CITY-COUNTY COUNCIL INDIANAPOLIS, MARION COUNTY, INDIANA REGULAR MEETING Monday, August 22, 1977

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A Regular Meeting of the City-County Council of Indianapolis, Marion County, convened in the Council Chambers of the City-County Building at 7:12 p.m., Monday, August 22, 1977, President SerVaas in the Chair. Councilman Miller opened the meeting with a prayer, followed by the Pledge of Allegiance.

ROLL CALL

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

PRESENT: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Pearce, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.
ABSENT: Mrs. Chambers and Mr. Patterson.

The Chair stated Mrs. Chambers was excused since she was representing the United States while touring Africa.

CORRECTION OF JOURNAL

The Chair called for any additions or corrections to the journals of July 18 and August 1, 1977, as distributed. There being no additions or corrections, the minutes were approved, as distributed.

OFFICIAL COMMUNICATIONS

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

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

Ladies and Gentlemen:

You are hereby notified that there will be a REGULAR MEETING of the City-County Council held in the City-County Building, in the Council Chambers, on Monday, August 22, 1977, at 7:00 p.m., the purpose of such MEETING being to conduct any and all business, that may properly come before the regular meeting of the Council.

Respectfully,

s/Beurt SerVaas, President City-County Council

August 8, 1977

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 Indianapolis Commericial on August 11, 1977, and August 18, 1977, a *Notice* to *Taxpayers* on Proposal Nos. 291, 294, 295, and 296, 1977 for a Public Hearing to be held on August 22, 1977, at 7:00 p.m., in the City-County Building.

Respectfully,

s/Beverly S. Rippy City Clerk

August 3, 1977

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

Ladies and Gentlemen:

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

SPECIAL RESOLUTION NO. 15, 1977 commending Dr. Hanus J. Grosz.

SPECIAL RESOLUTION NO. 16, 1977, approving and authorizing certain actions and proceedings with respect to certain proposed Economic Development bonds.

SPECIAL RESOLUTION NO. 17, 1977 approving and authorizing certain actions and proceedings with respect to certain proposed Economic Development bonds.

SPECIAL RESOLUTION NO. 18, 1977 approving and authorizing certain actions and proceedings with respect to certain proposed Economic Development bonds.

Respectfully submitted,

s/William H. Hudnut, III

August 4, 1977

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

Ladies and Gentlemen:

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

SPECIAL RESOLUTION NO. 19, 1977 approving and authorizing certain actions and proceedings with respect to certain proposed Economic Development bonds.

SPECIAL RESOLUTION NO. 20, 1977 approving and authorizing certain actions and proceedings with respect to certain proposed Economic Development bonds.

GENERAL ORDINANCE NO. 54, 1977 restricting trucks over 11,000 lbs. gross weight from a certain street.

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GENERAL ORDINANCE NO. 55, 1977 restricting trucks over 11,000 lbs. gross weight on certain streets.

GENERAL ORDINANCE NO. 56, 1977 restricting parking on a certain street by establishing a parking meter zone.

GENERAL ORDINANCE NO. 57, 1977 restricting trucks over 11,000 lbs. gross weight on a certain street.

GENERAL ORDINANCE NO. 58, 1977 establishing four-way stops at certain intersections.

GENERAL ORDINANCE NO. 59, 1977 establishing a weight limit on a certain street (Amends Code Section 29-224).

GENERAL ORDINANCE NO. 60, 1977 changing intersection controls at a certain intersection (Amends Code Section 29-92).

GENERAL ORDINANCE NO. 62, 1977 amending Chapter 23, Article 11, Section 23-27 of the Code of Indianapolis and Marion County, Indiana.

GENERAL ORDINANCE NO. 63, 1977 providing for the establishment of rates and charges for the use of the sewerage system; the methods of ascertaining such charges and defining the powers and duties of the Department of Public Works.

GENERAL ORDINANCE NO. 53, 1977 amending Chapter 2 of the Code of Indianapolis and Marion County, Indiana, requiring local government employees to be residents of the employing jurisdiction.

Respectfully submitted,

s/William H. Hudnut, III Mayor

PRESENTATIONS OF PETITIONS, MEMORIALS, SPECIAL RESOLUTIONS AND COUNCIL RESOLUTIONS

Councilman Durnil presented a petition from citizens who "want to keep the Metro puses moving with no cut-back in service."

PROPOSAL NO. 315, 1977. Councilman Clark read and moved, seconded by Mr. Rippel, for the adoption of this proposal appointing Kenneth N. Giffin to the Board of Directors of the Indianapolis Public Transportation Corporation. The notion carried by unanimous voice vote. Proposal No. 315, 1977, was retitled COUNCIL RESOLUTION NO. 19, 1977, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 19, 1977

A COUNCIL RESOLUTION appointing a member of the Board of Directors of the Indianapolis Public Transportation Corporation.

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

SECTION 1. The City-County Council does hereby appoint Kenneth N. Giffin to the Board of Directors of the Indianapolis Public Transportation Corporation, replacing Bernard Schotters, for a term ending August 6, 1980. SECTION 2. This Resolution shall be in full force and effect from and after its adoption. M

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PROPOSAL NO. 319, 1977. Councilman Clark read and moved, seconded b Mrs. Brinkman, for the adoption of this proposal appointing Mrs. Coughenour as member of the County Board of Tax Adjustment. The motion carried b unanimous voice vote. Proposal No. 319, 1977, was retitled COUNCI RESOLUTION NO. 20, 1977, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 20, 1977

A COUNCIL RESOLUTION appointing a member of the County Board of Tax Adjustment.

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

SECTION 1. The Council appoints Beulah Coughenour as a member of the Marion County Board of Tax Adjustment for the current year 1977, with term ending April 15, 1978.

PROPOSAL NO. 299, 1977. Mr. Tinder presented the committee report and the made, seconded by Mr. Howard, the following amendment:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move to strike Proposal No. 299, 1977, as introduced and substitute therefor, the draft entitled:

Proposal No. 299, 1977, Committee Recommendations.

s/John Tinder

Mr. Schneider then moved, and the motion was duly seconded, the followin a amendment:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move to amend Proposal No. 299, 1977, as follows:

In the first WHEREAS clause after the words "human rights" insert the words "and property rights."

In Section 2, line 1, after the words "human rights" insert the words "and property rights."

s/William Schneider

Mr. Schneider's amendment carried by unanimous voice vote. Following discussion, Mr. Tinder's motion to substitute carried by unanimous voice vote. Following discussion, during which Mr. Bayt stated that he was voting against this proposal because of its lack of specificity concerning South Africa, the Chair called for the vote. The proposal was adopted by voice vote. Proposal No. 299, 1977, As Amended, was retitled SPECIAL RESOLUTION NO. 21, 1977, and reads as follows:

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CITY-COUNTY SPECIAL RESOLUTION NO. 21, 1977

WHEREAS, the United States Government has in recent months been advocating a foreign policy conceived in basic Human Rights and property rights for mankind throughout the world; and

WHEREAS, the United States Government recommends majority rule in all nations whose populations are willing and eager to adopt such rule; now, therefore:

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

SECTION 1. The government of the United States is encouraged to propagate its faith in majority rule and the safeguarding of minority rights.

SECTION 2. The government of the United States continue to protest injustice and the violation of human rights and property rights wherever found.

SECTION 3. The Clerk of the Council is hereby directed to transmit an appropriate copy of this Resolution to the President and the Secretary of State of the United States of America, to the members of Congress from the State of Indiana and to the U.S. Ambassador to the United Nations.

SECTION 4. This Resolution is hereby declared to be an emergency measure and that it shall take effect and be in force immediately upon its adoption.

^PROPOSAL NO. 322, 1977. Mr. Miller introduced and then moved, seconded by
 ^Ar. Clark for the adoption of this proposal. The motion carried by unanimous voice
 ^A ote. Proposal No. 322, 1977, was retitled COUNCIL RESOLUTION NO. 21, 977, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 21, 1977

A COUNCIL RESOLUTION authorizing the allocation of public service employment expenditures from federal grants pursuant to the Comprehensive Employment and Training Act of 1973, as amended.

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

SECTION 1. From the amounts appropriated by City-County Fiscal Ordinance No. 52, 1977, the City-County Council hereby authorizes and approves the allocation of such appropriations for the programs and purposes set forth in the attached schedule in amounts not to exceed those stated, to wit:

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COMPREHENSIVE EMPLOYMENT AND TRAINING ACT SPECIAL PROJECT

-326-

				PROPOSED MAX.
DEPARTMENT/AGENCY	POSITION	NO.	NO.	TOTAL
PROJECT PROGRAM PURPOSE	TITLE	POS.	MOS.	BUDGET
Department of Transportation				
Hand cut, trim weeds, trees	Group Leader	3	5	63,060
and bushes under and around	Laborers	15	5	
bridges in Marion County. Also, clean		18		
trash and paint bridges and guard rails.				
Indianapolis Airport Authority				
Terminal building cleaning	Terminal Service	3	12	21,852
and maintenance involving	Worker			
cleaning of light fixtures and overhead g	grilles.			

SECTION 2. The appropriate departments and agencies of the Consolidated City are authorized to take such actions as are necessary to effect the programs and purposes approved in Section 1 for the period of time therein stated.

