A CONFIRMING RESOLUTION designating an "Economic Revitalization Area" under I.C. 6-1.1-12.1 for property commonly known as 2020 McKinnie Avenue Fort Wayne, Indiana 46806 (HI Clinic VP, LLC)

WHEREAS, Common Council has previously designated and declared by Declaratory Resolution the following described property as an "Economic Revitalization Area" under Sections 153.13-153.24 of the Municipal Code of the City of Fort Wayne, Indiana, and I.C. 6-1.1-12.1, to wit:

Attached hereto as "Exhibit A" as if a part herein; and

WHEREAS, the total estimated project cost is \$4,235,000; and

WHEREAS, a recommendation has been received from the Committee on Finance; and

**WHEREAS**, notice of the adoption and substance of said Resolution has been published in accordance with I.C. 6-1.1-12.1-2.5 and I.C. 5-3-1 and a public hearing has been conducted on said Resolution.

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

**SECTION 1.** That, the Resolution previously designating the above described property as an "Economic Revitalization Area" is confirmed in all respects.

**SECTION 2.** That, the hereinabove described property is hereby declared an "Economic Revitalization Area" pursuant to I.C. 6-1.1-12.1, said designation to begin on the effective date of this Resolution and shall terminate on December 31, 2026, unless otherwise automatically extended in five year increments per I.C. 6-1.1-12.1-9.

**SECTION 3.** That, said designation of the hereinabove described property as an "Economic Revitalization Area" shall apply to a deduction of the assessed value of real estate improvements to be made between June 1, 2024 and December 31, 2025. Should there be any project delays an updated timeline will be provided to the Allen County Auditor's Office in writing by Community Development Staff.

**SECTION 4.** That, the estimate of the number of individuals that will be employed or whose employment will be retained and the estimate of the annual salaries of those individuals and the estimate of the value of redevelopment or rehabilitation, all contained in Petitioner's Statement of Benefits are reasonable and are benefits that can be reasonably expected to result from the proposed described redevelopment or rehabilitation.

**SECTION 5.** The current year approximate tax rates for taxing units within the City would be:

(a) If the proposed development does not occur, the approximate current year tax rates for this site would be \$2.797/\$100.

- (b) If the proposed development occurs and no deduction is granted, the approximate current year tax rate for the site would be \$2.797/\$100 (the change would be negligible).
- (c) If the proposed development occurs, and a deduction percentage of fifty percent (50%) is assumed, the approximate current year tax rate for the site would be \$2.797/\$100 (the change would be negligible).

**SECTION 6.** Pursuant to I.C. 6-1.1-12.1, it is hereby determined that the deduction from the assessed value of the real property shall be for a period of ten years.

**SECTION 7.** The deduction schedule from the assessed value of the real property pursuant to I.C. 6-1.1-12.1-17 shall look like this:

Year of Deduction	Percentage
1	100%
2	95%
3	80%
4	65%
5	50%
6	40%
7	30%
8	20%
9	10%
10	5%
11	0%

**SECTION 8.** The benefits described in the Petitioner's Statement of Benefits can be reasonably expected to result from the project and are sufficient to justify the applicable deductions.

SECTION 9. For real property, a deduction application must contain a performance report showing the extent to which there has been compliance with the Statement of Benefits form approved by the Fort Wayne Common Council at the time of filing. This report must be submitted to the Allen County Auditor's Office, and the City of Fort Wayne's Community Development Division and must be included with the deduction application. For subsequent years, the performance report must be updated each year in which the deduction is applicable at the same time the property owner is required to file a personal property tax return in the taxing district in which the property for which the deduction was granted is located. If the taxpayer does not file a personal property tax return in the taxing district in which the property is located, the information must be provided by May 15.

**SECTION 10.** The performance report must contain the following information

- A. The cost and description of real property improvements.
- B. The number of employees hired through the end of the preceding calendar year as a result of the deduction.
- C. The total salaries of the employees hired through the end of the preceding calendar year as a result of the deduction.

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- D. The total number of employees employed at the facility receiving the deduction.
- E. The total assessed value of the real property deductions.
- F. The tax savings resulting from the real property being abated.

**SECTION 11.** That, the taxpayer is non-delinquent on any and all property tax due to jurisdictions within Allen County, Indiana.

**SECTION 12.** That, pursuant to I.C. 6-1.1-12.1-12 et al, any property owner that has received a deduction under section 3 or 4.5 of this chapter may be required to repay the deduction amount as determined by the county auditor in accordance with section 12 of said chapter if the property owner ceases operations at the facility for which the deduction was granted and if the Common Council finds that the property owner obtained the deduction by intentionally providing false information concerning the property owner's plans to continue operation at the facility.

