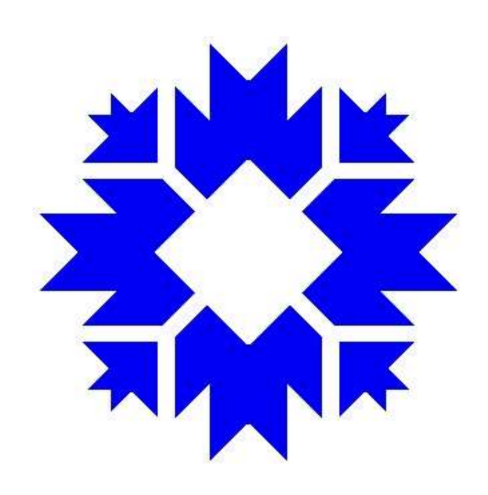
Board of Public Works Meeting August 22, 2017



REVISED AGENDA BOARD OF PUBLIC WORKS

A Regular Meeting of the Board of Public Work to be held Tuesday, August 22, 2017 at 5:30 p.m., in the Council Chambers of City Hall at Showers, 401 N. Morton Street, Bloomington, Indiana.

I. MESSAGES FROM BOARD MEMBERS

II. PETITIONS & REMONSTRANCES

III. TITLE VI VIOLATIONS

- 1. Emergency Order to Vacate 600 E. Hillside (Park South)
- 2. Permission to Abate Property at 3807 E. 3rd St.
- 3. Permission to Abate Property at 2414 S. Milton Dr.

IV. CONSENT AGENDA

- 1. Approval of Minutes-August 8, 2017
- 2. Resolution 2017-72: Use of City Street for Susie Street Block Party (Sunday, 8/27)
- 3. Resolution 2017-73: Use of City Street for First United Methodist Church Annual Picnic (Sunday 9/10)
- 4. Resolution 2017-74: Use of City Street for Buskirk-Chumley Red Carpet Event (Sunday 9/17)
- 5. Resolution 2017-75: Use of City Street for Breast Cancer Awareness Walk (Saturday, 10/21)
- 6. Resolution 2017-76: Use of City Street for Jill Behrman 5K Color the Campus Run Walk (Saturday, 10/21)
- 7. Resolution 2017-77: Use of City Street for IU Fall Cycling Series Street Sprints (Saturday, 10/21)
- 8. Amend Resolution 2017-59: Use of City Streets for Lotus Festival (9/28/17-10/1/17)
- 9. Amend Resolution 2017-64: Use of City Streets for Bloomingfoods Vendor Fair 2017 (Saturday, 9/9, Rain date 9/16)
- 10. Noise Permit Request for Cry Out in the Park (Sunday 9/3)
- 11. Approval of Payroll Register

V. NEW BUSINESS

- 1. Approve Request to Extend Temporary Closure of Fess From Indiana University for Mathers Museum Construction
- 2. Resolution 2017-78: Request to Encroach into Public Right of Way with Seating Deck at 110 N. Walnut St.
- 3. Approve Contract for Sare Rd. Multiuse Path and Intersection Improvements INDOT-LPA Project Coordination
- 4. Approve School Zone Enhancements INDOT-LPA Project Coordination Contract
- 5. Resolution 2017-79: Approve Special Purchase for Air Filtration System for All City Fire Stations
- 6. Approve Agreement with Fish Window Cleaning for Interior and Exterior Window Cleaning Services for the Morton, Walnut, and 4th St. Parking Garages
- 7. Approve Consulting Contract with Jane St John, LLC for Economic and Sustainable Development Special Department.

VI. STAFF REPORTS & OTHER BUSINESS

VII. APPROVAL OF CLAIMS

VIII. ADJOURNMENT

 $Auxiliary\ aids\ for\ people\ with\ disabilities\ are\ available\ upon\ request\ with\ adequate\ notice.\ Please\ call\ 812-349-3410\ or\ email\ public.works@bloomington.in.gov.$



City of Bloomington Housing and Neighborhood Development

EMERGENCY ORDER TO VACATE

August 18, 2017

Park South, LLC c/o Max Lauchli 706 E. Hillside Drive Bloomington, Indiana 47401

Re: 600 E. Hillside Drive; Park South Apartments (015-26070-00, Barclay Gardens Part Lot 1)

Dear Mr. Lauchli:

The City of Bloomington's Housing and Neighborhood Development Department ("HAND"), under Indiana Code Section 36-7-9-9 and Bloomington Municipal Code Section 17.16.070, issues this **Emergency Order to Vacate** the unsafe structure located at the above-referenced property. HAND is required to give all substantial property interest holders in the above-referenced property notice of this **Emergency Order to Vacate** the unsafe structure.

The structure is being declared unsafe and this **Emergency Order to Vacate** is being issued as a result of inspections conducted by the City of Bloomington Fire Department, HAND, the Monroe County Building Department, and City of Bloomington Planning Department. All four (4) agencies agree that this **Emergency Order to Vacate** should be issued. The inspections by these four (4) agencies revealed that the property is:

- In an impaired structural condition that makes it unsafe to a person or property;
- A fire hazard;
- A hazard to the public health;
- A public nuisance; and
- Dangerous to a person or property because of violations of Bloomington Municipal Code Title 18, the Indiana Building Code, and the Indiana Fire Code concerning the building's condition and maintenance.

Inspections by representatives of the four agencies revealed that (1) emergency lighting at the above-referenced property is not in place, (2) live electrical panels are exposed, (3) not all fire doors have been installed, (4) and doors are not self-closing.

This Order is effective immediately, pursuant to the authority granted to the City by Indiana Code 36-7-9-9, as the unsafe premises described herein poses an immediate danger to the life or safety of persons using and/or visiting the property. Upon receipt of this **Emergency Order to Vacate**, all tenants of the property described herein shall immediately vacate the premises.

City Hall

Rental Inspections: (812) 349-3420 Neighborhood Division: (812) 349-3421

Housing Division: (812) 349-3401

The law does not requires a hearing be held in regards to this **Emergency Order to Vacate** as it is being issued under the emergency provisions of Indiana Code Section 36-7-9-9. However, this **Emergency Order to Vacate** will be discussed at the City's Board of Public Works meeting scheduled for August 21, 2017, at 5:30 p.m. and HAND will ask the Board of Public Works to reauthorize this **Emergency Order to Vacate** during the meeting. The meeting will be held in the Council Chambers of City Hall located at 401 North Morton Street, Bloomington, Indiana.

You are entitled to appear at the August 21, 2017, hearing with or without legal counsel. You are entitled to present evidence, cross-examine opposing witnesses and present your arguments during this hearing.

If you fail to vacate the building in accordance with this Emergency Order to Vacate, the following may occur:

- 1. The City of Bloomington will have the building vacated.
- 2. The City of Bloomington's Board of Public Works may charge you for a fine of up to \$5,000.00, under Indiana Code section 36-7-9-7, because if you fail to vacate the building this is considered a willful failure to comply.
- 3. The City will bill you for any costs it incurred in vacating the building.

After you have been issued and received notice of this **Emergency Order to Vacate**, you are required under Indiana Code § 36-7-9-27, to supply full information regarding this **Emergency Order to Vacate** to any person who takes or agrees to take a substantial property interest in the unsafe property herein described before transferring or agreeing to transfer that interest.

Once you have fully eliminated all life safety dangers to the satisfaction of HAND, the Monroe County Building Department and the Bloomington Fire Department, HAND will rescind this **Emergency Order to Vacate**. You must schedule reinspections with HAND, the Monroe County Building Department and the Bloomington Fire Department so that each department may determine that all life safety dangers have been resolved to their satisfaction.

Within five (5) days after transferring or agreeing to transfer a substantial property interest in the above-referenced property, you are required to provide to HAND written copies of the full name, address, and telephone number of the person taking a substantial property interest in the property, and written copies of the legal instrument under which the transfer or agreement to transfer the substantial property interest is accomplished.

If you have any questions concerning this Order to Vacate, please, do not hesitate to contact me

legest 12,3017

at (812) 349-3420.

Doris Sims, Director

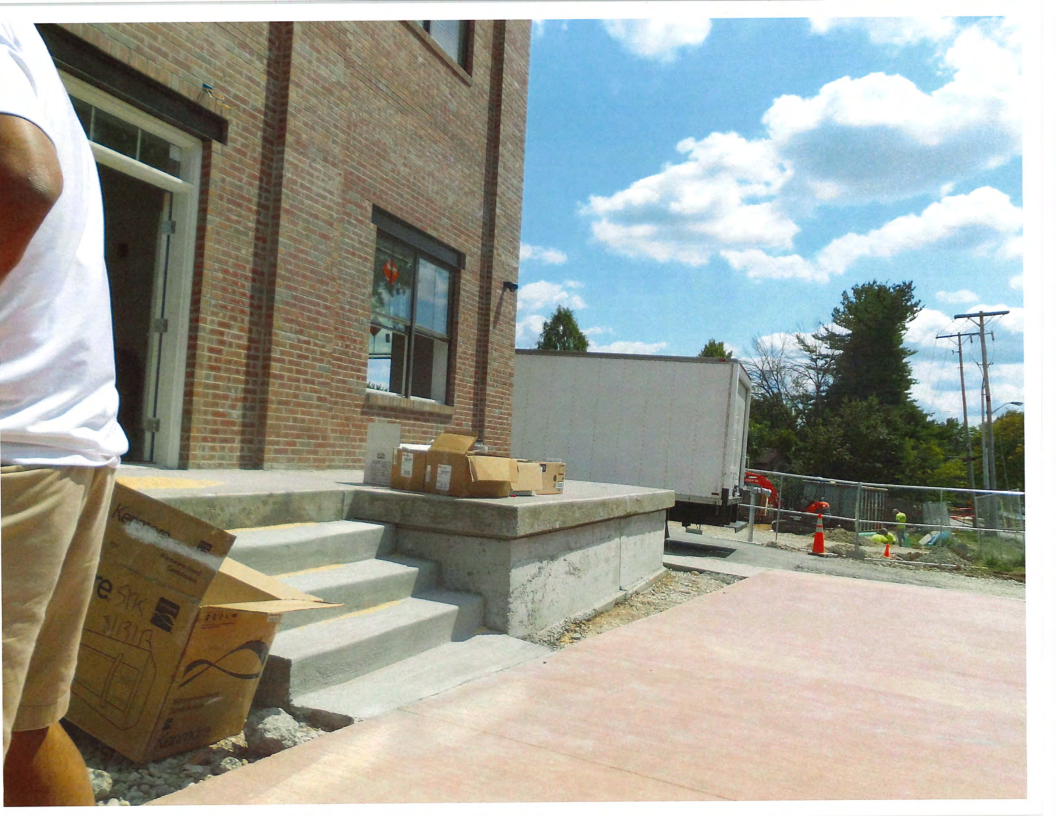
City of Bloomington

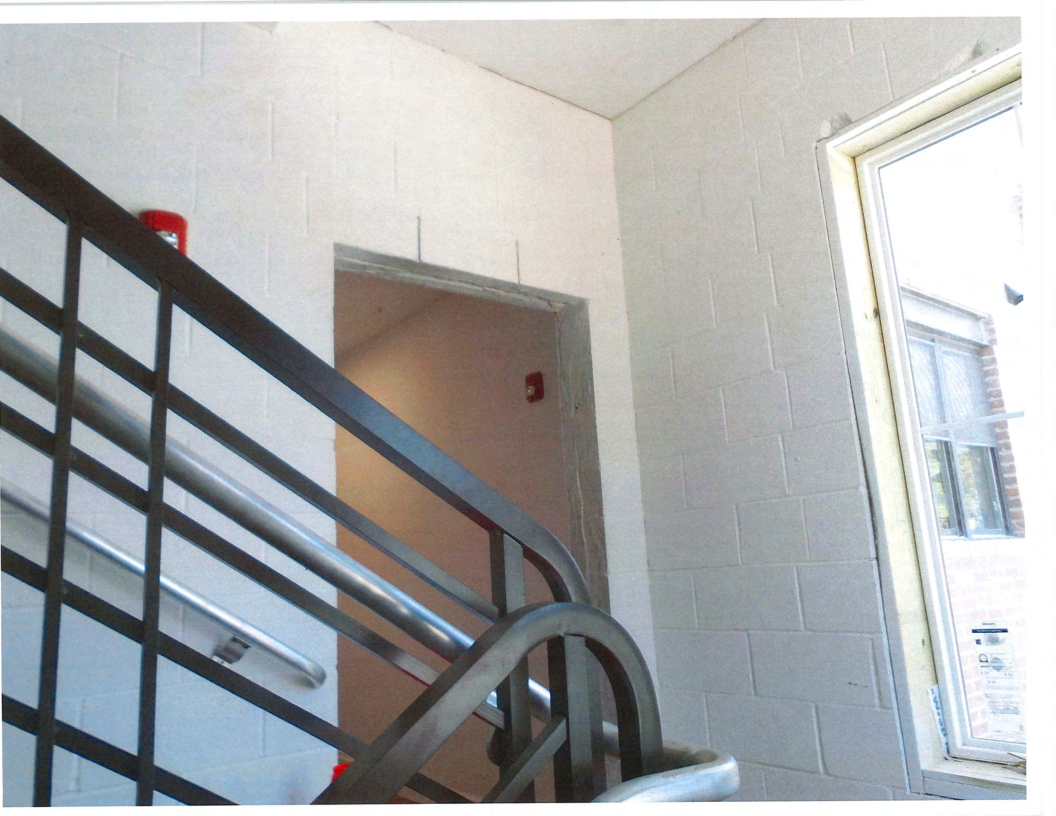
Housing and Neighborhood Development Department

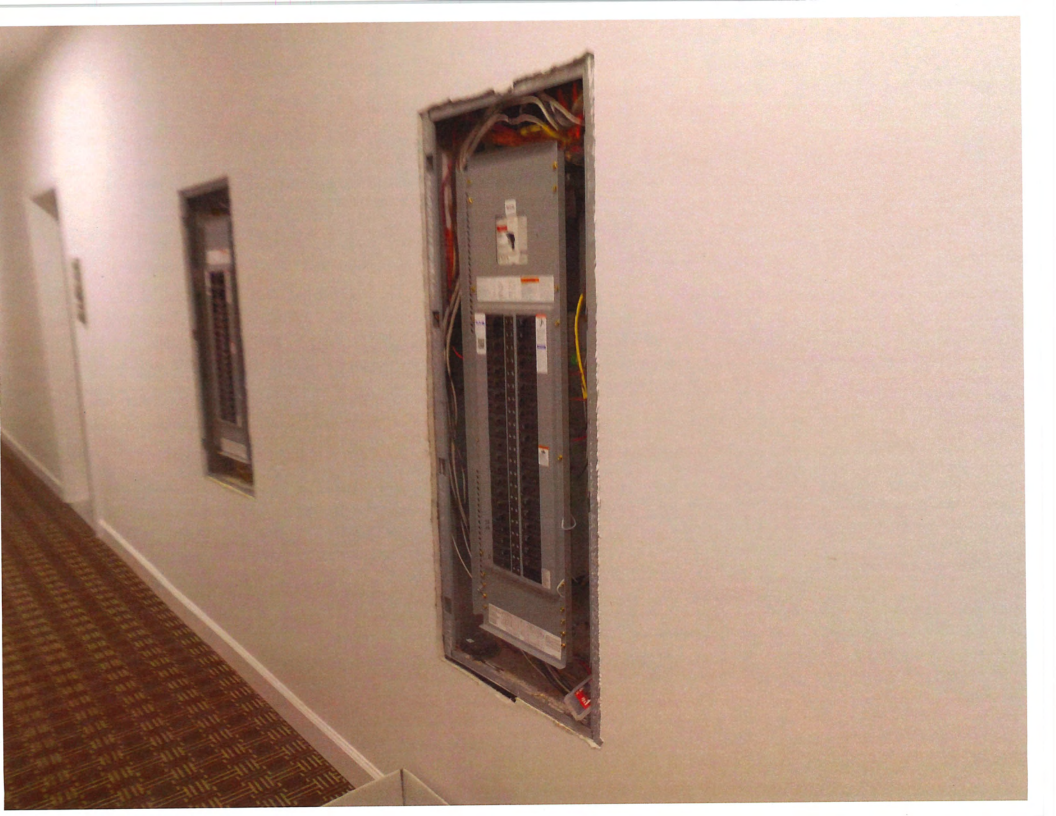
401 N. Morton Street/PO Box 100

Bloomington, Indiana 47402











Staff Report

To: Board of Public Works

From: Christopher J. Wheeler, Assistant City Attorney

Date: August 8, 2017

Re: Request For Abatement of 3807 E. 3rd St., Bloomington, IN

Attachments:

- 1. Notice of Violation Issued June 20, 2017
- 2. Notice of Violation Issued June 27, 2017
- 3. Notice of Violation Issued July 18, 2017
- 4. Notice of Violation Issued July 26, 2017
- 5. Notice of Violation Issued August 3, 2017
- 6. Photographs of the property
- 7. Notice of Request to Abate

Facts:

- 1. Chapter 6.06 of the Bloomington Municipal Code (specifically Section 6.06.050) makes it unlawful for "the owner of any lot or tract of ground within the city to allow it to become overgrown with weeds, grass, or noxious plants beyond the height of eight inches or to such extent that the growth is detrimental to the public health and constitutes a nuisance."
- 2. On June 13, 2017, the City of Bloomington received a uReport complaining of excessive growth at the property located at 3807 E. 3rd St., Bloomington, IN.
- 3. On June 27, 2017, the City of Bloomington received a second uReport also complaining of excessive growth at the property located at 3807 E. 3rd St., Bloomington, IN.
- 4. On five separate occasions (June 20, June 27, July 18, July 26 and August 3, 2017) Neighborhood Compliance Officer Dee Wills inspected the property located at 3807 E. 3rd St., Bloomington, IN and issued Notice of Violation ("NOV") to Wowei Li ("Li") because Li's property located at 3807 E. 3rd St., on each occasion, was, and continued to be, in violation of BMC 6.06.050 in that it contained grass, weeds and/or noxious plants growing at a height exceeding 8 inches.
- 5. The violation has not been corrected and none of the five NOV were appealed.
- 6. This request for abatement ensued and a Notice of Request to Abate was provided to Li in accordance with BMC 6.06.080 by certified mail and by leaving a copy a the property located at 3807 E. 3rd Street, Bloomington, IN.

Status of the Property and Reason for Abatement:

The property at 3807 E. 3rd St., Bloomington, IN., remains in a continued state of excessive growth. Thistle is now blooming and will go to seed soon, and vermin will take refuge and nest in the excessive growth, all of which is a public nuisance. The property needs to be abated to eliminate the violation and public nuisance.

Staff Recommendation:

Staff recommends that Li's property at 3807 E. 3rd St., Bloomington, IN be abated as soon as reasonably possible as the property contains grass, weeds and noxious plants which exceed the height of eight (8) inches in violation of the City of Bloomington Municipal Code 6.06.050.

NOTICE

ABATEMENT BEING REQUESTED

Date:

August 8, 2017

Address:

3807 E. 3rd Street, Bloomington, Indiana

Owner:

Wowei Li

Violation:

Bloomington Municipal Code Section 6.06.050 is being violated at the above-referenced property, as said property contains grass, weeds and other noxious

plants that exceed the height of eight (8) inches.

Abatement:

The City of Bloomington is requesting that the Board of Public Works Order the City to abate the above-referenced property by cutting/mowing all offending grass, weeds and noxious plants located on the property to a height below eight (8) inches so that said property is no longer in violation of the City's municipal code Section 6.06.050.

The abatement will be provided by a private third-party contractor hired by the City to perform the work.

Property owners whose properties are abated are liable for any and all costs associated with the City's contractor abating the property.

Property owners who fail to reimburse the City for any and all costs associated with abatement will result in said costs being filed with the Monroe County Auditor and placed on the tax duplicate for the property, with said costs being collected as taxes are collected.

The Board of Public Works will hear the City's request for abatement of 3807 E. 3rd Street, Bloomington, IN on <u>August 22, 2017</u>, at <u>5:30 p.m.</u> in the <u>Council Chambers of City Hall</u>, located at <u>401 North Morton Street</u>, <u>Bloomington</u>, <u>Indiana</u>.

Any owner of the property noted above is entitled to appear at the November 5th hearing, either in person or via legal representative, to present arguments against the abatement and evidence in his/her defense.

CITY OF BLOOMINGTON BOARD OF PUBLIC WORKS

ORDER OF ABATEMENT

(Excessive Growth)

Comes now the City of Bloomington Board of Public Works, pursuant to the authority granted it by Indiana Code 36-7-10.1-3 and Bloomington Municipal Code Chapter 6.06 and issues this ORDER OF ABATEMENT for the property located at: 3807 E. 3rd Street, Bloomington, IN, with a legal description of 013-42790-00 Park Ridge Lot 21.

This ORDER OF ABATEMENT allows the City of Bloomington, via its employees and/or a third-party private contractor hired by the City of Bloomington, to enter into and onto the above-described property in order to bring said property into compliance with Chapter 6.06 of the City of Bloomington Municipal Code.

Specifically, this ORDER OF ABATEMENT allows the City of Bloomington, via its employees and/or a third-party contractor hired by the City of Bloomington, to enter onto the above-described property to reduce the weeds, grass or noxious plants present on said property to a height of below eight inches.

In accordance with City of Bloomington Municipal Code Section 6.06.090 once the abatement is completed you will be billed for all associated costs. You shall have ten days from the date the invoice is mailed to remit payment in full. If you fail to pay the invoice in full within the requisite ten days, a certified copy of the statement of costs incurred by the City shall be filed in the office of the Monroe County Auditor. The Monroe County Auditor shall thereupon place the amount due on your tax duplicate for this property.

So Ordered this	_ day August, 2017.	
Kyla Cox Deckard, Pr	resident of the Board	



Housing & Neighborhood Development Department (HAND)

P.O. Box 100 401 N. Morton Street Bloomington, IN 47402 www.bloomington.in.gov/hand/

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2.	Fines shall not attach to non-possessory residential rental property owner(s) for a period of seven (7) days provided HAND is presented with a true and exact copy of any and all leases in effect during the time period covered by the NOV (per occurrence), at which time said tenant(s) shall be held responsible for fines due. A non-possessory residential rental property owner is the owner of record, but one that is not a resident of said property. Property owner(s) shall otherwise be held responsible for fines if a lease is not presented in the time period indicated.					shall be held
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Housing & Neighborhood **Development Department (HAND)** P.O. Box 100

401 N. Morton Street Bloomington, IN 47402 www.bloomington.in.gov/hand/

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	City BLOOMINGTON State IN	City	State
	Zip Code 47401	Zip Code	
1	RPW: \	Mail Copies To: Resident:	er: Agent:



BPW:_

Notice of Violation

Housing & Neighborhood Development Department (HAND) P.O. Box 100

401 N. Morton Street
Bloomington, IN 47402
www.bloomington in gov/hand

Owner:

Mail Copies To: Resident:____

Agent:

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Housing & Neighborhood
Development Department (HAND)
P.O. Box 100
401 N. Morton Street

401 N. Morton Street Bloomington, IN 47402 www.bloomington.in.gov/hand/

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Housing & Neighborhood Development Department (HAND) P.O. Box 100

P.O. Box 100 401 N. Morton Street Bloomington, IN 47402 www.bloomington.in.gov/hand/

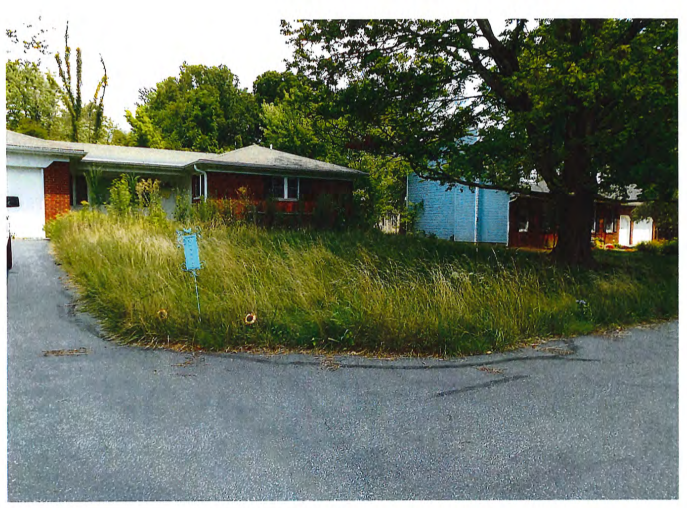
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1.	Department for further enforcement action. This NOV must be returned above. Please make check/money order payable to "HAND". All fine	with payment. You may pay in person or mail payment to the address listed a listed above may be contested in the Monroe County Circuit Courts. (s) for a period of seven (7) days provided HAND is presented with a true and by the NOV (per occurrence), at which time said tenant(s) shall be held there is the owner of record, but one that is not a resident of said property.
	Department for further enforcement action. This NOV must be returned above. Please make check/money order payable to "HAND". All fine Fines shall not attach to non-possessory residential rental property owner exact copy of any and all leases in effect during the time period covered by responsible for fines due. A non-possessory residential rental property owner(s) shall otherwise be held responsible for fines if a lease of The City may seek action by its Board of Public Works or the Monroe Countries of the State o	with payment. You may pay in person or mail payment to the address listed above may be contested in the Monroe County Circuit Courts. (s) for a period of seven (7) days provided HAND is presented with a true and by the NOV (per occurrence), at which time said tenant(s) shall be held there is the owner of record, but one that is not a resident of said property. In some presented in the time period indicated. Sounty Circuit Courts in assessing fines, ordering remediation of the property (the city may hire a private third-party contractor to bring the property into the ty, and pursuing any other remedies available by law, including but not limited the City of Bloomington Board of Public Works, enters the property and abates the
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2.	Department for further enforcement action. This NOV must be returned above. Please make check/money order payable to "HAND". All fine Fines shall not attach to non-possessory residential rental property owner exact copy of any and all leases in effect during the time period covered by responsible for fines due. A non-possessory residential rental property owner(s) shall otherwise be held responsible for fines if a lease of the City may seek action by its Board of Public Works or the Monroe Co City has the authority to bring the property into compliance itself or the Compliance) and/or assessing costs associated with clean-up of the properto injunctive relief. If the City or their designee, with permission from the violation the owner shall be responsible for reimbursing the City for the all this NOV may be appealed to the City's Board of Public Works, provide Department, within seven days of the date of issuance of this NOV.	with payment. You may pay in person or mail payment to the address listed above may be contested in the Monroe County Circuit Courts. (s) for a period of seven (7) days provided HAND is presented with a true and by the NOV (per occurrence), at which time said tenant(s) shall be held oner is the owner of record, but one that is not a resident of said property. It is not presented in the time period indicated. Sounty Circuit Courts in assessing fines, ordering remediation of the property (the lity may hire a private third-party contractor to bring the property into try, and pursuing any other remedies available by law, including but not limited a City of Bloomington Board of Public Works, enters the property and abates the batement and all associated cost. Agent Name Agent Name

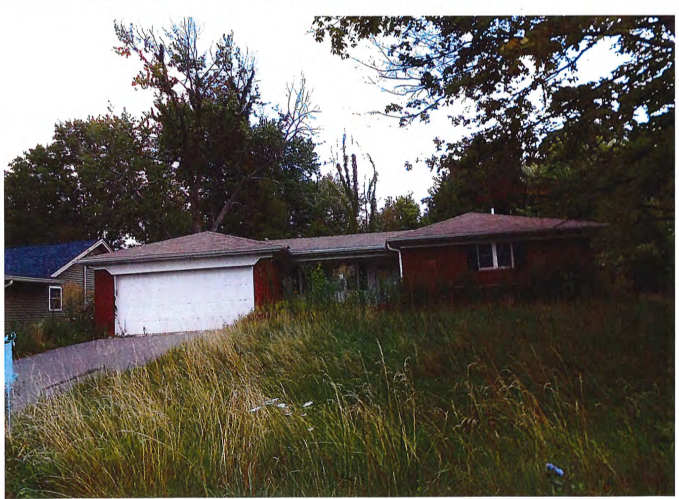


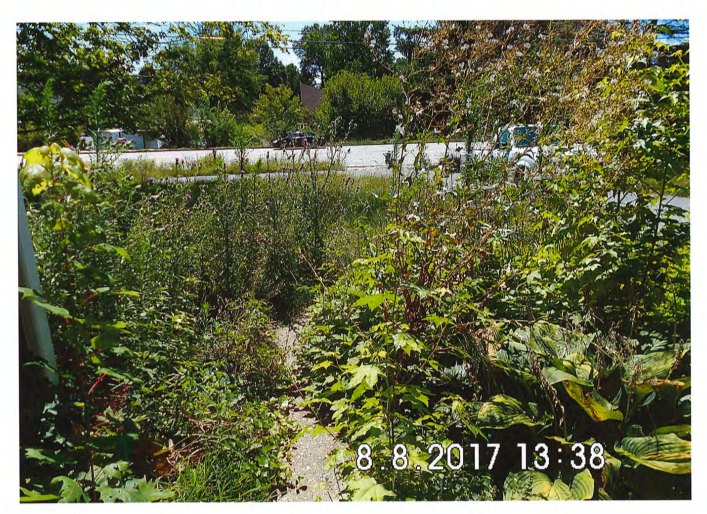






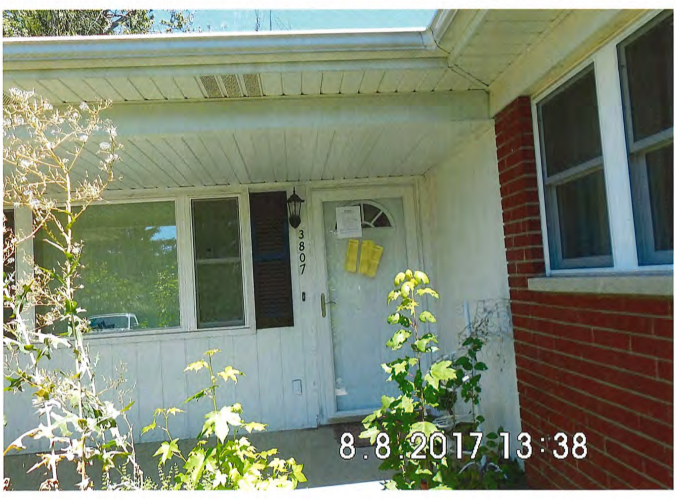








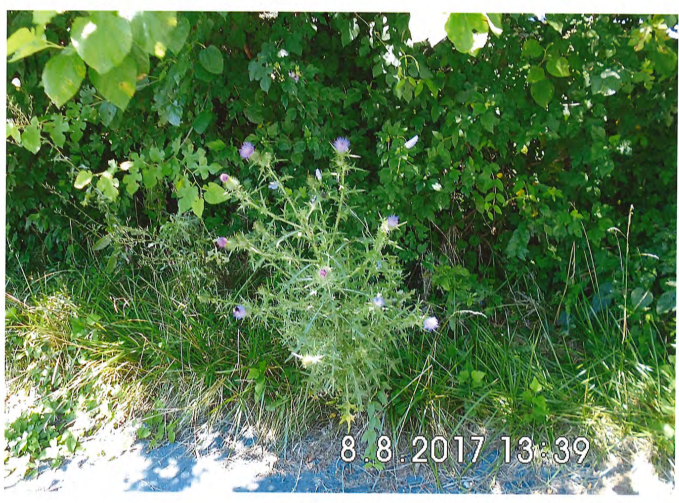








































Board of Public Works Staff Report

Project/Event:	Title VI Abatement, 2414 S. Milton Drive			
Petitioner/Representative:	Housing & Neighborhood Development			
Staff Representative:	Jo Stong			
Date:	August 22, 2017			
•				
	on to abate property located at 23414 S. Milton Drive Bloomington Municipal Code (trash and weeds).			
•				
Recommendation and Support	ting Justification: Photos, citations			
Recommend 🔀 Approval 🗌	Denial by: Jo Stong			



City of Bloomington Housing and Neighborhood Development

on July 14 July 18, Aug 1, Aug 21, 7017 Housing and Neighborhood
Development (HAND) issued a ticket for the following violation of the City of
Bloomington Municipal Code.
6.04.070 - Containers, bags and other articles to be picked up shall not be placed upon the street or sidewalk so as to be visible from the street more than twenty-four hours prior to the time when
such refuse, yard waste or recycling is to be collected and it shall be removed from the street or
sidewalk on the same day as the collection is made.
6.06.010 - It is unlawful for any person to throw, place, or scatter any garbage, rubbish, trash, or other refuse over or upon any premises, street, alley, either public or private, or to suffer or permit any garbage, rubbish, trash or other refuse to be placed or deposited on the premises owned,
occupied or controlled by such person either with or without the intent to later remove, cover, or burn it.
6 06 030. It is unlowful for the owner of one let on troot of annual within the site to 11 - 11 - 11
6.06.030 - It is unlawful for the owner of any lot or tract of ground within the city to allow it to become overgrown with weeds, grass, or noxious plants beyond the height of eight inches or to such extent that the growth is detrimental to the public health and constitutes a nuisance.
This ticket was issued to the property located at 2414 5 Milton Dr.
The violation has not been corrected and the correction period has lapsed. HAND,
therefore is requesting approval from the City of Bloomington Board of Public Works to
abate the violation.
1 12 202
BPW Meeting Date: August 22, 2017 Abatement Approved: (Y/N)
Property Owner: Joly W. Jenings Address: 2414 5 Milton De
Address: 2919 5 M. ton Dr
Is this a rental? (Y/N)
Agent:
Address:
Parcel Number: 53-08-08-403-149.000-009 Legal Description: 015-10995-00 Broadview Park Lot65; Amend 3/1/00 from 014-10990-00
Legal Description: 015-10995-00 Broadview Park Lot65;
Amend 3/1/00 from 014-10990-00



Housing & Neighborhood
Development Department (HAND)
P.O. Box 100
401 N. Morton Street
Bloomington, IN 47402
www.bloomington.in.gov/hand/

			L
Date	e 7.14.17 Time 12:16 Address/1	ocation 2414 5 Milton Dr. 47403	
Issu	ed by: 230	(2)	
	BMC 6.04.070 Containers, bags and other articles to be picked up set more than 24 hours prior to pick up and must be removed on the	shall not be placed upon the street or sidewalk <i>so as to be visible</i> from same day as the scheduled collection.	the
	\square Fine Due: \$15.00 \square Warning (No fine	due at this time) Ticket#	
NO'	TE: Immediate compliance required in order to avoid additional violations/fines a	assessed at \$15.00/day per BMC 6.04.060(c).	
prer	BMC 6.06.020 It is unlawful for any person to throw, place, or scat mises, street, alley, either public or private, or to suffer or permit an he premises owned, occupied or controlled by such person either w	ter any garbage, recyclable materials or yard waste over or upon any ay garbage, recyclable materials or yard waste to be placed or deposited with or without the intent to remove, cover or burn it.	d
	Fine Due: □\$50 □\$100 □\$150 ₩arning (No fi	ine due at this time) Ticket# 38210	
	TE: Immediate compliance required in order to avoid additional violations/fines a		
or n	BMC 6.06.050 It is unlawful for the owner of any lot or tract of growious plants beyond the height of 8 inches. Fine Due: \$\int\\$50 \$\int\\$100 \$\int\\$150 \$\int\\$Warning (No for the inches) \$\int\\$150 \$\int\\$1	ine due at this time) Ticket# 382// assessed at \$50.00, \$100, or \$150/day per BMC 6.06.070(c).	s,
energy-eredet?	Rasalas alutas	+ this address (+ the	Despitate
Con	nments:	e bis, yeard waste, etc. on pure D. Do Not park we had os on grass.	
	Owgrowth. Followe Brush, de	e Dis, year waste, ele	
	FINES IF NOT IMMEDIATEL	x complied. Do Not park we had los	
		On glass.	productive .
1.	Fine must be paid within 2 weeks from date of issuance of the Notice of V Department for further enforcement action. This NOV must be returned to	Violation (NOV) to avoid this matter being forwarded to the City's Legal with payment. You may pay in person or mail payment to the address listes s listed above may be contested in the Monroe County Circuit Courts.	
2.	Fines shall not attach to non-possessory residential rental property owner exact copy of any and all leases in effect during the time period covered by responsible for fines due. A non-possessory residential rental property owner(s) shall otherwise be held responsible for fines if a lease in	vner is the owner of record, but one that is not a resident of said property.	Ĺ
3.	City has the authority to bring the property into compliance itself or the Compliance) and/or assessing costs associated with clean-up of the proper	rty, and pursuing any other remedies available by law, including but not limite the City of Bloomington Board of Public Works, enters the property and abates	ed
4.	This NOV may be appealed to the City's Board of Public Works, provide Department, within seven days of the date of issuance of this NOV.	ed a written appeal is filed with the Board, via the City's Public Works	
	Owner Name Joey W. Jennings	Agent Name	
	Address 24/4 S. Milton Dr.	Address	
	City State \N	City State	
	Zip Code 47403	Zip Code	
	DDW.	Mail Copies To: Resident: Owner: Agent:	



BPW: _____

Notice of Violation

Housing & Neighborhood **Development Department (HAND)**

P.O. Box 100 401 N. Morton Street Bloomington, IN 47402 www.bloomington.in.gov/hand/

Da	te	cation2	414 5.	Miltan	47403
Iss	ued by: 23 ()				
	BMC 6.04.070 Containers, bags and other articles to be picked up seet more than 24 hours prior to pick up and must be removed on the				lk so as to be visible from the
NC	Fine Due: \$15.00 Warning (No fine OTE: Immediate compliance required in order to avoid additional violations/fines a			Ticket# 4.060(c).	
pre on	BMC 6.06.020 It is unlawful for any person to throw, place, or scatterises, street, alley, either public or private, or to suffer or permit any the premises owned, occupied or controlled by such person either w	garbage, recyc th or without th	clable materiane intent to re	lls or yard wast move, cover or	te to be placed or deposited burn it.
NO	Fine Due: \$\sum \big \$\sum \sqrt{50} \sqrt{\$100} \sqrt{\$150} Warning (No fines a templiance required in order to avoid additional violations/fines a	sessed at \$50.00, \$	5100, or \$150/da	y per BMC 6.06.0	70(c).
or i	BMC 6.06.050 It is unlawful for the owner of any lot or tract of gro noxious plants beyond the height of 8 inches. Fine Due: \$\int\\$50 \\$100 \\$150 \text{Warning (No fine Due: \$\int\\$50 \\$100 \text{Solone} \text{Solone} \text{Solone} \text{Solone} \text{Solone} \text{Solone} \text{Solone} \qua	ne due at th	is time) T	Гicket# <u>3</u>	8234
	omments: - Cut the overgrowt		XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		
Co	- Remove trash & debi	brok.	es item	15, 11,	es bourt
	yard waste etc.	7	•	<i>-</i> // '	
1.	Fine must be paid within 2 weeks from date of issuance of the Notice of V. Department for further enforcement action. This NOV must be returned v. above. Please make check/money order payable to "HAND". All fines	ith payment. You	u may pay in p	person or mail p	payment to the address listed
2.	Fines shall not attach to non-possessory residential rental property owner (exact copy of any and all leases in effect during the time period covered b responsible for fines due. A non-possessory residential rental property ow Property owner(s) shall otherwise be held responsible for fines if a lease is	the NOV (per o er is the owner o	ccurrence), at vot of record, but or	which time said t ne that is not a re	tenant(s) shall be held
3.	The City may seek action by its Board of Public Works or the Monroe Co City has the authority to bring the property into compliance itself or the C compliance) and/or assessing costs associated with clean-up of the proper to injunctive relief. If the City or their designee, with permission from the violation the owner shall be responsible for reimbursing the City for the all	by may hire a prive, and pursuing a City of Bloomin	vate third-party my other remed gton Board of	v contractor to br lies available by Public Works, er	ing the property into law, including but not limited
4.	This NOV may be appealed to the City's Board of Public Works, provided Department, within seven days of the date of issuance of this NOV.	a written appeal	is filed with th	ne Board, via the	City's Public Works
	Owner Name Joey W. Jehnings	Agent Na	ıme		
	Address Zyly S. Milton Dr.	Address_			
	City State IN	City			State
	Zip Code 47403	Zip Code			
	BPW:	Mail Copie	s To: Residen	it: Owner	r:



47403

8-22-17

Zip Code

BPW:

Notice of Violation

Housing & Neighborhood
Development Department (HAND)
P.O. Box 100
401 N. Morton Street
Bloomington, IN 47402
www.bloomington in gov/bond/

State

Owner:

Date S. 1. 17 Time 9:44 Address Issued by: 230	s/location 2414 S. M.H.J. 47403					
	o shall not be placed upon the street or sidewalk so as to be visible from the same day as the scheduled collection.					
Fine Due: \$15.00						
BMC 6.06.020 It is unlawful for any person to throw, place, or scapremises, street, alley, either public or private, or to suffer or permit a on the premises owned, occupied or controlled by such person either Fine Due: \$\int\$\$\$\square\$\$\$\square\$\$\$\$[S50]\$\$\$\square\$	fine due at this time) Ticket# 3 8 3 14					
or noxious plants beyond the height of 8 inches.	round within the city to allow it to become overgrown with weeds, grass, fine due at this time) Ticket# 3 5 3 / 5 s assessed at \$50.00, \$100, or \$150/day per BMC 6.06.070(c).					
Comments: - Cut the overground - Remove trash debits, Property villgo to Board of	Shoka items, tires, etc. Public Works For permission to abate.					
Department for further enforcement action. This NOV must be returned	Violation (NOV) to avoid this matter being forwarded to the City's Legal with payment. You may pay in person or mail payment to the address listed es listed above may be contested in the Monroe County Circuit Courts.					
exact copy of any and all leases in effect during the time period covered	wner is the owner of record, but one that is not a resident of said property.					
The City may seek action by its Board of Public Works or the Monroe County Circuit Courts in assessing fines, ordering remediation of the property (the City has the authority to bring the property into compliance itself or the City may hire a private third-party contractor to bring the property into compliance) and/or assessing costs associated with clean-up of the property, and pursuing any other remedies available by law, including but not limited to injunctive relief. If the City or their designee, with permission from the City of Bloomington Board of Public Works, enters the property and abates the violation the owner shall be responsible for reimbursing the City for the abatement and all associated cost.						
4. This NOV may be appealed to the City's Board of Public Works, provide Department, within seven days of the date of issuance of this NOV.						
Owner Name Joly W. Jennings Address 2414 S. Milton St.	Agent Name					

Zip Code

Mail Copies To: Resident:_



Notice of Violation

Housing & Neighborhood
Development Department (HAND)
P.O. Box 100
401 N. Morton Street
Bloomington, IN 47402
www.bloomington.in.gov/hand/

	May	24(4 www.bloomington.in.gov/hand/
Dat	d.71.17 12.311	location 240 5. Mi for D/.
Issu	aed by: 230	(p) 47403
		shall not be placed upon the street or sidewalk so as to be visible from the
stre	tet more than 24 hours prior to pick up and must be removed on the Fine Due: \$15.00 Warning (No fine)	
NC	TE: Immediate compliance required in order to avoid additional violations/fines	
pre on	mises, street, alley, either public or private, or to suffer or permit ar the premises owned, occupied or controlled by such person either v	fine due at this time) Ticket#
	noxious plants beyond the height of 8 inches.	ound within the city to allow it to become overgrown with weeds, grass, fine due at this time) Ticket#_ assessed at \$50.00, \$100, or \$150/day per BMC 6.06.070(c).
TOPOGRADO		
Co	mments: Cut the overgrowth. Remove touch debris	
	Renove trash, debris	tires, items not for outdoor
		u Sl~
1.	Fine must be paid within 2 weeks from date of issuance of the Notice of Department for further enforcement action. This NOV must be returned above. Please make check/money order payable to "HAND". All fine	Violation (NOV) to avoid this matter being forwarded to the City's Legal with payment. You may pay in person or mail payment to the address listed above may be contested in the Monroe County Circuit Courts.
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3.	City has the authority to bring the property into compliance itself or the Compliance) and/or assessing costs associated with clean-up of the proper	rty, and pursuing any other remedies available by law, including but not limited ne City of Bloomington Board of Public Works, enters the property and abates th
4.	This NOV may be appealed to the City's Board of Public Works, provide Department, within seven days of the date of issuance of this NOV.	ed a written appeal is filed with the Board, via the City's Public Works
	Owner Name Joly W. Jennings	Agent Name
	Address 2414 5. M. Hon Dr.	Address
	City State N	City State
	Zip Code 47403	Zip Code
J	3PW:	Mail Copies To: Resident: Owner: Agent:

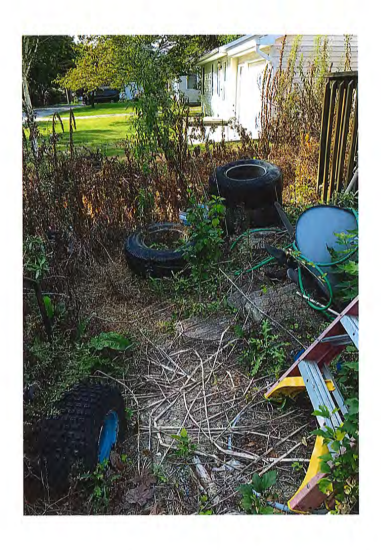




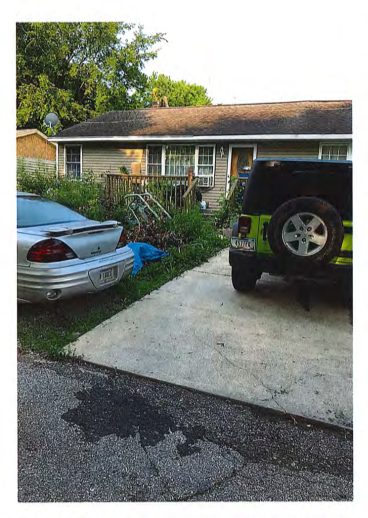


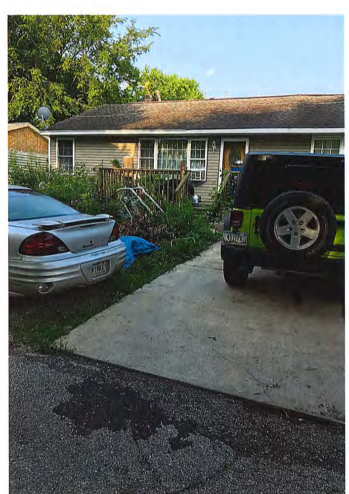


8-21.17 J>



6.21.17









7.18.14 75





The Board of Public Works meeting was held on Tuesday, August 8, 2017 at 5:30 pm in the Council Chambers of City Hall at Showers, 401 N. Morton Street, Bloomington, Indiana, with Kyla Cox Deckard presiding.

REGULAR MEETING OF THE BOARD OF PUBLIC WORKS

Present: Kyla Cox Deckard

Dana Palazzo

ROLL CALL

Matt Swinney – Housing and Neighborhood City Staff:

Development

Sean Starowitz – Economic and Sustainable

Development

Dan Backler – Planning and Transportation Amelia Lewis – Planning and Transportation Neil Kopper – Planning and Transportation

Adam Wason – Public Works Jackie Moore – City Legal Christina Smith – Public Works

Cox Deckard announced the start of MCCSC and asked residents to be aware of the children and other pedestrian traffic.

MESSAGES FROM BOARD MEMBERS

None

PETITIONS & REMONSTRANCES

TITLE VI **VIOLATIONS**

Matt Swinney, with Housing and Neighborhood Development, presented the request to Abate Property at 3321 N. Valleyview Dr. See meeting packet for further details.

Cox Deckard asked if the notices have been received.

Swinney confirmed.

Permission to Abate Property 3321 N. Valleyview Dr.

Palazzo made a motion to approve the request to Abate Property at 3321 N. Valleyview Dr. Cox Deckard seconded. The motion passed. Abatement approved.

- 1. Approval of Minutes-July 25, 2017
- 2. Resolution 2017-64: Use of City Street for Bloomingfoods Co-Op Vendor Fair (Saturday, 9/9; Rain Date Saturday, 9/16)
- 3. Resolution 2017-65: Reserve Parking Spaces for Garlic and Art Fest (Saturday, 9/2-Sunday, 9/3)
- 4. Resolution 2017-66: Reserve Parking Spaces for MidWay Music Festival (Saturday, 9/9)
- 5. Resolution 2017-67: Use of City Street for Blue Ridge Neighborhood Block Party (Sunday, 9/10; Rain Date Sunday, 9/17)
- 6. Resolution 2017-68: Use of City Street for Bryan Park Neighborhood Block Party (Friday, 8/25; Rain Date Saturday, 8/26)
- 7. Resolution 2017-69: Use of City Street for IU Welcome Back Concert (Saturday, 8/19-Sunday, 8/20)
- 8. Noise Permit Request for Walk to End Alzheimer's (Sunday, 9/24)
- 9. Approve Outdoor Lighting Service Agreement with Duke Energy for E. 7th Street Pedestrian Underpass Lighting Plan
- 10. Approval of Payroll Register for 8/4/17 in the amount of \$394,409.99

Palazzo made a motion to approve the items on the Consent Agenda. Cox Deckard seconded. The motion passed. Consent Agenda approved.

Sean Starowitz, with Economic and Sustainable Development, presented the Public Art Services Contract with Standing Wave LLC at Morton and Walnut Street

CONSENT AGENDA

NEW BUSINESS

Approve Public Art Services Contract with Standing Wave LLC at

Garages. See meeting packet for further details.

Cox Deckard asked if the mural has been completed at the 7^{th} St. underpass and if this project would use the same artist.

Starowitz confirmed. He explained the project would occur in three phases, with an estimated completion of early October.

Cox Deckard asked if there is an additional maintenance agreement for the artwork.

Starowitz explained it will be maintained for up to 5 years.

Palazzo made a motion to approve the Public Art Services Contract with Standing Wave LLC at Morton and Walnut Street Garages. Cox Deckard seconded. The motion passed. Contract approved.

Dan Backler, with Planning and Transportation, presented Resolution 2017-70: Request to Encroach into Public Right of Way with Sign at 209 S. College Avenue. See meeting packet for further details.

Palazzo made a motion to approve Resolution 2017-70: Request to Encroach into Public Right of Way with Sign at 209 S. College Avenue. Cox Deckard seconded. The motion passed. Resolution 2017-70 approved.

Backler presented Resolution 2017-71: Request to Encroach into Public Right of Way with Building at 413-429 S. Walnut Street. See meeting packet for further details.

Adam Wason, with Public Works, added that these encroachments will not apply to any future buildings.

Palazzo made a motion to approve Resolution 2017-71: Request to Encroach into Public Right of Way with Building at 413-429 S. Walnut Street. Cox Deckard seconded. The motion passed. Resolution 2017-71 approved. **Morton and Walnut Street Garages**

Resolution 2017-70: Request to Encroach into Public Right of Way with Sign at 209 S. College Avenue

Resolution 2017-71: Request to Encroach into Public Right of Way with Building at 413-429 S. Walnut Street

Backler presented the request to Amend Memorandum of Understanding with JMH Roofing Company to Use Public Right of Way during Repair of AT&T Building. See meeting packet for further details.

Scott Price, with JMH Roofing, explained that surrounding properties were notified on July 28th. There will be periodic closures due to crane use and truck shipments.

Cox Deckard asked if the closures would impact school bus routes.

Price said the closures should not occur before 9 a.m.

Palazzo made a motion to Amend Memorandum of Understanding with JMH Roofing Company to Use Public Right of Way during Repair of AT&T Building. Cox Deckard seconded. The motion passed. Memorandum amended.

Backler presented the request to Amend Memorandum of Understanding with HM Mac to Use Public Right of Way during Construction of the Urban Station. See meeting packet for further details.

Cox Deckard asked if there are any closures within the right-of-way within the next 48 hours.

Evan Crouch, with HM Mac, explained there will be sidewalk closures on Walnut St. for 2 days.

Palazzo made a motion to Amend Memorandum of Understanding with HM Mac to Use Public Right of Way during Construction of the Urban Station. Cox Deckard seconded. The motion passed. Memorandum amended.

Wason provided the following announcements:

• INDOT is working to take I-69 under their full control and away from the Isolux Public-Private Partnership. There have been issues with the Fullerton Pk. bridge opening. At this time, Fullerton

Amend Memorandum of Understanding with JMH Roofing Company to Use Public Right of Way during Repair of AT&T Building

Amend Memorandum of Understanding with HM Mac to Use Public Right of Way during Construction of the Urban Station

STAFF REPORTS & OTHER BUSINESS

- Pk. to the west is not open. Tapp Rd. is open, west of Highway 37.
- The cart delivery is on schedule for the Sanitation Modernization project. There will be a few weeks delay for some residents. The first week of October is the planned start date for the new project. Residents will need to wait until the start date to begin using the new carts.
- The Animal Shelter is on schedule to be complete as planned, and then the current facility remodel can begin.
- Paving projects for the year are continuing. 8.5 miles have been completed.
- Some of highlights for the budget requests this year are parking garage equipment upgrades and sanitation modernization costs.

Wason addressed several claims items, to include: ARCH grants, annexation costs and fees, and sanitation trucks.

Palazzo moved to approve the Claims Register for 7/14/17 – 7/28/17 in the amount of \$984,337.33. Cox Deckard seconded the motion. The motion passed. Claims approved.

Cox Deckard called for adjournment. Meeting adjourned at 6:01 p.m.

ADJOURNMENT

APPROVAL OF

CLAIMS

Accepted by:	
Kyla Cox Deckard, President	
Kelly Boatman, Vice-president	
Dana Palazzo, Secretary	
Date:	Attest to:



Board of Public Works Staff Report

Project/Events	Jananasa Summan Evant Fastival Plack Panty
Project/Event:	Japanese Summer Event Festival Block Party
Petitioner/Repres	sentative: Sean Forney, Susie Street Residents
Staff Representat	ive: Sean Starowitz
Meeting Date:	August 22, 2017
requests the Board neighborhood bloc begin at 3 p.m., an This is a new even	nning Japanese Summer Event Festival for Susie Street residents. He is permission to temporarily close a public street to hold a ek party on Sunday, August 27, 2017 from 4 p.m. to 6 p.m. Set up will d be closed until 7:30 p.m. It for the residents of Susie Street. A Noise Permit application has been may have amplified music. There will be food, crafts & music.
	and Supporting Justification: City Staff supports the street closure reet for Japanese Summer Festival.
Recommend X	Approval Denial by Sean Starowitz

BOARD OF PUBLIC WORKS RESOLUTION 2017-72

SUSIE STREET BLOCK PARTY JAPANESE SUMMER EVENT FESTIVAL

WHEREAS, the Board of Public Works is empowered by I.C. § 36-9-6-2 to supervise city streets; and

WHEREAS, Sean Forney, representing Susie Street residents "Neighborhood" would like to have the City close South Susie Street to host Japanese Summer Event Festival Block Party; and

WHEREAS, the City of Bloomington encourages and values activities such as block parties as a way for residents to interact and get to know their neighbors and therefore would like to close the South Susie Street for a neighborhood block party.

NOW, THEREFORE, BE IT RESOLVED THAT:

- 1. The City of Bloomington Board of Public Works declares South Susie Street shall be temporarily closed to motor vehicles from 3 p.m. until 7:30 p.m. on Sunday, August 27, 2017, so that the neighborhood may stage a block party.
- 2. If applicable, the neighborhood shall be responsible for posting "no parking" signs at least 24 hours in advance of the street closing. Temporary "no parking" signs may be obtained from the City of Bloomington Department of Public Works.
- 3. The Neighborhood shall be responsible for developing a Maintenance of Traffic Plan to be approved by the Planning and Transportation Department. The Neighborhood agrees to obtain and place at its own expense barricades and signage required by the Traffic Plan. The Neighborhood agrees to close the street not before 3 p.m. on Sunday August 27, 2017 and to remove barricades and signage by 7:30 p.m. Sunday, August 27, 2017
- 4. The Neighborhood shall be responsible for obtaining any and all required permits as well as being responsible for all legal and financial expenditures.
- 5. The Neighborhood shall be responsible for notifying the general public, public transit and public safety agencies of the street closing by notice at least 48 hours in advance.
- 6. By granting permission to utilize City property to facilitate this activity, the City also waives the City Noise Ordinance in accordance with Section 14.09.070 of the Bloomington Municipal Code, and therefore amplified sound and music may be played during the event.
- 7. The Neighborhood agrees to clean up the street both before and after the event. The clean-up shall include but not be limited to removal of any food and/or drink residue, picking up litter,

	sweeping any broken glass, and the placing, emptying and removal of trash cans. Clean-up after the event shall be completed by 7:30 p.m. on the day of the event.				
8.	a duly authorized representative of the Neighborhood, represents that he/she has been fully empowered by proper action of the Neighborhood to bind the Neighborhood to the terms and conditions set forth in this Resolution and does so bind the Neighborhood by his/her signature set forth below.				
ΑI	DOPTED THIS DAY OF	, 2017.			
BC	OARD OF PUBLIC WORKS	SEAN FORNEY, SUSIE STREET RESIDENTS			
Ky	rla Cox Deckard, President	Signature			
- Ke	elly M. Boatman, Vice President	Printed Name and Title			
Da	na Palazzo, Secretary	Date:			



SPECIAL EVENT APPLICATION

City of Bloomington Department of Economic and Sustainable Development 401 N. Morton Street, Suite 150 Bloomington, Indiana 47404 812-349-3418

Department of Public Works

812-349-3410

1. Applicant Information

Contact Name:	SEAN FORNEY
Contact Phone:	812 - 333-2469 Mobile Phone: 812-219-8290
Title/Position:	
Organization:	
Address:	2105 S. Susie St
City, State, Zip:	BLOOMINGTON, IN 47403
Contact E-Mail Address:	Storney 430 gmail. com
Organization E-Mail and URL:	, ,
Org Phone No:	Fax No:
2. Any Key Par	tners Involved (including Food Vendors if applicable)
Organization Name:	
Address:	
City, State, Zip:	
Contact E-Mail Address:	
Phone Number:	Mobile Phone:
Organization Name:	
Address:	
City, State, Zip:	
E-Mail Address:	
Phone Number:	Mobile Phone:
Organization Name:	
Address:	
City, State, Zip:	
E-Mail Address:	
Phone Number:	Mobile Phone:

Type of Event	☐ Metered Parking Space(s) ☐ Run/Walk ☐ Festival ☐ Block Party ☐ Parade ☐ Other (Explain below in Description of Event)
Date(s) of Event:	Sunday August 27, 2017
Time of Event:	Date: 8/27/2017 Start: 4 pm Date: 8/27 End: b pm
Setup/Teardown time Needed	Date: 8/27/2017 Start: 3pm Date: 8/27 End: 7:30p
Calendar Day of Week:	Sunday
Description of Event:	Japanese Summer Festival/Neighborhood Meet & greet -It's a celebration of our neighborhood and a community building event, in order to bring the neighbors together. There will also be home m food, games, crafts, and some traditional music (Japanese).
Expected Number of Participants:	40 - 50 Expected # of vehicles (Use of Parking Spaces to close):
A map of the propose and identified) The starting The ending p Each intersect A notation of type 3 barrice	ed rights-of-way closure or route in its entirety (streets shall be properly labeled point shall be clearly marked point shall be clearly marked be clearly marked ction along the route shall be clearly identified how each intersection is to be blocked shall be specifically noted at each intersectades will be placed) sees/residents that will be impacted by event (copy of notification letter/flyer/othe
A properly executed M	Maintenance of Traffic Plan No Parking Signs will be required
Determine if Noise Permit application	The state of the s



NOISE PERMIT

City of Bloomington 401 N. Morton St., Suite 120 Bloomington, Indiana 47404 812-349-3589

Application and Permit Information

This is an application for a permit for relief from Chapter 14.09 (Noise Control) of the Bloomington Municipal Code. Any permit granted by the City of Bloomington must contain all conditions upon which said permit shall be effective. The City may prescribe any reasonable conditions or requirements it deems necessary to minimize adverse effects upon the community or the surrounding neighborhood.

Once a completed application is submitted to the City, it will be reviewed by the Board of Public Works. If the permit is approved, the holder must still abide all other city, state, and federal laws.

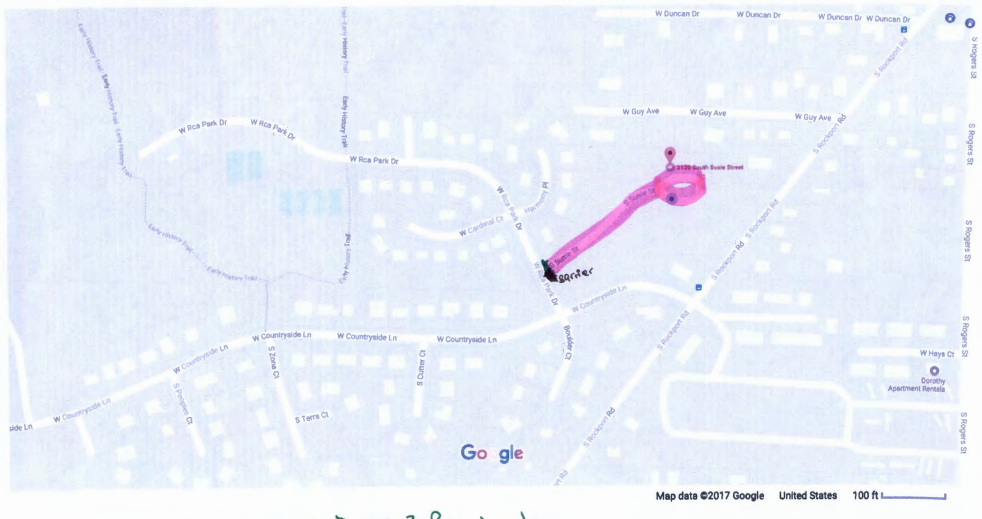
Contact Christina Smith with any questions: (812) 349-3589 or smithc@bloomington.in.gov

Event and Noise Info	ormation
Name of Event:	Jopanese Summer Event Festival
Location of Event:	Jopanese Summer Event Festival Circle of South Susie Street
Date of Event:	9 _ 1 ¬ _ 2 ~ 17 Start: 2 om (setup)
Calendar Day of Week:	Sunday Time of Event: End: 7 pm (teardan)
Description of Event:	- It's a (elebration of our neighborhood and a Community building event, designed to bring the neighbors together. There will be homemade food, game, crafts and some tradional music (Japanese) maybe going through a small spend
Source of Noise:	Live Band Instrument Loudspeaker Will Noise be Amplified?
Is this a Charity Event?	Yes No If Yes, to Benefit:
Applicant Informati	The property of the state of th
Name:	SEAN FORNE/
Organization:	Title:
Physical Address:	105 s Susie St
Email Address:	Forney 42@ gmul. com Phone Number: 812-219-8290
Signature:	Date: 8-10-2017
FOR CITY OF BLOOM	
Public Works, the des	ction 14.09.070 of the Bloomington Municipal Code, We, the Board of gnee of the Mayor of the City of Bloomington, hereby waive the City is above mentioned event. ORKS
Kyla Cox Deckard, Presid	ent Kelly M. Boatman, Vice-President
Date	Dana Palazzo, Secretary



Anly Questions or concerns please email Sean: sforney42@gmail.com

Go gle Maps 2120 S Susie St



- Type 3 Barricade



Board of Public Works Staff Report

Meeting Date: August 22, 2017 The First United Methodist Church of Bloomington is seeking to hold their annual community picnic on Sunday, September 10, 2017. It will be a special event open to the public. For the event, the First United Methodist Church is requesting the closure of E. 4 th Street from South Washington to South Lincoln streets from 6:00 p.m. on Saturday, September 9, 2017 until 4:00 p.m. on Sunday, September 10, 2017. A noise permit is part of the resolution so music may be played during the event. Recommendation and Supporting Justification: Staff supports the request.		
Meeting Date: August 22, 2017 The First United Methodist Church of Bloomington is seeking to hold their annual community picnic on Sunday, September 10, 2017. It will be a special event open to the public. For the event, the First United Methodist Church is requesting the closure of E. 4 th Street from South Washington to South Lincoln streets from 6:00 p.m. on Saturday, September 9, 2017 until 4:00 p.m. on Sunday, September 10, 2017. A noise permit is part of the resolution so music may be played during the event. Recommendation and Supporting Justification: Staff supports the request.	Project/Event:	The First United Methodist Church Annual Picnic
Meeting Date: August 22, 2017 The First United Methodist Church of Bloomington is seeking to hold their annual community picnic on Sunday, September 10, 2017. It will be a special event open to the public. For the event, the First United Methodist Church is requesting the closure of E. 4 th Street from South Washington to South Lincoln streets from 6:00 p.m. on Saturday, September 9, 2017 until 4:00 p.m. on Sunday, September 10, 2017. A noise permit is part of the resolution so music may be played during the event. Recommendation and Supporting Justification: Staff supports the request. Recommend X Approval Denial by Sean Starowitz	Petitioner/Repre	sentative: The First United Methodist Church
The First United Methodist Church of Bloomington is seeking to hold their annual community picnic on Sunday, September 10, 2017. It will be a special event open to the public. For the event, the First United Methodist Church is requesting the closure of E. 4 th Street from South Washington to South Lincoln streets from 6:00 p.m. on Saturday, September 9, 2017 until 4:00 p.m. on Sunday, September 10, 2017. A noise permit is part of the resolution so music may be played during the event. Recommendation and Supporting Justification: Staff supports the request.	Staff Representa	tive: Sean Starowitz
community picnic on Sunday, September 10, 2017. It will be a special event open to the public. For the event, the First United Methodist Church is requesting the closure of E. 4 th Street from South Washington to South Lincoln streets from 6:00 p.m. on Saturday, September 9, 2017 until 4:00 p.m. on Sunday, September 10, 2017. A noise permit is part of the resolution so music may be played during the event. Recommendation and Supporting Justification: Staff supports the request.	Meeting Date:	August 22, 2017
	community picnic public. For the event, the from South Wash 9, 2017 until 4:00	First United Methodist Church is requesting the closure of E. 4 th Street ington to South Lincoln streets from 6:00 p.m. on Saturday, September p.m. on Sunday, September 10, 2017. A noise permit is part of the
Recommend X Approval Denial by Sean Starowitz	Recommendation	n and Supporting Justification: Staff supports the request.
	Recommend X	Approval Denial by Sean Starowitz

CITY OF BLOOMINGTON BOARD OF PUBLIC WORKS RESOLUTION 2017-73

FIRST UNITED METHODIST CHURCH ANNUAL PICNIC

WHEREAS, the City of Bloomington Board of Public Works (hereinafter "City") is empowered by I.C. 36-9-6-2 to supervise city streets, sidewalks and parking spaces; and

WHEREAS, the First United Methodist Church has requested use of city streets to conduct a Special Event in the form of a community picnic; and,

WHEREAS, the First United Methodist Church has agreed to provide the City with a Certificate of Insurance naming the City of Bloomington as additionally insured.

NOW, THEREFORE, BE IT RESOLVED that the City approves the Special Event herein described, subject to the following conditions:

- 1. The City agrees that all or a portion of the following City streets and sidewalks may be utilized to conduct the First United Methodist Church picnic from 6:00 p.m. on Saturday, September 9, 2017, until 4:00 p.m. on Sunday, September 10, 2017: East 4th Street between South Washington and South Lincoln Streets.
- 2. The First United Methodist Church shall post "No Parking" signs on parking spaces at least 24 hours in advance of the closing of the parking spaces. Temporary "No Parking" signs may be obtained from the City's Department of Public Works.
- 3. The First United Methodist Church shall be responsible for developing a Maintenance of Traffic Plan to be approved by the Planning and Transportation Department. The First United Methodist Church agrees to obtain and place at its own expense barricades and signage required by the Traffic Plan. The First United Methodist Church agrees to close the streets not before 6:00 p.m. on Saturday, September 9, 2017 and to remove barricades and signage by 4:00 p.m. on Sunday, September 10, 2017.
- 4. The First United Methodist Church will be responsible for removing all trash, picking up litter and removing any "No Parking" signs posted as part of the event. Cleanup shall be completed by 4:00 p.m. on Sunday, September 10, 2017.
- 5. The Board of Public Works herein declares the above-described and approved event to be a Special Event for purposes of Chapters 4.16, 4.28, and 4.30 of the Bloomington Municipal Code.

- 6. By granting permission to utilize City property to facilitate this activity, the City also waives the City Noise Ordinance in accordance with Section 14.09.070 of the Bloomington Municipal Code, and therefore amplified sound and music may be played during the hours of the event.
- 7. The First United Methodist Church shall be responsible for obtaining any and all required permits as well as being responsible for all legal and financial expenditures.
- 8. In consideration for the use of the City's property and to the fullest extent permitted by law, the First United Methodist Church, for itself, its officers, directors, agents, employees, members, successors and assigns, does hereby indemnify and hold harmless the City of Bloomington, the Board, and the offices, agents and employees of the City and the Board from any and all claims, demands, damages, costs, expenses or other liability arising out of bodily injury or property damage (collectively "Claims") which may occur as a result of the use of said property, including, but not limited to, any claim or claims brought by third parties, whether or not sounding in tort or contract.

brought by third parties, whether or n	ot sounding in tort or contract.			
9, by signing empowered by proper action of the en	, by signing this agreement, represents that he/she has been fully empowered by proper action of the entity to enter into the agreement and has authority to do so.			
ADOPTED THISDAY OF	, 2017.			
BOARD OF PUBLIC WORKS:	FIRST UNITED METHODIST CHURCH:			
Kyla Cox Deckard, President	Signature			
Kelly M. Boatman, Vice-President	Printed Name, Title			
Dana Palazzo, Secretary	Date			

Date



SPECIAL EVENT APPLICATION

City of Bloomington
Department of Economic and Sustainable Development
401 N. Morton Street, Suite 150
Bloomington, Indiana 47404
812-349-3418
Department of Public Works
812-349-3410

1. Applicant I	nformation				
Contact Name:	Catherine Foreman				
Contact Phone:	812 245 0735	Mobile Phone:	317	840	7454
Title/Position:	Director of Administr	ration \$ Pas	toval 1	455(5)	tant
Organization:	First United Methodist Church				
Address:	219 E. 4th St				
City, State, Zip:	Bloomigton, IN 4	7408			
Contact E-Mail Address:	Cforeman@funcb.c				
Organization E-Mail and URL:	funch@funch.org	9			
Org Phone No:	812 332 6369	Fax No:	812	332	0223

2. Any Key Pa	rtners Involved (includi	ng Food Vendors if applicable)	
Organization Name:	NONE		
Address:			
City, State, Zip:			
Contact E-Mail Address:			
Phone Number:		Mobile Phone:	
Organization Name:	A A A A A A A A A A A A A A A A A A A		
Address:			
City, State, Zip:			
E-Mail Address:			
Phone Number:		Mobile Phone:	
Organization Name:			
Address:			
City, State, Zip:			
E-Mail Address:			
Phone Number:		Mobile Phone:	

Type of Event	☐ Metered Parking Space(s) ☐ Run/Walk ☐ Festival ☐ Block Party ☐ Parade ☐ Other (Explain below in Description of Event)
Date(s) of Event:	September 10, 2017
Time of Event:	Date: 9/10 Start: 11 Am Date: 9/10 End: 2 pm
Setup/Teardown time Needed	Date: 9/9 Start: 4pm 6pm Date: 9/10 End: 4pm
Calendar Day of Week:	SUNDAY
Description of Event:	ANNUAL CHURCH PICNIC - LARGE TENTAND - FOOD TENTS IN STREET OND POST OFFICE I - GRIll IN STREET - BAND TENT IN STREET - NEED STREET CLOSURE FOR SAFETY SO PROPLE CAN MOVE 2 Post Office lot & Children Can play
Expected Number of Participants:	Expected # of vehicles (Use of Parking Spaces to close): OUR lot is USED FOR PARKING

4. IF YO

A map of the proposed rights-of-way closure or route in its entirety (streets shall be properly labeled and identified) • The starting point shall be clearly marked • The ending point shall be clearly marked • Each intersection along the route shall be clearly identified • A notation of how each intersection is to be blocked shall be specifically noted at each intersection (where type 3 barricades will be placed)
Notification to businesses/residents that will be impacted by event (copy of notification letter/flyer/other)
A properly executed Maintenance of Traffic Plan • Determine if No Parking Signs will be required
Noise Permit application

1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	VENT IS A RUN/WALK/PARADE, YOU ARE REQUIRED TO SECURE AND ATTACHED THE
FOLLOWIN	G: Moving Events – Use and/or Closure of City Streets/Sidewalks
	A map of the proposed rights-of-way closure or route in its entirety (streets shall be properly labeled and identified)
	The starting point shall be clearly marked
	The ending point shall be clearly marked
	 The number of lanes to be restricted on each road shall be clearly marked Each intersection along the route shall be clearly identified
	 A notation of how each intersection is to be blocked shall be specifically noted at each intersection
	 (ie: Type 3 barricades and/or law enforcement); and The location of any staging area(s) for the rights-of-way closure and how much space the staging
	area(s) shall utilize
	Notification to businesses /residents that will be impacted by event of the day the application will be heard by Board of Public Works (Example attached)
	Using a City park or trail? Parks & Recreation Department Approved Special Use Permit Not applicable
	Certificate of Liability Insurance – Proof of insurance listing the City of Bloomington as additional insured
	for an amount no less than \$1,000,000 per occurrence and \$2,000,000 in the aggregate. DEADLINE: To Public Works no later than five days before event.
	A properly executed Maintenance of Traffic Plan
	*Determine if No Parking Signs will be required * Determine if Barricades will be required
	Secured a Parade Permit from Bloomington Police Department Not applicable
	Noise Permit application Not applicable
	Waste and Recycling Plan if more than 100 participates (template attached)
ATTACH, A	VENT IS A FESTIVAL/SPECIAL COMMUNITY EVENT YOU ARE REQUIRED TO SECURE AND ND SUBMIT THE FOLLOWING: Vi Events — Closure of Streets/Sidewalks/Use of Metered Parking
ZI Z	A map of the proposed rights-of-way closure in its entirety (streets shall be properly labeled and identified)
	The starting point shall be clearly marked • The ending point shall be clearly marked
	The number of lanes to be restricted on each road shall be clearly marked
	Each intersection along the route shall be clearly identified
	 A notation of how each intersection is to be blocked shall be specifically noted at each intersection (ie: type 3 barricades and/or law enforcement); and
	 The location of any staging area(s) for the rights-of-way closure and how much space the staging
	area(s) shall utilize
M	Notification to business/residents who will be impacted by event of the day the application will be heard by Board of Public Works (Example attached)
	Using a City park or trail? Parks & Recreation Department Approved Special Use Permit Manual Not applicable
<u> </u>	
	*Determine if No Parking Signs will be required *Determine if Barricades will be required
ম্	Noise Permit application Not applicable For BAND - ACOUSTIC/ Swife with
	Beer & Wine Permit Not applicable
\$	Certificate of Liability Insurance listing the City of Bloomington as additional insured. For an amount not less than \$1,000,000 per occurrence and \$2,000,000 in the aggregate. DEADLINE : To Public Works no

If Food Vendors are part of Festival (Monroe County Health Department Licenses & Fire Inspection) No

Waste and Recycling Plan if more than 100 participates (template attached)

later than five days before event.

