

TERRE HAUTE CITY COUNCIL STATE OF INDIANA RESOLUTION NO. 28, 2024

NOV 1 8 2024

CITY CLERK

A Resolution of the Common Council of the City of Terre Haute, Indiana, Designating an Area Within Terre Haute, Indiana commonly identified as 1250 Locust Street, Terre Haute, IN 47802 as an Economic Revitalization Area for the Purpose of Eight (8) Year Real Property Tax Abatement for 1250 Locust Street, Terre Haute, IN 47802.

WHEREAS, a Petition for a eight (8) year real property tax abatement has been filed with the Common Council of the City of Terre Haute, Indiana requesting that the real property described therein be designated an Economic Revitalization Area for purposes of real property tax abatement; and

WHEREAS, the petitioner has submitted an Application and Statement of Benefits and provided all information and documentation necessary for the Common Council of the City of Terre Haute, Indiana to make an informed decision, said information including a legal description of the aforesaid property as set forth in attached Exhibit A (which is hereby made a part hereof), and a site plan in attached Exhibit B; and

WHEREAS, petitioner has estimated that its investment in the construction of the building and amenities located on said real estate (the "Project") will create two (2) full time new permanent jobs associated with the management of the property after completion of the Project, and the associated payroll for the employees of Ninety Thousand Dollars and 00/100 (\$90,000.00) plus benefits for the proposed new facility;

WHEREAS, in addition to the employment benefits, the Project offers important development to the City of Terre Haute as a means to better serve the residential needs of the community by increasing residential density in the area near Indiana State University and Union Hospital in Terre Haute, which has been proven to drive economic revitalization. The redevelopment of this property will be a significant economic catalyst for continued development of the Terre Haute.

WHEREAS, the Common Council of the City of Terre Haute, Indiana is authorized under the provisions of I. C. 6-1.1-12.1-1 et. seq. to designate areas of Terre Haute, Indiana as economic revitalization areas for the purpose of tax abatement; and

WHEREAS, the Common Council of the City of Terre Haute, Indiana has considered the Application, Petition and Statement of Benefits and has conducted a complete and proper investigation of the subject property and neighborhood to determine that the area qualifies as an economic revitalization area under Indiana statutes; and

WHEREAS, the Common Council of the City of Terre Haute, Indiana has found the subject property to be an area within the boundaries of the City of Terre Haute, Indiana, which area has become undesirable for, or impossible of, normal development and occupancy as it has existed, as a residential neighborhood because of a lack of development, cessation of growth, and deterioration of improvements which have impaired values or prevented a normal development of property or use of property —and such is an area declining in tax revenues;

WHEREAS, the real property abatement is a declining percentage of the increase in assessed value of the improvement based on the following time period and percentages as determined by the City Council:

ABATEMENT YEAR	ABATEMENT %	TAX ABATED	TAX PAID
1	100	\$172,5000	\$0.00
2	88	\$140,215	\$32,285
3	75	\$105,239	\$67,261
4	63	\$72,954	\$99,546
5	56	\$37,979	\$134,521
6	38	\$5,694	\$166,806
7	25	\$0	\$172,500
8	13	\$0.00	\$172,5000

NOW, THEREFORE, IT IS FOUND, DETERMINED AND RESOLVED by the Common Council of the City of Terre Haute, Indiana that:

- 1. The petitioner's estimate of the value of the Project to be constructed on the subject real property is reasonable for projects of that nature in order to maintain, expand, update and improve services to the community.
- 2. The petitioner's estimate of the number of individuals who will be employed and the benefits thereby, can reasonably be expected to result from the Project.
- 3. The petitioner's estimate of the annual salaries or wages of the individuals who will be employed, and the benefits thereby, can reasonably be expected to result from the Project.
- 4. The totality of the benefits of the Project are sufficient to justify a eight (8) year property tax deduction from assessed valuation to result therefrom under Indiana statutes, and each and all of such deductions should be, and they are hereby, allowed pursuant to the schedule set out herein above.
- 5. The Petition for designating the subject property as an Economic Revitalization Area for the purposes of eight (8) year real property tax abatement and the Statement of Benefits (copies of which were submitted with the Petition) are hereby approved and the real

estate described hereinabove is hereby designated as an Economic Revitalization Area pursuant to I. C. 6-1.1-12.1-1 et. seq.

6. A copy of	of this Resolution, following	its passage, shall be filed with the Vigo	
County Assesso	r as required by I.C. 6-1.1-12	2.1-2.5(c).	
	/		
Presented by Co	ouncil Member, A	Neul	
•		nkel, Councilperson	
	,		
Passed in open	Council this day of	, 2024.	
•			
		Tammy Boland, President	
ATTEST:			
	l ou ol l		
Michelle Edwar	ds, City Clerk		
Procented by m	on to the Mayor of the City	of Terre Haute, this day of	, 2024.
Fresented by III	e, to the Mayor of the City	of Terre Haute, this day of	, 2024.
		Michelle Edwards, City Clerk	
Approved by m	e, the Mayor of the City of T	Геrre Haute, this day of	, 2024.
		Dona dan Calibra Maria	
		Brandon Sakbun, Mayor	
ATTEST:			
ATTEST.			
Michelle Edwar	ds. City Clerk		
	,,		
I affirm, under t	the penalties for perjury, the	at I have taken reasonable care to redact	each Social
	er in this document, unless r		
	·	1010	
		11100	
		Richard I Shagley II	

This instrument was prepared by Richard J. Shagley II, Attorney-at-Law, WRIGHT, SHAGLEY & LOWERY, P.C., 500 Ohio Street, P.O. Box 9849, Terre Haute, Indiana 47807.

