RESOLUTION 16-12

TO MODIFY AND CONFIRM <u>RESOLUTION 16-11</u> WHICH DESIGNATED AN ECONOMIC REVITALIZATION AREA, APPROVED A STATEMENTS OF BENEFITS, AND AUTHORIZED A PERIOD OF TAX ABATEMENT FOR REAL PROPERTY IMPROVEMENTS

- Re: Properties at 405 S. Walnut Street; 114, 118, and 120 E. Smith Avenue; and 404 S. Washington Street

(H.M. Mac Development, LLC, Petitioner)

- WHEREAS, H.M. Mac Development, LLC, ("Petitioner") has filed an application for designation of the properties at 405 S. Washington Street; 114, 118, and 120 E.
 Smith Avenue; and 404 S. Washington Street, Bloomington, Indiana, and identified by the Parcel Numbers listed below, as an Economic Revitalization Area ("ERA") pursuant to Indiana Code 6-1.1-12.1 *et seq.*; and
- WHEREAS, the subject site is currently identified by the following Monroe County Parcel Numbers:

53-08-04-200-037.000-009 (Alt Parcel Num: 015-35020-00) 53-08-04-200-088.000-009 (Alt Parcel Num: 015-35010-00) 53-08-04-200-021.000-009 (Alt Parcel Num: 015-35030-00) 53-08-04-200-185.000-009 (Alt Parcel Num: 015-10000-00) 53-08-04-200-203.000-009 (Alt Parcel Num: 015-33130-00); and

- WHEREAS, the Petitioner has also submitted a statement of benefits form to the Common Council regarding its real estate improvements; and
- WHEREAS, according to this material, the Petitioner wishes to invest \$11.5 million to construct two four-story mixed use buildings, which will include approximately 8,000 square feet of retail or commercial space, and 54 residential units (the "Project"); and
- WHEREAS, when the proposal was submitted to the Council in June, five of the residential units were be Workforce Housing Units, available for at least thirty (30) years to residents who held a full time job (constituting at least thirty five hours per week) and made less than or equal to the Bloomington Living Wage, with rents that were based on thirty percent—the average percent of income that is used for housing of the resident's annual wages; and
- WHEREAS, as required by Indiana Code, Bloomington Municipal Code and a Memorandum of Understanding to be executed pursuant to the City of Bloomington Tax Abatement General Standards, the Petitioner shall agree to provide information in a timely fashion each year to the County Auditor and the Common Council showing the extent to which the Petitioner has complied with the Statement of Benefits, complied with the City of Bloomington's Living Wage Ordinance (B.M.C. 2.28), and complied with commitments specified in the Memorandum of Understanding; and
- WHEREAS, the Economic Development Commission has reviewed the Petitioner's application and Statement of Benefits and passed <u>Resolution 16-02</u> recommending that the Common Council designate the area as an ERA, approve the Statement of Benefits, and authorize a five-year period of abatement for the real estate improvements; and
- WHEREAS, pursuant to Indiana Code § 6-1.1-12.1-3(b), the Common Council has investigated the area and reviewed the Application and Statement of Benefits, which are attached and made a part of this Resolution and has found the following:

