RESOLUTION 91-17

Committee 4-1-2 Finant 9-0

TO AUTHORIZE USE OF THE SPECIAL NON-REVERTING FUND

- WHEREAS, the Bloomington Common Council adopted Ordinance 79-74, "To Create A Special Non-Reverting Fund"; and
- WHEREAS, Ordinance 89-11 provides that monies in said fund may be used by the City of Bloomington for advances on expenditures in anticipation of the issuance of bonds for capital improvement projects, and upon issuance of bonds, said advances shall be repaid from bond proceeds; and
- WHEREAS, the Bloomington Common Council adopted Resolution 90-38 approving the use of TIF funds for the Convention Center Parking Lot Project; and
- WHEREAS, the Bloomington Common Council adopted Resolution 91-7 approving an advance of up to seventy-five thousand dollars (\$75,000) for engineering and design services and preliminary land acquisition expenses for the Convention Center Parking Lot Project; and
- WHEREAS, the City is desirous of utilizing further advances for construction costs and land acquisition expenses related to said project; and
- WHEREAS, such advances are permissible under the authority of Indiana Code 5-1-14-6(c); and
- WHEREAS, such advances will be repaid to the fund upon issuance of bonds by the Bloomington Municipal Facilities Corporation.

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

SECTION I. The Common Council of the City of Bloomington hereby approves and authorizes expenditures from the Special Non-Reverting Improvement Fund in an amount not to exceed three-hundred fifty-thousand dollars (\$350,000) for construction costs and six-hundred-fifty-thousand dollars (\$650,000) for land acquisition expenses.

SECTION II. The project consists of a parking facility of approximately 188 spaces located at 3rd and College Streets in the City costing approximately \$1,000,000. The City intends to reimburse the expenditures by selling the project to the Bloomington Municipal Facilities Corporation, which will incur debt on behalf of the City's Redevelopment Commission the interest on which is excludable from gross income under Section 103 of the Internal Revenue Code of 1986, to pay the purchase price to the City and the remaining costs of the project. The funds to be advanced will be obtained from the Special Non-Reverting Improvement Fund and the bonds to be issued by the Bloomington Municipal Facilities Corporation will be repaid from lease rentals paid by the Bloomington Redevelopment Commission. The lease rentals will be derived from tax increment revenues collected in the Bloomington Downtown Redevelopment Area. The use of the funds from the Special Non-Reverting Improvement Fund is consistent with the City's budgetary and financial circumstances and the City does not reasonably expect that those funds would be available to pay the costs of the project on a long term basis. The funds to be advanced to pay the costs of the project are intended to be used on a long term basis for interim financing of various projects of the City to enable the City to begin capital projects prior to the completion of long-term financing.

SECTION III. The expenditures made under this authority shall be repaid to the Special Non-Reverting Fund.

SECTION IV. This resolution shall be in full force and effect from and after its passage by the Common Council of the City of Bloomington and approval by the Mayor. PASSED and ADOPTED by the Common Council of the City of Bloomington, Monroe County, Indiana, upon this $\frac{577}{10}$ day of $\frac{1905}{100}$, 1991.

enan John Fernandez, President Bloomington Common Council

Attest:

lunan Potricia Williams, Clerk (OEPUTY) City of Bloomington Becommo JIM MCNAMADA-

Presented by me to the Mayor of the City of Bloomington, Monroe County, Indiana, upon this $6^{\frac{77}{10}}$ day of $\frac{JUNE}{1991}$, 1991

funna Patricia Williams, Clerk (DEPUTY) City of Bloomington Jim MCNAMAMA

SIGNED and APPROVED by me upon this $\frac{10^{TH}}{1000}$ day of $\frac{1000}{1000}$, 1991.

Junilea allison, Mayor City of Bloomington

SYNOPSIS

This Resolution authorizes expenditure of an amount not to exceed \$1,000,000 from the Special Non-Reverting Improvement Fund for the advancement of costs incurred in connection with the acquisition of property and construction costs for the Convention Center Parking Lot Project. Upon the issuance of bonds by the Bloomington Municipal Facilities Corporation, such advances shall be repaid to the fund from bond proceeds.