X



NOISE PERMIT

City of Bloomington 401 N. Morton St., Suite 120 Bloomington, Indiana 47404 812-349-3589

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Application and Permit Information

This is an application for a permit for relief from Chapter 14.09 (Noise Control) of the Bloomington Municipal Code. Any permit granted by the City of Bloomington must contain all conditions upon which said permit shall be effective. The City may prescribe any reasonable conditions or requirements it deems necessary to minimize adverse effects upon the community or the surrounding neighborhood.

Once a completed application is submitted to the City, it will be reviewed by the Board of Public Works. If the permit is approved, the holder must still abide all other city, state, and federal laws.

Contact Christina Smith	with any question:	s: (812) 349-3589	or smithc@blooming	gton.in.gov
Event and Noise In	formation			
Name of Event:	FIRST ME	thodist AN	NUAL All CH	WRCH Picnic
Location of Event:		: 4th st		
Date of Event:	9/10/17		Time of Event:	Start: II AM
Calendar Day of Week:	SUNDA	Y	Time of Event:	End: 2 PM
Description of Event: All CHURCHE PICNIC / INVITE COMMUNITY	Tents ARE	children's e	DPost Office lo ntectament	t & Street (4th)
Source of Noise:	KLive Band	Instrument	Loudspeaker	Will Noise be Amplified? XYes □No
Is this a Charity Event?	XYes □No	If Yes, to Benefit:	MCUM FOOD	PANTRY
Applicant Informat	NET THE RESERVE THE PROPERTY OF THE PARTY OF			
Name:	therine For	ZEMAN		
	•	ethodist Churc	h Title: Dir. Ac	dun, Pastoral Assest
	9 E. 49 St			/
Email Address: C4	oxeman & f	unch.org	Phone Number	: 317.840.7454
Signature:	ath ou		Date:	
FOR CITY OF BLOO	MINGTON USE	ONLY		
In accordance with S Public Works, the de Noise Ordinance for t	signee of the Ma	yor of the City of		ode, We, the Board of creby waive the City
BOARD OF PUBLIC W	ORKS			
Kyla Cox Deckard, Presi	Kelly M	Boatman, Vice-Pre	sident	
Date		Dana P	alazzo, Secretary	



FIRST-4

OP ID: HD

DATE (MINIDDAYYY)

CERTIFICATE OF LIABILITY INSURANCE

08/10/2017

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

PRO	nls certificate does not confer rights to		2-331-3230	SONEACT Heidi Darling						
First Insurance Group, Inc. 1405 North College Bloomington, IN 47404				PHONE (AIC, No, Ext): 812-331-3230 FAX (AIC, No): 812-331-3233					31-3233	
				E-MAIL ADDRESS	heidid@	figprotects	.com			
abc Insurance Services, Inc.							RDING COVERAGE			NAIC #
							ce Company			
INSI	JRED First United Methodist Ch	nurch		INSURER	B : Eastern	Alliance II	nsurance			-
	219 E 4th Street Bloomington, IN 47408			INSURER C :						
	2.00			INSURER D:					-	
				INSURER						+
_				INSURER	F:					
TINCE	HIS IS TO CERTIFY THAT THE POLICIES IDICATED. NOTWITHSTANDING ANY RE ERTIFICATE MAY BE ISSUED OR MAY XCLUSIONS AND CONDITIONS OF SUCH F	OF INSUITED	NT, TERM OR CONDITION THE INSURANCE AFFOR LIMITS SHOWN MAY HAVE	N OF ANY DED BY THE BEEN RED	CONTRACT HE POLICIE DUCED BY PA	OR OTHER S DESCRIBER AID CLAIMS.	DOCUMENT WI	VE FOR T	CT TC	WHICH THIS
LTR		ADDL SUBF	POLICY NUMBER	0	POLICY EFF MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)		LIME	8	
A	X COMMERCIAL GENERAL LIABILITY						EACH OCCURREN	ICE TED	\$	1,000,000
	CLAIMS-MADE X OCCUR		S 2269878		32/28/2017	02/28/2018	DAMAGE TO REN PREMISES (Ea oc	currence)	\$	500,000 15,000
							MED EXP (Any on	е регзоп)	\$	1,000,000
							PERSONAL & ADV		\$	3,000,000
	X POLICY PRO LOC						GENERAL AGGRE		\$	3,000,000
							PRODUCTS - CON	IP/OP AGG	\$	5,000,000
C	OTHER:						COMBINED SINGL (Es accident)	ELIMT	*	1,000,000
_	X ANY AUTO	5 2269878		02/28/2017	02/28/2018	BCDILY INJURY (I		\$		
	OWNED SCHEDULED AUTOS ONLY		3 2203070		02.120.1	uz/zwzoro	BODILY INJURY (s	
	HIRED ONLY NON-OWNED						PROPERTY DAMA (Per accident)	GE	\$	
	ADIOGORE!						,		\$	
A	X UMBRELLALIAB X OCCUR						EACH OCCURREN	ICE	\$	2,000,000
	EXCESS LIAB CLAIMS-MADE		S 2269878	(02/28/2017	02/28/2018	AGGREGATE		\$	2,000,000
	DED X RETENTION \$ None								\$	
В	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY						X PER STATUTE	OTH- ER		
	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	NIA	010000554885	1	02/28/2017	02/28/2018	E.L. EACH ACCID	ENT	\$	500,000
	(Mandatory in NH)						E.L. DISEASE - E.	A EMPLOYEE	\$	500,000
_	DÉSCRIPTION OF OPERATIONS below						E.L. DISEASE - P	OLICY LIMIT	\$	500,000
DES	CRIPTION OF OPERATIONS / LOCATIONS / VEHICL	ES (ACORD	101, Additional Remarks Sched	ule, may be at	tached if more	space is require	cl)			
CF	RTIFICATE HOLDER			CANCE	LLATION					
-	THE PROPERTY OF THE PROPERTY O			OAITOE	-LFI IIV				-	
	City of Bloomington Dept. of Public Works			THE	EXPIRATION	DATE TH	ESCRIBED POL EREOF, NOTIC Y PROVISIONS.			
	401 N Morton St				ED REPRESE	NTATIVE				
	Bloomington, IN 47404				Heilt Dailing					

Waste and Recycling Management Plan Template

Event name:	FIRST	MEth	odist	All	CHURCH	Picnic
Number of ex	expected att	endees:	200			
Number of fo	od vendor	s: 0	-			
Number of ot	ther vendo	rs: 👄	_			

Designated waste and recycling manager: This may be a staff member or a volunteer. Events expecting over 100 attendees are required to designate a waste and recycling manager who will be in charge of overseeing the implementation of the waste and recycling management plan.

Event map: In the event map you submit with your event application, please clearly designate where waste and recycling bins will be placed. Each waste bin should be paired with one or more recycling bins. Also designate any larger collection areas (such as dumpsters) and the path for access by waste haulers.

TTP: Recycling bins should be visually distinct from waste bins, and all bins should be clearly labeled for easy use by attendees.

ClearStream recycling bins are available for use through Downtown.

Bloomington, Inc.

Targeted waste: Please enumerate the types of waste expected at the event and plans for collecting each type of item using the following table. Examples are listed, but feel free to modify as appropriate.

Type of waste	Collection plan
<containers>* 35gal barrels</containers>	<recycling, composting,="" etc.=""></recycling,>
<mixed paper=""> 35gal barrell</mixed>	<recycling bins="" by="" designated="" in="" on-site,="" staffed="" volunteers=""></recycling>
<food waste=""> 25 as l Danuela</food>	<composting bins,="" etc.="" waste=""></composting>

^{*}Note that "compostable" plastics are only compostable in industrial composters, which are not available in the Bloomington area. If you opt for compostable items at your event, ensure that they are compostable paper rather than plastic.

Collection and hauling system: Describe where and how waste and recycling will be collected and separated. Include information on how attendees and vendors will be educated on where materials should be placed, including signage, preevent training and publicity, volunteer-staffed waste management stations, etc.

Events with over 100 attendees must provide staffed (by paid staff or volunteers) waste management stations to ensure that materials are separated according to the waste and recycling management plan.

Vendor and volunteer education and training: Describe your plans for educating volunteers about waste and recycling management plans at the event, and vendors on what materials will be permitted in order to comply with the Plan and to minimize waste through both reduction and recycling.

Materials and supplies: List the materials you plan to have on hand to implement the waste and recycling management plan, including bins, labels, bags, signage, etc.

Designation of duties: Clearly designate the volunteers, staff, or other individuals who will be responsible for implementing each component of the waste and recycling management plan.

We have a declicated staff who will set up and fumore and all recycle materials. Plastic, paper. We remove and take care of our own recycle weekly. This will fust be added to our regular.

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\triangleleft	Determine what type of Event
	Complete application with attachment Detailed Map Proof of notification to businesses/residents (copy of letter/flyer/other) Maintenance of Traffic Plan Noise Permit Application (if applicable) Certificate of Liability Insurance Secured a Parade Permit from Bloomington Police Department (if applicable) Beer and Wine Permit (if applicable)Waste and Recycling Plan (if applicable) Waste and Recycling Plan (if applicable)
	Date Application will be heard by Board of Public Works
	Approved Parks Special Use Permit (if using a City Park)
	If using food vendors assure proper paperwork in order (Monroe County Health Department Licenses & Fire Inspection)

Date Received:	Received By: Economic & Sustainable Development	Date Approved:	Approved By:
8.10.17	Bloomington Police	8.1017	S. Oldham
8.60.17	Bloomington Fire Letter Hodged	8.10.17	J Johnson
8.10.17	Planning & Transportation		
8.10.17	Transit	8.10.17	I. Patton
	Public Works		
	Board of Public Works		

EXAMPLE: NOTICE OF PUBLIC MEETING LETTER

The Board of Public	Works of Bloomingt	on, Indiana, has been	petitioned to hear a re	quest for a Special Event
in Public Right Way	for FIRST MALLEC	l Methodist Chu	iech .	•
0		The state of the s		

The Board of Public Works meeting to hear this request will be MONTH, DAY, YEAR. Board of Public Works meetings are held in the Council Chambers of the Showers Center City Hall at 401 N. Morton at 5:30 p.m.

The proposal for First (will be on file and may be examined in the Public Works office on the Friday (insert date) prior to the Tuesday (insert) meeting.

All persons interested in said proposal may be heard at the time and place as herein set out. If you would rather voice your opinion by phone you may call 812.349.3410 or email <u>public.works@bloomington.in.gov</u>. Written and verbal objections filed with the Board of Public Works prior to the hearing will be considered.

BOARD OF PUBLIC WORKS CITY OF BLOOMINGTON, INDIANA

PETITIONER: DATE:

FIRST METHODIST UNITED & OPEN

August 9, 2017

Chief Jason Moore 300 E Fourth Street Bloomington, IN 47408

Dear Chief Moore,

Hello, neighbor! The First United Methodist Church at 219 East 4th street is once again planning an All Church Picnic on September 10 beginning at 11 am. I will be going before the Bloomington Board of Public Works to ask for a road closure of 4th Street between Washington and Lincoln.

The estimated time of closure is Saturday, September 9 apm - Sunday, September 10 3 pm. I wish to take a letter from you as representative of the Bloomington Fire Department to the Board of Public Works meeting which would state your approval of our event and of the street closing.

We realize our picnic is an inconvenience for the firehouse as you must alter your route when our block of 4th Street is closed. We have many safety concerns when such a large number (about 500) of our congregation gathers outside the building and utilizes the empty Post Office lot across the street. When we last spoke in July, you had concerns about 4th Street closing along with the construction work happening east of the firehouse during this same period of time. We briefly discussed closing 4th Street with removable barriers and keeping the north lanes free and open for the passage of fire trucks. This is something we are willing and able to do. Therefore we hope and pray you will consider our request favorably once again as you have in years past.

Of course, we extend an invitation to our picnic to everyone at the firehouse and their families. We will be serving hamburgers, hot dogs, etc... standard picnic fair. This year will also include a magician, oversized games and possibly lawn bowling or croquet. Please encourage your staff to attend as we would really love to have them!

Looking forward to hearing from you,

Catherine Foreman

Director of Administration and Pastoral Assistant

Jason Moore Fire Chief

Jayme Washel
Deputy Chief

Tania Daffron BC/Training



Roger Kerr Batt Chief / A Shift

Travis Drescher
Batt Chief / B Shift

Neville Vaughan
Batt Chief / C Shift

City of Bloomington Fire Department

Respect – Integrity - Service - Excellence
"Saving Lives and Protecting Property with Honor and Professionalism"

August 9, 2017

Catherine Foreman 219 East Fourth Street Bloomington, IN 47408-3503

Dear Ms. Foreman,

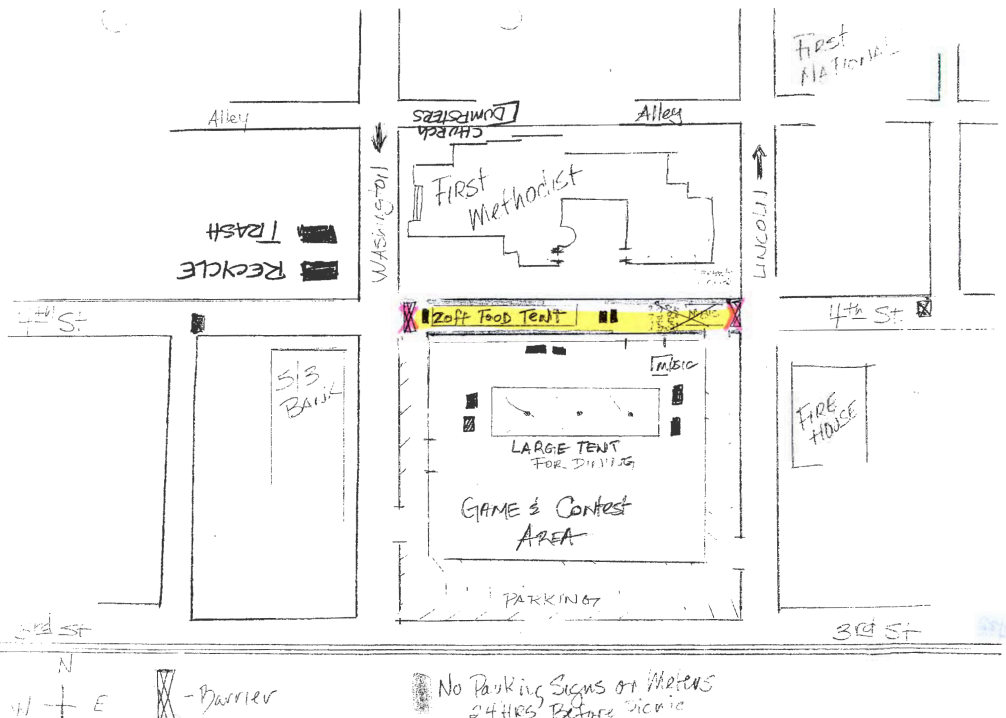
We have received your letter informing us of your request to close 4th street between Washington and Lincoln streets for an All Church Picnic event.

The fire department has no problem with the closing of 4th Street between Lincoln St and Washington Streets on Saturday, September 9, 2017 at 4:00 pm thru Sunday September 10, 2017 at 3:00 pm.

We appreciate you taking the time to inform us of this event in advance of the closing.

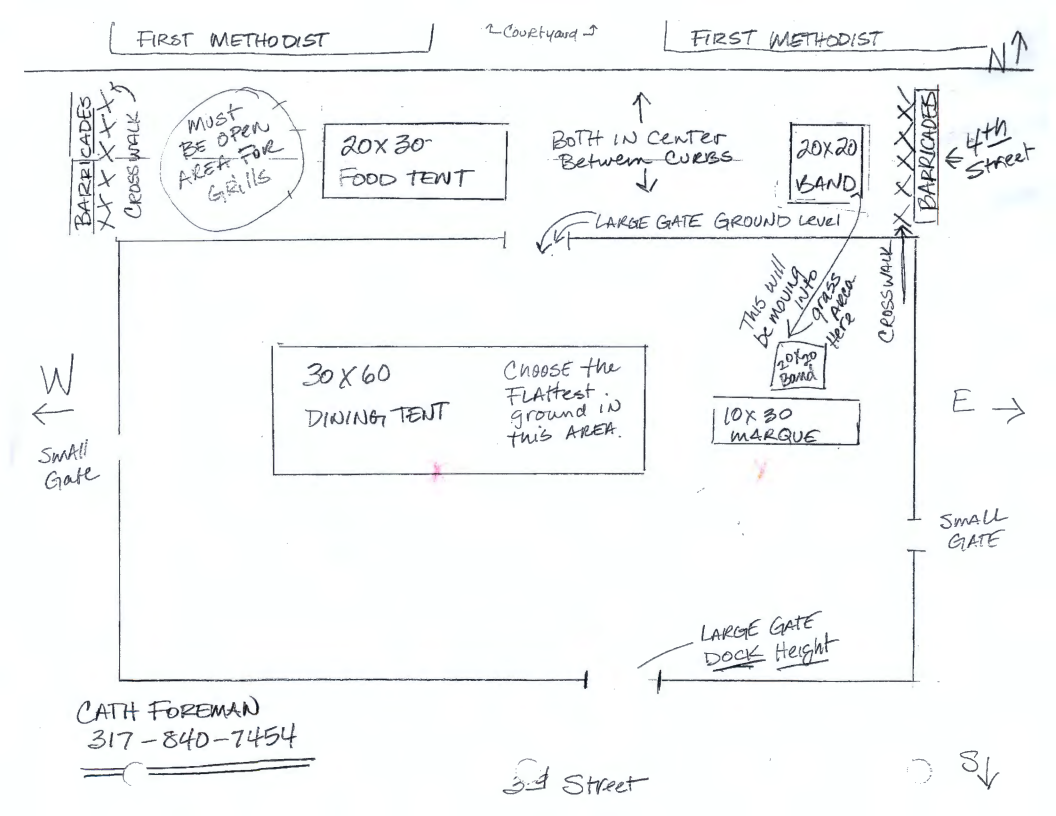
Sincerely,

Jason Moore Fire Chief



M - Road Closed Sign

No Pauking Signs on Meters 24HRS Before Dicrie





Board of Public Works Staff Report

•
Project/Event: Request to use Kirkwood on September 17, 2017 for Red Carpet Event
Staff Representative: Sean Starowitz
Petitioner/Representative: Danielle McClelland
Date: August 22, 2017
•
Report: BCT Management is requesting the use Kirkwood Avenue between Walnut Street and Washington Street on Sunday, September 17, 2017 from 5 p.m. to 10 p.m. BCT will be hosting a Red Carpet event for the Bloomington Premier of The Good Catholic, which was filmed in areas of Bloomington. This closure will allow for the crowds and the stars' arrivals via limousine. The event will run from 6:30 p.m. until 9:30 p.m. Also included in the Resolution is a noise waiver should they wish to use amplified announcements or music, and for possible noise from a generator being used to power moving spotlights. City Staff is supportive of this event.
Recommend Approval Denial by Sean Starowitz

CITY OF BLOOMINGTON BOARD OF PUBLIC WORKS RESOLUTION 2017-74

BCT MANAGEMENT - GOOD CATHOLIC PREMIER RED CARPET

WHEREAS, the Board of Public Works is empowered by I.C. 36-9-6-2 to supervise city streets; and

WHEREAS, Buskirk Chumley Theater "BCT Management" has requested use of a city street to conduct a street event; and

WHEREAS, BCT Management has agreed to provide the City with a Certificate of Insurance naming the City of Bloomington as additionally insured.

NOW, THEREFORE, BE IT RESOLVED that the City of Bloomington approves the event herein described, provided that:

- 1. The City of Bloomington Board of Public Works agrees that all or a portion of the following City streets and sidewalks may be utilized to conduct the Good Catholic Premier Red Carpet Event at the Buskirk Chumley Theater: East Kirkwood Avenue between Walnut Street and Washington Street.
- 2. Set up for the event will begin at 5 p.m. September 17, 2017 and tear down complete by 10 p.m. The event will run from 6:30 p.m. until 9:30 p.m.
- 3. The street closure outlined above are for the purposes of allowing BCT Management to provide a community event of high quality that is mutually beneficial to participants and the community on Sunday, September 17, 2017.
- 4. BCT Management shall be responsible for developing a Traffic Plan to be approved by the Planning and Transportation Department. BCT Management agrees to obtain and place at its own expense barricades and signage required by the Traffic Plan. BCT Management agrees to close the streets not before 5 p.m. on Sunday, September 17, 2017, and to remove barricades and signage by 10 p.m. on September 17, 2017.
- 5. By granting permission to utilize City property to facilitate this activity, the Board of Public Works also waives the City Noise Ordinance in accordance with Section 14.09.070 of the Bloomington Municipal Code, and therefore amplified sound and music may be played, as well as running a generator for moving flood lights, until 9:30 p.m. on the day of the event.
- 6. BCT Management shall be responsible for notifying the general public, public transit and public safety agencies of the street restrictions in advance by notice at least 48 hours in advance
- 7. BCT Management shall be responsible for posting "No Parking" signs at least 24 hours in advance of the street closing. Temporary "No Parking" signs may be obtained from the City of Bloomington Department of Public Works.
- 8. In consideration for the use of the City's property and to the fullest extent permitted by law, BCT Management, for itself, its officers, directors, agents, employees, members, successors

and assigns, does hereby indemnify and hold harmless the City of Bloomington, the Board, and the offices, agents and employees of the City and the Board from any and all claims, demands, damages, costs, expenses or other liability arising out of bodily injury or property damage (collectively "Claims") which may occur as a result of the use of said property, including, but not limited to, any claim or claims brought by third parties, whether or not sounding in tort or contract. _____, by signing this agreement, represents that he/she has been fully empowered by proper action of the entity to enter into the agreement and has authority to do ADOPTED THIS DAY OF , 2017. **BOARD OF PUBLIC WORKS: BCT MANAGEMENT** Kyla Cox Deckard, President Signature Kelly M. Boatman, Kelly Boatman Printed Name Dana Palazzo, Secretary Position



SPECIAL EVENT APPLICATION

City of Bloomington
Department of Economic and Sustainable Development
401 N. Morton Street, Suite 150
Bloomington, Indiana 47404
812-349-3418
Department of Public Works
812-349-3410

1. Applicant Information				
Contact Name:	Danielle McClelland			
Contact Phone:	(812) 323-3022	Mobile Phone:	(812) 272-5810	
Title/Position:	Executive Director			
Organization:	BCT Management, Inc./ Buskirk	-Chumley The	ater	
Address:	114 E Kirkwood Ave			
City, State, Zip:	Bloomington, IN 47408			
Contact E-Mail Address:	director@buskirkchumley.org			
Organization E-Mail and URL:	Same; www.buskirkchumley.org			
Org Phone No:	(812) 323-3020 Fax No:			

2. Any Key Partners Involved (including Food Vendors if applicable) Organization Name: Address: City, State, Zip: Contact E-Mail Address: Phone Number: Mobile Phone: Organization Name: Address: City, State, Zip: E-Mail Address: Phone Number: Mobile Phone: Organization Name: Address: City, State, Zip: E-Mail Address: Phone Number: Mobile Phone:

3. Event Information				
Type of Event	☐ Metered Parking Space(s) ☐ Run/Walk ☐ Festival ☒ Block Party ☐ Parade ☐ Other (Explain below in Description of Event)			
Date(s) of Event:	Sunday, September 17, 2017			
Time of Event:	Date: 9/17/1/7 Start: 6:30pm End: 9:30pm			
Setup/Teardown time Needed	Date: 9/17/17 Start: 5pm End: 10pm			
Calendar Day of Week:	Sunday			
Description of Event: Expected Number of	One block street closure of Kirkwood Ave between Walnut and Washington to accommodate crowds and stars' arrivals via limousine for the Indiana premiere of <i>The Good Catholic</i> . Street closure would also allow for the use of moving spotlights in front of the theater. Expected # of vehicles (Use of Parking			
Participants:	Spaces to close): 12			
THE FOLLOWING:	GHBORHOOD BLOCK PARTY, YOU ARE REQUIRED TO SECURE AND			
 A map of the proposed rights-of-way closure or route in its entirety (streets shall be properly labeled and identified) The starting point shall be clearly marked The ending point shall be clearly marked Each intersection along the route shall be clearly identified A notation of how each intersection is to be blocked shall be specifically noted at each intersection (where type 3 barricades will be placed) 				
	ses/residents that will be impacted by event (copy of notification letter/flyer/other)			
A properly executed Maintenance of Traffic Plan • Determine if No Parking Signs will be required				
Noise Permit application	on .			

	/ENT IS A RUN/WALK/PARADE, YOU ARE REQUIRED TO SECURE AND ATTACHED THE G: <i>Moving Events – Use and/or Closure of City Streets/Sidewalks</i>
	 A map of the proposed rights-of-way closure or route in its entirety (streets shall be properly labeled and identified) The starting point shall be clearly marked The ending point shall be clearly marked The number of lanes to be restricted on each road shall be clearly marked Each intersection along the route shall be clearly identified A notation of how each intersection is to be blocked shall be specifically noted at each intersection (ie: Type 3 barricades and/or law enforcement); and The location of any staging area(s) for the rights-of-way closure and how much space the staging area(s) shall utilize
	Notification to businesses /residents that will be impacted by event of the day the application will be heard by Board of Public Works (Example attached)
	Using a City park or trail? Parks & Recreation Department Approved Special Use Permit □Not applicable
	Certificate of Liability Insurance – Proof of insurance listing the City of Bloomington as additional insured for an amount no less than \$1,000,000 per occurrence and \$2,000,000 in the aggregate. DEADLINE: To Public Works no later than five days before event.
	A properly executed Maintenance of Traffic Plan *Determine if No Parking Signs will be required * Determine if Barricades will be required
	Secured a Parade Permit from Bloomington Police Department Not applicable
	Noise Permit application Not applicable
	Waste and Recycling Plan if more than 100 participates (template attached)
ATTACH, A	YENT IS A FESTIVAL/SPECIAL COMMUNITY EVENT YOU ARE REQUIRED TO SECURE AND ND SUBMIT THE FOLLOWING: You Events - Closure of Streets/Sidewalks/Use of Metered Parking
	A map of the proposed rights-of-way closure in its entirety (streets shall be properly labeled and identified) The starting point shall be clearly marked The ending point shall be clearly marked The number of lanes to be restricted on each road shall be clearly marked Each intersection along the route shall be clearly identified A notation of how each intersection is to be blocked shall be specifically noted at each intersection (ie: type 3 barricades and/or law enforcement); and The location of any staging area(s) for the rights-of-way closure and how much space the staging area(s) shall utilize
	Notification to business/residents who will be impacted by event of the day the application will be heard by Board of Public Works (Example attached)
	Using a City park or trail? Parks & Recreation Department Approved Special Use Permit Not applicable
	A properly executed Maintenance of Traffic Plan *Determine if No Parking Signs will be required * Determine if Barricades will be required
	Noise Permit application Not applicable
	Beer & Wine Permit
	Certificate of Liability Insurance listing the City of Bloomington as additional insured. For an amount not less than \$1,000,000 per occurrence and \$2,000,000 in the aggregate. DEADLINE : To Public Works no later than five days before event.
	If Food Vendors are part of Festival (Monroe County Health Department Licenses & Fire Inspection)
	Waste and Recycling Plan if more than 100 participates (template attached)

8. CHECKLIST

Determine what type of Event
Complete application with attachment Detailed Map Proof of notification to businesses/residents (copy of letter/flyer/other) Maintenance of Traffic Plan Noise Permit Application (if applicable) (written into Resolution) Certificate of Liability Insurance Secured a Parade Permit from Bloomington Police Department (if applicable)NA Beer and Wine Permit (if applicable)Waste and Recycling Plan (if applicable)NA Waste and Recycling Plan (if applicable)
Date Application will be heard by Board of Public Works
Approved Parks Special Use Permit (if using a City Park)
If using food vendors assure proper paperwork in order (Monroe County Health Department Licenses & Fire Inspection)

For City Of Bloomington Use Only				
Date Received:	Received By:	Date Approved:	Approved By:	
	Economic & Sustainable Development	8.11.17	S. Starowitz	
	Bloomington Police	Working w/Police on traffic plan with limos - Okay		
	Bloomington Fire	8.11.17	OK	
	Planning & Transportation			
	Transit			
	Public Works	Okay once businesses have been notified		
	Board of Public Works			



Danielle McClelland < director@buskirkchumley.org>

Re: Good Catholic and sposorship

1 message

michael cassady {michael@the-uptown.com>
To: Danielle McClelland <director@buskirkchumley.org>

Fri, Aug 11, 2017 at 8:41 AM

Danielle, I've decided to stick with the 5k sponsorship with a 3 year commitment.

We are also very excited about hosting the Good Catholic after party.

Please let city administration, I wholeheartedly support the street closure. Will you be back Monday? Michael

On Aug 10, 2017, at 9:58 AM, Danielle McClelland director@buskirkchumley.org wrote:

Dear Michael

Just wanted to check in with you to see if you have made a decision on the 2018 and beyond sponsorship. Please let me know as soon as you can.

Also, the cast and crew are super excited about the Uptown hosting the after party for The Good Catholic premiere. The details:

Sunday, Sept 17

9:30pm-11pm

50 people

a variety of appetizers and some desserts would be perfect - no special requests, so whatever would work for you.

Finally, we've requested street closure for that evening (3pm-11pm), and I'm hoping you'd be willing to write a brief note offering your support for the closing. Just an email reply to me would be adequate. The closure will allow us to have limousine arrival for the stars, and fully utilize the marquee and front of the theater for photo opportunities.

Looking forward to working with you on all of this!

Danielle McClelland

Executive Director

BCT Management, Inc.

Buskirk-Chumley Theater
812.323.3022

www.buskirkchumley.org

Check availability and pricing for the Theater at

http://buskirkchumley.org/index.php/rent-the-bct/availability-calendar



Danielie McClelland < director@buskirkchumley.org>

Re: Sunday Sept 17 afternoon-evening street closure for The Good Catholic premiere

1 message

stalter_d@yahoo.com <stalter_d@yahoo.com>

To: Danielle McClelland <director@buskirkchumley.org>

Tue, Aug 15, 2017 at 10:34 AM

Good morning Danielle

We at the Trojan Horse wholeheartedly support your proposal to close Kirkwood Avenue for September 17. This is a

HUGE event for our town. We need to treat it as such.

Cheers,

Denny Stalter

Owner

Trojan Horse

Sent from my iPhone

On Aug 15, 2017, at 8:17 AM, Danielle McClelland director@buskirkchumley.org wrote:

Dear All.

We're very excited at the theater to be hosting the Indiana premiere of *The Good Catholic*, a new major motion picture by Pigasus Films, a production company with roots in Bloomington, and plans for multiple upcoming films to be made in south central Indiana.

On Sunday, Sept 17th at 7:30pm, the Buskirk-Chumley Theater is hosting the premiere. In anticipation of the SOLD OUT crowd, and limousine arrivals of the stars to the red carpet, we are approaching the City of Bloomington to close Kirkwood Ave between Walnut and Washington for the hours between 3pm and 10:30pm.

I thank Michael Cassidy from the Uptown for already voicing his support of this street closure. If possible, it would be helpful to hear from others, as well. Please email me your support as soon as possible so that I might share this with the Board of Public Works when they review our application on Tuesday, Aug 22.

Thank you, always, for all the myriad of ways you support the variety of activity at the BCT. We couldn't do it without you.

Sincerely,
Danielle McClelland
Executive Director
BCT Management, Inc.
Buskirk-Chumley Theater
812.323.3022
www.buskirkchumley.org
Check availability and pricing for the Theater at
http://buskirkchumley.org/index.php/rent-the-bct/availability-calendar



Danielle McClelland director@buskirkchumley.org

Sunday Sept 17 afternoon-evening street closure for The Good Catholic premiere

1 message

Danielle McClelland < director@buskirkchumley.org>

Tue, Aug 15, 2017 at 10:17 AM

To: Denny Stalter <stalter_d@yahoo.com>, Daniel_Orr <kitchdorr@aol.com>, Michael's Uptown Cafe <michael@the-uptown.com>, Mike Moy foliomingtonsandwich1@yahoo.com>)

Déar All.

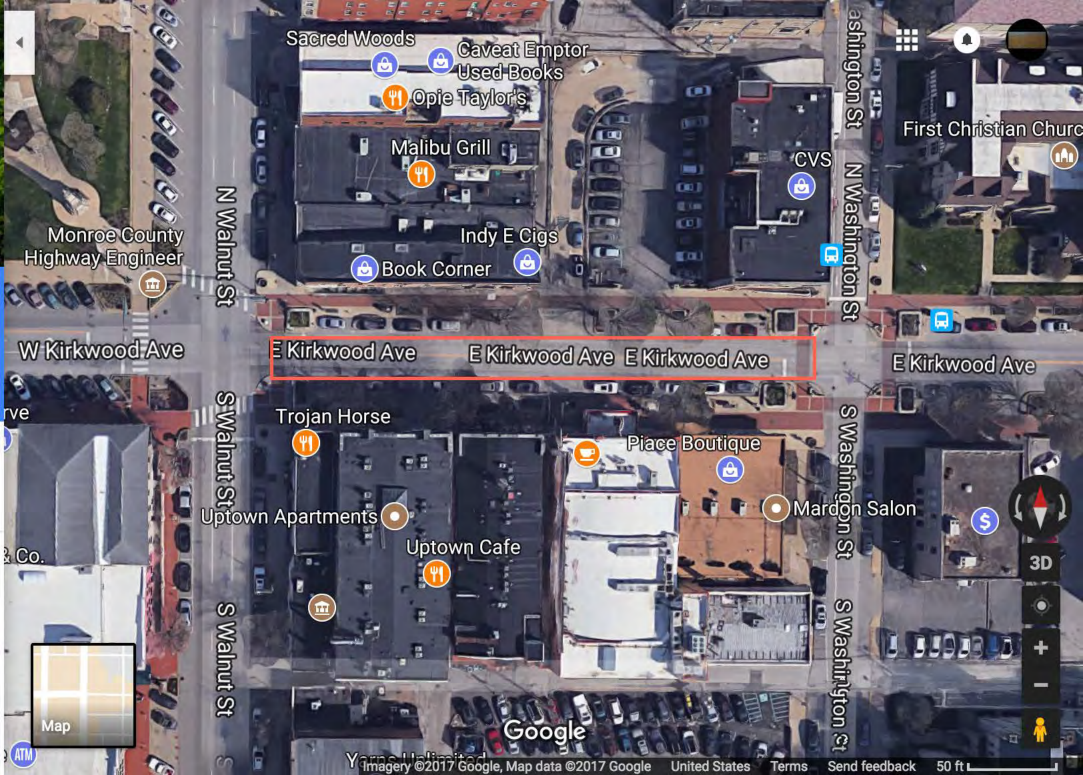
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Thank you, always, for all the myriad of ways you support the variety of activity at the BCT. We couldn't do it without you.

Sincerely,
Danielle McClelland
Executive Director
BCT Management, Inc.
Buskirk-Chumley Theater
812.323.3022
www.buskirkchumley.org
Check availability and pricing for the Theater at
http://buskirkchumley.org/index.php/rent-the-bct/availability-calendar





Board of Public Works Staff Report

Project/Event:	Breast Cancer Awareness Wa	lk, Saturday,	October 21, 2017

Petitioner/Representative: Karen Shacklette – Breast Cancer Awareness Walk

Staff Representative: Sean Starowitz **Meeting Date:** August 22nd, 2017

Local walkers in the community will be walking to help raise awareness about Breast Cancer on Saturday, October 21, 2017 from 8:30 a.m. to 10:30 a.m. With a setup up time of 6:30 a.m. and end time of 11:00 a.m.

The 20th Annual Breast Cancer Awareness walk begins at the Showers Plaza, heads east on West 8th Street, South on North College Avenue, east on West Kirkwood Avenue to the Sample Gates, and returns via the same route to Showers Plaza. They will be using the sidewalks but will need to cross some major streets. Bloomington Police Department will provide traffic control for the safety of the Walkers.

Organizers anticipate 1000 people to attend. A Noise permit is included in the resolution.

Staff recommends approval of the request.

Recommend X Approval Denial by Sean Starowitz

CITY OF BLOOMINGTON BOARD OF PUBLIC WORKS RESOLUTION 2017-75

Breast Cancer Awareness Walk

WHEREAS, the Board of Public Works is empowered by I.C. 36-9-6-2 to supervise public streets; and

WHEREAS, Breast Cancer Awareness Walk will sponsor the $20^{\rm th}$ Annual Breast Cancer Awareness Walk in Bloomington; and

WHEREAS, Breast Cancer Awareness Walk has requested use of public sidewalks for the Breast Cancer Awareness Walk; and

WHEREAS, Breast Cancer Awareness Walk has agreed to provide all traffic control as deemed necessary and instructed by the City of Bloomington Planning and Transportation Department and/or Bloomington Police Department and to incur the complete cost; and

WHEREAS, the Breast Cancer Awareness Walk has agreed to provide the City with a Certificate of Insurance which names the City of Bloomington as an additional insured.

NOW, THEREFORE, BE IT RESOLVED THAT the City of Bloomington approves the event herein described, provided that:

- 1. The City of Bloomington Board of Public Works declares that Breast Cancer Awareness Walk (hereinafter "Sponsor") may utilize sidewalks and cross the following streets: North Morton Street, North College Avenue, West 7th Street, West 6th Street, and West Kirkwood Avenue to conduct the Breast Cancer Awareness Walk between the 6:30 a.m. and 11:00 a.m. on Saturday, October 21st, 2017 with the event start time of 8:30 a.m. and that vehicular traffic may be restricted for short periods of time during this event.
- 2. Sponsor shall be responsible for obtaining any and all required permits as well as being responsible for all legal and financial expenditures, and to obtain permission from the appropriate entity to use Indiana University property.
- 3. Sponsor shall be responsible for all clean-up that may be necessary as a result of the event to be completed by 11:00 a.m., Saturday, October 21st, 2017.
- 4. By granting permission to utilize City property to facilitate this activity, the Board of Public Works also waives the City Noise Ordinance in accordance with Section 14.09.070 of the Bloomington Municipal Code, and therefore amplified music may be played during the hours of the event.

5.	5. Sponsor shall be responsible for notifying the general public in advance by notice to press, Bloomington and IU Transits, local cab companies and all emergency service hours prior to the event and the fact that vehicular traffic may be temporarily delaye times.				
6.	6 by signing this agreement represents that he/she has been fully empowered by proper action of the entity to enter into the agreement and has authority to do so.				
7.	7. In consideration for the use of the City's property and to the fullest extent permitted by law, Breast Cancer Awareness Walk, for itself, its officers, directors, agents, employees, members, successors and assigns, does hereby indemnify and hold harmless the City of Bloomington, the Board, and the offices, agents and employees of the City and the Board from any and all claims, demands, damages, costs, expenses or other liability arising out of bodily injury or property damage (collectively "Claims") which may occur as a result of the use of said property, including, but not limited to, any claim or claims brought by third parties, whether or not sounding in tort or contract.				
ADOI	PTED THIS 22nd th DAY OF <u>Aug</u> r	<u>ust</u> , 2017.			
BOAI	RD OF PUBLIC WORKS:	BREAST CANCER AWARENESS WALK			
Kyla (Cox Deckard, President	Signature			
Kelly	M. Boatman, Vice-President	Printed Name, Title			
Dana	Palazzo Secretary	Position			



SPECIAL EVENT APPLICATION

City of Bloomington Department of Economic and Sustainable Development 401 N. Morton Street, Suite 150 Bloomington, Indiana 47404 812-349-3418

Department of Public Works 812-349-3410

1. Applicant Information

Contact Name:

Karen Shacklette

Contact Phone:

812-332-8242

Mobile Phone:

812-322-6603

Title/Position:

Committee member

Organization:

Breast Cancer Awareness Walk

Address:

P.O. Box 0210

City, State, Zip:

Bloomington, IN 47402-0210

Contact E-Mail

Address:

karens@siraonline.com

Organization

E-Mail and URL:

c/o siraonline.com link to Walk

Org Phone No:

812-332-8242

Fax No:812-333-7684

2. Any Key Partners Involved (including Food Vendors if applicable)

Organization

Name:

N/A

Address:

City, State, Zip:

Contact E-Mail

Address:

Phone Number:

Mobile Phone:

Organization

Name:

Address:

City, State, Zip:

E-Mail Address:

Phone Number:

Mobile Phone:

Organization

Name:

Address:

City, State, Zip:

E-Mail Address:

	Phone Number:	Mobile Phone:				
	3. Event Informat	ion				,
	Type of Event		☐ Metered Parking Space(s) x☐Run/Walk ☐ Festival ☐ Block Party ☐ Parade ☐ Other (Explain below in Description of Event)			
						:
	Date(s) of Event:	Octobe	r 21, 2017			. •
	Time of Event:	Date:	10/21/2017	Start:	8:30 AM	End: 10:30 AM
	Setup/Teardown time Needed	Date:	10/21/2017	Start:	6:30 AM	End: 11:00 AM
	Calendar Day of Week:		Saturday			•
	Description of Event:	Registra Program Walk 9: Particip	20 ants will remain	on Sidewa	Walk alk and no street ill provide securi	
	Expected Number of Participants:	1000		•	pected # of vehicles aces to close): 3	(Use of Parking
	OUR EVENT IS A NEIC THE FOLLOWING:	SHBORH	OOD BLOCK PA	RTY, YOU	ARE REQUIRED T	O SECURE AND
Á	 A map of the proposed rights-of-way closure or route in its entirety (streets shall be properly labeled and identified) The starting point shall be clearly marked The ending point shall be clearly marked Each intersection along the route shall be clearly identified A notation of how each intersection is to be blocked shall be specifically noted at each intersection (where type 3 barricades will be placed) 					
	Notification to busines			acted by eve	nt (copy of notifica	tion letter/flyer/other)
	A properly executed M		e of Traffic Plan Signs will be requi	red	1	

Ø

Noise Permit application

IF YOUR EVENT IS A **RUN/WALK/PARADE**, YOU ARE REQUIRED TO SECURE AND ATTACHED THE FOLLOWING: *Moving Events – Use and/or Closure of City Streets/Sidewalks*

\	 A map of the proposed rights-of-way closure or route in its entirety (streets shall be properly labeled and identified) The starting point shall be clearly marked The ending point shall be clearly marked The number of lanes to be restricted on each road shall be clearly marked Each intersection along the route shall be clearly identified A notation of how each intersection is to be blocked shall be specifically noted at each intersection (ie: Type 3 barricades and/or law enforcement); and The location of any staging area(s) for the rights-of-way closure and how much space the staging area(s) shall utilize 			
d	Notification to businesses /residents that will be impacted by event of the day the application will be heard by Board of Public Works (Example attached)			
	Using a City park or trail? Parks & Recreation Department Approved Special Use Permit Not applicable			
	Certificate of Liability Insurance – Proof of insurance listing the City of Bloomington as additional insured for an amount no less than \$1,000,000 per occurrence and \$2,000,000 in the aggregate. DEADLINE: To Public Works no later than five days before event. פּבּשׁם אינים ביים A properly executed Maintenance of Traffic Plan			
	*Determine if No Parking Signs will be required * Determine if Barricades will be required			
	Secured a Parade Permit from Bloomington Police Department 🔲 Not applicable Was not required 2016			
\Sigma	Noise Permit application 🔲 Not applicable			
	Waste and Recycling Plan if more than 100 participates (template attached) we need trash cans			
ATTACH, AN	ENT IS A FESTIVAL/SPECIAL COMMUNITY EVENT YOU ARE REQUIRED TO SECURE AND ND SUBMIT THE FOLLOWING: Events - Closure of Streets/Sidewalks/Use of Metered Parking			
	 A map of the proposed rights-of-way closure in its entirety (streets shall be properly labeled and identified) The starting point shall be clearly marked The ending point shall be clearly marked The number of lanes to be restricted on each road shall be clearly marked Each intersection along the route shall be clearly identified A notation of how each intersection is to be blocked shall be specifically noted at each intersection (ie: type 3 barricades and/or law enforcement); and The location of any staging area(s) for the rights-of-way closure and how much space the staging area(s) shall utilize 			
	Notification to business/residents who will be impacted by event of the day the application will be heard by Board of Public Works (Example attached)			
	Using a City park or trail? Parks & Recreation Department Approved Special Use Permit $\ \square$ Not applicable			
	A properly executed Maintenance of Traffic Plan *Determine if No Parking Signs will be required * Determine if Barricades will be required			
	Noise Permit application Not applicable			
	Beer & Wine Permit			
	Certificate of Liability Insurance listing the City of Bloomington as additional insured. For an amount not less than \$1,000,000 per occurrence and \$2,000,000 in the aggregate. DEADLINE : To Public Works no later than five days before event.			
	If Food Vendors are part of Festival (Monroe County Health Department Licenses & Fire Inspection)			
Q	Waste and Recycling Plan if more than 100 participates (template attached)			
_				

8. CHE	CKLIST		,
		Determ	nine what type of Event
		☐ Deta ☐ Proo ☐ Main ☐ Nois ☐ Cert ☐ Secu ☐ Been	ete application with attachment ailed Map of of notification to businesses/residents (copy of letter/flyer/other) atenance of Traffic Plan e Permit Application (if applicable) ificate of Liability Insurance ured a Parade Permit from Bloomington Police Department (if applicable) and Wine Permit (if applicable)Waste and Recycling Plan (if applicable) te and Recycling Plan (if applicable)
		Date A	pplication will be heard by Board of Public Works
		Approv	ed Parks Special Use Permit (if using a City Park)
			g food vendors assure proper paperwork in order (Monroe County Health Department Licenses & spection)
	For City	Of Blo	omington Use Only
	Date Rece	eived:	Received By: Economic & Sustainable Development Bloomington Police Bloomington Fire NA Planning & Transportation NA Transit Public Works Board of Public Works



NOISE PERMIT

City of Bloomington 401 N. Morton St., Suite 120 Bloomington, Indiana 47404

Application and Permit Information

This is an application for a permit for relief from Chapter 14.09 (Noise Control) of the Bloomington Municipal Code. Any permit granted by the City of Bloomington must contain all conditions upon which said permit shall be effective. The City may prescribe any reasonable conditions or requirements it deems necessary to minimize adverse effects upon the community or the surrounding neighborhood.

Once a completed application is submitted to the City, it will be reviewed by the Board of Public Works. If the permit is approved, the holder must still abide all other city, state, and federal laws.

Contact Christina Smith with any questions: (812) 349-3589 or smithc@bloomington.in.gov

Event and Noise Info	ormation		
Name of Event:	Breast Cancer Awarenes	ss Walk	
Location of Event:	Showers Plaza		
Date of Event:	10/21/2017	Time of Event:	Start: 8:30 AM
Calendar Day of Week:	Saturday	Time of Everic.	End: 10:30 AM
Description of Event:			
	Program and walk for Breast C speakers are part of the progra		ss. Music and
	-	AJV -	Will Noise be
Source of Noise:	Live Band Instrument	Loudspeaker	Amplified? X\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
Is this a Charity Event?	☐Yes ☑ If Yes, to Benefit: ?	CANCEL SUP	TO LUCAL BREAKT PORT PRUG ZAMS
Applicant Information	on		
Name:	Karen Shacklette		no as one compared
Organization:	Breast Cancer Awareness Walk	Title:Committee Member	
Physical Address:	c/o 429 S. Landmark Avenue		
Email Address:	karens@siraonline.com	Phone Number:	812-332-8242
Signature:	an Shahelle	Date:07/14/2017	
FOR CITY OF BLOOK	INGTON USE ONLY		

In accordance with Section 14.09.070 of the Bloomington Municipal Code, We, the Board of Public Works, the designee of the Mayor of the City of Bloomington, hereby waive the City Noise Ordinance for the above mentioned event.

BREAST CANCER AWARENESS WALK

The Board of Public Works of Bloomington, Indiana, has been petitioned to hear a request for a Special Event in Public Right Way for the 20th Annual Breast Cancer Awareness Walk.

The Board of Public Works meeting to hear this request will be August 22, 2017. Board of Public Works meetings are held in the Council Chambers of the Showers Center City Hall at 401 N. Morton at 5:30 p.m.

The proposal for the Breast Cancer Awareness Walk will be on file and may be examined in the Public Works office on the Friday, August 18, 2017 prior to the Tuesday August 22, 2017 meeting.

All persons interested in said proposal may be heard at the time and place as herein set out. If you would rather voice your opinion by phone you may call 812.349.3410 or email public.works@bloomington.in.gov. Written and verbal objections filed with the Board of Public Works prior to the hearing will be considered.

BOARD OF PUBLIC WORKS CITY OF BLOOMINGTON, INDIANA

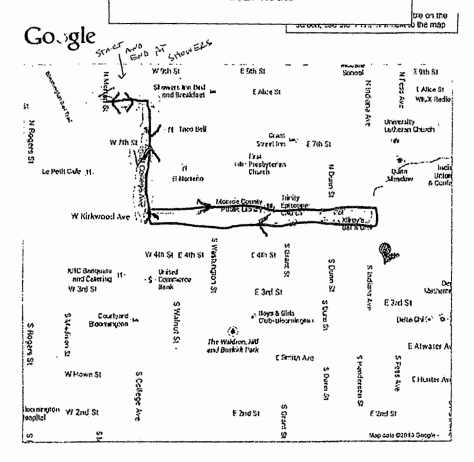
PETITIONER: Karen Shacklette for the Breast Cancer Awareness Walk

DATE: July 21, 2017

20th Annual

Bloomington's Breast Cancer Awareness Walk

2017 Route



The walk will begin at Showers Plaza and go east on Morton, South on College, East on Kirkwood up to the Sample Gates, West on Kirkwood to College, North on College and west on Morton.



Staff Report

Project/Event:	Jill Behrman 5K Color the Campus Run
Petitioner/Represen	tative: Indiana University Recreational Sports
Staff Representative	e: Sean Starowitz
Meeting Date:	August 22, 2017
•	
Indiana University	Campus Recreational Sports is sponsoring the 14 th Annual Jill
Behrman 5K Color	the Campus Run October 21st from 11:00 a.m. – 1:30 p.m. with a
setup/teardown tim	e of 7:00 a.m. to 2:30 p.m. Funds raised support the Jill Behrman
Emerging Leader S	cholarship and are used to fund assault awareness and self-defense
workshops. The rui	begins at the SRSC and traverses the following public streets which
comprise three "col	or zones": N. Fee Lane, E. 7 th Street, Indiana Avenue, N. Union

A parade permit has been issued by BPD pending approval of this request by the Board of Public Works.

Street, and E. 10th Street. Security for the race will be provided by IUPD.

Recommend X Approval Denial by Sean M. Starowitz

RESOLUTION 2017-76 JILL BEHRMAN 5K COLOR THE CAMPUS RUN

WHEREAS, the Board of Public Works is empowered by I.C. 36-9-6-2 to supervise city streets; and

WHEREAS, Indiana University Campus Recreational Sports has requested use of city streets to conduct the a 5K race, which provides support for the Jill Behrman Emerging Leader Scholarship and funds assault awareness and self-defense workshops; and

WHEREAS, Indiana University Campus Recreational Sports has agreed to provide any traffic control as deemed necessary and as instructed by Bloomington Planning & Transportation Department and/or Bloomington Police Department and to incur the complete cost; and

WHEREAS, Indiana University Campus Recreational Sports, herein after "Sponsors", has agreed to provide the city with a Certificate of Insurance which names the City of Bloomington as an additional insured.

NOW, THEREFORE, BE IT RESOLVED THAT the City of Bloomington approves the event herein described, provided that:

- 1. That the City of Bloomington Board of Public Works agrees that City streets may be utilized to conduct the Jill Behrman 5K Color the Campus Run between the hours of 7:00 a.m. and 2:30 p.m. with the event time of 11:00 a.m. to 1:30 p.m. on Saturday, October 21, 2017.
- 2. The City of Bloomington Board of Public Works agrees that vehicular traffic may be restricted for short periods of time on sections of city streets as per the map shown.
- 3. The sponsors agree to be responsible for setting up barricades as instructed by City of Bloomington Planning & Transportation or the Bloomington Police Department.
- 4. By granting permission to utilize City property to facilitate this activity, the Board of Public Works also waives the City Noise Ordinance in accordance with Section 14.09.070 of the Bloomington Municipal Code, and therefore amplified music may be played during the hours of the event.
- 5. The sponsors shall be responsible for obtaining any and all required permits as well as being responsible for all legal and financial expenditures, and to obtain from the appropriate entity for permission to use Indiana University property.
- 6. The sponsors shall be responsible for all clean-up that may be necessary as a result of the event to be completed by 2:30 p.m. Saturday, October 21, 2017.
- 7. The sponsors shall be responsible for notifying all emergency services, transit Resolution 2017-76

	notice to the press well in as directed by City staff the event. Notice and sign	companies by written notice and to the general public by a advance of the event. Signs should be installed on routes o inform the general public of possible delays on the day of gas shall include date and time of the event and the fact that temporarily delayed at times.
8.		by signing this
		at he/she has been fully empowered by proper action of the greement and has authority to do so.
9. ADOPTED	permitted by law, Indianatis officers, directors, age does hereby indemnify a and the offices, agents are all claims, demands, dam bodily injury or property result of the use of said p	use of the City's property and to the fullest extent a University Campus Recreational Sports, for itself, ents, employees, members, successors and assigns, and hold harmless the City of Bloomington, the Board, and employees of the City and the Board from any and mages, costs, expenses or other liability arising out of damage (collectively "Claims") which may occur as a property, including, but not limited to, any claim or parties, whether or not sounding in tort or contract.
BOARD O	F PUBLIC WORKS:	IU Campus Recreational Sports
Kyla Cox D	Deckard, President	Signature
Kelly M. Bo	patman, Vice-President	Printed Name, Title
Dana Palazzo, Secretary		Position
		Date



SPECIAL EVENT APPLICATION

City of Bloomington
Department of Economic and Sustainable Development
401 N. Morton Street, Suite 150
Bloomington, Indiana 47404
812-349-3418
Department of Public Works
812-349-3410

1. Applicant Information

Contact Name:	Chris Geary				
Contact Phone:	812-855-0636 Mobile Phone: 812-320-0838				
Title/Position:	Director of Evaluation, Special Events, Special Projects, and Sponsorships				
Organization:	Indiana University Campus Recreational Sports				
Address:	WIC 290, 1025 E 7 th Street				
City, State, Zip:	Bloomington, IN 47405				
Contact E-Mail Address:	cgeary@indiana.edu				
Organization E-Mail and URL:	http://recsports.indiana.edu/home.php				
Org Phone No:	812-855-7771 Fax No: 812-855-8809				

2. Any Key Partners Involved (including Food Vendors if applicable)

Organization Name:	Bucceto's Smiling Teeth		
Address:	115 South SR 46 BYP- Suite B		
City, State, Zip:	Bloomington, IN 47408		
Contact E-Mail Address:	paul@buccetos.com		
Phone Number:	(317) 627-6235	Mobile Phone:	
Organization Name:	Bloomington Bagel Company		
Address:	913 S. College Mall Rd		
City, State, Zip:	Bloomington, IN		
E-Mail Address:	bbcbagel@bbcbagel.com		
Phone Number:	812-339-4653	Mobile Phone:	
Organization Name:	Mr. Delivery		
Address:	118 S. Rogers St.		
City, State, Zip:	Bloomington, IN 47404		
E-Mail Address:	jthompson@mrdelivery.com		

Phone Number:	812-330-7293	Mobile Phone:	
Organization Name:	Bloomingfoods		
Address:	3220 E 3 rd St.		
City, State, Zip:	Bloomington, IN 47401		
E-Mail Address:	info@bloomingfoods.coop		
Phone Number:	812-336-5400	Mobile Phone:	

3. Event Information

5. Event Information			
Type of Event	☐ Metered Parking Space(s) ✓ Run/Walk ☐ Festival ☐ Block Party ☐ Parade ☐ Other (Explain below in Description of Event)		
Date(s) of Event:	Saturday, October 21, 2017		
Time of Event:	,	:: 11:00 AM d: 1:30 PM	
Setup/Teardown time Needed	Date: October 21, 2017 Star Date: October 21, 2017 End	t: 7:00 AM : 2:30 PM	
Calendar Day of Week:	Saturday		
Description of Event:	The Jill Behrman 5K is IU's only color run. The event starts and ends at the SRSC on Law Lane and encompasses 4 color zones and various entertainment along the route. Before and after the event, participants gather in the SRSC's loading dock for a dance party with RS Group Exercise Leaders. Hospitality is provided at the end of the event on Law Lane.		
Expected Number of Participants:	close	ected # of vehicles (Use of Parking Spaces to e): 200 parking in the SRSC and adjacent lots. expeople walk to the event.	

4. IF YOUR EVENT IS A **NEIGHBORHOOD BLOCK PARTY,** YOU ARE REQUIRED TO SECURE AND ATTACH THE FOLLOWING:

A map of the proposed rights-of-way closure or route in its entirety (streets shall be properly labeled and identified) • The starting point shall be clearly marked • The ending point shall be clearly marked • Each intersection along the route shall be clearly identified • A notation of how each intersection is to be blocked shall be specifically noted at
Notification to businesses/residents that will be impacted by event (copy of notification letter/flyer/other)
A properly executed Maintenance of Traffic Plan • Determine if No Parking Signs will be required
Noise Permit application

IF YOUR EVENT IS A RUN/WALK/PARADE , YOU ARE REQUIRED TO SECURE AND ATTACHED THE FOLLOWING: <i>Moving Events – Use and/or Closure of City Streets/Sidewalks</i>			
✓	A map of the proposed rights-of-way closure or route in its entirety (streets shall be properly labeled and identified) The starting point shall be clearly marked The ending point shall be clearly marked The number of lanes to be restricted on each road shall be clearly marked Each intersection along the route shall be clearly identified A notation of how each intersection is to be blocked shall be specifically noted at each intersection (ie: Type 3 barricades and/or law enforcement); and The location of any staging area(s) for the rights-of-way closure and how much space staging area(s) shall utilize		
		Notification to businesses /residents that will be impacted by event of the day the application will be heard by Board of Public Works (Example attached)	
		Using a City park or trail? Parks & Recreation Department Approved Special Use Permit □Not applicable	
In p	Certificate of Liability Insurance – Proof of insurance listing the City of Bloomington as additional insured for an amount no less than \$1,000,000 per occurrence and \$2,000,000 in the aggregate. DEADLINE: To Public Works no later than five days before event. NOTE: COI request has been submitted to IU INLOCC		
	A properly executed Maintenance of Traffic Plan *Determine if No Parking Signs will be required * Determine if Barricades will be required		
✓ Secured a Parade Permit from Bloomington Police Department ☐ Not applicable		Secured a Parade Permit from Bloomington Police Department Not applicable	
✓ Noise Permit application ☐ Not applicable		Noise Permit application Not applicable	
✓	✓ Waste and Recycling Plan if more than 100 participates (template attached)		
If YOUR EVENT IS A FESTIVAL/SPECIAL COMMUNITY EVENT YOU ARE REQUIRED TO SECURE AND ATTACH, AND SUBMIT THE FOLLOWING: Stationary Events – Closure of Streets/Sidewalks/Use of Metered Parking			
	 A map of the proposed rights-of-way closure in its entirety (streets shall be properly labeled and identified) The starting point shall be clearly marked The ending point shall be clearly marked The number of lanes to be restricted on each road shall be clearly marked Each intersection along the route shall be clearly identified A notation of how each intersection is to be blocked shall be specifically noted at each intersection (ie: type 3 barricades and/or law enforcement); and The location of any staging area(s) for the rights-of-way closure and how much space the staging area(s) shall utilize 		
	Notification to business/residents who will be impacted by event of the day the application will be heard by Board of Public Works (Example attached)		
	-		
		rly executed Maintenance of Traffic Plan nine if No Parking Signs will be required * Determine if Barricades will be required	
		ermit application Not applicable	
		Wine Permit □ Not applicable	
	Certificate of Liability Insurance listing the City of Bloomington as additional insured. For an amount not less than \$1,000,000 per occurrence and \$2,000,000 in the aggregate. DEADLINE : To Public Works no later than five days before event.		

	If Food Vendors are part of Festival (Monroe County Health Department Licenses & Fire Inspection)		
	Waste and Recycling Plan if more than 100 participates (template attached)		
8.	CHECKLIST		
✓	Determine what type of Event		
	Complete application with attachment ✓ Detailed Map ✓ Proof of notification to businesses/residents (copy of letter/flyer/other) – see attached Risk Management Plan ✓ Maintenance of Traffic Plan – location of IUPD and barricades is included on event map ✓ Noise Permit Application (if applicable) □ Certificate of Liability Insurance - pending ✓ Secured a Parade Permit from Bloomington Police Department (if applicable) □ Beer and Wine Permit (if applicable)Waste and Recycling Plan (if applicable) ✓ Waste and Recycling Plan (if applicable)		
	Date Application will be heard by Board of Public Works		
	Approved Parks Special Use Permit (if using a City Park)		
	If using food vendors assure proper paperwork in order (Monroe County Health Department Licenses & Fire Inspection). Food permits are submitted to IU Environmental Health & Safety		

For City Of Bloomington Use Only				
Date Received:	Received By: Economic & Sustainable Development	Date Approved:	Approved By:	
	Bloomington Police			
	Bloomington Fire			
	Planning & Transportation			
	Transit			
	Public Works			
	Board of Public Works			



NOISE PERMIT

City of Bloomington 401 N. Morton St., Suite 120 **Bloomington, Indiana 47404**

Application and Permit Information

This is an application for a permit for relief from Chapter 14.09 (Noise Control) of the Bloomington Municipal Code. Any permit granted by the City of Bloomington must contain all conditions upon which said permit shall be effective. The City may prescribe any reasonable conditions or requirements it deems necessary to minimize adverse effects upon the community or the surrounding neighborhood.

Once a completed application is submitted to the City, it will be reviewed by the Board of Public Works. If the permit is approved, the holder must still abide all other city, state, and federal laws.

Contact Christina Smith with any questions: (812) 349-3589 or smithc@bloomington.in.gov

Event and Noise Information					
Name of Event:		Jill Behrman Color the Campus 5K			
Location of Event:		SRSC, 1601	Law Lane, Blooi	mington, IN 4740)5
Date of Event:		10/21/2017			Start: 11:00 AM
Calendar Day of We	ek:	Saturday		Time of Event:	End: 1:30 PM
Description of Event	t:	The Jill Behrman 5K is IU's only color run. The event state SRSC on Law Lane and encompasses 4 color zones are entertainment along the route. Before and after the event in the SRSC's loading dock for a dance party with RS Government Leaders. Hospitality is provided at the end of the event o		and various ent, participants gather Group Exercise on Law Lane. the SRSC. an Ave. I 1:30PM. All other	
Source of Noise:		✓ Live Band	Instrument	Loudspeaker	Will Noise be Amplified? ✓ Yes □ No
Is this a Charity Eve	ent?	✓Yes □No	If Yes, to Benefit: I Emerging Leader S	Proceeds in part fur Scholarship	nd the Jill Behrman
Applicant Inform	matic	on			
Name:	Chris	tine Geary			
Organization: India Sport		ana University Campus Recreational rts		Title:	Director of Evaluation, Special Events, Special Projects, and Sponsorships
Physical Address:	ress: WIC 290, 1025 E 7 th St., Bloomington, IN		47405		
Email Address: cgear		ary@indiana.edu		Phone Number:	812-855-0636
Signature: Chris		stine A. Geary		Date:	07/14/2017

FOR CITY OF BLOOMINGTON USE ONLY

In accordance with Section 14.09.070 of the Bloomington Municipal Code, We, the Board of Public Works, the designee of the Mayor of the City of Bloomington, hereby waive the City Noise Ordinance for the above mentioned event.

BOARD OF PUBLIC WORKS	
Kyla Cox Deckard, President	Kelly M. Boatman, Vice-President
Date	Dana Palazzo, Secretary

Targeted Waste

Types of Waste	Collection Plan
Empty boxes	Recycling bins
Plastic bags from powder packets	Not recyclable - Waste bins
Food waste	Waste bins
Paper Cups	Recycling bins
Water bottles from the food area	Recycling bins
Paper towels from hand washing station	Waste bins

Collection and Hauling System

RS Facility Support staff are responsible for collection and disposal of waste and recycling along the race route, at designated color zones and water stops, as well as at the SRSC. RS staff assigned to these areas will work with volunteers to gather up waste and recycling for pick up by Facility Support. Both trash and recycling dumpsters will be staged at the SRSC. These dumpsters will be emptied by IU Facility Operations.

Vendor and Volunteer Education

RS professional staff will be informed of the waste management plan at an All Staff meeting. The professional staff will supervise and direct the volunteers at their assigned areas to assist with the implementation of this plan.

Materials and Supplies

Trash receptacles and blue recycling bins will be placed in key areas both on the event route and at the SRSC. Both trash and recycling dumpsters will be staged at the SRSC.

Risk Management Plan

EVENT: JB5K Color the Campus **DATE OF EVENT:** October 21, 2017

PRE-EVENT NOTIFICATIONS

Email notification will be sent out to the following groups at the times scheduled below:

Business/Organization	Method	Timing
Campus and Bloomington Bus	Email	Aug 1, Mid Sept and 2 weeks prior
Systems		to the event
IU Health Ambulance Service &	Email	Aug 1, Mid Sept and 2 weeks prior
Bloomington Fire Department		to the event
IU Greek life	Email	Mid-September & 1 week prior to
		event
IU Residential Programs & Services	Email	Mid-September & 1 week prior to
		event
Effected campus buildings	Email	Mid-September & 1 week prior to
		event

Sample email:

Bloomington Police Department, Bloomington Fire Department, Campus Bus Service, Bloomington Transit, IU Health Ambulance Service

Dear [],

On Saturday October 22nd, Indiana University Campus Recreational Sports will be hosting the 17th annual Jill Behrman 5K. We are expecting around 2,500 participants and volunteers at this event, which will start at 11:00 am and end at approximately 1:00 pm. The race route starts at the Student Recreational Sports Center (SRSC) on Law Lane and winds through central campus and back to the SRSC.

We wanted you to be aware of temporary road closures that you may encounter during this time. **Please** see that attached map. IUPD is providing safety and traffic control throughout the event.

Please let us know if you have any questions.

Best,

Waste and Recycling Management Plan

Event name: Jill Behrman 5K

Number of expected attendees: 2,000

Number of food vendors: 4
Number of other vendors: 0

Designated Waste and Recycling Manager

The Jill Behrman 5K is an event of Indiana University's Campus Recreational Sports unit (RS). Tom Cox, Assistant Director of Facility Support will serve as the lead for waste management. All waste and recycling materials are brought back to the SRSC for sorting and disposal.

Event Map

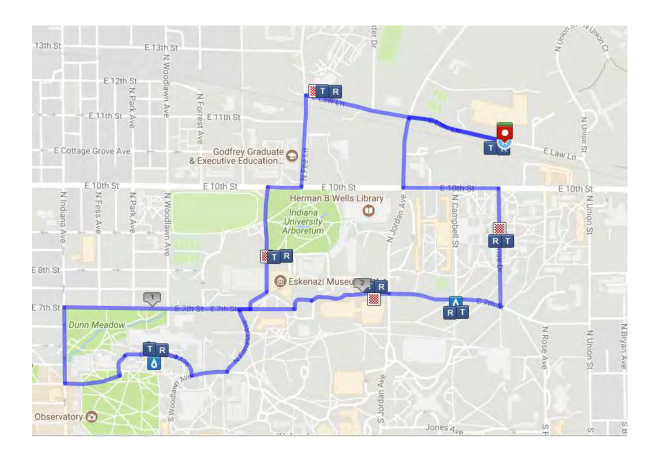
(A) – **Start/Finish**. The start and finish area will be in front of the SRSC on Law Lane. Trash receptacles and recycling bins that will be clearly labeled and strategically placed around food vendors, adjacent to washing stations and places participants congregate. RS staff are responsible for final clean up at the conclusion of the event.

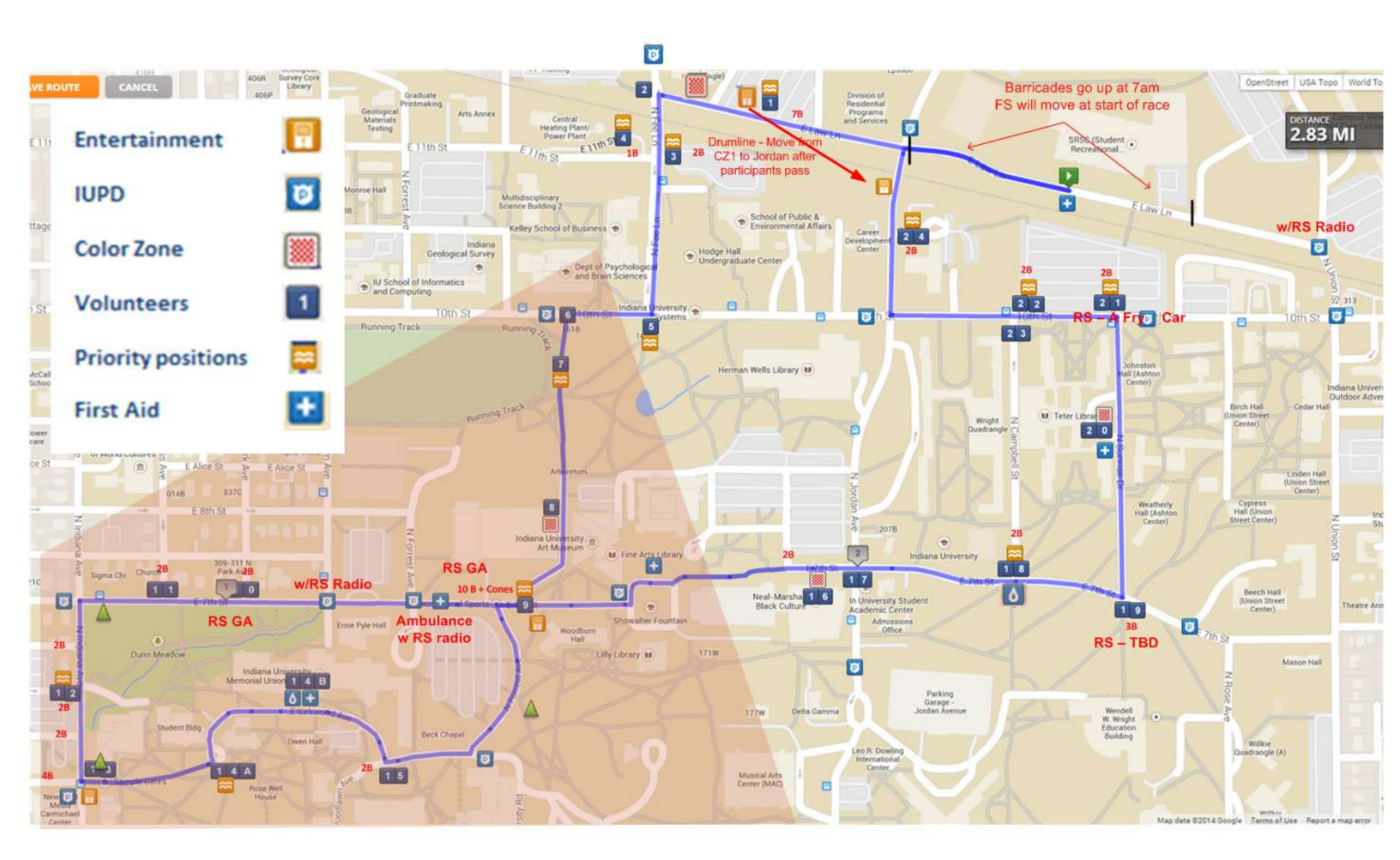


(B) **Pre and post race party area**. The SRSC loading dock will serve as the location for the pre and post event dance party takes place. Trash receptacles and recycling bins that will be clearly labeled and strategically placed throughout this area. RS staff are responsible for final clean up at the conclusion of the event.



(C) **Event Route**. All trash and recycling will be brought back to the SRSC by the RS Facility Support staff for sorting and appropriate disposal. RS staff are responsible for final clean up at the conclusion of the event. The color zones are designated by the red checkered boxes and the water stops by the blue rain drop symbol.





EMERGENCY RESPONSE:

1. Request that four (4) Risk Management First Responders be scheduled for the event to be on site stationed in the following locations with appropriate emergency equipment including standard FA equipment, RS radio, accident/incident reports, UP-PDT kit and AED & radios equipped with ear pieces.

Location	On-site at location
SRSC First Aid tent	9:30 AM
Between color zones 1 (east entrance to SPH) and 2 (north side of the Neal Marshall Center)	10:45 AM
At color zone 3 on Sunrise	10:45 AM
Central Campus near the water stop on the back side of the IMU	10:45 AM

- 2. The Assistant Director for Risk Management will request ALS (Advance Life Support) person with non-transport vehicle coverage for the event.
- 3. A map of the race route with IUPD coverage locations can be found on the last page of this document. IUPD will be responsible for managing traffic along the event route. This map will be distributed to the RS RMFR staff and the IU Health Ambulance Service by the RS assistant director for Risk Management.
- 4. Facility Support & the RS staff assigned to race route logistics will be responsible for setting up barricades along the race route.
- 5. Jon West and Mike Grannan will be responsible for inspecting the course and insuring that IUPD, the Risk Management First Responders and emergency response units are in their designated locations with appropriate equipment.
- 6. Sgt. Shannon Bunger is the POC for IUPD. 17 IUPD officers will be stationed throughout the course with lead and trailing officers on bicycles. The lead and trialing officers are in constant contact with the other officers providing race coverage in order to effectively and safely manage traffic.
- 7. IU Health non-transport vehicle will be stationed on Woodlawn Avenue in the alley to the west of Ernie Pyle Hall. They will be on-site from 10:30am-12:30pm. After that time the RS RMFR will continue to be stationed at the SRSC loading dock area until the event closes at 1:30pm.
- 8. Volunteers will be given the following instructions on a sheet of paper to have with them on race day:

Thank you for volunteering for the JB5K Color the Campus event!

The safety of the participants and volunteers if of utmost importance to us. In the event of a medical or other emergency:

- Call 911 immediately
- Then call 812-855-3225 (Recreational Sports emergency phone)

Please note that IUPD officers are stationed throughout the race route so emergency personnel can be on the scene quickly.

- 9. The On-Site/On-Call professional will be at the race monitoring the cell phone. If they receive a call, they will go to the site of the accident in order to assist with the situation and to gather information.
- 10. In the event of an accident, the RMFR will attempt to reach IU Health Bloomington Ambulance (stationed at Woodlawn & 7th Street) via radio on Channel 3. If the ambulance service cannot be reached after two attempts, then the RMFR is directed to call a Code Red through WIC Member Services.
 - Jon West will respond to all accidents/incidents throughout the course to ensure continuity and efficiency of care in coordinating between IU Health Ambulance Service and Risk Management First Responders
- 11. All Recreational Sports personnel and volunteers will be directed to call 911 first in the event of an emergency. The ambulance on site and IUPD will both then be alerted by the emergency dispatcher and able to respond quickly.

