AGENDA RESERVATION REQUEST

CITY OF FRANKLIN COMMON COUNCIL

Please type or print

Date Submitted: February 9, 2021 Meeting Date: February 17, 2021

Contact Information:

Requested by: Dana Monson

On Behalf of Organization or Individual: G & H Wire/Patch Linville Way LLC

Telephone: 317-736-3631

Email address: dmonson@franklin.in.gov

Mailing Address: 70 E. Monroe St., Franklin, IN 46131

Describe Request:

Real and Personal Property Tax Abatement request

List Supporting Documentation Provided:

City Council Memo

Staff Report EDC Case 2021-04

Resolution 2021-11 Real Property Tax Abatement

Resolution 2021-12 Personal Property Tax Abatement

Exhibit A: Legal Description

Exhibit B: Real and Personal Property Tax Abatement Sb-1

Exhibit C: Tax Abatement Schedule

Who will present the request?

Name: Dana Monson Telephone: 317-736-3631

The Franklin City Council meets on the 1st and 3rd Monday of each month at 6:00 p.m. in the Council Chambers of City Hall located at 70 E. Monroe Street. In order for an individual and/or agency to be considered for new business on the agenda, this reservation form and supporting documents must be received in the Mayor's office no later than 12:00 p.m. on the Wednesday before the meeting.

Memorandum

To: City Council

From: Dana Monson

Date: February 9, 2021

Re: EDC 2021-04: Patch Linville Way LLC, G & H Wire Tax Abatement Request

The City of Franklin Economic Development Commission (EDC) reviewed and acted on a request for a real and personal property tax abatement from G & H Wire and Patch Linville Way LLC at a meeting held on February 9, 2021. The board voted to forward a favorable recommendation to the City Council for approval of a ten-year real property tax abatement with a 2% economic development fee and a ten-year alternative schedule personal property tax abatement with a 5% economic development fee.

An ERA designation was previously given to this location with Resolution 2021-04/05 and is currently active.

Attached to this memo are:

- 1. Case EDC 2021-04 Staff Report
- 2. Application and requested forms
- 3. Resolution 2021-11: Real Property Tax Abatement
- 5. Resolution 2021-12: Personal Property Tax Abatement
- 4. Exhibit A Legal Description
- 5. Exhibit B- SB-1: Real Property Abatement
- 6. Exhibit B-SB-1: Personal Property Abatement
- 7. Exhibit C: Real and personal Property Tax Abatement Schedule

If you have any questions regarding this request, please contact me directly at 346-1254.

Staff Report

To: Economic Development Commission Members

From: Dana Monson, Community Development Specialist

Date: February 9, 2021

Re:

Case EDC 2021-04- G & H Wire/Patch Development

Case EDC 2021-04 – G & H Wire/Patch Development: A request for a 10-year tax abatement on \$3,800,000 in real property investment and a 10-year alternative tax abatement on \$1,165,000 in personal property investment for the build out of their new location. This property is the shell building built as a public/private partnership between the city of Franklin RDC and Runnebohm Construction.

Location: 40 Linville Way, Franklin, IN. 46131



Summary:

Characteristics of this location:

This is the current shell building sitting on 13 acres in the Franklin Business Park.

2. Characteristics of this petitioner:

G & H Wire Company was founded in 1975 and currently resides in Franklin at 2900 Graham Road. The company is a leading provider of clinical solutions for the orthodontic community serving customers in nearly 100 countries. The company manufactures a full line of orthodontic products.

3. Characteristics of this project:

The company will move from its current location to this larger facility allowing for more growth and an increase in employment. They currently employ 134 with an average of \$23.00 an hour and will add an additional 116 with an average hourly wage of \$25.00 an hour.

4. Economic Revitalization Area (ERA):

The property is located in a current ERA designated with resolutions 201-04/05.

5. ERA & Tax Abatements Findings (Real Property):

Indiana Code Section 6-1.1-12.1-3 states that the following findings must be made when considering an ERA designation and the granting of a tax abatement for real property:

- a. Whether the estimate of the value of the development or rehabilitation is reasonable for projects of that nature;
- Whether the estimate of the number of individuals who will be employed or whose employment will be retained can be reasonably expected to result from the proposed redevelopment or rehabilitation;
- Whether the estimate of annual salaries of those individuals who will be employed or whose employment will be retained can be reasonably expected to result from the proposed redevelopment or rehabilitation;
- d. Whether any other benefits about which information was requested are benefits that can be reasonably expected to result from the proposed redevelopment or rehabilitation; and
- e. Whether the totality of the benefits is sufficient to justify the tax abatement.

6. ERA & Tax Abatements Findings (Personal Property):

Indiana Code Section 6-1.1-12.1-4.5 states that the following findings must be made when considering an ERA designation and the granting of tax abatement for personal property:

- a. Whether the estimate of the cost of new manufacturing equipment is reasonable for equipment of that type;
- Whether the estimate of the number of individuals who will be employed or whose employment will be retained can be reasonably expected to result from the instillation of new manufacturing equipment;
- Whether the estimate of annual salaries of those individuals who will be employed or whose employment will be retained can be reasonably expected to result from the installation of the new manufacturing equipment;
- d. Whether any other benefits about which information was requested are benefits that can be reasonably expected to result from the installation of the new manufacturing equipment; and
- e. Whether the totality of the benefits is sufficient to justify the tax abatement.

