CITY-COUNTY COUNCIL INDIANAPOLIS, MARION COUNTY, INDIANA REGULAR MEETING Monday, March 12, 1979

A Regular Meeting of the City-County Council of Indianapolis, Marion County, convened in the Council Chambers of the City-County Building at 7:06 p.m., Monday, March 12, 1979, President SerVaas in the chair. Councilman Michael Vollmer opened the meeting with a prayer, followed by the Pledge of Allegiance.

ROLL CALL

President SerVaas instructed the Clerk to take the roll. Twenty-seven members being present, he announced a quorum.

PRESENT: Mr. Anderson, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Lyons, Mr. McGrath, Mr. Miller, Mr. Page, Miss Parker, Mr. Pearce, Mr. Schneider, Mr. SerVaas, Mrs. Stewart, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

ABSENT: Mr. Kimbell and Mr. Patterson.

CORRECTION OF JOURNAL

The Chair called for additions or corrections to the Journal of February 26, 1979. There being no additions or corrections, the minutes were approved as distributed.

OFFICIAL COMMUNICATIONS

The Chair called for reading of Official Communications. The Clerk read the following:

TO THE MEMBERS OF THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA:

Ladies and Gentlemen:

You are hereby notified that there will be a REGULAR MEETING of the City-County Council held in the City-County Building, in the Council Chambers, on Monday, March 12, 1979, at 7:00 p.m., the purpose of such meeting being to conduct any and all business that may properly come before the regular meeting of the Council.

Respectfully,

s/Beurt SerVaas, President City-County Council

February 27, 1979

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA:

Ladies and Gentlemen:

Pursuant to the laws of the State of Indiana, I caused to be published in The Indianapolis NEWS and The Indianapolis COMMERCIAL on March 1, 1979 and March 9, 1979 a copy of NOTICE TO TAXPAYERS of a Public Hearing on Proposal Nos. 39, 73, 74, 81, 82, and 110, 1979 to be held on Monday, March 12, 1979 at 7:00 p.m. in the City-County Building.

Respectfully,

s/Beverly S. Rippy City Clerk

March 1, 1979

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA:

Ladies and Gentlemen:

I have this day approved with my signature and delivered to the Clerk of the City-County Council, Mrs. Beverly S. Rippy, the following ordinances and resolutions:

FISCAL ORDINANCE NO. 13, 1979, amending the CITY—COUNTY ANNUAL BUDGET FOR 1979 and appropriating an additional three hundred ninety-seven thousand seven hundred fifty dollars in the City General Fund for purposes of the Division of Community Services, Department of Administration and reducing the unappropriated and unencumbered balance in the Community Services Fund.

FISCAL ORDINANCE NO. 14, 1979, amending the CITY—COUNTY ANNUAL BUDGET FOR 1979 and appropriating an additional eighty-five thousand dollars in the City General Fund for purposes of the Division of Community Services, Department of Administration, and reducing the unappropriated and unencumbered balance in the Community Services Fund.

FISCAL ORDINANCE NO. 15, 1979, amending the CITY—COUNTY ANNUAL BUDGET FOR 1979 and appropriating an additional nine hundred seventy-two thousand seven hundred fifty dollars in the Community Services Fund for the purposes of the Division of Community & evelopment, Department of Metropolitan Development, and reducing the unappropriated and unencumbered balance in the Community Services Fund.

FISCAL ORDINANCE NO. 16, 1979, amending the CITY—COUNTY ANNUAL BUDGET FOR 1979 and appropriating an additional five hundred fifty thousand dollars in the Redevelopment General Fund for purposes of the Division of Urban Renewal and reducing the unappropriated and unencumbered balance in the Community Services Fund.

FISCAL ORDINANCE NO. 17, 1979, amending the CITY—COUNTY ANNUAL BUDGET FOR 1979 and appropriating an additional three hundred seventy-seven thousand dollars in the Community Services Fund for purposes of the Division of Community Development Administration, Department of Metropolitan Development, and reducing the unappropriated and unencumbered balance in the Community Services Fund.

FISCAL ORDINANCE NO. 19, 1979, amending the CITY—COUNTY ANNUAL BUDGET FOR 1979 and appropriating an additional three million dollars in the Sanitation General Fund for purposes of the Sanitation/Liquid Waste Division, Department of Public Works, and reducing the unappropriated and unencumbered balance in the Sanitation General Fund.

FISCAL ORDINANCE NO. 20, 1979, amending the CITY—COUNTY ANNUAL BUDGET transferring and appropriating eighteen thousand nine hundred nineteen dollars in the County General Fund for purposes of the Center Township Assessor and reducing certain other appropriations for that divison.

GENERAL ORDINANCE NO. 10, 1979, prohibiting stopping, standing, and parking at certain times on certain days on portions of Northwestern Avenue.

GENERAL ORDINANCE NO. 11, 1979, amending City-County General Ordinance No. 85, 1978, to increase the salaries authorized for the Wayne Township trustee and Small Claims Court.

GENERAL ORDINANCE NO. 12, 1979, amending City-County General Ordinance No. 85, 1978, authorizing changes in the personnel compensation schedule of the Pike Township Trustee's Office.

GENERAL ORDINANCE NO. 13, 1979, amending the Code of Indianapolis and Marion County by amending Section 23-26(a) to provide employees increased vacation accrual after a certain number of years of experience.

GENERAL ORDINANCE NO. 14, 1979, amending the Code of Indianapolis and Marion County by amending Section 2-144 to fix the compensation for the mayor of Indianapolis for the years 1980, 1981, 1982, 1983, and thereafter.

GENERAL ORDINANCE NO. 15, 1979, prohibiting parking at all times on a certain portion of Pershing Avenue.

GENERAL ORDINANCE NO. 16, 1979, changing Tremont Avenue between Fourteenth and Sixteenth Street from a one-way street to a two-way street.

GENERAL RESOLUTION NO. 1, 1979, approving certain amendments to the 1979 calendar year budget of the Capital Improvements Board of Marion County.

SPECIAL RESOLUTION NO. 4, 1979, approving and authorizing certain actions and proceedings with respect to certain proposed economic development funds.

Respectfully submitted,

s/William H. Hudnut, III MAYOR

PRESENTATION OF PETITIONS, MEMORIALS, SPECIAL RESOLUTIONS AND COUNCIL RESOLUTIONS

PROPOSAL NO. 119, 1979. Councilman Clark introduced and read this proposal commending Service Supply Company, Inc., for its contribution to the economy of Indianapolis. He then moved, seconded by Mr. Miller, its adoption. The motion carried on a unanimous voice vote. Mr. Clark then presented SPECIAL RESOLUTION NO. 5, 1979, to Mr. Edgar C. Seitz, Jr., President; Mr. M.C. Seitz, Chairman of the Board; and, Mr. Lee K. Seitz, Vice-President and Treasurer. SPECIAL RESOLUTION NO. 5, 1979, reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 5, 1979

A SPECIAL RESOLUTION of commendation to Service Supply Company, Inc. for contribution to the economy of Indianapolis and revitalization of blighted facilities in the downtown area.

WHEREAS, the City-County Council of Indianapolis and Marion County has concern for the economic vitality of Indianapolis and encourages attempts to bolster that vitality; and

WHEREAS, Service Supply Company, Inc. is a tremendous example of private enterprise revitalization and the use of blighted facilities in Indianapolis, as evidenced by the following:

Service Supply is engaged in the distribution and manufacture of industrial fasteners (bolts, nuts, screws, washers) and operates processes in electroplating, polishing, anodizing, and coloring.

Service Supply is a family-held business with its corporate headquarters and home office in Indianapolis. It started in Indianapolis in 1948 from 1,000 square feet of office space and warehouses at 45 Virginia Avenue and 124 South Delaware and has now grown to more than 1,000,000 square feet of facilities. Service Supply has over \$6.75 million invested in buildings and equipment located in Indianapolis.