**SECTION 13.** That, this Resolution shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

	Member of Council
APPROVED AS TO FORM A LEGALITY	
Malak Heiny, City Attorney	-

Admn.	Appr	
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#### **DIGEST SHEET**

TITLE OF ORDINANCE: Confirming Resolution

DEPARTMENT REQUESTING ORDINANCE: Community Development Division

SYNOPSIS OF ORDINANCE: This is to confirm the designation of an Economic Revitalization Area for eligible real property improvements. As a part of the Village Premier mixed-use project, HI Clinic VP, LLC will construct a new 9,800 square foot office space that will be leased to a primary care provider.

EFFECT OF PASSAGE: Investment of \$4,235,000, construction of a new 9,800 square foot office space that will be leased to a primary care provider.

EFFECT OF NON-PASSAGE: Potential loss of investment.

MONEY INVOLVED (DIRECT COSTS, EXPENDITURES, SAVINGS): No expenditures of public funds required.

ASSIGNED TO COMMITTEE (CHAIR AND CO-CHAIR): Sharon Tucker and Marty Bender

Admn. A	ppr.
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#### **DIGEST SHEET**

TITLE OF ORDINANCE:

**Declaratory Resolution** 

DEPARTMENT REQUESTING ORDINANCE:

**Community Development Division** 

SYNOPSIS OF ORDINANCE: HI Clinic VP, LLC is a real estate development and property management company requesting the designation of a of an Economic Revitalization Area for eligible real property improvements. As a part of the Village Premier mixed-use project, HI Clinic VP, LLC will construct a new 9,800 square foot office space that will be leased to a primary care provider.

EFFECT OF PASSAGE: Investment of \$4,235,000, construction of a new 9,800 square foot office space that will be leased to a primary care provider.

EFFECT OF NON-PASSAGE: Potential loss of investment.

MONEY INVOLVED (DIRECT COSTS, EXPENDITURES, SAVINGS): No expenditures of public funds required.

ASSIGNED TO COMMITTEE (CHAIR AND CO-CHAIR): Sharon Tucker and Marty Bender

# **MEMORANDUM**



To:

City Council

FROM:

Carman Young, Economic Development Specialist

DATE:

April 4, 2024

RE:

Request for designation by HI Clinic VP, LLC as an ERA for real property

improvements.

# BACKGROUND

PROJECT ADDRESS: 20	020 McKinnie		ROJECT LOCATED THIN:	EDTA			
PROJECT COST:	ECT COST: \$4,235,000		000 Councilmanic District:				
COMPANY PRODUCT OR SE	1.1.	Clinic VP, Ll npany.	LC is a real estate devel	opment and property management			
PROJECT DESCRIPTION:	As :	a part of the	_	use project, HI Clinic VP, LLC will ce to be leased to a primary care			
CREATED	1		RE	TAINED			
JOBS CREATED (FULL-TIME):		(	JOBS RETAINED (FUL	LTIME): 0			
JOBS CREATED (PART-TIME):		(	JOBS RETAINED (PAR	т-тіме):			
TOTAL NEW PAYROLL:		0	TOTAL RETAINED PA	YROLL: 0			
AVERAGE SALARY (FULL-TIMI	E NEW):	(	AVERAGE SALARY (F	JLL-TIME RETAINED): 0			
	Cc	TINUMMO	Y BENEFIT REVI	EW			

# Yes No No N/A Project will encourage vacant or under-utilized land appropriate for commercial or industrial use? Explain: The property to be designated is currently vacant and undeveloped. Yes No N/A Real estate to be designated is consistent with land use policies of the City of Fort Wayne? Explain: Property to be designated is zoned C1, Professional Office and Personal Services. Use of this property is consistent with the land use policies of the City of Fort Wayne.

Yes No No N/A Project encourages the improvement or replacement of a deteriorated or obsolete structure?

Yes 🗌	No 🗌 N/A 🛚	Project encourages the improvement or replacement of obsolete manufacturing and/or research and development and/or information technology and/or logistical distribution equipment?
Yes 🗌	No N/A	Project will result in significant conversion of solid waste or hazardous waste into energy or other useful products?
Yes 🗌	No 🗌 N/A🖂	Project encourages preservation of a historically or architecturally significant structure?
Yes 🗌	No N/A	Construction will result in Leadership in Energy and Environmental Design (LEED) certification by the U.S. Green Building Council?
Yes 🗌	No N/A	Construction will use techniques to minimize impact on combined sewer overflows? (i.e. rain gardens, bio swales, etc.)
Yes 🗌	No N/A	ERA designation induces employment opportunities for Fort Wayne area residents?
Yes 🛚	No 🗌 N/A 🗌	Taxpayer is NOT delinquent on any or all property tax due to any taxing jurisdiction within Allen County.
:		Policy

Per the policy of the City of Fort Wayne, the following guidelines apply to this project:

1. The period of deduction for real property improvements is ten years.

The property to be designated is located within an Economic Development Target Area and as such, is eligible for a ten year schedule of deduction on real property improvements under Fort Wayne Common Council's tax abatement policies and procedures. Attached is a calculation of property taxes saved/paid with the deduction.

