

COMPLIANCE WITH STATEMENT OF BENEFITS REAL ESTATE IMPROVEMENTS

CONFIDENTIAL

20 21 PAY 20 2 23

FORM CF-1 / Real Property

State Form 51766 (R2 / 1-07)

Prescribed by the Department of Local Government Finance

PRIVACY NOTICE

The cost and any specific individual's salary information is confidential; the balance of the filing is public record per IC 6-1.1-12.1-5.1 (c) and (d).

Thi	s statement is being completed for real property that qualifie	s under the following	Indiana Code (check one box):
	Redevelopment or rehabilitation of real estate improvement	s (IC 6-1.1-12.1-4)		

☐ Eligible vacant building (IC 6-1.1-12.1-4.8)

INSTRUCTIONS:

- 1. This form does not apply to property located in a residentially distressed area. (IC 6-1.1-12.1-2 (b))
- 2. Property owners must file this form with the County Auditor and the Designating Body for their review regarding the compliance of the project with the Statement of Benefits (SB-1 / Real Property).

3. This form must accompany the initial deduction application that is filed with the County Auditor,

- 4. Property owners whose Statement of Benefits was approved after June 30, 1991, must file an updated form with the County Auditor and the local Designating Body to show the extent to which there has been compliance with the Statement of Benefits. (IC 6-1.1-12.1-5.1)
- 5. The updated form must be filed annually by May 15, or by the due date for the real property owner's personal property return that is filed in the township where the project is located, whichever is later. (IC 6-1.1-12.1-5.1 (b))
- 6. With the approval of the Designating Body, compliance information for multiple projects may be consolidated on one (1) compliance form (CF-1 / Real Property).

SECTION 1	TAXPAYER INFORM	ATION		A THE PERSON NAMED IN		
Name of taxpayer						
Address of taxpayer (number and street, city, state, and ZIP of	ENC					
Address of taxpayer (number and street, city, state, and ZIP of 330 GRANT ST. TEXME	HAUTE IN 4780) <u>L</u>				
Name of contact person PAVID GRIME			Telephone num	ber 232-0126		
	LOCATION AND DESCRIPTION	OF PROPERTY				
Name of designating body			Resolution num	nber		
COMMON COWOLL CITY	OF TERRE HAUTE		2.201	15		
Location of property 330 GRANT ST. TERRE) (Co	ounty	DLGF taxing di	strict number		
330 GRANT ST. TEARS	MANTE, IN	V160				
Description of real property improvements:			Estimated start	ing date (month, day, year)		
MELTSHOP			Estimated com	pletion date (<i>month, day, year</i>)		
SECTION 3	EMPLOYEES AND SA	LARIES				
EMPLOYEES A	AND SALARIES	AS ESTIMAT	ED ON SB-1	ACTUAL		
Current number of employees		128		127		
Salaries		7,500,4	Coc	6,534,383		
Number of employees retained		128		127,		
Salaries		7,500,	7,500,000 6,534,38			
Number of additional employees		3				
Salaries		118,.	600			
SECTION 4	COST AND VALU	ES				
COST AND VALUES		REAL ESTATE IMPROVEMEN	NTS			
AS ESTIMATED ON SB-1	COST		ASSESSE			
Values before project			530,000			
Plus: Values of proposed project			660,000 (estima) 31)			
Less: Values of any property being replaced						
Net values upon completion of project			1,190,80			
ACTUAL	COST		ASSESSE			
Values before project			530,800			
Plus: Values of proposed project			521,1	4/		
Less: Values of any property being replaced			1 00.	0.0.1		
Net values upon completion of project SECTION 5 WASTE CONVE	ERTED AND OTHER BENEFITS	DROMICED BY THE TAYDAY	1,051	7.7		
WASTE CONVERTED AND				ACTUAL		
Amount of solid waste converted	OTHER BENEFITS	AS ESTIMAT	ED ON 2R-1	ACTUAL		
Amount of hazardous waste converted						
Other benefits:						
SECTION 6	TAXPAYER CERTIFIC	CATION				
	y certify that the representations					
Signature of authorized representative			Data di 11			
Signature of authorized representative	UP.	FINANCE	Uate signed (n	month, day, year)		



