Review Fees:

Wasteload Allocation	\$125.00/hour
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Miscellaneous Fees:

Late Payment Penalty Fee:	10% of unpaid current charges
Returned Check Fee:	\$25.00
Disconnect/Reconnect Fee:	\$125.00
Lien Charges:	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*

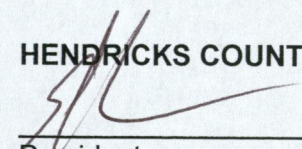
Note: Industrial waste, for purposes of this Ordinance, pertains to those non-domestic waste streams discharged as defined by SIC codes as registered under the Code of Federal Regulations CFR 403 Pretreatment guidelines set forth by the United States of America Environmental Protection Agency. Examples 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.

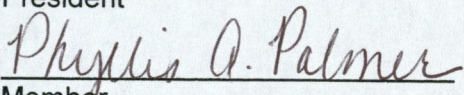
All ordinances and parts of ordinances in conflict with this ordinance are hereby repealed, and this ordinance shall be in full force and effect upon its adoption and its publication as provided by law.

Passed and adopted by the Hendricks County Regional Sewer Board of Hendricks County, State of Indiana, on this 9th day of August, 2011.

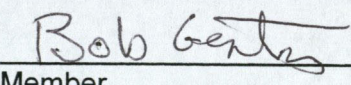
HENDRICKS COUNTY REGIONAL SEWER BOARD



President

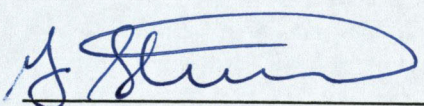


Member



Member

ATTEST:



ORDINANCE NO. 2011-17

AN ORDINANCE TO AMEND THE ZONING MAP OF HENDRICKS COUNTY, FROM RB/SINGLE FAMILY RESIDENTIAL DISTRICT TO GB/GENERAL BUSINESS DISTRICT, COMMONLY KNOWN AS ZA 407/11: JOHN HALL, S22-T14N-R2W, FRANKLIN TOWNSHIP, PARCEL TOTALING 4.68 ACRES, LOCATED ON THE SOUTH SIDE OF U.S. HIGHWAY 40, DIRECTLY SOUTH OF COUNTY ROAD 550 WEST AND APPROXIMATELY 640 FEET EAST OF HARRISON STREET IN THE TOWN OF STILESVILLE.

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 407/11: John Hall, S22-T14N-R2W, 4.68 acres, Franklin Township, located on the south side of U.S. Highway 40, directly south of County Road 550 West and approximately 640 feet east of Harrison Street in the Town of Stilesville.

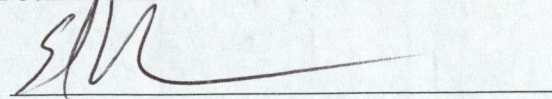
SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 407/11: John Hall, the "Findings of Fact/Law" attached hereto and made a part hereof, and the Hendricks County Board of Commissioners having relied on those stipulations and required certain conditions of its own, does hereby adopt said "Findings of Fact/Law" 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.

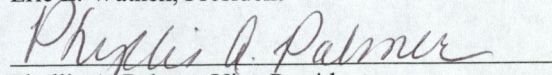
SECTION 4. This Ordinance shall be in full force and effect from and after its passage by the County Commissioners.

Approved by the Board of County Commissioners of Hendricks County, Indiana, the
23 day of August, 2011.

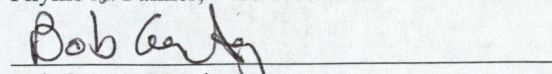
Board of Commissioners



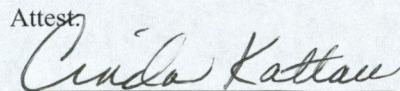
Eric L. Wathen, President



Phyllis A. Palmer, Vice-President



Bob Gentry, Member

Attest:

Cinda Kattau, Auditor

ORDINANCE NO. 2011-18

**AN AMENDMENT TO THE HENDRICKS COUNTY SUBDIVISION
CONTROL ORDINANCE BY AMENDING SECTION 3.07 REVIEW BY
CERTIORARI AND SECTION 11.04 VACATION**

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;

WHEREAS, the Hendricks County Area Plan Commission has conducted a public hearing on the proposed amendment (TSA 01/11) and voted to forward a favorable recommendation to the County Commissioners;

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

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

AMENDMENT OF SECTION 3.07 REVIEW BY CERTIORARI OF PLAN
COMMISSION'S DECISION AS FOLLOWS:

3.07 REVIEW BY CERTIORARI JUDICIAL REVIEW OF PLAN COMMISSION'S
DECISION

The primary approval or disapproval of a plat by the Plan Commission or the imposition of a condition on primary approval is a final decision of the Plan Commission that may be reviewed as provided by Indiana Code 36-7-4-~~1016~~ 1600.

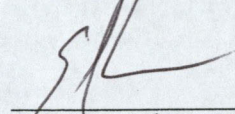
AMENDMENT OF SECTION 11.04 VACATION AS FOLLOWS:

11.04 VACATION

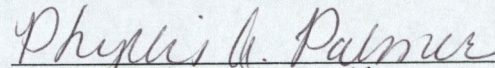
The process to vacate a plat, part of a plat, public way or public easement shall be in compliance with Indiana Code 36-7-3-10 or 36-7-4-711.

APPROVED, by the Board of Commissioners of Hendricks County, Indiana this
23 day of August, 2011.

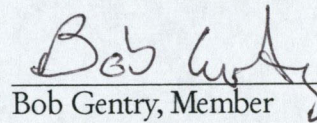
BOARD OF COMMISSIONERS



Eric L. Wathen, President

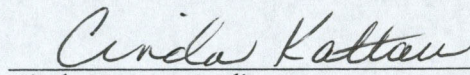


Phyllis A. Palmer, Vice President



Bob Gentry, Member

Attest


Cinda Kattau, Auditor

ORDINANCE NO. 2011-19

**AN AMENDMENT TO THE HENDRICKS COUNTY ZONING ORDINANCE
BY AMENDING SECTION 12.4 WRITTEN COMMITMENTS**

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

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

WHEREAS, the Hendricks County Area Plan Commission has conducted a public hearing on the proposed amendment (TZA 01/11) and voted to forward a favorable recommendation to the County Commissioners;

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

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

AMENDMENT OF SECTION 12.4 WRITTEN COMMITMENTS AS FOLLOWS:

12.4(A)

RULES GOVERNING COMMITMENTS. In accordance with IC 36-7-4-1015, Dduring the time when a proposal is being considered ... [.]

12.4(A)(2)

Recording, Copies. A Commitment shall be ~~recorded~~ signed by the applicant and be recorded by the Planning & Building Department in the office of the Hendricks County Recorder. It shall take effect upon the adoption of the proposal to which it relates within thirty (30) days of approval.

12.4(A)(5)

A commitment automatically terminates if the zone map applicable to the parcel which the commitment relates is changed.

12.4(A)(5)(6)

Modification or Termination by Commission or Board. Except for a commitment automatically terminated under 12.4(A)(5), A a Commitment may be modified or terminated only by a decision of the Area Plan Commission or Board made at a public hearing after notice of the hearing has been given under the Area Plan Commission's or Board of Zoning Appeals' Rules of Procedure, as amended.

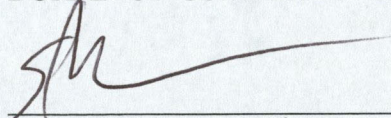
12.4(A)(7)

During the time a rezoning proposal is being considered by the Board of Commissioners, the applicant may make a new commitment or modify the terms of a commitment that was made when the proposal was being considered by the Plan Commission.

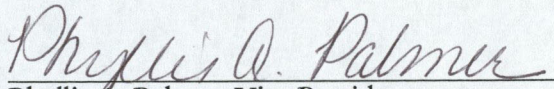
APPROVED, by the Board of Commissioners of Hendricks County, Indiana this

23 day of August, 2011.

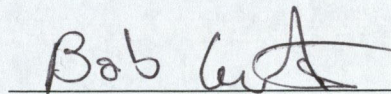
BOARD OF COMMISSIONERS



Eric L. Wathen, President

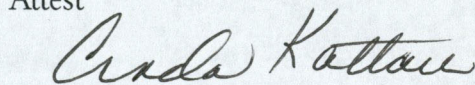


Phyllis A. Palmer, Vice President



Bob Gentry, Member

Attest



Cinda Kattau, Auditor

ORDINANCE NO. 2011 - 20
AN ORDINANCE PROVIDING FOR THE LICENSING AND REGULATION OF
DIRECT SELLERS

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

Section 1. Registration required. It shall be unlawful for any direct seller to engage in direct sales within the County without being registered for that purpose as provided herein.

Section 2. Definitions:

(a) "*Direct Seller*" means any individual who, for himself, or for a partnership, association or corporation, sells goods or takes sales orders for the later delivery of goods, at any location other than the permanent business place or residence of said individual, partnership, association or corporation, and shall include but not be limited to, peddlers, solicitors and transient merchants. The sale of goods includes donations required by the direct seller for the retention of goods by a donor or prospective customer.

(b) "*Permanent merchant*" means a direct seller who, for at least one year prior to the consideration of the application of this ordinance to said merchants, has continuously operated an established place of business in this city or has continuously resided in this city and now does business from his residence.

(c) "*Goods*" shall include personal property of any kind, and shall include goods provided incidental to services offered or sold.

(d) "*Charitable organization*" shall include any benevolent, philanthropic, patriotic or eleemosynary person, partnership, association or corporation or one purporting to be such.

Section 3. Exemptions. The following shall be exempt from all provisions of this Ordinance:

(a) Any person delivering newspapers, fuel, dairy products or bakery goods to regular customers on established routes;

(b) Any person selling goods at wholesale to dealers in such goods;

(c) Any person selling agricultural products which such person has grown or produced in Hendricks County, Indiana and is being sold by a resident of Hendricks County, Indiana;

(d) And permanent merchant or employee thereof who takes orders away from the established place of business for goods regularly offered for sale by such merchant within the County and who delivers such goods in their regular course of business;

(e) Any person who has an established place of business where the goods being sold are offered for sale on a regular basis, and in which the buyer has initiated contact with, and specifically requested a home visit by, said person;

(f) Any person who has had, or one who represents a company which has had, a prior business transaction, such as a prior sale or credit arrangement, with the prospective customer;

(g) Any person holding a sale required by statute or by order of any court and any person conducting a bona fide auction sale pursuant to law; and

(h) Any employee, officer or agent of a federally recognized charitable organization.

Section 4. Registration. Applicants for registration must complete and return to the Sheriff's Department at least three (3) days before such applicant shall be authorized to do business a registration form furnished by the Sheriff's Department which shall require the following information:

Name, permanent address and telephone number and temporary address, if any;

Age, height, weight, color of hair and eyes;

Name, address and telephone number of the person, firm, association or corporation that the direct seller represents or is employed by, or whose merchandise is being sold;

Temporary address and telephone number from which business will be conducted, if any;

Nature of business to be conducted and a brief description of the goods offered; and any services offered;

Proposed method of delivery of goods, if applicable;

Make, model and license number of any vehicle to be used by applicant in the conduct of his business;

The last three (3) previous cities, villages, and/or towns where the applicant conducted similar business;

Place where applicant can be contacted for at least seven (7) days after leaving the County;

Statement as to whether the applicant has been convicted of any crime or ordinance violation related to applicant's transient merchant business within the last five (5) years; the nature of the offense and the place of conviction.

Such application shall be accompanied by a bond in the sum of Two Hundred Fifty Dollars (\$250.00) executed by a surety company, or by two (2) responsible freeholders residing within Hendricks County, or a cash bond of equal amount, said bond conditioned that all goods, wares, merchandise or articles sold by such applicant will be as represented by him and he will refund the purchase price of any goods, wares, merchandise or articles sold by him which are not as represented.

Any person aggrieved by the action of a licensed Direct Seller hereunder shall have a right of action on the bond or other surety for the recovery of money or damages or both. In the event a cash bond is deposited, the same shall be retained by the Hendricks County Sheriff's Office for sixty (60) days after the expiration of any license issued upon said bond or surety.

Section 5. Additional information. Each applicant shall present to the Sheriff's Department for examination:

A driver's license or some other proof of identity as may be reasonably required;

A state certificate of examination and approval from the sealer of weights and measures where applicant's business requires use of weighing and measuring devices approved by state authorities;

A state health officer's certificate where applicant's business involves the handling of food or clothing and is required to be certified under state law; such certificate to state that applicant is apparently free from any contagious or infectious disease, dated not more than ninety (90) days prior to the date the application for license is made.