- A. the estimate of the value of the redevelopment or rehabilitation is reasonable;
- B. the estimate of the number of individuals who will be employed or whose employment will be retained can be reasonably expected to result from the proposed described redevelopment or rehabilitation;
- C. the estimate of the annual salaries of these individuals who will be employed or whose employment will be retained can be reasonably expected to result from the proposed described redevelopment or rehabilitation;
- D. the redevelopment or rehabilitation has received approval from the Planning Department, is consistent with the Growth Policies Plan, is expected to be developed and used in a manner that complies with local code, and provides housing in the downtown area; and
- E. the totality of benefits is sufficient to justify the deduction; and
- WHEREAS, the Common Council has further found that the Project will not negatively impact the ability of the Consolidated Tax Increment Finance (TIF) district to meet its debt obligations; and
- WHEREAS, the property described above has experienced a cessation of growth; and
- WHEREAS, after a vote of the Common Council at its meeting on July 13, 2016 and subsequent signature by the Mayor, the City adopted <u>Resolution 16-11</u>, which designated the above property as an "Economic Revitalization Area," approved the Statement of Benefits, and authorized a three (3) year period of tax abatement for real estate improvements;
- WHEREAS, in conjunction with <u>Resolution 16-11</u>, the Common Council and Mayor also adopted <u>Ordinance 16-17</u>, which designated this site as an Economic Development Target Area (EDTA), as required by Indiana Code § 6-1.1-12.1-7(a) and as recommended by the EDC with adoption of its <u>Resolution 16-01</u>;
- WHEREAS, the City Clerk published notice of the passage of <u>Resolution 16-11</u>, which requested that persons having objections or remonstrance to the designation, statement of benefits submission, and findings of fact appear before the Common Council at its meeting on August 31, 2016; and
- WHEREAS, after an amendment of the Common Council was adopted on August 31, 2016, a total of fifteen bedrooms will be for Workforce Housing, available to residents who work at least thirty five hours per week and (2) whose total household income is less than 80% of the Area Median Income for the household size or where every wage earner in the household earns less than or equal to the Bloomington Living Wage; and
- WHEREAS, the rent for a one bedroom Workforce Housing unit shall not exceed Six Hundred Forty One Dollars per month (\$641) and the rent for a two bedroom Workforce Housing unit shall not exceed One Thousand Two Hundred Eighty Two Dollars (\$1,282), which may increase annually by the Consumer Price Index; and
- WHEREAS, in no event may the rent for a Workforce Housing unit exceed eighty-five percent (85%) of the market rate rent for those bedrooms; and
- WHEREAS, the Workforce Housing Units will be available for at least ninety-nine (99) years; and
- WHEREAS, the Common Council has reviewed and heard all such objections and remonstrance to such designation;

NOW THEREFORE, BE IT HEREBY RESOLVED BY THE COMMON COUNCIL OF THE CITY OF BLOOMINGTON, MONROE COUNTY, INDIANA, THAT:

1. Pursuant to Indiana Code § 6-1.1-12.1-1 *et seq.*, the Common Council hereby modifies and confirms its determination made in <u>Resolution 16-11</u> that the area described above is an "Economic Revitalization Area" and that the totality of benefits of the Project entitle the owner of the property or its successor(s) to a deduction from the assessed value of the real estate improvements for a period of ten (10) years.

2. Pursuant to Indiana Code § 6-1.1-12.1-17, the Common Council hereby sets the following abatement schedule for the Project for real estate improvements:

Year 1	100%
Year 2	95%
Year 3	90%
Year 4	85%
Year 5	80%
Year 6	30%
Year 7	30%
Year 8	20%
Year 9	10%
Year 10	10%

3. In granting this designation and deduction the Common Council incorporates Indiana Code § 6-1.1-12.1-12. It also expressly exercises the power set forth in Indiana Code § 6-1.1-12.1-2(i) (5) to impose additional, reasonable conditions on the rehabilitation or redevelopment beyond those listed in the Statement of Benefits. In particular, failure of the property owner to make reasonable efforts to comply with the following conditions is an additional reason for the Council to rescind this designation and deduction:

- a. the capital investment of at least \$11.5 million for real estate improvements shall be completed before or within twelve months of the completion date as listed on the application; and
- b. the land and improvements shall be developed and used in a manner that complies with local code; and
- c. the Workforce Housing Units shall be maintained for at least ninety-nine (99) years; and
- d. Petitioner will comply with all compliance reporting requirements in the manner described by Indiana Code, Bloomington Municipal Code, and by the Memorandum of Understanding.

4. This designation shall expire no later than December 31, 2024, unless extended by action of the Common Council and upon recommendation of the Bloomington Economic Development Commission.

