ORIGINAL TOWN OF WHITESTOWN REDEVELOPMENT COMMISSION

RESOLUTION NO. 2021- 20

RESOLUTION APPROVING ENLARGEMENT OF GREENPARKE ECONOMIC REVITALIZATION AREA AND DEDUCTION APPLICATION IN CONNECTION **THEREWITH**

Park 130 Partners II, LLC

WHEREAS, pursuant to its Resolution No. 2018-12 adopted on March 27, 2018 (the "Confirmatory Resolution"), the Town Council of the Town of Whitestown, Indiana (the "Town Council" and the "Town", respectively) confirmed the declaration of an area of the Town, as described in the Confirmatory Resolution, as an "economic revitalization area" in accordance with Indiana Code 6-1.1-12.1, as amended (the "Act"), and the designation of such area as the "GreenParke Economic Revitalization Area" (the "ERA"); and

WHEREAS, the Town of Whitestown Redevelopment Commission (the "Commission") has been advised by its staff that the ERA should be enlarged to include the additional parcels located to the immediate west of the ERA as reflected on Exhibit A attached hereto and incorporated herein by reference (such additional parcels, the "Additional Area") in order to further promote revitalization and redevelopment in the Town in accordance with the Act; and

WHEREAS, a map of the ERA as enlarged to include the Additional Area is attached hereto as Exhibit B and incorporated herein by reference; and

WHEREAS, in connection with the proposed enlargement of the ERA, the Town Council has received an application for deductions under Indiana Code 6-1.1-12.1, including a Statement of Benefits on Form SB-1 / Real Property, attached hereto as Exhibit C and incorporated herein by reference (the "Abatement Application"), from Park 130 Partners II, LLC (the "Applicant"), for a project as described in the Abatement Application consisting primarily of the construction of three "flex" style buildings, having both office and distribution space, with building 1 in the approximate size of 398,000 square feet, building 2 in the approximate size of 672,000 square feet and building 3 in the approximate size of 122,000 square feet, with parking, landscaping and onsite water runoff management (collectively, the "Project"); and

WHEREAS, the Applicant will undertake the Project at 5650, 5801, 5951 and 6005 South CR 475 E in the Town which is in the ERA as enlarged to include the Additional Area; and

WHEREAS, the Commission, having been advised by its staff and considered additional information in connection therewith, finds that (i) the ERA should be enlarged to include the Additional Area, (ii) the Abatement Application should be approved and (iii) the Commission should recommend to the Town Council that it take all actions necessary in accordance with the Act to enlarge the ERA and approve the Abatement Application;

NOW, THEREFORE, BE IT RESOLVED BY THE TOWN OF WHITESTOWN REDEVELOPMENT COMMISSION, THAT:

- Section 1. The Commission has considered the evidence presented and now finds and determines that it will be of public utility and benefit to approve the enlargement of the ERA to include the Additional Area.
- Section 2. The Commission has considered the evidence presented and now finds and determines that it will be of public utility and benefit to approve the Abatement Application. The Commission hereby approves the Abatement Application and recommends approval of the Abatement Application by the Town Council and the taking of actions necessary in connection therewith, including the enlargement of the ERA.
- Section 3. Subject to approval by resolution of the Town Council, the Applicant shall be entitled to a traditional ten (10) year real property tax abatement for the Project in accordance with the following schedule:

	% of Assessed Value
Year	Exempt From Real Property Taxes
1	100%
2	95%
3	80%
4	65%
5	50%
6	40%
7	30%
8	20%
9	10%
10	5%

Real Property Tax Abatement Schedule

Section 4. The Secretary of the Commission is hereby directed to take all necessary actions to carry out the purposes and intent of this Resolution, including delivering a copy of this Resolution to the Town Council.

- Section 5. The recitals to this Resolution are essential and are incorporated herein by reference.
- Section 6. Any part of this Resolution that is invalid, unenforceable or illegal shall be ineffective to the extent of such invalidity, enforceability or illegality without invalidating the remaining provisions hereof or affecting the validity, enforceability or legality thereof.
- Section 7. This Resolution shall take effect immediately upon adoption by the Commission.

Adopted the 7th day of June, 2021, by a vote of <u>5</u> in favor and <u>0</u> against.

TOWN OF WHITESTOWN REDEVELOPMENT COMMISSION

Bryan Brackemyre, President

ATTEST:

Adam Hess, Secretary

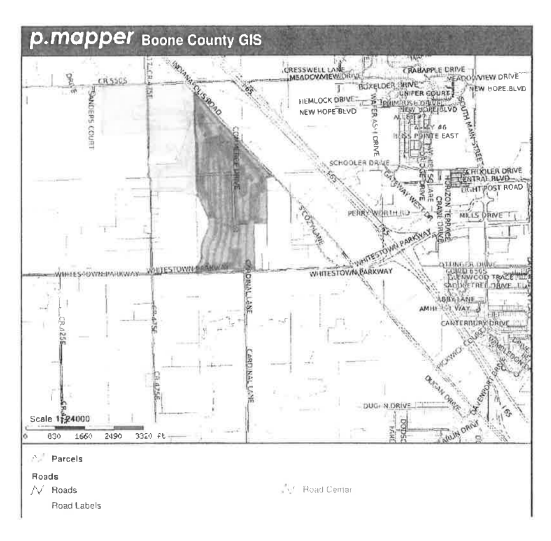
Exhibit A

Additional Area Parcels

County Parcel No.	State Parcel No.			
0200212001	06-07-35-000-050.001-020			
0200212000	06-07-35-000-050,000-020			
0200215003	06-07-35-000-051.003-020			
0200214000	06-03-02-000-025.000-020			

Exhibit B

Map of ERA as enlarged to include Additional Area*



^{*} Original ERA shaded in green and Additional Area shaded in orange

Exhibit C

Abatement Application

TOWN OF WHITESTOWN MEMORANDUM OF UNDERSTANDING FOR TAX ABATEMENT

This Memorandum of Understanding for Tax Abatement ("Memorandum") is dated as of the 8th day of January, 2021, and serves as the confirmation of the commitment by the TOWN OF WHITESTOWN, INDIANA ("Whitestown"), in exchange for the fees paid hereunder by Park 130 Partners II, LLC ("Applicant") to perform the steps necessary for the appropriate consideration of Applicant's request for tax abatement.

