

**ORDINANCES AND RESOLUTIONS
UP FOR INTRODUCTION
MAY 10, 2011**

BILL NO. S-11-05-05

SPECIAL ORDINANCE NO. S-_____

AN ORDINANCE approving the awarding of I.T.B #3366-PURCHASE OF THREE (3) TANDEM AXLE DUMP TRUCK CHASSIS by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and SELKING INTERNATIONAL for the WATER MAINTENANCE & SERVICE DEPARTMENT AND WATER POLLUTION CONTROL MAINTENANCE DEPARTMENT.

NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA;

SECTION 1. That I.T.B #3366-PURCHASE OF THREE (3) TANDEM AXLE DUMP TRUCK CHASSIS between the City of Fort Wayne, by and through its Department of Purchasing and SELKING INTERNATIONAL for the WATER MAINTENANCE & SERVICE DEPARTMENT AND WATER POLLUTION CONTROL MAINTENANCE DEPARTMENT, respectfully for:

purchase of three (3) tandem chassis for Water Maintenance & Service Department (2) and Water Pollution Control Maintenance Departments (1);

involving a total cost of THREE HUNDRED FORTY-ONE THOUSAND, TWO HUNDRED FOURTEEN AND NO/100 DOLLARS - (\$341,214.00) all as more particularly set forth in

said I.T.B #3366-PURCHASE OF THREE (3) TANDEM AXLE DUMP TRUCK CHASSIS FOR THE WATER MAINTENANCE & SERVICE DEPARTMENT AND WATER POLLUTION CONTROL MAINTENANCE DEPARTMENT which is on file in the Office of the Department of Purchasing, and is by reference incorporated herein, made a part hereof, and is hereby in all things ratified, confirmed and approved.

SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

Council Member

APPROVED AS TO FORM AND LEGALITY

Carol Helton, City Attorney

BILL NO. S-11-05-06

SPECIAL ORDINANCE NO. S-_____

AN ORDINANCE approving 2011 CIPP PACKAGE #1 MEDIUM DIAMETER: RES. #2391-2011, W.O. 75600 between REYNOLDS INLINER LLC and the City of Fort Wayne, Indiana, in connection with the Board of Public Works.

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

SECTION 1. That the 2011 CIPP PACKAGE #1 MEDIUM DIAMETER: RES. #2391-201, W.O. 75600 by and between REYNOLDS INLINER LLC and the City of Fort Wayne, Indiana, in connection with the Board of Public Works, is hereby ratified, and affirmed and approved in all respects, respectfully for:

All labor, insurance, material, equipment, tools, power, transportation, miscellaneous equipment, etc., necessary for Rehabilitation of approximately 7,059 LF of medium diameter (18-inch to 36-inch) sanitary and combined sewer by means of a cured-in-place pipe method;:

involving a total cost of FOUR HUNDRED FIFTY-FIVE THOUSAND, THREE HUNDRED FORTY-ONE AND NO/100 DOLLARS - (\$455,341.00). A copy said Contract is on file with the Office of the City Clerk and made available for public inspection, according to law.

SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

Council Member

APPROVED AS TO FORM AND LEGALITY

Carol Helton, City Attorney

BILL NO. S-11-05-07

SPECIAL ORDINANCE NO. S-_____

AN ORDINANCE approving PROFESSIONAL ENGINEERING SERVICES FOR THE LEXINGTON AND OAKDALE STORM SEWER EXTENSION PROJECT RES. #2394-2010, W.O. #75602.

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

SECTION 1. That the PROFESSIONAL ENGINEERING SERVICES FOR THE LEXINGTON AND OAKDALE STORM SEWER EXTENSION PROJECT by and between DLZ, INDIANA LLC and the City of Fort Wayne, Indiana, in connection with the Board of Public Works, is hereby ratified, and affirmed and approved in all respects, respectfully for:

DLZ, Indiana LLC will provide professional engineering services in the design and bid services for the Lexington and Oakdale Storm Sewer Extension Project;

involving a total cost of ONE HUNDRED TWENTY-SEVEN THOUSAND, SIX HUNDRED FIFTY AND NO/100 DOLLARS - (\$127,650.00). A copy said Contract is on file with the Office of the City Clerk and made available for public inspection, according to law.

SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

Council Member

APPROVED AS TO FORM AND LEGALITY

Carol Helton, City Attorney

BILL NO. S-11-05-08

SPECIAL ORDINANCE NO. S-_____

AN ORDINANCE approving WATER POLLUTION CONTROL PLAN HYDRAULIC AND PROCESS ANALYSIS RES. #2012-0002, W.O. #75620 between BLACK & VEATCH CORPORATION and the City of Fort Wayne, Indiana, in connection with the Board of Public Works.

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

SECTION 1. That the WATER POLLUTION CONTROL PLAN HYDRAULIC AND PROCESS ANALYSIS RES. #2012-0002, W.O. #75620 by and between BLACK & VEATCH CORPORATION and the City of Fort Wayne, Indiana, in connection with the Board of Public Works, is hereby ratified, and affirmed and approved in all respects, respectfully for:

Professional engineering services services that include facility analysis and evaluation for the planned uprade of 70 to 85 million gallons a day in accordance with our consent decree control measure no. 2.;

involving a total cost of TWO HUNDRED THIRTY THOUSAND, FOUR HUNDRED FIFTY AND NO/100 DOLLARS - (\$230,450.00). A copy said Contract is on file with the Office of the City Clerk and made available for public inspection, according to law.

SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

Council Member

APPROVED AS TO FORM AND LEGALITY

Carol Helton, City Attorney

A DECLARATORY RESOLUTION designating an “Economic Revitalization Area” under I.C. 6-1.1-12.1 for property commonly known as 8727 Clinton Park Drive, Fort Wayne, Indiana 46825 (Nemcomed FW, LLC)

WHEREAS, Petitioner has duly filed its petition dated April 21, 2011 to have the following described property designated and declared an “Economic Revitalization Area” under Sections 153.13-153.24 of the Municipal Code of the City of Fort Wayne, Indiana, and

I.C. 6-1.1-12.1, to wit:

Attached hereto as “Exhibit A” as if a part herein;

and

WHEREAS, said project will create 60 full-time, permanent jobs for a total new, annual payroll of \$2,900,000, with the average new annual job salary being \$48,333 and retain 128 full-time, permanent jobs for a total current annual payroll of \$6,259,000, with the average current, annual job salary being \$48,708; and

WHEREAS, the total estimated project cost is \$2,782,000; and

WHEREAS, it appears the said petition should be processed to final determination in accordance with the provisions of said Division 6.

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

SECTION 1. That, subject to the requirements of Section 6, below, the property hereinabove described is hereby designated and declared an “Economic Revitalization Area” under I.C. 6-1.1-12.1. Said designation shall begin upon the effective date of the Confirming Resolution referred to in Section 6 of this Resolution and shall terminate on December 31, 2011, unless otherwise automatically extended in five year increments per I.C. 6-1.1-12.1-9.

SECTION 2. That, upon adoption of the Resolution:

- (a) Said Resolution shall be filed with the Allen County Assessor;
- (b) Said Resolution shall be referred to the Committee on Finance requesting a recommendation from said committee concerning the advisability of designating the above area an “Economic Revitalization Area”;
- (c) Common Council shall publish notice in accordance with I.C. 6-1.1-12.1-2.5 and I.C. 5-3-1 of the adoption and substance of this resolution and setting this designation as an “Economic Revitalization Area” for public hearing;

SECTION 3. That, said designation of the hereinabove described property as an “Economic Revitalization Area” shall apply to both a deduction of the assessed value of real estate and personal property for new manufacturing and information technology equipment.

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

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

- (a) If the proposed development does not occur, the approximate current year tax rates for this site would be \$3.0527/\$100.
- (b) If the proposed development does occur and no deduction is granted, the approximate current year tax rate for the site would be \$3.0527/\$100 (the change would be negligible).
- (c) If the proposed development occurs and a deduction percentage of fifty percent (50%) is assumed, the approximate current year tax rate for the site would be \$3.0527/\$100 (the change would be negligible).

- (d) If the proposed new manufacturing equipment is not installed, the approximate current year tax rates for this site would be \$3.0527/\$100.
- (e) If the proposed new manufacturing equipment is installed and no deduction is granted, the approximate current year tax rate for the site would be \$3.0527/\$100 (the change would be negligible).
- (f) If the proposed new manufacturing equipment is installed and a deduction percentage of eighty percent (80%) is assumed, the approximate current year tax rate for the site would be \$3.0527/\$100 (the change would be negligible).
- (g) If the proposed new information technology equipment is not installed, the approximate current year tax rates for this site would be \$3.0527/\$100.
- (h) If the proposed new information technology equipment is installed and no deduction is granted, the approximate current year tax rate for the site would be \$3.0527/\$100 (the change would be negligible).
- (i) If the proposed new information technology equipment is installed and a deduction percentage of eighty percent (80%) is assumed, the approximate current year tax rate for the site would be \$3.0527/\$100 (the change would be negligible).

