A RESOLUTION APPROVING THE PURCHASE OF CERTAIN REAL ESTATE LOCATED IN THE 8100 BLOCK OF HANAUER ROAD, WASHINGTON TOWNSHIP, FORT WAYNE, INDIANA, FOR THE CITY OF FORT WAYNE - \$4,250.

WHEREAS, the City of Fort Wayne, desires to purchase property located on the former Grand Rapids-Indiana Railroad Corridor in the 8100 Block of Hanauer Road in Washington Township, Fort Wayne, Indiana; and

WHEREAS, the purchase of this property will be used for the future Fishing Line Trail; and

WHEREAS, the purchase price for the property is FOUR THOUSAND, TWO HUNDRED, FIFTY AND 00/100 DOLLARS – (\$4,250.00); and

WHEREAS, Sec. 37.25 of the City of Fort Wayne Code of Ordinances, requires the Common Council approval of any purchase of real estate by the City.

NOW, THEREFORE, BE IT RESOLVED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. The purchase of real estate, located in the 8100 block of Hanauer Road on the former Grand Rapids-Indiana Railroad Corridor, Washington Township, Fort Wayne, Indiana specifically described in the Purchase Agreement, is hereby approved and agreed to. The appropriate officials of the City

are hereby authorized to execute all documents necessary to accomplish said purchase. SECTION 2. This Resolution shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor. Council Member APPROVED AS TO FORM AND LEGALITY Malak B. Heiny, City Attorney

A RESOLUTION OF THE CITY OF FORT WAYNE, INDIANA BOARD OF PUBLIC WORKS APPROVING THE ACQUISITION OF 8100 HANAUER RD (BLK OF)

RESOLUTION # 110-3-7-23-1

WHEREAS, the City of Fort Wayne, Indiana (the "City") wishes to acquire a parcel of real estate located at 8100 Hanauer Rd (blk of); and

WHEREAS, the City wishes to acquire from the Denise L. & Stephen J. Slack ("Sellers") that certain parcel of real estate having the address of 8100 Hanauer Rd (blk of); and

WHEREAS, the Sellers wish to voluntarily sell the real estate to the City for the agreed upon purchase price of Four Thousand Two Hundred Fifty Dollars (\$4,250.00).

NOW THEREFORE, BE IT RESOLVED BY THE CITY OF FORT WAYNE, INDIANA, BOARD OF PUBLIC WORKS AS FOLLOWS:

The acquisition of the real estate by the City of Fort Wayne, Indiana, in the amount of Four Thousand Two Hundred Fifty Dollars (\$4,250.00) is hereby approved.

APPROVED this day of 2023.
BOARD OF PUBLIC WORKS
BY: Shan Gunawardena, Chair
BY: ABSENT
Kumar Menon, Member
BY: Char
Chris Guerrero, Member
ATTEST:
Michelle Fulk-Vondran, Clerk