Section 6. License. At the time the registration and surety are returned and the bond approved by the Sheriff, a license shall be issued by the Sheriff of Hendricks County, Indiana to such applicant to begin business not less than three (3) days after the date of filing such application and bond, upon payment of the following fees:

For one (1) day: \$20.00
For one (1) week \$50.00
For one (1) month: \$100.00

Upon payment of said fee, the Sheriff shall register the applicant as a direct seller and date the entry and issue the license. If any such license desires to continue in business after the expiration of such license, a new license must be secured in the same manner and upon the same terms as the original license, subject to subsequent refusal as provided in Section 8. Said funds shall be deposited in a fund so designated for the benefit of the Hendricks County Sheriff's Department for reimbursement of expenses incurred.

Section 7. Identification. Each such person or entity to receive a permit shall have on their person an identification card displaying their name and the organization they represent.

Section 8. Investigation. Upon receipt of each application, the Hendricks County Sheriff's Department may make and complete an investigation of the statements made in such registration.

The Hendricks County Sheriff's Department shall refuse to register the applicant if it is determined pursuant to the investigation above, that: the application contains any material omission or materially inaccurate statement; complaints of a material nature have been received and proven against the applicant by authorities in the three (3) previous cities, villages and towns, in which the applicant conducted similar business; the applicant was convicted of a crime, statutory violation or ordinance violation within the last five (5) years; the nature of which is directly related to the applicant's fitness to engage in direct selling; or the applicant failed to comply with any applicable provision of Section 4.

Section 9. Appeal. Any person denied registration may appeal the denial through the appeal procedure provided by the ordinance or resolution to the Board of Commissioners of Hendricks County, Indiana.

Section 10. Regulations. The following regulations shall govern the conduct of registrants hereunder;

It shall be unlawful for any direct seller to call at any dwelling or other place between the hours of seven o'clock (7:00) p.m. and nine o'clock (9:00) a.m. except by appointment;

To call at any dwelling or other place where a sign is displayed bearing the wording "No Peddlers"; "No Solicitors", or words of similar meaning;

To call at the rear door of any place or dwelling;

Or to remain on the premises after being asked to leave by the owner, occupant or other person having authority over such premises.

It shall be unlawful for a direct seller to misrepresent or make false, deceptive or misleading statements concerning the quality, quantity or character of any goods offered for sale, the purpose of his visit; his identity or the identity of the organization he represents. A charitable organization direct seller shall specifically disclose what portion of the sale price of goods being offered will actually be used for the charitable purpose for which the organization is soliciting. Said portion shall be expressed as a percentage of the sale price of the goods.

It shall be unlawful for any direct seller to impede the free use of sidewalks and streets by pedestrians and vehicles. Where the sales are made from vehicles, all traffic and parking regulations shall be observed.

It shall be unlawful for any direct seller to make any loud noises or use any sound amplifying device to attract customers if the noise produced is capable of being plainly heard outside a one hundred (100) foot radius or more.

It shall be unlawful for any direct seller to allow rubbish or litter to accumulate in or around the area in which he is conducting business.

Section 11. Disclosure requirements. The following requirements shall govern the conduct of registrants:

After the initial greeting and before any other statement is made to a prospective customer, a direct seller shall expressly disclose his name, the name of the company or organization he is affiliated with, if any, and the identity of goods or services he offers to sell.

If any sales of goods is made by a direct seller, or any sales order for the later delivery of goods is taken by the seller, the buyer shall have the right to cancel said transaction if it involves the extension of credit or is a cash transaction of more than Twenty-five Dollars (\$25.00).

If the direct seller takes a sales order for the later delivery of goods, he shall, at the time the order is taken, provide the buyer with a written statement containing the terms of the agreement, the amount paid in advance whether full, partial or no advance

payment is made, the name, address and telephone number of the seller, the delivery performance date and whether a guarantee or warranty is provided and, if so, the terms thereof.

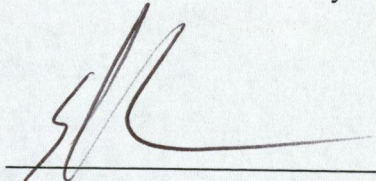
Section 12. Records. The Hendricks County Sheriff's Department shall keep record of all ordinance violations pertaining to this ordinance. The Sheriff shall report to the Board of Commissioners all convictions for violations of this ordinance and shall note any such violation on the record of the registrant convicted.

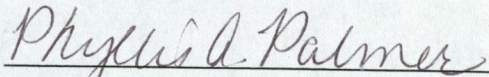
Section 13. Revocation of Registration. The registration of a direct seller may be revoked by the Hendricks County Sheriff's Department for any violation of this ordinance.

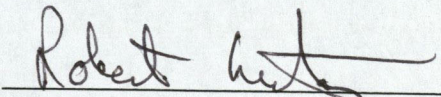
Section 14. Penalty. Any person, firm or corporation violating this ordinance shall be fined not less than Five Dollars (\$5.00) nor more than One Hundred Dollars (\$100.00) for each offense; and a separate offense shall be deemed committed on each day during or on which a violation occurs or continues.

Section 15. Effective Date. This ordinance shall be in full force and effect from and after its adoption, approval by the Board of Commissioners of Hendricks County, Indiana and publication as required by law.

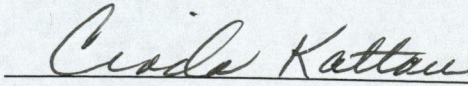
ADOPTED by the Board of Commissioners of Hendricks County, Indiana this 23 day of August 2011.


Eric Wathen, President


Phyllis Palmer, Vice President


Robert Gentry, Member

ATTEST:


Cinda Kattan

Printed: CINDA KATTAN

ORDINANCE NO. 2011 - 21

**ORDINANCE ESTABLISHING THE HENDRICKS COUNTY
ADMINISTRATION FUND
FOR PROBLEM SOLVING COURT FEE**

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

WHEREAS, the Commissioners intend to provide problem solving court services to participants pursuant to Indiana Code § 33-23-16; and

WHEREAS, the Commissioners desire to establish the Hendricks County Problem Solving Court Fund to fund the administration of Problem Solving Court; and

NOW, THEREFORE, be it ORDAINED by the Board of Commissioners of Hendricks County, Indiana that the Hendricks County Problem Solving Court Administration Fund is hereby established as follows:

Section 1. Establishment of Problem Solving Court Fund.

The Hendricks Problem Solving Court Fund is hereby established. The purpose of the fund is to defray the expense of administering or ensuring compliance with the laws concerning the Hendricks County Problem Solving Court. The Hendricks County council may appropriate money from the fund for this purpose.

Section 2. Fees

- a. The Problem Solving Court will charge fees authorized by this Ordinance and may develop and observe written policy and procedure on the assessment and collection of fees.
- b. A fee of One Hundred Dollars (\$100.00) shall be charged and collected from eligible individuals to pay a problem solving court administration fee per admission to the problem solving court for initial problem solving court services regardless of the length of participation in the problem solving court.
- c. The problem solving court may require participants to pay a problem solving court services fee for each admission to the problem solving court. The problem solving court may assess the problem solving court services fee and collect the fee in an amount not to exceed Fifty Dollars (\$50) per month beginning with the second month of participation and for each month thereafter for the duration of participation in the problem solving court.

Section 3. Payment of Fees.

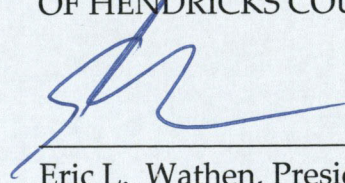
All fees collected under this Ordinance shall be collected by the Hendricks County Clerk when participants register with the Hendricks County Problem Solving Court; and shall be transferred to the Hendricks County Problem Solving Court all in accordance with I.C. § 33-23-16-23.

Section 4. Procedures.

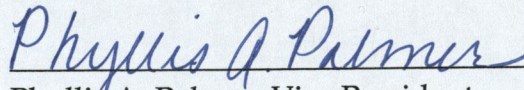
All fees collected under this Ordinance by the Hendricks County Clerk shall be transferred to the Hendricks County Problem Solving Court. On a monthly basis, the Hendricks County Clerk shall deposit all fees collected under this Ordinance in the Hendricks County Problem Solving Court Administration Fund.

All of which is PASSED and ORDAINED this 27th day of September, 2011.

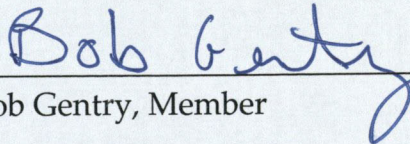
BOARD OF COMMISSIONERS
OF HENDRICKS COUNTY



Eric L. Wathen, President

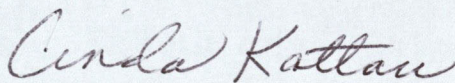


Phyllis A. Palmer, Vice President



Bob Gentry, Member

ATTEST:



Cinda Kattau
Hendricks County Auditor

ORDINANCE 2011-22
2012 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 2012; 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 2012. 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.

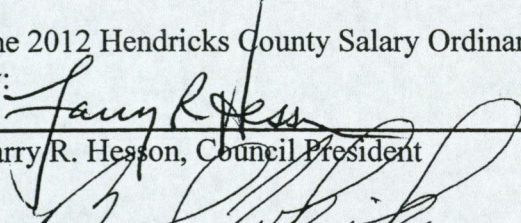
Section #2: In the event of overtime (hours worked in excess of 40 hours in a week) for non-exempt employees, the rate is calculated at time and one half of the employees' hourly wage. Overtime is in addition to the base wage and is paid from the overtime appropriations. Authorized vacation, sick, personal 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.

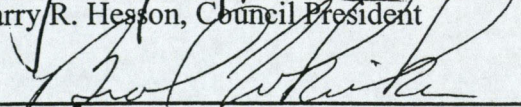
Section #4: Hendricks County employees with a part time or temporary status remitted through a township budget, will receive a base wage of no less than the federal minimum wage and no more than \$13.52 per hour.

Section#5: County paid full-time Elected Officials will receive a \$1000.00 stipend and County paid part-time Elected Officials will receive a \$250.00 stipend paid from the Food and Beverage Fund.

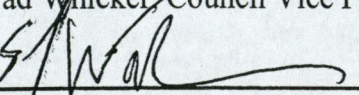
The 2012 Hendricks County Salary Ordinance as approved on this 13th day of October 2011
by:



Larry R. Hesson, Council President



Brad Whicker, Council Vice President



Eric L. Wathen, President Board of Commissioners

Deputy Clerk	1001.10108.000.101	\$16.44	29,921
Civil Sup 2 & 3 Deputy	1001.10109.000.101	\$13.20	24,024
Traffic Clerk	1001.10112.000.101	\$13.20	24,024
Part Time Clerk	1001.10116.000.101	\$12.00	15,236
Court Records Deputy	1001.10118.000.101	\$13.20	24,024
File Clerk	1001.10119.000.101	\$12.00	24,024
Clerk	1001.10120.000.101	\$13.20	10,200
File Clerk	1001.10121.000.101	\$13.20	24,024
Deputy Clerk	1001.10122.000.101	\$13.20	24,024
Clerk	1001.10123.000.101	\$13.20	24,024
Clerk	1001.10124.000.101	\$13.20	24,024
Clerk's Office Overtime	1001.10199.000.101		6,000
Auditor	1001.10200.000.102	\$2,027.15	52,706
Auditor	1001.10200.129.102		1,000
Auditor			1,000
Chief Deputy	1001.10201.000.102	\$1,504.08	39,106
Chief Deputy	1001.10201.129.102		1,000
Cartographer	1001.10202.000.102	\$18.51	33,689
Payroll Deputy	1001.10203.000.102	\$16.44	29,921
Settlement Deputy	1001.10204.000.102	\$18.22	33,161
Real Estate Deputy	1001.10205.000.102	\$15.23	27,719
Quietus Deputy	1001.10206.000.102	\$15.83	29,921
Deeds Deputy	1001.10207.000.102	\$13.20	24,024
Exemption Deputy	1001.10208.000.102	\$15.04	27,373
Exise Deputy	1001.10209.000.102	\$13.20	24,024
Exemption Deputy	1001.10211.000.102	\$13.20	24,024
Part Time	1181.10213.000.102	\$13.20	14,415
Drainage Deputy	1001.10214.000.102	\$13.20	24,024
Auditor's Office Overtime	1181.10299.000.102		6,000
Treasurer	1001.10300.000.103	\$2,027.15	52,706
Treasurer			1,000
Chief Deputy	1001.10301.000.103	\$1,504.08	39,106
Lead Tax Deputy	1001.10302.000.103	\$16.44	29,921
Lead Tax Supervisor	1001.10303.000.103	\$16.44	29,921
Mortgage Deputy	1001.10304.000.103	\$13.20	24,024
Tax Deputy	1001.10305.000.103	\$13.20	24,024
Tax Deputy	1001.10306.000.103	\$13.20	24,024
Clerk	1001.10307.000.103		10,000
Treasurer's Office Overtime	1001.10399.000.103		5,500
Recorder	1001.10400.000.104	\$2,027.15	52,706
Recorder			1,000
Chief Deputy	1001.10401.000.104	\$1,504.08	39,106
Recorder Deputy	1189.10402.000.104	\$13.20	24,024
Recorder Deputy	1189.10403.000.104	\$13.20	24,024
Recorder Deputy	1189.10404.000.104	\$13.20	24,024
Clerk	1189.10405.000.104	\$13.20	24,024
Clerk	1189.10406.000.104	\$13.20	24,024
Sheriff	1001.10500.000.105	\$4,349.32	114,553

