

Meeting Agenda

Common Council is held at Margerum City Hall, 222 North Chauncey Avenue, West Lafayette, IN 47906. Comments can be submitted to the Clerk's office by emailing clerk@westlafayette.in.gov.

Electronic Options:

- Live stream via the [Meetings & Agendas](#) section of our website.
 - Stream via [Microsoft Teams](#) or phone: +1-574-367-5293, Code: 869 451 584
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1. CALL TO ORDER: (Pledge of Allegiance)
2. ROLL CALL: Bellisario, Blanco, Burr, Dennis, Lee, Leverenz, Parker, Sanders, Schenkel
3. PRE-COUNCIL ACTION ITEMS: None
4. MINUTES:
 - a. Approval of Minutes: July 7, 2025 Council Meeting
Documents:
 - [July 7, 2025 Council Minutes](#)
5. REPORTS OF BOARDS AND COMMISSIONS:
 1. Area Plan Commission (Leverenz, Parker)
 2. Joint Board (Burr)
 3. Redevelopment Commission (Burr)
6. FINANCIAL REPORT: City Controller
 - a. Financial Report
Documents:
 - [July Financial Report](#)
7. LEGAL REPORT: Corporation Counsel
8. REPORTS OF CITY DEPARTMENTS ON FILE IN THE CLERK'S OFFICE :

- a. Parks and Recreation Report - July 2025
Documents:
 - [Parks and Recreation Report - July 2025](#)
 - b. Building Department Reports
Documents:
 - [Building](#)
 - [Rental Housing](#)
 - c. Engineering Report
Documents:
 - [Engineering Monthly Report - 07-2025](#)
 - d. WWTU Report-June 2025
Documents:
 - [WWTU Report-June 2025](#)
9. SPECIAL REPORTS: None
10. PUBLIC RELATIONS: None
11. UNFINISHED BUSINESS:
- a. Ordinance No. 32-2025 An Ordinance To Update The Authorization And Use Of Purchasing Cards For City Purchasing (Prepared by Controller) [No. of Readings 2 of 2]
Documents:
 - [Ordinance No. 32-2025](#)
 - b. Ordinance No. 33-2025 An Ordinance To Authorize The Use Of Investing Public Funds (Prepared by Controller) [No. of Readings 2 of 2]
Documents:
 - [Ordinance No. 33-2025](#)
12. NEW BUSINESS:
- a. Ordinance No. 34-2025 To Amend Certain Portions Of The Unified Zoning Ordinance Of Tippecanoe County, Indiana, Designating The Time When The Same Shall Take Effect. (Trinitas Development, LLC – Mark Becher) (The District at Tapawingo PD) (R4W & GB to PDMX) (Submitted by Area Plan Commission) [No. of Readings 1 of 1]
Documents:
 - [Ordinance No. 34-2025](#)
 - [APC Staff Report](#)
 - [APC Certification](#)
 - b. Ordinance No. 35-2025 To Amend Certain Portions Of The Unified Zoning Ordinance Of

Tippecanoe County, Indiana, Designating The Time When The Same Shall Take Effect. (Accompany, LLC) (R2U to R3U) (Submitted by Area Plan Commission) [No. of Readings 1 of 1]

Documents:

- [Ordinance No. 35-2025](#)
- [APC Staff Report](#)
- [APC Certification](#)

- c. Ordinance No. 36-2025 To Amend Certain Portions Of The Unified Zoning Ordinance Of Tippecanoe County, Indiana, Designating The Time When The Same Shall Take Effect. (BC Cent, LLC) (R3W to R4W) (Submitted by Area Plan Commission) [No. of Readings 1 of 1]

Documents:

- [Ordinance No. 36-2025](#)
- [APC Staff Report](#)
- [APC Certification](#)

- d. Ordinance No. 37-2025 An Ordinance To Amend Ordinance 24-2025, To Fix The 2025 Salary Schedule For Elected Officials, Appointed Officers, Employees, Members Of The Police Department, Members Of The Fire Department, Wellness Center, And Wastewater Treatment Utility Of The City Of West Lafayette, Indiana (Presented by Controller) [No. of Readings 1 of 1]

Documents:

- [Ordinance No. 37-2025](#)

- e. Ordinance No. 38-2025 An Ordinance Vacating Portions Of CR N 100 W (Sponsored by Mayor) [No. of Readings 1 of 2] *This item was originally filed by title only; documents were uploaded on July 28, 2025.*

Documents:

- [Ordinance No. 38-2025](#)
- [Petition to Vacate](#)
- [Public Hearing Notice for September](#)

- f. Resolution No. 14-2025 A Resolution To Participate In Opioid Settlement (Sandoz Settlement) (Sponsored by Mayor) [No. of Readings 1 of 1]

Documents:

- [Resolution No. 14-2025](#)
- [Sandoz Settlement Agreement](#)

- g. Resolution No. 15-2025 A Resolution Reappropriating The Necessary Funds Resulting From The 2020 And 2022 Community Development Application Of The City Of West Lafayette Under Title I Of The Housing And Community Development Act Of 1974, As Amended (Submitted by Department of Development) [No. of Readings 1 of 1]

Documents:

- [Resolution No. 15-2025](#)

- h. Resolution No. 16-2025 A Resolution Of The Common Council Of The City Of West Lafayette, Indiana, Approving Certain Matters In Connection With Approving Amendments To A Declaratory Resolution And Economic Development Plan For The Levee Village Economic Development Area (Submitted by Department of Development) [No. of Readings 1 of 1]

Documents:

- [Resolution No. 16-2025](#)
- [APC Resolution 2025-04](#)
- [RDC Resolution RC 2025-09](#)

13. REPORT BY THE MAYOR

14. COMMUNICATIONS

15. PUBLIC COMMENTS

We welcome public comment and encourage active participation at this meeting.

There will be an opportunity for public comment on each Ordinance or Resolution currently before the Council, and again at the end of the meeting for general issues or concerns. These comments should be limited to three (3) minutes in length, and we ask that you not repeat what others have said. Your comments should be courteous and respectful of all. If you need additional time, please consider sending your questions, comments, or concerns to the City Clerk at: clerk@westlafayette.in.gov.

If you wish to speak, we request that you sign in on the designated sheet at the podium.

Your contribution to this meeting aids the efforts of the Council in addressing issues that are important to the citizens of West Lafayette.

16. ADJOURNMENT

Next Regular Council Meeting: **Tuesday**, September 2, 2025

Note: Pre-Council meets on an as-needed basis and will be announced on public meeting notices from the Clerk's Office.

Appointing Authority Disclosure:

<https://www.westlafayette.in.gov/government/boards-and-commissions/city-council>

CITY OF WEST LAFAYETTE
COMMON COUNCIL
MINUTES
July 7, 2025

The Common Council of the City of West Lafayette, Indiana, met in Council Chambers at Margerum City Hall on July 7, 2025, at the hour of 6:30 p.m.

President Leverenz called the meeting to order and presided. The Pledge of Allegiance was recited.

OATH OF OFFICE

Clerk Booker administered the Oath of Office to the new District 1 Councilor, Nick Schenkel [E. Nicholas Shenkel].

Members Present: Iris O'Donnell Bellisario, James Blanco, Stacey Baitinger Burr, Michelle Dennis, Colin Lee, Larry Leverenz, Kathy Parker, and Nick Schenkel.

Absent: David Sanders

Also present: Corporation Counsel Eric Burns, Clerk Sana Booker, City Engineer Natalia Bartos, Director of Technology Chris Benavidez, Communication Director Michelle Brantley, Police Chief Adam Ferguson, City Controller Peter Gray, Building Commissioner Jason Hardebeck, WWTU Director David Henderson, Fire Chief Jeff Need, Housing Director Chad Spitznagle, Street Commissioner Jeremy Stinson, and Director of Development Jen Van Schuyver.

PRE-COUNCIL ACTION ITEMS: None (A Pre-Council meeting was not held.)

MINUTES

Councilor Blanco moved for acceptance of the minutes of June 2, 2025, Common Council Meeting. Councilor Bellisario seconded the motion, and after a correction of a scrivener's error, the motion passed by unanimous roll call vote.

REPORTS OF BOARDS AND COMMISSIONS:

a) APC REPRESENTATIVES

There was no report.

b) JOINT BOARD REPRESENTATIVE

The next Joint Board meeting is July 16, 2025.

c) REDEVELOPMENT COMMISSION REPRESENTATIVE

Councilor Burr stated that she has a couple of updates from the last RDC meeting. One is that there was some rework on a ramp to the playground area to Cason Family Park to make sure it is ADA compliant. Second, the Public Safety Center agreement was approved. The groundbreaking will be on July 15, 2025, and everyone on the Council and from the public is invited to that event for this significant addition to the community. Councilor Burr stated that one gratifying thing from a financial perspective is that we were

COMMON COUNCIL MEETING MINUTES, July 7, 2025, CONTINUED

able to get better bond terms because of the City's excellent AA- bond rating and from the short repayment term, which gives us significant savings.

FINANCIAL REPORT

Controller Gray reported that at halfway through the year, the budget is at 40% for expenses or 51% with encumbrances included.

LEGAL REPORT

This report is on file.

REPORTS OF CITY DEPARTMENTS ON FILE IN THE CLERK'S OFFICE

There were no comments.

SPECIAL REPORTS: None

PUBLIC RELATIONS:

Informational: Scrivener's Error Correction to Ordinance No. 28-2024 (Amended) [Parking Meters] – Corporation Counsel

Counsel Burns explained that Ordinance No. 28-2024 (Amended) had a single digit in error and it has been corrected as a scrivener's error with no action needed.

UNFINISHED BUSINESS:

Ordinance No. 28-2025 (Amended) An Ordinance Amending Chapter 40, Wastewater Treatment System, Of The West Lafayette City Code (Local Limits; Surcharge Rates) (Sponsored by Mayor) [No. of Readings 2 of 2]

Councilor Blanco read Ordinance No. 28-2025 (Amended) by title only.

Councilor Blanco moved for passage of Ordinance No. 28-2025 (Amended) on second reading, and that the vote be by roll call. The motion was seconded by Councilor Bellisario.

WWTU Director Henderson stated that this reflects changes to the local limits and surcharges for additional pollutants in the sewer use ordinance. He stated that we have reduced limits on the existing chemical list and added limits on chloride and fluoride to the list. He worked with Indiana Department of Environmental Management (IDEM) over several months looking at water quality standards, being protective of the treatment process, and being protective of the Wastewater Plant and the Wabash River to come up with these limits.

Councilor Dennis asked how this will roll out to industrial users or how it will impact what their permits may look like. Director Henderson responded that since West Lafayette is a delegated pre-treatment authority, industrial plants will get their permits straight from IDEM. The first step is for the City to establish these limits which then help inform IDEM's decision on issuing permits. He noted that IDEM's permit is very detailed regarding reporting and testing requirements and on the general prohibitions that go to every industrial user. The City does not issue the permit, unlike the City of Lafayette which has a lot of industries.

COMMON COUNCIL MEETING MINUTES, July 7, 2025, CONTINUED

There was no further discussion.

Clerk Booker called the roll call vote:

Councilperson	Vote
Bellisario	Aye
Blanco	Aye
Burr	Aye
Dennis	Aye
Lee	Aye
Leverenz	Aye
Parker	Aye
Sanders	Absent
Schenkel	Aye

Clerk Booker stated that the vote was 8 AYES and 0 NAYS.

President Leverenz announced that Ordinance No. 28-2025 (Amended) passed on second and final reading.

NEW BUSINESS:

Ordinance No. 29-2025 To Amend Certain Portions Of The Unified Zoning Ordinance Of Tippecanoe County, Indiana, Designating The Time When The Same Shall Take Effect. (Old Town Companies) (Provenance PD, Phase 6) (PDMX to PDRS) (Submitted by Area Plan Commission) [No. of Readings 1 of 1]

Councilor Blanco read Ordinance No. 29-2025 by title only.

Councilor Blanco moved for passage of Ordinance No. 29-2025 on first reading, and that the vote be by roll call. The motion was seconded by Councilor Bellisario.

Greg Koziol (Old Town Companies) explained that this rezone is for Phase 6 of the Provenance Planned Development. The current PD is not changing overall – the lot count and density will stay the same; however, there is an amendment for the street grid. This will allow better access and better streetscapes throughout by adding new roadways. It also adds alleyways to eliminate dead ends. He confirmed for Councilor Dennis that this was based on feedback from the Provenance community.

There was no further discussion.

Clerk Booker called the roll call vote:

Councilperson	Vote
Bellisario	Aye
Blanco	Aye
Burr	Aye
Dennis	Aye
Lee	Aye

COMMON COUNCIL MEETING MINUTES, July 7, 2025, CONTINUED

<u>Councilperson</u>	<u>Vote</u>
Leverenz	Aye
Parker	Aye
Sanders	Absent
Schenkel	Aye

Clerk Booker stated that the vote was 8 AYES and 0 NAYS.

President Leverenz announced that Ordinance No. 29-2025 passed on first and only reading.

Ordinance No. 30-2025 To Amend Certain Portions Of The Unified Zoning Ordinance Of Tippecanoe County, Indiana, Designating The Time When The Same Shall Take Effect. (UZO Amendment #121) (Boarding Kennels) (Submitted by Area Plan Commission) [No. of Readings 1 of 1]

Councilor Blanco read Ordinance No. 30-2025 by title only.

Councilor Blanco moved for passage of Ordinance No. 30-2025 on first reading, and that the vote be by roll call. The motion was seconded by Councilor Bellisario.

Housing Director Spitznagle, who is also the City's Administrative Officer (AO), stated that the APC staff and AOs in other cities and the County saw some unnecessary and inhumane language related to boarding kennels in the UZO. This removes the requirement that no runs and exercise yards are allowed in the commercial zones, and it adds a fencing requirement. It also extends into the rural zone. In response to a question from Councilor Burr about the language, Director Spitznagle stated that he believes the intent is have fenced exercise areas but to not have animals live outside.

There was no further discussion.

Clerk Booker called the roll call vote:

<u>Councilperson</u>	<u>Vote</u>
Bellisario	Aye
Blanco	Aye
Burr	Aye
Dennis	Aye
Lee	Aye
Leverenz	Aye
Parker	Aye
Sanders	Absent
Schenkel	Aye

Clerk Booker stated that the vote was 8 AYES and 0 NAYS.

President Leverenz announced that Ordinance No. 30-2025 passed on first and only reading.

COMMON COUNCIL MEETING MINUTES, July 7, 2025, CONTINUED

Ordinance No. 31-2025 An Ordinance To Amend Ordinance No. 36-2024, Providing For Temporary Loans (Prepared by Controller) [No. of Readings 1 of 1]

Councilor Blanco read Ordinance No. 31-2025 by title only.

Councilor Blanco moved for passage of Ordinance No. 31-2025 on first reading, and that the vote be by roll call. The motion was seconded by Councilor Bellisario.

Controller Gray stated that we do temporary loans for some funds to cover cash flow issues until the City receives tax money from the County each June and December. In past years, this included the Police and Fire pension funds. Some money was transferred into those funds so that we would no longer need the temporary loans; however, this year there was not quite enough transferred for the Police Pension Fund. This is to borrow \$16,300.00 temporarily from the Motor Vehicle Highway Fund. It will basically be put right back since we have received the June payment from the County.

There was no further discussion.

Clerk Booker called the roll call vote:

<u>Councilperson</u>	<u>Vote</u>
Bellisario	Aye
Blanco	Aye
Burr	Aye
Dennis	Aye
Lee	Aye
Leverenz	Aye
Parker	Aye
Sanders	Absent
Schenkel	Aye

Clerk Booker stated that the vote was 8 AYES and 0 NAYS.

President Leverenz announced that Ordinance No. 31-2025 passed on first and only reading.

Ordinance No. 32-2025 An Ordinance To Update The Authorization And Use Of Purchasing Cards For City Purchasing (Prepared by Controller) [No. of Readings 1 of 2]

Councilor Blanco read Ordinance No. 32-2025 by title only.

Councilor Blanco moved for passage of Ordinance No. 32-2025 on first reading, and that the vote be by roll call. The motion was seconded by Councilor Bellisario.

Controller Gray explained that this is to update a 2002 ordinance pertaining to purchasing cards to be more conducive to current practices.

COMMON COUNCIL MEETING MINUTES, July 7, 2025, CONTINUED

Councilor Schenkel asked if the City generally uses one bank, many banks, or purchasing cards from different entities. Controller Gray responded that the purchasing cards are all from a single bank. We are in the process of switching the cards from Chase to US Bank due to a change in the State's contract, allowing for a few percentage points of savings.

There was no further discussion.

Clerk Booker called the roll call vote:

<u>Councilperson</u>	<u>Vote</u>
Bellisario	Aye
Blanco	Aye
Burr	Aye
Dennis	Aye
Lee	Aye
Leverenz	Aye
Parker	Aye
Sanders	Absent
Schenkel	Aye

Clerk Booker stated that the vote was 8 AYES and 0 NAYS.

President Leverenz announced that Ordinance No. 32-2025 passed on first reading.

Ordinance No. 33-2025 An Ordinance To Authorize The Use Of Investing Public Funds (Prepared by Controller) [No. of Readings 1 of 2]

Councilor Blanco read Ordinance No. 33-2025 by title only.

Councilor Blanco moved for passage of Ordinance No. 33-2025 on first reading, and that the vote be by roll call. The motion was seconded by Councilor Bellisario.

Controller Gray referred to Councilor Burr's mention of the City's AA- credit rating from Standard and Poor's. The rating report does mention that the City does not have an investment policy although we follow the State policy. Having a policy of our own, mirroring the State's policy, will check off that box next time we do a ratings call. He confirmed for Councilor Burr that we have been investing funds but by following the State's policy. He also explained for Councilor Burr that the City is extremely limited in the types of investments it can make, so the investment is in Certificates of Deposit (CDs).

There was no further discussion.

Clerk Booker called the roll call vote:

<u>Councilperson</u>	<u>Vote</u>
Bellisario	Aye
Blanco	Aye
Burr	Aye

COMMON COUNCIL MEETING MINUTES, July 7, 2025, CONTINUED

<u>Councilperson</u>	<u>Vote</u>
Dennis	Aye
Lee	Aye
Leverenz	Aye
Parker	Aye
Sanders	Absent
Schenkel	Aye

Clerk Booker stated that the vote was 8 AYES and 0 NAYS.

President Leverenz announced that Ordinance No. 33-2025 passed on first reading.

Resolution No. 09-2025 A Resolution Requesting The Transfer Of Funds (Public Safety LIT) (Prepared by Controller) [No. of Readings 1 of 1]

Councilor Blanco read Resolution No. 09-2025 by title only.

Councilor Blanco moved for passage of Resolution No. 09-2025 on first reading, and that the vote be by roll call. The motion was seconded by Councilor Bellisario.

Controller Gray explained that this is to move funds within major categories of the Public Safety Local Income Tax (LIT) Fund.

There was no further discussion.

Clerk Booker called the roll call vote:

<u>Councilperson</u>	<u>Vote</u>
Bellisario	Aye
Blanco	Aye
Burr	Aye
Dennis	Aye
Lee	Aye
Leverenz	Aye
Parker	Aye
Sanders	Absent
Schenkel	Aye

Clerk Booker stated that the vote was 8 AYES and 0 NAYS.

President Leverenz announced that Resolution No. 09-2025 passed on first and only reading.

Resolution No. 10-2025 A Resolution Of The Common Council Of The City Of West Lafayette, Indiana, Approving Certain Matters In Connection With Approving Amendments To A Declaratory Resolution And Economic Development Plan For The Kalberer/Cumberland/Blackbird Economic Development Area (Submitted by Department of Development) [No. of Readings 1 of 1]

COMMON COUNCIL MEETING MINUTES, July 7, 2025, CONTINUED

Councilor Blanco read Resolution No. 10-2025 by title only.

Councilor Blanco moved for passage of Resolution No. 10-2025 on first reading, and that the vote be by roll call. The motion was seconded by Councilor Bellisario.

Larry Oates, RDC President, stated that this is the second time this is coming to the Council in a slightly different version [than Resolution No. 24-2024]. Originally, this was to get the Innovation Development District (IDD) that was going to be the SK hynix property out of a Tax Increment Financing (TIF) District. Declaratory resolutions went through RDC, APC, and Council, but the matter has since been tabled for a number of months at the RDC because where that IDD ends up being is determinative of which section the City needs to have in the TIF District. He explained that this is to look for and plan for the future so the TIF funding can continue because the City is using it for so many different things for growth and economic opportunity. With the approval to move SK hynix to the other site, we now need to make sure that other lot is within the TIF District and connections are in place for the roadway that will need to be built. A second declaratory resolution was approved at the RDC and APC, and it is now before the Council. It will then go back as a confirmatory resolution to the RDC. He anticipates that the RDC will table that resolution as well, but this sets up the ability for the RDC to make that decision as soon as the IDD is finalized. We are waiting for a memorandum of understanding with the State. He noted that the State cannot do anything without the RDC because that land is being held in a TIF District. This Council Resolution is the Council's tacit approval of the RDC's future approval.

Councilor Dennis stated that she appreciates the RDC preparing for multiple scenarios. She asked if the unneeded option would have a formal vote. Mr. Oates stated that the RDC will probably take a vote to not approve one and then approve the other to keep the record clean.

There was no further discussion.

Clerk Booker called the roll call vote:

<u>Councilperson</u>	<u>Vote</u>
Bellisario	Aye
Blanco	Aye
Burr	Aye
Dennis	Aye
Lee	Aye
Leverenz	Aye
Parker	Aye
Sanders	Absent
Schenkel	Aye

Clerk Booker stated that the vote was 8 AYES and 0 NAYS.

President Leverenz announced that Resolution No. 10-2025 passed on first and only reading.

COMMON COUNCIL MEETING MINUTES, July 7, 2025, CONTINUED

Resolution No. 11-2025 A Resolution Of The City Of West Lafayette Common Council Concerning Tax Abatement Compliance (Submitted by Department of Development) [No. of Readings 1 of 1]

Councilor Blanco read Resolution No. 11-2025 by title only.

Councilor Blanco moved for passage of Resolution No. 11-2025 on first reading, and that the vote be by roll call. The motion was seconded by Councilor Bellisario.

Director Van Schuyver explained that this is the annual tax abatement compliance report. All of the companies listed have been vetted by the Greater Lafayette Commerce and the Department of Development, and they meet the regulatory compliance towards investment and employment goals. Collin Huffines (Greater Lafayette Commerce) stated that the GLC vets all tax abatement compliance forms, and all of the companies are in substantial compliance based on where they are at in their individual processes.

Councilor Burr stated that she noticed that the Rolls Royce facility looks like it is getting close to opening. The number of anticipated employees seems small relative to the size of the building, and she is curious about that. Jonathan Schwartzkopf (Rolls Royce) confirmed that the facility is close to substantial completion, and they are working to get equipment in to be able to start running this year. Regarding the employee count, it is mostly large equipment that takes fewer operators.

Patrick DeBonis (216 Dehart Street) stated that the Council should consider not approving these tax abatements because both Rolls Royce and Saab contribute to the genocide that Israel is carrying out against Palestine and Gaza, and we do not need to give them more free money.

There was no further discussion.

Clerk Booker called the roll call vote:

<u>Councilperson</u>	<u>Vote</u>
Bellisario	Aye
Blanco	Aye
Burr	Aye
Dennis	Aye
Lee	Aye
Leverenz	Aye
Parker	Aye
Sanders	Absent
Schenkel	Aye

Clerk Booker stated that the vote was 8 AYES and 0 NAYS.

President Leverenz announced that Resolution No. 11-2025 passed on first and only reading.

COMMON COUNCIL MEETING MINUTES, July 7, 2025, CONTINUED

Resolution No. 12-2025 A Resolution Amending Resolution No. 03-2025, Amending The West Lafayette Municipal Riverfront Redevelopment Project Hours Of Operation (Sponsored by Councilor Burr) [No. of Readings 1 of 1]

Councilor Blanco read Resolution No. 12-2025 by title only.

Councilor Blanco moved for passage of Resolution No.12-2025 on first reading, and that the vote be by roll call. The motion was seconded by Councilor Bellisario.

Director Van Schuyver explained that this is to clarify some language that was in Resolution No. 03-2025, such as hot and cold menu items. She addressed questions Councilor Dennis had in May about how liquor licenses are distributed, explaining that the Development Department would like to be able to do that within the office and come together with an application with the goals for the City listed directly in it. One of the goals for the Riverfront liquor license is to broaden access, so we followed in the footsteps of our neighboring communities to make it as broad as possible. If there is an opportunity for a liquor license to switch to a Riverfront license, it would free up the liquor licenses for other businesses in other parts of the community. She confirmed for Councilor Blanco that the language in the Resolution means that the restaurant has to provide each of the items listed.

There was no further discussion.

Clerk Booker called the roll call vote:

<u>Councilperson</u>	<u>Vote</u>
Bellisario	Aye
Blanco	Aye
Burr	Aye
Dennis	Aye
Lee	Aye
Leverenz	Aye
Parker	Aye
Sanders	Absent
Schenkel	Aye

Clerk Booker stated that the vote was 8 AYES and 0 NAYS.

President Leverenz announced that Resolution No. 12-2025 passed on first and only reading.

Resolution No. 13-2025 A Resolution Of The Common Council Of The City Of West Lafayette, Indiana, To Protect Individuals Seeking Gender Affirming Health Care (Sponsored by Councilor Parker) [No. of Readings 1 of 1]

Councilor Blanco read Resolution No. 13-2025 by title only.

COMMON COUNCIL MEETING MINUTES, July 7, 2025, CONTINUED

Councilor Blanco moved for passage of Resolution No. 13-2025 on first reading, and that the vote be by roll call. The motion was seconded by Councilor Bellisario.

Councilor Parker explained that this came to us from some concerned community members, and she echoes their concern. Medical care is a basic human right, and at this time in our nation's history, she feels like we need to do everything we possibly can, no matter how insignificant it feels, to protect members of our community who feel scared. This is a time when a lot of community members are feeling threatened and under attack. This feels insufficient to her, but it also feels like it is what we can do right now.

Councilor Blanco stated that he broached this topic with his campaign manager in 2019; she is trans and encouraged him to support this.

President Leverenz noted that Councilors Parker, Lee, and himself met with a group and had a good discussion about this, and this Resolution is the outcome. He thinks the support from the community will be there.

Councilor Burr stated that she appreciated the people who spoke at the last Council meeting. It was impactful, meaningful, and important to be said and for the Council and people in the community to hear it. She wrote down a sentence from one of the speakers about how passing a resolution would be an act of love.

Councilor Bellisario stated that she was not here last month to hear everyone, but she has seen emails and had other communication with some individuals. She thinks that as a City, we have demonstrated our commitment to equity, dignity, and human rights, and this is just common sense to continue. We believe that every individual deserves access to compassionate, evidence-based health care, including gender affirming care. The recent changes at the federal and State level, which restrict or threaten those rights, do not reflect the values of our community. She stated that she stands in full support of our LGBTQIA+ residents, friends, neighbors, and loved ones, and she rejects any efforts that politicize or criminalize this care. She remains committed to fostering a City and community where all people, regardless of gender identity, can feel safe, seen, and supported. Although this is a small act, she also likes the comment about this being an act of love, and she hopes that this helps to foster that here.

Councilor Schnkel stated that calling it a small act is minimizing something that is a very good statement for a city to make – that we value all of our residents. He thinks this is a strong statement that we should be happy to support.

Derrick Jones (632 Owen Street, Lafayette), Executive Director of Pride Lafayette, stated that the rights of queer Hoosier are coming under increasing attack by those who would deny their very existence and use that existence, especially the existence of their trans siblings, as a wedge issue to sew division and hatred, all in the service of scoring cheap political points and advancing an agenda that would deny their rights as citizens. He stated that they are not a wedge issue. They are neighbors – many have chosen to live, work, raise families, and own businesses here. They pay taxes, shop at the same grocery stores, and go to the same movie theaters. In other words, they are Hoosiers just like everyone else. He stated that they are blessed to live in a community where each of our

COMMON COUNCIL MEETING MINUTES, July 7, 2025, CONTINUED

jurisdictions recognizes and protects citizens based on their sexual orientation, gender identity, and gender expression. Indeed, Greater Lafayette is sadly the exception and not the rule in the State. However, it is that recognition that sets Greater Lafayette apart as a community and serves as a beacon of hope for so many. This Resolution shines that beacon even brighter by sending a message that all Hoosiers, including queer Hoosiers, and especially those who are trans, non-binary, and gender non-conforming, are seen and welcomed here. Our rights and their rights matter. He stated that on behalf of the board of directors of Pride Lafayette, he encourages the Council to adopt this Resolution.

Marge Wu (3110 Onyx Street) stated that they are speaking on behalf and as co-chair of the Greater Lafayette chapter of the Democratic Socialists of America (GLDSA). They noted that GLDSA is close to 100 members strong, and they urge the Council to pass this potentially life-saving Resolution to protect the rights of those seeking gender affirming health care. The GLDSA urges the Council to protect folks as they seek their basic human rights. Voting for this Resolution is not only a message of support to trans members of the community, but it is also a vote against the pervasive climate of fear that forces are attempting to create in our society. These forces can prevail only when working people are too scared to stand up for themselves and demand all they deserve. As socialists, GLDSA members believe a better world is possible.

Mary Finnegan (501 South 3rd Street, Lafayette) spoke about a recent incident where a church in Indianapolis called for the execution of gay people, and how that makes the statement the Council is making huge. To have the Councilors stand up and speak, especially after the negative reflection the church incident puts on the State. She can guarantee that this will not get the coverage that the preacher got, but at least it is sending out a message in the Greater Lafayette and surrounding area that this is a welcoming community, and it is a hill worthy dying on – to stand up and defend people's rights.

AJ Dunn (Main Street, Lafayette) stated that to highlight the importance of this, they are going to speak about some articles published by the human rights organization, the Lemkin Institute for Genocide Prevention and Human Security. In 2025, the Institute released two red flags for genocide for the United States regarding the treatment of transgender people. The first was in February in relation to executive orders from the Trump administration. The second was in June in relations to a Supreme Court ruling allowing Tennessee to discriminate and prevent trans youth from having hormone replacement therapy (HRT), and this ruling allows other states to join in. Paraphrasing items related to the ruling, Mx. Dunn stated that lawmakers claim they are protecting children by passing laws withholding necessary health care from trans children, but this is a lie. Public health researchers have come to a consensus that access to gender affirming care reduces rates of depression and suicide to transgender and nonbinary youth. Laws banning access to such care worsen health outcomes of trans children, potentially resulting in their deaths. The Lemkin Institute reminds people that the genocidal process involves more than mass murder; most processes involve complex policies aimed at actively and systematically obstructing an identity from manifesting itself within society. This includes laws, decrees, speeches, acts, and processes enacted by groups in power. Given that leaders in the anti-trans movement view trans people as enemies, and Donald Trump has identified them as a national security threat, these

COMMON COUNCIL MEETING MINUTES, July 7, 2025, CONTINUED

actions can be seen as a much larger internal cleansing operation aimed at creating a white heterosexual ethnostate where immigrants are deported, remaining people of color become second-class citizens, white women are cowed and submissive, and where LGBT people do not exist. The techniques being used against trans people conform to the 9th pattern of the 10 patterns of genocide, called the denial and/or prevention of identity. Mx. Dunn asked if this is because people cannot handle the world they grew up in being gone because of the impermeant nature of reality, and where people are attached to a false interruption of religious scripture. Mx. Dunn ended by noting that they are a trans Christian and stating, "God made me, and I am here."

Samantha Bresnahan (ACLU of Indiana) stated that her organization works in the courts, legislature, and communities across Indiana to defend the rights of all Hoosiers, including transgender Hoosiers. The ACLU strongly supports this Resolution. It reflects West Lafayette's ongoing commitment to protecting the rights of everyone in its community, and it serves as an important safeguard for access to gender affirming care. Those in the organization have seen firsthand the harm caused by the growing number of attacks of the transgender community across the country. The attacks have come in many forms: executive orders, court rulings, new state laws, and regulatory changes. Together they form part of a broader effort to push transgender people out of public and civic life. She stated that transgender people have always been here – they are our neighbors, friends, and family members. They are now facing a wave of attention rooted in fear and misinformation. That is why it is more important than ever for local communities to show support, and this Resolution is a powerful way to do that. Access to health care, including gender affirming health care, is crucial to gender equity and true bodily autonomy. This care gives transgender people the foundation they need to live safely and participate fully in their communities. Transgender Hoosiers deserve the same opportunity as everyone else to live their lives fully and access the medical care they need. Yet, under Indiana law, transgender youth cannot access that care without crossing into another state. While this Resolution cannot change that law, it will reaffirm West Lafayette's commitment to being a welcoming, inclusive city that stands up for the rights of all its residents.

Jack Novozinsky (3289 Maitland Drive) stated that he very recently moved here from New Jersey. He has a unique perspective from growing up in New Jersey and going to school in Bloomington. While still a marginalized community in New Jersey, there were a lot of protections for health care for LGBTQ people, and specifically for the trans community, at the state level, and local level resolutions were not needed. It seems this Resolution has the support of this Council, and he does not think it is a small measure. It is an important step in showing that it is a fight people should be willing to take on even if it seems impossible, and it shows that these folks belong here.

Sina Williams (300 Plateau Drive, Lafayette) stated that in American history, such as the civil rights movement and Revolutionary War, we never look back at the people who bully others and say they are the good guys. We never look at the people who discriminate as the people we look up to. She is not sure why America has become what it has become and why people think putting down others is the correct thing to do.

COMMON COUNCIL MEETING MINUTES, July 7, 2025, CONTINUED

Jennifer Brand (1721 Woodland Avenue) thanked the Councilors for hearing the group last month and having this Resolution ready to go this month.

Lily Pendleton (50 Karin Court, Lafayette) stated that she is speaking personally, but in her job at the Tippecanoe Library, she works with people everyday who have lived in Lafayette their whole lives who are recipients of this type of care and who do not want to have to call somewhere else their home in order to receive the health care they need.

Benjamin Davis (5105 Snap Dragon Court, Lafayette) stated that he is a parent of a trans kid who is now an adult. Two years ago, when his kid was a minor, Mr. Davis sat in the Statehouse during the hearing of Senate Bill 480 which ultimately outlawed gender affirming care for trans kids. It was not a great day. The recent Skrmetti decision in Supreme Court upholding Tennessee's ban on gender affirming care for minors means we are not in a good place. He spoke about minor trans kids having to leave the State to get the care they need and that one thing inside of Senate Bill 480 is that it criminalizes aiding and abetting in minors getting gender affirming care. Any parent of a minor needing that care probably goes to bed at night thinking they are doing what is best for their kid but someday somebody may stop them from being able to do that. On behalf of all the parents of trans kids in the area, he thanked the Council for bringing this up and helping those parents be able to sleep a little better at night.

Tavish Bryan stated that he is a teacher at the Excel Center in Kokomo. He is hoping a similar resolution will be approved in Kokomo as well. He explained that the Excel Center, which also has a location in Lafayette, is an adult education center for people who failed in regular school or were pushed out for emotional reasons, economic reasons, have been incarcerated, or all manner of reasons that they did not succeed in traditional public schooling system. He sees a lot of queer and trans students there. In all the ways that have been discussed tonight about how queer and trans people have been pushed out of life in so many ways results in them requiring assistance that other people do not because they receive so many extra attacks on so many levels.

Cheryl Kirkpatrick (801 Carrolton Boulevard) stated that she is happy to be here tonight. After hearing the Councilors talk, she assumes this is going to pass, and there is no amount of thanks or praise that people can give to the Councilors for their courage, empathy, and humanity for standing up for this group of people. This is going to be a job well done, and the Councilors can go home and look in the mirror and say, "I did a really good thing."

Donnie Hutchison (1509 Virginia Street, Lafayette) stated that he moved from Crawfordsville to go to Purdue and has stayed since. He has a lot of friends who are very scared right now and are actively fleeing the State of Indiana because it is a scary time to be queer in any capacity here, but especially to be trans is very scary right now. It takes a certain bravery to openly queer or openly trans in a place where it feels that they do not want you. There is another level of bravery that it takes to support trans and queer people when everyone is telling you not to – when there is a lot of hatred. He asked the Councilors to please be brave and courageous. It is worth it to the people who are here who want to stay here. He does not want to leave, but the more things progress the more it feels like he is being told to pack his stuff and get out. However, he likes it here, likes

COMMON COUNCIL MEETING MINUTES, July 7, 2025, CONTINUED

being near family, and loves the area. To have people in the community who are brave and courageous makes that easier.

Related emails that were received at the Clerk email address about this topic prior to the meeting are made a part of the electronic version of these minutes

There was no further discussion.

Clerk Booker called the roll call vote:

<u>Councilperson</u>	<u>Vote</u>
Bellisario	Aye
Blanco	Aye
Burr	Aye
Dennis	Aye
Lee	Aye
Leverenz	Aye
Parker	Aye
Sanders	Absent
Schenkel	Aye

Clerk Booker stated that the vote was 8 AYES and 0 NAYS.

President Leverenz announced that Resolution No. 13-2025 passed on first and only reading.

REPORT BY THE MAYOR: None

COMMUNICATIONS

- Councilor Bellisario stated that the Humane Society for Greater Lafayette (HS4GL) is overflowing with kittens, so if they anyone wants a kitten, they are really cute. The HS4GL is struggling with adopting out older cats as well. She encouraged supporting the local shelter.

CITIZEN COMMENTS: None

ADJOURNMENT

There being no further business at this time, Councilor Blanco moved for adjournment, and President Leverenz adjourned the meeting the time being 7:35 p.m.

From: [Jessie Bradley-Trietsch](#)
To: [WL Clerk](#)
Subject: Public Comment on RESOLUTION NO. 13-2025
Date: Monday, June 30, 2025 1:13:19 PM

External

Hello West Lafayette City Council,

My name is Jessie Bradley-Trietsch. I live at 2304 Osage Ct. Apt. 67, Lafayette, IN. I am writing in **support** of RESOLUTION NO. 13-2025 A RESOLUTION OF THE COMMON COUNCIL OF THE CITY OF WEST LAFAYETTE, INDIANA, TO PROTECT INDIVIDUALS SEEKING GENDER AFFIRMING HEALTH CARE.

This resolution is a necessary step to protect transgender residents of West Lafayette amid a political climate of demonization and the normalization of attacks on transgender people's access to essential health care services. Please vote YES on this resolution.

Thank you,
Jessie Bradley-Trietsch

From: [Robert Delvin](#)
To: [WL Clerk](#)
Subject: Resolution No. 13-2025
Date: Monday, July 7, 2025 11:30:41 AM

External

Dear Common Council Members of West Lafayette, Indiana,

Although I do not legally reside within the City of West Lafayette, as an ordained clergy person ministering to the spiritual welfare of trans-gendered residents of both Lafayette and West Lafayette, Indiana, I wish to offer my unqualified personal and professional support of **Resolution No. 13-2025 to protect individuals seeking gender affirming health care.**

Respectfully yours,

The Reverend, Robert C. Delvin, Associate Priest
St. John's Episcopal Church
600 Ferry St.
Lafayette, Indiana 47901
Email: robert@stjohns-laf.org

City of West Lafayette, Indiana
Budget Report - YTD
July 2025

Row Labels	Original Appropriation	Transfers/ Adjustments	Revised Budget	YTD Expensed	Encumbrances	Available Budget	% Used
1010 General Fund	20,433,927	780,736	21,214,663	11,289,391	1,220,175	8,705,097	59%
2010 Motor Vehicle Highway (MVH)	1,839,983	1,295,741	3,135,724	1,141,086	1,157,594	837,044	73%
2015 MVH-Restricted	1,215,000	257,624	1,472,624	484,752	10,818	977,053	34%
2020 Local Road & Street	418,700	139,861	558,561	163,745	58,666	336,150	40%
2040 Parks and Recreation	1,774,326	46,948	1,821,274	993,472	43,217	784,585	57%
2090 Economic Development IT	3,497,788	574,877	4,072,665	1,364,613	836,406	1,871,646	54%
2330 Law Enforce Continuing Ed	18,500	-	18,500	1,260	-	17,240	7%
2490 Public Safety LIT	1,205,639	130,125	1,335,764	679,893	10,869	645,002	52%
2540 Rental Housing Inspection	397,754	-	397,754	204,550	566	192,637	52%
2780 Fire Fighting	8,000	-	8,000	8,000	-	-	100%
4020 Cumulative Capital Dev	1,202,655	164,899	1,367,554	409,173	423,256	535,125	61%
4100 Cumulative Fire Equip Bldg	88,536	-	88,536	2,662	985	84,889	4%
8010 Fire Pension-1937	784,645	-	784,645	406,627	-	378,018	52%
8020 Police Pension-1925	814,783	-	814,783	422,319	-	392,464	52%
Grand Total	33,700,236	3,390,810	37,091,046	17,571,543	3,762,552	15,756,951	58%



MEMO

TO: West Lafayette Parks and Recreation Board

FROM: Kathy Lozano

DATE: Monday, July 21, 2025

SUBJECT: West Lafayette Parks and Recreation Department Report

Below is a summary of the progress Department staff have made during the months of July 2025 – August 2025

PARKS:

All Parks are open and busy. New this summer to the Parks was Slip and Slide at the Riverside Skating Center. Amanda and her team are busy providing new and fun programming. What will they come up with next?

PROGRAMS:

We continue to seek instructors to teach dance, music, acting, etc. for Spring and Summer Programming. Please contact Brandy Payne to discuss class proposals at (765) 775-5110.

West Lafayette Parks and Recreation Programs and Activities – Look for Summer programs and activities – check out the following classes – Pickle Ball, Guitar Lessons, Kitchen Academy, Brick Builders, Ballroom Dance, Karate, Yoga, Art and more! The programming for the community spaces at the Margerum City Hall is filling fast.

Find the classes here: [Catalog - City of West Lafayette Parks & Recreation \(rec1.com\)](https://www.westlafayettein.gov/parks-recreation/catalog)

WEST LAFAYETTE FARMERS MARKET:

The Market is open. Look for more information about DORA (Designated outdoor refreshment area) to begin in July. For more information, please contact Amanda Jeffries, Market Manager at farmersmarket@westlafayette.in.gov. or on Facebook at: <https://www.facebook.com/westlafayettefarmersmarket/>



MEMO

LILLY NATURE CENTER / CELERY BOG NATURE AREA:

- Lilly Nature Camp continues to be fun and educational. 396 kids grew to appreciate nature in a new way this summer. Great work Kyle and team. On to the Autumn programming.
- Total program participation stands at 197 year to date. Programs include Eco Adventures, CBNA Weekly Bird Counts, Dutch Oven Discoveries, Archery, Worldview Expeditions and birthday parties.
- Field trips are beginning to pick up
- Day trips to Kankakee Sands bison viewing and Jasper Pulaski fish and wildlife are planned for August.

JOHN R. DENNIS WELLNESS CENTER:

The John R. Dennis Wellness Center is open and is adding to its program offerings every day. Membership Sales are brisk. Please consider becoming a member!

Register online at: [Catalog - City of West Lafayette Parks & Recreation \(rec1.com\)](https://rec1.com)

Dennis Wellness Center Monthly Report May 2025

Category	Month Prior (June)	CURRENT	Notes
Total Active Membership Units	4,138	4,148	Total membership units to date= – up 286 from June 2024
Total Family Membership Units	1,265	1247	Total active family membership units to date= 12 up from June 2024
Total Scans	29,424	177,727	Through June
Total Active Members	8,733	8,697	Data base Clean up



MEMO

Total Insurance Based Members	1,320	1,344	Continues to grow
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ACCOMPLISHMENTS:

Work is nearing completion on the new pool deck surface. The pool is scheduled to re-open on July 28. The new surface looks great, and we hope that members and the public will be happy with the enhanced safety that it gives the space. Be sure to come by and check it out. The new surface really gives a new look to the space, while making the area safer for everyone.

CHALLENGES:

With a building that gets used as heavily as the Wellness Center, normal wear and tear and maintenance items are starting to creep up on a more frequent basis. Doug Ashman does a fantastic job addressing issues, but there is often not enough time in the day. As the building begins to age, especially with the use it's gotten, maintenance will become ever more important to the success of operations.

STAFF HIGHLIGHT:

With only a couple of weeks left in summer programs, a huge shoutout to all of our part-time summer staff who help to make camps, programs, swim lessons, and everything else such a success. Without good part-time staff, and without the positive leadership of full-time staff, especially in the Aquatic and Youth Development areas, summer programs would not be nearly as successful. A big thank you to all of those teams for everything they do.

NOW HIRING:

Dennis Wellness Center continues to seek staff members to work part time in the following areas: Camp Counselors, Custodians, Lifeguards, Swim Instructors, Water Safety, Water Exercise, Group Exercise Instructors, Personal Trainers, Fitness Coaches, Front Desk, Housekeeping, Childcare and many more.

Apply online at: [Employment opportunities \(munisselfservice.com\)](https://munisselfservice.com)

Wellness Center Summer Camp:

Camp is almost over. Where has the summer gone! School will start during the final week of camp. Haley and her team will be juggling two programs during that week. Please say a kind word or two to her when you see her. A comprehensive camp report will be given in August. Thank you, camp staff, for a safe and fun summer!

RIVERSIDE SKATING CENTER: Closed for the season.



MEMO

Click here for more information: [Sports, Recreation, and Programs | West Lafayette, IN](#)

CASON FAMILY PARK:

Cason Family Park continues to be the “IN” place for West Lafayette parks. On the weekend we are so grateful to our neighbor at the Cornerstone Church for generously allowing overflow parking. We are busy addressing opening issues, finishing punch list items and planning for a re-do of part of the perimeter trail. Please let us know if we miss anything.

The Morris Schoolhouse is now open on a limited basis with the help of a few very dedicated volunteers. Friday, Saturday and Sunday visitors can explore the classroom from 11:00 AM – 3:00 PM. The Schoolhouse is also available for special meetings and field trips. Please contact Amanda Jeffries, Recreation Coordinator at ajeffries@westlafayette.in.gov for more information.

PARK MAINTENANCE:

Keeping our parks clean and attractive takes hard work and diligence. Aside from normal activities for the crew, our Parks Department accomplished the following list of projects in the past month:

- Mowing, mowing, mowing.
- Watering, watering, watering.
- Weeding, weeding, weeding.
- Cason Park landscape maintenance
- Ongoing equipment maintenance
- Trail assessment and repair
- Pool daily maintenance

GREENSPACE UPDATES:

- Irrigation plan is in process
- Save the date – Nursery Ribbon Cutting August 21, 2025 at 10:00 AM
- Deer fence – waiting on materials, hopefully July
- Placing an order for 250 trees now to be delivered & planted in spring 2026

City of West Lafayette
Report of Permits Issued
7/1/2025 through 7/31/2025

Permit Type	Appl.	Issued	Owner	Contractor	Location	Description	Project	Est. Cost
Business Compliance	27708	07/11/2025	Dugo LLC	CMG Mortgage Inc	521 Sagamore Pkwy W Ste 120 Parcel # 79-07-07-404-007.000-026	Business Compliance - CMG Home Loans		\$0.00
	27720	07/07/2025	Thua Ngoc Ly & Kim Diep Pham-Ly	Mitchell, Janet	1089 Sagamore Pkwy W Parcel # 79-07-07-301-006.000-026	Business compliance - Psychic Readings by Janet		\$0.00
	Total							\$0.00
Commercial - Build Out	27695	07/23/2025	Core SVA West Lafayette State LLC	Capitol Construction Services, Inc.	111 S Salisbury St Ste 140 Parcel # 79-07-19-432-018.000-026	Build out - Bibibop Asian Grill		\$500,000.00
	Total							\$500,000.00
Commercial - Improvement	27517	07/11/2025	Wabash Five LLC.	Group M & D Inc	500 Sagamore Pkwy W Ste 6N Parcel # 79-07-07-252-011.000-026	Interior remodel - 765 Restaurant		\$300,000.00
	27679	07/07/2025	D & D LLC	MT Contractor	1110 Sagamore Pkwy W Ste 4 Parcel # 79-07-07-151-002.000-026	Build out - The Nail Lab		\$46,500.00
	Total							\$346,500.00
Electrical	27790	07/29/2025	Hubbard, Sarah	Artisan Electric LLC	124 Dehart St Parcel # 79-07-17-355-004.000-026	Service upgrade: 100 to 200 amp		\$6,260.00
	27763	07/16/2025	West Lafayette Public Library	Solar Energy Systems LLC	208 W Columbia St Parcel # 79-07-19-278-017.000-026	Install solar array - WL Public Library		\$235,660.00

	27768	07/15/2025	West Lafayette Redevelopment Commission	Industrial Electric	529 W Navajo St Parcel # 79-07-07-404-016.000-026	Relocate emergency siren from 711 W Navajo		\$9,720.00
	27764	07/11/2025	Gutierrez, Daniel	Fc Electric Inc	1014 Lindberg Rd Parcel # 79-07-07-378-005.000-026	Service upgrade: 100 amp to 200 amp		\$0.00
	27767	07/15/2025	Kuczek, Thomas	Huston Electric, Inc.	1506 Sheridan Rd Parcel # 79-07-18-152-015.000-026	Generator install		\$5,000.00
	Total							\$256,640.00
Multi-Family - New Build	27531	07/07/2025	Citation Partners LLC	Kennedy Multi-Family Development LLC	2524 Cottage Way Parcel # 79-06-11-200-019.000-029	Cottages at Cumberland - Bldg A	32 units, 51 beds	\$5,000,000.00
	27532	07/07/2025	Citation Partners LLC	Kennedy Multi-Family Development LLC	2550 Cottage Way Parcel # 79-06-11-200-019.000-029	Cottages at Cumberland - Bldg B	32 units, 51 beds	\$5,000,000.00
	27533	07/07/2025	Citation Partners LLC	Kennedy Multi-Family Development LLC	2590 Cottage Way Parcel # 79-06-11-200-019.000-029	Cottages at Cumberland - Bldg C	32 units, 51 beds	\$5,000,000.00
	27538	07/07/2025	Citation Partners LLC	Kennedy Multi-Family Development LLC	2601 Manor Way Parcel # 79-06-11-200-019.000-029	Cottages at Cumberland - Bldg G	32 units, 51 beds	\$5,000,000.00
	27537	07/07/2025	Citation Partners LLC	Kennedy Multi-Family Development LLC	2620 Hamlet Tr Parcel # 79-06-11-200-019.000-029	Cottages at Cumberland - Bldg F	32 units, 51 beds	\$5,000,000.00
	27539	07/07/2025	Citation Partners LLC	Kennedy Multi-Family Development LLC	2625 Manor Way Parcel # 79-06-11-200-019.000-029	Cottages at Cumberland - Bldg H	32 units, 51 beds	\$5,000,000.00

	27535	07/07/2025	Citation Partners LLC	Kennedy Multi-Family Development LLC	2650 Hamlet Tr Parcel # 79-06-11-200-019.000-029	Cottages at Cumberland - Bldg E	32 units, 51 beds	\$5,000,000.00
	27540	07/07/2025	Citation Partners LLC	Kennedy Multi-Family Development LLC	2671 Manor Way Parcel # 79-06-11-200-019.000-029	Cottages at Cumberland - Bldg I	32 units, 51 beds	\$5,000,000.00
	27534	07/07/2025	Citation Partners LLC	Kennedy Multi-Family Development LLC	2700 Hamlet Tr Parcel # 79-06-11-200-019.000-029	Cottages at Cumberland - Bldg D	32 units, 51 beds	\$5,000,000.00
	27542	07/07/2025	Citation Partners LLC	Kennedy Multi-Family Development LLC	2721 Manor Way Parcel # 79-06-11-200-019.000-029	Cottages at Cumberland - Bldg K	32 units, 51 beds	\$5,000,000.00
	Total							\$50,000,000.00
Nonprofit - Improvement	27752	07/11/2025	The Purdue Christian Campus House Inc	Simon Construction Company	24 N Russell St Parcel # 79-07-19-176-007.000-026	Remodel porch and exterior stairs - Joshua House		\$20,000.00
	Total							\$20,000.00
Residential - Improvement	27747	07/09/2025	Woolwine, Marvin & Marissa	Woolwine, Marvin & Marissa	217 Cedar Hollow Ct Parcel # 79-07-08-126-015.000-034	Basement remodel		\$50,000.00
	27759	07/21/2025	Schultz, Steven & Brynne	Horizon Custom Build & Remodel LLC	488 Littleton St Parcel # 79-07-20-107-003.000-026	Demo rear porch; add new kitchen, living, dining room		\$350,000.00
	Total							\$400,000.00
Residential - New Build	27497	07/02/2025	Citation Homes LLC	Citation Homes LLC	311 Chippewa St Parcel # 79-07-08-380-001.000-026	New single family residence		\$399,000.00
	27717	07/02/2025	Heron Bay Development LLC	Milakis Homes LLC	3845 Burnley Dr Parcel # 79-07-06-200-001.000-034	New single family residence		\$425,000.00
	Total							\$824,000.00

Sign - Permanent	27709	07/02/2025	Dugo LLC	Huston Electric, Inc.	521 Sagamore Pkwy W Ste 120 Parcel # 79-07-07-404-007.000-026	Permanent Sign - CMG Home Loans		\$1,200.00
	27756	07/14/2025	SJFW Properties LLC	Skyline Designs LLC	1037 Sagamore Pkwy W Parcel # 79-07-07-301-001.000-026	Permanent Sign - Original Builders Construction Group		\$6,665.00
	27754	07/14/2025	D & D LLC	Skyline Designs LLC	1110 Sagamore Pkwy W Ste 3 Parcel # 79-07-07-151-002.000-026	Permanent Sign - Judith Beauty Supply		\$4,697.00
	Total							\$12,562.00
Sign - Temporary	27779	07/23/2025	Purdue Research Foundation	Purdue Federal Credit Union	516 Northwestern Ave Ste 1900 Parcel # 79-07-19-203-013.000-026	Temporary Sign - PFCU	Open A Student Checking Account	\$0.00
	27800	07/30/2025	City of West Lafayette	City of West Lafayette	531 W Navajo St Parcel # 79-07-07-403-010.000-026	Temporary Sign - Now Hiring - WLFD		\$0.00
	27801	07/30/2025	City of West Lafayette	City of West Lafayette	1100 Kalberer Rd Parcel # 79-07-06-100-004.000-034	Temporary Sign - Now Hiring - WLFD		\$0.00
	Total							\$0.00
Grand Total								\$52,359,702.00

Permit Type	# Permits	Total Estimated Cost
Business Compliance	2	\$0.00
Commercial - Build Out	1	\$500,000.00
Commercial - Improvement	2	\$346,500.00
Electrical	5	\$256,640.00
Multi-Family - New Build	10	\$50,000,000.00
Nonprofit - Improvement	1	\$20,000.00
Residential - Improvement	2	\$400,000.00
Residential - New Build	2	\$824,000.00
Sign - Permanent	3	\$12,562.00
Sign - Temporary	3	\$0.00
Grand Total	31	\$52,359,702.00

WEST LAFAYETTE BUILDING DEPARTMENT

RENTAL INSPECTION

MONTHLY REPORT

July 2025

Monthly Report for July 2025

RENTAL HOUSING INSPECTION

INITIAL INSPECTIONS		Monthly	Cumulative Total
Number of Properties by Category			
Category 1	Single Family	47	265
Category 2	Transient/Airbnb	2	2
Category 3	Multifamily	6	22
Category 4	Converted	4	27
Category 5	Condos	2	13
Total Number of Properties:		61	329
Total Number of Units		123	1291
Total Number of Violations		38	378
RE-INSPECTIONS		11	123
3rd PARTY INSPECTIONS			
Category 3	Multifamily	0	4
Number of Units		0	506
APPEALS			
Number of Appeals Requested		0	0
CERTIFICATIONS			
Number of Properties by Category			
Category 1	Single Family	63	266
Category 2	Transient/Airbnb	0	0
Category 3	Multifamily	7	33
Category 4	Converted	9	37
Category 5	Condos	5	15
Total Number of Properties:		84	351
FEES COLLECTED		\$14,297	\$172,277
LEGAL ACTION			
Number Referred		0	0
Number Resolved		0	0
Liens Filed		0	0
Liens Released		0	0
New Single Family Rentals		6	0
COMPLAINTS			
Tenant		0	13
Other		0	0

<u>Violations by Type</u>		
July 2025		
<u>Number of Units Inspected:</u>	123	
<u>Interior Violations</u>		<u>Cumulative Totals since 1/1/25</u>
Electrical	3	52
Plumbing	2	33
HVAC	0	9
Fire Protection Systems	9	196
Egress	0	0
Fire Stop Penetrations	0	0
Improper Use of Space	1	2
Interior Handrails	0	1
Stairs (Interior)	0	0
Windows & Doors	6	13
Interior Paint	0	0
Unsanitary Conditions	0	2
Other (Interior)	2	18
Subtotal Interior Violations:		326
<u>Exterior Violations</u>		
Masonry	0	0
Roof	0	2
Gutters & Downspouts	1	9
Siding & Trim	8	15
Stairs (Exterior)	0	0
Balconies	0	6
Ext. Handrails & Guardrails	0	3
Exterior Concrete	0	2
Exterior Paint	1	2
Structural	1	2
Other (Exterior)	4	12
Subtotal Exterior Violations:		53
Total Number of Violations:	38	379



**Engineering Department
Monthly Report
July – 2025**

DEPARTMENT STATISTICS

Permits and Inspections

	Permits Issued	Inspections
Right of Way/Excavation	13	33
Storm Water	2	8

Sewer Taps

	Permits Issued
Sewer Tap	3

CONSTRUCTION PHASE PROJECTS

- **Cherry Lane Trail**
 - **Location:** Cherry Lane between Northwestern Avenue and US-231.
 - **Scope:** The project was awarded to Rieth-Riley Construction Co., Inc., for the amount of \$2,693,095.00, with a change order for \$169,225.47, bringing the project total to \$2,862,320.47. A paved non-motorized trail connects US-231 to Northwestern Avenue.
 - **Project Completion:** The trail and Cherry Lane are open. Contract will close in August.
- **Sagamore Parkway Trail (INDOT Project)**
 - **Location:** The Sagamore Parkway Trail project is a new, 10-foot asphalt trail construction from Happy Hollow Road to the Wabash River Bridge.
 - **Scope:** The Sagamore Parkway Trail provides a connection from the Nighthawk Trail to the Wabash Heritage Trail, as well as connecting to an existing path across the Wabash River Bridge to the City of Lafayette. The path to the bridge includes a meandering, scenic ride through woods to your destination. The project was awarded to HIS Constructors, Inc., for the amount of \$4,978,000.00. This included the installation of the trail, as well as needed stormwater infrastructure including a 96" concrete pipe underneath the trail.