SECTION 6. That, this Resolution shall be subject to being confirmed, modified and confirmed, or rescinded after public hearing and receipt by Common Council of the above described recommendations and resolution, if applicable.

SECTION 7. That, pursuant to I.C. 6-1.1-12.1, it is hereby determined that the deduction from the assessed value of the real property shall be for a period of ten years, and the deduction from the assessed value of the new manufacturing and information technology equipment shall be for a period of ten years.

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

SECTION 9. That, the taxpayer is non-delinquent on any and all property tax due to jurisdictions within Allen County, Indiana.

SECTION 10. That, pursuant to I.C. 6-1.1-12.1-12 et al, any property

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

SECTION 11. That, this Resolution shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

Member of Council

APPROVED AS TO FORM AND LEGALITY

Carol Helton, City Attorney

BILL NO. S-11-05-09

ORDINANCE NO. - G _____

AN ORDINANCE approving the purchase of software and services to streamline the land-use permitting process for large-scale developments and projects at a total cost of \$1.4 M to be shared equally between the City and the County, making the city's share \$700,000.

Whereas, the City of Fort Wayne and Allen County currently share the responsibility for the planning and implementation of economic development projects; and

Whereas, the Mayor and County Commissioners have created a multifaceted plan and new approach for land-use permitting that simplifies and speeds up processes, jumpstarts the use of technology, streamlines approvals, provides hands-on support and quicker answers, and strives to clarify and align the complicated rules and regulations of both jurisdiction; and

Whereas, the changes are targeted toward projects that represent large investments or a high-level of complexity. Based upon numbers spanning 2008 through 2010, the new plan will affect about 8 percent of all permits issued, accounting for almost \$300 million of annual investment or approximately 65 percent of local, yearly development spending; and

Whereas, The proposed land-use permitting plan includes the following components, in four key areas:

1. Process Innovation and Technology Improvements:
 - A comprehensive, online Development Portal, putting all essential information in one, easy-access location and reflecting best practices;
 - Capabilities to transact nearly all development-related business online, such as submitting information, checking project status,

coordinating inspections, securing and printing permits and forms, and paying for services;

- Multiple interactive options to allow rapid response to development questions, conversations amongst users and ease of contact;
- Ability to work on steps concurrently and monitor all steps in the development process at the portal in real time; and
- A searchable storehouse of all relevant statutes, ordinances, resolutions, plans and documents.

2. Customer Service Enhancements:

- The new function of Development Expeditor, assigned to the largest and most complex projects;
- An internal team available to facilitate projects designated as midrange investments;
- Promotion of a culture of customer service throughout all City and County departments;
- Formal feedback methods with the development community on an ongoing basis; and
- Extensive customer service training.

3. Legislative Streamlining:

- Mechanism to clarify, clean up and reconcile relevant City, County and State statutes, ordinances, resolutions, plans and documents; and execute recommended changes, taking into account items no longer applicable, City-County permit matching and integration of planning documents.

4. “Best Place to Start & Grow a Business” Assurance Program:

- Formal teams to collaborate with the development community and ensure expectations are met, consistency of action, continuous process improvements and delivery on plan; and

Whereas, the City of Fort Wayne and Allen County have are seeking the support of the Fort Wayne and Allen County Councils respectively to each approved \$700,000 in funding for the changes. When approved, the plan will be fully implemented in 12-18 months.

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

SECTION 1. That the purchase of software and services for the streamlining of the land-use permitting process for large-scale developments and projects at a total costs of \$700,000. is hereby approved in all respects. That said purchase will be used to bring seven County departments and 12 city departments under the new permitting umbrella.

SECTION 2. That the City is authorized and directed to take all action necessary for the purchase of these software and services.