OPTIONAL: FOR USE BY A DESIGNATING BODY WHO ELECTS TO REVIEW THE COMPLIANCE WITH STATEMENT OF BENEFITS (FORM CF-1) THAT WAS APPROVED AFTER JUNE 30, 1991

INSTRUCTIONS: (IC 6-1.1-12-5.1)

- 1. This page does not apply to a Statement of Benefits filed before July 1, 1991; that deduction may not be terminated for a failure to comply with the Statement of Benefits.
- 2. Within forty-five (45) days after receipt of this form, the designating body may determine whether or not the property owner has substantially complied with the Statement of Benefits.
- If the property owner is found NOT to be in substantial compliance, the designating body shall send the property owner written notice. The notice must include
 the reasons for the determination and the date, time and place of a hearing to be conducted by the designating body. A copy of the notice will be sent to the
 County Auditor.
- 4. Based on the information presented at the hearing, the designating body shall determine whether or not the property owner has made reasonable effort to substantially comply with the Statement of Benefits.
- 5. If the designating body determines that the property owner has **NOT** made reasonable effort to comply, then the designating body shall adopt a resolution terminating the deduction. The designating body shall immediately mail a certified copy of the resolution to: (1) the property owner and (2) the County Auditor.

Ve have reviewed the CF-1 and	d find that:		
the property owner IS in su	ubstantial compliance		
the property owner IS NO	T in substantial compliance		
T -44 (
dther (specify)			
asons for the determination (attacl	h additional sheets if necessary)		
0	7		
ature of authorized member		Date signed (n	nonth, day, year)
Must so	uddernill.	6-2	2022
Wickelle,	Lodwards	Designating body Lawte Catu (AMOID.
f the property owner is found	not to be in substantial compliance.	the property owner shall receive the opportunity for a healing. T	The following date and
	e purpose of considering compliance		ne following date and
e of hearing AM	Date of hearing (month, day, year)	Location of hearing	
PM		in the same of	
	HEARING RESUL	TS (to be completed after the hearing)	
	☐ Approved	☐ Denied (see instruction 5 above)	
sons for the determination (attach	additional sheets if necessary)		
	<u></u>		
nature of authorized member		Date signed (n	nonth, day, year)
		Designating body	
ested by:			
ested by:	ADDEAL	RIGHTS [IC 6-1.1-12.1-5.9(e)]	

Prescribed by the Department of Local Government Finance

CONFIDENTIAL

FORM SB-1/PP

PRIVACY NOTICE

ity information concerning the built filter imposity and specific settings part the imposity and specific settings part in obvious amployees by the program what is confidential per IC 6.1.1.1.1.8.

INSTRUCTIONS

- This statement must be submitted to the body designating the Economic Revitalization Area prior to the public hearing if the designating body requires information from the applicant in making its decision about whether to designate an Economic Revitalization Area. Otherwise this statement must be submitted to the designating body BEFORE a person installs the new manufacturing equipment and/or research and development equipment, and/or logistical distribution equipment and/or information technology equipment for which the person wishes to claim a deduction.
- 2. The statement of benefits form must be submitted to the designating body and the area designated an economic revitalization area before the installation of qualifying abatable equipment for which the person desires to claim a deduction.
- 3. To obtain a deduction, a person must file a certified deduction schedule with the person's personal property return on a certified deduction achedule (Form 103-ERA) with the township assessor of the township where the property is situated or with the county assessor if there is no township assessor for the township. The 103-ERA must be filed between March 1 and May 15 of the assessment year in which new manufacturing equipment and/or research and development equipment and/or logistical distribution equipment and/or information technology equipment is installed and fully functional, unless a filing extension has been obtained. A person who obtains a filing extension must file the form between March 1 and the extended due date of that year.
- 4. Property owners whose Statement of Benefits was approved, must submit Form CF-1/PP annually to show compliance with the Statement of Benefits. (IC 6-1.1-12.1-5.6)
- 5. For a Form SB-1/PP that is approved after June 30, 2013, the designating body is required to establish an abatement schedule for each deduction allowed. For a Form SB-1/PP that is approved prior to July 1, 2013, the abatement schedule approved by the designating body remains in effect. (IC 6-1.1-12.1-17)

