RESOLUTION NO. 2008 .049

RESOLUTION DECLARING AN ECONOMIC REVITALIZATION AREA FOR PURPOSES OF APPROVING DEDUCTION FROM ASSESSED VALUE OF REAL PROPERTY IMPROVEMENTS FOR GARMONG DEVELOPMENT COMPANY, L.L.C. (Real Estate)

WHEREAS, the Indiana General Assembly has enacted a statute, I.C. 6-6.1-12.1 (the "Act"), authorizing certain deductions from the assessed value of new real property improvements (as defined in the Act) for the purpose of allowing partial abatement of real estate property taxes attributable to redevelopment or rehabilitation in an area that is to be declared an economic revitalization area during the period beginning March 1, 1983 and ending December 31, 2011; and

WHEREAS, Garmong Development Company, L.L.C. will undertake construction of a new 80,000 square foot manufacturing facility valued at \$3,000,000+ on property located on the north side of the 1300-1400 blocks of West Fuson Road in Center Township, Delaware County, Indiana and described on the attached map and legal description, during the above described period; and

WHEREAS, by passage of this resolution, the aforementioned area will be declared and affirmed as an economic revitalization area, which will authorize deductions from assessed value of new real property construction and/or improvements made in the area for purposes of taxation; and

WHEREAS, as a condition of approval of the ensuing abatement, Garmong Development Company, L.L.C. or the ultimate occupant of the real property improvements agrees to update the County Council on a semi-annual basis with regard to the status of employment at the new facility during the term of the life of the abatement.

NOW, THEREFORE, BE IT RESOLVED by the County Council of the County of Delaware in the State of Indiana:

- 1. The Delaware County Council finds and determines that the area described in this Resolution meets the qualifications for an economic revitalization area for the purposed of I.C. 6-1-12.1-3(e)(11)(A).
- 2. The Delaware County Council further finds that the new construction to be undertaken in the above described period beginning March 1, 1983 and ending December 31, 2011, by Garmong Development Company, L.L.C. shall be allowed a deduction from the assessed value of said improvements for ten (10) years in accordance with the provisions of I.C. 6-1.1-12.1-1 et. seq.

JUL 1 1 2008

AUDITOR

Sudy Rust DELAWARE CO. AUDITOR

- 3. The Delaware County Auditor shall take such further actions as may be required to carry out the purposes of this Resolution and to insure the eligibility of said new real property construction for purposes of allowing a deduction from the assessed value of said improvements for ten (10) years in accordance with I.C. 6-1.1-12.1-4.
- 4. This Resolution shall be in full force and effect from and after its passage by the Delaware County Council and such publications as may be required by law.

	Yeas	Nays	Abstained	Absent	
Brad Bookout	Berlei	Bold			
Ted Bowman	AB.				
Mel Botkin	MEB			mps_manapamas	
Mary Chambers	Mary Cha	melies		والمنافق المنافق المنا	
Chris Matchett (Sittel		***************************************		
Ron Quakenbush	T. A.	D A	www.www.www.harbar	mand and defend 4.4 ad 600 at 1	
Joe Russell	Joe Russe	W			
Passed by the County Council of Delaware County, Indiana this 26th day of					
Hugust	, 200				
Sintley 7.	Solo				
Brad Bookout, President Delaware County Counci	1				
ATTEST:					

