ORDINANCES AND RESOLUTIONS UP FOR INTRODUCTION NOVEMBER 24, 2009

FINANCE COMMITTEE

Elizabeth M. Brown - Chair Glynn A. Hines - Co-Chair All Council Members

ACTION

A-09-11-21

AN ORDINANCE appropriating monies into certain accounts for the 2009 Budgets of various funds and departments of the City of Fort Wayne, reducing the unappropriated and unobligated balance of the particular fund involved as required to meet obligations for the remainder of 2009

LEGAL PUBLIC HEARING - 12-8-09 -- 5:30 P.M

S-09-11-19

AN ORDINANCE amending Ordinance S-108-09 fixing the salaries fixing the salaries of each and every appointed officer, employee, deputy assistant, departmental and institutional head of the Civil City and City Utilities of the City of Fort Wayne, Indiana for the year 2010

S-09-11-17

AN ORDINANCE of the Common Council ratifying a collective bargaining agreement for police officers represented by The Fraternal Order Police, Indiana Wayne Lodge #14, Inc. for the years 2010, 2011 and 2012

> Common Council pursuant to Indiana law must express Approval of the fiscal portions of the agreement and Compensation package for the year 2010

FINANCE COMMITTEE CONTINUED

ACTION

S-09-11-33

AN ORDINANCE approving the awarding of extension of I.T.B. #2477 – contract for the purchase of diesel, no-lead and B-20 fuel purchase of diesel, no-lead and B-20 fuel through the Fort Wayne Community School System by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and Lassus Brothers and AG Plus Diesel for the City Fleet Department, WPC Plant and Parks and Recreation Department

Total cost of \$4,023,338

S-09-11-24

AN ORDINANCE certifying and approving the need for a consultant (VS Engineering) to provide professional engineering) to provide professional engineering services for the Downtown Fort Wayne Stormwater/Sewer Masterplan

Total cost of \$327,400

S-09-11-27

AN ORDINANCE certifying and approving the need for a consultant (The Secant Group, Inc.) to provide professional engineering services for program and project management assistance for City Utilities

Total cost of \$147,272

R-09-11-22

A RESOLUTION authorizing the transfer of funds between certain accounts within the 2009 budgets of certain City Departments

REGULATIONS COMMITTEE

Thomas F. Didier - Chair John Shoaff - Co-Chair All Council Members

ACTION

G-09-11-20

GENERAL ORDINANCE repealing and replacing Sections 91.050 through 91.062 of Chapter 91, Animal Control of the City of Fort Wayne Code of Ordinances

G-09-11-23

GENERAL ORDINANCE amending Chapter 72, stopping, standing and parking, Section 72.99 penalty of the City of Fort Wayne Code of Ordinances

All penalties collected shall be deposited by the City Controller in the "Parking Meter Fund"

PUBLIC WORKS COMMITTEE

Marty Bender - Chair Karen E. Goldner-Co-Chair All Council Members

No Ordinances or Resolutions up for introduction

CITY UTILITIES COMMITTEE

Tim Pape - Chair Mitch Harper - Co-Chair All Council Members

ACTION

S-09-11-25

AN ORDINANCE approving construction contract – Plant 3 North Sludge Pumps PH2 – Res. #2212-2009, W.O. #65899 between Project Design & Piping and the City of Fort Wayne, Indiana, in connection with the Board of Public Works

Total cost of \$209,080

S-09-11-26

AN ORDINANCE approving construction contract – Spy Run Interceptor Cipp – Res. #2175-2009, W.O. #75376 between Insituform Technologies and the City of Fort Wayne, Indiana, in connection with the Board of Public Works

Total cost of \$557, 078

S-09-11-29

AN ORDINANCE approving the awarding of I.T.B. #3098-annual requirements for the purchase of pebble lime by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and Huron Lime Total cost of \$1,048,759.60

S-09-11-28

AN ORDINANCE approving the awarding of I.T.B>#3101 purchase and delivery of powdered activated carbon by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and Jacobi Carbon, Inc. for the Three Rivers Filtration Plant

Total cost of \$245,440

CITY UTILITIES COMMITTEE CONTINUED

ACTION

S-09-11-30

AN ORDINANCE approving the awarding of I.T.B. #3102-annual requirements for the purchase of liquid ferric sulfate by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and Kemira Water Solution for the Three River Filtration Plant

Total cost of \$331,000

S-09-11-31

AN ORDINANCE approving the awarding of I.T.B. #3099purchase and delivery of fluoride by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and LC1 for the Three Rivers Filtration Plant

Total cost of \$125,000

S-09-11-32

AN ORDINANCE approving the awarding of I.T.B. #3097-annual requirements for the purchase of sodium Chlorite by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and Siemens Water Technologies for the Three Rivers Filtration Plant

Total cost of \$261,000

S-09-11-34

AN ORDINANCE approving the awarding of I.T.B. #2759 – annual requirements for the purchase of liquid carbon dioxide by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and Continental Carbonic for the Three Rivers Filtration Plant

Total cost of \$105,000

BILL NO. A-09-11-21

APPROPRIATION ORDINANCE NO. A-

AN ORDINANCE appropriating monies into certain accounts for the 2009 Budgets of various funds and departments of the City of Fort Wayne, reducing the unappropriated and unobligated balance of the particular fund involved as required to meet obligations for the remainder of 2009.

WHEREAS, the budget adjustment policy of the City of Fort Wayne stipulates that all Departments operating on a tax supported and/or City Council approved budget shall submit requests to the Controller for appropriation of additional monies to the 2009 budgets to provide sufficient operating funds for the remainder of 2009;

WHEREAS, adequate funds exist in the unappropriated and unobligated balance of the funds specified and in the appropriations of certain departments as specified;

and;

WHEREAS, such appropriations have been recommended by the City Controller.