7. City of Franklin "Tax Abatement Policy" criteria:

EDC Case # 2021-01 Page 2

The "Tax Abatement Policy" section of the City of Franklin Community Investment Incentives Summary states that the Economic Development Commission shall use certain criteria when considering a request for tax abatement. A comparison of those criteria and this request follows:

- a. Diversification of Local Occupations: This project will retain a current Franklin company and the jobs that are located at the current plant. While this does not increase the diversification, it does maintain the current level of diverse jobs in the city.
- b. Diversification of Local Employment: The project will add 116 new jobs as well as retain the current number of employees. This location will also enable the company to increase production which could positively impact the number of new jobs at a later date.
- c. Increase in Local Salaries: The average wage for all industries in Johnson County for 2019 was \$19.09. The average hourly wage in Johnson County for Low/moderate wage is \$12.95 per hour. G & H Wire will pay an average of \$25.00 per hour, above the county average wage.
- d. Sustainable Land Use: This project conforms with the intended use of this property and the purpose of the construction of the shell building.
- e. Future Community Investment: The applicant should share with the EDC their plans for future community investment and they have indicated they are agreeable to the Economic Development Fee of 2% for real property and 5% for personal.
- 8. Conformance with the Comprehensive Plan: The Comprehensive Plan Future Land Use Plan identifies this property as Industrial Light. Industrial Light zoning permits the following uses: Industrial Uses contractor's warehouse/storage facility dry cleaners (commercial) light industrial assembly & distribution light industrial processing and distribution mini-warehouse self-storage facility research and development facility warehouse & distribution facility and wholesale facility.

Tax Abatement Duration:

The City of Franklin Community Investment Incentives Summary provides that longer periods of abatement on real and personal property may be considered for requests of an exceptional nature. The Summary states that development examples of an exceptional nature include projects which:

- a. Create a new plant or product line for an existing manufacturer;
- b. Creates substantial employment opportunities with higher than average wages;
- c. Increase substantially property values and the city tax base with minimal impact to city services (police & fire protection, schools, utilities, infrastructure, etc.); and
- d. Utilize existing public infrastructure (sanitary & storm sewer, roads & streets, drainage facilities, and other utilities).

10. Requested Effective Year:

The petitioner has requested that, if approved, the tax abatement be for the first year taxes are assessed at an increased assessment rate.

EDC Case # 2021-01 Page 3

Staff Comments:

The Mayor's Office has indicated they are supportive of a tax abatement of 10 years for real property and 10 years for personal property for this project based on the investment amount and the retention of a current Franklin employer. This type of development is what this area was designed to attract and support.

EDC Case # 2021-01 Page 4



CITY OF FRANKLIN

Community Development DEPARTMENT

Tax Abatement Application

Organization/Col	rporation	Requesting		Тах	Abatement		
- CONTINUE C				Organizati	on/Corporation Nam	ie:	
G&H Wire Con			-			Primary	Conta
	elle Patishall, CF						
Contact Address:	2900 Graha	am Rd. Suite D, Fran	ıklin, IN	46131			
City:		7	S	tate:		Zip:	
Phone Number:	317-346-6	655					
Email:mpatis	shall@ghortho.c	om					
Three possible da	tes before the E	DC					
meeting to condu	ct a site visit:						
Name of Owner:							
Parent Company (If Applicable):						
Primary	Contact	for	V				
Timay	Contact	ior	Year	ly	Compliance	Repo	rts
Ben Worrell						_ Name:	
Consultant					1	_ Title:	
201 N. Illinois	St. Suite 1000, I	ndianapolis, IN 4620)4			_ Address: _	
						_ City:	
Phone Number:	317.562.040		St	ate:		_Zip:	
	Il@mcguirespor						
Email:	ile illegan espoi	ioci.com				***************************************	
Description			of				
Project Location/A	ddress: 40 L	inville Way Frankli	The Real Property lies and the Personal Property lies and the	131		Proje	ct
Parcel Number:		7.4	.,	±0±			
Brief Description of	Project						
		's US headquarters a					
Nelocation and ex	cparision of Gan	s os neauquarters a	and mar	nufacturing			
Current Assessed Vo	alue (AV) of the	Dranarty:					
1. land	_\$0	rroperty.					
2. Building	\$0						
3. Inventory				**************************************			
4. Equipment							
Have building perm	its boon applied	for (if a wall as h.l.)					
Has equipment bee			Yes	No			
nas equipment bee	ii iiistalleu (ii ap	plicable):	Yes	NO			
Required Attachme	nts:						
□ Completed S				Cruma	of Doug-fit tre		-
	tion of the Prop	ertv	ה ח		of Benefits (if applic		
	ancial Statemer		_		ent Phase-In Schedul		
☐ Job and Wag			□ -		Investment Timetab	le	
- Job and wag	c Description III	Johnation Sheet		Complian	ce Affidavit		

