

NUM	LEGISLATION	TYPE	AMEND CODE	COMMITTEE DATE	COMMITTEE DO PASS	FINAL ACTION DATE	FINAL ACTION	SYNOPSIS
ORDINANCES								
Ord 14-01	TO AMEND TITLE 8 OF THE BLOOMINGTON MUNICIPAL CODE, ENTITLED "HISTORIC PRESERVATION AND PROTECTION" TO ESTABLISH LOCAL HISTORIC DESIGNATION OF A"CONSERVATION DISTRICT" -Re: Matlock Heights Conservation District (Bloomington Historic Preservation Commission, Petitioner)	Title 8 change	yes	2/12/2014	6 (Ruff, Sturbaum, Granger, Mayer, Volan-0-3 (Neher, Rllo, Spechler Sandberg did not deliberate	2/19/2014	Sandberg did not deliberate	This ordinance amends the List of Designated Historic Districts in the City of Bloomington by establishing the Matlock Heights Conservation District. In recommending this designation, the Bloomington Historic Preservation Commission (Commission): conducted a survey; held public hearings; and submitted a map and accompanying report to the Council. The map describes the boundaries of the district, classifies the total number of properties within the district, and is approved by the ordinance. The report demonstrates how this district meets the necessary criteria. A conservation district is, in general, less restrictive than a full historic district, and requires only the review of proposals to demolish or move buildings, or construct new principal or accessory buildings. At end of three years after adoption of this ordinance, this conservation district will elevate into a full historic district, unless within 180 and 60 days before that date, a majority of the property owners provide the Commission with written objections to the elevation.
Ord 14-02	TO AMEND TITLE 8 OF THE BLOOMINGTON MUNICIPAL CODE, ENTITLED "HISTORIC PRESERVATION AND PROTECTION" TO ESTABLISH A HISTORIC DISTRICT –Re: University Courts Historic District (Bloomington Historic Preservation Commission, Petitioner)	Title 8 change	yes	2/19/2014	9-0	3/12/2014	9-0	This ordinance amends the List of Designated Historic Districts in the City of Bloomington by establishing the University Courts Historic District. In recommending this designation, the Bloomington Historic Preservation Commission (Commission): relied on a survey; held a public hearing on December 16, 2013; and submitted a map and accompanying report to the Council. The map describes the boundaries of the district, classifies the total number of properties within the district, and is approved by the ordinance. The report demonstrates how this district meets the necessary criteria. Local designation will provide the protection needed to ensure that these properties are preserved.
Ord 14-03	Ordinance 14-03 To Rezone a 6.96 Acre Property from Residential Core (RC) to a Planned Unit Development to be Known as the B-Line Neighborhood and Approve a Preliminary Plan and District Ordinance - Re: 901 W. Cottage Grove Avenue (Habitat for Humanity of Monroe County, Petitioner)	ReZone	no	3/5/2014	3 (Granger, Ruff, Spechler)-1 (Volan)-5 (Neher, Sturbaum, Sandberg, Mayer, Rollo)	3/26/2014	9-0	This ordinance approves the rezoning of 6.96 acres located at 901 W. Cottage Grove Avenue from Residential Core (RC) to Planned Unit Development (PUD) and approves the Preliminary Plan and District Ordinance for this property to allow for an attached and detached single family development of 35 affordable homes. <i>Note: This ordinance was adopted on March 26, 2014 was adopted with two Reasonable Conditions: 1) RC 01, which revised Condition of Approval 9 – to augment the tree preservation and native planting plans; and 2) RC 05, which required testing for PCBs at a certain location on this site</i>

Ord 14-04	TO AMEND TITLE 14 OF THE BLOOMINGTON MUNICIPAL CODE ENTITLED "PEACE AND SAFETY" Re: Amending Chapter 14.20 (Firearms – Deadly Weapons) to allow for the discharge of firearms at the Griffy Lake Nature Preserve for the purpose of deer reduction via sharpshooting	Title 14	yes	4/2/2014	5 (Ruff, Sturbaum, Sandberg, Rollo, Spechler) - 0 - 4 (Neher, Granger, Mayer, Volan)	4/9/2014	6-2 - (Granger, Volan), - 1 (Mayer).	This ordinance is sponsored by Councilmembers Rollo and Ruff. The ordinance amends the Bloomington Municipal Code by adding an exception to the general prohibition against discharging a firearm within the City's corporate boundaries. This exception is limited to the Griffy Lake Nature Preserve for the limited purpose of deer reduction via sharpshooting. The ordinance documents the widespread ecosystem damage at Griffy caused by an overabundance of deer. The ordinance points out that the City of Bloomington Board of Park Commissioners exercises jurisdiction over the management of the Griffy Lake Nature Preserve and that members of the Parks Board have requested that the Common Council take the necessary steps to allow the Board to act quickly to protect the Preserve. The ordinance finds that sharpshooting is the most effective, safe, and humane means to reduce the deer population at Griffy in the interest of ecosystem restoration.
Ord 14-05	To Amend Title 20 of the Bloomington Municipal Code Entitled "Unified Development Ordinance" (Defining "Standardized Restaurants" and Treating Them as a Conditional Use in the Courthouse Square and University Village Overlay Districts of the Downtown) AS AMENDED	Title 120	yes	6/4/2014	4 (Sandberg, Granger, Mayer, Neher) - 0 - 2 (Ruff, Rollo) Sturbaum, Spechler, Volan absent	6/11/2014	7-0 Rollo, Volan absent	This ordinance amends proposed changes to Title 20 (Unified Development Ordinance) brought forward from the Plan Commission on March 21, 2014 at the request of the Common Council with adoption of Res 14-03. It creates a process whereby uses defined as 'Standardized Businesses' are required to obtain Conditional Use approval in order to locate in two downtown overlay districts. These districts are the Courthouse Square Overlay (CSO) and the University Village Overlay (UVO). The amendments to the Plan Commission proposal, first, narrow the special conditional use criteria to whether the petitioner's project visually complements the immediate surroundings as well as the character of the particular overlay district and, second, broaden the regulated uses from standardized restaurants to standardized businesses. These amendments are intended to focus upon, and comprehensively protect, the unique and eclectic visual character of these two overlay districts In accordance with IC 36-7-4-607(b), if adopted, the legislation and an accompanying statement will be forwarded to the Plan Commission, which will have 45 days from that time to approve or reject that action of the Council. If the Plan Commission disapproves the action of the Common Council within said 45 days, then the legislation stands only if the Common Council confirms its action by another vote within 45 days after certification of Plan Commission disapproval. <i>Note: The Common Council passed Ord 14-05 with 4 amendments: Am 01 both broadened the reach and narrowed the focus of this regulation; Am 02 inserted a Title, Whereas clauses, and a synopsis which, together, provided a history and rationale for this legislation; Am 03 added a whereas clause regarding possible designation of the Courthouse Square Overlay as a historic district; and, Am 04 revised the definition of "standardized business" to exclude businesses "devoid of any building frontage which is visible to a street" from the definition.</i>