Sheriff			1,000
A/P Clerk	1001.10503.000.105	\$16.44	29,921
Clerk	1001.10504.000.105	\$13.20	24,024
Tax Deputy	1001.10505.000.105	\$16.44	29,921
Warrant Clerk	1001.10506.000.105	\$16.44	29,921
Transcriber	1001.10507.000.105	\$16.44	29,921
Deputy	1001.10508.000.105	\$17.16	31,232
Govt Center Security	1001.10509.000.105	\$17.16	35,735
Security	1001.10510.000.105	\$17.16	31,232
Merit Sergeant	1001.10512.000.105	\$2,121.42	55,157
Merit Captain	1001.10513.000.105	\$2,371.00	61,646
Merit Deputy	1001.10514.000.105	\$1,747.04	47,586
Merit Deputy	1001.10515.000.105	\$1,830.23	47,586
Merit Lieutenant	1001.10516.000.105	\$2,121.42	55,157
Merit Deputy	1001.10517.000.105	\$1,747.04	45,423
Merit Sergeant	1001.10518.000.105	\$2,121.42	55,157
Merit Lieutenant	1001.10519.000.105	\$2,246.19	58,401
Merit Sergeant	1001.10520.000.105	\$2,121.42	55,157
Merit Sergeant	1001.10521.000.105	\$2,121.42	55,157
Merit Sergeant	1001.10522.000.105	\$2,121.42	55,157
Merit Lieutenant	1001.10523.000.105	\$2,246.19	58,401
Merit Deputy	1001.10524.000.105	\$1,830.23	47,586
Merit Corporal	1001.10525.000.105	\$1,996.92	51,912
Merit Deputy	1001.10526.000.105	\$2,121.42	55,157
Merit Deputy	1001.10527.000.105	\$1,830.23	47,586
Merit Deputy	1001.10528.000.105	\$1,747.04	45,423
Merit Corporal	1001.10529.000.105	\$1,996.92	51,912
Merit Deputy	1001.10530.000.105	\$2,371.00	61,646
Merit Deputy	1001.10531.000.105	\$1,497.46	43,094
Merit Sergeant	1001.10533.000.105	\$2,121.42	55,157
Merit Lieutenant	1001.10534.000.105	\$2,246.19	58,401
Merit Deputy	1001.10535.000.105	\$1,830.23	47,586
Merit Deputy	1001.10536.000.105	\$1,830.23	47,586
Merit Deputy	1001.10537.000.105	\$1,996.62	51,912
Merit Deputy	1001.10538.000.105	\$2,495.77	64,890
Merit Deputy	1001.10539.000.105	\$1,747.04	47,586
Merit Deputy	1001.10540.000.105	\$1,830.23	47,586
Detective	1001.10541.000.105	\$2,121.42	55,157
Merit Deputy	1001.10542.000.105	\$1,747.04	47,586
Chief Deputy Sheriff	1001.10543.000.105	\$2,620.58	68,135
Merit Deputy	1001.10544.000.105	\$1,747.04	47,586
Merit Sergeant	1001.10545.000.105	\$1,830.23	47,586
Merit Deputy	1001.10546.000.105	\$1,830.23	47,586
Merit Deputy	1001.10547.000.105	\$1,830.23	47,586
Merit Deputy	1001.10548.000.105	\$1,830.23	47,586
Merit Corporal	1001.10549.000.105	\$1,996.62	51,912
Merit Deputy	1001.10550.000.105	\$1,830.23	47,586
Court House Security	1001.10553.000.105	\$17.17	35,723

Security	1001.10554.000.105	\$17.17	35,723
Security	1001.10555.000.105	\$17.17	35,723
Merit Deputy	1001.10557.000.105	\$1,830.23	47,586
Merit Deputy	1001.10558.000.105	\$1,830.23	47,586
Merit Deputy	1001.10559.000.105	\$1,830.23	47,586
Merit Deputy	1001.10560.000.105	\$1,830.23	47,586
Merit Deputy	1001.10561.000.105	\$1,830.23	47,586
Merit Deputy	1001.10562.000.105	\$1,830.23	47,586
Process Server	1001.10563.000.105	\$17.16	31,232
Cir Civil Juvenile Deputy	1001.10564.000.105	\$16.44	29,921
Evidence Tech	1001.10565.000.105	\$22.33	46,447
Security	1001.10566.000.105	\$17.17	35,723
Court House Security	1001.10567.000.105	\$17.17	35,723
Court House Security	1001.10568.000.105	\$17.17	35,723
Fleet Manager	1001.10576.000.105	\$19.50	35,490
Sheriff's Dept OT/Holiday	1001.10599.000.105		160,000
Surveyor	1001.10600.000.106	\$2,156.46	56,068
Surveyor	1001.10600.127.106		16,532
Surveyor			1,000
Chief Deputy	4906.10601.000.106	\$1,504.08	39,106
Inspector	2700.10603.000.106	\$18.67	33,980
Receptionist	4906.10608.000.106	\$13.13	23,897
Permit Clerk	4906.16102.000.106	\$13.26	24,134
NPDES Program Coordinator	4906.16105.000.106	\$1,799.62	46,790
Office Manager	4906.16106.000.106	\$18.67	33,975
Drainage Inspector	2700.10604.000.106	\$18.67	33,980
Drainage Inspector	2700.10605.000.106	\$18.67	33,980
Inspector	2700.10606.000.106	\$18.67	33,980
Drainage Deputy	2700.10610.000.106	\$18.67	33,980
Inspector	2700.16101.000.106	\$18.67	33,980
Survey Technician	2700.16103.000.106		33,980
Inspector	2700.16107.000.106	\$18.67	33,980
Seasonal	4906.10699.000.106		15,000
OT	4906.10609.000.106		10,000
Coroner	1001.10700.000.107	\$792.35	20,601
Coroner			1,000
Chief Deputy	1001.10701.000.107	\$475.42	12,361
Deputy Coroners	1001.10702.000.107		18,540
Deputy Coroners	1001.10703.000.107		8,500
Deputy Prosecutor	1001.10800.000.108	\$2,258.12	58,711
Deputy Prosecutor	1001.10801.000.108	\$2,258.12	58,711
Deputy Prosecutor	1001.10802.000.108	\$1,512.42	37,823
Investigator	1001.10803.000.108	\$1,938.35	50,397
VAC Assistant	1001.10804.000.108	\$668.92	17,392
Office Manager	1001.10805.000.108	\$1,500.00	39,000
Special Programs Coord	1001.10806.000.108	\$1,247.92	32,446
Legal Secretary	1001.10807.000.108	\$16.44	29,921
Legal Secretary	1001.10808.000.108	\$14.86	29,921

Secretary/Receptionist	1001.10809.000.108	\$14.86	27,046
Law Clerk	1001.10810.000.108		25,000
Legal Secretary	1001.10811.000.108	\$14.20	25,844
Deputy Prosecutor	1001.10812.000.108	\$2,258.12	58,711
Clerk	1001.10813.000.108	\$12.00	24,024
Deputy Prosecutor	1001.10816.000.108	\$2,258.12	58,711
Deputy Prosecutor	1001.10817.000.108	\$2,258.12	58,711
Deputy Prosecutor	1001.10818.000.108	\$2,258.12	58,711
Deputy Prosecutor	1001.10819.000.108	\$2,258.12	58,711
Paralegal	1001.10820.000.108	\$21.39	38,930
Legal Secretary	1001.10821.000.108	\$14.86	27,046
Legal Secretary	1001.10822.000.108	\$16.44	29,921
Deputy Prosecutor	1001.10824.000.108	\$192.31	5,000
Deputy Prosecutor	1001.10825.000.108	\$192.31	5,000
Deputy Prosecutor	1001.10849.000.108	\$192.31	5,000
County Prosecutor	1001.10850.000.108	\$192.31	5,000
Administrator	1001.10853.000.108	\$20.34	42,308
UDTF Coordinator	1001.10854.000.108		5,000
VAC Assistant	1001.10856.000.108		1,129
UDTF Coordinator	4923.10854.000.108		18,000
Officer	4923.10857.000.108		10,908
Officer	4923.10858.000.108		8,928
Officer	4923.10859.000.108		8,724
Officer	4923.10860.000.108		5,820
Deputy Prosecutor	8102.10802.071.108		20,868
Victims Assistance Coord	8100.10804.071.108		20,075
VAC Assistant	8100.10856.071.108		29,229
Clerk	1001.10898.000.109		34,000
County Assessor	1001.10900.129.109		1,000
County Assessor	1001.10900.000.109	\$2,027.15	52,706
County Assessor			1,000
Chief Deputy	1001.10901.129.109		1,000
Chief Deputy	1001.10901.000.109	\$1,504.08	39,106
Commercial Assessor	1001.10903.129.109		1,000
Commercial Assessor	1001.10903.000.109	\$15.66	28,502
Clerk	1001.10904.000.109	\$14.45	26,627
Clerk	1001.10904.129.109		1,000
Clerk	1001.10905.000.109	\$14.25	26,627
Deputy	1001.10906.000.109	\$14.63	26,627
Township Assessor	1001.11100.000.109	\$1,035.10	26,996
Township Assessor	1001.11100.129.109		1,000
Chief Deputy	1001.11101.000.109	\$14.63	10,000
Chief Deputy	1001.11101.129.109		1,000
Township Assessor	1001.11300.000.109	\$1,035.10	26,996
Township Assessor	1001.11300.129.109		1,000
Chief Deputy	1001.11301.000.109	\$14.63	10,000
Chief Deputy	1001.11301.129.109		1,000
Township Assessor	1001.11400.000.109	\$1,790.25	21,483

Township Assessor	1001.11400.129.109		1,000
Clerk	1001.18901.000.109	\$13.20	24,024
Clerk	1001.18902.000.109	\$14.17	25,790
Clerk	1187.18902.129.109		1,000
Clerk	1001.18903.000.109	\$15.56	30,352
Clerk	1187.08903.129.109		1,000
Reassessment Deputy	1001.18904.000.109	\$14.63	26,627
Reassessment Deputy	1187.08904.129.109		1,000
Clerk	1001.18905.000.109	\$14.45	26,627
Clerk	1187.08905.129.109		1,000
Deputy	1001.18906.000.109	\$15.56	28,320
Deputy	1187.08906.129.109		1,000
Reassessment Consultant	1001.18908.000.109	\$13.20	14,000
Reassessment Consultant	1187.08908.129.109		1,000
Extra Help	1131.18998.000.109		24,100
Office Manager	1001.13000.000.130	\$18.50	33,679
Administrative Assistant	1001.13001.000.130	\$16.44	29,921
Administrative Assistant	1001.13002.000.130	\$14.04	25,569
Program Assistant	1001.13003.000.130	\$1,364.62	35,480
Administrative Assistant	1001.13004.000.1300		2,500
Planning & Bldg Director	1001.13100.000.131	\$2,806.23	72,962
Planner	1001.13101.000.131	\$1,439.77	37,434
Zoning Inspector	1001.13103.000.131	\$1,564.30	40,672
Chief Building Inspector	1001.13104.000.131	\$1,503.23	39,084
Inspection Coordinator	1001.13105.000.131	\$18.21	33,143
Administrative Assistant	1001.13106.000.131	\$16.44	29,921
Building Inspector	1001.13107.000.131	\$19.01	34,599
Building Inspector	1001.13108.000.131		33,161
Planning Technician	1001.13109.000.131	\$18.22	33,161
Cartographer	1001.13111.000.131	\$18.22	33,161
Subdivision Inspector	1001.13113.000.131	\$18.22	33,161
Planning Secretary	1001.13114.000.131	\$14.89	27,105
Building Secretary	1001.13115.000.131	\$14.89	27,105
Zoning Secretary	1001.13116.000.131	\$14.89	27,105
Commissioner	1001.13117.000.131		11,970
OT	1001.13199.000.131		4,000
Commissioner	1001.13300.000.133	\$50.00	2,000
Commissioner	1001.13301.000.133	\$50.00	2,000
Commissioner	1001.13302.000.133	\$50.00	2,000
Part Time	1001.13400.000.134	\$604.46	15,716
Commissioner's Secretary	1001.13500.000.135	\$18.22	33,161
Commissioner	1001.13502.000.135	\$976.65	25,393
Commissioner			250
Commissioner	1001.13503.000.135	\$976.65	25,393
Commissioner			250
Commissioner	1001.13504.000.135	\$976.65	25,393
Commissioner			250
County Administrator	1001.13505.000.135	\$2,699.46	70,186