PROPOSAL NO. 323, 1977. Mr. Miller presented the Administration Committee's report of no recommendation. Mr. Hawkins moved, seconded by Mrs. Journey, for the adoption of this proposal. No vote was taken. Following discussion, at 7:45 p.m. the Chair called for a five minute recess in order that the Administration Committee might meet to provide the Council with committee recommendations. The meeting reconvened at 7:52 p.m. Mr. Miller presented the committee recommendations in the following motion for an amendment:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move for the introduction and adoption of a new Proposal No. 335, 1977, to include allocations for the Catholic Seminary Foundation and the Near Southside Community Center, thereby amending Proposal No. 323, 1977, by the deletion of the aforesaid programs.

s/Donald Miller

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Mr. Walters moved, seconded by Mr. Bayt, to resubmit Proposal No. 323, 1977, a introduced, to committee. The Chair explained that the remaining programs in Proposal No. 323, 1977, would be heard by committee again; therefore, Mr. Walters and Mr. Bayt withdrew their motion. The Chair called for the vote on Mr. Miller's amendment. Proposal No. 335, 1977, was adopted by voice vote and retitled COUNCIL RESOLUTION NO. 22, 1977, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 22, 1977

A COUNCIL RESOLUTION authorizing the allocation of public service employment expenditures from federal grants pursuant to the Comprehensive Employment and Training Act of 1973, as amended.

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA: SECTION 1. From the amounts appropriated by City-County Fiscal Ordinance No. 52, 1977, the City-County Council hereby authorizes and approves the allocation of such appropriations for the programs and purposes set forth in the attached schedule in amounts not to exceed those stated, to wit:

COMPREHENSIVE EMPLOYMENT AND TRAINING ACT SPECIAL PROJECT

				PROPOSED MAX.
DEPARTMENT/AGENCY	POSITION	NO.	NO.	TOTAL
PROJECT PROGRAM PURPOSE	TITLE	POS.	MOS.	BUDGET
Catholic Seminary Foundation				
Conservation and beautification	Conservation	10	4	25,000
of 100 acres at the Foundation	Maintenance W	orker		
which would include stump removal,				
seeding, removing debris, fertilizing				
and weed removal.				
AL 5 that I 6 more with				
Near Southside Community				
Development Corporation	0 m e u t m e m t			
Provide on the job training	Apartment			
to low income, underemployed	Maintenance	4.0	•	CE 440
citizens of Marion County so	Technicians	12	9	65,448
that they may become Certified Apartm	ient			
Maintenance Technicians.				

SECTION 2. The appropriate departments and agencies of the Consolidated City are authorized to take such actions as are necessary to effect the programs and purposes approved in Section 1 for the period of time therein stated.

INTRODUCTION OF GUESTS

Councilman Howard introduced Jomokali, Director of Workshops, United Northwest Area, and the president of UNWA, Barbara Smith.

INTRODUCTION OF PROPOSALS

PROPOSAL NOS. 300-308, 1977. Introduced by Councilman Durnil. The Clerk read the proposals entitled: "Proposals for Rezoning Ordinances certified from the Metropolitan Plan Commission on August 4, 1977;" and the President referred it to the Committee of the Whole to be heard under Special Orders—Final Adoption.

PROPOSAL NO. 309, 1977. Introduced by Councilman Miller. The Clerk read the proposal entitled: "A Proposal for a General Ordinance amending Chapter 17, Article XXIV of the CODE OF INDIANAPOLIS AND MARION COUNTY by prohibiting the display of certain presentations in establishments, the stage or screen of which is visible from any public street or highway, and penalizing violations by revocation of the establishment's operating license;" and the President referred it to the Administration Committee.

PROPOSAL NO. 310, 1977. Introduced by Councilman Miller. The Clerk read the proposal entitled: "A Proposal for a Council Resolution requesting the Indianapolis—Marion County Building Authority to cause the Third Floor Snack Bar to vacate the space now occupied in the City-County Building;" and the President referred it to the Administration Committee.

PROPOSAL NO. 311, 1977. Introduced by Councilman Schneider. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance amending the CITY-COUNTY ANNUAL BUDGET FOR 1977 (City-County Fiscal Ordinance No. 83, 1976) and appropriating an additional two hundred fifty thousand dollars (\$250,000) in the County General Fund for purposes of Central Data Processing and reducing the unappropriated and unencumbered balance in the County General Fund;" and the President referred it to the County and Townships Connnittee.

PROPOSAL NO. 312, 1977. Introduced by Councilman Schneider. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance amending the CITY-COUNTY ANNUAL BUDGET FOR 1977 (City-County Fiscal Ordinance No. 83, 1976) transferring and appropriating three thousand dollars (\$3,000) in the County General Fund for purposes of the County Election Board and reducing certain other appropriations for that Board; " and the President referred it to the County and Townships Committee.

PROPOSAL NO. 313, 1977. Introduced by Councilman Schneider. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance amending the CITY-COUNTY ANNUAL BUDGET FOR 1977 (City-County Fiscal ordinance No. 83, 1976) transferring and appropriating two thousand five hundred dollars (\$2,500) in the County General Fund for purposes of Criminal Court, Division I, and reducing certain other appropriations for that court;" and the President referred it to the Criminal Justice and Public Safety Committee.

PROPOSAL NO. 314, 1977. Introduced by Councilman Schneider. The Clerk read the proposal entitled: "A Proposal for a General Ordinance amending City-County General Ordinance No. 97, 1976, and approving changes in the established personnel and salaries for Lawrence Township, Marion County, Indiana;" and the President referred it to the County and Townships Committee.

PROPOSAL NO. 316, 1977. Introduced by Councilman Clark. The Clerk read the proposal entitled: "A Proposal for a Council Resolution appointing a member of the Board of Directors of the Indianapolis Public Transportation Committee;" and the President referred it to the Municipal Corporations Committee.

PROPOSAL NO. 318, 1977. Introduced by Councilman Gilmer. The Clerk read the proposal entitled: "A Proposal for a General Ordinance designating special nonreverting operating funds with the Department of Parks and Recreation;" and the President referred it to the Parks and Recreation Committee.

PROPOSAL NO. 320, 1977. Introduced by Councilman Schneider. The Clerk ead the proposal entitled: "A Proposal for a Fiscal Ordinance amending the CITY-COUNTY ANNUAL BUDGET FOR 1977 (City-County Fiscal Ordinance No. 83, 1976) transferring and appropriating two thousand dollars (\$2,000) in the County General Fund for purposes of the prosecuting attorney and reducing certain other appropriations for that office;" and the President referred it to the Public Safety and Criminal Justice Committee.

ROPOSAL NO. 321, 1977. Introduced by Councilman Schneider. The Clerk ead the proposal entitled: "A Proposal for a Fiscal Ordinance amending the **LITY-COUNTY ANNUAL BUDGET FOR** 1977 (City-County Fiscal Ordinance lo. 83, 1976) transferring and appropriating one hundred seventy-five dollars \$175.00) in the County General Fund for purposes of the County Recorder and educing certain other appropriations for that office;" and the President referred it o the County and Townships Committee.

ROPOSAL NOS. 324-334, 1977. Introduced by Councilman Durnil. The Clerk ead the proposals entitled: "Proposals for Rezoning Ordinances certified from ne Metropolitan Plan Commission on August 18, 1977;" and the President eferred them to the Committee of the Whole to be heard under Special orders—Final Adoption.

MODIFICATIONS OF SPECIAL ORDERS

ROPOSAL NO. 317, 1977. Councilman Tintera requested to hear Proposal o. 317, 1977, at this meeting because the Convention Bureau was running short of nds. Consent was given. Mr. Tintera informed the Council that revenue was otained from increased state Hotel-Motel Taxes. Following discussion during hich Mr. Vollmer stated that this proposal had been heard before the Municipal orporations Committee on June 15, 1977, Mr. Tintera moved, seconded by Mr. ilmer for the adoption of this proposal. The Chair ruled the following roll call >te inconclusive; viz:

AYES: Mrs. Brinkman, Mr. Clark, Mrs. Coughenour, Mr. Durnil, Mr. Gilmer, r. Kimbell, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Schneider, Mr. SerVaas, r. Tintera, Mr. Vollmer and Mr. West.

NOES: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mr. Campbell, Mr. Cantwell, Mr. wkins, Mr. Howard, Mrs. Journey, Mr. Pearce, Mr. Rippel and Mr. Walters. NOT VOTING: Mr. Dowden and Mr. Tinder. Mr. Clark then moved, seconded by Mr. Kimbell, to adopt Proposal No. 317, 1977 Mr. Cantwell challenged the ruling of the Chair, stating that 18 votes were needed for passage. The Chair called for the vote on Mr. Cantwell's appeal, stating that : "yes" vote sustained the Chair and a "no" vote overruled the Chair. The Chair' ruling was upheld on the following roll call vote; viz:

15 AYES: Mrs. Brinkman, Mr. Clark, Mrs. Coughenour, Mr. Durnil, Mr. Gilmen Mr. Kimbell, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Rippel, Mr. Schneider Mr. SerVaas, Mr. Tinder, Mr. Tintera and Mr. West.
11 NOES: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mr. Campbell, Mr. Cantwell, M.