Type	of Abater	<u>ment Request</u>	ed			
Real P	roperty	[3]		Personal Property	[3]	
Length	of Abate	ement Request			ü	
		uare feet):	approx 51,000 sq ft	Size of Site (acres):		
Type o	of Building	g:				
Multip	le Tenan	ts (leased)	X Single Tenant (leased)	Owner Occupied	XCorpo	rate Headquarters
Capita	l Investm	ent	, , , , , ,	o mer o coupica	Corpo	rate neauquarters
1.	Real pro	operty capital	investment only:	\$3.8 million		
2.			pital investment only:	\$1.165 million		
3.	Total ca	ipital investme	ent for proposed project:	\$4.965 million		
		d/or Retained				
1.	Estimat	ed number of	full time jobs created by th	ne proposed project:	116	
2.	Estimat	ed number of	full time jobs retained as a	direct result of the prop	osed project:	134
3.	Total nu	ımber of full ti	me jobs upon project com	pletion:	oseu project.	
		and Retained	, , , , -,	processir.		250
1.	Average	hourly wage	rate for new jobs (w/o ben	efits)	\$25/hr	
			rate for jobs retained (w/o		\$23/hr	
***In a	ddition to	answering th	nese questions, please fill o	out the Joh and Wage Dec	scription for Ta	A Abatamant
Applica	tion info	mation sheet	and submit it with the app	lication as an attachmen	scription for ra	x Abatement
Please 6	explain w	hy the abaten	nent incentive is necessary	5 N	additional sheet	
G&H an	d its out-	of-state owne	ership group are evaluating	multiple locations for the	his project. Or	s as necessary.
propert	y taxes, a	re a major pa	rt of this location decision	. Tax abatement and oth	ner incontivos	perating costs, includ
are criti	cal to ma	king Franklin	a cost-competitve option.	- 1 and a controlled and other	iei incentives	provided by the City
	ny Inform					
How lor	ng has the	e company bea	en in existence? 40+	/ears		
		0.000	eadquarters and duration a			
			ranklin, IN 46131			
2500	Granam	na. saite b, 11	dikiii, ii 40131			
Approxi	mate per	centage of em	ployees at current location	n who live in the		
City of F	ranklin a	nd/or Johnson	County:	who live in the	85%	
			tement at your current lo	cation? Yes No		
		nen and for wh		200011: 163 140		
	(i)	has the comp			-	
		e community:		0,000+ of KN95 masks to	local overnita	A
. 1				franklin college, annual (Christmas drive	itions,
While ac	ting as a s	trong advocate	e for using economic incent	ives to help applicants evo	and and/or last	
commun	ity, the Ci	ty of Franklin a	also strives to enrich the gua	ality of life for its citizens	To that and the	City ombraces
ine use o	or volunta	ry economic de	evelopment fees as allowed	under Indiana law (IC 6-1	1-12 1-14\ The	so foor are
airected	by the Cit	y to local nonp	rofit organizations to bolste	r their economic develor	ment efforts Ti	ha faa can ha
аррпеа о	on both re	ai and persona	il property abatements. The	fee is collected annually b	W the County To	COSCUPOR SC S
special as	ssessment	t on the tax bill	and is distributed by the Ci	ty to the designated econo	mic develonme	nt nannrafit
organizat	tion. Typic	cally, 2% is char	rged on Real Property and 5	% is charged on Personal I	Property The fo	o ic a
percenta	ge of the	abatement rec	eived. For example, instead	of receiving 100% abatem	ent in the first	war the
company	receives	a 95% abateme	ent, with the 5% difference.	going to support local eco	namic dayalann	mont Mara
s the co-	mnany sa	roophic to the	City's website (<u>www.frankli</u>		mic Developme	nt tab.
			Economic Development I			
11	r yes, at v	vhat percent(s	s)?2% of RP and .	O% OT PP		

JOB AND WAGE DESCRIPTION FOR TAX ABATEMENT APPLICATION

Please provide the following job and wage earning information that is associated with this Tax Abatement Petition (*Please specify all wages in an hourly format without benefits*):

(1	Company NAICS code: 339114 - Dental Equipment and Supplies Manufacturing
(2)	The total number of jobs current at the site:, the number of those jobs that will be retained as a direct result of the proposed investment_134, and the number of new jobs which will be created as a direct result of the proposed investment_116
(3)	The total number of full-time employees at the site: 134
(4)	The total number of temporary and/or contract employees currently at the site: 25
(5)	The average hourly wages for the new jobs: approx. \$25/hr avg.
(6)	Will the new jobs being created begin as temporary and/or contract employees?yes If yes, please provide an explanation of the typical transition process to full time: Some new hires may begin as temporary workers. Those that complete a 90-day probation period typically transition to full-time permanent status.
(7)	Number of new and/or retained jobs in: SEE ATTACHED RESPONSE
	(a) Managerial/Professional Specialty Occ.:Average Hourly Wage:
	(b) Technical/Sales/Admin. Support Occ.:Average Hourly Wage:
	(c) Service Occ.:Average Hourly Wage:
	(d) Precision Production/Craft/Repair Occ.:Average Hourly Wage:
	(e) Operators/Fabricators/Laborers:Average Hourly Wage:
	Note: The total number of jobs specified above should correspond with the Statement of Benefits Form SB-1.
(8)	Attach detailed information on the types of benefits offered for new employees. A description of all possible bonuses and incentives should also be given if provided.

G&H Wire Company

 	J:	obs Forecast				
	2021	2022	2023	2024	2025	Tota
HQ/Office	5	5	2	2	2	16
Production	30	20	20	15	15	100
Total	35	25	22	17	17	116
					Base	134
			Tota	Projected He	eadcount	250
			A	g Wage For I	New Jobs	\$25/hr

	Equipme	nt Investment	Forecast			
	2021	2022	2023	2024	2025	Tota
Production/Whse (incl tooling)	305,000	250,000	200,000	200,000		955,000
IΤ	90,000	30,000	30,000	30,000	30,000	210,000
Total	395,000	280,000	230,000	230,000	30,000	1,165,000

Property Legal Description

Lot Numbered 1, Tract 1 in Linville Business Park Secondary Plat, an addition to the City of Franklin as recorded in Plat Cabinet E, page 320 A, B & C in the Office of the Recorder of Johnson County, Indiana.



State Form 51754 (R / 1-05)
Prescribed by the Department of Local Government Finance

PRIVACY NOTICE

The cost and any specific individual's salary information is confidential; the calarce of the filing is public record per IC 6-1,1-12,1-5-1 (c) and (c).

INSTRUCTIONS.

- 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 a person installs the new manufacturing equipment and/or research and development equipment, and/or logistical distribution and areas designated after July 1, 1987, require a STATEMENT OF BENEFITS. (IC 6-1.1-12.1)
- Approval of the designating body (City Council, Town Board, County Council, etc.) must be obtained prior to installation of the new manufacturing equipment and/or research and development equipment and/or logistical distribution equipment and/or information technology equipment, BEFORE a deduction may
- 3. To obtain a deduction, a person must file a certified deduction schedule with the person's personal property return on a certified deduction schedule (Form 103-ERA) with the fownship assessor of the township where the property is situated. The 103-ERA must be filed between March 1 and May 15 of the assessment year in which new manufacturing equipment and/or research and development equipment and/or information technology equipment is installed and fully functional, unless a filing extension has been obtained. A person who obtains a filing extension must file the form between March 1 and the extended due date of that year.
- 4. Property owners whose Statement of Benefits was approved after June 30, 1991, must submit Form CF-1 / PP annually to show compliance with the Statement of Benefits. (IC 6-1 1-12.1-5.6)
- The schedules established under IC 6-1.1-12 1-4.5(d) and (e) apply to equipment installed after March 1, 2001. For equipment installed prior to March 2, 2001, the schedules and statutes in effect at the time shall continue to apply. (IC 6-1.1-12.1-4.5(f) and (g))

