

**MINUTES OF THE CITY-COUNTY COUNCIL
AND
SPECIAL SERVICE DISTRICT COUNCILS
OF
INDIANAPOLIS, MARION COUNTY, INDIANA**

**REGULAR MEETINGS
MONDAY, JANUARY 22, 1991**

The City-County Council of Indianapolis, Marion County, Indiana and the Indianapolis Police Special Service District Council, Indianapolis Fire Special Service District Council and Indianapolis Solid Waste Collection Special Service District Council convened in regular concurrent sessions in the Council Chamber of the City-County Building at 7:11 p.m. on Monday, January 22, 1991, with Councillor SerVaas presiding.

Councillor Dowden led the opening prayer and invited all present to join him in the Pledge of Allegiance to the Flag.

ROLL CALL

The President instructed the Clerk to take the roll call and requested members to register their presence on the voting machine. The roll call was as follows:

29 PRESENT: Borst, Boyd, Brooks, Clark, Cottingham, Coughenour, Curry, Dowden, Giffin, Gilmer, Golc, Hawkins, Holmes, Howard, Irvin, Jones, McGrath, Moriarty, Mukes-Gaither, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Shaw, Solenberg, Strader, West, Williams

A quorum of twenty-nine members being present, the President called the meeting to order.

OFFICIAL COMMUNICATIONS

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

TO ALL MEMBERS OF THE CITY-COUNTY COUNCIL AND POLICE, FIRE AND SOLID WASTE COLLECTION SPECIAL SERVICE DISTRICT COUNCILS OF THE CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA.

Ladies and Gentlemen:

You are hereby notified that REGULAR MEETINGS of the City-County Council and Police, Fire and Solid Waste Collection Special Service District Councils, will be held in the City-County Building, in the Council

Journal of the City-County Council

Chambers, on Tuesday, January 22, 1991, at 7:00 p.m., the purpose of such MEETINGS being to conduct any and all business that may properly come before regular meetings of the Councils.

Respectfully,
s/Beurt SerVaas
Beurt SerVaas, President
City-County Council

January 8, 1991

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 Thursday, January 10, 1991, a copy of NOTICE TO TAXPAYERS of a Public Hearing on Proposal Nos. 4, 7 and 12, 1991, to be held on Tuesday, January 22, 1991, at 7:00 p.m., in the City-County Building.

Respectfully,
s/Beverly S. Rippy-Dick
Beverly S. Rippy-Dick, City Clerk

January 11, 1991

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-Dick, the following ordinances and resolutions:

FISCAL ORDINANCE NO. 1, 1991, amending the City-County Annual Budget for 1991 (City-County Fiscal Ordinance No. 95, 1990) appropriating an additional One Million Eight Hundred Ninety Thousand Seventy-three Dollars (\$1,890,073) in the Consolidated County Fund for purposes of the Department of Administration Central Equipment Management Division and reducing the unappropriated and unencumbered balance in the Consolidated County Fund.

FISCAL ORDINANCE NO. 2, 1991, amending the City-County Annual Budget for 1991 (City-County Fiscal Ordinance No. 95, 1990) appropriating an additional Three Million One Hundred Thirty-three Thousand Seven Hundred Sixty-five Dollars (\$3,133,765) in the Property Reassessment Fund for purposes of the Marion County Township Assessors and reducing the unappropriated and unencumbered balance in the Property Reassessment Fund.

GENERAL ORDINANCE NO. 1, 1991, amending the "Code of Indianapolis and Marion County, Indiana", Section 29-267, Parking prohibited at all times on certain streets.

GENERAL ORDINANCE NO. 2, 1991, amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

GENERAL ORDINANCE NO. 3, 1991, amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

GENERAL ORDINANCE NO. 4, 1991, amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

GENERAL ORDINANCE NO. 5, 1991, amending the "Code of Indianapolis and Marion County, Indiana", Section 29-224, Trucks on certain streets restricted.

GENERAL ORDINANCE NO. 6, 1991, amending the "Code of Indianapolis and Marion County, Indiana", Section 29-136, Alteration of prima facie speed limits.

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GENERAL ORDINANCE NO. 7, 1991, amending the "Code of Indianapolis and Marion County, Indiana", Section 29-268, Stopping, standing or parking prohibited on certain designated streets.

GENERAL ORDINANCE NO. 8, 1991, amending the "Code of Indianapolis and Marion County, Indiana", Section 29-166, One-way streets and alleys designated.

GENERAL ORDINANCE NO. 9, 1991, amending the "Code of Indianapolis and Marion County, Indiana", Section 29-166, One-way streets and alleys designated.

SPECIAL RESOLUTION NO. 1, 1991, concerning Girl Scouts Amy Grimes and Amanda Miller.

SPECIAL RESOLUTION NO. 2, 1991, concerning Dean H. Phillips.

SPECIAL RESOLUTION NO. 3, 1991, concerning John L. Krauss.

SPECIAL RESOLUTION NO. 4, 1991, recognizing the 1991 NCAA Final Four Tournament.

SPECIAL RESOLUTION NO. 5, 1991, concerning Phillip D. Hinkle.

SPECIAL RESOLUTION NO. 6, 1991, concerning Dorothy E. (Beth) O'Laughlin.

SPECIAL RESOLUTION NO. 7, 1991, concerning Stanley P. Strader.

SPECIAL RESOLUTION NO. 8, 1991, concerning James B. Garvie.

SPECIAL RESOLUTION NO. 9, 1991, authorizing an agent to accept pension liability on behalf of the City of Indianapolis and Marion County, Indiana.

Respectfully,
s/William H. Hudnut, III
William H. Hudnut, III

January 11, 1991

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE POLICE SPECIAL SERVICE DISTRICT 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 Police Special Service District, Mrs. Beverly S. Rippy-Dick, the following ordinance:

FISCAL ORDINANCE NO. 1, 1991, amending the Police Special Service District Annual Budget for 1991 (Police Special Service District Fiscal Ordinance No. 4, 1990) appropriating an additional One Million Eight Hundred Ninety Thousand Seventy-three Dollars (\$1,890,073) in the City Cumulative Capital Development Fund for purposes of the Department of Public Safety Police Division and reducing the unappropriated and unencumbered balance in the City Cumulative Capital Development Fund.

Respectfully,
s/William H. Hudnut, III
William H. Hudnut, III

ADOPTION OF THE AGENDA

The President proposed the adoption of the agenda as distributed. Without objection, the agenda was adopted.

APPROVAL OF JOURNALS

President SerVaas called for additions or corrections to the Journal of January 7, 1991. There being no additions or corrections, the minutes were approved as distributed.

**PRESENTATION OF PETITIONS, MEMORIALS, SPECIAL RESOLUTIONS
AND COUNCIL RESOLUTIONS**

PROPOSAL NO. 70, 1991. This proposal congratulates Arsenal Technical High School Constitution Contest winners. Councillor Williams read the resolution and presented a framed document to Karl Schneider, Arsenal Technical High School government teacher whose class entered the contest. Yolana Wakefield, one of the winners, expressed appreciation for the recognition. Councillor Williams moved, seconded by Councillor Golc, for adoption. Proposal No. 70, 1991 was adopted by unanimous voice vote.

Proposal No. 70, 1991 was retitled SPECIAL RESOLUTION NO. 10, 1991 and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 10, 1991

A SPECIAL RESOLUTION congratulating Arsenal Technical Constitution Contest winners.

WHEREAS, three years ago, the students of Arsenal Technical High School's government class taught by Mr. Karl Schneider entered the National Bicentennial Competition on the Constitution and Bill of Rights contest for the first time--and placed fifth in the state; and

WHEREAS, two years later, on December 20, 1990, Mr. Schneider's class won the state championship title for the second year in a row; and

WHEREAS, Mr. Schneider's class of 33 government students all participated in this contest of oral quizzing about the United States Constitution, its Bill of Rights and the history associated with these important documents; and

WHEREAS, the Arsenal Tech winners achieved this honor through effort, diligence, a competitive attitude, encouragement from their teacher and school administration and a desire by the students to demonstrate their knowledge of the Constitution of the United States and appreciation for the foundation upon which our country was built; now, therefore:

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

SECTION 1. The Indianapolis City-County Council congratulates Mr. Karl Schneider and his government class at Arsenal Technical High School for winning the 1989 and 1990 state championships in the National Bicentennial Competition on the Constitution and Bill of Rights contest.

SECTION 2. The Council specifically recognizes class members Joshua Bangert, Angelica Barnes, Sara Benjamin, Michael Bogan, Rachel Butler, Clifford Chapman, James Curtis, Sandra English, Jennifer Eroen, Jocelyn Fenton, Brandon Harris, Claudia Hodge, Michael Kaufman, Erasmus Kemp, Donald Kendrick, William Kolacek, Brandy McKinney, Jennifer McKinney, Sherrita McLay, Debra McNeal, Holly Moore, Lachaunda Moore, Hien Nguyen, Gregory Nowling, Brian Osborne, Simeon Pebbler, Christina Price, Elton Pruitt, Michelle Reed, Michael Scahill, Dountonia Slack, Melodie Spear and Yolana Wakefield.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 71, 1991. This proposal, sponsored by Councillors Jones, Boyd, SerVaas and West, congratulates Martin University. Councillor Jones read the resolution and presented a framed document to Reverend Boniface Hardin, who expressed his appreciation for the recognition. Also present were trustees: Bobbie Beckwick, Thomas McKenna, Jim Shaw, William Malone and Margaret Bryant Anderson; faculty: Sr. Jane Schilling, Jennifer Wallace, Marget Tarsek, Sr. Catherine Raters, LeMar Peterson and George Lewis; staff/students/friends: James Ward, Sharon Powell, Helen Wakefield, Sheila Hosteller and

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Mrs. William Malone. Councillor Boyd moved, seconded by Councillors West and SerVaas, for adoption. Proposal No. 71, 1991 was adopted by unanimous voice vote.

Proposal No. 71, 1991 was retitled SPECIAL RESOLUTION NO. 11, 1991 and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 11, 1991

A SPECIAL RESOLUTION congratulating Martin University.

WHEREAS, in 1977, Reverend Boniface Hardin founded Martin Center College which had an initial enrollment of seven students; and

WHEREAS, only thirteen years later, on December 5, 1990, after the approval process by the North Central Association of Colleges and Schools, Martin Center College became Martin University; and

WHEREAS, from its modest but visionary beginning, Martin University has grown to 800 students, and offers undergraduate degrees in business and management, communication, counselling psychology, criminal justice, education, fine arts and humanities, religious studies, science and mathematics, and social and behavioral sciences; and masters courses in counselling psychology and urban ministry studies; now, therefore:

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

SECTION 1. The Indianapolis City-County Council congratulates the newest university in Indianapolis--Martin University.

SECTION 2. The Council additionally confers its heartfelt appreciation to Reverend Boniface Hardin for his vision, leadership and involvement with Martin University since its very beginning.

SECTION 3. The Council wishes the best of future success to the Board of Trustees, students, faculty, staff, administration and supporters of Martin University.