SHONED COPY TO:

CONTROLLER

Type of Legislation:

Cause of Request:

Funds Affected by Request:

Capital Project Advance from Westside Industries Funds

Westside Industries Funds

Planned Expenditure

Revolving Loan Improvement Fund Fund Totals Fund Balance - May 1, 1991 \$1,201,186 \$300,846 \$1,502,032 **Projected Revenue** 89,000 89,000 In-lieu of payments Loan repayments 69,101 69,101 75,000 75,000 Advance repayments (Resolution 91-7) Interest income (estimate) 55,495 13,899 69,394 \$1,420,681 \$1,804,527 Total Funds Available \$383,846 Projected Expenditures and Encumbrances: Annexation 30.688 30,688 Master plan update 55,000 55,000 Corridor study 24,279 24,279 63,350 **Convention Center Parking Advance** 63,350 27,000 Park 48 27,000 200,000 Road & Traffic Imp. Account (Curry Pike) 200,000 100,000 100,000 Bloomington Recycling Ioan 283,846 × 283,846 Economic development & child care loans 400,317 383,846 784,163 Total Expenditures and Encumbrances 1,020,364 Unappropriated Balance Effect of Legislation (23, 100)Projected Fund Balance (12-31-91) \$997,264

The legislation will have a minimum fiscal impact. This fiscal impact statement assumes that the advance for the convention center parking lot project will be repaid in October, 1991. There will be a slight loss of interest income (\$23,100) which will be offset by a comparable savings of capitalized interest in the bond issue. All previous advances for Street Bond construction and Fire Station construction have been repaid.

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Charles A. Ruckman, City Controller

City of Bloomington Indiana Post Office Box 100 Municipal Building Bloomington, Indiana 47402 Telephone 812 339 2261 Extension 13



Office of the Clerk

> Mangaret Cook MONROE COUNTY AUDITOR Monroe County Courthouse Bloomington, IN 47401

Date of Certification:

I hereby certify to the Auditor of Monroe County that the attached is a true and accurate copy of <u>Resolution 91-17</u> passed by the Bloomington Common Council on <u>June ,199</u>, and signed by the Mayor of the City of Bloomington on <u>June ,1991</u>.

Sincerely, Patricia Williams, CLERK City of Bloomington Roll Call Vote: Ayes: Nays: Abs:

FERGUSON, THEODORE -JULY 17/AUG 7

THE HERALD-TIMES BLOOMINGTON, INDIANA

PROOF OF PUBLICATION

State of Indiana

County of Monroe.....)

Leah Leahy or Sue May being duly sworn on oath, says that she is billing clerk of The Herald-Times, a public newspaper of general circulation, printed in the town of Bloomington in said county and state; that the notice, of which the annexed is a true copy, was published in regular edition of said paper, issued upon the following dates, to wit:

)ss

1991: 07/21

ech Lecky

Subscribed and sworn to before me on 07/21 /91.

Schole

Notary Public or Clerk

JOHN D. HODGE NOTARY PUBLIC STATE OF INDIANA MONDOCE COUNTY MY CUMPTISSION EXP JAN.10,1992

Publication Fee \$9.00

NOTICE OF PUBLIC HEARING Notice is hereby given, pursuant to 1C 611.12.1 as amended, that on the 17th day of July, 1941 the Bloomington Common Council adopted Resolution 9138, declaring the following property to be an economic revitalization area, and eligible for deduction from the assessed value of the property for a period of 10 years if rehabilitated or redeveloped 221, 339, 345 347, and 349 South Madison and 320, 348 South Morton Street. A description of the affected area is available for inspection in the office of the County Assessor. On the 7th day of August, 1991, at 7:30 p.m. in the Council Chambers of the Mancipal Building, the Common Council will head a public hearing at which time the Council will reconsider Resolution 91-19 and will receive and hear remonstrances and objections from all interested persons. 21