SECTION 1			TAXPAYER	INFORMATI	ION.				Springer and the second se
Name of taxpayer G&H	Wire Company				.c.n			N	
Accress of taxpayer (numb 2900	per and street, dity, state, and Graham Rd. Suite	ZIP (2900) D, Frank	din, IN 461	131	And the second second	· · · · · · · · · · · · · · · · · · ·		Magazina and a selection	A-10-2000-2-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1
Name of contact person	Michelle Patisha		4 horizona	the state of the s			lelephone nu	ember 247 24	6-6655
SECTION 2		OCATION A	ND DESCRIPT	TION OF POI	DENSEN OFFI	FET	{	311-34	6600-01
Name of designating body City of Fra	nklin, Common Co				OT OULD PAGE	/EC.	Resolution nu	ımbet (s)	
	Way Franklin, IN 46			Count	Johnson		DLGF texing	district number	H
Description of manufact and/or logistical distribut additional sheets if nece	uring equipment and/or re tion equipment and/or into issany)	search and d rmation tech	levelopment eq nology equipm	ivipment ent. (usa				ESTIMATE	(FEILURY) I SURPLANTED STATE SECTION
manufacturing/tooling/v	varehouse equipment to e IT equipment for producti	whanni and n	indernime		Manufacturin	g Equipment	2021		MPLETION DATE
			1010000		R & D Equipr				
					Logist Dist Er	tribment			
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SECTION 3	ESTIMATE OF	EMPLOYER	S AND SALAF	RIES AS RES	ULT OF PROP	OSED DOO	ECT		
Current number	Salaries	Number 134	retained	Salarica	\$22.90 per hour	Number ad		Sataries avg \$25	nes hour
SECTION 4	ESTR	MATED TOTA	AL COST AND	VALUE OF	PROPOSED P			1 - 3	
NOTE: Pursuant to IC 6- COST of the property is	-1.1-12 1-5.1 d) (the	MANUFA EQUI	ACTURING PMENT		UIPMENT	LOGIST		IT EC	UIPMENT
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us estimated values of	nroneeri orniari	\$955.00D	-						
ess values of any prope		2020,000						\$210,000	
Vet estimated values upo									
SECTION 5		WESTED A	ND OTHER BE	AFFER DO	111555	!			
Estimated solid waste co	nveded (naunds)	• • • • • • • • • • • • • • • • • •	AS CALLEY BE		The state of the s	Market Committee			
Other benefits:	. Horod (poblida)			Es#mated ha	azardous waste	converted (o	ounds)	***	
SECTION 6			TAXPAYER C	ERTIFICATIO)N		100		
ignature of authorized repres	l hereby	certify that the	ne representation	ons in this sta	The state of the s	/ 10	ate signed (mo	onth day, yea	Ŋ
Charles of Manager Control of the Co	1600	2 /		10.	P. Ofice	tions	02 Fe6	202	
		Chi	-1/05 D. L	Vem hoff	7				-

FOR USE OF THE	DESIGNATING BODY	
TON 352 OF THE	DESIGNATING BODY	
We have reviewed our prior actions relating to the designation of this econ- adopted in the resolution previously approved by this body. Said resoluti authorized under IC 6-1.1-12.1-2.	omic revitalization area and find that the ion, passed under IC 6-1.1-12.1-2.5, p	e applicant meets the general standards provides for the following limitations as
A. The designated area has been limited to a period of time not to exceed_ is	calendar years * (see be	low). The date this designation expires
 B . The type of deduction that is allowed in the designated area is limited to 1. Installation of new manufacturing equipment; 2. Installation of new research and development equipment; 	☐ Yes ☐ No ☐ Yes ☐ No	
Installation of new logistical distribution equipment. Installation of new information technology equipment;	☐ Yes ☐ No ☐ Yes ☐ No	
C. The amount of deduction applicable to new manufacturing equipmes. D. The amount of deduction applicable to new research and dewith an assessed value of \$		
The amount of deduction applicable to new logistical distribution equip	pment is limited to \$	cost with an assessed value of
F. The amount of deduction applicable to new information technology equ \$	ipment is limited to \$	cost with an assessed value of
G. Other limitations or conditions (specify)		
H. The deduction for new manufacturing equipment and/or new research and new information technology equipment installed and first claimed eligible 1 year 6 years ** For ERA's establish	d development equipment and/or new lo	poistical distribution equipment and/or
	ule may be deducted.	
Also we have reviewed the information contained in the statement of benefits determined that the totality of benefits is sufficient to justify the deduction des	s and find that the estimates and expect cribed above.	ations are reasonable and have
pproved: (signature and title of authorized member)	Telephone number	Date signed (month, day, year)

* If the designating body limits the time period during which an area is an economic revitalization area, it does not limit the length of time a taxpayer is entitled to receive a deduction to a number of years designated under IC 6-1.1-12.1-4.5

Designated body

Attested by:

STATEMENT OF BENEFITS REAL ESTATE IMPROVEMENTS State Form 51767 (R2 I 1-07)

Prescribed by the Department of Local Government Finance

20	PAY 20	
ORM SB-1	/ Real Property	

This statement is being completed for real property that qualifies under the following Indiana Code (check one box)	١.
Redevelopment or rehabilitation of real estate improvements (IC 6-1 1-12 1-4)	11

☑ Eligible vacant building (IC 6-1.1-12.1-4.8)

INSTRUCTIONS:

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. "Projects" planned or committed to after July 1, 1987, and areas designated after July 1, 1987, require a STATEMENT OF BENEFITS. (IC 6-1.1-12.1)
Approval of the designating body (City Council, Town Board, County Council, etc.) must be obtained prior to initiation of the redevelopment or rehabilitation,

BEFORE a deduction may be approved.

To obtain a deduction, application Form 322 ERA/RE or Form 322 ERA/VBD, Whichever is applicable, must be filed with the County Auditor by the later of: (1) May 10; or (2) thirty (30) days after the notice of addition to assessed valuation or new assessment is mailed to the property owner at the address shown on the records of the township assessor.