Lls	llng	Isling Broker (Co.)) By	()
OAI	ung	PURCHASE AC	PERMENT	Individual code
		. , (UNIMPROVED)	OPERTY)	
1	D	1 Date: 2/1/23 City of Fact 14	- 1	
3 4 5	A	agrees to buy the following property from the owner (
6 '7 8 9 10	В	7 B. PROPERTY: The property ("Property") is known as in <u>u/4shire for Township</u> . At Indiana, <u>'46fff</u> (zip code), legally described a	Hanauer G County, See Attached	Fort Wayne Exhibit 4"
11 12 13 14 15 16		10 PRICE: Buyer will pay the total purchase price of (\$\frac{4}{2}\) Two hundred Fifty and Wien — appraisal of the Properly, this Agreement is contingen upon purchase price.		
16 17 18 19 20 21 22 23 24 26 27 28 29 31 32 33	D.	D. EARNEST WONEY: Buyer submits \$\frac{1}{2}\$ purchase price. The listing broker shall deposit earned banking days of acceptance of this Agreement and hold Agreement. If Buyer falls for any reason to submits Earnest money shall be returned promptly in the event of talls or refuses to close the transaction, without legal damages the Seller has or will incur, and Seller retains Broker holding any earnest money is absolved from a unless the parties enter into a Mutual Release or a Cour IAC 1-1-23 (release of earnest money). Upon notification the earnest money may release the earnest money as Agreement, Broker may send to Buyer and Seller not now Seller enters into a mutual release or initiates litigating letter, Broker may release the earnest money to the par hold the Broker harmless from any liability, including earnest money in accordance with this Agreement and in	rnest money, Seller may offer is not accepted. If the se, the earnest money of the responsibility to make presponsibility for payment Buyer or Seller Intends vided in this Agreement, of the disbursement by within sixty (60) days of the distribility in the certified in the cert	y terminate this Agreement. Its offer is accepted and Buyer shall be retained by Seller for I and equitable remedies. The ayment to the Seller or Buyer ent, except as permitted in 876 not to perform, Broker holding If no provision is made in this certified mail. If neither Buyer he malling date of the certified ther Buyer and Seller agree to
34 35	E.	E. METHOD OF PAYMENT: (Check appropriate paragraf 1. X CASH: The entire purchase price shall be paid in c	and no inancing is requi	
36 37 38 39 40 41		2. NEW MORTGAGE: Completion of this transaction of the transaction of the conventional of the conventional of the mortgage loan for	hall be contingent upon t payable in not less than er annum and not to exce	he Buyer's ability to obtain a first years, with an edpoints, Buyer
42 43				
44 45 46 47		Any inspections and charges, which are required to FFIA, VA, or mortgage insurer, shall be made a regulations and shall supersede any provisions of the	Charded III accordance	Buyer or Seller by the lender, with their prevailing rules or .
48 49		3. 🗆 ASSUMPTION: (Affach Financing Addendum)		
50 51		4. ☐ CONDITIONAL SALES CONTRACT: (Affach Fina	ığ Addendum)	
52 53 64		5. DOTHER WETHOD OF PAYMENT: (Attach Financia	Addendum)	
56	₹,	F. TIME FOR OBTAINING FINANCING: Buyer agrees to me complete this transaction or for approval to assume the days after the acceptance of this Agreement and to make obtain financing in cooperation with the Broker and Seller.	diligent effort to meet the more than	lender's regulrements and to
<u> </u>		(Properly Addr Page 1 of 6 (Unimproved Pu	ase Agreement)	