Its buildings in Indianapolis are as follows:

- 1. A building at 730 E. Washington Street amounting to 220,000 square feet.
- 2. A building at 752 E. Market Street amounting to 180,000 square feet.
- 3. A building at 675 E. Washington Street amounting to 100,000 square feet.
- 4. A 22,000 square-foot packaging facility at 901 E. Maryland.
- 5. A 40,000 square-foot plating division at 50 South Shelby.
- 6. A 21,000 square-foot screw manufacturing facility at 1100 E. Maryland.
- 7. A 220,000 square-foot fastener division purchased last month at 1110
- E. St. Clair Street.
- 8. An 85,000 square-foot corporate headquarters at 603 E. Washington.

Over the past five years, Service Supply has spent in excess of \$3 million on improvements in downtown Indianapolis.

Service Supply is the largest fastener specialist with annual sales of eight figures, 600 vendors supplying materials, 20,000 business accounts, over 500 employees, and operates in 31 facilities in 15 states.

BE IT RESOLVED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The City-County Council hereby commends and expresses its gratitude and continued support to Service Supply Company, Inc. for the company's valuable contribution to our local economy and its continuing revitalization effort of the downtown area.

SECTION 2. The Mayor is invited to join in the expression of this resolution by affixing his signature hereto.

PROPOSAL NO. 118, 1979. Councilman SerVaas introduced this proposal encouraging changing the name of IPUPI to IPI. Following discussion, Proposal No. 118, 1979, was referred to the Rules & Public Policy Committee in order to provide the universities an opportunities to state their opposition to the proposed change.

PROPOSAL NO. 126, 1979. Councilman Boyd introduced and read this proposal requesting the State Supreme Court to review the case of Attorney Robert Mann, who the Court has recommended disbarring for life. Mr. SerVaas recommended assigning the proposal to the Rules & Public Policy Committee. Councilman Durnil questioned the propriety of Council participation in such a matter because of its lack of authority. Mr. Boyd stated that the proposal just recommended that Mr. Mann be granted another hearing. Mrs. Brinkman moved, seconded by Mrs. Coughenour, to refer Proposal No. 119, 1979, to the Rules & Public Policy Committee. The motion carried on a voice vote.

INTRODUCTION OF GUESTS

Councilman Howard introduced Gerald Christain, Spurge Davenport, State Senator Julia Carson, Precinct Committeeperson Charlotte Good, and Mr. and Mrs. Boatright. Mr. Clark introduced the Republican candidate for councilman from the 5th District, Mr. Norm Travis. Reverend Mozelle Sanders was introduced by Mr. Hawkins. Members of the Clean City Commission, Mr. Bill Hawkins and Mr. Lowell Williams were introduced by Councilman Durnil.

INTRODUCTION OF PROPOSALS

PROPOSAL NO. 110, 1979. Introduced by Mr. Schneider. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance amending the City-County Annual Budget for 1979 (City-County Fiscal Ordinance No. 91, 1978) and appropriating an additional thirty-seven thousand seven hundred sixty dollars (\$37,760) in the County General Fund for purposes of the County Recorder and the County Auditor and reducing the unappropriated and unencumbered balance in the County General Fund;" and the President referred it to the County & Townships Committee.

PROPOSAL NO. 111, 1979. Introduced by Mr. Schneider. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance amending the City-County Annual Budget for 1979 (City-County Fiscal Ordinance No. 91, 1978) transferring and appropriating two thousand dollars (\$2,000) in the County General Fund for purposes of Wayne Township Assessor and reducing certain other appropriations for that agency;" and the President referred it to the County & Townships Committee.

PROPOSAL NO. 112, 1979. Introduced by Mr. Tintera. The Clerk read the proposal entitled: "A Proposal for a Special Resolution approving and authorizing certain actions and proceedings with respect to certain proposed economic development bonds for Parahart Corporation;" and the President referred it to the Economic Development Committee.

PROPOSAL NO. 113, 1979. Introduced by Mr. Tintera. The Clerk read the proposal entitled: "A Proposal for a Special Resolution approving and authorizing certain actions and proceedings with respect to certain proposed economic development bonds for Guarantee Auto Stores, Inc.;" and the President referred it to the Economic Development Committee.

PROPOSAL NO. 114, 1979. Introduced by Mrs. Coughenour. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance amending the City-County Annual Budget for 1979 (City-County Fiscal Ordinance No. 91, 1978) and appropriating an additional three hundred thirty-five thousand nine hundred dollars (\$335,900) in the Flood General Fund for purposes of the Department of Public Works, Division of Flood Control, and reducing the unappropriated and unencumbered balance in the Flood General Fund;" and the President referred it to the Public Works Committee.

PROPOSAL NO. 115, 1979. Introduced by Mr. West. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance amending the City-County Annual Budget for 1979 (City-County Fiscal Ordinance No. 91, 1978) transferring and appropriating one hundred forty-eight thousand five hundred dollars (\$148,500) in the County General Fund for purposes of the Sheriff and reducing certain other appropriations for that division;" and the President referred it to the Public Safety & Criminal Justice Committee.

PROPOSAL NO. 116, 1979. Introduced by Mr. SerVaas. The Clerk read the proposal entitled: "A Proposal for a General Ordinance amending the Code of Indianapolis and Marion County, 'Sec. 6-5. Trapping animals or birds,' to include the entire consolidated city;" and the President referred it to the Rules & Public Policy Committee.

PROPOSAL NO. 117, 1979. Introduced by Mr. McGrath. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance amending the City-County Annual Budget for 1979 (City-County Fiscal Ordinance No. 91, 1978) and appropriating an additional three hundred ninety thousand three hundred forty-five dollars (\$390,345) in the Cumulative Bridge Fund for purposes of the Department

of Transportation and reducing the unappropriated and unencumbered balance in the Cumulative Bridge Fund;" and the President referred it to the Transportation Committee.

PROPOSAL NOS. 120-125, 1979. Introduced by Mr. Durnil. The Clerk read the proposals entitled: "Proposals for Rezoning Ordinances certified from the Metropolitan Plan Commission on March 8, 1979;" and the President referred them to the Committee of the Whole to be heard under Special Orders—Final Adoption.

SPECIAL ORDERS - PUBLIC HEARING

PROPOSAL NO. 39, 1979. As reported by Mr. West, this proposal had been amended at the February 26th meeting by increasing the appropriation from \$40,661.35 to \$45,522. In accordance with State law, the proposal was re-advertised. The Public Safety & Criminal Justice Committee recommended the adoption of Proposal No. 39, 1979, as amended. The Council recessed to a Committee of the Whole at 7:32 p.m. for public hearing, and reconvened at 7:33 p.m. This proposal was then adopted on the following roll call vote; viz:

18 AYES: Mr. Anderson, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Durnil, Mr. Gilmer, Mr. Lyons, Mr. McGrath, Mr. Miller, Mr. Page, Mr. Pearce, Mr. SerVaas, Mrs. Stewart, Mr. Tinder, Mr. Tintera, Mr. Vollmer, and Mr. West.

NO NOES.

9 NOT VOTING: Mr. Boyd, Mr. Cantwell, Mr. Dowden, Mr. Hawkins, Mr. Howard, Mrs. Journey, Miss Parker, Mr. Schneider, and Mr. Walters.

Proposal No. 39, 1979, As Amended, was retitled FISCAL ORDINANCE NO. 21, 1979, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 21, 1979

A FISCAL ORDINANCE amending the CITY—COUNTY ANNUAL BUDGET FOR 1979 (City-County Fiscal Ordinance No.91, 1978) and appropriating an additional forty-five thousand five hundred twenty-two dollars (\$45,522) in the County General Fund for purposes of the Marion County Sheriff and reducing the unappropriated and unencumbered balance in the County General Fund.

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 2.04 of the City-County Annual Budget for 1979, be, and is hereby, amended by the increases and reductions hereinafter stated for the purposes of the Community Corrections Center in the Marion County Jail, funded by a Title XX Grant in the amount of \$30,020 and an Indianapolis Foundation Grant in the amount of \$15,502.

