

# BILL NO. 23-61 CITY OF SOUTH BENDled in Clerk's Office COMMUNITY INVESTMENT

October 4, 2023

Council Member Rachel Tomas Morgan Chairperson, Community Investment Committee South Bend Common Council County-City Building, 4<sup>th</sup> Floor South Bend, Indiana 46601

## RE: <u>Confirming Resolutions (2)</u>: Vacant Building Tax Abatement and Multi-Family Residential Development Real Property Tax Abatement for **Property Bros LLC**

Dear Council Member Tomas Morgan:

Please find the enclosed information pertaining to a tax abatement petition submitted by Property Bros LLC, an Indiana Limited Liability Company. This petition package includes:

- Department of Community Investment's summary report
- Petition for abatement
- Statement of Benefits forms (SB-1 / VBD and SB-1 / Real Property)
- Supporting information

The report contains the Department's findings relative to the above-mentioned petition. The petitioner intends to (a) renovate vacant residential properties at 542 N. Scott Street and 430 Cottage Grove Avenue and (b) build a new two-unit residential building at 616 Sherman Avenue. The buildings on Scott Street and Cottage Grove Avenue have been vacant for several years.

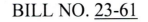
The total investment for this project is \$930,000. The project meets the qualifications for two abatements: a two-year (2) vacant building tax abatement and an eight-year (8) residential development real property tax abatement.

A representative from Property Bros LLC will be available to meet with the Committee on Monday, October 9<sup>th</sup>, 2023.

If you or any of the other Council members have questions concerning the report or need additional information, please feel free to call me at (574) 235-5838.

Sincerely,

Erik Glavich Director, Growth and Opportunity



	Filed in Clerk's Office
BILL NO. <u>23-61</u>	OCT 0 4 2023
RESOLUTION NO. 5058-2	DAWN M. JONES CITY CLERK, SOUTH BEND, IN

# A RESOLUTION CONFIRMING THE ADOPTION OF A DECLARATORY **RESOLUTION DESIGNATING CERTAIN AREAS WITHIN THE CITY OF** SOUTH BEND, INDIANA, COMMONLY KNOWN AS

# 542 N. Scott Street, South Bend, Indiana 46616

AND

## 430 Cottage Grove Avenue, South Bend, Indiana 46616

## AND

## 616 Sherman Avenue, South Bend, Indiana 46616

# AN ECONOMIC REVITALIZATION AREA FOR PURPOSES OF AN EIGHT-YEAR (8) REAL PROPERTY TAX ABATEMENT FOR

# **Property Bros LLC**

WHEREAS, the Common Council of the City of South Bend, Indiana, has adopted a Declaratory Resolution designating certain areas within the City as an Economic Revitalization Area for the purpose of tax abatement consideration; and

WHEREAS, a Declaratory Resolution designated the area described as:

Key Number:	71-08-02-476-017.000-026
Commonly Known As:	542 N. Scott Street, South Bend, IN 46616
Legal Description:	Lot 7 Kents Sub Bol 113 & 114
Key Number:	71-08-02-457-002.000-026
Commonly Known As:	430 Cottage Grove Avenue, South Bend, IN 46616
Legal Description:	Lot 2 Klingels Sub Of Heinzmans Add 22-23-24
Key Number:	71-08-02-335-006.000-026
Commonly Known As:	616 Sherman Avenue, South Bend, IN 46616
Legal Description:	Lot 4 Cushings 1st

be designated as an Economic Revitalization Area under the provisions of Indiana Code 6-1.1-12.1 et seq., and South Bend Municipal Code Sections 2-76 et seq.; and

WHEREAS, notice of the adoption of a Declaratory Resolution and the public hearing before the Council has been published pursuant to Indiana Code 6-1.1-12.1-2.5; and

WHEREAS, the Council held a public hearing for the purposes of hearing all remonstrances and objections from interested persons; and

WHEREAS, the Council has determined that the qualifications for an economic revitalization area have been met.

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

<u>SECTION I.</u> The Common Council hereby confirms its Declaratory Resolution designating the area described herein as an Economic Revitalization Area for the purposes of tax abatement. Such designation is for mixed-use development real property tax abatement only and shall expire on December 31, 2026.

<u>SECTION II</u>. The Common Council hereby determines that the property owner is qualified for and is granted real property tax deduction for up to a period of eight (8) years as shown by the schedule outlined below as well as the attachment pursuant to Indiana Code 6-1.1-12.1-17 and further determines that the petition, the Memorandum of Agreement between the Petitioner and the City of South Bend, and the Statement of Benefits comply with Chapter 2, Article 6, of the Municipal Code of the City of South Bend and Indiana Code 6-1.1-12 et seq.

> Year 1 - 100% Year 2 - 100% Year 3 - 100% Year 4 - 100% Year 5 - 95% Year 6 - 95% Year 7 - 90% Year 8 - 90%

<u>SECTION III</u>. This Resolution shall be in full force and effect from and after its adoption by the Common Council and approved by the Mayor.

Sharon McBride, Council President South Bend Common Council

Fi	led in Clerk's Office	
	OCT 0 4 2023	
	DAWN M. JONES	
CITY	CLERK, SOUTH BEND, IN	

Filed in Clerk's Office OCT 0 4 2023 DAWN M. JONES CITY CLERK, SOUTH BEND, IN

Dawn M. Jones, City Clerk Office of the City Clerk

Presented by me, the undersigned Clerk of the City of South Bend, to the Mayor of the City of South Bend, Indiana, on the \_\_\_\_\_ day of \_\_\_\_\_, 2023, at \_\_\_\_\_ o'clock \_\_\_\_.m.

Dawn M. Jones, City Clerk Office of the City Clerk

Approved and signed by me on the \_\_\_\_\_ day of \_\_\_\_\_, 2023, at \_\_\_\_ o'clock \_\_\_\_.m.

James Mueller, Mayor City of South Bend

Attest:

# TAX ABATEMENT REPORT

TO: South Bend Common Council

FROM: Erik Glavich, Director, Growth and Opportunity Filed in Clerk's Office

- OCT 0 4 2023 Vacant Building Tax Abatement and Multi-Family Residential Development Real SUBJECT: Property Tax Abatement for Property Bros LLCITY CLERK, SOUTH BEND. IN
  - DATE: October 4<sup>th</sup>, 2023

On September 20, 2023, a petition for tax abatement from Property Bros LLC was filed with the Office of the City Clerk. The petition seeks consideration for (1) a vacant building abatement and (2) a multi-family residential development real property tax abatement. The vacant building abatement will apply to two existing structures that Property Bros LLC will rehabilitate, and the residential development abatement will apply to both the existing structures and a new duplex to be built on vacant land. All three affected parcels are in the Near Northwest Neighborhood.

Pursuant to Chapter 2, Article 6, Section 2-84.9 of the Municipal Code of the City of South Bend, the petition was referred to the Department of Community Investment for purposes of investigation and preparation of a report determining whether the area qualifies as an Economic Revitalization Area pursuant to Indiana Code 6 1.1-12.1 and all zoning requirements have been met.

The Department of Community Investment has reviewed the, investigated the area, and makes the following report.

# **Project Summary**

- The developer. Property Bros LLC, is undertaking the Legacy Project to bring at least • seven (7) affordable housing units online in the Near Northwest Neighborhood:
  - o 542 N. Scott Street: Rehabilitate existing vacant real property to create one or two 3-bedroom units and two 2-bedroom units. (The number of units will depend on the condition of the building and how the project unfolds.)
  - 430 Cottage Grove Avenue: Rehabilitate existing vacant real property to create one 3-bedroom unit and one 2-bedroom unit.
  - o 616 Sherman Avenue: Construct a new residential structure containing two 3bedroom units.
- Total investment for the project is \$930,000. ٠

# **Employment Impact**

Property Bros LLC plans to hire a part-time employee to manage and maintain the • properties. The petitioner indicated that the pay for this type of position would be \$40-50 per hour, but the person would be "on call" most of the time and would be paid per job.

### **Tax Estimates**

<u>Vacant Building Tax Abatement</u>: The petitioner qualifies for a two-year (2) vacant building tax abatement for the two existing structures:

- Current estimated combined annual taxes: \$2,721 (\$5,443 over the abatement period)
- Estimated combined taxes being abated during the abatement period: \$2,006
- Estimated total combined taxes to be paid during the abatement period: \$3,436

<u>Multi-Family Residential Development Real Property Tax Abatement</u>: The petitioner qualifies for an eight-year (8) multi-family residential development real property tax abatement for three properties, which includes two existing structures and new construction of a third residential building.