Hawkins, Mr. Howard, Mrs. Journey, Mr. Pearce, Mr. Vollmer and Mr. Walters. 1 NOT VOTING: Mr. Dowden.

More discussion followed. Mr. Dowden moved, seconded by Mr. Kimbell, th previous question. The motion carried by voice vote. Proposal No. 317, 1977, we adopted on the following roll call vote; viz:

21 AYES: Mr. Anderson, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Clan Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Howard, Mr. Kimbe Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Schneider, Mr. SerVaas, Mr. Tinde Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

6 NOES: Mr. Bayt, Mr. Cantwell, Mr. Hawkins, Mrs. Journey, Mr. Pearce, and M. Rippel.

Proposal No. 317, 1977, was retitled GENERAL RESOLUTION NO. 15, 1977 at reads as follows:

CITY-COUNTY GENERAL RESOLUTION NO. 15, 1977

A GENERAL RESOLUTION approving certain amendments to the 1977 calendar year budget of the Capital Improvements Board of Marion County.

WHEREAS, by statute, the City-County Council is the reviewing authority for the approval of the budget of the Capital Improvements Board of Managers of Marion County, Indiana; and

WHEREAS, said Capital Improvements Board of Marion County has submitted certain amendments and revisions of its budget for the calendar year 1977; and

WHEREAS, the City-County Council has reviewed and considered the proposed amendments and changes in the budget; now, therefore:

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

SECTION 1. The calendar year budget for the Capital Improvements Board for 1977 is hereby amended and approved in accordance with the proposals adopted by the Capital Improvements Board of Managers which are detailed as follows:

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			1977
	Approved	Increase	Amended
Operating Fund	Budget	(Decrease)	Budget
	-		-
Services, Personal	1,143,955		1,143,955
Services, Contractual	439,150	65,000	504,150
Parts, Supplies & Repairs	165,600		165,600
Employee Benefits	115,350		115,350
Miscellaneous	8,000		8,000
Insurance	110,000		110,000
Properties	108,000		108,000
Interest	2,100		2,100
Reserve	41,605		41,605
Total Operating Fund	2,133,760	65,000	2,198,760
Bond Fund	1,189,250		1,189,250
Total Budget Appropriations	3,323,010	65,000	3,388,010
Revenues			
Rental Income	500,000		500,000
Food Service & Concessions	240,000	112,950	352,950
Labor Reimbursements	149,500		149,500
Equipment Rental &			
Sale of Supplies	60,000		60,000
Miscellaneous Income	112,200		112,200
Hotel-Motel Receipts	875,000	395,700	1,270,700
Cigarette Tax Revenues	350.000		350,000
Interest-Bond Fund	-0-	50,000	50,000
Marion County Tax Levy	233,063		233,063
Total	2.519.763	558,650	3.078.413
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SECTION 2. This Resolution shall be in full force and effect from and after its adoption.

SPECIAL ORDERS-PUBLIC HEARING

ROPOSAL NO. 167, 1977. Postponed until September 26, 1977.

ROPOSAL NO. 226, 1977. Postponed until September 26, 1977.

ROPOSAL NO. 248, 1977. Postponed until September 26, 1977.

ROPOSAL NO. 249, 1977. Postponed until September 26, 1977.

ROPOSAL NO. 274, 1977. Mr. Dowden presented the Municipal Corporations ommittee recommendations in the absence of Mrs. Chambers. During discussion Ir. Tintera emphasized the fact that the \$250,000 was for 1977 expenditures and roviding Metro with time to determine methods of problem solving for 1978. Mr. chneider pointed out the need to operate more efficiently. The Council recessed a Committee of the Whole at 9:07 p.m. during which time Mr. Stanley ederquist, Chairman of the Board of the Indianapolis Public Transportation orporation stated that if IPTC did not receive the \$250,000, it would haveto lay cople off because it could not meet its payroll. Mr. John McLane also spoke tggesting the Council be provided with cost information before it provides IPTC ith any more funds. The Council reconvened at 9:20 p.m. Mr. Vollmer moved, seconded by Mr. Rippel, to table Proposal No. 274, 197 Following discussion, Mr. Vollmer withdrew his motion to table; however, M Rippel did not withdraw his second. The motion failed on the following roll ca vote; viz:

9 AYES: Mr. Anderson, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. McGrat Mr. Miller, Mr. Rippel, Mr. Schneider and Mr. Walters.

17 NOES: Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Durnil, M Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McPherson, M Pearce, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer and Mr. West. 1 NOT VOTING: Mr. Cantwell.

The Chair then called for the vote on Proposal No. 274, 1977. The proposal we adopted on the following roll call vote; viz:

Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, N 18 AYES: Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, N McPherson, Mr. Pearce, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer and M West.

Mr. Anderson, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. McGrail 9 NOES: Mr. Miller, Mr. Rippel, Mr. Schneider and Mr. Walters.

Proposal No. 274, 1977, was retitled FISCAL ORDINANCE NO. 67, 1977, a reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 67, 1977

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A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1977 (City-County Fiscal Ordinance No. 83, 1976) and appropriating an additional two hundred fifty thousand dollars (\$250,000) in the Transportation Fund for purposes of the Department of Transportation and reducing the unappropriated and unencumbered balance in the Transportation Fund and appropriating and allocating two hundred fifty thousand dollars (\$250,000) in the State Revenue Sharing Fund to the Department of Transportation.

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 6 of the City-County Annual Budget for 1977, be, and is hereby, amended by the increases and reductions hereinafter stated for the purposes of providing a grant of two hundred fifty thousand dollars (\$250,000) to the Indianapolis Public Transportation Corporation.

SECTION 2. The sum of two hundred fifty thousand dollars (\$250,000) be, and the ECT same is hereby, appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

DEPARTMENT OF TRANSPORTATION 25. **Current Obligations** TOTAL INCREASES

TRANSPORTATION FUND 250,000

\$ 250,000

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

TRANSPORTATION FUND

Unappropriated and Unencumbered **Transportation Fund** TOTAL REDUCTIONS

250,000 \$ \$ 250,000

SECTION 5. Section 14 of the City-County Annual Budget for 1977 (City-County General Ordinance No. 83, 1976) is amended to allocate and appropriate additional state revenue sharing funds by adding an additional subsection (e) as follows:

(e) Two hundred fifty thousand dollars (\$250,000) to the Transportation Fund for expenditures in support of public transportation.

SECTION 6. This Ordinance shall be in full force and effect upon adoption and compliance with IC 18-4-5-2.

ROPOSAL NO. 291, 1977. Mr. Miller presented the committee report and noved for the adoption of this proposal. The Council recessed to a Committee of he Whole at 9:49 p.m., and reconvened at 9:50 p.m. Following discussion and ublic hearing, Proposal No. 291, 1977, was adopted on the following roll call vote; iz:

9 AYES: Mr. Anderson, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Clark, Irs. Coughenour, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mrs. Journey, Mr. lcGrath, Mr. Miller, Mr. Pearce, Mr. Rippel, Mr. SerVaas, Mr. Tinder, Mr. Vollmer, Ir. Walters and Mr. West.

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NOT VOTING: Mr. Bayt, Mr. Cantwell, Mr. Dowden, Mr. Howard, Mr. Kimbell, r. McPherson, Mr. Schneider and Mr. Tintera.

poposal No. 291, 1977, was retitled FISCAL ORDINANCE NO. 68, 1977, and ads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 68, 1977

A FISCAL ORDINANCE amending the CITY-COUNTY ANNUAL BUDGET FOR 1977 (City-County Fiscal Ordinance No. 83, 1976) and appropriating an additional fifty-nine thousand five hundred forty-four dollars (\$59,544.00) in the City General Fund for purposes of the Department of Administration and reducing the unappropriated and unencumbered balance in the City General Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 6 of the City-County Annual Budget for 1977, be, and is hereby, amended by the increases and reductions hereinafter stated for the purposes of employing additional personnel to implement the Wage and Salary Administration Plan financed from a CETA grant.

SECTION 2. The sum of fifty-nine thousand five hundred forty-four dollars (\$59,544.00) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the unappropriated balances as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

	DEP/	ARTM	IENT	OF ADMIN	ISTRATION	CI	TY GEN	ERA		JND
10.	Perso	nal Se	rvices	;		\$	56,071			
24.	Curre	nt Ch	arges				193			
25.	Curre	nt Ob	oligati	ons			3,280			
	тоти	۹L				\$	59,544			
ECTION	4.	The	said	additional	appropriations	are	funded	by	the	followi

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

Unappropriated and Unencumbered City General Fund TOTAL REDUCTIONS

\$ 59,544 \$ 59,544

SECTION 5. The City-County Council has no intention of supplementing or financing the agency and/or projects approved herein by use of revenues from any local tax regardless of source. At anytime that knowledge is received that the state or federal financing of this agency or project is, or will be, reduced or eliminated, the supervisor or the City Controller, or both, are directed to notify the City-County Council in writing of such proposed loss of revenue.

SECTION 6. This Ordinance shall be in full force and effect upon adoption and compliance with IC 18-4-5-2.

PROPOSAL NOS. 294 and 295, 1977. Both proposals were postponed unti September 12, 1977.