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	Amendment #1					6/11/2014	7-0 Rollo, Volan absent	<p>Amendment #1 to Ordinance 14-05 (as corrected). This amendment is sponsored by Councilmember Neher and increases the scope of the Plan Commission's recommended ordinance to include a Conditional Use review process for what are known as "Standardized Businesses." The proposed amendment regulates not only restaurants, but all commercial businesses that provide standardized products and services. This amendment also modifies the Conditional Use criteria to be utilized by the Board of Zoning Appeals so that the Board's review focuses on steps a petitioner may pursue to assure that the project visually complements the surrounding area and the particular overlay district rather than on conditions largely beyond their control.</p>
	Amendment #2					6/11/2014	7-0 Rollo, Volan absent	<p>This amendment is sponsored by Councilmember Neher. It adds the Title, Whereas clauses, and Synopsis to Ordinance 14-05 as amended by Am 01, to reflect the procedural history and intent of the legislation.</p>
	Amendment #3					6/11/2014	7-0 Rollo, Volan absent	<p>This amendment is sponsored by Councilmember Sturbaum. It adds a final whereas clause stating that the ordinance does not preclude the subsequent designation of the Courthouse Square as a historic district.</p>
	Amendment #4					6/11/2014	6-1 (Spechler) Rollo, Volan absent	<p>This amendment would revise the definition of "standardized business" to exclude commercial business establishments "located in such a manner as to be devoid of any building frontage which is visible to a street." The intent of this amendment is to exclude businesses from the new conditional use review which do not have visible presence from the street.</p>

Ord 14-06	TO REZONE A 2.58 ACRE PROPERTY FROM RESIDENTIAL SINGLE-FAMILY (RS) TO A PLANNED UNIT DEVELOPMENT TO BE KNOWN AS BLOOMINGTON COHOUSING AND APPROVE A PRELIMINARY PLAN AND DISTRICT ORDINANCE - Re: 2005 S. Maxwell Street and 1325 E. Short Street(Bloomington Cohousing LLC, Petitioner)	zoning	no	5/14/2014	5 (Ruff, Sandberg, Rollo, Volan, Spechler) -0- 3 (Sturbaum, Granger, Mayer)	5/21/2014	9-0	This ordinance approves the rezoning of 2.58 acres located at 2005 S. Maxwell Street and 1325 E. Short Street from Residential Single-Family (RS) to PUD as well as the associated PUD District Ordinance and Preliminary Plan for a mixed residential project.
Ord 14-07	AN ORDINANCE TO AMEND ORDINANCE 13-16 WHICH FIXED SALARIES FOR CERTAIN CITY OF BLOOMINGTON EMPLOYEES FOR THE YEAR 2014 AND TO AMEND TITLE 2 OF THE BLOOMINGTON MUNICIPAL CODE ENTITLED "ADMINISTRATION AND PERSONNEL" - Re: To Centralize City Accounting and Purchasing Functions by Moving Positions to the Office of Controller and to Authorize the Controller to Appoint a Deputy	Title 2 & salary ord	yes	4/30/2014	3 (Rollo, Neher, Spechler) - 1 (Volan) - 4 (Ruff, Sandberg, Granger, Mayer) Sturbaum absent	5/7/2014	9-0	This ordinance amends, in part, the 2014 Ordinance Fixing Salaries for the City of Bloomington by adding seven positions in the Department of the Controller and eliminating one position in the Parks Department and six positions in the Public Works' Department, Administration and Parking Enforcement Divisions. The ordinance also amends the local code to formally authorize the fiscal officer for the City to appoint a deputy.
Ord 14-08	TO AMEND TITLE 2 OF THE BLOOMINGTON MUNICIPAL CODE ENTITLED "ADMINISTRATION AND PERSONNEL" - Re: Amending Chapter 2.26 Entitled "Controller's Department" to Authorize Procedures Necessary for the Fiscal Management and Operations within that Department	Title 2	yes	4/30/2014	6 (Ruff, Granger, Mayer, Rollo, Neher, Spechler) - 0- 2 Sandberg, Volan) Sturbaum absent	5/7/2014	9-0	This ordinance amends BMC 2.26 entitled "Controller's Department" to take advantage of financial processes authorized under Indiana law that allow the fiscal officer of the City of Bloomington to conduct business with financial institutions and to pay claims via electronic funds transfer and to pay certain types of claims prior to approval by the appropriate body, board, or commission.

Ord 14-09	TO VACATE A PUBLIC PARCEL - Re: Five, 12-Foot Wide Right-of-Ways in the Lone Star Subdivision Within a Triangular-Shaped Block Bordered by West Cottage Grove on the North, West 10th Street on the South, and North Monroe Street on the West (Solomon L. Lowenstein, Jr., Rhonda L. Rieseberg, Dian S. Krumlauf-Hildenbrand, Nathaniel and Michelle Dodson, Ruth A. Beasley, and Kiron and Rachel M. Mateti, Petitioners)	ROW	no	6/11/2014	6-0 vote to continue hearing (Ruff, Rollo, Volan were absent)	6/25/2014	7-0 vote to continue hearing until 7-16-14 Rollo, Volan absent	This ordinance would vacate five, 12-foot wide right-of-ways in the Lone Star Subdivision within a triangular-shaped block bordered by West Cottage Grove on the north, West 10th on the south, and North Monroe Street on the west. It would be done at the request of the following petitioners: Solomon L. Lowenstein, Jr., Rhonda L. Rieseberg, Dian S. Krumlauf-Hildenbrand, Nathaniel and Michelle Dodson, Ruth A. Beasley, and Kiron and Rachel M. Mateti. The discussion and public comment of this ordinance under Second Readings and Resolutions at the Regular Session on June 18, 2014 shall serve as the required public hearing.
Ord 14-10	AN ORDINANCE TO AMEND ORDINANCE 13-16, WHICH FIXED SALARIES FOR CERTAIN CITY OF BLOOMINGTON EMPLOYEES FOR THE YEAR 2014 Re: To Centralize Planning and Transportation Functions by Eliminating the Engineering Division of the Public Works Department and by Replacing the Planning Department with a Planning and Transportation Department; and to Better Facilitate Strategies Associated with Community Police by Eliminating the Parking Enforcement Division of the Public Works Department and Moving it to the Police Department.	salary	no	6/25/2014	7-0 Rollo, Volan absent	7/2/2014	7-0 Volan, Spechler absent	This ordinance amends, in part, the 2014 Ordinance Fixing Salaries for the City of Bloomington, by doing two essential things. First, it creates a new department to be known as the Planning and Transportation Department. That Department will be composed of current Planning and Engineering Department positions and employees. Second, it moves the Parking Enforcement Division from the Public Works Department to the Police Department.