			the appropriate state of the second state of the second se
60 61		aaman	ement shall be allowed for obtaining favorable written commitment(s) or mortgage assumption approval. If a nitment or approval is not obtained within the time specified above, this Agreement shall terminate unless an slon of time for this purpose is mutually agreed to in writing.
62		exten	sion of time for this purpose is indically agreed a series of the form $Aoril (.2023)$, or
65 66 67 68 69	G,	condi	slon of time for this purpose is mutually agreed to in writing. SING: The closing of the sale (the "Closing Date") shall be on or before April 1, 2023, or days after Ruckes Agreement Accepted 5 Seller, whichever is later or this Agreement terminate unless an extension of time is mutually agreed to in writing. Any closing date earlier than the latest above must be by mutual written agreement of the parties. The settlement or closing fee incurred in above must be by mutual written agreement of the parties. The settlement charged by the closing agent or company shall be paid by TBuyer (Included In vance, if provided) Seller Shared equally.
70 71 72 73 74 75		l.C. 2 to the	Ithetanding terms to the contrary, the Parties agree that as a condition to closing, all funds delivered to the lithstanding terms to the contrary, the Parties agree that as a condition to closing, all funds in compliance with a gent's escrow account be in such form that the closing agent shall be able to disburse in compliance with a gent's escrow account be in such form a single source of \$10,000 or more shall be wired unconditionally exposed. Therefore, all funds from a single source shall be good funds as a closing agent's escrow account and all funds under \$10,000 from a single source shall be good funds as offined by statute.
76 77 78 79 80	H.	if old	SESSION: The possession of the Properly shall be delivered to Buyer at closing or within
81 82 83 84		1.	Waintenance of Property: Seller shall maintain the Property in its present condition with he property prior to delivered to Buyer, subject to repairs in response to any inspection. Buyer may inspect the Property prior to delivered to determine whether Seller has compiled with this paragraph. Seller shall remove all debris and
86 87 88 89 90		2. ,	personal property not include in the bottom of casualty Loss: Risk of loss by damage or destruction to the Property prior to the closing stain by Casualty Loss: Risk of loss by damage or destruction is not fully repaired prior to closing, Seller, Including any deductible(s). In the event any damage or destruction is not fully repaired prior to closing, Buyer, at Buyer's option, may either (a) terminate this Agreement with prompt return of earnest money to Buyer, at Buyer's option, may either (a) terminate this Agreement with prompt return of earnest money to buyer or (b) elect to close the transaction, in which event Seller's right to all real property insurance broceeds resulting from such damage or destruction shall be assigned in writing by Seller to Buyer. Utilities/Municipal Services: Seller shall pay for all municipal services and public utility charges through the Utilities/Municipal Services: Seller shall pay for all municipal services.
92 93 94 95	l.	SUR	day of possession. NEY: Buyer shall receive a (check one) [] SURVEYOR LOCATION REPORT, which is a survey where corner markers of the Property are survey where corner markers of the Property are appropriately and the property are corner markers. The property are appropriately appropriately and the property are appropriately appropriatel
96 97 98 99 100 101		set (inc) prior impr cond	prior to closing; MYMALL, in Seller's expense \square Shared equally. The survey shall (1) belief in allowance, if provided) \square Seller's expense \square Shared equally. The survey show the location of all to closing and certified as of a current date, (2) be reasonably satisfactory to Buyer, (3) show the location of all to closing and certified as of a current date, (2) be reasonably satisfactory to Buyer, (3) show the right to overnents and easements, and (4) show the flood zone designation of the Property. If Buyer walves the right to overnents and easements, and (4) show the flood zone designation of the Property. If Buyer walves the right to overnents and all salespersons associated with Brokers are duct a survey, the Seller, the Listing and Selling Brokers, and all salespersons associated with release associated with release associated with release the results of the release as the results are released from any and all liability relating to any issues that could have been discovered by a survey. This release
102 103 104 105 106	J,	איז ני	I survive the closing. OD AREA/OTHER: Buyer 口 may 凶 may not terminate this Agreement if the Property requires flood rance. Buyer 口 may 囟 may not terminate this Agreement if the Property is subject to building or use rance. Buyer 口 may 囟 may not terminate this Agreement if the Property is subject to building or use rance. Buyer 口 may 囟 may not terminate this Agreement if the Property.
107	ĸ		receiving (check paragraph number 1 of 2)
109 110 111		Buyer	has been made aware that independent inspections disclosing the condition of the property are available as been afforded the opportunity to require such inspections as a condition of this Agreement.
112 113 114 115 116		Ž 1.	BUYER WAIVES THE RIGHT TO HAVE INDEPENDENT INSPECTIONS Buyer WAIVES Inspections and relies upon the condition of the Property based upon Buyer's own examination and releases the Seller, the Listing and Selling Brokers and all salespersons associated with examination and releases the Seller, the Listing and Selling Brokers and all salespersons associated with Brokers from any and all liability relating to any defect or deficiency affecting the Property, which release Brokers from any leading Regulard EHAVA or lender inspections are not included in this waiver.
117 118 119 120 121 122 123		□2.	BUYER RESERVES THE RIGHT TO HAVE INDEPENDENT INSPECTIONS (including Lead-Based Park), Buyer reserves the right to have independent inspections in addition to any inspection required by FHA, VA, or Buyer's lender(s). All inspections are at Buyer's expense (unless noted otherwise or required by lender) by including licensed independent inspectors or qualified independent contractors selected by Buyer within the following time periods.
IAV			·