RECITALS

- A. The Applicant owns, controls, and/or has an interest in certain property as more particularly described in the property tax abatement application of the Applicant attached hereto as Exhibit A (the "Application"), for which the Applicant desires tax abatement (the "Property").
- B. The Applicant hereby makes submits its Application requesting that the Town consider, and the Town is willing to consider, the Property for real and/or personal property tax abatement.

NOW, THEREFORE, in consideration of the mutual agreements and covenants set forth below, and other good and valuable consideration, the receipt and sufficiency of which are mutually acknowledged, the parties agree as follows:

AGREEMENT

Section 1. Tax Abatement. The Applicant hereby submits the Property for tax abatement. The Applicant's completed Application, including the Statement of Benefits (i.e. Form(s) SB-1), are submitted contemporaneously herewith and attached hereto as Exhibit A. This Memorandum constitutes a part of the Application.

Section 2. Application Fee. The parties recognize that Whitestown (including its Redevelopment Commission) will incur expenses, including financial advisory, legal and other fees, as a result of the Applicant's submission of its Application for tax abatement. In light of the expenses Whitestown will incur through the tax abatement process, the Applicant agrees to a non-refundable application fee in the amount of Two Thousand Dollars (\$2,000.00) (the "Application Fee"). The Applicant will pay the Two Thousand Dollars (\$2,000.00) Application Fee within 7 days following the approval of its Application, including this Memorandum.

Section 3. Final Application Fee. The parties recognize that Whitestown is required to provide governmental services to its inhabitants and properties located in Whitestown, including the Property, and has and will continue to incur expenses in connection with the provision of such services. In light of such expenses, the Applicant agrees that in the event its Application for tax abatement is approved by Whitestown, it will pay an application fee of Two Thousand Dollars (\$2,000) The Applicant will pay the Application Fee to Whitestown within seven (7) days of the resolution of Whitestown finally approving the Application.

Section 4. Failure to Pay Application Fee. In the event the Application is approved by Whitestown and Applicant fails to make timely payment of the Application Fee to Whitestown, Applicant shall be deemed to be in noncompliance with its Application and Whitestown may take immediate action by resolution to rescind its approval of the Application. If Whitestown adopts such a resolution, any deductions approved by Whitestown for the Applicant shall not apply to the next installment of property taxes owed by Applicant or to any subsequent installment of property taxes.

<u>Section 5. Payment of Application Fee.</u> The Application Fee shall be payable by cash or check (payable to the Town of Whitestown, Indiana) delivered to the Clerk-Treasurer of Whitestown.

<u>Section 6. Disclaimer of Liability</u>. The parties recognize that Whitestown's authority is limited by and subject to certain statutory criteria, including but not limited to certain compliance and conditions precedent by Applicant, and that Whitestown provides no promises, covenants, guarantees, or warranties that the Applicant will receive the tax abatement designation or other property interests it seeks.

APPLICANT

Signed:_ C. /	baff
Printed: 450	errey G. Lord
ts: MAJAC	₹.R.
Address:	

TOWN OF WHITESTOWN

Clinton Bohm, Town Council President

Exhibit A

Tax Abatement Application



TOWN OF WHITESTOWN, INDIANA

APPLICATION FOR REAL PROPERTY TAX ABATEMENT

Instructions and Procedures

Indiana state law requires that this application for real property tax abatement and statement of benefits form (SB-1/RP) be submitted to the Town of Whitestown, Indiana (the "Town") prior to the initiation of the project. Additionally, final approval of the application must be obtained from the Town before starting the construction of real property improvements for which tax abatement is being requested.

The completed application, including all attachments and forms, and fees should be submitted to:

Town of Whitestown

Attn: Mr. Jason Lawson, Town Manager

6210 Veterans Drive

Whitestown, Indiana 46075

Office: (317) 732-4530 Mobile: (317) 450-5113 Fax: (317) 769-6871

E-Mail: jlawson@whitestown.in.gov

Prior to submitting the attached application to the Town, all questions must be answered as completely as possible and must be signed on the Statement of Benefits Form (SB-1/RP) and the last page of the application. Incomplete or unsigned applications will not be accepted as official filings. All applicants are encouraged to discuss the proposed project and tax abatement request with the Town Manager and the Presidents of the Whitestown Redevelopment Commission and Whitestown Town Council prior to filing their application.

Fees

A \$2,000 non-refundable application fee is required when making an application for real property tax abatement and is payable to the "Town of Whitestown" within 7 days of the approval of the application (the "Application Fee"). In addition, if the

applicant is submitting an application for a real property tax abatement that does not conform with the traditional tax abatement schedule (a "Modified Abatement Schedule"), the applicant may be required to pay an additional fee (the "Modified Abatement Application Fee"). The amount of the Modified Abatement Application Fee will be determined by the Town in its sole discretion based upon all of the facts and circumstances (including the proposed Modified Abatement Schedule). Payment of the Modified Abatement Application Fee shall be made within 14 days of notification in writing by Whitestown to the Applicant of the amount of such Modified Abatement Application Fee.