- **Project Completion:** The trail had a soft opening in the spring of 2024.
- **Update:** Punch list items, including asphalt patch and erosion work, are ongoing and expected to be completed by summer of 2025. Solar pedestrian lighting is currently being installed by the Development Department.
- **Salisbury Street/Grant Street Corridor Improvements**
 - **Location:** Salisbury Street between Cumberland Avenue and Grant Street, and Grant Street between Salisbury Street and Northwestern Avenue.
 - **Scope:** The Salisbury Street/Grant Street Redevelopment Project aimed to connect our trail systems from north to south, improving access and safety for multimodal travelers.
A build-operate-transfer (BOT) with White Construction and GM Development team was agreed to at a guaranteed maximum price of \$7,012,499.57. This project includes pavement overlay between Grant Street and Cumberland Avenue, pavement preservation, curb reconstruction, trail construction, pedestrian safety improvements, and traffic signal upgrades.
 - **Projected Completion:** Construction was completed in fall 2023, while punch list and final surface for Grant Street will take place in spring 2025.
 - **Update:** Punch list items are complete. Contract to close in August.

DESIGN PHASE PROJECTS

- **Soldiers Home Road – Phase 1 (INDOT Project)**
 - **Location:** Rural to urban cross-section conversion from Old US 52 (Sagamore Parkway) to Hamilton Street.
 - **Scope:** To include pavement reconstruction, new sidewalk & trail construction, and stormwater drainage improvements. Soldiers Home Road is a minor arterial in need of reconstruction to accommodate increased traffic and pedestrian demands, as well as to correct structural pavement issues. The City has contracted with VS Engineering to provide design engineering services, in the amount of \$1,196,172.00, with two supplements totaling \$676,205.00, bringing the total design engineering cost to \$1,872,377.00.
 - **Update:** The project is currently in the Design Phase and construction could begin as early as 2028. A Public Hearing will be held on August 12th, 2025.

- **Soldiers Home Road – Phase 2 (INDOT Project)**
 - **Location:** Rural to urban cross-section conversion from Hamilton Street to Kalberer Road.
 - **Scope:** To include pavement reconstruction, new sidewalk & trail construction, and stormwater drainage improvements. Soldiers Home Road is a minor arterial in need of reconstruction to accommodate increased traffic and pedestrian demands, as well as to correct structural pavement issues.
 - **Update:** The City has contracted with VS Engineering to provide design engineering services, in the amount of \$1,546,745.00. Construction is scheduled to begin after 2029.

- **McCormick Road Reconstruction**
 - **Location:** McCormick Road, from Cherry Lane to north of Lindberg Road.
 - **Scope:** To include pavement reconstruction, new sidewalk construction, and stormwater drainage improvements. McCormick Road is a minor arterial in need of reconstruction to accommodate increased traffic and pedestrian demands, as well as to correct structural pavement issues.
 - **Update:** This contract has been awarded to VS Engineering, Inc., in the amount of \$1,479,560.00. Construction is scheduled to begin as soon as summer 2027.

- **McCormick Road Culvert Replacement**
 - **Location:** McCormick Road, just north of Cherry Lane.
 - **Scope:** This culvert conveys the wetland at the Blackbird Farm subdivision pond from the west to Jordan Creek to the east. The culvert replacement will be performed under the permit conditions of IDEM and USACE.
 - **Update:** This contract has been awarded to Rieth-Riley Construction Co., Inc., in the amount of \$75,800.00. Construction is complete and working to close out contract.

Visit [WLmoves](#) or the Engineering Department page for information about projects.



**WEST
LAFAYETTE**
WATER RESOURCE
RECOVERY

Wastewater Treatment Utility
500 South River Road
West Lafayette, Indiana 47906
Voice: (765) 775-5145
Fax: (765) 775-5149

MONTHLY REPORT OF OPERATIONS

National Pollutant Discharge Elimination System -- NPDES

June 2025--MONTHLY AVERAGES

Limit

TSS	3.5	mg/l	(30.00)
CBOD ₅	2.9	mg/l	(25.00)
NH ₄	0.171	mg/L	(6.00)
Cl ₂	0.026	mg/L	(0.06)
Phosphorus	0.92	mg/L	(1.00)
E. COLI	8	#/100ml	125.00
FLOW TOTAL	221.63	MGD	
	AVG	7.39	MGD
	MAX	12.98	MGD
	MIN	5.22	MGD
PRECIPITATION	6.07	INCHES	

June 2025--PERCENT REMOVALS

TSS	97.7	REPORT ONLY
CBOD	98.1	REPORT ONLY
Ammonia	98.9	REPORT ONLY
Phosphorus	73.1	REPORT ONLY

COMBINED SEWER OVERFLOWS

June 2025	MG	HOURS	Events
TOTAL FLOW	226.01		
PERCENT FULLY TREATED	98.06		
OVERFLOW POINT			
DEHART STREET	0.0000	0	0
QUINCY STREET	0.0000	0	0
Wet Weather Treatment Facility	4.3810	3.534	3
OVERFLOW TOTAL	4.3810	3.53	0

ORDINANCE NO. 32-2025

**AN ORDINANCE TO UPDATE THE AUTHORIZATION AND USE OF
PURCHASING CARDS FOR CITY PURCHASING**

WHEREAS, the Common Council previously authorized the use of purchasing cards with Ordinance No. 19-02; and

WHEREAS, the State Board of Accounts UNIFORM COMPLIANCE GUIDELINES MANUAL FOR CITIES AND TOWNS, Chapter 1, authorizes a City's use of purchasing cards once the City adopts a resolution or ordinance regarding purchasing card policies; and

WHEREAS, the Common Council may authorize the use of purchasing cards with conditions it deems necessary and appropriate under Indiana Home Rule Powers in IND. CODE § 36-1-3-1; and

WHEREAS, the City of West Lafayette desires to approve the use of City credit cards and purchasing cards by City employees and officials in the performance of City duties when such use is in the best interest of the City.

NOW THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF WEST LAFAYETTE, INDIANA, THAT:

SECTION 1. This ordinance is adopted in compliance with the State Board of Accounts ACCOUNTING AND UNIFORM COMPLIANCE GUIDELINES MANUAL FOR CITIES AND TOWNS, Chapter 1, authorizing a City to use credit cards for purchases.

SECTION 2. City of West Lafayette employees and officials may use City credit cards and purchasing cards for purchases related to the performance of City duties when such use is in the best interest of the City.

SECTION 3. The Controller is authorized to obtain purchasing cards titled for City Departments and individual employees on the request of the Department Head with the approval of the Mayor.

SECTION 4. The Department Head, or their designee, shall be responsible for safekeeping of the department purchasing cards.

SECTION 5. City purchasing cards shall be used only with the approval of the Department Head, or their designee.

SECTION 6. City purchasing cards shall be used for purchases relating to the performance of City business only. No personal use of a City purchasing card is allowed, even if an employee offers to reimburse the City for the employee's personal use of a City purchasing card.

SECTION 7. Payment of credit card and purchasing card bills shall be subject to the audit requirements of accounts payable vouchers in conformity with IND. CODE § 5-11-10 and IND. CODE § 36-4-8 and the regulations of the State Board of Accounts. Itemized receipts are required for all purchasing card purchases, including restaurant charges. Payment will not be made on the basis of a purchasing card statement. Signed charge slips showing a total charge only, with no itemization of items purchased, are not acceptable. It is the responsibility of the employee authorizing the charge to obtain proper itemized receipts.

SECTION 8. Purchasing card charges that do not meet audit requirements, including charges that include the imposition of sales taxes for which the City is otherwise exempt, are the responsibility of the employee authorizing the charge. The City will take all necessary steps to obtain reimbursement for charges which do not meet audit requirements from the employee authorizing the charge, including, but not limited to, the garnishment of the charging employee's City wages.

SECTION 9. Any interest or penalty incurred due to late filing with the Controller of an accounts payable voucher for payment of a purchasing card bill, or incurred due to delay in furnishing of documentation required for audit by an officer or employee, shall be the responsibility of that officer or employee.

SECTION 10. The Controller shall be notified immediately if a credit card or purchasing card is lost or stolen. If a purchasing card is lost due to negligence on the part of a City employee, the employee shall be responsible for any and all expenses incurred on the lost credit card or purchasing card.

SECTION 11. Purchasing cards must not be used to bypass the accounting system.

SECTION 12. The term "purchasing cards" in this ordinance includes other terms that describe electronic payments such as credit cards, travel cards, as well as purchasing cards.

SECTION 13. The Controller is authorized to revoke purchasing cards that have been used in violation of City policy.

This ordinance shall be in full force and effect after its passage and signing by the Mayor.

INTRODUCED ON FIRST READING ON THE _____ DAY OF _____, 2025.

MOTION TO ADOPT MADE BY COUNCILOR _____ AND
SECONDED BY COUNCILOR _____.

DULY ORDAINED, PASSED, AND ADOPTED BY THE COMMON COUNCIL OF THE
CITY OF WEST LAFAYETTE, INDIANA, ON THE _____ DAY OF
_____, 2025, HAVING BEEN PASSED BY A VOTE OF ____ IN
FAVOR AND ____ OPPOSED, THE ROLL CALL VOTE BEING:

	AYE	NAY	ABSENT	ABSTAIN
Bellisario				
Blanco				
Burr				
Dennis				
Lee				
Leverenz				
Parker				
Sanders				
[District 1]				

Larry J. Leverenz, Presiding Officer

Attest:

Sana G. Booker, Clerk

PRESENTED BY ME TO THE MAYOR OF THE CITY OF WEST LAFAYETTE, INDIANA
ON THE _____ DAY OF _____ 2025.

Sana G. Booker, Clerk

THIS ORDINANCE APPROVED AND SIGNED BY ME ON THE _____ DAY OF
_____ 2025.

Erin R. Easter, Mayor

Attest:

Sana G. Booker, Clerk

ORDINANCE NO. 33-2025

**AN ORDINANCE TO AUTHORIZE THE USE OF
INVESTING PUBLIC FUNDS**

WHEREAS, the Common Council may authorize the Controller to invest City funds under IND. CODE § 5-13-9;

NOW THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF WEST LAFAYETTE, INDIANA, THAT:

SECTION 1. The Controller is authorized to invest City funds in accordance with State law and in compliance with the State Board of Accounts UNIFORM COMPLIANCE GUIDELINES MANUAL FOR CITIES AND TOWNS.

SECTION 2. Interest earned on investments will be deposited into the General Fund unless otherwise provided for per IC 5-13-9-6.

SECTION 3. Funds shall not be used to purchase securities on margin or open a securities margin account to invest public funds.

SECTION 4. Investments should have a maturity date of one year unless provided for by IC 5-13-9-5.7.

SECTION 5. Units have the authority to accept gifts under IC 36-1-4-10 including gifts of stock or other types of investments which are not authorized by IC 5-13-9. Once accepted, the gifts become “public funds” (as defined in IC 5-13-4-20) subject to the investment requirements of IC 5-13-9 and should be converted to cash or an authorized form of investment as soon as reasonable. If the City receives donated stock or other investments, the City may seek the advice of an attorney or financial advisor as to the nature of the investment, donor requirements, and proper time of conversion.

This ordinance shall be in full force and effect after its passage and signing by the Mayor.

INTRODUCED ON FIRST READING ON THE _____ DAY OF _____, 2025.

MOTION TO ADOPT MADE BY COUNCILOR _____ AND
SECONDED BY COUNCILOR _____.

DULY ORDAINED, PASSED, AND ADOPTED BY THE COMMON COUNCIL OF THE CITY OF WEST LAFAYETTE, INDIANA, ON THE _____ DAY OF _____ 2025, HAVING BEEN PASSED BY A VOTE OF ____ IN FAVOR AND ____ OPPOSED, THE ROLL CALL VOTE BEING:

	AYE	NAY	ABSENT	ABSTAIN
Bellisario				
Blanco				
Burr				
Dennis				
Lee				
Leverenz				
Parker				
Sanders				
[District 1]				

Larry J. Leverenz, Presiding Officer

Attest:

Sana G. Booker, Clerk

PRESENTED BY ME TO THE MAYOR OF THE CITY OF WEST LAFAYETTE, INDIANA
ON THE _____ DAY OF _____ 2025.

Sana G. Booker, Clerk

THIS ORDINANCE APPROVED AND SIGNED BY ME ON THE _____ DAY OF
_____ 2025.

Erin R. Easter, Mayor

Attest:

Sana G. Booker, Clerk

ORDINANCE NO. 34-2025
**TO AMEND CERTAIN PORTIONS OF THE UNIFIED
ZONING ORDINANCE OF TIPPECANOE COUNTY, INDIANA,
DESIGNATING THE TIME WHEN THE SAME SHALL TAKE EFFECT.**

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF WEST LAFAYETTE, INDIANA, THAT ORDINANCE NO. 32-97 IS HEREBY AMENDED AS FOLLOWS:

Section 1: Ordinance No. 32-97 of the City of West Lafayette, Indiana, is hereby amended to rezone the following described real estate, to wit:

See Attached Legal Description

Section 2: Said real estate is hereby rezoned as follows:

FROM: **R4W & GB** zoning district

TO: **PDMX** zoning district

Section 3: This ordinance shall be in full force and effect from and after its passage and signing by the Mayor.

INTRODUCED ON FIRST READING ON THE _____ DAY OF _____, 2025.

MOTION TO ADOPT MADE BY COUNCILOR _____ AND SECONDED BY COUNCILOR _____.

DULY ORDAINED, PASSED, AND ADOPTED BY THE COMMON COUNCIL OF THE CITY OF WEST LAFAYETTE, INDIANA, ON THE _____ DAY OF _____ 2025, HAVING BEEN PASSED BY A VOTE OF ____ IN FAVOR AND ____ OPPOSED, THE ROLL CALL VOTE BEING:

	AYE	NAY	ABSENT	ABSTAIN
Bellisario				
Blanco				
Burr				
Dennis				
Lee				
Leverenz				
Parker				
Sanders				
Schenkel				

Larry J. Leverenz, Presiding Officer

Attest:

Sana G. Booker, Clerk

PRESENTED BY ME TO THE MAYOR OF THE CITY OF WEST LAFAYETTE, INDIANA ON
THE _____ DAY OF _____ 2025.

Sana G. Booker, Clerk

THIS ORDINANCE APPROVED AND SIGNED BY ME ON THE _____ DAY OF
_____ 2025.

Erin R. Easter, Mayor

Attest:

Sana G. Booker, Clerk

Ordinance No. 34-2025
LEGAL DESCRIPTION

PROPOSED AREA 2 (BLUE)

A PART OF LOTS 15, 16, AND 17 OF CHAUNCEY'S BOTTOM LANDS, THE PLAT THEREOF RECORDED IN DEED RECORD 48, PAGE 277-279 IN THE OFFICE OF THE RECORDER OF TIPPECANOE COUNTY, INDIANA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

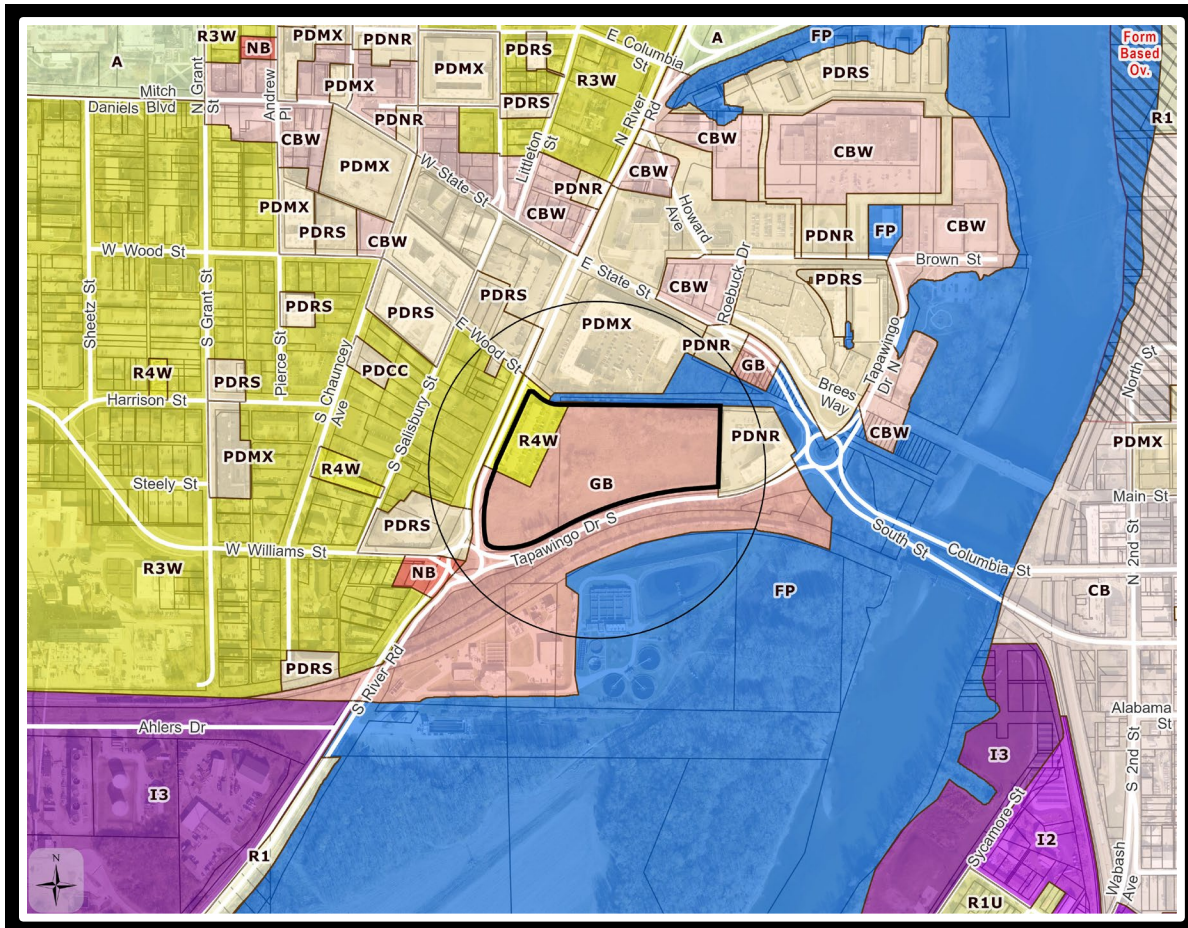
COMMENCING AT THE NORTHWEST CORNER OF LOT 1 OF THE HAMPTON INN AND SUITES PRELIMINARY PLAN, RECORDED AS INSTRUMENT 2015015266 IN SAID RECORDER'S OFFICE; THENCE SOUTH 01 DEGREES 34 MINUTES 03 SECONDS WEST 4.88 FEET ALONG THE WEST LINE THEREOF TO THE POINT OF BEGINNING OF THIS DESCRIPTION; THENCE CONTINUING ALONG SAID WEST LINE SOUTH 01 DEGREES 34 MINUTES 03 SECONDS WEST 361.10 FEET TO THE NORTHERLY RIGHT OF WAY OF TAPAWINGO DRIVE THENCE ALONG SAID NORTHERLY RIGHT OF WAY THE FOLLOWING SIX (6) COURSES:

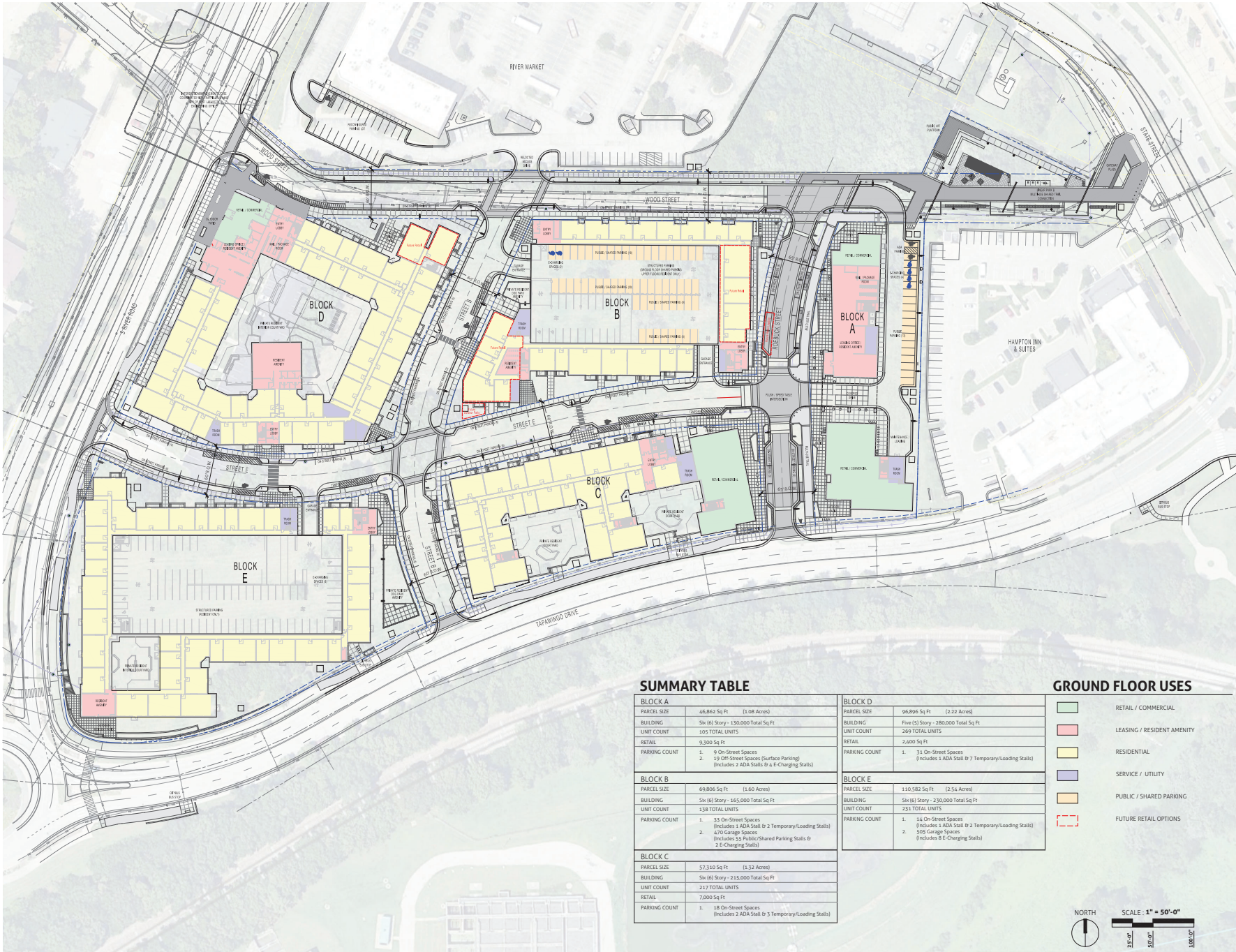
- 1) 62.32 FEET ALONG A NON TANGENT ARC TO THE RIGHT HAVING A RADIUS OF 735.24 FEET AND SUBTENDED BY A CHORD BEARING SOUTH 84 DEGREES 52 MINUTES 36 SECONDS WEST 62.30 FEET;
- 2) 677.17 FEET ALONG AN ARC TO THE LEFT HAVING A RADIUS OF 1478.94 FEET AND SUBTENDED BY A CHORD BEARING SOUTH 74 DEGREES 06 MINUTES 44 SECONDS WEST 671.27 FEET;
- 3) SOUTH 62 DEGREES 27 MINUTES 18 SECONDS WEST 91.25 FEET;
- 4) 207.36 FEET ALONG AN ARC TO THE RIGHT HAVING A RADIUS OF 379.98 FEET AND SUBTENDED BY A CHORD BEARING SOUTH 78 DEGREES 05 MINUTES 18 SECONDS WEST 204.80 FEET;
- 5) 30.00 FEET ALONG AN ARC TO THE RIGHT HAVING A RADIUS OF 70.00 FEET AND SUBTENDED BY A CHORD BEARING NORTH 74 DEGREES 00 MINUTES 03 SECONDS WEST 29.77 FEET;
- 6) NORTH 61 DEGREES 40 MINUTES 16 SECONDS WEST 5.63 FEET TO THE EASTERLY RIGHT OF WAY OF SOUTH RIVER ROAD (ALSO KNOWN AS US HIGHWAY 231), THENCE ALONG SAID EASTERLY RIGHT OF WAY TO FOLLOWING SIX (6) COURSES:
 - 1) 27.06 FEET ALONG AN ARC TO THE RIGHT HAVING A RADIUS OF 30.00 FEET AND SUBTENDED BY A CHORD BEARING NORTH 35 DEGREES 53 MINUTES 04 SECONDS WEST 26.15 FEET;
 - 2) 182.91 FEET ALONG AN ARC TO THE RIGHT HAVING A RADIUS OF 530 FEET AND SUBTENDED BY A CHORD BEARING NORTH 00 DEGREES 09 MINUTES 26 SECONDS WEST 182.00 FEET;
 - 3) NORTH 09 DEGREES 43 MINUTES 47 SECONDS EAST 45.38 FEET;
 - 4) NORTH 20 DEGREES 08 MINUTES 38 SECONDS EAST 103.36 FEET;
 - 5) NORTH 10 DEGREES 19 MINUTES 38 SECONDS EAST 12.99 FEET;

6) NORTH 24 DEGREES 22 MINUTES 07 SECONDS EAST 363.06 FEET; THENCE SOUTH 86 DEGREES 55 MINUTES 58 SECONDS EAST 17.07 FEET; THENCE SOUTH 49 DEGREES 36 MINUTES 01 SECONDS EAST 39.10 FEET; THENCE 97.28 FEET ALONG AN ARC TO THE LEFT HAVING A RADIUS OF 139.67 FEET AND SUBTENDED BY A CHORD BEARING SOUTH 69 DEGREES 37 MINUTES 15 SECONDS EAST 95.32 FEET; THENCE SOUTH 89 DEGREES 35 MINUTES 28 SECONDS EAST 716.70 FEET TO THE POINT OF BEGINNING, CONTAINING 11.05 ACRES, MORE OR LESS.

Z-2981
TRINITAS DEVELOPMENT, LLC – Mark Becher
(The District at Tapawingo PD)
(R4W & GB to PDMX)

STAFF REPORT
July 10, 2025





AB
LANDSCAPE ARCHITECTURE, INC.
1054 Virginia Ave, Suite 210
Indianapolis, Indiana 46203

Landscape Architecture

TRINITAS

Trinitas
201 Main Street
Lafayette, Indiana 47901

Client Information

The District at
Tapawingo PD

Consultant Information

Tapawingo Dr
West Lafayette, IN 47906

Project Information

NOT FOR
CONSTRUCTION

Preliminary Plan Submittal
06/16/2025
24008

Project Status

SITE PLAN

CLO.00



01 Aerial View Looking North over Tapawingo Drive

02 Aerial View Looking at the South-West Corner of Block E

03 Block E from the Roundabout at River Road and Tapawingo Drive



TRINITAS

Trinitas
201 Main Street
Lafayette, Indiana 47901

Client Information

Consultant Information

The District at
Tapawingo PD

Tapawingo Dr
West Lafayette, IN 47906

Project Information

Preliminary Plan
Submission
6/16/2025
24008

Project Status

DISTRICT
VIGNETTES

A305

Z-2981

**TRINITAS DEVELOPMENT, LLC (THE DISTRICT AT TAPAWINGO PD)
GB and R4W To PDMX**

**Staff Report
July 10, 2025**

REQUEST MADE, PROPOSED USE, LOCATION:

Petitioner, with consent of the owner and represented by attorney Ryan Munden of RTS Law, is requesting a rezone from GB and R4W to PDMX on approximately 11.05 acres for a proposed multi-family residential and commercial development. The project will encompass five lots, with five buildings of four- and five-stories containing 960 residential units, 18,700 square feet of ground-floor retail, two parking garages and a surface parking lot with a minimum of 967 parking spaces. The property is located along the north side of Tapawingo Drive between S. River Road and State Street, in West Lafayette, Wabash 20 (SW) 23-4 and 19 (SE) 23-4.

[Full set of Preliminary Plans](#)

ZONING HISTORY AND AREA ZONING PATTERNS:

The property currently has two zoning districts: R4W, Single- Two- and Multi-family Residential, West Lafayette, and GB, General Business. The northern strip of land (not being rezoned, but is part of the construction limits) is zoned FP for Flood Plain zoning. The R4W zoning dates to 2009, when the existing apartment building added 18 units. The GB portion of the proposal has had numerous rezone attempts for other planned developments, none of which made it past draft stage.

To the north, property is zoned PDMX; to the northeast and east, property is zoned PDNR, Planned Development Non-Residential. Across River Rd, most properties are likewise zoned R4W, with more PD zoning closer to the State St corridor.

The most recent rezoning action in this area was earlier this year for The Approach Planned Development, at the corner of River Rd and E Williams Street (Z-2953).

AREA LAND USE PATTERNS:

This site is largely unimproved, with scrub brush and trees. The R4W-zoned land houses the multi-family Riverbend Apartments. Adjacent to the east is the Hampton Inn; to the north is a Speedway gas station and the River Market Planned Development that houses multi-family apartments and ground floor retail. Properties across River Rd are predominantly multi-family residential in nature.

The property is part of the *2020 West Lafayette Downtown Plan* and is shown as both Downtown Village and Downtown Riverfront. The Village designation recommends

ground floor retail with residential above, a minimum of 2 stories and maximum of 6 stories. The Riverfront designation recommends a diverse mix of residential, office, entertainment and retail uses, with a minimum of 3 stories and a maximum of 10 stories. Mixed-use buildings should reserve the ground floor for non-residential uses and residential lobbies.

TRAFFIC AND TRANSPORTATION:

The proposed development will follow the guidelines of the transportation improvements set forth in the West Lafayette Downtown Plan and the 2024 City of West Lafayette Downtown Traffic Study. Four new streets are being developed as part of this project: Wood Street, connecting River Rd to State St via a pedestrian trail; Roebuck, and as yet unnamed “Streets B and E”. The first phase of the PD proposes to complete Wood St, “Street B” and a portion of “Street E”.

The site plan shows two points of access from both S. River Road and Tapawingo Drive. A future extension of Roebuck to the north could provide a fifth access point from State Street.

The project will provide a minimum of one parking space per unit. There is a total of 950 garage parking spaces, in Block B and Block E, and 17 parking spaces in a surface lot on Block A. Phase 1 of the PD will build out Block D and Block E, providing a minimum of 490 garage spaces. Access to the garage is from the north, from “Street E”. On street parking spaces will also be provided throughout the project, and will be metered by the City of West Lafayette. A minimum of 200 bicycle parking spaces are being provided throughout the site.

ENVIRONMENTAL AND UTILITY CONSIDERATIONS:

This site can be served by sewer and water. Stormwater is planned to be discharged into an existing storm sewer trunkline located within the future Wood St ROW. Additional underground storage for stormwater will be installed within the road infrastructure; based on preliminary stormwater modeling, this will be sufficient to offset the potential for flooding on the property after the Wood Street construction is complete. Final modeling and storage system design will be provided at the Final Detailed Plan stage of the PD.

STAFF COMMENTS:

The petitioner is proposing a mixed-use commercial and residential district for this area of the Downtown Riverfront. The property has long sat vacant, while land along both State and part of River was developed many years ago. The development is also providing a new street network, with the hope of eventually connecting to the north across State Street. The District is intended to be pedestrian friendly, with traffic calming design along streets and at intersections, substantial amounts of street trees and planters, and a new public park.

Spread amongst the five buildings in the project are various amenities for residents: fitness centers, co-working areas, outdoor courtyards, rooftop spaces and two private dog parks. The first phase of the PD will see Block D and E built out, as well as the necessary

street network to access those blocks. The entire Wood Street corridor will also be constructed as part of phase 1, which includes the linear park out to State Street on the eastern end of the project. Future phasing will include the rest of the street network and all the retail space along Roebuck. The plans for Block B provide for optional retail in the future, when it is built out, providing a complete retail corridor along Roebuck.

Retail spaces are provided on the north and south ends of Block A and the east side of Block C. A corner of Block D (2,400 sq ft) is also reserved for retail space. When Roebuck connects across State Street, this new development will be fully incorporated into the "Riverfront" of West Lafayette, providing the community with spaces that offer retail, dining, entertainment and living options.

Most of the buildings within The District offer residential units on the ground floor, which goes against the recommendations of the *Plan*. However, introducing new retail to an area that hasn't been established as a retail corridor can be a risk; there are plenty of vacant retail spaces around the community. Keeping the retail options to a smaller scale for this project, while having the opportunity to increase in the future, is supported by both West Lafayette and APC staff.

STAFF RECOMMENDATION:

Approval, contingent on meeting all requirements of UZO 2-28-10 for submission of Final Detailed Plans, signed off by those noted in that section to include:

1. All sheets that make up the approved Preliminary Plan;
2. Planned Development construction plans per UZO Appendix B-2;
3. A final plat per UZO Appendix B-3-2 as applicable, which includes all required right-of-way dedications;
4. Planned Development construction plans per UZO Appendix B-2;
5. Appropriate surety submitted with Final Detailed Plans;
6. Final landscape plan and plant schedule, in general conformity with the approved Preliminary Plans, shall be approved by the Greenspace Administrator with the submission of the Final Detailed Plans;
7. A final MOT plan, subject to the approval of the Administrative Officer, shall be submitted with the Final Detailed Plans;
8. An application for addressing of the units shall be made to APC prior to the submission of the Final Detailed Plans as required;
9. A minor modification for the River Market Planned Development shall be approved and recorded prior to the submission of the Final Detailed Plans;

10. The existing right-of-way as shown on the Preliminary Plat shall be vacated prior to submission of the Final Detailed Plans; and

11. FAA Determination shall be submitted with the Final Detailed Plans.



Area Plan Commission of Tippecanoe County, Indiana

July 17, 2025
Ref. No.: 2025-216

West Lafayette City Council
222 N Chauncey Ave
West Lafayette, IN 47906

CERTIFICATION

RE: Z-2981 TRINITAS DEVELOPMENT, LLC – Mark Becher (The District at Tapawingo PD) (R4W & GB to PDMX):

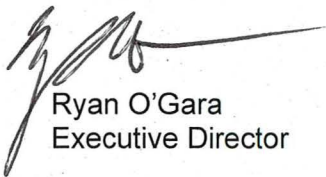
Petitioner is requesting PDMX zoning on approximately 11.05 acres for a five-lot, five-building mixed-use development of four- and five-story buildings, containing 960 residential units, 18,700 square feet of ground-floor retail, two parking garages and a surface parking lot with a minimum of 1,005 parking spaces. The property lies in the southwestern triangular wedge created by Tapawingo Drive and S. River Road, in West Lafayette, Wabash mostly 20 (SW) 23-4, and part of 19 (SE) 23-4.

Dear City Council:

As Secretary to the Area Plan Commission of Tippecanoe County, I do hereby certify that at a public hearing held on July 16, 2025, the Area Plan Commission of Tippecanoe County voted 15 yes – 0 no on the motion to rezone the subject real estate from R4W & GB to PDMX. Therefore, the Area Plan Commission of Tippecanoe County recommends to the West Lafayette City Council that the proposed rezoning ordinance be APPROVED for the property described in the attachment.

Public Notice has been given that this petition will be heard before the West Lafayette City Council at their August 4, 2025, regular meeting. Petitioners or their representatives must appear to present their case.

Sincerely,



Ryan O'Gara
Executive Director

RO/kl

Enclosures: Staff Report & Ordinance

cc: Mark Becher VP, Trinitas Development, LLC
Ryan Munden, RTS Law
Shen LLC
Chad Spitznagle, City of West Lafayette

ORDINANCE NO. 35-2025
**TO AMEND CERTAIN PORTIONS OF THE UNIFIED
ZONING ORDINANCE OF TIPPECANOE COUNTY, INDIANA,
DESIGNATING THE TIME WHEN THE SAME SHALL TAKE EFFECT.**

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF WEST LAFAYETTE, INDIANA, THAT ORDINANCE NO. 32-97 IS HEREBY AMENDED AS FOLLOWS:

Section 1: Ordinance No. 32-97 of the City of West Lafayette, Indiana, is hereby amended to rezone the following described real estate, to wit:

See Attached Legal Description

Section 2: Said real estate is hereby rezoned as follows:

FROM: **R3W** zoning district

TO: **PDRS** zoning district

Section 3: This ordinance shall be in full force and effect from and after its passage and signing by the Mayor.

INTRODUCED ON FIRST READING ON THE _____ DAY OF _____, 2025.

MOTION TO ADOPT MADE BY COUNCILOR _____ AND SECONDED BY COUNCILOR _____.

DULY ORDAINED, PASSED, AND ADOPTED BY THE COMMON COUNCIL OF THE CITY OF WEST LAFAYETTE, INDIANA, ON THE _____ DAY OF _____ 2025, HAVING BEEN PASSED BY A VOTE OF ____ IN FAVOR AND ____ OPPOSED, THE ROLL CALL VOTE BEING:

	AYE	NAY	ABSENT	ABSTAIN
Bellisario				
Blanco				
Burr				
Dennis				
Lee				
Leverenz				
Parker				
Sanders				
Schenkel				

Larry J. Leverenz, Presiding Officer

Attest:

Sana G. Booker, Clerk

PRESENTED BY ME TO THE MAYOR OF THE CITY OF WEST LAFAYETTE, INDIANA ON
THE _____ DAY OF _____ 2025.

Sana G. Booker, Clerk

THIS ORDINANCE APPROVED AND SIGNED BY ME ON THE _____ DAY OF
_____ 2025.

Erin R. Easter, Mayor

Attest:

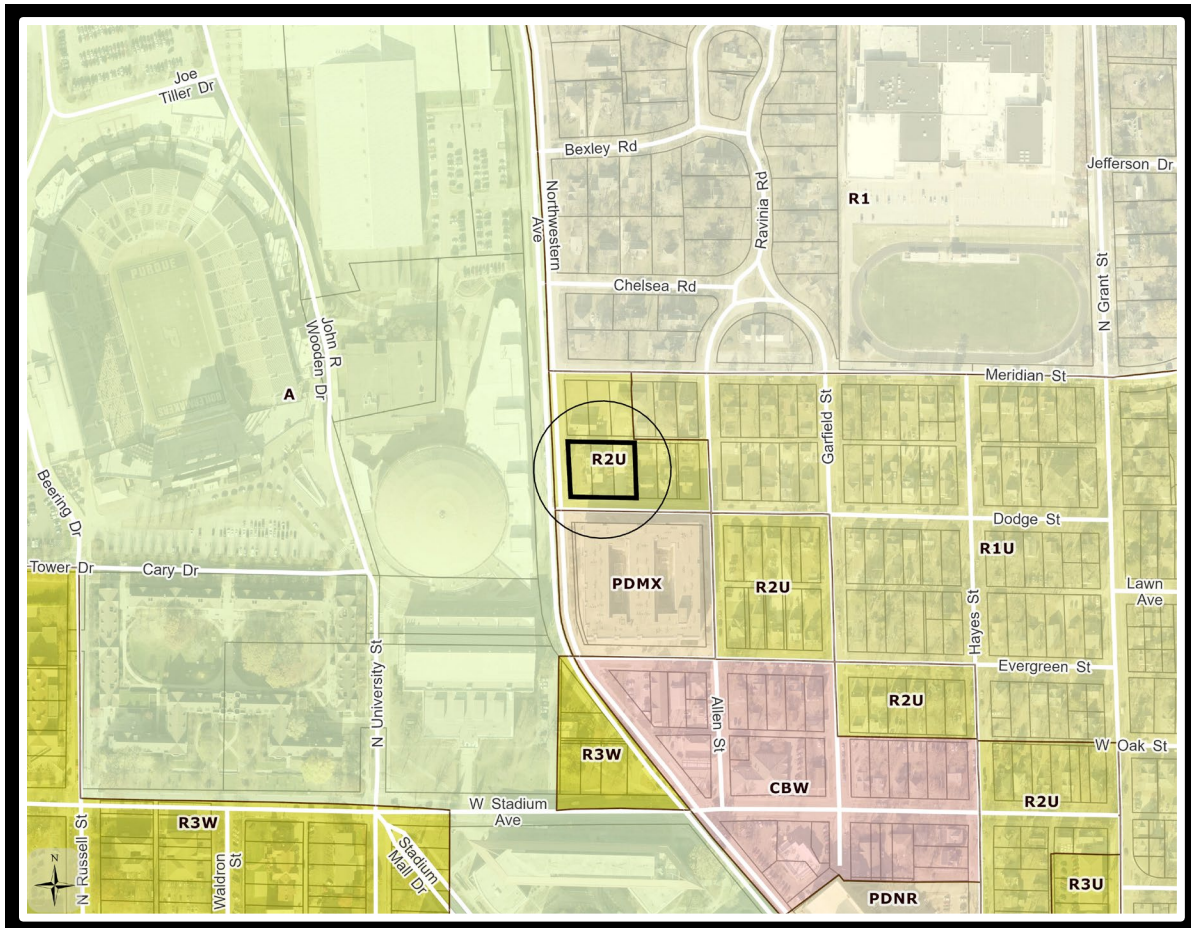
Sana G. Booker, Clerk

LEGAL DESCRIPTION

Lots numbered Twenty-one (21), Twenty-two (22), and Twenty-three (23) in Caulkin's First Addition to West Lafayette, as platted upon part of the west half of the southeast quarter of Section Eighteen (18), in Township Twenty-three (23) North, Range Four (4) West. Located in Wabash Township, Tippecanoe County, Indiana

Z-2989
ACCOMPANY, LLC
(R2U to R3U)

STAFF REPORT
July 10, 2025



Z-2989
ACCOMPANY, LLC
OWNER: STEWART COOPERATIVE ASSOCIATION
R2U to R3U

Staff Report
July 10, 2025

REQUEST MADE, PROPOSED USE, LOCATION:

Petitioner is requesting a rezone of three lots located at the northeast corner of Dodge Street and Northwestern, specifically, 800 Northwestern Avenue, in West Lafayette, Wabash 18 (SE) 23-4. The requested R3U zone would bring an existing legally nonconforming use into conformance.

ZONING HISTORY AND AREA ZONING PATTERNS:

The subject property and adjacent properties to the north and east are all zoned R2U (single-family and two-family residential, urban). Purdue's Mackey Arena, located across Northwestern Avenue to the west, is zoned A (Agricultural) along with the rest of Purdue's campus. The Fuse apartment complex, located across Dodge Street to the south, is zoned PDMX (Planned Development Mixed Use). Other nearby residential properties in the surrounding New Chauncey and nearby Hills and Dales neighborhoods are zoned a mix of R1 (single-family residential) and R1U (single-family residential, urban).

Recent rezoning activity in this area of the city has been sparse. The most recent rezone approval in the area was for Fuse Apartments in 2012, which was rezoned to PDMX from CBW (Z-2494). That same year, another rezone was proposed on the property to the north of the subject site for the Meridian Crossing Planned Development (R1U to PDRS) but was eventually withdrawn (Z-2484). There has been no recent BZA activity within the immediate area.

AREA LAND USE PATTERNS:

The property is currently home to the Stewart Cooperative, an all-female student housing association that has occupied the current facility for roughly 25 years. Many of the properties on this same city block were originally built as single-family dwellings but have since been converted into multi-family apartments serving predominantly student renters. Purdue's main athletic complex sits directly across Northwestern Ave to the west and Fuse Apartments, a mixed-use product completed in 2014, sits across Dodge Street to the South. CVS Pharmacy, Regions Bank, Subway, and Jimmy John's currently occupy Fuse's ground floor commercial space. Aside from Fuse, most of the surrounding residences in this area were built in the early 20th century.

TRAFFIC AND TRANSPORTATION:

The property's main points of access are along Dodge Street, a local road, and a public alleyway running along the lot's north side. Northwestern Avenue, an urban primary arterial, runs along the lot's west side.

ENVIRONMENTAL AND UTILITY CONSIDERATIONS:

The property is served by city sewer and water.

STAFF COMMENTS:

Petitioner requests a rezone from R2U to R3U to bring the existing Stewart Cooperative housing association into conformance. Petitioner has indicated that they intend to expand the existing use, which would only be allowed if it were legally conforming. While the property has been occupied by Stewart Cooperative since 2000, similar entities maintained the same use on this property for many decades prior under its current zoning.

Since this property sits at the northwestern edge of the New Chauncey Neighborhood, the current guiding land use policy is the 2013 *New Chauncey Neighborhood Plan*. The subject property is located within "Block 1" of the *Plan*'s Future Land Use Map Key. The *Plan* narrative calls for "Medium Density Residential Urban" in this part of Block 1, specifically calling out "multi-family structures" (not exceeding 35 dwelling units per acre) as an appropriate use along Northwestern Ave and Dodge Street (p. 76).

The intent of the R3U zoning district is to provide areas within the urban parts of the county for medium and relatively high density single-family, two-family, and multi-family residential development not exceeding 62 dwelling units per acre at the smallest allowable unit size ("Efficiencies" under 350sqft). While this level of density exceeds the upper limit established by the *New Chauncey Neighborhood Plan*, a density level this high is somewhat impractical and not reflective of the current multi-family development market within West Lafayette. Given that the intent of the R3U zone generally conforms to the recommendations of the *New Chauncey Neighborhood Plan* for this block, and the request would bring a legally nonconforming use into conformance, staff supports the rezone.

STAFF RECOMMENDATION:

Approval



Area Plan Commission of Tippecanoe County, Indiana

July 17, 2025
Ref. No.: 2025-218

West Lafayette City Council
222 N Chauncey Ave
West Lafayette, IN 47906

CERTIFICATION

RE: Z-2989 ACCOMPANY, LLC (R2U to R3U):

Petitioner is requesting a rezone of three lots located at the northeast corner of Dodge Street and Northwestern, specifically, 800 Northwestern Avenue, in West Lafayette, Wabash 18 (SE) 23-4.

Dear City Council:

As Secretary to the Area Plan Commission of Tippecanoe County, I do hereby certify that at a public hearing held on July 16, 2025, the Area Plan Commission of Tippecanoe County voted 15 yes – 0 no on the motion to rezone the subject real estate from R2U to R3U. Therefore, the Area Plan Commission of Tippecanoe County recommends to the West Lafayette City Council that the proposed rezoning ordinance be APPROVED for the property described in the attachment.

Public Notice has been given that this petition will be heard before the West Lafayette City Council at their meeting on August 4, 2025. Petitioners or their representatives must appear to present their case.

Sincerely,



Ryan O'Gara
Executive Director

RO/kl

Enclosures: Staff Report & Ordinance

cc: Gregory S Napier, Accompany LLC
Kevin Riley, RTS Law
Stewart Cooperative Association
Chad Spitznagle, City of West Lafayette

ORDINANCE NO. 36-2025
**TO AMEND CERTAIN PORTIONS OF THE UNIFIED
ZONING ORDINANCE OF TIPPECANOE COUNTY, INDIANA,
DESIGNATING THE TIME WHEN THE SAME SHALL TAKE EFFECT.**

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF WEST LAFAYETTE, INDIANA, THAT ORDINANCE NO. 32-97 IS HEREBY AMENDED AS FOLLOWS:

Section 1: Ordinance No. 32-97 of the City of West Lafayette, Indiana, is hereby amended to rezone the following described real estate, to wit:

See Attached Legal Description

Section 2: Said real estate is hereby rezoned as follows:

FROM: **R3W** zoning district

TO: **R4W** zoning district

Section 3: This ordinance shall be in full force and effect from and after its passage and signing by the Mayor.

INTRODUCED ON FIRST READING ON THE _____ DAY OF _____, 2025.

MOTION TO ADOPT MADE BY COUNCILOR _____ AND SECONDED BY COUNCILOR _____.