- Current estimated combined annual taxes: \$3,054
- Estimated combined annual taxes after the project's completion: \$20,808
- Total estimated combined taxes during the eight-year (8) abatement period: \$166,466
  - Estimated taxes being abated during the abatement period: \$107,675
  - Estimated total taxes to be paid during the abatement period: \$58,791

### **Abatement Qualification**

- 1. A review of the tax abatements previously granted finds that the petitioner has not been granted or is associated with a previous abatement.
- 2. The properties are properly zoned for the proposed project.
- 3. Taxes on the properties have been paid in full.
- 4. A review of the South Bend Redevelopment designation areas finds that the property is in the River West Development Area.
- 5. A review of the Tax Abatement Ordinance No. 9394-03 finds that the petitioner meets the qualifications for the following:
  - Two-year (2) vacant building tax abatement under Division 9 (Miscellaneous Real Property Tax Abatement), Section 2-84 (Council's Authority to Enlarge Real Property Tax Abatement General Standards).
  - Eight-year (8) multi-family residential development real property tax abatement under Division 2, Section 2-77 (Multi-Family Residential Developments).

8-Year Abatement				Prope	rty Bros	LLC		Filed	in Clerk's	Septem	ber 18, 2023 ]
			Resi	South Bei dential Real Pro	nd Portage Tow perty Tax Abate		*	1 1	the second s		
51	of Dwelling: Project Cost:	Multi-Family F \$235,300	Residence Rehabilitation	- 2 units -					CT 04202 /N M. JONE K. SOUTH B	3	
	erty Address: Key Number:	430 Cottage G 71-08-02-457-					hee		K, SOUTH B	END, IN	
			Without								
		Current	Abatement	Year 1	Year 2	Year 3	Year 4	Year 5	Year 6	Year 7	Year 8
Assessed Value (AV) Land Structure (Current AV + 80%	Project Cost)	\$ 8,800 45,400	233,640	233,640	233,640	233,640	233,640	233,640	233,640	233,640	233,640
Gross Assessed Value		54,200	242,440	242,440	242,440	242,440	242,440	242,440	242,440	242,440	242,440
Abatement Abatement Deduction			-	100% (188,240)	100% (188,240)	100% (188,240)	100% (188,240)	95% (178,828)	95% (178,828)	90% (169,416)	90% (169,416
Net Assessed Value		54,200	242,440	54,200	54,200	54,200	54,200	63,612	63,612	73,024	73,024
Property Taxes Assume constant tax rate of 5.289	7%										
Gross Tax (Tax Rate x Net /	AV)	2,867	12,824	2,867	2,867	2,867	2,867	3,365	3,365	3,863	3,863
Local Tax Credit (8.7112% c	of GT-DS)	(231)			(231)	(231)	(231)	(271)	(271)	(311)	(311
Circuit Breaker Credit		(1,336)			-	-	-	-	-	-	-
Taxes Due		\$ 1,301	\$ 5,818	\$ 2,636	\$ 2,636	\$ 2,636	\$ 2,636	\$ 3,094	\$ 3,094 \$	3,552 \$	3,552
		2%	2%	2%	2%	2%	2%	2%	2%	2%	2%
Circuit Breaker Cap		1,084	4,849	4,849	4,849	4,849	4,849	4,849	4,849	4,849	4,849
Debt Service (0.3997% of Net AV)		217		217	217	217	217	254	254	292	292
Max Tax Under the Cap		1,301	5,818	5,065	5,065	5,065	5,065	5, 103	5, 103	5,141	5,141
	Year	Abatement	Current Taxes Due	New Projected Tax	Combined Current & New Taxes	Taxes Abated	Net Taxes Paid				
	1	100%	\$ 1,301	\$ 4,517	\$ 5,818	\$ (3,182)	\$ 2,636				
	2	100%	1,301	4,517	5,818	(3,182)					
	3	100%	1,301	4,517	5,818	(3,182)					
	4	100%	1,301	4,517	5,818	(3,182)					
	5	95%	1,301	4,517	5,818	(2,724)	3,094				

4,517

4,517

4,517

36,138

1,301

1,301

1,301

10,405

(2,724)

(2,266)

(2,266)

(22,707)

5,818

5,818

5,818

46,543

3,094

3,552 3,552

23,836

\* This schedule is for estimation purposes only and assumes constant tax rates equal to those for 2022 Payable 2023. The true tax values will ultimately be determined by the actual assessed valuation and the then-current tax rates.

6 7

8

95%

90%

90%

Total:



8-Year Abatement

September 18, 2023

# Property Bros LLC

				Resid	lenti			Portage Tow y Tax Abate		ip nt Schedule	*									
Type of Dwelling: Estimated Project Cost:	Muli \$	ti-Family R 277,100		ence abilitation	-	4 units -														
Property Address: Tax Key Number:		N. Scott S 8-02-476-0		00-026																
Assessed Value (AV)	<u>(</u>	Current		Without atement		Year 1		Year 2		Year 3		Year 4		Year 5		Year 6		Year 7		Year 8
Land	\$	9,800	\$	9,800	\$	9,800	\$	9,800	\$	9,800	\$	9,800	\$	9,800	\$	9,800	\$	9,800	\$	9,800
Structure (Current AV + 80% Project Cost)	•	49,400	•	271.080	•	271,080	Ŧ	271,080	*	271,080	•	271,080	•	271,080	•	271,080	•	271,080	•	271,080
Gross Assessed Value		59,200		280,880		280,880		280,880		280,880		280,880		280,880		280,880		280,880		280,880
Abatement Abatement Deduction						100% (221,680)		100% (221,680)		100% (221,680)		100% (221,680)		95% (210,596)		95% (210,596)		90% (199,512)		90% (199,512)
Net Assessed Value		59,200		280,880		59,200		59,200		59,200		59,200		70,284		70,284		81,368		81,368
Property Taxes Assume constant tax rate of 5.2897%																				
Gross Tax (Tax Rate x Net AV)		3,132		14,858		3,132		3,132		3,132		3,132		3,718		3,718		4,304		4,304
Local Tax Credit (8.7112% of GT-DS)		(252)		(1,196)		(252)		(252)		(252)		(252)		(299)		(299)		(347)		(347)
Circuit Breaker Credit		(1,459)		(6,921)		-		-		-		-		-		-		-		-
Taxes Due	\$	1,421	\$	6,740	\$	2,879	\$	2,879	\$	2,879	\$	2,879	\$	3,418	\$	3,418	\$	3,958	\$	3,958
		2%	_	2%	- (i	2%		2%		2%		2%		2%		2%		2%		2%
Circuit Breaker Cap		1,184		5,618		5,618		5,618		5,618		5,618		5,618		5,618		5,618		5,618
Dabt Carrier (0 20070/ af Nat AV)												007		001		004		005		325
Debt Service (0.3997% of Net AV) Max Tax Under the Cap		237		1,123 6,740		237 5.854		237 5.854		237 5,854		237		281 5.899		281 5.899		325 5,943		5.943

Year			New Projected Tax	Combined Current & New Taxes	Taxes Abated	Net Taxes Paid
1	100%	\$ 1,421	\$ 5,320	\$ 6,740	\$ (3,861)	\$ 2,879
2	100%	1,421	5,320	6,740	(3,861)	2,879
3	100%	1,421	5,320	6,740	(3,861)	2,879
4	100%	1,421	5,320	6,740	(3,861)	2,879
5	95%	1,421	5,320	6,740	(3,322)	3,418
6	95%	1,421	5,320	6,740	(3,322)	3,418
7	90%	1,421	5,320	6,740	(2,783)	3,958
8	90%	1,421	5,320	6,740	(2,783)	3,958
	Total:	11,365	42,557	53,922	(27,653)	26,269

\* This schedule is for estimation purposes only and assumes constant tax rates equal to those for 2022 Payable 2023. The true tax values will ultimately be determined by the actual assessed valuation and the then-current tax rates.