Judy Kust, Auditor

Delaware County Indiana

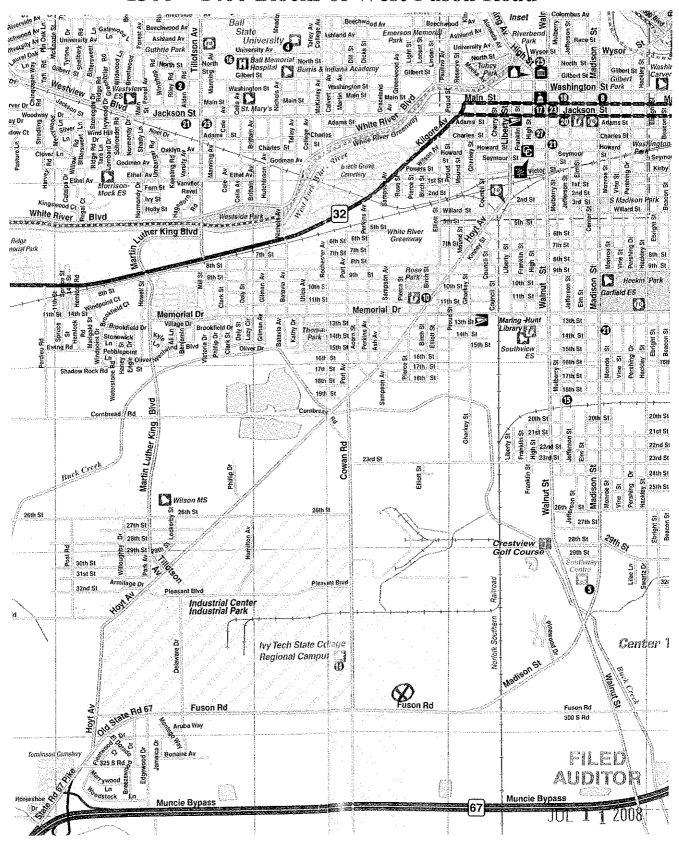
This Resolution is approved in form by

Don Dunnuck, Legal Counsel **Delaware County Council**

FILED AUDITOR

JUL 1 1 2008

Garmong Development Company, L.L.C. 1300 – 1400 Blocks of West Fuson Road



Judy Rust

Legal Description

Tract A

That portion of land situate in the West half of the Southwest Quarter of Section 28, Township 20 North, Range 10 East of the Second Principal Meridian in Delaware County, Indiana, being more particularly described as follows: Considering the South line of the said Southwest Quarter as bearing South 89 degrees, 48 minutes, 53 seconds East with all other bearings herein contained relative thereto; commencing at a found monument at the Southwest corner of said Southwest Quarter; thence on said South line South 89 degrees, 48 minutes, 53 seconds East 660.08 feet to a set 5/8 inch diameter rebar with identification cap stamped "RMA Firm #0074" on the extension of the East line of the land described in Instrument No. 2005R20351, being the point of beginning; thence on said East line and the extension thereof North 00 degrees, 42 minutes, 18 seconds West and parallel with the West line of the Southwest Quarter, a distance of 1240.41 feet to a set 5/8 inch diameter rebar with identification cap stamped "RMA Firm #0074"; thence North 89 degrees, 17 minutes, 42 seconds East and perpendicular to the last described line, a distance of 660.90 feet to a set 5/8 inch diameter rebar with identification cap stamped "RMA Firm #0074" on the East line of the West Half of the Southwest Quarter; thence on said East line South 00 degrees, 40 minutes, 10 seconds East 996.17 feet to the Northeast corner of the land described in Deed Record 1992, pages 1847-1848; thence on the North line of the land described in said Deed North 87 degrees, 43 minutes, 04 seconds West 150.28 feet to a set 5/8 inch diameter rebar with identification cap stamped "RMA Firm #0074" at the Northwest corner of the land described in said Deed; thence on the West line of the land described in said Deed South 00 degrees, 40 minutes, 10 seconds East 260.00 feet to a set 5/8 inch diameter rebar with identification cap stamped "RMA Firm #0074" on the South line of the Southwest Quarter; thence on said South line North 89 degrees, 48 minutes, 53 seconds West 510.10 feet to the point of beginning, containing 18.00 acres.

Tract B

A part of the West Half of the Southwest Quarter of Section 28, Township 20 North, Range 10 East, more particularly described as follows, to-wit: Beginning at the Southeast corner of the West Half of the Southwest Quarter of Section 28, Township 20 North, Range 10 East and running thence West on the South line of the said West Half of the Southwest Quarter 150.1 feet; thence North parallel with the East line of the said West Half of the Southwest Quarter, 260 feet; thence East 150 feet to a point in the said East line of the Southwest Quarter 254.5 feet North of the Southeast corner of the said West Half of the Southwest Quarter; thence South on the said East line of the said West Half of the Southwest Quarter 254.5 feet to the point of beginning, estimated to contain 0.886 of an acre, more or less.

Parcel Numbers:

11 28 300 001 000

11 28 300 002 000

FILED AUDITOR

JUL 1 1 2008

APPLICATION FOR TAX ABATEMENT REAL PROPERTY

This completed application, including a map identifying the general location of the facility, should be signed by the owner (or representative) of the new building and submitted to:

Delaware County Council c/o Bruce Baldwin, Vision 2006 P.O. Box 842 Muncie, IN 47308-0842 PH: 765.751.9104 Please type or print.