All companies requesting real property tax abatement will be required to execute a Memorandum of Understanding with the Town prior to consideration of the tax abatement request, the form of which memorandum is included with this application.

Any requests for additional information or questions should be directed to the following:

Town of Whitestown Attn: Mr. Jason Lawson, Town Manager 6210 Veterans Drive Whitestown, Indiana 46075 Office: (317)732-4530

Mobile: (317) 450-5113 Fax: (317) 769-6871

E-Mail: jlawson@whitestown.in.gov

Town of Whitestown, Indiana Real Property Tax Abatement Application Project Questionnaire

Name of the company for which personal property tax abatement is being requested: Park 130 Partners II, LLC
2. State the name, title, address, telephone number and e-mail address of a company representative who may be contacted concerning this application:
Name and Title: Andrew Buroker, Esq.
Address: Faegre Drinker Biddle & Reath, 600 E. 96th St. Suite 600, Indianapolis, 1N 46240
Telephone: 317-569-46-16
E-Mail Address: Andy.buroker@faegredrinker.com
3. State the name, title, address, telephone number and e-mail address of a company representative responsible for filing the required annual compliance forms (Form CF-1) which will be used by the Town to determine if your company is compliant with the terms of the abatement application, including Form SB-1, and whether the abatement will continue or be terminated (the contact should be made aware of the compliance form's importance).
Name and Title: Gooffrey Lord, Member
Address: c/o Faegre Drinker Biddle & Reath, 600 E, 96th St. Suite 600, Indianapolis, 1N 46240
Telephone: (317) 805-1261
E-Mail Address: glord@lordrealtyco.com
4. Location of property for which personal property tax abatement is being sought:
a) Street Address: 5650, 5801, 5951, 6005 South CR 475 E, Lebanon, IN
b) Tax Parcel Number(s): 06-07-35-000-050.001-020; 06-07-35-000-051.003-020;
6-07-35-000-051.003-020; 06-07-35-000-051.002-020; 06-03-02-000-025.000-020 Attach a legal description and area map of the proposed project location.
5. What is the amount of the most recent assessment attributable to (this information is available on the most recent property tax form) the real property at the project location:
\$387,600

	Has this project or tax abatement request been discussed with either the President Whitestown Redevelopment Commission, the Whitestown Town Manager or the lent of the Whitestown Town Council? Yes No
how l No, this	Does your company currently conduct manufacturing operations, research and opinion, distribution and/or information technology research at this location? If so, ong has your company been at this location? is a speculative development, although the developer does have projects currently operational and under development in
8.	Does your business have other operations in Indiana? If so, please list the on of the other operations. The applicant is currently developing the Park 130 site to the east of this area.
9. Approxi	What is the size of the facility to be improved or constructed? mately 1.2M square feet are planned as part of this development (spread across three buildings)
10.	On a separate page, briefly describe the nature of the business of your company.
11. consti	On a separate page, briefly describe the proposed real estate improvements to be ructed by your company at the project location.
12. State grante	Have the proposed real estate improvements been constructed (Please note that statute requires applicants to delay construction until after abatement has been ed)?
	Yes No
13.	What is the anticipated date for construction to begin?
14.	What is the anticipated date for project completion?
15. chang	If a facility is being improved, does the proposed improvement to the facility e the function of the current facility?
	Yes No
a)	If yes, please describe the any new functions to be performed at the improved facility:

×

b)		t value of the real property improvement for which real nt is being requested? Approx, \$54,000,000
16. which	Complete the followitax abatement is being	ng profile of the Company that will occupy the property for grequested:
a)		Il time permanent hourly employees by skill level (include rate excluding benefits and overtime)
	Skilled N/A	Average hourly wage rate for skilled positions N/A
	Semi-skilled N/A	_Average hourly wage rate for semi-skilled positions N/A
	Clerical N/A	Average hourly wage rate for clerical positions N/A
	Salaried N/A	Average salary (per hour) for salaried positions N/A
	TOTAL NUMBER C	OF EXISTING EMPLOYEES (permanent and full-time)
b)		art-time hourly employees by skill level (include average auding benefits and overtime)
	Skilled N/A	Average hourly wage rate for skilled positions N/A
	Semi-skilled N/A	_Average hourly wage rate for semi-skilled positions N/A
	Clerical N/A	Average hourly wage rate for clerical positions N/A
	TOTAL NUMBER C	OF EXISTING EMPLOYEES (part-time)
c)	= =	f benefits for existing and new employees on a per hour basis sed at an additional \$3.00 per hour, etc.) (IFTES only) \$1.7M to \$2.7M
d)	•	for existing and new employees, sloper. As such, the developer will seek tenants for the proposed new buildings.
		occupy the facilities will have employee benefit structures unique to their organizations.
e)		ll-time permanent hourly employees by skill level (include rate excluding benefits and overtime)
	Skilled_112-178	Average hourly wage rate for skilled positions \$14.90
	Semi-skilled 112-178	_Average hourly wage rate for semi-skilled positions \$12.50_

	Clerical 11-18	Average hourly wage rate for clerical positions \$16.80				
	Salaried 44-70	Average salary (per hour) for salaried positions \$24				
	TOTAL NUMBER C Estimated to be between 279	OF NEW EMPLOYEES (permanent and full-time)				
f)		art-time hourly employees by skill level (include average uding benefits and overtime)				
	Skilled 24-32	Average hourly wage rate for skilled positions \$14.90				
	Semi-skilled 24-32	Average hourly wage rate for semi-skilled positions \$12.50				
	Clerical 2-4	Average hourly wage rate for clerical positions \$16.80				
	Salaried 10-14	Average salary (per hour) for salaried positions \$24				
	TOTAL NUMBER C Estimated to be between 60-9	OF NEW EMPLOYEES (part-time) 2 positions				
g)	What is the total dollar	ar amount to be spent on new salaries? Approx, \$9.8 to \$15.5				
Tho	Provide schedule for when new employee positions are expected to be filled. The developer hopes to lease the building quickly - if it is leased prior to completion, it will be occupied shortly					
ther	reafter. If that does not occur, it	is expected the building would be filled no later than December 31, 2026.				