8-Year Abatement

# Property Bros LLC

				Deeis	11			Portage Tow		And an							
				Resid	ienti	iai Real Prop	ben	y Tax Abate	me	nt Schedule							
Type of Dwelling:	Multi	-Family R	Resid	lence	-	2 units -											
Estimated Project Cost:	\$	417,500	Nev	w Construct	ion												
Property Address:	616 S	herman /	Aven	ue													
Tax Key Number:		-02-335-0															
				Without													
	C	urrent		atement		Year 1		Year 2		Year 3	Year 4	Year 5		Year 6		Year 7	Year 8
Assessed Value (AV)	<u> </u>		7 101	atomon		10011		10012		10010		10010		10010		10011	100.0
Land	\$	9,800	\$	9,800	\$	9,800	\$	9,800	\$	9,800	\$ 9,800 \$	9,800	\$	9,800	) \$	9,800	\$ 9,800
Structure (AV = 80% Project Cost)		-		334,000		334,000		334,000		334,000	 334,000	334,000	כ	334,000	)	334,000	 334,000
Gross Assessed Value		9,800		343,800		343,800		343,800		343,800	343,800	343,800	כ	343,800	)	343,800	343,800
Abatement						100%		100%		100%	100%	95%		95%		90%	90%
Abatement Deduction				-		(334,000)		(334,000)		(334,000)	(334,000)	(317,300	D)	(317,300	))	(300,600)	(300,600)
Net Assessed Value		9,800		343,800		9,800	-	9,800		9,800	9,800	26,500	)	26,500	)	43,200	43,200
Property Taxes																	
Assume constant tax rate of 5.2897%																	
Gross Tax (Tax Rate x Net AV)		518		18,186		518		518		518	518	1,402	2	1,40	2	2,285	2,285
Local Tax Credit (8.7112% of GT-DS)		(42)		(1,465)		(42)		(42)		(42)	(42)	(113	3)	(11;	3)	(184)	(184)
Circuit Breaker Credit		(143)		(8,471)		-		-		-	 -	-		-		-	-
Taxes Due	\$	333	\$	8,250	\$	477	\$	477	\$	477	\$ 477 \$	5 1,289	9\$	1,28	Э\$	2,101	\$ 2,101
		20/		20/		20/		20/		20/	 20/	20/	-	20/		20/	 20/

	3%	2%	2%	2%	2%	2%	2%	2%	2%	2%
Circuit Breaker Cap	294	6,876	6,876	6,876	6,876	6,876	6,876	6,876	6,876	6,876
Debt Service (0.3997% of Net AV)	39	1,374	39	39	39	39	106	106	173	173
Max Tax Under the Cap	333	8,250	6,915	6,915	6,915	6,915	6,982	6,982	7,049	7,049

Year	Abatement	Current Taxes Due	New Projected Tax	Combined Current & New Taxes	Taxes Abated	Net Taxes Paid
1	100%	\$ 333	\$ 7,917	\$ 8,250	\$ (7,774)	\$ 477
2	100%	333	7,917	8,250	(7,774)	477
3	100%	333	7,917	8,250	(7,774)	477
4	100%	333	7,917	8,250	(7,774)	477
5	95%	333	7,917	8,250	(6,961)	1,289
6	95%	333	7,917	8,250	(6,961)	1,289
7	90%	333	7,917	8,250	(6,149)	2,101
8	90%	333	7,917	8,250	(6,149)	2,101
	Total:	2,665	63,336	66,001	(57,315)	8,687

\* This schedule is for estimation purposes only and assumes constant tax rates equal to those for 2022 Payable 2023. The true tax values will ultimately be determined by the actual assessed valuation and the then-current tax rates.



September 18, 2023

# **City of South Bend Petition for Incentives**

		lude a \$250 fil d" before proc			for wh	iich γou are ap	oplying.	180	-		
General Information	Charles and	Projec	t Name	The Legacy	y Project	Project	Number	0 4 2023		ľ	
Legal name as registered with Secretary of State		Property	Bros LLC	;				M. JONES	1	-	
Business structure		Domestic	Limited Lia	ability Com	ipany CITY CLERK, SOUTH BEND, IN						
Company website			opertybrosl		,					-	
Proposed Project Informa	ation										
Proposed project address		Multiple ad	Idresses - S	ee attached	Parent compa	iny name	Property	Bros LLC		-	
City, State, Zip	South B	Bend, IN			Legal owner		Property			-	
Site acreage or acreage required	4	0.4			Is the real est or leased?	ate owned	Owned			-	
Square feet of facility		6400			If leased, by w	whom?				1	
Primary Contact Informat	ion					and the second		an test ar	and the second		
Primary company contact name		Jordan Ri	chardson		Title	CEO					
Address of company contact		1251 N. E	ddy Street,	, Suite 200	Phone	574-904-5	5674			-	
City, State, Zip	South B	end, IN 466			Email	iordan@p	ropertybro	sllc.com		-	
Senior Official Informatio						<u>p. c.</u>					
Company senior official name	and the second	Same as a	above	*	Title					-	
Address of company contact (if different from above)					Phone					-	
City, State, Zip	Τ				Email					-	
Consultant Information/A	gent									1	
Hired business consultant/agent	name	N/A			Consultant rel	ease? (Y/N)				-	
Address					Local econom approval? (Y/	ic development	partners			1	
City, State, Zip	1				Email	,		· · · · · · · · · · · · · · · · · · ·		-	
Project Overview											
Brief description of your company, project, and why the property is necessary for economic growth	Near Noi 4-plex at may be o will build conclusio high-qua Property commun become our neigh	rthwest Neig t 542 N. Sco converted to a brand-ne on, Property lity units tha Bros along ity. The mor less travele	ghborhood. ott St. and a o a 3-unit bu w duplex o / Bros will h at will add v with its par re vacant lo d, walked a oy rehabbin	Property B a duplex at 4 uilding (its c in vacant pro- nave brough vibrancy to t rtners, realized there and bligh and develop ing these unl	Bros LLC wi 430 Cottag priginal layo roperty at 6 at at least 7 the neighbo zed the imp hted housir bed on. We oved home	ill rehabilitat le Grove Av but) as the p 516-618 She 7 housing ur prhood. pact that be ng that goes have made es, offering i	te two vaca e. The Sco project deve erman Ave hits online. tter housing s unloved, t e it our core	ble housing to int buildings: tt Street prop elops. Moreo . At the proje These will be g has in our he more our focus to imp options to th	a perty ver, we ct's e streets		
and the second state of th											
Certified Technology Park approp	riate	N/A									
Certified Technology Park approp Is the project in a Tax Incremental (TIF) area? If so, which?		N/A River We	st								
is the project in a Tax Incremental	Financing			Number of resid	fential units cre	eated by	7-8				

Instructions: Complete pages 1-3

the type of abatement (real) Clerk

AND the proper Form SB-1 for

property or personal property)

S COUTH HE

Investment Details											
Public Infrastructure needs (Off-site of project in dollars)	Has any 504 funding been received?	What is the value of any equipment being purchased in Indiana for the project?	What is the value of any equipment being purchased from out of state for the project?								
N/A	No	N/A	N/A								

2022	2023	2024	2025	2026	2027	2028	2029
	\$ 15,000.00						
	\$ 120,000.00						
<u> </u>		\$ 402,495.00					
	\$ 392,362.00						
\$ 0.00	\$ 527,362.00	\$ 402,495.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00	\$ 0.00
		\$ 15,000.00 \$ 120,000.00 \$ 392,362.00 	\$ 15,000.00  \$ 120,000.00  \$ 402,495.00  \$ 392,362.00	\$ 15,000.00	\$ 15,000.00         \$ 120,000.00         \$ 120,000.00         \$ 402,495.00         \$ 392,362.00	\$ 15.000.00	\$ 15,000.00

Full-Time Perm	anent Indiana-	Reside	nt Positions	by Calenda	r Year					and growing
Calendar Year	Jobs retained		Hourly average wage, w/o benefits or bonuses		ive # of net <u>NEV</u> ent jobs created		benefits or	i <u>ge</u> wage, w/o bonuses, of net new jobs	Total training expenditure - not cumulative	Total # to be trained - not cumulative
2023										2
2024					1		\$ 5	0.00		
2025										
2026										
2027										
2028										
2029							-			
2030										
2031										
2032						2				
2033										
2034										
	Prov	ide ho	urly wage ir	formation	for new emp	oloyees in th	e following	positions.		Section 1
			Ful	l time		Part time				
Laborer	2									
Technic	al									
Manager	ial	_								
Administra	itive									
Who will be the inc with WorkOne on r	lividual responsible ecruiting?	for coo	rdinating	N/A						
Does your company	have an EEO hiring	policy?	N/A		Are you a	n EEO employer	?		N/A	
Plea	se list the num					d/or female	•	Please des	scribe your comr	nitment to
		emplo	yees for the	following	/ears:	Call Star	19 - 19 A. A.		d inclusion by de	
Year	New your street		)23	202		20		outreach and recruitment efforts for the l three years as well as current policies.		
	Full	Time	Part Time	Full Time	Part Time	Full Time	Part Time			
Black								As a mir	nority-own	ed
Hispani	c								s, Property	
Asian								committe	ed to emp	owering
Indian									of all back	grounds
Female									urpose of	.,
Other								pettering	g our com	nunity.

