## WHITELAND TOWN COUNCIL RESOLUTION NO. 2021-18

# A RESOLUTION APPROVING CERTAIN REAL PROPERTY IMPROVEMENTS FOR TAX ABATEMENT

(Whiteland Logistics Center, Building 5 Expansion – WDP JV #5 LLC)

WHEREAS, the Town of Whiteland, Indiana, (the "Town"), recognizes the need to stimulate growth and maintain a sound economy within its corporate limits;

WHEREAS, the Whiteland Town Council further recognizes that it is in the best interest of the Town of Whiteland to provide incentives to stimulate investment within the community;

WHEREAS, Ind. Code § 6-1.1-12.1 *et. seq.* provides for a program of real and personal property tax abatement within Economic Revitalization Areas ("ERA") and provides for the adoption of such a program;

WHEREAS, pursuant to Whiteland Council Resolution 2019-07, the Whiteland Town Council established the Whiteland Logistics Center Economic Revitalization Area as an ERA within the Town of Whiteland and qualified certain real property improvements within the said ERA for tax abatement;

WHEREAS, the approximately 73.3 acres of property located in the Master-Planned Whiteland Logistics Center southeast of the intersection of Whiteland Road and Graham Road within the Town of Whiteland, more particularly identified on Exhibit A attached hereto and incorporated herein (the "Real Estate"), is located within the Whiteland Logistics Center Economic Revitalization Area, and is owned or to be owned by WDP JV #5 LLC ("WDP5"), which desires to construct an approximately 252,376 square foot expansion to the approximately 767,624 square foot Class-A warehouse on the Real Estate, which original project was approved for tax abatement pursuant to Resolution 2021-02 and is further described in the Tax Abatement Application dated January 12, 2021 (the "Original Abatement Application");

WHEREAS, WDP5 has filed its Amended Statement of Benefits Real Estate Improvements (SB-1 / Real Property) with the Town of Whiteland and has submitted its Amended Application for Property Tax Abatement, which are attached hereto as part of composite Exhibit B (the "Application");

WHEREAS, WDP5 intends to redevelop the Real Estate as the term is contemplated by Ind. Code § 6-1.1-12.1-1(5) and requests approval of its Application;

WHEREAS, the said Real Estate property is zoned for I-1 Industrial use according to the Official Zoning Map of the Town of Whiteland;

WHEREAS, WDP5 intends to invest approximately \$7,322,885 more than the projected investment stated in the Original Abatement Application (for a total of \$33,476,046), in the economic revitalization area in real property improvements via the expansion of the speculative

building (the "Project"), and which building expansion, once put to use by an end user, will create additional employment positions and additional payroll in the Town; and

WHEREAS, the Whiteland Town Council has reviewed WDP5's Amended Statement of Benefits Real Estate Improvements (SB-1 / Real Property) form and been otherwise duly advised in the premise and has determined that it is in the best interest of the Town to allow the deductions as described in the Application;

NOW, THEREFORE, BE IT RESOLVED BY THE WHITELAND TOWN COUNCIL THAT:

- Section 1. The Real Estate identified on the attached Exhibit A is found to be an area within Whiteland Town Council jurisdiction and has been previously designated as an economic revitalization area.
- Section 2. The Whiteland Town Council hereby determines that it is in the best interest of the Town to allow the deduction under Ind. Code § 6-1.1-12.1-3 within the said ERA, as requested in the Application, based upon the following findings:
  - (1) The estimate of the value of the redevelopment of the Real Estate is reasonable for projects of that nature.
  - (2) The estimate of the number of individuals who will be employed can be reasonably expected to result from the proposed described redevelopment.
  - (3) The estimate of the annual salaries of the individuals who will be employed can be reasonably expected to result from the proposed described redevelopment.
  - (4) The nature of the improvements and the projected property taxes to be paid, create benefits of the type and quality anticipated by the Whiteland Town Council within the ERA and can reasonably be expected to result from the proposed described redevelopment.
  - (5) The totality of benefits is sufficient to justify the deductions.
- Section 3. The Amended Application for Real Property Tax Abatement and Statement of Benefits Real Estate Improvements (Form SB–1 / Real Property) as submitted and attached hereto as composite Exhibit B are hereby approved.
- Section 4. The owner of the real estate improvements comprising the construction within the Real Estate shall be entitled to the deductions provided by Ind. Code § 6-1.1-12.1-3 for a period of ten (10) years with respect to real estate improvements constructed as contemplated by and reflected in the Application, according to the following schedule:

Year 1: 100%	Year 6: 40%	6
Year 2: 95%	Year 7: 30%	6
Year 3: 80%	Year 8: 20%	6
Year 4: 65%	Year 9: 10%	6
Year 5: 50%	Year 10: 5%	

Section 5. In partial consideration of the value of the property tax deductions granted to WDP5 by the Town, WDP5 hereby agrees and commits, for itself and future owners of the Real Estate, to not file any real property tax assessment appeal, review, or other challenge ("Appeal") of the real property tax assessments made for the Real Estate during the time periods for which real property tax deductions are authorized under this Resolution, unless the assessed value of the Real Estate exceeds the total actual investment in the Real Estate (including, but not limited to, the purchase price and the costs of any improvements). In the event WDP5 or another owner of the Real Estate desires to file such an Appeal, WDP5 or the owner of the Real Estate shall provide the Town with a copy of the Appeal no later than the date the Appeal is filed. Violation of the restrictions on and conditions applicable to an Appeal shall permit the Town to terminate the property tax deductions authorized under this Resolution. This paragraph shall run with the Real Estate and be binding on future owners of the Real Estate.

Section 6. The President of the Council is hereby authorized to complete and execute WDP5's Amended Statement of Benefits form consistent with this Resolution.

<u>Section 7</u>. A copy of this Resolution and any required supporting information shall be filed with the Johnson County Auditor.

Section 8. The sections, paragraphs, sentences, clauses, and phrases of this Resolution are separable, and if any phrase, clause, sentence, paragraph or section of this Resolution shall be declared unconstitutional, invalid or unenforceable by the valid judgment or decree of a court of competent jurisdiction, such unconstitutionality, invalidity, or unenforceability shall not affect any of the remaining phrases, clauses, sentences, paragraphs and section of this Resolution, and a suitable and equitable provision shall be substituted for such provision in order to carry out, so far as may be valid and enforceable, the intent and purpose of the provision and this Resolution.

<u>Section 9.</u> This Resolution shall be effective immediately upon its passage.

[Remainder of Page Intentionally Left Blank]

ADOPTED by the Town Council of the T	rown of Whiteland, Indiana, on the <u>///</u> day of
Joseph Sayler, President	IDIANA, TOWN COUNCIL
Voting In Favor	Voting Opposed
Joseph Sayler, President	Joseph Sayler, President
Lans Flen	
Laura Fleury, Vice President	Laura Fleury, Vice President
David Hawkins	David Hawkins
Brad Goedeker L. H. W.	Brad Goedeker
Richard Hill	Richard Hill
Attest:  Live Sendución  Debra L. Hendrickson, Clerk-Treasurer	

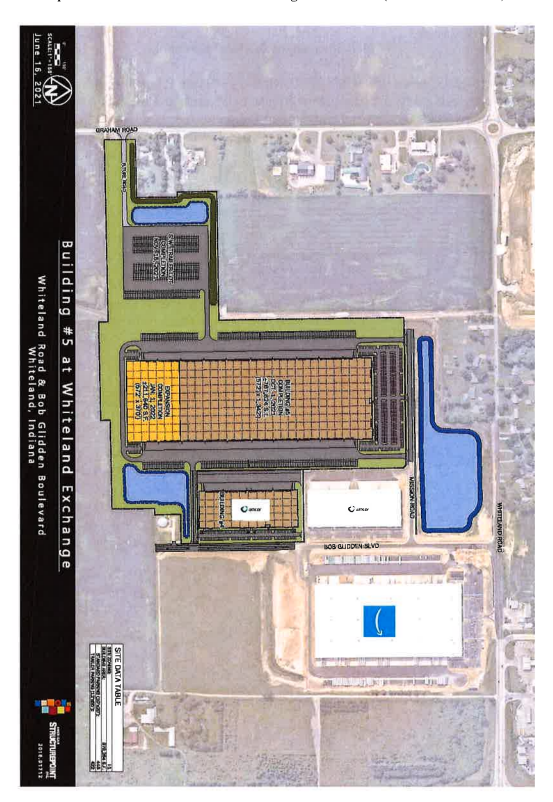
## Exhibit A

## **Identification of the Real Estate**

Part of the Northeast Quarter of Section 26, Township 13 North, Range 4 East located in Johnson County, Indiana, being Lot 5 of the Third Replat of Whiteland Logistics Center recorded as Instrument number 2020-035466 and filed in Plat Cabinet E, pages 452 A-B in the office of the Recorder of Johnson County, Indiana.

