Board of Public Works Meeting March 25, 2025



The City will offer virtual options, including CATS public access television (live and tape-delayed) and

Public comments and questions will be encouraged via Zoom or bloomington.in.gov rather than in person

The City is committed to providing equal access to information. However, despite our efforts, at times, portions of our board and commission packets are not accessible for some individuals. If you encounter difficulties accessing material in this packet, please contact April Rosenberger at april.rosenberger@bloomington.in.gov and provide your name, contact information, and a link to or description of the document or web page you are having problems with.

AGENDA BOARD OF PUBLIC WORKS March 25, 2025

A Regular Meeting of the Board of Public Works will be held **Tuesday March 25, 2025, at 5:30 p.m**. in the Council Chambers (RM# 115) of City Hall at the Showers Building, 401 N. Morton Street, Bloomington, Indiana and via <u>Zoom</u> by using the following link

https://bloomington.zoom.us/j/82864577861?pwd=yEJ4n0xvcU2uiJUrQ78mEleKj8ZSqu.1 Meeting ID: 828 6457 7861 Passcode: 847779

I. MESSAGES FROM BOARD MEMBERS

II. <u>PETITIONS AND REMONSTRANCES</u>

III. <u>CONSENT AGENDA</u>

- 1. Resolution 2025-017 Mobile Vendor Renewal Bloomingbowls
- 2. Resolution 2025-018 Mobile Vendor Kabob on Wheels
- 3. Resolution 2025-019 Mobile Vendor Top Notch Filipino Fusion
- 4. Resolution 2025-020 Mobile Vendor Arepa Burger
- 5. Update to Resolution 2025-014 Jill Berhman 5K Color Run
- 6. Approval of Payroll

IV. <u>NEW BUSINESS</u>

- 1. Lane Closures Request from Duke Energy for Pole Work
- 2. Sidewalk Closure at E. 9th Street for Indiana University
- 3. Approve Contract with Keramida for B-Line Environmental Professional Services
- 4. Approve Contract with Presidio for Hopewell Cameras and WAPs
- 5. Approve Change Order 1 for 2nd Street Tree Clearing
- 6. Approve Preliminary Engineering Contract with Butler, Fairman and Seufert for Dunn Street Multi-Use Path
- 7. Approve Public Improvements at Atlas on 17th
- 8. Approve Lane and Sidewalk Closures for AT&T in Multiple Locations for Fiber Install
- 9. Approve Lane and Sidewalk Closures for Roof Repairs at 455 N. College Avenue for Nations Roof
- 10. Approve Road Closure at Kinser Pike Subdivision for Bynum Fanyo
- 11. Approve Sidewalk Closure for Building Trades Park Improvements for Reed and Sons
- 12. Approve Schedule Update for Water Line Installation at 361 and 371 W. Country Club Drive for Blackwell Contractors

V. STAFF REPORTS & OTHER BUSINESS

VI. <u>APPROVAL OF CLAIMS</u>

VII. <u>ADJOURNMENT</u>

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<u>miranda.beaver@bloomington.in.gov</u> or 812.349.3411 and provide your name, contact information, and a link to or description of the document or web page you are having problems with.

The City offers virtual options, including <u>CATS</u> public access television (live and tape- delayed). Comments and questions will be encouraged via <u>Zoom</u> or <u>bloomington.in.gov</u> rather than in person.

Auxiliary aids for people with disabilities are available upon request with adequate notice. Please call 812.349.3411 or email <u>public.works@bloomington.in.gov</u>



Project/Event:	Mobile Vendor in Right of Way
PW Resolution No:	2025-017
Petitioner/Representative:	Julia Tobin, Owner of Bloomingbowls
Staff Representative:	Susan Coates
Meeting Date:	03/25/2025
	03/23/2023

Bloomingbowls, by its owner, Julia Tobin, has applied for a Mobile Vendor License to operate a food truck/trailer. An applicant wanting to operate in the right of way must obtain permission from the Board of Public Works before a license may be issued. The Department of Economic & Sustainable Development has reviewed the application and will confirm that all rules and regulations have been met prior to issuing a license.

The business will be selling food via a mobile kitchen, food truck or trailer.

This application is for 6 months.

Staff is supportive of the request.

RESOLUTION 2025-017 CITY OF BLOOMINGTON BOARD OF PUBLIC WORKS Mobile Vendor in Public Right of Way BLOOMINGBOWLS

WHEREAS, the Board of Public Works is empowered by Indiana Code § 36-9-6-2 to supervise the streets, alleys, sewers, public grounds, and other property of the City of Bloomington ("City");

WHEREAS, Bloomingbowls ("Vendor"), is seeking a Mobile Vendor License under Bloomington Municipal Code 4.28;

WHEREAS, the issuance of a Mobile Vendor License under Bloomington Municipal Code 4.28 requires Vendor to submit documentation to the City—set forth at Bloomington Municipal Code 4.28.050—including an independent safety inspection, an open burn permit issued by the City of Bloomington Fire Department, and all applicable permits required by the Monroe County Health Department;

WHEREAS, Vendor has agreed to the Standards of Conduct set forth in Bloomington Municipal Code 4.28.160 and signed the Release, Hold-Harmless, and Indemnification Agreement as required by Bloomington Municipal Code 4.28.090;

WHEREAS, Vendor desires to be able to use "City property" as defined in Bloomington Municipal Code 4.28.010, which includes public on-street parking, on a temporary and transient basis for the purpose of selling food via a mobile kitchen, food truck or trailer; and

WHEREAS, under the Bloomington Municipal Code, approval to use public on-street parking and sidewalks is provided by the Board of Public Works via resolution;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF PUBLIC WORKS THAT:

1. Vendor has permission to use on-street public parking and sidewalks, on a temporary and transient basis, for the purposes of selling food via a mobile kitchen, food truck or trailer for 6 months beginning 5/24/2025, and ending on 11/24/2025.

2. For the avoidance of doubt, this Resolution is not the Business License referenced by Chapter 4.28 of the Bloomington Municipal Code. Thus, Vendor must ensure that all necessary documentation has been submitted to the City of Bloomington Controller and that the Business License has been issued by the City of Bloomington Controller before utilizing the permission to use on-street public parking and sidewalks granted in the paragraph above. Operating a mobile vendor without a business license is a violation of Bloomington Municipal Code 4.28.180(a)(1), and would subject Vendor to a fine of \$2,500 for the first offense.

3. For the avoidance of doubt, the following conditions—which in some instances may mirror those that exist under Title 4.28 of the Bloomington Municipal Code—attach to this approval:

- a. Vendor agrees to maintain a clear five-foot path for pedestrians on the sidewalk at all times.
- b. Vendor will have obtained a valid Mobile Vendor license issued by the City of Bloomington Controller prior to operation on City property, and will maintain a valid Mobile Vendor license throughout the term of Vendor's operation on City property.
- c. Vendor may locate his business in a public parking space within a reasonable time, no more than one hour, before the vendor begins selling food to persons. Vendor must still comply with all other restrictions regarding its location in a public parking space.

- d. Vendor shall remove his business from a public parking space within a reasonable time, no more than one hour, following the time the vendor has stopped selling food to persons. Vendor must still comply with all other restrictions regarding its location in a public parking space.
- e. Vendor will comply with all other laws, ordinances, rules and regulations in effect at the time it conducts their business, including, but not limited to: (1) Bloomington Municipal Code 4.28 (Mobile Vendors), and (2) all City parking regulations, restrictions, and ordinances.
- f. Vendor is prohibited from operating within a one block radius of a Special Event, unless prior approval has been granted by either the operator of the Special Event or the City's Board of Public Works. The Board of Public Works is not required to provide specific notice to Vendor when it recognizes a Special Event. The following are Special Events that have been recognized by the Board of Public Works:
 - 1) City of Bloomington Farmers' Market;
 - 2) City of Bloomington Holiday Market;
 - 3) The Taste of Bloomington;
 - 4) Lotus World Music and Arts Festival;
 - 5) The Fourth Street Festival;
 - 6) Arts Fair on the Square;
 - 7) Strawberry Festival;
 - 8) Canopy of Lights;
 - 9) Fourth of July Parade; and
 - 10) Any other special events approved by the City Controller.

ADOPTED THIS THE 25th DAY OF MARCH, 2025.

BOARD OF PUBLIC WORKS:

Kyla Cox Deckard, President

Elizabeth Karon, Vice President

James Roach, Secretary

ALL TERMS AND CONDITIONS CONTAINED IN THIS RESOLUTION 2025-017 ARE ACCEPTABLE AND AGREED TO BY VENDOR:

Date:

Julia Tobin

RESOLUTION 2025-017



Business License Cover Sheet

Business Name	Bloomingbowls
License Type	Mobile Vendor License
Contact	Julia Tobin
Phone	812-345-3399
Email	bloomingbowls@gmail.com
BPW Resolution No (if applicable)	2025-017
Issue Date of License	5/24/2025
Expiration Date of License	11/24/2025
Scanned?	
Renewal Date for License	11/24/2025
Department Head	Jane Kupersmith
Record Destruction Date	11/24/2028
ESD Tracking No	N/A
Document Physical Filing Location	2-drawer file cabinet at ESD Admin's desk
Document Digital Filing Location	I:\common\Economic Development\BUSINESS\Business Licensing\Licenses\Mobile Vendor License\Businesses

Bloomingbowls. Res. 2025-017

MOBILE VENDOR LICENSE APPLICATION



City of Bloomington **Department of Economic and Sustainable Development** 401 N. Morton St. Suite 150 **Bloomington**, Indiana 47404 CITY OF BLOOMINGTON 812-349-3418

1. License Length and Fee Application

Length of 6 Months - \$200 Paid 3/14/2025 chk# 344 License:

2. Applicant Information

Name:	Julia H Tobin / Bloomingbowls, LLC						
Title/Position:	Owner	Owner					
Date of Birth:	01/12/1968	01/12/1968					
Address:	4307 E Bill Malory Blvd						
City, State, Zip:	Bloomington, IN 47401						
E-Mail Address:	bloomingbowls@gmail.com -juliehtobin@gmail.com						
Phone Number:	Mobile Phone: (812) 345-3399						

3. Indiana Contact Information (For non-residents only)

If applicant is not a resident of Indiana, they must designate a resident to serve as a contact.							
Name:							
Address:							
City, State, Zip:							
E-Mail Address:							
Phone Number:	Mobile Phone:						

Received in ESD MAR 14 2025

4. Company Info	rmation								
Name of Employer:	Bloomingbowls, LLC								
Address of Employer:	same as above								
City, State, Zip:					,				
Employment Start Date:	End Date (If known):								
Phone Number:	812)345-3399								
Website / Email:	https://www.blo	omingbowls.co	om/about						
Company is a:	Limited Liability Corporation (LLC)	Corporation	Partnership	Sole Proprietor	Other:				

5. Company Officer Information

E Bill Mallory Bivd
E Bill Mallory Blvd
mington, IN 47401

6. Company Incorporation Information (For Corporations and LLCs Only)

Date of incorporation or organization:	02/26/2020
State of incorporation or organization:	Indiana
(If Not Indiana) Date qualified to transact business in state of Indiana:	

7. Description of product or service to be sold and any equipment to be used									
Frozen acai bowls topped with homemade granola, local honey and various superfoods. Equipment used: freezer and refridgerator									
Planned hours of operation:	7am-10pm								
Place or places where you will conduct business (If private property, attach written permission from property owner):	Primary location will be in the City of Bloomington Farmers Market every other weekend; will do occasional special events and may park in the downtown approved locations								
Scaled site plan showing the location of the proposed mobile food vendor unit and the properties' drives, parking access aisles, fire lanes, sidewalks and accessible routes.	Please Attach								
Have you had a similar license, either from the City of Bloomington, or a different municipality, revoked?	Yes 🗌 No🛣								
(If Yes) Provide details									

X	A copy of the Indiana registration for the vehicle
X	Copy of a valid driver's license
X	Copy of an Indiana Driver's Record and/or equivalent of whatever State has issued the applicant his/her driver's license
X	Proof of an independent safety inspection of all vehicles to be used in the business (form included with app
X	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
X	Release of liability wherein the Applicant agrees to indemnify and hold harmless the City of Bloomington for losses or expenses arising out of the operation of his/her business (included with application)
X	A copy of the business's registration with the Indiana Secretary of State.
X	A copy of the Employer ID number
N.	A signed copy of the Prohibited Location Agreement (included with application)
N	A signed copy of the Standards of Conduct Agreement (included with application)
6	Fire inspection (if required) N HA
X	Picture of truck or trailer
X	Copy of all applicable permits required by the Monroe County Health Department, including but not limited to a Food Service Establishment License or a Certified Food Handler License.

For City Of Bloomington Use Only	N
Date Received IN E Received By: Date Approved:	Approved By:
MAR 14 2025 Davart 3/17/-3	ida V



INDIANA CERTIFICATE OF VEHICLE REGISTRATION

CLASS	AGE	ISSI	JE DATE	PUR	DATE	COUNTY		TP PLYR P		PLATE F		PL TP	WEIGHT	PR YR	LS TY		'PE	E PRIOR YR PL			
1	58	08/:	29/2024	03/11/	2021	53 - MONROE		R 24		BBACAI		PL	23		23		N	P	Ľ	B	BACAI
EXPIRAT	TION D. 4/2025	ATE 5		MUNICIF Bloomi	PALITY	VEHICLE YEAR 1966			AR MAKE MODEL UNK UNK				VEHICLE IDENTIFICATION NUMBE V17375			IBER		TYP R\	TYPE COLO RV YEL/W		
CURREN YEAR TAX	T V K	EH EX T	AX EX	CREDIT 0.00	DAV CRE 0.00	DIT	NET EX TAX 12.00	TAX CO. WHEEL/EX TAX 0 40.00		MUN. WHEEL/EX TAX 0.00		STATE REG FEE 29.35		ADMIN FEE 45.00		E	1	TOTAL 1 26.35			
PRIOR YEAR TA	x V	ЕН ЕХ Т 0.00	AX EX	CREDIT 0.00	DAV CRE 0.00	DIT	NET EX TAX CO. WHEEL/EX TAX MUN. WHEEL/EX 0.00 0.00 0.00				EX TAX	STATE REG FEE ADMIN FE			35	7	TOTAL 0.00				
	REGISTRATION LICENSE TYPE PERSONALIZED RV																				

JULIA HOPE TOBIN 4307 E BILL MALLORY BLVD BLOOMINGTON, IN 47401-8635

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C IINT

IMPORTANT REGISTRATION INFORMATION

The registrant acknowledges that the information provided on the front of this form is correct. The registrant understands that proof of financial responsibility (insurance) for this vehicle will be continuously maintained during the registration period. Additional taxes and/or fees may be due if an error or an adjustment to the amount due is made.



STATE OF INDIANA

Eric J. Holcomb, Governor

Joe B. Hoage, Commissioner Bureau of Motor Vehicles 100 North Senate Avenue Indianapolis, Indiana 46204

Certification of Driver's Record

For:

JULIA HOPE TOBIN DOB: 01/12/1968 STATUS: VALID as of 01/08/2025 NUMBER of DOCUMENTS: 1

I, Rebekah Erwin, Director of Driver Records of the Indiana Bureau of Motor Vehicles and custodian of its records, hereby attest that the attached is a true and complete copy of the record, as requested, and as it appears in the files of the Indiana Bureau of Motor Vehicles.

Therefore, by my duly authorized representative, I certify this record by my signature and by the seal of the Indiana Bureau of Motor Vehicles this 8th of January, 2025.

lelikah Gin

Rebekah Erwin, Director of Driver Records



BUREAU OF MOTOR VEHICLES

STATE OF INDIANA

Eric J. Holcomb, Governor

Indianapolis, Indiana 46204 Telephone: (888) 692-6841 Joe B. Hoage, Commissioner

100 North Senate Avenue

Indiana Official Driver Record

As of 01/08/2025 12:08 pm

** NOTE: The BMV only retains supporting documentation for a period of 10 years **

JULIA HOPE TOBIN 4307 E BILL MALLORY BLVD BLOOMINGTON, IN 47401-8635	License number: License type: License expires: License status: SR22:	0090-31-7390 DRIVERS W/ MC 01/12/2030 VALID Not needed
Birth date: 01/12/1968 Gender: FEM	LE Current points: Social Security #:	0
Physical Description: Height: 5'7" Wei	ht: 190lbs Hair color: BLON	ID Eye color: BLUE Donor: T
Endorsements: MOTORCYCLE		
Pending Endorsements: None		
Restrictions: None		
Pending Restrictions: None		
Suspension Information (* indicates ac (** indicates c	ive suspensions) osed/expired active suspens	ions stayed)
No Suspensions were found.		
Pending Suspension Information No Pending Suspensions were found		
Disqualification Information (* indicate No Disqualifications were found.	active disqualifications)	
Pending Disqualification Information	nd.	
Out of State Withdrawal Information No OOS Withdrawals were found.		

Convictions -- (* indicates active points)

Disposition Date	Pts	Offense Description	Offense Date	Court / Case Number	Susp IDs	Disq IDs	CMV	Hazmat
		د د مربع م مربع و و و مربع شد ند مربع و و و مربع ما د م	**********	BEN # #		******		
08/07/1997	0	SEAT BELT VIOLATION	05/20/1997	MONROE CIRCUIT #6 / 53C069706IF03222			No	No

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Mailing Addresses

ID	Effective Date	Street Address	City	State	ZIP Code
15	11/02/2013	4307 E BILL MALLORY BLVD	BLOOMINGTON	IN	47401-8635
14	06/01/2011	4307 E BILL MALLORY BLVD	BLOOMINGTON	IN	47401-8635
13	10/28/2009	4307 E. BILL MALLORY BOULEVARD	BLOOMINGTON	IN	47401-7431
12	09/03/2009	4307 E. BILL MALLOR BOULEVARD	BLOOMINGTON	IN	47401-7431
11	04/07/2004	54 HICKORY HEIGHTS DR	BEDFORD	IN	47421
10	04/07/2004	54 HICKORY HEIGHTS DR	BEDFORD	IN	47421-7431
9	10/01/2001	54 HICKORY HEIGHTS DR	BEDFORD	IN	47421
8	10/01/2001	54 HICLORY HEIGHTS DR	BEDFORD	IN	47421
7	03/13/2000	RR 9 BOX 444	BEDFORD	IN	47421
6	03/13/2000	RR 9 BOX 444	BEDFORD	IN	47421
5	01/20/1998	RT 9 BOX 444	BEDFORD	IN	47421
4	01/20/1998	RT 9 BOX 444	BEDFORD	IN	47421
3	09/26/1996	RT 11 BOX 767	BEDFORD	IN	47421
2	09/26/1996	RT 11 BOX 767	BEDFORD	IN	47421

Legal Addresses

ID	Effective Date	Street Address	City	State	ZIP Code
15	11/02/2013	4307 E BILL MALLORY BLVD	BLOOMINGTON	IN	47401-8635
14	06/01/2011	4307 E BILL MALLORY BLVD	BLOOMINGTON	IN	47401-8635
10	04/07/2004	54 HICKORY HEIGHTS DR	BEDFORD	IN	47421-7431

Credential Issuance

Issue Date: 12/12/2023, Renew License, DRIVERS WITH MOTORCYCLE ENDORSEMENT, Endorsements: L, Restrictions: None, Expiration Date: 01/12/2030
Interim Credential Issue Date: 9/22/2017, Expiration Date: 10/22/2017, Reason: RENEWAL DL W/O CARD, IN-STATE, Control #: 11013074
Issue Date: 09/22/2017, Renew License, DRIVERS WITH MOTORCYCLE ENDORSEMENT, Endorsements: L, Restrictions: None, Expiration Date: 12/12/2023
Interim Credential Issue Date: 9/25/2012, Expiration Date: 10/25/2012, Reason: AMEND DL W/O CARD, IN-STATE, Control #: 3537831
Issue Date: 09/25/2012, Amend License, DRIVERS WITH MOTORCYCLE ENDORSEMENT, Endorsements: L, Restrictions: None, Expiration Date: 09/22/2017
Issue Date: 09/07/2011, Issue Motorcycle Learner, MOTORCYCLE LEARNER'S PERMIT, Endorsements: None, Restrictions: None, Expiration Date: 09/30/2012
Issue Date: 06/01/2011, Renew License, DRIVERS, Endorsements: None, Restrictions: None, Expiration Date: 09/22/2017
Issue Date: 04/07/2004, Amend License, DRIVERS, Endorsements: None, Restrictions: None, Expiration Date: 01/12/2006
Issue Date: 10/01/2001, Renew License, DRIVERS, Endorsements: None, Restrictions: B, Expiration Date: 01/12/2006
Issue Date: 03/13/2000, Amend License, DRIVERS, Endorsements: None, Restrictions: B, Expiration Date: 01/12/2002
Issue Date: 01/20/1998, Renew License, DRIVERS, Endorsements: None, Restrictions: B, Expiration Date: 01/12/2002
Issue Date: 09/26/1996, Amend License, DRIVERS, Endorsements: None, Restrictions: B, Expiration Date: 01/31/1998
Issue Date: 02/09/2006, Renew License, DRIVERS, Endorsements: None, Restrictions: None, Expiration Date: 01/12/2012

Remarks

No Remarks were found.

* End of Driver Record *

CITY OF BLOOMINGTON

MOBILE VENDOR INSPECTION CHECK SHEET

COMPANY PERFORMING INSPECTOR'S NAME R DATE OF INSPECTION 3 TAXICAB COMPANY P VEHICLE YEAR 1966 VIN V17375	INSPECTIO <u>SCOCL</u> 23/20 100MIY _MAKE	N_Pomp Knist Bowls Basta	SLLC MODEL	WICE PHONE # 812-336-630 Tailer	ja
	PASS	FAIL	COMMENTS		
LIGHTS (Front & Rear)	\leq				
FLASHERS	\checkmark				
REFLECTORS	$\underline{\vee}$	en en ha i			e
HORN	NA	N MAN	IN UI UN		
WINDSHIELD WIPERS	NA				
MIRRORS	AU	5. F			
SEATBELTS	NA				
BUMPER HEIGHT	$\underline{\checkmark}$				
ALL WINDOWS	$\underline{\checkmark}$				
MUFFLER	NA				
TIRES	X				
BRAKES	NA				
DOORS	\sim				
GENERAL CONDITION	V				

Attach this completed Inspection Sheet with your permit or renewal application and remit to: City of Bloomington Department of Economic and Sustainable Development 401 N. Morton St. Bloomington, Indiana 47404 812-349-3419

OF VEHICLE

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spector Signature	Z	L. U.C.	All	<u>Districture</u> (1999)
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ate: 8-25	-2024			
				-:

Attach this completed Inspection Sheet with your permit or renewal application and remit to: City of Bloomington Department of Economic and Sustainable Development 401 N. Morton St. Bloomington, Indiana 47404 812-349-3419



ACORD	CERTIF	ICATE OF LIA	BILITY INS	URANC	E	DATE () 03/1	0/2025
THIS CERTIFICATE IS ISSUED AS CERTIFICATE DOES NOT AFFIRM BELOW. THIS CERTIFICATE OF REPRESENTATIVE OR PRODUCE!	A MATTER ATIVELY OI INSURANCE , AND THE C	OF INFORMATION ONLY R NEGATIVELY AMEND, DOES NOT CONSTITU CERTIFICATE HOLDER.	Y AND CONFERS EXTEND OR ALI TE A CONTRACT	NO RIGHTS ER THE CO BETWEEN T	UPON THE CERTIFICA VERAGE AFFORDED THE ISSUING INSUREF	TE HOL BY THE R(S), AU	DER. THIS POLICIES THORIZED
IMPORTANT: If the certificate hol the terms and conditions of the po certificate holder in lieu of such en	ter is an AD licy, certain dorsement(s	DITIONAL INSURED, the policies may require an e).	policy(ies) must b ndorsement. A sta	e endorsed. Itement on th	If SUBROGATION IS V is certificate does not	vAlveD, confer ri	subject to ghts to the
PRODUCER			NAME: David I	Barber			
David E. Barber Insurance Inc.			PHONE	70-7075	FAX (A/C, No)	317-94	7-6183
7202 N. Shadeland Ave., Suite 203			E-MAIL ADDRESS: davidb	arber3@gma	ail.com	1	
Indianapolis, IN. 46250			IN	SURER(S) AFFOR	RDING COVERAGE		NAIC #
			INSURER A : MOUNT	Vernon Fire	Insurance Company		
INSURED			INSURER B : Safeco	Insurance (Co. of Indiana	1	
Bloomingbowls LLC			INSURER C :				and the second second
4307 E. Bill Mallory Blvd			INSURER D :				
Bloomington, IN. 47401			INSURER E :				
			INSURER F :				
THIS IS TO CERTIFY THAT THE POLI INDICATED. NOTWITHSTANDING AN CERTIFICATE MAY BE ISSUED OR M EXCLUSIONS AND CONDITIONS OF S	CIES OF INSU REQUIREME AY PERTAIN, JCH POLICIES	E NUMBER: IRANCE LISTED BELOW HA ENT, TERM OR CONDITION THE INSURANCE AFFORD J. LIMITS SHOWN MAY HAVE	VE BEEN ISSUED T OF ANY CONTRAC DED BY THE POLICI BEEN REDUCED BY	o the insuri t or other es describe ' paid claims	ED NAMED ABOVE FOR DOCUMENT WITH RESPL D HEREIN IS SUBJECT	THE POL ECT TO V TO ALL 1	icy period which this 'he terms,
LTR TYPE OF INSURANCE	ADDL SUB	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIM	пs	
A X COMMERCIAL GENERAL LIABILITY			_	_	EACH OCCURRENCE	s 1,00	00,000
CLAIMS-MADE X OCCUR		CP 2644020		1	PREMISES (Ea occurrence)	s 100	,000
			04/04/05	V	MED EXP (Any one person)	\$ 5,00	00
	_ Y		04/01/25	04/01/26	PERSONAL & ADV INJURY	s 1,00	0,000
GENL AGGREGATE LIMIT APPLIES PER		1.000			GENERAL AGGREGATE	\$ 2,00	00,000
X POLICY JECT LOC					PRODUCTS - COMP/OP AGG	s 2,00	00,000
OTHER:						S	
B AUTOMOBILE LIABILITY		K3467038		1	(Ea accident)	S	
ANY AUTO			10/15/24	10/15/05	BODILY INJURY (Per person)	\$ 100	,000
AUTOS X AUTOS			10/15/24	10/15/25	BODILY INJURY (Per accident	\$ 300	,000
HIRED AUTOS AUTOS					(Per accident)	\$ 100	,000
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OMBRELLA LIAB OCCUR					EACH OCCURRENCE	S	
CLAIMS-	ADE				AGGREGATE	S	
WORKERS COMPENSATION					PER OTH-	S	
AND EMPLOYERS' LIABILITY	YIN				STATUTE ER	-	
OFFICER/MEMBER EXCLUDED?	N/A				EL DISCASE EA SUDIONS	3	
If yes, describe under					EL DISEASE - EA EMPLOTE	63	
DESCRIPTION OF OPERATIONS 0000					E.L. DISEASE + POLICY LIMIT	19	
DESCRIPTION OF OPERATIONS / LOCATIONS /	EHICLES (ACOR	D 101, Additional Remarks Sched	ule, may be attached if m	ore space is requi	ired)		
CERTIFICATE HOLDER			CANCELLATION	1			
City of Bloomington 401 E. Morton Street Bloomington, IN 47404		N	SHOULD ANY OF THE EXPIRATIO ACCORDANCE V	THE ABOVE D N DATE TH /ITH THE POLI	DESCRIBED POLICIES BE EREOF, NOTICE WILL CY PROVISIONS.	CANCELI BE DE	.ED BEFORE LIVERED IN
			AUTHORIZED REPRES	ENTATIVE			
			David E. Darber				

ACORD 25 (2014/01)

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John Hamilton Mayor

CITY OF BLOOMINGTON 401 N. Morton St Suite 130 P.O. Box 100 Bloomington, Indiana 47402

DEPARTMENT OF ECONOMIC & SUSTAINABLE DEVELOPMENT p. 812,349.3418

f. 812.349.3520

RELEASE, HOLD-HARMLESS AND INDEMNIFICATION AGREEMENT

The undersigned, in consideration for the issuance of a license by the City of Bloomington Controller, agrees to the following:

- 1. The undersigned, in exchange for the issuance of a license by the City of Bloomington Controller, agrees to release, hold harmless, and forever indemnify the City of Bloomington and any and all City employees, officers, and agents from any claim or claims which may arise out of any incident connected with or in any way related to his/her issuance of a license by the City of Bloomington or his/her operation of a business which was licensed by the City of Bloomington. This includes claims for personal injury, death, property damage, and/or any other type of harm or injury.
- 2. The undersigned shall, and hereby does, indemnify, defend, and hold harmless the City of Bloomington and any and all City employees, officers, and agents from and against any and all actions, costs, claims, suits, losses, expenses or damages, including but not limited to attorneys' fees and court costs, arising out of the undersigned's operation of a business which has been licensed by the City of Bloomington.
- 3. The undersigned understands this release binds him/herself, his/her spouse, and all heirs, executors, partners, co-owners and administrators of those individuals.

The undersigned acknowledges that he/she has read this release and understands all of its terms. The undersigned signs this release voluntarily and with full knowledge of its significance.

Julia T. Name, Printed

State of Indiana Office of the Secretary of State Certificate of Organization of

BLOOMINGBOWLS, LLC

I, CONNIE LAWSON, Secretary of State, hereby certify that Articles of Organization of the above Domestic Limited Liability Company have been presented to me at my office, accompanied by the fees prescribed by law and that the documentation presented conforms to law as prescribed by the provisions of the Indiana Code.

NOW, THEREFORE, with this document I certify that said transaction will become effective Wednesday, February 26, 2020,



In Witness Whereof, I have caused to be affixed my signature and the seal of the State of Indiana, at the City of Indianapolis, February 26, 2020,

Corrie Famon

CONNIE LAWSON SECRETARY OF STATE

202002261376561 / 8594347

To ensure the cortificate's validity, go to https://bsd.sos.in.gov/PublicBusinessSearch

IRS DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE CINCINNATI OH 45999-0023

Date of this notice: 02-26-2020

Employer Identification Number: 84-4875986

Form: SS-4

Number of this notice: CP 575 A

For assistance you may call us at: 1-800-829-4933

IF YOU WRITE, ATTACH THE STUB AT THE END OF THIS NOTICE.

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 84-4875986. This EIN will identify you, your business accounts, tax returns, and documents, even if you have no employees. Please keep this notice in your permanent records.

When filing tax documents, payments, and related correspondence, it is very important that you use your EIN and complete name and address exactly as shown above. Any variation may cause a delay in processing, result in incorrect information in your account, or even cause you to be assigned more than one EIN. If the information is not correct as shown above, please make the correction using the attached tear off stub and return it to us.

Based on the information received from you or your representative, you must file the following form(s) by the date(s) shown.

Form	940	01/31/2021
Form	944	01/31/2021

If you have questions about the form(s) or the due date(s) shown, you can call us at the phone number or write to us at the address shown at the top of this notice. If you need help in determining your annual accounting period (tax year), see Publication 538, Accounting Periods and Methods.

We assigned you a tax classification based on information obtained from you or your representative. It is not a legal determination of your tax classification, and is not binding on the IRS. If you want a legal determination of your tax classification, you may request a private letter ruling from the IRS under the guidelines in Revenue Procedure 2004-1, 2004-1 I.R.B. 1 (or superseding Revenue Procedure for the year at issue). Note: Certain tax classification. See Form 8832 and its instructions for additional information.

If you are required to deposit for employment taxes (Forms 941, 943, 940, 944, 945, CT-1, or 1042), excise taxes (Form 720), or income taxes (Form 1120), you will receive a Welcome Package shortly, which includes instructions for making your deposits electronically through the Electronic Federal Tax Payment System (EFTPS). A Personal Identification Number (PIN) for EFTPS will also be sent to you under separate cover. Please activate the PIN once you receive it, even if you have requested the services of a tax professional or representative. For more information about EFTPS, refer to Publication 966, *Electronic Choices to Pay All Your Federal Taxes*. If you need to make a deposit immediately, you will need to make arrangements with your Financial Institution to complete a wire transfer.

BLOOMINGBOWLS LLC JULIA H TOBIN SOLE MBR 4307 E BILL MALLORY BLVD BLOOMINGTON, IN 47401 John Hamilton Mayor CITY OF BLOOMINGTON 401 N. Morton St Suite 130 P.O. Box 100 Bloomington, Indiana 47402

DEPARTMENT OF ECONOMIC & SUSTAINABLE DEVELOPMENT p. 812.349.3418

f. 812.349.3520

Prohibited Location Agreement

Bloomington Municipal Code Section 4.28.140 prohibits Mobile Vendor Units from operating in certain locations. This Agreement provides for all of the prohibited locations. Two maps are also attached to this Agreement. All signatories to this Agreement are required to review not only this Agreement, but also the attached maps prior to signing this Agreement.

As a licensed Mobile Vendor Unit, I understand and agree that I cannot and will not operate my mobile vendor unit in a manner that would violate any of the below-listed location restrictions:

- € No mobile food vendor unit shall locate in any parking lot, parking space, or parking facility owned, leased or managed by the City of Bloomington unless approval has been given by the City's Board of Public Works.
- € No mobile food vendor unit shall operate within fifty feet of any facade of a ground level establishment that also sells food or beverages, or operate within fifty feet of the perimeter of such an establishment's outdoor seating area, regardless of whether or not the mobile food vendor unit is currently conducting business. The distance restriction only applies from one hour before the opening time to an hour after the closing time posted by a ground level establishment on the facade of its building.
- \in No mobile food vendor unit shall locate in an alleyway.
- € Mobile food vendor units shall be located a reasonable distance from all posted bus stops, crosswalks, driveways, alleyways, right-of-way lines of two or more intersecting streets and building entrances or walk-up windows.
- € Mobile food vendor units shall only be located on private property if the private property owner has provided both the business operator and the City written permission for the mobile food vendor unit to locate on said property.
- € No mobile food vendor unit shall locate within a one block radius of a Special Event unless prior approval has been granted by either the operator of the Special Event or the City's Board of Public Works.
- € No mobile food vendor unit shall park on City property in violation of any City parking regulation, restriction, or ordinance. For example, if parking at one, or multiple, parking meters, the operator of the mobile food vendor unit shall feed all relevant parking meters with the required monetary amount.
- € No mobile food vendor unit shall be located in a manner which would significantly impede or prevent the use of any City of Bloomington property, or which would endanger the safety or property of the public.
- € No mobile food vendor unit shall be located within fifteen feet of any fire hydrant.

- € No mobile food vendor shall locate within any zoning district except the following: Commercial General; Commercial Arterial; Commercial Downtown; Industrial General; Business Park; and Institutional.
- € No mobile food vendor operating on private property shall displace required parking or landscaping nor block any drives, parking access aisles, fire lanes, sidewalks, or accessible routes required for the private parking by the City's zoning code.
- € No mobile food vendor unit shall be located more than one foot away from the curb of the street on which it is parked.
- € No mobile food vendor unit shall park near an intersection and in a manner that blocks the line-of-sight of drivers using adjacent roadways.

I, the undersigned, understand that if I locate my mobile vendor unit in any of the abovedescribed prohibited locations or manner that I subject myself to fines and possible revocation of my Mobile Vendor Unit License, as so described in Chapter 4.28 of the Bloomington Municipal Code.

Vendor:	
Name: Julia H. Tobin	
Signature I Wie H Ad-	<u> </u>
Date: 372025	

John Hamilton Mayor CITY OF BLOOMINGTON 401 N. Morton St Suite 130

DEPARTMENT OF ECONOMIC & SUSTAINABLE DEVELOPMENT p. 812.349.3418

401 N. Morton St Suite 130 P.O. Box 100 Bloomington, Indiana 47402

f. 812.349.3520

Standard of Conduct Agreement

Bloomington Municipal Code Section 4.28.160 provides Standards of Conduct for all Mobile Vendor Units. This Agreement provides a list of said Standards of Conduct. All signatories to this Agreement are required to review this Agreement prior to signing this Agreement.

As a licensed Mobile Vendor Unit, I understand and agree that I cannot and will not conduct business in a manner that would violate any of the Standards of Conduct noted below:

- € Mobile food vendor unit operators shall conduct themselves at all times in an orderly and lawful manner, and shall not make, or cause to be made, any unreasonable noise of such volume as to be in violation of the City of Bloomington Noise Ordinance as stated in Title 14 of the Bloomington Municipal Code
- € A device may not be used which would amplify sounds nor may attention be drawn to the mobile food vendor unit by an aural means or a light-producing device (examples of such devices may include, but are not meant to be limited to the following: bull horns and strobe lights
- € No mobile food vendor unit may be permanently or temporarily affixed to any object, including but not limited to buildings, trees, telephone phones, streetlight poles, traffic signal poles or fire hydrants
- € No mobile food vendor unit may be used to advertise any product which is not authorized to be sold from that unit
- € Each mobile food vendor unit shall be limited to one sandwich board sign that meets the provisions of Section 20.05.086 of the Bloomington Municipal Code regardless of the zoning district in which it locates, provided a sign permit is obtained from the City's Planning and Transportation Department
- € No mobile food vendor unit may make use of any public or private electrical outlet while in operation
- € Each mobile food vendor unit shall protect against littering and shall have both an adequate trash receptacle and a separate receptacle for recyclable materials:
 - The trash and recyclable receptacles shall be emptied sufficiently often to allow disposal of litter and waste by the public at any time;
 - The trash and recyclable receptacles on the mobile food vendor unit shall not be emptied into trash or recyclable receptacles owned by the City of Bloomington;
 - Liquid from the mobile food vendor unit shall not be discharged on or in a City sewer or drain or elsewhere on City property, nor on private property without the express written consent of the owner thereof;

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- Before leaving any location each mobile food vendor unit shall first pick up, remove and dispose of all trash, refuse and/or recyclable materials, including products spilled on the ground within twenty feet of the mobile food vendor unit.
- € No mobile food vendor unit shall expose any pedestrian to any undue safety or health hazards nor shall it be maintained so as to create a public nuisance
- € Each mobile food vendor unit shall be maintained free and clear of dirt, and finishes shall not be chipped, faded or unduly marred
- € Foods or beverages which present a substantial likelihood that liquid matter or particles will drop to the street or sidewalk during the process of carrying or consuming the food or beverage shall be sold in proper containers so as to avoid falling to the street or sidewalk
- € Mobile food vendor units which utilize a grill or device that may result in a spark, flame or fire shall adhere to the following additional standards:
 - o Be placed approximately 20 feet from a building or structure;
 - o Provide a barrier between the grill or device and the general public;
 - The spark, flame or fire shall not exceed 12 inches in height;
 - A fire extinguisher shall be within reaching distance of the mobile food vendor unit operator at all times;
- € Mobile food vendor unit operators shall be required to obey the commands of law enforcement officers or fire officials with respect to activity carried out inside of the City's jurisdictional limits, including, where possible, the removal of the mobile food vendor unit and cessation of such sales
- € No mobile food vendor unit shall ever be left unattended
- € Mobile food vendor units shall not be stored, parked or left overnight on any City property
- € All mobile food vendor units which are food service establishments as defined by Title 10.17 of the Bloomington Municipal Code shall install an approved grease interceptor or grease trap. Foods, oils and greases shall never be discharged into the City's sewer or storm drains
- € All mobile food vendor unit operators are required to collect and pay all applicable and appropriate sales taxes
- € No mobile food vendor shall provide customer seating unless approval has been provided by the City's Board of Public Works and the City's Planning and Transportation Department
- € All mobile food vendors shall comply with the lighting standards found in Chapter 20.05 of the Bloomington Municipal Code
- € All mobile food vendors shall comply with the vision clearance standards found in Chapter 20.05 of the Bloomington Municipal Code
- \in No mobile food vendor shall have a drive-thru
- € The decibels of any generator(s) associated with a mobile food vendor unit shall not exceed "70dBA".
 - Such noise measurement shall be made at a height of at least four (4) feet above the ground and at a point approximately twenty-five (25) feet away from where the

noise is being emitted on a sound level meter operated on the "A" weighting network (scale).

- No person other than the operators shall be within twenty-five (25) feet of the sound level meter during the sample period.
- Sound measurements shall be conducted at that time of day or night when the relevant noise source is emitting sound.
- The sound level measurement shall be determined as follows:
 - Calibrate the sound level meter within one (1) hour before use.
 - Set the sound level meter on the "A" weighted network at slow response.
 - Set the omnidirectional microphone in an approximately seventy degree position in a location which complies with subsections (1) and (2) herein. The operator of the sound level meter shall face the noise source and record the meter's instantaneous response.
 - Recalibrate the sound level meter after use.
- It shall be unlawful for any person to interfere, through the use of sound or otherwise, with the taking of sound level measurement.

I, the undersigned, understand that if I conduct business in violation of any the above described standards of conduct that I subject myself to fines and possible revocation of my Mobile Vendor Unit License, as so described in Chapter 4.28 of the Bloomington Municipal Code.

Vendor:

Name:	Ju	١à	H. Tobin
Signatu		wi	ie HAD-
Date: _	<u>`</u> 3	17	2025





Mobile Food Establishment License Monroe County Health Department

This is to certify that:

Bloomingbowls Julia Tobin 2361 W Rappel Avenue Bloomington, IN 47404

Having complied with the rules and regulations of the Monroe County Health Department as authorized by the Indiana Administrative Code and the Board of Commissioners of Monroe County, Indiana, is hereby authorized to operate a Food Service Establishment at the above location for the calendar year.



Issued: 2/7/2025 Jarah Kister band MM

Monroe County Health Officer

2025

NON-NEGOTIABLE AND NOT TRANSFERABLE PER

By

PERMIT EXPIRES FEBRUARY 28, 2026

ServSafe® CERTIFICATION

JULIA TOBIN

ServSafe National Restaurant Association

> for successfully completing the standards set forth for the ServSafe® Food Protection Manager Certification Examination, which is accredited by the ANSI (American National Standards Institute) National Accreditation Board (ANAB)--Conference for Food Protection (CFP).





MONROE COUNTY HEALTH DEPARTMENT COMMISSARY KITCHEN AGREEMENT

Mobile/Facility Owner:	
Mobile/Facility Name: BLOOMING BOWLS	Hours of Operation: Vapance Sn- 8-7
Mobile/Facility Owner Name: (please print) July H.	TORIN
Mobile Owner Address: 4307 E. BILL MALLORY	BLAD. BLOOMINGTON IN HOUSE
Mobile/Facility Owner Signature: Auia H Aoi	- Date: 114 2024
I own both the mobile unit and the commissary.	
Commissary Kitchen:	
Commissary Kitchen Name: ONE WORLD KITCH	
Commissary Kitchen Address: 2361 W. RADDE AVE	
City: BLOOMINGTON State: IN Zip:	47404 Phone: \$12-339-225/ × 22
Bmail: jburton & bloomington.com	Hours of Operation: all-lack
Commissary Kitchen Owner Name: (please print)	MEASE
Commissary Kitchen Responsible Party Signature:	Burlow Date: 1/4/24
Other mobile unit/food cart vendors also use this kite	then as a commissary. Number of vendors: ~ 30
*Potable water	Yes No
*Wastewater disposal	
*Garbage disposal	
*Restroom access	
*3-compartment sink with drainboard space at each end	
*Mop sink	
*Hand sink	
Cooking equipment	
Refrigeration space	Number of cubic feet provided
Dry storage space	Number of cubic feet provided
Freezer space	Number of cubic feet provided
Ice machine access	
Overnight storage of mobile unit	
Food prep sink with drainboard	

The commissary kitchen owner agrees to provide the mobile unit operator use of the Retail Food Establishment as listed above. Changing or canceling this agreement will result in closure of the Mobile/Facility. This agreement is not transferable.

Access to the food establishment requires a key



Project/Event:	Mobile Vendor in Right of Way
PW Resolution No:	2025-018
Petitioner/Representative:	Mustafa Nawab, Owner of Kebab on Wheels, LLC
Staff Representative:	Susan Coates
Meeting Date:	03/25/2025

Kebab on Wheels, LLC, by its owner, Mustafa Nawab, has applied for a Mobile Vendor License to operate a food truck/trailer. An applicant wanting to operate in the right of way must obtain permission from the Board of Public Works before a license may be issued. The Department of Economic & Sustainable Development has reviewed the application and will confirm that all rules and regulations have been met prior to issuing a license.

The business will be selling food via a mobile kitchen, food truck or trailer.

This application is for 1 year.

Staff is supportive of the request.

RESOLUTION 2025-018 CITY OF BLOOMINGTON BOARD OF PUBLIC WORKS Mobile Vendor in Public Right of Way KEBAB ON WHEELS, LLC

WHEREAS, the Board of Public Works is empowered by Indiana Code § 36-9-6-2 to supervise the streets, alleys, sewers, public grounds, and other property of the City of Bloomington ("City");

WHEREAS, Kebab on Wheels, LLC ("Vendor"), is seeking a Mobile Vendor License under Bloomington Municipal Code 4.28;

WHEREAS, the issuance of a Mobile Vendor License under Bloomington Municipal Code 4.28 requires Vendor to submit documentation to the City—set forth at Bloomington Municipal Code 4.28.050—including an independent safety inspection, an open burn permit issued by the City of Bloomington Fire Department, and all applicable permits required by the Monroe County Health Department;

WHEREAS, Vendor has agreed to the Standards of Conduct set forth in Bloomington Municipal Code 4.28.160 and signed the Release, Hold-Harmless, and Indemnification Agreement as required by Bloomington Municipal Code 4.28.090;

WHEREAS, Vendor desires to be able to use "City property" as defined in Bloomington Municipal Code 4.28.010, which includes public on-street parking, on a temporary and transient basis for the purpose of selling food via a mobile kitchen, food truck or trailer; and

WHEREAS, under the Bloomington Municipal Code, approval to use public on-street parking and sidewalks is provided by the Board of Public Works via resolution;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF PUBLIC WORKS THAT:

1. Vendor has permission to use on-street public parking and sidewalks, on a temporary and transient basis, for the purposes of selling food via a mobile kitchen, food truck or trailer for 1 year beginning 3/27/2025, and ending on 3/27/2026.

2. For the avoidance of doubt, this Resolution is not the Business License referenced by Chapter 4.28 of the Bloomington Municipal Code. Thus, Vendor must ensure that all necessary documentation has been submitted to the City of Bloomington Controller and that the Business License has been issued by the City of Bloomington Controller before utilizing the permission to use on-street public parking and sidewalks granted in the paragraph above. Operating a mobile vendor without a business license is a violation of Bloomington Municipal Code 4.28.180(a)(1), and would subject Vendor to a fine of \$2,500 for the first offense.

3. For the avoidance of doubt, the following conditions—which in some instances may mirror those that exist under Title 4.28 of the Bloomington Municipal Code—attach to this approval:

- a. Vendor agrees to maintain a clear five-foot path for pedestrians on the sidewalk at all times.
- b. Vendor will have obtained a valid Mobile Vendor license issued by the City of Bloomington Controller prior to operation on City property, and will maintain a valid Mobile Vendor license throughout the term of Vendor's operation on City property.
- c. Vendor may locate his business in a public parking space within a reasonable time, no more than one hour, before the vendor begins selling food to persons. Vendor must still comply with all other restrictions regarding its location in a public parking space.

- d. Vendor shall remove his business from a public parking space within a reasonable time, no more than one hour, following the time the vendor has stopped selling food to persons. Vendor must still comply with all other restrictions regarding its location in a public parking space.
- e. Vendor will comply with all other laws, ordinances, rules and regulations in effect at the time it conducts their business, including, but not limited to: (1) Bloomington Municipal Code 4.28 (Mobile Vendors), and (2) all City parking regulations, restrictions, and ordinances.
- f. Vendor is prohibited from operating within a one block radius of a Special Event, unless prior approval has been granted by either the operator of the Special Event or the City's Board of Public Works. The Board of Public Works is not required to provide specific notice to Vendor when it recognizes a Special Event. The following are Special Events that have been recognized by the Board of Public Works:
 - 1) City of Bloomington Farmers' Market;
 - 2) City of Bloomington Holiday Market;
 - 3) The Taste of Bloomington;
 - 4) Lotus World Music and Arts Festival;
 - 5) The Fourth Street Festival;
 - 6) Arts Fair on the Square;
 - 7) Strawberry Festival;
 - 8) Canopy of Lights;
 - 9) Fourth of July Parade; and
 - 10) Any other special events approved by the City Controller.

ADOPTED THIS THE 25th DAY OF MARCH, 2025.

BOARD OF PUBLIC WORKS:

Kyla Cox Deckard, President

Elizabeth Karon, Vice President

James Roach, Secretary

ALL TERMS AND CONDITIONS CONTAINED IN THIS RESOLUTION 2025-018 ARE ACCEPTABLE AND AGREED TO BY VENDOR:

Date:

Mustafa Nawab

RESOLUTION 2025-018



Business License Cover Sheet

	Business Name	Kebab on Wheels, LLC
	License Type	Mobile Vendor License
	Contact	Mustafa Nawab
	Phone	812-360-5387
	Email	nawab46@hotmail.com
	BPW Resolution No (if applicable)	2025-018
	Issue Date of License	3/27/2025
	Expiration Date of License	3/27/2026
	Scanned?	
	Renewal Date for License	3/27/2026
	Department Head	Jane Kupersmith
	Record Destruction Date	3/27/2029
	ESD Tracking No	N/A
	Document Physical Filing Location	2-drawer file cabinet at ESD Admin's desk
	Document Digital Filing Location	l:\common\Economic Development\BUSINESS\Business Licensing\Licenses\Mobile Vendor License\Businesses
*	Waiting on (o) & V	palated FOOD DOCS. Received 3/20/25 > HOLD License Withil Peceived.

Date: 3/18/25 Kabob on Wheels. RES: 2025-018

nh vi

MOBILE VENDOR LICENSE APPLICATION City of Bloomington Department of Economic and Sustainable Development 401 N. Morton St. Suite 150 Bloomington, Indiana 47404 812-349-3418

1. License	Length and	l Fee Appli	cation		an a			K X
Length of License:	24 Hours	3 Days	7 Days	30 Days	3 Months	6 Months	1 Year	W.B.
License Fee:	\$25	\$30	\$50	\$75	\$150	\$200	\$350	037
nan ser an an an a' faire a trais ann an								- mu

2. Applicant Information

				112.10	
Name:	Mustafa Nawab				
Title/Position:	CEO				
Date of Birth:	01/12/1990				
Address:	4748 E Donington Dr				
City, State, Zip:	Bloomington, IN, 47401				
E-Mail Address:	nawab46@hotmail.com				
Phone Number:	812-360-5387 Mobile Phone: 812-360-5387				

3. Indiana Contact Information (For non-residents only)

		-1
If applicant is not a resident of Indiana	i, they must designate a resident to serve as a contac	ct.
Name:		
A		
Address:		
City State 7in:		
City, State, Zip.		
E-Mail Address:		
Phone Number:	Mobile Phone:	

Received in ESD MAR 18 2025

Here Front em And Front DOCS

4. Company Info	rmation					
Name of Employer:	Mustafa Nawab					
Address of Employer:	4748 E	4748 E Donington Dr				
City, State, Zip:	Bloomington, IN, 47401					
Employment Start Date:	02/01/2025		End Date (If known):		N/A	
Phone Number:	812-360-5387					
Website / Email:	nawab46@hotmail.com					
Company is a:	Limited Liability Corporation (LLC)	Corporation	☐ Partnership	Sole Proprietor	Other:	

5. Company Officer Information

Provide the names and addresses of all principal officers, partners, trustees, owners or other persons with controlling interests in the company.

Name	Address				
Mustafa Nawab	4748 e donington dr bloomington IN 47401				

6. Company Incorp	oration Information (For Corporations and LLCs Only)	
Date of incorporation or organization:	01/01/2024	
State of incorporation or organization:	Indiana	
(If Not Indiana) Date qualified to transact business in state of Indiana:		
7. Description of pro	oduct or service to be sold and an	y equipment to be used
--	------------------------------------	------------------------
		•
Planned hours of operation:		
Place or places where you will conduct business (If private property, attach written permission from property owner):	Switchyard park bloomington Ind	iana
Scaled site plan showing the location of the proposed mobile food vendor unit and the properties' drives, parking access aisles, fire lanes, sidewalks and accessible routes.	Please Attach	
Have you had a similar license, either from the City of Bloomington, or a different municipality, revoked?	Yes 🗌	No 🔳
(If Yes) Provide details		

	S A A	itate Form 48 opproved by S occounts 2017	099 (R5/7-17) State Board of	INDIA	NA CERT	TIFICA	TE O		EHIC				TIC	DN	PRIOR YR PL		
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吃你的時候你的知道你是你是必须的你……

DEBAH & SHAFIK NAWAB



4748 E DONINGTON DR BLOOMINGTON IN 47401-8599



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IS FOR APPLYING PLATE DECALS:

- umber and decal match.
- pt to apply decal if temperature is below Fahrenheit.
- / plate before affixing new decal.
- al by bending corner of card under decal line.
- corner of decal where card is creased.
- ile peel decal off slowly.
- in the upper right corner of your license
- firmly around edges of decal after applyin

PEEL HEF



STATE OF INDIANA

Mike Braun, Governor

Kevin M. Garvey, Commissioner Bureau of Motor Vehicles 100 North Senate Avenue Indianapolis, Indiana 46204

Certification of Driver's Record

For:

SHAFIK NAWAB DOB: 12/09/1960 STATUS: VALID as of 03/18/2025 NUMBER of DOCUMENTS: 1

I, Rebekah Erwin, Director of Driver Records of the Indiana Bureau of Motor Vehicles and custodian of its records, hereby attest that the attached is a true and complete copy of the record, as requested, and as it appears in the files of the Indiana Bureau of Motor Vehicles.

Therefore, by my duly authorized representative, I certify this record by my signature and by the seal of the Indiana Bureau of Motor Vehicles this 18th of March, 2025.

elikah Gir

Rebekah Erwin, Director of Driver Records



BUREAU OF MOTOR VEHICLES

100 North Senate Avenue Indianapolis, Indiana 46204 Telephone: (888) 692-6841



STATE OF INDIANA

Mike Braun, Governor

Kevin M. Garvey, Commissioner

Indiana Official Driver Record

As of 03/18/2025 9:49 am

** NOTE: The BMV only retains supporting documentation for a period of 10 years **

SHAFIK NAWAB 4748 E DONINGTON DR BLOOMINGTON, IN 47401-8599	License number: License type: License expires: License status: SR22:	0130-70-5041 DRIVERS 12/09/2029 VALID Not needed
Birth date: 12/09/1960 Gender: MALE	Current points: Social Security #:	0
Physical Description: Height: 5'7" Weight: 145lb	s Hair color: BLAC	CK Eye color: BROWN Donor: T
Endorsements: None		
Pending Endorsements: None		
Restrictions: None		
Pending Restrictions: None		
Suspension Information (* indicates active suspension Information (** indicates closed/ex	pensions) pired active susper	nsions stayed)
No Suspensions were found.		
Pending Suspension Information		
No Pending Suspensions were jourid.	disgualifications)	
Disqualification Information (* indicates active No Disqualifications were found.	disquaimentioney	
Discussification Information		
No Pending Disqualifications were found.		
Out of State Withdrawal Information		
No OOS withdrawais were round.		

Driver number: 0130-70-5041 SHAFIK NAWAB

onvictions - Disposition Date	- (* in Pts	dicates active points) Offense Description	Offense Date	Court / Case Number	Susp IDs	Disq IDs	CMV	Hazmat
08/20/2019	2	SPEEDING 55/40	07/06/2019	WISCONSIN / WI BE225183			No	No
06/27/2019	0	SEAT BELT VIOLATION	05/30/2019	MONROE CIRCUIT # 8 / 53C081906IF003343			No	No
01/24/2011	4	FAILURE TO OBEY SIGNS OR MARKINGS	12/18/2010	DAVIESS SUPERIOR / 14D011012IF1868	<i>,</i> .		No	No
01/24/2011	0	NON-POINTABLE VIOLATION	12/18/2010	DAVIESS SUPERIOR / 14D011012IF1867			No	No
06/16/2009	0	SEAT BELT VIOLATION	06/05/2009	MONROE CIRCUIT #5 / 53C050906IF07254			No	No
04/25/2006	5 2	SPEEDING 55/45	03/30/2006	BROWN CIRCUIT / 07C010604IF0412			No	No
07/14/200	32	SPEEDING	06/30/200	3 PENNSYLVANIA / PA L0279742			No	No
11/21/200	0 4	SPEEDING 71/55	09/11/200	00 MONROE CIRCUIT #3 / 53C030009IF11698			No	No

Mailing Addresses

Date	Street Address	City	State	
	4748 E DONINGTON DR	BLOOMINGTON	IN	47401-8599
01/29/2019		BLOOMINGTON	IN	47401-8599
03/30/2017	4748 E DONINGTON DR		IN	47401-8019
07/24/2014	1034 S COLCHESTER CT	BLOOMINGTON		17404 0010
07/02/2013	1034 S COLCHESTER CT	BLOOMINGTON	IN	47401-8019
00/00/2012	1034 S COLCHESTER CT	BLOOMINGTON	IN	47401-8019
00/09/2012	1004 D COL CHESTER CT APT 1034	BLOOMINGTON	IN	47401
07/25/2011			IN	47401
07/25/2011	1034 S COLCHESTER CT	BLOOMING FOR		47408
11/25/2002	1034 S COLCHESTER CT	BLOOMINGTON		4,100
03/18/1999	4402 ELOUIS AVE	BLOOMINGTON	IN	47408
04/44/1000	4402 ELOUUS AVE	BLOOMINGTON	IN	47408
01/14/1999		BLOOMINGTON	IN	47408
03/18/1999	4402 ELOUIS AVE			
	Date Date 01/29/2019 03/30/2017 07/24/2014 07/02/2013 08/09/2012 07/25/2011 11/25/2002 03/18/1999 01/14/1999 03/18/1999	Date Address 01/29/2019 4748 E DONINGTON DR 03/30/2017 4748 E DONINGTON DR 03/30/2017 4748 E DONINGTON DR 07/24/2014 1034 S COLCHESTER CT 07/02/2013 1034 S COLCHESTER CT 08/09/2012 1034 S COLCHESTER CT 07/25/2011 1034 S COLCHESTER CT 07/25/2011 1034 S COLCHESTER CT 07/25/2011 1034 S COLCHESTER CT 11/25/2002 1034 S COLCHESTER CT 03/18/1999 4402 ELOUIS AVE 03/18/1999 4402 ELOUIS AVE 03/18/1999 4402 ELOUIS AVE	Line DateAddressCityDateAddressCity01/29/20194748 E DONINGTON DRBLOOMINGTON03/30/20174748 E DONINGTON DRBLOOMINGTON03/30/20174748 E DONINGTON DRBLOOMINGTON07/24/20141034 S COLCHESTER CTBLOOMINGTON07/02/20131034 S COLCHESTER CTBLOOMINGTON08/09/20121034 S COLCHESTER CTBLOOMINGTON07/25/20111034 S COLCHESTER CT APT 1034BLOOMINGTON07/25/20111034 S COLCHESTER CTBLOOMINGTON07/25/20111034 S COLCHESTER CTBLOOMINGTON07/25/20111034 S COLCHESTER CTBLOOMINGTON07/25/20111034 S COLCHESTER CTBLOOMINGTON03/18/19994402 ELOUIS AVEBLOOMINGTON03/18/19994402 ELOUIS AVEBLOOMINGTON03/18/19994402 ELOUIS AVEBLOOMINGTON03/18/19994402 ELOUIS AVEBLOOMINGTON	Leikuve DateAddressCityDateAddressCity01/29/20194748 E DONINGTON DRBLOOMINGTONIN03/30/20174748 E DONINGTON DRBLOOMINGTONIN03/30/20174748 E DONINGTON DRBLOOMINGTONIN07/24/20141034 S COLCHESTER CTBLOOMINGTONIN07/02/20131034 S COLCHESTER CTBLOOMINGTONIN08/09/20121034 S COLCHESTER CTBLOOMINGTONIN07/25/20111034 S COLCHESTER CT APT 1034BLOOMINGTONIN07/25/20111034 S COLCHESTER CTBLOOMINGTONIN01/25/20111034 S COLCHESTER CTBLOOMINGTONIN01/25/20111034 S COLCHESTER CTBLOOMINGTONIN01/125/20021034 S COLCHESTER CTBLOOMINGTONIN03/18/19994402 ELOUIS AVEBLOOMINGTONIN03/18/19994402 ELOUIS AVEBLOOMINGTONIN03/18/19994402 ELOUIS AVEBLOOMINGTONIN

Legal Addresses

	Effective	Street	City	State	ZIP Code
ID	Date	Address		INI	47401-8599
	03/30/2017	4748 E DONINGTON DR	BLOOMINGTON	IIN	
		· · · · · · · · · · · · · · · · · · ·	BLOOMINGTON	IN	47401-8019
9	07/02/2013	1034 S COLCHESTER CT			
			BLOOMINGTON	IN	47401-8019
8	08/09/2012	1034 S COLCHESTER CT			
			BLOOMINGTON	IN	47408
4	11/25/2002	1034 S COLORESTER OF			
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Credential Issuance Interim Credential Issue Date: 8/8/2023, Expiration Date: 9/7/2023, Reason: DUPLICATE DL, IN-STATE, Control #: 22337700 Issue Date: 08/08/2023, Duplicate License, DRIVERS, Endorsements: None, Restrictions: None, Expiration Date: 12/09/2029 Interim Credential Issue Date: 7/8/2023, Expiration Date: 8/7/2023, Reason: RENEWAL DL W/O CARD, IN-STATE, Control #: 22170199 Issue Date: 07/08/2023, Renew License, DRIVERS, Endorsements: None, Restrictions: None, Expiration Date: 12/09/2029 Interim Credential Issue Date: 3/30/2017, Expiration Date: 4/29/2017, Reason: RENEWAL DL W/O CARD, IN-STATE, Control #: 10252002 Issue Date: 03/30/2017, Renew License, DRIVERS, Endorsements: None, Restrictions: None, Expiration Date: 07/08/2023 Issue Date: 08/09/2012, Renew License, DRIVERS (5 YR), Endorsements: None, Restrictions: None, Expiration Date: 03/30/2017 Issue Date: 06/30/2007, Renew License, DRIVERS (5 YR), Endorsements: None, Restrictions: None, Expiration Date: 12/09/2012 Issue Date: 06/09/2003, Renew License, DRIVERS, Endorsements: None, Restrictions: None, Expiration Date: 12/09/2007 Issue Date: 11/25/2002, Amend License, DRIVERS, Endorsements: None, Restrictions: None, Expiration Date: 12/09/2003 Issue Date: 03/18/1999, Renew License, DRIVERS, Endorsements: None, Restrictions: None, Expiration Date: 12/09/2003 Issue Date: 01/14/1999, Issue Learner, LEARNER PERMIT, Endorsements: None, Restrictions: None, Expiration Date: and a second 01/31/2000

Remarks

No Remarks were found.

* End of Driver Record *

CITY OF BLOOMINGTON

MOBILE VENDOR INSPECTION CHECK SHEET

		1			
COMPANY PERFORMING	INSPECTI	ON ULTIM	LATE GARAG	T-	
INSPECTOR'S NAME A	dres	Jaimes	INSPECTOR'S F	PHONE #_ 82-32	17-6516
DATE OF INSPECTION 03	18/2025	· · · · · · · · · · · · · · · · · · ·		K A	
TAXICAB COMPANY					
VEHICLE YEAR 2007	_ MAKE	TOND	MODEL	ECO	
VIN_ iFCKE 39128	DB072	.73			
	PASS	FAIL	COMMENTS		
LIGHTS (Front & Rear)	$\underline{\vee}$	<u></u>			
FLASHERS	\checkmark				a fa the second s
REFLECTORS	4	000	MCTAN	REFERENCE	
HORN	¥				
WINDSHIELD WIPERS	\checkmark				
MIRRORS	\checkmark	/			
SEATBELTS	¥				
BUMPER HEIGHT	V		A ALLER AND	Provide State	
ALL WINDOWS	¥,				
MUFFLER	Y,				
TIRES	Y	/			
BRAKES	Y			<u> </u>	and the second s
DOORS	\rightarrow				
GENERAL CONDITION OF VEHICLE	_ <u>/</u>				

Attach this completed Inspection Sheet with your permit or renewal application and remit to: City of Bloomington Department of Economic and Sustainable Development 401 N. Morton St. Bloomington, Indiana 47404 812-349-3419

Additional Comments by Insp	ector:				
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Increator Signature		NA N			
Inspector Signature <u>rady</u>	es Jan	ye)			
Date: 3/18/2025					
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	- F	N. Alana			

* -

Attach this completed Inspection Sheet with your permit or renewal application and remit to: City of Bloomington Department of Economic and Sustainable Development 401 N. Morton St. Bloomington, Indiana 47404 812-349-3419



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 03/19/2025

TI CI BI RI	HIS CERTIFICATE IS ISSUED AS A ERTIFICATE DOES NOT AFFIRMAT ELOW, THIS CERTIFICATE OF INS EPRESENTATIVE OR PRODUCER, A	MAT IVEL SURA	TER Y OF NCE HE C	OF INFORMATION ONL' R NEGATIVELY AMEND, DOES NOT CONSTITU ERTIFICATE HOLDER,	Y AND EXTE TE A	CONFERS I ND OR ALT CONTRACT	NO RIGHTS ER THE CO BETWEEN	UPON THE CERTIFICATE HO VERAGE AFFORDED BY TH THE ISSUING INSURER(S), A	DLDER. THIS IE POLICIES WTHORIZED
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th	his certificate does not confer rights t	o the	cert	ficate holder in lieu of su	ich end	lorsement(s)	•	-	
PRO	DUCER				CONTA NAME:	CT Allison A	len	·····	
Sta	IteFarm Allison Allen				A/C, N	Ext): 812-33	9-3011	FAX (A/C, No):	
6	2666 E 2nd Street				E-MAIL	ss: allison.al	len,e3wb@st	atefarm.com	
						INS	URER(S) AFFOR		NAIC #
	Bloomington			IN 474015371	INSURE	RA: State Fa	m Mutual Auto	omobile Insurance Company	25178
INSURED INSURER B :									
	KABOB ON WHEELS LLC				INSURE	RC:			
	4748 E DONINGTON DR				INSURE	RD:			
					INSURE	RE:			
	BLOOMINGTON			IN 474018599	INSURE	RF:			
CO	VERAGES CER	TIFIC	CATE	NUMBER:				REVISION NUMBER:	
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	IDICATED, NOTWITHSTANDING ANY RE ERTIFICATE MAY BE ISSUED OR MAY	EQUIF PERT	(EME AIN	NT, TERM OR CONDITION THE INSURANCE AFFORD	UF AN	Y CONTRACT	S DESCRIBE	DOCUMENT WITH RESPECT TO ALL	THE TERMS
E)	XCLUSIONS AND CONDITIONS OF SUCH	POL	CIES,	LIMITS SHOWN MAY HAVE	BEEN I	REDUCED BY	PAID CLAIMS.	· · · · · · · · · · · · · · · · · · ·	,
LTR	TYPE OF INSURANCE	ADD INSD	SUB WVD	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
	COMMERCIAL GENERAL LIABILITY							EACH OCCURRENCE \$	
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	OTHER							5	
Automation Contraction	AUTOMOBILE LIABILITY			0001371-SEO-14		02/18/2025	00/18/2025	COMBINED SINGLE LIMIT (Fa accident) \$	
	ANY AUTO					Uartorzuza	03/10/2020	BODILY INJURY (Per person) \$ 250	,000
Α	OWNED SCHEDULED	Ν	N					BODILY INJURY (Per accident) \$ 500	0,000
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	ANY PROPRIETOR/PARTNER/EXECUTIVE							E,L, EACH ACCIDENT \$	
	(Mandatory in NH)	n/A						E,L, DISEASE - EA EMPLOYEE \$	
	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT \$	
			_						
DESC	CRIPTION OF OPERATIONS / LOCATIONS / VEHIC	LES (#	CORL	101, Additional Remarks Schedu	lo, may b	e attached if mor	e space is requir	ed)	
CEF	RTIFICATE HOLDER				CANO	ELLATION			
	THE CITY OF BLOOMINGT	N			SHO THE ACC	ULD ANY OF EXPIRATION ORDANCE WI	THE ABOVE D I DATE THI TH THE POLIC	JESCRIBED POLICIES BE CANCE EREOF, NOTICE WILL BE D SY PROVISIONS,	lled Before Elivered in
	HUN MURTUN ST				AUTHO	RIZED REPRESE	NTATIVE		
	RIDOMINGTON			IN: 47404	CR.0	in as	G.,	This form upe suctamusanaratad a	n 03/19/2025
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	стания и маритери с то то бол в настоя на на на на на селото по из то из то из то прои и на на на настоя на на На на					© 19	88-2015 AC	ORD CORPORATION, All rig	hts reserved.

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John Hamilton Mayor CITY OF BLOOMINGTON 401 N. Morton St Suite 130 P.O. Box 100 Bloomington, Indiana 47402

DEPARTMENT OF ECONOMIC & SUSTAINABLE DEVELOPMENT p. 812.349.3418 f. 812.349.3520

RELEASE, HOLD-HARMLESS AND INDEMNIFICATION AGREEMENT

The undersigned, in consideration for the issuance of a license by the City of Bloomington Controller, agrees to the following:

- The undersigned, in exchange for the issuance of a license by the City of Bloomington Controller, agrees to release, hold harmless, and forever indemnify the City of Bloomington and any and all City employees, officers, and agents from any claim or claims which may arise out of any incident connected with or in any way related to his/her issuance of a license by the City of Bloomington or his/her operation of a business which was licensed by the City of Bloomington. This includes claims for personal injury, death, property damage, and/or any other type of harm or injury.
- 2. The undersigned shall, and hereby does, indemnify, defend, and hold harmless the City of Bloomington and any and all City employees, officers, and agents from and against any and all actions, costs, claims, suits, losses, expenses or damages, including but not limited to attorneys' fees and court costs, arising out of the undersigned's operation of a business which has been licensed by the City of Bloomington.
- 3. The undersigned understands this release binds him/herself, his/her spouse, and all heirs, executors, partners, co-owners and administrators of those individuals.

The undersigned acknowledges that he/she has read this release and understands all of its terms. The undersigned signs this release voluntarily and with full knowledge of its significance.

Mustafa Nawab

Name, Printed

Mustafa Nawab Digitally signed by Mustafa Nawab Date: 2025.02.03 11:43:46 -05'00'

02/01/2025

Signature

Date Release Signed



BUSINESS INFORMATION DIEGO MORALES INDIANA SECRETARY OF STATE 02/25/2025 03:04 PM

Business Details

Business NameKABOB ON WHEELS LLCEntity TypeDomestic Limited Liability CompanyCreation Date0/10/2024Principal Office AddressA748 E DONINGTON DR, BLOOMINGTON, IN, 47401, USAForeign Legal NameJurisdiction of Formation

Business ID: 202401101755313 Business Status: Active Inactive Date:

Expiration Date: Perpetual

Business Entity Report Due Date: 01/31/2026

Governing Person Information

TITLE	Member
NAME	Mustafa Nawab
ADDRESS	4748 E DONINGTON DR, BLOOMINGTON, IN, 47401, USA

Registered Agent Information

Type: Individual

Name: Mustafa Nawab

Address: 4748 E DONINGTON DR, BLOOMINGTON, IN, 47401, USA

State of Indiana Office of the Secretary of State

Certificate of Organization of KABOB ON WHEELS LLC

I, DIEGO MORALES, Secretary of State, hereby certify that Articles of Organization of the above Domestic Limited Liability Company have been presented to me at my office, accompanied by the fees prescribed by law and that the documentation presented conforms to law as prescribed by the provisions of the Indiana Code.

NOW, THEREFORE, with this document I certify that said transaction will become effective Wednesday, January 10, 2024.

Sale of the second

in subscription



In Witness Whereof, I have caused to be affixed my signature and the seal of the State of Indiana, at the City of Indianapolis, January 11, 2024.

iego Morales

en tradición de la constitución de

DIEGO MORALES SECRETARY OF STATE

202401101755313 / 10175643

To ensure the certificate's validity, go to https://bsd.sos.in.gov/PublicBusinessSearch

2/25/25, 3:22 PM

IMG_5211.jpg

REGISTERED RETAIL MERC INDIANA DEPARTMENT OF 100 N SENATE AV INDIANAPOLIS IN 4620 (317) 232-2240	HANT CERTIFICATE FREVENUE VE 04-2253
KABOB ON WHEELS 4748 E DONINGTON DR BLOOMINGTON IN 47401-8599	FEIN99-0393348LOC ID8000757107-001ISSUEDMay 23, 2024EXPIRESMay 31, 2026
S AUTHORIZED TO COLLECT INDIANA RETAIL SALES TAX AT THE ADDRESS ABOVE IF DIFFERENT FROM BELOW.	THIS LICENSE: IS NOT TRANSFERRABLE TO ANY OTHER PERSON. IS NOT SUBJECT TO REBATE. IS VOID IF ALTERED.
ABOB ON WHEELS 748 E DONINGTON DR LOOMINGTON IN 47401-8599	Robutz Gunnis J. COMMISSIONER
MUST BE DISPLAYED BY MERCHANT	IN THE LOCATION SHOWN
(Cut or Fold F	Iere)
De NextLeve	

IRS DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE CINCINNATI OH 45999-0023

Date of this notice: 12-22-2023

Employer Identification Number: 99-0393348

Form: SS-4

Number of this notice: CP 575 A

For assistance you may call us at: 1-800-829-4933

IF YOU WRITE, ATTACH THE STUB AT THE END OF THIS NOTICE.

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 99-0393348. This EIN will identify you, your business accounts, tax returns, and documents, even if you have no employees. Please keep this notice in your permanent records.

Taxpayers request an EIN for their business. Some taxpayers receive CP575 notices when another person has stolen their identity and are opening a business using their information. If you did **not** apply for this EIN, please contact us at the phone number or address listed on the top of this notice.

When filing tax documents, making payments, or replying to any related correspondence, it is very important that you use your EIN and complete name and address exactly as shown above. Any variation may cause a delay in processing, result in incorrect information in your account, or even cause you to be assigned more than one EIN. If the information is not correct as shown above, please make the correction using the attached tear-off stub and return it to us.

Based on the information received from you or your representative, you must file the following forms by the dates shown.

Form	941	04/30/2024
Form	940	01/31/2025

Your Form 2290 becomes due the month after your vehicle is put into use.

If you have questions about the forms or the due dates shown, you can call us at the phone number or write to us at the address shown at the top of this notice. If you need help in determining your annual accounting period (tax year), see Publication 538, Accounting Periods and Methods.

We assigned you a tax classification (corporation, partnership, etc.) based on information obtained from you or your representative. It is not a legal determination of your tax classification, and is not binding on the IRS. If you want a legal determination of your tax classification, you may request a private letter ruling from the IRS under the guidelines in Revenue Procedure 2020-1, 2020-1 I.R.B. 1 (or superseding Revenue Procedure for the year at issue). Note: Certain tax classification elections can be requested by filing Form 8832, *Entity Classification Election*. See Form 8832 and its instructions for additional information.

KABOB ON WHEELS MUSTAFA M NAWAB SOLE MBR 4748 E DONINGTON DR BLOOMINGTON, IN 47401

Kerry Thomson Mayor CITY OF BLOOMINGTON 401 N. Morton St Suite 130 P.O. Box 100

Bloomington, Indiana 47402

DEPARTMENT OF ECONOMIC & SUSTAINABLE DEVELOPMENT p. 812.349.3418

f. 812.349.3520

Prohibited Location Agreement

Bloomington Municipal Code Section 4.28.140 prohibits Mobile Vendor Units from operating in certain locations. This Agreement provides for all of the prohibited locations. Two maps are also attached to this Agreement. All signatories to this Agreement are required to review not only this Agreement, but also the attached maps prior to signing this Agreement.

As a licensed Mobile Vendor Unit, I understand and agree that I cannot and will not operate my mobile vendor unit in a manner that would violate any of the below-listed location restrictions:

- No mobile food vendor unit shall locate in any parking lot, parking space, or parking facility owned, leased or managed by the City of Bloomington unless approval has been given by the City's Board of Public Works.
- No mobile food vendor unit shall operate within fifty feet of any facade of a ground level establishment that also sells food or beverages, or operate within fifty feet of the perimeter of such an establishment's outdoor seating area, regardless of whether or not the mobile food vendor unit is currently conducting business. The distance restriction only applies from one hour before the opening time to an hour after the closing time posted by a ground level establishment on the facade of its building.
- No mobile food vendor unit shall locate in an alleyway.
- Mobile food vendor units shall be located a reasonable distance from all posted bus stops, crosswalks, driveways, alleyways, right-of-way lines of two or more intersecting streets and building entrances or walk-up windows.
- Mobile food vendor units shall only be located on private property if the private property . owner has provided both the business operator and the City written permission for the mobile food vendor unit to locate on said property.
- No mobile food vendor unit shall locate within a one block radius of a Special Event unless prior approval has been granted by either the operator of the Special Event or the City's Board of Public Works.
- No mobile food vendor unit shall park on City property in violation of any City parking regulation, restriction, or ordinance. For example, if parking at one, or multiple, parking meters, the operator of the mobile food vendor unit shall feed all relevant parking meters with the required monetary amount.
- No mobile food vendor unit shall be located in a manner which would significantly impede or prevent the use of any City of Bloomington property, or which would endanger the safety or property of the public.
- No mobile food vendor unit shall be located within fifteen feet of any fire hydrant.

- € No mobile food vendor shall locate within any zoning district except the following: Commercial General; Commercial Arterial; Commercial Downtown; Industrial General; Business Park; and Institutional.
- € No mobile food vendor operating on private property shall displace required parking or landscaping nor block any drives, parking access aisles, fire lanes, sidewalks, or accessible routes required for the private parking by the City's zoning code.
- € No mobile food vendor unit shall be located more than one foot away from the curb of the street on which it is parked.
- € No mobile food vendor unit shall park near an intersection and in a manner that blocks the line-of-sight of drivers using adjacent roadways.

I, the undersigned, understand that if I locate my mobile vendor unit in any of the abovedescribed prohibited locations or manner that I subject myself to fines and possible revocation of my Mobile Vendor Unit License, as so described in Chapter 4.28 of the Bloomington Municipal Code.

Vendor:

Name: Mustefa alant
Signature: Ship Sauk
Date: 3/18/25

Kerry Thomson Mayor CITY OF BLOOMINGTON 401 N. Morton St Suite 130 P.O. Box 100

Bloomington, Indiana 47402

DEPARTMENT OF ECONOMIC & SUSTAINABLE DEVELOPMENT p. 812.349.3418

f. 812.349.3520

Standard of Conduct Agreement

Bloomington Municipal Code Section 4.28.160 provides Standards of Conduct for all Mobile Vendor Units. This Agreement provides a list of said Standards of Conduct. All signatories to this Agreement are required to review this Agreement prior to signing this Agreement.

As a licensed Mobile Vendor Unit, I understand and agree that I cannot and will not conduct business in a manner that would violate any of the Standards of Conduct noted below:

- Mobile food vendor unit operators shall conduct themselves at all times in an orderly and lawful manner, and shall not make, or cause to be made, any unreasonable noise of such volume as to be in violation of the City of Bloomington Noise Ordinance as stated in Title 14 of the Bloomington Municipal Code
- A device may not be used which would amplify sounds nor may attention be drawn to the mobile food vendor unit by an aural means or a light-producing device (examples of such devices may include, but are not meant to be limited to the following: bull horns and strobe lights
- No mobile food vendor unit may be permanently or temporarily affixed to any object, . including but not limited to buildings, trees, telephone phones, streetlight poles, traffic signal poles or fire hydrants
- No mobile food vendor unit may be used to advertise any product which is not authorized to be sold from that unit
- Each mobile food vendor unit shall be limited to one sandwich board sign that meets the provisions of Section 20.05.086 of the Bloomington Municipal Code regardless of the zoning district in which it locates, provided a sign permit is obtained from the City's Planning and Transportation Department
- No mobile food vendor unit may make use of any public or private electrical outlet while in • operation
- Each mobile food vendor unit shall protect against littering and shall have both an adequate trash receptacle and a separate receptacle for recyclable materials:
 - The trash and recyclable receptacles shall be emptied sufficiently often to allow 0 disposal of litter and waste by the public at any time;
 - The trash and recyclable receptacles on the mobile food vendor unit shall not be 0 emptied into trash or recyclable receptacles owned by the City of Bloomington;
 - Liquid from the mobile food vendor unit shall not be discharged on or in a City sewer or drain or elsewhere on City property, nor on private property without the express written consent of the owner thereof;

- Before leaving any location each mobile food vendor unit shall first pick up, remove and dispose of all trash, refuse and/or recyclable materials, including products spilled on the ground within twenty feet of the mobile food vendor unit.
- No mobile food vendor unit shall expose any pedestrian to any undue safety or health hazards nor shall it be maintained so as to create a public nuisance
- Each mobile food vendor unit shall be maintained free and clear of dirt, and finishes shall not be chipped, faded or unduly marred
- Foods or beverages which present a substantial likelihood that liquid matter or particles will drop to the street or sidewalk during the process of carrying or consuming the food or beverage shall be sold in proper containers so as to avoid falling to the street or sidewalk
- Mobile food vendor units which utilize a grill or device that may result in a spark, flame or fire shall adhere to the following additional standards:
 - Be placed approximately 20 feet from a building or structure;
 - Provide a barrier between the grill or device and the general public;
 - The spark, flame or fire shall not exceed 12 inches in height;
 - A fire extinguisher shall be within reaching distance of the mobile food vendor unit operator at all times;
- Mobile food vendor unit operators shall be required to obey the commands of law enforcement officers or fire officials with respect to activity carried out inside of the City's jurisdictional limits, including, where possible, the removal of the mobile food vendor unit and cessation of such sales
- No mobile food vendor unit shall ever be left unattended
- Mobile food vendor units shall not be stored, parked or left overnight on any City property
- All mobile food vendor units which are food service establishments as defined by Title
- 10.17 of the Bloomington Municipal Code shall install an approved grease interceptor or grease trap. Foods, oils and greases shall never be discharged into the City's sewer or storm drains
- All mobile food vendor unit operators are required to collect and pay all applicable and appropriate sales taxes
- No mobile food vendor shall provide customer seating unless approval has been provided by the City's Board of Public Works and the City's Planning and Transportation Department
- All mobile food vendors shall comply with the lighting standards found in Chapter 20.05 of the Bloomington Municipal Code
- All mobile food vendors shall comply with the vision clearance standards found in Chapter
- 20.05 of the Bloomington Municipal Code
- No mobile food vendor shall have a drive-thru
- The decibels of any generator(s) associated with a mobile food vendor unit shall not exceed "70dBA".
 - Such noise measurement shall be made at a height of at least four (4) feet above the ground and at a point approximately twenty-five (25) feet away from where the

noise is being emitted on a sound level meter operated on the "A" weighting network (scale).

- No person other than the operators shall be within twenty-five (25) feet of the sound level meter during the sample period.
- Sound measurements shall be conducted at that time of day or night when the relevant noise source is emitting sound.
- The sound level measurement shall be determined as follows:
 - Calibrate the sound level meter within one (1) hour before use.
 - Set the sound level meter on the "A" weighted network at slow response.
 - Set the omnidirectional microphone in an approximately seventy degree position in a location which complies with subsections (1) and (2) herein. The operator of the sound level meter shall face the noise source and record the meter's instantaneous response.
 - Recalibrate the sound level meter after use.
- It shall be unlawful for any person to interfere, through the use of sound or otherwise, with the taking of sound level measurement.

I, the undersigned, understand that if I conduct business in violation of any the above described standards of conduct that I subject myself to fines and possible revocation of my Mobile Vendor Unit License, as so described in Chapter 4.28 of the Bloomington Municipal Code.

Vendo	r:	
Name:	Mustafa Nawab	
Signatu	ire: Shafes Sout	
Date:	12/21/2023	
_		



City of Bloomington Fire Department

PO Box 100 Bloomington Indiana 47402 812-332-9763

Mayor Kerry Thomson

Fire Chief Roger Kerr

Current Date 03/17/2025	Inspected Jeff Yutmey	by Next /er	Inspection Date 03/17/2026	Inspection Number BFD-2025-0003669
Business Name	Address	City	State	Zip
Kebab on wheels	2361 W Rappel Ave Kebab On Wheels	Bloomington	IN	47404
		Suite		
	47	748 E Donington	ı Dr	

Fire Inspection Results No fire code violations found. Thank You

On 03/17/2025 the Kebab on wheels was inspected by Bloomington Fire Department and no deficiencies were found.

Inspection Signatures

Occupancy Contact Signature

shafik Nawav Owner 812-272-1131 nawab46@hotmail.com

Inspector Signature

Juff yutmeyor

Jeff Yutmeyer Deputy Fire Marshal 812-360-3507 Jeff.yutmeyer@bloomington.in.gov

1/1



Notice of Permits

The Fire Official has approved the following permits for the following locations

Location

Name Kebab on wheels

Address

2361 W RAPPEL AVE KEBAB ON WHEELS 4748 E DONINGTON DR, BLOOMINGTON, IN, 47404

Permits

Permit Number	Permit Type	Effective Date	Expiration Date
BFD-2025-0000030	Food Vendor Permit	03/17/2025	03/17/2026

This notice must be prominently displayed at all times. Permits may be revoked at any time for failure to remain in conformity with applicable regulations.

Issued by:

Date Issued:

03/17/2025

Juff yutmeyer

Jeff Yutmeyer Deputy Fire Marshal 812-360-3507 Jeff.yutmeyer@bloomington.in.gov



INVOICE NO: IN00894745

Please reference this number with your payment.