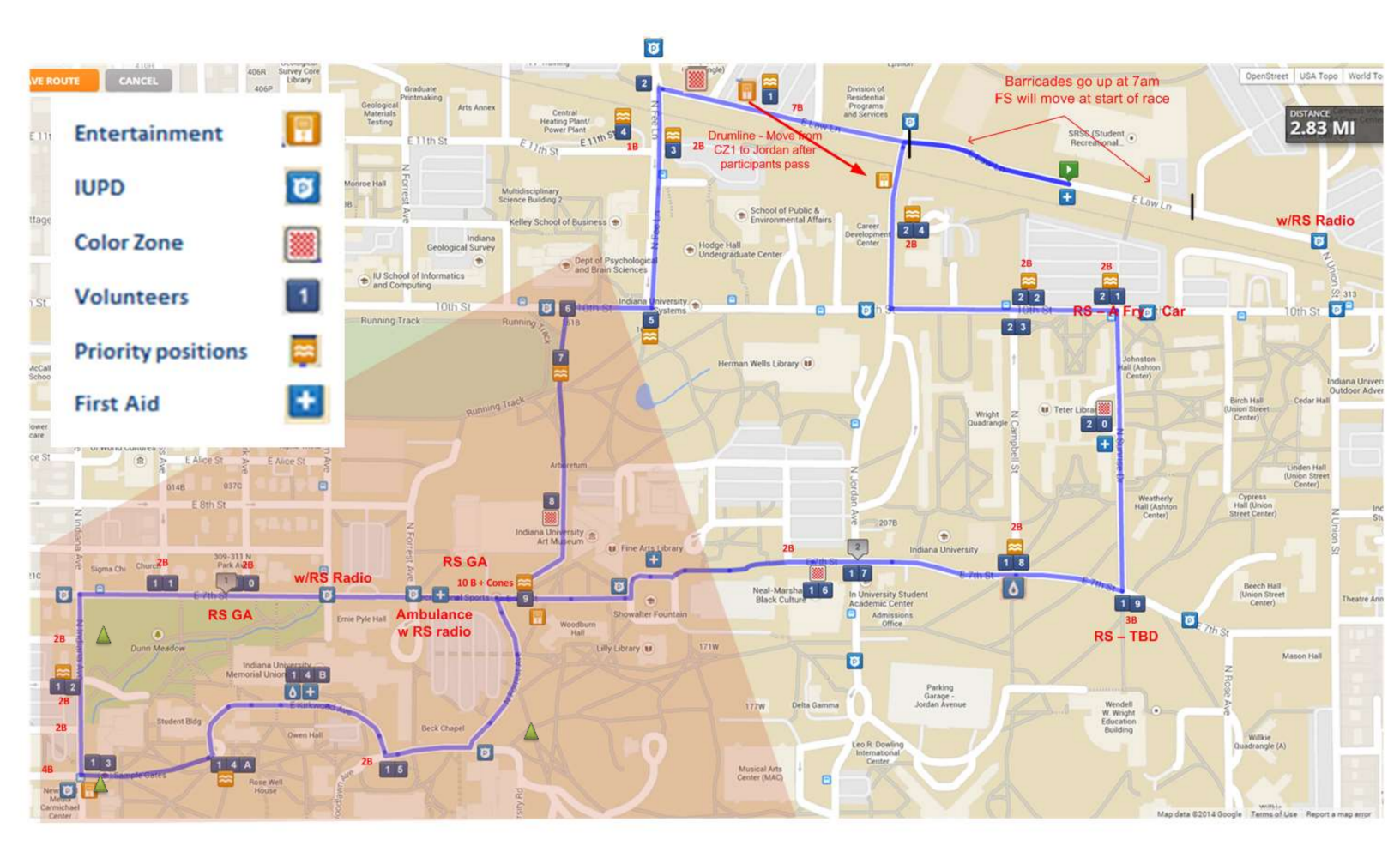
COMMUNICATION:

- 1. In the event of an emergency, WIC Member Services will call the On-Site/On-Call professional on the OSOC cell phone and radio Jon West who will direct the appropriate RMFR to respond. All others should remain in their assigned locations unless otherwise directed.
- 2. Staff members will be asked to bring RS communication radios to the event to assist with communication. All facility support staff will be issued radios.

Person	Has	Area	Radio
Geary, Chris		General	Check out a ext mic radio
			from SRSC- Mg will get you
			the earpiece
Mishler, Cherise		General	Check out a ext mic radio
			from SRSC- Mg will get you
			the earpiece
Puterbaugh, Jackie		General	Check out from SRSC
West, Jon	loaner	Risk Mgmt	Scanning radio w/ earpiece
Grannan, Mike	loaner	Risk Mgmt	Scanning radio w/ earpiece
RMFR (4)		Risk Mgmt	Jon will get Radios from SRSC
			for RM's
IUPD (2)		Risk Mgmt	Jon will distribute M-75 and
			M78 to IUPD
BHAS		Risk Mgmt	Jon will distribute from
			Greg's Radio M-32
Pedersen, John	*	Facility Support	M-66
Cox, Tom	*	Facility Support	FS radio from 030A M-77
			from IT Suite
O'Donnell, James		Facility Support	M-62 from 030A
Polley, Will		Facility Support	Check out from SRSC
Edelbrock, Kellen	*	Color Zone Support	M-50

Stulock, Julia	*	Color Zone 1 - Foster	M-56
Lowry, Sam		Color Zone 2 – SPH	check out from WIC
Jamriska, Kim		Color Zone 3 – Neal-Marshall	check out from WIC
Caldwell, Justin	*	Color Zone 4 - Teeter	M-52
Miller, Mark		Water Stop 1	check out from WIC
Jones, Rebecca		Water Stop 2	check out from WIC
Arvin, Chris	*	Race Route	M-53
Whittaker, Brad		Race Route	check out from WIC
Graskewitz, Brett	*	Race Route	M-51
Fry, Andy	*	Race Route	M-54
Kasprzycki, Wally		Race Route	check out from WIC
Wrenholt, Dan		Race Route	check out from WIC
Heeter, Steve	*	Registration	M-55

- 3. Radio communication for the race will take place on Channel 3 as to not interfere with other RS radio communication. Jon's radio will scan channels 1 & 3.
- 4. **Important** After the race, staff will be reminded to turn their radio in immediately upon their return to the SRSC before it gets saturated with powder. The radios that get powder on them **must** be cleaned and inspected before they get returned to the respective EQ's for check out. So- if it is clean, return it, put it up, or lock it down somewhere before it gets coated with powder. If you are at the SRSC and it belongs at WIC get it to Mike and he will get it back where it belongs.





Board of Public Works Staff Report

Project/Event: IU Fall Cycling Series Street Sprints, October 8, 2017

Petitioner/Representative: Indiana University Student Foundation

Staff Representative: Sean Starowitz

Meeting Date: August 22, 2017

The Indiana University Student Foundation is sponsoring the IU Fall Cycling Series Street Sprints, a bicycle sprint race on Saturday, October 21, 2017 between 12:00 p.m. and 6:00 p.m.

The Sprints will take place on East Kirkwood Avenue between Lincoln Street and Indiana Avenue. They anticipate having 200 entries and more than 1,000 spectators.

City Staff supports the request.

Recommend X Approval

Denial by Sean Starowitz

CITY OF BLOOMINGTON BOARD OF PUBLIC WORKS RESOLUTION 2017-77

IU FALL CYCLING SERIES STREET SPRINTS

WHEREAS, the Board of Public Works is empowered by I.C. 36-9-6-2 to supervise city streets; and

WHEREAS, the Indiana University Student Foundation has requested use of public streets to conduct an IU Street Sprints bicycle race as part of their Fall Cycling Series; and

WHEREAS, the Indiana University Student Foundation has agreed to provide all traffic control as deemed necessary and as instructed by Bloomington Planning and Transportation Department and/or Bloomington Police Department and to incur the complete cost; and

WHEREAS, the Indiana University Student Foundation has agreed to provide the City with a Certificate of Insurance which names the City of Bloomington as an additional insured.

NOW, THEREFORE, BE IT RESOLVED THAT THE City of Bloomington approves the event herein described, provided that:

- 1. The City of Bloomington Board of Public Works declares that Indiana University Student Foundation (hereinafter "Sponsor") may close East Kirkwood Avenue between Lincoln Street and Indiana Avenue to conduct an IU Fall Cycling Series Street Sprints event between the hours of 12:00 p.m. and 6:00 p.m., on Saturday, October 21, 2017.
- 2. Sponsor shall be responsible for developing a Maintenance of Traffic Plan to be approved by the Planning and Transportation Department. Sponsor agrees to obtain and place at its own expense barricades and signage required by the Traffic Plan. Sponsor agrees to close the streets not before 12:00 p.m. on Saturday, October 21, 2016 and to remove barricades and signage by 6:00 p.m. on Saturday, October 21, 2017.
- 3. Sponsor shall be responsible for obtaining any and all required permits as well as being responsible for all legal and financial expenditures, and to obtain from any and all appropriate entities the necessary permission to use private property.
- 4. Sponsor shall be responsible for all clean-up that may be necessary as a result of the event to be completed by 6:00 p.m., Saturday, October 21, 2017.
- 5. That by granting permission to utilize City property to facilitate this activity, the Board of Public Works also waives the City Noise Ordinance in accordance with Section 14.09.070 of the Bloomington Municipal Code, and therefore amplified music may be played during the hours of the event.
- 6. The City declares the above-described and approved event to be a Special Event for purposes of Chapters 4.16, 4.28, and 4.30 of the Bloomington Municipal Code.
- 7. Sponsor shall be responsible for placing "No Parking" signs 24 hours in advance of event.

Resolution 2017-77

Those signs will be available in the Public Works Office.

- 8. Sponsor shall be responsible for notifying all emergency services, transit companies and cab companies by written notice and to the general public by notice to the press at least 48 hours in advance of the event. Flyers shall be hand delivered to all businesses affected by the traffic restriction. Notice shall include date and time of the event and the fact that vehicular traffic may be temporarily delayed at times.
- 9. Indiana University Student Foundation, its officers, directors, agents, employees, members, successors and assigns, does hereby indemnify and hold harmless the City, its Boards, officers, agents and employees from any and all claims, demands, damages, costs, expenses or other liability arising out of bodily injury or property damage (collectively "Claims") which may occur as a result of the use of said property, including, but not limited to, any claim or claims brought

by third parties, whether or not sou	nding in tort or contract.
10fully empowered by proper action of	, by signing this agreement, represents that she/he has been of the entity to enter into the agreement and has authority to do so.
ADOPTED THIS DAY OF	, 2017
BOARD OF PUBLIC WORKS	INDIANA UNIVERSITY STUDENT FOUNDATION
Kyla Cox Deckard, President	Signature
Kelly M. Boatman, Vice-President	Printed Name and Title
Dana Palazzo, Secretary	Date



SPECIAL EVENT APPLICATION

City of Bloomington
Department of Economic and Sustainable Development
401 N. Morton St. Suite 150
Bloomington, Indiana 47404
812-349-3418
Department of Public Works
812-349-3410

1. Applicant Information				
Name:	Andrea L. Balzano			
Title/Position:	Little 500 Race Director			
Organization:	IU Student Foundation			
Address:	1606 N. Fee Lane			
City, State, Zip:	Bloomington, IN 47408			
E-Mail Address:	albalzan@indiana.edu			
Phone Number:	(812) 855-1937	Mobile Phone:	(574) 320-9125	

2. Any Other Organizations Involved (including Food Vendors if applicable)			
Name:			
Address:			
City, State, Zip:			
E-Mail Address:			
Phone Number:	Mobile Phone:		
Name:			
Address:			
City, State, Zip:			
E-Mail Address:			
Phone Number:	Mobile Phone:		
Name:			
Address:			
City, State, Zip:			
E-Mail Address:			
Phone Number:	Mobile Phone:		

1		
☐ Metered Parking Space(s) ☐ 5k Run/Walk ☐ Festival ☐ Block Party ☐ Parade ☐ Other (Explain) This is IUSF's annual Little 500 Street Sprints on Kirkwood. Students will be racing bikes from the library to Kilroys.		
Saturday, October 21 st , 2017		
10/21/17 Start: 12:00 pm	10/21/17 End: 6:00 pm	
10/21/17 Start: 9:00 am pm	10/21/17 End: 6:00 pm	
Saturday		
The Little 500 raises funds for student scholarships. In the fall semester, we hold our Fall Cycling Series to engage our students during the fall semester. This series consists of three events, one of which is Street Sprints, which we will hold on Saturday, October 21st. We love to engage the Bloomington community and give our students the opportunity to race their bikes outside of Bill Armstrong Stadium. Riders race 200 meters from the library to Kilroys.		
Expected # of vehicles: 0—we need to close the road and NO cars can be parked on the road for safety reasons		
	Parade Other (Explain) This is Kirkwood. Students will be racing bit Saturday, October 21st, 2017 10/21/17 Start: 12:00 pm 10/21/17 Start: 9:00 am pm Saturday The Little 500 raises funds for semester, we hold our Fall Cyduring the fall semester. This which is Street Sprints, which We love to engage the Bloom students the opportunity to race Stadium. Riders race 200 met	

4. IF Your EVENT IS A **NEIGHBORHOOD BLOCK PARTY** YOUR ARE REQUIRED TO SECURE AND ATTACH THE FOLLOWING:

A map of the proposed rights-of-way closure or route in its entirety (streets shall be properly labeled identified) • The starting point shall be clearly marked • The ending point shall be clearly marked • The number of lanes to be restricted on each road shall be clearly marked • Each intersection along the route shall be clearly identified • A notation of how each intersection is to be blocked shall be specifically noted at each intersection (ie: barricades, security company, other law enforcement); and
Notification to business/residents (copy of letter/flyer/other)
A properly executed Maintenance of Traffic Plan from City of Bloomington Planning and Transportation • Determine if No Parking Signs will be required
Noise Permit (if applicable)

IF YOUR EVENT IS A **RUN/WALK/PARADE** YOU ARE REQUIRED TO SECURE AND ATTACHED THE FOLLOWING: Moving Events – Use and/or Closure of City Streets/Sidewalks

FOLLOWING	G: Moving Events – Use and/or Closure of City Streets/Sidewalks
	A map of the proposed rights-of-way closure or route in its entirety (streets shall be properly labeled and identified) • The starting point shall be clearly marked • The ending point shall be clearly marked • The number of lanes to be restricted on each road shall be clearly marked • Each intersection along the route shall be clearly identified • A notation of how each intersection is to be blocked shall be specifically noted at each intersection (ie: barricades, security company, other law enforcement); and • The location of any staging area(s) for the rights-of-way closure and how much space the staging area(s) shall utilize
	Notification to business/residents (copy of letter/flyer/other)
	Copy from Parks & Recreation of Approved Special Use Permit (if applicable)
	Certificate of Insurance – Proof of insurance in accordance with the limits described in Section 4.28.090 of the Bloomington Municipal Code: • Personal Injury: \$100,000 per occurrence and \$300,000 in the aggregate • Property Damage: \$25,000.00 per occurrence and \$50,000 in the aggregate
	A properly executed Maintenance of Traffic Plan from City of Bloomington Planning and Transportation • Determine if No Parking Signs will be required
	Secured a Parade Permit from Bloomington Police Department (if applicable) Not Applicable
	Noise Permit Application (if applicable)
ATTACH, AN	ENT IS A FESTIVAL/SPECIAL COMMUNITY EVENT YOU ARE REQUIRED TO SECURE AND ND SUBMIT THE FOLLOWING: Events – Closure of Streets/Sidewalks/Use of Metered Parking
	A map of the proposed rights-of-way closure in its entirety (streets shall be properly labeled and identified) The starting point shall be clearly marked The ending point shall be clearly marked The number of lanes to be restricted on each road shall be clearly marked Each intersection along the route shall be clearly identified A notation of how each intersection is to be blocked shall be specifically noted at each intersection

(ie: barricades, security company, other law enforcement); and • The location of any staging area(s) for the rights-of-way closure and how much space the staging area(s) shall utilize Notification to business/residents (copy of letter/flyer/other) Copy from Parks & Recreation Department of Approved Special Use Permit (if applicable) A properly executed Maintenance of Traffic Plan from City of Bloomington Planning and Transportation • Determine if No Parking Signs will be required Noise Permit (if applicable) Certificate of Insurance - Proof of insurance in accordance with the limits described in Section 4.28.090 of the Bloomington Municipal Code: • Personal Injury: \$100,000.00 per occurrence and \$300,000 in the aggregate • Property Damage: \$25,000.00 per occurrence and \$50,000.00 in the aggregate If Food Vendors are part of Festival (Monroe County Health Department Licenses & Fire Inspection)

8. CHECKLIST

*	Determine what type of Event
	Complete application with attachment Detailed Map Proof of notification to businesses/residents (copy of letter/flyer/other) Maintenance of Traffic Plan Noise Permit Application (if applicable) Certificate of Insurance Secured a Parade Permit from Bloomington Police Department (if applicable)
	Date Application will be heard by Board of Public Works
	Approved Parks Special Use Permit (if using a City Park)
	If using food vendors assure proper paperwork in order (Monroe County Health Department Licenses & Fire Inspection)

For City Of Bloomington Use Only			
Date Received:	Received By:	Date Approved:	Approved By: City Staff

Contact Information- Other			
	<u>Location</u>	Contact	Phone Number
Traffic Control Plan	401 N. Morton St. Suite 130 Bloomington, IN	City of Bloomington Transportation	(812)-349-3423
Monroe County Health Department (Food Handler Permit)	119 W. 7th St. Bloomington, IN	Sylvia Garrison, Administrator	(812) 349-2543
Bloomington Board of Public Works	401 N. Morton St. Suite 13 Bloomington, IN	Christina Smith Dept. of Public Works OR Sean Starowitz Community Arts Director	(812) 349-3589 (812) 349-3534
Bloomington Parks and Recreation Department (Events on City of Bloomington Parks Property)	401 N. Morton St. Suite 250 Bloomington, IN	Becky Barrick Higgins Community Events Manager	(812) 349-3700
Bloomington Fire Department (If event will have any kind of open flame)	300 E. 4th St. Bloomington, IN	Fire Administration	(812) 332-9763



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 3/14/2017

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

Continuate model in hea of cach chaorsometh(s):		
PRODUCER	CONTACT NAME: Becky Lynch	
McGowan Insurance Group Inc	PHONE (A/C, No, Ext); (317) 275–1612 FAX (A/C, No): (317) 4	64-5001
355 Indiana Avenue	E-MAIL ADDRESS: beckyl@mcgowaninc.com	
Suite 200	INSURER(S) AFFORDING COVERAGE	NAIC#
Indianapolis IN 46204	INSURER A Massachusetts Bay Insurance Co.	22306
INSURED	INSURER B: Cincinnati Insurance Company	10677
Indiana University Foundation, Inc.	INSURER C:Ohio Casualty	24074
P.O. Box 500	INSURER D:Citizens of America	31534
	INSURER E :Hanover Ins Co	22292
Bloomington IN 47402	INSURER F:	

COVERAGES CERTIFICATE NUMBER:17/18 LIAB CERT REVISION NUMBER:

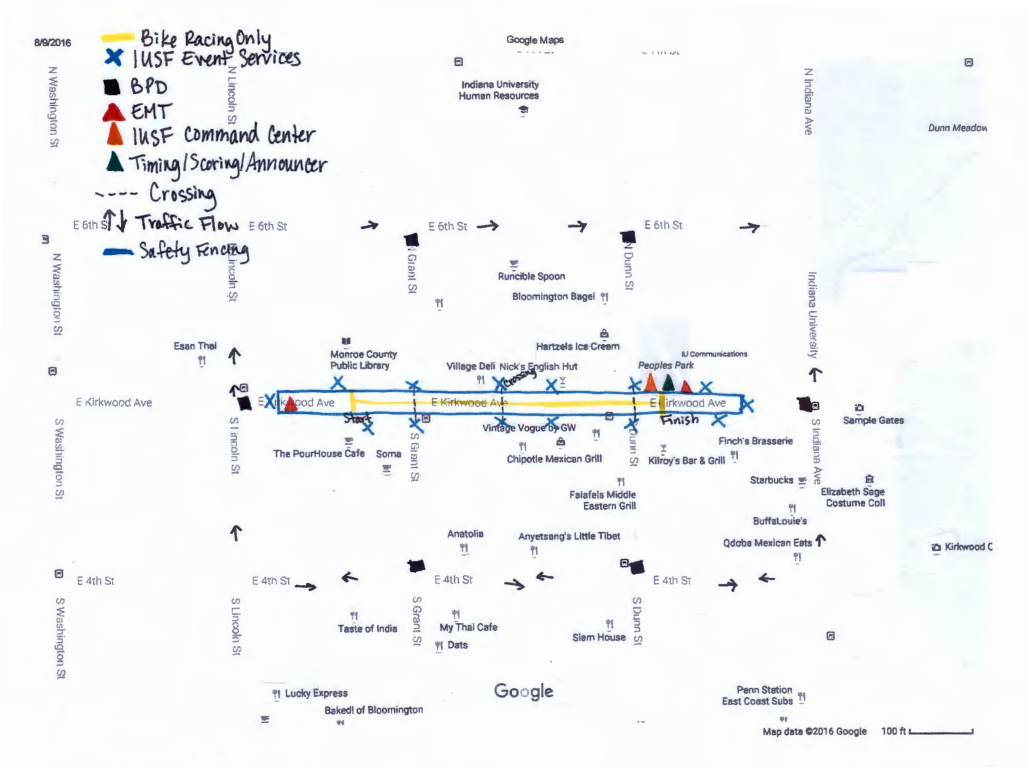
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	CLAIMS-MADE X OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: POLICY PRO- X LOC	INSD		ZDWD183237	POLICY EFF (MM/DD/YYYY)	3/1/2018	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	1,000,000
-				ZDWD183237	3/1/2017	3/1/2018	MED EVE (A		40.5
							MED EXP (Any one person)	\$	10,000
			l i				PERSONAL & ADV INJURY	\$	1,000,000
	POLICY PRO- X LOC						GENERAL AGGREGATE	\$	2,000,000
	1						PRODUCTS - COMP/OP AGG	\$_	2,000,000
	OTHER:							\$	
	AUTOMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)	\$	1,000,000
В	X ANY AUTO						BODILY INJURY (Per person)	\$	
	ALL OWNED SCHEDULED AUTOS			ENP0180850	3/1/2017	3/1/2018	BODILY INJURY (Per accident)	\$	
	X HIRED AUTOS X NON-OWNED AUTOS						PROPERTY DAMAGE (Per accident)	\$	
								\$	
	X UMBRELLA LIAB X OCCUR						EACH OCCURRENCE	\$	25,000,000
l c l	EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$	25,000,000
L. I	DED X RETENTION\$ 0			EU054709322	3/1/2017	3/1/2018		\$	
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY				·		X PER STATUTE OTH-		
I 1.	ANY PROPRIETOR/PARTNER/EXECUTIVE	N/A					E.L. EACH ACCIDENT	\$	500,000
ן סן	(Mandatory in NH)			W7WD161364	3/1/2017	3/1/2018	E.L. DISEASE - EA EMPLOYEE	\$	500,000
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$	500,000
E	INLAND MARINE			IHWD183118	3/1/2017	3/1/2018	BLANKET FINE ARTS INCL		
							VINYL RECORD COLLECTION		\$2,121,076

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
RE: Street Sprints event on Kirkwood Avenue on October 21st, 2017.

CERTIFICATE HOLDER	CANCELLATION
albalzan@indiana.edu City of Bloomington Bloomington, IN	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	AUTHORIZED REPRESENTATIVE
	Rebecca Lynch/BECKYL Rebecca Lynch

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Board of Public Works Staff Report

Project/Event: Lotus World Music and Arts Festival.

Petitioner/Representative: Lotus Education & Arts Foundation

Staff Representative: Sean M. Starowitz **Meeting Date:** August 22, 2017

Event Date: Thursday, September 28th to Sunday, October 1, 2017

This is a request to amend Resolution 2017-59 for The 24th annual Lotus Music and Arts Festival scheduled for Thursday, September 28 through Sunday, October 1, 2017. The amended Resolution removes East Kirkwood Avenue from College Avenue to Walnut Street from the closure list, and relocates the Food Truck Village to the First United Methodist Church lot, extending the Festival Perimeter.

Attached is a map showing which streets are closed at what time each day and where venues are located.

Lotus will notify and work with all concerned departments on the matter of the perimeter of the festival and the closure of streets, and will also notify residents and businesses in the surrounding area.

Staff recommends approval of the request.

CITY OF BLOOMINGTON BOARD OF PUBLIC WORKS AMENDED RESOLUTION 2017-59

LOTUS WORLD MUSIC AND ARTS FESTIVAL 2017

WHEREAS, the City of Bloomington Board of Public Works (hereinafter referred to as the "City") is empowered by I.C. 36-9-6-2 to supervise city streets, sidewalks and parking spaces; and

WHEREAS, the Lotus Education & Arts Foundation, Inc. (hereinafter referred to as "Lotus") would like to have the City close the following City streets: W. 6th Street between North College Avenue and North Walnut Street and North Walnut to North Lincoln, E. Kirkwood Avenue between North Walnut to North Lincoln Streets, North & South Washington Street between East 7th and East Fourth Street, West 4th Street between South College Avenue and South Walnut Street, in order to conduct a Special Event: the Lotus World Music and Arts Festival; and,

WHEREAS, Lotus has agreed to provide the City with a Certificate of Insurance naming the City of Bloomington as additionally insured; and

WHEREAS, the City desires to close said streets in order to support this community function.

NOW, THEREFORE, BE IT RESOLVED that the City approves the Special Event herein described, subject to the following conditions:

- 1. The City declares that all or a portion of the following City streets shall be temporarily closed to motor vehicles to conduct the Lotus World Music and Arts Festival: W. 6th Street between North College Avenue and North Walnut Street and North Walnut to North Lincoln, E. Kirkwood Avenue between North Walnut to North Lincoln Streets, North & South Washington Street between East 7th and East Fourth Street, West 4th Street between South College Avenue and South Walnut Street beginning at 8:00 a.m. on Thursday, September 28, 2017 and ending at 4:00 p.m. on Sunday, October 1, 2017 as indicated on the attached Lotus Comprehensive Map.
- 2. Lotus is requesting eighteen (18) parking spaces in City Lot 3 from 5:00 a.m. Friday, September 29, 2017 to 7:00 a.m. Monday, October 2, 2017 for trash and recycling services: and Twenty (20) parking spaces on S. Lincoln along 3rd Street Park's eastern edge from 11:00 a.m. to 5:00 p.m. on Saturday, September 30, 2017.
- 3. Lotus shall post "No Parking" signs on parking spaces at least 24 hours in advance of the closing of the parking spaces. Temporary "No Parking" signs may be obtained from the City's Department of Public Works.
- 4. Lotus shall be responsible for developing a Maintenance of Traffic Plan to be approved by the Planning and Transportation Department. Lotus shall obtain and place at its own expense barricades and signage required by the Traffic Plan. Lotus shall not close the streets until 8:00 a.m. on Thursday, September 28, 2017 and shall remove barricades and signage by 5:00 p.m. on Sunday, October 1, 2017.
- 5. Lotus shall be responsible for notifying the general public, public transit and public safety agencies of the street closing by notice at least 48 hours in advance.

Resolution 2017-59

- 6. Lotus shall clean up the affected area before, during and after the event. Clean-up shall include, but not be limited to, removal of all "no parking" signs posted for the event, the removal of any and all food and/or drink, picking up all trash and litter, sweeping up any and all broken glass, and emptying and removing all trash cans/receptacles. Clean-up shall be completed by 5:00 p.m. on Sunday, October 1, 2017.
- 7. The City declares the above-described and approved event to be a Special Event for purposes of Chapters 4.16, 4.28, and 4.30 of the Bloomington Municipal Code.
- 8. By granting permission to utilize City property to facilitate this activity, the City also waives the City Noise Ordinance in accordance with Section 14.09.070 of the Bloomington Municipal Code, and therefore amplified sound and music may be played during those events that are part of the Lotus World Music and Arts Festival.
- 9. Lotus shall be responsible for obtaining any and all required permits as well as being responsible for all legal and financial expenditures.
- 10. Lotus shall be responsible for developing, enacting, and enforcing an Emergency Action Plan covering emergencies, including but not limited to weather related emergencies, that may arise during the course of the Lotus World Music and Arts Festival, a copy of which Lotus agrees to submit to the City at least thirty (30) days prior to the beginning of the Lotus World Music and Arts Festival.
- 11. In the event Lotus allows mobile food vendor units, as defined by Bloomington Municipal Code Chapter 4.28, and/or pushcarts, as defined by Bloomington Municipal Code Chapter 4.30, to locate inside of their Special Event area, the following additional conditions shall specifically apply to any mobile food vendor units and/or pushcarts:
 - a. Shall obtain a permit from the Monroe County Health Department;
 - b. If a spark, flame or fire is used, an open burn permit from Bloomington Fire Department shall be obtained;
 - c. Shall not attach any portion of their unit or cart to a building, tree, telephone pole, streetlight pole, traffic signal pole or fire hydrant;
 - d. Shall not use any public electrical outlet;
 - e. Shall only be permitted to utilize a private electrical outlet if a licensed electrician has provided written documentation that said outlet is capable of handling the unit or pushcart's electrical needs;
 - f. Shall serve their food and beverages in containers that do not allow the food or beverages to fall onto the street or sidewalk.
 - g. If utilizing a grill or device that results in a spark, flame or fire shall do the following: locate at least 20 feet away from a building; provide a barrier between the grill or device and the public; not allow the spark or flame to exceed 12 inches in height; and have a fire extinguisher within reaching distance;
 - h. Shall contain an approved grease interceptor or grease trap;
 - i. If a generator is utilized, the generators shall not exceed 70dBa;
 - j. Shall maintain the food storage areas in a manner that are free from rats, mice, flies and other insects or vermin.
- 12. Lotus, its officers, directors, agents, employees, members, successors and assigns, do hereby indemnify and hold

 Resolution 2017-59

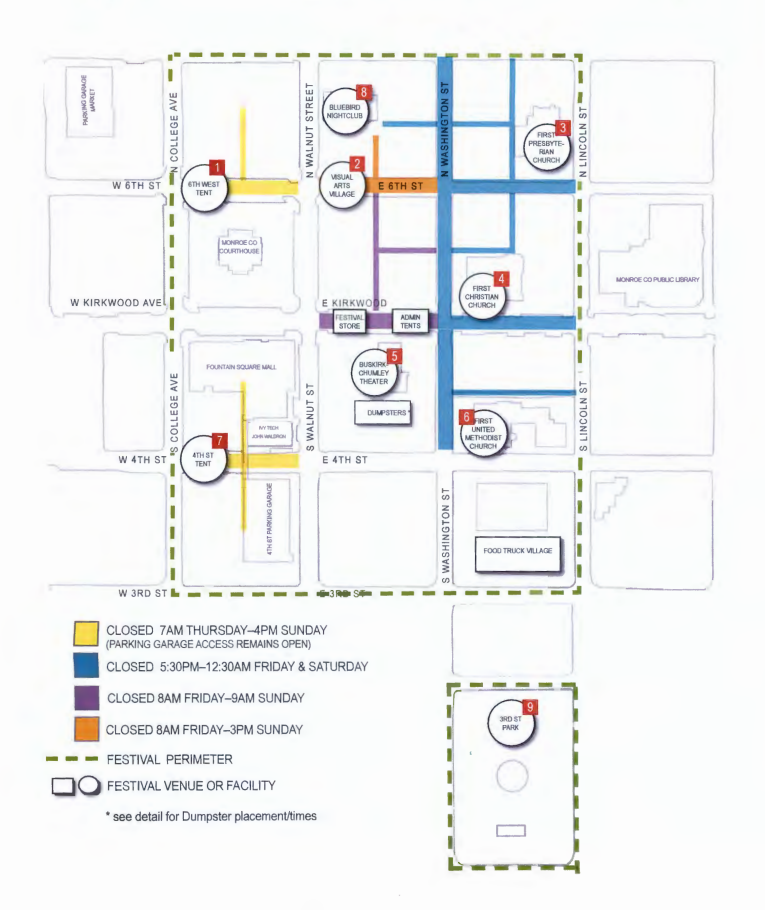
parties, whether or not sounding in to	rt or contract.	
1 1	a duly authorized representative of L red by proper action of Lotus to bind Lotus to the terms and condition Lotus by his/her signature set forth below.	
ADOPTED THIS DAY OF_	, 2017.	
BOARD OF PUBLIC WORKS:	LOTUS EDUCATION & ARTS FOUNDATION, INC.:	
Kyla Cox Deckard	Signature	
Kelly M. Boatman	Printed Name	
Dana Palazzo	Title	

harmless the City, its Boards, officers, agents and employees from any and all claims, demands, damages, costs, expenses or other liability arising out of bodily injury or property damage (collectively "Claims") which may occur as a result of the use of said property, including, but not limited to, any claim or claims brought by third



LOTUS 2017 STREET & ALLEY CLOSINGS UPDATED MAP · SEPT. 28 - OCT. 1







Board of Public Works Staff Report

Project/Event: Bloomingfoods Co Op Vendor Fair

Staff Representative: Sean Starowitz

Petitioner/Representative: Natascha Jacob, Marketing Administrator

Date: August 22, 2017

Report: This Resolution is being amended to clarify that Bloomingfoods is also requesting the closure of West 6th Street from Madison to their parking lot. Bloomingfoods Co Op will be hosting their 2nd Vendor Fair on Saturday, September 9, 2017 (rain date September 16, 2017). This event was brought to the Board in April, but the date was rained out. Bloomingfoods has regrouped and is now requesting the use of City property for September 9, 2017 with a rain date of September 16th. In the past the event has been held in the store but now requests the use of Madison Street and 6th Street in front of their building. This will allow for expansion of the event for members and the community.

They are requesting to close N. Madison Street between W. 6th Street and the east/west alley from 9:00 a.m. until 5:00 p.m. and 6th Street from Madison to their parking lot. The Vendor Fair will include approximately 15 of their vendors, as well as a DJ, classes, yoga, and food. Set up will begin at 9:00 a.m. and Bloomingfoods Co Op commits to having Madison Street opened by 5:00 p.m. after clean up. The hours of the vendor food fair will be 11:00 a.m. until 3:00 p.m. As part of these events, they have requested a Noise Permit, and included their waste management plan.

Recommend Approval Denial by Sean Starowitz

City Staff requests the amendment of this Resolution

BOARD OF PUBLIC WORKS AMENDED RESOLUTION 2017-64

BLOOMINGFOODS VENDOR FAIR 2017

WHEREAS, the Board of Public Works is empowered by I.C. 36-9-6-2 to supervise City streets and municipal parking lots; and

WHEREAS, the City has committed itself to promoting businesses; and

WHEREAS, the Bloomingfoods Co Op (hereinafter "Sponsor") is desirous of using City property which includes Madison Street from W. 6th Street to the east/west alley and W. 6th Street from Madison Street to their parking lot to host a vendor fair, on Saturday, September 9, 2017 (rain date September 16, 2017), and

WHEREAS, Sponsor has agreed to provide all traffic control as deemed necessary and as instructed by Bloomington Planning and Transportation Department and/or Bloomington Police Department and to incur the complete cost; and

NOW, THEREFORE, BE IT RESOLVED THAT:

- 1. Madison Street, from W. 6th Street to the east/west alley and W. 6th Street from Madison Street to their parking lot, shall be temporarily closed to traffic and parking from 9 a.m. to 5:00 p.m. on Saturday, September 9, 2017 (rain date September 16, 2017), with event hours being 11:00 a.m. to 3 p.m. for Bloomingfoods Co Op Vendor Fair.
- 2. Vendors who have not received explicit authorization from Sponsor, or their representatives or agents, to participate in the vendor fair shall not be permitted to utilize the closed off areas outlined above for the purposes of performing, displaying, producing or selling items or goods.
- 3. Sponsor shall post "no parking" signs on parking meters at least 24 hours in advance of the closing. Temporary "No Parking" signs may be obtained from the City Department of Public Works and shall be affixed as instructed by City Staff.
- 4. Sponsor shall be responsible for placement and removal of barricades. Sponsor is responsible for contacting the City of Bloomington Planning and Transportation Department for instructions on the type of and placement of said barricades. Sponsor agrees to obtain at its own expense and place barricades to close Madison Street from W. 6th Street to the east/west alley and W. 6th Street from Madison Street to their parking lot not before 9:00 a.m. and to remove barricades by 5:00 p.m. on Saturday, September 9, 2017 (rain date September 16, 2017).
- 5. The sponsors will be responsible for removing all trash, picking up litter including cigarette butts from the street and sidewalks within these blocks, cleaning any grease or other food products from the pavement and sidewalks, and removing any "No Parking"

signs posted as part of the event. Cleanup shall be completed by 5:00 p.m. on Saturday, September 9, 2017 (rain date September 16, 2017).

6.	Public Works al 14.09.070 of the	so waives the City Noise O	erty to facilitate this activity, the Board of rdinance in accordance with Section ode, and therefore amplified sound and music t.
7.	_		he general public, public transit and public nce by notice (at least 48 hours in advance).
8.		een fully empowered by pras authority to do so.	oper action of the entity to enter into the
9.	law, Sponsor, fo and assigns, doe Board, and the o claims, demands or property dama property, includ	r itself, its officers, directors hereby indemnify and hereby indemnify and hereby, agents and employed, damages, costs, expenses age (collectively "Claims")	operty and to the fullest extent permitted by rs, agents, employees, members, successors old harmless the City of Bloomington, the es of the City and the Board from any and all or other liability arising out of bodily injury which may occur as a result of the use of said y claim or claims brought by third parties,
ADOI	PTED THIS	DAY OF	, 2017.
BOAF	RD OF PUBLIC V	VORKS:	
Kyla (Cox Deckard, Pres	sident	
Kelly	M. Boatman, Vice	e- President	
Dana	Palazzo, Secretary	7	
AGRI	EED TO THIS	DAY OF	, 2017.
BLOC	OMINGFOODS C	O OP	
Signat	ture		

Printed Name and Title



SPECIAL EVENT APPLICATION

City of Bloomington Department of Economic and Sustainable Development 401 N. Morton Street, Suite 150 Bloomington, Indiana 47404 812-349-3418

Department of Public Works

812-349-3410

1. Applicant Information

Contact Name:	Natoscha Jacob				
Contact Phone:	2812-339-4442-ext-113 Mobile Phone: 217-821-6628				
Title/Position:	Marketing Administrator				
Organization:	Bloomingfoods Market + Deli				
Address:	316 W 6th St.				
City, State, Zip:	Bloomington, IN 47404				
Contact E-Mail Address:	Notascha@ bloomingfoods.coop				
Organization E-Mail and URL:					
Org Phone No:	Fax No: 812-339-4104				

2. Any Key Partners Involved (including Food Vendors if applicable)

Z. Ally Key Fai	thers involved (including rood vendors in applicable)
Organization Name:	
Address:	
City, State, Zip:	
Contact E-Mail Address:	
Phone Number:	Mobile Phone:
Organization Name:	
Address:	
City, State, Zip:	
E-Mail Address:	
Phone Number:	Mobile Phone:
Organization Name:	
Address:	
City, State, Zip:	
E-Mail Address:	
Phone Number:	Mobile Phone:

3. Event Information

Type of Event	☐ Metered Parking Space(s) ☐ Run/Walk ☐ Festival ☐ Block Party ☐ Parade ☐ Other (Explain below in Description of Event)
Date(s) of Event:	Saturday, September 9 w/ a built-in rain date of Saturday, September 16
Time of Event:	Date: 9/9/17 Start: 11:00 2M Date: 9/9/17 End: 3 PM
Setup/Teardown time Needed	Date: 9/9/17 Start: 9:002M Date:9/9/17 End: \$5 pm
Calendar Day of Week:	Saturday
Description of Event:	The event is a Local Vendor Fair. We will set up on Madison + 6th next to our West location with tables for 15+ vendors to deno their products. We will also provide entertainment in the form of a DJ, classes, and yoga. We play to provide food (burgers, brats) for purchase.
Expected Number of Participants:	Expected # of vehicles (Use of Parking Spaces to close):

IF YOUR EVENT IS A **NEIGHBORHOOD BLOCK PARTY,** YOU ARE REQUIRED TO SECURE AND ATTACH THE FOLLOWING:

	A map of the proposed rights-of-way closure or route in its entirety (streets shall be properly labeled and identified) The starting point shall be clearly marked The ending point shall be clearly marked Each intersection along the route shall be clearly identified A notation of how each intersection is to be blocked shall be specifically noted at each intersection (where type 3 barricades will be placed)
	Notification to businesses/residents that will be impacted by event (copy of notification letter/flyer/other)
u .	A properly executed Maintenance of Traffic Plan • Determine if No Parking Signs will be required With Signs
Q	Noise Permit application

FOLLOWING: Moving Events – Use and/or Closure of City Streets/Sidewalks

CHECKLIST

u	A map of the proposed rights-of-way closure or route in its entirety (streets shall be properly labeled and identified)
	The starting point shall be clearly marked
	The ending point shall be clearly marked
	 The number of lanes to be restricted on each road shall be clearly marked Each intersection along the route shall be clearly identified
	A notation of how each intersection is to be blocked shall be specifically noted at each
	intersection (ie: Type 3 barricades and/or law enforcement); and
	 The location of any staging area(s) for the rights-of-way closure and how much space the staging area(s) shall utilize
	Notification to businesses /residents that will be impacted by event of the day the application will be heard by Board of Public Works (Example attached)
	Using a City park or trail? Parks & Recreation Department Approved Special Use Permit Not applicable
	Certificate of Liability Insurance – Proof of insurance listing the City of Bloomington as additional insured
	for an amount no less than \$1,000,000 per occurrence and \$2,000,000 in the aggregate. DEADLINE: To
	Public Works no later than five days before event. A properly executed Maintenance of Traffic Plan
	*Determine if No Parking Signs will be required * Determine if Barricades will be required
	Secured a Parade Permit from Bloomington Police Department. Not applicable
	Noise Permit application Not applicable
	Waste and Recycling Plan if more than 100 participates (template attached)
	IS A FESTIVAL/SPECIAL COMMUNITY EVENT YOU ARE REQUIRED TO SECURE AND
	UBMIT/THE FOLLOWING:
Stationary Eve	nts — Closure of Streets/Sidewalks/Use of Metered Parking
	a regard division of the algebraic confidence of the design of the distribution of the distribution of the design of the distribution of the design of the distribution of the design of
⊠	A map of the proposed rights-of-way closure in its entirety (streets shall be properly labeled and identified)
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Checklist

X	Determine what type of Event
™	Complete application with attachment Detailed Map Proof of notification to businesses/residents (copy of letter/flyer/other) Maintenance of Traffic Plan Noise Permit Application (if applicable) Certificate of Liability Insurance Secured a Parade Permit from Bloomington Police Department (if applicable) Beer and Wine Permit (if applicable)Waste and Recycling Plan (if applicable) Waste and Recycling Plan (if applicable)
M	Date Application will be heard by Board of Public Works Aug 8
ZI	Approved Parks Special Use Permit (if using a City Park)
×	If using food vendors assure proper paperwork in order (Monroe County Health Department Licenses & Fire Inspection)

For City Of Bloomington Use Only

Date Received:	Received By: Economic & Sustainable Development	Date Approved:	Approved By:
	Bloomington Police	7.18.17	5. Oldham
	Bloomington Fire	7.20.17	J Johnson
	Planning & Transportation		
	Transit		
	Public Works		
	Board of Public Works		



NOISE PERMIT

City of Bloomington 401 N. Morton St., Suite 120 Bloomington, Indiana 47404 812-349-3410

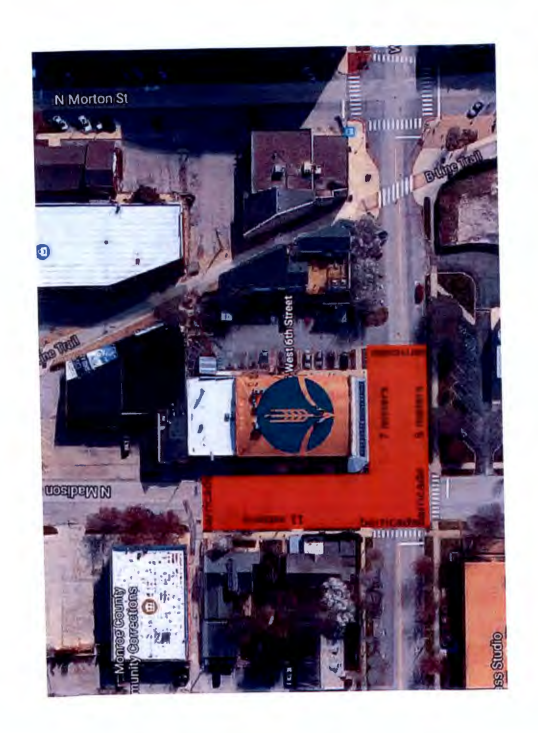
Application and Permit Information

This is an application for a permit for relief from Chapter 14.09 (Noise Control) of the Bloomington Municipal Code. Any permit granted by the City of Bloomington must contain all conditions upon which said permit shall be effective. The City may prescribe any reasonable conditions or requirements it deems necessary to minimize adverse effects upon the community or the surrounding neighborhood.

Once a completed application is submitted to the City, it will be reviewed by the Board of Public Works. If the permit is approved, the holder must still abide all other city, state, and federal laws.

Contact Christina Smith with any questions: (812) 349-3410 or smithc@bloomington.in.gov

,	out any questions. (612) 545-5410 of smarte-bloomington.in.gov				
Event and Noise Info Name of Event:	Local Vendor Fair				
Location of Event:	6th st of Madison, Blooming foods West				
Date of Event:	ala mi alla raini data				
Calendar Day of Week:	Saturday Time of Event: End: 3:00 pm				
Description of Event:	Local Vendor Fair- 15+ local vendor will				
Set up + Draide Charles, lose will have a					
	set up + provide samples. We will have a DJ, live boud, or other entertainment.				
TIVE BONG, OF OTHER ENTER ISTAMENT.					
Source of Noise:	Live Band Instrument Loudspeaker Will Noise be Amplified?				
Is this a Charity Event?	☐Yes Mo If Yes, to Benefit:				
Applicant Information	on				
Name: Name	tascha Jacob				
	pomingfoods Title: Marketing Administs				
	W 644 St. 47404				
Email Address:	sche blooming foods. Loop Phone Number: 812-339-4442x				
Signature:	Date: 7/11/2017				
FOR CITY OF BLOOM	INGTON USE ONLY				
Public Works, the desi	ction 14.09.070 of the Bloomington Municipal Code, We, the Board of gnee of the Mayor of the City of Bloomington, hereby waive the City e above mentioned event.				
BOARD OF PUBLIC WO	PRKS				
•					
Kyla Cox Deckard, Presid	Kelly M. Boatman, Vice-President				
,					
Date	Dana Palazzo, Secretary				





Board of Public Works Staff Report

•
Project/Event: Noise Permit for Cry Out in the Park
Petitioner/Representative: Andrew Penman, Truth Ministries, Inc.
Staff Representative: Christina Smith
Meeting Date: August 22, 2017
•
Report: Truth Ministries is requesting a Noise Permit from 2:00 p.m. – 5:00 p.m. on Sunday, September 3, 2017 for their Cry Out in the Park event which will take place in Bryan Park.
Parks and Recreation has given permission to use the park pending approval of this Noise Permit request.
•
Recommendation and Supporting Justification: Charity event open to the general public.
Recommend X Approval Denial Christina Smith



NOISE PERMIT

City of Bloomington 401 N. Morton St., Suite 120 Bloomington, Indiana 47404

Application and Permit Information

This is an application for a permit for relief from Chapter 14.09 (Noise Control) of the Bloomington Municipal Code. Any permit granted by the City of Bloomington must contain all conditions upon which said permit shall be effective. The City may prescribe any reasonable conditions or requirements it deems necessary to minimize adverse effects upon the community or the surrounding neighborhood.

Once a completed application is submitted to the City, it will be reviewed by the Board of Public Works. If the permit is approved, the holder must still abide all other city, state, and federal laws.

Contact Christina Smith with any questions: (812) 349-3410 or smithc@bloomington.in.gov

Event and Noise	Information					
Name of Event:	Cry Out in	Cry Out in the Park				
Location of Event:	Bryan Parl	Bryan Park				
Date of Event:	Date of Event: Sep. 3, 2017		Time of Event:	Start: 2 pm		
Calendar Day of We	eek: Sunday	Sunday		End: 5 pm		
Description of Even	9	Raising awareness of those in need through community gathering; end time of event is flexible				
Source of Noise:	Live Band	Instrument	Loudspeaker	Will Noise be Amplified? Yes □No		
Is this a Charity Eve	ent? ⊠Yes □No	If Yes, to Benefit	If Yes, to Benefit: unite residents of Bloomington			
Applicant Infor	mation					
Name:	Andrew Penma	drew Penman				
Organization:	Truth Ministries	, Inc.	Title:	President		
Physical Address:	2777 E Bressing	77 E Bressingham Way, Bloomington, IN 47401				
Email Address:	andy.penman@	truthmin.org	Phone Number:	765-480-0499		
Signature:	Hennan		Date:	Aug. 7, 2017		
FOR CITY OF BI	OOMINGTON US	E ONLY				
Public Works, the		ayor of the City		de, We, the Board of eby waive the City		
BOARD OF PUBLI	C WORKS					
Kyla Cox Deckard, President		Kelly E	Kelly Boatman, Vice-President			
Date		Dana I	Dana Palazzo, Secretary			



Mailing Address

Administrative Offices

401 N. Morton St. Suite 250

PO Box 848

Bloomington, IN 47402

Phone: (812) 349-3700

Fax: (812-349-3705

parks@bloomington.in.gov

www.bloomington.in.gov/parks

Allison-Jukebox Community Center 351 South Washington Street Bloomington, IN 47401 (812) 349-3731

Banneker Community Center 930 West 7th Street Bloomington, IN 47402 (812) 349-3735

Cascades Golf Course 3550 North Kinser Pike Bloomington, IN 47402 (812) 349-3764

Frank Southern Ice Arena 1965 South Henderson Street Bloomington, IN 47401 (812) 349-3740

Twin Lakes Recreation Center 1700 West Bloomfield Road Bloomington, IN 47403 (812) 349-3720

Inclusive Recreation (812) 349-3747

Maintenance, Landscaping & Cemetery Operations (812) 349-3498

Urban Forestry (812) 349-3716 Date: July 20, 2017

Dear Andrew:

We are pleased to inform you, Truth Ministries request for a Special Use Permit has been approved for the following event/facility/date:

Cry Out in the Park

Bryan Park with Henderson Shelter House

September 3, 2017 from 9a.m. – 7p.m. (includes set-up & dismantle)

Special Notes:

Information regarding sound technician, details of security plan, and payment will need to be submitted to this office by August 21, 2017. Note: Staking of items is not permitted in the park, including signs. Active solicitation is prohibited from the stage area or among those attending. The placement of jars with signage requesting donations is permissible. Contact Crystal Ritter regarding plans on hanging stage banner and all other signage/banners. The event organizer/applicant is responsible for the removal of any bagged trash over the 10 bag maximum. Contact Christina Smith with the Planning Department to determine if a noise permit is necessary.

Please adhere to the Bloomington Parks and Recreation's special use guidelines (attached) when conducting your event, specifically as it relates to items #6, 8, 10, 11, and 12 under Use, Security, Safety.

Attached is an invoice for your event permit. Payment is due at least ten (10) days prior to your event.

Please feel free to contact me should you have further questions.

Sincerely,

Kim Clapp Office Manager

Encl. Permit Packet

Cc: Park Operations Staff

Community Events Staff Board of Public Works

Bloomington Police Department

Use, Security, Safety

- 1. The holder of the special use permit and representing the group shall be responsible for the event and must be present at the facility throughout the time of the activity. Any holder of a special use permit who abuses the privilege of using a facility will be deprived of their use.
- 2. The department reserves the right to require an event promoter to hire security personnel before being granted permission to conduct an activity on department property.
- 3. It is expressly understood that the City of Bloomington has no obligation to provide police, fire, sanitation, street, parking attendants, or other services in support of a special use or event on its properties.
- 4. Users may be required to sign liability waivers, releases, and/or indemnification agreements as a condition of permit approval, and provide proof of insurance.
- 5. Betting or gambling in any form, abusive, profane, or indecent language, violation of any City, County, State, or Federal laws, or any conduct that may interfere with an individual or group's right to use the park is prohibited.
- 6. Municipal Code sections 6.12.020 and 14.36.090 respectively prohibit smoking inside city facilities and the consumption of alcoholic beverages on city property.
- 7. The possession of alcoholic beverages, drugs and other illegal controlled substances is strictly prohibited in any park or park facility. In Addition, pursuant to Bloomington Municipal Code 14.20.020, the discharge of a firearm is strictly prohibited within the City's jurisdiction. Amplified music, or the promotion or sale of any article is expressly prohibited without a Special Use Permit.
- 8. No amplified music, stereos, radios, etc. over decibels established by the Bloomington City Council, within Title 14, will be allowed in the park without an approved Noise Permit.
- 9. Fires are prohibited in all areas other than those facilities equipped with outdoor grills or fireplaces.
- 10. No person shall cut, injure, deface, remove, or disturb any department property at any time.
- 11. Except as noted on the special use permit, vehicles of any type are prohibited from **parking or operating** a vehicle on city-owned properties, except as designated, for any purpose before, during, or after a special event.
- 12. The facility and grounds shall be left clean and in orderly condition. All litter, debris, food spills, and other trash directly attributable to the special event activities use must be properly disposed of in a timely fashion throughout the area specified in the special use permit. Where an adequate number of trash receptacles are not available, the user shall be required to contract for trash removal or the provision of trash dumpsters.
- 13. Portable sanitation facilities may be required at certain events conducted on department properties, and shall be provided by the sponsoring organization. The number and placement shall be determined by the department in consultation with the Monroe County Health Department.
 - All improvements to the premises must have prior written approval of the department. These improvements shall become the property of the department.

INVOICE



PO Box 100

Bloomington, IN 47402 Attention: Amy Silkworth Invoice Number: 18-2017-SE-11

Date: July 20, 2017

Truth Ministries, Inc. Attn: Andrew Penman PO Box 2181 Bloomington, IN 47402

Quantity	Description	Unit Price	Total
1	Application Fee	\$25.00	\$25.00
1	Permit Fee	\$100.00	\$100.00
1	Deposit	\$50.00	\$50.00
10	Staffing Mobile Stage (\$18.00 per hour)	\$18.00	\$180.00
1	Mobile Stage Rental	\$750.00	\$750.00
1	Mobile Stage Depoist	\$375.00	\$375.00
1	Henderson Shelter House Rental	\$53.00	\$53.00
-1	Application Fee Payment	-\$25.00	(\$25.00)
	Due: August 21, 2017		
		TOTAL DUE	\$1,508.00

For questions please call invoice originator: Kim Clapp 349-3710

Please make checks payable to City of Bloomington

Notify: clappk@bloomington.in.gov when deposit has been made.

Mail To: PO Box 100

Bloomington, IN 47402 Attention: Amy Silkworth

Office Use Only:

Deposit in revenue line:

201-6500-41020 - \$50.00
201-9000-41020 - \$50.00
201-18-189003 - \$53.00
201-6500-43260 - \$930.00
201-24105 - \$425.00



2017 SPECIAL EVENT PERMITS APPLICATION PROCESS

Overview

A Special Event Permit is required if your gathering has any of the following elements:

- > 100 or more participants
- > Any advertising or sponsorship activities
- > Selling and/or distributing food, goods or merchandise (this includes classes or boot camps)
- > Admission
- > Tents
- > Inflatables
- > Stages
- ➤ Walk/Run/Parade
- > Specific location reservations

To download the 2017 application forms for:

- Special Event Permit
- ➤ BLine /Clear Creek Trail Event Permit
- > Alcohol Guidelines
- ➤ Mobile Stage Rentals

Go to: bloomington.in.gov/parkpermits

Permit Process

- 1. Choose a specific location and date for your event. You are encouraged to choose an alternative location and/or date in the event that your first choice is not available. If you are unsure whether or not a permit is required for your event, please call (812) 349-3725.
- Complete all sections of the Bloomington Parks and Recreation Department (BPRD) Event
 Permit Application. All proposed activities and events are subject to the approval of the BPRD.
 The BPRD will not consider your submittal if the application is incomplete and does not include
 the \$25 application fee.
- 3. Submit the completed application and \$25 application fee by U.S. mail, delivery in person, fax or email. If submitting by e-mail or fax to call with credit card information. Submittal of an application does not grant you a permit or confirmation to conduct your planned event; all applications are subject to review. Completed applications with appropriate fees and requested documentation and/or additional information must be submitted at least six weeks prior to your event; otherwise, applications will be denied or late fees may apply.

 Please note: Only applications delivered in person to 401 N. Morton St., Suite 250 will be

Please note: Only applications delivered in person to 401 N. Morton St., Suite 250 will be processed beginning January 4, 2017 beginning at 8:00a.m. Applications submitted by mail, e-mail and fax, and all applications received prior to 8:00a.m. on January 4, 2017 will not be processed until January 5, 2017. Furthermore, only completed applications submitted with the \$25 application fee will be processed.



- 4. The BPRD processes applications for permits in order of receipt. The BPRD will not consider your submittal without a completed application and a \$25 application fee.
- 5. Upon receiving your completed application and \$25 application fee, the BPRD will contact you to inform you of the status of your application. You will be informed of any remaining fees that must be paid along with any additional documentation requirements (i.e. certificate of insurance). The BPRD reserves the right to require additional information or documentation regarding the applicant, applicants company, sponsoring company/organization, cosponsors, event participants, event vendors, event activities, or the event itself. Moreover, the BPRD may postpone approval of event permits until receipt of additional requested information or documentation. Failure to submit requested information or documentation in a timely manner may be cause for denial of a part permit.
- 6. Insurance:

Insurance: During the performance of any and all Services under this Agreement, permit applicant shall maintain the following insurance in full force and effect:

a. General Liability Insurance, with a minimum combined single limit of \$1,000,000 for each occurrence and \$2,000,000 in the aggregate.

 Automobile Liability Insurance, with a minimum combined single limit of \$1,000,000 for each person and \$1,000,000 for each accident.

c. Professional Liability Insurance ("Errors and Omissions Insurance") with a minimum limit of \$2,000,000 annual aggregate.

- d. Workers' Compensation Insurance in accordance with the statutory requirements of Title 22 of the Indiana Code.

 All insurance policies shall be issued by an insurance company authorized to issue such insurance in the State of Indiana. The City of Bloomington, the City, and the officers, employees and agents of each shall be named as an additional insured under the General Liability, Automobile, and Worker's Compensation policies, and such policies shall stipulate that the insurance will operate as primary insurance and that no other insurance affected by the City will be called upon to contribute to a loss hereunder.
- 7. Applicants are required to inform the BPRD in writing of any and all amendments to the original application prior to the event day.
- 8. Once all of the BPRD requirements have been fulfilled, including receipt of all documents and full payment, a Special Event Permit will be issued.
- 9. Please note: Costs incurred promoting and marketing events prior to the issuance of an approved Special Event Permit, and changes/modifications relative to the event from the BPRD and/or other City of Bloomington departments is at the sole expense and risk of the Event Organizer.

Submit the completed Special Event Permit along with the \$25 application fee to:

Greg Jacobs
Bloomington Parks and Recreation Department
401 N. Morton St., Suite 250
Bloomington, IN 47402
Telephone: (812) 349-3725

Fax: (812) 349-3705



2017 Application, Agreement and Guidelines for Special Event Permits

Thank you for considering the City of Bloomington Parks and Recreation Department (BPRD) facilities for your special event. We look forward to having you in the park and ask that you follow these rules to ensure that your event goes smoothly and that park resources are protected. Failure to comply with these rules could result in the partial or total loss of your damage deposit. Best wishes for a safe and successful event!

Return this application and the additional fees/forms to the City of Bloomington Parks and Recreation Department at least 6 weeks prior to your event. Submitting this Event Permit Application is not a confirmation to conduct your planned event. Your application will be processed and you will receive notice of approval or rejection within 2 weeks. Once approved, it may be necessary to set up a planning meeting with BPRD staff. Incomplete applications will not be accepted. If your application is accepted, this document becomes the Agreement governing your use of the park for the events described herein.

APPLICATIONS MUST HAVE THE FOLLOWING TO BE ACCEPTED

Application for Rental Agreement
Application Fee \$25/non-refundable

Event Site Plan
Event Agenda/Activities

Rental/Permit Fees and Damage Deposits and Certificate of Insurance:

Damage deposits, rental/permit fees and certificate of insurance are required within ten days following approval of permit application and receipt of invoice. Event date will only become final once all payment(s) have been received.

Checks should be made payable to City of Bloomington and mailed to: PO Box 848, Bloomington, IN 47402 or dropped off at 401 N. Morton St., Suite 250

Damage Deposit:

BRPD will return deposits within 30 days after the event. BPRD will issue the refund if the rented area is found to be in the same condition prior to the event. Otherwise, the Department will confirm in writing how it had to use the deposit (or a portion of it) to clean the area and repair any damage.

Refunds:

The City of Bloomington Parks and Recreation Department will refund 50% of prepaid fees when cancellations are made at least 15 days before the event. Cancellations made less than 15 days before the event will result in the forfeiture of the entire rental fee as well as the damage deposit. Refunds will not be issued due to inclement weather.

Insurance:

During the performance of any and all Services under this Agreement, permit applicant shall maintain the following insurance in full force and effect:

- a. General Liability Insurance, with a minimum combined single limit of \$1,000,000 for each occurrence and \$2,000,000 in the aggregate.
- b. Automobile Liability Insurance, with a minimum combined single limit of \$1,000,000 for each person and \$1,000,000 for each accident.
- c. Professional Liability Insurance ("Errors and Omissions Insurance") with a minimum limit of \$2,000,000 annual aggregate.
- d. Workers' Compensation Insurance in accordance with the statutory requirements of Title 22 of the Indiana Code.

All insurance policies shall be issued by an insurance company authorized to issue such insurance in the State of Indiana. The City of Bloomington, the City, and the officers, employees and agents of each shall be named as an additional insured under the General Liability Automobile, and Worker's Compensation policies, and such policies shall stipulate that the insurance will operate as primary insurance and that no other insurance affected by the City will be called upon to contribute to a loss hereunder.



Runs/Walks/Parade approvals:

- 1. All routes that include city streets must first receive a parade permit from the Bloomington Police Department (Scott Oldham, 349-3309). Upon receiving approval, all applicants must then...
- 2. Contact the Department of Public Works for any street closure approvals @ 812-349-3410.
- 3. Lastly, if use of park land or facilities is requested, applicants must turn in an event permit application or B-Line permit application to the Parks and Recreation Department after successfully completing the above mentioned steps (Greg Jacobs, 349-3725).

Meeting

Once the application has been approved, BPRD staff will contact the applicant to determine if a planning meeting is necessary. If deemed necessary, this meeting will be mandatory to work out all the details of the event.

Walk-through:

You are responsible for scheduling a "walk-through" of your event with park staff to review your site plan. This should take place once the application has been approved and no less than two weeks prior to the date of your event. The purpose of the walk-through is to make you completely aware of all site guidelines and to answer any additional questions you may have. Contact Greg Jacobs 812-349-3725.

Vehicles and Parking:

Vehicles are not allowed on Park property (other than streets and parking areas) without prior written approval. Failure to comply with this guideline will result in a loss of deposit. Parking is permitted in designated park parking lots.

Food and Drink:

Alcohol is not permitted in any park. Absent explicit consent from the Director of Parks and Recreation and the Park Board of Commissioners, consumption of alcoholic beverages in parks is prohibited. Persons observed consuming alcohol in violation of any law, regulation, ordinance or rule are subject to arrest. Any rental group given explicit consent to consume alcoholic beverages in the park must do so in compliance with all state and federal regulations. In addition to state and federal regulations, groups must also employ security to be present during the entire event at which alcohol is to be served.

Non-catered events serving food or beverages must place a protective material around serving areas to prevent staining and/or the contamination of Park grounds. Monroe County Health Department requirements apply for any groups planning to sell food.

Grilling in parks is only allowed where grills have been permanently installed by the Parks Department. Personal grills of any kind are not permitted. The dumping of hot coals or grease on Park property is not allowed. If either is found after an event, the amount for cleaning and removal plus labor will be retained from the damage deposit.

Trash Removal/Recycling:

You are responsible for securing additional receptacles or having your trash hauled away if park containers won't accommodate the needs for your event. Bagged trash (10 bag maximum) may be placed next to a park trash receptacle after an event for park staff to remove. You are responsible for providing trash bags and any additional trash receptacles as needed. Trash that is not disposed of properly or overfills a receptacle may result in a loss of deposit. Dumpsters are to be placed in designated areas or as approved by park staff. You are responsible for taking any recycling to the recycle center.

Portable Toilets:

You are responsible for securing the appropriate number of portable toilets for your event (1 per 500 attendees). They should be delivered at the latest date and time possible prior to your event and removed from Park property no more than 24 hours after your event ends. BPRD takes no responsibility for any damage to portable toilet prior to removal. Portable toilets are to be placed in designated areas or as approved by park staff. If portable toilets require hoses for a water source, the veudor must supply the hose.

Tents/Displays:

Bloomington Parks and Recreation is not responsible for any tents or items set up for your event. You are responsible for scheduling security to watch over your area. Staking tents is not permitted without approval. You are responsible for contacting the Parks Operation Department (JD Boruff 812-349-3498) to confirm the location of irrigation lines before any tent is staked. It is the responsibility of the renter to contact Holey Moley (1-800-382-5544) to locate any utility lines prior to staking any tents in any parks. All components of vendor display, including tents, umbrellas and sigus, must be properly secured on all sides.



Child Supervisiou:

If children under the age of 18 are part of the event, it is your responsibility to provide adequate supervision.

Safety

The possession of alcoholic beverages, drugs and other illegal controlled substances is prohibited in any park or park facility. In addition, pursuant to Bloomington Municipal Code 14.20.020, the discharge of a firearm is strictly prohibited within the City's jurisdiction. Amplified music, or the promotion or sale of any article is expressly prohibited without a Special Use Permit. The individual or group is totally responsible for the behavior and actions of those individuals attending their event and shall take reasonable care to ensure that its participants, spectators or employees do not bring prohibited items into the event.

Copyright:

It is the applicant's responsibility to comply with federal and state copyright laws applicable to any of the activities of the event.

Noise Permits:

It is the responsibility of the applicant to secure proper noise or parade permits from the Department of Public Works. Applicants can call 812-349-3410 for additional information.

Violations:

Park facilities must be used solely in accordance with the City of Bloomington Parks and Recreation policies and procedures; BPRD retains the right to revoke a special use permit any time upon violation of your agreement or the risk or threat of a violation of your agreement.

Failure to comply with any of the provisions of this Agreement may constitute a violation. In addition, the following activities are examples of violations of this Agreement: gambling, profanity, dangerous activities, unauthorized vending (including the sale of alcohol, tobacco or drugs) excessive guests, excessive noise, or other activities which cause a disturbance to other nearby park activities or are in violation of state law and local ordinances. Sleeping (overnight camping) in parks, golf courses, or any other park premises is prohibited.

By signing and submitting this application, the permit applicant agrees to abide by the rules and regulations of the Department of Parks and Recreation including, but not limited to, the conditions as stated on this application and the City of Bloomington Parks and Recreation Department Rental Agreement.

Please Read Carefully:

I, a duly authorized representative of the applicant, hereby affirm that the submitted information is true and correct to the best of my knowledge. As such, I have been authorized by the applicant to apply for this permit and have read, understand and agree to comply with all rules concerning the use of a Bloomington Parks and Recreation park. The applicant agrees that while renting the park, the applicant will not exclude anyone from participation in, deny anyone benefits of, or otherwise subject anyone to discrimination because of that person's race, color, sex, religion, creed, sexual orientation, national origin or ancestry, age or handicap. Under this Special Event Permit, the applicant assumes all responsibility for proper conduct in the park as outlined above, including assuring there is no consumption of alcoholic beverages.

discrimination because of that person's race, color, sex, religion, handicap. Under this Special Event Permit, the applicant assume:	creed, sexual orientation, national origin or ancestry, age or all responsibility for proper conduct in the park as outlined
above, including assuring there is no consumption of alcoholic be	
from the activities described herein. This includes claims for personal	agents from any and all claims or causes of action that may arise
I have read this release and understand all of its terms. I agree w	rith its terms and sign it voluntarily.
Henrym	June 19, 2017 Date
Signature	9 Date



401 N. Morton St. · Suite 250

P.O. Box 848 · Bloomington · IN · 47402

OFFICIAL EVENT PERMIT APPLICATION FOR PARKS/FACILITIES

City of Bloomington Parks and Recreation Department (BPRD)
(Please Print or Type)

- · Parks operating hours are 5:00a.m. to 11:00p.m.
- · Permit applications must be submitted to the Department at least six weeks prior to event
- An application for Special Use shall not become a permit until it has been approved and signed by the Department. Application approval will not be finalized without submittal of an application, certificate of insurance and payment of all fees/charges/deposits.

Type of Organization: (check all that apply ☐Governmental: ☐City of Bloomington ☐Monroe County ☐Other	Department-Affiliated Non-Profit Tax ID# 30-0912543 Non-Profit Fundraising Ever	□Private – City Resident □Private – Non-Resident □Profit Making □Othe <u>r</u>
Please complete entire application: Date of Application: Date of Proposed Event: Septem	, 2017 1ber 3, 2017	
Contact Information:		
1. Organization applying for Special Use		
Organization: Truth Ministries, Ir	<u> </u>	
Address: PD Box 2181		
City: Bloomington	State: IN	Zip Code: <u>47402</u>
Telephone #: 812-671-0274	Fax: N/A	
E-mail: outreach@truthmin.ora		
2. Name of organizational <u>contact</u> respo (Please list the one representative that will	nsible for managing event be responsible for all commun	ication):
Name: Andrew Penman	_{Title:} Presid	ent
Address/Phone Number (If different)	<i>(</i>	
Address:	Same as above	
City:	State:	Zip Code:
Telephone #:	Fax:	
E-mail:		



4. (Co.	Type of event: (Please neert		rade (*)		Info. □E	Environmental	
Cul	tural DEnduran	ce $\square S_{I}$	oorts ther (please	□Walka	thons/fitnes	s Walk (*)	
il E	vents: A map detailing street be partially closed in GIS maps are available by of your proposed revent Description? (Page 4 Hach version in park (i.e. shelter	ng placement of sed/blocked of sed/blocked of sed/blocked of sed on line at houte must be a sed explain a sed of s	f event (site ff, please co ttp://bloomi ttached to the and attach a me: Bry ds, etc.):	map) will I ntact the Ci ngton.in.go his applicati detailed co lan Park mobile st	be required ity of Bloom v/maps/sion. py of your a	for all events. In hington Public Vingenda or planned	works Departed activities.
eve	nt is on park grounds id, etc. (Map of park i	or more than o	ne facility is	s being used	d, please pro	ovide map show	ing parking,
		time(s) for eve	ent:				
. 1	Requested date(s) and	time(s) for eve					
1	Event Activity	Starting	Ending	Starting Time	Ending Time	Set-up Date/Time	Dismantle Date/Time
		Starting Date		Time	Ending Time	Set-up Date/Time 9am sanc day	Dismantle Date/Time Same
C	Event Activity oncert a) Designated date for	Starting Date 9-3-17 inclement we	Ending Date(s) 9-3-17	Time 2 pm	Time 6 pm	Date/Time	Date/Time
<i>C</i>	Event Activity oncert	Starting Date 9-3-17 inclement we pated participa	Ending Date(s) 9-3-17 ather? (rain ants (i.e. volumes)	Time 2 pm date)	Time G pm Dyes	Date/Time 9 am Sane 9 am day Ano ker's, etc.): 4	Date/Time
C 1	Event Activity oncevt a) Designated date for fyes, date: Total number of antici	Starting Date 9-3-17 inclement we pated participated participated to you or the patent was a second control of the patent with the patent pa	Ending Date(s) 9-3-17 ather? (rain ants (i.e. volume sponsoring	Time 2 pm date) unteers, spe at time _ g organizati	Time 6 pm lyes ctators, wal 3 pm on at this lo	Date/Time 9 am Sane Any Ano ker's, etc.): 4 cation?	Date/Time Fpm Same day
() () ()	Event Activity oncevt a) Designated date for fyes, date: Total number of anticipeak Attendance: this a first time even	Starting Date 9-3-17 inclement we pated participated participated participated to you or the sevent differ for you or the you or you or the you or you	Ending Date(s) 9-3-17 ather? (rain ants (i.e. volume e sponsoring from (a) simi	Time 2 pm date) unteers, spe at time _ g organizati ilar event(s)	Time G pm Dyes A pm On at this loop in previous	Date/Time 9 am Sanc day Ano ker's, etc.): acation? s years(s)?	Date/Time Same App day 100 L.m. Date pes Date



Describe the proposed locations of the banners, etc. (Due to city ordinances regarding signage, additional permission may be needed to hang banners/signs in advance of event. Contact the City of Bloomington Planning Department at 349-3423)

Department at 349-3423) Banners will be hund across the stage	V: small foot	traffic slans	B
Banners will be hung across the state may be posted in ground near parking	19 lots to direct	foot traffic	
Do you plan to erect temporary structures such as staged yes □no (a) If yes, please describe below, including size, capacity your site map. Tents may not be staked without pritents, umbrellas and signs, must be properly secure	ges, tents, booths, tables ty, how many, etc. Loc or approval. All com	, or bounce houses, etc ation of all items must	be shown on
Item	Size	Quantity	
Stage	mobile stage	1	_
(b) If contracting with a company that will be provided	ng any of the above, list	information below:	1
Company Name:	Contact Person:		
Address:			•
Felephone Number:			
Company Name:	Contact Person:		
Address:		·	•
Telephone Number:			
13. Is this event open to the public? Yes	□ no		
14. Please advise what accommodations you are providing accessibility) persons w/ special needs may park in	designated handi	capped spaces	·
and use paved walkways to get clo	ose to the stage		
15. Will donations/contributions be accepted during this east of yes, please explain how these donations will be generate	event?	💆 no	
6. Will there be an admission charge to attend/participate if yes, please explain the type of fee and amount:	e? □yes ឪno		
Type Fee(s): Fe	e Amount:		
17. Do you plan to sell, distribute or give away refreshmen	ts and/or merchandise (i.e. food, beverage, T-s	hirts, CD's, Art,
etc.)? □yes 🍂 no			
f yes, please explain & list the number of booths expected	:		

Notice:

*A temporary Food permit must be obtained from the Monroe County Health Department if you are planning to sell food (i.e. hot dogs, nachos, candy, etc.). Any non-profit organization must show proof of non-profit status when applying for permit. For more information, contact Monroe County Health Department at 349-2543. A toilet and hand washing station must be provided (portable or in facility) for anyone preparing/selling food.