- 17. On a separate page, please give a detailed description of what the impact on your business will be if the proposed real property improvement is not constructed (e.g. loss of jobs, contract cancellations, loss of production, change in location, etc.).
- 18. What is the term of the tax abatement requested (maximum 10 years). 10 years
- 19. Attach a schedule of the proposed tax abatement percentages in each year (note, if the proposed tax abatement schedule is other than a traditional tax abatement schedule the Town may impose additional fees for consideration).

Example (note this is a traditional 10 year abatement schedule)

Year	% of Assessed Value Exempt From Real Property Taxes				
1	100%				
2	95%				
3	80%				
4	65%				
5	50%				
6	40%				
7	30%				

8	20%
9	10%
10	5%

20.	Со	mple	te the fo	How	ing	schedu	ile coi	iceri	ning the pr	opose	d real	prope	rty	taxes to
be	abated	and	include	on :	1 S	eparate	page	the	worksheet	s for	calcu	lating	the	figures
pro	vided b	elow	Γ;											

prov	ided	below:					
Į,	Pro	ected Current Conditions Without	Abatement				
	A. B.	Current Annual Real Property Ta Projected 10-Year Total:	ixes:	\$9,477 \$94,770			
II.	Proj	ojected Conditions With Abatement					
	А. В,	Projected 10-Year Real Property Projected 10-Year Abatement:	Taxes:	\$13,755,928			
Ш.	Projected Total (Assumes Abatement Granted)						
	A.	Total Amount Abated:		\$6,809,184			
	В.	Total Taxes to be Paid:		\$6,992,670			
21.	(a) (b) (c) (d)) annexation) plat approval) development plan	(e) variance (f) special ex (g) building (h) other	sception permit			
letai	l cos	ill additional public infrastructure/ ts/funding source and schedule for is will be required to perform the necessary infrast	construction.	•			
l'he de	velope	r has had extensive discussions with Town engine	ering staff about nee	ded infrastructure.			
	n (e.g	or the proposed project, is the ap g., tax increment financing, econo- explain. Yes, a TIF bond will be required to	mic developn	nent revenue bond financing)? I			
	ided	ease describe any community invoin the past and/or expects to provide the participated in projects with the Town that h	de in the futur	e.			

- Will local suppliers and contractors be used in the construction/operation of the proposed project? If so, please explain. The Peterson Company of Indianapolis will be the general contractor on this project, as it is on the Park 130 development.
- Has the applicant previously been approved for economic development incentives from the Town (e.g., tax abatement, tax increment financing, economic development revenue bond financing)? If so, please explain and include information with respect to applicant's compliance with project representations made to the Town at the time the incentives were approved.

Yes, it has. The applicant is current on all relevant compliance obligations relating to previous projects 27. Is the applicant current on all of its payment obligations to the Town and the County (e.g., property taxes, utility (gas, water, sewer, electric) fees (such as capacity fees, monthly services charges), guaranties on any debt obligations, etc.)? Yes. Does the proposed project take advantage of any "green" technology to reduce adverse environmental impact? If so, please explain. Utilization of ANSI/ASHRAE/IEA Standard 90,1-2016 as most recent energy building codes for construction of buildings. CHECKLIST OF ATTACHMENTS: Application Fee (\$2,000) Completed Memorandum of Understanding Completed Form SB-1/RP Legal Description of Project Site Area Map of Project Site Description of Business at Site Description of Improvements to Site Description of Impact on Business if Improvements not Constructed Schedule of Annual Tax Abatement %

Worksheets for Abatement Calculation

I hereby certify that the information and representations on and included with this application for Real Property Tax Abatement are true and complete.

I understand that if this request for property tax abatement is granted that I will be required to annually provide information to the Town with respect to compliance with the project description, job creation and retention figures (and associated salaries), investment, and other information contained in this application, including the Form SB-1/RP. I also acknowledge that failure to provide such information may result in a loss of tax abatement deductions.

	ntained in this application, including the Form SB- to provide such information may result in a loss of
	Signatural District Authorized Representative
	Title HENGER Date
	Date Date
STATE OF <u>Colorado</u>) COUNTY OF <u>DUNVEN</u>)	SSS:
2021, personally appeared from the foregoing application for real pro-	Notary Public, this \(\frac{1}{\text{V}} \) day of \(\frac{A}{\text{vil}} \), and acknowledged the execution of operty tax abatement for the Town of Whitestown, the hereunto subscribed my name and affixed my
LEYLA DONMEZ NOTARY PUBLIC - STATE OF COLORADO NOTARY ID 20194008096 MY COMMISSION EXPIRES F28 27, 2023	Residing in Denver County, Colorado
My commission expires:	

20 21 PAY 20 22

FORM SB-1 / Real Property

PRIVACY NOTICE

Any information concerning the cost of the property and specific salaries

prid to individual employees by the property owner is confidential per IC 6-1.1-12.1-5.1



STATEMENT OF BENEFITS REAL ESTATE IMPROVEMENTS

State Form 51767 (R6 / 10-14)

Prescribed by the Department of Local Government Finance

This statement is being completed for real property that qualifies under the following Indiana Code (check one box):