DULY ORDAINED, PASSED, AND ADOPTED BY THE COMMON COUNCIL OF THE CITY OF WEST LAFAYETTE, INDIANA, ON THE _____ DAY OF _____ 2025, HAVING BEEN PASSED BY A VOTE OF ____ IN FAVOR AND ____ OPPOSED, THE ROLL CALL VOTE BEING:

	AYE	NAY	ABSENT	ABSTAIN
Bellisario				
Blanco				
Burr				
Dennis				
Lee				
Leverenz				
Parker				
Sanders				
Schenkel				

Larry J. Leverenz, Presiding Officer

Attest:

Sana G. Booker, Clerk

PRESENTED BY ME TO THE MAYOR OF THE CITY OF WEST LAFAYETTE, INDIANA ON
THE _____ DAY OF _____ 2025.

Sana G. Booker, Clerk

THIS ORDINANCE APPROVED AND SIGNED BY ME ON THE _____ DAY OF
_____ 2025.

Erin R. Easter, Mayor

Attest:

Sana G. Booker, Clerk

LEGAL DESCRIPTION

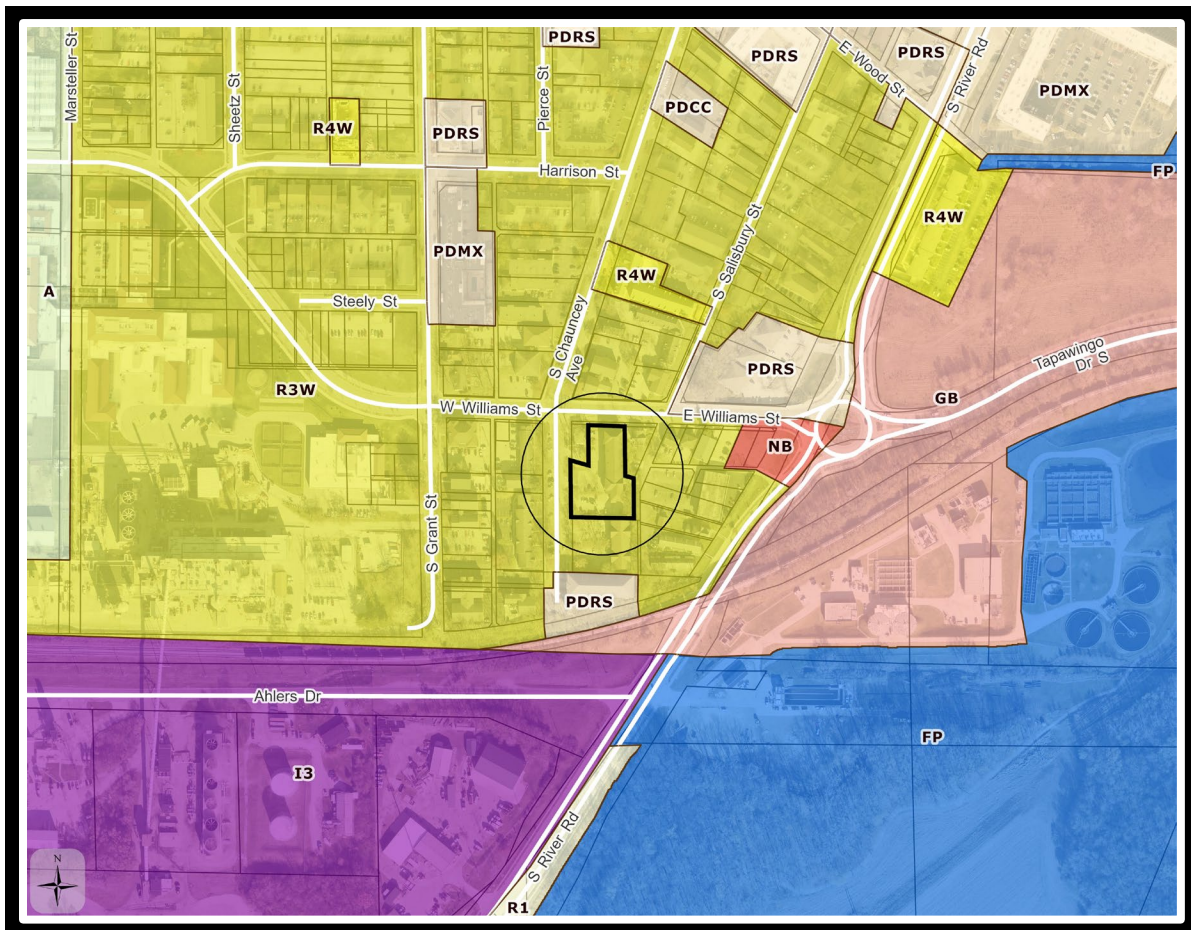
Lot numbered One (1) in Boardwalk Subdivision as per the plat thereof dated November 20, 1989, recorded January 4, 1990, Plat Cabinet D, Slide 47, Document Number 9000179 in the Office of the Recorder of Tippecanoe County, Indiana. Located in the City of West Lafayette, Wabash Township, Tippecanoe County, Indiana.

EXCEPT

A part of Lot 1 in Boardwalk Subdivision, a subdivision in the Southeast Quarter of Section 19, Township 23 North, Range 4 West, Wabash Township, Tippecanoe County, Indiana, the plat of which is recorded in Plat Cabinet D, Slide 47, and as Instrument 90-00179 (all referenced documents are recorded in the Office of the Recorder of Tippecanoe County), and being that part of the grantors' land lying within the right of way lines depicted in Instrument No. 201616005082 as Right-Of-Way Parcel Plat marked Exhibit "B", more particularly described as follows: Beginning at the northernmost northwest corner of said Lot 1; thence South 88 degrees 07 minutes 19 seconds East 100.35 feet along the northernmost line of said Lot 1 to a northeast corner of said Lot thence South 00 degrees 54 minutes 45 seconds East 7.79 feet along an east line of said Lot 1 to the point designated as "40401" on said Parcel Plat; thence North 88 degrees 07 minutes 19 seconds West 100.35 feet to a west line of said Lot 1: thence North 00 degrees 54 minutes 45 seconds West 7.79 feet along said west line to the point of beginning, containing 781 square feet, more or less.

Z-2990
BC CENT, LLC
(R3W to R4W)

STAFF REPORT
July 10, 2025



Z-2990
BC CENT, LLC
OWNER: BC CENT, LLC BY NEIL KLEMME, MANAGER
R3W to R4W

Staff Report
July 12, 2025

REQUEST MADE, PROPOSED USE, LOCATION:

Petitioner, represented by attorney Drew Tharp of Gutwein Law, is requesting the rezoning of Lot 1 in the Boardwalk Subdivision, which is located at the southeast corner of Williams Street and South Chauncey Avenue, from R3W to R4W. The site is commonly known as 420 S. Chauncey Avenue, West Lafayette, Wabash 19 (SE) 23-4.

ZONING HISTORY AND AREA ZONING PATTERNS:

The oldest zoning maps show this property with R3 zoning, which became R3W with the passage of the Unified Zoning Ordinance in 1998. All surrounding land is also zoned R3W.

AREA LAND USE PATTERNS:

The site contains a 32-unit apartment complex built in 1991. The surrounding buildings are mostly apartment complexes and converted homes catering to university students.

TRAFFIC AND TRANSPORTATION:

The site has frontage along South Chauncey Avenue, classified as an urban primary arterial, and Williams Street, an urban local road. Two existing driveways along Chauncey serve the site.

ENVIRONMENTAL AND UTILITY CONSIDERATIONS:

Sanitary sewer and water serve the site. No bufferyard is required if the site is rezoned.

STAFF COMMENTS:

According to petitioner's attorney, the site currently contains 32 units in the apartment building and the density is 15.4 units per acre, which is beyond the maximum permitted density of 15 units per acre in the R3W zone. The requested R4W zone has no maximum permitted density cap. If this property is rezoned, the existing use will become conforming. Additionally, this rezone will allow the owner to convert an existing office and garage space into two additional units for a total of 34 units. The petitioner will need to work with the West Lafayette City Engineer's office to determine if any variances will be needed.

The property in question was not included in the adopted *West Lafayette Downtown Plan*; however, it is in the amendment to the *Plan* staff is currently finishing. This amendment,

while it has not yet been adopted by West Lafayette, has been supported by city staff and indicates a “dense mix of urban residential development” for this particular block.

West Lafayette’s southern end is by far one of the densest areas in our community. Its adjacency to the University makes this a desirable location for student apartments and staff supports the further densification of this area of West Lafayette.

STAFF RECOMMENDATION:

Approval



Area Plan Commission of Tippecanoe County, Indiana

July 17, 2025
Ref. No.: 2025-219

West Lafayette City Council
222 N Chauncey Ave
West Lafayette, IN 47906

CERTIFICATION

RE: Z-2990 BC CENT, LLC (R3W to R4W):

Petitioner is requesting a rezone of an existing apartment building located in the southeast quadrant of E. Williams Street and S. Chauncey, specifically 420 S. Chauncey Avenue, in West Lafayette, Wabash 19 (SE) 23-4.

Dear City Council:

As Secretary to the Area Plan Commission of Tippecanoe County, I do hereby certify that at a public hearing held on July 16, 2025, the Area Plan Commission of Tippecanoe County voted 15 yes – 0 no on the motion to rezone the subject real estate from R3W to R4W. Therefore, the Area Plan Commission of Tippecanoe County recommends to the West Lafayette City Council that the proposed rezoning ordinance be APPROVED for the property described in the attachment.

Public Notice has been given that this petition will be heard before the West Lafayette City Council at their meeting on August 4, 2025. Petitioners or their representatives must appear to present their case.

Sincerely,



Ryan O'Gara
Executive Director

RO/kl

Enclosures: Staff Report & Ordinance

cc: Neil Klemme, BC Cent LLC
Drew T. Tharp, Gutwein Law
Chad Spitznagle, City of West Lafayette

AN ORDINANCE TO AMEND ORDINANCE 24-2025, TO FIX THE 2025 SALARY SCHEDULE FOR ELECTED OFFICIALS, APPOINTED OFFICERS, EMPLOYEES, MEMBERS OF THE POLICE DEPARTMENT, MEMBERS OF THE FIRE DEPARTMENT, WELLNESS CENTER, AND WASTEWATER TREATMENT UTILITY OF THE CITY OF WEST LAFAYETTE, INDIANA

WHEREAS, the Mayor of the City of West Lafayette, Indiana, hereby fixes the salary schedule for elected officials, appointed officers, employees, members of the Police Department, members of the Fire Department, Wellness Center, and Wastewater Treatment Utility of the City of West Lafayette, Indiana, for the year 2025, and requests that such salary ranges for each position be approved by the Common Council, as required by Indiana Code 36-4-7-3 and 36-8-3-3. All amounts shown are subject to the availability funds.

Be It Ordained by the Common Council of the City of West Lafayette, Indiana, that:

SECTION 1.

For the year 2025, the salary schedule for the elected officials, appointed officers, employees, members of the Police Department, members of the Fire Department, Wellness Center, and Wastewater Treatment Utility of the City of West Lafayette, Indiana, be fixed as follows:

ELECTED OFFICIALS				
Position	FLSA	Biweekly (\$) General Fund	Biweekly (\$) WWTU	Monthly (\$) General Fund
Mayor	Exempt	2,944.06	1,962.70	
Clerk	Exempt	1,730.77	1,153.85	
City Judge	Exempt	554.62		
Councilor	Exempt			1,311.45
Council President				40.00
Council APC Representative				40.00

BUILDING				
Position	# Hours/ Workweek	FLSA	Biweekly (\$) Minimum	Biweekly (\$) Maximum
Building Commissioner	40	Exempt	3,400.83	3,813.18
Deputy Building Commissioner	37.5	Non-Exempt	2,517.52	3,164.76
Inspector	37.5	Non-Exempt	2,091.10	2,673.39
Administrative Assistant	37.5	Non-Exempt	1,642.32	2,189.23
Rental Housing Assistant	37.5	Non-Exempt	1,358.96	1,799.39

CLERK				
Position	# Hours/ Workweek	FLSA	Biweekly (\$) Minimum	Biweekly (\$) Maximum
1st Deputy Clerk	37.5	Non-Exempt	2,108.51	2,319.23
Deputy Clerk	37.5	Non-Exempt	1,699.77	1,961.26

COMMUNICATION				
Position	# Hours/ Workweek	FLSA	Biweekly (\$) Minimum	Biweekly (\$) Maximum
Director of Communications	40	Exempt	3,400.83	3,813.18
Communications Manager	37.5	Non-Exempt	2,442.31	2,938.95
Creative Service Manager	37.5	Non-Exempt	2,442.31	2,938.95

DEVELOPMENT/EDIT				
Position	# Hours/ Workweek	FLSA	Biweekly (\$) Minimum	Biweekly (\$) Maximum
Director of Development	40	Exempt	3,400.83	3,813.18
Development Project Manager	37.5	Non-Exempt	2,178.86	2,575.03
Community Development Manager	37.5	Non-Exempt	2,136.15	2,499.76
Facilities Manager	37.5	Non-Exempt	2,497.28	2,938.30
Custodian	37.5	Non-Exempt	1,158.75	1,467.75

ENGINEERING				
Position	# Hours/ Workweek	FLSA	Biweekly (\$) Minimum	Biweekly (\$) Maximum
City Engineer	40	Exempt	4,159.62	4,555.77
Assistant City Engineer	37.5	Exempt	3,075.15	3,731.18
Construction Manager	37.5	Non-Exempt	2,665.13	3,280.16
Stormwater Specialist	37.5	Non-Exempt	2,435.52	3,243.88
Project Manager/GIS	37.5	Non-Exempt	2,152.60	2,952.14
Business Manager	37.5	Non-Exempt	2,272.51	2,727.03

FINANCE				
Position	# Hours/ Workweek	FLSA	Biweekly (\$) Minimum	Biweekly (\$) Maximum
Controller	40	Exempt	3,794.33	4,201.36
Deputy Controller	37.5	Exempt	2,884.49	3,315.01
Treasury Specialist	37.5	Non-Exempt	2,045.50	2,863.07
Payroll Specialist	37.5	Non-Exempt	1,636.40	2,431.06
Accounts Payable Specialist	37.5	Non-Exempt	1,636.40	2,431.06
Accounts Receivable Specialist	37.5	Non-Exempt	1,636.40	2,431.06

FIRE - CIVILIANS					
Position	# Hours/ Workweek	FLSA	Annual (\$) Clothing Allowance	Biweekly (\$) Minimum	Biweekly (\$) Maximum
Lead Inspector/Investigator	40	Non-Exempt	700.00	2,480.48	3,006.00
Administrative Assistant	37.5	Non-Exempt	0.00	1,642.32	2,189.23

FIRE - SWORN FIREFIGHTERS					
Rank	# Hours/ Workweek	FLSA	Annual (\$) Clothing Allowance	Biweekly (\$) Maximum	Position
Chief	40	Exempt	1,500.00	4,059.20	Chief
Deputy Chief	40	Exempt	1,500.00	3,696.96	Deputy Chief
Battalion Chief	b	Non-Exempt	1,500.00	3,412.52	Battalion Chief
	b	Non-Exempt	1,500.00	3,283.34	Captain
Captain	40	Non-Exempt	1,500.00	3,283.34	Fire Inspections, Captain of
Lieutenant	b	Non-Exempt	1,500.00	3,146.36	Lieutenant
			1,500.00	2,852.17	Firefighter, First Class
Firefighter	b	Non-Exempt	0.00	2,703.19	Firefighter, Entry Level
				150.00	Technology Support
				150.00	Training Coordinator
				100.00	Health & Safety Officer
Additional Duties	b	Non-Exempt	0.00	100.00	EMS Coordinator

b – Based upon a 27-day tour of duty.

SEE ADDITIONAL STATEMENTS

HUMAN RESOURCES				
Position	# Hours/ Workweek	FLSA	Biweekly (\$) Minimum	Biweekly (\$) Maximum
Human Resources Director	40	Exempt	3,400.83	3,813.18
Human Resources Manager	37.5	Non-Exempt	2,441.25	3,027.12
Human Resources Generalist	37.5	Non-Exempt	2,361.64	2,634.62

INFORMATION TECHNOLOGY				
Position	# Hours/ Workweek	FLSA	Biweekly (\$) Minimum	Biweekly (\$) Maximum
Director of Technology	40	Exempt	3,400.83	3,813.18
IT Project Manager	37.5	Non-Exempt	1,980.77	2,559.55
Systems Administrator	37.5	Non-Exempt	2,317.06	2,896.33
ERP Administrator	37.5	Non-Exempt	2,317.06	2,896.33
IT Specialist	37.5	Non-Exempt	1,648.00	2,163.00
IT Support Technician	37.5	Non-Exempt	1,390.50	1,648.00

MAYOR				
Position	# Hours/ Workweek	FLSA	Biweekly (\$) Minimum	Biweekly (\$) Maximum
Executive Assistant	37.5	Exempt	2,108.51	2,558.42
Housing Director	40	Exempt	3,400.83	3,813.18

PARKS AND RECREATION					
Position	# Hours/ Workweek	FLSA	Annual (\$) Clothing Allowance	Biweekly (\$) Minimum	Biweekly (\$) Maximum
Superintendent	40	Exempt	0.00	3,400.83	3,813.18
Assistant Superintendent	37.5	Exempt	0.00	2,920.62	3,186.84
Parks Director	40	Exempt	700.00	2,688.85	2,920.62
Parks Naturalist	40	Non-Exempt	700.00	1,853.80	2,136.15
Recreation Coordinator	40	Exempt	0.00	1,853.80	2,136.15
Marketing & Communication Manager	40	Exempt	0.00	2,148.68	2,648.15
Grant Administrator	37.5	Non-Exempt	0.00	2,132.10	2,665.13
Program Manager	40	Non-Exempt	700.00	1,642.32	2,189.23
Administrative Assistant	37.5	Non-Exempt	0.00	1,642.32	2,189.23
Receptionist/Building Administrator	37.5	Non-Exempt	0.00	1,318.06	1,590.76
Greenspace Administrator	40	Non-Exempt	700.00	2,121.80	2,376.92
Horticulture Technician	40	Non-Exempt	700.00	1,722.09	2,021.33
Forestry Technician	40	Non-Exempt	700.00	1,722.09	2,060.00
Maintenance Foreman	40	Non-Exempt	700.00	1,970.17	2,278.36
Maintenance Technician I	40	Non-Exempt	700.00	1,932.06	2,242.69
Maintenance Technician II	40	Non-Exempt	700.00	1,802.78	1,893.43

POLICE - CIVILIANS					
Position	# Hours/ Workweek	FLSA	Annual (\$) Clothing Allowance	Biweekly (\$) Minimum	Biweekly (\$) Maximum
Social Service & Crisis Response Manager	37.5	Exempt	0.00	3,177.82	3,250.50
Social Service & Crisis Response Specialist	37.5	Non-Exempt	0.00	2,272.50	3,090.61
Administrative Assistant	37.5	Non-Exempt	0.00	1,642.32	2,189.23
Systems Manager	37.5	Non-Exempt	0.00	1,869.91	2,189.23
Data Processor	37.5	Non-Exempt	0.00	1,663.42	1,845.84
Communications Center Supervisor	40	Non-Exempt	0.00	2,455.84	2,658.58
Assistant Communications Center Supervisor	40	Non-Exempt	0.00	2,031.52	2,212.32
Patrol Dispatcher	40	Non-Exempt	0.00	1,977.06	2,157.87
Probationary Patrol Dispatcher	40	Non-Exempt	0.00	1,812.26	0.00
Neighborhood Resource Supervisor	37.5	Exempt	700.00	2,455.84	2,658.58
Neighborhood Resource Officer	37.5	Non-Exempt	700.00	1,943.01	2,437.56
Property & Evidence Manager/Programs Director	37.5	Non-Exempt	0.00	1,943.01	2,437.56
Fleet/Maintenance Technician	37.5	Non-Exempt	700.00	1,943.01	2,437.56
School Crossing Guard	Paid \$38.00 Per Assignment				

SEE ADDITIONAL STATEMENTS

POLICE - SWORN OFFICERS					
Rank	# Hours/ Workweek	FLSA	Annual (\$) Clothing Allowance	Biweekly (\$) Maximum	Position
Chief	40	Exempt	1,500.00	4,059.20	Chief
Deputy Chief	40	Exempt	1,500.00	3,696.96	Commander of Traffic & Operations
Captain	40	Non-Exempt	1,500.00	3,412.52	Patrol, Captain of
					Investigations, Captain of
					Special Services, Captain of
Lieutenant	a	Non-Exempt	1,500.00	3,283.34	Patrol, Lieutenant of
					Investigations, Lieutenant of
					Special Services, Lieutenant of
Sergeant	a	Non-Exempt	1,500.00	3,146.36	Patrol, Sergeant of
					Investigations, Sergeant of
					Special Services, Sergeant of
Detective	a	Non-Exempt	1,500.00	2,986.43	Detective
Officer	a	Non-Exempt	1,500.00	2,852.17	Police Officer, First Class
			0.00	2,703.19	Police Officer, Probationary

a – Based on a 28-day tour of duty.

SEE ADDITIONAL STATEMENTS

POLICE - SWORN OFFICERS - SCHOOL RESOURCE OFFICERS (SRO)				
Position	# Hours/ Workweek	FLSA	Annual (\$) Clothing Allowance	Biweekly (\$) Maximum
School Resource Officer Supervisor	a	Non-Exempt	1,500.00	3,146.36
School Resource Officer	a	Non-Exempt	1,500.00	2,852.17

a – Based on a 28-day tour of duty.

SEE ADDITIONAL STATEMENTS

STREET, SANITATION, & RECYCLING					
Position	# Hours/ Workweek	FLSA	Annual (\$) Clothing Allowance	Biweekly (\$) Minimum	Biweekly (\$) Maximum
Street Commissioner	40	Exempt	0.00	3,400.83	3,813.18
Collection System Foreman	40	Non-Exempt	700.00	1,904.18	2,878.34
Equipment Operator Foreman	40	Non-Exempt	700.00	1,904.18	2,878.34
Sanitation Foreman	40	Non-Exempt	700.00	1,904.18	2,878.34
Stormwater Foreman	40	Non-Exempt	700.00	1,904.18	2,878.34
Traffic Technician Foreman	40	Non-Exempt	700.00	1,904.18	2,878.34
Fleet Manager	40	Non-Exempt	0.00	1,904.18	2,904.99
Assistant Foreman	40	Non-Exempt	700.00	1,904.18	2,725.80
Mechanic/Equipment Operator	40	Non-Exempt	0.00	1,904.18	2,476.39
Traffic Maintenance/Equipment Operator	40	Non-Exempt	700.00	1,904.18	2,476.37
Equipment Operator/Laborer	40	Non-Exempt	700.00	1,904.18	2,476.37
Driver/Collector	40	Non-Exempt	700.00	1,904.18	2,476.37
Business Operations Manager	40	Non-Exempt	0.00	2,206.32	2,647.60
Administrative Assistant	40	Non-Exempt	0.00	1,642.32	2,189.23

SEE ADDITIONAL STATEMENTS

WASTEWATER TREATMENT UTILITY				
Position	# Hours/ Workweek	FLSA	Biweekly (\$) Minimum	Biweekly (\$) Maximum
Utility Director	40	Exempt	3,400.83	3,813.18
Maintenance Supervisor	40	Exempt	2,490.92	3,264.28
Operations Supervisor	40	Exempt	2,490.92	3,264.28
Laboratory Manager	40	Exempt	2,401.73	3,001.15
Collections Systems/GIS Supervisor	40	Exempt	2,490.92	3,213.54
Information Services/Instrumentation Technician	40	Non-Exempt	2,113.42	2,744.79
Climate Resiliency & Sustainability Officer	40	Non-Exempt	1,804.09	2,255.11
Operator	40	Non-Exempt	1,745.93	2,402.36
Maintenance/Operator	40	Non-Exempt	1,745.93	2,402.36
Laboratory Technician	40	Non-Exempt	1,745.93	2,332.77
Administrative Assistant	40	Non-Exempt	1,642.32	2,189.23

SEE ADDITIONAL STATEMENTS

WELLNESS CENTER					
Position	# Hours/ Workweek	FLSA	Annual (\$) Clothing Allowance	Biweekly (\$) Minimum	Biweekly (\$) Maximum
Wellness Center Director	40	Exempt	0.00	2,688.85	2,920.62
Wellness Coordinator	40	Exempt	0.00	1,853.80	2,136.15
Aquatics Coordinator	40	Exempt	0.00	1,853.80	2,136.15
Assistant Aquatics Coordinator	40	Non-Exempt	0.00	1,559.56	2,005.15
Recreation Coordinator	40	Exempt	0.00	1,853.80	2,136.15
Youth Development Coordinator	40	Exempt	0.00	1,853.80	2,136.15
Assistant Youth Development Coordinator	40	Non-Exempt	0.00	1,559.56	2,005.15
Membership & Events Coordinator	40	Exempt	0.00	1,853.80	2,136.15
Hub Services Associate	40	Non-Exempt	0.00	1,343.22	1,790.96
Maintenance Technician I	40	Non-Exempt	700.00	1,932.06	2,242.69
Custodian	40	Non-Exempt	0.00	1,236.00	1,565.60

PENSION FUNDS

The Police Pension Secretary and the Fire Pension Secretary are each paid \$300.00 monthly.

ADDITIONAL STATEMENTS RELATED TO THE:**Fire Department:**

1. The hourly rate for all non-exempt firefighters shall be calculated by dividing the annual salary by 13.5 (tours) and by 204 (hours) per the Fair Labor Standards Act guidelines.
2. Firefighters who work on Thanksgiving Day and/or December 25th will be compensated at the rate of two and one half times for hours worked.
3. Non-exempt firefighters will be compensated, at their current overtime rate, for the following required hours; emergency call-backs, an emergency incident requiring him/her to remain past the regular duty schedule, staffing a station to meet the minimum prescribed manpower levels, training that qualifies for reimbursement and/or IN Department of Homeland Security District 4 deployments. Voluntary training is excluded.
4. The Firefighter Retirement Entitlements Policy outlines a retiring firefighters' final benefits. (WLFD Sec 2.20)
5. Pending degree verification, an annual college degree incentive will be paid once a year to qualified firefighters for a maximum of one degree earned by November 1 of each year. Payment will be determined by the City Controller in the amounts of \$500.00 for associate degree, \$1,000.00 for bachelor's degree, and \$1,500.00 for master's degree.

Police Department:

1. The hourly rate for all non-exempt police officers will be calculated by dividing the annual salary by 13 (tours) and by 160 (hours) per the Fair Labor Standards Act guidelines.
2. An officer or a patrol dispatcher assigned to a shift of 6:00 p.m. to 6:00 a.m. will receive an additional \$0.50 per hour in shift differential compensation. Probationary officers and patrol dispatchers are not eligible for shift differentials.
3. Police officers and patrol dispatchers who work on Thanksgiving Day and/or December 25th will be compensated at the rate of two and one half times for hours worked.
4. Officers assigned as Technicians will receive \$2,429.96 additional annual compensation.
5. The Specialty Field Compensation Policy outlines sworn personnel of the police department, will receive \$250.00 annual compensation per specialty field per officer. The sworn personnel must have been specialty field certified for the entire calendar year or the amount will be pro-rated for mid-year members. The amounts will be paid in December of each year. Sworn personnel are eligible if the specialty aligns with the officers' job duties and are eligible if certified members of the following specialty fields, teams or units: Special Response Team, Hostage Negotiation Team, Field Training Unit, Crash Reconstruction Unit, ILEA Generalist Instructor, ILEA Psycho-motor Skills Instructor, RAD Instructor, STOPS Instructor, Drug Recognition Expert, Polygraph Operator, Narcotics Unit Members, Field Training Coordinator, Less Lethal

Police Department (continued):

- Instructor, ICAT/De-Escalation Instructor, Active Shooter Instructor, Drone Pilot, Mobile Field Force Instructor, Firearms Coordinator, Shift Level Technician, High Tech Crime Unit (HTCU), or is foreign language speaking. (WLPD Policy 1012)
6. The Specialty Field Compensation Policy outlines civilian personnel of the police department, will receive \$250.00 annual compensation per specialty field per employee. The civilian personnel must have been specialty field certified for the entire calendar year or the amount will be pro-rated for mid-year members. The amounts will be paid in December of each year. Civilian personnel are eligible if the specialty aligns with the employees' job duties and are a certified member of the following specialty fields, teams, or units: Emergency Medical Dispatch (EMD) Trainer, Dispatch Training Officer, Hostage Negotiation Team, RAD Instructor, or is foreign language speaking.
 7. A certified Field Training Officer (FTO) who facilitates the field training of a new officer will receive \$250.00 for each completed four-week training session. (WLPD Policy 1012.1)
 8. A certified Dispatch Training Officer (DTO) who facilitates the field training of a new dispatcher will receive \$250.00 for each completed training session.
 9. The Police Officer Lateral Entry Program outlines the sign on bonus for lateral transfers. Qualified officers will be entitled to a \$5,000.00 sign on bonus; \$2,500.00 upon FTO completion and \$2,500.00 upon completion of their one-year anniversary. (WLPD Policy 1027.2)
 10. The IDACS Coordinator Compensation Policy outlines the personnel assigned as IDACS Coordinator or IDACS Assistant Coordinator will receive a \$300.00 annual compensation. (WLPD Policy 1024.1)
 11. The Police Officer Retirement Entitlements Policy outlines a retiring police officers' final benefits. (WLPD Policy 208)
 12. Pending degree verification, an annual college degree incentive will be paid once a year to qualified police officers for a maximum of one degree earned by November 1 of each year. Payment will be determined by the City Controller in the amounts of \$500.00 for associate degree, \$1,000.00 for bachelor's degree, and \$1,500.00 for master's degree.

Street, Sanitation and Recycling Department:

1. Employee pay will be increased based on the below Step-Increase Program schedule. The Step-Increase Program is for qualified Driver/Collector and Equipment Operator/Laborer positions.

Initiation New Hire	Step 1 1 Year (5% Increase)	Step 2 3 Year (6% Increase)	Step 3 5 Year (6% Increase)	Maximum
\$1,904.18	\$1,999.39	\$2,119.35	\$2,246.51	\$2,476.37

Wastewater Treatment Utility Department:

1. Employees assigned to work any hours on the 2nd shift will receive an additional \$0.25 per hour compensation. Employees assigned to work any hours on the 3rd shift will receive an additional \$0.50 per hour compensation.
2. Employee pay will be increased for each Sacramento course passed and each level of IDEM Certification achieved according to the following schedules. The Board of Works will approve all pay increases upon presentation of Certification. For Sacramento courses, pay increases will be retroactive to the beginning of the nearest pay period of the month specified on the Certification of Completion for each Sacramento course. For IDEM Certifications, pay increases will be retroactive to the beginning of the nearest pay period to the date of the IDEM examination. An employee will be paid for the total of all courses and/or certification levels achieved. Any incentive pay, certification and/or home study courses may be in addition to the salary and pay schedule listed above.

Schedule of Sacramento Course Pay

\$250.00 each course, up to four (4) courses

Schedule of IDEM Certification Pay

Class I, Class II, Class III, Class IV - \$1,000.00 per class passed

Class A, Class B, Class C, Class D - \$125.00 per class passed

3. Employees receive a 30-minute paid lunch period. This 30-minute paid lunch period will be considered hours worked the computation of overtime pay or earning compensatory time.

SECTION 2.

The hourly rate for all exempt and non-exempt full-time civilian employees will be calculated by dividing the biweekly salary by the number of hours of two regularly scheduled workweeks for such employee.

SECTION 3.

The part-time personnel salary range will be a minimum of \$10.00/hour to a maximum of \$41.00/hour, subject to the approval of the Board of Public Works and Safety.

SECTION 4.

In addition to holiday pay, all employees working on Thanksgiving Day or December 25th will be compensated at the rate of two times for hours worked either by pay or compensatory time. In addition to holiday pay, employees working on all other designated City holidays will be compensated at the rate one and one-half times for hours worked either by pay or compensatory time. Departmental policy will specify whether non-exempt employees will receive pay or compensatory time for hours worked on a designated City holiday. Exempt employees will receive compensatory time only for hours worked on a designated City holiday. Employees will be compensated for the holiday based on when the employee's workday begins. For example: An employee working from 10 pm December 24th to 8 am December 25th would not receive holiday compensation for the December 25th Holiday; however, an employee working 10 pm December 25th to 8 am December 26th would be compensated 10 hours for working the December 25th Holiday. This section does not apply to department heads, sworn police officers, police patrol dispatchers, sworn firefighters, wellness center, and wastewater maintenance staff.

Holiday Compensation Policy Summary

Employees receive holiday pay in addition to compensation for hours worked on designated City holidays, as follows:

- **Thanksgiving Day and December 25th:** Employees will be compensated at two times (2x) their regular rate for hours worked, either as pay or compensatory time.
- **All Other Designated City Holidays:** Employees will be compensated at one and one-half times (1.5x) their regular rate for hours worked, either as pay or compensatory time.
- **Compensation Type:**
 - o **Non-exempt employees:** The department will determine whether compensation is paid or provided as compensatory time.
 - o **Exempt employees:** Will receive compensatory time for hours worked on a holiday.
- **Holiday Determination:** Compensation is based on the start time of the employee's shift.
Example: A shift beginning at 10:00 p.m. on December 24 and ending at 8:00 a.m. on December 25 does not qualify for December 25 holiday compensation. A shift beginning at 10:00 p.m. on December 25 and ending at 8:00 a.m. on December 26 does qualify.
- **Exemptions:** This policy does not apply to department heads, sworn police officers, police patrol dispatchers, sworn firefighters, Wellness Center personnel, Wastewater Maintenance staff, or any employee whose position qualifies for a Personal Holiday Day (PHD).

SECTION 5.

Clothing allowances will be paid two times a year (to be decided by the City Controller) to designated employees.

SECTION 6.

Sworn Police Officers and Sworn Firefighters will be compensated for longevity based on years of service as of June 30th. Longevity will be paid once a year (the date to be decided by the City Controller) per the schedule below.

Years of Service	Annual (\$) Compensation
1-4	0.00
5	250.00
6	500.00
7	750.00
8	1,000.00
9	1,250.00
10	1,500.00
11	1,750.00
12	2,000.00
13	2,250.00
14	2,500.00
15	2,750.00
16	3,000.00
17	3,250.00
18	3,500.00
19	3,750.00
20+	7,000.00

SECTION 7.

The West Lafayette Parks and Recreation Department and AmeriCorps have established an Agreement regarding the participation of members who will serve in the West Lafayette Parks and Recreation and AmeriCorps Program ("Program"). AmeriCorps is a federal agency who works with communities and supports a variety of partnerships and governmental collaborations to address local challenges through service. Program members will serve our community for a specified number of minimum hours and will receive a living allowance. The living allowance is paid by the City of West Lafayette and reimbursed by AmeriCorps. The employment status of AmeriCorps members may not be considered to be an employee of the Program in which the participant is enrolled.

SECTION 8.

The city offers health insurance benefits to regularly scheduled employees who work at least 30 or more hours per week. These benefits include medical, vision, and dental coverage with the city to pay a portion based upon the insurance option chosen by the employee. Eligible employees may participate in these benefits according to the terms and conditions set forth in the respective plan documents, which are made available to all employees for review.

SECTION 9.

The city provides long-term disability insurance and life insurance coverage at no cost to all eligible employees. These benefits are subject to the provisions and guidelines of the applicable plan documents.

SECTION 10.

The city participates in Indiana Public Retirement System (INPRS). A portion of the employee's salary is contributed to a personal retirement account, while the city contributes to a state retirement fund that supports all state employees, with the contribution rate determined annually by the INPRS board. The city also offers a 457(b) matching supplemental retirement plan to all full-time employees. The city will match a maximum of 50% of the first 6% of an employee's contribution. The maximum match is 3% of the employee's salary.

SECTION 11.

The city offers a 457(b) matching supplemental retirement plan to all full-time employees. The city will match a maximum of 50% of the first 6% of an employee's contribution. The maximum match is 3% of the employee's salary.

SECTION 12.

The city contributes to the employee's HSA in an amount set annually once a year (the payday to be decided by the City Controller).

SECTION 13.

The payroll week will be the calendar week beginning Saturday and ending Friday. The payroll period will consist of two (2) consecutive weeks. The pay date will be the Friday after the end of the payroll period.

SECTION 14.

This ordinance will be effective for, and including, the payment date beginning ~~May 30, 2025~~ **September 5, 2025**, and will continue through the payment date ending December 31, 2025.

SECTION 15.

This ordinance will be in full force and effect from and after its passage and signing by the Mayor.

INTRODUCED ON FIRST READING ON THE ____ DAY OF _____, 2025.

MOTION TO ADOPT MADE BY COUNCILOR _____, AND SECONDED
BY COUNCILOR _____.

DULY ORDAINED, PASSED, AND ADOPTED BY THE COMMON COUNCIL OF THE CITY OF
WEST LAFAYETTE, INDIANA, ON THE ____ DAY OF _____, 2025, HAVING
BEEN PASSED BY A VOTE OF ____ IN FAVOR AND ____ OPPOSED, THE ROLL CALL
VOTE BEING:

	AYE	NAY	ABSENT	ABSTAIN
Bellisario				
Blanco				
Burr				
Dennis				
Lee				
Leverenz				
Parker				
Sanders				
Schenkel				

Larry J. Leverenz, Presiding Officer

Attest:

Sana G. Booker, Clerk

PRESENTED BY ME TO THE MAYOR OF THE CITY OF WEST LAFAYETTE, INDIANA ON
THE ____ DAY OF _____, 2025.

Sana G. Booker, Clerk

THIS ORDINANCE APPROVED AND SIGNED BY ME ON THE ____ DAY OF _____, 2025.

Erin R. Easter, Mayor

Attest:

Sana G. Booker, Clerk

ORDINANCE NO. 38-2025

**AN ORDINANCE
VACATING PORTIONS OF CR N 100 W**

WHEREAS, after due Notice and Public Hearing, the Common Council of the City of West Lafayette did consider on the 2nd day of September 2025, the following questions set forth in the Petition to Vacate Right-of-Way filed by BC West Lafayette Land Holdings, LLC, an Indiana limited liability company ("BC"):

1. vacating a portion of CR N 100 W ("Vacated ROW") more particularly described and depicted in **EXHIBIT 1** attached hereto and made a part hereof ("Vacation Exhibit").

NOW, THEREFORE, BE IT ORDAINED by the Common Council of the City of West Lafayette, Indiana, that:

Section 1. BC is the owner of the property having State Identification No. 79-02-36-400-002.000-023 and 79-02-36-400-006.000-023 ("BC Real Estate").

Section 2. The BC Real Estate is the subject of the recently approved Research Village Phase 3 Planned Development (Z-2966).

Section 3. The portion of CR N 100 W shown on the Vacation Exhibit is hereby vacated and transferred and attach to the BC Real Estate.

Section 4. The purpose of the vacation is that the Vacated ROW is being abandoned due to construction of the newly-constructed Roundtable Drive.

Section 5. The Vacated ROW shall be closed as a public way upon vacation pursuant to this Ordinance.

Section 6. The Clerk of the City Council is directed to furnish a copy of this Ordinance, duly executed, to the Recorder of Tippecanoe County for recording, and to the Auditor of Tippecanoe County.

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INTRODUCED ON FIRST READING ON THE _____ DAY OF _____, 2025.

MOTION TO ADOPT MADE BY COUNCILOR _____ AND
SECONDED BY COUNCILOR _____.

DULY ORDAINED, PASSED, AND ADOPTED BY THE COMMON COUNCIL OF THE
CITY OF WEST LAFAYETTE, INDIANA, ON THE _____ DAY OF
_____ 2025, HAVING BEEN PASSED BY A VOTE OF ____ IN
FAVOR AND ____ OPPOSED, THE ROLL CALL VOTE BEING:

	AYE	NAY	ABSENT	ABSTAIN
Bellisario				
Blanco				
Burr				
Dennis				
Lee				
Leverenz				
Parker				
Sanders				
Schenkel				

Larry J. Leverenz, Presiding Officer

Attest:

Sana G. Booker, Clerk

PRESENTED BY ME TO THE MAYOR OF THE CITY OF WEST LAFAYETTE, INDIANA
ON THE _____ DAY OF _____ 2025.

Sana G. Booker, Clerk

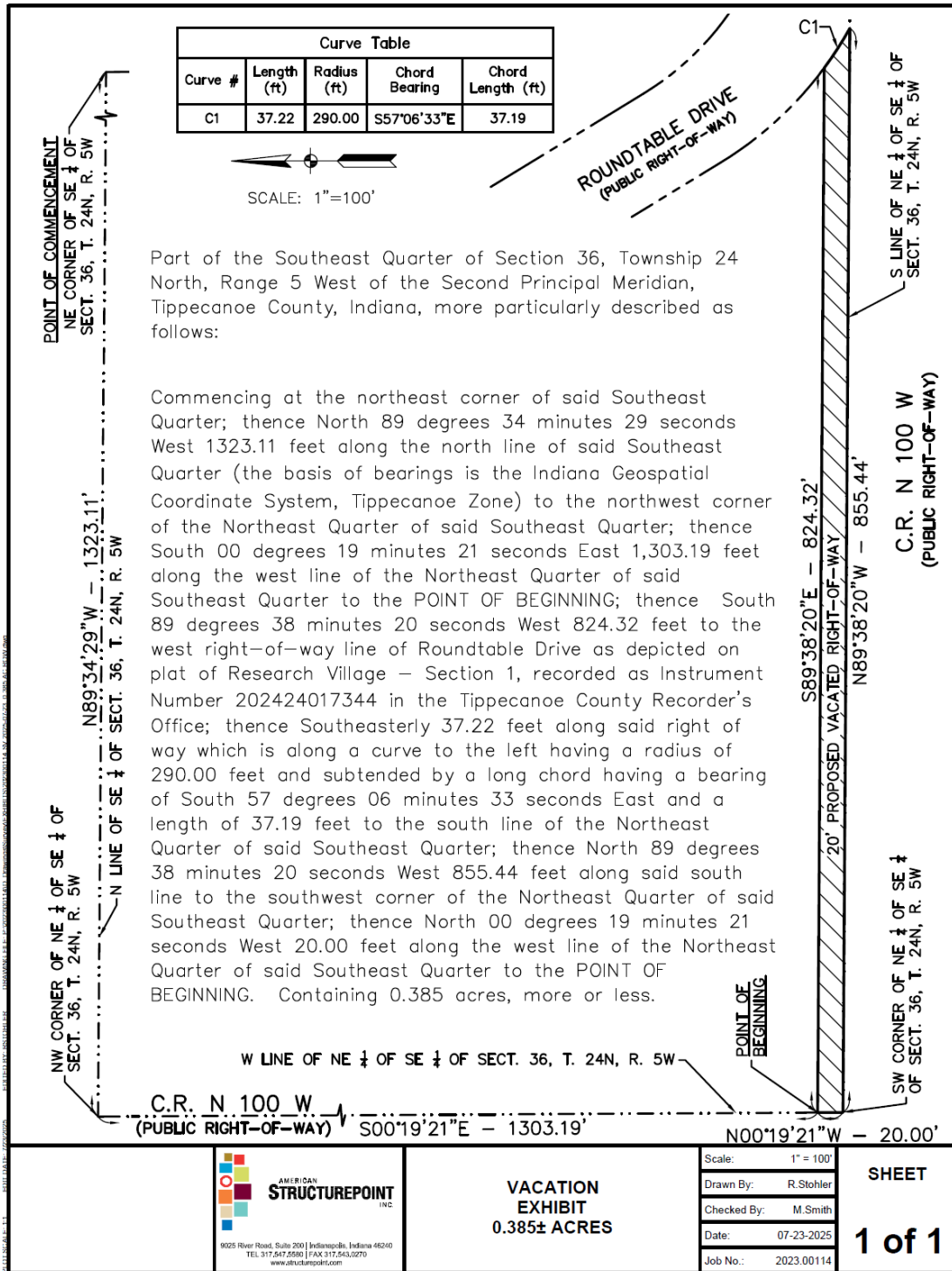
THIS ORDINANCE APPROVED AND SIGNED BY ME ON THE _____ DAY OF
_____ 2025.

Erin R. Easter, Mayor

Attest:

Sana G. Booker, Clerk

EXHIBIT 1



STATE OF INDIANA)
TIPPECANOE COUNTY, INDIANA)

BEFORE THE COMMON COUNCIL OF THE
CITY OF WEST LAFAYETTE, INDIANA

PETITION FOR PARTIAL VACATION OF RIGHT-OF-WAY

COMES NOW BC West Lafayette Land Holdings, LLC, an Indiana limited liability company (“BC”) and hereby respectfully petitions the Common Council of the City of West Lafayette, Indiana (“Council”) for the vacation of certain right-of-way located within the City of West Lafayette, Indiana (“City”) pursuant to IC 36-9-2-5 and IC 36-7-3-12 and more particularly described and depicted herein. In support, BC states as follows:

VACATION OF RIGHT-OF-WAY

1. BC is the owner of the property having State Identification No. 79-02-36-400-002.000-023 and 79-02-36-400-006.000-023 (“BC Real Estate”) which is the subject of the recently approved Research Village Phase 3 Planned Development (Z-2966). The BC Real Estate is depicted on EXHIBIT 1 attached hereto and made a part hereof (“Vacation Exhibit”).

2. A portion of County Road 100 W is located adjacent to the southern boundary of the BC Real Estate. The legal description and depiction of same are attached hereto and made a part hereof as EXHIBIT 2 (the “Right-of-Way”) and is being abandoned due to construction of the newly-constructed Roundtable Drive.

3. BC hereby requests that the portion of the Right-of-Way shown on the Vacation Exhibit be vacated. The vacated Right-of-Way shall be transferred and attached to the BC Real Estate.

4. All of the right-of-way being vacated is public right-of-way.

5. The proposed vacation will not hinder the growth or orderly development of the neighborhood in which the vacated areas are located or any property to which such areas are contiguous.

6. The proposed vacation will not make access to any lands by means of public way difficult or inconvenient.

7. The proposed vacations will not hinder the public’s access to any church, school, or other public building or place.

8. The proposed vacations will not hinder the use of a public way by the neighborhood in which it is located or to which it is contiguous.


9. A list of the names and addresses of (a) all owners of land abutting and/or across the road from the areas to be vacated pursuant to this Petition, and (b) the utility companies serving West Lafayette, Indiana, and who may have an interest in this Petition, is attached hereto and made a part hereof as EXHIBIT 3.

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WHEREFORE, BC West Lafayette Land Holdings, LLC, on behalf of the above-named owners, requests that the Council enter an order of vacation in accordance with this Petition.

BC West Lafayette Land Holdings, LLC,
an Indiana limited liability company

By:

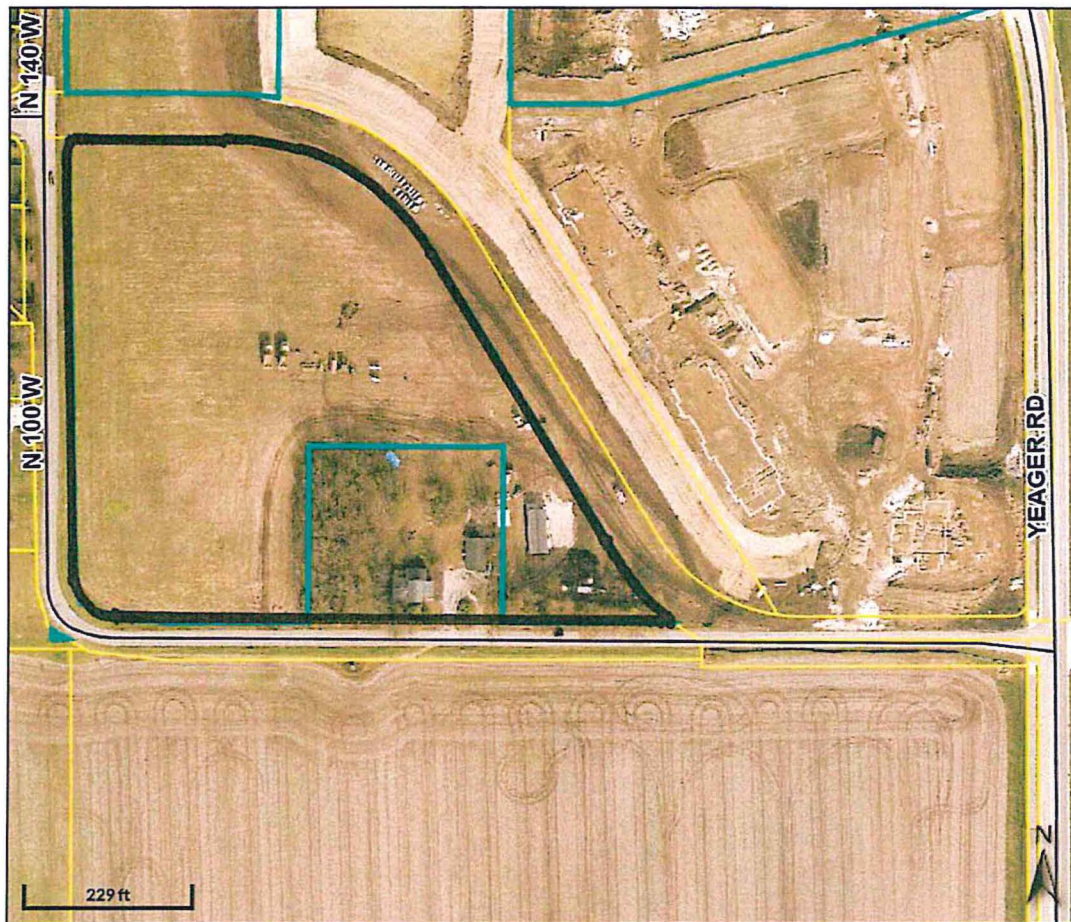

(written)

Christopher W. Myrvald
(printed)

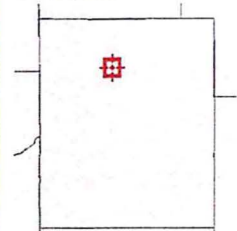
Its:

CFO / Head of Real Estate
(title)

This instrument prepared by:
Ryan C. Munden
Reiling Teder & Schrier, LLC
250 Main Street, Suite 601
P.O. Box 280
Lafayette, IN 47902-0280
Telephone: (765) 423-5333
Facsimile: (765) 423-4564
E-mail: rcm@rtslawfirm.com



Overview



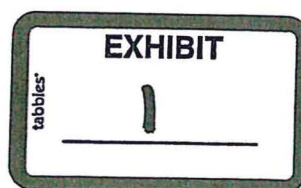
Legend

-  Parcels
-  Make Tax Payment
-  County Boundary
-  Roads

Parcel ID	79-02-36-400-002.000-023	Alternate ID	134-08400-0259	Owner Address	BC WEST LAFAYETTE LAND HOLDINGS LLC
Sec/Twp/Rng	36-24-5	Class	400 - Vacant Land		941 N MERIDIAN ST
Property Address	4280 YEAGER RD	Acreage	20.166		INDIANAPOLIS, IN 46204
	WEST LAFAYETTE				
District	WABASH TOWNSHIP-TSC-B				
Brief Tax Description	PT NE SE SEC 36 TWP 24 R5 36.869 A				
	(Note: Not to be used on legal documents)				

Date created: 7/24/2025
Last Data Uploaded: 7/24/2025 4:38:03 AM

Developed by  **SCHNEIDER**
GEOSPATIAL



Curve Table				
Curve #	Length (ft)	Radius (ft)	Chord Bearing	Chord Length (ft)
C1	37.22	290.00	S57°06'33"E	37.19



SCALE: 1"=100'

ROUNDTABLE DRIVE
(PUBLIC RIGHT-OF-WAY)

POINT OF COMMENCEMENT
NE CORNER OF SE 1/4 OF
SECT. 36, T. 24N, R. 5W

N89°34'29"W - 1323.11'
N LINE OF SE 1/4 OF SECT. 36, T. 24N, R. 5W

NW CORNER OF NE 1/4 OF SE 1/4 OF
SECT. 36, T. 24N, R. 5W

Part of the Southeast Quarter of Section 36, Township 24 North, Range 5 West of the Second Principal Meridian, Tippecanoe County, Indiana, more particularly described as follows:

Commencing at the northeast corner of said Southeast Quarter; thence North 89 degrees 34 minutes 29 seconds West 1323.11 feet along the north line of said Southeast Quarter (the basis of bearings is the Indiana Geospatial Coordinate System, Tippecanoe Zone) to the northwest corner of the Northeast Quarter of said Southeast Quarter; thence South 00 degrees 19 minutes 21 seconds East 1,303.19 feet along the west line of the Northeast Quarter of said Southeast Quarter to the POINT OF BEGINNING; thence South 89 degrees 38 minutes 20 seconds West 824.32 feet to the west right-of-way line of Roundtable Drive as depicted on plat of Research Village - Section 1, recorded as Instrument Number 202424017344 in the Tippecanoe County Recorder's Office; thence Southeasterly 37.22 feet along said right of way which is along a curve to the left having a radius of 290.00 feet and subtended by a long chord having a bearing of South 57 degrees 06 minutes 33 seconds East and a length of 37.19 feet to the south line of the Northeast Quarter of said Southeast Quarter; thence North 89 degrees 38 minutes 20 seconds West 855.44 feet along said south line to the southwest corner of the Northeast Quarter of said Southeast Quarter; thence North 00 degrees 19 minutes 21 seconds West 20.00 feet along the west line of the Northeast Quarter of said Southeast Quarter to the POINT OF BEGINNING. Containing 0.385 acres, more or less.