Ord 14-11	<p>TO AMEND VARIOUS CHAPTERS OF THE BLOOMINGTON MUNICIPAL CODE LOCATED IN TITLE 2 (ADMINISTRATION AND PERSONNEL), TITLE 6 (HEALTH AND SANITATION), TITLE 10 (WASTEWATER), TITLE 11 (LAKES AND RESERVOIRS), TITLE 12 (STREETS, SIDEWALKS AND STORM SEWERS), TITLE 14 (PEACE AND SAFETY), TITLE 15 (VEHICLES AND TRAFFIC), AND TITLE 17 (CONSTRUCTION REGULATIONS) (Codifying Departmental Reorganization Proposed in Ordinance 14-10 and Using this Occasion to Fix Typographical Errors and Reflect Actual Practices and Policies in Affected Sections) AS AMENDED BY AMENDMENT #1</p>	Title 2,6,10,11,12,14,15,17	yes	6/25/2014	7-0 Volan, Rollo absent	7/2/2014	7-0 Volan, Spechler absent	<p>This ordinance is a sister ordinance to Ordinance 14-10. Because of the changes enacted by Ordinance 14-10, multiple sections and chapters of the Bloomington Municipal Code need to be changed. Three types of changes occur with this ordinance: (1) the renaming of departments, job titles, and the reassignment of job duties; (2) fixing of typographical errors; and (3) changes which allow the municipal code to reflect the actual practices and policies of the City. The Titles and Chapters affected by this ordinance include:</p> <ul style="list-style-type: none"> □ Title 2 (Administration and Personnel) - <ul style="list-style-type: none"> o Chapter 2.09 (Board of Public Works - Revised), Chapter 2.10 (Department of Public Works -- Establishment - Revised), Chapter 2.11 (Department of Public Works -- Divisions - Revised), Chapter 2.12 (Boards, Commissions and Councils - Revised), Chapter 2.14 (Planning Department - Revised), Chapter 2.15 (Advisory Board of Zoning Appeals - Revised), Chapter 2.16 (Historical Preservation Commission - Revised), Chapter 2.17 (Board of Public Safety - Revised), Chapter 2.27 (Ordinance Violations Bureau - Revised), and Chapter 2.76 (Bloomington Public Transportation Corporation - Revised); □ Title 6 (Health and Sanitation) – <ul style="list-style-type: none"> o Chapter 6.07 (Snow and Ice Removal – Relocated and revised); □ Title 10 (Waste Water) – <ul style="list-style-type: none"> o Chapter 10.04 (General Rules - Revised), and Chapter 10.21 (Construction Site and Post Construction Stormwater Control - Revised); □ Title 11 (Lakes and Reservoirs) – <ul style="list-style-type: none"> o Chapter 11.04 (Lakes and Reservoirs - Revised); □ Title 12 (Streets, Sidewalks and Storm Sewers) – <ul style="list-style-type: none"> o Chapter 12.04 (General Regulations - Revised), Chapter 12.06 (Sidewalk Seating and Merchandising Encroachments - Revised), Chapter 12.08 (Excavations - Revised), Chapter 12.12 (Marquees and Signs - Deleted), and Chapter 12.20 (Thoroughfare Plan - Revised); □ Title 14 (Peace and Safety) – <ul style="list-style-type: none"> o Chapter 14.50 (Prohibition of Open Containers of Alcoholic Beverages in Motor Vehicles - Deleted); □ Title 15 (Vehicles and Traffic) – <ul style="list-style-type: none"> o Chapter 15.08 (Administration - Revised), Chapter 15.12 (Stop, Yield and Signalized Intersections - Revised), Chapter 15.24 (Speed Regulations - Revised), Chapter 15.26 (Neighborhood Traffic Safety Program - Revised), Chapter 15.28 (Truck Routes - Revised), Chapter 15.32 (Parking Controls - Revised), Chapter 15.34 (Accessible Parking for People with Physical Disabilities - Revised), Chapter 15.36 (Resident-Only Parking Permits - Revised), Chapter 15.37 (Residential Neighborhood Permit Parking - Revised), Chapter 15.38 (City Employee Parking - Revised), Chapter 15.40 (Municipal Parking Lots, Garages and On-Street Metered Parking - Revised), Chapter 15.48 (Removal and Impoundment of Vehicles - Revised), Chapter 15.56 (Bicycles, Skateboards & Other Foot-Propelled Vehicles - Revised), Chapter 15.64 (Traffic Violation Schedule - Revised); and □ Title 17 (Construction Regulations) – <ul style="list-style-type: none"> o Chapter 17.04 (General - Revised), Chapter 17.08 (Administration and Enforcement - Revised), Chapter 17.12 (License Requirements and Boards - Deleted), and Chapter 17. 16 (Unsafe Building Law - Revised)
	Amendment #1 to Ord 14-11			na	na	7/2/2014	7-0 Volan, Spechler absent	<p>This amendment is sponsored by Councilmember Neher and makes three minor fixes to the Ordinance. First, the ability to collect fines under Chapter 12.08, entitled Excavations, is added to the Ordinance Violations Bureau. Second, Section 12.08.060 is deleted in its entirety. This Section allows the City to require a deposit be made by anyone who wishes to excavate on City property. The City does not utilize this section because of the inherent difficulties in maintaining and accounting for the "deposits", and the preferred method is to have the contractor bond for the work as required by 12.08.050. Third, the original ordinance inadvertently deleted any reference to street cuts. This ordinance proposes placing the street cut requirements in Section 17.08.010 and deletes references to the obsolete street cut requirements and instead requires the street cuts to be made in accordance to standards established by the Planning and Transportation Department</p>

Ord 14-12	TO AMEND CHAPTER 20 (UNIFIED DEVELOPMENT ORDINANCE) OF THE BLOOMINGTON MUNICIPAL CODE (Codifying Departmental Reorganization Proposed in Ordinance 14-10 and Using this Occasion to Fix Typographical Errors and Reflect Actual Practices and Policies in Affected Sections)	Title 20	yes	na decided at first reading by unanimous consent	na decided at first reading by unanimous consent	7/9/2014	8-0 Ruff absent	This ordinance is a sister ordinance to Ordinance 14-10 and Ordinance 14-11. Because of the changes enacted by Ordinance 14-10 and Ordinance 14-11, Title 20 of the Bloomington Municipal Code needs to be changed. Three general types of changes occur with this ordinance: (1) the renaming of departments, job titles, and the reassignment of duties; (2) fixing typographical errors; and (3) changes which allow Title 20 to reflect the actual practices and policies of the City.
Ord 14-13	To Amend Ordinance 13-15 Which Fixed the Salaries of Officers of the Police and Fire Departments for the City of Bloomington, Indiana, for the Year 2014 – Re: Reflecting Collective Bargaining Agreement Affecting Positions in the Fire Department	salary	no	na decided at first reading by unanimous consent	na decided at first reading by unanimous consent	7/9/2014	7-0-1 (Spechler) Ruff absent	This ordinance amends the City of Bloomington Police and Fire Salary Ordinance for the year 2014 (Ordinance 13-15) by reflecting changes negotiated in a collective bargaining agreement with the Bloomington Metropolitan Firefighters Local 586 achieved after the approval of the original salary ordinance.
Ord 14-14	To Amend Ordinance 13-16 Which Fixed the Salaries of Appointed Officers, Non-Union and A.F.S.C.M.E. Employees for All the Departments of the City of Bloomington, Monroe County, Indiana, for the Year 2014 – Re: Adding a Position in the Office of the City Clerk (Records Archivist)	salary	no	7/9/2014	6-1 (Volan) - 1 (Spechler) Ruff absent	7/16/2014	5-1 (Spechler) Rollo, Volan absent. Sturbaum left early	This ordinance amends the City of Bloomington Salary Ordinance for the year 2014 (Ordinance 13-16). The amendment adds a Records Archivist position to the ordinance in the Office of the City Clerk.

