An Ordinance of the Town of Sellersburg, Indiana, authorizing the issuance and sale of bonds of said Town for the purpose of providing funds to be applied for the purchase of real estate and the construction of a new fire house thereon for said Town, including the incidental expenses in connection therewith.

WHEREAS, there has heretofore been filed with the Board of Trustees a petition signed by owners of taxable real estate located in the Town of Sellersburg requesting the issuance of bonds of said Town for the purpose of providing funds to be applied for the purchase of real estate and the construction of a new fire house thereon for said Town, including the incidental expenses in connection therewith, which petition the Board has found fully complied with the provisions of Sec. 64-1910 Burns Statutes, 1961 Replacement; and

WHEREAS, the Board now finds that the cost of such project will be in the approximate amount of Fifty Thousand Dollars (\$50,000); and

WHEREAS, the Town of Sellersburg does not now have on hand funds unappropriated to any other use or provided for in the existing budget sufficient to provide for the purchase of real estate and the construction of a new fire house thereon for said Town, and it is necessary for such purpose that the Town borrow the sum of Fifty Thousand Dollars (\$50,000) and issue and sell its bonds in that amount; now therefore,

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF SELLERSBURG, INDIANA:

Section 1. That the Town of Sellersburg shall make a loan in the amount of Fifty Thousand Dollars (\$50,000) for the purpose of procuring funds to be applied for the purchase of real estate and the construction of a new fire house thereon for said Town, including the incidental expenses in connection therewith.

Section 2. In order to procure said loan, the Clerk-Treasurer is hereby authorized and directed to have prepared, and to issue and sell the negotiable general obligation bonds of the Town, to be designated as "Municipal Bonds of 1967," in the aggregate principal amount of Fifty Thousand Dollars (\$50,000), in the denomination of One Thousand

Dollars (\$1,000) each. Said bonds shall be numbered consecutively from 1 to 50 inclusive, shall be dated as of the first day of the month in which said bonds are sold, and shall bear interest at a rate not exceeding four and one-half per cent (4-1/2%) per annum (the exact rate to be determined by bidding), which interest shall be payable on July 1, 1968, and semi-annually thereafter, such interest to be evidenced by coupons attached to said bonds. Said bonds and the interest thereon shall be payable in lawful money of the United States of America at the Sellersburg State Bank, in the Town of Sellersburg, Indiana, and said bonds shall mature serially in the amounts and on the dates as follows:

\$3,000 on January 1 in each of the years 1970 to 1979 inclusive;
\$5,000 on January 1 in each of the years 1980 to 1983 inclusive.

Said bonds shall be signed in the name of the Town of Sellersburg by the President of the Board of Trustees, and attested by the Clerk-Treasurer, who shall affix the seal of the Town to each of said bonds. The interest coupons attached to said bonds shall be executed by placing thereon the facsimile signature of the Clerk-Treasurer, and said official by the signing of said bonds, shall adopt as and for his own proper signature his facsimile signature appearing on said coupons. Said bonds shall, in thehands of bona fide holders, have all of the qualities of negotiable instruments under the laws of the State of Indiana.

Section 3. The form and tenor of said bonds and the interest coupons to be attached thereto shall be in substantially the following form, all blanks to be filled in properly prior to delivery:

UNITED STATES OF AMERICA
State of Indiana County of Clark

No.

\$1,000

TOWN OF SELLERSBURG MUNICIPAL BOND OF 1967

The Town of Sellersburg, in Clark County, Indiana, for value received, hereby acknowledges itself indebted and promises to pay to the bearer hereof the principal amount of

Both principal and interest of this bond are payable in lawful money of the United States of America at the Sellersburg State Bank, in the Town of Sellersburg, Indiana.

This bond is one of an authorized issue of fifty (50) bonds of the Town of Sellersburg, of like date, tenor and effect, except as to dates of maturity, aggregating Fifty Thousand Dollars (\$50,000), numbered consecutively from 1 to 50 inclusive, issued pursuant to an ordinance adopted by the Board of Trustees of said Town on the 18th , 1967, entitled "An Ordinance of the Town of Sellersburg, Indiana, authorizing the issuance and sale of bonds of said Town for the purpose of providing funds to be applied for the purchase of real estate and the construction of a new fire house thereon for said Town, including the incidental expenses in connection therewith," and in strict accordance with the provisions of an act of the General Assembly of the State of Indiana entitled "An Act concerning municipal corporations," approved March 6, 1905, and all acts amendatory thereof and supplemental thereto, to provide funds for the purpose set forth in said ordinance.

It is hereby certified and recited that all acts, conditions and things required to be done precedent to and in the execution, issuance and delivery of this bond have been done, happened and performed in regular and due form as provided by law; that this bond and said total issue of bonds is within every limit of indebtedness prescribed by the constitution and laws of the State of Indiana, and that the full faith and credit of the Town of Sellersburg, Indiana, are hereby irrevocably pledged to the punctual payment of the principal and interest of this bond according to its terms.

IN WITNESS WHEREOF, the Town of Sellersburg, in Clark County, Indiana, by ordinance of its Board of Trustees, has caused this bond to be signed in its corporate name by the President of its Board of Trustees, its corporate seal to be hereunto affixed and attested by its Clerk-Treasurer, and the interest coupons hereto attached to be executed by placing thereon the facsimile signature of said Clerk-Treasurer, as of the first day of ______, 1967.

TOWN OF SELLERSBURG

John H. Werle, President,

Board of Trustees

Attest:

H. Robert Diedrich, Clerk-Treasurer (Interest Coupon)

Coupon No.	\$
On	, 19,
the Town of Sellersburg	, 19 , , Indiana, will pay to bearer at the
Sellersburg State Bank,	in the Town of Sellersburg, Indiana
	Dollars in lawful money of the
United States of America	a, being the interest then due on its

Municipal Bond of 1967, dated ____

TOWN OF SELLERSBURG

By M. Robert Diedrich, Clerk-Treasurer

Section 4. As soon as may be done after the passage of this ordinance, the Clerk-Treasurer shall give notice of the filing of the petition for and determination to issue bonds. Said notice shall be published once each week for two weeks in The Evening News, published in the City of Jeffersonville, Indiana, and in the Charlestown Courier, published in the City of Charlestown, Indiana, there being no newspaper published in the Town of Sellersburg, and said notice shall be posted in three public places in the Town, as provided by Secs. 64-1910 and 64-1915 Burns Statutes, 1961 Replacement. In the event a remonstrance shall be filed by owners of taxable real estate under the provisions of Sec. 64-1910 Burns Statutes, 1961 Replacement, then no further steps towards the issuance of said bonds shall be taken unless and until the Board of Trustees shall have determined that such remonstrance is insufficient. In the event an objecting petition or petitions are filed by taxpayers under the provisions of Sec. 64-1915 Burns Statutes, 1961 Replacement, then no further steps towards the issuance of said bonds shall be taken unless and until the State Board of Tax Commissioners shall issue its order approving the issuance of said bonds. In the event it shall be determined by the State Board of Tax Commissioners, or otherwise, that the whole amount of the bonds herein authorized shall not be issued, then the Clerk-Treasurer shall be authorized to advertise and sell a lesser amount of bonds, and the bonds not issued and sold shall be the bonds of the longest maturity or maturities.

Section 5. Prior to the sale of said bonds, the Clerk-Treasurer shall cause to be published a notice of such sale once each week for two weeks in The Evening News and The Charlestown Courier. The date fixed for the sale shall not be earlier than seven (7) days after the last of said publications. Said bond sale notice shall state the time and place of sale, the total amount of bonds, the maximum rate of interest thereon, the maturities thereof, the purpose for which the bonds are being issued, the terms and conditions on which bids will be received and the sale made, and shall set out such other information as the Clerk-Treasurer shall deem necessary. Said bonds shall not be advertised for sale, however, prior to the expiration of the period during which taxpayers may file remonstrances or objecting petitions to the issuance of said bonds.

Section 6. All bids for said bonds shall be sealed and shall be presented to the Clerk-Treasurer at his office. The Clerk-Treasurer shall continue to receive bids until the hour on the day fixed in the bond sale notice, at which time and place he shall open and consider the bids. Bidders for said bonds shall be required to name the rate of interest which the bonds are to bear, not exceeding four and one-half per cent (4-1/2%) per annum. Such interest rate shall be multiples of one-eighth (1/8) of one per cent (1%) and not more than one interest rate shall be named by each bidder. The Clerk-Treasurer shall award the bonds to the highest bidder. The highest bidder shall be the one who offers the lowest net interest cost to the Town, to be determined by computing the total interest on all of the bonds to their maturities and deducting therefrom the premium bid, if any. No bid for less than the par value of said bonds, including accrued interest at the rate named to the date of delivery, shall be considered. The Clerk-Treasurer shall have full right to reject any and all bids. In the event no satisfactory bids for said bonds are received at the time fixed in said notice, the sale may be continued from day to day thereafter for a period not to exceed thirty (30) days without readvertisement, but during the continuation of such sale no bid shall be accepted which is

lower than the highest bid received at the time fixed for said sale in the bond sale notice.

Prior to the delivery of said bonds the Clerk-Treasurer shall be authorized to obtain a legal opinion as to the validity of the bonds from Ice Miller Donadio & Ryan, acting as bond counsel for the Town, and the bond sale notice shall state that such opinion shall be furnished to the purchasers of the bonds at the expense of the Town, in order that the Town may receive due credit in the bidding. The fee of such bond counsel shall be considered as a part of the cost of the project on account of which said bonds are issued, and shall be paid out of the proceeds of said bonds.

Section 7. This ordinance shall be in full force and effect immediately upon its passage and signing by the members of the Board of Trustees.

Passed and adopted by the Board of Trustees of the Town of Sellersburg, on the 18th day of May , 1967.

John H. Werle, President

Charles M. Hostettler

John Hinton

Board of Trustees

Attest:

H. Robert Diedrich, Clerk-Treasurer. An Ordinance of the Town of Sellersburg, Indiana, appropriating the sum of Fifty Thousand Dollars (\$50,000) to be applied for the purchase of real estate and the construction of a new fire house thereon for said Town, including the incidental expenses in connection therewith and on account of the issuance of bonds therefor

WHEREAS, the Board of Trustees of the Town of Sellersburg, Indiana, finds that a necessity exists for the purchase of real estate and the construction of a new fire house thereon for said Town, and that there has heretofore been filed with the Board a petition signed by owners of taxable real estate located in the Town requesting that bonds of the Town be issued in an amount not exceeding Fifty Thousand Dollars (\$50,000) for the purpose of providing funds to be appliedfor the purchase of real estate and the construction of a new fire house thereon for said Town, including the incidental expenses in connection therewith, which petition the Board of Trustees has heretofore found to be in due form of law and has caused notice of the filing of said petition to be given as provided by Sec. 64-1910 Burns Statutes, 1961 Replacement; and

WHEREAS, the Town of Sellersburg does not now have on hand funds unappropriated for any other purpose or provided for in the existing budget sufficient to provide for the purchase of real estate and the construction of a new fire house thereon for said Town, and the Board has heretofore provided for the issuance of bonds of the Town in the amount of Fifty Thousand Dollars (\$50,000) in order to procure funds for such purpose; and

WHEREAS, the Board determines that there is an extraordinary emergency existing for the making of an appropriation at this time for such purpose; now therefore,

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF SELLERSBURG,

INDIANA:

Section 1. That the sum of Fifty Thousand Dollars (\$50,000) be and the same is hereby appropriated out of the proceeds of the bonds designated as "Municipal Bonds of 1967," heretofore authorized to be

of a new fire house thereon for said Town, including the incidental expenses in connection therewith and on account of the issuance of bonds therefor.

Section 2. This ordinance shall be in full force and effect immediately upon its passage and signing by the members of the Board of Trustees.

Passed and adopted by the Board of Trustees of the Town of Sellersburg on the 27th day of June , 1967.

John H. Werle

Charles M. Hostettler

John Hinton

Board of Trustees

Attest:

H. Robert Diedrich,

Clerk-Treasurer

ORDINANCE NO. 248A

AN ORDINANCE ABOLISHING THE OFFICE OF TOWN MARSHAL AND THE ESTABLISHMENT OF A BOARD OF METROPOLITAN POLICE COMMISSIONERS

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution is hereby adopted:

Section 1. The office of Town Marshal for the Town of Sellersburg Clark County, Indiana, is hereby abolished.

Section 2. A Board of Metropolitan Police Commissioners is hereby established.

Section 3. At the general town election to be held in November of 1967, the question of whether or not the Town Board shall by ordinance abolish the office of Town Marshal and establish a Board of Metropolitan Police Commissioners shall be submitted to the legal voters of the Town of Sellersburg, Clark County, Indiana. The question to be submitted shall be: "Do you favor the establishment of a Board of Metropolitan Police Commissioners and the abolishment of the office of Town Marshal?"

The foregoing, within, and attached ordinance passed by the Board of Trustees of the Town of Sellersburg, Clark County, Indiana, on the 8th day of August, 1967.

TOWN OF SELLERSBURG

BY:

John Werle, Chairman,

Town Board

John Hinton, Member,

Town Board

Charles Hostettler, Member,

Town Board

ATTEST:

H. Robert Diedrich, Clerk-Treasurer.

ORDINANCE NO. 248/A

AN ORDINANCE ABOLISHING THE OFFICE OF TOWN MARSHAL AND THE ESTABLISHMENT OF A BOARD OF METROPOLITAN POLICE COMMISSIONERS

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution is hereby adopted:

Section 1. The office of Town Marshal for the Town of Sellersburg Clark County, Indiana, is hereby abolished.

Section 2. A Board of Metropolitan Police Commissioners is hereby established.

Section 3. At the general town election to be held in November of 1967, the question of whether or not the Town Board shall by ordinance abolish the office of Town Marshal and establish a Board of Metropolitan Police Commissioners shall be submitted to the legal voters of the Town Sellersburg, Clark County, Indiana. The question to be submitted shall be: "Do you favor the establishment of a Board of Metropolitan Police Commissioners and the abolishment of the office of Town Marshal?"

The foregoing, within, and attached ordinance passed by the Board of Trustees of the Town of Sellersburg, Clark County, Indiana, on the 8th day of August, 1967.

TOWN OF SELLERSBURG

BY:

John Werle, Chairman,

Town Board

John Hinton, Member,

Town Board

Charles Hostettler, Member,

Town Board

ATTEST:

M. Robert Diedrich, Clerk-Treasurer. AN ORDINANCE OF THE TOWN OF SELLERSBURG, INDIANA, ESTABLISHING THE ANNUAL SALARY OF THE TRUSTEES OF SAID TOWN AS FOLLOWS: THE SUM OF \$600.00 FROM THE CIVIL TOWN, THE SUM OF \$300.00 FROM THE SEWER DEPARTMENT, AND THE SUM OF \$300.00 FROM THE WATER DEPARTMENT.

WHEREAS, the Board of Trustees of the Town of Sellersburg, Indiana, finds that a necessity exists for an increase in the amount of salary for said Trustees;

Now, therefore, be it ordained by the Board of Trustees of the Town of Sellersburg, Indiana:

Section 1. That the annual salary of the Trustees of the Town of Sellersburg is hereby established, fixed and set as follows: The sum of \$600.00 from the Civil Town, the sum of \$300.00 from the Sewer Department, and the sum of \$300.00 from the Water Department.

Section 2. This ordinance shall be in full force and effect as of January 1, 1968.

PASSED AND ADOPTED by the Board of Trustees of the Town of Sellersburg, on the 14th day of November, 1967.

John H. Werle

Charles M. Hostettler

John Hinton

ATTEST:

E. W. Smith, Clerk-Treasurer

AN ORDINANCE OF THE TOWN OF SELLERSBURG, INDIANA, ESTABLISH-ING THAT ALL WATER LINE EXTENSIONS FOR THE TOWN OF SELLERSBURG BE A MINIMUM OF SIX INCH AND TO BE LARGER WHERE REQUIRED FOR FIRE PROTECTION OR AS REQUIRED BY THE STATE BOARD OF HEALTH.

WHEREAS, the Board of Trustees of the Town of Sellersburg, Indiana, finds that a necessity exists for regulation in regards to the size of water lines.

Now, therefore, be it ordained by the Board of Trustees of the Town of Sellersburg, Indiana:

Section 1. That the minimum size of all extensions to the water lines of the Town of Sellersburg is hereby established, fixed, and set as follows: Any and all extensions of the water lines of the Town of Sellersburg shall be a minimum of six inch lines and shall be larger where required for fire protection or where required by the Indiana State Board of Health or the Clark County State Board of Health.

Section 2. This ordinance shall be in full force and effect as of January 1, 1968.

PASSED AND ADOPTED by the Board of Trustees of the Town of Sellersburg, on the 26th day of December, 1967.

John H. Werle

Dia M. Naste

Charles M. Mostettler

John D. Hinton

ATTEST:

E. W. Smith, Clerk-Treasurer

AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR GENERAL FUND, \$1900.00 FOR SALARY OF TOWN MARSHALS,\$700.00 FOR GARBAGE REMOVAL, \$100.00 FOR POLICE SUPPLIES, \$350.00 FOR GAS, OIL AND MAINTENANCE OF POLICE CAR, \$150.00 FOR OFFICIAL RECORDS, AND \$250.00 FOR MAINTENANCE OF GARBAGE PACKER, AND FOR THE MOTOR VEHICLE HIGHWAY FUND THE SUM OF \$400.00 FOR SALARIES OF EMPLOYEES. FURTHER ORDERING THAT SAID ADDITIONAL APPROPRIATIONS IN THE GENERAL FUND BE TRANSFERRED FROM MATERIALS BUILDING IN THE AMOUNT OF \$1,000.00, SEWER MATERIALS IN THE AMOUNT OF \$450.00, BONDS IN THE AMOUNT OF \$1,000.00 AND MOTOR EQUIPMENT IN THE AMOUNT OF \$1,000.00, AND THAT SAID ADDITIONAL APPROPRIATION IN THE MOTOR VEHICLE HIGHWAY FUND BE TRANSFERRED FROM MATERIALS IN THE AMOUNT OF \$400.00.

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF SELLERSBURG Clark County, in the State of Indiana, in regular session assembled.

SECTION 1. That said Board of Trustees finds that an extraordinary emergency exists for salaries of Town Marshals, Garbage Removal, Police Supplies, Gas, Oil and Maintenance of Police Car, Official Records, Maintenance of Garbage Packer and materials.

SECTION 2. That said Board further finds that a ten (10) day notice of publication of said contemplated additional appropriation has been given to the taxpayers and other interested parties stating that a hearing would be held on said additional contemplated appropriation on the 12th day of December, 1967, at 7:30 P. M., at the regular meeting place of said Board, at the Town Hall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.

SECTION 3. Upon the conclusion of said hearing referred to in Section 2 of this Ordinance, the said Board now confirms its determination to appropriate and expend such additional amount.

SECTION 4. That said Board does hereby appropriate and add additional sums in the General Fund as follows: Appropriation No. 13, Salaries of Town Marshals, \$1900.00; Appropriation No. 17, Garbage Removal, \$700.00; Appropriation No. 33, Police Supplies, \$100.00; Appropriation No. 215, Gas, Oil and Maintenance Police Car, \$350.00; Appropriation No. 361, Official Records, \$150.00; and Appropriation No. 723, Maintenance of Garbage Packer, \$250.00. Said additional appropriations to be transferred from General Fund accounts as follows: Appropriation No. 41, Materials Building, \$1,000.00; Appropriation No. 42, Sewer Materials, \$450.00; Appropriation No. 81, Bonds, \$1,000.00; and Appropriation No. 722, Motor Equipment, \$1,000.00.

SECTION 5. That said Board does hereby appropriate and add an additional sum in the Motor Vehicle Highway Fund as follows: Appropriation No. 12, Salaries of Employees, \$400.00. That said additional appropriation be transferred from Appropriation No. 424, Materials, in the amount of \$400.00.

SECTION 6. The action taken herein shall be subject to the approval of the Indiana Tax Board, as provided by law.

SECTION 7. All ordinances of or parts of ordinances in conflict herewith are hereby repealed.

PASSED BY THE BOARD OF TRUSTEES OF THE TOWN OF SELLERSBURG, INDIANA in regular session on this 12th day of December, 1967.

Jøhn Werle

Charles Hostaftlor

John Hinton

ATTEST:

E. W. Smith, Clerk-Treasurer

ORDINANCE NO. 254

AN ORDINANCE CONTROLLING MOTOR VEHICLES

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution controlling motor vehicles is hereby adopted:

Section 1. <u>Full Stops.</u> No person, firm, or corporation shall proceed through the following intersections, before having made a full and complete stop as follows:

- A. On Circle Drive entering Millview Drive,
- B. On Hanger Avenue entering Church Street,
- C. On Haas Lane entering South Street,
- D. On Ehringer Lane entering South Street.

Section 2. The Town Marshal is hereby directed to have stop signs erected at the intersections above mentioned.

Section 3. <u>Penalty.</u> Any person, firm, or corporation violating the provisions of this ordinance shall be guilty of a misdemeanor, and upon conviction shall be fined in any sum not less than One Dollar (\$1.00) nor more than Ten Dollars (\$10.00).

Section 4. Effective Date. This ordinance shall be effective May 6, 1968.

The foregoing, within, and attached ordinance passed by the Board of Trustees of the Town of Sellersburg, Indiana, on the 26th day of March, 1968.

TOWN OF SELLERSBURG

By:

John Werle, Chairman,

Town Board

ohn Hinton, Member,

Town Board

Chester Stoner, Member,

Town Board

ATTEST:

E. W. Smith. Clerk-Treasurer

NOTICE TO RESIDENTS OF THE TOWN OF SELLERSBURG, INDIANA

Notice is hereby given that the following ordinance was duly passed by the Board of Trustees of the Town of Sellersburg, Indiana, at their regular meeting on April 23, 1968, as follows, to-wit:

ORDINANCE NO. 255

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF SELLERSBURG, INDIANA:

ARTICLE I. NUISANCES.

Section 1. Common law and statutory nuisances.

In addition to what is declared in this Ordinance to be a public nuisance those offenses which are known to the common law and the Statutes of Indiana as public nuisances may, in case any thereof exist within the Town limits, be treated as such and be proceeded against as is provided in this Ordinance; or in accordance with any other provisions of law. Wherever the word "nuisance" is used in this Ordinance it refers to a public nuisance.

Section 2. Nuisance created by others.

For the purposes of this Chapter, it shall not be essential that the nuisance be created or contributed to by the owner, or tenants, or their agents or representative, but merely that the nuisance be enacted or contributed to by licensees, invitees, guests or other persons for whose conduct the owner or operator is responsible, or by persons for whose conduct the owner or operator is not responsible, but by the exercise of reasonable care, the owner or operator ought to have become aware of.

Section 3. Penalties.

Whoever creates or maintains any nuisance defined in this Ordinance, or by any other law, or ordinance of this Town, and who fails or refuses to abate such nuisance when so ordered, shall be fined not more than Two Hundred Dollars (\$200.00) or imprisoned not more than thirty days, or both. A separate offense shall be deemed committed upon each day during or on which the violation occurs or continues beyond the date fixed by the Town Marshal for abatement of said nuisance. The action against any persons to enforce a penalty by the Town shall constitute a separate and additional legal remedy and the fact that any proceedings by way of an injunction, or for the abatement of any such nuisance, has been or may be instituted by the Town and be pending or concluded, shall not affect this section or chapter or be considered in any way as a defense to such action for the penalty herein prescribed.

Section 4. Abatement of nuisance.

(a) In any case where any nuisance may be found to exist, it shall be the duty of the Town Marshal to serve notice upon the owner or

occupant of the premises where such nuisance exists, or upon any other person so causing such nuisance, to abate such nuisance within a reasonable time. In determining such reasonable time the Town Marshal shall take into consideration the degree of threat to the public health, safety and welfare and the means required to abate such nuisance. It shall not be necessary for such Town Marshal to designate in said notice the manner in which any such nuisance shall be abated unless such Town Marshal shall deem it advisable to do so; however, the Town Marshal shall indicate in such notice the date before which the nuisance must be abated.

- abate the nuisance shall refuse or neglect to abate such nuisance within the designated time after such notice is given, such person shall be subject to the penalties provided in section 3. In addition, the Board of Trustees may cause such nuisance to be abated in any manner authorized by law, including the institution in the name of the Town of Sellersburg against the owner, occupant or other person, of an action therefor and for the recovery of the amount of expense of such abatement.
- (c) The Board shall notify the Clerk-Treasurer of the cost of abating any nuisance. The Clerk-Treasurer shall notify the owner, occupant or other person against whom the abatement proceedings were brought as to the cost of abatement; and if said cost is not paid by the owner within thirty (30) days, the proper officers of the Town shall proceed to collect the same either by causing said costs to be placed on the tax duplicate or by suit.
- (d) The requirement for service of notice under the provisions of paragraph (a) and paragraph (c) may be complied with by the mailing of such notice by registered or certified mail to the last known address of the person sought to be notified or by personal service of such notice by the Town Marshal.

Section 5. Inspection of premises.

For the purpose of carrying the provisions of this chapter into effect, it is hereby made the duty of all officers and employees of the Town to report the existence of nuisances to the Board of Trustees or the Town Marshal and for this purpose the Superintenent of Streets,

Town Marshal or other employees designated by the Board of Trustees

shall be permitted to visit, enter into or upon any building, lot,

grounds or premises, within the limits of this Town to ascertain and
discover any such nuisances and to make examination thereof.

Section 6. Certain conditions declared to be nuisances.

The following conditions within the Town of Sellersburg, Indiana, constitute and are hereby declared to be nuisances:

(a) Premises to be kept clean.

The permission by any person of any premises owned, occupied or controlled by him to become or remain in a filthy condition or the permission of the use or occupation of same in such a manner as to create noxious or offensive smells or odors in connection therewith, or the allowance of the accumulation or creation of rubbish or other unwholesome and offensive matter or the allowance of the breeding of flies, rodents or other vermin on the premises to the menace of the public health or the annoyance of people residing in the vicinity.

(b) Littering.

The putting, throwing, dumping, leaving or depositing or causing to be put, thrown, dumped, left or deposited, any paper, boxes, tin cans, brush, brick, wood, glass, dirt, sand, gravel, grass, leaves or debris or rubbish ofany kind or character whatsoever, in or upon or within the limits of any street, alley, sidewalk, thoroughfare or public way in the Town.

(c) Dilapidated buildings.

Any building, house or structure caused or suffered to become so out of repair and dilapidated that it constitutes a fire hazard liable to catch on fire or communicate fire because of its condition and lack of repair, or that due to lack of adequate maintenance or neglect it endangers the public health, welfare or safety, or materially interferes with the peaceful enjoyment by owners or occupants of adjacent property.

(d) <u>Dwellings unfit for human habitation</u>.

The erection, use or maintenance of a dwelling which is unfit for

human habitation. A "Dwelling" shall include any part of any building or its premises used as a place of residence or habitation or for sleeping by any person. A dwelling is unfit for human habitation when it is dangerous or detrimental to life or health because of want of repair, defects in the drainage, plumbing, lighting ventilation or construction, infection with contagious disease, or the existence on the premises of an unsanitary condition likely to cause sickness among occupants of the dwelling.

(e) Dangerous buildings adjoining streets.

There is caused or suffered any building, house or structure to become so out of repair and dilapidated that, in the condition it is permitted to be and remain, it shall, if such condition is suffered to continue, endanger the life, limb or property of, or cause hurt, damage or injury to persons or property using or being upon the streets or public ways of the Town adjoining such premises, by reason of the collapse of such building, house or structure, or by the falling of parts thereof or of objects therefrom.

(f) Dangerous trees, stacks, etc., adjoining streets.

There is caused or suffered any tree, stack or other object to remain standing upon such premises in such condition that it shall, if the condition is suffered to continue, endanger the life, limb or property or cause hurt, damage or injury to persons or property upon the public streets or public ways adjacent thereto, by the falling thereof or of parts thereof.

(g) Noxious odors or smoke.

There emits from premises into the surrounding atmosphere such odors, dusts, smoke or other matter as to render ordinary use or physical occupation of other property in the vicinity uncomfortable or impossible.

(h) Stagnant water.

To allow any pool of stagnant water to accumulate and stand on any property.

(i) Noise.

There is made or caused noise noxious enough to destroy the enjoyment

of dwelling houses or other uses of property in the vicinity by interfering with the ordinary comforts of human existence, including but not limited to:

- Unnecessary sounding of horns;
- 2. Racing the motor or causing the screeching or squealing of tires on any vehicle;
- Use of vehicles with noise-making apparatus;
- 4. Sound trucks or public address systems;
- 5. Radios or phonographs or victrolas.

(j) Accumulation of rubbish.

There is caused or suffered such an accumulation on any premises of filth, refuse, trash, garbage or other waste materials that it endangers the public health, welfare or safety or materially interferes with the peaceful enjoyment by owners or occupants of adjacent property because of the danger of its catching or communicating fire, its attracting and propagating vermin, rodents or insects or its blowing into any street, sidewalk or property of another. It shall be the duty of persons owning or being in charge of those business establishments whose patrons purchase goods or services from their automobiles, commonly known as "drive-ins", to furnish sufficient covered receptacles for the deposit of wastes created in the operation of such business and to clean up such wastes as are not deposited in receptacles at the close of business of each day (or if such business operates continuously, at least once each day) and at such other times when weather conditions are such that waste from the operation of such business is being blown to adjoining premises.

(k) Storage of explosives or combustible material.

There is stored on the premises such combustible or explosive material as to create a safety hazard to other property or persons in the vicinity.

(1) Open wells.

There is caused or suffered the maintenance of any open or uncovered, or insecurely covered, cistern, cellar, well, pit, excavation or vault situated upon private premises in any open or unfenced lot or place.

(m) Weeds.

The existence of thistles, burdock, jimson weeds, ragweeds, milkweeds, poison ivy, poison oak, iron weeds and all other noxious
weeds and rank vegetation in excess of a height of twelve (12) inches.

It shall be the duty of every owner, occupant, or person in charge
of any lot or land within the Town to cause such weeds to be destroyed by spraying them with a chemical approved by the Superintendent of Streets or by cutting them or digging them under.

(n) Trees and shrubbery obstructing streets and sidewalks.

There is caused or suffered the growing and maintenance of trees with less than fourteen (14) feet clearance over streets or less than eight (8) feet, over sidewalks, or the growing and maintenance of shrubbery in excess of three (3) feet in height within the radius of twenty (20) feet from the point where the curb line of any street intersects the curb line of another street. No shrub shall be planted between the curb line and the property line of any street within a radius of twenty (20) feet from the point where the curb line of any street intersects with the curb line of another street.

(o) Dressing poultry.

The dressing of poultry within the Town limits for wholesale, or retail use, unless at the end of each day the debris made in the dressing of the same shall be removed to some point beyond the Town limits and destroyed.

(p) Junk, scrap metal, motor vehicles.

The storage of motor vehicles in an inoperative condition, motor vehicles unfit for further use, automobile parts for scrap metal within the Town limits.

"Motor vehicles unfit for further use" means and includes any style or type of motor driven vehicle used for the conveyance of persons or property, which is in a dangerous condition generally as to be unfit for further use as a conveyance, or one which is parked or abandoned upon the streets of the Town of Sellersburg without current registration and license plates.

"Automobile parts" mean and include any portion or parts of any motor driven vehicle as detached from the vehicle as a whole.

"Scrap Metal" means and includes pieces of or parts of steel,

iron, tin, zinc, copper, aluminum, or any alloy thereof, whether covered with porcelain or any other material, whether intact or in parts, which has served its usefulness in its original form and can no longer be used or useful for its originally intended purpose.

(q) Running at larg of cats and dogs prohibited.

The existence of dogs and cats running at large and without restraint within the Town of Sellersburg and the barking, yelping, howling, or other noises, made by dogs and cats, wheresoever located. The permitting of such dog or cat to run at large upon the public streets, places, walks, parks or ground within the Town of Sellersburg unless such dog or cat is attached to a leash and kept under control of such person accompanying it.

(r) Keeping or harboring.