PROPOSAL NO. 296, 1977. Councilman Rippel presented the committee repor and then moved, seconded by Mr. Howard for the adoption of this proposal. Th Council recessed to a Committee of the Whole at 10:52 p.m. and reconvened a 10:53 p.m. Following discussion and public hearing, Proposal No. 296, 1977, wa adopted on the following roll call vote; viz:

24 AYES: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mi Cantwell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Gilmer, Mr. Hawkins, Mi Howard, Mr. Kimbell, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Pearce, M Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer and M West.

NO NOES.

3 NOT VOTING: Mr. Durnil, Mrs. Journey, and Mr. Walters.

Proposal No. 296, 1977, was retitled FISCAL ORDINANCE NO. 69, 1977, an reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 69, 1977

A FISCAL ORDINANCE amending the CITY—COUNTY ANNUAL BUDGET FOR 1977 (City-County Fiscal Ordinance No. 83, 1976) and appropriating an additional seventy-seven thousand three hundred sixty-five dollars (\$77,365) in the Transportation General Fund for purposes of the Department of Transportation and reducing the unappropriated and unencumbered balance in the Transportation General Fund.

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

SECTION 1. To provide for expenditures the necessity for which has arisen since the adoption of the annual budget, Section 6 of the City-County Annual Budget for 1977, be, and is hereby, amended by the increases and reductions hereinafter stated for the purposes of employing additional personnel for a bridge right-of-way cleaning project financed with CETA Special Projects grant.

SECTION 2. The sum of seventy-seven thousand three hundred sixty-five dollars (\$77,365) be, and the same is hereby, appropriated for the purposes as shown in Section 3 by reducing the uanppropriated balances as shown in Section 4.

SECTION 3. The following additional appropriations are hereby approved:

DEPARTMENT OF TRANSPORTATION TRANSPORTATION FUND

10.	Personal Services			\$	60,891	
21.	Contractual Service	es			7,256	
24.	Current Charges				5,650	
25.	Current Obligation	S			3,568	
	TOTAL INCREAS	ES		\$	77,365	
ECTION	4. The said a	dditional	appropriations	are	funded	by

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

TRANSPORTATION FUND

Unappropriated and Unencumbered Transportation Fund TOTAL REDUCTIONS

\$ 77,365 \$ 77,365

SECTION 5. The City-County Council has no intention of supplementing or financing the agency and/or projects approved herein by use of revenues from any local tax regardless of source. At anytime that knowledge is received that the state or federal financing of this agency or project is, or will be, reduced or eliminated, the supervisor or the City Controller, or both, are directed to notify the City-County Council in writing of such proposed loss of revenue.

SECTION 6. This Ordinance shall be in full force and effect upon adoption and compliance with IC 18-4-5-2.

SPECIAL ORDERS – FINAL ADOPTION

ROPOSAL NOS. 250-253, 256-265, and 267-270, 1977. Mr. Rippel presented he committee report on these transportation proposals and then requested that hey be heard together. Consent was given. Mr. Rippel moved, and the motion was uly seconded for the adoption of these proposals. The motion carried on the pllowing roll call vote; viz:

4 AYES: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Cantwell, Mr. lark, Mrs. Coughenour, Mr. Dowden, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. ourney, Mr. Kimbell, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Pearce, Mr. ippel, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. 'est.

O NOES.

NOT VOTING: Mr. Campbell, Mr. Durnil, and Mr. Schneider.

roposal Nos. 250-253, 256-265, and 267-270, 1977, were retitled GENERAL RDINANCE NOS. 64-81, 1977, and read as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 64, 1977

A GENERAL ORDINANCE restricting parking on a certain street [Amends Code Section 29-272]

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-272. Parking time restricted on designated days," be and the same is hereby amended by the addition of the following, to wit:

TWO HOURS

ON ANY DAY EXCEPT SATURDAYS

SUNDAYS AND HOLIDAYS From 8:00 a.m. to 4:00 p.m.

Arsenal Avenue, on the west side, from Washington Street to the first alley north of Washington Street;

PART II

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the sections amended by this ordinance.

PART III

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

CITY-COUNTY GENERAL ORDINANCE NO. 65, 1977

A GENERAL ORDINANCE prohibiting parking on a portion of Victory Drive [Amends Code Section 29-267].

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-267. Parking prohibited at all times on certain streets," be and the same is hereby amended with the addition of the following, to wit: Victory Drive, on both sides, from Emerson Avenue

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to a point 2000 lineal feet east thereof:

PART II

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the section amended by this ordinance.

PART III

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

CITY-COUNTY GENERAL ORDINANCE NO. 66, 1977

A GENERAL ORDINANCE restricting parking on a portion of Layman Avenue [Amends Code Section 29-270].

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-270. Parking Prohibited During Specified Hours on Certain Days," be, and the same is, hereby amended with the addition of the following, to wit:

ON ANY DAY EXCEPT SATURDAY AND SUNDAY From 9:00 a.m. to 5:00 p.m. Layman Avenue, on both sides, from a point 258 feet north of Seventeenth Street to Nineteenth Street; PART II

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Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the sections amended by this ordinance.

PART III

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

CITY-COUNTY GENERAL ORDINANCE NO. 67, 1977

A GENERAL ORDINANCE prohibiting parking on a portion of Comer Avenue [Amends Code Section 29-267].

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-267. Parking Prohibited at All Times on Certain Streets," be, and the same is, hereby amended with the addition of the following, to wit: Comer Avenue, on the north side, from Boyd Avenue

west to the dead-end at I-65;

PART II

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the sections amended by this ordinance.

PART III

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

CITY-COUNTY GENERAL ORDINANCE NO. 68, 1977

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

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

PART I

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedules of Intersection Controls," be, and the same is hereby amended by the addition of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No 6, pg 1	Bittern Le &	Warbler Wy	Stop
	Warbler Wy		
No 6, pg 2	Tanager Le &	Teel Wy	Stop
	Teel Wy		

PART II

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the sections amended by this ordinance.

PART III

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

CITY-COUNTY GENERAL ORDINANCE NO. 69, 1977

A GENERAL ORDINANCE establishing intersection controls in a new subdivision [Amends Code Section 29-92].

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

PART I

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is hereby amended by the addition of the following, to wit:

			ITFE OF
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No. 15, pg 1	Crawfordsville Rd & E Eagle Valley Pass	Crawfordsville Rd	Stop
No 15, pg 1	Crawfordsville Rd & W Eagle Valley Pass	Crawfordsville Rd	Stop
No 15, pg 1	Eagle Valley Pass & E Horse Hill Dr	Eagle Valley Pass	Stop
No 15, pg 1	Eagle Valley Pass & W Horse Hill Dr	Eagle Valley Pass	Stop

PARTI

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the section amended by this ordinance.

PART III

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

CITY-COUNTY GENERAL ORDINANCE NO. 70, 1977

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

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

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Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is hereby amended by the deletion of the following, to wit:

BASE MAP No 48, pg 1	INTERSECTION Combs Rd & Magaret Ct	PREFERENTIAL (none)	CONTROL None
No 48, pg 1	Copeland Rd & Five Points Rd	(none)	None

PART II

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is, hereby amended by the addition of the following, to wit:

			TYPE OF
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No 48, pag 1	Combs Rd & Margaret Ct	Combs Rd	Stop
No 48, pg 1	Copeland Rd & Five Points Rd	Five Points Rd	Stop
No 48, pg 1	Frye Rd & Long Branch Dr	Frye Rd	Stop

PART III

A

TYPE OF

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the sections amended by this ordinance.

PART IV

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

CITY-COUNTY GENERAL ORDINANCE NO. 71, 1977

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

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is hereby amended by the deletion of the following, to wit:

			TIFEOT
BASE	INTERSECTION	PREFERENTIAL	CONTROL
No 20, pg 1	Alpine PI &	E 34th PI	Yield
	E 34th Pl		
No 20, pg 7	Richelieu Rd &	E 36th Pl	Yield
	E 36th Pl		

PART II

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is, hereby amended by the addition of the following, to wit:

			I YPE OF
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No 20, pg 1	Alpine PI &	E 34th PI	Stop
	E 34th Pl		
No 20, pg 1	Alpine PI &	E 36th PI	Stop
	E 36th PI		
No 20, pg 7	Richelieu Rd &	E 36th PI	Stop
	E 36th PI		

PART III

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the sections amended by this ordinance.

PART IV

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

CITY-COUNTY COUNCIL GENERAL ORDINANCE NO. 72, 1977

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

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is, hereby amended by the addition of the following, to wit:

BASE MAP No 2, pg 1	INTERSECTION	PREFERENTIAL Robbins Rd	CONTROL Stop
110 2, pg 1	Robbins Rd		
No 2, pg 1	Robbins Rd & W 86th St	W 86th St	Stop

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PART II

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the sections amended by this ordinance.