INSPECTION/RESPONSE PERIOD: Buyer shall order all Independent inspections immediately after acceptance of the Purchase Agreement. Buyer shall have days beginning the day following the date of acceptance of the Purchase Agreement to respond to the inspection report(s) in writing to Seller (see "Buyer's Inspection Response"). If the Buyer does not comply with any inspection/Response Period or make a written objection to any problem revealed in a report within the applicable inspection/Response Period, the Property shall be deemed to be acceptable. If one party falls to respond or request in writing an extension of time to respond to the other party's independent inspection Response, then that inspection response is accepted. A timely request for extension is not an acceptance of the inspection response, whether or not accepted. A REASONABLE TIME PERIOD TO RESPOND IS REQUIRED TO PREVENT MISUSE OF THIS ACCEPTANCE PROVISION. Factors considered in determining reasonable time periods include, but are not limited to availability of responding party to respond, type and expense of repairs requested and need of ACCELIANCE PROVIDION. Faciors considered in determining reasonable time periods include, but are not limited to, availability of responding party to respond, type and expense of repairs requested and need of responding party to obtain additional opinions to formulate a response. If the Buyer reasonably believes that the inspection Report reveals a DEFECT with the Property (under Indiana law, "Defect" means a condition that would have a significant adverse effect on the value of the Property, that would significantly impair the health or safety of future occupants of the Property, or that if not repaired, removed, or replaced would significantly shorten or adversely affect the expected normal life of the property, and the Seller is unable or unwilling to remedy the defect to the Buyer's reasonable satisfaction before closing (or at a time otherwise agreed to by the parties), then Buyer may terminate this Agreement or walve such defect and the transaction shall proceed toward closing. BUYER AGREES THAT ANY PROPERTY DEFECT PREVIOUSLY DISCLOSED BY SELLER, OR ROUTINE MAINTENANCE AND MINOR REPAIR ITEMS MENTIONED IN ANY REPORT, SHALL NOT BE A BASIS FOR TERMINATION OF THIS AGREEMENT. 142 TITLE APPROVAL: Prior to closing, Buyer shall be furnished with X a title insurance commitment for the most current and comprehensive ALTA Owner's Title Insurance Policy available in the amount of the purchase price or \Box an abstract of title continued to date, showing marketable title to Property in Seller's name. Seller must convey title free and clear of any encumbrances and title defects, with the exception of any mortgage assumed by Buyer and any restrictions or easements of record not materially interfering with Buyer's intended use of the Property. A title company, at Buyer's request, can provide information about availability of various additional title insurance coverages and endorsements and the associated costs, THIS AGREEMENT. Owner's Title Insurance Premium and that portion of Tille Service Fees incurred to prepare the Owner's Policy (including tille search and examination and commitment preparation), to be paid by Buyer (included in allowance, if provided) \square Seller \square Shared equally. Lender's Title Insurance Premium and that portion of Title Service Fees incurred to prepare the Lender's Policy Including title search and examination and commitment preparation), if applicable, to be paid by \square Buyer (included in allowance, if provided) \square Selier \square Shared equally \square Other The parties agree that □ Seller ☑ Buyer will select a title insurance company to issue a title insurance policy and will order the commitment ☑ immediately or □ other: Pursuant to Federal and State law, Seller cannot make Seller's selection of a title insurance provider a condition of this Agreement. Seller agrees to pay the cost of obtaining all other documents necessary to perfect title (including the cost of the deed and vendor's affidavit), so that markefable title can be conveyed. Example 1 of 2)

Buyer will assume and pay all taxes on the Property beginning with the taxes due and payable on the Property beginning with the taxes due and payable on the Property beginning with the taxes due and payable on the Property beginning with the taxes due and payable on the Property beginning with the taxes due and payable on the Property beginning with the taxes due and payable on the Property beginning with the taxes due and payable on the Property beginning with the taxes due and payable on the Property beginning with the taxes due and payable on the Property beginning with the taxes due and payable on the Property beginning with the taxes due and payable on the Property beginning with the taxes due and payable on the Property beginning with the taxes due and payable on the Property beginning with the taxes due and payable on the Property beginning with the taxes due and payable on the Property beginning with the taxes due and payable on the Property beginning with the taxes due the taxes due there are taxed to be a payable before that date. 12. All taxes that have accrued for any prior calendar year that remain unpaid shall be paid by Seller either to the County Treasurer and/or the Buyer in the form of a credit at closing. All taxes that have accrued for the current calendar year shall be prorated on a calendar-year basis as of the day immediately prior to the

For purposes of paragraph 1 and 2: For the purpose of determining the credit amount for accrued but unpaid

taxes, taxes shall be assumed to be the same as the most recent year when taxes were billed based upon certified

Closing Date.

tax rates. This shall be a final settlement.