Containing 73.314 acres, more or less.

Depiction of Lot 5 of the Whiteland Logistics Center (the "Real Estate")



## Exhibit A to SB-1/Real Property

## WDP JV#5, LLC

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

# Application for Property Tax Abatement

[See attached]

## APPLICATION FOR PROPERTY TAX ABATEMENT

# Organization/Entity Requesting Abatement

Name: WDP JV	V #5 LLC				
	4520	Madison		Avenue,	Suite
City: Kansas C	ity	State:_MO_	Zip: _	64111	
Primary Contac	ct: _Nick Jones_		Tit	le: Manager_	
Phone: (816)	389-5700		Email:	njones@jones	devco.com
Description of	Project				
_		t 5 of Whitelan	-	es Center (pla	at attached
		01.000-056, 41-0 5-26-042-008.00			
warehou Center_	se/distribution o	et: WDP JV #	aster-Planr		
	g of Property: I-1				
Current Assess	ed Value of Pro	perty:			
Land: \$	_2,761,534.00_	<b>-</b> i:			
Building	: \$0				

Equip	ment: n/a					
of Bui Jones	lding 5 in the	•	gistics Park I nearly 200	WDP JV's	affiliate 136 state	company, es over its
Project Deta	nils					
Requested A	batement: 1	) Real Property				
Length		Abatement	-	ested:	10	years
Abatement S		uested: 1) Star		<del>-</del> -3		
Type	of l	Facility:	Warehous	se/Distributio	n	Facility
		980,000 square				
Will Real Es	tate be Lease	d or Purchased	: Purchased	by WDP JV	#5, leas	ed to user
Anticipated		Closing	,	Date:		n/a
Projected	Constructi	on Start	Date:	February	1,	2021
Projected	Operations	Start	Date:	February	1,	2022
Latest Date S	Shell of Build	ing will be con	npleted: <u>Feb</u>	oruary 1, 2022	2	

Project will be: (a) new business
Will project be developed in stages: (b) no If yes, explain:
What are the projected investments and jobs goals?
Land: \$0
Improvements: \$33,476,046.00
Machinery/Equipment: <u>Unknown</u>
Jobs Retained: 0
Jobs Created: 0
If applicant is a corporation:
What is the State of incorporation: Missouri
In what states is the corporation licensed to do business: Missouri, Indiana
Which approvals or permits will this project require?
<ul><li>(c) Plat approval</li><li>(d) Development plan</li><li>(g) Building permit</li></ul>
Will additional public facilities/infrastructure be required? 1) YES If yes, please describe and state who is installing: Compass Commercial Construction or its subcontractors will install additional public water, sanitary sewer, road, and associated improvements.
Provide names of any parent, subsidiary, and/or affiliated entities: _Jones Development Company LLC; JDC Property Group LLC; WDP JV#1 LLC; WDP

## JV#2 LLC; WDP JV #4 LLC.

Do you have legal counsel: 1) YES

If yes:

Firm: Taft Stettinius & Hollister LLP

Contact: Cameron Starnes

Address: One Indiana Square, Suite 3500, Indianapolis, IN 46205

Phone: 317-713-3505

Email: cstarnes@taftlaw.com

Explain why abatement is necessary for this project: Based upon cost of land and projected building costs, as well as new infrastructure, tax abatement is necessary in order to maintain competitiveness with other industrial parks in Central Indiana and other markets, especially given incentives offered by other municipalities and in other markets for industrial product. The tax abatement allows Whiteland Logistics Park buildings to compete for industrial and logistics tenants with parks in other locations, which results in new jobs for the community.

WORKSHEET NO. 1 (Note: If the requested abatement is for other than the standard 10 year schedule, this Worksheet should be modified accordingly.)

# ESTIMATED TAX ABATEMENT IMPACT – 10 Years Project Name: Whiteland Logistics Park, Building 5 Lot 5 Whiteland Logistics Park, Whiteland, Indiana