SECTION 4. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 5. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 72, 1991. This proposal memorializes William L. Alexander. Councillor Boyd read the resolution and presented a framed document to William Alexander, Jr., who expressed his appreciation for the recognition. Councillor Boyd moved, seconded by Councillor Howard, for adoption. Proposal No. 72, 1991 was adopted by unanimous voice vote.

Proposal No. 72, 1991 was retitled SPECIAL RESOLUTION NO. 12, 1991 and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 12, 1991

A SPECIAL RESOLUTION memorializing William L. Alexander.

WHEREAS, William L. Alexander (familiarily known to his friends and colleagues as "Skinny") departed this earthly life on Christmas Day, 1990; and

WHEREAS, such life was a constant symbol and reflection of commitment to service to the general public and particularly to the citizens of Indianapolis, Marion County; and

WHEREAS, William Alexander, as a longtime writer for the "Indianapolis Recorder", was a respected journalist, monitor and analyst of the local political scene; and

WHEREAS, William Alexander was elected to the Indiana General Assembly in 1972, serving with distinction as a member of the House of Representatives; and

WHEREAS, Mr. Alexander will be greatly missed by all those who hold public service and freedom of expression as cherished American values; now, therefore:

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

SECTION 1. The Indianapolis City-County Council does hereby acknowledge and honor the life and contributions of William L. Alexander.

SECTION 2. Be it further resolved that the Council call upon all citizens to discover, as did William Alexander, their unique skills and seek their own individual ways of making their contributions to the betterment of life for all.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 79, 1991. This proposal supports Americans serving in the Middle East. Councillor Gilmer read the resolution and moved for its adoption. This motion was seconded by Councillor West. Proposal No. 79, 1991 was adopted by unanimous voice vote.

Proposal No. 79, 1991 was retitled SPECIAL RESOLUTION NO. 13, 1991 and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 13, 1991

A SPECIAL RESOLUTION of support to Americans serving in the Middle East.

WHEREAS, since January 16, 1991, Americans have been serving their country as part of a 28-nation allied engagement in the Middle East; and

WHEREAS, this armed conflict was authorized by a majority vote in both houses of the U.S. Congress, and implemented by the President, after months of compromise negotiations by the Soviet Union, France, the United Nations and by others, with a dictator who has poison gassed his own nation's minority people, who has brutalized a small neighboring country, who has deliberately bombed civilians and who has mistreated prisoners-of-war; and

WHEREAS, the relatives, friends and neighbors of many Indianapolis residents are currently serving in the armed forces in the Middle East; now, therefore:

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

SECTION 1. The Indianapolis City-County Council recognizes that America is in armed conflict in the Middle East, and that many Indianapolis servicemen and servicewomen are there in harms way.

SECTION 2. Many people of this city are on the home front waiting, worrying, anxious, concerned and praying for the safety and well-being of relatives, friends and neighbors who are currently serving their country in distant places.

SECTION 3. Therefore, the Council expresses its appreciation and gratitude for those brave men and women who are serving their country at this time in foreign lands and seas; the Council offers its understanding and support for those loved ones at home; and the Council urges all citizens of this city to display support for our sons and daughters abroad until that day soon when they return from a speedy and victorious conclusion of hostilities.

SECTION 4. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 5. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 1, 1991. Councillor Rhodes reported that the Administration Committee heard Proposal No. 1, 1991 on January 14, 1991. This proposal approves the Mayor's

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appointment of Donald R. McPherson as Director of the Department of Administration for a term ending December 31, 1991. By a 6-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Rhodes moved, seconded by Councillor Giffin, for adoption. Proposal No. 1, 1991 was adopted by unanimous voice vote.

Proposal No. 1, 1991 was retitled COUNCIL RESOLUTION NO. 1, 1991 and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 1, 1991

A COUNCIL RESOLUTION approving the Mayor's appointment of Donald R. McPherson as Director of the Department of Administration for a term ending December 31, 1991.

WHEREAS, pursuant to IC 36-3-3-8 and Section 2-142 of the "Code of Indianapolis and Marion County, Indiana", a mayoral appointment of a Director of the Department of Administration is subject to the approval of the City-County Council; and

WHEREAS, the Mayor of the City of Indianapolis has submitted to this Council the name of Donald R. McPherson to serve as Director of the Department of Administration at his pleasure for a term ending December 31, 1991; now, therefore:

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

SECTION 1. Donald R. McPherson is approved and confirmed by the City-County Council to serve as Director of the Department of Administration at the pleasure of the Mayor for a term ending December 31, 1991.

SECTION 2. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 5, 1991. Councillor Holmes reported that the Parks and Recreation Committee heard Proposal No. 5, 1991 on January 17, 1991. The proposal approves the Mayor's appointment of F. Arthur Strong as Director of the Department of Parks and Recreation for a term ending December 31, 1991. By a 6-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Holmes moved, seconded by Councillor Howard, for adoption. Proposal No. 5, 1991 was adopted by unanimous voice vote.

Proposal No. 5, 1991 was retitled COUNCIL RESOLUTION NO. 2, 1991 and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 2, 1991

A COUNCIL RESOLUTION approving the Mayor's appointment of F. Arthur Strong as Director of the Department of Parks and Recreation for a term ending December 31, 1991.

WHEREAS, pursuant to IC 36-3-3-8 and Section 2-142 of the "Code of Indianapolis and Marion County, Indiana", a mayoral appointment of a Director of the Department of Parks and Recreation is subject to the approval of the City-County Council; and

WHEREAS, the Mayor of the City of Indianapolis has submitted to this Council the name of F. Arthur Strong to serve as Director of the Department of Parks and Recreation at his pleasure for a term ending December 31, 1991; now, therefore:

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

SECTION 1. F. Arthur Strong is approved and confirmed by the City-County Council to serve as Director of the Department of Parks and Recreation at the pleasure of the Mayor for a term ending December 31, 1991.

SECTION 2. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 6, 1991. Councillor Dowden reported that the Public Safety and Criminal Justice Committee heard Proposal No. 6, 1991 on January 9, 1991. The proposal approves the Mayor's appointment of Joseph J. Shelton as Director of the Department of Public Safety for a term ending December 31, 1991. By a 7-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Dowden moved, seconded by Councillor Curry, for adoption. Proposal No. 6, 1991 was adopted by unanimous voice vote.

Proposal No. 6, 1991 was retitled COUNCIL RESOLUTION NO. 3, 1991 and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 3, 1991

A COUNCIL RESOLUTION approving the Mayor's appointment of Joseph J. Shelton as Director of the Department of Public Safety for a term ending December 31, 1991.

WHEREAS, pursuant to IC 36-3-3-8 and Section 2-142 of the "Code of Indianapolis and Marion County, Indiana", a mayoral appointment of a Director of the Department of Public Safety is subject to the approval of the City-County Council; and

WHEREAS, the Mayor of the City of Indianapolis has submitted to this Council the name of Joseph J. Shelton to serve as Director of the Department of Public Safety at his pleasure for a term ending December 31, 1991; now, therefore:

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

SECTION 1. Joseph J. Shelton is approved and confirmed by the City-County Council to serve as Director of the Department of Public Safety at the pleasure of the Mayor for a term ending December 31, 1991.

SECTION 2. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NOS. 9 and 10, 1991. The President asked for consent to vote on both proposals together. Consent was given. PROPOSAL NO. 9, 1991. This proposal approves the Mayor's appointment of Harry E. Eakin as Senior Deputy Mayor for a term ending December 31, 1991. PROPOSAL NO. 10, 1991. This proposal approves the Mayor's appointment of Paula Parker-Sawyers as Deputy Mayor for a term ending December 31, 1991. Councillor McGrath reported that Proposal Nos. 9 and 10, 1991 were heard on January 11, 1991. By a 7-0 vote, the Committee reported the proposals to the Council with the recommendation that they do pass. Councillor McGrath moved, seconded by Councillor West, for adoption. Proposal Nos. 9 and 10, 1991 were adopted by unanimous voice vote.

Proposal No. 9, 1991 was retitled COUNCIL RESOLUTION NO. 4, 1991 and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 4, 1991

A COUNCIL RESOLUTION approving the Mayor's appointment of Harry E. Eakin as Senior Deputy Mayor for a term ending December 31, 1991.

WHEREAS, pursuant to IC 36-3-3-8 and Section 2-143 of the "Code of Indianapolis and Marion County, Indiana", mayoral appointments of Deputy Mayors are subject to the approval of the City-County Council; and

WHEREAS, the Mayor of the City of Indianapolis has submitted to this Council the name of Harry E. Eakin to serve as Senior Deputy Mayor at his pleasure for a term ending December 31, 1991; now, therefore:

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

SECTION 1. Harry E. Eakin is approved and confirmed by the City-County Council to serve as Senior Deputy Mayor at the pleasure of the Mayor for a term ending December 31, 1991.

SECTION 2. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 10, 1991 was retitled COUNCIL RESOLUTION NO. 5, 1991 and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 5, 1991

A COUNCIL RESOLUTION approving the Mayor's appointment of Paula Parker-Sawyers as Deputy Mayor for a term ending December 31, 1991.

WHEREAS, pursuant to IC 36-3-3-8 and Section 2-143 of the "Code of Indianapolis and Marion County, Indiana", mayoral appointments of Deputy Mayors are subject to the approval of the City-County Council; and

WHEREAS, the Mayor of the City of Indianapolis has submitted to this Council the name of Paula Parker-Sawyers to serve as Deputy Mayor at his pleasure for a term ending December 31, 1991; now, therefore:

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

SECTION 1. Paula Parker-Sawyers is approved and confirmed by the City-County Council to serve as Deputy Mayor at the pleasure of the Mayor for a term ending December 31, 1991.

SECTION 2. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 11, 1991. Councillor Gilmer reported that the Transportation Committee heard Proposal No. 11, 1991 on January 16, 1991. The proposal approves the Mayor's appointment of Joseph C. Staehler as Director of the Department of Transportation for a term ending December 31, 1991. By a 6-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Gilmer moved, seconded by Councillor Williams, for adoption. Proposal No. 11, 1991 was adopted by a unanimous voice vote.

Proposal No. 11, 1991 was retitled COUNCIL RESOLUTION NO. 6, 1991 and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 6, 1991

A COUNCIL RESOLUTION approving the Mayor's appointment of Joseph C. Staehler as Director of the Department of Transportation for a term ending December 31, 1991.

WHEREAS, pursuant to IC 36-3-3-8 and Section 2-142 of the "Code of Indianapolis and Marion County, Indiana", a mayoral appointment of a Director of the Department of Transportation is subject to the approval of the City-County Council; and

WHEREAS, the Mayor of the City of Indianapolis has submitted to this Council the name of Joseph C. Staehler to serve as Director of the Department of Transportation at his pleasure for a term ending December 31, 1991; now, therefore:

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

SECTION 1. Joseph C. Staehler is approved and confirmed by the City-County Council to serve as Director of the Department of Transportation at the pleasure of the Mayor for a term ending December 31, 1991.

SECTION 2. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

The President asked for a motion to move Proposal No. 582, 1990 as the next item on the agenda. Councillor Gilmer moved, seconded by Councillor McGrath, to hear Proposal No. 582, 1990 next. This motion passed by unanimous voice vote.