The owning, keeping or harboring of any dog or cat which by frequent or habitual howling, yelping, barking or other noises, shall create a public annoyance or disturbance.

(s) Other domestic animals prohibited.

The owning or harboring within the corporate limits of the Town of Sellersburg, Indiana, of any cow, pig, bull, horse, pony, chicken, rooster, rabbit or other domestic animal or any dog or cat that is vicious.

(t) Vaccination.

The maintenance or harboring of a dog unless it shall have been vaccinated by a licensed Doctor of Veterinary Medicine with anti-rabies vaccine, within one (1) year proceeding the date upon which said dog is kept, maintained or harbored.

(u) Illegal to keep dogs unless tax paid.

The keeping, harboring, boarding, feeding or permitting of any dog to stay about his, her, or their premises if such dog does not have a tag attached to the collar worn by such dog, showing the taxes thereon have been paid and a tag showing compliance with item (t) above.

Section 7. Duty of Marshal.

It shall be the duty of the Town Marshal to kill all stray dogs

found running at large in the Town of Sellersburg after having made diligent inquiry to determine who is the owner of the same and being unable to determine who is the owner thereof. The Town Marshal shall hold said stray dogs for a period of three (3) days for the owner to come forward and claim their dog or dogs, after which period it shall be presumed that the Town Marshal has made diligent inquiry to determine the owner and the Town Marshal may thereafter proceed to kill said stray dog or dogs. Owners may reclaim their dogs by payment of actual board bill.

ARTICLE II. GARBAGE AND REFUSE.

Section 1. Garbage and refuse to be kept separate.

Each owner, occupant or other responsible person using or occupying any building or other premises within the Town of Sellersburg where garbage accumulates or is likely to accumulate, shall provide and keep covered an adequate number of garbage containers. The garbage containers shall not be larger than twenty (20) gallons and shall be strong, durable and rodent and insect proof. No garbage shall be placed in a garbage container until such garbage has been drained of all free liquids.

Garbage and like materials shall not be mixed with ashes, paper, tin cans or similar material, nor shall ashes, paper, tin cans or similar material, be thrown in the garbage container.

Section 2. Collection.

All garbage accumulated within the corporate limits of the Town of Sellersburg shall be collected, conveyed, and disposed of under the supervision of such officer as the Board of Trustees of the Town of Sellersburg shall designate. Collections shall be made regularly in accordance with an announced schedule.

ARTICLE III. WEEDS.

Section 1. Weeds to be cut by Town.

Since public necessity demands that all noxious weeds be speedily removed from the public streets and alleys of said town and the Superintendent of Streets be and he hereby is authorized and empowered to cut and remove all weeds from the public streets and alleys of said Town, and that hereafter, during the month of August in each year, said Superintendent of Streets at the direction of the Board of Trustees shall cut and remove all weeds in the manner hereafter provided in section 2.

Section 2. Records kept.

Said Superintendent of Streets shall keep an accurate account of the time and labor employed in cutting and removing such weeds from the streets and alleys abutting the lots or tract of ground of each property owner affected thereby and shall file his said account with the Clerk-Treasurer of said Town.

Section 3. Expenses of said cutting to be assessed to property owners.

Upon the filing of said Superintendent of Streets of this said account of time and labor, the Board of Trustees shall proceed to examine and either confirm or modify the same and when so confirmed or modified, such account shall stand as a special assessment on the property so affected and be placed upon the tax duplicate to be collected as other special assessments are collected.

ARTICLE IV. This ordinance shall be effective May 6, 1968.

The foregoing, within, and attached ordinance passed by the Board of Trustees of the Town of Sellersburg, Indiana, on the 23rd day of April, 1968.

TOWN OF SELLERSBURG

By:

John Werle, Chairman,

Town Board

John Hinton, Member,

Town Board

Chester Stoner, Member,

Town Board

ATTEST:

E. W. Smith, Clerk-Treasurer

WITNESS the hand and seal of the Clerk-Treasurer of said Town giving this notice on the 24th day of April, 1968.

E. W. Smith, Clerk-Treasurer, Town of Sellersburg.

AN ORDINANCE ABOLISHING THE OFFICE OF TOWN MARSHAL, ESTABLISHMENT OF A BOARD OF METROPOLITAN POLICE COMMISSIONERS, AND THE ESTABLISHMENT OF A POLICE PENSION FUND.

Be it ordained by the Town of Sellersburg, Clark County, Indiana, that the following resolution is hereby adopted:

Section 1. The office of Town Marshal for the Town of Sellersburg Clark County, Indiana, is hereby abolished.

Section 2. A Board of Metropolitan Police Commissioners for the Town of Sellersburg, Clark County, Indiana, is hereby established.

Section 3. A Police Pension Fund is hereby established for the Town of Sellersburg, Clark County, Indiana.

Section 4. Effective Date. This ordinance shall be effective on the 1st day of July, 1968.

The foregoing, within, and attached ordinance passed by the Board of Trustees of the Town of Sellersburg, Indiana, on the 14th day of May, 1968.

TOWN OF SELLERSBURG

BY:

John Werle, Chairman, Town Board

John Hinton, Member,

Town Board

Chester Stoner, Member

Town Board

ATTEST:

Clerk-Treasurer.

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AN ORDINANCE ABOLISHING THE OFFICE OF TOWN MARSHAL, ESTABLISHMENT OF A BOARD OF METROPOLITAN POLICE COMMISSIONERS, AND THE ESTABLISHMENT OF A POLICE PENSION FUND.

Be it ordained by the Town of Sellersburg, Clark County, Indiana, that the following resolution is hereby adopted:

Section 1. The office of Town Marshal for the Town of Sellersburg Clark County, Indiana, is hereby abolished.

Section 2. A Board of Metropolitan Police Commissioners for the Town of Sellersburg, Clark County, Indiana, is hereby established.

Section 3. A Police Pension Fund is hereby established for the Town of Sellersburg, Clark County, Indiana.

Section 4. Effective Date. This ordinance shall be effective on the 15T day of 3u/y, 1968.

The foregoing, within, and attached ordinance passed by the Board of Trustees of the Town of Sellersburg, Indiana, on the 14th day of May, 1968.

TOWN OF SELLERSBURG

BY:

John Werle, Chairman,

Town Board

John Hinton, Member,

Town Board

Chester Stoner, Member,

Town Board

ATTEST:

E. W. Smith,

Clerk-Treasurer.

AMENDED BY ORDINANCE 2015-001

ORDINANCE NO. 257

AN ORDINANCE ESTABLISHING A BOARD OF RECREATION.

Be it ordained by the Town of Sellersburg, Clark County, Indiana, that the following resolution is hereby adopted:

Section 1. A Board of Recreation for the Town of Sellersburg,
Clark County, Indiana, is hereby established in accordance with Indiana
Burns' Statute 48-5903.

Section 2. Effective Date. This ordinance shall be effective on the 11th day of June, 1968.

The foregoing, within, and attached ordinance passed by the Board of Trustees of the Town of Sellersburg, Indiana, on the 11th day of June, 1968.

TOWN OF SELLERSBURG

By:

John Werle, Chairman,

Town Board

Jøhn Hinton, Member,

Town Board

Chester Stoner, Member,

Town Board

ATTEST:

E'. ZW. Smith, Clerk-Treasurer

ORDINANCE NO. 258

AN ORDINANCE ESTABLISHING A RECREATION ZONE.

Be it ordained by the Town of Sellersburg, Clark County, Indiana, that the following resolution is hereby adopted:

Section 1. There is hereby created a recreation zone in the Town of Sellersburg.

Section 2. The recreation zone shall include the following uses:

- (a) Park.
- (b) Golf course.
- (c) Swimming pool.
- (d) Recreation center.

Section 3. All recreation zones shall contain a minimum of four acres of land.

Section 4. Parking areas shall be in accordance with Zoning Ordinance No. 219 of the Town of Sellersburg, Indiana, and more specifically of Article X, off-street parking for motor vehicles, to the extent applicable.

Section 5. The following described real estate in the Town of Sellersburg, Clark County, Indiana:

Share Number 9, Map "A" being part of Survey Number 111 of the Illinois Grant, bounded thus: Beginning at a stake in the Grant line dividing Numbers 111 and 130, a distance of 15.10 rods from the West corner of said Survey Number 111; thence South 37 degrees 45 minutes East 61.88 rods to a stake; thence South 10 degrees West 6.75 rods to a stake; thence North 80 degrees West 15.12 rods to a stake on the Grant line dividing Numbers 110 and 111; thence with said last mentioned line North 37 degrees West 54.28 rods to a stone, the West (sometimes called the Northwest) corner of said Survey Number 111; thence North 51 degrees 15 minutes East with the line dividing Surveys Numbers 111 and 130 a distance of 15.10 rods to the place of beginning, containing 5.77 Acres, more or less.

is hereby zoned a recreation zone.

Section 6. Effective Date. This ordinance shall be effective on the 25th day of June, 1968.

The foregoing, within, and attached ordinance passed by the Board of Trustees of the Town of Sellersburg, Indiana, on the 25th day of June, 1968.

BY:

John Werle, Chairman,
Town Board

John Hinton, Member,
Town Board

Chester Stoner, Member,
Town Board

ATTEST:

E. W. Smith, Clerk-Treasurer

ordinance no. 258

AN ORDINANCE ESTABLISHING A RECREATION ZONE.

Be it ordained by the Town of Sellersburg, Clark County, Indiana, that the following resolution is hereby adopted:

Section 1. There is hereby created a recreation zone in the Town of Sellersburg.

Section 2. The recreation zone shall include the following uses:

- (a) Park.
- (b) Golf course.
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ection 5. The following described real estate in the Town of Sellersburg, Clark County, Indiana:

Share Number 9, Map "A" being part of Survey Number 111 of the Illinois Grant, bounded thus: Beginning at a stake in the Grant line dividing Numbers 111 and 130, a distance of 15.10 rods from the West corner of said Survey Number 111; thence South 37 degrees 45 minutes East 61.88 rods to a stake; thence South 10 degrees West 6.75 rods to a stake; thence North 80 degrees West 15.12 rods to a stake on the Grant line dividing Numbers 110 and 111; thence with said last mentioned line North 37 degrees West 54.28 rods to a stone, the West (sometimes called the Northwest) corner of said Survey Number 111; thence North 51 degrees 15 minutes East with the line dividing Surveys Numbers 111 and 130 a distance of 15.10 rods to the place of beginning, containing 5.77 Acres, more or less.

is hereby zoned a recreation zone.

Section 6. Effective Date. This ordinance shall be effective on the 25th day of June, 1968.

The foregoing, within, and attached ordinance passed by the Board of Trustees of the Town of Sellersburg, Indiana, on the 25th day of June, 1968.

BY:

John Werle, Chairman,

Town Board

John Hinton, Member,

Town Board

Chester Stoner, Member, Town Board

ATTEST: .

E. W. Smith, Clerk-Treasurer

ORDINANCE NO. 258 A

AN ORDINANCE CONTROLLING THE EXTENSION OF WATER MAINS.

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution controlling the extension of water mains is hereby adopted:

Section 1. Size of water main extensions. All extensions of water mains of the Town of Sellersburg water system shall be a minimum of six inch line.

Section 2. Effective date. This ordinance shall be effective immediately on the date hereof.

)	Passed h	by the	Board	of	Trustees	of	the	Town	of	Sellersburg,	in
	regular sessi	ion on	this		day of					1968.	

Jøhn Werle

Chester Stoner

John Hinton

ATTEST:

E. W. Smith. Clerk-Treasure

ordinance no. 259

AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR GENERAL FUND, \$1,000.00 FOR APPROPRIATION NO. 16, COMPENSATION OF RECREATION PERSONNEL, AND APPROPRIATING FOR RECREATION FUND, \$3,000.00 FOR APPROPRIATION NO.12 SALARIES OF EMPLOYEES AND \$1,000.00 FOR APPROPRIATION NO. 44, MATERIALS. FURTHER ORDERING THAT SAID ADDITIONAL APPROPRIATION IN THE GENERAL FUND BE TRANSFERRED FROM APPROPRIATION NO. 722, MOTOR EQUIPMENT IN THE AMOUNT OF \$1,000.00.

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF SELLERSBURG Clark County, in the State of Indiana, in regular session assembled.

SECTION 1. That said Board of Trustees finds that an extraordinary emergency exists for salaries of recreation personnel, and for salaries of employees and for purchase of materials.

SECTION 2. That said Board further finds that a ten (10) day notice of publication of said contemplated additional appropriation has been given to the taxpayers and other interested parties stating that a hearing would be held on said additional contemplated appropriation on the 2nd day of July, 1968, at 7:30 o'clock P. M., at the regular meeting place of said Board, at the Town Hall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.

SECTION 3. Upon the conclusion of said hearing referred to in Section 2 of this Ordinance, the said Board now confirms its determination to appropriate and expend such additional amount.

SECTION 4. That said Board does hereby appropriate and add an additional sum in the General Fund as follows: Appropriation No. 16, Compensation of Recreation Personnel, \$1,000.00. Said \$1,000.00 additional appropriation to be transferred from Appropriation No. 722, Motor Equipment.

SECTION 5. That said Board does hereby appropriate in the Recreation Fund as follows: Appropriation No. 12, Salaries of Employees, \$3,000.00 and Appropriation No. 44, Materials, \$1,000.00.

SECTION 6. No sums appropriated herein for General Fund Appropriation No.16, Salaries of Recreation Personnel, shall be paid to members of the Recreation Board.

SECTION 7. The sums hereby appropriated for the Recreation Fund shall be expended from and limited to funds received by operation of the facilities of the recreation board.

SECTION 8. The action taken herein shall be subject to the approval of the Indiana Tax Board, as provided by law.

SECTION 9. All ordinances of or parts of ordinances in conflict herewith are hereby repealed.

PASSED BY THE BOARD OF TRUSTEES OF THE TOWN OF SELLERSBURG, INDIANA in regular session on this 2nd day of July, 1968.

John Werle

MI

John Hinton

Chester Stoner

ATTEST:

E. W. Smith, Clerk-Treasurer

ORDINANCE NO. 259

AN ORDINANCE CONTROLLING THE EXTENSION OF WATER MAINS.

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution controlling the extension of water mains is hereby adopted:

Section 1. Size of water main extensions. All extensions of water mains of the Town of Sellersburg water system shall be a minimum of six inch line.

Section 2. Effective date. This ordinance shall be effective immediately on the date hereof.

Passed by the Board of Trustees of the Town of Sellersburg, in regular session on this ______ day of ______, 1968.

John Werle

Charter Stoner

John Hinton

ATTEST:

E. W. Smith. Clerk-Treasurer

ORDINANCE NO. 259A

AN ORDINANCE CONTROLLING PARKING.

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution controlling parking is hereby adopted:

Section 1. Parking prohibited at all times. No person, firm, or corporation shall park any vehicle upon the South side of North Fern Street starting from a point where the said street intersects with East Utica Street to the Town limits.

Section 2. Penalty. No person, firm, or corporation violating the provisions of this ordinance shall be guilty of a misdemeanor, and upon conviction shall be fined in any sum not less than One Dollar (\$1.00) nor more than Ten Dollars (\$10.00).

Section 3. Effective date. This ordinance shall be effective January 1, 1969.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 26th day of November, 1968.

John Werle

John Hinton

Chester Stoner

ATTEST:

E. W. SMith, Clerk-Treasurer

ORDINANCE NO. 259 \mathcal{B}

AN ORDINANCE CONTROLLING PARKING.

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution controlling parking is hereby adopted:

Section 1. Parking prohibited at all times. No person, firm, or corporation shall park any vehicle upon the South side of North Fern Street starting from a point where the said street intersects with East Utica Street to the Town limits.

Section 2. Penalty. No person, firm, or corporation violating the provisions of this ordinance shall be guilty of a misdemeanor, and upon conviction shall be fined in any sum not less than One Dollar (\$1.00) nor more than Ten Dollars (\$10.00).

Section 3. Effective date. This ordinance shall be effective January 1, 1969.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 26th day of November, 1968.

Jøhn Werle

John Hinton

Chester Stoner

ATTEST:

E. W. SMith, Clerk-Treasurer

AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR GENERAL FUND, \$460.00 FOR POLICE SUPPLIES, \$200.00 FOR PUBLICATION OF LEGAL NOTICES, \$225.00 FOR MAINTENANCE OF GARBAGE PACKER, AND \$525.00 FOR INSURANCE, AND FOR THE MOTOR VEHICLE HIGHWAY FUND THE SUM OF \$400.00 FOR OTHER SUPPLIES. FURTHER ORDERING THAT SAID ADDITIONAL APPROPRIATIONS IN THE GENERAL FUND BE TRANSFERRED FROM MOTOR EQUIPMENT IN THE AMOUNT OF \$1000.00 AND GAS, OIL AND MAINTENANCE OF POLICE CAR IN THE AMOUNT OF \$410.00, AND THAT SAID ADDITIONAL APPROPRIATION IN THE MOTOR VEHICLE HIGHWAY FUND BE TRANSFERRED FROM BITUMINOUS MATERIALS IN THE AMOUNT OF \$400.00.

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF SELLERSBURG Clark County, in the State of Indiana, in regular session assembled.

SECTION 1. That said Board of Trustees finds that an extraordinary emergency exists for police supplies, publication of legal notices, maintenance of garbage packer and bituminous materials.

SECTION 2. That said Board further finds that a ten (10) day notice of publication of said contemplated additional appropriation has been given to the taxpayers and other interested parties stating that a hearing would be held on said additional contemplated appropriation on the 26th day of November, 1968, at 7:30 P.M., at the regular meeting place of said Board, at the Town Hall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.

SECTION 3. Upon the conclusion of said hearing referred to in Section 2 of this Ordinance, the said Board now confirms its determination to appropriate and expend such additional amount.

SECTION 4. That said Board does hereby appropriate and add additional sums in the General Fund as follows: Appropriation No. 33, Police Supplies, \$460.00; Appropriation No. 242, Publication of Legal Notices, \$200.00; Appropriation No. 723, Maintenance of Garbage Packer, \$225.00; and Appropriation No. 51, Insurance, \$525.00. Said additional appropriations to be transferred from General Fund accounts as follows: Appropriation No. 722, Motor Equipment, \$1000.00; and Appropriation No. 215, Gas, Oil, and Maintenance of Police Car, \$410.00.

SECTION 5. That said Board does hereby appropriate and add an additional sum in the Motor Vehicle Highway Fund as follows: Appropriation No. 37, Other Supplies, \$400.00. That said additional appropriation be transferred from Appropriation No. 424, Bituminous Materials, in the amount of \$400.00.

SECTION 6. The action taken herein shall be subject to the approval of the Indiana Tax Board, as provided by law.

SECTION 7. All ordinances of or parts of ordinances in conflict herewith are hereby repealed.

PASSED BY THE BOARD OF TRUSTEES OF THE TOWN OF SELLERSBURG, INDIANA in regular session on this 26th day of November, 1968.

$\overline{}$	
	John Werle
	Chester Stoner
,	John Hinton
ATTEST:	

AN ORDINANCE ZONING REAL ESTATE

F.

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution concerning zoning of real estate is hereby adopted:

Section 1. That in accordance with the recommendations of the Plan Commission for the Town of Sellersburg, Indiana, the following described real estate in the County of Clark, Town of Sellersburg, State of Indiana, to-wit:

Tract A
A part of Survey #110 of the Illinois Grant more
particularly described as follows: Beginning at
the point where the center of Prather Lane intersects the south R/W line of New U. S. 31-W; thence
S. 62° 01' 30" W. with said R/W line 45.4 feet to
an iron pin; thence S. 50° 11' 30" W. with said
R/W line 140.3 feet to an iron pin; thence S. 38°
43' E., 105.9 feet to a R. R. spike in the centerline of old U. S. 31-W; thence N. 22° 51' E. with
said centerline 210.2 feet to the point of beginning
containing 0.240 acres, more or less.

Tract B A part of Survey #110 of the Illinois Grant more particularly described as follows: Beginning at the iron pin on the westernmost corner of Tract "A" thence S. 50° 11' 30" W. with the southeast R/W line of new U. S. 31-W, 197.0 feet to an iron pin; thence S. 34° 16' 30" W. with said R/W line 182.3 feet to an iron pin; thence S. 12° 11' 30" West with said R/W line 52.2 feet to an iron pin; thence S. 77° 12' E., 229.4 feet to an iron pin in the northwest R/W line of old U. S. 31-W; thence with said R/W line N. 14° 41' E., 335.1 feet to an iron pin; thence N. 38° 43' W., 69.8 feet to the point of beginning, containing 1.439 acres, more or less.

Tract C
A part of Survey #110 of the Illinois Grant more particularly described as follows: Beginning at the iron pin on the westernmost corner of Tract "B" thence S. 10° 19' W. with the southeast R/W line of new U. S. 31-W, 132.3 feet to an iron pin; thence S. 59° 47' E., 220.1 feet to an iron pin on the northwest R/W line of old U. S. 31-W; thence N. 16° 40' E. with said R/W line 199.6 feet to an iron pin; thence N. 77° 12' W., 229.4 feet to the point of beginning, containing 0.840 acre, more or less.

is hereby zoned a General Commercial District in accordance with Zoning Ordinance No. 219 of the Town of Sellersburg, Article VI, General Commercial District.

Section 2. Effective Date. This ordinance shall be effective upon passage.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 11th day of February, 1969.

John Werle

John Hinton

Chester Stoner

ATTEST:

E. W. Smith, Clerk-Treasurer.

AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR GENERAL FUND, \$3,000.00 FOR GARBAGE REMOVAL, \$500.00 FOR INSURANCE, \$100.00 FOR SOCIAL SECURITY, \$1,000.00 FOR ELECTRIC CURRENT, \$50.00 FOR HEAT, AND \$550.00 FOR MAINTENANCE OF GARBAGE PACKER, AND FOR THE MOTOR VEHICLE HIGHWAY FUND, \$2,000.00 FOR SALARIES, \$100.00 FOR SOCIAL SECURITY, AND \$200.00 FOR SUPPLIES.

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF SELLERSBURG, Clark County, in the State of Indiana, in regular session assembled.

Section 1. That said Board of Trustees finds that an extraordinary emergency exists for Garbage Removal, Insurance, Social Security, Electric Current, Heat, Maintenance of Garbage Packer, Salaries, and Supplies.

Section 2. That said Board further finds that a ten (10) days notice of publication of said contemplated additional appropriation has been given to the taxpayers and other interested parties stating that a hearing would be held on said additional contemplated appropriation on the 14th day of October, 1969, at 7:30 P. M., at the regular meeting place of said Board, at the Town Hall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.

Section 3. Upon the conclusion of said hearing referred to in Section 2 of this Ordinance, the said Board now confirms its determination to appropriate and expend such additional amount.

Section 4. That said Board does hereby appropriate and add additional sums in the General Fund as follows: Appropriation No. 17, Garbage Removal \$3,000.00; Appropriation No. 51, Insurance \$500.00; Appropriation No. 191, Social Security \$100.00; Appropriation No. 221, Electric Current \$1,000.00; Appropriation No. 223, Heat \$50.00 and Appropriation No. 723, Maintenance of Garbage Packer \$550.00.

Section 5. That said Board does hereby appropriate and add additional sums in the Motor Vehicle Highway Fund as follows: Appropriation No. 12, Salaries \$2,000.00; Appropriation No. 14, Social Security \$100.00 and Appropriation No. 37, Supplies \$200.00.

Section 6. The action taken herein shall be subject to the approval of the Indiana Tax Board, as provided by law.

Section 7. All ordinances of or parts of ordinances in conflict herewith are hereby repealed.

PASSED BY THE BOARD OF TRUSTEES OF THE TOWN OF SELLERSBURG, INDIANA, in regular session on this 14th day of October, 1969.

John Werle

Chester Stoner

John Hinton

AN ORDINANCE ESTABLISHING SALARIES FOR CLERK-TREASURER FOR THE TOWN OF SELLERSBURG AND THE TOWN ATTORNEY FOR THE TOWN OF SELLERSBURG.

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution is hereby adopted:

Section 1. The salary of the Clerk-Treasurer for the Town of
Sellersburg is the sum of Seven Thousand Twenty Dollars
annually, plus insurance benefits as given to all full time employees.
Said salary shall be paid weekly. Further that said salary shall be
paid from the various departments of the Town as follows: The sum
of Two Thousand Twenty Dollars from the Civil Town; the sum of
Three Thousand Dollars from the Water Utility of said Town;
and the sum of Two Thousand Dollars from the Sewer Utility
of said Town. Insurance benefits shall be paid from the Water Utility.

Section 2. The salary of the Town Attorney for the Town of Sellersburg is the sum of Two Thousand Two Hundred Dollars annually. Said salary shall be paid monthly. Further that said salary shall be paid from the various departments of the Town as follows: The sum of Eight Hundred Dollars from the Civil Eight Town; the sum of XXX Hundred Dollars from the Water Utility of said Town; and the sum of Six Hundred Dollars from the Sewer Utility of said Town.

Section 3. This ordinance shall be effective January 1, 1970.

Passed by the Board of Trustees of the Town of Sellersburg,

Indiana, in regular session on this 9th day of December, 1969.

John Werle

Chester Stoner

John/Hinton

AN ORDINANCE ESTABLISHING SALARIES FOR CLERK-TREASURER FOR THE TOWN OF SELLERSBURG AND THE TOWN ATTORNEY FOR THE TOWN OF SELLERSBURG.

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution is hereby adopted:

Section 1. The salary of the Clerk-Treasurer for the Town of
Sellersburg is the sum of Seven Thousand Twenty Dollars
annually, plus insurance benefits as given to all full time employees.
Said salary shall be paid weekly. Further that said salary shall be
paid from the various departments of the Town as follows: The sum
of Two Thousand Twenty Dollars from the Civil Town; the sum of
Three Thousand Dollars from the Water Utility of said Town;
and the sum of Two Thousand Dollars from the Sewer Utility
of said Town. Insurance benefits shall be paid from the Water Utility.

Section 2. The salary of the Town Attorney for the Town of Sellersburg is the sum of Two Thousand Two Hundred Dollars annually. Said salary shall be paid monthly. Further that said salary shall be paid from the various departments of the Town as follows: The sum of Eight Hundred Dollars from the Civil Town; the sum of Eight Hundred Dollars from the Water Utility of said Town; and the sum of Six Hundred Dollars from the Sewer Utility of said Town.

Section 3. This ordinance shall be effective January 1, 1970.

Passed by the Board of Trustees of the Town of Sellersburg,

Indiana, in regular session on this 9th day of December, 1969.

John Werle

Chester Stoner

Jøhn Hinton

ordinance no. 264

AN ORDINANCE ESTABLISHING CRIME CONTROL FUND.

WHEREAS, there is a need to set up a Crime Control Fund.

Now be it ordained by the Town of Sellersburg, Indiana, that the following resolution is hereby adopted:

Section 1. There is hereby established a Crime Control Fund under contractual services Account No. 26.

Section 2. That both local funds and federal funds may be deposited and expended in said account.

Section 3. That said account is set up to obtain the following:

- A. Federal matching funds.
- B. Local matching funds.
- C. To enable the Metropolitan Police Department of the Town of Sellersburg to take advantage of and be compensated for schooling for crime control, education, and for police equipment.

Section 4. This ordinance shall be effective

Passed by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 121% day of April, 1970.

Jøhn Werle

Chester Stoner

John Hinton

ATTEST:

Catherine Schmetzer,
Clark-Treasurer

Be it ordained by the Town Board of Sellersburg that the franchise and contract entered into by and between said Town Board and the Sellersburg Cablevision Co., Inc. on the 24th day of May, 1966, be and hereby is amended and extended as follows:

- 1. That Section 5 "Time of Performance" shall read as follows: Installation of a CATV system shall be substantially completed within two years after the effective date of this ordinance.
- 2. That there be added to said contract Section 18 as follows: This franchise or contract shall be subject to present and future rules and regulations of the Federal Communications Commission and the laws of the State of Indiana and the United States of America.
- 3. That this ordinance shall be in full force and effect from and after its passage and approval as provided by law.

The foregoing, within, and attached ordinance passed by the Board of Trustees of the Town of Sellersburg, Indiana, on the 23rd day of June, 1970.

TOWN OF SELLERSBURG

John H. Werle, Chairman, Town Board

John Hinton, Member, Town Board

Chester Stoner, Member, Town Board

ATTEST:

Catherine L. Schmetzer

Clerk-Treasurer

ordinance no. 266

Town of sellersburg , indiana,

ORDINANCE APPROVING A STREET LIGHTING CONTRACT WITH PUBLIC SERVICE COMPANY OF INDIANA, INC.

WHEREAS, the TOWN OF SELLERSBURG, in CLARK

County, Indiana, acting by and through the BOARD OF TRUSTEES of said

Town, desires to enter into a contract with PUBLIC SERVICE COMPANY OF

INDIANA, INC., for overhead street lighting service, which said contract
is in words and figures as follows, to-wit:

AGREEMENT FOR OVERHEAD STREET LIGHTING SERVICE

THIS AGREEMENT made and entered into this	day of, 196
	, a municipal corporation in
	(hereinafter called "Municipality"), party of the first part
and PUBLIC SERVICE COMPANY OF INDIANA,	INC., a corporation organized under the laws of the State of
Indiana (hereinafter called "Company"), party of the	e second part,

WITNESSETH:

That for and in consideration of the covenants and agreements of the respective parties hereto, hereinafter set forth, the parties hereto do hereby mutually covenant and agree as follows:

SECTION I. Company will furnish, in accordance with conditions hereinafter set out, all necessary equipment to provide, operate and maintain an overhead street lighting system in conjunction with and as a part of its general overhead electric distribution system, and Company will furnish electric energy, all for the purpose of furnishing overhead street lighting service to Municipality.

SECTION III. Except as otherwise provided in this agreement, Municipality shall pay Company for the operation of said overhead street lighting system, and for the electric energy supplied therefor, an amount determined on the basis of the rates per lamp per annum set forth in Rate SL—Schedule For Public Street Lighting Service or Rate PSL—Schedule For Public Street Lighting Service, marked Exhibit "C" and Exhibit "D" respectively, and made a part hereof the same as if incorporated herein.

SECTION IV. The operation of the said overhead street lighting system, and the supplying of electric energy therefor, shall be in accordance with the following provisions:

- (1) Ownership of System—Service Lines. The ownership of the property comprising said overhead street lighting system is and shall remain in Company, and the termination of this agreement for any reason whatsoever shall not in any way affect such ownership by Company, nor deprive Company of the right either to remove any or all property comprising such system or any part thereof or to use the same in, or in connection with, the rendering of other public utility service by Company.
- (2) Continuity of Service. Company does not guarantee uninterrupted service from the overhead street lighting system to be operated in accordance with this agreement, and shall not be liable for any interruption of service when such interruption is without wilful default or neglect on the part of Company, or is due to any cause beyond the control of Company including, but not limited to, strikes, lockouts, riots, insurrection, war, acts of the public enemy, fire from any cause, explosions, accidents, restraint of government, state or municipal interference, breakdowns, injuries to machinery, transmission or distribution systems, necessary repairs and renewals, or acts of God; but Company shall make all reasonable efforts to renew promptly the operation of the overhead street lighting system in the event of any interruption to the service.
- (3) Liability. Company shall protect and save Municipality harmless from any and all loss, damage or liability proximately caused by the negligence of Company in the installation and/or maintenance of the overhead street lighting system, but this shall not be construed as any assumption of any liability for injury to or death of any person or for damage to any property caused by the failure of any lamp or lamps to operate.