PASSED and ADOPTED by the Common Council of the City of Bloomington, Monroe County, Indiana, upon this 3/ day of August, 2016.

ANDY RUFF, President Bloomington Common Council

ATTEST:

NICOLE BOLDEN, Clerk City of Bloomington

PRESENTED by me to the Mayor of the City of Bloomington, Monroe County, Indiana, upon this / st day of September, 2016.

SK.

NICOLE BOLDEN, Clerk City of Bloomington

SIGNED and APPROVED by me upon this

day of JOHN HAMILTON, Mayor

2016.

City of Bloomington

SYNOPSIS

This resolution modifies and confirms <u>Resolution 16-11</u> and designates five parcels owned by H.M. Mac Development, LLC and known as 405 S. Walnut Street; 114, 118, and 120 E. Smith Avenue, and 404 S. Washington 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 retail/commercial and residential units, to be eligible for tax abatement. The resolution also approves a ten-year period of abatement for real property improvements and sets its deduction schedule, in exchange for the inclusion of 15 bedrooms of Workforce Housing.

Note: This resolution was amended by the Council at its Regular Session on August 31, 2016 with adoption of Am 01 and Am 02.

Am 01:

- indicated that the resolution was modified and confirmed;
- reflected the legislative history;
- set a maximum differential between market and workforce housing rent of 85%;
- approved a 10-year alternate schedule of abatement with a 10% abatement in year 10; and
- established that 15 bedrooms (equal to 10% of the bedrooms in the project) will be available for workforce housing for a period of 99 years.

Am 02 was amended on the floor of the Council and revised one Whereas Clause inserted by Am 01 and added two more Whereas clauses, which together:

- made the Workforce Housing units available to residents who "work at least thirty five hours per week and (2) whose total household income is less than 80% of the Area Median Income for the household size or where every wage earner in the household earns less than or equal to the Bloomington Living Wage;" and
- assured that the rent for a one bedroom Workforce Housing unit shall not exceed Six Hundred Forty One Dollars per month (\$641) and the rent for a two bedroom Workforce.

Distributed to: ESD, CCA, Mayor, Controller, Planning, HAND, Legal



ESD Form Revised 20130206

Section 3 – Criteria for Economic Revitalization Area ("ERA")	or Economic Development
Target Area ("EDTA") Designation	

Describe how the project property and surrounding area have become undesirable for normal indexed proceed and surrounding area have become undesirable for normal indexed proceed and coupling its vacant cand. The retail space has become undere and not lived its weightness. Current Pracet, Chocolak Moose, wells new space to below its business grow and stay down town.