THE TUNT . THE SECOND STANSES	建构基金	TAXEAYERIN	FORMATH	IN SECTION			建筑		
Name of texperies				stact person			2000		
Gartland Foundry Company, Inc.				Lewellyn					
Address of isopeyer (number and street, oily state, and ZIF	Talephone number								
320 Grant St. Terre Haute, IN 47802				4,		(812) 23	2-4311		
CONTRACTOR OF THE STATE OF THE	ATEN	RIVES CAMPUS	Night d	PASELFREE					
Name of designating body: 1					Resolution number (s):				
Common Council City of Terre Haute						2 - 2015			
Lecontion of property			Count	County DLGF texting district					
330 Grant St, Terre Haute, IN 47802			Vigo			84			
Description of manufacturing equipment and/or resonant or distribution equipment and/or information (*Use additional sheets if necessary.)	earch and d	evelopment equi	pment				STIMATED		
(Lise additional sheets if necessary.)	HADUN BEUN	oogy equipmen	iL.	Manufacturing Equipment		START DAT	E COM	COMPLETION DA	
New manufacturing equipment consisting of: mold	ling machine					07/01/201	5 0	09/01/2015	
furnace - \$1,800,000; and dust collector, monorall	- \$150,000.			R & D Equipm	ent				
				Logist Dist Eq	uipment				
	IT Equipment								
STATION TO A STATE OF F		SAND SALEM	ESATRE.	SITE ECONOMICO	asentre è	H PULLERS			
Current number Salaries		retained	Salaries		Number as		Salaries	The state of the s	
	Section 12	A PALACE AND A STATE OF THE STA	1	Ed ap 5	Ja Y	in I			
-SECTIONARY TEACH	ATELINA	北京中主 ANEL	artifut.	TROPOSTE P	Chest .		V. STR		
MOTE: Pursuant to IC 8-1.1-12.1-5.1 (d) (2) the	MANUFACTURING EQUIPMENT		R & D EQUIPMENT			T DIST	IT EQL	IT EQUIPMENT	
COST of the property is confidential.	COST	ASSESSED VALUE	COST	ASSESSED VALUE	COST	ASSESSED	COST	ASSESSE VALUE	
Current values		770,372							
Plus estimated values of proposed project		3,750,000							
Less values of any property being replaced		770,372							
Not estimated values upon completion of project		2,979,628							
The section of the se	Section 6	in the new	NEEDSPI	OMISED BY T	IE TAXPAY	ER TYLEN,			
S. SECTION D. TO THE CANADA STREET	IVERSELLA	MAT WILL PE	-				THE RESERVE OF THE PERSON NAMED IN		
The state of the s	IVERTELLA		3.3	hazardous wast	2 - 20 12 - 20	(pounds)			
S. SECTION DE LA CASTA SE SEWASTER ON	IVERVELLA		3.3	WOOD WAS A	2 - 20 12 - 20	(pounds)	and the same		
Estimated solid waste convened (pounds)	IVERVETUR		3.3	WOOD WAS A	2 - 20 12 - 20	(pounds)	According to the Section of the Sect		
Estimated solid waste convened (pounds)	IVERTELLA		3.3	WOOD WAS A	2 - 20 12 - 20	(pounds)	denti semi ve 100e Men		
Estimated solid waste converted (pounds)			Estimated	hazardous wast	2 - 20 12 - 20	(pounds)			
Estimated solid waste converted (pounds)		TAXPA/ER C	Estimated	hazardous wast	2 - 20 12 - 20	(pounds)			
Estimated solid waste converted (pounds)		TAXPA/ER C	Estimated	hazardous wast	e converted	(pounds)	n, day year)		
Estimated solid waste converted (pounds) Carrier benefits Thereby certify that the representations in the state state state of authorized representative		TAXPA/ER C	Estimated	hazardous wast	e converted		n day war)		
Estimated solid waste converted (pounds) Carer banetis I hereby certify that the representations in the state		TAXPA/ER C	Estimated	hazardous wast	e converted		n day est		