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

SECTION 1. That there is hereby appropriated to the 2009 budget accounts

of the various departments listed below, the following amounts, respectively, to-wit:

ADDITIONAL APPROPRIATIONS:

FUND:	DEPARTMENT:	<u>TO:</u>	<u>LINE:</u>	AMOUNT:
GENERA L	Public Works	5355 5369	Public Lighting Contracted Services	Increase \$ 275,000 150,000
	Controllers Office	539A	Transfer to Other Fund	450,000
			TOTAL GENERAL	<u>8 875,000</u>
MOTOR VEHICLE HIGHWAY	Street	5111	Salaries & Wages	\$ 70,000 \$ 70,000
EUND:	DEDARTMENT	TO -		<u> </u>
FUND:	<u>DEPARTMENT:</u>	<u>TO:</u>	<u>LINE:</u>	AMOUNT: Increase
LOCAL ROAD & STREETS	Federal Projects	5431	Construction Fees	\$ 2,100,000
			TOTAL LOCAL ROAD & STREETS	<u>\$ 2,100,000</u>
			TOTAL ADDITIONALS	$\frac{\frac{\$}{3,045,00}}{0}$

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

	Council Member
APPROVED AS TO FORM AND LE	EGALITY
Carol Taylor, City Attorney	

SPECIAL ORDINANCE NO. S-____

AN ORDINANCE AMENDING ORDINANCE S-108-09 FIXING THE SALARIES OF EACH AND EVERY APPOINTED OFFICER, EMPLOYEE, DEPUTY ASSISTANT, DEPARTMENTAL AND INSTITUTIONAL HEAD OF THE CIVIL CITY AND CITY UTILITIES OF THE CITY OF FORT WAYNE, INDIANA FOR THE YEAR 2010.

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

SECTION 1. Ordinance S-108-09 is hereby amended to read as follows:

DIVISION/DEPARTMENT GRID CLASSIFICATION TITLE

ADD:

City Utilities

PAT	IV	ACCOUNTANT IV
PAT	V	ACCOUNTANT V
COMOT	IV	ACCOUNTING CLERK
COMOT	IV	ADMINISTRATIVE ASSISTANT IV
COMOT	VI	

PART-TIME/SEASONAL/TEMPORARY POSITIONS

CORRECT:

Mayor's Office

COMOT I INTERN/SEASONAL

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

Council Member

Carol Taylor, City Attorney

SPECIAL ORDINANCE NO. S-____

AN ORDINANCE of the Common Council ratifying a collective bargaining agreement for police officers represented by The Fraternal Order Police, Indiana Wayne Lodge #14, Inc. for the years 2010, 2011, and 2012.

WHEREAS, this Council is required to approve all collective bargaining decisions with regard to annual pay and monetary fringe benefits; and

WHEREAS, such compensation for police officers of the City of Fort Wayne, Indiana, represented by The Fraternal Order of Police, Indiana Wayne Lodge #14, Inc. has been arrived at pursuant to agreements reached by and between the City and The Fraternal Order of Police, Indiana Wayne Lodge #14, Inc. in accordance with collective bargaining as authorized and envisioned by the City's salary ordinances; and

WHEREAS, said agreement is for three (3) years, but pursuant to Indiana law, the compensation provided for therein must be annually ratified; and

WHEREAS, the Common Council desires to express its approval of the fiscal portions of the agreement and the compensation package for the year 2010; and

WHEREAS, this ordinance is necessary to ratify, fix and establish such compensation for said police officers represented by The Fraternal Order of Police, Indiana Wayne Lodge #14, Inc., for 2010.

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

SECTION 1. The 2010 - 2012 agreement by and between The Fraternal Order Police, Indiana Wayne Lodge #14, Inc. and the City of Fort Wayne, a copy of which

is on file in the office of the City Clerk and available for public inspections, is hereby approved and ratified in all respects, including the compensation package for 2010.

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

	Council Member
APPROVED AS TO FORM AND LEGALITY	
Carol Taylor, City Attorney	

SPECIAL ORDINANCE NO. S-

AN ORDINANCE approving the awarding of EXTENSION OF I.T.B. #2477 - CONTRACT FOR THE PURCHASE OF DIESEL, NO-LEAD AND B-20 FUEL PURCHASE OF DIESEL, NO-LEAD AND B-20 FUEL THROUGH THE FORT WAYNE COMMUNITY SCHOOL SYSTEM by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and LASSUS BROTHERS AND AG PLUS DIESEL for the CITY FLEET DEPARTMENT, WPC PLANT AND PARKS AND RECREATION DEPARTMENT.

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

SECTION 1. That EXTENSION OF I.T.B. #2477 - CONTRACT FOR THE PURCHASE OF DIESEL, NO-LEAD AND B-20 FUEL PURCHASE OF DIESEL, NO-LEAD AND B-20 FUEL THROUGH THE FORT WAYNE COMMUNITY SCHOOL SYSTEM between the City of Fort Wayne, by and through its Department of Purchasing and LASSUS BROTHERS AND AG PLUS DIESEL for the CITY FLEET DEPARTMENT, WPC PLANT AND PARKS AND RECREATION DEPARTMENT, respectfully for:

purchase of fuel through the Fort Wayne Community School System for the City Fleet Department, WPC Plant and the Parks and Recreation Department for 2010;

involving a total cost of FOUR MILLION, TWENTY-THREE THOUSAND, THREE HUNDRED THIRTY-EIGHT NO/100 DOLLARS — (\$4,023,338.00)— AG PLUS—\$1,323,466.00; LASSUS—\$2,699,872.00) all as more particularly set forth in said EXTENSION OF I.T.B. #2477—CONTRACT FOR THE PURCHASE OF DIESEL, NO-LEAD AND B-20 FUEL PURCHASE OF DIESEL, NO-LEAD AND B-20 FUEL THROUGH THE FORT WAYNE COMMUNITY SCHOOL SYSTEM which is on file in the Office of the Department of Purchasing, and is by reference incorporated herein, made a

					41.1	4.6.			
١	part hereof,	and is	herehv	'ın all	things	ratitied	confirmed	and a	innroved
	Juit Holool,	and is	1 101 CD y	III ali	umigo	, raunca,	COLILITICA	and c	ippi o voa.

SECTION 2. That this Ordinance shall be in full force and effect from and
after its passage and any and all necessary approval by the Mayor.
Council Member
APPROVED AS TO FORM AND LEGALITY
Carol Taylor, City Attorney



SPECIAL	ORDINANCE NO. S-	
JI LUIAL	CINDINAINCE NO. 3-	

AN ORDINANCE CERTIFYING AND APPROVING THE NEED FOR A CONSULTANT (VS ENGINEERING) TO PROVIDE PROFESSIONAL ENGINEERING SERVICES FOR THE DOWNTOWN FORT WAYNE STORMWATER/SEWER MASTERPLAN.