EXHIBIT A

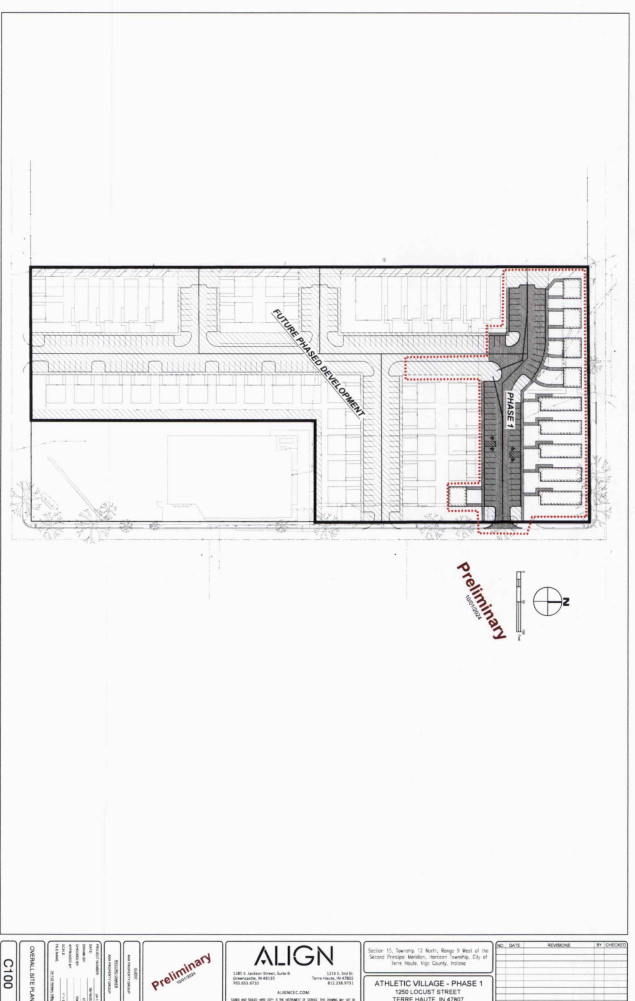
LAND DESCRIPTION

A portion of the land in the name of ANA Property Group, LLC. (Instrument No. 2024010182 - as found in the records of the Vigo County Recorder's Office) being a part of Section 15, Township 12 North, Range 9 West of the Second Principal Meridian, Harrison Township, City of Terre Haute, Vigo County, Indiana described on October 01, 2024 by Caleb L. Towles, Indiana Land Surveyor No. 21700001 and graphically shown on a Plat of Subdivision (Align CEC Project No. 24-132) as follows:

Beginning at an iron pipe monumenting the Southeast corner of Tract 4 of Spatz Subdivision (Instrument No. 2007017531); thence North 00 degrees 00 minutes 56 seconds West (basis of bearings is the Indiana State Plane Coordinate System West Zone, Grid North) along the West line of said subdivision a distance of 930.89 feet to an iron pipe on the South right of way of 3rd Avenue, also being the Northeast corner of Tract 1 of said subdivision; thence North 89 degrees 44 minutes 18 seconds East along said right of way a distance of 421.74 feet to a 5/8inch rebar with a plastic cap stamped "Align-Bndry Firm 0123", hereinafter called an Align pin set; at the intersection of said right of way with the West right of way of 13th Street; thence South 00 degrees 00 minutes 01 minute East along said West right of way a distance of 456.01 feet to an Align pin set; thence South 89 degrees 44 minutes 18 seconds West a distance of 167.65 feet to an Align pin set; thence South 00 degrees 00 minutes 56 seconds East, parallel with the East line of Spatz Subdivision, a distance of 474.90 feet to an Align pin set on the North right of way of Locust Street; thence South 89 degrees 44 minutes 30 seconds West along said South right of way a distance of 254.00 feet to the Point of Beginning containing 7.18 acres, more or less.

A Portion of Parcel No.: 84-06-15-382-002.000-002 Commonly Known as 1250 Locust Street, Terre Haute, IN 47807

EXHIBIT B



C100

ATHLETIC VILLAGE - PHASE 1 1250 LOCUST STREET TERRE HAUTE, IN 47807

	NO.	DATE	REVISIONS	BY	CHECKE
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FINAL ACTION BY COMMON COUNCIL OF THE CITY OF TERRE HAUTE, INDIANA REGARDING RESOLUTION 28, 2024

WHEREAS, the Common (Council of the City of Terre Haute, Indiana adopted Resolution
28, 2024, on the day of	, 2024, and pursuant to Indiana Law has
published notice of the adoption	and substance of said Resolution including a description of the
affected area, commonly known	as that area consisting of 1250 Locust Street, Terre Haute, IN
47802 and notice that a descripti	ion of the affected area is available for inspection in the office
of the Vigo County Assessor and	further stating a date on which the Common Council of the
	ld receive and hear remonstrances and objections; and

WHEREAS, the Common Council of the City of Terre Haute, Indiana has conducted the hearing as required by law and has received no remonstrances or objections to designation of the affected area as an economic revitalization area or to approval of the Application and Statement of Benefits heretofore filed; and

WHEREAS, said matter is before the Common Council of the City of Terre Haute, Indiana for final action pursuant to Indiana law; and

WHEREAS, the Common Council of the City of Terre Haute, Indiana has received and examined, prior to such hearing, an Application and Statement of Benefits on the form prescribed by the City of Terre Haute and the State Board of Tax Commissioners and proper application for designation and has heard all appropriate evidence concerning the proposed project and has found and does find:

- 1. The petitioner's estimate of the value of the Project to be constructed on the subject real property is reasonable for projects of that nature in order to maintain, expand, update and improve services to the community.
- 2. The petitioner's estimate of the number of individuals who will be employed, and the benefits thereby, can reasonably be expected to result from the Project.
- 3. The petitioner's estimate of the annual salaries or wages of the individuals who will be employed, and the benefits thereby, can reasonably be expected to result from the Project.
- 4. The totality of the benefits of the Project are sufficient to justify a eight (8) year property tax deduction from assessed valuation to result therefrom under Indiana statutes, and each and all of such deductions should be, and they are hereby, allowed pursuant to the schedule set out in Resolution 28, 2024.
 - 5. That all qualifications for establishing an Economic Revitalization Area have been met.