W LINE OF NE 1/4 OF SE 1/4 OF SECT. 36, T. 24N, R. 5W

C.R. N 100 W
(PUBLIC RIGHT-OF-WAY)

S00°19'21"E - 1303.19'

POINT OF BEGINNING

N00°19'21"W - 20.00'

S89°38'20"E - 824.32'

20' PROPOSED VACATED RIGHT-OF-WAY

N89°38'20"W - 855.44'

SW CORNER OF NE 1/4 OF SE 1/4 OF SECT. 36, T. 24N, R. 5W

C.R. N 100 W
(PUBLIC RIGHT-OF-WAY)

S LINE OF NE 1/4 OF SE 1/4 OF SECT. 36, T. 24N, R. 5W

EXHIBIT

2



AMERICAN
STRUCTUREPOINT
INC.

9225 River Road, Suite 200 | Indianapolis, Indiana 46240
TEL 317.547.5599 | FAX 317.543.0270
www.structurepoint.com

VACATION
EXHIBIT
0.385± ACRES

Scale: 1" = 100'
Drawn By: R.Stohler
Checked By: M.Smith
Date: 07-23-2025
Job No.: 2023.00114

SHEET

1 of 1

PLOT DATE: 7/23/2025 4:51 PM
PLOT SCALE: 1"=100'
DRAWING FILE: P:\2023\00114.Dwg
ENTER BY: BROMMER
DATE: 7/23/2025

EXHIBIT 3

INTERESTED PROPERTY OWNERS

Parcel ID 79-02-36-400-004.000-029
Alternate ID 134-08400-0370
Property Address 100W
WEST LAFAYETTE, IN 47906

Deeded Owner
[PURDUE RESEARCH
FOUNDATION](#)
1281 WIN HENTSCHEL BLVD
WEST LAFAYETTE, IN 47906

Parcel ID 79-02-36-400-001.000-029
Alternate ID 134-08400-0248
Property Address 100W
WEST LAFAYETTE, IN 47906

Deeded Owner
[PURDUE RESEARCH FOUNDATION](#)
1281 WIN HENTSCHEL BLVD
WEST LAFAYETTE, IN 47906

Parcel ID 79-02-36-400-005.000-023
Alternate ID 134-08400-0380
Property Address 4343 N 100 W
WEST LAFAYETTE, IN 47906

Deeded Owner
[FOUST RYAN](#)
4343 N 100 W
WEST LAFAYETTE, IN 47906

UTILITY COMPANIES

CenterPoint Energy
Attn: Emily Henderson
2345 E Main Street
Danville, IN 46122

Comcast
Attn: Doug Fishburn
3465 South Street
Lafayette, IN 47905

Duke Energy
Attn: Brian Funk
1000 E Main Street
Plainfield, IN 46168

Indiana American Water Company Inc.
Attn: Bryan Forkner
153 N. Emerson Avenue
Greenwood, IN 46143

Indiana American Water Company Inc.
Attn: Bryan Forkner
1007 Happy Hollow Drive
West Lafayette, IN 47906

Frontier Communications
Attn: Chuck McKean
401 Merritt 7
Norwalk, CT 06851

Metronet
Attn: Lori Kemper
3701 Communications Way
Evansville, IN 47715

West Lafayette Wastewater Treatment
Attn: David Henderson
500 S. River Road
West Lafayette, IN 47906

Tipmont Remc / Wintek
Attn: Matt Knoth and/or Joe Kline
427 N 6th Street
Lafayette, IN 47901

Wintek Corporation
Attn: Tipmont Holdings, Inc.
403 S. Main St.
Linden, IN 47955

West Lafayette Fire Department
Attn: Tony Schutter
300 North St.
West Lafayette, IN 47906

ORDINANCE NO. _____

AN ORDINANCE

VACATING PORTIONS OF CR N 100 W

WHEREAS, after due Notice and Public Hearing, the Common Council of the City of West Lafayette did consider on the _____ day of _____, 2025, the following questions set forth in the Petition to Vacate Right-of-Way filed by BC West Lafayette Land Holdings, LLC, an Indiana limited liability company ("BC"):

1. vacating a portion of CR N 100 W ("Vacated ROW") more particularly described and depicted in **EXHIBIT 1** attached hereto and made a part hereof ("Vacation Exhibit").

NOW, THEREFORE, BE IT ORDAINED by the Common Council of the City of West Lafayette, Indiana, that:

Section 1. BC is the owner of the property having State Identification No. 79-02-36-400-002.000-023 and 79-02-36-400-006.000-023 ("BC Real Estate").

Section 2. The BC Real Estate is the subject of the recently approved Research Village Phase 3 Planned Development (Z-2966).

Section 3. The portion of CR N 100 W shown on the Vacation Exhibit is hereby vacated and transferred and attach to the BC Real Estate.

Section 4. The purpose of the vacation is that the Vacated ROW is being abandoned due to construction of the newly-constructed Roundtable Drive.

Section 5. The Vacated ROW shall be closed as a public way upon vacation pursuant to this Ordinance.

Section 6. The Clerk of the City Council is directed to furnish a copy of this Ordinance, duly executed, to the Recorder of Tippecanoe County for recording, and to the Auditor of Tippecanoe County.

[The remainder of this page intentionally left blank]

INTRODUCED ON FIRST READING ON THE ____ DAY OF _____,
2024.

MOTION TO ADOPT MADE BY COUNCILOR _____ AND SECONDED BY
COUNCILOR _____.

DULY ORDAINED, PASSED, AND ADOPTED BY THE COMMON COUNCIL OF THE
CITY OF WEST LAFAYETTE, INDIANA, ON THE _____ DAY OF
_____, 2024, HAVING BEEN PASSED BY A VOTE OF _____ IN FAVOR AND
_____ OPPOSED, THE ROLL CALL VOTE BEING:

	AYE	NAY	ABSENT	ABSTAIN
Bellisario				
Blanco				
Burr				
Dennis				
Lee				
Leverenz				
Parker				
Sanders				
Schenkel				

(Council President), Presiding Officer

Attest:

Sana G. Booker, Clerk

PRESENTED BY ME TO THE MAYOR OF THE CITY OF WEST LAFAYETTE, INDIANA
ON THE _____ DAY OF _____, 2025.

Sana G. Booker, Clerk

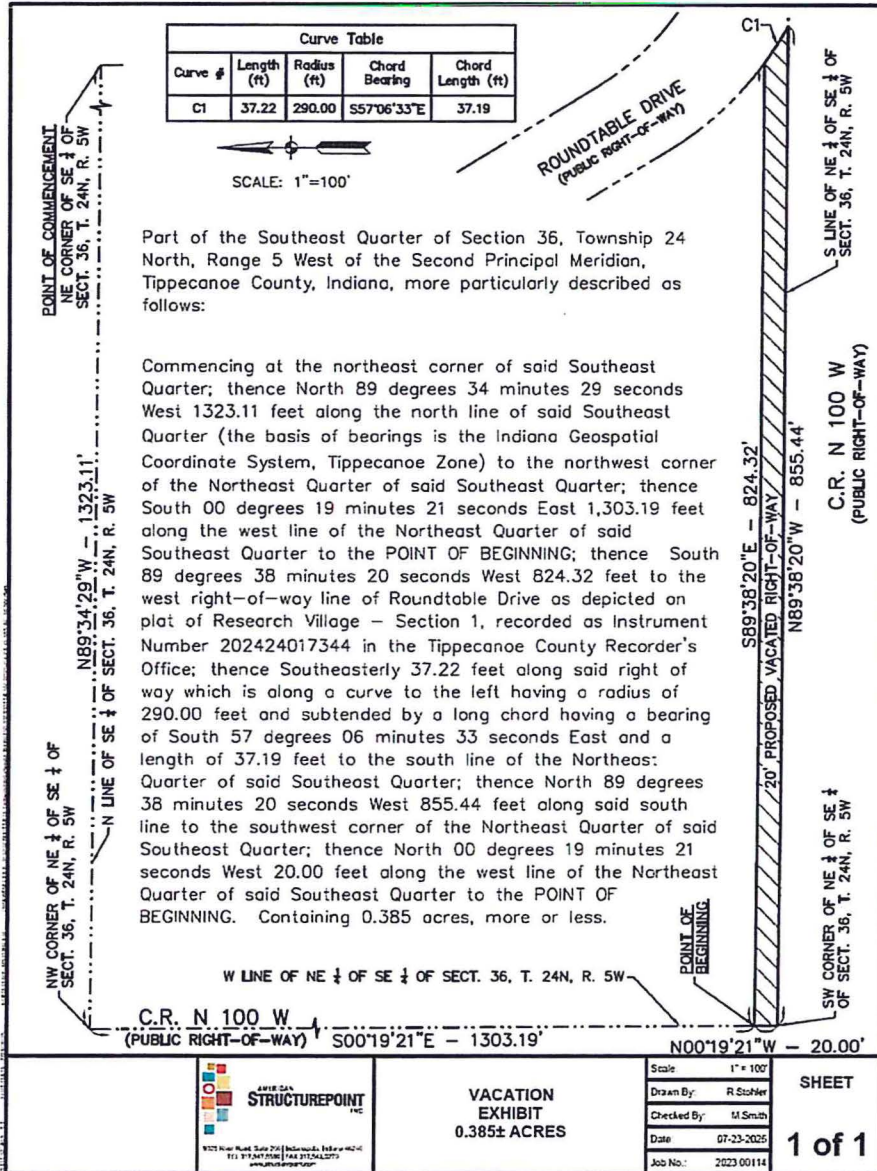
THIS ORDINANCE APPROVED AND SIGNED BY ME ON THE _____ DAY OF
_____, 2025.

Erin R. Easter, Mayor

Attest:

Sana G. Booker, Clerk

EXHIBIT 1



NOTICE OF HEARING ON A PETITION TO VACATE PUBLIC WAY

Notice is hereby given that the City Council of West Lafayette, Indiana, will hold a public hearing on the Petition of BC West Lafayette Land Holdings, LLC to vacate a public way, specifically that portion of approximately 608.33 feet of County Road 100 West between Roundtable Drive and County Road 140 West; said segment having become unnecessary due to the newly constructed improvements to Roundtable Drive.

Said hearing will be conducted at 6:30 p.m. on the 2nd day of September, 2025, in the Council Chambers at City Hall, 222 N. Chauncey Ave., West Lafayette, Indiana.

RESOLUTION NO. 14-2025

A RESOLUTION TO PARTICIPATE IN OPIOID SETTLEMENT

WHEREAS, The City of West Lafayette has been actively engaged in pursuing damages caused by the manufacture, sale, and distribution of opioids through outside counsel in multidistrict litigation; and

WHEREAS, opioid manufacturer Sandoz, Inc., has entered an agreement-in-principle (“Sandoz Settlement”) to resolve pending litigation related to the opioid crises, brought by approximately nine-hundred local governments with a total settlement amount of \$99,500,000.00; and

WHEREAS, The City of West Lafayette, Indiana, is eligible to participate in the Sandoz Settlement and, if it elects to do so, is expected to receive payment in the amount of \$33,140.28, which the Court-appointed Settlement Referee has determined to be the City of West Lafayette’s fair allocation of the settlement funds;

WHEREAS, pursuant to the terms of the Sandoz Settlement, all funds distributed from the Sandoz Settlement to the City of West Lafayette shall be used solely for opioid remediation; and

WHEREAS, in order to make the Sandoz Settlement effective, a minimum threshold of eligible local government subdivisions must elect to participate by completing and submitting the Subdivision Participation Form attached.

NOW, THEREFORE, BE IT RESOLVED by The City of West Lafayette, Indiana that The City of West Lafayette, Indiana, having considered whether to participate in the Sandoz Settlement, hereby resolves that The City of West Lafayette now exercises its election to participate in the Sandoz Settlement.

BE IT FURTHER RESOLVED that the West Lafayette Corporation Counsel or designee is authorized to execute for and on behalf of the City the Sandoz Subdivision Participation Form which is attached hereto.

Duly adopted by the following vote of the members of said The City of West Lafayette, Indiana, this _____ day of _____, 2025.

INTRODUCED ON FIRST AND ONLY READING ON THE _____ DAY OF _____ 2025.

MOTION TO ADOPT MADE BY COUNCILOR _____ AND SECONDED BY COUNCILOR _____.

DULY RESOLVED, PASSED, AND ADOPTED BY THE COMMON COUNCIL OF THE CITY OF WEST LAFAYETTE, INDIANA, ON THE _____ DAY OF _____ 2025, HAVING BEEN PASSED BY A VOTE OF ____ IN FAVOR AND ____ OPPOSED, THE ROLL CALL VOTE BEING:

	AYE	NAY	ABSENT	ABSTAIN
Bellisario				
Blanco				
Burr				
Dennis				
Lee				
Leverenz				
Parker				
Sanders				
Schenkel				

Larry Leverenz, Presiding Officer

Attest:

Sana G. Booker, Clerk

PRESENTED BY ME TO THE MAYOR OF THE CITY OF WEST LAFAYETTE, INDIANA
ON THE _____ DAY OF _____, 2025.

Sana G. Booker, Clerk

THIS RESOLUTION APPROVED AND SIGNED BY ME ON THE _____ DAY OF
_____, 2025.

Erin R. Easter, Mayor

Attest:

Sana G. Booker, Clerk

EXHIBIT C

Subdivision Participation Form

<u>Eligible Subdivision Name:</u>
<u>Case No.:</u>
<u>Authorized Signatory Name:</u>
<u>Authorized Signatory Title:</u>
<u>Address 1:</u>
<u>Address 2:</u>
<u>City, State, Zip:</u>
<u>Phone:</u>
<u>Email:</u>

The Eligible Subdivision identified above (“Subdivision”), in order to obtain and in consideration for the benefits provided to the Subdivision pursuant to the Settlement Agreement dated August 31, 2023 (“Sandoz Settlement”), and acting through the undersigned authorized official, is an “Eligible Entity” as defined in the Sandoz Settlement, and hereby elects to participate in the Sandoz Settlement, release all Released Claims against all Released Entities, and agrees as follows.

1. The Subdivision is aware of and has reviewed the Sandoz Settlement, understands that all terms in this Subdivision Participation Form (“Form”) have the meanings defined therein, and agrees that by this Form, the Subdivision elects to participate in the Sandoz Settlement and become a Participating Subdivision as provided therein.
2. The Subdivision agrees to the terms, representations, and warranties of the Sandoz Settlement pertaining to Participating Subdivisions as defined therein.
3. By agreeing to the terms of the Sandoz Settlement and becoming a Releasor, the Subdivision is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
4. The Subdivision agrees to use any monies it receives through the Sandoz Settlement solely for the purposes provided therein.
5. By signing this Participation Form, the Subdivision agrees that, pursuant to the Sandoz Settlement, Settlement Referee David R. Cohen will set the procedures by which the allocation will be completed for this settlement and will determine the final allocation between the Participating Subdivisions pursuant to the terms of the Sandoz Settlement.
6. The Subdivision agrees that any disputes arising out of this Agreement shall be heard before Settlement Referee David R. Cohen as the arbitrator designated by the

parties in the Sandoz Settlement to resolve disputes through binding arbitration.

7. The Subdivision has the right to enforce the Sandoz Settlement as provided therein.
8. The Subdivision, as a Participating Subdivision, hereby becomes a Releasor for all purposes in the Sandoz Settlement, including but not limited to all provisions of Section II (Release), and along with all departments, agencies, divisions, boards, commissions, districts, instrumentalities of any kind and attorneys, and any person in their official capacity elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Subdivision hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist in bringing, or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in the Sandoz Settlement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of each Releasor to release claims. The releases shall be a complete bar to any Released Claim.
9. In connection with the releases provided for in the Sandoz Settlement, each Subdivision expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.
10. A Releasor may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Participating Subdivision (for itself and its Releasors) hereby expressly waives and fully, finally, and forever settles, releases, and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Participating Subdivision's decision to enter into the Sandoz Settlement or the Participating Subdivision's decision to participate in the Sandoz Settlement.
11. The Participating Subdivision, or their attorneys, shall provide a properly executed Participation Form to the Participating Subdivision Designees and to Sandoz by electronic mail to ParticipationandDismissals@NationalOpioidOfficialSettlement.com in accordance with the time limitations and terms of the Sandoz Settlement.
12. Within 21 days after the Effective Date set forth in the Sandoz Settlement, the Subdivision shall file a request to dismiss with prejudice any Released Claims that

it has filed. With respect to any Released Claims pending in *In re National Prescription Opiate Litigation*, MDL No. 2804, the Subdivision hereby authorizes the Participating Subdivision Designees to execute and file on behalf of the Subdivision a Stipulation of Dismissal With Prejudice.

13. Nothing herein is intended to modify in any way the terms of the Sandoz Settlement, to which Subdivision hereby agrees. To the extent this Form is interpreted differently from the Sandoz Settlement in any respect, the Sandoz Settlement controls.

I have all necessary power and authorization to execute this Form on behalf of the Subdivision.

Signature:

Name:

Title:

Date:

SANDOZ SETTLEMENT AGREEMENT

This Sandoz Settlement Agreement dated as of August 31, 2023 (“*Agreement*”) sets forth the terms of settlement between and among Participating Subdivisions and Participating Tribes, and Sandoz (in each case as defined below), to take effect as of the Effective Date (as defined below).

Table of Contents

I.	Definitions.....	2
II.	Release	8
III.	Monetary Relief and Payments	12
IV.	Allocation and Use of Settlement Funds	12
V.	Participation by Subdivisions and Tribes	15
VI.	Defendants to be Released Upon Meeting Threshold Requirements	16
VII.	Plaintiffs’ Attorneys’ Fees and Costs	17
VIII.	Dispute Resolution.....	17
IX.	Miscellaneous	17

Whereas, Participating Subdivisions and Participating Tribes by and through the Participating Subdivision Designees and Participating Tribe Designees (as defined below), and Sandoz, share a common desire to resolve disputes between Participating Subdivisions and Participating Tribes, and Sandoz, relating to opioid medications according to the terms set out in this Agreement;

Whereas, the Parties agree and understand that upon satisfaction of the conditions set forth herein, this Agreement will be binding on the Participating Subdivisions and Participating Tribes;

Whereas, the Parties to this Agreement now desire to avoid further expense and proceedings and to settle their disputes under the terms and conditions of this Agreement as set forth below;

NOW, THEREFORE, IT IS HEREBY AGREED by and between the Parties as follows:

I. Definitions

Unless otherwise specified, the following definitions apply:

1. “*Agreement*” means this Agreement between Participating Subdivisions and Participating Tribes and Sandoz, inclusive of all exhibits.
2. “*Alleged Harms*” means the alleged past, present, and future financial, societal, and related harms and expenditures arising out of the alleged misuse and abuse of opioid products, including those expenditures that have allegedly arisen as a result of the physical and bodily injuries sustained by individuals suffering from opioid-related addiction, abuse, death, and other related diseases and disorders, and that have allegedly been caused by Sandoz.
3. “*Claim*” means any past, present or future cause of action, claim for relief, cross-claim or counterclaim, theory of liability, demand, derivative claim, request, assessment, charge, covenant, damage, debt, lien, loss, penalty, judgment, right, obligation, dispute, suit, contract, controversy, agreement, parens patriae claim (but only with respect to each Participating Subdivision or Participating Tribe), promise, performance, warranty, omission, or grievance of any nature whatsoever, whether legal, equitable, statutory, regulatory or administrative, whether arising under federal, state or local common law, statute, regulation, guidance, ordinance or principles of equity, whether filed or unfiled, whether asserted or unasserted, whether known or unknown, whether accrued or unaccrued, whether foreseen, unforeseen or unforeseeable, whether discovered or undiscovered, whether suspected or unsuspected, whether fixed or contingent, and whether existing or hereafter arising, in all such cases, including but not limited to any request for declaratory, injunctive, or equitable relief, compensatory, punitive, or statutory damages, absolute liability, strict liability, restitution, abatement, subrogation, contribution, indemnity, apportionment,

disgorgement, reimbursement, attorney fees, expert fees, consultant fees, fines, penalties, expenses, costs or any other legal, equitable, civil, administrative, or regulatory remedy whatsoever. Claim does not include any individuals' personal injury or wrongful death cause of action.

4. “*Claim-Over*” means a Claim asserted by a Non-Released Entity against a Released Entity on the basis of contribution, indemnity, or other claim-over on any theory relating to a Non-Party Covered Conduct Claim asserted by a Releasor.
5. “*Covered Conduct*” means any actual or alleged act, failure to act, negligence, statement, error, omission, breach of any duty, conduct, event, transaction, agreement, misstatement, misleading statement or other activity of any kind whatsoever from the beginning of time through the Effective Date (and any past, present, or future consequence of any such act, failure to act, negligence, statement, error, omission, breach of duty, conduct, event, transaction, agreement, misstatement, misleading statement or other activity) relating in any way to any Product, including without limitation (a) the distribution, dispensing, delivery, monitoring, reporting, supply, sale, prescribing, physical security, warehousing, coverage, purchases, reimbursement, discovery, development, manufacture, packaging, repackaging, marketing, promotion, advertising, labeling, recall, withdrawal, or use or abuse of any Product; orders, prescriptions, formularies, guidelines, payments or rebates for any Product; policies, practices and/or operating procedures, statements, contracts, commercial arrangements, insurance, claim or benefit administration, claim adjudication, plan design, data and sales thereof, and any other act or failure to act relating to, any Product; and any system, plan, policy or advocacy relating to any Product, including, but not limited to, any unbranded promotion, marketing, programs, or campaigns relating to any Product; (b) the characteristics, properties, risks, or benefits of any Product; (c) the reporting, disclosure, non-reporting or nondisclosure to federal, state or other regulators of orders, prescriptions, or conduct related to any Product; (d) the purchasing, selling, acquiring, disposing of, importing, exporting, handling, processing, packaging, supplying, distributing, converting, or otherwise engaging in any activity relating to any Product; or (e) controls against diversion, corresponding responsibility, and suspicious order monitoring related to any Product.
6. “*Effective Date*” means the date that the Participating Subdivisions and Participating Tribes execute and deliver (or cause to be delivered) to the Participating Subdivision Designees and the Participating Tribe Designees, as appropriate, and to Sandoz, in accordance with Section V.A., the Subdivision Participation Forms and Tribe Participation Forms, signed by 85% (as measured by number of cases and allocation of the Settlement Fund) of Litigating Subdivisions and Litigating Tribes, which are set forth

on **Exhibit A** of this Agreement. The Effective Date shall be no later than January 31, 2024, provided, however, that: (1) the Participating Subdivision Designees and the Participating Tribe Designees shall have the one-time unilateral right to extend the deadline by 90 days; and (2) Sandoz shall have the unilateral right in its sole discretion to further extend that deadline to a date of its choosing and/or to proceed with the Agreement even if the 85% threshold has not been satisfied.

7. “*Eligible Entities*” has the meaning set forth in Section V.C., and includes those Litigating Subdivisions and Litigating Tribes identified in **Exhibit A** attached hereto.
8. “*Litigating Subdivision*” means a Subdivision (or Subdivision official asserting the right of or for the Subdivision to recover for Alleged Harms to the Subdivision and/or its members thereof) that has pending Released Claims against Sandoz as of August 25, 2023, as identified on **Exhibit A** hereto.
9. “*Litigating Tribe*” means a Tribe that has pending any Released Claims against Sandoz as of August 25, 2023, as identified on **Exhibit A** hereto.
10. “*MDL*” means *In re National Prescription Opiate Litigation*, Case No. 1:17-md-2804.
11. “*MDL Court*” means the United States District Court for the Northern District of Ohio, Eastern Division, presiding over the MDL.
12. “*Non-Participating Subdivision*” means any Subdivision that does not execute a Subdivision Participation Form prior to or within 14 days after the Effective Date of this Agreement or any Subdivision that, prior to the Effective Date of this Agreement, affirmatively opts out of this settlement by providing written notice to the Participating Subdivision Designees and Sandoz of its intent to litigate its Claims against Sandoz.
13. “*Non-Participating Tribe*” means any Tribe that does not execute a Tribe Participation Form prior to or within 14 days after the Effective Date of this Agreement or any Tribe that, prior to the Effective Date of this Agreement, affirmatively opts out of this settlement by providing written notice to the Participating Tribe Designees and Sandoz of its intent to litigate its Claims against Sandoz.
14. “*Non-Party Covered Conduct Claim*” means a Claim against any Non-Released Entity involving, arising out of, or related to Covered Conduct (or conduct that would be Covered Conduct if engaged in by a Released Entity).
15. “*Non-Party Settlement*” means a settlement by any Releasor that settles any

Non-Party Covered Conduct Claim and includes a release of any Non-Released Entity.

16. “*Non-Released Entity*” means an entity that is not a Released Entity.
17. “*Ongoing Common Benefit Order (Dkt. #4428)*” means the Ongoing Common Benefit Order (Dkt. #4428) entered by the MDL Court in the MDL.
18. “*Opioid Remediation*” means care, treatment, and other programs and expenditures (including reimbursement for past such programs or expenditures except where this Agreement restricts the use of funds solely to future Opioid Remediation) designed to remediate Alleged Harms, including to (1) address the misuse and abuse of opioid products, (2) treat or mitigate opioid use or related disorders, or (3) mitigate other alleged effects of the opioid abuse crisis, including on those injured as a result of the opioid abuse crisis. Qualifying expenditures may include reasonable related administrative expenses.
19. “*Participating Subdivision*” means any Litigating Subdivision identified in **Exhibit A** that executes a Subdivision Participation Form prior to or within 14 days after the Effective Date.
20. “*Participating Tribe*” means any Litigating Tribe identified in **Exhibit A** that executes a Tribe Participation Form prior to or within 14 days after the Effective Date.
21. “*Participating Subdivision Designees*” means Jayne Conroy and Michael Angelides of Simmons Hanly Conroy (*see* Section IX.J. below for their contact information).
22. “*Participating Tribe Designees*” means Steve Skikos and Mark Crawford of Skikos, Crawford, Skikos & Joseph (*see* Section IX.J. below for their contact information).
23. “*Parties*” means Sandoz, Participating Subdivisions, and Participating Tribes (each, a “*Party*”).
24. “*Post-Settlement Claim*” means any Claim commenced against Sandoz by any Subdivision or Tribe after the date of this Agreement, whether in the MDL Court or any federal, state, district, territorial, or other court, or any other judicial, quasi-judicial, or arbitral body, alleging any Covered Conduct as the basis or partial basis for the Claim.
25. “*Product*” means any chemical substance, whether used for medicinal or non-medicinal purposes, and whether natural, synthetic, or semi-synthetic, or any finished pharmaceutical product made from or with such substance,

that is (1) an opioid or opiate, as well as any product containing any such substance; (2) a benzodiazepine, a muscle relaxer, carisoprodol, zolpidem, or gabapentin; or (3) a combination or “cocktail” of any stimulant or other chemical substance prescribed, sold, bought, or dispensed to be used together that includes opioids or opiates. “Product” shall include, but is not limited to, any substance consisting of or containing buprenorphine, codeine, fentanyl, hydrocodone, hydromorphone, meperidine, methadone, morphine, naloxone, naltrexone, oxycodone, oxymorphone, tapentadol, tramadol, opium, heroin, carfentanil, diazepam, estazolam, quazepam, alprazolam, clonazepam, oxazepam, flurazepam, triazolam, temazepam, midazolam, carisoprodol, gabapentin, or any variant of these substances or any similar substance.

26. *“Released Claims”* means any and all Claims that directly or indirectly are based on, arise out of, or in any way relate to or concern the Covered Conduct occurring prior to the Effective Date. Without limiting the foregoing, “Released Claims” include any Claims that have been asserted against the Released Entities by any Participating Subdivision or Participating Tribe in any federal, state, or local action or proceeding (whether judicial, arbitral, or administrative) based on, arising out of or relating to, in whole or in part, the Covered Conduct, or any such Claims that could be or could have been asserted now or in the future in those actions or in any comparable action or proceeding brought by a Participating Subdivision, Participating Tribe or any Releasors (whether or not such Participating Subdivision, Participating Tribe or Releasor has brought such action or proceeding). Released Claims also include all Claims asserted in any proceeding to be dismissed pursuant to the Agreement, whether or not such claims relate to Covered Conduct. The Parties intend that “Released Claims” be interpreted broadly. This Agreement does not release Claims by private individuals for any of their own damages for alleged personal injuries arising out of their use of any Product. But in any action arising from or relating to such Claims or the Covered Conduct, the Released Entities may assert as a defense or otherwise argue that the payments required herein serve as a measure of compensation for personal injuries or for other legal or equitable claims or demands asserted by private individuals or others. It is the intent of the Parties that Claims by private individuals be treated in accordance with applicable law.
27. *“Released Entities”* has the meaning set forth in Section VI.A.
28. *“Releasors”* means (1) each Participating Subdivision and Participating Tribe, and (2) without limitation and to the maximum extent of the power of each Participating Subdivision and Participating Tribe to release Claims, (a) the Participating Subdivision’s and Participating Tribe’s departments, agencies, divisions, boards, commissions, subdivisions, instrumentalities of any kind and attorneys, and any person in their official capacity whether

elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and (b) any person or entity acting in a parens patriae, sovereign, quasi-sovereign, private attorney general, qui tam, taxpayer, or other capacity seeking relief on behalf of or generally applicable to the general public but only with respect to each Participating Subdivision or Participating Tribe.

29. “*Sandoz*” means Sandoz Inc. and all of its respective past and present direct or indirect parents, subsidiaries, divisions, affiliates, joint ventures, predecessors, successors, or assigns, including but not limited to Sandoz International GmbH, Novartis Pharmaceuticals Corporation, and Novartis AG and its subsidiaries and affiliates, including but not limited to Novartis Manufacturing LLC, Novartis Institutes for Biomedical Research, Inc., Novartis Corporation, and Novartis Consumer Health. For the avoidance of doubt, this definition of “Sandoz” shall survive any spin-off, separation, or other corporate change-of-control transaction that results in Sandoz Inc. separating from or no longer being a direct or indirect subsidiary of one or more other Sandoz or Novartis entities.
30. “*Sandoz Settlement Fund*” or “*Settlement Fund*” means the interest-bearing fund to be established by the MDL Court in the MDL into which all payments by Sandoz will be made, which shall be administered by the Settlement Referee, and which is intended to qualify as a “qualified settlement fund” within the meaning of Section 1.468B-1 *et seq.* of the Treasury Regulations promulgated under Section 468B of the Internal Revenue Code of 1986, as amended.
31. “*Settlement Referee*” means David R. Cohen, who will perform the duties set forth in this Agreement, including setting forth the procedures by which the Subdivision and Tribe allocation will be completed and to jointly determine each Subdivision’s and Tribe’s final allocation resulting from application of the Subdivision and Tribe Allocation Distribution Percentage.
32. “*State*” means the States of the United States, the District of Columbia, Puerto Rico, the Virgin Islands, Guam, and the Northern Mariana Islands.
33. “*Subdivision*,” “*Subdivisions*,” “*Tribe*” or “*Tribes*” includes the Eligible Entities set forth on **Exhibit A** of this Agreement. “Subdivision” further means (1) a formal and legally recognized sub-entity of a State that provides general governance for a defined area, including a municipality, county, parish, city, town, village, special district or any other entities that provide municipal-type government within a State, and (2) any person, official, or entity thereof acting in an official capacity. Unless otherwise specified, “Subdivision” includes all functional counties and parishes and other functional levels of sub-entities of a State that provide general governance for a defined area. Historic, non-functioning sub-entities of a State (such as

Connecticut counties) are not Subdivisions, unless the entity has filed a lawsuit that includes a Released Claim against a Released Entity in a direct, parens patriae, or any other capacity. “Tribe” further means any Indian or Alaska Native tribe, band, nation, pueblo, village or community that the United States acknowledges to exist as an Indian tribe, including but not limited to the list of recognized tribes published by the United States Secretary of the Interior.

- 34. “*Subdivision and Tribe Allocation Distribution Percentage*” means a Subdivision’s or Tribe’s percentage as determined by the Settlement Referee pursuant to Section IV.B. The aggregate Subdivision and Tribe Allocation Distribution Percentage of all Subdivisions and Tribes shall equal 100%.
- 35. “*Subdivision Participation Form*” and “*Tribe Participation Form*” mean the forms attached hereto as **Exhibits C (Subdivisions) and D (Tribes)**.
- 36. “*Total Remediation Amount*” has the meaning set forth in Section IV.A.

II. Release

- A. *Scope.* As of the Effective Date, the Released Entities will be released and forever discharged from all of the Releasors’ Released Claims. Each Participating Subdivision and Participating Tribe (for itself and its Releasors) will absolutely, unconditionally, and irrevocably covenant not to bring, file, or claim, or to cause, assist in bringing, or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in this Agreement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of each Releasor to release claims. The releases shall be a complete bar to any Released Claim.
- B. *Claim-Over and Non-Party Settlement.*
 - 1. *Statement of Intent.* It is the intent of the Parties that:
 - a. Released Entities should not seek contribution or indemnification (other than pursuant to an insurance contract) from other parties for their payment obligations under this Agreement;
 - b. The payments made under this Agreement shall be the sole payments made by the Released Entities to the Releasors involving, arising out of, or related to Covered Conduct (or conduct that would be Covered Conduct if engaged in by a Released Entity);

- c. Claims by Releasors against non-Parties should not and will not result in additional payments by Released Entities, whether through contribution, indemnification or any other means;
 - d. The amount of each payment made to each Participating Subdivision or Participating Tribe under this Agreement is intended to reduce any indemnification obligation the Released Entities might have to non-Parties with regard to each such Participating Subdivision or Participating Tribe;
 - e. Releasors covenant not to sue Released Entities for Covered Conduct;
 - f. The Agreement meets the requirements of the Uniform Contribution Among Joint Tortfeasors Act and any similar state law or doctrine that reduces or discharges a released party's liability to any other parties; and
 - g. The provisions of this Section II.B. are intended to be implemented consistent with these principles. This Agreement and the releases and dismissals provided for herein are made in good faith.
2. *Contribution/Indemnity Prohibited.* No Released Entity shall seek to recover for amounts paid under this Agreement based on indemnification, contribution, or any other theory from a manufacturer, pharmacy, hospital, pharmacy benefit manager, health insurer, third-party vendor, trade association, distributor, or health care practitioner, provided that a Released Entity shall be relieved of this prohibition with respect to any entity that asserts a Claim-Over against it or with respect to any person or entity that brings any other form of action against Sandoz arising out of or related to Covered Conduct. For the avoidance of doubt, nothing herein shall prohibit a Released Entity from recovering amounts owed pursuant to insurance contracts.
3. *Non-Party Settlement.* To the extent that, on or after the Effective Date, any Releasor enters into a Non-Party Settlement, including in any bankruptcy case or through any plan of reorganization (whether individually or as a class of creditors), the Releasor will include (or in the case of a Non-Party Settlement made in connection with a bankruptcy case, will cause the debtor to include), unless prohibited from doing so under applicable law, in the Non-Party Settlement a prohibition on contribution or indemnity of any kind substantially equivalent to that required from Sandoz in Section II.B.2, or a release from such Non- Released Entity in favor of the Released Entities (in a form equivalent to the releases contained in this Agreement) of any Claim-Over. Sandoz shall be deemed and is designated as an intended third-party beneficiary of the prohibition on contribution or indemnity required

under this section in such Non-Party Settlement. The obligation to obtain the prohibition and/or release required by this subsection is a material term of this Agreement.

4. *Claim-Over.* In the event that any Non-Released Entity asserts a Claim-Over against a Released Entity, then Releasor and Sandoz shall take steps sufficient and permissible under applicable law to hold Released Entities harmless from the Claim-Over and ensure Released Entities are not required to pay more with respect to Covered Conduct than the amounts owed by Sandoz under this Agreement.
5. *Preservation of All Rights and Defenses Arising from Payments.* This Agreement further expressly preserves, to the full extent permitted by law, the right and ability of Released Entities to assert the payments made under this Agreement as a defense, set-off, satisfaction, or reduction against any amounts asserted as damages against any Released Entity by any non-Party or Non-Released Entity involving, arising out of, or related to Covered Conduct (or conduct that would be Covered Conduct if engaged in by a Released Entity).

If the Claim-Over is based on a contractual indemnity claim by a Non-Released Entity against any Released Entity, these Claim-Over provisions shall not apply to the extent the contractual indemnity claim is based on the conduct of the Non-Released Entity and not the conduct of Released Entities.

- C. *General Release.* In connection with the releases provided for in the Agreement, each Participating Subdivision and Participating Tribe (for itself and its Releasors) expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

A Releasor may thereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Participating Subdivision and Participating Tribe (for itself and its Releasors) hereby expressly waives and fully, finally, and forever settles, releases, and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Participating Subdivisions' or Participating Tribes' decision to enter into the Agreement or the Participating Subdivisions' or

Participating Tribes' decision to participate in the Agreement.

- D. *Res Judicata*. Nothing in the Agreement shall be deemed to reduce the scope of the res judicata or claim preclusive effect that the settlement memorialized in the Agreement, and/or any stipulation of dismissal with prejudice or judgment entered on the Agreement, gives rise to under applicable law.
- E. *Representation and Warranty of Authority*. The Participating Subdivision Designees and Participating Tribe Designees signing hereto on behalf of the Participating Subdivisions and Participating Tribes expressly represent and warrant that they have authority to enter into this Agreement conditionally on behalf of the Participating Subdivisions and Participating Tribes, subject to each Participating Subdivision and Participating Tribe executing a Subdivision Participation Form or Tribe Participation Form as provided in Section V of this Agreement.
- F. *Representation and Warranty of No Other Case(s)*. The signatories hereto on behalf of the Participating Subdivisions and Participating Tribes expressly represent and warrant that, as of the date of this Agreement, they are not aware, other than the cases arising from Covered Conduct, of any other case(s) against Sandoz on behalf of any Subdivision or Tribe, beyond those listed on **Exhibit A**.
- G. *Effectiveness*. The releases set forth in the Agreement shall not be impacted in any way by any dispute that exists, has existed, or may later exist between or among the Releasors. Nor shall such releases be impacted in any way by any current or future law, regulation, ordinance, or court or agency order limiting, seizing, or controlling the distribution or use of the Sandoz Settlement Fund or any portion thereof, or by the enactment of future laws, or by any seizure of the Sandoz Settlement Fund or any portion thereof.
- H. *Cooperation*. Releasors (i) will not encourage any person or entity to bring or maintain any Released Claim against any Released Entity and (ii) will reasonably cooperate with and not oppose any effort by a Released Entity to secure the prompt dismissal of any and all Released Claims.
- I. *Non-Released Claims*. Notwithstanding the foregoing or anything in the definition of Released Claims, the Agreement does not waive, release or limit any criminal liability, Claims that may be brought by a State or by any State Attorney General against Released Entities for Covered Conduct to the extent not released herein specifically with respect to Participating Subdivisions or Participating Tribes, Claims for any outstanding liability under any tax or securities law, Claims against parties who are not Released Entities, Claims by private individuals, and any claims arising under this Agreement for enforcement of this Agreement.

III. Monetary Relief and Payments

- A. *Structure of Payments*.

1. All payments under this Section III shall be made into the Sandoz Settlement Fund. The payments in the Sandoz Settlement Fund shall be allocated and used only as specified in Section IV of this Agreement. In the event that this Agreement is not completed for any reason or is terminated in accordance with its terms, all payments made under this Section III into the Sandoz Settlement Fund shall be returned to Sandoz.
2. On the thirtieth day after the Effective Date, Sandoz shall pay into the Sandoz Settlement Fund the sum of Ninety-Nine Million Five Hundred Thousand Dollars (\$99,500,000.00), under the terms and conditions of this Agreement, subject to the reductions described in Section IV.B.4.
3. Sandoz's payment into the Sandoz Settlement Fund includes the amount necessary to comply with the Ongoing Common Benefit Order (Dkt. #4428). The Settlement Referee shall hold the amount necessary to ensure compliance with the Ongoing Common Benefit Order until further order by the MDL Court. It is expressly understood that Sandoz's payment into the Sandoz Settlement Fund under Section III.A.2 fulfills its obligations under the Ongoing Common Benefit Order.
4. If Eighty-Five Percent (85%) of Litigating Subdivisions and Litigating Tribes set forth on **Exhibit A** of this Agreement (as measured by number of cases and allocation of the Settlement Fund) do not sign the Subdivision and Tribe Participation Form by January 31, 2024 (or such extended date as may be set in accordance with Section I.6.), and Sandoz does not otherwise agree to move forward with the Settlement Agreement, such that the Effective Date does not occur, then Sandoz shall make no payment, this Agreement will have no further effect, and all releases and other commitments or obligations contained herein will be void, provided, however, that Sandoz shall have the unilateral right in its sole discretion to extend that deadline to a date of its choosing and/or to proceed with the Agreement even if the 85% threshold has not been satisfied.

IV. Allocation and Use of Settlement Funds

- A. *Settlement Fund.* Subject to Sections IV.B.3 and 4, the Sandoz Settlement Fund shall be comprised of funds earmarked for Opioid Remediation (the "Total Remediation Amount").
- B. *Allocation, Administration and Use of Settlement Payments.*
 1. David R. Cohen, in his capacity as Settlement Referee, shall determine the basis for the distributions to Participating Subdivisions and Participating Tribes in accordance with this Section IV. Once the final Subdivision and Tribe Allocation Distribution Percentage is determined, it shall be attached

as **Exhibit B** to this Agreement. Determination of the Subdivision and Tribe Allocation Distribution Percentage shall be determined in the following manner:

- a. Allocation Distribution percentages may be determined by referring to and incorporating allocation percentages, formulas and manners of calculations utilized in prior Subdivision settlement agreements and prior Tribe settlement agreements reached with other Defendants in the opioid litigation. The Settlement Referee shall consider all non-general purpose government sub-entities of a Subdivision county, city or Tribe, or person or entity included in an action or bringing an action on the Subdivision county, city or Tribe's behalf, to be a single Subdivision county, city or Tribe claimant for purposes of allocation. Further, any allocation between and amongst the recovering Subdivision county, city or Tribe and any of its non-general purpose government sub-entities shall be determined by those entities and sub-entities themselves.
 - b. Each Participating Subdivision and Participating Tribe shall have had the right to be heard prior to entry of the final allocation order specific to this opioid crisis with regard to the calculation of the allocation amount set forth in Section IV.B.1.a. For the avoidance of doubt, the Participating Subdivisions and Participating Tribes shall not have any other basis to challenge the allocation amounts.
 - c. Sandoz acknowledges and expressly agrees that it has no role whatsoever in the Subdivision and Tribe allocation process.
2. The Settlement Referee shall set aside and hold back the funds allocable to each of the Litigating Subdivisions and Litigating Tribes proportionate to the Litigating Subdivision's and Litigating Tribe's Subdivision Allocation Distribution Percentage to the extent such Litigating Subdivision or Litigating Tribe has not become a Participating Subdivision or Participating Tribe, and the provisions of Section IV.B.4 shall apply with respect to such Non-Participating Subdivision or Non-Participating Tribe.
 3. The Settlement Referee shall deduct the costs and expenses incurred in the administration of the Sandoz Settlement Fund, including any expenses, costs and fees arising out of the duties of David R. Cohen in his capacity as Settlement Referee, out of the interest accrued on the Sandoz Settlement Fund and thereafter from the principal of the Sandoz Settlement Fund.
 4. Litigating Subdivisions and Litigating Tribes. Any Litigating Subdivision or Litigating Tribe that does not execute a Subdivision Participation Form or Tribe Participation Form prior to or within 14 days after the Effective Date of this Agreement or any Litigating Subdivision or Litigating Tribe

that affirmatively opts out of this Agreement and provides written notice to the Participating Subdivision Designees and/or Participating Tribe Designees, and Sandoz of its intent to litigate its Claims against Sandoz shall forego its right to participate in distributions contemplated by this Agreement, in which case the amount (including accumulated holdback amounts) allocable to such Litigating Subdivision or Litigating Tribe pursuant to its Subdivision and Tribe Allocation Distribution Percentage shall revert to Sandoz, to be paid to Sandoz within sixty (60) days after the 14-day time period after the Effective Date.

C. *Provisions Regarding Abatement Fund.*

1. The funds distributed from the Sandoz Settlement Fund to each Participating Subdivision and Participating Tribe shall be used solely for Opioid Remediation.
2. The Participating Subdivision Designees and Participating Tribe Designees shall provide a Participating Subdivision and Participating Tribe Opioid Abatement Report to Sandoz once all funds are disbursed to the Participating Subdivisions and Participating Tribes.

D. *Nature of Payment.*

1. Sandoz and the Participating Subdivisions and Participating Tribes acknowledge and agree that notwithstanding anything to the contrary in this Agreement, including, but not limited to, the scope of the Released Claims:
 - a. Sandoz has entered into this Agreement to avoid the delay, expense, inconvenience, and uncertainty of further litigation;
 - b. Participating Subdivisions and Participating Tribes sought restitution and remediation (within the meaning of 26 U.S.C. § 162(f)(2)(A)) as damages for the Alleged Harms allegedly suffered by the Participating Subdivisions and Participating Tribes as a result of the Covered Conduct;
 - c. By executing the Subdivision Participation Form or Tribe Participation Form, the Participating Subdivisions and Participating Tribes acknowledge that: (a) the Total Remediation Amount is no greater than the amount, in the aggregate, of the Alleged Harms allegedly suffered by the Participating Subdivisions and Participating Tribes; and (b) the portion of the Total Remediation Amount received by each Participating Subdivision or Participating Tribe is no greater than the amount of the Alleged Harms allegedly suffered by such Participating Subdivision or Participating Tribe;

- d. The payment of the Total Remediation Amount by Sandoz constitutes, and is paid for, restitution and remediation (within the meaning of 26 U.S.C. § 162(f)(2)(A)) for alleged damage or harm (as compensation for alleged damage or harm arising out of alleged bodily injury) allegedly caused by Sandoz;
- e. The Total Remediation Amount is being paid as restitution and remediation (within the meaning of 26 U.S.C. § 162(f)(2)(A)) in order to restore, in whole or in part, the Participating Subdivisions, Participating Tribes and persons to the same position or condition that they would be in had the Participating Subdivisions, Participating Tribes and persons not suffered the Alleged Harms and constitutes restitution and remediation for damage or harm allegedly caused by the potential violation of a law and/or is an amount paid to come into compliance with the law;
- f. For the avoidance of doubt: (a) no portion of the Total Remediation Amount represents reimbursement to any Participating Subdivision or Participating Tribe, or other person or entity, for the costs of any investigation or litigation, including without limitation attorneys' fees, (b) the entire Total Remediation Amount is properly characterized as described in Section IV.D.1.e, and (c) none of the amounts paid by Sandoz under Section III constitutes disgorgement or is paid for or in place of any fine, penalty, punitive damages, or other punitive assessments; and
- g. For the further avoidance of doubt, the Parties estimate that Fifteen Percent (15%) of the payments made by Sandoz into the Sandoz Settlement Fund will be allocated to payments in accordance with the Ongoing Common Benefit Order (Dkt. #4428) and/or the MDL fee cap order (Dkt. #3814), and the remaining Eighty-Five Percent (85%) of the payments made by Sandoz into the Sandoz Settlement Fund will be allocated to the Total Remediation Amount and paid as restitution and remediation (within the meaning of 26 U.S.C. § 162(f)(2)(A)).

2. Tax Reporting and Cooperation

- a. Each Participating Subdivision and Participating Tribe shall cooperate in good faith with Sandoz with respect to any tax claim, dispute, investigation, audit, examination, contest, litigation, or other proceeding relating to this Agreement.
- b. For the avoidance of doubt, except as explicitly set forth in this Agreement, neither Sandoz, any Participating Subdivision or Participating Tribe, or counsel to any of the foregoing make any warranty or representation as to the tax consequences of the payment

of the Total Remediation Amount (or any portion thereof).

V. Participation by Subdivisions and Tribes

- A. *Subdivision Participation Form and Tribe Participation Form.* Attached hereto as **Exhibits C (Subdivisions)** and **D (Tribes)** are the Subdivision Participation Form and Tribe Participation Form, which may be subject to later modification and substitution as the participation process is worked out. A Subdivision's or Tribe's executed Participation Form is evidence of its status as a Party to this Agreement, and the executed Participation Forms and their terms are incorporated herein by reference. In order to become a Participating Subdivision or Participating Tribe, each Litigating Subdivision or Litigating Tribe shall provide a properly executed Participation Form to the Participating Subdivision Designees or to the Participating Tribe Designees and to Sandoz, or to any proxy specified by them, by electronic mail as set forth in the Participation Forms at **Exhibits C and D** hereto, and in accordance with the time limitations and terms of this Agreement.
- B. *Dismissal of Claims.* Each Participating Subdivision or Participating Tribe, either directly or through its counsel, shall request to dismiss with prejudice all Released Claims by that Subdivision or Tribe against Released Entities, including all Released Claims pending in the MDL Court and all Released Claims pending in any State court. Dismissal of a Litigating Subdivision's or Litigating Tribe's complaint against Released Entities shall be filed only upon the occurrence of the Effective Date. The Parties will coordinate a streamlined dismissal process with the MDL Court that will allow for a bulk filing of the agreed dismissals with respect to MDL-filed cases.
- C. *Eligible Entities.* **Exhibit A** sets forth all Litigating Subdivisions and Litigating Tribes eligible to participate in this Agreement ("*Eligible Entities*"):
1. Each entity listed on **Exhibit A** has filed an opioid case against Sandoz in the MDL or in a case pending in State court.
 2. **Exhibit A** includes the filing docket number and counsel of record for the listed entity. Each entity listed on **Exhibit A** is entitled to participate in the settlement.
 3. Only Eligible Entities listed in **Exhibit A** are eligible to participate in the settlement, except as may be further agreed between Sandoz and the Participating Subdivision Designees or the Participating Tribe Designees.

VI. Defendants to be Released Upon Meeting Threshold Requirements

- A. The following are to be Released Entities and shall be released and claims against them to be dismissed with prejudice upon the Effective Date: (i) Sandoz ("*Sandoz*" as defined in Section I.29 of the Definitions); (ii) all of its past and present, direct or indirect: parents, subsidiaries, divisions, affiliates, joint ventures, predecessors,

successors, assigns and insurers (in their capacity as such); and (iii) the past and present officers, directors, members, shareholders (solely in their capacity as shareholders of the foregoing entities), partners, trustees, employees, agents, attorneys and insurers of each of the foregoing entities and persons referenced in clauses (i) through (ii) above for actions or omissions that occurred during and related to their work for, or employment with, any of the foregoing entities with respect to the Released Claims. An illustrative, non-exhaustive list of Released Entities is annexed to this Agreement as **Exhibit E**.

VII. Plaintiffs' Attorneys' Fees and Costs

- A. Contingency attorneys' fees and costs shall be paid out in accordance with the MDL fee cap order (Dkt #3814), which the Parties agree to extend to the provisions of this Agreement, as well as any other Orders that may be entered by the MDL Court concerning attorneys' fees and costs.
- B. Common Benefit amounts shall be held by the Settlement Referee in order to ensure compliance with the Ongoing Common Benefit Order (Dkt. #4428), as set forth in Section III.A.3 above.

VIII. Dispute Resolution

- A. Any disputes arising out of this Agreement shall be heard before Settlement Referee David R. Cohen as the arbitrator designated by the Parties to resolve disputes through binding arbitration.

IX. Miscellaneous

- A. *No Admission.* Sandoz does not admit liability or wrongdoing. This Agreement shall not be considered, construed, or represented to be (1) an admission, concession, or evidence of liability or wrongdoing or (2) a waiver or any limitation of any defense otherwise available to Sandoz.
- B. *Third-Party Beneficiaries.* Except as expressly provided in this Agreement, no portion of this Agreement shall provide any rights to, or be enforceable by, any person or entity that is not a Participating Subdivision or Participating Tribe or Released Entity. No Participating Subdivision or Participating Tribe may assign or otherwise convey any right to enforce any provision of this Agreement and no entity except the Participating Subdivision Designees or Participating Tribe Designees shall have the right to enforce any provision of this Agreement on behalf of all Participating Subdivisions and Participating Tribes.
- C. *Construction.* None of the Parties and no Participating Subdivision or Participating Tribe shall be considered to be the drafter of this Agreement or of any of its provisions for the purpose of any statute, case law, or rule of interpretation or construction that would or might cause any provision to be construed against the

drafter of this Agreement. The headings of the provisions of this Agreement are not binding and are for reference only and do not limit, expand, or otherwise affect the contents or meaning of this Agreement.