# PREVIOUSLY APPROVED PHASE-INS

HI Clinic VP, LLC has not previously applied, or been approved, for a tax phase-in.

Signed:

Economic Development Specialist

# FORT WAYNE COMMUNITY DEVELOPMENT DIVISION TAX ABATEMENT - ESTIMATE OF SAVINGS

\*New tax abatement percentages have been changed to reflect change in state law

REAL PROPERTY TAX ABATEMENT - 10 yr Schedule.

HI Clinic VP, LLC

	Fax Saved	\$118,453	\$112,530	\$94,762	\$76,994	,226	,381	\$35,536	3,691	\$11,845	\$5,923	\$0	070	2500,047	\$716,640
	Tax	\$118	\$112	89	\$76	\$56	\$47	\$35	\$23	<del>(</del> )	₩		į	000	\$716
	Tax Paid	\$0	\$5,923	\$23,691	\$41,459	\$59,226	\$71,072	\$82,917	\$94,762	\$106,608	\$112,530	\$118,453		yr deduction	yr deduction)
	Tax Rate	0.027970	0.027970	0.027970	0.027970	0.027970	0.027970	0.027970	0.027970	0.027970	0.027970	0.027970	2	(10 yrs on 10 yr deduction	(10yrs on 10 yr deduction)
	Taxable AV	\$0	\$211,750	\$847,000	\$1,482,250	\$2,117,500	\$2,541,000	\$2,964,500	\$3,388,000	\$3,811,500	\$4,023,250	\$4,235,000		アスつアロスニマ	OPERTY
	Deduction	\$4,235,000	\$4,023,250	\$3,388,000	\$2,752,750	\$2,117,500	\$1,694,000	\$1,270,500	\$847,000	\$423,500	\$211,750	\$0		O AL IAX SAVED KEAL PROPERTY	TOTAL TAX PAID REAL PROPERTY
	Tax Paid %	%0	5%	20%	35%	20%	%09	%02	80%	%06	95%	100%	( ) ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	ICIAL IAX V	TOTAL TAX P.
Tax	Abatement %	100%	82%	80%	65%	20%	40%	30%	20%	10%	5%	%0	,		·
	sessed Value	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000			
	True Tax Value Assessed Value	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000			
	Cash Value	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000	\$4,235,000			
	Year	_	7	က	4	ည	ၑ	7	∞	ത	9				

NOTE: Above calculations assume a constant tax rate over the abatement period. Time value of money is not considered.

12/2019



# COMMUNITY DEVELOPMENT

# ECONOMIC REVITALIZATION AREA APPLICATION CITY OF FORT WAYNE, INDIANA

APPLICATION IS FO	R: (Check appropriate box	box(es)) Real Estate Improvements				
		☐Personal Property Im	provements			
		□Vacant Commercial o	or Industrial Building			
Total cost of real estate	improvements:	_	64,235,000			
	ring equipment improvement development					
Total cost of logistical d	Total cost of logistical distribution equipment improvements:  Total cost of information technology equipment improvements:					
10tal cose of informatio			64,235,000			
	GUNDRA 2	LINKORYICETION				
Real property taxpayer's	name: HI Clinic VP, LLC					
Personal property taxpay	er's name:					
Telephone number: 317	-580-2535	_				
		et, Suite 550, Carmel, IN 46032				
	designated, if applicable: HI	Clinic VP, LLC				
Year company was establ	lished: 2024		•			
Address of property to be	designated: 2020 McKinr	nie Avenue				
Real estate property ident	tification number: 02-13-1	9-126-001.000-070				
Contact person name: M	atthew S. Gadus					
Contact person telephone	number: 317-580-2535	Contact email: mgadus@	houseinvestments.com			
Contact person address:	11590 N. Meridian Stree	t, Suite 550, Carmel, Indiana, 46	3032			
List company officer and	List company officer and/or principal operating personnel					
NAME	TITLE	ADDRESS	PHONE NUMBER			
Matthew S. Gadus	Member	11590 N. Meridian Street, Suite 550, Carmel, IN	46032 317-580-2535			
Timothy J. Shafer	Member	11590 N. Meridian Street, Suite 550, Carmel, IN	46032 317-580-2535			
Michael D. Emkes	Member	11590 N. Meridian Street, Suite 550, Carmel, IN	46032 317-580-2535			

List all persons or firms having ownership interest in the applicant business and the percentage each holds:

NAME	PERCENTAGE
Matthew S. Gadus	35%
Timothy J. Shafer	35%
Michael D. Emkes	30%

□Yes ■No	Are any elected officials shareholders or holders of any debt obligation of the applicant or operating business? If yes, who? (name/title)
MYes □No	Is the property for which you are requesting ERA designation totally within the corporate limits of the City of Fort Wayne?
Yes No	Do you plan to request state or local assistance to finance public improvements?
MYes □No	Is the property for which you are requesting ERA designation located in an Economic Development Target Area (EDTA)? (see attached map for current areas)
□Yes MNo	Does the company's business include a retail component? If yes, answer the following questions:  What percentage of floor space will be utilized for retail activities?  What percentage of sales is made to the ultimate customer?  What percentage of sales will be from service calls?
What is the per	centage of clients/customers served that are located outside of Allen County? 0
What is the cor	npany's primary North American Industrial Classification Code (NAICs)? 531120
Describe the na	ture of the company's business, product, and/or service:
HI Clinic VP, LLC	C is a real estate development and property management company.
Dollar amount	of annual sales for the last three years:
Year	Annual Sales
N/A	

List the company's three largest customers, their locations and amount of annual gross sales:

Customer Name	City/State	Annual Gross Sales		
N/A	The state of the s			

List the company's three largest material suppliers, their locations and amount of annual purchases:

Supplier Name	City/State	Annual Gross Purchases
N/A		

List the company's top three competitors:

Competitor Name	City/State
N/A	
1 000	

•	oduct or service to be produced or offered at the project site:	
HI Clinic VP, LLC is a real estate development and property management company.	LLC is a real estate development and property management company.	

In order to be considered an Economic Revitalization Area (ERA), the area must be within the corporate limits of the City of Fort Wayne and must have become undesirable for, or impossible of, normal development and occupancy because of a lack of development, cessation of growth, deterioration of improvements or character of occupancy, age, obsolescence, substandard buildings, or other factors which have impaired values or prevent a normal development of property or use of property. It also includes any area where a facility or group of facilities that are technologically, economically, or energy obsolete is located and where the obsolescence may lead to a decline in employment and tax revenues.

How does the property for which you are requesting designation meet the above definition of an ERA? The southeast quadrant of Fort Wayne is by far the most racially and ethnically diverse quadrants in the city.

The southeast quadrant has been the most under invested quadrant in Fort Wayne with only 12% of homes in the quadrant being built since 1990.

The median age of housing units in this quadrant is 70 years which is 13 years older than the city average.

The site was previously vacant, blighted buildings that were purchased and demolished by the City of Fort Wayne for the purpose of redevelopment.

# KOŪĪVAVĀTOĀĀĶĪVĀVĀTĀJĀŠĀŠĀŠĀŠĀŠĀ

Complete this se	ction of the application if you are requesting a deduction from assessed value for real property improvements.
Describe any st	ructure(s) that is/are currently on the property: N/A
Describe the co	ondition of the structure(s) listed above: N/A
	nprovements to be made to the property to be designated for tax phase-in purposes: n of a new 9,800 square foot primary care facility to be leased to a medical provider.
Projected const	ruction start (month/year): 06/2024 ruction completion (month/year): 12/2025
_	Will construction result in Leadership in Energy and Environmental Design (LEED) certification by the U.S. Green Building Council?
□Yes ■No	Will construction use techniques to minimize impact on combined sewer overflows? (i.e. rain gardens, bio swales, etc.)

This project will adhere to all applicable federal, state, and municipal statutes, regulations, ordinances and codes, including but not limited to all Indiana and Allen County Building Codes and the Allen County Zoning Ordinance. Adherence to all applicable federal, state, and municipal statutes, regulations, ordinances and codes will be maintained throughout all design, permitting, contractor licensure, and construction phases of the Property owner's project. Said adherence shall be attested to on the initial tax phase-in application and each annual Compliance with Statement of Benefits Form.

# IPERKIONENE PROPERTEYANTORIVATION

Complete this section of the application if you are requesting a deduction from assessed value of new manufacturing, research and development, logistical distribution or information technology equipment.

List below the equipment for which you are seeking an economic revitalization area designation.

Manufacturing equipment must be used in the direct production, manufacture, fabrication, assembly, extraction, mining, processing, refining, or finishing of other tangible personal property at the site to be designated. Research and development equipment consists of laboratory equipment, research and development equipment, computers and computer software, telecommunications equipment or testing equipment used in research and development activities devoted directly and exclusively to experimental or laboratory research and development for new products, new uses of existing products, or improving or testing existing products at the site to be designated. Logistical distribution equipment consists of racking equipment, scanning or coding equipment, separators, conveyors, fork lifts or lifting equipment, transitional moving equipment, packaging equipment, sorting and picking equipment, software for technology used in logistical distribution, is used for the storage or distribution of goods, services, or information. Information technology equipment consists of equipment, including software used in the fields of information processing, office automation, telecommunication facilities and networks, informatics, network administration, software development and fiber optics: (use additional sheets, if necessary)

N/A	
Yes No Has the above equipment for which you are se	
in Indiana? If yes, was the equipment acquired at an arm	s length transaction from an entity not affiliated with
applicant? Tyes No	s length transaction from an entity not affiliated with
applicant?  Yes No Yes No Will the equipment be leased?	
applicant? Tyes No	N/A