6. The Petition for designating the subject property as an Economic Revitalization Area for the purposes of eight (8) year real property tax abatement and the Statement of Benefits (copies of which were submitted with the Petition) are hereby approved and the real estate described hereinabove is hereby designated as an Economic Revitalization Area pursuant to I. C. 6-1.1-12.1-1 et. seq.

NOW, THEREFORE, for final action on Resolution 28, 2024, the Common Council of the City of Terre Haute, Indiana, RESOLVES, FINDS AND DETERMINES:

- 1 . That all of the requirements for designation of the real estate described in Resolution 11, 2020, as an Economic Revitalization Area have been met, the foregoing findings are true and that all information required to be submitted has been submitted in proper form.
- 2. That Resolution 28, 2024, is in all respects confirmed and approved (as modified to incorporate therein this final action); that the benefits of the proposed development are sufficient to justify a eight (8) year real property tax abatement under Indiana statutes for the proposed redevelopment described in the aforesaid Statement of Benefits; the deduction for the proposed project and development, as well as the Statement of Benefits submitted are each and all approved; the Common Council of the City of Terre Haute, Indiana authorizes and directs the endorsement of said Statement to show such approval; that the real estate described in Resolution 28, 2024, is declared an Economic Revitalization Area for the purposes of a eight (8) year real property tax abatement; and the said real estate is hereby designated as an Economic Revitalization Area pursuant to I. C. 6-1.1-12.1-1 et seq.
- 3. That said Resolution supplements any other designation (if any) of the aforesaid real estate as an Economic Revitalization Area.
- 4. That this Final Action, findings and confirmation of Resolution 28, 2024, shall be incorporated in and be a part of Resolution 28, 2024.

Presented by:	
Presented by Council Member, Anthony Di	rkel, Councilperson
Passed in open Council this day of	, 2024.
ATTEST:	Tammy Boland, President

Dunnament al la ...

Michelle Edwards, City Clerk		
Presented by me, to the Mayor o	f the City of Terre Haute, this day of	, 2024
	Michelle Edwards, City Clerk	- ",,,,,
Approved by me, the Mayor of th	e City of Terre Haute, this day of	, 2024.
	Brandon Sakbun, Mayor	_
ATTEST:		
Michelle Edwards, City Clerk		

This instrument prepared by Richard J. Shagley II, Attorney, WRIGHT, SHAGLEY & LOWERY, 500 Ohio Street, Terre Haute, Indiana 47807

CITY OF TERRE HAUTE PETITION FOR REAL PROPERTY TAX ABATEMENT CONSIDERATION

The undersigned proposed owner of real property located within the City of Terre Haute hereby petitions the Common Council of the City of Terre Haute for real property tax abatement consideration pursuant to I. C. 6-1.1-12.1-1, et seq. and for this petition states the following:

- 1. The Project. Petitioner, S & M Capital, LLC ("S & M"), is in the owner of the property located at 1250 Locust Street, Terre Haute, Indiana 47802. The property currently is home to the former Boys & Girls Club of Terre Haute. The Petitioner intends to redevelop this property into a (fifty) 50 single family homes community.
- 2. The proposed construction project would include fifty (50) single family homes consisting of three (3) bedrooms and two (2 bathrooms). These units would be approximately One Thousand Five Hundred (1500) square feet. The project is projected to begin in early 2025 and is anticipated to be completed in the later part of 2025.
- 3. The proposed project is amenity-rich, yet affordable housing that is envisioned for the site would insure a well-planned, high-quality development that would serve as a catalyst for economic development in the surrounding area. The project is an important development for the City of Terre Haute as a means to better serve the needs of the residential community in the area.

The development of this property will be a significant economic catalyst for the continued development of Terre Haute's north side corridor.

- 4. The project will require two (2) full time employee with an estimated payroll of \$90,000.00 per year plus certain benefits.
- 5. Estimate the dollar value of the redevelopment or rehabilitation project:

The estimated total project cost of the construction is approximately Fifteen Million Dollars and 00/100 (\$15,000,000.00).

6. (a) The real property for which tax abatement consideration is petitioned (Property) is owned by the following:

S & M Capital LLC 5268 Tylan Lane Terre Haute, IN 47802 (b) A brief description of the overall nature of the business and of the operations occurring at the Property:

Prior to the proposed purchase by S & M Capital, LLC, the property and building was used for the Terre Haute Boys & Girls Club. Prior to that, a Vigo County Middle School. The building has lacked the appropriate upkeep which has lead to not only the Vigo County School Corporation but the Terre Haut Boys & Girls Club to abandon the property.

The property is currently generating zero real property taxes. The future development of this property will result in a substantial increase in property taxes.

The overall nature of the residential facility and the operations of the new proposed project are stated above in Paragraph 1 and 2.

7. The commonly known address of the Property is:

1250 Locust Street Terre Haute IN 47802

A legal description of the land upon which the project would be built is attached hereto, marked Exhibit A and incorporated herein.

- 8. An Engineering Site Plan showing the entire tract and the proposed footprint of the proposed construction of the building and parking lots is attached hereto as Exhibit B and incorporated herein.
- 9. It is anticipated that the construction of the project will provide significant economic benefits to the neighborhood and the City of Terre Haute. These benefits include construction expenditure, annual economic impacts, job impacts, income impacts, and revenue impacts. These benefits are contingent upon the type of housing development that has been proposed, which will provided high-quality housing options for Terre Haute and will bring new activity to this area of Terre Haute.
- 10. Petitioner is seeking a eight (8) year tax abatement that would provide that during each of the first eight (8) years after rehabilitation the tax would abate as follows: The best estimate of the amount of taxes to be abated during each of the eight (8) years after rehabilitation is:

Tax Rate for Harrison Township is expected to be 4.1456%, with the standard circuit breaker tax credit.