Date: 5/30/08	Name of Company:	Garmong Development Company, L.L.C.
Address of Property:	1300 – 1400 blocks of West	Fuson Road (north side)
Township: Center	r Township	
Current Zoning:	IP Industrial Park Zone	
Is legal description atta	ached? Yes x No (I	f possible, please provide at time of application.)
	Garmong Development Com	
Name	MATERIAL STREET, STREE	Name
	oplar Street	Address
Terre l	Haute, IN 47803	
Owner's Representativ	ve:	
Name: Greg Bis	hop T	Felephone: (812) 234-3714
Address 3050 Pop	olar Street, Terre Haute, IN 47	7803
Is property / facility se	rved by adequate utilities?	
Yes No x		
Are present utilities ad	equate for new improvements?	
Yes No x		
If not, please explain:	Utilities still need to be brou	ght to property from other locations.
Describe the new phys	ical improvements that will be	made on the property, how the new property will be used, and the
projected cost: Gar	rmong Development will const	ruct a shell building for the Delaware Advancement Corporation
as a tool to market for	economic development purpose	es. The cost for the shell building is projected to be around
		re feet but built to be easily expandable.
pius		

FILED AUDITOR

JUL 1 1 2008

REAL PROPERTY TAX ABATEMENT	'APPLICATION - PAGE 2
-----------------------------	-----------------------

Tax Assessment and Payment:

Amount of last real property assessment: \$ na

Amount of last real property taxes: \$ na

(Please attach a copy of your latest paid tax receipts to this form)

Total number of employees currently working for the company: na; At this facility? na					
Number of Minorities: ; Number of Females: ; Number of Handicapped:					
What percentage	of employees are Del	aware County Residents?			
Number of new e	employees to be added	at this facility as a result of abatement	t: 200+ (hoped for) Actual (+-) jobs:		
Fringe Benefits: Health Insurance (Y or N); % paid by employer:; % paid by employee:					
	Pension: (Y or N)	; % paid by employer:	; % paid by employee:		
Wage Package:	Starting Wage: \$; High Wage: \$; Average Wage: \$		
Job skill of new employees / entry level skill:					
Current average expected wage for jobs resulting from abatement (range): \$					
Number of jobs retained as a result of this project:					
I hereby certify that the information and representations on this application are true and complete.					
12 fil		ProferHes Manager Title	7-7-09		
Name		Title	Date		

<u>NOTICE:</u> Your signature above indicates that you are aware that you must <u>annually file</u> both form <u>CF-1 (Compliance with Statement of Benefits)</u>, and <u>Form 322 ERA/PP</u> (<u>Application for Deduction from Assessed Valuation</u>) by the dates indicated on the forms in order to actually receive your tax deduction.

When submitting application for real estate property tax abatement, the following non-refundable fee schedule applies to cover administrative and processing expenses with payment to the **Delaware County Treasurer**.

Total Rehabilitation / Construction Cost of Project	Application <u>Fee</u>		
\$20,000 or less	\$	40.00	
\$20,001 to \$75,000	\$	75.00	
\$75,001 to \$500,000	\$	150.00	AUDITOR
\$500,001 or more	\$	250.00	MUDITUR