SECTION 2. The sum of forty-five thousand five hundred twenty-two dollars (\$45,522) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

TION 9	. The following additional ap	propriations are nereby approved.				
MAR	ION COUNTY SHERIFF	COUNTY GENERAL FUND				
10.	Personal Services	\$39,323				
21.	Contractual Services	1,078				
22.	Supplies	748				
24.	Current Charges	400				
50.	Properties	1,400				
	Sub total	42,949				
MAR	MARION COUNTY AUDITOR					
25.	Current Obligations	2,573				
	TOTAL INCREASES	\$45,522				

SECTION 4. The said additional appropriations are funded by the following reductions:

COUNTY GENERAL FUND

Unappropriated and unencumbered County General Fund

County General Fund \$45,522 TOTAL REDUCTIONS \$45,522

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 18-4-5-2.

PROPOSAL NOS. 73 and 74, 1979. By consent these were postponed to the Council meeting of March 26th. The County & Townships Committee will hear the proposals at its meeting of March 20th.

PROPOSAL NO. 81, 1979. Because this proposal would not be heard in committee until March 14th, the proposal was postponed until the Council meeting of March 26th.

PROPOSAL NO. 82, 1979. Mrs. Coughenour explained that the \$375,000 appropriated is the City's share (15 percent) of the Sewer System Master Plan. The remaining 85 percent is funded by state and federal sources. The Council recessed to a Committee of the Whole at 7:36 p.m. for public hearing, and reconvened at 7:37 p.m. Following public hearing, Proposal No. 82, 1979, was adopted on the following roll call vote; viz:

21 AYES: Mr. Anderson, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Howard, Mr. Lyons, Mr. McGrath, Mr. Miller, Mr. Page, Miss Parker, Mr. Schneider, Mr. SerVaas, Mrs. Stewart, Mr. Tinder, Mr. Tintera, Mr. Vollmer, and Mr. West. NO NOES.

6 NOT VOTING: Mr. Boyd, Mr. Cantwell, Mr. Hawkins, Mrs. Journey, Mr. Pearce, and Mr. Walters.

Proposal No. 82, 1979, was retitled FISCAL ORDINANCE NO. 22, 1979, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 22, 1979

A FISCAL ORDINANCE amending the CITY—COUNTY ANNUAL BUDGET FOR 1979 (City-County Fiscal Ordinance No. 91, 1978) and appropriating an additional three hundred seventy-five thousand dollars (\$375,000) in the Sanitation General Fund for purposes of the Department of Public Works, Liquid Waste Division, and reducing the unappropriated and unencumbered balance in the Sanitation General Fund.

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.03 of the City-County Annual Budget for 1979, be, and is hereby, amended by the increases and reductions hereinafter stated for the purposes of reappropriating unspent 1978 contractual funds for funding the local share of the cost of a major project described as the Indianapolis Sewer Master Plan. SECTION 2. The sum of three hundred seventy-five thousand dollars (\$375,000) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

DEPARTMENT OF PUBLIC WORKS

SANITATION/LIQUID WASTE DIVISION

21. Contractual Services
TOTAL INCREASES

SANITATION GENERAL FUND

\$375,000 \$375,000

SECTION 4. The said additional appropriations are funded by the following reductions: SANITATION

GENERAL FUND

Unappropriated and unencumbered Sanitation General Fund TOTAL REDUCTIONS

\$375,000 \$375,000

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 18-4-5-2.

PROPOSAL NO. 110, 1979. This proposal would be heard by the County & Townships Committee on March 20th; therefore, Council consideration of this proposal was postponed until the meeting of March 26, 1979.

SPECIAL ORDERS - UNFINISHED BUSINESS

PROPOSAL NO. 521, 1978. In order to clear the agenda of this proposal which had been tabled at the meeting of February 26, Mr. Tintera moved, seconded by Mr. Miller, to strike Proposal No. 521, 1978. The motion carried on a voice vote.

SPECIAL ORDERS - FINAL ADOPTION

PROPOSAL NO. 77, 1979. Mr. Tintera, Chairman of the Economic Development Committee, stated that this was the final resolution concerning this particular bond. The Chas. Todd Overall Co., Inc., is building in the Belmont Oliver Industrial Park.

Passage of this bond will create 40-50 new jobs. Following discussion, Proposal No. 77, 1979, was adopted on the following roll call vote; viz:

23 AYES: Mr. Anderson, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Lyons, Mr. McGrath, Mr. Miller, Mr. Page, Mr. Pearce, Mr. Schneider, Mr. SerVaas, Mrs. Stewart, Mr. Tinder, Mr. Tintera, Mr. Vollmer, and Mr. West.

NO NOES.

4 NOT VOTING: Mr. Boyd, Mr. Cantwell, Miss Parker, and Mr. Walters.

Proposal No. 77, 1979, was retitled SPECIAL ORDINANCE NO. 4, 1979, and reads as follows:

CITY-COUNTY SPECIAL ORDINANCE NO. 4, 1979

A SPECIAL ORDINANCE authorizing the City of Indianapolis to issue its "Economic Development First Mortgage Revenue Bonds, Series 1979 (Chas. Todd Overall Cleaning Co., Inc. Project)" in the principal amount of four hundred thousand dollars (\$400,000) and approving and authorizing other actions in respect thereto.

WHEREAS, the Indianapolis Economic Development Commission has rendered a report of the Indianapolis Economic Development Commission concerning the proposed financing of economic development facilities for Chas. Todd Overall Cleaning Co., Inc., and the Metropolitan Development Commission of Marion County has been given an opportunity comment thereon; and

WHEREAS, the Indianapolis Economic Development Commission, after a public hearing conducted on February 23, 1979, adopted a Resolution on that date, which Resolution has been previously transmitted hereto, finding that the financing of certain economic development facilities of Chas. Todd Overall Cleaning Co., Inc. complies with the purposes and provisions of Indiana Code 18-6-4.5 and that such financing will be of benefit to the health and welfare of the City of Indianapolis and its citizens; and

WHEREAS, the Indianapolis Economic Development Commission has approved the final forms of Loan Agreement, Guaranty Agreement, and Mortgage and Indenture of Trust (such documents being hereafter referred to collectively as the "Financing Agreement" referred to in Indiana Code 18-6-4.5) by Resolution adopted prior in time on this date, which Resolution has been transmitted hereto; now, therefore:

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. It is hereby found that the financing of the economic development facilities referred to in the Loan Agreement, previously approved the Indianapolis Economic Development Commission and presented to this City-County Council, the issuance and sale of revenue bonds, the loan of the net proceeds thereof to Chas. Todd Overall Cleaning Co., Inc., for the purpose of financing the economic development facilities under construction or to be constructed in Indianapolis, Indiana and the repayment of said loan by Chas. Todd Overall Cleaning Co., Inc., to be evidenced and secured by a promissory note of Chas. Todd Overall Cleaning Co., Inc., and the guaranty of the payment of such bonds by Chas. Todd, Inc., will be of benefit to the health and welfare of the City of Indianapolis and its citizens and does comply with the purposes and provisions of Indiana Code 18-6-4.5.

SECTION 2. The final forms of the Loan Agreement, Guaranty Agreement, and Mortgage and Indenture of Trust approved by the Indianapolis Economic Development Commission are hereby approved and all such documents (hereinafter collectively referred to as the "Financing Agreement" referred to in Indiana Code 18-6-4.5) shall be incorporated herein by reference and shall be inserted in the minutes of the City-County Council and kept on file by the Clerk of the Council.

SECTION 3. The City of Indianapolis shall issue its Economic Development First Mortgage Revenue Bonds, Series 1979 (Chas. Todd Overall Cleaning Co., Inc. Project) in the total principal amount of four hundred thousand dollars (\$400,000) for the purpose of procuring funds to loan to Chas. Todd Overall Cleaning Co., Inc. in order to finance the economic development facilities, as more particularly set out in the Mortgage and Indenture of Trust and Loan Agreement, incorporated herein by reference which Bonds will be payable as to principal, premium, if any, and interest solely from the payments made by Chas. Todd Overall Cleaning Co., Inc. on its promissory note in the aggregate principal amount of four hundred thousand dollars (\$400,000) which will be executed and delivered by the Company to evidence and secure said loan, from the guaranty of the bonds by Chas. Todd, Inc., and from other sources under the Loan Agreement, or as otherwise provided in the above described Mortgage and Indenture of Trust. The Bonds shall never constitute a general obligation of, an indebtedness of, or charge against the general credit of the City of Indianapolis.