WHEREAS, the Board of Public Works passed Resolution Number 2220-2010 desiring to hire a consultant for PROFESSIONAL ENGINEERING SERVICES for the DOWNTOWN FORT WAYNE STORMWATER/SEWER MASTERPLAN; and

WHEREAS, the City of Fort Wayne does not have the capability of performing this work with in-house forces; and

WHEREAS, it is anticipated that the amount to be paid to VS ENGINEERING will be THREE HUNDRED TWENTY-SEVEN THOUSAND, FOUR HUNDRED AND NO/100 DOLLARS - (\$327,400.00).

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

SECTION 1. The Common Council of the City of Fort Wayne hereby certifies and approves VS ENGINEERING to provide PROFESSIONAL ENGINEERING SERVICES for the DOWNTOWN FORT WAYNE STORMWATER/SEWER MASTERPLAN.

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

		Coun	icil Member	
APPROVED	AS TO FORM AN	D LEGALITY		
Carol	T.	Taylor,	City	Attorney

SPECIAL	ORDINA	NCF NO	S-

AN ORDINANCE CERTIFYING AND APPROVING THE NEED FOR A CONSULTANT (THE SECANT GROUP, INC.) TO PROVIDE PROFESSIONAL ENGINEERING SERVICES FOR PROGRAM AND PROJECT MANAGEMENT ASSISTANCE FOR CITY UTILITIES.

WHEREAS, the Board of Public Works desires to hire a consultant for professional ENGINEERING services for PROGRAM AND PROJECT MANAGEMENT ASSISTANCE FOR CITY UTILITIES; and

WHEREAS, the City of Fort Wayne does not have the capability of performing this work with in-house forces; and

WHEREAS, it is anticipated that the amount to be paid to THE SECANT GROUP, INC. will be ONE HUNDRED FORTY-SEVEN THOUSAND AND NO/100 DOLLARS - (\$147,272.00).

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

SECTION 1. The Common Council of the City of Fort Wayne hereby certifies and approves the need for the services of THE SECAN GROUP, INC. to provide professional ENGINEERING services for PROGRAM AND PROJECT MANAGEMENT ASSISTANCE FOR CITY UTILITIES.

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

	Council Member
APPROVED AS TO FORM AND LEGALITY	
Carol T. Taylor, City Attorney	

BILL NO. R-09-11-22

RESOI	LUTION	R-
--------------	--------	----

A RESOLUTION authorizing the transfer of funds between certain accounts within the 2009 budgets of certain City Departments.

WHEREAS, it has become necessary to transfer funds to certain accounts in the 2009 budgets of certain accounts of the respective City Departments; and

WHEREAS, adequate funds exist in certain accounts of the respective City Departments; and

WHEREAS, such transfers have been recommended by the City Controller.

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

SECTION 1. That the Controller of the City of Fort Wayne, Indiana, is hereby authorized to transfer the following stipulated sums within the 2009 budgets of the following listed City Departments.

GENERAL FUND		то	FROM	Debit Increase	<u>Credit</u> Decrease
Public Works	Construction Ground Salaries & Wages	5431	5111	\$ 44,600	\$ 44,600
Animal Control	Medical Supplies Household Supplies Microchips Salaries & Wages	5241 5246 524M	5111	\$ 2,000 2,000 1,000	\$ 5,000
FIRE FUND	Purchase of Land Natural Gas	5411	5352	\$ 44,500	\$ 44,500
MOTOR VEHICLE HIGHWAY Street Department					
	Salaries & Wages Gasoline Diesel	5111	5231 5232	\$ 250,000	\$ 25,000 225,000
	Contracted Repairs Purchase of Oth Equip	5361	5444	\$ 15,000	\$ 15,000

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

Council Member

APPROVED AS TO FORM AND LEGALITY

Carol Taylor, City Attorney

GENERAL ORDINANCE NO. G-

GENERAL ORDINANCE REPEALING AND REPLACING SECTIONS 91.050 THROUGH 91.062 OF CHAPTER 91 ANIMAL CONTROL, OF THE CITY OF FORT WAYNE CODE OF ORDINANCES.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY OF FORT WAYNE, INDIANA, CODE OF ORDINANCES:

SECTION 1. That Chapter 91: Animal Control, Sections 91.050 through 91.062 of the City of Fort Wayne, Indiana Code of Ordinances are hereby repealed and replaced in its entirety as follows:

CHAPTER 91: ANIMAL CONTROL

REGISTRATION AND COMMERCIAL PERMITS § 91.050 PET REGISTRATION REQUIRED; EXCEPTION; TAGS; MICROCHIP IMPLANT.

- (A) Any person owning, keeping, harboring or having custody of any dog or cat over the age of five months must obtain a pet registration for such animal; provided, however, that no pet registration shall be required of any animal welfare organization, municipal animal control facility or governmental agency, or guide dog. Animals belonging to those agencies or persons will be issued complimentary registration tags.
- (B) A durable tag stamped with registration number and year of issuance will be provided to pet registration holders for each registration granted. Dogs and cats must wear their tags at all times on their collars, except when involved in any organized show, obedience demonstration, training situation or under the care of a licensed veterinarian.
- (C) Any person owning an altered dog or cat may, as an alternative to an annual pet registration, obtain a microchip implant for the dog or cat for lifetime pet registration. This special permanent registration would be for the lifetime of the dog or cat for which they are the registered owner. Such residents shall not be required to annually purchase a new pet registration for the lifetime of such registered animals.

- (1) Each lifetime registration will receive a durable stainless steel tag with a registration number for each registration granted. Dogs and cats must wear their tags at all times on their collars. Replacement tags are the responsibility of the owner at such time the tag becomes unreadable, owner must come into the shelter for a replacement.
- (D) Any person owning any dog or cat which has been implanted with a microchip shall transfer the microchip documentation with the Department of Animal Control and national registry upon sale, trade, barter, gift or transfer of an animal. Any animal received by Fort Wayne Animal Care and Control with an untraceable tag or microchip due to an owners failure to keep contact information current for tracing with Animal Control, a national registry, or the veterinarian will be held three business days prior to disposition.
 - (E) Lifetime pet registrations are non- transferable.

('74 Code, § 6-7) (Ord. G-14-81, passed 9-22-81; Am. Ord. G-16-95, passed 6-13-95; Am. Ord. G-29-95, passed 11-21-95; Am. Ord. G-18-03, passed 5-27-03) Penalty, see § 91.999

§ 91.051 APPLICATION FOR REGISTRATION OR PERMITS.