PART III

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

CITY-COUNTY GENERAL ORDINANCE NO. 73, 1977

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

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

PART I

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is hereby amended by the deletion of the following, to wit:

			I TPE OF
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No 37, pg 2	Honey Comb Le &	(none)	None
	Lucas Le		
No 37, pg 2	Honey Comb Le &	(none)	None
	W Thompson Rd		
No 37, pg 2	Lucas Le &	(none)	None
	W Thompson Rd		

PART II

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is, hereby amended by the addition of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No 37, pg 2	Honey Comb Le &	Lucas Le	Stop
	Lucas Le		Stop
No 37, pg 2	Honey Comb Le &	W Thompson Rd	Stop
	W Thompson Rd		
No 37, pg 2	Lucas Le &	W Thompson Rd	Stop
	W Thompson Rd		
	BART III		

PART III

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the section amended by this ordinance.

PART IV

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

CITY-COUNTY GENERAL ORDINANCE NO. 74, 1977

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

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

-341-

REZONING ORDINANCE NO. 95, 1977. 77-Z-28 CENTER TOWNSHIP COUNCILMANIC DISTRICT NO. 22

822-840 NORTH COLLEGE AVENUE, INDIANAPOLIS

Board of School Commissioners of the City of Indianapolis by James W. Beatty, Attorney, 400 Union Federal Building requests rezoning of 10.63 acres, being in C-1 and R-C district, to SU-9 classification to permit a parking lot and for the Indianapolis Public Schools Service Center, as per plans and survey filed.

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REZONING ORDINANCE NO. 96, 1977. 77-Z-63 CENTER TOWNSHIP COUNCILMANIC DISTRICT NO. 21 1309-1317 BARTH AVENUE, INDIANAPOLIS

Carburetor Exchange by Henry Y. Dein, Attorney, One Indiana Square No. 1650 requests rezoning of 0.31 acre, being in D-5 district, to C-5 classification to permit rebuilding of carburetors, with storage of cars.

REZONING ORDINANCE NO. 97, 1977. 77-Z-72 WAYNE TOWNSHIP COUNCILMANIC DISTIRCT NO. 8

4601 WEST 38TH STREET, INDIANAPOLIS

Chrysler Realty Corp. by Walter E. Wolf, Jr., Attorney, One Indiana Square No. 2130 requests rezoning of 5.31 acres, being in C-4 district, to C-5 classification to permit an automobile dealership.

REZONING ORDINANCE NO. 98, 1977. 77-Z-97 PERRY TOWNSHIP COUNCILMANIC DISTRICT NO. 20

4108-4110 MADISON AVENUE, INDIANAPOLIS

Mildred H. Wacker, R. R. No. 2, Box 93 F, Brownsburg, Indiana and Marie M. Brehob, 1933 Crossman Drive, Indianapolis request rezoning of 0.47 acre, being in D-3 district, to C-4 classification to permit commercial use.

REZONING ORDINANCE NO. 99, 1977. 77-Z-98 FRANKLIN TOWNSHIP COUNCILMANIC DISTRICT NO. 13 5253 VICTORY DRIVE, INDIANAPOLIS

Irving Materials, Inc. by James R. Nickels, Attorney, One Indiana Square No. 2050 requests rezoning of 11.0 acres, being in D-4 district to C-S classification to permit special commercial uses.

REZONING ORDINANCE NO. 100, 1977. 77-Z-101 PIKE TOWNSHIP COUNCILMANIC DISTRICT NO. 1 3940 TANSEL ROAD, INDIANAPOLIS John J. & Eleanor G. Flick by Elmon M. Williams, Attorney-in-fact by Raymond Good,

Attorney, 5972 Madison Avenue request rezoning of 25.00 acres, being in A-2 district, to D-2 classification to permit residential use by platting.

REZONING ORDINANCE NO. 101, 1977. PERRY TOWNSHIP 77-Z-102 COUNCILMANIC DISTRICT NO. 25 3331 STOP 11 ROAD, INDIANAPOLIS

R. N. Thompson & Associates by Henry Y. Dein, Attorney, One Indiana Square No. 1650 requests rezoning of 30.61 acres, being in D-1 district, to D-3 classification to permit residential use by platting.

REZONING ORDINANCE NO. 102, 1977. WAYNE TOWNSHIP 77-Z-104 COUNCILMANIC DISTRICT NO. 21 703 SOUTH TIBBS AVENUE, INDIANAPOLIS

Ben Davis Conservancy District of Marion County, Indiana by Robert F. Sward, Attorney, 4815 W. Washington Street requests rezoning of 0.75 acre, being in I-3-U district, to SU-9 classification to permit construction of an office to service the District.

REZONING ORDINANCE NO. 103, 1977. DECATUR TOWNSHIP 77-Z-137 COUNCILMANIC DISTRICT NO. 19

4701 MANN ROAD, INDIANAPOLIS

Eastside Properties, Inc. by James R. Nickels, Attorney, One Indiana Square No. 2050 requests rezoning of 61.00 acres, being in SU-district to C-4 classification to permit commercial use (to correct error in legal description in 77-Z-13, approved by the Metropolitan Development Commission).

REZONING ORDINANCE NO. 104, 1977. WAYNE TOWNSHIP 77-Z-81 COUNCILMANIC DISTRICT NO. 18

351 NORTH ROENA STREET, INDIANAPOLIS

Charles W. & Ruth C. Patterson, R. R. No. 2, Box 213, Plainfield, Indiana request rezoning of 3.44 acres, being in A-2 district, to I-2-U classification to permit construction of a building to house drive-shaft and repair business.

REZONING ORDINANCE NO. 105, 1977. WAYNE TOWNSHIP 77-Z-85 COUNCILMANIC DISTRICT NO. 17

642 NORTH OLIN AVENUE, INDIANAPOLIS

General Motors Corp. by Bruce R. Karr, Attorney, 1313 Merchants Bank Building requests rezoning of 1.21 acres, being in PK-1 and FW (Park District and Floodway) districts to I-3-U classification to permit industrial use.

REZONING ORDINANCE NO. 106, 1977. LAWRENCE TOWNSHIP 77-Z-88 (77-DP-2) COUNCILMANIC DISTRICT NO. 3

4041 NORTH GERMAN CHURCH ROAD, INDIANAPOLIS Robert & Lela Haines by Walter E. Wolf, Jr., Attorney, One Indiana Square No. 2130 request rezoning of 8.70 acres, being in D-7 and C-4 districts, to D-P classification to permit a Planned Unit Development of two-family dwellings.

REZONING ORDINANCE NO. 107, 1977. CENTER TOWNSHIP 77-Z-107 COUNCILMANIC DISTRICT NO. 16 601-605 NORTH WEST STREET, INDIANAPOLIS Atlantic Richfield Company, 903 Commerce Drive, Oak Brook, Illinois by James W. Bradford, Attorney, 1122 Circle Tower Building requests rezoning of 0.75 acre, being in I-3-U district, to C-3 classification to permit a package liquor store.

REZONING ORDINANCE NO. 108, 1977. CENTER TOWNSHIP 77-Z-108 COUNCILMANIC DISTRICT NO. 9 975 BURDSAL PARKWAY, INDIANAPOLIS Department of Public Safety, Indianapolis Fire Department by Murrill M. Lowry, Director, 301 East New York Street requests rezoning of 0.61 acre, being in D-8 district, to SU-9 classification to permit an addition to fire station.

REZONING ORDINANCE NO. 109, 1977. CENTER TOWNSHIP 77-Z-109 COUNCILMANIC DISTRICT NO. 10 2203-2243 COLUMBIA AVENUE, INDIANAPOLIS Eastern Star Baptist Church by Henry J. Richardson, Jr., Attorney, 38 North Pennsylvania Street No. 417 requests rezoning of 2.05 acres, being in D-5 district, to SU-1 classification to permit church uses and parking area.

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REZONING ORDINANCE NO. 110, 1977. DECATUR TOWNSHIP 77-Z-111 COUNCILMANIC DISTRICT NO. 19 5911 GRANNER AVENUE, INDIANAPOLIS Williams Enterprises, Inc. by James W. Beatty, Attorney, 400 Union Federal Building requests rezoning of 24.08 acres, being in SU-2 district, to D-4 classification to permit residential use by platting.

REZONING ORDINANCE NO. 111, 1977. WAYNE TOWNSHIP 77-Z-112 COUNCILMANIC DISTRICT NO. 19 545 SOUTH BRIDGEPORT ROAD, INDIANAPOLIS Ray and Mary Lentz by Cloverleaf Builders, Inc., Attorney-in-fact, by J. C. Burris, Assistant Secretary, 8706 Spring Valley Lane request rezoning of 33.60 acres, being in I-3-S district, to D-4 classification to permit residential use by platting.

REZONING ORDINANCE NO. 112, 1977. WAYNE TOWNSHIP 77-Z-113 COUNCILMANIC DISTRICT NO. 18

5383 ROCKVILLE ROAD, INDIANAPOLIS

John and Eva Uffman by Charles T. Gleason, Attorney, 1930 Indiana Bank Tower, One Indiana Square request rezoning of 1.07 acres, being in D-2 district, to C-4 classification to permit a restaurant.

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Dealer's License No.	Date Reported	,19	"	

(c) The back side of each of the cards prescribed by subsection (b) shall be in the following form:

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Description of Cutomer - To be filled out by dealer

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Race of Nationality _____

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(d) Before the hour of 12:00 noon of each $\frac{1}{100}$ Friday, each licensee under this article shall deliver all of the cards filled out $\frac{1}{100}$ the previous business $\frac{1}{100}$ week, pursuant to the requirements of this section, to the chief of police.