Assumed Assessed Value: \$5,750,000

Tax on Increment without Abatement: \$936,268

ABATEMENT YEA	AR ABATEMEN	NT % TAX AE	BATED TAX PAID
1	100	\$172,5	\$00 \$0
2	88	\$140,2	\$32,382
3	75	\$105,2	\$67,261
4	63	\$72,95	\$99,546
5	56	\$37,97	9 \$134,521
6	38	\$5,694	\$166,806
7	25	\$0	\$172,500
8	13	\$0	\$172,500

- 11. No building permit has been issued for construction on the property in connection with the improvement in question as of the date of filing of this petition. The signature below is verification of this statement.
- 12. There is anticipated public financing or financial assistance for the project.
- 13. The property is located in an area that is within the boundaries of the City of Terre Haute, Indiana, which area has become undesirable for, or impossible of, normal development and occupancy as it has existed as a residential neighborhood, because of a lack of residential development and declining conditions of the housing properties, cessation of growth, and deterioration of improvements which have impaired its value and prevented a normal development of the property -- and such is an area declining in tax revenues.
- 14. (a) The current use of the Property is the old Boys & Girls Club and the current zoning is R-3 General Residence District .
 - (b) The Property is located in the following Allocation Area (if any) declared and confirmed by the Terre Haute Redevelopment Commission:

The property is not located in an Allocation Area.

- 15. In view of the foregoing, Petitioner in good faith applies for a eight (8) year real property tax abatement.
- 16. Petitioner agrees to enter into an Agreement with the Board of Public Works for the City of Terre Haute, Indiana, in substantially the same form as is attached hereto and made a part hereof as Exhibit "C" and further, Petitioner agrees to comply with Special Ordinance 2, 2009 (which replaced Special Ordinance 43, 2000) for reporting and compliance.
- 17. The following persons should be contacted as the petitioner's agent regarding additional information and public hearing notifications:

17.	The following persons should be contacted as the petitioner's agent regarding additional information and public hearing notifications:
	Richard J. Shagley II, Attorney at Law WRIGHT, SHAGLEY & LOWERY, P.C. 500 Ohio Street Terre Haute, IN 47807 Phone: (812) 232-3388 Fax: (812) 232-8817
18.	The type of Economic Development Revitalization project involved in this request:
	X a. Housing b. Office c. Retail/Commercial d. Mixed Use- Retail, Housing and Office e. Industrial f. Warehousing
econo after p	WHEREFORE, Petitioner request that the Common Council of the City of Terre Haute, ita, adopt a declaratory resolution designating the area described herein to be an emic revitalization area for purposes of real property tax abatement consideration and, publication of notice and public hearing, determine qualifications for an economic dization area have been met and confirm such resolution.
Petitio	oner: <u>S & M Capital, LLC</u>
Ву:	Adam Meyer, Member of S & M Capital, LLC
Date:_	11/15/2024
DO NO	OT USE THIS SPACE
Resolu	ution # Target Area Required Yes No
	med Ordinance #

EXHIBIT A

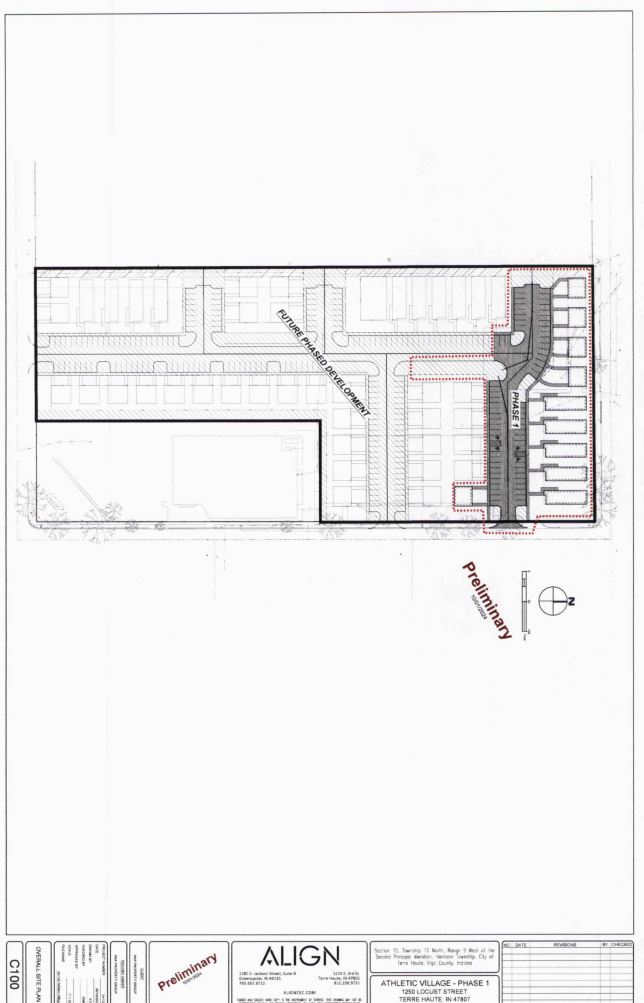
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A Portion of Parcel No.: 84-06-15-382-002.000-002 Commonly Known as 1250 Locust Street, Terre Haute, IN 47807

EXHIBIT B



C100

ATHLETIC VILLAGE - PHASE 1 1250 LOCUST STREET TERRE HAUTE, IN 47807

EXHIBIT C

AGREEMENT

This Agreement (the "Agreement") dated as of the day	of, 2024, serves as a
confirmation of the commitment of S & M Capital, LLC (the "Applica	nt"), pending an,
2024, public hearing, to comply with the project description, and job	employment and
retention (as associated wage rates and salaries) figures contained in	n its designation
application, Statement of Benefits, the Preliminary Economy Revital	ization Area Resolution No.
3, 2020, and attachments adopted by the Common Council of the Ci	ity of Terre Haute, Indiana
(the "Council") on, 2024, and this Agre	eement (the
"Commitment").	