Ord 14-15	AN ORDINANCE TO AMEND ORDINANCE 01-04, ESTABLISHING THE MCDOEL CONSERVATION DISTRICT, ORDINANCE 08-04, ESTABLISHING THE PROSPECT HILL CONSERVATION DISTRICT, ORDINANCE 11-05, ESTABLISHING THE GARDEN HILL CONSERVATION DISTRICT, AND TITLE 8 OF THE BLOOMINGTON MUNICIPAL CODE ENTITLED "HISTORIC PRESERVATION AND PROTECTION" Re: Exempting changes in paint color from the certificate of appropriateness requirement, re-titling maps and amending the municipal code to reflect the full historic district status of these districts	Title 8	yes	8/27/2014	9-0	9/3/2014	9-0	This ordinance makes three changes in reference to the McDoel, Greater Prospect Hill, and Garden Hill Historic Districts. It exempts a change in paint color from the certificate of appropriateness requirement in these districts. It also amends the maps and references in the Bloomington Municipal Code to reflect the full historic status of these districts.
Ord 14-16	TO DESIGNATE AN ECONOMIC DEVELOPMENT TARGET AREA (EDTA) - Re: Property Located at 304 W. Kirkwood Avenue and Identified by the Monroe County Parcel ID Numbers 013-08290-00, 013-44860-00, 013-44850-00, 013-08300-002300 (Elmore Y Orrego, LLC, Petitioner)	tax abatement	no	8/27/2014	5 (Sandberg, Granger, Mayer, Neher, Spechler) -0- 3 (Sturbaum, Rollo, Volan) Ruff left meeting before vote.	9/3/2014	8-0-1 (Ruff)	This ordinance designates four parcels collectively owned by Elmore Y Orrego LLC and known as 304 W. Kirkwood Street as an Economic Development Target Area (EDTA). This designation was recommended by the Economic Development Commission and will enable the proposed mixed use redevelopment project, which includes office, retail and upper-story market-rate residential units and condominiums, to be eligible for tax abatement. Final approval of personal and real estate property tax abatements for the project will also require the adoption of an initial and confirming resolution, which must designate these lots as an Economic Revitalization Area (ERA), approve the statement of benefits, and authorize periods of abatement.
Ord 14-17	TO AMEND TITLE 20 OF THE BLOOMINGTON MUNICIPAL CODE ENTITLED "UNIFIED DEVELOPMENT ORDINANCE"(Revising the Definition of "Standardized Business" Under BMC 20.11.020 [Defined Words])	Title 20	yes	9/10/2014	9-0	9/17/2014	9-0	Ordinance 14-17 proposes a minor amendment to the recently approved Standardized Business Ordinance (Ordinance 14-05). This amendment revises the definition of Standardized Business to remove upper-story business and professional offices from the Conditional Use review process required for proposed ground floor retail and office uses within the Courthouse Square and University Village Overlay Districts.

Ord 14-18	AN ORDINANCE FIXING THE SALARIES OF OFFICERS OF THE POLICE AND FIRE DEPARTMENTS FOR THE CITY OF BLOOMINGTON, INDIANA, FOR THE YEAR 2015	salaries	no	9/23/2014	9-0	10/8/2014	5-0-1 (Volan) Ruff, Granger , Spechler absent	This ordinance sets the maximum salary rates for all sworn fire and police personnel for the year 2015 in accordance with Council-approved collective bargaining agreements.
Ord 14-19	AN ORDINANCE FIXING THE SALARIES OF APPOINTED OFFICERS, NON-UNION, AND A.F.S.C.M.E. EMPLOYEES FOR ALL THE DEPARTMENTS OF THE CITY OF BLOOMINGTON, MONROE COUNTY, INDIANA FOR THE YEAR 2015	salaries	no	9/23/2014	9-0	10/8/2014	6-0 Ruff, Granger , Spechler absent	This ordinance sets the maximum 2015 salary for all appointed officers, non-union, and A.F.S.C.M.E. employees for all the departments of the City of Bloomington, Indiana.
Ord 14-20	TO FIX THE SALARIES OF ALL ELECTED CITY OFFICIALS FOR THE CITY OF BLOOMINGTON FOR THE YEAR 2015	salaries	no	9/23/2014	7-0-2 (Sandberg, Granger)	10/8/2014	5-0-1 (Volan) Ruff, Granger , Spechler absent	This ordinance sets the maximum 2015 salary rate for all elected city officials for the City of Bloomington.
Ord 14-21	PETITION TO APPEAL FOR AN INCREASE TO THE MAXIMUM LEVY (A request for Permission from the Department of Local Government Finance to Impose an Excess Levy as a Result of a Revenue Shortfall)	appeal for excess levy	no	9/23/2014	8-0-1 (Spechler)	10/8/2014	6-0 Ruff, Granger, Spechler absent	This ordinance approves a Petition for Appeal to the Department of Local Government Finance for an increase to the maximum levy, pursuant to IC 6-1.1-18.5-16. The appeal from relief from the levy limitations is necessary in order to carry out the governmental functions committed to the City of Bloomington. The excess levy appeal is in the amount of \$302,648.80, and is the result of a property tax shortfall due to the granting of a property tax appeal and the issuance of a tax refund check to the property owner by Monroe County government.
Ord 14-22	TO AMEND TITLE 15 OF THE BLOOMINGTON MUNICIPAL CODE ENTITLED "VEHICLES AND TRAFFIC" – Re: Stop and Signalized Intersections, One Way Streets, Restricted Turns on Red Light, Parking on Unimproved Surfaces, Angle Parking, No Parking, Bus Zones, and Appeals of Parking Violations	Title 15	yes	10/22/2014	7-0-1 (Volan) Neher absent	10/29/2014	8-0 Sandberg absent	This ordinance makes several changes to the Bloomington Municipal Code. This includes stop intersections, signalized intersections, one-way streets, restricted turns on red at signalized intersections, parking on unimproved surfaces, no parking zones, on-street parking meter zones, and bus zones. Also included is a new provision which prohibits the parking of motor vehicles on an unimproved surface. Additionally, the list of individuals who are permitted to challenge a traffic citation is expanded to include a representative of those persons already permitted to register a challenge (persons already permitted include the owner, the driver, and attorney representing either the owner or driver).
	Amendment #1 to Ord 14-22					10/29/2014	8-0 Sandberg absent	This amendment is sponsored by Councilmember Volan and corrects a drafting error in the proposed ordinance. Specifically, it removes proposed No Parking Zones which were mistakenly included as a result of confusion with streets included in Neighborhood Parking Zone 11