Section 4 – Company Profile			
Does your company currently operate at this	location	n? 🗌 Yes 🔀 No	
If yes, how long has your company been at t	his locat	tion?	
Will this property be your company's headqu	arters lo	cation? 🗌 Yes 🖾 No	-
If no, where is/will be your company's HQ?	112 E	. Thick St. Blowning for, In 47401	
Company is a: XLLC LLP LP Corpo	oration [S. Corporation Nonprofit Corporation]
Mutual Benefit Corporation Other-Please			
Provide a brief description of your company I	history, p	products and services. I years of experience (over 100 yes. experience combi	
we develop, puild + operate Mu	<u>str-tran</u>	n. y ergerties.	-
Please list all persons and/or entities with ow			
Current/Retained Jobs and Wages (inc	lude only	y current permanent jobs, and exclude benefits and	
overtime from wage values)	4	5 10 00	-
Number of part-time employees	2	Median part-time hourly wage	
Number of full-time employees	8	Average part-time hourly wage	
TOTAL current employees	10	Median full-time hourly wage	
(permanent jobs) -	10		
		Average full-time hourly wage	
What is the lowest hourly wage in	12.32		
the company? (inc. PT, FT, other)			
What is the median hourly wage in		TOTAL Annual Payroll	
the company (inc. PT, FT, other)		(current/retained)	_
		ed Project (include only new permanent jobs, and	
exclude benefits and overtime from wage va		1	
Number of part-time employees	<u>\$</u> 3	Lowest starting part-time wage	-
Number of full-time employees	-	Lowest starting full-time wage	
TOTAL NEW employees	5	TOTAL NEW Annual Payroll	
(new permanent jobs) -		(new jobs only)	
Describe your company's benefit programs at	na incluc	de the approximate value of benefits for existing and	
		e valued at an additional \$3.00 per hour, etc.)	·
Market for Goods and Services; Local Services		ercentages of your company's reach (via your	
products or services) into following markets:	elauve p	ercentages of your company's reach (via your	
🕫 Inside Monroe County, Indiana			
9 Outside Monroe County, but inside Indi	ana		
Outside of Indiana		Harrett-Fish Incorporated*	Call State State State
Outside of the United States		Mechanical & Building So	lutions
100%		mcclidincal & Danuing CO	
If applicable, list the name and location (City		of your five larges Steven Hoffman	
1. First Mirchants Bank Muncie	, IN	al Marca	
2. HFI Bloomington, IN		Mark Hoffman	
3. Gruy Store Concrete Bloomington The 4. Sila capital Indianapolis, In	ł	C. Haray	
5. Bender Cumba		GARY MOTION	
- vermar upmen		Gary Hottman HARis Mujezinovic	
		HARIS Muje	
		Dustin McClain	
		JUSTIN MICHMAN	

ESD Form Revised 20130206

(812) 339-2579 • WWW.HARRELL-FISH.COM

Section 5A – Proposed Improvements (the "Pro	oject")				
Describe all real estate improvements for which tax a Z mixed 450 buildings w/ Commerce	Tel sullie titama	Le como to			
There will be "Work force Housing .	· units inclus	led in the market			
Note units to create inclussional	y Housing.				
Faking to d Tabal David LC L	Has Bloomington	Yes			
(Capital Improvements only) 11,500,000	Planning approval	No			
Estimated Construction Start Date	been obtained for				
(month-year) Novimber 2016	the Project?	If yes, Case Number:			
Estimated Completion Date (month-year) しょしょ そいて					
Will the Project require any City expenditures (for pul	lic infrastructure	T Yes			
etc.)?		X No			
If yes, please describe					
Proposed Use(s) of the property after Project complete	ion. Describe uses for	entire Project space, including			
any uses not of the applicant company (e.g., if portio	ns of space are intend	ed to be leased to other			
entities, provide details). Multi - family commicial refail	2				
Describe the impact on your business if the proposed	Drojoct is not undorts	kon (o. a. loos of icho, contract			
appeallations loss of any dusting share as in loss to					
contract Can all at The 5, change in incation, i	ocus for takare	: Company expansion.			
		• ,			
Attach renderings, site plans, drawings, etc., of the	Project				
Actuent renderings, site plans, drawings, etc., of the					
Section 5B – Personal Property Description					
Personal Property Abatement is a property tax deduc	ion from the assessed	valuation granted by a			
designating body for the installation of qualifying abatable equipment in an ERA.					
Are you also applying for Bersonal Property Tay, Abatementa					
Are you also applying for Personal Property Tax Abatement?					
If No, proceed to Section 6.					
What type of new equipment will be installed?					
Manufacturing Research and Development					
Research and Development Logistical Distribution					
Information Technology					
Describe the new equipment to be installed					
Describe the new equipment to be installed Estimated capital investment for new equipment only					
Estimated capital investment for new equipment only	l (square feet)				
Estimated capital investment for new equipment only Size of the facility in which equipment will be installed					
Estimated capital investment for new equipment only Size of the facility in which equipment will be installed Size of the site in which equipment will be installed (a					
Estimated capital investment for new equipment only Size of the facility in which equipment will be installed Size of the site in which equipment will be installed (a Estimated installation start date (month-year)					
Estimated capital investment for new equipment only Size of the facility in which equipment will be installed Size of the site in which equipment will be installed (a					
Estimated capital investment for new equipment only Size of the facility in which equipment will be installed Size of the site in which equipment will be installed (a Estimated installation start date (month-year)	acres)				

Section 6 – City of Bloomington Evaluative Criteria

Describe how the Project will make a significant positive contribution to the community's overall economic vitality in at least one of the following areas which apply. Feel free to add details to any and all other categories which apply. See "General Standards" for explanations and examples.

