

COMPLIANCE WITH STATEMENT OF BENEFITS REAL ESTATE IMPROVEMENTS

State Form 51766 (R3 / 2-13) Prescribed by the Department of Local Government Finance DECENTE LOUNTY AUDIT 20 18 PAY 20 19

FORM CF-1 / Real Property

PRIVACY NOTICE) (\(\)

The cost and any specific individual's salary information is confidential; the balence of the filtre is public record per IC 6-1, 1-12, 1-5, 1 (c) and (d).

This form does not apply to property located in a residentially distressed area or any deduction for which the INSTRUCTIONS:

Statement of Benefits was approved before July 1, 1991. 2. Property owners must file this form with the county auditor and the designating body for their review regarding

Property owners must life this form with the county auditor and the designating body for their laview regarding the compliance of the project with the Statement of Benefits (Form SB-1/Real Property).
 This form must accompany the initial deduction application (Form 322/RE) that is filled with the county auditor.
 This form must also be updated each year in which the deduction is applicable. It is filled with the county auditor, and the designating body before May 15, or by the due date of the real property owner's personal property return that is filled in the township where the property is located. (IC 6-1.1-12.1-5.1(b))

that is filed in the township where the property is tocated. (10 0-1.1-12.1-3.10))

5. With the approval of the designating body, compliance information for multiple projects may be consolidated on APR 2.7 2018 one (1) compliance form (Form CF-1/Real Property).

HARRISON TOWNSHIP ASSESSOR

SECTION 1	TAXPAYER INFO	ORMATION			N N H		
Name of taxpayer		CI	110	County			
LIHDC/City of Terre Haute Dept. of Redevelopment on behalf of Warren Village II, L.P. (to be formed)					Vlgo		
Address of laxpayer (number and street, city, state, and a	(IP code)			DLGF laxing dist			
P.O. Box 3086, 2001 N. 19th St., Terre Haule, IN 47804				84-002			
Name of contact person				Telephone numb	er		
Jeff Stewart				(812) 232-1381			
SECTION 2	LOCATION AND DESCRIPT	ION OF PROPER	TY				
Name of designating body Resolution number			Estimated start date (month, day, year)				
City of Terre Haute	14, 2016		12/1/18				
t ocation of property			Actual start date (month, day, year)				
2420 5th Ave., Terre Haute along with parce	is described on attached Ext	niblt A					
Description of real property improvements				Estimated compl	etion date (monih, day, yea		
The construction of a multi-family rental profe	ect consisting of 20 1-BR apa	artments and 20 s	ingle-family	12/1/19			
Laures and Olindhildred pilos (orlaingly propi	nearline 22 1-RR units and 18	i single-tamily no	mesi, ine	Actual completio	n date (month, day, year)		
tax abatement only covers the 20 1-BR apar	tments and 16 single-family I	nomes on 15 indi	viduai sites.				
SECTION 3	EMPLOYEES AND	SALARIES					
	ES AND SALARIES			TED ON SB-1	ACTUAL		
Current number of employees		VIET		0			
Salaries		A RIDI	1.12	\$0			
Number of employees retained				0			
Salaries	11 11 APR 2 7 20	118		\$0			
Number of additional employees	L L 27 20	10		1			
Salarles	VIGO COLLAITY	And the second second	Ų				
SECTION 4	COST AND V						
COST AND VALUES	REAL ESTATE IMPROVEMENTS			10 MM HE			
AS ESTIMATED ON SB-1	COST		ASSESSED VALUE \$0				
Values before project							
Plus: Values of proposed project			\$816,041 \$0				
Less: Values of any property being replaced							
Net values upon completion of project			\$816,041 ASSESSED VALUE				
ACTUAL	COST			ASSESSE	U VALUE		
Values before project			_				
Plus: Values of proposed project							
Less: Values of any property being replaced							
Net values upon completion of project		TA DROMOCO D	V THE TAYBA	VED			
	NVERTED AND OTHER BENEF	TIS PROMISED B	AC ECTIMA	TEO ON SR-4	ACTUAL		
WASTE GOITVEITED FITTE OF THE CONTROL OF THE CONTRO			AS ESTIMATED ON SB-1 ACTUAL 0				
Amount of solid waste converted				0			
Amount of hazardous waste converted							
Other benefits:	THE ALER ALE	PICIO ATION		THE RESERVE			
SECTION 6	TAXPAYER CER		nt are true				
	ereby certify that the represental		IV DIO II IIO	Date sloned (n	nonth, day, year)		
Signature of authorized repressors stive	1100	Executive D	rector		6-18		
- /P/N							