President Supplemental	1001.13506.000.135		1,500
Commissioner's OT	1001.13599.000.135		3,468
Facilities Manager	1001.13600.000.136	\$1,923.08	50,000
Custodian	1001.13601.000.136	\$11.75	21,385
Custodian	1001.13602.000.136	\$11.75	21,385
Custodian	1001.13603.000.136	\$11.75	21,385
Custodian	1001.13604.000.136	\$11.75	21,385
Custodian	1001.13605.000.136	\$11.75	21,385
Part Time Custodians	1001.13606.000.136		32,960
Custodial OT	1001.13699.000.136		4,222
Jail Matron	1001.13700.000.137	\$1,785.62	46,426
Jail Sergeant	1001.13701.000.137	\$19.50	37,518
Jail Commander	1001.13702.000.137	\$2,155.46	56,042
Jail Lieutenant	1001.13703.000.137	\$22.33	46,447
Jail Sergeant	1001.13704.000.137	\$22.33	46,447
Inmate Account Clerk	1001.13718.000.137	\$13.86	29,921
Inmate Account Clerk	1001.13719.000.137	\$16.44	29,921
Jail Sergeant	1001.13720.000.137	\$19.50	37,518
Jail Sergeant	1001.13721.000.137	\$22.33	46,447
Jail Lieutenant	1001.13722.000.137	\$19.50	37,518
Jail Deputy	1001.13723.000.137	\$17.16	33,016
Jail Deputy	1001.13724.000.137	\$17.16	33,016
Govt Center Security	1001.13725.000.137	\$17.16	35,693
Jail Deputy	1001.13726.000.137	\$17.16	33,016
Jail Corporal	1001.13727.000.137	\$17.76	34,171
Jail Deputy	1001.13728.000.137	\$17.16	33,016
Jail Corporal	1001.13729.000.137	\$17.76	32,324
Jail Commander	1001.13730.000.137	\$17.16	33,016
Jail Deputy	1001.13731.000.137	\$17.16	33,016
Jail Deputy	1001.13732.000.137	\$17.16	33,016
Jail Sergeant	1001.13733.000.137	\$19.50	37,518
Jail Deputy	1001.13734.000.137	\$17.16	33,016
Jail Deputy	1001.13735.000.137	\$17.16	33,016
Jail Deputy	1001.13736.000.137	\$17.16	35,693
Jail Deputy	1001.13737.000.137	\$17.16	33,016
Jail Deputy	1001.13738.000.137	\$17.16	33,016
Jail Deputy	1001.13739.000.137	\$17.16	33,016
Jail Deputy	1001.13740.000.137	\$17.16	33,016
Jail Corporal	1001.13741.000.137	\$17.76	34,171
Jail Deputy	1001.13742.000.137	\$17.16	33,016
Jail Deputy	1001.13743.000.137	\$17.16	33,016
Jail Deputy	1001.13744.000.137	\$17.16	33,016
Jail Deputy	1001.13745.000.137	\$17.16	33,016
Custodian	1001.13747.000.137	\$19.50	35,490
Jail Deputy	1001.13752.000.137	\$17.16	33,016
Jail Deputy	1001.13753.000.137	\$17.16	33,016
Jail Deputy - Transport	1001.13754.000.137	\$17.16	33,016
Jail Deputy	1001.13758.000.137	\$17.16	35,693

Part Time Jail Deputies	1001.13759.000.137	\$17.16	114,216
IDACS Coord	1001.13760.000.137	\$19.30	35,126
Jail Deputy	1001.13761.000.137	\$17.16	35,693
Jail Deputy - Transport	1001.13762.000.137	\$17.16	35,693
Jail Deputy	1001.13764.000.137	\$17.16	33,016
Jail Deputy	1001.13765.000.137	\$17.16	33,016
Jail OT/Holiday	1001.13798.000.137		110,000
County Home Administrator	1001.13800.000.138	\$2,242.38	58,302
Resident Assistant	1001.13801.000.138		24,024
Resident Assistant	1001.13802.000.138	\$12.60	24,024
Resident Assistant	1001.13803.000.138	\$11.00	24,024
Resident Assistant	1001.13804.000.138	\$11.00	24,024
Resident Assistant	1001.13805.000.138	\$11.00	24,024
Resident Assistant	1001.13807.000.138	\$13.20	24,024
Resident Assistant	1001.13809.000.138	\$10.50	12,012
Resident Assistant	1001.13810.000.138		12,012
Resident Assistant	1001.13811.000.138	\$11.00	14,205
Care Team Coordinator	1001.13814.000.138	\$14.90	27,118
County Home OT	1001.13899.000.139		10,000
Clerk	1001.10113.000.139	\$13.20	24,024
Bailiff	1001.13900.000.139	\$17.55	31,941
Reporter	1001.13901.000.139	\$22.45	40,859
Part Time Reporter	1001.13902.000.139	\$16.57	22,794
Reporter	1001.13903.000.139	\$22.45	40,859
Circuit Judge Supplemental	1001.13950.000.139		5,000
Supervisor	1001.14000.000.140	\$1,658.50	43,123
Administrative Assistant	1001.14001.000.140	\$19.26	35,046
Bailiff	1001.14002.000.140	\$19.61	35,691
Bailiff	1001.14003.000.140	\$19.61	35,691
Superior 1 Judge Supplemental	1001.14050.000.140		5,000
Clerk	1001.10111.000.141	\$13.20	24,024
Administrator	1001.14100.000.141	\$18.38	33,452
Bailiff	1001.14101.000.141	\$20.68	37,638
Office Manager	1001.14102.000.141	\$20.68	37,638
Reporter	1001.14104.000.141	\$22.25	40,495
Reporter	1001.14105.000.141	\$22.25	40,495
Judge Pro-Tempore	1001.14106.000.141		500
Superior 2 Judge Supplemental	1001.14150.000.141		5,000
Emergency Mgmt Director	1001.14200.000.142	\$525.04	13,651
Part Time Clerk	1001.14201.000.142	\$13.20	16,467
EM Deputy Director	1001.14203.000.142	\$112.54	2,926
County Engineer	1001.14300.000.143		14,589
GIS Administrator	1001.14304.000.143	\$1,659.38	21,572
Bldg & Admin Proj Manager	1001.14306.000.143	\$1,598.15	41,552
Asst Bldg Project Mgr	1001.14307.000.143	\$1,392.88	36,215
GIS Technician	1001.14308.000.143		13,819
Engineer Office Manager	1001.14309.000.143		15,599
Bldg Maint Superintendent	1001.14312.000.143	\$18.14	33,015

Engineering Technician	1001.14313.000.143		27,358
Asst Bldg Maint	1001.14316.000.143	\$13.50	29,538
Engineering OT	1001.14399.000.143		4,000
Chief Animal Control Officer	1001.14400.000.144	\$1,705.19	44,335
Office Manager	1001.14401.000.144	\$16.38	29,812
Animal Control Officer	1001.14402.000.144	\$16.38	29,812
Animal Control Officer	1001.14403.000.144	\$16.38	29,812
Animal Control Officer	1001.14404.000.144	\$16.38	29,812
Animal Control Officer	1001.14405.000.144	\$16.38	29,812
Animal Control Officer	1001.14407.000.144	\$15.00	27,428
Animal Control Officer	1001.14409.000.144	\$15.00	27,428
Animal Control OT	1001.14499.000.144		5,000
Inspector	1001.14500.000.145	\$623.65	16,215
Asst Inspector	1001.14501.000.145	\$501.46	13,038
Election Chief Deputy	1001.14605.000.146	\$1,504.04	39,106
Election Deputy	1001.14606.000.146	\$13.20	24,024
Deputy Clerk	1001.14608.000.146	\$13.20	24,024
Election - Seasonal Help	1001.14609.000.146		20,000
Election OT	1001.14699.000.146		10,000
Systems Network	1001.14700.000.147	\$2,561.85	66,608
Computer Center Support Spec	1001.14701.000.147	\$2,210.50	62,063
Computer Support	1001.14703.000.147	\$21.01	41,200
Systems Manager	1001.14706.000.147	\$18.25	40,000
Part Time	1001.14798.000.147		25,000
Computer OT	1001.14799.000.147		4,000
HR Director	1001.14800.000.148	\$2,137.08	55,564
HR Assistant	1001.14801.000.148	\$15.94	29,012
Councilman	1001.14900.000.149	\$438.46	11,400
Councilman			250
Councilman	1001.14901.000.149	\$438.46	11,400
Councilman			250
Councilman	1001.14902.000.149	\$438.46	11,400
Councilman			250
Councilman	1001.14903.000.149	\$438.46	11,400
Councilman			250
Councilman	1001.14904.000.149	\$438.46	11,400
Councilman			250
Councilman	1001.14905.000.149	\$438.46	11,400
Councilman			250
Councilwoman	1001.14906.000.149	\$438.46	11,400
Councilwoman			250
Financial Administrator	1001.14908.000.149	\$1,871.85	48,668
Probation Officer	1001.15101.000.151	\$25.83	29,000
Probation Officer	1001.15102.000.151	\$23.84	29,613
Probation Officer	1001.15103.000.151	\$30.75	28,886
Probation Officer	1001.15104.000.151	\$24.45	29,232
Probation Officer	1001.15106.000.151	\$31.06	28,900

Secretary/Clerk	1001.15107.000.151	\$12.23	22,244
Probation Officer	1001.15108.000.151	\$31.06	36,381
Probation Officer	1001.15109.000.151	\$24.45	32,955
Probation Officer	1001.15111.000.151	\$24.45	41,233
Probation Officer	1001.15112.000.151	\$22.23	40,447
Probation Officer	1001.15113.000.151		42,239
Probation Officer	1001.15114.000.151		22,928
Probation Officer	1001.15115.000.151		32,785
Probation Officer	1001.15116.000.151		24,824
Probation Officer	1001.15117.000.151		22,928
Secretary/Clerk	1001.15118.000.151	\$12.84	23,369
Probation Officer	1001.15119.000.151		14,709
Probation Officer	1001.15120.000.151		14,094
Probation Officer	1001.15121.000.151		21,184
Probation Director	2005.15100.000.151		76,207
Probation Officer	2005.15101.000.151		17,997
Probation Officer	2005.15102.000.151		13,784
Probation Officer	2005.15103.000.151		27,069
Probation Officer	2005.15104.000.151		15,259
Probation Officer	2005.15105.000.151		43,193
Probation Officer	2005.15106.000.151		27,625
Probation Officer	2005.15108.000.151		20,144
Probation Officer	2005.15109.000.151		11,535
Assistant Director	2005.15110.000.151		58,940
Probation Officer	2005.15111.000.151		3,257
Probation Officer	2005.15115.000.151		16,155
Probation Officer	2005.15116.000.151		17,646
Assistant Director	2051.15113.000.151		16,701
Probation Officer	2051.15114.000.151		17,519
Probation Officer	2051.15117.000.151		17,519
Probation Officer	2051.15119.000.151		25,738
Support Staff	2051.15120.000.151		11,320
Probation Officer	2051.15121.000.151		19,263
Probation Officer	4922.15105.000.151		10,640
Probation Officer	4922.19400.000.151	\$31.35	57,057
Secretary/Clerk	4922.19401.000.151	\$12.23	22,244
Part Time Officer	4922.19402.000.151		11,700
Probation Officer	4922.19404.000.151	\$26.89	48,941
Office Manager	1001.15200.000.152	\$16.44	29,921
Deputy Clerk	1001.15201.000.152	\$13.20	24,024
Microfilm Deputy	1119.15202.000.152	\$13.20	24,024
Part Time	1001.15203.000.152	\$13.20	10,000
OT	1001.15299.000.152		500
Clerk	1001.10115.000.153	\$13.20	24,024
Office Manager/Bailiff	1001.15300.000.153	\$23.91	43,517
Court Reporter	1001.15301.000.153	\$20.64	37,566
Court Reporter	1001.15302.000.153	\$20.64	37,566
Criminal Administrator	1001.15304.000.153	\$20.64	37,566