Quality of Life, Environmental Stewardship, and/or Sustainability	Better housing and implementation of Green puilting practices.
Affordable Housing	boal to melude "work force" Housing
🔀 Community Service	Community Act space included in building design Adding life + vibrancy to otherwise dead areas
🕅 Community Character	Adding life + vibrancy to otherwise dead areas
If applicable describe any further (no	t yot described above) hereficial and detrimental impact to the

If applicable, describe any further (not yet described above) beneficial *and detrimental* impact to the community's economic, social or environmental wellbeing, resulting from the Project.

Attach any additional information or documentation you feel to be pertinent to the City's decision to authorize this tax abatement.

[The remainder of this page left intentionally blank. Application continues next page.]

Section 7 – Certification:

The undersigned hereby certify the following:

[Initials]

The statements in the foregoing application for tax abatement are true and complete.

The person(s) executing this application for tax abatement have been duly authorized by the business entity for which this application is being filed to execute and file this application, and all required approvals by the appropriate board or governing body of the business entity have been received.

The individual(s) or business entity that is applying for Economic Revitalization Area (ERA) or Economic Development Target Area (EDTA) designation or approval of a Statement of Benefits is not in arrears on any payments, fees, charges, fines or penalties owed to the City of Bloomington, Indiana, including but not limited to, City of Bloomington Utilities, Bloomington Transit, and any other City departments, boards, commissions or agencies.

■ I/we understand that if the above improvements are not commenced (defined as obtaining a building permit and actual start of construction) within 12 months of the date of the designation of the above area as an ERA, EDTA or of approval of a Statement of Benefits for the above area, whichever occurs later, the Bloomington Common Council shall have the right to void such designation.

■ I/we understand that all companies requesting ERA and/or EDTA designation will be required to execute a Memorandum of Agreement (MOA) with the City. The MOA shall contain the capital investment levels, job creation and/or retention levels and hourly wage rates and other benefits that the applicant has committed to the City in order to receive consideration for the designation. The MOA shall also contain information relative to what the City and applicant have agreed upon as "substantial compliance" levels for capital investment, job creation and/or retention and wage rates and/or salaries associated with the project.

Additionally, the MOA shall indicate that the City, by and through the Economic Development Commission and the City of Bloomington Common Council, reserves the right to terminate a designation and the associated tax abatement deductions if it determines that the applicant has not made reasonable efforts to substantially comply with all of the commitments, and the applicant's failure to substantially comply with the commitments was not due to factors beyond its control.

If the City terminates the designation and associated tax abatement deductions, it may require the applicant to repay the City all or a portion of the tax abatement savings received through the date of such termination. Additional details relative to the repayment of tax abatement savings shall be contained in the Memorandum of Agreement.

■ I/we understand that if this request for property tax abatement is granted that I/we will be required to submit mandatory annual compliance forms as prescribed by State law and local policy. I/we also acknowledge that failure to do so or failure to achieve investment, job creation, retention and salary levels contained in the final resolution and MOA may result in a loss of tax abatement deductions and the repayment of tax abatement savings received.

■ I/we understand that beneficiaries of a city tax abatement are subject to the City of Bloomington's Living Wage Ordinance (<u>BMC 2.28</u>), and therefore I/we must certify the entity's Living Wage compliance annually during the tax abatement term, if this abatement request is approved.