# A SECOND TO THE PROPERTY OF TH

Complete this section of the application if you are requesting a deduction from the current assessed value of a vacant building

	ling for which you are seeking designation for tax phase-in been unoccupied for at least one
year? Please provide eviden	ce of occupation. (i.e. certificate of occupancy, paid utility receipts, executed lease
agreements)	
What year was the structure	built?
Describe any structure(s) tha	it is/are currently on the property:
	e structure(s) listed above:
	onth/year):
Describe the efforts of the ov	wner or previous owner in regards to selling, leasing or renting the eligible vacant building
during the period the eligible	vacant building was unoccupied including how much the building was offered for sale,
lease, or rent by the owner or	r a previous owner during the period the eligible vacant building was unoccupied.
	•
	·

This project will adhere to all applicable federal, state, and municipal statutes, regulations, ordinances and codes, including but not limited to all Indiana and Allen County Building Codes and the Allen County Zoning Ordinance. Adherence to all applicable federal, state, and municipal statutes, regulations, ordinances and codes will be maintained throughout all design, permitting, contractor licensure, and construction phases of the Property owner's project. Said adherence shall be attested to on the initial tax phase-in application and each annual Compliance with Statement of Benefits Form.

# PUBLICATEMIATEMI ORYAYIION

### EMPLOYMENT INFORMATION FOR FACILITY TO BE DESIGNATED

# ESTIMATE OF EMPLOYEES AND PAYROLL FOR FORT WAYNE FACILITY REQUESTING ECONOMIC REVITALIZATION AREA DESIGNATION

Please be specific on job descriptions. When listing the occupation codes, please avoid using the "Major Occupational Groupings" (i.e. 11-000, 13-000, 15-000, etc.) which are more general in nature. Instead, use specific occupation codes (i.e. 11-1021, 13-1081, 15-2041 etc) for each created and retained job. To fill out information on occupation and occupation code, use data available through Occupation Employment Statistics for Fort Wayne <a href="http://www.bls.gov/oes/current/oes\_23060.htm">http://www.bls.gov/oes/current/oes\_23060.htm</a>

Any information concerning the cost of the property and specific salaries paid to individual employees is confidential per Indiana Code (I.C. 6-1.1-12.1-5.1)

#### **Current Full-Time Employment**

Occupation	Occupation Code	Number of Jobs	Total Payroll		
N/A					
			•		

#### **Retained Full-Time Employment**

Occupation	Occupation Code	Number of Jobs	Total Payroll
N/A			
	- In the second	-	
	,		

### **Additional Full-Time Employment**

Occupation	Occupation Code	Number of Jobs	Total Payroll

# POBLICEBON OFFICENCIANION **Current Part-Time or Temporary Jobs** Number of Jobs Total Payroll Occupation Occupation Code N/A Retained Part-Time or Temporary Jobs Total Payroll Number of Jobs Occupation Occupation Code N/A Additional Part-Time or Temporary Jobs Total Payroll Occupation Code Number of Jobs Occupation Check the boxes below if the existing jobs and the jobs to be created will provide the listed benefits: Disability Insurance ☐Major Medical Plan Pension Plan ☐Dental Insurance ☐ Tuition Reimbursement ☐ Life Insurance List any benefits not mentioned above:

When will you reach the levels of employment shown above? (month/year):

# PURO UNIVERSACIONALIS

The following must be attached to the application.

- 1. Statement of Benefits Form(s) (first page/front side completed)
- 2. Full legal description of property and a plat map identifying the property boundaries. (Property tax bill legal descriptions are not sufficient.) Should be marked as Exhibit A.
- 3. Check for non-refundable application fee made payable to the City of Fort Wayne.

ERA filing fee (either real or personal property improvements) ERA filing fee (both real and personal property improvements) ERA filing fee (vacant commercial or industrial building)

\$500

ERA filing fee in an EDTA

\$200 \$300

Amendment to extend designation period Waiver of non-compliance with ERA filing

\$1,000 + ERA filing fee

.1% of total project cost not to exceed \$1,000

.1% of total project cost not to exceed \$1,500

Owner's Certificate (if applicant is not the owner of property to be designated)
Should be marked as Exhibit B if applicable.

#### TO PREPENDE AVEION

I, as the legal taxpayer and/or owner, hereby certify that all information and representations made on this application and its attached exhibits are true and complete and that no Improvement Location Permit or Structural Permit have been filed for construction of improvements, the occupation of the vacant building has not taken place and no manufacturing, research and development, logistical distribution or information technology equipment which is a part of this application been purchased and installed as of the date of filing of this application. I also certify that the taxpayer is not delinquent on any and all property tax due to taxing jurisdictions within Allen County, Indiana. I understand that any incorrect information on this application may result in a rescission of any tax phase-ins which I may receive.