- (4) Changes in Lamp Location. Company will change the location of any lamp or lamps constituting a part of the overhead street lighting system, which will, or may be, installed and/or operated under the terms of the agreement. "Change In Lamp Location" shall mean the relocation of a lamp in such a manner that the area illuminated by the lamp will not be substantially changed from what it was before such relocation. Any such change in lamp location will be made only upon written orders from Customer. The actual cost and expense of making each such change in lamp location shall be borne by Customer. Customer shall pay Company for the operation of such changed lamp or lamps, and for the electric energy supplied therefor, in accordance with the applicable rates set forth in Exhibit "C" or in Exhibit "D".
- (5) Additional Lamps. Company shall install additional overhead lamps in accordance with the provisions contained in Exhibit "D". Municipality shall accept service from and pay for any such additional lamp or lamps so long as this agreement remains effective in accordance with the rates set forth in Exhibit "D".
- (6) Payments for Service. Municipality shall accept service hereunder and pay for the same on the basis of each and every lamp installed and operated in accordance with the original number of lamps as set out in the "SCHEDULE OF LAMPS" of this agreement, and such additional lamps as may be installed in accordance with paragraph (5) above; provided, however, that, whenever Municipality shall order Company to increase the size of any lamp supplied hereunder, payments thereafter shall, because of such change, be made in accordance with the rates set forth in Exhibit "D". Bills for overhead street lighting service hereunder shall be presented monthly by Company.
- (7) Delinquency. If Municipality shall fail to pay any sum or sums of money as the same become due and payable for overhead street lighting service rendered under the terms of this agreement and such delinquency continues for a period of thirty (30) days or longer, Company shall have the right to discontinue service to the overhead street lighting system until such sum or sums of money shall have been fully paid, or Company shall have the right to cancel this agreement in its entirety and may, at its option, remove any parts or all of the overhead street lighting equipment and system. Such discontinuance, cancellation or removal shall not release Municipality from liability for the payment of any sum or sums of money owing to Company for overhead street lighting service theretofore, furnished to Municipality nor relieve Municipality of liability to respond in damages for such violation of the terms of this agreement.
- (8) Rate Changes. Should any change in the rates provided for herein be lawfully ordered by the Public Service Commission of Indiana, payments for service by Municipality to Company as provided for herein shall thereafter be made upon the basis of such new rates as changed and approved by the Public Service Commission of Indiana.

SECTION V. Service under this agreement shall commence as soon as practicable, but in no event later than thirty (30) days after the date of this agreement, and Company shall notify Municipality in writing as to the date on which service hereunder will be commenced. The initial fixed term of this agreement during which Municipality shall take and Company shall render service hereunder shall be five (5) years from the said date when service commences hereunder, and after the said initial fixed term of five (5) years this agreement shall continue in force and effect for successive terms of five years. Either one of the parties hereto upon at least sixty (60) days prior written notice to the other may terminate this agreement at the expiration of said initial fixed term of five (5) years or at the expiration of any successive five-year term.

SECTION VI. From and after the date when service is commenced under this agreement, this agreement shall supersede any and all existing agreements between the parties hereto under the terms of which overhead street lighting service is supplied by Company to Municipality, and all such other agreements as to overhead street lighting service, or insofar as they cover overhead street lighting service, shall be deemed terminated and cancelled as of such date: provided, however, that such termination or cancellation shall not preclude or destroy the right of either party hereto thereafter to commence an action, and recover, for any unpaid bills or other damages resulting from any breach of such other agreement during the time the same was in force and effect.

SECTION VII. All terms and stipulations heretofore made or agreed to in respect to overhead street lighting service by Company to Municipality subsequent to the commencement of service hereunder are merged into this written agreement, and no previous or contemporaneous representations or agreements made by any officer, agent or employee of Company or Municipality shall be binding upon either party in connection with the rendering or receiving of overhead street lighting service hereunder unless contained herein.

SECTION VIII. Municipality represents and covenants that all things required by law precedent to the lawful execution by Municipality of this, agreement have been prepared, given, held, submitted, furnished and properly done and performed.

SECTION IX. This agreement shall be binding upon and inure to the benefit of the parties hereto and their

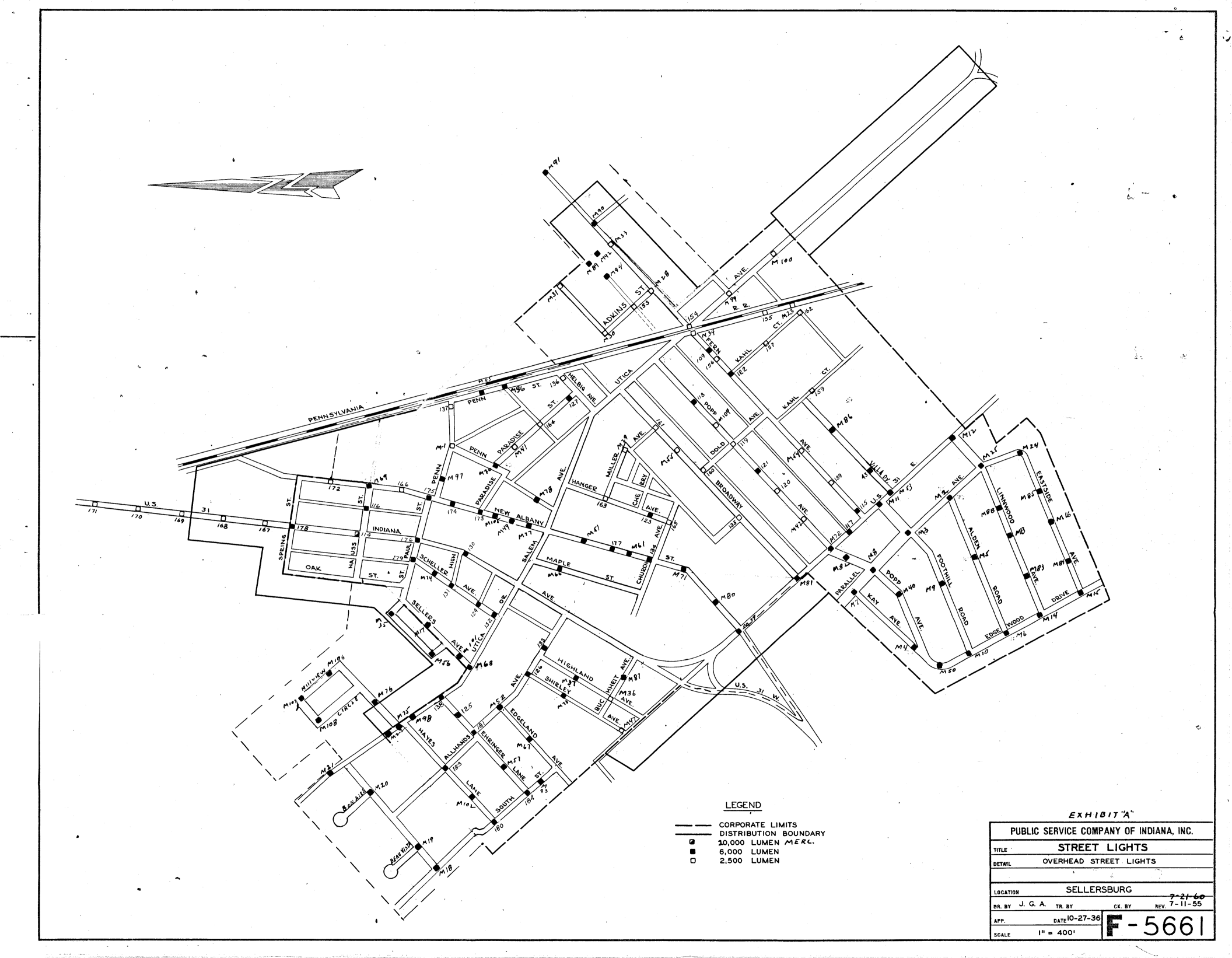
respective successors or assigns.

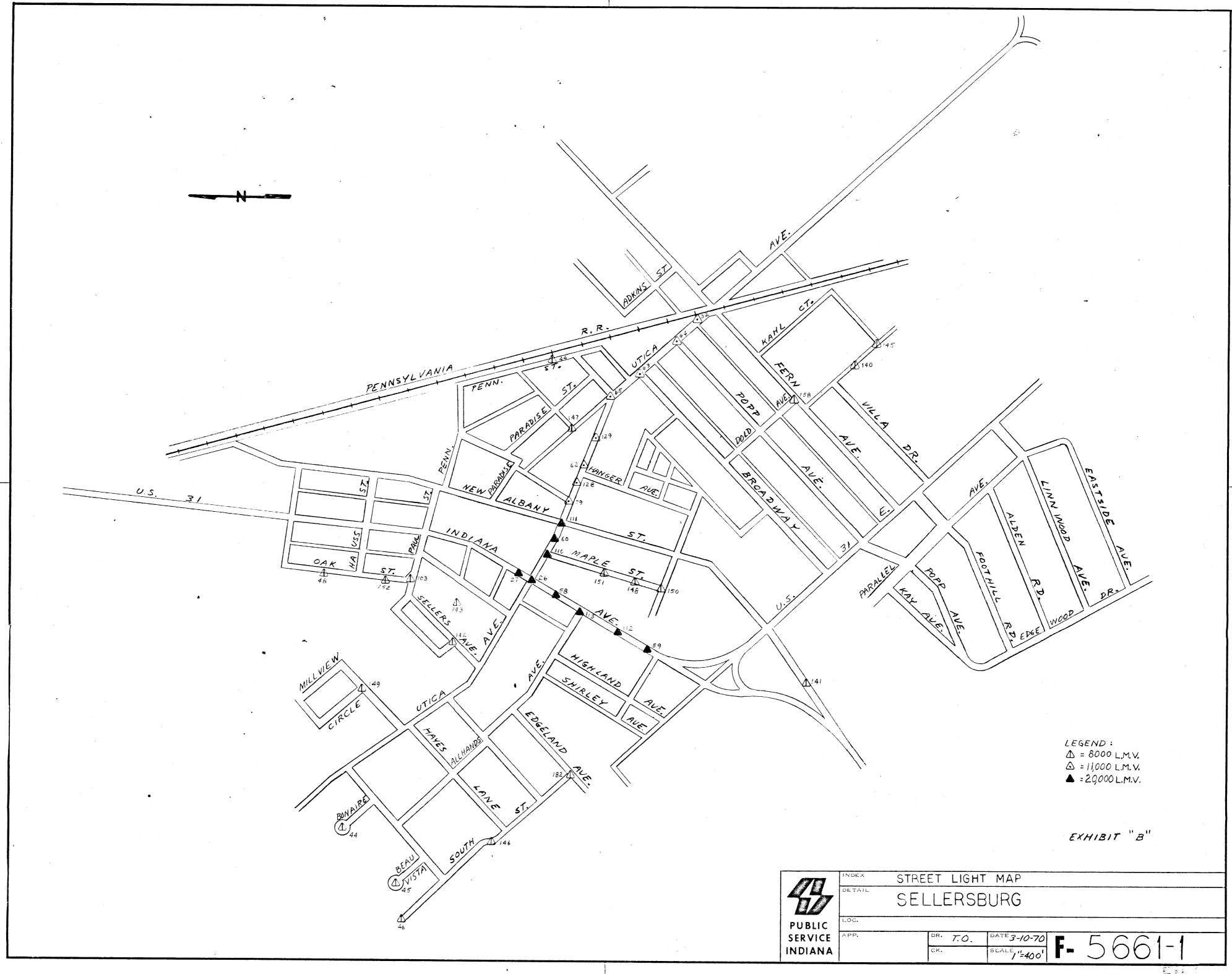
IN WITNESS WHEREOF the parties hereto have caused quadruplicate copies of this agreement to be duly executed by their respective duly authorized proper officers, and their respective corporate seals to be duly affixed to such quadruplicate copies, and properly attested, all as of the day, month and year first above written.

		TOWN	ofSELLERSE	JURG , Indiana,
		ByBOARD (OF TRUSTEES	
				
ATTEST:		MANTEGESS		
	Clerk-Treasures		ICE COMPANY O	F INDIANA, INC.
`		ByMarket	ing Director	XXXXXXXXXXX
ATTEST:				
	Assistant Sec	retary		

SCHEDULE OF OVERHEAD STREET LIGHTING LAMPS

Exhibit "A"	Exhibit "B"
Rate SL	Rate PSL
Size of Lamp (Lumens)	Size of Lamp (Lumens)
Incandescent	Incandescent
1,000	2,500
42 2,500	4,000
4,000	6,000
103 6,000	10,000
10,000	15,000
15,000	
Mercury Vapor	Mercury Vapor
7,000	20 8,000
20,000	8 11,000
40,000	9 22,000
	40,000





RATE SL—SCHEDULE FOR PUBLIC STREET LIGHTING SERVICE (OTHER THAN STATE HIGHWAY SAFETY STREET LIGHTING SERVICE)

This Schedule, Rate SL, is in the process of elimination and is withdrawn except for the present installations of lamps served hereunder prior to June 1, 1966, and will not be applicable to additional or converted lamp units. If service hereunder to an existing size or type of lamp is at any time discontinued at the customer's option, this schedule shall not again be available.

Availability

Available for public street lighting service at such locations as are within the Company's service area and are adjacent to an electric power line of Company that is adequate and suitable for supplying the service requested.

Rate

For Standard Overhead Public Street Lighting Service

Lumen	Rated	Incandescent	Lambs

Size of Lamp (lumens)	Rate per Lamp per Annum	Outage Credit per Lamp per Night
1,000	\$14.52	4c
2,500	20.52	6c
4,000	27.48	8c
6,000	34.56	90
10,000	46.56	13c
15,000	62.16	17c

Wattage Rated Incandescent Lamps

Size of Lamp (watts)	Rate per Lamp per Annum	Outage Credit per Lamp _per Night
100	\$16.92	5c
150	20.40	6c
200	26.52	7c
300	33.96	9c
500	47.88	13c
750	73.20	20c
1,000	90.00	25c

Mercury Vapor Lamps

Size of Lamp		Rate per Lamp	Outage Credit per Lamp
(lumens)	(watts)	per Annum	per Night
7,000 20,000 40,000 For Other Public Street Lighting Service	175 400 700	\$48.00 75.00 105.00	13c 21c 29c

When a Customer hereunder requests public street lighting service for an overhead ornamental public street lighting system or for any other overhead public street lighting system requiring special poles, fixtures or lamps, or for an underground public street lighting system instead of an overhead public street lighting system, the foregoing schedule of rates shall be increased and the terms and conditions of the contract with the Customer shall be varied to cover Company's additional cost to install, own, operate and maintain such special facilities.

Ownership of System—Service Lines

Company will furnish, provide, install, own, operate and maintain the necessary transmission and distribution line, wires, conduits, conductors, cables, masts, towers, poles, posts, transformers, lamps, fixtures and other appliances and structures for furnishing public street lighting service to Customer.

Company shall erect the service lines necessary to supply electric energy to the said public street lighting system within the limits of the public streets and highways or on private property as mutually agreed upon by Company and Customer. Customer shall assist Company, if necessary, in obtaining adequate written easements covering permission to install and maintain any service lines which it may be desirable to install upon private property. Company shall not be required to pay for obtaining permission to trim or re-trim trees where such trees interfere with any service lines or wires of Company used for supplying electric energy to the public street lighting system. Customer shall assist Company, if necessary, in obtaining permission to trim trees when Company is unable to obtain such permission through its own best efforts.

(Continued)

RATE SL—SCHEDULE FOR PUBLIC STREET LIGHTING SERVICE (OTHER THAN STATE HIGHWAY SAFETY STREET LIGHTING SERVICE)

(Continued)

Lighting Hours

The lighting hours for the public street lighting system shall be on an "all-night" schedule which provides that lamps are to be lighted from approximately one-half $(\frac{1}{2})$ hour after sunset until approximately one-half $(\frac{1}{2})$ hour before sunrise each day in the year, approximately 4,000 hours per annum.

Maintenance of Lighting System

Company will repair and/or replace and maintain all equipment owned by Company, including lamps and glassware, which may be necessary to provide continuous operation of the public street lighting system.

Changes in Lamp Location

Company will change the location of any lamp or lamps constituting a part of the public street lighting system which are, or may be, installed and/or operated under this schedule. Any such change in lamp location will be made only upon written order from Customer. The actual cost and expense of making each such change in lamp location shall be borne by Customer.

Additional Lamps

Company shall install, at its own expense, any additional lamp or lamps ordered by Customer, provided, however, that the cost of installing any such additional lamp or lamps does not exceed five times the annual amount to be paid by Customer (at the rates provided herein) for public street lighting service from the additional lamp or lamps ordered. If the cost of installing any such additional lamp or lamps shall exceed five times the annual amount to be paid by Customer for public street lighting service from such additional lamp or lamps ordered, then such excess cost of installing such lamp or lamps shall be paid for by Customer. Company shall install any additional lamp or lamps as soon as practicable after the receipt by Company of the written order from Customer. Such order shall not require Company to install additional lamps at any time prior to thirty (30) days nor later than ninety (90) days after receipt by Company of such order.

Payments for Service

Public Authorities

Bills for public street lighting service as supplied under this schedule to be submitted by Company to Customer for any month shall be in an amount equal to one-twelfth (1/12) of the annual charges herein provided. After such bills have been presented for public street lighting service rendered during the preceding month, Customer shall make full payment within ten (10) days immediately following the date for the next regular meeting of the proper authorities having authority to approve such bills.

Other than Public Authorities

Company may require from applicants for public street lighting service a deposit equal to five years estimated charges before the public street lighting system is constructed. Such deposit can be made with Company or under terms of an escrow agreement with a bank subject to an agreement permitting Company to draw against such funds, annually and in advance, the estimated charges for electric service to be rendered to Customer hereunder during the one-year period following the date of such draft. Deposits made with Company will draw interest at the rate of three per cent (3%) annually. Such interest will be credited to Customer's account at the termination of each contract year. No further deposit shall be required to secure payment of bills for such service to be rendered hereunder for any year after the fifth year after the commencement of service hereunder except that all bills for service hereunder shall thereafter be paid annually and in advance.

Deduction for Outage Credit

Customer or other authorized agent shall make a report of any lamp or lamps which are out of service during proper lighting hours. A copy of such report shall be delivered to Company's local or district office, or to such representative as Company may designate to receive such reports.

Company shall restore any lamp or lamps to service before the proper hour for lighting on the same day as reported if the report of lamp outage is received before the hour of 12 o'clock noon, or Company shall restore any lamp or lamps to service before the proper hour for lighting on the next succeeding day if the report of lamp outage is received after the hour of 12 o'clock noon. In the event of the failure to restore any lamp or lamps to service as hereinbefore provided, after receipt of the report hereinbefore provided for, Customer shall, for each such lamp outage, receive a deduction for outage credit from the payment for street lighting service for the current month in accordance with the "Outage Credits" provided in this schedule.

Such deductions for outage credit shall constitute the only liability that Company assumes or shall have because of the failure of any lamp or lamps to operate during lighting hours, and Company shall not be liable either to Customer or to any third party or parties for any claims for damages directly or indirectly attributable to such lamp outage.

Contract for Service

A Customer seeking service under this schedule shall make and enter into a contract with Company for a term of not less than ten years in the case of a new ornamental public street lighting system or in the case of contracts for new systems with persons other than public authorities, and not less than five years in the case of any other public street lighting system, containing other appropriate terms and conditions not inconsistent herewith.

1000 East Main Street, Plainfield, Indiana

RATE PSL-SCHEDULE FOR PUBLIC STREET LIGHTING SERVICE (OTHER THAN STATE HIGHWAY LIGHTING SERVICE)

Availability

Available for public street lighting service at such locations as are within the Company's service area and are adjacent to an electric power line of Company that is adequate and suitable for supplying the service requested.

Rate

For Standard Overhead Public Street Lighting Service

Lumen Rated Incandescent Lamps

Size of Lamp (lumens) 2,500	Rate per Lemp <u>per Annum</u> \$42.00	Outage Credit per Lamp per Night
4,000	48.00	12¢
6,000	57.00	13¢ 16¢
10,000	75.00	21¢
15,000	93.00	25¢

Mercury Vapor Lamps

Size o	f Lemp	Rate per Lamp	Outage Credits per Lamp
(lumens)	(watts)	per Annum	per Night
8,000	175	\$48.00	13¢,
11,000	250	57.00	16¢
22,000	400	, 75.00	219
40,000	700	105.00	29¢

For Other Public Street Lighting Service

When a Customer hereunder requests public street lighting service for an overhead ornamental public street lighting system or for any other overhead public street lighting system requiring special poles, fixtures or lamps, or for an underground public street lighting system instead of an overhead public street lighting system, the foregoing schedule of rates shall be increased and the terms and conditions of the contract with the Customer shall be varied to cover Company's additional cost to install, own, operate and maintain such special facilities.

Ownership of System—Service Lines

Company will furnish, provide, install, own, operate and maintain the necessary transmission and distribution line, wires, conductors, cables, masts, towers, poles, posts, transformers, lamps, fixtures and other appliances and structures for furnishing public street lighting service to Customer.

Company shall erect the service lines necessary to supply electric energy to the said public street lighting system within the limits of the public streets and highways or on private property as mutually agreed upon by Company and Customer. Customer shall assist Company, if necessary, in obtaining adequate written easements covering permission to install and maintain any service lines which it may be desirable to install upon private property. Company shall not be required to pay for obtaining permission to trim or re-trim trees where such trees interfere with any service lines or wires of Company used for supplying electric energy to the public street lighting system. Customer shall assist Company, if necessary, in obtaining permission to trim trees when Company is unable to obtain such permission through its own best efforts.

Lighting Hours

The lighting hours for the public street lighting system shall be on an "all-night" schedule which provides that lamps are to be lighted from approximately one-half $(\frac{1}{2})$ hour after sunset until approximately one-half $(\frac{1}{2})$ hour before sunrise each day in the year, approximately 4,000 hours per annum.

Maintenance of Lighting System

Company will repair and/or replace and maintain all equipment owned by Company, including lamps and glass-ware, which may be necessary to provide continuous operation of the public street lighting system.

(Continued)

RATE PSL-SCHEDULE FOR PUBLIC STREET LIGHTING SERVICE (OTHER THAN STATE HIGHWAY LIGHTING SERVICE)

(Continued)

Changes in Lamp Location

Company will change the location of any lamp or lamps constituting a part of the public street lighting system which are, or may be, installed and/or operated under this schedule. Any such change in lamp location will be made only upon written order from Customer. The actual cost and expense of making each such change in lamp location shall be borne by Customer.

Additional Lamps

Standard Overhead Public Street Lighting Service

Company shall install, at its own expense, any additional lamp or lamps included in the rates for standard overhead public street lighting service when ordered by Customer. Company shall install any additional lamp or lamps as soon as practicable after receipt by Company of the written order from Customer. Such order shall not require Company to install additional lamps at any time prior to thirty (30) days nor later than ninety (90) days after receipt by Company of such order.

Other Public Street Lighting Service

The installation of an additional street lighting system other than a standard overhead street lighting system or the installation of an additional lamp or lamps to such other street lighting system, and the connecting to and/or furnishing of electric energy to such additional street lighting system, lamp or lamps, shall be subject to a separate or supplemental agreement for any such additional street lighting system, lamp or lamps.

Payments for Service

Public Authorities

Bills for public street lighting service as supplied under this schedule to be submitted by Company to Customer for any month shall be in an amount equal to one-twelfth (1/12) of the annual charges herein provided. After such bills have been presented for public street lighting service rendered during the preceding month, Customer shall make full payment within ten (10) days immediately following the date for the next regular meeting of the proper authorities having authority to approve such bills.

Other than Public Authorities

Company may require from applicants for public street lighting service a deposit equal to five years estimated charges before the public street lighting system is constructed. Such deposit can be made with Company or under terms of an escrow agreement with a bank subject to an agreement permitting Company to draw against such funds, annually and in advance, the estimated charges for electric service to be rendered to Customer bereunder during the one-year period following the date of such draft. Deposits made with Company will draw interest at the rate of three per cent (3%) annually. Such interest will be credited to Customer's account at the termination of each contract year. No further deposit shall be required to secure payment of bills for such service to be rendered hereunder for any year after the fifth year after the commencement of service hereunder except that all bills for service hereunder shall thereafter be paid annually and in advance.

Deduction for Outage Credit

Customer or other authorized agent shall make a report of any lamp or lamps which are out of service during proper lighting hours. A copy of such report shall be delivered to Company's local or district office, or to such representative as Company may designate to receive such reports.

Company shall restore any lamp or lamps to service before the proper hour for lighting on the same day as reported if the report of lamp outage is received before the hour of 12 o'clock noon, or Company shall restore any lamp or lamps to service before the proper hour for lighting on the next succeeding day if the report of lamp outage is received after the hour of 12 o'clock noon. In the event of the failure to restore any lamp or lamps to service as hereinbefore provided, after receipt of the report hereinbefore provided for, Customer shall, for each such lamp outage, receive a deduction for outage credit from the payment for street lighting service for the current month in accordance with the "Outage Credits" provided in this schedule.

Such deductions for outage credit shall constitute the only liability that Company assumes or shall have because of the failure of any lamp or lamps to operate during lighting hours, and Company shall not be liable either to Customer or to any third party or parties for any claims for damages directly or indirectly attributable to such lamp outage.

Contract for Service

A Customer seeking service under this schedule shall make and enter into a contract with Company for a term of not less than ten years in the case of a new ornamental public street lighting system or in the case of contracts for new systems with persons other than public authorities, and not less than five years in the case of any other public street lighting system, containing other appropriate terms and conditions not inconsistent herewith.

WHEREAS, all acts, conditions and things precedent to the
execution by the TOWN OF SELLERSBURG of the said contract have
happened and been properly done in regular and due form as required
by law.
NOW, THEREFORE, Be it Ordained by the BOARD OF TRUSTEES of
the TOWN OF SELLERSBURG , in CLARK County, Indiana,
as follows, to-wit:
1. That the TOWN OF <u>SELLERSBURG</u> do make and enter into the aforesaid contract with PUBLIC SERVICE COMPANY OF INDIANA, INC. for the installation, operation and maintenance of the overhead street lighting system more particularly described in said contract, and for the street lighting service to be rendered in accordance with the terms and conditions of the said contract; and that said contract, in the form set forth, be, and the same is hereby, approved; that the President and BOARD OF TRUSTEES of said Town are authorized to execute the same in the name of, and for, and in behalf of said Town, and the Clerk-Treasurer is authorized to attest the same with his signature and affix thereto the corporate seal of said Town; and that when said contract is executed either by the President or a majority of the BOARD OF TRUSTEES and attested by the Clerk-Treasurer, is duly executed by PUBLIC SERVICE COMPANY OF INDIANA, INC., it shall be in full force and effect.
2. This ordinance is passed on the same day and at the same meeting at which it is introduced and it is passed by the unanimous consent of all members of the BOARD OF TRUSTEES present, and there are present and voting at least two-thirds of the members elect of said BOARD OF TRUSTEES.
3. This ordinance shall be in full force and effect from and after its passage.
Passed, approved and signed thisday of, 19
John 14 Werle)
President of BOARD OF TRUSTEES Zown of SELLERSBURG Indiana.

ATTEST:

Catherine L. Schmetzer

AN ORDINANCE ESTABLISHING CRIME CONTROL FUND.

WHEREAS, there is a need to set up a Crime Control Fund.

Now be it ordained by the Town of Sellersburg, Indiana, that the following resolution is hereby adopted:

Section 1. There is hereby established a Crime Control Fund under contractual services Account No. 26.

Section 2. That both local funds and federal funds may be deposited and expended in said account.

Section 3. That said account is set up to obtain the following:

- A. Federal matching funds.
- B. Local matching funds.
- C. To enable the Metropolitan Police Department of the Town of Sellersburg to take advantage of and be compensated for schooling for crime control, education, and for police equipment.

Section 4. This ordinance shall be effective

Passed by the Board of Trustees of the Town of Sellersburg, Ind-May iana, in regular session on this 12Th day of April, 1970.

Jøhn Werle

Guesler

John Hinton

ATTEST:

Catherine L. Schmetzer

Clerk-Treasurer

AN ORDINANCE APPROVING TRANSFER OF FRANCHISE.

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution is hereby adopted:

Section 1. That the Town of Sellersburg allow the Sellersburg Cablevision Company, Inc., to transfer its franchise dated May 24, 1966, to G. R. C. T. V., Inc.

Section 2. That the President of the Board of Trustees and the Clerk-Treasurer of the Town of Sellersburg are hereby authorized to execute any agreements necessary to complete the above.

Section 3. This ordinance shall be effective October 27, 1970.

Passed by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 27th day of October, 1970.

Chester Stoner

ATTEST:

Catherine Schmetzer

Clerk-Treasurer.

AN ORDINANCE APPROVING TRANSFER OF FRANCHISE.

Be it ordained by the Town of Sellessburg, Indiana, that the following resolution is hereby adopted:

Section 1. That the Town of Sellersburg allow the Sellersburg Cablevision Company, Inc., to transfer its franchise dated May 24, 1966, to G. R. C. T. V., Inc.

Section 2. That the President of the Board of Trustees and the Clerk-Treasurer of the Town of Sellersburg are hereby authorized to execute any agreements necessary to complete the above.

Section 3. This ordinance shall be effective October 27, 1970.

Passed by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 27th day of October, 1970.

John Werle

Chester Stoner

John Hinton

ATTEST:

Catherine Schmetzer, Clerk-Treasurer.