REMIT TO: Koorsen Fire & Security (2719 N. Arlington AvenueIndianapolis, IN 462181-888-KOORSENI		Customer PO:		Order No:	Invoice No:	Due Date:
				ST00771608	IN00894745	03/13/2025
		Invoice Date:		Terms:	Tax Location:	Amount Due:
Please include Invoice # on check 03.		13/2025	5 Cash On Deliv	IN	363.52	
BILLING	Kebob on Wheels 4748 E Donington Dr Bloomington, IN 47401			Kebob on Whee 4748 E Doningto Bloomington, IN	els on Dr 47401	

Autho	orized By:	Job Number:	Service Date:	Bill To ID:	Worksite ID:	Technician:	
		SER0000074618	03/13/2025	1000241983	1000241983	NickLong_3738	32
Qty	Item	Description			Price	Ext Price	Тах
1	2100-0-4.0	Semi-Annual 0-4.0gal PreEng	Hood System Ir	spection	108.65	108.65	0.00
1	2100-DIS-S	Semi-Annual Pipe Blow Out P	reEng Hood Sys	tem Inspection	29.90	29.90	0.00
1	BRPCC	Cartridge,Co2 Actuator 16Gm	Pyrochem/Broo	ks P3	35.85	35.85	2.51
4	AN551527	Fusible Link, 500*, A-PC, ML	-STYLE P50 \$\$		26.75	107.00	7.49
1	CIKT003	Tag,Osha-Koorsen Paper M	lonthly Inspect-B	uff P50	1.40	1.40	0.10
1	1000-1	All Inclusive Fire Extinguisher	Package - 1 Ext	inguisher	66.00	66.00	4.62
1	2100-SVC	PreEng Hood System Service	and Repair - LA	BOR CAPTUR	E 0.00	0.00	0.00
	Than	k you! We appreciate your	business!		Subtotal	348.80	
					Tax	14.72	
					Total	363.52	
			Cur	rent Amount Du	le This Invoice	363.52	

Payment methods: ACH, eCheck, CC or Check

TN Alarm Cert #000001275

ACH Checking Account Routing #074000010, Acct #522752218 | Send Remittances to E-Mail: AcctsRec@Koorsen.com To pay via CC go to www.Koorsen.com or call your local branch - A convenience fee of 3% of invoice amount charged for CC payments

If multiple invoice amounts are included in a single payment, please reference all invoice #s. This helps prevent delays in payment processing. Page 1 of 1

Mobile Food Establishment License Monroe County Health Department

This is to certify that:

Kabob on Wheels Mustafa Nawab 301 E Third Street Bloomington, IN 47401

Having complied with the rules and regulations of the Monroe County Health Department as authorized by the Indiana Administrative Code and the Board of Commissioners of Monroe County, Indiana, is hereby authorized to operate a Food Service Establishment at the above location for the calendar year.



3/20/2025

2025

Monroe County Health Officer

Issued:

NON-NEGOTIABLE AND NOT TRANSFERABLE PERM

PERMIT EXPIRES FEBRUARY 28, 2026



1/1



Project/Event:	Mobile Vendor in Right of Way
PW Resolution No:	2025-019
Petitioner/Representative:	Jefferson Milliken, Owner of Top Notch Filipino Fusion, LLC
Staff Representative:	Susan Coates
Meeting Date:	03/25/2025

Top Notch Filipino Fusion, LLC, by its owner, Jefferson Milliken, has applied for a Mobile Vendor License to operate a food truck/trailer. An applicant wanting to operate in the right of way must obtain permission from the Board of Public Works before a license may be issued. The Department of Economic & Sustainable Development has reviewed the application and will confirm that all rules and regulations have been met prior to issuing a license.

The business will be selling food via a mobile kitchen, food truck or trailer.

This application is for 1 year.

Staff is supportive of the request.

RESOLUTION 2025-019 CITY OF BLOOMINGTON BOARD OF PUBLIC WORKS Mobile Vendor in Public Right of Way TOP NOTCH FILIPINO FUSION, LLC

WHEREAS, the Board of Public Works is empowered by Indiana Code § 36-9-6-2 to supervise the streets, alleys, sewers, public grounds, and other property of the City of Bloomington ("City");

WHEREAS, Top Notch Filipino Fusion, LLC ("Vendor"), is seeking a Mobile Vendor License under Bloomington Municipal Code 4.28;

WHEREAS, the issuance of a Mobile Vendor License under Bloomington Municipal Code 4.28 requires Vendor to submit documentation to the City—set forth at Bloomington Municipal Code 4.28.050—including an independent safety inspection, an open burn permit issued by the City of Bloomington Fire Department, and all applicable permits required by the Monroe County Health Department;

WHEREAS, Vendor has agreed to the Standards of Conduct set forth in Bloomington Municipal Code 4.28.160 and signed the Release, Hold-Harmless, and Indemnification Agreement as required by Bloomington Municipal Code 4.28.090;

WHEREAS, Vendor desires to be able to use "City property" as defined in Bloomington Municipal Code 4.28.010, which includes public on-street parking, on a temporary and transient basis for the purpose of selling food via a mobile kitchen, food truck or trailer; and

WHEREAS, under the Bloomington Municipal Code, approval to use public on-street parking and sidewalks is provided by the Board of Public Works via resolution;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF PUBLIC WORKS THAT:

1. Vendor has permission to use on-street public parking and sidewalks, on a temporary and transient basis, for the purposes of selling food via a mobile kitchen, food truck or trailer for 1 year beginning 3/27/2025, and ending on 3/26/2026.

2. For the avoidance of doubt, this Resolution is not the Business License referenced by Chapter 4.28 of the Bloomington Municipal Code. Thus, Vendor must ensure that all necessary documentation has been submitted to the City of Bloomington Controller and that the Business License has been issued by the City of Bloomington Controller before utilizing the permission to use on-street public parking and sidewalks granted in the paragraph above. Operating a mobile vendor without a business license is a violation of Bloomington Municipal Code 4.28.180(a)(1), and would subject Vendor to a fine of \$2,500 for the first offense.

3. For the avoidance of doubt, the following conditions—which in some instances may mirror those that exist under Title 4.28 of the Bloomington Municipal Code—attach to this approval:

- a. Vendor agrees to maintain a clear five-foot path for pedestrians on the sidewalk at all times.
- b. Vendor will have obtained a valid Mobile Vendor license issued by the City of Bloomington Controller prior to operation on City property, and will maintain a valid Mobile Vendor license throughout the term of Vendor's operation on City property.
- c. Vendor may locate his business in a public parking space within a reasonable time, no more than one hour, before the vendor begins selling food to persons. Vendor must still comply with all other restrictions regarding its location in a public parking space.

- d. Vendor shall remove his business from a public parking space within a reasonable time, no more than one hour, following the time the vendor has stopped selling food to persons. Vendor must still comply with all other restrictions regarding its location in a public parking space.
- e. Vendor will comply with all other laws, ordinances, rules and regulations in effect at the time it conducts their business, including, but not limited to: (1) Bloomington Municipal Code 4.28 (Mobile Vendors), and (2) all City parking regulations, restrictions, and ordinances.
- f. Vendor is prohibited from operating within a one block radius of a Special Event, unless prior approval has been granted by either the operator of the Special Event or the City's Board of Public Works. The Board of Public Works is not required to provide specific notice to Vendor when it recognizes a Special Event. The following are Special Events that have been recognized by the Board of Public Works:
 - 1) City of Bloomington Farmers' Market;
 - 2) City of Bloomington Holiday Market;
 - 3) The Taste of Bloomington;
 - 4) Lotus World Music and Arts Festival;
 - 5) The Fourth Street Festival;
 - 6) Arts Fair on the Square;
 - 7) Strawberry Festival;
 - 8) Canopy of Lights;
 - 9) Fourth of July Parade; and
 - 10) Any other special events approved by the City Controller.

ADOPTED THIS THE 25th DAY OF MARCH, 2025.

BOARD OF PUBLIC WORKS:

Kyla Cox Deckard, President

Elizabeth Karon, Vice President

James Roach, Secretary

ALL TERMS AND CONDITIONS CONTAINED IN THIS RESOLUTION 2025-019 ARE ACCEPTABLE AND AGREED TO BY VENDOR:

Date:

Jefferson Milliken

RESOLUTION 2025-019



Business License Cover Sheet

Business Name	Top Notch Filipino Fusion, LLC
License Type	Mobile Vendor License
Contact	Jefferson Milliken
Phone	812-671-5092
Email	oaks7989@yahoo.com
BPW Resolution No (if applicable)	2025-019
Issue Date of License	3/27/2025
Expiration Date of License	3/26/2026
Scanned?	
Renewal Date for License	3/26/2026
Department Head	Jane Kupersmith
Record Destruction Date	3/26/2029
ESD Tracking No	N/A
Document Physical Filing Location	2-drawer file cabinet at ESD Admin's desk
Document Digital Filing Location	l:\common\Economic Development\BUSINESS\Business Licensing\Licenses\Mobile Vendor License\Businesses

Top Notch Filipino Fusion. Res. 2025-019.

MOBILE VENDOR LICENSE APPLICATION



City of Bloomington Department of Economic and Sustainable Development 401 N. Morton St. Suite 150 **Bloomington**, Indiana 47404

CITY OF BLOOMINGTON 812-349-3418

POL 18 25 # 5710 CK # 5710 1. License Length and Fee Application

Length of 1 Year - \$350 License:

9/ 7

2. Applicant Information

z. Applicant II	normation		
Name:	Jefferson Milliken		
Title/Position:	Owner		
Date of Birth:	09/30/1973		
Address:	708 E Allendale Dr.		
City, State, Zip:	Bloomington, IN, 47401		
E-Mail Address:	Oaks7939@ yahoo.com		
Phone Number:	812-671-5092	Mobile Phone:	812-345-8198

3. Indiana Contact Information (For non-residents only)

If applicant is not a resident of Indiana	a, they must designate a resident to serve as a contact.
Name:	
Address:	
City, State, Zip:	
E-Mail Address:	
Phone Number:	Mobile Phone:

Received in ESD MAR 18 2025

4. Company Information					
Name of Employer:	Top Notch	Top Notch Filipino Fusion			
Address of Employer:	703 E Allendale Dr.				
City, State, Zip:	Bloomington, IN, 47401				
Employment Start Date:	5		End Date (If k	nown):	
Phone Number:	812-345 -	8198			
Website / Email:	topnotch	Filipino	yahoo.com		
Company is a:	Limited Liability Corporation (LLC)	Corporation	Partnership	Sole Proprietor	Other:

5. Company Officer Information

1, 1

Provide the names and addresses of all principal officers, partners, trustees, owners or other persons with controlling interests in the company.			
Name	Address		
Jefferson Milliken	708 E Allendale Or, Bloomington IN 708 E Allendale Dr. Bloomington TN		
1 WEIN HILLIGION	Poor Principale UL, Procenting (01, 210		
	,,		
	0		
	V"		

6. Company Incorpo	pration Information (For Corporations and LLCs Only)
Date of incorporation or organization:	August 2023
State of incorporation or organization:	Indiana
(If Not Indiana) Date qualified to transact business in state of Indiana:	

7. Description of pro	duct or service to be	sold and any	equipment to be used
Planned hours of operation:	Twe - Sat	12-8pm	
Place or places where you will conduct business (If private property, attach written permission from property owner):	fublic Streets.		
Scaled site plan showing the location of the proposed mobile food vendor unit and the properties' drives, parking access aisles, fire lanes, sidewalks and accessible routes.	Please Attach		
Have you had a similar license, either from the City of Bloomington, or a different municipality, revoked?	Yes 🗌		
(If Yes) Provide details			

7. Description of product or service to be sold and any equipment to be used

«(·)

8, Yo	u are required to secure, attach, and submit the following:
, D	A copy of the Indiana registration for the vehicle
Ū,	Copy of a valid driver's license
Ø	Copy of an Indiana Driver's Record and/or equivalent of whatever State has issued the applicant his/her driver's license
`D)	Proof of an independent safety inspection of all vehicles to be used in the business (form included with app)
P	 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
Ø	Release of liability wherein the Applicant agrees to indemnify and hold harmless the City of Bloomington for losses or expenses arising out of the operation of his/her business (included with application)
j,	A copy of the business's registration with the Indiana Secretary of State.
2	A copy of the Employer ID number
	A signed copy of the Prohibited Location Agreement (included with application)
J.	A signed copy of the Standards of Conduct Agreement (included with application)
VI	Fire inspection (if required)
Ø	Picture of truck or trailer
P	Copy of all applicable permits required by the Monroe County Health Department, including but not limited to a Food Service Establishment License or a Certified Food Handler License.

For City Of Bloomington Use Only

Date Received: Received in ESU

MAR 18 2025

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Date Approved:

Approved By:

State Form 48099 Approved by State Accounts 2017	(R5/7-17) INDIA Board of	NA CERT	FICA	te oi	= VE	HICLE	REGIST	RATIC	N	
CLASS AGE ISSUE DATE	PUR DATE CO 08/11/23 53 - M	OUNTY T	P PL YR 1 24	PLAT TK5820	E DOC	GT 11	HT PR YR	LS Th N	PE	PRIORYRPL
EXPIRATION DATE MU 08/07/25 BLC		VEHICLE YEAR 20	MAKE	MOE F1	EL 5	VEHICLE IDI	NTIFICATION N	NUMBER 399	TYPE TK	COLOR GRY/
CURRENT EX TAX EX YEAR TAX 228.00	CREDIT DAV CREDIT	NET EX TAX 228.00	CO. WHE 25.	el/sur 00	MUN.	WHEEL/SUR 0.00	STATE REG F 45.35	EE ADMI 0.	N FEE .00	TOTAL 298.35
PRIOR EX TAX EX YEAR TAX 228.00	CREDIT DAV CREDIT	NET EX TAX 228.00	CO. WHI 25.	el/sur .00	MUN.	WHEEL/SUR 0.00	STATE REG F 0.00	EE ADMI 0	N FEE .00	TOTAL 253.00
	TRU	REGISTRA	TON ACE	NSE TYP	e W Foi	RMAT				
						Legal A 708 E AL 3LOOMIN	Iddress LENDALE DR IGTON IN 47401-87	703		
JE 70 0101 BL	FFERSON & M 18 E ALLENDA LOOMINGTON	I MILLIKEN LE DR IN 47401-8	1 703							

						^	URMAL	. n	FOIOTDAT				1323
Sta Ap	ale Form 48099 proved by Stat	(115/7 17) e Board ol	NDIAN/	A CERTI	HICAIE	UF	VEHICLI	: N	EGISTNA	IUN			
CLASS AGE	ISSUE DATE	PUN DATE		COUNTY	TP D	PL YR 2024	PLATE TR280MDB	PL G	TP WEIGHT PR Y P 9 23	R LS TY N G	PE P	PRIOR YR PL Tr280mdb	
EXPIRATION DA	ATE	MUNIC	IPAUTY INGTON	VE	HICLE YEAR 2023	MAK	MODEL	VEHD	CLE IDENTIFICATIO	N NUMBER 50414	TYPE TR	COLOR RED	
CURHENT	VEH EX TAX	EX CREDIT	DAV CREDIT	NET EX TAX	CO. WHEEL/E	X TAX	MUN. WHEELIED	TAX	STATE REG FEE 25.35	ADMIN 0.0	FEE D	TOTAL 113.35	
PROR VEAD TAY	VEH EX TAX	EX CREDIT	DAV CHEDIT	NET EX TAX	CO. WHEEL/E	X TAX	MUN. WHLEUED 0.00	TAX	STATE REG FLE 0.00	ADMIN 0.0	FEE D	TOTAL 0.00	
	0.00	1 0.00	L	REI CENERAL T	BISTRATION LI	CENSE W FC	TYPE RMAT 9.000						
L.,				JENEIVIE I	TUTILA.IT IN				Legal Add	ress			



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JEFFERSON RAY MILLIKEN 708 E ALLENDALE DR BLOOMINGTON IN 47401-8703



STATE OF INDIANA

Mike Braun, Governor

Kevin M. Garvey, Commissioner Bureau of Motor Vehicles 100 North Senate Avenue Indianapolis, Indiana 46204

Certification of Driver's Record

For:

JEFFERSON RAY MILLIKEN DOB: 09/30/1973 STATUS: VALID as of 03/17/2025 NUMBER of DOCUMENTS: 1

I, Rebekah Erwin, Director of Driver Records of the Indiana Bureau of Motor Vehicles and custodian of its records, hereby attest that the attached is a true and complete copy of the record, as requested, and as it appears in the files of the Indiana Bureau of Motor Vehicles.

Therefore, by my duly authorized representative, I certify this record by my signature and by the seal of the Indiana Bureau of Motor Vehicles this 17th of March, 2025.

Lelikah Gin

Rebekah Erwin, Director of Driver Records




STATE OF INDIANA

BUREAU OF MOTOR VEHICLES

100 North Senate Avenue Indianapolis, Indiana 46204 Telephone: (888) 692-6841

Mike Braun, Governor

Kevin M. Garvey, Commissioner

Indiana Official Driver Record

As of 03/17/2025 11:06 am

** NOTE: The BMV only retains supporting documentation for a period of 10 years **

JEFFERSON RAY MILLIKEN 708 E ALLENDALE DR BLOOMINGTON, IN 47401-	I 8703		License number: License type: License expires: License status: SR22:	0130-08-1037 DRIVERS 09/30/2028 VALID Not needed	
Birth date: 09/30/1973 G	Gender: MAI	LE	Current points: Social Security #:	0	
Physical Description: Heig	ht: 5'8" We	ight: 170lbs	Hair color: BLAC	CK Eye color: BROWN	Donor: T
Endorsements: None	an ann anaichte an Constantin an Annaichte				999-1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1
Pending Endorsements:	None		an gin a balan daga mang mengendakan dan dak sebah dak dan penangkan dan dak dak dari bahar dan dari bertak dak		
Restrictions: CORRECTIV	E LENSES				
Pending Restrictions: No	one				

Suspension Information -- (* indicates active suspensions)

-- (** indicates closed/expired active suspensions stayed)

Susp ID	Туре	Suspension Reason	Effective Date	Expiration Date	Mail Date	Address ID	Fee Due
19	Suspension	REPEAT INSURANCE VIOLATION	01/27/2020	01/26/2021	01/27/2020	09	
18	Suspension	FAILURE TO FILE INSURANCE - BUREAU CASE 53C08PENDING MONROE CIRCUIT # 8 OFFENSE DATE: 07/22/2019 VEHICLE: 2000 GENERAL MOTORS	01/27/2020	04/26/2020	10/29/2019	09	
17	Suspension	FAILURE TO APPEAR CASE 53C081907IF004315 MONROE CIRCUIT # 8 Phone: (812) 349-5021 Offense: DRIVING WHILE SUSPENDED	10/03/2019	10/24/2019	10/03/2019	09	

Driver	number:	0130-08-1037	JEFFERSON RAY MILLIKEN			DO	B: 09/30/1973
16	Suspension	FAILURE TO CASE 18H07	FILE INSURANCE - BUREAU IPENDING MUNCIE CITY	12/25/2019	03/24/2020	09/26/2019	09
		OFFENSE DA VEHICLE: 19	ATE: 02/21/2001 91 PONTIAC				
15	Suspension	FAILURE TO CASE 53C09 # 9 OFFENSE D/ VEHICLE: N/	FILE INSURANCE - BUREAU BPENDING MONROE CIRCUIT ATE: 07/09/2017 A	07/02/2019	09/30/2019	04/03/2019	09
14	Suspension	OWI ENDAN CASE 53C09 CIRCUIT # 9 Phone: (812)	GERMENT 91707CM001688 MONROE 349-2602	07/25/2017	10/23/2017	04/03/2019	09
13	Suspension	FAILURE TO SAFETY PRO	APPEAR FOR DRIVER DGRAM	05/31/2002	09/27/2019	01/31/2002	08
12	Suspension	FAILURE TO OFFENSE D. VEHICLE: N/	FILE INSURANCE - BUREAU ATE: 10/19/2001 A	03/05/2002	06/03/2002	01/24/2002	08
11	Suspension	OPERATING	WHILE INTOXICATED	11/28/2001	11/27/2002	01/24/2002	08
9	Suspension	FAILURE TO CASE 18H0 Phone: (765) Offense: DIS	PAY 10102OV1230 MUNCIE CITY 747-4831 REGARDING STOP SIGN	07/31/2001	09/17/2019	07/17/2001	08
8	Suspension	FAILURE TO CASE 18H0 Phone: (765) Offense: NO	PAY 10102OV1230 MUNCIE CITY 747-4831 N-POINTABLE VIOLATION	07/26/2001	10/02/2019	07/12/2001	08
7	Suspension	FAILURE TO CASE 18H0 Phone: (765) Offense: SEA	PAY 10103IF2421 MUNCIE CITY 747-4831 AT BELT VIOLATION	07/19/2001	09/17/2019	07/05/2001	08
6	Suspension	FAILURE TO CASE 48H0 Phone: (765) Offense: NO VIOLATION	PAY 39701CM137 ELWOOD CITY 552-2655 N-MOTOR VEHICLE	10/20/1997	07/20/1998	10/06/1997	02
2	Suspensior	OPERATING	WHILE INTOXICATED	06/24/1996	09/21/1996	08/07/1996	02

Pending Suspension Information

No Pending Suspensions were found.

Disqualification Information -- (* indicates active disqualifications)

No Disqualifications were found.

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No Pending Disqualifications were found.

No OOS Withdrawals were found.

Disposition Date	Pts	Offense Description	Offense Date	Court / Case Number	Susp IDs	Disq IDs	CMV	Hazmat
10/24/2019	8	DRIVING WHILE SUSPENDED	07/22/2019	MONROE CIRCUIT # 8 / 53C081907IF004315	18		No	No
10/24/2019	0	FAILURE TO PROVIDE PROOF OF INSURANCE TO BUREAU	07/22/2019	MONROE CIRCUIT # 8 / 53C08BMV DETER	18		No	No
03/26/2019	8	Operating While Intoxicated Endangering a Person	07/09/2017	MONROE CIRCUIT # 9 / 53C091707CM001688	14, 15		No	No
03/26/2019	0	FAILURE TO PROVIDE PROOF OF INSURANCE TO BUREAU	07/09/2017	MONROE CIRCUIT # 9 / 53C09BMV DETER	15		No	No
01/07/2002	8	FAILURE TO PROVIDE PROOF OF INSURANCE TO BUREAU	10/19/2001	MUNCIE CITY / 18H01BMV DETER	12		No	No
01/07/2002	8	OPERATING WHILE INTOXICATED	10/19/2001	MUNCIE CITY / 18H010111CM2653	11, 13		No	No
06/13/2001	0	SEAT BELT VIOLATION	02/27/2001	MUNCIE CITY / 18H010103IF2421	7		No	No
09/17/2019	6	DISREGARDING STOP SIGN	02/21/2001	MUNCIE CITY / 18H010102OV001230	16		No	No
09/17/2019	0	FAILURE TO PROVIDE PROOF OF INSURANCE TO BUREAU	02/21/2001	MUNCIE CITY / 18H01BMV DETER	16		No	No

Driver number:		0130-08-1037 JEFFERSON RAY MILLIKEN				DOB: 09	9/30/1973
09/17/2019	0	NO LICENSE OR PERMIT IN POSSESSION	02/21/2001	MUNCIE CITY / 18H010102OV001230		No	No
05/30/2001	6	DISREGARDING STOP SIGN	01/23/2001	MUNCIE CITY / 18H010102OV1230	9, 13	No	No
05/30/2001	0	NON-POINTABLE VIOLATION	01/23/2001	MUNCIE CITY / 18H010102OV1230	8	No	No
01/20/2000	2	SPEEDING 65/55	01/03/2000	MICHIGAN / MI 00341		No	No
07/29/1996	8	OPERATING WHILE INTOXICATED	06/24/1996	MONROE CIRCUIT #3 / 53C039606CM01925	2	No	No

Mailing Addresses

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ID	Effective Date	Street Address	City	State	ZIP Code
9	09/25/2015	708 E ALLENDALE DR	BLOOMINGTON	IN	47401-8703
8	08/03/2000	805 W NORTH	MUNCIE	IN	47303
6	08/04/1999	2016 N BALL AVE	MUNCIE	IN	47304
5	08/04/1999	2016 N BALL AVE	MUNCIE	IN	47304
4	12/18/1997	2005 N GLENWOOD	MUNCIE	IN	47304
3	12/18/1997	2005 N GLENWOOD	MUNCIE	IN	47304
2	06/24/1996	1033 SO BURLINGTON DR	MUNCIE	IN	47303
1	04/12/1996	708 ALLENDALE DR	BLOOMINGTON	IN	47401

Legal Addresses

ID	Effective Date	Street Address	City	State	ZIP Code
9	09/25/2015	708 E ALLENDALE DR	BLOOMINGTON	IN	47401-8703
7	08/03/2000	805 W NORTH	MUNCIE	IN	47303

Credential Issuance

Interim Credential Issue Date: 11/29/2021, Expiration Date: 12/29/2021, Reason: RENEWAL DL W/O CARD, IN-STATE, Control #: 19304144
Issue Date: 11/29/2021, Renew License, DRIVERS, Endorsements: None, Restrictions: B, Expiration Date: 09/30/2028
Interim Credential Issue Date: 10/22/2021, Expiration Date: 11/21/2021, Reason: RENEWAL ID W/O CARD, IN-STATE, Control #: 19119650
Issue Date: 10/22/2021, Renew ID Card, REGULAR ID CARD, Endorsements: None, Restrictions: None, Expiration Date: 11/29/2021
Interim Credential Issue Date: 9/25/2015, Expiration Date: 10/25/2015, Reason: RENEWAL ID W/O CARD, IN-STATE, Control #: 7925662
Issue Date: 09/25/2015, Renew ID Card, REGULAR ID CARD, Endorsements: None, Restrictions: None, Expiration Date: 09/30/2021
Issue Date: 08/03/2000, Duplicate License, DRIVERS, Endorsements: None, Restrictions: B, Expiration Date: 09/30/2003
Issue Date: 08/04/1999, Renew License, DRIVERS, Endorsements: None, Restrictions: B, Expiration Date: 09/30/2003
Issue Date: 12/18/1997, Renew ID Card, REGULAR ID CARD, Endorsements: None, Restrictions: B, Expiration Date: 12/31/2001
Issue Date: 04/12/1996, Duplicate License, DRIVERS, Endorsements: None, Restrictions: B, Expiration Date: 09/30/1998
Issue Date: 09/01/1995, Duplicate License, DRIVERS, Endorsements: None, Restrictions: B, Expiration Date: 09/30/1998

Remarks

Remark Date:09/27/2019 Driver Safety Program (DSP) completed on 9/26/2019 12:00:00 AM for 4 points

* End of Driver Record *

Trailer **CITY OF BLOOMINGTON** MOBILE VENDOR INSPECTION CHECK SHEET COMPANY PERFORMING INSPECTION Mrineke CAR CHIE NSPECTOR'S PHONE # 8/2-339-7855 STACKS INSPECTOR'S NAME DATE OF INSPECTION 10 'Z? TAXICAB COMPANY Top Norch Filipino Fusivi VEHICLE YEAR 2623 MAKE MODEL 3F91D216079060413 VIN FAIL OMMENTS LIGHTS (Front & Rear **FLASHERS** REFLECTORS HORN WINDSHIELD WIPERS MIRRORS e Steel SEATBELTS **BUMPER HEIGHT** ALL WINDOWS MUFFLER TIRES 418 N BRAKES DOORS **GENERAL CONDITION OF VEHICLE**

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Attach this completed Inspection Sheet with your permit or renewal application and remit to: City of Bloomington Department of Economic and Sustainable Development 401 N. Morton St. Bloomington, Indiana 47404 812-349-3419

Additional Comments by Inspector:_____

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Attach this completed Inspection Sheet with your permit or renewal application and remit to: City of Bloomington Department of Economic and Sustainable Development 401 N. Morton St. Bloomington, Indiana 47404 812-349-3419

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GL 2036969 Renewal of Number Mount Vernon Fire Insurance Company 1190 Devon Park Drive, Wayne, Pennsylvania 19087

A Member Company of United States Liability Insurance Group

Customer Copy Direct Bill Policy

POLICY DECLARATIONS

No. GL 2036969A

NAMED INSURED AND ADDRESS: TOP NOTCH FILIPINO FUSION LLC 708 E ALLENDALE DR BLOOMINGTON, IN 47401

POLICY FORM O	PERIOD: (MO. DAY YR.) From: 01/22/20	025 To: 01/22/2026	12:01 A.M. STANDARD TIME AT YOUR MAILING ADDRESS SHOWN ABOVE
BUGWE			
	WITH YOU TO PROVI	DE THE INSURANCE AS STATED	IN THIS POLICY.
TH	S PREMIUM MAY BE SUBJECT TO ADJUST	IENT.	4
			PREMIUM
C	Commercial Liability Coverage Part		\$629.00
		Wholesaler Broker Fee	\$110.00
		TOTAL:	\$739.00
Coverag	e Form(s) and Endorsement(s) made a par	t of this policy at time of issue	
	See	Endorsement EOD (1/95)	
Agent:	TAPCO- FGIA (6461) 3060 S Church St		Issued: 01/17/2025 11:51 AM
	Burlington, NC 27215		I Premen
Broker:	Farmers General Insurance Agency	By:	Authorized Representative

THESE DECLARATIONS TOGETHER WITH THE COMMON POLICY CONDITIONS, COVERAGE PART DECLARATIONS, COVERAGE PART COVERAGE FORM(S) AND FORMS AND ENDORSEMENTS, IF ANY, ISSUED TO FORM A PART -07) THEREOF, COMPLETE THE ABOVE NUMBERED POLICY.

EXTENSION OF DECLARATIONS

Policy No. GL 2036969A

Effective Date: 01/22/2025 12:01 AM STANDARD TIME AT YOUR MAILING ADDRESS

FORMS AND ENDORSEMENTS

The following fo	orms apply to the C	ommercial Liability coverage part
Endt#	Revised	Description of Endorsements
2110IN	10/19	Indiana Service of Suit
CG 21 06	12/23	EXCLUSION - ACCESS OR DISCLOSURE OF CONFIDENTIAL OR PERSONAL MATERIAL OR INFORMATION
CG0001	12/07	Commercial General Liability Coverage Form
CG0068	05/09	Recording And Distribution Of Material Or Information In Violation Of Law Exclusion
CG2011	04/13	Additional Insured - Managers or Lessors of Premises
CG2136	03/05	Exclusion - New Entities
CG2147	12/07	Employment-Related Practices Exclusion
CG2173	01/15	Exclusion Of Certified Acts Of Terrorism
CG4032	05/23	Exclusion - Perfluoroalkyl and Polyfluoroalkyl Substances (PFAS)
IL0017	11/98	Common Policy Conditions
IL0021	09/08	Nuclear Energy Liability Exclusion Endorsement
IL0117	12/10	Indiana Changes - Workers' Compensation Exclusion
IL0272	11/21	Indiana Changes - Cancellation and Nonrenewal
Jacket	07/19	Policy Jacket
L-232s	09/05	Classification Limitation Endorsement
L-428	11/20	Absolute Firearms Exclusion
L-549	12/07	Absolute Professional Liability Exclusion
L-599	10/12	Absolute Exclusion for Pollution, Organic Pathogen, Silica, Asbestos and Lead with a Hostile Fire Exception
L-610	11/04	Expanded Definition Of Bodily Injury
L-618C	09/09	Amendment Of Premium Audit Conditions
L-686	10/12	Absolute Exclusion for Liquor and Other Related Liability
L-714	09/08	Miscellaneous Services Exclusion
L-723	02/09	Blanket Additional Insured Endorsement
L-743	03/10	Absolute Automobile Exclusion
L-787	05/18	Infringement of Copyright, Patent, Trademark, Trade Secret or Trade Dress Exclusion Endorsement
LLQ100	07/06	Amendatory Endorsement
LLQ368	08/10	Separation Of Insureds Clarification Endorsement
NTE	12/20	Notice of Terrorism Exclusion

COMMERCIAL GENERAL LIABILITY COVERAGE PART DECLARATIONS

Policy No. GL 2036969A

Effective Date: 01/22/2025 12:01 STANDARD TIME

	12:01 STANDARD TIME							
LIN	IITS OF INSURANCE							
E P M	ach Occurrence Limit ersonal & Advertising Injury Limit (Any One ledical Expense (Any One Person) amages To Premises Pented To You (Apy)			\$1,000,000 \$1,000,000 \$5,000 \$100.000				
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LO	CATIONS OF ALL PREMISES YOU OWN. REM	IT OR OCCUPY	/					
Loc	ation Address					Territo	ry	
1	108 E Allendale Dr, Bloomingto	on, IN 47401				006		
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Loc	Classification	Code No.	Premium Basis	Pr/Co	All Other	Pr/Co	All Other	
1	Mobile Truck Vendor - Food	11171	1 Per Stand	Included	478.975	Included	\$479	
1	Additional Insured - Blanket	49950	1 Flat	Included	50.000	Included	\$50	
1	Additional Insured - Managers or Lessors of Premises	49950	1 Per Additional Insured	Included	100.000	Included	\$100	
		NIUM FOR GE	NERAL LIABILITY	COVERAGE	PART:		\$475	
	TOTAL PREN	NUM FOR GE	NERAL LIABILITY	COVERAGE	PART:		\$629	
	(This Premiu	m may be subj	ect to adjustment.)	MP - minimu	m premium			
Cove	erage Form(s)/Part(s) and Endorsement(s) made	a part of this po	blicy at time of issue:		***			
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THESE DECLARATIONS ARE PART OF THE POLICY DECLARATIONS CONTAINING THE NAME OF THE INSURED AND THE POLICY PERIOD.

Kerry Thomson Mayor CITY OF BLOOMINGTON 401 N. Morton St. Suite 130

DEPARTMENT OF ECONOMIC & SUSTAINABLE DEVELOPMENT p. 812.349.3418 f. 812.349.3520

401 N. Morton St Suite 130 P.O. Box 100 Bloomington, Indiana 47402

RELEASE, HOLD-HARMLESS AND INDEMNIFICATION AGREEMENT

The undersigned, in consideration for the issuance of a license by the City of Bloomington Controller, agrees to the following:

- The undersigned, in exchange for the issuance of a license by the City of Bloomington Controller, agrees to release, hold harmless, and forever indemnify the City of Bloomington and any and all City employees, officers, and agents from any claim or claims which may arise out of any incident connected with or in any way related to his/her issuance of a license by the City of Bloomington or his/her operation of a business which was licensed by the City of Bloomington. This includes claims for personal injury, death, property damage, and/or any other type of harm or injury.
- 2. The undersigned shall, and hereby does, indemnify, defend, and hold harmless the City of Bloomington and any and all City employees, officers, and agents from and against any and all actions, costs, claims, suits, losses, expenses or damages, including but not limited to attorneys' fees and court costs, arising out of the undersigned's operation of a business which has been licensed by the City of Bloomington.
- 3. The undersigned understands this release binds him/herself, his/her spouse, and all heirs, executors, partners, co-owners and administrators of those individuals.

The undersigned acknowledges that he/she has read this release and understands all of its terms. The undersigned signs this release voluntarily and with full knowledge of its significance.

Milliken Name, Printed

BUSINESS INFORMATION DIEGO MORALES INDIANA SECRETARY OF STATE 03/18/2025 12:16 PM

Business Details

Business Name: TOP NOTCH FILIPINO FUSION LLC Entity Type: Domestic Limited Liability Company Creation Date: 08/14/2023 708 E ALLENDALE DR, Bloomington, IN, Principal Office Address:

47401, USA

Business ID: 202308141716037 Business Status: Active Inactive Date:

Expiration Date: Perpetual

Business Entity Report Due Date: 08/31/2025

Years Due:

Governing Person Information

Jurisdiction of Formation: Indiana

Title Name

MARIA JESUSA LAGUNDINO MILLIKEN Member

Address

708 E ALLENDALE DR, Bloomington, IN, 47401, USA

Registered Agent Information

Type: Individual

Name: ROBERT WEIMER

Address: 1040 State Road 39 Bypass S, PO BOX 1533, MARTINSVILLE, IN, 46151, USA

IRS DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE CINCINNATI OH 45999-0023

Date of this notice: 08-14-2023

Employer Identification Number: 93-2873002

Form: SS-4

Number of this notice: CP 575 B

TOP NOTCH FILIPINO FUSION LLC MARIA JESUSA LAGUNDINO MILLIKEN MBR 708 E ALLENDALE DR BLOOMINGTON, IN 47401

For assistance you may call us at: 1-800-829-4933

IF YOU WRITE, ATTACH THE STUB AT THE END OF THIS NOTICE.

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 93-2873002. This EIN will identify you, your business accounts, tax returns, and documents, even if you have no employees. Please keep this notice in your permanent records.

Taxpayers request an EIN for their business. Some taxpayers receive CP575 notices when another person has stolen their identity and are opening a business using their information. If you did not apply for this EIN, please contact us at the phone number or address listed on the top of this notice.

When filing tax documents, making payments, or replying to any related correspondence, it is very important that you use your EIN and complete name and address exactly as shown above. Any variation may cause a delay in processing, result in incorrect information in your account, or even cause you to be assigned more than one EIN. If the information is not correct as shown above, please make the correction using the attached tear-off stub and return it to us.

Based on the information received from you or your representative, you must file the following forms by the dates shown.

Form 1065

03/15/2024

If you have questions about the forms or the due dates shown, you can call us at the phone number or write to us at the address shown at the top of this notice. If you need help in determining your annual accounting period (tax year), see Publication 538, Accounting Periods and Methods.

We assigned you a tax classification (corporation, partnership, estate, trust, EPMF, etc.) based on information obtained from you or your representative. It is not a legal determination of your tax classification, and is not binding on the IRS. If you want a legal determination of your tax classification, you may request a private letter ruling from the IRS under the guidelines in Revenue Procedure 2020-1, 2020-1 I.R.B. 1 (or superseding Revenue Procedure for the year at issue). Note: Certain tax classification elections can be requested by filing Form 8832, Entity Classification Election. See Form 8832 and its instructions for additional information.

A limited liability company (LLC) may file Form 8832, Entity Classification Election, and elect to be classified as an association taxable as a corporation. If the LLC is eligible to be treated as a corporation that meets certain tests and it will be electing S corporation status, it must timely file Form 2553, Election by a Small Business Corporation. The LLC will be treated as a corporation as of the effective date of the S corporation election and does not need to file Form 8832.

Kerry Thomson Mayor CITY OF BLOOMINGTON

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401 N. Morton St Suite 130 P.O. Box 100 Bloomington, Indiana 47402

DEPARTMENT OF ECONOMIC & SUSTAINABLE DEVELOPMENT p. 812.349.3418

f. 812.349.3520

Prohibited Location Agreement

Bloomington Municipal Code Section 4.28.140 prohibits Mobile Vendor Units from operating in certain locations. This Agreement provides for all of the prohibited locations. Two maps are also attached to this Agreement. All signatories to this Agreement are required to review not only this Agreement, but also the attached maps prior to signing this Agreement.

As a licensed Mobile Vendor Unit, I understand and agree that I cannot and will not operate my mobile vendor unit in a manner that would violate any of the below-listed location restrictions:

- No mobile food vendor unit shall locate in any parking lot, parking space, or parking facility owned, leased or managed by the City of Bloomington unless approval has been given by the City's Board of Public Works.
- No mobile food vendor unit shall operate within fifty feet of any facade of a ground level establishment that also sells food or beverages, or operate within fifty feet of the perimeter of such an establishment's outdoor seating area, regardless of whether or not the mobile food vendor unit is currently conducting business. The distance restriction only applies from one hour before the opening time to an hour after the closing time posted by a ground level establishment on the facade of its building.
- No mobile food vendor unit shall locate in an alleyway.
- Mobile food vendor units shall be located a reasonable distance from all posted bus stops, crosswalks, driveways, alleyways, right-of-way lines of two or more intersecting streets and building entrances or walk-up windows.
- Mobile food vendor units shall only be located on private property if the private property owner has provided both the business operator and the City written permission for the mobile food vendor unit to locate on said property.
- No mobile food vendor unit shall locate within a one block radius of a Special Event unless prior approval has been granted by either the operator of the Special Event or the City's Board of Public Works.
- No mobile food vendor unit shall park on City property in violation of any City parking regulation, restriction, or ordinance. For example, if parking at one, or multiple, parking meters, the operator of the mobile food vendor unit shall feed all relevant parking meters with the required monetary amount.
- No mobile food vendor unit shall be located in a manner which would significantly impede or prevent the use of any City of Bloomington property, or which would endanger the safety or property of the public.
- No mobile food vendor unit shall be located within fifteen feet of any fire hydrant.

- No mobile food vendor shall locate within any zoning district except the following: Commercial General; Commercial Arterial; Commercial Downtown; Industrial General; Business Park; and Institutional.
- No mobile food vendor operating on private property shall displace required parking or landscaping nor block any drives, parking access aisles, fire lanes, sidewalks, or accessible routes required for the private parking by the City's zoning code.
- No mobile food vendor unit shall be located more than one foot away from the curb of the street on which it is parked.
- No mobile food vendor unit shall park near an intersection and in a manner that blocks the line-of-sight of drivers using adjacent roadways.

I, the undersigned, understand that if I locate my mobile vendor unit in any of the abovedescribed prohibited locations or manner that I subject myself to fines and possible revocation of my Mobile Vendor Unit License, as so described in Chapter 4.28 of the Bloomington Municipal Code.

Vendor:

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Name:	Jefferson Milliken	
Signatu	re:	
Date: _	3/17/25	

Korry Thomson

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Mayor CITY OF BLOOMINGTON

P.O. Box 100 Bloomington, Indiana 47402

DEPARTMENT OF ECONOMIC & SUSTAINABLE DEVELOPMENT

f. 812.349.3520

Standard of Conduct Agreement

Bloomington Municipal Code Section 4.28.160 provides Standards of Conduct for all Mobile Vendor Units. This Agreement provides a list of said Standards of Conduct. All signatories to this Agreement are required to review this Agreement prior to signing this Agreement.

As a licensed Mobile Vendor Unit, I understand and agree that I cannot and will not conduct business in a manner that would violate any of the Standards of Conduct noted below:

- Mobile food vendor unit operators shall conduct themselves at all times in an orderly and nawrar manner, and snan not make, or cause to be made, any unreasonable noise of such volume as to be in violation of the City of Bloomington Noise Ordinance as stated in Title 14 of the Bloomington Municipal Code
- A device may not be used which would amplify sounds nor may attention be drawn to the mobile food vendor unit by an aural means or a light-producing device (examples of such devices may include, but are not meant to be limited to the following: bull horns and strobe lights
- No mobile food vendor unit may be permanently or temporarily affixed to any object, including but not limited to buildings, trees, telephone phones, streetlight poles, traffic signal poles or fire hydrants
- No mobile food vendor unit may be used to advertise any product which is not authorized to be sold from that unit
- Each mobile food vendor unit shall be limited to one sandwich board sign that meets the provisions of Section 20.05.086 of the Bloomington Municipal Code regardless of the zoning district in which it locates, provided a sign permit is obtained from the City s Planning and Transportation Department
- No mobile food vendor unit may make use of any public or private electrical outlet while in operation
- Each mobile food vendor unit shall protect against littering and shall have both an adequate trash recentacle and a separate recentacle for recyclable materials:
 - The trash and recyclable receptacles shall be emptied sufficiently often to allow disposal of litter and waste by the public at any time;
 - The trash and recyclable receptacles on the mobile food vendor unit shall not be emptied into trash or recyclable receptacles owned by the City of Bloomington;
 - Liquid from the mobile food vendor unit shall not be discharged on or in a City sewer or drain or elsewhere on City property, nor on private property without the express written consent of the owner thereof;

- Before leaving any location each mobile food vendor unit shall first pick up, remove and dispose of all trash, refuse and/or recyclable materials, including products spilled on the ground within twenty feet of the mobile food vendor unit.
- No mobile food vendor unit shall expose any pedestrian to any undue safety or health hazards nor shall it be maintained so as to create a public nuisance
- Each mobile food vendor unit shall be maintained free and clear of dirt, and finishes shall not be chipped, faded or unduly marred
- Foods or beverages which present a substantial likelihood that liquid matter or particles will drop to the street or sidewalk during the process of carrying or consuming the food or beverage shall be sold in proper containers so as to avoid falling to the street or sidewalk
- Mobile food vendor units which utilize a grill or device that may result in a spark, flame or fire shall adhere to the following additional standards:
 - Be placed approximately 20 feet from a building or structure;
 - Provide a barrier between the grill or device and the general public;
 - The spark, flame or fire shall not exceed 12 inches in height;
 - A fire extinguisher shall be within reaching distance of the mobile food vendor unit operator at all times;
- Mobile food vendor unit operators shall be required to obey the commands of law enforcement officers or fire officials with respect to activity carried out inside of the City's jurisdictional limits, including, where possible, the removal of the mobile food vendor unit and cessation of such sales
- No mobile food vendor unit shall ever be left unattended
- Mobile food vendor units shall not be stored, parked or left overnight on any City property
- All mobile food vendor units which are food service establishments as defined by Title
- 10.17 of the Bloomington Municipal Code shall install an approved grease interceptor or grease trap. Foods, oils and greases shall never be discharged into the City's sewer or storm drains
- All mobile food vendor unit operators are required to collect and pay all applicable and appropriate sales taxes
- No mobile food vendor shall provide customer seating unless approval has been provided by the City's Board of Public Works and the City's Planning and Transportation Department
- All mobile food vendors shall comply with the lighting standards found in Chapter 20.05 of the Bloomington Municipal Code
- All mobile food vendors shall comply with the vision clearance standards found in Chapter
- 20.05 of the Bloomington Municipal Code
- No mobile food vendor shall have a drive-thru
- The decibels of any generator(s) associated with a mobile food vendor unit shall not exceed
 - Such noise measurement shall be made at a height of at least four (4) feet above the ground and at a point approximately twenty-five (25) feet away from where the

noise is being emitted on a sound level meter operated on the "A" weighting network (scale).

- No person other than the operators shall be within twenty-five (25) feet of the sound level meter during the sample period.
- Sound measurements shall be conducted at that time of day or night when the relevant noise source is emitting sound.
- The sound level measurement shall be determined as follows:
 - Calibrate the sound level meter within one (1) hour before use.
 - Set the sound level meter on the "A" weighted network at slow response.
 - Set the omnidirectional microphone in an approximately seventy degree position in a location which complies with subsections (1) and (2) herein. The operator of the sound level meter shall face the noise source and record the meter's instantaneous response.
 - Recalibrate the sound level meter after use.
- It shall be unlawful for any person to interfere, through the use of sound or otherwise, with the taking of sound level measurement.

I, the undersigned, understand that if I conduct business in violation of any the above described standards of conduct that I subject myself to fines and possible revocation of my Mobile Vendor Unit License, as so described in Chapter 4.28 of the Bloomington Municipal Code.

Vendor:	۱.
Name: Jefferson Milliken	
Signature:	
Date: 3 17 25	



City of Bloomington Fire Department

PO Box 100 Bloomington Indiana 47402 812-332-9763 Fire Chief Roger Kerr

Mayor Kerry Thomson

Current Date 03/17/2025	Inspected Chuck Edward (l by Cohenour	Next Inspe 03/17	ection Date /2026	Inspection Number BFD-2025-0003685
Business Name	Address 708 E ALLENDALE	Cit BLOOMII	y NGTON	State IN	Zip 47401
Fusion	DR				
		Sui	te		

Fire Inspection Results

No fire code violations found.

Thank You

On 03/17/2025 the Top Notch Filipino Fusion was inspected by Bloomington Fire Department and no deficiencies were found.

Inspection Signatures

Occupancy Contact Signature

Jeff Milliken Manager 8126715092 Oaks7989@yahoo.com **Inspector Signature**

CECTI

Chuck Edward Cohenour Deputy Fire Marshal 812-369-2201 charles.cohenour@bloomington.in.gov



Mobile Food Establishment License Monroe County Health Department

This is to certify that:

Top Notch Filipino Fusion

Top Notch Filipino Fusion LLC 2361 W Rappel Avenue

Bloomington, IN 47404

Having complied with the rules and regulations of the Monroe County Health Department as authorized by the Indiana Administrative Code and the Board of Commissioners of Monroe County, Indiana, is hereby authorized to operate a Food Service Establishment at the above location for the calendar year.



Issued:

2/11/2025 By

2025

Monroe County Health Officer

NON-NEGOTIABLE AND NOT TRANSFERABLE PERMIT EXPIRES FEBRUARY 28, 2026



ServSafe[®] CERTIFICATION

JEFFERSON MILLIKEN

for successfully completing the standards set forth for the ServSafe® Food Protection Manager Certification Examination, which is accredited by the ANSI (American National Standards Institute) National Accreditation Board (ANAB)-Conference for Food Protection (CFP).





10881

EXAM FORM NUMBER

8/15/2029

DATE OF EXPIRATION



Ser Safe", NRAEF, National Restaurant Association and National Restaurant Association Solutions, UC (Solutions) used without the explicit written permission of the owner of each mark.

Contact us with questions at 233 S. Wacker Drive, Suite 3600, Chicago, IL. 60606-6383 or ServSafe@restaurant.org.



Project/Event:	Mobile Vendor in Right of Way
PW Resolution No:	2025-020
Petitioner/Representative:	Marcos Curiel Faria, Owner of CM Family Business, LLC d/b/a Arepa Burgers
Staff Representative:	Susan Coates
Meeting Date:	3/25/2025

CM Family Business, LLC

d/b/a Arepa Burgers, by its owner, Marcos Curiel Faria, has applied for a Mobile Vendor License to operate a food truck/trailer. An applicant wanting to operate in the right of way must obtain permission from the Board of Public Works before a license may be issued. The Department of Economic & Sustainable Development has reviewed the application and will confirm that all rules and regulations have been met prior to issuing a license.

The business will be selling food via a mobile kitchen, food truck or trailer.

This application is for 6 months.

Staff is supportive of the request.

RESOLUTION 2025-020 CITY OF BLOOMINGTON BOARD OF PUBLIC WORKS Mobile Vendor in Public Right of Way CM FAMILY BUSINESS, LLC D/B/A AREPA BURGERS

WHEREAS, the Board of Public Works is empowered by Indiana Code § 36-9-6-2 to supervise the streets, alleys, sewers, public grounds, and other property of the City of Bloomington ("City");

WHEREAS, CM Family Business, LLC d/b/a Arepa Burgers ("Vendor"), is seeking a Mobile Vendor License under Bloomington Municipal Code 4.28;

WHEREAS, the issuance of a Mobile Vendor License under Bloomington Municipal Code 4.28 requires Vendor to submit documentation to the City—set forth at Bloomington Municipal Code 4.28.050—including an independent safety inspection, an open burn permit issued by the City of Bloomington Fire Department, and all applicable permits required by the Monroe County Health Department;

WHEREAS, Vendor has agreed to the Standards of Conduct set forth in Bloomington Municipal Code 4.28.160 and signed the Release, Hold-Harmless, and Indemnification Agreement as required by Bloomington Municipal Code 4.28.090;

WHEREAS, Vendor desires to be able to use "City property" as defined in Bloomington Municipal Code 4.28.010, which includes public on-street parking, on a temporary and transient basis for the purpose of selling food via a mobile kitchen, food truck or trailer; and

WHEREAS, under the Bloomington Municipal Code, approval to use public on-street parking and sidewalks is provided by the Board of Public Works via resolution;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF PUBLIC WORKS THAT:

1. Vendor has permission to use on-street public parking and sidewalks, on a temporary and transient basis, for the purposes of selling food via a mobile kitchen, food truck or trailer for 6 months beginning 4/11/2025, and ending on 10/11/2025.

2. For the avoidance of doubt, this Resolution is not the Business License referenced by Chapter 4.28 of the Bloomington Municipal Code. Thus, Vendor must ensure that all necessary documentation has been submitted to the City of Bloomington Controller and that the Business License has been issued by the City of Bloomington Controller before utilizing the permission to use on-street public parking and sidewalks granted in the paragraph above. Operating a mobile vendor without a business license is a violation of Bloomington Municipal Code 4.28.180(a)(1), and would subject Vendor to a fine of \$2,500 for the first offense.

3. For the avoidance of doubt, the following conditions—which in some instances may mirror those that exist under Title 4.28 of the Bloomington Municipal Code—attach to this approval:

- a. Vendor agrees to maintain a clear five-foot path for pedestrians on the sidewalk at all times.
- b. Vendor will have obtained a valid Mobile Vendor license issued by the City of Bloomington Controller prior to operation on City property, and will maintain a valid Mobile Vendor license throughout the term of Vendor's operation on City property.
- c. Vendor may locate his business in a public parking space within a reasonable time, no more than one hour, before the vendor begins selling food to persons. Vendor must still

comply with all other restrictions regarding its location in a public parking space.

- d. Vendor shall remove his business from a public parking space within a reasonable time, no more than one hour, following the time the vendor has stopped selling food to persons. Vendor must still comply with all other restrictions regarding its location in a public parking space.
- e. Vendor will comply with all other laws, ordinances, rules and regulations in effect at the time it conducts their business, including, but not limited to: (1) Bloomington Municipal Code 4.28 (Mobile Vendors), and (2) all City parking regulations, restrictions, and ordinances.
- f. Vendor is prohibited from operating within a one block radius of a Special Event, unless prior approval has been granted by either the operator of the Special Event or the City's Board of Public Works. The Board of Public Works is not required to provide specific notice to Vendor when it recognizes a Special Event. The following are Special Events that have been recognized by the Board of Public Works:
 - 1) City of Bloomington Farmers' Market;
 - 2) City of Bloomington Holiday Market;
 - 3) The Taste of Bloomington;
 - 4) Lotus World Music and Arts Festival;
 - 5) The Fourth Street Festival;
 - 6) Arts Fair on the Square;
 - 7) Strawberry Festival;
 - 8) Canopy of Lights;
 - 9) Fourth of July Parade; and
 - 10) Any other special events approved by the City Controller.

ADOPTED THIS THE 25th DAY OF MARCH, 2025.

BOARD OF PUBLIC WORKS:

Kyla Cox Deckard, President

Elizabeth Karon, Vice President

James Roach, Secretary

ALL TERMS AND CONDITIONS CONTAINED IN THIS RESOLUTION 2025-020 ARE ACCEPTABLE AND AGREED TO BY VENDOR:

Date:

Marcos Curiel Faria

RESOLUTION 2025-020



Business License Cover Sheet

Business Name	CM Family Business, LLC d/b/a Arepa Burgers
License Type	Mobile Vendor License
Contact	Marcos Curiel Faria
Phone	812-803-8574
Email	arepaburger@cmfamilybusinesses.com
BPW Resolution No (if applicable)	2025-020
Issue Date of License	4/11/2025
Expiration Date of License	10/11/2025
Scanned?	
Renewal Date for License	10/11/2025
Department Head	Jane Kupersmith
Record Destruction Date	10/11/2028
ESD Tracking No	N/A
Document Physical Filing Location	2-drawer file cabinet at ESD Admin's desk
Document Digital Filing Location	l:\common\Economic Development\BUSINESS\Business Licensing\Licenses\Mobile Vendor License\Businesses

Arepa Burger Res. 2025-020

MOBILE VENDOR LICENSE APPLICATION



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

CITY OF BLOOMINGTON

1. License Length and Fee Application

Length of 6 Months - \$200 License: /

2. Applicant Information

Name:	Marcos Daniel Curiel Fari	a	
Title/Position:	Owner		
Date of Birth:	08/14/1997		
Address:	1831 S Maxwell St		
City, State, Zip:	Bloomington, IN 47401		
E-Mail Address:	arepaburger@cmfamilybusir	nesses.com	
Phone Number:	8123690901	Mobile Phone:	8128038574

3. Indiana Contact Information (For non-residents only)

If applicant is not a	a resident of Indiana, they must designate a resident to serve as a contact.
Name:	
Address:	
City, State, Zip:	
E-Mail Address:	
Phone Number:	Mobile Phone:

Received in ESD MAR 2 0 2025

4. Company Information

Name of Employer:	CM Family B	usinesses LL	.C. DBA: Arep	a Burger	
Address of Employer:	1831 S	Maxwe	ll St		
City, State, Zip:	Bloomington, IN	47401			
Employment Start Date:	05/23/2	022	End Date (If k	(nown):	
Phone Number:	8123690901				
Website / Email:	arepaburger@	cmfamilybusir	esses.com		
Company is a:	X Limited Liability Corporation (LLC)	Corporation	D Partnership	Sole Proprietor	Other:

5. Company Officer Information

Provide the names and addresses of all principal officers, partners, trustees, owners or other persons with controlling interests in the company.

Name	Address
Marcos Curiel	1831 S Maxwell St, Bloomington IN 47401
Nicolle Marrder	1831 S Maxwell St, Bloomington IN 47401
	···· ···· · · · · · · · · · · · · · ·
	······································

6. Company Incorporation Information (For Corporations and LLCs Only)

Date of incorporation or organization:	05/23/2022
State of incorporation or organization:	Indiana
(If Not Indiana) Date qualified to transact business in state of Indiana:	

7. Description of product or service to be sold and any equipment to be used

Authentic Venezuelan Cuisine. Arepas, Empanadas, Hamburgers, Cheese Sticks

Planned hours of operation:	4pm-10pm	
Place or places where you will conduct	1831 S Maxwell St, Bloomington	IN 47401
business (If private property, attach written permission from property owner):	1601 S Rogers St, Bloomington I	N 47403
Scaled site plan showing the location of the proposed mobile food vendor unit and the properties' drives, parking access aisles, fire lanes, sidewalks and accessible routes.	Please Attach	
Have you had a similar license, either from the City of Bloomington, or a different municipality, revoked?	Yes 🗌	No 🗵
(If Yes) Provide details		



STATE OF INDIANA

Mike Braun, Governor

Kevin M. Garvey, Commissioner Bureau of Motor Vehicles 100 North Senate Avenue Indianapolis, Indiana 46204

Certification of Driver's Record

For:

MARCOS DANIEL CURIEL FARIA DOB: 08/14/1997 STATUS: VALID as of 03/19/2025 NUMBER of DOCUMENTS: 1

I, Rebekah Erwin, Director of Driver Records of the Indiana Bureau of Motor Vehicles and custodian of its records, hereby attest that the attached is a true and complete copy of the record, as requested, and as it appears in the files of the Indiana Bureau of Motor Vehicles.

Therefore, by my duly authorized representative, I certify this record by my signature and by the seal of the Indiana Bureau of Motor Vehicles this 19th of March, 2025.

Kelikah Gin

Rebekah Erwin, Director of Driver Records



	STATE OF INDIAN	IA	BUREAU OF MOTOR VEHICLES 100 North Senate Avenue Indianapolis, Indiana 46204 Telephone: (888) 692-6841
	Mike Braun, Governor		Kevin M. Garvey, Commissioner
	India	na Official Driver	Record As of 03/19/2025 6:48 pm
** NOTE: The BM	V only retains supporting docume	ntation for a period of	0 years **
MARCOS DANIEI 1831 S MAXWEL BLOOMINGTON,	L CURIEL FARIA L ST IN 47401-6706	License number: License type: License expires: License status: SR22:	9370-64-3619 DRIVERS 08/14/2027 VALID Not needed
	1007 Oradon MALE	Current points:	6
Birth date: 08/14/ Physical Descrip Endorsements:	tion: Height: 5'10" Weight: 22	Social Security #: Olbs Hair color: BLA	CK Eye color: BROWN Donor: N
Birth date: 08/14/ Physical Descrip Endorsements: Pending Endorse	tion: Height: 5'10" Weight: 22 None ements: None	Social Security #: Olbs Hair color: BLA	CK Eye color: BROWN Donor: N
Birth date: 08/14/ Physical Descrip Endorsements: Pending Endorse Restrictions: N Pending Restrict	tion: Height: 5'10" Weight: 22 None ements: None lone ions: None	Social Security #: Olbs Hair color: BLA	CK Eye color: BROWN Donor: N
Birth date: 08/14/ Physical Descrip Endorsements: Pending Endorse Restrictions: N Pending Restrict Suspension Infor	tion: Height: 5'10" Weight: 22 None ements: None lone ions: None rmation (* indicates active sus (** indicates closed/ex	Social Security #: Olbs Hair color: BLA pensions) cpired active suspens	CK Eye color: BROWN Donor: N
Birth date: 08/14/ Physical Descrip Endorsements: Pending Endorse Restrictions: N Pending Restrict Suspension Infor No Susper	tion: Height: 5'10" Weight: 22 None ements: None lone ions: None rmation (* indicates active sus (** indicates closed/ex	Social Security #: Olbs Hair color: BLA spensions)	CK Eye color: BROWN Donor: N
Birth date: 08/14/ Physical Descrip Endorsements: Pending Endorse Restrictions: N Pending Restrict Suspension Infor No Suspen Pending Suspen	tion: Height: 5'10" Weight: 22 None ements: None lone ions: None rmation (* indicates active sus (** indicates closed/ex nsions were found. sion Information	Social Security #: Olbs Hair color: BLA pensions) pensions)	CK Eye color: BROWN Donor: N
Birth date: 08/14/ Physical Descrip Endorsements: Pending Endorse Restrictions: N Pending Restrict Suspension Infor No Suspen No Pendir	tion: Height: 5'10" Weight: 22 None ments: None none none none none none none none	Social Security #: Olbs Hair color: BLA spensions)	CK Eye color: BROWN Donor: N

No Pending Disqualifications were found.

Out of State Withdrawal Information

No OOS Withdrawals were found.

Driver number: 9370-64-3619 MARCOS DANIEL CURIEL FARIA

DOB: 08/14/1997

Convictions (* indicates active points)									
Disposition		Offense	Offense		Susp	Disq	CMV	Hazmat	
Date	Pts	Description	Date	Court / Case Number	IDs	IDs			
01/27/2025	6[*]	SPEEDING 64/35	01/24/2025	IDMAG / IDMAGCR22-25-0193			No	No	

Mailing Addresses

ID	Effective Date	Street Address	City	State	ZIP Code
6	03/22/2023	1831 S MAXWELL ST	BLOOMINGTON	IN	47401-6706
5	04/02/2022	2771 S BOARDWALK CIR APT 204	BLOOMINGTON	IN	47403-3540
4	11/19/2021	2771 S BOARDWALK CIR APT 204	BLOOMINGTON	IN	47403-3540
3	09/16/2021	2771 S BOARDWALK CIR APT 204	BLOOMINGTON	IN	47403-3540
2	01/19/2021	1110 N CRESCENT RD APT B127	BLOOMINGTON	IN	47404

Legal Addresses

ID	Effective Date	Street Address	City	State	ZIP Code
6	03/22/2023	1831 S MAXWELL ST	BLOOMINGTON	IN	47401-6706
5	04/02/2022	2771 S BOARDWALK CIR APT 204	BLOOMINGTON	IN	47403-3540
4	11/19/2021	2771 S BOARDWALK CIR APT 204	BLOOMINGTON	IN	47403-3540
3	09/16/2021	2771 S BOARDWALK CIR APT 204	BLOOMINGTON	IN	47403-3540
2	01/19/2021	1110 N CRESCENT RD APT B127	BLOOMINGTON	IN	47404

Credential Issuance

Interim Credential Issue Date: 3/22/2023, Expiration Date: 4/21/2023, Reason: AMEND DL W/O CARD, IN-STATE, Control #: 21676216
Issue Date: 03/22/2023, Amend License, DRIVERS, Endorsements: None, Restrictions: None, Expiration Date: 08/14/2027
Interim Credential Issue Date: 11/19/2021, Expiration Date: 12/19/2021, Reason: AMEND DL W/O CARD, IN-STATE, Control #: 19275660
Issue Date: 11/19/2021, Amend License, DRIVERS, Endorsements: None, Restrictions: 9, Expiration Date: 08/14/2027
Interim Credential Issue Date: 1/19/2021, Expiration Date: 2/18/2021, Reason: NEW ISSUE DL, OUT-OF-STATE, Control #: 17450446
Interim Credential Issue Date: 1/19/2021, Expiration Date: 2/18/2021, Reason: NEW ISSUE DL, OUT-OF-STATE, Control #: 17450538
Issue Date: 01/19/2021, Issue Drivers, DRIVERS, Endorsements: None, Restrictions: 9, Expiration Date: 08/14/2027

Remarks

No Remarks were found.

* End of Driver Record *

CITY OF BLOOMINGTON

MOBILE VENDOR INSPECTION CHECK SHEET

COMPANY PERFORMING INSPECTION AMK LLC
INSPECTOR'S NAME Martin Moreno INSPECTOR'S PHONE # 312-606-4640
DATE OF INSPECTION 03/19/2025
NAME OF VENDOR AVE PA BUNGEN
VEHICLE YEAR 2027 MAKE Cavianza trailer MODEL
VIN 3H9C/C229 NM015085

	PASS	FAIL	COMMENTS
LIGHTS (Front & Rear)			
FLASHERS			
REFLECTORS			
HORN			NIA
WINDSHIELD WIPERS			<u>N/A</u>
MIRRORS			NIA
SEATBELTS			<u>N/H</u>
BUMPER HEIGHT			
ALL WINDOWS			
MUFFLER			///4
TIRES	\leq		
BRAKES			
DOORS			
GENERAL CONDITION OF VEHICLE			

Attach this completed Inspection Sheet with your permit or renewal application and remit to: City of Bloomington Department of Economic and Sustainable Development 401 N. Morton St. Bloomington, Indiana 47404 812-349-3419

Additional Comments by Inspector:_____ Inspector Signature <u>Markin Moreno</u> Date: 0**3**/19/2025

Attach this completed Inspection Sheet with your permit or renewal application and remit to: City of Bloomington Department of Economic and Sustainable Development 401 N. Morton St. Bloomington, Indiana 47404 812-349-3419



GREATAMERICAN

Great American Alliance Insurance Company 301 E. Fourth Street, 25 S Cincinnati, OH 45202-4201

COMMERCIAL GENERAL LIABILITY COVERAGE PART - OCCURRENCE FORM CERTIFICATE PAGE

IT IS AGREED THAT THIS CERTIFICATE IS ISSUED TO THE CERTIFICATE HOLDER LISTED BELOW TO CERTIFY COVERAGE UNDER THE COMMERCIAL GENERAL LIABILITY INSURANCE MASTER POLICY LISTED BELOW.

INSURANCE COMPANY: GREAT AMERICAN ALLIANCE INSURANCE COMPANY NAMED INSURED: HOSPITALITY & ENTERTAINMENT TRADE ALLIANCE CERTIFICATE HOLDER: CM Family Businesses LLC, DBA Arepa Burger ADDRESS: 1831 S Maxwell St, Bloomington, Indiana 47401 POLICY PERIOD: 07/11/2024 to 07/11/2025 12:01 am MDT at the Address of The Confileate Heider				POLICY NUMBER: PLF046122 CERTIFICATE NUMBER: F258799		
LIMITS OF INSURANCE						
General Aggregate Limit (Other that	n Products-Completed Operations)	\$	2,000,000			
Products-Completed Operations Ag	gregate Limit	\$	2,000,000			
Personal and Advertising Injury Lim	it	\$	1,000,000			
General Each Occurrence Limit		\$	1,000,000			
Damage to Premises Rented to You	u Limit	\$	300,000	Any One Premises		
Medical Expense Limit		\$	5,000	Any One Person		
Professional Coverage Extension		\$	Not Purchased	Each Claim		
		\$	Not Purchased	Aggregate		
Professional Coverage Deductible		\$	Not Purchased	Each Claim		
Liability Deductible			None			
FORM OF BUSINESS: LLC						
BUSINESS DESCRIPTION: ; Fo	od Trailer					
PREMIUM:					\$519.00	
BHTA FEE:					\$277.00	
TOTAL COST OF INSURANCE:					\$796.00	
CODE NUMBER: 11168	PREMIUM BASIS: Gross Sales		EXPOSURE: \$100	001-\$200.000	· · ·	

BUSINESS DESCRIPTION: Vendor, Distributor, or Manufacturer of food products; Food Trailer

THIS INSURANCE IS SUBJECT TO ALL THE TERMS AND CONDITIONS, INCLUDING APPLICABLE ENDORSEMENTS, OF THE COMMERCIAL GENERAL LIABILITY INSURANCE MASTER POLICY. A COPY OF THE COMMERCIAL GENERAL LIABILITY INSURANCE MASTER POLICY ACCOMPANIES THIS CERTIFICATE. ADDITIONAL COPIES WILL BE PROVIDED TO THE CERTIFICATE HOLDER. PLEASE READ THE POLICY AND ALL ENDORSEMENTS.

NO ADMISSION OF LIABILITY MAY BE MADE EITHER VERBALLY OR IN WRITING

FULL DETAIL OF ANY INCIDENT SHOULD BE SENT IMMEDIATELY BY EMAIL TO <u>CLAIMS@VOPINS_COM</u> OR BY LETTER TO VERACITY INSURANCE SOLUTIONS, LLC 260 SOUTH 2500 WEST SUITE 303, PLEASANT GROVE, UT 84062.

FORMS AND ENDORSEMENTS applicable to all Coverage Parts and made part of this Policy at time of issue are listed on the attached Forms and Endorsements Schedule IL 88 01 (11/85).

ADMINISTRATED BY



Veracity Insurance Solutions, LLC 260 South 2500 West Suite 303 Pleasant Grove Utah 84062 888-568-0548

info@thiprogram.com ADMINISTRATOR'S SIGNATURE: flangh & laffer
INDIANA INSURANCE IDENTIFICATION CARD

COMPANY

COMPANY NUMBER 35882

GEICO General Insurance Company EXPIRATION DATE 08-01-2025 EFFECTIVE DATE 08-01-2024

POLICY NUMBER 9300061992-0

MAKE/MODEL TOYOTA TUNDRA YEAR 2022

VEHICLE IDENTIFICATION NUMBER 5TFLA5DB9NX040059

COMMERCIAL PERSONAL

AGENCY/COMPANY ISSUING CARD GEICO One GEICO Blvd. Fredericksburg, VA 22412 1-866-509-9444

INSURED CM NISSI LOGISTICS LLC 1831 SOUTH MAXWELL STREET BLOOMINGTON, IN 47401

SEE IMPORTANT NOTICE ON REVERSE SIDE

THIS CARD MUST BE KEPT IN THE INSURED VEHICLE AND PRESENTED UPON DEMAND

IN CASE OF ACCIDENT: Report all accidents to your Agent/ Company as soon as possible. Obtain the following information:

- 1. Name and address of each driver, passenger and witness.
- 2. Name of Insurance Company and policy number for each vehicle involved.

ACORD 50 IN (2007/11)

10 2006, 2007 ACORD CORPORATION. All rights reserved.

Kerry Thomson	
Mayor	DEPARTMENT OF ECONOMIC
CITY OF BLOOMINGTON	& SUSTAINABLE DEVELOPMENT
401 N. Morton St Suite 130	p. 812.349.3418
P.O. Box 100	f. 812.349.3520
Bloomington, Indiana 47402	

RELEASE, HOLD-HARMLESS AND INDEMNIFICATION AGREEMENT

The undersigned, in consideration for the issuance of a license by the City of Bloomington Controller, agrees to the following:

- The undersigned, in exchange for the issuance of a license by the City of Bloomington Controller, agrees to release, hold harmless, and forever indemnify the City of Bloomington and any and all City employees, officers, and agents from any claim or claims which may arise out of any incident connected with or in any way related to his/her issuance of a license by the City of Bloomington or his/her operation of a business which was licensed by the City of Bloomington. This includes claims for personal injury, death, property damage, and/or any other type of harm or injury.
- 2. The undersigned shall, and hereby does, indemnify, defend, and hold harmless the City of Bloomington and any and all City employees, officers, and agents from and against any and all actions, costs, claims, suits, losses, expenses or damages, including but not limited to attorneys' fees and court costs, arising out of the undersigned's operation of a business which has been licensed by the City of Bloomington.
- 3. The undersigned understands this release binds him/herself, his/her spouse, and all heirs, executors, partners, co-owners and administrators of those individuals.

The undersigned acknowledges that he/she has read this release and understands all of its terms. The undersigned signs this release voluntarily and with full knowledge of its significance.

Marcos Curiel Name, Printed Signature

03/20/2025 Date Release Signed

ARTICLES OF ORGANIZATION

Formed pursuant to the provisions of the Indiana Code.

ARTICLE I - NAME AND PRINCIPAL OFFICE ADDRESS

BUSINESS ID	202205211594193
BUSINESS TYPE	Domestic Limited Liability Company
BUSINESS NAME	CM FAMILY BUSINESSES LLC
PRINCIPAL OFFICE ADDRESS	2771 S Boardwalk Cir, 204, Bloomington, IN, 47403, USA

ARTICLE II - REGISTERED OFFICE AND ADDRESS

REGISTERED AGENT TYPE	Individual
NAME	Nicolle Marrder
ADDRESS	2771 S Boardwalk Cir, 204, Bloomington, IN, 47403, USA
SERVICE OF PROCESS EMAIL	

I acknowledge that the Service of Process email provided above is the email address at which electronic service of process may be accepted.

ARTICLE III - PERIOD OF DURATION AND EFFECTIVE DATE

PERIOD OF DURATION	Perpetual
EFFECTIVE DATE	05/21/2022
EFFECTIVE TIME	12:01AM

ARTICLE IV - GOVERNING PERSON INFORM	ATION
TITLE	CEO
NAME	Marcos Daniel Curiel
ADDRESS	2771 S Boardwalk Cir. Apt 204. Bloomington, IN, 47403, USA
TITLE	CFO
NAME	Nicolle Ivania Marrder
ADDRESS	2771 S Boardwalk Cir, Apt 204, Bloomington, IN, 47403, USA

MANAGEMENT INFORMATION

THE LLC WILL BE MANAGED BY MANAGER(S) No

IS THE LLC A SINGLE MEMBER LLC? No

SIGNATURE

THE SIGNATOR(S) REPRESENTS THAT THE REGISTERED AGENT NAMED IN THE APPLICATION HAS CONSENTED TO THE APPOINTMENT OF REGISTERED AGENT.

THE UNDERSIGNED, DESIRING TO FORM A LIMITED LIABILITY COMPANY PURSUANT TO THE PROVISIONS OF THE INDIANA BUSINESS FLEXIBILITY ACT EXECUTES THESE ARTICLES OF ORGANIZATION.

IN WITNESS WHEREOF, THE UNDERSIGNED HEREBY VERIFIES, SUBJECT TO THE PENALTIES OF PERJURY, THAT THE STATEMENTS CONTAINED HEREIN ARE TRUE, THIS DAY May 20, 2022.

THE UNDERSIGNED ACKNOWLEDGES THAT A PERSON COMMITS A CLASS A MISDEMEANOR BY SIGNING A DOCUMENT THAT THE PERSON KNOWS IS FALSE IN A MATERIAL RESPECT WITH THE INTENT THAT THE DOCUMENT BE DELIVERED TO THE SECRETARY OF STATE FOR FILING.

SIGNATURE

Marcos Daniel Curiel Faria

Legal Representative

TITLE

-

Business ID : 202205211594193 Filing No : 9423743

IRS DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE CINCINNATI OH 45999-0023

Date of this notice: 05-20-2022

Employer Identification Number: 88-2422728

Form: SS-4

Number of this notice: CP 575 A

CM FAMILY BUSINESSES LLC AREPA BURGER % MARCOS DANIEL CURIEL MBR 2771 S BOARDWALK CIR BLOOMINGTON, IN 47403

For assistance you may call us at: 1-800-829-4933

IF YOU WRITE, ATTACH THE STUB AT THE END OF THIS NOTICE.

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 88-2422728. This EIN will identify you, your business accounts, tax returns, and documents, even if you have no employees. Please keep this notice in your permanent records.

Taxpayers request an EIN for their business. Some taxpayers receive CP575 notices when another person has stolen their identity and are opening a business using their information. If you did **not** apply for this EIN, please contact us at the phone number or address listed on the top of this notice.

When filing tax documents, making payments, or replying to any related correspondence, it is very important that you use your EIN and complete name and address exactly as shown above. Any variation may cause a delay in processing, result in incorrect information in your account, or even cause you to be assigned more than one EIN. If the information is not correct as shown above, please make the correction using the attached tear-off stub and return it to us.

Based on the information received from you or your representative, you must file the following forms by the dates shown.

Form 940	01/31/2023
Form 1065	03/15/2023
Form 944	01/31/2023

If you have questions about the forms or the due dates shown, you can call us at the phone number or write to us at the address shown at the top of this notice. If you need help in determining your annual accounting period (tax year), see Publication 538, Accounting Periods and Methods.

We assigned you a tax classification (corporation, partnership, etc.) based on information obtained from you or your representative. It is not a legal determination of your tax classification, and is not binding on the IRS. If you want a legal determination of your tax classification, you may request a private letter ruling from the IRS under the guidelines in Revenue Procedure 2020-1, 2020-1 I.R.B. 1 (or superseding Revenue Procedure for the year at issue). Note: Certain tax classification elections can be requested by filing Form 8832, Entity Classification Election. See Form 8832 and its instructions for additional information.

IMPORTANT INFORMATION FOR S CORPORATION ELECTION:

If you intend to elect to file your return as a small business corporation, an election to file a Form 1120-S, U.S. Income Tax Return for an S Corporation, must be made within certain timeframes and the corporation must meet certain tests. All of this information is included in the instructions for Form 2553, Election by a Small Business Corporation. A limited liability company (LLC) may file Form 8832, Entity Classification Election, and elect to be classified as an association taxable as a corporation. If the LLC is eligible to be treated as a corporation that meets certain tests and it will be electing S corporation status, it must timely file Form 2553, Election by a Small Business Corporation. The LLC will be treated as a corporation as of the effective date of the S corporation election and does not need to file Form 8832.

If you are required to deposit for employment taxes (Forms 941, 943, 940, 944, 945, CT-1, or 1042), excise taxes (Form 720), or income taxes (Form 1120), you will receive a Welcome Package shortly, which includes instructions for making your deposits electronically through the Electronic Federal Tax Payment System (EFTPS). A Personal Identification Number (PIN) for EFTPS will also be sent to you under separate cover. Please activate the PIN once you receive it, even if you have requested the services of a tax professional or representative. For more information about EFTPS, refer to Publication 966, *Electronic Choices to Pay All Your Federal Taxes*. If you need to make a deposit immediately, you will need to make arrangements with your Financial Institution to complete a wire transfer.

The IRS is committed to helping all taxpayers comply with their tax filing obligations. If you need help completing your returns or meeting your tax obligations, Authorized e-file Providers, such as Reporting Agents or other payroll service providers, are available to assist you. Visit www.irs.gov/mefbusproviders for a list of companies that offer IRS e-file for business products and services.

IMPORTANT REMINDERS:

- * Keep a copy of this notice in your permanent records. This notice is issued only one time and the IRS will not be able to generate a duplicate copy for you. You may give a copy of this document to anyone asking for proof of your EIN.
- * Use this EIN and your name exactly as they appear at the top of this notice on all your federal tax forms.
- * Refer to this EIN on your tax-related correspondence and documents.
- * Provide future officers of your organization with a copy of this notice.

Your name control associated with this EIN is CMFA. You will need to provide this information along with your EIN, if you file your returns electronically.

Safeguard your EIN by referring to Publication 4557, Safeguarding Taxpayer Data: A Guide for Your Business.

You can get any of the forms or publications mentioned in this letter by visiting our website at www.irs.gov/forms-pubs or by calling 800-TAX-FORM (800-829-3676).

If you have questions about your EIN, you can contact us at the phone number or address listed at the top of this notice. If you write, please tear off the stub at the bottom of this notice and include it with your letter.

Thank you for your cooperation.

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CINCINNVII OH 42999-0023 INLEKNVT KENENGE ZEKNICE

BLOOMINGTON, IN 47403 2771 S BOARDMALK CIR A MARCOS DANIEL CURIEL MBR AREPA BURGER CUR PAMILY BUSINESSES LLC

	NOBOD	FORM: SS-4		
88-2422728	ON NOMBER:	EMPLOYER IDENTIFICATI		- ()
	2202-02-50	DATE OF THIS NOTICE:	Best Time to Call	Your Telephone Number

Return this part with any correspondence correct any identify your account. Please correct any errors in your name or address.

Keep this part for your records. CP 575 A (Rev. 7-2007)

Kerry Thomson	
Mayor	DEPARTMENT OF ECONOMIC
CITY OF BLOOMINGTON	& SUSTAINABLE DEVELOPMENT
401 N. Morton St Suite 130	p. 812.349.3418
P.O. Box 100	f. 812.349.3520
Bloomington, Indiana 47402	

Prohibited Location Agreement

Bloomington Municipal Code Section 4.28.140 prohibits Mobile Vendor Units from operating in certain locations. This Agreement provides for all of the prohibited locations. Two maps are also attached to this Agreement. All signatories to this Agreement are required to review not only this Agreement, but also the attached maps prior to signing this Agreement.

As a licensed Mobile Vendor Unit, I understand and agree that I cannot and will not operate my mobile vendor unit in a manner that would violate any of the below-listed location restrictions:

- No mobile food vendor unit shall locate in any parking lot, parking space, or parking facility owned, leased or managed by the City of Bloomington unless approval has been given by the City's Board of Public Works.
- No mobile food vendor unit shall operate within fifty feet of any facade of a ground level establishment that also sells food or beverages, or operate within fifty feet of the perimeter of such an establishment's outdoor seating area, regardless of whether or not the mobile food vendor unit is currently conducting business. The distance restriction only applies from one hour before the opening time to an hour after the closing time posted by a ground level establishment on the facade of its building.
- No mobile food vendor unit shall locate in an alleyway. ٠
- Mobile food vendor units shall be located a reasonable distance from all posted bus stops, ٠ crosswalks, driveways, alleyways, right-of-way lines of two or more intersecting streets and building entrances or walk-up windows.
- Mobile food vendor units shall only be located on private property if the private property . owner has provided both the business operator and the City written permission for the mobile food vendor unit to locate on said property.
- No mobile food vendor unit shall locate within a one block radius of a Special Event unless ٠ prior approval has been granted by either the operator of the Special Event or the City's Board of Public Works.
- No mobile food vendor unit shall park on City property in violation of any City parking regulation, restriction, or ordinance. For example, if parking at one, or multiple, parking meters, the operator of the mobile food vendor unit shall feed all relevant parking meters with the required monetary amount.
- No mobile food vendor unit shall be located in a manner which would significantly impede or prevent the use of any City of Bloomington property, or which would endanger the safety or property of the public.
- No mobile food vendor unit shall be located within fifteen feet of any fire hydrant.

- No mobile food vendor shall locate within any zoning district except the following: Commercial General; Commercial Arterial; Commercial Downtown; Industrial General; Business Park; and Institutional.
- No mobile food vendor operating on private property shall displace required parking or landscaping nor block any drives, parking access aisles, fire lanes, sidewalks, or accessible routes required for the private parking by the City's zoning code.
- No mobile food vendor unit shall be located more than one foot away from the curb of the street on which it is parked.
- No mobile food vendor unit shall park near an intersection and in a manner that blocks the line-of-sight of drivers using adjacent roadways.

I, the undersigned, understand that if I locate my mobile vendor unit in any of the abovedescribed prohibited locations or manner that I subject myself to fines and possible revocation of my Mobile Vendor Unit License, as so described in Chapter 4.28 of the Bloomington Municipal Code.

Vendor:

Name: Marcos Cur	riel
Signature:	ALL
Date: 03/20/2025	< N

Kerry Thomson	
Mayor	
CITY OF BLOOMINGTON	
401 N. Morton St Suite 130	
P.O. Box 100	
Plaamington Indiana 47402	

DEPARTMENT OF ECONOMIC & SUSTAINABLE DEVELOPMENT p. 812.349.3418 f. 812.349.3520

Bloomington, India

Standard of Conduct Agreement

Bloomington Municipal Code Section 4.28.160 provides Standards of Conduct for all Mobile Vendor Units. This Agreement provides a list of said Standards of Conduct. All signatories to this Agreement are required to review this Agreement prior to signing this Agreement.

As a licensed Mobile Vendor Unit, I understand and agree that I cannot and will not conduct business in a manner that would violate any of the Standards of Conduct noted below:

- Mobile food vendor unit operators shall conduct themselves at all times in an orderly and ٠ lawful manner, and shall not make, or cause to be made, any unreasonable noise of such volume as to be in violation of the City of Bloomington Noise Ordinance as stated in Title 14 of the Bloomington Municipal Code
- A device may not be used which would amplify sounds nor may attention be drawn to the mobile food vendor unit by an aural means or a light-producing device (examples of such devices may include, but are not meant to be limited to the following: bull horns and strobe lights
- No mobile food vendor unit may be permanently or temporarily affixed to any object, ٠ including but not limited to buildings, trees, telephone phones, streetlight poles, traffic signal poles or fire hydrants
- No mobile food vendor unit may be used to advertise any product which is not authorized to be sold from that unit
- Each mobile food vendor unit shall be limited to one sandwich board sign that meets the • provisions of Section 20.05.086 of the Bloomington Municipal Code regardless of the zoning district in which it locates, provided a sign permit is obtained from the City's Planning and Transportation Department
- No mobile food vendor unit may make use of any public or private electrical outlet while in operation
- Each mobile food vendor unit shall protect against littering and shall have both an adequate trash receptacle and a separate receptacle for recyclable materials:
 - The trash and recyclable receptacles shall be emptied sufficiently often to allow disposal of litter and waste by the public at any time;
 - o The trash and recyclable receptacles on the mobile food vendor unit shall not be emptied into trash or recyclable receptacles owned by the City of Bloomington;
 - o Liquid from the mobile food vendor unit shall not be discharged on or in a City sewer or drain or elsewhere on City property, nor on private property without the express written consent of the owner thereof;

- Before leaving any location each mobile food vendor unit shall first pick up, remove and dispose of all trash, refuse and/or recyclable materials, including products spilled on the ground within twenty feet of the mobile food vendor unit.
- No mobile food vendor unit shall expose any pedestrian to any undue safety or health hazards nor shall it be maintained so as to create a public nuisance
- Each mobile food vendor unit shall be maintained free and clear of dirt, and finishes shall not be chipped, faded or unduly marred
- Foods or beverages which present a substantial likelihood that liquid matter or particles will drop to the street or sidewalk during the process of carrying or consuming the food or beverage shall be sold in proper containers so as to avoid falling to the street or sidewalk
- Mobile food vendor units which utilize a grill or device that may result in a spark, flame or fire shall adhere to the following additional standards:
 - Be placed approximately 20 feet from a building or structure;
 - Provide a barrier between the grill or device and the general public;
 - The spark, flame or fire shall not exceed 12 inches in height;
 - A fire extinguisher shall be within reaching distance of the mobile food vendor unit operator at all times;
- Mobile food vendor unit operators shall be required to obey the commands of law enforcement officers or fire officials with respect to activity carried out inside of the City's jurisdictional limits, including, where possible, the removal of the mobile food vendor unit and cessation of such sales
- No mobile food vendor unit shall ever be left unattended
- Mobile food vendor units shall not be stored, parked or left overnight on any City property
- All mobile food vendor units which are food service establishments as defined by Title
- 10.17 of the Bloomington Municipal Code shall install an approved grease interceptor or grease trap. Foods, oils and greases shall never be discharged into the City's sewer or storm drains
- All mobile food vendor unit operators are required to collect and pay all applicable and appropriate sales taxes
- No mobile food vendor shall provide customer seating unless approval has been provided by the City's Board of Public Works and the City's Planning and Transportation Department
- All mobile food vendors shall comply with the lighting standards found in Chapter 20.05 of the Bloomington Municipal Code
- All mobile food vendors shall comply with the vision clearance standards found in Chapter
- 20.05 of the Bloomington Municipal Code
- No mobile food vendor shall have a drive-thru
- The decibels of any generator(s) associated with a mobile food vendor unit shall not exceed "70dBA".
 - Such noise measurement shall be made at a height of at least four (4) feet above the ground and at a point approximately twenty-five (25) feet away from where the

noise is being emitted on a sound level meter operated on the "A" weighting network (scale).