Court Reporter	1001.15305.000.153	\$13.00	20,564
Judge Pro-Tempore	1001.15307.000.153		500
Superior 3 Judge Supplemental	1001.15350.000.153		5,000
Work Release Director	4909.15400.000.154	\$2,376.92	61,800
Administrative Assistant	4909.15401.000.154	\$13.38	24,352
Case Manager	4909.15402.000.154	\$17.51	31,869
Sergeant	4909.15404.000.154		4,556
Work Release Officer	4909.15418.000.154		35,693
Custody Sergeant	1122.15403.000.154		40,556
Custody Sergeant	1122.15405.000.154	\$18.50	40,556
Custody Officer	1122.15406.000.154	\$17.16	35,693
Custody Officer	1122.15407.000.154	\$17.16	35,693
Custody Officer	1122.15408.000.154	\$16.66	35,693
Custody Officer	1122.15409.000.154	\$17.16	35,693
Custody Officer	1122.15410.000.154	\$17.16	35,693
Custody Officer	1122.15411.000.154	\$17.16	35,693
Custody Officer	1122.15415.000.154	\$16.66	35,693
Custody Officer	1122.15416.000.154	\$17.16	35,693
Custody Officer	1122.15417.000.154	\$17.16	35,693
Custody Officer	1122.15419.000.154	\$17.16	35,693
Custody Officer	1122.15420.000.154		35,693
Work Release OT/Holiday	290.15499.000.154		30,000
Conservationist	1001.15501.000.155	\$1,091.50	28,379
Administrative Assistant	1001.15502.000.155	\$18.68	33,998
Superintendent	1001.15603.000.156	\$2,575.00	66,950
Park Manager	1001.15604.000.156	\$1,782.69	46,350
Seasonal	1001.15605.000.156		105,000
Park Naturalist	1001.15606.000.156	\$1,164.73	30,283
Court Systems Administrator	1001.16002.000.160	\$2,024.62	52,640
Clerk	1001.10117.000.162	\$15.94	29,012
Court Reporter	1001.16200.000.162	\$20.45	37,219
Court Reporter	1001.16201.000.162	\$18.88	34,362
Bailiff/Reporter/Office Manager	1001.16202.000.162	\$19.55	35,581
Administrative Assistant	1001.16203.000.162	\$16.25	29,575
Judge Pro-Tempore	1001.16206.000.162		250
Superior 4 Judge Supplemental	1001.16250.000.162		5,000
Clerk	1001.10110.000.163	\$13.20	24,024
Reporter	1001.16300.000.163	\$19.85	36,127
Court Reporter	1001.16301.000.163	\$16.67	35,800
Bailiff/Court Reporter	1001.16302.000.163	\$19.55	35,581
Administrative Assistant	1001.16303.000.163	\$19.67	35,800
Superior 5 Judge Supplemental	1001.16350.000.163		5,000
Deputy Prosecutor	1001.18401.000.184	\$1,907.73	49,601
Office Manager	1001.18402.000.184	\$19.09	34,744
Legal Secretary	1001.18403.000.184	\$16.44	29,921
Clerk	1001.18404.000.184	\$13.65	24,843
Child Support	1001.18405.000.184	\$11.72	21,331
OT	1001.18499.000.184		2,000

Child Support	8897.18406.000.184		24,843
Highway Superintendent	1176.18500.001.201	\$2,115.38	55,000
Asst Superintendent	1176.18501.001.201	\$1,884.62	49,000
Office Manager	1176.18502.001.201	\$1,274.73	33,143
Part Time Clerk	1176.18503.001.201		13,000
Equipment Operator	1176.18510.002.201	\$17.43	36,255
Highway Worker	1176.18511.002.201	\$17.43	36,255
Highway Worker	1176.18512.002.201	\$17.43	36,255
Equipment Operator	1176.18513.002.201	\$17.43	36,255
Highway Worker	1176.18514.002.201	\$16.94	35,236
Highway Worker	1176.18515.002.201	\$16.94	35,236
Highway Worker	1176.18516.002.201	\$16.94	35,236
Seasonal	1176.18517.002.201	\$11.15	35,236
Highway Worker	1176.18518.002.201	\$16.94	35,236
Highway Worker	1176.18519.002.201	\$16.94	35,236
Highway Worker	1176.18520.002.201	\$16.94	35,236
Highway Worker	1176.18521.002.201	\$16.94	35,236
Highway Worker	1176.18522.002.201	\$16.94	35,236
Highway Worker	1176.18523.002.201	\$16.94	35,236
Highway Worker	1176.18524.002.201	\$16.94	35,236
Highway Worker	1176.18525.002.201	\$16.94	35,236
Highway Worker	1176.18526.002.201	\$16.94	35,236
Highway Worker	1176.18527.002.201	\$16.94	35,236
Highway Worker	1176.18528.002.201	\$16.94	35,236
Highway Worker	1176.18529.002.201	\$16.94	35,236
Highway Worker	1176.18530.002.201	\$16.94	35,236
Highway Worker	1176.18532.002.201	\$17.43	36,255
Highway Worker	1176.18533.002.201	\$16.94	35,236
Highway Worker	1176.18534.002.201	\$16.94	35,236
Highway Worker	1176.18535.002.201	\$16.94	35,236
Highway Worker	1176.18536.002.201	\$16.94	35,236
Seasonal	1176.18537.002.201		52,691
Head Mechanic	1176.18550.003.201	\$17.51	36,421
Mechanic	1176.18551.003.201	\$16.94	35,236
OT	1176.18598.000.201		210,893
County Engineer	1135.14300.000.201		58,356
Asst County Engineer	1135.14301.000.201		56,216
Hwy & Bridge Proj Mgr	1135.14303.001.201	\$1,874.08	48,726
GIS Administrator	1135.14304.000.201		21,571
GIS Technician	1135.14308.002.201	\$16.20	15,671
Administrative Assistant	1135.14309.002.201	\$17.31	16,574
Hwy & Traffic Safety Tech	1135.14310.002.201	\$1,334.54	34,698
Seasonal	1135.14315.002.201		8,031
Bridge Worker	1135.18580.000.201	\$16.94	35,236
Bridge Worker	1135.18581.000.201	\$16.94	35,236
Bridge Worker	1135.18582.000.201	\$16.94	35,236
Bridge Worker	1135.18583.000.201	\$16.94	35,236
Bridge OT	1135.18599.000.201		27,952

Health Administrator	1159.18600.000.214	\$1,307.19	33,987
Director of Nursing	1159.18603.000.214	\$1,922.50	53,318
Environmental Director	1159.18604.000.214	\$2,283.69	59,376
Sanitarian	1159.18605.000.214	\$1,650.69	42,918
Sanitarian	1159.18606.000.214	\$1,646.27	42,803
Nurse	1159.18607.000.214	\$1,602.08	41,654
Seretary/Receptionist	1159.18608.000.214	\$1,542.65	40,109
Sanitarian	1159.18609.000.214	\$1,542.65	40,109
Public Health Nurse	1159.18610.000.214	\$1,554.01	41,654
Sanitarian	1159.18611.000.214	\$1,542.65	40,109
Nurse	1159.18612.000.214	\$1,602.08	41,654
Secretary/Clerk	1159.18613.000.214	\$13.88	25,590
Secretary	1159.18614.000.214	\$13.20	24,024
Secretary/Clerk	1159.18615.000.214	\$13.20	24,024
Clerk	1159.18616.000.214		24,024
Seasonal	1159.18617.000.214		5,012
Nurse	1159.18620.000.214	\$1,602.08	41,654
Environmental Health Spec	1159.18624.000.214	\$1,542.65	40,109
OT	1159.18699.000.214		1,000
Health Planner	1168.18619.000.214	\$1,542.65	40,109
Health Educator	1206.18625.000.214	\$1,542.65	40,109
Health Planner	8815.18619.081.214		26,705
Health Planner	9100.18619.012.214		13,404
Program Supervisor	9100.18703.012.214		2,126
Program Supervisor	9103.18703.091.214	\$1,167.69	30,360
Family Support Specialist	9103.18704.091.214	\$13.00	14,113
Family Support Specialist	9103.18701.091.214	\$13.00	13,520
Family Support Specialist	9103.18702.091.214	\$13.00	13,520
Family Support Specialist	9103.18705.091.214		13520
Family Support Specialist	9103.18708.091.214		13520

ORDINANCE NO. 2011-23

AN ORDINANCE TO AMEND THE ZONING MAP OF HENDRICKS COUNTY, FROM RB/SINGLE FAMILY RESIDENTIAL DISTRICT TO NB/NEIGHBORHOOD BUSINESS DISTRICT, COMMONLY KNOWN AS ZA 408/11: JAMES E. MURRAY, S5-T15N-R2E, WASHINGTON TOWNSHIP, PARCEL TOTALING 1.0 ACRES, LOCATED ON THE WEST SIDE OF RACEWAY ROAD, APPROXIMATELY 0.42 MILE NORTH OF U.S. HIGHWAY 36.

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 NB/Neighborhood Business District, the following described real estate located in the County of Hendricks, Indiana, namely: ZA 408/11: James E. Murray, S5-T15N-R2E, 1.0 acres, Washington Township, located on the west side of Raceway Road, approximately 0.42 mile north of U.S. Highway 36.

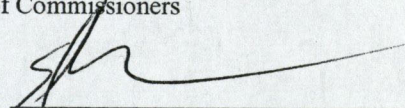
SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 408/11: *James E. Murray*, the "Findings of Fact/Law" and the "Development Commitment Recording Form" attached hereto and made a part hereof, and the Hendricks County Board of Commissioners having 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.

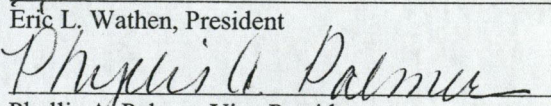
SECTION 3. All building or uses permitted and placed upon the described real estate shall fully conform with all the provisions of the County of Hendricks Zoning Ordinance and shall have obtained the proper permits.

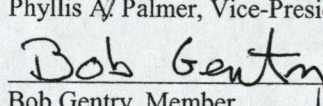
SECTION 4. This Ordinance shall be in full force and effect from and after its passage by the County Commissioners.

Approved by the Board of County Commissioners of Hendricks County, Indiana, the 25 day of OCTOBER, 2011.

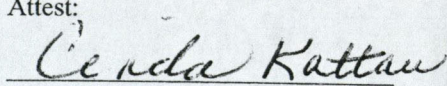
Board of Commissioners


Eric L. Wathen, President


Phyllis A. Palmer, Vice-President


Bob Gentry, Member

Attest:


Cinda Kattau, Auditor



* 2 0 1 1 2 5 0 9 0 3 *

201125090

PAUL T HARDIN
HENDRICKS COUNTY RECORDER
11/09/2011 01:36:41PM

Development Commitment Recording Form

Area Plan Commission of Hendricks County, Indiana

Section 12.04 of the Zoning Ordinance for Hendricks County, Indiana, requires the use of this form in recording commitments made with any Area Plan Commission approval, in accordance with Chapter 12, and I.C. 36-7-4-1015.

In accordance with I.C. 36-7-4-1015, the owner of the real estate located in Hendricks County, Indiana, which is described below, makes the following COMMITMENTS concerning the use and development of that parcel of real estate:

Property Owner: James E. Murray

Deed Information: Book: _____ Page: _____ Instrument: 201003631

Legal Description:

See "Exhibit A"

Statement of COMMITMENTS:

1. The real estate shall not be used for the following purposes, as referenced in Table 4.3 (*Permitted and Special Exception Uses*) of the 2008 Hendricks County Zoning Ordinance: farmer's market; educational institution, excluding p-12, private; lodge or private club; recreation (passive); fitness center; bank/financial/investment institution; coffee shop; microbrewery/brew-pub; restaurant.
2. Outside business storage shall not be permitted.
3. Any business activity shall be conducted indoors.

These COMMITMENTS shall run with the land, be binding on the owner, subsequent owners of the real estate and other persons acquiring interest therein. These COMMITMENTS may be modified or terminated by a decision of the Hendricks County Area Plan Commission made at a public hearing after the proper notice has been given.

With acceptance of these COMMITMENTS, the Hendricks County Area Board of Zoning Appeals does not relinquish its right to change certain uses and conditions if the public's health or safety is at immediate risk.

COMMITMENTS contained in this instrument shall be effective upon the approval of petition # ZA 408/11 pursuant to the Zoning Ordinance, and shall continue in effect or until modified or terminated by the Hendricks County Area Plan Commission.

These COMMITMENTS may be enforced jointly or severally by:

1. The Hendricks County Area Plan Commission;
2. _____

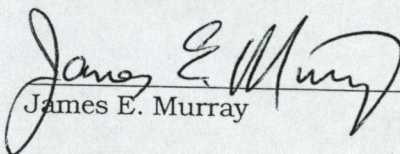
_____ ; and
3. _____

_____.

224

The undersigned hereby authorizes the Planning & Building Department of Hendricks County, Indiana, to record this COMMITMENT in the Office of the Recorder of Hendricks County, Indiana, upon approval of petition # ZA 408/11.

IN WITNESS WHEREOF, owner has executed this instrument this 4th day of November 2011.


James E. Murray

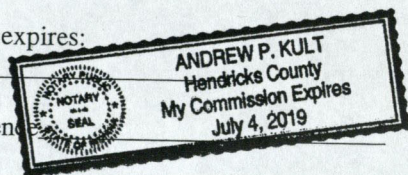
STATE OF INDIANA)
)
HENDRICKS COUNTY)

Before me, Notary Public in and for said County and State, personally appeared James E. Murray, who acknowledged the execution foregoing instrument and who, having been duly sworn, stated that any representations therein contained are true.

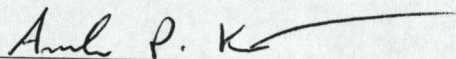
Witness my hand and Notarial Seal this 4th day of November 2011.