Subject to the adoption of a Final Economic Revitalization Area Resolution by the Council, the City of Terre Haute, Indiana (the "City") commits to provide a eight (8) year real property tax abatement for the Applicant's capital expenditure of up to \$15,000,000 associated with the construction of the Commitment. The capital expenditure of the Project and the filing of such positions shall occur within two (2) years of the estimated completion date of August 2025, contained in the approved Statement of Benefits Form SB-1 (the "Commitment Date").

During the term of the abatement, the city may annually request information from the Applicant concerning the status of the Project, the approved capital expenditure for the Project, the number of full-time permanent positions created by the Project, and the average wage rates and salaries (excluding benefits and overtime) associated with the position, and the Applicant shall provide the City with adequate written evidence thereof within 15 days of such request (the "annual Survey"). The applicant shall provide a copy of the annual CF1 to the Board of Public Works and Safety at the same times the CF1 is filed with the County. The City shall utilize this information to verify that the Applicant has complied with the commitments contained in "the Commitments" at all times after the Commitment Date and during the duration of the abatement. The Applicant further agrees to provide the City with such additional information requested by the City related to the information provided in the Annual Survey and the CF1 form within a reasonable time following any such additional request.

The City, by and through the Council, reserves the right to terminate the Economic Revitalization Area designation and associated property tax abatement deductions if the Applicant has not made reasonable efforts to substantially comply with all the commitments, and the Applicant's failure to substantially comply with the Commitments was not due to factors beyond its control. As used in the Agreement, "substantial compliance" shall bean the Applicant's compliance with the following: Making capital expenditures of up to \$15,000,000.00 for the Project.

As used in this Agreement, the factors beyond the control of the applicant shall only include factors not reasonably foreseeable at the time of the designation application and submission of the Statement of Benefits which are not caused by any negligent act or omission

of the Applicant and which materially and adversely affect the ability of the Applicant to substantially comply with this Agreement.

If the City terminates the Economic Revitalization Area designation and associated tax abatement deductions, it may require the Applicant to repay the City all or a portion of the tax abatement savings received through the date of such termination. The amount of tax abatement required to be repaid for each year of noncompliance shall not exceed an amount equal to the percentage by which the Applicant has failed to attain substantial compliance in position retention and/or creation and average hourly wage rate and salary categories multiplied by the dollar amount of taxes actually abated. If the Applicant fails to substantially comply with more than one of the aforementioned categories, repayment shall be based on the average level of noncompliance.

If any at time during the term of this Agreement, whether before or after the Commitment Date, the Applicant shall: (1) cease operations at the facility for which the tax abatement was granted; or (ii) announce the cessation of operations at such facility, then the City may immediately terminate the Economic Revitalization Area designation and associated future tax abatement deductions.

In the event the City requires repayment of the tax abatement savings as provided hereunder, it shall provide Applicant with a written statement calculating the amount due (the "Statement"), and Applicant shall make such repayment to the City within 90 days of the date of the Statement. If the Applicant does not make timely repayment, the City shall be entitled to all reasonable costs and attorney fees incurred in the enforcement and collection of the tax abatement savings required to be repaid hereunder.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date and year first above written.

"Applicant"	Board of Public Works & Safety City of Terre Haute
S & M Capital, LLC	
Ву:	
Adam Meyer, Member of S & M	
Capital, LLC	
Approved as to Legal Adequacy and Form on this _	day of, 2024.
By:	
Title:	

CITY OF TERRE HAUTE

PROPERTY TAX ABATEMENT PROGRAM APPLICATION

Ownership Information

S & M Capitl Group LLC: Adam Meyer (40%) 812-241-4188, Aaron Stephen 317-538-

8966 (40%) Eathan Stephen 317-965-0288(15%) Tom Linkmeyer (5%) 317-371-9193

5268 Tylan Lane, Terre Haute, IN 47802

Note: If the owner is a corporation, list the name, address and telephone number for the contact person representing the corporation.

If the owner is a partnership, list the name, address and telephone number of each general and/or limited partner and the percentage of interest in the property held by each general and/or limited partner.

If the owner is a sole proprietor, list the name, address and telephone number of the

proprietor. Property Description

A. Street Address: 1250 Locust Street, Terre Haute, IN 47807

B. Parcel ID Number(s): 84-06-15-382-002.000-002

Current Status of Property

A. Current zoning designation of property: R2

B. Describe current improvements to the property, including estimated age of existing buildings:

50 single family homes with necessary infrastructure.

C. Describe the current use of the property, including the names of businesses currently operating (if applicable) and the current number of jobs (if applicable):

Old Terre Haute and Boys Club, with no business currently operating out of its location and the land is vacant.

D. Current total assessed valuation of land and all improvements: None

Adopted: 4/16/15

Exhibit A

E. Describe any unique historical structure or aesthetic improvements: None

Proposed Improvements

A. Describe proposed real property improvements and projected costs: \$15,000,000 project, consisting of 50 single family homes at are ranging from 900-1200 square feet. All residential homes will be located on the property.

B. Describe proposed depreciable personal property improvements and projected costs: Each home will be a 2 Bedroom/2 bathroom or 3 bedroom/3 bathroom for single family residential home.

C. List any public infrastructure improvements, with estimated costs, that will be necessary for the project: Two-million-dollar infrastructure. Water and Sewer main, electrical underground, and internet.

D. Project Start Date: 11-24-24

E. Project Completion Date: 10-1-26

Eligibility

A. State reasons why the project site qualifies as an Economic Revitalization Area as defined under State Law, i.e., lack of development, cessation of growth, deterioration of improvements or character of occupancy, age, obsolescence, substandard buildings or other factors that have impaired values or prevent a normal development of property or use of property. In the case of manufacturing equipment, also indicate whether or not the area contains a facility or group of facilities that are technologically, economically, or energy obsolete and if the obsolescence may lead to a decline in employment and tax revenues:

B. State the estimated number of new full-time employees (if applicable) and new employees retained (if applicable). Also include salaries and a description of employee benefits:

Exhibit A

Number of new employees: 2: Average Annual Salary: \$45,000

Number of retained employees: 2; Average Annual Salary: 45,000

Description of employee benefits for new and/or retained employees: Insurance, 401k and vacation will be provided.