	Location;		Current Date: August 4, 2021	August 4, 2021	2021	ndiana					
CURRENT R.E. Tax Rate \$ <u>2.5810</u>	10						R.E. Tax R	PROPOSED  R.E. Tax Rate \$ (Same as current)	PROPOSED me as current)		
Land: 73.3 : \$2,761,534.00 : \$71,275.00	Acres Assessed Value Assessed Taxes	Acres Assessed Value Assessed Taxes Paid					_	Land: 73.3 : \$ 2.761.534.00 : \$ 71.275.00		Acres Est. /	Est. Assessed Value Est. Annual Taxes
Bldg(s):0 : \$0 : \$0	Square Feet Assessed Value Assessed Taxes	Square Feet Assessed Value Assessed Taxes Paid					-	Bldg(s): \$33,476,046.00 : \$ 28,454,639.00 : \$ 734,414.00		Projected Investment Est. Assessed Value Est. Annual Taxes	tment /alue xes
							7	Mfg. Equipt. Investment: \$ <u>Unknown</u>	vestment: \$ <u>Unk</u>	cnown	
							7	Non Mfg. Equipt. Investment: \$ <u>Unknown</u>	t. Investment:	\$Unknown	
	Year !	Year 2	Year 3	Year 4	Year 5	Year 6	Year 7	Year 8	Year 9	Year 10	TOTALS
BUILDINGS											
Abatement Rate:	100%	95%	80%	65%	50%	40%	30%	20%	10%	5%	
Amount Abated:	\$734,414.00	\$697,693.00	\$587,531:00	\$477,369.00	\$367,207.00	\$293,765.00	\$220,324.00	\$146,882.00	\$73,441,00	\$36,720.00	\$3,635,346.00
Taxes Due:	\$0	\$36,721.00	\$146,883,00	\$257,045 00	\$367,207,00	\$440,649 00	\$514,090.00	\$587,532,00	\$660,973.00	\$697,694,00	\$3,708,794.00
Manufacturing Equipment											
Abatement Rate:	100%	90%	80%	70%	60%	50%	40%	30%	20%	10%	
Amount Abated:	€9	<b>69</b>	69	₩	\$	<del>\$</del>	€9	<del>\$</del>	₩	\$	€
Taxes Dues:	<del>69</del>	69	5	€	<del>\$</del>	<b>⇔</b>	69	49	₩	49	₩
Taxes w/o Abatement Ten Year Total: \$7_	ement \$7,344,140.00					Ten Year Total Paid: Ten Year Total Abatement:	Paid: Abatement:	Taxes w/ Abatement \$3,708,794.00 \$3,635,346.00	ement		
Other Taxes Increased Taxes on Land After Development: Taxes on New Non-Manufacturing Equipment	and After Develop lanufacturing Equ	oment: ipment:	\$0	.1	1						
	Ten Year Tot	Ten Year Total Other Taxes:	0.8	3							

# Summary of Tax and Abatement Projections for Abatement Over 10 Year Period

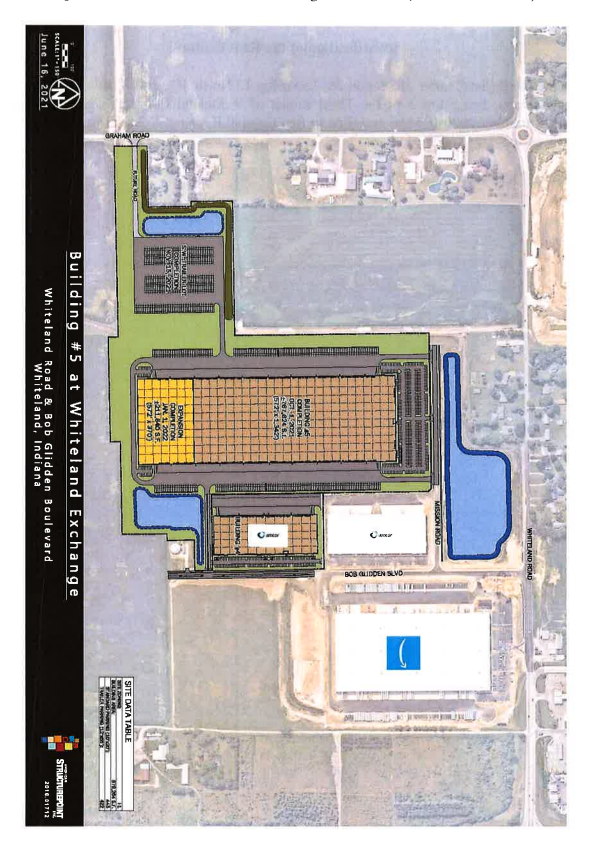
(Should be based on Worksheet No. 1)