- D. *Cooperation.* Each Party agrees to use its best efforts and to cooperate with the other Parties to cause this Agreement to become effective, to obtain all necessary approvals, consents and authorizations, if any, and to execute all documents and to take such other action as may be appropriate in connection herewith. Consistent with the foregoing, each Party agrees that it will not directly or indirectly assist or encourage any challenge to this Agreement by any other person, and will support the integrity and enforcement of the terms of this Agreement.
- E. *Entire Agreement.* This Agreement, its Exhibits and any other attachments, embodies the entire agreement and understanding between and among the Parties relating to the subject matter hereof and supersedes (1) all prior agreements and understandings relating to such subject matter, whether written or oral and (2) all purportedly contemporaneous oral agreements and understandings relating to such subject matter.
- F. *Execution.* This Agreement may be executed in counterparts and by different signatories on separate counterparts, each of which shall be deemed an original, but all of which shall together be one and the same Agreement. One or more counterparts of this Agreement may be delivered by facsimile or electronic transmission with the intent that it or they shall constitute an original counterpart thereof. One or more counterparts of this Agreement may be signed by electronic signature.
- G. *Good Faith and Voluntary Entry.* Each Party warrants and represents that it negotiated the terms of this Agreement in good faith. Each of the Parties and signatories to this Agreement warrants and represents that it freely and voluntarily entered into this Agreement without any degree of duress or compulsion. The Parties state that no promise of any kind or nature whatsoever (other than the written terms of this Agreement) was made to them to induce them to enter into this Agreement.
- H. *No Prevailing Party.* The Parties each agree that they are not the prevailing party in this action, for purposes of any claim for fees, costs, or expenses as prevailing parties arising under common law or under the terms of any statute, because the Parties have reached a good faith settlement. The Parties each further waive any right to challenge or contest the validity of this Agreement on any ground, including, without limitation, that any term is unconstitutional or is preempted by, or in conflict with, any current or future law.
- I. *Non-Admissibility.* The settlement negotiations resulting in this Agreement have been undertaken by the Parties in good faith and for settlement purposes only, and no evidence of negotiations or discussions underlying this Agreement shall be

offered or received in evidence in any action or proceeding for any purpose. This Agreement shall not be offered or received in evidence in any action or proceeding for any purpose other than in an action or proceeding arising under or relating to this Agreement, except that Released Entities may file or use this Agreement in any action (1) involving a determination regarding insurance coverage; (2) involving a determination of the taxable income or tax liability of any Released Entities; (3) to support a defense or counterclaim based on principles of *res judicata*, collateral estoppel, release, good-faith settlement, judgment bar or reduction or on any other theory of claim preclusion or issue preclusion or similar defense or counterclaim; (4) to support a claim for contribution and/or indemnification; or (5) to support any other argument or defense by a Released Entity that the Total Remediation Amount provides a measure of compensation for asserted harms or otherwise satisfies the relief sought.

- J. *Notices.* All notices or other communications under this Agreement shall be in writing (including but not limited to electronic communications) and shall be given to the recipients indicated below:

For Participating Subdivisions:

Jayne Conroy
Michael Angelides
Simmons Hanly Conroy
112 Madison Avenue, 7th Floor
New York, NY 10016-7416
(212) 257-8482
jconroy@simmonsfirm.com
mangelides@simmonsfirm.com

Peter Mougey
Levin, Papantonio, Rafferty, Proctor, Buchanan,
O'Brien, Barr, and Mougey P.A.
316 S. Baylen Street, Suite 600
Pensacola, FL 32502-5996
(850) 435-7193
pmougey@levinlaw.com

Paul Geller
Robbins Geller Rudman & Dowd LLP
225 NE Mizner Blvd., Suite 720
Boca Raton, FL 33432
(561) 750-3000
pgeller@rgrdlaw.com

For Participating Tribes:

Steve Skikos
Mark Crawford
One Sansome Street, Suite 2830
San Francisco, CA 94104
(415) 546-7300
sskikos@skikos.com
mcrawford@skikos.com

For Sandoz:

Gordon Hwang
Sandoz Inc.
100 College Rd. W
Princeton, NJ 08540
gordon.hwang@sandoz.com

Gregory E. Ostfeld
Sara K. Thompson
Greenberg Traurig LLP
77 West Wacker Dr., Suite 3100
Chicago, IL 60601
(312) 476-5056
ostfeldg@gtlaw.com
sara.thompson@gtlaw.com

Any Party or Participating Subdivision Designees or Participating Tribe Designees may change or add to the contact information of the persons designated to receive notice on its behalf by notice given (effective upon the giving of such notice) as provided in this subsection.

- K. *No Waiver.* The waiver of any rights conferred hereunder shall be effective only if made by written instrument executed by the waiving Party or Parties. The waiver by any Party of any breach of this Agreement shall not be deemed to be or construed as a waiver of any other breach, whether prior, subsequent, or contemporaneous, nor shall such waiver be deemed to be or construed as a waiver by any other Party.
- L. *Preservation of Privilege.* Nothing contained in this Agreement, and no act required to be performed pursuant to this Agreement, is intended to constitute, cause, or effect any waiver (in whole or in part) of any attorney-client privilege, work product protection, or common interest/joint defense privilege, and each Party agrees that it shall not make or cause to be made in any forum any assertion to the contrary.
- M. *Successors.* This Agreement shall be binding upon, and inure to the benefit of, Sandoz and its respective successors and assigns. Sandoz shall not sell the majority

of its voting stock or substantially all its assets without obtaining the acquiror's agreement that it will constitute a successor with respect to Sandoz's obligations under this Agreement.

- N. *Modification, Amendment, Alteration.* After the Effective Date, any modification, amendment, or alteration of this Agreement by the Parties shall be binding only if evidenced in writing signed by Sandoz along with the signatures of Participating Subdivision Designees and Participating Tribe Designees.
- O. *Governing Law.* Except (1) as otherwise provided in the Agreement or (2) as necessary, in the sole judgment of Settlement Referee David R. Cohen, to promote uniformity of interpretation for matters, this Agreement shall be governed by and interpreted in accordance with the respective laws of the State of Ohio without regard to the conflict of law rules of such State. Notwithstanding any other provision in this subsection on governing law, the United States District Court for the Northern District of Ohio shall retain jurisdiction to enforce this Agreement.
- P. *Severability.* In the event any one or more immaterial provisions of this Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision of this Agreement.

Date: August 31, 2023

For Participating Subdivisions:



Jayne Conroy
Simmons Hanly Conroy

Peter Mougey
Levin, Papantonio, Rafferty, Proctor, Buchanan,
O'Brien, Barr, and Mougey P.A.
316 S. Baylen Street, Suite 600
Pensacola, FL 32502-5996

Paul Geller
Robbins Geller Rudman & Dowd LLP
225 NE Mizner Blvd., Suite 720
Boca Raton, FL 33432

For Participating Tribes:

A handwritten signature in black ink, appearing to read 'Steve Skikos', written over a horizontal line.

Steve Skikos

Skikos, Crawford, Skikos & Joseph LLP
One Sansome Street, Suite 2830
San Francisco, CA 94104

Date: August 31, 2023

For Sandoz:

DocuSigned by:

B467BA45A1A34B4...

Karen McDonnell
VP & General Counsel, NA, Sandoz
Sandoz Corporate Representative

Gregory E. Ostfeld
Greenberg Traurig LLP

Date: August 31, 2023

For Sandoz:

Karen McDonnell
VP & General Counsel, NA, Sandoz
Sandoz Corporate Representative

A handwritten signature in blue ink, appearing to read "Greg Ostfeld", is positioned above a horizontal line.

Gregory E. Ostfeld
Greenberg Traurig LLP

Date: August 31, 2023

EXHIBIT A-1

LITIGATING SUBDIVISIONS

Subdivision	State	Counsel	County
Albertville city	AL	Friedman, Dazzio, Zulas & Bowling, PC	MARSHALL County
Arab city	AL	Friedman, Dazzio, Zulas & Bowling, PC	CULLMAN, MARSHALL County
Boaz city	AL	Friedman, Dazzio, Zulas & Bowling, PC	ETOWAH, MARSHALL County
Bridgeport city	AL	Friedman, Dazzio, Zulas & Bowling, PC	JACKSON County
Childersburg city	AL	Montgomery Ponder, LLC	TALLADEGA County
Dora city	AL	Friedman, Dazzio, Zulas & Bowling, PC	WALKER County
Douglas town	AL	Friedman, Dazzio, Zulas & Bowling, PC	MARSHALL County
Guntersville city	AL	Friedman, Dazzio, Zulas & Bowling, PC	MARSHALL County
Haleyville city	AL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	MARION, WINSTON County
Henagar city	AL	Friedman, Dazzio, Zulas & Bowling, PC	De Kalb County
Hoover city	AL	Wallace, Jordan, Ratliff & Brandt, LLC	JEFFERSON, SHELBY County
Jasper city	AL	Friedman, Dazzio, Zulas & Bowling, PC	WALKER County
Lincoln city	AL	Montgomery Ponder, LLC	TALLADEGA County
New Hope city	AL	Friedman, Dazzio, Zulas & Bowling, PC	MADISON County
Rainsville city	AL	Friedman, Dazzio, Zulas & Bowling, PC	DE KALB County
Scottsboro city	AL	Friedman, Dazzio, Zulas & Bowling, PC	JACKSON County
Sumiton city	AL	Friedman, Dazzio, Zulas & Bowling, PC	JEFFERSON, WALKER County
Tuscaloosa city	AL	Rosen Harwood, PA	TUSCALOOSA County
Clay County	AL	Montgomery Ponder, LLC	CLAY COUNTY
Jackson County	AL	Friedman, Dazzio, Zulas & Bowling, PC	JACKSON COUNTY
Marion County	AL	Friedman, Dazzio, Zulas & Bowling, PC	MARION COUNTY

Marshall County	AL	Friedman, Dazzio, Zulanis & Bowling, PC	MARSHALL COUNTY
Pickens County	AL	Friedman, Dazzio, Zulanis & Bowling, PC	PICKENS COUNTY
Talladega County	AL	Montgomery Ponder, LLC	TALLADEGA COUNTY
Talladega City	AL	Montgomery Ponder, LLC	TALLADEGA COUNTY
Butler town	AL	Frazer PLC	CHOCTAW COUNTY
Geraldine town	AL	Friedman, Dazzio, Zulanis & Bowling, PC	De Kalb County
Grant town	AL	Friedman, Dazzio, Zulanis & Bowling, PC	MARSHALL County
Hammondville town	AL	Friedman, Dazzio, Zulanis & Bowling, PC	De Kalb County
Munford town	AL	Montgomery Ponder, LLC	TALLADEGA County
Woodville town	AL	Friedman, Dazzio, Zulanis & Bowling, PC	JACKSON COUNTY
Walker County	AL	Friedman, Dazzio, Zulanis & Bowling, PC	WALKER COUNTY
Pinal County	AZ	Theodora Oringer PC	PINAL COUNTY
Chula Vista city	CA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	SAN DIEGO COUNTY
Clearlake city	CA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	LAKE COUNTY
Lakeport city	CA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	LAKE COUNTY
San Jose city	CA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	SANTA CLARA COUNTY
Napa County	CA	Robbins Geller Rudman & Dowd LLP	NAPA COUNTY
San Mateo County	CA	Cotchett Pitre & McCarthy, LLP	SAN MATEO COUNTY
Yolo County	CA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	YOLO COUNTY
Greeley city	CO	Keller Rohrback LLP	WELD COUNTY
Huerfano County	CO	Skikos Crawford Skikos & Joseph, LLP	HUERFANO COUNTY
Mesa County	CO	Keller Rohrback LLP	MESA COUNTY
City of Middletown	CT	Scott + Scott	Middletown city
City of Norwich	CT	Scott + Scott	Norwich city

Town of Enfield	CT	Scott + Scott	ENFIELD TOWN
Town of Wethersfield	CT	Scott + Scott	WETHERSFIELD TOWN
Alachua County	FL	Napoli Shkolnik, PLLC	ALACHUA COUNTY
City of Ormond Beach	FL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	VOLUSIA COUNTY
Hernando County	FL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	HERNANDO COUNTY
Levy County	FL	Napoli Shkolnik, PLLC	LEVY COUNTY
Okaloosa County	FL	Napoli Shkolnik, PLLC	OKALOOSA COUNTY
Osceola County	FL	Napoli Shkolnik, PLLC	OSCEOLA COUNTY
Palm Beach County	FL	Napoli Shkolnik, PLLC	PALM BEACH COUNTY
Walton County	FL	Napoli Shkolnik, PLLC	WALTON COUNTY
Appling County	GA	Blasingame, Burch, Garrard & Ashley	APPLING COUNTY
Athens-Clarke County	GA	Blasingame, Burch, Garrard & Ashley	CLARKE COUNTY
Atkinson County	GA	Conley Griggs Partin	ATKINSON COUNTY
Banks County	GA	Blasingame, Burch, Garrard & Ashley	BANKS COUNTY
Ben Hill County	GA	Blasingame, Burch, Garrard & Ashley	BEN HILL COUNTY
Brantley County	GA	Blasingame, Burch, Garrard & Ashley	BRANTLEY COUNTY
Brooks County	GA	Conley Griggs Partin	BROOKS COUNTY
Bulloch County	GA	Blasingame, Burch, Garrard & Ashley	BULLOCH COUNTY
Burke County	GA	Blasingame, Burch, Garrard & Ashley	BURKE COUNTY
Butts County	GA	Blasingame, Burch, Garrard & Ashley	BUTTS COUNTY
Camden County	GA	Blasingame, Burch, Garrard & Ashley	CAMDEN COUNTY
Candler County	GA	Blasingame, Burch, Garrard & Ashley	CANDLER COUNTY
Charlton County	GA	Blasingame, Burch, Garrard & Ashley	CHARLTON COUNTY
Chattooga County	GA	Bird Law Group, PC	CHATTOOGA COUNTY
Cherokee County	GA	Blasingame, Burch, Garrard & Ashley	CHEROKEE COUNTY
Arlington city	GA	Friedman, Dazzio, Zulanis & Bowling, PC	CALHOUN COUNTY

Ashburn city	GA	Bird Law Group, PC	TURNER COUNTY
Bainbridge city	GA	Blasingame, Burch, Garrard & Ashley	DECATUR COUNTY
Blakely city	GA	Friedman, Dazzio, Zulanis & Bowling, PC	EARLY COUNTY
Calhoun city	GA	Bird Law Group, PC	GORDON COUNTY
Cartersville city	GA	Bird Law Group, PC	BARTOW COUNTY
Chatsworth city	GA	Bird Law Group, PC	MURRAY COUNTY
Damascus city	GA	Friedman, Dazzio, Zulanis & Bowling, PC	EARLY COUNTY
Dawsonville city	GA	Bird Law Group, PC	DAWSON COUNTY
Fitzgerald city	GA	Blasingame, Burch, Garrard & Ashley	BEN HILL COUNTY
Gainesville city	GA	Blasingame, Burch, Garrard & Ashley	HALL COUNTY
Helen city	GA	Bird Law Group, PC	WHITE COUNTY
Jackson city	GA	Bird Law Group, PC	BUTTS COUNTY
Marietta city	GA	Bird Law Group, PC	COBB COUNTY
McDonough city	GA	Bird Law Group, PC	HENRY COUNTY
Milledgeville city	GA	Blasingame, Burch, Garrard & Ashley	BALDWIN
Moultrie city	GA	Bird Law Group, PC	COLQUITT COUNTY
Rome city	GA	Bird Law Group, PC	FLOYD COUNTY
Snellville city	GA	Bird Law Group, PC	GWINETT COUNTY
Springfield city	GA	Blasingame, Burch, Garrard & Ashley	EFFINGHAM COUNTY
Tifton city	GA	Blasingame, Burch, Garrard & Ashley	TIFT COUNTY
Valdosta city	GA	Bird Law Group, PC	LOWNDES COUNTY
Winder city	GA	Bird Law Group, PC	BARROW COUNTY
Woodstock city	GA	Bird Law Group, PC	CHEROKEE COUNTY
Clay County	GA	Blasingame, Burch, Garrard & Ashley	CLAY COUNTY
Clayton County	GA	Napoli Shkolnik PLLC	CLAYTON COUNTY
Clinch County	GA	Blasingame, Burch, Garrard & Ashley	CLINCH COUNTY
Cobb County	GA	Simmons Hanly Conroy LLC	COBB COUNTY
Colquitt County	GA	Bird Law Group, PC	COLQUITT COUNTY
Columbia County	GA	Blasingame, Burch, Garrard & Ashley	COLUMBIA COUNTY
Cook County	GA	Blasingame, Burch, Garrard & Ashley	COOK COUNTY

Wilcox County	GA	Friedman, Dazzio, Zulanis & Bowling, PC	WILCOX COUNTY
Crisp County	GA	Blasingame, Burch, Garrard & Ashley	CRISP COUNTY
Dawson County	GA	Blasingame, Burch, Garrard & Ashley	DAWSON COUNTY
Decatur County	GA	Blasingame, Burch, Garrard & Ashley	DECATUR COUNTY
Dekalb County	GA	Napoli Shkolnik PLLC	DEKALB COUNTY
Dooly County	GA	Blasingame, Burch, Garrard & Ashley	DOOLY COUNTY
Dougherty County	GA	Blasingame, Burch, Garrard & Ashley	DOUGHERTY COUNTY
Early County	GA	Blasingame, Burch, Garrard & Ashley	EARLY COUNTY
Effingham County	GA	Blasingame, Burch, Garrard & Ashley	EFFINGHAM COUNTY
Elbert County	GA	Blasingame, Burch, Garrard & Ashley	ELBERT COUNTY
Emanuel County	GA	Blasingame, Burch, Garrard & Ashley	EMANUEL COUNTY
Evans County	GA	Blasingame, Burch, Garrard & Ashley	EVANS COUNTY
Fayette County	GA	Blasingame, Burch, Garrard & Ashley	FAYETTE COUNTY
Floyd County	GA	Bird Law Group, PC	FLOYD COUNTY
Forsyth County	GA	Napoli Shkolnik PLLC	FORSYTH COUNTY
Fulton County	GA	Napoli Shkolnik PLLC	FULTON COUNTY
GlascocK County	GA	Blasingame, Burch, Garrard & Ashley	GLASCOCK COUNTY
Gordon County	GA	Bird Law Group, PC	GORDON COUNTY
Grady County	GA	Conley Griggs Partin	GRADY COUNTY
Greene County	GA	Blasingame, Burch, Garrard & Ashley	GREENE COUNTY
Habersham County	GA	Blasingame, Burch, Garrard & Ashley	HABERSHAM COUNTY
Hall County	GA	Blasingame, Burch, Garrard & Ashley	HALL COUNTY
Hancock County	GA	Blasingame, Burch, Garrard & Ashley	HANCOCK COUNTY
Henry County	GA	Napoli Shkolnik PLLC	HENRY COUNTY
Houston County	GA	Simmons Hanly Conroy LLC	HOUSTON COUNTY
Irwin County	GA	Blasingame, Burch, Garrard & Ashley	IRWIN COUNTY

Jackson County	GA	Blasingame, Burch, Garrard & Ashley	JACKSON COUNTY
Jasper County	GA	Blasingame, Burch, Garrard & Ashley	JASPER COUNTY
Jeff Davis County	GA	Blasingame, Burch, Garrard & Ashley	JEFF DAVIS COUNTY
Jefferson County	GA	Blasingame, Burch, Garrard & Ashley	JEFFERSON COUNTY
Johnson County	GA	Blasingame, Burch, Garrard & Ashley	JOHNSON COUNTY
Jones County	GA	Blasingame, Burch, Garrard & Ashley	JONES COUNTY
Liberty County	GA	Blasingame, Burch, Garrard & Ashley	LIBERTY COUNTY
Lincoln County	GA	Blasingame, Burch, Garrard & Ashley	LINCOLN COUNTY
Long County	GA	Blasingame, Burch, Garrard & Ashley	LONG COUNTY
Lumpkin County	GA	Blasingame, Burch, Garrard & Ashley	LUMPKIN COUNTY
Macon County	GA	Friedman, Dazzio, Zulanis & Bowling, PC	MACON COUNTY
Macon-Bibb County	GA	Blasingame, Burch, Garrard & Ashley	MACON COUNTY
Madison County	GA	Blasingame, Burch, Garrard & Ashley	MADISON COUNTY
McDuffie County	GA	Blasingame, Burch, Garrard & Ashley	MCDUFFIE COUNTY
McIntosh County	GA	Blasingame, Burch, Garrard & Ashley	MCINTOSH COUNTY
Montgomery County	GA	Blasingame, Burch, Garrard & Ashley	MONTGOMERY COUNTY
Murray County	GA	Bird Law Group, PC	MURRAY COUNTY
Newton County	GA	Blasingame, Burch, Garrard & Ashley	NEWTON COUNTY
Oconee County	GA	Blasingame, Burch, Garrard & Ashley	OCONEE COUNTY
Oglethorpe County	GA	Blasingame, Burch, Garrard & Ashley	OGLETHORPE COUNTY
Pike County	GA	Blasingame, Burch, Garrard & Ashley	PIKE COUNTY
Pulaski County	GA	Blasingame, Burch, Garrard & Ashley	PULASKI COUNTY
Rabun County	GA	Blasingame, Burch, Garrard & Ashley	RABUN COUNTY

Randolph County	GA	Blasingame, Burch, Garrard & Ashley	RANDOLPH COUNTY
Ringgold city	GA	Bird Law Group, PC	Catoosa County
Rockdale County	GA	Napoli Shkolnik, PLLC	ROCKDALE COUNTY
Schley County	GA	Friedman, Dazzio, Zulanis & Bowling, PC	SCHLEY COUNTY
Screven County	GA	Blasingame, Burch, Garrard & Ashley	SCREVEN COUNTY
Seminole County	GA	Blasingame, Burch, Garrard & Ashley	SEMINOLE COUNTY
Sheriff of Appling County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Appling County
Sheriff of Bibb County	GA	Blasingame, Burch, Garrard & Ashley	Bibb County
Sheriff of Crisp County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Crisp County
Sheriff of Crawford County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Crawford County
Sheriff of Harris County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Harris County
Sheriff of Jeff Davis County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Jefferson Davis County
Sheriff of Laurens County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Laurens County
Sheriff of Screven County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Screven County
Sheriff of Telfair County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Telfair County
Spalding County	GA	Blasingame, Burch, Garrard & Ashley	SPALDING COUNTY
Stephens County	GA	Blasingame, Burch, Garrard & Ashley	STEPHENS COUNTY
Sumter County	GA	Blasingame, Burch, Garrard & Ashley	SUMTER COUNTY
Taliaferro County	GA	Blasingame, Burch, Garrard & Ashley	TALIAFERRO COUNTY
Tattnall County	GA	Blasingame, Burch, Garrard & Ashley	TATTNALL COUNTY
Telfair County	GA	Bird Law Group, PC	TELFAIR COUNTY
Atlanta city	GA	Napoli Shkolnik PLLC	FULTON COUNTY
Toombs County	GA	Blasingame, Burch, Garrard & Ashley	TOOMBS COUNTY
Towns County	GA	Blasingame, Burch, Garrard & Ashley	TOWNS COUNTY

Troup County	GA	Blasingame, Burch, Garrard & Ashley	TROUP COUNTY
Twiggs County	GA	Blasingame, Burch, Garrard & Ashley	TWIGGS COUNTY
Villa Rica city	GA	Bird Law Group, PC	CARROLL, DOUGLAS
Walton County	GA	Blasingame, Burch, Garrard & Ashley	WALTON COUNTY
Warren County	GA	Blasingame, Burch, Garrard & Ashley	WARREN COUNTY
Washington County	GA	Blasingame, Burch, Garrard & Ashley	WASHINGTON COUNTY
Wayne County	GA	Blasingame, Burch, Garrard & Ashley	WAYNE COUNTY
Whitfield County	GA	Bird Law Group, PC	WHITFIELD COUNTY
Wilkes County	GA	Blasingame, Burch, Garrard & Ashley	WILKES COUNTY
Worth County	GA	Blasingame, Burch, Garrard & Ashley	WORTH COUNTY
Hawaii County	HI	Hawaii Accident Law Center	HAWAII COUNTY
County of Kauai	HI	Hawaii Accident Law Center	KAUAI COUNTY
Adair County	IA	Simmons Hanly Conroy LLC	ADAIR COUNTY
Adams County	IA	Simmons Hanly Conroy LLC	ADAMS COUNTY
Allamakee County	IA	Simmons Hanly Conroy LLC	ALLAMAKEE COUNTY
Appanoose County	IA	Simmons Hanly Conroy LLC	APPANOOSE COUNTY
Audubon County	IA	Simmons Hanly Conroy LLC	AUDUBON COUNTY
Benton County	IA	Simmons Hanly Conroy LLC	BENTON COUNTY
Black Hawk County	IA	Simmons Hanly Conroy LLC	BLACK HAWK COUNTY
Bremer County	IA	Simmons Hanly Conroy LLC	BREMER COUNTY
Buchanan County	IA	Simmons Hanly Conroy LLC	BUCHANAN COUNTY
Buena Vista County	IA	Simmons Hanly Conroy LLC	BUENA VISTA COUNTY
Calhoun County	IA	Simmons Hanly Conroy LLC	CALHOUN COUNTY
Carroll County	IA	Simmons Hanly Conroy LLC	CARROLL COUNTY
Cedar County	IA	Simmons Hanly Conroy LLC	CEDAR COUNTY
Cerro Gordo County	IA	Simmons Hanly Conroy LLC	CERRO GORDO COUNTY
Cherokee County	IA	Simmons Hanly Conroy LLC	CHEROKEE COUNTY
Chickasaw County	IA	Simmons Hanly Conroy LLC	CHICKASAW COUNTY
Clay County	IA	Simmons Hanly Conroy LLC	CLAY COUNTY
Clayton County	IA	Simmons Hanly Conroy LLC	CLAYTON COUNTY
Clinton County	IA	Simmons Hanly Conroy LLC	CLINTON COUNTY
Dallas County	IA	Simmons Hanly Conroy LLC	DALLAS COUNTY

Delaware County	IA	Simmons Hanly Conroy LLC	DELAWARE COUNTY
Des Moines County	IA	Simmons Hanly Conroy LLC	DES MOINES COUNTY
Emmet County	IA	Simmons Hanly Conroy LLC	EMMET COUNTY
Fayette County	IA	Simmons Hanly Conroy LLC	FAYETTE COUNTY
Fremont County	IA	Simmons Hanly Conroy LLC	FREMONT COUNTY
Hamilton County	IA	Simmons Hanly Conroy LLC	HAMILTON COUNTY
Hancock County	IA	Simmons Hanly Conroy LLC	HANCOCK COUNTY
Hardin County	IA	Simmons Hanly Conroy LLC	HARDIN COUNTY
Harrison County	IA	Simmons Hanly Conroy LLC	HARRISON COUNTY
Henry County	IA	Simmons Hanly Conroy LLC	HENRY COUNTY
Howard County	IA	Simmons Hanly Conroy LLC	HOWARD COUNTY
Humboldt County	IA	Simmons Hanly Conroy LLC	HUMBOLDT COUNTY
Ida County	IA	Simmons Hanly Conroy LLC	IDA COUNTY
Jasper County	IA	Simmons Hanly Conroy LLC	JASPER COUNTY
Johnson County	IA	Simmons Hanly Conroy LLC	JOHNSON COUNTY
Jones County	IA	Simmons Hanly Conroy LLC	JONES COUNTY
Keokuk County	IA	Simmons Hanly Conroy LLC	KEOKUK COUNTY
Lee County	IA	Simmons Hanly Conroy LLC	LEE COUNTY
Lyon County	IA	Simmons Hanly Conroy LLC	LYON COUNTY
Madison County	IA	Simmons Hanly Conroy LLC	MADISON COUNTY
Mahaska County	IA	Simmons Hanly Conroy LLC	MAHASKA COUNTY
Marion County	IA	Simmons Hanly Conroy LLC	MARION COUNTY
Mills County	IA	Simmons Hanly Conroy LLC	MILLS COUNTY
Mitchell County	IA	Simmons Hanly Conroy LLC	MITCHELL COUNTY
Monroe County	IA	Simmons Hanly Conroy LLC	MONROE COUNTY
Montgomery County	IA	Simmons Hanly Conroy LLC	MONTGOMERY COUNTY
Muscatine County	IA	Simmons Hanly Conroy LLC	MUSCATINE COUNTY
O'Brien County	IA	Simmons Hanly Conroy LLC	O BRIEN COUNTY
Osceola County	IA	Simmons Hanly Conroy LLC	OSCEOLA COUNTY
Plymouth County	IA	Simmons Hanly Conroy LLC	PLYMOUTH COUNTY
Pocahontas County	IA	Simmons Hanly Conroy LLC	POCAHONTAS COUNTY
Polk County	IA	Simmons Hanly Conroy LLC	POLK COUNTY
Pottawattamie County	IA	Simmons Hanly Conroy LLC	POTTAWATTAMIE COUNTY
Poweshiek County	IA	Simmons Hanly Conroy LLC	POWESHIEK COUNTY
Sac County	IA	Simmons Hanly Conroy LLC	SAC COUNTY
Scott County	IA	Simmons Hanly Conroy LLC	SCOTT COUNTY
Shelby County	IA	Simmons Hanly Conroy LLC	SHELBY COUNTY
Sioux County	IA	Simmons Hanly Conroy LLC	SIOUX COUNTY

Tama County	IA	Simmons Hanly Conroy LLC	TAMA COUNTY
Taylor County	IA	Simmons Hanly Conroy LLC	TAYLOR COUNTY
Union County	IA	Simmons Hanly Conroy LLC	UNION COUNTY
Webster County	IA	Simmons Hanly Conroy LLC	WEBSTER COUNTY
Winnebago County	IA	Simmons Hanly Conroy LLC	WINNEBAGO COUNTY
Winneshiek County	IA	Simmons Hanly Conroy LLC	WINNESHIEK COUNTY
Worth County	IA	Simmons Hanly Conroy LLC	WORTH COUNTY
Wright County	IA	Simmons Hanly Conroy LLC	WRIGHT COUNTY
Ada County	ID	Keller Rohrback LLP	ADA COUNTY
Adams County	ID	Simmons Hanly Conroy LLC	ADAMS COUNTY
Bingham County	ID	Simmons Hanly Conroy LLC	BINGHAM COUNTY
Blaine County	ID	Simmons Hanly Conroy LLC	BLAINE COUNTY
Boise County	ID	Simmons Hanly Conroy LLC	BOISE COUNTY
Bonneville County	ID	Simmons Hanly Conroy LLC	BONNEVILLE COUNTY
Canyon County	ID	Simmons Hanly Conroy LLC	CANYON COUNTY
Caribou County	ID	Simmons Hanly Conroy LLC	CARIBOU COUNTY
Cassia County	ID	Simmons Hanly Conroy LLC	CASSIA COUNTY
Elmore County	ID	Simmons Hanly Conroy LLC	ELMORE COUNTY
Latah County	ID	Simmons Hanly Conroy LLC	LATAH COUNTY
Minidoka County	ID	Simmons Hanly Conroy LLC	MINIDOKA COUNTY
Owyhee County	ID	Simmons Hanly Conroy LLC	OWYHEE COUNTY
Payette County	ID	Simmons Hanly Conroy LLC	PAYETTE COUNTY
Harrisburg city	IL	Sanders Phillips Grossman, LLC	SALINE COUNTY
Herrin city	IL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA	WILLIAMSON COUNTY
Marion city	IL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA	JOHNSON, WILLIAMSON
Princeton city	IL	Sanders Phillips Grossman, LLC	BUREAU COUNTY
West Frankfort city	IL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA	FRANKLINE COUNTY
County of Sangamon	IL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA	SANGAMON COUNTY
Franklin County	IL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA	FRANKLIN COUNTY
Benton County	IN	Cohen & Malad, LLP	BENTON COUNTY
Alexandria city	IN	Cohen & Malad, LLP	MADISON COUNTY

Austin city	IN	Dudenhefer Law Firm Jenner & Pattison	SCOTT COUNTY
Bloomington city	IN	Cohen & Malad, LLP	MONROE COUNTY
Connersville city	IN	Cohen & Malad, LLP	FAYETTE COUNTY
Elwood city	IN	Cohen & Malad, LLP	MADISON, TIPTON
Franklin city	IN	Cohen & Malad, LLP	JOHNSON COUNTY
Indianapolis city / Marion County	IN	Cohen & Malad, LLP	MARION COUNTY
Lafayette city	IN	Cohen & Malad, LLP	TIPPECANOE COUNTY
Madison city	IN	Dudenhefer Law Firm Jenner & Pattison	JEFFERSON COUNTY
New Castle city	IN	Cohen & Malad, LLP	HENRY COUNTY
Richmond city	IN	Cohen & Malad, LLP	WAYNE COUNTY
West Lafayette city	IN	Cohen & Malad, LLP	TIPPECANOE COUNTY
Delaware County	IN	Cohen & Malad, LLP	DELAWARE COUNTY
Fayette County	IN	Cohen & Malad, LLP	FAYETTE COUNTY
LaPorte County	IN	Cohen & Malad, LLP	LA PORTE COUNTY
Lawrence County	IN	Cohen & Malad, LLP	LAWRENCE COUNTY
Madison County	IN	Cohen & Malad, LLP	MADISON COUNTY
Marshall County	IN	Cohen & Malad, LLP	MARSHALL COUNTY
Monroe County	IN	Cohen & Malad, LLP	Monroe County
Morgan County	IN	Cohen & Malad, LLP	MORGAN COUNTY
Scott County	IN	Dudenhefer Law Firm Jenner & Pattison	SCOTT COUNTY
St Joseph County	IN	Cohen & Malad, LLP	ST JOSEPH COUNTY
Allen County	IN	Simmons Hanly Conroy LLC	ALLEN COUNTY
Franklin County	IN	Simmons Hanly Conroy LLC	FRANKLIN COUNTY
Pendleton town	IN	Cohen & Malad, LLP	MADISON COUNTY
Allen County	KS	Wagstaff & Cartmell	ALLEN COUNTY
Barber County	KS	Wagstaff & Cartmell	BARBER COUNTY
Bourbon County	KS	Wagstaff & Cartmell	BOURBON COUNTY
Manter city	KS	Wagstaff & Cartmell	STANTON COUNTY
Overland Park city	KS	Wagstaff & Cartmell	JOHNSON COUNTY
Wichita city	KS	Wagstaff & Cartmell	SEDGWICK
County of Harvey	KS	Ochs Law Firm	HARVEY COUNTY
Dickinson County	KS	Wagstaff & Cartmell	DICKINSON COUNTY
Dickinson County Attorney	KS	Wagstaff & Cartmell	DICKINSON COUNTY
Elk County	KS	Wagstaff & Cartmell	ELK COUNTY
Leavenworth County	KS	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	LEAVENWORTH COUNTY

Meade County	KS	Wagstaff & Cartmell	MEADE COUNTY
Montgomery County	KS	Wagstaff & Cartmell	MONTGOMERY COUNTY
Stanton County	KS	Wagstaff & Cartmell	STANTON COUNTY
the County of Ford	KS	Palmer Law Group; Theodora Oringer	FORD COUNTY
Wyandotte County/Kansas City	KS	Wagstaff & Cartmell	Wyandotte County
Adair County	KY	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	ADAIR COUNTY
Bath County	KY	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	BATH COUNTY
Bourbon County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	BOURBON COUNTY
Casey County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	CASEY COUNTY
Covington city	KY	Brindisi, Murad, Brindisi & Pearlman, LLP; Cherundolo Law Firm, PLLC	KENTON COUNTY
Inez city	KY	Friedman, Dazzio, Zulanas & Bowling, PC	MARTIN COUNTY
Prestonsburg city	KY	Friedman, Dazzio, Zulanas & Bowling, PC	FLOYD COUNTY
Ballard County	KY	Friedman, Dazzio, Zulanas & Bowling, PC	BALLARD COUNTY
Gallatin County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	GALLATIN COUNTY
Lawrence County	KY	Napoli Shkolnik PLLC	LAWRENCE COUNTY
Lee County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	LEE COUNTY
Lewis County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	LEWIS COUNTY
Monroe County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	MONROE COUNTY
Morgan County	KY	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	MORGAN COUNTY

Owen County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	OWEN COUNTY
Paintsville city	KY	Bryant Law Center; Friedman, Dazzio, Zulas & Bowling, P.C.	JOHNSON COUNTY
Wolfe County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	WOLFE COUNTY
Assumption Parish	LA	Leger & Shaw	ASSUMPTION PARISH
Avoyelles Parish	LA	Simmons Hanly Conroy LLC	AVOYELLES PARISH
Calcasieu Parish	LA	Simmons Hanly Conroy LLC	CALCASIEU PARISH
Alexandria city	LA	The Lanier Law Firm	Rapides Parish
Bastrop city	LA	The Lanier Law Firm	MOREHOUSE PARISH
Eunice city	LA	The Lanier Law Firm	ST LANDRY PARISH
Lake Charles city	LA	Simmons Hanly Conroy LLC	CALCASIEU PARISH
Mandeville city	LA	Leger & Shaw	ST TAMMANY PARISH
New Roads city	LA	Gainsburgh, Benjamin, David, Meunier & Warshauer, LLC	POINTE COUPEE PARISH
Opelousas city	LA	The Lanier Law Firm	ST LANDRY PARISH
Pineville city	LA	The Lanier Law Firm	Rapides Parish
Slidell city	LA	E Cotten Schmidt	ST TAMMANY PARISH
District Attorney of Rapides Parish	LA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	Rapides Parish
District Attorney of Winn Parish	LA	The Lanier Law Firm	WINN PARISH
East Carroll Parish	LA	Simmons Hanly Conroy LLC	EAST CARROLL PARISH
Evangeline Parish	LA	Simmons Hanly Conroy LLC	EVANGELINE PARISH
Lafourche Parish	LA	Leger & Shaw	LAFOURCHE PARISH
Lafourche Parish School Board	LA	LEGER & SHAW	Lafourche Parish
Morehouse Parish	LA	Simmons Hanly Conroy LLC	MOREHOUSE PARISH
Natchitoches Parish Council	LA	Laborde Earles Law Firm LLC	NATCHITOCHES PARISH
Ouachita Parish	LA	Simmons Hanly Conroy LLC	OUACHITA PARISH
Pointe Coupee Parish	LA	Gainsburgh, Benjamin, David, Meunier & Warshauer, LLC	POINTE COUPEE PARISH
Rapides Parish	LA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	RAPIDES PARISH

Sabine Parish	LA	Simmons Hanly Conroy LLC	SABINE PARISH
Sheriff of Allen Parish	LA	Simmons Hanly Conroy LLC	Allen Parish
Sheriff of Ascension Parish	LA	Simmons Hanly Conroy LLC	Ascension Parish
Sheriff of Assumption Parish	LA	Leger & Shaw	Assumption Parish
Sheriff of Avoyelles Parish	LA	Simmons Hanly Conroy LLC	Avoyelles Parish
Sheriff of Calcasieu Parish	LA	Simmons Hanly Conroy LLC	Calcasieu Parish
Sheriff of East Baton Rouge Parish	LA	Simmons Hanly Conroy LLC	East Baton Rouge Parish
Sheriff of East Carroll Parish	LA	Simmons Hanly Conroy LLC	East Carroll Parish
Sheriff of Evangeline Parish	LA	Simmons Hanly Conroy LLC	Evangeline Parish
Sheriff of Iberia Parish	LA	The Lanier Law Firm	Iberia Parish
Sheriff of Jefferson Davis Parish	LA	Simmons Hanly Conroy LLC	Jefferson Davis Parish
Sheriff of Lafayette Parish	LA	Simmons Hanly Conroy LLC	Lafayette Parish
Sheriff of Morehouse Parish	LA	Simmons Hanly Conroy LLC	Morehouse Parish
Sheriff of Ouachita Parish	LA	Simmons Hanly Conroy LLC	Ouachita Parish
Sheriff of Rapides Parish	LA	Simmons Hanly Conroy LLC	Rapides Parish
Sheriff of Richland Parish	LA	Simmons Hanly Conroy LLC	Richland Parish
Sheriff of Sabine Parish	LA	Simmons Hanly Conroy LLC	Sabine Parish
Sheriff of St Landry Parish	LA	The Lanier Law Firm	St Landry Parish
Sheriff of Vernon Parish	LA	Simmons Hanly Conroy LLC	Vernon Parish
Sheriff of Washington Parish	LA	Simmons Hanly Conroy LLC	Washington Parish
Sheriff of West Carroll Parish	LA	Simmons Hanly Conroy LLC	West Carroll Parish
St Bernard Parish School Board	LA	Leger & Shaw	St Bernard Parish
St James Parish School Board	LA	Leger & Shaw	St James Parish

St Landry Parish	LA	The Lanier Law Firm	ST LANDRY PARISH
Ferriday town	LA	The Lanier Law Firm	CONCORDIA PARISH
Gramercy town	LA	Leger & Shaw	ST JAMES PARISH
Lake Providence town	LA	The Lanier Law Firm	EAST CARROLL PARISH
Lutcher town	LA	Leger & Shaw	ST JAMES PARISH
Pearl River town	LA	Cotten Schmidt	ST TAMMANY PARISH
Vernon Parish	LA	Simmons Hanly Conroy LLC	VERNON PARISH
Washington Parish	LA	Leger & Shaw	WASHINGTON PARISH
West Carroll Parish	LA	Simmons Hanly Conroy LLC	WEST CARROLL PARISH
Winn Parish	LA	^{A-1-1} The Lanier Law Firm	WINN PARISH
Town of Clinton	MA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	CLINTON TOWN
EASTON TOWN	MA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	BRISTOL COUNTY
Caroline County	MD	Robbins Geller Rudman & Dowd LLP	CAROLINE COUNTY
Bowie city	MD	Robbins Geller Rudman & Dowd LLP	PRINCE GEORGES COUNTY
Frederick city	MD	Robbins Geller Rudman & Dowd LLP	FREDERICK COUNTY
Garrett County	MD	Robbins Geller Rudman & Dowd LLP	GARRETT COUNTY
Harford County	MD	Robbins Geller Rudman & Dowd LLP	HARFORD COUNTY
Rockville city	MD	Robbins Geller Rudman & Dowd LLP	MONTGOMERY COUNTY
Talbot County	MD	Robbins Geller Rudman & Dowd LLP	TALBOT COUNTY
Forest Heights town	MD	Shapiro Sher Guinot & Sandler, P.A.	PRINCE GEORGES COUNTY
Upper Marlboro town	MD	Shapiro Sher Guinot & Sandler, P.A.	PRINCE GEORGES COUNTY
Cottage City town	MD	Shapiro Sher Guinot & Sandler, P.A.	PRINCE GEORGES COUNTY
North Brentwood town	MD	Shapiro Sher Guinot & Sandler, P.A.	PRINCE GEORGES COUNTY
Westminster city	MD	Robbins Geller Rudman & Dowd LLP	CARROLL COUNTY
Calais city	ME	Napoli Shkolnik PLLC	WASHINGTON COUNTY

PITTSFIELD CHARTER TOWNSHIP	MI	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	WASHTENAW COUNTY
East Lansing city	MI	Weitz & Luxenberg	INGHAM COUNTY
Escanaba city	MI	Weitz & Luxenberg	DELTA COUNTY
Grand Rapids city	MI	Weitz & Luxenberg	KENT COUNTY
Iron Mountain city	MI	Weitz & Luxenberg	DICKINSON COUNTY
Lansing city	MI	Weitz & Luxenberg	INGHAM COUNTY
Pontiac city	MI	Napoli Shkolnik PLLC	OAKLAND COUNTY
Alcona County	MI	Weitz & Luxenberg	ALCONA COUNTY
Alger County	MI	Weitz & Luxenberg	ALGER COUNTY
Alpena County	MI	Weitz & Luxenberg	ALPENA COUNTY
Antrim County	MI	Weitz & Luxenberg	ANTRIM COUNTY
Arenac County	MI	Weitz & Luxenberg	ARENAC COUNTY
Benzie County	MI	Weitz & Luxenberg	BENZIE COUNTY
Charlevoix County	MI	Weitz & Luxenberg	CHARLEVOIX COUNTY
Clinton County	MI	Weitz & Luxenberg	CLINTON COUNTY
Delta County	MI	Weitz & Luxenberg	DELTA COUNTY
Dickinson County	MI	Weitz & Luxenberg	DICKINSON COUNTY
Gratiot County	MI	Weitz & Luxenberg	GRATIOT COUNTY
Houghton County	MI	Weitz & Luxenberg	HOUGHTON COUNTY
Ingham County	MI	Weitz & Luxenberg	INGHAM COUNTY
Iron County	MI	Weitz & Luxenberg	IRON COUNTY
Isabella County	MI	Weitz & Luxenberg	ISABELLA COUNTY
Kalamazoo County	MI	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	KALAMAZOO COUNTY
Kent County	MI	Weitz & Luxenberg	KENT COUNTY
Lake County	MI	Weitz & Luxenberg	LAKE COUNTY
Leelanau County	MI	Weitz & Luxenberg	LEELANAU COUNTY
Lenawee County	MI	Weitz & Luxenberg	LENAWEE COUNTY
Luce County	MI	Weitz & Luxenberg	LUCE COUNTY
Marquette County	MI	Weitz & Luxenberg	MARQUETTE COUNTY
Montcalm County	MI	Weitz & Luxenberg	MONTCALM COUNTY
Oceana County	MI	Weitz & Luxenberg	OCEANA COUNTY
Ogemaw County	MI	Weitz & Luxenberg	OGEMAW COUNTY
Osceola County	MI	Weitz & Luxenberg	OSCEOLA COUNTY
Saginaw County	MI	Weitz & Luxenberg	SAGINAW COUNTY
Sanilac County	MI	Weitz & Luxenberg	SANILAC COUNTY
Shiawassee County	MI	Weitz & Luxenberg	SHIAWASSEE COUNTY
St Clair County	MI	Weitz & Luxenberg	ST CLAIR COUNTY

Tuscola County	MI	Weitz & Luxenberg	TUSCOLA COUNTY
Washtenaw County	MI	Weitz & Luxenberg	WASHTENAW COUNTY
Anoka County	MN	Simmons Hanly Conroy LLC	ANOKA COUNTY
Douglas County	MN	Lockridge Grindal Nauen PLLP; Gustafson Gluek PLLC	DOUGLAS COUNTY
Morrison County	MN	Lockridge Grindal Nauen PLLP; Gustafson Gluek PLLC	MORRISON COUNTY
Mower County	MN	Lockridge Grindal Nauen PLLP; Gustafson Gluek PLLC; J.F. Henderson Law PLLC	MOWER COUNTY
Adair County	MO	Edgar Law Firm	ADAIR COUNTY
Andrew County	MO	Edgar Law Firm	ANDREW COUNTY
Atchison County	MO	Wagstaff & Cartmell	ATCHISON COUNTY
Barry County	MO	Edgar Law Firm	BARRY COUNTY
Barton County	MO	Edgar Law Firm	BARTON COUNTY
Boone County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	BOONE COUNTY
Callaway County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	CALLAWAY COUNTY
City of Kansas City	MO	Simmons Hanly Conroy LLC	JACKSON COUNTY
Sedalia City	MO	Wagstaff & Cartmell	PETTIS COUNTY
Clinton County	MO	Edgar Law Firm	CLINTON COUNTY
Dade County	MO	Edgar Law Firm	DADE COUNTY
DeKalb County	MO	Edgar Law Firm	DE KALB COUNTY
Douglas County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	DOUGLAS COUNTY
Grundy County	MO	Edgar Law Firm	GRUNDY COUNTY
Henry County	MO	Edgar Law Firm	HENRY COUNTY
Hickory County	MO	Edgar Law Firm	HICKORY COUNTY
Jackson County	MO	Simmons Hanly Conroy LLC	JACKSON COUNTY
Knox County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	KNOX COUNTY
Lafayette County	MO	Wagstaff & Cartmell	LAFAYETTE COUNTY
Lawrence County	MO	Edgar Law Firm	LAWRENCE COUNTY
Livingston County	MO	Wagstaff & Cartmell	LIVINGSTON COUNTY
McDonald County	MO	Edgar Law Firm	MCDONALD COUNTY

Morgan County	MO	Wagstaff & Cartmell	MORGAN COUNTY
New Madrid County	MO	Edgar Law Firm	NEW MADRID COUNTY
Nodaway County	MO	Wagstaff & Cartmell	NODAWAY COUNTY
Pemiscot County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	PEMISCOT COUNTY
Pike County	MO	Edgar Law Firm	PIKE COUNTY
Polk County	MO	Edgar Law Firm	POLK COUNTY
Ralls County	MO	Edgar Law Firm	RALLS COUNTY
Randolph County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	RANDOLPH COUNTY
Ray County	MO	Edgar Law Firm	RAY COUNTY
Schuyler County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	SCHUYLER COUNTY
Shannon County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	SHANNON COUNTY
St Charles County	MO	Simmons Hanly Conroy LLC	ST CHARLES COUNTY
St Clair County	MO	Edgar Law Firm	ST CLAIR COUNTY
St Louis County	MO	The Simon Law Firm	ST LOUIS COUNTY
Vernon County	MO	Edgar Law Firm	VERNON COUNTY
Wright County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	WRIGHT COUNTY
Amory city	MS	McHugh Fuller Law Group, PLLC	MONROE COUNTY
Brookhaven city	MS	McHugh Fuller Law Group, PLLC	LINCOLN County
Philadelphia city	MS	Bossier & Associates, PLLC	NESHOBA COUNTY
Wiggins city	MS	McHugh Fuller Law Group, PLLC	STONE COUNTY
Claiborne County	MS	The Diaz Law Firm, PLLC; Simmons & Simmons, PLLC; Blackmon & Blackmon, PLLC	CLAIBORNE COUNTY
Clarke County	MS	Bossier & Associates, PLLC	CLARKE COUNTY
DeSoto County	MS	McHugh Fuller Law Group, PLLC	DESOTO COUNTY
Franklin County	MS	McHugh Fuller Law Group, PLLC	FRANKLIN COUNTY

Lafayette County	MS	McHugh Fuller Law Group, PLLC	LAFAYETTE COUNTY
Leflore County	MS	McHugh Fuller Law Group, PLLC	LEFLORE COUNTY
Pearl River County	MS	McHugh Fuller Law Group, PLLC	PEARL RIVER COUNTY
Sunflower County	MS	The Diaz Law Firm, PLLC; Simmons & Simmons, PLLC	SUNFLOWER COUNTY
Washington County	MS	The Diaz Law Firm, PLLC; Simmons & Simmons, PLLC	WASHINGTON COUNTY
Alamance County	NC	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	ALAMANCE COUNTY
Bertie County	NC	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	BERTIE COUNTY
Bladen County	NC	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	BLADEN COUNTY
Cabarrus County	NC	Simmons Hanly Conroy LLC	CABARRUS COUNTY
Chatham County	NC	Bird Law Group, PC	CHATHAM COUNTY
Canton town	NC	Bird Law Group, PC	HAYWOOD COUNTY
Cleveland County	NC	Simmons Hanly Conroy LLC	CLEVELAND COUNTY
Davidson County	NC	Simmons Hanly Conroy LLC	DAVIDSON COUNTY
Durham County	NC	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	DURHAM COUNTY
Granville County	NC	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	GRANVILLE COUNTY
Guilford County	NC	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	GUILFORD COUNTY
Iredell County	NC	Simmons Hanly Conroy LLC	IREDELL COUNTY
Mecklenburg County	NC	Simmons Hanly Conroy LLC	MECKLENBURG COUNTY
Robeson County	NC	Simmons Hanly Conroy LLC	ROBESON COUNTY
Sampson County	NC	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	SAMPSON COUNTY
South Sioux City	NE	Hill, Peterson, Carper, Bee & Deitzler, PLLC	DAKOTA COUNTY

Atlantic County	NJ	Cooper Levenson, PA; Weisbrod Matteis & Copley PLLC; Abrams, Fensterman, Fensterman, Eisman, Formato, Ferrara, Wolf & Carone, LLP	ATLANTIC COUNTY
County of Hudson	NJ	Sanders Phillips Grossman, LLC; Eisbrouch Marsh, LLC	HUDSON COUNTY
City of Española	NM	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	RIO ARRIBA COUNTY
Grant County	NM	Napoli Shkolnik PLLC	GRANT COUNTY
the County of Curry	NM	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	CURRY COUNTY
the County of Hidalgo	NM	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	HIDALGO COUNTY
the County of Lincoln	NM	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	LINCOLN COUNTY
Allegany County	NY	Napoli Shkolnik PLLC	ALLEGANY COUNTY
Cattaraugus County	NY	Napoli Shkolnik PLLC	CATTARAUGUS COUNTY
Cayuga County	NY	Napoli Shkolnik PLLC	CAYUGA COUNTY
Chautauqua County	NY	Napoli Shkolnik PLLC	CHAUTAUQUA COUNTY
Chemung County	NY	Napoli Shkolnik PLLC	CHEMUNG COUNTY
Chenango County	NY	Napoli Shkolnik PLLC	CHENANGO COUNTY
City of Amsterdam	NY	Napoli Shkolnik PLLC	MONTGOMERY COUNTY
City of Auburn	NY	Napoli Shkolnik PLLC	CAYUGA COUNTY
City of Buffalo	NY	Napoli Shkolnik PLLC	ERIE COUNTY
City of Geneva	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	ONTARIO COUNTY
City of Ithaca	NY	Napoli Shkolnik PLLC	TOMPKINS COUNTY
City of Kingston	NY	Napoli Shkolnik PLLC	ULSTER COUNTY
City of Lackawanna	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	ERIE COUNTY
City of Mount Vernon	NY	Napoli Shkolnik PLLC	WESTCHESTER COUNTY
City of Ogdensburg	NY	Napoli Shkolnik PLLC	ST LAWRENCE COUNTY
City of Poughkeepsie	NY	Napoli Shkolnik PLLC	DUTCHESS COUNTY