- No person other than the operators shall be within twenty-five (25) feet of the sound level meter during the sample period.
- Sound measurements shall be conducted at that time of day or night when the relevant noise source is emitting sound.
- The sound level measurement shall be determined as follows:
 - Calibrate the sound level meter within one (1) hour before use.
 - Set the sound level meter on the "A" weighted network at slow response.
 - Set the omnidirectional microphone in an approximately seventy degree position in a location which complies with subsections (1) and (2) herein. The operator of the sound level meter shall face the noise source and record the meter's instantaneous response.
 - Recalibrate the sound level meter after use.
- It shall be unlawful for any person to interfere, through the use of sound or otherwise, with the taking of sound level measurement.

I, the undersigned, understand that if I conduct business in violation of any the above described standards of conduct that I subject myself to fines and possible revocation of my Mobile Vendor Unit License, as so described in Chapter 4.28 of the Bloomington Municipal Code.

Vendor:

Name: Marcos Curiel	
Signature:	
$\leq \mathcal{N}$	
Date: 03/20/2025	



Current Date

02/26/2025

City of Bloomington Fire Department

PO Box 100 Bloomington Indiana 47402 812-332-9763 Mayor Kerry Thomson Fire Chief Roger Kerr

Next Inspection Date

02/26/2026

Inspection Number BFD-2025-0003629

Business Name Address City State Zip Arepa Burger 1831 S MAXWELL BLOOMINGTON IN 47401-6706 ST

Inspected by

Chuck Edward Cohenour

Suite ___

Fire Inspection Results No fire code violations found. Thank You

On 02/26/2025 the Arepa Burger was inspected by Bloomington Fire Department and no deficiencies were found.

Inspection Signatures

Occupancy Contact Signature

Marco Owner 812-803-8574 arepaburger@cmfamilybusinesses.com **Inspector Signature**

SCII

Chuck Edward Cohenour Deputy Fire Marshal 812-369-2201 charles.cohenour@bloomington.in.gov



Mobile Food Establishment License Monroe County Health Department

This is to certify that:

Arepa Burger

Marcos Curiel CM Family Businesses LLC 2361 W Rappel Avenue Bloomington, IN 47404

Having complied with the rules and regulations of the Monroe County Health Department as authorized by the Indiana Administrative Code and the Board of Commissioners of Monroe County, Indiana, is hereby authorized to operate a Food Service Establishment at the above location for the calendar year.



Issued:

2/26/2025 By

Monroe County Health Officer

2025

NON-NEGOTIABLE AND NOT TRANSFERABLE PERMIT EXPIRES FEBRUARY 28, 2026

ServSafe CERTIFICATION

MARCOS CURIEL

for successfully completing the standards set forth for the ServSafe® Food Protection Manager Certification Examination, which is accredited by the American National Standards Institute (ANSI)-Conference for Food Protection (CFP).

22351579

CERTIFICATE NUMBER

7/8/2022

EXAM FORM NUMBER

7/8/2027

DATE OF EXPIRATION DATE OF EXAMINATION Local laws apply. Check with your local regulatory agency for recertification requirements.

Sherman Brown Executive Vice President, National Restaurant Association Solutions





In accordance with Maritane Jahour Conversion 2005, Readson ADM N 068-2013, Regulator 312, Standard A0,2). 12017 Not noted Ready on Association Educations (NRAEF), All name reserved, San Schell and the ServSche logo are trademarks of the NRAEF, National Resourcest Association® and the arc design the incompany of the Manager Report Association. Contract us with questions at 233 S. Wocker Drive, Suite 3600, Chicago, IL 60606-6383 or ServSafe@restaurent.org. This does near control to reproduced or minist y 1713---1993 B.N.

10784



u are required to secure, attach, and submit the Tonowing:
A copy of the Indiana registration for the vehicle
Copy of a valid driver's license
Copy of an Indiana Driver's Record and/or equivalent of whatever State has issued the applicant his/her driver's license
Proof of an independent safety inspection of all vehicles to be used in the business (form included with app)
 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
Release of liability wherein the Applicant agrees to indemnify and hold harmless the City of Bloomington for losses or expenses arising out of the operation of his/her business (included with application)
A copy of the business's registration with the Indiana Secretary of State.
A copy of the Employer ID number
A signed copy of the Prohibited Location Agreement (included with application)
A signed copy of the Standards of Conduct Agreement (included with application)
Fire inspection (if required)
Picture of truck or trailer
Copy of all applicable permits required by the Monroe County Health Department, including but not limited to a Food Service Establishment License or a Certified Food Handler License.

For City Of Bloomington Use Only Received By: - MAR 2.0 2005 MAR 2 0 2025

Date Approved: Approved By!



Board of Public Works Staff Report

25th Annual Jill Behrman Color the Campus 5K
Christine Geary, Service Director for Student Personnel, Evaluation and Special Projects Campus Recreational Sports
Cassie Werne, Special Projects and Operations Manager
Saturday, April 5, 2025
Tuesday, March 11, 2025

Report:

Indiana University Campus Recreational Sports is sponsoring the 25th Annual Jill Behrman Color the Campus 5K on Saturday, April 5, 2025 from 11:00 a.m. to 1:30 p.m. with a setup / teardown time of 7:00 a.m. and 2:30 p.m. The run begins and ends at the Student Recreational Sports Center (SRSC) on Law Lane and encompasses five color zones and various entertainment along the route: N. Fee Lane, E. 7th Street, Indiana Avenue, N. Union Street, and E. 10th Street. Security and traffic control for the race will be provided by IUPD. All traffic barricades and signs will be provided by IU except for those at the intersection of 7th and Indiana and 4th and Indiana which will be provided by Department of Public Works, Parking Services Division. The only street that is closed for the duration of the event is the section of Law Lane from Eagleson east to the entrance of the parking lot servicing the SRSC. All other streets are closed on a rolling basis for short periods with the lead and trailing IUPD officers on bikes communicating with the other officers on the course to facilitate this. In addition, the event team comes through shortly after the trailing bike to pick up barricades. Also included with the application are the Risk Management Plan, approved Parade Permit, and Certificate of Insurance. Proceeds in part fund the Jill Behrman Emerging Leader Scholarship, personal safety workshops, and Campus Recreational Sports programs for students.

March 25, 2025

UPDATE: This resolution was updated a redlined version sent to legal. Legal has approved the indemnification changes. Presented for Board review and approval is the updated and signed version.

BOARD OF PUBLIC WORKS RESOLUTION 2025-014

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, The Trustees of Indiana University on behalf of Campus Recreational Sports , herein after "Sponsors", has requested use of city streets to conduct the a 5K race, which provides support for Campus Recreational Sports programs that benefit all IUB students; and

WHEREAS, The Sponsors have agreed to provide any traffic control as deemed necessary and as instructed by Bloomington Engineering Department and/or Bloomington Police Department and to incur the complete cost; and

WHEREAS, Sponsors have 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 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, April 05, 2025
- 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 shall be responsible for developing an MOT, Maintenance of Traffic Plan, to be approved by the Engineering Department.
- 4. The Sponsors shall obtain, and place at their own expense, any security measures which are deemed prudent and necessary by Bloomington Police Department which may include, but are not limited to: anti-vehicle barriers or protections; pedestrian barriers; and other engineering controls or personnel as deemed appropriate.
- 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 music may be played during the hours of the event.

Resolution 2025-014

- 6. 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.
- 7. 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, April 05, 2025.
- 8. The Sponsors shall be responsible for notifying all emergency services, transit companies and local cab companies by written notice and to the general public by notice to the press well in advance of the event. Signs should be installed on routes as directed by City staff to inform the general public of possible delays on the day of the event. Notice and signs shall include date and time of the event and the fact that vehicular traffic may be temporarily delayed at times.
- 9. In consideration for the use of the City's property and to the fullest extent permitted by law, the Sponsors, for itself, its officers, directors, agents, employees, members, successors and assigns, do hereby indemnify and hold harmless the City of Bloomington, the Board, and the officers, 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; provided however, that Sponsors' obligation to hold City harmless shall be limited in substance by statutes designed to protect and limit the exposure and liability of the Sponsors as an instrumentality of the State of Indiana (e.g., actions and conditions as to which the Sponsors are immunized by the Indiana Medical Malpractice Act, the Indiana Tort Claims Act, dollar limits stated in such Acts, exemption from punitive damages, and the continued ability to defeat a claim by reason of contributory negligence or fault of the claimant), so that the Sponsor's liability to hold harmless shall not exceed what might have been its liability to claimant if sued directly by claimant in Indiana and all appropriate defenses had been raised by the Sponsors.

ADOPTED THIS 25TH DAY OF MARCH, 2025.

BOARD OF PUBLIC WORKS:	IU Campus Recreational Sports Electronically signed by: Jason D. Dudich Date: Mar 20, 2025 10:10 EDT	
Kyla Cox Deckard, President	Signature	
	Vice President and Chief Financial Officer	
Elizabeth Karon, Vice President	Position	

Resolution 2025-014

Mar 20, 2025

James Roach, Secretary

Date

JS

Resolution 2025-014

REGISTER OF PAYROLL CLAIMS

Board: Board of Public Works Claim Register

				Bank	
Date:	Type of Claim	FUND	Description	Transfer	Amount
<u>3/21/2025</u>	Payroll				680,195.40
					680,195.40
		ALLOWANC	E OF CLAIMS		
We have examined the claims listed on the foregoing register of claims, consisting of 1 claim, and except for the claims not allowed as shown on the register, such claims are hereby allowed in the total amount of <u>\$ 680,195.40</u>					
		ar of 2025.			
Kyla Cox Deck	ard, President	Elizabeth Karol	n, Vice President	James Roach, Secretary	
I hereby certify accordance wi	y that each of the above th IC 5-11-10-1.6.	listed voucher(s)	or bill(s) is (are) true and	correct and I have audited same	e in
		Fiscal Officer_			



Board of Public Works Staff Report

Project/Event:	Duke Energy Pole Work
Staff Representative:	Kyle Baugh
Petitioner/Representative:	Corey Brackney
Date:	March 25 th , 2025

Report: Duke Energy is requesting lane closures for pole replacement and overhead equipment installation. Each location is expected to take one day to complete. Location details can be found in the plan set with the corresponding sheet numbers. Locations include:

Sheet 1 - Replacing overhead equipment on pole # 173-250 on the west side of S Walnut Street Pike.

Sheet 2 - Replacing pole # 153-257 on E side of S Walnut Street Pike. Replacing pole #'s 153-256 and 153-253 on the west side of S Walnut Street Pike.

Sheet 3 - Replacing pole #'s 153-260 and 153-258 along the east side of S Walnut Street Pike.

Sheet 4 - Replacing pole # 151-208 along the west side of S Walnut Street Pike. Replacing pole #'s 179-898 and 151-207 along the west side of S Walnut Street Pike.

Sheet 5 - Replacing pole # 171-200 along the east side of S Walnut Street Pike.

Sheet 6 - Replacing pole # 151-197 along the west side of S Walnut Street Pike. Replacing overhead equipment on pole # 763-221 along the east side of S Henderson Street.

Duke Energy is planning to implement these closures within the time frame of July 15th, 2025, to October 31st, 2025. The lane closures will be in place between 8am - 5pm. Duke Energy has supplied maintenance of traffic plans for all work. Please see attached plans for details.



March 11, 2025 Via Electronic Delivery

Board of Public Works

City of Bloomington

401 North Morton Street

Bloomington, IN 47404

Re: WO # 56247048

Dear Board Members:

Duke Energy is planning work along the east side of S Walnut Street Pike in Bloomington, IN where we will be replacing overhead equipment on 2 poles, as well as replacing 11 poles. Duke Energy is respectfully requesting the temporary lane closure along the east side of S Walnut Street Pike beginning at the intersection of E Heather Drive and extending to E Sherwood Hills Drive. This work will be performed in accordance with the attached Maintenance of Traffic plan, and we are requesting to complete this work between the dates of 7-15-25 and 8-14-25. Each location we are planning to work will be closed no more than 3 consecutive days and we are only requesting the individual closures be for up to 3 days in case of inclement weather.

Duke Energy 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, Duke Energy respectfully requests that the Board of Public Works approves the restrictions closure referenced above from July 15, 2025 through October 14, 2025.

With regards,

Corey Brackney















U.S. Department of Transportation Federal Highway Administra



FHWA Home | Feedback



Typical Application 10

Figure 6H-10. Lane Closure on a Two-Lane Road Using Flaggers (TA-10)

This figure illustrates lane closure on a two-lane road using flaggers. A legend under the figure states that this is Typical Application 10. A note states "See <u>Tables 6H-2</u> and <u>6H-3</u> for the meaning of the symbols and/or letter codes used in this figure."

A vertical two-lane roadway is shown, the top half curving to the right. Downward-pointing black arrows in the left lane and upward-pointing black arrows in the right lane denote the direction of travel. The opposing lanes are shown separated by a solid double yellow line. A shoulder is shown to the right of each direction of travel. The shoulders are shown separated from the travel lanes by a solid white line.

At the bottom of the figure and to the right of the shoulder of the right lane, a black inverted "T" is shown denoting a sign. The sign is shown as a diamond-shaped orange sign with a black border and the words "ROAD WORK XX FT" in black. This sign is shown at a dimensioned distance C in advance of another diamond-shaped orange sign with a black border to the right shoulder. It shows the words "ONE LANE ROAD XX FT" in black. This sign is shown at a dimensioned distance B in advance of a sign assembly to the right shoulder. This assembly is shown as composed of a diamond-shaped orange sign with a black border and a black symbol of a flagger above a horizontal rectangular orange supplemental plaque labeled optional with a black border and the distance "XX FEET" in black. This sign assembly is shown at a dimensioned distance of a red symbol for a flagger, shown on the right shoulder. Beginning where the flagger is shown and at the white line separating the shoulder to the right shoulder. Beginning where the flagger is shown at a three shoulder from the right lane, a series of orange squares, denoting channelizing devices, are shown tapering in to the solid double yellow line separating the opposing traffic lanes. The space between the first channelizing device at the shoulder to the nome shown on the solid double yellow line as the road is shown curving to the right.

Beyond the curve, the work space is shown in the right lane, represented by a vertical rectangular black and white diagonally striped box. The channelizing devices are shown continuing along the solid double yellow line to a point one device beyond the work space and then tapering back to the right shoulder for a dimensioned distance of 50 to 100 ft. Near the top of the figure, a horizontal rectangular orange sign with a black border is shown to the right of the right shoulder with the words "END ROAD WORK" in black.

At the top of the figure, to the outside of the left lane, the same three diamond-shaped orange signs are shown at the same dimensioned distances in advance of another flagger symbol in advance of the work space. Beyond the work space and roadway curve in the left lane, another End Road Work sign is shown.

Back to Chapter 6H

O FHWA



Board of Public Works Staff Report

Indiana University Retaining Wall Project
Kyle Baugh
Doug Sanders
March 25 th , 2025

Report: Indiana University is requesting the temporary closure of the sidewalk and parking lane on the northern side of E 9th St, adjacent to 801 and 809 E 9th St, to facilitate the demolition and reconstruction of a retaining wall located on the south side of these properties. Due to the nature of this work, construction equipment, materials, and active demolition will occupy the area immediately adjacent to the sidewalk and parking lane. This work is planned to take seven weeks starting on March 26th, 2025 and completing by May 14th, 2025.

Per Bloomington Municipal Code §12.08.110, a pedestrian diversion is typically required when a sidewalk is closed due to construction activities. The project team and engineering staff have considered this requirement but determined that a pedestrian diversion is not feasible at this location for the following reasons:

- Traffic Lane Encroachment To establish a compliant pedestrian diversion, pedestrians would need to be rerouted into the existing traffic lane. This would require shifting vehicular traffic, which is not recommended given the constraints of E 9th St.
- Proximity to Active Construction Redirecting pedestrians closer to the work zone would place them within an unsafe environment where demolition equipment, heavy machinery, and debris could create potential hazards. The site conditions do not allow for sufficient protective barriers to ensure pedestrian safety within the remaining right-of-way.

Given these constraints, the best approach to ensure public safety is a full sidewalk closure with appropriate detour signage directing pedestrians to the south sidewalk on E 9th St.



FACILITY OPERATIONS Bloomington

Monday, March 10, 2025

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

Re: 9th street parking and sidewalk closures

Dear Members of the Board:

Indiana University and IU Real Estate are planning a project to replace deteriorating retaining walls and sidewalks at both 801 and 809 E 9th street. In order to facilitate these projects, the university is respectfully requesting a closure of the street parking adjacent to these properties, as well as the adjacent sidewalks, to accommodate the wall replacement as well as the sidewalk replacement. We will use a MOT based upon the accepted MUTCD practices of a combination of barricades and signs to safely route pedestrian traffic to the opposite side of the street and back. IU is requesting to have these closures in place from March 26, 2025, through end of business day May 2, 2025.

IU is committed to coordinating with the City of Bloomington, City of Bloomington Utilities, law enforcement and public safety entities, and local transit providers to assure that they are aware of the pedestrian and parking restrictions in this area. We further assure that adjacent property owners in the area will also be informed of this work and these restrictions.

Therefore, Indiana University respectfully requests that the Board of Public Works approves these referenced closures from March 26 – May 2nd, so that proposed improvements to the safety of our pedestrian pathways may be realized.

Kind regards,

J. Doug Sanders

Indiana University Facilities Hardscape Coordinator



Typical Application 28

Note: See Tables 6H-2 and 6H-3 for the meaning of the symbols and/or letter codes used in this figure.



Board of Public Works Staff Report

Project/Event:	Approve Services Agreement with Keramida for Soil Investigation on the B-Line Extension Project
Petitioner/Representative:	Engineering Department
Staff Representative:	Roy Aten
Date:	03/25/2025

Report: This project is constructing a multiuse path on the east side of North Fountain Drive and North Crescent Road, connecting the B-Line Trail to the multiuse path along West 17th Street. Additionally, the intersection of Crescent Road and Fountain drive has been realigned. This services agreement with Keramida will provide testing of soils along the B-line Trail section for levels of lead above the IDEM closure limits for a trail facility. Total NTE amount of \$5,340.00.
CONTRACT COVER MEMORANDUM



- **TO:** Legal Department, Aleksandrina Pratt
- **FROM:** Engineering Department, Roy Aten
- **DATE:** March 25th, 2025
- **RE:** Approve Services Agreement with Keramida for Soil Investigation on the B-Line Extension Project

Contract Recipient/Vendor Name:	Keramida, Inc.
Department Head Initials of Approval:	AC
Responsible Department Staff: (<i>Return signed copy to responsible staff</i>)	Roy Aten
Responsible Attorney: (Return signed copy to responsible attorney)	Aleksandrina Pratt
Record Destruction Date: (Legal to fill in)	2037
Legal Department Internal Tracking #: (Legal to fill in)	25-233
Due Date For Signature:	3/25/2025
Expiration Date of Contract:	March 31, 2026
Renewal Date for Contract:	N/A
Total Dollar Amount of Contract:	\$5,340.00
Funding Source:	Consolidated TIF Bonds Proceeds, West 17 th Street Area, GL 4445-15-159006-53990
W9/EFT Complete: (Staff Member of Responsible Dept. to fill in)	Yes
Affirmative Action Plan Complete (if applicable): (Staff Member of Responsible Dept. to fill in)	N/A
Procurement Summary Complete: (Staff Member of Responsible Dept. to fill in)	Yes

Summary of Contract: This project is constructing a multiuse path on the east side of North Fountain Drive and North Crescent Road, connecting the B-Line Trail to the multiuse path along West 17th Street. Additionally, the intersection of Crescent Road and Fountain drive has been realigned. This services agreement with Keramida will provide testing of soils along the B-line Trail section for levels of lead above the IDEM closure limits for a trail facility. Total NTE amount of \$5,340.00. (Consolidated TIF, Est 17th Street Area, 4445-15-159006-53990). *(staff lead Roy Aten)*

City of Bloomington Contract and Purchase Justification Form

Vendor: Keramida, Inc

Contract Amount: \$5,340.00

This form should be completed and attached to the contract documents and forwarded to the Legal Department Attorney assigned to your Department. Contracts will not be approved by the Controller if a completed form is not included with the contract documents.

		PURCHASE INFORMA	TION	
1.	Check the box beside the procurer applicable)	ment method used to initiate thi	s procurement: (Attach a quote or l	bid tabulation if
	Request for Quote (RFQ)	Request for Proposal (RFP)	Sole Source	Not Applicable
	Invitation to Bid (ITB)	Request for Qualification (RFQu)	IS Emergency Purchase	(NA)
2.	List the results of procurement p	rocess. Give further explanatior	n where requested.	Yes No
	# of Submittals: 1	Yes No	Was the lowest cost selected? (If no,	
	Met city requirements?		please state below why it was not.)	
	Met item or need requirements?		based on qualifications.	n, selection was
	Was an evaluation team used?			
	Was scoring grid used?			
	Were vendor presentations requested?			

3. State why this vendor was selected to receive the award and contract:

Qualifications based.

Roy Aten

Senior Project Manager

Engineering

Print/Type Name

Print/Type Title

Department

AGREEMENT FOR PROFESSIONAL SERVICES

THIS AGREEMENT (the "Agreement") is entered into by and between the City of Bloomington and Engineering Department, by its Public Works Board (the "City"), and Keramida ("Contractor"), (collectively the "Parties").

<u>Scope of Services</u>. Contractor shall provide the Services for the City as outlined in Exhibit
 "A". Time is of the essence and Contractor shall diligently complete all Services in a
 timely manner consistent with the Standard of Care identified below.

2. Effective Date, Term and Termination.

- **a.** <u>Effective Date</u>. The effective date for this contract is the date last entered in the signature blocks below.
- **b.** <u>Term</u>. This Agreement shall commence on the effective date and expire on the 31st day of March, 2026.
- c. <u>Termination</u>. In the event of a party's 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. Additionally, the City may terminate or suspend performance of this Agreement at the City's prerogative at any time upon written notice to Contractor. Contractor shall terminate or suspend performance of the Services on a schedule acceptable to the City and the City shall pay the Contractor 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 Contractor's 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 Contractor in connection with this Agreement shall become the property of the City, as set forth below.
- **3.** <u>Compensation.</u> Upon completion of all Services, the City shall pay Contractor for all fees and expenses for all Services herein provided in an amount not to exceed Five Thousand, three hundred, forty and 00/100 (\$5,340.00) Dollars. Contractor shall submit an invoice to the City upon the completion of all Services. The invoice shall be sent to: Engineering Department, City of Bloomington, 401 North Morton St., Bloomington, Indiana 47404. Invoices may be sent via first class mail postage prepaid or via email. Payment will be remitted to Contractor within forty-five (45) days of receipt of invoice. Additional services and/or any changes in the Services not set forth in Exhibit "A", shall 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. No additional work shall be performed until and unless additional funding is approved and a fully executed written amendment to this Agreement reached by both parties herein.
- 4. <u>Standard of Care</u>. Contractor shall be responsible for completion of the Services in a manner sufficient to meet the professional standards consistent with that of the industry. The City shall be the sole judge of the adequacy of Contractor'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 Contractor and by mutual agreement between the parties, Contractor will, without additional compensation, correct or replace any and all Services not meeting the Standard of Care.

- 5. <u>Responsibilities of the City.</u> The Department shall provide all necessary information regarding requirements for the Services. The Department shall furnish such information as expeditiously as is necessary for the orderly progress of the work, and Contractor shall be entitled to rely upon the accuracy and completeness of such information. The Department's Project Manager designated in the Notices section below shall act on its behalf with respect to this Agreement.
- 6. <u>Appropriation of Funds.</u> 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.
- 7. <u>Schedule.</u> Contractor shall perform the Services according to the schedule set forth in **Exhibit** "**B**". The time limits established by this schedule shall not be exceeded, except for reasonable cause as mutually agreed by the parties.
- 8. <u>Identity of Contractor</u>. Contractor 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 the principal personnel whom Contractor has represented will be responsible herein. Contractor agrees that the work to be done pursuant to this Agreement shall be performed solely by the principal personnel described in **Exhibit "C"**. Contractor shall not assign to any of Contractor's other personnel, subcontractors or agents any part of the Services without the prior written consent of the City. The City reserves the right to reject any of Contractor's other personnel, sub-contractors or agents, and the City reserves the right to request that acceptable replacement personnel, sub-contractors or agents be assigned to the project.
- **9.** <u>**Ownership of Documents and Intellectual Property.</u>** All documents, drawings and specifications, including digital format files, prepared by Contractor and furnished to the City as part of the Services shall become the property of the Department. Contractor shall retain its ownership rights in its design, drawing details, specifications, databases, computer software and other proprietary property. Intellectual property developed, utilized or modified in the performance of the Services shall remain the property of Contractor.</u>
- 10. <u>Independent Contractor Status.</u> Contractor is an independent contractor and shall not be construed to be, nor represent itself to be, an employee of the City. Contractor is solely responsible for the payment and reporting of its 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.
- 11. <u>Indemnification.</u> Contractor shall indemnify and hold harmless the City of Bloomington, its directors, officers, agents and employees for all damages, losses, costs, expenses, or other liability, including reasonable attorney's fees and defense costs, ("damages and losses") arising

out of third party claims to the extent the damages and losses are caused by the Contractor's willful misconduct or negligence.

Contractor shall defend, indemnify, and hold harmless the City of Bloomington, the Department, and the officers, agents and employees of the City and the Department from any and all claims, demands, damages, losses, liabilities, costs, and expenses or other liability including cybercrime (which shall include, but is not limited to, unauthorized access, data breaches, malware, ransomware, phishing attacks, fraudulent payment requests, or other malicious activities) perpetrated by or attributable to Contractor, its employees, Contractors or agents, (regardless of whether the cybercrime was committed with or without Contractor's knowledge or consent) arising out of or related to this Agreement, or occasioned by the reckless or negligent performance of any provision thereof, including, but not limited to, any reckless or negligent act or failure to act or any misconduct on the part of the Contractor or its agents or employees, or any independent Contractors directly responsible to it (collectively "Claims"). Contractor further agrees to indemnify, defend, and hold harmless the City from and against any and all claims, damages, losses, liabilities, costs, and expenses, including reasonable attorneys' fees arising out of or related to any cybercrime, including, but not limited to, unauthorized access, data breaches, malware, ransomware, phishing attacks, fraudulent payment requests, or other malicious activities perpetrated by or attributable to Contractor, its employees, contractors, or agents. This indemnity shall apply regardless of whether the cybercrime was committed with or without Contractor's knowledge or consent.

If Contractor is a design professional, architect, landscape architect, surveyor, engineer, geologist, or geotechnical / environmental Contractor contracting to provide professional services, then Contractor shall not have the duty to defend against a professional liability claim or indemnify against liability other than liability for damages and losses arising out of third-party claims to the extent the damages and losses are caused by Contractor's willful misconduct or negligence.

- 12. <u>Cost Estimates</u>. Any estimates of construction cost to be provided by Contractor shall represent the best judgment of Contractor based upon the information currently available and Contractor's background and experience with respect to projects of this nature. It is recognized, however, that neither Contractor nor the City has control over the cost of labor, materials or equipment, over contractors' method of determining costs for services, or over competitive bidding, market or negotiating conditions. Accordingly, Contractor cannot and does not warrant or represent that the proposals or construction bids received will not vary from the cost estimates provided pursuant to the Agreement.
- **13.** <u>**Insurance**</u>. During the performance of any and all Services under this Agreement, Contractor shall maintain the following insurance in full force and effect:
 - a. Comprehensive General Liability Insurance.
 - i. \$1,000,000 for each occurrence;
 - ii. \$1,000,000 personal injury and advertising injury;
 - iii. \$2,000,000 products and completed operations aggregate; and
 - iv. \$2,000,000 general aggregate.
 - b. Automobile Liability providing coverage for all owned, hired and non-owned autos. The limit of liability required is \$1,000,000 each accident.

- c. Workers Compensation and Employers Liability (only if statutorily required for Service Provider). The limits required are: Workers Compensation Statutory; and Employers Liability--\$1,000,000 for each accident, for each employee.
- d. Umbrella/Excess Liability with a required limit of \$1,000,000.
- e. All insurance policies shall be issued by an insurance company authorized to issue such insurance in the State of Indiana. These policies shall name the City of Bloomington, which includes its officers, employees and agents, as additional insured under General Liability, Automobile, and Umbrella/Excess Liability policies. Such policies shall stipulate that the insurance will operate as primary insurance and that no other insurance of the City's will be called upon to contribute to a loss hereunder.

Contractor shall provide a Certificate of Insurance showing each insurance policy to the City prior to the commencement of work under this Agreement, and shall provide documentation of any changes to or cancellation of required insurance to the City within ten (10) days. Approval of the insurance by the City shall not relieve or decrease the extent to which Contractor may be held responsible for payment of damages resulting from Contractor's provision of the Services or its operations under this Agreement. If Contractor fails or refuses to procure or maintain the insurance required by these provisions, or fails or refuses to furnish the City's required proof that the insurance has been procured and is in force and paid for, the City shall have the right at its election to terminate the Agreement.

- 14. <u>Conflict of Interest.</u> Contractor declares that it has no present interest, nor shall it acquire any interest, direct or indirect, which would conflict with the performance of Services under this Agreement. Contractor agrees that no person having any such interest shall be employed in the performance of this Agreement.
- 15. <u>Waiver.</u> 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.
- 16. <u>Severability</u>. 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.
- 17. <u>Assignment.</u> Neither the City nor the Contractor may assign any rights or duties under this Agreement without the prior written consent of the other party. Unless otherwise stated in the written consent to an assignment, no assignment will release or discharge the assignor from any obligation under this Agreement.
- **18.** <u>Third Party Rights.</u> Nothing in this Agreement shall be construed to give any rights or benefits to anyone other than the Parties.

- **19.** <u>Governing Law and Venue</u>. This Agreement shall be governed by the laws of the State of Indiana. Venue of any disputes arising under this Agreement shall be in the Monroe Circuit Court, Monroe County, Indiana.
- **20.** <u>Non-Discrimination.</u> Contractor shall comply with City of Bloomington Ordinance 2.23.100 and all other federal, state and local laws and regulations governing non-discrimination, including but not limited to employment. Contractor understands that the City of Bloomington prohibits its employees from engaging in harassment or discrimination of any kind, including harassing or discriminating against independent Contractors doing work for the City. If Contractor believes that a City employee engaged in such conduct towards Contractor and/or any of its employees, Contractor or its employees may file a complaint with the City Department head in charge of the Contractor's work, and/or with the human resources department. The City takes all complaints of harassment and discrimination seriously and will take appropriate disciplinary action if it finds that any City employee engaged in such prohibited conduct. Any breach of this section is a material breach and will be cause for termination of this Agreement.
- **21.** <u>Compliance with Laws.</u> In performing the Services under this Agreement, Contractor shall comply with any and all applicable federal, state and local statutes, ordinances, plans and regulations, including any and all regulations for protection of the environment. Where such statutes, ordinances, plans or regulations of any public authority having any jurisdiction over the project are in conflict, Contractor shall proceed using its best judgment only after attempting to resolve any such conflict between such governmental agencies, and shall notify the City in a timely manner of the conflict, attempts of resolution, and planned course of action.
- 22. <u>E-Verify</u>. Contractor is enrolled in and verifies the work eligibility status of all newly-hired employees through the E-Verify program. Contractor signed the e-verify affidavit which is attached as **Exhibit "D"**. Contractor shall maintain on file all sub-contractors' e-verify certifications throughout the term of this Agreement.
- **23.** <u>Non-Collusion.</u> Contractor certifies 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 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.
- 24. <u>Notices.</u> Any notice required by this Agreement shall be made in writing to the individuals/addresses specified below:

TO CITY:	TO Contractor:
City of Bloomington	Keramida, Inc
Attn: Roy Aten, Senior Project Manager	Attn: Jim Alvarez
401 North Morton St.	401 North College Ave.
Bloomington, IN 47404	Indianapolis, IN 46202

Nothing contained in this Article shall be construed to restrict the transmission of routine communications between representatives of the City and Contractor.

- **25.** <u>Integration and Modification.</u> This Agreement consists of the following parts, each of which is as fully a part of this Agreement as if set out herein:
 - a. This Agreement
 - **b.** All Exhibits.
 - **c.** 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.

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 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 enumerated above. This Agreement may be modified only by a written amendment signed by both parties hereto.

26. Living Wage Ordinance. Removed

27. <u>Intent and Authority to Bind</u>. This Agreement has been duly authorized, executed and delivered by the Parties and is the legal, valid and binding obligation of the Parties, enforceable in accordance with its terms and conditions. The undersigned signatories for each Party represent that the undersigned signatories have been and are duly authorized to execute this Agreement for and on behalf of their respective Party.

[Signatures are on the following page.]

IN WITNESS WHEREOF, the parties to this Agreement have hereunto set their hands.

CITY OF BLOOMINGTON BY:		Keramida, Inc BY: MMA, GMM	
		y () v	3-5-25
Kyla Cox Deckard, President Board of Public Works	DATED	(Name Signed)	DATED
		Cheryl Apple	
Andrew Cibor, Director Engineering Department	DATED	(Name Printed)	
		VP	
Kerry Thomson, Mayor	DATED		(Title)
City of Bloomington			

EXHIBIT "A"

SCOPE OF WORK

The Services shall include the following:

The scope of the Shallow Soil Sampling will include:

Soil Investigation

• KERAMIDA will contact Indiana 811 to mark underground public utilities prior to initiation of field activities.

• KERAMIDA will advance up to 20 HA SBs across the two areas of concern (AOCs). AOC-1 is the Old Salvage Yard, where lead concentrations above the applicable SPLs has been identified, and AOC-2 is the borrow area, west of the Old Salvage Yard. Soil samples will be collected to a depth of 12

inches below ground surface (bgs) on a roughly 50-foot (ft) grid in both AOCs. Using this methodology, 12 soil samples will be collected in AOC-1 and 8 soil samples collected in AOC-2. Sample locations may be modified if soil staining or other environmental impact indicators (anthropogenic debris) are observed.

• KERAMIDA will collect representative soil samples from the HAs to the proposed termination depths at each location. KERAMIDA will also visually inspect the soil for signs of contamination and the lithology will be recorded.

• One (1) composited soil sample will be submitted from each of the 20 locations for laboratory analysis of:

o Total lead in accordance with US EPA SW-846 Method 6010 as indicated in Table 1.

• For quality assurance and quality control (QA/QC), two (2) field duplicates will be collected, one (1) from each AOC for total lead analysis.

• The hand auger will be decontaminated between sample locations using distilled water and a mild soap (Liquinox® or similar) mixture, followed by a distilled water rinse. Decontamination water will be contained in a 55-gallon drum, which will be labeled as "Investigation-Derived Decontamination Water" and stored on-site for later off-site disposal.

Soil spoils will be placed back into the boreholes.

Reporting

Upon receipt of the laboratory analytical lead results, KERAMIDA will prepare a report which will summarize the soil sampling activities and include a map of specific sampling locations and the lead laboratory results. KERAMIDA will also provide an estimate of the area(s) and volume of soil that exceeds the applicable SPL and will require removal and off-site disposal.

Waste Disposal Coordination

KERAMIDA will assist with coordinating disposal of the identified lead impacted soil and the drum of decontamination rinseate. KERAMIDA will prepare waste profile documentation required by the selected landfill facility(ies) and coordinate disposal approvals. KERAMIDA will coordinate with the Client and selected disposal facility prior to mobilizing for the above soil sampling. If additional laboratory analysis is required to characterize the soil and/or the decontamination rinseate for disposal, KERAMIDA will collect the samples at the time of the above soil sampling and submit them to the laboratory to complete the characterization analysis. The fees for waste characterization analysis have not been included in the base cost of this proposal.

	Soil			Groundwater					
			Anticipate			_	Sample		
		Metho	d Depth	Sample	Sampling	Lab	Depth	Sampling	Lab
Boring No.	Location - Rationale	d	(ft.)	Depth (ft.)	Rationale	Analyses	(ft.)	Rationale	Analyses
20 HAs		Lland							
2	AOC 1 and AOC 2	Hand	≤ 1.0	Continuous	Composite	Total Lead	NA	NA	NA
Duplicates		Auger							
<u>Footnotes</u>	Lab	oratory A	<u>Analyses</u>						
ft = Feet	Lea	id = U.S. E	PA SW846 I	Method 6010					

Table 1 Proposed City of Bloomington Shallow Soil Sampling Plan

PRT = Post-Run Tubing

GW = Groundwater NA = Not Applicable TBD = To Be Determined

EXHIBIT "B"

PROJECT SCHEDULE

REPORTING & SCHEDULE

KERAMIDA can begin the project upon written authorization. KERAMIDA requests the following project information: (i) exact property boundaries of the Site; (ii) any available Site drawings/survey maps, and construction diagrams; and (iii) if available, previous environmental assessments for the Site.

KERAMIDA anticipates that the proposed scope of work will be initiated upon receipt of written authorization. The final report will be submitted to the Client within seven to ten days of receipt of the laboratory analysis. Electronic copies of the reports will be provided; hard copies can also be supplied upon request.

EXHIBIT "C"

IDENTITY OF CONTRACTOR

CONSULTANT will provide the following key team members to provide the services described in Exhibit A. Key team members may not be changed without the approval of the Board.

Position / Responsibility

Senior Project Manager Project Coordinator Staff Sampler Staff Sampler Staff Sampler <u>Name</u> Jim Alvarez, LPG Chelsea Conduitt, LPG Brayton Pew Kyle Kramer Brandon Lytle

Please note, any one of the three (3) Staff Samplers listed may conduct the actual field sampling activities. The selection will be dependent upon the availability on the scheduled date(s) of sampling activities.

EXHIBIT "D" AFFIDAVIT REGARDING E-VERIFY

The undersigned, being duly sworn, hereby affirms and says

that: 1. The undersigned is the VP of the Contractor. (job title)

2. The Contractor has contracted with or is seeking to contract with the City of Bloomington to provide services.

3. The undersigned hereby states that, to the best of his/her knowledge and belief, the Contractor does not knowingly employ an "unauthorized alien," as defined at 8 United States Code 1324a(h)(3).

4. The undersigned hereby states that, to the best of his/her knowledge and belief, the Contractor is enrolled in and participates in the E-verify program.

5. The undersigned is duly authorized to execute this affidavit for and on behalf of, and to bind, the Contractor.

I affirm under the penalties of perjury that the foregoing facts and information are true and correct to the best of my knowledge and belief.

Chyla, Com

Signature Cheryl Apple

Printed name

AFFIDAVIT REGARDING E-VERIFY IF CONTRACTOR DOES NOT HAVE EMPLOYEES The undersigned, being duly sworn, hereby affirms and says that:

- 1. The undersigned has contracted with or is seeking to contract with the City of Bloomington to provide services.
- 2. The undersigned hereby states that they do not have any employees and, as such, they do not knowingly employ an "unauthorized alien," as defined at 8 United States Code 1324a(h)(3).
- 3. The undersigned hereby states that if they intend to employ anyone, they will immediately enroll in E-Verify and will use such program.

I affirm under the penalties of perjury that the foregoing facts and information are true and correct to the best of my knowledge and belief.

Chyla, Gpp

Signature Cheryl Apple Printed name

Updated January 2025

To: Prospective Bidders/Vendors/Grant recipients

RE: Affirmative Action/Harassment Policy, Living Wage Ordinance, and Drug Testing Policy

FROM: Audrey Brittingham, Assistant City Attorney/Contract Compliance Officer

AFFIRMATIVE ACTION: All bidders, quoters, vendors, and grant recipients with the City of Bloomington for projects in excess of \$10,000.00 must submit an affirmative action plan to the City Legal Department. This plan must ensure applicants and employees are treated in a manner that provides equal employment opportunity and tends to eliminate inequality based upon race, religion, color, sex, national origin, ancestry, disability, sexual orientation, gender identity, veteran status and/or housing status.

Even if your company already has a plan on file with the City, you are strongly encouraged to check with City Legal Department to make sure it complies with the City's current requirements, including having a workforce breakdown form that is no more than six months out of date. If you already have a plan, but it does not cover all of the City's current requirements, you may submit a separate supplement with your plan to fill any gaps.

You must submit your written affirmative action plan (or supplement) to City Legal or as part of your bid packet by the bid deadline. Bidders who fail to submit an affirmative action plan by the bid deadline are subject to disqualification. We strongly recommend you submit your affirmative action plan to the Legal Department prior to the bid deadline so Legal may review your plan to make sure it complies with the City's requirements. If your bid is chosen and your affirmative action plan does not entirely comply with the City's requirements, you will be required to bring it into compliance prior to the execution of any City contract.

Accompanying this letter you will find the following materials:

- 1. A sample affirmative action. You are not required to adopt this plan; it is provided for your convenience. Feel free to adopt this plan as your own or to amend it to meet your needs.
- 2. A workforce breakdown form. You MUST submit a workforce breakdown form (sometimes called a "utilization report") with your affirmative action plan. If you have a different form that includes the same type of information, you may submit a copy of that form instead of using our form. **Your workforce breakdown data cannot be more than six months old.**
- 3. An affirmative action plan checklist. This is the checklist we use to crosscheck your company's affirmative action plan against the City's requirements. If your plan omits any elements on the checklist, your plan will not be approved.

Additional materials, such as the City of Bloomington's Contract Compliance Regulations, are available from the Legal Department upon request.

Once Legal has approved your affirmative action plan, you will receive a letter that can be used to verify your compliance for any City project or contract that requires an affirmative action plan. This letter will expire six months after you submitted the affirmative action plan. You will be issued a new letter when you submit an updated workforce breakdown form.

HARASSMENT POLICY: All bidders and vendors required to submit an affirmative action plan must also submit a harassment plan. The harassment plan must, at minimum, include a definition of harassment; the name or title of the individual designated to receive and investigate complaints; and a statement that the contractor will not retaliate against an employee for complaining about harassment. A model harassment policy is included for your convenience as part of our attached model affirmative action plan.

LIVING WAGE: Contractors that are considered "covered employers" under City Ordinance 2.28, otherwise known as the "Living Wage Ordinance" or "LWO," are required to pay their covered employees at least a living wage. Currently, the living wage is \$16.22 per hour for covered employees. Up to 15% of that amount, or \$2.43, may be in the form of the covered employer's contribution to health insurance available to the covered employee.

If the City determines the successful bidder is a covered employer under the LWO, Contractor shall execute the Living Wage Ordinance Affidavit; shall abide by the LWO by paying their employees a living wage and providing the City with information requested in the course of enforcing the LWO; and shall post the Living Wage Poster, provided on the last page of this packet, in areas frequented by their covered employees.

The attached flow chart provides guidance on whether the contractor is a "covered employer." If you have questions, please contact Audrey Brittingham at audrey.brittingham@bloomington.in.gov, or call 812-349-3426.

DRUG TEST POLICY: Finally, please be aware that if you are submitting a bid for a public works project with an estimated cost of \$150,000.00 or more, you will need to submit your company's written drug testing plan with your bid. Your plan must comply with I.C. 4-13-18-1. Failure to do so may make you ineligible to be awarded a bid or contract. Please see your bid packet for more details.

If you have any questions, contact the City's Legal Department at 812.349.3426 or email the City at <u>legal@bloomington.in.gov</u>. The office hours are Monday through Friday, 8-5.

Thank you.

Model Affirmative Action Plan and Harassment Policy

<u>Keramida, Inc.</u>, declares its policy to provide equal opportunity in employment, training and advancement, and to administer its employment practices without regard to race, color, religion, sex, national origin, ancestry, disability, sexual orientation, gender identity, veteran status, or housing status. Our policy of nondiscrimination will prevail throughout every aspect of our employment practices, including recruitment, hiring, training and all other terms and conditions of employment. We shall implement this affirmative action plan to make it widely known that equal employment opportunities are available on the basis of individual merit. We shall survey and analyze our employment workforce annually to determine what steps, if any, are needed to conform effectively to this equal employment policy.

Responsible Officer

Ms. Cheryl Apple (or the Administrative officer) is the equal employment opportunity officer for our company and is responsible for implementing this affirmative action policy.

Publication of Policy

Our employees will be made aware of our commitment to affirmative action through the following procedures:

- o posting notices on employee bulletin boards,
- o including our policy statement and plan in our personnel manual,
- regularly sending out notices of our policy in paycheck envelopes, and/or
- o training supervisors to recognize discriminatory practices.

We will make potential employees aware of our policy through the following procedures:

- including the words "Equal Opportunity Employer" in all of our advertisements and notices for job openings,
- o notifying employment agencies about our commitment, and
- sending notice of our policy to unions.

Implementing Our Policy

Our affirmative action plan will be implemented by widening our recruitment sources. We shall advertise in newspapers and other media that reach people in protected classes. We shall send job notices to schools with large percentages of students in the protected classes and to local groups that serve these classes.

We shall examine our hiring practices periodically to insure that we consider only job-related qualifications in filling our positions. We shall discard irrelevant educational requirements and unnecessary physical requirements. We shall ask only job-related questions on our employment applications.

We shall keep affirmative action information on each applicant who voluntarily provides this information, but separate from his or her application. We shall keep records on our hiring decisions to evaluate the success of our affirmative action measures. We shall decide placement, duties, benefits, wages, training prospects, promotions, layoffs and terminations without regard to race, sex, religion, color, national origin, ancestry, disability, sexual orientation, gender identity, veteran status or housing status.

GRIEVANCE PROCEDURE

If an employee or applicant feels she or he has been discriminated against on the basis of race, sex, religion, color, national origin, ancestry, disability, sexual orientation, gender identity, veteran status or housing status, she or he may bring the complaint to her or his immediate supervisor. If the complaint is not resolved readily at that level, she or he may submit it to <u>President</u> (personnel officer, corporate president, other) who will make a final decision on its validity. This grievance process does not preclude him or her from complaining to local, state or federal civil rights agencies. We will not retaliate against an employee or applicant for voicing a grievance or for filing a complaint with the appropriate agency.

Our current workforce breakdown is shown on the attached form.

Policy prohibiting harassment in the workplace

It is the policy of <u>Keramida, Inc.</u> (company name) to maintain a workplace free of harassment on the basis of race, sex, color, ancestry, national origin, religion, disability, age, sexual orientation, gender identity, housing status or veteran status. Harassment, as defined herein, is strictly prohibited in the workplace, and is punishable by appropriate discipline up to and including termination.

Harassment means any unwelcome or offensive conduct, whether written, verbal or physical, which is

- (a) directed at or to an employee because of his or her actual or perceived race, sex, color, ancestry, national origin, religion, disability, age, sexual orientation, gender identity, housing status or veteran status or
- (b) directed toward any person concerning an individual, or a class of individuals, because of the race, sex, color, ancestry, national origin, religion, disability, age, sexual orientation, gender identity, housing status or veteran status of the individual or class of individuals. For example, racial or ethnic slurs or derogatory epithets are prohibited in the workplace, regardless of whether a member of the racial or ethnic group is present when the statement is made.

Harassment does not refer to occasional compliments or other statements of a socially acceptable nature. Harassment refers to behavior which is unwelcome and which is offensive and/or persistent enough to create, or has the potential of creating an intimidating, hostile or offensive working environment for any employee. Harassment includes unwelcome sexual advances or requests for sexual favors, unwelcome touching of a sexual nature and unwelcome and/or offensive sexual comments.

- 1. This policy applies to all full-time, part-time, permanent and temporary employees, including supervisors and department heads, as well as to volunteers.
- 2. It is a violation of this policy to use an individual's submission to or rejection of harassing conduct as the basis for any employment decision affecting the individual.
- 3. An employee who believes she, he or they have been subjected to harassment as defined in this policy shall promptly report the harassment to her, his or their supervisor and/or the director of human resources or designee. <u>Keramida, Inc.</u> (company name) will make reasonable efforts to insure that a human resources representative of each sex is available to receive such complaints. The human resources department shall conduct a thorough and prompt investigation and, if appropriate, take disciplinary action against any offender, including but not limited to discharge. Staff will keep the complaint as confidential as reasonably possible. No one will be retaliated against for filing a harassment complaint.
- 4. All supervisory personnel who observe or otherwise learn of or have reason to suspect any conduct which may violate this policy shall promptly report such facts to the director of human resources or designee, and

shall cooperate fully in any investigation or disciplinary action undertaken pursuant to this policy. Failure to comply with this section shall be grounds for appropriate disciplinary action, up to and including termination.

5. <u>KERAMIDA Inc.</u> (company name) will provide regular training to employees and supervisors on the subject of harassment in the workplace. We will include information about this policy in our orientation and in our personnel policy. A copy of this policy will be posted on a prominent bulletin board. We take this matter seriously and will do all that is reasonably necessary to maintain a harassment-free workplace for our employees.

Signature

3-5-2025

Date

WORKFORCE BREAKDOWN FORM

COMPANY NAME: __KERAMIDA Inc.__

ADDRESS: _____401 N. College Ave. ______

Indianapolis, IN 46202

REPRESENTATIVE: __Cheryl Apple_____

PHONE: ____<u>317-685-6600</u>___

E-MAIL ADDRESS: <u>CAA@keramida.com</u>

Position, Title Class or Category	Total Number Employees in Each Position	Total Number Minority Employees	Percent of Total	Total Number Female and Non-Binary Employees	Percent of Total	Total Number Employees with Disabilities	Percent of Total
Officials & Mana	24	4	16%	12	50%		
Professionals	92	17	18%	46	50%		
Technicians	13			3	23%		
Sales Workers	4			2	25%		
Administrative	5	1	20%	5	100%		

I swear or affirm under penalties of perjury that this workforce breakdown is accurate, to the best of my knowledge.

chyll, gpt

3/5/2025

Signature and Title of Representative:

Date:

AFFIRMATIVE ACTION PLAN AND HARASSMENT POLICY CHECKLIST

NOTE: This is **not** an Affirmative Action Plan. This checklist is provided for organizations with existing affirmative action plans to crosscheck their plans against the City's requirements. Each item listed below is required by City ordinance or regulation.

Contractor: Plan MUST Include:		Yes	No	Comments:
Policy statement of equal employment opportunity		х□		
-				
Covers:	Applicants for employment	х□		
	Employees	х□		
On basis of:	Race	х□		
	Religion	х□		
	Color	х□		
	Sex	х□		
	National Origin	х□		
	Ancestry	х□		
	Disability	х□		
	Sexual Orientation	xП		
	Gender Identity	х□		
	Veteran Status	xП		
	Housing Status	х□		
Designates a	person responsible for			
implementat	tion of the Plan			
Provides for	communication of the policy:			
	Within the Organization	х□		
	Outside the Organization	х□		
	(e.g., recruitment sources, unions)			
Applies to al employment promotion, of facilities, lay	l terms and conditions of : (e.g., hiring, placement, luties, wages, benefits, use of off, discipline, termination)	х□		
Provision for	: Recruitment from minority groups	х□		
Provision for	: Equal access to training programs	х□		
Grievance Pr	ocedure	х□		
Prohibits ret	aliation for filing grievances	х□		
Workforce B	reakdown	х□		
(figures up to	o date within 6 months)			
HA	ARASSMENT POLICY CHECKLIST			
Definition of	harassment	х□		
Designates a Investigate h	person to receive and parassment complaints	х□		
Prohibits ret harassment	aliation for filing a complaint	х□		

The City of Bloomington (CoB) Living Wage Ordinance (LWO) applies to three groups of employers:

1) The CoB;

2) Companies that provide services to the CoB through contracts or subcontracts; or

3) Organizations that receive CoB subsidies or grants.

As an employer under categories 2 or 3, you may or may not be subject to the LWO. To find out, follow the applicable flow chart, below, or contact the City Legal Department.

Companies that Provide Services to the CoB through Contracts or Subcontracts ("Agreement")



Companies or Organizations that Receive CoB Subsidies or Grants





Board of Public Works Staff Report

Project/Event:	Approve Services Agreement with Presidio for Installation of Wireless Infrastructure and Cameras at Hopewell East
Petitioner/Representative:	Engineering Department / ITS
Staff Representative:	Roy Aten
Date:	25 th March, 2025
•	

Report: This services agreement with Presidio will install wireless access points and cameras into the Hopewell East Commons Park. Funding was approved by the RDC through Resolution 24-55 on August 5th, 2024 in an amount not to exceed of \$49,174.43.



CONTRACT COVER MEMORANDUM



TO:Office of the MayorFROM:Engineering DepartmentDATE:25th March, 2025RE:Approve Services Agreement with Presidio for Installation of Wireless
Infrastructure and Cameras at Hopewell East

Contract Recipient/Vendor Name:	Presidio Networked Solutions Group LLC
Department Head Initials of Approval:	Andrew Cibor
Responsible Department Staff: (Return signed copy to responsible staff)	Roy Aten
Responsible Attorney: (Return signed copy to responsible attorney)	Aleksandrina Pratt
Record Destruction Date: (Legal to fill in)	2036
Legal Department Internal Tracking #: (Legal to fill in)	25-120
Due Date For Signature:	3/25/2025
Expiration Date of Contract:	31 st , December 2025
Renewal Date for Contract:	N/A
Total Dollar Amount of Contract:	\$49,174.43
Funding Source:	TIF – RDC Resolution 24-55 - 4445-15-159001-53990
W9/EFT Complete: (Staff Member of Responsible Dept. to fill in)	Yes
Affirmative Action Plan Complete (if applicable): (Staff Member of Responsible Dept. to fill in)	N/A
Procurement Summary Complete: (Staff Member of Responsible Dept. to fill in)	Yes

Summary of Contract: This services agreement with Presidio will install wireless access points and cameras into the Hopewell East Commons Park. Funding was approved by the RDC through Resolution 24-55 on August 5th, 2024 in an amount not to exceed of \$49,174.43. (Consolidated TIF, Adams Crossing Area, 4445-15-159001-53990)

City of Bloomington Contract and Purchase Justification Form

Vendor: Presidio Networked Solutions

Contract Amount: \$49,174.43

This form should be completed and attached to the contract documents and forwarded to the Legal Department Attorney assigned to your Department. Contracts will not be approved by the Controller if a completed form is not included with the contract documents.

			PURCHASE INFORMATIC	N	
1.	Check the box beside the procurer applicable)	ment m	ethod used to initiate this p	procurement: (Attach a quote or bid	tabulation if
	Request for Quote (RFQ)		Request for Proposal (RFP)	Sole Source	Not Applicable
	Invitation to Bid (ITB)		Request for Qualifications (RFQu)	Emergency Purchase	
2.	List the results of procurement pr	rocess.	Give further explanation w	vhere requested.	Yes No
	# of Submittals: 1	Yes	No	Was the lowest cost selected? (If no,	
	Met city requirements?	✓		please state below why it was not.)	fied Vender
	Met item or need requirements?	✓		was selected through ITS due to the with City infrastructure	eir familiarity
	Was an evaluation team used?		 ✓ 		
	Was scoring grid used?		~		
	Were vendor presentations requested?		 ✓ 		

3. State why this vendor was selected to receive the award and contract:

Services agreement with best qualified. Vendor was selected through ITS due to their familiarity with City infrastructure.

Roy Aten

Senior Project Manager

Engineering / ITS

Print/Type Name

Print/Type Title

Department

AGREEMENT between the CITY OF BLOOMINGTON ENGINEERING DEPARTMENT and PRESIDIO NETWORKED SOLUTIONS GROUP LLC

This Agreement (the "Agreement") is entered into and made effective as of the date of the last signature below (the "Effective Date") by and between the City of Bloomington by and through its Engineering Department (hereinafter referred to as "City"), and Presidio Networked Solutions Group LLC (hereinafter referred to as "Service Provider").

WHEREAS, the City wishes to install a new wireless infrastructure and cameras at the Hopewell site, hereinafter referred to as the "Project;" and

WHEREAS, the City wishes to have Service Provider provide materials and install cameras for the Project, hereinafter collectively referred to as the "Services" and which are more fully set forth below; and

WHEREAS, Service Provider has the experience and professional expertise and is willing and able to provide such Services to the City; and

WHEREAS, it is in the public interest that such Services be undertaken and performed.

NOW, THEREFORE, in consideration of the mutual covenants herein contained, the parties hereto agree as follows:

- 1. <u>Scope of Services</u>. Service Provider shall provide required Services for the City which are more fully set forth in the quotes dated July 12, 2024, May 6, 2024, and May 25, 2024, attached hereto, and marked as **Exhibits "A", "B" and "C"**, and incorporated herein by reference. In the event of any conflict between this Agreement and Exhibits A, B and C, this Agreement will govern. Time is of the essence and Service Provider shall diligently complete all Services in a timely manner and consistent with the Standard of Care identified in Section 3 below.
- 2. Effective Date, Term and Termination. The Effective Date for this Agreement is the date last entered in the signature blocks below. This Agreement shall commence on the Effective Date and expire on December 31, 2024. 5 03/20/2025 per e-mail approach by Borth pantics. In the event of a party's substantial failure to perform in accordance with the terms of this

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 non-performing party shall have thirty (30) 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 Service Provider. Service Provider shall terminate or suspend performance of the Services on a schedule acceptable to the City and the City shall pay Service Provider for all the Services performed up to the date that written notice is received, including costs and expenses incurred and any non-cancellable commitments with vendors and/or subcontractors, plus reasonable termination or suspension expenses. Upon restart, an equitable adjustment shall be made to Service Provider's 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 Service Provider in connection with this Agreement shall become the property of the City, as set for in Section 10 herein.

- 3. <u>Standard of Care</u>. Service Provider 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 ("Standard of Care"). The City shall be the sole judge of the adequacy of Service Provider's work in meeting the Standard of Care; however, the City shall not unreasonably withhold its approval as to the adequacy of such performance. Upon notice to Service Provider, and by mutual agreement of the parties, Service Provider will, without additional compensation, correct or replace any and all Services not meeting the Standard of Care.
- 4. Warranty/Warranty Disclaimer. EACH OF THE SIGNATORIES HERETO WARRANTS AND REPRESENTS THAT IT HAS THE RIGHT AND AUTHORITY TO ENTER INTO THIS AGREEMENT. SERVICE PROVIDER WARRANTS ALL SERVICES WILL BE PROVIDED IN A PROFESSIONAL AND WORKMANLIKE MANNER CONSISTENT INDUSTRY STANDARDS. SERVICE PROVIDER SERVICES ARE WITH WARRANTED FOR THIRTY (30) DAYS FROM THE DATE OF FINAL DELIVERY OF THE SERVICES, DURING WHICH PERIOD SERVICE PROVIDER SHALL PROMPTLY CORRECT ANY DEFECTIVE WORKMANSIP AT NO ADDITIONAL COST TO THE CITY AS THE CITY'S SOLE AND EXCLUSIVE REMEDY. EXCEPT AS EXPRESSLY PROVIDED IN THIS AGREEMENT, SERVICE PROVIDER MAKES NO WARRANTIES, EXPRESS OR IMPLIED, AND SPECIFICALLY DISCLAIMS ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE OR NON-INFRINGEMENT, OR ANY WARRANTY ARISING BY USAGE OF TRADE, COURSE OF DEALINGS OR COURSE OF PERFORMANCE. SERVICE PROVIDER DOES NOT WARRANT THAT THE SERVICES WILL BE UNINTERRUPTED OR ERROR-FREE. THE CITY AGREES THAT ANY PRODUCTS PROVIDED TO THE CITY UNDER THIS AGREEMENT THAT ARE NEITHER DEVELOPED NOR DESIGNED BY SERVICE PROVIDER WILL CARRY THE WARRANTY PROVIDED BY THE MANUFACTURER OR DEVELOPER, IF ANY, AND SERVICE PROVIDER MAKES NO INDEPENDENT WARRANTY WITH RESPECT TO SUCH PRODUCTS.
- 5. <u>Responsibilities of the City</u>. 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 Service Provider shall be entitled to rely upon the accuracy and completeness of such information. The City shall designate in the Notice section below who is authorized to act on its behalf with respect to this Agreement.
- 6. <u>Compensation</u>. The City shall pay Service Provider for all fees and expenses for Services herein provided as follows:

Hardware: \$19,835.46 Labor and travel: \$14,663.27 Cameras: \$14,675.70

Total: \$49,174.43

Service Provider shall submit invoices to the City. Invoices shall be sent to:

Engineering Department City of Bloomington 401 North Morton Street Bloomington, Indiana 47404 engineering@bloomington.in.gov

Invoices may be sent via first class mail postage prepaid or via email. Payment will be remitted to the City within thirty (30) days of receipt of invoice. Additional services and/or any changes in the Services not set forth herein shall be authorized in writing by the City or its designated project coordinator prior to such work being performed or any expenses incurred by Service Provider. The City shall not make payment for any unauthorized work or expenses. No additional work shall be performed unless and until additional funding is approved and an amendment to this Agreement reached by both parties herein.

- 7. <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 Common Council of the City of Bloomington or any board or commission, to appropriate funds or otherwise, then the City shall have the right to terminate this Agreement without penalty as set forth below. In the event of termination, the City shall pay for all services rendered and costs incurred by Service Provider up until the effective date of termination. In such event, the Service Provider is entitled to payment for products and services rendered, including costs and expenses incurred and any non-cancellable commitments with vendors and/or subcontractors, prior to the effective date of termination.
- 8. <u>Schedule.</u> Service Provider shall perform the Services as established in Article 1. The time limits established by this schedule shall not be exceeded, except for reasonable cause as mutually agreed by the parties.
- 9. <u>Identity of Service Provider</u>. Service Provider acknowledges that one of the primary reasons for its selection by the City to perform the Services is the qualifications and experience of Service Provider. Service Provider thus agrees that the Services to be performed pursuant to this Agreement shall be performed by Service Provider. Service Provider 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 Service Provider's personnel or proposed outside professional subconsultants, and the City reserves the right to request that acceptable replacement personnel be assigned to the Project.

- 10. Ownership of Documents and Intellectual Property. Service Provider agrees that any information or documents, including digital GIS information, supplied by the City shall be used by Service Provider for this Project only, and shall not be reused or reassigned for any purpose. All documents, drawings and specifications, including digital format files, prepared by Service Provider and furnished to the City as part of the Services shall become the property of the City, and the City shall have a perpetual, irrevocable, worldwide, royalty-free, nonexclusive right to use all intellectual property embodied in such materials for its internal and external purposes (such as press releases and to respond to requests under Indiana's Access to Public Records Act). Service Provider shall retain its ownership rights in intellectual property and other proprietary property (including but not limited to software and databases) developed, utilized, or modified by Service Provider in the performance of the Services.
- 11. <u>Reuse of Documents</u>. All documents, including but not limited to, drawings, specifications and computer software prepared by Service Provider pursuant to this Agreement are instruments of service in respect to this Project. They are not intended or represented to be suitable for reuse by the City or others on modifications or extensions of this Project or on any other project. The City may elect to reuse such documents; however any reuse without prior written verification or adaptation by Service Provider for the specific purpose intended will be at the City's sole risk and without liability or legal exposure to Service Provider. The City shall indemnify and hold harmless Service Provider against all judgments, losses, damages, injuries and expenses arising out of or resulting from such reuse. Any verification or adaptation of documents by Service Provider will entitle Service Provider to additional compensation at rates to be agreed upon by the City and Service Provider.
- 12. <u>Accessibility of Deliverables</u>. All final reports and other final deliverables provided by Service Provider under this Agreement shall be provided digitally and shall meet at least the following standards for accessibility: Web Content Accessibility Guidelines (WCAG) Version 2.1, available at https://www.w3.org/WAI/standards-guidelines/wcag/#iso.
- 13. <u>Independent Service Provider Status</u>. During the entire term of this Agreement, Service Provider shall be an independent Service Provider, and in no event shall any of its personnel, agents or sub-Service Providers be construed to be, or represent themselves to be, employees of the City. Service Provider 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.
- 14. Indemnification. Service Provider shall indemnify and hold harmless the City of Bloomington, its directors, officers, agents and employees of the City from and against all third party claims, demands, damages, costs, expenses or other liability, including reasonable attorneys' fees and defense costs, to the extent caused by Service Provider's willful misconduct or negligent performance of professional services under this Agreement and that of its sub-Service Providers or anyone for whom Service Provider is legally liable. Service Provider's obligations provided in this Section are contingent upon the City providing Service Provider with: i) written notice of the claim as soon as the City first becomes aware of the claim; ii) complete control of the defense of and the right to settle such claim; iii) all available

information, assistance, and cooperation to enable Service Provider to defend or settle such claim, at Service Provider's expense.

15. <u>LIMITATION OF LIABILITY</u>. IN NO EVENT SHALL SERVICE PROVIDER BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE, OR CONSEQUENTIAL DAMAGES WHATSOEVER, INCLUDING, BUT NOT LIMITED TO, COSTS FOR PROCUREMENT OF SUBSTITUTE SERVICES OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA, USE, OR BUSINESS INTERRUPTION INCURRED BY THE CITY OR ANY THIRD PARTY, WHETHER OR NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

SERVICE PROVIDER'S ENTIRE LIABILITY HERUNDER AND THE CITY'S EXCLUSIVE REMEDY FOR DAMAGES FROM ANY CAUSE WHATSOEVER, INCLUDING, BUT NOT LIMITED TO, NONPERFORMANCE OR MISREPRESENTATION, AND REGARDLESS OF THE FORM OF ACTIONS, SHALL BE LIMITED TO PROVEN DIRECT DAMAGES NOT TO EXCEED AN AMOUNT EQUAL TO THE TOTAL NET PAYMENTS PAID BY THE CITY TO SERVICE PROVIDER FOR THE APPLICABLE SERVICE UNDER THE APPLICABLE STATEMENT OF WORK DURING THE SIX (6) MONTHS PRECEDING THE MONTH IN WHICH THE DAMAGE OCCURRED.

SERVICE PROVIDER SHALL NOT BE LIABLE TO THE CITY OR TO ANY OTHER PERSON OR ENTITY FOR ANY DAMAGES ARISING OUT OF OR RELATING TO: (I) ACCESS, OR INTERCONNECTION INTEROPERABILITY, INTERACTION, PROBLEMS WITH APPLICATIONS, EQUIPMENT, PROFESSIONAL SERVICES, CONTENT OR NETWORKS PROVIDED BY THE CITY OR THIRD PARTIES; (II) MESSAGES INTERRUPTIONS OR LOST OR ALTERED OR SERVICE TRANSMISSIONS, EXCEPT AS OTHERWISE PROVIDED IN THE APPLICABLE STATEMENT OF WORK: (III) UNAUTHORIZED ACCESS TO, OR THEFT, ALTERATION, LOSS, DEGRADATION, DAMAGE OR DESTRUCTION OF, THE CITY'S, ITS USERS' OR THIRD PARTIES' APPLICATIONS, CONTENT, DATA, PROGRAMS, INFORMATION, NETWORK OR SYSTEMS, WHETHER ON-PREMISES OR CLOUD-BASED (ALL OF THE FOREGOING OF THE CITY, ITS USERS OR THIRD PARTIES IS COLLECTIVELY REFERRED TO HEREINAFTER AS THE "CITY COMPUTER SYSTEMS"), OR LOSS OF ACCESS THERETO, THROUGH ANY MANNER OR METHOD, INCLUDING, WITHOUT LIMITATION, ANY HARMFUL PROGRAM, CODE OR ATTACK; (IV) A BREACH IN THE SECURITY OF ANY OF THE CITY COMPUTER SYSTEMS; (V) THE INTEGRITY OR AUTHENTICITY OF THE CITY'S. ITS USERS' OR THIRD PARTIES' CONENT, DATA, OR INFORMATION, or (VI) THE CITY'S FAILURE TO IMPLEMENT ANY SECURITY RECOMMENDATIONS MADE BY SERVICE PROVIDER. In addition to any responsibilities specified in an Statement of Work, the City shall establish, implement and maintain its own (i) procedures for the reconstruction of lost or altered files, backup or saving of data or programs, and (ii) organizational security protocols and governance consistent with industry practices governing THE CITY'S, its employees, subcontractors, or third parties' access and use of the CITY Computer Systems.

- **16.** <u>Insurance</u>. During the performance of any and all Services under this Agreement, Service Provider shall maintain the following insurance in full force and effect:
 - A. Comprehensive General Liability Insurance, with a minimum combined single limit of \$1,000,000 for each occurrence; \$1,000,000 personal injury and advertising injury; \$2,000,000 products and completed operations aggregate; and \$2,000,000 general 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.
 - **E.** Cyber Attack and Cyber Extortion: computer attack limit (annual aggregate) of \$1,000,000; sublimit (per claim) for cyber extortion of \$100,000; and computer attack.
 - F. Network Security Liability: limit (annual aggregate) of \$1,000,000.
 - G. Electronic Media Liability: limit (annual aggregate) of \$1,000,000; and deductible (per occurrence) of \$10,000.
 - H. Fraudulent Impersonator Coverage: limit (annual aggregate) of \$250,000.

All insurance policies shall be issued by an insurance company authorized to issue such insurance in the State of Indiana. The City of Bloomington, its agents, officers, board members and employees shall be named as additional insureds under the General Liability and Automobile Liability 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. Service Provider shall provide at least 30 days' notice to City prior to any cancellation/termination of any or all insurance policies.

Service Provider shall provide evidence of each insurance policy to the City prior to the commencement of work under the Agreement. Approval of the insurance by the City shall not relieve or decrease the extent to which Service Provider may be held responsible for payment of damages resulting from service or operations performed pursuant to this Agreement. If Service Provider fails or refuses to procure or maintain the insurance required by these provisions, or fails or refuses to furnish the City required proof that the insurance has been procured and is in force and paid for, City shall have the right at City's election to forthwith terminate the Agreement.

- 17. <u>Conflict of Interest</u>. Service Provider 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. Service Provider agrees that no person having any such interest shall be employed in the performance of this Agreement.
- 18. <u>Waiver</u>. 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.

- 19. <u>Severability</u>. 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.
- 20. <u>Assignment</u>. Neither the City nor Service Provider shall assign any rights or duties under this Agreement without the prior written consent of the other party; provided, however, Service Provider 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. Notwithstanding the foregoing, the City agrees that Service Provider may assign this Agreement without such approval to an affiliate or in connection with a merger, acquisition, consolidation, corporate reorganization, sale of a substantial block of its stock, or the sale of all or substantially all of its assets.
- 21. <u>Non-Solicitation</u>. The parties hereto agree that during the term of this Agreement and for a period of twelve (12) months thereafter, to the best of their knowledge, neither party shall solicit, recruit, hire or otherwise employ or retain any technical or professional employees of the other party assigned to work on the Contract or Subcontract without the non-hiring party's prior written consent. Either party may, without violating this provision, conduct regular solicitation efforts such as newspaper advertisements, utilizing employment agencies, open houses, job fairs or other widely distributed announcements of job openings, where such solicitation efforts are not specifically directed towards persons working under this Agreement, and recruit, hire, or otherwise employ or retain respondents to such permissible efforts.
- 22. <u>Third Party Rights</u>. Nothing in this Agreement shall be construed to give any rights or benefits to anyone other than the City and Service Provider.
- 23. <u>Governing Law and Venue</u>. This Agreement shall be governed by the laws of the State of Indiana. Venue of any disputes arising under this Agreement shall be in the Monroe Circuit Court, Monroe County, Indiana.
- 24. <u>Non-Discrimination</u>. Service Provider shall comply with City of Bloomington Ordinance 2.23.110 and all other federal, state and local laws and regulations governing non-discrimination, including but not limited to employment. Service Provider understands that the City prohibits its employees from engaging in harassment or discrimination of any kind, including harassing or discriminating against independent Service Providers doing work for the City. If Service Provider believes that a City employee engaged in such conduct towards Service Provider and/or any of its employees, Service Provider or its employees may file a complaint with the City Department head in charge of Service Provider's work, and/or with

the City's Human Resources Department or the Bloomington Human Rights Commission. The City takes all complaints of harassment and discrimination seriously and will take appropriate disciplinary action if it finds that any City employee engaged in such prohibited conduct. Any breach of this section is a material breach and will be cause for termination of this Agreement.

25. <u>Verification of New Employees' Immigration Status</u>. Service Provider is enrolled in, and verifies 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). Service Provider signed an e-verify affidavit, attached hereto, marked as **Exhibit "D**", and by this reference incorporated herein.

Service Provider may not knowingly employ or contract with an unauthorized alien, or retain an employee or contract with a person that Service Provider subsequently learns is an unauthorized alien. If the City obtains information that Service Provider employs or retains an employee who is an unauthorized alien, the City shall notify Service Provider of the contract violation and require that the violation be remedied within 30 days of the date of notice. If Service Provider verified the work eligibility status of the employee in question through the E-Verify program, there is a rebuttable presumption that Service Provider did not knowingly employ an unauthorized alien. If Service Provider 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 service provider. If the City terminates the contract, Service Provider is liable to the City for actual damages.

- 26. <u>Non-Collusion</u>. Service Provider certifies that it has not, nor has any other member, representative, or agent of Service Provider, entered into any collusion by agreement or otherwise 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. Service Provider has signed the non-collusion affidavit attached hereto, marked as **Exhibit "E"** and by this reference incorporated herein.
- 27. Living Wage Ordinance. [Intentionally Omitted.]
- 28. <u>Compliance with Laws</u>. In performing the Services under this Agreement, Service Provider shall comply with any and all applicable federal, state and local statutes, ordinances, plans and regulations, including any and all regulations for protection of the environment. When appropriate, Service Provider shall advise City of any and all applicable regulations and approvals required by any federal, state, local government agencies. Where such statutes, ordinances, plans or regulations of any public authority having any jurisdiction on the Project are in conflict, Service Provider shall proceed using its best judgment only after attempting to resolve any such conflict between such governmental agencies, and shall notify the City in a timely manner of the conflict, attempts of resolution, and planned course of action.
- 29. <u>Notices</u>. Any notice required by this Agreement shall be made in writing to the individuals/addresses specified below:

TO CITY: City of Bloomington Eng. Dept. Attn: Roy Aten, Sr. Project Mgr 401 N. Morton Street Bloomington, IN 47404 atenro@bloomington.in.gov TO SERVICE PROVIDER: Presidio Networked Solutions Group LLC Attn: James Dilbone 12272 Hancock Street Carmel, IN 46032 jdilbone@presidio.com

Nothing contained in this Article shall be construed to restrict the transmission of routine communications between representatives of the City and Service Provider.

- **30.** <u>Intent to be Bound</u>. The City and Service Provider 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.
- **31.** <u>Integration and Modification</u>. This Agreement, including all Exhibits incorporated by reference, represents the entire and integrated agreement between the City and Service Provider. This Agreement supersedes any and 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.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the Effective Date.

CITY OF BLOOMINGTON

Margie Rice, Corporation Counsel Date City of Bloomington

PRESIDIO NETWORKED SOLUTIONS GROUP LLC

Eng

Signature Eric Adams (Jan 29, 2025 09:27 EST) Date

Vice President, Physical Security

Print Name and Title
EXHIBITS A, B, C

.

SCOPE OF SERVICES

[See Attached]

EXHIBIT E

STATE OF INDIANA) SS: COUNTY OF <u>HANCOCK</u>

NON-COLLUSION AFFIDAVIT

The undersigned offeror or agent, being duly sworn on oath, says that he has not, nor has any other member, representative, or agent of the firm, company, corporation or partnership represented by him, entered into any combination, collusion or agreement with any person relative to the price to be offered by any person nor to prevent any person from making an offer nor to induce anyone to refrain from making an offer and that this offer is made without reference to any other offer.

OATH AND AFFIRMATION

I affirm under the penalties of perjury that the foregoing facts and information are true and correct to the best of my knowledge and belief.

Dated this 18th day of MARCH, 2025.

Presidio Networked Solutions Group, LLC

ERIC ADAMS By:

STATE OF INDIANA) SS: COUNTY OF HANCOCK

Before me, a Notary Public in and for said County and State, personally appeared \underline{FHC} Adame and acknowledged the execution of the foregoing this $\underline{18}$ day of \underline{Match} , 20, 25.

<u>atricie & Meiner</u> My Commission Expires: <u>February 1, 3029</u> Notary Public's Signature

Fatricia E. Weimer County of Residence: Haucock

NP0731408

Commission Number



EXHIBIT D E-VERIFY AFFIDAVIT

STATE OF INDIANA)SS: COUNTY OF HANCOCK

AFFIDAVIT

The undersigned, being duly sworn, hereby affirms and says that:

1. The undersigned is the $\frac{VF}{H}$ $\frac{H}{S}$ $\frac{SC}{S}$ $\frac{H}{D}$ $\frac{H}{D}$ $\frac{SC}{D}$ $\frac{H}{D}$ $\frac{H}{$ (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 Code 1324a(h)(3).
- 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.

Signature ERIC

Printed Name

STATE OF INDIANA COUNTY OF HANGOCK

Before me, a Notary Public in and for said County and State, personally appeared \underline{Fric} Adams and acknowledged the execution of the foregoing this $\underline{18}$ day of \underline{March} , 2025

<u>Tatricia E. Weimer</u> My Commission Expires: <u>February 1</u>, 4029 <u>Hatricia E. Weimer</u> County of Residence: <u>Haucock</u>

Hattiaia E. W Printed Name of Notary Public

NP0731408

Commission Number





General Information						
Client Name	City of Bloomington	Account Manager	Todd Widdis			
Contact Name	Rob Cronk	Solution Architect	Derek Bulthuis			
Contact Phone	18123696345	Opportunity #	1003524089753			
Contact Address	401 N Morton St., Suite 160, Bloomington, IN 47404	Date	12-Jul-2024			
Contact Email	rob.cronk@bloomington.in.gov	Service Title	Hopewell Park			

Service Information

Technology Area	✓ Network ✓ Mobility □ Other:
Type of Request	Fixed Fee

Presidio Networked Solutions Group LLC ("Presidio") is pleased to provide the following services to City of Bloomington ("Client"). This Service Request defines the scope of work to be accomplished by Presidio. The tasks to be performed by Presidio are defined and the responsibilities of Presidio and Client are contained herein as well.

Description of Services

1.1. Solution and Approach Overview

The City of Bloomington, Indiana has engaged Presidio for the deployment of a wireless infrastructure at Hopewell Park located in the City of Bloomington, Indiana. The goals of this project are the following:

- Deployment of (3) Cisco Catalyst C9124AXI Wireless Access Points (AP)
- Deployment of (1) Cisco Catalyst Switch •
- Wireless Network (WLAN) Review .
- Integration, validation, and testing
- Knowledge transfer and project closure •
- Project Management

1.2. Project Scope

The new wireless infrastructure will uplink to existing switch infrastructure that align with best practices. It is assumed all work will be completed during regular business hours unless otherwise noted.

- Review current network design and configurations 0
- 0 Build new network design based on the current physical architecture

1.2.1. Wireless Implementation

Hopewell Park:

- Presidio will configure up to (3) Cisco C9124AXI access points with existing Cisco 9800 Wireless LAN \circ Controller
- Adoption of wireless configuration settings from current WLC 0
 - 1 User SSID
 - 1 Guest SSID
- Best practice wireless configuration settings 0
- Presidio will provide wireless coverage to Hopewell Park by deploying the following to light poles no higher 0 than 20ft off ground level:
 - Securing mounting hardware for (3) access points
 - Mounting (3) Cisco C9124AXI access points
 - Connecting copper uplink to access points
 - Configuring switchport on Cisco Catalyst switch for access point connectivity

o City of Bloomington will be responsible to provide required ethernet cables and power for AP connectivity.

1.2.2. Wired Implementation

Presidio will provide wired connectivity to Hopewell Park by deploying the following to the City of Bloomington Hopewell Park:

- Securing Cisco Catalyst switch inside of metal enclosure
- Connecting fiber uplink to existing Cisco Catalyst 9500 switch
- City of Bloomington will be responsible to provide fiber connectivity (single mode fiber with LC termination) to Cisco Catalyst switch located at Hopewell Park
- o Configuring switchport on existing Cisco Catalyst 9500 switch for Hopewell connectivity
- Connecting (2) ethernet cables for AP connectivity
- City of Bloomington will be responsible to provide power to the network components located in the metal enclosure at Hopewell Park. Power requirements:
 - (1) Cisco Catalyst switch
 - 120V at 10.5A
- Equipment to be deployed at Hopewell Park:
 - (1) Cisco Catalyst Series Switch
 - Unbox and install/mount in enclosure
 - Upgrade to best practice version of IOS-XE
 - Apply best practice configuration standards
 - Secure administration and management
 - Spanning Tree Protocol (STP) design and configuration
 - Virtual Local Area Network (VLAN)
 - Layer 2/3 Interfaces
 - Static routing

1.3. Wireless Validation Assessment

Survey will be completed onsite at the following sites:

- Hopewell Park Survey to cover up to (95,000) sq. ft
 - The survey will assess the location for optimal 802.11ac wireless coverage
 - The survey will not assess the entire outdoor location, but up to (10) critical location points where signal is desired
 - The final survey report will include the following:
 - Current AP locations
 - Noted areas of wireless coverage gaps
 - Site diagram showing where additional APs are needed to provide optimal coverage (if necessary)

1.4. Testing / Validation

- Validation of the access points and user connectivity
- Adjustments to the configuration to ensure connectivity meets expected results based upon wireless validation assessment

1.5. Training & Knowledge Transfer

• Presidio will spend up to (1) hours of Administrative Knowledge Transfer in the following areas:

- General Cisco wireless knowledge, as it relates to the project
- On-going Support Review
- Review of the wireless assessment report
- If additional training is needed beyond the scope of the Knowledge Transfer items above, Presidio can
 provide pricing for additional training from a training partner. Some of the knowledge transfer process may
 occur throughout the course of this project.

Assumptions

- 1. This service request supersedes all prior written or oral agreements, representations and understandings related to the subject matter hereof. Any purchase order submitted pursuant to this SOW shall be subject to the terms herein and shall not be subject to any new or different terms, including pre-printed terms on such order. All changes to this agreement must be executed in writing and accepted by both parties, as indicated by authorized signature, prior to the execution of work.
- 2. Modifications in project scope will necessitate a project change request (PCR).
- 3. This Service Request supersedes any previous scope discussion or agreement including PowerPoint proposals, emails, or verbal communications.
- 4. Client has read and agrees with all items contained or omitted within this Service Request.
- 5. Any items or tasks not explicitly listed as in-scope within this Service Request are considered to be outside of the scope and not associated with this Service Request and price.
- 6. Client's acceptance of all deliverables described in this agreement and of the completion of the project shall be in writing. Deliverable acceptance shall be in the form of an email or signature (as applicable) and final project acceptance shall be in the "Project Completion" form, provided by the project manager. If acceptance is refused, the Client shall provide, in writing to Presidio, a reason for refusal. Presidio shall address the issue before subsequent work is undertaken.
- 7. Work shall be warrantied for 30 days after completion. Product is warrantied per manufacturer warranty policies. Presidio will hold no responsibility for any changes made "after" releasing the system to the Client. Presidio expressly disclaims any liability for non-performance or the delivery of poor quality of services resulting from errors or omissions in information provided to Presidio by Client, whether or not Presidio knew or should have known of any such errors or omissions, or whether Presidio was responsible for or participated in gathering of such information.
- 8. IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, EXEMPLARY, OR PUNITIVE DAMAGES OF ANY KIND WHATSOEVER, ARISING IN CONTRACT, TORT OR OTHERWISE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. EACH PARTY'S ENTIRE LIABILITY AND EXCLUSIVE REMEDY FOR DAMAGES FROM ANY CAUSE WHATSOEVER, INCLUDING, BUT NOT LIMITED TO, NONPERFORMANCE OR MISREPRESENTATION, AND REGARDLESS OF THE FORM OF ACTIONS, SHALL BE LIMITED TO THE AMOUNT WHICH HAS BEEN ACTUALLY PAID TO PRESIDIO BY CLIENT HEREUNDER.
- 9. During the term of this Agreement and for one (1) year following the completion of this project, neither party shall (a) solicit, offer to hire, or hire an employee, agent, or contractor of the other party, or (b) assist any third party who wishes to solicit, offer to hire, or hire an employee, agents, or contractor of the Other Party without a prior written consent of the Other Party.
- 10. A third-party contractor will be utilized to install the access points:
 - o Contractor will install (3) AP's and related hardware on streetlights as described in SOW provided.
 - All AP's to be installed in one trip.
 - \circ \quad Work to be performed from "A" frame ladders.
 - PCS to provide miscellaneous consumables and mounting hardware.

Client Responsibilities

- 1. The Client, with assistance from Presidio, shall verify operation of any installed/upgraded equipment per the predefined Verification Plan. Presidio will require the Client to witness the verification of the solution, as well as sign off on the completed verification plan.
- 2. Client will designate a single point of contact with authority to act on all aspects of the services provided and to coordinate the activities of internal personnel, Telco, and other circuit providers, and all non-Presidio third-party contractors as applicable.
- 3. Client resources and site access must be readily and/or continuously available over the engagement period.
- 4. The Client is responsible for having in place, active manufacturer support contracts on all devices that are the subject of this SOW.
- 5. City of Bloomington will be responsible to provide power to the network components located in the enclosure at



Hopewell Park

- 6. City of Bloomington is responsible for all cabling required
- 7. Client will be responsible to paint enclosures for access point (if desired)
- 8. Client will secure enclosure for power, switch, fiber distribution, and copper connectivity
- 9. City of Bloomington will provide any IP addressing, subnetting, routing, or access information required for the completion of this project.
- 10. City of Bloomington will assist with mounting the switch within its enclosure.