	*** Sign	Complete the table below for Real Pro at the bottom for all requested incention			rty). ***
		Public Benefit	Item:		
companies lease comp	which will lete the ta	d on both the construction companies and the I provide materials purchased for this project. ble below with the appropriate information. If ints, please enter the full amount of available points.	Qualify (Yes or No)	Earned Points	Available Points
1		Construction Related (Contractors):			
	А.	Employ Local Companies (75%)	Y	20	20
	В.	Purchase Materials from Local Companies (75%)	Y	20	20
	C.	Require Employees vs. Independent Contractors	N	0	19
	D.	Require Prevailing Wage	N	0	22
	Ε.	Require Health Benefits	N	0	22
	F.	Require Retirement Benefits	N	0	18
	G.	Maintain Affirmative Action Plan	N	0	20
		Sub-total Construction Related:		40	141
2		Wage & Benefit Related (Owner):			
	Α.	Pay Target Wage Levels	N	0	33
	B.	Provide Health Benefits	N	0	34
	C.	Provide Retirement Benefits	N	0	29
	D.	Provide Training	Y	28	28
	E.	Provide Child Care	N	0	15
	F.	Provide Transportation Assistance	N	0	14
	G.	Provide Employer Assisted Housing program	N	0	9
		Sub-total Wage & Benefit Related:		28	162
3		Workforce Related:			
	Α.	Create New Jobs	Y	42	42
[	В.	Retain Existing Jobs	Y	41	41
	C.	Maintain Affirmative Action Plan	N	0	35
	D.	Provide Targeted Hiring Preference	N	0	34
		Sub-total Workforce Related:	ļļ	83	152
4		Support a Municipal Facility:			
	Α.	Support a SB Municipal Facility (donations to the zoo, conservatory, museum, etc.)	N	0	84
		Name of Facility	ļ		T
		Sub-total Municipal Facility:	++	0	84
		Sub-total from Above:		151	539

The undersigned owner(s) of real property, located within the City of South Bend, herby petition the Common Council of the City of South Bend for a real and/or personal property tax abatement consideration and pursuant to I.C., 6-1.1-12.1-1, <u>et seq</u>., and South Bend Municipal Code Sec. 2-76 <u>et seq</u>., for this petition state the above.

Submitted By:

Jordau Richardsou Date: 2023-09-19

			Land	1: \$ 28,4	100	
/hat is the curr	ent assessed value	Real Pro		\$ 94.800		
hat is the proj	ected assessed valu	e? Real Pro		\$ 838,720	and the second design of the second distance	
hat is the tax l	key number for this	project?	71-08-02-3			
/hat is the six d	igit NAICS code?				00-026; 7/-08-0	02-457-002.
ease attach a G	loogle map and str	eet view of the locati	on.			
		ersonal property taxe	es Real Property Taxes:		Personal Property Taxes:	
id for the last	five years when ap Year One			-		
	Year Two	Tay LOLL	1258.0			
		2021	1801.0			
	Year Thre	2020	2684.6			
	Year Fou	2011	3809			
	Year Five	2018	1229.3	0		
	Plea	se fill out the follo	wing Public Benefit Summar	y Information a	nd add to total from above.	
				(Y or N)	Points	Points
		Public Benefit Item	1:		. <u> </u>	
		Project R	elated:			
5	A. F	Redevelop a Site the	at has Special Needs	Y	49	49
	B. 1	Develop Based on L	ocal University Research	N	-	35
	C. Achieve a Physical Element of a Plan		Y	36	36	
		Sub-tot	al Project Related:	-	85	120
6	Super Si	ze Projects (point	values are cumulative):			
-		100% to 199%		Y	25	25
		200% to 299%		Y	8	68
		800% to 399%		<u> </u>	-	65
	D. 4	00% and Over		N		52
ł		C	al Super Size Projects:		93	210
7		Pay for Municipal			13	210
ŀ	T	ay for Oversizing o			1	14
		Pay for 26-50% of E				26
		ay for 51-75% of E				39
l l		ay for 76-100% of				52
ŀ	- r			<u>'</u>		<u></u>
	T	Sub-tota	al Infrastructure Related:		~	131
×				2002.1.4	Ala la Alia	
	Total	from Applicant Sec	ction:	Filed Ir	CIERK S Office	539
	Tot	al from Staff Section	on:		178	461
	Tota	l Public Benefit Po	ints:	0(	T 0 13 291	1000

DAWN M. JONES CITY CLERK, SOUTH BEND, IN

S THE STATE OF		MENT OF BENEF						23 PAY 2024
		<b>STATE IMPROVE</b> 51767 (R7 / 1-21)	EMENTS	1	ni had in	Clerk's	OfficeFORM	SB-1 / Real Property
1816		. ,	cal Government Finance		Filed III	San all a state of the state of		RIVACY NOTICE
Redevelopr	ment or reha		that qualifies under the follow approvements (IC 6-1.1-12.1-4		Code (check on OC	e box): ST 0420	of the pr paid to i property	rmation concerning the cost operty and specific salaries ndividual employees by the owner is confidential per -12.1-5.1.
<ul> <li>information submitted to</li> <li>The statem the redevelo</li> <li>To obtain a made or not failed to file</li> <li>A property of Property sh IC 6-1.1-12</li> <li>For a Form deduction a remains in to</li> </ul>	from the ap, o the design ent of benefi- opment or re- deduction, a ot later than i a deduction owner who fi- oould be atta 1-5.1(b) n SB-1/Real allowed. Fo effect. IC 6-	plicant in making its deci lating body <b>BEFORE</b> the fits form must be submitte ehabilitation for which the a Form 322/RE must be i thirty (30) days after the mapplication within the pr files for the deduction mu inched to the Form 322/RE	esignating the Economic Re- sion about whether to design redevelopment or rehabilitat ad to the designating body and person desires to claim a d filed with the county auditor l assessment notice is mailed rescribed deadline may file a st provide the county auditor E when the deduction is first ed after June 30, 2013, the perty that is approved prior	nate an Ecor tion of real p nd the area o eduction. Defore May 1 to the prope n application and design claimed and designating to July 1, 20	nomic Revitalizati roperty for which designated an eco of in the year in w rty owner if it was between Januar ating body with a then updated an body is required 013, the abateme	on Area. Ot the person v onomic revit which the add s mailed afte ry 1 and May Form CF-1/ nually for ea d to establis	herwise, this s vishes to clair alization area dition to asses er April 10. A v 10 of a subs Real Property ch year the d th an abatem	statement must be n a deduction. before the initiation of seed valuation is property owner who equent year. t. The Form CF-1/Real eduction is applicable. ent schedule for each
SECTION 1 Name of taxpaye	or		TAXPAYER	INFORMAT	ON			
Address of taxpa	•	erty Bros LLC			0	<b>D</b> I	1.	40047
Number and St Name of contact	treet: 125	1 N. Eddy Sti	reet, Suite 200	Tolophono p	City: South	Bend	State: IN	
First	st Name: <b>JO</b>		Richardson	Telephone n	(574) 90			jordan@propertybrosllc.com
SECTION 2 Name of design			LOCATION AND DESCRIPT			ECT	Resolution num	nber
Location of prop	perty	Common C	ouncil of the City o	County C	Denu		DLGF taxing di	strict number
Number and Str	eet: 616-618	,	h Bend State: IN ZIP: 46616	St	. Joseph		026 (South	n Bend-Portage)
		n of a 2-unit resid	t, or rehabilitation (use additiona ential building	I sheets if nec	essary)		2024-01	date (month, day, year) -31 Detion date (month, day, year)
			والمتعادية والمتعادية والمتعادية والمتعادية				2024-07	-01
SECTION : Current Number	5 [	Salaries \$ 0	RempLoyees and sala	Calarian	\$ 0	Number Addi		Salaries \$ 0
SECTION 4			U TIMATED TOTAL COST AN			POJECT	0	φU
SECHOR			IIIMATED TOTAL COSTAN				PROVEMEN	ITS
					COST		ASS	ESSED VALUE
Current val	and the state of t				\$ 0			\$0
		of proposed project			\$ 417,500 \$ 0			\$ 334,000 \$ 0
		pon completion of projec	t		\$ 417,500			\$ 334,000
SECTION	Contraction of the local division of the loc		CONVERTED AND OTHER	RBENEFITS	PROMISED BY	THE TAXP	YER	
Estimated s	solid waste o	converted ( <i>pounds</i> )		Estimate	ed hazardous was	ste convertee	d (pounds) 0	
Other benefits								
SECTION ( I hereby c		he representations in	TAXPAYER C this statement are true.	ERTIFICATI	ON			
-		Richardsou					Date signed (m 2023-09-	onth, day, year) 19
Printed name of Jorda	f authorized re an Richar				CEO			