SECTION 4. Chapter 17, Section 460 of the Code of Indianapolis and Marion County is hereby amended by inserting the words underlined and deleting the words cross-hatched so as to read as follows:

Sec. 460. Retention of acquired property.

All property received by a licensee under this article shall be held intact by the licensee for at least \$4M#W/[7]} ten (10) days after the \$4M#J/M#M#V/!##M#Y#W/##W#Y/##W#Y article is \$4M##M#W#J/TW/[MW/I#F#]/#J/M#I#A# purchased. Whenever any licensee receives written notice, either from the police department or from an individual, that someone is maintaining a claim of right to possession of the property adverse to the licensee, the licensee shall keep the property in his possession or turn it over to the police if so required by the chief of police. Once notice of an adverse claim to property has been given under this section, the property shall be held for a period of twenty (20) days, during which legal proceedings may be commenced to determine who is entitled to the property. If the matter is not settled or legal proceedings have not been commenced within twenty (20) days, the property shall be returned to the licensee by the police if held by them, and the licensee may dispose of the property as be sees fit.

SECTION 5. Chapter 17 is hereby amended to add a new section, 17-461, to read as follows:

Sec. 17-461. Garage, Patio, and Residence Sales.

(a) <u>Definition</u>. A garage sale shall be defined as an advertised sale of used, tangible personal property, at a location which is zoned under the Dwelling Districts Zoning Ordinance of Marion County, The term "advertised" shall mean any visible evidence that said property is being sold.

(b) It shall be unlawful for any person to hold or allow to be held any garage sale at any such location, at any time after a garage sale or sales have been held at said location for any aggregate ten (10) day period during any calendar year.

(c) It shall be unlawful to sell at a garage sale any goods or merchandise purchased for the purpose of re-sale.

(d) Penalty. Any person found guilty of this section shall be fined as follows:

- (1) Upon the first conviction \$10.00
- (2) Upon the second conviction \$25.00
- (3) Upon the third or subsequent convictions\$100.00

(e) Violations of this section may be enjoined under the provisions of IC Section 18-1-1.5-5(C).

SECTION 6. This ordinance shall be in full force and effect from the time of its adoption and compliance with IC 18-4-5-2.

PROPOSAL NOS. 300-308 and 324-334, 1977. No action was taken on these proposals and they were retitled REZONING ORDINANCE NOS. 95-114, 1977, and read as follows:

-355-

The motion carried by unanimous voice vote. The Chair called for the vote on Proposal Nos. 224, 255, and 266, 1977, As Amended. These proposals were adopted on the following roll call vote; viz:

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26 AYES: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McGrath, Mr. McPherson, Mr. Miller, Mr. Pearce, Mr. Rippel, Mr. Schneider, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer, Mr. Walters and Mr. West.

NO NOES.

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1 NOT VOTING: Mr. Clark.

Proposal Nos. 224, 255, and 266, 1977, As Amended, were retitled GENERAL ORDINANCES NOS. 82, 84, and 85, 1977, consecutively, and read as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 82, 1977

A GENERAL ORDINANCE repealing certain parking restrictions on a certain street [Amends Code Section 29-268].

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-268. Stopping, standing or parking prohibited at all times on designated streets," be and is hereby, amended by the deletion of the following language: McCarty Street on both sides from Kentucky Avenue to Virginia Avenue

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-268. Stopping, standing or parking prohibited at all times on designated streets," be and is hereby, amended by the addition of the following language. McCarty Street on both sides from

Kentucky Avenue to West Street;

McCarty Street on the south side from Chadwick Street to Meikel Street;

McCarty Street on the south side from Kenwood Avenue to East Street;

McCarty Street on the north side from Illinois Street to East Street;

McCarty Street on the south side from Wright Street to Virginia Avenue;

McCarty Street on the north side from Noble Street to Virginia Avenue.

PART III

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the sections amended by this ordinance.

PART IV

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

CITY-COUNTY GENERAL ORDINANCE NO. 84, 1977

A GENERAL ORDINANCE establishing intersection controls at Washington Boulevard and 28th Street [Amends Code Section 29-92] .

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedules of Intersection Controls," be, and the same is, hereby amended by the deletion of the following, to wit: TYPE OF

BASE MAP	INTERSECTION	PREFERENTIAL CONTROL
No 18, pg 7	E Fall Creek Pkwy, N Dr	E Fall Creek Pkwy, Stop
	N Washington Blvd	N Dr

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be and the same is hereby amended by the addition of the following, to wit:

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			ITPE OF
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No 18, pg 12	One-way connector -	One-way connector	Stop
	N Washington Blvd - 28th St		
No 18, pg 16	N Washington Blvd &	N Washington Blvd	Stop
	28th St		

PART III

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the sections amended by this ordinance.

PART IV

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

CITY-COUNTY GENERAL ORDINANCE NO. 85, 1977

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

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is, hereby amended with the deletion of the following, to wit: TYPEOF

			TIPEOF
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No 45, pg 1	Beafain Ct & Woodbine Dr	(none)	None
No 45, pg 1	Bishop Le & Watterson Ct	(none)	None
No 45, pg 1	Bluff Crest Dr & Bluff Crest Le	(none)	None
No 45, pg 1	Boulder Ct S, Boulder Rd & Canyon Rd	Canyon Rd	Yield
No 45, pg 1	Burn Ct & Fabyan Rd	Fabyan Rd	Yield
No 45, pg 1	Burn Ct & W Hill Valley Dr	(none)	None
No 45, pg 1	Canyon Rd & Everglades Ct	Canyon Rd	Yield
No 45, pg 1	Christian Le & W Stop Eleven Rd	(none)	None

No 45, pg 1	W County Line Rd S & Morris Rd E	(none)	None
No 45, pg 1	W County Line Rd S	(none)	None
No 45, pg 2	& Morris Rd W Debra Le &	(none)	None
No 45, pg 2	St Joe Dr Fabyan Rd &	(none)	None
No 45, pg 2	Opal Rd Grand Mesa Ct & Yosemite Dr	Yosemite Dr	Yield
No 45, pg 2	Grassy Le & Meadow Vista Dr	(none)	None
No 45, pg 2	W Hill Valley Dr & Parish Le	W Hill Valley Dr	Yield
No 45, pg 2	Hunting Dr & Ridge Hill Dr	(none)	None
No 45, pg 2	Hunting Tr & Towe String Rd	(none)	None
No 45, pg 2	Lackawanna Ct & Woodbine Dr	(none)	None
No 45, pg 2	Maple View Ct & Maple View Dr	(none)	None
No 45, pg 2	Maple View Dr & W Ralston Rd	(none)	None
No 45, pg 2	Mellowood Dr & Parish Le	Mellowood Dr	Yield
No 45, pg 3	Palmetto Le & W Valley View Dr	(none)	None
No 45, pg 3	Queenswood Ct & Queenswood Dr	(none)	None
No 45, pg 3	Queenswood Dr & Royal Meadow Dr	(none)	None
No 45, pg 3	Queenswood Dr & Royal Meadow Dr	(none)	None
No 45, pg 3	Rick Le & Woodwind Dr	(none)	None
No 45, pg 3	Ridge Hill Dr & Towe String Rd	(none)	None
No 45, pg 3	Rio Grande Dr & Yosemite Dr	Yosemite Dr	Yield
No 45, pg 3	Sun Valley Ct & Yosemite Dr	Yosemite Dr	Yield
No 45, pg 3	Teton Tr & Yosemite Dr	Yosemite Dr	Yield
No 45, pg 3	White Pines Ct & Yosemite Dr	Yosemite Dr	Yield
No 45, pg 3	Woodbine Ct & Woodbine Dr	(none)	None
No 45, pg 3	Yosemite Ct & Yosemite Dr	Yosemite Dr	Yield

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PARTII

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is, hereby amended with the addition of the following, to wit:

			TYPE OF
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No 45, pg 1	Beaufain Ct & Woodbine Dr	Woodbine Dr	Yield
No 45, pg 1	Bishop Le & Watterson Ct	Bishop Le	Stop
No 45, pg 1	Bluff Crest Dr Bluff Crest Le	Bluff Crest Dr	Stop
No 45, pg 1	Boulder Ct S, Boulder Rd & Canyon Rd	Canyon Rd	Stop
No 45, pg 1	Burn Ct & Fabyan Rd	Fabyan Rd	Stop