Property owners whose Statement of Benefits was approved after June 30, 1991, must attach a Form CF-1/Real Property annually to the application to

show compliance with the Statement of Benefits. [IC 6-1.1-12.1-5.1(b) and IC 6-1.1-12.1-5.3(j)]

The schedules established under IC 6-1.1-12.1-4(d) for rehabilitated property and under IC 6-1.1-12.1-4.8(1) for vacant buildings apply to any statement of benefits approved on or after July 1, 2000. The schedules effective prior to July 1, 2000, shall continue to apply to a statement of benefits filed before

July 1, 2000.					to a otatomom	to. Denonts med belofe
SECTION 1		TAXPAYER I	NFORMATION			
Name of taxpayer Patch	Linville Way LLC		OK DATE OF THE PROPERTY OF THE			
	r and street, city, state, and ZIP co bha Drive, Westfield, IN					
Name of contact person			Telephone number		E-mail addres	
Andrew (Greenwood		() 317-412-4298		andrew@p	oatch-development.con
SECTION 2 Name of designating body	LOCA	TION AND DESCRIPTION	ON OF PROPOSED PROJE	СТ	THE PARTY	PARTIE OF THE PARTIES
	nklin, Common Council				Resolution nur	mber
Location of property	inkiin, Common Counci					
40 Linville	Way Franklin, IN 46131		County Johnson		DLGF taxing d	district number
Description of real property in	nprovements, redevelopment, or r ppression, HVAC/electrical, build	ehabilitation (use additional	sheets if necessary)		Estimated start	t date (month, day, year)
parting, managed ping, into ou	ppression, my Acrelectical, build	out of office space (approx 1	5,000 sq ft)		Mar 1, 2021	
					Dec 31, 202	pletion date (<i>month, day, year</i>) 21
SECTION 3	ESTIMATE OF EMI	PLOYEES AND SALARI	ES AS RESULT OF PROPO	SED PRO1	ECT	
Current number	Salaries	Number retained	Salaries	Number add		Salaries
		134	avg \$22.90 per hour	116		avg \$25 per hour
SECTION 4	ESTIMATE	ED TOTAL COST AND \	ALUE OF PROPOSED PRO	DJECT		AND RESIDENCE TO LEGIS
NOTE: Pursuant to IC 6 is confidential.	6-1.1-12.1-5.1 (d) (2) the COS	T of the property	REAL	The second second second	MPROVEMEN	
Current values			COST		ASS	SESSED VALUE
Plus estimated values of	of proposed project		\$3,800,000			
Less values of any prop			\$3,800,000			-
	oon completion of project					
	WASTE CONVERTED AND	OTHER BENEFITS PR	MISED BY THE TAXPAYER			
			TREE TANTALE			
Estimated solid waste co	onverted (pounds)		Estimated hazardous was	te converted	1 (pounds)	
Other benefits						
CECTIONS						
SECTION 6 I hereby certify that the	e representations in this st	TAXPAYER CER	TIFICATION			
Signature of authorized represe			Tilla			
O T. Madionzou represe	MA		itle General Counsel/VP	1	Date signed (mo. 1/31/2021	nth, day, year)
		5				

FOR USE OF THE	DESIGNATING BODY	
We have reviewed our prior actions relating to the designation of this Econo adopted in the resolution previously approved by this body. Said resolution	mic Revitalization Area and find that the a ı, passed under IC 6-1.1-12.1, provides f	applicant meets the general standards for the following limitations:
A. The designated area has been limited to a period of time not to excee expires is	eedcalendar years * (see	below). The date this designation
B. The type of deduction that is allowed in the designated area is limited 1. Redevelopment or rehabilitation of real estate improvements 2. Residentially distressed areas 3. Occupancy of a vacant building C. The amount of the deduction applicable is limited to \$	☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No	
D. Other limitations or conditions (specify)		
E. The deduction is allowed for	ears* (see below).	ations are reasonable and have
Approved (signature and title of authorized member of designating body)	Telephone number	Date signed (month, day, year)
Attested by (signature and title of attester)	Designated body	
* If the designating body limits the time period during which an area is an eccentitled to receive a deduction to a number of years designated under IC 6-1 A. For residentially distressed areas, the deduction period may not exceed fB. For redevelopment and rehabilitation or real estate improvements: 1. If the Economic Revitalization Area was designated prior to July 1, 20, 20, 20, 11 the Economic Revitalization Area was designated after June 20, 20, 20, 20, 20, 20, 20, 20, 20, 20,	ive (5) years.	

EXHIBIT C

Real Property Schedule

40 Linville Way

Parcel Number: 41-08-02-043-001.000-009

Resolution 2021-11

Patch Development

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

Personal Property Schedule

Resolution 2021-12

G&HWire

Year	Abatement
1	100%
2	100%
3	95%
4	85%
5	75%
6	65%
7	55%
8	40%
9	35%
10	30%

CITY OF FRANKLIN, INDIANA

RESOLUTION NUMBER 2021-11

A RESOLUTION GRANTING TAX ABATEMENT FOR PATCH LINVILLE WAY LLC

WHEREAS, the Indiana General Assembly has enacted a statute, IC 6-1.1-12.1 (the "Act") authorizing certain tax deductions of property taxes (as defined in the Act) attributable to redevelopment or rehabilitation activities in economic development areas; and

WHEREAS, Patch Linville Way LLC (the "Applicant") has submitted a Statement of Benefits and made application for Real Property Tax Abatement pursuant to the Act; and

WHEREAS, the Franklin Economic Development Commission has on February 9th, 2021, held a public meeting and considered the tax abatement request of *Patch Development* (40 Linville Way (Parcel 41-08-02-043-001.000-009)) in a manner consistent with the applicable section of the Indiana Code;