C. Please attach completed State of Indiana Statement of Benefits form for real property improvements (Form SB-1/RE) and/or State of Indiana Statement of Benefits form for personal property improvements (Form SB-1/PP) to this application material.

Ineligible Projects

Projects will not be considered if a building permit has already been obtained or construction has been initiated. This is because the decision of the Council to designate the Economic Revitalization Area must be passed on the finding that the area is "undesirable for normal development".

The City Council has the right to void the tax abatement designation awarded to a project if the project has not been initiated within twelve (12) months of the reconfirmation date of the tax abatement resolution, or if the actual use is different than that approved.

Tax abatement for the rehabilitation or development of real property is not eligible for the following types of facilities:

- 1. Private or commercial golf courses.
- 2. Country club.
- 3. Massage parlor.
- 4. Tennis club.
- 5. Skating facility (including roller skating, skateboarding or ice skating).
- 6. Racquet sport facility (including any handball or racquetball court).
- 7. Hot tub facility.
- 8. Suntan facility.
- 9. Racetrack.
- 10. Any facility the primary purpose of which is:
 - a. retail food and beverage service;
 - b. automobile sales or service; or
 - c. other retail
- 11. Residential.
- 12. A package liquor store that holds a liquor dealer's permit under IC 7.1-3-10 or any other entity that is required to operate under a license issued under IC 7.1. This subdivision does not apply to an applicant that:
- (A) was eligible for tax abatement under this chapter before July 1, 1995; (B) is described in IC 7.1-5-7-11; or
- (C) operates a facility under:
- (i) a beer wholesaler's permit under IC 7.1-3-3;

(ii) a liquor wholesaler's permit under IC 7.1-3-8; or (iii) a wine wholesaler's permit under IC 7.1-3-13;

Adopted: 4/16/15

Exhibit A

Certification

I hereby certify that the representations made in this application are true and I understand that if above improvements are not commenced (defined as obtaining a building permit and actual start of construction) within 12 months of the date of the designation of the above area as an Economic Revitalization Area, the Terre Haute Common Council shall have the right to void such designation.

OWNER(S)* DATE	Ourse
<u> </u>	

^{*} If the entity seeking tax abatement is a corporation, an authorized representative must sign. If the entity is a partnership, all partners must sign. If the entity is a sole proprietorship, the proprietor must sign.

Exhibit A

CITY OF TERRE HAUTE

PROPERTY TAX ABATMENT PROGRAM OVERVIEW AND GUIDELINE SCORING SYSTEM

Program Description

Property tax abatement in Indiana is authorized under Indiana Code 6-1.1-12.1 in the form of deductions from assessed valuation. Any property owner in a locally-designated Economic Revitalization Area (ERA) who makes improvements to the real property or installs eligible new or used personal property (such as manufacturing equipment and certain research and development equipment) is eligible for property tax abatement. Land does not qualify for abatement.

Scoring System

The City of Terre Haute utilizes a scoring system as a guide for determining the appropriate length of time (one of ten time periods can be used) of the property tax abatement(s) being sought for a proposed project. Additional information on the scoring system can be found elsewhere in this document.

Indiana Real Property Assessment Standard

A property's assessed value is the basis for property taxes. Annually, local assessing officials assess the value of real property on March 1 based on market value in use of the property. Property owners can estimate the property taxes for new construction by adding the cost of the land and improvements together and multiplying by the tax rate. For real property tax abatement calculation purposes, the cost of the improvements (the land itself cannot be abated) would be utilized as the real property assessed value. This real property assessment value would then be phased-in over one of ten time periods.

Indiana Personal Property Assessment Standard

Personal property values are assessed March 1 of every year and are self reported by property owners to township assessors using prescribed state forms. Generally speaking, personal property taxes are levied against all tangible property other than real property. Numerous deductions can be applied to personal property. Of course, the value of personal property over time will be subject to depreciation, therefore, applicants are advised to seek the counsel of a financial advisor to determine which asset pool(s) (see following table) would be applicable to their particular project.

Additional information on the State of Indiana's property tax assessment system can be found at the Indiana Department of Local Government Finance website at www.in.gov/dlgf.

Exhibit A

Indiana Pools of Assets by Lives Utilized on Federal Tax Return

Year of Acquisition Pool #1 (1-4 Yrs) Pool #2 (5-8 Yrs) Pool #3 (9-12 yrs) Pool #4 (13+ Yrs) 1 65% 40% 40% 40% 2 50% 56% 60% 60% 3 35% 42% 55% 63%

5 24% 37% 46%

4 20% 32% 45% 54%

6 18% 30% 40%

7 15% 25% 34%

8 20% 29%

9 16% 25%

10 12% 21% 11 15%

12 10%

13 5%

Note: The total valuation of a taxpayer's assessable depreciable personal property in a single taxing district cannot be less than 30% of the adjusted cost of all such property of the taxpayer.