OWNER(S) OR AUTHORIZED REPRESENTATIVE(S)

SIGNATURE (Print Name Below)	TITLE	DATE
X Steven Hoffman, Printed Name, 124	Manager	6-8-16
X AAA		
A Drinto d Norra		

Printed Name

A REAL PROPERTY	STATEMENT OF BENE				20 PAY 20
	REAL ESTATE IMPROVEMENTS State Form 51767 (R6 / 10-14)				FORM SB-1 / Real Property
ALL CONTRACTOR	Prescribed by the Department of Local Government Finance				PRIVACY NOTICE
Redevelop	This statement is being completed for real property that qualifies under the following Indiana Code (<i>check one box</i>): Redevelopment or rehabilitation of real estate improvements (IC 6-1.1-12.1-4) Residentially distressed area (IC 6-1.1-12.1-4.1)				
 This stater information submitted The staten the redeve To obtain a made or n failed to fill A property Property s IC 6-1.1-12 For a Forn deduction remains in 	nent must be submitted to the bod of from the applicant in making its of to the designating body BEFORE ment of benefits form must be submi- olopment or rehabilitation for which a deduction, a Form 322/RE must a tot later than thirty (30) days after the e a deduction application within the owner who files for the deduction hould be attached to the Form 322 2.1-5.1(b) m SB-1/Real Property that is app allowed. For a Form SB-1/Real a effect. IC 6-1.1-12.1-17	lecision about whether to desi the redevelopment or rehabilit nitted to the designating body the person desires to claim a be filed with the County Audito the assessment notice is maile e prescribed deadline may file must provide the County Audi 2/RE when the deduction is firs roved after June 30, 2013, th Property that is approved price	gnate an Economic Revitalization of real property for which and the area designated an ed deduction. or before May 10 in the year in to to the property owner if it wa an application between March tor and designating body with st claimed and then updated an the designating body is required or to July 1, 2013, the abatem	tion Area. Otherwant the person wishes on the person wishes conomic revitalization which the addition as mailed after Aport a Form CF-1/Rea nnually for each y annually for each y and to establish are pent schedule app	rise, this statement must be es to claim a deduction. tion area before the initiation of n to assessed valuation is nil 10. A property owner who a subsequent year. I Property. The Form CF-1/Real ear the deduction is applicable. In abatement schedule for each proved by the designating body
SECTION Name of taxpay		ΙΑΧΡΑΥΕΙ	RINFORMATION	and the second second	
H.1	MAC Development	J, UC			
Address of taxp	payer (number and street, city, state, and	. 1 7 1	metal		
Name of contact		imikyten, In 7	Telephone number	E-ma	al address
Ster	en Hottman	u	(812) 333-2332	~	
SECTION		LOCATION AND DESCRIF	TION OF PROPOSED PROJ	ECT	
Name of design	nating body			Reso	olution number
Location of pro	perty		County	DIG	F taxing district number
405 5.	Wolnut of - you	1 S. WAShinton	MARDE	010	
Description of r	eal property improvements, redevelopm	nent, or rehabilitation (use addition			nated start date (month, day, year)
mitted	use development in	icluding refail + n	rutifamily		/- Zu/C nated completion date (<i>month, day, year</i>)
		•	F		1-20/7
SECTION	3 ESTIMATI	E OF EMPLOYEES AND SAL	ARIES AS RESULT OF PRO	POSED PROJEC	T
Current numbe	r Salaries 400,000	Number retained	Salaries	Number additional	+
10		0	400,000	5	165,000
SECTION	4	ESTIMATED TOTAL COST A	ND VALUE OF PROPOSED		
			COST	L ESTATE IMPR	ASSESSED VALUE
Current va	lues		\$,000,000	,	
Plus estim	ated values of proposed project		11.500,000		
Less value	es of any property being replaced		, , , , , , , , , , , , , , , , , , ,		
	ated values upon completion of pro		A, 20,000	<u>کا ا</u>	
SECTION	5 WAS	STE CONVERTED AND OTH	ER BENEFITS PROMISED B	Y THE TAXPAYE	R
Estimated	solid waste converted (pounds) _		Estimated hazardous wa	iste converted (po	ounds)
Other benefits					
-					
SECTION	x	TAXPAYER	CEPTIEICATION	an ang ting tang tan	
	 certify that the representations 				
	uthorized representative/			Date	signed (month, day, year)
				Date	
	51 Kl			1	6-8-11
Printed name	of authorized representative		Title		6-8-16
	of authorized representative			lager	6-8-16