My Commission expires:

County of Residence



Signature



Printed

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 (Andrew P. Kult).

This instrument was prepared by Andrew P. Kult, COMER LAW OFFICE, LLC.

Approved for recording on this 9TH day of November 2011.



Don F. Reitz, AICP
Director, Planning & Building Department

Exhibit A

Legal Description:

A one (1) acre parcel of real estate located in the Northeast Quarter of the Southeast Quarter of Section 5, Township 15 North, Range 2 East in Hendricks County, Indiana, and described as follows, to-wit:

377.15 feet off of and across the East end of the following described parcel:

A part of the Northeast Quarter of the Southeast Quarter of Section 5, township 15 North, Range 2 East beginning 22 rods South of the half mile post at the center on the East of said Section 5 and running thence South 7 rods; thence West to the West line of said Quarter Quarter; thence North 7 rods; thence East to the Place of Beginning. Containing 3 ½ acres, more or less.

HENDRICKS COUNTY COUNCIL
ORDINANCE 2011-24
REPEALING 2004-11 COUNTY ECONOMIC DEVELOPMENT INCOME TAX
HOMESTEAD CREDIT OF 0.15% TO OFFSET EFFECT OF ELIMINATION OF
INVENTORY TAX

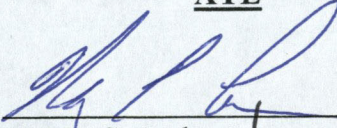
WHEREAS, on March 11, 2004, the Hendricks County Council ("Council") enacted Ordinance No. 2004-11 which increased the County Economic Development Income Tax from 0.25% to 0.40%; and

WHEREAS, the Hendricks County Council now wishes to repeal this Ordinance;

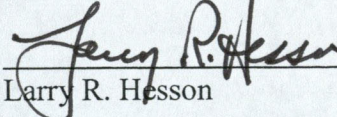
BE IT THEREFORE ORDAINED by the Hendricks County Council that Ordinance 2004-11 is hereby repealed.

ADOPTED by the Hendricks County Council of Hendricks County, Indiana this 27th day of October, 2011.

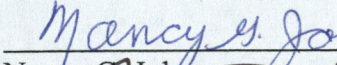
AYE



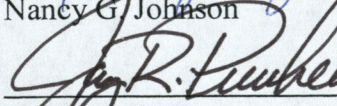
Myron C. Anderson



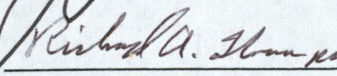
Larry R. Hesson



Nancy G. Johnson

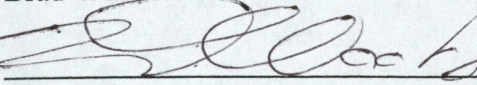


Jay R. Puckett



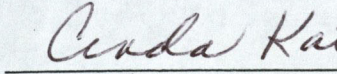
Richard A. Thompson

Brad Whicker



Nathaniel Woods

ATTEST:



Cinda Kattau, Auditor

NAY

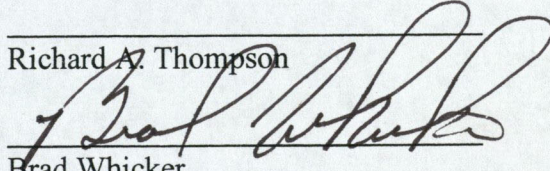
Myron C. Anderson

Larry R. Hesson

Nancy G. Johnson

Jay R. Puckett

Richard A. Thompson



Brad Whicker

Nathaniel Woods

HENDRICKS COUNTY COUNCIL
ORDINANCE 2011-25
INCREASING THE COUNTY ADJUSTED GROSS INCOME TAX FOR THE PURPOSE
OF PROPERTY TAX RELIEF ON HOMESTEAD PROPERTY

WHEREAS, the Hendricks County Council desires to repeal the County Economic Development Income Tax (CEDIT) of fifteen hundredths of one percent (0.15%) previously passed under Ordinance 2004-11 and repealed by Ordinance 2011-24; and

WHEREAS, on this same date the Council has repealed the said CEDIT pursuant to County Ordinance 2011-24; and

WHEREAS, the Hendricks County Council desires to replace this with a County Adjusted Gross Income Tax (CAGIT) of the same rate of fifteen hundredths of one percent (0.15%)

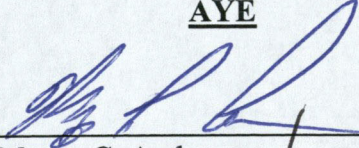
NOW THEREFORE, BE IT ORDAINED BY THE HENDRICKS COUNTY COUNCIL, that:

The Hendricks County Council increases the County Adjusted Gross Income Tax rate imposed upon the resident county taxpayers of Hendricks County, Indiana from one percent (1%) to one and fifteen hundredths of one percent (1.15%).

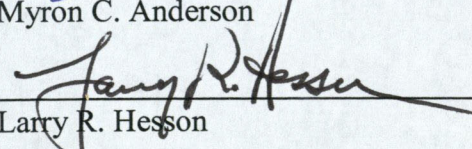
The tax revenue generated by the increase shall be used pursuant to IC 6-3.5-1.1-26 (f)(2) for the purpose of providing a uniform homestead credit percentage.

ADOPTED by the Hendricks County Council of Hendricks County, Indiana this 27th day of October, 2011.

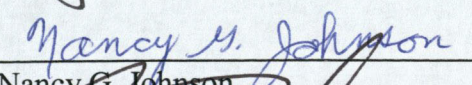
AYE



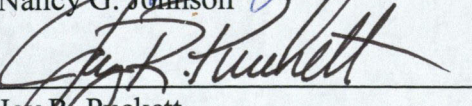
Myron C. Anderson



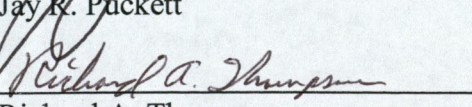
Larry R. Hesson



Nancy G. Johnson



Jay R. Puckett



Richard A. Thompson

NAY

Myron C. Anderson

Larry R. Hesson

Nancy G. Johnson

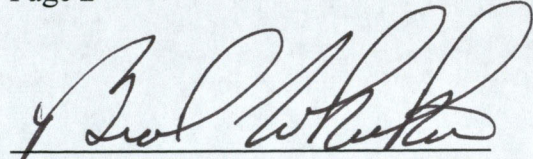
Jay R. Puckett

Richard A. Thompson

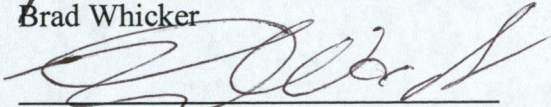
Ordinance 2011- 25

October 27, 2011

Page 2



Brad Whicker

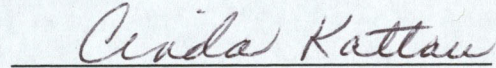


Nathaniel Woods

Brad Whicker

Nathaniel Woods

ATTEST:



Cinda Kattau, Auditor

ORDINANCE NO. 2011-26

AN ORDINANCE TO AMEND THE PUD ORDINANCE, COMMONLY KNOWN AS ZA 234/11: ED & H LLC (HENDRICKS COUNTY SPORTS CENTER) (AMENDMENT TO PUD ORDINANCE), S17, 20-T16N-R2E, LINCOLN TOWNSHIP, PARCEL TOTALING 66.61 ACRES, LOCATED ON THE NORTH SIDE OF U.S. HIGHWAY 136, APPROXIMATELY 0.38 MILE WEST OF RACEWAY ROAD.

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 234/11: ED & H, LLC (Hendricks County Sports Center) (Amendment to PUD Ordinance), S17, 20-T16N-R2E, 66.61 acres, Lincoln Township, located on the north side of U.S. Highway 136, approximately 0.38 mile west of Raceway Road.

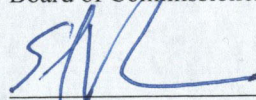
SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 234/11 (*Amendment to PUD Ordinance*): Ed & H, LLC (*Hendricks County Sports Center*), the "Findings of Fact/Law" attached hereto and made a part hereof, and the Hendricks County Board of Commissioners having relied on those stipulations and required certain conditions of its own, does hereby adopt said "Findings of Fact/Law" 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.

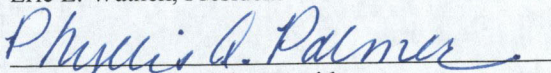
SECTION 4. This Ordinance shall be in full force and effect from and after its passage by the County Commissioners.

Approved by the Board of County Commissioners of Hendricks County, Indiana, the 22 day of November, 2011.

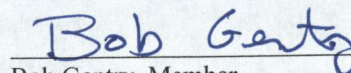
Board of Commissioners



Eric L. Wathen, President

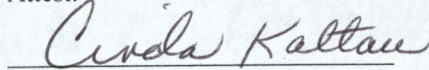


Phyllis A. Palmer, Vice-President



Bob Gentry, Member

Attest:



Cinda Kattau, Auditor

FINDING OF FACT
HENDRICKS COUNTY AREA PLAN COMMISSION
HENDRICKS COUNTY, INDIANA

COPY

WHEREAS, Hendricks County Area Plan Commission shall in all cases heard by it make written findings of fact which support their determinations in accordance with Indiana Code 36-7-4-306; and

WHEREAS, the Hendricks County Area Plan Commission has held a public hearing and has given consideration to application
ZA 234/11 (AMENDMENT TO PUD ORDINANCE): ED & H, LLC
(HENDRICKS COUNTY SPORTS CENTER) and

WHEREAS, the Hendricks County Area Plan Commission has given consideration to the above referenced application for their compliance with the comprehensive plan entitled "*Growing Smarter, The Hendricks County Quality Growth Strategy*," adopted December 19, 2006 established under Indiana Code 36-7-4-500 and that such a plan provides development policy within Hendricks County; and

WHEREAS, the Hendricks County Area Plan Commission has given consideration to the above referenced application for their conformance with the Hendricks County Zoning Ordinance, adopted August 12, 2008, effective October 1, 2008, established under Indiana Code 36-7-4-600 and that such an ordinance for development, through zoning, of the County of Hendricks, Indiana, provides for enforcement and penalties for the violation thereof; and

WHEREAS, the Hendricks County Area Plan Commission has given consideration to the above referenced application for their conformance with the Hendricks County Subdivision Control Ordinance, adopted December 21, 2004 established under Indiana Code 36-7-4-700 and that such an Ordinance provides for the subdivision of land within Hendricks County; and

WHEREAS, the Hendricks County Area Plan Commission has given consideration to the above referenced application for their compliance with the recommendations, stipulations or any necessary conditions, listed below, requested by the public, planning staff or any Area Plan Commission member(s);

SUBJECT TO THE FOLLOWING:

1. CONDITIONS AND RECOMMENDATIONS AS SET OUT IN STAFF'S MEMORANDUM DATED
NOVEMBER 1, 2011;
2. WHERE WORDING IN SAID MEMORANDUM "SUBSTANTIAL CONFORMANCE" APPEARS,
SAID WORDING TO BE CLARIFIED WITH STAFF; AND
3. ANY REQUIRED AMENDMENTS TO THE ORIGINAL TRAFFIC IMPACT STUDY TO BE
HANDLED BY STAFF DURING DPR APPROVAL ANALYSIS.

WHEREAS, the proposed zoning amendment: ZA 234/11: (AMENDMENT TO PUD ORDINANCE) ED & H, LLC

Will not adversely affect the elements of the Hendricks County Comprehensive Development Plan;

THEREFORE BE IT RESOLVED, the Hendricks County Area Plan Commission submits A FAVORABLE

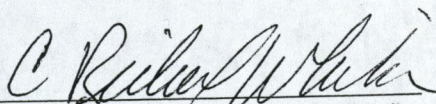
recommendation to the Board of County Commissioners for ZA 234/11: (AMENDMENT TO PUD ORDINANCE) ED & H, LLC

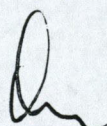
on this date NOVEMBER 8, 2011.

FOREGOING RESOLUTION, submitted by MR. CAIN

and seconded by DR. HODGKIN.