### FOR USE OF THE DESIGNATING BODY

	nd that the applicant meets th IC 6-1.1-12.1, provides for th	-		oted or to b	e adopted	I by this body. Sa	id resolution, passed or to be passed
A.	The designated area has be expires is12/31/20;						e below). The date this designation expiration date for the designated area.
B.	The type of deduction that is 1. Redevelopment or rehabi 2. Residentially distressed a	litation of real esta		to: Yes Yes	□No X No		
C.	The amount of the deduction	n applicable is limi	ted to \$	·			
D.	Other limitations or condition	ns (specify)	n/a				
E.	Number of years allowed:	Year 1	☐ Year 2 ☐ Year 7	☐ Year 3 🗙 Year 8		<ul><li>Year 4</li><li>Year 9</li></ul>	☐ Year 5 (* see below) ☐ Year 10
We ha	<ul> <li>F. For a statement of benefits approved after June 30, 2013, did this designating body adopt an abatement schedule per IC 6-1.1-12.1-17?</li> <li>Yes No</li> <li>If yes, attach a copy of the abatement schedule to this form.</li> <li>If no, the designating body is required to establish an abatement schedule before the deduction can be determined.</li> </ul>						
	(signature and title of authorized			Telephone			Date signed (month, day, year)
				()			
Printed na	rinted name of authorized member of designating body Name of designating body						
Attested I	Attested by (signature and title of attester) Printed name of attester						

\* If the designating body limits the time period during which an area is an economic revitalization area, that limitation does not limit the length of time a taxpayer is entitled to receive a deduction to a number of years that is less than the number of years designated under IC 6-1.1-12.1-17.

- A. For residentially distressed areas where the Form SB-1/Real Property was approved prior to July 1, 2013, the deductions established in IC 6-1.1-12.1-4.1 remain in effect. The deduction period may not exceed five (5) years. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body is required to establish an abatement schedule for each deduction allowed. Except as provided in IC 6-1.1-12.1-18, the deduction period may not exceed ten (10) years. (See IC 6-1.1-12.1-17 below.)
- B. For the redevelopment or rehabilitation of real property where the Form SB-1/Real Property was approved prior to July 1, 2013, the abatement schedule approved by the designating body remains in effect. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating body is required to establish an abatement schedule for each deduction allowed. (See IC 6-1.1-12.1-17 below.)

#### IC 6-1.1-12.1-17

#### Abatement schedules

Sec. 17. (a) A designating body may provide to a business that is established in or relocated to a revitalization area and that receives a deduction under section 4 or 4.5 of this chapter an abatement schedule based on the following factors:

- (1) The total amount of the taxpayer's investment in real and personal property.
- (2) The number of new full-time equivalent jobs created.
- (3) The average wage of the new employees compared to the state minimum wage.
- (4) The infrastructure requirements for the taxpayer's investment.

(b) This subsection applies to a statement of benefits approved after June 30, 2013. A designating body shall establish an abatement schedule for each deduction allowed under this chapter. An abatement schedule must specify the percentage amount of the deduction for each year of the deduction. Except as provided in IC 6-1.1-12.1-18, an abatement schedule may not exceed ten (10) years.

(c) An abatement schedule approved for a particular taxpayer before July 1, 2013, remains in effect until the abatement schedule expires under the terms of the resolution approving the taxpayer's statement of benefits.



STATE OF		IENT OF BENEFI					2023 PAY 2024
		<b>STATE IMPROVE</b> 51767 (R7 / 1-21)	MENIS			FOR	M SB-1 / Real Property
1816	Prescribed	by the Department of Loc	al Government Finance	personal the Control of the Control	a fan Afrika yw fan yw fan yw yw yw fan yw yw yw y Ym fan yw fan yw fan yw fan yw fan yw fan yw yw yw yw yw gan y		PRIVACY NOTICE
Redevelopr	ment or reha		nat qualifies under the follor provements (IC 6-1.1-12.1-	wing Indiana Code ( <i>cheek o</i> 4)	ha Koxjerk's	paid to proper	formation concerning the cost property and specific salaries individual employees by the ty owner is confidential per 1-12.1-5.1.
<ul> <li>information submitted to</li> <li>2. The statem the redevel</li> <li>3. To obtain a made or no failed to file</li> <li>4. A property of Property sh IC 6-1.1-12</li> <li>5. For a Form deduction a</li> </ul>	nent must be from the app of the design ent of benefit opment or re deduction, a tater than t a deduction owner who fit ould be attat .1-5.1(b) of SB-1/Real	plicant in making its decis, ating body <b>BEFORE</b> the r its form must be submitted shabilitation for which the a Form 322/RE must be fil thirty (30) days after the a o application within the pre- iles for the deduction mus ched to the Form 322/RE Property that is approver r a Form SB-1/Real Prop	ton about whether to design edevelopment or rehabilitat to the designating body a person desires to claim a d ed with the county auditor to ssessment notice is mailed scribed deadline may file a t provide the county auditor when the deduction is first d after June 30, 2013, the	vitalization Area prior to the hate an Economic Revitaliza- tion of real property for which do the area designated and eduction. before May 10 in the year in to the property owner if it w n application between Janu and designating body with claimed and then updated a designating body is requir to July 1, 2013, the abater	tion Area. O h the person gonorfic rev which the ac ras mailed aft ary 1 and Ma a Form CF-1 annually for e red to establi	therwise, this wishes to cla talization are ldition to asse er April 10. A y 10 of a sub /Real Propen ach year the sh an abater	a statement must be im a deduction. The before the initiation of essed valuation is A property owner who sequent year. by. The Form CF-1/Real deduction is applicable. ment schedule for each
SECTION 1			TAXPAYER	INFORMATION		a see the fu	
Name of taxpaye	<sup>®</sup> Prope	erty Bros LLC					
Address of taxpa Number and St	ayer treet: 125	1 N. Eddy Str	eet, Suite 200	City: Sout	h Bend	State:	N ZIP: 46617
Name of contact First	t person st Name: <b>JO</b>	rdan Last Name:	Richardson	Telephone number (574) S	04-5674	E-mail addres	s jordan@propertybrosllc.com
SECTION			DCATION AND DESCRIPT	ION OF PROPOSED PRO	JECT		國和這一主義也是於自己
Name of design		Common Co	ouncil of the City o	f South Bend		Resolution number	
	eet: 542 N	- /	Bend $_{\text{State:}}$ IN $_{\text{ZIP:}}$ 46616	<sup>County</sup> St. Joseph		DLGF taxing district number 026 (South Bend-Portage)	
		aprovements, redevelopment, a vacant 4-unit re	or rehabilitation <i>(use additiona</i> sidential building	I sheets if necessary)		Estimated start date (month, day, year) 2023-10-01	
			g		л. <sup>16</sup>	Estimated con 2024-0	neletion date ( <i>month, day, year</i> ) 1–31
SECTION 3				RIES AS RESULT OF PRO	and a second contraction which are the second	AN ADDRESS AND AND AN ADDRESS ADDRESS	
Current Number	0	Salaries \$ 0	Number Retained 0	RIES AS RESULT OF PRO	Number Add	ditional 0	<sup>Salaries</sup> \$ 0
SECTION 4		EST	IMATED TOTAL COST AN	D VALUE OF PROPOSED			
				COST	AL ESTATE I	MPROVEME	
Current val				\$ 90,000		AG	\$49,400
		of proposed project		\$ 277,100	0		\$ 171,680
		perty being replaced		\$ 0			\$0
	And Forgers and the set of the set	oon completion of project		\$ 367,100			\$ 221,080
SECTION S		waste ( converted ( pounds) 0	CONVERTED AND OTHER	BENEFITS PROMISED B			) D
	Solid Waste C						
Other benefits							
SECTION				ERTIFICATION			
I hereby c	entify that t	he representations in the	nis statement are true.				
Signature	norde area	CARDAT (ASUK				Date signed (i 2023-0	month, day, year) <b>9-19</b>
Printed name of				Title			
Jorda	n Richar	dson		CEO			