WHEREAS, the Franklin Economic Development Commission has made the findings required by IC 6-1.1-12.1-3 and IC 6-1.1-12.1-4.5 and recommended that *Patch Linville Way LLC* receive a ten (10) year tax abatement with a 2% Economic Development Fee, on real property for the real estate described as "Exhibit A" and described in the tax abatement request;

WHEREAS, a copy of the Statement of Benefits recommended for approval by the Franklin Economic Development Commission is attached hereto as "Exhibit B;"

WHEREAS, the said real estate as described in "Exhibit A" is located in an existing Economic Revitalization Area as approved by the City of Franklin Common Council with City Council Resolution Number 2012-04 and confirmed by Resolution Number 2012-05;

WHEREAS, the Common Council has received and reviewed "Exhibit B" with all attachments, and that such attachments are made a part hereof and incorporated herein, all which together contain the necessary statements of benefits and description of the project, along with the recommendation of the Economic Development Commission for tax abatement for real property; and

WHEREAS, the Common Council has given careful consideration to the materials submitted and affirms the findings of the Franklin Economic Development Commission relative to the requirements of IC 6-1.1-12.1-3 and IC 6-1.1-12.1-4.5.

NOW THEREFORE BE IT RESOLVED THAT:

- 1) The abatement of real property tax shall extend for a period of _____ years pursuant to the deduction schedule set forth in Exhibit C.
- 2) Patch Linville Way LLC shall be required to provide the City of Franklin with information showing the extent to which there has been compliance with the statement of benefits submitted in their request for tax abatement within sixty (60) days after the end of each year in which the

deduction is applicable, as required by IC 6-1.1-12.1-5.1.

3) A copy of this resolution and a description of the affected area will be available and can be inspected in the office of the Johnson County Assessor and the City Clerk/Treasurer.

 $\bf APPROVED$ by the Common Council of the City of Franklin, Johnson County, Indiana, this 17^{th} day of February, 2021

City of Franklin, Indiana, By its Common Council:

Voting Affirmative:	Voting Opposed:
Kenneth Austin, Council President	Kenneth Austin, Council President
Melissa Jones	Melissa Jones
Daniel J. Blankenship	Daniel J. Blankenship
Robert D. Heuchan	Robert D. Heuchan
Anne McGuinness	Anne McGuinness
Chris Rynerson	Chris Rynerson
Shawn Taylor	Shawn Taylor
Attest:	
Javne Rhoades City Clerk-Treasurer	

Presented by me to the Mayor 36-4-6-15, 16, this	r of the City of day of	Franklin for his ap	proval or veto pu	rsuant to Indiana Code §
			, 2021 at	o clock a.m./p.m.
		Jayne Rhoades	s, City Clerk-Trea	asurer
This ordinance having been p duly adopted, pursuant to Ind	assed by the legiana Code § 36-	gislative body and p	presented to me [Approved by me and
16(a)(2)], this day of	of	, 2	2021 at	o'clock a.m./p.m.
		Steve Barnett,	Mayor	
Attest:				
Jayrea Dhaadaa Cita Claula Ta				
Jayne Rhoades, City Clerk-Tr	easurer			
Prepared by: Dana Monson, C	Community Dev	velonment Snecialis	st	
"I affirm, under the penalties number in this document, unle	ess required by	law."	nable care to reda	act each social security
	<u>.</u>			
Dana Monson, Community De	evelopment Spe	ecialist		

CITY OF FRANKLIN, INDIANA

RESOLUTION NUMBER 2021-12

A RESOLUTION GRANTING TAX ABATEMENT FOR G & H WIRE

WHEREAS, the Indiana General Assembly has enacted a statute, IC 6-1.1-12.1 (the "Act") authorizing certain tax deductions of property taxes (as defined in the Act) attributable to redevelopment or rehabilitation activities in economic development areas; and

WHEREAS, G & H Wire (the "Applicant") has submitted a Statement of Benefits and made application for Personal Property Tax Abatement pursuant to the Act; and

WHEREAS, the Franklin Economic Development Commission has on February 9^{th} , 2021, held a public meeting and considered the tax abatement request of G & H Wire (40 Linville Way) in a manner consistent with the applicable section of the Indiana Code;

WHEREAS, the Franklin Economic Development Commission has made the findings required by IC 6-1.1-12.1-4.5 and recommended that *G* & *H* wire receive a ten (10) year tax abatement with a 5% Economic Development Fee, on personal property for the real estate described as "Exhibit A" and described in the tax abatement request;

WHEREAS, a copy of the Statement of Benefits recommended for approval by the Franklin Economic Development Commission is attached hereto as "Exhibit B;"

WHEREAS, the said real estate as described in "Exhibit A" is located in an existing Economic Revitalization Area as approved by the City of Franklin Common Council with City Council Resolution Number 2012-05;

WHEREAS, the Common Council has received and reviewed "Exhibit B" with all attachments, and that such attachments are made a part hereof and incorporated herein, all which together contain the necessary statements of benefits and description of the project, along with the recommendation of the Economic Development Commission for tax abatement for personal property; and

WHEREAS, the Common Council has given careful consideration to the materials submitted and affirms the findings of the Franklin Economic Development Commission relative to the requirements of IC 6-1.1-12.1-3 and IC 6-1.1-12.1-4.5, and specifically including the following findings as to personal property:

- 1) The estimate of the cost of new equipment is reasonable for equipment of that type;
- 2) The estimate of the number of individuals who will be employed or whose employment will be retained can be reasonably expected to result from the installation of the new manufacturing equipment;
- 3) The estimate of the annual salaries of those individuals who will be employed or whose employment will be retained can be reasonably expected to result from the installation of the new equipment;

- 4) Other benefits about which information was requested are benefits that can be reasonably expected to result from the installation of the new equipment;
- 5) The totality of the benefits is sufficient to justify the tax abatement.

NOW THEREFORE BE IT RESOLVED THAT:

- 1) The abatement of personal property tax shall extend for a period of _____ years pursuant to the deduction schedule set forth in Exhibit C.
- 2) G & H Wire shall be required to provide the City of Franklin with information showing the extent to which there has been compliance with the statement of benefits submitted in their request for tax abatement within sixty (60) days after the end of each year in which the deduction is applicable, as required by IC 6-1.1-12.1-5.1.
- 3) A copy of this resolution and a description of the affected area will be available and can be inspected in the office of the Johnson County Assessor and the City Clerk/Treasurer.