We have reviewed our prior actions relating to the designation of this economic revitalization area and find that the applicant meets the general standards adopted in the resolution previously approved by this body. Said resolution, passed under IC 6-1.1-12.1-2.5, provides for the following limitations as authorized under IC 6-1,1-12,1-2. The designated area has been limited to a period of time not to exceed calendar years * (see below). The date this designation expires B. The type of deduction that is allowed in the designated area is limited to: CONFIDENTIAL Yes No 1. Installation of new manufacturing equipment: Yes No 2 Installation of new research and development equipment; Yes No 3 Installation of new logistical distribution equipment. Yes No 4 Installation of new information technology equipment. C. The amount of deduction applicable to new manufacturing equipment is limited to \$ ______ cost with an assessed value of D. The amount of deduction applicable to new research and development equipment is limited to \$______ cost with an assessed value of E. The amount of deduction applicable to new logistical distribution equipment is limited to \$______ cost with an assessed value of F. The amount of deduction applicable to new information technology equipment is limited to \$ cost with an assessed value of G. Other limitations or conditions (specify) H. The deduction for new manufacturing equipment and/or new research and development equipment and/or new logistical distribution equipment and/or new information technology equipment installed and first claimed eligible for deduction is allowed for: Year 4 Year 1 Year 2 Year 3 Year 5 (see below *) Year 7 Year 8 Year 6 Year 9 Year 10 1. For a Statement of Benefits approved after June 30, 2013, dld this designating body adopt an abatement schedule per IC 6-1.1-12.1-17? Types No. If yes, attach a copy of the abatement schedule to this form. If no, the designating body is required to establish an abatement schedule before the deduction can be determined. Also we have reviewed the information contained in the statement of benefits and find that the estimates and expectations are reasonable and have determined that the totality of benefits is sufficient to justify the deduction described above. Approved by: (signature and title of authorized member of designating body) Talephone number Date signed (month day, year) () Name of designating body Printed name of authorized member of designating body Printed name of attester Attested by: (signature and title of attester) * If the designating body limits the time period during which an area is an economic revitalization area, that limitation does not limit the length of time a taxpayer is entitled to receive a deduction to a number of years that is less than the number of years designated under IC 6-1.1-12.1-17.

FOR USE OF THE DESIGNATING BODY

IC 6-1.1-12.1-17

Abatement schedules

Sec. 17. (a) A designating body may provide to a business that is established in or relocated to a revitalization area and that receives a deduction under section 4 or 4.5 of this chapter an abatement schedule based on the following factors:

- (1) The total amount of the texpayer's investment in real and personal property.
- (2) The number of new full-time equivalent jobs created.
- (3) The average wage of the new employees compared to the state minimum wage
- (4) The infrastructure requirements for the taxpayer's investment.
- (b) This subsection applies to a statement of benefits approved after June 30, 2013. A designating body shall establish an abatement schedule for each deduction allowed under this chapter. An abatement schedule must specify the percentage amount of the deduction for each year of the deduction. An abatement schedule may not exceed ten (10) years.
- (c) An abatement schedule approved for a particular taxpayer before July 1, 2013, remains in effect until the abatement schedule expires under the terms of the resolution approving the taxpayer's statement of benefits.

STATEMENT OF BENEFITS **REAL ESTATE IMPROVEMENTS**

Prescribed by the Department of Local Government Finance

CONFIDENTIAL

20 30 PAY 20 1/

FORM SB-1 | Real Property

PRIVACY NOTICE Injuriformation concerning the cost of the property and specific adjutes and to individual arrationals by the property owner is confidential per 10 8-1.1-12.1-5.1.