			E DESIGNATING B			
We find that the applicant meets th under IC 6-1.1-12.1, provides for th			adopted or to be adop	oted by this body. S	aid resolution, passed or to be	passed
A. The designated area has be expires is12/31/202	een limited to a pe	riod of time not to ex This question addi			e below). The date this design expiration date for the design	
<ul> <li>B. The type of deduction that is</li> <li>1. Redevelopment or rehab</li> <li>2. Residentially distressed a</li> </ul>	ilitation of real esta	ate improvements	ited to:			v
C. The amount of the deductio	n applicable is lim					
D. Other limitations or conditio	ns (specify)	n/a				
E. Number of years allowed:	Year 1 Year 6	☐ Year 2 ☐ Year 7	☐ Year 3 X Year 8	☐ Year 4 ☐ Year 9	Year 5 (* see below) Year 10	
<ul> <li>F. For a statement of benefits</li> <li>X Yes</li> <li>No</li> <li>If yes, attach a copy of the a</li> <li>If no, the designating body is</li> </ul>	abatement schedu is required to estal ation contained in	le to this form. blish an abatement s the statement of ber	schedule before the d	leduction can be det	ermined.	ave
determined that the totality of bene Approved (signature and title of authorized			Telephone numbe	r	Date signed (month, day, year	-)
	-		( )			/
Printed name of authorized member of dea	signating body		Name of designati	ng body		
Attested by (signature and title of attester)			Printed name of a	ttester		
2013, the designating body deduction period may not e B. For the redevelopment or re- schedule approved by the o body is required to establish IC 6-1.1-12.1-17 Abatement schedules Sec. 17. (a) A designating body m section 4 or 4.5 of this chapter an (1) The total a (2) The numb (3) The avera	ect. The deduction is required to esta xceed ten (10) yea ehabilitation of rea designating body ro n an abatement sc ay provide to a bu abatement schedu amount of the taxp ber of new full-time age wage of the ne structure requirement atement of benefits der this chapter. A ided in IC 6-1.1-12 yed for a particular	period may not exc blish an abatement ars. (See IC 6-1.1-1 property where the emains in effect. For hedule for each ded siness that is establi- le based on the follo- ayer's investment in equivalent jobs cre- w employees comp ents for the taxpayer is approved after Jun n abatement schedu .1-18, an abatemen taxpayer before Jul	eed five (5) years. F schedule for each de 2.1-17 below.) Form SB-1/Real Pro a Form SB-1/Real Pro uction allowed. (See shed in or relocated by factors: real and personal pr ated. ared to the state mini 's investment. e 30, 2013. A design ile must specify the p t schedule may not e y 1, 2013, remains in	or a Form SB-1/Rea eduction allowed. Ex- perty was approved roperty that is appro- IC 6-1.1-12.1-17 be to a revitalization are roperty. mum wage. mating body shall est percentage amount of xceed ten (10) years	I Property that is approved after cept as provided in IC 6-1.1-12 prior to July 1, 2013, the abate ved after June 30, 2013, the d ow.) ea and that receives a deduction ablish an abatement schedule f the deduction for each year of the deduction for each year of	er June 30, 2.1-18, the ement esignating on under
		Ň		Filed in	Clerk's Office	

<ul> <li>Redevelopr</li> <li>Residentiall</li> <li>INSTRUCTION</li> <li>This statem information submitted to</li> <li>The statem the redevel</li> <li>To obtain a made or not failed to file</li> <li>A property of Property sh IC 6-1.1-12</li> <li>For a Form deduction a remains in the</li> </ul>	REAL E State Form 5 Prescribed is being cor- nent or reha y distressed <i>IS:</i> tent must be from the ap, to the design ent of benefic deduction, a deduction, a to later than i a deduction owner who fi ould be atta 1-5.1(b) SB-1/Real allowed. Fo effect. IC 6-	mpleted for real proper abilitation of real estated a area (IC 6-1.1-12.1-4 e submitted to the body plicant in making its de ating body <b>BEFORE</b> to its form must be subm ehabilitation for which a Form 322/RE must b thirty (30) days after th o application within the illes for the deduction r iched to the Form 322/ Property that is apprir r a Form SB-1/Real F	<b>VEMENTS</b> Local Government Finance thy that qualifies under the follow improvements (IC 6-1.1-12.1-4 .1) designating the Economic Re ecision about whether to design he redevelopment or rehabilitativited to the designating body at the person desires to claim a d be filed with the county auditor l prescribed deadline may file a must provide the county auditor (RE when the deduction is first poved after June 30, 2013, the Property that is approved prior	4) vitalization A nate an Econ tion of real pu nd the area o leduction. before May 1 I to the prope in application r and design claimed and e designating to July 1, 20	rea prior to the p omic Revitalizati operty for which lesignated an ec 0 in the year in v rty owner if it wa between Janua ating body with a then updated an body is require 013, the abatem	e box): ublic hearin on Area. O the person onomic revi vhich the ao s mailed aft ry 1 and Ma Form CF-1, nually for ea d to establi	Any im Any im of the paid of proper IC 6-1. DAWN giff the desig therwise, this wishes to cla talization are Idition to asse er April 10. A y 10 of a sub /Real Propen ach year the sh an abater	statement must be im a deduction. a before the initiation of essed valuation is a property owner who isequent year. ty. The Form CF-1/Real deduction is applicable. ment schedule for each		
SECTION 1 Name of taxpaye		erty Bros LL		INFORMATI	ON					
Address of taxpa Number and St	•		treet, Suite 200		City: South	Bend	State:	N ZIP: 46617		
Name of contact First	person at Name: <b>JO</b>	rdan Last Nat	me: Richardson	Telephone nu	<sup>imber</sup> (574) 90	04-5674	E-mail addres	s jordan@propertybrosllc.com		
SECTION 2	The second s		LOCATION AND DESCRIPT	TION OF PR	OPOSED PROJ	ECT	Develotion			
Name of design	ating body	Common	Council of the City o	of South I	f South Bend			Resolution number		
Location of prop Number and Str	erty <sub>eet:</sub> 430 Cotta	age Grove Ave. <sub>City:</sub> So	buth Bend $_{\text{State:}}$ IN $_{\text{ZIP:}}$ 46616	County St	County St. Joseph			DLGF taxing district number 026 (South Bend-Portage)		
			ent, or rehabilitation (use additiona	l sheets if necessary)			Estimated start date (month, day, year) 2023-10-30			
Renabilità	ation of a	a 2-unit resider	ntial building				Estimated com	npletion date ( <i>month, day, year</i> ) -01		
SECTION 3 Current Number	3	ESTIMATE Salaries	OF EMPLOYEES AND SALA	RIES AS RE Salaries	SULT OF PROF	Number Add	litional	Salaries		
	0	Salaries \$ 0	0	Salaries	\$ O		0	Salaries \$ 0		
SECTION 4	ļ		ESTIMATED TOTAL COST AN	ND VALUE O				NTO		
					COST	ESTATE I	MPROVEME AS	SESSED VALUE		
Current value	Jes				\$ 30,000			\$ 45,400		
		of proposed project			\$ 235,300			\$ 188,240		
		perty being replaced	ort		\$ 0 \$ 265,300			\$ 0 \$ 233,640		
SECTION			TE CONVERTED AND OTHER	R BENEFITS		THE TAXP	AYER	¥ 230,040		
		converted ( <i>pounds</i> ) 0		Estimate	d hazardous was	ste converte	d (nounds)	0		
Other benefits										
SECTION 6			TAXPAYER C	ERTIFICATI	NC					
I hereby c	ertify that t	he Jorratara in Rel	Chiana som tare true.							
Signature of aut								month, day, year)		
Drinted and a	authorized				7.11-		2023-09	-19		
Printed name of	Richard				CEO					