APPROVED by the Common Council of the City of Franklin, Johnson County, Indiana, this 17th day of February, 2021.

City of Franklin, Indiana, By its Common Council:

Voting Affirmative:	Voting Opposed:
Kenneth Austin, President	Kenneth Austin, President
Melissa Jones	Melissa Jones
Daniel J. Blankenship	Daniel J. Blankenship
Robert D. Heuchan	Robert D. Heuchan
Anne McGuinness	Anne McGuinness
Chris Rynerson	Chris Rynerson
Shawn Taylor	Shawn Taylor

Attest:

Jayne Rhoades City Clerk-Treasurer		
Presented by me to the Mayor of the City of 36-4-6-15, 16, this day of	of Franklin for his approval or veto p	ursuant to Indiana Code § o'clock a.m./p.m.
	Jayne Rhoades, City Clerk-Treasurer	_
This ordinance having been passed by the duly adopted, pursuant to Indiana Code § 3 16(a)(2)], this day of	36-4-6-16(a)(1)] [Vetoed, pursuant to	Indiana Code 8 36-4-6-
	Stephen Barnett Mayor	
Attest:		
Jayne Rhoades, City Clerk-Treasurer		
Prepared by: Dana Monson, Community D "I affirm, under the penalties for perjury, the number in this document, unless required b	nat I have taken reasonable care to red	lact each social security
Dana Monson Community Development Specialist		

Exhibit A

Property Legal Description

Lot Numbered 1, Tract 1 in Linville Business Park Secondary Plat, an addition to the City of Franklin as recorded in Plat Cabinet E, page 320 A, B & C in the Office of the Recorder of Johnson County, Indiana.



State Form 51762 (F. (1-00)

Prescribed by the Department of Local Government Finance

PRIVACY NOTICE

This cost and any specific individual's salary information is confidential, the balance of the filling is public record per (C 8-1.1-12.1-5.1 c) and (c).

INSTRUCTIONS.

- 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 a person installs the new manufacturing equipment and/or research and development equipment, and/or logistical distribution equipment and/or information technology equipment for which the person wishes to claim a deduction. "Projects" planned or committed to after July 1, 1987, require a STATEMENT OF BENEFITS. (IC 6-1.1-12.1)
- Approval of the designating body (City Council, Town Board, County Council, etc.) must be obtained prior to installation of the new manufacturing equipment and/or research and development equipment and/or logistical distribution equipment and/or information technology equipment, BEFORE a deduction may
- 3. To obtain a deduction, a person must file a certified deduction schedule with the person's personal property return on a certified deduction schedule (Form 103-ERA) with the township assessor of the township where the property is situated. The 103-ERA must be filed between March 1 and May 15 of the assessment year in which new manufacturing equipment and/or research and development equipment and/or fogistical distribution equipment and/or file the form between March 1 and the extended due date of that year.
- Property owners whose Statement of Benefits was approved after June 30, 1991, must submit Form CF-1 / PP annually to show compliance with the Statement of Benefits. (IC 6-1.1-12.1-5.6)
- 5. The schedules established under IC 6-1.1-12 1-4.5(d) and (e) apply to equipment installed after March 1, 2001. For equipment installed prior to March 2, 2001, the schedules and statutes in effect at the time shall continue to apply. (IC 6-1.1-12.1-4.5(f) and (g))

SECTION 1			TAXPAYER	INFORMAT	ION				Walles along
Name of taxpayer G&H W	ire Company								
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Name of contact cases	Michelle Patisha			399 - 1090-100; VO			Telephone nu		6-6655
SECTION 2	L	OCATION AP	ID DESCRIPT	TON OF PRO	OPOSED PROJ	ECT) 017-04	0-0033
Name of designating body City of Frank	lin, Common Co						Resolution nu	umber (s)	
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Description of manufacturing and/or logistical distribution	g equipment and/or res equipment and/or info	search and de	evelopment eq	uipment				ESTIMATE	D
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					Logist Dist Ed	lribuseu:			
					iT Equipment		2021	20	25
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	salanes	Number 134	retained	Salaries avg	\$22.90 per hour	Number ad		Salaries avg \$25 g	er hour
SECTION 4	ESTIN	MATED TOTA	L COST AND	VALUE OF	PROPOSED PR	ROJECT			
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	FOR USE OF THE DESIG	NATING BODY
We have reviewed our prior a adopted in the resolution pre authorized under IC 6-1.1-12.	viously approved by this body. Said resolution, pass	italization area and find that the applicant meets the general standards sed under IC 6-1.1-12.1-2.5, provides for the following limitations as
The designated area has be is.	een limited to a period of time not to exceed	calendar years * (see below). The date this designation expires

authorized under IC 6-1.1-12.1-2.	,	dooca ander 10 0-1.1-12.	1-2.5, provides for the following limitations
A. The designated area has been limited to a point is	eriod of time not to exceed	calendar years *	(see below). The date this designation expire
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Also we have reviewed the information contained determined that the totality of benefits is sufficient	d in the statement of benefits and to justify the deduction describe	find that the estimates and above.	d expectations are reasonable and have
	7.1.	phone number	
proved: (signature and title of authorized member))	Date signed (month, day, year)

entitled to receive a deduction to a number of years designated under IC 6-1.1-12.1-4.5

STATEMENT OF BENEFITS **REAL ESTATE IMPROVEMENTS** State Form 51767 (R2 | 1-07)

Prescribed by the Department of Local Government Finance

20 PAY 20

FORM SB-1 / Real Property

This statement is being completed for real property that qualifies under the following Indiana Code (check one box): Redevelopment or rehabilitation of real estate improvements (IC 6-1.1-12.1-4)

☑ Eligible vacant building (IC 6-1.1-12.1-4.8)