SECTION 4. The City Clerk or City Controller is authorized and directed to sell such Bonds to the purchasers thereof at a rate of interest on the Bonds not to exceed 8% per

annum and at a price not less than 100% of the principal amount thereof.

SECTION 5. The Mayor and City Clerk are authorized and directed to execute the documents constituting the Financing Agreement approved herein on behalf of the City of Indianapolis and any other document which may be necessary or desirable to consummate the transaction, including the Bonds authorized herein. The signatures of the Mayor and City Clerk on the Bonds and coupons may be facsimile signatures. The City Clerk or City Controller is authorized to arrange for the delivery of such Bonds to the purchasers thereof, payment for which will be made to the Trustee named in the Mortgage and Indenture of Trust.

SECTION 6. The provisions of the Ordinance and the Mortgage and Indenture of Trust securing the Bonds shall constitute a contract binding between the City of Indianapolis and the holder of the Economic Development First Mortgage Revenue Bonds, Series 1979 (Chas. Todd Overall Cleaning Co., Inc. Project), and after the issuance of said Bonds, this Ordinance shall not be repealed or amended in any respect which would adversely affect the right of such holder so long as any of said Bonds or the interest

thereon remain unpaid.

SECTION 7. This ordinance shall be in full force and effect from and after compliance with procedure required by Indiana Code 18-4-5-2.

PROPOSAL NO. 78, 1979. Mr. Tintera stated that the Economic Development Committee unanimously recommended the adoption of this inducement resolution for Frederick E. and John R. Meyer. Following a brief discussion, Proposal No. 78, 1979, was adopted on the following roll call vote; viz:

23 AYES: Mr. Anderson, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mr. Lyons, Mr. McGrath, Mr. Miller, Mr. Page, Mr. Pearce, Mr. Schneider, Mr. SerVaas, Mrs. Stewart, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters, and Mr. West.

NO NOES.

4 NOT VOTING: Mr. Boyd, Mr. Cantwell, Mrs. Journey, and Miss Parker.

Proposal No. 78, 1979, was retitled SPECIAL RESOLUTION No. 6, 1979, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 6, 1979

A SPECIAL RESOLUTION approving and authorizing certain actions and proceedings with respect to certain proposed economic development bonds.

WHEREAS, the City of Indianapolis, Indiana (the "City") is authorized by I.C. 18-6-4.5 (the "Act") to issue revenue bonds for the financing of economic development facilities, the funds from said financing to be used for the acquisition, construction and equipping of said facilities either directly or by loan to a company and said facilities to be either owned by or leased or sold to a company; and

WHEREAS, Frederick E. Meyer and John R. Meyer (the "Meyers") have advised the Indianapolis Economic Development Commission and the City that they propose that the City acquire, construct and equip economic development facilities and sell or lease the same to the Meyers or that the City loan the proceeds of such a financing to the Meyers for such purposes, said economic development facility to be 33,000 square foot office, manufacturing and warehousing facility, including the equipment to be installed therein, for the manufacture of vacuum formed plastic parts and the distribution of plastic raw materials, to be located at 5101 East 65th Street, Indianapolis, Indiana, on a approximate 4.3 acre tract of land (the "Project"); and

WHEREAS, the diversification of economic development and increase in job opportunities to be achieved by the acquisition, expansion, construction and equipping of the Project will be of public benefit to the health, safety and general welfare of the City and its citizens; and

WHEREAS, the Meyers will lease the Project to Meyer Plastics, Inc., solely owned by John R. Meyer, and Thermoset Plastics, Inc., solely owned by Frederick E. Meyer; and

WHEREAS, having received the advice of the Indianapolis Economic Development Commission, it would appear that the financing of the Project would be of public benefit to the health, safety and general welfare of the City and its citizens; and

WHEREAS, the acquisition and construction of the facilities will not have an adverse competitive effect on any similar facility already constructed or operating in or about Indianapolis, Indiana; now, therefore:

BE IT RESOLVED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The City-County Council finds, determines, ratifies and confirms that the promotion of diversification of economic development and job opportunities in and near Indianapolis, Indiana, and in Marion County, is desirable to preserve the health, safety and general welfare of the citizens of the City of Indianapolis; and that it is in the public interest that the Indianapolis Economic Development Commission and said City take such action as it lawfully may to encourage diversification of industry and promotion of job opportunities.

SECTION 2. The City-County Council further finds, determines, ratifies, and confirms that the issuance and sale of revenue bonds of the City in amount not to exceed \$800,000 under the Act for the acquisition, expansion, construction and equipping of the Project and the sale or leasing of the Project to the Meyers or the loaning of the proceeds of such a financing to the Meyers for such purposes will serve the public purposes referred to above, in accordance with the Act.

SECTION 3. In order to induce the Meyers to proceed with the acquisition, expansion, construction and equipping of the Project, the City-County Council hereby finds, determines, ratifies, and confirms that (i) it will take or cause to be taken such actions pursuant to the Act as may be required to implement the aforesaid financing, or as it may deem appropriate in pursuance thereof; provided that all of the foregoing shall be mutually acceptable to the City and the Meyers; (ii) it will adopt such ordinances and resolutions and authorize the execution and delivery of such instruments and the taking of such action as may be necessary and advisable for the authorization, issuance and sale of said economic development bonds.

SECTION 4. All costs of the Project incurred after the passage of this resolution, including reimbursement or repayment to the Meyers of moneys expended by the Meyers for planning, engineering, interest paid during construction, underwriting expenses, attorney and bond counsel fees, acquisition, construction and equipping of the Project will be permitted to be included as part of the bond issue to finance said Project, and the City will thereafter either lease the same to the Meyers or loan the proceeds of

such financing to the Meyers for the same purposes.

PROPOSAL NO. 79, 1979. This proposal authorizes \$1 million in economic development bonds for the Capitol Investment Corporation, which will be located at 1853 Ludwig Avenue. After motion duly made and seconded, Proposal No. 79, 1979, was adopted on the following roll call vote; viz:

19 AYES: Mr. Anderson, Mrs. Brinkman, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Howard, Mr. Lyons, Mr. McGrath, Mr. Miller, Mr. Pearce, Mr. Schneider, Mr. SerVaas, Mrs. Stewart, Mr. Tintera, Mr. Vollmer, Mr. Walters, and Mr. West.

NO NOES.

8 NOT VOTING: Mr. Boyd, Mr. Campbell, Mr. Cantwell, Mr. Hawkins, Mrs. Journey, Mr. Page, Miss Parker, and Mr. Tinder.

Proposal No. 79, 1979, was retitled SPECIAL RESOLUTION NO. 7, 1979, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 7, 1979

A SPECIAL RESOLUTION approving authorizing certain actions and proceedings with respect to certain proposed economic development bonds.

WHEREAS, the City of Indianapolis, Indiana (the "City") is authorized by I.C. 18-6-4.5 (the "Act") to issue revenue bonds for the financing of economic development facilities, the funds from said financing to be used for the acquisition, construction and equipping of said facilities either directly or by loan to a developer and said facilities to be either owned by or leased or sold to a developer; and

WHEREAS, the Capitol Investment Corp. (the "Company") has advised the Indianapolis Economic Development Commission and the City that it proposes that the City acquire, construct and equip the economic development facilities and sell or lease the same to the Company or that the City loan the proceeds of such a financing to the Company for such purposes, and the Company to lease or sublease the same to Masterfit Corporation, said economic development facility to be 165,000 square foot manufacturing and warehousing facility for parts in air distribution systems (including the real

estate on which it is located and the equipment to be installed therein), to be located at 1853 Ludlow Avenue, Indianapolis, Indiana, on an approximate 8.6 acre tract of land (the "Project"); and

WHEREAS, the rent payments of Masterfit Corporation, as user of the facilities shall be assigned for payment of the economic development revenue bonds; and

WHEREAS, the diversification of economic development and increase in job opportunities to be achieved by the acquisition, construction and equipping of the Project will be of public benefit to the health, safety and general welfare of the city and its citizens; and

WHEREAS, having received the advice of the Indianapolis Economic Development Commission, it would appear that the financing of the Project would be of public benefit to the health, safety and general welfare of the City and its citizens; and

WHEREAS, the acquisition and construction of the facilities will not have an adverse competitive effect on any similar facility already constructed or operating in or about Indianapolis, Indiana; now, therefore:

BE IT RESOLVED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The City-County Council finds, determines, ratifies and confirms that the promotion of diversification of economic development and job opportunities in and near Indianapolis, Indiana, and in Marion County, is desirable to preserve the health, safety and general welfare of the citizens of the City of Indianapolis; and that it is in the public interest that the Indianapolis Economic Development Commission and said City take such action as it lawfully may to encourage diversification of industry and promotion of job opportunities in and near said City.