Project Management

Presidio will provide a Project Manager (PM), who will be single point of contact for all project support issues within the scope of this project. The PM is experienced in project management best practice methodologies and familiar with the technology involved. This Project Manager is responsible for timely completion of the scope, schedule and budget utilizing Presidio's Project Management Method. Included for our standard Project Management offering for this engagement are the following:

- Project kickoff (remote)
- Milestone level tracking
- Resource scheduling and oversight
- Escalation facilitation
- Working calls as required (remote)
- Project closeout (remote)

Locations

Work will be done at the following locations. All work will be performed remotely unless otherwise specified:

Site Name	Address	City State ZIP	On-Site / Remote Services
City of Bloomington	401 N Morton St.	Bloomington, IN 47404	On site

Price and Payment Terms

Client agrees to provide reasonable access to facilities, equipment, and personnel necessary to complete this effort. Unless otherwise noted, all work shall be performed during normal business hours (8:00 a.m. – 5:00 p.m. M-F, excluding holidays) at the location indicated. Travel expenses are estimated and include, but are not limited to, mileage, hotels, meals, airfare, rental car, parking fees, taxis, and tolls performed in accordance with the Presidio Advance Travel Policy. Client agrees to make timely payment for services rendered, including partial payments prior to final acceptance.

Presidio is providing a Fixed Fee Price as part of this Statement of Work. Presidio will invoice Client based on the project milestone(s) listed below:

Milestone Name	Amount	
Project Initiation		\$2,914.00
Project Closure		\$11,655.55
	Total	\$14,569.55

Presidio will bill Client upon completion of each Milestone. Invoices may contain multiple Milestones.

Expenses

Travel and incidental expenses incurred by Presidio in association with the execution of this Statement of Work are NOT included in the amounts listed above and are to be reimbursed to Presidio by Client at actual cost within 30 days of submission of invoice to Client. The expenses are estimated at \$93.72.

Travel Time

Travel to and from the work site(s) by Presidio resources in association with the execution of this Statement of Work is included in the pricing above.

The scope and pricing are valid for 60 days unless otherwise noted.

Authorized Client Signature	Title	Date
Authorized Presidio Signature	Title	Date

PRESIDIO.

QUOTE:

DATE:

PAGE:

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TO: City of Bloomington Mike Crump 401 N Morton St Suite 160 Bloomington, IN 47404 michael.crump@bloomington.in.gov (p) 812 349-3400 (f) (812) 323-3207				FROM:	Presidio Networked Sol James Dilbone 12272 Hancock St Carmel, IN 46032 jdilbone@presidio.com (p) +1.317.660.3016	utions Grou	ip, LLC
Custom	er#:	CITYB011		Contract Vel	hicle: *Open Market		
Account	t Manager:	Christy Roord					
Title:	ales Rep.		hherboad Comoroo				
Comme	nts:	Installation estimate doe Lift Rental if required no	s not include custom fabrication or painting t included				
#	Part #	Descrip	tion		Unit Price	Qty	Ext Price
1 F	PNM-9085RC	Z 5MP X 4	l outdoor Dome, PTRZ w/IR		\$2,279.90	4.00	\$9,119.60
2 8	SBP-390WM	W2 Wall Mo	unt accessory outdoor PTZ, white		\$129.00	4.00	\$516.00
3 5	SBP-300PMV	V1 Pole Mo	unt Adapter Acc SBP-300WMW1 Wht		\$47.40	4.00	\$189.60
4 PS-SVC-PHYSEC-FF F		SEC-FF Physical	Security Presidio Professional Services Fixed Fee		\$4,785.50	1.0000	\$4,785.50

Sub Total:
Shipping:
Grand Total:
Sub Total: Shipping: Grand Total:

PRESIDIO

QUOTE:

PAGE:

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Quote valid for 30 days. Payment of invoices are due within 30 days from date of invoice unless other terms are issued. Late payments are subject to interest charges of the lesser of 11/2% per month or the maximum amount allowed by law. All prices subject to change without notice. Supply subject to availability. This Quote is subject to Presidio's Standard Terms and Conditions below. Any changes to the following Terms and Conditions must be accepted in writing by Presidio, otherwise, CLIENT agrees to be bound by the following Terms and Conditions and pricing contained herein:

Pricing

Quoted prices exclude applicable taxes. Invoicing will include applicable taxes unless a valid tax exempt certificate is provided.

- The price included herein reflects a 3% discount for payment by cash, check or wire transfer. This discount will not apply in the event that CLIENT pays using a credit card or debit card. Prices exclude freight, handling or insurance (unless itemized in the quote).
- Pricing for Professional Services are best-effort estimates only. Actual pricing will be finalized as part of a mutually-agreeable Statement of Work.

Invoicing

• CLIENT is billed upon shipment from the manufacturer and shall accept and pay for partial shipment of products.

• Usage-Based Services Terms and Conditions. For Usage-Based Services purchased by CLIENT, Presidio shall invoice CLIENT once a month. Notwithstanding the amounts included on the applicable purchase order, the invoice for Usage-Based Services will vary from month to month based upon CLIENT's usage and CLIENT shall be obligated to pay all charges for the Usage-Based Services used by CLIENT in the previous month. If CLIENT is delinquent in its payment obligations for the Usage-Based Services, then, upon reasonable, prior notice, Presidio reserves the right to suspend or discontinue such services at its sole discretion. CLIENT acknowledges and agrees that such discontinuation or suspension by PRESIDIO will not constitute a breach of PRESIDIO'S obligations to CLIENT. CLIENT agrees to indemnify and hold harmless PRESIDIO for any resulting damages due to the suspension or discontinuation

of the Usage-Based Services due to CLIENT's delinquent or non-payment. • Enterprise Software, Licensing and Subscription Services ("Enterprise Agreement"). For Third-Party-provided, enterprise-based software licensing and services, Presidio shall invoice CLIENT according to the terms of the Enterprise Agreement between CLIENT and the Third Party. If CLIENT is delinquent in its payment obligations hereunder, then, upon reasonable, Prior notice, Presidio reserves the right to suspend or discontinue such services at its sole discretion. CLIENT acknowledges and agrees that such discontinuation or suspension by PRESIDIO will not constitute a breach of PRESIDIO'S obligations to CLIENT. CLIENT agrees to indemnify and hold harmless PRESIDIO for any resulting damages due to the suspension or discontinuation or non-payment.

Freight, Handling, Shipping • CLIENT will be billed for Presidio's and/or the manufacturer's freight charges.

• Title/Risk of loss passes to CLIENT Freight on Board (FOB) origin (FOB destination (CONUS) applicable to Federal Government CLIENTS only) unless otherwise agreed to in writing by Presidio. Orders shipped from a manufacturer to Presidio at CLIENT request for warehousing, configuration, storage or otherwise, shall be deemed to have been shipped to CLIENT FOB origin.

· Presidio accepts no responsibility / liability in connection with the shipment.

• International delivery services include (i) Consolidated billing in USD for all international deliveries (ii) Consolidated contracting with one entity, namely Presidio (iii) Single point of contact (iv) Freight forwarding including exportation permits, application of tariff headings, customs clearance (including import permits, licenses, certificates) (v) Asset Management, Tracking & Reporting

· Goods held in a Presidio warehouse either a) at the CLIENT's request or b) in the event CLIENT refuses to accept delivery, may be subject to warehousing fees of 1% of the list price of such goods.

Warranty and Limitation of Liability

• Product is warranted by the Manufacturer, not by Presidio. Please consult Manufacturer for warranty terms. IN NO EVENT SHALL PRESIDIO BE LIABLE TO CLIENT FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, EXEMPLARY, OR PUNITIVE DAMAGES OF ANY KIND WHATSOEVER, ARISING IN CONTRACT, TORT OR OTHERWISE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. PRESIDIO'S ENTIRE LIABILITY AND CLIENT'S EXCLUSIVE REMEDY FOR DAMAGES FROM ANY CAUSE WHATSOEVER, INCLUDING, BUT NOT LIMITED TO, NONPERFORMANCE OR MISREPRESENTATION, AND REGARDLESS OF THE FORM OF ACTIONS, SHALL BE LIMITED TO THE AMOUNT WHICH HAS BEEN ACTUALLY PAID TO PRESIDIO BY CLIENT FOR PRODUCTS HEREUNDER.

 CLIENTS return rights are subject to the return policies (& fees including restocking) of the applicable manufacturer
 A Presidio-issued Return Material Authorization (RMA) is required & needs to accompany returned items before any credit is issued to a CLIENT. Presidio reserves the right to deny RMA requests in the event the Manufacturer will not provide for an authorized return. If integration of product is performed at a Presidio facility, transfer of ownership occurs as of inception of integration regardless of shipment terms as manufacturers will not accept return of open product.

- CLIENTS have 15 calendar days from original ship date to request a RMA (unless shorter period is required by manufacturer) Items returned must be in original shipping cartons, unopened, unused, undamaged and unaltered failing which Presidio is entitled to reject acceptance of items or charge further fees • The CLIENT is responsible for shipping fees to the destination highlighted in the RMA
- · Opened software cannot be returned

Cancellation Policy

CLIENT's cancellation of purchase order rights are subject to the cancellation policies (& fees) of the applicable manufacturer

Leases

• In the event Presidio does not receive payment for leased goods purchased on the CLIENT's behalf from the applicable third-party financing entity, CLIENT is obligated to pay Presidio for all such goods as indicated in the applicable Presidio invoice.

Software terms

Software is subject to the license terms that accompany it.
 License terms are established between the CLIENT & owner of the software

• Unless Presidio is the owner or licensor, Presidio makes no representations and/or warranties relating to its operation, ownership or use.

• Delivery of software licenses are agreed to be accepted in electronic form from the third party software company. Otherwise, you agree to self-accrue any applicable sales tax at the rate in effect for the jurisdiction.

Term and Termination of Orders: Usage-Based Services, Enterprise Agreements and Multi-Year Orders

• The terms of use for Usage-Based Services (i.e. Cisco-provided WebEx or Software as a Service (Saas)) are established by the applicable third-party provider of such services either at The "Initial Term" of an order for Usage-Based Services and/or and Enterprise Agreement ("Order") starts on the date the Usage-Based Services and/or Enterprise Agreement are

available for use by CLIENT and lasts for the time period stated in the Order. After the Initial Term, unless prohibited by applicable law, there will be an automatic "Renewal Term" of the same length of time unless CLIENT notifies Presidio in writing that CLIENT does not want to renew at least sixty (60) days before the end of the then current Initial Term or Renewal Term. If the fees will change for the Renewal Term, Presidio will notify CLIENT reasonably in advance of the Renewal and in time for CLIENT to accept or reject renewing the Usage-Based Services and/or Enterprise Agreement. If CLIENT agrees with the fee changes, CLIENT may do nothing and the new fees will apply for the upcoming Renewal Term.

• Either party may terminate an Order by providing the other party written notice of termination at least sixty (60) days before the end of such Initial or Renewal Term. The termination will be effective on the last day of the Initial or Renewal Term and CLIENT will pay for the Usage-Based Services and/or Enterprise Agreement until the end of the current Initial or Renewal Term regardless of when CLIENT provided notice. Notwithstanding the foregoing, Usage-Based Services and Enterprise Agreements ordered are strictly non-cancelable during the Initial Term or Renewal Term except as otherwise provided in the applicable Service Terms and/or otherwise agreed upon in writing by Presidio. CLIENT will not be entitled to any refund for terminated Usage-Based Services or Enterprise Agreements during the Initial Term or Renewal Term except as agreed upon in writing by Provider and/or Presidio

Multi-Year Agreements

• For multi-year agreements, CLIENT expressly agrees to enter into a binding, non-cancelable agreement per the billing schedule set forth in the quote. THE CLIENT ACKNOWLEDGES AND AGREES THAT THE CLIENT'S AGREEMENT AND PAYMENTS FOR A MULTI-YEAR TRANSACTION ARE ESSENTIAL ELEMENTS OF THE BASIS OF THE BARGAIN BETWEEN THE PARTIES FOR MULTI-YEAR AGREEMENTS, SUCH THAT PRESIDIO WOULD NOT HAVE ENTERED INTO A MULTI-YEAR TRANSACTION WITHOUT SUCH AGREEMENT.

SmartNet (Third party Maintenance)



QUOTE:

DATE PAGE: 05/25/2022 3 of 3

Exhibit C

2001822011719-01

CLIENTS rights are subject to the terms provided by the applicable manufacturer. (per website address)
Delivery of software maintenance, including upgrades and updates are agreed to be accepted electronically. Otherwise, you agree to self-accrue applicable sales tax.

Confidential Information.

• CLIENT agrees that this quote is Presidio Confidential Information. CLIENT shall not disclose this quote to any third party for any purpose. CLIENT agrees to protect this Quote to the same extent that it protects its own Confidential Information, but with no less than a reasonable degree of care. Export Law Compliance.

CLIENT has been advised that any hardware or software provided to CLIENT via this Quote and/or subsequent purchase order may be subject to the U.S. Export Administration Regulations. CLIENT agrees to comply with all applicable United States export control laws, and regulations, as from time to time amended, including without limitation, the laws and regulations administered by the United States Department of Commerce and the United States Department of State. Miscellaneous Terms

Preprinted terms appearing on CLIENT Purchase Orders must be accepted in writing by Presidio to be applicable. Presidio's performance of such purchase order shall not constitute Presidio's acceptance of new or different terms, including pre-printed terms on such order. In absence of a purchase order, CLIENT agrees that its signature below grants Presidio the right to invoice CLIENT and authorizes payment to Presidio for the amounts owed.

Customer hereby authorizes and agrees to make timely payment for products delivered and services rendered, including payments for partial shipments

Customer Signature

Date

24-55 RESOLUTION OF THE REDEVELOPMENT COMMISSION OF THE CITY OF BLOOMINGTON INDIANA

APPROVAL OF AN AGREEMENT WITH PRESIDIO FOR HOPEWELL PHASE 1 EAST HARDWARE AND CAMERA INSTALLATION

- WHEREAS, pursuant to Indiana Code 36-7-14 *et seq.*, the Redevelopment Commission of the City of Bloomington ("RDC") and the Common Council of the City of Bloomington created an economic development area known as the Consolidated Economic Development Area ("Consolidated TIF"); and
- WHEREAS, in Resolution 18-10, the RDC approved a Project Review and Approval Form ("Form") which sought the support of the RDC for the purchase and redevelopment the Old Bloomington Hospital Site (Hopewell), including the Phase 1 East redevelopment ("Project"); and
- WHEREAS, the City wishes to install a new wireless infrastructure and cameras for the Project ("Services"); and
- WHEREAS, City staff solicited quotes for Services from Presidio Networked Solutions Group, LLC ("Presidio"); and
- WHEREAS, City staff have negotiated an agreement with Presidio for an amount not to exceed Forty-Nine Thousand One Hundred Seventy-Four Dollars and Forty-Three Cents (\$49,174.43) for the Services ("Agreement"), which is attached to this Resolution as Exhibit A; and
- WHEREAS, there are sufficient funds in the Consolidated TIF to pay for the Services pursuant to the terms of the Agreement; and
- WHEREAS, the City has brought the RDC an Amended Project Review Form ("Amended Form"), which is attached to this Resolution as <u>Exhibit B</u>.

NOW, THEREFORE, BE IT RESOLVED BY THE BLOOMINGTON REDEVELOPMENT COMMISSION THAT:

- 1. The RDC reaffirms its support of the Project, as set forth in the Amended Form, and reiterates that it serves the public's best interests.
- 2. The RDC finds the Project is an appropriate use of TIF, and that the Project serves the public's best interests.

- 3. The RDC hereby approves the Agreement and authorizes the City of Bloomington to expend an additional amount not to exceed Forty-Nine Thousand One Hundred Seventy-Four Dollars and Forty-Three Cents (\$49,174.43) to be payable in accordance with the terms of the Agreement ("Payment").
- 4. The Payment authorized above may be made from the Consolidated TIF. Nothing in this Resolution shall remove the requirement to comply with the City or the RDC's claims process.
- 5. The funding authorization contained in this Resolution is contingent upon the Board of Public Works approval of the Agreement. In the event that the Board of Public Works does not approve the Agreement, the funding authorizations contained in this Resolution shall have no effect. Staff is asked to ensure a fully executed copy of the Agreement is retained in the RDC's records.
- 6. Unless extended by the Redevelopment Commission in a resolution, the authorizations provided under this Resolution shall expire on December 31, 2025.

BLOOMINGTON REDEVELOPMENT COMMISSION

Deborah Myerson, Vice President

ATTEST:

0000 Sue Sgambelluri, Secretary

Date



Board of Public Works Staff Report

Project/Event:	Approve Change Order #1 for 2nd Street Tree Clearing Contract
Petitioner/Representative:	Engineering Department
Staff Representative:	Zac Rogers
Date:	March 25th, 2025

Report:

This contract was awarded to JR Ellington Tree Experts for the original contract amount of \$23,862.00. Change Order #1 includes the removal of five additional trees under the contract. This change order is in the amount of \$2582.00, bringing the total contract amount to \$26,444.

This contract includes the removal of selected trees along the proposed West 2nd Street Modernization and Safety Improvements Project

CONTRACT COVER MEMORANDUM



TO: Office of the Mayor

FROM: Engineering Department

DATE: March 25th, 2025

RE: Change Order #1 for 2nd Street Tree Clearing Contract

Contract Recipient/Vendor Name:	J R Ellington Tree Experts
Department Head Initials of Approval:	Andrew Cibor
Responsible Department Staff: (Return signed copy to responsible staff)	Zac Rogers
Responsible Attorney: (Return signed copy to responsible attorney)	Aleksandrina Pratt
Record Destruction Date: (Legal to fill in)	2037
Legal Department Internal Tracking #: (Legal to fill in)	25-234
Due Date For Signature:	03/25/2025
Expiration Date of Contract:	03/25/2026
Renewal Date for Contract:	N/A
Total Dollar Amount of Contract:	\$26,444.00
Funding Source:	\$10,042.00 4402-07-070000-54310 \$16,402.00 1101-07-070000-54310
W9/EFT Complete: (Staff Member of Responsible Dept. to fill in)	Yes
Affirmative Action Plan Complete (if applicable): (Staff Member of Responsible Dept. to fill in)	Yes
Procurement Summary Complete: (Staff Member of Responsible Dept. to fill in)	Yes

Summary of Contract: This project was awarded to JR Ellington Tree Experts for the original contract amount of \$23,862.00. Change Order #1 includes the removal of five additional trees under the contract. This change order is in the amount of \$2582.00, bringing the total contract amount to \$26,444.

City of Bloomington Contract and Purchase Justification Form

Vendor: J R Ellington Tree Experts

Contract Amount: \$26,444.00

This form should be completed and attached to the contract documents and forwarded to the Legal Department Attorney assigned to your Department. Contracts will not be approved by the Controller if a completed form is not included with the contract documents.

			PURCHASE INFORMAT	ΓΙΟΝ	
1.	Check the box beside the procure applicable)	ment m	nethod used to initiate this	s procurement: (Attach a quote o	r bid tabulation if
	Request for Quote (RFQ)		Request for Proposal (RFP)	Sole Source	Not Applicable (NA)
	Invitation to Bid (ITB)		Request for Qualification (RFQu)	s Emergency Purchase	
2.	List the results of procurement p	rocess.	Give further explanation	where requested.	Yes No
	# of Submittals: N/A	Yes	No	Was the lowest cost selected? (If no,	
	Met city requirements?	~		please state below why it was not.)	
	Met item or need requirements?	~			
	Was an evaluation team used?		~		
	Was scoring grid used?		~		
	Were vendor presentations requested?		 ✓ 		

3. State why this vendor was selected to receive the award and contract:

This contract was awarded to JR Ellington Tree Experts for the original contract amount of \$23,862.00. Change Order #1 includes the removal of five additional trees under the contract. This change order is in the amount of \$2582.00, bringing the total contract amount to \$26,444.

Zac Rogers

Project Manager

Engineering

Print/Type Name

Print/Type Title

Department



City of Bloomington, Indiana Change Order Details

2nd Street Tree Clearing

Description	This project shall include, but is not limited to, the removal of selected trees along the proposed West 2nd Street Modernization and Safety Improvements Project.
Prime Contractor	J.R Ellington Tree Experts 680 West That Road Bloomington, IN 47404
Change Order	1
Status	Pending
Date Created	03/17/2025
Туре	Scope Changes
Summary	Additional Tree Removal
Change Order Description	Five additional trees along the west side of Rogers Street have been identified as conflicting with the future construction. The contractor will remove these additional trees at the contract unit prices.
Awarded Project Amount	\$23,862.00
Authorized Project Amount	\$23,862.00
Change Order Amount	\$2,582.00
Revised Project Amount	\$26,444.00

Increases/Decreases

Line Number	Item ID	Unit	Unit Price	Current		Change		Revised	
				Quantity	Amount	Quantity	Amount	Quantity	Amount
Section: 1 - Description									
0002	201-02250	EACH	\$458.000	3.000	\$1,374.00	4.000	\$1,832.00	7.000	\$3,206.00
TREE, 10 IN, REMOVE									

Reason: Additional trees needing removed

				Funding Details					
			2nd Street	3.000	\$1,374.00	0.000	\$0.00	3.000	\$1,374.00
			Rogers Street	0.000	\$0.00	4.000	\$1,832.00	4.000	\$1,832.00
0003	201-02255	EACH	\$750.000	13.000	\$9,750.00	1.000	\$750.00	14.000	\$10,500.00

TREE, 18 IN, REMOVE

Reason: Additional trees needing removed

		Funding Details					
	2nd Street	13.000	\$9,750.00	0.000	\$0.00	13.000	\$9,750.00
	Rogers Street	0.000	\$0.00	1.000	\$750.00	1.000	\$750.00
2 items	Totals		\$11,124.00		\$2,582.00		\$13,706.00

Funding Summary

Fund Package	Original Amount	Authorized Amount	Pending Change	Revised Amount
2nd Street	\$16,402.00	\$16,402.00	\$0.00	\$16,402.00
Rogers Street	\$7,460.00	\$7,460.00	\$2,582.00	\$10,042.00
2 fund packages	\$23,862.00	\$23,862.00	\$2,582.00	\$26,444.00

Not valid until signed by the Engineer, Contractor, and Owner

Engineer	Contractor	Board of Public Works
Title	Title	Title
Date	Date	Date



Board of Public Works Staff Report

Project/Event:	Approve LPA-Consulting Contract with Butler, Fairman & Seufert, Inc. for Preliminary Engineering Services for the Dunn Street Multiuse Path Project
Petitioner/Representative:	Engineering Department
Staff Representative:	Neil Kopper, Senior Project Engineer
Date:	3/25/2025

Report: Note that this contract approval replaces a previous version in order to comply with federal funding requirements. This project will begin with a conceptual scoping exercise, but is expected to construct a multiuse path on North Dunn Street from the SR45/46 Bypass to Clover Lane. The project is programmed in the Metropolitan Planning Organization's Transportation Improvement Program to use up to \$1,551,100 of federal funding for construction.

BF&S was selected to perform design services for this project based on their response to a projectspecific request for information. This contract is set at a not-to-exceed amount of \$659,417.00. Construction of this project is anticipated in 2028.

Project Approvals Timeline					
<u>Approval Type</u>	<u>Status</u>	<u>Date</u>			
Funding Approval	N/A	N/A			
Design Services Contract	Current Item	3/25/2025			
ROW Services Contract	Future	TBD			
Public Need Resolution	Future	TBD			
Construction Inspection Contract	Future	TBD			
Construction Contract	N/A - INDOT	TBD			

CONTRACT COVER MEMORANDUM



TO:	Office of the Mayor
FROM:	Engineering Department
DATE:	3/20/2025
RE:	Approval of LPA-Consulting Contract with Butler, Fairman & Seufert,
	Inc. for Preliminary Engineering Services for the Dunn Street Multiuse
	Path Project

Contract Recipient/Vendor Name:	Butler, Fairman & Seufert, Inc.		
Department Head Initials of Approval:	Andrew Cibor		
Responsible Department Staff: (Return signed copy to responsible staff)	Neil Kopper		
Responsible Attorney: (Return signed copy to responsible attorney)	Aleks Pratt		
Record Destruction Date: (Legal to fill in)	2039		
Legal Department Internal Tracking #: (Legal to fill in)	25-077		
Due Date For Signature:	3/25/2025		
Expiration Date of Contract:	Estimated 12/1/2028		
Renewal Date for Contract:	N/A		
Total Dollar Amount of Contract:	\$659,417.00		
Funding Source:	4665-18-180000-54510		
W9/EFT Complete: (Staff Member of Responsible Dept. to fill in)	Yes		
Affirmative Action Plan Complete (if applicable): (Staff Member of Responsible Dept. to fill in)	Yes		
Procurement Summary Complete: (Staff Member of Responsible Dept. to fill in)	Yes		

Summary of Contract: Note that this contract approval replaces a previous version in order to comply with federal funding requirements. This project will begin with a conceptual scoping exercise, but is expected to construct a multiuse path on North Dunn Street from the SR45/46 Bypass to Clover Lane. The project is programmed in the Metropolitan Planning Organization's Transportation Improvement Program to use up to \$1,551,100 of federal funding for construction. BF&S was selected to perform design services for this project based on their response to a request for proposals. This contract is set at a not-to-exceed amount of \$659,417.00. Construction of this project is anticipated in 2028.



City of Bloomington Human Rights Commission

TO: Butler, Fairman, and Seufert, Inc.

EXPIRATION: 5/25/2025

Dear Board Members:

I have reviewed the affirmative action plan for Butler, Fairman, and Seufert, Inc., which is on file with the City Legal Department. I find the plan acceptable under the City of Bloomington Human Rights Ordinance and under the Contract Compliance Regulations. I will retain a copy of the plan in my files.

Sincerely,

<u>Audrey Brittingham</u> Audrey Brittingham

Audrey Brittingham Assistant City Attorney

Cc: File Bidder

DUNN STREET MULTI-USE PATH DESIGN SERVICES AGREEMENT SUPPLEMENTAL INFORMATION PACKET

BUTLER, FAIRMAN AND SEUFERT PREQUALIFICATION LETTER



INDIANA DEPARTMENT OF TRANSPORTATION

100 North Senate Avenue Room N758-PQ Indianapolis, Indiana 46204 PHONE: (855) 463-6848

Eric Holcomb, Governor Michael Smith, Commissioner

April 19, 2024

Prequalification Section (317) 232-5094

John Brand Butler, Fairman and Seufert, Inc. 8450 Westfield Blvd., Suite 300 Indianapolis, IN 46240

Re: Consultant Prequalification

Dear John Brand:

The Consultant Prequalification Financial Update Application submitted on 4/12/2024 has been reviewed by this office. Your firm has been prequalified to provide consulting services to the Indiana Department of Transportation (INDOT) in the work groups listed on the attached Work Type Certification, effective 04/19/2024. This approval supersedes any previous approval for prequalification but is subject to revision or modification in accordance with the most current edition of the INDOT Consultant Prequalification Manual. Your Financial approval will expire on 03/30/2025. Your General/Technical approval will expire on 09/30/2025.

Your Firm's annual contracting capacity for the CPA Audit Level is \$38,210,354.00 for the fiscal period that ended on 9/30/2023. Your firm was approved for this financial level as notified separately by the External Audit Section. The requested and approved financial level determines the firm's service limitations as stated in the INDOT Consultant Prequalification Manual. Consultant firms must submit their annual financial application within 180 calendar days of the end of each fiscal year.

You are required to submit a modification application in the event of any changes in firm ownership, firm address, form of business entity under which the firm operates, manpower significant enough to affect the firm's qualifications or capacity (or operations of laboratories, facilities, etc.), financial status (such as filing for bankruptcy), or any other change which affects an element INDOT considers when prequalifying a consultant. The Consultant must notify INDOT within 15 days of any change in the information provided in its Prequalification Application and submit a modification application in a timely manner. Failure to submit a modification application within 15 days after the initial notification will result in the loss of the Consultants Prequalification Status.

Please contact Mr. John Leming, Consultant Prequalification Research Analyst at 317-234-4917 if you have any questions on this matter.

Respectfully,

John A. Leming Prequalification Research Analyst

cc: Prequalification File External Audit

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Prequalified Work Type Certification

Issued By

Indiana Department of Transportation

Date Printed: 04/19/2024

Butler, Fairman and Seufert, Inc.

Valid Work Groups

Effective:	04/1	9/2024 E	Expires on:	09/30/2025
Work Type C	ode	Work Type Description		Qualifying Person(s)
2.2		Traffic Forecasting		Williard, Troy D
3.1		Non-Complex Traffic Capacity and Operations A	nalysis	Williard, Troy D
3.2		Complex Traffic Capacity and Operations Analys	sis	Williard, Troy D
4.1		Traffic Safety Analysis		Williard, Troy D
5.1		Environmental Document Preparation - EA/EIS		Bennett, Neal E
5.2		Environmental Document Preparation - CE		Bennett, Neal E
5.3		Environmental Document Preparation - Section	4(f)	Bennett, Neal E
5.4		Ecological Surveys		Bennett, Neal E
5.5		Wetland Mitigation		Bennett, Neal E
5.6		Waterway Permits		Bennett, Neal E
5.10		Historical/Architectural Investigations		Biggio, Elizabet
5.13		ESA Screening and Phase I ESA		Bennett, Neal E
6.1		Topographic Survey Data Collection		Gosewehr, Eugene K Neal, Mark W
8.1		Non-Complex Roadway Design		Wheatley, Christopher W
8.2		Complex Roadway Design		Isaacs, Daniel J Wheatley, Christopher W

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Work Type Code	Work Type Description	Qualifying Person(s)	
8.3	Roundabout Design		
		Langille, Andrea M	
9.1	Level 1 Bridge Design		
		Matel, Michael Wright, Bryan W	
9.2	Level 2 Bridge Design	Matal Michael	
		Wright, Bryan W	
10.1	Troffic Signal Dasian		
10.1	Traine Signal Design	Williard, Troy D	
10.2	Troffic Signal System Design		
10.2	Traine Signal System Design	Williard. Trov D	
10.2	Complex Deceluer Cine Decise		
10.5	Complex Roadway Sign Design	Williard. Trov D	
10.4	Lighting Decise	, - ,	
10.4	Lighting Design	Williard. Trov D	
11 1	Pight of Way Plan Davalanment		
11.1	Right of way Flan Development	Friend, Brent A	
		Nick, Randall A	
12.1	Project Management for Acquisition Services		
		Francis, Ronald L	
12.2	Title Research		
		Friend, Brent A	
12.3	Value Analysis		
		Alexander, Craig E	
12.4	Appraisal		
		Alexander, Craig E	
12.5	Appraisal Review		
		Alexander, Craig E	
12.6	Negotiation		
	-	Francis, Ronald L	
12.7	Closing		
		Francis, Ronald L	
13.1	Construction Inspection	Riesecker Michael W	
		BOOKS, Jeremy	

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Work Type Code	Work Type Description	Qualifying Person(s)
14.1	Regular Bridge Inspection	
		Olson, Jonathan D
14.2	Complex Bridge Inspection	
		Olson, Jonathan D
14.4	Small Structure and Miscellaneous Structure Inspections	
		O'Brien, Chris
		Olson, Jonathan D
14.5	Bridge Load Capacity Rating & Other Bridge Analysis/Testing	
		Olson, Jonathan D
16.1	Utility Coordination	
		Hintz, Kevin A
17.1	Drainage Design for Driveway Permits	
		Langille, Andrea M
17.2	Small Structure and Pipe Hydraulic Design	
		Langille, Andrea M
17.3	Storm Sewer and Detention Design	
		Langille, Andrea M
17.4	Bridge Hydraulic Design	
		O'Brien, Chris
		Wright, Bryan W

ny Z

John A. Leming Prequalification Research Analyst

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cc: Prequalification File

BUTLER, FAIRMAN AND SEUFERT AUDITED OVERHEAD LETTER

INDIANA DEPARTMENT OF TRANSPORTATION



100 North Senate Avenue Room N749 Indianapolis, Indiana 46204 Eric Holcomb, Governor Michael Smith, Commissioner

External Audit <u>http://www.in.gov/indot/2846.htm</u> Division of Economics, External Audit, and Performance Metrics

April 19, 2024

Re: Report on Review of Financial Prequalification submission **24-15-106** For Fiscal Year Ending: September 30, 2023

Butler, Fairman & Seufert, Inc. Michael Eichenauer, Executive Vice President 8450 Westfield Blvd. Indianapolis, IN 46240

Dear Mr. Eichenauer:

External Audit has reviewed the Financial Prequalification submittal by Butler, Fairman & Seufert, Inc. for the fiscal year ending September 30, 2023. This notice is to report the results of the financial review. For further information regarding the overall Prequalification status of your firm, including technical requirements, please contact the Prequalification Section directly.

We reviewed an Indirect Cost Schedule and associated required documents for Financial Prequalification submitted for the CPA Audited Level as application #58219.

Per the Mayer Hoffman McCann P. C. report, the Indirect Cost Schedule was audited in accordance with generally accepted government auditing standards issued by the Comptroller General of the United States and 48 CFR Part 31, with an audited indirect cost rate of 189.21%, facilities capital cost of money rate of 0.99% and expressed the opinion that these rates present fairly, in all material respects, the direct labor, fringe benefits, and general overhead of Butler, Fairman & Seufert, Inc. for the period ending September 30, 2023

Indiana Department of Transportation (INDOT) accepts the use of these rates for invoicing of services provided during the firm's fiscal period covered by this report, for contracts with or administered through the agency. Acceptance of these rates for this use does not constitute "establishment of a rate by a cognizant agency" for the purpose of applying the regulations published in Title 23 CFR Sect. 172.7. INDOT also accepts the use of these rates as provisional rates for estimating, negotiating, and billing current contracts with or administered through the agency. This provisional rate acceptance expires March 30, 2025. Costs billed to contracts with federal participation are subject to audit for compliance with the cost principles contained in 48 CFR Part 31. With the financial prequalification accepted at the CPA Audited Level, this firm is not restricted to total annual billings of less than \$250,000.00 for a contract or contracts with or administered through INDOT.

Total wages and salaries (not including bonuses, profit share, company retirement contributions, or other unallowable forms of indirect compensation) were submitted as \$10,740,723 Direct and \$8,364,454 Indirect, for a total of \$19,105,177.





INDIANA DEPARTMENT OF TRANSPORTATION

100 North Senate Avenue Room N749 Indianapolis, Indiana 46204

Eric Holcomb, Governor Michael Smith, Commissioner

The audited financial submission for this firm documents the separation of direct and unallowable indirect vehicle operating costs, from allowable indirect vehicle operating costs. This firm may bill and be reimbursed for direct miles billed for contracted services in accordance with State statute and policy.

Issues concerning the financial data submitted to the Agency and the allowable indirect cost rates accepted by External Audit are subject to the following procedures. All CPA workpapers used as the basis to establish an audited overhead rate must be made available to INDOT for review at a location of mutual agreement, as determined by INDOT and the consultant firm. The consultant firm named above is solely responsible for all costs billed by the firm's Independent CPA related to the review of the auditor's work papers by the agency. INDOT and American Council of Engineering Companies agreed to the implementation of a Dispute Resolution Procedure effective January 1, 2008. Firms wishing to dispute the indirect cost rates allowed by the agency may request a meeting with Natalya Clark, Manager of External Audit, (<u>NClark@INDOT.IN.GOV</u>).

This letter is for internal use only and shall not be used for any other purpose. Occasionally, INDOT receives requests from other state transportation agencies to share the financial data for firms providing financial prequalification submissions to our agency, and we may respond to those requests. Firms offering "engineering and design services", as defined under 23 USC 112(b) (2) (A), who have submitted financial data for Prequalification with INDOT will receive a notification from External Audit summarizing any such data provided and identifying the agency and contact person receiving the information.

If you have any questions or concerns regarding your financial submission or the allowable indirect cost rate for your firm, you may contact External Audit directly.

Sincerely,

Penny Royer-Pitcock

Penny Royer-Pitcock, Auditor Phone: 317-232-0112 PRoyerPitcock@indot.in.gov

cc: John Brand, President, Butler, Fairman & Seufert, Inc. Natalya Clark, Manager of External Audit, INDOT Matthew Sutton, Prequalification Engineer, INDOT John Leming, Consultant Prequalification Analyst, INDOT



INDOT PROFIT MATRIX WORKSHEET

INDOT Consultant Contracts Profit Calculation Worksheet

<u>Additives</u>			<u>% Add On</u>	<u>Select</u>	<u>Base =</u> 7.00%
	Complexity				
		Low	0.0		
		Low/Mid	0.5		
		Mid	1.0		
		Mid/High	1.5		
		High	2.0		1.50%
	Cost				
		>\$10,000,000	0.0		
		<mark>>\$2,000,000 & <=\$10,000,000</mark>	0.5		
		>\$500,000 & <=\$2,000,000	1.0		
		<=\$500,000	1.5		0.50%
	Duration				
		<3 years	0.0		
		>=3 years & <5 years	0.3		
		>=5 years	0.7		0.30%
	Overhead				
		>190%	0.0		
		<mark>>180% & <=190%</mark>	0.7		
		>160% & <=180%	1.4		
		>120% & <=160%	2.1		
		<=120%	2.8		0.70%
				Calculated Total	10.00%

Minimum Possible Rate 7.0% Maximum Possible Rate 14.0%

BUTLER FAIRMAN AND SEUFERT AUDITED RAW LABOR RATES

Escalated Billing Rate Calculation (Short Version) BUTLER, FAIRMAN AND SEUFERT, INC. REGULAR **BILLING RATES**

Audited Wage Rates 2025

Annual Increase Avg. $\rightarrow \rightarrow \rightarrow \rightarrow$ Cla

SS	ifi	са	ti	on	
33		u			

Classification	
E-V Engineer V (Principal Engineer)	81.84
Overtime	
E-IV Engineer IV	70.77
Overtime	
E-III Engineer III	61.80
Overtime	
E-II Engineer II	47.00
Overtime	
E-I Engineer I	35.56
Overtime	
EA-III Engineer's Assistant III	61.30
Overtime	
EA-II Engineer's Assistant II	53.93
Overtime	
EA-I Engineer's Assistant I	33.23
Overtime	
FP-V Field Personnel V	79.33
Overtime	
FP-IV Field Personnel IV	59.22
Overtime	
FP-III Field Personnel III	45.48
Overtime	
FP-II Field Personnel II	38.15
Overtime	
FP-I Field Personnel I	29.67
Overtime	
SP-I Support Personnel I	22.92
Overtime	
C-II Clerical II	48.93
Overtime	
C-I Clerical I	29.04
Overtime	
P-III Planner III	49.55
Overtime	
P-II Planner II	37.87
Overtime	
P-I Planner I	32.31
Overtime	
EI-I Engineer Intern I	22.83
Overtime	

MANHOUR FEE JUSTIFICATION SHEETS
MAN-HOUR JUSTIFICATION CONCEPTUAL ANALYSIS DUNN STREET TRAIL

			MA	N-HOURS B	Y CLASSIFIC	ATION	
DESCRIPTION		E-IV	E-III	E-II	E-I	EA-III	EA-II
Obtain CIS Linework and Aerial Data						1	
Obtain GIS Contours and Create Existing Surface						1	2
Develop Concentual Linework for 2 Ontions			3	8		2	12
Develop Conceptual Elinework for 2 Options			1	0		1	10
Develop Bight-of-Way Impact Matrix			2			1	10
Develop Concentual Cost Estimates			1	8			
Develop Conceptual Cost Estimates			21	0			
Review and Revisions			21	2		1	1
			2	2		· ·	
		0	30	18	0	6	26
		\$70.77	\$61.80	\$47.00	\$35.56	\$61.30	\$53.93
		\$0.00	\$1,854.00	\$846.00	\$0.00	\$367.80	\$1,402.18
Total Direct Labor		\$4,469.98					
Overhead at <u>1.8921</u>		\$8,457.65					
Total Direct Labor and Overhead		\$12,927.63					
Profit	10.00%	\$1,292.76					
Cost of Capitol	0.99%	\$44.25					
TOTAL LABOR COSTS		\$14,264.64					
EXPENSES (Application Fee)		\$0.00					
TOTAL		\$14,264.64					
	USE	\$14,200					

Fee Summary



Project: Bloomington Dunn Street Multi-Use Path Client: Butler Fairman & Seufert DES. No.:

Contract No.: N/A

2400042

Task	Fee Type	Proposed Fee
6.1 Topographic Survey	Lump Sum	\$48,000.00
6.3 Location Control Route Survey	Lump Sum	\$7,100.00
Total Proposed Fee		\$55,100.00

6.1 Topographic Survey

SJCA BY: DGK Date: 3/17/2025

Project: Bloomington Dunn Street Multi-Use Path

Client: Butler Fairman & Seufert

Des. No.: 2400042

Contract No.: N/A

		STAFF H	OURS BY CLASSIFI	CATION			
DESCRIPTION	Professional	Survey Project	Survey Party	Survey	Survey CAD		
	Surveyor	Manager	Chief	Technician	Technician	Total Hours	Total Fee/Task
Preparation and Initial Research	4	8				12	\$2,227.24
Send Survey Notices		2				2	\$312.00
Request Utility Locations		2				2	\$312.00
Locate Monuments		12	12	12		36	\$4,240.44
GPS Horizontal Control			12	12		24	\$2,368.44
Project Horizontal Control			4	4		8	\$789.48
Run Level Circuit			4	4		8	\$789.48
Topographic Survey			40	40		80	\$7,894.80
Detail Structures						0	\$0.00
Sewer Structure Details			8	8		16	\$1,578.96
Download & Draft Topography					64	64	\$6,714.88
Determine Alignment Location	2	4				6	\$1,113.62
Determine Boundaries	6	18				24	\$4,276.86
Set & Reference Alignment		2	4	4		10	\$1,101.48
Complete Field Book Information	2	4			8	14	\$1,952.98
QC/QA	4					4	\$979.24
Travel Time			16	16		32	\$3,157.92
Supervision	8	16				24	\$4,454.48
TOTAL	26	68	100	100	72	366	\$ 44,264.30
Average Rate (2025)	\$244.81	\$156.00	\$110.24	\$87.13	\$104.92		
TOTAL LABOR COST	\$6,365.06	\$10,608.00	\$11,024.00	\$8,713.00	\$7,554.24		\$44,264.30
		DIRECT EXPENS	FS				
Mileage	4	Trips x	240	Mi/Trip x	\$0.40	per Mi	\$384.00
Lodging	2	Persons x	8	Davs x	\$110.00	per Day	\$1.760.00
Per Diem	2	Persons x	10	Days x	\$41.00	per Day	\$820.00
Copies	125	Copies x	\$1.00	per Copy		, ,	\$125.00
Deed Research	25	Deeds x	\$25.00	per Deed			\$625.00
Recorded LCRSP			·				\$0.00
TOTAL DIRECT EXPENSES							\$3,714.00
TOTAL FEE							\$47,978.30
PROPOSED LUMP SUM FEE							\$48,000.00

6.3 Location Control Route Survey

Project: Bloomington Dunn Street Multi-Use Path

Client: Butler Fairman & Seufert

Des. No.: 2400042

Contract No.: N/A

		STAFF H	IOURS BY CLASSIF	ICATION			
DESCRIPTION	Professional	Survey Project	Survey Party	Survey	Survey CAD		
	Surveyor	Manager	Chief	Technician	Technician	Total Hours	Total Fee/Task
Preparation and Initial Research						0	\$0.00
Send Survey Notices						0	\$0.00
Request Utility Locations						0	\$0.00
Locate Monuments						0	\$0.00
GPS Horizontal Control						0	\$0.00
Project Horizontal Control						0	\$0.00
Run Level Circuit						0	\$0.00
Topographic Survey						0	\$0.00
Detail Structures						0	\$0.00
Sewer Structure Details						0	\$0.00
Download & Draft Topography						0	\$0.00
Determine Alignment Location						0	\$0.00
Determine Boundaries						0	\$0.00
Set & Reference Alignment						0	\$0.00
Complete Field Book Information						0	\$0.00
Prepare Location Control Route Survey	4	8			40	52	\$6,424.04
Travel Time						0	\$0.00
QC/QA	2					2	\$489.62
Supervision						0	\$0.00
TOTAL	6	8	0	0	40	54	\$ 6,913.66
Average Rate (2025)	\$244.81	\$156.00	\$110.24	\$87.13	\$104.92		
TOTAL LABOR COST	\$1,468.86	\$1,248.00	\$0.00	\$0.00	\$4,196.80		\$6,913.66
		DIRECT EXPENS	ES		-		
Mileage	0	Trips x	240	Mi/Trip x	\$0.40	per Mi	\$0.00
Lodging	0	Persons x	7	Days x	\$110.00	per Day	\$0.00

-odBing	•	т стоото х	,	Daysk	9110.00	perbay	φ0.00
Per Diem	0	Persons x	9	Days x	\$41.00	per Day	\$0.00
Copies	0	Copies x	\$1.00	per Copy			\$0.00
Deed Research	0	Deeds x	\$25.00	per Deed			\$0.00
Recorded LCRSP							\$100.00
FOTAL DIRECT EXPENSES							\$100.00
FOTAL FEE							\$7,013.66
PROPOSED LUMP SUM							\$7.100.00

BY: DGK Date: 3/17/2025

MAN-HOUR JUSTIFICATION TRAIL DESIGN FEE DUNN STREET TRAIL

DESCRIPTION	E-IV	E-III	E-II	E-I	EA-III	EA-II				
Design Coordination	2	12								
Prepare Preliminary Typical Cross Sections		6				12				
Prepare Preliminary Plan and Profile		8		24	40	120				
Establish Grade Controls		2				6				
Design Preliminary Grade and Geometrics		12		8		40				
Level One Checklist and Design Computations		14								
Prepare Preliminary Cross Sections		2			4	60				
Preliminary Estimate		4	12							
STAGE 1 PLAN SUBMITTAL			6							
			-							
Design Coordination	2	14								
Prenare Preliminary Plat No. 1	2	14			2	16				
Preliminary Intersection and Drive Details		1			2	20				
Establish Construction Limits and Proposed Pight of Way		1			~ ~	12				
Povice Plan and Profile Shoets		1			10	60				
Dreliminany Cignogo		4			12	10				
Preliminary Signage		1				12				
Preinininary Pavement Markings		1	2		2	0				
Miscellaneous Detalls		1	2		2	20				
		8	12			40				
Detail Cross Sections		1			2	24				
Level 1 Check List and Design Computations		4	8	12						
Preliminary Estimate Update		1		8						
	2	12								
PRELIMINARY FIELD CHECK MEETING		8	8							
Design Coordination	2	14								
Final Plan and Profile Sheets		4	8		16	100				
Temporary Erosion Control Plan		2			4	50				
Final Pavement Markings		2		4		16				
Finalize Approach Table		1	4			8				
Final Intersection Details		1	4		12					
Complete Misc. Data Tables		1	4		12					
Finalize Cross Sections		2			8	60				
Final Miscellaneous Details		2	1		2	12				
Review Utility Relocation Plans with Utility Coordinator		6								
Final Quantity Calculations		2		12						
Prepare Special Provisions		1	16							
Final Construction Cost Estimate		1		8						
QC/QA	2	12								
STAGE 3 REVIEW SUBMISSION SUBMITTAL			6							
Design Coordination	1	8								
Revise Plans per Final Check Print Review		8		12		60				
Revise Plans per Right-of-Way Requests		12			8	60				
Special Provision Menu		2		2						
Forms for Submittal		4	8							
QC/QA	2	8								
FINAL TRACINGS SUBMITTAL	-	Ŭ	6							
	13	210	105	90	126	816				
	\$70.77	\$61.80	\$47.00	\$35.56	\$61.30	\$53.03				
	\$020.01	\$12,978,00	\$4,935,00	\$3 200 40	\$7 723 80	\$44,006,88				
Total Direct Labor	\$73 764 09	φ12,970.00	φ4,900.00	\$3,200.40	ψ1,125.00	φ 44 ,000.00				
Overhead at 1 8021	\$130 FEO 03									
Total Direct Labor and Querbood	\$139,309.03				<u> </u>					
Total Direct Labor and Overnead	\$213,333.12									
Prolit 10.0%	\$21,333.31									
	\$730.26									
	\$235,396.70									
DIRECT EXPENSE: 20 trips @ 160 mi. * 0.49	\$1,568.00									
TOTAL	\$236,964.70									
					ļ	ļ				
USE	\$237,000									
	1	1	1	1	1	1				

MAN-HOUR JUSTIFICATION Bloomington Dunn St Drainage

DESCRIPTION		E-IV	E-II	E-I	
	Hours				
Administration	10				
Kick Off Meeting & Prep			2	2	
Design Progress Meetings & Prep (1 meetings)		2	2	2	
Drainage Design	201				
Hydraulic Modeling			10	120	
Report			5	40	
QCQA		5	5		
Inlet Spacing Calculations				16	
Otermuster Ouelity	04			00	
Stormwater Quality	31	2	5	20	
Structural BMP Design		Z	Z		
QCQA					
Construction Observation - Water Resources	14				
Shop Drawing Review		1	4	2	
Answering Contractor and Inspector Questions		1	4	2	
Total Hours		13	39	204	
Raw Rates		70.77	47	35.56	
Factored		\$920.01	\$1,833.00	\$7,254.24	
Total Direct Labor		\$10,007.25			
Overhead at 1.8921		\$18,934.72			
Total Direct Labor and Overhead		\$28,941.97			
Profit (10%)		\$ 2,894.20			
Cost of Capital (0.99%)		\$ 99.07			
TOTAL LABOR COST		\$ 31,935.24			
				•	•
	USE	\$ 32,000.00			

MAN-HOUR JUSTIFICATION RETAINING WALL DESIGN FEE DUNN STREET TRAIL

			M	AN-HOURS B	Y CLASSIFIC	ATION	EA-II 24 12 36 \$53.93 \$1,941.48						
DESCRIPTION		E-IV	E-III	E-II	E-I	EA-III	EA-II						
Determine Wall Locations and Limits			2										
Select Wall Type			2										
Preliminary Wall Details			2			12	24						
Final Wall Details			2			4	12						
Wall Quantities and Cost Estimate				4									
QA/QC		2	2										
		2	10	4	0	16	36						
		\$70.77	\$61.80	\$47.00	\$35.56	\$61.30	\$53.93						
	9	\$141.54	\$618.00	\$188.00	\$0.00	\$980.80	\$1,941.48						
Total Direct Labor	\$	3,869.82											
Overhead at <u>1.8921</u>	\$	7,322.09											
Total Direct Labor and Overhead	\$1	1,191.91											
Profit 10.	0% \$	1,119.19											
Cost of Capitol 0.9	9%	\$38.31											
TOTAL LABOR COSTS	\$1	2,349.41											
DIRECT EXPENSE		\$0.00											
TOTAL	\$1	2,349.41											
U	SE §	\$12,500											

MAN-HOUR JUSTIFICATION PROJECT ADMINISTRATION DUNN STREET TRAIL

I

			MA	N-HOURS B	Y CLASSIFIC	ATION		
DESCRIPTION		E-IV	E-III	E-II	E-I	EA-III	EA-II	
Meetings with City, INDOT, and Other Stakeholders		1	30					
Status Reports			20					
Budget Administration and Billings			14					
Subconsultant Coordination			16					
		1	80	0	0	0	0	
		\$70.77	\$61.80	\$47.00	\$35.56	\$61.30	\$53.93	
		\$70.77	\$4,944.00	\$0.00	\$0.00	\$0.00	\$0.00	
Total Direct Labor		\$5,014.77						
Overhead at <u>1.8921</u>		\$9,488.45						
Total Direct Labor and Overhead		\$14,503.22						
Profit	10.00%	\$1,450.32						
Cost of Capitol	0.99%	\$49.65						
TOTAL LABOR COSTS		\$16,003.18						
EXPENSES		\$0.00						
TOTAL		\$16,003.18						
	USE	\$16,000						



MAN-HOUR JUSTIFICATION CITY OF BLOOMINGTON DUNN STREET TRAIL UTILITY COORDINATION SERVICES

MAN-HOURS BY CLASSIFICATION								LABOR COSTS					
DESCRIPTION:	Year Hours	E-V	E-IV	E-III	E-II	E-I	EA-III	EA-II	EA-I	FP-IV	FP-II	FP-I	PER TASK
UTILITY COORDINATION													
Administration													
Utility Coordination Project Management	2027		2										\$488.51
Project meetings and monthly reports	2027				6								\$973.45
811 Tickets for Survey													
Coordinate with survey department on timing	2025				1								\$149.99
Submit Indiana 811 locate tickets for project limits	2025				1								\$149.99
Monitor 811 responses through phone, email, and online system	2025				4								\$599.95
Escalate non-responders to utility coord. Contacts if needed	2025				2								\$299.97
Initial Notices and Utility Research													
Perform a 811 design ticket and contact utilities	2025				1								\$149.99
Perform area research, confirm contact information, etc.	2025				1								\$149.99
Prepare, send, verify and receive initial notice letters	2025				6								\$899.92
Follow-up with non-responders and obtain utility easements	2025				4								\$599.95
Verification Phase													
Prepare, send (w/plans) and verify receipt of letter	2025				2								\$299.97
Review verification responses	2025				4								\$599.95
Update topo with reviewed verification response information	2025							2					\$344.20
Coordination additional field locates needed for missing utilities	2025				2								\$299.97
Conflict Analysis													
Prepare, send (w/plans) and verify receipt of letter	2026				2								\$311.97
Review conflict responses with PM	2026				6								\$935.92
Coordinate potential design changes with utilities	2026				1								\$155.99
Constructability Review	2026		1										\$234.87
Field Check & Utility Coordination Meetings													
Set up and notify utilities of meeting	2026				1								\$155.99
Attend Meetings and site visits with utilities	2026				10								\$1,559.86
Coordinate potential design changes with utilities & PM	2026				4								\$623.95
Work Plan Request, Coordination, and Approval					-								
Send letter requesting work plan and verify receipt	2026				2								\$311.97
Follow-up emails, calls, etc. to receive work plans	2026				8								\$1,247.89
Review work plans and coordinate updates	2026		1		4								\$858.82
Review relocation drawings and coordinate for compatability	2026		1		4								\$858.82
CAD file preparation for send-out to utilities	2026							2					\$357.99
Draft and send approved work plan notices	2027				4								\$648.96
Tarada a Danara ta Nationa ta Danara da Arra ana ata													
Tracings Documents, Notice to Proceeds, Agreements	2027												6462.24
Prepare utility coordination certification	2027				1								\$162.24
Prepare no involvement railroad coord. Certification	2027				2								\$324.48
Prepare and update Utility Relocation Gantt Chart	2027				4								\$648.96
Prepare utility compliation relocation PDFs	2027				6								\$973.45
Prepare utility special provision	2027		1		4								\$893.22
Prepare, Route, coordinate License of Agreement approvais	2027		4		4								\$1,025.99
Bronaro SUE Blanc	2026		1		4								¢050 03
Coordinate SUE plans with provider	2020		1		4								\$858.82 ¢050.02
Part time field eversight during provider work	2020		1		10								\$838.82 ¢1 EE0 96
Survey pickup of SLIE work performed	2020				10						10	10	\$1,335.80
Brocoss of SUE pickup data	2020							2		2	10	10	\$2,231.08
Poviow SLIE results and discuss with DM	2020		1		4			2		2			\$751.00 \$959.93
Incorporate SLIE information into project deliverables	2026		-		2								\$311.97
incorporate 302 information into project deliverables	2020				2								\$311.57
UTILITY COORDINATION CONSTRUCTION PHASE													
Prepare for and attend Pre-Construction meeting	2028				6								\$1 012 32
Prepare and send out notice to proceeds	2020				1	1							¢6/19 06
Coordinate completion of dependency items (staking clearing otc.)	2027				2	1							\$048.90 \$27/ /0
Sand letters & communication follow-up during utility progress	2027		1	1	12	1			t	1	1	1	\$1 0/6 90
Complete final site visit to confirm utility relocation appear correct	2027				6	1							¢070 ۸۵ ¢070 ۸۵
Notify relevant parties when utility relocations are complete	2027		1	1	2	1			1	1	1	1	\$57.3.45
Attend field meetings and construction meetings	2027		2	1	4	1			1	1	1	1	\$324.40 \$1 103 03
Assist to resolve unforseen utility problems	2028		1	1	2	1				1	1	1	¢501 //6
resist to resolve uniorseen utility problems	2020		-	1	-	1			t	1	1	1	\$551.40
		μ	1	1	1	1	1		1	1	1	1	1



MAN-HOUR JUSTIFICATION CITY OF BLOOMINGTON DUNN STREET TRAIL UTILITY COORDINATION SERVICES

				MAN-HOURS BY CLASSIFICATION								LABOR COSTS				
DESCRIPTION:			Year	Hours	E-V	E-IV	E-III	E-II	E-I	EA-III	EA-II	EA-I	FP-IV	FP-II	FP-I	PER TASK
TOTAL HOURS		YEAR		ECI	0	16	0	163	0	0	6	0	2	10	10	
Direct Labor Rate	<u>;</u>	2025			\$81.84	\$70.77	\$61.80	\$47.00	\$35.56	\$61.30	\$53.93	\$33.23	\$59.22	\$38.15	\$29.67	
Direct Labor Rate	2	2026		4.0%	\$85.11	\$73.60	\$64.27	\$48.88	\$36.98	\$63.75	\$56.09	\$34.56	\$61.59	\$39.68	\$30.86	
Direct Labor Rate	2	2027		4.0%	\$88.51	\$76.54	\$66.84	\$50.84	\$38.46	\$66.30	\$58.33	\$35.94	\$64.05	\$41.27	\$32.09	
Direct Labor Rate	2	2028		4.0%	\$92.05	\$79.60	\$69.51	\$52.87	\$40.00	\$68.95	\$60.66	\$37.38	\$66.61	\$42.92	\$33.37	
Direct Labor Rate	2	2029		4.0%	\$95.73	\$82.78	\$72.29	\$54.98	\$41.60	\$71.71	\$63.09	\$38.88	\$69.27	\$44.64	\$34.70	
Direct Labor Rate	2	2030		4.0%	\$99.56	\$86.09	\$75.18	\$57.18	\$43.26	\$74.58	\$65.61	\$40.44	\$72.04	\$46.43	\$36.09	
Direct Labor Rate	2	2031		4.0%	\$103.54	\$89.53	\$78.19	\$59.47	\$44.99	\$77.56	\$68.23	\$42.06	\$74.92	\$48.29	\$37.53	
	IOP															
TOTAL DIRECT LAB	JOK .															
Facilities Cost of Ca	apital			0.99%												\$33,352.5
Overhead at				1.8921												
TOTAL DIRECT LABO	OR + OVERHEAD															
Profit				10.0%												
SUBTOTAL					\$33,352.55											
Expenses	120		¢0.40	2	¢ 125.24											
OC Willeage	138		\$0.49	2	\$ 155.24 ¢ 435.24											
SUE Mileage	138		\$0.49	2	\$ 135.24											
Kelo Willeage	138		\$0.49	4	\$ 270.48											
TOTAL COST					\$33.893.51											
					1 2											
USE: UTILITY COOR	RDINATION			LSUM	\$ 19,000.00											
USE: SUE COORDIN	NATION & SURVEY			HNTE	\$ 7,500.00											
USE: UTILITY COOR	RDINATION CONSTRUCTION PH	ASE		HNTE	\$ 7,200.00											



MAN-HOUR JUSTIFICATION DUNN STREET TRAIL ENVIRONMENTAL DOCUMENT

	MAN-HOURS BY CLASSIFICATION									
DESCRIPTION	E-V	E-IV	E-III	E-II	E-I	EA-II	P-III	P-II	P-I	PER TASK
Sheets Hours										
Red Flag Investigation						4	2	15	40	\$6,941.74
Field Work								20		\$2,417.02
NEPA Agency Coordination								25		\$3,021.28
MPPA										
Env Document Preparation			4				12	80	10	\$13,385.53
Waters Report							15	5	40	\$7,100.44
Project Commitments								5		\$604.26
Section 4(f)								16		\$1,933.62
EJ Analysis								8		\$966.81
IPaC Coordination								8		\$966.81
Project Management								25		\$3,021.28
TOTAL HOURS	0	0	4	0	0	4	29	207	90	334
Direct Labor Rate	\$81.84	\$70.77	\$61.80	\$47.00	\$35.56	\$53.93	\$49.55	\$37.87	\$32.31	
Direct Labor	\$-	\$-	\$ 247.20	\$-	\$-	\$ 215.72	\$ 1,436.95	\$ 7,839.09	\$ 2,907.90	
				•						
TOTAL DIRECT LABOR	\$ 12.646.86									
	•,•									
Facilities Cost of Capital 0.99%	\$ 125.20									
Overhead at 1.8921	\$ 23.929.12									
TOTAL DIRECT LABOR + OVERHEAD	\$ 36 575 98									
Fixed Fee 10.0%	\$ 3,657,60									
SUBTOTAL	\$ 40 358 79									\$40 692 79
CODICINE	φ 40,000.75									φ+0,032.13
Exponence										
Mileage 110 mi @ \$0.49 /mi X 3 trips	¢ 161.70									
	φ 101.70									
Total Expenses	\$ 161.70									
	φ 101.70									
TOTAL COST	\$40 520 49									
	φ τ 0,020. τ 9									
	¢ 40 500 00									
USE	\$40,500.00									

North Dunn Street Multiuse Path Project City of Bloomington, Indiana Section 106 Coordination Historic Tasks Scope prepared by Mary Kennedy, December 19, 2024

Option 1: MPPA with no Fieldwork (Desktop Review)

- 1. Project Management
 - a. General coordination, billing, invoicing
- 2. Desktop Review
 - a. Literature review (SHAARD, online property record cards, online imagery)
 - b. Review of approximately 30 properties along project corridor from SR 45 to Clover Lane
 - i. Approximately 17 properties recorded as "contributing" in SHAARD on west side of read (dataset compiled in 2014)

N/A

- ii. Approximately 12 properties on east side of road, majority of which have residences over 50 years of age
- 3. Minor Projects Programmatic Agreement Form
 - a. Prepare MPPA form
 - i. revisions based op BFS comments, if needed
 - ii. revisions based on INDOT comments, if needed
 - b. Prepare GIS files/maps
 - c. INDOT coordination (including emails & phone calls)
 - d. EXCLUSIONS.
 - 1. Reconnaissance level field survey
 - 2. Historic property report
 - 3. Recommendations of eligibility
 - 4. Section 106 Finding & Documentation
 - 5. Memorandum of Agreement
 - 6. Section 4(f) coordination/documentation

Option 2: MPPA with Fieldwork

- 1. Project Management
 - a. General coordination, billing, invoicing
- 2. Desktop Review
 - a. Literature review (SHAARD, online property record cards, online imagery)
 - b. Review of approximately 30 properties along project corridor from SR 45 to Clover Lane
 - i. Approximately 17 properties recorded as "contributing" in SHAARD on west side of road (dataset compiled in 2014)
 - ii. Approximately 12 properties on east side of road, majority of which have residences over 50 years of age
- 3. Minor Projects Programmatic Agreement Form
 - a. Prepare MPPA form
 - i. revisions based on BFS comments, if needed

- ii. revisions based on INDOT comments, if needed
- b. Prepare GIS files/maps
- c. INDOT coordination (including emails & phone calls)
- 4. Conduct windshield field survey and prepare simplified NRHP eligibility recommendation, if requested by INDOT-CRO (in conjunction with BFS field survey, if possible; BFS distribution of notice of entry letters prior to fieldwork assumed)
 - a. Literature review/fieldwork prep
 - b. Photography and data collection:
 - i. Approximately 17 properties recorded as "contributing" in SHAARD on west side of road (dataset compiled in 2014)
 - ii. Potential for historic district on west side of road Matlock Heights neighborhood
 - iii. Approximately 12 properties on east side of road, majority of which have residences over 50 years of age
 - c. Prepare simplified NRHP eligibility recommendation memo
 - i. revisions based on BFS comments, if needed
 - ii. revisions based on INDOT comments, if needed
- 5. EXCLUSIONS:
 - a. Historic property report
 - b. Section 106 Finding & Documentation
 - c. Memorandum of Agreement
 - d. Section 4(f) coordination/documentation

Option 3: Full Section 106 Coordination

- 1. Project Management
 - a. General coordination, billing, invoicing
- 2. Early Coordination Letter
 - a. Prepare ECL and consulting parties (CP) list
 - b. INDOT coordination/distribution of ECL (including emails & phone calls)
- 3. Conduct reconnaissance field survey (in conjunction with BFS field survey, if possible; BFS distribution of notice of entry letters prior to fieldwork assumed)
 - a. Literature review/fieldwork prep
 - b. Photography and data collection:
 - i. Approximately 17 properties recorded as "contributing" in SHAARD on west side of road (dataset compiled in 2014)
 - ii. Potential for historic district on west side of road Matlock Heights neighborhood
 - iii. Approximately 12 properties on east side of road, majority of which have residences over 50 years of age
- 4. Historic Properties Report
 - a. Research
 - b. Prepare HPR with recommendations for NRHP eligibility
 - i. revisions based on BFS comments, if needed
 - ii. revisions based on INDOT comments, if needed

- c. INDOT review/coordination/distribution of HPR (including emails & phone calls)
- 5. Section 106 Finding & Documentation
 - a. Prepare Section 106 finding, 800.11 documentation forms & public notice
 - i. revisions based on BFS comments, if needed
 - ii. revisions based on INDOT comments, if needed
 - b. INDOT review/coordination/distribution of findings & documentation (including emails & phone calls)
 - c. BFS publication of public notice, if possible
 - d. No Historic Properties Affected finding or No Adverse Effect finding assumed
 - e. Programmatic finding for Section 4(f) assumed (historic 4(f) properties only)
- 6. EXCLUSIONS:
 - a. Adverse Effect Finding
 - b. Memorandum of Agreement
 - c. Individual Section 4(f) coordination/documentation

Mead & Hunt, Inc. North Dunn Street Multiuse Path Section 106 Coordination City of Bloomington, Indiana Fee Estimate-MPPA with Fieldwork

	LABOR CLASSIFICATION							
OPTION 2: Minor Projects PA Determination with Fieldwork		Senior Historian	Historian II	Technical Editor/Adminis trative Assistant	GIS Specialist	Subtotal Hours	Subtotal Fees	
Fully Loaded Hourly Rate	\$ 200.00	\$ 142.00	\$ 125.00	\$ 104.00	\$ 114.00			
Task 1: Project Management								
General coordination, billing, invoicing	12	12		4		28	\$ 4,520.00	
Task 2: Literature Review								
Desktop review (SHAARD, online property record cards, online imagery)		8				8	\$ 1,136.00	
Task 3: Minor Projects Programmatic Agreement Form								
Prepare MPPA form	1	4		4		9	\$ 1,184.00	
Prepare GIS files/maps		2			8	10	\$ 1,196.00	
INDOT coordination (including emails & phone calls)		4				4	\$ 568.00	
Revisions (2 rounds: per BFS & INDOT comments)	1	2		2	1	6	\$ 806.00	
Task 3: Windshield field survey & NRHP eligibility memo								
Literature review/fieldwork prep		4				4	\$ 568.00	
Windshield Field Survey (includes drive time to/from project area)		8				8	\$ 1,136.00	
Prepare/revise simplied NRHP eligibility recommendation memo	1	12		4	8	25	\$ 3,232.00	
Revisions (2 rounds: per BFS & INDOT comments)	1	2		2	1	6	\$ 806.00	
INDOT coordination (including emails & phone calls)		4				4	\$ 568.00	
TOTALS	16	62	0	16	18	112	\$ 15,720.00	
Expenses								
rental car & gas						\$ 150.00		
Other misc						\$ 50.00		
Subtotal Expenses						\$ 200.00	\$ 200.00	
				TOTAL	COST		\$ 15,920.00	

Mead & Hunt, Inc. North Dunn Street Multiuse Path Section 106 Coordination City of Bloomington, Indiana Fee Estimate-Full Section 106 Coordination

	LABOR CLASSIFICATION													
OPTION 3: Full Section 106 Coordination		Senior Project Manager		Senior Historian		istorian II	Technical Editor/Adminis trative Assistant		GIS	Specialist	Su	ubtotal Hours	Sul	btotal Fees
Fully Loaded Hourly Rate	\$	200.00	\$	142.00	\$	125.00	\$	104.00	\$	114.00				
Task 1: Project Management														
General coordination, billing, invoicing		16		16				8				40	\$	6,304.00
Task 2: Early Coordination Letter														
Prepare ECL and consulting parties (CP) list		2		4				2				8	\$	1,176.00
INDOT coordination/distribution of ECL (including emails & phone calls)				4								4	\$	568.00
Task 3: Research and Reconnaisance Field Survey														
Literature review/fieldwork prep				8								8	\$	1,136.00
Field Survey (includes drive time to/from project area)				12								12	\$	1,704.00
Task 3: Historic Properties Report														
Research				8		8						16	\$	2,136.00
Prepare HPR with recommendations for NRHP eligibility		4		24		16		8				52	\$	7,040.00
Revisions (2 rounds: per BFS & INDOT comments)		1		2		2		2				7	\$	942.00
Prepare GIS files/maps				2						24		26	\$	3,020.00
INDOT review/coordination/distribution of HPR (including emails & phone calls)				4								4	\$	568.00
Task 4: Section 106 Finding & Documentation														
Prepare Section 106 finding, 800.11 documentation forms & public notice		2		6				4				12	\$	1,668.00
Revisions (2 rounds: per BFS & INDOT comments)		1		2				2				5	\$	692.00
INDOT coordination/distribution of findings & documentation (including emails & phone calls)				4								4	\$	568.00
TOTALS		26		96		26		26		24		198	\$	27,522.00
Expenses														
rental car & gas											\$	150.00		
Other misc											\$	50.00		
Subtotal Expenses											\$	200.00	\$	200.00
								TOTAL	. COS	Т			\$	27,722.00

NS Services Environmental & Infrastructure

www.nsenvservices.com

4974 S Cobblestone Drive Zionsville, Indiana 46077 Ph: (317) 753-4758 Fax: (317) 769-4718

January 2, 2025

Neal Bennett Butler, Fairman & Seufert, Inc. 8450 Westfield Blvd., Suite 300 Indianapolis, Indiana 46240-8302

Re: North Dunn Street Multiuse Path Project in Bloomington, Monroe County, Indiana

Dear Mr. Bennett,

Thank you for the opportunity to submit a proposal for the archaeological work on the abovereferenced project. According to the information provided to me, the proposed trail will be approximately 0.66 mile long and an area measuring 50 feet from the road centerline will need to be examined. This results in a total project area of about 4.0 acres. For this proposal, it was assumed that all this area is relatively undisturbed, level, and has less than 30% ground surface visibility, which will require us to excavate shovel probes to complete our survey of this portion of the project. Per state guidelines, these shovel probes will be placed at 5-15 m (16.4-49.2 ft.) intervals within the project area and will be excavated to a diameter of 30 cm (11.8 in.) and a maximum depth of 50 cm (19.7 in.) below the ground surface. All soil removed from these probes will be examined for cultural material by screening it through ¼"-mesh hardware cloth. In addition, based on the location and environmental setting of the project, it was also assumed that no archaeological sites would be found during these investigations, which will allow us to utilize the Indiana Archaeology Short Report form to complete this project. Based on these assumptions, our costs to complete the archaeological investigations of the project area would be as follows.

Phase Ia Archaeological Field Reconnaissance Lump Sum Total......\$4,775.00 (This quote expires 30 days after the proposal date unless this agreement is signed)

All work conducted for this project will be completed per the Secretary of the Interior's *Standards and Guidelines for Archaeology and Historic Preservation* (48 FR 44716), the current *Guidebook for Indiana Historic Sites and Structures Inventory - Archaeological Sites* issued by the Indiana Department of Natural Resources, Division of Historic Preservation and Archaeology, the Indiana Department of Transportation's *Cultural Resources Manual*, and any recent amendments to the Indiana Historic Preservation Act (IC 14-21-1). A Principal Investigator meeting the standards set forth in 36 CFR 61 of the National Historic Preservation Act and 312-IAC-21 of the Indiana Administrative Code will conduct or directly supervise all fieldwork, laboratory analysis, and the preparation of the final report and recommendations.

If this proposal is acceptable, please sign and date it (or have the client sign and date it) in the space below and return it to me at <u>j.plunkett@nsenvservices.com</u>. Receipt of this signed proposal

will be considered notice-to-proceed. As soon as the field conditions and weather permit, the fieldwork will be scheduled and should take our crew two (2) field days complete. Once the fieldwork has been completed, it is estimated that a final report of investigations could be delivered to you within an additional three (3) work weeks. We know that time is of the essence for this project, and we will strive to have a completed report delivered to you as soon as possible to allow for the maximum time for agency review.

Once again, thank you for the opportunity to provide you with this proposal. We look forward to working with you on this project. If you have any questions or need additional information, please feel free to contact me by email or phone at (317) 753-5581.

Sincerely,

fy a. luft

Jeffrey A. Plunkett Principal Investigator

Proposal 25301/BF&S

This proposal is accepted on _____, 20___.

By:

Signature

Name

Title



MAN-HOUR JUSTIFICATION DUNN STREET TRAIL WATERWAY PERMITS

	MAN-HOURS BY CLASSIFICATION								LABOR COSTS	
DESCRIPTION	E-V	E-IV	E-III	E-II	E-I	EA-II	P-III	P-II	P-I	PER TASK
Sheets Hours										
USACE 404							20			\$3,162.49
IDEM 401							20			\$3,162.49
			1					1		
								8		\$966.81
								25		\$3,021.28
TOTAL HOURS	0	0	0	0	0	0	40	33	0	73
Direct Labor Rate	\$81.84	\$70.77	\$61.80	\$47.00	\$35.56	\$53.93	\$49.55	\$37.87	\$32.31	
Direct Labor	\$ -	\$-	\$-	\$-	\$-	\$-	\$ 1,982.00	\$ 1,249.71	\$-	
TOTAL DIRECT LABOR	\$ 3,231.71									
Facilities Cost of Capital 0.99%	\$ 31.99									
Overhead at <u>1.8921</u>	\$ 6,114.72									
TOTAL DIRECT LABOR + OVERHEAD	\$ 9,346.43									
Fixed Fee 10.0%	\$ 934.64									
SUBTOTAL	\$ 10,313.07									\$10,386.07
F										
Expenses	¢									
Mileage 110 mile \$0.49 /mil × 0	φ -									
Total Expenses										
TOTAL COST	\$10,313.07									
USE	\$10 300 00									
	φ10,300.00									

MAN-HOUR JUSTIFICATION EROSION CONTROL PERMIT (CSGP) FEE DUNN STREET TRAIL

	MAN-HOURS BY CLASSIFICATION								
DESCRIPTION	E-IV	E-III	E-II	E-I	EA-III	EA-II			
Prepare SWPP		2	24						
Submit SWPP to Review Agency and Revise as Necessary		2	7						
Prepare and Submit the Permit Application			12						
Administer the Public Notice			1						
	0	4	44	0	0	0			
	\$70.77	\$61.80	\$47.00	\$35.56	\$61.30	\$53.93			
	\$0.00	\$247.20	\$2,068.00	\$0.00	\$0.00	\$0.00			
Total Direct Labor	\$2,315.20								
Overhead at <u>1.8921</u>	\$4,380.59								
Total Direct Labor and Overhead	\$6,695.79								
Profit 10.00%	\$669.58								
Cost of Capitol 0.99%	\$22.92								
TOTAL LABOR COSTS	\$7,388.29								
EXPENSES (Application Fee)	\$100.00								
TOTAL	\$7,488.29								
USE	\$7,500								
	1								



MAN-HOUR JUSTIFICATION Dunn Street Trail City of Bloomington Right-of-Way Engineering

												LABO	R COS	ſS
DESCRIPTION		E-III		E-II		EA-I		FP-IV		FP-II	FP-I		F	'ER TASK
					<u> </u>		-						┨────	
PROJECT MGMT ESTABLISH EX. R/W AND PROP. LINES		0.00		16.00			-						•	2.005.40
Cooldination with Client and Design Team		8.00		18.00		16.00	-						\$ \$	5,905.10
		0.00		6.00		10.00							¢ Þ	3,900.07
		4.00 60.00 Tota										Dhasa Total	\$ ¢	1,083.00
		00.00 1012		Hours								Fliase I Otal	\$	11,000.00
CALCULATIONS / DESCRIPTIONS / LAND PLATS														
Calculations		10.00		44.00									\$	8,545.00
Area Comps & Required documents		6.00		17.00									\$	3,721.50
Descriptions		10.00		78.00									\$	13,628.73
Land Plats		12.00				170.00							\$	20,330.80
TOTAL CALCULATIONS / DESCRIPTIONS / LAND PLATS		177.00 Tot	al PM	1 Hours								Phase Total	\$	46,200.00
												Per Parcel	\$	2,100.00
R/W PLANS														
Drafting						56.00							\$	5,920.04
QC/QA		8.00											\$	1,572.84
TOTAL R/W PLANS		8.00 Tota	I PM I	Hours								Phase Total	\$	7,490.00
R/W STAKE OUT														
Crew Assignment								4.00					\$	753.59
Fieldwork										18.00	18.00		\$	3,883.62
TOTAL R/W STAKEOUT												Phase Total	\$	4,630.00
		66.00		179.00		242.00		4.00		18.00	18.00			
Year of effort 2025 Audited Wage F	Rates \$	61.80	\$	47.00	\$	33.23	\$	59.22	\$	38.15	\$ 29.67			
Billing F	Rates \$	197.22	\$	149.99	\$	106.04	\$	188.98	\$	121.74	\$ 94.68			
	\$	4,078.80	\$	8,413.00	\$	8,041.66	\$	236.88	\$	686.70	\$ 534.06			
Total Direct Labor	\$	21,991.10												
Overhead at <u>1.8921</u>	\$	41,609.36												
Total Direct Labor and Overhead	\$	63,600.46												
Fixed Fee 10	.00% \$	6,360.05												
Cost of Capitol 0	.99% \$	217.71											\$	69,960.51
TOTAL LABOR COSTS	\$	70,178.22											\$	70,178.22
ADDITIONAL REPORTS \$700 per parcel for	T&E \$	15,400.00	<u> </u>		<u> </u>		 							
APAs not incl	uded		 		<u> </u>		<u> </u>						∥	
			<u> </u>											
	USE	\$85,320.00			1		1							





MAN-HOUR JUSTIFICATION DUNN STREET TRAIL PUBLIC HEARING

				MAN-HOUR	S BY CLASSIFI	CATION				LABOR COSTS
DESCRIPTION	E-V	E-IV	E-III	E-II	E-I	EA-II	P-III	P-II	P-I	PER TASK
Sheets Hours										
Prepare Graphics and Meeting Materials						5		8		\$1,827.32
Prepare Talks						5		12		\$2,310.72
Attend Hearing						4		4		\$1,171.81
Comment/Response Document for Certification								30		\$3,625.53
								0		¢066.91
								0 25		\$900.01
TOTAL HOURS	0	0	0	0	0	14	0	87	0	ψ0,021.20 101
Direct Labor Rate	\$81.84	\$70.77	\$61.80	\$47.00	\$35.56	\$53.03	\$49.55	\$37.87	\$32.31	101
Direct Labor	+0.10ψ ¢	¢10.11	\$ _	00.1∓¢ - 2	¢00.00	\$ 755.02	ψ - 0.00	\$ 3 204 60	¢02.01	
Direct Labor	Ψ -	Ψ -	Ψ -	Ψ -	Ψ -	ψ 100.02	Ψ -	ψ 0,294.09	Ψ -	
	¢ 4.040.71									
TOTAL DIRECT LABOR	\$ 4,049.71									
Eacilities Cost of Capital 0.99%	\$ 40.09									
Overhead at 1 8921	\$ 7 662 46									
TOTAL DIRECT LABOR + OVERHEAD	\$ 11 712 17									
Fixed Fee 10.0%	\$ 1.171.22									
SUBTOTAL	\$ 12 923 48									\$13 024 48
	• .2,020.10									¢10,021110
Expenses										
Mileage 110 mi @ \$0.49 /mi X 1 trip	\$ 53.90									
Space Rental										
Public Notices	\$ 200.00									
Stenographer	\$ 500.00									
Total Expenses	\$ 753.90									
	* 4 0 077 00									
IUTAL COST	\$13,677.38									
USE	\$13,700.00									

SUBCONSULTANT ACKNOWLEDGEMENT FORMS

Local Public Agency - Subconsultant Acknowledgment

RECITALS

WHEREAS, the undersigned subconsultant ("Subconsultant") desires to provide goods and/or services in connection with that certain consulting contract by and between <u>Butler Fairman & Seufert, Inc.</u> and the <u>City of Bloomington</u> Local Public Agency (LPA); DES number <u>2400042</u>, Project Description: <u>Dunn Street Trail</u> ("Contract"), and

WHEREAS, the LPA consents to the services of the Subconsultant according to the laws of the State of Indiana and the terms of this Subconsultant Acknowledgement (Acknowledgement),

THEREFORE, in consideration of the mutual covenants contained herein, the Subconsultant for itself and on behalf of its successors and assigns (if any) and the LPA agree as follows:

1. Without limiting any rights or remedies based in agency, law, equity or otherwise that the LPA may have with respect to the Subconsultant under the Contract, the Subconsultant specifically agrees that Paragraphs #17 (Governing Laws); #19 (Indemnification) and #21(Insurance – Liability for Damages) of the Contract shall apply to Subconsultant as though Subconsultant had been a party to and duly executed the Contract.

2. The LPA and Subconsultant agree that execution of this Acknowledgement is an inducement for INDOT to permit Subconsultant to perform services under the Contract and the LPA is entitled to and does, in fact, rely upon the terms and conditions contained herein.

For Subconsultant:	For LPA:
<u>SJCA</u> Subconsultant Firm Name	City of Bloomington
Dan Kovert	
Dan Kovert	Neil Kopper, ERC
3/18/25	
Date	Date

Local Public Agency - Subconsultant Acknowledgment

RECITALS

WHEREAS, the undersigned subconsultant ("Subconsultant") desires to provide goods and/or services in connection with that certain consulting contract by and between <u>Butler Fairman & Seufert, Inc.</u> and the <u>City of Bloomington</u> Local Public Agency (LPA); DES number <u>2400042</u>, Project Description: <u>Dunn Street Trail</u> ("Contract"), and

WHEREAS, the LPA consents to the services of the Subconsultant according to the laws of the State of Indiana and the terms of this Subconsultant Acknowledgement (Acknowledgement),

THEREFORE, in consideration of the mutual covenants contained herein, the Subconsultant for itself and on behalf of its successors and assigns (if any) and the LPA agree as follows:

1. Without limiting any rights or remedies based in agency, law, equity or otherwise that the LPA may have with respect to the Subconsultant under the Contract, the Subconsultant specifically agrees that Paragraphs #17 (Governing Laws); #19 (Indemnification) and #21(Insurance – Liability for Damages) of the Contract shall apply to Subconsultant as though Subconsultant had been a party to and duly executed the Contract.

2. The LPA and Subconsultant agree that execution of this Acknowledgement is an inducement for INDOT to permit Subconsultant to perform services under the Contract and the LPA is entitled to and does, in fact, rely upon the terms and conditions contained herein.

For Subconsultant:

For LPA:

Mead and Hunt, Inc. Subconsultant Firm Name

Christina

Christina Slattery, Vice Presiden

Neil Kopper, ERC

City of Bloomington

January	2,	2025
Date		

Date

Local Public Agency - Subconsultant Acknowledgment

RECITALS

WHEREAS, the undersigned subconsultant ("Subconsultant") desires to provide goods and/or services in connection with that certain consulting contract by and between Butler Fairman & Seufert, Inc. and the City of Bloomington Local Public Agency (LPA); DES number 2400042, Project Description: Dunn Street Trail ("Contract"), and

WHEREAS, the LPA consents to the services of the Subconsultant according to the laws of the State of Indiana and the terms of this Subconsultant Acknowledgement (Acknowledgement),

THEREFORE, in consideration of the mutual covenants contained herein, the Subconsultant for itself and on behalf of its successors and assigns (if any) and the LPA agree as follows:

1. Without limiting any rights or remedies based in agency, law, equity or otherwise that the LPA may have with respect to the Subconsultant under the Contract, the Subconsultant specifically agrees that Paragraphs #17 (Governing Laws); #19 (Indemnification) and #21(Insurance – Liability for Damages) of the Contract shall apply to Subconsultant as though Subconsultant had been a party to and duly executed the Contract.

2. The LPA and Subconsultant agree that execution of this Acknowledgement is an inducement for INDOT to permit Subconsultant to perform services under the Contract and the LPA is entitled to and does, in fact, rely upon the terms and conditions contained herein.

For Subconsultant:

For LPA:

NS Services LLC Subconsultant Firm Name City of Bloomington

Nadsem Siddiki

Nadeem Siddiki, PE

Neil Kopper, ERC

Jan 2, 2025 Date

Date

LPA - CONSULTING CONTRACT

This Contract ("this Contract") is made and entered into effective as of ______2025 ("Effective Date") by and between the CITY OF BLOOMINGTON, INDIANA, acting by and through its proper officials ("LOCAL PUBLIC AGENCY" or "LPA"), and BUTLER, FAIRMAN & SEUFERT, INC. ("the CONSULTANT"), a corporation organized under the laws of the State of Indiana.

Des. No.: 2400042

Project Description: <u>Dunn Street Multiuse Path from S.R. 45 to Clover Lane.</u>

RECITALS

WHEREAS, the LPA has entered into an agreement to utilize federal monies with the Indiana Department of Transportation ("INDOT") for a transportation or transportation enhancement project ("the Project"), which Project Coordination Contract is herein attached as Attachment 1 and incorporated as reference; and

WHEREAS, the LPA wishes to hire the CONSULTANT to provide services toward the Project completion more fully described in Appendix "A" attached hereto ("Services");

WHEREAS, the CONSULTANT has extensive experience, knowledge and expertise relating to these Services; and

WHEREAS, the CONSULTANT has expressed a willingness to furnish the Services in connection therewith.

NOW, THEREFORE, in consideration of the following mutual covenants, the parties hereto mutually covenant and agree as follows:

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

SECTION I SERVICES BY CONSULTANT. The CONSULTANT will provide the Services and deliverables described in Appendix "A" which is herein attached to and made an integral part of this Contract.