	Amendment #2 to Ord 14-22					10/29/2014	8-0 Sandberg absent	This amendment is sponsored by Councilmember Neher and proposes deletion of Section 5 which proposed a No Right Turn on Red restriction for eastbound traffic on Grimes Lane turning southbound at the South Walnut Street intersection. Further study on the cost and feasibility of alternative options as well as the effect on intersection performance is still needed before the proposed option can be considered by the Common Council.
Ord 14-23	TO AMEND TITLE 17 OF THE BLOOMINGTON MUNICIPAL CODE ENTITLED, "CONSTRUCTION REGULATIONS" Re: Repealing and Replacing Chapter 17.16, "Unsafe Building Law"	Title 17	yes	10/22/2014	8-0 Neher absent	10/29/2014	8-0 Sandberg absent	The City's Unsafe Building Law has not been substantively updated since 1987. As provided by the Indiana Code, this ordinance incorporates by reference the State of Indiana's Unsafe Building Law. As the State has updated and modified its Unsafe Building Law several times since 1987, it is necessary and appropriate for the City to adjust local code to reflect State law. This revision to the City's Unsafe Building Law requires approval by the Indiana Fire Prevention and Building Safety Commission. This ordinance is modeled on a template Unsafe Building Law provided by the Commission.
Ord 14-24	TO AMEND TITLE 4 OF THE BLOOMINGTON MUNICIPAL CODE ENTITLED "BUSINESS LICENSES AND REGULATIONS" - Re: Chapter 4.16 (Itinerant Merchants, Solicitors and Peddlers – deleted and replaced); Chapter 4.28 (Mobile Vendors - added); and Chapter 4.30 (Pushcarts - added) DEFERRED	Title 4	yes	11/19/2014	4 (Sandberg, Granger, Mayer, Spechler)- 1 (Volan) - 2 (Ruff, Neher) Sturbaum, Rollo absent	12/10/2014	Motion to Defer (9-0)	This ordinance does three things. First, it repeals the chapter regulating itinerant merchants, solicitors and peddlers and replaces it with a chapter regulating only solicitors. Solicitors have been defined to mean a person who requests anything of value for the taking of orders of goods or the immediate delivery of goods. Second, it adds a new chapter to the Title which regulates the licensing of mobile food vendors. Third, it adds a new chapter to the Title which regulates the licensing of pushcart operators. The purposes of these changes are twofold: (1) to streamline the current licensing and permitting process for these types of activities; and (2) to encourage, within necessary parameters, the development of smaller businesses that enhance the community.
	Amendment #2 to Ord 14-24			na	na	12/3/2014	9-0	This amendment is sponsored by Councilmember Neher and clarifies that the fifty feet will be measured from either the façade of a ground level establishment or from such an establishment's outdoor seating area perimeter.
	Amendment #3 to Ord 14-24			na	na	12/3/2014	6- 1 (Mayer) - 2 (Sturbaum, Sandberg)	This amendment is sponsored by Councilmember Ruff and specifically codifies the ability of an enforcement officer to issue a warning instead of having to immediately issue a fine for a violation of any of the three Chapters described in this Ordinance. The language mirrors language currently found in the City's Noise Ordinance

	Amendment #4 to Ord 14-24			na	na	12/3/2014	7-1 (Mayer) - 1 (Sturbaum)	This Amendment is sponsored by Councilmember Volan and does two things. First, it allows for mobile food vendors and pushcarts to operate on private property twenty-four (24) hours a day. Second, it changes the hours upon which a mobile food vendor or pushcart are prohibited from being located on any public property from 4:00 a.m. - 7:30 a.m. to 4:30 a.m. - 6:30 a.m. This amendment is being proffered to allow for mobile food vendors and pushcarts to serve breakfast if they so desire.
	Amendment #5 to Ord 14-24			na	na	12/3/2014	5-4 (Mayer, Sturbaum, Sandberg, Rollo)	This amendment is sponsored by Councilmember Volan and does two things. First, it deletes the creation of the three specialized districts and the limitation on the operation of Food Trucks and Pushcarts within them. Those districts are the: Courthouse Square District; Kirkwood District; and Restaurant Row District. Second, it deletes the licensing caps.
	Amendment #6 to Ord 14-24 WITHDRAWN			na	na	12/3/2014	Motion to Withdraw 8-1 (Spechler)	This amendment is sponsored by Councilmember Neher and does three things. It increases the permitted decibel level for generators from 60 dBA to 70 dBA. It established a distance of four feet by which the decibel level of the generator is to be measured. Lastly, in an effort to allow existing generators to be modified to meet the new levels, the requirement that the manufacturer's specifications be submitted it also being deleted.
	Amendment #7 to Ord 14-24			na	na	12/3/2014	9-0	This amendment is sponsored by Councilmember Volan and clarifies what the City means when it prohibits the use of amplified sound and aural devices.
	Amendment #8 to Ord 14-24			na	na	12/3/2014	9-0	This amendment is sponsored by Councilmember Neher and fixes a clerical error. The ordinance currently states that mobile food vendors and pushcarts must park at least ten feet away from a fire hydrant, but Indiana Code 9-21-16-5(e) requires the distance to be fifteen feet.
Ord 14-25	TO AMEND TITLE 20 OF THE BLOOMINGTON MUNICIPAL CODE ENTITLED "UNIFIED DEVELOPMENT ORDINANCE" (Amending Sections 20.05.110 & 20.05.111 Regarding Temporary Uses and Structures) FAILED	Title 20	yes	11/19/2014	7-0-0 Sturbaum, Rollo absent	12/10/2014	0-9	This ordinance does three things. First, it aligns the Unified Development Ordinance with the newly amended Title 4 by making it clear that those solicitors, mobile food vendors, and pushcart operators licensed by the City only need to obtain a license, they no longer need to obtain both a license and a Temporary Use Permit. Second, it extends the period of time seasonal farm produce can be sold under a Temporary Use Permit from sixty days to one hundred and eight days. Third, it regulates book buybacks in that property owners must obtain a Temporary Use Permit to hold such a sale, and those sales are limited to no more than two times per year, with each time lasting no more than seven days (or one single sale per year that lasts no more than fifteen consecutive days).