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 6-1.1-12.1-5.1 and IC 6-1.1-12.1-5.9)

- 1. Not later than forty-five (45) days after receipt of this form, the designating body <u>may</u> determine whether or not the property owner has substantially complied with the Statement of Benefits (Form SB-1/Real Property).
- 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. The date of this hearing may not be
 more than thirty (30) days after the date this notice is mailed. A copy of the notice may be sent to the county auditor and the county assessor.
- Based on the information presented at the hearing, the designating body shall determine whether or not the property owner has made reasonable efforts to substantially comply with the Statement of Benefits (Form SB-1/Real Property) 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 efforts to comply, then the designating body shall adopt a resolution terminating the property owner's deduction. If the designating body adopts such a resolution, the deduction does not apply to the next installment of property taxes owed by the property owner or to any subsequent installment of property taxes. 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 a	and find that:		
the property owner IS in	n substantial compliance		
the property owner IS N	NOT in substantial compliance		
other (specify)			
Reasons for the determination (all	lach addillonal sheets if necessary)		
Signature of authorized member			Dale signed (monlin, day, year)
Allested by:		Designating body	
If the property owner is foun time has been set aside for	nd not to be in substantial compliance the purpose of considering complian	e, the property owner shall receive the	e opportunity for a hearing. The following date and ty (30) days of the date of mailing of this notice.)
Time of hearing Af	м	Location of hearing	
	HEARING RESU	LTS (to be completed after the hea	ring)
	Approved	Denied (see instruct	lon 5 above)
Reasons for the determination (atta	ach additional sheets if necessary)		
			Date signed (month, day, year)
Signature of authorized member			Date digited (Month, doy) yeary
Attested by:		Designating body	
	APPEA	L RIGHTS (IC 6-1.1-12.1-5.9(e))	
	to the tested by the declaration	hady may anneal the designating bo	dy's decision by filing a complaint in the office of the
A property owner whose de-	ogether with a bond conditioned to	pay the costs of the appeal if the	appeal is determined against the property owner.

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FORM 9B-1 / Res) Property

PRIVACY NOTICE



STATEMENT OF BENEFITS **REAL ESTATE IMPROVEMENTS**

State Form 61787 (fil8 / 10-14) Proteilbed by the Department of Local Government Finance

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

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

Any information concerning the cost of the property and specific salaries paid to inchinities amployees by the property except is confidential per 106-1.1-121-5.1. ☐ Residentially distressed area (IC 6-1.1-12.1-4.1)

INSTRUCTIONS:

1. This statement must be submitted to the body designating the Economic Revitelization 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 Revitelization Area. Otherwise, this statement must be submitted to the designating body and the area designated an economic revitelization area before the initial to a submitted to the designating body and the area designated an economic revitelization area before the initial on of a statement of benefits form must be submitted to the designating body and the area designated an economic revitelization area before the initial on 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 they 10 in the year in which the addition to assessed valuation is to obtain a deduction, a Form 322/RE must be filed deadline may file an exploation between them they (30) days after the assessment notice is maked to the property owner if it was maked after April 10. A property owner who filed to file a deduction application within the prescribed deadline may file an exploation between them it and May 10 of a subsequent year. The Form CF-1/Real 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 explicable. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body is required to astablish an abatement schedule for each 5. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body is required to astablish an abatement schedule for each 5.