SECTION II INFORMATION AND SERVICES TO BE FURNISHED BY THE LPA. The information and services to be furnished by the LPA are set out in Appendix "B" which is herein attached to and made an integral part of this Contract.

SECTION III TERM. The term of this Contract shall be from the date of the last signature affixed to this Contract to the completion of the construction contract which is estimated to be <u>October</u>, 2030. A schedule for completion of the Services and deliverables is set forth in Appendix "C" which is herein attached to and made an integral part of this Contract.

SECTION IV COMPENSATION. The LPA shall pay the CONSULTANT for the Services performed under this Contract as set forth in Appendix "D" which is herein attached to and made an integral part of this Contract. The maximum amount payable under this Contract shall not exceed \$ 659,417.00.

SECTION V NOTICE TO PROCEED AND SCHEDULE. The CONSULTANT shall begin the work to be performed under this Contract only upon receipt of the written notice to proceed from the LPA, and shall deliver the work to the LPA in accordance with the schedule contained in Appendix "C" which is herein attached to and made an integral part of this Contract.

SECTION VI GENERAL PROVISIONS

1. <u>Access to Records</u>. The CONSULTANT and any SUB-CONSULTANTS 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 the LPA, INDOT and/or the Federal Highway Administration ("FHWA") or its authorized representative, and copies thereof shall be furnished free of charge, if requested by the LPA, INDOT, and/or FHWA. The CONSULTANT agrees that, upon request by any agency participating in federally-assisted programs with whom the CONSULTANT has contracted or seeks to contract, the CONSULTANT may release or make available to the agency any working papers from an audit performed by the LPA, INDOT and/or FHWA of the CONSULTANT and its SUB-CONSULTANTS 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.

2. <u>Assignment; Successors</u>.

- A. The CONSULTANT binds its successors and assignees to all the terms and conditions of this Contract. The CONSULTANT shall not assign or subcontract the whole or any part of this Contract without the LPA's prior written consent, except that the CONSULTANT may assign its right to receive payments to such third parties as the CONSULTANT may desire without the prior written consent of the LPA, provided that the CONSULTANT gives written notice (including evidence of such assignment) to the LPA thirty (30) days in advance of any payment so assigned. The assignment shall cover all unpaid amounts under this Contract and shall not be made to more than one party.
- B. Any substitution of SUB-CONSULTANTS must first be approved and receive written authorization from the LPA. Any substitution or termination of a Disadvantaged Business Enterprise ("DBE") SUB-CONSULTANT must first be approved and receive written authorization from the LPA and INDOT's Economic Opportunity Division Director.
- 3. <u>Audit</u>. The CONSULTANT 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 48 CFR part 31 and audit guidelines specified by the State and/or in accordance with audit requirements specified elsewhere in this Contract.
- 4. <u>Authority to Bind Consultant</u>. The CONSULTANT warrants that it has the necessary authority to enter into this Contract. The signatory for the CONSULTANT represents that he/she has been duly authorized to execute this Contract on behalf of the CONSULTANT and has obtained all necessary or applicable approval to make this Contract fully binding upon the CONSULTANT when his/her signature is affixed hereto.

5. <u>Certification for Federal-Aid Contracts Lobbying Activities</u>.

- A. The CONSULTANT certifies, by signing and submitting this Contract, to the best of its knowledge and belief after diligent inquiry, and other than as disclosed in writing to the LPA prior to or contemporaneously with the execution and delivery of this Contract by the CONSULTANT, the CONSULTANT has complied with Section 1352, Title 31, U.S. Code, and specifically, that:
 - i. No federal appropriated funds have been paid, or will be paid, by or on behalf of the CONSULTANT 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 contracts, 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.

- ii. 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.
- B. The CONSULTANT 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.
- 6. <u>Changes in Work</u>. The CONSULTANT shall not commence any additional work or change the scope of the work until authorized in writing by the LPA. The CONSULTANT shall make no claim for additional compensation or time in the absence of a prior written approval and amendment executed by all signatories hereto. This Contract may be amended, supplemented or modified only by a written document executed in the same manner as this Contract. The CONSULTANT acknowledges that no claim for additional compensation or time may be made by implication, oral agreements, actions, inaction, or course of conduct.

7. <u>Compliance with Laws</u>.

- A. The CONSULTANT 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. If the CONSULTANT violates such rules, laws, regulations and ordinances, the CONSULTANT shall assume full responsibility for such violations and shall bear any and all costs attributable to the original performance of any correction of such acts. The enactment of any state or federal statute, or the promulgation of regulations thereunder, after execution of this Contract, shall be reviewed by the LPA and the CONSULTANT to determine whether formal modifications are required to the provisions of this Contract.
- B. The CONSULTANT represents to the LPA that, to the best of the CONSULTANT'S knowledge and belief after diligent inquiry and other than as disclosed in writing to the LPA prior to or contemporaneously with the execution and delivery of this Contract by the CONSULTANT:
 - i. *State of Indiana Actions.* The CONSULTANT has no current or outstanding criminal, civil, or enforcement actions initiated by the State of Indiana pending, and agrees that it will immediately notify the LPA of any such actions. During the term of such actions, CONSULTANT agrees that the LPA may delay, withhold, or deny work under any supplement or amendment, change order or other contractual device issued pursuant to this Contract.
 - ii. *Professional Licensing Standards*. The CONSULTANT, its employees and SUBCONSULTANTS have complied with and shall continue to comply with all applicable licensing standards, certification standards, accrediting standards and any other laws, rules or regulations governing services to be provided by the CONSULTANT pursuant to this Contract.

- iii. *Work Specific Standards.* The CONSULTANT and its SUB-CONSULTANTS, if any, have obtained, will obtain and/or will 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 for the LPA.
- iv. *Secretary of State Registration.* If the CONSULTANT is an entity described in IC Title 23, it is properly registered and owes no outstanding reports with the Indiana Secretary of State.
- v. Debarment and Suspension of CONSULTANT. Neither the CONSULTANT 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 and will immediately notify the LPA of any such actions. The term "principal" for purposes of this Contract means an officer, director, owner, partner, key employee, or other person with primary management or supervisory responsibilities, or a person who has a critical influence on or substantive control over the operations of the CONSULTANT or who has managerial or supervisory responsibilities for the Services.
- vi. Debarment and Suspension of any SUB-CONSULTANTS. The CONSULTANT's SUB-CONSULTANTS are not 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. The CONSULTANT shall be solely responsible for any recoupment, penalties or costs that might arise from the use of a suspended or debarred SUBCONSULTANT. The CONSULTANT shall immediately notify the LPA and INDOT if any SUB-CONSULTANT becomes debarred or suspended, and shall, at the LPA's request, take all steps required by the LPA to terminate its contractual relationship with the SUB-CONSULTANT for work to be performed under this Contract.
- C. *Violations.* In addition to any other remedies at law or in equity, upon CONSULTANT'S violation of any of Section 7(A) through 7(B), the LPA may, at its sole discretion, do any one or more of the following:
 - i. terminate this Contract; or
 - ii. delay, withhold, or deny work under any supplement or amendment, change order or other contractual device issued pursuant to this Contract.
- D. *Disputes.* If a dispute exists as to the CONSULTANT's liability or guilt in any action initiated by the LPA, and the LPA decides to delay, withhold, or deny work to the CONSULTANT, the CONSULTANT may request that it be allowed to continue, or receive work, without delay. The CONSULTANT must submit, in writing, a request for review to the LPA. A determination by the LPA under this Section 7.D shall be final and binding on the parties and not subject to administrative review. Any payments the LPA may delay, withhold, deny, or apply under this section shall not be subject to penalty or interest under IC 5-17-5.
- 8. <u>Condition of Payment</u>. The CONSULTANT must perform all Services under this Contract to the LPA's reasonable satisfaction, as determined at the discretion of the LPA and in accordance with all applicable federal, state, local laws, ordinances, rules, and regulations. The LPA will not pay for work not performed to the LPA's reasonable satisfaction, inconsistent with this Contract or performed in violation of federal, state, or local law (collectively, "deficiencies") until all deficiencies are remedied in a timely manner.

9. <u>Confidentiality of LPA Information</u>.

- A. The CONSULTANT understands and agrees that data, materials, and information disclosed to the CONSULTANT may contain confidential and protected information. Therefore, the CONSULTANT covenants that data, material, and information gathered, based upon or disclosed to the CONSULTANT for the purpose of this Contract, will not be disclosed to others or discussed with third parties without the LPA's prior written consent.
- B. The parties acknowledge that the Services to be performed by the CONSULTANT for the LPA under this Contract may require or allow access to data, materials, and information containing Social Security numbers and maintained by the LPA in its computer system or other records. In addition to the covenant made above in this section and pursuant to 10 IAC 5-3-1(4), the CONSULTANT and the LPA agree to comply with the provisions of IC 4-1-10 and IC 4-1-11. If any Social Security number(s) is/are disclosed by the CONSULTANT, the CONSULTANT agrees to pay the cost of the notice of disclosure of a breach of the security of the system in addition to any other claims and expenses for which it is liable under the terms of this Contract.
- 10. Delays and Extensions. The CONSULTANT agrees that no charges or claim for damages shall be made by it for any minor delays from any cause whatsoever during the progress of any portion of the Services specified in this Contract. Such delays, if any, shall be compensated for by an extension of time for such period as may be determined by the LPA subject to the CONSULTANT's approval, it being understood, however, that permitting the CONSULTANT to proceed to complete any services, or any part of them 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 the LPA of any of its rights herein. In the event of substantial delays or extensions, or change of any kind, not caused by the CONSULTANT is to perform under this Contract, the LPA at its sole discretion shall determine any adjustments in compensation and in the schedule for completion of the Services. CONSULTANT must notify the LPA in writing of a material change in the work immediately after the CONSULTANT first recognizes the material change.

11. <u>DBE Requirements</u>.

A. Notice is hereby given to the CONSULTANT and any SUB-CONSULTANT, and both agree, 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 and failure to promptly cure such breach, may result in termination of this Contract or such remedy as INDOT deems appropriate. The referenced section requires the following assurance to be included in all subsequent contracts between the CONSULTANT and any SUB-CONSULTANT:

The CONSULTANT, sub recipient or SUB-CONSULTANT shall not discriminate on the basis of race, color, national origin, or sex in the performance of this Contract. The CONSULTANT shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of DOT-assisted contracts. Failure by the CONSULTANT 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.

B. The CONSULTANT shall make good faith efforts to achieve the DBE percentage goal that may be included as part of this Contract with the approved DBE SUB-CONSULTANTS identified on its Affirmative Action Certification submitted with its Letter of Interest, or with approved amendments. Any changes to a DBE firm listed in the Affirmative Action Certification must be requested in writing and receive prior approval by the LPA and INDOT's Economic Opportunity Division Director. After this Contract is completed and if a DBE SUB-CONSULTANT has performed services thereon, the CONSULTANT must complete, and return, a Disadvantaged Business Enterprise Utilization Affidavit ("DBE-3 Form") to INDOT's

Economic Opportunity Division Director. The DBE-3 Form requires certification by the CONSULTANT AND DBE SUB-CONSULTANT that the committed contract amounts have been paid and received.

12. <u>Non-Discrimination</u>.

- A. Pursuant to I.C. 22-9-1-10, the Civil Rights Act of 1964, and the Americans with Disabilities Act, the CONSULTANT shall not discriminate against any employee or applicant for employment, to be employed in the performance of work under this Contract, with respect to hire, tenure, terms, conditions or privileges of employment or any matter directly or indirectly related to employment, because of race, color, religion, sex, disability, national origin, ancestry or status as a veteran. Breach of this covenant may be regarded as a material breach of this Contract. Acceptance of this Contract also signifies compliance with applicable federal laws, regulations, and executive orders prohibiting discrimination in the provision of services based on race, color, national origin, age, sex, disability or status as a veteran.
- B The CONSULTANT understands that the LPA is a recipient of federal funds. Pursuant to that understanding, the CONSULTANT agrees that if the CONSULTANT employs fifty (50) or more employees and does at least \$50,000.00 worth of business with the State and is not exempt, the CONSULTANT will comply with the affirmative action reporting requirements of 41 CFR 60-1.7. The CONSULTANT 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 Title VI enforcement shall include the following additional grounds: sex, ancestry, age, income status, religion and disability.)

- C. The CONSULTANT shall not discriminate in its selection and retention of contractors, including without limitation, those services retained for, or incidental to, construction, planning, research, engineering, property management, and fee contracts and other commitments with persons for services and expenses incidental to the acquisitions of right-of-way.
- D. The CONSULTANT shall not modify the Project in such a manner as to require, on the basis of race, color or national origin, the relocation of any persons. (INDOT's Title VI enforcement will include the following additional grounds; sex, ancestry, age, income status, religion and disability).
- E. The CONSULTANT shall not modify the Project in such a manner as to deny reasonable access to and use thereof to any persons on the basis of race, color or national origin. (INDOT's Title VI enforcement will include the following additional grounds; sex, ancestry, age, income status, religion and disability.)
- F. The CONSULTANT shall neither allow discrimination by contractors in their selection and retention of subcontractors, leasors and/or material suppliers, nor allow discrimination by their subcontractors in their selection of subcontractors, leasors or material suppliers, who participate in construction, right-of-way clearance and related projects.

- G. The CONSULTANT shall take appropriate actions to correct any deficiency determined by itself and/or the Federal Highway Administration ("FHWA") within a reasonable time period, not to exceed ninety (90) days, in order to implement Title VI compliance in accordance with INDOT's assurances and guidelines.
- H. During the performance of this Contract, the CONSULTANT, for itself, its assignees and successors in interest (hereinafter referred to as the "CONSULTANT") agrees as follows:
 - (1) Compliance with Regulations: The CONSULTANT shall comply with the Regulation relative to nondiscrimination in Federally-assisted programs of the Department of Transportation (hereinafter, "DOT") Title 49, Code of Federal Regulations, 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.
 - (2) Nondiscrimination: The CONSULTANT, with regard to the work performed by it during the Contract, shall not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The CONSULTANT shall not participate either directly or indirectly in the discrimination prohibited by section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.
 - (3) Solicitations for SUBCONSULTANTS, Including Procurements of Materials and Equipment: In all solicitations either by competitive bidding or negotiation made by the CONSULTANT for work to be performed under a subcontract, including procurements of materials or leases of equipment, each potential SUBCONSULTANT or supplier shall be notified by the CONSULTANT of the CONSULTANT'S obligations under this Contract and the Regulations relative to nondiscrimination on the grounds of race, color, or national origin.
 - (4) Information and Reports: The CONSULTANT 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 LPA or INDOT to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of a CONSULTANT is in the exclusive possession of another who fails or refuses to furnish this information the CONSULTANT shall so certify to the LPA, or INDOT as appropriate, and shall set forth what efforts it has made to obtain the information.
 - (5) Sanctions for Noncompliance: In the event of the CONSULTANT'S noncompliance with the nondiscrimination provisions of this contract, the LPA shall impose such contract sanctions as it or INDOT may determine to be appropriate, including, but not limited to:
 - (a) withholding of payments to the CONSULTANT under the Contract until the CONSULTANT complies, and/or
 - (b) cancellation, termination or suspension of the Contract, in whole or in part.
 - (6) Incorporation of Provisions: The CONSULTANT shall include the provisions of paragraphs (1) through (6) in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto.

The CONSULTANT shall take such action with respect to any SUBCONSULTANT procurement as the LPA or INDOT may direct as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that, in the event a CONSULTANT becomes involved in, or is threatened with, litigation with a SUBCONSULTANT or supplier as a result of such direction, the CONSULTANT may request the LPA to enter into such litigation to protect the interests of the LPA, and, in addition, the CONSULTANT may request the United States to enter into such litigation to protect the interests of the United States.

13. Disputes.

- A. Should any disputes arise with respect to this Contract, the CONSULTANT and the LPA agree to act promptly and in good faith to resolve such disputes in accordance with this Section 13. Time is of the essence in the resolution of disputes.
- B. The CONSULTANT agrees that the existence of a dispute notwithstanding, it will continue without delay to carry out all of its responsibilities under this Contract that are not affected by the dispute. Should the CONSULTANT fail to continue to perform its responsibilities regarding all non-disputed work, without delay, any additional costs (including reasonable attorneys' fees and expenses) incurred by the LPA or the CONSULTANT as a result of such failure to proceed shall be borne by the CONSULTANT.
- C. If a party to this Contract is not satisfied with the progress toward resolving a dispute, the party must notify the other party of this dissatisfaction in writing. Upon written notice, the parties have ten (10) business days, unless the parties mutually agree in writing to extend this period, following the written notification to resolve the dispute. If the dispute is not resolved within ten (10) business days, a dissatisfied party may submit the dispute in writing to initiate negotiations to resolve the dispute. The LPA may withhold payments on disputed items pending resolution of the dispute.

14. Drug-Free Workplace Certification.

- A. The CONSULTANT hereby covenants and agrees to make a good faith effort to provide and maintain a drug-free workplace, and that it will give written notice to the LPA within ten (10) days after receiving actual notice that an employee of the CONSULTANT in the State of Indiana has been convicted of a criminal drug violation occurring in the CONSULTANT's workplace. False certification or violation of the 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 LPA.
- B. The CONSULTANT certifies and agrees that it will provide a drug-free workplace by:
 - i. Publishing and providing to all of its employees a statement notifying their employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance is prohibited in the CONSULTANT's workplace and specifying the actions that will be taken against employees for violations of such prohibition;
 - Establishing a drug-free awareness program to inform its employees of (1) the dangers of drug abuse in the workplace; (2) the CONSULTANT'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;

- iii. Notifying all employees in the statement required by subparagraph 14.B.i above that as a condition of continued employment, the employee will (1) abide by the terms of the statement; and (2) notify the CONSULTANT of any criminal drug statute conviction for a violation occurring in the workplace no later than five (5) days after such conviction;
- iv. Notifying in writing the LPA within ten (10) days after receiving notice from an employee under subdivision 14.B.iii(2) above, or otherwise receiving actual notice of such conviction;
- v. Within thirty (30) days after receiving notice under subdivision 14.B.iii(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) take appropriate personnel action against the employee, up to and including termination; or (2) require 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
- vi. Making a good faith effort to maintain a drug-free workplace through the implementation of subparagraphs 14.B.i. through 14.B.v. above.
- **15.** <u>**Employment Eligibility Verification.**</u> The CONSULTANT affirms under the penalties of perjury that he/she/it does not knowingly employ an unauthorized alien.

The CONSULTANT shall enroll in and verify the work eligibility status of all his/her/its newly hired employees through the E-Verify program as defined in IC 22-5-1.7-3. The CONSULTANT is not required to participate should the E-Verify program cease to exist. Additionally, the CONSULTANT is not required to participate if the CONSULTANT is self-employed and does not employ any employees.

The CONSULTANT shall not knowingly employ or contract with an unauthorized alien. The CONSULTANT shall not retain an employee or contract with a person that the CONSULTANT subsequently learns is an unauthorized alien.

The CONSULTANT shall require his/her/its subcontractors, who perform work under this Contract, to certify to the CONSULTANT that the SUB-CONSULTANT does not knowingly employ or contract with an unauthorized alien and that the SUB-CONSULTANT has enrolled and is participating in the E-Verify program. The CONSULTANT agrees to maintain this certification throughout the duration of the term of a contract with a SUB-CONSULTANT.

The LPA may terminate for default if the CONSULTANT fails to cure a breach of this provision no later than thirty (30) days after being notified by the LPA.

16. Force Majeure. In the event that either party is unable to perform any of its obligations under this Contract or to enjoy any of its benefits because of fire, natural disaster, acts of God, acts of war, terrorism, civil disorders, decrees of governmental bodies, strikes, lockouts, labor or supply disruptions or similar causes beyond the reasonable control of the affected party (hereinafter referred to as a Force Majeure Event), the party who has been so affected shall immediately give written notice to the other party of the occurrence of the Force Majeure Event (with a description in reasonable detail of the circumstances causing such Event) and shall do everything reasonably possible to resume performance. Upon receipt of such written notice, all obligations under this Contract shall be immediately suspended for as long as such Force Majeure Event continues and provided that the affected party continues to use commercially reasonable efforts to recommence performance whenever and to whatever extent possible without delay. If the period of nonperformance exceeds thirty (30) days from the receipt of written 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.
- 17. <u>Governing Laws</u>. This Contract shall be construed in accordance with and governed by the laws of the State of Indiana and the suit, if any, must be brought in the State of Indiana. The CONSULTANT consents to the jurisdiction of and to venue in any court of competent jurisdiction in the State of Indiana.
- **18.** <u>Liability</u>. If the CONSULTANT or any of its SUB-CONSULTANTS fail to comply with any federal requirement which results in the LPA's repayment of federal funds to INDOT the CONSULTANT shall be responsible to the LPA, for repayment of such costs to the extent such costs are caused by the CONSULTANT and/or its SUB-CONSULTANTS.
- **19.** <u>Indemnification</u>. The CONSULTANT agrees to indemnify the LPA, and their agents, officials, and employees, and to hold each of them harmless, from claims and suits including court costs, attorney's fees, and other expenses caused by any negligent act, error or omission of, or by any recklessness or willful misconduct by, the CONSULTANT and/or its SUB-CONSULTANTS, if any, under this Contract, provided that if the CONSULTANT is a "contractor" within the meaning of I.C. 8-3-2-12.5, this indemnity obligation shall be limited by and interpreted in accordance with I.C. 8-23-2-12-5. The LPA shall <u>not</u> provide such indemnification to the CONSULTANT.
- 20. <u>Independent Contractor</u>. Both parties hereto, in the performance of this Contract, shall act in an individual capacity and not as agents, employees, partners, joint ventures or associates of one another. The employees or agents of one party shall not be deemed or construed to be the employees or agents of the other party for any purposes whatsoever. Neither party will assume liability for any injury (including death) to any persons, or damage to any property, arising out of the acts or omissions of the agents or employees of the other party. The CONSULTANT shall be responsible for providing all necessary unemployment and workers' compensation insurance for its employees.

21. <u>Insurance - Liability for Damages</u>.

- A. The CONSULTANT shall be responsible for the accuracy of the Services performed under this Contract and shall promptly make necessary revisions or corrections resulting from its negligence, errors or omissions without any additional compensation from the LPA. Acceptance of the Services by the LPA shall not relieve the CONSULTANT of responsibility for subsequent correction of its negligent act, error or omission or for clarification of ambiguities. The CONSULTANT shall have no liability for the errors or deficiencies in designs, drawings, specifications or other services furnished to the CONSULTANT by the LPA on which the Consultant has reasonably relied, provided that the foregoing shall not relieve the CONSULTANT from any liability from the CONSULTANT'S failure to fulfill its obligations under this Contract, to exercise its professional responsibilities to the LPA, or to notify the LPA of any errors or deficiencies which the CONSULTANT knew or should have known existed.
- B. During construction or any phase of work performed by others based on Services provided by the CONSULTANT, the CONSULTANT shall confer with the LPA when necessary for the purpose of interpreting the information, and/or to correct any negligent act, error or omission. The CONSULTANT shall prepare any plans or data needed to correct the negligent act, error or omission without additional compensation, even though final payment may have been received by the CONSULTANT. The CONSULTANT shall give immediate attention to these changes for a minimum of delay to the project.
- C. The CONSULTANT shall be responsible for damages including but not limited to direct and indirect damages incurred by the LPA as a result of any negligent act, error or omission of the CONSULTANT, and for the LPA's losses or costs to repair or remedy construction. Acceptance of the Services by the LPA shall not relieve the CONSULTANT of responsibility for subsequent correction.

- D. The CONSULTANT shall be required to maintain in full force and effect, insurance as described below from the date of the first authorization to proceed until the LPA's acceptance of the work product. The CONSULTANT shall list both the LPA and INDOT as insureds on any policies. The CONSULTANT must obtain insurance written by insurance companies authorized to transact business in the State of Indiana and licensed by the Department of Insurance as either admitted or non-admitted insurers.
- E. The LPA, its officers and employees assume no responsibility for the adequacy of limits and coverage in the event of any claims against the CONSULTANT, its officers, employees, subconsultants or any agent of any of them, and the obligations of indemnification in Section 19 herein shall survive the exhaustion of limits of coverage and discontinuance of coverage beyond the term specified, to the fullest extent of the law.
- F. The CONSULTANT shall furnish a certificate of insurance and all endorsements to the LPA prior to the commencement of this Contract. Any deductible or self-insured retention amount or other similar obligation under the insurance policies shall be the sole obligation of the CONSULTANT. Failure to provide insurance as required in this Contract is a material breach of Contract entitling the LPA to immediately terminate this Contract.
 - I. Professional Liability Insurance

The CONSULTANT must obtain and carry professional liability insurance as follows: For INDOT Prequalification **Work Types** 1.1, 12.2-12.6 the CONSULTANTS shall provide not less than \$250,000.00 professional liability insurance per claim and \$250.000.00 aggregate for all claims for negligent performance. For **Work Types** 2.2, 3.1, 3.2, 4.1, 4.2, 5.5, 5.8, 5.11, 6.1, 7.1, 8.1, 8.2, 9.1, 9.2, 10.1 - 10.4, 11.1, 13.1, 14.1 - 14.5, the CONSULTANTS shall carry professional liability insurance in an amount not less than \$1,000,000.00 per claim and \$1,000,000.00 aggregate for all claims for negligent performance. The CONSULTANT shall maintain the coverage for a period ending two (2) years after substantial completion of construction.

II. Commercial General Liability Insurance

The CONSULTANT must obtain and carry Commercial / General liability insurance as follows: For INDOT Prequalification **Work Types** 2.1, 6.1, 7.1, 8.1, 8.2, 9.1, 9.2, 10.1 - 10.4, 11.1, 13.1, 14.1 - 14.5, the CONSULTANT shall carry \$1,000,000.00 per occurrence, \$2,000,000.00 general aggregate. Coverage shall be on an occurrence form, and include contractual liability. The policy shall be amended to include the following extensions of coverage:

- 1. Exclusions relating to the use of explosives, collapse, and underground damage to property shall be removed.
- 2. The policy shall provide thirty (30) days notice of cancellation to LPA.
- 3. The CONSULTANT shall name the LPA as an additional insured.
- III. Automobile Liability

The CONSULTANT shall obtain automobile liability insurance covering all owned, leased, borrowed, rented, or non-owned autos used by employees or others on behalf of the CONSULTANT for the conduct of the CONSULTANT's business, for an amount not less than \$1,000,000.00 Combined Single Limit for Bodily Injury and Property Damage. The term "automobile" shall include private passenger autos, trucks, and similar type vehicles licensed for use on public highways. The policy shall be amended to include the following extensions of coverage:

- 1. Contractual Liability coverage shall be included.
- 2. The policy shall provide thirty (30) days notice of cancellation to the LPA.
- 3. The CONSULTANT shall name the LPA as an additional insured.
- IV. Watercraft Liability (When Applicable)
 - 1. When necessary to use watercraft for the performance of the CONSULTANT's Services under the terms of this Contract, either by the CONSULTANT, or any SUB-CONSULTANT, the CONSULTANT or SUB-CONSULTANT operating the watercraft shall carry watercraft liability insurance in the amount of \$1,000,000 Combined Single Limit for Bodily Injury and Property Damage, including Protection & Indemnity where applicable. Coverage shall apply to owned, non-owned, and hired watercraft.
 - 2. If the maritime laws apply to any work to be performed by the CONSULTANT under the terms of the agreement, the following coverage shall be provided:
 - a. United States Longshoremen & Harbor workers
 - b. Maritime Coverage Jones Act
 - 3. The policy shall provide thirty (30) days notice of cancellation to the LPA.
 - 4. The CONSULTANT or SUB-CONSULTANT shall name the LPA as an additional insured.
- V. Aircraft Liability (When Applicable)
 - 1. When necessary to use aircraft for the performance of the CONSULTANT's Services under the terms of this Contract, either by the CONSULTANT or SUB-CONSULTANT, the CONSULTANT or SUB-CONSULTANT operating the aircraft shall carry aircraft liability insurance in the amount of \$5,000,000 Combined Single Limit for Bodily Injury and Property Damage, including Passenger Liability. Coverage shall apply to owned, non-owned and hired aircraft.
 - 2. The policy shall provide thirty (30) days notice of cancellation to the LPA.
 - 3. The CONSULTANT or SUB-CONSULTANT shall name the LPA as an additional insured.
- 22. <u>Merger and 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 Contact. This Contract may not be modified, supplemented or amended, in any manner, except by written agreement signed by all necessary parties.
- 23. <u>Notice to Parties</u>: Any notice, request, consent or communication (collectively a "Notice") under this Agreement shall be effective only if it is in writing and (a) personally delivered; (b) sent by certified or registered mail, return receipt requested, postage prepaid; or (c) sent by a nationally recognized overnight delivery service, with delivery confirmed and costs of delivery being prepaid, addressed as follows:

Notices to the LPA shall be sent to:

Neil Kopper, Senior Project Engineer City of Bloomington 401 North Morton Street, Suite 130 Bloomington, IN 47402

Notices to the CONSULTANT shall be sent to:

Michael Eichenauer, PE, Executive V.P. Butler Fairman & Seufert, Inc. 8450 Westfield Boulevard, Suite 300 Indianapolis, IN 46240

or to such other address or addresses as shall be furnished in writing by any party to the other party. Unless the sending party has actual knowledge that a Notice was not received by the intended recipient, a Notice shall be deemed to have been given as of the date (i) when personally delivered; (ii) three (3) days after the date deposited with the United States mail properly addressed; or (iii) the next day when delivered during business hours to overnight delivery service, properly addressed and prior to such delivery service's cut off time for next day delivery. The parties acknowledge that notices delivered by facsimile or by email shall not be effective.

- 24. Order of Precedence; Incorporation by Reference. Any inconsistency or ambiguity in this Contract shall be resolved by giving precedence in the following order: (1) This Contract and attachments, (2) RFP document, (3) the CONSULTANT's response to the RFP document, and (4) attachments prepared by the CONSULTANT. All of the foregoing are incorporated fully by reference.
- 25. Ownership of Documents and Materials. All documents, records, programs, data, film, tape, articles, memoranda, and other materials not developed or licensed by the CONSULTANT prior to execution of this Contract, but specifically developed under this Contract shall be considered "work for hire" and the CONSULTANT assigns and transfers any ownership claim to the LPA and all such materials ("Work Product) will be the property of the LPA. The CONSULTANT agrees to execute and deliver such assignments or other documents as may be requested by the LPA. Use of these materials, other than related to contract performance by the CONSULTANT, without the LPA's prior written consent, is prohibited. During the performance of this Contract, the CONSULTANT shall be responsible for any loss of or damage to any of the Work Product developed for or supplied by INDOT and used to develop or assist in the Services provided herein while any such Work Product is in the possession or control of the CONSULTANT. Any loss or damage thereto shall be restored at the CONSULTANT's expense. The CONSULTANT shall provide the LPA full, immediate, and unrestricted access to the Work Product during the term of this Contract. The CONSULTANT represents, to the best of its knowledge and belief after diligent inquiry and other than as disclosed in writing prior to or contemporaneously with the execution of this Contract by the CONSULTANT, that the Work Product does not infringe upon or misappropriate the intellectual property or other rights of any third party. The CONSULTANT shall not be liable for the use of its deliverables described in Appendix "A" on other projects without the express written consent of the CONSULTANT or as provided in Appendix "A". The LPA acknowledges that it has no claims to any copyrights not transferred to INDOT under this paragraph.
- 26. <u>Payments</u>. All payments shall be made in arrears and in conformance with the LPA's fiscal policies and procedures.
- 27. <u>Penalties, Interest and Attorney's Fees</u>. The LPA 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, IC 5-17-5, I. C. 34-54-8, and I. C. 34-13-1.

- 28. <u>Pollution Control Requirements</u>. If this Contract is for \$100,000 or more, the CONSULTANT:
 - i. Stipulates that 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;
 - Agrees to comply with all of the requirements of section 114 of the Clean Air Act and section 308 of the Federal Water Pollution Control Act, and all regulations and guidelines issued thereunder; and
 - iii. Stipulates that, as a condition of federal aid pursuant to this Contract, it shall notify INDOT and the Federal Highway Administration of the receipt of any knowledge 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 Listing of Violating Facilities.
- **29.** <u>Severability</u>. The invalidity of any section, subsection, clause or provision of this Contract shall not affect the validity of the remaining sections, subsections, clauses or provisions of this Contract.
- **30.** <u>Status of Claims</u>. The CONSULTANT shall give prompt written notice to the LPA any claims made for damages against the CONSULTANT resulting from Services performed under this Contract and shall be responsible for keeping the LPA currently advised as to the status of such claims. The CONSULTANT shall send notice of claims related to work under this Contract to the party referred to in Paragraph 23:
- **31.** <u>Sub-consultant Acknowledgement</u>. The CONSULTANT agrees and represents and warrants to the LPA, that the CONSULTANT will obtain signed Sub-consultant Acknowledgement forms, from all SUB-CONSULTANTS providing Services under this Contract or to be compensated for Services through this Contract. The CONSULTANT agrees to provide signed originals of the Sub-consultant Acknowledgement form(s) to the LPA for approval prior to performance of the Services by any SUB-CONSULTANT.
- **32.** <u>Substantial Performance</u>. This Contract shall be deemed to be substantially performed only when fully performed according to its terms and conditions and any modification or Amendment thereof.
- **33.** <u>**Taxes**</u>. The LPA will not be responsible for any taxes levied on the CONSULTANT as a result of this Contract.

34. <u>Termination for Convenience</u>.

- A. The LPA may terminate, in whole or in part, whenever, for any reason, when the LPA determines that such termination is in its best interests. Termination or partial termination of Services shall be effected by delivery to the CONSULTANT of a Termination Notice at least fifteen (15) days prior to the termination effective date, specifying the extent to which performance of Services under such termination becomes effective. The CONSULTANT shall be compensated for Services properly rendered prior to the effective date of termination. The LPA will not be liable for Services performed after the effective date of termination.
- B. If the LPA terminates or partially terminates this Contract for any reason regardless of whether it is for convenience or for default, then and in such event, all data, reports, drawings, plans, sketches, sections and models, all specifications, estimates, measurements and data pertaining to the project, prepared under the terms or in fulfillment of this Contract, shall be delivered within ten (10) days to the LPA. In the event of the failure by the CONSULTANT to make such delivery upon demand, the CONSULTANT shall pay to the LPA any damage (including costs and reasonable attorneys' fees and expenses) it may sustain by reason thereof.

35. <u>Termination for Default</u>.

- A. With the provision of twenty (20) days written notice to the CONSULTANT, the LPA may terminate this Contract in whole or in part if
 - (i) the CONSULTANT fails to:
 - 1. Correct or cure any breach of this Contract within such time, provided that if such cure is not reasonably achievable in such time, the CONSULTANT shall have up to ninety (90) days from such notice to effect such cure if the CONSULTANT promptly commences and diligently pursues such cure as soon as practicable;
 - 2. Deliver the supplies or perform the Services within the time specified in this Contract or any amendment or extension;
 - 3. Make progress so as to endanger performance of this Contract; or
 - 4. Perform any of the other provisions of this Contract to be performed by the CONSULTANT; or
 - (ii) if any representation or warranty of the CONSULTANT is untrue or inaccurate in any material respect at the time made or deemed to be made.
- B. If the LPA terminates this Contract in whole or in part, it may acquire, under the terms and in the manner the LPA considers appropriate, supplies or services similar to those terminated, and the CONSULTANT will be liable to the LPA for any excess costs for those supplies or services. However, the CONSULTANT shall continue the work not terminated.
- C. The LPA shall pay the contract price for completed supplies delivered and Services accepted. The CONSULTANT and the LPA shall agree on the amount of payment for manufactured materials delivered and accepted and for the protection and preservation of the property. Failure to agree will be a dispute under the Disputes clause (see Section 13). The LPA may withhold from the agreed upon price for Services any sum the LPA determine necessary to protect the LPA against loss because of outstanding liens or claims of former lien holders.
- D. The rights and remedies of the LPA in this clause are in addition to any other rights and remedies provided by law or equity or under this Contract.
- E. **Default by the LPA.** If the CONSULTANT believes the LPA is in default of this Contract, it shall provide written notice immediately to the LPA describing such default. If the LPA fails to take steps to correct or cure any material breach of this Contract within sixty (60) days after receipt of such written notice, the CONSULTANT may cancel and terminate this Contract and institute the appropriate measures to collect monies due up to and including the date of termination, including reasonable attorney fees and expenses, provided that if such cure is not reasonably achievable in such time, the LPA shall have up to one hundred twenty (120) days from such notice to effect such cure if the LPA promptly commences and diligently pursues such cure as soon as practicable. The CONSULTANT shall be compensated for Services properly rendered prior to the effective date of such termination. The CONSULTANT agrees that it has no right of termination for non-material breaches by the LPA.

- 36. <u>Waiver of Rights</u>. No rights conferred on either party under this Contract shall be deemed waived, and no breach of this Contract excused, unless such waiver or excuse is approved in writing and signed by the party claimed to have waived such right. Neither the LPA's review, approval or acceptance of, nor payment for, the Services required under this Contract shall be construed to operate as a waiver of any rights under this Contract or of any cause of action arising out of the performance of this Contract, and the CONSULTANT shall be and remain liable to the LPA in accordance with applicable law for all damages to the LPA caused by the CONSULTANT's negligent performance of any of the Services furnished under this Contract.
- **37.** <u>Work Standards/Conflicts of Interest</u>. The CONSULTANT shall understand and utilize all relevant INDOT standards including, but not limited to, the most current version of the Indiana Department of Transportation Design Manual, where applicable, and other appropriate materials and shall perform all Services in accordance with the standards of care, skill and diligence required in Appendix "A" or, if not set forth therein, ordinarily exercised by competent professionals doing work of a similar nature.
- **38.** <u>No Third-Party Beneficiaries</u>. This Agreement is solely for the benefit of the parties hereto. Other than the indemnity rights under this Contract, nothing contained in this Agreement is intended or shall be construed to confer upon any person or entity (other than the parties hereto) any rights, benefits or remedies of any kind or character whatsoever.
- **39.** <u>No Investment in Iran</u>. As required by IC 5-22-16.5, the CONSULTANT certifies that the CONSULTANT is not engaged in investment activities in Iran. Providing false certification may result in the consequences listed in IC 5-22-16.5-14, including termination of this Contract and denial of future state contracts, as well as an imposition of a civil penalty.
- **40.** <u>Assignment of Antitrust Claims</u>. The CONSULTANT assigns to the State all right, title and interest in and to any claims the CONSULTANT now has, or may acquire, under state or federal antitrust laws relating to the products or services which are the subject of this Contract.

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Non-Collusion.

The undersigned attests, subject to the penalties for perjury, that he/she is the CONSULTANT, or that he/she is the properly authorized representative, agent, member or officer of the CONSULTANT, that he/she has not, nor has any other member, employee, representative, agent or officer of the CONSULTANT, 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, the CONSULTANT and the LPA 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.

CONSULTANT BUTLER, FAIRMAN and SEUFERT, INC.

LOCAL PUBLIC AGENCY CITY OF BLOOMINGTON, INDIANA BOARD OF PUBLIC WORKS

Signature Michael Eichenauer, Executive V.P.

Signature Kyla Cox Deckard, President

Signature Elizabeth Karon, Vice President

Signature James Roach, Secretary

Signature Margie Rice, Corporation Counsel

APPENDIX "A"

SERVICES TO BE FURNISHED BY CONSULTANT:

In fulfillment of this Contract, the CONSULTANT shall comply with the requirements of the appropriate regulations and requirements of the Indiana Department of Transportation (INDOT) and Federal Highway Administration (FHWA).

<u>Project Description</u>: The 10-foot wide HMA path will be a located along either the east side or west side of Dunn Street, from the north side of S.R. 45 to Clover Lane. Incidental improvements may include new curb an gutter, storm sewer, drive reconstruction, and curb ramps.

The CONSULTANT shall be responsible for performing the following activities:

A. CONCEPTUAL SCOPING REPORT

Prior to the initiation of other Project activities, the CONSULTANT shall investigate options for project improvements and develop a Conceptual Scoping Report summarizing the options considered and the recommendations for a final configuration and scope.

- 1. Path options to be considered include whether the path should be located solely on the east side of Dunn Street, solely on west side of Dunn Street, or a combination.
- 2. Factors to be considered in the investigation include costs and overall impacts to right-of-way, utilities, historic properties, environmental and tree impacts, stormwater modifications or improvements, public safety, and input from the public and stakeholders.
- 3. Existing GIS data and site observations will be utilized to document constraints and opportunities related to each option.

B. TOPOGRAPHIC SURVEY

- 1. Field survey data shall be in conformance with the requirements of Title 865 IAC 1-12 et sequential and the Indiana Design Manual, Part III, Location Surveys.
- 2. As a minimum the survey will include locating all visible features necessary for the proper design of the proposed improvements within the existing and proposed future right-of-way. This shall be done to ensure the most efficient design can be achieved which will minimize land acquisition and relocation costs. These features will include buildings, paved surfaces, shrubs, signs, poles, utilities, manholes, valves and meters, utility locations marked by others, individual trees in lawn areas, and limits of heavily wooded areas.
- 3. Before field work commences, an IUPPS ticket will be submitted for utility locates along the project route. Any marks completed by the respective utilities or their locators will be tied into the survey and graphically shown on the finished product.
- 4. Sufficient elevation shots will be taken (cross sections at a maximum of 100-foot intervals with intermediate grade changes taken as necessary) so that an accurate Digital Terrain Model (DTM) of the existing ground conditions can be created. One-foot contours will be created from the DTM and included in the survey submittal.
- 5. The Field Survey will be integrated with the United States Public Land System and physical monumentation as necessary to acquire Right of Way for this project in accordance with Title 865 IAC 1-12 et sequential.
- 6. Deed research, property ownership and right of way determination will be completed to show the limits of property ownership on the topographic survey. Research at the Monroe County offices or any other entity will be completed to facilitate the determination of these lines.
- 7. A survey centerline will be established, set and referenced in the field at a maximum interval of 1,300 feet. The design plans will reference this survey centerline so that the survey control can

be used to establish the construction centerline.

- 8. Vertical control points (benchmarks) will be set at a maximum interval of 1,300 feet.
- 9. A Location Control Route Survey Plat will be completed for the survey limits, where necessary for Right of Way Acquisition.
- 10. The topographical survey shall encompass the selected side of the road as well as the full width of Dunn Street itself. The survey will also include relevant surface and feature information at the downstream and upstream ends of the two crossing culverts.

C. PROJECT DESIGN

- 1. Project Limits are as described above in Project Description.
- 2. The CONSULTANT shall prepare preliminary plans and preliminary estimates of cost, which shall be in accordance with the accepted standards for such work and in accordance with the following documents in effect at the time the plans or reports are submitted: Chapter 7 (Plan Preparation) of the "INDOT LPA Guidance Document for Local Federal-Aid Projects" (latest revision), INDOT 3-R Design Standards, American Association of State Highway and Transportation Officials "A Policy on Geometric Design of Highways and Streets", Indiana Department of Transportation's Standard Specifications, Road and Bridge Memoranda and Road and Bridge Design Manuals except as modified by supplemental specifications and special provisions, if any.
- 3. The CONSULTANT shall perform drainage design for the project. Drainage design shall adhere to all local, state, and federal statutes and regulations, including but not limited to capacity design, stormwater detention, and stormwater quality. The design shall include all necessary elements to obtain drainage approval from CBU.
- 4. The CONSULTANT shall determine the need for Level 1 Design exceptions that will be required during the project development. All necessary documentation to request a formal Level 1 Design Exception shall be completed, plans and design calculations shall be prepared in accordance with the accepted standards for such work and in accordance with the following documents in effect at the time the Field Check Plans are distributed: "Indiana Department of Transportation Design Standards for 3R Projects", Indiana Department of Transportation's Standard Specifications, Road and Bridge Memoranda, except as modified by supplemental specifications and special provisions, if any.
- 4. Stage 1 Review Submission: The CONSULTANT shall complete 30% design plans, in accordance with the INDOT Design Manual, and submit to the OWNER and INDOT for review.
- 5. Preliminary Field Check Plans and Meeting: The CONSULTANT shall prepare necessary information and notices and conduct a Preliminary Field Check.
- 6. Stage 3 Review Submission: Following receipt of the public hearing certification, the CONSULTANT shall complete the final plans, special provisions (recurring and unique), final opinions of probable construction costs, and all other necessary documents, reports and calculations. The opinion of probable construction cost shall be prepared according to the current practices of the INDOT and shall include all items of work required for the complete construction of the work, including all temporary work necessary in connection therewith, but shall not include the cost of such items of work for which the LPA, through its own forces or through other party or parties will prepare detail plans. The unit prices to be used shall be in accordance with the methods used by INDOT. The CONSULTANT shall submit Stage 3 Review Submission to the LPA for review prior to submittal to INDOT for review and approval.
- 7. Final Tracings Package: Upon receipt of Stage 3 Review Submission review comments from INDOT, the CONSULTANT shall submit to the LPA and INDOT all required documentation for the Final Tracings Package Submission.
- 8. Bid Assistance: The CONSULTANT shall provide contract document and bid assistance to INDOT and the LPA, including review of INDOT's Contract Information Book and addressing contractor inquiries.

- 9. The CONSULTANT shall provide the design, the layout, and configuration of the path and other bicycle-pedestrian improvements for the entire length of the project route, including, if necessary, pavement, connections to existing trails and streets, street and drive crossings, concrete pads at existing bus stops, roadway curb and gutter, and related storm sewer improvements.
- 10. The CONSULTANT shall provide the design, layout, plans and details for modular block retaining wall(s), if required.
- 11. The CONSULTANT shall provide the design of all safety and traffic signs along the trail and at street crossings.
- 12. The CONSULTANT shall provide design of curb ramps and crosswalks at all street crossings.
- 13. The CONSULTANT shall perform a tree impact study and develop a tree replacement plan.
- D. The CONSULTANT shall provide project management and administration services, including the following:
 - 1. Assist the LPA in updating the Quarterly Tracking Reports and attend and participate in the MPO Quarterly Tracking and Review meetings, primarily via conference call, providing timely and accurate federal aid project updates.
 - 2. Provide the LPA with documentation necessary for submission of vouchers to INDOT for reimbursement of services.
 - 3. Attend all such conferences with the officials of the LPA and other interested agencies as may be required in connection with the work.
 - 4. Coordinate with all sub-consultants for their respective elements of the project and their delivery schedules.
 - 5. Additional general data, including CAD files, shall be issued to associated parties, such as utilities and Contractors, at the mutual agreement of the CONSULTANT and the LPA. The CONSULTANT does not authorize or assume liability for any reuse of the documents or digital materials described in this section for any purpose other than this project and the specific use intended, unless adapted by and approved by the CONSULTANT.

E. UTILITY COORDINATION SERVICES

UTILITY COORDINATION DESIGN PHASE

The CONSULTANT shall perform utility coordination which shall include the following in accordance with 105 IAC 13 "Utility Facility Relocation on Construction Contracts" for INDOT and federal-aid local projects:

- 1. Utility Coordination Project Management, project meetings, and monthly reports
- 2. Utility coordination for Environmental Documentation, and utility commitment resolution from environmental document commitment list
- 3. Perform IUPPS 811 Design Ticket and area research to determine utilities in the area of the project
- 4. Send out Initial Notice Letters for preliminary contact to all utilities, both public and private, to establish: a point of contact, the location of the utilities facilities within the field survey limits, and documentation of reimbursable property interests if any.
- 5. Send out Verification of Existing Facility Letters and plans to all utilities, review response information as they are obtained and update / coordinate the update of the project topographical information.
- 6. Notify utilities of the preliminary field check meeting and attend to discuss both locations of existing facilities shown on the plans and potential conflicts between the utilities and the proposed project.
- 7. Send out Conflict Analysis Letters to all utilities with revised plans and utility information based on responses from Verification of Existing Facilities and discussions at the Preliminary Field Check to verify any remaining conflicts with the proposed improvements for the project.
- 8. Send out Preliminary Final Plans, Requests for Work Plans Letters and Work Plan Documents to each utility. AutoCAD files will be prepared and sent to utilities upon request.

- 9. Review Utility Relocation Work Plans and Relocation Drawings for possible conflicts with the proposed improvements for the project, and for conflicts between additional utilities and their proposed relocations.
- 10. Coordinate a final utility coordination meeting if necessary to discuss utility relocations with all relevant utilities.
- 11. Prepare utility coordination certification, utility special provision, utility relocation Gantt chart for final submittals.
- 12. Prepare "no involvement" railroad coordination certification.
- 13. Issue all approved work plan letters to the utilities unless otherwise directed by the LPA or INDOT.

UTILITY COORDINATION CONSTRUCTION PHASE

The CONSULTANT shall perform utility coordination construction phase which shall include the following in accordance with 105 IAC 13 "Utility Facility Relocation on Construction Contracts" for INDOT and federal-aid local projects:

- 1. Draft and issue pre-construction and relocation Notice-To-Proceed letters to the utilities as necessary for the project unless otherwise directed by the LPA or INDOT.
- 2. Assist in coordination the completion of utility relocation dependency items by others (such as staking of the right-of-way, clearing, grubbing, etc.) with the parties performing the work to ensure it is completed in a timely fashion to allow utility relocations to be completed on time.
- 3. Send letters & communication follow-up during utility progress to monitor progress and schedules
- 4. Attend the project pre-construction meeting.
- 5. Attend field meetings and or utility related conference calls.
- 6. Remain available throughout construction as needed for unforeseen conditions.

SUBSURFACE UTILITY INVESTIGATION (SUE)

SUE shall be provided if required.

UTILITY RELOCATION STAKING

The CONSULTANT shall perform staking of the right-of-way, proposed structures, or other design items necessary for utilities to perform their relocation prior to the contract being let on an as needed basis.

FOLLOW-UP UTILITY SURVEY

The CONSULTANT shall re-submit Indiana 811 tickets to get existing utilities located throughout the project limits in specific areas of concern due for design and utility coordination purposes in the event that utility was not marked for original topographic survey, or additional information is needed, which requires additional site visits for survey collection. This work will be performed on an as needed basis.

F. ENVIRONMENTAL SERVICES:

The environmental services required to develop this project shall meet the National Environmental Policy Act of 1969 (NEPA) regulations and, as appropriate, latest versions of the NEPA and the Indiana Department of Transportation (INDOT) Decision Making Process, INDOT Procedural Manual for Preparing Environmental Documents, INDOT Categorical Exclusion Manual, and Chapter 8 of the INDOT LPA Process Guidance Document for Local Federal-Aid Projects.

The environmental document completed for this project will be coordinated, as required, with the Environmental Scoping Manager at the INDOT <u>Seymour</u> District, and as appropriate, the INDOT Office of Environmental Services, and the Federal Highway Administration. It is anticipated that a Categorical Exclusion Level 2 will be required. Therefore the scope and fee included in this agreement is for a CE-2.

The CONSULTANT shall provide the following services and environmental documentation: 1. Public Involvement:

- a. The CONSULTANT shall prepare and advertise a legal notice offering the public the opportunity to request a Public Hearing per Part I, Section IV, C, 5a of the INDOT PIPPM. If no requests are forthcoming prior to the established deadline date, the CONSULTANT shall obtain Public Involvement certification from the Public Hearings Section at INDOT prior to receiving final environmental document approval.
- b. If limited requests for a Public Hearing are received and it is determined by the CONSULTANT that the comments received could be adequately answered by meeting individually with those respondents, the CONSULTANT shall conduct individual meetings, either in-person or via telephone. All comments received will be answered and submitted to the INDOT Public Hearings Section for Public Involvement certification prior to receiving final environmental document approval.
- c. If a Public Hearing is required, or the LPA desires to hold a Public Hearing, the CONSULTANT shall prepare and advertise a legal notice per Part I, Section IV, C, 5c of the INDOT PIPPM, coordinate, prepare for and conduct a Public Hearing per Part I, Section VI, D, and prepare a Transcript and comment/response sheets. Subsequent to the requirements of the Public Hearing, the CONSULTANT shall obtain Public Involvement certification from the INDOT Public Hearings Section prior to receiving final environmental document approval.
- 2. Early coordination with various required local, state and federal agencies.
- 3. Project corridor impact evaluation including:
 - a. Waters Report and wetland determination/delineation
 - b. Threatened and endangered species review via IPaC
 - c. Karst, Sole Source Aquifers, Wellhead Protection Areas, Ground Water, Surface Water and Drinking Water reviews.
 - d. Floodplain review
 - e. Farmland review and completion of the Farmland Conversion Impact Rating form (NRCS-CPA-106) for corridor type projects.
 - f. Section 6(f) (Land and Water Conservation Fund) and Section 4(f) (public park and recreation land, wildlife and waterfowl refuges and historic properties) reviews.
 - g. Identification and recording of existing documentation regarding the criteria air pollutants and the conformity status of the project in addition to identifying additional requirements beyond conformity (hot spot analyses and mobile source air toxics analyses) that may be applicable.
 - h. Determination of the Regulatory Permits required for the project.
 - i. Environmental Justice determination.
- 4. Section 106 Consultation by including, as needed:
 - a. Historic Property Report
 - b. Coordination with Consulting Parties
 - c. Section 106 documentation, meetings, and the advertising of legal notices for a "No Adverse Effect" or an "Adverse Effect" finding pursuant to 36 CFR 800.11(e), (f), or (g) based upon results of the Historic Property Report and consultation with the State Historic Preservation Officer (SHPO), the Indiana Department of Transportation (INDOT) Cultural Resources Section (CRS) and other consulting parties. If needed, prepare a Memorandum of Agreement associated with the 36CFR 800.11(e) for an "Adverse Effect".
 - d. Phase 1a Archaeological Reconnaissance.
 - e. Evaluation of Hazardous Materials and Regulated Substances.
 - f. Completion of a Red Flag Investigation.

Items not included in the above descriptions include the following:

- 1. Mitigation plans
- 2. Stream enhancement plans
- 3. Endangered species studies or reports beyond the minimum IPaC review of the Indiana bat and the northern long-eared bat.

- 4. Archaeological studies beyond Phase 1a reconnaissance.
- 5. Woody revegetation plan
- 6. Phase I or Phase II Environmental Site Assessment

G. ENVIRONMENTAL PERMITS

The CONSULTANT shall assist the LPA in submitting and obtaining water quality permits from the U.S. Army Corps of Engineers and IDEM, related to the two culverts crossing Dunn Street, if required.

The CONSULTANT shall assist the LPA in submitting and obtaining the IDEM Construction General Stormwater Permit (CSGP).

H. RIGHT-OF-WAY ENGINEERING

The CONSULTANT shall provide right-of-way engineering in accordance with the procedures and standards as indicated in the Indiana Department of Transportation, Land Acquisition Division, Right-of-Way Engineering Procedures Manual including the following:

- 1. Establish Right-of-Way required for acquisition as well as template for documentation; coordinate Right-of-Way efforts with client, design, and subconsultants.
- 2. Provide a documented title search (T&E Report) for up to 22 parcels, prepared by an abstractor as approved by the Indiana Department of Transportation.
- 3. Provide legal descriptions and land plats for up to 22 parcels. The descriptions shall be prepared and certified by an Indiana Professional Surveyor.
- 4. Prepare Right-of-Way Plans.

I. ON-CALL ADDITIONAL SERVICES

The CONSULTANT shall provide additional project development services if required and requested by LPA, summarized as follows:

- 1. Attend Pre-Construction Meeting
- 2. Review Shop Drawing Submittals
- 3. Perform Plan Revisions Related to Right-of-Way Acquisition Requests
- 4. Perform Design Assistance During Construction to Address Unforeseen Conditions
- J. PUBLIC ENGAGEMENT
 - 1. Conceptual Scoping Report Phase
 - a. The CONSULTANT shall facilitate a Public Information Meeting to gather public input and present optional alignments to the public. The CONSULTANT shall prepare visual materials for the meeting and deliver them to the LPA for review prior to the meeting. The general public and specific project-related stakeholders (identified by the LPA) will be invited to attend the meeting.
 - b. If requested by the LPA, the CONSULTANT shall facilitate a second Public Information Meeting to present the results of the scoping report to the public.
 - 2. Project Design Phase
 - a. The CONSULTANT shall facilitate additional Public Information Meeting(s) to inform the public of project progress and any updates to the proposed improvements. These Public Information Meetings are separate from, and will not qualify as, NEPA Public Involvement Hearings.

K. GEOTECHNICAL INVESTIGATION

If, and only if, retaining walls are required, the CONSULTANT shall make or cause to be made a complete Geotechnical Investigation in accordance with "Requirements for Geotechnical Investigations" dated 1 November 1984. Copies of this document are on file with INDOT and the documents are incorporated herein by reference and is made a part hereof. Borings shall extend sufficiently in depth to obtain characteristic data for the proper design of foundations. In the event more extensive boring, sampling, and testing is needed, a supplemental agreement shall be executed to pay for the additional work. The Consultant shall backfill bore holes or cause to be backfilled in accordance with "Aquifer Protection Guidelines' dated December 9, 1987. A copy of the document is on file with the INDOT, Division of Materials and Tests, Geotechnical section.

APPENDIX "B"

INFORMATION AND SERVICES TO BE FURNISHED BY THE LPA:

The LPA shall furnish the CONSULTANT with the following:

- A. Assist the CONSULTANT in obtaining property owner information, deeds, plans of adjacent developments, section corner information, and any other pertinent information necessary to perform work under this Contract.
- B. Criteria for design and details for signs, signals, highways and structures such as grades, curves, sight distances, clearances, design loadings, etc.
- C. Specifications and standard drawings applicable to the project.
- D. Plans of existing structures and roads within the project limits, if available.
- E. All written views pertinent to the project that are received by the LPA.
- F. Actual relocation and land acquisition costs.
- G. Available data from the transportation planning process.
- H. Utility plans available to the LPA covering utility facilities throughout the affected areas.
- I. Guarantee access to enter upon public and private lands as required for the CONSULTANT under this Contract.
- J. All legal services as may be required for development of the project.
- K. Determining and obtaining locations/time/dates for all public meetings and/or hearings.

APPENDIX "C"

SCHEDULE:

No work under this Contract shall be performed by the CONSULTANT until the CONSULTANT receives a written notice to proceed from the LPA. At the time of the execution of this Contract, project letting is scheduled for September 15, 2027.

All work by the CONSULTANT under this Contract shall be completed and delivered to the LPA for review and approval by the approximate dates shown in the following submission schedule assuming Notice to Proceed Date for the Conceptual Scoping Report of January 15, 2025:

Conceptual Scoping Report	March 1, 2025
Topographic Survey Complete	May 15, 2025
Preliminary Field Check submission and conduct Field Check	August 1, 2025
RW Engineering Complete	November 1, 2025
Draft Environmental Document submitted to INDOT	March 1, 2026
Final Environmental Document approval from INDOT	September 1, 2026
Stage 3 Plan Submittal to INDOT	December 15, 2026
Final Tracing Plan Submittal to INDOT	May 24, 2027

APPENDIX "D"

COMPENSATION:

A. Amount of Payment

- 1. The CONSULTANT shall receive as payment for the services performed under this Contract, as identified in Items 2 through 5 below, the total fee not to exceed \$659,417.00 unless a modification of the Contract is approved in writing by the LPA.
- 2. The CONSULTANT will be paid for the Design Work performed under this Contract on a lump sum basis in accordance with the following schedule:

a.	Conceptual Scoping Report	\$ 14,200.00
b.	Topographic Survey	\$ 55,100.00
c.	Path Design	\$ 237,000.00
d.	Drainage Design	\$ 32,000.00
e.	Retaining Wall Design (if needed)	\$ 12,500.00
f.	Project Management & Administration	\$ 16,000.00
g.	Utility Coordination and Certification	\$ 19,000.00
-	Total Lump Sum	\$ 385,800.00

3. The CONSULTANT will be paid for the Environmental Services performed under this Contract on a lump sum basis in accordance with the following schedule:

Environmental Document (CE-2)	\$	40,500.00
Historic Properties MPPA	\$	15,920.00
Full Section 106 Coordination (if needed add'l)	\$	11,802.00
Phase Ia Archaeological Field Reconnaissance	\$	4,775.00
IDEM 401/Corps 404 Permits (if needed)	\$	10,300.00
IDEM CSGP	\$	7,600.00
Total Environmental Services	\$	90,897.00
	Environmental Document (CE-2) Historic Properties MPPA Full Section 106 Coordination (if needed add'l) Phase Ia Archaeological Field Reconnaissance IDEM 401/Corps 404 Permits (if needed) IDEM CSGP Total Environmental Services	Environmental Document (CE-2)\$Historic Properties MPPA\$Full Section 106 Coordination (if needed add'l)\$Phase Ia Archaeological Field Reconnaissance\$IDEM 401/Corps 404 Permits (if needed)\$IDEM CSGP\$Total Environmental Services\$

4. The CONSULTANT will be paid for the Right-of-Way Engineering services performed under this Contract in accordance with the following schedule:

		<u>Quantity</u>	Unit Price	<u>Total</u>
a.	T&E Reports	22 Tax Parcels	\$700.00	\$15,400.00
b.	Legal Descriptions and Land Plats	22 Parcels	\$2,100.00	\$46,200.00
c.	Property Line Determination and R	/W Engineering (Oversight	\$11,600.00
d.	Right-of-Way Plans			\$7,490.00
e.	Right-of-Way Staking			\$4,630.00
		Total Right-of-	Way Services	\$ 85,320.00

- 5. The LPA agrees to compensate the CONSULTANT for Additional Services as needed on the basis of actual hours of work performed on the project at the hourly billing rates noted in APPENDIX "D-1" plus subconsultant costs. The Hourly Billing Rates include overhead and profit. The CONSULTANT will be paid for the following work under additional services in accordance with the following schedule:
 - a. Potential on-call additional services required: \$ 12,000.00
 - 1. Pre-Construction Meeting
 - 2. Shop Drawing Reviews
 - 3. Revisions to Contract Documents related to Right-of-Way Acquisition
 - 4. Consultation during construction for unforeseen conditions
 - b. Public Engagement & Information Meetings \$ 10,000.00 c. NEPA Public Involvement Hearing \$ 14,700.00 \$ d. Follow Up Survey for Utilities 7,500.00 \$ e. Subsurface Utility Engineering (SUE) 26,000.00 f. Utility Coordination – Construction Phase \$ 7,200.00 Geotechnical Investigation \$ 20,000.00 g. **Total On-Call Services** \$ 97,400.00
- 6. The CONSULTANT shall not be paid for any service performed by the LPA or services not required to develop this project. Costs for routine photocopy and paper reproduction, cellular phone costs, pager costs and computer time costs will not be paid as a reimbursable but is to be included in the above fees and overhead costs.
- B. Method of Payment:
 - 1. The CONSULTANT may submit a maximum of one invoice voucher per calendar month for work covered under this Contract. The invoice voucher shall be submitted to the LPA. The invoice voucher shall represent the value, to the LPA, of the partially completed work as of the date of the invoice voucher. The CONSULTANT shall attach thereto a summary of each pay item in Section A of this Appendix, percentage completed and prior payments in a form acceptable to the LPA.
 - 2. The LPA for and in consideration of the rendering of the engineering services provided for in Appendix "A", agrees to pay the CONSULTANT for rendering such services the fee established above upon completion of the work thereunder, acceptance thereof by the LPA and upon the CONSULTANT submitting an invoice as described above.
 - 3. In the event of a substantial change in the scope, character or complexity of the work on the project, the maximum fee payable and the specified fee shall be adjusted in accordance with Item VI.6 (Changes in Work), as set out in this Contract.

APPENDIX "D-1"

SCHEDULE OF COMPENSATION

BUTLER, FAIRMAN and SEUFERT, INC.

2025 HOURLY RATE SCHEDULE

Classification

Hourly Rates

E-V	Engineer V	\$ 260.50
E-IV	Engineer IV	\$ 225.27
E-III	Engineer III	\$ 196.72
E-II	Engineer II	\$ 149.61
E-I	Engineer I	\$ 113.29
FP-V	Field Personnel V – (Project Coordinator)	\$ 252.52
FP-IV	Field Personnel IV	\$ 188.50
FP-III	Field Personnel III	\$ 144.77
FP-II	Field Personnel II	\$ 121.44
FP-I	Field Personnel I	\$ 94.44
EA-III	Engineer's Assistant III	\$ 196.71
EA-II	Engineer's Assistant II	\$ 172.20
EA-I	Engineer's Assistant I	\$ 105.77
SP-1	Support Personnel I	\$ 72.96
C-II	Clerical II	\$ 155.75
C-I	Clerical I	\$ 92.44
P-III	Planner/Environmental Specialist III	\$ 157.72
P-II	Planner/Environmental Specialist II	\$ 120.54
P-I	Planner/Environmental Specialist I	\$ 102.85
EI-1	Engineer Intern I	\$ 72.67

The billing rates are based on Overhead Rate of 1.8921, and Profit of 10%, and are effective January 2025. Rates may be adjusted annually (beginning January 2026) to reflect changes in the raw rate compensation payable to the **ENGINEER**.



Board of Public Works

Staff Report

Request for acceptance of Public Improvements for Atlas on 17 th Subdivision
Jeff Cepela – Trinitas Construction IUB-17 LLC
Maria McCormick
March 25, 2025

Report:

The petitioner is requesting the board accept the Public Improvements that were required as part of the plat subdivision for the Atlas on 17th Subdivision and move this project into the 2-year maintenance bond period. All Public Improvements have been inspected and approved by the required city departments.

The Public Improvements to be accepted include the following:		
√lew Right-of-Way –		
.05 acers of right-of-v	vay	Total value \$2,276,035.53
Englewood Dr.	60' wide ROW	447.83 LF
Aurora Dr.	65'-50' wide ROW	431.83 LF
Redlands Dr.	55' wide ROW	258.55 LF
Felluride St.	64' wide ROW	1910.25 LF
Breckenridge Rd.	50' wide ROW	1395.58 LF
Alley #1	18' wide ROW	465 LF
Alley #2	12' wide ROW	438.5 LF
Public Improvement In	frastructure	

5052.20 LF of new roadway	value \$ 866,088.92
2272.75 LF of new multi-use path 10'	value \$ 125,325.23
6474 LF of new 5' sidewalks (52 curb ramps)	value \$ 408,004.19
Street trees (239)/grass seed	value \$ 257,207.42
New Storm Sewer	value \$ 483,443.23
New Sanitary Sewer	value \$ 451,682.22
Domestic Water Service	value \$ 525,635.38
Total value of Infrastructure	\$ 3,119,386.59

Total value of all Public improvements to be accepted \$ 5,395,422.12

The maintenance bond for this project shall be in the amount of 203,190.12 (BMC 20.06.060(c)(iii)(3)(f)) and remain in force until March 25, 2027. The original bond for this project will be released 30 days after the acceptance of the Public improvements and acceptance and receipt of the maintenance bond. (BMC BMC 20.06.060(c)(iii)(9)).



Certificate of Final Acceptance Atlas on 17th Subdivision

WHEREAS, the completed public improvements within the public right-of-way do appear to comply with the design standards of Chapter 20.05.050, Subdivision Design Standards of the Bloomington Municipal Code, and do appear to have been constructed in accordance with the City of Bloomington Planning and Transportation Department and Engineering Department requirements; and

WHEREAS, the completed public improvements within the public right-of-way appear to have been installed in accordance with the approved plans; and

WHEREAS, a performance surety in an amount equal to the greater of 5% of the original surety or \$10,000.00 or as determined by the Transportation an Traffic Engineer shall be maintained for two years from 30 days after the cate of the certificate of final acceptance is approved; and

NOW, THEREFORE, upon the recommendation of the Planning and Transportation Department and Engineering Department, the public improvements within the public right-of-way are hereby accepted by the City of Bloomington Board of Public Works.

Signature:	Date:
Printed Name: Kyla Cox Deckard	Title: Board President
Signature:	Date:
Printed Name: Elizabeth Karon	Title: Board Vice President
Signature:	Date:
Printed Name: James Roach	Title: Board Secretary

In accordance with Bloomington Municipal Code 20.06.060 and 20.05.050

City Hall

hone: (812) 349-3913 • Fax: (812) 349-3520



CERTIFICATE OF FINAL ACCEPTANCE - INSPECTION AND RECOMMENDATION

Project: Atlas on 17th Subdivision

INSPECTION

Signing of this portion of this form shall certify that the public improvements within the public rightof-way contained in this project have been visually inspected by representatives of the City of Bloomington Planning and Transportation and Engineering Department, that the public improvements within the public right-of-way appear to have been installed in accordance with appropriate specifications, and that aforementioned representatives take no exception with the installation. Additional inspection reports may be included with this document. A two (2) year performance surety for the public improvements shall be in effect and shall not terminate until a period of two (2) years after the certificate of final acceptance is approved.

RECOMMENDATION

- Acceptance of Public Improvements by City of Bloomington Board of Public Works and Release of Performance Surety. (Notwithstanding any partial release of the performance bond or letter of credit, the city requires a maintenance bond to remain in effect for a period of two (2) years after the certificate of final acceptance is approved. The maintenance bond shall be in the amount of five percent (5%) of the original performance bond, or \$10,000.00, whichever is greater, or as determined by the Transportation and Traffic Engineer.)
- □ Extension of Performance Surety. (Attach a list of deficiencies including a timeline for remediation.)
- □ Declaration that Performance Surety is in Default.

Development Services Representative:
Signature:
Printed Name: Eric Greulich
Engineering Department Representative:
Signature:

Date: March 20, 2025

Title: Development Services Manager

Date: March 20, 2025

Printed Name: Maria McCormick

Title: Public Improvement Manager

In accordance with Bloomington Municipal Code 20.06.060 and 20.05.050

401 N. Morton Street - Bloomington, IN 47404

City Hall

Phone: (812) 349-3913 - Fax: (812) 349-3520

www.bloomington.in.gov e-mail: engineering@bloomington.in.gov



Certificate of Final Acceptance - Application

Application:

Public Improvement Project Location (Name on plat): Atlas on 17th

Public Improvement Project Description: New Subdivision

Developer: IN-IUB 17 Holdings LLC

General Contractor: Trinitas Construction IUB-17 LLC

Relevant Instrument Number(s): 2023006356

Date of Substantial Completion of Public Improvement Project: 08/15/2023

Applicant's Name: Jeff Cepela

Applicant's Title: Senior Project Manager / Authorized Representative

Applicant's Agency: Trinitas Construction IUB-17 LLC

Date of Application for Final Acceptance: 01/22/2024

By signing below, the Applicant does hereby certify that as of the above Date of Application for Final Acceptance, the said Project meets all of the requirements for Final Acceptance according to Bloomington Municipal Code. The applicant further certifies that the completed public improvements: are in compliance with the design standards of Chapter 20.07, Design Standards of Bloomington Municipal Code; have been constructed in accordance with City of Bloomington Planning and Transportation Department requirements; and have been installed in accordance with the approved plans.

Applicant's Signature

01/22/2024

Date





PREPARED BY BYNUM FANYO & ASSOCIATES INC.

528 N. WALNUT ST.

BLOOMINGTON, IN. 47404



Board of Public Works Staff Report

Project/Event:	Lane and Sidewalk Closure Request from AT&T
Staff Representative:	Alex Gray
Petitioner/Representative:	Kimberly Barkes, AT&T
Date:	March 25 th , 2025

Report: Lineal Contracting will be performing underground fiber installation for AT&T along W Bloomfield Rd, S Landmark Ave, W Ross Ln, S Timothy Ct, and W Allen St and are requesting lane and sidewalk closures to assist in their work. The work is anticipated to occur between 3/31/25 and 6/30/25 with work on each road taking approximately 3 days to complete that section.



Figure 6P-28. Sidewalk Detour or Diversion (TA-28)

Typical Application 28

Note: SeeTable 6P-2 for the meanings of the symbols used in this figure.











48 F2032

HH-13X19X12 (PPA) 4C

 $1 \times 1.5 \times 1 = 1.5$



	Contractor Na	me: UNDC
	POWER B	ETWEEN
	301V AN	D 15KV
THIS	PROJEC	T REQUIRES
CC	ORDINAT	TION WITH
	UT:A05	4LZB
PROJECT # DATE SVC REQ'D A02EDEV 09/30/2025		
NPANNX GEO LOC CLLI 812332 N33171 bltnin01		
PRIMARY ENGR.: HIBBERT, NICHOLAS		
ENGR. ID: NH4074 PERMIT REQ'D. Y		
PHONE #:	812-334-458	5 PRINT 43 OF 50

B045C INNEROUCT1+125 128 PLACAM 95 128' INNERDUCT1-1.25" (PPA) 8645C

BINNERDUCTI-1.25 50 PLACAM PINPOINT DURALINE 96 50' INNERDUCTI-1.25" (PPA) 8645C

97 130' INNERDUCT1-2" (PPA) 4C

130 PLACAM

4C INNERDUCT1-2" 130 PLACAM

98 158' INNERDUCT1-2" (PPA) 4C

6 4C INNERDUCT1-2" 158 PLACAM

4C

(5) INNERDUCT1-3 128 PLACAM 99128' INNERDUCT1-3" (PPA) 4C

CABLE SHOWN ON PRINT 25






AT&T Proprietary (Internal Use Only.) Not for use or disclosure outside of AT&T companies except under written agreement.



AT&T Proprietary (Internal Use Only.) Not for use or disclosure outside of AT&T companies except under written agreement.



PRIMARY ENGR.: HIBBERT, NICHOLAS

PHONE #: 812-334-4585 PRINT 48 OF 50

PERMIT REQ'D. Y

ENGR. ID: NH4074

AT&T Proprietary (Internal Use Only.) Not for use or disclosure outside of AT&T companies except under written agreement.



	(For a 12 Pt Wide Closure)											
Speed	Shoulder Tapers				Shifting Tapers				Merging Tapers			
(MPIQ	L	8	05	8	L	8	05	8	L	8	8	-
20	80	24	20	8	80	2	8	5	100	4	20	•
81	80	2	8	-	90	2	8	6	18	4	20	9
80	8	8	8	8	120	5	20	7	200	6	20	-111
8	120		8	7	100	4	8	9	200	7	20	15
8	120	3	40	4	100	4	40	5	320		40	9
4	200	6	4	0	200	7	8	0	500	14	40	16
8	200	5	40	0	526	0	8	9	600	15	40	17
8	8	0	\$	7	8	9	40	10	8	17	49	10
60	240	6	60	6	300	9	00	7	720	10	60	13
66	200	7	60	6	400	10	00	0	800	20	60	15
70	200	7	60	6	440	-11	60	9	949	21	60	15
			_	_								

2-Way & Downat

#C = Number

of Cones.

#S = Number OS = Cone of Skipp Spacing (1)

610

Guidelines f	Guidelines for Buffer Lengths and Distance of Flagger						
Stat	Station In Advance of the Workspace						
	MUTCD	Optional Skips Based					
Speed (mph)	Based Buffer Length (ft)	Buffer Length (ft)	Number of Skips				
20	115	120	3				
25	155	160	4				
30	200	200	5				
85	250	280	7				
40	305	320	8				
4	360	360	9				
50	425	440	11				
55	495	520	13				
8	570	600	15				
65	645	680	17				
70	730	760	19				

Roll-ahead Distances

Speed	Stationary	Mobile
≤45 mph	100 ft	150 ft
50 - 55 mph	150 ft	200 ft
60 - 65 mph	200 ft	275 ft
70 mph	225 ft	325 ft



Board of Public Works Staff Report

Project/Event:	Lane and Sidewalk Closure for Roof Repairs
Staff Representative:	Alex Gray
Petitioner/Representative:	Chris Tsambis, Nations Roof
Date:	March 25 th , 2025

Report: Nations Roof is requesting closures in front of 455 N College Ave for roof work on the Avenue on College building. The request is for 2 lanes of College Ave, the sidewalk adjacent to the building, and parking spaces in front of the building between W 8th St and W 9th St to be closed. The closures will house the crane to lift roofing materials to the top of the building and for a dumpster and other equipment. The closure is requested for 5/12/25 through 5/28/25. Engineering staff have communicated some concerns and questions about the need for the use of 2 lanes on College to the applicant and are awaiting a response.



February 10, 2025

City of Bloomington ATTN: Board of Public Works

RE: Road Closure Permit – Avenue At College – 455 North College Ave Bloomington IN Roof Replacement Project

Nations Roof of Indiana LLC, located at 7141 West Morris Street Indianapolis IN 46241, hereby submits the following request for review and approval. Regarding the Roof Replacement Project at the Avenue on College, I, Elijah Creech, acting as representative for the above mentioned LLC, requests closure to the public of the sidewalk, bike lane, parking spaces and two road lanes closest to the building located at 455 North College Avenue, Bloomington, IN 47404. In order for us to successfully and safely complete the project, these areas will need to be closed to the public from May 12th, 2025, through May 28th, 2024 (5/12/25-5/28/25). Nations Roof will require the area to be closed to the public in order to safely operate equipment (such as the crane), as well as have dumpsters, port-o-johns, and any other miscellaneous tools and equipment stored on site for the requested time period above. To help alleviate some of the inconvenience of the closure, one of the two driving lanes may be re-opened at the end of each workday and on days when no work is being done. However, to be clear, the other of the two traffic lanes, the sidewalk, bike lane, and parking spaces will all have to remain closed for the entirety of the project.



Scope Of Work for the Project

Roof Replacement 455 North College Avenue, Bloomington, IN Main Roof and Penthouse Area

- o Prepare existing roof for installation of new roof system:
- o Slice membrane in a 10'x10' grid pattern.
- o Remove obsolete penetrations and repair void and needed.
- o Tear out existing flashings.
- o Replace lightning protection system per revised scope
- o Remove all debris from roof surface and properly dispose of
- o Raise 240LF of walls approx. 8" with treated 2x's.
- o Prep, prime, and paint portal hoods.
- o Raise dirt legs as needed.
- o Supply and install ¹/₂" HD isocyanurate (100psi) insulation.
- o Supply and install a 60 mil RhinoBond TPO roof system.
- o 6 fasteners/board in field, 10 fasteners/board in 16' wide at perimeters and 15 fasteners/board in corners.
- Supply and install TPO membrane up parapet walls and terminate with new 24ga prefinished slip flashing behind existing coping.
- o Supply and install (1) new scupper, leader head and downspout.
- o Supply and install new flue stack rain collars.
- o Supply and install flashings for all roof top curbs, drains, and other penetrations as necessary.
- o Provides and install 8'x8' 1/4"/ft drain sumps.
- o Replace plastic strainers with new cast iron strainer.
- o Supply and install protective walk pads around all HVAC units and at roof access points.
- o Provide Purchaser with a manufacturer's 20-year roof warranty.



Lower Courtyard Area

- Prepare existing roof for installation of new roof system, to include:
- o Move existing gravel in rows as needed.
- o Tear off EPDM membrane.
- o Tear out existing flashings.
- o Remove all debris from roof surface and properly dispose of.
- o Supply and install ¹/₂" fanfold EPS over existing insulation.
- o Supply and install a 60 mil EPDM ballasted roof system utilizing the existing gravel.
- o Supply and install a protective mat prior to redistributing the gravel.
- o Supply and install TPO membrane min 8" up wall and terminate as needed.
- o Supply and install a new drain bar at transition.
- o Supply and install flashings for all roof top drains as necessary.
- o Supply and install new safety rails at (2) roof hatches.
- o Provides and install 8'x8' 1/4"/ft drain sumps.
- o Replace plastic strainers with new cast iron strainer.
- o Provide Purchaser with a manufacturer's 20-year roof warranty.



Notes:

• Price is based on crews having access to the elevators.

o Price is based on crane being able to sit in the parking spaces and one traffic lane on Morton Street.

UNIT COST WORK (not included in below lump sum pricing):

- o Remove wet/damaged existing roofing and fill with acceptable materials:
- o Overlay deteriorated metal decking with new type B metal decking:
- o Clean, prime, and coat lightly deteriorated metal decking with rust inhibitor:

Please feel free to call me with any questions or concerns and thank you for your time and consideration of this request.

Respectfully Submitted,

Elijah Creech

Project Manager Nations Roof Indiana LLC Cell: 463-202-1492 Office: 317-991-5527 Email: ECreech@nationsroof.com











Board of Public Works Staff Report

Project/Event:	Road Closure Request of Acuff Rd
Staff Representative:	Alex Gray
Petitioner/Representative:	Drew Schrand, Bynum Fanyo
Date:	March 25 th , 2025

Report: The new Kinser Ridge Subdivision that will be built off of W Acuff Rd and N Kinser Pike is requesting the closure of W Acuff Rd between N Kinser Pike and N Prow Rd for the installation and connection of new sanitary sewer lines through Acuff Rd. The closure is being requested for 4/16/25 through 4/24/25. Engineering staff are inquiring about the potential of the request being a lane closure as opposed to a road closure due to the significant detour associated with a road closure at this location and the proximity to Bloomington North.



