A RESOLUTION terminating an "Economic Revitalization Area" deduction under I.C. 6-1.1-12.1 for Aptimise Composites for property at 8301 North Clinton Park Drive under Confirming Resolution Number 29-08

WHEREAS, Common Council has previously designated and declared an economic revitalization area deduction, by Declaratory Resolution and Confirming Resolution with approved Statement of Benefits (SB-1) forms for property at 8301 North Clinton Park Drive, Fort Wayne, Indiana for Aptimise Composites (hereinafter referred to as "Aptimise") under Confirming Resolution Number 29-08; and

WHEREAS, Aptimise is required to file under I.C. 6-1.1-12.1 and Section 153.21 of the Code of Fort Wayne, a Compliance with Statement of Benefits form (CF-1/PP or CF-1/Real Property) with the Allen County Auditor, the Allen County Assessor and the City of Fort Wayne; and

WHEREAS, Common Council has previously determined on October 22, 2013 by Resolution Number 90-13 that Aptimise failed to substantially comply with I.C. 6-1.1-12.1 et seq. and Section 153.21 of the Code of Fort Wayne as a result of its failure to file a Compliance with Statement of Benefits form (CF-1/Real Property and/or CF-1/PP) and its failure to file any corrective filing; and

WHEREAS, Common Council pursuant to I.C. 6-1.1-12.-5.9, directed the Fort Wayne Community Development Division to prepare and mail written notice to Aptimise stating the reasons for council's determination of substantial non-compliance and a date, time and place of the hearing for the purpose of further consideration of Aptimise's circumstances; and

**WHEREAS,** said Notice was prepared, and properly served on Aptimise or its agent or representatives; and

**WHEREAS**, the above-referenced hearing was held by Common Council on December 10, 2013 for further consideration of Aptimise's circumstances and whether the economic revitalization area deduction should be terminated; and

1	WHEREAS, Aptimise failed to appear at City Council Meeting, although properly
2	notified, failed to file a waiver of non-compliance or any corrective filing and failed to provide
3	any information which could have given Common Council cause to reconsider its previous determination of non-compliance; and
4	
5	WHEREAS, Aptimise is therefore non-compliant for failure to file; and
6	WHEREAS, at the hearing it was further determined that there were no efforts made
7	to substantially comply by Aptimise.
8	NOW, THEREFORE, BE IT RESOLVED BY THE COMMON COUNCIL OF THE
9	CITY OF FORT WAYNE, INDIANA:
10	
11	SECTION 1. That, Common Council now confirms, adopts and approves its determination of October 22, 2013, Resolution Number 90-13, and further finds that Aptimise
12	Composites has failed to substantially comply with I.C. 6-1.1-12.1 et seq. and Section 153.21
13	of the Fort Wayne Code of Ordinances and that the (real/personal property) deduction
14	associated with confirming Resolution Number 29-08 is hereby terminated by the adoption of this resolution.
15	
16	SECTION 2. A certified copy of this resolution shall be mailed immediately to
17	Aptimise and to the Allen County Auditor and the Allen County Assessor.
18	SECTION 3. That, this Resolution shall be in full force and effect from and after
19	its passage and any and all necessary approval by the Mayor.
20	
21	
22	Member of Council
23	
24	APPROVED AS TO FORM A LEGALITY
25	
26	
27	Carol Helton, City Attorney
28	
29	2