SECTION 3. That this Ordinance shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

Council Member

APPROVED AS TO FORM AND LEGALITY

Carol Helton, City Attorney

A CONFIRMING RESOLUTION designating an “Economic Revitalization Area” under I.C. 6-1.1-12.1 for property commonly known as 8727 Clinton Park Drive, Fort Wayne, Indiana 46825 (Nemcomed FW, LLC)

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

Attached hereto as “Exhibit A” as if a part herein; and

WHEREAS, said project will create 60 full-time, permanent jobs for a total additional annual payroll of \$2,900,000, with the average new annual job salary being \$48,333 and retain 128 full-time, permanent jobs for a current annual payroll of \$6,259,000, with the average current annual job salary being \$48,708; and

WHEREAS, the total estimated project cost is \$2,782,000; and

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

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

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

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

SECTION 2. That, the hereinabove described property is hereby declared an “Economic Revitalization Area” pursuant to I.C. 6-1.1-12.1, said designation to begin on the effective date of this Resolution and shall terminate on December 31, 2011, unless

otherwise automatically extended in five year increments per I.C. 6-1.1-12.1-9.

SECTION 3. That, said designation of the hereinabove described property as an “Economic Revitalization Area” shall apply to a deduction of the assessed value of real estate and personal property for new manufacturing and information technology equipment.

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

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

- (a) If the proposed development does not occur, the approximate current year tax rates for this site would be \$3.0527/\$100.
- (b) If the proposed development does occur and no deduction is granted, the approximate current year tax rate for the site would be \$3.0527/\$100 (the change would be negligible).
- (c) If the proposed development occurs, and a deduction percentage of fifty percent (50%) is assumed, the approximate current year tax rate for the site would be \$3.0527/\$100 (the change would be negligible).
- (d) If the proposed new manufacturing equipment is not installed, the approximate current year tax rates for this site would be \$3.0527/\$100.
- (e) If the proposed new manufacturing equipment is installed and no deduction is granted, the approximate current year tax rate for the site would be \$3.0527/\$100 (the change would be negligible).
- (f) If the proposed new manufacturing equipment is installed and a deduction percentage of eighty percent (80%) is assumed, the approximate current year tax rate for the site would be \$3.0527/\$100 (the change would be negligible).

- (g) If the proposed new information technology equipment is not installed, the approximate current year tax rates for this site would be \$3.0527/\$100.
- (h) If the proposed new information technology equipment is installed and no deduction is granted, the approximate current year tax rate for the site would be \$3.0527/\$100 (the change would be negligible).
- (i) If the proposed new information technology equipment is installed and a deduction percentage of eighty percent (80%) is assumed, the approximate current year tax rate for the site would be \$3.0527/\$100 (the change would be negligible).

SECTION 6. That, pursuant to I.C. 6-1.1-12.1, it is hereby determined that the deduction from the assessed value of the real property shall be for a period of ten years, and that the deduction from the assessed value of the new manufacturing and information technology equipment shall be for a period of ten years.

SECTION 7. That, the benefits described in the Petitioner's Statement of Benefits can be reasonably expected to result from the project and are sufficient to justify the applicable deductions.

SECTION 8. For new manufacturing and information technology equipment, a deduction application must contain a performance report showing the extent to which there has been compliance with the Statement of Benefits form approved by the Fort Wayne Common Council at the time of filing. This report must be submitted to the Allen County Auditor's Office, and the City of Fort Wayne's Community Development Division and must be included with the deduction application. For subsequent years, the performance report must be updated and submitted along with the deduction application at the time of filing.

SECTION 9. For real property, a deduction application must contain a performance report showing the extent to which there has been compliance with the Statement of Benefits form approved by the Fort Wayne Common Council at the time of filing. This report must be submitted to the Allen County Auditor's Office and the City of Fort Wayne's Community Development Division and must be included in the deduction application. For subsequent years, the performance report must be updated each year

in which the deduction is applicable at the same time the property owner is required to file a personal property tax return in the taxing district in which the property for which the deduction was granted is located. If the taxpayer does not file a personal property tax return in the taxing district in which the property is located, the information must be provided by May 15.