- (A) Application for registration or permits may be made at the Department of Animal Control or designated facility, or by mail, and shall include the name, address of applicant, type of permit applied for, number and description of animal(s), information regarding sterilization and appropriate fee.
- (B) Registration and permits are to be issued for a term of one year, with the exception of lifetime registration, commencing with the date of issuance. Microchip implants may be registered for the life of the animal with the Department of Animal Control. Owners must contact the Department of Animal Control with changes of address or telephone. Failure to keep contact information current may result in the inability of the department to contact an owner. Animals will be held three business days prior to disposition. The Department of Animal Control will consider the registered microchip and/or tag owner to be the legal owner.

- (C) Upon issuance, the Department of Animal Control shall issue a registration or permit in written form, which includes the number of the registration or permit, type of registration or permit. In addition, the Department of Animal Control shall issue a durable tag stamped with the registration number and year of issuance for each pertinent registration. Additionally, a durable tag will be issued for an animal that has received a microchip implant upon national registration by the pet owner. The tag will have a corresponding number to that of the implanted microchip and will display a national, toll free, 24 hour, seven days per week telephone number for the purpose of animal and owner identification.
- (D) The Department of Animal Control shall maintain records of the identifying registration/permit number.
- (E) It shall be unlawful for any owner of any dog or cat to fail to provide any dog or cat over the age of five months with current pet registration as provided in this section. The owner of any dog or cat, which dog or cat is over the age of three months, must also have in his possession a current rabies vaccination tag showing that such animal has been vaccinated against rabies as otherwise provided in § 91.075. Any owner of such animal who moves into the city for purposes of establishing a residence or residing or who becomes a resident as result of annexation shall have 30 days in which to obtain the permit required by this chapter.

('74 Code, § 6-17) (Ord. G-14-81, passed 9-22-81; Am. Ord. G-21-83, passed 7-26-83; Am. Ord. S-208-85, passed 11-12-85; Am. Ord. G-32-86, passed 8-26-86; Am. Ord. G-16-95, passed 6-13-95; Am. Ord. G-29-95, passed 11-21-95; Am. Ord. G-18-03, passed 5-27-03) Penalty, see § 91.999

§ 91.052 FEES.

In addition to all other fees required by law to be paid, the following fees shall be paid:

(A) Pet Registration.

(1) For the year 2003, and each year hereinafter, which shall commence on January 1 and end December 31:

Annual – Each altered doge or cat \$ 5.00

Age 5 months or older

Annual – Each unaltered dog or cat 100.00

Age 5 months or older

Lifetime registration 30.00

Altered dog or cat

Age 5 months or older

Replacement tags 5.00

- (2) Upon a written statement from a licensed veterinarian setting forth that the neutering of the animal shall constitute a threat to the health of that animal, the payment of the permit fee for unaltered animal shall not be required but the animal shall be classified as an altered animal for purposes of permit registration and fees. Registration at the altered tag price under this section will constitute agreement not to breed the animal. Doing so will result in fines.
- (3) Handicapped person. Any handicapped owner of a dog that is used for seeing or hearing purposes shall be exempt from a permit fee.
- (4) Senior citizen exemption. Any cat or dog owner 62 years of age or older who owns an altered animal may receive his or her annual registration free of charge, or lifetime registration at the price of an annual altered tag; provided, however, that if the animal of any

such person has not been spayed or neutered, the person who is 62 or more years of age shall pay the same permit fee and be subject to the above pet registration fees and charges as otherwise required for any animal.

- (B) Residential, Exhibitor, and Commercial Kennel/Cattery Permits. All of the following permits must be obtained and will be reissued annually and all tags for animals registered under any permit will be issued with the permit.
 - (1) Residential Kennel/Cattery Permit.
- 0 1 Unaltered will require no special permitting other than city pet registration
 - 2 3 Unaltered \$300.00 (All tags/individual animal registrations included.)
 - (2) Exhibitor's Permit.

Up to 5 unaltered dogs/cats \$150.00

(Must be all one species)

(All tags/individual animal registrations included.)

(3) Commercial Kennel/Cattery.

(Requires zoning approval)

6 - 15 dogs/cats \$150.00

16 - 25 dogs/cats \$200.00

26 or more dogs/cats \$250.00

Formatted: Line spacing: 1.5 lines

Each animal owned by the permit holder will be individually registered with the city; animals owned by clients of a boarding business will be registered by the permit holder's clients.

(C) Grooming Shop Permit.

Fee \$50

(D) Major Breeder's Permit.

Fee \$200.00 plus any applicable kennel/cattery permit fee

- (E) Minor Breeder's Permit.
- (1) Any owner or person having custody of a dog or cat which has been neutered within ten weeks after giving birth to a litter or who turns the adult dog or cat over to the Department of Animal Control within ten weeks from the birth date of the litter, will be required to purchase a Minor Breeder Permit at the rate of \$10.
- (2) Any owner or person having custody of a dog or cat that has delivered a litter, who chooses not to relinquish the animal to the Department of Animal Control and also chooses not to have the animal neutered, will be required to purchase a Minor Breeder Permit at the rate of \$100.00.

Plus any applicable kennel/cattery permit fee.

(F) Pet Shop Permit.

Fee \$100

- (G) Circus, Animal Concession, Animal Event, and Commercial Animal Exhibit Permits.
 - (1) Fee \$100
- (2) Permits are to be issued for a term of one year, commencing with the date of issuance.
- (3) Prior to engagements, permit holders will furnish the Department of Animal Control with a schedule of dates and times of exhibits or performances so the Department of Animal Control can perform periodic inspections.
 - (H) Omnibus Permit.
 - (1) Fee \$200.00
- (2) This permit shall allow the holder to operate a kennel or cattery, grooming shop, or a pet shop.

- (3) The permit holder does not need to obtain individual permits in the aforementioned areas, but all requirements for each of the aforementioned permits shall be met before the Omnibus Permit may be granted. Animals owned as personal pets by the business owner or resident will not be considered registered under this permit.
- (I) All permits will be issued after inspection approved by the Department of Animal Control, provided all requirements of this chapter are met.