## **Duration of Abatement:** 10 Years

			I cars
I.	Currer	nt Conditions:	
	A. B. C.	Current Annual Real Estate Taxes: Current Annual Personal Property Taxes: Combined Total:	\$71,275.00 \$0 \$71,275.00
	D.	Projected Combined Total (Over 10 Year Period):	\$712,750.00
II.	<u>Calcul</u> <u>Period</u>	ation of Property Taxes, after Development, Withou	t Abatement, Over 10 Year
	A. B. C. D.	Projected Annual Real Estate Taxes: Projected Annual Personal Property Taxes: Combined Annual Total: Combined Total Over 10 Year Period:	\$734,414.00 Unknown \$734,414.00 \$7,344,140.00
III.	Calcul Year F	ation of Projected Property Taxes, after Development Period:	at, With Abatement, Over 10
	A. B. C. D.	Estimated Real Estate Taxes (Land and Improvements) (without Abatement): Less Estimated Real Property Tax Abatement: Estimated Personal Property Taxes (without Abatement): Less Estimated Personal Property Tax Abatement:	\$8,056,890.00 \$3,635,346.00 Unknown \$0
		Projected Totals Over 10 Year Period	
	E. F.	Total Taxes to be Paid: Total Taxes Abated:	\$4,421,544.00 \$3,635,346.00
	$G_{e}$	Projected Increased Taxes to be Paid coming from Land only after Development, over 10 Years (not eligible for abatement):	\$712,750.00

	perjury, that the information and representations made ting documents are true and accurate statements.
	Signature of Applicant
State of Indiana ) SS:	
County of JACKSON	
Subscribed and sworn to before me	e this $\frac{9}{}$ day of $\frac{20}{}$ , $\frac{20}{}$ .
	Signature of Notary
County of Residence:	
Jackson	Kathreen Needham
	Notary Public's Name (typed or printed)
My Commission Expires:	KATHLEEN NEEDHAM
4-12-2020	Notary Public - Notary Seal STATE OF MISSOUR! Jackson County My Commission Expires: April 12, 2024 Commission # 12413871

Depiction of Lot 5 of the Whiteland Logistics Center (the "Real Estate")