No 45, pg 1	Burn Ct & W Hill Valley Dr	W Hill Valley Dr	Stop
No 45, pg 1	Canyon Rd & Everglades Ct	Canyon Rd	Stop
No 45, pg 1	Christian Le & W Stop Eleven Rd	W Stop Eleven Rd	Stop
No 45, pg 1	W County Line Rd S & Morris Rd E	W County Line Rd	S Stop
No 45, pg 1	W County Line Rd S & Morris Rd W	W County Line Rd	S Stop
No 45, pg 2	Debra Le & St Joe Dr	Debra Le	Stop
No 45, pg 2	Fabyan Rd & Opal Rd	Fabyan Rd	Stop
No 45, pg 2	Grand Mesa Ct & Yosemite Dr	Yosemite Dr	Stop
No 45, pg 2	Grassy Le & Meadow Vista Dr	Grassy Le	Stop
No 45, pg 2	W Hill Valley Dr & Parish Le	W Hill Valley Dr	Stop
No 45, pg 2	Hunting Dr & Ridge Hill Dr	Ridge Hill Dr	Stop
No 45, pg 2	Hunting Tr & Towe String Rd	Hunting Tr	Stop
No 45, pg 2	Lackawanna Ct & Woodbine Dr	Woodbine Dr	Yield
No 45, pg 2	Maple View Ct & Maple View Dr	Maple View Dr	Stop
No 45, pg 2	Maple View Dr & W Ralston Rd	NB Maple View Dr EBW Ralston Rd	& Stop
No 45, pg 2	Mellowood Dr & Parish Le	Mellowood Dr	Stop
No 45, pg 3	Palmetto Le & W Valley View Dr	W Valley View Dr	
No 45, pg 3	Queensood Ct & Queenswood Dr	Queenswood Dr	Stop
No 45, pg 3	Queenswood Dr E Lg & Royal Meadow Dr	Royal Meadow Dr	
No 45, pg 3	Queenswood Dr W Lg & Royal Meadow Dr	Royal Meadow Dr	Stop
No 45, pg 3	Rick Le & Woodwind Dr	Woodwind Dr	Yield
No 45, pg 3	Ridge Hill Dr & Towe String Rd	Ridge Hill Dr	Stop
No 45, pg 3	Rio Grande Dr & Yosemite Dr	Yosemite Dr	Stop
No 45, pg 3	Rocky Hill Rd & Rocky Ridge Rd	Rocky Hill Rd	Stop
No 45, pg 3	Sun Valley Ct & Yosemite Dr	Yosemite Dr	Stop
No 45, pg 3	Teton Tr & Yosemite Dr	Yosemite Dr	Stop
No 45, pg 3	White Pines Ct & Yosemite Dr	Yosemite Dr	Stop
No 45, pg 3	Woodbine Ct & Woodbine Dr Yosemite Ct &	Woodbine Dr Yosemite Dr	Yield
No 45, pg 3	Yosemite Dr PART III	r osemite Dr	Stop
olations of this	ordinance shall be subject to	those penalties not	w provide

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Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violatons of the sections amended by this ordinance.

PART IV

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

PROPOSAL NO. 254, 1977. Mr. Rippel moved the following amendment:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move to strike Proposal No. _34, 1977, as introduced and substitute therefor, the draft entitled: Proposal No. 254, 1977, DOT Recommendations.

s/Richard Rippel

The motion carried by unanimous voice vote. Mrs. Coughenour then moved to mend Proposal No. 254, 1977, by deleting lines 7 and 8 in Part V. The motion was luly seconded, and the motion carried by unanimous voice vote. The Chair called or the vote on Proposal No. 254, 1977, As Amended. The proposal was adopted on the following roll call vote; viz:

?! AYES: Mr. Anderson, Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Cantwell, Mrs. Coughenour, Mr. Dowden, Mr. Gilmer, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McGrath, Mr. Miller, Mr. Pearce, Mr. SerVaas, Mr. Finder, Mr. Tintera, Mr. Vollmer and Mr. Walters. VO NOES.

NOT VOTING: Mr. Clark, Mr. Durnil, Mr. McPherson, Mr. Rippel, Mr. Schneider and Mr. West.

Proposal No. 254, 1977, As Amended, was retitled GENERAL ORDINANCE VO. 83, 1977, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 83, 1977

A GENERAL ORDINANCE prohibiting parking on a portion of Shelby Street [Amends Code Section 29-268].

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

PART I

Chapter 29, of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, specifically "Sec. 29-271. Stopping, Standing and Parking Prohibited at Designated Locations on Certain Days and Hours," be and the same is hereby, amended by the deletion of the following, to wit:

From 7:00 a.m. to 9:00 a.m. Shelby Street, on the east side, from Prospect Street to Troy Avenue;

PART II

Chapter 29, of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, specifically "Sec. 29-271. Stopping, Standing and Parking, Prohibited at Designated Locations on Certain Days And Hours," be and the same is hereby, amended by the addition of the following, to wit:

From 7:00 a.m. to 9:00 a.m. Shelby Street on the east side from Prospect Street to Raymond Street; Shelby Street on the east side from Kelly Street to Troy Avenue.

PART III

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, specifically "Sec. 29-268. Stopping, Standing or Parking Prohibited At All Times on Certain Designated Streets," be and the same is hereby, amended by the addition of the following, to wit:

Shelby Street on the east side from Raymond Street to Kelly Street.

PARTIV

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, specifically "Sec. 29-283. Parking Meter Zones Designated," be and the same is hereby amended by the deletion of the following, to wit:

One Hour Shelby Street on both sides from LeGrande Avenue to Kelly Street.

PART V

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, INDIANA, specifically "Sec. 29-283. Parking Meter Zones Designated" be, and the same is hereby, amended by the addition of the following, to wit:

One Hour Shelby Street, on both sides from LeGrande Avenue to Raymond Street;

PART VI

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the sections amended by this ordinance.

PART VII

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

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PROPOSAL NO. 272, 1977. This proposal was postponed until the meeting September 12, 1977.

PROPOSAL NO. 292, 1977. Mr. Miller presented the Administration Committee recommendations and then moved for the adoption of the following amendment

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move to amend Proposal No. 292, 1977, as follows:

In Section 1, line 11, delete the words "various locations" and insert in lieu thereof the words "a fixed location."

In Section 1, line 11, delete the word "not."

In Section 1, line 19, following the figure "(15)" insert the words "consecutive." In Section 1, line 22, strike the words "sponsor" through "license" and insert in lieu thereof the following words: "obtain a transient dealer's license for those persons that do not hold one."

In Section 1, line 29, delete the words and figures "two dollars (\$2.00)" and insert in lieu thereof "twenty-five dollars (\$25.00)."

s/Donald W. Miller

The motion carried by unanimous voice vote. Following discussion, during which Mr. Chuck Gebuhr, Licensing Administrator, answered Council members questions, Mr. Miller moved, and the motion was duly seconded, to adopt Proposal No. 292, 1977, As Amended. The motion carried on the following roll call vote; viz:

¹6 AYES: Mr. Bayt, Mr. Boyd, Mrs. Brinkman, Mr. Campbell, Mr. Hawkins, Mr. Howard, Mrs. Journey, Mr. Kimbell, Mr. McGrath, Mr. Miller, Mr. Pearce, Mr. SerVaas, Mr. Tinder, Mr. Tintera, Mr. Vollmer and Mr. West.

ONOES: Mr. Anderson, Mr. Cantwell, Mr. Clark, Mrs. Coughenour, Mr. Dowden, Mr. Durnil, Mr. Gilmer, Mr. McPherson, Mr. Rippel, and Mr. Walters. NOT VOTING: Mr. Schneider.

Proposal No. 292, 1977, As Amended, was retitled GENERAL ORDINANCE NO. 86, 1977, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 86, 1977

A GENERAL ORDINANCE amending Chapter 17, Article XIV of the Code of Indianapolis and Marion County to provide classifications of second-hand dealers' licenses, to provide a new record-keeping system for such dealers, and to add a new section concerning garage sales.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOL'S AND MARION COUNTY, INDIANA:

SECTION 1. Chapter 17, Section 455 of the Code of Indianapolis and Marion County is hereby amended by inserting the words underlined and deleting the words cross-hatched so as to read as follows:

Sec. 17-455. Application for license.

(b) There shall be four (4) classes of secondhand dealer's licenses, as follows:

(1) Regular — A regular second-hand dealer's license may be granted to any person who sells or intends to sell second-hand goods from a fixed locations for a period exceeding fifteen (15) consecutive days in a calendar year.

(2) Transient — A transient second-hand dealer's license may be granted to any person who sells or intends to sell second-hand goods from various location for a period not exceeding fifteen (15) consecutive days at any one (1) specific location. Such license shall only be issued for, and valid at a location where a person has been issued a "group" permit as defined herein, and such group permittee has sponsored the transient applicant.

(3) Group – A group second-hand dealer's license may be granted to any person who sponsors a used goods show at any one location for a period not exceeding fifteen (15) consecutive days. Such group permittee shall be required to set out the names and addresses of each person the group applicant will allow to participate in the used goods show and such group applicant will be required to obtain a transient dealer's license for those persons that do not hold one. A transient license is required of each person other than the group licensee who participates in the used goods show.

(4) Antique — An "Antique Dealer" designation may be given any of the above three (3) classes of second-hand dealer licenses upon the request of the applicant, who, satisfactorily shows that he predominately deals in what is commonly known as antiques or works of art; and the Controller, in his discretion, may make such special designation upon payment of an additional fee (to that required for such second-hand dealer's license) of twenty-five dollars (\$25.00).

(c) Any person may apply for, and hold, more than one class of second-hand dealer licenses at a time; provided that, the issuance of one class of license shall not entitle an applicant to another class of license.

SECTION 2. Chapter 17, Section 456 of the Code of Indianapolis and Marion County is hereby amended by inserting the words underlined and deleting the words cross-hatched so as to read as follows:

Sec. 17-456. License fees.

The annual fee for a license required by this article shall be $\frac{1}{1000}$ for each place of business of the licensee.