INSTRUCTIONS:

- 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.
- "Projects" planned or committed to after July 1, 1987, and areas designated after July 1, 1987, require a STATEMENT OF BENEFITS. (IC 6-1.1-12.1)
 Approval of the designating body (City Council, Town Board, County Council, etc.) must be obtained prior to initiation of the redevelopment or rehabilitation, BEFORE a deduction may be approved.
- To obtain a deduction, application Form 322 ERA/RE or Form 322 ERA/VBD, Whichever is applicable, must be filed with the County Auditor by the later of: (1) May 10; or (2) thirty (30) days after the notice of addition to assessed valuation or new assessment is mailed to the property owner at the address shown on the records of the township assessor.
- Property owners whose Statement of Benefits was approved after June 30, 1991, must attach a Form CF-1/Real Property annually to the application to
- show compliance with the Statement of Benefits. [IC 6-1.1-12.1-5.1(b) and IC 6-1.1-12.1-5.3(j)]
 The schedules established under IC 6-1.1-12.1-4(d) for rehabilitated property and under IC 6-1.1-12.1-4.8(1) for vacant buildings apply to any statement of benefits approved on or after July 1, 2000. The schedules effective prior to July 1, 2000, shall continue to apply to a state

July 1, 2000.			10	* • *	as to apply	to a statement	or benefits filed before
SECTION 1		TAXPA	YER IN	IFORMATION			A SAME OF STREET
Name of taxpayer Pa	atch Linville Way LL0	2		and the second of the second o			
400	umber and street, city, state, and Alpha Drive, Westfiel						
Name of contact persor Andr	rew Greenwood			Telephone number () 317-412-4298		E-mail address andrew@p	s eatch-development.com
SECTION 2 Name of designating bo		LOCATION AND DESC	RIPTIC	N OF PROPOSED PROJE	CT		
City of	f Franklin, Common Co	ouncil				Resolution nur	mber
	ville Way Franklin, IN 4			County Johnson		DLGF taxing d	istrict number
Description of real proposition paving, landscaping, f	erty improvements, redevelopm fire suppression, HVAC/electrica	ent, or rehabilitation (use ad al, build out of office space (a	ditional s approx 15	heets if necessary) 5,000 sq ft)		Estimated start Mar 1, 2021	date (month, day, year)
						Dec 31, 202	oletion date (<i>month, day, year</i>) 1
SECTION 3	ESTIMATE C	OF EMPLOYEES AND S.	ALARIE	S AS RESULT OF PROPO	SED PROJ	ECT	
Current number	Salaries	Number retained 134		Salaries avg \$22.90 per hour	Number add		Salaries avg \$25 per hour
SECTION 4	EST	IMATED TOTAL COST	AND V	ALUE OF PROPOSED PRO	DJECT		
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is confidential.				COST			ESSED VALUE
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	ues of proposed project			\$3,800,000			
···	property being replaced						
No. Standard Inches	es upon completion of proje						
SECTION 5	WASTE CONVERTED	AND OTHER BENEFIT	SPR	MISED BY THE TAXPAYE	R		ARTHUR BERTHAN
	ste converted (pounds)		_	Estimated hazardous was	ste converte	d (pounds)	
Other benefits							
SECTION 6		ΤΑΧΡΑΥΕ	P CEPT	TIFICATION			
I hereby certify the	at the representations in	this statement are true	e.	MICATION			
Signature of authorized re		+		itle General Counsel/VP		Date signed (mo 1/31/2021	nth, day, year)
						110 112021	

FOR USE OF THE	DESIGNATING BODY	Chicago Bordinali Composition and an a
We have reviewed our prior actions relating to the designation of this Econor adopted in the resolution previously approved by this body. Said resolution	, passed under IC 6-1.1-12.1, provides for	or the following limitations:
A. The designated area has been limited to a period of time not to exce expires is	edcalendar years * (see	below). The date this designation
B. The type of deduction that is allowed in the designated area is limited 1. Redevelopment or rehabilitation of real estate improvements 2. Residentially distressed areas 3. Occupancy of a vacant building	l to:	
C. The amount of the deduction applicable is limited to \$	•	
D. Other limitations or conditions (specify)		
E. The deduction is allowed forye		
We have also reviewed the information contained in the statement of benefit determined that the totality of benefits is sufficient to justify the deduction determined that the totality of benefits is sufficient to justify the deduction determined that the totality of benefits is sufficient to justify the deduction determined that the totality of benefits is sufficient to justify the deduction determined that the totality of benefits is sufficient to justify the deduction determined that the totality of benefits is sufficient to justify the deduction determined that the totality of benefits is sufficient to justify the deduction determined that the totality of benefits is sufficient to justify the deduction determined that the totality of benefits is sufficient to justify the deduction determined that the totality of benefits is sufficient to justify the deduction determined that the totality of benefits is sufficient to justify the deduction determined that the totality of benefits is sufficient to justify the deduction determined	s and find that the estimates and expecta scribed above.	rtions are reasonable and have
Approved (signature and fille of authorized member of designating body)	Telephone number	Date signed (month, day, year)
A CONTRACTOR OF THE CONTRACTOR	()	•
Attested by (signature and title of attester)	Designated body	
* If the designating body limits the time period during which an area is an eccentitled to receive a deduction to a number of years designated under IC 6-1 A. For residentially distressed areas, the deduction period may not exceed fib. For redevelopment and rehabilitation or real estate improvements: 1. If the Economic Revitalization Area was designated prior to July 1, 200 2. If the Economic Revitalization Area was designated after June 20, 200 C. For vacant buildings, the deduction period may not exceed two (2) years.	ve (5) years.	

EXHIBIT C

Real Property Schedule

40 Linville Way

Parcel Number: 41-08-02-043-001.000-009

Resolution 2021-11

Patch Development

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

Personal Property Schedule

Resolution 2021-12

G & H Wire

Year	Abatement
1	100%
2	100%
3	95%
4	85%
5	75%
6	65%
7	55%
8	40%
9	35%
10	30%