REGULAR MEETING

Monday, October 2, 1967, 7:30 P.M.

The regular meeting of the Common Council of the City of Indianapolis was held in the Council Chambers of the City-County Building on Monday, October 2, 1967 at 7:30 P.M.

President Wallace in the Chair.

The Clerk called the roll.

Present: Mr. Brydenthal, Mr. Deluse, Mr. Eugenes, Mr. Hasbrook, Mr. Moriarty, Mr. Sleet, Miss Waters and President Wallace.

Absent: Mr. McGill, who was out of the City.

Upon motion of Mr. Deluse, seconded by Mr. Brydenthal, the reading of the minutes of the previous meeting was dispensed with.

President Wallace called for reading of Communications from the Mayor and other elected officials.

COMMUNICATIONS FROM THE MAYOR AND OTHER ELECTED OFFICIALS

September 20, 1967

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS:

Gentlemen:

I have this day approved with my signature and delivered to the City Clerk, Mrs. Angeline Allstatt, the following City Ordinances:

APPROPRIATION ORDINANCE 20, 1967

An Ordinance appropriating, transferring, reappropriating and reallocating the sum of Ten Thousand Dollars (\$10,000.00) from a certain specific designated item and fund in the Department of Public Works, City Civil Engineer, of the city of Indianapolis, to certain other designated item and fund in the same department, created by virtue of the 1967 Budget, General Ordinance 89, 1966, as amended, declaring an emergency and fixing a time when the same shall take effect.

APPROPRIATION ORDINANCE 21, 1967

An Ordinance appropriating, transferring, reappropriating and reallocating the sum of Eight Thousand Dollars (\$8,000.00) from a certain specific designated item and fund in the Department of Public Safety, Municipal Dog Pound, of the City of Indianapolis, to certain other designated item and fund in the same Department, created by virtue of the 1967 Budget, General Ordinance 89, 1966, as amended, declaring an emergency and fixing a time when the same shall take effect.

APPROPRIATION ORDINANCE 22, 1967

An Ordinance appropriating, transferring, reappropriating and reallocating the sum of Eight Thousand Dollars (\$8,000.00) from a certain specific designated item and fund in the Department of Public Safety, Traffic Engineer, of the City of Indianapolis, to certain designated item and fund in the same Department, created by virtue of the 1967 Budget, General Ordinance 89, 1966, as amended, declaring an emergency and fixing a time when the same shall take effect.

GENERAL ORDINANCE 104, 1967

An Ordinance, authorizing the Board of Public Works of the City of Indianapolis, to purchase through its duly authorized Purchasing Agent, certain equipment to be paid for out of funds heretofore appropriated or available, and fixing a time when the same shall take effect.

GENERAL ORDINANCE 105, 1967

An Ordinance, authorizing the Board of Public Works of the City of Indianapolis, to purchase through its duly authorized Purchasing Agent, certain equipment to be paid for out of funds heretofore appropriated or available, and fixing a time when the same shall take effect.

Respectfully submitted,

JOHN J. BARTON Mayor

October 2, 1967

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS

Gentlemen:

Pursuant to the laws of the State of Indiana I caused to be published in the Indianapolis News and the Indianapolis Commercial on Friday, September 22 and again on Friday, September 29, 1967 "A Notice to Taxpayers" of a Public Hearing in the Council Chambers on above date of Appropriation Ordinances No. 23 and No. 24, 1967.

Also caused to be published on same dates as above in the Indianapolis News and the Indianapolis Commercial General Ordinance No. 106, 1967.

Respectfully submitted,

ANGELINE ALLSTATT City Clerk

Indianapolis, Ind., October 2, 1967

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight (28) copies of Appropriation Ordinance 25, 1967, appropriating, transferring, reappropriating, reallocating the sum of Twenty Thousand (\$20,000.00) Dollars from a certain specific designated item and fund in the Department of Public Parks of the City of Indianapolis, to certain other designated item and fund in the same Department, created by virtue of the 1967 Budget, General Ordinance 89, 1966, as amended, declaring an emergency and fixing a time when the same shall take effect.