City of Rochester	NY	Napoli Shkolnik PLLC	MONROE COUNTY
City of Rome	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	ONEIDA COUNTY
City of Saratoga Springs	NY	Napoli Shkolnik PLLC	SARATOGA COUNTY
City of Syracuse	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	ONONDAGA COUNTY
City of Utica	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	ONEIDA COUNTY
Clinton County	NY	Napoli Shkolnik PLLC	CLINTON COUNTY
Cortland County	NY	Napoli Shkolnik PLLC	CORTLAND COUNTY
County of Jefferson	NY	Sanford Heisler Sharp, LLC	JEFFERSON COUNTY
County of Oneida	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	ONEIDA COUNTY
County of Onondaga	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	ONONDAGA COUNTY
Essex County	NY	Napoli Shkolnik PLLC	ESSEX COUNTY
Franklin County	NY	Napoli Shkolnik PLLC	FRANKLIN COUNTY
Genesee County	NY	Napoli Shkolnik PLLC	GENESEE COUNTY
Hamilton County	NY	Napoli Shkolnik PLLC	HAMILTON COUNTY
Livingston County	NY	Napoli Shkolnik PLLC	LIVINGSTON COUNTY
Madison County	NY	Napoli Shkolnik PLLC	MADISON COUNTY
Nassau County	NY	Napoli Shkolnik PLLC	NASSAU COUNTY
Niagara County	NY	Napoli Shkolnik PLLC	NIAGARA COUNTY
Orleans County	NY	Napoli Shkolnik PLLC	ORLEANS COUNTY
Otsego County	NY	Napoli Shkolnik PLLC	OTSEGO COUNTY
Putnam County	NY	Napoli Shkolnik PLLC	PUTNAM COUNTY
Rensselaer County	NY	Napoli Shkolnik PLLC	RENSSELAER COUNTY
Saratoga County	NY	Napoli Shkolnik PLLC	SARATOGA COUNTY
Schoharie County	NY	Napoli Shkolnik PLLC	SCHOHARIE COUNTY
Schuyler County	NY	Napoli Shkolnik PLLC	SCHUYLER COUNTY
Steuben County	NY	Napoli Shkolnik PLLC	STEUBEN COUNTY
Tioga County	NY	Napoli Shkolnik PLLC	TIOGA COUNTY
Tompkins County	NY	Napoli Shkolnik PLLC	TOMPKINS COUNTY
Town of Amherst	NY	Napoli Shkolnik PLLC	ERIE COUNTY
Town of Cheektowaga	NY	Napoli Shkolnik PLLC	ERIE COUNTY
Town of Lancaster	NY	Napoli Shkolnik PLLC	ERIE COUNTY
Town of Poughkeepsie	NY	Napoli Shkolnik PLLC	DUTCHESS COUNTY
Town of Tonawanda	NY	Napoli Shkolnik PLLC	ERIE COUNTY

Village of Herkimer	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	HERKIMER COUNTY
Warren County	NY	Napoli Shkolnik PLLC	WARREN COUNTY
Westchester County	NY	Napoli Shkolnik PLLC	WESTCHESTER COUNTY
Yates County	NY	Napoli Shkolnik PLLC	YATES COUNTY
Ashtabula County	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	ASHTABULA COUNTY
City of Broadview Heights	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY
City of Columbus	OH	Carpenter Lipps and Leland LLP	FRANKLIN COUNTY
City Of Dayton	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	MONTGOMERY COUNTY
City of Euclid	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY
City of Fairfield	OH	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	BUTLER COUNTY
City of Findlay	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	HANCOCK COUNTY
City of Garfield Heights	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY
City of Lorain	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	LORAIN COUNTY
City of North Olmsted	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY
City of North Ridgeville	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	LORAIN COUNTY
City of Olmsted Falls	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY
City of Parma	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY
City of Parma Heights	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY
City of Seven Hills	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY
City of Strongsville	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY
City of Toledo	OH	Napoli Shkolnik PLLC	LUCAS COUNTY
City of Warren	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	TRUMBULL COUNTY
City of Warrensville Heights	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY
Clinton County	OH	Gibbs Law Group	CLINTON COUNTY

County of Lake	OH	Napoli Shkolnik PLLC	LAKE COUNTY
Cuyahoga County	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY
Fulton County	OH	Zoll & Kranz, LLC	FULTON COUNTY
Harrison County	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	HARRISON COUNTY
Jefferson County	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	JEFFERSON COUNTY
Lorain County	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	LORAIN COUNTY
Lucas County	OH	Simmons Hanly Conroy LLC	LUCAS COUNTY
Lucas County Children Services Board of Trustees	OH	Simmons Hanly Conroy LLC	Lucas County
Mental Health & Recovery Services Board of Lucas County	OH	Simmons Hanly Conroy LLC	Lucas County
Painesville Township	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	LAKE COUNTY
Sandusky County	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	SANDUSKY COUNTY
Atoka County	OK	Fulmer Sill, PLLC	ATOKA COUNTY
Beckham County	OK	Fulmer Sill, PLLC	BECKHAM COUNTY
Caddo County	OK	Fulmer Sill, PLLC	CADDO COUNTY
Choctaw County	OK	Fulmer Sill, PLLC	CHOCTAW COUNTY
City of Anadarko	OK	Fulmer Sill, PLLC	CADDO COUNTY
City of El Reno	OK	Fulmer Sill, PLLC	CANADIAN COUNTY
City of Elk City	OK	Fulmer Sill, PLLC; McAfee & Taft	BECKHAM COUNTY
City of Enid	OK	Fulmer Sill, PLLC	GARFIELD COUNTY
City of Lawton	OK	Fulmer Sill, PLLC	COMANCHE COUNTY
City of Muskogee	OK	Fulmer Sill, PLLC	MUSKOGEE COUNTY
City of Ponca City	OK	Fulmer Sill, PLLC	KAY COUNTY
Cleveland County	OK	Pierce Couch Hendrickson Baysinger & Green, LLP	CLEVELAND COUNTY
Coal County	OK	Fulmer Sill, PLLC	COAL COUNTY
Custer County	OK	Fulmer Sill, PLLC	CUSTER COUNTY
Delaware County	OK	Napoli Shkolnik PLLC	DELAWARE COUNTY
Haskell County	OK	Fulmer Sill, PLLC	HASKELL COUNTY
Jefferson County	OK	Fulmer Sill, PLLC	JEFFERSON COUNTY
Kiowa County	OK	Fulmer Sill, PLLC	KIOWA COUNTY
Major County	OK	Fulmer Sill, PLLC	MAJOR COUNTY

Muskogee County	OK	Fulmer Sill, PLLC	MUSKOGEE COUNTY
Osage County	OK	Napoli Shkolnik PLLC	OSAGE COUNTY
Pawnee County	OK	Napoli Shkolnik PLLC	PAWNEE COUNTY
Roger Mills County	OK	Fulmer Sill, PLLC	ROGER MILLS COUNTY
Seminole County	OK	Napoli Shkolnik PLLC	SEMINOLE COUNTY
Texas County	OK	Fulmer Sill, PLLC	TEXAS COUNTY
Tillman County	OK	Fulmer Sill, PLLC	TILLMAN COUNTY
Woods County	OK	Fulmer Sill, PLLC	WOODS COUNTY
Woodward County	OK	Fulmer Sill, PLLC	WOODWARD COUNTY
County of Curry	OR	D'Amore Law Group; D'Amore Law Group, PC	CURRY COUNTY
Bristol Township	PA	Skikos Crawford Skikos & Joseph, LLP	BUCKS COUNTY
City of Hazleton	PA	Brindisi, Murad, Brindisi & Pearlman, LLP	LUZERNE COUNTY
County of Lycoming	PA	Brindisi, Murad, Brindisi & Pearlman, LLP	LYCOMING COUNTY
County of Northumberland	PA	Brindisi, Murad, Brindisi & Pearlman, LLP	NORTHUMBERLAND COUNTY
Fairview Township	PA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	
Hanover Township	PA	Brindisi, Murad, Brindisi & Pearlman, LLP	
Lower Southampton	PA	Skikos Crawford Skikos & Joseph, LLP	BUCKS COUNTY
Morrisville Borough	PA	Skikos Crawford Skikos & Joseph, LLP	BUCKS COUNTY
West Pittston	PA	Brindisi, Murad, Brindisi & Pearlman, LLP	LUZERNE COUNTY
Wilkes-Barre Township	PA	Brindisi, Murad, Brindisi & Pearlman, LLP	LUZERNE COUNTY
Wright Township	PA	Brindisi, Murad, Brindisi & Pearlman, LLP	LUZERNE COUNTY
Wyoming	PA	Brindisi, Murad, Brindisi & Pearlman, LLP	LUZERNE COUNTY
Municipality of Yabucoa	PR	Chehardy Sherman Williams; The King Firm	YABUCOA
Charleston city	SC	Senn Legal, LLC	CHARLESTON COUNTY
Myrtle Beach city	SC	Marc J. Bern & Partners LLP	HORRY COUNTY
North Charleston city	SC	Senn Legal, LLC	CHARLESTON COUNTY

Abbeville County	SC	Finger, Melnick & Brooks, P.A.	ABBEVILLE COUNTY
County of Aiken	SC	Harrison White, P.C.	AIKEN COUNTY
County of Allendale	SC	Gooding & Gooding, P.A.	ALLENDALE COUNTY
County of Anderson	SC	Harrison White, P.C.	ANDERSON COUNTY
County of Bamberg	SC	Williams & Williams	BAMBERG COUNTY
County of Barnwell	SC	Williams & Williams	BARNWELL COUNTY
County of Beaufort	SC	Finger, Melnick & Brooks, P.A.	BEAUFORT COUNTY
County of Calhoun	SC	Whetstone Perkins & Fulda, LLC	CALHOUN COUNTY
County of Cherokee	SC	Harrison White, P.C.	CHEROKEE COUNTY
County of Chesterfield	SC	Savage Royall & Sheheen L.L.P.	CHESTERFIELD COUNTY
County of Clarendon	SC	Law Office of Cezar McKnight	CLARENDON COUNTY
County of Colleton	SC	Peters Murdaugh Parker Eltzroth & Detrick P.A.	COLLETON COUNTY
County of Dillon	SC	Whetstone Perkins & Fulda, LLC	DILLON COUNTY
County of Dorchester	SC	Savage Law Firm	DORCHESTER COUNTY
County of Edgefield	SC	Harrison White, P.C.	EDGEFIELD COUNTY
County of Fairfield	SC	Savage Royall & Sheheen L.L.P.	FAIRFIELD COUNTY
County of Florence	SC	Harrison White, P.C.	FLORENCE COUNTY
County of Greenville	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	GREENVILLE COUNTY
County of Greenwood	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	GREENWOOD COUNTY
County of Hampton	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	HAMPTON COUNTY
County of Horry	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	HORRY COUNTY
County of Jasper	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	JASPER COUNTY
County of Kershaw	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	KERSHAW COUNTY
County of Lancaster	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	LANCASTER COUNTY
County of Laurens	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	LAURENS COUNTY
County of Lee	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	LEE COUNTY

County of Lexington	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	LEXINGTON COUNTY
County of Marion	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	MARION COUNTY
County of McCormick	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	MCCORMICK COUNTY
County of Oconee	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	OCONEE COUNTY
County of Orangeburg	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	ORANGEBURG COUNTY
County of Pickens	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	PICKENS COUNTY
County of Saluda	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	SALUDA COUNTY
County of Spartanburg	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	SPARTANBURG COUNTY
County of Sumter	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	SUMTER COUNTY
County of Union	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	UNION COUNTY
County of York	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	YORK COUNTY
Newberry County	SC	Pope Parker Jenkins, P.A.; Wicker & Senn, P.A.	NEWBERRY COUNTY
Town of Mt. Pleasant	SC	Senn Legal, LLC	CHARLESTON COUNTY
Town of Summerville	SC	Senn Legal, LLC	DORCHESTER COUNTY
Williamsburg County	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	WILLIAMSBURG COUNTY
Pennington County	SD	The Finnell Firm; Bird Law Group, PC	PENNINGTON COUNTY
Blount County	TN	Friedman, Dazzio, Zulas & Bowling, PC	BLOUNT COUNTY
Cannon County	TN	Lieff Cabraser Heimann & Bernstein, LLP	CANNON COUNTY
City of Memphis	TN	Johnson and Johnson, PLLC; O'Leary, Shelton, Corrigan, Peterson, Dalton & Quillin, LLC; Bosley & Associates, LLC; Law Office of Bernard L. Charbonnet, APLC	SHELBY COUNTY
Claiborne County	TN	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	CLAIBORNE COUNTY

Hamblen County Board of Education	TN	Gertz & Rosen, Ltd.	Hamblen County
Hancock County Board of Education	TN	Gertz & Rosen, Ltd.	Hancock County
Jefferson County	TN	Friedman, Dazzio, Zulanis & Bowling, PC	JEFFERSON COUNTY
County of Childress	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	CHILDRESS COUNTY
County of Clay	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	CLAY COUNTY
County of Coryell	TX	SIMON GREENSTONE PANATIER, PC	CORYELL COUNTY
County of Franklin	TX	SIMON GREENSTONE PANATIER, PC	FRANKLIN COUNTY
County of Freestone	TX	The Beckham Group	FREESTONE COUNTY
County of Jones	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	JONES COUNTY
County of Kendall	TX	SIMON GREENSTONE PANATIER, PC	KENDALL COUNTY
County of La Salle	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	LA SALLE COUNTY
County of Lamar	TX	SIMON GREENSTONE PANATIER, PC	LAMAR COUNTY
County of McLennan	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	MCLENNAN COUNTY
County of Montgomery	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	MONTGOMERY COUNTY
County of Red River	TX	SIMON GREENSTONE PANATIER, PC	RED RIVER COUNTY
County of Smith	TX	SIMON GREENSTONE PANATIER, PC	SMITH COUNTY
County of Titus	TX	SIMON GREENSTONE PANATIER, PC	TITUS COUNTY
County of Upshur	TX	SIMON GREENSTONE PANATIER, PC	UPSHUR COUNTY
County of Wichita	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	WICHITA COUNTY

Haskell County	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	HASKELL COUNTY
Nolan County	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	NOLAN COUNTY
Polk County	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	POLK COUNTY
Bland County	VA	Wagstaff & Cartmell	BLAND COUNTY
City of Danville	VA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	Danville city
City of Norfolk	VA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	Norfolk city
City of Portsmouth	VA	Scott + Scott	Portsmouth city
City of Richmond	VA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	Richmond city
Grayson County	VA	Wagstaff & Cartmell	GRAYSON COUNTY
Richmond County	VA	The Finnell Firm; Bird Law Group, PC	RICHMOND COUNTY
Tazewell County	VA	Wagstaff & Cartmell	TAZEWELL COUNTY
Warren County	VA	The Finnell Firm; Bird Law Group, PC	WARREN COUNTY
Westmoreland County	VA	The Finnell Firm; Bird Law Group, PC	WESTMORELAND COUNTY
Wythe County	VA	Wagstaff & Cartmell	WYTHE COUNTY
City of St Albans	VT	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	FRANKLIN COUNTY
Lincoln County	WA	Keller Rohrback LLP	LINCOLN COUNTY
Adams County	WI	Simmons Hanly Conroy LLC	ADAMS COUNTY
Ashland County	WI	Simmons Hanly Conroy LLC	ASHLAND COUNTY
Barron County	WI	Simmons Hanly Conroy LLC	BARRON COUNTY
Bayfield County	WI	Simmons Hanly Conroy LLC	BAYFIELD COUNTY
Brown County	WI	Simmons Hanly Conroy LLC	BROWN COUNTY
Buffalo County	WI	Simmons Hanly Conroy LLC	BUFFALO COUNTY
Burnett County	WI	Simmons Hanly Conroy LLC	BURNETT COUNTY
Calumet County	WI	Simmons Hanly Conroy LLC	CALUMET COUNTY
Chippewa County	WI	Simmons Hanly Conroy LLC	CHIPPEWA COUNTY

City of Kenosha	WI	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	KENOSHA COUNTY
City of Milwaukee	WI	Napoli Shkolnik PLLC	MILWAUKEE COUNTY
Clark County	WI	Simmons Hanly Conroy LLC	CLARK COUNTY
Columbia County	WI	Simmons Hanly Conroy LLC	COLUMBIA COUNTY
Crawford County	WI	Simmons Hanly Conroy LLC	CRAWFORD COUNTY
Dodge County	WI	Simmons Hanly Conroy LLC	DODGE COUNTY
Door County	WI	Simmons Hanly Conroy LLC	DOOR COUNTY
Douglas County	WI	Simmons Hanly Conroy LLC	DOUGLAS COUNTY
Dunn County	WI	Simmons Hanly Conroy LLC	DUNN COUNTY
Eau Claire County	WI	Simmons Hanly Conroy LLC	EAU CLAIRE COUNTY
Florence County	WI	Simmons Hanly Conroy LLC	FLORENCE COUNTY
Fond du Lac County	WI	Simmons Hanly Conroy LLC	FOND DU LAC COUNTY
Forest County	WI	Simmons Hanly Conroy LLC	FOREST COUNTY
Grant County	WI	Simmons Hanly Conroy LLC	GRANT COUNTY
Green County	WI	Simmons Hanly Conroy LLC	GREEN COUNTY
Green Lake County	WI	Simmons Hanly Conroy LLC	GREEN LAKE COUNTY
Iowa County	WI	Simmons Hanly Conroy LLC	IOWA COUNTY
Iron County	WI	Simmons Hanly Conroy LLC	IRON COUNTY
Jackson County	WI	Simmons Hanly Conroy LLC	JACKSON COUNTY
Jefferson County	WI	Simmons Hanly Conroy LLC	JEFFERSON COUNTY
Juneau County	WI	Simmons Hanly Conroy LLC	JUNEAU COUNTY
Kenosha County	WI	Simmons Hanly Conroy LLC	KENOSHA COUNTY
Kewaunee County	WI	Simmons Hanly Conroy LLC	KEWAUNEE COUNTY
La Crosse County	WI	Simmons Hanly Conroy LLC	La Crosse County
Lafayette County	WI	Simmons Hanly Conroy LLC	Lafayette County
Menominee County	WI	Simmons Hanly Conroy LLC	Menominee County
Langlade County	WI	Simmons Hanly Conroy LLC	LANGLADE COUNTY
Lincoln County	WI	Simmons Hanly Conroy LLC	LINCOLN COUNTY
Manitowoc County	WI	Simmons Hanly Conroy LLC	MANITOWOC COUNTY
Marathon County	WI	Simmons Hanly Conroy LLC	MARATHON COUNTY
Marinette County	WI	Simmons Hanly Conroy LLC	MARINETTE COUNTY
Marquette County	WI	Simmons Hanly Conroy LLC	MARQUETTE COUNTY
Monroe County	WI	Simmons Hanly Conroy LLC	MONROE COUNTY
Oconto County	WI	Simmons Hanly Conroy LLC	OCONTO COUNTY
Oneida County	WI	Simmons Hanly Conroy LLC	ONEIDA COUNTY
Outagamie County	WI	Simmons Hanly Conroy LLC	OUTAGAMIE COUNTY
Ozaukee County	WI	Simmons Hanly Conroy LLC	OZAUKEE COUNTY
Pepin County	WI	Simmons Hanly Conroy LLC	PEPIN COUNTY

Pierce County	WI	Simmons Hanly Conroy LLC	PIERCE COUNTY
Portage County	WI	Simmons Hanly Conroy LLC	PORTAGE COUNTY
Price County	WI	Simmons Hanly Conroy LLC	PRICE COUNTY
Racine County	WI	Simmons Hanly Conroy LLC	RACINE COUNTY
Richland County	WI	Simmons Hanly Conroy LLC	RICHLAND COUNTY
Rock County	WI	Simmons Hanly Conroy LLC	ROCK COUNTY
Rusk County	WI	Simmons Hanly Conroy LLC	RUSK COUNTY
Sauk County	WI	Simmons Hanly Conroy LLC	SAUK COUNTY
Sawyer County	WI	Simmons Hanly Conroy LLC	SAWYER COUNTY
Shawano County	WI	Simmons Hanly Conroy LLC	SHAWANO COUNTY
Sheboygan County	WI	Simmons Hanly Conroy LLC	SHEBOYGAN COUNTY
St Croix County	WI	Simmons Hanly Conroy LLC	ST CROIX COUNTY
Taylor County	WI	Simmons Hanly Conroy LLC	TAYLOR COUNTY
Trempealeau County	WI	Simmons Hanly Conroy LLC	TREMPEALEAU COUNTY
Vernon County	WI	Simmons Hanly Conroy LLC	VERNON COUNTY
Vilas County	WI	Simmons Hanly Conroy LLC	VILAS COUNTY
Village of Pleasant Prairie	WI	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	KENOSHA COUNTY
Washburn County	WI	Simmons Hanly Conroy LLC	WASHBURN COUNTY
Washington County	WI	Simmons Hanly Conroy LLC	WASHINGTON COUNTY
Waupaca County	WI	Simmons Hanly Conroy LLC	WAUPACA COUNTY
Waushara County	WI	Simmons Hanly Conroy LLC	WAUSHARA COUNTY
Winnebago County	WI	Simmons Hanly Conroy LLC	WINNEBAGO COUNTY
Wood County	WI	Simmons Hanly Conroy LLC	WOOD COUNTY
Kanawha County Board of Education	WV	Gertz & Rosen, Ltd.	Kanawha County
Marion County Board of Education	WV	Gertz & Rosen, Ltd.	Marion County
Marshall County Board of Education	WV	Bailey & Glasser, LLP	Marshall County
McDowell County Board of Education	WV	Gertz & Rosen, Ltd.	McDowell County
Pocahontas County Commission	WV	Skinner Law Firm	POCAHONTAS COUNTY
Wyoming County Board of Education	WV	Gertz & Rosen, Ltd.	Wyoming County

EXHIBIT A-2**LITIGATING TRIBES**

Tribe	State	Firm
Akiak Native Community	Alaska	Lieff Cabraser Heimann & Bernstein, LLP
Apache Tribe of Oklahoma	Oklahoma	The Bruehl Law Firm, PLLC
Arctic Slope Native Association	Alaska	Sonosky, Chambers, Sachse, Endreson & Perry LLP
Asa'carsarmiut Tribe	Alaska	Lieff Cabraser Heimann & Bernstein, LLP
Cahto Tribe of the Laytonville Rancheria	California	Frazer PLC
Cayuga Nation	New York	Robins Kaplan LLP
Cher-Ae Heights Indian Community of the Trinidad Rancheria	California	Frazer PLC
Cheyenne River Sioux Tribe of the Cheyenne River Reservation, South Dakota	South Dakota	Domina Law Group
Chippewa Cree Indians of the Rocky Boy's Reservation, Montana	Montana	Skikos
Chitimacha Tribe of Louisiana	Louisiana	Frazer PLC
Chugachmiut	Alaska	Sonosky, Chambers, Sachse, Endreson & Perry LLP
Coeur D'Alene Tribe	Idaho	Skikos
Comanche Nation, Oklahoma	Oklahoma	Skikos
Confederated Tribes of the Colville Reservation	Washington	Skikos
Confederated Tribes of the Warm Springs Reservation of Oregon	Oregon	Skikos
Copper River Native Association	Alaska	Sonosky, Chambers, Sachse, Endreson & Perry LLP
Coushatta Tribe of Louisiana	Louisiana	Levin Papantonio Consortium
Cow Creek Band of Umpqua Tribe of Indians	Oregon	Robins Kaplan LLP
Delaware Nation, Oklahoma	Oklahoma	The Bruehl Law Firm, PLLC
Eastern Band of Cherokee Indians	North Carolina	Levin Papantonio Consortium
Eastern Shoshone Tribe of the Wind River Reservation, Wyoming	Wyoming	Skikos
Ewiiapaayp Band of Kumeyaay Indians	California	Frazer PLC

Flandreau Santee Sioux Tribe of South Dakota	South Dakota	Robins Kaplan LLP
Forest County Potawatomi Community, Wisconsin	Wisconsin	Robins Kaplan LLP
Ho-Chunk Nation of Wisconsin	Wisconsin	Frazer PLC
Hopi Tribe of Arizona	Arizona	Keller Rohrback LLP
Hualapai Indian Tribe of the Hualapai Indian Reservation, Arizona	Arizona	Robins Kaplan LLP
Iowa Tribe of Kansas and Nebraska	Kansas	Skikos
Kenaitze Indian Tribe	Alaska	Sonosky, Chambers, Sachse, Endreson & Perry LLP
Kickapoo Tribe in Kansas	Kansas	Wagstaff & Cartmell, LLP
Klamath Tribes	Oregon	Weitz & Luxenberg
Koi Nation of Northern California	California	Frazer PLC
Kootenai Tribe of Idaho	Idaho	Robins Kaplan LLP
Lac du Flambeau Band of Lake Superior Chippewa Indians of the Lac du Flambeau Reservation of Wisconsin	Wisconsin	Frazer PLC
Lower Brule Sioux Tribe of the Lower Brule Reservation, South Dakota	South Dakota	Levin Papantonio Consortium
Lower Sioux Indian Community in the State of Minnesota	Minnesota	Robins Kaplan LLP
Lummi Tribe of the Lummi Reservation	Washington	Keller Rohrback LLP
Manchester Band of Pomo Indians of the Manchester Rancheria	California	Frazer PLC
Menominee Indian Tribe of Wisconsin	Wisconsin	Robins Kaplan LLP
Modoc Nation	Oklahoma	Robins Kaplan LLP
Native Village of Afognak	Alaska	Lieff Cabraser Heimann & Bernstein, LLP
Native Village of Port Heiden	Alaska	Lieff Cabraser Heimann & Bernstein, LLP
Nez Perce Tribe	Idaho	Keller Rohrback LLP
Nisqually Indian Tribe	Washington	Robins Kaplan LLP
Northern Arapaho Tribe of the Wind River Reservation, Wyoming	Wyoming	Burg Simpson
Northwest Band of the Shoshone Nation	Utah	Porteous, Hainkel and Johnson, LLP
Oglala Sioux Tribe	South Dakota	Robins Kaplan LLP
Omaha Tribe of Nebraska	Nebraska	Domina Law Group
Oneida Nation	Wisconsin	Levin Papantonio Consortium
Osage Nation	Oklahoma	The Bruehl Law Firm, PLLC
Passamaquoddy Tribe Indian Township	Maine	Weitz & Luxenberg
Passamaquoddy Tribe Pleasant Point	Maine	Weitz & Luxenberg

Potter Valley Tribe	California	Frazer PLC
Prairie Band Potawatomi Nation	Kansas	Skikos
Prairie Island Indian Community in the State of Minnesota	Minnesota	Robins Kaplan LLP
Pyramid Lake Paiute Tribe of the Pyramid Lake Reservation, Nevada	Nevada	Frazer PLC
Quapaw Nation	Oklahoma	Levin Papantonio Consortium
Quinault Indian Nation	Washington	Robins Kaplan LLP
Reno-Sparks Indian Colony, Nevada	Nevada	Frazer PLC
Resighini Rancheria	California	Frazer PLC
Rincon Band of Luiseno Mission Indians of the Rincon Reservation, California	California	Robins Kaplan LLP
Rosebud Sioux Tribe of the Rosebud Indian Reservation, South Dakota	South Dakota	Robins Kaplan LLP
Sac & Fox Nation of Missouri in Kansas and Nebraska	Kansas, Nebraska	Skikos
Saginaw Chippewa Indian Tribe of Michigan	Michigan	Robins Kaplan LLP
Saint Regis Mohawk Tribe	New York	Keller Rohrback LLP
Santee Sioux Tribe of the Sioux Nation of the State of Nebraska	Nebraska	Domina Law Group
Seneca Nation of Indians	New York	Levin Papantonio Consortium
Shakopee Mdewakanton Sioux Community of Minnesota	Minnesota	Robins Kaplan LLP
Shinnecock Indian Nation	New York	Frazer PLC
Shoshone-Bannock Tribes of the Fort Hall Reservation	Idaho	Skikos
Sisseton-Wahpeton Oyate	South Dakota	Robins Kaplan LLP
Sokaogon Chippewa Community	Wisconsin	Skikos
Southcentral Foundation	Alaska	Sonosky, Chambers, Sachse, Endreson & Perry LLP
Spirit Lake Tribe, North Dakota	North Dakota	Robins Kaplan LLP
Squaxin Island Tribe of the Squaxin Island Reservation	Washington	Robins Kaplan LLP
St. Croix Chippewa Indians of Wisconsin	Wisconsin	Frazer PLC
Standing Rock Sioux Tribe of North & South Dakota	South Dakota, North Dakota	Robins Kaplan LLP
Stockbridge Munsee Community, Wisconsin	Wisconsin	Skikos
Sycuan Band of the Kumeyaay Nation	California	Robins Kaplan LLP

Tanana Chiefs Conference	Alaska	Sonosky, Chambers, Sachse, Endreson & Perry LLP
Thlopthlocco Tribal Town	Oklahoma	The Bruehl Law Firm, PLLC
Three Affiliated Tribes of the Fort Berthold Reservation, North Dakota	North Dakota	Skikos
Torres Martinez Desert Cahuilla Indians, California	California	Robins Kaplan LLP
Tulalip Tribes of Washington	Washington	Keller Rohrback LLP
Tule River Indian Tribe of the Tule River Reservation, California	California	Levin Papantonio Consortium
Tunica-Biloxi Indian Tribe	Louisiana	Laborde Earles Law Firm
Turtle Mountain Band of Chippewa Indians of North Dakota	North Dakota	Robins Kaplan LLP
United Keetoowah Band of Cherokee Indians in Oklahoma	Oklahoma	Levin Papantonio Consortium
Upper Sioux Community, Minnesota	Minnesota	Robins Kaplan LLP
White Earth Band of the Minnesota Chippewa Tribe, Minnesota	Minnesota	Levin Papantonio Consortium
Winnebago Tribe of Nebraska	Nebraska	Domina Law Group
Wyandotte Nation	Oklahoma	Levin Papantonio Consortium
Yukon Kuskokwim Health Corporation	Alaska	Sonosky, Chambers, Sachse, Endreson & Perry LLP

EXHIBIT B-1

LITIGATING SUBDIVISIONS ALLOCATIONS

Subdivision	State	Counsel	County	Sandoz Subdivision Allocation Percentage
Albertville city	AL	Friedman, Dazzio, Zulanas & Bowling, PC	MARSHALL County	0.034831%
Arab city	AL	Friedman, Dazzio, Zulanas & Bowling, PC	CULLMAN, MARSHALL County	0.022295%
Boaz city	AL	Friedman, Dazzio, Zulanas & Bowling, PC	ETOWAH, MARSHALL County	0.019218%
Bridgeport city	AL	Friedman, Dazzio, Zulanas & Bowling, PC	JACKSON County	0.000175%
Childersburg city	AL	Montgomery Ponder, LLC	TALLADEGA County	0.011204%
Dora city	AL	Friedman, Dazzio, Zulanas & Bowling, PC	WALKER County	0.010702%
Douglas town	AL	Friedman, Dazzio, Zulanas & Bowling, PC	MARSHALL County	0.000113%
Guntersville city	AL	Friedman, Dazzio, Zulanas & Bowling, PC	MARSHALL County	0.029440%
Haleyville city	AL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	MARION, WINSTON County	0.016516%
Henagar city	AL	Friedman, Dazzio, Zulanas & Bowling, PC	De Kalb County	0.003975%
Hoover city	AL	Wallace, Jordan, Ratliff & Brandt, LLC	JEFFERSON, SHELBY County	0.160413%
Jasper city	AL	Friedman, Dazzio, Zulanas & Bowling, PC	WALKER County	0.163287%

Lincoln city	AL	Montgomery Ponder, LLC	TALLADEGA County	0.021388%
New Hope city	AL	Friedman, Dazzio, Zulanas & Bowling, PC	MADISON County	0.001515%
Rainsville city	AL	Friedman, Dazzio, Zulanas & Bowling, PC	DE KALB County	0.021794%
Scottsboro city	AL	Friedman, Dazzio, Zulanas & Bowling, PC	JACKSON County	0.076854%
Sumiton city	AL	Friedman, Dazzio, Zulanas & Bowling, PC	JEFFERSON, WALKER County	0.026938%
Tuscaloosa city	AL	Rosen Harwood, PA	TUSCALOOSA County	0.225993%
Clay County	AL	Montgomery Ponder, LLC	CLAY COUNTY	0.019178%
Jackson County	AL	Friedman, Dazzio, Zulanas & Bowling, PC	JACKSON COUNTY	0.018309%
Marion County	AL	Friedman, Dazzio, Zulanas & Bowling, PC	MARION COUNTY	0.025824%
Marshall County	AL	Friedman, Dazzio, Zulanas & Bowling, PC	MARSHALL COUNTY	0.085896%
Pickens County	AL	Friedman, Dazzio, Zulanas & Bowling, PC	PICKENS COUNTY	0.033197%
Talladega County	AL	Montgomery Ponder, LLC	TALLADEGA COUNTY	0.059747%
Talladega City	AL	Montgomery Ponder, LLC	TALLADEGA COUNTY	0.026431%
Butler town	AL	Frazer PLC	CHOCTAW COUNTY	0.009501%
Geraldine town	AL	Friedman, Dazzio, Zulanas & Bowling, PC	De Kalb County	0.001275%
Grant town	AL	Friedman, Dazzio, Zulanas & Bowling, PC	MARSHALL County	0.001972%
Hammondville town	AL	Friedman, Dazzio, Zulanas & Bowling, PC	De Kalb County	0.000568%
Munford town	AL	Montgomery Ponder, LLC	TALLADEGA County	0.002800%

Woodville town	AL	Friedman, Dazzio, Zulanas & Bowling, PC	JACKSON COUNTY	0.000053%
Walker County	AL	Friedman, Dazzio, Zulanas & Bowling, PC	WALKER COUNTY	0.169515%
Pinal County	AZ	Theodora Oringher PC	PINAL COUNTY	0.349577%
Chula Vista city	CA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	SAN DIEGO COUNTY	0.140827%
Clearlake city	CA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	LAKE COUNTY	0.030604%
Lakeport city	CA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	LAKE COUNTY	0.016008%
San Jose city	CA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	SANTA CLARA COUNTY	0.219337%
Napa County	CA	Robbins Geller Rudman & Dowd LLP	NAPA COUNTY	0.214984%
San Mateo County	CA	Cotchett Pitre & McCarthy, LLP	SAN MATEO COUNTY	0.801226%
Yolo County	CA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	YOLO COUNTY	0.266605%
Greeley city	CO	Keller Rohrback LLP	WELD COUNTY	0.143594%
Huerfano County	CO	Skikos Crawford Skikos & Joseph, LLP	HUERFANO COUNTY	0.020564%
Mesa County	CO	Keller Rohrback LLP	MESA COUNTY	0.211557%
City of Middletown	CT	Scott + Scott	Middletown city	0.143654%
City of Norwich	CT	Scott + Scott	Norwich city	0.108975%
Town of Enfield	CT	Scott + Scott	ENFIELD TOWN	0.085889%
Town of Wethersfield	CT	Scott + Scott	WETHERSFIELD TOWN	0.058131%

Alachua County	FL	Napoli Shkolnik, PLLC	ALACHUA COUNTY	0.436982%
City of Ormond Beach	FL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	VOLUSIA COUNTY	0.058289%
Hernando County	FL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	HERNANDO COUNTY	0.767778%
Levy County	FL	Napoli Shkolnik, PLLC	LEVY COUNTY	0.127715%
Okaloosa County	FL	Napoli Shkolnik, PLLC	OKALOOSA COUNTY	0.322609%
Osceola County	FL	Napoli Shkolnik, PLLC	OSCEOLA COUNTY	0.425688%
Palm Beach County	FL	Napoli Shkolnik, PLLC	PALM BEACH COUNTY	3.039639%
Walton County	FL	Napoli Shkolnik, PLLC	WALTON COUNTY	0.136545%
Appling County	GA	Blasingame, Burch, Garrard & Ashley	APPLING COUNTY	0.038174%
Athens-Clarke County	GA	Blasingame, Burch, Garrard & Ashley	CLARKE COUNTY	0.279581%
Atkinson County	GA	Conley Griggs Partin	ATKINSON COUNTY	0.019909%
Banks County	GA	Blasingame, Burch, Garrard & Ashley	BANKS COUNTY	0.042539%
Ben Hill County	GA	Blasingame, Burch, Garrard & Ashley	BEN HILL COUNTY	0.016828%
Brantley County	GA	Blasingame, Burch, Garrard & Ashley	BRANTLEY COUNTY	0.058018%
Brooks County	GA	Conley Griggs Partin	BROOKS COUNTY	0.029377%
Bulloch County	GA	Blasingame, Burch, Garrard & Ashley	BULLOCH COUNTY	0.082494%
Burke County	GA	Blasingame, Burch, Garrard & Ashley	BURKE COUNTY	0.037840%

Butts County	GA	Blasingame, Burch, Garrard & Ashley	BUTTS COUNTY	0.064140%
Camden County	GA	Blasingame, Burch, Garrard & Ashley	CAMDEN COUNTY	0.068340%
Candler County	GA	Blasingame, Burch, Garrard & Ashley	CANDLER COUNTY	0.019993%
Charlton County	GA	Blasingame, Burch, Garrard & Ashley	CHARLTON COUNTY	0.021112%
Chattooga County	GA	Bird Law Group, PC	CHATTOOGA COUNTY	0.066938%
Cherokee County	GA	Blasingame, Burch, Garrard & Ashley	CHEROKEE COUNTY	0.427567%
Arlington city	GA	Friedman, Dazzio, Zulanas & Bowling, PC	CALHOUN COUNTY	0.001165%
Ashburn city	GA	Bird Law Group, PC	TURNER COUNTY	0.004183%
Bainbridge city	GA	Blasingame, Burch, Garrard & Ashley	DECATUR COUNTY	0.011498%
Blakely city	GA	Friedman, Dazzio, Zulanas & Bowling, PC	EARLY COUNTY	0.003197%
Calhoun city	GA	Bird Law Group, PC	GORDON COUNTY	0.035917%
Cartersville city	GA	Bird Law Group, PC	BARTOW COUNTY	0.060358%
Chatsworth city	GA	Bird Law Group, PC	MURRAY COUNTY	0.024738%
Damascus city	GA	Friedman, Dazzio, Zulanas & Bowling, PC	EARLY COUNTY	0.000102%
Dawsonville city	GA	Bird Law Group, PC	DAWSON COUNTY	0.000453%
Fitzgerald city	GA	Blasingame, Burch, Garrard & Ashley	BEN HILL COUNTY	0.011483%
Gainesville city	GA	Blasingame, Burch, Garrard & Ashley	HALL COUNTY	0.073454%

Helen city	GA	Bird Law Group, PC	WHITE COUNTY	0.009656%
Jackson city	GA	Bird Law Group, PC	BUTTS COUNTY	0.011464%
Marietta city	GA	Bird Law Group, PC	COBB COUNTY	0.148383%
McDonough city	GA	Bird Law Group, PC	HENRY COUNTY	0.016215%
Milledgeville city	GA	Blasingame, Burch, Garrard & Ashley	BALDWIN	0.027115%
Moultrie city	GA	Bird Law Group, PC	COLQUITT COUNTY	0.023209%
Rome city	GA	Bird Law Group, PC	FLOYD COUNTY	0.075046%
Snellville city	GA	Bird Law Group, PC	GWINETT COUNTY	0.015308%
Springfield city	GA	Blasingame, Burch, Garrard & Ashley	EFFINGHAM COUNTY	0.002518%
Tifton city	GA	Blasingame, Burch, Garrard & Ashley	TIFT COUNTY	0.028581%
Valdosta city	GA	Bird Law Group, PC	LOWNDES COUNTY	0.052425%
Winder city	GA	Bird Law Group, PC	BARROW COUNTY	0.040510%
Woodstock city	GA	Bird Law Group, PC	CHEROKEE COUNTY	0.039203%
Clay County	GA	Blasingame, Burch, Garrard & Ashley	CLAY COUNTY	0.005541%
Clayton County	GA	Napoli Shkolnik PLLC	CLAYTON COUNTY	0.337541%
Clinch County	GA	Blasingame, Burch, Garrard & Ashley	CLINCH COUNTY	0.012453%
Cobb County	GA	Simmons Hanly Conroy LLC	COBB COUNTY	1.181992%
Colquitt County	GA	Bird Law Group, PC	COLQUITT COUNTY	0.052029%
Columbia County	GA	Blasingame, Burch, Garrard & Ashley	COLUMBIA COUNTY	0.260401%

Cook County	GA	Blasingame, Burch, Garrard & Ashley	COOK COUNTY	0.019641%
Wilcox County	GA	Friedman, Dazzio, Zulanas & Bowling, PC	WILCOX COUNTY	0.016721%
Crisp County	GA	Blasingame, Burch, Garrard & Ashley	CRISP COUNTY	0.026163%
Dawson County	GA	Blasingame, Burch, Garrard & Ashley	DAWSON COUNTY	0.064421%
Decatur County	GA	Blasingame, Burch, Garrard & Ashley	DECATUR COUNTY	0.032957%
Dekalb County	GA	Napoli Shkolnik PLLC	DEKALB COUNTY	0.818780%
Dooly County	GA	Blasingame, Burch, Garrard & Ashley	DOOLY COUNTY	0.015314%
Dougherty County	GA	Blasingame, Burch, Garrard & Ashley	DOUGHERTY COUNTY	0.091183%
Early County	GA	Blasingame, Burch, Garrard & Ashley	EARLY COUNTY	0.008746%
Effingham County	GA	Blasingame, Burch, Garrard & Ashley	EFFINGHAM COUNTY	0.088180%
Elbert County	GA	Blasingame, Burch, Garrard & Ashley	ELBERT COUNTY	0.053573%
Emanuel County	GA	Blasingame, Burch, Garrard & Ashley	EMANUEL COUNTY	0.045974%
Evans County	GA	Blasingame, Burch, Garrard & Ashley	EVANS COUNTY	0.023344%
Fayette County	GA	Blasingame, Burch, Garrard & Ashley	FAYETTE COUNTY	0.131696%
Floyd County	GA	Bird Law Group, PC	FLOYD COUNTY	0.199498%
Forsyth County	GA	Napoli Shkolnik PLLC	FORSYTH COUNTY	0.345244%

Fulton County	GA	Napoli Shkolnik PLLC	FULTON COUNTY	0.661655%
Glascock County	GA	Blasingame, Burch, Garrard & Ashley	GLASCOCK COUNTY	0.005723%
Gordon County	GA	Bird Law Group, PC	GORDON COUNTY	0.084245%
Grady County	GA	Conley Griggs Partin	GRADY COUNTY	0.034634%
Greene County	GA	Blasingame, Burch, Garrard & Ashley	GREENE COUNTY	0.035055%
Habersham County	GA	Blasingame, Burch, Garrard & Ashley	HABERSHAM COUNTY	0.093524%
Hall County	GA	Blasingame, Burch, Garrard & Ashley	HALL COUNTY	0.318253%
Hancock County	GA	Blasingame, Burch, Garrard & Ashley	HANCOCK COUNTY	0.010831%
Henry County	GA	Napoli Shkolnik PLLC	HENRY COUNTY	0.397796%
Houston County	GA	Simmons Hanly Conroy LLC	HOUSTON COUNTY	0.169046%
Irwin County	GA	Blasingame, Burch, Garrard & Ashley	IRWIN COUNTY	0.012319%
Jackson County	GA	Blasingame, Burch, Garrard & Ashley	JACKSON COUNTY	0.185654%
Jasper County	GA	Blasingame, Burch, Garrard & Ashley	JASPER COUNTY	0.023249%
Jeff Davis County	GA	Blasingame, Burch, Garrard & Ashley	JEFF DAVIS COUNTY	0.073844%
Jefferson County	GA	Blasingame, Burch, Garrard & Ashley	JEFFERSON COUNTY	0.030620%
Johnson County	GA	Blasingame, Burch, Garrard & Ashley	JOHNSON COUNTY	0.017687%
Jones County	GA	Blasingame, Burch, Garrard & Ashley	JONES COUNTY	0.055962%

Liberty County	GA	Blasingame, Burch, Garrard & Ashley	LIBERTY COUNTY	0.059152%
Lincoln County	GA	Blasingame, Burch, Garrard & Ashley	LINCOLN COUNTY	0.020187%
Long County	GA	Blasingame, Burch, Garrard & Ashley	LONG COUNTY	0.024551%
Lumpkin County	GA	Blasingame, Burch, Garrard & Ashley	LUMPKIN COUNTY	0.063347%
Macon County	GA	Friedman, Dazzio, Zulanas & Bowling, PC	MACON COUNTY	0.022414%
Macon-Bibb County	GA	Blasingame, Burch, Garrard & Ashley	MACON COUNTY	0.408894%
Madison County	GA	Blasingame, Burch, Garrard & Ashley	MADISON COUNTY	0.103195%
McDuffie County	GA	Blasingame, Burch, Garrard & Ashley	MCDUFFIE COUNTY	0.044721%
McIntosh County	GA	Blasingame, Burch, Garrard & Ashley	MCINTOSH COUNTY	0.033873%
Montgomery County	GA	Blasingame, Burch, Garrard & Ashley	MONTGOMERY COUNTY	0.013830%
Murray County	GA	Bird Law Group, PC	MURRAY COUNTY	0.113735%
Newton County	GA	Blasingame, Burch, Garrard & Ashley	NEWTON COUNTY	0.125233%
Oconee County	GA	Blasingame, Burch, Garrard & Ashley	OCONEE COUNTY	0.054902%
Oglethorpe County	GA	Blasingame, Burch, Garrard & Ashley	OGLETHORPE COUNTY	0.029492%
Pike County	GA	Blasingame, Burch, Garrard & Ashley	PIKE COUNTY	0.021635%

Pulaski County	GA	Blasingame, Burch, Garrard & Ashley	PULASKI COUNTY	0.033727%
Rabun County	GA	Blasingame, Burch, Garrard & Ashley	RABUN COUNTY	0.063964%
Randolph County	GA	Blasingame, Burch, Garrard & Ashley	RANDOLPH COUNTY	0.007713%
Ringgold city	GA	Bird Law Group, PC	Catoosa County	0.011818%
Rockdale County	GA	Napoli Shkolnik, PLLC	ROCKDALE COUNTY	0.160362%
Schley County	GA	Friedman, Dazzio, Zulanas & Bowling, PC	SCHLEY COUNTY	0.004809%
Screven County	GA	Blasingame, Burch, Garrard & Ashley	SCREVEN COUNTY	0.022842%
Seminole County	GA	Blasingame, Burch, Garrard & Ashley	SEMINOLE COUNTY	0.016239%
Sheriff of Appling County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Apping County	0.003607%
Sheriff of Bibb County	GA	Blasingame, Burch, Garrard & Ashley	Bibb County	0.038640%
Sheriff of Crisp County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Crisp County	0.000000%
Sheriff of Crawford County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Crawford County	0.002446%
Sheriff of Harris County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Harris County	0.003885%
Sheriff of Jeff Davis County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Jefferson Davis County	0.006978%
Sheriff of Laurens County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Laurens County	0.010010%
Sheriff of Screven County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Screven County	0.000000%

Sheriff of Telfair County	GA	Lieff Cabraser Heimann & Bernstein, LLP	Telfair County	0.000000%
Spalding County	GA	Blasingame, Burch, Garrard & Ashley	SPALDING COUNTY	0.119058%
Stephens County	GA	Blasingame, Burch, Garrard & Ashley	STEPHENS COUNTY	0.151743%
Sumter County	GA	Blasingame, Burch, Garrard & Ashley	SUMTER COUNTY	0.026521%
Taliaferro County	GA	Blasingame, Burch, Garrard & Ashley	TALIAFERRO COUNTY	0.001385%
Tattnall County	GA	Blasingame, Burch, Garrard & Ashley	TATTNALL COUNTY	0.059134%
Telfair County	GA	Bird Law Group, PC	TELFAIR COUNTY	0.037436%
Atlanta city	GA	Napoli Shkolnik PLLC	FULTON COUNTY	0.603746%
Toombs County	GA	Blasingame, Burch, Garrard & Ashley	TOOMBS COUNTY	0.048891%
Towns County	GA	Blasingame, Burch, Garrard & Ashley	TOWNS COUNTY	0.049523%
Troup County	GA	Blasingame, Burch, Garrard & Ashley	TROUP COUNTY	0.087450%
Twiggs County	GA	Blasingame, Burch, Garrard & Ashley	TWIGGS COUNTY	0.012922%
Villa Rica city	GA	Bird Law Group, PC	CARROLL, DOUGLAS	0.028190%
Walton County	GA	Blasingame, Burch, Garrard & Ashley	WALTON COUNTY	0.165339%
Warren County	GA	Blasingame, Burch, Garrard & Ashley	WARREN COUNTY	0.009036%
Washington County	GA	Blasingame, Burch, Garrard & Ashley	WASHINGTON COUNTY	0.039547%

Wayne County	GA	Blasingame, Burch, Garrard & Ashley	WAYNE COUNTY	0.133358%
Whitfield County	GA	Bird Law Group, PC	WHITFIELD COUNTY	0.154240%
Wilkes County	GA	Blasingame, Burch, Garrard & Ashley	WILKES COUNTY	0.019699%
Worth County	GA	Blasingame, Burch, Garrard & Ashley	WORTH COUNTY	0.030101%
Hawaii County	HI	Hawaii Accident Law Center	HAWAII COUNTY	0.429160%
County of Kauai	HI	Hawaii Accident Law Center	KAUAI COUNTY	0.133928%
Adair County	IA	Simmons Hanly Conroy LLC	ADAIR COUNTY	0.013728%
Adams County	IA	Simmons Hanly Conroy LLC	ADAMS COUNTY	0.005996%
Allamakee County	IA	Simmons Hanly Conroy LLC	ALLAMAKEE COUNTY	0.023938%
Appanoose County	IA	Simmons Hanly Conroy LLC	APPANOOSE COUNTY	0.028561%
Audubon County	IA	Simmons Hanly Conroy LLC	AUDUBON COUNTY	0.006486%
Benton County	IA	Simmons Hanly Conroy LLC	BENTON COUNTY	0.027866%
Black Hawk County	IA	Simmons Hanly Conroy LLC	BLACK HAWK COUNTY	0.179454%
Bremer County	IA	Simmons Hanly Conroy LLC	BREMER COUNTY	0.039265%
Buchanan County	IA	Simmons Hanly Conroy LLC	BUCHANAN COUNTY	0.020242%
Buena Vista County	IA	Simmons Hanly Conroy LLC	BUENA VISTA COUNTY	0.017555%
Calhoun County	IA	Simmons Hanly Conroy LLC	CALHOUN COUNTY	0.010145%
Carroll County	IA	Simmons Hanly Conroy LLC	CARROLL COUNTY	0.032392%
Cedar County	IA	Simmons Hanly Conroy LLC	CEDAR COUNTY	0.019626%
Cerro Gordo County	IA	Simmons Hanly Conroy LLC	CERRO GORDO COUNTY	0.087531%
Cherokee County	IA	Simmons Hanly Conroy LLC	CHEROKEE COUNTY	0.012769%

Chickasaw County	IA	Simmons Hanly Conroy LLC	CHICKASAW COUNTY	0.013053%
Clay County	IA	Simmons Hanly Conroy LLC	CLAY COUNTY	0.015877%
Clayton County	IA	Simmons Hanly Conroy LLC	CLAYTON COUNTY	0.024558%
Clinton County	IA	Simmons Hanly Conroy LLC	CLINTON COUNTY	0.078313%
Dallas County	IA	Simmons Hanly Conroy LLC	DALLAS COUNTY	0.079332%
Delaware County	IA	Simmons Hanly Conroy LLC	DELAWARE COUNTY	0.016222%
Des Moines County	IA	Simmons Hanly Conroy LLC	DES MOINES COUNTY	0.084185%
Emmet County	IA	Simmons Hanly Conroy LLC	EMMET COUNTY	0.009414%
Fayette County	IA	Simmons Hanly Conroy LLC	FAYETTE COUNTY	0.028373%
Fremont County	IA	Simmons Hanly Conroy LLC	FREMONT COUNTY	0.010995%
Hamilton County	IA	Simmons Hanly Conroy LLC	HAMILTON COUNTY	0.018801%
Hancock County	IA	Simmons Hanly Conroy LLC	HANCOCK COUNTY	0.010207%
Hardin County	IA	Simmons Hanly Conroy LLC	HARDIN COUNTY	0.024114%
Harrison County	IA	Simmons Hanly Conroy LLC	HARRISON COUNTY	0.033171%
Henry County	IA	Simmons Hanly Conroy LLC	HENRY COUNTY	0.023899%
Howard County	IA	Simmons Hanly Conroy LLC	HOWARD COUNTY	0.009204%
Humboldt County	IA	Simmons Hanly Conroy LLC	HUMBOLDT COUNTY	0.010360%
Ida County	IA	Simmons Hanly Conroy LLC	IDA COUNTY	0.009023%
Jasper County	IA	Simmons Hanly Conroy LLC	JASPER COUNTY	0.090095%
Johnson County	IA	Simmons Hanly Conroy LLC	JOHNSON COUNTY	0.205225%
Jones County	IA	Simmons Hanly Conroy LLC	JONES COUNTY	0.020858%
Keokuk County	IA	Simmons Hanly Conroy LLC	KEOKUK COUNTY	0.010632%
Lee County	IA	Simmons Hanly Conroy LLC	LEE COUNTY	0.078317%

