



# COMPLIANCE WITH STATEMENT OF BENEFITS PERSONAL PROPERTY

State Form 51765 (R4 / 11-16)

Prescribed by the Department of Local Government Finance

FORM CF-1/PP

**PRIVACY NOTICE** This form contains information confidential pursuant to IC 6-1.1-35-9 and IC 6-1.1-12.1-5.6.

**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 15 of each year, 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.

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IT EQUIPMENT							
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T ASSESSED VALUE							
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1							
ACTUAL							
ACTUAL							
Amount of hazardous waste converted Other benefits:							
ear)							
<u>.</u>							

# 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 6-1.1-12.1-5.9)

- 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.
- 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. 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.
- 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 and whether any failure to substantially comply was caused by factors beyond the control of the property owner.
- 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; (2) the County Auditor; and (3) the County Assessor.

We have reviewed the CF-1 and find that:						
☑ the property owner IS in substantial compliance						
the property owner IS NOT in substantial compliance						
other (specify)						
Pageons for the delegacing in tellegic additional shorts (for						
Reasons for the determination (attach additional sheets if necessary)						
Signature of authorized member ////						
18.4/1	Date signed (month, day, year)  3 - 9-17					
Attested by Alexander	Designating body Terre Haute CITY CounCIL					
If the property owner is found not to be in substantial compliance, the property owner shall receive the opportunity for a hearing. The following date and time has been set aside for the purpose of considering compliance.						
Time of hearing	hearing					
HEARING RESULTS (to be completed after the hearing)						
Approved	☐ Denied (see instruction 5 above)					
Reasons for the determination (attach additional sheets if necessary)						
Signature of authorized member	Date signed (month, day, year)					
Attested by:	Designating body					
	Designating body					
APPEAL RIGHTS [IC 6-1.1-12.1-5.9(e)]						
A property owner whose deduction is denied by the designating body may appeal the designating body's decision by filing a complaint in the office of the clerk of Circuit or Superior Court together with a bond conditioned to pay the costs of the appeal if the appeal is determined against the property owner.						

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## STATEMENT OF BENEFITS PERSONAL PROPERTY

State Form 61764 (R3 / 12-13) Presorbed by the Department of Local Government Finance



FORM SB-1/PP

### **PRIVACY NOTICE**

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

#### INSTRUCTIONS

- 1. 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.
- The stalement of benefits form must be submitted to the designating body and the area designated an economic revitalization area before the installation of qualifying abalable equipment for which the person desires to claim a deduction.
- To obtain a deduction, a person must file a certified deduction schedule with the person's personal property return on a certified deduction schedule (Form 103-ERA) with the township essessor 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 and/or high assessment 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
- 4. Properly owners whose Statement of Benefits was approved, must submit Form GF-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 ebatement schedule approved by the designating body remains in effect. (IC 6-1.1-12.1-17)

SECTIONA	···· • »provos prior to otil	) 1, 2010, III0				gnaling body	remains in efi	eci. (IC	6-1,1-12,1-17)		
Marya of Lovenier					NEORMATION: Name of contact person						
Jadcore, LLC	JARCOFO, LLC										
Address of laxpayer (number	and street, city, state, and Z	IP code)		Trancini	i. Otan		Telephone nun	Nior			
300 North Fruitridge Av	<i>t</i> enue, Terre Haute, II	N 47803			( 812 ) 232-4341				1		
SECTION 2. LOCATION AND DESCRIPTION OF THE SECTION								'			
Name of designating body Common Council City (							Resolution number (s)				
Location of property	oi raue Hante							5 -2	2015		
	300 North Fruitridge Avenue, Terre Haute, IN 47803					County			DLGF texing district number		
Description of manufactual		Vigo	84								
Description of manufacturi and/or logistical distribution (Use additional sheets if n	n equipment and/or info	search and d mailen tech	evelopment eq toloov equiom	juloment en			ESTIMATED				
Pelilopos reposes terre	ocossary.)		rates) odentin	P1147	! 		START DATE		COMPLETION DATE		
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	SERVICE STREET	_			IT Equipment						
SECTION 3	ESTIMATE OF	EMPLOYEE	SAND SALAR	IES AS RES	Umorror	OSEO PRO	IEM S	V			
Gurrent number	onalies.	Number	relained	Salaries		Number ad		Selario	\$		
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SECTION 4	ESTIN	TATED/TOTA	LCOSTAND	VALUE OF P	ROPOSED P	ROJECT					
NOTE: Pursuant to IC 6-1	.1-12.1-5.1 (d) (2) the		CTURING MENT	R & D EQ	UIPMENT	LOGIS EQUIP	TDIST	ITI	EQUIPMENT		
GOST of the property is confidential.		COST	ASSESSED VALUE	COST	ASSESSED VALUE	COST	ASSESSED VALUE	eQs	T ASSESSED VALUE		
Current-values			With		VALUE		VALUE	640	VALUE		
Plus estimated values of p	roposed project		2,100,000								
Less values of any proper	ly being replaced	·	21100,000	· · · · · · · · · · · · · · · · · · ·	<del></del>						
Net estimated values upor	completion of project		<u> </u>	·· <del>············</del> ·		•					
SECTION 6	WASTE COM	WERTEDAL	DOTHERB	NEPTORK	MISED BY T	ETTAX(PAV		12102			
SECTION 6  WASTE CONVERTED AND OTHER BENEFITS BROMISED BY THE TRAXPAYER  Estimated solid waste converted (pounds)  Estimated hazardous waste converted (pounds)											
Other benefits:											
Division Commenced in the Commenced in t											
SECTION 6 TAXPAYER CERTIFICATION											
Thereby derilly that the representations in this statement are true.  Signature of authorized for green the statement are true.											
Julio degrico (morino, dal year)											
Printed name of authorized representative 1710							15				
Jadcore, LLC President											
Jadcore, ILC By Jaccore Holdings, Inc., Manager President By David C. Doti, President											

FOR USE OF THE DES	IGNATING BODY					
We have reviewed our prior actions relating to the designation of this economic adopted in the resolution previously approved by this body. Said resolution, authorized under IC 6-1.1-12.1-2.	revitalization area and find that the applicant meets the general standards passed under IC 6-1.1-12.1-2.6, provides for the following limitations as					
A. The designated area has been limited to a period of time not to exceed  is	calendar years * (see helow). The date this designation expires					
<ul> <li>B. The type of deduction that is allowed in the designated area is limited to:</li> <li>1. Installation of new manufacturing equipment;</li> <li>2. Installation of new research and development equipment;</li> <li>3. Installation of new logistical distribution equipment.</li> <li>4. Installation of new information technology equipment;</li> </ul>	☐Yes ☐No ☐Yes ☐No ☐Yes ☐No ☐Yes ☐No ☐Yes ☐No					
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 \$						
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 end/or new logistical distribution equipment and/or new information technology equipment installed and first claimed eligible for deduction is allowed for:						
☐ Year 1 ☐ Year 2 ☐ Year 3 ☐ Year 4	Year 5 (see below *)					
I. For a Statement of Benefits approved after June 30, 2013, dki 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.						
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.						
18	phone number    Date signed (month, day, year)   121232-3375   1-16-2015					
/ JOHN MULLICAN	Terre Hawle Cry Council					
Principle of agastory	harles P Hawley					
* 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.						

### IC 6-1.1-12.1-17

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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

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. 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.