('74 Code, § 6-19) (Ord. G-14-81, passed 9-22-81; Am. Ord. S-22-86, passed 2-25-86; Am. Ord. G-32-86, passed 8-26-86; Am. Ord G-32-89, passed 12-26-89; Am. Ord. G-29-95, passed 11-21-95; Am. Ord. G-18-03, passed 5-27-03; Am. Ord. G-14-04, passed 7-27-04) Penalty, see § 91.999

§ 91.053 APPEAL; DENIAL OR REVOCATION OF PERMIT.

- (A) Any person who is denied a permit or whose permit is revoked may appeal the denial or revocation to the Director within 60 days of the date of the denial or revocation of the permit.
- (B) All requests for appeals must be in writing and addressed to the Director; whereupon, the Director shall set the appeal for hearing within 45 days of the receipt of the written request.

('74 Code, § 6-20) (Ord. G-14-81, passed 9-22-81; Am. Ord. G-32-86, passed 8-26-86; Am. Ord. G-18-03, passed 5-27-03)

§ 91.054 KENNEL/CATTERY PERMITS.

- (A) Any person owning or harboring more than one unaltered dog or one unaltered cat over the age of five months must apply for a kennel/cattery permit. At no time shall the number of dogs exceed five, number of cats exceed seven, or the total number of dogs and cats exceed seven, at one residential property.
 - (1) A resident staying within the numbers limits but exceeding one intact animal on the property may apply for a residential kennel permit. Applications will be followed by an inspection prior to issuance of the permit. Permits are valid for one year from

date of issue and are the residential kennel permit holder's responsibility to renew. Residential kennel permits require eligibility and may be refused or revoked for cause.

- (a) Initial application eligibility requires no more than three unaltered pets, no outdoor housing in the absence of the owner, suitable exercise space for the breed and number owned, no history of violations with FWACC, and all animals current on vaccinations.
- (b) Cause for revocation may include but is not limited to: Animals running at large, substantiated neighborhood nuisance complaints, failure to maintain current permits, breeding without a breeders permit, failing to maintain current rabies vaccine status, and exceeding the number limits.
- (B) Any person engaging in boarding dogs or cats for compensation must apply for a kennel/ cattery permit.
- (C) Any exhibitor owning or harboring up to five unaltered dogs or cats over the age of five months may register all animals annually under an exhibitor's permit after showing proof of eight "Confirmation of Show Entry" forms issued by the American Kennel Club or United Kennel Club or other similar national registry association, for the 12 month period preceding registration. Such confirmation shall be issued by the show organizers and shall include owner's name and address, show date and location, animal's name, and class entry. Each such animal shall be issued a registration tag under the exhibitor's permit registration; an exhibitor's permit covers only those unaltered animals registered thereunder, but is not intended to preclude any other permit to which animal owners may be entitled or required to obtain under this section nor is it meant to replace any other permit which is required by this chapter. The exhibitor is required to be in compliance with all other state and local laws.
- (D) Grandfather Clause. Animals owned or harbored and exceeding the ownership limits of this section at the time of passage of this law may be registered with the Department of Animal Control within 120 days of passage to be exempted from ownership

limits. Animals owned or harbored in excess of these limits and not registered within this time frame will not be considered exempt.

('74 Code, § 6-8) (Ord. G-14-81, passed 9-22-81; Am. Ord. G-21-83, passed 7-26-83; Am. Ord. G-07-86, passed 2-11-86; Am. Ord. G-18-03, passed 5-27-03; Am. Ord. G-14-04, passed 7-27-04) Penalty, see § 91.999

§ 91.055 MAJOR BREEDERS PERMIT.

- (A) A major breeder's permit shall be obtained by:
- (1) Any person who intentionally or accidentally causes the breeding of more than one cat or dog or makes more than one cat or dog available for breeding purposes in a 12-month period; or
- (2) Any person who offers for sale, sells, trades, receives other compensation or gives away more than one litter of dogs or cats in a 12-month period; excepting a litter of dogs or cats taken to the Department of Animal Control;
 - (B) And such person shall:
- (1) Not allow the birthing of more than one litter per female dog or cat in a 12-month period; and
- (2) Furnish the Department of Animal Control with information on the birth of each litter of dogs or cats as may be required by Department of Animal Control to register that litter of dogs or cats with Department of Animal Control, and to be assigned a litter number for each litter; and
- (3) Further be required to register with the Department of Animal Control the name, address, and telephone number of each buyer or new owner of any dog or cat sold or transferred within five days after the date of such sale or transfer; and
- (4) Transmit to the new owner or buyer the litter number of the animal acquired, and the major breeder's permit number in order that the new owner has assurance and proof that the animal was legally bred; and

- (5) Immunize all cats and dogs offered for sale, trade or other compensation or for free giveaway (except an animal taken to the Department of Animal Control) against common disease; in the case of dogs, against canine distemper, adeno-virus parainfluenza, parvovirus, coronavirus, and leptospirosis, and in the case of cats, against feline rhinotracheitis, and panleucopenia; and
- (6) Not offer a puppy or kitten under the age of eight weeks for sale, trade, other compensation or for free giveaway (except a puppy or kitten or litters of them taken to the Department of Animal Control); and
- (7) Furnish warrant of health for a period of not less than one week with recommendation to have examined bylicensed veterinarian for each animal sold.

('74 Code, § 6-9) (Ord. G-14-81, passed 9-22-81; Am. Ord. G-21-83, passed 7-26-83; Am. Ord. G-07-86, passed 2-11-86; Am. Ord. G-18-03, passed 5-27-03) Penalty, see § 91.999

§ 91.056 MINOR BREEDERS PERMIT.