I understand that I must file a correctly completed Compliance with Statement of Benefits Form (CF-1/Real Property for real property improvements, CF-1/PP for personal property improvements, and CF-1/VBD for vacant building deduction) and the Public Benefit Annual Update with the City of Fort Wayne Community Development Division in each year in which I receive a deduction. Further the CF-1/PP form must be filed with the county assessor and the CF-1/Real Property and CF-1/VBD must be filed with the county auditor. Failure to file the CF-1 form with these agencies may result in a rescission of any tax phase-in occurring as a result of this application.

Signature of Taxpayer/Owner

Matthew S. Cadus
Printed Name and Title of Applicant

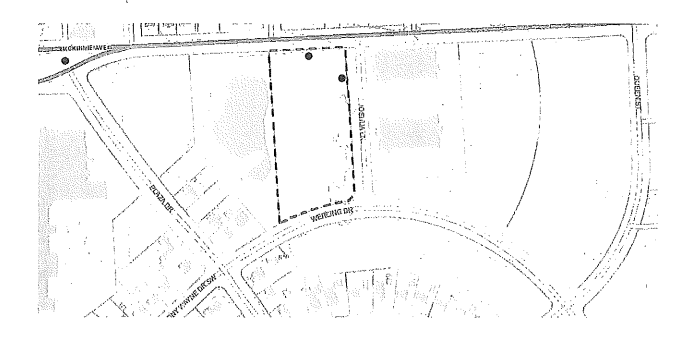
7/19/70 Date

4.

Return completed application to Community Development staff at 200 E. Berry Street Suite 320 Fort Wayne, IN 46802

## **EXHIBIT A**

# Parcel # 02-13-19-126-001.000-070





# STATEMENT OF BENEFITS REAL ESTATE IMPROVEMENTS

State Form 51767 (R7 / 1-21)
Prescribed by the Department of Local Government Finance

CITY OF FT. WAYNE APR 04 2024 CRY

20	PAY 20	

FORM SB-1 / Real Property

#### **PRIVACY NOTICE**

Any information concerning the cost of the property and specific salaries paid to individual employees by the property owner is confidential per IC 6-1.1-12.1-5.1.

This statement is being completed for real property that qualifies under the following Indiana Code (checkle): MENT Redevelopment or rehabilitation of real estate improvements (IC 6-1.1-12.1-4)

Residentially distressed area (IC 6-1.1-12.1-4.1)

#### INSTRUCTIONS:

- 1. This statement must be submitted to the body designating the Economic Revitalization Area prior to the public hearing if the designating body requires information from the applicant in making its decision about whether to designate an Economic Revitalization Area. Otherwise, this statement must be submitted to the designating body BEFORE the redevelopment or rehabilitation of real property for which the person wishes to claim a deduction.
- The statement of benefits form must be submitted to the designating body and the area designated an economic revitalization area before the initiation of the redevelopment or rehabilitation for which the person desires to claim a deduction.
- 3. To obtain a deduction, a Form 322/RE must be filed with the county auditor before May 10 in the year in which the addition to assessed valuation is made or not later than thirty (30) days after the assessment notice is mailed to the property owner if it was mailed after April 10. A property owner who failed to file a deduction application within the prescribed deadline may file an application between January 1 and May 10 of a subsequent year.
- 4. A property owner who files for the deduction must provide the county auditor and designating body with a Form CF-1/Real Property. The Form CF-1/Real Property should be attached to the Form 322/RE when the deduction is first claimed and then updated annually for each year the deduction is applicable. IC 6-1.1-12.1-5.1(b)
- For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body is required to establish an abatement schedule for each deduction allowed. For a Form SB-1/Real Property that is approved prior to July 1, 2013, the abatement schedule approved by the designating body remains in effect. IC 6-1.1-12.1-17