We find that the applicant meets the general standards in the resolution adopted or to be adopted by this body. Said resolution, passed or to be passed under IC 6-1.1-12.1, provides for the following limitations:							
A. The designated area has been limited to a period of time not expires is12/31/202 6 NOTE: This question	A. The designated area has been limited to a period of time not to exceedN/A calendar years* (see below). The date this designation expires is12/31/202.6 NOTE: This question addresses whether the resolution contains an expiration date for the designated area.						
	<ul> <li>B. The type of deduction that is allowed in the designated area is limited to:</li> <li>1. Redevelopment or rehabilitation of real estate improvements X Yes No</li> <li>2. Residentially distressed areas Yes X No</li> </ul>						
C. The amount of the deduction applicable is limited to \$	N/A						
D. Other limitations or conditions (specify)N/A							
E. Number of years allowed: Year 1 Year Year 6 Year	ar 2 📄 Year 3 ar 7 🛛 🗶 Year 8	☐ Year 4 ☐ Year 9	☐ Year 5 (* see below) ☐ Year 10				
<ul> <li>F. For a statement of benefits approved after June 30, 2013,</li> <li>X Yes No</li> <li>If yes, attach a copy of the abatement schedule to this for If no, the designating body is required to establish an aba</li> <li>We have also reviewed the information contained in the stateme determined that the totality of benefits is sufficient to justify the designation of the stateme is a sufficient to sufficient to state the determined that the totality of benefits is sufficient to justify the designation of the stateme is a sufficient to sufficient to state the statement of the statement schedule to be a sufficient to suffi</li></ul>	m. tement schedule before the de nt of benefits and find that the	duction can be dete	ermined.				
Approved (signature and title of authorized member of designating body)	Telephone number	7	Date signed (month, day, year)				
Printed name of authorized member of designating body	( ) Name of designating	g body					
Attested by (signature and title of attester)	Printed name of atte	ester					
<ul> <li>* If the designating body limits the time period during which an artaxpayer is entitled to receive a deduction to a number of years t</li> <li>A. For residentially distressed areas where the Form SB-1/R</li> <li>6-1.1-12.1-4.1 remain in effect. The deduction period may 2013, the designating body is required to establish an abar</li> </ul>	that is less than the number of teal Property was approved prior v not exceed five (5) years. For atement schedule for each ded	years designated u or to July 1, 2013, t r a Form SB-1/Rea	nder IC 6-1.1-12.1-17. he deductions established in IC I Property that is approved after June 30,				
<ul> <li>deduction period may not exceed ten (10) years. (See IC 6-1.1-12.1-17 below.)</li> <li>B. For the redevelopment or rehabilitation of real property where the Form SB-1/Real Property was approved prior to July 1, 2013, the abatement schedule approved by the designating body remains in effect. For a Form SB-1/Real Property that is approved after June 30, 2013, the designating</li> </ul>							

FOR USE OF THE DESIGNATING BODY

#### IC 6-1.1-12.1-17

#### Abatement schedules

Sec. 17. (a) A designating body may provide to a business that is established in or relocated to a revitalization area and that receives a deduction under section 4 or 4.5 of this chapter an abatement schedule based on the following factors:

- (1) The total amount of the taxpayer's investment in real and personal property.
- (2) The number of new full-time equivalent jobs created.
- (3) The average wage of the new employees compared to the state minimum wage.

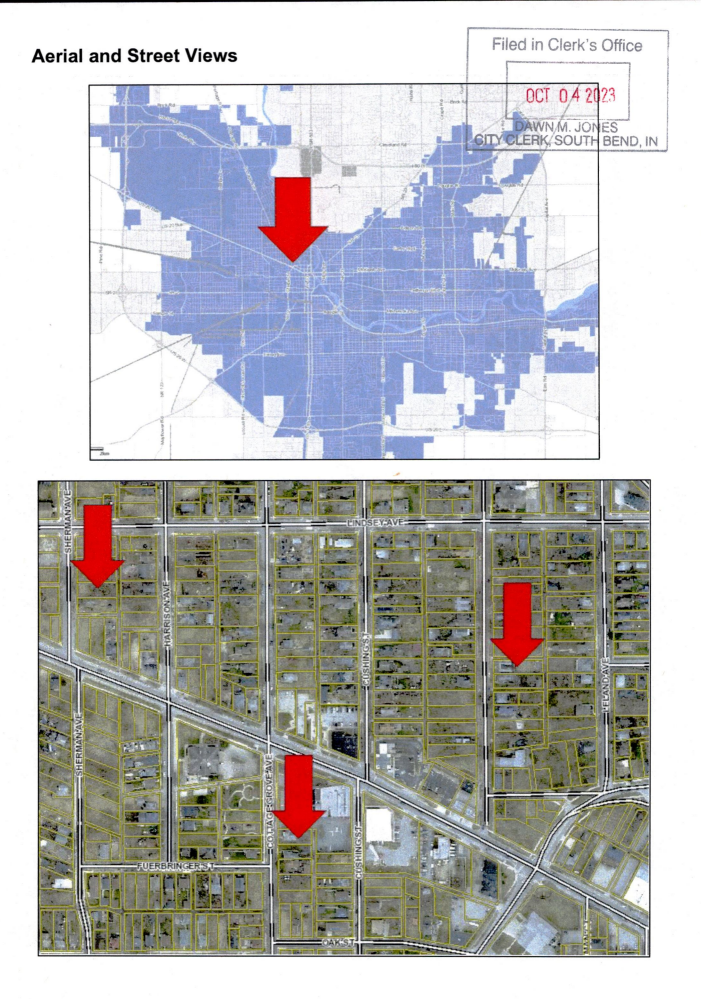
body is required to establish an abatement schedule for each deduction allowed. (See IC 6-1.1-12.1-17 below.)

(4) The infrastructure requirements for the taxpayer's investment.

(b) This subsection applies to a statement of benefits approved after June 30, 2013. A designating body shall establish an abatement schedule for each deduction allowed under this chapter. An abatement schedule must specify the percentage amount of the deduction for each year of the deduction. Except as provided in IC 6-1.1-12.1-18, an abatement schedule may not exceed ten (10) years.

(c) An abatement schedule approved for a particular taxpayer before July 1, 2013, remains in effect until the abatement schedule expires under the terms of the resolution approving the taxpayer's statement of benefits.

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CIT	DAWN M. JONES Y CLERK, SOUTH BEND, IN	
	, JOOTH BEND, IN	1





430 Cottage Grove Ave.



616 Sherman Ave.



Filed in Clerk's Office

OCT 0 4 2029

# MEMORANDUM OF AGREEMENTCITY CLERK, SOUTH BEND, IN

## (MULTI-FAMILY RESIDENTIAL DEVELOPMENT REAL PROPERTY TAX ABATEMENT)

This Memorandum of Agreement (Agreement) dated as of September 28, 2023, serves as confirmation of a commitment by **Property Bros LLC** (the "Applicant"), pending an October 9th, 2023, public hearing, to comply with the project description, job creation and retention (and associated wage rates and salaries) figures contained in its petition, Statement of Benefits, and attachments and this Agreement.

1. <u>Property Associated with the Abatement and Responsibilities of the Applicant</u>. At the time of this Agreement, the properties are located at;

542 N Scott St, South Bend, IN 46616, 430 Cottage Grove Avenue, South Bend, IN 46616 and 616 Sherman Avenue, South Bend, IN 46616,

and have Key Numbers;

71-08-02-476-017.000-026, 71-08-02-457-002.000-026 and 71-08-02-335-006.000-026, respectively.

Throughout the duration of the abatement, the Applicant shall promptly report any changes in the address or Key Number of the property receiving the abatement to the Department of Community Investment and to the Office of the City Clerk. Moreover, the Applicant also shall report any material changes or improvements made to the property subject to the abatement including changes as the result of subdividing, replatting, or otherwise. The Applicant agrees that failure to promptly report changes can result in a finding of noncompliance on behalf of the Applicant under the commitments of this Agreement.

2. <u>Commitments of City and Applicant</u>. Subject to the adoption of a Declaratory Resolution and a Confirmatory Resolution by the South Bend Common Council (the "SBCC"), the City of South Bend, Indiana, (the "City") commits to provide an **eight-year (8) multi-family residential development** real property tax abatement for the Applicant, based on the Applicant's commitment set forth in its Application. The Applicant commits to the following (the "Commitments"):

(a) making total combined real property expenditures of no less than Nine Hundred Thirty Thousand dollars (\$930,000.00) for the development of at least seven (7) affordable housing units at property identified in Section 1 of this Agreement;

(b) creating at least one (1) permanent part-time job with an average hourly wage of between \$40-\$50 and

(c) acting in good faith to complete the project as described in its Application.