SECTION 2. The City-County Council further finds, determines, ratifies, and confirms that the issuance and sale of revenue bonds of the City in an amount not to exceed \$1,000,000 under the Act for the acquisition, construction and equipping of the Project and the sale or leasing of the Project to the Company or the loaning of the proceeds of such a financing to the Company for such purposes and the lease or sublease of the Project to Masterfit Corporation will serve the public purposes referred to above, in accordance with the Act.

SECTION 3. In order to induce the Company to proceed with the acquisition, construction and equipping of the Project and to lease or sublease the Project to Masterfit Corporation, the City-County Council hereby finds, determines, ratifies, and confirms that (i) it will take or cause to be taken such actions pursuant to the Act as may be required to implement the aforesaid financing, or as it may deem appropriate in pursuance thereof; provided that all of the foregoing shall be mutually acceptable to the City and the Company; (ii) it will adopt such ordinances and resolutions and authorize the execution and delivery of such instruments and the taking of such action as may be necessary and advisable for the authorization, issuance and sale of said economic development bonds.

SECTION 4. All costs of the Project incurred after the passage of this resolution, including reimbursement or repayment to the Company of moneys expended by the Company for planning, engineering, interest paid during construction, underwriting expenses, attorney and bond counsel fees, acquisition, construction and equipping of the Project will be permitted to be included as part of the bond issue to finance said Project, and the City will thereafter either lease the same to the Company or loan the proceeds of such financing to the Company for the same purposes, said Project to be leased or subleased to Masterfit Corporation.

PROPOSAL NO. 80, 1979. Mr. Tintera recommended the adoption of this proposal which is an inducement resolution for \$1.5 million in economic development bonds for Ronald W. Whiteford for the construction of a freight terminal facility. Proposal No. 80, 1979, was adopted on the following roll call vote; viz:

17 AYES: Mrs. Brinkman, Mr. Clark, Mr. Dowden, Mr. Durnil, Mr. Howard, Mr. Lyons, Mr. McGrath, Mr. Miller, Mr. Page, Miss Parker, Mr. Schneider, Mr. SerVaas, Mrs. Stewart, Mr. Tinder, Mr. Tintera, Mr. Vollmer, and Mr. West. NO NOES.

10 NOT VOTING: Mr. Anderson, Mr. Boyd, Mr. Campbell, Mr. Cantwell, Mrs. Coughenour, Mr. Gilmer, Mr. Hawkins, Mrs. Journey, Mr. Pearce, and Mr. Walters.

Proposal No. 80, 1979, was retitled SPECIAL RESOLUTION NO. 8, 1979, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 8, 1979

A SPECIAL RESOLUTION approving and authorizing certain actions and proceedings with respect to certain proposed economic development bonds.

WHEREAS, the City of Indianapolis, Indiana (the "City") is authorized by I.C. 18-6-4.5 (the "Act") to issue revenue bonds for the financing of economic development facilities, the funds from said financing to be used for the acquisition, construction and equipping of said facilities either directly or by loan to a company and said facilities to be either owned by or leased or sold to the developer; and

WHEREAS, Ronald W. Whiteford ("Whiteford") has advised the Indianapolis Economic Development Commission and the City that he proposed that the City acquire, construct and equip economic development facilities and sell or lease the same to Whiteford or that the City loan the proceeds of such a financing to Whiteford for such purposes, said economic development facility to be an approximately 20,500 square foot motor freight terminal, including the real estate on which it is located and equipment to be installed therein, to be located at 5700 W. Minnesota, Indianapolis, Indiana, on an approximate 8.4 acre tract of land (the "Project"); and

WHEREAS, the diversification of economic development and increase the job opportunities to be achieved by the acquisition, expansion, construction and equipping of the Project will be of public benefit to the health, safety and general welfare of the City and its citizens; and

WHEREAS, having received the advice of the Indianapolis Economic Development Commission, it would appear that the financing of the Project would be of public benefit to the health, safety and general welfare of the City and its citizens; and

WHEREAS, the acquisition and construction of the facilities will not have an adverse competitive effect on any similar facility already constructed or operating in or about Indianapolis, Indiana; now, therefore:

BE IT RESOLVED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The City-County Council finds, determines, and ratifies and confirms that the promotion of diversification of economic development and job opportunities in and near Indianapolis, Indiana, and in Marion County, is desirable to preserve the health, safety and general welfare of the citizens of the City of Indianapolis; and that it is in the public interest that the Indianapolis Economic Development Commission and said City take such action as it lawfully may to encourage diversification of industry and promotion of job opportunities in and near said City.

SECTION 2. The City-County Council further finds, determines, ratifies, and confirms that the issuance and sale of revenue bonds of the City in an amount not to exceed \$1,500,000 under the Act for the acquisition, construction and equipping of the Project and the sale or leasing of the Project to Whiteford or the loaning of the proceeds of such a financing to Whiteford for such purposes will serve the public purposes referred to

above, in accordance with the Act.

SECTION 3. In order to induce Whiteford to proceed with the acquisition, construction and equipping of the Project, the City-County Council hereby finds, determines, ratifies, and confirms that (i) it will take or cause to be taken such actions pursuant to the Act as may be required to implement the aforesaid financing, or as it may deem appropriate in pursuance thereof; provided that all of the foregoing shall be mutually acceptable to the City and Whiteford; (ii) it will adopt such ordinances and resolutions and authorize the execution and delivery of such instruments and the taking of such said economic development bonds.

SECTION 4. All costs of the Project incurred after the passage of this resolution, including reimbursement or repayment to the Whiteford of moneys expended by Whiteford for planning, engineering, interest paid during construction, underwriting expenses, attorney and bond counsel fees, acquisition, construction and equipping of the Project will be permitted to be included as part of the bond issue to finance said Project, and the City will thereafter either lease the same to Whiteford or loan the

proceeds of such financing to Whiteford for the same purposes.

PROPOSAL NO. 83, 1979. Mrs. Coughenour reported the transfer provided for in this proposal allowed the hiring of management consultants to assist in the responsibilities of the Advanced Wastewater Treatment facilities. The Department of Public Works' staff does not have the necessary expertise. The \$567,500 is a portion of the 18-month total budgeted for consultants of \$875,000. Following the committee report, the proposal was adopted on the following roll call vote; viz:

21 AYES: Mr. Anderson, Mr. Boyd, Mrs. Brinkman, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Lyons, Mr. McGrath, Mr. Miller, Mr. Page, Miss Parker, Mr. Schneider, Mr. SerVaas, Mrs. Stewart, Mr. Tinder, Mr. Tintera, Mr. Vollmer, and Mr. West.

5 NOES: Mr. Cantwell, Mr. Howard, Mrs. Journey, Mr. Pearce, and Mr. Walters. 1 NOT VOTING: Mr. Campbell.

Proposal No. 83, 1979, was retitled FISCAL ORDINANCE NO. 23, 1979, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 23, 1979

A FISCAL ORDINANCE amending the CITY—COUNTY ANNUAL BUDGET FOR 1979 (City-County Fiscal Ordinance No. 91, 1978) transferring and appropriating five hundred sixty-seven thousand five hundred dollars (\$567,500) in the Sanitation General Fund for purposes of the Department of Public Works and reducing certain other appropriations for that division.