	Page	1	of	2
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		FOR USE OF TH	E DESIGNATING B	ODY	
We find that the applicant meets the under IC 6-1.1-12.1, provides for the	We find that the applicant meets the general standards in the resolution adopted or to be adopted by this body. Said resolution, passed or to be passed under IC 6-1.1-12.1, provides for the following limitations:				
A. The designated area has be expires is no later than Dec		iod of time not to ex	ceed3	calendar years* (se	e below). The date this designation
 B. The type of deduction that is 1. Redevelopment or rehabil 2. Residentially distressed a 	itation of real esta	v	ted to:	0 0	
C. The amount of the deduction	applicable is limit	ed to \$N/A			
D. Other limitations or condition	s (specify) <u>Please</u>	see Council Res 1	6-11 & Res 16-12,	application, and M.	O.A. for further information.
E. Number of years allowed:	∑Year 1 □ Year 6	Vear 2 Vear 7	Year 3 Year 8	☐ Year 4 ☐ Year 9	☐ Year 5 (* see below) ☐ Year 10
F. For a statement of benefits a Yes No If yes, attach a copy of the a If no, the designating body is We have also reviewed the informa determined that the totality of benefit	batement schedul s required to estab tion contained in t	e to this form. lish an abatement s he statement of ben	chedule before the d efits and find that the	eduction can be dete	ermined.
Approved (signature and title of authorized	member of designati	ng body)	Telephone number		Date signed (month, day, year)
Jule For			(812) 349-3409		8/25/2016
Printed name of authorized member of designating body Name of designating body Andy Ruff, President Bloomington Common Council					
Attested by (signature and title of attester) Printed name of attester Nicole Bolden, City Clerk					
 * If the designating body limits the time period during which an area is an economic revitalization area, that limitation does not limit the length of time a taxpayer is entitled to receive a deduction to a number of years that is less than the number of years designated under IC 6-1.1-12.1-17. A. For residentially distressed areas where the Form SB-1/Real Property was approved prior to July 1, 2013, the deductions established in IC 6-1.1-12.1-4.1 remain in effect. The deduction period may not exceed five (5) years. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body is required to establish an abatement schedule for each deduction allowed. The deduction period may not exceed ten (10) years. (See IC 6-1.1-12.1-17 below.) B. For the redevelopment or rehabilitation of real property where the Form SB-1/Real Property was approved prior to July 1, 2013, the abatement schedule approved by the designating body remains in effect. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body remains in effect. For a Form SB-1/Real Property was approved prior to July 1, 2013, the abatement schedule approved by the designating body remains in effect. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body remains in effect. 					
body is required to establish IC 6-1.1-12.1-17 Abatement schedules Sec. 17. (a) A designating body ma section 4 or 4.5 of this chapter an a (1) The total a (2) The numbe (3) The averag (4) The infrast (b) This subsection applie	an abatement sch y provide to a bus batement schedul mount of the taxpa er of new full-time ge wage of the new ructure requireme es to a statement o owed under this ch	iness that is establis e based on the follo ayer's investment in equivalent jobs crea w employees compa nts for the taxpayer's f benefits approved hapter. An abateme	Inction allowed. (See hed in or relocated to wing factors: real and personal pr ted. red to the state minifi s investment. after June 30, 2013. Int schedule must spo	IC 6-1.1-12.1-17 bel o a revitalization are operty. mum wage. . A designating body	

(c) An abatement schedule approved for a particular taxpayer before July 1, 2013, remains in effect until the abatement schedule expires under the terms of the resolution approving the taxpayer's statement of benefits.