3. <u>Applicant's Compliance with City and State Laws</u>. During the term of the abatement, the Applicant shall comply with Chapter 2, Article 6, of the South Bend Municipal Code, entitled "Tax Abatement Procedures," and all governing provisions of the Indiana Code. During the term of this

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abatement, the City may annually request information from the Applicant concerning the nature of the Project, the approved capital expenditure of the Project, the number of full-time permanent positions newly created by the Project, and the average wage rates and salaries (excluding benefits & overtime) associated with the positions, and the Applicant shall provide the City with adequate written evidence thereof within fifteen (15) days of such request (the "Annual Survey"). The City shall utilize this information and the information required to be filed by the Applicant in the CF-1 Compliance with the Statement of Benefits form to verify that the Applicant has at all times complied with the Commitments after the Commitment Date and during the duration of the abatement and for no other purpose. The Applicant further agrees to provide the City with such additional information as requested by the City to determine Applicant's compliance with the Commitments and with local and state requirements within twenty (20) days following any such request. Notwithstanding anything herein to the contrary, the Applicant as required by a court order or applicable law.

4. <u>Substantial Compliance and Rights of Termination</u>. The City, by and through the SBCC, reserves the right to terminate the Economic Revitalization Area designation and associated property tax abatement deductions if it reasonably determines that the Applicant has not made reasonable efforts to substantially comply with all the Commitments, as defined in Section 2 of this Agreement, and the Applicant's failure to substantially comply with the Commitments was not due to factors beyond its reasonable control, as described in Section 5 below.

5. <u>Factors Beyond Control.</u> As used in this Agreement, factors beyond the control of the Applicant shall only include factors not reasonably foreseeable at the time of designation application and submission of Statement of Benefits which are not caused by any act or omission of the Applicant, and which materially and adversely affect the ability of the Applicant to substantially comply with this Agreement. Applicant has the burden to communicate to the City any such factors in which it believes is beyond its control and impacting its ability to fulfill the terms of this Agreement or any tax abatement benefit provided to the City. The City reserves the right to investigate the factors cited by Applicant under this Section 5 to the fullest extent possible and may deny Applicant's request upon the completion of the City's investigation.

6. <u>Repayment of Tax Abatement Savings.</u> If at any time during the term of this Agreement the Applicant shall: (a) be delinquent or in default with respect to any tax payment in St. Joseph County, Indiana; or (b) cease operations at the facility for which the tax abatement was granted; or (c) announce the cessation of operations at such facility, then the City may immediately terminate the Economic Revitalization Area designation and associated tax abatement deductions, and upon such termination, require Applicant to repay all of the tax abatement savings received through the date of such termination.

7. <u>Notice/Hearing of Termination</u>. In the event that the City determines that the Economic Revitalization Area designation and associated tax abatement deductions should be terminated or that all or a portion of the tax abatement savings should be repaid, it will give the Applicant notice of such determination, including a written statement calculating the amount due from the Applicant, and will provide the Applicant with an opportunity to meet with the City's designated representatives to show cause why the abatement should not be terminated and/or the tax savings repaid. Such notice shall state the names of the person with whom the Applicant may meet and will provide that the Applicant

shall have thirty (30) days from the date of such notice to arrange such meeting and to provide its evidence concerning why the abatement termination and/or tax savings repayment should not occur. If, after giving such notice and receiving such evidence, if any, the City determines that the abatement termination and/or the tax repayment action is proper, the Applicant shall be provided with written notice and a hearing before the SBCC before any final action shall be taken terminating the abatement and/or requiring repayment of tax benefits. The Applicant shall be entitled to appeal that determination to a St. Joseph County Superior or Circuit Court.

8. <u>Repayment.</u> In the event the City requires repayment of the tax abatement savings as provided hereunder, it shall provide Applicant with a written statement calculating the amount due (the "Statement"), and Applicant shall make such repayment to the City within one hundred twenty (120) days of the date of the Statement. If the Applicant does not make timely repayment, the City shall be entitled to all reasonable costs and attorneys' fees incurred in the enforcement of this Agreement and the collection of the tax abatement savings required to be repaid hereunder.

9. <u>Modification/Entire Agreement</u>. This Agreement and the schedules attached hereto as <u>Exhibit</u> <u>A</u> contain the entire understanding between the City and the Applicant with respect to the subject matter hereof, and supersede all prior and contemporaneous agreements and understandings, inducements, and conditions, expressed or implied, oral, or written, except as herein contained. This Agreement may not be modified or amended other than by an agreement in writing signed by the City and the Applicant. The Applicant understands that any and all filings required to be made or actions required to be taken to initiate or maintain the abatement are solely the responsibility of the Applicant.

10. <u>Waivers</u>. Neither the failure nor any delay on the part of the City to exercise any right, remedy, power, or privilege under this Agreement shall operate as a waiver thereof, nor shall any single or partial exercise of any right, remedy, power, or privilege preclude any other or further exercise of the same or of any other right, remedy, power, or privilege with respect to any occurrence or be construed as a waiver of such right, remedy, power, or privilege with respect to any other occurrence. No waiver shall be effective unless it is in writing and is signed by the party asserted to have granted such waiver.

11. <u>Governing Laws of Indiana</u>. This Agreement and all questions relating to its validity, interpretation, performance, and enforcement shall be governed by the laws and decisions of the courts of the State of Indiana.

12. <u>Applicant's Consent to Jurisdiction</u>. The Applicant hereby irrevocably consents to the jurisdiction of the Courts of the State of Indiana and of the St. Joseph County Circuit or Superior Court in connection with any action or proceeding arising out of or relating to this Agreement or any documents or instrument delivered with respect to any of the obligations hereunder, and any action related to this Agreement shall be brought in such County and in such Court.

12. <u>Notices.</u> All notices, requests, demands, and other communications required or permitted under this Agreement shall be in writing and shall be deemed to have been received when delivered by hand or by facsimile (with confirmation by registered or certified mail) or on the third business day following the mailing, by registered or certified mail, postage prepaid, return receipt requested, thereof, addressed as set forth below:

If to Applicant:	Property Bros LLC
	1251 N Eddy St, Suite 200
	South Bend IN 46617
	Attn: Jordan Richardson
If to the City:	City of South Bend, Indiana
	227 W. Jefferson Boulevard, Suite 1400S
	South Bend, Indiana 46601
	Attn: Executive Director of Community Investment

13. <u>Assignment and Transfer Prohibited</u>. This Agreement shall be binding upon and inure to the benefit of the City and the Applicant and their successors and assigns, except (a) that no party may assign or transfer its rights or obligations under this Agreement without the prior written consent of the other party hereto, in which consent shall not be unreasonably withheld, and (b) Applicant may assign and transfer its rights under this Agreement to the Permitted Assign without prior written consent. "Permitted Assign" means the affiliated single purpose entity created for purposes of designing, constructing, owning, operating, and maintaining the project which is the subject of this Agreement.

14. <u>Valid and Binding Agreement</u>. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original as against any party whose signature appears thereon, and all of which shall together constitute one and the same instrument. By executing this Agreement, each person so executing affirms that he has been duly authorized to execute this Agreement on behalf of such party and that this Agreement constitutes a valid and binding obligation of the party.

15. <u>Severability</u>. The provisions of this Agreement and of each section or other subdivision herein are independent of and separable from each other, and no provision shall be affected or rendered invalid or unenforceable by virtue of the fact that for any reason any other or others of them may be invalid or unenforceable in whole or in part unless this Agreement is rendered totally unenforceable thereby.

16. <u>No Personal Liability</u>. No official, director, officer, employee, or agent of the City shall be charged personally by the Applicant, its employees, or its agents with any liabilities or expenses of defense or be held personally liable to the Applicant under any term or provision of this Agreement or because of the execution by such party of this Agreement or because of any default by such party hereunder.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written.

"Applicant"	"City"
Property Bros LLC	City of South Bend, Indiana
Jordau Richardsou By: Jordan Richardson	By: Sharon McBride
Chief Executive Officer Property Bros, LLC	President, South Bend Common Council
Approved as to Legal Adequacy and Form this	Ву:
day of, 2023.	Rachel Tomas Morgan Chairperson, Community Investment Committee
Counsel, South Bend Common Council	By:
	Erik Glavich Department of Community Investment
Counsel for Applicant	
	Ву:
	James Mueller Mayor

Fil	ed in Clerk's Office
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## EXHIBIT A

### **Abatement Schedule**

Subject to the adoption by the SBCC of a resolution confirming the adoption of Declaratory Resolution No. 5055-23, the property owner is qualified for and is granted a multi-family residential development real property tax abatement for a period of eight (8) years as shown by the schedule outlined below.

Year 1 - 100% Year 2 - 100% Year 3 - 100% Year 4 - 100% Year 5 - 95% Year 6 - 95% Year 7 - 90% Year 8 - 90%