Lyon County	IA	Simmons Hanly Conroy LLC	LYON COUNTY	0.008694%
Madison County	IA	Simmons Hanly Conroy LLC	MADISON COUNTY	0.021644%
Mahaska County	IA	Simmons Hanly Conroy LLC	MAHASKA COUNTY	0.038453%
Marion County	IA	Simmons Hanly Conroy LLC	MARION COUNTY	0.063291%
Mills County	IA	Simmons Hanly Conroy LLC	MILLS COUNTY	0.026561%
Mitchell County	IA	Simmons Hanly Conroy LLC	MITCHELL COUNTY	0.010173%
Monroe County	IA	Simmons Hanly Conroy LLC	MONROE COUNTY	0.011584%
Montgomery County	IA	Simmons Hanly Conroy LLC	MONTGOMERY COUNTY	0.028504%
Muscatine County	IA	Simmons Hanly Conroy LLC	MUSCATINE COUNTY	0.056951%
O'Brien County	IA	Simmons Hanly Conroy LLC	O BRIEN COUNTY	0.012608%
Osceola County	IA	Simmons Hanly Conroy LLC	OSCEOLA COUNTY	0.007806%
Plymouth County	IA	Simmons Hanly Conroy LLC	PLYMOUTH COUNTY	0.023907%
Pocahontas County	IA	Simmons Hanly Conroy LLC	POCAHONTAS COUNTY	0.006259%
Polk County	IA	Simmons Hanly Conroy LLC	POLK COUNTY	1.224720%
Pottawattamie County	IA	Simmons Hanly Conroy LLC	POTTAWATTAMIE COUNTY	0.194066%
Poweshiek County	IA	Simmons Hanly Conroy LLC	POWESHIEK COUNTY	0.025487%
Sac County	IA	Simmons Hanly Conroy LLC	SAC COUNTY	0.011816%
Scott County	IA	Simmons Hanly Conroy LLC	SCOTT COUNTY	0.475770%
Shelby County	IA	Simmons Hanly Conroy LLC	SHELBY COUNTY	0.015351%
Sioux County	IA	Simmons Hanly Conroy LLC	SIOUX COUNTY	0.021995%
Tama County	IA	Simmons Hanly Conroy LLC	TAMA COUNTY	0.018523%
Taylor County	IA	Simmons Hanly Conroy LLC	TAYLOR COUNTY	0.009581%
Union County	IA	Simmons Hanly Conroy LLC	UNION COUNTY	0.024857%

Webster County	IA	Simmons Hanly Conroy LLC	WEBSTER COUNTY	0.085677%
Winnebago County	IA	Simmons Hanly Conroy LLC	WINNEBAGO COUNTY	0.012566%
Winneshiek County	IA	Simmons Hanly Conroy LLC	WINNESHIEK COUNTY	0.019729%
Worth County	IA	Simmons Hanly Conroy LLC	WORTH COUNTY	0.012594%
Wright County	IA	Simmons Hanly Conroy LLC	WRIGHT COUNTY	0.015089%
Ada County	ID	Keller Rohrback LLP	ADA COUNTY	0.472649%
Adams County	ID	Simmons Hanly Conroy LLC	ADAMS COUNTY	0.005150%
Bingham County	ID	Simmons Hanly Conroy LLC	BINGHAM COUNTY	0.058455%
Blaine County	ID	Simmons Hanly Conroy LLC	BLAINE COUNTY	0.032528%
Boise County	ID	Simmons Hanly Conroy LLC	BOISE COUNTY	0.011781%
Bonneville County	ID	Simmons Hanly Conroy LLC	BONNEVILLE COUNTY	0.134420%
Canyon County	ID	Simmons Hanly Conroy LLC	CANYON COUNTY	0.178414%
Caribou County	ID	Simmons Hanly Conroy LLC	CARIBOU COUNTY	0.015649%
Cassia County	ID	Simmons Hanly Conroy LLC	CASSIA COUNTY	0.025880%
Elmore County	ID	Simmons Hanly Conroy LLC	ELMORE COUNTY	0.031680%
Latah County	ID	Simmons Hanly Conroy LLC	LATAH COUNTY	0.046077%
Minidoka County	ID	Simmons Hanly Conroy LLC	MINIDOKA COUNTY	0.032538%
Owyhee County	ID	Simmons Hanly Conroy LLC	OWYHEE COUNTY	0.019772%
Payette County	ID	Simmons Hanly Conroy LLC	PAYETTE COUNTY	0.045389%
Harrisburg city	IL	Sanders Phillips Grossman, LLC	SALINE COUNTY	0.000000%
Herrin city	IL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA	WILLIAMSON COUNTY	0.022806%

Marion city	IL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA	JOHNSON, WILLIAMSON	0.049072%
Princeton city	IL	Sanders Phillips Grossman, LLC	BUREAU COUNTY	0.000000%
West Frankfort city	IL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA	FRANKLINE COUNTY	0.018139%
County of Sangamon	IL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA	SANGAMON COUNTY	0.296335%
Franklin County	IL	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, PA	FRANKLIN COUNTY	0.070169%
Benton County	IN	Cohen & Malad, LLP	BENTON COUNTY	0.011941%
Alexandria city	IN	Cohen & Malad, LLP	MADISON COUNTY	0.017044%
Austin city	IN	Dudenhefer Law Firm Jenner & Pattison	SCOTT COUNTY	0.003726%
Bloomington city	IN	Cohen & Malad, LLP	MONROE COUNTY	0.134602%
Connersville city	IN	Cohen & Malad, LLP	FAYETTE COUNTY	0.074377%
Elwood city	IN	Cohen & Malad, LLP	MADISON, TIPTON	0.033895%
Franklin city	IN	Cohen & Malad, LLP	JOHNSON COUNTY	0.017231%
Indianapolis city / Marion County	IN	Cohen & Malad, LLP	MARION COUNTY	2.540347%
Lafayette city	IN	Cohen & Malad, LLP	TIPPECANOE COUNTY	0.162392%
Madison city	IN	Dudenhefer Law Firm Jenner & Pattison	JEFFERSON COUNTY	0.021009%
New Castle city	IN	Cohen & Malad, LLP	HENRY COUNTY	0.008429%
Richmond city	IN	Cohen & Malad, LLP	WAYNE COUNTY	0.110708%
West Lafayette city	IN	Cohen & Malad, LLP	TIPPECANOE COUNTY	0.041908%

Delaware County	IN	Cohen & Malad, LLP	DELAWARE COUNTY	0.193086%
Fayette County	IN	Cohen & Malad, LLP	FAYETTE COUNTY	0.047248%
LaPorte County	IN	Cohen & Malad, LLP	LA PORTE COUNTY	0.124514%
Lawrence County	IN	Cohen & Malad, LLP	LAWRENCE COUNTY	0.066493%
Madison County	IN	Cohen & Malad, LLP	MADISON COUNTY	0.221272%
Marshall County	IN	Cohen & Malad, LLP	MARSHALL COUNTY	0.042991%
Monroe County	IN	Cohen & Malad, LLP	Monroe County	0.186165%
Morgan County	IN	Cohen & Malad, LLP	MORGAN COUNTY	0.190781%
Scott County	IN	Dudenhefer Law Firm Jenner & Pattison	SCOTT COUNTY	0.196054%
St Joseph County	IN	Cohen & Malad, LLP	ST JOSEPH COUNTY	0.214339%
Allen County	IN	Simmons Hanly Conroy LLC	ALLEN COUNTY	0.249131%
Franklin County	IN	Simmons Hanly Conroy LLC	FRANKLIN COUNTY	0.047304%
Pendleton town	IN	Cohen & Malad, LLP	MADISON COUNTY	0.011971%
Allen County	KS	Wagstaff & Cartmell	ALLEN COUNTY	0.014013%
Barber County	KS	Wagstaff & Cartmell	BARBER COUNTY	0.004925%
Bourbon County	KS	Wagstaff & Cartmell	BOURBON COUNTY	0.016314%
Manter city	KS	Wagstaff & Cartmell	STANTON COUNTY	0.000225%
Overland Park city	KS	Wagstaff & Cartmell	JOHNSON COUNTY	0.298585%
Wichita city	KS	Wagstaff & Cartmell	SEDGWICK	0.592585%
County of Harvey	KS	Ochs Law Firm	HARVEY COUNTY	0.038754%
Dickinson County	KS	Wagstaff & Cartmell	DICKINSON COUNTY	0.020643%
Dickinson County Attorney	KS	Wagstaff & Cartmell	DICKINSON COUNTY	0.000000%

Elk County	KS	Wagstaff & Cartmell	ELK COUNTY	0.002833%
Leavenworth County	KS	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	LEAVENWORTH COUNTY	0.092950%
Meade County	KS	Wagstaff & Cartmell	MEADE COUNTY	0.004553%
Montgomery County	KS	Wagstaff & Cartmell	MONTGOMERY COUNTY	0.035602%
Stanton County	KS	Wagstaff & Cartmell	STANTON COUNTY	0.002225%
the County of Ford	KS	Palmer Law Group; Theodora Oringer	FORD COUNTY	0.037401%
Wyandotte County/Kansas City	KS	Wagstaff & Cartmell	Wyandotte County	0.436775%
Adair County	KY	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	ADAIR COUNTY	0.029936%
Bath County	KY	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	BATH COUNTY	0.039317%
Bourbon County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	BOURBON COUNTY	0.056525%
Casey County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	CASEY COUNTY	0.038552%
Covington city	KY	Brindisi, Murad, Brindisi & Pearlman, LLP; Cherundolo Law Firm, PLLC	KENTON COUNTY	0.247714%
Inez city	KY	Friedman, Dazzio, Zulanas & Bowling, PC	MARTIN COUNTY	0.001527%

Prestonsburg city	KY	Friedman, Dazzio, Zulanas & Bowling, PC	FLOYD COUNTY	0.060646%
Ballard County	KY	Friedman, Dazzio, Zulanas & Bowling, PC	BALLARD COUNTY	0.018431%
Gallatin County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	GALLATIN COUNTY	0.033919%
Lawrence County	KY	Napoli Shkolnik PLLC	LAWRENCE COUNTY	0.077162%
Lee County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	LEE COUNTY	0.053224%
Lewis County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	LEWIS COUNTY	0.036008%
Monroe County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	MONROE COUNTY	0.041754%
Morgan County	KY	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	MORGAN COUNTY	0.007308%
Owen County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	OWEN COUNTY	0.031766%
Paintsville city	KY	Bryant Law Center; Friedman, Dazzio, Zulanas & Bowling, P.C.	JOHNSON COUNTY	0.052624%
Wolfe County	KY	McBrayer, McGinnis, Leslie & Kirkland, PLLC; The Finnell Firm	WOLFE COUNTY	0.037571%

Assumption Parish	LA	Leger & Shaw	ASSUMPTION PARISH	0.031098%
Avoyelles Parish	LA	Simmons Hanly Conroy LLC	AVOYELLES PARISH	0.071285%
Calcasieu Parish	LA	Simmons Hanly Conroy LLC	CALCASIEU PARISH	0.246153%
Alexandria city	LA	The Lanier Law Firm	Rapides Parish	0.101992%
Bastrop city	LA	The Lanier Law Firm	MOREHOUSE PARISH	0.004909%
Eunice city	LA	The Lanier Law Firm	ST LANDRY PARISH	0.005460%
Lake Charles city	LA	Simmons Hanly Conroy LLC	CALCASIEU PARISH	0.075013%
Mandeville city	LA	Leger & Shaw	ST TAMMANY PARISH	0.020665%
New Roads city	LA	Gainsburgh, Benjamin, David, Meunier & Warshauer, LLC	POINTE COUPEE PARISH	0.001541%
Opelousas city	LA	The Lanier Law Firm	ST LANDRY PARISH	0.012431%
Pineville city	LA	The Lanier Law Firm	Rapides Parish	0.032142%
Slidell city	LA	E Cotten Schmidt	ST TAMMANY PARISH	0.062548%
District Attorney of Rapides Parish	LA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	Rapides Parish	0.000000%
District Attorney of Winn Parish	LA	The Lanier Law Firm	WINN PARISH	0.000000%
East Carroll Parish	LA	Simmons Hanly Conroy LLC	EAST CARROLL PARISH	0.006438%
Evangeline Parish	LA	Simmons Hanly Conroy LLC	EVANGELINE PARISH	0.066942%
Lafourche Parish	LA	Leger & Shaw	LAFOURCHE PARISH	0.147191%
Lafourche Parish School Board	LA	LEGER & SHAW	Lafourche Parish	0.000000%
Morehouse Parish	LA	Simmons Hanly Conroy LLC	MOREHOUSE PARISH	0.032975%
Natchitoches Parish Council	LA	Laborde Earles Law Firm LLC	NATCHITOCHES PARISH	0.034984%
Ouachita Parish	LA	Simmons Hanly Conroy LLC	OUACHITA PARISH	0.113322%

Pointe Coupee Parish	LA	Gainsburgh, Benjamin, David, Meunier & Warshauer, LLC	POINTE COUPEE PARISH	0.031252%
Rapides Parish	LA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	RAPIDES PARISH	0.141927%
Sabine Parish	LA	Simmons Hanly Conroy LLC	SABINE PARISH	0.029864%
Sheriff of Allen Parish	LA	Simmons Hanly Conroy LLC	Allen Parish	0.009669%
Sheriff of Ascension Parish	LA	Simmons Hanly Conroy LLC	Ascension Parish	0.048182%
Sheriff of Assumption Parish	LA	Leger & Shaw	Assumption Parish	0.000000%
Sheriff of Avoyelles Parish	LA	Simmons Hanly Conroy LLC	Avoyelles Parish	0.000000%
Sheriff of Calcasieu Parish	LA	Simmons Hanly Conroy LLC	Calcasieu Parish	0.000000%
Sheriff of East Baton Rouge Parish	LA	Simmons Hanly Conroy LLC	East Baton Rouge Parish	0.194810%
Sheriff of East Carroll Parish	LA	Simmons Hanly Conroy LLC	East Carroll Parish	0.000000%
Sheriff of Evangeline Parish	LA	Simmons Hanly Conroy LLC	Evangeline Parish	0.000000%
Sheriff of Iberia Parish	LA	The Lanier Law Firm	Iberia Parish	0.027888%
Sheriff of Jefferson Davis Parish	LA	Simmons Hanly Conroy LLC	Jefferson Davis Parish	0.014697%
Sheriff of Lafayette Parish	LA	Simmons Hanly Conroy LLC	Lafayette Parish	0.108490%
Sheriff of Morehouse Parish	LA	Simmons Hanly Conroy LLC	Morehouse Parish	0.000000%
Sheriff of Ouachita Parish	LA	Simmons Hanly Conroy LLC	Ouachita Parish	0.000000%
Sheriff of Rapides Parish	LA	Simmons Hanly Conroy LLC	Rapides Parish	0.000000%
Sheriff of Richland Parish	LA	Simmons Hanly Conroy LLC	Richland Parish	0.005152%
Sheriff of Sabine Parish	LA	Simmons Hanly Conroy LLC	Sabine Parish	0.000000%
Sheriff of St Landry Parish	LA	The Lanier Law Firm	St Landry Parish	0.000000%

Sheriff of Vernon Parish	LA	Simmons Hanly Conroy LLC	Vernon Parish	0.000000%
Sheriff of Washington Parish	LA	Simmons Hanly Conroy LLC	Washington Parish	0.000000%
Sheriff of West Carroll Parish	LA	Simmons Hanly Conroy LLC	West Carroll Parish	0.000000%
St Bernard Parish School Board	LA	Leger & Shaw	St Bernard Parish	0.014992%
St James Parish School Board	LA	Leger & Shaw	St James Parish	0.002380%
St Landry Parish	LA	The Lanier Law Firm	ST LANDRY PARISH	0.139442%
Ferriday town	LA	The Lanier Law Firm	CONCORDIA PARISH	0.000919%
Gramercy town	LA	Leger & Shaw	ST JAMES PARISH	0.000364%
Lake Providence town	LA	The Lanier Law Firm	EAST CARROLL PARISH	0.000299%
Lutcher town	LA	Leger & Shaw	ST JAMES PARISH	0.000101%
Pearl River town	LA	Cotten Schmidt	ST TAMMANY PARISH	0.003059%
Vernon Parish	LA	Simmons Hanly Conroy LLC	VERNON PARISH	0.075333%
Washington Parish	LA	Leger & Shaw	WASHINGTON PARISH	0.117582%
West Carroll Parish	LA	Simmons Hanly Conroy LLC	WEST CARROLL PARISH	0.013142%
Winn Parish	LA	The Lanier Law Firm	WINN PARISH	0.026586%
Town of Clinton	MA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	CLINTON TOWN	0.039537%
EASTON TOWN	MA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	BRISTOL COUNTY	0.094633%
Caroline County	MD	Robbins Geller Rudman & Dowd LLP	CAROLINE COUNTY	0.089580%
Bowie city	MD	Robbins Geller Rudman & Dowd LLP	PRINCE GEORGES COUNTY	0.004021%
Frederick city	MD	Robbins Geller Rudman & Dowd LLP	FREDERICK COUNTY	0.023382%

Garrett County	MD	Robbins Geller Rudman & Dowd LLP	GARRETT COUNTY	0.053663%
Harford County	MD	Robbins Geller Rudman & Dowd LLP	HARFORD COUNTY	0.793588%
Rockville city	MD	Robbins Geller Rudman & Dowd LLP	MONTGOMERY COUNTY	0.009333%
Talbot County	MD	Robbins Geller Rudman & Dowd LLP	TALBOT COUNTY	0.074792%
Forest Heights town	MD	Shapiro Sher Guinot & Sandler, P.A.	PRINCE GEORGES COUNTY	0.000226%
Upper Marlboro town	MD	Shapiro Sher Guinot & Sandler, P.A.	PRINCE GEORGES COUNTY	0.000144%
Cottage City town	MD	Shapiro Sher Guinot & Sandler, P.A.	PRINCE GEORGES COUNTY	0.000244%
North Brentwood town	MD	Shapiro Sher Guinot & Sandler, P.A.	PRINCE GEORGES COUNTY	0.000010%
Westminster city	MD	Robbins Geller Rudman & Dowd LLP	CARROLL COUNTY	0.006722%
Calais city	ME	Napoli Shkolnik PLLC	WASHINGTON COUNTY	0.032058%
PITTSFIELD CHARTER TOWNSHIP	MI	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	WASHTENAW COUNTY	0.006762%
East Lansing city	MI	Weitz & Luxenberg	INGHAM COUNTY	0.047485%
Escanaba city	MI	Weitz & Luxenberg	DELTA COUNTY	0.004616%
Grand Rapids city	MI	Weitz & Luxenberg	KENT COUNTY	0.330888%
Iron Mountain city	MI	Weitz & Luxenberg	DICKINSON COUNTY	0.002533%
Lansing city	MI	Weitz & Luxenberg	INGHAM COUNTY	0.151586%
Pontiac city	MI	Napoli Shkolnik PLLC	OAKLAND COUNTY	0.079975%

Alcona County	MI	Weitz & Luxenberg	ALCONA COUNTY	0.023010%
Alger County	MI	Weitz & Luxenberg	ALGER COUNTY	0.021653%
Alpena County	MI	Weitz & Luxenberg	ALPENA COUNTY	0.087461%
Antrim County	MI	Weitz & Luxenberg	ANTRIM COUNTY	0.065652%
Arenac County	MI	Weitz & Luxenberg	ARENAC COUNTY	0.044450%
Benzie County	MI	Weitz & Luxenberg	BENZIE COUNTY	0.038399%
Charlevoix County	MI	Weitz & Luxenberg	CHARLEVOIX COUNTY	0.052755%
Clinton County	MI	Weitz & Luxenberg	CLINTON COUNTY	0.133009%
Delta County	MI	Weitz & Luxenberg	DELTA COUNTY	0.066410%
Dickinson County	MI	Weitz & Luxenberg	DICKINSON COUNTY	0.068267%
Gratiot County	MI	Weitz & Luxenberg	GRATIOT COUNTY	0.086786%
Houghton County	MI	Weitz & Luxenberg	HOUGHTON COUNTY	0.061368%
Ingham County	MI	Weitz & Luxenberg	INGHAM COUNTY	0.588661%
Iron County	MI	Weitz & Luxenberg	IRON COUNTY	0.030399%
Isabella County	MI	Weitz & Luxenberg	ISABELLA COUNTY	0.157725%
Kalamazoo County	MI	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	KALAMAZOO COUNTY	0.527666%
Kent County	MI	Weitz & Luxenberg	KENT COUNTY	0.739382%
Lake County	MI	Weitz & Luxenberg	LAKE COUNTY	0.020083%
Leelanau County	MI	Weitz & Luxenberg	LEELANAU COUNTY	0.034119%
Lenawee County	MI	Weitz & Luxenberg	LENAWEE COUNTY	0.217233%
Luce County	MI	Weitz & Luxenberg	LUCE COUNTY	0.017606%
Marquette County	MI	Weitz & Luxenberg	MARQUETTE COUNTY	0.148583%

Montcalm County	MI	Weitz & Luxenberg	MONTCALM COUNTY	0.171295%
Oceana County	MI	Weitz & Luxenberg	OCEANA COUNTY	0.060012%
Ogemaw County	MI	Weitz & Luxenberg	OGEMAW COUNTY	0.153408%
Osceola County	MI	Weitz & Luxenberg	OSCEOLA COUNTY	0.053057%
Saginaw County	MI	Weitz & Luxenberg	SAGINAW COUNTY	0.460315%
Sanilac County	MI	Weitz & Luxenberg	SANILAC COUNTY	0.095635%
Shiawassee County	MI	Weitz & Luxenberg	SHIAWASSEE COUNTY	0.200055%
St Clair County	MI	Weitz & Luxenberg	ST CLAIR COUNTY	0.550366%
Tuscola County	MI	Weitz & Luxenberg	TUSCOLA COUNTY	0.122212%
Washtenaw County	MI	Weitz & Luxenberg	WASHTENAW COUNTY	0.655243%
Anoka County	MN	Simmons Hanly Conroy LLC	ANOKA COUNTY	0.473015%
Douglas County	MN	Lockridge Grindal Nauen PLLP; Gustafson Gluek PLLC	DOUGLAS COUNTY	0.056531%
Morrison County	MN	Lockridge Grindal Nauen PLLP; Gustafson Gluek PLLC	MORRISON COUNTY	0.067394%
Mower County	MN	Lockridge Grindal Nauen PLLP; Gustafson Gluek PLLC; J.F. Henderson Law PLLC	MOWER COUNTY	0.000000%
Adair County	MO	Edgar Law Firm	ADAIR COUNTY	0.033723%
Andrew County	MO	Edgar Law Firm	ANDREW COUNTY	0.022708%
Atchison County	MO	Wagstaff & Cartmell	ATCHISON COUNTY	0.007307%
Barry County	MO	Edgar Law Firm	BARRY COUNTY	0.084281%
Barton County	MO	Edgar Law Firm	BARTON COUNTY	0.026532%
Boone County	MO	Levin, Papantonio, Thomas, Mitchell,	BOONE COUNTY	0.147466%

		Rafferty & Proctor, P.A.		
Callaway County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	CALLAWAY COUNTY	0.039374%
City of Kansas City	MO	Simmons Hanly Conroy LLC	JACKSON COUNTY	0.835599%
Sedalia City	MO	Wagstaff & Cartmell	PETTIS COUNTY	0.063406%
Clinton County	MO	Edgar Law Firm	CLINTON COUNTY	0.045522%
Dade County	MO	Edgar Law Firm	DADE COUNTY	0.013889%
DeKalb County	MO	Edgar Law Firm	DE KALB COUNTY	0.015376%
Douglas County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	DOUGLAS COUNTY	0.019276%
Grundy County	MO	Edgar Law Firm	GRUNDY COUNTY	0.022691%
Henry County	MO	Edgar Law Firm	HENRY COUNTY	0.053873%
Hickory County	MO	Edgar Law Firm	HICKORY COUNTY	0.019010%
Jackson County	MO	Simmons Hanly Conroy LLC	JACKSON COUNTY	0.288825%
Knox County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	KNOX COUNTY	0.005837%
Lafayette County	MO	Wagstaff & Cartmell	LAFAYETTE COUNTY	0.052091%
Lawrence County	MO	Edgar Law Firm	LAWRENCE COUNTY	0.097364%
Livingston County	MO	Wagstaff & Cartmell	LIVINGSTON COUNTY	0.051800%
McDonald County	MO	Edgar Law Firm	MCDONALD COUNTY	0.038242%
Morgan County	MO	Wagstaff & Cartmell	MORGAN COUNTY	0.039506%
New Madrid County	MO	Edgar Law Firm	NEW MADRID COUNTY	0.022895%
Nodaway County	MO	Wagstaff & Cartmell	NODAWAY COUNTY	0.013787%
Pemiscot County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	PEMISCOT COUNTY	0.057253%
Pike County	MO	Edgar Law Firm	PIKE COUNTY	0.032626%
Polk County	MO	Edgar Law Firm	POLK COUNTY	0.021672%

Ralls County	MO	Edgar Law Firm	RALLS COUNTY	0.009939%
Randolph County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	RANDOLPH COUNTY	0.035458%
Ray County	MO	Edgar Law Firm	RAY COUNTY	0.046463%
Schuyler County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	SCHUYLER COUNTY	0.003709%
Shannon County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	SHANNON COUNTY	0.012324%
St Charles County	MO	Simmons Hanly Conroy LLC	ST CHARLES COUNTY	0.360568%
St Clair County	MO	Edgar Law Firm	ST CLAIR COUNTY	0.013545%
St Louis County	MO	The Simon Law Firm	ST LOUIS COUNTY	1.600904%
Vernon County	MO	Edgar Law Firm	VERNON COUNTY	0.044847%
Wright County	MO	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	WRIGHT COUNTY	0.036880%
Amory city	MS	McHugh Fuller Law Group, PLLC	MONROE COUNTY	0.013210%
Brookhaven city	MS	McHugh Fuller Law Group, PLLC	LINCOLN County	0.029228%
Philadelphia city	MS	Bossier & Associates, PLLC	NESHOBA COUNTY	0.007202%
Wiggins city	MS	McHugh Fuller Law Group, PLLC	STONE COUNTY	0.010775%
Claiborne County	MS	The Diaz Law Firm, PLLC; Simmons & Simmons, PLLC; Blackmon & Blackmon, PLLC	CLAIBORNE COUNTY	0.010277%
Clarke County	MS	Bossier & Associates, PLLC	CLARKE COUNTY	0.031915%
DeSoto County	MS	McHugh Fuller Law Group, PLLC	DESOTO COUNTY	0.140105%
Franklin County	MS	McHugh Fuller Law Group, PLLC	FRANKLIN COUNTY	0.016059%

Lafayette County	MS	McHugh Fuller Law Group, PLLC	LAFAYETTE COUNTY	0.043991%
Leflore County	MS	McHugh Fuller Law Group, PLLC	LEFLORE COUNTY	0.006355%
Pearl River County	MS	McHugh Fuller Law Group, PLLC	PEARL RIVER COUNTY	0.190596%
Sunflower County	MS	The Diaz Law Firm, PLLC; Simmons & Simmons, PLLC	SUNFLOWER COUNTY	0.029054%
Washington County	MS	The Diaz Law Firm, PLLC; Simmons & Simmons, PLLC	WASHINGTON COUNTY	0.057426%
Alamance County	NC	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	ALAMANCE COUNTY	0.324123%
Bertie County	NC	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	BERTIE COUNTY	0.032804%
Bladen County	NC	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	BLADEN COUNTY	0.100955%
Cabarrus County	NC	Simmons Hanly Conroy LLC	CABARRUS COUNTY	0.392696%
Chatham County	NC	Bird Law Group, PC	CHATHAM COUNTY	0.105800%
Canton town	NC	Bird Law Group, PC	HAYWOOD COUNTY	0.002694%
Cleveland County	NC	Simmons Hanly Conroy LLC	CLEVELAND COUNTY	0.263416%
Davidson County	NC	Simmons Hanly Conroy LLC	DAVIDSON COUNTY	0.456366%
Durham County	NC	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	DURHAM COUNTY	0.422902%
Granville County	NC	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	GRANVILLE COUNTY	0.138797%
Guilford County	NC	Levin, Papantonio, Thomas, Mitchell,	GUILFORD COUNTY	0.793829%

		Rafferty & Proctor, P.A.		
Iredell County	NC	Simmons Hanly Conroy LLC	IREDELL COUNTY	0.497683%
Mecklenburg County	NC	Simmons Hanly Conroy LLC	MECKLENBURG COUNTY	1.185047%
Robeson County	NC	Simmons Hanly Conroy LLC	ROBESON COUNTY	0.319820%
Sampson County	NC	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	SAMPSON COUNTY	0.145714%
South Sioux City	NE	Hill, Peterson, Carper, Bee & Deitzler, PLLC	DAKOTA COUNTY	0.013377%
Atlantic County	NJ	Cooper Levenson, PA; Weisbrod Matteis & Copley PLLC; Abrams, Fensterman, Fensterman, Eisman, Formato, Ferrara, Wolf & Carone, LLP	ATLANTIC COUNTY	0.576517%
County of Hudson	NJ	Sanders Phillips Grossman, LLC; Eisbrouch Marsh, LLC	HUDSON COUNTY	0.000000%
City of Española	NM	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	RIO ARRIBA COUNTY	0.062841%
Grant County	NM	Napoli Shkolnik PLLC	GRANT COUNTY	0.104400%
the County of Curry	NM	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	CURRY COUNTY	0.081269%
the County of Hidalgo	NM	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	HIDALGO COUNTY	0.011364%
the County of Lincoln	NM	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	LINCOLN COUNTY	0.070586%

Allegany County	NY	Napoli Shkolnik PLLC	ALLEGANY COUNTY	0.114256%
Cattaraugus County	NY	Napoli Shkolnik PLLC	CATTARAUGUS COUNTY	0.205436%
Cayuga County	NY	Napoli Shkolnik PLLC	CAYUGA COUNTY	0.209546%
Chautauqua County	NY	Napoli Shkolnik PLLC	CHAUTAUQUA COUNTY	0.397221%
Chemung County	NY	Napoli Shkolnik PLLC	CHEMUNG COUNTY	0.285712%
Chenango County	NY	Napoli Shkolnik PLLC	CHENANGO COUNTY	0.119781%
City of Amsterdam	NY	Napoli Shkolnik PLLC	MONTGOMERY COUNTY	0.006644%
City of Auburn	NY	Napoli Shkolnik PLLC	CAYUGA COUNTY	0.021114%
City of Buffalo	NY	Napoli Shkolnik PLLC	ERIE COUNTY	0.581059%
City of Geneva	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	ONTARIO COUNTY	0.008678%
City of Ithaca	NY	Napoli Shkolnik PLLC	TOMPKINS COUNTY	0.017817%
City of Kingston	NY	Napoli Shkolnik PLLC	ULSTER COUNTY	0.023971%
City of Lackawanna	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	ERIE COUNTY	0.005082%
City of Mount Vernon	NY	Napoli Shkolnik PLLC	WESTCHESTER COUNTY	0.011450%
City of Ogdensburg	NY	Napoli Shkolnik PLLC	ST LAWRENCE COUNTY	0.005041%
City of Poughkeepsie	NY	Napoli Shkolnik PLLC	DUTCHESS COUNTY	0.033280%
City of Rochester	NY	Napoli Shkolnik PLLC	MONROE COUNTY	0.390000%
City of Rome	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	ONEIDA COUNTY	0.017437%
City of Saratoga Springs	NY	Napoli Shkolnik PLLC	SARATOGA COUNTY	0.015761%
City of Syracuse	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	ONONDAGA COUNTY	0.262804%

City of Utica	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	ONEIDA COUNTY	0.049713%
Clinton County	NY	Napoli Shkolnik PLLC	CLINTON COUNTY	0.192845%
Cortland County	NY	Napoli Shkolnik PLLC	CORTLAND COUNTY	0.125478%
County of Jefferson	NY	Sanford Heisler Sharp, LLC	JEFFERSON COUNTY	0.295394%
County of Oneida	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	ONEIDA COUNTY	0.655578%
County of Onondaga	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	ONONDAGA COUNTY	1.466611%
Essex County	NY	Napoli Shkolnik PLLC	ESSEX COUNTY	0.085183%
Franklin County	NY	Napoli Shkolnik PLLC	FRANKLIN COUNTY	0.106070%
Genesee County	NY	Napoli Shkolnik PLLC	GENESEE COUNTY	0.164810%
Hamilton County	NY	Napoli Shkolnik PLLC	HAMILTON COUNTY	0.007020%
Livingston County	NY	Napoli Shkolnik PLLC	LIVINGSTON COUNTY	0.157427%
Madison County	NY	Napoli Shkolnik PLLC	MADISON COUNTY	0.187994%
Nassau County	NY	Napoli Shkolnik PLLC	NASSAU COUNTY	2.605734%
Niagara County	NY	Napoli Shkolnik PLLC	NIAGARA COUNTY	0.792445%
Orleans County	NY	Napoli Shkolnik PLLC	ORLEANS COUNTY	0.095750%
Otsego County	NY	Napoli Shkolnik PLLC	OTSEGO COUNTY	0.155610%
Putnam County	NY	Napoli Shkolnik PLLC	PUTNAM COUNTY	0.274800%
Rensselaer County	NY	Napoli Shkolnik PLLC	RENSSELAER COUNTY	0.294710%
Saratoga County	NY	Napoli Shkolnik PLLC	SARATOGA COUNTY	0.389469%
Schoharie County	NY	Napoli Shkolnik PLLC	SCHOHARIE COUNTY	0.064421%
Schuyler County	NY	Napoli Shkolnik PLLC	SCHUYLER COUNTY	0.048297%

Steuben County	NY	Napoli Shkolnik PLLC	STEUBEN COUNTY	0.263726%
Tioga County	NY	Napoli Shkolnik PLLC	TIOGA COUNTY	0.125782%
Tompkins County	NY	Napoli Shkolnik PLLC	TOMPKINS COUNTY	0.273107%
Town of Amherst	NY	Napoli Shkolnik PLLC	ERIE COUNTY	0.036640%
Town of Cheektowaga	NY	Napoli Shkolnik PLLC	ERIE COUNTY	0.008981%
Town of Lancaster	NY	Napoli Shkolnik PLLC	ERIE COUNTY	0.005933%
Town of Poughkeepsie	NY	Napoli Shkolnik PLLC	DUTCHESS COUNTY	0.023918%
Town of Tonawanda	NY	Napoli Shkolnik PLLC	ERIE COUNTY	0.009507%
Village of Herkimer	NY	Brindisi, Murad, Brindisi & Pearlman, LLP	HERKIMER COUNTY	0.003861%
Warren County	NY	Napoli Shkolnik PLLC	WARREN COUNTY	0.141973%
Westchester County	NY	Napoli Shkolnik PLLC	WESTCHESTER COUNTY	2.135502%
Yates County	NY	Napoli Shkolnik PLLC	YATES COUNTY	0.057495%
Ashtabula County	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	ASHTABULA COUNTY	0.212955%
City of Broadview Heights	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY	0.006501%
City of Columbus	OH	Carpenter Lipps and Leland LLP	FRANKLIN COUNTY	1.156877%
City Of Dayton	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	MONTGOMERY COUNTY	0.382764%
City of Euclid	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY	0.026853%
City of Fairfield	OH	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	BUTLER COUNTY	0.082949%
City of Findlay	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	HANCOCK COUNTY	0.033313%

City of Garfield Heights	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY	0.014689%
City of Lorain	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	LORAIN COUNTY	0.081214%
City of North Olmsted	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY	0.011463%
City of North Ridgeville	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	LORAIN COUNTY	0.031524%
City of Olmsted Falls	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY	0.003334%
City of Parma	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY	0.044233%
City of Parma Heights	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY	0.009348%
City of Seven Hills	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY	0.005978%
City of Strongsville	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY	0.021195%
City of Toledo	OH	Napoli Shkolnik PLLC	LUCAS COUNTY	0.292316%
City of Warren	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	TRUMBULL COUNTY	0.100905%
City of Warrensville Heights	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY	0.010353%
Clinton County	OH	Gibbs Law Group	CLINTON COUNTY	0.114754%
County of Lake	OH	Napoli Shkolnik PLLC	LAKE COUNTY	0.366745%
Cuyahoga County	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	CUYAHOGA COUNTY	1.918289%
Fulton County	OH	Zoll & Kranz, LLC	FULTON COUNTY	0.052459%
Harrison County	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	HARRISON COUNTY	0.022090%

Jefferson County	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	JEFFERSON COUNTY	0.189828%
Lorain County	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	LORAIN COUNTY	0.382898%
Lucas County	OH	Simmons Hanly Conroy LLC	LUCAS COUNTY	0.916475%
Lucas County Children Services Board of Trustees	OH	Simmons Hanly Conroy LLC	Lucas County	0.000000%
Mental Health & Recovery Services Board of Lucas County	OH	Simmons Hanly Conroy LLC	Lucas County	0.000000%
Painesville Township	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	LAKE COUNTY	0.009581%
Sandusky County	OH	Plevin & Gallucci; Napoli Shkolnik PLLC	SANDUSKY COUNTY	0.088084%
Atoka County	OK	Fulmer Sill, PLLC	ATOKA COUNTY	0.039586%
Beckham County	OK	Fulmer Sill, PLLC	BECKHAM COUNTY	0.031562%
Caddo County	OK	Fulmer Sill, PLLC	CADDO COUNTY	0.053730%
Choctaw County	OK	Fulmer Sill, PLLC	CHOCTAW COUNTY	0.044399%
City of Anadarko	OK	Fulmer Sill, PLLC	CADDO COUNTY	0.024140%
City of El Reno	OK	Fulmer Sill, PLLC	CANADIAN COUNTY	0.022775%
City of Elk City	OK	Fulmer Sill, PLLC; McAfee & Taft	BECKHAM COUNTY	0.039778%
City of Enid	OK	Fulmer Sill, PLLC	GARFIELD COUNTY	0.081968%
City of Lawton	OK	Fulmer Sill, PLLC	COMANCHE COUNTY	0.036731%
City of Muskogee	OK	Fulmer Sill, PLLC	MUSKOGEE COUNTY	0.277640%
City of Ponca City	OK	Fulmer Sill, PLLC	KAY COUNTY	0.048162%
Cleveland County	OK	Pierce Couch Hendrickson Baysinger & Green, LLP	CLEVELAND COUNTY	0.030220%
Coal County	OK	Fulmer Sill, PLLC	COAL COUNTY	0.017862%
Custer County	OK	Fulmer Sill, PLLC	CUSTER COUNTY	0.044906%
Delaware County	OK	Napoli Shkolnik PLLC	DELAWARE COUNTY	0.093257%
Haskell County	OK	Fulmer Sill, PLLC	HASKELL COUNTY	0.028070%
Jefferson County	OK	Fulmer Sill, PLLC	JEFFERSON COUNTY	0.034273%

Kiowa County	OK	Fulmer Sill, PLLC	KIOWA COUNTY	0.025485%
Major County	OK	Fulmer Sill, PLLC	MAJOR COUNTY	0.009455%
Muskogee County	OK	Fulmer Sill, PLLC	MUSKOGEE COUNTY	0.019779%
Osage County	OK	Napoli Shkolnik PLLC	OSAGE COUNTY	0.065382%
Pawnee County	OK	Napoli Shkolnik PLLC	PAWNEE COUNTY	0.068759%
Roger Mills County	OK	Fulmer Sill, PLLC	ROGER MILLS COUNTY	0.004874%
Seminole County	OK	Napoli Shkolnik PLLC	SEMINOLE COUNTY	0.045954%
Texas County	OK	Fulmer Sill, PLLC	TEXAS COUNTY	0.041152%
Tillman County	OK	Fulmer Sill, PLLC	TILLMAN COUNTY	0.022053%
Woods County	OK	Fulmer Sill, PLLC	WOODS COUNTY	0.021908%
Woodward County	OK	Fulmer Sill, PLLC	WOODWARD COUNTY	0.019756%
County of Curry	OR	D'Amore Law Group; D'Amore Law Group, PC	CURRY COUNTY	0.075704%
Bristol Township	PA	Skikos Crawford Skikos & Joseph, LLP	BUCKS COUNTY	0.147570%
City of Hazleton	PA	Brindisi, Murad, Brindisi & Pearlman, LLP	LUZERNE COUNTY	0.073785%
County of Lycoming	PA	Brindisi, Murad, Brindisi & Pearlman, LLP	LYCOMING COUNTY	0.295140%
County of Northumberland	PA	Brindisi, Murad, Brindisi & Pearlman, LLP	NORTHUMBERLAND COUNTY	0.202708%
Fairview Township	PA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.		0.073785%
Hanover Township	PA	Brindisi, Murad, Brindisi & Pearlman, LLP		0.073785%
Lower Southampton	PA	Skikos Crawford Skikos & Joseph, LLP	BUCKS COUNTY	0.073785%
Morrisville Borough	PA	Skikos Crawford Skikos & Joseph, LLP	BUCKS COUNTY	0.029514%

West Pittston	PA	Brindisi, Murad, Brindisi & Pearlman, LLP	LUZERNE COUNTY	0.029514%
Wilkes-Barre Township	PA	Brindisi, Murad, Brindisi & Pearlman, LLP	LUZERNE COUNTY	0.098046%
Wright Township	PA	Brindisi, Murad, Brindisi & Pearlman, LLP	LUZERNE COUNTY	0.029514%
Wyoming	PA	Brindisi, Murad, Brindisi & Pearlman, LLP	LUZERNE COUNTY	0.029514%
Municipality of Yabucoa	PR	Chehardy Sherman Williams; The King Firm	YABUCOA	0.045443%
Charleston city	SC	Senn Legal, LLC	CHARLESTON COUNTY	0.256253%
Myrtle Beach city	SC	Marc J. Bern & Partners LLP	HORRY COUNTY	0.212408%
North Charleston city	SC	Senn Legal, LLC	CHARLESTON COUNTY	0.197736%
Abbeville County	SC	Finger, Melnick & Brooks, P.A.	ABBEVILLE COUNTY	0.037317%
County of Aiken	SC	Harrison White, P.C.	AIKEN COUNTY	0.285854%
County of Allendale	SC	Gooding & Gooding, P.A.	ALLENDALE COUNTY	0.013595%
County of Anderson	SC	Harrison White, P.C.	ANDERSON COUNTY	0.371968%
County of Bamberg	SC	Williams & Williams	BAMBERG COUNTY	0.030142%
County of Barnwell	SC	Williams & Williams	BARNWELL COUNTY	0.051834%
County of Beaufort	SC	Finger, Melnick & Brooks, P.A.	BEAUFORT COUNTY	0.260264%
County of Calhoun	SC	Whetstone Perkins & Fulda, LLC	CALHOUN COUNTY	0.020421%
County of Cherokee	SC	Harrison White, P.C.	CHEROKEE COUNTY	0.105163%
County of Chesterfield	SC	Savage Royall & Sheheen L.L.P.	CHESTERFIELD COUNTY	0.105194%
County of Clarendon	SC	Law Office of Cezar McKnight	CLARENDON COUNTY	0.063554%

County of Colleton	SC	Peters Murdaugh Parker Eltzroth & Detrick P.A.	COLLETON COUNTY	0.095680%
County of Dillon	SC	Whetstone Perkins & Fulda, LLC	DILLON COUNTY	0.073613%
County of Dorchester	SC	Savage Law Firm	DORCHESTER COUNTY	0.178405%
County of Edgefield	SC	Harrison White, P.C.	EDGEFIELD COUNTY	0.039947%
County of Fairfield	SC	Savage Royall & Sheheen L.L.P.	FAIRFIELD COUNTY	0.039393%
County of Florence	SC	Harrison White, P.C.	FLORENCE COUNTY	0.245723%
County of Greenville	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	GREENVILLE COUNTY	0.796489%
County of Greenwood	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	GREENWOOD COUNTY	0.149144%
County of Hampton	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	HAMPTON COUNTY	0.038435%
County of Horry	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	HORRY COUNTY	0.581103%
County of Jasper	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	JASPER COUNTY	0.047660%
County of Kershaw	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	KERSHAW COUNTY	0.120092%
County of Lancaster	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	LANCASTER COUNTY	0.164966%
County of Laurens	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	LAURENS COUNTY	0.151478%
County of Lee	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	LEE COUNTY	0.024246%
County of Lexington	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	LEXINGTON COUNTY	0.499949%
County of Marion	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	MARION COUNTY	0.077677%

County of McCormick	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	MCCORMICK COUNTY	0.014276%
County of Oconee	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	OCONEE COUNTY	0.313010%
County of Orangeburg	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	ORANGEBURG COUNTY	0.162010%
County of Pickens	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	PICKENS COUNTY	0.313499%
County of Saluda	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	SALUDA COUNTY	0.029016%
County of Spartanburg	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	SPARTANBURG COUNTY	0.713857%
County of Sumter	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	SUMTER COUNTY	0.105612%
County of Union	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	UNION COUNTY	0.072400%
County of York	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	YORK COUNTY	0.287405%
Newberry County	SC	Pope Parker Jenkins, P.A.; Wicker & Senn, P.A.	NEWBERRY COUNTY	0.063010%
Town of Mt. Pleasant	SC	Senn Legal, LLC	CHARLESTON COUNTY	0.064060%
Town of Summerville	SC	Senn Legal, LLC	DORCHESTER COUNTY	0.071804%
Williamsburg County	SC	Harrison White, P.C.; Marc J. Bern & Partners LLP	WILLIAMSBURG COUNTY	0.054932%
Pennington County	SD	The Finnell Firm; Bird Law Group, PC	PENNINGTON COUNTY	0.115625%
Blount County	TN	Friedman, Dazzio, Zulas & Bowling, PC	BLOUNT COUNTY	0.373429%

Cannon County	TN	Lieff Cabraser Heimann & Bernstein, LLP	CANNON COUNTY	0.062356%
City of Memphis	TN	Johnson and Johnson, PLLC; O'Leary, Shelton, Corrigan, Peterson, Dalton & Quillin, LLC; Bosley & Associates, LLC; Law Office of Bernard L. Charbonnet, APLC	SHELBY COUNTY	0.954739%
Claiborne County	TN	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	CLAIBORNE COUNTY	0.232063%
Hamblen County Board of Education	TN	Gertz & Rosen, Ltd.	Hamblen County	0.051614%
Hancock County Board of Education	TN	Gertz & Rosen, Ltd.	Hancock County	0.004064%
Jefferson County	TN	Friedman, Dazzio, Zulanas & Bowling, PC	JEFFERSON COUNTY	0.173370%
County of Childress	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	CHILDRESS COUNTY	0.015357%
County of Clay	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	CLAY COUNTY	0.021875%
County of Coryell	TX	SIMON GREENSTONE PANATIER, PC	CORYELL COUNTY	0.037544%
County of Franklin	TX	SIMON GREENSTONE PANATIER, PC	FRANKLIN COUNTY	0.007828%
County of Freestone	TX	The Beckham Group	FREESTONE COUNTY	0.015331%

County of Jones	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	JONES COUNTY	0.006680%
County of Kendall	TX	SIMON GREENSTONE PANATIER, PC	KENDALL COUNTY	0.030556%
County of La Salle	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	LA SALLE COUNTY	0.004547%
County of Lamar	TX	SIMON GREENSTONE PANATIER, PC	LAMAR COUNTY	0.042991%
County of McLennan	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	MCLENNAN COUNTY	0.160804%
County of Montgomery	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	MONTGOMERY COUNTY	0.820023%
County of Red River	TX	SIMON GREENSTONE PANATIER, PC	RED RIVER COUNTY	0.008898%
County of Smith	TX	SIMON GREENSTONE PANATIER, PC	SMITH COUNTY	0.230428%
County of Titus	TX	SIMON GREENSTONE PANATIER, PC	TITUS COUNTY	0.021438%
County of Upshur	TX	SIMON GREENSTONE PANATIER, PC	UPSHUR COUNTY	0.038953%
County of Wichita	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	WICHITA COUNTY	0.167705%
Haskell County	TX	Haley & Olson, PC; Harrison Davis Steakley	HASKELL COUNTY	0.006683%

		Morrison Jones, PC		
Nolan County	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	NOLAN COUNTY	0.015260%
Polk County	TX	Haley & Olson, PC; Harrison Davis Steakley Morrison Jones, PC	POLK COUNTY	0.112588%
Bland County	VA	Wagstaff & Cartmell	BLAND COUNTY	0.024256%
City of Danville	VA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	Danville city	0.105108%
City of Norfolk	VA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	Norfolk city	0.559035%
City of Portsmouth	VA	Scott + Scott	Portsmouth city	0.319613%
City of Richmond	VA	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	Richmond city	0.697143%
Grayson County	VA	Wagstaff & Cartmell	GRAYSON COUNTY	0.036961%
Richmond County	VA	The Finnell Firm; Bird Law Group, PC	RICHMOND COUNTY	0.013860%
Tazewell County	VA	Wagstaff & Cartmell	TAZEWELL COUNTY	0.264997%
Warren County	VA	The Finnell Firm; Bird Law Group, PC	WARREN COUNTY	0.126393%
Westmoreland County	VA	The Finnell Firm; Bird Law Group, PC	WESTMORELAND COUNTY	0.036796%
Wythe County	VA	Wagstaff & Cartmell	WYTHE COUNTY	0.105933%
City of St Albans	VT	Levin, Papantonio, Thomas, Mitchell,	FRANKLIN COUNTY	0.071847%

		Rafferty & Proctor, P.A.		
Lincoln County	WA	Keller Rohrback LLP	LINCOLN COUNTY	0.028740%
Adams County	WI	Simmons Hanly Conroy LLC	ADAMS COUNTY	0.041607%
Ashland County	WI	Simmons Hanly Conroy LLC	ASHLAND COUNTY	0.028629%
Barron County	WI	Simmons Hanly Conroy LLC	BARRON COUNTY	0.060820%
Bayfield County	WI	Simmons Hanly Conroy LLC	BAYFIELD COUNTY	0.015777%
Brown County	WI	Simmons Hanly Conroy LLC	BROWN COUNTY	0.368990%
Buffalo County	WI	Simmons Hanly Conroy LLC	BUFFALO COUNTY	0.016032%
Burnett County	WI	Simmons Hanly Conroy LLC	BURNETT COUNTY	0.028501%
Calumet County	WI	Simmons Hanly Conroy LLC	CALUMET COUNTY	0.049114%
Chippewa County	WI	Simmons Hanly Conroy LLC	CHIPPEWA COUNTY	0.088558%
City of Kenosha	WI	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	KENOSHA COUNTY	0.061583%
City of Milwaukee	WI	Napoli Shkolnik PLLC	MILWAUKEE COUNTY	0.994364%
Clark County	WI	Simmons Hanly Conroy LLC	CLARK COUNTY	0.033209%
Columbia County	WI	Simmons Hanly Conroy LLC	COLUMBIA COUNTY	0.136908%
Crawford County	WI	Simmons Hanly Conroy LLC	CRAWFORD COUNTY	0.024811%
Dodge County	WI	Simmons Hanly Conroy LLC	DODGE COUNTY	0.165664%
Door County	WI	Simmons Hanly Conroy LLC	DOOR COUNTY	0.035881%
Douglas County	WI	Simmons Hanly Conroy LLC	DOUGLAS COUNTY	0.070490%
Dunn County	WI	Simmons Hanly Conroy LLC	DUNN COUNTY	0.056239%
Eau Claire County	WI	Simmons Hanly Conroy LLC	EAU CLAIRE COUNTY	0.149759%

Florence County	WI	Simmons Hanly Conroy LLC	FLORENCE COUNTY	0.006744%
Fond du Lac County	WI	Simmons Hanly Conroy LLC	FOND DU LAC COUNTY	0.152176%
Forest County	WI	Simmons Hanly Conroy LLC	FOREST COUNTY	0.016159%
Grant County	WI	Simmons Hanly Conroy LLC	GRANT COUNTY	0.063364%
Green County	WI	Simmons Hanly Conroy LLC	GREEN COUNTY	0.059293%
Green Lake County	WI	Simmons Hanly Conroy LLC	GREEN LAKE COUNTY	0.035627%
Iowa County	WI	Simmons Hanly Conroy LLC	IOWA COUNTY	0.035499%
Iron County	WI	Simmons Hanly Conroy LLC	IRON COUNTY	0.007762%
Jackson County	WI	Simmons Hanly Conroy LLC	JACKSON COUNTY	0.030028%
Jefferson County	WI	Simmons Hanly Conroy LLC	JEFFERSON COUNTY	0.133727%
Juneau County	WI	Simmons Hanly Conroy LLC	JUNEAU COUNTY	0.055730%
Kenosha County	WI	Simmons Hanly Conroy LLC	KENOSHA COUNTY	0.472307%
Kewaunee County	WI	Simmons Hanly Conroy LLC	KEWAUNEE COUNTY	0.019849%
La Crosse County	WI	Simmons Hanly Conroy LLC	La Crosse County	0.209815%
Lafayette County	WI	Simmons Hanly Conroy LLC	Lafayette County	0.017050%
Menominee County	WI	Simmons Hanly Conroy LLC	Menominee County	0.010179%
Langlade County	WI	Simmons Hanly Conroy LLC	LANGLADE COUNTY	0.039698%
Lincoln County	WI	Simmons Hanly Conroy LLC	LINCOLN COUNTY	0.044533%
Manitowoc County	WI	Simmons Hanly Conroy LLC	MANITOWOC COUNTY	0.178515%
Marathon County	WI	Simmons Hanly Conroy LLC	MARATHON COUNTY	0.160192%
Marinette County	WI	Simmons Hanly Conroy LLC	MARINETTE COUNTY	0.064001%
Marquette County	WI	Simmons Hanly Conroy LLC	MARQUETTE COUNTY	0.031301%
Monroe County	WI	Simmons Hanly Conroy LLC	MONROE COUNTY	0.083341%