*Bloomington Parks and Recreation will charge a \$25.00- \$35.00 vending fee for each vendor/booth selling food/merchandise and/or any admissions charges or monies collected while on park property.



19. Do you request access to the restrooms in the Allison Jukebox Community Center? □ yes ဤ no (There is a minimum charge of \$30/hr to open the Jukebox for restroom use.) All Allison Jukebox Community Center rentals require a deposit equal to 50% of rental cost Please check all that is needed: Activity Rooms (2 available) Per Hour Activity Room Carpet \$30 - \$50 per hour Activity Room — Carpet \$30 - \$50 per hour Activity Room — Tile \$30 - \$50 per hour Restroom only with park use \$25 - \$45 per hour Whole Building (including kitchen) \$50 - \$85 per hour 20. Are you providing additional portable toilets for your event? ** **Nine At **Phi's fime** How many? Location: (show on site map)	18. Will there be displays, literature, or other types of solic If yes, please explain:	itation? Lyes AJ no
Please check all that is needed: Activity Rooms (2 available) Activity Room - Carpet Activity Room - Carpet Activity Room - Tile Restroom only with park use S25 - \$45 per hour Whole Building (including kitchen) \$50 - \$85 per hour 20. Are you providing additional portable toilets for your event? Notice: The City of Bloomington Parks and Recreation Department requires you to have 1 (one) rest room facility for every 500 participants. If number needed exceeds what park has available, it will be the organization's/event organizer/s responsibility to acquire the necessary number. Proof of payment will be required with application. 21. Please describe how you plan to remove trash from the event site: We will collect garbage in bags and place by frash receptacles in park Person responsible for clean up: Andrew Perman Contact Name: Relationship to organization: President Notice: Each organization will be responsible for cleaning the site and bagging all trash. Bagged trash (10 bag maximum) that is placed by a park trash receptacle will be removed by the BPRD at no extra cost. Failure to clean the site and bag the trash may result in the reduction or loss of your security deposit. If an event is deemed large enough to produce more than the 10 bag maximum it will be the event organizers' applicant's responsibility to obtain additional trash receptacles and/or dumpsters for removal of trash. Overfill of park trash receptacles will also result in the loss of deposit. Security/Safety: 22. What are your plans for providing security, traffic and/or crowd control: Team of 5 -10 volunteer5 Contact Person: Andrew Perman Company Name: Truth Ministrie5		
Activity Rooms (2 available) Activity Room - Carpet Activity Room - Carpet Activity Room - Tile Restroom only with park use \$25 - \$45 per hour Whole Building (including kitchen) \$50 - \$85 per hour 20. Are you providing additional portable toilets for your event? ** **NAME*** **A **Prince*** **Hours and **Prince*** **Prince*** **Location: (show on site map)	All Allison Jukebox Community Center renta	als require a deposit equal to 50% of rental cost
Activity Room - Carpet Activity Room - Tile Restroom only with park use \$30 - \$50 per hour Restroom only with park use \$25 - \$45 per hour 20. Are you providing additional portable toilets for your event? ** *Note**	Please check a	Il that is needed:
Activity Room — Tile Restroom only with park use \$25 - \$45 per hour Whole Building (including kitchen) \$50 - \$85 per hour 20. Are you providing additional portable toilets for your event? ** *Nine** ** *Ather ** *Initial ** *Init	Activity Rooms (2 available)	Per Hour
Restroom only with park use Whole Building (including kitchen) \$50 - \$85 per hour 20. Are you providing additional portable toilets for your event? ** *Nine At this time** How many? Location: (show on site map) Notice: The City of Bloomington Parks and Recreation Department requires you to have 1 (one) rest room facility for every 500 participants. If number needed exceeds what park has available, it will be the organization 's/event organizer's responsibility to acquire the necessary number. Proof of payment will be required with application. 21. Please describe how you plan to remove trash from the event site: _wc _will _collect garbage in _bass and _place by trash _receptacles in park* Person responsible for clean up: *Andrew Perman* Contact Name: Relationship to organization: _President* Notice: Each organization will be responsible for cleaning the site and bagging all trash. Bagged trash (10 bag maximum) that is placed by a park trash receptacle will be removed by the BPRD at no extra cost. Failure to clean the site and bag the trash may result in the reduction or loss of your security deposit. If an event is deemed large enough to produce more than the 10 bag maximum it will be the event organizers'/applicant's responsibility to obtain additional trash receptacles and/or dumpsters for removal of trash. Overfill of park trash receptacles will also result in the loss of deposit. Security/Safety: 22. What are your plans for providing security, traffic and/or crowd control:	Activity Room - Carpet	\$30 - \$50 per hour
Whole Building (including kitchen) \$50 - \$85 per hour 20. Are you providing additional portable toilets for your event? ** **Notice** **Index**	Activity Room - Tile	\$30 - \$50 per hour
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Contact Name:	21. Please describe how you plan to remove trash from the in bags and place by trash receptacles. Person responsible for clean up: Andrew Penman	event site: We will collect garbage in park
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22. What are your plans for providing security, traffic and/or crowd control: Team of 5-10 volunteers Contact Person: Andrew Penman Company Name: Truth Ministries	maximum) that is placed by a park trash receptacle will be r site and bag the trash may result in the reduction or loss of y produce more than the 10 bag maximum it will be the event trash receptacles and/or dumpsters for removal of trash. Ov	emoved by the BPRD at no extra cost. Failure to clean the cour security deposit. If an event is deemed large enough to organizers'/applicant's responsibility to obtain additional
Contact Person: Andrew Venman Company Name: Truth Ministries	Security/Safety: 22. What are your plans for providing security, traffic and/	proposed control. Team of 5-10 volunteers
Company Name: Truth Ministries	Contact Person: Andrew Penman	
Contact Phone Number: 745-490-0499		
	Contact Phone Number: 745-490-0499	



use of Bryan Park's 23. What are your parking plans? Overflow Parking? existing lots *Vehicles are not permitted to park in the park (including next to shelters). Vehicles found parked in the park will result in loss of damage deposit. 24. What are your plans for providing emergency/medical services? Utilizing existing public emergency services **Event Entertainment:** 25 Do you plan to provide musical entertainment for this event? If yes, please describe: <u>several</u> ensembles will perform contemporary Christian music 26. Will any type of sound amplifying equipment or devices be used in conjunction with this event? Vyes If yes, please list type of equipment Type of Equipment Quantity all sound amplifying eapt typically associated with quitars, drums, Keyboards t vocals TBD 27. If musical entertainment is used, please list contact information for sound technicians: TBD M no 28. Do you plan to provide other entertainment for this event? □ yes If yes, please describe or attach copy of your planned program: Notice: The sponsoring organization's Event Coordinator must comply with all City of Bloomington's Ordinances regarding acceptable noise levels. (Please refer to the City's Noise Ordinance, Title 14, Chapter 14.09 of the City of Bloomington Municipal Code.) It is the event organizer's/applicant's responsibility to be in compliance with all federal and state copyrights laws. *Application for a noise permit must be filed at least six weeks prior to event with the City of Bloomington Public Works. 812-349-3410 (required for both amplified and non-amplified entertainment including public announcements, speeches, etc) 29. Events with animals require additional considerations and Animal Control approval. Are you planning to pursue permission for animals at your event? Ono if necessary 30. Are you providing a generator as a power source? □yes What are the electrical needs for the event?: powering sound eapt for musicians 31. Are there any special provisions pertaining to your event that have not been addressed on this application: None at this time

EVENT LOGISTICS: Truth Ministries, Inc.



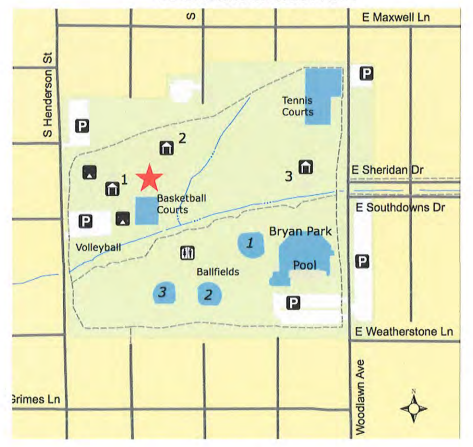
Event description:

Truth Ministries, Inc. is an Indiana nonprofit corporation dedicated to meeting the religious needs of imprisoned persons. Our proposed event, Cry Out in the Park, will serve two purposes. It will: (1) unite the community in awareness of the needs of imprisoned persons by introducing our organization to the community; and (2) connect the religious and nonprofit organizations of the community through music and education. We propose to accomplish these purposes by renting a mobile stage and sponsoring a community gathering just north of the Bryan Park basketball courts.

Event agenda:

- 9 am-2 pm: Set up stage, audio equipment, instruments, flyers, signs and banners
- 2-2:30 pm: Opening Act plays contemporary Christian music
- 2:30-3 pm: Local pastor delivers invocation and opening remarks
- 3-3:45 pm: Main Attraction plays contemporary Christian music
- 3:45 —4:15 pm: Local pastor delivers encouraging remarks to attendees
- 4:15 -4:45 pm: Closing Act plays contemporary Christian music
- 4:45 -5 pm: Truth Ministries President delivers closing remarks
- 5 −6 pm: Overflow time should any speaker or band need more time
- 6 −7 pm: Break down stage and clean up trash

LOCATION: BRYAN PARK





Proposed location of event



Due with Application ☑Application Fee: \$25/non-refundable	\$ <u>25.00</u>
To be completed by Bloomington Parks and Recreation Strenters will receive an invoice for total amount due	taff
Fees, Charges and Deposits Schedule: □Permit Fee: \$100/day □Deposit: \$50/day/refundable □Vending: \$25-\$35/day per vender selling food/merchandise/fundraising □Alcohol Vending Fee: special permission required □3rd St. Stage Fee: \$125/day, \$100/day for non-profit □3rd St. Stage Deposit: \$50/day □Shelter Fee(s): □Mobile Stage: Requires additional application □Set-up Fee: 50% of base event day rent per day This fee will be charged for any set up that is done prior the day of the event. □Tear-down Fee: 50% of base event day rent per day This fee will be charged for any equipment, rental or personal, left on park property. (Incl. Sundays) □Staffing: \$18-30/hour Any event requiring BPRD staff to remain on site during the event, □Other charges: Associated with supervision or rental of buildings (i.e. Allison Jukebox Community Center) □Misc. (additional charges as deemed necessary due to size and scope of event and impact on park/facility)	\$
Date Received: Parks Event: Scheduled for Special Use Meeting Date: City of Bloomington contact person:	Approved:
Telephone Number:	Fax #:



2017 Application for Rental of Mobile Stage Equipment

Please return this form (make copy for your records) along with the appropriate payment, at least four weeks prior to your event to:

Greg Jacobs

<u> </u>	
Community Events	FAX#: 812-349-3705
Bloomington Parks and Recreation	Phone#: 812-349-3725
P.O. Box 848	
Bloomington, IN 47402	

Date of Application: June 19, 2017 Date Equipment Needed: 5ep. 3, 2017 (Application must be received at least four weeks prior to request)	
Name of Person Responsible for Equipment: <u>Andrew Penman</u> Address: <u>2777 E Bressingham Way, Bloomington, IN</u> Phone: <u>765-480-0499</u>	
Type of Organization (service, social, etc.): Public charity	
Purpose of Event: Unite residents of Bloomington; raise awareness of those in Anticipated Event Attendance: 400 persons	need
Location Where Equipment is Needed (state exact location of site, include map if possible) Location must be within city limits. Bloomington Parks and Recreation must approve site in advance. The mobile stage can only be transported by Parks personnel and will not be moved, once in place.	
Bryan Park: just North of basketball courts	

Event Activity	Set-up Time What time do you want the stage opened?	Event Start Time	Event End Time	Tear-down Time What time do you want the stage closed?
Musical concert	9 am	2 pm	6 pm	7 pm

I accept responsibility for care of any equipment rented and agree to pay for any damages or loss. I also agree to assume responsibility for group adherence to regulations and policy as listed on the attached pages, and to provide insurance coverage as necessary. I will be responsible for reserving the location where the mobile stage is to be placed and will meet Bloomington Parks and Recreation staff to assure proper stage placement. I understand that once the mobile stage is in place, it will not be moved until the date mutually agreed upon by myself and the Bloomington Parks and Recreation representative. I also understand the mobile stage may only be moved by Bloomington Parks and Recreation Operations staff.

ateman	6-19-17
Signature of Designated Representative	Date

Special Event Equipment Rental Prices

All prices listed are per day

Category I – Non-Profit Organizations (must provide proof of 501(c)3 at time of rental)

\$750/day + \$375 deposit*> (Mobile Stage w/Theatrical Lights \$1000/day + \$500 deposit*

Requires additional electrical (see stage policy for details)

Stage Extenders \$365/day + \$185 deposit*

\$60/day per platform + \$75 deposit*

(7 platforms, 4'X8'X3')

Stage Risers

\$365/day + \$185 deposit*

(6 platforms, 4'X8'X18")

\$60/day per platform + \$75 deposit* Self Standing Stairs

\$50/day + \$25 deposit*

You must transport and set up

Category II - For Profit Organizations:

Mobile Stage \$1000/day + \$500 deposit*

w/Theatrical Lights \$1250/day + \$625 deposit* Requires additional electrical

(see stage policy for details)

Stage Extenders

\$365/day + \$185 deposit*

\$60/day per platform + \$75 deposit*

\$60/day per platform + \$75 deposit*

(7 platforms, 4'X8'X3')

Stage Risers

\$365/day + \$185 deposit*

(6 platforms, 4'X8'X18")

\$50/day + \$25. deposit* Self Standing Stairs

You must transport and set up stage risers and stairs

- > *All organizations are required to pay for any damage to the equipment that occurs during the periods of use. Assessed damage costs may exceed the amount of the damage deposit.
- The mobile stage can only be transported by Parks and Recreation, Operations personnel and cannot be moved once it is in place. Transportation fees may be added to the total cost of the stage.
- Those reserving equipment are responsible for reserving the location where equipment is to be placed. Also, those reserving equipment agree to meet Bloomington Parks and Recreation staff at desired location to assure proper placement of equipment.
- No posters, banners, signs or other materials can be adhered to the stage without prior approval from Bloomington Parks and Recreation. No tape, glue or adhesive material may be used on stage walls, floors, ceiling or any other part of the stage. Any failure to comply with this provision could result in loss of deposit and possible additional repair charge.
- A Bloomington Parks and Recreation site supervisor will remain on site while the stage is in operation. The fee for the site supervisor will be determined by event and staffing availability.
- > The site supervisor will monitor stage use as well as weather conditions and will have the authority to shut down the stage if conditions become adverse. Adverse conditions include, but are not limited to, winds over 25mph, lightning, rain, and/or use deemed inappropriate or dangerous. If the stage is closed for reasons deemed necessary by the site supervisor, a refund will not be issued. Refunds will not be issued for advance

INTERNAL REVENUE SERVICE P. O. BOX 2508 CINCINNATI, OH 45201

Date: APR06 2016

TRUTH MINISTRIES INC 2777 E BRESSINGHAM WAY BLOOMINGTON, IN 47401-0000

Employer Identification Number: 30-0912543 DLN: 26053495003726 Contact Person: CUSTOMER SERVICE ID# 31954 Contact Telephone Number: (877) 829-5500 Accounting Period Ending: December 31 Public Charity Status: 170(b)(1)(A)(vi) Form 990/990-EZ/990-N Required: Effective Date of Exemption: September 30, 2015 Contribution Deductibility: Addendum Applies: No

Dear Applicant:

We're pleased to tell you we determined you're exempt from federal income tax under Internal Revenue Code (IRC) Section 501(c)(3). Donors can deduct contributions they make to you under IRC Section 170. You're also qualified to receive tax deductible bequests, devises, transfers or gifts under Section 2055, 2106, or 2522. This letter could help resolve questions on your exempt status. Please keep it for your records.

Organizations exempt under IRC Section 501(c)(3) are further classified as either public charities or private foundations. We determined you're a public charity under the IRC Section listed at the top of this letter.

If we indicated at the top of this letter that you're required to file Form 990/990-EZ/990-N, our records show you're required to file an annual information return (Form 990 or Form 990-EZ) or electronic notice (Form 990-N, the e-Postcard). If you don't file a required return or notice for three consecutive years, your exempt status will be automatically revoked.

If we indicated at the top of this letter that an addendum applies, the enclosed addendum is an integral part of this letter.

For important information about your responsibilities as a tax-exempt organization, go to www.irs.gov/charities. Enter "4221-PC" in the search bar to view Publication 4221-PC, Compliance Guide for 501(c)(3) Public Charities, which describes your recordkeeping, reporting, and disclosure requirements.



CERTIFICATE OF LIABILITY INSURANCE

05/30/2017

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). Allison England, CISR PRODUCER ISU ins Svcs-The May Agency 1327 N. Walnut St. PO Box 1669 Bloomington, IN 47402 PHONE (A/C, No, Ext): 812-334-2400 FAX (A/C, No): 812-332-3646 ADDRESS: aengland@mayagency.com Allison England INSURER(S) AFFORDING COVERAGE NAIC # INSURER A: Atain Specialty Ins Company 17159 INSUREO Truth Ministries, Inc. INSURER B: West Bend Mutual 15350 PO Box 2181 INSURER C : Bloomington, IN 47402 INSURER D : INSURER E INSURER F : **REVISION NUMBER** COVERAGES **CERTIFICATE NUMBER:** THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDL SUBF TYPE OF INSURANCE POLICY NUMBER COMMERCIAL GENERAL LIABILITY 1,000,000 Α EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence) 05/25/2018 100,000 CLAIMS-MADE X OCCUR CIP277558 05/25/2017 Х \$ 5,000 MED EXP (Any one person) \$ 1,000,000 PERSONAL & ADV INJURY 2,000,000 GENERAL AGGREGATE \$ GEN'L AGGREGATE LIMIT APPLIES PER: 2,000,000 PRODUCTS - COMP/OP AGG POLICY OTHER OMBINED SINGLE LIMIT AUTOMOBILE LIABILITY (Ea accident) BODILY INJURY (Per person) ANY AUTO SCHEDULED AUTOS NON-OWNED ALL OWNED AUTOS BODILY INJURY (Per accident) PROPERTY DAMAGE HIRED AUTOS (Per accident AUTOS \$ UMBRELLA LIAB \$ EACH OCCURRENCE OCCUR **EXCESS LIAB** AGGREGATE \$ CLAIMS-MADE \$ RETENTION \$ DED WORKERS COMPENSATION PER STATUTE AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE E.L. EACH ACCIDENT N/A OFFICER/MEMBER EXCLUDED? E.L. DISEASE - EA EMPLOYEE \$ (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below E.L. DISEASE - POLICY LIMIT 1,000,000 A270188 05/25/2017 05/25/2018 D&O D&O В DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) City of Bloomington is listed as Additional Insured on General Liability.

CERTIFICATE HOLDER		CANCELLATION
City of Bloomington	CITYBL2	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
401 N. Morton Street PO Box 100 Bioomington, IN 47402		Authorized Representative Authorized Representative Authorized Representative



Bryan Park

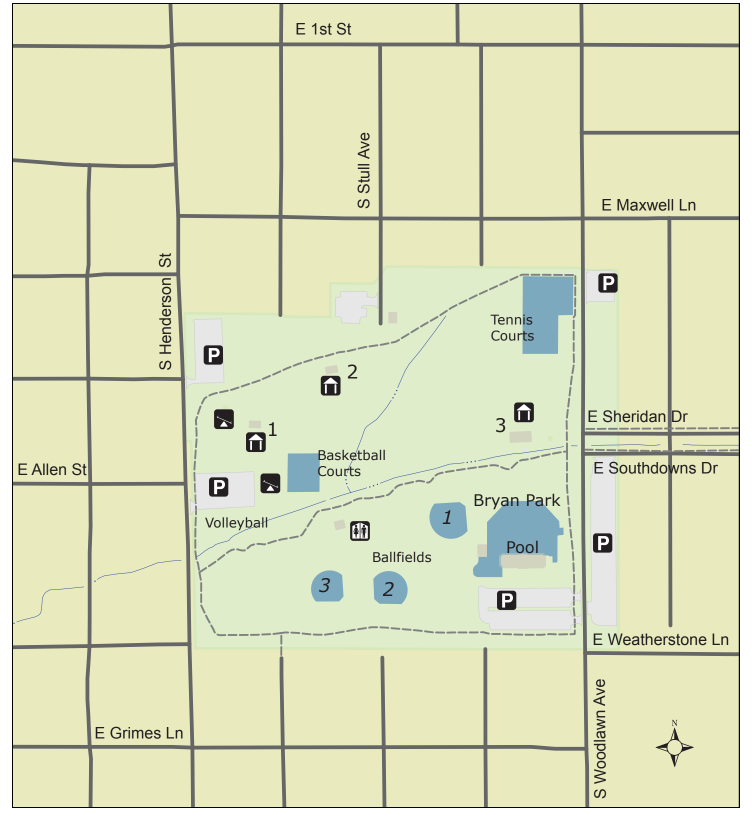
Legend Restrooms

Parking Shelter

Playground Trail

1001 S Henderson Street

Shelters 1 - Henderson 2 - North 3 - Woodlawn



REGISTER OF PAYROLL CLAIMS

Board: Board of Public Works Claim Register

				Bank	
Date:	Type of Claim	FUND	Description	Transfer	Amount
8/18/2017	Payroll				380,081.89
					380,081.89
					300,001.09
		ALLOWANC	E OF CLAIMS		
claim, and exc			gister of claims, consisting the register, such claims	of 1 are hereby allowed in the	
Dated this _	day of	year of 20	.		
	 	 			
·					
	that each of the above I ith IC 5-11-10-1.6.	listed voucher(s) or	bill(s) is (are) true and co	orrect and I have audited s	ame in
		Fiscal Office			



Board of Public Works Staff Report

(1997년) 경기 기가 있는 남이 걸어	Request to extend approval to close city streets at the Mathers Museum ntative: Dan Backler
	resentative: Indiana University
Date: August 2	
encompasses n Street. They have midblock east/w would be closed northeast corne 8th until August	a University's Mathers Museum is located at 416 North Indiana and nost of the city block from Indiana to Fess and from 8 th Street to 9 th ve previously requested that Fess be closed between 9 th Street and the vest alley. Also, the southern half of 9 th Street, which is one-way west, of from Fess to Indiana. In other words, the closures would be at the err of the museum property. The original requested closure was from May 14 th , 2017. The streets in the area are brick streets. Due to delays, the deto be extended until September 15 th , 2017.
primarily compr However, three 420 North Fess Properties. Both the project. The has little impact to repair any da also upgrading	ion and Supporting Justification: The area around the museum is rised of university buildings and is relatively quiet during the summer of the nearby properties are not owned by the university: 708 E 9 th and are owned by Elkins Apartments and 619 E. 9 th is owned by Rose-Lon landlords were notified in writing of tonight's meeting and the scope of a perimeter of the work zone will be fenced in. The closure is minimal and to on traffic. They have, however, provided a traffic plan and have agreed amage they cause to the right of way including the brick streets. They are the adjoining sidewalks and are providing a new ADA ramp at the are of 9 th and Fess. Staff recommends extending approval of this
Recommend	Approval Denial by Dan Backler

August 15, 2017

Via Electronic Delivery

Board of Public Works City of Bloomington 401 North Morton Street Bloomington, IN 47404

Re: N. Fess Ave. and N. Woodlawn Ave. projects

Dear Board Members:

Indiana University ("IU") is in the process of improving accessibility pursuant to the Americans with Disabilities Act at the Mathers Museum of World Cultures, located at 601 E. 8th Street in Bloomington. IU obtained the approval of the Board of Public Works (the "Board") of the closure of N. Fess Ave. between 8th St. and 9th St. through August 14, 2017. I write to the Board now to request an extension of your approval of this street closure through September 15, 2017. The project's start date was delayed by a month due to unfavorable bids, which is why IU is requesting this extension. The street closure will still be for the same amount of time initially approved by the Board, the start and end dates are simply being moved back by a month. I therefore respectfully request that the Board extends its approval of the closure of N. Fess Ave. between 8th and 9th Streets through September 15, 2017.

Kind regards.

Jason R. Banach

University Director of Real Estate

cc: Roy Aten, City of Bloomington Engineering

Adam Wason, Director, City of Bloomington Public Works



April 20, 2017

Via Electronic Delivery

Board of Works City of Bloomington 401 North Morton Street Bloomington, IN 47404

Re: N. Fess Ave. and N. Woodlawn Ave. projects

Dear Board Members:

Indiana University ("IU") is planning two projects in Bloomington, one at the Mathers Museum of World Cultures located at 601 E. 8th St. (the "Mathers Project") and one along Woodlawn Ave. between Cottage Grove Ave. and 12th St. (the "Woodlawn Project"). The Mathers Project is being undertaken to improve accessibility pursuant to the Americans with Disabilities Act ("A.D.A."). This project will involve the closing of N. Fess Ave. between 8th St. and 9th St. Both 8th St. and 9th St. will remain open, however the parallel parking on the north side of 9th St. between N. Fess Ave. and N. Indiana Ave. will need to be temporarily converted to vehicular through traffic during the project in order for 9th St. to remain open as a thoroughfare. We are respectfully requesting these restrictions through August 14, 2017.

The Woodlawn Project is being undertaken to improve the N. Woodlawn Ave. corridor. This project will involve IU granting extra right-of-way to the City of Bloomington. Certain encroachments by private property owners into the right-of-way will be removed, such as a fence, sidewalk, and trash can enclosure. IU is amicably working with these owners and will agree to build a new section of fence and trash can enclosure, and a new sidewalk will be installed as well. This project will also be complete by August 14, 2017.

IU will coordinate with the City of Bloomington and City of Bloomington Utilities, law enforcement, and transit providers to assure that this restriction and closure information is well communicated. Therefore, IU respectfully requests that the Board of Public Works approves the restrictions and closure referenced above from the date of acceptance by the Board of Public Works until August 14, 2017.

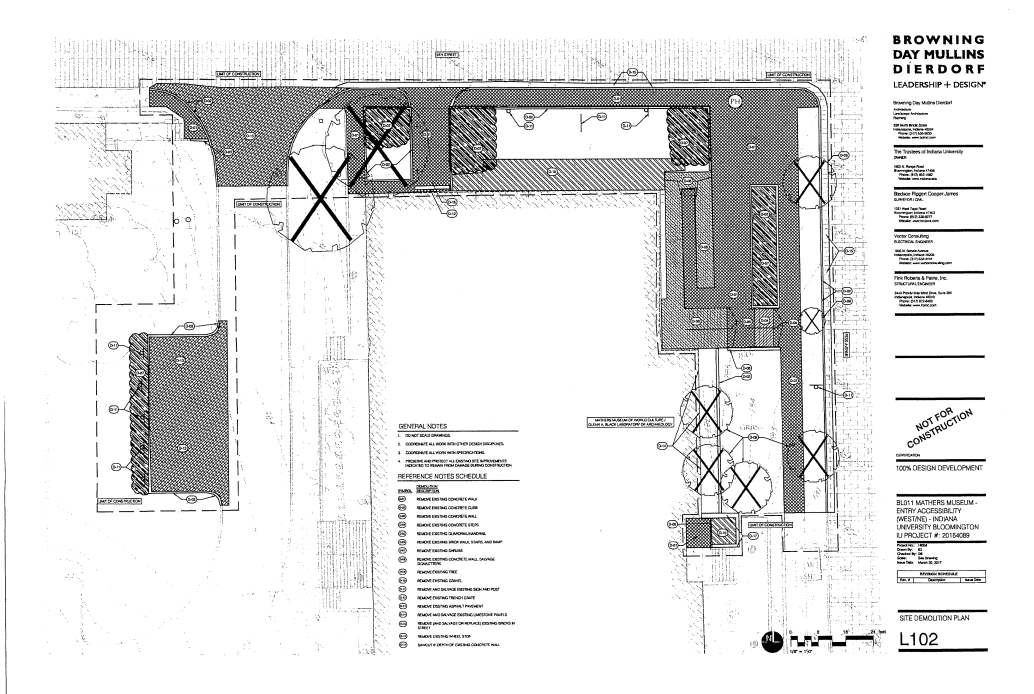
Kind regards,

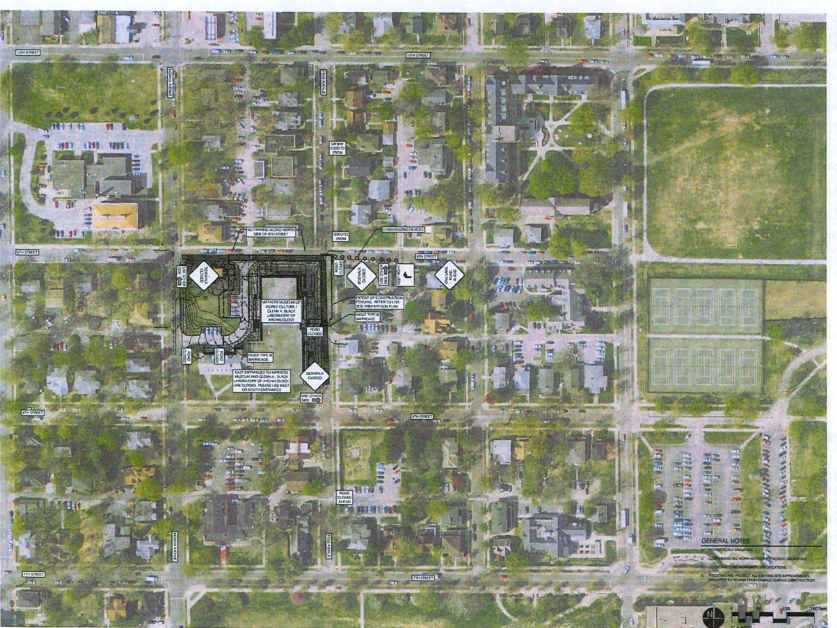
Jason R. Banach

University Director of Real Estate

cc: Roy Aten, City of Bloomington Engineering

Adam Wason, Director, City of Bloomington Public Works





BROWNING DAY MULLINS DIERDORF

LEADERSHIP + DESIGN*

Bledsoe Riggert Cooper James

Vector Consulting ELECTRICAL ENGINEER

Fink Roberts & Petrie, Inc. STRUCTURNUENGABLER

9449 Promy War What Drive, Sum 200 Individuals, Indiana 40240 Promit (317) 872-8409 Williams were Familiana

NOT FOR TION CONSTRUCTION

100% DESIGN DEVELOPMENT

BL011 MATHERS MUSEUM -ENTRY ACCESSIBILITY (WEST/NE) - INDIANA UNIVERSITY BLOOMINGTON IU PROJECT #: 20164089

MAINTENANCE OF TRAFFIC PLAN L103



Board of Public Works Staff Report

Project/Event:	Request an agreement for the encroachment of a deck into public righ of way 110 N Walnut Street			
Staff Represer	ntative: Dan Backler			
Petitioner/Rep	resentative: Frank Perrelle, Restaurant Owner			
Date: August 2	ate: August 22, 2017			
encroachment in The encroachment inches (7'-8") a encroachment a subsequent ow demolished the provision that if that the encroachave to be remaccording to Bloom according to Bloom inches in the encroach according to Bloom inches inch	taurant owner is requesting an agreement with the City for an into the public right of way for a deck that will facilitate outdoor seating. It includes a deck, twelve feet, four inches (12'-4") by seven feet, eight long the west side of the building. Among the provisions included in this agreement are provision that this encroachment will carry over to any mer of the building in its current state but if the building should be encroachment agreement would be removed. Also included is the the City determined that the street or sidewalk should be improved and ching improvements interfere with the work the encroachment would oved at the owner's expense. The deck meets all requirements comington Municipal Code.			
Recommend	Approval Denial by Dan Backler			

BOARD OF PUBLIC WORKS RESOLUTION 2017- 78

Encroachment with Deck for Outdoor Seating

WHEREAS, the 1928 Beaux Arts Building, LLC (hereinafter "Owner") owns the real property at 110 N Walnut in Bloomington, which real estate is more particularly described in a deed recorded as Instrument Number 2001004671 in the Office of the Recorder of Monroe County (Hereinafter "Property"); and

WHEREAS, a deck area has been proposed to be built at this location to be utilized as an outdoor dining area and described as follows: A twelve foot, four inch (12'4") by seven foot, eight inch (7'8") raised deck along the west side of the building enclosed by a railing as depicted in Exhibit A, attached hereto; and

WHEREAS, the proposed deck does not interfere with pedestrian traffic or the vehicular line of sight along the roadway; and

WHEREAS, the City of Bloomington Board of Public Works has authority pursuant to IC 36-9-2-5 to establish, vacate, maintain, and operate public ways, including air ways over sidewalks; and

NOW, THEREFORE, BE IT RESOLVED:

That the City agrees not to initiate any legal action against Owner or its successor(s) in interest regarding the encroachment into the described right of way provided that:

1. Owner agrees for itself and its successor(s) in interest to release and forever discharge, hold harmless and indemnify the City of Bloomington, its departments, officers, agents, employees and assigns for any and all claims, actions, losses or injuries, including reasonable attorney's fees, that may arise as a result of Owner's use of the right of way. In case any claim or action is brought against the City of Bloomington or any of its officers or agents, for the failure, omission or neglect of the Owner of its successor(s) to perform any of the covenants of this Resolution, or for injury or damage caused by alleged negligence of Owner or its agents, subcontractors, employees or successor(s), the Owner or its successor(s) shall indemnify and hold harmless the City and its officers, agents and assigns from any and all losses, damages, costs (including attorney's fees) or judgments arising out of such claim or action.

- 2. Owner agrees that no further structural encroachments may be made onto the right-of-way without first obtaining the Board of Public Works' approval for the additional encroachment.
- 3. Owner agrees to maintain described encroachment and to keep it safe and attractive.
- 4. The Owner acknowledges that the Board may alter the terms and conditions of this Resolution to address unanticipated problems or may revoke permission if the Board determines the encroachment is undesirable in terms of the general welfare of the City.
- 5. If at any time it is determined that the street or sidewalk should be improved to better serve the public or other public improvements need to be made in the right of way, and the encroaching improvement interferes with the planned public improvements, the City shall provide notice to Owner for removal of the encroachment. The City shall provide said notice to Owner as far in advance as possible of the date the City requires access to the right of way.
- 6. In the event the Owner sells the Property during the term of this authorization, this authorization will continue under the original conditions and be binding on their successor. However, if current owner or the new Owner wishes to change the encroachment in any way, they must first return to the Board of Public Works for permission to do so.
- 7. Notice shall be given by the City to 1928 Beaux Arts Building, LLC, at the address of its then current registered agent, by United States Certified Mail or recognized national overnight delivery carrier.
- 8. Upon receipt of said notice and prior to the date set forth in the notice, the Owner or its successor(s) shall remove the encroachment described herein. This removal shall be performed at the Owner's expense and without compensation by the City.
- 9. This Resolution is not intended to relieve Owner or its successor(s) of any provisions of any applicable zoning or other ordinance or statute that may apply to the Property.
- 10. By executing this Resolution on behalf of the Owner, Christopher D. Smith, as a Member of 1928 Beaux Arts Building, LLC, represents and certifies that he has been fully empowered to execute this Resolution and that all necessary corporate action for the execution of this Resolution has been taken and done.
- 11. This Resolution shall be effective upon the following: (a) passage by the Board of Public Works; (b) written acceptance by the Owner; and (c) the return of a copy of the recorded Resolution, which must include the Recorder's file information, to the Department of Public Works.

CITY OF BLOOMINGTON BOARD OF PUBLIC WORKS

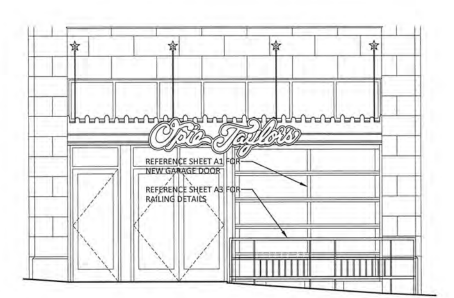
1928 BEAUX ARTS BUILDING, LLC

By:	By:
By: Kyla Cox Deckard, President	By: Christopher D. Smith, Member
Ву:	Date:
By: Kelly M. Boatman, Vice President	
Ву:	
By: Dana Palazzo, Secretary	
Date:	
STATE OF INDIANA)) SS:	
COUNTY OF MONROE)	
Kyla Cox Deckard, Kelly M. Boatman, an	for said County and State, personally appeared d Dana Palazzo, of the City of Bloomington ed the execution of the foregoing Resolution as
WITNESS, my hand and notarial s	eal this day of, 2017.
My Commission Expires:	
	Notary Public Signature
Resident of County	

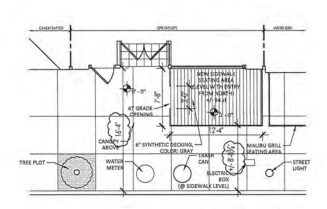
STATE OF INDIANA)		
) SS:		
COUNTY OF MONROE)		
Before me, a Notary Public in and for said Christopher D. Smith, Member of 1928 Beaux Arts the execution of the foregoing Resolution as his vo	s Building, LLC, who acknow	
WITNESS, my hand and notarial seal this _	day of	, 2017.
My Commission Expires:		
Wiy Commission Expires.	Notary Public Signature	
Resident of County		
	Printed Name	

I affirm under the penalties for perjury that I have taken reasonable care to redact each Social Security Number in this document, unless required by law. Jacquelyn Moore

This instrument was prepared by Jacquelyn Moore, Attorney at Law City of Bloomington Legal Department, P.O. Box 100, Bloomington, Indiana 47402-0100



B ELEVATION SCALE: 1/4" = 1'-0"



A SIDEWALK PLAN
SCALE: 1/8"=1'-0"

NORTH

Springpoint

4DONE.

and the same in th

OPIE TAYLOR'S 110 NORTH WALNUT

project intronation

kind of No.

(SUBDATE:

https://doi.or.or.

CHECKED BY

micos nitlo

SIDEWALK SEATING PLAN

Tripot number

C1

HB 163

BEAUX ARTS BUILDING CONDOMINIUMS HORIZONTAL PROPERTY REGIME (A SUPPLEMENT FOR BEAUX ARTS BUILDING CONDOMINIUMS DECLARATION PLAN) NW CORNER IN LOT 162 SOURCE: INSTRUMENT NO. 2001004671 STREE! Scale 1' = 10 Ft WE, CHRISTOPHER SMITH AND ELIZABETH ANN SMITH, MEMBERS OF STATE OF INDIANA) 1928 BEAUX ARTS BUILDING, LLC, AS OWNERS OF BEAUX ARTS BUILDING) 55 CONDOMINIUMS HORIZONTAL PROPERTY REGIME (A SUPPLEMENT FOR FOR BEAUX ARTS BUILDING CONDOMINIUMS DECLARATION PLAN), DO EAST 132.00 WALNUT HEREBY AUTHORIZE THIS PLAT IN MONROE COUNTY, INDIANA, TO BE BEFORE ME, THE UNDERSIGNED, A NOTARY PUBLIC IN AND FOR SAID PREPARED AND RECORDED. COUNTY AND STATE, PERSONALLY APPEARED CHRISTOPHER SMITH AND ELIZABETH ANN SHITH, MEMBERS OF 1928 BEAUX ARTS BUILDING, LLC, BOUNDARY LINE BOUNDARY LINE - & EXTERIOR BUILDING LINE OUTH 27. AND ACKNOWLEDGED THE EXECUTION OF THE FOREGOING INSTRUMENT WITNESS MY SIGNATURE THIS 19" DAY OF JULY, 2005. PART OF IN LOT 162 AS THEIR VOLUNTARY ACT AND DEED, FOR THE PURPOSES EXPRESSED SOUTH 110 NORTH WITNESS MY SIGNATURE THIS 19 DAY OF JULY, 2005. CHRISTOPHER SMITH, WENDER 1928 BEAUX ARTS BUILDING, LLC WEST 114.00' WEST 18.00 PRINTED NAME NOTARY PUBLIC NORTH, 1.83 WITNESS MY SIGNATURE THIS ____ 19" DAY OF JULY, 2005. I AM A RESIDENT OF GALL MY COMMISSION EXPIRES: 4 1 1928 BEAUX ARTS BUILDING, LLC BASEMENT ENGINEER'S CERTIFICATE I, JEFFREY S. FANYO, HEREBY CERTIFY THAT I AM A PROFESSIONAL ENGINEER REGISTERED IN COMPLIANCE WITH THE LAWS OF THE STATE OF INDIANA, AND DO HEREBY FURTHER CERTIFY THAT TO THE BEST OF IINIT 2 BASEMENT F.E. = 100.00 BASEMENT CEILING E. = 108.73 STAIRWELL CEILING E. = 118.72 MY PROFESSIONAL KNOWLEDGE AND BELIEF, THE WITHIN "INTERIOR AS -BUILT MEASUREMENTS" DEPICTING UNIT PERIMETER DIMENSIONS FOR 919.42 sq. ft. DULY ENTERED FOR TAXATION BEAUX ARTS BUILDING CONDOMINIUMS HORIZONTAL PROPERTY REGIME, JUL 1 J 2015 FULLY AND ACCURATELY DEPICTS THE LAYOUT, ELEVATION, UNIT NUMBERS, AND EXTERIOR DIMENSIONS OF THE CONDOMINIUM UNITS, BASED UPON distant. A SURVEY MADE UNDER MY SUPERVISION IN JULY OF 2005. I FURTHER CERTIFY THAT TO THE BEST OF MY KNOWLEDGE THE WITHIN PLANS ARE AN ACCURATE REPRESENTATION OF THE PORTIONS OF THE CONSTRUCTION STAIRWELL TO 2ND FLOOR 15 80 PLANS OF THE BUILDINGS AS FILED WITH THE APPROVED MUNICIPAL OR OTHER GOVERNMENTAL SUBDIVISION HAVING JURISDICTION OVER THE COMMON 490' \$ "" ISSUANCE OF PERMITS FOR THE CONSTRUCTION OF BUILDINGS. UNIT 2 15T FLOOR E.= 109.39 AREA FUTHERMORE, THIS PLAT IS A SUPPLEMENT FOR BEAUX ARTS BUILDING 2860.78 sq. ft. 15T FLOOR CEILING E. = 126.12 11,90 CONDOMINIUMS DECLARATION PLAN. JEFARET B. FANTO 7-19-2005 P. E. INDIANA REGISTRATION NO. 18283 BYNUM FANYO & ASSOCIATES, INC. 528 N. WALNUT ST. CLOOMINGTON, IN 47404 PHONE: 812-332-8030 STAIRWELL FLOOR E. = 109.39 2ND FLOOR E. = 127.29 2ND FLOOR CEILING E. = 138.74(LOW) 2ND FLOOR CEILING E. = 144.04(HIGH) JOB. NO. 5105071 3059.22 sq. ft. 2005013888 Amend to Cov 7-19-05 F.E. = FLOOR ELEVATION E. = ELEVATION PL HAM. Rec PREPARED BY BYHUM FANYO & ASSOCIATES INC. 528 N. WALNUT ST. BLOOMINGTON, IN. 47404



Jim Fielder Monroe County Recorder IN IN 2001004671 WAR 03/16/2001 15:05:20 2 PGS Filing Fee: \$16,00

Mail tax statements to

P.O. Box 209, Bloomington, IN 47402

WARRANTY DEED

THIS INDENTURE WITNESSETH, That LI-HWA WU, an adult of Marion County, Indiana and ARMAN VALAIE, an adult and YUN-LI YANG, an adult, of Monroe County, in the State of Indiana, CONVEY AND WARRANT TO

1928 BEAUX ARTS BUILDING LLC, an Indiana limited liability company

of Monroe County, in the State of Indiana, for and in consideration of One Dollar (\$1.00) and other good and valuable consideration not herein expressed, the receipt whereof is hereby acknowledged, the following described Real Estate in Monroe County, in the State of Indiana, to-wit:

A part of In Lot Number 162 in the City of Bioomington, Indiana, bounded and described as follows, to-wit: Commencing at a point 47 feet and 10 inches South of the Northwest corner of said In Lot Number 162, thence running North 26 feet, thence East 132 feet, thence South 27 feet and 10 inches, thence West 18 feet, thence North 22 inches, thence West 114 feet to the place of beginning.

Subject to Party wall rights reserved in deed of Mina Rott dated December 19, 1887, recorded January 18, 1888, in Deed Record 19, page 240, in the Office of the Recorder of Monroe County, Indiana.

Subject to the rights of the City of Bloomington and the public in and to that part of the land which may fall in Walnut Street together with public utilities therein.

Subject to the right of way for alley on the East side of the real estate.

Subject to taxes pro-rated to the date of closing.

Li-Hwa Wu by Yun-Li Yang her Attorney-in-ladt by virtue of a Limited Power of Attorney recorded

Merch 16, 2001 as Instrument No. 2001 ao 4672 in the Office of the Recorder of Monroe County, Indiana.

Arman Valaie

Yun-Li Yang

JULY ENTERED FOR TAXATION

MAR 16 200

Dackera M. Chax.

page 1 of 2

Fre No 244-01

Werranty Deed cont'd page 2 of 2

Prepared under the direction of Marilyn A. Hartman, Attorney



Board of Public Works Staff Report

Project/Event:	Sare Rd Multiuse Path and Intersection Improvements INDOT/LPA Project Coordination Contract Approval	
Petitioner/Representative:	Planning and Transportation Department	
Staff Representative:	Neil Kopper, Project Engineer	
Date:	08/22/2017	
intersection and a multiuse path to Buttonwood Lane. The pro- Planning Organization (MPO) federal funding for design (\$16 federal funds), and construction start in 2017 and construction is	struct intersection improvements at the Sare Road-Moores Pike on the west side of Sare Road from approximately Cathcart Street ject is included in the Bloomington/Monroe County Metropolitan Transportation Improvement Plan (TIP) and is programmed with 66,491 in reimbursable federal funds), construction (\$1,160,000 in engineering (\$174,000 in reimbursable federal funds). Design will expected in 2020. A contract that is required for INDOT to make the federal funds	
Recommendation and Support Sare Rd Multiuse Path and Inter	rting Justification: Staff recommends that the Board approve the section Improvements INDOT/LPA Project Coordination Contract.	
Recommend Approval		

Project Approvals Timeline					
Approval Type	Status	<u>Date</u>			
Funding Approval	Current Item	8/22/2017			
Design Services Contract	Future	2017			
ROW Services Contract	Future	2017			
Public Need Resolution	Future	2018			
Construction Inspection Contract	Future	2019			
Construction Contract	N/A*	2020			

^{*} Construction contracts for federally funded projects are approved and managed by INDOT.

INDIANA DEPARTMENT OF TRANSPORTATION - LOCAL PUBLIC AGENCY PROJECT COORDINATION CONTRACT

EDS #: <u>A249-18-L170092</u> Des. No.: <u>1700736</u> CFDA No.: <u>20.205</u>

This Contract is made and entered into effective as of the date of the Indiana Attorney General signature affixed to this Contract, by and between the State of Indiana, acting by and through the Indiana Department of Transportation, (hereinafter referred to as INDOT), and the <u>City of Bloomington</u>, a local public agency in the State of Indiana (hereinafter referred to as the LPA), and collectively referred to as the PARTIES.

NOTICE TO PARTIES

Whenever any notice, statement or other communication is required under this Contract, it shall be sent to the following address, unless otherwise specifically advised.

A. Notice to INDOT, regarding contract provisions shall be sent to:

Office of LPA and Grant Administration
Attention: Director of LPA and Grant Administration
100 North Senate Avenue, Room N955
Indianapolis, Indiana 46204

With a copy to:

Chief Legal Counsel and Deputy Commissioner
Indiana Department of Transportation
100 North Senate Avenue, Room N758
Indianapolis, Indiana 46204

B. Notices to INDOT regarding project management shall be sent to respective District Office:

Seymour District Office 185 Agrico Lane Seymour, Indiana 47274

C. Notices to the LPA shall be sent to:

City of Bloomington
401 North Morton Street
Bloomington, Indiana 47404

RECITALS

WHEREAS, the LPA has applied to INDOT, and INDOT has approved the LPA's application to receive federal funds for the Project described in Attachment A, and

WHEREAS, the LPA agrees to pay its share of the Project cost as stated in this Contract, and

WHEREAS, the PARTIES desire to contract on certain project description, scheduling, and funding allocation, and

WHEREAS, the PARTIES have determined the Project, is in the best interests of the citizens of the State of Indiana, and

WHEREAS, the PARTIES execute this Contract pursuant to Indiana Code §§ 8-23-2-5, 8-23-2-6, 8-23-4-7, 36-1-4-7, and 36-1-7-3, and Titles 23 and 49 of the United States Code and Titles 23 and 49 of the Code of Federal Regulations, and

WHEREAS, the LPA desires to expedite delivery of the Project, comply with all Federal requirements and fiscally manage the Project, and

NOW THEREFORE, in consideration of the mutual covenants and promises herein contained, the LPA and INDOT agree as follows:

The "Recitals" and "Notice to PARTIES" above are hereby made an integral part and specifically incorporated into this Contract.

SECTION I PROJECT DESCRIPTION. INDOT and the LPA enter into this Contract to complete the project described in Attachment A (the "Project"), herein attached to and made an integral part of this Contract.

SECTION II LPA RESPONSIBILITIES. The LPA will provide the information and services, or shall cause the information and services to be provided, as set out in Attachment B (LPA's Rights and Duties), herein attached to and made an integral part of this Contract. The LPA will follow all applicable INDOT procedures, guidelines, manuals, standards, specifications and directives.

SECTION III INDOT RESPONSIBILITIES. INDOT will provide the information and services as set out in Attachment C (INDOT's Rights and Duties), herein attached to and made an integral part of this Contract.

SECTION IV disburse funds from time to time; however, INDOT will be reimbursed by the Federal Highway Administration (FHWA) or the LPA. Payment will be made for the services performed under this Contract in accordance with Attachment D (Project Funds), which is herein attached to and made an integral part of this Contract.

SECTION V TERM AND SCHEDULE.

- A. If the LPA has the plans, special provisions, and cost estimate (list of pay items, quantities, and unit prices) for the Project ready such that federal funds can be obligated (INDOT obligates the funds about 7 weeks before the date bids are opened for the construction contract), between <u>July 1, 2019 and June 30, 2020</u>, INDOT will make the federal funds shown in section I.A. and/or I.B. of Attachment D available for the Project, provided the Project is eligible, and provided the federal funds shown in section I.B. of Attachment D are available.
- B. In the event that federal funds for the Project are not obligated during the time listed in section V.A, but the LPA has the plans, special provisions, and cost estimate for the Project ready such that federal funds can be obligated between <u>July 1, 2020 and June 30, 2022</u>, INDOT will schedule the contract for letting, provided the Project is eligible, and provided the federal funds shown in section I.B of Attachment D are available.

- C. In the event that federal funds for the Project are not obligated during the period listed in section V.A. or section V.B, the federal funds allocated to the Project may be obligated in the fiscal year chosen by INDOT or the federal funds allocated to the Project will lapse.
- D. If the Program shown on Attachment A is Group I or Group II, Sections V.A, V.B and V.C do not apply, but will be obligated according to the fiscal year programmed in the most current MPO TIP, provided the MPO funding is within their fiscal year allocation or within the agreed upon use of the MPO's prior year balances.

SECTION VI GENERAL PROVISIONS

- A. Access to Records. The LPA shall maintain all books, documents, papers, correspondence, accounting records and other evidence pertaining to the cost incurred under this Contract, and shall make such materials available at their respective offices at all reasonable times during the period of this Contract and for five (5) years from the date of final payment under the terms of this Contract, for inspection or audit by INDOT and/or the Federal Highway Administration ("FHWA") or its authorized representative, and copies thereof shall be furnished free of charge, if requested by INDOT, and/or FHWA. The LPA agrees that, upon request by any agency participating in federally-assisted programs with whom the LPA has contracted or seeks to contract, the LPA may release or make available to the agency any working papers from an audit performed by INDOT and/or FHWA of the LPA in connection with this Contract, including any books, documents, papers, accounting records and other documentation which support or form the basis for the audit conclusions and judgments.
- B. <u>Assignment of Antitrust Claims</u>. As part of the consideration for the award of this Contract, the LPA assigns to the State all right, title and interest in and to any claims the LPA now has, or may acquire, under state or federal antitrust laws relating to the products or services which are the subject of this Contract.
- C. <u>Audits</u>. The LPA acknowledges that it may be required to submit to an audit of funds paid through this Contract. Any such audit shall be conducted in accordance with IC §5-11-1, et seq., and audit guidelines specified by the State.

The State considers the LPA to be a "sub-recipient" for purposes of this Contract. However, if required by applicable provisions of the Office of Management and Budget Circular A-133 (Audits of States, Local Governments, and Non-Profit Organizations), following the expiration of this Contract the LPA shall arrange for a financial and compliance audit of funds provided by the State pursuant to this Contract. Such audit is to be conducted by an independent public or certified public accountant (or as applicable, the Indiana State Board of Accounts), and performed in accordance with Indiana State Board of Accounts publication entitled "Uniform Compliance Guidelines for Examination of Entities Receiving Financial Assistance from Governmental Sources," and applicable provisions of the Office of Management and Budget Circulars A-133 (Audits of States, Local Governments, and Non-Profit Organizations). The LPA is responsible for ensuring that the audit and any management letters are completed and forwarded to the State in accordance with the terms of this Contract.

For audits conducted pursuant to Indiana Code 5-11-1, and audited by the Indiana State Board of Accounts on the time schedule set forth by the Indiana State Board of Accounts, the LPA shall provide to the Indiana State Board of Accounts, all requested documentation necessary to audit the Local Public Agency in its entirety.

If the audit is conducted by an independent public or certified public account and not the Indiana State Board of Accounts, the LPA shall submit the completed audit to the Indiana State Board of Accounts within 10 (ten) days of the completion of the audit.

The audit shall be an audit of the actual entity, or distinct portion thereof that is the LPA, and not of a parent, member, or subsidiary corporation of the LPA, except to the extent such an expanded audit may be determined by the Indiana State Board of Accounts or the State to be in the best interests of the State.

- **D.** <u>Certification for Federal-Aid Contracts Lobbying Activities</u>. The LPA certifies, by signing and submitting this Contract, to the best of its knowledge and belief that the LPA has complied with Section 1352, Title 31, U.S. Code, and specifically, that:
 - 1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal Contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
 - 2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, (Disclosure Form to Report Lobbying), in accordance with its instructions.
 - 3. The LPA also agrees by signing this Contract that it shall require that the language of this certification be included in all lower tier subcontracts, which exceed \$100,000, and that all such sub recipients shall certify and disclose accordingly. Any person who fails to sign or file this required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each failure.

E. Compliance with Laws.

- 1. The LPA shall comply with all applicable federal, state and local laws, rules, regulations and ordinances, and all provisions required thereby to be included herein are hereby incorporated by reference. The enactment or modification of any applicable state or federal statute or the promulgation of rules or regulations there under, after execution of this Contract shall be reviewed by INDOT and the LPA to determine whether the provisions of this Contract require formal modification.
- 2. The LPA acknowledges that federal requirements provide for the possible loss of federal funding to one degree or another when the requirements of Public Law 91-646 and other applicable federal and state laws, rules and regulations are not complied with.
- 3. The LPA acknowledges paragraph 7 of the Federal Highway Program Manual, Volume 7, Chapter 1, Section 3, entitled "Withholding Federal Participation" which is herewith quoted in part as follows: "Where correctable noncompliance with provisions of law or FHWA requirements exist, federal funds may be withheld until compliance is obtained. Where compliance is not correctable, the FHWA may deny participation in parcel or project costs in part or in total."

- 4. The LPA and its agents shall abide by all ethical requirements that apply to persons who have a business relationship with the State, as set forth in Indiana Code § 4-2-6, et seq., Indiana Code § 4-2-7, et seq., the regulations promulgated there under, and Executive Order 05-12, dated January 12, 2005. If the LPA is not familiar with these ethical requirements, the LPA should refer any questions to the Indiana State Ethics Commission, or visit the Indiana State Ethics Commission website at http://www.in.gov/ig/. If the LPA or its agents violate any applicable ethical standards, INDOT may, in its sole discretion, terminate this Contract immediately upon notice to the LPA. In addition, the LPA may be subject to penalties under Indiana Code §§ 4-2-6, 4-2-7, 35-44.1-1-4 and under any other applicable State or Federal laws.
- 5. The LPA represents and warrants that the LPA and its subcontractors, if any, shall obtain and maintain all required permits, licenses, registrations and approvals, as well as comply with all health, safety, and environmental statutes, rules, or regulations in the performance of work activities under this agreement. Failure to do so may be deemed a material breach of this Contract and grounds for termination and denial of further work with the State.
- 6. As required by I.C. 5-22-3-7:
 - (1) The LPA and any officials of the LPA certify that:
 - (A) the LPA, except for de minimis and nonsystematic violations, has not violated the terms of:
 - (i) IC §24-4.7 [Telephone Solicitation Of Consumers];
 - (ii) IC §24-5-12 [Telephone Solicitations]; or
 - (iii) IC §24-5-14 [Regulation of Automatic Dialing Machines]; in the previous three hundred sixty-five (365) days, even if IC §24-4.7 is preempted by federal law; and
 - (B) the LPA will not violate the terms of IC §24-4.7 for the duration of the Contract, even if IC §24-4.7 is preempted by federal law.
 - (2) The LPA and any officials of the LPA certify that an affiliate or official of the LPA and any agent acting on behalf of the LPA or on behalf of an affiliate or official of the LPA except for de minimis and nonsystematic violations,
 - (A) has not violated the terms of IC §24-4.7 in the previous three hundred sixty-five (365) days, even if IC §24-4.7 is preempted by federal law; and
 - (B) will not violate the terms of IC §24-4.7 for the duration of the Contract, even if IC §24-4.7 is preempted by federal law.

F. Debarment and Suspension.

- 1. The LPA certifies by entering into this Contract that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from entering into this Contract by any federal agency or by any department, agency or political subdivision of the State of Indiana. The term "principal" for purposes of this Contract means an officer, director, key employee or other person with primary management or supervisory responsibilities, or a person who has critical influence on or substantive control over the operations of the LPA.
- 2. The LPA certifies that it will verify the state and federal suspension and debarment status for all subcontractors receiving funds under this Contract and shall be solely responsible for any recoupment, penalties or costs that might arise from use of a suspended or debarred

subcontractor. The LPA shall immediately notify INDOT if any subcontractor becomes debarred or suspended, and shall, at INDOT's request, take all steps required by the State to terminate its contractual relationship with the subcontractor for work to be performed under this Contract.

G. <u>Disadvantaged Business Enterprise Program</u>. Notice is hereby given to the LPA or a LPA Contractor that failure to carry out the requirements set forth in 49 CFR Sec. 26.13(b) shall constitute a breach of this Contract and, after notification, may result in termination of this Contract or such remedy as INDOT deems appropriate.

The referenced section requires the following policy and disadvantaged business enterprise ("DBE") assurance to be included in all subsequent contracts between the LPA and any contractors, vendors or suppliers:

The LPA shall not discriminate on the basis of race, color, national origin, or sex in the performance of this Contract. The LPA shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of DOT-assisted contracts. Failure by the LPA to carry out these requirements is a material breach of this Contract, which may result in the termination of this Contract or such other remedy, as INDOT, as the recipient, deems appropriate.

As part of the LPA's equal opportunity affirmative action program, it is required that the LPA shall take positive affirmative actions and put forth good faith efforts to solicit proposals or bids from and to utilize disadvantaged business enterprise contractors, vendors or suppliers.

H. Disputes.

- 1. Should any disputes arise with respect to this Contract, the LPA and INDOT agree to act immediately to resolve such disputes. Time is of the essence in the resolution of disputes.
- 2. The LPA agrees that, the existence of a dispute notwithstanding, it shall continue without delay to carry out all of its responsibilities under this Contract that are not affected by the dispute. Should the LPA fail to continue to perform its responsibilities regarding all non-disputed work, without delay, any additional costs incurred by INDOT or the LPA as a result of such failure to proceed shall be borne by the LPA.
- 3. If a party to the contract is not satisfied with the progress toward resolving a dispute, the party must notify in writing the other party of this dissatisfaction. Upon written notice, the PARTIES have ten (10) working days, unless the PARTIES mutually agree to extend this period, following the notification to resolve the dispute. If the dispute is not resolved within ten (10) working days, a dissatisfied party will submit the dispute in writing according to the following procedure:
- 4. The PARTIES agree to resolve such matters through submission of this dispute to the Commissioner of INDOT. The Commissioner shall reduce a decision to writing and mail or otherwise furnish a copy thereof to the LPA within ten (10) working days after presentation of such dispute for action. The presentation may include a period of negotiations, clarifications, and mediation sessions and will not terminate until the Commissioner or one of the PARTIES concludes that the presentation period is over. The Commissioner's decision shall be final and conclusive unless either party mails or otherwise furnishes to the Commissioner, within ten (10) working days after receipt of the Commissioner's decision, a written appeal. Within ten (10) working days of receipt by the Commissioner of a written request for appeal, the decision may be reconsidered. If a party is not satisfied with the

- Commissioner's ultimate decision, the dissatisfied party may submit the dispute to an Indiana court of competent jurisdiction.
- 5. INDOT may withhold payments on disputed items pending resolution of the dispute. The unintentional nonpayment by INDOT to the LPA of one or more invoices not in dispute in accordance with the terms of this Contract will not be cause for LPA to terminate this Contract, and the LPA may bring suit to collect these amounts without following the disputes procedure contained herein.
- I. <u>Drug-Free Workplace Certification</u>. As required by Executive Order No. 90-5 dated April 12, 1990, issued by the Governor of Indiana, the Contractor hereby covenants and agrees to make a good faith effort to provide and maintain a drug-free workplace. The Contractor will give written notice to the State within ten (10) days after receiving actual notice that the Contractor, or an employee of the Contractor in the State of Indiana, has been convicted of a criminal drug violation occurring in the workplace. False certification or violation of this certification may result in sanctions including, but not limited to, suspension of contract payments, termination of this Contract and/or debarment of contracting opportunities with the State for up to three (3) years.

In addition to the provisions of the above paragraph, if the total amount set forth in this Contract is in excess of \$25,000.00, the Contractor certifies and agrees that it will provide a drug-free workplace by:

- 1. Publishing and providing to all of its employees a statement notifying them that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the Contractor's workplace, and specifying the actions that will be taken against employees for violations of such prohibition;
- 2. Establishing a drug-free awareness program to inform its employees of (1) the dangers of drug abuse in the workplace; (2) the Contractor's policy of maintaining a drug-free workplace; (3) any available drug counseling, rehabilitation and employee assistance programs; and (4) the penalties that may be imposed upon an employee for drug abuse violations occurring in the workplace;
- 3. Notifying all employees in the statement required by subparagraph (1) above that as a condition of continued employment, the employee will (1) abide by the terms of the statement; and (2) notify the Contractor of any criminal drug statute conviction for a violation occurring in the workplace no later than five (5) days after such conviction;
- 4. Notifying the State in writing within ten (10) days after receiving notice from an employee under subdivision (3)(2) above, or otherwise receiving actual notice of such conviction;
- 5. Within thirty (30) days after receiving notice under subdivision (3)(2) above of a conviction, imposing the following sanctions or remedial measures on any employee who is convicted of drug abuse violations occurring in the workplace: (1) taking appropriate personnel action against the employee, up to and including termination; or (2) requiring such employee to satisfactorily participate in a drug abuse assistance or rehabilitation program approved for such purposes by a federal, state or local health, law enforcement, or other appropriate agency; and
- 6. Making a good faith effort to maintain a drug-free workplace through the implementation of subparagraphs (1) through (5) above.

- J. <u>Force Majeure</u>. In the event either party is unable to perform any of its obligations under this Contract or to enjoy any of its benefits because of natural disaster or decrees of governmental bodies not the fault of the affected party (hereinafter referred to as a Force Majeure Event), the party who has been so affected shall immediately give notice to the other party and shall do everything possible to resume performance. Upon receipt of such notice, all obligations under this Contract shall be immediately suspended. If the period of nonperformance exceeds thirty (30) days from the receipt of notice of the Force Majeure Event, the party whose ability to perform has not been so affected may, by giving written notice, terminate this Contract.
- **K.** Funding Cancellation Clause. When the Director of the State Budget Agency makes a written determination that funds are not appropriated or otherwise available to support continuation of the performance of this Contract, this Contract shall be canceled. A determination by the Director of the State Budget Agency that funds are not appropriated or otherwise available to support continuation of performance shall be final and conclusive.
- L. <u>Governing Laws</u>. This Contract shall be construed in accordance with and governed by the laws of the State of Indiana and suit, if any, must be brought in the State of Indiana.
- M. <u>Indemnification</u>. The LPA agrees to and shall indemnify, defend, exculpate, and hold harmless the State of Indiana, INDOT and/or its/their officials, agents, representatives, attorneys and employees, individually and/or jointly, from any and all claims, demands, actions, liability and/or liens that may be asserted by the LPA and/or by any other person, firm, corporation, insurer, government or other legal entity, for any claim for damages arising out of any and all loss, damage, injuries, and/or other casualties of whatsoever kind, or by whomsoever caused, to the person or property of anyone on or off the right-of-way, arising out of or resulting from the performance of the contract or from the installation, existence, use, maintenance, condition, repairs, alteration and/or removal of any equipment or material, whether due in whole or in part to the acts and/or omissions and/or negligent acts and/or omissions:
 - (a) of the State of Indiana, INDOT, and/or its/their officials, agents, representatives, attorneys and/or employees, individually and/or jointly;
 - (b) of the LPA, and/or its officials, agents, representatives, attorneys and/or employees, individually and/or jointly;
 - (c) of any and all persons, firms, corporations, insurers, government or other legal entity engaged in the performance of the contract; and/or
 - (d) the joint negligence of any of them, including any claim arising out of the Worker's Compensation law or any other law, ordinance, order, or decree.

The LPA also agrees to pay all reasonable expenses and attorney's fees incurred by or imposed on the State of Indiana, INDOT and/or its/their officials, agents, representatives, attorneys, and/or employees, individually and/or jointly, in connection herewith in the event that the LPA shall default under the provisions of this section.

The LPA also agrees to pay all reasonable expenses and attorney's fees incurred by or imposed on the State of Indiana, INDOT and/or its/their officials, agents, representatives, attorneys, and/or employees, individually and/or jointly, in asserting successfully a claim against the LPA for indemnity pursuant to this contract.

N. <u>Merger & Modification</u>. This Contract constitutes the entire agreement between the PARTIES. No understandings, agreements, or representations, oral or written, not specified within this

Contract will be valid provisions of this Contract. This Contract may not be modified, supplemented or amended, in any manner, except by written agreement signed by all necessary PARTIES.

O. Non-Discrimination.

1. This Contract is enacted pursuant to the Indiana Civil Rights Law, specifically including IC 22-9-1-10, and in keeping with the purposes of the Civil Rights Act of 1964 as amended, the Age Discrimination in Employment Act, and the Americans with Disabilities Act. Breach of this covenant may be regarded as a material breach of this Contract, but nothing in this covenant shall be construed to imply or establish an employment relationship between the State and any applicant or employee of the LPA or any subcontractor.

Under IC 22-9-1-10 LPA covenants that it shall not discriminate against any employee or applicant for employment relating to this Contract with respect to the hire, tenure, terms, conditions or privileges of employment or any matter directly or indirectly related to employment, because of the employee's or applicant's race, color, national origin, religion, sex, age, disability, ancestry, or status as a veteran.

2. The LPA understands that INDOT is a recipient of federal funds. Pursuant to that understanding, the LPA agrees that if the LPA employs fifty (50) or more employees and does at least \$50,000.00 worth of business with the State and is not exempt, the LPA will comply with the affirmative action reporting requirements of 41 CFR 60-1.7. The LPA shall comply with Section 202 of executive order 11246, as amended, 41 CFR 60-250, and 41 CFR 60-741, as amended, which are incorporated herein by specific reference. Breach of this covenant may be regarded as a material breach of Contract.

It is the policy of INDOT to assure full compliance with Title VI of the Civil Rights Act of 1964, the Americans with Disabilities Act and Section 504 of the Vocational Rehabilitation Act and related statutes and regulations in all programs and activities. Title VI and related statutes require that no person in the United States shall on the grounds of race, color or national origin be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance. (INDOT's nondiscrimination enforcement is broader than the language of Title VI and encompasses other State and Federal protections. INDOT's nondiscrimination enforcement shall include the following additional grounds: sex, sexual orientation, gender identity, ancestry, age, income status, religion, disability, income status, limited English proficiency, or status as a veteran).

- 3. During the performance of this Contract, the LPA, for itself, its assignees and successors in interest (hereinafter referred to as the "LPA") agrees to the following assurances under Title VI of the Civil Rights Act of 1964:
 - a. <u>Compliance with Regulations</u>: The LPA shall comply with the regulations relative to nondiscrimination in Federally-assisted programs of the Department of Transportation, Title 49 CFR Part 21, as they may be amended from time to time (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this Contract.
 - b. <u>Nondiscrimination</u>: The LPA, with regard to the work performed by it during the Contract, shall not discriminate on the grounds of race, color, sex, sexual orientation, gender identity, national origin, religion, disability, ancestry, or status as a veteran in the selection and retention of subcontractors, including procurements of materials and

leases of equipment. The LPA shall not participate either directly or indirectly in the discrimination prohibited by section 21.5 of the Regulation, including employment practices when the Contract covers a program set forth in Appendix B of the Regulations.

- c. <u>Solicitations for Subcontracts, Including Procurements of Materials and Equipment</u>: In all solicitations either by competitive bidding or negotiation made by the LPA for work to be performed under a subcontract, including procurements of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the LPA of the LPA's obligations under this Contract, and the Regulations relative to nondiscrimination on the grounds of race, color, sex, sexual orientation, gender identity, national origin, religion, disability, ancestry, income status, limited English proficiency, or status as a veteran.
- d. <u>Information and Reports</u>: The LPA shall provide all information and reports required by the Regulations, or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the Indiana Department of Transportation and Federal Highway Administration to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of a LPA is in the exclusive possession of another who fails or refuses furnish this information, the LPA shall so certify to the Indiana Department of Transportation or the Federal Highway Administration as appropriate, and shall set forth what efforts it has made to obtain the information.
- e. <u>Sanctions for Noncompliance</u>: In the event of the LPA's noncompliance with the nondiscrimination provisions of this Contract, the Indiana Department of Transportation shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to: (a) withholding payments to the LPA under the Contract until the LPA complies, and/or (b) cancellation, termination or suspension of the Contract, in whole or in part.
- f. <u>Incorporation of Provisions</u>: The LPA shall include the provisions of paragraphs a through f in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto.

The LPA shall take such action with respect to any subcontract or procurement as the Indiana Department of Transportation or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions for non-compliance, provided, however, that in the event the LPA becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the LPA may request the Indiana Department of Transportation to enter into such litigation to protect the interests of the Indiana Department of Transportation, and, in addition, the LPA may request the United States of America to enter into such litigation to protect the interests of the United States of America.

P. Payment. All payments made by INDOT, if any, shall be made in arrears in conformance with State fiscal policies and procedures and, as required by I.C. 4-13-2-14.8, by electronic funds transfer to the financial institution designated by the LPA in writing unless a specific waiver has been obtained from the Indiana Auditor of State. No payments will be made in advance of receipt of the goods or services that are the subject of this Contract except as permitted by I.C. 4-13-2-20.

- Q. <u>Penalties, Interest and Attorney's Fees</u>. INDOT will in good faith perform its required obligations hereunder, and does not agree to pay any penalties, liquidated damages, interest, or attorney's fees, except as required by Indiana law in part, I.C. 5-17-5, I.C. 34-54-8, and I.C. 34-13-1.
- **R. Pollution Control Requirements**. If this Contract is for \$100,000 or more, the LPA:
 - 1. Stipulates any facility to be utilized in performance under or to benefit from this Contract is not listed on the Environmental Protection Agency (EPA) List of Violating Facilities issued pursuant to the requirements of the Clean Air Act, as amended, and the Federal Water Pollution Control Act, as amended;
 - 2. Agrees to comply with all of the requirements of the Clean Air Act (including section 114) and the Federal Water Pollution Control Act (including section 308) and all regulations and guidelines issued there under; and
 - 3. Stipulates, as a condition of federal aid pursuant to this Contract, it shall notify INDOT and the FHWA of the receipt of any advice indicating that a facility to be utilized in performance under or to benefit from this Contract is under consideration to be listed on the EPA List of Violating Facilities.
- S. <u>Severability</u>. The invalidity of any section, subsection, clause or provision of the Contract shall not affect the validity of the remaining sections, subsections, clauses or provisions of the Contract.
- T. <u>Status of Claims</u>. The LPA shall be responsible for keeping INDOT currently advised as to the status of any claims made for damages against the LPA resulting from services performed under this Contract. The LPA shall send notice of claims related to work under this Contract to:

Chief Counsel Indiana Department of Transportation 100 North Senate Avenue, Room N758 Indianapolis, Indiana 46204-2249

The remainder of this page is intentionally left blank.

Non-Collusion

The undersigned attests, subject to the penalties for perjury, that he/she is the LPA, or that he/she is the properly authorized representative, agent, member or officer of the LPA, that he/she has not, nor has any other member, employee, representative, agent or officer of the LPA, directly or indirectly, to the best of his/her knowledge, entered into or offered to enter into any combination, collusion or agreement to receive or pay, and that he/she has not received or paid, any sum of money or other consideration for the execution of this Contract other than that which appears upon the face of this Contract. Furthermore, if the undersigned has knowledge that a state officer, employee, or special state appointee, as those terms are defined in IC §4-2-6-1, has a financial interest in the Contract, the Party attests to compliance with the disclosure requirements in IC §4-2-6-10.5.

In Witness Whereof, LPA and the State of Indiana have, through duly authorized representatives, entered into this Contract. The PARTIES having read and understand the forgoing terms of this Contract do by their respective signatures dated below hereby agree to the terms thereof.