Ord 14-26	TO AMEND TITLE TWO OF THE BLOOMINGTON MUNICIPAL CODE ENTITLED "ADMINISTRATION AND PERSONNEL" (Amending Section 2.08.020 which Sets Forth General Provisions for the Establishment, Membership, and Operation of Boards, Commissions, and Councils, and Amending Section 2.23.090(d) to Bring the Expiration Date of the Commission on Aging in Line with Other Such Local Entities)	Title 2	yes	12/10/2014	8-0-1 (Volan)	12/10/2014	8-0-1 (Volan)	This ordinance brings forward changes to the City's boards, commissions, and councils at the request of the Office of City Clerk after consultation with the Office of the Mayor and a positive recommendation of the Council Rules Committee. It also makes other minor housekeeping changes that arose after a staff review of the affected provisions. The changes proposed by the City Clerk conform the misalignment of expiration dates to the requirement of staggered terms (BMC 2.08.020[2]) and conform the expiration date of the Commission on Aging to those for other local commissions (January 31st). Given the long history of resignations, vacancies, appointments, and re-appointments, the reinstatement of staggered terms is accomplished by the adoption of a Proposed Board and Commission Term Expiration Dates which is incorporated by reference into the BMC. ↓
								↑The housekeeping changes proposed by staff affect Section 2.08.020 (General Provisions). These changes revise the first sentence to rephrase the general exception for statutes and ordinances that specify a different manner for exercising powers regarding boards, commissions, and councils and remove a redundant reference to this exception in BMC 2.08.020(8) (Parliamentary Procedure). These changes also remove an out-of-date reference to "areas-intended-for-annexation" in BMC 2.08.020(3) (Residential Requirements) and authorize boards, commissions, and councils to appoint a non-member to serve as secretary.
RESOLUTIONS								
Res 14-01	SUPPORTING THE FULL EXPANSION OF MEDICAID IN INDIANA THROUGH THE AFFORDABLE CARE ACT	statement of support	no	na	na	1/22/2014	9-0	Resolution sponsored by Sandberg, Mayer, Ruff, Granger, Sturbaum, & Rollo calls for full Medicaid expansion in Indiana through the federal Affordable Care Act (ACA). Under the ACA, States may choose to expand Medicaid to Hoosiers living under 138% of the Federal Poverty Level, providing healthcare coverage to residents who do not qualify for traditional Medicaid, but who earn too little to be eligible for subsidies to purchase health insurance in the Indiana Health Insurance Exchange. 4,265 Monroe County residents fall into this gap. Expanded Medicaid would cover health screenings, doctor visits, prescriptions, dental and vision, mental health, and hospitalizations. Points out that Medicaid expansion will provide substantial health and economic benefits to the State & residents. Expanding Medicaid will afford many more Hoosiers access to vital health services, improve the mental and physical health of thousands, prevent bankruptcies, & save lives. Through 2020, Medicaid expansion will bring in \$10.5 billion to the State and will create 30,000 jobs in Indiana. The resolution calls upon the Governor & members of the General Assembly to move forward as quickly as prudently possible to fully expand Medicaid under the ACA.

Res 14-02	TO APPROVE RECOMMENDATIONS OF THE MAYOR FOR DISTRIBUTION OF COMMUNITY DEVELOPMENT BLOCK GRANT (CDBG) FUNDS FOR 2014	approval	no	2/12/2014	9-0	2/19/2014	9-0	The City of Bloomington is eligible for a Community Development Block Grant of \$861,656 from the Department of Housing and Urban Development and reallocated \$92,991 of unspent funds for fiscal year 2013. This resolution outlines program recommendations by the Mayor with input from the Citizen's Advisory Committee and the Redevelopment Commission. General program areas include: Social Service Programs, Physical Improvements, and Administrative Services.
Res 14-03	Resolution 14-03 To Initiate a Proposal to Amend the Text of the Unified Development Ordinance, Chapter 20 of the Bloomington Municipal Code, in Accordance with Indiana Code Sections 36-7-4-602(b) & 36-7-4-607(b) (Proposal to Protect the Character of the Courthouse Square and University Village Overlay Districts by Treating the Location or Expansion of a "Standardized Restaurants" in those Districts as a Conditional Use)	conditional use	no	na	na	3/5/2014	8-0-1 (Spechler)	Directs the City of Bloomington Plan Commission to prepare a proposal to amend the City's Unified Development Ordinance to create a process whereby businesses known as 'Standardized Restaurants' are required to obtain Conditional Use approval in order to locate and expand in two downtown overlay districts. These districts are the Courthouse Square Overlay (CSO) and the University Village Overlay (UVO) to ensure balance and diversity of restaurant activity in the most historic, vibrant, and eclectic areas of the downtown—areas which the City relies upon heavily for economic development purposes. The amendment directs the Commission to prepare the proposal by creating specific Conditional Use criteria to provide the Board of Zoning Appeals guidance in determining if proposals for Standardized Restaurants negatively impact these two overlay districts, to wit: (1) Approval of the proposed use is strictly conditioned upon it contributing to an appropriate balance of local, regional, and national-based businesses within the regulated area; (2) The proposed use must utilize a unique visual appearance that reflects or complements the historic character of the regulated area and not project a visual appearance that is homogenous with its design elements in other communities; and (3) The proposed use will not result in an over-concentration of standardized restaurants within the regulated area.
Res 14-04	TO APPROVE AN AMENDED INTERLOCAL COOPERATION AGREEMENT BETWEEN THE CITY OF BLOOMINGTON AND MONROE COUNTY, INDIANA IN REGARD TO A 2012 EDWARD BYRNE MEMORIAL JUSTICE ASSISTANCE GRANT (JAG)	interlocal	no	na	na	3/26/2014	8-0 Granger out of room	This resolution approves the Amended Interlocal Cooperation Agreement between the City of Bloomington and Monroe County, Indiana regarding the use of the 2012 Edward Byrne Memorial Justice Assistance Grant. The Interlocal Agreement provides that the City will utilize all of the available funds to purchase a digital signage package that will allow the Police Department to connect and interact with members of the public by providing the public with scheduling information, compelling announcements, snapshots, videos of action, and social media updates and to share roll call and other important law enforcement information with the different shifts and divisions in the different police buildings. The County will use its share in accordance with the original interlocal.
Res 14-05	WAIVING CURRENT PAYMENTS IN LIEU OF TAXES BY THE BLOOMINGTON HOUSING AUTHORITY TO THE CITY	PILOT	no	na	na	3/26/2014	9-0	This resolution waives the right of the City of Bloomington to receive payments in lieu of taxes from the Bloomington Housing Authority for the year 2013.