SPECIAL ORDERS - FINAL ADOPTION

PROPOSAL NO. 582, 1990. Councillor McGrath reported that the Rules and Public Policy Committee heard Proposal No. 582, 1990 on November 13 and 27, 1990 and January 3 and 11, 1991. The proposal, sponsored by Councillor Brooks, amends the Revised Code by adding a new Chapter 991-1 permitting the filing of applications under IC 4-31-5 to conduct pari-mutuel wagering on horse races at racetracks in Marion County. On January 11, 1991 the proposal was amended in Committee to require that any application filed with the House Racing Commission also be submitted to the Metropolitan Development Commission for purposes of evaluation of the site and adjacent parcels for zoning effects and to report its findings to the Council. By a vote of 4-2-1 on January 11, 1991, the Committee reported the proposal to the Council with the recommendation that it do pass as amended.

Councillor Clark stated that one developer has shown interest in building a horse track in Franklin Township. In order to give the residents in Franklin Township more time to prepare a defense to block this plan, he moved to postpone Proposal No. 582, 1990 until May 6, 1991. This motion was seconded by Councillor McGrath.

Councillor Brooks said that he believes that there have been enough meetings and hearings on this proposal and that it is time to cut off debate.

Councillors Coughenour and Ruhmkorff both stated that they support postponing this proposal because they advocate having a county-wide referendum on the matter. Councillor West spoke in support of Councillor Clark's motion.

Councillor Clark's motion to postpone until May 6, 1991 failed by the following roll call vote; viz:

13 YEAS: Clark, Coughenour, Dowden, Giffin, Holmes, Irvin, McGrath, Moriarty, Ruhmkorff, Schneider, Shaw, Strader, West

16 NAYS: Borst, Boyd, Brooks, Cottingham, Curry, Gilmer, Golc, Hawkins, Howard, Jones, Mukes-Gaither, O'Dell, Rhodes, SerVaas, Solenberg, Williams

Councillor McGrath stated that, in his opinion, public testimony should be only from residents of Marion County. Councillors Brooks and Solenberg both stated that they believe it is too late to be changing the rules for public testimony.

The President ruled that anyone may testify. He said that both the proponents and opponents would be given twenty minutes each to present their views.

The following speakers spoke in favor of Proposal No. 582, 1990: Marty Umbarger, Margo Taylor, Wendy Brown, DeWitt Brown, Paul Neumeister, Jim Ewart, Harry Eakin and Anita Boyles.

The following speakers spoke against Proposal No. 582, 1990: Phil Stringer, Sherri Dugger, Ruth Hayes, Paul Oakes, Wendell Vogt and Scott Schiesswohl.

Councillor Brooks emphasized that the purpose of the proposal is not to pick a site for the race track. All it does is permit the filing of applications to conduct pari-mutuel wagering at race tracks in the County.

Councillor Clark stated that the one known developer interested in putting a horse track in Marion County has taken an option to buy land in Franklin Township. In his opinion, the majority of people in Franklin Township do not want it there. He urged the Councillors to vote "no" on Proposal No. 582, 1990.

Councillor Curry stated that he supports Proposal No. 582, 1990 because it is an enabling ordinance and is not a guaranteed vote for or against any zoning issue that would come before the Council concerning property in Franklin Township.

Councillor Ruhmkorff stated that she will vote "no" on this proposal because she does not think the taxpayers should have to help pay for a race track in Marion County.

Councillor Howard said that he supports Proposal No. 582, 1990 and thinks it will be an economic impact for the county. He also pointed out that it does not designate Franklin Township as the site for the race track.

Councillor Coughenour stated that she would not support the proposal because there are still too many unanswered questions concerning pari-mutuel wagering at race tracks.

Councillor Borst called for the question. Councillors Clark and Brooks both gave closing comments. The President asked the Councillors to cast their vote on Proposal No. 582, 1990, as amended. Proposal No. 582, 1990, as amended, was adopted by the following roll call vote; viz:

16 YEAS: Borst, Boyd, Brooks, Cottingham, Curry, Gilmer, Golc, Hawkins, Howard, Jones, O'Dell, Rhodes, SerVaas, Solenberg, Strader, Williams

13 NAYS: Clark, Coughenour, Dowden, Giffin, Holmes, Irvin, McGrath, Moriarty, Mukes-Gaither, Ruhmkorff, Schneider, Shaw, West

Proposal No. 582, 1990, as amended, was retitled GENERAL ORDINANCE NO. 10, 1991 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 10, 1991

A GENERAL ORDINANCE amending the Revised Code of the Consolidated City and County by adding a new Chapter 991-1 permitting the filing of applications under IC 4-31-5 to conduct pari-mutuel wagering on horse races at racetracks in Marion County.

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

SECTION 1. The Code of Indianapolis and Marion County, Indiana is hereby amended by adding a new Chapter 991 to read as follows:

TITLE IV - BUSINESS AND COMMERCIAL REGULATIONS AND LICENSES

CHAPTER 991 PARI-MUTUEL WAGERING ON HORSE RACES
AT RACETRACKS IN MARION COUNTY

Sec. 991-1. A person, as defined in IC 4-31-2, may file an application under IC 4-31-5 for a permit to conduct pari-mutuel wagering on horse races at a racetrack in Marion County, Indiana.

SECTION 2. When an application under Section 1 of this ordinance is submitted to the Indiana Horse Racing Commission, a copy of the application shall be submitted to the Metropolitan Development Commission for purposes of (1) evaluation of the site and adjacent parcels for the appropriate future zoning changes and the resulting effects on the Metropolitan Comprehensive Plan, its relevant Sub-Area or Township Plans, the Indianapolis Regional Transportation Improvement Program, and the Commission's Growth Policy, first adopted 1981, and (2) reporting staff's findings to the Metropolitan Development Commission, the City-County Council, and the Indiana Horse Racing Commission.

SECTION 3. This ordinance shall be in full force and effect from and after its passage by the council and compliance with IC 36-3-4-14.

The President announced that they would continue with the next item on the agenda.

PRESENTATION OF PETITIONS, MEMORIALS, SPECIAL RESOLUTIONS AND COUNCIL RESOLUTIONS

PROPOSAL NO. 57, 1991. Councillor McGrath reported that the Rules and Public Policy Committee heard Proposal No. 57, 1991 on January 22, 1991. The proposal establishes the rules for redistricting hearings. By a 5-2 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor McGrath moved, seconded by Councillor West, for adoption.

Councillor Boyd stated that he will vote against this proposal because it contains a tentative schedule which depends on receiving census data by January 25, 1991 and which, in his opinion, is an optimistic date. Councillor Williams stated that she will not support the proposal because public access to the process is too limited. Councillor Borst said that he will vote "no" on this proposal since he has not had a chance read it.

The President asked Robert G. Elrod, General Counsel, for an explanation on the timing of this proposal. Mr. Elrod responded that the Consent Degree compels the Council to entertain the idea of changing the methods of electing or abolishing the at-large district seats. The schedule, which is included in the proposal, attempts to accomplish that and have that information to the Council at its February 4, 1991 meeting. The number of districts should be known before the hearings begin on the redistricting plans themselves.

President SerVaas also commented that the redistricting process has to be begin in order to have the May 7 primary as scheduled.

Proposal No. 57, 1991 was adopted on the following roll call vote; viz:

18 YEAS: *Brooks, Clark, Cottingham, Curry, Dowden, Gilmer, Holmes, Irvin, McGrath, Mukes-Gaither, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Solenberg, Strader, West*
8 NAYS: *Borst, Boyd, Golc, Hawkins, Howard, Jones, Moriarty, Williams*
3 NOT VOTING: *Coughenour, Giffin, Shaw*

Proposal No. 57, 1991 was retitled COUNCIL RESOLUTION NO. 7, 1991 and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 7, 1991

A COUNCIL RESOLUTION establishing the rules for redistricting hearings.

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

January 22, 1991

SECTION 1. The following special rules for consideration of council redistricting plans are hereby adopted:

COUNCIL REDISTRICTING RULES

RULE 1. AT LARGE SEATS.

(a) The Committee on Rules and Public Policy shall hold at least one hearing at which it will receive and consider proposals to abolish or change the method of voting for at-large seats on the Council.

(b) Anyone may file a proposal for abolishing or changing the method of voting for at-large seats on the Council.

(c) Any such proposal shall be in writing and supported by legal authority for the Council to make such changes. Such proposals must be filed at least 24 hours prior to the hearing.

(d) All proposals received by the Committee shall be reported to the Council with recommendation either to adopt or reject each proposal. The Committee reports shall be scheduled for final action at the next Council meeting.

RULE 2. REDISTRICTING PLANS.

(a) The Committee on Rules and Public Policy shall hold at least two hearings on plans submitted for defining Council district boundaries.

(b) The first of such hearings shall not be held before final action by the Council on proposed changes to the at-large seats nor sooner than ten days after the Council has received the official 1990 census population data and made the same available both to the public and to the plaintiffs in the redistricting lawsuit.

(c) A final hearing shall be held at least fourteen days after the last hearing at which district plans are received.

(d) Anyone may submit plans for new Council district boundaries. However, all plans must include a map of the boundaries and a list of all precincts included in each district. No plan will be considered for less than the entire county.

(e) All plans shall be filed with the Clerk of the Council no later than noon on the day before a hearing. No new plans shall be received at the final hearing.

(f) At the final hearing scheduled by the Committee it shall recommend consideration of one or more plans to the full Council. Any plan receiving two votes shall be returned for consideration by the full Council.

(g) The Committee of the Whole shall review all plans reported to the full Council for consideration. Whenever fifteen members of the Council vote to recommend a plan to the Federal Court that plan shall be reported for action by the full Council subject to acceptance by the Court.

(h) After submission to the Court the Council shall act to adopt or modify the plan as may be directed by the Federal Court.

RULE 3. COMPUTER SYSTEM.

(a) The computer redistricting system shall be located in Room 224 in the City-County Building.

(b) The General Counsel shall be responsible to produce, with the assistance of the vendor, maps of the current districts to the nearest precinct lines and population data based on preliminary census figures.

(c) The General Counsel shall be responsible for scheduling access to the computer system. No person shall be permitted to use the system unless a qualified operator is present.

(d) The Council staff will assist Councillors in verifying maps of their own design, provided the Councillor is present at all times.

(e) At least seven days prior to the first hearing on redistricting plans, the General Counsel shall schedule a public information seminar at which the computer system and its capabilities will be explained and instructions given on how to prepare plans for submission and verification.

(f) Private persons wishing to use the computer system to design or verify plans may arrange through the General Counsel for access to the system.

- (1) The General Counsel shall schedule Tuesday, Wednesday and Thursday mornings from 8:30 a.m. to noon for public access to the computer system, beginning the week following the release of the official census data and ending the week prior to the final committee hearing on redistricting plans. Scheduling shall be on a first come first serve basis. No individual shall reserve more than one hour in a block if there is any other request for such usage.
- (2) Any person desiring access to the system for longer than the public times shall pay in advance the sum of \$25 per hour for the trained operator. A minimum of 2 hours usage shall be prepaid when scheduling the usage.
- (3) All scheduling of public use shall be subject to availability of a qualified systems operator and priority of official Council usage.