Oconto County	WI	Simmons Hanly Conroy LLC	OCONTO COUNTY	0.042752%
Oneida County	WI	Simmons Hanly Conroy LLC	ONEIDA COUNTY	0.066927%
Outagamie County	WI	Simmons Hanly Conroy LLC	OUTAGAMIE COUNTY	0.233609%
Ozaukee County	WI	Simmons Hanly Conroy LLC	OZAUKEE COUNTY	0.131818%
Pepin County	WI	Simmons Hanly Conroy LLC	PEPIN COUNTY	0.006998%
Pierce County	WI	Simmons Hanly Conroy LLC	PIERCE COUNTY	0.049241%
Portage County	WI	Simmons Hanly Conroy LLC	PORTAGE COUNTY	0.092756%
Price County	WI	Simmons Hanly Conroy LLC	PRICE COUNTY	0.018958%
Racine County	WI	Simmons Hanly Conroy LLC	RACINE COUNTY	0.408179%
Richland County	WI	Simmons Hanly Conroy LLC	RICHLAND COUNTY	0.027738%
Rock County	WI	Simmons Hanly Conroy LLC	ROCK COUNTY	0.374970%
Rusk County	WI	Simmons Hanly Conroy LLC	RUSK COUNTY	0.020231%
Sauk County	WI	Simmons Hanly Conroy LLC	SAUK COUNTY	0.155994%
Sawyer County	WI	Simmons Hanly Conroy LLC	SAWYER COUNTY	0.032827%
Shawano County	WI	Simmons Hanly Conroy LLC	SHAWANO COUNTY	0.053185%
Sheboygan County	WI	Simmons Hanly Conroy LLC	SHEBOYGAN COUNTY	0.179405%
St Croix County	WI	Simmons Hanly Conroy LLC	ST CROIX COUNTY	0.105480%
Taylor County	WI	Simmons Hanly Conroy LLC	TAYLOR COUNTY	0.020231%
Trempealeau County	WI	Simmons Hanly Conroy LLC	TREMPEALEAU COUNTY	0.040716%
Vernon County	WI	Simmons Hanly Conroy LLC	VERNON COUNTY	0.040971%
Vilas County	WI	Simmons Hanly Conroy LLC	VILAS COUNTY	0.059547%
Village of Pleasant Prairie	WI	Levin, Papantonio, Thomas, Mitchell, Rafferty & Proctor, P.A.	KENOSHA COUNTY	0.007507%

Washburn County	WI	Simmons Hanly Conroy LLC	WASHBURN COUNTY	0.023539%
Washington County	WI	Simmons Hanly Conroy LLC	WASHINGTON COUNTY	0.253331%
Waupaca County	WI	Simmons Hanly Conroy LLC	WAUPACA COUNTY	0.077106%
Waushara County	WI	Simmons Hanly Conroy LLC	WAUSHARA COUNTY	0.029392%
Winnebago County	WI	Simmons Hanly Conroy LLC	WINNEBAGO COUNTY	0.276870%
Wood County	WI	Simmons Hanly Conroy LLC	WOOD COUNTY	0.107134%
Kanawha County Board of Education	WV	Gertz & Rosen, Ltd.	Kanawha County	0.129250%
Marion County Board of Education	WV	Gertz & Rosen, Ltd.	Marion County	0.017344%
Marshall County Board of Education	WV	Bailey & Glasser, LLP	Marshall County	0.000000%
McDowell County Board of Education	WV	Gertz & Rosen, Ltd.	McDowell County	0.035707%
Pocahontas County Commission	WV	Skinner Law Firm	POCAHONTAS COUNTY	0.025596%
Wyoming County Board of Education	WV	Gertz & Rosen, Ltd.	Wyoming County	0.050499%

EXHIBIT B-2**LITIGATING TRIBES' ALLOCATIONS**

Tribe	State	Firm	Sandoz Tribal Allocation Percentage
Akiak Native Community	Alaska	Lieff Cabraser Heimann & Bernstein, LLP	0.067044%
Apache Tribe of Oklahoma	Oklahoma	The Bruehl Law Firm, PLLC	0.769417%
Arctic Slope Native Association	Alaska	Sonosky, Chambers, Sachse, Endreson & Perry LLP	0.843161%
Asa'carsarmiut Tribe	Alaska	Lieff Cabraser Heimann & Bernstein, LLP	0.127665%
Cahto Tribe of the Laytonville Rancheria	California	Frazer PLC	0.119546%
Cayuga Nation	New York	Robins Kaplan LLP	0.040622%
Cher-Ae Heights Indian Community of the Trinidad Rancheria	California	Frazer PLC	0.115395%
Cheyenne River Sioux Tribe of the Cheyenne River Reservation, South Dakota	South Dakota	Domina Law Group	1.676559%
Chippewa Cree Indians of the Rocky Boy's Reservation, Montana	Montana	Skikos	1.344168%
Chitimacha Tribe of Louisiana	Louisiana	Frazer PLC	0.200427%
Chugachmiut	Alaska	Sonosky, Chambers, Sachse, Endreson & Perry LLP	0.483320%
Coeur D'Alene Tribe	Idaho	Skikos	1.652935%
Comanche Nation, Oklahoma	Oklahoma	Skikos	4.032595%
Confederated Tribes of the Colville Reservation	Washington	Skikos	2.431463%
Confederated Tribes of the Warm Springs Reservation of Oregon	Oregon	Skikos	1.946829%
Copper River Native Association	Alaska	Sonosky, Chambers, Sachse, Endreson & Perry LLP	0.313479%

Coushatta Tribe of Louisiana	Louisiana	Levin Papantonio Consortium	0.152370%
Cow Creek Band of Umpqua Tribe of Indians	Oregon	Robins Kaplan LLP	0.883730%
Delaware Nation, Oklahoma	Oklahoma	The Bruehl Law Firm, PLLC	0.197418%
Eastern Band of Cherokee Indians	North Carolina	Levin Papantonio Consortium	5.515632%
Eastern Shoshone Tribe of the Wind River Reservation, Wyoming	Wyoming	Skikos	0.842042%
Ewiiapaayp Band of Kumeyaay Indians	California	Frazer PLC	0.002376%
Flandreau Santee Sioux Tribe of South Dakota	South Dakota	Robins Kaplan LLP	0.129208%
Forest County Potawatomi Community, Wisconsin	Wisconsin	Robins Kaplan LLP	0.153279%
Ho-Chunk Nation of Wisconsin	Wisconsin	Frazer PLC	1.610314%
Hopi Tribe of Arizona	Arizona	Keller Rohrback LLP	2.581784%
Hualapai Indian Tribe of the Hualapai Indian Reservation, Arizona	Arizona	Robins Kaplan LLP	1.292379%
Iowa Tribe of Kansas and Nebraska	Kansas	Skikos	0.304285%
Kenaitze Indian Tribe	Alaska	Sonosky, Chambers, Sachse, Endreson & Perry LLP	0.803510%
Kickapoo Tribe in Kansas	Kansas	Wagstaff & Cartmell, LLP	0.334898%
Klamath Tribes	Oregon	Weitz & Luxenberg	1.024816%
Koi Nation of Northern California	California	Frazer PLC	0.080873%
Kootenai Tribe of Idaho	Idaho	Robins Kaplan LLP	0.055993%
Lac du Flambeau Band of Lake Superior Chippewa Indians of the Lac du Flambeau Reservation of Wisconsin	Wisconsin	Frazer PLC	1.237816%
Lower Brule Sioux Tribe of the Lower Brule Reservation, South Dakota	South Dakota	Levin Papantonio Consortium	0.287970%
Lower Sioux Indian Community in the State of Minnesota	Minnesota	Robins Kaplan LLP	0.135911%

Lummi Tribe of the Lummi Reservation	Washington	Keller Rohrback LLP	1.211451%
Manchester Band of Pomo Indians of the Manchester Rancheria	California	Frazer PLC	0.472526%
Menominee Indian Tribe of Wisconsin	Wisconsin	Robins Kaplan LLP	1.491758%
Modoc Nation	Oklahoma	Robins Kaplan LLP	0.031206%
Native Village of Afognak	Alaska	Lieff Cabraser Heimann & Bernstein, LLP	0.015722%
Native Village of Port Heiden	Alaska	Lieff Cabraser Heimann & Bernstein, LLP	0.031050%
Nez Perce Tribe	Idaho	Keller Rohrback LLP	1.355157%
Nisqually Indian Tribe	Washington	Robins Kaplan LLP	0.381512%
Northern Arapaho Tribe of the Wind River Reservation, Wyoming	Wyoming	Burg Simpson	1.986970%
Northwest Band of the Shoshone Nation	Utah	Porteous, Hainkel and Johnson, LLP	0.026491%
Oglala Sioux Tribe	South Dakota	Robins Kaplan LLP	5.528588%
Omaha Tribe of Nebraska	Nebraska	Domina Law Group	0.633724%
Oneida Nation	Wisconsin	Levin Papantonio Consortium	3.605694%
Osage Nation	Oklahoma	The Bruehl Law Firm, PLLC	1.729695%
Passamaquoddy Tribe Indian Township	Maine	Weitz & Luxenberg	0.346487%
Passamaquoddy Tribe Pleasant Point	Maine	Weitz & Luxenberg	0.437318%
Potter Valley Tribe	California	Frazer PLC	0.002869%
Prairie Band Potawatomi Nation	Kansas	Skikos	0.392496%
Prairie Island Indian Community in the State of Minnesota	Minnesota	Robins Kaplan LLP	0.017514%
Pyramid Lake Paiute Tribe of the Pyramid Lake Reservation, Nevada	Nevada	Frazer PLC	1.218457%
Quapaw Nation	Oklahoma	Levin Papantonio Consortium	0.390445%
Quinault Indian Nation	Washington	Robins Kaplan LLP	0.896588%
Reno-Sparks Indian Colony, Nevada	Nevada	Frazer PLC	2.692674%

Resighini Rancheria	California	Frazer PLC	0.067266%
Rincon Band of Luiseno Mission Indians of the Rincon Reservation, California	California	Robins Kaplan LLP	0.173575%
Rosebud Sioux Tribe of the Rosebud Indian Reservation, South Dakota	South Dakota	Robins Kaplan LLP	2.253383%
Sac & Fox Nation of Missouri in Kansas and Nebraska	Kansas, Nebraska	Skikos	0.038078%
Saginaw Chippewa Indian Tribe of Michigan	Michigan	Robins Kaplan LLP	0.930172%
Saint Regis Mohawk Tribe	New York	Keller Rohrbach LLP	1.825626%
Santee Sioux Tribe of the Sioux Nation of the State of Nebraska	Nebraska	Domina Law Group	0.234807%
Seneca Nation of Indians	New York	Levin Papantonio Consortium	2.531373%
Shakopee Mdewakanton Sioux Community of Minnesota	Minnesota	Robins Kaplan LLP	0.022800%
Shinnecock Indian Nation	New York	Frazer PLC	0.078428%
Shoshone-Bannock Tribes of the Fort Hall Reservation	Idaho	Skikos	1.483579%
Sisseton-Wahpeton Oyate	South Dakota	Robins Kaplan LLP	1.431315%
Sokaogon Chippewa Community	Wisconsin	Skikos	0.068530%
Southcentral Foundation	Alaska	Sonosky, Chambers, Sachse, Endreson & Perry LLP	7.449015%
Spirit Lake Tribe, North Dakota	North Dakota	Robins Kaplan LLP	0.783491%
Squaxin Island Tribe of the Squaxin Island Reservation	Washington	Robins Kaplan LLP	0.273229%
St. Croix Chippewa Indians of Wisconsin	Wisconsin	Frazer PLC	0.415513%
Standing Rock Sioux Tribe of North & South Dakota	South Dakota, North Dakota	Robins Kaplan LLP	1.413866%
Stockbridge Munsee Community, Wisconsin	Wisconsin	Skikos	0.378626%
Sycuan Band of the Kumeyaay Nation	California	Robins Kaplan LLP	0.028751%

Tanana Chiefs Conference	Alaska	Sonosky, Chambers, Sachse, Endreson & Perry LLP	4.089593%
Thlopthlocco Tribal Town	Oklahoma	The Bruehl Law Firm, PLLC	0.222116%
Three Affiliated Tribes of the Fort Berthold Reservation, North Dakota	North Dakota	Skikos	1.251755%
Torres Martinez Desert Cahuilla Indians, California	California	Robins Kaplan LLP	0.286102%
Tulalip Tribes of Washington	Washington	Keller Rohrback LLP	1.810956%
Tule River Indian Tribe of the Tule River Reservation, California	California	Levin Papantonio Consortium	0.594049%
Tunica-Biloxi Indian Tribe	Louisiana	Laborde Earles Law Firm	0.105581%
Turtle Mountain Band of Chippewa Indians of North Dakota	North Dakota	Robins Kaplan LLP	2.527970%
United Keetoowah Band of Cherokee Indians in Oklahoma	Oklahoma	Levin Papantonio Consortium	1.050170%
Upper Sioux Community, Minnesota	Minnesota	Robins Kaplan LLP	0.031987%
White Earth Band of the Minnesota Chippewa Tribe, Minnesota	Minnesota	Levin Papantonio Consortium	1.805577%
Winnebago Tribe of Nebraska	Nebraska	Domina Law Group	0.829913%
Wyandotte Nation	Oklahoma	Levin Papantonio Consortium	0.495236%
Yukon Kuskokwim Health Corporation	Alaska	Sonosky, Chambers, Sachse, Endreson & Perry LLP	4.329950%
Total	N/A	N/A	100.00%

EXHIBIT C

Subdivision Participation Form

<u>Eligible Subdivision Name:</u>
<u>Case No.:</u>
<u>Authorized Signatory Name:</u>
<u>Authorized Signatory Title:</u>
<u>Address 1:</u>
<u>Address 2:</u>
<u>City, State, Zip:</u>
<u>Phone:</u>
<u>Email:</u>

The Eligible Subdivision identified above (“Subdivision”), in order to obtain and in consideration for the benefits provided to the Subdivision pursuant to the Settlement Agreement dated August 31, 2023 (“Sandoz Settlement”), and acting through the undersigned authorized official, is an “Eligible Entity” as defined in the Sandoz Settlement, and hereby elects to participate in the Sandoz Settlement, release all Released Claims against all Released Entities, and agrees as follows.

1. The Subdivision is aware of and has reviewed the Sandoz Settlement, understands that all terms in this Subdivision Participation Form (“Form”) have the meanings defined therein, and agrees that by this Form, the Subdivision elects to participate in the Sandoz Settlement and become a Participating Subdivision as provided therein.
2. The Subdivision agrees to the terms, representations, and warranties of the Sandoz Settlement pertaining to Participating Subdivisions as defined therein.
3. By agreeing to the terms of the Sandoz Settlement and becoming a Releasor, the Subdivision is entitled to the benefits provided therein, including, if applicable, monetary payments beginning after the Effective Date.
4. The Subdivision agrees to use any monies it receives through the Sandoz Settlement solely for the purposes provided therein.
5. By signing this Participation Form, the Subdivision agrees that, pursuant to the Sandoz Settlement, Settlement Referee David R. Cohen will set the procedures by which the allocation will be completed for this settlement and will determine the final allocation between the Participating Subdivisions pursuant to the terms of the Sandoz Settlement.
6. The Subdivision agrees that any disputes arising out of this Agreement shall be heard before Settlement Referee David R. Cohen as the arbitrator designated by the

parties in the Sandoz Settlement to resolve disputes through binding arbitration.

7. The Subdivision has the right to enforce the Sandoz Settlement as provided therein.
8. The Subdivision, as a Participating Subdivision, hereby becomes a Releasor for all purposes in the Sandoz Settlement, including but not limited to all provisions of Section II (Release), and along with all departments, agencies, divisions, boards, commissions, districts, instrumentalities of any kind and attorneys, and any person in their official capacity elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, and any other entity identified in the definition of Releasor, provides for a release to the fullest extent of its authority. As a Releasor, the Subdivision hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist in bringing, or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in any forum whatsoever. The releases provided for in the Sandoz Settlement are intended by the Parties to be broad and shall be interpreted so as to give the Released Entities the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of each Releasor to release claims. The releases shall be a complete bar to any Released Claim.
9. In connection with the releases provided for in the Sandoz Settlement, each Subdivision expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.
10. A Releasor may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but each Participating Subdivision (for itself and its Releasors) hereby expressly waives and fully, finally, and forever settles, releases, and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance, oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Participating Subdivision's decision to enter into the Sandoz Settlement or the Participating Subdivision's decision to participate in the Sandoz Settlement.
11. The Participating Subdivision, or their attorneys, shall provide a properly executed Participation Form to the Participating Subdivision Designees and to Sandoz by electronic mail to _____ in accordance with the time

limitations and terms of the Sandoz Settlement.

12. Within 21 days after the Effective Date set forth in the Sandoz Settlement, the Subdivision shall file a request to dismiss with prejudice any Released Claims that it has filed. With respect to any Released Claims pending in *In re National Prescription Opiate Litigation*, MDL No. 2804, the Subdivision hereby authorizes the Participating Subdivision Designees to execute and file on behalf of the Subdivision a Stipulation of Dismissal With Prejudice.
13. Nothing herein is intended to modify in any way the terms of the Sandoz Settlement, to which Subdivision hereby agrees. To the extent this Form is interpreted differently from the Sandoz Settlement in any respect, the Sandoz Settlement controls.

I have all necessary power and authorization to execute this Form on behalf of the Subdivision.

Signature:

Name:

Title:

Date:

EXHIBIT D

Tribal Participation Form **(Multi-Defendant Settlements Identified Below)**

Tribal Entity:
Authorized Official:
Address 1:
Address 2:
City, State, Zip:
Phone:
Email:

The tribal entity identified above (“**Tribe**”), in order to obtain and in consideration for the benefits provided to the Tribe pursuant to the Tribal Settlement Agreements identified in Paragraph 13 below (collectively, “**Multi-Defendant Settlements**”), and acting through the undersigned authorized official, is or may be an “Eligible Entity” as defined by the Multi-Defendant Settlements, and hereby elects to participate in all of the Multi-Defendant Settlements as a “Participating Tribe” as defined by the Multi-Defendant Settlements, release all Released Claims against all Released Entities in each of the Multi-Defendant Settlements, and agrees as follows.

1. The Tribe is aware of and has reviewed all of the Multi-Defendant Settlements identified in Paragraph 13 below, understands that all terms in this Tribal Participation Form (“**Form**”) have the meanings defined therein, and agrees that by this Form, the Tribe elects to participate in all of Multi-Defendant Settlements set forth in Paragraph 13 below and become a Participating Tribe as provided therein.
2. The Tribe agrees to the terms of all of the Multi-Defendant Settlements pertaining to Tribes as defined therein.
3. By agreeing to the terms of the Multi-Defendant Settlements and becoming a Releasor, the Tribe is entitled to the benefits provided therein, including, if applicable, monetary payments and Settlement Product beginning after the Effective Date.
4. The Tribe agrees to use any monies it receives through the Multi-Defendant Settlements solely for the purposes provided therein.
5. By signing this Participation Form, the Tribe agrees that, pursuant to the Multi-Defendant Settlements, Special Master David Cohen as Tribal Allocation Appointee will determine the final inter-tribal allocation according to the terms of the Multi-Defendant Settlements.
6. The Tribe agrees that any disputes arising out of any Multi-Defendant Settlement shall be heard before Special Master David Cohen as the arbitrator designated by the parties in the Multi-Defendant Settlements to resolve disputes through binding arbitration.
7. The Tribe has the right to enforce each of the Multi-Defendant Settlements as provided therein.

8. The Tribe, as a Participating Tribe, hereby becomes a Releasor for all purposes in each of the Multi-Defendant Settlements, including but not limited to all provisions of Section II (Release). The Tribe as Releasor includes (1) the Tribe; and (2) without limitation and to the maximum extent of the power of the Tribe to release Claims, (a) the Tribe's departments, agencies, divisions, boards, commissions, subdivisions, districts, instrumentalities of any kind and attorneys, and any person in their official capacity whether elected or appointed to serve any of the foregoing and any agency, person, or other entity claiming by or through any of the foregoing, (b) any public entities, public instrumentalities, public educational institutions, unincorporated districts, fire districts, irrigation districts, water districts, sheriffs and law enforcement districts, emergency services districts, school districts, healthcare districts, hospital districts, library districts, coroner's offices, public transportation authorities, and other special districts, of the Tribe, including those with the regulatory authority to enforce tribal controlled substances acts or the authority to bring Claims related to Covered Conduct seeking money (including abatement or remediation and/or restitution) or revoke pharmaceutical licenses, within the territory governed by the Tribe, and (c) any person or entity acting in a *parens patriae*, sovereign, quasi-sovereign, private attorney general, *qui tam*, taxpayer, or other capacity seeking relief, including but not limited to fines, penalties, or punitive damages, on behalf of or generally applicable to the general public with respect to the Tribe. All such entities and any other entity identified in the definition of Releasor provide for a release to the fullest extent of its authority. As a Releasor, the Tribe (for itself and its Releasors) hereby absolutely, unconditionally, and irrevocably covenants not to bring, file, or claim, or to cause, assist in bringing, or permit to be brought, filed, or claimed, or to otherwise seek to establish liability for any Released Claims against any Released Entity in each of the Multi-Defendant Settlements in any forum whatsoever. The releases provided for in the Multi-Defendant Settlements are intended by the Parties to be as broad as possible and shall be interpreted so as to give the Released Entities in each of the Multi-Defendant Settlements the broadest possible bar against any liability relating in any way to Released Claims and extend to the full extent of the power of each Releasor to release its Claims. The releases shall be a complete bar to any Released Claim.
9. In connection with the releases provided for in the Multi-Defendant Settlements, the Tribe (for itself and its Releasors) expressly waives, releases, and forever discharges any and all provisions, rights, and benefits conferred by any law of any state or territory of the United States or tribal or other jurisdiction, or principle of common law, which is similar, comparable, or equivalent to § 1542 of the California Civil Code, which reads:

General Release; extent. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.
10. The Tribe may hereafter discover facts other than or different from those which it knows, believes, or assumes to be true with respect to the Released Claims, but the Tribe (for itself and its Releasors) hereby expressly waives and fully, finally, and forever settles, releases, and discharges, upon the Effective Date, any and all Released Claims that may exist as of such date but which Releasors do not know or suspect to exist, whether through ignorance,

oversight, error, negligence or through no fault whatsoever, and which, if known, would materially affect the Tribe's decision to enter into the Multi-Defendant Settlements or the Tribe's decision to participate in the Multi-Defendant Settlements.

11. Within 30 days of signing the Tribal Participation Form, and prior to the Effective Date set forth in the Multi-Defendant Settlements, the Tribe shall cease all litigation activity as to each of the Defendants identified in the Multi-Defendant Settlements and provide to Special Master Cohen and his TLC designee a dismissal with prejudice of any Released Claims that it has filed. Upon the Effective Date, the with-prejudice dismissals shall be provided to the relevant Defendants pursuant to the terms of the Multi-Defendant Settlements with a stipulation for filing.
12. Nothing herein is intended to modify in any way the terms of any Multi-Defendant Settlement, to which Tribe hereby agrees. To the extent this Form is interpreted differently from the Multi-Defendant Settlements in any respect, the Multi-Defendant Settlements control.
13. The Tribe hereby ELECTS TO PARTICIPATE in the following Multi-Defendant Settlements as a Participating Tribe for which it is an Eligible Entity pursuant to the terms of those Multi-Defendant Agreements:
 - a. **Settlement Agreement for Alvogen Pharmaceutical Company dated April 4, 2025.**
 - b. **Settlement Agreement for Apotex Corp. dated April 4, 2025.**
 - c. **Settlement Agreement for Amneal Pharmaceuticals, Inc. dated April 4, 2025.**
 - d. **Settlement Agreement for Hikma Pharmaceuticals USA Inc. dated April 4, 2025.**
 - e. **Settlement Agreement for Indivior Inc. dated April 4, 2025.**
 - f. **Settlement Agreement for Viatris Inc. dated April 4, 2025 ("Mylan Settlement Agreement").**
 - g. **Settlement Agreement for Sandoz Inc. dated August 31, 2023.**
 - h. **Settlement Agreement for Sun Pharmaceutical Industries Inc. dated April 4, 2025.**
 - i. **Settlement Agreement for Zydus Pharmaceuticals (USA) Inc. dated April 4, 2025.**
 - j. **Settlement Agreement for The Kroger Co. dated July 17, 2024.**

I have all necessary power and authorization to execute this Form on behalf of the Tribe.

Signature: _____

Name: _____

Title: _____

Date: _____

EXHIBIT E

Illustrative List of Released Entities

Sandoz Inc.
Novartis Pharmaceuticals Corporation
Novartis AG
Sandoz International GmbH
Novartis Manufacturing LLC
Novartis Institutes for Biomedical Research, Inc.
Novartis Corporation
Novartis Consumer Health

RESOLUTION NO. 15-2025

**A RESOLUTION REAPPROPRIATING THE
NECESSARY FUNDS RESULTING FROM THE 2020 AND 2022 COMMUNITY
DEVELOPMENT APPLICATION OF THE CITY OF WEST LAFAYETTE UNDER TITLE
I OF THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974, AS
AMENDED**

WHEREAS, the City of West Lafayette did apply for funding under Title I of the Housing and Community Development Act of 1974, as amended, and the regulations set forth in title 24 of the Code of Federal Regulations as an entitlement city, and

WHEREAS, the applications for these funds were filed with the U. S. Department of Housing and Urban Development following authorization granted to the Mayor of the City of West Lafayette by City of West Lafayette Resolution No. 08-20, 09-20, and 21-22 and is contingent on the Department of Housing and Urban Development's review and

WHEREAS, the previous appropriation was approved by the Mayor of the City of West Lafayette and the City of West Lafayette City Council Resolution No. 14-2024 and is contingent of the Department of Housing Urban Development's review and

WHEREAS, this application will be approved by the U. S. Department of Housing and Urban Development.

NOW THEREFORE, BE IT RESOLVED by the Common Council of the City of West Lafayette, Indiana, that the 2020 and 2022 Community Development Block Grant funds as filed with the Department of Housing and Urban Development are hereby reappropriated, as follows:

Community Development – 2020 Budget

		Current	Proposed	Changed
Total Public Service Funding	28602020	\$141,540	\$127,874	(\$13,666)
General Program Administration	28601020	\$11,874	\$8,782	(\$3,092)
ADA Curb & Sidewalk	28603220	\$143,667	-	-
SHARP	28604120	\$8,000	-	-
Small Business Stabilization		\$52,714	-	-
West Lafayette Parks and Recreation Department - Broadband		\$4,392	\$0	(\$4,392)
Parks Improvement Projects		\$84,076	\$0	(\$84,076)
Fire Station 1 Equipment	To Be Determined	\$0	\$105,226	\$105,226
	Total	\$446,263	-	-

Community Development – 2022 Budget

		Current	Proposed	Changed
Total Public Service Funding	28602022	\$55,000	-	-
General Program Administration	28601022	\$82,737	-	-
ADA Curb & Sidewalk	28603222	\$134,652	-	-
SHARP	28604122	\$6,000	-	-
Parks Improvement Projects		\$160,266	\$150,492	(\$9,774)
Homestead CS	To Be Determined	\$6,242	-	-
Fire Station 1 Equipment	To Be Determined	\$0	\$9,774	\$9,774
	Total	\$444,897	-	-

INTRODUCED ON FIRST AND ONLY READING ON THE _____ DAY OF _____, 2025.

MOTION TO ADOPT MADE BY COUNCILOR _____, AND
SECONDED BY COUNCILOR _____.

DULY RESOLVED, PASSED, AND ADOPTED BY THE COMMON COUNCIL OF THE CITY OF WEST LAFAYETTE, INDIANA, ON THE _____ DAY OF _____, 2025, HAVING BEEN PASSED BY A VOTE OF ____ IN FAVOR AND ____ OPPOSED, THE ROLL CALL VOTE BEING:

	AYE	NAY	ABSENT	ABSTAIN
Bellisario				
Blanco				
Burr				
Dennis				
Lee				
Leverenz				
Parker				
Sanders				
Schenkel				

Larry Leverenz, Presiding Officer

Attest:

Sana G. Booker, Clerk

PRESENTED BY ME TO THE MAYOR OF THE CITY OF WEST LAFAYETTE, INDIANA ON
THE _____ DAY OF _____, 2025.

Sana G. Booker, Clerk

THIS RESOLUTION APPROVED AND SIGNED BY ME ON THE _____ DAY OF
_____, 2025.

Erin R. Easter, Mayor

Attest:

Sana G. Booker, Clerk

CERTIFIED:

Sana G. Booker, Clerk

Motion by Council Member:

Seconded by Council Member:

EXAMINED AND APPROVED:

Corporation Counsel

RESOLUTION NO. 16-2025

A RESOLUTION OF THE COMMON COUNCIL OF THE CITY OF WEST LAFAYETTE, INDIANA, APPROVING CERTAIN MATTERS IN CONNECTION WITH THE AMENDMENT OF A DECLARATORY RESOLUTION FOR THE LEVEE/VILLAGE REDEVELOPMENT AREA AND CREATING THE TRINITAS ALLOCATION AREA NO. 1 AND TRINITAS ALLOCATION AREA NO. 2

WHEREAS, the City of West Lafayette Redevelopment Commission (the “Commission”), governing body of the City of West Lafayette Department of Redevelopment, pursuant to Indiana Code 36-7-14, as amended (the “Act”), has heretofore adopted a declaratory resolution (as subsequently confirmed and amended, the “Declaratory Resolution”) modifying the area known as the “Levee/Village Redevelopment Area”, specifically by (i) deleting a certain parcel described in Exhibit A attached to the Declaratory Resolution from the Levee/Village Allocation Area and adding such parcel to a newly created “Trinitas Allocation Area No. 1” (the “Trinitas Allocation Area No. 1”) within the Levee/Village Redevelopment Area, (ii) removing certain parcels from the Tapawingo Allocation Area and adding such parcels to the Trinitas Allocation Area No. 1 as described in Exhibit B attached to the Declaratory Resolution, (iii) creating a newly created allocation area named “Trinitas Allocation Area No. 2” (the “Trinitas Allocation Area No. 2”) within the Levee/Village Redevelopment Area by removing certain parcels from the Tapawingo Allocation Area and adding such parcels to the newly created Trinitas Allocation Area No. 2, as described in Exhibit C, attached to the Declaratory Resolution, and (iv) amending the Redevelopment Plan for the Levee/Village Redevelopment Area as set forth in Exhibit E of the Declaratory Resolution (subparagraphs (i) – (iv) collectively, the “Trinitas Amendments”)

WHEREAS, the Area Plan Commission for Tippecanoe County, on July 16, 2025, approved and adopted its Resolution (the “Plan Commission Order”), determining that the Declaratory Resolution conforms to the plan of development for the City of West Lafayette, Indiana (the “City”) and approving the Declaratory Resolution.

NOW THEREFORE, BE IT RESOLVED by the Common Council of the City of West Lafayette, Indiana, as follows:

1. Pursuant to Section 16(a) and (b) of the Act, the Common Council of the City (the “Council”) determines that the Declaratory Resolution conforms to the plan of development for the City, and approves in all respects, the Trinitas Amendments and the Plan Commission Order.

2. This Resolution shall be in full force and effect from and after its passage by the Council and approval by the Mayor of the City as required by law.

INTRODUCED ON FIRST AND ONLY READING ON THE _____ DAY OF _____ 2025.

MOTION TO ADOPT MADE BY COUNCILOR _____ AND
SECONDED BY COUNCILOR _____.

DULY RESOLVED, PASSED, AND ADOPTED BY THE COMMON COUNCIL OF THE
CITY OF WEST LAFAYETTE, INDIANA, ON THE _____ DAY OF
_____ 2025, HAVING BEEN PASSED BY A VOTE OF ____ IN
FAVOR AND ____ OPPOSED, THE ROLL CALL VOTE BEING:

	AYE	NAY	ABSENT	ABSTAIN
Bellisario				
Blanco				
Burr				
Dennis				
Lee				
Leverenz				
Parker				
Sanders				
Schenkel				

Larry J. Leverenz, Presiding Officer

Attest:

Sana G. Booker, Clerk

PRESENTED BY ME TO THE MAYOR OF THE CITY OF WEST LAFAYETTE, INDIANA
ON THE _____ DAY OF _____ 2025.

Sana G. Booker, Clerk

THIS RESOLUTION APPROVED AND SIGNED BY ME ON THE _____ DAY OF
_____ 2025.

Erin R. Easter, Mayor

Attest:

Sana G. Booker, Clerk



Area Plan Commission of Tippecanoe County, Indiana

July 17, 2025
Ref. No.: 2025-208

Jen VanSchuyver
City of West Lafayette
222 N Chauncey Avenue
West Lafayette, IN 47906

RE: **RESOLUTION 2025-04: Levee-Village Redevelopment Area Amendments**

This resolution would determine that a city redevelopment commission resolution and amendments to the Levee-Village Redevelopment Area to add new projects to the area, conforms to the *Comprehensive Plan* for the City of West Lafayette.

Dear Ms. VanSchuyver,

This is to verify that at a public hearing on July 16, 2025, the Area Plan Commission of Tippecanoe County voted 15-yes to 0-no on the motion to approve RESOLUTION 2025-04, determining that a city redevelopment commission resolution and amendments to the Levee-Village Redevelopment Area conforms to the *Comprehensive Plan* for the City of West Lafayette.

Attached you will find two copies of the signed Resolution, as adopted.

Sincerely,



Ryan O'Gara
Executive Director

RO/kl

Enclosure: Resolution 2025-04

RESOLUTION NO. 2025-04

RESOLUTION OF THE TIPPECANOE COUNTY AREA PLAN COMMISSION DETERMINING THAT A RESOLUTION ADOPTED BY THE CITY OF WEST LAFAYETTE REDEVELOPMENT COMMISSION CONFORM TO THE PLAN OF DEVELOPMENT FOR TIPPECANOE COUNTY AND THE CITY OF WEST LAFAYETTE AND APPROVING THE RESOLUTION

WHEREAS, the Tippecanoe County Area Plan Commission (the "Plan Commission") is the body charged with the duty of developing a general plan of development for Tippecanoe County, Indiana and the City of West Lafayette (the "City"); and

WHEREAS, the City of West Lafayette Redevelopment Commission (the "Redevelopment Commission") has, pursuant to Indiana Code 36-7-14, as amended (the "Act"), adopted its Declaratory Resolution RC 2025-09 on June 18, 2025 (the "Declaratory Resolution"), modifying the area known as the "Levee/Village Redevelopment Area", specifically by (i) deleting a certain parcel described in Exhibit A attached to the Declaratory Resolution from the Levee/Village Allocation Area and adding such parcel to a newly created "Trinitas Allocation Area No. 1" (the "Trinitas Allocation Area No. 1") within the Levee/Village Redevelopment Area, (ii) removing certain parcels from the Tapawingo Allocation Area and adding such parcels to the Trinitas Allocation Area No. 1 as described in Exhibit B attached to the Declaratory Resolution, (iii) creating a newly created allocation area named "Trinitas Allocation Area No. 2" (the "Trinitas Allocation Area No. 2") within the Levee/Village Redevelopment Area by removing certain parcels from the Tapawingo Allocation Area and adding such parcels to the newly created Trinitas Allocation Area No. 2, as described in Exhibit C, attached to the Declaratory Resolution, and (iv) amending the Redevelopment Plan for the Levee/Village Redevelopment Area as set forth in Exhibit E of the Declaratory Resolution (subparagraphs (i) – (iv) collectively, the "Trinitas Amendments"); and

WHEREAS, the Redevelopment Commission has submitted the Declaratory Resolution and the Trinitas Amendments to the Plan Commission for approval pursuant to the provisions of Section 16 of the Act, which Declaratory Resolution and Trinitas Amendments are attached hereto and made a part hereof; and

WHEREAS, in determining the location and extent of the Trinitas Amendments, the Plan Commission has determined that no residents of the City will be displaced by the proposed development thereof; and

WHEREAS, the Plan Commission has reviewed the Declaratory Resolution and the Trinitas Amendments and determined that they conform to the plan of development for the City, and now desires to approve the Declaratory Resolution and the Trinitas Amendments.

NOW, THEREFORE, BE IT RESOLVED BY TIPPECANOE COUNTY AREA PLAN COMMISSION, THAT:

1. The Plan Commission hereby finds and determines that the Declaratory Resolution and the Trinitas Amendments conform to the plan of development for the City.

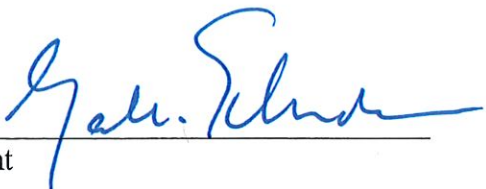
2. The Declaratory Resolution and the Trinitas Amendments are hereby approved.

3. This Resolution hereby constitutes the written order of the Plan Commission approving the Declaratory Resolution and the Trinitas Amendments pursuant to Section 16 of the Act.

4. The Secretary is hereby directed to file a copy of the Declaratory Resolution and the Trinitas Amendments with the minutes of this meeting.

SO RESOLVED BY TIPPECANOE COUNTY AREA PLAN COMMISSION this 16th day of July, 2025.

TIPPECANOE COUNTY AREA PLAN
COMMISSION



President

ATTEST:



Secretary

RESOLUTION NO. RC 2025-09

**RESOLUTION OF THE CITY OF WEST LAFAYETTE REDEVELOPMENT
COMMISSION APPROVING AMENDMENTS TO A DECLARATORY RESOLUTION
AND REVISED REDEVELOPMENT PLAN
FOR THE LEVEE/VILLAGE REDEVELOPMENT AREA**

WHEREAS, the City of West Lafayette Redevelopment Commission (the “Commission”), governing body of the City of West Lafayette Department of Redevelopment, pursuant to Indiana Code 36-7-14, as amended (the “Act”), has heretofore adopted a declaratory resolution (as subsequently confirmed and amended, the “Declaratory Resolution”) designating an area known as the Levee/Village Redevelopment Area (the “Levee/Village Redevelopment Area”) as a redevelopment area pursuant to the Act, and approving a Redevelopment Plan for the Levee/Village Redevelopment Area (as previously adopted and amended, the “Levee/Village Plan”); and

WHEREAS, the Commission desires to amend the Declaratory Resolution and the Levee/Village Plan by (i) deleting a certain parcel described in Exhibit A attached hereto (the “Deleted Parcel”) from the Levee/Village Allocation Area and adding such parcel to a newly created “Trinitas Allocation Area No. 1” (the “Trinitas Allocation Area No. 1”) within the Levee/Village Redevelopment Area, (ii) removing certain parcels from the Tapawingo Allocation Area and adding such parcels to the Trinitas Allocation Area No. 1 as described in Exhibit B, (iii) creating a newly created allocation “Trinitas Allocation Area No. 2” (the “Trinitas Allocation Area No. 2”) within the Levee/Village Redevelopment Area by removing certain parcels from the Tapawingo Allocation Area and adding such parcels to the newly created Trinitas Allocation Area No. 2, as described in Exhibit C, and (iv) amending the Levee/Village Plan as set forth in Exhibit E (subparagraphs (i) – (iv) collectively, the “Trinitas Amendments”); and

WHEREAS, the proposed Trinitas Amendments and supporting data were reviewed and considered at this meeting; and

WHEREAS, the Commission deems it advisable to apply the provisions of the Act to the Levee/Village Plan; and

WHEREAS, Section 39 of the Act permits the creation of “allocation areas” to provide for the allocation and distribution of property taxes for the purposes and in the manner provided in said section.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY OF WEST LAFAYETTE REDEVELOPMENT COMMISSION, GOVERNING BODY OF THE CITY OF WEST LAFAYETTE DEPARTMENT OF REDEVELOPMENT, AS FOLLOWS:

1. The Trinitas Amendments promote significant opportunities for the gainful employment of the citizens of the City, and meets other purposes of Section 15 of the Act, including without limitation, benefiting public health, safety and welfare, increasing the economic well-being of the City and the State of Indiana, and serving to protect and increase property values in the City and the State.

2. The Levee/Village Plan, as hereby amended, is hereby adopted as the redevelopment plan for the Levee/Village Redevelopment Area.

3. The Trinitas Amendments cannot be achieved by regulatory processes or by the ordinary operation of private enterprise without resort to the powers allowed under Section 15 of the Act.

4. The public health and welfare will be benefited by accomplishment of the Trinitas Amendments.

5. The accomplishment of the Trinitas Amendments will be a public utility and benefit as measured by the attraction or retention of permanent jobs, an increase in the property tax base, improved diversity of the economic base and other similar public benefits.

6. The Trinitas Amendments conform to other development and redevelopment plans for the City.

7. The Trinitas Amendments do not contemplate the acquisition of property as a part of the economic development strategy, and the Department does not at this time propose to acquire any specific parcels of land or interests in land within the boundaries of the Levee/Village Redevelopment Area. If the Department proposes to acquire specific parcels of land, the required procedures for amending the Levee/Village Plan under the Act will be followed, including notice by publication, notice to affected property owners and a public hearing.

8. The Commission finds that no residents of the Levee/Village Redevelopment Area or the City will be displaced by the project resulting from the Trinitas Amendments, and therefore finds that it does not need to give consideration to transitional and permanent provisions for adequate housing for the residents.

9. The Trinitas Amendments are hereby in all respects approved, and the secretary of the Commission is hereby directed to file a certified copy of the Trinitas Amendments with the minutes of this meeting.

10. It will be of public utility and benefit to amend the Levee/Village Plan by adopting the Trinitas Amendments. The Department will be permitted to engage in the activities necessary to assist, as needed, in the design of the Projects set forth in the Trinitas Amendments.

11. The Commission hereby finds and determines that the Trinitas Amendments are reasonable and appropriate when considered in relation to the original plan and the purposes of the Act, and that the Levee/Village Plan, with the Trinitas Amendments, conforms to the comprehensive plan for the City.

12. To the extent the Projects in the Trinitas Amendments are to be constructed by entities other than the City, such Projects shall be further reviewed and approved by the Commission at such time preliminary designs for such Projects are available, with such approval not unreasonably withheld.

13. The Deleted Parcel described in Exhibit A attached hereto and incorporated herein in the Levee/Village Redevelopment Area continue to be a part of the Levee/Village Redevelopment Area, but is hereby removed from the Levee/Village Allocation Area and is included in the Trinitas Allocation Area No. 1, together with certain other parcels described in Exhibit B, which Trinitas Allocation Area No. 1 is hereby designated as a separate allocation area to be known as the "Trinitas Allocation Area No. 1" pursuant to Indiana Code 36-7-14-39 for purposes of the allocation and distribution of property taxes on real property for the purposes and in the manner provided by said Section.

14. The parcels described in Exhibit C, are hereby designated to be included in the newly created and separate allocation area in the Levee/Village Redevelopment Area to be known as the "Trinitas Allocation Area No. 2" (and together with Trinitas Allocation Area No. 1, the "Allocation Areas."

15. Any property taxes subsequently levied by or for the benefit of any public body entitled to a distribution of property taxes on taxable property in the Allocation Areas shall be allocated and distributed as follows:

Except as otherwise provided in Indiana Code 36-7-14-39, the proceeds of taxes attributable to the lesser of the assessed value of the property for the assessment date with respect to which the allocation and distribution is made, or the base assessed value, shall be allocated to and when collected paid into the funds of the respective taxing units. Except as otherwise provided in Indiana Code 36-7-14-39, property tax proceeds in excess of those described in the previous sentence shall be allocated to the redevelopment district and when collected paid into the respective allocation fund for the Allocation Areas that may be used by the redevelopment district to do one or more of the things specified in Indiana Code 36-7-14-39(b)(2), as the same may be amended from time to time. Said allocation funds may not be used for operating expenses of the Commission. This allocation provision shall expire on the later of twenty-five (25) years from the date of issuance of debt secured by the allocated property taxes, or at such time as no bonds payable from allocated property taxes are outstanding. The base assessment date of the Allocation Areas shall be January 1, 2025.

16. Based on a study of the Levee/Village Redevelopment Area and information provided by prospective developers related thereto, the Commission hereby specifically finds that the adoption of the allocation provision for the Allocation Areas as provided herein will result in new property taxes in the Levee/Village Redevelopment Area that would not have been generated but for the adoption of the allocation provision.

17. For ease of reference, attached hereto as Exhibit D is a map of the Levee/Village Redevelopment Area, together with outlines of the Trinitas Allocation Area No. 1, Trinitas Allocation Area No. 2, and the Deleted Parcel to be removed from the Levee/Village Allocation Area and placed in the Trinitas Allocation Area No. 1.

18. This Resolution, together with any supporting data, shall be submitted to the Tippecanoe County Area Plan Commission (the "Plan Commission") and the Common Council of the City (the "Common Council") as provided in the Act, and if approved by the Plan Commission and the Common Council, shall be submitted to a public hearing and remonstrance as provided by the Act, after public notice as required by the Act.

19. The officers of the Commission are hereby directed to make any and all required filings with the Indiana Department of Local Government Finance and the Tippecanoe County Auditor in connection with the Trinitas Amendments and the creation of the Allocation Areas.

Adopted this 18th day of June, 2025.

CITY OF WEST LAFAYETTE
REDEVELOPMENT COMMISSION

BY: 

Lawrence T. Oates, President

ATTEST:



Kristen Edmundson, Secretary

EXHIBIT A**PARCEL REMOVED FROM THE LEVEE/VILLAGE ALLOCATION AREA AND
ADDED TO THE TRINITAS ALLOCATION AREA NO. 1****Parcel #**

79-07-20-351-004.000-026

EXHIBIT B**PARCELS REMOVED FROM THE TAPAWINGO ALLOCATION AREA
AND ADDED TO THE NEWLY ESTABLISHED
TRINITAS ALLOCATION AREA NO. 1****Parcel #**

79-07-20-351-005.000-026

79-07-20-351-003.000-026*

*Parcels that are presently split between the Trinitas Allocation Area No. 1 and Trinitas Allocation Area No. 2

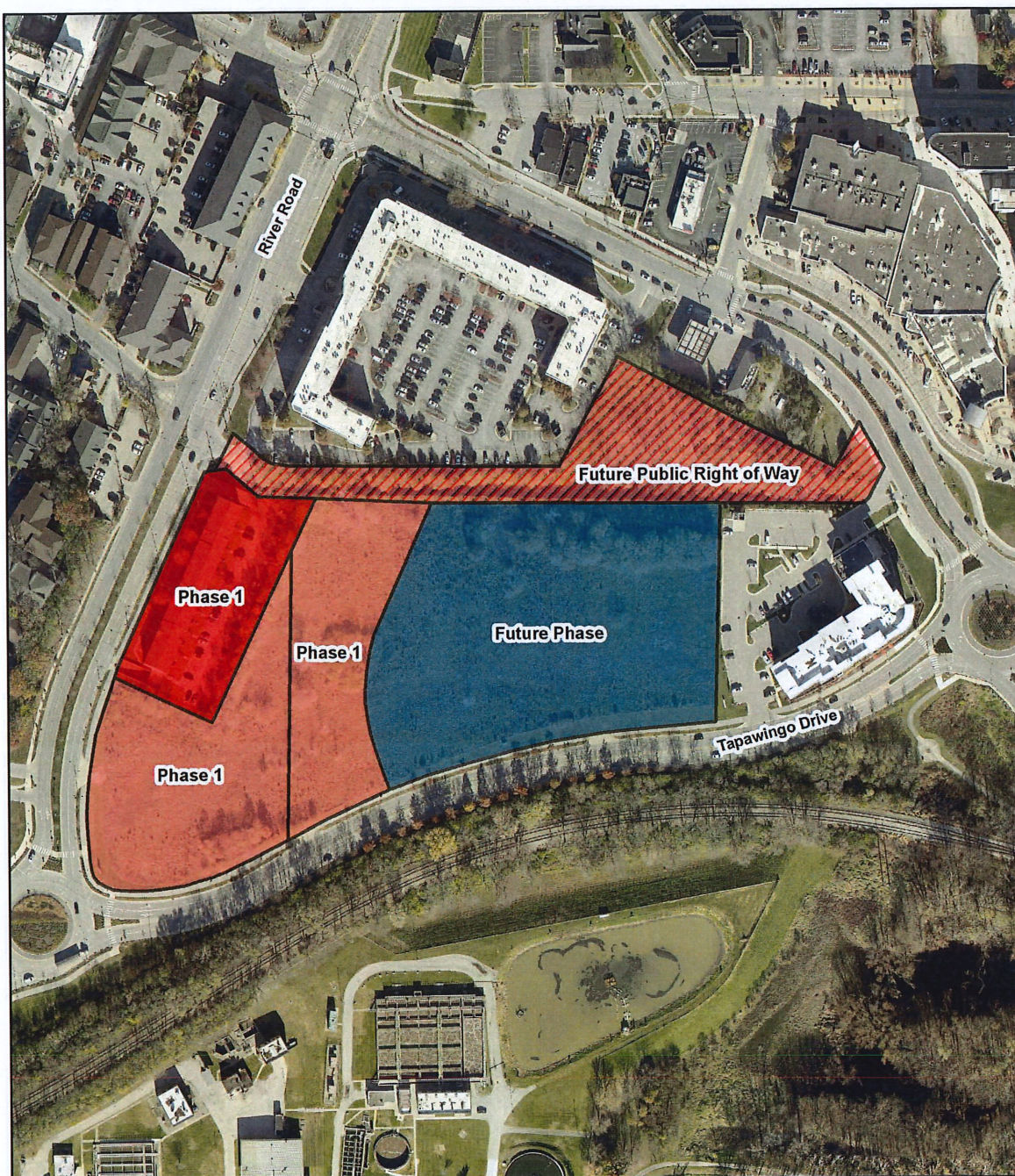
EXHIBIT C**PARCELS REMOVED FROM THE TAPAWINGO ALLOCATION AREA AND ADDED
TO THE NEWLY ESTABLISHED TRINITAS ALLOCATION AREA NO. 2****Parcel #**

79-07-20-351-003.000-026*

*Parcels that are presently split between the Trinitas Allocation Area No. 1 and Trinitas Allocation Area No. 2

EXHIBIT D

MAP OF LEVEE/VILLAGE REDEVELOPMENT AREA SHOWING TRINITAS ALLOCATION AREA NO. 1,
TRINITAS ALLOCATION AREA NO. 2, AND THE DELETED PARCEL FROM LEVEE/VILLAGE
ALLOCATION AREA AND INCLUDED IN TRINITAS ALLOCATION AREA NO. 1



- Trinitas Allocation Area No. 1 (Removed from Tapawingo AA)
- Trinitas Allocation Area No. 1 (Removed from Levee Village AA)
- Future Public Right of Way
- Trinitas Allocation Area No. 2

Proposed: Trinitas Allocation
Area No. 1 & No. 2



EXHIBIT E

AMENDMENT TO LEVEE/VILLAGE REDEVELOPMENT PLAN

The following Projects shall be added to the Levee/Village Redevelopment Plan:

The District at Tapawingo is a transformational master-planned, mixed-use development located on 11.2 acres of historically vacant land that will act as a vibrant gateway district welcoming community, neighbors, and residents to West Lafayette. The development will be split into multiple phases--supplying approximately 960 housing units--supporting a fully integrated street-grid network with wider urbanization goals to establish a framework of blocks, generally sized at 1-2 acres. This development embraces a mix of uses with active ground floors, pedestrian-scaled streets and street-level vibrancy that support walking and biking, contributing to quality of life for all residents.

Phase 1 will cover Block D, Block E, Wood Street (stretching from River Road all the way through to State Street), Street B (bounded by Wood Street and Tapawingo Drive), Street E (bounded by River Road and the new Street B), and the Wood Street Greenway. This phase will also include the installation of infrastructure underneath these buildings and streets for the retention and detention of stormwater, with the storage capacity of an Olympic swimming pool. Future Phase will cover Block A, Block B, Block C, Roebuck Drive (bounded by Wood Street and Tapawingo Drive), and the remainder of Street E (through Roebuck Drive).

The District supports the City's strategic goals to expand housing options, create greenspaces, and improve downtown street networks as described in the West Lafayette 2025-2026 Strategic Plan. By reintroducing the historic street network, The District will establish safe and comfortable multimodal connectivity between Downtown Chauncey Village, The Wabash Riverfront District, and Downtown Lafayette. It has been designed to implement findings from the August 2024 West Lafayette Downtown Traffic Study.