Res 14-06	TO APPROVE AN ENTERPRISE ZONE INVESTMENT DEDUCTION (EZID) IN THE DOWNTOWN TAX INCREMENT FINANCING (TIF) DISTRICT - Re: 9 North Holdings, LLC, 508 N. College Ave FAILED	econ dev	no	4/30/2014	0-5 (Ruff, Volan, Rollo, Neher, Spechler) -3 (Sandberg, Granger, Mayer) Sturbaum absent	5/7/2014	1 (Sturbaum) -8	This resolution approves an Enterprise Zone Investment Deduction (EZID) for 9 North Holdings, LLC located at 508 North College Avenue. The EZID allows a property tax deduction for a qualified investment within an Urban Enterprise Zone (I.C. 6-1.1-45). In most cases, this deduction (which is similar to tax abatement) is automatic with the proper and timely application to the County Auditor. However, effective July, 2008, when the investment is in an allocation area defined by IC 12-19-1.5-1 (TIF District), the deduction must be approved by the area's legislative body. Therefore, any EZID in one of the City's TIF allocation areas must be approved by the Common Council.
Res 14-07	TO APPROVE AN ENTERPRISE ZONE INVESTMENT DEDUCTION (EZID) IN THE DOWNTOWN TAX INCREMENT FINANCING (TIF) DISTRICT - Re: 10 North Holdings, LLC, 530 N. College Ave FAILED	econ dev	no	4/30/2014	0-5 (Ruff, Volan, Rollo, Neher, Spechler) -3 (Sandberg, Granger, Mayer) Sturbaum absent	5/7/2014	1 (Sturbaum) -8	This resolution approves an Enterprise Zone Investment Deduction (EZID) for 10 North Holdings, LLC located at 530 North College Avenue. The EZID allows a property tax deduction for a qualified investment within an Urban Enterprise Zone (I.C. 6-1.1-45). In most cases, this deduction (which is similar to tax abatement) is automatic with the proper and timely application to the County Auditor. However, effective July, 2008, when the investment is in an allocation area defined by IC 12-19-1.5-1 (TIF District), the deduction must be approved by the area's legislative body. Therefore, any EZID in one of the City's TIF allocation areas must be approved by the Common Council.
Res 14-08	TO APPROVE AN ENTERPRISE ZONE INVESTMENT DEDUCTION (EZID) IN THE DOWNTOWN TAX INCREMENT FINANCING (TIF) DISTRICT - Re: Big O Properties, LLC, 340-346 S. Walnut Street	econ dev	no	4/30/2014	0-2 (Neher, Spechler) -6 (Ruff, Sandberf, Granger, Volan, Mayer, Rollo) Sturbaum absent	5/7/2014	5-4 (Spechler, Mayer, Neher, Ruff)	This resolution approves an Enterprise Zone Investment Deduction (EZID) for Big O Properties, LLC located at 340-346 South Walnut Street. The EZID allows a property tax deduction for a qualified investment within an Urban Enterprise Zone (I.C. 6-1.1-45). In most cases, this deduction (which is similar to tax abatement) is automatic with the proper and timely application to the County Auditor. However, effective July, 2008, when the investment is in an allocation area defined by IC 12-19-1.5-1 (TIF District), the deduction must be approved by the area's legislative body. Therefore, any EZID in one of the City's TIF allocation areas must be approved by the Common Council.

Res 14-10	Authorizing the Allocation of the Jack Hopkins Social Services Program Funds for the Year 2014 and other Related Matters.	JHSSF	no	n/a	n/a	6/18/2014	6-0 Ruff, Rollo, Volan absent	This resolution brings forward the recommendations of the Jack Hopkins Social Services Funding Program Committee for 2014. The principal task of the Committee is to recommend funding for local social services agencies which offer proposals consistent with program criteria. From 1993-2013, the City expended approximately \$3.14 million dollars to local social services programs. Funding for the Jack Hopkins program has increased every year and has more than doubled since 2004. In 2014, the program was increased to \$266,325. The resolution allocates the social services funds to 21 agency programs (including one collaborative project), approves the funding agreements with these agencies, accepts the report of the Committee, authorizes the chair of the Committee to resolve any questions regarding the interpretation of the agreements, and also authorizes the chair of each year's Committee to appoint the Committee's representatives from other City entities.
Res 14-11	To Approve an Interlocal Cooperation agreement Between the City of Bloomington and Monroe County, Indiana in Regard to 2014 Edward Byrne Memorial Justice Grant (JAG)	interlocal	no	n/a	n/a	6/11/2014	7-0 Rollo, Volan absent	This resolution approves the interlocal between the City and the County for how the 2014 JAG funds are to be utilized. The JAG funds are divided among the City and the County based on violent crime statistics reported to the FBI through the Uniform Crime Report. A three year review of violent crime statistics shows that the City is entitled to 82% of the grant funds, with the County retaining the remaining 18%. The overall JAG award for 2014 is \$28,826.00. The City shall retain \$23,637.32, with the County retaining \$5,188.68. The City shall use all of its award towards the purchase of an iRecord Digital Video/Audio Recording System to be installed in four interview rooms at the Police Department. The County shall use all of its award towards the purchase of in-car cameras.
Res 14-12	TO APPROVE AN INTERLOCAL COOPERATION AGREEMENT BETWEEN THE CITY OF BLOOMINGTON AND MONROE COUNTY, INDIANA FOR JOINT USE OF FUEL STATIONS	interlocal	no	n/a	n/a	7/2/2014	7-0 Spechler, Volan absent	Pursuant to IC §36-1-7 et seq., this resolution approves the Monroe County and City of Bloomington, Indiana Interlocal Cooperation Agreement for Joint Use of Fuel Stations. The City and County are entering into this agreement in interest of saving taxpayer dollars, increasing employee efficiency, reducing fuel consumption, and reducing environmental damage resulting from fuel usage.
Res 14-13	To Approve and Authorize the Execution of a Collective Bargaining Agreement Between the City of Bloomington and the Bloomington Metropolitan Professional Firefighters, Local 586		no	n/a	n/a	7/9/2014	8-0 Ruff absent	This resolution approves and authorizes the execution of a four-year Collective Bargaining Agreement between the City of Bloomington and the Bloomington Metropolitan Professional Firefighters, Local 586.