<u>Members</u>	<u>For</u>	<u>Against</u>	<u>Abstained</u>
C. Richard Whicker	<u>X</u>	<u>0</u>	<u>0</u>
Jo Ann Groves	<u>X</u>	<u>0</u>	<u>0</u>
Dr. Russell Hodgkin	<u>X</u>	<u>0</u>	<u>0</u>
Jon Cain	<u>X</u>	<u>0</u>	<u>0</u>
Brad Whicker	<u> </u>	<u>0</u>	<u>0</u>
Eric Wathen	<u>X</u>	<u>0</u>	<u>0</u>
Sonnie Johnston	<u>X</u>	<u>0</u>	<u>0</u>
Total	<u>6</u>	<u>0</u>	<u>0</u>


C. Richard Whicker, President


Don F. Reitz, AICP, Secretary

MEMORANDUM

TO: Hendricks County Area Plan Commission

FROM: Plan Commission Staff

DATE: November 1, 2011

**RE: ZA 234/10 (AMENDMENT TO PUD ORDINANCE): ED & H
FAMILY LIMITED PARTNERSHIP (CLERMONT LAKES)**

COPY

This is an amendment to the February 22nd approval by the Board of County Commissioners. These changes are occurring because engineering analysis of the wetlands area located on the northwest portion of this property was significantly larger than originally anticipated. The previous approval included a large indoor athletic facility with a sports training and rehabilitation, 5 baseball/softball diamonds, 4 soccer fields, a restaurant/coffee shop, nature preserve with incorporated trail and picnic area and appropriate parking. This proposal is directed toward a more adult oriented complex as opposed to the previous proposal of youth athletics and will consist of 4 softball fields with a concession building. The indoor athletic facility will be similar to what was previously approved with the exception that it will not be constructed until it becomes economically feasible and then it will be constructed in 3 phases. Until that time, the applicant proposes that the area be used for additional softball diamonds. The sketch submitted October 28, 2011 shows 2 additional diamonds in the area of the proposed indoor athletic facility.

The applicant proposes to utilize the PP - Preservation and Park development standards with a few exceptions. There will not be any trails proposed because the wooded area will not be disturbed and will be a conservation area. The only access between this athletic facility and the adjacent Clermont Lakes residential subdivision will be an emergency access with a gate.

Below is a comparison table between applicable Zoning Ordinance requirements or previously approved PUD Ordinance standards and the proposed PUD Ordinance.

Previously approved PUD/Zoning Ordinance	Proposed PUD:	Staff Comments:
<u>Previously approved Concept Plan</u> Reduced Woodland preservation	<u>Proposed Concept Plan</u> Conservation/Wetland Area/No development to occur in this area	100' buffer to remain adjacent to residences
Commercial area	Restaurant/Coffee Shop Removed	No objection
<u>Open Space</u> 24.2% of commercial area	<u>Open Space</u> Commercial area removed	Open space calculations not provided with new proposal

<p>Pedestrian-only access from Clermont Lakes to U.S. 136</p> <p><u>Development Lot Standards</u> Front Setback: 100' Side Setback: 100' Rear Setback: 100' Max. Bldg. Hgt.- principal: 45'</p> <p>Max. Bldg. Hgt.- accessory: 30'</p> <p>Max. Lot Coverage- bldg/structure.: 15%</p> <p>Max Lot Coverage- all impervious: 25%</p> <p>Max. Light levels adjacent to residential districts or uses: 0.5 foot- candles at property line (See also additional standards)</p> <p><u>Landscaping along exception parcels</u> Comparable to Type 2</p> <p><u>Landscaping adjacent to Clermont Lakes (lots 212-221)</u> Type 1</p> <p><u>Fencing</u> 6' black vinyl fence around all fields</p> <p><u>Parking</u> Max. 80% of parking allowed to be located between front façade and primary street</p>	<p>No pedestrian access between Clermont Lakes and U.S. 136</p> <p><u>Dev. Lot Standards PP District</u> Front Setback: 100' Side Setback: 100' Rear Setback: 100' Max. Bldg. Hgt.-principal: 35'(proposing 65') Max. Bldg. Hgt.-accessory: 24' (proposing 30') Max. Lot Coverage -bldg/structure: 10%: (proposing 15%) Max Lot Coverage-all impervious: 15% (proposing 20%)</p> <p>Maximum light levels shall be 0.5 foot candles at property lines.</p> <p><u>Landscaping along exception parcels</u> Type 2 Buffer Yard 50 ' in width located between the proposed parking and residentially used parcels along U.S. 136</p> <p><u>Landscaping adjacent to Clermont Lakes (lots 212-221)</u> Type 3 Buffer Yard south of lots 212-221 of Clermont Lakes</p> <p><u>Fencing</u> No Change</p> <p><u>Off-Street Parking & Loading</u> Will be in substantial conformance with the 2008 Zoning Ordinance</p>	<p>No objection</p> <p>No change No change No change Increased by 30'</p> <p>Increased by 6'</p> <p>Increased by 5%</p> <p>Increased by 5%</p> <p>Increased by 0.3 foot-candles. Additional requirements for outdoor athletic/performance facilities are required and will be reviewed during Development Plan Review approval</p> <p>Adding additional buffer yard width</p> <p>More generous landscaping</p> <p>Athletic facilities are exempt from provisions regulating fences (Sec. 7.6 HCZO)</p> <p>Applicant must clarify "substantial conformance"</p>
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In addition to the above proposed standards the applicant proposes the following:

1. Alcohol sales will occur only on the second floor of the concession stand building located in the middle of the softball fields and sales will only include beer and wine. No alcohol sales will be allowed during youth leagues or tournaments.
2. The public address (PA) will only be utilized for public safety purposes. If the PA is utilized for other than this requirement, then the system shall meet the Hendricks County Zoning Ordinance.
3. Lighting for the athletic fields will only be active from March 1st through November 30th and no games will be scheduled to begin after 10:00 pm.
4. Sidewalks will not be required along U.S. 136.
5. Until the construction of the indoor facility becomes economically feasible the area may be used for additional softball diamonds.
6. If in the future it is deemed financially feasible and environmentally plausible to develop in the Conservation Area, it would be necessary to go through the zoning and planning process.

STAFF RECOMMENDATIONS:

1. The applicant has stated that landscaping in general with the exception of what is listed in the table above, will be in substantial conformance with the 2008 Zoning Ordinance. The applicant must clarify what is meant by "substantial conformance".
2. The applicant has submitted the same architectural elevations for the concession building and the indoor athletic facility and stated that they will be in substantial conformance with the Non-residential Design Standards. Staff does not object to the proposed elevations submitted but would like clarification on "substantial conformance".
3. The applicant should explain if the indoor facility will include a sports training and rehabilitation center as proposed previously.
4. Entrance drives and Accessory Use and Structure Standards will be in substantial conformance with the zoning ordinance and as show on the Conceptual Layout received October 7, 2011. Clarification of "substantial compliance" is necessary.
5. The Traffic Impact Analysis performed for the previous submittal needs to be revised to reflect changes in usage and site layout. The proposed project only has one entrance onto US 136 instead of two; using the traffic projections from the previous proposal this may be inadequate.
6. If this amendment is granted, a Development Plan Review approval will be required.
7. All commitments must be recorded within 30 days of approval of this amendment.

cc: Banning Engineering, P.C.

ORDINANCE NO. 2011-27

AN ORDINANCE TO AMEND THE ZONING MAP OF HENDRICKS COUNTY, FROM **RB/SINGLE FAMILY RESIDENTIAL DISTRICT TO NB/NEIGHBORHOOD BUSINESS DISTRICT**, COMMONLY KNOWN AS **ZA 409/11: NORTH SALEM STATE BANK, S4-T16N-R2W, EEL RIVER TOWNSHIP, PARCEL TOTALING 0.69 ACRES, LOCATED BETWEEN NORTH MAIN STREET AND NORTH BROADWAY STREET, APPROXIMATELY 130 FEET NORTH OF WEST PEARL STREET IN THE TOWN OF NORTH SALEM.**

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 409/11: North Salem State Bank, S4-T16N-R2W, Eel River Township, 0.69 acres, located between North Main Street and North Broadway Street, approximately 130 feet north of West Pearl Street in the Town of North Salem.

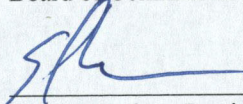
SECTION 2. As inducement for this Zoning Map Amendment, all terms found in the conditions for approval of ZA 409/11: *NORTH SALEM STATE BANK*, the "Findings of Fact/Law" attached hereto and made a part hereof, and the Hendricks County Board of Commissioners having relied on those stipulations and required certain conditions of its own, does hereby adopt said "Findings of Fact/Law" 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.

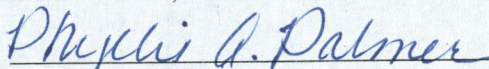
SECTION 4. This Ordinance shall be in full force and effect from and after its passage by the County Commissioners.

Approved by the Board of County Commissioners of Hendricks County, Indiana, the
22 day of November, 2011.

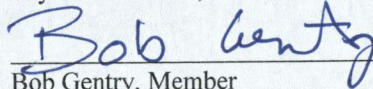
Board of Commissioners



Eric L. Wathen, President

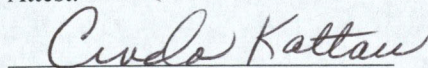


Phyllis A. Palmer, Vice-President



Bob Gentry, Member

Attest:



Cinda Kattau, Auditor

Hendricks County Area Plan Commission
Findings of Fact/Law
ZA 409/11: North Salem State Bank

COPY

An application for the above noted zoning map amendment was filed in the office of the Hendricks County Department of Planning and Building (DPB). That application sought to rezone a property from RB to NB. Acting in its role as staff to the Hendricks County Area Plan Commission, the DPB staff subsequently created a file containing all documentation of the request and made that file available for public inspection in the department's office at the Hendricks County Government Center.

In accordance with Indiana Code (IC) 5-3-1, the DPB staff published a legal notice in the *Hendricks County Flyer* and the *Danville Republican*. This notice advertised the public hearing scheduled in conformity with the Hendricks County Area Plan Commission Rules of Procedure Section 3.07(D)(1). The public hearing included the above zoning map amendment on its agenda.

In accordance with Section 3.07(D)(2) of the Rules of Procedure of the Hendricks County Area Plan Commission, the applicant also sent courtesy notices to certain surrounding property owners of record and other interested persons. A copy of this courtesy notice and a list of those receiving them were made a part of the file for this rezoning petition.

The Commission conducted the hearing as advertised and heard evidence and testimony on the above noted rezoning. Meeting in open session, the Commission subsequently considered the above noted request and its relationship to the requirements of IC 36-7-4 and the Hendricks County Zoning Ordinance. A tape recording of this proceeding has been on file and available to the public in the DPB office since the date of the hearing.

In its deliberations, the Commission weighed the evidence associated with the following requirements and made the following findings.

IC 36-7-4-603: Zoning ordinance; preparation and consideration of proposals. In preparing and considering proposals under the 600 series, the plan commission and the legislative body shall pay reasonable regard to:

(1) The comprehensive plan;

The Commission finds that the proposal does substantially comply with the recommendations of the Hendricks County Comprehensive Plan. The Comprehensive Plan designates this area for Small Town Mixed Use on the Land Use Plan and North Salem is a candidate for revitalization as it is a major component of the County's traditional rural and small town identity.

(2) Current conditions and the character of current structures and uses in each district;

The Commission finds that the proposal is consistent and compatible with the character of current structures and uses in the zoning district. The existing bank is an appropriate low intensity institutional use that serves the neighboring community.

Staff Comments: This site is located on Lots 1, 2, 7 & 8, Block 1 of the Original Town of North Salem between N. Broadway and Main Streets. The applicant proposes to rezone 0.70 acres which encompasses all 4 lots from RB/Single Family Residential to NB/Neighborhood Business District for purposes of converting a legal nonconforming use (North Salem State Bank) to a conforming use and to allow the pole type sign that was erected in violation of the zoning ordinance. The applicant received replat approval at the October 11, 2011 Plan Commission hearing to combine these lots into one for possible future expansion. The applicant also received approval from the Town of North Salem to vacate alleys that were located between these lots. In addition to rezoning and replatting, the applicant will be required to obtain variance approval for the pole sign from the Town of North Salem Board of Zoning Appeals.

Compatibility with current uses. The immediate area is a mix of single family residential, and commercial uses. The existing bank is an appropriate low intense use that serves the neighboring community.

Compatibility with futures uses. The Comprehensive Plan recognizes this area as Small Town Mixed Use on the Land Use Plan. This property is adjacent to the commercial core of North Salem and is compatible for future mixed uses.

Other considerations. The applicant will be required to obtain a permit for the sign by the county upon approval of a variance from the Town of North Salem. If in the future the bank wishes to expand, a Development Plan Review may be required.

Staff Recommendation: Based on the information provided at the time of application, staff recommends the Plan Commission recommend: Approval

(3) The most desirable use for which the land in each district is adapted;

The Commission finds that the proposal does represent the most desirable use for which the land is adapted. The site under consideration is within the Town of North Salem on which is located a long established institutional use. The proposed neighborhood commercial use will not alter the existing, and proposed uses in the immediate vicinity.

(4) The conservation of property values throughout the jurisdiction;

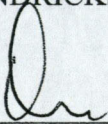
The Commission finds that the proposal does conserve property values in the jurisdiction. Changes in the configuration and zoning of the property will have no substantial effect on property values.

(5) Responsible development and growth.

The Commission finds that the proposal does represent responsible development and growth. The proposed location is an appropriate one where neighborhood-serving businesses are encouraged.

For all the foregoing reasons, the Commission recommends approval of this request for a zoning map amendment on the 8th day of November, 2011.