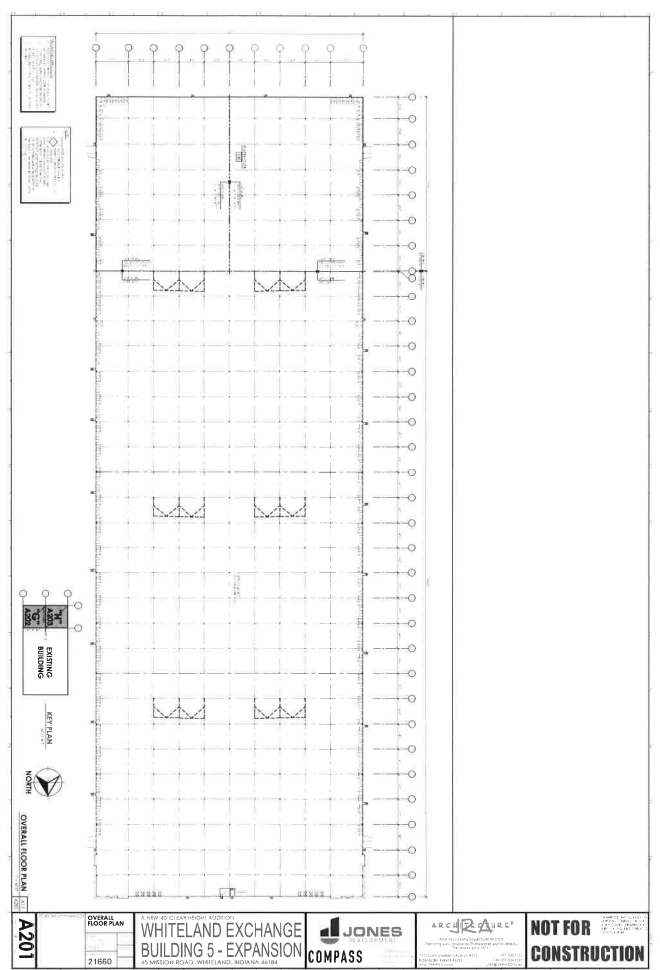


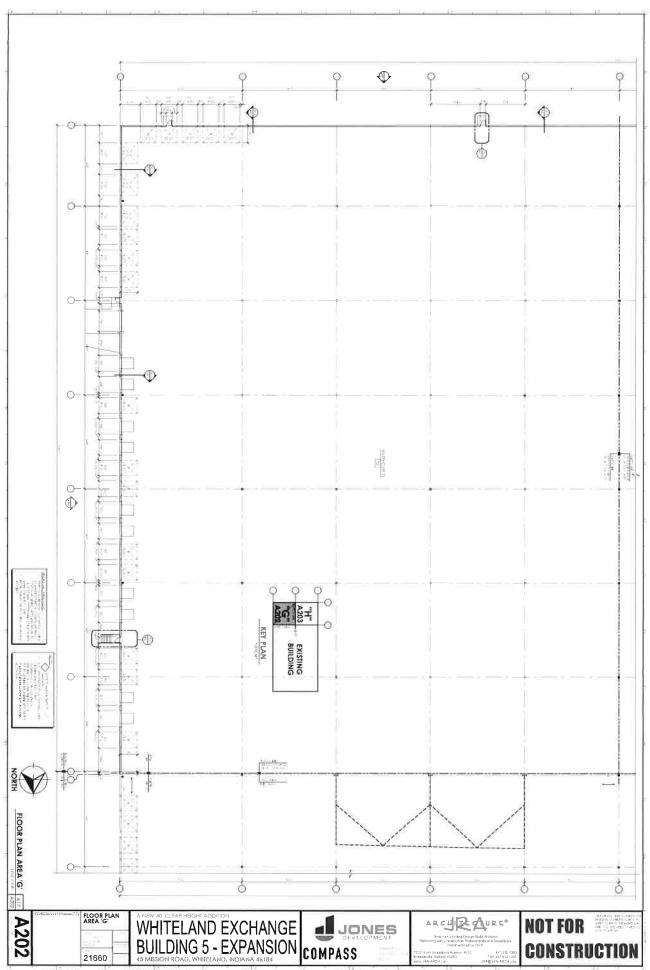
## Exhibit A

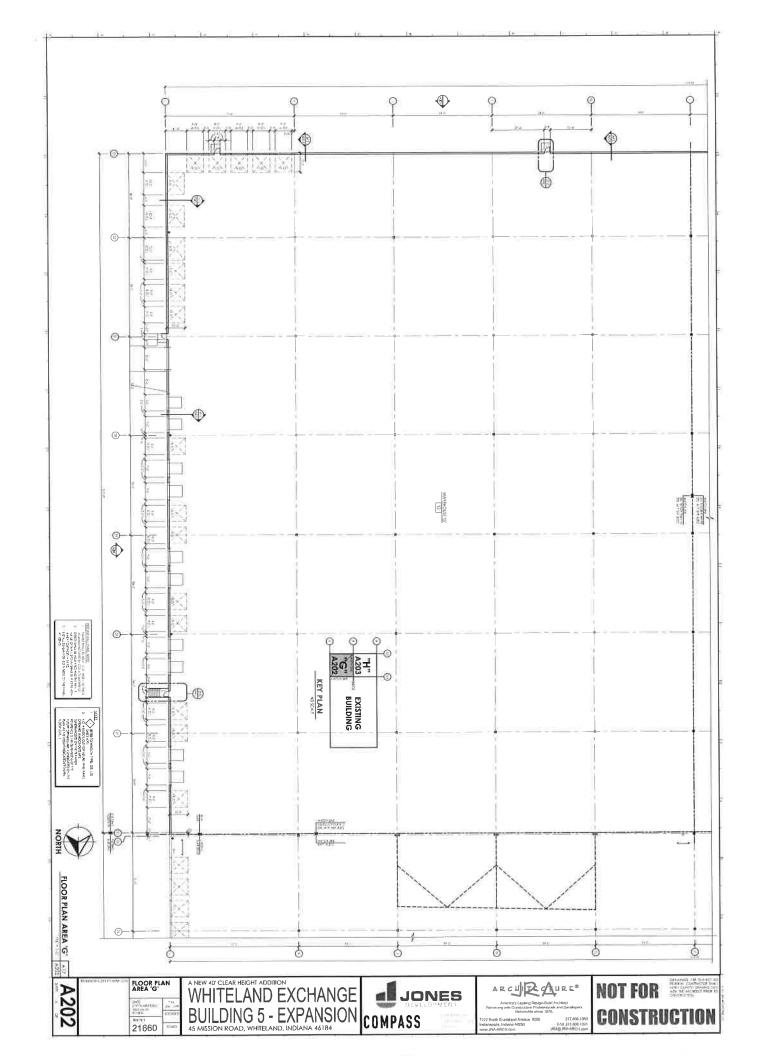
## **Identification of the Real Estate**