SECTION 3. Chapter 17, Section 459 of the Code of Indianapolis and Marion County is hereby amended by inserting the words underlined and deleting the words cross-hatched so as to read as follows:

Sec. 17-459. Card record for police.

(a) In addition to the record book required by this article, all licensees under this article shall fill out one of the cards prescribed by subsection (b) for each article received. The licensee shall fill out the front of each card in its entirety and the description of the customer on the back. The customer shall write in his own handwriting his name and address on the back of the card and place his right thumbprint in the space provided. If the right thumb is missing, any of the customer's fingerprints may be used. The thumbprint shall be made in the manner approved by the police and shall not be blurred or obliterated.

(b) The cards required by subsection (a) which are to be filled out shall be $A^{(\prime)}_{III}/M^{(\prime)}_{IIII}/M^{(\prime)}_{IIIII}$ in the following form:

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HØGAMAN////	///////////////////////////////////////		///////////////////////////////////////
PIFAIAT/S/KAAT	NAH MAY/////////	/PIALE/ RENIPINAN	///////////////////////////////////////

BASE MAP	INTERSECTION	PREFERENTIAL	TYPE OF CONTROL
No 39, pg 1	E Beechwood Le &Brill St	(none)	None
No 39, pg 2	Brill St & Cragmont Dr	(none)	None
	PART II		

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Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY. specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is, hereby amended by the addition of the following, to wit: TYPE OF

ASE MAP	INTERSECTION E Beechwood Le	PREFERENTIAL	CONTROL Stop
	& Brill St		0100
o 39, pg 2	Brill St & Cragmont Dr	Cragmont Dr	Stop
	39, pg 1	o 39, pg 1 E Beechwood Le & Brill St o 39, pg 2 Brill St &	o 39, pg 1 E Beechwood Le E Beechwood Le & Brill St o 39, pg 2 Brill St & Cragmont Dr

PARTIII

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the section amended by this ordinance.

PARTIV

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

CITY-COUNTY GENERAL ORDINANCE NO. 79, 1977

A GENERAL ORDINANCE prohibiting parking on a portion of Arden Drive [Amends Code Section 29-267]

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-267. Parking Prohibited at All Times on Certain Streets," be and the same is, hereby amended with the addition of the following, to wit:

Arden Drive, on the south side, from Meridian Street

to College Avenue; PART II

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the section amended by this ordinance.

PART III

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

CITY-COUNTY GENERAL ORDINANCE NO. 80, 1977

A GENERAL ORDINANCE prohibiting parking on a portion of Meridian Street [Amends Code Section 29-267].

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-267. Parking Prohibited at All Times on Certain Streets," be and the same is, hereby amended with the addition of the following, to wit: Meridian Street, on the west side, from

Thirty-eighth Street to Thirty-ninth Street;

PART II

Violations of this ordinance shall be subject to those penalties now provided in th CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the section amended by this ordinance.

PART III

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

CITY-COUNTY GENERAL ORDINANCE NO. 81, 1977

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

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

PART I

Chapter 29 of THE CODE OF INDIANAPOLIS AND MARION COUNTY, specifical "Sec. 29-92. Schedule of Intersection Controls," be, and the same is, hereby amend by the deletion of the following:

BASE MAP	INTERSECTION		PREFERENTIAL	CONTROL	
No 30	Foltz St &		Gadsen St	Yield	
	Gadsen St				
		PART II			

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifica "Sec. 29-92. Schedule of Intersection Controls," be, and the same is, hereby amend by the addition of the following, to wit:

TYPE OF

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BASE MAP	INTERSECTION		PREFERENTIAL	CONTROL	
No 30	Foltz St &		None	Stop	1
	Gadsen St				
No 30	Foltz St &		None	Stop	
	Farnsworth St				
		PART III			1

Violations of this ordinance shall be subject to those penalties now provided in 1 CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the secti amended by this ordinance.

PART IV

This ordinance shall be in full force and effect from and after its adoption a transformation of the compliance with Indiana Code Section 18-4-5-2.

PROPOSAL NOS. 224, 255, and 266, 1977. Mr. Rippel gave the comr report and requested that these proposals be heard as a whole. Consent was He then moved, seconded by Mr. Cantwell, the following amendments:

CITY-COUNTY COUNCIL MOTION

Mr. President:

I move to strike Proposal Nos. 224, 255, and 266, 1977, as introduced and substit therefor, the drafts entitled: Proposal No. 224, 1977, DOT Recommendations. Proposal No. 255, 1977, DOT Recommendations. Proposal No. 266, 1977, DOT Recommendations.

s/Richard Rippel

- 345 -

PARTI

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TYPE OF

TYPE OF

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92 Schedule of Intersection Controls," be, and the same is hereby amended by the deletion of the following, to wit:

			TIPEOT
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No 12, pg 5	Nesbitt Rd &	(none)	None
	N Sherman Dr		
No 12, pg 6	Sherman Cir &	(none)	None
	N Sherman Dr		
	PARTII		

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is, hereby amended by the addition of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No 12, pg 5	Nesbitt Rd &	N Sherman Dr	Stop
	N Sherman Dr		
No 12, pg 6	Sherman Cir &	N Sherman Dr	Stop
	N Sherman Dr		

PART III

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the sections amended by this ordinance.

PARTIV

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

CITY-COUNTY GENERAL ORDINANCE NO. 75, 1977

A GENERAL ORDINANCE changing intersection controls at Troy Avenue and Rybolt Avenue [Amends Code Section 29-92].

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is, hereby amended by the deletion of the following, to wit:

			TIFEOT
BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No 30, pg 9	S Rybolt Av &	(none)	Stop
	W Trov Av		

PART II

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is, hereby amended by the addition of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No 30, pg 9	S Rybolt Av &	W Troy Av	Stop
	W Troy Av		

PART III

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the sections amended by this ordinance.

PART IV

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

CITY-COUNTY GENERAL ORDINANCE NO. 76, 1977

A GENERAL ORDINANCE repealing certain parking prohibitions on Greely Street [Amends Code Section 29-267]

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-267. Parking Prohibited at All Times on Certain Streets," be, and the same is, hereby amended with the deletion of the following, to wit:

Greely Street, on the east side, from Washington Street to Court Street:

Greely Street, on the west side, from

Washington Street to White River Parkway, West Drive;

PART II

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the section amended by this ordinance.

PART III

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

CITY-COUNTY GENERAL ORDINANCE NO. 77, 1977

A GENERAL ORDINANCE establishing a traffic signal control at a certain location [Amends Code Section 29-92].

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is hereby amended by the addition of the following, to wit:

BASE MAP	INTERSECTION	PREFERENTIAL	CONTROL
No 3, pg 1	Brebeuf Driveway	(none)	Signal
	(2800 W) & W 86th St		
	PART II		

Violations of this ordinance shall be subject to those penalties now provided in the CODE OF INDIANAPOLIS AND MARION COUNTY for violations of the section amended by this ordinance.

PART III

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

CITY-COUNTY GENERAL ORDINANCE NO. 78, 1977

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

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

PARTI

Chapter 29 of the CODE OF INDIANAPOLIS AND MARION COUNTY, specifically "Sec. 29-92. Schedule of Intersection Controls," be, and the same is, hereby amended by the deletion of the following, to wit:

REZONING ORDINANCE NO. 113, 1977. CENTER TOWNSHIP 77-Z-126 COUNCILMANIC DISTRICT NO. 23 4325 PROSPECT STREET, INDIANAPOLIS Southeastern Supply Co., Inc. by John Wood, Attorney, 500 Union Federal Building requests rezoning of 2.25 acres, being in I-2-U district, to I-3-U classification to permit industrial development.

REZONING ORDINANCE NO. 114, 1977. CENTER TOWNSHIP 77-Z-127 COUNCILMANIC DISTRICT NO. 11 2610-2616 EAST 25TH STREET, INDIANAPOLIS Metropolitan Development Commission, Department of Metropolitan

Development/Division of Urban Renewal by David M. Whitcher, Assistant Administrator for Project Planning, Engineering and Development, 1942 City-County Building requests rezoning of 0.27 acre, being in D-8 district, to SU-1 classification to permit church uses.

UNFINISHED BUSINESS

PROPOSAL NO. 287, 1977. Upon recommendation of the Rules and Policy Committee Chairman, Mr. Tinder, and the sponsor, Mr. Dowden, Proposal No. 287, 1977, was postponed until the meeting of September 12, 1977. The Chair innounced that it would be the first proposal to be heard at the next meeting.

ANNOUNCEMENTS AND ADJOURNMENT

Mr. Cantwell requested of Mr. SerVaas an up-to-date list of the job descriptions of he 32 employees in the Mayor's office. Mr. SerVaas said he would comply with Mr. Cantwell's request.

There being no further business, Mr. Gilmer moved, seconded by Mr. Campbell, for idjournment. The motion carried by unanimous voice vote. The meeting adjourned it 10:35 p.m.

We hereby certify that above and foregoing is a full, true and complete record of he proceedings of the City-County Council of Indianapolis—Marion County, held it its Regular Meeting on the 22nd day of August, 1977.

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

ATTEST:

gulaas

SEAL)

-358-