LPA: City of Bloomington	STATE OF INDIANA Department of Transportation	
Kyla Cox Deckard, Pres., Board of Public Print or type name and title works	Recommended for approval by:	
	Steven Duncan, Director	
Signature and date	Contract Administration Division	
Terri Porter, Oire dor, Planning & Transportation Print or type name and title Dept.	Date:	
Time of type name and time	Executed by:	
0' / 11/4-	(FOR)	
Signature and date	Joseph McGuinness, Commissioner	
Print or type name and title	Date:	
•	Department of Administration	
Signature and date	Department of Administration	
-	Jessica Robertson, Commissioner	
LPA DUNS #		
Attest	Date:	
	State Budget Agency	
Auditor or Clerk Treasurer		
	Jason D. Dudich, Director	
	Date:	
	Approved as to Form and Legality:	
This instrument prepared by: Ellen Hite	(FOR)	
August 11, 2017	Curtis T. Hill, Jr., Attorney General of Indiana	
	Date:	
ITY OF BLOOMINGTON		
egal Department		
eviewed Ev:	Page 12 of 12	
Jackie Modie ATE: 8.16.17		

ATTACHMENT A

PROJECT DESCRIPTION

Des. No.:

1700736

Program:

Group II

Type of Project:

Bike/Pedestrian Facilities

Location:

Sare Rd

A general scope/description of the Project is as follows:

A project for bike/pedestrian facilities for the multi-use path construction on Sare Road, from Moores Pike to Buttonwood Lane, with intersection improvements at the Sare Road/Moores Pike traffic signal as well as other intersections along the route, as needed to facilitate street crossings for pedestrians and bicyclists, in the City of Bloomington, Monroe County, Indiana.

ATTACHMENT B

LPA'S RIGHTS AND DUTIES

In addition to any other rights and duties required by Indiana or federal law, regulations, rules, policies or procedures, or described elsewhere in this Contract, the following are the LPA's rights and duties under this Contract for the Project.

- 1. The LPA has requested and intends to use federal funds to partially pay for the Project. The LPA asserts that the LPA has completed or will complete the Project in accordance with INDOT's Design Manual (See http://www.in.gov/indot/design_manual/) and all pertinent state and federal laws, regulations, policies and guidance. The LPA or its consultant shall prepare the environmental document(s) for the Project in accordance with INDOT's Environmental Manual (See http://www.in.gov/indot/2523.htm). Land acquisition for the Project by the LPA or its consultant shall be in accordance with INDOT's Real Estate Manuals (See http://www.in.gov/indot/2493.htm).
- 2. The LPA acknowledges that in order for the cost of consultant services to be eligible for federal funds or federal credits, the consultant selection must be accordance with INDOT's consultant selection procedure.

3. REQUIREMENTS FOR ADDITIONAL CONTRACTS

- A. If the LPA wishes to contract with a consultant, contractor or other agent to complete work on the Project, LPA may:
 - 1. use the "LPA-CONSULTANT Agreement", which is found at http://www.in.gov/indot/2833.htm and is incorporated by reference; or
 - 2. use a form of agreement that has been reviewed and approved by INDOT.
- 4. The LPA agrees to provide all relevant documents including, but not limited to, all plans, specifications and special provisions, to INDOT for review and approval, and such approval will not be unreasonably withheld. If INDOT does not approve an LPA submittal, the LPA shall cause the submittal to be modified in order to secure INDOT's approval. The LPA understands that if it fails to provide a submittal, submits it late, or the submittal is not approvable, the schedule, cost, and federal funds for the Project may be jeopardized.
- 5. The LPA agrees to complete all right-of-way acquisition, utility coordination and acquire the necessary permit(s) and submit documentation of such to INDOT. The utility coordination shall be in accordance with 105 IAC 13.
- 6. At least ninety to one hundred twenty (90 to 120) calendar days prior to INDOT's scheduled construction letting for the project, the LPA will submit to INDOT documentation of the LPA's fiscal body's resolution or other official action irrevocably committing the LPA to fund the LPA's cost of the Project as described in Attachment D.

- 7. If the LPA has failed to meet any of the requirements of sections 1, 2, 4, 5, or 6 above, INDOT will not let the construction project. If INDOT, and FHWA where necessary, approve LPA's submittals, INDOT shall schedule the Project for letting at the next reasonable date.
- 8. The LPA shall pay the cost of the invoice of the construction, utility, and/or railroad work within thirty (30) calendar days from the date of INDOT's award of the construction contract.
- 9. The LPA understands time is of the essence regarding the Project timeline and payment of costs by the LPA. Delays in payment may cause substantial time delays and/or increased costs for the Project. If the LPA has not paid the full amount of the amount billed by INDOT, in accordance with Attachment D, within sixty (60) calendar days past the due date, INDOT shall be authorized to cancel all contracts relating to this contract including the contracts listed in II.A.1 of Attachment D and/or proceed in accordance with I.C. 8-14-1-9 to compel the Auditor of the State of Indiana to make a mandatory transfer of funds from the LPA's allocation of the Motor Vehicle Highway Account to INDOT's account.
- 10. The LPA shall also be responsible for all costs associated with additional provisions and/or expenses in excess of the federal funds allocated to the project. The LPA, in conjunction with FHWA (if applicable) and INDOT shall review and approve all change orders submitted by the field Project Engineer/Supervisor, and such approvals shall not be unreasonably withheld.
- 11. The LPA shall provide competent and adequate engineering, testing, and inspection service to ensure the performance of the work is in accordance with the construction contract, plans and specifications and any special provisions or approved change orders. If, in INDOT's opinion, the services enumerated in this section are deemed to be incompetent or inadequate or are otherwise insufficient or if a dispute arises, INDOT shall, in its sole discretion, have the right to supplement the services or replace the engineers or inspectors providing these services at the sole expense of the LPA.
 - A. If project inspection will be provided by full-time LPA employees:

 The personnel must be employees of the LPA. Temporary employment or retainage-based payments are not permissible. INDOT must pre-approve, in writing, the LPA's personnel. Only costs incurred after INDOT's written notice to proceed to the LPA shall be eligible for federal-aid participation. All claims for federal-aid shall be submitted to the District office, referenced on Page 1, for payment.

or

B. If project inspection will be provided by the LPA's consultant:

INDOT must approve, in writing, the consultant personnel prior to their assignment to the project. The LPA shall execute a contract with a consultant setting forth the scope of work and fees. The LPA shall submit this contract to INDOT prior to INDOT's Ready for Contracts date for the Project. Only costs incurred after INDOT's written notice to proceed to the LPA and the LPA's written notice to proceed to the consultant shall be eligible for federal aid participation. All claims for federal-aid shall be submitted to the District office, referenced on page 1, for payment.

- 12. The LPA shall submit reports, including but not limited to quarterly reports, to INDOT regarding the project's progress and the performance of work per INDOT standard reporting methods. If the required reports are not submitted, federal funds may be withheld.
- 13. The LPA hereby agrees that all utilities which cross or otherwise occupy the right-of-way of said Project shall be regulated on a continuing basis by the LPA in accordance with INDOT's Utility Procedure and Accommodation Policy (See http://www.in.gov/indot/2389.htm). The LPA shall execute written use and occupancy contracts as defined in this Policy.
- 14. If FHWA or INDOT invokes sanctions per Section VI.D.2. of the General Provisions of this contract, or otherwise denies or withholds federal funds (hereinafter called a citation or cited funds) for any reason and for all or any part of the Project, the LPA agrees as follows:
 - a. In the case of correctable noncompliance, the LPA shall make the corrections, to the satisfaction of FHWA and INDOT, in a reasonable amount of time. If the LPA fails to do so, paragraph 14.b. and/or 14.c. below, as applicable, shall apply.
 - b. In case a citation for noncompliance is not correctable or if correctable and the LPA does not make any corrections, or if correctable and the LPA makes corrections that are not acceptable to FHWA and INDOT, or for whatever reason the FHWA citation continues in force beyond a reasonable amount of time, this paragraph shall apply and adjustments shall be made as follows:
 - 1. The LPA shall reimburse INDOT the total amount of all right-of-way costs that are subject to FHWA citation that have been paid by INDOT to the LPA.
 - 2. If no right-of-way costs have as yet been paid by INDOT to the LPA or to others, INDOT will not pay any right-of-way claim or billing that is subject to FHWA citation.
 - 3. The LPA agrees that it is not entitled to bill INDOT or to be reimbursed for any of its right-of-way liabilities or costs that are subject to any FHWA citation in force.
 - c. If FHWA issues a citation denying or withholding all or any part of construction costs due to LPA noncompliance with right-of-way requirements, and construction work was or is in progress, the following shall apply:
 - 1. INDOT may elect to terminate, suspend, or continue construction work in accord with the provisions of the construction contract.
 - 2. INDOT may elect to pay its obligations under the provisions of the construction contract.
 - 3. In the case of correctable noncompliance, the LPA shall make the corrections in a reasonable amount of time to the satisfaction of FHWA and INDOT.

- 4. In case the noncompliance is not correctable, or if correctable and the LPA does not make any corrections, or if correctable and the LPA makes corrections that are not acceptable to FHWA or INDOT, or for whatever reason the FHWA citation continues in force beyond a reasonable amount of time, and construction work has been terminated or suspended, the LPA agrees to reimburse INDOT the full amount it paid for said construction work, less the amount of federal funds allowed by FHWA.
- d. In any case, the LPA shall reimburse INDOT the total cost of the Project, not eligible for federal participation.
- e. If for any reason, INDOT is required to repay to FHWA the sum or sums of federal funds paid to the LPA or any other entity through INDOT under the terms of this Contract, then the LPA shall repay to INDOT such sum or sums within forty-five (45) days after receipt of a billing from INDOT. Payment for any and all costs incurred by the LPA which are not eligible for federal funding shall be the sole obligation of the LPA.

ATTACHMENT C

INDOT'S RIGHTS AND DUTIES

In addition to any other rights and duties required by Indiana or federal law or regulations or described elsewhere in this Contract, the following are INDOT's rights and duties under the Contract:

- 1. INDOT shall have full authority and access to inspect and approve all plans, specifications and special provisions for the Project regardless of when those plans, specifications, special provisions or other such Project documents were created.
- 2. INDOT shall complete all railroad coordination for the Project on behalf of the LPA.
- 3. After the LPA has submitted and INDOT has accepted and/or approved all pre-letting documents, INDOT will prepare the Engineer's Estimate for construction of the Project.
- 4. If the LPA owes INDOT money which is more than 60 days past due, INDOT will not open the construction bids for the Project.
- 5. Not later than sixty (60) calendar days after receipt by INDOT of a certified copy of a resolution from the LPA's fiscal body authorizing the LPA to make payment to INDOT according to the terms of Attachment D, and fulfillment of all other pre-letting obligations of this contract, INDOT shall, in accordance with applicable laws and rules (including I.C. 8-23-9, I.C. 8-23-10, and 105 I.A.C. 11), conduct a scheduled letting.
- 6. Subject to the LPA's written approval, INDOT shall award the construction contract for the Project according to applicable laws and rules.
- 7. Not later than seven (7) calendar days after INDOT awards the construction contract described above, INDOT shall invoice the LPA for the LPA's share of the construction cost.
- 8. If INDOT has received the LPA's share of the Project construction cost and if the lowest qualified bidder has not otherwise been disqualified, INDOT shall issue notice to proceed for the Project to the contractor within fourteen (14) calendar days of its receipt of the LPA share of the construction cost.
- 9. INDOT shall have the right and opportunity to inspect any construction under this Contract to determine whether the construction is in conformance with the plans and specifications for the Project.
- 10. In the event the engineering, testing, and inspection services provided by the LPA, in the opinion of INDOT, are deemed to be incompetent or inadequate or are otherwise insufficient or a dispute arises, INDOT shall, in its sole discretion, have the right to supplement the engineering, testing, and inspection force or to replace engineers or inspectors employed in such work at the expense of the LPA. INDOT's engineers shall control the work the same as on other federal aid construction contracts.
- 11. After the final Project audit is approved by INDOT, the LPA shall, within forty-five (45) days after receipt of INDOT's bill, make final payment to INDOT pursuant to Attachment D or INDOT shall, within forty-five (45) days after approval of the audit, refund any Project overpayment to the LPA.

ATTACHMENT D

PROJECT FUNDS

I. Project Costs.

A. If the Program shown on Attachment A is receiving **Group II** federal-aid funds for the project, the LPA is allocated the funds through the MPO as written in their fiscally constrained TIP. Any adjustments (positive or negative) to the dollar amount listed in the TIP, or any increase or decrease in the funding from a prior year, authorized by the MPO that may not be reflected in the current TIP, are hereby considered adjustments to the contract between the LPA and INDOT, as the MPO must maintain fiscal constraint for all projects listed. Federal funds made available to the LPA by INDOT will be used to pay 80% of the eligible Project costs. The maximum amount of federal-aid funds allocated to the Project is dependent upon the current TIP allocation. As of this date, **August 7, 2017**, the maximum amount according to the TIP dated **July 12, 2017** is \$1,500,491.00. The most current MPO TIP page, or MPO authorization, is uploaded into INDOT's Scheduling Project Management System (SPMS).

OR

- B. Federal-aid Funds made available to the LPA by INDOT will be used to pay _____ % of the eligible Project costs. The maximum amount of federal funds allocated to the project is \$_____.
- C. The LPA understands and agrees that in accordance with I.C. 8-23-2-14, INDOT retains 2.5% of the final construction costs for oversight of construction inspection and the testing of construction materials.
- D. The LPA understands and agrees that it is INDOT's policy to only allow non-discretionary changes to a Project scope after bidding. Changes to the Project scope after bidding that are by the choice of the LPA and are not required to complete the Project will not be eligible for federal-aid funds and must be funded 100% locally.
- E. The LPA understands and agrees that the federal-aid funds allocated to the Project are intended to accomplish the original scope of the Project as designed. If the Project bid prices are lower than estimated, the LPA may not utilize those federal-aid funds and the remaining balance of federal-aid funds will revert back to the Local Program.
- F. If the Program shown on Attachment A is Group I or Group II, Section E. does not apply. If the Project bid prices are lower than estimated, the LPA may not utilize those federal-aid funds and the remaining balance of federal-aid funds will revert back to the MPO.
- G. The remainder of the Project cost shall be borne by the LPA. For the avoidance of doubt, INDOT shall not pay for any costs relating to the Project unless the PARTIES have agreed in a document (which specifically references section I.D. of Attachment D of this contract) signed by an authorized representative of INDOT, the Indiana Department of Administration, State Budget Agency, and the Attorney General of Indiana.
- H. Costs will be eligible for FHWA participation provided that the costs:
 - (1) Are for work performed for activities eligible under the section of title 23, U.S.C., applicable to the class of funds used for the activities;

- (2) Are verifiable from INDOT's or the LPA's records;
- (3) Are necessary and reasonable for proper and efficient accomplishment of project objectives and meet the other criteria for allowable costs in the applicable cost principles cited in 49 CFR section 18.22;
- (4) Are included in the approved budget, or amendment thereto; and
- (5) Were not incurred prior to FHWA authorization.

II. Billings.

A. Billing:

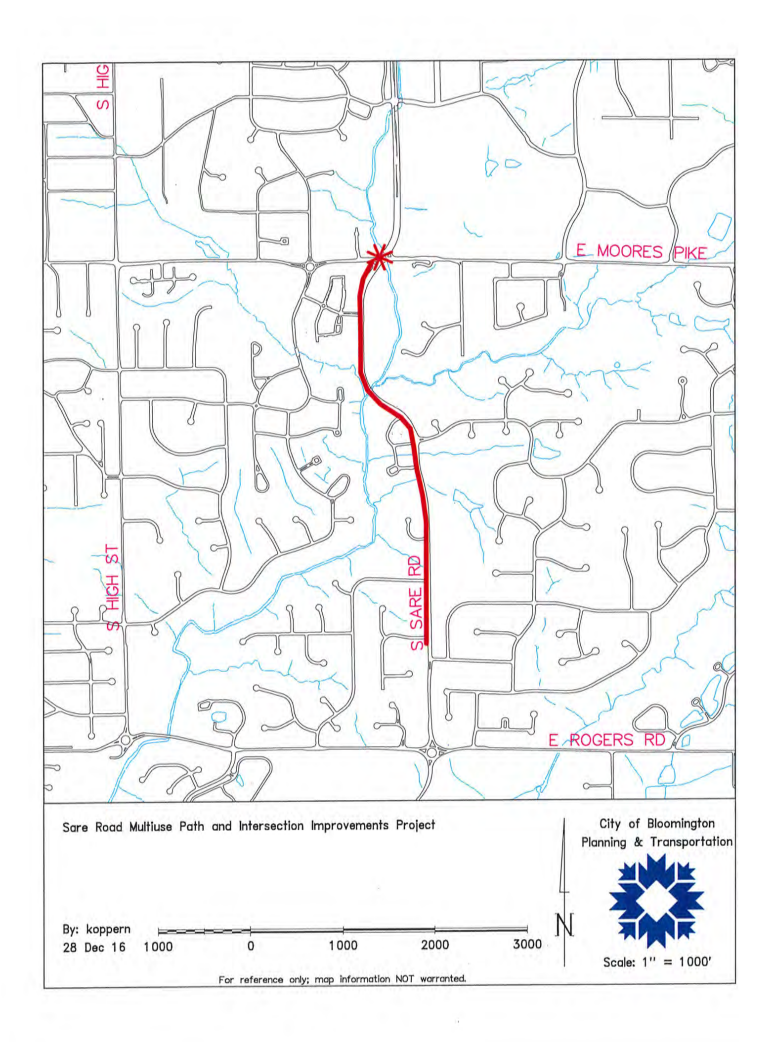
- 1. When INDOT awards and enters into a contract (i.e., construction, utility, and/or railroad) on behalf of the LPA, INDOT will invoice the LPA for its share of the costs. The LPA shall pay the invoice within thirty (30) calendar days from date of INDOT's billing.
- 2. The LPA understands time is of the essence regarding the Project timeline and costs and delays in payment may cause substantial time delays and/or increased costs for the Project.
- 3. If the LPA has not paid the full amount due within sixty (60) calendar days past the due date, INDOT shall be authorized to cancel all contracts relating to this Contract, including the contracts listed in II.A.1 of Attachment D and/or proceed in accordance with I.C. 8-14-1-9 to compel the Auditor of the State of Indiana to make a mandatory transfer of funds from the LPA's allocation of the Motor Vehicle Highway Account to INDOT's account.

B. Other Costs:

1. The LPA shall pay INDOT for expenses incurred in performing the final audit less the amount eligible for Federal-aid reimbursement.

III. Repayment Provisions.

If for any reason, INDOT is required to repay to FHWA the sum or sums of federal funds paid to the LPA or on behalf of the LPA under the terms of this Contract, then the LPA shall repay to INDOT such sum or sums within thirty (30) days after receipt of a billing from INDOT. If the LPA has not paid the full amount due within sixty (60) calendar days past the due date, INDOT may proceed in accordance with I.C. 8-14-1-9 to compel the Auditor of the State of Indiana to make a mandatory transfer of funds for the LPA's allocation of the Motor Vehicle Highway Account to INDOT's account until the amount due has been repaid.





Board of Public Works Staff Report

Project/Event: School Zone Enhancements INDOT/LPA Project Coord Contract Approval			
Petitioner/Representative:	Planning and Transportation Department		
Staff Representative:	Neil Kopper, Project Engineer 08/22/2017		
Date:			
throughout the City. The projection of the Planning Organization (MPO) federal funding for construction in reimbursable federal funds).	I or improve school zones and school-related pedestrian crossings ect is included in the Bloomington/Monroe County Metropolitar Transportation Improvement Plan (TIP) and is programmed with (\$410,000 in federal funds) and construction engineering (\$60,682 Design will start in 2017 and construction is expected in 2020. A contract that is required for INDOT to make the federal funds		
Recommendation and Support School Zone Enhancements INI	rting Justification: Staff recommends that the Board approve the DOT/LPA Project Coordination Contract.		
Recommend 🛛 Approval	Denial byNeil Kopper		

Project Approvals Timeline				
Approval Type	Status	<u>Date</u>		
Funding Approval	Current Item	8/22/2017		
Design Services Contract	Future	2017		
Construction Inspection Contract	Future	2019		
Construction Contract	N/A*	2020		

^{*} Construction contracts for federally funded projects are approved and managed by INDOT.

INDIANA DEPARTMENT OF TRANSPORTATION - LOCAL PUBLIC AGENCY PROJECT COORDINATION CONTRACT

EDS #: <u>A249-18-L170093</u> Des. No.: <u>1700974</u> CFDA No.: <u>20.205</u>

This Contract is made and entered into effective as of the date of the Indiana Attorney General signature affixed to this Contract, by and between the State of Indiana, acting by and through the Indiana Department of Transportation, (hereinafter referred to as INDOT), and the <u>City of Bloomington</u>, a local public agency in the State of Indiana (hereinafter referred to as the LPA), and collectively referred to as the PARTIES.

NOTICE TO PARTIES

Whenever any notice, statement or other communication is required under this Contract, it shall be sent to the following address, unless otherwise specifically advised.

A. Notice to INDOT, regarding contract provisions shall be sent to:

Office of LPA and Grant Administration
Attention: Director of LPA and Grant Administration
100 North Senate Avenue, Room N955
Indianapolis, Indiana 46204

With a copy to:

Chief Legal Counsel and Deputy Commissioner
Indiana Department of Transportation
100 North Senate Avenue, Room N758
Indianapolis, Indiana 46204

B. Notices to INDOT regarding project management shall be sent to respective District Office:

Seymour District Office 185 Agrico Lane Seymour, Indiana 47274

C. Notices to the LPA shall be sent to:

City of Bloomington
401 North Morton Street
Bloomington, Indiana 47404

RECITALS

WHEREAS, the LPA has applied to INDOT, and INDOT has approved the LPA's application to receive federal funds for the Project described in Attachment A, and

WHEREAS, the LPA agrees to pay its share of the Project cost as stated in this Contract, and

WHEREAS, the PARTIES desire to contract on certain project description, scheduling, and funding allocation, and

WHEREAS, the PARTIES have determined the Project, is in the best interests of the citizens of the State of Indiana, and

WHEREAS, the PARTIES execute this Contract pursuant to Indiana Code §§ 8-23-2-5, 8-23-2-6, 8-23-4-7, 36-1-4-7, and 36-1-7-3, and Titles 23 and 49 of the United States Code and Titles 23 and 49 of the Code of Federal Regulations, and

WHEREAS, the LPA desires to expedite delivery of the Project, comply with all Federal requirements and fiscally manage the Project, and

NOW THEREFORE, in consideration of the mutual covenants and promises herein contained, the LPA and INDOT agree as follows:

The "Recitals" and "Notice to PARTIES" above are hereby made an integral part and specifically incorporated into this Contract.

SECTION I PROJECT DESCRIPTION. INDOT and the LPA enter into this Contract to complete the project described in Attachment A (the "Project"), herein attached to and made an integral part of this Contract.

SECTION II LPA RESPONSIBILITIES. The LPA will provide the information and services, or shall cause the information and services to be provided, as set out in Attachment B (LPA's Rights and Duties), herein attached to and made an integral part of this Contract. The LPA will follow all applicable INDOT procedures, guidelines, manuals, standards, specifications and directives.

SECTION III INDOT RESPONSIBILITIES. INDOT will provide the information and services as set out in Attachment C (INDOT's Rights and Duties), herein attached to and made an integral part of this Contract.

SECTION IV disburse funds from time to time; however, INDOT will be reimbursed by the Federal Highway Administration (FHWA) or the LPA. Payment will be made for the services performed under this Contract in accordance with Attachment D (Project Funds), which is herein attached to and made an integral part of this Contract.

SECTION V TERM AND SCHEDULE.

- A. If the LPA has the plans, special provisions, and cost estimate (list of pay items, quantities, and unit prices) for the Project ready such that federal funds can be obligated (INDOT obligates the funds about 7 weeks before the date bids are opened for the construction contract), between July 1, 2019 and June 30, 2020, INDOT will make the federal funds shown in section I.A. and/or I.B. of Attachment D available for the Project, provided the Project is eligible, and provided the federal funds shown in section I.B. of Attachment D are available.
- B. In the event that federal funds for the Project are not obligated during the time listed in section V.A, but the LPA has the plans, special provisions, and cost estimate for the Project ready such that federal funds can be obligated between <u>July 1, 2020 and June 30, 2022</u>, INDOT will schedule the contract for letting, provided the Project is eligible, and provided the federal funds shown in section I.B of Attachment D are available.

- C. In the event that federal funds for the Project are not obligated during the period listed in section V.A. or section V.B, the federal funds allocated to the Project may be obligated in the fiscal year chosen by INDOT or the federal funds allocated to the Project will lapse.
- D. If the Program shown on Attachment A is Group I or Group II, Sections V.A, V.B and V.C do not apply, but will be obligated according to the fiscal year programmed in the most current MPO TIP, provided the MPO funding is within their fiscal year allocation or within the agreed upon use of the MPO's prior year balances.

SECTION VI GENERAL PROVISIONS

- A. Access to Records. The LPA shall maintain all books, documents, papers, correspondence, accounting records and other evidence pertaining to the cost incurred under this Contract, and shall make such materials available at their respective offices at all reasonable times during the period of this Contract and for five (5) years from the date of final payment under the terms of this Contract, for inspection or audit by INDOT and/or the Federal Highway Administration ("FHWA") or its authorized representative, and copies thereof shall be furnished free of charge, if requested by INDOT, and/or FHWA. The LPA agrees that, upon request by any agency participating in federally-assisted programs with whom the LPA has contracted or seeks to contract, the LPA may release or make available to the agency any working papers from an audit performed by INDOT and/or FHWA of the LPA in connection with this Contract, including any books, documents, papers, accounting records and other documentation which support or form the basis for the audit conclusions and judgments.
- B. <u>Assignment of Antitrust Claims</u>. As part of the consideration for the award of this Contract, the LPA assigns to the State all right, title and interest in and to any claims the LPA now has, or may acquire, under state or federal antitrust laws relating to the products or services which are the subject of this Contract.
- C. <u>Audits</u>. The LPA acknowledges that it may be required to submit to an audit of funds paid through this Contract. Any such audit shall be conducted in accordance with IC §5-11-1, *et seq.*, and audit guidelines specified by the State.

The State considers the LPA to be a "sub-recipient" for purposes of this Contract. However, if required by applicable provisions of the Office of Management and Budget Circular A-133 (Audits of States, Local Governments, and Non-Profit Organizations), following the expiration of this Contract the LPA shall arrange for a financial and compliance audit of funds provided by the State pursuant to this Contract. Such audit is to be conducted by an independent public or certified public accountant (or as applicable, the Indiana State Board of Accounts), and performed in accordance with Indiana State Board of Accounts publication entitled "Uniform Compliance Guidelines for Examination of Entities Receiving Financial Assistance from Governmental Sources," and applicable provisions of the Office of Management and Budget Circulars A-133 (Audits of States, Local Governments, and Non-Profit Organizations). The LPA is responsible for ensuring that the audit and any management letters are completed and forwarded to the State in accordance with the terms of this Contract.

For audits conducted pursuant to Indiana Code 5-11-1, and audited by the Indiana State Board of Accounts on the time schedule set forth by the Indiana State Board of Accounts, the LPA shall provide to the Indiana State Board of Accounts, all requested documentation necessary to audit the Local Public Agency in its entirety.

If the audit is conducted by an independent public or certified public account and not the Indiana State Board of Accounts, the LPA shall submit the completed audit to the Indiana State Board of Accounts within 10 (ten) days of the completion of the audit.

The audit shall be an audit of the actual entity, or distinct portion thereof that is the LPA, and not of a parent, member, or subsidiary corporation of the LPA, except to the extent such an expanded audit may be determined by the Indiana State Board of Accounts or the State to be in the best interests of the State.

- D. <u>Certification for Federal-Aid Contracts Lobbying Activities</u>. The LPA certifies, by signing and submitting this Contract, to the best of its knowledge and belief that the LPA has complied with Section 1352, Title 31, U.S. Code, and specifically, that:
 - 1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal Contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
 - 2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, (Disclosure Form to Report Lobbying), in accordance with its instructions.
 - 3. The LPA also agrees by signing this Contract that it shall require that the language of this certification be included in all lower tier subcontracts, which exceed \$100,000, and that all such sub recipients shall certify and disclose accordingly. Any person who fails to sign or file this required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each failure.

E. Compliance with Laws.

- 1. The LPA shall comply with all applicable federal, state and local laws, rules, regulations and ordinances, and all provisions required thereby to be included herein are hereby incorporated by reference. The enactment or modification of any applicable state or federal statute or the promulgation of rules or regulations there under, after execution of this Contract shall be reviewed by INDOT and the LPA to determine whether the provisions of this Contract require formal modification.
- 2. The LPA acknowledges that federal requirements provide for the possible loss of federal funding to one degree or another when the requirements of Public Law 91-646 and other applicable federal and state laws, rules and regulations are not complied with.
- 3. The LPA acknowledges paragraph 7 of the Federal Highway Program Manual, Volume 7, Chapter 1, Section 3, entitled "Withholding Federal Participation" which is herewith quoted in part as follows: "Where correctable noncompliance with provisions of law or FHWA requirements exist, federal funds may be withheld until compliance is obtained. Where compliance is not correctable, the FHWA may deny participation in parcel or project costs in part or in total."

- 4. The LPA and its agents shall abide by all ethical requirements that apply to persons who have a business relationship with the State, as set forth in Indiana Code § 4-2-6, et seq., Indiana Code § 4-2-7, et seq., the regulations promulgated there under, and Executive Order 05-12, dated January 12, 2005. If the LPA is not familiar with these ethical requirements, the LPA should refer any questions to the Indiana State Ethics Commission, or visit the Indiana State Ethics Commission website at http://www.in.gov/ig/. If the LPA or its agents violate any applicable ethical standards, INDOT may, in its sole discretion, terminate this Contract immediately upon notice to the LPA. In addition, the LPA may be subject to penalties under Indiana Code §§ 4-2-6, 4-2-7, 35-44.1-1-4 and under any other applicable State or Federal laws.
- 5. The LPA represents and warrants that the LPA and its subcontractors, if any, shall obtain and maintain all required permits, licenses, registrations and approvals, as well as comply with all health, safety, and environmental statutes, rules, or regulations in the performance of work activities under this agreement. Failure to do so may be deemed a material breach of this Contract and grounds for termination and denial of further work with the State.
- 6. As required by I.C. 5-22-3-7:
 - (1) The LPA and any officials of the LPA certify that:
 - (A) the LPA, except for de minimis and nonsystematic violations, has not violated the terms of:
 - (i) IC §24-4.7 [Telephone Solicitation Of Consumers];
 - (ii) IC §24-5-12 [Telephone Solicitations]; or
 - (iii) IC §24-5-14 [Regulation of Automatic Dialing Machines]; in the previous three hundred sixty-five (365) days, even if IC §24-4.7 is preempted by federal law; and
 - (B) the LPA will not violate the terms of IC §24-4.7 for the duration of the Contract, even if IC §24-4.7 is preempted by federal law.
 - (2) The LPA and any officials of the LPA certify that an affiliate or official of the LPA and any agent acting on behalf of the LPA or on behalf of an affiliate or official of the LPA except for de minimis and nonsystematic violations,
 - (A) has not violated the terms of IC §24-4.7 in the previous three hundred sixty-five (365) days, even if IC §24-4.7 is preempted by federal law; and
 - (B) will not violate the terms of IC §24-4.7 for the duration of the Contract, even if IC §24-4.7 is preempted by federal law.

F. Debarment and Suspension.

- 1. The LPA certifies by entering into this Contract that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from entering into this Contract by any federal agency or by any department, agency or political subdivision of the State of Indiana. The term "principal" for purposes of this Contract means an officer, director, key employee or other person with primary management or supervisory responsibilities, or a person who has critical influence on or substantive control over the operations of the LPA.
- 2. The LPA certifies that it will verify the state and federal suspension and debarment status for all subcontractors receiving funds under this Contract and shall be solely responsible for any recoupment, penalties or costs that might arise from use of a suspended or debarred

subcontractor. The LPA shall immediately notify INDOT if any subcontractor becomes debarred or suspended, and shall, at INDOT's request, take all steps required by the State to terminate its contractual relationship with the subcontractor for work to be performed under this Contract.

G. <u>Disadvantaged Business Enterprise Program</u>. Notice is hereby given to the LPA or a LPA Contractor that failure to carry out the requirements set forth in 49 CFR Sec. 26.13(b) shall constitute a breach of this Contract and, after notification, may result in termination of this Contract or such remedy as INDOT deems appropriate.

The referenced section requires the following policy and disadvantaged business enterprise ("DBE") assurance to be included in all subsequent contracts between the LPA and any contractors, vendors or suppliers:

The LPA shall not discriminate on the basis of race, color, national origin, or sex in the performance of this Contract. The LPA shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of DOT-assisted contracts. Failure by the LPA to carry out these requirements is a material breach of this Contract, which may result in the termination of this Contract or such other remedy, as INDOT, as the recipient, deems appropriate.

As part of the LPA's equal opportunity affirmative action program, it is required that the LPA shall take positive affirmative actions and put forth good faith efforts to solicit proposals or bids from and to utilize disadvantaged business enterprise contractors, vendors or suppliers.

H. <u>Disputes</u>.

- 1. Should any disputes arise with respect to this Contract, the LPA and INDOT agree to act immediately to resolve such disputes. Time is of the essence in the resolution of disputes.
- 2. The LPA agrees that, the existence of a dispute notwithstanding, it shall continue without delay to carry out all of its responsibilities under this Contract that are not affected by the dispute. Should the LPA fail to continue to perform its responsibilities regarding all non-disputed work, without delay, any additional costs incurred by INDOT or the LPA as a result of such failure to proceed shall be borne by the LPA.
- 3. If a party to the contract is not satisfied with the progress toward resolving a dispute, the party must notify in writing the other party of this dissatisfaction. Upon written notice, the PARTIES have ten (10) working days, unless the PARTIES mutually agree to extend this period, following the notification to resolve the dispute. If the dispute is not resolved within ten (10) working days, a dissatisfied party will submit the dispute in writing according to the following procedure:
- 4. The PARTIES agree to resolve such matters through submission of this dispute to the Commissioner of INDOT. The Commissioner shall reduce a decision to writing and mail or otherwise furnish a copy thereof to the LPA within ten (10) working days after presentation of such dispute for action. The presentation may include a period of negotiations, clarifications, and mediation sessions and will not terminate until the Commissioner or one of the PARTIES concludes that the presentation period is over. The Commissioner's decision shall be final and conclusive unless either party mails or otherwise furnishes to the Commissioner, within ten (10) working days after receipt of the Commissioner's decision, a written appeal. Within ten (10) working days of receipt by the Commissioner of a written request for appeal, the decision may be reconsidered. If a party is not satisfied with the

- Commissioner's ultimate decision, the dissatisfied party may submit the dispute to an Indiana court of competent jurisdiction.
- 5. INDOT may withhold payments on disputed items pending resolution of the dispute. The unintentional nonpayment by INDOT to the LPA of one or more invoices not in dispute in accordance with the terms of this Contract will not be cause for LPA to terminate this Contract, and the LPA may bring suit to collect these amounts without following the disputes procedure contained herein.
- I. <u>Drug-Free Workplace Certification</u>. As required by Executive Order No. 90-5 dated April 12, 1990, issued by the Governor of Indiana, the Contractor hereby covenants and agrees to make a good faith effort to provide and maintain a drug-free workplace. The Contractor will give written notice to the State within ten (10) days after receiving actual notice that the Contractor, or an employee of the Contractor in the State of Indiana, has been convicted of a criminal drug violation occurring in the workplace. False certification or violation of this certification may result in sanctions including, but not limited to, suspension of contract payments, termination of this Contract and/or debarment of contracting opportunities with the State for up to three (3) years.

In addition to the provisions of the above paragraph, if the total amount set forth in this Contract is in excess of \$25,000.00, the Contractor certifies and agrees that it will provide a drug-free workplace by:

- 1. Publishing and providing to all of its employees a statement notifying them that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the Contractor's workplace, and specifying the actions that will be taken against employees for violations of such prohibition;
- 2. Establishing a drug-free awareness program to inform its employees of (1) the dangers of drug abuse in the workplace; (2) the Contractor's policy of maintaining a drug-free workplace; (3) any available drug counseling, rehabilitation and employee assistance programs; and (4) the penalties that may be imposed upon an employee for drug abuse violations occurring in the workplace;
- 3. Notifying all employees in the statement required by subparagraph (1) above that as a condition of continued employment, the employee will (1) abide by the terms of the statement; and (2) notify the Contractor of any criminal drug statute conviction for a violation occurring in the workplace no later than five (5) days after such conviction;
- 4. Notifying the State in writing within ten (10) days after receiving notice from an employee under subdivision (3)(2) above, or otherwise receiving actual notice of such conviction;
- 5. Within thirty (30) days after receiving notice under subdivision (3)(2) above of a conviction, imposing the following sanctions or remedial measures on any employee who is convicted of drug abuse violations occurring in the workplace: (1) taking appropriate personnel action against the employee, up to and including termination; or (2) requiring such employee to satisfactorily participate in a drug abuse assistance or rehabilitation program approved for such purposes by a federal, state or local health, law enforcement, or other appropriate agency; and
- 6. Making a good faith effort to maintain a drug-free workplace through the implementation of subparagraphs (1) through (5) above.

- J. <u>Force Majeure</u>. In the event either party is unable to perform any of its obligations under this Contract or to enjoy any of its benefits because of natural disaster or decrees of governmental bodies not the fault of the affected party (hereinafter referred to as a Force Majeure Event), the party who has been so affected shall immediately give notice to the other party and shall do everything possible to resume performance. Upon receipt of such notice, all obligations under this Contract shall be immediately suspended. If the period of nonperformance exceeds thirty (30) days from the receipt of notice of the Force Majeure Event, the party whose ability to perform has not been so affected may, by giving written notice, terminate this Contract.
- K. <u>Funding Cancellation Clause</u>. When the Director of the State Budget Agency makes a written determination that funds are not appropriated or otherwise available to support continuation of the performance of this Contract, this Contract shall be canceled. A determination by the Director of the State Budget Agency that funds are not appropriated or otherwise available to support continuation of performance shall be final and conclusive.
- L. <u>Governing Laws</u>. This Contract shall be construed in accordance with and governed by the laws of the State of Indiana and suit, if any, must be brought in the State of Indiana.
- M. <u>Indemnification</u>. The LPA agrees to and shall indemnify, defend, exculpate, and hold harmless the State of Indiana, INDOT and/or its/their officials, agents, representatives, attorneys and employees, individually and/or jointly, from any and all claims, demands, actions, liability and/or liens that may be asserted by the LPA and/or by any other person, firm, corporation, insurer, government or other legal entity, for any claim for damages arising out of any and all loss, damage, injuries, and/or other casualties of whatsoever kind, or by whomsoever caused, to the person or property of anyone on or off the right-of-way, arising out of or resulting from the performance of the contract or from the installation, existence, use, maintenance, condition, repairs, alteration and/or removal of any equipment or material, whether due in whole or in part to the acts and/or omissions and/or negligent acts and/or omissions:
 - (a) of the State of Indiana, INDOT, and/or its/their officials, agents, representatives, attorneys and/or employees, individually and/or jointly;
 - (b) of the LPA, and/or its officials, agents, representatives, attorneys and/or employees, individually and/or jointly;
 - (c) of any and all persons, firms, corporations, insurers, government or other legal entity engaged in the performance of the contract; and/or
 - (d) the joint negligence of any of them, including any claim arising out of the Worker's Compensation law or any other law, ordinance, order, or decree.

The LPA also agrees to pay all reasonable expenses and attorney's fees incurred by or imposed on the State of Indiana, INDOT and/or its/their officials, agents, representatives, attorneys, and/or employees, individually and/or jointly, in connection herewith in the event that the LPA shall default under the provisions of this section.

The LPA also agrees to pay all reasonable expenses and attorney's fees incurred by or imposed on the State of Indiana, INDOT and/or its/their officials, agents, representatives, attorneys, and/or employees, individually and/or jointly, in asserting successfully a claim against the LPA for indemnity pursuant to this contract.

N. <u>Merger & Modification</u>. This Contract constitutes the entire agreement between the PARTIES. No understandings, agreements, or representations, oral or written, not specified within this

Contract will be valid provisions of this Contract. This Contract may not be modified, supplemented or amended, in any manner, except by written agreement signed by all necessary PARTIES.

O. Non-Discrimination.

- 1. This Contract is enacted pursuant to the Indiana Civil Rights Law, specifically including IC 22-9-1-10, and in keeping with the purposes of the Civil Rights Act of 1964 as amended, the Age Discrimination in Employment Act, and the Americans with Disabilities Act. Breach of this covenant may be regarded as a material breach of this Contract, but nothing in this covenant shall be construed to imply or establish an employment relationship between the State and any applicant or employee of the LPA or any subcontractor.
 - Under IC 22-9-1-10 LPA covenants that it shall not discriminate against any employee or applicant for employment relating to this Contract with respect to the hire, tenure, terms, conditions or privileges of employment or any matter directly or indirectly related to employment, because of the employee's or applicant's race, color, national origin, religion, sex, age, disability, ancestry, or status as a veteran.
- 2. The LPA understands that INDOT is a recipient of federal funds. Pursuant to that understanding, the LPA agrees that if the LPA employs fifty (50) or more employees and does at least \$50,000.00 worth of business with the State and is not exempt, the LPA will comply with the affirmative action reporting requirements of 41 CFR 60-1.7. The LPA shall comply with Section 202 of executive order 11246, as amended, 41 CFR 60-250, and 41 CFR 60-741, as amended, which are incorporated herein by specific reference. Breach of this covenant may be regarded as a material breach of Contract.
 - It is the policy of INDOT to assure full compliance with Title VI of the Civil Rights Act of 1964, the Americans with Disabilities Act and Section 504 of the Vocational Rehabilitation Act and related statutes and regulations in all programs and activities. Title VI and related statutes require that no person in the United States shall on the grounds of race, color or national origin be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance. (INDOT's nondiscrimination enforcement is broader than the language of Title VI and encompasses other State and Federal protections. INDOT's nondiscrimination enforcement shall include the following additional grounds: sex, sexual orientation, gender identity, ancestry, age, income status, religion, disability, income status, limited English proficiency, or status as a veteran).
- 3. During the performance of this Contract, the LPA, for itself, its assignees and successors in interest (hereinafter referred to as the "LPA") agrees to the following assurances under Title VI of the Civil Rights Act of 1964:
 - a. <u>Compliance with Regulations</u>: The LPA shall comply with the regulations relative to nondiscrimination in Federally-assisted programs of the Department of Transportation, Title 49 CFR Part 21, as they may be amended from time to time (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this Contract.
 - b. <u>Nondiscrimination</u>: The LPA, with regard to the work performed by it during the Contract, shall not discriminate on the grounds of race, color, sex, sexual orientation, gender identity, national origin, religion, disability, ancestry, or status as a veteran in the selection and retention of subcontractors, including procurements of materials and

leases of equipment. The LPA shall not participate either directly or indirectly in the discrimination prohibited by section 21.5 of the Regulation, including employment practices when the Contract covers a program set forth in Appendix B of the Regulations.

- Solicitations for Subcontracts, Including Procurements of Materials and Equipment: In all solicitations either by competitive bidding or negotiation made by the LPA for work to be performed under a subcontract, including procurements of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the LPA of the LPA's obligations under this Contract, and the Regulations relative to nondiscrimination on the grounds of race, color, sex, sexual orientation, gender identity, national origin, religion, disability, ancestry, income status, limited English proficiency, or status as a veteran.
- d. <u>Information and Reports</u>: The LPA shall provide all information and reports required by the Regulations, or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the Indiana Department of Transportation and Federal Highway Administration to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of a LPA is in the exclusive possession of another who fails or refuses furnish this information, the LPA shall so certify to the Indiana Department of Transportation or the Federal Highway Administration as appropriate, and shall set forth what efforts it has made to obtain the information.
- e. <u>Sanctions for Noncompliance</u>: In the event of the LPA's noncompliance with the nondiscrimination provisions of this Contract, the Indiana Department of Transportation shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to: (a) withholding payments to the LPA under the Contract until the LPA complies, and/or (b) cancellation, termination or suspension of the Contract, in whole or in part.
- f. <u>Incorporation of Provisions</u>: The LPA shall include the provisions of paragraphs a through f in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto.

The LPA shall take such action with respect to any subcontract or procurement as the Indiana Department of Transportation or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions for non-compliance, provided, however, that in the event the LPA becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the LPA may request the Indiana Department of Transportation to enter into such litigation to protect the interests of the Indiana Department of Transportation, and, in addition, the LPA may request the United States of America to enter into such litigation to protect the interests of the United States of America.

P. Payment. All payments made by INDOT, if any, shall be made in arrears in conformance with State fiscal policies and procedures and, as required by I.C. 4-13-2-14.8, by electronic funds transfer to the financial institution designated by the LPA in writing unless a specific waiver has been obtained from the Indiana Auditor of State. No payments will be made in advance of receipt of the goods or services that are the subject of this Contract except as permitted by I.C. 4-13-2-20.

- Q. <u>Penalties, Interest and Attorney's Fees</u>. INDOT will in good faith perform its required obligations hereunder, and does not agree to pay any penalties, liquidated damages, interest, or attorney's fees, except as required by Indiana law in part, I.C. 5-17-5, I.C. 34-54-8, and I.C. 34-13-1.
- R. Pollution Control Requirements. If this Contract is for \$100,000 or more, the LPA:
 - 1. Stipulates any facility to be utilized in performance under or to benefit from this Contract is not listed on the Environmental Protection Agency (EPA) List of Violating Facilities issued pursuant to the requirements of the Clean Air Act, as amended, and the Federal Water Pollution Control Act, as amended;
 - 2. Agrees to comply with all of the requirements of the Clean Air Act (including section 114) and the Federal Water Pollution Control Act (including section 308) and all regulations and guidelines issued there under; and
 - 3. Stipulates, as a condition of federal aid pursuant to this Contract, it shall notify INDOT and the FHWA of the receipt of any advice indicating that a facility to be utilized in performance under or to benefit from this Contract is under consideration to be listed on the EPA List of Violating Facilities.
- S. <u>Severability</u>. The invalidity of any section, subsection, clause or provision of the Contract shall not affect the validity of the remaining sections, subsections, clauses or provisions of the Contract.
- T. <u>Status of Claims</u>. The LPA shall be responsible for keeping INDOT currently advised as to the status of any claims made for damages against the LPA resulting from services performed under this Contract. The LPA shall send notice of claims related to work under this Contract to:

Chief Counsel
Indiana Department of Transportation
100 North Senate Avenue, Room N758
Indianapolis, Indiana 46204-2249

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Non-Collusion

8.16.17

The undersigned attests, subject to the penalties for perjury, that he/she is the LPA, or that he/she is the properly authorized representative, agent, member or officer of the LPA, that he/she has not, nor has any other member, employee, representative, agent or officer of the LPA, directly or indirectly, to the best of his/her knowledge, entered into or offered to enter into any combination, collusion or agreement to receive or pay, and that he/she has not received or paid, any sum of money or other consideration for the execution of this Contract other than that which appears upon the face of this Contract. Furthermore, if the undersigned has knowledge that a state officer, employee, or special state appointee, as those terms are defined in IC §4-2-6-1, has a financial interest in the Contract, the Party attests to compliance with the disclosure requirements in IC §4-2-6-10.5.

In Witness Whereof, LPA and the State of Indiana have, through duly authorized representatives, entered into this Contract. The PARTIES having read and understand the forgoing terms of this Contract do by their respective signatures dated below hereby agree to the terms thereof.

LPA: City of Bloomington	STATE OF INDIANA Department of Transportation
Kyla Cox Deckard President Board of Print or type name and title Public works	Recommended for approval by:
Signature and date	Steven Duncan, Director Contract Administration Division
Terri Porter Director Planning +Trans . Dept Print or type name and title	Date:
Print or type name and title	Executed by:
Signature and date	(FOR)
6	Joseph McGuinness, Commissioner
Print or type name and title	Date:
Signature and date	Department of Administration
Signature and date	
	Jessica Robertson, Commissioner
LPA DUNS #	Date:
Attest	State Budget Agency
A I'm Cl. I Turning	
Auditor or Clerk Treasurer	Jason D. Dudich, Director
	Date:
min in the second second by	Approved as to Form and Legality:
This instrument prepared by: Ellen Hite	(FOR)
August 11, 2017	Curtis T. Hill, Jr., Attorney General of Indiana
	Date:
CITY OF BLOOMINGTON	
Legal Department	
Reviewed By: Page 1	2 of 12

ATTACHMENT A

PROJECT DESCRIPTION

Des. No.:

<u>1700974</u>

Program:

Group II Safety

Type of Project:

Bike/Pedestrian Facilities

Location:

Approximately 25 School Zones

A general scope/description of the Project is as follows:

A project for bike/pedestrian facilities for systematic safety improvements expected to include approximately 25 school zones, in the City of Bloomington, Monroe County, Indiana.

ATTACHMENT B

LPA'S RIGHTS AND DUTIES

In addition to any other rights and duties required by Indiana or federal law, regulations, rules, policies or procedures, or described elsewhere in this Contract, the following are the LPA's rights and duties under this Contract for the Project.

- 1. The LPA has requested and intends to use federal funds to partially pay for the Project. The LPA asserts that the LPA has completed or will complete the Project in accordance with INDOT's Design Manual (See http://www.in.gov/indot/design_manual/) and all pertinent state and federal laws, regulations, policies and guidance. The LPA or its consultant shall prepare the environmental document(s) for the Project in accordance with INDOT's Environmental Manual (See http://www.in.gov/indot/2523.htm). Land acquisition for the Project by the LPA or its consultant shall be in accordance with INDOT's Real Estate Manuals (See http://www.in.gov/indot/2493.htm).
- 2. The LPA acknowledges that in order for the cost of consultant services to be eligible for federal funds or federal credits, the consultant selection must be accordance with INDOT's consultant selection procedure.

3. REQUIREMENTS FOR ADDITIONAL CONTRACTS

- A. If the LPA wishes to contract with a consultant, contractor or other agent to complete work on the Project, LPA may:
 - 1. use the "LPA-CONSULTANT Agreement", which is found at http://www.in.gov/indot/2833.htm and is incorporated by reference; or
 - 2. use a form of agreement that has been reviewed and approved by INDOT.
- 4. The LPA agrees to provide all relevant documents including, but not limited to, all plans, specifications and special provisions, to INDOT for review and approval, and such approval will not be unreasonably withheld. If INDOT does not approve an LPA submittal, the LPA shall cause the submittal to be modified in order to secure INDOT's approval. The LPA understands that if it fails to provide a submittal, submits it late, or the submittal is not approvable, the schedule, cost, and federal funds for the Project may be jeopardized.
- 5. The LPA agrees to complete all right-of-way acquisition, utility coordination and acquire the necessary permit(s) and submit documentation of such to INDOT. The utility coordination shall be in accordance with 105 IAC 13.
- 6. At least ninety to one hundred twenty (90 to 120) calendar days prior to INDOT's scheduled construction letting for the project, the LPA will submit to INDOT documentation of the LPA's fiscal body's resolution or other official action irrevocably committing the LPA to fund the LPA's cost of the Project as described in Attachment D.

- 7. If the LPA has failed to meet any of the requirements of sections 1, 2, 4, 5, or 6 above, INDOT will not let the construction project. If INDOT, and FHWA where necessary, approve LPA's submittals, INDOT shall schedule the Project for letting at the next reasonable date.
- 8. The LPA shall pay the cost of the invoice of the construction, utility, and/or railroad work within thirty (30) calendar days from the date of INDOT's award of the construction contract.
- 9. The LPA understands time is of the essence regarding the Project timeline and payment of costs by the LPA. Delays in payment may cause substantial time delays and/or increased costs for the Project. If the LPA has not paid the full amount of the amount billed by INDOT, in accordance with Attachment D, within sixty (60) calendar days past the due date, INDOT shall be authorized to cancel all contracts relating to this contract including the contracts listed in II.A.1 of Attachment D and/or proceed in accordance with I.C. 8-14-1-9 to compel the Auditor of the State of Indiana to make a mandatory transfer of funds from the LPA's allocation of the Motor Vehicle Highway Account to INDOT's account.
- 10. The LPA shall also be responsible for all costs associated with additional provisions and/or expenses in excess of the federal funds allocated to the project. The LPA, in conjunction with FHWA (if applicable) and INDOT shall review and approve all change orders submitted by the field Project Engineer/Supervisor, and such approvals shall not be unreasonably withheld.
- 11. The LPA shall provide competent and adequate engineering, testing, and inspection service to ensure the performance of the work is in accordance with the construction contract, plans and specifications and any special provisions or approved change orders. If, in INDOT's opinion, the services enumerated in this section are deemed to be incompetent or inadequate or are otherwise insufficient or if a dispute arises, INDOT shall, in its sole discretion, have the right to supplement the services or replace the engineers or inspectors providing these services at the sole expense of the LPA.
 - A. If project inspection will be provided by full-time LPA employees:

 The personnel must be employees of the LPA. Temporary employment or retainage-based payments are not permissible. INDOT must pre-approve, in writing, the LPA's personnel. Only costs incurred after INDOT's written notice to proceed to the LPA shall be eligible for federal-aid participation. All claims for federal-aid shall be submitted to the District office, referenced on Page 1, for payment.

or

B. If project inspection will be provided by the LPA's consultant:

INDOT must approve, in writing, the consultant personnel prior to their assignment to the project. The LPA shall execute a contract with a consultant setting forth the scope of work and fees. The LPA shall submit this contract to INDOT prior to INDOT's Ready for Contracts date for the Project. Only costs incurred after INDOT's written notice to proceed to the LPA and the LPA's written notice to proceed to the consultant shall be eligible for federal aid participation. All claims for federal-aid shall be submitted to the District office, referenced on page 1, for payment.

- 12. The LPA shall submit reports, including but not limited to quarterly reports, to INDOT regarding the project's progress and the performance of work per INDOT standard reporting methods. If the required reports are not submitted, federal funds may be withheld.
- 13. The LPA hereby agrees that all utilities which cross or otherwise occupy the right-of-way of said Project shall be regulated on a continuing basis by the LPA in accordance with INDOT's Utility Procedure and Accommodation Policy (See http://www.in.gov/indot/2389.htm). The LPA shall execute written use and occupancy contracts as defined in this Policy.
- 14. If FHWA or INDOT invokes sanctions per Section VI.D.2. of the General Provisions of this contract, or otherwise denies or withholds federal funds (hereinafter called a citation or cited funds) for any reason and for all or any part of the Project, the LPA agrees as follows:
 - a. In the case of correctable noncompliance, the LPA shall make the corrections, to the satisfaction of FHWA and INDOT, in a reasonable amount of time. If the LPA fails to do so, paragraph 14.b. and/or 14.c. below, as applicable, shall apply.
 - b. In case a citation for noncompliance is not correctable or if correctable and the LPA does not make any corrections, or if correctable and the LPA makes corrections that are not acceptable to FHWA and INDOT, or for whatever reason the FHWA citation continues in force beyond a reasonable amount of time, this paragraph shall apply and adjustments shall be made as follows:
 - 1. The LPA shall reimburse INDOT the total amount of all right-of-way costs that are subject to FHWA citation that have been paid by INDOT to the LPA.
 - If no right-of-way costs have as yet been paid by INDOT to the LPA or to others, INDOT will not pay any right-of-way claim or billing that is subject to FHWA citation.
 - 3. The LPA agrees that it is not entitled to bill INDOT or to be reimbursed for any of its right-of-way liabilities or costs that are subject to any FHWA citation in force.
 - c. If FHWA issues a citation denying or withholding all or any part of construction costs due to LPA noncompliance with right-of-way requirements, and construction work was or is in progress, the following shall apply:
 - 1. INDOT may elect to terminate, suspend, or continue construction work in accord with the provisions of the construction contract.
 - 2. INDOT may elect to pay its obligations under the provisions of the construction contract.
 - 3. In the case of correctable noncompliance, the LPA shall make the corrections in a reasonable amount of time to the satisfaction of FHWA and INDOT.

- 4. In case the noncompliance is not correctable, or if correctable and the LPA does not make any corrections, or if correctable and the LPA makes corrections that are not acceptable to FHWA or INDOT, or for whatever reason the FHWA citation continues in force beyond a reasonable amount of time, and construction work has been terminated or suspended, the LPA agrees to reimburse INDOT the full amount it paid for said construction work, less the amount of federal funds allowed by FHWA.
- d. In any case, the LPA shall reimburse INDOT the total cost of the Project, not eligible for federal participation.
- e. If for any reason, INDOT is required to repay to FHWA the sum or sums of federal funds paid to the LPA or any other entity through INDOT under the terms of this Contract, then the LPA shall repay to INDOT such sum or sums within forty-five (45) days after receipt of a billing from INDOT. Payment for any and all costs incurred by the LPA which are not eligible for federal funding shall be the sole obligation of the LPA.

ATTACHMENT C

INDOT'S RIGHTS AND DUTIES

In addition to any other rights and duties required by Indiana or federal law or regulations or described elsewhere in this Contract, the following are INDOT's rights and duties under the Contract:

- 1. INDOT shall have full authority and access to inspect and approve all plans, specifications and special provisions for the Project regardless of when those plans, specifications, special provisions or other such Project documents were created.
- 2. INDOT shall complete all railroad coordination for the Project on behalf of the LPA.
- 3. After the LPA has submitted and INDOT has accepted and/or approved all pre-letting documents, INDOT will prepare the Engineer's Estimate for construction of the Project.
- 4. If the LPA owes INDOT money which is more than 60 days past due, INDOT will not open the construction bids for the Project.
- 5. Not later than sixty (60) calendar days after receipt by INDOT of a certified copy of a resolution from the LPA's fiscal body authorizing the LPA to make payment to INDOT according to the terms of Attachment D, and fulfillment of all other pre-letting obligations of this contract, INDOT shall, in accordance with applicable laws and rules (including I.C. 8-23-9, I.C. 8-23-10, and 105 I.A.C. 11), conduct a scheduled letting.
- 6. Subject to the LPA's written approval, INDOT shall award the construction contract for the Project according to applicable laws and rules.
- 7. Not later than seven (7) calendar days after INDOT awards the construction contract described above, INDOT shall invoice the LPA for the LPA's share of the construction cost.
- 8. If INDOT has received the LPA's share of the Project construction cost and if the lowest qualified bidder has not otherwise been disqualified, INDOT shall issue notice to proceed for the Project to the contractor within fourteen (14) calendar days of its receipt of the LPA share of the construction cost.
- 9. INDOT shall have the right and opportunity to inspect any construction under this Contract to determine whether the construction is in conformance with the plans and specifications for the Project.
- 10. In the event the engineering, testing, and inspection services provided by the LPA, in the opinion of INDOT, are deemed to be incompetent or inadequate or are otherwise insufficient or a dispute arises, INDOT shall, in its sole discretion, have the right to supplement the engineering, testing, and inspection force or to replace engineers or inspectors employed in such work at the expense of the LPA. INDOT's engineers shall control the work the same as on other federal aid construction contracts.
- 11. After the final Project audit is approved by INDOT, the LPA shall, within forty-five (45) days after receipt of INDOT's bill, make final payment to INDOT pursuant to Attachment D or INDOT shall, within forty-five (45) days after approval of the audit, refund any Project overpayment to the LPA.

ATTACHMENT D

PROJECT FUNDS

I. Project Costs.

A. If the Program shown on Attachment A is receiving Group II Safety federal-aid funds for the project, the LPA is allocated the funds through the MPO as written in their fiscally constrained TIP. Any adjustments (positive or negative) to the dollar amount listed in the TIP, or any increase or decrease in the funding from a prior year, authorized by the MPO that may not be reflected in the current TIP, are hereby considered adjustments to the contract between the LPA and INDOT, as the MPO must maintain fiscal constraint for all projects listed. Federal funds made available to the LPA by INDOT will be used to pay 90% of the eligible Project costs. The maximum amount of federal-aid funds allocated to the Project is dependent upon the current TIP allocation. As of this date, August 7, 2017, the maximum amount according to the TIP dated July 26, 2017 is \$470,684.00. The most current MPO TIP page, or MPO authorization, is uploaded into INDOT's Scheduling Project Management System (SPMS).

OR

- B. Federal-aid Funds made available to the LPA by INDOT will be used to pay _____ % of the eligible Project costs. The maximum amount of federal funds allocated to the project is \$____.
- C. The LPA understands and agrees that in accordance with I.C. 8-23-2-14, INDOT retains 2.5% of the final construction costs for oversight of construction inspection and the testing of construction materials.
- D. The LPA understands and agrees that it is INDOT's policy to only allow non-discretionary changes to a Project scope after bidding. Changes to the Project scope after bidding that are by the choice of the LPA and are not required to complete the Project will not be eligible for federal-aid funds and must be funded 100% locally.
- E. The LPA understands and agrees that the federal-aid funds allocated to the Project are intended to accomplish the original scope of the Project as designed. If the Project bid prices are lower than estimated, the LPA may not utilize those federal-aid funds and the remaining balance of federal-aid funds will revert back to the Local Program.
- F. If the Program shown on Attachment A is Group I or Group II, Section E. does not apply. If the Project bid prices are lower than estimated, the LPA may not utilize those federal-aid funds and the remaining balance of federal-aid funds will revert back to the MPO.
- G. The remainder of the Project cost shall be borne by the LPA. For the avoidance of doubt, INDOT shall not pay for any costs relating to the Project unless the PARTIES have agreed in a document (which specifically references section I.D. of Attachment D of this contract) signed by an authorized representative of INDOT, the Indiana Department of Administration, State Budget Agency, and the Attorney General of Indiana.
- H. Costs will be eligible for FHWA participation provided that the costs:
 - (1) Are for work performed for activities eligible under the section of title 23, U.S.C., applicable to the class of funds used for the activities;

- (2) Are verifiable from INDOT's or the LPA's records;
- (3) Are necessary and reasonable for proper and efficient accomplishment of project objectives and meet the other criteria for allowable costs in the applicable cost principles cited in 49 CFR section 18.22;
- (4) Are included in the approved budget, or amendment thereto; and
- (5) Were not incurred prior to FHWA authorization.

II. Billings.

A. <u>Billing</u>:

- 1. When INDOT awards and enters into a contract (i.e., construction, utility, and/or railroad) on behalf of the LPA, INDOT will invoice the LPA for its share of the costs. The LPA shall pay the invoice within thirty (30) calendar days from date of INDOT's billing.
- 2. The LPA understands time is of the essence regarding the Project timeline and costs and delays in payment may cause substantial time delays and/or increased costs for the Project.
- 3. If the LPA has not paid the full amount due within sixty (60) calendar days past the due date, INDOT shall be authorized to cancel all contracts relating to this Contract, including the contracts listed in II.A.1 of Attachment D and/or proceed in accordance with I.C. 8-14-1-9 to compel the Auditor of the State of Indiana to make a mandatory transfer of funds from the LPA's allocation of the Motor Vehicle Highway Account to INDOT's account.

B. Other Costs:

1. The LPA shall pay INDOT for expenses incurred in performing the final audit less the amount eligible for Federal-aid reimbursement.

III. Repayment Provisions.

If for any reason, INDOT is required to repay to FHWA the sum or sums of federal funds paid to the LPA or on behalf of the LPA under the terms of this Contract, then the LPA shall repay to INDOT such sum or sums within thirty (30) days after receipt of a billing from INDOT. If the LPA has not paid the full amount due within sixty (60) calendar days past the due date, INDOT may proceed in accordance with I.C. 8-14-1-9 to compel the Auditor of the State of Indiana to make a mandatory transfer of funds for the LPA's allocation of the Motor Vehicle Highway Account to INDOT's account until the amount due has been repaid.

RESOLUTION 2017-79 CITY OF BLOOMINGTON BOARD OF PUBLIC WORKS

WHEREAS, in accordance with the provisions of Indiana Code 5-22-10-1 *et seq.*, the City of Bloomington Board of Public Works, as authorized Purchasing Agency for the City of Bloomington, may make a determination that conditions are such that a Special Purchase should be made if any of the conditions listed in that Chapter are present; and,

WHEREAS, I.C. § 5-22-10-8 states that a purchasing agent may make a special purchase when the compatibility of equipment, accessories, or replacement parts is a substantial consideration in the purchase and only one source meets the using agency's reasonable requirements; and,

WHEREAS, the City of Bloomington Board of Public Works has been advised by the City of Bloomington Director of Public Works, by his statement attached hereto, that this condition exists and supports the adoption of a determination that a special purchase of a station mounted filtration system for each of the City's five (5) fire stations, which purchase also includes installation of the system and a three (3) year service contract for maintenance and filter replacement, from Air Technology Solutions of Delaware LLC be authorized;

BE IT RESOLVED, that the City of Bloomington Board of Public Works hereby finds that a special purchase is appropriate under the circumstances described in the statement from the City of Bloomington Director of the Department of Public Work and adopts that statement as its determination. It further authorizes the appropriate City officials to proceed with the acquisition of the equipment and services referenced above in the most expeditious manner available.

ALL OF WHICH IS RESOLVED this	day of	, 2017.
CITY OF BLOOMINGTON BOARD OF PUBLIC WORKS:		
Kyla Cox Deckard, President		
Kelly M. Boatman		
Dana Palazzo		

SPECIAL PURCHASE DETERMINATION City of Bloomington, Indiana

Pursuant to the authority of Indiana Code Section 5-22-10-1 et. seq., Adam Wason, Director of the City of Bloomington's Department of Public Works, does hereby make the determination that a Special Purchase is appropriate for the acquisition of a station mounted filtration system for each of the City's fire stations.

In this situation the following provision of the Indiana Code authorizes use of the special purchase procedure:

I.C. § 5-22-10-8: A purchasing agent may make a special purchase when the compatibility of equipment, accessories, or replacement parts is a substantial consideration in the purchase and only one source meets the reasonable requirements of the of the agency.

Five (5) fire stations serve the City of Bloomington. Each of the fire stations needs an efficient filtration system capable of removing vehicle exhaust fumes, airborne contaminants and gas pollutants from the work bays, living spaces, and sleeping quarters of the stations. Various types of systems exist including hose type capture, vehicle mounted, and station mounted filtration systems. The Fire Chief has requested station mounted systems for the stations due to their lower cost initially as well as low maintenance costs. These systems function without human interaction, remove contaminants rather than displacing them, and provide an energy efficient option. While several vendors have industrial filtration systems, Air Technology Solutions of Delaware LLC ("Air Technology") is the only company that has a long history of installations in fire stations. Air Technology would also provide a three (3) year contract for maintenance service and filter replacement. This filtration system should automatically activate in the presence of toxins and require little to no human interaction. This system can remove toxins and prevent them from entering the stations' living spaces, including the sleeping quarters. This type of system should provide Fire Department employees with a safe workplace environment.

Pursuant to Indiana Code 5-22-10-1 *et. seq.*, as referenced above, purchase and installation of a station mounted filtration system for each of the City's five (5) fire stations from Air Technology was authorized by the undersigned as a Special Purchase.

Dated this 18th day of lugust

Adam Wason

Director, Department of Public Works

City of Bloomington, Indiana

AGREEMENT

BETWEEN

CITY OF BLOOMINGTON

DEPARTMENT OF PUBLIC WORKS

AND

AIR TECHNOLOGY SOLUTIONS OF DELAWARE, LLC

FOR

AIR FILTRATION SYSTEM INSTALLATION AND MAINTENANCE

FOR CITY OF BLOOMINGTON FIRE STATIONS

THIS AGREEMENT, executed by and between the City of Bloomington, Indiana, Department of Public Works through the Board of Public Works (hereinafter CITY), and Air Technology Systems of Delaware, LLC, (hereinafter CONTRACTOR);

WITNESSETH THAT:

WHEREAS, CITY desires to retain CONTRACTOR'S services for Sale, installation, and Service of AirMATION air filtration units and activation systems, (more particularly described in Attachment A, "Scope of Work"; and

WHEREAS, CONTRACTOR is willing and able to provide such services to the City; and

WHEREAS, in accordance with Indiana Code 5-16-13 et seq., incorporated herein by reference, Contractor is a Tier 1 or General Contractor for this project; and

NOW, THEREFORE, in consideration of the mutual promises hereinafter enumerated, the parties agree as follows:

ARTICLE 1. TERM

<u>.1.01</u>. This Agreement shall be in effect upon execution of this Agreement by all parties. In accordance with Indiana Code 5-16-13 *et seq.*, incorporated herein by reference, Contractor is a Tier 1 contractor or general contractor for this project.

ARTICLE 2. SERVICES

- <u>2.01</u>. CONTRACTOR shall complete all work required under this Agreement within ninety (90) calendar days from the date of the Notice to Proceed, unless the parties mutually agree to a later completion date. Substantial Completion shall mean completion of all work.
- <u>2.02</u>. It is hereby understood by both parties that time is of the essence in this Agreement. Failure of CONTRACTOR to complete all work as herein provided will result in monetary damages to CITY. It is hereby agreed that CITY will be damaged for every day the work has not been performed in the manner herein provided. CONTRACTOR agrees the CITY, at its sole discretion, may withhold monies otherwise due CONTRACTOR. It is expressly understood by the parties hereto that these damages relate to the time of performance and do not limit CITY's other remedies under this Agreement, or as provided by applicable law, for other damages.
- <u>2.03</u>. CONTRACTOR agrees that no charges or claims for damages shall be made by him for any delays or hindrances, from any cause whatsoever during the progress of any portion of the services specified in the Agreement. Such delays or hindrances, if any, may be compensated for by an extension of time for a reasonable period as may be mutually agreed upon between the parties, it being understood, however, that permitting CONTRACTOR to proceed to complete any service, or any

part of the services / project, after the date to which the time of completion may have been extended, shall in no way operate as a waiver on the part of CITY of any of its rights herein.

ARTICLE 3. COMPENSATION

- .3.01. CONTRACTOR shall provide services as specified in Attachment A, "Scope of Work", attached hereto and incorporated into this Agreement.
- <u>.3.02</u>. Upon the submittal of approved claim(s), CITY shall compensate CONTRACTOR in a lump sum not to exceed <u>One Hundred Forty-Nine Thousand Nine Hundred Dollars (\$ 149,900.00)</u>. CITY may withhold payment, in whole or in part, to the extent necessary to protect itself from a loss on account of any of the following:

Defective work.

Evidence indicating the probable filing of claims by other parties against CONTRACTOR which may adversely affect CITY.

Failure of CONTRACTOR to make payments due to subcontractors, material suppliers or employees.

Damage to CITY or a third party.

- <u>.3.03</u>. The submission of any request for payment shall be deemed a waiver and release by CONTRACTOR of all liens and claims with respect to the work and period to which such payment request pertains except as specifically reserved and noted on such request.
- .3.04. CONTRACTOR shall maintain proper account records for the scope of all services of this Agreement and provide an accounting for all charges and expenditures as may be necessary for audit purposes. All such records shall be subject to inspection and examination by CITY's representatives at reasonable business hours.
- <u>3.05</u> For projects utilizing federal funding the CONTRACTOR shall submit time sheets (WH-347) for his own and all subcontracted employees, to City Engineer or his representative for approval and review, including review for compliance with Davis Bacon requirements, if federal funds are used.
- <u>3.06</u> <u>Engineer</u> The City Engineer shall act as the CITY's representative and assume all duties and responsibilities and have all the rights and authority assigned to the Engineer in the Contract Documents in connection with completion of the Work in accordance with the Contract Documents.

ARTICLE 4. RETAINAGE

For contracts in excess of \$100,000 and for which Contractor requested Progressive Payments on its Quote Form, the Owner requires that retainage be held set out below.

- <u>4.01</u> <u>Escrow Agent</u> The retainage amount withheld shall be placed in an escrow account. First Financial Bank, Bloomington, Indiana, shall serve as the escrow agent.
- <u>A.02</u> <u>Retainage Amount</u> The escrow agent, Owner (also known as City) and Contractor shall enter into a written escrow agreement. Under that agreement, the Owner shall withhold five percent (5%) of the dollar value of all work satisfactorily completed until the Contract work is complete. The escrow agent shall invest all escrowed principal in obligations selected by the escrow agent. The escrow agent shall be compensated for the agent's services by a reasonable fee, agreed upon by the parties, that is comparable with fees charged for the handling of escrow accounts of similar size and duration. The fee shall be paid from the escrow income. The escrow agent's fee may be determined by specifying an amount of interest the escrow agent will pay on the escrowed amount, with any additional earned interest serving as the escrow agent's fee. The escrow agreement may include other terms and conditions as deemed necessary by the parties. However, if Contractor intends to receive a Single Lump Sum payment upon acceptance of this project, retainage will not be required and an Escrow Agreement will not be required.

- 4.03 Payment of Escrow Amount The escrow agent shall hold the escrowed principal and income until receipt of the notice from the Owner and Contractor that the Contract work has been substantially completed to the reasonable satisfaction of the Owner, at which time the Owner shall pay to the Contractor the balance to be paid under this Contract and execute such documents as are necessary to authorize the escrow agent to pay to the Contractor the funds in the escrow account, including both specifying the part of the escrowed principal to be released from the escrow and the person to whom that portion is to be released. After receipt of the notice, the escrow agent shall remit the designated part of the escrowed principal and the escrowed income, minus the escrow agent's fees, to the person specified in the notice. However, nothing in this section shall prohibit Owner from requiring the escrow agent to withhold amounts necessary to complete minor items of the Contract, following substantial completion of the Contract in accordance with the provisions of paragraph 4.04.
- <u>4.04</u> <u>Withholding Funds for Completion of Contract</u> If, upon substantial completion of the Contract, there still remains minor Contract work that needs to be completed, or minor Contract work that needs to be performed to the satisfaction of the Owner, Owner may direct the escrow agent to retain in the escrow account, and withhold from payment to the Contractor, an amount equal to two hundred percent (200%) of the value of said work. The value of said work shall be determined by the architect/engineer. The escrow agent shall release the funds withheld under this section after receipt of notice from the Owner that all work on the Contract has been satisfactorily completed. In the event that said work is not completed by the Contractor, but by Owner or another party under contract with the Owner, said funds shall be released to the Owner.

ARTICLE 5. GENERAL PROVISIONS

.5.01. CONTRACTOR agrees to indemnify and hold harmless CITY and its officers, agents, officials and employees for any and all claims, actions, causes of action, judgments and liens arising out of any negligent act or omission by CONTRACTOR or any of its officers, agents, officials, employees, or subcontractors or any defect in materials or workmanship of any supply, materials, mechanism or other product or service which it or any of its officers, agents, officials, employees, or subcontractors has supplied to CITY or has used in connection with this Agreement and regardless of whether or not it is caused in part by a party indemnified herein under. Such indemnity shall include attorney's fees and all costs and other expenses arising there from or incurred in connection therewith and shall not be limited by reason of the enumeration of any insurance coverage required herein.

.5.02 Abandonment, Default and Termination

5.02.01 CITY shall have the right to abandon the work contracted for in this Agreement without penalty. If CITY abandons the work described herein, CONTRACTOR shall deliver to CITY all surveys, notes, drawings, specifications and estimates completed or partially completed and these shall become the property of CITY. The earned value of the work performed shall be based upon an estimate of the proportion between the work performed by CONTRACTOR under this Agreement and the work which CONTRACTOR was obligated to perform under this Agreement. This proportion shall be mutually agreed upon by CITY and CONTRACTOR. The payment made to CONTRACTOR shall be paid as a final payment in full settlement of his services hereunder.