This statement is being completed for real property that qualifies under the following List and Code (check one box) Redevelopment or rehabilitation of real estate improvements (IC 6-1 1-12.1 4)

Residentially distressed area (IC 6-1 1-12 1-4 1)

State Form 51767 (R6 / 10-14)

N STRUCTIONS:

This statement must be submitted to the body designating the Economic Revitalization Area prior to the public hearing if the designating body requires information from the applicant in making its decision about whether to designate an Economic Revitalization Area. Otherwise, this statement must be submitted to the designating body **BEFORE** the redevalopment or rehabilitation of real property for which the person wishes to claim a deduction,

The statement of benefits form must be submitted to the designating body and the area designated an economic revitalization area before the initiation of the redevelopment or rehabilitation for which the person desires to claim a deduction.

3. To obtain a deduction, a Form 322/RE must be filed with the County Auditor before May 10 in the year in which the addition to assessed valuation is

made or not later than thiny (30) days efter the assessment notice is mailed to the property owner if it was mailed after April 10. A property owner who falled to file a deduction application within the prescribed describe may file an application between March 1 and May 10 of a subsequent year.

4. A property owner who files for the deduction must provide the County Auditor and designating body with a Form CF-1/Real Property. The Form CF-1/Real roperty should be ettached to the Form 322/RE when the deduction is first claimed and then updated annually for each year the deduction is applicable. IC 6-1.1-12.1-5.1(b)

For a Sign SB-1/Real Property that is approved after June 30, 2013, the designating body is required to establish an abatement schedule for each deduction allowed: For a Form SB-1/Real Property that is approved prior to July 1, 2013, the abatement schedule approved by the designating body.

320 Grant St	t, Terre Haute, IN 47802		The second second		
Jeffrey & Le	15 16 17 16 16 16 16 16 16 16 16 16 16 16 16 16		(812) 232-4311	172/779	il adires ewellyn@wilkinsonlew.com
Name of designating	(C) (4) (2) (A) (A) (A) (A) (A) (A) (A) (A) (A) (A		PRONDERROPOSED PRO	IEO TEVA A PARA	2015
Location of property	Terre Haute, IN 47802		County Vigo	DLG 84	F texting district number
De-scription of real pro	operty improvements, redevelopment, t addition to existing foundry builds	or rehabilitation (use additi		Eeth	maind start date (month, day; year) 701/2014
i Manifica					nated completion date (month, day, year 1/01/2015
Current number	NAMES OF THE STATE OF	Number retained	MARKS AS RESULT OF PR	Number additions	Salarios Rocalina de la P
128.00	\$7,500,000.00	128.00	\$7,500,000.00	3.00	\$118,560.00
STATESTIAN 4		(Darit) printings	AMERICAN PROPERTY.	LEGIATE DE	
In the second second second second second	and the same and t	us and de an	COST		ASSESSED VALUE
Current values					\$30,800.0
	values of proposed project				2.200,000.0
	any property being replaced				0.0
Net estimated v	raives upon completion of project	CANVER ED AND O	HER DENIEL WE'D ACTUSED A	F XXTCESTAVIOAVE	2,730,000.6
- 13 ac 3 miles		AND SERVICE VALUE OF	PATIC SENSOR SERVICE AND		
Estimated solid	waste converted (pounds)		Estimated hazardous w	raste converted (p	ounds)