Redevelopment or rehabilitation of real estate improvements (IC 6-1.1-12.1-4)

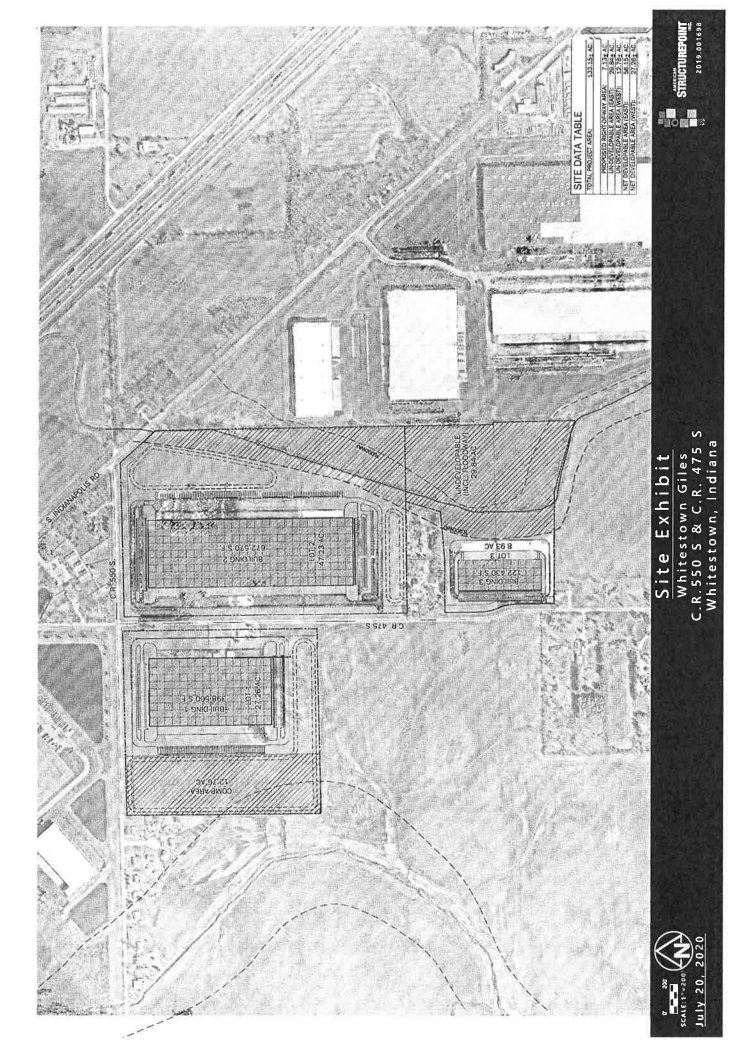
Residentially distressed area (IC 6-1.1-12.1-4.1)

INSTRUCTIONS:

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

ramanis in enect. 10 0	-1,1-12,1-17		Tarana Personal Personal Pro-			145-20-1-20-2	
SECTION 1		TAXPAYER	INFORMAT	TON			
Name of taxpayer Park 130 Partners	ell II C						
	and street, city, state, and ZIP coo	Ya1					
180 N. Franklin S	st., Denver, CO 80218						
Name of contact person	1 '	1 '			E-mail address		
Geoffrey G. Lord		(303)	(303) 717-5335 glord@lord			rdrealtyco.com	
SECTION 2	Loc	ATION AND DESCRIP	TION OF PR	OPOSED PROJ	ECT		
Name of designating body				Resolution number			
Whitestown Town	Council						
Location of property	County			DLGF taxing district number			
	, 6005 South CR 475		Boone			20	
1	ent, with an expected 1.2M s./f With			Estimated start date (month, day, year) May 31, 2022			
	idential uses, it has a low AV,					Estimated completion date (month, day, year)	
and distribution facility, t	he land and improvement valu	ues will increase, and th	e tax cap wil	Il not generate cre	edits.	December 31, 2026	
SECTION 3 ESTIMATE OF EMPLOYEES AND SALARIES AS RESULT OF PROPOSED PROJECT							
Current number	Salaries	Number retained	Salaries	1.0.5	Number add		Salaries
0.00	\$0.00	0.00	\$0.00		Est. 33	9-536	Est. \$9.8M to \$15.5M
SECTION 4	ESTIM.	ATED TOTAL COST AN	ND VALUE C	OF PROPOSED F	ROJECT	1. 传流	
			REAL ESTATE IMPROVEMENTS				
				COST		ASS	SESSED VALUE
Current values					\$387,600		
Plus estimated values of proposed project				54	,000,000,000	Т	o be determined by Assessor
Less values of any pro	And the way of the control of the co					\$180,900	
Net estimated values u					be determined by Assessor		
SECTION 5 WASTE CONVERTED AND OTHER BENEFITS PROMISED BY THE TAXPAYER							
Estimated solid waste converted (pounds) 0.00 Estimated hazardous waste converted						ed (pounds) C	.00
Other benefits	100 00			thatan ark of th			
	ses 133 acres, only 83 acres						
As a speculative, multi-building development, this project will be developed prior to an identified user. As such, while the number of							
new/additional jobs, and the associated salaries, all listed above, are good faith estimates based on past performance of this sector, they are not commitments by the applicant. Due to the change in land use, and the significant capital investment, even with an abatement this							
site will provide significant tax revenue to all taxing units far in excess of its current production. Additionally, much infrastructure work will							
be accomplished as part of the project, if a TIF bond can be secured to supplement the developer investment.							
SECTION 6	art of the project, it a Thint	TAXPAYER C			oci ilivesti	ilent.	on the second contract
	the representations in this		EKTIFICATI	UN		N	
Signature of authorized representative Date signed (month, day, year)							
allows LC						4/16/	2
Printed name deauthorized representative				Title			
Geoffrey Lord				Member			