ORDINANCE FOR APPROPRIATIONS

No. 269

Section 2. That for the said fiscal year there is hereby appropriated out of the General Fund of said town, the following:

1	v_i	Amount Appropri
1	Services Personal 11 Salary of Town Trustees	s_1,800.00
	12 Salary of Clerk-Treasurer	2,020.00
	Policemen 13 Salary of Maskath make Depute Worsholds	· • • • • • • • • • • • • • • • • • • •
	14 Compensation of Town Attorney	
	15 Compensation of Firemen	
	16 Recreation	
	17 Garbage Removal	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	18 Salary of Police Commissioners	
_	The state of the s	1,500.00
2	Police Pension Fund Services Contractual	20,375.00
3	Supplies	-
4	Materials	_1,050.00
5	Current Charges	10,900.00
6	Current Obligations	-0-
7	Properties	<u> </u>
7 8 .		
	Debt Payment Total General Fund Section 3. That for the said fiscal year there is hereby appropriated out of the Street Fundament	2,500.00 \$1.07,254.00
	Total General Fund Section 3. That for the said fiscal year there is hereby appropriated out of the Street Fundwing: M.V.H. STREET FUND Services Personal	2,500.00 \$1.07,254.00
	Total General Fund Section 3. That for the said fiscal year there is hereby appropriated out of the Street Fundwing: M.V.H. STREET FUND Services Personal 11 Salary of Street Commissioner	2,500.00 \$1.07,25,00 d of said town, the
	Debt Payment Total General Fund Section 3. That for the said fiscal year there is hereby appropriated out of the Street Fundwing: M.V.H. STREET FUND Services Personal 11 Salary of Street Commissioner 12 Salary of Employees	2,500.00 \$1.07,25\(\frac{1}{2}\).00 d of said town, the
	Debt Payment Total General Fund Section 3. That for the said fiscal year there is hereby appropriated out of the Street Fundwing: M.V.H. STREET FUND Services Personal 11 Salary of Street Commissioner 12 Salary of Employees 13 Wages of Laborers	2,500.00 \$107,254.00 d of said town, the \$
	Total General Fund Section 3. That for the said fiscal year there is hereby appropriated out of the Street Fundwing: M.V.H. STREET FUND Services Personal 11 Salary of Street Commissioner 12 Salary of Employees 13 Wages of Laborers 14 Other Compensation	\$
lov l	Total General Fund Section 3. That for the said fiscal year there is hereby appropriated out of the Street Fundwing: M.V.H. STREET FUND Services Personal 11 Salary of Street Commissioner 12 Salary of Employees 13 Wages of Laborers 14 Other Compensation Services Contractual	2,500.00 \$1.07,25\(\beta\).00 d of said town, the
lov 1 2	Total General Fund Section 3. That for the said fiscal year there is hereby appropriated out of the Street Fundwing: M.V.H. STREET FUND Services Personal 11 Salary of Street Commissioner 12 Salary of Employees 13 Wages of Laborers 14 Other Compensation Services Contractual Supplies	2,500.00 \$107,25\(\bar{1}\).00 d of said town, the
lov 1 2 3	Total General Fund Section 3. That for the said fiscal year there is hereby appropriated out of the Street Fundwing: M.V.H. STREET FUND Services Personal 11 Salary of Street Commissioner 12 Salary of Employees 13 Wages of Laborers 14 Other Compensation Services Contractual Supplies Materials	2,500.00 \$1.07,254.00 d of said town, the
lov 1 2 3 4	Total General Fund Section 3. That for the said fiscal year there is hereby appropriated out of the Street Fundwing: M.V.H. STREET FUND Services Personal 11 Salary of Street Commissioner 12 Salary of Employees 13 Wages of Laborers 14 Other Compensation Services Contractual Supplies Materials Current Charges	2,500.00 \$107,254.00 d of said town, the 16,900.00 -00- 2,200.00 18,200.00
lov 1 3 4 5	Total General Fund Section 3. That for the said fiscal year there is hereby appropriated out of the Street Funding: M.V.H. STREET FUND Services Personal 11 Salary of Street Commissioner 12 Salary of Employees 13 Wages of Laborers 14 Other Compensation Services Contractual Supplies Materials Current Charges Current Obligations	2,500.00 \$107,254.00 d of said town, the 16,900.00 -00- 2,200.00 18,200.00 -0-
lov 1 2 3 4 5	Total General Fund Section 3. That for the said fiscal year there is hereby appropriated out of the Street Fund wing: M.V.H. STREET FUND Services Personal 11 Salary of Street Commissioner 12 Salary of Employees 13 Wages of Laborers 14 Other Compensation Services Contractual Supplies Materials Current Charges Current Obligations Properties	2,500.00 \$107,254.00 d of said town, the 16,900.00 -00- 2,200.00 18,200.00 -0- 2,500.00
1 2 3 4 5 6	Total General Fund Section 3. That for the said fiscal year there is hereby appropriated out of the Street Fundwing: M.V.H. STREET FUND Services Personal 11 Salary of Street Commissioner 12 Salary of Employees 13 Wages of Laborers 14 Other Compensation Services Contractual Supplies Materials Current Charges Current Obligations Properties Total Street Fund Section 4. That for the said fiscal year there is hereby appropriated out of the Bond Fundselections.	2,500.00 \$107,254.00 d of said town, the 16,900.00 -00- 2,200.00 -0- 2,500.00 \$40,300.00
1 1 2 3 4 5 6	Total General Fund Section 3. That for the said fiscal year there is hereby appropriated out of the Street Fundwing: M.V.H. STREET FUND Services Personal 11 Salary of Street Commissioner 12 Salary of Employees 13 Wages of Laborers 14 Other Compensation Services Contractual Supplies Materials Current Charges Current Obligations Properties Total Street Fund	2,500.00 \$107,254.00 d of said town, the 16,900.00 -00- 2,200.00 18,200.00 500.00 -0- 2,500.00 s 40,300.00 d of said town, the

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Section 6. That for the said fiscal y d of said town, the following:	ear there is hereby o	appropriated out-of	the	
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Section 7. That for the said fiscal y d of said town, the following:	ear there is hereby o	Imp. FUND	the	
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers	ear there is hereby o	appropriated out of Imp. FUND	the	\$ 2,300.00
Section 7. That for the said fiscal y d of said town, the following: Cumula Cumula Curps & Gutters	ear there is hereby o	appropriated out of Imp. FUND	the	\$ 2,300.00 5,550.00
Section 7. That for the said fiscal y d of said town, the following: Cumula Cumula Curps & Gutters Curps & Gutters Curps & Bond re	ear there is hereby of tive Capital	Imp. FUND fire house	the	\$ 2,300.00 5,550.00 5,200.00
Section 7. That for the said fiscal y d of said town, the following: Cumula Cumula Curps & Gutters Curps & Gutters Curps & Bond re	ear there is hereby of tive Capital tirement new	appropriated out of Imp. FUND fire house	the	\$ 2,390.00 5,550.00 5,200.00 4,000.00
Section 7. That for the said fiscal y d of said town, the following: Cumula Cumula Curps & Gutters Curps & Gutters Curps & Bond re	ear there is hereby of tive Capital tirement new.	appropriated out of Imp. FUND fire house	the	\$ 2,300.00 5,550.00 5,200.00
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers 2. Curbs & Gutters 3. & Interest & Bond re 4. Streets	ear there is hereby of tive Capital tirement new	appropriated out of Imp. FUND fire house	the	\$ 2,300.00 5,550.00 5,200.00 4,000.00
Section 7. That for the said fiscal y d of said town, the following: Cumula Cumula Curula	ear there is hereby of tive Capital tirement new	appropriated out of Imp. FUND fire house	the	\$ 2,390.00 5,550.00 5,200.00 4,000.00
Section 7. That for the said fiscal y of said town, the following: Cumula Cumula Cumula Curus C	tive Capital tirement new	appropriated out of Imp. FUND fire house	the	\$ 2,390.00 5,550.00 5,200.00 4,000.00
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers 2. Curbs & Gutters 3. A Interest & Bond re 4. Streets (Total	tive Capital tirement new Fund	rappropriated out of Imp. FUND fire house appropriated out of	the	\$ 2,390.00 5,550.00 5,200.00 4,000.00
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers 2. Curbs & Gutters 3. A Interest & Bond re 4. Streets (Total	tive Capital tirement new Fund ear there is hereby of	rappropriated out of Imp. FUND fire house appropriated out of FUND	the	\$ 2,390.00 5,550.00 5,200.00 4,000.00
Section 7. That for the said fiscal y d of said town, the following: Cumula Cumula Cumula Cumula Cumula Cumula Cumula Curps & Gutters Curps & Bond re Color Total Color Col	tive Capital tirement new Fund	fire house appropriated out of FUND FUND	the	\$ 2,390.00 5,550.00 5,200.00 4,000.00 \$17,050.00
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers 2. Curbs & Gutters 3. A Interest & Bond re 4. Streets (Total 1. C.C.I. Section 8. That for the said fiscal y d of said town, the following:	tive Capital tirement new Fund	rappropriated out of Imp. FUND fire house appropriated out of FUND	the	\$ 2,300.00 5,550.00 5,200.00 4,000.00 \$17,050.00
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers 2. Curbs & Gutters 3. & Interest & Bond re 4. Streets (Total	tive Capital tirement new Fund ear there is hereby	fire house appropriated out of fire house appropriated out of FUND	the	\$ 2,300.00 5,550.00 5,200.00 4,000.00 \$17,050.00
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers 2. Curbs & Gutters 3. A Interest & Bond re 4. Streets Color & C.C.I. Section 8. That for the said fiscal y d of said town, the following:	tive Capital tirement new Fund ear there is hereby	fire house appropriated out of fire house appropriated out of FUND	the	\$ 2,300.00 5,550.00 5,200.00 4,000.00 \$17,050.00
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers 2. Curbs & Gutters 3. A Interest & Bond re 4. Streets (Total 1) C.C.I. Section 8. That for the said fiscal y d of said town, the following:	tive Capital tirement new Fund ear there is hereby o	fire house appropriated out of fire house appropriated out of FUND	the	\$ 2,390.00 5,550.00 5,200.00 4,000.00 \$17,050.00
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers 2. Curbs & Gutters 3. A Interest & Bond re 4. Streets (Total 1. C.C.I. Section 8. That for the said fiscal y d of said town, the following:	tive Capital tirement new Fund ear there is hereby	fire house appropriated out of FUND FUND	the	\$ 2,300.00 5,550.00 5,200.00 4,000.00 \$17,050.00
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers 2. Curbs & Gutters 3. & Interest & Bond re 4. Streets Coll. Coll	tive Capital tirement new Fund ear there is hereby	fire house appropriated out of FUND	the	\$ 2,300.00 5,550.00 5,200.00 4,000.00 \$17,050.00
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers 2. Curbs & Gutters 3. & Interest & Bond re 4. Streets (Total	tive Capital tirement new Fund ear there is hereby of	fire house appropriated out of fire house appropriated out of FUND	the	\$ 2,300.00 5,550.00 5,200.00 4,000.00 \$17,050.00
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers 2. Curbs & Gutters 3. & Interest & Bond re 4. Streets Coll. Coll	tive Capital tirement new Fund ear there is hereby of the second	fire house appropriated out of FUND appropriated out of FUND	the	\$ 2,300.00 5,550.00 5,200.00 4,000.00 \$17,050.00
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers 2. Curbs & Gutters 3. & Interest & Bond re 4. Streets Co.I. Co.I. Co.I. Co.I. Section 8. That for the said fiscal y d of said town, the following: Co.I. Co.I. Co.I. Total	tive Capital tirement new Fund ear there is hereby of the sear there is hereby of the search of t	fire house appropriated out of FUND appropriated out of FUND propriated out of FUND	thethe	\$ 2,300.00 5,550.00 5,200.00 4,000.00 \$17,050.00
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers 2. Curbs & Gutters 3. & Interest & Bond re 4. Streets Co.I. Co.I. Co.I. Co.I. Section 8. That for the said fiscal y d of said town, the following: Co.I. Co.I. Co.I. Total	tive Capital tirement new Fund ear there is hereby of the sear there is hereby of the search of t	fire house appropriated out of FUND appropriated out of FUND	thethe	\$ 2,300.00 5,550.00 5,200.00 4,000.00 \$17,050.00
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers 2. Curbs & Gutters 3. & Interest & Bond re 4. Streets Co.I. Co.I. Co.I. Co.I. Section 8. That for the said fiscal y d of said town, the following: Co.I. Co.I. Co.I. Total	tive Capital tirement new Fund ear there is hereby of the sear the search of the se	fire house appropriated out of FUND appropriated out of FUND propriated out of FUND	the	\$ 2,300.00 5,550.00 5,200.00 4,000.00 \$17,050.00
Section 7. That for the said fiscal y d of said town, the following: Cumula 1. Storm Sewers 2. Curbs & Gutters 3. & Interest & Bond re 4. Streets Co.I. Co.I. Co.I. Co.I. Section 8. That for the said fiscal y d of said town, the following: Co.I. Co.I. Co.I. Total	tive Capital tirement new Fund ear there is hereby of the sear the search of the se	appropriated out of Imp. FUND fire house appropriated out of FUND appropriated out of FUND	the	\$ 2,300.00 5,550.00 5,200.00 4,000.00 \$17,050.00

Section 10. That for the said fiscal year disbursements from appropriations other than for "Services Personal" and "Dept Payment" are further limited to the following amounts for the detail accounts listed unless such amounts are increased or decreased by another ordinance or resolution of the board of town trustees. (If one or more of the following detail accounts within an appropriation are increased by not more than the total amount that one or more other detail accounts are con-currently decreased within the same appropriation by resolution of the board of town trustees, neither advertising to the taxpayers nor approval by the State Board of Tax Commissioners is required. Other changes affecting more than one appropriation within a fund require advertising, ordinance and approval by the State Board of Tax Commissioners.)

GENERAL FUND

	Appropriation		Detail Account	Amount
2	Services Contractual	21	Communication and Transportation	\$
		22	Heat, Light, Power, Sewage and Water	
:		23	Instruction	•
ŧ		24	Printing and Advertising	
		25	Repairs	
		26	Other Contractual Services	
	Total Appropriation for Services Cor	itrac	tual	
3	Supplies	31	Fuel and Ice	
1		32	Garage and Motor	
		33		;
	· · · · · · · · · · · · · · · · · · ·	34		•
		35		
		36	Office Supplies	•
			Other Supplies	•
	Total Appropriation for Supplies			•
	Materials		Building Materials	
'±	Materials	41 42	Sewer Materials	
•		43	Repair Parts	
		44	Other Materials	
	:			
. 5	Current Charges	51	Insurance	
:	à	52	Rents	
		53	Refunds, Awards and Indemnities	
	, · · · · · · · · · · · · · · · · · · ·	54	Clothing Allowances for Volunteer Firemen	and the second s
		55	Subscriptions and Dues	
		56	Premiums on Official Bonds	
		57	Tax Refunds to Volunteer Firemen	,,
		58		
		59		
	Total Appropriation for Current Cha	rges		\$
6	Current Obligations	61	Interest	.\$
		62	Retirement and Social Security - Town's Shar	e
9		63		
	Total Appropriation for Current Ob	ligat	ions	\$
7	Properties	71	Buildings, Structures and Improvements	\$
	•	72	Equipment	
		73	Land	
	Total Appropriation for Properties .	•••	······································	\$
			STREET FUND	ą t d
2	Services Contractual	25	Repairs of Equipment	.\$
	C 5	. 26	Other Contractual Services	
	Total Appropriation for Services Co	ntrac	rtual	\$
	i,		Garage and Motor	
		37	Other Supplies	*
	Total Appropriation for Supplies			

STREET FUND (Continued)

	Appropriation	Detail Account	Amount
4 Materials	42	Street, Alley and Sewer Materials	
	. 43	Repair Parts	·····
	44	Other Materials	
Total Ap	propriation for Materials		\$
5 Current Cha	rrges 51	Insurcance	\$
5 Guirein Gila	-9	Rents	·
	58	,	
Total Apr		· · · · · · · · · · · · · · · · · · ·	
•	oropriduor for carroin orialgon	·	2.5.
7 Properties	72	*	
•	73	•	,
Total Ap	propriation for Properties		\$
		FUND	
2 Services Con	ntractual 21	Communication and Transportation	\$
•	- 22	Heat, Light, Power, Sewage and Water	
	24	Printing and Advertising	
	25	Repairs	
,	26	Other Contractual Services	
Total Apr	propriation for Services Contrac	otual	
3 Supplies	32		**
	36	Office Supplies	
	37	Other Supplies	
Total App	propriation for Supplies		\$
5 Current Cha	rges 51	Insurance	\$
•	58	·	•
Total App	propriation for Current Charges		\$
		FUND	
2 Services Cor	ntractual 21	Communication and Transportation	\$
Z Bervices Co.	22	Heat, Light, Power, Sewage and Water	
	24	Printing and Advertising	
	25	Repairs	
• •	26	Other Contractual Services	
Total Apr		ctual	•
3 Supplies	32	Garage and Motor	
	36	Office Supplies	_
•	37	Other Supplies	
Total App	propriation for Supplies		\$
5 Current Cha	rges 51	Insurance	\$
	58		
Total App	propriation for Current Charges		\$
•			
This Ordinance	shall be in full force and effect	from and after its passage.	
Passed by the E	Board of Town Trustees,	August 31	<u>80</u> .
Lakus	1 Jy Werle	- John D. Hanlo	-
	·	- Chester Stone	K
ATTEST:			
Cather	ne L. Selmets	ev	
•	Town Clerk-	Treasurer	

BE IT ORDAINED by the Common Council of the Town of Sellersburg, Indiana.

WHEREAS the construction of a sewer line has been proposed from the existing sewer line of the Town of Sellersburg, on Indiana Highway 31-E, running south to Greenwood; thence in a westwardly direction across Interstate Highway 65 to the property of American Mobilehome is under consideration; and,

WHEREAS various persons and firms are desirous of obtaining the right to be added to the Sellersburg sewer line; and,

WHEREAS the proponents of the sewer extension will pay all cost of extending said sewer line and all legal, engineering fees and costs of right-of-ways; and,

WHEREAS the proponents may not be able to raise enough money by initial subscription, and will be required to borrow a part of construction costs: and

WHEREAS the person or firm lending money for construction costs ought to have a lien on any future payments on the cost of construction, which payments are to be considered as deferred construction costs and in an amount hereinafter set out, which sums shall be paid by any future user of the sewer line in order to repay the person or persons making said loan for construction costs; and,

WHEREAS by the construction of the above sewer line a large area will be able to be served by the construction of said sewer, which will result in a material benefit to the Town of Sellersburg; and.

WHEREAS in order to build said sewer line it will require the expenditure of such sums of money as to make the cost of tap in or deferred construction costs far greater than now charged by the Town of Sellersburg, and in order to encourage the immediate enrollment and to cover the additional cost of sewer connection after construction has been started, a deferred construction payment shall Not be charged along with a tap-in fee to be charged by the town of Sellersburg, a schedule of which deferred construction costs and tap-in fees is attached hereto and marked "Exhibit A", and

WHEREAS all persons signing the original Greenwood Venture shall be deemed to have paid their fair share of construction costs, they shall not be obligated to pay any additional deferred construction costs, but shall pay the tap-in fee payable to the town of Sellersburg.

NOW, THEREFORE, BE IT ORDAINED that the town of Sellersburg, by its duly elected officers, be authorized to enter into a contract with the people constituting the Greenwood Venture as follows:

A. To accept the sewer line from the town of
Sellersburg to the property of the American
Mobilehome, provided said sewer line is
built according to plans and specifications now
on file in the office of the Clerk-treasurer
of the town of Sellersburg, and

B. To accept and treat the sewage from customers on said line for the same rates charged other sewage customers.

BE IT FURTHER ORDAINED that in order to pay the cost of said sewer line the persons or corporation building said sewer line shall be permitted to collect a deferred construction cost from each new user as per the schedule attached until any loan made for the construction has been repaid. This shall not entitle any person to recover his initial contribution for construction costs.

BE IT FURTHER ORDAINED that whenever the construction loan has been repaid, then all future deferred construction costs shall be paid to and become the property of the town of Sellersburg.

BE IT FURTHER ORDAINED that the town of Sellersburg shall adopt the terms of the contract entered into with the persons or corporation constructing the sewer line and as relates to the operation and maintenance of said sewer line.

BE IT FURTHER ORDAINED that the town of Sellersburg shall immediately take over said sewer line immediately after its completion, provided, however, the builder shall require the contractor to post a bond guaranteeing the successful operation of said line for one year, and, further, agreeing to make any necessary repairs that may be required during the first year of operation.

BE IT FURTHER ORDAINED that the town of Sellersburg shall, from and after completion, assume control and management including the lift station and shall pay all utility bills for the operation of said line.

BE IT FURTHER ORDAINED that the town of Sellersburg shall be entitled to all income derived from the operation of said line, and each person or corporation receiving sewer service shall pay such sums as may be due the town of Sellersburg.

BE IT FURTHER ORDAINCED that all contracts between the persons or corporation building said sewer line and the town of Sellersburg shall be made a part of this ordinance by reference as though set out herein, said contract being of record in Miscellaneous Record _______.

page _______ in the office of the Recorder of Clark County, Indiana.

BE IT FURTHER ORDAINED that all deferred construction costs paid by future users of said sewer line shall be paid within 60 days to the Sellersburg State Bank, Trustee, named by the members of the Greenwood Venture to receive said deferred construction costs.

This ordinance shall be in full force and effect from and after its passage.

President

Attest:

Town Clerk

Presented by me to the President of the Town Board of the town of Sellersburg, Indiana, this _____ day of ______, 1971.

PROPOSED TAP-IN FEES FOR TOWN OF SELLERSBURG AND GREENWOOD JOINT VENTURE

(Note: Tap for the Town is separate from the tap under the contract)

TYP	E OF CONNECTION	TOWN TAP	TAP UNDER CONTRACT
A.	Residences - for single family	\$300.00	\$600.00
В.	Multiple Family Residences - (1) Duplex (2) Triplex (3) Quadplex	1-1/2 2 2-1/2	1-1/2 2 2-1/2
c.	Apartments - Five or more for each apartment building connection the sum of	200.00	200.00
D.	Nursing Homes - for each bedroom in the nursing home, the connection fee shall be	200.00	200.00
E.	Service Stations	1,000.00	2,000.00
F.	Schools - the connection fee for schools shall be computed on the basis of \$25.00 per student according to the estimated enrollment based upon any proposed expansion of the school facilities at the time of connection.	25.00	25.00
G.	Hospitals - per bed.	50.00	50.00
н.	Commercial, Professional, Library, Industrial, etc these connection fees shall be computed on the square footage of the building facilities as follows:	· (
	l to 2,499 Square Feet 2,500 to 3,999 Square Feet 4,000 to 7,499 Square Feet 7,500 to 14,999 Square Feet 15,000 to 39,999 Square Feet 40,000 to 49,999 Square Feet 50,000 Square Feet and over.	500.00 750.00 1,000.00 1,250.00 1,500.00 1,750.00 Four Cents per Square Foot	1,000.00 1,250.00 1,500.00 1,750.00 2,000.00 2,250.00 Five Cents per Square foot.
	Motels and Mobile Home Courts	200.00 per Unit with a minimum of \$2,000.00	200.00 per Unit with a minimum of \$2000.00
J.	Churches	500.00	500.00

		This	ordinance	approved	and	signed	bу	me	this	والمناسبة والمناسبة
day	of	. 44-44444		1971	•					<i>1</i>

President of Town Board Town of Sellersburg

ORDINANCE NO. 270

BE IT ORDAINED by the Board of Trustees of the Town of Sellersburg Indiana,

WHEREAS, the construction of a sewer line has been proposed from the existing sewer line of the Town of Sellersburg, on Indiana Highway 31-E, running south to Greenwood; thence in a westwardly direction across Interstate Highway 65 to the property of American Mobile Home is under consideration; and,

WHEREAS, various persons and firms are desirous of obtaining the right to be added to the Sellersburg sewer line; and,

WHEREAS, the proponents of the sewer extension will pay all cost of extending said sewer line and all legal, engineering fees and costs of right-of-ways; and,

WHEREAS, the proponents may not be able to raise enough money by initial subscription, and will be required to borrow a part of construction costs; and,

WHEREAS, the person or firm lending money for construction costs ought to have a lien on any future payments on the cost of construction, which payments are to be considered as deferred construction costs and in an amount hereinafter set out, which sums shall be paid by any future user of the sewer line in order to repay the person or persons making said loan for construction costs; and,

WHEREAS, by the construction of the above sewer line a large area will be able to be served by the construction of said sewer, which will result in a material benefit to the Town of Sellersburg; and,

WHEREAS, in order to build said sewer line it will require the expenditure of such sums of money as to make the cost of tap-in or deferred construction costs far greater than now charged by the Town of Sellersburg, and in order to encourage the immediate enrollment and to cover the additional cost of sewer connection after construction has been started, a deferred construction payment shall be charged along with a tap-in fee to be charged by the Town of Sellersburg, a schedule of which deferred construction costs and tap-in fees is attached hereto and marked "Exhibit A", and,

WHEREAS, all persons signing the criginal Greenwood Venture shall be deemed to have paid their fair share of construction costs, they

shall not be obligated to pay any additional deferred construction costs, and shall not pay a tap-in fee to the Town of Sellersburg.

NOW, THEREFORE, BE IT ORDAINED, that the rown of Sellersburg, by its duly elected officers, be authorized to enter into a contract with the people constituting the Greenwood Venture as follows:

- A. To accept the sewer line from the Town of Sellersburg to the property of the American Mobile Home, provided said sewer line is built according to plans and specifications now on file in the office of the Clerk-Treasurer of the Town of Sellersburg, and
- B. To accept and treat the sewage from customers on said line for the same rates charged other sewage customers.

BE IT FURTHER ORDAINED that in order to pay the cost of said sewer line the persons or corporation building said sewer line shall be permitted to collect a deferred construction cost from each new user as per the schedule attached until a loan in the amount of \$50,000.00 made for the construction has been repaid on a period of 15 years has expired, whichever is first. This shall not entitle any person to recover his initial contribution for construction costs.

BE IT FURTHER ORDAINED that whenever the construction loan has been repaid, then all future deferred construction costs shall be paid to and become the property of the Town of Sellersburg.

BE IT FURTHER ORDAINED that the Town of Sellersburg shall adopt the terms of the contract entered into with the persons or corporation constructing the sewer line and as relates to the operation and maintenance of said sewer line.

BE IT FURTHER ORDAINED that the Town of Sellersburg shall immediately take over said sewer line immediately after its completion, provided, however, the builder shall require the contractor to post a bond guaranteeing the successful operation of said line for one year, and, further agreeing to make any necessary repairs that may be required during the first year of operation.

BE IT FURTHER ORDAINED that the Town of Sellersburg shall, from and after completion, assume control and management including the lift station and shall pay all utility bills for the operation of said line.

BE IT FURTHER ORDAINED that the Town of Sellersburg tap-in fee for connection to the Town sewer is increased in accordance with the

attached schedule labeled "Exhibit A", and that said tap-in fee schedule shall remain in full force and effect until rescinded by the Board of Trustees of said Town.

BE IT FURTHER ORDAINED that the contract between the Town of Sellersburg and Greenwood Venture shall comply with and contain all provisions required by Burns Annotated Statutes 48-3963 thru 48-3965 and as amended.

BE IT FURTHER ORDAINED that the Town of Sellersburg shall be entitled to all income derived from the operation of said line, and each person or corporation receiving sewer service shall pay such sums as may be due the Town of Sellersburg.

BE IT FURTHER ORDAINED that all contracts between the persons or corporation building said sewer line and the Town of Sellersburg shall be made a part of this ordinance by reference as though set out herein, said contract being of record in Miscellaneous Record _____, Page _____ in the office of the Recorder of Clark County, Indiana.

BE IT FURTHER ORDAINED that all deferred construction costs paid by future users of said sewer line shall be paid within 60 days to the Sellersburg State Bank, Trustee, named by the members of the Greenwood Venture to receive said deferred construction costs.

This ordinance shall be in full force and effect from and after its passage.

ATTEST:

Carling & Salarate

Presented by me to the President of the Town Board of the Town of Sellersburg, Indiana, this 23rd day of February, 1971.

Catherine L. Schmelen Clerk-Treasorer

This ordinance approved and signed by me this 23rd day of February, 1971.

President of Town Board Town of Sellersburg

EXHIBIT A

TAP-IN FEES FOR THE TOWN OF SELLERSBURG AND GREENWOOD JOINT VENTURE

(Note: Tap for the Town is separate from the tap under the contract).

•	TYP	PE OF CONNECTION	NEW TOWN TAP	TAP FOR GREENWOOD JOINT VENTURE LIN	
	Α.	Residences - for single family	\$300.00	\$600.00	
	В.	Multiple Family Residences:			
		(1) Duplex(2) Triplex(3) Quadplex	1-1/2 2 2-1/2	1-1/2 2 2-1/2	
	c.	Apartments - Five or more for each apartment connection, the sum of	\$200 . 00	\$200.00	,
	D.	Nursing Homes - for each	· · · · · · · · · · · · · · · · · · ·	e + 3 + +	
\sim		pedroom in the nursing home, the connection fee shall be	\$200.00	\$200.00	ව්
	E.	Service Stations	\$1000.00	\$2000.00	
	F.	Schools - the connection fee for schools shall be computed on the basis of \$25.00 per student according to the es- timated enrollment based upon any proposed expansion of the school facilities at the time of connection	\$25.00	\$25.00	
	G.	Hospitals - per bed	\$50.00	\$50.00	•
	н.	Commercial, Professional, Library, Industrial, etc. these connection fees shall be computed on the square footage of the building facilities as follows:			· · .
0		l to 2,499 Square Feet 2,500 to 3,999 Square Feet 4,000 to 7,499 Square Feet 7,500 to 14,999 Square Feet 15,000 to 39,999 Square Feet 40,000 to 49,999 Square Feet 53,000 Square Feet and over.	500.00 750.00 1,000.00 1,250.00 1,500.00 1,750.00 Four cents per square fo	1,000.00 1,250.00 1,500.00 1,750.00 2,000.00 2,250.00 Five cents pe ot square foot.	r
	Maga Maga _m a	Motels and Mobile Home Courts	200.00 per un with a minimu of \$2,000.00		
	J.	Churches	\$500.00	\$500.00	٠

AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR REGULAR MOTOR VEHICLE HIGHWAY FUND - SERVICES CONTRACTUAL, \$5,835.00 FOR STREET IMPROVEMENT PROJECT, AND FOR LOCAL ROAD AND STREET FUND - SERVICES CONTRACTUAL, \$23,340.00 FOR STREET IMPROVEMENT PROJECT.

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF SELLERSBURG, Clark County, in the State of Indiana, in regular session assembled.

Section 1. That said Board of Trustees finds that an extraordinary emergency exists for the Street Improvement Projects.

Section 2. That said Board further finds that a ten (10) days' notice of publication of said contemplated additional appropriation has been given to the taxpayers and other interested parties stating that a hearing would be held on said contemplated additional appropriation on the 13th dayof July, 1971, at 7:30 o'clock P. M., at the regular meeting place of said Board, at the Town Hall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.

Section 3. Upon the conclusion of said hearing referred to in Section Two of this Ordinance, the said Board now confirms its determination to appropriate and expend such additional amounts.

Section 4. That said Board does hereby appropriate and add an additional sum in the Regular Motor Vehicle Highway Fund -214-Services Contractualas follows: 1971 Street Improvement Project \$5,835.00; and in the Local Road and Street Fund - 214-Services Contractual as follows: 1971 Street Improvement Project \$23,340.00.

Section 5. The Board of Trustees does hereby find the balance in the Regular Motor Vehicle Highway Fund and in the Local Road and Street Fund are sufficient to cover the additional appropriations herein made.

Section 6. The action taken herein shall be subject to the approval of the Indiana Tax Board, as provided by law.

Section 7. All ordinances of or parts of ordinances in conflict herewith are hereby repealed.

PASSED BY THE BOARD OF TRUSTEES OF THE TOWN OF SELLERSBURG, INDIANA, in regular session on this 13th day of July, 1971.

John H. Werle

John D. Hinton

Chester Stoner

ATTEST:

EXHIBIT A

TAP-IN FEES FOR THE TOWN OF SELLERSBURG AND GREENWOOD JOINT VENTURE

(Note: Tap for the Town is separate from the tap under the contract).

TYE	PE OF CONNECTION	NEW TOWN TAP	TAP FOR GREENW JOINT VENTURE	
A.	Residences - for single family	\$300.00	\$600.00	`
в.	Multiple Family Residences:			
	(1) Duplex(2) Triplex(3) Quadplex	1-1/2 2 2-1/2	1-1/2 2 2-1/2	•
с.	Apartments - Five or more for each apartment connection, the sum of	\$200.00	\$200.00	
D.	Nursing Homes - for each bedroom in the nursing home, the connection fee shall be	•300.00 \$200.00	\$200.00	
E.		\$1000.00	\$2000.00	왕
F.	Schools - the connection fee for schools shall be computed on the basis of \$25.00 per student according to the es- timated enrollment based upon any proposed expansion of the school facilities at the time of connection	\$25.00	\$25.00	
G.	Hospitals - per bed	\$50.00	\$50.00	`.
н.	Commercial, Professional, Library, Industrial, etc. these connection fees shall be computed on the square footage of the building facilities as follows:			
	1 to 2,499 Square Feet 2,500 to 3,999 Square Feet 4,000 to 7,499 Square Feet 7,500 to 14,999 Square Feet 15,000 to 39,999 Square Feet 40,000 to 49,999 Square Feet 50,000 Square Feet and over.	500.00 750.00 1,000.00 1,250.00 1,500.00 1,750.00 Four cents per square fo	1,000.00 1,250.00 1,500.00 1,750.00 2,000.00 2,250.00 Five cents square foo	_
· I.	Motels and Mobile Home Courts	200.00 per un with a minimu of \$2,000.00	um with a mi	nimum
J.	Churches	\$500.00	\$500.00	

AN ORDINANCE CONTROLLING PARKING.

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution controlling parking is hereby adopted:

Section 1. Parking prohibited at all times. No person, firm, or corporation shall park any vehicle upon the North side of Adkins Court, starting from the alley north for 100.0 feet (being on the Westerly portion of Adkins Court).

Section 2. Penalty. Any person, firm, or corporation violating the provisions of this ordinance shall be guilty of a misdemeanor, and upon conviction shall be fined in any sum not less than One Dollar (\$1.00) nor more than Ten Dollars (\$10.00).

Section 3. Effective Date. This ordinance shall be effective October 26, 1971.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 14th day of September, 1971.

/John Werle

John Hinton

Chester Stoner

ATTEST:

Catherine Schmetzer,

AN ORDINANCE CONTROLLING PARKING.

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution controlling parking is hereby adopted:

Section 1. Parking prohibited at all times. No person, firm, or corporation shall park any vehicle upon the North side of Adkins Court, starting from the alley north for 100.0 feet (being on the Westerly portion of Adkins Court).

Section 2. Penalty. Any person, firm, or corporation violating the provisions of this ordinance shall be guilty of a misdemeanor, and upon conviction shall be fined in any sum not less than One Dollar (\$1.00) nor more than Ten Dollars (\$10.00).