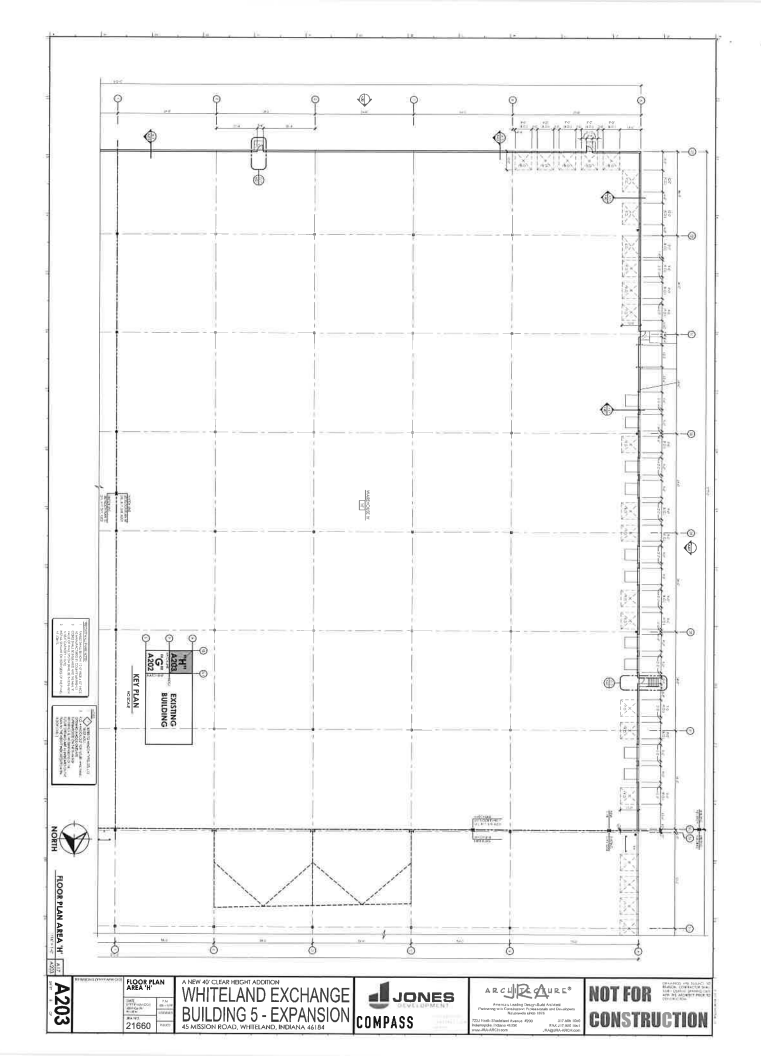
Part of the Northeast Quarter of Section 26, Township 13 North, Range 4 East located in Johnson County, Indiana, being Lot 5 of the Third Replat of Whiteland Logistics Center recorded as Instrument number 2020-035466 and filed in Plat Cabinet E, pages 452 A-B in the office of the Recorder of Johnson County, Indiana.

Containing 73.314 acres, more or less.









# WDP JV#5 Building 5 - SB-1 Amended v.1.3

Final Audit Report

2021-07-20

Created:

2021-07-20

By:

Kitty Needham (kneedham@jonesdevco.com)

Status:

Signed

Transaction ID:

CBJCHBCAABAA8oofsFNaNZg37yoRsxt9qzzl1qxlOkhi

# "WDP JV#5 Building 5 - SB-1 Amended v.1.3" History

- Document created by Kitty Needham (kneedham@jonesdevco.com) 2021-07-20 8:29:36 PM GMT- IP address: 216.21.166,106
- Document emailed to Nick Jones (njones@jonesdevco.com) for signature 2021-07-20 8:29:59 PM GMT
- Email viewed by Nick Jones (njones@jonesdevco.com) 2021-07-20 8:50:14 PM GMT- IP address: 69.243.242.187
- Agreement completed.
  2021-07-20 8:50:29 PM GMT

# AMENDED STATEMENT OF BENEFITS REAL ESTATE IMPROVEMENTS

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

State Form 51767 (R7 / 1-21)

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

Prescribed by the Department of Local Government Finance

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

20 21 PAY 20 22

FORM SB-1 / Real Property

## PRIVACY NOTICE

Any information concerning the cost of the property and specific salaries paid to individual employees by the property owner is confidential per IC 6-1.1-12.1-5.1.