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

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

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

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

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

Member of Council

APPROVED AS TO FORM A LEGALITY

Carol Helton, City Attorney

BILL NO. G-11-05-03

GENERAL ORDINANCE NO. G-_____

AN ORDINANCE AMENDING
CHAPTER 99, STREETS AND SIDEWALKS,
OF THE CITY OF FORT WAYNE CODE OF ORDINANCES
FOR THE PURPOSE OF REQUIRING MAINTENANCE
AND REPAIR OF CERTAIN BRICK STREETS
AND ALLEYS LOCATED WITHIN THE
CITY OF FORT WAYNE

WHEREAS, the City of Fort Wayne has an interest in preserving its brick streets and alleys; and

WHEREAS, the Board of Public Works by Board of Public Works Resolution 98-2-2-11-1 has adopted a policy with regard to the preservation of brick streets and alleys and the nature of that preservation; and,

WHEREAS, Common Council believes that it is important that the policy on the preservation of brick streets and alleys should be reduced to an ordinance such that the preservation is required by law; and

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

SECTION 1. Chapter 99; Streets and Sidewalks, of the Municipal Code of Ordinances is hereby amended to add a new Section titled "Brick Street and Alley Maintenance" said Section to read as follows:

Brick Street and Alley Maintenance

99.050 Brick Streets

The City of Fort Wayne shall preserve and maintain the following brick streets: Butler Street (Calhoun Street to Fairfield Avenue), Canal Street (Wayne Street to Liberty Street), College Street (Jones Street to Wall Street), Davis Street (Mary Street to West Main Street), Fourth Street (Wells Street to Sherman Boulevard), Grand Street (Grand and Calhoun Streets), Growth Avenue (West Main Street to the railroad), Jones Street (Rockhill Street to Nelson Street), Maiden Lane (Pearl Street to Main Street), Morrison Avenue (Growth Avenue to Runnion Avenue), Swinney Avenue (Broadway to Phenie Street), Union Street (Lavina Street to Leykauf Street), Wagner Street (Griswold Drive to Spy Run Avenue), Wall Street (College Street to Riedmiller Avenue), Webster Street (Pearl Street to Main Street), Wilt Street (Broadway to Nelson).

99.051 Brick Alleys

The City of Fort Wayne will also preserve and maintain brick alleys located in and adjacent to national and local historic districts. A map identifying the location of national and local historic districts will be provided by the Community Development Division.

99.052 Manner of Maintenance

Preservation and maintenance of brick streets and alleys requires that all repairs be made with matching brick (salvaged from other city streets or alleys) and not a contemporary paver. Furthermore, brick pavers shall be installed using the

same construction process and technique as used in the existing historic surface where possible.

Brick pavers may be removed from streets and alleys not identified for preservation (items 99.050 and 99.051). These brick pavers shall be salvaged and stored for future use when possible.

SECTION 2. The City of Fort Wayne, by and through the Division of Public Works and City Utilities will notify all City Departments and Utility Companies, making them fully aware of the Ordinance with regard to brick infrastructure.

SECTION 3. These amendments to this Ordinance shall be in immediate full force and effect upon all necessary approval by the Mayor, or an override of a Mayoral veto, and any legal publication required by Indiana law thereof.

Timothy Pape, Council Member

Thomas F. Didier, Council Member

John H. Shoaff, Council Member

APPROVED AS TO FORM AND LEGALITY:

Joseph G. Bonahoom, City Council Attorney

BILL NO. S-11-05-04

SPECIAL ORDINANCE NO. S-_____

AN ORDINANCE approving the awarding of ITB #3368-PURCHASE OF FOUR (4) SINGLE AXLE DUMP TRUCK CHASSIS by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and SELKING INTERNATIONAL for the FORT WAYNE STREET DEPARTMENT.

NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA;

SECTION 1. That ITB #3368-PURCHASE OF FOUR (4) SINGLE AXLE DUMP TRUCK CHASSIS between the City of Fort Wayne, by and through its Department of Purchasing and SELKING INTERNATIONAL for the FORT WAYNE STREET DEPARTMENT, respectfully for:

purchase of four (4) single axle dump truck chassis (Work Star Model 4x2 chassis) for the Fort Wayne Street Department;

involving a total cost of THREE HUNDRED EIGHTY-EIGHT THOUSAND, FIVE HUNDRED FORTY-TWO AND 20/100 DOLLARS - (\$388,542.20) all as more particularly set forth in said ITB #3368-PURCHASE OF FOUR (4) SINGLE AXLE DUMP TRUCK CHASSIS which is on file in the Office of the Department of Purchasing, and is by reference incorporated herein, made a part hereof, and is hereby in all things ratified, confirmed and approved.

SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

Council Member

APPROVED AS TO FORM AND LEGALITY

Carol Helton, City Attorney