(g) The General Counsel shall be responsible to have all redistricting plans submitted to the Committee subjected to computer verification and statistical analysis prior to the final Committee hearing on the plans.

RULE 4. NOTICES.

All meetings at which redistricting shall be discussed shall be scheduled at least seven days in advance, with notices given to the public as required by the Indiana Open Door Law, with actual notice to plaintiffs' attorneys at least 72 hours before the meeting, and by mailing to others requesting notice at least five days prior to such meeting.

SECTION 2. The chairman of the Committee on Rules and Public Policy shall determine the actual dates and time of the hearings. The following schedule is illustrative of the general sequence of the redistricting process:

1. Jan 22 Council adopts Rules
 2. Jan 24 Notices given of at-large hearing
 3. Jan 28 Deadline for filing proposed at-large changes
 4. Jan 29 Committee hearing on at-large changes
 5. Feb 4 Council receives Committee report and acts on at-large changes
 6. Jan 25 Official census data released
 7. Jan 28 Public Information Seminar
 8. Jan 31 Notices given on first hearing on district plans
 9. Feb 5 Deadline for filing district plans (noon)
 10. Feb 6 First Committee hearing on district plans
 11. Feb 14 Notices given on final hearing on district plans
 12. Feb 15 Computer analysis of all plans distributed
 13. Feb 20 Final Committee hearing on district plans
 14. Feb 21 Notices given of Committee of Whole
 15. Feb 25 Council. Committee of Whole selects district plan for submission to Federal Court
 16. Feb 26 Submission of district plan to Federal Court
- Tentative
17. Feb 28 Notice of Federal Court hearing
 18. Mar 1 Plaintiffs' plan due in Federal Court
 19. Mar 6 Defendants' reply to plaintiffs' plan due in Federal Court

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20. Mar 11 Federal Court hearing - earliest date
21. Mar 13 Notices given of Council consideration of redistricting ordinance
22. Mar 18 Earliest date for Council special meeting to adopt plan

SECTION 3. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 73, 1991. This proposal authorizing an agent to accept pension liability on behalf of the County. Councillor West, sponsor of the proposal, stated that the Council needs to give John von Arx, County Auditor, the authority to accept pension liability and to certify, execute and deliver documents related to the Public Employees' Retirement Fund of Indiana. Councillor West moved, seconded by Councillor Cottingham, for adoption. Proposal No. 73, 1991 was adopted by unanimous voice vote.

Proposal No. 73, 1991 was retitled SPECIAL RESOLUTION NO. 14, 1991 and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 14, 1991

A SPECIAL RESOLUTION authorizing an agent to accept pension liability on behalf of Marion County, Indiana.

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

SECTION 1. The City-County Council as the governing body of the City of Indianapolis and Marion County, Indiana, or its agent is required to accept pension liability and to certify, execute and deliver documents related to the Public Employees' Retirement Fund of Indiana.

SECTION 2. The City-County Council of the City of Indianapolis and Marion County, Indiana authorizes the Marion County Auditor to act on behalf of Marion County, Indiana, as its agent to accept pension liability, pursuant to IC 5-10.2-3-1, and further to execute, certify and deliver documents related to the Public Employees' Retirement Fund of Indiana.

SECTION 3. This resolution will remain in full force and effect until modified or rescinded by subsequent resolution and receipt thereof in writing by the Director of the Public Employees' Retirement Fund of Indiana.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

INTRODUCTION OF PROPOSALS

Councillor Schneider moved, seconded by Councillor Howard, to waive the reading of the Introduction of Proposals due to the late hour and allow their introduction. This motion passed by unanimous voice vote.

The following proposals were introduced without reading:

PROPOSAL NO. 58, 1991. Introduced by Councillors Coughenour, Curry and Williams. "A Proposal for a GENERAL ORDINANCE amending the Code by adding a new Article V in Chapter 17, Licensing vendors of tobacco products"; and referred to the Administration Committee.

PROPOSAL NO. 59, 1991. Introduced by Councillor Dowden. "A Proposal for a COUNCIL RESOLUTION renewing the Community Corrections Program for fiscal year 1991-1992 and approving the actions of the Community Corrections Advisory Board with respect to the 1991-1992 grant application to the State"; and referred to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 60, 1991. Introduced by Councillor Dowden. "A Proposal for a FISCAL ORDINANCE appropriating \$235,456 for the Prosecutor to utilize a federally funded grant to facilitate visitation as it relates to child support cases"; and referred to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 61, 1991. Introduced by Councillor Coughenour. "A Proposal for a GENERAL ORDINANCE amending the Code dealing with sewers and sewage disposal"; and referred to the Public Works Committee.

PROPOSAL NO. 62, 1991. Introduced by Councillor Coughenour. "A Proposal for a FISCAL ORDINANCE appropriating \$1,755,367 for the Department of Public Works, Advanced Wastewater Treatment, to utilize IMAGIS to provide computer-aided mapping upon which the City, County and utility organizations can implement facility-management programs"; and referred to the Public Works Committee.

PROPOSAL NO. 63, 1991. Introduced by Councillor Coughenour. "A Proposal for a FISCAL ORDINANCE appropriating \$1,200,000 for the Department of Public Works, Advanced Wastewater Treatment, to continue to maintain, refurbish and improve the infrastructure used in the wastewater transportation system"; and referred to the Public Works Committee.

PROPOSAL NO. 64, 1991. Introduced by Councillor Gilmer. "A Proposal for a GENERAL ORDINANCE amending the Code by authorizing intersection controls in the Bradford Pointe (Section 1) and Bradford Creek (Section 2A) subdivisions (District No. 5)"; and referred to the Transportation Committee.

PROPOSAL NO. 65, 1991. Introduced by Councillor Gilmer. "A Proposal for a GENERAL ORDINANCE amending the Code by authorizing a 35 MPH speed limit on Morgantown Road from Bluff Road to West County Line Road and a 25 MPH speed limit on Potters Pike from 52nd Street to 56th Street (District Nos. 1 and 25)"; and referred to the Transportation Committee.

PROPOSAL NO. 66, 1991. Introduced by Councillor Gilmer. "A Proposal for a GENERAL ORDINANCE amending the Code by authorizing a 35 MPH speed limit on Moore Road from Lafayette Road to 96th Street (District No. 1)"; and referred to the Transportation Committee.

PROPOSAL NO. 67, 1991. Introduced by Councillor Gilmer. "A Proposal for a GENERAL ORDINANCE amending the Code by authorizing a 35 MPH speed limit on 21st Street from Dearborn Street to Sherman Drive (District No. 22)"; and referred to the Transportation Committee.

PROPOSAL NO. 68, 1991. Introduced by Councillor Gilmer. "A Proposal for a GENERAL ORDINANCE amending the Code by authorizing a weight limit restriction on 28th Street from Harding to East Riverside Drive (District No. 9)"; and referred to the Transportation Committee.

PROPOSAL NO. 69, 1991. Introduced by Councillors Golc and Holmes. "A Proposal for a GENERAL ORDINANCE amending the Code by authorizing a weight limit restriction on Mildred Drive from 30th Street to Maren Drive, on Mussman Drive from 30th Street

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to 28th Street, and on 28th Street from Georgetown Road to Mussman Drive (District No. 17)"; and referred to the Transportation Committee.

PROPOSAL NO. 75, 1991. Introduced by Councillor Borst. "A Proposal for a GENERAL ORDINANCE amending the Sign Regulations to permit the installation of "NCAA Final Four Basketball Tournament" banners, pennants and/or window signs within the Central Business Districts, Industrial, Commercial, University Quarter-One, and Regional Center-Market Square Development District Zoning Districts of Marion County beginning March 23 through April 4, 1991"; and referred to the Metropolitan Development Committee.

SPECIAL ORDERS - PRIORITY BUSINESS

PROPOSAL NO. 54, 1991. Councillor Schneider was absent at the Economic Development Committee meeting so he asked Councillor Gilmer to give the Committee report. Councillor Gilmer reported that the Economic Development Committee heard Proposal No. 54, 1991 on January 22, 1991. The proposal approves and authorizes City of Indianapolis Economic Development Revenue Bonds, Series 1991 (Design Printing Company, Inc. Project) in an amount not to exceed \$2,500,000. By a 4-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Gilmer moved, seconded by Councillor Schneider, for adoption. Proposal No. 54, 1991 was adopted on the following roll call vote; viz:

20 YEAS: Borst, Boyd, Cottingham, Coughenour, Curry, Dowden, Gilmer, Golc, Hawkins, Holmes, Howard, McGrath, Moriarty, Mukes-Gaither, O'Dell, Ruhmkorff, Schneider, SerVaas, Solenberg, West

0 NAYS:

9 NOT VOTING: Brooks, Clark, Giffin, Irvin, Jones, Rhodes, Shaw, Strader, Williams

Proposal No. 54, 1991 was retitled SPECIAL ORDINANCE NO. 1, 1991 and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 15, 1991

A SPECIAL RESOLUTION amending City-County Special Resolution No. 47, 1990, and approving and authorizing certain actions and proceedings with respect to certain economic development bonds.

WHEREAS, the City of Indianapolis, Indiana (the "City") is authorized by IC 36-7-11.9 and IC 36-7-12 (collectively, the "Act") to issue revenue bonds for the financing of economic development facilities, the funds from financing to be used for the acquisition, construction, renovation, installation and equipping of said facilities, either directly owned by or leased or sold to a company; and leased or subleased to users of the facilities; and,

WHEREAS, City-County Special Resolution No. 47, 1990 (the "Inducement Resolution") has been previously adopted by the City-County Council of The City of Indianapolis and Marion County, Indiana, concerning certain proposed economic development facilities to be developed by Mid-America Energy Resources, Inc. (the "Company"), which Inducement Resolution set an expiration date of January 31, 1991, unless the economic development revenue bonds for the Project had been issued prior to the aforesaid date or unless, upon a showing of good cause by the Company, the City, by an official action, extends the term of the inducement resolution; and,

WHEREAS, such bonds have not yet been issued as of the date of adoption of this City-County Special Resolution, but the Company has shown good cause to extend the aforesaid expiration date; 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 Inducement Resolution is hereby amended by deleting the expiration of January 31, 1991, contained therein and replacing said date with the date of July 31, 1991.

SECTION 2. The City-County Council further finds, determines, ratifies and confirms that except as modified by Section 1 hereof, all other findings and provisions of the Inducement Resolution shall remain unchanged and are hereby reaffirmed and confirmed.

SECTION 3. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 55, 1991. Councillor Gilmer reported that the Economic Development Committee heard Proposal No. 55, 1991 on January 22, 1991. The proposal extends the Inducement Resolution for Mid-America Energy Resources, Inc. By a 4-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Gilmer moved, seconded by Councillor Ruhmkorff, for adoption. Proposal No. 55, 1991 was adopted on the following roll call vote; viz:

17 YEAS: Boyd, Cottingham, Curry, Gilmer, Golc, Holmes, Jones, McGrath, Moriarty, Mukes-Gaither, O'Dell, Rhodes, Ruhmkorff, SerVaas, Solenberg, Strader, West

0 NAYS:

12 NOT VOTING: Borst, Brooks, Clark, Coughenour, Dowden, Giffin, Hawkins, Howard, Irvin, Schneider, Shaw, Williams

Proposal No. 55, 1991 was retitled SPECIAL RESOLUTION NO. 15, 1991 and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 15, 1991

A SPECIAL RESOLUTION amending City-County Special Resolution No. 47, 1990, and approving and authorizing certain actions and proceedings with respect to certain economic development bonds.