- 190 N. PRORATIONS AND SPECIAL ASSESSIVIENTE: Insurance, if assigned to Buyer, interest on any debt assumed or PRORATIONS AND SPECIAL ASSESSIMENTS: Insurance, if assigned to Buyer, interest on any debt assumed or taken subject to, any rents, all other income and ordinary operating expenses of the Property, including but not ilmited to, public utility charges, shall be prorated as of the day immediately prior to the Closing Date. Seller shall pay any special assessments applicable to the Property for municipal improvements previously made to benefit the Property. Seller warrants that Seller has no knowledge of any planned improvements which may result in assessments and that no governmental or private agency has served notice requiring repairs, alterations or corrections of any existing conditions. Public or municipal improvements which are not completed as of the date above but which will result in a lien or charge shall be paid by Buyer. Buyer will assume and pay all special assessments for municipal improvements completed after the date of this Agreement.
 - TIME: Time is of the essence. Time periods specified in this Agreement and any subsequent Addenda to the Purchase Agreement are calendar days and shall expire at 11:59 PM of the date stated unless the parties agree in writing to a different date and/or time.
 - Note: Seller and Buyer have the right to withdraw any offer/counter offer prior to written acceptance and delivery of such offer/counter offer.
- GOMMUNITY ASSOCIATION ("Association"): Documents for a mandatory membership association shall be delivered by the Seller to Buyer within _______ days after acceptance of this Agreement. If the Buyer does not make a written response to the documents within ______ All days after receipt, the documents shall be deemed acceptable. In the event the Buyer does not accept the provisions in the documents and the provisions cannot be walved, this Agreement may be terminated by the Buyer and the earnest money deposit shall be refunded to Buyer promptly. Any approval of sale required by the Association shall be obtained by the Seller, in writing, within _______ All days after Buyer's approval of the documents. Fees charged by the "Association", or its management company, for purposes of verification of good standing and/or transfer of ownership shall be shared equally by Buyer and Seller. Start-up or one time reserve fees. If any, shall be paid by Buyer. equally by Buyer and Seller. Start-up or one time reserve fees, if any, shall be paid by Buyer.
 - Buyer acknowledges that in every neighborhood there are conditions which others may find objectionable. Buyer shall therefore be responsible to become fully acquainted with neighborhood and other off-site conditions that could affect the Property.
- PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS RECORDED PLATS AND EASEMENTS: If the Property is subject to and affected by certain recorded protective restrictions, covenants, limitations and easements ("Covenants"), Selier shall furnish to Buyer a copy of the Covenants by the time evidence of title is provided. If the Property is in a recorded subdivision, then Selier shall furnish to Buyer a copy of the recorded plat, amendments and vaplate 223 and replats.
 - ATTORNEY'S FEES: Any party to this Agreement who is the prevailing party in any legal or equilable proceeding against any other party brought under or with relation to the Agreement or transaction shall be additionally entitled to recover court costs and reasonable attorney's fees from the non-prevailing party.
- ENVIRONMENTAL REPRESENTATIONS OF SELLER. To Seller's best knowledge, based on an inquiry of those persons directly responsible for gathering the information, there does not currently exist any actual or potential contamination of the soil, subsoil, ground water, or any other portion of the Property by any hazardous or toxic substance or their constituents, or any underground tanks on the Property other than for the use of motor fuel or heating oil for use and consumption of Seller on the premises, and no environmental fillings have been made representing the Property with any governmental agency. concerning the Property with any governmental agency.
 - To Seller's best knowledge, based on an inquiry of those persons directly responsible for gathering information, Seller has complied at all times with all applicable federal, state and local environmental laws and regulations, including without limitation, the Indiana Responsible Property Transfer Law, as amended, the Comprehensive Environmental Response, Compensation and Liability Act, as amended, the Resource Conservation and Recovery Act, as amended, the Toxic Substance Control Act, Superfund Amendments and Reauthorization Act of 1986, any Act, as amended, the Toxic Substance Control Act, Superfund Amendments and Reauthorization Act of 1986, any for the regulations under them, and any other federal statute and any state statute or municipal ordinance creating of the regulations under them, and any other federal statute and any state statute or municipal ordinance creating inability for the treatment, storage, disposel, arranging, or the existence on the Property of any hazardous or toxic liability for the treatment, storage, disposel, arranging, or the existence on the Property of any hazardous or toxic liability for the treatment, storage, disposel, arranging, or the existence on the Property of any hazardous or toxic liability for the treatment, storage, disposel, arranging, or transfer Law.