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.03 of the City-County Annual Budget for 1979, be, and is hereby, amended by the increases and reductions hereinafter stated for the purposes of implementing a five point management consultant's work plan.

SECTION 2. The sum of five hundred sixty-seven thousand five hundred dollars (\$567,500) be, and the same is hereby, transferred for the purposes as shown in Section 3 by reducing the accounts as shown in Section 4.

SECTION 3. The following increased appropriation is hereby approved:

DEPARTMENT OF PUBLIC WORKS

SANITATION/LIQUID WASTE DIVISION

1. Contractual Services TOTAL INCREASES SANITATION
GENERAL FUND
\$567,500

SECTION 4. The said increased appropriation is funded by the following reductions:
DEPARTMENT OF PUBLIC WORKS

SANITATION/LIQUID WASTE DIVISION

pliance with IC 18-4-5-2.

22. Supplies
TOTAL REDUCTION
SECTION 5. This ordinance sh

SANITATION GENERAL FUND \$567,500

TOTAL REDUCTIONS \$567,500

This ordinance shall be in full force and effect upon adoption and com-

PROPOSAL NOS. 84–98, 1979. Consent was given to hear these proposals as a whole since they all recommended certain traffic control changes which will facilitate the flow of traffic in Marion County. Mr. McGrath explained that after consideration by the committee, all proposals were unanimously recommended for passage. Following discussion, Proposal Nos. 84–98, 1979, were adopted on the following roll call vote; viz:

23 AYES: Mr. Anderson, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Howard, Mrs. Journey, Mr. Lyons, Mr. McGrath, Mr. Miller, Mr. Page, Miss Parker, Mr. Pearce, Mr. SerVaas, Mrs. Stewart, Mr. Tinder, Mr. Vollmer, Mr. Walters, and Mr. West. NO NOES.

4 NOT VOTING: Mrs. Coughenour, Mr. Hawkins, Mr. Schneider, and Mr. Tintera.

Proposal Nos. 84–98, 1979, were retitled GENERAL ORDINANCE NOS. 17–31, 1979, consecutively, and read as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 17, 1979

A GENERAL ORDINANCE establishing intersection controls at certain intersections [Amends Code Section 29-92].

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

PART I

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the deletion of the following, to wit:

BASE MAP No. 44, pg. 1	INTERSECTION Mann Road & West Southport Road	PREFERENTIAL Mann Road	CONTROL Yield
No. 44, pg. 1	Mann Road & West Southport Road	West Southport Road	Stop
No. 10, pg. 4	Hoover Road & Spannwood Road		None
No. 30, pg. 7	Manhattan Avenue & Raymond Street		None
No. 46, pg. 2	Clossey Drive & Singleton Street		None
No. 39, pg. 5	Egelhoff Lane & Norton Street		None

PART II

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the addition of the following, to wit:

			TYPE OF
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No. 44, pg. 1	Mann Road & Southport Road (WB	Mann Road to NB)	Stop
No. 44, pg 1	Mann Road to Southport Road (WB	Mann Road	Stop
No. 44, pg. 1	Mann Road (NB to EB) and Southport Road	,	Stop
No. 16, pg 5	Georgetown Road & 47th Street	Georgetown Road	Stop
No. 10, pg. 4	Hoover Road & Spannwood Road	Hoover Road	Stop
No. 30, pg. 7	Manhattan Avenue & Raymond Street	Raymond Street	Stop
No. 25, pg. 20	New Jersey Avenue & 12th Street	12th Street	Stop
No. 11, pg. 13	Westfield Boulevard & Old Westfield Boulevard	Westfield Blvd. ard	Stop
No. 16, pg. 2	Candletree Drive & 47th Street	47th Street	Stop
No. 46, pg. 2	Clossey Drive & Singleton Street	Singleton Street	Stop
No. 39, pg. 5	Egelhoff Lane & Norton Street	Norton Street	Stop

PART III

Violations of this ordinance shall be subject to those penalties now provided in the "Code of Indianapolis and Marion County" for violations of the sections amended by this ordinance.

PART IV

This ordinance shall be in full force and effect from and after its adoption and compliance with IC 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 18, 1979

A GENERAL ORDINANCE establishing an intersection control at a certain intersection [Amends Code Section 29-92].

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

PART I

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the deletion of the following, to wit:

		TYPE OF
INTERSECTION	PREFERENTIAL	CONTROL
79th Street & Zionsville Road	Zionsville Road	2-way Stop
	79th Street &	79th Street & Zionsville Road

PART II

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the addition of the following, to wit:

			TYPE OF
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No. 2, pg. 1	79th Street &	None	4-way Stop
	Zionsville Road		

PART III

Violations of this ordinance shall be subject to those penalties now provided in the "Code of Indianapolis and Marion County" for violations of the sections amended by this ordinance.

PART IV

This ordinance shall be in full force and effect from and after its adoption and compliance with IC 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 19, 1979

A GENERAL ORDINANCE establishing an intersection control at a certain intersection [Amends Code Section 29-92].

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

PARTI

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the deletion of the following, to wit:

			TILLOI
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No. 16, pg. 5	High School Road &	High School Road	2-way Stop
	46th Street		

PART II

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the addition of the following, to wit:

INTERSECTION
High School Road
& 46th Street

PREFERENTIAL None TYPE OF CONTROL 4-way Stop

PART III

Violations of this ordinance shall be subject to those penalties now provided in the "Code of Indianapolis and Marion County" for violations of the sections amended by this ordinance.

PART IV

This ordinance shall be in full force and effect from and after its adoption and compliance with IC 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 20, 1979

A GENERAL ORDINANCE establishing intersection controls at certain intersections [Amends Code Section 29-92].

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

PART I

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the addition of the following, to wit:

			TYPE OF
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No. 28, pg. 1	Fairhaven Drive & E. 21st Place	Fairhaven Drive	Stop
No. 28, pg 3	Rockford Road & E. 21st Place	Rockford Road	Stop
No. 28, pg. 3	Rockford Court & Rockford Road	Rockford Road	Yield
No. 28, pg. 2	Heather Hills Road & Rockford Road	Rockford Road	Stop
No. 28, pg. 2	Lawnhaven Court & Lawnhaven Drive	Lawnhaven Drive	Yield
No. 28, pg. 1	Churchill Ct. & Heather Hills Road & Lawnhay		Stop
No. 28, pg. 1	Fairhaven Drive & Heather Hills Road	Heather Hills Road	Stop
No. 28, pg. 1	Bluewater Ct. & Heather Hills Road	Heather Hills Road	Yield
No. 28, pg. 2	Heather Hills Road & Schwier Drive	Heather Hills Road	Stop
No. 28, pg. 2	Heather Court & Heather Hills Road	Heather Hills Road	Yield
No. 28, pg. 3	Schwier Court & Schwier Drive	Schwier Drive	Yield
No. 28, pg. 1	Fairmont Court & Overlook Court & Sch	Schwier Drive	Yield
No. 28, pg. 1	Fairhaven Drive & Ronald Court	Fairhaven Drive	Yield
No. 28, pg. 1	Fairhaven Court & Fairhaven Drive	Fairhaven Drive	Yield

PART II

Violations of this ordinance shall be subject to those penalties now provided in the "Code of Indianapolis and Marion County" for violations of the sections amended by this ordinance.

PART III

This ordinance shall be in full force and effect from and after its adoption and compliance with IC 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 21, 1979

A GENERAL ORDINANCE establishing intersection controls at certain intersections [Amends Code Section 29-92].