- (A) A minor breeder's permit shall be obtained by:
- (1) Any person who intentionally or accidentally causes the breeding of a cat or dog or makes a cat or dog available for breeding purposes;
- (2) Any person who offers for sale, sells, trades, receives other compensation or gives away any litters of dogs or cats; excepting a litter of dogs or cats taken to the Department of Animal Control; or
- (3) Any owner or person having custody of a dog or cat that has delivered a litter or caused the delivery of a litter, who chooses not to relinquish the animal to the Department of Animal Control and also chooses not to have the animal spayed or neutered shall cause the animal to be implanted with a microchip and to register this dog or cat within 30 days of having received notice to accomplish this procedure from the Department of Animal Control.
 - (B) And such person shall:

- (1) Be allowed to breed only one dog or one cat which results in the birthing of a maximum of one litter in a 12-month period in his or any other domestic household or establishment or any combination thereof; and
- (2) Not be allowed to offer for sale, sell, trade, receive other compensation or give away more than one litter of dogs or one litter of cats in a 12-month period; excepting a litter of dogs or cats taken to the Department of Animal Control; and
- (3) Furnish the Department of Animal Control with information on the birth of each litter of dogs or cats as may be required by the Department of Animal Control to register that litter of dogs or cats with the Department of Animal Control, and to be assigned a litter number for each litter; and
- (4) Further be required to register with the Department of Animal Control the name, address, and telephone number of each buyer or new owner of any dog or cat sold or transferred within five days after the date of such sale or transfer; and
- (5) Transmit to the new owner or buyer the litter number of the animal acquired, and the minor breeder's permit number in order that the new owner has assurance and proof that the animal was legally bred; and
- (6) Immunize all cats and dogs offered for sale, trade or other compensation or for free giveaway (except an animal taken to the Department of Animal Control) against common disease; in the case of dogs, against canine distemper, adeno-virus parainfluenza, parvovirus, coronavirus, and leptospirosis, and in the case of cats, against feline rhinotracheitis, and panleucopenia; and
- (7) Not offer a puppy or kitten under the age of eight weeks for sale, trade, other compensation or free giveaway (except a puppy or kitten or litters of them taken to the Department of Animal Control); and
- (8) Furnish warrant of health for a period of not less than one week with recommendation to have examined by licensed veterinarian for each animal sold.

- (C) Any owner or person having custody of a dog or cat which has been neutered within 10 weeks after giving birth to a litter or who turns the adult dog or cat over to the Department of Animal Control within 10 weeks from the birth date of the litter, will be required to purchase a minor breeder permit at the rate of \$10.
- (D) Any owner or person having custody of a dog or cat which has delivered a litter, who chooses not to relinquish said animal to the Department of Animal Control and also chooses not to have the animal neutered, will be required to purchase a minor breeder permit at the rate of \$100.00 plus any applicable kennel/cattery permit fee. The permit shall be issued provided all requirements of this chapter are met.

('74 Code, § 6-10) (Ord. G-14-81, passed 9-22-81; Am. Ord. G-21-83, passed 7-26-83; Am. Ord. G-33-84, 11-13-84; Am. Ord. G-07-86, passed 2-11-86; Am. Ord. G-16-95, passed 6-13-95; Am. Ord. G-18-03, passed 3-27-03) Penalty, see § 91.999

§ 91.057 VETERINARY HOSPITALS/CLINICS.

- (A) All animals shall be housed humanely and in a sanitary manner.
- (B) Veterinarians shall keep records of each animal accepted for treatment, diagnosis or routine health care.
- (C) Veterinarians who engage in boarding, grooming or other business in addition to the treatment and/or medical care of animals shall obtain a permit as herein provided.

('74 Code, § 6-11) (Ord. G-14-81, passed 9-22-81; Am. Ord. G-18-03, passed 5-27-03) § 91.058 GROOMING SHOP PERMIT.

- (A) Any person who has a grooming shop as defined in this chapter shall obtain a grooming shop permit.
- (B) A permit holder has the right to request that any dog or cat accepted for grooming be vaccinated against common diseases, and require proof of such vaccinations be furnished to the shop operator.

('74 Code, § 6-12) (Ord. G-14-81, passed 9-22-81; Am. Ord. G-18-03, passed 5-27-03) Penalty, see § 91.999

§ 91.059 PET SHOP PERMIT.

- (A) Any person operating a pet shop as defined in this chapter shall obtain a pet shop permit.
- (B) (1) The permit holder shall furnish the purchaser a written statement at the time of sale containing the following:
 - (a) Date of sale,
 - (b) Name, address and telephone number of purchaser and permit holder,
 - (c) Permit number of permit holder,
- (d) Breed, description, approximate age and sex of dog, cat or other animal sold. (Small mammals, parrot-type birds, and fish not included.)
 - (e) Medication and prophylactic immunization and dates administered,
 - (f) Internal parasite medication(s) and date(s) administered,
- (g) A guarantee of good health for a period of not less than one week with recommendation to have the animal examined by a licensed veterinarian.
- (2) The permit holder shall retain a copy of the written statement for 12 months from date of sale.
- (C) The pet shop permit holder shall be further required to register with the Department of Animal Control the name, address, and telephone number of each buyer or new owner of any dog or cat transferred within five days after the sale or transfer.
- (D) The Animal Control Officer or health department may restrict the sale of any animal suspected of being diseased or otherwise unfit for sale. An examination by a licensed veterinarian may be requested at the expense of the enforcement agency.

- (1) The permit holder shall reimburse the enforcing agency's veterinary fees if the inspection by the veterinarian concludes the animal to be unfit for sale at the time of inspection.
- (2) The inspection is to be made by a veterinarian within 24 hours of the enforcing agency's determination that the said animal is not fit for sale.
- (E) All pet shops herein defined and stores selling animals, birds, reptiles and fish as pets shall take care to house animals in a sanitary manner. Appropriate medical services, care, and housing shall be given according to individual species needs.
- (F) No puppy or kitten under the age of eight weeks may be offered for sale, trade or other compensation or for free giveaway (except a puppy or kitten, or litter or litters taken to the Department of Animal Control).

('74 Code, § 6-13) (Ord. G-14-81, passed 9-22-81; Am. Ord. S-208-85, passed 11-12-85; Am. Ord. G-32-86, passed 8-26-86; Am. Ord. G-18-03, passed 5-27-03) Penalty, see § 91.999

§ 91.060 CIRCUSES, ANIMAL CONCESSIONS AND ANIMAL EVENT.

Any person who is responsible for a circus, animal concession or animal event as defined by this chapter must obtain a circus, animal concession or animal event permit. Non-profit organizations conducting circuses, animal concessions, and events are required to obtain a permit in order to allow inspection but those permits will be issued as complimentary when non-profit status has been verified.

('74 Code, § 6-14) (Ord. G-14-81, passed 9-22-81; Am. Ord. S-208-85, passed 11-12-85; Am. Ord. S-22-86, passed 2-25-86; Am. Ord. G-18-03, passed 5-27-03) Penalty, see § 91.999

§ 91.061 ZOOLOGICAL PARKS.