CITY OF BLOOMINGTON RIGHT-OF-WAY USE PERMIT APPLICATION

X ROW EXCAVATION **X** ROW USE ADDRESS OF ROW ACTIVITY:

401 N Morton Street, Suite 130 P.O. Box 100 Bloomington, IN 47402

Phone: (812) 349-3913 Fax: (812) 349-3520 Email: engineering@bloomington.in.gov

A. APPLICANT/AGENT INFORMATION:	D. TRAFFIC CONTROL DEVICES*:
APPLICANT NAME: Zack Bullock	CONES CONES ARROWBOARD
E-MAIL: zack.bullock@unitedexcavating.com	□ LIGHTED BARRELS □ TYPE 3 BARRICADES
COMPANY: United Excavating and GC	☑ FLAGGERS □ BPD OFFICER
ADDRESS: 2381 South 500 East	*PROVIDING MUTCD COMPLIANT TEMPORARY TRAFFIC CONTROL DEVICES AND
CITY, STATE, ZIP: Montgomery, IN 47558	MAINTENANCE OF TRAFFIC (MOT)PLAN IS YOUR RESPONSIBILITY AND REQUIRED See page 3 for additional MOT resources; the graph paper can be used for your MOT
24-HR EMERGENCY CONTACT NAME: Zack Bullock	site plan if needed or you can submit a separate sheet
24-HR CONTACT PHONE #: 812-698-2535	E. METERED PARKING SPACES NEEDED:
INSURANCE #*: COMPANY:	IT IS THE RESPONSIBILITY OF THE APPLICANT TO RESERVE PARKING METER(S) APPLICATION LOCATED: https://bloomington.in.gov/transportation/parking/
BOND#*: COMPANY	moving OR CONTACT PARKING SERVICES WITH QUESTIONS AT (812)349-3436
* INSURANCE & BOND MUST BE ON FILE WITH THE CITY BEFORE PERMIT WILL BE ISSUED	F. IS THIS A CBU* COUNTY* IU* NP* PROJECT?
SUBCONTRACTOR INFORMATION	PROJECT NAME:
(LIST ALL COMPANIES WORKING UNDER PRIMARY CONTRACTOR PERMIT)	PROJECT #:
COMPANY NAME:	PROJECT MGR.:
B. WORK DESCRIPTION:	PROJECT MGR. #:
□ POD/DUMPSTER □ CRANE □ SCAFFOLDING ⊠ CONSTRUCTION USE*	*CBU = CITY OF BLOOMINGTON UTILITIES *COUNTY = MONROE COUNTY *IU= INDIANA UNIVERSITY *NP= NOT-FOR-PROFIT AGENCY
(EXPLAIN): Sanitary Crossing Through Acuff Road	G. EXCAVATIONS:
EXCAVATION, LONG TERM USE FOR STORAGE OF MATERIAL/EQUIPMENT/WALKAROUND	SQ FT OF PAVEMENT EXCAVATIONS : 980 sqft
C. RIGHT OF WAY TO BE USED/CLOSED:	*PAVEMENT INCLUDES: IN OR UNDER CONCRETE, OR ASPHALT INCLUDING CURBS
STREET NAME 1: Acuff Road	SQ FT OF NON-PAVEMENT* EXCAVATIONS: 980 Sqft
1ST INTERSECTING STREET NAME: N Kinser Pike	*DIRT, GRASS, GRAVEL, LANDSCAPE AREA OR OTHER UNPAVED SURFACE
2ND INTERSECTING STREET NAME: N Prow Road	*BORE PITS SHALL BE CALCULATED AS SO FT EXCAVATIONS
🖾 ROAD CLOSURE 🛛 LANE CLOSURE 1 🗖 2 🖾 3 🗖	# OF POLE INSTALLATIONS/REMOVAL:
□ SIDEWALK* □ BIKE LANE □ OTHER	SQ FT OF SIDEWALK RECONSTRUCTION*:
TRANSIT STOP? \Box Y \Box N PARKING LANE(S)** \Box Y \Box N **non-metered	*CONCRETE OR ASPHALT SIDEWALK/PATH BEING IMPROVED/REPLACED
START DATE: END DATE: # OF DAYS*:	SQ FT OF SIDEWALK NEW CONSTRUCTION*:
	*CONCRETE OR ASPHALT SIDEWALK/PATH THAT IS NEW INFRASTRUCTURE
STREET NAME 2:	#RESIDENTIAL DRIVEWAY INSTALLATION:
1ST INTERSECTING STREET NAME:	TO SUBMIT A LOCATE REQUEST 24 HRS A DAY,
2ND INTERSECTING STREET NAME:	CALL 811 OR 800-382-5544
\square ROAD CLOSURE \square LANE CLOSURE $1 \square 2 \square 3 \square$	Know what's below. Call before you dig.
	H. INDEMNIFICATION AGREEMENT:
	The petitioner/applicant hereby agrees to hold harmless, defend and to indemnify the
START DATE: # OF DAYS*:	City of Bloomington from or against all claims, action, damages and expenses, including but not limited to reasonable attorney's fees or any alleged injury and/or death to any
*SIDEWALK CLOSURES FOR A PERIOD OR PERIODS TOTALING 24HRS OR MORE SHALL INSTALL A WALKAROUND UNLESS OTHERWISE APPROVED DURING REVIEW	person or damage to any property arising, or alleged to have arisen out of any act of commission or omission on the part of the petitioner/applicant, his/her heirs, successors, or assigns regardless of whether such acts are the direct or indirect result of the public
STANDARD CLOSURE HOURS MON-FRI*: 9:00 AM - 3:00 PM & 6:00 PM - 9:00 PM	right-of-way use pursuant to this permit grant. I AFFIRM IINDER THE PENALTIES FOR PERIJIRY THAT THE
STANDARD CLOSURE HOURS *NON-STANDARD CLOSURE HOURS	FOREGOING REPRESENTATIONS ARE TRUE.
REQUESTED CLOSURE HOURS: 9:00 AM - 4:00 PM	PRINT NAME: Zack Bullock
circumstances and are subject to approval during the permitting process	SIGNATURE: Zack Bullock
BMC 14.09.040 allows work from 6 AM to 10 PM without violating the noise ordinance (7AM to 9PM for pneumatic hammers)	DATE: ² 3/12/25

For Administration Use Only (applicable to CLOSURE approval)

Approved By: _____ BPW □ City Engineer □ Director Date: _____

Staff Representative: ______ Phone#: _____ Date: _____

PAGE 1

- A permit <u>MUST</u> be obtained for ALL activities located within the right-of-way such as: excavations, use, obstruction, trenching, boring, etc.
- Expect a 5-7 day (business day) turn-around time on standard permit requests. If permit includes use of the right of way for a Road closure, sidewalk/bike/lane closures on an arterial, or any closure over 14 days expect the turn around time to be longer.
- The applicant **<u>MUST</u> be bonded and insured** with the City of Bloomington to obtain permits to excavate within public Right of Way and for right of way use.
- The applicant <u>MUST</u> attach a site plan which identifies the following:
 (1) The specific location of all utilities already located in the right-of-way. (2) The specific location of all signs already located in the right-of-way. (3) The specific location of all structures already located in the right-of-way.
 (4) The distance from all streets, alleys, driveways, entrances, intersections, and/or road cuts wherein the excavation will be made and the specific location of the device or structure being installed as a result of the excavation. (5) The specific location of all proposed utilities. (6) Lattitude and Longitude of the project location.
- The applicant must specify the area(s) being restricted (traffic lane, shoulder, sidewalk, bike lane or parking lane). Please indicate if restricting access to: Metered parking or Bloomington Transit Bus Stops.
- To apply for a <u>TOTAL ROAD CLOSURE</u>, the applicant must submit an MUTCD compliant mainteance of traffic plan that includes Detour route signs. The application should be submitted for review and approval two (2) weeks prior to the start date to ensure ample review and approval time. The applicant must notify all adjacent affected businesses, churches, schools, and residences of the closure and provide step-by-step directions of traffic detour. Closures are subject to ROW Inspector, Department Director(s), and Board of Public Works approval, so approval times could vary. Closures over 3 days require Board of Public Works approval.
- To apply for a *SIDEWALK, BIKE LANE OR LANE CLOSURE*, the applicant must submit an MUTCD compliant mainteance of traffic SITE PLAN that includes TYPES and LOCATIONS of all traffic control devices/signs. When a walkaround is required the site plan must include dimensions and location of barricades for the walkaround. The application should be submitted for review and approval two (2) weeks prior to the start date to ensure ample review and approval time. Closures over 14 days require Board of Public Works approval.
- The applicant must identify the exact date or date range for which the work will actually take place. A permit is not officially issued until the inspector listed on the permit is contacted regarding the exact date a sidewalk, lane, bike lane will be closed. If an exact date can't be given at the time the permit is applied for, you must contact our office **72 hrs BEFORE** a closure begins so we are able to update our police, emergency, and transit personnel on our publicly viewed inRoads page. Failure to communicate dates of a closure are subject to penalty in Bloomington Municipal Code. Permits will be considered expired one year after being issued if work has not begun (a new application will need to be submitted if permitee still intends to begin work).
- The applicant must keep crosswalks, ramps and sidewalks unobstructed to ensure they are passable by all types of pedestrians including, visually or hearing impaired or wheelchair bound pedestrians. This also applies to walkarounds.
- An exact legal address of the parcel nearest to the location where the work is taking place is required on each application.
- **ALL EXCAVATIONS** must be inspected. Contact the inspector by phone number listed on each permit. The general contact number is (812) 349-3913.
- Please contact the Utility Coordinator at the City of Bloomington Utilities Department if placing a new or working on an existing sanitary sewer lateral or water line/meter placement. (812)349-3930
- Any brick or inlaid limestone sidewalks or brick-surfaced streets shall remain undisturbed, unless specific permission is given by a representative of the Planning and Transportation Department. If they are disturbed: The surface material shall be taken up, saved, and re-installed to City of Bloomington specifications. Backfill methods and materials must also meet these specifications. These are subject to historic preservation approvals.
- This application and Additional use of right of way resources listed under 'Public Right of Way Permits and Resources' can be found: <u>https://bloomington.in.gov/engineering/resources</u>
- A copy of the Regulations for Use of the Right of Way (ORD 20-21)can be found: <u>https://bloomington.in.gov/municipal-code</u>



NOTES/ADDITIONAL INFORMATION/LEGEND:







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SITE LEGEND



EXISTING LEGEND

EXISTING FENCE	<u> </u>
EXISTING WATER LINE	——— w —
EXISTING OVERHEAD UTILITY LINES	OHU
Existing underground electric lines	UGE
EXISTING UNDERGROUND TELEPHONE LINES	——— UGT —
Existing underground fiber optic lines	——— FO —
EXISTING GAS LINE	——— GAS —
EXISTING SANITARY FORCEMAIN	FM
EXISTING ELEVATION CONTOUR LINE	XXX
EXISTING SANITARY SEWER AND MANHOLE	==0
EXISTING STORM SEWER AND INLET	
PROPERTY LINE	
EXISTING EASEMENT	
GEOTECHNICAL REPORT BORE HOLE	GEOTECHNICAL BORIN
GEOTECHNICAL REPORT BY 'APEC' FOR MORE INFORMATION	O GROUND ELEV.=XXX ROCK ELEV.=XXX





EXISTING LEGEND

EXISTING FENCE	<u> </u>
EXISTING WATER LINE	W
EXISTING OVERHEAD UTILITY LINES	OHU
EXISTING UNDERGROUND ELECTRIC LINES	UGE
EXISTING UNDERGROUND TELEPHONE LINES	UGT
EXISTING UNDERGROUND FIBER OPTIC LINES	——— FO ———
EXISTING GAS LINE	GAS
EXISTING SANITARY FORCEMAIN	FM
EXISTING ELEVATION CONTOUR LINE	XXX
EXISTING SANITARY SEWER AND MANHOLE	$==\bigcirc==$
EXISTING STORM SEWER AND INLET	= $=$ $=$ $=$
PROPERTY LINE	
EXISTING EASEMENT	
GEOTECHNICAL REPORT BORE HOLE LOCATION – SEE SEPERATE GEOTECHNICAL REPORT BY 'APEC' FOR MORE INFORMATION	GEOTECHNICAL BORING KEY O GROUND ELEV.=XXX ROCK ELEV.=XXX



revisions: 2 3/13/25 - CBU Revisions; add sod ARCHITECTURE ENGINEERING PLANNING Ľ ⋖∣∟ blooi 812) \overline{O} BYNUM FANYO & Í O M 528 (812 INNIEL BU No. 11500284 STATE OF ND I ANA ONA SUBDIVISION 04 4 PROPOSED KINSER RIDGE 4 1030 W ACUFF RD BLOOMINGTON, IN title: SWPPP PHASE ONE designed by: DAS drawn by: DAS

checked by: DJB

project no.: 402334

sheet no: C201



NOTE TO CONTRACTOR





-6 ¹ MAPLE		revisions:
2". MAPLE		
	EXISTING FENCE <u>X X X</u>	
-6" MAPLE	EXISTING OVERHEAD UTILITY LINES OHU	
- for LMATELER	EXISTING UNDERGROUND FIBER OPTIC LINES FO	
	EXISTING GAS LINE GAS GAS GAS GAS	
	EXISTING SANITART FORCEMAIN FM	
	EXISTING SANITARY SEWER AND MANHOLE	
	EXISTING STORM SEWER AND INLET	
B" RED CEDAR	EXISTING EASEMENT	
	LOCATION - SEE SEPERATE GEOTECHNICAL REPORT BY 'APEC' FOR MORE INFORMATION ROCK FIFV.=XXX	(Fax
		n, in 2990
	(EROSION CONTROL LEGEND)	ENG BUG
12" BLACK CHERRY	SF TEMPORARY SILTATION FENCE	CIVIL A
	CL CONSRUCTION LIMITS: DELINEATED BY PROPERTY LINE UNLESS OTHERWISE SPECIFIED	
	TREE PRESERVATION FENCING REQUIRED – TEMPORARY DURING CONSTRUCTION TO FOLLOW CONSTRUCTION LIMITS AS INDICATED –	
	REFER TO DETAILS AND NOTE ON SHEET C705 – ALL TREES REQUIRED TO BE PROTECTED SHALL BE PROTECTED FROM DAMAGE DURING CONSTRUCTION ACTIVITIES BY THE	<u> </u>
	INSTALLATION OF PROTECTIVE FENCING LOCATED NO CLOSER TO THE TRUNKS THAN 10 FEET BUT RECOMMENDED TO BE AT LEAST AT THE DRIPLINE OF THE	Ś
	CLOSED-CANOPY WOODED AREA REQUIRED TO BE PRESERVED. NO CONSTRUCTION ACTIVITY, STORAGE, OR DISTURBANCE OF ANY SORT SHALL OCCUR WITHIN SUCH	
	FENCED AREA. NOTIFY ENGINEER OF ANY DISCREPANCIES BEFORE DISTURBANCE HAS OCCURED REGARDING TREES IN QUESTION WITH PROTECTIVE FENCING SHOWN	
	MS MULCH SEEDING - REFER TO DETAILS	
	(SP) 25' X 200' STONE PAD, 6" DEEP TO KEEP FROM TRACKING MUD OFF SITE – REFER TO DETAIL (TEMPORARY DURING CONSTRUCTION)	
-18" BLACK MAPLE	CW TEMPORARY CONCRETE WASHOUT AREA – REFER TO DETAIL	orth A
$\begin{array}{c c} 1 & 1 & 1 & 1 \\ \hline 0 & 1 & 1 & 1 \\ \hline 1 & 1 & 1 & 1 \\ \hline 1 & 1 & 1 & 1 \\ \hline 1 & 1 & 1 & 1 \\ \hline \end{array}$	EC 100% BIO-DEGRADABLE EROSION CONTROL BLANKET OR APPROVED EQUAL - REFER TO DETAIL	
2" BLACK/CHERRY ! EBAR FOUND !	D-50 RIP-RAP STORM OUTLET PROTECTION - REFER TO DETAIL AND PLAN FOR MIN. QUANTITY (PERMANENT)	
	GP TEMPORARY GRAVEL INLET PROTECTION - TO BE USED ON ALL CURB AND PAVED INLETS. REFER TO DETAIL	
	TR 'NORTH AMERICAN GREEN BRAND SERIES SC-250' TURF REINFORCEMENT MATTING - PERMANENT - APPLY TO POND	NO.
	(ST) EMERGENCE OVERFLOW AS INDICATED - REFER TO DETAIL TEMPORARY SEDIMENT TRAP (TEMPORARY) AND TEMPORARY GRADING - REFER TO PLAN FOR LOCATIONS AND DETAILS ON DRAINAGE	•P 11500284
	DETAILS SHEET (C601)	STATE OF
EBAR FOUND	BIODETENTION AREA – REFER TO LANDSCAPING PLAN FOR PLANTING INFORMATION AND C601 FOR DETAILS FOR SOIL SPECIFICATIONS	03.13.25
15" PINE	LIMITS OF SOD - TO BE APPLIED ONCE FINAL GRADE HAS BEEN ACHIEVED AND DISTURBANCE IS COMPLETE IN THE AREAS OF 3:1	contified by
8" PINE () () () () () () () () () (SLOPE INDICATED. REFER TO LANDSCAPE PLAN.	
-8" HACK		
		240 740
30" BLACK CHERRY		
24" BLACK CHERRY		
24" BLACK CHER		
$\begin{array}{c} & & & & & & & \\ & & & & & & \\ & & & & $		
	\checkmark	
6" RED CEDAR		
- 15" BLACK CHERRY	SCALE: 1"=60'	title: SWPPP PHASE
15", BLACK, CHERRY		THREE
	NOTE TO CONTRACTOR	
57 24" BLACK CHERRY	CONTRACTOR SHALL VERIFY ALL UTILITY LOCATIONS & DEPTHS AND NOTIFY	designed by: DAS drawn by: DAS
7-12 BLACK CHERRY	CONFLICTS PRIOR TO & AFTER ANY EXCAVATION. NO PAYMENT SHALL BE MADE	checked by: DJB
18" HACK , 18" BLACK CHERRY	REQUIRED DUE TO CONFLICTING ELEVATIONS.	sneet no: 0203 project no.: 402334



EXISTING LEGEND

EXISTING FENCE	<u> </u>
EXISTING WATER LINE	W
EXISTING OVERHEAD UTILITY LINES	OHU
EXISTING UNDERGROUND ELECTRIC LINES	UGE
EXISTING UNDERGROUND TELEPHONE LINES	UGT
EXISTING UNDERGROUND FIBER OPTIC LINES	——— F0 ———
EXISTING GAS LINE	GAS
EXISTING SANITARY FORCEMAIN	————— FM —————
EXISTING ELEVATION CONTOUR LINE	XXX
EXISTING SANITARY SEWER AND MANHOLE	$==\bigcirc==$
EXISTING STORM SEWER AND INLET	= $=$ $=$ $=$
PROPERTY LINE	
EXISTING EASEMENT	
GEOTECHNICAL REPORT BORE HOLE LOCATION – SEE SEPERATE GEOTECHNICAL REPORT BY 'APEC' FOR MORE INFORMATION	GEOTECHNICAL BORING KEY O GROUND ELEV.=XXX ROCK ELEV.=XXX

NOTE: ALL ALLEY APRONS AND LIFT STATION PAD TO ADHERE TO DESIGN STANDARDS DETAILED FOR AN INDOT CLASS 1 RESIDENTIAL DRIVE APRON. – REFER TO DETAIL ON SHEET C604.

NOTE: AT EVERY RAMP 'R', CURBING TO MEET FLUSH WITH ADJACENT PAVEMENT AND CORNER OF RAMP BY MEANS OF A CURB TRANSITION. CURB TO SMOOTHLY TRANSITION FROM A 6" HEIGHT TO 0" HEIGHT OVER A LENGTH OF 6 FEET.

NOTE: AT EVERY CURB BUMPOUT LOCATION, CONTRACTOR TO ENSURE POSITIVE DRAINAGE WITHIN GUTTER AS SHOWN ON PLANS.

NOTE: ALL ROOF DOWNSPOUTS AND GUTTERS SHALL BE DIRECTED TO DRAIN TO ROADWAYS AND INTO STORMWATER DETENTION AREAS.

revisions: 3/13/25 - CBU Revisions; show ROW south of W Acuff Rd ARCHITECTURE - ENGINEERING PLANNING diana (Fax) nin 33 <u>וב</u>|אֿ ו bloor 812) Ū walnu 8030 orth 332-528 no (812) (REGISTERED No. 11500284 STATE OF NDIANA ENGLIN NO DIVIS Δ 04 \supset 4 S S E D RIDGE 1030 W ACUFF RD BLOOMINGTON, IN οĽ P R O P (KINSEI title: SITE PLAN designed by: DAS drawn by: DAS checked by: DJB sheet no: C301 project no.: 402334

SCALE: 1"=100'

NOTE TO CONTRACTOR























775				VERTICAL SCALE: 1"=50' 7
770	00 01 02<	ITH EJIW 7505 HDPE TYPE 'S' HDPE TYPE 'S' 14.43% SLOPE ITH EJIW 7505 O HDPE TYPE 'S' ITH EJIW 7505 O HDPE TYPE 'S' ITH EJIW 7505 O ITH EJIW 7505 O HDPE TYPE 'S' ITH EJIW 7505 O ITH EJIW 7505 O ITH EJIW 7505 O ITH EJIW 7505	MTH EJIW 7505 26 -1.00% SLOPE -1.00% SLOPE -	WITH EJIW 7505 62 62 62 HDPE TYPE 'S' HDPE TYPE 'S' 1.89% SLOPE 11.89% SLOPE 11.05% SLOPE
765	PM STATION STA	B I	JCTURE NO. 107 TION 4+44.97 TION 4+44.97 OF TYPE 'J' INLET W OF 12" DUAL WALL TO STR. #106 @ ATION 4+88.89 UBLE INDOT INLET - EJIW TYPE '7565' OF CASTING=739. OF CASTING=739. OF CASTING=739. OF CASTING=739. OF 12" DUAL WALL CTURE NO. 109 ULCTURE NO. 109 ULCTURE NO. 109 ULCTURE NO. 109 ULCTURE NO. 110 ULCTURE NO. 111 ULCTURE NO. 111 ULCTURE NO. 112 ULCTURE	OF CASTING=741. OF CASTING=741. TION 6+78.41 DT TYPE 'J' INLET V OF CASTING=744.0 OF CASTING=744.0 OF CASTING=744.0 OF CASTING=744.2 OF CASTING=744.2 T TYPE 'J' INLET W OF CASTING=745.5 OF CASTING=746.5 OF CASTING=746.5 OF CASTING=746.5 OF CASTING=746.5 OF CASTING=746.5 OF CASTING=746.5 OF CASTING=746.5 OF CASTING=749.2 OF CASTING=749.2 OF CASTING=749.2 OF CASTING=749.2 OF CASTING=749.2 OF CASTING=749.2 OF CASTING=749.3 OF CASTING=74
760		STRU STRU		
755	EXISTING GRADE	T STATION=2+. N=747.50	PVI STATION 4+45.81 PVI ELEVATION=734.10 CURVE LENGTH=335.00 TYPE 'S' HDPE PIPE @ 2.32% SLOPE	126' OF 15" DUAL WALL TYPE 'S' HDPE PIPE @ 1.08% SLOPE 93' OF 15" DUAL WALL 7 0 5 93' OF 15" DUAL WALL 7
750			DUAL WALL 90 PE PIPE @ 6.54% SLOPE 55' OF 18" DUAL WALL TYPE 'S' HDPE PIPE @ 3.33% SLOPE 55' OF 18" DUAL WALL	1 211' OF 8" ASTM D3034 1 SDR 35 PVC @ 1.43% SLOPE 1 108' OF 15" DUAL WALL 1 1.29% 7
745	105 105 3 3 3 3 3 3 105 105 105 105 105 105 104 104 104 104 104 104 104 105 104 105 105 105 105 105 105 105 105		TYPE 'S' HDPE PIPE @ 1.00% SLOPE Image: Constraint of the second state of th	
740	Image: Structure Image: Structure Structure No.	ARATION ARATION ROSSINGS	SEPARATION CCROSSINGS	
735			PVI ST PVI ELE CURVE	ATION 6+95.19 VATION=745.83 LENGTH=75.00
730	IATION 2+21.35	JAIN DR14 WATER MAIN - 1772'		2004-08.00 WITH MECHANIC MITH CONTINUE WITH
725	PV	≤ H ≡ 45' OF 24" DU/ TYPE 'S' HDPE PIPE @ 1.005 /I STATION 2+13.93 I ELEVATION=752.65	AL WALL $\xrightarrow{\checkmark}$ $\xrightarrow{\boxtimes}$ $\xrightarrow{\longrightarrow}$ $\xrightarrow{\boxtimes}$ $\xrightarrow{\longrightarrow}$	Image: Structure Image: Structure <td< td=""></td<>
720		JRVE LENGTH=50.00	Image: second	MANHOLE, REFER TO DETAIL
715	5.70 745.70 5) 8.62 8.62 8.62 738.62 738.62 738.90 738.90 3) 738.62 738.90 738.90 3) 738.62 738.56 5 6) 738.65 6) 70 778.50 70 738.62 738.50 7778.50 77778.50 77778.50 777777777777777777777777777777777777	735.97 734.70 =734.70 08) 08) 09) 09) 09) 10) 10) 11) 36.25 =735.48 =735.48 =735.48 10) 10) 11) 38.18 2) 2)	=741.70 =741.70 3A) 3A) 3A) 3A) 3A) 3A) 	L 11=740.71 319) 319) 319) 319) 406.83 ANITARY MANH(STING=745.67 318) 11=740.14 318) 11=740.14 318) 12=740.24 12=740.14 318) 12=739.29 316) 12=739.29 316) 12=739.29 316) 12=739.29 316) 12=747.03 28.28 ANITARY MANHC STING=748.77 STING=748.
710	INVERT INVERT INVERT INVERT INVERT INUT INVERT OUT= INVERT OUT= INVERT OUT= INVERT OUT= INVERT OUT= INVERT OUT= INVERT <	INVERT IN=7 INVERT IN=7 INVERT IN=7 INVERT OUT= (STR. NO. 11 (STR. NO. 11 INVERT IN=7 INVERT IN=7 INVERT IN=7 INVERT IN=7 INVERT OUT= (STR. NO. 11 (STR. NO. 11 (STR. NO. 11 (STR. NO. 11)	INVERT INVERT INVERT INVERT INVERT INVERT INVERT INUERT INUERT <td>INVERT OU INVERT OU</td>	INVERT OU
	0+00 1+00	2+00 3+00 4-	+00 5+00 6+00 7+	-00 8+00 9+00 10+00 10+50



R1 PROFILE

	revisions: 2/28/25 - COB Revisions; storm geometry changes w/ bumpout update
	ARCHITECTURE ARCHITECTURE CIVIL ENGINEERING PLANNING bloomington, indiana (812) 339–2990 (Fax)
	BYNUM FANYO & ASSOCIATES, INC. 528 north walnut street (812) 332-8030
PROFILE NOTE WITS OF MECHANICAL JOINT RESTRAINTS USAGE, 'MEGALUG OR APPROVED EQUAL' – FER TO THE CITY OF BLOOMINGTON UTILITIES SPECIFICATIONS AND MECHANICAL JOINT ESTRAINT DETAIL ON SHEET C602 FOR MORE IFORMATION AND DESIGN CRITERIA/REQUIRED USAGE LIMITS	Certified by:
	title: R1 PLAN AND PROFILE
NOTE TO CONTRACTOR CONTRACTOR SHALL VERIFY ALL UTILITY LOCATIONS & DEPTHS AND NOTIFY ENGINEER OF ANY INACCURACIES IN LOCATION OR ELEVATION OR ANY CONFLICTS PRIOR TO & AFTER ANY EXCAVATION. NO PAYMENT SHALL BE MADE TO CONTRACTOR FOR UTILITY DESTRUCTION OR UNDERGROUND CHANGES REQUIRED DUE TO CONFLICTING ELEVATIONS.	designed by: DAS drawn by: DAS checked by: DJB sheet no: C401 project no.: 402334

775











PROFILE NOTE

LIMITS OF MECHANICAL JOINT RESTRAINTS USAGE, 'MEGALUG OR APPROVED EQUAL' – REFER TO THE CITY OF BLOOMINGTON UTILITIES SPECIFICATIONS AND MECHANICAL JOINT

RESTRAINT DETAIL ON SHEET C602 FOR MORE INFORMATION AND DESIGN CRITERIA/REQUIRED USAGE LIMITS

revisions: ARCHITECTURE - ENGINEERING PLANNING didna (Fax) on, in 2990 ы М М bloor 812) 8030 ort 332 528 n (812) INNIEL BU No. 11500284 STATE OF NDIANA SONAL E Jete I. certified by:_ **SUBDIVISION** 404 4 PROPOSED KINSER RIDGE 1030 W ACUFF RD BLOOMINGTON, IN title: R2 PLAN AND PROFILE designed by: DAS drawn by: DAS checked by: DJB sheet no: C403 project no.: 402334

NOTE TO CONTRACTOR

				S				
							x	┣- ━
32 STR NO. 234				- 770			STR NO.	221 /
	SW SFM SFM			00°29'06"W 1388.13' //		M8 ////////////////////////////////////		9
1 STR NO. 233 STR	NO. 304			Ś	IR NO. 328		STR NO.	220
	/90					505	РЕ 'S' — — –	7505
	785					WTH EJIW 7	VLL HDPE TY	WITH EJIW
	780					E NO. 221 10+47.00 E 'J' INLET ASTING=762	2" DUAL WA TR. #220 @ E NO. 220 110+47 16	PE 'J' INLET ASTING=762
			0	2		STRUCTUR STATION 1 INDOT TYF	- 24' OF 1 PIPE TO 5 STRUCTUR	TOP OF C
	//5		N=109+00.0	A TION=766.5	PVI STATION PVI ELEVAT	N 110+00.00 10N=764.92 CTH=200.00		
	770		GRADE OLLEIS					68
	765	PROPOSED GRADE -	Щ. К				/	TATION=759
		8" PUBLIC WAT	ER MAIN				VPT STAT	
	/60	- <u>Proposed Public</u> - DR14 Water Main	<u>8" C900</u>					
	755							
	750		EM	SDF	403' OF 8" AST 35 PVC @ 4.4	IM D3034 5% SLOPE	175' OF 12" [DUAL WA
			6" FFM 1			TYPE 'S' H	IDPE PIPE @ 4.9	90% SLOF
	745	TC SH	ANITARY PRO CONTINUE HEET C403 A	FILING				
	740		TATION 108+	50.00P	ROPOSED PUBLIC	6" ASTM D224	H	
	735			SI S/ Th Th	DR-21 PVC FOR ANITARY MAIN SI IAN ITS INTENDE IIS PROFILE FOR	CEMAIN - 726 Hown 10' Lowei D Location Wi VISUAL PURPO	R Thin Ses	
				OLE		<u>PROF</u> SDR-	POSED PUBLIC 6	5" ASTM
	730		0. 328	.25.79 TARY MANH NG=766.24	3)	INTEN CON SANI THAN	NDED USE FOR NECTIVITY TO TH TARY MAIN SHO	FUTURE IE NORTH WN 15' L LOCATIO
	725		RUCTURE N	TATION 1094 3" DIA. SANI JP OF CASTI	NERT OUT= 3TR. NO. 328	THIS	PROFILE FOR V	ISUAL PI
			ST	S # 55	<u></u> Σ⊗	3.72	9.46	
	120					RT 0UT=75	RT IN=759. RT 0UT=75 R NO. 220)	
	715		109-	+00	110	+00		+00



SCALE: 1"=50'

LIMITS OF MECHANICAL JOINT RESTRAINTS USAGE, 'MEGALUG OR APPROVED EQUAL' -REFER TO THE CITY OF BLOOMINGTON UTILITIES SPECIFICATIONS AND MECHANICAL JOINT RESTRAINT DETAIL ON SHEET C602 FOR MORE INFORMATION AND DESIGN CRITERIA/REQUIRED

revisions: 2/28/25 - COB Revisions; storm geometry changes w/ bumpout update ARCHITECTURE CIVIL ENGINEERING PLANNING didna (Fax) on, in 2990 ч К К bloor 812) walnu 8030 orth 332 528 n (812) IN REGISTERED No. 11500284 NDIANA · _____ 03.15. certified by:_ SUBDIVISION 404 4 PROPOSED KINSER RIDGE 1030 W ACUFF RD BLOOMINGTON, IN title: R2 PLAN AND PROFILE designed by: DAS drawn by: DAS checked by: DJB sheet no: C404 project no.: 402334

NOTE TO CONTRACTOR





NO. 136 VO. 136 STR NO. 138 STR STR STR STR	STR NO. 1 STR NO. 1 STR N NO. 137 NO. 143 STR NO. 145 5.86 1.0470 3618 STR NO. 15	1358 35A 0. 142C 205+C STR NO. 31 STR NO. 31 STR NO.	00 1428 3 142A STR NO. 1 STR NO. 1 STR NO. 1 STR NAVE STR NO. 308	5 312 44 R NO. 311 NO. 310		69-1- 69-1-			SCALE: 1"	=80'
	F	r3 pf	ROFILE					NTAL SCALE	: 1"=50' 1"=5'	
STATION 203+65.44 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=727.12 24' OF 12" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #138 @ -1.00% SLOPE STRUCTURE NO. 138	STATION 203+65.44 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=727.01 STRUCTURE NO. 137	STATION 204+29.34 TRIPLE INDOT INLET TYPE 'C' WITH 3 - EJIW TYPE '7565' CASTINGS TOP OF CASTING=725.83 24' OF 12" DUAL WALL HDPE TYPE 'S' PIPF TO STR #136 @ -1 00% SLOPF	STRUCTURE NO. 136 STATION 204+29.38 DOUBLE INDOT INLET TYPE 'C' WITH 2 - EJIW TYPE '7565' CASTINGS	10F UF CAS IING=723./3 24' OF 24" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #135A @ -0.80% SLOPE STRUCTURE NO. 142B STRUCTURE NO. 142B	INDOT TYPE 'C' MANHOLE WITH EJIW 1020 TOP OF CASTING=726.10 23' OF 24" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #142C @ -3.84% SLOPE	STRUCTURE NO. 142A STATION 205+38.10 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=727.48	STRUCTURE NO. 143 STRUCTURE NO. 143 STATION 205+46.66 INDOT TYPE 'J' INLET WITH EJIW 7505 JUTOP OF CASTING=727.79	- 26' OF 12" DUAL WALL HDPE TYPE 'S'- 79 PIPE TO STR. #142A @ -1.00% SLOPE STRUCTURE NO. 144	INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=729.38 TOP OF CASTING=729.38 STRUCTURE NO. 145	TOP OF CASTING=729.60 25' OF 12" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #144 @ -1.00% SLOPE STRUCTURE NO. 150 STATION 207+98.24 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=730.59
F 12" DUAL WALL S' HDPE PIPE @ 7.70%		STRUCTURE NO. 313 STATION ??? 48" DIA. SANITARY MANHOLE TOP OF CASTING=727.68	INVERT OUT=723.01 (STR. NO. 313) (STR. NO. 313)	STATION 205+85.91 STATION 205+85.91 48" DIA. SANITARY MANHOLE TOP OF CASTING=729.41 INVERT IN=722.60	INVERT OUT=722.40 (STR. NO. 312) STRUCTURE NO. 311	STATION 206+66.88 48" DIA. SANITARY MANHOLE TOP OF CASTING=730.58 INVERT IN=721.99 INVERT OUT=721.69	(STR. NO. 311) STRUCTURE NO. 310 STATION 206+95.13 A8" DIA SANITAPY MANHOLE	TOP OF CASTING=730.07 TOP OF CASTING=730.07 INVERT IN=721.52 INVERT IN=722.12 INVERT IN=722.12	(STR. NO. 310) (STR. NO. 310) 	/I STATION 207+89.08 VI ELEVATION=731.13 URVE LENGTH=100.00 URVE LENGTH=100.00
OPOSED GRADE 000000000000000000000000000000000000		PVI STATION 203+	79.43	STATION=204+64.43 VPT STATION=726.35	PC STATION=205+18.36 VPC STATION=727.42 44 VPC STATION=727.42 44 H	117' OF 24" DU IDPE PIPE @ 1.00 PVI STATION 20 PVI ELEVATION= CURVE LENGTH	JAL WALL 0% SLOPE 06+18.36 =729.42 =200.00	144' TYPE 'S' HDPE P SEPARATION AT CROSSINGS AT CROSSINGS	OF 18" DUAL WALL IPE @ 1.07% SLOPE ADD 20143 ADD 201	STATION 208+16.04 STATION 208+16.04 AIR RELEASE VALVE AND S REQUIRED - REFER TO DET SHEET C602 AND UTILITY N VPT STATION=208+39.08
<u>8" C900</u> - 1595'	58' OF 12"			2.00%					UBLIC WATER MAIN	
TYPE 'S'		.00% SLOPE 76' TYPE 'S' HDPE	OF 24" DUAL W	/ALL OPE	STAT 6" D HYDF CON TEE MECH - RE BLOC SPEC	87' OF 8" AST SDR 35 PVC NON 205+25.08 NP AND FIRE RANT/VALVE REQ RACTOR TO PLA FITTING WITH LIM HANICAL JOINT RE FER TO THE CIT DMINGTON UTILITIE CIFICATIONS AND	M D3034 0.47% SLOPE UIRED,	87' OF SDR 35	1 SDR 3 SDR 35 PVC @ 0 8" ASTM D3034 5 PVC @ 0.47% SLO	68' OF 8" ASTM D3034 35 PVC @ 0.46% SLOPE TO STR. 309 D3034 0.48% SLOPE DPE
20		NVERT OUT=723.30 (STR. NO. 138) (STR. NO. 138) INVERT OUT=723.23 (STR. NO. 137) (STR. NO. 137)	H INVERT IN=721.97 INVERT IN=721.97 INVERT IN=722.97 INVERT OUT=721.00 (STR. NO. 136)	COLUMERT IN=722.77 INVERT OUT=722.77 (STR. NO. 142B)	00 INVERT IN=723.56 INVERT IN=724.91	NVERT OUT=723.56 (STR. NO. 142A) (STR. NO. 142A) (STR. NO. 143) (STR. NO. 143)	00 INVERT IN=725.27 INVERT IN=726.73	CSTR. NO. 144) (STR. NO. 144) (STR. NO. 144) INVERT IN=727.00 INVERT OUT=727.00 (STR. NO. 145)	+00	505 001=726.84 INVERT 0UT=726.84 INVERT 0UT=726.84



D. 310	PI STATION=209+52.40 NORTHING=1443758.7286 EASTING=3103167.6587 I=028'38'52" T=83.37 L=157.98' R=200.00 A=045'15'27" OO+800 STR NO. 308 NB NB NB NB NB NB NB NB NB NB NB NB NB	10+93.38 43878.7598 3078.1440 STR NO. 176 STR NO. 176 STR NO. 177 210+00	728) (/27) - 400 OO+CP STR NO. 174 STR NO. 174 STR NO. 175 (734) STR NO. 175 (732) STR NO. 306	STR NO. 172 STR NO. 172 STR NO. 173 STR NO. 173 STR NO. 173	NO. 170 NO. 170 NO. 170 STR NO. STR NO. 168 STR NO. 169 NO. 171	166 STR NO. 164	STR NO. 305 STR NO. 162 M8 M8 STR NO. 163	-216+2 End of A Station= Northing Easting=
765			7	KJ PRUFILE	-	HORI VEI	ZONTAL SCALE: 1"=50' RTICAL SCALE: 1"=5'	
760 755 750	STRUCTURE NO. 177 STATION 210+19.33 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=728.62 29' OF 12" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #176 @ -1.00% SLOPE STRUCTURE NO. 176 @ -1.00% SLOPE STATION 210+35.92 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=728.37 STRUCTURE NO. 175	10P OF CASIING=727.49 STRUCTURE NO. 173 STATION 212+21.46 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=726.63 24' OF 12" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #172 @ -1.00% SLOPE STRUCTURE NO. 172 STATION 212+21.55	INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=726.53 STRUCTURE NO. 171 STRUCTURE NO. 171 STATION 212+89.01 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=726.04 24' OF 12" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #170 @ -1.00% SLOPE STRUCTURE NO. 170 STRUCTURE NO. 170	STATION Z1Z+09.01 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=725.94 STRUCTURE NO. 169 STRUCTURE NO. 169 TRIPLE INDOT INLET TYPE 'C' WITH 3 - EJIW TYPE '7565' CASTINGS TOP OF CASTING=726.10 24' OF 12" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #168 @ -1.00% SLOPE	STRUCTURE NO. 168 STATION 213+23.08 DOUBLE INDOT INLET TYPE 'C' WITH 2 - EJIW TYPE '7565' CASTINGS TOP OF CASTING=725.84 STRUCTURE NO. 167 STRUCTURE NO. 167 STATION 213+71.45 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=726.15	24' OF 12" DUAL WALL HDPE TYPE 'S'- PIPE TO STR. #166 @ -1.00% SLOPE STRUCTURE NO. 166 STRUCTURE NO. 166 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=726.06 STRUCTURE NO. 165 INDOT TYPE 'J' INLET WITH EJIW 7505 STRUCTURE NO. 165 INDOT TYPE 'J' INLET WITH EJIW 7505 STRUCTURE NO. 165 INDOT TYPE 'J' INLET WITH EJIW 7505	PIPE TO STR. #164 @ -1.27% SLOPE STRUCTURE NO. 164 STRUCTURE NO. 164 STATION 214+28.93 TOP OF CASTING=726.88 59' OF 24" DUAL WALL HDPE TYPE 'S' 59' OF 24" DUAL WALL HDPE TYPE 'S' STRUCTURE NO. 163 STRUCTURE NO. 163	INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTUNG=728 Z8 20' OF 24" DUAL WALL HDPE TYPE 'S PIPE TO STR. #162 @ -1.15% SLOPE STRUCTURE NO. 162 STRUCTURE NO. 162 STRUCTURE NO. 162 10P OF CASTING=728.95 TOP OF CASTING=728.95 TOP OF CASTING=728.95 TOP OF CASTING=728.95
745 740 735 730	STATION 208+16.04 AIR RELEASE VALVE AND STRUCTURE REQUIRED - REFER TO DETAIL ON SHEET C602 AND UTILITY NOTE. 48" DIA. SANITARY MANHOLE 10P OF CASTING=730.19 48" DIA. SANITARY MANHOLE	97' 0 97' 0 TYPE 'S' HDPE PIP 90' OF 12" DUAL WALL ⁼ 'S' HDPE PIPE @ 1.00% SLOPE	64' OF 15" DUAL TYPE 'S' HDPE PIPE @ 1.00%	WALL SLOPE SLOPE GRADE		VPT STATION 214+66.39 A8" DIA. SANITARY MANHOLE 48" MIN. 50 DIA. SANITARY MANHOLE 50 DIA.	N 215+00.00 TION=728.62 VGTH=50.00 00:52+512=N01LV1S 10 10 10 10 10 10 10 10 10 10	PVI STATION 216+19.70 PVI STATION 216+19.70 STATION 216+19.70 BLIND FLANGE AND VALVE END OF 8" WATER MAIN FOR FUTURE CONNECTION
725 720	NI ALL NI ALL NI ALL NOO NI ALL NOO NI ALL NOO NI ALL NI ALL				PVI STATION 213+60.41 PVI ELEVATION=725.42 CURVE LENGTH=200.00		B PUBLIC WATER MAIN	AND STRUCTURE TO DETAIL ON TILITY NOTE.
715 710	ALL VALVES RESTRAINT. ALL VALVES AS INDICATED AT PROFILING TATION 10 L 8, WIN 10 L 8, WIN	D3034 0.47% SLOPE	SED PUBLIC 8" C900 VATER MAIN - 1595'	RANT/VALVE OR TO PLACE OR TO PLACE STRAINTS OF DF BLOOMINGTON DNS AND DETAIL. 18" MIN. SEPARATION	2 2 2 2 2 2 3 3 4 3 4 3 6 4 3 6 4 3 6 5 5 5 5 5 5 7 5 7 5 7 7 4 3 6 7 9 5 7 7 7 7 9 7 7 7 7 7 7 7 7 7 7 7 7	5' OF 18" DUAL WALL YPE 'S' HDPE PIPE @ 0.99% SLO F 18" DUAL WALL 'S' HDPE PIPE @ 1.00% SLOPE_	LVES CATED RAINT. LING HO0.00 HO0.00	DNTRACTOR TÓ PLACE E FITTING WITH LIMITS OF JOINT RESTRAINTS – LE CITY OF BLOOMINGTON IE CITY OF BLOOMINGTON CIFICATIONS AND DETAIL. STATION 216+06.79 AIR RELEASE VALVE REQUIRED – REFER SHEET C602 AND U
705	STATION 208+82.46 STATION 208+82.46 PUBLIC WATER MAIN ((8" x 8" x 8"), INST ON ALL THREE LEGS / WITH MECHANICAL JOIN ON SHEET C408 AT S 399+94.00 399+94.00 S120	B" ASTM D3034 © 0.46% SLOPE	STATION 211+16.63 48" DIA. SANITARY TOP OF CASTING=7 INVERT IN=719.2 INVERT OUT=715 (STR. NO. 306)	STATION 212+32.22 6" DIP AND FIRE HYT REQUIRED, CONTRACT 8"X8"X6" TEE FITTING MECHANICAL JOINT RI REFER TO THE CITY (UTILITES SPECIFICATIC	347' OF 8" SDR 35 PVC	ASTM D3034 © 0.45% SLOPE	TION 214+77.37 TION 214+77.37 ILLC WATER MAIN CROSS F X 8" X 8"). INSTALL VA X 8" X 8"). INSTALL VA ALL THREE LEGS AS INDIC ALL THREE LEGS AS INDIC AL	REQUIRED, C 8"X8"X6" TEI 8"X8"X6" TEI MECHANICAL REFER TO TF UTILITIES SPE
700 695 690	-010 -010 -011 -012	00+ 00- 00- 00- 00- 00- 00- 00-	001=723.10 (STR. NO. 175) (STR. NO. 175) INVERT IN=724.77 INVERT IN=724.77 INVERT OUT=724.77 (STR. NO. 174) (STR. NO. 175) (STR. NO. 175) (STR. NO. 175) (STR. NO. 175) (STR. NO. 175) (STR. NO. 174) (STR. STR. NO. 174) (STR. STR. STR. STR. STR. STR. STR. STR.	00 NVERT IN=723.77 INVERT IN=723.77 INVERT IN=723.52 (STR. NO. 172) (STR. NO. 172) (STR. NO. 172) (STR. NO. 172) (STR. NO. 171) (STR. NO. 171) (STR. NO. 171) (STR. NO. 171) (STR. NO. 171) (STR. NO. 171)	00 INVERT OUT=723.09 INVERT OUT=722.59 (STR. NO. 170) (STR. NO. 170) (STR. NO. 169) INVERT OUT=723.33 (STR. NO. 169) INVERT IN=722.25 INVERT IN=722.25 INVERT OUT=772.21		+ INVERT IN=723.28 00 INVERT OUT=723.28 (STR. NO. 165) STA (STR. NO. 165) PUB INVERT IN=723.02 (STR. NO. 165) PUB INVERT IN=723.02 (STR. NO. 165) ON INVERT IN=721.20 0N ON 1NVERT IN=721.20 0N ON 300- ON 1NVERT IN=723.93 300- ON	00 (STR. NO. 163) (STR. NO. 163) INVERT IN=723.68 (STR. NO. 162) (STR. NO. 162)




			STR NO. 178	- STR NO. 179	STR NO. 185	STR NO. 323	STR NO. 186	FM FM BW	STR NO. 21	FM FM	FM F
775						R4	PROFILE		HOF VI	RIZONTAL SCALE: 1"=50' ERTICAL SCALE: 1"=5'	
770 765 760	STRUCTURE NO. 178 STATION 300+66.47 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=728.31	PIPE TO STR. #165 @ -1.24% SLOPE STRUCTURE NO. 1828 STATION 214+97.25 TOP OF CASTING=729.35 TOP OF CASTING=729.35 STRUCTURE NO. 182A INDOT TYPE 'C' MANHOLE WITH EJIW 1020- STRUCTURE NO. 182A STRUCTURE NO. 182A INDOT TYPE 'J' INLET WITH EJIW 7505	10P OF CASTING=/28.40 22' OF 12" 22' OF 12" PIPE TO STR. \$100 STR. #182B 0 22' OF 17" \$100 STR. #182B 0 \$100 STRUCTURE NO. 179 \$100 301+56.54 100 7005 \$100 TOP OF CASTING=729.47 TOP OF CASTING=729.47 100 \$100 214+96.57 133B 133	INDOT TYPE 'C' MANHOLE WITH EJIW 1020 TOP OF CASTING=730.42 STRUCTURE NO. 183A STATION 301+56.58 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=729.32 13' OF 12" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #183B @ -1.78% SLOPE	STATION 214+96.23 INDOT TYPE 'C' MANHOLE WITH EJIW 1020 TOP OF CASTING=731.58 STRUCTURE NO. 184A STRUCTURE NO. 184A STATION 302+73.08 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=731.23 13' OF 18" DUAL WALL HDPE TYPE 'S' PIPE TO STR #184B @ -1.00% SLOPE STRUCTINF NO 185	STATION 302+73.30 STATION 302+73.30 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=731.24 24' OF 18" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #184A @ -1.00% SLOPE STRUCTURE NO. 186 STRUCTURE NO. 186 STRUCTURE NO. 186 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=741.90	STRUCTURE NO. 187 ISTATION 304+46.72 STATION 304+46.72 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=742.32 24' OF 12" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #186 @ -1.00% SLOPE -1.00% SLOPE	STRUCTURE NO. 190 STATION 306+27.58 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=749.04 306+63.71	ON 749.96 STRUCTURE NO. 212 STATION 307+81.94 INDOT TYPE 'J' INLET WTH EJIW 7505 TOP OF CASTING=748.74 24' OF 12" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #211 @ -1.00% SLOPE	STRUCTURE NO. 211 STRUCTURE NO. 211 STATION 307+81.92 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=748.49 STRUCTURE NO. 210 STATION 308+73.41 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=747.98 24' OF 12" DUAL WALL HDPE TYPE 'S' TOP OF CASTING=747.98 24' OF 12" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #209 @ -1.00% SLOPE STRUCTURE NO. 209 STATION 308+73.53 STRUCTURE NO. 209	INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=747.56 STRUCTURE NO. 208 STATION 309+38.53 INDOT TYPE 'J' INLET WITH EJIW 7505 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=747.16 24' OF 15" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #207 @ -1.00% SLOPE STRUCTURE NO. 207 STRUCTURE NO. 207
755 750 745		INVERT IN=724.86 INVERT IN=724.86 INVERT OUT=724.36 (STR. NO. 182B) INVERT OUT=725.80 (STR. NO. 182A) (STR. NO. 182A)	INVERT IN=725.95	(STR. NO. 183B) (STR. NO. 183B) (STR. NO. 183B) (STR. NO. 183A) (STR. NO. 183A)	Provide the second state of the sec	PVI STATION 304+20.94 PVI ELEVATION=741.00 CURVE LENGTH=100.00 +6:02+22 -2:22 	VPT STATION=304+70.94 VPT STATION=304+70.94 VPT STATION=304+70.94 VPC STATION=743.44 VPC STATION=743.44 VPC STATION=745.52 VPC STATION=745.52	DN 305+63.71 TION=747.96 NGTH=100.00 VGTH		62' OF 12" DUAL WALL TYPE 'S' HDPE PIPE @ 1.00% SLOPE 89' OF 12" DUAL WALL PE 'S' HDPE PIPE @ 1.01% SLOPE 	STATION 300+08.00 CONNECT TO PROPOSED 8" WATER MAIN WITH VALVE WITH MECHANICAL JOINT RESTRAINT
740 735		PVI STATION 300+00.00 PVI STATION 727.92	40' OF 24" DUAL WALL TYPE 'S' HDPE PIPE @ 1.00% SL 20' OF 12" DUAL WALL TYPE 'S' HDPE PIPE @ 1.8	170' OF TYPE 'S' HDPE PIPE 0/-01+202 0/-0	00 00 00 00 00 00 00 00 00 00 00 00 00	AD ZIY	178' OF TYPE 'S' HDPE PIPE	12" DUAL WALL @ 2.94% SLOPE		NOT AN A A A A A A A A A A A A A A A A A A	8" ASTM D3034 PVC @ 0.46% SLOPE SED PUBLIC 8" C900 WATER MAIN - 989'
730	0+05.00 D-PROPOSED 8" NUTH VALVE NICAL JOINT		1.00%				THIS MANHOLE REC	QUIRED TO BE MANHOLE.	D STRUCTURE	ITT /VALVE TO PLACE TO PLACE ITH LIMITS OF RAINTS – BLOOMINGTON S AND DETAIL.	SANITARY FORCEMAIN PROFILING TO
725 720	CONNECT TC WATER MAIN WITH MECHAI	JELIC 8" C900 MAIN - 989'	8" PUBL	C WATER MAIN 113' OF 18" DI TYPE 'S' HDPE	393' OF 8" ASTM D3034 SDR 35 PVC @ 2.67% SLOPE TO STR. 305 UAL WALL	IOLE	STANT / VALVE OR TO PLACE S WITH LIMITS OF ESTRAINTS - OF BLOOMINGTON ONS AND DETAIL ONS AND DETAIL	STATION 306+55.79 PUBLIC WATER MAIN CROS: (8" X 8" X 8" X 8"). INS VALVES ON ALL FOUR LEG: INDICATED WITH MECHANIC/ RESTRAINT. CONTINUE WATI	PROFILING ON SHEET C40E STATION 300+08.00 STATION 307+07.46 AIR RELEASE VALVE ANI REQUIRED - REFER TO SHEET C602 AND UTILIT	STATION 308+37.70 6" DIP AND FIRE HYDRA REQUIRED, CONTRACTOR 8"X8"X6" TEE FITTING W MECHANICAL JOINT REST - REFER TO THE CITY OF UTILITIES SPECIFICATIONS	CONTINUE ON PAGE C407 AT STATION 115+18.47 PROPOSED PUBLIC 6" ASTM SDR 35 PVC FORCEMAIN – SANITARY MAIN SHOWN 10' THAN ITS INTENDED LOCATIC
715			TYPE 'S'	HDPE PIPE @ 2.68% SLOPE PROPOSED PUBLIC SDR 35 PVC FORCE SANITARY MAIN SH	6" ASTM D3034 EMAIN - 1056'.	RUCTURE NO. 323 ATION 303+90.96 P OF CASTING=738.60 FERT IN=733.93 FERT OUT=728.50 IR. NO. 323)	STATION 303+51.13 6" DIP AND FIRE HY REQUIRED, CONTRACT 8"X8"X6" TEE FITTIN MECHANICAL JOINT R UTILITIES SPECIFICATI UTILITIES SPECIFICATI		E NO. 324 8+45.75 ANITARY MANHOLE ASTING=750.12 N=739.90 IN=744.57 OUT=739.80		
705	IATION 299+53.81 SANITARY FORCEMAIN TO NNECT TO PROPOSED LIFT ATION SYSTEM - REFER TO ALLITY DETAIL SHEET C602	18" MIN. SEPARATION AT CROSSINGS	RT IN=724.03 RT 0UT=724.03 P. NO. 178) RT IN=726.70	THAN ITS INTENDED THIS PROFILE FOR THIS PROFILE FOR U. 120 	UCATION WITHIN VISUAL PURPOSES. VISUAL PURPOSES. VIO: 182) VIII - 728:03 VIII - 728:03	ST ST ST ST ST ST ST ST ST ST ST ST ST S	R. NO. 186) ERT OUT=739.55 R. NO. 187) R. NO. 187)	T IN=744.61 T IN=744.61 T IN=744.61 T OUT=744.61 NO. 190)	STRUCTURE STATION 15 48" DIA. S 48" DIA. S	ERT IN=745.87 ERT OUT=745.87 R. NO. 211) ERT OUT=746.13 R. NO. 212) R. NO. 212) ERT IN=744.95 ERT IN=744.95 ERT IN=744.95 ERT IN=744.95 ERT IN=744.95 ERT IN=744.95	R. NO. 209) ERT OUT=745.21 R. NO. 210) ERT IN=744.04 ERT OUT=744.04 R. NO. 207) R. NO. 207) R. NO. 208) R. NO. 208)
700	ᇿᅑᅉᇔᅑᅳ	300+00	301+00	1 <u>≥5</u> 302+00		304+00	5 5 305+00	306+00	307+00	<u>2 25 25</u> 308+00 308+00	3 1





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R5 PROFILE

HORIZONTAL VERTICAL S

STRUCTURE NO. 121	STATION 406+43.98 STATION 406+43.98 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=754.11 56' OF 12" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #120 @ -1.22% SLOPE	STRUCTURE NO. 122 STRUCTURE NO. 122 STATION 406+39.75 STATION 406+39.75 INDOT TYPE 'J' INLET WTH EJIW 7505 TOP OF CASTING=753.97 19' OF 12" DUAL WALL HDPE TYPE 'S' 19' OF 12" DUAL WALL HDPE TYPE 'S' PIPE TO STR. #121 @ -1.00% SLOPE	STRUCTURE NO. 125 STRUCTURE NO. 125 STATION 407+94.95 STATION 407+94.95 INDOT TYPE 'J' INLET WITH EJIW 7505 INDOT TYPE 'J' INLET WITH EJIW 7505 08+27.27 STRUCTURE NO. 126 08+27.27 STRUCTURE NO. 126 08+27.27 STATION 408+04.73 INDOT TYPE 'J' INLET WITH EJIW 7505 08+27.27 STATION 408+04.73 08+27.27 STATION 408+04.73 08+27.27 STATION 408+04.73 08+27.27 STATION 408+04.73	TATION=767.56 PVI STATION=767.56 PVI STATION 409+39.77 PVI STATION 409+39.77 PVI STATION 768.31	TATION=409+83.50 C STATION=767.43	+58.50 763.69 STRUCTURE NO. 240 STATION 410+68.47 INDOT TYPE 'J' INLET WITH EJIW 7505 TOP OF CASTING=762.88
PVI STATION 405+50.68 PVI ELEVATION=752.20 CURVE LENGTH=34.00	PVI STATION	N 406+50.68 TION=754.20 NGTH=67.00	STATION=4			STATION=410
STATION=405+33.68 VPC STATION=751.11 VPT STATION=751.11 VPT STATION=405+67.68 VPT STATION=752.54	VPC STATION=406+17.18 VPC STATION=753.53	VPT STATION=406+84.18 VPT STATION=756.17	PVI ST PVI E CURVI	ATION 408+64.77 EVATION=766.81 E LENGTH=75.00	PVI STATION 410+21. PVI ELEVATION=766.0 CURVE LENGTH=75.0	LS LA
2.0			50' OF 12" DUAL WALL YPE 'S' HDPE PIPE @ 6.45% SLO	PE		170' OF 12" DUAL WAL IDPE PIPE @ 8.00% SLOP
ROPOSED GRADE	- STATION 405+84.55 CONNECT TO PROPOSED 8" WATER MAIN WITH VALVE WITH MECHANICAL JOINT RESTRAINT	Image: state	Image: state	Image: Constraint of the sector of the se	Image: Constraint of the sector of the se	Image: Constraint of the sector of the se
<u>D PUBLIC 8" C900</u> TER MAIN – 595' 		Image: state	Image: state		Image: state	Image: Constraint of the sector of the se
	INVERT IN=750.03 INVERT IN=750.03 INVERT OUT=750.03 INVERT OUT=750.03 (STR. NO. 121)	NVERT IN=750.24 INVERT OUT=750.24 (STR. NO. 122)	INVERT IN=759.92 INVERT OUT=759.92 (STR. NO. 125) (STR. NO. 125) INVERT OUT=760.65 (STR. NO. 126)			INVERT OUT=760.11 (STR. NO. 240)
+00 40	6+00	407+00	408+00	409+00	410+00	411+00 PROFILE

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INFORMATION AND DESIGN USAGE LIN

	- L	revisions:
EDWARDS EDWARDS EDWARDS EDWARDS End of Alignment 'R5' Station=414+45.12 Northing=1443614.2892 Easting=3104593.7518 OO+ CO+ CO+ CO+ CO+ CO+ CO+ CO+		SCALE: 1"=50'
NO. 240 SIR NO. 239 SIR NO. 237		ECTUR VEERIN LANNIN , india
SCALE: 1"=50' SCALE: 1"=5'	790	CIVIL ENGIN Dioomington (812) 339–29
39 1 55 1 55 1 53 1 53 1 53 1 748.89 WALL HDPE 748.89 748.79 748.79 748.79 748.79 742.77 742.77 WALL HDPE 742.77 742.77 WALL HDPE 742.77 WALL HDPE 742.77 WALL HDPE 742.77 WALL HDPE 742.35	785	
ITRUCTURE NO. 2 ITATION 412+41.3 10 VIDOT TYPE 10 OP OF CASTING= VIDOT TYPE 10 IPE TO 27 IPE TO 24 IPE TO 27 IPE <td< td=""><td>780</td><td>SSOCIATES, street</td></td<>	780	SSOCIATES, street
	775	A FANYO & A: orth walnut : 332-8030
Image: select	770	BYNUN (812)
DSED GRADE	765	• 11500284 STATE OF
	755	certified by:
ATION=412+86.12 5.12 5.12 49 738.71 738.71	750	
PVI STATION=736	745	
90' OF 12" DUAL WALL TYPE 'S' HDPE PIPE @ 6.76% SLOPE	740	
PVI STATION 413+46.12 PVI ELEVATION=740.69 CURVE LENGTH=120.00	735	SUBDI 7404
Image: state of the state	730	D DN, IN 44
	725	SER R W ACUF MINGTO
VERT IN=746.28 IVERT IN=746.28 IVERT IN=746.28 IVERT IN=746.02 STR. NO. 239) VERT IN=739.74 VERT IN=739.74 VERT IN=739.74 VERT IN=739.74 VERT IN=739.74 VERT IN=739.74 VERT OUT=746.02 VIR. NO. 238) VERT OUT=740.00 TR. NO. 237)	720	BLOOC BLOOC
$\frac{1200}{412+00} = \frac{1200}{413+00} = \frac{1200}{414+00} = \frac{1414+00}{414+00} = \frac{1414+00}{40} = 1414+00$	715	UUE: KO PLAN AND PROFILE
NOTE JOINT RESTRAINTS PPROVED EQUAL' – COMINGTON UTILITIES IECHANICAL JOINT EET C602 FOR MORE I CRITERIA/REQUIRED MITS	NOTIFY R ANY E MADE IANGES	designed by: DAS drawn by: DAS checked by: DJB sheet no: C408 project no.: 402334





E: 1"=50' : 1"=5'	785
	780
	700
	775
	770
	765
-8.25% 2.00% PROPOSED GRADE	760
	755
9 4.95% SLOPE	750
	745
	740
	735
	730
	725
605+00 605	+50

770						A2	PROF
765		H EJIW 5370 HDPE TYPE 'S' 02% Slope				ih ejiw 5370	
760	TIRE NO 146	DN 700+52.43 DN 700+52.43 DF CASTING=731.34 DF 12" DUAL WALL H DF 12" DUAL WALL H			CTURE NO. 147	ION 702+34.42 T TYPE 'A' INLET WI OF CASTING=734.99	JCTURE NO. 314
755		STATIC STATIC STATIC NDOT TOP (43' (PIPE					
750							
745	0.00				8	12	
740	PVI STATION 700+0				TATION=702+40	PC STATION=735	PVI STATI PVI ELEV CURVE LE
735	<u> </u>				MC S		
730	B.25% -2.00%		2.06%				
725				=180' of 12" d Type 'S' hdpe	UAL WALL E PIPE © 2.0	1% SLOPE	
720				323' OF SDR 35 I TO STR.	8" ASTM D30 PVC @ 1.22% 310)34 SLOPE	
715							
710	27.7 27.7	6) -728.73 -6)			32.38	= 732.38 +7)	726.37
705		NUCERT OUT=	+ 00	702		-(STR. NO. 1/- -(STR. NO. 1/-	



ENGINEER OF ANY INACCURACIES IN LOCATION OR ELEVATION OR ANY CONFLICTS PRIOR TO & AFTER ANY EXCAVATION. NO PAYMENT SHALL BE MADE TO CONTRACTOR FOR UTILITY DESTRUCTION OR UNDERGROUND CHANGES REQUIRED DUE TO CONFLICTING ELEVATIONS.

checked by: DJB

project no.: **402334**

sheet no: C409



SCALE: 1"=50'

755					AJ	3 PR()FILE			
750		HTH EJIW 5370 9 - HDPE TYPE 'S' -1.64% SLOPE		4 EJW 03/0						
745	0+00.00 N 731.72 STURE NO. 153	DN 800+49.44 TYPE 'A' INLET W F CASTING=732.03 DF 12" DUAL WALL TO STR. #152 @ -	CTURE NO. 154	DF CASTING=733.4					CTURE NO. 181 0N 803+76.28	OF CASTING=733.2
740	M STATION 80 PV STATION 80 STRUC	STATIC STATIC INDOT 10P 0 43' (PIPE 1	STRUC STATIC	N=801+91.45		-PVI STATION 8	02+91.45	=803+91.45		
735	Q			VPC STATIC			= 734.05 =200.00	//////////////////////////////////////		
730	-2.00%	.00%			- EXISTING GRADE	PR	ROPOSED GRADE			
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720 -										
715 -	T IN=729.48	kT OUT=729.48 NO. 153)		RT OUT=730.84 . No. 154)				RT OUT=730.66		
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735				TYPE 'S' HE	DPE PIPE @ 1.04	% SLOPE	
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	900	+00	901	+00	902	+00	g

project no.: **402334**





A5 PROFILE 18 2 1 MJ 9.73 8†§

TOP OF CASTING=75 STRUCTURE NO. 133 STATION 1005+04.32 INDOT TYPE 'A' INLE TOP OF CASTING=75	PVI STATION 759.62	PVI STATION 1	PC STATION=1007+17.13 VPC STATION=762.67	PVI STATION 1008+17.13	STATION 1008+86.5: STATION 1008+86.5: INDOT TYPE 'A' INLE TOP OF CASTING=76 STATION=1009+17.13 STATION=760.56	STRUCTURE NO. 214 STATION 1010+27.02
2" DUAL WALL	2.24% -1.509	8.25% -8.25% -8.25% 1.50% 2.00% -2.00%	.58%	PROPOSED GRADE	A CALLER AND A CAL	EXIS
				TYPE 'S	139' OF 12" DUAL WALL ' HDPE PIPE @ 3.59% SLOPE	
						1 TYPE 'S' HDP
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CONSTRUCTION STORMWATER GENERAL PERMIT

SECTION A - CONSTRUCTION PLAN ELEMENTS

A1. INDEX OF THE LOCATION OF REQUIRED PLAN ELEMENTS IN THE CONSTRUCTION PLAN: REFER TO PLAN FOR UTILITIES, GRADING, STORMWATER QUALITY, AND C201-C203 FOR ALL EROSION CONTROL MEASURES. DETAIL SHEETS INDICATE MEASURES PROPOSED FOR LEGEND AND APPLICATION OF CONSTRUCTION / STORMWATER POLLUTION PREVENTION METHODS.

A2. A VICINITY MAP DEPICTING THE PROJECT SITE LOCATION IN RELATIONSHIP TO RECOGNIZABLE LOCAL LANDMARKS, TOWNS, AND MAJOR ROADS: SEE COVER SHEET OF THIS PLAN SET

A3. NARRATIVE DESCRIBING PROJECT NATURE AND PURPOSE: CONSTRUCTION OF 122 LOTS FOR HOME DEVELOPMENT ON AN EXTENSION OF PROW ROAD AND 4 NEW INTERNAL NEIGHBORHOOD ROADS. 5 NEW PONDS PROPOSED FOR STORM WATER TREATMENT.

A4. LATITUDE AND LONGITUDE TO THE NEAREST FIFTEEN (15) SECONDS: 39° 12' 30" N. 86°33'0"W

A5. LEGAL DESCRIPTION: REFER TO 11 X 17-INCH PLAT PROVIDED WITH SUBMISSION

TAX PARCEL NO.: 53-05-17-300-016.000-005 AUDITOR'S PARCEL NO.: 013-14141-00

A6. 11 X 17-INCH PLAT SHOWING BUILDING LOT NUMBERS/BOUNDARIES AND ROAD LAYOUT/NAMES: PROVIDED WITH SUBMISSION

A7. BOUNDARIES OF THE ONE HUNDRED (100) YEAR FLOODPLAINS, FLOODWAY FRINGES, AND FLOODWAYS: DOES NOT APPLY ON THIS PROJECT SITE.

A8. LAND USE OF ALL ADJACENT PROPERTIES: PROPERTIES TO THE SOUTH INCLUDE OFFICE SPACE, CHURCH, AND SINGLE-FAMILY RESIDENTIAL USES, TO THE WEST IS STATE ROAD/HIGHWAY AND SINGLE—FAMILY RESIDENTIAL. TO THE NORTH IS GENERAL AGRICULTURE, TO THE EAST IS SINGLE-FAMILY RESIDENTIAL AND VACANT LAND.

A9. IDENTIFICATION OF A U.S. EPA APPROVED OR ESTABLISHED TMDL: APPROVED TMDL BEANBLOSSOM CREEK FOR E. COLL

A10. NAME(S) OF THE RECEIVING WATERS: PROPERTY EXISTS ON THE BORDER OF TWO DRAINAGE BASINS, EAST SIDE OF THE SITE DRAINS TO GRIFFY CREEK AND WEST TO STOUT CREEK. BOTH OF WHICH FLOW INTO BEANBLOSSOM CREEK, A TRIBUTARY OF THE WHITE RIVER.

WEST - STOUT CREEK-BEANBLOSSOM CREEK HUC: 051202020106 EAST - BUCK CREEK-BEANBLOSSOM CREEK HUC: 051202020105

A11. IDENTIFICATION OF DISCHARGES TO A WATER ON THE CURRENT 303(D) LIST OF IMPAIRED WATERS AND POLLUTANT(S) FOR WHICH IT IS IMPAIRED: BEANBLOSSOM CREEK – E. COLI

A12. SOILS MAP OF THE PREDOMINATE SOIL TYPES: REFER TO THIS SHEET.

A13. IDENTIFICATION AND LOCATION OF ALL KNOWN WETLANDS, LAKES, AND WATER COURSES ON OR ADJACENT TO THE PROJECT SITE (CONSTRUCTION PLAN, EXISTING SITE LAYOUT): DOES NOT APPLY

A14. IDENTIFICATION OF ANY OTHER STATE OR FEDERAL WATER QUALITY PERMITS OR AUTHORIZATIONS THAT ARE REQUIRED FOR CONSTRUCTION ACTIVITIES: DOES NOT APPLY.

A15. IDENTIFICATION AND DELINEATION OF EXISTING COVER, INCLUDING NATURAL BUFFERS: LOCATED ON SITE PLANS. THIS SITE IN CURRENT CONDITION CONTAINS TREES WHICH BOUNDARIES OF PROTECTION AND REMOVAL ARE SHOWN ON SWPPP SHEETS C201-C203

16. FXISTING SITE TOPOGRAPHY AT AN INTERVAL APPROPRIATE TO INDICATE DRAINAGE PATTERNS: LOCATED ON SITE PLANS. PARTICULARLY SHEETS C302-C308

A17. LOCATION(S) WHERE RUN-OFF ENTERS THE PROJECT SITE: RUNOFF ENTERS THE PROJECT SITE EXCLUSIVELY BY RAINFALL.

A18. LOCATION (S) WHERE RUN-OFF DISCHARGES FROM THE PROJECT SITE PRIOR TO LAND DISTURBANCE: WATER DISCHARGES BY EXISTING FLOWPATHS IN THE NORTHWEST, SOUTHWEST, NORTHEAST, SOUTHEAST, AND EAST.

A19. LOCATION OF ALL EXISTING STRUCTURES ON THE PROJECT SITE: REFER TO THE ENLARGED PLAN SHEETS C302-C308

A20: EXISTING PERMANENT RETENTION OR DETENTION FACILITIES, EXISTING DUGOUT CULVERTS EXIST TOWARDS THE WEST OF THE SITE NEAR THE NUMEROUS KARST FEATURES AND TREE LINE.

A21: LOCATIONS WHERE STORMWATER MAY BE DIRECTLY DISCHARGED INTO GROUND NATER. SUCH AS ABANDONED WELLS, SINKHOLES, OR KARST FEATURES: REFER TO OVERALL AND ENLARGED PLAN SHEETS C301-C308

A22: SIZE OF THE PROJECT AREA EXPRESSED IN ACRES: 48.83 ACRES.

A23: TOTAL EXPECTED LAND DISTURBANCE EXPRESSED IN ACRES: 43.03 ACRES

A24: PROPOSED FINAL TOPOGRAPHY: DEPICTED ON THE ENLARGED SITE PLANS, SHEETS C302 - C308.

A25: LOCATIONS AND APPROXIMATE BOUNDARIES OF ALL DISTURBED AREAS: DEPICTED ON THE SWPPP PLAN, SHEETS C201-C203. SEE CONSTRUCTION LIMITS NOTED. DETAILS OF DISTURBANCE SHOWN ON ENLARGED SITE PLANS C302-C304

A26: LOCATIONS, SIZE, AND DIMENSIONS OF ALL STORMWATER DRAINAGE SYSTEM SUCH AS CULVERTS, STORMWATER SEWER, AND CONVEYANCE CHANNELS: SYSTEMS SHOWN ON ENLARGED SITE PLANS C302-C308.

A27: LOCATIONS OF SPECIFIC POINTS WHERE STORMWATER AND NON-STORMWATER DISCHARGES WILL LEAVE THE PROJECT SITE: REFER TO ENLARGED PLAN SHEETS C302-C308 FOR LOCATIONS OF POND OVERFLOW OUTLETS INTO EXISTING DRAINAGE PATHS, EXISTING CONTOURS PROVIDED.

A28: LOCATION OF ALL PROPOSED SITE IMPROVEMENTS, INCLUDING ROADS, UTILITIES, LOT DELINEATION AND IDENTIFICATION, PROPOSED STRUCTURES, AND COMMON AREAS: ALL IMPROVEMENTS ARE INCLUDED IN THIS PROJECT SET. SEE SHEETS C302-308.

A29: LOCATION OF ALL ON-SITE AND OFF-SITE SOIL STOCKPILES AND BORROW AREAS: STOCKPILE LOCATIONS ARE SHOWN ON THE SWPPP PLAN SHEETS C201-C203. NO OFF-SITE STOCKPILES ARE PROPOSED

A30: CONSTRUCTION SUPPORT ACTIVITIES THAT ARE EXPECTED TO BE PART OF THE PROJECT: NO ADDITIONAL SUPPORT ACTIVITIES ARE PROPOSED. ALL IMPROVEMENTS ARE SHOWN ON THIS PLAN SET

A31: LOCATION OF ANY IN-STREAM ACTIVITIES THAT ARE PLANNED FOR THE PROJECT INCLUDING. BUT NOT LIMITED TO, STREAM CROSSINGS AND PUMP AROUNDS: NO IN STREAM ACTIVITY PERMITTED WITH THIS WORK. DOES NOT APPLY.

SECTION B - CONSTRUCTION COMPONENT

B1. DESCRIPTION OF THE POTENTIAL POLLUTANT GENERATING SOURCES AND POLLUTANTS, INCLUDING ALL POTENTIAL NON-STORMWATER DISCHARGES:

- A. THE MOST ABUNDANT POLLUTANT CAUSED BY CONSTRUCTION WOULD BE SOIL SUSPENDED IN STORM WATER RUNOFF B. FUELS. OILS. CONCRETE SLURRY AND OTHER FLUIDS
- ASSOCIATED WITH THE CONSTRUCTION EQUIPMENT COULD BE CARRIED BY RUNOFF
- C. TRASH ASSOCIATED WITH HUMAN ACTIVITY. INCLUDING CONSTRUCTION MATERIALS

B2. STABLE CONSTRUCTION ENTRANCE LOCATIONS AND SPECIFICATIONS: REFER TO THE SWPPP PLAN SHEETS C201-C203 AND ASSOCIATED DETAILS.

B3. SPECIFICATIONS FOR TEMPORARY AND PERMANENT STABILIZATION: REFER TO SWPPP PLAN SHEETS C201-C203.

B4: SEDIMENT CONTROL MEASURES FOR CONCENTRATED FLOW AREAS: REFER TO SWPPP PLAN SHEETS C201-C203.

B5. SEDIMENT CONTROL MEASURES FOR SHEET FLOW AREAS: A COMBINATION OF SILT FENCE, EROSION CONTROL BLANKET, AND VEGETATED COVER ARE PROPOSED TO CONTROL EROSION FROM NEWLY GRADED AREAS.

B6. RUN-OFF CONTROL MEASURES: REFER TO SWPPP PLAN SHEETS C201-C203.

B7. STORMWATER OUTLET PROTECTION LOCATION AND SPECIFICATIONS: REFER TO SWPPP PLAN SHEETS C201-C203.

B8. GRADE STABILIZATION STRUCTURE LOCATIONS AND SPECIFICATIONS: DOES NOT APPLY.

B9. DEWATERING APPLICATIONS AND MANAGEMENT METHODS: REPORTED CONTAMINANTS TO BE COLLECTED AND TRANSPORTED TO NEAREST CONTAMINANT FILL SITE IF ANY ARE DETECTED.

B10. MEASURES UTILIZED FOR WORK WITHIN WATERBODIES: DOES NOT APPLY.

B11. MAINTENANCE GUIDELINES FOR EACH PROPOSED STORMWATER QUALITY MEASURE: MONITORING AND MAINTENANCE OF ALL POLLUTION PREVENTION MEASURES SHALL BE THE RESPONSIBILITY OF THE CONTRACTOR. THE CONTRACTOR SHALL INSPECT ALL MEASURES AT LEAST ONCE A WEEK AND AFTER EACH STORM EVENT. THE CONTRACTOR SHALL PREPARE A WRITTEN REPORT FOR EACH INSPECTION NOTING CONDITIONS AND MAINTENANCE PROVIDED. A COPY OF EACH REPORT SHALL BE KEPT ON FILE AT THE PROJECT SITE. REFER TO EACH PREVENTION MEASURE DETAIL FOR CONSTRUCTION AND MAINTENANCE GUIDELINES. REFER TO THE OPERATIONS AND MAINTENANCE MANUAL

B12. PLANNED CONSTRUCTION SEQUENCE THAT DESCRIBES THE IMPLEMENTATION OF STORMWATER QUALITY MEASURES IN RELATION TO LAND DISTURBANCE: SEE THE EROSION CONTROL SEQUENCE ON THIS SHEET.

B13. PROVISIONS FOR EROSION AND SEDIMENT CONTROL ON INDIVIDUAL RESIDENTIAL BUILDING LOTS REGULATED UNDER THE PROPOSED PROJECT: REFER TO DETAIL ON SHEET C703

B14. MATERIAL HANDLING AND SPILL PREVENTION AND SPILL RESPONSE PLAN MEETING THE REQUIREMENTS IN 327 IAC 2-6.1: ALL MATERIALS ON-SITE WILL BE HANDLED PER THE REQUIREMENTS OF THE MSDS SHEETS. THE CONTRACTOR SHALL HAVE AN EMERGENCY SPILL CLEAN-UP KIT ON SITE FOR RECOVERY OF PETROLEUM PRODUCT SPILLS AT ALL TIMES. IF A REPORTABLE AMOUNT OF SEDIMENT LADEN WATER OR OTHER POLLUTANT IS ALLOWED TO LEAVE THE SITE. THE CONTRACTOR IS OBLIGATED TO NOTIFY IDEM'S SPILL LINE AT (317) 233-7745 WITHIN 24 HOURS. THE CONTRACTOR SHALL BE RESPONSIBLE FOR ALL FINES AND ANY LIABILITY ASSOCIATED WITH SUCH AN EVENT. SEDIMENT LADEN WATER, WHICH OTHERWISE WOULD FLOW FROM THE PROJECT SITE, SHALL BE TREATED BY EROSION AND SEDIMENT CONTROL MEASURES APPROPRIATE TO MINIMIZE SEDIMENTATION. ALL WATER (INCLUDING STORMWATER, GROUNDWATER, OR ANY OTHER WATER) THAT LEAVES THE CONSTRUCTION SITE MUST HAVE A TOTAL SUSPENDED SOLIDS LEVEL OF LESS THAN 50 PARTS PER MILLION OR HAVE NO VISIBLE SEDIMENT. THIS CAN BE DETERMINED ON SITE BY TAKING A SETTLEABLE SOLIDS SAMPLE WITH AN IMHOFF CONE WITH A RESULT OF LESS THAN 0.5 ML PER LITER. IT SHOULD BE EXPECTED THAT ALL MATERIALS NECESSARY TO CONSTRUCT THE PROPOSED SITE IMPROVEMENTS WILL BE ENCOUNTERED ON SITE AT ONE TIME OR ANOTHER. ALL MATERIALS THAT APPEAR ON SITE WILL BE ACCOMPANIED WITH MSDS SHEETS IN ACCORDANCE WITH OSHA GUIDELINES AND THE CODE OF FEDERAL REGULATION (CFR). MSDS SHEETS PROVIDE AMONG OTHER THINGS. THE PROCEDURES FOR CLEAN-UP OF SPILLS AND LEAKS. REFER TO ITEM B1 ABOVE FOR ADDITIONAL INFORMATION.

B15. MATERIAL HANDLING PROCEDURES ASSOCIATE WITH CONSTRUCTION ACTIVITY: REFER TO B14 IN THIS NARRATIVE AND TABLE ON THIS SHEET

SECTION C - POST CONSTRUCTION COMPONENT

C1. DESCRIPTION OF POLLUTANTS AND THEIR SOURCES ASSOCIATED WITH WITH THE PROPOSED LAND USE: THE MAIN POST CONSTRUCTION POLLUTANTS MAY COME FROM AUTOMOTIVE USE AND LAWN CARE MATERIALS SUCH AS HERBICIDES, PESTICIDES, AND FERTILIZERS.

C2. DESCRIPTION OF PROPOSED POST CONSTRUCTION STORMWATER MEASURES: THE PROPOSED POST CONSTRUCTION STORMWATER MEASURES ARE THE PROPOSED WATER QUALITY POND AND STORM SEWER NETWORK.

C3. PLAN DETAILS FOR EACH STORMWATER MEASURE: REFER TO THE ENLARGED SITE PLANS ON SHEETS C302-C308, EROSION CONTROL PLANS ON SHEET C201-C203, AND DRAINAGE DETAILS ON SHEET C601.

C4. SEQUENCE DESCRIBING STORMWATER QUALITY MEASURE IMPLEMENTATION: REFER TO THE EROSION CONTROL SEQUENCE ON THIS SHEET.

C5. DESCRIPTION OF MAINTENANCE GUIDELINES FOR PROPOSED POST CONSTRUCTION WATER QUALITY MEASURES: REFER TO THE OPERATIONS AND MAINTENANCE MANUAL.

C6. ENTITY THAT WILL BE RESPONSIBLE FOR OPERATION AND MAINTENANCE OF THE POST-CONSTRUCTION STORMWATER MEASURES: THE PROJECT SITE OWNER WILL BE RESPONSIBLE FOR OPERATION AND MAINTENANCE OF THE POST-CONSTRUCTION STORMWATER MEASURES. ALL RESPONSIBILITIES ASSOCIATED WITH INSPECTION AND MAINTENANCE OF BMP AS WELL AS ANY OTHER RESPONSIBILITIES AND OBLIGATIONS WHICH SHALL BE BORNE BY THE OWNER, SHALL ALSO BE BORNE BY ANY SUCCESSORS IN INTEREST TO THE PROPERTY INCLUDING ANY HOA ORGANIZATION THAT REPRESENTS THE OWNER IN RESPONSIBILITY. PROVIDE A COPY OF THE SIGNED O&M MANUAL TO THE CITY OF BLOOMINGTON UTILITIES MS4 PROGRAM COORDINATOR.

. CONTACT THE CITY OF BLOOMINGTON MS4 COORDINATOR AT: (812) 339–1444 FOR A PRE-CONSTRUCTION MEETING PRIOR TO ANY EARTH MOVING ACTIVITY ON-SITE AS PART OF PHASE 1. MEETING REQUESTS SHALL BE MADE AT LEAST 48 HOURS IN ADVANCE.

2. EROSION CONTROL STRUCTURES, INCLUDING TEMPORARY SEDIMENT BASINS (AT PONDS 1, 4A, & 4B) AND THE CONSTRUCTION ENTRANCE. NEED TO BE INSTALLED TO THE GREATEST EXTENT POSSIBLE BEFORE ANY DEMOLITION, VEGETATION REMOVAL, AND ANY EARTH MOVEMENT, GRADING OF THE TEMPORARY SEDIMENT BASINS SHOULD FOLLOW PROPOSED GRADING SHOWN ON PLANS. SLOPES TO BE STABILIZED OUTLET PIPING FOR EACH TEMPORARY SEDIMENT BASIN SHOULD BE INSTALLED AT THIS TIME AS WELL. REFER TO SHEET C601 FOR DETAILS OF THE TEMPORARY SEDIMENT PONDS AND THEIR COMPONENTS.

3. PRIOR TO ANY FARTH MOVING OR DEMOLITION. PLACE SILTATION FENCE ALONG THE DOWNSTREAM SIDE OF ALL GRADING ACTIVITY AS SHOWN ON THIS SHEET. ONCE EROSION CONTROLS ARE INSTALLED. CONTACT CITY OF BLOOMINGTON MS4 COORDINATOR TO SCHEDULE AN INSPECTION. MEETING REQUESTS SHALL BE MADE AT LEAST 48 HOURS IN ADVANCE.

PAGE.

5. STRIP TOP SOIL FROM ALL AREAS TO BE DISTURBED BY CONSTRUCTION AND STOCK PILE AT LOCATION ABOVE SILT FENCE SHOWN ON PLAN. SEED WITH TEMPORARY SEED MIXTURE IMMEDIATELY - REFER TO PRACTICE 3.11 ON SHEET C702 FOR MIXTURE. 6. MAINTAIN SILT FENCE DURING CONSTRUCTION AND KEEP CLEAR OF DEBRIS

7. PERFORM CONSTRUCTION ACTIVITIES AS SHOWN ON THE PLANS. SIDEWALK, TOP COAT OF ROAD ASPHALT. AND TREE PLOT AREAS INTENDED TO BE CONSTRUCTED AND FINALIZED AS INDIVIDUAL HOUSING LOTS ARE CONSTRUCTED, DO NOT DISTURB TURE AREAS OUTSIDE OF CONSTRUCTION LIMITS SO THAT TURE ACTS AS A VEGETATIVE FILTER STRIP.

8. ALL EROSION CONTROL STRUCTURES SHALL BE KEPT IN WORKING ORDER AND INSPECTED EVERY 7 CALENDAR DAYS BY A TRAINED INDIVIDUAL AND UPON THE COMPLETION OF EVERY RAIN EVENT RESULTING IN 步" OR MORE OF RAIN IN 24 HOURS. ADD ADDITIONAL MEASURES WHEN NECESSARY.

9. UPON COMPLETION OF CONSTRUCTION OF ALL IMPROVEMENTS INTENDED WITHIN PHASE 1 AND PRIOR TO INDIVIDUAL HOME CONSTRUCTION, REDISTRIBUTE TOP SOIL TO ALL PROPOSED LANDSCAPE AREAS.

AREAS. 13. UPON COMPLETION OF ALL PROPOSED INDIVIDUAL HOUSING LOTS FOR PHASE 1, REMOVE THE TEMPORARY COMPONENTS FOR SEDIMENT PONDS 1, 4A, AND 4B AND INSTALL THE PERMANENT WATER QUALITY POND COMPONENTS INDICATED ON SHEET C601. THIS INCLUDES FINAL POND SOIL AMENDED MIXTURE AT THIS TIME. COORDINATE FINAL POND APPROVAL WITH THE CITY OF BLOOMINGTON UTILITIES DEPT. AT (812) 339-1444. INSTALL FINAL LANDSCAPING AND SEEDING MIXES AS INDICATED ON THE LANDSCAPE PLAN. NOTE: SIDE SLOPES FOR THE POND SHOULD BE STABILIZED WITH THE PROPOSED GRADING SHOWN ON ENLARGED SITE PLANS BEFORE THE ADDITION OF AMENDED SOILS AND UNDERDRAINS.

14. PHASE 2 OF THIS PROJECT TO BEGIN PRIOR TO THE FINALIZATION OF THE INDIVIDUAL HOUSING LOTS CONTAINED WITHIN PHASE 1. REFER TO C202 FOR PHASE 2 SWPPP.

MOVEMENT.

PAGE.

10. INSTALL SOD IMMEDIATELY UPON COMPLETION OF ALL EARTHMOVING AND UNDERGROUND UTILITY WORK FOR EACH INDIVIDUAL HOUSING LOT.

AREAS.

13. COORDINATE FINAL STABILIZATION INSPECTIONS AND CLOSEOUT OF PROJECT WITH 'NOT' WITH CITY OF BLOOMING UTILITIES MS4 PROGRAM COORDINATOR AT (812) 339-1444.

WAYS.

EROSION CONTROL SEQUENCE - PHASE 1

I. REMOVE VEGETATION IN AREAS TO BE DISTURBED ONLY. ESTABLISH TREE PROTECTION FENCING AS SHOWN ON PLANS. FENCING TO BE ERECTED TO THE SPECIFICATIONS DESCRIBED IN THE LEGEND ON THIS

10. INSTALL SOD IMMEDIATELY UPON COMPLETION OF ALL EARTHMOVING AND UNDERGROUND UTILITY WORK FOR EACH INDIVIDUAL HOUSING LOT.

11. MAINTAIN SODDED AREAS UNTIL MATURE TURF IS ESTABLISHED.

12. REMOVE ALL TEMPORARY EROSION CONTROL MEASURES UPON THE ESTABLISHMENT OF ALL TURFED

EROSION CONTROL SEQUENCE - PHASE 3

CONTACT THE CITY OF BLOOMINGTON MS4 COORDINATOR AT: (812) 339–1444 FOR A PRE-CONSTRUCTION MEETING PRIOR TO ANY EARTH MOVING ACTIVITY ON-SITE AS PART OF PHASE 3. MEETING REQUESTS SHALL BE MADE AT LEAST 48 HOURS IN ADVANCE.

2. EROSION CONTROL STRUCTURES. INCLUDING THE CONSTRUCTION ENTRANCE. NEED TO BE INSTALLED TO THE GREATEST EXTENT POSSIBLE BEFORE ANY DEMOLITION. VEGETATION REMOVAL, AND ANY EARTH

3. PRIOR TO ANY EARTH MOVING OR DEMOLITION. PLACE SILTATION FENCE ALONG THE DOWNSTREAM SIDE OF ALL GRADING ACTIVITY AS SHOWN ON THIS SHEET. ONCE FROSION CONTROLS ARE INSTALLED. CONTACT CITY OF BLOOMINGTON MS4 COORDINATOR TO SCHEDULE AN INSPECTION. MEETING REQUESTS SHALL BE MADE AT LEAST 48 HOURS IN ADVANCE.

A. REMOVE VEGETATION IN AREAS TO BE DISTURBED ONLY. ESTABLISH TREE PROTECTION FENCING AS SHOWN ON PLANS. FENCING TO BE ERECTED TO THE SPECIFICATIONS DESCRIBED IN THE LEGEND ON THIS

5. STRIP TOP SOIL FROM ALL AREAS TO BE DISTURBED BY CONSTRUCTION AND STOCK PILE AT LOCATION ABOVE SILT FENCE SHOWN ON PLAN. SEED WITH TEMPORARY SEED MIXTURE IMMEDIATELY - REFER TO PRACTICE 3.11 ON SHEET C702 FOR MIXTURE.