			FOR USE OF THE	DESIGNATING B	ODY		
	nd that the applicant meets the IC 6-1.1-12.1, provides for the			pted or to be ado	pted by this body. Said	resolution, passed or to be passed	
Α.	A. The designated area has been limited to a period of time not to exceed calendar years* (see below). The date this designation expires is						
B. The type of deduction that is allowed in the designated area is limited to: 1. Redevelopment or rehabilitation of real estate improvements							
C	C. The amount of the deduction applicable is limited to \$						
D. Other limitations or conditions (specify)							
E.	Number of years allowed:	Year 1 Year 6	☐ Year 2 ☐ Year 7	Year 3 Year 8	☐ Year 4 ☐ Year 9	Year 5 (* see below) Year 10	
F. For a statement of benefits approved after June 30, 2013, did this designating body adopt an abatement schedule per IC 6-1.1-12.1-17? Tyes No If yes, attach a copy of the abatement schedule to this form. If no, the designating body is required to establish an abatement schedule before the deduction can be determined.							
We have also reviewed the information contained in the statement of benefits and find that the estimates and expectations are reasonable and have determined that the totality of benefits is sufficient to justify the deduction described above.							
Approved	Approved (signature and little of authorized member of designating body)			Telephone number		Date signed (month, day, year)	
Printed name of authorized member of designating body				Name of designating body			
Attested by (signature and title of attester) Printed name of attester							
* If the designating body limits the time period during which an area is an economic revitalization area, that limitation does not limit the length of time a taxpayer is entitled to receive a deduction to a number of years that is less than the number of years designated under IC 6-1.1-12.1-17.							
A. For residentially distressed areas where the Form SB-1/Real Property was approved prior to July 1, 2013, the deductions established in IC 6-1,1-12,1-4. I remain in effect. The deduction period may not exceed five (5) years. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body is required to establish an abatement schedule for each deduction allowed. The deduction period may not exceed ten (10) years. (See IC 6-1,1-12,1-17 below.) B. For the redevelopment or rehabilitation of real property where the Form SB-1/Real Property was approved prior to July 1, 2013, the abatement schedule approved by the designating body remains in effect. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body is required to establish an abatement schedule for each deduction allowed. (See IC 6-1,1-12,1-17 below.)							
Abate Sec. 1	n 4 or 4.5 of this chapter an a (1) The total ar (2) The number (3) The average (4) The infrastr (b) This subsection applied for each deduction. An aba	batement schedulemount of the taxpa er of new full-time a ge wage of the new ructure requirement es to a statement of powed under this cha atement schedule realed approved for a	e based on the followinger's investment in read equivalent jobs created wemployees compared that for the taxpayer's in the for the taxpayer's in the following approved aft tapter. An abatement set may not exceed ten (10 particular taxpayer befores	ig factors: Il and personal prolic It to the state minimizestment, er June 30, 2013, schedule must special I) years, ore July 1, 2013, in	operty. mum wage. A designating body sh ecify the percentage am	all establish an abatement schedule ount of the deduction for each year of e abatement schedule expires under	



Attachment 1

Whitestown Tax Abatement Application Supplemental Materials

10. On a separate page, briefly describe the nature of the business of your company.

The applicant is a real estate development entity with 20 years of experience undertaking industrial/commercial development. This development, once completely online, will add approx. 1.2 million square feet of developed office and logistics space to the Town of Whitestown, and constitute more than \$49 million of hard cost investment.

The developer is confident that the strength of the community will allow for full utilization of the facilities over time. The market has already demonstrated interest in the product as evidenced by leasing activity for previous projects undertaken by the developer. Expected uses of the buildings include logistics, distribution, warehouse manufacturing and office.

The requested tax abatement allows this project to support it achieving speed-to-market success, so opportunities that require fast access to facilities can be landed in Whitestown.

11. On a separate page, briefly describe the proposed real estate improvements to be constructed by your company at the project location.

This project will be comprised of three (3) "flex" style buildings, having both office and distribution space. Building lapprox. 398,000 s/f and be situated on the west side of CR 475 S. Building 2 will be approx. 672,000 s/f and be situated on the east side of CR 475 S. Building 3 will be approx. 122,000 s/f and also situated on the east side of CR 475 S.

The buildings will all be constructed with insulated precast panels and have ceiling heights of between 28 and 36-foot clear span.

Real estate improvements will include built-out office space, surface parking and landscaping, and onsite water runoff management. The fire safety system will consist of an ESFR Fire Suppression System with a 1,500 GPM Fire Pump. Heating will be provided by Energy Rotation Unites to maintain 55 degrees F at an outside temperature of 0 degrees F.

Additional area movements will include rebuilding CR 550S and CR 475E along with extending water, sewer, and storm water lines throughout the project. CR 550S and CR 475E along with extending water, sewer, and storm water lines throughout the project.

17. On a separate page, please give a detailed description of what the impact on your business will be if the proposed real property improvement is not constructed (e.g. loss of jobs, contract cancellations, loss of production, change in location, etc.).

If the project does not move forward, approx. 1.2M s/f of flex office/distribution space will not be constructed in Whitetown and the associated jobs, wages and increase ein property tax revenues will not occur.

19. Attach a schedule of the proposed tax abatement percentages in each year (note, if the proposed tax abatement schedule is other than a traditional tax abatement schedule the Town may impose additional fees for consideration).