Real Property Abatement Calculation

Real property abatement is a declining percentage of the increase in assessed value of the improvement based on one of the ten following time periods and percentages as determined by the City Council:

10 Year 9 Year 8 Year 7 Year 6 Year 5 Year 4 Year 3 Year 2 Year 1 Year Year 80% 75% 66% 50% 3 80% 77% 75% 71% 66% 60% 50% 33%

4 65% 66% 63% 57% 50% 40% 25%

5 50% 55% 50% 43% 34% 20%

6 40% 44% 38% 29% 17%

7 30% 33% 25% 14% 8 20% 22% 13%

9 10% 11%

10 5%

Depreciable Personal Property Abatement Calculation

Depreciable personal property tax abatement is a declining percentage of the assessed value of the newly installed manufacturing (and certain research/development and warehousing/distribution equipment), based upon one of the ten time periods and percentages as determined by the City Council:

10 Year 9 Year 8 Year 7 Year 6 Year 5 Year 4 Year 3 Year 2 Year 1 Year

Year

80% 75% 66% 50%

3 80% 77% 75% 71% 66% 60% 50% 33%

4 70% 66% 63% 57% 50% 40% 25%

5 60% 55% 50% 43% 34% 20%

6 50% 44% 38% 29% 17% 7 40% 33% 25% 14% 8 30% 22% 13% 9 20% 11% 10 10%

Adopted: 4/16/15

Exhibit A

Project Eligibility Criteria

Decisions to designate areas as Economic Revitalization Areas are determined by the City Council. The City Council utilizes a numerical scoring system as a guide for designating areas as Economic Revitalization Areas within the corporate limits of the City of Terre Haute. Each project is scored on its individual merits. The points system that is utilized to evaluate projects considers the degree of revitalization that the project will have on the surrounding area as well as other facts such as employment (created and/or retained), investment, utilization of local construction firms and labor and so forth.

The following projects will be considered by the Terre Haute City Council for property tax abatement. The real property guideline project scoring criteria can be found in the section entitled "City of Terre Haute Real Property Tax Abatement Guideline Scoring Criteria" on page 8. For projects seeking personal property tax abatement, the "City of Terre Haute Personal Property Tax Abatement Guideline Scoring Criteria" can be found on page 10.

- (A.) Manufacturing Project Local manufacturing projects, local manufacturing-related office structures and local manufacturing-related warehouses that create or preserve employment within the city limits are eligible for property tax abatement. In the case of manufacturing facilities that directly produce product (as well as manufacturing related-warehouses), both real and depreciable personal property are eligible. In the case of manufacturing-related office structures, only real property is eligible for abatement. Also, certain research and development equipment may qualify for depreciable personal property tax abatement.
- (B.) Non-Manufacturing Warehouse and Distribution Center Projects Warehouses and distribution centers not related to a local manufacturing facility may be eligible for both real and depreciable personal property tax abatement. To be eligible for property tax abatement, the facility must substantially serve markets beyond the Terre Haute metropolitan area.
- (C.) Office Space Development Office space developments within the city limits are eligible for real property abatement provided the project substantially serves markets beyond the Terre Haute metropolitan area.
 - (D.) Historic Preservation Projects within the city limits that assist in the preservation of buildings of significant historical nature will be considered for real property abatement.

Exhibit B

City of Terre Haute Real Property Tax Abatement Guideline Scoring Criteria

	Real Floperty Tax Abatement	dulucillic Scoring Ci	ittia
Company Name:	S & M Capital LLC		
Application Date:	11-14-24		
1. New Real Prop		5 points maximum	5
< \$500,000		1	
\$501,000 to \$1,00	00.000	2	
\$1,000,001 to \$2,		3	
\$2,000,001 to \$3,	000,000	4	
\$3,000,001 and u	p	5	
2. Anticipated No	ew Full-Time Jobs Created Within 5 Years	5 points maximum	1
1 to 10 employees	s	1	
11 to 20 employe		2	
21 to 30 employe		3	
31 to 40 employe		4	
41 employees and	l up	5	
3. Anticipated Jo	bs To Be Retained	5 points maximum	1
1 to 10 employees	S	1	
11 to 20 employe		2	
21 to 30 employe		3	
31 to 40 employe		4	
41 employees and	l up	5	
4. Wage Rates		3 points maximum	3
\$7.50 to \$10.00 p	er hour	0	
\$10.01 to \$12.00		1	
\$12.01 to \$14.00		2	
\$14.01 per hour a	and up	3	
5. Benefits Packa	age	1 point if offered	1
6. Targeted Busin	ness	1 point if project	
		is good fit for	4
		community	1
7. Community In	volvement	1 point if company	
		plans or is already	
		involved in community	1
		activities	
8. Is this project to the commun	a headquarters or a new project	1 maint if "Vas"	1
to the commu	nty.	1 point if "Yes"	
9. Diverse Workf	orce	1 point if applicant	
		maintains an affirmative	
		action plan or other	
		statement of specific	
		goals with respect to employee diversity	1

Exhibit B

Total Points		15
Scoring	Length of Real Property Abatement	
20 points and up 18 to 19 points 16 to 17 points 14 to 15 points 12 to 13 points 10 to 11 points 8 to 9 points 6 to 7 points 4 to 5 points 2 to 3 points	10 years 9 years 8 years 7 years 6 years 5 years 4 years 3 years 2 years 1 year	
Bonus Points		
1. Common Construction Wage	Council may award one bonus point if company includes common construction wage requirement in its bid specs	
Contractors Licensed To Do Business in Vigo County	Council may award one bonus point if a substantial percentage of the total fees for construction work associated with the project are paid to companies licensed to do business in Vigo County	Yes
3. Materials and Supplies From Vigo County Vendors	Council may award one bonus point if the applicant commits to purchase a substantial amount of materials and supplies for the construction work associated with the project from Vigo County-based vendors	Yes
4. Existing Facility	Council may award one bonus point for use, reuse, rehabilitation and/or expansion of an existing facility	
5. Mentoring/Intern Program	Council may award one bonus point if applicant pledges to participate in a mentoring or intern program associated with a Vigo County educational institution	
Total Bonus Points		2
Grand Total Points		17
Recommended Length of Real Proper Guideline Scoring Criteria	pperty Abatement	8 Years

Adopted 4/14/15

Adopted: 4/16/15

11

STATEMENT OF BENEFITS REAL ESTATE IMPROVEMENTS

State Form 51767 (R7 / 1-21)

Prescribed by the Department of Local Government Finance

Redevelopment or rehabilitation of real estate improvements (IC 6-1.1-12.1-4)

PAY 20

FORM SB-1 / Real Property

PRIVACY NOTICE

Any information concerning the cost of the property and specific salaries paid to individual employees by the property owner is confidential per IC 6-1.1-12.1-5.1.