6. MAINTAIN SILT FENCE DURING CONSTRUCTION AND KEEP CLEAR OF DEBRIS.

7. PERFORM CONSTRUCTION ACTIVITIES AS SHOWN ON THE PLANS. SIDEWALK. TOP COAT OF ROAD ASPHALT. AND TREE PLOT AREAS INTENDED TO BE CONSTRUCTED AND FINALIZED AS INDIVIDUAL HOUSING LOTS ARE CONSTRUCTED. DO NOT DISTURB TURF AREAS OUTSIDE OF CONSTRUCTION LIMITS SO THAT TURF ACTS AS A VEGETATIVE FILTER STRIP.

8. ALL EROSION CONTROL STRUCTURES SHALL BE KEPT IN WORKING ORDER AND INSPECTED EVERY 7 CALENDAR DAYS BY A TRAINED INDIVIDUAL AND UPON THE COMPLETION OF EVERY RAIN EVENT RESULTING IN 3" OR MORE OF RAIN IN 24 HOURS. ADD ADDITIONAL MEASURES WHEN NECESSARY.

9. UPON COMPLETION OF CONSTRUCTION OF ALL IMPROVEMENTS INTENDED WITHIN PHASE 3 AND PRIOR TO INDIVIDUAL HOME CONSTRUCTION, REDISTRIBUTE TOP SOIL TO ALL PROPOSED LANDSCAPE AREAS.

11. MAINTAIN SODDED AREAS UNTIL MATURE TURF IS ESTABLISHED.

12. REMOVE ALL TEMPORARY EROSION CONTROL MEASURES UPON THE ESTABLISHMENT OF ALL TURFED

FUEL HANDLING PREVENTATIVE MEASURES ARE THE BEST MEANS OF AVOIDING ACCIDENTAL RELEASE OF PETROLEUM PRODUCTS.	 IF SPILL HAS ENTERED OR IS IN DANGER OF ENTERING A WATERWAY, BOOM-OFF AREA TO CONTAIN SPILL. ASSESS THE LEVEL OF THE SPILL AND
 FUELING: WELDING, CUTTING, BURNING, HEAVY EQUIPMENT OPERATIONS IN THE IMMEDIATE AREA OF A FUELING OPERATION SHALL BE SUSPENDED DURING REFUELING. UNREELING OF FUEL TRANSFER HOSE AND NOZZLE SHALL BE DONE WITH THE NOZZLE IN THE UPRIGHT POSITION. THE NOZZLE SHALL BE KEPT CLEAR OF THE GROUND WHEN RETURNED TO THE REFU OR STORAGE 	 REPORT SPILL TO THE IDEM SPILL LINE AT (317) 233–7745 AND THE LOCAL STORMWATER INSPECTOR AT (812) 349–3637. 5. ASSESS THE METHOD OF CLEANUP. 6. PROCEED WITH RECOVERY OF SPILLED FUEL AND CLEAN–UP. 7. ARRANGE APPROPRIATE DISPOSAL OF
 WRAP ABSORBENT PADS AROUND THE FUEL INLET OF THE RECEIVING EQUIPMENT PRIOR TO DISPENSING FUEL. TRANSFER OF FUEL IS TO BE STOPPED PRIOR TO OVERFLOWING, LEAVING ROOM FOR EXPANSION. 	RECOVERED FUEL AND DEBRIS AT A LANDFILL SITE. 8. MAINTAIN A RECORD OF THE SPILL AND CLEANUP.
SPILLS: IN THE EVENT OF AN ACCIDENTAL SPILL, THE FOLLOWING SHALL OCCUR: 1. STOP THE LEAK. 2. BLOCK OFF ANY DRAINS OR ACCESS TO DRAINAGE	TYPICAL SPILL CLEANUP KIT CONTENTS:• FOUR 3" DIA. X 48" OIL SOCKS• TWENTY-FIVE 17" X 19" OIL PADS• DISPOSABLE MATERIAL CONTAINMENT BAGS• LATEX GLOVES• GRANULAR ABSORBENT

PVC BAG CONTAINER

EROSION CONTROL SEQUENCE - PHASE 2

1. CONTACT THE CITY OF BLOOMINGTON MS4 COORDINATOR AT: (812) 339-1444 FOR A PRE-CONSTRUCTION MEETING PRIOR TO ANY EARTH MOVING ACTIVITY ON-SITE AS PART OF PHASE 2. MEETING REQUESTS SHALL BE MADE AT LEAST 48 HOURS IN ADVANCE.

2. EROSION CONTROL STRUCTURES. INCLUDING TEMPORARY SEDIMENT BASINS (AT PONDS 2, 3A, 3B, & 5) AND THE CONSTRUCTION ENTRANCE. NEED TO BE INSTALLED TO THE GREATEST EXTENT POSSIBLE BEFORE ANY DEMOLITION, VEGETATION REMOVAL, AND ANY EARTH MOVEMENT. GRADING OF THE TEMPORARY SEDIMENT BASIN SHOULD FOLLOW PROPOSED GRADING SHOWN ON PLANS. SLOPES TO BE STABILIZED. OUTLET PIPING FOR EACH TEMPORARY SEDIMENT BASIN SHOULD BE INSTALLED AT THIS TIME AS WELL. REFER TO SHEET C601 FOR DETAILS OF THE TEMPORARY SEDIMENT PONDS AND THEIR COMPONENTS.

3. PRIOR TO ANY EARTH MOVING OR DEMOLITION, PLACE SILTATION FENCE ALONG THE DOWNSTREAM SIDE OF ALL GRADING ACTIVITY AS SHOWN ON THIS SHEET. ONCE EROSION CONTROLS ARE INSTALLED. CONTACT CITY OF BLOOMINGTON MS4 COORDINATOR TO SCHEDULE AN INSPECTION. MEETING REQUESTS SHALL BE MADE AT LEAST 48 HOURS IN ADVANCE.

4. REMOVE VEGETATION IN AREAS TO BE DISTURBED ONLY. ESTABLISH TREE PROTECTION FENCING AS SHOWN ON PLANS. FENCING TO BE ERECTED TO THE SPECIFICATIONS DESCRIBED IN THE LEGEND ON THIS PAGE.

5. STRIP TOP SOIL FROM ALL AREAS TO BE DISTURBED BY CONSTRUCTION AND STOCK PILE AT LOCATION ABOVE SILT FENCE SHOWN ON PLAN. SEED WITH TEMPORARY SEED MIXTURE IMMEDIATELY - REFER TO PRACTICE 3.11 ON SHEET C702 FOR MIXTURE.

6. MAINTAIN SILT FENCE DURING CONSTRUCTION AND KEEP CLEAR OF DEBRIS.

7. PERFORM CONSTRUCTION ACTIVITIES AS SHOWN ON THE PLANS, SIDEWALK, TOP COAT OF ROAD ASPHALT, AND TREE PLOT AREAS INTENDED TO BE CONSTRUCTED AND FINALIZED AS INDIVIDUAL HOUSING LOTS ARE CONSTRUCTED. DO NOT DISTURB TURF AREAS OUTSIDE OF CONSTRUCTION LIMITS SO THAT TURF ACTS AS A VEGETATIVE FILTER STRIP.

8. ALL EROSION CONTROL STRUCTURES SHALL BE KEPT IN WORKING ORDER AND INSPECTED EVERY CALENDAR DAYS BY A TRAINED INDIVIDUAL AND UPON THE COMPLETION OF EVERY RAIN EVENT RESULTING IN 1" OR MORE OF RAIN IN 24 HOURS. ADD ADDITIONAL MEASURES WHEN NECESSARY.

9. UPON COMPLETION OF CONSTRUCTION OF ALL IMPROVEMENTS INTENDED WITHIN PHASE 2 AND PRIOR TO INDIVIDUAL HOME CONSTRUCTION. REDISTRIBUTE TOP SOIL TO ALL PROPOSED LANDSCAPE AREAS.

10. INSTALL SOD IMMEDIATELY UPON COMPLETION OF ALL EARTHMOVING AND UNDERGROUND UTILITY WORK FOR EACH INDIVIDUAL HOUSING LOT.

11. MAINTAIN SODDED AREAS UNTIL MATURE TURF IS ESTABLISHED.

12. REMOVE ALL TEMPORARY EROSION CONTROL MEASURES UPON THE ESTABLISHMENT OF ALL TURFED AREAS.

13. UPON COMPLETION OF ALL PROPOSED INDIVIDUAL HOUSING LOTS FOR PHASE 2, REMOVE THE TEMPORARY COMPONENTS FOR SEDIMENT PONDS 2. 3A. 3B. AND 5 AND INSTALL THE PERMANENT WATER QUALITY POND COMPONENTS INDICATED ON SHEET C601. THIS INCLUDES FINAL POND SOIL AMENDED MIXTURE AT THIS TIME. COORDINATE FINAL POND APPROVAL WITH THE CITY OF BLOOMINGTON UTILITIES DEPT. AT (812) 339-1444. INSTALL FINAL LANDSCAPING AND SEEDING MIXES AS INDICATED ON THE LANDSCAPE PLAN. NOTE: SIDE SLOPES FOR THE POND SHOULD BE STABILIZED WITH THE PROPOSED GRADING SHOWN ON ENLARGED SITE PLANS BEFORE THE ADDITION OF AMENDED SOILS AND UNDERDRAINS.

14. PHASE 3 OF THIS PROJECT TO BEGIN PRIOR TO THE FINALIZATION OF THE INDIVIDUAL HOUSING LOTS CONTAINED WITHIN PHASE 2. REFER TO C203 FOR PHASE 3 SWPPP

Potential Storm Water Pollutants Material Handling and Spill Prevention

Trade Name /Material	Source	Chemical/Physical Description	Storm Water Pollutants	
Fertilizer	Landscaping Activities	Liquid or solid grains	Nitrogen, Phosphorus	
Cleaning Solvents	Normal Business Operation	Coloriess, blue or yellow- green liquid	Percholoroethylene. methylene chloride. trichloroethylene, petroleum distillates	Se a
Asphalt	Site Construction	Black solid	Oil, petroleum distillates	(1, ru
Concrete	Bridge Construction	White solid	Limestone, sand	Ci utii
Paints	Roadway Striping	Various colored liquids	Metal oxides, stoddard solvent, talc, calcium carbonate, arsenic	
Curing Compounds	Site Construction	Creamy white liquid	Naphtha	
Wastewater from constr. equipment washing	Construction Equipment	Water	Soil, oil, grease. solids	ex n din
Hydraulic oil/fluids	Construction Equipment, Cars	Brown oily petroleum hydrocarbon	Mineral oil	floa
Gasoline	On site storage tanks.cars, construction equipment, fueling operations	Colorless, pale brown or pink petroleum hydrocarbon	Benzene, ethyl benzene. toluene, xylene, MTBE	em ta sj
Diesel Fuel	On site storage tanks. cars, construction equipment, fueling operations	Clear, blue-green to yellow liquid	Bpetroleum distillate, oil and grease, naphthalene, xylenes	em Ia sj
Kerosene	Cleaning Operations, Heaters	Pale yellow liquid petroleum hydrocarbon	Coal oil, petroleum distillates, arsenic, copper	35
Antifreeze Coolant	Construction Equipment, Cars	Clear green/yellow liquid	Ethylene glycol, propylene glycol, heavy metals (copper, lead, zinc)	
Soil Erosion	Exposed Soil	Solid particles	Soil sediment	E
Solid Waste Trash	Normal Business Operation	Trash, debris, refuse	Trash. debris. refuse	T c

responsible for material handling and spill mitigation procedures.

1. All excess materials shall be collected and disposed of in accordance with all federal, state and local regulations. 2 Material shall not be applied immediately preceding, during or following rainfall (when applicable). 3. Spillage should be cleaned immediately by a trained individual and disposed of per Note (2). 4. Store in sealed containers appropriate for specific use.

(1), (2), (3)al drains and inlets with plastic nd or tape and collect excess. (1), (2), (3), (4)

Remedial Action

(2) due to contamination of noff before curing is complete oncrete washout areas shall be lized and concrete disposed of properly once hardened (2)

Care should be taken to minimize overspray (1), (2), (3), (4)

(1), (2), (3), (4)

Equipment washing shall be ecuted In a location which does not cause wastewater to drain rectly to storm sewers or ditches (i.e. flat vegetated area) (2)

Storm structures incorporate a hooded outlet preventing atables from exiting site, (3), (4)

Storage tanks shall have ergency storage capacity below ank in case of rupture, 3'x3'x6" spill pans shall be used during fueling. (3), (4) Storage tanks shall hove ergency storage capacity below lank in case of rupture, 3x3x6" spill pans shall be used during fueling. (3), (4)

x3'x6" spill pans shall be used during fueling operations and cleaning of equip. to catch excess (1), (2), (3), (4)

(1), (2), (3), (4)

Frosion control measures (this rash cans shall be utilized on

during and after construction

This table was provided for general information only to supplement information used in the Rule 5 permitting process. The contractor is

PROJECT



SOILS MAP

CrB-Crider silt loam, 2 to 6 percent slopes

Mean annual precipitation: 37 to 62 inches

Farmland classification: All areas are prime

Mean annual air temperature: 41 to 68 degrees

National map unit symbol: 2vp3p

Frost-free period: 145 to 212 days

Crider and similar soils: 75 percent

Estimates are based on observations,

descriptions, and transects of the mapunit.

Landform position (two-dimensional): Summit,

Landform position (three-dimensional): Crest

Parent material: Fine-silty noncalcareous loess

over clayey residuum weathered from limestone

Depth to restrictive feature: More than 80 inches

Capacity of the most limiting layer to transmit

water (Ksat): Moderately high to high (0.20 to

Available water supply, 0 to 60 inches: Moderate

Land capability classification (irrigated): None

Land capability classification (nonirrigated): 2e

Ecological site: F122XY004KY - Loess Veneered

Depth to water table: More than 80 inches

Minor components: 25 percent

Down-slope shape: Convex

Across-slope shape: Convex

Ap - 0 to 7 inches: silt loam

2Bt2 - 32 to 80 inches: clay

Slope: 2 to 6 percent

Runoff class: Low

(about 7.6 inches)

Interpretive groups

Hydrologic Soil Group: B

Hydric soil rating: No

2.00 in /hr

specified

Uplands

Drainage class: Well drained

Frequency of flooding: None

Frequency of ponding: None

Bt1 - 7 to 32 inches: silty clay loam

Elevation: 350 to 1,120 feet

Map Unit Setting

farmland

Map Unit Composition

Description of Crider

Landform: Hills

Typical profile

shoulde

CrC—Crider silt loam, 6 to 12 percent slopes

Map Unit Setting National map unit symbol: 2vp3r Elevation: 440 to 990 feet Mean annual precipitation: 37 to 58 inches

Mean annual air temperature: 43 to 68 degrees I Frost-free period: 150 to 212 days Farmland classification: Not prime farmland

Map Unit Composition Crider and similar soils: 80 percent Minor components: 20 percent Estimates are based on observations, descriptions, and transects of the mapunit.

Description of Crider Setting Landform: Hills

Landform position (two-dimensional): Summit, shoulder Landform position (three-dimensional): Side slope Down-slope shape: Convex Across-slope shape: Linear Parent material: Fine—silty noncalcareous loess over clayey residuum weathered from limestone

Typical profile Ap — 0 to 7 inches: silt loam Bt1 — 7 to 36 inches: silty clay loam

2Bt2 - 36 to 80 inches: clav Properties and aualities

Slope: 6 to 12 percent epth to restrictive feature: More than 80 inches Drainage class: Well drained Runoff class: Medium Capacity of the most limiting layer to transmit water (Ksat): Moderately high to high (0.20 to 2.00 in /hrDepth to water table: More than 80 inches requency of flooding: None Frequency of ponding: None Available water supply, 0 to 60 inches: Moderate (about 8.5 inches)

Interpretive aroups Land capability classification (irrigated): None specified Land capability classification (nonirrigated): 3e Hydrologic Soil Group: B cological site: F122XY004KY - Loess Veneered Uplands Hvdric soil ratina: No

FUEL HANDLING

Preventative measures are the best means of avoiding accidental release of petroleum products.

Fueling:

- Welding, cutting, burning, heavy equipment operations in the immediate area of a fueling operation shall be suspended during refueling. Unreeling of fuel transfer hose and nozzle shall be done with the nozzle in the upright position. The nozzle shall be kept clear of the ground when returned to the reel or storage position. Wrap absorbent pads around the fuel inlet of the receiving equipment prior to
- dispensing fuel Transfer of fuel is to be stopped prior to overflowing, leaving room for expansion.

In the event of an accidental spill, the following shall occur:

- 1 Stop the leak 2. Block off any drains or access to drainage ways.
- 3. If spill has entered or is in danger of entering a waterway, boom-off area to contain spill.
- 4. Assess the level of the spill and report spill to the IDEM Spill Lline at (317)233-7745 and the CITY OF BLOOMINGTON local MS4 Office at (812) 339-1444
- 5. Assess the method of cleanup. 6. Proceed with recovery of spilled fuel and clean-up.
- 7. Arrange appropriate disposal of recovered fuel and debris at a landfill site. 8. Maintain a record of the spill and cleanup.

Typical spill cleanup kit contents

Four 3" dia. x 48" oil socks Twenty-five 17" x 19" oil pads

- Disposable material containment bags Latex gloves
- Granular absorbent
- PVC Bag containe

NOTE TO CONTRACTOR

CONTRACTOR SHALL VERIFY ALL UTILITY LOCATIONS & DEPTHS AND NOTIFY ENGINEER OF ANY INACCURACIES IN LOCATION OR ELEVATION OR ANY CONFLICTS PRIOR TO & AFTER ANY EXCAVATION. NO PAYMENT SHALL BE MADE TO CONTRACTOR FOR UTILITY DESTRUCTION OR UNDERGROUND CHANGES REQUIRED DUE TO CONFLICTING ELEVATIONS.

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revisions:

itle: EROSION CONTROL INFORMATION

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designed by: DAS drawn by: DAS checked by: DJB sheet no: C701 project no.: 402334



DORMANT AND FROST SEEDING

* To provide early germination and soil stabilization in the spring.

REQUIREMENTS Site and seedbed preparation: Graded as needed, and lime and fertilizer applied Plant species: Selected on the basis of soil type, adaptability to the region,

2. Install needed erosion/water runoff control practices, such as temporary

or permanent diversions, sediment basins, silt fences, or straw bale dams

Site and seedbed preparation and mulching can be done months ahead of actual seeding or if the existing ground cover is adequate, seeding can be Seeding dates: Dec. 1—Feb. 28 (north of US 40), Dec. 10—Jan. 15 (south of US 40).

done consider applying 400-600 lbs. / acre of 12-12-12 analysis or equivalent, 2. Apply mulch upon completion of grading (Practice 3.15).

3.13-C, and broadcast on top of the mulch and/or into existing ground

Seeding dates: Feb. 28-Mar. 28 (north of US 40), Feb. 15-Mar. 15 (south of US 40). 1. Broadcast Fertilizer as recommended by a soil test; or if testing was not done consider applying 400-600 lbs. / acre of 12-12-12 analysis or equivalent,

Select an appropriate seed species or mixture from Exhibit 3.13-B or Exhibit 3.13-C. and broadcast on top of the mulch and/or into existing ground cover at rate shown. Do not work the seed into the soil.

ry Dormant o	Frost Seeding Requirements	
	Rate per acre	
	150lbs.	
	150 lbs.	
SS	60 lbs.	
e used as a ter for more than	nporary cover, especially if the area t a year (Practice 3.12).	•

nt Dorm	ant of Frost Seeding	Requirement	S
rai seea ıble com	ng options. Additi Mercially. When se	onal seea sp electina a mi	ecies xture.
, includi	ing soil properties,	slope aspect	and
species	to shade and drou	ghtiness.	
	Rate per acre	Optimun	n soil pH
AREAS	(REMAINING IDLE	MORE THA	N 1 YR).
	50 to 75 lbs.	5.6	:o 7.0
	30 lbs.	5.5	o 7.5
	15 lba.		
	5 lbs.		
	0 IDS. 15 Ibs		
•*	1 1/2 to 3 lbs.		
	22 to 45 lbs.	5.6	o 7.0
	22 to 45 lbs.	55	. 75
	$1 \frac{1}{2}$ to 3 lbs.	5.5	.0 7.5
S. LOW	MAINTENANCE AR	EAS (NOT I	MOWED).
	35 to 50 lba.	5.5	o 7.5 -
	<u>15 to 30 be</u>	55	
	$1 \frac{1}{2}$ to 3 lbs.	5.5	.0 7.5
	50 to 75 lbs.	5.5	o 7.5
110 40	15 to 30 lbs.		
05 40.	, .30 to 45 lbs	56	o 70
	15 to 30 lbs.	0.0	
	1 1/2 to 3 lbs.		
	15 to 18 lbs.	0.6	0 7.0
US 40.)		
ENANCE	E AREAS		
	160 to 210 lbs.	5.5	o 7.5
type)	70 to 90 lbs.	5.6 1	:0 7.0
f—type)	195 to 250 lbs.	5.6	o 7.5
., ,	30 to 45 lbs.		
OF CON	ICENTRATED FLOW		
	150 to 225 lbs.	5.6	io 7.0
	30 lbs.	5.5	o 7.5
	15 lbe.	2.3	
	5 lbs.		
	o ids. 15 lbs.		
	1 1/2 to 3 lbs.		
	150 to 225 lbs.	5.5	:0 7.5
	1 1/2 to 3 lbs. 150 to 225 lbs	551	o 7.5
		0.0 1	

22 to 30 lbs. * For best results: (a) legume seed should be inoculated; (b) seeding mixtures containing legumes should preferably be spring-seeded, although the grass may be fall-seeded and the legume frost-seeded; (c) if legumes are fall-seeded, do so in early fall.

22 to 30 lbs.

NOTE: If using mixtures other than those listed here, increase the seeing

* Re-seed and mulch any areas that have inadequate cover by mid to late Apr. For best results, re-seed within the recommended dates shown in Practices 3.11

revisions: (MS)PERMANENT SEEDING **REQUIREMENTS** Site and seedbed preparation: Graded, and lime and fertilizer applied. Plant Species: Selected on the basis of soil type, soil pH, region of the state, time of year, and planned use of the area to be seeded (see Exhibit 3.12–C). Mulch: Clean grain, straw, hay, wood, fibre, etc., to protect seedbed and encourage plant growth. The mulch may need to be anchored to reduce removal by wind or water, or erosion control blankets may be considered. APPLICATION Permanently seed all final grade areas (e.g., landscape berms, drainage swales, (Exhibit 3.12-B, erosion control structures, etc.) as each is completed and all areas where additional work is not scheduled for a period of more than a year. Disturbed C, and D) areas that are at finished grade with installed utilities shall be permanently seeded or mulched within seven days. SITE PREPARATION: 1. Install practices needed to control erosion, sedimentation, and runoff prior to seeding. These include temporary and permanent diversions, sediment traps and basins, silt fences, and straw bale dams (Practices 3.21, 3.22, 3.72, 3.73, 3.74, and 3.75). 2. Grade the site and fill in depressions that can collect water. 3. Add topsoil to achieve needed depth for establishment of vegetation (Practice 3.02) SEEDBED PREPARATION: 1. Test soil to determine pH and nutrient levels. (Contact your county SWDC or Cooperative Extension office for assistance and soils information E S S including available soil testing services.) 2. If soil pH is unsuitable for the species to be seeded, apply lime according to test recommendations. 3. Fertilize as recommended by the soil test. If testing was not done, consider applying 400-600 lbs./acre of 12-12-12 analysis, or equivalent, fertilizer. 4. Till the soil to obtain a uniform seedbed, working the fertilizer and lime into the soil 2-4 in. deep with a disk or rake operated across Ш the slope (Exhibit 3.12-B). SEEDING: 5 Optimum seeding dates are Mar. 1-May 10 and Aug. 10-Sept. 30. Permanent seeding done between May 10 and Aug. 10 may need to be irrigated. As an alternative, use temporary seeding (Practice 3.11) until the preferred date for permanent seeding. 1. Select a seeding mixture and rate from Exhibit 3.12-C, based on site conditions, soil pH, intended land use, and expected level of maintenance 2. Apply seed uniformly with a drill or cultipacker-seeder (Exhibit 3.12—D) or by broadcasting, and cover to a depth of 1/4—1/2 in. 3. If drilling or broadcasting, firm the seedbed with a roller or cultipacker 4. Mulch all seeded areas (Practice 3.15).Consider using erosion blankets on sloping areas (Practice 3.17). (NOTE: If seeding is done with a hydroseeder, fertilizer and mulch can be applied with the seed in a slurry mixture.) Exhibit 3.12-C. Permanent Seeding Requirements This table provides several seeding options. Additional seed species and mixtures are available commercially. When selecting a mixture, consider site conditions, including soil properties (e.g., soil pH and drainage), slope aspect and the tolerance of each species to shade and droughtiness. Seed species and mixtures Rate per acre Optimum soil pH OPEN AND DISTURBED AREAS (REMAINING IDLE MORE THAN 1 YR.) 1. Perennial ryegrass 35 to 50 lbs. 5.6 to 7.0 + white prairie clover* 1 to 2 lbs 2. Kentucky bluegrass 20 lbs. 5.5 to 7.5 + switchgrass 3 lbs. + timothy 4 lbs. 10 lbs. + perennial ryearass + white prairie clover* 1 to 2 lbs. 5.6 to 7.0 3. Perennial ryegrass 15 to 30 lbs. 15 to 30 lbs. + prarie switch arass 5.5 to 7.5 4. Prarie switch grass 35 to 50 lbs. NIEL J. BUX + white prairie clover* 1 to 2 lbs No. STEEP BANKS AND CUTS, LOW MAINTENANCE AREAS (NOT MOWED) 11500284 35 to 50 lbs. 2. Prarie switch arass 5.5 to 7.5 STATE OF 1 to 2 lbs. + white prairie clover* NDIANA 35 to 50 lbs. 5.5 to 7.5 3. Prarie switch grass S'S/ONA' + red clover* 10 to 20 lbs. (Recommended north of US 40 4. Orchardgrass 20 to 30 lbs. 5.6 to 7.0 + red clover* 10 to 20 lbs. 1 to 2 lbs. + ladino clover* LAWNS AND HIGH MAINTENANCE AREAS 105 to 150 lbs. 5.5 to 7.0 1. Bluegrass 2. Perennial ryegrass (turf-type) 45 to 60 lbs. 5.6 to 7.0 70 to 90 lbs + bluegrass 3. Prarie switch grass(turf-type)130 to 107 lbs. 5.5 to 7.5 20 to 30 lbs + bluearass

> CHANNELS AND AREAS OF CONCENTRATED FLOW 5.6 to 7.0 1. Perennial ryegrass 100 to 150 lbs. + white prairie clover* 1 to 2 lbs 5.5 to 7.5 2. Kentucky bluegrass 20 lbs. + switchgrass 3 lbs. + timothy 4 lbs. + perennial ryegrass 10 lbs. + white prairie clover* 1 to 2 lbs. 5.5 to 7.5 100 to 150 lbs. 3. Prarie switch grass + white prairie clover* 1 to 2 lbs 5.5 to 7.5 100 to 150 lbs. 4. Prarie switch grass + Perennial ryegrass 15 to 20 lbs. + Kentucky bluegrass 15 to 20 lbs.

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DETAILS

designed by: DAS

drawn by: DAS

sheet no: C702

checked by: DJB

project no.: 402334

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* For best results: (a) legume seed should be inoculated; (b) seeding mixtures containing legumes should preferably be spring-seeded, although the grass may be fall—seeded and the legume frost—seeded (Practice 3.13); and (c) if legumes are fall-seeded, do so in early

NOTE: An oat or wheat companion or nurse crop may be used with any of the above permanent seeding mixtures. If so, it is best to seed during the fall seeding period, especially after Sept. 15, and at the following rates: spring oats—1.4 to 3/4 bu./acre; wheat—no more than 1/2 bu./acre.

MAINTENANCE * Inspect periodically, especially after storm events, until the stand is successfully established. (Characteristics of a successful stand include: vigorous dark green or bluish-green seedlings; uniform density with nurse plants, legumes, and grasses well inter-mixed; green leaves; and the perennials remaining green throughout the summer, at least at the

- plant base.) * Plan to add fertilizer the following growing season according to soil test recommendations.
- * Repair damaged, bare or sparse areas by filling any gullies, re-fertilizing, over- or re-seeding, and mulching. * If plant cover is sparse or patchy, review the plant materials chosen,
- soil fertility, moisture condition, and mulching; then repair the affected area either by over-seeding or by re-seeding and mulching after re-preparing the seedbed.
- * If vegetation fails to grow, consider soil testing to determine acidity or nutrient deficiency problems. (Contact your SWCD or Cooperative Extension office for assistance.) * If additional fertilization is needed to get a satisfactory stand, do so

according to soil test recommendations.

NOTE TO CONTRACTOR

CONTRACTOR SHALL VERIFY ALL UTILITY LOCATIONS & DEPTHS AND NOTIFY ENGINEER OF ANY INACCURACIES IN LOCATION OR ELEVATION OR ANY CONFLICTS PRIOR TO & AFTER ANY EXCAVATION. NO PAYMENT SHALL BE MADE TO CONTRACTOR FOR UTILITY DESTRUCTION OR UNDERGROUND CHANGES REQUIRED DUE TO CONFLICTING ELEVATIONS.





TREE PRESERVATION & PROTECTION

Materials

- Fencing (orange safety fencing for increased visibility), snow fence and support posts.
- Signage.

· Wood mulch, chips, etc.

- Specialized equipment (brush cutter, rotary axe, hand tools).
- Application

Tree Protection

- 1. Walk the site with plan and site map to verify location of specimen trees,
- special features, and sensitive areas.
- 2. If necessary, adjust the planned layout of roads, sidewalks, utilities, etc. to save specimen trees and green space areas. 3. Flag or mark all trees to be protected. Designate trees having high aesthetic

PS

Area to be top-

soiled, seeded,

and mulched

by owner at

completion of

construction.

Side Yard —

Drainage Swale

- value based on condition, spacing, and species. (More desirable species include beech, dogwood, sweetgum, sycamore, sugar maple, locust, hawthorn, oak, and hackberry. Less desirable species include aspen, elm, cherry, silver maple, willow, box elder, sassafras, cottonwood, and poplar.)
- 4. Mark for removal all undesirable or hazardous trees in the construction area. Thinning a stand ahead of time lets the remaining trees adjust to a more open environment.
- 5. If underground utilities must pass near or under tree rooting systems, tunnel under the roots. 6. Create traffic patterns to keep soil compaction to a minimum. (Compaction
- reduces the amount of air and water available to tree roots.) 7. Consider planting and/or transplanting. Small trees of desirable species can sometimes be transplanted from areas to be cleared. Property buffers, windbreaks, or green space areas can be economically established with these trees.

Avoid Compaction

- 1. Install fencing around a specimen tree(s) as far out as its crown to keep equipment off the rooting area.
- 2. If a fence cannot be erected, cushion the rooting area with six inches of wood chips, wood, or brick paths.
- 3. Create traffic patterns to keep soil compaction to a minimum.
- 4. Store supplies and equipment away from specimen tree areas.
- 5. Designate sites well away from trees for burning debris and washing out concrete trucks.

14 Chapter 7

TREE PRESERVATION & PROTECTION

Reduce Damage from Grading

1. When clearing, use equipment such as a brush cutter or rotary axe, or cut by hand

October 2007

- 2. Where root areas must be graded, cut large roots instead of tearing them with equipment
- 3. Minimize changes in the drainage pattern. (Existing trees are acclimated to the current pattern; creating a new one could injure them.)
- 4. Where applicable, construct retaining walls to minimize root damage from grading operations. Removal or disturbance of soil may damage the root system of the tree.
- 5. Avoid putting fill over the root system. Adding soil material reduces water and air availability required for the root system and tree.

Avoid Wounding Trees

- 1. Protect trees from equipment damage by creating some type of barrier, fencing them off, or wrapping individual trees with snow fencing.
- 2. Prune low-hanging limbs that could otherwise be broken off by equipment. 3. Where feasible, leave trees in groups. Trees growing in wooded areas are used to shade from the surrounding trees, so when they are suddenly exposed to open areas they become susceptible to sun scald, frost cracks, excessive branching, and wind hrow.

Repair Tree Damage

- (Utilize the services of a consulting forester)
- 1. Properly prune all damaged limbs. Avoid leaving stubs. 2. Aerate soil where compaction has been excessive.
- 3. Fertilize to improve tree growth, vigor, and appearance.
- 4. Water during dry periods to help offset soil compaction and root damage.

Maintenance

- Inspect at least once every seven calendar days.
- Repair perimeter barriers if damaged.
- Inspect for damage from construction equipment, etc. Repair wounds simply by removing damaged bark and wood tissue. Do not use tree paint.
- Cable and brace any trunk splits, weak forks, and large limbs.

October 2007

Chapter 7 15





Board of Public Works Staff Report

Report: Reed and Sons is working with the Parks Department to perform upgrades to the Building Trades Park off of W Howe St and are requesting a sidewalk closure between S Fairview St and S Maple St to complete this work. This will include improvements to the sidewalk and driveway entrance into the Building Trades Park from Howe St. The closure will be in place from April 1st, 2025 to June 30th, 2025. Staff discussed with Reed & Sons if a sidewalk diversion could be utilized at the location, but the work would interfere with access to the areas of work and was deemed not a valid option.



LOCATION MAP



VICINITY MAP







CONSTRUCTION PLANS FOR: Building Trades Park - Phase 1

City of Bloomington Permitting Documents

March 03, 2025

Project Rendering



S100 S-1 SC100 D100 .100	Cover Sheet, Location & Sheet Index Survey Erosion Control & Tree Protection Plan Site Demolition Site Layout Site Grading & Drainage
100	
.100	Site Layout
2100	Site Grading & Drainage
.300	Site Details
.301	Site Details

PROJECT TEAM

OWNER :

City of Bloomington Parks & Recreation 401 N Morton St #250 Bloomington, IN 47404

LANDSCAPE ARCHITECT:

Mader Design LLC 302 Main St. Beech Grove, Indiana 46107







TOPOGRAPHIC SURVEY A PART OF THE NORTHEAST QUARTER OF SECTION 5, T8N, R1W MONROE COUNTY, INDIANA.



LEGEND:



CONTROL POINTS:

HORIZONTAL DATUM: Reference Frame NAD 83(2011) Epoch 2010.0000,
Indiana State Plane Coordinates Zone West, U.S. Survey Feet.
VERTICAL DATUM: NAVD88 (Computed using Geoid 12B), U.S. Survey Feet,
based on Indiana Department of Transportation incors network RTK observations processed January 3, 2019.

CONTROL POINTS				
POINT #	NOR THING	EASTING	ELE VA TION	DESCRIP TION
5	1425766.9140	3106783.7380	771.18	5/8" REBAR W/RED "WITNESS" CAP
8	1426049.4030	3106801.5810	783.17	5/8" REBAR W/RED "WITNESS" CAP
9	1425971.9860	3106501.6130	779.56	5/8" REBAR W/RED "WITNESS" CAP
18	1425993.0420	3106720.2270	782.18	MAG NAIL

NOTES:

1. FIELD WORK PERFORMED JANUARY 3, 2019 AND JANUARY 15 - FEBRUARY 7, 2024.

2. SEE RETRACEMENT SURVEY RECORDED IN INSTRUMENT NUMBER 2019001853 FOR REPORT OF SURVEY AND BOUNDARY LINE INFORMATION.

3. CONTOURS REPRESENT 1-FOOT INTERVALS.

4. UTILITIES SHOWN HEREON ARE PER OBSERVED ABOVE GROUND EVIDENCE AND FROM UTILITY MARKINGS PLACED ON THE GROUND BY INDIANA811 MEMBER UTILITIES (SEE TICKETS BELOW). MEMBER UTILITIES DO NOT LOCATE PRIVATE LINES OR FACILITIES. MEMBER UTILITIES DO NOT LOCATE SERVICE LINES NOR ALL UTILITIES WHEN A SURVEY IS THE PURPOSE OF THE TICKET. OVERHEAD UTILITIES ARE IDENTIFIED AS OVERHEAD WITHOUT SPECIAL INVESTIGATION AS TO THE TYPE OR NATURE. STORM AND SANITARY INVERT ELEVATIONS, PIPE SIZES, AND MATERIALS ARE ALL APPROXIMATE BASED ON LIMITED INFORMATION AVAILABLE FROM THE SURFACE. NO STRUCTURES WERE ENTERED TO ACCURATELY MEASURE PIPE SIZES OR TO VERIFY PIPE TYPE AND MATERIAL. STRUCTURE GRATES AND COVERS SHOWN SHOULD NOT BE ASSUMED TO BE THE CENTER OF THE BELOW GROUND STRUCTURE. ALL UTILITIES INCLUDING LOCATIONS AND SIZES NEED TO BE VERIFIED PRIOR TO CONSTRUCTION EFFORTS.

5. THE FOLLOWING IS THE INDIANA 811 TICKET NUMBER FOR THIS PROJECT: 2401302522. UTILITIES SHOWN IN GRAY ARE PER INDIANA 811 TICKET NUMBER 2306140199 FOR BRCJ JOB# 11335.

THE FOLLOWING ARE THE MEMBER UTILITIES NOTIF	IED BY INDIANA 811:
DUKE ENERGY	ELECTRIC
COMCAST CABLE (SOUTH)	CABLE TV
CENTERPOINT ENERGY (SOUTH) (FORMERLY VECTREN)	GAS
BLOOMINGTON TRAFFIC DIVISION, CITY OF	TRAFFIC LIGHTS
BLOOMINGTON ITS FIBER, CITY OF	FIBER OPTIC
BLOOMINGTON UTILITIES, CITY OF	SEWER, WATER
SMITHVILLE TELEPHONE (BARTHOLOMEW COUNTY)	COMMUNICATIONS, FIBER OPTIC
AT&T - DISTRIBUTION	COMMUNICATIONS

7. The utilities shown on this survey represent Quality Level B standard of care.
The American Society of Civil Engineers (ASCE) has developed an important standard of care guideline, Standard Guideline for the Collection and Depiction of Existing Subsurface Utility Data, CI/ASCE 38-02.
This standard guideline describes four quality levels of utility depiction:

Quality Level D - Information derived from existing records or oral recollections.

Quality Level C - Information obtained by surveying and plotting visible above-ground utility features and by using professional judgment in correlating this information to Quality Level D. Quality Level B - Information obtained through the application of appropriate surface geophysical methods to determine the existence and approximate horizontal position of subsurface utilities. Quality Level A - Precise horizontal and vertical location of utilities obtained by the actual exposure and subsequent measurement of subsurface utilities, usually at a specific point. To order a copy of ASCE Standard 38-02, please go to the ASCE Bookstore: http://www.pubs.asce.org/ or call 1-800-548-2723.



SURVEYED BY : C.M. DRAWN BY : R.S.I. CHECKED BY : C.L.P. DATE: JANUARY 2019 TOPOGRAPHIC SURVEY

9987

PROJECT NO.



Board of Public Works Staff Report

Project/Event:	Schedule Update for Water Installation
Staff Representative:	Alex Gray
Petitioner/Representative:	Lana Allen, Blackwell Contractors
Date:	March 25 th , 2025

Report: Blackwell Contractors is requesting approval to complete the water line installation for 361 and 371 W Country Club Dr buildings that was originally scheduled for December 2024. The request included a sidewalk closure and partial lane closure along W Country Club Dr in order to connect to the water main just outside the curb in the eastbound lane of W Country Club Dr. The work is requested to be scheduled between 3/26/25 through 3/31/25.

Bloon Design + Build Design • Construction • Consulting

Scope of Work:

COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT

General Notes:

- VERIFY ALL DIMENSIONS AND CALCULATIONS WITH A STRUCTURAL ENGINEER.
- ALL MEANS AND METHODS OF CONSTRUCTION AT MINIMUM MUST MEET CODE, SHOULD BE COORDINATED WITH THE GC
- CABINETS TO BE DIMENSIONS, DESIGNED AND COORDINATED BY OTHERS PLUMBING DIMENSIONS ARE PENDING CABINET
- LAYOUTS, FIXTURE SELECTIONS/SPECS AND IN FIELD MEASUREMENT VERIFICATION

COUNTRY CLUB TOWNHOUSES

BIOO Design + Build Design • Construction • Consulting

Scope of Work:

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

01 FIRST FLOOR

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

Bloom Design + Build Design • Construction • Consulting

Scope of Work:

COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT

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Bloom Design + Build Design • Construction • Consulting

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PORCH ROOF PLAN 01

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

Bloon Design + Build Design • Construction • Consulting

Scope of Work:

COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT

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FRAMING NOTES:	
STRUCTURAL BRACING, BRIDGE, + FLOOR MEMBER SIZES + SPACING AS PER CODE	
ALL FIRST FLOOR WINDOW + DOOR HEADERS TO BE (2) 2x12'S UNI ESS OTHERWISE NOTED.	
DIMENSIONS ARE O/O SHEATHING BOARD. $\frac{1}{2}$ " ADJUSTMENT IS REO'D TO ALL EXTERIOR WALLS.	
ALL LSL, OR LVL STRUCTURAL BEAM MEMBERS TO BE	DROC
ROUGH OPENINGS - SEE SPEC SHEETS	SHE SHE
WINDOW OPENINGS TO BE DRYWALL WRAPPED. (ALL LOCATIONS) INTERIOR DOORS CASE 3-1/2" MDF + BASE TRIM 5-1/2" MDE SMOOTH, ELAT, (ALL LOCATIONS)	
TRUSS AND JOIST ENGINEER (BY OTHERS) TO VERIFY IF	
PLUMBERS NOTE:	
ARE SUBJECT TO CHANGE. FIELD VERIFY.	
CABINET NOTE:	
E FIELD DETERMINED BASED ON HEIGHTS (BY OTHERS)	
ASSUME CENTERLINE LOUSATIONS ARENORDER DIDANGER ON THE UNIT CLOSETS, ROOMS, ETC.	
KEY:	01 NORTH UNIT
TYPICAL 2x6 STUD WALLS	
	Scope of Work:
DIOOD	COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS
Bloom	COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT General Notes:
Bloom	COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT <u>General Notes:</u> - VERIFY ALL DIMENSIONS AND CALCULATION WITH A STRUCTURAL ENGINEER.
Bloom	COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT <u>General Notes:</u> - VERIFY ALL DIMENSIONS AND CALCULATION WITH A STRUCTURAL ENGINEER. - ALL MEANS AND METHODS OF CONSTRUCTION AT MINIMUM MUST MEET CODE, SHOULD BE

Design • Construction • Consulting

COORDINATED BY OTHERS PLUMBING DIMENSIONS ARE PENDING CABINET LAYOUTS, FIXTURE SELECTIONS/SPECS AND IN FIELD MEASUREMENT VERIFICATION

OOF PLAN

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

KEY: ROOF LINES NOTE: THIRD FLOOR OF NORTH UNIT IS 9' CEILINGS

01 MIDDLE UNIT ROOF PLAN

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

Bloom Design + Build Design • Construction • Consulting

Scope of Work:

COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT

General Notes:

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Bloon Design + Build Design • Construction • Consulting

KEY:

IS 8' CEILINGS

NOTE: THIRD FLOOR OFSOUTH UNIT

Scope of Work:

COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT

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01 FIRST FLOOR

SCALE: ¹/₄" = 1'-0"

Bloom Design + Build Design • Construction • Consulting

Scope of Work:

COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT

General Notes:

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01 SECOND FLOOR

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



Scope of Work:

COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT

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BIOO Design + Build Design • Construction • Consulting



01 FIRST FLOOR

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

Bloom Design + Build Design • Construction • Consulting

Scope of Work:

COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT

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01 SECOND FLOOR

SCALE: 1⁄4" = 1'-0"

Bloom Design + Build Design • Construction • Consulting

Scope of Work:

COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT

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01 THIRD FLOOR

SCALE: ½" = 1'-0"

Bloom Design + Build Design • Construction • Consulting

Scope of Work:

COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT

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Bloom Design + Build Design • Construction • Consulting

Scope of Work:

COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT

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I have no comments for this submission. BB

COUNTRY CLUB TOWNHOUSES

COUNTRY CLUB DRIVE TOWNHOUSES 371 W. Country Club Dr. Bloomington, IN 47403

Date Received: 07/23/2024 Project #: G17-240426-01 MoCo Permit #: R-24-406







Scope of Work:

COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT

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01 SECOND FLOOR

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

Bloom Design + Build Design • Construction • Consulting

Scope of Work:

COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT

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01 PORCH ROOF PLAN

SCALE: ¹/₄" = 1'-0"

Bloom Design • Construction • Consulting

Scope of Work:

COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT

General Notes:

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NOTE: THIRD FLOOR OF NORTH UNIT

IS 9' CEILINGS

01 NORTH UNIT ROOF PLAN

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

Bloom Design + Build Design • Construction • Consulting

Scope of Work:

COMPLETE NEW BUILD OF TOWNHOMES. (2) 5 BEDROOM UNITS (1) 2 BEDROOM UNIT

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COUNTRY CLUB DRIVE TOWNHOUSES 371 W. Country Club Dr. Bloomington, IN 47403



-3:12 ROOF

KEY:
ROOF LINES
FRAMING WALL LINES
NOTE: THIRD FLOOR OF NORTH UNIT IS 9' CEILINGS



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

Bloom Design + Build Design • Construction • Consulting

Scope of Work:

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	Lot Size Building Footprint Sidewalk & Driveway	32,390 sf 2,355 sf 3,128 sf	Drawn B ¹ bloom Scale:	^{y:} n design build	A4	3
	Total 2,748 sf 1	1,140 sf 2,698 sf	07.22.	2024	Δ,	~
	Second Level 935 sf Third Level 935 sf	570 sf 910 sf N/A 910 sf	Date			
	Garage 385 sf N First Level 493 sf S	Unit 2 Unit 3 N/A 385 sf 570 sf 493 sf	Project P CONS	^{Phase} TRUCTION	Sheet No.	
	A4.1 North Unit Roof Plan		4			
ヒン	A3.1 Second Floor Plan A3.2 Third Floor Plan A4.0 Porch Roof Plan	A6.2 Third Floor Lighting	3			
	A2 Foundation Plan / Details A3.0 First Floor Plan	A6.0 First Floor Lighting A6.1 Second Floor Lighting	2	SITE PLAN #2		07.22.24
	A1.0 Elevation Plans A1.1 Elevation Plans A1.2 Elevation Plans	A5.0 First Floor Plumbing A5.1 Second Floor Plumbing	1	SITE PLAN		07.02.24
	Table of Contents	A4.2 Middle Unit Roof Plan A4.3 South Unit Roof Plan	No.	Revision	/ lssue	Date









01 SECOND FLOOR

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

Bloom Design + Build Design • Construction • Consulting

Scope of Work:

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SCALE: ¹/₄" = 1'-0"

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01 THIRD FLOOR

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Buffer Space

www.invarion.com



WRIGHT Comments:

1. Plan is Not To Scale. Traffic Control Equipment may vary based on field conditions. 2. Flagging operation to be used to close EB lane of W Country Club Dr.

For More Services Scan

371 W Country Club Dr, Bloomington, IN

 For post mounted signs located near or adjacent to a sidewalk. maintain a minimum 7' clearance from the bottom of the sign panel to the surface of the sidewalk.

This flagging example may be used

side of the street.

work zones.

for additional locations or work zones on this project including the adjacent

Contractor may shorten zone based or

traffic volume or construction needs.

All driveway shall be maintained inside

"Sidewalk Closed" signs (R9-XX) may be mounted on pedestrian LCDs in accordance with the manufacturer's instructions.

Omit the Advance Closure LCD if it blocks access to other pedestrian facilities (e.g., transit stops, residences, or business entrances).

Example

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Advance Closure LCD (See Notes 4 and 5) NOTES: 1. Cover or deactivate pedestrian traffic signal display(s) controlling closed crosswalks. \leftarrow \Rightarrow 2. Place pedestrian LCDs across the full width of the closed sidewalk. R9-11AR 3. For post mounted signs located near or adjacent to a sidewalk. maintain a minimum 7' clearance from the bottom of the sign M4-9BR SIDEWALK CLOSED AHEAD panel to the surface of the sidewalk. DETOUR CROSS HERE 4. "Sidewalk Closed" signs (R9-XX) may be mounted on pedestrian LCDs M4-9BL in accordance with the manufacturer's instructions. DETOUR R9-9 R9-11AL 5. Omit the Advance Closure LCD if it blocks access to other pedestrian _ (See Note 4) SIDEWALK CLOSED facilities (e.g., transit stops, residences, or business entrances). AHEAD W20-1F R9-10 (See Note 4) SIDEWALK CROSS HERE CLOSED ROAL SIDEWALK CLOSED WOR USE OTHER SIDE ↓ ↑ Advance Closure LCD \leftarrow (See Notes 4 and 5) SYMBOLS: Work Area SIDEWALK CLOSED Work Zone Sign USE OTHER SIDE R9-10 Pedestrian Longitudinal Channelizing Device (LCD) M4-9BL M4-9BL (See Note 4) Lane Identification and Direction of Traffic ROAD WORK M4-9BR AHEAD M4-9BR W20-1F

PEDESTRIAN DETOUR



Vendor	Invoice No.	Invoice Description	Status	Held Reason I	Invoice Date	Due Date	G/L Date	Received Date Payme	ent Date	Invoice Amount
Fund 1101 - General										
Department 01 - Animal Shelter										
Program 010000 - Main										
Account 43430 - Animal Ad	loption Fees									
Mahala Ryhal	RYHAI -030325	01-Surrendered dog	Paid by Check	(03/18/2025	03/18/2025	03/28/2025	03/28/	/2025	100.00
		back to shelter within	# 79911		55, 10, 2025	00, 10, 2020	00,20,2020	00/20/	2025	100100
		one week-3/3/25								
			Αссоι	unt 43430 - Anin	nal Adoption	Fees Totals	Invo	ce Transactions 1	-	\$100.00
Account 52110 - Office Sur	plies				-					
6530 - Office Depot, INC	411377467001	01-Rainbow duct tape	Paid by EFT #	(03/18/2025	03/18/2025	03/28/2025	03/28/	/2025	37.39
			64722							
6530 - Office Depot, INC	409586875001	01-MS Document	Paid by EFT #	(03/18/2025	03/18/2025	03/28/2025	03/28/	/2025	15.19
		Holder Black	64722							
6530 - Office Depot, INC	409586876001	01-Hanging folders and	Paid by EFT #	(03/18/2025	03/18/2025	03/28/2025	03/28/	/2025	48.71
		sharpies	64722						-	
				Account 52110	- Office Su	pplies Totals	Invo	ce Transactions 3		\$101.29
Account 52210 - Institutio	nal Supplies									
4586 - Hill's Pet Nutrition Sales, INC	252483089	01-Puppy & Cat Food	Paid by EFT #	(03/18/2025	03/18/2025	03/28/2025	03/28/	/2025	94.95
			64663	_						
4586 - Hill's Pet Nutrition Sales, INC	252562470	01-Dog, puppy, cat	Paid by EFT #	(03/18/2025	03/18/2025	03/28/2025	03/28/	2025	237.98
	252562750	food	64663		2 11 0 12 0 2 5	02/10/2025	00/00/0005	02/20	2025	50.67
4586 - Hill's Pet Nutrition Sales, INC	252563759	01-Cat food		l	3/18/2025	03/18/2025	03/28/2025	03/28/	2025	50.67
2020 IDEXX Laboratorias INC	2170250660	01 Dariva boartworm	04003 Daid by EET #	(12/10/2025	02/10/2025	02/20/2025	00/20	/2025	ער בבב כ
5929 - IDEAX Laboratories, INC	5170259000	EIV/Fol V tosting kits	Falu Dy EFT #	L. L	57 16/2025	03/16/2025	03/20/2025	03/20/	2025	2,///.24
4574 - John Deere Financial f.s.h. (Rural	104411	01-littor-50 40lb bags	Daid by Check	ſ	13/18/2025	03/18/2025	03/28/2025	03/28/	/2025	249 50
King)	191111	nellet hedding	# 79899	· · · · ·	55/10/2025	05/10/2025	05/20/2025	03/20/	2025	215.50
4633 - Midwest Veterinary Supply, INC	24594396-001	01-Anti Anxiety meds	Paid by EFT #	(03/18/2025	03/18/2025	03/28/2025	03/28/	/2025	8.53
		· · · · · · · · · · · · · · · · · · ·	64713		-, , -,	, -,	, -,	, -,		
4633 - Midwest Veterinary Supply, INC	24594396-000	01-Cough meds,	Paid by EFT #	(03/18/2025	03/18/2025	03/28/2025	03/28/	/2025	302.82
		syringes & anxiety	64713							
		meds								
4633 - Midwest Veterinary Supply, INC	24553167-050	01-vinyl exam gloves	Paid by EFT #	(03/18/2025	03/18/2025	03/28/2025	03/28/	/2025	55.95
		(L)	64713							
4633 - Midwest Veterinary Supply, INC	24437049-000	01-Antibiotics,	Paid by EFT #	(03/18/2025	03/18/2025	03/28/2025	03/28/	2025	750.41
		antiparasitics, fluids,	64/13							
4622 Midwort Votorinany Supply INC	24552167 000	Vitamins	Daid by EET #	(72/10/2025	02/10/2025	02/20/2025	02/20/	/2025	170 47
4633 - Midwest Veterinary Supply, INC	24553167-000	fluide focal kite	Paid Dy EFT #	L L	3/18/2025	03/18/2025	03/28/2025	03/28/	2025	1/9.4/
4633 - Midwort Votorinany Supply INC	24482018-050	01-Milk roplacer	Daid by FET #	ſ	12/18/2025	03/18/2025	03/28/2025	03/28/	/2025	1/1 58
1055 - Midwest Veterinary Supply, INC	24403010-030		64713	(55/16/2025	03/10/2023	03/20/2023	03/20/	2025	14.50
4633 - Midwest Veterinary Supply INC	24483018-150	01-vinvl exam gloves	Paid by FFT #	ſ	03/18/2025	03/18/2025	03/28/2025	03/28/	/2025	55 10
	2.100010 100	(M & L)	64713	· · · · ·	, 10, 2020	55, 10, 2025	00, 20, 2020	55/20/	_020	55.10
4707 - Vortech Pharmaceuticals	123867	01 - Fatal Plus Solution	Paid by Check	(03/18/2025	03/18/2025	03/28/2025	03/28/	/2025	581.16
			# 79907					, -,		



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 1101 - General										
Department 01 - Animal Shelter										
Program 010000 - Main										
Account 52210 - Institution	nal Supplies									
4666 - Zoetis, INC	9026972117	01-Canine vaccines, feline vaccines, FeLV diagnostics kits. Apog	Paid by Check # 79908		03/18/2025	03/18/2025	03/28/2025		03/28/2025	2,357.59
		ulagilostics kits, Apoq	Acco	unt 52210 - In	stitutional Su	nnlies Totals	Invo	ice Transactions	14	\$7 715 95
Account 52340 - Other Ren	airs and Mainte	nance	Acco	unt Szzig in	istrational sa	ippiles rotais	11100		11	ψ/,/15.55
313 - Fastenal Company	INBLM238159	01-Squeegee blades &	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	203.31
313 - Fastenal Company	INBLM238158	01-Trash can liners	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	78.42
313 - Fastenal Company	INBLM238051	01-Trash can liners	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	82.96
313 - Fastenal Company	INBLM238050	01-Trash can liners	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	140.00
313 - Fastenal Company	INBLM238128	01-Hand soap, laundry	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	346.98
313 - Fastenal Company	INBLM238127	01-Mop heads	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	60.10
			04042	- Other Penai	rs and Mainto	nance Totals	Invo	ico Transactions	6	¢011 77
Account 53130 - Medical		,		оспет Кера	is and Plainte		11100		0	φσ11.77
3376 - Bloomington Pets Alive, INC	2263144	01-Spay/Neuter	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	7,905.00
175 - Monroe County Humane Association, INC	50879	01-Medical grooming for Kerfuffle, xrays & exam for Larry	Paid by EFT # 64714		03/18/2025	03/18/2025	03/28/2025		03/28/2025	117.50
				Acco	unt 53130 - M	edical Totals	Invo	ice Transactions	2	\$8.022.50
Account 53210 - Telephone	à									,,,
13969 - AT&T Mobility II, LLC	2872974211320 325	06-cell phone chgs 02/12/25-03/11/25- Inv. 287297421132X031920	Paid by Check # 79880		03/19/2025	03/19/2025	03/19/2025		03/19/2025	41.10
13969 - AT&T Mobility II, LLC	2872897487800 325	25 06-cell phone chgs 02/12/25-03/11/25- Inv. 287289748780X031920	Paid by Check # 79879		03/19/2025	03/19/2025	03/19/2025		03/19/2025	187.85
		25		Account	t 53210 - Tele	phone Totals	Invo	ice Transactions	2	\$228.95



Vendor	Invoice No.	Invoice Description	Status	He	eld Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 1101 - General											
Department 01 - Animal Shelter											
Program 010000 - Main											
Account 53230 - Travel											
9723 - Danyale Carpenter	021925-	01 - Reimbursement	Paid by El	FT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	318.90
	EUTHTRAIN	for Midwest Vet	64612								
	001005	Conference		"		00/10/0005	00/10/0005				
6568 - Carly Farmer	021925-	01 - Reimbursement	Paid by El	FI #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	223.00
	EUTHTRAIN	Conference	04041								
		Conterence			Acc	ount 53230 - "	Travel Totals	Invo	ice Transactions	2	\$541.90
Account 53540 - Natural G	ìas					00		2		-	40.200
222 - Indiana Gas Co. INC (CenterPoint	13241218-	01-ACC-gas bill	Paid by Cl	heck		03/19/2025	03/19/2025	03/19/2025		03/19/2025	642.77
Energy) (Vectren)	0031025	02/05/25-03/04/25	# 79885			,	,,	,,			
					Account 5	3540 - Natura	al Gas Totals	Invo	ice Transactions	1	\$642.77
Account 53610 - Building	Repairs										
321 - Harrell Fish, INC (HFI)	ZW23678	01 - Water Heater	Paid by El	FT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,182.99
	714/22 457	Repair-2/12/25	64658	"		00/10/0005	00/10/0005				546.00
321 - Harrell Fish, INC (HFI)	ZW23457	01 - HVAC Repair-		FI #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	516.00
		12/19/24	04030	Δο	count 53610) - Building R	anairs Totals	Invo	ice Transactions	2	\$1 698 99
				Act	Proc	aram 010000 ·	• Main Totals	Invo	ice Transactions	33	\$19 964 12
Program 010001 - Donations Over	\$5K				1105			11100		55	φ15,50 hi2
Account 52210 - Institutio	nal Supplies										
4633 - Midwest Veterinary Supply, INC	24483018-100	01-Antifungal	Paid by El	FT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	501.03
		treatments, steroids,	64713			,,	,,	,		,	
		supportive therapies &									
		suppl									
				Account	52210 - In	stitutional Su	pplies Totals	Invo	ice Transactions	1	\$501.03
Account 53130 - Medical											
6529 - BloomingPaws, LLC	733886	01-Exam & diagnostics	Paid by El	FT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	66.21
6529 - BloomingPaws LLC	733883	-ROSCOE 01-Heartworm	Daid by Fl	FT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	186 27
	/33003	treatment- limmy	64599			05/10/2025	03/10/2023	03/20/2023		03/20/2023	100.27
3929 - IDEXX Laboratories, INC	0225165023	01-Bloodwork, wellness	Paid by El	FT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	242.64
,		and full CBC for Luna &	64666 [°]								
		Pluto									
				_	Αссоι	unt 53130 - M	edical Totals	Invo	ice Transactions	3	\$495.12
				Program	010001 - C	onations Ove	er \$5K Totals	Invo	ice Transactions	4	\$996.15
				[Department (01 - Animal S	heiter Totals	Invo	lice Transactions	37	\$20,960.27



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 1101 - General										
Department 02 - Public Works										
Program 020000 - Main										
Account 53210 - Telephone										
13969 - AT&T Mobility II, LLC	2872897487800	06-cell phone chgs	Paid by Check		03/19/2025	03/19/2025	03/19/2025		03/19/2025	233.70
	325	02/12/25-03/11/25-	# 79879							
		1/1V. 2872807/8780V031020								
		20/209/40/00/001920								
1079 - AT&T	812R08178802-	02-Radio circuits-phone	Paid by Check		03/19/2025	03/19/2025	03/19/2025		03/19/2025	180.23
	25	charges 01/29/25-	# 79876		, -,	, -,	, -,		, -,	
		02/28/25								
				Account	53210 - Tele	phone Totals	Invo	ice Transactions	2	\$413.93
Account 53990 - Other Serv	ices and Charge	es								
7239 - Azteca Systems Holdings, LLC	INV9829	02-On-Site asset mgt.	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	16,168.75
		config/staff trng-follow	64589							
4156 - Pyramid Equipment INC	27302	17-renairs to the body	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	36 884 85
1150 Tyramia Equipment, Inc	27502	of Unit 938-8 Cu Yd	64742		03/10/2023	03/10/2023	03,20,2023		03/20/2023	50,00 1105
		rear-load body								
			Account 539	90 - Other Se	ervices and Ch	arges Totals	Invo	ice Transactions	2	\$53,053.60
				Prog	gram 020000 ·	- Main Totals	Invo	ice Transactions	4	\$53,467.53
				Departmen	nt 02 - Public \	Works Totals	Invo	ice Transactions	4	\$53,467.53
Department 03 - City Clerk										
Program 030000 - Main										
Account 52110 - Office Sup	plies									
6530 - Office Depot, INC	413100808001	03-Cleaning supplies-	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	23.04
		swifter duster, cleaning	64722							
		wipes		Account 521	10 - Office Su	nnlies Totals	Invo	ice Transactions	1	\$23.04
Account 52420 - Other Supr	olies					PP-100 Totalo			-	<i>+</i> _0101
8541 - Amazon.com Sales, INC	1L1Q-1GRC-	03-Deputy clerk	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	229.00
(Amazon.com Services LLC)	4GWC	wireless keyboard	64581							
6530 - Office Depot, INC	413100810001	03-baskets for Clerks	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	40.98
	44.04.000.000.004	office (2)	64722		00/10/0005	00/10/0005	00/00/0005			50 70
6530 - Office Depot, INC	41310080/001	03-wall clock for Clerk	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	50.79
53442 - Paragon Micro, INC	\$5190775	03-Lanton computer	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	2 169 94
JJHZ - Taragon Pileto, INC	55190775	dock. briefcase. LED	64729		05/10/2025	03/10/2023	05/20/2025		03/20/2023	2,105.54
		monitor, battery	-							
		backup								
				Account 524	20 - Other Su	pplies Totals	Invo	ice Transactions	4	\$2,490.71



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 1101 - General										
Department 03 - City Clerk										
Program 030000 - Main										
Account 53210 - Telephone	e									
13969 - AT&T Mobility II, LLC	2872974211320 325	06-cell phone chgs 02/12/25-03/11/25- Inv. 287297421132X031920 25	Paid by Check # 79880		03/19/2025	03/19/2025	03/19/2025		03/19/2025	164.40
				Account	53210 - Tele	phone Totals	Invo	vice Transactions	1	\$164.40
Account 53910 - Dues and	Subscriptions									
7231 - International Institute of Municipal Clerks	41391-2025	03-2025 dues Deputy Clerk-additional member S. McDowell	Paid by EFT # 64677		03/18/2025	03/18/2025	03/28/2025		03/28/2025	160.00
7231 - International Institute of Municipal Clerks	38486-2025	03-2025 dues Clerk N. Bolden, MMC	Paid by EFT # 64677		03/18/2025	03/18/2025	03/28/2025		03/28/2025	260.00
		,	Accoun	t 53910 - Due	s and Subscri	ptions Totals	Invo	vice Transactions	2	\$420.00
				Prog	gram 030000 ·	- Main Totals	Invo	vice Transactions	8	\$3,098.15
				Depart	ment 03 - City	Clerk Totals	Invo	vice Transactions	8	\$3,098.15
Department 04 - Economic & Sustainal Program 040000 - Main	ole Dev									
Account 52110 - Office Sup		01 Dechargeshie	Daid by FFT #		02/10/2025	02/10/2025	02/20/2025		02/20/2025	10.10
(Amazon.com Services LLC)	116Q-X9NM- 1L6K	Batteries (AA, AAA)	64581		03/18/2025	03/18/2025	03/28/2025		03/28/2025	19.19
				Account 521	10 - Office Su	pplies Totals	Invo	ice Transactions	1	\$19.19
Account 52420 - Other Sup	plies									
6530 - Office Depot, INC	410628952001	04-Varidesk, Standing	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	563.66
6530 - Office Depot, INC	410628953001	Mac 04-Headphones for	04722 Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	75.39
6530 - Office Depot, INC	412209185001	04-Chair for new	Paid by EFT # 64722		03/18/2025	03/18/2025	03/28/2025		03/28/2025	337.89
				Account 524	20 - Other Su	pplies Totals	Invo	vice Transactions	3	\$976.94
Account 53160 - Instructio	n									
205 - City Of Bloomington	WHML-032725A	04-Table-2025 Women's History Month Luncheon (8)	Paid by Check # 79891		03/18/2025	03/18/2025	03/28/2025		03/28/2025	425.00
				Account	53160 - Instru	uction Totals	Invo	vice Transactions	1	\$425.00



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 1101 - General										
Department 04 - Economic & Sustainab Program 040000 - Main	le Dev									
Account 53210 - Telephone										
13969 - AT&T Mobility II, LLC	2872974211320 325	06-cell phone chgs 02/12/25-03/11/25- Inv. 287297421132X031920	Paid by Check # 79880		03/19/2025	03/19/2025	03/19/2025		03/19/2025	82.20
		25		Account	52210 Tala	nhana Totolo	Invo	ico Tropcostions	1	492 20
Account 53320 - Advertising	a			Account	55210 - Tele		THAC		1	\$02 . 20
9241 - Gannett Media Corp (Gannett Indiana/Kentucky)	0006975511	04- BEDC Notice of Public Hearing -AD# 11014392	Paid by EFT # 64649		03/18/2025	03/18/2025	03/28/2025		03/28/2025	82.00
				Account	53320 - Adver	r tising Totals	Invo	ice Transactions	1	\$82.00
Account 53910 - Dues and S	Subscriptions									
8051 - Community Climate Solutions	1152	04-Extend SaaS contract to support Zero in Bloomington platform	Paid by EFT # 64621		03/18/2025	03/18/2025	03/28/2025		03/28/2025	7,000.00
			Accoun	t 53910 - Due	s and Subscri	ptions Totals	Invo	ice Transactions	1	\$7,000.00
Account 53960 - Grants										
4397 - A & D Cycling Enterprises, LLC (Revolution Bike)	517	04-SCO Bike Sub Cross eRide 30 Men INT L for E. Fischer	Paid by EFT # 64574		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,800.00
4397 - A & D Cycling Enterprises, LLC (Revolution Bike)	518	04-Hudson E2 Step- thru 18 2022 Deep Blue for A. Kresmery	Paid by EFT # 64574		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,800.00
4397 - A & D Cycling Enterprises, LLC (Revolution Bike)	519	04-Hudson E2 Step- thru 18 2022 Deep Blue for 7. Elegner	Paid by EFT # 64574		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,800.00
4397 - A & D Cycling Enterprises, LLC (Revolution Bike)	520	04-SCO Bike Sub Cross eRide 30 Men INT L for	Paid by EFT # 64574		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,800.00
4505 - Bicycle Garage, INC	0221251413263 35	04-Townie go@ 5I Stp thru US 26 apricot for	Paid by Check # 79888		03/18/2025	03/18/2025	03/28/2025		03/28/2025	2,000.00
9461 - JTBE, LLC dba Bloomington Bicycles	E0882D3A-0001	04-Sinch 2 Quicksilver for T. Martin Aventon	Paid by EFT # 64686		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,699.00
9461 - JTBE, LLC dba Bloomington Bicycles	031105	04-Aventon Aventure 2 Ebike Large Slate Grey for A. Prather	Paid by EFT # 64686		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,699.00
9461 - JTBE, LLC dba Bloomington Bicycles	031102	04-Aventon Aventure 2 Ebike Reg Camo- J. Rogers	Paid by EFT # 64686		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,699.00



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 1101 - General										
Department 04 - Economic & Sustainab	le Dev									
Program 040000 - Main										
Account 53960 - Grants										
9461 - JTBE, LLC dba Bloomington Bicycles	031104	04-Aventon Aventure 2	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,699.00
		Step-Through Ebike	64686							
0461 JTDE LLC dhe Discriminator Disciples	201101	Regular- K. McElfresh			02/10/2025	02/10/2025	02/20/2025		02/20/2025	1 500 00
9401 - JTBE, LLC UDA BIOOTIIIIgton Bicycles	501101	Sten-Through	64686		03/16/2025	03/16/2025	03/20/2025		03/20/2025	1,599.00
		Commuter FBike rea-	0000							
		R. Mahan								
9461 - JTBE, LLC dba Bloomington Bicycles	031103	04-Aventon Aventure 2	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,699.00
		Ebike Large Slate Grey	64686							
		for T. Cleary								
8528 - Caleb Olin Meredith Poer	BACGRANT-	04-Artistic	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,000.00
	12.2024	Advancement Grant	64735							
		2024		Acc	ount 53960 - 0	Grants Totals	Invo	ice Transactions	12	\$20 294 00
				Pro	aram 040000 ·	- Main Totals	Invo	ice Transactions	20	\$28,879,33
			Department	04 - Economic	& Sustainab	le Dev Totals	Invo	ice Transactions	20	\$28,879,33
Department 05 - Common Council			Dopartanione							420/07 0100
Program 050000 - Main										
Account 53210 - Telephone										
13969 - AT&T Mobility II, LLC	2872974211320	06-cell phone chas	Paid by Check		03/19/2025	03/19/2025	03/19/2025		03/19/2025	88.20
, ,	325	02/12/25-03/11/25-	# 79880							
		Inv.								
		287297421132X031920								
		25		Account	52210 Tolo	nhana Totolo	Invo	ico Transactions	1	400 20
				ACCOUNT	55210 - Tele	Main Totals	IIIVO		1	\$88.20
				Dopartment OF			Invo		1	\$00.20
Dopartment 06 - Controller's Office				Department U a			11100		T	\$00.20
Program 060000 - Main										
Account 52110 - Office Sun	nlies									
8541 - Amazon com Sales INC	1TCH_337D_	06-Note nads nen	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	32 50
(Amazon.com Services LLC)	OR4T	refills, correction tape	64581		03/10/2023	05/10/2025	03/20/2023		03/20/2023	52.55
(L	for stock								
				Account 521	10 - Office Su	pplies Totals	Invo	ice Transactions	1	\$32.59
Account 53320 - Advertising	g									
9241 - Gannett Media Corp (Gannett	0006975576	06-Public Notice	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	35.50
Indiana/Kentucky)		additional	64649							
		appropriations printed								
		2/ 14/ 20								



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Pa	ayment Date	Invoice Amount
Fund 1101 - General										
Department 06 - Controller's Office										
Program 060000 - Main										
Account 53320 - Advertisin	g									
9241 - Gannett Media Corp (Gannett	0006975511A	06-Notices to	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03	3/28/2025	46.36
Indiana/Kentucky)		taxpavers-Cum Cap	64649		,,	,,	,,		-,,	
		Development fund								
9241 - Gannett Media Corp (Gannett	0006975511B	06-Notice Convention	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03	3/28/2025	74.00
Indiana/Kentucky)		Ctr lease public hearing	64649		, -,		, -,		-, -,	
		2/21/25								
				Account !	53320 - Advei	r tising Totals	Invo	ice Transactions 3	-	\$155.86
Account 53990 - Other Serv	vices and Charg	es								
5648 - Reedy Financial Group, PC	12098	06-Admin/Budget	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03	3/28/2025	11.053.66
	12000	Consulting/Financial	64744		00,20,2020	00, 10, 2020	00, 20, 2020		0, 20, 2020	11,000.000
		Plan-2/28/25	• • • • •							
5648 - Reedy Financial Group, PC	12099	06-Admin/TIF Financial	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03	3/28/2025	6,440,70
,		Consulting/TIF Econ	64744		, -,		, -,		-, -,	-,
		Dev -2/28/25								
			Account 53	990 - Other Se	ervices and Ch	narges Totals	Invo	ice Transactions 2	-	\$17,494.36
				Pro	gram 060000 ·	- Main Totals	Invo	ice Transactions 6	-	\$17,682.81
			[Department 06	- Controller's	Office Totals	Invo	ice Transactions 6	-	\$17.682.81
Department 07 - Engineering			-							+,
Program 070000 - Main										
Account 53210 - Telephone										
		OC call phane above	Daid by Charle		02/10/2025	02/10/2025	02/10/2025	07	2/10/2025	
13969 - AT&T MODILLY II, LLC	28/29/4211320				03/19/2025	03/19/2025	03/19/2025	03	3/19/2025	935.55
	325	U2/12/25-U3/11/25-	# 79000							
		111V. 287207/21122V021020								
		267297421132A031920								
		25		Account	53210 - Tele	nhone Totals	Invo	ice Transactions 1	-	¢935 55
Account 53010 - Dues and	Subscriptions			Account	55210 100		11100			4555.55
Account 55910 - Dues and	17200507	07 Dublic Decords	Daid by EET #		02/10/2025	02/10/2025	02/20/2025	07	2/20/2025	20 20
9698 - Doxpop LLC	1/39030/	07 - Public Records	Paiu Dy EFT #		03/16/2025	03/16/2025	03/28/2025	05	5/20/2025	29.70
			04032							
		03/13/23-04/12/23	Accourt	+ E2010 - Duo	a and Subcori	ntione Totale	Invo	ico Transactions 1	-	¢20.70
Account 52000 - Other Ser	vices and Charg	00	Account	1 33910 - Due	s and Subscri		IIIVC			\$29.70
Account 53990 - Other Serv	142122	es 07. Castashuisal			02/10/2025	02/10/2025	02/20/2025	07	2/20/2025	700.25
112/2 - Patriot Engineering And	143132	07 - Geotechnical			03/18/2025	03/18/2025	03/28/2025	03	3/28/2025	/00.25
Enviromental, INC	C12017	Services thru 02/28/25			02/10/2025	02/10/2025	02/20/2025	07	2/20/2025	
2128 - Van Ausuali & Farrar, INC	612917	07 - Scan and Digitize			03/18/2025	03/18/2025	03/28/2025	03	3/28/2025	0,502.08
		OnBace-4/30/24	00/70							
2128 - Van Ausdall & Farrar INC	625445	07 - Scan and Digitize	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025	03	3/28/2025	3 073 02
	UZJTTJ	Misc Archived Files to	64786		03/10/2023	05/10/2025	03/20/2023	03	5/20/2025	5,575.92
		OnBase-8/31/24	01/00							


Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Payment Date	Invoice Amount
Fund 1101 - General									
Department 07 - Engineering									
Program 070000 - Main									
Account 53990 - Other Serv	vices and Charg	es							
2128 - Van Ausdall & Farrar, INC	615785	07 - Scan and Digitize	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	4,161.60
· · · · · · · · · · · · · · · · · · ·		Misc. Archived Files to	64786		, -,	, -,	, -,	, -,	,
		OnBase-5/31/24							
			Account 53	990 - Other Se	ervices and Ch	arges Totals	Invo	ice Transactions 4	\$15,398.45
				Pro	gram 070000	- Main Totals	Invo	ice Transactions 6	\$16,363.70
				Departme	ent 07 - Engin	eering Totals	Invo	ice Transactions 6	\$16,363.70
Department 09 - CFRD									
Program 090000 - Main									
Account 53210 - Telephone	9								
13969 - AT&T Mobility II, LLC	2872974211320	06-cell phone chgs	Paid by Check		03/19/2025	03/19/2025	03/19/2025	03/19/2025	211.50
	325	02/12/25-03/11/25-	# 79880						
		Inv.							
		287297421132X031920							
		25					_		
				Account	t 53210 - Tele	phone Totals	Invo	ice Transactions 1	\$211.50
Account 53310 - Printing									
3892 - Midwest Color Printing, INC	INV-22453	09-250 Business Cards-	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	227.49
		A. Vosmeier, C. Culp,	64/12						
		M. Shermis-250ct		Acco.	unt 52210 - D.	inting Totals	Invo	ico Transactions 1	¢227.40
				ACCO	aram 000000	Main Totals	Invo	ice Transactions 2	\$227.49
				FIU			Invo	ice Transactions 2	\$430.99 \$439.00
Department 10 Legal				D	epartment 09 -		THAO		\$420.99
Department 10 - Lega									
Program LUUUUU - Main									
Account 53120 - Special Le	gal Services	10			02/10/2025	00/10/2025	02/20/2025	02/20/2025	12 747 00
19660 - Bose McKinney & Evans, LLP	904126	10-annexation			03/18/2025	03/18/2025	03/28/2025	03/28/2025	12,/4/.90
			04005						
		02/28/25							
205 - City Of Bloominaton	000440522	10-Mo Co Rec-PC	Paid by Check		03/18/2025	03/18/2025	03/28/2025	03/28/2025	50.00
5		reimb-waivers	# 79890		, -,	, -,	, -,	, -,	
		recorded-3/6/25							
			Acco	unt 53120 - Sp	ecial Legal Se	rvices Totals	Invo	ice Transactions 2	\$12,797.90



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Pay	yment Date	Invoice Amount
Fund 1101 - General										
Department 10 - Legal										
Program 100000 - Main										
Account 53910 - Dues and	Subscriptions									
7712 - Indiana Municipal Lawyers Assoc., INC (IMLA)	118842	10-D. Kerr -2025 Dues	Paid by Check # 79896		03/18/2025	03/18/2025	03/28/2025	03/	/28/2025	85.00
			Accoun	t 53910 - Due	es and Subscri	ptions Totals	Invo	ice Transactions 1	-	\$85.00
Account 53990 - Other Serv	vices and Charg	es								
9527 - NgenioUSA, LLC	935	10-training services materials-MPO surveys X 13	Paid by EFT # 64720		03/18/2025	03/18/2025	03/28/2025	03/	/28/2025	500.00
			Account 53	990 - Other So	ervices and Ch	narges Totals	Invo	ice Transactions 1	-	\$500.00
				Pro	gram 100000	- Main Totals	Invo	ice Transactions 4	-	\$13,382.90
				D	epartment 10 -	Legal Totals	Invo	ice Transactions 4		\$13,382.90
Department 11 - Mayor's Office Program 110000 - Main	29									
0159 Krista Dadgett	MV/202E0202	11 Drof Instruction	Daid by EET #		02/10/2025	02/10/2025	02/20/2025	02	120/2025	800.00
9156 - Kiista Paugett	14172022020202	Serv-M. VanSchaik Feb- Mar 2025	64728		03/16/2025	03/16/2025	03/28/2023	03/	/20/2025	800.00
				Account	53160 - Instr	uction Totals	Invo	ice Transactions 1	-	\$800.00
Account 53210 - Telephone										
13969 - AT&T Mobility II, LLC	2872874302160 325	06-cell phone chgs 02/12/25-03/11/25-	Paid by Check # 79878		03/19/2025	03/19/2025	03/19/2025	03/	/19/2025	83.24
		Inv. 287287430216X030192								
		025		Account	t 53210 - Tele	phone Totals	Invo	ice Transactions 1	-	\$83.24
Account 53310 - Printing										
7815 - A&M Graphics (Baugh Fine Print and Mailing)	43928	11-4 Double Sided Yard Signs for Traveling Town Hall	Paid by EFT # 64575		03/18/2025	03/18/2025	03/28/2025	03/	/28/2025	95.00
				Acco	unt 53310 - P r	inting Totals	Invo	ice Transactions 1	-	\$95.00
Account 53990 - Other Serv	vices and Charg	es				j				+
9147 - Carolyn Thomson	75	11-Reimb-Lunch with CivicBrand Group-	Paid by EFT # 64777		03/18/2025	03/18/2025	03/28/2025	03/	/28/2025	233.00
		5/11/25	Account 53	990 - Other Se	ervices and Ch	arges Totals	Invo	ice Transactions 1	-	\$233.00
				Pro	gram 110000	- Main Totals	Invo	ice Transactions 4	-	\$1,211,24
				Department	t 11 - Mayor's	Office Totals	Invo	ice Transactions 4	-	\$1 211 24
				Department	,		11100			Ψ±/Ε±±121



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 1101 - General										
Department 12 - Human Resources Program 120000 - Main										
Account 52420 - Other Sup	plies									
8541 - Amazon.com Sales, INC	16MV-XWKC-	12-6 pack tablecloths	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	72.80
(Amazon.com Services LLC) 9148 - Office Easel LLC	6XR4 127970A	for Intern Event 12-Employee Name Badges x 3- Dragovich/Moore/Brow	64581 Paid by EFT # 64723		03/18/2025	03/18/2025	03/28/2025		03/28/2025	36.00
9148 - Office Easel LLC	127988A	n 12-Employee Name Badges x 8 (Street Dept)	Paid by EFT # 64723		03/18/2025	03/18/2025	03/28/2025		03/28/2025	88.00
Assessed 52240 Talashas				Account 524	20 - Other Su	pplies Totals	Invo	ice Transactions	3	\$196.80
13969 - AT&T Mobility II, LLC	2872974211320	06-cell phone chgs	Paid by Check		03/19/2025	03/19/2025	03/19/2025		03/19/2025	94.20
	325	02/12/25-03/11/25- Inv. 287297421132X031920 25	# 79880							
				Account	: 53210 - Tele	phone Totals	Invo	ice Transactions	1	\$94.20
Account 53990 - Other Serv	vices and Charg	es								
8882 - Employers Choice Online INC	65331	12-background checks (12) - February 2025	Paid by EFT # 64638		03/18/2025	03/18/2025	03/28/2025		03/28/2025	435.08
9457 - Kelsey Pierce Gregory	008	12-Compensation and Classification Consultation 2/14/25- 03/2/25	Paid by EFT # 64656		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,375.00
9533 - KFPro , INC (HRPro)	140958	12- February 2025 Administration Fee	Paid by EFT # 64690		03/18/2025	03/18/2025	03/28/2025		03/28/2025	45.00
9533 - KFPro , INC (HRPro)	139684	12- January 2025 Administration fee	Paid by EFT # 64690		03/18/2025	03/18/2025	03/28/2025		03/28/2025	45.00
9533 - KFPro , INC (HRPro)	142231	12- March 2025 Administration Fee	Paid by EFT # 64690		03/18/2025	03/18/2025	03/28/2025		03/28/2025	45.00
9710 - Marsh & McLennan Companies INC (Mercer (US LLC)	998374187	12-MBD North Central Region Metropolitan Positions Survey	Paid by EFT # 64705		03/18/2025	03/18/2025	03/28/2025		03/28/2025	3,150.00
			Account 53	990 - Other Se	ervices and Ch	arges Totals	Invo	ice Transactions	6	\$5,095.08
				Pro	gram 120000 ·	- Main Totals	Invo	ice Transactions	10	\$5,386.08
Department 13 - Planning Program 130000 - Main Account 52110 - Office Sup	plies		I	Department 12	- Human Reso	ources Totals	Invo	ice Transactions	10	\$5,386.08
8541 - Amazon.com Sales, INC (Amazon.com Services LLC)	14C1-LM1C- PM4F	13-Notebooks, and 9V batteries for Level Tool	Paid by EFT # 64581		03/18/2025	03/18/2025	03/28/2025		03/28/2025	47.16



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 1101 - General										
Department 13 - Planning										
Program 130000 - Main										
Account 52110 - Office Sup	plies									
8541 - Amazon.com Sales, INC	1R3Y-6X91-	13- Laminating	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	37.01
(Amazon.com Services LLC)	HCNC	Machine and Sheets for	64581							
		Pop up Events								
8541 - Amazon.com Sales, INC	1QMD-V6L3-	13- Variety Sizes of	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	21.24
(Amazon.com Services LLC)	4HYC	Laminating Sheets	64581							
8541 - Amazon.com Sales, INC	1XRX-39TJ-	13- Magnets for White	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	13.29
(Amazon.com Services LLC)	37FF	Board	64581							
6530 - Office Depot, INC	412192541001	13- Address labels and	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	9.08
		envelope sealer	64722		10 017 0		-		-	+107.70
				Account 521	10 - Office Su	pplies lotals	Invo	lice Transactions	5	\$127.78
Account 52420 - Other Sup	plies									
8541 - Amazon.com Sales, INC	1H61-PX49-	13- TZ 30000 Plotter	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	107.66
(Amazon.com Services LLC)	L4YK	Paper Replacement (2)	64581 Deid hu FFT #		02/10/2025	02/10/2025	02/20/2025		02/20/2025	21.20
8541 - Amazon.com Sales, INC	199P-FJP6-	13- weighted beanbags			03/18/2025	03/18/2025	03/28/2025		03/28/2025	21.29
(Amazon.com Services LLC)	QICF		04501							
		activities		Account 524	20 - Other Su	nnlies Totals	Invo	oice Transactions	2	\$128.95
Account 53210 - Telephone	1						11100		-	<i><i></i></i>
13969 - AT&T Mobility II LLC	2872974211320	06-cell phone chas	Paid by Check		03/19/2025	03/19/2025	03/19/2025		03/19/2025	369 90
	325	02/12/25-03/11/25-	# 79880		03/13/2023	03/13/2023	05/15/2025		05/15/2025	505.50
	525	Inv.								
		287297421132X031920								
		25								
				Account	53210 - Tele	phone Totals	Invo	ice Transactions	1	\$369.90
Account 53320 - Advertisin	g									
9241 - Gannett Media Corp (Gannett	0006975571	13-Legal Ads 02/10/25-	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	277.00
Indiana/Kentucky)		02/28/25	64649							
				Account	53320 - Advei	r tising Totals	Invo	ice Transactions	1	\$277.00
Account 53990 - Other Serv	vices and Charg	es								
6235 - Toole Design Group, LLC	CMH.00168_22	13-Corridor Study-	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	2,817.50
		College &Walnut-45/46	64779							
		Bypass to Allen-								
		01/31/25					_			
			Account 53	990 - Other Se	ervices and Ch	narges Totals	Invo	ice Transactions	1	\$2,817.50
				Pro	gram 130000 ·	- Main Totals	Invo	pice Transactions	10	\$3,721.13
				Depa	rtment 13 - Pla	anning Totals	Invo	oice Transactions	10	\$3,721.13