AREA PLAN COMMISSION
HENDRICKS COUNTY, INDIANA



Don F. Reitz, AICP

ZONING AMENDMENT PROJECT DATA

DATE	November 1, 2011			
AGENCY REVIEWS	Hendricks County Area Plan Commission			
PROJECT	ZA 409	2011	NORTH SALEM STATE BANK	
REQUEST	EXISTING	PROPOSED	STAFF RECOMMENDATION	
	RB	NB	Approval	
SURROUNDING LAND USE	NORTH	SOUTH	EAST	WEST
	Residential	Commercial	Residential	Residential
SURROUNDING ZONING	NORTH	SOUTH	EAST	WEST
	RB	NB	RB	RB
DESCRIPTION	AREA	TOWNSHIP	SECTION	OTHER
	0.69 acres	Eel River	S4-T16N-R2W	Replat Lots 1, 2, 7 & 8, Block 1 (MAP 732)
ROAD	ROAD	FUNCTIONAL CLASS	R/O/W	SETBACK
	N. Broadway St. Main St.	Town of North Salem	Existing	35 feet
SEWER AND WATER	SEWER		WATER	
	Town of North Salem		Town of North Salem	
RECENT ZONING AMENDMENTS IN THIS AREA	ZONING AMENDMENT	NAME	FROM	TO
COMPLIANCE	This project has complied with the applicable application and/or notification requirements.			
	This project complies with the Hendricks County Comprehensive Plan.			

2011-28
AMENDED 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.

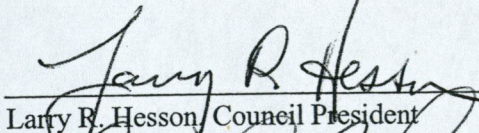
Section #2: In the event of overtime (hours worked in excess of 40 hours in a week) for non-exempt employees, the rate is calculated at time and one half of the employees' hourly wage. Overtime is in addition to the base wage and is paid from the overtime appropriations. Authorized vacation, sick, personal 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.

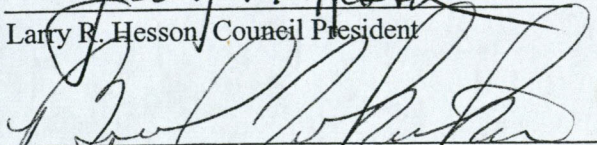
Section #3: Hendricks County employees, with a part time or temporary employment status will have a base wage of no less than the federal minimum wage per hour and no more than the maximum full time wage for their grade and position.

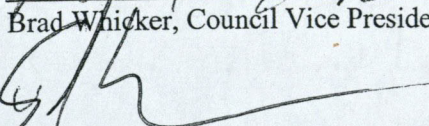
Section #4: The 2011 Hendricks County Salary Ordinance has been amended by the Hendricks County Council, in their regular monthly meeting on October 13, 2011, to include a \$1,000 stipend for regular full time employees and a \$500.00 stipend for regular part-time employees to be paid on December 9, 2011.

Main Distribution	Main Distribution	2011 Approved Rate	Additional Appropriation
Custodian	1001.13605.000.136	\$11.75	554
Custodian	1001.13602.000.136	\$11.75	0
Custodian	1001.13601.000.136	\$11.75	364
Custodian	1001.13604.000.136	\$11.75	0
Custodian	1001.13603.000.136	\$11.75	554
Part Time Custodians	1001.13606.000.136	\$11.75	0
Supervisor	1001.14000.000.140		5,212
Merit Major	1001.10511.000.105		25,132
Sheriff	1001.10500.000.105		8,370
Child Support Clerk	8897.18406.000.184	\$13.65	15,288
Secretary/Clerk	1001.10811.000.108	\$14.20	1,470
PT Law Clerks	2501.10810.000.108		11,500
PT Investigators Asst	2501.10829.000.108		5,000

The Amended 2011 Hendricks County Salary Ordinance as approved on this 8th day of Dec 2011 by:


Larry R. Hesson, Council President


Brad Whicker, Council Vice President


Eric L. Wathen, President Board of Commissioners

SETTING VOTING PRECINCTS IN HENDRICKS COUNTY, IN

WHEREAS, Indiana Code 3-11-1.5 requires each county of Indiana to establish voter precincts; and

WHEREAS, Hendricks County, Indiana, requires additional and revised precincts in order to comply with the directives of said law; and

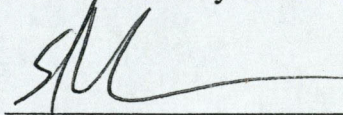
WHEREAS, Hendricks County, Indiana, by and through its Board of Commissioners has conducted a study to determine proper voter precincts for the said county.

Now, therefore, be it ordered by the Commissioners of Hendricks County as follows:

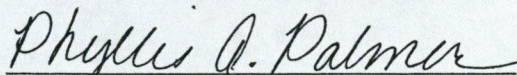
1. Hendricks County, Indiana, by and through its Board of Commissioners, hereby establishes Guilford, Lincoln, and Washington Townships as voter precincts for Hendricks County, Indiana.
2. Hendricks County, Indiana, by and through its Board of Commissioners, hereby revises aforementioned precincts as voter precincts for Hendricks County, Indiana.
3. Each precinct is established as described in the maps attached hereto, made a part hereof which are on file for inspection in the office of the County Engineer, County Clerk and County Auditor.
4. A description of the boundaries of each precinct established is attached hereto, made a part hereof which are on file for inspection in the office of the County Engineer, County Clerk and County Auditor.
5. The estimated number of voters in each precinct established by this Order is attached hereto and made a part hereof by this reference and which are on file for inspection in the office of the County Engineer, the County Clerk and the County Auditor.
6. That this Ordinance shall become effective on the date specified by the Indiana Election Commission or on the first date permitted under I.C.3-11-1.5-25 if no effective date is specified by the Indiana Election Commission.

ORDERED this 13 day of DECEMBER, 2011

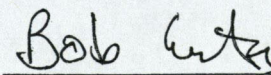
Hendricks County Board of Commissioners



Eric I. Wathen, President



Phyllis A. Palmer, Vice President



Bob Gentry, Member

ATTEST: Cinda Kattau
Cinda Kattau, Auditor

COMMISSIONER AND COUNCIL ELECTION DISTRICTS

The purpose of this Ordinance is to establish County Commissioners and County Council Election Districts.

The County Executive shall divide the County into three (3) districts that are composed of contiguous territory and are reasonably compact. The Executive may not divide precincts, but may divide townships only when division is clearly necessary to accomplish redistricting. (IC 36-2-2-4)

The County of Hendricks is divided into three (3) County Commissioner Election Districts designed numerically as follows:

District 1: Center Township, Clay Township, Eel River Township, Franklin Township, Liberty Township, Marion Township, Middle Township and Union Township are in the 1st Commissioner District.

District 2: Brown Township, Lincoln Township and the Precincts north of US 36 in Washington Township are in the 2nd Commissioner District.

District 3: Guilford Township and the Precincts south of US 36 in Washington Township are in the 3rd Commissioner District.

The County Executive shall, by ordinance, divide the County into four (4) contiguous, single-member County Council Election Districts. The Executive may not divide precincts when redistricting. One (1) member of the fiscal body shall be elected by the voters of each of the four (4) districts.

Three (3) at large members of the fiscal body shall be elected by the voters of the whole county (IC 36-2-3-4).

Single member districts must: (1) Be compact, subject only to natural boundary lines (such as railroads, major highways, rivers, creeks, parks and major industrial complexes); (2) Contain as nearly as possible, equal populations; and (3) Include whole townships, except when a division is clearly necessary to accomplish redistricting under this section. (IC 36-2-3-4)

A division shall be made during the first year after a year in which a Federal Decennial census is conducted.

The County of Hendricks is divided into four (4) County Council Election Districts designated numerically as follows:

District 1: Precincts east of SR 267 in Washington Township and Lincoln Precincts 9 and Precinct 16 are in the 1st Council District.

District 2: Brown Township and the Precincts of Lincoln Township, except Precinct 9 and Precinct 16, are in the 2nd Council District.

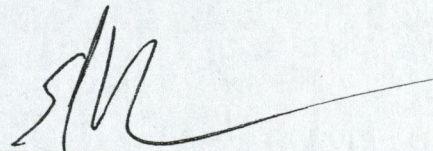
District 3: Clay Township, Franklin Township, Guilford Township and Liberty Township are in the 3rd Council District.

District 4: Center Township, Eel River Township, Marion Township, Middle Township, Union Township and the Precincts west of SR 267 in Washington Township are in the 4th Council District.

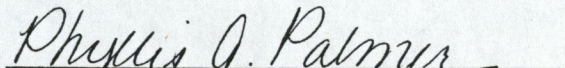
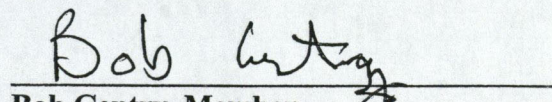
All ordinances or parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

If any section, provision, or part of this ordinance shall be adjudged invalid or unconstitutional, such adjudication shall not effect the validity of the ordinance as a whole or any section, provision, or part thereof not adjudged invalid or unconstitutional.

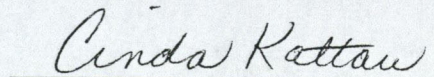
Passed by the Board of Commissioners of the County of Hendricks on December 13, 2011.



Eric L. Wathen, President

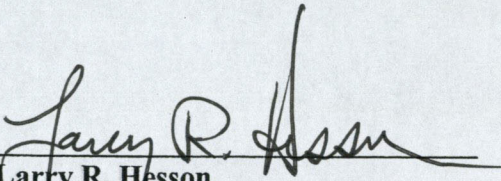

Phyllis A. Palmer, Vice President
Bob Gentry, Member

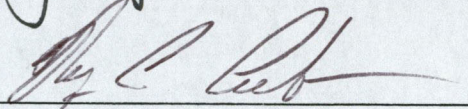
ATTEST:

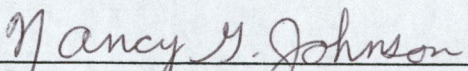

Cinda Kattau, Auditor

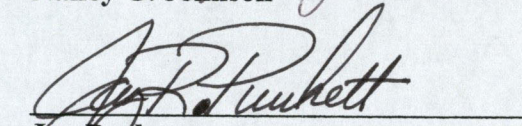
The Hendricks County Council hereby ratifies the Ordinance No. 2011 - 30 on

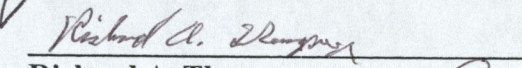
January 12, 2012.

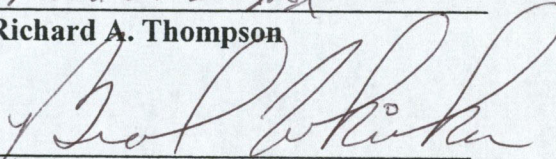

Larry R. Hesson

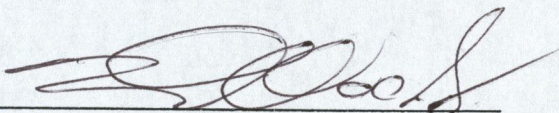

Myron Anderson

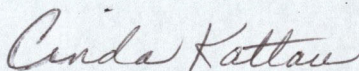

Nancy G. Johnson


Jay Puckett


Richard A. Thompson


Brad Whicker


Nathaniel Woods

ATTEST: 
Cinda Kattau, Auditor

**REPEALING ORDINANCE REGARDING
POSSESSION OF DEADLY WEAPONS**

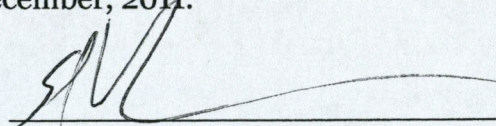
WHEREAS, the Hendricks County Board of Commissioners enacted Ordinance No.: 1992-25 on June 8, 1992 prohibiting the possession of deadly weapons within Hendricks County Government Buildings; and

WHEREAS, it is now necessary to repeal said ordinance with respect to Hendricks County;

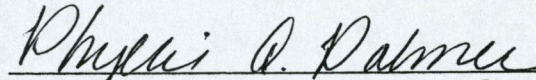
BE IT THEREFORE ORDAINED by the Hendricks County Board of Commissioners, Indiana that Ordinance No. 1992-95 is hereby REPEALED regarding all Hendricks County Government buildings which do not have a court within it.

SAID ORDINANCE remains in full force and effect regarding any county buildings which contain a courtroom of a circuit, superior, city, town or small claim court.

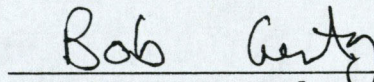
Dated this 13 day of December, 2011.



ERIC L. WATHEN, President

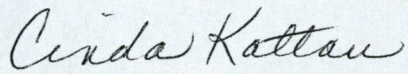


PHYLLIS A. PALMER, Vice President



BOB GENTRY, Member

ATTEST:



Cinda Kattau, Auditor