Residentially distressed area (IC 6-1.1-12.1-4.1)	ic 6-11-121-5 1
INSTRUCTIONS:	CUNFIDENTIAL IC 6-1.1-12.1-5.1.
1. This statement must be submitted to the body designating the Economic Revital	lization Area prior to the public hearing if the designating body requires

This statement is being completed for real property that qualifies under the following Indiana Code (check one box):

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. 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 thirty (30) days after the assessment notice is mailed to the property owner if it was mailed after April 10. A property owner who failed to file a deduction application within the prescribed deadline may file an application between January 1 and May 10 of a subsequent year.

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 redevelopment or rehabilitation of real property for which the person wishes to claim a deduction.

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 Property should be attached 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)

5. 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. For a Form SB-1/Real Property 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

SECTION 1		TAXPAYER	RINFORMATION	distributed and	
Name of taxpayer	Capital LLC				
	umber and street, city, state,				
5268	Tylan Lane,	Terre Haute, IN	1 47802		
Name of contact person			Telephone number (812) 241-4188 adams		laddress mmeyer 02@gmailkou
Adam	Meyer	LOCATION AND DESCRIP	THE RESERVE THE PARTY OF THE PA		mmeyer ox agriculture
SECTION 2 Name of designating bo	ody	LOCATION AND DESCRIP	TION OF PROPOSED PRO	NAME AND ADDRESS OF THE OWNER, OF TAXABLE PARTY OF TAXABLE PARTY OF TAXABLE PARTY OF TAXABLE PARTY OF TAXABLE PARTY.	ution number
Terre House City Council			2	28	
Location of property		County DLGF taxing district number		taxing district number	
1250 L	ocust Street	f, lerre Haute, 1 N 479	gr VIGO		
Description of real property improvements, redevelopment, or rehabilitation (use additional sheets if necessary) 50 Single Family homes		Estima 1/1	Estimated start date (month, day, year)		
30 3316	idinity in the			Fstime	12025 ated completion date (month, day, year)
I talk					1/2025
SECTION 3	ESTIM	ATE OF EMPLOYEES AND SAL	ARIES AS RESULT OF PR	THE PERSON NAMED IN COLUMN TWO	CONTRACTOR
Current Number	Salaries	Number Retained	Salaries	Number Additional	Salaries 15 90,000 .00
SECTION 4	AND DESCRIPTION	ESTIMATED TOTAL COST A	ND VALUE OF PROPOSE		00:000:00
SECTION 4		ESTIMATED TOTAL GOST A		AL ESTATE IMPRO	VEMENTS
			COST		ASSESSED VALUE
Current values					0.10
Plus estimated values of proposed project					
Less values of any property being replaced					
Net estimated value SECTION 5	ues upon completion of	project /ASTE CONVERTED AND OTHE	D DENEETE DROMISED	BY THE TAYBAYED	DESCRIPTION OF THE PARTY OF THE
SECTION 5	· ·	ASTE CONVERTED AND OTHE	R BENEFITS PROMISED	OT THE TAXPATER	
Estimated solid waste converted (pounds) Estimated hazardous waste converted (pounds)					
Other benefits					
SECTION 6			ERTIFICATION		
		ns in this statement are true.			
Signature of authorized	representative			Date s	igned (month, day, year) 11/14/2024
Printed name of authoriz			Title		
Adam Mey	/er		OWN	er	

CONFIDENTIAL

FOR USE OF THE DESIGNATING BODY

We find that the applicant meets the general standards in the resolution adopted or to be adopted by this body. Said resolution, passed or to be passed under IC 6-1.1-12.1, provides for the following limitations: _ calendar years* (see below). The date this designation A. The designated area has been limited to a period of time not to exceed ____ _. NOTE: This question addresses whether the resolution contains an expiration date for the designated area. B. The type of deduction that is allowed in the designated area is limited to: No No Yes 1. Redevelopment or rehabilitation of real estate improvements 2. Residentially distressed areas C. The amount of the deduction applicable is limited to \$ ___ D. Other limitations or conditions (specify) Year 4 Year 5 (* see below) E. Number of years allowed: Year 1 Year 2 Year 3 Year 9 Year 6 Year 7 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? Yes 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) Telephone number Date signed (month, day, year) 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. Except as provided in IC 6-1.1-12.1-18, 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

the terms of the resolution approving the taxpayer's statement of benefits.

for each deduction allowed under this chapter. An abatement schedule must specify the percentage amount of the deduction for each year of

(c) An abatement schedule approved for a particular taxpayer before July 1, 2013, remains in effect until the abatement schedule expires under

the deduction. Except as provided in IC 6-1.1-12.1-18, an abatement schedule may not exceed ten (10) years.

PAID

NOV 15 2024





Receipt of Payment

The follow	ring was paid to the City of Terre Haute Controller's Office
Date	11/15/24
Name	Wright, Shagley, & Lowery, P.C
Reason	City Tax Abatement - \$500.00
R	5, 29
Cash	
Check	\$500.00 CK# 074694
Credit	
Total	
	Received By ELL Dome

DEC 0 5 2024

From: To: Richard Shagley II
Edwards, Michelle

Subject:

EXTERNAL -Resolution 28 (Boys and Girls Club Abatement)

Date: Wednesday, December 4, 2024 4:52:10 PM

CITY CLERK

External Email. - Think Before You Click

--Help Desk

Good afternoon.

With the recent development of necessity of a possible amendment to the documents, we are requesting the abatement be tabled until next week. This, we hope, will give us time to adequately prepare the amended documents.

Thank you

Richard J. Shagley II
Wright, Shagley & Lowery, P.C.
500 Ohio Street
Terre Haute, IN 47807
Richards@wslfirm.com
812-232-3388
812-232-8817 (fax)

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