WHEREAS, the City of Indianapolis, Indiana (the "City") is authorized by IC 36-7-11.9 and IC 36-7-12 (collectively, the "Act") to issue revenue bonds for the financing of economic development facilities, the funds from financing to be used for the acquisition, construction, renovation, installation and equipping of said facilities, either directly owned by or leased or sold to a company; and leased or subleased to users of the facilities; and,

WHEREAS, City-County Special Resolution No. 47, 1990 (the "Inducement Resolution") has been previously adopted by the City-County Council of The City of Indianapolis and Marion County, Indiana, concerning certain proposed economic development facilities to be developed by Mid-America Energy Resources, Inc. (the "Company"), which Inducement Resolution set an expiration date of January 31, 1991, unless the economic development revenue bonds for the Project had been issued prior to the aforesaid date or unless, upon a showing of good cause by the Company, the City, by an official action, extends the term of the inducement resolution; and,

WHEREAS, such bonds have not yet been issued as of the date of adoption of this City-County Special Resolution, but the Company has shown good cause to extend the aforesaid expiration date; 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 Inducement Resolution is hereby amended by deleting the expiration of January 31, 1991, contained therein and replacing said date with the date of July 31, 1991.

SECTION 2. The City-County Council further finds, determines, ratifies and confirms that except as modified by Section 1 hereof, all other findings and provisions of the Inducement Resolution shall remain unchanged and are hereby reaffirmed and confirmed.

SECTION 3. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

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PROPOSAL NO. 56, 1991. Councillor Gilmer reported that the Economic Development Committee heard Proposal No. 56, 1991 on January 22, 1991. This proposal authorizes amendments to previously executed bond documents for Edgcomb Metals Company. By a 4-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Gilmer moved, seconded by Councillor Schneider, for adoption. Proposal No. 56, 1991 was adopted on the following roll call vote; viz:

22 YEAS: *Borst, Boyd, Cottingham, Curry, Dowden, Gilmer, Golc, Hawkins, Holmes, Howard, Jones, McGrath, Moriarty, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Shaw, Solenberg, Strader, West*

0 NAYS:

7 NOT VOTING: *Brooks, Clark, Coughenour, Giffin, Irvin, Mukes-Gaither, Williams*

Proposal No. 56, 1991 was retitled SPECIAL ORDINANCE NO. 2, 1991 and reads as follows:

CITY-COUNTY SPECIAL ORDINANCE NO. 2, 1991

A SPECIAL ORDINANCE approving a Second Supplemental Indenture to the Indenture of Trust securing previously issued City of Indianapolis, Indiana Flexible Demand Economic Development Refunding Revenue Bonds (Edgcomb Metals Company Project), Series 1983 (the "Bonds"), originally issued in the aggregate principal amount of Eight Million Six Hundred Thousand Dollars (\$8,600,000), and approving and authorizing other actions in respect thereto.

WHEREAS, Indiana Code, Title 36, Article 7, Chapters 11.9 and 12 and Indiana Code, Title 5, Article 1, Chapter 5, both as supplemented and amended (collectively, the "Act"), authorize and empower the Issuer to issue revenue bonds and loan the proceeds therefrom to an individual or entity for the purpose of financing the costs of acquisition, construction, installation and equipping of economic development facilities and to refund such revenue bonds by the issuance by the Issuer of refunding revenue bonds and vests such Issuer with powers that may be necessary to enable it to accomplish such purposes; and

WHEREAS, on December 6, 1990 Edgcomb Metals Company (the "Company") substituted a new letter of credit issued by Banque Nationale de Paris, New York Branch (the "Letter of Credit") for the letter of credit formerly issued by Bankers Trust Company in connection with the previously issued City of Indianapolis, Indiana Flexible Demand Economic Development Refunding Revenue Bonds (Edgcomb Metals Company Project), Series 1983 (the "Bonds"), originally issued in the aggregate principal amount of Eight Million Six Hundred Thousand Dollars (\$8,600,000); and

WHEREAS, in connection with the substitution of the Letter of Credit, and pursuant to Section 1001 of the Indenture of Trust dated as of December 1, 1983 (the "Original Indenture") by and between the Issuer and the INB NATIONAL BANK (formerly known as The Indiana National Bank) as trustee (the "Trustee"), a national banking association, as amended by the First Supplemental Indenture dated as of August 31, 1984 by and between the Issuer and the Trustee (the "First Supplemental Indenture") (together, the Original Indenture and the First Supplemental Indenture are hereinafter referred to as the "Indenture"), at the request of the Company, the Trustee and the Issuer wish to implement certain amendments to the Indenture which are contained in a Second Supplemental Indenture to the Indenture by and between the Issuer and the Trustee (the "Second Supplemental Indenture"), which provide additional protection to the Bondholders by extending the period of ineligibility of monies deposited with the Trustee, and are, therefore, in the best interests of the Bondholders; and,

WHEREAS, the Indianapolis Economic Development Commission on January 16, 1991 adopted a Resolution, which Resolution has been previously transmitted hereto, finding that the proposed amendments comply with the purposes and provisions of the Act and that such will be of benefit to the health or general welfare of the Issuer and its citizens; and,

WHEREAS, the Indianapolis Economic Development Commission has approved the final form of the Second Supplemental Indenture by Resolution adopted prior in time to this date, which Resolution has been transmitted hereto and recommended a proposed form of Special Ordinance to this City-County Council; now, therefore:

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

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SECTION 1. It is hereby found that the execution of the Second Supplemental Indenture will be of benefit to the health or general welfare of the Issuer and its citizens and does comply with the purposes and provisions of the Act.

SECTION 2. The form of the Second Supplemental Indenture presented to this City-County Council is hereby approved and shall be inserted in the minutes of the City-County Council and kept on file by the Clerk of the City-County Council or City Controller.

Two (2) copies of the Second Supplemental Indenture are on file in the office of the Clerk of the Council for public inspection.

SECTION 3. The Mayor and City Clerk are authorized and directed to execute the Second Supplemental Indenture approved herein and any other document which may be necessary or desirable to consummate the transaction and its execution is hereby confirmed, on behalf of the City of Indianapolis. The Mayor and City Clerk may, by their execution of the Second Supplemental Indenture, approve changes therein and also in any documents which do not require the signature of the Mayor and/or City Clerk without further approval of the City-County Council or the Indianapolis Economic Development Commission if such changes do not affect terms set forth in IC 36-7-12-27(a)(1) through (a)(10).

SECTION 4. The provisions of this ordinance and the Second Supplemental Indenture shall constitute a contract binding between the Issuer and the Trustee and after the execution of the Second Supplemental Indenture, this ordinance shall not be repealed or amended in any respect which would adversely affect the right of any Bondholder or Bondholders so long as said Bonds or the interest thereon remains unpaid except in conformity with the Indenture.

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 74, 1991. Introduced by Councillor Borst. The Clerk read the proposals entitled: "REZONING ORDINANCES certified by the Metropolitan Development Commission on January 18, 1991. The Council did not schedule Proposal No. 74, 1991, for hearing pursuant to IC 36-7-4-608. Proposal No. 74, 1991, were retitled REZONING ORDINANCE NO. 18, 1991, and is identified as follows:

REZONING ORDINANCE NO. 18, 1991. 90-Z-168 PIKE TOWNSHIP
COUNCILMANIC DISTRICT NO. 1
4606 WEST 79TH STREET, INDIANAPOLIS.
R. MARVIN and BARBARA SMITH, by Raymond Good, requests the rezoning of 6.426 acres, being in the D-2 district, to the D-3 classification to provide for the development of a single-family subdivision.

PROPOSAL NOS. 76-78, 1991. Introduced by Councillor Borst. The Clerk read the proposals entitled: "REZONING ORDINANCES certified by the Metropolitan Development Commission on January 18, 1991. The Council did not schedule Proposal Nos. 76-78, 1991, for hearing pursuant to IC 36-7-4-608. Proposal Nos. 76-78, 1991, were retitled REZONING ORDINANCE NOS. 19-21, 1991, and are identified as follows:

REZONING ORDINANCE NO. 19, 1991. 90-Z-220 (AMENDED) LAWRENCE TOWNSHIP
COUNCILMANIC DISTRICT NO. 5
9550 HAGUE ROAD, INDIANAPOLIS.
E & E REALTY, INC., by Stephen D. Mears, requests the rezoning of 10 acres, being in the I-3-S district, to the C-3 classification to provide for retail development.

REZONING ORDINANCE NO. 20, 1991. 90-Z-222 WAYNE TOWNSHIP
COUNCILMANIC DISTRICT NO. 19
7893 WEST WASHINGTON STREET, INDIANAPOLIS.
JOE MEYER, by Paul Neumeister, requests the rezoning of 1.56 acres, being in the D-3 district, to the C-7 classification to provide for an office for mobile home sales.

REZONING ORDINANCE NO. 21, 1991. 90-Z-223 WAYNE TOWNSHIP
COUNCILMANIC DISTRICT NO. 16
2611 WEST 10TH STREET, INDIANAPOLIS.

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ROGER McKUHEN requests the rezoning of 0.116 acre, being in the C-3 district, to the D-5 classification to conform zoning with use of property as a single-family residence.

SPECIAL ORDERS - PUBLIC HEARING

PROPOSAL NO. 4, 1991. This proposal amends the Code by enlarging the Fire Special Service District to include the town of Rocky Ripple. Councillor Borst asked for consent to postpone Proposal No. 4, 1991 until the February 4, 1991 Council meeting. Consent was given.

PROPOSAL NO. 7, 1991. Councillor Dowden reported that the Public Safety and Criminal Justice Committee heard Proposal No. 7, 1991 on January 9, 1991. The proposal transfers and appropriates \$100,000 in the budget of the Superior Court, Juvenile Division, Detention Center, to establish a Truancy Program. The proposal was amended in Committee by stating that the funds would be from the Marion County Justice Agency's budget, not the Detention Center's budget. By a 7-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass as amended.

The President called for public testimony at 10:48 p.m. There being no one present to testify, Councillor Dowden moved, seconded by Councillor Holmes, for adoption. Proposal No. 7, 1991, as amended, was adopted on the following roll call vote; viz:

25 YEAS: Borst, Boyd, Brooks, Clark, Cottingham, Coughenour, Curry, Gilmer, Golc, Hawkins, Holmes, Howard, Jones, McGrath, Moriarty, Mukes-Gaither, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Solenberg, Strader, West, Williams

0 NAYS:

4 NOT VOTING: Dowden, Giffin, Irvin, Shaw

Proposal No. 7, 1991, as amended, was retitled FISCAL ORDINANCE NO. 3, 1991 and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 3, 1991

A FISCAL ORDINANCE amending the City-County Annual Budget for 1991 (City-County Fiscal Ordinance No. 95, 1990) transferring and appropriating an additional One Hundred Thousand Dollars (\$100,000) in the County General Fund for purposes of the Superior Court - Juvenile Division, Detention Center and reducing certain other appropriations for that Court.