Section 3. Effective Date. This ordinance shall be effective October 26, 1971.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 14th day of September, 1971.

John Hinton

ATTEST:

ne Schmetzer.

AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR LOCAL ROAD AND STREET FUND, STREET IMPROVEMENT PROJECT 2B (PHASE I) \$5,835.00, AND FOR LOCAL ROAD AND STREET FUND, STREET IMPROVEMENT PROJECT 2 B (PHASE II) \$5,250.00. THAT \$8,000.00 BE TRANSFERRED FROM THE CUMULATIVE CAPITAL IMPROVEMENT FUND AND THAT \$3,085.00 BE TRANSFERRED FROM THE MOTOR VEHICLE HIGHWAY FUND TO FUND THE ABOVE TWO APPROPRIATIONS.

BE IT ORDAINED by the Board of Trustees of the Town of Sellersburg, Clark County, in the State of Indiana, in regular session assembled.

Section 1. That the Board of Trustees finds that an extraordinary emergency exists for the Local Road and Street Fund, Street Improvement Projects.

Section 2. That said Board further finds that a ten (10) days' notice of publication of said contemplated additional appropriation has been given to the taxpayers and other interested parties stating that a hearing would be held on said contemplated additional appropriation on the 26th day of September, 1972, at 7:30 o'clock P. M., at the regular meeting of said Board, at the Town Hall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.

Section 3. Upon the conclusion of said hearing referred to in Section Two of this Ordinance, the said Board now confirms its determination to appropriate and expend such additional amounts.

Section 4. That said Board does herebyappropriate and add an additional sum in the Local Road and Street Fund, Street Improvement Project 2B (Phase I) in the amount of \$5,835.00; and in the Local Road and Street Fund, Street Improvement Project 2B (Phase II) in the amount of \$5,250.00. That \$8,000.00 be transferred from the Cumulative Capital Improvement Fund and that \$3,085.00 be transferred from the Motor Vehicle Highway Fund to fund the above two appropriations.

Section 5. The Board action taken herein shall be subject to the approval of the Indiana Tax Board, as provided by law.

Section 6. All ordinances of or parts of ordinances in conflict herewith are hereby repealed.

PASSED BY THE BOARD OF TRUSTEES of the Town of Sellersburg, Indiana in regular session on this 26th day of September, 1972.

John H. Werle

John Hinton

David Maples

ATTEST:

Catherine L. Schmetzer

ORDINANCE NO. 274

AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR MOTOR VEHICLE HIGHWAY FUND: \$3,085.00 FOR LOCAL ROAD AND STREET FUND. THAT SAID \$3,085.00 BE TRANSFERRED FROM THE MOTOR VEHICLE HIGHWAY FUND APPROPRIATION NO. 424.

- BE IT ORDAINED by the Board of Trustees of the Town of Sellersburg, Clark County, in the State of Indiana, in regular session assembled.
 - Section 1. That the Board of Trustees finds that an extraordinary emergency exists for the Local Road and Street Fund.
 - Section 2. That said Board held a hearing on said contemplated additional appropriation on the 12th day of December, 1972, at 7:30 o'clock P. M. at the regular meeting of said Board, at the Town Hall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.
 - Section 3. Upon the conclusion of said hearing referred to in Section Two of this Ordinance, the said Board now confirms its determination to appropriate and expend such additional amount.
 - Section 4. That said Board does hereby appropriate and add an additional sum of \$3,085.00 to Appropriation No. 214, Local Road and Street Fund of the Motor Vehicle Highway Fund. That said \$3,085.00 be transferred from the Motor Vehicle Highway Fund Appropriation No. 424.
 - Section 5. The action taken herein shall be subject to the approval of the Indiana Tax Board, as provided by law.
 - Section 6. All ordinances of or parts of ordinances in conflict herewith are hereby repealed.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana in regular session on this 12th day of December, 1972.

John H. Werle

John Hinton

David Maples

ATTEST:

AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR GENERAL FUND, \$1,200.00 FOR INSURANCE, \$400.00 FOR TELEPHONE, \$1,500.00 FOR GAS, OIL AND MAINTENANCE OF POLICE CARS, \$2,600.00 FOR ELECTRIC CURRENT, \$150.00 FOR HEAT, and \$1,500.00 FOR GARBAGE REMOVAL

BE IT ORDAINED by the Board of Trustees of the Town of Sellersburg, Clark County, in the State of Indiana, in regular session assembled.

Section 1. That said Board of Trustees finds that an extraordinary emergency exists for Insurance, Telephone, Gas, Oil and Maintenance of Police Cars, Electric Current, Heat, and Garbage Removal.

Section 2. That said Board further finds that a ten (10) day notice of publication of said contemplated additional appropriation has been given to thetaxpayers and other interested parties stating that a hearing would be held on said additional contemplated appropriation on the 12th day of December, 1972, at 7:30 o'clock P. M., at the regular meeting place of said Board, at the Town Hall, Sellersburg Indiana, and that taxpayers should have a right to be heard.

Section 3. Upon the conclusion of said hearing referred to in Section 2 of this Ordinance, this said Board now confirms its determination to appropriate and expend such additional amounts.

Section 4. That said Board does hereby appropriate and add additional sums in the General Fund as Follows: Appropriation No. 51, Insurance \$1,200.00; Appropriation No. 214, Telephone \$400.00; Appropriation No. 215, Gas, Oil and Maintenance of Police Cars \$1,500.00; Appropriation No. 221, Electric Current \$2,600.00; Appropriation No. 223, Heat \$150.00 and Appropriation No. 261, Garbage Removal \$1,500.00.

Section 5. The action taken herein shall be subject to the approval of the Indiana TaxBoard as provided by law.

Section 6. All ordinances of or parts of ordinances in conflict herewith are hereby repealed.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana in regular session on this 12th day of December, 1972.

John H Werle

John Hinton

David Maples

ATTEST:

ORDINANCE NO. 277

AN ORDINANCE CONTROLLING PARKING.

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution controlling parking is hereby adopted:

Section 1. Parking prohibited at all times. No person, firm, or corporation shall park any vehicle on Paradise Avenue from North New Albany Street approximately 325 feet to Penn Street.

Section 2. Penalty. Any person, firm or corporation violating the provisions of this ordinance shall be guilty of a misdemeanor, and upon conviction shall be fined in any sum not less than One Dollar (\$100) nor more than Ten Dollars (\$10.00).

Section 3. Effective date. This ordinance shall be effective March 15, 1973.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 13th day of February, 1973.

John Werle

John Hinton

David Maples

ATTEST:

Catherine Schmetzer,

TOWN BOARD OF SELLERSBURG

STATE OF INDIANA

IN RE THE MATTER OF THE DESIGNATION APPLICATION OF AVCO LEASING, INC., AN INDIANA CORPORATION

NOTICE OF PUBLIC HEARING

The Town Board of Sellersburg, Indiana, on December 21, 1990, passed Resolution Number 128 which was a resolution of the Town Board of Sellersburg, Indiana, designating certain areas within the Town of Sellersburg as an Economic Revitalization Area for purposes of real and personal property tax abatement for Avco Leasing, Inc., in accordance with I.C. 6-1.1-12.1-1 et seq. The tax abatement resolution above described granted tax deduction with regards manufacturing equipment for a period of five (5) years and for a period of six (6) years with regards real property.

The area affected is approximately 52 acres in Clark County, Indiana, generally located to the West of the I-65 Hamburg exit. A detailed description of the affected area is available and can be inspected in the Clark County Assessor's Office.

The Town Board of Sellersburg, Indiana, will receive and hear all remonstrances and objections from interested persons at a public meeting of the Town board on the 25th day of February, 1991, to be held in Sellersburg Town Hall located at 316 E. Utica, Sellersburg, Indiana, at 6:30 p.m. on such date and that the Town Board after such hearing shall take final action

determining whether the qualifications for an Economic Revitalization Area have been met and confirming, modifying and confirming, or rescinding the resolution of the Board passed on December 21, 1990.

TOWN BOARD OF SELLERSBURG, INDIANA CHARLES J. RIDENOUR, PRESIDENT

"Resolved, By the Board of Trustees of the Town of Sellersburg that John H. Werle, President of the Town Board, be designated as the proper town official to make application for a loan from the Housing and Home Finance Agency for Advance planning for a adequate water supply for said town water Department".

I hereby certify that the above resolution is a true and correct copy of a resolution as passed by the Board of Trustees at their regular meeting held on the 24th., day of September, 1959.

Dated this 25th., day of September, 1959.

Clerk-Treasurer

(SEAL)

AN ORDINANCE PROHIBITING SOLICITING.

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution prohibiting soliciting is hereby adopted:

Section 1. That the practice of going in and upon private residences in the Town of Sellersburg, Indiana, by solicitors, peddlers, hawkers, itinerant merchants or transient vendors of merchandise not having been requested or invited to do so by the owner or owners, occupant or occupants of said private residences for the purpose of soliciting orders for the sale of goods, wares, and merchandise and/or disposing of and/or peddling or hawking the same is declared to be a nuisance and punishable as such nuisance as a misdemeanor.

Section 2. This ordinance is being enacted to protect the citizens of Sellersburg from any uninvited intrusion into the privacy of their home.

Section 3. Any person violating any of the provisions of this ordinance shall be fined not less than Ten Dollars (\$10.00) and not more than One Hundred Dollars (\$100.00).

Section 4. This ordinance expressly repeals Ordinance No. 88 and any other ordinance in conflict herewith.

Section 5. This ordinance shall become effective April 17, 1973.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 27th day of March, 1973.

Jøhn Werle

John Hinton

ATTEST:

ordinance no. 279

AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR MOTOR VEHICLE HIGHWAY FUND \$1,658.25 AND MVH LOCAL ROAD AND STREET FUND \$4,974.75 FOR LOCAL STREET IMPROVEMENTS.

BE IT ORDAINED BY THE BOARD OF TRUSTEES of the Town of Sellersburg Clark County, Indiana, in regular session assembled.

Section 1. That said Board of Trustees finds that an extraord-inary emergency exists for local street improvements and that the sum of \$6,633.00 is needed for said improvements. The sum of \$4,974.75 is available from governmental grants, but that the sum of \$1,658.25 is to be transferred from the General MVH Fund to MVH Appropriation No. 424.

Section 2. That said Board of Trustees further finds that a ten (10) day notice of publication of said contemplated additional appropriation has been given to the taxpayers and all other interested parties stating that a hearing would be held on said additional appropriation on the 12th day of June , 1973, at 7:30 o'clock P.M. at the regular meeting place of said Board, at the Town Hall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.

Section 3. That upon conclusion of said hearing referred to in Section 2 of this Ordinance, this Board now confirms its determination to appropriate and expend said additional sums.

Section 4. That said Board does hereby appropriate and add additional sums in the Motor Vehicle Highway Fund as follows: The sum of \$1,658.25 to be transferred from the General MVH Fund to MVH Appropriation No. 424, and the sum of \$4,974.75 to be obtained from a governmental grant for MVH Local Road and Street Fund.

Section 5. The action taken herein shall be subject to the approval of the Indiana Tax Board as provided by law.

hneber

Section 6. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

PASSED BY THE BOARD OF TRUSTEES of the Town of Sellersburg, Indiana, in regular session, on this 12th day of June, 1973.

ohn H. Werle

John Hinton

David Maples

ATTEST:

Catherine Schmetzer,

	ORDII	NANCE	NO.	280		
TOWN	OF	SELLE	RSBU	TRG:	,	INDIANA

ORDINANCE APPROVING A STREET LIGHTING CONTRACT WITH PUBLIC SERVICE COMPANY OF INDIANA, INC.

WHEREAS, the TOWN OF _SELLERSBURG _ in _Clark County, Indiana, acting by and through the BOARD OF TRUSTEES of said Town, desires to enter into a contract with PUBLIC SERVICE COMPANY OF INDIANA, INC., for ornamental street lighting service, which said contract has been executed by said PUBLIC SERVICE COMPANY OF INDIANA, INC. and as so executed is in words and figures as follows, to-wit:

AGREEMENT AND CONTRACT

FOR

ORNAMENTAL STREET LIGHTING SERVICE

BETWEEN

PUBLIC SERVICE COMPANY OF INDIANA, INC.

AND

SELLERSBURG	, India

Date entered into	
Date Rate approved by PUBLIC SERVICE COMMISSION OF INDIANA	October 2, 1972 and October 23, 1972
Date service commenced	
Date of expiration of fixed term	
(After last date, agreement continues for successive ter	rms of five years and is

binding until 60 days notice by either party prior to expiration of initial fixed

term or any sucessive term of five years.)

AGREEMENT FOR ORNAMENTAL STREET LIGHTING SERVICE

THIS AG	REEMENT	made and e	ntered	into this	day of _			19	_, by and
between	the	OWN	_ of	SELLERSBURG		а	municipal	corpor	ation in
C	lark	Cou	unty an	d-organized under	the laws of the Sta	ite of	Indiana, ad	ting by an	d through
its	its Board of Trustees (hereinafter called "Municipality"), party								
of the firs	of the first part, and PUBLIC SERVICE COMPANY OF INDIANA, INC., a corporation organized under the laws of								
the State	of Indiana (hereinafter ca	lled "C	ompany"), party of	the second part,			•	
ITIW	NESSETH:								

That for and in consideration of the covenants and agreements of the respective parties hereto, hereinafter set forth, the parties hereto do hereby mutually covenant and agree as follows:

SECTION I. Company will furnish, in accordance with conditions hereinafter set out, all necessary equipment to provide, operate and maintain an ornamental street lighting system, and Company will furnish electric energy, all for the purpose of furnishing ornamental street lighting service to Municipality.

SECTION II. A detail of the locations of the lamps to be supplied for said ornamental street lighting system and the respective sizes of such lamps is set forth on the print hereto attached, bearing print No. A=25689, marked Exhibit "A" and made a part hereof the same as if incorporated herein.

SECTION III. Except as otherwise provided in this agreement, Municipality shall pay Company for the operation of said ornamental street lighting system, and for the electric energy supplied therefor, an amount determined on the basis of the rates per lamp per month set forth in Rate PSL--Schedule for Public Street Lighting Service marked Exhibit "B" and made a part hereof the same as if incorporated herein.

SECTION IV. The operation of said ornamental street lighting system, and the supplying of electric energy therefor, shall be in accordance with the following provisions:

- (1) Liability. Company shall protect and save Municipality harmless from any and all loss, damage or liability proximately caused by the negligence of Company in the installation and/or maintenance of the ornamental street lighting system, but this shall not be construed as any assumption of any liability for injury to or death of any person or for damage to any property caused by the failure of any lamp or lamps to operate.
- (2) Additional System or Lamps. The installation of an additional ornamental street lighting system or the installation of an additional ornamental lamp or lamps to the system herein contracted for, and the connecting to and/or furnishing of electric energy to such additional ornamental street lighting system, lamp or lamps, shall be subject to a separate or supplemental agreement for any such additional ornamental street lighting system, lamp or lamps.
- (3) Rate Changes. Should any change in the rates provided for herein be lawfully ordered by the Public Service Commission of Indiana, payments for service by Municipality to Company as provided for herein shall thereafter be made upon the basis of such new rates as changed and approved by the Public Service Commission of Indiana.

SECTION V. This agreement shall become effective and binding upon the parties hereto when and as soon as it is approved by the Public Service Commission of Indiana. Service under this agreement shall commence as soon as practicable, and Company shall notify Municipality in writing as to the date on which service hereunder will commence. Unless and until otherwise ordered by said Commission, the initial fixed term of this agreement during which Municipality shall take and Company shall render service hereunder shall be five (5) years from the said date when service commences hereunder, and after the said initial fixed term of five (5) years this agreement shall continue in force and effect for successive terms of five years. Either one of the parties hereto upon at least sixty (60) days prior written notice to the other may terminate this agreement at the expiration of said initial fixed term of five (5) years or at the expiration of any successive five-year term.

SECTION VI. From and after the date when service commences under this agreement, this agreement shall supersede any and all existing agreements between the parties hereto under the terms of which ornamental street lighting service is supplied by Company to Municipality for the system or part of a system hereinabove described, and all such other agreements as to ornamental street lighting service, or insofar as they cover such ornamental street lighting service, shall be deemed terminated and cancelled as of such date: provided, however, that such termination or cancellation shall not preclude or destroy the right of either party hereto thereafter to commence an action, and recover, for any unpaid bills or other damages resulting from any breach of such other agreement during the time the same was in force and effect.

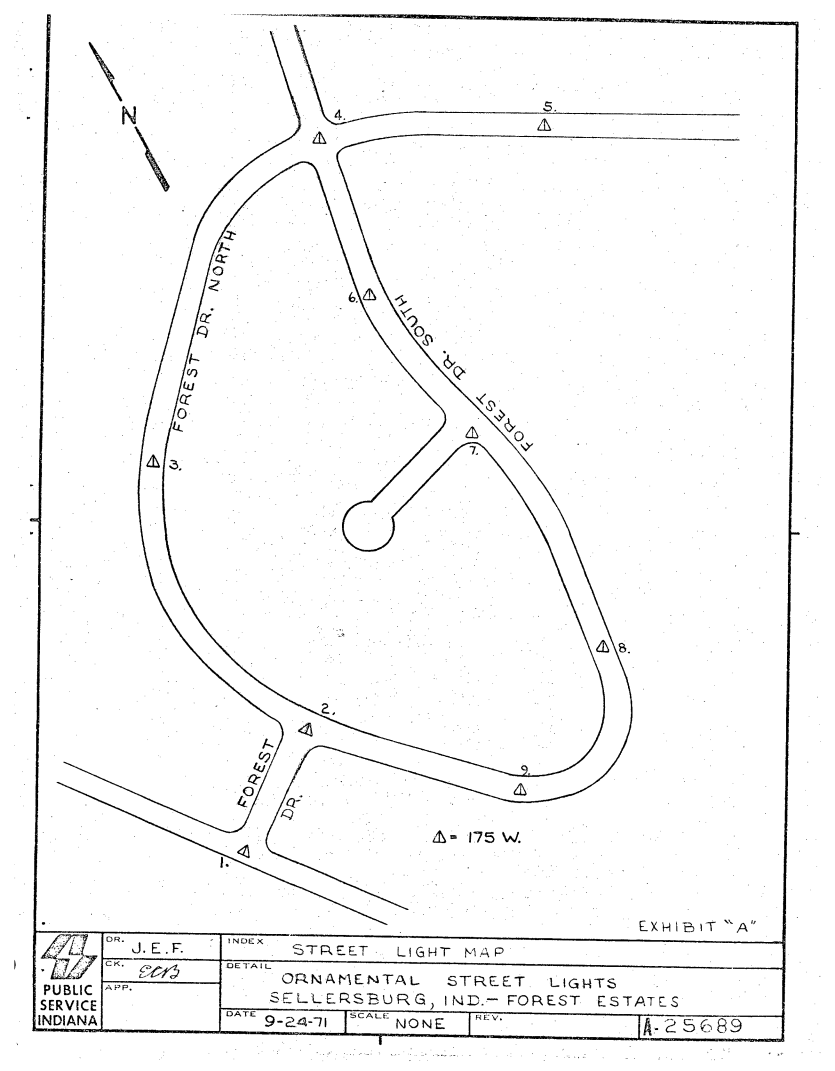
SECTION VII. All terms and stipulations heretofore made or agreed to in respect to ornamental street lighting service by Company to Municipality subsequent to the commencement of service hereunder are merged into this written agreement, and no previous or contemporaneous representations or agreements made by any officer, agent or employee of Company or Municipality shall be binding upon either party in connection with the rendering or receiving of ornamental street lighting service hereunder unless contained herein.

SECTION VIII. The "General Terms and Conditions For Electric Service" of the Company, which are from time to time filed with and approved by the Public Service Commission of Indiana, shall be deemed a part of this agreement and the conditions of service provided for herein the same as if such terms and conditions were specifically set forth herein.

SECTION IX. This agreement shall be binding upon and inure to the benefits of the parties hereto and their respective successors or assigns.

IN WITNESS WHEREOF the parties hereto have caused quadruplicate copies of this agreement to be duly executed by their respective duly authorized proper officers, and their respective corporate seals to be duly affixed to such quadruplicate copies, and properly attested, all as of the day, month and year first above written.

	TOWN	of	SELLERSBURG	, Indiana
	By BOARD OF	TRUST	TEES Wesle	
		deve	DWMpples	
ATTECT	Jos	hu	Dento	5
Clerk - Treasurer	etjer			
ATTEST:	PUBLIC SERVI	an Ind	PANY OF INDIANA, INitiana corporation L. Lawy Reting Director	C. ,
Assistant Secretary	· ·			



1000 East Main Street Plainfield, Indiana 46168 PSCI No. 4
Sheet No. 24

RATE PSL-SCHEDULE FOR PUBLIC STREET LIGHTING SERVICE (OTHER THAN STATE HIGHWAY LIGHTING SERVICE)

Availability

Available for public street lighting service at such locations as are within the Company's service area and are adjacent to an electric power line of Company that is adequate and suitable for supplying the service requested.

Rate

For Standard Overhead Public Street Lighting Service

Lumen Rated Incadescent Lamps

	Rate	Outage Credit
	per Lamp	per Lamp
Size of Lamp	per Month	per Night
2,500 lumens	\$ 3.90	
4,000 lumens	4.45	13¢
6,000 lumens		15¢
10,000 lumens	5.25	17¢
10,000 famens	6.95	23¢

Mercury Vapor Lamps

Size of Lamp	475	Rate per Lamp per Month	Outage Credit per Lamp per Night		
8,000 lumens 11,000 lumens	175 watts	\$ 4.45	15¢		
22,000 lumens	250 watts 400 watts	5.25	17¢		
40,000 lumens	700 watts	6.95 9.70	23¢		
,	, oo watts	3.70	32¢		

For Other Public Street Lighting Service

When a Customer hereunder requests public street lighting service for an overhead ornamental public street lighting system or for any other overhead public street lighting system requiring special poles, fixtures or lamps, or for an underground public street lighting system instead of an overhead public street lighting system, the foregoing schedule of rates shall be increased and the terms and conditions of the contract with the Customer shall be varied to cover Company's additional cost to install, own, operate and maintain such special facilities.

Ownership of System-Service Lines

Company will furnish, provide, install, own, operate and maintain the necessary transmission and distribution lines, wires, conduits, conductors, cables, masts, towers, poles, posts, transformers, lamps, fixtures and other applicances and structures for furnishing public street lighting service to Customer.

(Continued on Sheet No. 24-A)

Issued May 11, 1972

Effective May 11, 1972

1000 East Main Street Plainfield, Indiana 46163 PSCI No. 4 Sheet No. 24-A

RATE PSL-SCHEDULE FOR PUBLIC STREET LIGHTING SERVICE (OTHER THAN STATE HIGHWAY LIGHTING SERVICE) (Continued from Sheet No. 24)

Company shall erect the service lines necessary to supply electric energy to the said public street lighting system within the limits of the public streets and highways or on private property as mutually agreed upon by Company and Customer. Customer shall assist Company, if necessary, in obtaining adequate written easements covering permission to install and maintain any service lines which it may be desirable to install upon private property.

Company shall not be required to pay for obtaining permission to trim or re-trim trees where such trees interfere with any service lines or wires of Company used for supplying electric energy to the public street lighting system. Customer shall assist Company, if necessary, in obtaining permission to trim trees when Company is unable to obtain such permission through its own best efforts.

Lighting Hours

The lighting hours for the public street lighting system shall be on an "all night" schedule which provides that lamps are to be lighted from approximately one-half (1/2) hour after sunset until approximately one-half (1/2) hour before sunrise each day in the year, approximately 4,000 hours per annum.

Maintenance of Lighting System

Company will repair and/or replace and maintain all equipment owned by Company, including lamps and glassware, which may be necessary to provide continuous operation of the public street lighting system.

Changes in Lamp Location

Company will change the location of any lamp or lamps constituting a part of the public street lighting system which are, or may be, installed and/or operated under this schedule. Any such change in lamp location will be made only upon written order from Customer. The actual cost and expense of making each such change in lamp location shall be borne by Customer.

Additional Lamps

Standard Overhead Public Street Lighting Service

Company shall install, at its own expense, any additional lamp or lamps included in the rates for standard overhead public street lighting service when ordered by Customer. Company shall install any additional lamp or lamps as soon as practicable after receipt by Company of the written order from Customer. Such order shall not require Company to install additional lamps at any time prior to thirty (30) days nor later than ninety (90) days after receipt by Company of such order.

Other Public Street Lighting Service

The installation of an additional street lighting system other than a standard overhead street lighting system or the installation of an additional lamp or lamps to such other street lighting system, and the connecting to and/or furnishing of electric energy to such additional street lighting system, lamp or lamps, shall be subject to a separate or supplemental agreement for any such additional street lighting system, lamp or lamps.

(Continued on Sheet No. 24-B)

WHEREAS, all acts, conditions and things precedent to the execu-
tion by the TOWN OF _SELLERSBURG of the said contract have happened
and been properly done in regular and due form as required by law.
NOW THEREFORE, Be It Ordained by the BOARD OF TRUSTEES of the TOWN
OF <u>SELLERSBURG</u> , in <u>Clark</u> County, Indiana,
as follows, to-wit:
l. That the TOWN OF <u>SELLERSBURG</u> do make and enter into the aforesaid contract with PUBLIC SERVICE COMPANY OF INDIANA, INC., for the installation, operation and maintenance of the ornamental street lighting system more particularly described in said contract, and for the street lighting service to be rendered in accordance with the terms and conditions of the said contract; and that said contract, in the form set forth, be, and the same is hereby, approved; that the President or BOARD OF TRUSTEES of said Town are authorized to execute the same in the name of, and for, and in behalf of said Town, and the Clerk-Treasurer is authorized to attest the same with his signature and affix thereto the corporate seal of said Town; and that when said contract is executed either by the President or a majority of the BOARD OF TRUSTEES and attested by the Clerk-Treasurer, and has been approved by PUBLIC SERVICE COMMISSION OF INDIANA, as provided therein, it shall be in full force and effect.
2. This ordinance is passed on the same day and at the same meeting at which it is introduced and it is passed by the unanimous consent of all members of the BOARD OF TRUSTEES present, and there are present and voting at least two-thirds of the members elect of said BOARD OF TRUSTEES.
3. This ordinance shall be in full force and effect from and after its passage.
Dated, passed and approved this day of,
President of BOARD OF TRUSTEES Town ofSellersburg, Indiana
ATTEST:
Catherine L. Salmeter Clerk-Treasurer

1000 East Main Street Plainfield, Indiana 46168 PSCI No. 4 Sheet No. 24-B

RATE PSL-SCHEDULE FOR PUBLIC STREET LIGHTING SERVICE (OTHER THAN STATE HIGHWAY LIGHTING SERVICE) (Continued from Sheet No. 24-A)

Payments for Service Public Authorities

Bills for public street lighting service as supplied under this schedule will be submitted by Company to Customer monthly. After such bills have been presented for public street lighting service rendered during the preceding month, Customer shall make full payment within ten (10) days immediately following the date for the next regular meeting of the proper authorities having authority to approve such bills.

Other than Public Authorities

Company may require from applicants for public street lighting service a deposit equal to five years estimated charges before the public street lighting system is constructed. Such deposit can be made with Company or under terms of an escrow agreement with a bank subject to an agreement permitting Company to draw against such funds, annually and in advance, the estimated charges for electric service to be rendered to Customer hereunder during the one-year period following the date of such draft. Deposits made with Company will draw interest at the rate of four per cent (4%) annually. Such interest will be credited to Customer's account at the termination of each contract year. No further deposit shall be required to secure payment of bills for such service to be rendered hereunder for any year after the fifth year after the commencement of service hereunder except that all bills for service hereunder shall thereafter be paid annually and in advance.

Deduction for Outage Credit

Customer or other authorized agent shall make a report of any lamp or lamps which are out of service during proper lighting hours. A copy of such report shall be delivered to Company's local or district office, or to such representative as Company may designate to receive such reports.

Company shall restore any lamp or lamps to service before the proper hour for lighting on the same day as reported if the report of lamp outage is received before the hour of 12 o'clock noon, or Company shall restore any lamp or lamps to service before the proper hour for lighting on the next succeeding day if the report of lamp outage is received after the hour of 12 o'clock noon. In the event of the failure to restore any lamp or lamps to service as hereinbefore provided, after receipt of the report hereinbefore provided for, Customer shall, for each such lamp outage, receive a deduction for outage credit from the payment for street lighting service for the current month in accordance with the "Outage Credits" provided in this schedule.

Such deductions for outage credit shall constitute the only liability that Company assumes or shall have because of the failure of any lamp or lamps to operate during lighting hours, and Company shall not be liable either to Customer or to any third party or parties for any claims for damages directly or indirectly attributable to such lamp outage.

Contract for Service

A Customer seeking service under this schedule shall make and enter into a contract with Company for a term of not less than ten years in the case of a new ornamental public street lighting system or in the case of contracts for new systems with persons other than public authorities, and not less than five years in the case of any other public street lighting system, containing other appropriate terms and conditions not inconsistent herewith.

PSCI No. 4
Third Revised Sheet No. 24-G
Canceling Second Revised Sheet No. 24-G

RATE PSL-SCHEDULE FOR PUBLIC STREET LIGHTING SERVICE (OTHER THAN STATE HIGHWAY LIGHTING SERVICE) (Continued from Sheet No. 24-B)

Rates included in Special Contracts for Ormamental Public Street Lighting Service at the following locations:

Size of Lamp	Number of Lamps	Rate per Lamp per Month	Outage Credit per Lamp per Night
Town of Oakland City:			
400 watts	13	\$10.20	34¢
400 watts	13	\$7.60	25¢
Town of Osgood:			
400 watts	21	\$7.80	26¢
	w i		
Town of Owensville:		A7.00	224
400 watts	12	\$7.00	23¢
Town of Plainfield:			
10,000 lumens	95	\$5.60	18¢
10,000 lumens	2	\$9.60	32¢
			•
City of Princeton:			
700 watts	12	\$12.80	42¢
4,000 watts	8	\$53.20	\$1.75
400 watts	4	\$9.60	32¢
City of Rochester;			
250 watts	10	\$7.00	23¢
400 watts	9	\$9.80	32¢
700 watts	36	\$12.20	40¢
Town of Rossville:			
400 watts	11	\$9.00	30¢
400 Watts			
City of Sellersburg:			
<u>175 watts</u>	5	\$6.00	20g
City of Shelbyville:		440.00	244
22,000 lumens	2	\$10.20	34¢
T			
Town of Spencer: 6,000 lumens	52	\$4.60	15¢
0,000 luttletis	JZ	V 00	
Town of Sunman:			
400 watts	32	\$7.40	24¢
City of Terre Haute:			
640 watts	156	\$14.20	47 <i>q</i>
	and the second second		

(Continued on Sheet No. 24-I)

1000 East Main Street Plainfield, Indiana 46168 PSCI No. 4
Sixth Revised Sheet No. 24-I
Canceling Fifth Revised Sheet No. 24-I

RATE PSL-SCHEDULE FOR PUBLIC STREET LIGHTING SERVICE (OTHER THAN STATE HIGHWAY LIGHTING SERVICE) (Continued from Sheet No. 24 G)

Rates included in Special Contracts for Ornamental Public Street Lighting Service at the following locations:

, s	ize of Lamp	*	Number of Lamps		Rate per Lar per Month	•		tage Credit amp per Night
City of Aurora:								
+ . · · · · · · · · · · · · · · · · · ·	400 watts		62		\$9.40			31¢
City of West Lat	ayette:	٠.	•		•	1		
	400 watts		6		\$13.50			44¢
City of Bloomin	gton:		•					
	400 watts		37		\$20.75			68¢
Lincolnwood Ap		ор.,		-				
	175 watts		6		\$5.80			19¢
Mohawk Hills A	partments -						•	
	175 watts		20		\$7.20		1. 	249
Indiana Youth C	enter -							
i jaminetu	400 watts		15		\$11.80			39¢
			*•					
City of Sellersbu	rg 175 watts	:	4		\$6.00		F	20¢
Town of Cicero	175 watts		19		\$4.45		•	15¢

; and

WHEREAS, all acts, conditions and things precedent to the execu-			
tion by the TOWN OF <u>SELLERSBURG</u> of the said contract have happened			
and been properly done in regular and due form as required by law.			
NOW THEREFORE, Be It Ordained by the BOARD OF TRUSTEES of the TOWN			
OF <u>SELLERSBURG</u> , in <u>Clark</u> County, Indiana,			
as follows, to-wit:			
l. That the TOWN OF <u>SELLERSBURG</u> do make and enter into the aforesaid contract with PUBLIC SERVICE COMPANY OF INDIANA, INC., for the installation, operation and maintenance of the ornamental street lighting system more particularly described in said contract, and for the street lighting service to be rendered in accordance with the terms and conditions of the said contract; and that said contract, in the form set forth, be, and the same is hereby, approved; that the President or BOARD OF TRUSTEES of said Town are authorized to execute the same in the name of, and for, and in behalf of said Town, and the Clerk-Treasurer is authorized to attest the same with his signature and affix thereto the corporate seal of said Town; and that when said contract is executed either by the President or a majority of the BOARD OF TRUSTEES and attested by the Clerk-Treasurer, and has been approved by PUBLIC SERVICE COMMISSION OF INDIANA, as provided therein, it shall be in full force and effect.			
2. This ordinance is passed on the same day and at the same meeting at which it is introduced and it is passed by the unanimous consent of all members of the BOARD OF TRUSTEES present, and there are present and voting at least two-thirds of the members elect of said BOARD OF TRUSTEES.			
3. This ordinance shall be in full force and effect from and after its passage.			
Dated, passed and approved this day of,			
19 Alw Well President of BOARD OF TRUSTEES Town of _Sellershurg, Indiana			
ATTEST: Catherine L. Schmetzer Clerk-Treasurer			

ORDINANCE NO. 281

AN ORDINANCE REQUIRING COMPLETE STOP AT STOP SIGNS

Be it ordained by the Board of Trustees of the Town of Sellersburg, Clark County, State of Indiana, that the following resolution is hereby adopted:

Section 1. That it shall be unlawful for any person operating a motor vehicle to drive past a stop sign without first coming to a full stop at any intersection within the Town of Sellersburg, Indiana.