T. MISCELLANEOUS:

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- Unless otherwise provided, any prorations for rent, taxes, insurance, damage deposits, association dues/assessments, or any other items shall be computed as of the day immediately prior to the Closing Date.
- 2. Underground mining has occurred in Indiana, and Buyers are advised of the availability of subsidence insurance,

٧.	ACKNOWLEDGEWENTS: Buyer and Seller acknowledge that each has received agency office policy disclosures has had agency explained and now confirms all agency relationships. Buyer and Seller further acknowledge that has had agency explained and now confirms all agency relationships. Buyer and Seller further acknowledge that they understand and accept agency relationships involved in this transaction. By signature below, the parties verify that they understand and approve this Purchase Agreement and acknowledge receipt of a signed copy. (Property Address)
Մ,	
	TOTAL TOTAL PROPERTY II let and affach any addenda);
	16. Where the word "Broker" appears, it shall mean "Licensee" as provided in I.C.25-34.1-10-6.8.
	15. Buyer discloses to Seller that Buyer holds Indiana Real Estate License #
	14.Buyer and Seller consent to receive communications from Broker(s) via telephone, U.S. mall, emall at facsimile at the numbere/addresses provided to Broker(s) unless Buyer and Seller notify Broker(s) in writing to the contrary.
	13. Any amounts payable by one party to the other, or by one party on behalf of the other party, shall not be owe until this transaction is closed.
	12. By signing below, the parties to this transaction acknowledge receipt of a copy of this Agreement and given their permission to a multiple listing service, internet or other advertising media, if any, to publish information regarding this transaction.
	agree that Brokers and men companies than so retouch the service provider. With any service provider.
	11. Broker(s) may refer Buyer or Seller to other professionals, service provides of products of products of products of products of products of products and lenders, loan brokers, tille insurers, escrow companies, inspectors, pest control companies, contractors an home warranty companies. Broker(s) does not guarantee the performance of any service provider. Buyer an home warranty companies. Broker(s) does not guarantee the performance of any service provider. Buyer an Seller are free to select providers other than those referred or recommended to them by Broker(s). The pattle agree that Brokers and their companies shall be released and held harmless in the event of claims dispute
	Property.
	changed except by their written consent. 10.All rights, duties and obligations of the parties shall survive the passing of title to, or an interest in, the
	9. This Agreement constitutes the sole and only agreement of the parties and supersedes any pro-
	assigns. 8. In case any provision contained in this Agreement is held invalid, illegal, or unenforceable in any respect, the invalidity, illegality, or unenforceability shall not affect any other provision of this Agreement.
	 This Agreement shall be construed under and in accordance with the laws of the State of Indiana and the binding upon the parties' respective heirs, executors, administrators, legal representatives, successors, and accordance with the laws of the State of Indiana and the binding upon the parties' respective heirs, executors, administrators, legal representatives.
	6. Any notice required or permitted to be delivered, shall be deemed received when personally delivered transmitted electronically or digitally or sent by express courier or United States mall, postage prepale conflicted and return receipt requested, addressed to Seller or Buyer or the designated agent of either party.
	5. Seller represents and warrants that Seller is not a "foreign person" (individual or entity) and, therefore, is not a "foreign person" (individual or entity) and, therefore, is not subject to the Foreign investment in Real Property Tax Act.
	easements, restrictive covenants and encumbrances of record, unless otherwise agreed.
	4. Conveyance of this Property shall be by general Warranty Deed, or by, subject to taxe easements, restrictive covenants and encumbrances of record, unless otherwise agreed.
	 The Indiana Sheriff's Sex Offender Registry exists (www.Indianasheriffs.org) to inform the public about the Identity, location and appearance of sex offenders residing within Indiana. Broker is not responsible for providing or verifying this information.

322 323 324 325		consult your abvisors: Buyer and Seller acknowledge they have been advised that; prior to signing the document, they may seek the advice of an alterney for the legal or tax consequences of this document and the transaction to which it relates. In any real estate transaction, it is recommended that you consult with a professional, such as a civil engineer, environmental engineer, or other person, with experience in evaluating the condition of the Property.
326 327 328 329	X.	EXPIRATION OF OFFER: Unless accepted by Seller and delivered to Buyer by DA.W. II P.W. EXPIRATION OF OFFER: Unless accepted by Seller and delivered to Buyer by Da.W. III P.W. D.
330 331 332 333 334 336 336		This Agreement may be executed simultaneously or in two or more counterparts, each or which shall be determined that the an original but all of which together shall constitute one and the same instrument. The parties agree that this an original but all of which together shall constitute one and the same instrument. The parties agree that this an original but all of which together shall be around that electronically or Agreement may be transmitted between them electronically or digitally transmitted signatures constitute original signatures and are binding on the parties. The original document about the parties of the constitute original signatures and are binding on the parties.
337	1511	YER'S SIGNATURE DATE BUYER'S SIGNATURE DATE
339	BU	JEKO OLOMATUME
340 341	(Christopher Carmichael, Property Manager INTED
342 343	PR	INTED
044		branchart. (Check oppropriate perguranhi:
345 346	SE	LLER'S RESPONSE: (Check appropriate paragraph):
347 348	Th	is 1st day of Feb , at 2:45 [] A.W. [] F.W. [] Noon
349	`U^	. The above offer is Accepted.
350 351		2. The above offer is Rejected.
352 353		3. The above offer is Countered. See Counter Offer, Seller should sign both the Purchase Agreement and
355 356		LIERS SIGNATURE 2/1/2023 SELLER'S SIGNATURE DATE DATE
357		DATE SELLER'S SIGNATURE DATE
359	ĢE.	LIERO SIGNATURE
360 361	SH	bashen Stack PRINTED PRINTED
362	PR	RATED
		·