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 2.01 (b),(dd),(kk) of the City-County Annual Budget for 1991, be and is hereby amended by the increases and reductions hereinafter stated for purposes of the Superior Court - Juvenile Division, Detention Center to establish a Truancy Program.

SECTION 2. The sum of One Hundred Thousand Dollars (\$100,000) be, and the same is hereby transferred and appropriated, 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:

<u>SUPERIOR COURT, JUVENILE DIVISION, DETENTION CENTER</u>	<u>COUNTY GENERAL FUND</u>
1. Personal Services	\$ 49,657
3. Other Services and Charges	41,393
<u>AUDITOR</u>	
1. Personal Services (Fringes)	<u>8,950</u>
TOTAL INCREASE	\$100,000

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

<u>MARION COUNTY JUSTICE AGENCY</u>	<u>COUNTY GENERAL FUND</u>
3. Other Services and Charges	<u>\$100,000</u>
TOTAL REDUCTION	\$100,000

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 12, 1991. Councillor Gilmer reported that the Transportation Committee heard Proposal No. 12, 1991 on January 16, 1991. The proposal appropriates \$355,000 for the Department of Transportation, Development Division, to purchase right-of-way property for construction projects. By a 6-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass.

The President called for public testimony at 10:49 p.m. There being no one present to testify, Councillor Gilmer moved, seconded by Councillor Williams, for adoption. Proposal No. 12, 1991 was adopted on the following roll call vote; viz:

26 YEAS: *Borst, Boyd, Brooks, Clark, Cottingham, Coughenour, Curry, Dowden, Gilmer, Golc, Hawkins, Holmes, Howard, Jones, McGrath, Moriarty, Mukes-Gaither, O'Dell, Ruhmkorff, Schneider, SerVaas, Shaw, Solenberg, Strader, West, Williams*
 0 NAYS:
 3 NOT VOTING: *Giffin, Irvin, Rhodes*

Proposal No. 12, 1991 was retitled FISCAL ORDINANCE NO. 4, 1991 and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 4, 1991

A FISCAL ORDINANCE amending the City-County Annual Budget for 1991 (City-County Fiscal Ordinance No. 95, 1990) appropriating an additional Three Hundred Fifty-five Thousand Dollars (\$355,000) in the Arterial Road and Street Fund for purposes of the Department of Transportation Development Division and reducing the unappropriated and unencumbered balance in the Arterial Road and Street 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 of the City-County Annual Budget for 1991, be and is hereby amended by the increases and reductions hereinafter stated for purposes of the Department of Transportation Development Division to purchase right of way for construction projects.

SECTION 2. The sum of Three Hundred Fifty-five Thousand Dollars (\$355,000) 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 increased appropriation is hereby approved:

<u>DEPARTMENT OF TRANSPORTATION DEVELOPMENT DIVISION</u>	<u>ARTERIAL ROAD & STREET FUND</u>
4. Capital Outlay	<u>\$355,000</u>
TOTAL INCREASE	\$355,000

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

	<u>ARTERIAL ROAD & STREET FUND</u>
Unappropriated and Unencumbered Arterial Road & Street Fund	<u>\$355,000</u>
TOTAL REDUCTION	\$355,000

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

SPECIAL ORDERS - FINAL ADOPTION

PROPOSAL NO. 710, 1990. Councillor Holmes reported that the Parks and Recreation Committee heard Proposal No. 710, 1990 on January 17, 1991. The proposal approves the lease of certain real estate of the Department of Parks and Recreation. By a 6-0 vote, the Committee reported the proposal to the Council with the recommendation that it be stricken. Councillor Holmes moved, seconded by Councillor Irvin, for consent to strike Proposal No. 710, 1990. Consent was given.

PROPOSAL NO. 2, 1991. Councillor Rhodes reported that the Administration Committee heard Proposal No. 2, 1991 on January 14, 1991. The proposal transfers and appropriates \$16,058 for the Department of Administration, Office of the Director, to pay the salary of a switchboard operator which was reclassified from temporary to permanent. By a 6-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Rhodes moved, seconded by Councillor Coughenour, for adoption. Proposal No. 2, 1991 was adopted on the following roll call vote; viz:

- 24 YEAS: *Borst, Boyd, Brooks, Cottingham, Coughenour, Curry, Gilmer, Golc, Hawkins, Holmes, Howard, Jones, McGrath, Moriarty, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Shaw, Solenberg, Strader, West, Williams*
- 0 NAYS:
- 5 NOT VOTING: *Clark, Dowden, Giffin, Irvin, Mukes-Gaither*

Proposal No. 2, 1991 was retitled FISCAL ORDINANCE NO. 5, 1991 and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 5, 1991

A FISCAL ORDINANCE amending the City-County Annual Budget for 1991 (City-County Fiscal Ordinance No. 95, 1990) transferring and appropriating an additional Sixteen Thousand Fifty-eight Dollars (\$16,058) in the City General Fund for purposes of the Department of Administration Director's Office and reducing certain other appropriations for that office.

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 of the City-County Annual Budget for 1991, be and is hereby amended by the increases and reductions hereinafter stated for purposes of the Department of Administration Director's Office to move a temporary switchboard operator into a permanent position.

SECTION 2. The sum of Sixteen Thousand Fifty-eight Dollars (\$16,058) 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 ADMINISTRATION	<u>CITY GENERAL FUND</u>
<u>DIRECTOR'S OFFICE</u>	
1. Personal Services	<u>\$16,058</u>
TOTAL INCREASE	<u>\$16,058</u>

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

DEPARTMENT OF ADMINISTRATION	<u>CITY GENERAL FUND</u>
<u>DIRECTOR'S OFFICE</u>	
3. Other Services & Charges	<u>\$16,058</u>
TOTAL REDUCTION	<u>\$16,058</u>

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 8, 1991. Councillor Dowden reported that the Public Safety and Criminal Justice Committee heard Proposal No. 8, 1991 on January 9, 1991. The proposal, sponsored by Councillor Curry, amends the Code concerning the Citizens Police Complaint Office. The proposal was amended in Committee by revising the terms of the Board members. By a 6-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass as amended. Councillor Dowden moved, seconded by Councillor Curry, for adoption.

Councillor Boyd stated that he is opposed to the present responsibilities of the Citizens Police Complaint Board and also he is in disagreement with the interpretation of what was originally intended with this Board. He believes that the Council is merely postponing a reconsideration of this ordinance which will happen when there is another police-action shooting.

Councillor Curry emphasized that this is a very important Board and urged the Councillors to support this proposal.

Proposal No. 8, 1991, as amended, was adopted on the following roll call vote; viz:

18 YEAS: Brooks, Clark, Cottingham, Coughenour, Curry, Dowden, Gilmer, Holmes, Irvin, McGrath, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Shaw, Solenberg, West
7 NAYS: Borst, Boyd, Golc, Howard, Jones, Moriarty, Williams
4 NOT VOTING: Giffin, Hawkins, Mukes-Gaither, Strader

Proposal No. 8, 1991, as amended, was retitled GENERAL ORDINANCE NO. 11, 1991 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 11, 1991

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana," Sec. 3-304, Citizens police complaint office; Sec. 3-305, Citizens police complaint board established; and Sec. 3-306, Duties of citizens police complaint board.

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

SECTION 1. Sec. 3-304, Sec. 3-305 and Sec. 3-306 of Article IV, Division 1, of the Code of Indianapolis and Marion County are hereby amended by inserting the text underlined and deleting the words stricken-through to read as follows:

Sec. 3-304. Citizens police complaint office.

There shall be established the Citizens Police Complaint Office as a part of the Department of Public Safety. Any complaint of a citizen against a police officer alleging that the officer used profane and abusive language or gestures toward the complainant, intentionally destroyed or damaged the real or personal property of the complainant, exceeded his/her authority as a police officer, or acted in violation of Indianapolis Police Department rules and regulations or orders may be filed in the Citizens Police Complaint Office. The Citizens Police Complaint Office shall not under any circumstances have jurisdiction over any complaint arising from a law enforcement connected fatality. Jurisdiction over such law-enforcement connected fatality investigations resides in the Marion County Grand Jury pursuant to Chapter 23-1/2, Article IV of the Code of Indianapolis and Marion County, Indiana. Any complaints arising from any law enforcement connected fatality whether before or after the enactment of this ordinance or any subsequent amendments to this ordinance, shall not be the subject of any investigations or hearings by either the Citizens Police Complaint Office or the Citizens Police Complaint Board nor shall such complaints be subject to the jurisdiction of either the Citizens Police Complaint Office or the Citizens Police Complaint Board. Each complaint shall be filed within one-hundred and eighty (180) days of the action giving rise to the complaint, shall be in writing and shall be signed by the person making the complaint who shall affirm under the penalties for perjury that the representations contained therein are true.

January 22, 1991

Sec. 3-305. Citizens police complaint board established.

There shall be established a Citizens Police Complaint Board composed of nine (9) members to be appointed by the Mayor and the City-County Council as follows:

(a) Three (3) of these members shall be representatives of the Indianapolis Police Department. The Mayor shall appoint as one (1) of these three (3) members the officer who heads the Community Relations Unit of the Police Department who shall serve for a one (1) year term ending December 31, 1991, or until his/her successor is appointed and confirmed. The Mayor shall appoint as the second of these three (3) members an officer chosen from a list of three (3) names provided by the Indianapolis Fraternal Order of Police Lodge No. 86, Inc. who shall serve for a two (2) year term ending December 31, 1992, or until his/her successor is appointed and confirmed. The Mayor shall appoint as the third of these three (3) members any other active member of the Indianapolis Police Department holding the rank of sergeant or below who shall serve for a three (3) year term ending December 31, 1993, or until his/her successor is appointed and confirmed. Each of the three (3) members may be reappointed to a three (3) year term but may serve no more than two (2) consecutive terms.

(b) Six (6) of these members shall be citizens who are residents of the police special service district. The Mayor shall appoint three (3) members, and the one (1) of which shall serve for a one (1) year term ending December 31, 1991, another member shall serve for a two (2) year term ending December 31, 1992, and the third member shall serve for a three (3) year term ending December 31, 1993, or until their successors are appointed or confirmed. The City-County Council shall appoint three (3) members, one (1) of which shall serve for a one (1) year term ending December 31, 1991, another member shall serve for a two (2) year term ending December 31, 1992, and the third member shall serve for a three (3) year term ending December 31, 1993, or until their successors are appointed or confirmed. Each of these six (6) members may be reappointed to a three (3) year term but may serve no more than two (2) consecutive terms.

(c) The Mayor shall select one (1) member to serve as president of the Citizens Police Complaint Board.

(d) All members shall serve at the pleasure of the appointing officials.

Sec. 3-306. Duties of Citizens Police Complaint Board.

The Citizens Police Complaint Board shall meet as often as necessary to consider all complaints which it deems appropriate to process and review, but no less than quarterly. The Citizens Police Complaint Board shall not have jurisdiction over any complaint arising from a law enforcement connected fatality. Jurisdiction over such law-enforcement connected fatality investigations resides in the Marion County Grand Jury pursuant to Chapter 23-1/2, Article IV of the Code of Indianapolis and Marion County, Indiana. The Citizens Police Complaint Board shall set rules for its governance and shall establish its procedures for processing complaints and for ensuring notification to citizens of the status and disposition of their complaints.