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Payment Date	Invoice Amount
Fund 1101 - General									
Department 19 - Facilities Maintenance									
Program 190000 - Main									
Account 52310 - Building M	aterials and Su	pplies							
4574 - John Deere Financial f.s.b. (Rural	320793	19 - return credit for	Paid by Check		03/18/2025	03/18/2025	03/28/2025	03/28/2025	(399,98)
King)	010/00	defective spreaders	# 79899		00, 10, 2020	00, 10, 2020	00, 20, 2020	00, 20, 2020	(00000)
		(2)-							
4574 - John Deere Financial f.s.b. (Rural	192663	19 - Drum liners, shop	Paid by Check		03/18/2025	03/18/2025	03/28/2025	03/28/2025	205.67
King)		rags, febreze for	# 79899						
		Facilities							
8658 - Kleindorfer's Hardware LLC	782945	19-brush, wall clock,	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	176.87
		bolts, thinner, spray	64693						
		bottle							
4443 - The Sherwin Williams Company	8122-7	19-wet paint tape for	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	14.26
		City Hall awning	64775						
4443 - The Sherwin Williams Company	8121-9	19-paint-City Hall	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	727.80
		awning-5 5 gal., 5 1	64775						
	445575	gal, thinner, pails			00/10/2025	02/10/2025	00/00/0005	02/20/2025	250.20
798 - Winters Associates Promotional	1155/5	19-Clotning Apparel-			03/18/2025	03/18/2025	03/28/2025	03/28/2025	358.39
Products, INC			64800						
		- 1/2//2025	Account 52210	- Ruilding Mot	torials and Su	naliae Totale	Invo	ico Transactione 6	¢1 002 01
Account E2420 Other Sun	nline		Account 32310	- building Ma	teriais and Su	ppiles rotais	11100		\$1,005.01
Account 52420 - Other Sup					02/10/2025	02/10/2025	02/20/2025	02/20/2025	441.00
(Amazon com Sales, INC	IR4D-RVIG-	19-Water filters-City			03/18/2025	03/18/2025	03/28/2025	03/28/2025	441.08
(Amazon.com Services LLC)	4109		04581						
8541 - Amazon com Sales INC		2 J µK 19-cell nhone	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	50.88
(Amazon com Services LLC)		equipment for	64581		03/10/2023	03/10/2023	05/20/2025	03/20/2023	59.00
(Anazon.com Scivices LEC)	VIIIQ	N Spagnolo	01501						
		hispagnolo		Account 524	20 - Other Su	pplies Totals	Invo	ice Transactions 2	\$500.96
Account 52430 - Uniforms a	and Tools								+
19171 - Vestis Group INC (FKA Aramark)	4080171346	19-I Iniforms for Facility	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	14 20
	1000171510	Employees-R Elake-	64789		03/10/2023	03/10/2023	05/20/2025	03/20/2023	11.20
		2/27/25	01705						
19171 - Vestis Group, INC (FKA Aramark)	4080172393	19-Uniforms for Facility	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	14.20
		Employees-R. Flake-	64789		, -,	, -,	, -,	, -,	
		3/6/25							
			Ac	count 52430 -	Uniforms and	Tools Totals	Invo	ice Transactions 2	\$28.40
Account 53210 - Telephone									
13969 - AT&T Mobility II, LLC	2872897487800	06-cell phone chas	Paid by Check		03/19/2025	03/19/2025	03/19/2025	03/19/2025	167.16
	325	02/12/25-03/11/25-	# 79879		, -,	, -,	, -,	, -,	
		Inv.							
		287289748780X031920							
		25							



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 1101 - General										
Department 19 - Facilities Maintenance	•									
Program 190000 - Main										
Account 53210 - Telephone										
13969 - AT&T Mobility II, LLC	2873273216180 325	06-Unlim'td LTE Laptp/Hotsp-2/12- 3/11/25- 287327321618X031920	Paid by Check # 79881		03/19/2025	03/19/2025	03/19/2025		03/19/2025	39.24
		25		Account	t 53210 - Tele	nhone Totals	Invo	ce Transactions	· ·	\$206.40
Account 53610 - Building P	onairs			Account			11100		2	φ200.10
321 - Harrell Fish, INC (HFI)	C017654	19-SA City Hall quarterly planned	Paid by EFT # 64658		03/18/2025	03/18/2025	03/28/2025		03/28/2025	2,150.67
321 - Harrell Fish, INC (HFI)	C017807	19-SA City Hall quarterly planned	Paid by EFT # 64658		03/18/2025	03/18/2025	03/28/2025		03/28/2025	2,150.67
321 - Harrell Fish, INC (HFI)	C017972	19-SA City Hall quarterly planned maintenance March	Paid by EFT # 64658		03/18/2025	03/18/2025	03/28/2025		03/28/2025	2,150.67
392 - Koorsen Fire & Security, INC	IN00886688	2025 19-SA City Hall annual elevator monitoring	Paid by EFT # 64697		03/18/2025	03/18/2025	03/28/2025		03/28/2025	840.00
6688 - SSW Enterprises, LLC (Office Pride)	Inv-234862	19- November 2024 Cleaning Services for	Paid by EFT # 64761		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,507.84
6688 - SSW Enterprises, LLC (Office Pride)	Inv-252995	Street/Traffic 19-All Facilities Buildings-monthly	Paid by EFT # 64761		03/18/2025	03/18/2025	03/28/2025		03/28/2025	15,973.91
1420 - Richard Trinkle (Trinkle SnowPlowing LLC)	221289	cleaning-Feb 2025 19-SA City Hall-East side-snow removal- 2/16 & 2/19/25	Paid by EFT # 64782		03/18/2025	03/18/2025	03/28/2025		03/28/2025	300.00
		2/10 0 2/19/23		Account 5361	0 - Building R	epairs Totals	Invo	ice Transactions	7	\$25,073 76
Account 53990 - Other Serv	vices and Charg	25			j.		1			420/07070770
3892 - Midwest Color Printing, INC	INV-22656	19 - 250 business cards for N.Spagnolo	Paid by EFT # 64712		03/18/2025	03/18/2025	03/28/2025		03/28/2025	76.25
			Account 53	990 - Other S	ervices and Ch	narges Totals	Invo	ice Transactions	1	\$76.25
				Pro	gram 190000 ·	- Main Totals	Invo	ce Transactions	20	\$26,968.78
			Depa	rtment 19 - Fa	cilities Mainte	nance Totals	Invo	ice Transactions	20	\$26,968.78



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 1101 - General										
Department 20 - Street										
Program 20CRED - STREET CRED										
Account 54510 - Other Cap	ital Outlays									
9651 - International Cybernetics Company LP - IMS	250228-42	20-Asset Condition Data Collection & Reporting Project 02/28/25	Paid by EFT # 64676		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,891.45
9651 - International Cybernetics Company LP - IMS	250228-43	20-Asset Condition Data Collection & Reporting Project 02/28/25	Paid by EFT # 64676		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,591.25
			Acco	unt 54510 - O f	ther Capital O	utlays Totals	Invo	oice Transactions	2	\$3,482.70
				Program 20C	RED - STREET	CRED Totals	Invo	oice Transactions	2	\$3,482.70
				De	partment 20 - S	Street Totals	Invo	oice Transactions	2	\$3,482.70
Department 28 - ITS										
Program 280000 - Main										
Account 52420 - Other Sup	plies				00/10/0005	00/10/0005				207.00
8670 - Barcodes Acquisition, INC. (Plasco LLC, DBA IDW)	INV/498066	28-Badge Making Supplies-ribbons, laminate	Paid by EFT # 64593		03/18/2025	03/18/2025	03/28/2025		03/28/2025	297.98
				Account 524	20 - Other Su	pplies Totals	Invo	oice Transactions	1	\$297.98
Account 53210 - Telephone	•									
13969 - AT&T Mobility II, LLC	2872974211320 325	06-cell phone chgs 02/12/25-03/11/25- Inv. 287297421132X031920	Paid by Check # 79880		03/19/2025	03/19/2025	03/19/2025		03/19/2025	78.68
	2022002402000	25 OC coll phone chee	Daid by Chady		02/10/2025	02/10/2025	02/10/2025		02/10/2025	(52.41
13969 - AT&T MODILLY II, LLC	325	02/12/25-03/11/25- Inv. 287289748780X031920 25	# 79879		03/19/2025	03/19/2023	03/19/2025		03/19/2025	052.41
1079 - AT&T	849494015- 030925	28-CH/off site fac-long distance chgs 03/09/2025-BAN #849494015	Paid by Check # 79874		03/19/2025	03/19/2025	03/19/2025		03/19/2025	97.02
				Account	53210 - Telej	phone Totals	Invo	oice Transactions	3	\$828.11
Account 53640 - Hardware	and Software M	laintenance								
3989 - Ricoh USA, INC	5071013066	28-City Civil Printer/Copier Maintenance 02/01/25- 02/28/25	Paid by EFT # 64748		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,876.14



Vend	or	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund	1101 - General										
Dej	partment 28 - ITS										
F	Program 280000 - Main										
	Account 53640 - Hardware	and Software	Maintenance								
3989	- Ricoh USA, INC	5071013270	28-4th St Garage-	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	25.78
			Copier/ Printer	64748							
			Maintenance 02/01/25-								
			02/28/25								
3989	- Ricoh USA, INC	5071013712	28-BPD Det-	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	49.06
			Copier/Printer	64748							
			Maintenance 02/01/25-								
2080	- Picob USA INC	5071013826	02/20/25 28-ACC/RPD-	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	251.83
5505	Neon osa, ine	5071015020	Conjer/Printer	64748		03/10/2023	03/10/2023	05/20/2025		03/20/2023	251.05
			Maintenance 02/01/28-	01710							
			02/28/25								
7961	 StarWind Software, INC 	308811	28-Renewal of Nutanix	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	13,966.00
			license -1 year-2/25/25	64764							
			Accour	nt 53640 - Har o	ware and Sof	tware Mainte	nance Totals	Invo	ice Transactions	5	\$16,168.81
	Account 53910 - Dues and	Subscriptions									
8441	- Promevo Holdings, INC (Promevo,	257634	28-Google Workspace	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	128.10
LLC)			02/01/25-02/28/25	64739							
8441	 Promevo Holdings, INC (Promevo, 	257584	28-Google Voice	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	72.04
LLC)			02/01/25-02/28/25	64739				-		- -	+200.14
				Accoun	t 53910 - Dues	s and Subscrip		Invo		2	\$200.14
					Prog	gram 280000 -	Main Totals	Invo		11	\$17,495.04
					_	Department 28	- ITS Totals	Invo	ice Transactions	11	\$17,495.04
					F	und 1101 - G e	eneral Totals	Invo	ice Transactions	145	\$212,626.85
Fund	2201 - Motor Vehicle Highway										
Dej	partment 20 - Street										
F	Program 200000 - Main										
	Account 52340 - Other Rep	oairs and Mainte	enance								
413 -	Bloomington Paint & Wallpaper Co	UDLVG	20-Latex Traffic Paint	Paid by Check		03/18/2025	03/18/2025	03/28/2025		03/28/2025	95.70
			for ADA Parking Stalls	# 79889							
400		122202	on Kirkwood			02/10/2025	02/10/2025	02/20/2025		02/20/2025	215 60
480 -	Provell, LLC (Hall Signs, INC)	123382	20-R1-3P All Way			03/18/2025	03/18/2025	03/28/2025		03/28/2025	315.60
			trainc signs (40)	04/40	- Othor Bonai	c and Mainto	nanco Totalo	Invo	ico Trancactions	ъ.	¢411.20
	Account 52/20 - Other Sun	nlioc				s and mainte		11100		2	φ 111.50
400	Black Lumber Co. INC	506656	20-Trigger Mapp car	Daid by FET #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	58 00
-109 -	DIACK LUITIDET CO. INC	000060	kit for Tack Wagon	64598		05/10/2025	03/ 10/ 2023	03/20/2025		03/20/2023	50.99
409 -	Black Lumber Co. INC	596746	20-Sledge hammer for	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	49 99
		2207 10	sian crew	64598		00, 10, 2020	20/ 10/ 2023	55, 25, 2025		55, 20, 2025	15.55



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Payment Date	Invoice Amount
Fund 2201 - Motor Vehicle Highway									
Department 20 - Street									
Program 200000 - Main									
Account 52420 - Other S	upplies								
409 - Black Lumber Co. INC	597057	20-9" prunning blade, granite hex, 1/2" shockweave masonry	Paid by EFT # 64598		03/18/2025	03/18/2025	03/28/2025	03/28/2025	36.97
409 - Black Lumber Co. INC	597071	20-1/2" bit & 1/2x 4 1/4 wedge anchor for sidewalk crewe	Paid by EFT # 64598		03/18/2025	03/18/2025	03/28/2025	03/28/2025	66.98
409 - Black Lumber Co. INC	597201	20-20 lb scotts classic sun & shade for street cut crew	Paid by EFT # 64598		03/18/2025	03/18/2025	03/28/2025	03/28/2025	79.99
409 - Black Lumber Co. INC	597491	20-Stapler, rust-oleum fluorescent G green for Sidewalk crew	Paid by EFT # 64598		03/18/2025	03/18/2025	03/28/2025	03/28/2025	24.96
50944 - Cargill Deicing Techno	2910757229	20-Service Parts for Brine Machine	Paid by EFT # 64611		03/18/2025	03/18/2025	03/28/2025	03/28/2025	680.00
177 - Indiana Oxygen Company, INC	10594556	20-Propane cyliners 20lb for tac wagon	Paid by EFT # 64669		03/18/2025	03/18/2025	03/28/2025	03/28/2025	56.01
334 - Irving Materials, INC	11529458	20-Bin Blocks for Salt Box Storage at Street Dept.	Paid by EFT # 64681		03/18/2025	03/18/2025	03/28/2025	03/28/2025	300.00
293 - J&S Locksmith Shop, INC	263688	20-Tooth grass blade	Paid by EFT # 64683		03/18/2025	03/18/2025	03/28/2025	03/28/2025	19.99
4574 - John Deere Financial f.s.b. (Rural King)	331737	20-Military 5gl buckets, XTP Steel Toe Boots for Street Cut Crew	Paid by Check # 79899		03/18/2025	03/18/2025	03/28/2025	03/28/2025	97.56
4574 - John Deere Financial f.s.b. (Rural King)	331802	20-Sprayers (6) & Trip Ratchs (3) for Sidewalk Crew	Paid by Check # 79899		03/18/2025	03/18/2025	03/28/2025	03/28/2025	265.81
4439 - JX Enterprises, INC	27418833P	20-Key Blanks for Unit #433 (3)	Paid by EFT # 64687		03/18/2025	03/18/2025	03/28/2025	03/28/2025	64.77
8658 - Kleindorfer's Hardware LLC	799112	20-Supplies for sign crew	Paid by EFT # 64693		03/18/2025	03/18/2025	03/28/2025	03/28/2025	17.76
6262 - Koenig Equipment, INC	P49328	20-Pole Pruner Stihl saw for tree crew	Paid by EFT # 64695		03/18/2025	03/18/2025	03/28/2025	03/28/2025	679.99
6262 - Koenig Equipment, INC	P49329	20-Spark plug, filter & pickup body for saw	Paid by EFT # 64695		03/18/2025	03/18/2025	03/28/2025	03/28/2025	20.47
1743 - The Home City Ice Company	6353250117	20-Ice for crews-150 7lb bags-3/6/25	Paid by EFT # 64774		03/18/2025	03/18/2025	03/28/2025	03/28/2025	343.50
				Account 524	20 - Other Su	pplies Totals	Invo	ice Transactions 17	\$2,863.74



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Pa	ayment Date	Invoice Amount
Fund 2201 - Motor Vehicle Highway										
Department 20 - Street										
Program 200000 - Main										
Account 53150 - Communic	ations Contract									
5465 - Emergency Radio Service LLC (ERS- OCI Wireless)	512771	20-Radio Service for Street Vehicles -March 2025	Paid by EFT # 64637		03/18/2025	03/18/2025	03/28/2025	0.	3/28/2025	2,321.25
			Account 5	53150 - Comm	unications Co	ntract Totals	Invo	ice Transactions 1	•	\$2,321.25
Account 53210 - Telephone										
13969 - AT&T Mobility II, LLC	2872974211320 325	06-cell phone chgs 02/12/25-03/11/25- Inv.	Paid by Check # 79880		03/19/2025	03/19/2025	03/19/2025	0.	3/19/2025	364.14
		287297421132X031920								
	2022007407000	25 06 coll phone chas	Daid by Chade		02/10/2025	02/10/2025	02/10/2025	0,	2/10/2025	240.10
13969 - AT&T MODILLY II, LLC	325	02/12/25-03/11/25- Inv. 287289748780X031920	# 79879		03/19/2025	03/19/2025	03/19/2025	U.	5/19/2025	240.19
		25								
13969 - AT&T Mobility II, LLC	2873273216180 325	06-Unlim'td LTE Laptp/Hotsp-2/12- 3/11/25- 287327321618X031920	Paid by Check # 79881		03/19/2025	03/19/2025	03/19/2025	0.	3/19/2025	29.24
1079 - AT&T	849494015- 030925	25 28-CH/off site fac-long distance chgs 03/09/2025-BAN #840404015	Paid by Check # 79874		03/19/2025	03/19/2025	03/19/2025	0:	3/19/2025	11.03
		#019191015		Account	53210 - Tele	phone Totals	Invo	ice Transactions 4		\$644.60
Account 53250 - Pagers						•				
332 - Indiana Paging Network, INC	15893328	20-Paging Service for Snow Control Crews April 2025	Paid by EFT # 64670		03/18/2025	03/18/2025	03/28/2025	0.	3/28/2025	158.95
		April 2025		Acco	ount 53250 - P	Pagers Totals	Invo	ice Transactions 1	-	\$158.95
Account 53530 - Water and	Sewer					-				
208 - City Of Bloomington Utilities	16073-002 0225	20-Street Dept- water/sewer bill- February 2025	Paid by Check # 79882		03/19/2025	03/19/2025	03/19/2025	03	3/19/2025	304.35
208 - City Of Bloomington Utilities	200669-008 0225	20-Street Dept-fire hydrant-water/sewer hill-February 2025	Paid by Check # 79882		03/19/2025	03/19/2025	03/19/2025	0.	3/19/2025	47.22
		2		Account 53530	- Water and	Sewer Totals	Invo	ice Transactions 2	•	\$351.57



Vendor I	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 2201 - Motor Vehicle Highway										
Department 20 - Street										
Program 200000 - Main										
Account 53540 - Natural Gas	5									
222 - Indiana Gas Co. INC (CenterPoint 1	12879634-	20-Traffic Bldg-gas bill	Paid by Check		03/19/2025	03/19/2025	03/19/2025		03/19/2025	152.44
Energy) (Vectren) 9	9031225	02/0//25-03/06/25	# /9885		02/10/2025	02/10/2025	02/10/2025		02/10/2025	771 06
Energy) (Vectren)	3031225	20-50 eet Dept Blug- das hill $02/07/25$ -	# 79885		03/19/2025	03/19/2025	03/19/2025		03/19/2025	251.00
	0001220	03/06/25								
				Account 5	3540 - Natura	al Gas Totals	Invo	ice Transactions	2	\$384.30
Account 53610 - Building Rep	pairs									
656 - B&L Sheet Metal and Roofing, INC 2	2246006	20-Repair guttering &	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	6,450.00
		exterior door at Traffic	64590							
		Building-1/29/25					T			+C 4E0 00
Assount F20F0 Landfill				Account 5361	- Building Re	epairs Totals	TUAO	ice Transactions	1	\$6,450.00
Account 53950 - Lanami	12 2025	20 Disposal Foos	Daid by EET #		02/10/2025	02/10/2025	02/20/2025		02/20/2025	107 21
District of Monroe County	12-2025	navement marking	64792		03/16/2025	03/16/2025	03/20/2025		03/20/2025	107.51
		paint-3 5 gal- 03/05/25	01752							
		1 5 7 7		Acco	unt 53950 - La	andfill Totals	Invo	ice Transactions	1	\$107.31
Account 53990 - Other Servic	ces and Charg	es								
9194 - Flynn Brothers Holdings, INC 2	27642	20-Cold Mix Hauling	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,461.95
		Service 02/25/25	64645							
9300 - Huston Electric Holding CORP V	W12414	20-Replace panel cover	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	492.37
(Cassady Electric)		@KIFKWOOU/ROGERS	04005							
902 - Indiana Underground Plant Protection I	INV-12147	20-IN 811 Ticket Fees	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	638.40
Service, INC		for Line Locates	64673		00, 10, 2020	00, 10, 1010	00, 20, 2020		00, 20, 2020	
		February 2025								
1420 - Richard Trinkle (Trinkle SnowPlowing 2	221290	20-SA Snow Removal	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	4,870.00
LLC)		Services (2/16 &	64782							
		2/19/25)	Account 539	990 - Other Se	rvices and Ch	arges Totals	Ιηνο	ice Transactions	4	\$7 462 72
			Account 55.	Proc	ram 200000 -	Main Totals	Invo	ice Transactions	35	\$21 155 74
				De	partment 20 - 9	Street Totals	Invo	ice Transactions	35	\$21,155.74
			Fu	nd 2201 - Mot	or Vehicle Hig	hway Totals	Invo	ice Transactions	35	\$21,155.74
Fund 2207 - Parking Meter						,,				+/
Department 26 - Parking										
Program 260000 - Main										
Account 52110 - Office Suppl	lies									
6530 - Office Depot, INC 4	410097664002	26-rings for book 2	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	4.41
		inch	64722				_			
				Account 521	LO - Office Su	pplies Totals	Invo	ice Transactions	1	\$4.41



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Payment	Date Invoice Amount
Fund 2207 - Parking Meter									
Department 26 - Parking									
Program 260000 - Main									
Account 52340 - Other R	epairs and Mainte	enance							
313 - Fastenal Company	INBI M238139	26-Pastic wire ties for	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025	03/28/20	25 117.42
		special events postings	64642		00,10,2020	00, 10, 2020	00,20,2020	00,20,20	
		special events postilige	Account 52340	- Other Repai	rs and Mainte	nance Totals	Invo	ice Transactions 1	\$117.42
Account 52420 - Other Su	upplies						1		+/
8541 - Amazon.com Sales, INC	1HX1-NYOP-	26-hitch coupler for	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025	03/28/20	25 97.04
(Amazon.com Services LLC)	KRMF	new message boards	64581		,,	,,	,,	,,	
8541 - Amazon.com Sales, INC	1JCT-W13R-	26-charging block and	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/20	25 43.96
(Amazon.com Services LLC)	JDJK	cable for new	64581			, -,	, -,	, -, -	
(enforcement phone							
8541 - Amazon.com Sales, INC	1XLC-DCLM-	26-3 double sided stop	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/20	25 263.97
(Amazon.com Services LLC)	J7DK	signs for school	64581						
· · · · ·		crossing guards							
8541 - Amazon.com Sales, INC	197Q-JWD4-	26-refund-trailer	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/20	25 (97.04)
(Amazon.com Services LLC)	GYJP	coupler for message	64581						
		boards-Inv #1HX1-							
		NYQP-KRMF							
8658 - Kleindorfer's Hardware LLC	782016	26-4 Key rings & 8 ID	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/20	25 17.96
		Fobs for parking	64693						
8658 - Kleindorfer's Hardware LLC	782218	26-Wood stakes &	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/20	25 24.29
		hand saw for parking	64693						
		sign shelf							
8658 - Kleindorfer's Hardware LLC	781774	26-3 Trailer locks for	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/20	25 113.97
		parking trailers	64693						
6530 - Office Depot, INC	413893140001	26-tape and clorox	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/20	25 69.35
		wipes for parking	64722						
		services office					-		+522.52
				Account 524	20 - Other Su	pplies lotais	Invo	ice Transactions 8	\$533.50
Account 52430 - Uniform	s and Tools								
4489 - J.L. Waters & Company, INC	253353	26-safety shoes-J	Paid by Check		03/18/2025	03/18/2025	03/28/2025	03/28/20	25 100.00
	252444	Miles-10-3/5/25	# /9898		02/10/2025	00/10/2025	00/00/0005	02/20/20	100.00
4489 - J.L. Waters & Company, INC	253411	26-safety shoes-C			03/18/2025	03/18/2025	03/28/2025	03/28/20	25 100.00
	252752	Simpson-9-3///25	# /9898		02/10/2025	00/10/2025	00/00/0005	02/20/20	100.00
4489 - J.L. Waters & Company, INC	253/52	26-safety shoes-S	Paid by Check		03/18/2025	03/18/2025	03/28/2025	03/28/20	25 100.00
	001050101	McCarter-10-3/12/25	# /9898		02/10/2025	02/10/2025	02/20/2025	02/20/20	05.00
1440 - Shoe Carnival, INC	SC1052181	20-Safety Shoes-E	Paid Dy EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/20	25 95.00
1448 Shoo Carnival INC	SC1052155	NIIULSOII-11-2/20/25	04/30 Daid by EET #		02/10/2025	02/10/2025	02/20/2025	02/20/	00.00
1440 - SHUE CATHIVAL, INC	301032133	Lowcon 9 E 2/6/2E	Faiu Dy EFT #		03/10/2025	03/10/2025	03/20/2025	05/28/20	25 99.99
		Laws011-0.3-3/0/23	0-1/30						



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 2207 - Parking Meter										
Department 26 - Parking										
Program 260000 - Main										
Account 52430 - Uniforms	and Tools									
1448 - Shoe Carnival, INC	SC1052156	26-safety shoes-P McLaughlin-11.5- 3/9/25	Paid by EFT # 64756		03/18/2025	03/18/2025	03/28/2025		03/28/2025	89.99
			Ac	count 52430 -	Uniforms and	Tools Totals	Invo	ice Transactions	6	\$584.98
Account 53150 - Communie	cations Contract	t								
4264 - IPS Group, INC	INV107667	26-bank fees and communication fees for February 2025	Paid by EFT # 64680		03/18/2025	03/18/2025	03/28/2025		03/28/2025	9,571.30
			Account 5	3150 - Comm	unications Co	ntract Totals	Invo	ice Transactions	1	\$9,571.30
Account 53210 - Telephone	9									
13969 - AT&T Mobility II, LLC	2872897487800 325	06-cell phone chgs 02/12/25-03/11/25- Inv. 287289748780X031920	Paid by Check # 79879		03/19/2025	03/19/2025	03/19/2025		03/19/2025	751.40
1070 4787	94040401E	25 29 CH/off site fac long	Daid by Charle		02/10/2025	02/10/2025	02/10/2025		02/10/2025	2 20
1079 - AIQI	030925	distance chgs 03/09/2025-BAN #849494015	# 79874		03/19/2023	03/19/2023	03/19/2023		03/19/2023	2.30
				Account	53210 - Tele	phone Totals	Invo	ice Transactions	2	\$753.70
Account 53640 - Hardware	and Software M	laintenance								
54432 - T2 Systems, INC	R020422	26-ROVR BMV hits for owner info for parking tickets Feb 2025	Paid by EFT # 64768		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,361.10
		Accour	it 53640 - Har	dware and Sof	tware Mainte	nance Totals	Invo	ice Transactions	1	\$1,361.10
Account 53830 - Bank Char	ges		//							
4264 - IPS Group, INC	INV107667	26-bank fees and communication fees for February 2025	Paid by EFT # 64680		03/18/2025	03/18/2025	03/28/2025		03/28/2025	3,960.58
		···· , · ·		Account 53	830 - Bank Ch	arges Totals	Invo	ice Transactions	1	\$3,960.58
Account 53990 - Other Serv	vices and Charg	es								
9300 - Huston Electric Holding CORP (Cassady Electric)	W12427	26-electric plugs for new message board charging Trades Garage	Paid by EFT # 64665		03/18/2025	03/18/2025	03/28/2025		03/28/2025	3,500.00
6688 - SSW Enterprises, LLC (Office Pride)	Inv-252911	26-Parking Services office cleaning 03/01/25	Paid by EFT # 64761		03/18/2025	03/18/2025	03/28/2025		03/28/2025	309.60



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Paymer	nt Date In	voice Amount
Fund 2207 - Parking Meter										
Department 26 - Parking										
Program 260000 - Main										
Account 53990 - Other Serv	ices and Charg	es								
204 - State Of Indiana	7299294	26-BMV owner information for towing Feb 2025	Paid by Check # 79904		03/18/2025	03/18/2025	03/28/2025	03/28/2	2025	79.20
1420 - Richard Trinkle (Trinkle SnowPlowing LLC)	221294	26-snow removal- garage sidewalks & lots-2/16-2/20/25	Paid by EFT # 64782		03/18/2025	03/18/2025	03/28/2025	03/28/2	2025	3,660.00
1420 - Richard Trinkle (Trinkle SnowPlowing LLC)	221296	26-snow removal- pathways/sidewalks & lots 02/16, 02/18, 02/19	Paid by EFT # 64782		03/18/2025	03/18/2025	03/28/2025	03/28/2	2025	1,560.00
1420 - Richard Trinkle (Trinkle SnowPlowing LLC)	221297	26-snow removal from sidewalks and lots 01/06, 01/10	Paid by EFT # 64782		03/18/2025	03/18/2025	03/28/2025	03/28/2	2025	1,080.00
			Account 539	990 - Other Se	rvices and Ch	arges Totals	Invo	ce Transactions 6		\$10,188.80
				Prog	gram 260000 -	• Main Totals	Invo	ce Transactions 27		\$27,075.79
				Depa	rtment 26 - Pa	arking Totals	Invo	ce Transactions 27		\$27,075.79
				Fund 22	07 - Parking	Meter Totals	Invo	ce Transactions 27		\$27,075.79
Fund 2209 - LIT – Economic Developmen Department 04 - Economic & Sustainab Program 040000 - Main Account 53960 - Grants	nt le Dev									
5695 - 1818 Apparel Co., INC (dba	21582	04-2025 Farth Day T-	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2	025	388.50
Freethink AppareI)	21002	Shirts for Bike to Earth Day (21)	64572		00,10,2020	00, 10, 2020	00,20,2020	00,20,2		500150
5695 - 1818 Apparel Co., INC (dba Freethink AppareI)	21607	04- Go Bloomington Hats (100)	Paid by EFT # 64572		03/18/2025	03/18/2025	03/28/2025	03/28/2	2025	1,375.00
5695 - 1818 Apparel Co., INC (dba Freethink AppareI)	21608	04- Go Bloomington T- shirts (120)	Paid by EFT # 64572		03/18/2025	03/18/2025	03/28/2025	03/28/2	2025	1,320.00
9552 - Bloomington Book Festival INC.	BBF-2024	04-Bloomington Book Fest- Festival Sponsorship 2024	Paid by EFT # 64600		03/18/2025	03/18/2025	03/28/2025	03/28/2	2025	1,500.00
9063 - Donovan Energy	2559	04-Municipal Energy Efficiency/Decarbonizati on 95% comp- 12/31/24	Paid by EFT # 64631		03/18/2025	03/18/2025	03/28/2025	03/28/2	2025	12,479.00
8075 - IFF (IFF Real Estate Services LLC)	INV-003341	04-SEEL Assessments Admin fee-final 50% 2024/1st 50% 20255	Paid by EFT # 64667		03/18/2025	03/18/2025	03/28/2025	03/28/2	2025	3,750.00



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Payme	ent Date In	voice Amount
Fund 2209 - LIT – Economic Developme	ent									
Department 04 - Economic & Sustainal	ble Dev									
Program 040000 - Main										
Account 53960 - Grants										
8448 - TEN31 Marketing LLC	3066	04-Marketing Services for Go Bloomington February 2025	Paid by EFT a 64770	#	03/18/2025	03/18/2025	03/28/2025	03/28/	/2025	11,035.00
				Aco	ount 53960 - (Grants Totals	Invo	pice Transactions 7		\$31,847.50
				Pro	gram 040000 ·	- Main Totals	Invo	pice Transactions 7		\$31,847.50
			Departmer	nt 04 - Economi e	c & Sustainab	le Dev Totals	Invo	pice Transactions 7		\$31,847.50
Department 06 - Controller's Office										
Program 060000 - Main										
Account 53990 - Other Serv	vices and Charg	es								
50587 - Barnes & Thornburg LLP	3377113	06-Consulting Services- ARPA compliance/reporting - Jan 25	Paid by EFT 7 64594	¥	03/18/2025	03/18/2025	03/28/2025	03/28/	/2025	12,348.00
			Account 5	3990 - Other Se	ervices and Ch	narges Totals	Invo	pice Transactions 1		\$12,348.00
				Pro	gram 060000 ·	- Main Totals	Invo	pice Transactions 1		\$12,348.00
				Department 06	- Controller's	Office Totals	Invo	pice Transactions 1		\$12,348.00
			Fund 2	209 - LIT – Ecoi	nomic Develo	pment Totals	Invo	pice Transactions 8		\$44,195.50
Fund 2300 - Donations (restricted; not	used for capital	items)								
Department 06 - Controller's Office Program 400102 - Animal Supplies Account 52210 - Institutio	nal Supplies									
8541 - Amazon.com Sales, INC	1RT6-DPVN-	01-Fence Slats	Paid by EFT #	#	03/18/2025	03/18/2025	03/28/2025	03/28/	/2025	65.91
(Amazon.com Services LLC) 8541 Amazon com Salos INC		01 Troat Pouchas	Daid by EET	4	02/10/2025	02/10/2025	02/20/2025	02/20	/2025	20 020
(Amazon.com Services LLC)	4KYM	Humidifiers; Sound Machines	64581	t	03/10/2023	03/10/2023	03/20/2023	03/20/	/2025	270.03
			Acc	ount 52210 - In	stitutional Su	pplies Totals	Invo	pice Transactions 2		\$344.74
				Program 40010	2 - Animal Su	pplies Totals	Invo	pice Transactions 2		\$344.74



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 2300 - Donations (restricted; not	used for capita	l items)								
Department 06 - Controller's Office										
Program 400804 - Fire Community	MIH									
Account 52420 - Other Su	pplies									
8541 - Amazon.com Sales, INC	1TCX-NNDQ-	08-10 wound care	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	71.90
(Amazon.com Services LLC)	JHNY	kits/MIH division (paid	64581							
		by donations)					-		_	+71.00
			-	Account 524	20 - Other Su	pplies lotals	Invo	Dice Transactions	1	\$/1.90
			Progr	am 400804 - F	ire Communit	y MIH Totals	Invo	Dice Transactions	1	\$/1.90
				Department 06	- Controller's	Office otals	Invo	Dice Transactions	3	\$416.64
		Fund 2300 - D	onations (rest	ricted; not use	ed for capital i	tems) Totals	Invo	pice Transactions	3	\$416.64
Fund 2506 - Community Services										
Department 09 - CFRD										
Program U9UUU1 - Com Serv - Black	k Males									
Account 52420 - Other Su	pplies				00/10/2025	00/10/0005				104.00
11693 - The Award Center, INC	62857	09-Black History Month	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	124.00
		Sponsorshin	04772							
		PlaquesName Plates								
11693 - The Award Center, INC	62278	09-Outstanding Black	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	12.00
		Leaders of Tomorrow	64772							
		Plaques and								
		Nameplates							_	
			5	Account 524	20 - Other Su	pplies lotals	Invo	Dice Transactions	2	\$136.00
	0.01.11		Program	090001 - Con	1 Serv - Black	Males I otals	Invo	pice Transactions	2	\$136.00
Program 090016 - Com Serv - Safe										
Account 52420 - Other Su	pplies				02/10/2025	00/10/2025	02/20/2025		02/20/2025	001.00
203 - INDIANA UNIVERSITY	95446110	09-10 Catering			03/18/2025	03/18/2025	03/28/2025		03/28/2025	921.60
		Month Kickoff-2/1/25	# /909/							
11693 - The Award Center INC	62857	09-Black History Month	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	470.00
	02007	Awards and	64772		00, 10, 2020	00, 10, 2020	00, 20, 2020		00, 20, 2020	., 0100
		Sponsorship								
		PlaquesName Plates								
798 - Winters Associates Promotional	115622	09-2025 BHM Gala	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,185.39
Products, INC		Gifts-300 Whiskey	64800							
		Glasses with Logo		Account E34	20 - Othor Su	nnline Totale	Tour	nico Transactions	2	¢2 576 00
			Program	000016 - Cor	n Sory - Safe	R Civil Totale	Invo	nice Transactions	3	¢2,576.00
			FIOGIAII	D - COI	enartment 00 -	CFRD Totals	Invo	nice Transactions	5	\$2,570.99
				Eurod 2506 - 0	Community Se		Invo	nice Transactions	5	¢2 712 00
					Jonninum Se	I VICES I ULGIS	THAC		5	Ψ Ζ ,/ 1Ζ.99



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 2512 - Non-Reverting Telecom (S1	.146)									
Department 25 - Telecommunications										
Program 254000 - Infrastructure										
Account 53640 - Hardware	and Software M	laintenance								
902 - Indiana Underground Plant Protection Service, INC	INV-12149	28-BDU 811 Line Location Service February 2025	Paid by EFT # 64673		03/18/2025	03/18/2025	03/28/2025		03/28/2025	328.70
13482 - Northern Lights Locating & Inspection, INC	18768	28-BDU Line Locates February 2025-incl over allowance 180	Paid by EFT # 64721		03/18/2025	03/18/2025	03/28/2025		03/28/2025	7,000.00
		Accour	nt 53640 - Harc	lware and Sof	tware Mainte	nance Totals	Invo	oice Transactions	2	\$7,328.70
Account 53750 - Rentals - C	Other									
203 - INDIANA UNIVERSITY	95513146	25 - IU Data Center 03/01/25-03/31/25	Paid by Check # 79897		03/18/2025	03/18/2025	03/28/2025		03/28/2025	820.00
				Account 537!	50 - Rentals -	Other Totals	Invo	oice Transactions	1	\$820.00
				Program 2540	00 - Infrastru	icture Totals	Invo	oice Transactions	3	\$8,148.70
Program 256000 - Services										
Account 53150 - Communic	ations Contract	:								
4170 - Comcast Cable Communications, INC	1190988955031 325	25 - Internet - 627 N Morton - 03/17/25- 04/16/25	Paid by Check # 79883		03/19/2025	03/19/2025	03/19/2025		03/19/2025	278.40
		- / -/ -	Account 5	3150 - Comm	unications Co	ntract Totals	Invo	oice Transactions	1	\$278.40
				Progran	n 256000 - Se	rvices Totals	Invo	oice Transactions	1	\$278.40
			Dep	artment 25 - T	elecommunic	ations Totals	Invo	oice Transactions	4	\$8,427.10
			Fund 2512 -	Non-Revertin	g Telecom (S	1146) Totals	Invo	oice Transactions	4	\$8,427.10
Fund 2520 - Parking Facilities(S9502) Department 26 - Parking Program 260000 - Main	ive and Maintain									
Account 52340 - Other Repa		nance			02/10/2025	02/10/2025	02/20/2025		02/20/2025	150.00
(Amazon.com Services LLC)	4XC6	Garages 2.8 cubic feet	64581		03/18/2025	03/18/2025	03/28/2025		03/28/2025	159.99
8658 - Kleindorfer's Hardware LLC	782221	26-super glue and a washer	Paid by EFT # 64693		03/18/2025	03/18/2025	03/28/2025		03/28/2025	2.24
			Account 52340	- Other Repai	rs and Mainte	nance Totals	Invo	pice Transactions	2	\$162.23
Account 52430 - Uniforms a	ind Tools									
8658 - Kleindorfer's Hardware LLC	782126	26-needle nose pliers for garage gates	Paid by EFT # 64693		03/18/2025	03/18/2025	03/28/2025		03/28/2025	10.49
			Ac	count 52430 -	Uniforms and	Tools Totals	Invo	pice Transactions	1	\$10.49
Account 53210 - Telephone										
13969 - AT&T Mobility II, LLC	2872974211320 325	06-cell phone chgs 02/12/25-03/11/25- Inv. 287297421132X031920 25	Paid by Check # 79880		03/19/2025	03/19/2025	03/19/2025		03/19/2025	123.30



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Payment Date	Invoice Amount
Fund 2520 - Parking Facilities(S9502)									
Department 26 - Parking									
Program 260000 - Main									
Account 53210 - Telephone									
13969 - AT&T Mobility II, LLC	2872897487800 325	06-cell phone chgs 02/12/25-03/11/25-	Paid by Check # 79879		03/19/2025	03/19/2025	03/19/2025	03/19/2025	250.74
		Inv. 287289748780X031920 25							
13969 - AT&T Mobility II, LLC	2873273216180 325	06-Unlim'td LTE Laptp/Hotsp-2/12- 3/11/25- 287327321618X031920 25	Paid by Check # 79881		03/19/2025	03/19/2025	03/19/2025	03/19/2025	58.48
1079 - AT&T	849494015- 030925	28-CH/off site fac-long distance chgs 03/09/2025-BAN #849494015	Paid by Check # 79874		03/19/2025	03/19/2025	03/19/2025	03/19/2025	3.07
				Account	53210 - Telej	phone Totals	Invoi	ce Transactions 4	\$435.59
Account 53510 - Electrical S	Services								
223 - Duke Energy	9101231257100 225	26-Morton St Garage- Elec Car- 212 N Morton St -1/29/25-02/26/25	Paid by Check # 79884		03/19/2025	03/19/2025	03/19/2025	03/19/2025	74.18
		00 1, 10, 10 01, 10, 10	A		Electrical Se	rvices Totals	Invoi	ce Transactions 1	\$74.18
Account 53610 - Building Ro	epairs								
393 - Kone INC	871618483	26-Morton St Garage elevator maintenance	Paid by EFT # 64696		03/18/2025	03/18/2025	03/28/2025	03/28/2025	531.64
393 - Kone INC	871618484	26-Trades Garage elevator maintenance	Paid by EFT # 64696		03/18/2025	03/18/2025	03/28/2025	03/28/2025	1,063.28
	074640405	3/1-3/31/25			00/10/2025	00/10/2025		22/22/2225	4 959 99
393 - Kone INC	871618485	26-4th St Garage elevator maintenance 3/1 - 3/31/25	64696		03/18/2025	03/18/2025	03/28/2025	03/28/2025	1,063.28
393 - Kone INC	871618479	26-Walnut St Garage elevator maintenance	Paid by EFT # 64696		03/18/2025	03/18/2025	03/28/2025	03/28/2025	242.06
392 - Koorsen Fire & Security, INC	IN00887154	3/1-3/31/2025 26-4th St GAR-Annual elevator monitoring-	Paid by EFT # 64697		03/18/2025	03/18/2025	03/28/2025	03/28/2025	990.00
392 - Koorsen Fire & Security, INC	IN00882572	3/1/25-2/28/26 26-sprinkler head repair and service for	Paid by EFT # 64697		03/18/2025	03/18/2025	03/28/2025	03/28/2025	1,416.70
392 - Koorsen Fire & Security, INC	IN00743779	trades garages 26-4th St Garage fire inspections 08/21/24	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	410.75
				Account 5361(0 - Building Re	epairs Totals	Invoi	ce Transactions 7	\$5,717.71



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 2520 - Parking Facilities(S9502)										
Department 26 - Parking										
Program 260000 - Main										
Account 53940 - Temporary	Contractual Er	nployee								
1420 - Richard Trinkle (Trinkle SnowPlowing	221293	26-snow removal from	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	710.00
LLC)		garages sidewalks	64782							
1420 - Richard Trinkle (Trinkle SnowPlowing	221286	26-snow removal from	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1 720 00
LLC)	221200	garages sidewalks 1/06	64782		00,10,2020	00, 10, 2020	03/20/2023		00,20,2020	1,7 20100
,		& 1/10								
1420 - Richard Trinkle (Trinkle SnowPlowing	221294	26-snow removal-	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	400.00
LLC)		garage sidewalks &	64782							
		lots-2/16-2/20/25	52040	Townser	where other all Free	alawaa Tatala	Tress of	ico Tuon co chiene	ъ.	¢2 020 00
Account E2000 - Other Ser	visos and Chara	AC	count 33940 -	Temporary Co	ntractual Emp	bioyee rotais	TUAC	lice Transactions	3	\$2,830.00
244 - Bloomington Ford INC	6234065	26-Unit #267-amount	Paid by FET #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	721.16
	0254905	owed after insurance-	64602		03/10/2023	05/10/2025	05/20/2025		03/20/2023	/21.10
		gate, lamp, fascia	01002							
6688 - SSW Enterprises, LLC (Office Pride)	Inv-252911	26-Parking Services	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	100.00
		office cleaning	64761							
		03/01/25				-	-		<u> </u>	+021.16
			Account 53	990 - Other Se	ervices and Ch	Main Totals	Invo		2	\$821.16
				Prog	gram 200000 ·		Invo		20	\$10,051.30
			Fund	Depa	artment 20 - Pa		Invo		20	\$10,051.36
Fund 2521 Alternative Transport/S620	4)		Func	2520 - Parkin	ig racilities(5	9502) Totals	THVC	ICE ITALISACUOUS	20	\$10,051.50
Department 07 - Engineering	1)									
Program 070000 - Main										
Account 53110 - Engineerin	and Architect	tural								
5999 - The Etica Group INC	0230124 00-13	07-Downtown Curb	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	6 422 79
	020012 1100 10	Ramps Ph IV 02/01/25-	64773		00,10,2020	00, 10, 2020	03/20/2023		00,20,2020	0/1221/9
		02/28/25								
			Account 5311	0 - Engineerin	g and Archite	ctural Totals	Invo	ice Transactions	1	\$6,422.79
Account 54310 - Improvem	ents Other Tha	n Building								
5999 - The Etica Group, INC	0230124.00-13	07-Downtown Curb	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	110.91
		Ramps Ph IV 02/01/25-	64773							
5000 - The Etica Group INC	0230240 00-44	U2/28/25 07-Neighborhood	Paid by FET #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1 000 00
5555 - The Lica Gloup, Inc	0230240.00-44	Greenway (PF)	64773		03/10/2023	03/10/2023	05/20/2025		03/20/2023	1,099.00
		02/01/25-02/28/25	01770							
		Acco	unt 54310 - In	nprovements C	Other Than Bu	iilding Totals	Invo	ice Transactions	2	\$1,209.91
				Prog	gram 070000 ·	- Main Totals	Invo	ice Transactions	3	\$7,632.70
				Departme	ent 07 - Engine	eering Totals	Invo	ice Transactions	3	\$7,632.70



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Payment Date	Invoice Amount
Fund 2521 - Alternative Transport(S63)	01)								
Department 26 - Parking									
Program 260000 - Main									
Account 53210 - Telephone	e								
13969 - AT&T Mobility II, LLC	2872897487800 325	06-cell phone chgs 02/12/25-03/11/25- Inv. 287289748780X031920 25	Paid by Check # 79879		03/19/2025	03/19/2025	03/19/2025	03/19/2025	219.09
1079 - AT&T	849494015- 030925	28-CH/off site fac-long distance chgs 03/09/2025-BAN #849494015	Paid by Check # 79874		03/19/2025	03/19/2025	03/19/2025	03/19/2025	6.51
				Account	t 53210 - Tele	phone Totals	Invo	pice Transactions 2	\$225.60
Account 53990 - Other Ser	vices and Charg	es							
6688 - SSW Enterprises, LLC (Office Pride)	Inv-252911	26-Parking Services office cleaning 03/01/25	Paid by EFT # 64761		03/18/2025	03/18/2025	03/28/2025	03/28/2025	77.40
204 - State Of Indiana	7299294	26-BMV owner information for towing Feb 2025	Paid by Check # 79904		03/18/2025	03/18/2025	03/28/2025	03/28/2025	19.80
			Account 539	990 - Other Se	ervices and Ch	narges Totals	Invo	pice Transactions 2	\$97.20
				Pro	gram 260000	- Main Totals	Invo	pice Transactions 4	\$322.80
				Dep	artment 26 - P a	arking Totals	Invo	pice Transactions 4	\$322.80
			Fund 252	1 - Alternativ	e Transport(S	6301) Totals	Invo	pice Transactions 7	\$7,955.50
Fund 4401 - Cumulative Capital Improv Department 02 - Public Works Program 020000 - Main	ement - Cigaret	te Tax							
Account 52330 - Street , Al	ley, and Sewer	Material							
334 - Irving Materials, INC	11527404	20-Concrete materials- Class A Stone-3839 S Laura Way2/27	Paid by EFT # 64681		03/18/2025	03/18/2025	03/28/2025	03/28/2025	1,070.25
		Ac	count 52330 - 9	Street , Alley,	and Sewer Ma	aterial Totals	Invo	vice Transactions 1	\$1,070.25
				Pro	gram 020000	- Main Totals	Invo	vice Transactions 1	\$1,070.25
				Departmei	nt 02 - Public V	Works Totals	Invo	vice Transactions 1	\$1,070.25
		Fund 4401 - C	umulative Cap	ital Improven	nent - Cigaret	te Tax Totals	Invo	pice Transactions 1	\$1,070,25



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 4402 - Cumulative Capital Develop	pment									
Department 02 - Public Works										
Program 020000 - Main										
Account 52330 - Street , Al	ley, and Sewer	Material								
9194 - Flynn Brothers Holdings, INC	27637	20-Bulk Cold Patch Mix Materials 41.77 tons- 2/26/25	Paid by EFT # 64645		03/18/2025	03/18/2025	03/28/2025		03/28/2025	4,803.55
		_,,,	count 52330 -	Street , Alley,	and Sewer Ma	aterial Totals	Invo	ice Transactions	1	\$4,803.55
				Pro	aram 020000	- Main Totals	Invo	ice Transactions	1	\$4,803.55
				Departmer	nt 02 - Public	Works Totals	Invo	ice Transactions	1	\$4.803.55
Department 07 - Engineering Program 070000 - Main										+
Account 54310 - Improvem	ents Other Tha	n Building								
3444 - Rundell Ernstberger Associates, INC	2023-1713-18	07-On-Call Engineering Services-Jan 2025	Paid by EFT # 64751		03/18/2025	03/18/2025	03/28/2025		03/28/2025	7,666.25
		Acco	unt 54310 - Ir	nprovements (Other Than Bu	i ilding Totals	Invo	ice Transactions	1	\$7,666.25
				Prog	gram 070000 ·	- Main Totals	Invo	ice Transactions	1	\$7,666.25
				Departme	ent 07 - Engin	eering Totals	Invo	ice Transactions	1	\$7,666.25
			Fund 4402 -	Cumulative Ca	apital Develo	oment Totals	Invo	ice Transactions	2	\$12,469.80
Fund 4439 - Food and Beverage Tax Department 06 - Controller's Office Program 060000 - Main Account 53990 - Other Ser	vices and Charg	es								
8305 - Schmidt Associates, INC	2018-067.MCC-	06- Architectural	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	281,083.71
,	6	Design-Convention Center - Jan 2025	64753		, -,	, -,	, -,		, -,	
			Account 53	990 - Other Se	ervices and Ch	arges Totals	Invo	ice Transactions	1	\$281,083.71
				Prog	gram 060000 ·	- Main Totals	Invo	ice Transactions	1	\$281,083.71
				Department 06	- Controller's	Office Totals	Invo	ice Transactions	1	\$281,083.71
			Fu	und 4439 - Foo	d and Beverag	je Tax Totals	Invo	ice Transactions	1	\$281,083.71
Fund 4666 - GO Bonds 2022 Department 06 - Controller's Office Program 060000 - Main Account 54510 - Other Cap	ital Outlays									
16 - Butler, Fairman & Seufert, INC	107337	07-High Street Multiuse Path & Intersections	Paid by EFT # 64610		03/18/2025	03/18/2025	03/28/2025		03/28/2025	17,237.00
		01/01/25-01/31/25	٨		hor Canital O	utlave Totala	Terre	ico Trancactione	1	¢17 227 00
			ACCC	Drov		Main Totale	TUNC	ice Transactions	⊥ . 1	\$17,237.00 \$17,237.00
				Dopartment 06	- Controller's		INVC	ice Transactions	⊥ . 1	¢17,237.00
				Eupd 464	- Controller's	2022 Totals	TUAC		1 ·	¢17,237.00
				Fullu 400	o - GO Donas	ZUZZ IULAIS	THAC		T	φ17,237.00



Vendor	Invoice No.	Invoice Description	Status	Held Reas	on Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 4667 - Econ Dev LIT Bonds of 202	2									
Department 06 - Controller's Office										
Program 08FIR1 - Fire Station 1										
Account 54510 - Other Cap	ital Outlays									
3980 - Robert Wyatt Thrasher III (Thrasher	110791	08-Fill in trench at	Paid by E	EFT #	03/18/2025	03/18/2025	03/28/2025		03/28/2025	2,770.64
Landscape, INC)		Station 1 on 10/25/24	64778	Account 54510	- Other Capital O	utlave Totals	Invo	ico Transactions	1	¢2 770 64
				Program	08FIR1 - Fire Sta	tion 1 Totals	Invo	ice Transactions	1	\$2,770.64
Program 08FIR3 - Fire Station 3				riogram			11100		-	φ2,770.01
Account 54510 - Other Cap	ital Outlavs									
8541 - Amazon.com Sales, INC (Amazon.com Services LLC)	1W7H-QPCX- 4G9W	08-8 packs of 6 air filters (furnace) for Station 3	Paid by E 64581	EFT #	03/18/2025	03/18/2025	03/28/2025		03/28/2025	299.84
6985 - Martin Riley, INC	9470	08-Construction Admin & Donica mileage-FS# 3 renovations-3/5	Paid by E 64707	EFT #	03/18/2025	03/18/2025	03/28/2025		03/28/2025	3,917.20
				Account 54510	- Other Capital O	utlays Totals	Invo	ice Transactions	2	\$4,217.04
				Program	08FIR3 - Fire Sta	ation 3 Totals	Invo	ice Transactions	2	\$4,217.04
Program 08FIRL - Fire Logistics	ital Outland									
Account 54510 - Other Cap		09 Supplemental Son	Daid by D		02/10/2025	02/10/2025	02/20/2025		02/20/2025	9 600 00
0905 - Martin Kiley, INC	9472	& Deckard Survey- Training/Logistics-3/5	64707	_FI#	03/16/2025	03/16/2025	03/26/2025		03/26/2025	8,600.00
				Account 54510	- Other Capital O	utlays Totals	Invo	ice Transactions	1	\$8,600.00
				Program	08FIRL - Fire Log	gistics Totals	Invo	ice Transactions	1	\$8,600.00
				Department	06 - Controller's	Office Totals	Invo	ice Transactions	4	\$15,587.68
			Fu	und 4667 - Econ	Dev LIT Bonds of	f 2022 Totals	Invo	ice Transactions	4	\$15,587.68
Fund 6604 - Trash & Garbage Pickup (if Department 16 - Sanitation Program 160000 - Main Account 52420 - Other Sup	operating most	ly from user fees)								
409 - Black Lumber Co. INC	596930	16-Coupler for grease	Paid by E	EFT #	03/18/2025	03/18/2025	03/28/2025		03/28/2025	37.99
		gun	64598	Account	E2420 Other Su	maliae Totala	Tours	ico Transactions	1	¢27.00
Account 52/30 - Uniforms	and Tools			ACCOUNT	52420 - Other Su	ipplies Totals	111/C		1	\$37.99
793 - Indiana Safety Company, INC	0312774-IN	16-aloves and vests for	Paid by E	EFT #	03/18/2025	03/18/2025	03/28/2025		03/28/2025	1,391.33
, , , , , , , , , , , , , , , , , , , ,		employees	64671							,
				Account 5243	30 - Uniforms and	Tools Totals	Invo	ice Transactions	1	\$1,391.33
Account 53150 - Communio	cations Contract									
5465 - Emergency Radio Service LLC (ERS- OCI Wireless)	512772	16-Monthly billing for Radio Service - March 2025	Paid by E 64637	EFT #	03/18/2025	03/18/2025	03/28/2025		03/28/2025	706.05
			Acc	ount 53150 - Co	mmunications Co	ntract Totals	Invo	ice Transactions	1	\$706.05



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 6604 - Trash & Garbage Pickup (if	operating most	ly from user fees)								
Department 16 - Sanitation										
Program 160000 - Main										
Account 53210 - Telephone										
13969 - AT&T Mobility II, LLC	2872974211320	06-cell phone chgs	Paid by Check		03/19/2025	03/19/2025	03/19/2025		03/19/2025	419.36
	325	02/12/25-03/11/25-	# 79880							
		INV.								
		20/29/421132/031920								
13969 - AT&T Mobility II LLC	2873273216180	06-Unlim'td I TE	Paid by Check		03/19/2025	03/19/2025	03/19/2025		03/19/2025	29.24
	325	Laptp/Hotsp-2/12-	# 79881		00/10/2020	00, 19, 2020	00,10,2020		00,10,2020	20121
		3/11/25-								
		287327321618X031920								
1070 4707	0 40 40 40 4	25			00/10/2025	02/10/2025	00/10/2025		02/10/2025	F F2
10/9 - AI&I	849494015-	28-CH/off site fac-long	Paid by Check		03/19/2025	03/19/2025	03/19/2025		03/19/2025	5.52
	030925	03/00/2025-BAN	# /90/4							
		#849494015								
				Account	53210 - Tele	phone Totals	Invo	ice Transactions	3	\$454.12
Account 53240 - Freight / C	Other									
793 - Indiana Safety Company, INC	0312774-IN	16-gloves and vests for	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	134.56
		employees	64671						-	
				Account 5324	40 - Freight /	Other Totals	Invo	ice Transactions	1	\$134.56
Account 53540 - Natural Ga	IS									
222 - Indiana Gas Co. INC (CenterPoint	12887449-	16-Sanitation-gas bill	Paid by Check		03/19/2025	03/19/2025	03/19/2025		03/19/2025	327.19
Energy) (Vectren)	2031025	02/05/25-03/04/25	# 79885		2540 Notur	al Cas Totala	Invo	ico Transactions		¢227.10
Account 53030 - Laundry a	nd Othor Sanita	tion Sonvicos		ACCOUNT 3	5540 - Natur	al Gas Totals	11100		T	\$327.19
19171 - Voctis Group, INC (EKA Aramark)	4080172254	16-Mat Services	Daid by FET #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	20.68
	4000172234	03/05/2025	64789		05/10/2025	05/16/2025	03/20/2023		03/20/2023	29.00
19171 - Vestis Group, INC (FKA Aramark)	4080173294	16-Mat Services -	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	29.68
		03/12/2025	64789							
19171 - Vestis Group, INC (FKA Aramark)	4080172253	16-uniform rental	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	6.48
		(minus payroll ded)-	64789							
	4000172202	03/05/2025			02/10/2025	02/10/2025	02/20/2025		02/20/2025	C 40
19171 - Vesus Group, INC (FKA Aramark)	4080173293	(minus payroll ded)-	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	0.48
		03/12/2025	04705							
		Account	53920 - Laund	Iry and Other	Sanitation Se	rvices Totals	Invo	ice Transactions	4	\$72.32
Account 53950 - Landfill				-						
52226 - Hoosier Transfer Station-3140	3140-	16-trash disposal fee-	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	12,163.83
	000024011	2/17-2/28/25	64664							
52226 - Hoosier Transfer Station-3140	3140-	16-recycling fees-2/17-	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	780.20
	000024021	2/27/2025	64664	0			Ŧ	ing Turner atta		±12.044.02
				ACCO	unt 53950 - La	anatili i otais	INVO	ice i ransactions	2	\$12,944.03



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date	Payment Date	Invoice Amount
Fund 6604 - Trash & Garbage Pickup (if	operating most	tly from user fees)								
Department 16 - Sanitation										
Program 160000 - Main										
Account 53990 - Other Serv	vices and Charg	es								
1743 - The Home City Ice Company	2-13-2025	16-ice box yearly rental-Customer	Paid by EFT # 64774		03/18/2025	03/18/2025	03/28/2025		03/28/2025	100.00
		#2601001769	Account E2	000 - Othor So	ruicos and Ch	arges Totals	Invo	ico Trancactions	1	¢100.00
			ACCOUNT 53	By - Other Se	rvices and Ch	Main Totals	Invo		1 .	\$100.00
				Donartr	nont 16 - Sani		Invo		15	\$10,107.59
	Fun	d 6604 - Trach & Garb	age Pickup (if	operating mo	stly from user	fees) Totals	Invo		15	\$10,107.59
Fund 7006 - Health Insurance Trust	1 un		age Fickup (ii	operating mos	stry moni user	rees) rotais	11100		15	\$10,107.55
Department 12 - Human Resources										
Program 120000 - Main										
Account 53990 - Other Serv	vices and Charg	es								
8609 - LoCascio Hadden & Dennis, LLC	9389	12-near-site employer	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	2,600.00
(LHD Benefit Advisor		clinic support - March	64701							
		2025								
9701 - Marathon Health Parent LLC	INV406741	12- January 2025 Clinic	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	31,620.10
(Marathon Health LLC)			64704							
9375 - WEX Health INC (Chard, Snyder &	172042	12 - February 2025	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025		03/28/2025	1.538.10
Associates)		Monthly Administrative	64796		00, 10, 1010	00, 10, 2020	00, 20, 2020		00, =0, =0=0	2,000.20
		Fees								
			Account 53	990 - Other Se	ervices and Ch	arges Totals	Invo	ice Transactions	3	\$35,758.20
Account 53990.1201 - Othe	er Services and	Charges Health Insura	nce							
9375 - WEX Health INC (Chard, Snyder &	031425HSA	12-HSA Employer	Paid by EFT #		03/17/2025	03/17/2025	03/17/2025		03/17/2025	3,400.00
ASSOCIATES) 0375 - WEX Health INC (Chard Spyder &	031725Wollpose	Contributions 03/14/25	04507 Daid by EET #		03/17/2025	03/17/2025	03/17/2025		03/17/2025	1 600 00
Associates)	051725406111655	Wellness	64568		03/17/2023	03/17/2023	03/17/2023		03/17/2023	1,000.00
		Reimbursements	01000							
		Account 53990.1201	- Other Servi	ces and Charge	s Health Insu	Irance Totals	Invo	ice Transactions	2	\$5,000.00
				Prog	gram 120000 ·	- Main Totals	Invo	ice Transactions	5	\$40,758.20
				Department 12	- Human Reso	ources Totals	Invo	ice Transactions	5	\$40,758.20
			F	und 7006 - Hea	Ith Insurance	Trust Totals	Invo	ice Transactions	5	\$40,758.20
Fund 7008 - Insurance Voluntary Trust										
Department 12 - Human Resources										
Program 120000 - Main										
Account 53990.1271 - Othe	er Services and	Charges Section 125 -	URM- City							
9375 - WEX Health INC (Chard, Snyder &	031325daily	12-City/Util URM	Paid by EFT #		03/1//2025	03/1//2025	03/1//2025		03/1//2025	157.40
9375 - WFX Health INC (Chard Snyder &	031425daily	12-City/Util URM	Paid by FFT #		03/17/2025	03/17/2025	03/17/2025		03/17/2025	150.00
Associates)	001 12000ily		64564		55,17,2025	55, 17, 2025	55, 17, 2025		00,17,2020	155.00
/										



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Pay	yment Date	Invoice Amount
Fund 7008 - Insurance Voluntary Trust										
Department 12 - Human Resources										
Program 120000 - Main										
Account 53990.1271 - Othe	er Services and	Charges Section 125 -	URM- City							
9375 - WEX Health INC (Chard, Snyder &	031525daily	12-City URM	Paid by EFT #		03/17/2025	03/17/2025	03/17/2025	03/	/17/2025	185.60
Associates)			64565							
9375 - WEX Health INC (Chard, Snyder & Associates)	031625daily	12-City URM	Paid by EFT # 64566		03/17/2025	03/17/2025	03/17/2025	03/	/17/2025	203.06
9375 - WEX Health INC (Chard, Snyder & Associates)	031825daily	12-City URM	Paid by EFT # 64805		03/19/2025	03/19/2025	03/19/2025	03/	/19/2025	284.31
9375 - WEX Health INC (Chard, Snyder & Associates)	031725daily	12-City URM	Paid by EFT #		03/19/2025	03/19/2025	03/19/2025	03/	/19/2025	46.51
A550clute5)	Acco	unt 53990.1271 - Othe	r Services and	Charges Secti	on 125 - URM	I- City Totals	Invo	ice Transactions 6	-	\$1 026 88
Account 53990.1281 - Othe	er Services and	Charges Section 125 -	URM- Util	entingeo occa	0.1.1.0	ency rotato	11100			41/020100
9375 - WEX Health INC (Chard, Snyder &	031325daily	12-City/Util URM	Paid by EFT #		03/17/2025	03/17/2025	03/17/2025	03/	/17/2025	30.00
9375 - WEX Health INC (Chard, Snyder &	031425daily	12-City/Util URM	Paid by FFT #		03/17/2025	03/17/2025	03/17/2025	03/	/17/2025	99.58
Associates)	,		64564		,,		,,	,		
	Acco	unt 53990.1281 - Oth	er Services and	Charges Sect	ion 125 - URM	1- Util Totals	Invo	ice Transactions 2	-	\$129.58
				Prog	gram 120000 -	• Main Totals	Invo	ice Transactions 8	-	\$1,156.46
			[Department 12 ·	- Human Reso	ources Totals	Invo	ice Transactions 8	-	\$1,156.46
			Fund	7008 - Insurar	nce Voluntary	Trust Totals	Invo	ice Transactions 8	-	\$1,156.46
Fund 7702 - Garage (where reimbursed Department 17 - Elect Maintenance	for services fro	m other departments)							
Program 170000 - Main										
Account 52230 - Garage an	d Motor Supplie	25								
50605 - Bauer Built, INC	518031707	17 - Stock tires -	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/2	/28/2025	648.45
4693 - Monroe County Tire & Supply, INC	076428	17 - 4 tires for until	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/2	/28/2025	788.80
		001	Account 52	230 - Garage	and Motor Su	pplies Totals	Invo	ice Transactions 2	-	\$1,437,25
Account 52240 - Fuel and C	Dil			j		, , , , , , , , , , , , , , , , , , ,				+-,
7854 - Premier AG CO-OP, INC (Premier Energy)	23253	17-fuel-87 regular (7,706 gallons)-	Paid by EFT # 64737		03/18/2025	03/18/2025	03/28/2025	03/3	/28/2025	20,038.68
		2/28/25							-	
Account 52320 - Motor Veh	icle Repair			Account 5	2240 - Fuel a	nd Oil Totals	Invo	ice Transactions 1		\$20,038.68
8541 - Amazon.com Sales, INC	1M4N-WN14-	17 - Key fobs (2) for	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/	/28/2025	33.90
(Amazon.com Services LLC)	4DJR	vehicle #862	64581							
8541 - Amazon.com Sales, INC (Amazon.com Services LLC)	1YWN-CF6G- G4GM	17 - Northstar Maintenance Kit for vehicle #8861	Paid by EFT # 64581		03/18/2025	03/18/2025	03/28/2025	03/	/28/2025	69.98



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Payment Date	Invoice Amount
Fund 7702 - Garage (where reimbursed	l for services fro	om other departments)							
Department 17 - Fleet Maintenance									
Program 170000 - Main									
Account 52320 - Motor Vel	nicle Repair								
8541 - Amazon.com Sales, INC	1HNX-7TJ6-	17 - upgraded 350	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	99.99
(Amazon.com Services LLC)	4VGJ	unloader valve pressure washer pump for #2004	64581						
244 - Bloomington Ford, INC	5085907	17 - 2 cut keys for 862	Paid by EFT # 64602		03/18/2025	03/18/2025	03/28/2025	03/28/2025	10.00
941 - Central Indiana Truck Equipment Corporation	35616	17-#957-stock arms for Sanitation trucks & labor	Paid by EFT # 64615		03/18/2025	03/18/2025	03/28/2025	03/28/2025	18,789.62
941 - Central Indiana Truck Equipment Corporation	35591	17-#958 Stock Arms & labor to install a new arm for Sanitation	Paid by EFT # 64615		03/18/2025	03/18/2025	03/28/2025	03/28/2025	18,789.62
5792 - Clark Truck Equipment Co., INC	S1946	17 -#441 TG spring pack, adjustable Yoke End, Bushing sleeve,	Paid by EFT # 64619		03/18/2025	03/18/2025	03/28/2025	03/28/2025	536.00
5792 - Clark Truck Equipment Co., INC	S2024	17 - Screws, nuts and cotter pin for 4000	Paid by EFT # 64619		03/18/2025	03/18/2025	03/28/2025	03/28/2025	469.00
594 - Curry Auto Center, INC	5118814	17-credit-returned Refurbished motor/motor kit-Inv #5118541	Paid by EFT # 64628		03/18/2025	03/18/2025	03/28/2025	03/28/2025	(637.91)
796 - Interstate Battery System of Bloomington, INC	12998	17 - MTP-24 battery for 460	Paid by EFT # 64678		03/18/2025	03/18/2025	03/28/2025	03/28/2025	119.96
796 - Interstate Battery System of Bloomington, INC	3750	17 - G/L 4510 - Genius 10 X1 for 491	Paid by EFT # 64678		03/18/2025	03/18/2025	03/28/2025	03/28/2025	125.99
796 - Interstate Battery System of Bloomington, INC	30074273	17-MTP-48/H6 & MTP- 67R batteries for shop	Paid by EFT # 64678		03/18/2025	03/18/2025	03/28/2025	03/28/2025	240.72
796 - Interstate Battery System of Bloomington, INC	401311572	17 - (1) 31-MHD & (2) MTP-48/H6, (3) MTP- 65HD batteries for shop	Paid by EFT # 64678		03/18/2025	03/18/2025	03/28/2025	03/28/2025	601.40
293 - J&S Locksmith Shop, INC	263564	17 - Ignition Switch for 447	Paid by EFT # 64683		03/18/2025	03/18/2025	03/28/2025	03/28/2025	33.00
4439 - JX Enterprises, INC	27395333P	17 - credit for returned parts-Inv #27393271P	Paid by EFT # 64687		03/18/2025	03/18/2025	03/28/2025	03/28/2025	(16.51)
8658 - Kleindorfer's Hardware LLC	782291	17 - 1/2 shut off valve for 445	Paid by EFT # 64693		03/18/2025	03/18/2025	03/28/2025	03/28/2025	7.39
8658 - Kleindorfer's Hardware LLC	782054	17 - gal RS paint, (4) 4" chip brushes, (3) 4 1/2 flapper disc	Paid by EFT # 64693		03/18/2025	03/18/2025	03/28/2025	03/28/2025	79.72



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Payment Date	Invoice Amount
Fund 7702 - Garage (where reimbursed for services from other departments)									
Department 17 - Fleet Maintenance									
Account 52320 - Motor Veb	icle Penair								
8658 - Kleindorfer's Hardware LLC	782854	17 - (2) each Hex cans	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	74 56
	702031	flatw, 4 1/2 ns disc & 4 1/2 60 gi disc	64693		00/10/2020	03/10/2023	03/20/2023	05/20/2025	, 1.50
53385 - O'Reilly Automotive Stores, INC	1903-499876	17 - cabin filter for inventory	Paid by Check # 79901		03/18/2025	03/18/2025	03/28/2025	03/28/2025	22.93
53385 - O'Reilly Automotive Stores, INC	1903-498690	17 - Ignition coil assembly for P130	Paid by Check # 79901		03/18/2025	03/18/2025	03/28/2025	03/28/2025	27.01
53385 - O'Reilly Automotive Stores, INC	1903-499663	17 - air filter for 519	Paid by Check # 79901		03/18/2025	03/18/2025	03/28/2025	03/28/2025	64.99
53385 - O'Reilly Automotive Stores, INC	1903-498775	17-credit for returned part-strut mount- #1903-497802	Paid by Check # 79901		03/18/2025	03/18/2025	03/28/2025	03/28/2025	(42.68)
53385 - O'Reilly Automotive Stores, INC	1903-101175	17 - (2) 5 qtr of motor oil for 804	Paid by Check # 79901		03/18/2025	03/18/2025	03/28/2025	03/28/2025	69.98
53385 - O'Reilly Automotive Stores, INC	1903-100066	17 - carbide burr for shop (2)	Paid by Check # 79901		03/18/2025	03/18/2025	03/28/2025	03/28/2025	80.62
6095 - Old Dominion Brush Company, INC	9362743	17-#464 Sweeper parts-chevron belt, 4 SEG claw steel.	Paid by EFT # 64725		03/18/2025	03/18/2025	03/28/2025	03/28/2025	5,456.70
476 - Southern Indiana Parts, INC (Napa Auto Parts)	PARTS-FEB 2025	17 - misc parts for the month of February 2025	Paid by EFT # 64759		03/18/2025	03/18/2025	03/28/2025	03/28/2025	13,654.32
5333 - Total Truck Parts, INC	277083	17 -clamp kit for unit 4211 and brake parts for stock	Paid by EFT # 64780		03/18/2025	03/18/2025	03/28/2025	03/28/2025	23.06
5333 - Total Truck Parts, INC	277087	17 - Front brake	Paid by EFT # 64780		03/18/2025	03/18/2025	03/28/2025	03/28/2025	44.75
5333 - Total Truck Parts, INC	276338	17 - drive shaft for unit 4211	Paid by EFT # 64780		03/18/2025	03/18/2025	03/28/2025	03/28/2025	50.00
816 - Vermeer Of Indiana, INC	P02366	17 - Unit #839 teeth and hardware	Paid by EFT # 64788		03/18/2025	03/18/2025	03/28/2025	03/28/2025	212.75
7555 - VoMac Truck Sales & Service INC	117157T	17 - Fan clutch, fan blade & belt for 957	Paid by EFT # 64790		03/18/2025	03/18/2025	03/28/2025	03/28/2025	1,455.26
2096 - West Side Tractor Sales CO.	B56910	17 - #737 muffler, gasket, washer, nuts	Paid by EFT # 64795		03/18/2025	03/18/2025	03/28/2025	03/28/2025	372.54
2096 - West Side Tractor Sales CO.	B57729	17 - Filter elements for 457	Paid by EFT # 64795		03/18/2025	03/18/2025	03/28/2025	03/28/2025	107.87
2096 - West Side Tractor Sales CO.	B57809	17 -#648 shock, wiper blade, street pad, nut, washer & filters	Paid by EFT # 64795		03/18/2025	03/18/2025	03/28/2025	03/28/2025	734.75
2096 - West Side Tractor Sales CO.	B56920	17 - credit for returned parts-cutting edge (2)	Paid by EFT # 64795		03/18/2025	03/18/2025	03/28/2025	03/28/2025	(376.50)



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Payment Date	Invoice Amount
Fund 7702 - Garage (where reimbursed	for services fro	m other departments)							
Department 17 - Fleet Maintenance									
Program 170000 - Main									
Account 52320 - Motor Veh	icle Repair								
8183 - XL Parts LLC (XL Parts/Dealer	0603NV4214	17 - Cabin air filter for	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	70.11
Service Warehouse)		inventory	64804						
8183 - XL Parts LLC (XL Parts/Dealer	0603NV4130	17 - Ignition coil	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	95.44
Service Warehouse)		assembly for P130 (2)	64804						
8183 - XL Parts LLC (XL Parts/Dealer	0603NV4443	17 - top cop brake pad	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	97.99
Service Warehouse)	000000////100	for 1/23			02/10/2025	02/10/2025	02/20/2025	02/28/2025	100.00
8183 - XL Parts LLC (XL Parts/Dealer	06031114129	17 - Ignition Coll Accomply for D120 (4)			03/18/2025	03/18/2025	03/28/2025	03/28/2025	190.88
Service Warehouse)	0000000/04444	Assembly for P130 (4)			02/10/2025	02/10/2025	02/20/2025	02/28/2025	247.20
Sonvice Warehouse)	000311144444	17 - HOHL UISC DI dKe	Palu Dy EFT #		03/16/2025	03/16/2025	03/20/2025	03/28/2023	247.30
8183 - XI Parts IIC (XI Parts/Dealer	060300/4146	17 - credit for returned	Daid by FFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	(350.22)
Service Warehouse)	0003117110	narts	64804		05/10/2025	03/10/2023	05/20/2025	03/20/2023	(550.22)
Service Warehouse)		puits	Acco	ount 52320 - M	lotor Vehicle F	Renair Totals	Invo	ice Transactions 41	\$61 736 36
Account 52420 - Other Sun	nlies		7,000				11110		<i>401// 30130</i>
177 - Indiana Ovvgen Company INC	10592503	17 - torch cylinders -	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	278 04
177 Indiana Oxygen company, inc	10552505	2/28/2025	64669		05/10/2025	05/10/2025	05/20/2025	03/20/2023	270.01
6216 - Terminal Supply, INC	99387	17 - shop supply.	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	1,209,39
		lights, seals and fitting	64771		00, 10, 2020	00, 10, 2020	00, 20, 2020	00/20/2020	
		- 2/24/2025							
				Account 524	20 - Other Su	pplies Totals	Invo	ice Transactions 2	\$1,487.43
Account 53210 - Telephone	1								
13969 - AT&T Mobility II, LLC	2872897487800	06-cell phone chas	Paid by Check		03/19/2025	03/19/2025	03/19/2025	03/19/2025	43.21
, ,	325	02/12/25-03/11/25-	# 79879						
		Inv.							
		287289748780X031920							
		25							
13969 - AT&T Mobility II, LLC	2873273216180	06-Unlim'td LTE	Paid by Check		03/19/2025	03/19/2025	03/19/2025	03/19/2025	29.24
	325	Laptp/Hotsp-2/12-	# 79881						
		3/11/25-							
		28/32/321618X031920							
1070 470 7	040404015	25 20 CUV off eiter fore laws	Deid hu Chadu		02/10/2025	02/10/2025	02/10/2025	02/10/2025	6.26
1079 - AT&T	02002F	28-CH/OIT Sile Tac-long			03/19/2025	03/19/2025	03/19/2025	03/19/2025	0.20
	030925		# /98/4						
		4840404015							
		#U1010		Account	53210 - Tele	nhone Totals	Invo	ice Transactions 3	¢78 71
Account 53540 - Natural G				Account			TIMO		φ/0./1
222 - Indiana Cas Co. INC (ContorDoint	120/1021-	17-Elect Maint - gas bill	Paid by Chock		03/10/2025	03/10/2025	03/10/2025	03/10/2025	306 45
Energy) (Vectron)	10041931-	17-1 1000 maint - yas Dill 02/07/25-03/06/25			03/19/2025	03/19/2023	03/19/2023	05/19/2025	390.45
	0031223	02/07/25-05/00/25	π / 3005	Account I	53540 - Natur	al Gas Totals	Invo	ice Transactions 1	\$396.45
				ACCOUNTS			11100		φυ 90-τυ



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Payment Date	Invoice Amount
Fund 7702 - Garage (where reimbursed	for services fro	om other departments)							
Department 17 - Fleet Maintenance									
Program 170000 - Main									
Account 53620 - Motor Rep	pairs								
6001 - Bernath, LLC (Sealmaster)	2009843-0001	17 - #493 repairs for	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	249.60
941 - Central Indiana Truck Equipment	35616	17-#957-stock arms	04597 Paid by FFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	2 190 10
Corporation	55010	for Sanitation trucks &	64615		05/10/2025	03/10/2023	05/20/2025	03/20/2023	2,190.10
		labor							
941 - Central Indiana Truck Equipment	35591	17-#958 Stock Arms &	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	1,754.17
Corporation		labor to install a new	64615						
FOA Comercante Combon INC	6270001	arm for Sanitation			02/10/2025	02/10/2025	02/20/2025	02/20/2025	1 554 20
594 - Curry Auto Center, INC	6370801	17 - #297 diagnostics	Paid by EF1 #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	1,554.39
		transmission	04020						
4474 - Ken's Westside Service & Towing,	25-0226-	17-Unit #1706-tire	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	75.00
LLC	101482	service-2/26/25	64689						
4474 - Ken's Westside Service & Towing,	25-0305-	17-Unit #137-towing-	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	75.00
LLC	101689	3/5/25	64689 Daid by EET #		02/10/2025	02/10/2025	02/20/2025	02/28/2025	140.00
6476 - Samuel D Wray (Wray Automotive)	15512	17 - alignment for P157	64802		03/16/2025	03/16/2025	03/20/2025	03/28/2025	140.00
4156 - Pyramid Equipment, INC	27302	17-repairs to the body	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	22,440.15
		of Unit 938-8 Cu Yd	64742						
		rear-load body				_			
				Account 536	520 - Motor R	epairs Totals	Invo	ice Transactions 8	\$28,478.41
				Prog	gram 170000 ·	- Main Totals	Invo	ice Transactions 58	\$113,653.29
			· · · · · · ·	Department 17 -	Fleet Mainte	nance lotals	Invo	ice Iransactions 58	\$113,653.29
Fund 7704 Colf Incurrence	Fund 🖊	/02 - Garage (where re	imbursed for s	services from o	other departn	ients) lotais	Invo	ice Transactions 58	\$113,653.29
Fund //04 - Self-Insurance									
Program 10000 - Main									
	and Tools								
8613 - Crane's Leather & Shoe Shon INC	8234	10-Safety Shoes-A	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	97 50
	0251	Richards 9M-3/5/25	64625		03/10/2023	03, 10, 2023	03,20,2023	03/20/2023	57.50
8613 - Crane's Leather & Shoe Shop, INC	8233	10-Safety Shoes-A.	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	100.50
		Montgomery 9.5D-	64625						
		3/5/25	D : CCT #		00/10/0005	00/10/0005		22/20/2025	105.00
8613 - Crane's Leather & Shoe Shop, INC	8237	10-Safety Shoes-E.	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	125.00
8613 - Crane's Leather & Shoe Shop INC	8204	10-Safety Shoes-F	Paid by FFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	112 50
	0201	Thompson 9M-2/5/25	64625		00,10,2020	00, 10, 2020	00,20,2020	00,20,2020	112.000
8613 - Crane's Leather & Shoe Shop, INC	8235	10-Safety Shoes- E.	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	97.50
	00.44	Guad 8M-3/5/25	64625		00/10/2025	00/10/202-	00/00/000		
8613 - Crane's Leather & Shoe Shop, INC	8241	10-Safety Shoes-J.	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	125.00
		Garcher 11D-3/5/25	04023						



Vendor	Invoice No.	Invoice Description	Status	Held Reason	Invoice Date	Due Date	G/L Date	Received Date Payment Dat	e Invoice Amount
Fund 7704 - Self-Insurance									
Department 10 - Legal									
Program 100000 - Main									
Account 52430 - Uniforms	and Tools								
8613 - Crane's Leather & Shoe Shop, INC	8247	10-Safety Shoes-J. Thompson 9.5D-3/8/25	Paid by EFT # 64625		03/18/2025	03/18/2025	03/28/2025	03/28/2025	125.00
8613 - Crane's Leather & Shoe Shop, INC	8239	10-Safety Shoes-K. Martindale 10D-3/5/25	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	125.00
8613 - Crane's Leather & Shoe Shop, INC	8203	10-Safety Shoes- L. Redmond 10.5 D- 2/5/25	Paid by EFT # 64625		03/18/2025	03/18/2025	03/28/2025	03/28/2025	125.00
8613 - Crane's Leather & Shoe Shop, INC	8236	10-Safety Shoes-T. Luallen 7M-3/5/25	Paid by EFT # 64625		03/18/2025	03/18/2025	03/28/2025	03/28/2025	108.75
8613 - Crane's Leather & Shoe Shop, INC	8244	10-Safety Shoes-T. Miller 10 5D-3/6/25	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	112.50
1448 - Shoe Carnival, INC	SC1052180	10-Safety Shoes- N.	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	99.98
1448 - Shoe Carnival, INC	SC1052176	10-Safety Shoes-P. Harrington 11.5- 1/24/25	Paid by EFT # 64756		03/18/2025	03/18/2025	03/28/2025	03/28/2025	125.00
1448 - Shoe Carnival, INC	SC1052179	10-Safety Shoes-A. Krouse 11-2/14/25	Paid by EFT # 64756		03/18/2025	03/18/2025	03/28/2025	03/28/2025	95.00
			Ac	count 52430 -	Uniforms and	Tools Totals	Invo	ice Transactions 14	\$1,574.23
Account 53130 - Medical									
7562 - Brown, Tammy S	PHYS CDL-2025	10-reimburse CDL physical-2/21/25	Paid by EFT # 64608		03/18/2025	03/18/2025	03/28/2025	03/28/2025	100.00
8574 - Stephen Micheal French	PHYS CDL-2025	10-reimburse CDL	Paid by EFT #		03/18/2025	03/18/2025	03/28/2025	03/28/2025	110.00
6946 - Sean McCoy	PHYS CDL-2025	10-reimburse CDL physical-2/21/25	Paid by EFT # 64708		03/18/2025	03/18/2025	03/28/2025	03/28/2025	110.00
5967 - Larry M Pursell	PHYS CDL-2025	10-reimburse CDL physical-3/7/25	Paid by EFT # 64741		03/18/2025	03/18/2025	03/28/2025	03/28/2025	110.00
		p,o.ca. 0, , / _0	•	Acco	unt 53130 - M	edical Totals	Invo	ice Transactions 4	\$430.00
Account 53420 - Worker's	Comp & Risk								
7792 - ONB Benefit Administration LLC	BL022625	10 Worker's Comp Payments - BL022625	Edit		03/19/2025	03/19/2025	03/19/2025		16,064.17
7792 - ONB Benefit Administration LLC (JWF Specialty)	BL021925	10 Workers Comp Payment BL021925	Edit		03/19/2025	03/19/2025	03/19/2025		5,223.06
· · · · · ·		,	Accou	int 53420 - Wo	orker's Comp 8	& Risk Totals	Invo	ice Transactions 2	\$21,287.23
				Pro	gram 100000 ·	- Main Totals	Invo	ice Transactions 20	\$23,291.46
				D	epartment 10 -	Legal Totals	Invo	ice Transactions 20	\$23,291.46
				Fund 77	'04 - Self-Insu	rance Totals	Invo	ice Transactions 20	\$23,291.46
						Grand Totals	Invo	ice Transactions 369	\$857,092.91

REGISTER OF CLAIMS Board of Public Works Claim Register

Date:	Type of Claim	FUND	Description	Bank Transfer	Amount					
03/28/25	Claims				\$857,092.91					
		ALLOWANCE OF	CLAIMS	_	\$857,092.91					
We have examined the claims lis claims, and except for the claims total amount of										
Dated this day of	year of 20									
	-									
Kyla Cox Deckard, President		Elizabeth Karon,	Vice President	James Roach, S	ecretary					
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_____