Section 2. That any person violating this ordinance shall be arrested or cited and fined not less than one dollar (\$1.00) and not more than ten dollars (\$10.00). The person so fined shall be assessed any and all costs.

Section 3. This ordinance shall become effective July 31,

PASSED by the Board of Trustees of the Town of Sellersburg,
Indiana, regular session on this 12 day of June, 1973.

John Werle

John Hinton

David Maples

ATTEST:

AN ORDINANCE REGULATING SANITATION PROCEEDINGS

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution concerning garbage pickup is hereby adopted:

Section 1. That there will be no garbage pickup by sanitation works of the Town of Sellersburg, Indiana, of any item not contained in a 20 gallon container.

Section 2. That if more than three containers of the type described in Section 1 herein, are used at any one location, all the garbage at said location must be placed in a 1 to 3 ton container of a type which will attach, for easy dumping, to the sanitary vehicle.

Section 3. This ordinance shall become effective July 31, 1973.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this $12\sqrt{\text{day}}$ of $\sqrt{\text{June}}$, 1973.

Schmetzer

∕∮ohn Werle

John Hinton

David Maples

ATTEST:

ORDINANCE CONTROLLING RAISING CARS ON WHICH WORK IS TO BE DONE

Be it ordained by the Board of Trustees of the Town of Sellersburg, Clark County, State of Indiana, that the following resolution is hereby adopted:

Section 1. That it shall be unlawful for any person or persons to render a motor vehicle, on or along any street or alleyway, immovable by raising any of its wheels off the ground unless an emergency situation exists.

Section 2. Each day for which the unlawful activity, set out in Section 1, continues shall constitute a new violation.

Section 3. That any person or persons violating this ordinance shall be arrested or cited and fined an amount not less than one dollar (\$1.00) and not more than ten dollars (\$10.00). The person so fined shall be assessed all costs.

Section 4. That, regardless of ownership, any vehicle used in violation may be towed off the street or alleyway by the Sellersburg Police Department.

Section 5. This ordinance shall become effective July 3 1

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, regular session on this 2 day of 1973

John Werle

John Hinton

David Maples

ATTEST:

ORDINANCE NO. 284

AN ORDINANCE REGULATING PARKING OF MOTOR VEHICLE

Be it ordained by the Board of Trustees of the Town of Sellersburg, Clark County, State of Indiana, that the following resolution controlling motor vehicles is hereby adopted:

Section 1. Stopping, remaining stopped, or parking a motor vehicle in any place designated as no parking by Section 3 of this ordinance shall be prohibited unless it is deemed necessary as set out in Section 2 of this ordinance.

Section 2. Stopping, remaining stopped, or parking a motor vehicle shall be deemed necessary and therefore not subject to the prohibitions of this ordinance if said stopping, remaining stopped or parking is reasonably required to avoid conflict with other traffic, other laws of the State of Indiana, other ordinances of the Town of Sellersburg, or with directions of a police officer or traffic control device.

Section 3. The following places are designated as no parking places:

- 1. on a sidewalk
- 2. in front of a public or private driveway
- any area whereby the traveled portion of a public street or alley is blocked
- 4. within an intersection
- 5. on a public street or alley within fifteen feet of a fire hydrant
- 6. on a crosswalk
- 7. within twenty feet of a crosswalk at an intersection
- 8. within thirty feet upon the approach to any flashing beacon, stop sign, or other traffic control signal located at the side of a raodway
- 9. along the side of a yellow line on a curb
- 10. within twenty feet of the driveway entrance to a fire station provided signs are posted designating said 20 feet
- 11. on the side of a street opposite an entrance to a fire station within seventy-five feet of said entrance provided signs are posted designating said 75 feet
- 12. along side or opposite any street excavation or obstruction where such stopping, remaining stopped, or parking would obstruct traffic
- 13. on the street or alley side of any vehicle stopped, or parked at the edge of a curb of a street
- 14. any place where official signs prohibits stopping or parking.

Section 4. Be it further ordained that any person or persons violating the foregoing section shall be arrested or cited and fined not less than one dollar (\$1.00) and not more than ten dollars (\$10.00). The person so fined shall also be assessed all costs.

Section 5. This ordinance repeals those portions of any other ordinance that is in conflict herewith.

Section 6. This ordinance shall become effective July 3/

PASSED by the Board of Trustees of the Town of Sellersburg,
Indiana, regular session on this 12 day of June, 197

John Werle

Jøm Hinton

David Maples

ATTEST:

Catherine & Schmetzer

ORDINANCE NO. 285

AN ORDINANCE INCREASING TAP-IN FEES

BE IT ORDAINED by the Town of Sellersburg, Indiana, that the following resolution increasing tap-in fees is hereby adopted:

Section 1. Fees for water taps are hereby increased as follows:

- A. Fees for residents within the corporate limits of the Town of Sellersburg are increased from \$65.00 to \$200.00.
- B. Fees for persons residing outside of the corporate limits of the Town of Sellersburg are increased from \$200.00 to \$300.00.
- Section 2. Any ordinances or sections thereof which are in conflict with this ordinance are hereby repealed.

Section 3. This ordinance becomes effective immediately upon its passage.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 14th day of August, 1973.

Aphn Werle

John Hinton

David Maples

ATTEST:

Catherine L. Schmetzw Catherine Schmetzer, Clerk-Treasurer

ORDINANCE FOR APPROPRIATIONS

No. 286

Section 1. Be it ordained by the Board of Town Trustees of the Civil Town of Settlersburg Indiana, That for the expenses of the town government and its institutions, for the fiscal year ending December 31, 19 71, the following sums of money are hereby appropriated and ordered set apart out of the funds herein named and for the purposes herein specified, subject to the laws governing the same and subject also to the provisions of Section 10 of this ordinance. Such sums herein appropriated shall be held to include all expenditures authorized to be made during the year, unless otherwise expressly stipulated and provided by law.

Section 2. That for the said fiscal year there is hereby appropriated * out of the General Fund of said town, the following:

	GENERAL FUND	Amount Appropriated
1	Services Personal 11 Salary of Town Trustees	\$ 1.800.00
	12 Salary of Clerk-Treasurer	2,020.00
	13 Salary of Market xandy Reputy Markata Police and Radio Operators	65,536.00
	14 Compensation of Town Attorney	• •
	15 Compensation of Firemen	
	16	
	17 Salary of Garbage Removal	15,500.00
	18 Salary of Police Comm.	600.00
	19 Other Compensation	
\bigcirc	Services Contractual	32,175.00
3	Supplies	4,050.00
4	Materials	750.00
5	Current Charges	13,000.00
6	Current Obligations	_1,700.00
7	Properties	11,511,15
8	Debt Payment	00.00
	Total General Fund	\$150,642.15
lo l	Section 3. That for the said fiscal year there is hereby appropriated out of the Street Furwing: MOTOR VEHICLE HIGHWAY STREET FUND Services Personal	nd of said town, the fol-
	11 Salary of Street Commissioner	. \$
	12 Salary of Employees	17,400.00
	13 Wages of Laborers	-
	14 Other Compensation	
Q	Services Contractual	-
3	Supplies	2,650.00
4	Materials	
5	Current Charges	
6	Current Obligations	
7	Properties	the state of the s
-	Total Street Fund	
lo	Section 4. That for the said fiscal year there is hereby appropriated out of the Bond Furwing: BOND FUND	na or said town, the fol-
\bigcirc	Current Obligations	\$
8	Debt Payment	
	Total Bond Fund	\$
	k .	

Services PersonalFUND	Amount Appropriated
11	, e
	· · · · · · · · · · · · · · · · · · ·
	•
Services Contractual	
Supplies	
Current Charges	
Properties	
Total Fund.	the state of the s
Section 6. That for the said fiscal year there is hereby appropriated out of the ad of said town, the following:	·
Services Personal FUND	:
11	s
12	
13	The state of the s
Services Contractual	, i
Supplies	4
Current Charges	
Properties	
• .	
Total Fund	\$
Section 7. That for the said fiscal year there is hereby appropriated out of the nd of said town, the following:	
Section 7. That for the said fiscal year there is hereby appropriated out of the ad of said town, the following: CUMULATIVE CAPITAL IMPROVEMENT FUND #1 Storm Sewers #2 Curbs & Gutters	\$ 1,550.00 4,000.00
Section 7. That for the said fiscal year there is hereby appropriated out of the ad of said town, the following: CUMULATIVE CAPITAL IMPROVEMENT FUND #1 Storm Sewers #2 Curbs & Cutters #3 Interest & Bond Ret. New Fire House	\$ 1.550.00 4,000.00
Section 7. That for the said fiscal year there is hereby appropriated out of the ad of said town, the following: CUMULATIVE CAPITAL IMPROVEMENT FUND #1 Storm Sewers #2 Curbs & Gutters	\$ 1.550.00 4,000.00
Section 7. That for the said fiscal year there is hereby appropriated out of the ad of said town, the following: CUMULATIVE CAPITAL IMPROVEMENT FUND #1 Storm Sewers #2 Curbs & Cutters #3 Interest & Bond Ret. New Fire House	\$ 1,550.00 4,000.00 4,600.00
Section 7. That for the said fiscal year there is hereby appropriated out of the	\$ 1.550.00 4,000.00 4,800.00 10,000.00
Section 7. That for the said fiscal year there is hereby appropriated out of the ad of said town, the following: CUMULATIVE CAPITAL IMPROVEMENT FUND #1 Storm Sewers #2 Curbs & Gutters #3 Interest & Bond Ret. New Fire House #14 Streets #5 Land	\$ 1,550.00 4,000.00 4,600.00 10,000.00 3,000.00
Section 7. That for the said fiscal year there is hereby appropriated out of the	\$ 1,550.00 4,000.00 4,800.00 10,000.00 3,000.00
Section 7. That for the said fiscal year there is hereby appropriated out of the	\$ 1,550.00 4,000.00 4,800.00 10,000.00 3,000.00 \$ 23,350.00
Section 7. That for the said fiscal year there is hereby appropriated out of the	\$ 1.550.00 4,000.00 4,600.00 10,000.00 3,000.00
Section 7. That for the said fiscal year there is hereby appropriated out of the and of said town, the following: CUMULATIVE CAPITAL IMPROVEMENT FUND #1 Storm Sewers #2 Curbs & Cutters #3 Interest & Bond Ret. New Fire House #4 Streets #5 Land Total	\$ 1,550.00 4,600.00 10,000.00 3,000.00 \$ 23,350.00
Section 7. That for the said fiscal year there is hereby appropriated out of the ad of said town, the following: CUMULATIVE CAPITAL IMPROVEMENT FUND #1 Storm Sewers #2 Curbs & Gutters #3 Interest & Bond Ret. New Fire House #1 Streets #5 Land Total	\$ 1,550.00 1,000.00 10,000.00 3,000.00 \$ 23,350.00
Section 7. That for the said fiscal year there is hereby appropriated out of the and of said town, the following: ### CUMULATIVE CAPITAL IMPROVEMENT FUND ###################################	\$ 1,550.00 1,000.00 10,000.00 3,000.00 \$ 23,350.00 \$ 1,730.00
Section 7. That for the said fiscal year there is hereby appropriated out of the and of said town, the following: CUMULATIVE CAPITAL IMPROVEMENT Storm Sewers #2. Curbs & Cutters #3. Interest & Bond Ret. New Fire House #14. Streets #5. Land Total C.C.T. Fund Section 8. That for the said fiscal year there is hereby appropriated out of the ad of said town, the following: METROPOLITAN POLICE PENSION FUND #1. Town's Share of Retirement	\$ 1,550.00 1,000.00 10,000.00 3,000.00 \$ 23,350.00
Section 7. That for the said fiscal year there is hereby appropriated out of the and of said town, the following: CUMULATIVE CAPITAL IMPROVEMENT FUND Storm Sewers #2 Gurbs & Gutters #3 Interest & Bond Ret. New Fire House #44 Streets #5 Land Total C.C.T. Fund Section 8. That for the said fiscal year there is hereby appropriated out of the add of said town, the following: NETROPOLITAN POLICE PERSION FUND #1 Town's Share of Retirement	\$ 1.550.00 1.000.00 10.000.00 3.000.00 \$ 23,350.00
Section 7. That for the said fiscal year there is hereby appropriated out of the and of said town, the following: #1 Storm Sewers #2 Gurbs & Gutters #3 Interest & Bond Ret. New Fire House #1 Streets #5 Land Total G.G.I. Fund Section 8. That for the said fiscal year there is hereby appropriated out of the and of said town, the following: **NETROPOLITAN POLICE PENSION FUND #1 Town's Share of Retirement	\$ 1,550.00 4,000.00 10,000.00 3,000.00 \$ 23,350.00
Section 7. That for the said fiscal year there is hereby appropriated out of the	\$ 1,550.00 1,000.00 10,000.00 3,000.00 \$ 23,350.00 \$ 1,730.00
Section 7. That for the said fiscal year there is hereby appropriated out of the	\$ 1,550.00 1,000.00 10,000.00 3,000.00 \$ 23,350.00 \$ 1,730.00
Section 7. That for the said fiscal year there is hereby appropriated out of the and of said town, the following: CUMULATIVE CAPITAL IMPROVEMENT FUND #1 Storm Sewers #2 Gurbs & Cutters #3 Interest & Bond Ret. New Fire House #44 Streets #5 Land Total G.C.I. Fund Section 8. That for the said fiscal year there is hereby appropriated out of the and of said town, the following: METROPOLITAN POLICE PENSION FUND #1 Town's Share of Retirement Total M.P.P. Fund Section 9. That for the said fiscal year there is hereby appropriated out of the and of said town, the following: FUND FUND	\$ 1,550.00 1,000.00 10,000.00 3,000.00 \$ 23,350.00 \$ 1,730.00
Section 7. That for the said fiscal year there is hereby appropriated out of the and of said town, the following: CUMULATIVE CAPITAL IMPROVEMENT FUND #1 Storm Sewers #2 Gurbs & Gutters #3 Interest & Bond Ret. New Fire House #4 Streets #5 Land Total G.G.T. Fund Section 8. That for the said fiscal year there is hereby appropriated out of the add of said town, the following: METROPOLITAN POLICE PERSION FUND #1 Town's Share of Retirement Total M.P.P. Fund Section 9. That for the said fiscal year there is hereby appropriated out of the add of said town, the following: FUND FUND FUND FUND FUND FUND FUND FUND FUND	\$ 1.550.00 4.000.00 10.000.00 3.000.00 \$ 23.350.00 \$ 1.730.00
Section 7. That for the said fiscal year there is hereby appropriated out of the and of said town, the following: CUMULATIVE CAPITAL IMPROVEMENT FUND #1 Storm Sewers #2 Gurbs & Cutters #3 Interest & Bond Ret. New Fire House #44 Streets #5 Land Total G.C.I. Fund Section 8. That for the said fiscal year there is hereby appropriated out of the and of said town, the following: METROPOLITAN POLICE PENSION FUND #1 Town's Share of Retirement Total M.P.P. Fund Section 9. That for the said fiscal year there is hereby appropriated out of the and of said town, the following: FUND FUND	\$ 1.550.00 4.000.00 10.000.00 3.000.00 \$ 23.350.00 \$ 1.730.00

Section 10. That for the said fiscal year disbursements from appropriations other than for "Services Personal" and "Debt Payment" are further limited to the following amounts for the detail accounts listed unless such amounts are increased or decreased by another ordinance or resolution of the board of town trustees. (If one or more of the following detail accounts within an appropriation are increased by not more than the total amount that one or more other detail accounts are con-currently decreased within the same appropriation by resolution of the board of town trustees, neither advertising to the taxpayers nor approval by the State Board of Tax Commissioners is required. Other changes affecting more than one appropriation within a fund require advertising, ordinance and approval by the State Board of Tax Commissioners.)

	т		GENERAL FUND	_
_	Appropriation		Detail Account	Āmount
4	Services Contractual	21		
		22	, , ,	
		23	Instruction	
		24	J	
		25	Repairs	•
		26	Other Contractual Services	··· 3
	Total Appropriation for Services C	ontra	otual	
3	Supplies	31	Fuel and Ice	\$
		32	Garage and Motor	
		33		
		34		
		35		
	. •	36	Office Supplies	
		37	Other Supplies	
	Total Appropriation for Supplies			
į	Materials	41	Building Materials	
		42	Sewer Materials	
		43	Repair Parts	
		44	Other Materials	
	Total Appropriation for Materials		Other Materials	
,	Current Charges		Insurance	
			Rents	
		53	Refunds, Awards and Indemnities	
	•	54	Clothing Allowances for Volunteer Firemen	•
	term e	5 5	Subscriptions and Dues	
	<i>i</i>	56	Premiums on Official Bonds	•
		57	Tax Refunds to Volunteer Firemen	
		58	*	
	m . 1 x	59	* · ·	
,				
	Current Obligations		Interest	
			Retirement and Social Security - Town's Sha	re
		63		
			ons	
	Properties	71	Buildings, Structures and Improvements	.\$:
		72	Equipment	
		73	Land	
	Total Appropriation for Properties			
			STREET FUND	
	Services Contractual	25	Repairs of Equipment	\$
		26	Other Contractual Services	
	Total Appropriation for Services Co	ntracț	tual	. \$
	Supplies		Garage and Motor	-
		37	Other Supplies	
	Total Appropriation for Supplies			· ·

STREET FUND (Continued)

	Appropriation	,	Detail Account	Amount
4	Materials	42	Street, Alley and Sewer Materials	
		43	Repair Parts	
		44	Other Materials	
	Total Appropriation for Mate	rials .	なる経験が得	\$
5 (Current Charges	51	Insurance	\$
	g	52	Rents	
		58		
	Total Appropriation for Curre			
	,	_		
7]	Properties		Equipment	
		73	Right of Way	
	Total Appropriation for Prop	erties		\$
	,		FUND	
2. \$	Services Contractual	21	Communication and Transportation	\$
		22	Heat, Light, Power, Sewage and Water	
	•	24	Printing and Advertising	
		25	Repairs	
		26	Other Contractual Services	
	Total Appropriation for Service	ces Contrac	tual	\$
ງ (₹			
3 \$	Supplies .	32	Garage and Motor	
	•	36	Office Supplies	
	m	37	Other Supplies	
	lotal Appropriation for Supp	ies		\$
5 (Current Charges	51	Insurance	\$
	*** * j	58		·····
	Total Appropriation for Curre	nt Charges		\$
		<u> </u>	FUND	
2. 5	Services Contractual	21	Communication and Transportation	\$
	on vious domination		Heat, Light, Power, Sewage and Water	
			Printing and Advertising	
		25	Repairs	
	•	. 26	Other Contractual Services	
	Total Appropriation for Service		tual	
_		.comide		
3 5	Supplies	32	Garage and Motor	
		36	Office Supplies	
	•	37	Other Supplies	
	Total Appropriation for Supp	lies		\$
5 (Current, Charges	51	Insurance	\$
	,	58		*****
•	Total Appropriation for Curren	nt Charges		\$
	,			
Γhis	Ordinance shall be in full force	and effect	from and after its passage.	
Pas	sed by the Board of Town Trust	ees		
	/ Hafan 14 Werle		Jahn D. Holy	Con_
_/			& Warrenmage	es

AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR REVENUE SHARING FUND \$5,000.00 FOR PURCHASE OF LAND (STREET DEPARTMENT), \$4,500.00 FOR ADDITION TO POLICE DEPARTMENT BUILDING (POLICE DEPARTMENT), \$925.00 FOR SEWER EJECTION PUMP (SEWER DEPARTMENT) AND \$13,541.00 FOR CURBS AND GUTTERS (STREET DEPARTMENT).

BE IT ORDAINED by the Board of Trustees of the Town of Sellersburg, Clark County, Indiana, in regular session assembled.

Section 1. That said Board of Trustees finds that an extraordinary emergency exists for Street Department, Police Department, and Sewer Department.

Section 2. That said Board further finds that a ten (10) day notice of publication of said contemplated additional appropriation has been given to the taxpayers and other interested parties stating that a hearing would be held on said additional contemplated appropriations on the 9th day of October, 1973, at 7:30 o'clock P. M. at the regular meeting place of said Board, at the Town Hall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.

Section 3. Upon the conclusion of said hearing referred to in Section 2 of this Ordinance, this said Board now confirms its determination to appropriate and expend such additional amounts.

Section 4. That said Board does hereby appropriate and add additional sums as follows: Purchase of land (Street Department) \$5,000.00; Addition to Police Department Building (Police Department \$4,500.00; Sewer Ejection Pump)Sewer Department) \$925.00 and Curbs and Gutters (Street Department) \$13,541.00.

Section 5. The action taken herein shall be subject to the approval of the Indiana Tax Board as provided by law.

Section 6. All ordinances of or parts of ordinances in conflict herewith are hereby repealed.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana in regular session on this 9th day of October, 1973.

John H. Werle

John Hinton

David Maples

ATTEST:

Catherine & Schmetzer, Catherine Schmetzer, Clerk-Treasurer

ORDINANCE NO. 288

AN ORDINANCE INCREASING THE SALARY OF THE CLERK-TREASURER TO \$8,600.00 PER YEAR.

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution concerning the increase in the salary of the Clerk-Treasurer is hereby adopted:

Section 1. That there will be an increase of \$780.00 per year in the salary of the Clerk-Treasurer. The additional \$780.00 per year will come from the Water Department, making the annual salary of the Clerk-Treasurer \$8,600.00.

Section 2. This ordinance shall become effective the 1st day of January, 1974.

PASSEDEby the Board of Trustees of the Town of Sellersburg,
Indiana, in regular session on this 11th day of December , 19 73

John Werle

John Hinton

David Maples

ATTEST:

Catherine Schmetzer

Clerk-Treasurer

NOTICE TO RESIDENTS OF THE TOWN OF SELLERSBURG, INDIANA

Notice is hereby given that the following ordinance was duly passed by the Board of Trustees of the Town of Sellersburg, Indiana, at their regular meeting on the 11th day-of December , 19 73 as follows, to-wit:

ORDINANCE NO. 288

AN ORDINANCE INCREASING THE SALARY OF THE CLERK-TREASURER TO \$8,600.00 PERYEAR.

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution concerning the increase in the salary of the Clerk-Treasurer is hereby adopted:

Section 1. That there will be an increase of \$780.00 per year in the salary of the Clerk-Treasurer. The additional \$780.00 per year will come from the Water Department, making the annual salary of the Clerk-Treasurer \$8,600.00.

Section 2. This ordinance shall become effective the 1st day of January, 1974.

WITNESS the hand and seal of the Clerk-Treasurer of said Town on this 11th day of December , 19 73.

Catherine Schmetzer

Clerk-Treasurer

Town of Sellersburg, Indiana

AN ORDINANCE ANNEXING AREAS CONTIGUOUS TO THE TOWN OF SELLERSBURG, INDIANA.

WHEREAS, the Trustees of the Town of Sellersburg, Indiana, are desirous of annexing an area contiguous to the Town of Sellersburg, Indiana, as hereinafter set forth,

THEREFORE, BE IT ORDAINED by the Board of Trustees of the Town of Sellersburg, Indiana.

Section 1. That the following described real estate in the County of Clark and State of Indiana, to-wit:

A part of Survey No. 130 of the Illinois Grant, bounded thus: Beginning at a stone, on the line between Grants 111 and 130; thence South 25 deg. and 13' East 152 feet to a point, said point being South 86 deg. and 45' West 279.75 feet from the center line of State Road 31; thence South 7 deg. and 38' East 405 feet to a point, in the line between Silver Creek Township School property and Carl Dreyer's property; thence North 85 deg. and 2' East 128.5 feet to the Southeast corner of the School Lot and the West line of U. S. Highway No. 31; thence with said Highway South 10 deg. and 21' West 110 feet to an iron pin, the true place of beginning; thence South 10 deg. and 21' West 100 feet to an iron pin; thence North 79 deg. and 39' West 175 feet to an iron pin; thence North 10 deg. and 21' East 100 feet to an iron pin; thence South 79 deg. and 39' East 175 feet to the true place of beginning and being the same real estate conveyed to Aylette E. Osburn and Cora Osburn, husband and wife by Carl Dreyer and Nettie Dreyer, husband and wife, by Deed dated July 24th, 1937, and recorded in Deed Record No. 132, page 319 in the office of the Recorder of Clark County, Indiana.

A part of Survey Number One Hundred Eleven (111) of Clark's or the Illinois Grant, particularly described as follows, to-wit: Commencing at the point where the Illinois Grants 111, 130, 129 and 110 all corner and running thence North fifty-one degrees and twenty-nine minutes East a distance of 512 feet to a stone in the north line of said Grant 111, thence running south thirty-five degrees and thirty minutes east a distance of 342 feet to an iron pin, this being the true point of beginning of the land herein described; thence running south thirty-five degrees and thirty minutes east a distance of 139 feet; thence running north fifty-four degrees and fifty-five minutes east a distance of 579 feet to an iron post; thence running south seventy-nine degrees and five minutes east a distance of 175 feet to an iron post; thence running north ten degrees and fifty-four minutes east, a distance of 110 feet to an iron post; thence run-ning south eighty-four degrees and fifty-four minutes west a distance of 376-3/10 feet to an iron post; thence running south fifty-four degrees and fiftyfive minutes west a distance of 454-9/10 feet to the iron pin at the true point of beginning, containing 2-12/100 acres, more or less. Subject to any and all restrictions and/or easements of public record.

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AND, Part of Survey No. 130 of the Illinois Grant and bounded thus: Beginning at a stake in Mary Renz's east line, said stake being South 4 deg. 17' East 204.0 feet from a stone in the southwest corner of the lot formerly owned by Sophrona Sellers, said stone being also the original northwest corner of a 2-acre tract of which this tract is a part; thence N. 88 deg. 00' East 274.00 feet to the west line of the right of way of State Highway No. 31; thence South 3 deg. 21' East with the said right of way line 60.0 feet to a stake; thence South 88 deg. 00' West with Mrs. Andrew Renz's north line 273.0 feet to a stake in Mary Renz's East line, the original southwest corner of the 2-acre tract; thence North 41 deg. 17' West with Mary Renz's east line 60.0 feet to the place of beginning, containing 37/100 of an acre more or less, with the appurtenances thereto belonging.

AND, Being part of No. 130 of the Illinois Grant bounded thus: Beginning at a stake at the Southwest corner of Cornelius Bottorffs land; thence East 20.79 poles to a stake on the west side of the J.M.V.I.R.R. and thirty feet from the center of the main track; thence Southwardly and parallel with said Railroad, 1.20 poles to a stake on the west side of said R.R. and thirty feet from the center of R.R.; thence S. 54-1/4 W. 46.88 poles to a stake; thence N. 36 degrees 10' W. 17.28 poles to a stake; thence N. 54-1/4 degrees E. 34.24 poles to a stake in said Bottorffs West line; thence South with Bottorffs line 4.88 poles to the beginning containing four acres.

ALSO a part of Survey No. 130 of the Illinois Grant; Beginning at a point on the West line of the right of way of the P.C.C. & St. L. Railroad 38 rods from a stone on the original line dividing the Surveys 130 & 111 of said Grant, this being a point South 11 degrees E. 41 links from the corner of the land sold by Sarah D. Hanger to Martha A. Blotcher, running thence South 40-1/4 degrees West 15 rods and 2 links to a stake on the line of said Martha A. Blotcher's land; thence North 49-1/4 East with said line 15 rods and 22 links to the West line of the right of way of the said railroad; thence South 11 degrees East with said line 41 links to the place of beginning. Containing 25 Square Rods.

ALSO a part of No. 130 of the Illinois Grant beginning at the Southeast corner of Lot now deeded to Mary F. Renz by Martha A. Blotcher, running thence South with the line of State Road. Parallel with the P.C.C. & St. L. Railroad, thirty-two (32) feet to a stake; thence West one hundred and Ninety-nine feet to a stake. The Southwest corner of the said Mary F. Renz lot; thence on the line of the said Mary F. Renz lot to the place of beginning. Said tract contains 73/1000 Acres of land, more or less.

AND, Part of Survey No. 130 of the Illinois Grant, bounded thus: Beginning at a stake in Mary Renz's east line, said stake being south 4 deg. 17' East 96 feet from a stone in the southwest corner of a Lot formerly owned by Saphrona Sellers, said stone being also the original northwest corner of a two acre tract of which this tract is a part; thence North 83 deg. 51' East 276 feet to the west right of way line of said Highway No. 31; thence south 3 deg. 21' East with said right of way line 187.9 feet to a stake; thence

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feet to a stake in Mary Renz's East line, the original southwest corner of the two acre tract; thence north 4 deg. 17' west 168 feet to the place of beginning, containing 1.11 acres, more or less.

AND, The real estate in Survey Number One hundred and eleven (111) and one hundred and thirty of the Illinois Grant in Clark County, State of Indiana bounded as follows: beginning at a stone 674.5 feet South 51 degrees 15 minutes West of the center line of P.C.C. & St. L. R.R. on the Grant line dividing Grants No. 111 & 130; Running thence South 24 degrees 13 minutes East, 152 feet to a stake; thence South 7 degrees 38 minutes East 405 feet to a stake, thence South 85 degrees 2 minutes West 222.5 feet to a stake; thence North 36 degrees 30 minutes West 370 feet to a stake; thence North 38 degrees 45 minutes West 65 feet to a stone; thence North 51 degrees 15 minutes East 420 feet to a stone, thence South 38 degrees 45 minutes East 65 feet to the place of beginning containing 4 acres more or less.