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NOS. 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25 and 26, 1991. The President asked for consent to vote on these fourteen transportation proposals together. Consent was given. PROPOSAL NO. 13, 1991. This proposal amends the Code by authorizing intersection controls at various locations (District No. 13). PROPOSAL NO. 14, 1991. This proposal amends the Code by authorizing intersection controls at various locations (District Nos. 10, 11, 13, 17, 18, 25). PROPOSAL NO. 15, 1991. This proposal amends the Code by authorizing intersection controls at various locations (District Nos. 5, 7, 8, 11, 12). PROPOSAL NO. 16, 1991. This proposal amends the Code by authorizing a 4-way stop at the intersection of Camby Road and Mendenhall Road (District No. 19). PROPOSAL NO. 17, 1991. This proposal amends the Code by authorizing a 3-way stop at the intersection of Fishback Road and Wilson Road (District No. 1). PROPOSAL NO. 18, 1991. This proposal amends the Code by authorizing intersection controls at the intersection of Rural Street frontage road and Rural Street (District No. 7). PROPOSAL NO. 19, 1991. This proposal amends the Code by authorizing intersection controls in the Park North and the Wellington Park Subdivisions (District Nos. 2 and 14). PROPOSAL NO. 20, 1991. This proposal amends the Code by authorizing (1) a multi-way stop at the intersection of Tanager Lane and Warbler Drive, and (2) a 25 MPH speed limit on Tanager Lane from Hague Road to Teel Way (District No. 5). PROPOSAL NO. 21, 1991. This

proposal amends the Code by authorizing a change in the speed limit on segments of 71st Street (District Nos. 1 and 2). PROPOSAL NO. 22, 1991. This proposal amends the Code by authorizing 35 MPH speed zone on Traders Lane from Lafayette Road to Wilson Road and on Wilson Road from Traders Lane to Fishback Road (District No. 1). PROPOSAL NO. 23, 1991. This proposal amends the Code by authorizing a weight limit restriction on Pleasant Run Parkway, S. Dr. from Arlington Avenue to 10th Street and on Kitley Avenue from Washington Street to Pleasant Run Parkway, S. Dr. (District No. 15). PROPOSAL NO. 24, 1991. This proposal amends the Code by authorizing a weight limit restriction on Spring Mill road from 96th Street to Kessler Boulevard, West Drive (District No. 6). PROPOSAL NO. 25, 1991. This proposal amends the Code by authorizing a weight limit restriction on a segment of Beechcrest Drive, Margaret Avenue, and Woodcliff Drive (District No. 23). PROPOSAL NO. 26, 1991. This proposal amends the Code by authorizing parking restrictions on a segment of South College Avenue (District No. 21). Councillor Gilmer reported that the Transportation Committee heard Proposal Nos. 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25 and 26, 1991 on January 16, 1991. By a 6-0 vote, the Committee reported Proposal Nos. 13, 14, 15, 16, 19 and 20, 1991 to the Council with the recommendation that they do pass. By a 5-0 vote, the Committee reported Proposal Nos. 17, 18, 22, 23, 24, 25 and 26, 1991 to the Council with the recommendation that they do pass. By a 5-0 vote, the Committee reported Proposal No. 21, 1991 to the Council with the recommendation that it do pass as amended. Councillor Gilmer moved, seconded by Councillor Solenberg, for adoption. Proposal Nos. 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25 and 26, 1991, 1991 were adopted on the following roll call vote; viz:

27 YEAS: *Borst, Boyd, Brooks, Clark, Cottingham, Coughenour, Curry, Dowden, Gilmer, Golc, Holmes, Howard, Irvin, Jones, McGrath, Moriarty, Mukes-Gaither, O'Dell, Rhodes, Ruhmkorff, Schneider, SerVaas, Shaw, Solenberg, Strader, West, Williams*

0 NAYS:

2 NOT VOTING: *Giffin, Hawkins*

Proposal No. 13, 1991 was retitled GENERAL ORDINANCE NO. 12, 1991 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 12, 1991

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the deletion of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
49, Pg. 1	Alexander St. & Hotze St.	Alexander St./ Hotze St. (SB)	Yield
49, Pg. 1	Alexander St. & House St.	None	None
49, Pg. 1	Caswell St. & Hotze St.	None	None
49, Pg. 1	Caswell St. & Lemont St.	None	None

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49, Pg. 1	Hamlyn Dr. & House St.	None	None
49, Pg. 1	Hamlyn Dr. & Joyce St.	Joyce St.	Yield
49, Pg. 1	Hamlyn Dr. & Virgil St.	None	None
49, Pg. 1	Hotze St. & Huff St.	None	None
49, Pg. 1	Hotze St. & Swails St.	None	None
49, Pg. 1	House St. & Mundell St.	House St.	Yield
49, Pg. 1	Joyce St. & McGregor Rd.	None	None

SECTION 2. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
49, Pg. 1	Alexander St. & Hotze St.	Alexander St.	Stop
49, Pg. 1	Alexander St. & House St.	House St.	Stop
49, Pg. 1	Caswell St. & Hotze St.	Caswell St.	Stop
49, Pg. 1	Caswell St. & Lemont St.	Caswell St.	Stop
49, Pg. 1	Exchange St. & Hotze St.	Exchange St.	Stop
49, Pg. 1	Hamlyn Dr. & House St.	House St.	Stop
49, Pg. 1	Hamlyn Dr. & Joyce St.	Joyce St.	Stop
49, Pg. 1	Hamlyn Dr. & Virgil St.	Virgil St.	Stop
49, Pg. 1	Hotze St. & Huff St.	Hotze St.	Stop
49, Pg. 1	Hotze St. & McGregor St.	McGregor St.	Stop
49, Pg. 1	House St. & Mundell St.	House St.	Stop
49, Pg. 1	Joyce St. & McGregor St.	Joyce St. & McGregor St. (SWB)	Yield

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 14, 1991 was retitled GENERAL ORDINANCE NO. 13, 1991 and reads as follows:

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CITY-COUNTY GENERAL ORDINANCE NO. 13, 1991

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the deletion of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
19, Pg. 2	Arthington Blvd. & Munter Ln.	Munter Ln.	Yield
19, Pg. 2	Bancroft St. & 33rd St.	33rd St.	Yield
19, Pg. 10	Manor Ct. & 33rd St.	Manor Ct.	Yield
19, Pg. 11	Riley Av. & 33rd St.	Riley Av.	Yield
19, Pg. 13	Wallace Av. & 33rd St.	Wallace Av.	Yield
19, Pg. 11	Munter Ln. & Shick Dr.	Munter Ln.	Yield
23, Pg. 3	Grande Av. & Roena St.	Roena St.	Stop
23, Pg. 6	Roena St. & Rockville Rd.	None	Signal
23, Pg. 6	Roena St. & Vermont St.	Roena St.	Stop
46, Pg. 7	Portage Av. & Stop 11 Rd.	Stop 11 Rd.	Stop
49, Pg. 1	County Line Rd. E. & Southeastern Ave.	County Line Rd. E.	Stop

SECTION 2. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
19, Pg. 2	Arthington Blvd. & Munter Ln.	Munter Ln.	Stop
19, Pg. 2	Bancroft St. & 33rd St.	33rd St.	Stop
19, Pg. 10	Manor Ct. & Munter Ln.	Manor Ct.	Yield
19, Pg. 10	Manor Ct. & 33rd St.	Manor Ct.	Stop
19, Pg. 11	Munter Ln. & Shick Dr.	Munter Ln.	Stop

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19, Pg. 11	Munter Ln. & Wallace Av.	Wallace Av.	Yield
19, Pg. 11	Riley Av. & 33rd St.	Riley Av.	Stop
19, Pg. 13	Wallace Av. & 33rd St.	Wallace Av.	Stop
23, Pg. 3	Gasoline Alley & Grande Av.	Gasoline Alley	Stop
23, Pg. 3	Gasoline Alley & Rockville Rd.	None	Signal
23, Pg. 3	Gasoline Alley & Vermont St.	Gasoline Alley	Stop
23, Pg. 3	Ida St. & Lynhurst Dr.	Lynhurst Dr.	Stop
49, Pg. 1	County Line Rd. E. & Southeastern Ave.	Southeastern Ave.	Stop

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 15, 1991 was retitled GENERAL ORDINANCE NO. 14, 1991 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 14, 1991

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the deletion of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
12, Pg. 2	Bosart Av. & 55th St.	None	None
12, Pg. 2	Bosart Av. & Fall Creek Pkwy., N. Dr.	None	None
12, Pg. 4	Fall Creek Pkwy., N. Dr. & Seneca Dr.	None	None
12, Pg. 4	Fall Creek Pkwy., N. Dr. & Wallace Av.	None	None
12, Pg. 6	Sagamore Tr. & Seneca Dr.	None	None
12, Pg. 6	Seneca Dr. & Wyandotte Dr.	None	None
12, Pg. 7	Wallace Av. & 55th St.	None	None
16, Pg. 4	Ellen Dr. & 32nd St.	32nd St.	Yield

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18, Pg. 16	Temple Av. & 33rd St.	None	None
19, Pg. 5	Denwood Dr. & 39th St.	None	None
20, Pg. 1	Alsace Pl. & Aspen Way	Alsace Pl.	Yield
20, Pg. 1	Alsace Pl. & Esquire Pl.	Alsace Pl.	Yield
20, Pg. 1	Alsace Pl. & 41st St.	41st St.	Yield
20, Pg. 1	Arborcrest Dr. & 40th Pl.	None	None
20, Pg. 1	Arborcrest Dr. & 41st Pl.	Arborcrest Dr.	Yield
20, Pg. 1	Aspen Ct. & Aspen Way	None	None
20, Pg. 1	Aspen Way & 41st St.	Aspen Way	Yield
20, Pg. 1	Balboa Ct. & Balboa Dr.	None	None
20, Pg. 1	Balboa Dr. & Monterey Rd.	Monterey Rd.	Yield
20, Pg. 2	Bel Air Ct. & Bel Air Dr.	None	None
20, Pg. 2	Biscayne Rd. & Monterey Ct.	None	None
20, Pg. 3	Catalina Ct. & Catalina Dr.	None	None
20, Pg. 3	Catalina Dr. & Monica Ct.	None	None
20, Pg. 4	Elmonte Ct. & Elmonte Dr.	None	None
20, Pg. 4	Elmonte Dr. & Malibu Dr.	Elmonte Dr.	Yield
20, Pg. 4	Esquire Ct. & Esquire Pl.	Esquire Pl.	Yield
20, Pg. 7	Marseille Ct. & Marseille Rd.	None	None
20, Pg. 7	Malibu Ct. & Malibu Dr.	None	None
20, Pg. 7	Marseille Rd. & Monterey Rd.	Monterey Rd.	Yield
20, Pg. 7	Marseille Rd. & Richelieu Rd. (3806 N.)	None	None