Zoological parks shall be issued complimentary permits at no fee.

('74 Code, § 6-15) (Ord. G-14-81, passed 9-22-81; Am. Ord. G-18-03, passed 5-27-03)

§ 91.062 EXCEPTION.

No permit shall be required of the Department of Animal Control or sheltered animal welfare organization; however, all other provisions of this chapter shall apply.

('74 Code, § 6-16) (Ord. G-14-81, passed 9-22-81; Am. Ord. G-32-86, passed 8-26-86; Am. Ord. G-18-03, passed 5-27-03)

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

	Council Membe	r	
APPROVED AS TO FORM AND	LEGALITY		
Carol Taylor, City Attorney	_		

BILL NO. G-09-11-23

GENERAL ORDINANCE NO. G-

GENERAL ORDINANCE AMENDING CHAPTER 72.

STOPPING, STANDING AND PARKING, SECTION 72.99
PENALTY OF THE CITY OF FORT WAYNE CODE OF ORDINANCES.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY OF FORT WAYNE, INDIANA, CODE OF ORDINANCES:

SECTION 1. That Chapter 72. Stopping, Standing and Parking, Section 72.99 PENALTY of the City of Fort Wayne, Indiana Code of Ordinances is amended as follows:

CHAPTER 72: STOPPING, STANDING AND PARKING \S 72.99 PENALTY.

Add new paragraph (E):

- **(E)** All penalties collected as provided in this subchapter shall be deposited by the City Controller to the credit of the city in the "Parking Meter Fund" established in §72.44 PARKING METER FUND.
- **SECTION 2.** That this Ordinance shall be in full force and effect from and after its passage and any and all passage by the Mayor.

Council Member

APPROVED AS TO FORM AND LEGALITY

Carol Taylor, City Attorney

SPECIAL ORDINANCE NO. S-

AN ORDINANCE approving CONSTRUCTION CONTRACT - PLANT 3 NORTH SLUDGE PUMPS PH2 - RES. #2212-2009, W.O. #65899 between PROJECT DESIGN & PIPING and the City of Fort Wayne, Indiana, in connection with the Board of Public Works.

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

SECTION 1. That the CONSTRUCTION CONTRACT - PLANT 3 NORTH SLUDGE PUMPS PH2 - RES. #2212-2009, W.O. #65899 by and between PROJECT DESIGN & PIPING and the City of Fort Wayne, Indiana, in connection with the Board of Public Works, is hereby ratified, and affirmed and approved in all respects, respectfully for:

All labor, insurance, material, equipment, tools, power, transportation, miscellaneous equipment, etc., necessary for the completion of the project Plant 3 North Sludge Pumps Ph2" - mechanical, electrical, and minor controls work for sludge pumps at the Three Rivers Water Filtration Plant:

involving a total cost of TWO HUNDRED NINE THOUSAND, EIGHTY AND NO/100 DOLLARS - (\$209,080.00). A copy said Contract is on file with the Office of the City Clerk and made available for public inspection, according to law.

	Council Member	
APPROVED AS TO FORM AN	D LEGALITY	
Carol Taylor, City Attorney	_	

after its passage and any and all necessary approval by the Mayor.

SECTION 2. That this Ordinance shall be in full force and effect from and

SPECIAL ORDINANCE NO. S-

AN ORDINANCE approving CONSTRUCTION CONTRACT - SPY RUN INTERCEPTOR CIPP - RES. #2175-2009, W.O. #75376 between INSITUFORM TECHNOLOGIES and the City of Fort Wayne, Indiana, in connection with the Board of Public Works.

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

SECTION 1. That the CONSTRUCTION CONTRACT - SPY RUN INTERCEPTOR CIPP - RES. #2175-2009, W.O. #75376 by and between INSITUFORM TECHNOLOGIES and the City of Fort Wayne, Indiana, in connection with the Board of Public Works, is hereby ratified, and affirmed and approved in all respects, respectfully for:

All labor, insurance, material, equipment, tools, power, transportation, miscellaneous equipment, etc., necessary for: to rehabilitate the Spy Run Interceptor by means of cured-in-place pipe (CIPP). Sizes range from 12" to 33" along with a couble barreled siphon. The contractor shall also be responsible for bypass pumping. A double barreled siphon and approximately 6,661 feet shall be lined:

involving a total cost of FIVE HUNDRED FIFTY-SEVEN THOUSAND, SEVENTY-EIGHT AND NO/100 DOLLARS - (\$557,078.00). A copy said Contract is on file with the Office of the City Clerk and made available for public inspection, according to law.

	Council Member	
APPROVED AS TO FOR	M AND LEGALITY	
Carol Taylor, City Attorney	<u>, </u>	

after its passage and any and all necessary approval by the Mayor.

SECTION 2. That this Ordinance shall be in full force and effect from and

AN ORDINANCE approving the awarding of I.T.B. #3098-ANNUAL REQUIREMENTS FOR THE PURCHASE OF PEBBLE LIME by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and HURON LIME.

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

SECTION 1. That I.T.B. #3098-ANNUAL REQUIREMENTS FOR THE PURCHASE OF PEBBLE LIME between the City of Fort Wayne, by and through its Department of Purchasing and HURON LIME, respectfully for:

purchase of Pebble Lime for the Three Rivers Filtration Plant during 2010; involving a total cost of ONE MILLION, FORTY-EIGHT THOUSAND, SEVEN HUNDRED FIFTY-NINE AND 60/100 DOLLARS - (\$1,048,759.60) all as more particularly set forth in said I.T.B. #3098-ANNUAL REQUIREMENTS FOR THE PURCHASE OF PEBBLE LIME which is on file in the Office of the Department of Purchasing, and is by reference incorporated herein, made a part hereof, and is hereby in all things ratified, confirmed and approved.

SECTION 2.	That this Ordinance shall be in full force and effect from and
after its passage and any and all necessary approval by the Mayor.	
Co	uncil Member
APPROVED AS TO FORM	AND LEGALITY
Carol Taylor, City Attorney	



AN ORDINANCE approving the awarding of I.T.B. #3101-PURCHASE AND DELIVERY OF POWDERED ACTIVATED CARBON by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and JACOBI CARBON, INC. for the THREE RIVERS FILTRATION PLANT.