Respectfully submitted,

DANIEL P. MORIARTY Councilman

Indianapolis, Ind., October 2, 1967

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight (28) copies of General Ordinance 107, 1967, to amend the Municipal Code of Indianapolis, 1951, Generaul Ordinance 140, 1951, as amended and more particularly Title 4, Chapter 8, thereof by the addition of a subsection to Section 4-812, prohibiting parking at all times on certain streets and fixing a time when said amendment shall take effect.

Respectfully submitted,

ALBERT O. DELUSE Councilman

Indianapolis, Ind., October 2, 1967

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight (28) copies of General Ordinance 108, 1967, to amend the Municipal Code of Indianapolis, 1951, General Ordinance 140, 1951, as amended, and more particularly Title 4, Chapter 8, thereof, by the addition of a subsection to Section 4-821a, prohibiting stopping, standing, parking between 3:00 P.M., and 6:00 P.M., except Saturdays and Sundays on certain streets and fixing a time when said amendment shall take effect.

Respectfully submitted,

DANIEL P. MORIARTY Councilman

Indianapolis, Ind., October 2, 1967

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight copies of Special Ordinance No. 13, 1967, annexing certain contiguous territory to the City of Indianapolis, and fixing a time when the same shall take effect.

Respectfully submitted,

MAX E. BRYDENTHAL Councilman

Indianapolis, Ind., October 2, 1967

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight copies of Special Resolution No. 12, 1967, approving application for preliminary loan for low-rent public housing, and fixing a time when the same shall take effect.

Respectfully submitted,

MAX E. BRYDENTHAL Councilman

Indianapolis, Ind., October 2, 1967

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight copies of Special Resolution No. 13, 1967, authorizing execution of a cooperation agreement, and fixing a time when the same shall take effect.

Respectfully submitted,

MAX E. BRYDENTHAL Councilman

Indianapolis, Ind., October 2, 1967

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-eight copies of Resolution No. 14, 1967, instructing the City Controller of the City of Indianapolis to appeal to the Board of Tax Commissioners of Indiana, the action of the Marion County Tax Adjustment Board in reducing the Budget of the City Controller, the Budget of the Department of Public

Works, and the Budget of the Department of Public Safety for 1968.

Respectfully submitted,

DANIEL P. MORIARTY Councilman

Upon motion of Mr. Brydenthal, seconded by Mr. Moriarty, the Council recessed at 7:45 P.M. for Committee Hearings. At that time those present were permitted to be heard on Appropriation Ordinances No. 23 and No. 24, 1967.

The Council reconvened at 7:55 P.M.

The Clerk read the Committee Reports.

COMMITTEE REPORTS

Indianapolis, Ind., October 2, 1967

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Finance to whom was referred Appropriation Ordinance No. 23, 1967, entitled

TRANSFERRING unexpended Redevelopment Fund-\$36,050.00 to Funds . . .

21\$	2,500.00
24	1,500.00
26	30,500.00
52	250.00
55	100.00
72	1,200.00

beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

DANIEL P. MORIARTY, Chairman THOMAS P. SLEET A. O. DELUSE

Indianapolis, Ind., October 2, 1967

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Finance to whom was referred Appropriation Ordinance No. 24, 1967, entitled

TRANSFERRING Fund 11 \$8,027.00 unexpended balance to Fund 11 and create five (5) new positions . . .

- 3 Relocation Specialists @ (\$6,815.00 per annum) __\$4,720.00
- 1 Negotiator (\$7,510.00) ______ 1,734.00
- 1 Administrative Assistant (\$6,815.00 per annum) ____\$1,573.00

in the Department of Redevelopment.

beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

DANIEL P. MORIARTY, Chairman THOMAS P. SLEET A. O. DELUSE

President Wallace called for first reading and introduction of new ordinances.

INTRODUCTION OF NEW ORDINANCES

APPROPRIATION ORDINANCE 25, 1967

Introduced by Councilman Moriarty:

AN ORDINANCE, appropriating, transferring, reappropriating and

5. CURRENT CHARGES

reallocating, the sum of Twenty Thousand (\$20,000.00) Dollars from a certain specific designated item and fund in the Department of Public Parks of the City of Indianapolis, to certain other designated item and fund in the same Department, created by virtue of the 1967 Budget, General Ordinance 89, 1966, as amended, declaring an emergency and fixing a time when the same shall take effect.

WHEREAS, certain extraordinary conditions have developed since the adoption of the existing Annual Budget, and

WHEREAS, certain existing appropriations for said Department now have unobligated balances which will not be needed for the purpose for which appropriated.