Year	% of Assessed Value		
	Exempt From Real Property		
	Taxes		
1	100%		
2	95%		
3	80%		
4	65%		
5	50%		
6	40%		
7	30%		
8	20%		
9	10%		
10	5%		

20. Complete the following schedule concerning the proposed real property taxes to be abated and include on a separate page the worksheets for calculating the figures provided below:

		Current Total				New Taxes on		:	Abated Taxes
	Current Total Assessed Value			New Net Assessed	Improvements		on		
	Assessed	of	Current	Current	Value of	Before	Abatement	Taxes Paid on	Improvements
Гах Year	Value	Improvements	Tax Rate	Taxes*	Improvements	Abatement	Percentage	Improvements	(savings)
1	\$387,600	\$180,900	2.5388%	\$9,477	\$48,819,100	\$1,239,419	100%	\$4,593	\$1,239,419
2	\$387,600	\$180,900	2.5388%	\$9,477	\$48,819,100	\$1,239,419	95%	\$66,564	\$1,177,448
3	\$387,600	\$180,900	2.5388%	\$9,477	\$48,819,100	\$1,239,419	80%	\$252,477	\$991,535
4	\$387,600	\$180,900	2.5388%	\$9,477	\$48,819,100	\$1,239,419	65%	\$438,389	\$805,623
5	\$387,600	\$180,900	2.5388%	\$9,477	\$48,819,100	\$1,239,419	50%	\$624,302	\$619,710
6	\$387,600	\$180,900	2.5388%	\$9,477	\$48,819,100	\$1,239,419	40%	\$748,244	\$495,768
7	\$387,600	\$180,900	2.5388%	\$9,477	\$48,819,100	\$1,239,419	30%	\$872,186	\$371,826
8	\$387,600	\$180,900	2,5388%	\$9,477	\$48,819,100	\$1,239,419	20%	\$996,128	\$247,884
9		\$180,900	2.5388%	\$9,477	\$48,819,100	\$1,239,419	10%	\$1,120,070	\$123,942
10	\$387,600	\$180,900	2.5388%	\$9,477	\$48,819,100	\$1,239,419	5%	\$1,182,041	\$61,971
TOTAL				\$94,770		\$12,394,193		\$6,304,994	\$6,135,126

^{*} Current taxes are affected by the property having a mix of current uses and classifications.

NOTE: The above are based on client-provided data and other publicly available information and are not meant to serve as exhaustive financial models or to take into account all possible accounting or tax situations. The above are not guaranteed outcomes.

TRACT I:

Part of the northeast quarter of the northeast quarter of Section 2, Township 17 North, Range 1 East and part of the southeast quarter of Section 35, Township 18 North, Range 1 East all of the Second Principal Meridian in Boone County, Indiana, and being described as follows:

Commencing at the southeast corner of said northeast quarterquarter section; thence north along the east line thereof a distance of 783.50 feet to a fence on the south bank of the Etter County Drain and the point of beginning; thence north 74 degrees 30 minutes west (bearing from Deed Record 209, page 434, Office of the Boone County Recorder) along said fence a distance of 665.00 feat; thence west parallel with the north line of said quarter-quarter a distance of 681 feet 5 1/2 inches to the west line thereof; thence north along said west line a distance of 401.32 feet to the northwest corner of said quarter-quarter; thence west along the south line of the southeast quarter of the aforesaid southeast quarter of Section 35 a distance of 33.00 feet to the southwest corner thereof; thence north along the west line of said quarterquarter a distance of 360.00 feet to the southwest corner of the 2.71 acre tract of land described in Deed Record 222, page 668; thence east along the south line of said 2.71 acre tract a distance of 433.50 feet to the southeast corner thereof; thence northerly along the east line of said 2.71 acre tract a distance of 25.00 feet to the southwest corner of the 2.07 acre tract of land described in Deed Record 251, page 345; thence east along the south line of said 2.07 acre tract a distance of 317.30 feet to the southeast corner thereof distant 75 feet west of the centerline of the Etter county drain; thence continuing east along the easterly extension of the south line of said 2.07 acre tract a distance of 79 feet, more or less, to the centerline of said drain; thence northeasterly along said centerline a distance of 1597 fact, more or less, to the intersection of said centerline with the east line of the southeast quarter of Section 35; thence south along said east line a distance of 1894 feet, more or less, to the southeast corner of said southeast quarter; thence east along the north line of the aforesaid northeast quarter of the northeast quarter of Section 2 a distance of 26.4 feet to the northeast corner thereof; thence south along the east line of said quarter-quarter a distance of 594 feet, more or less, to the point of beginning, containing 34.7 acres, more or less.

TRACT II;

Part of the southeast quarter of the southeast quarter of Section 35, Township 18 North, Range 1 East of the Second Principal Meridian in Boone County, Indiana being described as follows:

Commencing at the southwest corner of said southeast quarterquarter section; thence north along the west line thereof a distance of 635.00 feet to the point of beginning; thence east along the north line of a 2.71 acre tract of land described in Deed Record 222, page 668 (Office of the Boone County Recorder) a distance of 425.5 feet to the northeast corner thereof; thence continuing east along the north line of a 2.07 acre tract of land described in Deed Record 251, page 345 a distance of 402.40 feet to the northeast corner thereof, said point being distant 75 feet west of the centerline of the Etter County Drain; thence southwesterly along the east line of said 2.07 acre tract of land a distance of 258 feet, more or less, to the southeast corner thereof; thence east along the easterly extension of the south line of said 2.07 acre tract a distance of 79 feet, more or less, to the centerline of said Etter Drain; thence northeasterly along said centerline a distance of 1000 feet, more or less, to the intersection of said centerline with the north line of said southeast quarter-quarter section; thence west along said north line a distance of 1150 feet, more or less, to the northwest corner of said quarter-quarter; thence south along said west line a distance of 695.06 feet to the point of beginning, containing 16.8 acres, more or less.