JUL 1 1 2008

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

	20_		PAY	20		
FOF	RM:	SB-1	/Re	eal	Prop	erty

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): ☐ 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 statement of benefits filed before July 1, 2000 SECTION 1 TAXPAYER INFORMATION Name of taxpayer Garmong Development Company, L.L.C. Address of taxpayer (number and street, city, state, and ZIP code) 3050 Poplar Street, Terre Haute, IN 47803 Name of contact person Telephone number E-mail address (812) 234-3714 Greg Bishop SECTION 2 LOCATION AND DESCRIPTION OF PROPOSED PROJECT Name of designating body Resolution number Delaware County Council DLGF taxing district number 002 - Center Sanitary District Location of property County 1300-1400 Blocks of West Fuson Road Delaware Description of real property improvements, redevelopment, or rehabilitation (use additional sheets if necessary) Estimated start date (month, dcy. year) July, 2008 An industrial "shell building" will be constructed on this Estimated completion date (month, day, year) site that will hopefully employ at least 200 people. 2009 March. ESTIMATE OF EMPLOYEES AND SALARIES AS RESULT OF PROPOSED PROJECT SECTION 3 Salaries Number additional Salaries Current number Salaries Number retained ESTIMATED TOTAL COST AND VALUE OF PROPOSED PROJECT **SECTION 4** REAL ESTATE IMPROVEMENTS NOTE: Pursuant to IC 6-1.1-12.1-5.1 (d) (2) the COST of the property is confidential. COST ASSESSED VALUE Current values \$3,000,000+ Plus estimated values of proposed project Less values of any property being replaced Net estimated values upon completion of project WASTE CONVERTED AND OTHER BENEFITS PROMISED BY THE TAXPAYER SECTION 5 Estimated solid waste converted (pounds) Estimated hazardous waste converted (pounds) Other benefits AUDITOR JUL 1 1 2008 TAXPAYER CERTIFICATION SECTION 6 I hereby certify that the representations in this statement are true. Signature of authorized representative Date signed (month, day, year)

Properties Manager

7/7/08

FOR USE OF T	HE DESIGNATING BODY	
We have reviewed our prior actions relating to the designation of this Ecadopted in the resolution previously approved by this body. Said resolu		
A. The designated area has been limited to a period of time not to e expires is	exceed calendar yea	ars * (see below). The date this designation
B. The type of deduction that is allowed in the designated area is lin Redevelopment or rehabilitation of real estate improvements Residentially distressed areas Occupancy of a vacant building	nited to:	
C. The amount of the deduction applicable is limited to \$	the state of the s	
D. Other fimitations or conditions (specify)		
E. The deduction is allowed for	years* (see below).	
We have also reviewed the information contained in the statement of be determined that the totality of benefits is sufficient to justify the deduction		nd expectations 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)	County Coun	cil
* If the designating body limits the time period during which an area is a entitled to receive a deduction to a number of years designated under ICA. For residentially distressed areas, the deduction period may not exc	n economic revitalization area, it do C 6-1.12-12.1-4.	
B. For redevelopment and rehabilitation or real estate improvements: 1. If the Economic Revitalization Area was designated prior to July 2. If the Economic Revitalization Area was designated after June 20 C. For vacant buildings, the deduction period may not exceed two (2) ye	1, 2000, the deduction period is limi), 2000, the deduction period may n	

FILED AUDITOR

JUL 1 1 2008

EQUAL EMPLOYMENT OPPORTUNITY STATEMENT

The undersigned company agrees to comply with Executive Orders 11246 and 11478, and the rules, regulations and relevant orders of the Secretary of Labor. No segregated facilities will be maintained on said company's premises as required by Title VI of Civil Rights Act of 1964. Furthermore, the undersigned company attests to and agrees to the following policies regarding equal employment opportunity and affirmative action.

There will be no discrimination against any employee or applicant for employment because of race, religion, color, age sex, handicap, or national origin.

Affirmative action will be taken to ensure that applicants are employed and that employees are treated during employment without regard to their race, religion, color, age, sex, handicap, or national origin.

All qualified applicants will receive consideration for employment without regard to race, religion, color, age, sex, handicap, or national origin.

There will be no discrimination against any employee or applicant for employment because he or she is a disabled veteran or a veteran of the Vietnam Era in regard to any position for which the employee or applicant for employment is qualified.

Affirmative action will be taken to treat qualified disabled veterans and veterans of the Vietnam Era without discrimination based upon their disability or veteran status.

The company further agrees to post in conspicuous places, available to both employees and applicants for employment, notices to be provided setting forth the provisions of these nondiscriminating clauses and policies.

The previous policies will be adhered to in such employment practices as hiring, upgrading, demotion or transfer, recruitment, advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship.

12-18 Proferties Memager Name/Title

Garmong NevelofmentCo., LLC Company Name

7-7-08 AUDITO

JUL 1 1 2008

GARMONG DEVELOPMENTS
DAVID L. HANNUM
3050 POPLAR ST.
TERRE HAUTE, IN 47803

PAYTO THE ORDER OF
ORDER OF

FIFTH THIRD BANK
MEMO Abortcment Filing Fee
1:0749085941: 7650484798

1852

1852

1852

1852

1852

1852

1852

1852

1852

1852