5.02.02 If CONTRACTOR defaults or fails to fulfill in a timely and proper manner the obligations pursuant to this Agreement, CITY may, after seven (7) days' written notice has been delivered to CONTRACTOR, and without prejudice to any other remedy it may have, make good such deficiencies and may deduct the cost thereof from the payment then or thereafter due to CONTRACTOR. In the alternative, CITY, at its option, may terminate this Agreement and take possession of the site and of all materials, equipment, tools and construction equipment and machinery thereon owned by CONTRACTOR, and may finish the project by whatever method it may deem expedient, and if the such action exceeds the unpaid balance of the sum amount, CONTRACTOR or his surety, shall pay the difference to CITY.

5.02.03 <u>Default:</u> If CONTRACTOR breaches this Agreement or fails to perform the work in an acceptable manner, he shall be considered in default. Any one or more of the following will be considered a default:

Failure to begin the work under this Agreement within the time specified.

Failure to perform the work with sufficient supervision, workmen, equipment and materials to insure prompt completion of said work within the time limits allowed.

Unsuitable performance of the work as determined by CITY ENGINEER or his representative.

Neglecting or refusing to remove defective materials or failure to perform anew such work as shall have been rejected.

Discontinuing the prosecution of the work or any part of it.

Inability to finance the work adequately.

If, for any other reason, CONTRACTOR breaches this Agreement or fails to carry on the work in an acceptable manner.

5.02.04 CITY shall send CONTRACTOR a written notice of default. If CONTRACTOR, or his Surety, within a period of ten (10) days after such notice, fails to remedy the default, then CITY shall have full power and authority, without violation of the Contract, to take the prosecution of the work out of the hands of said CONTRACTOR, to appropriate or use any or all materials and equipment on the ground as may be suitable and acceptable, and may, at its option, turn the work over to the Surety, or enter into an agreement with another Contractor for the completion of the Agreement according to the terms and provisions thereof, or CITY may use such other methods as, in its opinion, shall be required for the completion of said Contract in an acceptable manner.

5.02.05 All cost of completing the work under the Contract shall be deducted from the monies due or which may become due to said CONTRACTOR. In case the expenses so incurred by CITY shall be less than the sum which would have been payable under the Contract if it had been completed by said CONTRACTOR, CONTRACTOR shall be entitled to receive the difference. However, in case such expense shall exceed the sum which would have been payable under the Contract, CONTRACTOR and his Surety will be liable and shall pay to CITY the amount of said excess. By taking over the prosecution of the work, CITY does not forfeit the right to recover damages from CONTRACTOR or his Surety for his failure to complete the work in the time specified.

5.02.06 Notwithstanding any other provision of this Agreement, if funds for the continued fulfillment of the Agreement by CITY are at any time not forthcoming or are insufficient, through failure of any entity to appropriate the funds or otherwise, then CITY shall have the right to terminate this Agreement without penalty by giving prior written notice documenting the lack of funding in which instance, unless otherwise agreed to by the parties, this Agreement shall terminate and become null and void.

5.02.07 CITY agrees that it will make its best effort to obtain sufficient funds, including but not limited to, including in its budget for each fiscal period during the term hereof a request for sufficient funds to meet its obligations hereunder in full.

.5.03. Successors and Assigns

5.03.01 Both parties agree that for the purpose of this Agreement, CONTRACTOR shall be an Independent Contractor and not an employee of CITY.

5.03.02 No portion of this Agreement shall be sublet, assigned, transferred or otherwise disposed of by CONTRACTOR except with the written consent of CITY being first obtained. Consent to sublet, assign, transfer, or otherwise dispose of any portion of this Agreement shall not be construed to relieve CONTRACTOR of any responsibility of the fulfillment of this Agreement.

.5.04. Extent of Agreement: Integration

5.04.01 This Agreement consists of the following parts, each of which is as fully a part of this Agreement as if set out herein:

- 1. This Agreement and its Attachments.
- 2. All Written Amendments and other documents amending, modifying, or supplementing the Contract Documents which may be delivered or issued after the Effective Date of the Agreement and are not attached hereto.
- 3. All plans as provided for the work that is to be completed.
- 4. The Supplementary and/or General Conditions.
- 5. The Specifications.
- 6. CONTRACTOR'S submittals.
- 7. The Performance and Payment Bonds.
- 8. The Escrow Agreement.
- 9. Request for Taxpayer Identification number and certification: Substitute W-9.

5.04.02 In resolving conflicts, errors, discrepancies and disputes concerning the Scope of Work to be performed by CONTRACTOR, and other rights and obligations of CITY and CONTRACTOR, the document expressing the greater quantity, quality or other scope of work in question, or imposing the greater obligation upon CONTRACTOR and affording the greater right or remedy to CITY shall govern; otherwise the documents shall be given precedence in the order as enumerated above.

.5.05. Insurance

5.05.01

CONTRACTOR shall, as a prerequisite to this Agreement, purchase and thereafter maintain such insurance as will protect him from the claims set forth below which may arise out of or result from CONTRACTOR'S operations under this Agreement, whether such operations be by CONTRACTOR or by any SUBCONTRACTORS or by anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable:

<u>.Covera</u>	g <u>e</u>	<u>Limits</u>
A.	Worker's Compensation & Disability	Statutory Requirements
В.	Employer's Liability Bodily Injury by Accident Bodily Injury by Disease Bodily Injury by Disease	\$100,000 each accident \$500,000 policy limit \$100,000 each employee
contrac	Commercial General Liability (Occurrence Basis) njury, personal injury, property damage, tual liability, products-completed operations, I Aggregate Limit (other than Products/Completed ions)	\$1,000,000 per occurrence and \$2,000,000 in the aggregate
	Products/Completed Operation	\$1,000,000
	Personal & Advertising Injury Limit	\$1,000,000
	Each Occurrence Limit	\$1,000,000
	Fire Damage (any one fire)	\$50,000
D. owned,	Comprehensive Auto Liability (single limit, hired and non-owned)	\$1,000,000 each accident
	Bodily injury and property damage	

E. Umbrella Excess Liability

\$5,000,000 each occurrence and aggregate

The Deductible on the Umbrella Liability shall not be more than

\$10,000

5.05.02 CONTRACTOR'S comprehensive general liability insurance shall also provide coverage for the following:

Premises and operations;

Contractual liability insurance as applicable to any hold-harmless agreements;

Completed operations and products; which also must be maintained for a minimum period of two (2) years after final payment and CONTRACTOR shall continue to provide evidence of such coverage to CITY on an annual basis during the aforementioned period;

Broad form property damage - including completed operations;

Fellow employee claims under Personal Injury; and

Independent Contractors.

- **5.05.03** With the prior written approval of CITY, CONTRACTOR may substitute different types or amounts of coverage for those specified as long as the total amount of required protection is not reduced.
- **5.05.04** Certificates of Insurance showing such coverage then in force (but not less than the amount shown above) shall be on file with CITY prior to commencement of work. These Certificates shall contain a provision that coverage afforded under the policies will not be canceled or non-renewed until at least sixty (60) days' prior written notice has been received by CITY. The CITY shall be named as an additional insured on the Commercial General Liability, Automobile Liability, and Umbrella Excess Liability policies. The CONTRACTOR shall agree to a waiver of subrogation on its Worker's Compensation policy.
- <u>5.06.</u> <u>Necessary Documentation</u> CONTRACTOR certifies that it will furnish CITY any and all documentation, certification, authorization, license, permit or registration required by the laws or rules and regulations of the City of Bloomington, the State of Indiana and the United States. CONTRACTOR further certifies that it is now and will maintain in good standing with such governmental agencies and that it will keep its license, permit registration, authorization or certification in force during the term of this Agreement.
- <u>5.07.</u> <u>Applicable Laws</u> CONTRACTOR agrees to comply with all federal, state, and local laws, rules and regulations applicable to CONTRACTOR in performing work pursuant to this Agreement, including, but not limited to, discrimination in employment, prevailing wage laws, conflicts of interest, public notice, accounting records and requirements. This Agreement shall be governed by the laws of the United States, and the State of Indiana, and by all Municipal Ordinances and Codes of the City of Bloomington. Venue of any disputes arising under this Agreement shall be in the Monroe Circuit Court, Monroe County, Indiana.

.5.08. .Non-Discrimination

5.08.01 CONTRACTOR and subcontractors shall not discriminate against any employee or applicant for employment, to be employed in the performance of this Agreement, with respect to hire, tenure, terms, training, conditions or privileges of employment, because of race, sex, color, religion, national origin, ancestry, disability, sexual orientation, gender identity, veteran status, or housing status. Breach of this covenant may be regarded as a material breach of the Agreement.

5.08.02 CONTRACTOR certifies for itself and all its subcontractors compliance with existing laws of the City of Bloomington, the State of Indiana and the United States regarding:

Prohibition of discrimination in employment practices on the basis of race, sex, color, religion, national origin, ancestry, disability, sexual orientation, gender identity, veteran status, housing status, or any other legally protected classification;

The utilization of Minority and Women Business Enterprises. CONTRACTOR further certifies that it:

- a. Has formulated its own Affirmation Action plan for the recruitment, training and employment of minorities and women, including goals and timetable; which has been approved by the City's Contract Compliance Officer.
- b. Encourages the use of small business, minority-owned business and women-owned business in its operations.

5.08.03 FURTHER, PURSUANT TO INDIANA CODE 5-16-6-1, CONTRACTOR AGREES:

- A) That in the hiring of employees for the performance of work under this Agreement or any sub agreement hereunder, no contractor, or subcontractor, nor any person acting on behalf of such CONTRACTOR or subcontractor, shall by reason of race, sex, color, religion, national origin, ancestry, or any other legally protected classification, discriminate against any citizen of the State of Indiana who is qualified and available to perform the work to which the employment relates.
- B) That no contractor, subcontractor, or any person on their behalf, shall, in any manner, discriminate against or intimidate any employee hired for performance of work under this Agreement on account of race, religion, color, sex, national origin, ancestry, or any other legally protected classification.
- C) That there may be deducted from the amount payable to CONTRACTOR, by CITY, under this Agreement, penalty of Five Dollars (\$5.00) for each person for each calendar day during which such person was discriminated against or intimidated in violation of the provisions of this Agreement. Any such person discriminated against retains the right to file a discrimination complaint with the appropriate civil rights agency or court.
- D) That this Agreement may be canceled or terminated by CITY and all money due or to become hereunder may be forfeited, for a second or any subsequent violations of the terms or conditions under this section of the Agreement.

.5.09. Workmanship and Quality of Materials

5.09.01 CONTRACTOR shall guarantee the work for a period of one (1) year from the date of substantial completion. Failure of any portion of the work within one (1) year due to improper construction, materials of construction, or design may result in a refund to CITY of the purchase price of that portion which failed or may result in the forfeiture of CONTRACTOR's Performance Bond.

5.09.02 OR EQUAL: Wherever in any of the Agreement Documents an article, material or equipment is defined by describing a proprietary product, or by using the name of a manufacturer or vender, the term "Or Equal" or the term "The Equivalent" if not inserted, shall be implied, and it is done for the express purpose of establishing a basis of durability and efficiency and not for the purpose of limiting completion. Whenever material or equipment is submitted for approval as being equal to that specified, the submittal shall include sufficient information and data to demonstrate that the material or equipment conforms to the Contract requirements. The decision as to whether or not such material or equipment is equal to that specified shall be made by the ENGINEER. The approval by the ENGINEER of alternate material or equipment as being equivalent to that specified, shall not in any way relieve CONTRACTOR of responsibility for failure of the material or equipment due to faulty design, material, or workmanship, to perform the function required by the Contract Documents. Specifications as determined by other entities within the City of Bloomington such as City Utilities shall only be substituted or changed by their approval which shall be submitted in writing to the ENGINEER.

5.09.03 CITY shall be the sole judge of the sufficiency of workmanship and quality of materials. Disputes shall be resolved by the City Engineer and are not subject to arbitration.

<u>5.10</u>. <u>Safety</u>. CONTRACTOR shall be responsible for the safety of employees at all times and shall provide all equipment necessary to insure their safety. CONTRACTOR shall ensure the enforcement of all applicable safety rules, regulations, ordinances and laws, whether federal, state or local. Contractor's Superintendent of Safety shall make daily inspections upon the arrival and leaving of the site at the close of each workday.

.5.11. Amendments/Changes

5.11.01 Except as provided in Paragraph 5.11.02, this Agreement may be amended only by written instrument signed by both CITY and CONTRACTOR.

5.11.02 Without invalidating the Agreement and without notice to any surety, CITY may, at any time or from time to time, order, in writing, additions, deletions, or revisions in the work. Upon receipt of any such document, CONTRACTOR shall promptly proceed with the work involved, which will be performed under the applicable conditions of the Agreement Documents.

5.11.03 If CONTRACTOR believes that any direction of CITY under paragraph 5.11.02, or any other event or condition, will result in an increase in the Contract time or price, he shall file written notice with CITY no later than twenty (20) calendar days after the occurrence of the event giving rise to the claim and stating the general nature of the claim with supporting data. No claim for any adjustment of the Contract time or price will be valid if not submitted in accordance with this Paragraph.

5.11.04 CONTRACTOR shall carry on the work and adhere to the progress schedule during all disputes or disagreements with CITY. No work shall be delayed or postponed pending resolution of any dispute or disagreement except as CONTRACTOR and CITY may otherwise agree in writing.

.5.12. Performance Bond and Payment Bond

- **5.12.01** For contracts in excess of \$100,000, CONTRACTOR shall provide CITY with a Performance Bond and Payment Bond in the amount of one hundred percent (100%) of the contract amount.
- **5.12.02** Failure by CONTRACTOR to perform the work in a timely or satisfactory fashion may result in forfeiture of CONTRACTOR'S Performance Bond.
- **5.12.03** If the surety on any bond furnished by CONTRACTOR becomes a party to supervision, liquidation, or rehabilitation action pursuant Indiana Code 27-9 <u>et seq.</u> or its right to do business in the State of Indiana is terminated, CONTRACTOR shall, within thirty (30) calendar days thereafter, substitute another bond and surety, both of which must be acceptable to CITY.
- <u>5.13.</u> Payment of Subcontractors CONTRACTOR shall pay all subcontractors, laborers, material suppliers and those performing services to CONTRACTOR on the project under this Agreement. CITY may, as a condition precedent to any payment hereunder, require CONTRACTOR to submit satisfactory evidence of payments of any and all claims of subcontractors, laborers, material suppliers, and those furnishing services to CONTRACTOR. Upon receipt of a lawful claim, CITY shall withhold money due to CONTRACTOR in a sufficient amount to pay the subcontractors, laborers, material suppliers, and those furnishing services to CONTRACTOR.
- <u>5.14.</u> <u>Written Notice</u> Written notice shall be considered as served when delivered in person or sent by mail to the individual, firm, or corporation, or to the last business address of such known to CONTRACTOR who serves the Notice. Notice shall be sent as follows:

TO CITY:	TO CONTRACTOR:

City of Bloomington	Air Technology Systems
Attn: J. D. Boruff, Operations and Facilities Director	Attn: Daniel Orto, Owner/CEO
P.O. Box 100	5299 Zenith Parkway
Bloomington, Indiana 47402	Loves Park, Illinois 61111

- .5.15. Severability and Waiver In the event that any clause or provision of this Agreement is held to be invalid by any court of competent jurisdiction, the invalidity of such clause or provision shall not affect any other provision of this Agreement. Failure of either party to insist on strict compliance with any provision of this Agreement shall not constitute waiver of that party's right to demand later compliance with the same or other provisions of this Agreement.
- 5.16. Notice to Proceed CONTRACTOR shall not begin the work pursuant to the "Scope of Work" of this Agreement until it receives an official written Notice to Proceed from the City. Contractor shall start active and continuous work on the Agreement within thirty (30) calendar days after the date of the Notice to Proceed. In no case shall work begin prior to the date of the Notice to Proceed. If a delayed starting date is indicated in the proposal, the thirty (30) calendar day limitation will be waived. Work day charges will then begin on a date mutually agreed upon, but not later than the delayed starting date specified. In the event that any Agreement is canceled after an award has been made but prior to the issuing of the Notice to Proceed, no reimbursement will be made for any expenses accrued relative to this contract during that period.

.5.17. Steel or Foundry Products

5.17.01 To comply with Indiana Code 5-16-8, affecting all contracts for the construction, reconstruction, alteration, repair, improvement or maintenance of public works, the following provision shall be added: If steel or foundry products are to be utilized or supplied in the performance of any contract or subcontract, only domestic steel or foundry products shall be used. Should CITY feel that the cost of domestic steel or foundry products is unreasonable; CITY will notify CONTRACTOR in writing of this fact.

5.17.02 Domestic Steel products are defined as follows:

"Products rolled, formed, shaped, drawn, extruded, forged, cast, fabricated or otherwise similarly processed, or processed by a combination of two (2) or more of such operations, from steel made in the United States by open hearth, basic oxygen, electric furnace, Bessemer or other steel making process."

5.17.03 Domestic Foundry products are defined as follows:

"Products cast from ferrous and nonferrous metals by foundries in the United States."

- 5.17.04 The United States is defined to include all territory subject to the jurisdiction of the United States.
- 5.17.05 CITY may not authorize or make any payment to CONTRACTOR unless CITY is satisfied that CONTRACTOR has fully complied with this provision.

5.18. Verification of Employees' Immigration Status

Contractor is required to enroll in and verify the work eligibility status of all newly-hired employees through the E-Verify program. (This is not required if the E-Verify program no longer exists). Contractor shall sign an affidavit, attached as Attachment B, affirming that Contractor does not knowingly employ an unauthorized alien. "Unauthorized alien" is defined at 8 U.S. Code 1324a(h)(3) as a person who is not a U.S. citizen or U.S. national and is not lawfully admitted for permanent residence or authorized to work in the U.S. under 8 U.S. Code Chapter 12 or by the U.S. Attorney General.

Contractor and any of its subcontractors may not knowingly employ or contract with an unauthorized alien, or retain an employee or contract with a person that the Contractor or any of its subcontractors learns is an unauthorized alien. If the City obtains information that the Contractor or any of its subcontractors employs or retains an employee who is an unauthorized alien, the City shall notify the Contractor or its subcontractors of the Agreement violation and require that the violation be remedied within thirty (30) calendar days of the date of notice. If the Contractor or any of its subcontractors

verify the work eligibility status of the employee in question through the E-Verify program, there is a rebuttable presumption that the Contractor or its subcontractor did not knowingly employ an unauthorized alien. If the Contractor or its subcontractor fails to remedy the violation within the thirty (30) calendar day period, the City shall terminate the Agreement, unless the City determines that terminating the Agreement would be detrimental to the public interest or public property, in which case the City may allow the Agreement to remain in effect until the City procures a new contractor. If the City terminates the Agreement, the Contractor or its subcontractor is liable to the City for actual damages.

Contractor shall require any subcontractors performing work under this Agreement to certify to the Contractor that, at the time of certification, the subcontractor does not knowingly employ or contract with an unauthorized alien and the subcontractor has enrolled in and is participating in the E-Verify program. Contractor shall maintain on file all subcontractors' certifications throughout the term of this Agreement with the City.

5.19. No Collusion: Contractor is required to certify that it has not, nor has any other member, representative, or agent of Contractor, entered into any combination, collusion or agreement with any person relative to the price to be offered by any person nor prevent any person from making an offer nor induced anyone to refrain from making an offer and that this offer is made without reference to any other offer. Contractor shall sign an affidavit affirming that Contractor has not engaged in any collusive conduct. Attachment C is attached hereto and incorporated herein by reference as though fully set forth.

IN WITNESS WHEREOF, the parties of this Agreement DATE:	nt have hereunto set their hands.
City of Bloomington Bloomington Board of Public Works	Air Technology Solutions of Delaware LLC
BY:	BY:
Kyla Cox Deckard, President	Contractor Representative
Kelly M. Boatman, Member	Printed Name
Dana Palazzo, Member	Title of Contractor Representative
John Hamilton, Mayor of Bloomington	

CITY OF BLOOMINGTON
Legal Department
Reviewed By:

Dackie Moore
DATE: 8.0.17

ATTACHMENT 'A'

Scope of Work

Air Filtration System for City of Bloomington Fire Stations Provided by Air Technology Solutions of Delaware LLC

1. Scope and Intent

- **1.1 Scope:** The AirMATION air filtration units and activation systems shall work together to control, capture, and/or reduce the vehicle exhaust produced by apparatus, in addition to contaminants generated from other sources. There are multiple sources of apparatus bay contamination consisting of airborne engine vapors, apparatus leaking seals, diesel and gas exhaust, soot, gases, carbon monoxide, nitrous dioxide, turn-out gear out gassing, power saw or other on board emergency gasoline or diesel powered equipment. The system must be capable of removing intermittent exhaust migration due to apparatus or other internal combustion equipment being run on the facility tarmac or apron.
- **1.2 Intent:** The Vehicle Exhaust Capture system is a totally "hands-free," automatic activated system containing a manual override system to allow emergency personnel to respond to the emergency at hand. The system automatically activates: when bay doors open and close, when apparatus egress and ingress the station, and through additional options as stated within these specifications. The vehicle exhaust capture filtration system must operate for a minimum of twenty-one (21) minutes at a time to complete station air cleaning. The system must have the capability to increase this time to a maximum of ninety (90) minutes or decrease preset time on an initial activation. A reset button capability must be built in to the TSCMM timer.

The Timer Control Maintenance Monitor (TSCMM) is designed to start and stop the vehicle exhaust capture air filtration units to avoid power surges. For both the TSCMM and the filtration units, all components are ETL, UL 507 and CSA C22.2 approved and meet the requirements NFPA, OSHA, EPA and GSA Standards.

The timer control box will be 100% low voltage (24V max.) to eliminate shock hazards to personnel with no high voltage incorporated in the controls.

2. Equipment, Safety, and Equipment Features

- **2.1 Equipment:** The filtration system shall be delivered and installed as a turnkey project with no requirement for station personnel involvement. The exhaust capture equipment will be a self-contained three stage progressive filtration design system. Please see Manual for more information.
- **2.2 Safety:** Station personnel safety being a top priority, the air filtration system will include the following safety features:
- All components are ETL, UL 507 and CSA approved.
- Filtration units will have an integral overload breaker switch to work in tandem with the existing electrical panel breakers
- Filtration unit blower and wiring to be contained in a single blower box compartment, inaccessible to personnel
- All TSCMM control wiring shall be 100% low voltage (24VAC max) to eliminate electrical hazard.

2.3 Features:

- Ceiling suspended design evenly distributing unit weight.
- Provide 115V or 230V to power the filtration units. ATS to use existing power from existing Hose system.
- Utilize a Vertical pull-through design for optimum exhaust elimination.
- Rear Green or Amber LED filter change indicator to be visible from the floor level.
- Rear visible breaker switch light showing system is in operation.

- Capable of 24/7 operation.
- Accommodate any size vehicle or vehicle arrangement.
- Accommodate any ceiling height and ceiling construction.
- Multi-stage filtration system.
- **2.4 Activation:** All supplied air filtration units will work in tandem with and include an automatic, hands free, low voltage (24V) activation system featuring:
- Operation engineered through a wall mounted TSCMM.
- No scheduled maintenance will be required over the entire life of the activation system. Excluding filters.
- TSCMM to be approved to ETL UL507 (US & CANADA) and CSA C22.2 (Canada)
- TSCMM enclosure to be NEMA UL508 Type 3R, 4, 12, and 13.
- TSCMM to contain a 90 minute timer adjustable to operate in 3 minute increments from 21-90 minutes.
- 24/7 operation.
- A photoelectric-eye to span up to 200 contiguous feet of bay doors and be able to operate at least seven feet
 (7') off the floor. Doors not in-line with other doors or having obstructions with over four feet (4') of wall or
 barrier protrusions eliminating a clear line of site will require a separate photoelectric-eye beam. Door brackets
 will back up this system in case of failure.
- Each bay door shall have a plastic or metal bracket installed one per door below the eye beam to break the beam as the door goes up or down, thereby triggering the activation system to start/stop

3. Delivery and Installation

- **3.1 Delivery:** All system components and auxiliary tools will be delivered in a timely fashion to meet or exceed the delivery and installation requirements. Delivery date is within five (5) weeks from which Notice to Proceed is provided to Contractor. Installation will be complete within 90 days from date Contractor is given Notice to Proceed.
- **3.2** Installation: Installation will be performed by qualified installers with experience of a minimum of ten like department installations of same type of equipment. Use of local mechanical and electrical contractors may be used along with certified ATS installers. Any service work needed will be completed by the same contractors used for the installation process. This installation is a turnkey process. Air Technology Solutions is responsible for all aspects of installation, both mechanical and electrical. ATS is also responsible for providing all equipment and hardware necessary for installation and operation of air filtration equipment.

4. Delivery and Installation Schedule

- **4.1 Delivery:** Within 5 weeks from receiving purchase order all filtration units/supplies will have been shipped to each location
- **4.2 Changes in Delivery Schedule:** Notification of Changes in delivery schedule will be sent to the City. Reasonable changes in schedule, such as an equipment or material backorder, will require approval of the City.
- **4.3 Individual Locations:** Installations will take no more than 5 days per location once ATS staff arrives on site. This will include installation of Low Voltage Timer controls (TSCMM), electric eyes, and filtration units.
- **4.4 Final Inspection and Training:** Once installation is complete at any location, ATS staff will perform a final inspection of equipment and provide training for Station Captains and other personnel to be determined by the City. This inspection and training shall take approximately ½ day per station.

5. Scheduled Maintenance and Filter Changes

- **5.1 Inspection and filter replacement schedule:** Installations of filters are scheduled Two trips per year for Three Years. Approximate dates for Inspections and filter changes will be determined at time of installation.
- **5.2 Filters and parts to be installed during inspection and filter change:** The following are the filters and parts to be used (with the frequency of replacement):

Unit Part number AMB-302GM:

1st Stage filter

Part number AMPF004-AT

Pre-filters changed every 6 months for 36 Months. Two Trips per year.

Unit Part number MCDUV-002:

1st Stage Filter

Part number MCDPF002-AT

Pre-filter changed every 6 months for 36 Months. Two Trips per year.

2nd Stage Filter

Part Number: MCDHF99-AT

Hepa Filter to be changed the Second year of the contract date.

3rd Stage Filter

Part Number: MCDCF002-AT

Carbon filters to be changed the Second year of the contract date.

Part Number MCDUV018-AT

UV Bulbs to be changed every year for Three Years or as needed.

6. Contact Information

6.1 The contact information for ATS is as follows:

Administrative Contact:

Daniel Orto

800-743-3323

Cell: 815-742-6786 dorto@pureair.com

Project Supervisor:

Bill Hebel

800-743-3323

air@pureair.com

Installation and Inspection:

David Alan

815-289-8055

a1qcc@yahoo.com

ATTACHMENT 'B'

"AF	FIDAVIT"
STATE OF)	
)ss:	
COUNTY OF)	
	FY AFFIDAVIT
The undersigned, being duly sworn, hereby affirm	
The undersigned is the of a. (job title)	(company name)
 The company named herein that employs the unce has contracted with or seeking the seeking that it is a subcontractor on a contract seeking. The undersigned hereby states that, to the best of the seeking that it is a subcontractor on a contract seeking. 	lersigned: o contract with the City of Bloomington to provide services; OR to provide services to the City of Bloomington. f his/her knowledge and belief, the company named herein does
Signature Printed Name	
STATE OF))SS:	
COUNTY OF)	
Before me, a Notary Public in and for said County and Stat acknowledged the execution of the foregoing this d	
	Notary Public's Signature
	Printed Name of Notary Public
My Commission Expires:	

County of Residence:

ATTACHMENT 'C'

STATE OF)) SS:		
COUNTY OF	•		
		NON-COLLUSION AFFIDAVIT	
representative, or agent of th combination, collusion or agre	e firm, compa eement with a	being duly sworn on oath, says that he ny, corporation or partnership represen my person relative to the price to be of anyone to refrain from making an offer	nted by him, entered into any fered by any person nor to prevent any
		OATH AND AFFIRMATION	
I affirm under the pemy knowledge and belief.	nalties of perj	ury that the foregoing facts and inform	ation are true and correct to the best of
Dated this	day of	, 2017.	
		(Name of Organization)	
		Ву:	
	,	(Name and Title of Person Signing)	·
STATE OF)) SS:		
COUNTY OF	•		
Subscribed and swor	n to before m	e this day of	_, 2017.
My Commission Expires:			
		Notary Public Signature	
Resident ofC	County	Printed Name	

ESCROW AGREEMENT

AIR FILTRATION SYSTEM INSTALLATION AND MAINTENANCE FOR CITY OF BLOOMINGTON FIRE STATIONS

City	of Bloom	SCROW AGREEMENT made and entered into this day mington Board of Public Works (the "Owner"), and <u>Air Tech</u> ial Bank (the "Escrow Agent").	of nology Solutions of Delaware	, 2017, by and between the LLC, (the "Contractor"), and
date		EAS, the Owner and Contractor have entered into a public co		nount of \$100,000 or more,
Owr		EAS, said construction contract provides that portions of payein called retainage) and placed in an escrow account;	ments by Owner to Contracto	or shall be retained by
	NOW, TH	THEREFORE, IT IS AGREED AS FOLLOWS:		
	1.	To the extent that the Owner retains funds out of payme the Contract providing for payments based on the value shall place the funds so retained in an escrow account.	nts applied for by the Contra of the work in place and the	ctor under the provisions of materials stored, the Owner
	2.	The Escrow Agent shall open a "Money Market" account a the retainage in such obligations as selected by the Escro	nd deposit said funds promptl w Agent at its discretion.	y into the account and invest
	3.	The income from and earnings on and all gains derived from income) shall be held in the escrow account. The Escrow separate escrow fund so that a quarterly accounting can lead in such funds.	Agent shall deposit all funds a	and hold all investments in a
	4.	The Escrow Agent may commingle the escrow funds with it pursuant to other escrow agreements or trust instrume expedite the handling of the investments and reinvestments avoings accounts, securities, obligations and investments name, or in the name of its nominee or nominees, or in so	nts to which the Owner and thents of the escrow funds, the cother than bearer instrument	ne Contractor are parties. To Escrow Agent may cause all s) to be registered in its own
	5.	The Escrow Agent shall pay over the net sum held by it he	ereunder as follows:	

- A. The Escrow Agent shall hold all of the escrow funds and shall release the principal thereof only upon the execution and delivery to it of a notice executed by the Owner and by the Contractor specifying the portion or portions of the principal of the escrow funds to be released and the person or persons to whom such portions are to be released. After receipt of said notice the Escrow Agent shall remit the designated part of escrowed principal and the same proportion of then escrowed income to the person specified in the notice. Such release of escrow funds shall be no more than thirty (30) days from the date of receipt by the Escrow Agent of the
 - release executed by the Owner and Contractor. All income earned on the escrowed principal shall be paid to the Contractor with the exception of that amount necessary to pay any fee for the Escrow Agent's services. No escrow income shall be paid to the Contractor until the Escrow Agent's fee, if any, has been paid in full.
- B. In the absence of such a joint written authorization, upon receipt from the Owner of a copy of certification from Owner's Engineer, that Owner has exercised its right to terminate the services of the Contractor pursuant to Article 16.02 of the General Conditions, then the Escrow Agent shall pay over to the Owner the net sum held by it hereunder.

- C. In the absence of such a joint written authorization and in the absence of the termination of the Contractor as provided in "B", above, in the manner directed by a certified copy of a judgment of a court of record establishing the rights of the parties to said funds.
- 6. The "Commercial Quick Draw" account set up by the Escrow Agent to hold the retainage shall be a no fee account with no minimum balance required. The account shall earn interest at a variable rate.
- 7. This Agreement and anything done or performed hereunder by either the Contractor or Owner shall not be construed to prejudice or limit the claims which either party may have against the other arising out of the aforementioned construction agreement.
- 8. This instrument constitutes the entire agreement between the parties regarding the duties of the Escrow Agent with respect to the investment and payment of escrow funds. The Escrow Agent is not liable to the Owner and Contractor for any loss or damages not caused by its own negligence or willful misconduct.

OWNER:	ESCROW AGENT:		
City of Bloomington	First Financial Bank By:		
Board of Public Works			
By:			
Kyla Cox Deckard, President	Name:		
	Title:		
CONTRACTOR:			
Air Technology Solutions of Delaware LLC			
Ву:			
Name:			
Title:			
Tax I.D. Number:			



Board of Public Works Staff Report

Project/Event: Window Cleaning Petitioner/Representative: Public Works Staff Representative: Ryan Daily Meeting Date:		
Scope of Work: Clean all windows interio	or and exterior of the Morton, Walnut, and 4 th Street Garages	
Quotes were requested fr	om the following contractors with quotes as follows:	
Fish Window Cleaning A1 Window	\$5,940 - Did not appear for bid meeting -	
Staff recommends using Fi and produced bid in a time	sh Window Cleaning because contractor arrived at pre-bid meeting ly fashion.	
Recommend _x_A	ApprovalDenial by: Ryan Daily	
Board of Public Works Staff Report		

AGREEMENT

BETWEEN

CITY OF BLOOMINGTON

PUBLIC WORKS DEPARTMENT

AND

FISH WINDOW CLEANING

FOR

WINDOW CLEANING AT MORTON, 4TH STREET AND 7TH & WALNUT PARKING GARAGES

THIS AGREEMENT, executed by and between the City of Bloomington, Indiana, Public Works Department through the Board of Public Works (hereinafter CITY), and — Fish Window Cleaning, (hereinafter CONTRACTOR);

WITNESSETH THAT:

WHEREAS, CITY desires to retain CONTRACTOR'S services for Window Cleaning of the City of Bloomington Parking Garages, (more particularly described in Attachment A, "Scope of Work"; and

WHEREAS, CONTRACTOR is capable of performing work as per his/her Quote on the Quote Summary sheet; and

WHEREAS, in accordance with Indiana Code 5-16-13 *et seq.*, incorporated herein by reference, Contractor is a Tier 1 or General Contractor for this project; and

WHEREAS, CONTRACTOR was determined to be the lowest responsible and responsive Quoter for said project.

NOW, THEREFORE, in consideration of the mutual promises hereinafter enumerated, the parties agree as follows:

ARTICLE 1. TERM

1.01 This Agreement shall be in effect upon execution of this Agreement by all parties. In accordance with Indiana Code 5-16-13 *et seq.*, incorporated herein by reference, Contractor is a Tier 1 contractor or general contractor for this project.

ARTICLE 2. SERVICES

- **2.01** CONTRACTOR shall complete all work required under this Agreement within thirty (30) days from the date of the notice to proceed, unless the parties mutually agree to a later completion date. Substantial Completion shall mean completion of all work.
- **2.02** It is hereby understood by both parties that time is of the essence in this Agreement. Failure of CONTRACTOR to complete all work as herein provided will result in damages to CITY. It is hereby agreed that CITY will be damaged for every day the work has not been performed in the manner herein provided. CONTRACTOR agrees the CITY, at its sole discretion, may withhold monies otherwise due CONTRACTOR.

It is expressly understood by the parties hereto that these damages relate to the time of performance and do not limit CITY's other remedies under this Agreement, or as provided by applicable law, for other damages.

2.03 CONTRACTOR agrees that no charges or claims for damages shall be made by him for any delays or hindrances, from any cause whatsoever during the progress of any portion of the services specified in the Agreement. Such delays or hindrances, if any, may be compensated for by an extension of time for a reasonable period as may be mutually agreed upon between the parties, it being understood, however, that permitting CONTRACTOR to proceed to complete any service, or any part of the services / project, after the date to which the time of completion may have been extended, shall in no way operate as a waiver on the part of CITY of any of its rights herein.

ARTICLE 3. COMPENSATION

- **3.01** CONTRACTOR shall provide services as specified in Attachment A, "Scope of Work", attached hereto and incorporated into this Agreement.
- <u>3.02</u> Upon the submittal of approved claim(s), CITY shall compensate CONTRACTOR in a lump sum not to exceed <u>Five Thousand Nine Hundred Forty Dollars (\$5,940.00)</u> CITY may withhold payment, in whole or in part, to the extent necessary to protect itself from a loss on account of any of the following:

Defective work.

Evidence indicating the probable filing of claims by other parties against CONTRACTOR which may adversely affect CITY.

Failure of CONTRACTOR to make payments due to subcontractors, material suppliers or employees.

Damage to CITY or a third party.

- <u>3.03</u> The submission of any request for payment shall be deemed a waiver and release by CONTRACTOR of all liens and claims with respect to the work and period to which such payment request pertains except as specifically reserved and noted on such request.
- <u>3.04</u> CONTRACTOR shall maintain proper account records for the scope of all services of this Agreement and provide an accounting for all charges and expenditures as may be necessary for audit purposes. All such records shall be subject to inspection and examination by CITY's representatives at reasonable business hours.
- **3.05** For projects utilizing federal funding the CONTRACTOR shall submit time sheets (WH-347) for his own and all subcontracted employees, to City Engineer or his representative for approval and review, including review for compliance with Davis Bacon requirements, if federal funds are used.
- <u>3.06</u> <u>Parking Garage Manager</u> The City Parking Garage Manager shall act as the CITY's representative and assume all duties and responsibilities and have all the rights and authority assigned to the City's representative in the Contract Documents in connection with completion of the Work in accordance with the Contract Documents.

ARTICLE 4. RETAINAGE

For contracts in excess of \$100,000 and for which Contractor requested Progressive Payments on its Quote Form, the Owner requires that retainage be held set out below.

- **4.01 Escrow Agent** The retainage amount withheld shall be placed in an escrow account. First Financial Bank, Bloomington, Indiana, shall serve as the escrow agent.
- **Retainage Amount** The escrow agent, Owner and Contractor shall enter into a written escrow agreement. Under that agreement, the Owner shall withhold five percent (5%) of the dollar value of all work satisfactorily completed until the Contract work is complete. The escrow agent shall invest all escrowed principal in obligations selected by the escrow agent. The escrow agent shall be compensated for the agent's services by a reasonable fee, agreed upon by the parties, that is comparable with fees charged for the handling of escrow accounts of similar size and duration. The fee shall be paid from the escrow income. The escrow agent's fee may be determined by specifying an amount of interest the escrow agent will pay on the escrowed amount, with any additional earned interest serving as the escrow agent's fee. The escrow agreement may include other terms and conditions as deemed necessary by the parties. However, if Contractor intends to receive a Single Lump Sum payment upon acceptance of this project, retainage will not be required and an Escrow Agreement will not be required.
- 4.03 Payment of Escrow Amount The escrow agent shall hold the escrowed principal and income until receipt of the notice from the Owner and Contractor that the Contract work has been substantially completed to the reasonable satisfaction of the Owner, at which time the Owner shall pay to the Contractor the balance to be paid under this Contract and execute such documents as are necessary to authorize the escrow agent to pay to the Contractor the funds in the escrow account, including both specifying the part of the escrowed principal to be released from the escrow and the person to whom that portion is to be released. After receipt of the notice, the escrow agent shall remit the designated part of the escrowed principal and the escrowed income, minus the escrow agent's fees, to the person specified in the notice. However, nothing in this section shall prohibit Owner from requiring the escrow agent to withhold amounts necessary to complete minor items of the Contract, following substantial completion of the Contract in accordance with the provisions of paragraph 4.04.
- 4.04 Withholding Funds for Completion of Contract If, upon substantial completion of the Contract, there still remains minor Contract work that needs to be completed, or minor Contract work that needs to be performed to the satisfaction of the Owner, Owner may direct the escrow agent to retain in the escrow account, and withhold from payment to the Contractor, an amount equal to two hundred percent (200%) of the value of said work. The value of said work shall be determined by the architect/engineer. The escrow agent shall release the funds withheld under this section after receipt of notice from the Owner that all work on the Contract has been satisfactorily completed. In the event that said work is not completed by the Contractor, but by Owner or another party under contract with the Owner, said funds shall be released to the Owner.

ARTICLE 5. GENERAL PROVISIONS

<u>5.01</u> CONTRACTOR agrees to indemnify and hold harmless CITY and its officers, agents, officials and employees for any and all claims, actions, causes of action, judgments and liens arising out of any negligent act or omission by CONTRACTOR or any of its officers, agents, officials, employees, or subcontractors or any defect in materials or workmanship of any supply, materials, mechanism or other product or service which it or any of its officers, agents, officials, employees, or subcontractors has supplied to CITY or has used in connection with this Agreement and regardless of whether or not it is caused in part by a party indemnified herein under. Such indemnity shall include attorney's fees and all costs and other expenses arising there from or incurred in connection therewith and shall not be limited by reason of the enumeration of any insurance coverage required herein.

5.02 Abandonment, Default and Termination

5.02.01 CITY shall have the right to abandon the work contracted for in this Agreement without penalty. The earned value of the work performed shall be based upon an estimate of the proportion between the

work performed by CONTRACTOR under this Agreement and the work which CONTRACTOR was obligated to perform under this Agreement. This proportion shall be mutually agreed upon by CITY and CONTRACTOR. The payment made to CONTRACTOR shall be paid as a final payment in full settlement of his services hereunder.

5.02.02 If CONTRACTOR defaults or fails to fulfill in a timely and proper manner the obligations pursuant to this Agreement, CITY may, after seven (7) days' written notice has been delivered to CONTRACTOR, and without prejudice to any other remedy it may have, make good such deficiencies and may deduct the cost thereof from the payment then or thereafter due to CONTRACTOR. In the alternative, CITY, at its option, may terminate this Agreement and take possession of the site and of all materials, equipment, tools and construction equipment and machinery thereon owned by CONTRACTOR, and may finish the project by whatever method it may deem expedient, and if the such action exceeds the unpaid balance of the sum amount, CONTRACTOR or his surety, shall pay the difference to CITY.

5.02.03 Default: If CONTRACTOR breaches this Agreement or fails to perform the work in an acceptable manner, he shall be considered in default. Any one or more of the following will be considered a default:

Failure to begin the work under this Agreement within the time specified.

Failure to perform the work with sufficient supervision, workmen, equipment and materials to insure prompt completion of said work within the time limits allowed.

Unsuitable performance of the work as determined by PARKING GARAGE MANAGER or his representative.

Neglecting or refusing to remove defective materials or failure to perform anew such work as shall have been rejected.

Discontinuing the prosecution of the work or any part of it.

Inability to finance the work adequately.

If, for any other reason, CONTRACTOR breaches this Agreement or fails to carry on the work in an acceptable manner.

5.02.04 CITY shall send CONTRACTOR a written notice of default. If CONTRACTOR, or his Surety, within a period of ten (10) days after such notice, fails to remedy the default, then CITY shall have full power and authority, without violation of the Contract, to take the prosecution of the work out of the hands of said CONTRACTOR, to appropriate or use any or all materials and equipment on the ground as may be suitable and acceptable, and may, at its option, turn the work over to the Surety, or enter into an agreement with another Contractor for the completion of the Agreement according to the terms and provisions thereof, or CITY may use such other methods as, in its opinion, shall be required for the completion of said Contract in an acceptable manner.

5.02.05 All cost of completing the work under the Contract shall be deducted from the monies due or which may become due to said CONTRACTOR. In case the expenses so incurred by CITY shall be less than the sum which would have been payable under the Contract if it had been completed by said CONTRACTOR, CONTRACTOR shall be entitled to receive the difference. However, in case such expense shall exceed the sum which would have been payable under the Contract, CONTRACTOR and his Surety will be liable and shall pay to CITY the amount of said excess. By taking over the prosecution of the work, CITY does not forfeit the right to recover damages from CONTRACTOR or his Surety for his failure to complete the work in the time specified.

5.02.06 Notwithstanding any other provision of this Agreement, if funds for the continued fulfillment of the Agreement by CITY are at any time not forthcoming or are insufficient, through failure of any entity to appropriate the funds or otherwise, then CITY shall have the right to terminate this Agreement without penalty by giving prior written notice documenting the lack of funding in which instance, unless otherwise agreed to by the parties, this Agreement shall terminate and become null and void.

5.02.07 CITY agrees that it will make its best effort to obtain sufficient funds, including but not limited to, including in its budget for each fiscal period during the term hereof a request for sufficient funds to meet its obligations hereunder in full.

5.03 Successors and Assigns

5.03.01 Both parties agree that for the purpose of this Agreement, CONTRACTOR shall be an Independent Contractor and not an employee of CITY.

5.03.02 No portion of this Agreement shall be sublet, assigned, transferred or otherwise disposed of by CONTRACTOR except with the written consent of CITY being first obtained. Consent to sublet, assign, transfer, or otherwise dispose of any portion of this Agreement shall not be construed to relieve CONTRACTOR of any responsibility of the fulfillment of this Agreement.

5.04 Extent of Agreement: Integration

5.04.01 This Agreement consists of the following parts, each of which is as fully a part of this Agreement as if set out herein:

- 1. This Agreement and its Attachments.
- 2. All Written Amendments and other documents amending, modifying, or supplementing the Contract Documents which may be delivered or issued after the Effective Date of the Agreement and are not attached hereto.
- 3. The Request for Quotes.
- 4. All plans as provided for the work that is to be completed.
- 5. CONTRACTOR'S submittals.
- 6. Request for Taxpayer Identification number and certification: Substitute W-9.

5.04.02 In resolving conflicts, errors, discrepancies and disputes concerning the Scope of Work to be performed by CONTRACTOR, and other rights and obligations of CITY and CONTRACTOR, the document expressing the greater quantity, quality or other scope of work in question, or imposing the greater obligation upon CONTRACTOR and affording the greater right or remedy to CITY shall govern; otherwise the documents shall be given precedence in the order as enumerated above.

5.05 Insurance

<u>5.05.01</u> CONTRACTOR shall, as a prerequisite to this Agreement, purchase and thereafter maintain such insurance as will protect him from the claims set forth below which may arise out of or result from CONTRACTOR'S operations under this Agreement, whether such operations be by CONTRACTOR or by any SUBCONTRACTORS or by anyone directly or indirectly employed by any of them, or by anyone for whose acts any of them may be liable:

Cover	age	<u>Limits</u>
A.	Worker's Compensation & Disability	Statutory Requirements
В.	Employer's Liability Bodily Injury by Accident	\$100,000 each accident
	Bodily Injury by Disease	\$500,000 policy limit

	Bodily Injury by Disease	\$100,000 each employee
contrac	Commercial General Liability (Occurrence Basis) njury, personal injury, property damage, ctual liability, products-completed operations, I Aggregate Limit (other than Products/Completed ions)	\$1,000,000 per occurrence and \$2,000,000 in the aggregate
	Products/Completed Operation	\$1,000,000
	Personal & Advertising Injury Limit	\$1,000,000
	Each Occurrence Limit	\$1,000,000
	Fire Damage (any one fire)	\$50,000
D. owned,	Comprehensive Auto Liability (single limit, hired and non-owned)	\$1,000,000 each accident
	Bodily injury and property damage	
E.	Umbrella Excess Liability	\$5,000,000 each occurrence and aggregate
	The Deductible on the Umbrella Liability shall not	

5.05.02 CONTRACTOR'S comprehensive general liability insurance shall also provide coverage for the following:

Premises and operations;

be more than

Contractual liability insurance as applicable to any hold-harmless agreements;

Completed operations and products; which also must be maintained for a minimum period of two (2) years after final payment and CONTRACTOR shall continue to provide evidence of such coverage to CITY on an annual basis during the aforementioned period;

\$10,000

Broad form property damage - including completed operations;

Fellow employee claims under Personal Injury; and

Independent Contractors.

- **5.05.03** With the prior written approval of CITY, CONTRACTOR may substitute different types or amounts of coverage for those specified as long as the total amount of required protection is not reduced.
- **5.05.04** Certificates of Insurance showing such coverage then in force (but not less than the amount shown above) shall be on file with CITY prior to commencement of work. These Certificates shall contain a provision that coverage afforded under the policies will not be canceled or non-renewed until at least sixty (60) days' prior written notice has been received by CITY. The CITY shall be named as an additional insured on the Commercial General Liability, Automobile Liability, and Umbrella Excess Liability policies. The CONTRACTOR shall agree to a waiver of subrogation on its Worker's Compensation policy.
- <u>5.06</u> <u>Necessary Documentation</u> CONTRACTOR certifies that it will furnish CITY any and all documentation, certification, authorization, license, permit or registration required by the laws or rules and regulations of the City of Bloomington, the State of Indiana and the United States. CONTRACTOR further certifies that it is now and will maintain in good standing with such governmental agencies and that it will keep its license, permit registration, authorization or certification in force during the term of this Agreement.
- **5.07** Applicable Laws CONTRACTOR agrees to comply with all federal, state, and local laws, rules and regulations applicable to CONTRACTOR in performing work pursuant to this Agreement, including, but not limited to, discrimination in employment, prevailing wage laws, conflicts of interest, public notice, accounting records and requirements. This Agreement shall be governed by the laws of the United States, and the State of Indiana, and by all Municipal Ordinances and Codes of the City of Bloomington. Venue of any disputes arising under this Agreement shall be in the Monroe Circuit Court, Monroe County, Indiana.

5.08 Non-Discrimination

5.08.01 CONTRACTOR and subcontractors shall not discriminate against any employee or applicant for employment, to be employed in the performance of this Agreement, with respect to hire, tenure, terms, training, conditions or privileges of employment, because of race, sex, color, religion, national origin, ancestry, disability, sexual orientation, gender identity, veteran status, or housing status. Breach of this covenant may be regarded as a material breach of the Agreement.

5.08.02 CONTRACTOR certifies for itself and all its subcontractors compliance with existing laws of the City

Prohibition of discrimination in employment practices on the basis of race, sex, color, religion, national origin, ancestry, disability, sexual orientation, gender identity, veteran status, housing status, or any other legally protected classification;

The utilization of Minority and Women Business Enterprises. CONTRACTOR further certifies that it:

- a. Has formulated its own Affirmation Action plan for the recruitment, training and employment of minorities and women, including goals and timetable; which has been approved by the City's Contract Compliance Officer.
- b. Encourages the use of small business, minority-owned business and womenowned business in its operations.

5.08.03 FURTHER, PURSUANT TO INDIANA CODE 5-16-6-1, CONTRACTOR AGREES:

A) That in the hiring of employees for the performance of work under this Agreement or any sub agreement hereunder, no contractor, or subcontractor, nor any person acting on behalf of such CONTRACTOR or subcontractor, shall by reason of race, sex, color, religion, national origin, ancestry, or any other legally protected classification, discriminate against any citizen of the State of Indiana who is qualified and available to perform the work to which the employment relates.

- B) That no contractor, subcontractor, or any person on their behalf, shall, in any manner, discriminate against or intimidate any employee hired for performance of work under this Agreement on account of race, religion, color, sex, national origin, ancestry, or any other legally protected classification.
- C) That there may be deducted from the amount payable to CONTRACTOR, by CITY, under this Agreement, penalty of Five Dollars (\$5.00) for each person for each calendar day during which such person was discriminated against or intimidated in violation of the provisions of this Agreement. Any such person discriminated against retains the right to file a discrimination complaint with the appropriate civil rights agency or court.
- D) That this Agreement may be canceled or terminated by CITY and all money due or to become hereunder may be forfeited, for a second or any subsequent violations of the terms or conditions under this section of the Agreement.

5.09 Workmanship and Quality of Materials

5.09.01 CONTRACTOR shall guarantee the work for a period of one (1) year from the date of substantial completion. Failure of any portion of the work within one (1) year due to improper construction, materials of construction, or design may result in a refund to CITY of the purchase price of that portion which failed or may result in the forfeiture of CONTRACTOR's Performance Bond.

5.09.02 OR EQUAL: Wherever in any of the Agreement Documents an article, material or equipment is defined by describing a proprietary product, or by using the name of a manufacturer or vender, the term "Or Equal" or the term "The Equivalent" if not inserted, shall be implied, and it is done for the express purpose of establishing a basis of durability and efficiency and not for the purpose of limiting completion. Whenever material or equipment is submitted for approval as being equal to that specified, the submittal shall include sufficient information and data to demonstrate that the material or equipment conforms to the Contract requirements. The decision as to whether or not such material or equipment is equal to that specified shall be made by the ENGINEER. The approval by the ENGINEER of alternate material or equipment as being equivalent to that specified, shall not in any way relieve CONTRACTOR of responsibility for failure of the material or equipment due to faulty design, material, or workmanship, to perform the function required by the Contract Documents. Specifications as determined by other entities within the City of Bloomington such as City Utilities shall only be substituted or changed by their approval which shall be submitted in writing to the ENGINEER.

5.09.03 CITY shall be the sole judge of the sufficiency of workmanship and quality of materials. Disputes shall be resolved by the City Engineer and are not subject to arbitration.

<u>5.10</u> <u>Safety</u>. CONTRACTOR shall be responsible for the safety of employees at all times and shall provide all equipment necessary to insure their safety. CONTRACTOR shall ensure the enforcement of all applicable safety rules, regulations, ordinances and laws, whether federal, state or local. Contractor's Superintendent of Safety shall make daily inspections upon the arrival and leaving of the site at the close of each workday.

5.11 Amendments/Changes

5.11.01 Except as provided in Paragraph 5.11.02, this Agreement may be amended only by written instrument signed by both CITY and CONTRACTOR.

- 5.11.02 Without invalidating the Agreement and without notice to any surety, CITY may, at any time or from time to time, order, in writing, additions, deletions, or revisions in the work. Upon receipt of any such document, CONTRACTOR shall promptly proceed with the work involved, which will be performed under the applicable conditions of the Agreement Documents.
- 5.11.03 If CONTRACTOR believes that any direction of CITY under paragraph 5.11.02, or any other event or condition, will result in an increase in the Contract time or price, he shall file written notice with CITY no later than twenty (20) calendar days after the occurrence of the event giving rise to the claim and stating the general nature of the claim with supporting data. No claim for any adjustment of the Contract time or price will be valid if not submitted in accordance with this Paragraph.
- 5.11.04 CONTRACTOR shall carry on the work and adhere to the progress schedule during all disputes or disagreements with CITY. No work shall be delayed or postponed pending resolution of any dispute or disagreement except as CONTRACTOR and CITY may otherwise agree in writing.

5.12 Performance Bond and Payment Bond

Bloomington, Indiana 47402

- **5.12.01** For contracts in excess of \$100,000, CONTRACTOR shall provide CITY with a Performance Bond and Payment Bond in the amount of one hundred percent (100%) of the contract amount.
- **5.12.02** Failure by CONTRACTOR to perform the work in a timely or satisfactory fashion may result in forfeiture of CONTRACTOR'S Performance Bond.
- **5.12.03** If the surety on any bond furnished by CONTRACTOR becomes a party to supervision, liquidation, or rehabilitation action pursuant Indiana Code 27-9 <u>et seq</u>. or its right to do business in the State of Indiana is terminated, CONTRACTOR shall, within thirty (30) calendar days thereafter, substitute another bond and surety, both of which must be acceptable to CITY.
- <u>F.13</u> <u>Payment of Subcontractors</u> CONTRACTOR shall pay all subcontractors, laborers, material suppliers and those performing services to CONTRACTOR on the project under this Agreement. CITY may, as a condition precedent to any payment hereunder, require CONTRACTOR to submit satisfactory evidence of payments of any and all claims of subcontractors, laborers, material suppliers, and those furnishing services to CONTRACTOR. Upon receipt of a lawful claim, CITY shall withhold money due to CONTRACTOR in a sufficient amount to pay the subcontractors, laborers, material suppliers, and those furnishing services to CONTRACTOR.
- **5.14 Written Notice** Written notice shall be considered as served when delivered in person or sent by mail to the individual, firm, or corporation, or to the last business address of such known to CONTRACTOR who serves the Notice. Notice shall be sent as follows:

City of Bloomington	
Attn: Ryan Daily, Parking Garage Manager	
P.O. Box 100 Suite 120	

TO CITY: TO CONTRACTOR:

<u>5.15</u> <u>Severability and Waiver</u> In the event that any clause or provision of this Agreement is held to be invalid by any court of competent jurisdiction, the invalidity of such clause or provision shall not affect

any other provision of this Agreement. Failure of either party to insist on strict compliance with any provision of this Agreement shall not constitute waiver of that party's right to demand later compliance with the same or other provisions of this Agreement.

<u>5.16</u> <u>Notice to Proceed</u> CONTRACTOR shall not begin the work pursuant to the "Scope of Work" of this Agreement until it receives an official written Notice to Proceed from the City. Contractor shall start active and continuous work on the Agreement within fifteen (15) calendar days after the date of the Notice to Proceed. In no case shall work begin prior to the date of the Notice to Proceed. If a delayed starting date is indicated in the proposal, the fifteen (15) calendar day limitation will be waived. Work day charges will then begin on a date mutually agreed upon, but not later than the delayed starting date specified. In the event that any Agreement is canceled after an award has been made but prior to the issuing of the Notice to Proceed, no reimbursement will be made for any expenses accrued relative to this contract during that period.

5.17 Steel or Foundry Products

5.17.01 To comply with Indiana Code 5-16-8, affecting all contracts for the construction, reconstruction, alteration, repair, improvement or maintenance of public works, the following provision shall be added: If steel or foundry products are to be utilized or supplied in the performance of any contract or subcontract, only domestic steel or foundry products shall be used. Should CITY feel that the cost of domestic steel or foundry products is unreasonable; CITY will notify CONTRACTOR in writing of this fact.

5.17.02 Domestic Steel products are defined as follows:

"Products rolled, formed, shaped, drawn, extruded, forged, cast, fabricated or otherwise similarly processed, or processed by a combination of two (2) or more of such operations, from steel made in the United States by open hearth, basic oxygen, electric furnace, Bessemer or other steel making process."

5.17.03 Domestic Foundry products are defined as follows:

"Products cast from ferrous and nonferrous metals by foundries in the United States."

5.17.04 The United States is defined to include all territory subject to the jurisdiction of the United States.

5.17.05 CITY may not authorize or make any payment to CONTRACTOR unless CITY is satisfied that CONTRACTOR has fully complied with this provision.

5.18 Verification of Employees' Immigration Status

Contractor is required to enroll in and verify the work eligibility status of all newly-hired employees through the E-Verify program. (This is not required if the E-Verify program no longer exists). Contractor shall sign an affidavit, attached as Attachment B, affirming that Contractor does not knowingly employ an unauthorized alien. "Unauthorized alien" is defined at 8 U.S. Code 1324a(h)(3) as a person who is not a U.S. citizen or U.S. national and is not lawfully admitted for permanent residence or authorized to work in the U.S. under 8 U.S. Code Chapter 12 or by the U.S. Attorney General.

Contractor and any of its subcontractors may not knowingly employ or contract with an unauthorized alien, or retain an employee or contract with a person that the Contractor or any of its subcontractors learns is an unauthorized alien. If the City obtains information that the Contractor or any of its subcontractors employs or retains an employee who is an unauthorized alien, the City shall notify the Contractor or its subcontractors of the Agreement violation and require that the violation be remedied within thirty (30) calendar days of the date of notice. If the Contractor or any of its subcontractors verify

the work eligibility status of the employee in question through the E-Verify program, there is a rebuttable presumption that the Contractor or its subcontractor did not knowingly employ an unauthorized alien. If the Contractor or its subcontractor fails to remedy the violation within the thirty (30) calendar day period, the City shall terminate the Agreement, unless the City determines that terminating the Agreement would be detrimental to the public interest or public property, in which case the City may allow the Agreement to remain in effect until the City procures a new contractor. If the City terminates the Agreement, the Contractor or its subcontractor is liable to the City for actual damages.

Contractor shall require any subcontractors performing work under this Agreement to certify to the Contractor that, at the time of certification, the subcontractor does not knowingly employ or contract with an unauthorized alien and the subcontractor has enrolled in and is participating in the E-Verify program. Contractor shall maintain on file all subcontractors' certifications throughout the term of this Agreement with the City.

5.19. No Collusion: Contractor is required to certify that it has not, nor has any other member, representative, or agent of Contractor, entered into any combination, collusion or agreement with any person relative to the price to be offered by any person nor prevent any person from making an offer nor induced anyone to refrain from making an offer and that this offer is made without reference to any other offer. Contractor shall sign an affidavit affirming that Contractor has not engaged in any collusive conduct. Attachment C is attached hereto and incorporated herein by reference as though fully set forth.

IN WITNESS WHEREOF, the parties of this Agreement have hereunto set their hands.

John Hamilton, Mayor of Bloomington

City of Bloomington
Bloomington Board of Public Works

BY:
BY:

Kyla Cox Deckard, President

Kelly M. Boatman, Member

Dana Palazzo, Member

Fish Window Cleaning

Contractor Representative

Title of Contractor Representative

ATTACHMENT 'A'

"SCOPE OF WORK"

WINDOW CLEANING AT MORTON, 4TH STREET AND 7TH & WALNUT PARKING GARAGES

This project shall include, but is not limited to:

CONTRACTOR shall:

- (1) furnish all materials, labor, and supplies to complete the following: Clean all windows and windowsills in the stairwells, interior and exterior, at the Morton St. Garage, 7th & Walnut St. Garage, and 4th Street Garage;
- (2) apply for and receive all necessary permits to complete the work;
- (3) block off sidewalk and metered parking areas within fifty (50) feet of work area, as needed, and in accordance with any issued permit;
- (4) assure work area is clean of any debris each day after work is completed; and
- (5) accompany Parking Garage Manager on a walkthrough of the area to assure all details of the scope of work are complete.

ATTACHMENT 'B'

"AFFIDAVIT"

STATE (OF)
)SS:
COUNT	Y OF)
	E-VERIFY AFFIDAVIT
	The undersigned, being duly sworn, hereby affirms and says that:
1.	
	The undersigned is the of a. (job title) (company name)
2.	The company named herein that employs the undersigned:
	i. has contracted with or seeking to contract with the City of Bloomington to
	provide services; OR ii. is a subcontractor on a contract to provide services to the City of Bloomington.
3.	The undersigned hereby states that, to the best of his/her knowledge and belief, the company
	named herein does not knowingly employ an "unauthorized alien," as defined at 8 United States
4	Code 1324a(h)(3). The undersigned barby states that to the best of his /her helief the company named barein is
4.	The undersigned herby states that, to the best of his/her belief, the company named herein is enrolled in and participates in the E-verify program.
	, , ,
Signatu	ire
0.6	
Duinted	I Name a
Printed	i Name
STATE (OF)
)SS:
COUNT	Y OF)
Before	me, a Notary Public in and for said County and State, personally appeared
	knowledged the execution of the foregoing this day of, 20
	Notary Public's Signature
	Printed Name of Notary Public
	My Commission Expires:
	County of Residence:

ATTACHMENT 'C'

STATE OF INDIANA)) SS:	
COUNTY OF MONROE)	
	NON	N-COLLUSION AFFIDAVIT
other member, represent him, entered into any con offered by any person nor	ative, or agent of to hbination, collusion to prevent any pe	being duly sworn on oath, says that he has not, nor has any the firm, company, corporation or partnership represented by on or agreement with any person relative to the price to be person from making an offer nor to induce anyone to refrain made without reference to any other offer.
	OAT	ATH AND AFFIRMATION
I affirm under the correct to the best of my		jury that the foregoing facts and information are true and elief.
Dated this	day of	, 2017.
		
		(Name of Organization)
		By:
		(Name and Title of Person Signing)
STATE OF INDIANA)) SS:	
COUNTY OF MONROE)	
Subscribed and s	worn to before me	ne this, 2017.
My Commission Expires:		
		Notary Public Signature
Resident of	County	Printed Name



June 16, 2017

Ryan,

Thank you for the opportunity to bid the window cleaning of the City of Bloomington Parking Garages. Please find our bid below:

DESCRIPTION	PRICE
Morton Garage	
Clean all interior and exterior glass surrounding the SE & NW staircases	\$2410.00
Lift Rental 120' Str Manlift W/Jib – 1 Day Rental* *If unforeseen issues allow for more than 1-day rental, must be approved by Ryan Daily prior to proceeding	1900.00
Miscellaneous parking, sidewalk permit, etc. charges	100.00
Total Morton Garage	\$4410.00

DESCRIPTION	PRICE
4th Street Garage	
Clean all interior and exterior glass surrounding the SE & NW staircases	\$390.00
Lift Rental	
55' Towable Boom Lift – Half Day	150.00
Miscellaneous parking, sidewalk permit, etc. charges	40.00
Total 4 th Street Garage	\$580.00

DESCRIPTION	PRICE
7 th & Walnut Garage Clean all interior and exterior glass surrounding the SE & NW staircases	\$740.00
Lift Rental 55' Towable Boom Lift – Half Day	150.00
Miscellaneous parking, sidewalk permit, etc. charges	40.00
Total 7 th & Walnut Garage	\$950.00





Staff Report

Project/Event: Contract for City of Bloomington and Jane St. John, LLC

Petitioner/Representative: ESD
Staff Representative: Alex Crowley
Meeting Date: August 22, 2017

This is an agreement between the City of Bloomington, Economic and Sustainable Development Department and Jane St. John, LLC for certain strategic initiatives defined in the agreement. The City finds Jane St. John, LLC qualified, experienced and capable.

Jane St. John LCC shall support the City in its evaluation and development of three key priority projects: 1) a short-term and long-term high quality Pre-K strategy; 2) optimization of access to locally grown and manufactured food, including the possibility of a food hub; 3) a bike share program. In addition, the Consultant will support the City's implementation of sustainability projects as required by the departure of the City's sustainability coordinator.

Jane St. John LCC shall be required to work substantially from the offices of the Economic & Sustainable Development Department for completion of the work assigned. Temporary access to the Department's relevant documentation and City information technology access will be provided during the term of the agreement.

Staff recommends approval of the request.

AGREEMENT

BETWEEN

CITY OF BLOOMINGTON

AND

JANE ST. JOHN, LLC

This Agreement, entered into on this _____day of ______, 2017, by and between the City of Bloomington (hereinafter referred to as "City"), and Jane St. John, LLC (hereinafter referred to as "Consultant"), WITNESSETH THAT:

WHEREAS, the City desires to advance certain strategic initiatives as defined in Exhibit A, and other projects as mutually agreed upon by City and Consultant; and

WHEREAS, Consultant is qualified, experienced, and capable of providing the City with the services as defined in <u>Exhibit A</u>;

NOW, THEREFORE, in consideration of the mutual covenants herein contained, the parties hereto agree as follows:

Article 1. Scope of Services:

Consultant shall support the City in its evaluation and development of three key priority projects:

1) a short-term and long-term high quality Pre-K strategy; 2) optimization of access to locally grown and manufactured food, including the possibility of a food hub; 3) a bike share program, as further detailed in Exhibit A. In addition, the Consultant will support the City's implementation of sustainability projects as required by the departure of the City's sustainability coordinator

Consultant shall be required to work substantially from the offices of the Economic & Sustainable Development Department for completion of the work assigned. Temporary access to the Department's relevant documentation and City information technology access will be provided during the term of the agreement.

Consultant shall complete all work required under this Agreement on or before December 31, 2017, unless the parties mutually agree to a later completion date. Substantial Completion shall mean completion of all work.

In the performance of Consultant's work, Consultant agrees to maintain such coordination with the City as may be requested and desirable, including primary coordination with Alex Crowley as the City's Project Manager for the projects. Consultant agrees that any information or documents supplied by the City pursuant to Article 3, below, shall be used by Consultant for this project only, and shall not be reused or reassigned for any purpose.

Article 2. Standard of Care: Consultant shall be responsible for completion of the Services in a manner consistent with that degree of care and skill ordinarily exercised by members of the same profession currently practicing under similar circumstances. The City shall be the sole judge of the adequacy of Consultant's work in meeting such standards. However, the City shall not unreasonably withhold its approval as to the adequacy of such performance. Upon notice to the Consultant and by mutual agreement between the parties, the Consultant will, without additional compensation, correct those services not meeting such a standard.

Article 3. Responsibilities of the City: The City shall provide all necessary information regarding requirements for the Services. The City shall furnish such information as expeditiously as is necessary for the orderly progress of the work, and Consultant shall be entitled to rely upon the accuracy and completeness of such information. The City shall designate Alex Crowley to act on its behalf with respect to this Agreement.

Article 4. <u>Compensation</u>: The City shall pay Consultant for all fees and expenses an amount not to exceed Thirty-Nine Thousand Seven Hundred Fifty Dollars (\$39,950.00). Should the City and Consultant mutually agree upon additional hours, those hours shall be billable at a rate of \$85.00 per hour.

Consultant shall submit a monthly invoice to the City totaling the hours of work consumed during the period at a rate of \$85.00 per hour. The invoices shall be sent to:

Alex Crowley
Department of Economic & Sustainable Development
City of Bloomington
401 N. Morton Street
Bloomington, Indiana 47404

Invoices may be sent via first class mail postage prepaid or via email.

Payment will be remitted to Consultant within forty-five (45) days of receipt of invoice.

Additional services not set forth in Article 1, or changes in services must be authorized in writing by the City or its designated project coordinator prior to such work being performed, or expenses incurred. The City shall not make payment for any unauthorized work or expenses.

Article 5. <u>Appropriation of Funds</u>: Notwithstanding any other provision of this Agreement, if funds for the continued fulfillment of this Agreement by the City are at any time not forthcoming or are insufficient, through failure of any entity, including the City itself, to appropriate funds or otherwise, then the City shall have the right to terminate this Agreement without penalty.

Article 6. <u>Termination</u>: In the event of a party's substantial failure to perform in accordance with the terms of this Agreement, the other party shall have the right to terminate the Agreement upon written notice. The nonperforming party shall have fourteen (14) calendar days from the receipt of the termination notice to cure or to submit a plan for cure acceptable to the other party.

The City may terminate or suspend performance of this Agreement at the City's prerogative at any time upon written notice to the Consultant. The Consultant shall terminate or suspend performance of the Services on a schedule acceptable to the City and the City shall pay the Consultant for all the Services performed up to the date that written notice is received, plus reasonable termination or suspension expenses. Upon restart, an equitable adjustment shall be made to the Consultant compensation and the schedule of services. Upon termination or suspension of this Agreement, all finished or unfinished reports, drawings, collections of data and other documents generated by the Consultant in connection with this Agreement shall become the property of the City, as set forth in Article 8 herein.

Article 7. <u>Identity of the Consultant</u>: Consultant acknowledges that one of the primary reasons for its selection by the City to perform the duties described in this Agreement is the qualification and experience of Consultant. Consultant thus agrees that the services to be done pursuant to this Agreement shall be performed by Consultant. Consultant shall not subcontract any part of the Services without the prior written permission of the City. The City reserves the right to reject any of the Consultant's personnel or proposed outside professional sub-consultants, and the City reserves the right to request that acceptable replacement personnel be assigned to the project.

Article 8. Ownership of Documents and Intellectual Property: All documents, drawings and specifications, including digital format files, prepared by Consultant and furnished to the City as part of the Services shall become the property of the City. Consultant shall retain its ownership rights in its design, drawing details, specifications, data bases, computer software and other proprietary property. Intellectual property developed, utilized or modified in the performance of the Services shall remain the property of the Consultant.

Article 9. <u>Independent Contractor Status</u>: During the entire term of this Agreement, Consultant shall be an independent contractor, and in no event shall any of its personnel, agents or sub-contractors be construed to be, or represent themselves to be, employees of the City. Consultant shall be solely responsible for the payment and reporting of all employee and employer taxes, including social security, unemployment, and any other federal, state, or local taxes required to be withheld from employees or payable on behalf of employees.

Article 10. <u>Indemnification</u>: To the fullest extent permitted by law, Consultant shall indemnify and hold harmless the City of Bloomington, the City, and the officers, agents and employees of the City and the City from any and all claims, demands, damages, costs, expenses or other liability arising out of bodily injury or property damage (collectively "Claims") but only to the

extent that such Claims are found on a comparative basis of fault to be caused by any negligent act or omission of Consultant or Consultant's officers, directors, partners, employees, or subconsultants in the performance of services under this Agreement.

- **Article 11.** Conflict of Interest: Consultant declares that it has no present interest, nor shall it acquire any interest, direct or indirect, which would conflict with the performance of Services required under this Agreement. The Consultant agrees that no person having any such interest shall be employed in the performance of this Agreement.
- **Article 12.** Waiver: No failure of either party to enforce a term of this Agreement against the other shall be construed as a waiver of that term, nor shall it in any way affect the party's right to enforce that term. No waiver by any party of any term of this Agreement shall be considered to be a waiver of any other term or breach thereof.
- Article 13. Severability: The invalidity, illegality or unenforceability of any provision of this Agreement or the occurrence of any event rendering any portion or provision of this Agreement void shall in no way affect the validity or enforceability of any other portion or provision of this Agreement. Any void provision shall be deemed severed from this Agreement, and the balance of the Agreement shall be construed and enforced as if it did not contain the particular provision to be held void. The parties further agree to amend this Agreement to replace any stricken provision with a valid provision that comes as close as possible to the intent of the stricken provision. The provisions of this Article shall not prevent this entire Agreement from being void should a provision which is of the essence of this Agreement be determined void.
- **Article 14.** <u>Assignment:</u> Neither the City nor the Consultant shall assign any rights or duties under this Agreement without the prior written consent of the other party; provided, however, Consultant may assign its rights to payment without the City's consent. Unless otherwise stated in the written consent to an assignment, no assignment will release or discharge the assignor from any obligation under this Agreement.
- **Article 15.** Third Party Rights: Nothing in this Agreement shall be construed to give any rights or benefits to anyone other than the City and the Consultant.
- **Article 16.** Governing Law and Venue: This Agreement shall be governed by the laws of the State of Indiana. Venue of any dispute arising under this Agreement shall be in the Monroe Circuit Court, Monroe County, Indiana.
- **Article 17.** <u>Non-Discrimination</u>: Consultant shall comply with City of Bloomington Ordinance 2.21.020 and all other federal, state and local laws and regulations governing non-discrimination in employment.

Article 18. Compliance with Laws: In performing the Services under this Agreement, Consultant shall comply with any and all applicable federal, state and local statutes, ordinances, plans and regulations.

Article 19. E-Verify. Consultant is required to enroll in and verify the work eligibility status of all newly-hired employees through the E-Verify program. (This is not required if the E-Verify program no longer exists). Consultant shall sign an affidavit, attached as Exhibit B, affirming that Consultant does not knowingly employ an unauthorized alien. "Unauthorized alien" is defined at 8 U.S. Code 1324a(h)(3) as a person who is not a U.S. citizen or U.S. national and is not lawfully admitted for permanent residence or authorized to work in the U.S. under 8 U.S. Code chapter 12 or by the U.S. Attorney General.

Consultant and any subcontractors may not knowingly employ or contract with an unauthorized alien, or retain an employee or contract with a person that the Consultant or subcontractor subsequently learns is an unauthorized alien. If the City obtains information that the Consultant or subcontractor employs or retains an employee who is an unauthorized alien, the City shall notify the Consultant or subcontractor of the contract violation and require that the violation be remedied within 30 days of the date of notice. If the Consultant or subcontractor verified the work eligibility status of the employee in question through the E-Verify program, there is a rebuttable presumption that the Consultant or subcontractor did not knowingly employ an unauthorized alien. If the Consultant or subcontractor fails to remedy the violation within the 30 day period, the City shall terminate the contract, unless the City determines that terminating the contract would be detrimental to the public interest or public property, in which case the City may allow the contract to remain in effect until the City procures a new Consultant. If the City terminates the contract, the Consultant or subcontractor is liable to the City for actual damages.