Tomano III directi To o							
SECTION 1		TAXPAYER	INFORMA	TION			
Name of taxpayer				•			
HI Clinic VP, LLC					W.T.		
111590 N. Meridi	and street, city, state, and ZIP co an Street, Suite 550,		46032				
Name of contact person			Telephone	number		E-mail addres	is
Matthew S. Gadu	IS		(317)	580-2535		mgadus@l	houseinvestments.com
SECTION 2	LOC	CATION AND DESCRIPT	ION OF P	ROPOSEÐ PROJ	ECT		
Name of designating body	_			•		Resolution nu	mber
Fort Wayne Comm	non Council						
Location of property			County				district number
2020 McKinnie Av			Allen		****	070	
1 ' ' '	nprovements, redevelopment, or	•		••			t date (month, day, year)
The Project is the redeve	elopment of approximately 1	acre into a build-to-suit, s	,800 squa	re teet primary car	e facility.	06/01/20	
	•					Estimated com 12/31/20	pletion date (month, day, year)
						<u> </u>	120
SECTION 3 Current Number	ESTIMATE OF E	MPLOYEES AND SALA Number Retained	Safaries	ESULT OF PROP	Number Add		Salaries
Ouncil Homber	Quianes	Mulliper Metallieu	Garantes		Multipel Add	HIGHE	Salaties
SECTION 4	COTINE	ATED TOTAL COST AN	D VALUE	OF BROBONER F	DO IFOT		
SECTION 4	EQ 10V	ATED TOTAL COST AN	D VALUE				L
				COST	ESTATE II	MPROVEMEN	
Current values				COST		ASS	SESSED VALUE 26,700.00
Plus estimated values of	of proposed project		***	4.0	00,000.00	<del> </del>	2,400,000.00
Less values of any prop				3,0	00,000.00		2,400,000.00
	pon completion of project			4.0	00,000.00		2,426,700.00
SECTION 5		NVERTED AND OTHER	BENEFIT	•		AYER	
			•				
Estimated solid waste c	onverted (pounds)		Estimat	ed hazardous was	ite converte	d (pounds)	
Other benefits				, , , , , , , , , , , , , , , , , , ,			
2007/211/2		T11701175 A					
SECTION 6		TAXPAYER CE	RHFICAT	ION		and the second of the second o	
	ne representations in this	statement are true.					
Signature of authorized repres	entative					Date signed (m	nonth, day, year)
197111		·····		1		4/3/2	024
Printed name of authorized rep	· · · · · · · · · · · · · · · · · · ·			Title		,	
Matthew	S. Gadas			Mente			

			FOR USE OF THE D	ESIGNATING BO	DΥ		
We find that the applicant meets the general standards in the resolution adopted or to be adopted by this body. Said resolution, passed or to be passed under IC 6-1.1-12.1, provides for the following limitations:							
Α.	A. The designated area has been limited to a period of time not to exceed calendar years* (see below). The date this designation expires is						
В,	B. The type of deduction that is allowed in the designated area is limited to:  1. Redevelopment or rehabilitation of real estate improvements 2. Residentially distressed areas						
C.	C. The amount of the deduction applicable is limited to \$						
D.	Other limitations or condition	ns (specify)				Name and the second	
Ε.	Number of years allowed:	Year 1	☐ Year 2 ☐ Year 7	Year 3	Year 4 Year 9	Year 5 (* see below) Year 10	
We h	F. For a statement of benefits approved after June 30, 2013, did this designating body adopt an abatement schedule per IC 6-1.1-12.1-17?  Yes No If yes, attach a copy of the abatement schedule to this form. If no, the designating body is required to establish an abatement schedule before the deduction can be determined.  We have also reviewed the information contained in the statement of benefits and find that the estimates and expectations are reasonable and have						
	mined that the totality of benefactorized	-	•	Telephone number	· Aldinory ·	Date signed (month, day, year)	
	(1.3	•		( )			
Printed n	ame of authorized member of des	ignating body		Name of designating	3 pody		
Attested	by (signature and title of attester)	, <u>, , , , , , , , , , , , , , , , , , </u>	***	Printed name of atte	ester		
* If the designating body limits the time period during which an area is an economic revitalization area, that limitation does not limit the length of time a taxpayer is entitled to receive a deduction to a number of years that is less than the number of years designated under IC 6-1.1-12.1-17.  A. For residentially distressed areas where the Form SB-1/Real Property was approved prior to July 1, 2013, the deductions established in IC 6-1.1-12.1-4.1 remain in effect. The deduction period may not exceed five (5) years. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body is required to establish an abatement schedule for each deduction allowed. Except as provided in IC 6-1.1-12.1-18, the deduction period may not exceed ten (10) years. (See IC 6-1.1-12.1-17 below.)  B. For the redevelopment or rehabilitation of real property where the Form SB-1/Real Property was approved prior to July 1, 2013, the abatement schedule approved by the designating body remains in effect. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body is required to establish an abatement schedule for each deduction allowed. (See IC 6-1.1-12.1-17 below.)							
IC 6-1.1-12.1-17  Abatement schedules  Sec. 17. (a) A designating body may provide to a business that is established in or relocated to a revitalization area and that receives a deduction under section 4 or 4.5 of this chapter an abatement schedule based on the following factors:  (1) The total amount of the taxpayer's investment in real and personal property.  (2) The number of new full-time equivalent jobs created.  (3) The average wage of the new employees compared to the state minimum wage.  (4) The infrastructure requirements for the taxpayer's investment.  (b) This subsection applies to a statement of benefits approved after June 30, 2013. A designating body shall establish an abatement schedule for each deduction allowed under this chapter. An abatement schedule must specify the percentage amount of the deduction for each year of the deduction. Except as provided in IC 6-1.1-12.1-18, an abatement schedule may not exceed ten (10) years.  (c) An abatement schedule approved for a particular taxpayer before July 1, 2013, remains in effect until the abatement schedule expires under the terms of the resolution approving the taxpayer's statement of benefits.							