EXHIBIT "A"

A parcel of railroad land in Section 10, Township 31 North, Range 12 East, Washington Township, Allen County, Fort Wayne, Indiana.

Where the North line of Cook Road and the East line of the former Conrail Railroad intersect thence North along the East line of the right-of-way 2,925 feet to the true point of beginning, thence West 100 feet, thence North 75 feet, thence East 100 feet, thence South to the place of beginning. Containing 0.172 acres more or less.

TITLE COMPANY NOTE: A portion of the above described real estate also lies within Section 9, Township 31 North, Range 12 East.

COUNCIL DIGEST SHEET

Enclosed with this introduction form is a tab sheet and related material from the vendor(s) who submitted bid(s). Purchasing Department is providing this information to Council as an overview of this award.

RFPs & BIDS

Bid/RFP #/Name of Project	Purchase Agreement between City of Fort Wayne and Denise and Stephen Slack for a property on the former Grand Rapids-Indiana Railroad Corridor in the 8100 block of Hanauer Road.
Awarded To	
Amount	\$4,250
Conflict of interest on file?	N/A
Number of Registrants	N/A
Number of Bidders	N/A
Required Attachments	

EXTENSIONS

Date Last Bid Out	n/a
# Extensions Granted	n/a
To Date	

SPECIAL PROCUREMENT

(State, Federal,	Purchase Agreement between City of Fort Wayne and Denise and Stephen Slack for a property on the former Grand Rapids-Indiana Railroad Corridor in the 8100 block of Hanauer Road.
Sole Source/ Compatibility Justification	n/a

BID CRITERIA (Take Buy Indiana requirements into consideration.)

Most Responsible, Responsive Lowest	lo If no, explain below	
If not lowest, explain	/a	

COUNCIL DIGEST SHEET

COST COMPARISON	
Increase/decrease amount from prior years For annual purchase (if available).	n/a
DESCRIPTION OF PRO	OJECT / NEED
Identify need for project & describe project; attach supporting documents as necessary.	Parcel is located between two parcels that the City owns. The former railroad corridor will become a trail in the future called the Fishing Line Trail. We've already constructed the trail from Washington Center Rd to Cook Rd. The next phase will be Cook Rd to Wallen Road. This parcel is located on this next phase.
REQUEST FOR SUSPE	NSION OF RULES
Provide justification if	n/a
prior approval is being	
requested.	
FUNDING SOURCE	
Account Information.	LIT-ED



March 7, 2023

Members of Common Council City of Fort Wayne

RE: Purchase Agreement with Denise and Stephen Slack for property in the 8100 Block of Hanauer Road

Dear Council Members:

The City has entered into a purchase agreement (attached) to acquire a former Grand Rapids-Indiana Railroad parcel currently owned by Denise and Stephen Slack. This railroad corridor will become a regional multi-use trail called the Fishing Line Trail. The City has already constructed a one-mile segment from Washington Center Road to Cook Road. This parcel is located on the next phase from Cook Road to Wallen Road. The City already owns the parcels immediately to the north and to the south of the Slack parcel. The Slacks recently moved from the neighborhood adjacent to the railroad corridor and would like to sell the City this railroad parcel for the future trail.

The City of Fort Wayne Board of Public Works has approved this acquisition. We are requesting that City Council also approve this acquisition, please. If you have any questions, please feel free to contact me at 427-6002.

Sincerely,

Dawn Ritchie, Greenways Manager