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

PART I

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the addition of the following, to wit:

			TYPE OF
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No. 3, pg. 1	Brookton Court & Dartmouth Road	Dartmouth Road	Yield
No. 3, pg. 2	Dartmouth Road & Walston Court	Dartmouth Road	Yield
No. 5, pg. 1	Brookview Circle & E. 75th Street	E. 75th Street	Yield
No. 5, pg. 1	Brookview Court & Brookview Lane	Brookview Lane	Yield
No. 5, pg. 1	Brookview Lane & E. 77th Street	E. 77th Street	Stop
No. 5, pg. 3	Rucker Circle & Rucker Road	Rucker Road	Yield
No. 5, pg. 3	Rucker Road & Skyridge Drive	Skyridge Drive	Stop
No. 5, pg. 3	Rucker Road & 78th Place	Rucker Road	Stop
No. 5, pg. 3	Skyridge Drive & Whittier Place	Skyridge Drive	Stop
No. 5, pg. 3	Susan Dr., Susan Dr., E. & Susan Drive, S.	Susan Dr., Susan Dr., S.	Stop
No. 5, pg. 3	Wawasee Ct. & Wawasee Dr.	Wawasee Drive	Yield
No. 5, Pg. 3	Wawasee Dr. & Whittier Place	Whittier Place	Stop
No. 5, pg. 3	Wawasee Dr. & E. 77th Street	E. 77th Street	Stop
No. 5, pg. 3	Whittier Court & Whittier Place	Whittier Place	Yield

PART II

Violations of this ordinance shall be subject to those penalties now provided in the "Code of Indianapolis and Marion County" for violations of the sections amended by this ordinance.

PART III

This ordinance shall be in full force and effect from and after its adoption and compliance with IC 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 22, 1979

A GENERAL ORDINANCE establishing an intersection control at a certain intersection [Amends Code Section 29-92].

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

PART I

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the deletion of the following, to wit:

			TYPE OF
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No. 2, pg. 6	E. 82nd &	E. 82nd	Stop
	Hamia		

PART II

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the addition of the following, to wit:

•	. With I dans to many to			TYPE OF
	BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
	No. 2, pg. 6	E. 82nd &	None	Signal
		Hague		

PART III

Violations of this ordinance shall be subject to those penalties now provided in the "Code of Indianapolis and Marion County" for violations of the sections amended by this ordinance.

PART IV

This ordinance shall be in full force and effect from and after its adoption and compliance with IC 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 23, 1979

A GENERAL ORDINANCE establishing intersection controls at certain intersections [Amends Code Section 29-92].

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

PART I

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the deletion of the following, to wit:

BASE MAP	INTERSECTION Crittenden &	PREFERENTIAL	CONTROL
No. 11, pg. 5	Kessler Blvd., E. (Chatard High School)	Kessler Blvd., E.	Stop
No. 11, pg. 8	Norwaldo & Kessler Blvd., E.	None	Signal

PART II

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the addition of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No. 11, pg. 5	Crittenden &	None	Auto Signal
	Kessler Blvd., E. (Chatard High School)		
No. 11, pg. 8	Norwaldo &	Kessler Blvd., E.	Stop
	Kessler Blvd., E.		

PART III

Violations of this ordinance shall be subject to those penalties now provided in the "Code of Indianapolis and Marion County" for violations of the sections amended by this ordinance.

PART IV

This ordinance shall be in full force and effect from and after its adoption and compliance with IC 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 24, 1979

A GENERAL ORDINANCE establishing an intersection control at a certain intersection [Amends Code Section 29-92].

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

PART I

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the deletion of the following, to wit:

INTERSECTION PREFERENTIAL CONTROL
Northwestern Av. 8. Northwestern Av. Stop

Northwestern Av & Northwestern Av Stop 62nd Street

PART II

BASE MAP

No. 10, pg. 6

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the addition of the following, to wit:

BASE MAP INTERSECTION PREFERENTIAL CONTROL
No. 10, pg. 6 Northwestern Av & None Auto Signal
62nd Street

PART III

Violations of this ordinance shall be subject to those penalties now provided in the "Code of Indianapolis and Marion County" for violations of the sections amended by this ordinance.

PART IV

This ordinance shall be in full force and effect from and after its adoption and compliance with IC 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 25, 1979

A GENERAL ORDINANCE establishing an intersection controls at a certain intersection [Amends Code Section 29-92].

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

PARTI

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the deletion of the following, to wit:

BASE MAP INTERSECTION PREFERENTIAL CONTROL
No. 11, pg. 7 Guilford Av & Westfield Blvd Stop
Westfield Blvd

PART II

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the addition of the following, to wit:

BASE MAP No. 11, pg. 7 INTERSECTION Guilford Av & Westfield Blvd. PREFERENTIAL None TYPE OF CONTROL 4-way Stop

PART III

Violations of this ordinance shall be subject to those penalties now provided in the "Code of Indianapolis and Marion County" for violations of the sections amended by this ordinance.

PART IV

This ordinance shall be in full force and effect from and after its adoption and compliance with IC 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 26, 1979

A GENERAL ORDINANCE establishing an intersection control at a certain intersection [Amends Code Section 29-92].

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

PART I

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the deletion of the following, to wit:

BASE MAP INTERSECTION PREFERENTIAL CONTROL
No. 30, pg. 7 Lynhurst & None 4-way Stop
Morris

PART II

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the addition of the following, to wit:

BASE MAP INTERSECTION PREFERENTIAL CONTROL
No. 30, pg. 7 Lynhurst & None Auto Signal
Morris

PART III

Violations of this ordinance shall be subject to those penalties now provided in the "Code of Indianapolis and Marion County" for violations of the sections amended by this ordinance.

PART IV

This ordinance shall be in full force and effect from and after its adoption and compliance with IC 18-4-5-2.

CITY—COUNTY GENERAL ORDINANCE NO. 27, 1979

A GENERAL ORDINANCE establishing an intersection control at a certain intersection [Amends Code Section 29-92].

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

PART I

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the deletion of the following, to wit:

BASE MAP No. 32, pg. 9 INTERSECTION Shelby, Fletcher & Grove

PREFERENTIAL None

TYPE OF CONTROL Signal

PART II

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the addition of the following, to wit:

TYPE OF

BASE MAP No. 32, pg. 9 INTERSECTION Shelby, Fletcher & PREFERENTIAL Shelby

CONTROL

Grove

Stop

PART III

Violations of this ordinance shall be subject to those penalties now provided in the "Code of Indianapolis and Marion County" for violations of the sections amended by this ordi-

PART IV

This ordinance shall be in full force and effect from and after its adoption and compliance with IC 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 28, 1979

A GENERAL ORDINANCE establishing intersection controls at certain intersections [Amends Code Section 29-92].

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

PART I

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the deletion of the following, to wit:

TYPE OF PREFERENTIAL CONTROL

BASE MAP No. 25, pg. 13 INTERSECTION N. Highland Av & E. Ohio St

Ohio St

Stop

No. 25, pg. 13 N. Highland Av & E. Market St.

Market St

Stop

PART II

Chapter 29 of the "Code of Indianapolis and Marion County," specifically "Sec. 29-92. Schedule of intersection controls," be, and the same is hereby amended by the addition of the following, to wit:

BASE MAP No. 25, pg. 13 INTERSECTION N. Highland Av & E. Ohio St

PREFERENTIAL None

TYPE OF CONTROL Stop

N. Highland Av & No. 25, pg. 13 E. Market St.

None

Stop

PART III

Violations of this ordinance shall be subject to those penalties now provided in the "Code of Indianapolis and Marion County" for violations of the sections amended by this ordinance.

PART IV

This ordinance shall be in full force and effect from and after its adoption and compliance with IC 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 29, 1979

A GENERAL ORDINANCE designating a certain alley as one-way. [Amends Code Section 29-166].

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

PART I

Chapter 29 of the Code of Indianapolis and Marion County, specifically "Sec. 29-166. One-way streets and alleys designated," be, and the same is hereby amended by the addition of the following, to wit:

EASTBOUND

An alley, being the first north of Lockerbie Street, from Park Avenue to College Avenue WESTBOUND

An alley, being the first north of Lockerbie Street, from Park Avenue to East Street PART II

Violations of this ordinance shall be subject to those penalties now provided in the Code of Indianapolis and Marion County for violations of the section amended by this ordinance.

PART III

This ordinance shall be in full force and effect from and after its adoption and compliance with IC 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 30, 1979

A GENERAL ORDINANCE prohibiting stopping, standing or parking on a certain portion of Delaware Street [Amends Code Section 29-268].