Res 14-14	TO DESIGNATE AN ECONOMIC REVITALIZATION AREA, APPROVE THE STATEMENTS OF BENEFITS, AND AUTHORIZE PERIODS OF ABATEMENT FOR REAL PROPERTY IMPROVEMENTS AND PERSONAL PROPERTY - Re: Properties at 304 W. Kirkwood Avenue (Elmore Y Orrego, LLC, Petitioner)	ERA		8/27/2014	5 (Sandberg, Granger, Mayer, Neher, Spechler) -0- 4 (Ruff, Sturbaum, Rollo, Volan)	9/9/2014	7-0-2 (Ruff, Volan)	This resolution designates four parcels collectively owned by Elmore Y Orrego LLC and known as 304 W. Kirkwood Street as an Economic Revitalization Area (ERA). This designation was recommended by the Economic Development Commission and will enable the proposed mixed use redevelopment project, which includes newly constructed office, retail and upper-story market-rate residential units and condominiums, to be eligible for tax abatement. The resolution also authorizes a five-year period of abatement for real property improvements and a ten-year period for personal property abatement and sets deduction schedules for each. The resolution also declares the intent of the Council to hold a public hearing on September 17, 2014 to hear public comment on the ERA designation.
Res 14-15	TO MODIFY AND CONFIRM RESOLUTION 14-14 WHICH DESIGNATED AN ECONOMIC REVITALIZATION AREA, APPROVED TWO STATEMENTS OF BENEFITS, AND AUTHORIZED PERIODS OF TAX ABATEMENT FOR REAL PROPERTY IMPROVEMENTS AND PERSONAL PROPERTY - Re: Properties at 304 W. Kirkwood Avenue (Elmore Y Orrego, LLC, Petitioner AS AMENDED	Confirm'g Res for Tax Abatment		n/a	n/a	9/17/2014	9-0	This resolution modifies and confirms Resolution 14-14 and designates four parcels and their subsequent subdivided parcels collectively owned by Elmore Y Orrego LLC and known as 304 W. Kirkwood Street as an Economic Revitalization Area (ERA). This designation was recommended by the Economic Development Commission and will enable the proposed mixed use redevelopment project, which includes newly constructed office, retail and upper-story market-rate residential units and condominiums, to be eligible for tax abatement. The resolution also approves a five-year period of abatement for real property improvements and a ten-year period for personal property abatement and sets deduction schedules for each. Note: At the Regular Session on September 17th, the Common Council adopted Amendment 01, which amended Section 3 (as well as the title and synopsis) to remove (and reflect removal of) the proposed tax abatement for the two penthouse condominium units on the top floor of this project.
Amendment #1		AM	no	n/a	n/a	9/17/2014	8-1 (Neher)	This amendment is sponsored by Councilmember Ruff. It would remove the penthouse condominiums proposed for the top floor of this project from eligibility for this tax abatement. The amendment is coming forward pursuant to IC 6-1.1-12.1-2(l)(2), which allows the Council to impose additional reasonable conditions on a tax abatement by resolution that are consistent with purposes in statute and local guidelines, and IC 6-1.1-12.1-2.5, which gives the Council authority to confirm, modify and confirm, or rescind the declaratory resolution. Note: Section 2 of the amendment was revised to correct the reference to the section of the ordinance affected by the amendment from Section 2 to Section 3.

Res 14-16	TO APPROVE AN UPDATE TO THE CITY OF BLOOMINGTON'S AMERICANS WITH DISABILITIES ACT TRANSITION PLAN		no	8/27/2014	9-0	9/9/2014	9-0	This resolution approves an Americans with Disabilities Act (ADA) Transition Plan that shall act as an advisory document outlining a plan for the City of Bloomington to be accessible to people of all abilities
Res 14-17	TO APPROVE THE INTERLOCAL AGREEMENT BETWEEN MONROE COUNTY, THE TOWN OF ELLETTSVILLE AND THE CITY OF BLOOMINGTON FOR ANIMAL SHELTER OPERATION FOR THE YEAR 2015	interlocal	no	n/a	n/a	10/15/2014	8-0 Spechler absent	This resolution authorizes execution, by the Mayor and Director of Animal Care and Control, of the Animal Shelter Interlocal Agreement for Fiscal Year 2015 between the City of Bloomington, Monroe County and Town of Ellettsville. The agreement provides that Monroe County shall pay the City of Bloomington the sum of \$310,067.53 for 2014 in return for the space the City provides to the County and services it renders on the County's behalf. The agreement further provides that the Town of Ellettsville shall provide the City of Bloomington the sum of \$24,983.47 for 2015 in return for the space the City provides the Town of Ellettsville and services it renders on the Town of Ellettsville's behalf.
APPROPRIATION ORDINANCES								
App Ord 14-01	ADDITIONAL APPROPRIATION FOR BLOOMINGTON TRANSPORTATION CORPORATION FOR 2014 (For Downtown Transit Center, New Transit Bus, and Professional Services)	add app	no	n/a	n/a	7/9/2014	8-0 Ruff absent	This additional appropriation was needed for the Transit Center, and had not been appropriated in the original 2014 budget.
App Ord 14-02	An Ordinance for Appropriations and Tax Rates (Establishing 2015 Civil City Budget for the City of Bloomington)	budget	no	9/23/2014	8-0-1 (Volan)	10/8/2014	6-0 Ruff, Granger, Spechler absent	Civil City Budget for 2015
App Ord 14-03	AN ORDINANCE ADOPTING A BUDGET FOR THE OPERATION, MAINTENANCE, DEBT SERVICE, AND CAPITAL IMPROVEMENTS FOR THE WATER AND WASTEWATER UTILITY DEPARTMENTS OF THE CITY OF BLOOMINGTON, INDIANA, FOR THE YEAR 2015	budget	no	9/24/2014	8-0-1 (Volan)	10/8/2014	6-0 Ruff, Granger, Spechler absent	This ordinance, approved by the Utilities Service Board in August of 2014, sets the water and wastewater budgets for 2015.
App Ord 14-04	APPROPRIATIONS AND TAX RATES FOR BLOOMINGTON TRANSPORTATION CORPORATION FOR 2015	budget	no	9/25/2014	9-0-0	10/8/2014	6-0 Ruff, Granger, Spechler absent	Bloomington Transit Budget for 2015

App Ord 14-05	TO SPECIALLY APPROPRIATE CUMULATIVE CAPITAL DEVELOPMENT FUNDS FOR PURPOSES OF COMPLETING CAPITAL PARKS-RELATED PROJECTS (To Increase Appropriations in the Cumulative Capital Development Fund)	parks appropriati on	no	9/26/2014	9-0-0	10/8/2014	5-0-1 (Volan) Ruff, Granger , Spechler absent	This ordinance additionally appropriates \$708,381 into Line 3990 of the Cumulative Capital Development Fund (601) in order for the Parks Department to spend funds in 2014, which were previously approved by the Common Council in <u>Appropriation Ordinance 13-03</u>
App Ord 14-06	TO SPECIALLY APPROPRIATE FROM THE GENERAL FUND, PARKS GENERAL FUND, FIRE CAPITAL FUND, RISK MANAGEMENT FUND, AND RENTAL INSPECTION PROGRAM FUND EXPENDITURES NOT OTHERWISE APPROPRIATED (Appropriating Various Transfers of Funds within the General Fund, Fire Pension Fund; and, Appropriating Additional Funds from the Arts Commission Operating Fund, Risk Management Fund, BMFC Showers Bond, 1998 Street Bond II, Golf Course Bond, BMFC 1998 Street Lease and Rental Inspection Program Fund)	EOY financial activity	no	11/19/2014	7-0-0 Sturbaum, Rollo absent	12/3/2014	8-0 Mayer absent	This ordinance appropriates various transfers of funds within the General Fund and Fire Pension Fund. It also appropriates additional funds from the Risk Management Fund, BMFC Showers, BMFC 1998 Street Lease, Golf Course, 2001Parks Bond and 1998 Street II Bond Funds, Art Commission Non-reverting Fund and Rental Inspection Program Fund.