Consultant shall require any subcontractors performing work under this contract to certify to the Consultant that, at the time of certification, the subcontractor does not knowingly employ or contract with an unauthorized alien and the subcontractor has enrolled in and is participating in the E-Verify program. Consultant shall maintain on file all subcontractors' certifications throughout the term of the contract with the City.

Article 20. <u>Notices</u>: Any notice required by this Agreement shall be made in writing to the addresses specified below:

City: Consultant:

Alex Crowley City of Bloomington 401 N. Morton, Suite 150 Bloomington, IN 47402 Jane St. John, LLC 408 E. Wylie St. Bloomington, IN 47401 Nothing contained in this Article shall be construed to restrict the transmission of routine communications between representatives of the City and the Consultant.

Article 21. <u>Intent to be Bound</u>: The City and the Consultant each bind itself and its successors, executors, administrators, permitted assigns, legal representatives and, in the case of a partnership, its partners to the other party to this Agreement, and to the successors, executors, administrators, permitted assigns, legal representatives and partners of such other party in respect to all provisions of this Agreement.

Article 22. <u>Integration and Modification</u>: This Agreement, including all Exhibits incorporated by reference, represents the entire and integrated agreement between the City and the Consultant. It supersedes all prior and contemporaneous communications, representations and agreements, whether oral or written, relating to the subject matter of this Agreement.

This Agreement may be modified only by a written amendment signed by both parties hereto.

Article 23. Non-Collusion: Consultant is required to certify that it has not, nor has any other member, representative, or agent of Consultant, entered into any combination, collusion or agreement with any person relative to the price to be offered by any person nor prevented any person from making an offer nor induced anyone to refrain from making an offer and that this offer is made without reference to any other offer. Consultant shall sign an affidavit, attached hereto as Exhibit C, affirming that Consultant has not engaged in any collusive conduct. Exhibit C is attached hereto and incorporated by reference as though fully set forth.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed the day and year first written above.

CITY OF BLOOMINGTON

Philippa M. Guthrie, Corporation Counsel	
Date	
JANE ST. JOHN, LLC	
Jane St. John	

Date

EXHIBIT A

Overview

Projects will align with and advance the department's mission: "...to enhance the quality of life for citizens by administering strategic programs and initiatives which foster an environment where businesses may thrive and retain and create new, quality jobs."

Each project will deliver identifiable actions to positively address these three areas, to be determined as the initial step in each project. The goal is to focus on what can be done and then do it, without being overly sidetracked by the complexity of issues.

The city sees its role as contributor and catalyst, not necessarily as implementer. The question is: how can the City help already existing, succeeding efforts?

Approach for each topic

- 1. What can the city do immediately? (Note: this question won't apply in all areas.)
- 2. What is the larger problem? Define it.
 - a) Tapping/collecting existing information—past and current efforts
 - b) Create matrix of services and availability of services
- 3. What is the community wide solution?
- 4. What is the city's role? (The goals within the plan will be SMART goals: strategic and specific; measurable; attainable; results-oriented and realistic; and time-bound.)

Projects & Time Estimates

Pre-K Initiatives (Short-Term & Long-Term)

Goal: Develop City participation in short-term and long-term Pre-K effort (WGTF recommendation)

Deliverable(s): Recommendation for action and support of selected phases of implementation.

Project Timeline: Complete by December 8 (see dates under time estimates below)

There are many agencies in Bloomington working on this topic. Discerning how the City can best participate involves creating a matrix of ages, population size and current service options for each, including how private sector entities are addressing the child care needs of their employees. A product (if it doesn't exist already) would be a timeline, including budget, of what it would take to have 100% pre-K child care for Bloomington.

Key contacts: Tina Peterson; Jennifer Myers; Whitney Thomas; Jeff Baldwin

Time Estimates/Timeline

1. Tap into and collect existing information—past and current efforts. What is the larger problem? Define it.

Time allotted: 30-40 hours Complete by: September 29

Survey the key agencies and players involved and solutions under discussion. Discussions would include: MCCSC; the Community Foundation of Bloomington and Monroe County; MCUM; BHA; IU Hospital Bloomington; United Way; Boys and Girls Club; Bun, Two, Three; and others, as necessary. Create matrix of services to show availability and gaps. Research solutions and approaches currently practiced in other communities.

2. What is the community wide solution? What is the current plan in progress and what are next steps, to be taken, by whom? Insert current suggested activities in matrix to show how they would fill the gaps and where gaps would still remain.

Time allotted: 20-30 hours Complete by: October 20

3. How can the city help? What is the city's role? What are the city's SMART goals (strategic and specific; measurable; attainable; results-oriented and realistic; and time-bound)? How does the city implement strategically for the long term?

Time allotted: 20-30 hours Complete by: November 10

4. Begin implementing the city's plan.

Time allotted: 20-30 hours Complete by: December 8

Work with appropriate constituents within and outside the City of Bloomington to implement the role deemed most appropriate for the city. Present, write, collaborate, implement, as necessary.

Total estimated project hours (range): 90-130 hours

Bloomington as a Food Hub

Goal: Evaluate viability of Bloomington as a food hub.

Deliverable(s): Recommendation for action and support of selected phases of implementation. **Project Timeline**: complete by December 15, 2017 (see dates under time estimates below)

Bloomington has many components of a food hub—local growers, a popular farmer's market and strong public support for healthy food. One key area that needs improvement is helping small local producers connect to larger purchasers like IU, MCCSC, Cook, the hospitals, Ivy Tech, and

nursing homes. This requires an advocacy component on the growers' behalves because the large purchasers typically purchase from large suppliers. Done right, the Food Hub serves both the local growers' need to sell and the large markets' desire for the highest quality, affordable food.

Key contacts: Jeff Mease; Marcia Veldman; Gabriel Gluesenkamp; BloomingFoods

Time Estimates

1. How is the city already poised to be a food hub?

Time allotted: 30-40 hours Complete by: August 25

Bloomington has some components in place as a food hub. What components does it have—and how adequately—and what does it lack? What would it take to become a viable and successful food hub? What are the challenges blocking Bloomington? Define them. Collect information from involved and interested parties, including farmers, large purchasers, and other food providers. Create matrix of services in place, services required and where the gaps exist.

2. What is the community wide solution?

Time allotted: 30-40 hours Complete by: September 22

Given the steps needed to become a hub (and provided the city wants to pursue them), what is the city's role and what are the SMART goals that would lead Bloomington to become a food hub? Plan how to garner public support: How would Bloomington's status as a food hub be manifest? What difference would it make to Bloomington and how can that be quantified in a way that the public would want to support it?

3. Implement the plan.

Time allotted: 20-30 hours Complete by: November 17

As determined by the phases above, work with involved individuals and agencies to implement steps that will lead to Bloomington becoming a food hub.

Total estimated project hours (range): 80-110 hours

Bike Share

Goal: Explore whether Bloomington can and should sustain a bike share program

Deliverable(s): Recommendation for action and support of selected phases of implementation.

Project Timeline: complete by 2017 (see dates under time estimates below)

Given the demand for bicycles—both for employment and enjoyment—how viable is it for Bloomington to retain a service for this? What derailed the last attempt with bike share and what can we learn from that if we choose to pursue this option?

Key contacts: Beth Rosenbarger; Kevin Whited; Scott Robinson; Neil Kopper; Tom Morrison

Time Estimates

1. Build upon and further current work already under way.

Time allotted: 40-50 hours Complete by: September 8

Collect and vet community opinion on the bike share idea and collect input on prospective plans and timeline. Interact with university as necessary. Gauge community support. Is bike share desired and feasible? Meet with relevant constituents. Work with prospective vendor to obtain drafts of routes, bike station renderings, address safety questions/concerns. Create Frequently Asked Questions sheet. Create and vet implementation timeline for input.

This phase will include conversation with prospective vendors/providers of the service and with businesses and not-for-profit organizations who would collaborate with the city as a branded co-sponsor/financial supporter of the project. Vendor and sponsor would be selected or selection would be well under way if not doable within the timeline.

2. What is the community wide solution? What is the city's role?

Time allotted: 20-30 hours Complete by: October 27

Secure contractor and co-sponsorship partner. Obtain permission from necessary entities for routes and stations around town, as necessary. Involve city departments (HAND/Parks/Planning) in plan and involve citizen groups who support the idea.

3. If decided to pursue, implement the plan for installing and beginning use of the bike share program.

Time allotted: 20-30 hours Complete by: April, 2018

Due to the weather, it may not make sense to install the bicycles in the fall, only to have them sit out all winter. Implementation more likely in spring.

Total estimated project hours (range): 80-110 hours

EXHIBIT B

STAT	E OF INDIANA))SS:		
COUN	NTY OF)33.		
		E-VERIFY AFFII	IDAVIT	
	The undersigned, being de	uly sworn, hereby affi	firms and says that:	
1.	The undersigned is the		_of(company name)	
		(job title)	(company name)	
2.	provide ser	cted with or seeking t rvices; OR ontractor on a cont	undersigned: to contract with the City of Bloomington ntract to provide services to the City	
3.		oes not knowingly em	best of his/her knowledge and belief, t mploy an "unauthorized alien," as defined	
4.	The undersigned herby statistic enrolled in and particip		of his/her belief, the company named here program.	ein
Signat	ure			
Printe	d Name			
	E OF INDIANA))SS:		
COUN	NTY OF)		
Before	e me, a Notary Public	nowledged the execu	County and State, personally appear cution of the foregoing this day	
		Notary Pu	Public's Signature	
		My City I	Name of Notary Public Expires: of Residence:	

EXHIBIT C

STATE OF)) cc.
COUNTY OF) SS:)
NON-	COLLUSION AFFIDAVIT
any other member, representative, or represented by him, entered into a relative to the price to be offered by	gent, being duly sworn on oath, says that he has not, nor has or agent of the firm, company, corporation or partnership my combination, collusion or agreement with any person any person nor to prevent any person from making an offer making an offer and that this offer is made without reference
	JANE ST. JOHN, LLC
By:	
STATE OFCOUNTY OF)) SS:)
and acknow	and for said County and State, personally appeared redged the execution of the foregoing this day of
	Notary Public's Signature
	Printed Name of Notary Public
	My City Expires on:



Vendor	Invoice Description	Received Date	Payment Date	Invoice Amount
Fund 101 - General Fund (S0101)				
Department 01 - Animal Shelter				
Program 010000 - Main				
Account 43430 - Animal Adoption Fees				
Joseph DiMarzio	01-DiMarzio-refund adoption fee		08/25/2017	75.00
Lauren Henrichsen	01-Henrichsen-refund adoption fee		08/25/2017	20.00
	Account 43430 - Animal Adoption Fees Totals		2	\$95.00
Account 52110 - Office Supplies				
5103 - Staples Contract & Commercial, INC	01-wet floor signs		08/25/2017	9.74
5103 - Staples Contract & Commercial, INC	01-paper, broom, brush		08/25/2017	31.65
5103 - Staples Contract & Commercial, INC	01-trash can liners		08/25/2017	23.36
	Account 52110 - Office Supplies Totals		3	\$64.75
Account 52210 - Institutional Supplies				
4136 - C. Specialties, INC	01-leashes, cat boxes, food trays		08/25/2017	794.80
313 - Fastenal Company	01-paper towels		08/25/2017	74.38
4586 - Hill's Pet Nutrition Sales, INC	01-feline prescription food-7/28/17		08/25/2017	39.99
4586 - Hill's Pet Nutrition Sales, INC	01-canine/kitten/feline food-8/4/17		08/25/2017	192.22
4586 - Hill's Pet Nutrition Sales, INC	01-canine/ultra feline prescription vet food-8/4/17		08/25/2017	66.54
4586 - Hill's Pet Nutrition Sales, INC	01-puppy/canine/feline food-7/28/17		08/25/2017	289.60
3929 - IDEXX Laboratories, INC	01-FIV/FeLV diagnostic tests		08/25/2017	1,322.00
3929 - IDEXX Laboratories, INC	01-FIV/FeLV and Parvo diagnostic tests		08/25/2017	1,053.60
4574 - John Deere Financial (Rural King)	01-litter-50 40lb bags equine fresh pellet bedding		08/25/2017	274.50
4574 - John Deere Financial (Rural King)	01-brooms, scrub brush, handles		08/25/2017	56.94
4574 - John Deere Financial (Rural King)	01-hamster food		08/25/2017	11.98
4574 - John Deere Financial (Rural King)	01-litter-50 40lb bags equine fresh pellet bedding-7/17/17		08/25/2017	274.50
4574 - John Deere Financial (Rural King)	01-mouse traps		08/25/2017	4.95
4574 - John Deere Financial (Rural King)	01-broom, gerbil food		08/25/2017	21.98
4549 - Kroger Limited Partnership I	01-rabbit food-romaine lettuce, parsley-8/4/17		08/25/2017	9.03
4549 - Kroger Limited Partnership I	01-rabbit food-romaine lettuce, parsley-7/27/17		08/25/2017	8.35
4549 - Kroger Limited Partnership I	01-rabbit food-romaine lettuce-7/20/17		08/25/2017	12.11
4633 - Midwest Veterinary Supply, INC	01-syringes-8/2/17		08/25/2017	72.00
4633 - Midwest Veterinary Supply, INC	01-exam gloves, sanitizer		08/25/2017	239.20
4137 - Patterson Veterinary Supply, INC	01-exam gloves, antibiotics, anti fungal ear cleaner		08/25/2017	127.52
4137 - Patterson Veterinary Supply, INC	01-antibiotics		08/25/2017	52.02
4666 - Zoetis, INC	01-Bordetella vaccines		08/25/2017	192.00
	Account 52210 - Institutional Supplies Totals		22	\$5,190.21



Vendor	Invoice Description	Received Date	Payment Date	Invoice Amount
Account 53130 - Medical				
3376 - Bloomington Pets Alive, INC	01-spay/neuter surgeries-7/17-7/31/17		08/25/2017	3,400.00
175 - Monroe County Humane Association, INC	01-urinalysis, vet services-8/8/17		08/25/2017	248.00
54639 - Shake Veterinary Services, INC (Town & Country Vet	01-spay/neuter surgeries-2/21/27		08/25/2017	155.00
54639 - Shake Veterinary Services, INC (Town & Country Vet	01-surgery consult, offfice visit-7/20/17		08/25/2017	132.56
54639 - Shake Veterinary Services, INC (Town & Country Vet	01-spay/neuter surgeries, bloodwork-7/25/17		08/25/2017	837.00
54639 - Shake Veterinary Services, INC (Town & Country Vet	01-office visit, bloodwork, radiographs, surgery-8/1/17		08/25/2017	1,269.02
	Account 53130 - Medical Totals		6	\$6,041.58
Account 53140 - Exterminator Services				
2839 - Kirbys Termite & Pest Control, INC	19-CH/off site facilities-pest control August 2017		08/25/2017	85.00
	Account 53140 - Exterminator Services Totals		1	\$85.00
Account 53220 - Postage				
4487 - PMB East, INC (PakMail)	01-BOH shipping-7/31/17		08/25/2017	20.36
4487 - PMB East, INC (PakMail)	01-BOH shipping-8/3/17		08/25/2017	20.36
	Account 53220 - Postage Totals		2	\$40.72
Account 53530 - Water and Sewer				
208 - City Of Bloomington Utilities	19-ACC-water/sewer bill-July 2017		08/25/2017	521.28
	Account 53530 - Water and Sewer Totals		1	\$521.28
Account 53540 - Natural Gas				
222 - Vectren	19-ACC-gas bill 7/5-8/2/17		08/25/2017	1,181.61
	Account 53540 - Natural Gas Totals		1	\$1,181.61
Account 53610 - Building Repairs				
321 - Harrell Fish, INC	19-ACC-work performed no A/C		08/25/2017	372.50
321 - Harrell Fish, INC	19-Sanitation-problems with condensor-coils dirty, coil frozen		08/25/2017	989.61
321 - Harrell Fish, INC	19-ACC-service low air flow in ACO office		08/25/2017	72.00
	Account 53610 - Building Repairs Totals		3	\$1,434.11
Account 53990 - Other Services and Charges				
60 - Monroe County Solid Waste Management District	01-medical wash disposal-needles		08/25/2017	184.80
	Account 53990 - Other Services and Charges Totals		1	\$184.80
	Program 010000 - Main Totals		42	\$14,839.06
	Department 01 - Animal Shelter Totals		42	\$14,839.06
Department 02 - Public Works				
Program 020000 - Main				
Account 46060 - Other Violations				
David & Tracy Hanauer	14-Hanauer-refund overpayment pkg citation L1701372		08/25/2017	40.00
	Account 46060 - Other Violations Totals		1	\$40.00



Invoice Date Range 08/14/17 - 08/25/17

Vendor	Invoice Description	Received Date	Payment Date	Invoice Amount
Account 52330 - Street , Alley, and Sewer Material				
19278 - Milestone Contractors, LP	20-Surface-patching-3.50 tons-7/24/17 (BC 2017-17)		08/25/2017	168.00
	Account 52330 - Street , Alley, and Sewer Material Totals		1	\$168.00
Account 52420 - Other Supplies				
9523 - Freedom Business Solutions, LLC	19-CH-Facilities-toner for JD's printer		08/25/2017	59.95
	Account 52420 - Other Supplies Totals		1	\$59.95
Account 53170 - Mgt. Fee, Consultants, and Workshops				
5938 - Kessler Consulting, INC	02-Consulting Services June 2017-Sanitation modernization		08/25/2017	1,320.00
	Account 53170 - Mgt. Fee, Consultants, and Workshops Totals		1	\$1,320.00
Account 53650 - Other Repairs				
818 - Everywhere Signs, LLC	02-hidden jewel sign for Cascades Park		08/25/2017	80.00
	Account 53650 - Other Repairs Totals		1	\$80.00
	Program 020000 - Main Totals		5	\$1,667.95
	Department 02 - Public Works Totals		5	\$1,667.95
Department 04 - Economic & Sustainable Dev				
Program 040000 - Main				
Account 53160 - Instruction				
5954 - The Greater Bloomington Chamber Of Commerce, INC	04 - Indivdual Seat - Member Price - Health & Business Meeting		08/25/2017	28.00
	Account 53160 - Instruction Totals		1	\$28.00
Account 53320 - Advertising				
1138 - BCT Management, INC	04 Program Advertising - Premiere of The good Catholic		08/25/2017	500.00
	Account 53320 - Advertising Totals		1	\$500.00
	Program 040000 - Main Totals		2	\$528.00
	Department 04 - Economic & Sustainable Dev Totals		2	\$528.00
Department 05 - Common Council				
Program 050000 - Main				
Account 52410 - Books				
3956 - West Publishing Corporation (Thomson Reuters)	10 West 836639389 books		08/25/2017	267.37
• • • • • • • • • • • • • • • • • • • •	Account 52410 - Books Totals		1	\$267.37
Account 53910 - Dues and Subscriptions				
3956 - West Publishing Corporation (Thomson Reuters)	10 West 836559303 online subscrption		08/25/2017	304.87
,	Account 53910 - Dues and Subscriptions Totals		1	\$304.87
	Program 050000 - Main Totals		2	\$572.24
	Department 05 - Common Council Totals		2	\$572.24
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Department 06 - Controller's Office

Program 060000 - Main



Vendor	Invoice Description	Received Date	Payment Date	Invoice Amount
Account 52110 - Office Supplies				
5103 - Staples Contract & Commercial, INC	06-Folders and file box, wrist pad, scissors		08/25/2017	15.68
	Account 52110 - Office Supplies Totals		1	\$15.68
	Program 060000 - Main Totals		1	\$15.68
	Department 06 - Controller's Office Totals		1	\$15.68
Department 09 - CFRD				
Program 090000 - Main				
Account 52110 - Office Supplies				
5103 - Staples Contract & Commercial, INC	09-office supplies		08/25/2017	77.24
	Account 52110 - Office Supplies Totals		1	\$77.24
	Program 090000 - Main Totals		1	\$77.24
	Department 09 - CFRD Totals		1	\$77.24
Department 10 - Legal				
Program 100000 - Main				
Account 52410 - Books				
3956 - West Publishing Corporation (Thomson Reuters)	10 West 836639389 books		08/25/2017	1,069.49
	Account 52410 - Books Totals		1	\$1,069.49
Account 53910 - Dues and Subscriptions				
204 - State Of Indiana	10 State of Indiana Clerk of Court annual attorney fee		08/25/2017	900.00
3956 - West Publishing Corporation (Thomson Reuters)	10 West 836559303 online subscrption		08/25/2017	1,219.46
3956 - West Publishing Corporation (Thomson Reuters)	10 West 836639389 books		08/25/2017	.00
	Account 53910 - Dues and Subscriptions Totals		3	\$2,119.46
	Program 100000 - Main Totals		4	\$3,188.95
Program 101000 - Human Rights				
Account 53910 - Dues and Subscriptions				
204 - State Of Indiana	10 State of Indiana Clerk of Court annual attorney fee		08/25/2017	180.00
	Account 53910 - Dues and Subscriptions Totals		1	\$180.00
	Program 101000 - Human Rights Totals		1	\$180.00
	Department 10 - Legal Totals		5	\$3,368.95
Department 12 - Human Resources				
Program 120000 - Main				
Account 52420 - Other Supplies				
53442 - Paragon Micro, INC	12 Polycom for HR		08/25/2017	289.99
	Account 52420 - Other Supplies Totals		1	\$289.99
Account 53320 - Advertising				
323 - Hoosier Times, INC	12 Job ads for City		08/25/2017	406.94



Account 53990 - Other Services and Charges 585 - Bloomington Public Transportation Corporation	Account 53320 - Advertising Totals 12 2nd Qt ridership	1	\$406.94
g .	12 2nd Qt ridership		
585 - Bloomington Public Transportation Corporation	12 2nd Qt ridership		
		08/25/2017	329.25
6099 - Safe Hiring Solutions	12 Background Check (L Adams)	08/25/2017	124.30
	Account 53990 - Other Services and Charges Totals	2	\$453.55
	Program 120000 - Main Totals	4	\$1,150.48
	Department 12 - Human Resources Totals	4	\$1,150.48
Department 13 - Planning			
Program 130000 - Main			
Account 52110 - Office Supplies			
5103 - Staples Contract & Commercial, INC	13-paper towels, touch screen wipes, disinfecting wipes	08/25/2017	31.20
5103 - Staples Contract & Commercial, INC	13-binders, labels	08/25/2017	32.71
	Account 52110 - Office Supplies Totals	2	\$63.91
Account 52420 - Other Supplies			
5103 - Staples Contract & Commercial, INC	13 - PAID Stamp	08/25/2017	10.56
	Account 52420 - Other Supplies Totals	1	\$10.56
Account 53310 - Printing			
3892 - Midwest Color Printing, INC	13-(250) Business Cards - Amir Farshchi	08/25/2017	39.00
	Account 53310 - Printing Totals	1	\$39.00
Account 53990 - Other Services and Charges			
4549 - Kroger Limited Partnership I	13-cake for R. Alexander's retirement party	08/25/2017	47.99
4549 - Kroger Limited Partnership I	13-refreshments/paper products- R. Alexander's retirement party	08/25/2017	49.24
	Account 53990 - Other Services and Charges Totals	2	\$97.23
	Program 130000 - Main Totals	6	\$210.70
	Department 13 - Planning Totals	6	\$210.70
Department 19 - Facilities Maintenance			
Program 190000 - Main			
Account 52210 - Institutional Supplies			
2966 - Barrett Supplies & Equipment, INC	19-City Hall-roll paper towel	08/25/2017	60.88
	Account 52210 - Institutional Supplies Totals	1	\$60.88
Account 52310 - Building Materials and Supplies			
4574 - John Deere Financial (Rural King)	19-welded mesh back panels	08/25/2017	95.98
409 - Black Lumber Co INC	19-CH-Legal-paint, paint trays, adhesive	08/25/2017	42.62
409 - Black Lumber Co INC	19-CH-Legal-18# easy sand, latex gloves	08/25/2017	18.93
409 - Black Lumber Co INC	19-CH-Clerk's Office-stain markers, bleach	08/25/2017	18.96
413 - Bloomington Paint & Wallpaper Co	19-Smith Rd RR bridge-paint to cover grafffiti	08/25/2017	138.10



Invoice Date Range 08/14/17 - 08/25/17

Vendor	Invoice Description	Received Date Payment Date	Invoice Amount
395 - Kirby Risk Corp	19-City Hall-lights/bulbs	08/25/2017	60.44
394 - Kleindorfer Hardware & Variety	19-City Hall-Dawn dish soap	08/25/2017	25.98
53005 - Menards, INC	19-supplies for repair of washer trailer	08/25/2017	22.35
53005 - Menards, INC	19-ACC-brush remover	08/25/2017	12.99
	Account 52310 - Building Materials and Supplies Totals	9	\$436.35
Account 52420 - Other Supplies			
651 - Engraving & Stamp Center, INC	19-CH-Human Resources-name plates	08/25/2017	51.84
3892 - Midwest Color Printing, INC	19-printing 250 business cards-J. D. Boruff	08/25/2017	39.00
5103 - Staples Contract & Commercial, INC	19-keyboard trays for stock-(3)	08/25/2017	104.97
	Account 52420 - Other Supplies Totals	3	\$195.81
Account 52430 - Uniforms and Tools			
293 - J&S Locksmith Shop, INC	19-brush blade & parts	08/25/2017	41.16
	Account 52430 - Uniforms and Tools Totals	1	\$41.16
Account 53140 - Exterminator Services			
2839 - Kirbys Termite & Pest Control, INC	19-CH/off site facilities-pest control August 2017	08/25/2017	55.00
	Account 53140 - Exterminator Services Totals	1	\$55.00
Account 53530 - Water and Sewer			
208 - City Of Bloomington Utilities	19-City Hall-water/sewer bill-July 2017	08/25/2017	1,505.94
208 - City Of Bloomington Utilities	19-Temp Meter-Graffiti Team-water/sewer bill-July 2017	08/25/2017	12.89
	Account 53530 - Water and Sewer Totals	2	\$1,518.83
Account 53610 - Building Repairs			
4485 - Cosmo Tech, INC (Bloomington Professional Carpet)	19-CH-HAND-clean up from roof leak	08/25/2017	3,171.34
3434 - Executive Management Services, INC	19-CH/off site facilities-August 2017 cleaning services	08/25/2017	13,389.00
321 - Harrell Fish, INC	19-City Hall-repair backflow preventer-serial #168460	08/25/2017	999.26
321 - Harrell Fish, INC	19-City Hall-computer went down-review general layout/meet w/sta	08/25/2017	288.00
321 - Harrell Fish, INC	19-City Hall-quarterly planned maint-July 2017	08/25/2017	1,910.66
7402 - Nature's Way, INC	19-City Hall-monthly, August 2017, interior plant maintenance	08/25/2017	336.60
227 - Otis Elevator Company	19-City Hall-elevator service contract 8/1/17 to 7/31/18	08/25/2017	7,612.43
	Account 53610 - Building Repairs Totals	7	\$27,707.29
Account 53990 - Other Services and Charges			
4483 - City Lawn Corporation	19-3410 S. Walnut-mowing 7/7, 7/13/ & 7/28/17 (BC 2017-31)	08/25/2017	300.00
4483 - City Lawn Corporation	19-2541 W. 3rd St-mowing 7/5, 7/12, 7/19 & 7/26/17 (BC 2017-31)	08/25/2017	140.00
	Account 53990 - Other Services and Charges Totals	2	\$440.00
	Program 190000 - Main Totals	26	\$30,455.32
	Department 19 - Facilities Maintenance Totals	26	\$30,455.32

Department 28 - ITS



Vendor	Invoice Description	Received Date	Payment Date	Invoice Amount
Program 280000 - Main				
Account 52110 - Office Supplies				
5103 - Staples Contract & Commercial, INC	28-copy paper for City offices		08/25/2017	837.90
	Account 52110 - Office Supplies Totals		1	\$837.90
Account 52420 - Other Supplies				
53442 - Paragon Micro, INC	28-USB 3.0 Multi-Card Reader		08/25/2017	12.50
53442 - Paragon Micro, INC	28-Inventory Barcode Scanner		08/25/2017	243.98
	Account 52420 - Other Supplies Totals		2	\$256.48
	Program 280000 - Main Totals		3	\$1,094.38
	Department 28 - ITS Totals		3	\$1,094.38
	Fund 101 - General Fund (S0101) Totals		97	\$53,980.00
Fund 249 - Grants Non Approp				
Department 04 - Economic & Sustainable Dev				
Program G17010 - 2017 IN OCRA Quick Impact Placeb				
Account 52420 - Other Supplies				
53005 - Menards, INC	04 - POP Art Grant Supplies (Games, Chalkboard Paint, Paint)		08/25/2017	193.49
	Account 52420 - Other Supplies Totals		1	\$193.49
	Program G17010 - 2017 IN OCRA Quick Impact Placeb Totals		1	\$193.49
	Department 04 - Economic & Sustainable Dev Totals		1	\$193.49
	Fund 249 - Grants Non Approp Totals		1	\$193.49
Fund 312 - Community Services				
Department 09 - CFRD				
Program 090004 - Com Serv- Accessibility				
Account 53990 - Other Services and Charges				
4549 - Kroger Limited Partnership I	09-supplies/snacks for ADA Anniversary Celebration		08/25/2017	44.97
4549 - Kroger Limited Partnership I	09-supplies/snacks for ADA Anniversary Celebration		08/25/2017	45.95
4549 - Kroger Limited Partnership I	09-supplies/snacks for ADA Anniversary Celebration		08/25/2017	7.08
	Account 53990 - Other Services and Charges Totals		3	\$98.00
	Program 090004 - Com Serv- Accessibility Totals		3	\$98.00
	Department 09 - CFRD Totals		3	\$98.00
	Fund 312 - Community Services Totals		3	\$98.00
Fund 401 - Non-Reverting Telecom (S1146)	•			
Department 25 - Telecommunications				
Program 254000 - Infrastructure				
Account 53170 - Mgt. Fee, Consultants, and Workshops				
2372 - Probleu, INC	28-Prepaid Technician Service Hours		08/25/2017	2,700.00
2072 Hobica, INO	20 Frepaire Feetiminant Service Fredits		30/20/2017	2,700



Vendor	Invoice Description	Received Date	Payment Date	Invoice Amount
	Account 53170 - Mgt. Fee, Consultants, and Workshops Totals		1	\$2,700.00
Account 54450 - Equipment				
53442 - Paragon Micro, INC	28-Capital Replacement Workstations-split with Fleet		08/25/2017	914.99
	Account 54450 - Equipment Totals		1	\$914.99
	Program 254000 - Infrastructure Totals		2	\$3,614.99
Program 256000 - Services				
Account 53150 - Communications Contract				
4170 - Comcast Cable Communications, INC	28-3940 N Kinser Pike-business cable/internet-8/21-9/20/17		08/25/2017	116.27
203 - Indiana University	28-special circuits-July 2017		08/25/2017	65.00
	Account 53150 - Communications Contract Totals		2	\$181.27
	Program 256000 - Services Totals		2	\$181.27
	Department 25 - Telecommunications Totals		4	\$3,796.26
	Fund 401 - Non-Reverting Telecom (S1146) Totals		4	\$3,796.26
Fund 450 - Local Road and Street (\$0706)				
Department 20 - Street				
Program 200000 - Main				
Account 53520 - Street Lights / Traffic Signals				
223 - Duke Energy	20-Street Light Summary electric bill-bill 8/7/17		08/25/2017	35,123.14
	Account 53520 - Street Lights / Traffic Signals Totals		1	\$35,123.14
	Program 200000 - Main Totals		1	\$35,123.14
	Department 20 - Street Totals		1	\$35,123.14
	Fund 450 - Local Road and Street (S0706) Totals		1	\$35,123.14
Fund 451 - Motor Vehicle Highway(S0708)				
Department 20 - Street				
Program 200000 - Main				
Account 52210 - Institutional Supplies				
15449 - Rosen & Rosen Industries (R&R Industries)	20-Safety Vests (54)		08/25/2017	607.23
,	Account 52210 - Institutional Supplies Totals		1	\$607.23
Account 52310 - Building Materials and Supplies				
4574 - John Deere Financial (Rural King)	19-pasture pro 1 gallon		08/25/2017	34.99
, 3,	Account 52310 - Building Materials and Supplies Totals		1	\$34.99
Account 52330 - Street , Alley, and Sewer Material	2			
334 - Irving Materials, INC	20-629 N College-Class A Stone Ash-4.5 cy-7/17/17		08/25/2017	456.75
334 - Irving Materials, INC	20-119 Benson Ct-Class A Stone Ash-1.5 cy-7/18/17		08/25/2017	152.25
334 - Irving Materials, INC	20-501 N Morton-Class A Stone Ash-5.00 cy-7/10/17		08/25/2017	507.50
334 - Irving Materials, INC	20-3rd/Highland-Class A Stone-9 cy-7/20/17		08/25/2017	913.50
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Invoice Date Range 08/14/17 - 08/25/17

Vendor	Invoice Description	Received Date	Payment Date	Invoice Amount
334 - Irving Materials, INC	20-1302 E. 3rd St-Class A Stone Ash-7 cy-7/24/17		08/25/2017	710.50
334 - Irving Materials, INC	20-1302 E. 3rd-Class A Stone Ash-5.25 cy-7/26/17		08/25/2017	532.88
334 - Irving Materials, INC	20-1302 E. 3rd St-Class A Stone Ash-7 cy-7/25/17		08/25/2017	710.50
	Account 52330 - Street , Alley, and Sewer Material Totals		7	\$3,983.88
Account 52340 - Other Repairs and Maintenance				
313 - Fastenal Company	20-Traffic signal supplies-white paint		08/25/2017	86.46
313 - Fastenal Company	20-Traffic signal supplies-5/6-18 Nylock Z		08/25/2017	17.76
	Account 52340 - Other Repairs and Maintenance Totals		2	\$104.22
Account 52420 - Other Supplies				
409 - Black Lumber Co INC	20-Kirkwood/Madison-poly-roller 9 inch		08/25/2017	4.95
248 - Cosner's Ice Company	20-ice for employees-140 7# bags		08/25/2017	203.00
394 - Kleindorfer Hardware & Variety	20-1 pick handle-D. Bitner		08/25/2017	10.19
786 - Richard's Small Engine, INC	20-chainsawbench fee, chain, air filter		08/25/2017	120.52
3496 - Smith Implements, INC	20-chainsaw-chain, filter		08/25/2017	63.11
336 - Southside Rental Center, INC	20-Pavement Markings-propane-8/2/17		08/25/2017	14.28
336 - Southside Rental Center, INC	20-Pavement Marking-propane-7/27/17		08/25/2017	40.46
336 - Southside Rental Center, INC	20-Pavement Marking- propane		08/25/2017	89.25
	Account 52420 - Other Supplies Totals		8	\$545.76
Account 53140 - Exterminator Services				
2839 - Kirbys Termite & Pest Control, INC	19-CH/off site facilities-pest control August 2017		08/25/2017	70.00
	Account 53140 - Exterminator Services Totals		1	\$70.00
Account 53250 - Pagers				
332 - Indiana Paging Network, INC	20-snow control pager-September 2017		08/25/2017	86.76
	Account 53250 - Pagers Totals		1	\$86.76
Account 53530 - Water and Sewer				
208 - City Of Bloomington Utilities	19-Traffic Bldg-water/sewer bill-July 2017		08/25/2017	34.73
208 - City Of Bloomington Utilities	19-Street-water/sewer bill-July 2017		08/25/2017	114.89
	Account 53530 - Water and Sewer Totals		2	\$149.62
Account 53540 - Natural Gas				
222 - Vectren	19-Traffic Bldg-gas bill 7/7-8/7/17		08/25/2017	31.46
222 - Vectren	19-Street Dept-gas bill 7/7-8/7/17		08/25/2017	23.76
	Account 53540 - Natural Gas Totals		2	\$55.22
Account 53610 - Building Repairs				
392 - Koorsen Fire & Security, INC	19-Street-July 2017 fire extinguisher serv annual		08/25/2017	1,074.48
	Account 53610 - Building Repairs Totals		1	\$1,074.48

Account 53630 - Machinery and Equipment Repairs



Retinards Small Engine, INC 20-chairsaw-chein, filter	Vendor	Invoice Description	Received Date	Payment Date	Invoice Amount
Account 53920 - Laundry and Other Sanitation Services 2 - 843,08 19717 - Aramark Uniform & Career Apparel Group, INC 20-Rugs & Shop Towels-8/9/17 08/25/071 08/2	786 - Richard's Small Engine, INC	20-chainsawbench fee, chain, air filter		08/25/2017	26.14
Account \$3920 - Laundry and Other Sanitation Services 20 - Rugs & Shop Towels-8/9/17 08/25/017 26.39 1971 - Aramark Uniform & Career Apparel Group, INC 20 - Rugs & Shop Towels-8/2/17 20.30 2	3496 - Smith Implements, INC	20-chainsaw-chain, filter		08/25/2017	57.55
19171 - Aramark Uniform & Career Apparel Group, INC 20-Rugs & Shop Towels-8/9/17 26.3 %		Account 53630 - Machinery and Equipment Repairs Totals		2	\$83.69
1917 Aramark Uniform & Career Apparel Group, INC 20-Rugs & Shop Towels-8/21/7 08/25/2017 23.03 23.	Account 53920 - Laundry and Other Sanitation Services				
1917 - Aramark Unform & Career Apparel Group, INC 20-uniform rental (minus payroll ded)-8/21/7 08/25/01/7 03/25 05/25/01/25 05/2	19171 - Aramark Uniform & Career Apparel Group, INC	20-Rugs & Shop Towels-8/9/17		08/25/2017	26.39
19171 - Aramark Uniform & Career Apparel Group, INC	19171 - Aramark Uniform & Career Apparel Group, INC	20-Rugs & Shop Towels-8/2/17		08/25/2017	26.39
Account 53990 - Claim Sayon - Claim	19171 - Aramark Uniform & Career Apparel Group, INC	20-uniform rental (minus payroll ded)-8/9/17		08/25/2017	23.05
Account 53990 - Other Services and Charges 20-400 BL N Morton-tow Troyotal Highlander-75/17	19171 - Aramark Uniform & Career Apparel Group, INC	20-uniform rental (minus payroll ded)-8/2/17		08/25/2017	23.05
20-400 BL N Morton-tow Toyota Highlander-7/5/17 08/25/2017 30.00 3526 - Hawkins & Son Towing 20-400 BL N Morton-tow Honda Pilot-7/5/17 30.00 36/25/2017 36/25/2017 36		Account 53920 - Laundry and Other Sanitation Services Totals		4	\$98.88
20-300 BL N Morton-tow Honda Pilot-7/5/17 20-300 BL N Morton-Town Honda Pilot-7/5/17 20-300 BL N Morton-Town Honda Pilot-7/5/17 20-300 BL N Morton-7/5/17 20-300 BL N Morton-7/5	Account 53990 - Other Services and Charges				
Policy Indiana Underground Plant Protection Service, INC 20-IN 811-tickets-1,087-June 2017 30.00 6152 K&S Rolloff, INC 20-rolloff pull price/delivery-2-7/20/17 30.00	3526 - Hawkins & Son Towing	20-400 BL N Morton-tow Toyota Highlander-7/5/17		08/25/2017	80.00
152 - K&S Rolloff, INC 20-rolloff pull price/delivery-2-7/20/17 300.00 19444 - Jeffery D Todd (Todd Septic Tank Service) 20-pump saltwater collection tanks-7/11/17 08/25/2017 15.404.26	3526 - Hawkins & Son Towing	20-300 BL N Morton-tow Honda Pilot-7/5/17		08/25/2017	80.00
1944 - Jeffery D Todd (Todd Septic Tank Service) 20-pump saltwater collection tanks-7/11/17 150.00 150.	902 - Indiana Underground Plant Protection Service, INC	20-IN 811-tickets-1,087-June 2017		08/25/2017	1,032.65
Account 53990 - Other Services and Charges Totals 5 51,642.65 Program 200000 - Main Totals 37 58,537.38 Department 20 - Street Totals 37 58,537.38 Department 20 - Street Totals 37 58,537.38 Fund 451 - Motor Vehicle Highway(\$0708) Totals 37 58,537.38 Fund 452 - Parking Facilities (\$9502)	6152 - K&S Rolloff, INC	20-rolloff pull price/delivery-2-7/20/17		08/25/2017	300.00
Program 20000 - Main Totals 37 \$8,537.38	19444 - Jeffery D Todd (Todd Septic Tank Service)	20-pump saltwater collection tanks-7/11/17		08/25/2017	150.00
Department 20 - Street Totals 37 \$8,537.38		Account 53990 - Other Services and Charges Totals		5	\$1,642.65
Fund 452 - Parking Facilities (\$9502) Department 26 - Parking Forgram 260000 - Main Fund 452 - Parking Forgram 2600000 - Main Fund 452 - Parking Forgram 2600000 - Main Fund 52310 - Building Materials and Supplies Fund 52310 - Fund 52310		Program 200000 - Main Totals		37	\$8,537.38
Fund 452 - Parking Facilities (\$9502) Department 26 - Parking Program 260000 - Main Account 52310 - Building Materials and Supplies Account 52310 - Building Materials and Supplies Account 52310 - Building Materials and Supplies Account 53210 - Telephone 1079 - AT&T Account 53210 - Telephone 1079 - AT&T Account 53530 - Water and Sewer 208 - City Of Bloomington Utilities Account 53610 - Building Repairs		Department 20 - Street Totals		37	\$8,537.38
Program 260000 - Main Account 52310 - Building Materials and Supplies Account 52310 - Building Materials and Supplies Totals O8/25/2017 S06.61		Fund 451 - Motor Vehicle Highway(\$0708) Totals		37	\$8,537.38
Program 260000 - Main Account 52310 - Building Materials and Supplies 4443 - The Sherwin Williams Company 26-4th St Garage-paint-primer white for basement 08/25/2017 506.61 Account 53210 - Telephone 1079 - AT&T 26-Pkg Garages-phone charges 7/8-8/7/17 08/25/2017 369.44 Account 53330 - Water and Sewer 208 - City Of Bloomington Utilities 19-4th St Garage-water/sewer bill-July 2017 08/25/2017 47.50 208 - City Of Bloomington Utilities 19-4th St Garage-water/sewer bill-July 2017 08/25/2017 25.68 Account 53610 - Building Repairs 2 \$73.18 Account 53610 - Building Repairs 66-Pkg Garage-IParc prof. license upgrade to Bldg 19 08/25/2017 16,805.71 Account 53610 - Building Repairs Totals 1 \$16,805.71	Fund 452 - Parking Facilities (\$9502)				
Account 52310 - Building Materials and Supplies 4443 - The Sherwin Williams Company 26-4th St Garage-paint-primer white for basement Account 52310 - Building Materials and Supplies Totals 1 \$506.61 Account 53210 - Telephone 1079 - AT&T 26-Pkg Garages-phone charges 7/8-8/7/17 Account 53530 - Water and Sewer 208 - City Of Bloomington Utilities 19-4th St Garage-water/sewer bill-July 2017 208 - City Of Bloomington Utilities 19-4th St Garage-water/sewer bill-July 2017 Account 53530 - Water and Sewer 208 - City Of Bloomington Utilities 208 - Account 53530 - Water and Sewer Totals 208 - City Of Bloomington Utilities 208 - Standard Sewer Totals 208 - City Of Bloomington Utilities 208 - Standard Sewer Totals 208 - City Of Bloomington Utilities 208 - Standard Sewer Totals 208 - City Of Bloomington Utilities 208 - Standard Sewer Totals 208 - City Of Bloomington Utilities 208 - Standard Sewer Totals 208 - City Of Bloomington Utilities 208 - Standard Sewer Totals 209 - Standard Sewer Totals 209 - Standard Sewer Totals 200	Department 26 - Parking				
4443 - The Sherwin Williams Company 26-4th St Garage-paint-primer white for basement 08/25/2017 506.61 Account 52310 - Building Materials and Supplies Totals 1 \$506.61 Account 53210 - Telephone 1079 - AT&T 26-Pkg Garages-phone charges 7/8-8/7/17 08/25/2017 369.44 Account 53530 - Water and Sewer 208 - City Of Bloomington Utilities 19-4th St Garage-water/sewer bill-July 2017 08/25/2017 47.50 208 - City Of Bloomington Utilities 19-Morton St Garage-water/sewer bill-July 2017 08/25/2017 25.68 Account 53610 - Building Repairs 3397 - Evens Time, INC 26-Pkg Garage-IParc prof. license upgrade to Bldg 19 08/25/2017 16,805.71 Account 53610 - Building Repairs 08/25/2017 16,805.71 Account 53610 - Building Repairs 1 \$16,805.71	Program 260000 - Main				
Account 53210 - Telephone 1079 - AT&T 26-Pkg Garages-phone charges 7/8-8/7/17 Account 53210 - Telephone Totals Account 53210 - Telephone Totals Account 53210 - Telephone Totals 1 \$369.44 Account 53530 - Water and Sewer 208 - City Of Bloomington Utilities 19-4th St Garage-water/sewer bill-July 2017 208 - City Of Bloomington Utilities 19-Morton St Garage-water/sewer bill-July 2017 Account 53530 - Water and Sewer Totals 2 \$73.18 Account 53610 - Building Repairs 397 - Evens Time, INC 26-Pkg Garage-IParc prof. license upgrade to Bldg 19 Account 53610 - Building Repairs Totals 1 \$16,805.71	Account 52310 - Building Materials and Supplies				
Account 53210 - Telephone 1079 - AT&T 26-Pkg Garages-phone charges 7/8-8/7/17 08/25/2017 369.44 Account 53530 - Water and Sewer 208 - City Of Bloomington Utilities 19-4th St Garage-water/sewer bill-July 2017 08/25/2017 47.50 208 - City Of Bloomington Utilities 19-Morton St Garage-water/sewer bill-July 2017 08/25/2017 25.68 Account 53610 - Building Repairs 3397 - Evens Time, INC 26-Pkg Garage-IParc prof. license upgrade to Bldg 19 08/25/2017 16,805.71 Account 53610 - Building Repairs Totals 1 \$16,805.71	4443 - The Sherwin Williams Company	26-4th St Garage-paint-primer white for basement		08/25/2017	506.61
26-Pkg Garages-phone charges 7/8-8/7/17 08/25/2017 369.44 Account 53530 - Water and Sewer 208 - City Of Bloomington Utilities 19-4th St Garage-water/sewer bill-July 2017 08/25/2017 47.50 208 - City Of Bloomington Utilities 19-Morton St Garage-water/sewer bill-July 2017 08/25/2017 25.68 Account 53610 - Building Repairs 2 \$73.18 Account 53610 - Building Repairs 26-Pkg Garage-IParc prof. license upgrade to Bldg 19 08/25/2017 16,805.71 Account 53610 - Building Repairs Totals 1 \$16,805.71		Account 52310 - Building Materials and Supplies Totals		1	\$506.61
Account 53530 - Water and Sewer 208 - City Of Bloomington Utilities 19-4th St Garage-water/sewer bill-July 2017 08/25/2017 47.50 208 - City Of Bloomington Utilities 19-Morton St Garage-water/sewer bill-July 2017 08/25/2017 25.68	Account 53210 - Telephone				
Account 53530 - Water and Sewer 208 - City Of Bloomington Utilities 19-4th St Garage-water/sewer bill-July 2017 08/25/2017 47.50 208 - City Of Bloomington Utilities 19-Morton St Garage-water/sewer bill-July 2017 08/25/2017 25.68 Account 53610 - Building Repairs 3397 - Evens Time, INC 26-Pkg Garage-IParc prof. license upgrade to Bldg 19 08/25/2017 16,805.71 Account 53610 - Building Repairs Totals 1 \$16,805.71	1079 - AT&T	26-Pkg Garages-phone charges 7/8-8/7/17		08/25/2017	369.44
208 - City Of Bloomington Utilities 19-4th St Garage-water/sewer bill-July 2017 08/25/2017 47.50 208 - City Of Bloomington Utilities 19-Morton St Garage-water/sewer bill-July 2017 08/25/2017 25.68 Account 53530 - Water and Sewer Totals 2 \$73.18 Account 53610 - Building Repairs 3397 - Evens Time, INC 26-Pkg Garage-IParc prof. license upgrade to Bldg 19 08/25/2017 16,805.71 Account 53610 - Building Repairs Totals 1 \$16,805.71		Account 53210 - Telephone Totals		1	\$369.44
208 - City Of Bloomington Utilities 19-Morton St Garage-water/sewer bill-July 2017 Account 53530 - Water and Sewer Totals 2 \$73.18 Account 53610 - Building Repairs 3397 - Evens Time, INC 26-Pkg Garage-IParc prof. license upgrade to Bldg 19 Account 53610 - Building Repairs Totals 1 \$16,805.71	Account 53530 - Water and Sewer				
Account 53610 - Building Repairs 3397 - Evens Time, INC 26-Pkg Garage-IParc prof. license upgrade to Bldg 19 Account 53610 - Building Repairs Account 53610 - Building Repairs 1 \$16,805.71	208 - City Of Bloomington Utilities	19-4th St Garage-water/sewer bill-July 2017		08/25/2017	47.50
Account 53610 - Building Repairs 3397 - Evens Time, INC 26-Pkg Garage-IParc prof. license upgrade to Bldg 19 Account 53610 - Building Repairs Totals 08/25/2017 16,805.71	208 - City Of Bloomington Utilities	19-Morton St Garage-water/sewer bill-July 2017		08/25/2017	25.68
3397 - Evens Time, INC 26-Pkg Garage-IParc prof. license upgrade to Bldg 19 08/25/2017 16,805.71 Account 53610 - Building Repairs Totals 1 \$16,805.71		Account 53530 - Water and Sewer Totals		2	\$73.18
Account 53610 - Building Repairs Totals 1 \$16,805.71	Account 53610 - Building Repairs				
	3397 - Evens Time, INC	26-Pkg Garage-IParc prof. license upgrade to Bldg 19		08/25/2017	16,805.71
Account 54420 - Purchase of Equipment		Account 53610 - Building Repairs Totals		1	\$16,805.71
	Account 54420 - Purchase of Equipment				



Section Sect	Vendor	Invoice Description	Received Date	Payment Date	Invoice Amount
Program 260000- Main Totals	5976 - EV Connect, INC	26-Pkg Garages-purchase EV stations (BC 2017-39A)		08/25/2017	5,865.00
Part		Account 54420 - Purchase of Equipment Totals		1	\$5,865.00
Fund 454 - Alternative Transport (6301) Fund 455 - Alternative Transport (6301) Fund 456 - Alternative Transport (6301) Fund 457 - Alternative Transport (6301) Fund 458 - Alternative Trans		Program 260000 - Main Totals		6	\$23,619.94
Public Morks Public Works Publ		Department 26 - Parking Totals		6	\$23,619.94
Program 020000 - Main Account 4606 - Other Violations Account 4606 - Other 4606 - Other Violations Account 4606 - Other 4606 - Ot		Fund 452 - Parking Facilities (\$9502) Totals		6	\$23,619.94
Program 200000 - Main Account 46060 - Other Violations 08/25/2017 4.00 Tention A. Jones 14-Jones-refund overpayment pkg citation M1701606 08/25/2017 4.00 Account 53110 - Engineering and Architectural 13-Ped Safety/Acessibility © Signalized Intersection-5/27-063017 (BC 2017-55) 08/25/2017 1,483-26 Account 53110 - Engineering and Architectural Totals 08/25/2017 1,483-26 Account 54310 - Improvements Other Than Building 509 - Aecord Technical Services 13-Ped Safety/Acessibility @ Signalized Intersection-5/27-063017 (BC 2017-55) 08/25/2017 3,765-00 149 - Eak Box Safety/Acessibility @ Signalized Intersection-5/27-063017 (BC 2017-55) 08/25/2017 3,765-00 149 - Eak Box Safety/Acessibility @ Signalized Intersection-5/27-063017 (BC 2017-55) 08/25/2017 3,765-00 149 - Eak Box Safety/Acessibility @ Signalized Intersection-5/27-063017 (BC 2017-55) 08/25/2017 3,765-00 149 - Eak Box Safety/Acessibility @ Signalized Intersection-5/27-063017 (BC 2017-55) 08/25/2017 3,765-00 149 - Eak Safety/Acessibility @ Signalized Intersection-5/27-063017 (BC 2017-55) 08/25/2017 3,765-00 <	Fund 454 - Alternative Transport(\$6301)				
Account 46060 - Other Violations	Department 02 - Public Works				
Tenton A. Jones	Program 020000 - Main				
Account 53110 - Engineering and Architectural Foop - Aecom Technical Services 13-Ped Safety/Acessibility @ Signalized Intersection-5/27-063017 (BC 2017-55) 08/25/2017 1,483.26 Account 53110 - Engineering and Architectural Totals 1 1,483.26 Account 54310 - Improvements Other Than Building 13-Ped Safety/Acessibility @ Signalized Intersection-5/27-063017 (BC 2017-55) 08/25/2017 08	Account 46060 - Other Violations				
Account 53110 - Engineering and Architectural 5609 - Aecom Technical Services 13-Ped Safety/Acessibility @ Signalized Intersection-5/27-063017 (BC 2017-55) 08/25/2017 1,483.26 Account 53110 - Engineering and Architectural Totals 1	Trenton A. Jones	14-Jones-refund overpayment pkg citation M1701606		08/25/2017	40.00
Secon Fechnical Services 13-Ped Safety/Accessibility @ Signalized Intersection-5/27-063017 (BC 2017-55) 08/25/2017 14.83.26		Account 46060 - Other Violations Totals		1	\$40.00
Account 54110 - Engineering and Architectural Totals 10 (\$1,483.26\$) Account 54310 - Improvements Other Than Building 5699 - Account Technical Services 13-Ped Safetly/Accessibility @ Signalized Intersection-5/27-063017 (BC 2017-55) 08/25/2017 3,765.00 5149 - E&B Paving, INC 13-Rockport Road SW Proj-Inv. date 7/31/17 (BC 2017-77) 08/25/2017 45,414.00 5999 - The Etica Group, INC 13-Walnut/Mitchell Sidwalks-6/1-6/30/17 (BC 2017-51) 08/25/2017 41,974.65 5999 - The Etica Group, INC 13-Walnut/Mitchell Sidwalks-6/1-6/30/17 (BC 2017-51) 08/25/2017 41,974.65 Forgaring 02000 - Main Totals 7 September 10 September	Account 53110 - Engineering and Architectural				
Account 54310 - Improvements Other Than Building 5696 - Aecom Technical Services 13-Ped Safety/Acessibility © Signalized Intersection-5/27-063017 (BC 2017-55) 08/25/2017 12.926.74 10 - Bledsoe Riggert Cooper & James INC 13-Rockport Road SW Proj-Inv. date 7/31/17 (BC 2017-77) 08/25/2017 45,414.00 5999 - The Elica Group, INC 13-Walnut/Milchell Sidwalks-6/1-6/30/17 (BC 2017-51) 08/25/2017 4,195.44 5999 - The Elica Group, INC 13-Walnut/Milchell Sidwalks-7/1-7/22/17 (BC 2017-51) 08/25/2017 1,950.32 Account 54310 - Improvements Other Than Building Totals 5 68,253.52 Program 020000 - Main Totals 7 869,776.78 Program 020000 - Main Totals 8 8 8 8 8 8 8 8 9 7 869,776.78 8 8 8	5609 - Aecom Technical Services	13-Ped Safety/Acessibility @ Signalized Intersection-5/27-063017 (BC 2017-55)		08/25/2017	
13-Ped Safety/Acessibility @ Signalized Intersection-5/27-063017 (BC 2017-55)		Account 53110 - Engineering and Architectural Totals		1	\$1,483.26
10 - Bledsoe Riggert Cooper & James INC 13-Rockport Road SW Proj-Inv. date 7/31/17 (BC 2017-77) 08/25/2017 3,765.00 5149 - E&B Paving, INC 13-7th St Underpass-includes change order (BC 2016-82) 08/25/2017 45,414.00 5999 - The Etica Group, INC 13-Walnut/Mitchell Sidwalks-6/1-6/30/17 (BC 2017-51) 08/25/2017 41,974.65 5999 - The Etica Group, INC 13-Walnut/Mitchell Sidwalks-7/1-7/22/17 (BC 2017-51) 08/25/2017 1,950.35 68,253.52 Account 54310 - Improvements Other Than Building Totals 5 68,253.52 Program 020000 - Main Totals 7 69,776.78 Department 02 - Public Works Totals 7 69,776.78 Fund 454 - Alternative Transport(\$6301) Totals 7 69,776.78 Fund 4554 - Alternative Transp	Account 54310 - Improvements Other Than Building				
5149 - E&B Paving, INC 13-7th St Underpass-includes change order (BC 2016-82) 08/25/2017 45,414.00 5999 - The Etica Group, INC 13-Walnut/Mitchell Sidwalks-6/1-6/30/17 (BC 2017-51) 08/25/2017 4,197.46 5999 - The Etica Group, INC 13-Walnut/Mitchell Sidwalks-7/1-7/22/17 (BC 2017-51) 08/25/2017 1,950.32 Account 54310 - Improvements Other Than Building Totals 7 569,776.78 Program 020000 - Main Totals 7 569,776.78 Department 02 - Public Works Totals 7 569,776.78 Fund 454 - Alternative Transport (S6301) Totals 7 569,776.78 Department 02 - Public Works Program 020000 - Main Account 52330 - Street , Alley, and Sewer Material 19278 - Milestone Contractors, LP 20-Surface-Morton St/patching-146.91 tons-7/26/17 (BC 2017-16A) 08/25/2017 7,051.68 19278 - Milestone Contractors, LP 20-Surface-Morton Street-143.78 tons-7/25/17-inc. milling credit (BC 2017-17) 08/25/2017 5,384.10 19278 - Milestone Contractors, LP 20-Surface-Morton St-294.91 tons-7/31/17-inc. milling credit (BC 2017-17) 08/25/2017 11,593.74 19278 - Milestone Contractors, LP <td< td=""><td>5609 - Aecom Technical Services</td><td>13-Ped Safety/Acessibility @ Signalized Intersection-5/27-063017 (BC 2017-55)</td><td></td><td>08/25/2017</td><td>12,926.74</td></td<>	5609 - Aecom Technical Services	13-Ped Safety/Acessibility @ Signalized Intersection-5/27-063017 (BC 2017-55)		08/25/2017	12,926.74
5999 - The Etica Group, INC 13-Walnut/Mitchell Sidwalks-6/1-6/30/17 (BC 2017-51) 08/25/2017 4,197.46 5999 - The Etica Group, INC 13-Walnut/Mitchell Sidwalks-7/1-7/22/17 (BC 2017-51) 08/25/2017 1,950.32 Account 54310 - Improvements Other Than Building Totals Program 020000 - Main Totals Program 02000	10 - Bledsoe Riggert Cooper & James INC	13-Rockport Road SW Proj-Inv. date 7/31/17 (BC 2017-77)		08/25/2017	3,765.00
1.999 - The Etica Group, INC 1.900.12	5149 - E&B Paving, INC	13-7th St Underpass-includes change order (BC 2016-82)		08/25/2017	45,414.00
Account 54310 - Improvements Other Than Building Totals 5.868,253.52 Program 020000 - Main Totals 7.069,776.78 Department 02 - Public Works Totals 7.069,776.78 Fund 601 - Cum Cap Development (S2391) Fund 601 - Cum Cap Development (S2391) Department 02 - Public Works Program 020000 - Main Totals 7.069,776.78 Program 020000 - Main Totals 7.069,776.78 Account 52330 - Street , Alley, and Sewer Material 19278 - Milestone Contractors, LP 20-Surface-Morton St/patching-146.91 tons-7/26/17 (BC 2017-16A) 08/25/2017 7.051.68 19278 - Milestone Contractors, LP 20-Surface-Morton Street-143.78 tons-7/25/17-inc. milling credit (BC 2017-17) 08/25/2017 5.384.10 19278 - Milestone Contractors, LP 20-Surface-Morton Street-143.78 tons-7/25/17-inc. milling credit (BC 2017-17) 08/25/2017 1.1593.78 19278 - Milestone Contractors, LP 20-Surface-Morton St-294.91 tons-7/31/17-inc. milling credit (BC 2017-17) 08/25/2017 1.1593.79 19278 - Milestone Contractors, LP 20-Surface-patching-3.01 sons-7/71/17 (BC 2017-16A) 08/25/2017 1.1593.79 19278 - Milestone Contractors, LP 20-Surface-patching-3.01 sons-7/71/17 (BC 2017-16A) 08/25/2017 1.1593.79 19278 - Milestone Contractors, LP 20-Surface-patching-3.01 sons-7/71/17 (BC 2017-16A) 2017-16	5999 - The Etica Group, INC	13-Walnut/Mitchell Sidwalks-6/1-6/30/17 (BC 2017-51)		08/25/2017	4,197.46
Program 020000 - Main Totals 7 \$69,776.78	5999 - The Etica Group, INC	13-Walnut/Mitchell Sidwalks-7/1-7/22/17 (BC 2017-51)		08/25/2017	1,950.32
Department 02 - Public Works Totals 7 \$69,776.78 Fund 454 - Alternative Transport (\$6301) 7 \$69,776.78 Fund 601 - Cum Cap Development (\$2391) Department 02 - Public Works Program 020000 - Main Account 52330 - Street , Alley, and Sewer Material 19278 - Milestone Contractors, LP 20-Surface-Morton St/patching-146.91 tons-7/26/17 (BC 2017-16A) 08/25/2017 7,051.68 19278 - Milestone Contractors, LP 20-Surface-Morton Street-143.78 tons-7/25/17-inc. milling credit (BC 2017-17) 08/25/2017 5,384.10 19278 - Milestone Contractors, LP 20-Surface-Morton St-294.91 tons-7/31/17-inc. milling credit (BC 2017-17) 08/25/2017 11,593.74 19278 - Milestone Contractors, LP 20-Surface-patching-3.03 tons-7/7/17 (BC 2017-16A) 08/25/2017 145.44 Account 52330 - Street , Alley, and Sewer Material Totals 4 524,174.96 Account 53110 - Engineering and Architectural 399 - American Structurepoint, INC 13-Traffic Signal Re-timing Proj-6/1-6/30/17 (BC 2015-55) 08/25/2017 7,255.50		Account 54310 - Improvements Other Than Building Totals		5	\$68,253.52
Fund 601 - Cum Cap Development(S2391) Department 02 - Public Works Program 020000 - Main Account 52330 - Street , Alley, and Sewer Material 19278 - Milestone Contractors, LP 20-Surface-Morton St/patching-146.91 tons-7/26/17 (BC 2017-16A) 19278 - Milestone Contractors, LP 20-Surface-Morton Street-143.78 tons-7/25/17-inc. milling credit (BC 2017-17) 19278 - Milestone Contractors, LP 20-Surface-Morton St-294.91 tons-7/31/17-inc. milling credit (BC 2017-17) 19278 - Milestone Contractors, LP 20-Surface-Morton St-294.91 tons-7/31/17-inc. milling credit (BC 2017-17) Account 53110 - Engineering and Architectural 399 - American Structurepoint, INC 13-Traffic Signal Re-timing Proj-6/1-6/30/17 (BC 2015-55) 30 - Milestone Contractors (BC 2017 - 10A) 30 - Maerican Structurepoint, INC		Program 020000 - Main Totals		7	\$69,776.78
Department 02 - Public Works Program 020000 - Main		Department 02 - Public Works Totals		7	\$69,776.78
Department 02 - Public Works Program 020000 - Main Account 52330 - Street , Alley, and Sewer Material 19278 - Milestone Contractors, LP 20-Surface-Morton St/patching-146.91 tons-7/26/17 (BC 2017-16A) 08/25/2017 7,051.68 19278 - Milestone Contractors, LP 20-Surface-Morton Street-143.78 tons-7/25/17-inc. milling credit (BC 2017-17) 08/25/2017 5,384.10 19278 - Milestone Contractors, LP 20-Surface-Morton St-294.91 tons-7/31/17-inc. milling credit (BC 2017-17) 08/25/2017 11,593.74 19278 - Milestone Contractors, LP 20-Surface-patching-3.03 tons-7/7/17 (BC 2017-16A) 08/25/2017 145.44 Account 53110 - Engineering and Architectural 4 \$24,174.96 399 - American Structurepoint, INC 13-Traffic Signal Re-timing Proj-6/1-6/30/17 (BC 2015-55) 08/25/2017 7,255.50		Fund 454 - Alternative Transport (S6301) Totals		7	\$69,776.78
Program 020000 - Main Account 52330 - Street , Alley, and Sewer Material 19278 - Milestone Contractors, LP 20-Surface-Morton St/patching-146.91 tons-7/26/17 (BC 2017-16A) 08/25/2017 7,051.68 19278 - Milestone Contractors, LP 20-Surface-Morton Street-143.78 tons-7/25/17-inc. milling credit (BC 2017-17) 08/25/2017 5,384.10 19278 - Milestone Contractors, LP 20-Surface-Morton St-294.91 tons-7/31/17-inc. milling credit (BC 2017-17) 08/25/2017 11,593.74 19278 - Milestone Contractors, LP 20-Surface-patching-3.03 tons-7/7/17 (BC 2017-16A) 08/25/2017 145.44 Account 52330 - Street , Alley, and Sewer Material Totals 4 \$24,174.96 Account 53110 - Engineering and Architectural 399 - American Structurepoint, INC 13-Traffic Signal Re-timing Proj-6/1-6/30/17 (BC 2015-55) 08/25/2017 7,255.50	Fund 601 - Cum Cap Development (\$2391)				
Account 52330 - Street , Alley, and Sewer Material 19278 - Milestone Contractors, LP 20-Surface-Morton St/patching-146.91 tons-7/26/17 (BC 2017-16A) 19278 - Milestone Contractors, LP 20-Surface-Morton Street-143.78 tons-7/25/17-inc. milling credit (BC 2017-17) 19278 - Milestone Contractors, LP 20-Surface-Morton St-294.91 tons-7/31/17-inc. milling credit (BC 2017-17) 19278 - Milestone Contractors, LP 20-Surface-Morton St-294.91 tons-7/31/17-inc. milling credit (BC 2017-17) 20-Surface-patching-3.03 tons-7/7/17 (BC 2017-16A) Account 52330 - Street , Alley, and Sewer Material Totals 4 \$24,174.96 Account 53110 - Engineering and Architectural 399 - American Structurepoint, INC 13-Traffic Signal Re-timing Proj-6/1-6/30/17 (BC 2015-55) 08/25/2017 7,255.50	Department 02 - Public Works				
19278 - Milestone Contractors, LP 20-Surface-Morton St/patching-146.91 tons-7/26/17 (BC 2017-16A) 08/25/2017 7,051.68 19278 - Milestone Contractors, LP 20-Surface-Morton Street-143.78 tons-7/25/17-inc. milling credit (BC 2017-17) 08/25/2017 5,384.10 19278 - Milestone Contractors, LP 20-Surface-Morton St-294.91 tons-7/31/17-inc. milling credit (BC 2017-17) 08/25/2017 11,593.74 19278 - Milestone Contractors, LP 20-Surface-patching-3.03 tons-7/7/17 (BC 2017-16A) 08/25/2017 44.54 Account 52330 - Street , Alley, and Sewer Material Totals 4 \$24,174.96 Account 53110 - Engineering and Architectural 399 - American Structurepoint, INC 13-Traffic Signal Re-timing Proj-6/1-6/30/17 (BC 2015-55) 08/25/2017 7,255.50	Program 020000 - Main				
19278 - Milestone Contractors, LP 20-Surface-Morton Street-143.78 tons-7/25/17-inc. milling credit (BC 2017-17) 08/25/2017 5,384.10 19278 - Milestone Contractors, LP 20-Surface-Morton St-294.91 tons-7/31/17-inc. milling credit (BC 2017-17) 08/25/2017 11,593.74 19278 - Milestone Contractors, LP 20-Surface-patching-3.03 tons-7/7/17 (BC 2017-16A) 08/25/2017 45.44 Account 52330 - Street , Alley, and Sewer Material Totals 4 \$24,174.96 Account 53110 - Engineering and Architectural 399 - American Structurepoint, INC 13-Traffic Signal Re-timing Proj-6/1-6/30/17 (BC 2015-55) 08/25/2017 7,255.50	Account 52330 - Street , Alley, and Sewer Material				
19278 - Milestone Contractors, LP 20-Surface-Morton St-294.91 tons-7/31/17-inc. milling credit (BC 2017-17) 08/25/2017 11,593.74 19278 - Milestone Contractors, LP 20-Surface-patching-3.03 tons-7/7/17 (BC 2017-16A) 08/25/2017 145.44 Account 52330 - Street , Alley, and Sewer Material Totals 4 \$24,174.96 Account 53110 - Engineering and Architectural 399 - American Structurepoint, INC 13-Traffic Signal Re-timing Proj-6/1-6/30/17 (BC 2015-55) 08/25/2017 7,255.50	19278 - Milestone Contractors, LP	20-Surface-Morton St/patching-146.91 tons-7/26/17 (BC 2017-16A)		08/25/2017	7,051.68
19278 - Milestone Contractors, LP 20-Surface-patching-3.03 tons-7/7/17 (BC 2017-16A) 08/25/2017 145.44 Account 52330 - Street , Alley, and Sewer Material Totals 4 \$24,174.96 Account 53110 - Engineering and Architectural 399 - American Structurepoint, INC 13-Traffic Signal Re-timing Proj-6/1-6/30/17 (BC 2015-55) 08/25/2017 7,255.50	19278 - Milestone Contractors, LP	20-Surface-Morton Street-143.78 tons-7/25/17-inc. milling credit (BC 2017-17)		08/25/2017	5,384.10
Account 52330 - Street , Alley, and Sewer Material Totals 4 \$24,174.96 Account 53110 - Engineering and Architectural 399 - American Structurepoint, INC 13-Traffic Signal Re-timing Proj-6/1-6/30/17 (BC 2015-55) 08/25/2017 7,255.50	19278 - Milestone Contractors, LP	20-Surface-Morton St-294.91 tons-7/31/17-inc. milling credit (BC 2017-17)		08/25/2017	11,593.74
Account 53110 - Engineering and Architectural 399 - American Structurepoint, INC 13-Traffic Signal Re-timing Proj-6/1-6/30/17 (BC 2015-55) 08/25/2017 7,255.50	19278 - Milestone Contractors, LP	20-Surface-patching-3.03 tons-7/7/17 (BC 2017-16A)		08/25/2017	145.44
399 - American Structurepoint, INC 13-Traffic Signal Re-timing Proj-6/1-6/30/17 (BC 2015-55) 08/25/2017 7,255.50		Account 52330 - Street , Alley, and Sewer Material Totals		4	\$24,174.96
204 - State Of Indiana 13-Change Order #5_37 & Dunn Project (Eng & Architectural) (BC 2017-5) 08/25/2017 9,520.60	399 - American Structurepoint, INC	13-Traffic Signal Re-timing Proj-6/1-6/30/17 (BC 2015-55)		08/25/2017	7,255.50
	204 - State Of Indiana	13-Change Order #5_37 & Dunn Project (Eng & Architectural) (BC 2017-5)		08/25/2017	9,520.60



Vendor	Invoice Description	Received Date Payment Date	Invoice Amount
	Account 53110 - Engineering and Architectural Totals	2	\$16,776.10
Account 54110 - Land Purchase			
1380 - DLZ Indiana, LLC	13-Tapp/Rockport Rd Design-services 5/13-6/16/17 (BC 2016-38)	08/25/2017	8,598.00
	Account 54110 - Land Purchase Totals	1	\$8,598.00
Account 54310 - Improvements Other Than Building			
204 - State Of Indiana	13-Change Order #7_37&Dunn Project (Improvemnts other than bldg) (BC 2015-55)	08/25/2017	15,847.20
	Account 54310 - Improvements Other Than Building Totals	1	\$15,847.20
	Program 020000 - Main Totals	8	\$65,396.26
	Department 02 - Public Works Totals	8	\$65,396.26
	Fund 601 - Cum Cap Development (S2391) Totals	8	\$65,396.26
Fund 730 - Solid Waste (S6401)			
Department 16 - Sanitation			
Program 160000 - Main			
Account 53140 - Exterminator Services			
2839 - Kirbys Termite & Pest Control, INC	19-CH/off site facilities-pest control August 2017	08/25/2017	55.00
	Account 53140 - Exterminator Services Totals	1	\$55.00
Account 53310 - Printing			
5387 - Creative Graphics, INC (dba Baugh Enterprises)	16-print/fold 21,500 sanitation fliers	08/25/2017	3,010.00
	Account 53310 - Printing Totals	1	\$3,010.00
Account 53530 - Water and Sewer			
208 - City Of Bloomington Utilities	19-Sanitation-water/sewer bill-July 2017	08/25/2017	90.59
	Account 53530 - Water and Sewer Totals	1	\$90.59
Account 53540 - Natural Gas			
222 - Vectren	19-Sanitation-gas bill 7/5-8/2/17	08/25/2017	49.23
	Account 53540 - Natural Gas Totals	1	\$49.23
Account 53920 - Laundry and Other Sanitation Services			
19171 - Aramark Uniform & Career Apparel Group, INC	16-mat/towel services-8/9/17	08/25/2017	31.87
19171 - Aramark Uniform & Career Apparel Group, INC	16-uniform rental (minus payroll ded)-8/9/17	08/25/2017	7.49
	Account 53920 - Laundry and Other Sanitation Services Totals	2	\$39.36
Account 53950 - Landfill			
52226 - Hoosier Transfer Station-3140	16-trash disposal tickets 7/17-7/31/17	08/25/2017	10,590.40
	Account 53950 - Landfill Totals	1	\$10,590.40
Account 53990 - Other Services and Charges			
20275 - The Travelers Indemnity	16-Bryan accident-6/19/17-714 S. Park Ave.	08/25/2017	1,701.88
	Account 53990 - Other Services and Charges Totals	1	\$1,701.88
	Program 160000 - Main Totals	8	\$15,536.46