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

SECTION 1		TAXPAYE	RINFORMATION				
Name of taxpayer							
WDP JV #5, LLC							
		and ZIP code) 00, Kansas City, MO 6	<b>41</b> 11				
Name of contact person Telephone number					E-mail address		
Nicholas C. Jones	S		(816) 389-5700		njones@	jonesdevco.com	
SECTION 2		LOCATION AND DESCRIP	PTION OF PROPOSED PROJ	ECT			
Name of designating body					Resolution number		
Whiteland Town C	Council						
Location of property						DLGF taxing district number	
Lot 5, Whiteland L			Johnson		028		
Description of real property improvements, redevelopment, or rehabilitation (use additional sheets if necessary)  Class-A warehouse/distribution center in master-planned Whiteland Logistics Center; approx. 980,000 square feet building and associated parking.				Estimated start date (month, day, year) 2/1/2021			
Parcel No. 41-05-26-013-001.000-028				Estimated completion date (month, day, 2/1/2022			
SECTION 3	ESTIMA	ATE OF EMPLOYEES AND SAL	ARIES AS RESULT OF PROF	OSED PRO	DJECT		
Current Number	Salaries	Number Retained	Salaries	Number Add	litional	Salaries	
0.00	\$0.00	0.00	\$0.00	0.00		\$0.00	
SECTION 4		ESTIMATED TOTAL COST A	IND VALUE OF PROPOSED F	PROJECT			
REAL ESTATE IMPROVEMENTS					TS		
			COST		ASS	ESSED VALUE	
Current values			0.00		0.00		
Plus estimated values of			33,476,046.00				
Less values of any prop Net estimated values up			0.00		0.00		
7.00	POWER TO A PROPERTY AND A	004040000	33,476,046.00		28,454,639.00		
SECTION 3	SECTION 5 WASTE CONVERTED AND OTHER BENEFITS PROMISED BY THE TAXPAYER						
Estimated solid waste converted (pounds) 0.00 Estimated hazardous waste converted (pounds) 0.00				.00			
Other benefits							
SECTION 6 TAXPAYER CERTIFICATION							
I hereby certify that the representations in this statement are true.							
Signature of authorized representative			S - 9 - 2 02				
Printed name of authorized	presentative		Title				
nicholas	C Ju	45	mar	rager			

FOR USE OF THE DESIGNATING BODY						
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 to exceed NA calendar years* (see below). The date this designation expires is NA						
B The type of deduction that is allowed in the designated area is limited to:  1. Redevelopment or rehabilitation of real estate improvements						
C. The amount of the deduction applicable is limited to \$ NA						
D Other limitations or conditions (specify) NA						
E. Number of years allowed: Year 1 Year 2 Year 6 Year 7	☐ Year 3 ☐ Year 4 ☐ Year 8 ☐ Year 9	☐ Year 5 (* see below) ☑ Year 10				
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?  Yes No  If yes, attach a copy of the abatement schedule to this form. See Exhibit A for Abatement Schedule.  If no, the designating body is required to establish an abatement schedule before the deduction can be determined.  We have also reviewed the information contained in the statement of benefits and find that the estimates and expectations are reasonable and have determined that the totality of benefits is sufficient to justify the deduction described above.						
Approved (supplied and title of authorized member of designating body)	Telephone number	Date signed (month, day, year)				
Printed name of authorized member of designating body	( 317 ) 535-5531 Name of designating body	8-410-21				
Sough Sayler	Whiteland Town Council					
Durn Sundre Commencer Clerk-Treasurer	Printed name of attester  Debra L. Hendrickson					
* 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.						
<ul> <li>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. The 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 body is required to establish an abatement schedule for each deduction allowed. (See IC 6-1,1-12,1-17 below.)</li> </ul>						
Abatement schedules Sec. 17 (a) A designating body may provide to a business that is established section 4 or 4 5 of this chapter an abatement schedule based on the following (1) The total amount of the taxpayer's investment in reaction (2) The number of new full-time equivalent jobs created (3) The average wage of the new employees compared (4) The infrastructure requirements for the taxpayer's in (b) This subsection applies to a statement of benefits approved affor each deduction allowed under this chapter. An abatement the deduction. An abatement schedule may not exceed ten (1) (c) An abatement schedule approved for a particular taxpayer before the terms of the resolution approving the taxpayer's statement.	ng factors: al and personal property. b. d to the stale minimum wage. electric westment: ler June 30, 2013. A designating body schedule must specify the percentage a blue of the percentage a blue	shall establish an abatement schedule amount of the deduction for each year of				