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

SECTION 1. That I.T.B. #3101-PURCHASE AND DELIVERY OF POWDERED ACTIVATED CARBON between the City of Fort Wayne, by and through its Department of Purchasing and JACOBI CARBON, INC. for the THREE RIVERS FILTRATION PLANT, respectfully for:

purchase and delivery of powdered activated carbon for the Three Rivers Filtration Plant during 2010;

involving a total cost of TWO HUNDRED FORTY-FIVE THOUSAND, FOUR HUNDRED FORTY AND NO/100 DOLLARS - (\$245,440.00) all as more particularly set forth in said I.T.B. #3101-PURCHASE AND DELIVERY OF POWDERED ACTIVATED CARBON which is on file in the Office of the Department of Purchasing, and is by reference incorporated herein, made a part hereof, and is hereby in all things ratified, confirmed and approved.

SECTION 2.	That this Ordinance shall be in full force and effect from and
after its passage and any and all necessary approval by the Mayor.	
Co	uncil Member
APPROVED AS TO FORM	AND LEGALITY
Carol Taylor, City Attorney	



AN ORDINANCE approving the awarding of I.T.B. #3102-ANNUAL REQUIREMENTS FOR THE PURCHASE OF LIQUID FERRIC SULFATE by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and KEMIRA WATER SOLUTION for the THREE RIVERS FILTRATION PLANT.

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

SECTION 1. That I.T.B. #3102-ANNUAL REQUIREMENTS FOR THE PURCHASE OF LIQUID FERRIC SULFATE between the City of Fort Wayne, by and through its Department of Purchasing and KEMIRA WATER SOLUTION for the THREE RIVERS FILTRATION PLANT, respectfully for:

The purchase of Liquid Ferric Sulfate for the Three Rivers Filtration Plant during 2010;

involving a total cost of THREE HUNDRED THIRTY-ONE THOUSAND AND NO/100 DOLLARS - (\$331,000.00) all as more particularly set forth in said I.T.B. #3102-ANNUAL REQUIREMENTS FOR THE PURCHASE OF LIQUID FERRIC SULFATE which is on file in the Office of the Department of Purchasing, and is by reference incorporated herein, made a part hereof, and is hereby in all things ratified, confirmed and approved.

SECTION 2.	That this Ordinance shall be in full force and effect from and
after its passage and any and all necessary approval by the Mayor.	
Co	uncil Member
APPROVED AS TO FORM	AND LEGALITY
Carol Taylor, City Attorney	



AN ORDINANCE approving the awarding of I.T.B. #3099-PURCHASE AND DELIVERY OF FLUORIDE by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and LCI for the THREE RIVERS FILTRATION PLANT.

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

SECTION 1. That I.T.B. #3099-PURCHASE AND DELIVERY OF FLUORIDE between the City of Fort Wayne, by and through its Department of Purchasing and LCI for the THREE RIVERS FILTRATION PLANT, respectfully for:

purchase and delivery of Fluoride for the Three Rivers Filtration Plant during 2010;

involving a total cost of ONE HUNDRED TWENTY-FIVE THOUSAND AND NO/100 DOLLARS - (\$125,000.00) all as more particularly set forth in said I.T.B. #3099-PURCHASE AND DELIVERY OF FLUORIDE which is on fle in the Office of the Department of Purchasing, and is by reference incorporated herein, made a part hereof, and is hereby in all things ratified, confirmed and approved.

SECTION 2.	That this Ordinance shall be in full force and effect from and
after its passage and any an	d all necessary approval by the Mayor.
Co	uncil Member
APPROVED AS TO FORM	AND LECALITY
APPROVED AS TO FORM	AND LEGALITY
Carol Taylor, City Attorney	



AN ORDINANCE approving the awarding of I.T.B. #3097-ANNUAL REQUIREMENTS FOR THE PURCHASE OF SODIUM CHLORITE by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and SIEMENS WATER TECHNOLOGIES for the THREE RIVERS FILTRATION PLANT.

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

SECTION 1. That I.T.B. #3097-ANNUAL REQUIREMENTS FOR THE PURCHASE OF SODIUM CHLORITE between the City of Fort Wayne, by and through its Department of Purchasing and SIEMENS WATER TECHNOLOGIES for the THREE RIVERS FILTRATION PLANT, respectfully for:

purchase of Sodium Chlorite for the Three Rivers Filtration Plant;

involving a total cost of TWO HUNDRED SIXTY-ONE THOUSAND AND NO/100 DOLLARS - (\$261,000.00) all as more particularly set forth in said I.T.B. #3097-ANNUAL REQUIREMENTS FOR THE PURCHASE OF SODIUM CHLORITE which is on file in the Office of the Department of Purchasing, and is by reference incorporated herein, made a part hereof, and is hereby in all things ratified, confirmed and approved.

SECTION 2.	That this Ordinance shall be in full force and effect from and
after its passage and any and all necessary approval by the Mayor.	
Cou	ıncil Member
APPROVED AS TO FORM	AND LEGALITY
Carol Taylor, City Attorney	



AN ORDINANCE approving the awarding of I.T.B. #2759 - ANNUAL REQUIREMENTS FOR THE PURCHASE OF LIQUID CARBON DIOXIDE by the City of Fort Wayne, Indiana, by and through its Department of Purchasing and CONTINENTAL CARBONIC for the THREE RIVERS FILTRATION PLANT.

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

SECTION 1. That I.T.B. #2759 - ANNUAL REQUIREMENTS FOR THE PURCHASE OF LIQUID CARBON DIOXIDE between the City of Fort Wayne, by and through its Department of Purchasing and CONTINENTAL CARBONIC for the THREE RIVERS FILTRATION PLANT, respectfully for:

purchase of Liquid Carbon Dioxide for the Three Rivers Filtration Plant during 2010;

involving a total cost of ONE HUNDRED FIVE THOUSAND AND NO/100 DOLLARS - (\$105,000.00) all as more particularly set forth in said I.T.B. #2759 - ANNUAL REQUIREMENTS FOR THE PURCHASE OF LIQUID CARBON DIOXIDE which is on file in the Office of the Department of Purchasing, and is by reference incorporated herein, made a part hereof, and is hereby in all things ratified, confirmed and approved.

SECTION 2.	That this Ordinance shall be in full force and effect from and
after its passage and any and all necessary approval by the Mayor.	
Co	uncil Member
APPROVED AS TO FORM	AND LEGALITY
Carol Taylor, City Attorney	