A CONFIRMING RESOLUTION designating an "Economic Revitalization Area" under I.C. 6-1.1-12.1 for property commonly known as 2020 McKinnie Avenue Fort Wayne, Indiana 46806 (HI Clinic VP, LLC)

WHEREAS, Common Council has previously designated and declared by Declaratory Resolution the following described property as an "Economic Revitalization Area" under Sections 153.13-153.24 of the Municipal Code of the City of Fort Wayne, Indiana, and I.C. 6-1.1-12.1, to wit:

Attached hereto as "Exhibit A" as if a part herein; and

WHEREAS, the total estimated project cost is \$4,235,000; and

WHEREAS, a recommendation has been received from the Committee on Finance; and

WHEREAS, notice of the adoption and substance of said Resolution has been published in accordance with I.C. 6-1.1-12.1-2.5 and I.C. 5-3-1 and a public hearing has been conducted on said Resolution.

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

**SECTION 1.** That, the Resolution previously designating the above described property as an "Economic Revitalization Area" is confirmed in all respects.

**SECTION 2.** That, the hereinabove described property is hereby declared an "Economic Revitalization Area" pursuant to I.C. 6-1.1-12.1, said designation to begin on the effective date of this Resolution and shall terminate on December 31, 2026, unless otherwise automatically extended in five year increments per I.C. 6-1.1-12.1-9.

**SECTION 3.** That, said designation of the hereinabove described property as an "Economic Revitalization Area" shall apply to a deduction of the assessed value of real estate improvements to be made between June 1, 2024 and December 31, 2025. Should there be any project delays an updated timeline will be provided to the Allen County Auditor's Office in writing by Community Development Staff.

**SECTION 4.** That, the estimate of the number of individuals that will be employed or whose employment will be retained and the estimate of the annual salaries of those individuals and the estimate of the value of redevelopment or rehabilitation, all contained in Petitioner's Statement of Benefits are reasonable and are benefits that can be reasonably expected to result from the proposed described redevelopment or rehabilitation.

**SECTION 5.** The current year approximate tax rates for taxing units within the City would be:

- (a) If the proposed development does not occur, the approximate current year tax rates for this site would be \$2.797/\$100.
- (b) If the proposed development occurs and no deduction is granted, the approximate current year tax rate for the site would be \$2.797/\$100 (the change would be negligible).
- (c) If the proposed development occurs, and a deduction percentage of fifty percent (50%) is assumed, the approximate current year tax rate for the site would be \$2.797/\$100 (the change would be negligible).

**SECTION 6.** Pursuant to I.C. 6-1.1-12.1, it is hereby determined that the deduction from the assessed value of the real property shall be for a period of ten years.

**SECTION 7.** The deduction schedule from the assessed value of the real property pursuant to I.C. 6-1.1-12.1-17 shall look like this:

Year of Deduction	Percentage
1	100%
2	95%
3	80%
4	65%
5	50%
6	40%
7	30%
8	20%
9	10%
10	5%
11	0%

**SECTION 8.** The benefits described in the Petitioner's Statement of Benefits can be reasonably expected to result from the project and are sufficient to justify the applicable deductions.

**SECTION 9.** For real property, a deduction application must contain a performance report showing the extent to which there has been compliance with the Statement of Benefits form approved by the Fort Wayne Common Council at the time of filing. This report must be submitted to the Allen County Auditor's Office, and the City of Fort Wayne's Community Development Division and must be included with the deduction application. For subsequent years, the performance report must be updated each year in which the deduction is applicable at the same time the property owner is required to file a personal property tax return in the taxing district in which the property for which the deduction was granted is located. If the taxpayer does not file a personal property tax return in the taxing district in which the property is located, the information must be provided by May 15.

SECTION 10. The performance report must contain the following information

- A. The cost and description of real property improvements.
- B. The number of employees hired through the end of the preceding calendar year as a result of the deduction.
- C. The total salaries of the employees hired through the end of the preceding calendar year as a result of the deduction.
- D. The total number of employees employed at the facility receiving the deduction.
- E. The total assessed value of the real property deductions.
- F. The tax savings resulting from the real property being abated.

**SECTION 11.** That, the taxpayer is non-delinquent on any and all property tax due to jurisdictions within Allen County, Indiana.

**SECTION 12.** That, pursuant to I.C. 6-1.1-12.1-12 et al, any property owner that has received a deduction under section 3 or 4.5 of this chapter may be required to repay the deduction amount as determined by the county auditor in accordance with section 12 of said chapter if the property owner ceases operations at the facility for which the deduction was granted and if the Common Council finds that the property owner obtained the deduction by intentionally providing false information concerning the property owner's plans to continue operation at the facility.

<b>SECTION 13.</b> That, this Resolution shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.	
Member of Council	
APPROVED AS TO FORM A LEGALITY	
Malak Heiny, City Attorney	