yve first that the applicant meets the general standards in the resulution adopted or to be adopted by this body. Said resolution, passed at this be under C 6-1.1-12.1, provides for the following limitations calendar values" a believe The date all the state A. The designated area has been limited to a period of time of to extract expires is B. The type of deduction that is allowed in the designated area is limited to ☐ Yes ☐ Yes 1. Redevelopment or rehabilitation of real estate improvements 2. Residentially distressed areas CONFIDENTIAL C. The amount of the deduction applicable is limited to \$ D. Other limitations or conditions (specify) Year 2 Year 1 Year 5 (* see below) F. Number of years allowed Year 3 Year 4 Year 6 T Year 7 Year 8 Year 9 I Year 10 F. For a statement of benefits approved after June 30, 2013, did this designating body adopt an abatement schedule per IC 6-1, 1-12.1-17? TYES NO if yes, attach a copy of the abatement schedule to this form. If no, the designating body is required to establish an abatement schedule before the deduction can be determined. We have also reviewed the information contained in the statement of benefits and find that the estimates and expectations are reasonable and have determined that the totality of benefits is sufficient to justify the deduction described above. Approved (signature and title of authorized member of designating body) Date signed (month, day, year) Telephone number Printed name of authorized member of designating body Name of designating body Attested by (signature and title of attester) Printed name of attester * If the designating body limits the time period during which an area is an economic revitalization area, that limitation does not limit the length of time a taxpayer is entitled to receive a deduction to a number of years that is less than the number of years designated under IC 6-1.1-12.1-17. A. For residentially distressed areas where the Form SB-1/Real Property was approved prior to July 1, 2013, the deductions established in IC 6-1:1-12:1-4.1 remain in effect. The deduction period may not exceed five (5) years. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body is required to establish an abatement schedule for each deduction allowed. The deduction period may not exceed ten (10) years. (See IC 6-1.1-12.1-17 below.) B. For the redevelopment or rehabilitation of real property where the Form SB-1/Real Property was approved prior to July 1, 2013, the abatement schedule approved by the designating body remains in effect. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body is required to establish an abatement schedule for each deduction allowed. (See iC 6-1.1-12.1-17 below) IC 6-1. 1-12.1-17 Abatement schedules Sec. 17. (a) A designating body may provide to a business that is established in or relocated to a revitalization area and that receives a deduction under section 4 or 4.5 of this chapter an abatement schedule based on the following factors: (1) The total amount of the taxpayer's investment in real and personal property. (2) The number of new full-time equivalent jobs created (3) The average wage of the new employees compared to the state minimum wage. (4) The infrastructure requirements for the taxpayer's investment. (b) This subsection applies to a statement of benefits approved after June 30, 2013. A designating body shall establish an abatement schedule for each deduction allowed under this chapter. An abatement schedule must specify the percentage amount of the deduction for each year of the deduction. An abatement schedule may not exceed ten (10) years. (c) An abatement schedule approved for a particular taxpayer before July 1, 2013, remains in effect until the abatement schedule expires under the terms of the resolution approving the taxpayer's statement of benefits.



COMPLIANCE WITH STATEMENT OF BENEFITS PERSONAL PROPERTY

State Form 51765 (R6 / 12-21)

Prescribed by the Department of Local Government Finance

PRIVACY NOTICE

This form contains confidential information pursuant to IC 6-1.1-35-9 and IC 6-1.1-12.1-5.6. FORM CF-1/PP

January 1, 2022

- INSTRUCTIONS: 1. Property owners whose Statement of Benefits was approved must file this form with the local Designating Body to show the extent to which there has been compliance with the Statement of Benefits. (IC 6-1.1-12.1-5.6)
 - 2. This form must be filed with the Form 103-ERA Schedule of Deduction from Assessed Value between January 1 and May 16, 2022, unless a filing extension under IC 6-1.1-3.7 has been granted. A person who obtains a filing extension must file between January 1 and the extended due date of each year.
 - With the approval of the designating body, compliance information for multiple projects may be consolidated on one (1) compliance (CF-1)