AND, A part of Survey No. 130 of the Illinois Grant in Clark County, Indiana, being a part of the same land conveyed to Nettie Dreyer at Deed Record 124, pages 84-85 and more fully described as follows; to-wit: Commencing at a stone the South corner of said Survey No. 130, running thence North 54 Deg. 14.7 min. East, 514.90 feet with the line dividing Surveys No. 111 and 130 to a stone; thence North 35 deg. 34.9 min. West, 65.0 feet to an iron pipe; thence North 54 deg. 25.1 min. East, 186.25 feet to an iron pipe; thence North 35 Deg. 34.9 min. West 819.65 feet to an iron pipe at the West corner of a 7.801 acre parcel heretofore conveyed by Nettie Dreyer and being the true place of beginning of the land to be herein described. Thence North 34 deg. 25.9 min. West, 476.06 feet to an iron pipe; thence North 54 deg. 25.1 min. East, 700.5 feet to a stone; thence South 34 deg. 25.9 Min. East 476.06 feet with the line of the Silver Creek Township School to an iron pipe the North corner of said 7.801 acre tract; thence with the northerly line of said 7.801 acre tract South 54 Deg. 25.1 Min. West 700.5 feet to the true place of beginning and containing 7.65 acres of land.

AND, Beginning at a stone in the corner of Surveys Nos 130 and lil of the Illinois Grant, and running thence N. 50 deg. E, 512 feet to a stone, the true point of beginning; thence continuing N. 50 deg. E., 446.5 feet to a stake, thence N. 36 deg. 30' W. 370 feet to a stake; thence S. 52 deg. 54' W. 455.3 feet to a stake; thence N. 36 deg. 17' W. 338.1 feet to a stake, at the place of beginning, containing three and sixty eight hundredths (3.68) acres more or less and sixty eight hundredths (3.68) acres more or less.

AND, A part of Illinois Grant No. 111: Beginning at a point 416.5 ft. S. 51 Degrees and 15' W. of the center line of the main tract of the P.C.C. & St. L. Railroad, and on the dividing line between Grants No. 111 and 130, running thence S. 51 Deg. 15' along the dividing line between Grants No. 111 and 130, 258.33 feet to a stone; thence S. 24 Deg. and 13' E. 152 feet to a stake; thence N. 86 Deg. and 45' E. 279.75 feet to a stake on State Highway No. 1; thence N. 10 Deg. and 21' E. 90 feet along the State Highway to a stake; thence N. 38 deg. and 31' W. 196 feet to the place of beginning, containing one and six tenths acres of beginning, containing one and six tenths acres,

more or less, excepting parcels sold off to Indiana State Highway for Highway use.

ALSO a second piece being a part of No. 111 of the Illinois Grant and bounded thus: Beginning at a stone North East corner of the land of John Diedrich; Running thence South 40-1/2 Deg. East and with said Diedrich line to where said line crosses the Rail Road within thirty feet of the center of said Railroad;
Thence North along said Rail road within thirty feet of the center thereof on the West side to the original line dividing No. 111 and 130 of said Grant; Thence along said original line S. 49 1/4 Deg. West to the place of beginning, containing, Two acres more or less, excepting the parcels sold off to Indiana State Highway for Highway purposes.

AND, Part of Survey No. 130 of the Illinois Grant, described as follows, to-wit: Beginning at a stone, the south corner of Survey No. 130; thence N. 51° 29' E. with the line dividing Surveys Nos. 130 and 111, 512.0 feet, more or less, to a stone in said dividing line; thence N. 38° 31' W. 65.0 feet to a stake; thence N. 51° 29' E. 224.8 feet to a stake, the True place of beginning, and being the south corner of the tract being conveyed; thence N. 38° 31' W. 349.6 feet to a stake; thence N. 51° 04' E. running with an old fence 651.0 feet to a stake; thence S. 37° 23' E. running with an old fence 352.7 feet to a stake; thence S. 51° 15' W. 420.0 feet to an iron post; thence S. 51° 29' W. 224.0 feet to the place of beginning Containing 5.22 agrees more or loss and being ning, containing 5.22 acres, more or less, and being a part of the property as shown in Deed Record No. 124 at Pages 84-85, in the Recorders Office of the said Clark County.

AND, Part of Survey No. 130 of the Illinois Grant, beginning at a stone the east corner of William Dryer's land; running with said Dryer's line north 40 1/2 deg. West 15 poles and 5 links to a stake in said line near a beech tree; thence north 49 1/2 deg. east 47 poles to a stone within 30 feet of the center of the Jeffersonville Railroad on the west side; thence southwardly along and within 30 feet from the center of said road 130 of said grant; thence with the original line south and 1/4 deg. west 38 poles and 7 links to the hard 49 1/4 deg. west 38 poles and 7 links to the begin-ning, containing 4 acres, subject to all legal highways public utility easements and rights of way.

AND, A part of Survey No. 130 of the Illinois Grant in Clark County, Indiana, being a part of the same land conveyed to Fred and Margaret Renz at Deed Record No. 173, page 104, and more fully described as follows, to-wit: Commencing at the South corner of said Survey No. 130; running thence North 54° 14.7' East 514.90 feet with the line dividing Surveys 111 and 130 to a stone; thence North 54° 25.1' East 869.25 feet with said dividing line to a stone; thence North 34° 25.9' beginning; thence continuing North 34° 25.9' West 1110.23 feet with Dreyer's line, Deed Record No. 124, pages 84 and 85, to a stone; thence North 28° 37.1' East 65.75 feet to an iron pipe; thence with the Scuth line of a 10 foot alley South 88° 41' East 472.0 feet to an iron pipe; thence South 25° 35.8' East 177.0 feet with Weber's line, Deed Record No. 139, page 182, to an iron pipe; thence South 87° 24.7'

East 337.0 feet with said Weber's line to an iron pipe; thence South 0° 12.4' West 46.79 feet to a stone, the Northwest corner of Fred Renz lot, Deed Record No. 164, page 481; thence South 2° 26' East 264.0 feet to an iron pipe; Albert LaMaster's corner, Deed Record No. 134, page 473; thence South 13° 26' East 229.12 feet to an iron pipe in the line of Silver Creek Township School, Deed Record No. 175, page 203; thence South 54° 26' West 435.62 feet with the school line to the place of beginning and containing 11.607 acres of land. The bearings herein refer to the true meridian as obtained by Solar Observation.

ALSO, A part of Survey No. 130 of the Illinois Grant in Clark County, Indiana, being a part of the same land conveyed to Fred Renz at Deed Record No. 164, page 481, and more fully described as follows, to-wit: Beginning at a stone, the Northwest corner of Fred Renz lot which stone is mentioned in the foregoing description; running thence North 87° 20.4' East 277.45 feet to an iron pipe in the West R/W line of U. S. Highway 31 (60 foot R/W); thence South 3° 18.9' East 74.70 feet with said R/W line to an iron pipe; thence South 82° 58.1' West 279.49 feet with Walker's line, Deed Record No. 134, page 472, to an iron pipe; thence North 2° 26' West 96.0 feet to the true place of beginning, and containing 0.545 acre of land. The bearings, herein refer to the true meridian as obtained by solar observation.

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AND, A part of Survey No. 130 of the Illinois Grant in Clark County, Indiana, being a part of the same land conveyed to Carrie Renz, at Deed Record No. 139, page 481, and more fully described as follows, to-wit: Commencing at the South corner of said Survey No. 130; running thence North 54 deg. 14.7' East 514.90 feet with the line dividing Surveys 111 and 130 to a stone; thence North 54 deg. 25.1' East 869.25 feet with said dividing line to a stone; thence North 34 deg. 25.9' West 250.8 feet to an iron pipe; thence North 54 deg. 26' East 435.62 feet with the line dividing Renz and Silver Creek Township School to an iron pipe, the TRUE PLACE OF BEGINNING; thence North 13 deg. 26' West 229.12 feet to an iron pipe, Albert LaMaster's corner, Deed Record No. 134, page 473; thence South 29 deg. 54.2' East 213.45 feet to an iron pipe; thence South 54 deg. 26' West 65.20 feet to the True Place of Beginning, and containing 0.220 acre of land. The bearings herein refer to the true Meridian as obtained by Solar observations.

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AND, A part of Survey No. 130 of the Illinois Grant in Clark County, Indiana, being a part of the same land conveyed to Carl Dreyer and Netta Dreyer, his wife, at Deed Record No. 124, pages 84 and 85, and more fully described as follows, to-wit: Commencing at a stone at the south corner of Survey No. 130, running thence North 54° 14.7' East, 514.90 feet with the line dividing Surveys Nos. 111 and 130 to a stone; thence North 35° 34.9' West, 65.0 feet to an iron pipe; thence North 54° 25.1' East, 186.25 feet to an iron pipe, the True Place of Beginning: Thence North 35° 34.9' West 819.65 feet to an iron pipe; thence North 54° 25.1' East 700.50 feet to an iron pipe in Fred Renz's line, Deed Record No. 173, page 104; thence South 34° 25.9' East 467.27 feet to an iron pipe; thence South 54° 10' West 651.0 feet with the line of Silver Creek School, Deed Record No. 170, page 358,

to an iron pipe; thence South 35° 25.8' East 349.60 feet with said school line to an iron pipe; thence South 54° 25.1' West 39.0 feet to the True Place of Beginning and containing 7.801 acres of land.

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AND, a part of Survey No. 130 of the Illinois Grant in Silver Creek Township of Clark County, Indiana, and more fully described as follows, to-wit: Commencing at a stone which marks the most southerly corner of said Survey No. 130; running thence North 54° 14.7' East 514.90 feet with the line dividing Surveys Nos. 111 and 130 of the Illinois Grant to a stone; thence with said dividing line North 54° 25.1' East 869.25 feet to a stone; thence North 34° 25.9' West 884.97 feet to an iron pipe; thence North 87° 19' East 20.0 feet to the true place of beginning of the land to be herein described: Thence North 2° 41' West 444.48 feet to a point in the South line of a 10 foot alley; thence with said alley line South 88° 41' East 235.79 feet to an iron pipe; thence South 1° 19' West 10.0 feet; thence North 88° 41' West 215.05 feet; thence South 2° 41' East 448.06 feet; thence North 87° 19' East 301.0 feet; thence South 2° 41' East 495.0 feet; thence South 87° 19' West 281.0 feet; thence North 2° 41' West 475.0 feet; thence South 87° 19' West 40.0 feet; thence North 2° 41' West 35.0 feet to the true place of beginning, containing 3.471 acres of land.

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AND, The real estate in survey Number One hundred and eleven (111) of the Illinois Grant in Clark County State of Indiana and bounded as follows: Beginning at a point South 24 degrees 13 minutes East 152 feet from a stone, said stone being on the Grant line dividing Grant 130 and 111 and 674.5 feet South 51 degrees 15 minutes West from center line of the main tract of the P.C.C. & St. L. R.R. Running thence South 7 degrees 38 minutes East 405 feet to a stake; thence North 85 degrees 2 minutes East 153.5 feet to a stake on State Highway No. 1 Thence North 10 degrees 21 minutes East 410.5 feet along the highway to a stake, thence South 86 degrees 45 minutes West 279.75 feet to the place of beginning, containing 2.2 acres more or less.

AND, Being part of Grant 111 and 130, Clark County, Indiana, part of Share No. 6 of partition as shown in Partition Record No. 1, page No. 214, in the office of the Recorder of Clark County, Indiana. Beginning at a stone on the line between Grants Nos. 111 and 130, said stone being 882 feet from the Northwest corner of said Grant No. 111; thence South 24° 13' East 152 feet to a point, thence South 70° 38' East 405 feet to a point in the line between the Silver Creek School property and Carl Dreyer's property; thence North 85° 2' east 128.5 feet to the Southeast corner of the School lot; thence South 10° 21' West 210 feet to an iron pin, the true place of beginning; thence North 79° 39' West 175 feet with Osborn's line to an iron pin; thence South 10° 21' West 80 feet to an iron pin; thence South 79° 39' East 165 feet to the right of way of State Road No. 31; thence North 14° 40' East 80.6 feet to the true place of beginning, and being the same real estate as was conveyed to Mattie B. Bueter in D.R. 144, page 465.

ALSO, a tract of land in Silvercreek Township, Clark County, Indiana, described as follows: Beginning at a stone in the corner of Survey No's 130 and 111

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of the Illinois Grant, and running thence North 50° East 512 feet to a stone; thence South 37° West 482 feet to a stake the true place of beginning; thence South 37° West, 331 feet to a stake; thence North 8° 30' East 140 feet to a stake; thence North 78° 30' East 323 feet to a stake; thence North 9° 30' East 211 feet to a stake; thence North 18° 30' East 112 feet to a stake; thence North 80° 30' West 168 feet to a stake; thence North 15° 30' East 181 feet to a stake; thence South 61° 30' West 581 feet to a stake at the true place of beginning. Containing 4 1/10 acres, more or less, and being the same real estate as was conveyed to Mattie V. Bueter in D.R. 144, page 466.

is contiguous to the Town of Sellersburg, Indiana, and is hereby annexed by said Town.

Section 2. It is hereby ordered that the Clerk of said Town cause this ordinance to be published in accordance with Indiana Code 18-5-10-20.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, on the 8Th day of January, 1974.

TOWN OF SELLERSBURG

ohn H. Werle, President and Member

John D. Hinton, Member

David Maples, Member

ATTEST:

Catherine Schmetzer, Clerk-Treasurer AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR GENERAL FUND, \$1,000.00 FOR INSURANCE, \$1,500.00 FOR POLICE CAR MAINTENANCE, \$3,400.00 FOR ELECTRIC CURRENT, \$1,200.00 FOR GARBAGE DUMPING CONTRACT, AND APPROPRIATING FOR MOTOR VEHICLE HIGHWAY FUND \$1,800.00 FOR SALARY OF EMPLOYEES. THAT SAID \$1,800.00 FOR SALARY OF EMPLOYEES BE TRANSFERRED FROM MOTOR VEHICLE HIGHWAY FUND.

BE IT ORDAINED by the Board of Trustees of the Town of Sellersburg Clark County, in the State of Indiana, in regular session assembled.

Section 1. That said Board of Trustees finds that an extraordinary emergency exists for Insurance, Police Car Maintenance, Electric Current Garbage Dumping Contract, and Motor Vehicle Highway-Salary of Employees.

Section 2. That said Board further finds that a ten (10) days notice of publication of said contemplated additional appropriations has been given to the taxpayers and other interested parties stating that a hearing would be held on said additional contemplated appropriations on the 26th day of December , 1973 , at 7:30 o'clock P. M. at the regular meeting place of said Board, at the Town Hall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.

Section 3. Upon the conclusion of said hearing referred to in Section 2 of this Ordinance, this said Board now confirms its determination to appropriate and expend such additional amounts.

Section 4. That said Board does hereby appropriate and add additional sums in the General Fund as follows: Appropriation No. 51 Insurance \$1,000.00, Appropriation No. 215 Police Car Maintenance \$1,500.00, Appropriation No. 221 Electric Current \$3,400.00, and Appropriation No. 261 Garbage Dumping Contract \$1,200.00, and also that \$1,800.00 be transferred from the Motor Vehicle Highway Fund to Motor Vehicle Highway Fund-Appropriation No. 12, Salary of Employees.

Section 5. The action taken herein shall be subject to the approval of the Indiana Tax Board as provided by law.

Section 6. All ordinances of or parts of ordinances in conflict herewith are hereby repealed.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 26th day of December, 1973.

John H. Werle

John Hinton

David Maples

ATTEST:

Catherine L. Schmetzer, Catherine Schmetzer, Clerk-Treasurer

AN ORDINANCE INCREASING TAP-IN FEES

BE IT ORDAINED by the Town of Sellersburg, Indiana, that the following resolution increasing tap-in fees is hereby adopted:

Section 1. Fees for water taps are hereby increased as follows:

Α.	Size Meter	Fee
	$5/8 \times 3/4$ Inch	\$200.00
, h	3/4 Inch	225.00
	1 Inch	250.00
	1-1/2 Inch	300.00
	2 Inch	500.00
	3 Inch	800.00

B. The above fee shall be a minimum fee and if the actual cost of tap-in exceeds said minimum fee, then the fee for tap-in shall be the actual cost thereof. Tap-in fees for meters in excess of Three inches shall be at the actual cost thereof.

Section 2. Any ordinances or sections thereof which are in conflict with this ordinance are hereby repealed.

Section 3. This ordinance including Section 2 hereof shall become effective immediately upon its approval by the Indiana Public Service Commission.

PASSED by the Board of Trustees of the Town of Sellersburg,
Indiana, in regular session on this 22nd day of January, 1974.

John Werle

John Hinton

David Maples / //

ATTEST:

Catherine S. Schmetzer, Catherine L. Schmetzer, Clerk-Treasurer

AN ORDINANCE PROHIBITING SOLICITING.

Be it ordained by the Town of Sellersburg, Indiana, that the following resolution prohibiting soliciting is hereby adopted:

Section 1. That the practice of going in and upon private residences in the Town of Sellersburg, Indiana, by solicitors, peddlers, hawkers, itinerant merchants or transient vendors of merchandise not having been requested or invited to do so by the owner or owners, occupant or occupants of said private residences for the purpose of soliciting orders for the sale of goods, wares, and merchandise and/or disposing of and/or peddling or hawking the same is declared to be a nuisance and punishable as such nuisance as a misdemeanor.

Section 2. This ordinance is being enacted to protect the citizens of Sellersburg from any uninvited intrusion into the privacy of their home.

Section 3. Any person violating any of the provisions of this ordinance shall be fined not less than Ten Dollars (\$10.00) and not more than One Hundred Dollars (\$100.00).

Section 4. This ordinance expressly repeals Ordinance No. 88 and any other ordinance in conflict herewith.

Section 5. This ordinance shall become effective April 17, 1973.

PA\$SED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 27th day of March, 1973.

ATTEST:

Schnetzer

Clerk-treasurer

An Ordinance to amend Sec. 3 (and parts of all other sections inconsistant with said amended Section 3) of an ordinance entitled "An Ordinance authorizing the issuance of waterworks revenue bonds by the Town of Sellersburg, Indiana, for the purpose of providing funds to apply on the costs of additions and extensions to the municipal waterworks system, providing for the collection, segregation and distribution of the revenues of said waterworks system and for safeguarding the interests of the holders of said bonds, and other matters connected therewith."

WHEREAS, the Board of Trustees of the Town of Sellersburg has heretofore on July 30, 1973, adopted Ordinance No. 285 authorizing the construction of extensions, additions and improvements to the municipal waterworks and authorizing the issuance of additional revenue bonds, which ordinance provides that said bonds are designated as "Waterworks Revenue Bonds of 1973", to be dated as of the first day of the month in which sold; and

WHEREAS, said bonds could not be sold in the year 1973, and accordingly said ordinance should be amended to change the designation of the bonds to "Waterworks Revenue Bonds of 1974"; now therefore,

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF SELLERSBURG, INDIANA:

Section 1. That Sec. 3 of Ordinance No. 285, entitled "An Ordinance authorizing the issuance of waterworks revenue bonds by the Town of Sellersburg, Indiana, for the purpose of providing funds to apply on the costs of additions and extensions to the municipal waterworks system, providing for the collection, segregation and distribution of the revenues of said waterworks system, and for safeguarding the interests of the holders of said bonds, and other matters connected therewith", adopted July 30, 1973, be and the same is hereby amended to read as follows:

Section 3. The Town shall issue its Waterworks Revenue Bonds of 1974 in the amount of Four Hundred Twenty-three Thousand Dollars (\$423,000.00) for the purpose of procuring funds to apply on the cost of said improvements. Said bonds will be junior bonds subject to the Waterworks Revenue Bonds dated December 1, 1947, and on a parity with the Waterworks Revenue Bonds dated July 1st, 1961.

Except as is provided in Section 4 hereof, said bonds shall be issued in the denomination of One Thousand Dollars (\$1,000) each, numbered consecutively from C-1 up, dated as of the dates of delivery of said bonds, and shall bear interest at a rate or rates not exceeding five per cent (5%) per annum, payable annually on December 1 in each year, beginning with interest only on December 1, 1974, and principal and interest on December 1, 1975. Such interest shall be evidenced by coupons attached to said bonds. Both bonds and interest coupons shall be payable in such coin or currency as at the time of payment shall be legally acceptable for payment of debts due the United States of America, at the Sellersburg State Bank, in the Town of Sellersburg, Indiana, or at the option of the holder, at such bank in the City of Indianapolis, Indiana, as may be designated by the original purchaser, other than an agency of the United States, who purchases the largest principal amount of the issue, subject to approval by the Town, and such bonds shall mature serially in numerical order on December 1 in the years and amounts as follows:

\frown	Bond Numbers	Total Principal Amount	Year of Maturity
\bigcup	Cl - C4	\$4,000	1975
	C5 - C8	4,000	1976
	C9 - C12	4,000	1977
	C13 - C16	4,000	1978
	C17 - C21	5,000	19.79
	C22 - C26	5,000	1980
	C27 - C32	6,000	1981
	C33 - C39	7,000	1982
	C40 - C48	9,000	1983
	C49 - C53	5,000	1984
	C54 - C59	6,000	1985
	C60 - C66	7,000	1986
	C67 - C70	4,000	1987
	C71 - C75	5,000	1988
	C76 - C81	6,000	1989
	C82 - C89	8,000	1990
	C90 - C93	4,000	1991
	C94 - C99	6,000	1992
	C100 - C106	7,000	1993
	C107 - C115	9,000	1994
	C116 - C121	6,000	1995
	C122 - C129	8,000	1996
	Cl30 - Cl42	13,000	1997
	C143 - C155	13,000	1998
	C156 - C169	14,000	1999
()	C170 - C183	14,000	2000
	C184 - C198	15,000	2001
	C199 - C214	16,000	2002
	C215 - C231	17,000	2003
	C232 - C249	18,000	2004

C250 - C268	19,000	2005
C269 - C288	20,000	2006
-C289 - C309	21,000	2007
C310 - C331	22,000	2008
C332 - C354	23,000	2009
C355 - C377	23,000	2010
C378 - C400	23,000	2011
C401 - C423	23.000	2012

Section 2. That the form of the bonds as set out in said ordinance 285 and all other parts of said Ordinance 285 are hereby deemed amended to conform to the amended provisions of Section 3 as set out in Section 1 hereof.

Section 3. This ordinance shall be in full force and effect from and after its passage.

PASSED AND ADOPTED by the Board of Trustees of the Town of Sellersburg, on the 12th day of February, 1974.

Board of Trustees:

John H. Werle

John D. Hinton

David W. Maples

ATTEST:

Catherine L. Schmetzer.

Clerk-Treasurer

ORDINANCE NO. 293

AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR REVENUE SHARING FUND \$5,000.00 FOR PURCHASE OF LAND (STREET DEPARTMENT) AND \$2,500.00 FOR SEWER OPERATING FUND.

BE IT ORDAINED by the Board of Trustees of the Town of Sellersburg, Clark County, Indiana, in regular session assembled.

Section 1. That said Board of Trustees finds that an extraordinary emergency exists for Street Department and Sewer Operating Fund.

Section 2. That said Board further funds that a ten (10) day notice of publication of said contemplated additional appropriation has been given to the taxpayers and other interested parties stating that a hearing would be held on said additional contemplated appropriations on the $28 \, \text{Th}$ day of May, 1974, at 7:30 o'clock P. M., at the regular meeting place of said Board, at the Town Hall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.

Section 3. Upon the conclusion of said hearing referred to in Section 2 of this ordinance, this Board now confirms its determination to appropriate and expend such additional amounts.

Section 4. That said Board does hereby appropriate and add additional amounts as follows: Purchase of Land (Street Department) \$5,000.00 and Sewer Operating Fund \$2,500.00.

Section 5. The action taken herein shall be subject to the approval of the Indiana Tax Board as provided by law.

Section 6. All ordinances of or parts of ordinances in conflict herewith are hereby repealed.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 3074 day of 1974

John H. Werle

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David Maples

ATTEST:

Catherine Schmetzer,
Clerk-Treasurer

ORDINANCE NO. 293

AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR REVENUE SHARING FUND \$5,000.00 FOR PURCHASE OF LAND (STREET DEPARTMENT) AND \$2,500.00 FOR SEWER OPERATING FUND.

BE IT ORDAINED by the Board of Trustees of the Town of Sellersburg, Clark County, Indiana, in regular session assembled.

Section 1. That said Board of Trustees finds that an extraordinary emergency exists for Street Department and Sewer Operating Fund.

Section 2. That said Board further funds that a ten (10) day notice of publication of said contemplated additional appropriation has been given to the taxpayers and other interested parties stating that a hearing would be held on said additional contemplated appropriations on the 287h day of 1974, at 7:30 o'clock P. M., at the regular meeting place of said Board, at the Town Hall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.

Section 3. Upon the conclusion of said hearing referred to in Section 2 of this ordinance, this Board now confirms its determination to appropriate and expend such additional amounts.

Section 4. That said Board does hereby appropriate and add additional amounts as follows: Purchase of Land (Street Department) \$5,000.00 and Sewer Operating Fund \$2,500.00.

Section 5. The action taken herein shall be subject to the approval of the Indiana Tax Board as provided by law.

Section 6. All ordinances of or parts of ordinances in conflict herewith are hereby repealed.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 30th day of April , 1974.

John H. Werle

John Hinton

David Maples

ATTEST:

Catherine Schmetzer, Clerk-Treasurer AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR GENERAL FUND, \$275.00 FOR INSURANCE, \$350.00 FOR TELEPHONE, \$150.00 FOR HEAT, \$800.00 FOR GARBAGE AND TRASH COLLECTION, \$300.00 FOR OFFICE SUPPLIES, \$1,000.00 FOR MOTOR EQUIPMENT, \$2,500.00 FOR MAINTENANCE OF GARBAGE PACKERS, \$867.00 FOR REGIONAL PLANNING; APPROPRIATING \$600.00 FOR POLICE SUPPLIES, SAID SUM BEING TRANSFERRED FROM CONTRACTURAL; APPROPRIATING \$1,400.00 FOR SALARIES OF EMPLOYEES AND \$200.00 FOR GAS AND OIL FOR MAINTENANCE VEHICLES, SAID SUMS BEING TRANSFERRED FROM MOTOR VEHICLE HIGHWAY FUND; APPROPRIATING \$9,000.00 FOR SEWER OPERATING FUNDS, SAID SUM BEING TRANSFERRED FROM REVENUE SHARING FUND.

BE IT ORDAINED by the Board of Trustees of the Town of Sellersburg, Clark County, in the State of Indiana, in regular session assembled.

Section 1. That said Board of Trustees finds that an extraordinary emergency exists for Insurance, Telephone, Heat, Garbage and Trash Collection, Office Supplies, Motor Equipment, Maintenance of Garbage Packers, Regional Planning, Police Supplies, Salaries of Employees, Gas and oil for Maintenance Vehicles, and for Sewer Operating Fund.

Section 2. That said Board further finds that a ten (10) day notice of publication of said contemplated additional appropriations has been given to the taxpayers and other interested parties stating that a hearing would be held on said additional contemplated appropriations on the 10th day of December, 1974, at 7:30 o'clock P. M., at the regular meeting place of said Board, at the Town Hall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.

Section 3. Upon the conclusion of said hearing referred to in Section 2 of this Ordinance, this said Board now confirms its determination to appropriate and expend such additional amounts.

Section 4. That said Board does hereby appropriate and add additional sums in the General Fund as follows: Appropriation No. 51 Insurance \$275.00, Appropriation No. 214 Telephone \$350.00, Appropriation No. 223 Heat \$150.00, Appropriation No. 261 Garbage and Trash Collection \$800.00, Appropriation No. 363 office Supplies \$300.00, Appropriation No. 722 Motor Equipment \$1,000.00, Appropriation No. 723 Maintenance of Garbage Packers \$2,500.00 and Appropriation No. 726 Regional Planning \$867.00, and also that \$600.00 be transferred from Contractual No. 264 to Police Supplies No. 33; that \$1,400.00 be transferred from Motor Vehicle Highway Fund to Appropriation No. 12, Salaries of Employees; that \$200.00 be transferred from Motor Vehicle Highway Fund to Appropriation No. 321 Gas and Oil for Maintenance Vehicles; and that \$9,000.00 be transferred from Revenue Sharing Fund to Sewer Operating Funds.

Section 5. The action taken herein shall be subject to the approval of the Indiana Tax Board as provided by law.

Section 6. All ordinances of or parts of ordinances in conflict herewith are hereby repealed.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on the 12th day of November, 1974.

John H. Werle

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John Hinton

David Maples

ATTEST:

Catherine L. Schmetzer,

Clerk-Treasurer

AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR THE MOTOR VEHICLE HIGHWAY FUND the sum of \$23,216.27.

BE IT ORDAINED by the Board of Trustees of the Town of Sellersburg, Clark County, in the State of Indiana, in regular session assembled.

Section 1. That said Board of Trustees finds that an extraordinary emergency exists for the Motor Vehicle Highway Local Road and Street Fund.

Section 2. That said Board further finds that a ten (10) day notice of publication of said contemplated additional appropriation has been given to the taxpayers and other interested parties stating that a hearing would be held on said additional contemplated appropriation on the 14th day of October, 1975, at 7:30 o'clock P. M., at the regular meeting place of said Board, at the TownHall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.

Section 3. Upon the conclusion of said hearing referred to in Section 2 of this Ordinance, this said Board now confirms its determination to appropriate and expend such additional amounts.

That said Board does hereby appropriate and add additional sums as follows: In the Motor Vehicle Highway Fund: M.V.H. Local Road and Street Fund the sum of \$23,216.27. The sum of \$2,500.00 to betransferred from the Cumulative Capital Improvement Fund #2 and the sum of \$20,716.27 obtained from a governmental grant.

Section 5. The action taken herein shall be subject to the approval of the Indiana Tax Board as provided by law.

All ordinances of or parts of ordinances in Section 6. conflict herewith are hereby repealed.

PASSED by the Board of Trustees of the Town of Sellersburg Indiana, in regular session on the 14th day of October, 1975.

John Hinton

ATTEST:

Catherine L. Schmetzer,

Clerk-Treasurer

FLOOD PLAIN ORDINANCE

TOWN OF SELLERSBURG, INDIANA

Flood plain zoning has been created to protect the public and reduce the financial burdens which may be imposed on the community, its governmental units, and its citizens as a result of improper use of lands having excessive high water tables which are subject to periodic flooding, or are special flood hazard areas.

The provisions of this ordinance are intended to further, locally, the purposes of "the Indiana Flood Control Act" chapter 318, Acts of 1945 and The Indiana Flood Management Act of 1973 (IC-1971, 13-2-22 and amended by Public Law 123. Acts of 1973)

A. DEFINITIONS

The following definitions shall apply to this ordinance:

Flood or Floodwater - means the water of any river or stream which is above the banks and/or outside the channel and banks of such river or stream;

<u>Natural Resources</u> - means the Indiana Natural Resources Commission;

Floodway District - means that area designated as a "Commission Floodway" by Natural Resources;

Floodway Fringe District - means those portions of flood hazard areas lying outside the floodway district;

Flood Hazard Areas - means those flood plains which have not been adequately protected from flooding by means of dikes, levees, reservoirs or other works approved by Natural Resources;

Flood Protection Grade - means the elevation of the lowest point around the perimeter of a building at which floodwater may enter the interior of the building;

Regulatory Flood Profile - means a longitudinal profile along the thread of a stream showing the maximum water surface attained by the regulatory flood.

B. DESCRIPTION

The following districts shall apply to this ordinance:

Flood Plain - The purpose of the "FP" District is to guide development in flood hazard areas in which a Commission Flood-way has not been established.

Floodway - The purpose of the "FW" district is to delineate the area established by Natural Resources as a Commission Floodway. Natural Resources exercises primary jurisdiction within the floodway district under provisions of Chapter 318, Acts of 1945, as amended (I.C. 1971, 13-2-22). The Sellersburg Plan Commission may place terms and conditions on any permit it issues in the floodway district which are more restrictive than those imposed by Natural Resources.

Floodway Fringe - In the "FP", "FF" districts established herein, the degree of flood protection established in this ordinance is considered reasonable for regulatory purposes and is based on engineering and scientific considerations. Larger floods can and will occur on rare occasions. Flood heights may be increased by man-made or natural causes such as ice or debris jams. This ordinance does not imply that areas outside flood hazard districts as defined herein, will be free of flooding or flood damage. This ordinance does not create any liability on the part of the, Town of Sellersburg, Indiana the Commission, Natural Resources, the State of Indiana, or any elected or appointed official or employee thereof for any flood damages that result from reliance on this ordinance or any administrative decision lawfully made thereunder.