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

SECTIONA	. IO 8-1.1-12.1-17	YAXPAYERI	неонматон		100	
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Low Income Hou	se Dovelopment Corp.of 1	ferre Haute/Cky of Terre Haute	гээрг от кедаувгортан	(OII DOILER O	Adding Au	280 10 611 1 110
Iddiese of laxpayer (n	walber and skeet, city, slab, at 3, Terre Haule, IN 4	nd 21P code) 78D A				
PO BOX 3000		7004	Telephone number		E-mail solds	D83
Jeff Slewart			(812) 232-1381		jsjewart@lerrehautehousing.org	
SECTION ?	AND RESTRICTION OF THE	LOCATION AND DESCRIPT	ION OF PROPOSED PR	OJECT		كراب كالمارات
large of clastions from U	ody				Resolution (
Common Cou	incil of the Cily of T	erre Haute				daliki nember
ocellon of property 2420 5th Ave. Terre Haule, IN and parcels described on attached Exhibit A VIGO				Harrison		
2420 5(h Ave. Ten	te Haule, IN and parcels d	moni, or rehabilitation (Vso additional	sheels if nocossery)			lan date (month, day, yeer)
Description of tool pio	perty knotovernents, recovered	constatent of 22 one-bedroom app	etments and 10 single-fe	mily homes	Octobe	r 1, 2017
on 16 siles on alls	ora nikigeraniky romarumi u schad Exhibii A.	Polisofall of see also naginate			Estimated o	arphiton date (month, day, year
OIL IO OILUS CITULIA						iber 1, 2018
SECTIONS	ESTIMAT	is of employees and sala	RIES AS RÉSULT OF PI	GPOSED P	OURCT	Spieries
Durani number	Saleries	Number relained	861993	1.00	RUCKNOS	\$25,000.00
0.00	\$0.00	0.00	\$0.00			
\$EQHOH4		ESTIMATED TOTAL COST AL	D AVERE OF EMOLOSE	DATE EQYATE	MPROVEM	ENT8
			COST	REAL ESTATE IMPROVEMENTS COST ASSESSED VALU		SSESSED VALUE
						0.00
Cyrrent values						018,011,00
Plus estimated y	ratus of proposed project					0.00
Less VARIES OF R	ny property bolng replaced alues upon conspletion of pr		-216			90,110,010
SECTIONS	W/	io)dei ASTE CONVENTED AND DYNEI	LECHERITS PROMISED	BY THE TAX	(PAYER	
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					Kan a'i'	
SECTIONS	NAME OF A PARTY OF		ENTIFICATION		The same of the sa	
I hereby cortify	y that the representation	s in this statement and true			Date alone	d (mosth, day, you)
Signature of authority	ordialisacotaes bo	-/mx/:	THE PARTY OF THE P		Q.	25-16
		1100	TUO	-		
Printed name of auth	oured tebresedana	A . A .	[E	coent	ve L	2000
	- PATTE	wart -				

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FOR USE OF THE DESIGNATING RODY				
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:				
A. The designated area has been limited to a period of time not to exceed calendar years* (see below). The date this designation expires is				
B. The type of deduction that is allowed in the designated area is limited to: 1. Redevelopment or rehabitation of real estate improvements Yes No 2. Residentially distressed areas Yes No				
C. The amount of the deduction applicable is limited to \$N				
D. Other limitations or conditions (specify) N/A				
E. Number of years allowed: Year 1 Year 2 Year 3 Year 4 Year 5 (* see below) Year 6 Year 7 Year 8 Year 9 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? [V] 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. pproved (signature and little of authorized nightber of designating body) Telephone number Date signed (month, day, year)				
18121232-3375 10-13-2016				
Todd Nation of Substitution of the Signature body Todd Nation Terre Haute City Council				
Mosterthy (signature and title of attestor) Printed, name of attestor Novies P tankey				
* 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/Reat 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/Reat 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/Reat Property was approved prior to July 1, 2013, the abatement schedule approved by the designating body remains in effect. For a Form SB-1/Reat 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.) 				
Abalement 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 4.6 of this chapter an abatement schedule based on the following factors: (1) The total amount of the texpayer's invostment in real end personal property. (2) The number of new full-time equivatent jobs created. (3) The average wage of the new employees compared to the state minimum wage. (4) The infrastructure requirements for the texpayer's invostment. (b) This subsocion applies to a statement of benefits approved after June 30, 2013. A designating body shall establish an abatement schedule for each deduction ellowed 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 lax payer's statement of benefits.				