PARCEL 1:

PART OF THE WEST HALF OF THE SOUTHEAST QUARTER OF SECTION 35, TOWNSHIP 18 NORTH, RANGE 1 EAST OF THE SECOND PRINCIPAL MERIDIAN IN BOONE COUNTY, INDIANA, BEING DESCRIBED AS FOLLOWS:

BEGINNING AT A STONE AT THE NORTHEAST CORNER OF SAID HALF-QUARTER SECTION; THENCE ON AN ASSUMED BEARING OF SOUTH 00 DEGREES 52 MINUTES 08 SECONDS EAST ALONG THE EAST LINE THEREOF A DISTANCE OF 637.00 FEET; THENCE SOUTH 89 DEGREES 07 MINUTES 52 SECONDS WEST PERPENDICULAR TO SAID EAST LINE A DISTANCE OF 420.00 FEET; THENCE SOUTH 00 DEGREES 52 MINUTES 08 SECONDS EAST PARALLEL WITH THE SAID EAST LINE A DISTANCE OF 360.00 FEET; THENCE NORTH 89 DEGREES 07 MINUTES 52 SECONDS EAST PERPENDICULAR TO SAID EAST LINE A DISTANCE OF 420,00 FEET TO SAID EAST LINE; THENCE SOUTH 00 DEGREES 52 MINUTES 08 SECONDS EAST ALONG SAID EAST LINE A DISTANCE OF 398,14 FEET TO A POINT DISTANCE 1266,55 FEET NORTH FROM THE SOUTHEAST CORNER OF SAID HALF-QUARTER SECTION; THENCE SOUTH 88 DEGREES 32 MINUTES 42 SECONDS WEST PARALLEL WITH THE SOUTH LINE OF SAID HALF-QUARTER A DISTANCE OF 1337.83 FEET TO THE WEST LINE THEREOF; THENCE NORTH 00 DEGREES 32 MINUTES 16 SECONDS WEST ALONG SAID WEST LINE A DISTANCE OF 1393.48 FEET TO THE NORTHWEST CORNER OF SAID HALF-QUARTER; THENCE NORTH 88 DEGREES 28 MINUTES 06 SECONDS EAST ALONG THE NORTH LINE OF SAID HALF-QUARTER A DISTANCE OF 1329.69 FEET TO THE POINT OF BEGINNING.

PARCEL 2:

THE NORTHEAST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 35, TOWNSHIP 18 NORTH, RANGE 1 EAST OF THE SECOND PRINCIPAL MERIDIAN IN BOONE COUNTY, INDIANA:

EXCEPT; HOWEVER, ALL THAT PART OF SAID QUARTER-QUARTER SECTION LYING SOUTH AND EAST OF THE CENTERLINE OF THE ETTER COUNTY DRAIN. CONTAINING 1.8 ACRES, MORE OR LESS;

ALSO, EXCEPT, BEGINNING AT THE NORTHEAST CORNER OF SAID QUARTER-QUARTER SECTION; THENCE WEST ALONG THE NORTH LINE THEREOF A DISTANCE 2.63 1/3 CHAINS TO THE CENTERLINE OF THE INDIANAPOLIS AND LEBANON ROAD (U.S. 52); THENCE SOUTH 40 1/2 DEGREES EAST ALONG SAID CENTERLINE A DISTANCE OF 4.05 CHAINS TO THE EAST LINE OF SAID QUARTER-QUARTER SECTION; THENCE NORTH ALONG SAID EAST LINE A DISTANCE OF 3.08 CHAINS TO THE POINT OF BEGINNING. CONTAINING 0.41 ACRES, MORE OR LESS. CONTAINING AFTER SAID EXCEPTIONS, 37.8 ACRES, MORE OR LESS.

PARCEL 3:

PART OF THE NORTHWEST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 35, TOWNSHIP 18 NORTH, RANGE 1 EAST OF THE SECOND PRINCIPAL MERIDIAN IN BOONE COUNTY, INDIANA BEING DESCRIBED AS FOLLOWS:

COMMENCING AT A STONE AT THE NORTHEAST CORNER OF SAID QUARTER-QUARTER SECTION; THENCE SOUTH 00 DEGREES 52 MINUTES 08 SECONDS EAST ALONG THE EAST LINE THEREOF A DISTANCE OF 637.00 FEET TO THE POINT OF BEGINNING; THENCE SOUTH 89 DEGREES 07 MINUTES 52 SECONDS WEST PERPENDICULAR TO SAID EAST LINE A DISTANCE OF 420.00 FEET; THENCE SOUTH 00 DEGREES 52 MINUTES 08 SECONDS EAST PARALLEL WITH THE SAID EAST LINE A DISTANCE OF 360.00 FEET; THENCE NORTH 89 DEGREES 07 MINUTES 52 SECONDS EAST PERPENDICULAR TO SAID EAST LINE A DISTANCE OF 420.00 FEET TO SAID EAST LINE; THENCE NORTH 00 DEGREES 52 MINUTES 08 SECONDS WEST ALONG SAID EAST LINE A DISTANCE OF 360.00 FEET TO THE POINT OF BEGINNING. CONTAINING 3.47 ACRES, MORE OR LESS.

EXHIBIT A

Additional Area Parcels

County Parcel No.	State Parcel No.
0200212001	06-07-35-000-050.001-020
0200212000	06-07-35-000-050.000-020
0200215003	06-07-35-000-051.003-020
0200214000	06-03-02-000-025.000-020
0200215002	06-07-35-000-051.002-020