Invoice Date Range 08/14/17 - 08/25/17

Part	Vendor	Invoice Description	Received Date Payment Date	Invoice Amount	
Road Sol- Risk Management (S02035 Separation 10 - Logar (S02036 Separation 10 - Logar (S		Department 16 - Sanitation Totals	8	\$15,536.46	
Pepara m100000 - Main Account 52430 - Uniforms and Tools 27 - Noosie Workwear Outlet, INC a loosie Workwear 341352 Shouffler Account 52430 - Uniforms and Tools Tools 10 o 89/5201 99/99 Account 52430 - Uniforms and Tools Tools 10 10 a loosie Workwear 341352 Shouffler Account 52430 - Uniforms and Tools Tools 10 o 89/52017 99/52017 Account 53420 - Worker's Comp & Risk Tools 10 08/16/2017 49/86/2017 <th c<="" td=""><td></td><td>Fund 730 - Solid Waste (S6401) Totals</td><td>8</td><td>\$15,536.46</td></th>	<td></td> <td>Fund 730 - Solid Waste (S6401) Totals</td> <td>8</td> <td>\$15,536.46</td>		Fund 730 - Solid Waste (S6401) Totals	8	\$15,536.46
Program 100000 - Main 100000 - Main 10 10 10 10 10 10 10 10	Fund 800 - Risk Management (\$0203)				
Recount 52430 - Uniforms and Tools 27	Department 10 - Legal				
327 - Hoosier Workwar Outlet, INC 10 Hoosier Workwar 341352 Shouffler 08/25/201 09/99 Account 53420 - Worker's Comp & Risk Account 53420 - Uniforms and Tools Tools 08/15/201 4,076.33 2818 - Southeastern Indiana Health Operations, INC 12 Inv 1062 to pay Columbus Regional (k Leech) agreement 08/16/201 4,076.33 2818 - Southeastern Indiana Health Operations, INC 12 Work Comp TTD Wages (Flynn) pay date 87/18/201 20 50.249.32 Account 53910 - Dues and Subscriptions 2 08/25/201 18.00 3.00	Program 100000 - Main				
Account 53420 - Uniforms and Tools Totals 1999 2009	Account 52430 - Uniforms and Tools				
Account 53420 - Worker's Comp & Risk 2018 1 Southeastern Indiana Health Operations, INC 12 Inv 1062 to pay Columbus Regional (K Leech) agreement 08/16/2017 4,046.3 2818 - Southeastern Indiana Health Operations, INC 12 Work Comp TTD Wages (Flynn) pay date 8/18/2017 08/16/2013 4,046.3 2818 - Southeastern Indiana Health Operations, INC 12 Work Comp TTD Wages (Flynn) pay date 8/18/2017 08/16/2013 49.80.3 Account 53910 - Dues and Subscriptions 08/25/2017 180.00 5180.00 PL - State Of Indiana 10 State of Indiana Clerk of Court annual attorney fee 69.25/2017 180.00 Account 53910 - Dues and Subscriptions 1 5180.00 180.00 Program 100000 - Main Totals 4 55.304.92 Program 100000 - Main Totals 4 55.304.92 Float Both Insurance Trust 5 55.304.92 Postart 12 - Human Resources 5 55.304.92 Program 120000 - Alter Insurance Company 12 - Aug 2017 Clipa Dental Vision Admin \$9.002.44 08/25/2017 2,324.81 1859 - Life Insurance Company Of North America 12 - July 2017 LINA \$32,478.82 60.0015 Sayo P. Other Services and Charges Totals 98/16/2017 46.025.2014	327 - Hoosier Workwear Outlet, INC	10 Hoosier Workwear 341352 Shouffler	08/25/2017	99.99	
2618 - Southeastern Indiana Health Operations, INC 12 Inv 1062 to pay Columbus Regional (K Leech) agreement 08/16/2017 4,076.33 2618 - Southeastern Indiana Health Operations, INC 12 Work Comp TTD Wages (Flyn) pay date 8/18/2017 08/16/2018 94.06 Account 53910 - Dues and Subscriptions Use of Indiana 10 State of Indiana Clerk of Court annual attorney fee 08/25/2017 18.00 Account 53910 - Dues and Subscriptions 10 State of Indiana Clerk of Court annual attorney fee 08/25/2017 18.00 Account 53910 - Dues and Subscriptions 10 State of Indiana Clerk of Court annual attorney fee 08/25/2017 18.00 Account 53910 - Dues and Subscriptions 10 State of Indiana Clerk of Court annual attorney fee 08/25/2017 18.00 Account 53910 - Dues and Subscriptions 10 State of Indiana Clerk of Court annual attorney fee 08/25/2017 18.00 Program 12000 - Main 10 State of Indiana Clerk of Court annual attorney fee 08/25/2017 45.30 Program 12000 - Main 12 State of Indiana 18.00 45.30 Program 12000 - Main 12 State of Indiana 18.00 45.30 Program 12000 - Main 08/25/2017 42.324.81 18539 - Li		Account 52430 - Uniforms and Tools Totals	1	\$99.99	
2618 - Southeastern Indiana Health Operations, INC 12 Work Comp TTD Wages (Flym) pay date 8/18/2017 (Account 53420 - Worker's Comp & Risk Totals) 08/16/2017 (35,002,003) 48.60 Account 53910 - Dues and Subscriptions 10 State of Indiana Clerk of Court annual attorney fee 08/25/2017 (318,000) 180,000 44 - State Of Indiana 10 State of Indiana Clerk of Court annual attorney fee 08/25/2017 (318,000) 180,000 Program 100000 - Main Totals 1 \$180,000 55,304,920 Fund 801 - Health Insurance Trust Fund 800 - Risk Management (S0203) Totals 4 \$5,304,920 Porgram 120000 - Main Totals 4 \$5,304,920 180,000	Account 53420 - Worker's Comp & Risk				
Account 53910 - Dues and Subscriptions 204 - State Of Indiana 10 State of Indiana Clerk of Court annual attorney fee Account 53910 - Dues and Subscriptions Totals Program 100000 - Main Totals Pepartment 10 - Legal Tot	2618 - Southeastern Indiana Health Operations, INC	12 Inv 1062 to pay Columbus Regional (K Leech) agreement	08/16/2017	4,076.33	
Account 53910 - Dues and Subscriptions 08/25/2017 180.00 204 - State Of Indiana 10 State of Indiana Clerk of Court annual attorney fee 08/25/2017 180.00 Account 53910 - Dues and Subscriptions Totals 1 \$180.00 Program 100000 - Main Totals 4 \$5.304.92 Expertment 10 - Legal Totals 4 \$5.304.92 Fund 800 - Risk Management (S020) Totals 4 \$5.304.92 Fund 801 - Health Insurance Trust Fund 800 - Risk Management (S020) Totals 4 \$5.304.92 Fund 800 - Risk Management (S020) Totals 4 \$5.304.92 Fund 800 - Risk Management (S020) Totals 4 \$5.304.92 Fund 800 - Risk Management (S020) Totals 4 \$5.304.92 Fund 800 - Risk Management (S020) Totals 4 \$5.304.92 Fund 800 - Risk Management (S020) Totals 4 \$5.304.92 Fund 800 - Risk Management (S020) Totals 80.825/2017 \$2.324.81 Fund 800 - Pund Risk Management (S020) Totals 1 \$6.297.14 <td colsp<="" td=""><td>2618 - Southeastern Indiana Health Operations, INC</td><td>12 Work Comp TTD Wages (Flynn) pay date 8/18/2017</td><td>08/16/2017</td><td>948.60</td></td>	<td>2618 - Southeastern Indiana Health Operations, INC</td> <td>12 Work Comp TTD Wages (Flynn) pay date 8/18/2017</td> <td>08/16/2017</td> <td>948.60</td>	2618 - Southeastern Indiana Health Operations, INC	12 Work Comp TTD Wages (Flynn) pay date 8/18/2017	08/16/2017	948.60
204 - State Of Indiana 10 State of Indiana Clerk of Court annual attorney fee 08/25/017 180.00 1818.00		Account 53420 - Worker's Comp & Risk Totals	2	\$5,024.93	
Account 53910 - Dues and Subscriptions Totals 1 5180.00	Account 53910 - Dues and Subscriptions				
Program 10000 - Main Totals 4 \$5,304.92 Department 10 - Legal Totals 4 \$5,304.92 Fund 800 - Risk Management(S0203) Totals 5 4 \$5,304.92 Fund 801 - Health Insurance Trust Department 12 - Human Resources Program 120000 - Main Account 53990 - Other Services and Charges Health Insurance Company Of North America 12-July 2017 LINA \$32,478.82	204 - State Of Indiana	10 State of Indiana Clerk of Court annual attorney fee	08/25/2017	180.00	
Department 10 - Legal Totals 4 55,304.92		Account 53910 - Dues and Subscriptions Totals	1	\$180.00	
Fund 801 - Health Insurance Trust Department 12 - Human Resources Frogram 120000 - Main Account 53990 - Other Services and Charges Account 53990-1218 - Inlease England En		Program 100000 - Main Totals	4	\$5,304.92	
### Realth Insurance Trust Department 12 - Human Resources Program 120000 - Main		Department 10 - Legal Totals	4	\$5,304.92	
Eucl 801 - Health Insurance Trust Department 12 - Human Resources Program 120000 - Main Account 53990 - Other Services and Charges Elfe Insurance Company Of North America 12-July 2017 LINA \$32,478.82 62-2017 83990 - Other Services and Charges Health Surance Company, INC 12-nyhart has ER Cont TSager JSpeer \$460.12 62-2017 83990.1201 - Other Services and Charges Disability LTD Elsoys - Life Insurance Company Of North America 12-July 2017 LINA \$32,478.82 72-2017 83990 - Other Services and Charges Health Surance Company, INC 12-nyhart has ER Cont TSager JSpeer \$460.12 72-2017 83990 - Other Services and Charges Health Insurance Totals 13-2017 83990 - Other Services and Charges Health Insurance Totals 13-2017 83990 - Other Services and Charges Health Insurance Totals 13-2017 83990 - Other Services and Charges Health Insurance Totals 13-2017 83990 - Other Services and Charges Disability LTD Totals 13-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services Add Charges Disability LTD Totals 14-2017 83990 - Other Services		Fund 800 - Risk Management (S0203) Totals	4	\$5,304.92	
Program 120000 - Main Account 53990 - Other Services and Charges 3977 - Cigna Health & Life Insurance Company 12-Aug2017 Cigna Dental Vision Admin \$9,002.44 08/25/2017 2,324.81 18539 - Life Insurance Company Of North America 12-July 2017 LINA \$32,478.82 08/25/2017 4,132.70 Account 53990.1201 - Other Services and Charges Health Insurance 08/16/2017 460.12 17785 - The Howard E. Nyhart Company, INC 12-nyhart has ER Cont TSager JSpeer \$460.12 08/16/2017 460.12 Account 53990.1278 - Other Services and Charges Disability LTD 12-July 2017 LINA \$32,478.82 08/25/2017 6.297.14 Account 53990.1278 - Other Services and Charges Disability LTD Totals 1 \$6,297.14 Account 53990.1278 - Other Services and Charges Disability LTD Totals 1 \$6,297.14 Program 120000 - Main Totals 4 \$13,214.77 Department 12 - Human Resources Totals 4 \$13,214.77 Fund 801 - Health Insurance Trust Totals 4 \$13,214.77	Fund 801 - Health Insurance Trust				
Account 53990 - Other Services and Charges 3977 - Cigna Health & Life Insurance Company 12-Aug2017 Cigna Dental Vision Admin \$9,002.44 18539 - Life Insurance Company Of North America 12-July 2017 LINA \$32,478.82 Account 53990 - Other Services and Charges Totals 2 \$6,457.51 Account 53990.1201 - Other Services and Charges Health Insurance 17785 - The Howard E. Nyhart Company, INC 2-Insurance Company Of North America Account 53990.1201 - Other Services and Charges Health Insurance Account 53990.1278 - Other Services and Charges Disability LTD 18539 - Life Insurance Company Of North America 12-July 2017 LINA \$32,478.82 Account 53990.1278 - Other Services and Charges Disability LTD 18539 - Life Insurance Company Of North America 12-July 2017 LINA \$32,478.82 Account 53990.1278 - Other Services and Charges Disability LTD Totals Program 120000 - Main Totals Program 120000 - Main Totals Department 12 - Human Resources Totals 4 \$13,214.77 Fund 801 - Health Insurance Trust Totals 4 \$13,214.77	Department 12 - Human Resources				
3977 - Cigna Health & Life Insurance Company 12-Aug2017 Cigna Dental Vision Admin \$9,002.44 08/25/2017 2,324.81 18539 - Life Insurance Company Of North America 12-July 2017 LINA \$32,478.82 08/25/2017 4,132.70 Account 53990.1201 - Other Services and Charges Health Insurance 17785 - The Howard E. Nyhart Company, INC 12-nyhart has ER Cont TSager JSpeer \$460.12 08/16/2017 460.12 Account 53990.1278 - Other Services and Charges Disability LTD 1 \$460.12 Account 53990.1278 - Other Services and Charges Disability LTD 12-July 2017 LINA \$32,478.82 08/25/2017 6,297.14 Account 53990.1278 - Other Services and Charges Disability LTD Totals 1 \$6,297.14 Program 120000 - Main Totals 4 \$13,214.77 Department 12 - Human Resources Totals 4 \$13,214.77 Fund 801 - Health Insurance Trust Totals 4 \$13,214.77	Program 120000 - Main				
3977 - Cigna Health & Life Insurance Company 12-Aug2017 Cigna Dental Vision Admin \$9,002.44 08/25/2017 2,324.81 18539 - Life Insurance Company Of North America 12-July 2017 LINA \$32,478.82 08/25/2017 4,132.70 Account 53990.1201 - Other Services and Charges Health Insurance 17785 - The Howard E. Nyhart Company, INC 12-nyhart has ER Cont TSager JSpeer \$460.12 08/16/2017 460.12 Account 53990.1278 - Other Services and Charges Disability LTD 1 \$460.12 Account 53990.1278 - Other Services and Charges Disability LTD 12-July 2017 LINA \$32,478.82 08/25/2017 6,297.14 Account 53990.1278 - Other Services and Charges Disability LTD Totals 1 \$6,297.14 Program 120000 - Main Totals 4 \$13,214.77 Department 12 - Human Resources Totals 4 \$13,214.77 Fund 801 - Health Insurance Trust Totals 4 \$13,214.77	Account 53990 - Other Services and Charges				
18539 - Life Insurance Company Of North America 12-July 2017 LINA \$32,478.82 08/25/2017 4,132.70 Account 53990.1201 - Other Services and Charges Health Insurance 17785 - The Howard E. Nyhart Company, INC 12-nyhart hsa ER Cont TSager JSpeer \$460.12 08/16/2017 460.12 Account 53990.1278 - Other Services and Charges Disability LTD 18539 - Life Insurance Company Of North America 12-July 2017 LINA \$32,478.82 08/25/2017 6,297.14 Account 53990.1278 - Other Services and Charges Disability LTD Totals 1 \$6,297.14 Program 120000 - Main Totals 4 \$13,214.77 Department 12 - Human Resources Totals 4 \$13,214.77 Fund 801 - Health Insurance Trust Totals 4 \$13,214.77	_	12-Aug2017 Cigna Dental Vision Admin \$9,002.44	08/25/2017	2,324.81	
Account 53990.1201 - Other Services and Charges Health Insurance 17785 - The Howard E. Nyhart Company, INC 12-nyhart has ER Cont TSager JSpeer \$460.12 Account 53990.1201 - Other Services and Charges Health Insurance Totals Account 53990.1278 - Other Services and Charges Disability LTD 18539 - Life Insurance Company Of North America 12-July 2017 LINA \$32,478.82 Account 53990.1278 - Other Services and Charges Disability LTD Totals Account 53990.1278 - Other Services and Charges Disability LTD Totals Program 120000 - Main Totals 4 \$13,214.77 Department 12 - Human Resources Totals 4 \$13,214.77 Fund 801 - Health Insurance Trust Totals 4 \$13,214.77			08/25/2017	4,132.70	
Account 53990.1201 - Other Services and Charges Health Insurance 17785 - The Howard E. Nyhart Company, INC 12-nyhart hsa ER Cont TSager JSpeer \$460.12 Account 53990.1201 - Other Services and Charges Health Insurance Totals 1 \$460.12 Account 53990.1278 - Other Services and Charges Disability LTD 18539 - Life Insurance Company Of North America 12-July 2017 LINA \$32,478.82 Account 53990.1278 - Other Services and Charges Disability LTD Totals Account 53990.1278 - Other Services and Charges Disability LTD Totals Program 120000 - Main Totals Program 120000 - Main Totals Department 12 - Human Resources Totals 4 \$13,214.77 Fund 801 - Health Insurance Trust Totals 4 \$13,214.77		-	2		
17785 - The Howard E. Nyhart Company, INC 12-nyhart hsa ER Cont TSager JSpeer \$460.12 Account 53990.1201 - Other Services and Charges Health Insurance Totals 1 \$460.12 Account 53990.1278 - Other Services and Charges Disability LTD 18539 - Life Insurance Company Of North America 12-July 2017 LINA \$32,478.82 Account 53990.1278 - Other Services and Charges Disability LTD Totals Program 120000 - Main Totals Program 120000 - Main Totals Department 12 - Human Resources Totals Fund 801 - Health Insurance Trust Totals 4 \$13,214.77	Account 53990.1201 - Other Services and Charges He	· · · · · · · · · · · · · · · · · · ·			
Account 53990.1278 - Other Services and Charges Disability LTD 18539 - Life Insurance Company Of North America 12-July 2017 LINA \$32,478.82 Account 53990.1278 - Other Services and Charges Disability LTD Totals Account 53990.1278 - Other Services and Charges Disability LTD Totals Program 120000 - Main Totals Program 12 - Human Resources Totals Fund 801 - Health Insurance Trust Totals 4 \$13,214.77	_		08/16/2017	460.12	
Account 53990.1278 - Other Services and Charges Disability LTD 18539 - Life Insurance Company Of North America 12-July 2017 LINA \$32,478.82 Account 53990.1278 - Other Services and Charges Disability LTD Totals Program 120000 - Main Totals Program 120000 - Main Totals Department 12 - Human Resources Totals Fund 801 - Health Insurance Trust Totals 4 \$13,214.77	, , , , , , , , , , , , , , , , , , , ,	3 .	1	\$460.12	
18539 - Life Insurance Company Of North America 12-July 2017 LINA \$32,478.82 08/25/2017 6,297.14 Account 53990.1278 - Other Services and Charges Disability LTD Totals 1 \$6,297.14 Program 120000 - Main Totals 4 \$13,214.77 Department 12 - Human Resources Totals 4 \$13,214.77 Fund 801 - Health Insurance Trust Totals 4 \$13,214.77	Account 53990.1278 - Other Services and Charges Dis				
Account 53990.1278 - Other Services and Charges Disability LTD Totals 1 \$6,297.14 Program 120000 - Main Totals 4 \$13,214.77 Department 12 - Human Resources Totals 4 \$13,214.77 Fund 801 - Health Insurance Trust Totals 4 \$13,214.77	_		08/25/2017	6.297.14	
Program 120000 - Main Totals 4 \$13,214.77 Department 12 - Human Resources Totals 4 \$13,214.77 Fund 801 - Health Insurance Trust Totals 4 \$13,214.77		-	1		
Department 12 - Human Resources Totals 4 \$13,214.77 Fund 801 - Health Insurance Trust Totals 4 \$13,214.77			4		
Fund 801 - Health Insurance Trust Totals 4 \$13,214.77		-	4		
		·	4		
	Fund 802 - Fleet Maintenance(\$9500)		·	+ 10/21/	

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Department 17 - Fleet Maintenance



Account 52110 - Office Supplies 5103 - Staples Contract & Commercial, INC 17-2 hole punch, 3 hole punch, spiral memo pads Account 52110 - Office Supplies Totals 1 \$15.78	Vendor	Invoice Description	Received Date Payment Date	Invoice Amount
1.7.2 hole punch, 3 hole punch, 3 hole punch, 3 hole punch pack	Program 170000 - Main			
Account 5230 - Garage and Motor Supplies 17-tires - Haline - thallenger - 700 - 12/600 - Poemount / Mount 18-tires - 11/225 / 1000 R20 PXDY1 RTD 18-25 / 18-25	Account 52110 - Office Supplies			
Record Searce S	5103 - Staples Contract & Commercial, INC	17-2 hole punch, 3 hole punch, spiral memo pads	08/25/2017	15.78
5005 - Buser Buill, INC 17-Ires-11825/1000R20 PXDY1 RTRD 08/25/2017 95.00 6005 - Buser Buill, INC 17-Ires-Maine challenger-700-12/600-9, Demount/Mount 08/25/2017 95.00 4693 - Monroe County Tire & Supply, INC 17-Ires-12725/75R15 08/25/2017 08/25/2017 75.55 4693 - Monroe County Tire & Supply, INC 17-Ires-225/70R19-5 08/25/2017 1,212.88 4693 - Monroe County Tire & Supply, INC 17-Ires-225/70R19-5 Account 52230 - Garage and Motor Supplies Totals 08/25/2017 1,212.88 4693 - Monroe County Tire & Supply, INC 17-Ires-12X16.5 Titlan HD2000 NH5 10PLY TI 08/25/2017 75.032.87 Account 52240 - Fuel and OII 17-Ires-12X16.5 Titlan HD2000 NH5 10PLY TI 08/25/2017 96.025/2017 46.90 313 - Hoosier Penn OII Company, INC 17-Ires-deef fuel-87 Regular-7.926 gallons 08/25/2017 46.90 46.90 314 - Hosier Penn OII Company, INC 17-Iresladed fuel-87 Regular-7.926 gallons 08/25/2017 46.90 46.90 315 - Hosier Penn OII Company, INC 17-Iresladed fuel-87 Regular-7.926 gallons 08/25/2017 46.90 46.90 46.90 46.92 46.90 46.92 46.9		Account 52110 - Office Supplies Totals	1	\$15.78
5605 - Bauer Built, INC 17-tires-Maine challenger-700-12/600-9, Demount/Mount 08/25/2017 95.00 4693 - Monroe County Tire & Supply, INC 17-tires-1252/75R15 08/25/2017 75.05 4693 - Monroe County Tire & Supply, INC 17-tires-1252/75R19.5 08/25/2017 12.12.88 4693 - Monroe County Tire & Supply, INC 17-tires-225/70R19.5 08/25/2017 12.12.88 4693 - Monroe County Tire & Supply, INC 17-tires-1221/65 Tilan HD2000 NHS 10PLY TI 08/25/2017 08/25/2017 76.10.00 4693 - Monroe County Tire & Supply, INC 17-tires-1221/65 Tilan HD2000 NHS 10PLY TI 08/25/2017 76.10.00 76.10.00 4693 - Monroe County Tire & Supply, INC 17-tires-1221/65 Tilan HD2000 NHS 10PLY TI 08/25/2017 76.10.00 76.10.00 4693 - Monroe County Tire & Supply, INC 17-tires-1221/65 Tilan HD2000 NHS 10PLY TI 08/25/2017 76.10.00 76.00.00 <td< td=""><td>Account 52230 - Garage and Motor Supplies</td><td></td><td></td><td></td></td<>	Account 52230 - Garage and Motor Supplies			
4693 - Monroe County Tire & Supply, INC 17-tires-LT245/75R16 08/25/2017 293 .00 4693 - Monroe County Tire & Supply, INC 17-tires-ST256/75R15 08/25/2017 12.128 4693 - Monroe County Tire & Supply, INC 17-tires-1276/1081-5 08/25/2017 1.218 4693 - Monroe County Tire & Supply, INC 17-tires-1276/1081-5 08/25/2019 08/25/2017 1.811.38 4693 - Monroe County Tire & Supply, INC 17-tires-1276/1081-5 Account 52230 - Garage and Motor Supplies Totals 08/25/2017 7.810.38 Account 52240 - Fuel and Oil 17-cill-IP Group II AW 46, IP dexos 1 FS SW20 08/25/2017 480.79 431 - Hossier Penn Oil Company, INC 17-cill-IP Group II AW 46, IP dexos 1 FS SW20 08/25/2017 480.79 49- White River Cooperative, INC 17-cill-devil-ar Regular-7,926 gallons Account 52240 - Fuel and Oil 08/25/2017 480.79 49- Black Lumber Co INC 17-Lysol Pine Cleaner, 128 or. bleach 08/25/2017 11-9 49- So Group State Sta	50605 - Bauer Built, INC	17-tires-11R225/1000R20 PXDY1 RTRD	08/25/2017	1,923.36
4693 - Monroe County Tire & Supply, INC 17-tires-2SE/TOR19.5 08/25/2017 1,212.88 4693 - Monroe County Tire & Supply, INC 17-tires-22S/TOR19.5 08/25/2017 1,211.88 4693 - Monroe County Tire & Supply, INC 17-tires-22S/TOR19.5 08/25/2017 08/25/2017 1,211.88 4693 - Monroe County Tire & Supply, INC 17-tires-12X16.5 Titan HD2000 NHS 10PLY TI 08/25/2017 08/25/2017 76.10.0 Account 52240 - Fuel and Oil To Journal of Company, INC 17-oil-HP Group II AW 46, HP dexos 1 FS 5W20 08/25/2017 48.07 48.07 413 - Hoosier Penn Oil Company, INC 17-Unleaded fuel-87 Regular-7,926 gallons 08/25/2017 18.07 48.07 415 - Will Scale Company, INC 17-Unleaded fuel-87 Regular-7,926 gallons 3 08/25/2017 18.07 19.79 416 - Blooming to Ford, INC 17-412 @ evaporator case assy 08/25/2017 11.79 11.79 19.09 18.00 19.25 19.00 19.24 19.00 19.25 19.00 19.25 19.00 19.25 19.00 19.25 19.00 19.25 19.00 19.00 19.00 19	50605 - Bauer Built, INC	17-tires-Maine challenger-700-12/600-9, Demount/Mount	08/25/2017	956.00
4693 - Monroe County Tire & Supply, INC 17-tires-225/70R19.5 08/25/2017 1,212.88 4693 - Monroe County Tire & Supply, INC 17-tires-12X16.5 Titan HD2000 NHS 10PLY TI 08/25/2017 76.10.08 4693 - Monroe County Tire & Supply, INC 17-tires-12X16.5 Titan HD2000 NHS 10PLY TI 76.10.08 76.10.08 Account 52240 - Fuel and Oil 5.10.1. Ho Group II AW 46, HP dexos 1 FS 5W20 08/25/2017 48.09.1 413 - Hoosier Penn Oil Company, INC 17-flidds/Oil-windshield fluid, hand (clean, P66 Multiplex Red G 08/25/2017 48.09.1 416 - White River Cooperative, INC 17-leids/Oil-windshield fluid, hand (clean, P66 Multiplex Red G 08/25/2017 48.09.1 Account 52240 - Fuel and Oil Tool Company, INC 17-leids/Oil-windshield fluid, hand (clean, P66 Multiplex Red G 08/25/2017 48.09.9 Account 52240 - Fuel and Oil Tool Company, INC 17-leids/Oil-windshield fluid, hand (clean, P66 Multiplex Red G 08/25/2017 48.09.9 Account 52240 - Fuel and Oil Tool Company, INC 17-leids-77-26 gallons Account 52240 - Fuel and Oil Tools 08/25/2017 11.67.29.1 4-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2	4693 - Monroe County Tire & Supply, INC	17-tires-LT245/75R16	08/25/2017	293.00
4693 - Monroe County Tire & Supply, INC 17-tires-12X16.5 Titan HD2000 NHS 10PLY TI 08/25/2017 7,811.38 4693 - Monroe County Tire & Supply, INC 17-tires-12X16.5 Titan HD2000 NHS 10PLY TI 08/25/2018 7,703.28 Account 52240 - Fuel and Oil 17-clil-HP Group II AW 46. HP dexos 1 Fs 5W20 08/25/2017 48.09.9 413 - Hoosier Penn Oil Company, INC 17-clil-HP Group II AW 46. HP dexos 1 Fs 5W20 08/25/2017 48.09.9 413 - Hoosier Penn Oil Company, INC 17-clil-HP Group II AW 46. HP dexos 1 Fs 5W20 08/25/2017 48.09.9 413 - Hoosier Penn Oil Company, INC 17-clil-dist/Oil-windshield fluid, handl clean, P66 Multiplex Red G 08/25/2017 48.09.9 419 - White River Cooperative, INC 17-unleaded fuel-87 Regular-7,926 gallons Account 52240 - Fuel and Oil Totals 08/25/2017 15.79.4 409 - Black Lumber Co INC 17-tysol Pine Cleaner, 128 oz. bleach 08/25/2017 11.96 244 - Bloomington Ford, INC 17-tysol Pine Cleaner, 128 oz. bleach 08/25/2017 138.32 244 - Bloomington Ford, INC 17-ty-120 evaporator case assy 08/25/2017 98.75 98.75 243 - Circle Distributing, INC 17-ty-486 - HAVE BLEND DOOR MOTOR ASSY 08/25/2017<	4693 - Monroe County Tire & Supply, INC	17-tires-ST225/75R15	08/25/2017	75.25
4693 - Monroe County Tire & Supply, INC 7-tires-12X16.5 Titan HD2000 NHS 10PLY TI 76.100 Account 52240 - Fuel and Oil 613 - Hoosier Penn Oil Company, INC 17-oil-HP Group II AW 46, HP dexos 1 FS 5W20 08/25/2017 2,288.73 613 - Hoosier Penn Oil Company, INC 17-Fluids/Oil-windshield fluid, handi clean, P66 Multiplex Red G 08/25/2017 480.91 614 - Moster Penn Oil Company, INC 17-Incleade fuel-87 Regular-7,926 gallons 2 82/25/2017 16.79.41 615 - Moster Penn Oil Company, INC 17-unleaded fuel-87 Regular-7,926 gallons 2 82/25/2017 16.79.49 Account 52240 - Motor Vehicle Repair 7 17-unleaded fuel-87 Regular-7,926 gallons 2 82/25/2017 11.79.69 Account 52240 - Motor Vehicle Repair 7 17-unleaded fuel-87 Regular-7,926 gallons 82/25/2017 11.79.69 19.79	4693 - Monroe County Tire & Supply, INC	17-tires-225/70R19.5	08/25/2017	1,212.88
Account 52240 - Fuel and Oil Account 52240 - Fuel and Oil Company, INC 17-Fluids/Oil-windshield fluid, handi clean, P66 Multiplex Red G 08/25/2017 480.91 Account 52240 - Fuel and Oil Totals 3 51,729.41 Account 52230 - Motor Vehicle Repair Account 52320 - Motor Vehicle Repair Account 52320 - Motor Vehicle Repair Account 52320 - Motor Vehicle Repair 17-Lysol Pine Cleaner, 128 oz. bleach 18-Lysol	4693 - Monroe County Tire & Supply, INC	17-tires-225/70R19.5	08/25/2017	1,811.38
Account 52240 - Fuel and Oll Account 52240 - Fuel and Oll Company, INC 17 - Full Agroup II AW 46, IPI dexos 1 F5 W20 08/25/2017 2,88.73 613 - Hoosier Penn Oil Company, INC 17 - Fluids/Oil-windshield fluid, hand iclean, P66 Multiplex Red G 08/25/2017 48.09.1 34 - Mosier Penn Oil Company, INC 17 - Fluids/Oil-windshield fluid, hand iclean, P66 Multiplex Red G 08/25/2017 16,729.41 34 - Mosier Penn Oil Company, INC 17 - wheaded fuel-87 Regular-7,926 gallons Account 52240 - Fuel and Oil Totals 3 \$19,490.50 Account 52320 - Motor Vehicle Reperi 57 - Vysol Pine Cleaner, 128 oz. bleach 68/25/2017 11,96 11,96 11,96 11,96 11,96 11,94 11,96 11,96 11,94 </td <td>4693 - Monroe County Tire & Supply, INC</td> <td>17-tires-12X16.5 Titan HD2000 NHS 10PLY TI</td> <td>08/25/2017</td> <td>761.00</td>	4693 - Monroe County Tire & Supply, INC	17-tires-12X16.5 Titan HD2000 NHS 10PLY TI	08/25/2017	761.00
613 - Hoosier Penn Oil Company, INC 17-cli-HP Group II AW 46, HP dexos 1 FS 5W20 08/25/2017 480.91 613 - Hoosier Penn Oil Company, INC 17-fluids/Oil-windshield fluid, handi clean, P66 Multiplex Red G 08/25/2017 480.91 349 - White River Cooperative, INC 17-unleaded fuel-87 Regular-7,926 gallons Account 52240 - Fuel and Oil Totals 3 518,729.41 Account 52320 - Motor Vehicle Repair 409 - Black Lumber Co INC 17-Lysol Pine Cleaner, 128 oz. bleach 08/25/2017 11.96 244 - Bloomington Ford, INC 17-#120 evaporator case assy 08/25/2017 88.26 244 - Bloomington Ford, INC 17-#461-transmission lines 08/25/2017 89.25 245 - Sicrole Distributing, INC 17-misc parts-front wall 08/25/2017 80.75 2435 - Circle Distributing, INC 17-misc parts-abm module 08/25/2017 30.81 2435 - Circle Distributing, INC 17-misc parts-2011 Ford F250 parts 08/25/2017 30.75 245 - Industrial Service & Supply, INC 17-misc parts-2011 Ford F250 parts 08/25/2017 08/25/2017 30.76 245 - Industrial Service & Supply, INC 17-misc parts-2011 Ford F250 parts 08/25/2017 08/25/2017 19.09 <td< td=""><td></td><td>Account 52230 - Garage and Motor Supplies Totals</td><td>7</td><td>\$7,032.87</td></td<>		Account 52230 - Garage and Motor Supplies Totals	7	\$7,032.87
613 - Hoosier Penn Oil Company, INC 17-Fluids/Oil-windshield fluid, handi clean, P66 Multiplex Red G 08/25/2017 48.09.1 349 - White River Cooperative, INC 17-unleaded fuel-87 Regular-7,926 gallons Account 52240 - Fuel and Oil Totals 08/25/2017 16,729.41 Account 52320 - Motor Vehicle Repair 409 - Black Lumber Co INC 17-Lysol Pine Cleaner, 128 oz. bleach 08/25/2017 11.96 244 - Bloomington Ford, INC 17-#120 evaporator case assy 08/25/2017 98.25 244 - Bloomington Ford, INC 17-#461-transmission lines 08/25/2017 98.25 244 - Bloomington Ford, INC 17-#464-transmission lines 08/25/2017 98.25 245 - Circle Distributing, INC 17-misc parts-front wall 08/25/2017 08/25/2017 2435 - Circle Distributing, INC 17-misc parts-abs module 08/25/2017 08/25/2017 2435 - Circle Distributing, INC 17-misc parts-abs module 08/25/2017 08/25/2017 2435 - Circle Distributing, INC 17-misc parts-ab module 08/25/2017 08/25/2017 245 - Industrial Service & Supply, INC 17-misc parts-AC flush, oil, compressor 08/25/2017 08/25/2017 245 - Industrial Service & Supply, INC 17-#885- parts-labor-seal,	Account 52240 - Fuel and Oil			
349 - White River Cooperative, INC 17-unleaded fuel-87 Regular-7,926 gallons Account 52240 - Fuel and Oil Totals 08/25/2017 16,729.41 Account 52320 - Motor Vehicle Repair 17-Lysol Pine Cleaner, 128 oz. bleach 08/25/2017 11.96 409 - Black Lumber Co INC 17-Lysol Pine Cleaner, 128 oz. bleach 08/25/2017 11.96 244 - Bloomington Ford, INC 17-#120 evaporator case assy 08/25/2017 98.40 244 - Bloomington Ford, INC 17-#461-transmission lines 08/25/2017 98.40 244 - Bloomington Ford, INC 17-#486- HAVE BLEND DOOR MOTOR ASSY 08/25/2017 98.10 243 - Circle Distributing, INC 17-misc parts-fort wall 08/25/2017 98.11 4335 - Circle Distributing, INC 17-misc parts-abs module 08/25/2017 98.25/2017 4335 - Circle Distributing, INC 17-misc parts-2011 Ford F250 parts 08/25/2017 98.25/2017 4355 - Lindustrial Service & Supply, INC 17-misc parts-2011 Hord F250 parts 08/25/2017 98.25/2017 455 - Industrial Service & Supply, INC 17-#885- parts/labor-seal, hose, o-ring 08/25/2017 08/25/2017 190.86 457 - John Deere Financial (Rural King)	613 - Hoosier Penn Oil Company, INC	17-oil-HP Group II AW 46, HP dexos 1 FS 5W20	08/25/2017	2,288.73
Account 52320 - Motor Vehicle Repair 409 - Black Lumber Co INC 17-4 yol Pine Cleaner, 128 oz. bleach 9825/2017 11.96 244 - Bloomington Ford, INC 17-4 17-4 17-4 17-4 18-6 HAVE BLEND DOOR MOTOR ASSY 9825/2017 98.45 244 - Bloomington Ford, INC 17-4 86- HAVE BLEND DOOR MOTOR ASSY 9825/2017 98.45 244 - Bloomington Ford, INC 17-4 18-6 HAVE BLEND DOOR MOTOR ASSY 9825/2017 98.45 245 - Circle Distributing, INC 17-4 17-4 18-6 HAVE BLEND DOOR MOTOR ASSY 9825/2017 98.51 2435 - Circle Distributing, INC 17-4 18-6 HAVE BLEND DOOR MOTOR ASSY 9825/2017 98.51 2435 - Circle Distributing, INC 17-4 18-6 HAVE BLEND BOOR MOTOR ASSY 9825/2017 98.51 2435 - Circle Distributing, INC 17-4 18-6 HAVE BLEND BOOR MOTOR ASSY 9825/2017 98.51 2435 - Circle Distributing, INC 17-4 18-6 HAVE BLEND BOOR MOTOR ASSY 9825/2017 98.51 2435 - Circle Distributing, INC 17-4 18-6 HAVE BLEND BOOR MOTOR ASSY 9825/2017 98.51 2435 - Circle Distributing, INC 17-4 18-6 HAVE BLEND BOOR MOTOR ASSY 9825/2017 98.51 2435 - Circle Distributing, INC 17-4 18-6 HAVE BLEND BOOR MOTOR ASSY 9825/2017 98.51 2435 - Circle Distributing, INC 17-4 18-6 HAVE BLEND BOOR MOTOR ASSY 9825/2017 98.51 2435 - Circle Distributing, INC 17-4 18-5 parts-abs module 9825/2017 982	613 - Hoosier Penn Oil Company, INC	17-Fluids/Oil-windshield fluid, handi clean, P66 Multiplex Red G	08/25/2017	480.91
Account 52320 - Motor Vehicle Repair 17-Lysol Pine Cleaner, 128 oz. bleach 08/25/2017 11.96 244 - Bloomington Ford, INC 17-#120 evaporator case assy 08/25/2017 138.32 244 - Bloomington Ford, INC 17-#461-transmission lines 08/25/2017 98.25/2017 244 - Bloomington Ford, INC 17-#486- HAVE BLEND DOOR MOTOR ASSY 08/25/2017 85.14 4335 - Circle Distributing, INC 17-misc parts-front wall 08/25/2017 85.14 4335 - Circle Distributing, INC 17-misc parts-abs module 08/25/2017 308.45 4335 - Circle Distributing, INC 17-misc parts-abs module 08/25/2017 308.45 4335 - Circle Distributing, INC 17-misc parts-abs module 08/25/2017 308.45 4335 - Circle Distributing, INC 17-misc parts-abs module 08/25/2017 08/25/2017 4335 - Circle Distributing, INC 17-misc parts-abs module 08/25/2017 08/25/2017 4335 - Circle Distributing, INC 17-misc parts-abs module 08/25/2017 08/25/2017 455 - Industrial Service & Supply, INC 17-misc parts-abs (included included incl	349 - White River Cooperative, INC	17-unleaded fuel-87 Regular-7,926 gallons	08/25/2017	16,729.41
409 - Black Lumber Co INC 17-Lysol Pine Cleaner, 128 oz. bleach 08/25/2017 11.96 244 - Bloomington Ford, INC 17-#120 evaporator case assy 08/25/2017 138.32 244 - Bloomington Ford, INC 17-#486- HAVE BLEND DOOR MOTOR ASSY 08/25/2017 98.40 243 - Circle Distributing, INC 17-misc parts-front wall 08/25/2017 08/25/2017 85.14 4335 - Circle Distributing, INC 17-misc parts-abs module 08/25/2017 08/25/2017 100.00) 4335 - Circle Distributing, INC 17-misc parts-2011 Ford F250 parts 08/25/2017 08/25/2017 122.77 4335 - Circle Distributing, INC 17-misc parts-2011 Ford F250 parts 08/25/2017 08/25/2017 122.77 4335 - Circle Distributing, INC 17-misc parts-AC flush, oil, compressor 08/25/2017 136.76 435 - Industrial Service & Supply, INC 17-#885- parts/abor-seal, hose, o-ring 08/25/2017 190.79 457 - Industrial Service & Supply, INC 17-#885- parts/abor-seal, hose, o-ring 08/25/2017 190.80 457 - Industrial Service & Supply, INC 17-#885- parts/abor-seal, hose, o-ring 08/25/2017 190.80 457 - Industrial Service & Supply, INC 17-#885- parts/abor-seal, hose, o-ring		Account 52240 - Fuel and Oil Totals	3	\$19,499.05
244 - Bloomington Ford, INC 17-#120 evaporator case assy 08/25/2017 138.32 244 - Bloomington Ford, INC 17-#461-transmission lines 08/25/2017 98.40 244 - Bloomington Ford, INC 17-#486- HAVE BLEND DOOR MOTOR ASSY 08/25/2017 52.17 4335 - Circle Distributing, INC 17-misc parts-front wall 08/25/2017 85.14 4335 - Circle Distributing, INC 17-misc parts-so module 08/25/2017 308.45 4335 - Circle Distributing, INC 17-misc parts-2011 Ford F250 parts 08/25/2017 308.45 4335 - Circle Distributing, INC 17-misc parts-2011 Ford F250 parts 08/25/2017 308.45 4335 - Circle Distributing, INC 17-misc parts-2011 Ford F250 parts 08/25/2017 308.45 435 - Industrial Service & Supply, INC 17-misc parts-AC flush, oil, compressor 08/25/2017 309.75 455 - Industrial Service & Supply, INC 17-#885- hyd hose and fittings 08/25/2017 08/25/2017 190.88 76- Interstate Battery System of Bloomington, INC 17-batteries-2 31-MHD 08/25/2017 08/25/2017 190.88 4574 - John Deere Financial (Rural King) 17-#4131 PINTLE HITCH 08/25/2017 08/25/2017 19.87 394	Account 52320 - Motor Vehicle Repair			
244 - Bloomington Ford, INC 17-#461-transmission lines 08/25/2017 98.40 244 - Bloomington Ford, INC 17-#486- HAVE BLEND DOOR MOTOR ASSY 08/25/2017 52.17 4335 - Circle Distributing, INC 17-misc parts-front wall 08/25/2017 08/25/2017 308.45 4335 - Circle Distributing, INC 17-misc parts-abs module 08/25/2017 308.45 4335 - Circle Distributing, INC 17-misc parts-2011 Ford F250 parts 08/25/2017 308.45 4335 - Circle Distributing, INC 17-misc parts-2011 Ford F250 parts 08/25/2017 336.76 4335 - Circle Distributing, INC 17-misc parts-AC flush, oil, compressor 08/25/2017 336.76 455 - Industrial Service & Supply, INC 17-#885- hyd hose and fittings 08/25/2017 190.79 456 - Industrial Service & Supply, INC 17-#885- parts/labor-seal, hose, o-ring 08/25/2017 190.86 796 - Interstate Battery System of Bloomington, INC 17-batteries-2 31-MHD 08/25/2017 08/25/2017 190.66 457 - John Deere Financial (Rural King) 17-#4131 PINTLE HITCH 08/25/2017 08/25/2017 158.79 394 - Kleindorfer Hardware & Variety 17-58X2" bolts 17-58X2" bolts 17-58X2" bolts 08/25/	409 - Black Lumber Co INC	17-Lysol Pine Cleaner, 128 oz. bleach	08/25/2017	11.96
244 - Bloomington Ford, INC 17-#486- HAVE BLEND DOOR MOTOR ASSY 08/25/2017 52.17 4335 - Circle Distributing, INC 17-misc parts-front wall 08/25/2017 85.14 4335 - Circle Distributing, INC 17-credit-core return (14662) 08/25/2017 308.45 4335 - Circle Distributing, INC 17-misc parts-abs module 08/25/2017 308.45 4335 - Circle Distributing, INC 17-misc. parts-2011 Ford F250 parts 08/25/2017 32.07 4335 - Circle Distributing, INC 17-misc. parts-AC flush, oil, compressor 08/25/2017 336.76 455 - Industrial Service & Supply, INC 17-#885- hyd hose and fittings 08/25/2017 190.78 455 - Industrial Service & Supply, INC 17-#885- parts/labor-seal, hose, o-ring 08/25/2017 190.88 796 - Interstate Battery System of Bloomington, INC 17-batteries-2 31-MHD 08/25/2017 196.06 4574 - John Deere Financial (Rural King) 17-#4131 PINTLE HITCH 08/25/2017 158.79 4574 - John Deere Financial (Rural King) 17-570CK AND AUCTION SUPPLIES DEF AND BARREL LINERS 08/25/2017 9.60 394 - Kleindorfer Hardware & Variety 17-sand blasting media 17-sand blasting media 08/25/2017 32.00 <td>244 - Bloomington Ford, INC</td> <td>17-#120 evaporator case assy</td> <td>08/25/2017</td> <td>138.32</td>	244 - Bloomington Ford, INC	17-#120 evaporator case assy	08/25/2017	138.32
4335 - Circle Distributing, INC 17-misc parts-front wall 08/25/2017 85.14 4335 - Circle Distributing, INC 17-credit-core return (14662) 08/25/2017 308.45 4335 - Circle Distributing, INC 17-misc parts-abs module 08/25/2017 308.45 4335 - Circle Distributing, INC 17-misc. parts-2011 Ford F250 parts 08/25/2017 122.77 4335 - Circle Distributing, INC 17-misc. parts-AC flush, oil, compressor 08/25/2017 336.76 455 - Industrial Service & Supply, INC 17-#885- hyd hose and fittings 08/25/2017 199.78 455 - Industrial Service & Supply, INC 17-#885- parts/labor-seal, hose, o-ring 08/25/2017 190.87 796 - Interstate Battery System of Bloomington, INC 17-batteries-2 31-MHD 08/25/2017 196.06 4574 - John Deere Financial (Rural King) 17-#4131 PINTLE HITCH 08/25/2017 74.99 4574 - John Deere Financial (Rural King) 17 - STOCK AND AUCTION SUPPLIES DEF AND BARREL LINERS 08/25/2017 158.79 394 - Kleindorfer Hardware & Variety 17-snd blasting media 08/25/2017 9.60 394 - Kleindorfer Hardware & Variety 17-sand blasting media 08/25/2017 32.00	244 - Bloomington Ford, INC	17-#461-transmission lines	08/25/2017	98.40
4335 - Circle Distributing, INC 17-credit-core return (14662) 08/25/2017 (100.00) 4335 - Circle Distributing, INC 17-misc parts-abs module 08/25/2017 308.45 4335 - Circle Distributing, INC 17-misc. parts-2011 Ford F250 parts 08/25/2017 122.77 4335 - Circle Distributing, INC 17-misc. parts-AC flush, oil, compressor 08/25/2017 336.76 455 - Industrial Service & Supply, INC 17-#885- hyd hose and fittings 08/25/2017 190.88 455 - Industrial Service & Supply, INC 17-#885- parts/labor-seal, hose, o-ring 08/25/2017 190.88 796 - Interstate Battery System of Bloomington, INC 17-batteries-2 31-MHD 08/25/2017 196.06 4574 - John Deere Financial (Rural King) 17-#4131 PINTLE HITCH 08/25/2017 74.99 4574 - John Deere Financial (Rural King) 17 - STOCK AND AUCTION SUPPLIES DEF AND BARREL LINERS 08/25/2017 158.79 394 - Kleindorfer Hardware & Variety 17-sand blasting media 08/25/2017 32.00	244 - Bloomington Ford, INC	17-#486- HAVE BLEND DOOR MOTOR ASSY	08/25/2017	52.17
4335 - Circle Distributing, INC 17-misc parts-abs module 08/25/2017 308.45 4335 - Circle Distributing, INC 17-misc. parts-2011 Ford F250 parts 08/25/2017 122.77 4335 - Circle Distributing, INC 17-misc. parts-AC flush, oil, compressor 08/25/2017 336.76 455 - Industrial Service & Supply, INC 17-#885- hyd hose and fittings 08/25/2017 109.79 455 - Industrial Service & Supply, INC 17-#885- parts/labor-seal, hose, o-ring 08/25/2017 190.88 796 - Interstate Battery System of Bloomington, INC 17-batteries-2 31-MHD 08/25/2017 196.06 4574 - John Deere Financial (Rural King) 17-#4131 PINTLE HITCH 08/25/2017 74.99 4574 - John Deere Financial (Rural King) 17 - STOCK AND AUCTION SUPPLIES DEF AND BARREL LINERS 08/25/2017 158.79 394 - Kleindorfer Hardware & Variety 17-5/8X2" bolts 08/25/2017 9.60 394 - Kleindorfer Hardware & Variety 17-sand blasting media 08/25/2017 32.00	4335 - Circle Distributing, INC	17-misc parts-front wall	08/25/2017	85.14
4335 - Circle Distributing, INC 17-misc. parts-2011 Ford F250 parts 08/25/2017 122.77 4335 - Circle Distributing, INC 17-misc. parts-AC flush, oil, compressor 08/25/2017 336.76 455 - Industrial Service & Supply, INC 17-#885- hyd hose and fittings 08/25/2017 190.88 796 - Interstate Battery System of Bloomington, INC 17-batteries-2 31-MHD 08/25/2017 196.06 4574 - John Deere Financial (Rural King) 17-#4131 PINTLE HITCH 08/25/2017 74.99 4574 - John Deere Financial (Rural King) 17 - STOCK AND AUCTION SUPPLIES DEF AND BARREL LINERS 08/25/2017 158.79 394 - Kleindorfer Hardware & Variety 17-5/8X2" bolts 08/25/2017 9.60 394 - Kleindorfer Hardware & Variety 17-sand blasting media 08/25/2017 32.00	4335 - Circle Distributing, INC	17-credit-core return (14662)	08/25/2017	(100.00)
4335 - Circle Distributing, INC 17-misc. parts-AC flush, oil, compressor 08/25/2017 336.76 455 - Industrial Service & Supply, INC 17-#885- hyd hose and fittings 08/25/2017 199.79 455 - Industrial Service & Supply, INC 17-#885- parts/labor-seal, hose, o-ring 08/25/2017 190.88 796 - Interstate Battery System of Bloomington, INC 17-batteries-2 31-MHD 08/25/2017 196.06 4574 - John Deere Financial (Rural King) 17-#4131 PINTLE HITCH 08/25/2017 74.99 4574 - John Deere Financial (Rural King) 17 - STOCK AND AUCTION SUPPLIES DEF AND BARREL LINERS 08/25/2017 158.79 394 - Kleindorfer Hardware & Variety 17-5/8X2" bolts 08/25/2017 9.60 394 - Kleindorfer Hardware & Variety 17-sand blasting media 08/25/2017 32.00	4335 - Circle Distributing, INC	17-misc parts-abs module	08/25/2017	308.45
455 - Industrial Service & Supply, INC 17-#885- hyd hose and fittings 08/25/2017 109.79 455 - Industrial Service & Supply, INC 17-#885- parts/labor-seal, hose, o-ring 08/25/2017 190.88 796 - Interstate Battery System of Bloomington, INC 17-batteries-2 31-MHD 08/25/2017 196.06 4574 - John Deere Financial (Rural King) 17-#4131 PINTLE HITCH 08/25/2017 74.99 4574 - John Deere Financial (Rural King) 17 - STOCK AND AUCTION SUPPLIES DEF AND BARREL LINERS 08/25/2017 158.79 394 - Kleindorfer Hardware & Variety 17-5/8X2" bolts 08/25/2017 9.60 394 - Kleindorfer Hardware & Variety 17-sand blasting media 08/25/2017 32.00	4335 - Circle Distributing, INC	17-misc. parts-2011 Ford F250 parts	08/25/2017	122.77
455 - Industrial Service & Supply, INC 17-#885- parts/labor-seal, hose, o-ring 08/25/2017 190.88 796 - Interstate Battery System of Bloomington, INC 17-batteries-2 31-MHD 08/25/2017 196.06 4574 - John Deere Financial (Rural King) 17-#4131 PINTLE HITCH 08/25/2017 74.99 4574 - John Deere Financial (Rural King) 17 - STOCK AND AUCTION SUPPLIES DEF AND BARREL LINERS 08/25/2017 158.79 394 - Kleindorfer Hardware & Variety 17-5/8X2" bolts 08/25/2017 9.60 394 - Kleindorfer Hardware & Variety 17-sand blasting media 08/25/2017 32.00	4335 - Circle Distributing, INC	17-misc. parts-AC flush, oil, compressor	08/25/2017	336.76
796 - Interstate Battery System of Bloomington, INC 17-batteries-2 31-MHD 08/25/2017 196.06 4574 - John Deere Financial (Rural King) 17-#4131 PINTLE HITCH 08/25/2017 74.99 4574 - John Deere Financial (Rural King) 17 - STOCK AND AUCTION SUPPLIES DEF AND BARREL LINERS 08/25/2017 158.79 394 - Kleindorfer Hardware & Variety 17-5/8X2" bolts 08/25/2017 9.60 394 - Kleindorfer Hardware & Variety 17-sand blasting media 08/25/2017 32.00	455 - Industrial Service & Supply, INC	17-#885- hyd hose and fittings	08/25/2017	109.79
4574 - John Deere Financial (Rural King) 17-#4131 PINTLE HITCH 08/25/2017 74.99 4574 - John Deere Financial (Rural King) 17 - STOCK AND AUCTION SUPPLIES DEF AND BARREL LINERS 08/25/2017 158.79 394 - Kleindorfer Hardware & Variety 17-5/8X2" bolts 08/25/2017 9.60 394 - Kleindorfer Hardware & Variety 17-sand blasting media 08/25/2017 32.00	455 - Industrial Service & Supply, INC	17-#885- parts/labor-seal, hose, o-ring	08/25/2017	190.88
4574 - John Deere Financial (Rural King) 17 - STOCK AND AUCTION SUPPLIES DEF AND BARREL LINERS 08/25/2017 158.79 394 - Kleindorfer Hardware & Variety 17-5/8X2" bolts 08/25/2017 9.60 394 - Kleindorfer Hardware & Variety 17-sand blasting media 08/25/2017 32.00	796 - Interstate Battery System of Bloomington, INC	17-batteries-2 31-MHD	08/25/2017	196.06
394 - Kleindorfer Hardware & Variety 17-5/8X2" bolts 08/25/2017 9.60 394 - Kleindorfer Hardware & Variety 17-sand blasting media 08/25/2017 32.00	4574 - John Deere Financial (Rural King)	17-#4131 PINTLE HITCH	08/25/2017	74.99
394 - Kleindorfer Hardware & Variety 17-sand blasting media 08/25/2017 32.00	4574 - John Deere Financial (Rural King)	17 - STOCK AND AUCTION SUPPLIES DEF AND BARREL LINERS	08/25/2017	158.79
	394 - Kleindorfer Hardware & Variety	17-5/8X2" bolts	08/25/2017	9.60
787 - Motor Service Corporation 17-serp belt-poly rib, HD blade wide saddle, wiper blades 08/25/2017 101.90	394 - Kleindorfer Hardware & Variety	17-sand blasting media	08/25/2017	32.00
	787 - Motor Service Corporation	17-serp belt-poly rib, HD blade wide saddle, wiper blades	08/25/2017	101.90



Vendor	Invoice Description	Received Date	Payment Date	Invoice Amount
787 - Motor Service Corporation	17-serp belt-poly rib		08/25/2017	22.43
53385 - O'Reilly Automotive Stores, INC	17-#594 BRAKE HOSES		08/25/2017	31.34
476 - Southern Indiana Parts, INC (Napa Auto Parts)	17 - VARIOUS AUTO PARTS FOR JUNE AND JULY		08/25/2017	8,751.24
54351 - Sternberg, INC	17-#331 slack adjusters and stock clevis kit		08/25/2017	170.13
54351 - Sternberg, INC	17-STOCK COOLANT		08/25/2017	15.30
54351 - Sternberg, INC	17 - Air Horn		08/25/2017	43.46
54351 - Sternberg, INC	17-#428- FUEL TANK AND STRAPS		08/25/2017	1,532.23
4398 - TruckPro Holding Corporation	17-#676 TEST STRIPS		08/25/2017	23.74
2096 - West Side Tractor Sales Co.	17-#456- fuel filters		08/25/2017	104.96
2096 - West Side Tractor Sales Co.	17-#468-pins and upper pins		08/25/2017	907.71
2096 - West Side Tractor Sales Co.	17-#467 filters		08/25/2017	104.96
2096 - West Side Tractor Sales Co.	17-stock pins		08/25/2017	28.00
	Account 52320 - Motor Vehicle Repair Totals		29	\$13,663.48
Account 52420 - Other Supplies				
51565 - EmJay Automotive Equipment, LLC	17- valve for tire equipment		08/25/2017	139.32
177 - Indiana Oxygen Co	17-welding supplies-035 tip 10PK M10Gun MM140		08/25/2017	13.00
177 - Indiana Oxygen Co	17-welding supplies-6X8 24 oz. blanket med duty		08/25/2017	192.00
53442 - Paragon Micro, INC	17 - computer		08/25/2017	893.98
	Account 52420 - Other Supplies Totals		4	\$1,238.30
Account 53130 - Medical				
231 - Indiana University Health Bloomington, INC	17-C. Nichols-Vaccine Hep B Adult, IM		08/25/2017	93.00
	Account 53130 - Medical Totals		1	\$93.00
Account 53140 - Exterminator Services				
2839 - Kirbys Termite & Pest Control, INC	19-CH/off site facilities-pest control August 2017		08/25/2017	40.00
	Account 53140 - Exterminator Services Totals		1	\$40.00
Account 53540 - Natural Gas				
222 - Vectren	19-Fleet Maint-gas bill 7/7-8/7/17		08/25/2017	49.84
	Account 53540 - Natural Gas Totals		1	\$49.84
Account 53610 - Building Repairs				
321 - Harrell Fish, INC	19-Fleet Maint-furnish labor to evaluate why no AC		08/25/2017	108.00
	Account 53610 - Building Repairs Totals		1	\$108.00
Account 53620 - Motor Repairs				
51834 - BFS Retail Operations, LLC (Firestone)	17-ALIGNMENT SERVICES-Vehicle #507		08/25/2017	49.99
455 - Industrial Service & Supply, INC	17-#885- parts/labor-seal, hose, o-ring		08/25/2017	124.00
4474 - Ken's Westside Service & Towing, LLC	17-tow/hook fee		08/25/2017	50.00
4474 - Ken's Westside Service & Towing, LLC	17-TOWING SERVICE-		08/25/2017	225.00



Vendor	Invoice Description	Received Date	Payment Date	Invoice Amount
54351 - Sternberg, INC	17-#956-parts/labor-fuel filter, oil, air filter		08/25/2017	947.88
	Account 53620 - Motor Repairs Totals		5	\$1,396.87
Account 53920 - Laundry and Other Sanitation Services	S			
19171 - Aramark Uniform & Career Apparel Group, INC	17-mat/towel service-8/9/17		08/25/2017	67.65
19171 - Aramark Uniform & Career Apparel Group, INC	17-uniform rental (minus payroll ded)-8/9/17		08/25/2017	13.32
19171 - Aramark Uniform & Career Apparel Group, INC	17-uniform rental (minus payroll ded)-8/2/17		08/25/2017	13.32
19171 - Aramark Uniform & Career Apparel Group, INC	17-mat/towel services-8/2/17		08/25/2017	67.39
	Account 53920 - Laundry and Other Sanitation Services Totals		4	\$161.68
	Program 170000 - Main Totals		57	\$43,298.87
	Department 17 - Fleet Maintenance Totals		57	\$43,298.87
	Fund 802 - Fleet Maintenance (\$9500) Totals		57	\$43,298.87
Fund 804 - Insurance Voluntary Trust				
Department 12 - Human Resources				
Program 120000 - Main				
Account 53990.1241 - Other Services and Charges Vision	on			
3977 - Cigna Health & Life Insurance Company	12-Aug2017 Cigna Dental Vision Admin \$9,002.44		08/25/2017	6,677.63
	Account 53990.1241 - Other Services and Charges Vision Totals		1	\$6,677.63
Account 53990.1271 - Other Services and Charges Sect	tion 125 - URM- City			
17785 - The Howard E. Nyhart Company, INC	12-CIty/Util URM		08/14/2017	483.59
17785 - The Howard E. Nyhart Company, INC	12-CIty/Util URM		08/14/2017	157.79
17785 - The Howard E. Nyhart Company, INC	12-CIty/Util URM		08/14/2017	180.00
17785 - The Howard E. Nyhart Company, INC	12-CIty URM		08/15/2017	20.00
17785 - The Howard E. Nyhart Company, INC	12-City URM 2017		08/15/2017	528.00
17785 - The Howard E. Nyhart Company, INC	12-City/Util URM		08/16/2017	60.00
	Account 53990.1271 - Other Services and Charges Section 125 - URM- City Totals		6	\$1,429.38
Account 53990.1273 - Other Services and Charges Terr	m Life			
18539 - Life Insurance Company Of North America	12-July 2017 LINA \$32,478.82		08/25/2017	13,886.79
	Account 53990.1273 - Other Services and Charges Term Life Totals		1	\$13,886.79
Account 53990.1277 - Other Services and Charges Disa	ability STD			
18539 - Life Insurance Company Of North America	12-July 2017 LINA \$32,478.82		08/25/2017	8,162.19
	Account 53990.1277 - Other Services and Charges Disability STD Totals		1	\$8,162.19
Account 53990.1281 - Other Services and Charges Sect	tion 125 - URM- Util			
17785 - The Howard E. Nyhart Company, INC	12-CIty/Util URM		08/14/2017	87.02
17785 - The Howard E. Nyhart Company, INC	12-CIty/Util URM		08/14/2017	15.91
17785 - The Howard E. Nyhart Company, INC	12-CIty/Util URM		08/14/2017	95.00
17785 - The Howard E. Nyhart Company, INC	12-City/Util URM		08/16/2017	30.00



Vendor	Invoice Description	Received Date Payment Date	Invoice Amount
	Account 53990.1281 - Other Services and Charges Section 125 - URM- Util Totals	4	\$227.93
	Program 120000 - Main Totals	13	\$30,383.92
	Department 12 - Human Resources Totals	13	\$30,383.92
	Fund 804 - Insurance Voluntary Trust Totals	13	\$30,383.92
Fund 805 - Unemployment Comp Non-Reverting Department 12 - Human Resources Program 120000 - Main Account 53990 - Other Services and Charges			
204 - State Of Indiana	12 Unemployment July	08/25/2017	2,352.00
	Account 53990 - Other Services and Charges Totals	1	\$2,352.00
	Program 120000 - Main Totals	1	\$2,352.00
	Department 12 - Human Resources Totals	1	\$2,352.00
	Fund 805 - Unemployment Comp Non-Reverting Totals	1	\$2,352.00
		251	\$370,612.19



Board of Public Works Claim Register Invoice Date Range 07/14/17 - 07/14/17 Bank Fees For June 2017

Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 101 - General Fund (S0101) Department 01 - Animal Shelter Program 010000 - Main Account 53830 - Bank Charges 18844 - First Financial Bank, N.A.	06-Dent************************************	06-June 2017 Bank Fees	Paid by CET	•	07/14/2017	07/14/2017	07/14/2017		07/14/2017	5.00
10044 - First Findincial Dalik, H.A.	00-Debiccoots	OUTURE 2017 Dank rees	18702	•	07/14/2017	07/14/2017	0//14/201/		07/14/2017	5.00
			10,02	Account :	53830 - Bank (Charges Totals	In	voice Transaction	s 1	\$5.00
				P	rogram 01000 0	0 - Main Totals	In	voice Transaction	s 1	\$5.00
				Departme	nt 01 - Animal	Shelter Totals	In	voice Transaction	s 1	\$5.00
Department 02 - Public Works Program 020000 - Main Account 53830 - Bank Charges										
18844 - First Financial Bank, N.A.	06-DeptCC0617	06-June 2017 Bank Fees	Paid by EFT # 18702	*	07/14/2017	07/14/2017	07/14/2017		07/14/2017	16.64
			10/02	Account 5	3830 - Bank (Charges Totals	In	voice Transaction	s 1	\$16.64
					rogram 02000 0	-		voice Transaction		\$16.64
					ent 02 - Public		In	voice Transaction	s 1	\$16.64
Department 06 - Controller's Office Program 060000 - Main Account 53830 - Bank Charges				·						,
18844 - First Financial Bank, N.A.	06-DeptCC0617	06-June 2017 Bank Fees	Paid by EFT # 18702	;	07/14/2017	07/14/2017	07/14/2017		07/14/2017	5.00
				Account 5	3830 - Bank (Charges Totals	In	voice Transaction	s 1	\$5.00
				P	rogram 06000 0	0 - Main Totals	In	voice Transaction	s 1	\$5.00
				Department 0	6 - Controller	's Office Totals	In	voice Transaction	s 1	\$5.00
Department 13 - Planning Program 130000 - Main Account 53830 - Bank Charges 18844 - First Financial Bank, N.A.	06-DeptCC0617	06-June 2017 Bank Fees	Paid by EFT #	ŧ	07/14/2017	07/14/2017	07/14/2017		07/14/2017	5.00
			18702			01 T				
					53830 - Bank (-		voice Transaction		\$5.00
					rogram 130000 partment 13 - P			voice Transaction		\$5.00
					General Fund (-		voice Transaction: voice Transaction:		\$5.00 \$31.64
Fund 452 - Parking Facilities(\$9502) Department 26 - Parking Program 260000 - Main Account 53830 - Bank Charges				Tond 201	density und	(30101) 10(6)5	10	voice transaction.	3 7	\$31.04
18844 - First Financial Bank, N.A.	26-GrgFees06-17	7 06-Garage Fees June 2017 Bank Fees	Paid by EFT # 18700	ŧ	07/14/2017	07/14/2017	07/14/2017		07/14/2017	1,587.68
		2017 Dank I CC3	10,00	Account 5	53830 - Bank (Charges Totals	In	voice Transaction	s 1	\$1,587.68
					rogram 26000 0	_	In	voice Transactions	s 1	\$1,587.68
					epartment 26 -		In	voice Transactions	s 1	\$1,587.68
				Fund 452 - Pari		-	In	voice Transactions	s 1	\$1,587.68
Fund 454 - Alternative Transport(S6301) Department 02 - Public Works Program 020000 - Main Account 53830 - Bank Charges										
18844 - First Financial Bank, N.A.	06-DeptCC0617	06-June 2017 Bank Fees	Paid by EFT # 18702	ŧ	07/14/2017	07/14/2017	07/14/2017		07/14/2017	8.31
			-2	Account 5	3830 - Bank (Charges Totals	In	voice Transactions	s 1	\$8.31
				P	rogram 02000 0	D - Main Totals	In	voice Transactions	s 1	\$8.31
				Departm	nent 02 - Publi c	c Works Totals	In	voice Transactions	s 1	\$8.31
			Fur	id 454 - Alternat	ive Transport((S6301) Totals	In	voice Transactions	5 1	\$8.31
						Grand Totals	In	voice Transaction:	s 6	\$1,627.63



Board of Public Works Claim Register Invoice Date Range 08/09/17 - 08/09/17

Utility Batch

Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 101 - General Fund (S0101) Department 02 - Public Works Program 020000 - Main Account 53210 - Telephone										
1079 - AT&T	812R08178807- 17	02-radio circuits-phone charges 6/29-7/28/17	Pald by Check # 66001		08/09/2017	08/09/2017	08/09/2017		08/09/2017	180.17
	-	V 3 0, , ,,			53210 - Tele	•		voice Transactions		\$180.17
					gram 020000			voice Transactions		\$180.17 \$180.17
				Fund 101 - Ge	nt 02 - Public meral Fund (5			voice Transactions voice Transactions	_	\$180.17
Fund 401 - Non-Reverting Telecom (S114 Department 25 - Telecommunications Program 254000 - Infrastructure Account 53750 - Rentals - Other										·
12283 - Smithville Communications	401NMrtn- 080117	28-401 N Morton/ACC- internet services 8/1-	Paid by Check # 66018		08/09/2017	08/09/2017	08/09/2017		08/09/2017	1,614.27
		1110011100 0011	. 00710	Account 5375	50 - Rentals -	Other Totals	In	voice Transactions	1	\$1,614.27
Program 256000 - Services				Program 2540	000 - Infrastr	ructure Totals	In	voice Transactions	1	\$1,614.27
Account 53150 - Communications Contrac										
12283 - Smithville Communications	401NMrtn- 080117	28-401 N Morton/ACC- internet services 8/1-	Paid by Check # 66018		08/09/2017	08/09/2017	08/09/2017		08/09/2017	1,136.00
	000117	internet services by I		t 53150 - Com m	unications Co	ontract Totals	In	voice Transactions	1	\$1,136.00
				-	n 256000 - S e		In	voice Transactions	1	\$1,136.00
				Department 25 - T				voice Transactions		\$2,750.27
Fund 450 - Local Road and Street(S0706)	1		runa 40 1	1 - Non-Revertin	ig relecom (S	1146) lotais	ın	voice Transactions	2	\$2,750.27
Department 20 - Street	•									
Program 200000 - Main Account 53520 - Street Lights / Traffic Sig	male									
223 - Duke Energy	Allen/Timo-	20-Allen & Timothy-	Paid by Check		08/09/2017	08/09/2017	08/09/2017		08/09/2017	3.91
223 - Duke Energy	07/17 12/Parks-07/17	street light charges-bill 20-12th & Parks-street	# 66009 Paid by Check		08/09/2017	08/09/2017	08/09/2017		08/09/2017	3.18
223 - Duke Energy	12/Fess-07/17	light charges-bill date 20-12th & Fess-street	# 66010 Paid by Check		08/09/2017	08/09/2017	08/09/2017		08/09/2017	4.19
223 - Duke Energy	8th/Dunn-07/17	light charges-bill date 20-8th & Dunn-street	# 66011 Paid by Check		08/09/2017	08/09/2017	08/09/2017		08/09/2017	4,34
223 - Duke Energy	Moore/Andrw-	light charges-bil date 20-Moores Pike &	# 66012 Paid by Check		08/09/2017	08/09/2017	08/09/2017		08/09/2017	4.85
223 - Duke Energy		Andrew Circle-street ight 20-Smith & Fenbrook-	Paid by Check		08/09/2017	08/09/2017	08/09/2017		08/09/2017	5.01
223 - Duke Energy	7 Jcksn/13/15-	street light charges-bill 20-Jackson/13th/15th-	# 66014 Paid by Check		08/09/2017	08/09/2017	08/09/2017		08/09/2017	6.99
223 - Duke Energy	7/17 Cntrysde/Adms7 17	street ight chgs-bill date 20-Countryside & Adams	- Paid by Check		08/09/2017	08/09/2017	08/09/2017		08/09/2017	5.07
223 - Duke Energy		street ight chgs-bill date 20-8th & Fountain-street light chgs-bill date			08/09/2017	08/09/2017	08/09/2017		08/09/2017	5.19
223 - Duke Energy	Cntrysd/AdmCi7 17	20-Countryside & Adams Hill Circle-ST Ight chgs-			08/09/2017	08/09/2017	08/09/2017		08/09/2017	5.50
223 - Duke Energy		20-10th & Bypass-street light charges-bill date			08/09/2017	08/09/2017	08/09/2017		08/09/2017	5.09
223 - Duke Energy	Cntrysd/Snflr717	20-Countryside & Sunflower-street ight	Paid by Check # 66007		08/09/2017	08/09/2017	08/09/2017		08/09/2017	3.90
223 - Duke Energy	Allen/Pchtree717	20-Allen & Peachtree- street light chgs-bill date	Paid by Check # 66008		08/09/2017	08/09/2017	08/09/2017		08/09/2017	3.55
			Account 53	520 - Street Ligi		-		voice Transactions		\$60.77
				-	gram 200000			voice Transactions		\$60.77
			Fund 4	pe _l I 50 - Local Roa d	partment 20 - and Street/S			voice Transactions voice Transactions	,	\$60.77 \$60.77
Fund 802 - Fleet Maintenance(59500) Department 17 - Fleet Maintenance Program 170000 - Main			, and 4	total Road	and screens	orou, rotals	, ir	voice transactions	15	\$00.77
Account 53530 - Water and Sewer	Fi k 74 (* F									
208 - City Of Bloomington Utilities	Fleet-7/17	19-Fleet Maint- water/sewer bill-July	Paid by Check # 66002		08/09/2017	08/09/2017	08/09/2017		08/09/2017	105.99
		···•		Account 53530			In	voice Transactions	1	\$105.99
				-	ram 170000			oice Transactions		\$105.99
			Ene	- Department 17 nd 802 - Fleet Ma				voice Transactions		\$105.99
			rui	OVA FROEL PI	cance(3	Grand Totals		voice Transactions voice Transactions		\$105.99 \$3,097.20
						(910)3	2111		••	43,037.20



Board Of Public Works Claim Register for IU RR Woodlawn Escrow

Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 257 - IU RR Woodlawn Escrow Account 10000 - Cash										
399 - American Structurepoint, INC	97971	06-June 1-2017 to June 30-2017	Paid by EFT # 30		08/15/2017	08/15/2017	08/25/2017		08/25/2017	(1,293.75)
					Account 10000	- Cash Totals	In	voice Transaction:	s 1	(\$1,293.75)
Department 13 - Planning Program 130000 - Main Account 53170 - Mgt. Fee, Consultants, and	d Workshops									
399 - American Structurepoint, INC	97971	06-June 1-2017 to June 30-2017	Paid by EFT # 30		08/15/2017	08/15/2017	08/25/2017		08/25/2017	1,293.75
		Acco	ount 53170 - M g	jt. Fee, Consul	tants, and Worl	kshops Totals	In	voice Transaction:	s 1	\$1,293.75
				F	Program 130000	- Main Totals	In	voice Transaction	s 1	\$1,293.75
		Department 13 - Planning Totals						voice Transaction:	s 1	\$1,293.75
		Fund 257 - IU RR Woodlawn Escrow Totals					In	voice Transaction:	s 2	\$0.00
						Grand Totals	In	voice Transactions	s 2	\$0.00

REGISTER OF SPECIAL CLAIMS

Board: Board of Public Works Claim Register

Bank **Type of Claim** Transfer Description Date: **FUND** Amount 1,627.63 **Bank Fees** 7/14/2017 8/25/2017 Claims 370,612.19 Sp Utility Cks 3,097.20 8/9/2017 **Woodlawn Ave** 1,293.75 8/25/2017 Insurance Flex/H.S.A/WorkComp Jul-17 376,630,77 **ALLOWANCE OF CLAIMS** We have examined the claims listed on the foregoing register of claims, consisting of claims, and except for the claims not allowed as shown on the register, such claims are hereby allowed in the 376,630.77 total amount of \$ Dated this _____ day of _____ year of 20____. I herby certify that each of the above listed voucher(s) or bill(s) is (are) true and correct and I have audited same in accordance with IC 5-11-10-1.6. Fiscal Office