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20, Pg. 7	Marseille Rd. & Richelieu Rd.	None	None
20, Pg. 7	Marseille Rd. & Richelieu Rd. (3989 N.)	None	None
20, Pg. 9	Richelieu Ct. & Richelieu Rd.	None	None
21, Pg. 4	Saturn Dr. & Stardust Dr.	None	None

SECTION 2. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
5, Pg. 3	Frontage Rd. (8199 N., 5500 E.) & 82nd St.	82nd St.	Stop
12, Pg. 2	Bosart Av. & 55th St.	Bosart Av.	Stop
12, Pg. 2	Bosart Av. & Fall Creek Pkwy., N. Dr.	Fall Creek Pkwy., N. Dr.	Stop
12, Pg. 4	Fall Creek Pkwy., N. Dr. & Seneca Dr.	Fall Creek Pkwy., N. Dr.	Stop
12, Pg. 4	Fall Creek Pkwy., N. Dr. & Wallace Av.	Fall Creek Pkwy., N. Dr.	Stop
12, Pg. 6	Sagamore Tr. & Seneca Dr.	Sagamore Tr.	Stop
12, Pg. 6	Seneca Dr. & Wyandotte Dr.	Wyandotte Dr.	Stop
12, Pg. 7	Wallace Av. & 55th St.	55th St.	Stop
16, Pg. 4	Ellen Dr. & 32nd St.	32nd St.	Stop
18, Pg. 16	Temple Av. & 33rd St.	Temple Av.	Stop
19, Pg. 5	Denwood Dr. & 39th St.	Denwood Dr.	Stop
20, Pg. 1	Alsace Pl. & Aspen Way	Alsace Pl.	Stop
20, Pg. 1	Alsace Pl. & Esquire Pl.	Alsace Pl.	Stop
20, Pg. 1	Alsace Pl. & 41st St.	41st St.	Stop
20, Pg. 1	Arborcrest Dr. & 40th Pl.	Arborcrest Dr.	Yield
20, Pg. 1	Arborcrest Dr. & 41st Pl.	Arborcrest Dr.	Stop

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20, Pg. 1	Aspen Ct. & Aspen Way	Aspen Way	Stop
20, Pg. 1	Aspen Way & 41st St.	Aspen Way	Stop
20, Pg. 1	Balboa Ct. & Balboa Dr.	Balboa Dr.	Stop
20, Pg. 1	Balboa Dr. & Monterey Rd.	Monterey Rd.	Stop
20, Pg. 2	Bel Air Ct. & Bel Air Dr.	Bel Air Dr.	Yield
20, Pg. 2	Biscayne Rd. & Monterey Ct.	Biscayne Rd.	Stop
20, Pg. 3	Catalina Ct. & Catalina Dr.	Catalina Dr.	Stop
20, Pg. 3	Catalina Dr. & Monica Ct.	Catalina Dr.	Yield
20, Pg. 4	Elmonte Ct. & Elmonte Dr.	Elmonte Dr.	Stop
20, Pg. 4	Elmonte Dr. & Malibu Dr.	Elmonte Dr.	Stop
20, Pg. 4	Esquire Ct. & Esquire Pl.	Esquire Pl.	Stop
20, Pg. 7	Malibu Ct. & Malibu Dr.	Malibu Dr.	Stop
20, Pg. 7	Marseille Ct. & Marseille Rd.	Marseille Rd.	Stop
20, Pg. 7	Marseille Rd. & Monterey Rd.	Monterey Rd.	Stop
20, Pg. 7	Marseille Rd. & Richelieu Rd.(3815 N.)	Marseille Rd.	Stop
20, Pg. 7	Marseille Rd. & Richelieu Rd.(3937 N.)	Marseille Rd.	Stop
20, Pg. 7	Marseille Rd. & Richelieu Rd.(4126 N.)	Richelieu Rd.	Stop
20, Pg. 9	Richelieu Ct. & Richelieu Rd.	Richelieu Rd.	Yield
21, Pg. 4	Saturn Dr. & Stardust Dr.	Saturn Dr.	Stop
47, Pg. 2	McFarland Rd. NB & Stop 11 Rd.	Stop 11 Rd.	Stop

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 16, 1991 was retitled GENERAL ORDINANCE NO. 15, 1991 and reads as follows:

January 22, 1991

CITY-COUNTY GENERAL ORDINANCE NO. 15, 1991

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the deletion of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
43, Pg. 1	Camby Rd. & Mendenhall Rd.	Mendenhall Rd.	Stop

SECTION 2. That the "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
43, Pg. 1	Camby Rd. & Mendenhall Rd.	None	Stop

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 17, 1991 was retitled GENERAL ORDINANCE NO. 16, 1991 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 16, 1991

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the deletion of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
8, Pg. 1	Fishback Rd. & Wilson Rd.	Fishback Rd.	Stop

SECTION 2. That the "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
8, Pg. 1	Fishback Rd. & Wilson Rd.	None	Stop

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 18, 1991 was retitled GENERAL ORDINANCE NO. 17, 1991 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 17, 1991

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
11, Pg. 12	Rural St. frontage road (2790 E./6340 N.) & Rural St.	Rural St.	Stop
11, Pg. 12	Rural St. frontage road (2790 E./6250 N.) & Rural St.	Rural St.	Stop

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 19, 1991 was retitled GENERAL ORDINANCE NO. 18, 1991 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 18, 1991

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
3, Pg. 5	Fennway Av. & Park North Bend	Fennway Av.	Stop
3, Pg. 6	Harcourt Rd. & Park North Way	Harcourt Rd.	Stop
3, Pg. 7	Park North Bend, Park North Ct., Park North Way	Park North Way	Stop
3, Pg. 7	Park North Bend & Park North Ci.	Park North Bend	Yield
3, Pg. 7	Park North Lake Dr. & Park North Lane	Park North Lake Dr.	Yield
3, Pg. 7	Park North Lake Dr. & Park North Way	Park North Way	Stop
27, Pg. 2	Derrek Pl. & Justin Av.	Justin Av.	Stop
27, Pg. 2	Derrek Pl. & Justin Ct.	Justin Ct.	Stop
27, Pg. 5	Justin Av. & Wellesley Blvd.	Wellesley Blvd.	Stop

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

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Proposal No. 20, 1991 was retitled GENERAL ORDINANCE NO. 19, 1991 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 19, 1991

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-92, Schedule of intersection controls, and Section 29-136, Alteration of prima facie speed limits.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the deletion of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
6, Pg. 7	Tanager Le. & Warbler Dr.	Tanager Le.	Stop

SECTION 2. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-92, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

<u>BASE MAP</u>	<u>INTERSECTION</u>	<u>PREFERENTIAL</u>	<u>TYPE OF CONTROL</u>
6, Pg. 7	Tanager Le. & Warbler Dr.	None	Stop

SECTION 3. That the "Code of Indianapolis and Marion County, Indiana," specifically Chapter 29, Section 29-136, Alteration of prima facie speed limits, be, and the same is hereby amended by the addition of the following, to wit:

Tanager Lane, from Hague Road to Teel Way, 25 MPH

SECTION 4. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 21, 1991, as amended, was retitled GENERAL ORDINANCE NO. 20, 1991 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 20, 1991

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-136, Alteration of prima facie speed limits.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-136, Alteration of prima facie speed limits, be, and the same is hereby amended by the deletion of the following, to wit:

Seventy-first Street, from Lafayette Road to 500 feet west of Coffman Road, 45 MPH

Seventy-first Street, from 500 feet west of Coffman Road to 500 feet east of New Augusta Road, 35 MPH

Seventy-first Street, from 500 feet east of New Augusta Road to Michigan Road, 45 MPH

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Seventy-first Street, from
I-65 to Lafayette Road, 45 MPH

SECTION 2. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-136, Alteration of prima facie speed limits, be, and the same is hereby amended by the addition of the following, to wit:

Seventy-first Street, from
Lafayette Road to Georgetown Road, 40 MPH

Seventy-first Street, from
Georgetown Road to Guion Road, 35 MPH

Seventy-first Street, from
Guion Road to Michigan Road, 40 MPH

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 22, 1991 was retitled GENERAL ORDINANCE NO. 21, 1991 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 21, 1991

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-136, Alteration of prima facie speed limits.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-136, Alteration of prima facie speed limits, be, and the same is hereby amended by the addition of the following, to wit:

Traders Lane, from Lafayette Road
to Wilson Road, 35 MPH

Wilson Road, from Traders Land
to Fishback Road, 35 MPH

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 23, 1991 was retitled GENERAL ORDINANCE NO. 22, 1991 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 22, 1991

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-224, Trucks on certain streets restricted.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 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

Pleasant Run Parkway, S. Drive, from
Arlington Avenue to Tenth Street

Kitley Avenue, from Washington Street
to Pleasant Run Parkway, S. Drive

January 22, 1991

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 24, 1991 was retitled GENERAL ORDINANCE NO. 23, 1991 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 23, 1991

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-224, Trucks on certain streets restricted.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-224, Trucks on certain streets restricted, be, and the same is hereby amended by the deletion of the following, to wit:

11,000 POUNDS GROSS WEIGHT

Spring Mill Road, from Eighty-sixth Street
to Ninety-sixth Street

SECTION 2. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 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

Spring Mill Road, from Ninety-sixth Street
to Kessler Boulevard, West Drive

SECTION 3. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 25, 1991 was retitled GENERAL ORDINANCE NO. 24, 1991 and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 24, 1991

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-224, Trucks on certain streets restricted.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 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

Beechcrest Drive, from Southern Avenue
to Woodcliff Drive

Margaret Avenue, from Sherman Drive
to Woodcliff Drive

Woodcliff Drive, from Beechcrest Drive
to Sherman Drive

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 26, 1991 was retitled GENERAL ORDINANCE NO. 25, 1991 and reads as follows:

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CITY-COUNTY GENERAL ORDINANCE NO. 25, 1991

A GENERAL ORDINANCE amending the "Code of Indianapolis and Marion County, Indiana", Section 29-267, Parking prohibited at all times on certain streets.

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

SECTION 1. The "Code of Indianapolis and Marion County, Indiana", specifically, Chapter 29, Section 29-267, Parking prohibited at all times on certain streets, be, and the same is hereby amended by the addition of the following, to wit:

College Avenue, on the west side, from a point 100 feet south of
Fletcher Avenue, to a point 125 feet south of Fletcher Avenue

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

ANNOUNCEMENTS AND ADJOURNMENT

The President announced that all of the proposals introduced without reading are assigned to the committees listed in the agenda for January 22, 1991. [Clerk's Note: See pp. 43-45.]

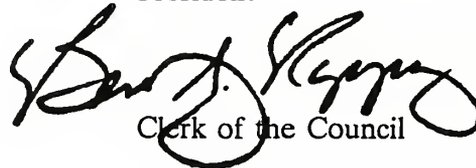
There being no further business, and upon motion duly made and seconded, the meeting adjourned at 11:08 p.m.

We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the regular concurrent meetings of the City-County Council of Indianapolis-Marion County, Indiana, and Indianapolis Police, Fire and Solid Waste Collection Special Service District Councils on the 22nd day of January, 1991.

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



President



Clerk of the Council

ATTEST:

(SEAL)