SECTION 1		TAXPAYER	INFORMAT	ON					
Name of taxpayer		100	0	ALCIO		County VIGO			
GART AND FOUNDM CO. Address of taxpayer (number and street, city, state, and 2	INC			INHIII	-NIIA	V160			
			0	יטויויטו	-14 1 111	DLGF taxing distr	ict number		
330 GRANT ST. TERRE H	BUTE,	IN 47.	802						
Name of contact person						Telephone number	er		
DAVID GRINGES						(8/2) 2	232-6	216	
SECTION 2	LOCAT	ON AND DESC	RIPTION C	F PROPERTY	1814				
Name of designating body		× 11. 12.	Resolu	tion number		Estimated start da		lay year)	
Name of designating body COMMON CONCIL CITY O Location of property	r reku	ह मामणीह	0	1-7012		7/1/			
Location of property	.14.	- 7	. 15 - 1			Actual start date		year)	
330 GRANT ST. TERRE	שוט אדו	1 LW	47801			7/1/			
Description of new manufacturing equipment, or new rese equipment, or new logistical distribution equipment to be		elopment equipm	ent, or new in	formation technol	ogy	Estimated comple		onth, day, year)	
						9/11/1			
MODING EQUIPMENT /	1FIT	5 HOP				Actual completion		h, day, year)	
	1					2/1/1	6		
SECTION 3		EMPLOYEES	AND SALA	ARIES					
EMPLOYEE	S AND SAL	ARIES			AS ES	TIMATED ON SE		ACTUAL	
Current number of employees						128		127	
Salaries				Light and the second	7,	500,000	6,	534 383	
Number of employees retained						128		127	
Salaries					7,	500,000	6,.	534,383	
Number of additional employees						3		1100	
Salaries					1	18,560		and the second	
SECTION 4		COST A	ND VALUES				المراجع		
		ACTURING IPMENT	R&DE	QUIPMENT	LOG EQL	IST DIST	IT EQ	IT EQUIPMENT	
AS ESTIMATED ON SB-1	COST	ASSESSED VALUE	COST	ASSESSED VALUE	COST	ASSESSED VALUE	COST	ASSESSED VALUE	
Values before project		770,302							
Plus: Values of proposed project		3,750,000	N.						
Less: Values of any property being replaced		770,302	,						
Net values upon completion of project		2,979,628							
ACTUAL	COST	ASSESSED VALUE	COST	ASSESSED VALUE	COST	ASSESSED VALUE	COST	ASSESSED VALUE	
Values before project		770,372							
Plus: Values of proposed project		3,780,341							
Less: Values of any property being replaced		770 302	3						
Net values upon completion of project		2,780,34							
NOTE: The COST of the property is confidential	pursuant to	IC 6-1.1-12.1-5.	6(c).						
		AND OTHER B		ROMISED BY	THE TAYPA	YER			
WASTE CONVERTED				tomice 5.		ATED ON SB-1	_	CTUAL	
Amount of solid waste converted	AND OTHE	K BENEFITS			AS ESTIM	IATED ON 3B-T		CTOAL	
Amount of hazardous waste converted									
Other benefits:									
SECTION 6		TAXPAYER (ERTIFICA	TION	M.K.		4.15		
I hereby certify that the representations in this s	tatement ar	e true.							
Signature of authorized representative			itle			Date signed (mor	nth, day, year	7)	
			UP P	NANCE		4/1/171	LED		

OPTIONAL: FOR USE BY A DESIGNATING BODY WHO ELECTS TO REVIEW THE COMPLIANCE WITH STATEMENT OF BENEFITS (FORM CF-1)

INSTRUCTIONS: (IC 6-1.1-12.1-5.9)

- 1. Within forty-five (45) days after receipt of this form, the designating body may determine whether or not the property owner has substantially complied with the Statement of Benefits.
- If the property owner is found NOT to be in substantial compliance, the designating body shall send the property owner written notice. The notice must include the reasons for the determination, including the date, time and place of a hearing to be conducted by the designating body. If a notice is mailed to a property owner, a copy of the written notice will be sent to the county assessor and the county auditor.
- Based on the information presented at the hearing, the designating body shall determine whether or not the property owner has made reasonable effort to substantially comply with the Statement of Benefits and whether any failure to substantially comply was caused by factors beyond the control of the property owner.
- 4. If the designating body determines that the property owner has NOT made reasonable effort to comply, the designating body shall adopt a resolution terminating the deduction. The designating body shall immediately mail a certified copy of the resolution to: (1) the property owner; (2) the county auditor; and (3) the county assessor.

the property owner IS in the property owner IS NO other (specify)		CONFIDENTIAL
Reasons for the determination (atta	och additional sheets if necessary)	
Signature of authorized member	Ledwards	Date signed (month, day, year) 6-2-2022 Designating body Tene Haute aty Council
	he purpose of considering compliand Date of hearing (month, day, year)	the property owner shall receive the opportunity for a hearing. The following date and e. Location of hearing
		.TS (to be completed after the hearing)
	☐ Approved	☐ Denied (see instruction 5 above)
Reasons for the determination (atta	ch additional sheets if necessary)	
Signature of authorized member		Date signed (month, day, year)
M4 J b.		Designating body
Attested by:		