C. FLOOD PLAIN USES (FP District)

PERMITTED USES (BY RIGHT)

- a. Agricultural uses such as the production of crops, pastures, orchards, plant nurseries, vineyards, and general farming.
- b. Forestry, wildlife areas, and nature preserves.
- c. Parks and recreational uses, such as golf courses, driving ranges, and play areas.

SPECIAL EXCEPTIONS

The following shall be the only uses permitted in the Flood Plain (FP) district by special exception:

The following special exception uses may be permitted in the Flood Plain (FP) district only after a proper permit for same has been granted by Natural Resources. All terms and conditions imposed by Natural Resources will be incorporated in any permit issued by the (Plan) Commission. The (Plan) Commission may impose greater restrictions.

- a. Water management and use facilities, such as dams, docks, dolphins, channel improvements, dikes, jetties, groins, marians, piers, wharves, levees, seawalls, weirs, and irrigation facilities.
- b. Transportation facilities, such as streets, bridges, roadways, fords, airports, pipe lines, railroad, and utility transmission facilities.
- c. Temporary or seasonal flood plain occupance, such as circus sites, fair sites, carnival sites, boat ramps, camps, roadside stands, and transient amusement facility sites.
- d. Water-related urban uses, such as wastewater treatment facilities, storm sewers, electric generating and transmission facilities, and water treatment facilities.
- e. Other flood tolerant or open space urban uses, such as flood-proofedindustrial and commercial buildings, race tracks, tennis courts, park buildings, outdoor theaters, fills, truck freight terminals, radio or TV towers, parking lots, and mineral extractions.

No special use shall be granted by the Board of Zoning Appeals without recommendation of Natural Resources.

D. FLOOD USES (FW DISTRICT)

PERMITTED USES (BY RIGHT)

The Following shall be the only uses permitted to the Floodway (FW) district by special exception:

The following special exception uses may be permitted in the Floodway (FW) District only after a permit for construction in a floodway has been granted by Natural Resources. All terms and conditions imposed by Natural Resources will be incorporated in any permit issued by the (Plan) Commission. The (Plan) Commission may impose greater restrictions.

- a. Water management and use facilities, such as dams, docks, dolphins, channel improvements, dikes, jetties, groins, marianas, piers, wharves, levees, seawalla, floodwalls, weirs, and irrigation facilities.
- b. Transportation facilities, such as streets, bridges, roadways, fords, airports, pipe lines, railroads, and utility transmission facilities.
- c. Temporary or seasonal flood plain occupancy, such as circus sites, fair sites, carnival sites, boat ramps, camps, roadside stands, and transient amusement facility sites.

- d. Water-related urban areas, such as wastewater treatment facilities, storm sewers, electric generating and transmission facilities, and water treatment facilities.
- e. Other flood tolerant or open space urban uses, such as flood-proofedindustrial and commercial buildings, race tracks, tennis courts, park buildings, outdoor theaters, fills, truck freight terminals, radio or TV towers, parking lots, and mineral extraction.

In the Floodway (FW) district, no special exception shall be granted by the Board of zoning Appeals unless a permit for construction has previously been obtained from Natural Resources, pursuant to the 1945 Flood Control Act, as amended. The Board may impose greater restrictions than those required by Natural Resources.

E. FLOODWAY FRINGE USES (FF DISTRICT)

All buildings constructed in a floodway fringe district shall have a flood protection grade at least two feet above the regulatory flood profile as established by Natural Resources.

F. NON-CONFORMING USES

- a. No non-conforming use in a floodway district shall be expanded or enlarged without a permit for construction in a floodway from Natural Resources.
- b. A non-conforming use in a floodway fringe district may be altered, enlarged, or extended on a one-time-only basis, provided such alterations, enlargements, or extensions do not increase the value of the building or structure, excluding the value of land, by more than forty (40) percent of its pre-improvement market value, unless such building or structure is permanently changed to a conforming use.
- c. A non-conforming use in a flood plain district may be altered, enlarged, or extended, on a one-time-only basis, provided the procedures set forth in this ordinance are followed and further provided such alterations, enlargements, or extensions do not increase the value of the building or structure, excluding the value of land, by more than forty (40) percent of its pre-improvement market value, unless such building or structure is permanently changed to a conforming use.
- d. Any non-conforming use in the F P, FW, and FF districts which is damaged by flood, fire, explosion, Act of God, or the public enemy may be restored to its original dimensions and conditions, provided the damage does not reduce the value of the buildings, excluding the value of the land, by more than forty(40) percent of its predamage value.

VARIANCES

The Board of Zoning Appeals may not grant a variance to any of the requirement of the Flood Plain (FP) or Floodway (FW) district, or to the Flood Protection Grade Requirements of the Floodway Fringe (FF) district (whether or not combined or overlayed with any other district) without the written approval of Natural Resources.

Passed and adopted by the Board of Trustees of the Town of Sellersburg on the 22 day of July, 1975.

ATTEST:

AN ORDINANCE SETTING THE SALARY OF THE TOWN OFFICERS AND OFFICALS

Be it ordained by the Town of Sellersburg, Indiana, that the salaries of the town officers and officials are hereby adopted as follows:

<u>Section 1.</u> That the salaries of town officers and officials shall be as follows:

- A. Each Trustee, the sum of \$3,000.00, of which the sum of \$1,200.00 shall be paid from General Fund Account #11, the sum of \$1,300.00 from the Water Department, and the sum of \$500.00 from the Sewer Department;
- B. Clerk Treasurer, the sum of \$9,500.00, of which the sum of \$2,800.00 shall be paid from General Fund Account #12, the sum of \$4,700.00 from the Water Department, and the sum of \$2,000.00 from the Sewer Department;
- D. Attorney, the sum of \$4,000.00, of which the sum of \$1,500.00 shall be paid from the General Fund Account #14, the sum of \$1,500.00 from the Water Department, and the sum of \$1,000.00 from the Sewer Department.

Section 2. This ordinance shall become effective the 1st day of January, 1976.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 9th day of December, 1975.

Jøhn Werle

John Hinton

David Maples

ATTEST:

Catherine X. Schmetzer, Catherine L. Schmetzer, Clerk-Treasurer

AN ORDINANCE SETTING THE SALARY OF THE TOWN OFFICERS AND OFFICALS

Be it ordained by the Town of Sellersburg, Indiana, that the salaries of the town officers and officials are hereby adopted as follows:

<u>Section 1.</u> That the salaries of town officers and officials shall be as follows:

- A. Each Trustee, the sum of \$3,000.00, of which the sum of \$1,200.00 shall be paid from General Fund Account #11, the sum of \$1,300.00 from the Water Department, and the sum of \$500.00 from the Sewer Department;
- B. Clerk Treasurer, the sum of \$9,500.00, of which the sum of \$2,800.00 shall be paid from General Fund Account #12, the sum of \$4,700.00 from the Water Department, and the sum of \$2,000.00 from the Sewer Department;
- D. Attorney, the sum of \$4,000.00, of which the sum of \$1,500.00 shall be paid from the General Fund Account #14, the sum of \$1,500.00 from the Water Department, and the sum of \$1,000.00 from the Sewer Department.

Section 2. This ordinance shall become effective the 1st day of January, 1976.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 9th day of December, 1975.

John Werle

John Hinton

David Maples

ATTEST:

Catherine L. Schmetzer, Catherine L. Schmetzer, Clerk-Treasurer

AN ORDINANCE SETTING THE SALARY OF THE TOWN OFFICERS AND OFFICALS

Be it ordained by the Town of Sellersburg, Indiana, that the salaries of the town officers and officials are hereby adopted as follows:

<u>Section 1.</u> That the salaries of town officers and officials shall be as follows:

- A. Each Trustee, the sum of \$3,000.00, of which the sum of \$1,200.00 shall be paid from General Fund Account #11, the sum of \$1,300.00 from the Water Department, and the sum of \$500.00 from the Sewer Department;
- B. Clerk Treasurer, the sum of \$9,500.00, of which the sum of \$2,800.00 shall be paid from General Fund Account #12, the sum of \$4,700.00 from the Water Department, and the sum of \$2,000.00 from the Sewer Department;
- D. Attorney, the sum of \$4,000.00, of which the sum of \$1,500.00 shall be paid from the General Fund Account #14, the sum of \$1,500.00 from the Water Department, and the sum of \$1,000.00 from the Sewer Department.

Section 2. This ordinance shall become effective the 1st day of January, 1976.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on this 9th day of December, 1975.

ohn Werle

John Hinton

David Maples

ATTEST:

Catherine S. Sehmetzer, Catherine L. Schmetzer, Clerk-Treasurer AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR THE GENERAL FUND: \$600.00 FOR POLICE SUPPLIES, \$2,800.00 FOR INSURANCE, \$1,000.00 FOR GAS, OIL AND MAINTENANCE OF POLICE CARS, \$1,000.00 FOR REPAIRS—BUILDING AND STRUCTURES, \$2,245.42 FOR ELECTION EXPENSE, \$150.00 FOR BUILDING AND FIXED EQUIPMENT, \$500.00 FOR MAINTENANCE OF GARBAGE PACKERS; APPROPRIATING FOR THE MOTOR VEHICLE HIGHWAY FUND: \$5,280.00 FOR SALARIES OF EMPLOYEES, \$200.00 FOR GASOLINE and \$500.00 FOR INSURANCE, AND APPROPRIATING \$7,461.54 FOR THE LEASE FOR THE SWIMMING POOL.

BE IT ORDAINED by the Board of Trustees of the Town of Sellersburg Clark County, in the State of Indiana, in regular session assembled.

Section 1. That said Board of Trustees finds that an extraordinary emergency exists for police salaries, insurance, gas, oil and maintenance of police cars, repairs to building and structures, election expense, building and fixed equipment, maintenance of garbage packers, salaries of employees, gasoline, insurance and lease for swimming pool.

Section 2. That said Board further finds that a ten (10) day notice of publication of said contemplated additional appropriations has been given to the taxpayers and other interested parties stating that a hearing would be held on said additional contemplated appropriations on the 16th day of December, 1975, at 7:30 o'clock P. M. at the regular meeting place of said Board, at the Town Hall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.

Section 3. Upon the conclusion of said hearing referred to in Section 2 of this Ordinance, this said board now confirms its determination to appropriate and expend such additional amounts.

Section 4. That said Board does hereby appropriate and add additional sums as follows: In the General Fund, Appropriation No. 33 Police Supplies \$600.00 (\$600.00 to be transferred from General #264), Appropriation No. 51, Insurance \$2800.00; Appropriation No. 215 Gas, Oil & Maintenance of Police Cars \$1000.00, Appropriation No. 251 Repairs-Building and structures \$1000.00, Appropriation No. 265 Election Expense \$2245.42, Appropriation No. 711 Building and Fixed Equipment \$150.00, Appropriation No. 723 Maintenance of Garbage Packers \$500.00; and in the Motor Vehicle Highway Fund Appropriation No. 12 Salaries of Employees \$5280.00, Appropriation No. 321 Gasoline \$200.00 and Appropriation No. 51 Insurance \$500.00; and appropriating for the Lease of Swimming Pool \$7,461.54 which will be transferred from Revenue Sharing.

Section 5. The action taken herein shall be subject to the approval of the Indiana Tax Board as provided by law.

Section 6. All ordinances of or parts of ordinances in conflict herewith are hereby repealed.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on the 16th day of December, 1975.

John D. Hinton

David Maples

ATTEST:

Catherine L. Schmetzer

Clerk-Treasurer

AN ORDINANCE DECLARING AN EMERGENCY, APPROPRIATING FOR THE GENERAL FUND: \$600.00 FOR POLICE SUPPLIES, \$2,800.00 FOR INSURANCE, \$1,000.00 FOR GAS, OIL AND MAINTENANCE OF POLICE CARS, \$1,000.00 FOR REPAIRS-BUILDING AND STRUCTURES, \$2,245.42 FOR ELECTION EXPENSE, \$150.00 FOR BUILDING AND FIXED EQUIPMENT, \$500.00 FOR MAINTENANCE OF GARBAGE PACKERS; APPROPRIATING FOR THE MOTOR VEHICLE HIGHWAY FUND: \$5,280.00 FOR SALARIES OF EMPLOYEES, \$200.00 FOR GASOLINE AND \$500.00 FOR INSURANCE, AND APPROPRIATING \$7,461.54 FOR THE LEASE FOR THE SWIMMING POOL.

BE IT ORDAINED by the Board of Trustees of the Town of Sellersburg Clark County, in the State of Indiana, in regular session assembled.

Section 1. That said Board of Trustees finds that an extraordinary emergency exists for police salaries, gas, insurance, oil and maintenance of police cars, repairs to building and structures, election expense, building and fixed equipment, maintenance of garbage packers, salaries of employees, gasoline, insurance, and lease for swimming pool.

Section 2. That said Board further finds that a ten (10) day notice of publication of said contemplated additional appropriations has been given to the taxpayers and other interested parties stating that a hearing would be held on said additional contemplated appropriations on the 27th day of January, 1976, at 7:30 o'clock P. M. at the regular meeting place of said Board, at the Town Hall, Sellersburg, Indiana, and that taxpayers should have a right to be heard.

Section 3. Upon the conclusion of said hearing referred to in Section 2 of this Ordinance, this said Board now confirms its determination to appropriate and expend such additional amounts.

Section 4. That said Board does hereby appropriate and add additional sums as follows: In the General Fund, Appropriation No. 33 Police Supplies \$600.00 (\$600.00 to be transferred from General #264), Appropriation No. 51, Insurance \$2800.00; Appropriation No. 215 Gas, Oil & Maintenance of Police Cars \$1000.00; Appropriation No. 251 Repairs-Building and Structures \$1,000.00, Appropriation No. 265 Election Expense \$2245.42, Appropriation No. 711 Building and Fixed Equipment \$50.00, Appropriation No. 723 Maintenance of Garbage Packers \$500.00; and in the Motor Vehicle Highway Fund Appropriation No. 12 Salaries of Employees \$5280.00, Appropriation No. 321 Gasoline \$200.00 and Appropriation No. 51 Insurance \$500.00; and appropriating for the Lease of Swimming Pool \$7,461.54 which will be transferred from Revenue Sharing.

Section 5. The action taken herein shall be subject to the approval of the Indiana Tax Board as provided by law.

Section 6. All ordinances of or parts of ordinances in conflict herewith are hereby repealed.

PASSED by the Board of Trustees of the Town of Sellersburg, Indiana, in regular session on the 27th day of January, 1975.

TOWN OF SELLERSBURG

John H. Werle

John D. Hinton

Mark Fraley

ATTEST:

Catherine L. Schmetzer

Clerk-Treasurer

RESOLUTION OF THE TOWN BOARD OF SELLERSBURG

RESOLUTION NO. 3/3

AREAWIDE HOUSING OPPORTUNITIES PLAN

WHEREAS, The Kentuckiana Regional Planning and Development Agency has prepared and published the Areawide Housing Opportunities Plan for the nine (9) county region comprised of Clark and Floyd Counties, Indiana; Bullit, Henry, Jefferson, Oldham, Shelby, Spencer and Trimble Counties, Kentucky; and

WHEREAS, said Plan's expressed purpose is to increase and enhance opportunities of the region's low income and minority households to obtain decent, safe and sanitary housing,

NOW THEREFORE, BE IT RESOLVED that the Town Board of Sellersburg hereby approves and adopts the Areawide Housing Opportunities Plan and will implement strategies as described in the Sellersburg Housing Assistance Plan, as approved by the Department of Housing and Urban Development. Such strategies include the use of Section 8 (existing, new construction and substantial rehabilitation), Community Development Block Grants, Section 321, Section 202 Elderly Housing, and Public Housing programs and funding, as well as Farmers Home Administration funds.

Attest: Cathune & Schmetzer

The Others

Mark & Thaley

TOWN OF SELLERSBURG

RESOLUTION NO. 314

- WHEREAS, there exists within the Town of Sellersburg insanitary or unsafe inhabited dwellings accommodations, and
- WHEREAS, there exists a shortage of safe or sanitary dwelling accommodations within Sellersburg, available to persons of low-income at rentals they can afford, and
- WHEREAS, there is determined to be a need for a Housing Authority within the Town of Sellersburg.

THEREFORE BE IT RESOLVED: that a Housing Authority is hereby established to meet the need for such an authority to function in Sellersburg.

Adopted this <u>Ath</u> day of January, 1979.

Attest: Catherine L. Schmetzer,

1 0 st

Mark & Fraley

ORDINANCE NO. 316

BE IT ORDAINED BY THE BOARD OF TRUSTEES OF THE TOWN OF SELLERSBURG, INDIANA:

ARTICLE I. NUISANCES.

Nuisance is defined in Section 6 hereof. Wherever the word "nuisance" is used in this Ordinance it refers to a public nuisance.

Section 2. Nuisance Created by Others.

For the purposes of this Chapter, it shall not be essential that the nuisance be created or contributed to by the owner, or tenants, or their agents or representative, but merely that the nuisance be enacted or contributed to by licensees, invitees, guests or other public for whose conduct the owner or operator is responsible, or by persons for whose conduct the owner or operator is not responsible, but by the exercise of reasonable care, the owner or operator ought to have become aware of.

Section 3. Penalties.

Whoever creates or maintains any nuisance defined in this Ordinance or by any other law, or ordinance of this Town, and who fails or refuses to abate such nuisance when so ordered, shall be fined not more than Two Hundred Dollars (\$200.00). A separate offense shall be deemed committed upon each day during or on which the violation occurs or continues beyond the date fixed by the Town Police Officers for abatement of said nuisance. The action against any persons to enforce a penalty by the Town shall constitute a separate and additional legal remedy and the fact that any proceedings by way of an injunction, or for the abatement of any such nuisance, has been or may be instituted by the Town and be pending or concluded, shall not affect this section or chapter or be considered in any way as a defense to such action for the penalty herein prescribed.

Section 5. Inspection of Premises.

For the purpose of carrying the provisions of this chapter into effect, it is hereby made the duty of all officers and employees of the Town to report the existence of nuisances to the Board of Trustees or the Town Police Officers and for this purpose the Superintendent of Streets, Town Police Officers or other employees designated by the Board of Trustees shall be permitted, upon five-days notice given to the person in possession of the real estate, to enter into or upon any building, lot, grounds or premises, within the limits of this Town to ascertain and discover any such nuisances and to make examination thereof

Section 6. Certain Conditions Declared to be Nuisances.

The following conditions within the Town of Sellersburg, Indiana, constitute and are hereby declared to be nuisances:

(a) Premises to be Kept Clean.

The permission by any person of any premises owned, occupied or controlled by him to become or remain in a filthy condition or the permission of the use or occupation of same in such a manner as to create noxious or offensive smells or odors in connection therewith, or the allowance of the accumulation or creation of rubbish or other unwholesome and offensive matter or the allowance of the breeding of flies, rodents, or other vermin on the premises to the menace of the public health or the annoyance of people residing in the vicinity.

(b) <u>Littering</u>.

The putting, throwing, dumping, leaving or depositing or causing to be put, thrown, dumped, left or deposited, any paper, boxes, tin cans, brush, brick, wood, glass, dirt, sand, gravel, grass, leaves or debris or rubbish of any kind or character whatsoever, in or upon or within the limits of any street, alley, sidewalk, thoroughfare or public way in the Town.

(c) Dilapidated Buildings.

Any building, house, or structure caused or suffered to become so out of repair and dilapidated that it constitutes a fire hazard liable to cate on fire or communicate fire because of its condition and lack of repair, or that due to lack of adequate maintenance or neglect it endangers the public health, welfare or safety, or materially interferes with the peaceful enjoyment by owners or occupants of adjacent property.

(d) Dwellings Unfit for Human Habitation.

The erection, use, or maintenance of a dwelling which is unfit for human habitation. A "dwelling" shall include any part of any building or its premises used as a place of residence or habitation or for sleeping by any person. A dwelling is "unfit for human habitation" when it is dangerous or detrimental to life or health because of want of repair, defects in the drainage, plumbing, lighting, ventilation or construction, infection with contagious disease, or the existence on the premises of an unsanitary condition likely to cause sickness among occupants of the dwelling.

(e) <u>Dangerous Buildings Adjoining Streets</u>.

There is caused or suffered any building, house, or structure to become so out of repair and dilapidated that, in the condition it is permitted to be and remain, it shall, if such condition is suffered to continue, endanger the life, limb or property of, or cause hurt, damage or injury to persons or property using or being upon the streets or public ways of the Town adjoining such premises, by reason of the collapse of such building, house or structure, or by the falling of parts thereof or of objects therefrom.

(f) Dangerous Trees, Stacks, Etc. Adjoining Streets.

There is caused or suffered any tree, stack or other object to remain standing upon such premises in such condition that it shall, if the condition is suffered to continue, endanger the life limb or property or cause hurt, damage or injury to persons or property upon the public streets or public ways adjacent thereto, by the falling thereof or of parts thereof.

(g) Noxious Odors or Smoke.

There emits from premises into the surrounding atmosphere such odors, dusts, smoke or other matter as to render ordinary use or physical occupation of other property in the vicinity uncomfortable or impossible.

(h) Stagnant Water.

To allow any pool of stagnant water to accumulate and stand on any property.

(i) Noise.

There is made or caused noise noxious enought to destroy the enjoyment of dwelling houses or other uses of property in the vicinity by interferring with the ordinary comforts of human existence, including but not limited to:

- 1. Unnecessary sounding of horns;
- 2. Racing the motor or causing the screeching or squealing of tires on any vehicle;
- 3. Use of vehicles with noise-making apparatus;
- 4. Sound tracks or public address systems;
- 5. Radios or phonographs or victrolas.
- (j) Accumulation of Rubbish.

There is caused or suffered such an accumulation on any premises of filth, refuse, trash, garbage or other waste materials that it endangers the public health, welfare, or safety or materially interferes with the peaceful enjoyment by owners or occupants of adjacent property because of the danger of its catching or communicating fire, its attracting and propagating vermin, rodents, or insects or its blowing into any street, sidewalk or property of another. It shall be the duty of persons owning or being in charge of those business establishments whose patrons purchase goods or services from their automobiles, commonly known as "drive-ins", to furnish sufficient covered receptacles for the deposit of wastes created in the operation of such business and to clean up such wastes as are not deposited in receptacles at the close of business of each day (or if such business operates continuously, at least once each day) and at such other times when weather conditions are such that waste from the operation of such business is being blown to adjoining premises.

(k) Storage of Explosives or Combustible Material.

There is stored on the premises such combustible or explosive material as to create a safety hazard to other property or persons in the vicinity.

(1) Open Wells.

There is caused or suffered the maintenance of any open or uncovered, or insecurely covered, cistern, cellar, well, pit, excavation or vault situated upon private premises in any open or unfenced lot or place.

(m) Weeds.

The existence of thistles, burdock, jimson weeks, ragweeds, milk-weeks, poison ivy, poison oak, iron weeks and all other noxious weeds and rank vegetation in excess of a height of twelve (12) inches. It shall be the duty of every owner, occupant, or person in charge of any lot or land within the Town to cause such weeds to be destroyed by spraying them with a chemical approved by the Superintendent of Streets or by cutting them or digging them under.

(n) Trees and Shrubbery Obstructing Streets and Sidewalks.

There is caused or suffered the growing and maintenance of trees with less than fourteen (14) feet clearance over streets or less than eight (8) feet, over sidewalks, or the growing and maintenance of shrubbery in excess of three (3) feet in height within the radius of twenty (20) feet from the point where the curb line of any street intersects the curb line of another street. No shrub shall be planted between the curb line and the property line of any street within a radius of twenty (20) feet from the point where the curb line of any street intersects the curb line of another street.

(o) Dressing Poultry.

The dressing of poultry within the Town limits for wholesale, or retail use unless at the end of each day the debris made in the dressing of the same shall be removed to some point beyond the Town limits and destroyed.

(p) Junk, Scrap Metal, Motor Vehicles.

The storage of motor vehicles in an inoperative condition, motor vehicles unfit for further use, automobile parts for scrap metal within the Town limits.

"Motor vehicles unfit for further use" means and includes any style or type of motor driven vehicle used for the conveyance of persons or property, which is in a dangerous condition generally as to be unfit for further use as a conveyance, or one which is parked or abandoned upon the streets of the Town of Sellersburg without current registration and license plates.

"Automobile parts" mean and include any portion or parts of any motor driven vehicle as detached from the vehicle as a whole.

"Scrap Metal" means and includes pieces of or parts of steel, iron, tin, zinc, copper, aluminun, or any alloy thereof, whether covered with porcelain or any other material, whether intact or in parts, which has served its usefulness in its original form and can no longer be used or useful for its originally intended purpose.

(q) Running at Large of Cats and Dogs Prohibited.

The existence of dogs and cats running at large and without restraint within the Town of Sellersburg and the barking, yelping, howling or other noises, made by dogs and cats, wheresoever located. The permitting of such dog or cat to run at large upon the public streets, places, walks, parks or ground within the Town of Sellersburg unless such dog or cat is attached to a leash and kept under control of such person accompanying it.

(r) Keeping or Harboring.

The owning, keeping or harboring of any dog or cat which by frequent or habitual howling, yelping, barking or other noise, shall create a public annoyance or disturbance.

(s) Other Domestic Animals Prohibited.

The owning or harboring within the corporate limits of the Town of Sellersburg, Indiana, of any cow, pig, bull, horse, pony, chicken, rooster, rabbit or other domestic animal or any dog or cat that is vicious.

(t) Vaccination.

The maintenance or harboring of a dog unless it shall have been vaccinated by a licensed Doctor of Veterinary Medicine with anti-rabies vaccine, within one (1) year preceding the date upon which said dog is kept, maintained or harbored.

(u) Illegal to Keep Dogs Unless Tax Paid.

The keeping, harboring, boarding, feeding or permitting of any dog to stay about his, her or their premises if such dog does not have a tag attached to the collar worn by such dog, showing the taxes thereon have been paid and a tag showing compliance with item (t) above.

Section 7. Duty of Town Police Officers.

It shall be the duty of the Town Police Officers to kill all stray dogs found running at large in the Town of Sellersburg after having made

diligent inquiry to determine who is the owner of the same and being unable to determine who is the owner thereof. The Town Police Officers shall hold said stray dogs for a period of three (3) days for the owner to come forward and claim their dog or dogs, after which period it shall be presumed that the Town Police Officers have made diligent inquiry to determine the owner and the Town Police Officers may thereafter proceed to kill said stray dog or dogs. Owners may reclaim their dogs bypayment of actual board bill.

ARTICLE II. GARBAGE AND REFUSE.

Section 1. Garbage and Refuse to be Kept Separate.

Each owner, occupant, or other responsible person using or occupying any building or other premises within the Town of Sellersburg where garbage accumulates or is likely to accumulate, shall provide and keep covered an adequate number of garbage containers. The garbage containers shall not be larger than twenty (20) gallons and shall be strong, durable and rodent and insect proof. No garbage shall be placed in a garbage container until such garbage has been drained of all free liquids.

Garbage and like materials shall not be mixed with ashes, paper, tin cans or similar material, nor shall ashes, paper, tin cans or similar material, be thrown in the garbage container.

Section 2. Collection.

All garbage accumulated within the corporate limits of the Town of Sellersburg shall be collected, conveyed, and disposed of under the supervision of such officer as the Board of Trustees of the Town of Sellersburg shall designate. Collections shall be made regularly in accordance with an announced schedule.

ARTICLE III. WEEDS.

Section 1. Weeds to be Cut by Town.

Since public necessity demands that all noxious weeds be speedily removed from the public streets and alleys of said town and the Superintendent of Streets be and he hereby is authorized and empowered to cut and remove all weeds from the public streets and alleys of said Town, and that thereafter, during the month of August in each year, said Superintendent of Streets at the direction of the Board of Trustees shall cut and remove all weeds in the manner hereafter provided in Section 2.

Section 2. Records Kept.

Said Superintendent of Streets shall keep an accurate account of the time and labor employed in cutting and removing such weeds from the streets and alleys abutting the lots or tract of ground of each property owner affected thereby and shall file his said account with the Clerk-Treasurer of said Town.

Section 3. Expenses of said Cutting to be Assessed to Property Owners.

Upon the filing of said Superintendent of Streets of this said account of time and labor, the Board of Trustees shall proceed to examine and either confirm or modify the same and when so confirmed or modified, such account shall stand as a special assessment on the property so affected and be placed upon the tax duplicate to be collected as other special assessments are collected.

ARTICLE IV. This ordinance shall be effective on the 28 day of August____, 1979.

Ordinance No. 255 of the Town of Sellersburg passed by the Board of Trustees on the 23rd day of April, 1968, is hereby rescinded effective on the <u>28</u> day of <u>August</u>, 1979.

The foregoing, within, and attached ordinance passed by the Board of Trustees of the Town of Sellersburg, Indiana, on the 28 day of August ____, 1979.

TOWN OF SELLERSBURG

By:

Board of Trustees

John Hinton, Member

Fraley,

Board of Trustees

Schmetzer,

Clerk-Treasurer

RESOLUTION	NO.	320
		<i>-</i>

A RESOLUTION AMENDING THE COMMUNITY DEVELOPMENT BLOCK GRANT REHABILITATION PROGRAM TO REMOVE THE MAXIMUM PER UNIT GRANT AMOUNT

WHEREAS, the Sellersburg Town Board has received Community Development Block Grant Funds for the Rehabilitation of the Adkins Court Area of Sellersburg, Indiana; and

WHEREAS, on December 12, 1978, the Sellersburg Town Board adopted for use in the Adkins Court Area of Sellersburg, Indiana the Community Development Block Grant Rehabilitation Program; and

WHEREAS, representatives of the U.S. Department of Housing and Urban Development have recommended that the original maximum grant limit of \$5,000 per structure be removed and a flexible grant limit be used to insure that each home be rehabilitated to a decent, safe, sanitary and suitable for human habitation condition.

NOW THEREFORE BE IT RESOLVED TY THE SELLERSBURG TOWN BOARD, CLARK COUNTY, INDIANA:

That this Board approves the use of a flexible per structure grant limit in conjunction with the CDBG Rehabilitation Program in the Adkins Court Area of Sellersburg, Indiana. This grant limit change shall be noted on pages 1 and page 3, part IV of the original CDBG Rehabilitation Program.

BE IT FURTHER RESOLVED that the Clerk Treasurer of said Clark County, Indiana, is hereby authorized and directed to give notice as provided by law.

Adopted by the Sellersburg Town Board of Clark County, Indiana, this /3 day of November, 1979.

SELLERSBURG TOWN BOARD SELLERSBURG, INDIANA

Jøhn H. Werle

Mark C. Fraley

John D. Hinton

Catherine L. Schmetzer

A RESOLUTION APPROVING THE REVISION OF THE INCOME LIMIT GUIDELINES FOR THE COMMUNITY DEVELOPMENT BLOCK GRANT REHABILITATION PROGRAM IN SELLERSBURG, INDIANA

WHEREAS, the Sellersburg Town Board has received Community Development Block Grant Funds for the Rehabilitation of the Adkins Court Area of Sellersburg, Indiana; and

WHEREAS, on December 12, 1978, the Sellersburg Town Board adopted for use in the Adkins Court Area of Sellersburg, Indiana the Community Development Block Grant Rehabilitation Program; and

WHEREAS, the U.S. Department of Housing and Urban Development periodically revises the Section 8 Income Limits for Communities.

NOW THEREFORE BE IT RESOLVED BY THE SELLERSBURG TOWN BOARD, CLARK COUNTY, INDIANA:

That this Board approves and adopts the attached revised Section 8 Income Limits for Clark County, Indiana for immediate implementation in conjunction with the Community Development Block Grant Rehabilitation Program.

BE IT FURTHER RESOLVED that the Clerk Treasurer of said Clark County, Indiana, is hereby authorized and directed to give notice as provided by law.

Adopted by the Sellersburg Town Board of Clark County, Indiana, this 27th day of November, 1979.

SELLERSBURG TOWN BOARD SELLERSBURG, INDIANA

John H. Werle

Mark C. Fraley

John D. Hinton

ATTEST:

Catherine L. Schmetzer