

STATEMENT OF BENEFITS PERSONAL PROPERTY State Form 51764 (R4 / 11-15) Prescribed by the Department of Local Government Finance

FORM SB-1 / PP

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.

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 equipment and/or information technology equipment 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 installation of qualifying abatable equipment for which the person desires to claim a deduction.
- 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 or with the county assessor if there is no township assessor for the township. The 103-ERA must be filed between January 1 and May 15 of the assessment year in which new manufacturing equipment and/or research and development equipment and/or logistical distribution 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 January 1 and the extended due date of that year.
- 4. Property owners whose Statement of Benefits was approved, must submit Form CF-1/PP annually to show compliance with the Statement of Benefits. (IC 6-1.1-12.1-5.6)
- For a Form SB-1/PP 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/PP 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 TAXPAYER INFORMATION										
					lame of contact person					
TASUS Corpor										
Address of taxpayer (number and street, city, state, and ZIP code)							Telephone number			
1151 W. 2nd Stre	et Bloomington,	<u>IN 47403</u>					(812) 333-6500			
SECTION 2 LOCATION AND DESCRIPTION OF PROPOSED PROJECT										
Name of designating body Resolution								nber (s)		
Monroe County C	ounsel									
Location of property				County			DLGF taxing district number			
1500 / 1530 / 1570	1500 / 1530 / 1570 North Curry Pike, Bloomington, IN 47404 Monroe 011									
Description of manufactur and/or logistical distribution	ing equipment and/or re	search and de	evelopment eq	uipment		-	ESTIMATED			
(Use additional sheets if r	ecessary)			ent.			START DA	TE CC	MPLETION DATE	
Multiple pieces of equipment will be purchased for new automotive manufacturing being done by TASUS Corporation to include converting					Manufacturing Equipment		03/01/2021		8/31/2021	
roll label press lines.				U	R & D Equipment					
					Logist Dist Equipment					
	IT Equipment									
SECTION 3	ESTIMATE OF				ULT OF PROP			-,		
Current number	Salaries	Number		Salaries		Number ad		Salaries		
143	Avg \$20.32/hr		143		\$20.32/hr		8	<u> </u>	\$19.74/hr	
SECTION 4	ESTIN			VALUE OF P	PROPOSED PF			· · ·		
NOTE: Pursuant to IC 6-1	1.1-12.1-5.1 (d) (2) the		CTURING	R & D EQ	UIPMENT		SIST DIST IT EQUIPMENT		QUIPMENT	
COST of the property is c	onfidential.	COST	ASSESSED VALUE	COST	ASSESSED VALUE	COST	ASSESSED VALUE	COST	ASSESSED VALUE	
Current values		0								
Plus estimated values of p	proposed project	904,440								
Less values of any proper	Less values of any property being replaced									
Net estimated values upor	n completion of project	904,440								
SECTION 5	WASTE CO	NVERTED AN	D OTHER BE	NEFITS PRO	OMISED BY TH		R			
Estimated solid waste converted (pounds)				Estimated hazardous waste converted (pounds)						
Other benefits: The personal property that will be purchased will allow TASUS Corporation to expand into a new division of automotive manufacturing in the U.S. The converting and roll label press lines will create new business opportunities immediately as customer orders will be transferred from a Canadian sister company thus increasing sales and employment opportunities for the Bloomington community.										
SECTION 6			TAXPAYER C							
I hereby certify that the representations in this statement are true.										
Signature of authorized representative				Date signed (month, day, year)						
			<u> </u>	1		/	V4 20 1122			
Printed name of authorized re Amy Ketcham				Title	or of Fin		oq 20 pas	-000		

FOR USE OF THE DESIGNATING BODY

We have reviewed our prior actions relating to the adopted in the resolution previously approved la authorized under IC 6-1.1-12.1-2.	ne designation of this econo by this body. Said resolut	mic revitalization are ion, passed under 10	ea and find that th C 6-1.1-12.1-2.5,	e applicant meets the general standards provides for the following limitations as								
A. The designated area has been limited to a pe												
is N	OTE: This question addres	ses whether the reso	lution contains an	expiration date for the designated area.								
 B. The type of deduction that is allowed in the de 1. Installation of new manufacturing equipme 		🗌 Yes		nhanced Abatement per IC 6-1.1-12.1-18								
2. Installation of new research and developm	4.0	🛄 Yes		heck box if an enhanced abatement was proved for one or more of these types.								
3. Installation of new logistical distribution eq	•	🗌 Yes										
4. Installation of new information technology	equipment;	🗌 Yes	LI No									
C. The amount of deduction applicable to new ma				with an assessed value of								
\$ (One or both lines may be filled out to establish a limit, if desired.)												
D. The amount of deduction applicable to new re	search and development ed	upment is limited to	\$	cost with an assessed value of								
\$ (One or both line												
E. The amount of deduction applicable to new log	nistical distribution equipme	ent is limited to \$		cost with an assessed value of								
\$ (One or both line				obstanti da basebee valde of								
F. The amount of deduction applicable to new ini \$ (One or both line				cost with an assessed value of								
G. Other limitations or conditions (specify)												
 H. The deduction for new manufacturing equipment new information technology equipment installe 				logistical distribution equipment and/or								
🗍 Year 1 🛛 Year 2 🗌 Y	/ear 3 🛛 🗌 Year 4	📋 Year 5	Enhanced Abatement per IC 6-1.1-12.1-18 Number of years approved:									
🗌 Year 6 🔲 Year 7 🗌 Y	rear 8 🗌 Year 9	🔲 Year 10	(Enter one to twenty (1-20) years; may not exceed twenty (20) years.)									
 For a Statement of Benefits approved after June If yes, attach a copy of the abatement schedule If no, the designating body is required to establi Also we have reviewed the information contained determined that the totality of benefits is sufficient 	to this form. Ish an abatement schedule to in the statement of benefits	pefore the deduction of and find that the est	can be determined	i.								
Approved by: (signature and title of authorized member of d	lesignating body)	Telephone number		Date signed (month, day, year)								
Printed name of authorized member of designating body		Name of designating body										
Attested by: (signature and title of attester)		Printed name of attester										
* If the designating body limits the time period duri taxpayer is entitled to receive a deduction to a nu												

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. 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.