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

PART I

Chapter 29 of the Code of Indianapolis and Marion County, specifically "Sec. 29-268. Stopping, standing or parking prohibited at all times on certain designated streets," be, amended by the addition of the following, to wit:

Delaware Street, east side,

from St. Clair Street to St. Joseph Street

PART II

Violations of this ordinance shall be subject to those penalties now provided in the Code of Indianapolis and Marion County for violations of the section amended by this ordinance.

PART III

This ordinance shall be in full force and effect from and after its adoption and compliance with IC 18-4-5-2.

CITY-COUNTY GENERAL ORDINANCE NO. 31, 1979

A GENERAL ORDINANCE providing a 11,000 pound weight limit on certain portions of Arbor Avenue and Henry Street [Amends Code Section 29-224].

BE IT ORDAINED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

PART I

Chapter 29 of the Code of Indianapolis and Marion County, specifically "Sec. 29-224. Trucks on certain streets restricted," be, and the same is hereby amended by the addition of the following, to wit:

11,000 POUNDS GROSS WEIGHT

Arbor Avenue, from Oliver Avenue to Gillet Street Henry Street, from Harding Street to Drover Street

PART II

Violations of this ordinance shall be subject to those penalties now provided in the Code of Indianapolis and Marion County for violations of the section amended by this ordinance.

PART III

This ordinance shall be in full force and effect from and after its adoption and compliance with IC 18-4-5-2.

PROPOSAL NO. 99, 1979. Mr. McGrath, Chairman of the Transportation Committee, explained that this proposal is the capital improvements program for the Department of Transportation. Approximately \$24,000,000 will be expended for the program in 1979. Mr. Madorin, Director of the Department of Transportation, was available for comment. Following discussion, the proposal was adopted on the following roll call vote; viz:

25 AYES: Mr. Anderson, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Lyons, Mr. McGrath, Mr. Miller, Mr. Page, Miss Parker, Mr. Pearce, Mr. Schneider, Mr. SerVaas, Mrs. Stewart, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters, and Mr. West.

NO NOES.

2 NOT VOTING: Mr. Cantwell, and Mrs. Coughenour.

Proposal No. 99, 1979, was retitled GENERAL RESOLUTION NO. 2, 1979, and reads as follows:

CITY-COUNTY GENERAL RESOLUTION NO. 2, 1979

A GENERAL RESOLUTION approving the actions of the Transportation Board with respect to certain capital improvements within the Metropolitan Thoroughfare District for the year 1979.

BE IT RESOLVED BY THE CITY—COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The actions of the Transportation Board of the City of Indianapolis with respect to certain capital improvements as set forth in its "Declaratory Resolution of the Transportation Board of the City of Indianapolis Concerning Capital Improvements for Calendar Year 1979" adopted December 6, 1978, and in its "Confirmatory Resolution of the Transportation Board of the City of Indianapolis" Dated January 17, 1979, a copy of which is attached hereto, marked Exhibit A in five pages and incorporated herein by reference, is hereby approved with the addition of the amendment attached hereto and marked Exhibit B.

SECTION 2. The Transportation Board and Department of Transportation and its Director are authorized to proceed in accordance with law and the terms of said resolution as hereby modified.

SECTION 3. This resolution shall be in full force and effect from and after passage and compliance with IC 18-4-5-2.

PROPOSAL NO. 100, 1979. Mr. McGrath stated that \$350,000 was being transferred in this proposal for additional salt. Due to the severe winter, more salt needed to be purchased. Following a brief discussion, Proposal No. 100, 1979, was adopted on the following roll call vote; viz:

25 AYES: Mr. Anderson, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Lyons, Mr. McGrath, Mr. Miller, Mr. Page, Miss Parker, Mr. Pearce, Mr. Schneider, Mr. SerVaas, Mrs. Stewart, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters, and Mr. West.

NO NOES.

2 NOT VOTING: Mr. Boyd, and Mrs. Coughenour.

Proposal No. 100, 1979, was retitled FISCAL ORDINANCE NO. 24, 1979, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 24, 1979

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1979 (City-County Fiscal Ordinance No. 91, 1978) transferring and appropriating three hundred fifty thousand dollars (\$350,000) in the Transportation General Fund for purposes of the Department of Transportation and reducing certain other appropriations for that department.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 1.03 of the City-County Annual Budget for 1979, be, and is hereby, amended by the increases and reductions hereinafter stated for the purposes of continuing the operation of the Department of Transportation by replenishing the supply of salt.

SECTION 2. The sum of three hundred fifty thousand dollars (\$350,000) be, and the same is hereby, transferred for the purposes as shown in Section 3 by reducing the accounts as shown in Section 4.

SECTION 3. The following increased appropriation is hereby approved:

> DEPARTMENT OF TRANSPORTATION 22.

Supplies

TOTAL INCREASES

SECTION 4. The said increased appropriation is funded by the following reductions: DEPARTMENT OF

TRANSPORTATION 21. **Contractual Services** TOTAL REDUCTIONS TRANSPORTATION GENERAL FUND

\$350,000 \$350,000

TRANSPORTATION GENERAL FUND

\$350,000 \$350,000 SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 18-4-5-2.

PROPOSAL NOS. 120 – 125, 1979. No action was taken on these proposals. They were retitiled REZONING ORDINANCES NOS. 38–43, 1979, and read as follows:

REZONING ORDINANCE NO. 38, 1979. 78-Z-10 LAWRENCE TOWNSHIP COUNCILMANIC DISTRICT NO. 3

8263 BASH STREET, INDIANAPOLIS

Miles & Edythe Mae Chapman, 8263 Bash Street, request rezoning of 0.434 acres, being in D-5 district, to C-4 classification to provide for commercial development.

REZONING ORDINANCE NO. 39, 1979. 79-Z-11 WARREN TOWNSHIP COUNCILMANIC DISTRICT NO. 13

9301 EAST BURK ROAD, INDIANAPOLIS

Charlene B. Keller & Paul H. Buchanan, Jr. request rezoning of 14.40 acres, being in SU-5 & I-2-S districts, to SU-35 classification to permit construction of a telecommunications tower and accessory building.

REZONING ORDINANCE NO. 40, 1979. 79-Z-14 WASHINGTON TOWNSHIP COUNCILMANIC DISTRICT NO. 1

9302 NORTH MERIDIAN STREET, INDIANAPOLIS

Belle Meade Manor Apartments, 9411 North Illinois requests rezoning of 4.00 acres, being in D-7 district, to C-1 classification to permit development for commercial office use.

REZONING ORDINANCE NO. 41, 1979. 79-Z-15 PERRY TOWNSHIP COUNCILMANIC DISTRICT NO. 25

6901 GRAY ROAD, INDIANAPOLIS

Southport Associates, 6900 South Gray Road requests rezoning of 3.77 acres being in C-3 district, to C-6 classification to permit construction of a motel.

REZONING ORDINANCE NO. 42, 1979. 78-Z-16 WAYNE TOWNSHIP COUNCILMANIC DISTIRCT NO. 1

1055 NORTH GIRLS SCHOOL ROAD, INDIANAPOLIS

Chapel Rock Christian Church, 1055 North Girls School Road requests rezoning of 2.97 acres being in SU-1 district, to C-1 classification to convert church into commercial office space.

REZONING ORDINANCE NO. 43, 1979. 79-Z-21 CENTER TOWNSHIP COUNCILMANIC DISTRICT NO. 21

310-330 SOUTH DELAWARE STREET, INDIANAPOLIS

T. B. R. Enterprises, P.O. Box 88243, Indianapolis requests rezoning of 1.51 acre, being in I-3-U district, to C-ID classification to continue use for temporary storage of abandoned, wrecked and vehicles deemed in violation of State, County and City of Indianapolis statutes and ordinances.

ANNOUNCEMENTS AND ADJOURNMENT

There being no further business, upon motion duly made and seconded, the meeting adjourned at 8:03 p.m.

We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the City-County Council of Indianapolis—Marion County, held at its Regular Meeting on the 12th day of March, 1979.

In Witness Whereof, we hereunto subscribed our signatures and caused the Seal of the City of Indianapolis to be affixed.

ATTEST:

President

Clerk of the City-County Count

(SEAL)