NOW THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That a certain item and fund specifically budgeted in the Department of Public Parks, be and the same is hereby reduced in the following amount, to-wit:

DEPARTMENT OF PUBLIC PARKS

REDUCE TAX LEVY 1. SERVICES—PERSONAL 12. Salaries and Wages Temporary _____\$20,000.00 INCREASE:

Section 2. The above amount is requested by the Department of Public Parks to pay the award in a personal injury settlement.

53. Refunds, Awards & Indemnities _____\$20,000.00

Section 3. This Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and publication as required by law.

Which was read for the first time and referred to the Committee on Finance.

GENERAL ORDINANCE 107, 1967

Introduced by Councilman Deluse:

AN ORDINANCE to amend the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, and more particularly Title 4, Chapter 8, thereof by the addition of a subsection to Section 4-812, prohibiting parking at all times on certain streets and fixing a time when said amendment shall take effect.

NOW THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That Title 4, Section 8, Section 4-812 of the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, be amended by the addition thereto of the following:

No. Street From To Side
Belmont Ave. Morris Street A point 230 ft. north West
of Morris Street

Section 2. This Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and publication as required by law.

Which was read for the first time and referred to the Committee on Works.

GENERAL ORDINANCE 108, 1967

Introduced by Councilman Moriarty:

AN ORDINANCE to amend the Municipal Code of Indianapolis, 1951, General Ordinance No. 140, 1951, as amended, and more particularly Title 4, Chapter 8 thereof, by the addition of a subsection to Section 4-821a, prohibiting, stopping, standing, parking between 3:00 P.M. and 6:00 P.M. except Saturday and Sundays on certain streets and fixing a time when said amendment shall take effect.

NOW THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That Title 4, Chapter 8, Section 4-821a of the Municipal Code of Indianapolis, 1951, General Ordinance 140, 1951, as amended, be amended by the addition thereto of the following:

No. Street From To Side E. Michigan St. Belt RR Viaduct LaSalle St. South

Section 2. This Ordinance shall be in full force and effect from and after its passage, approval by the Mayor, compliance with all laws pertaining thereto, and publication as required by law.

Which was read for the first time and referred to the Committee on Finance.

SPECIAL ORDINANCE 13, 1967

Introduced by Councilman Brydenthal:

AN ORDINANCE annexing certain territory contiguous to the City of Indianapolis, and fixing a time when the same shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That the City of Indianapolis, Indiana, be and the same is hereby extended so as to include the following described territory which is hereby annexed to and made a part of the territory constituting the City of Indianapolis, Indiana, to-wit:

Part of the East Half of Section 15, Township 16 North, Range 3 East, in Marion County, Indiana, more particularly described as follows:

Beginning on the North line of West 42nd Street at the East line of said Section; thence South 89 degrees 49 minutes West 36.5 feet along said North line and along the existing corporation line of the City of Indianapolis; thence South 50 degrees 36 minutes West along said North line and corporation line 1589 feet to the

East line of Northwestern Avenue; thence North 21 degrees 00 minutes West 746.6 feet upon and along the East line of Northwestern Avenue to the South line of The Indianapolis Water Company Canal; thence Northeasterly with the meandering of said South canal line to the East line of said Section; thence South 01 degrees 02 minutes East 614.8 feet along the existing City of Indianapolis corporation line to the point of beginning, containing 23 acres, more or less.

Section 2. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor and publication according to law.

Which was read for the first time and referred to the Committee on Finance.

SPECIAL RESOLUTION NO. 12, 1967

Introduced by Councilman Brydenthal:

RESOLUTION APPROVING APPLICATION FOR PRELIMINARY LOAN FOR LOW-RENT PUBLIC HOUSING

WHEREAS, it is the policy of this locality to eliminate substandard and other inadequate housing, to prevent the spread of slums and blight, and to realize as soon as feasible the goal of a decent home in a suitable living environment for all of its citizens; and

WHEREAS, under the provisions of the United States Housing Act of 1937, as amended, the United States of America, Housing Assistance Administration (hereinafter called the "Government") is authorized to provide financial assistance to local public housing agencies for undertaking and carrying out preliminary planning of low-rent housing projects that will assist in meeting this goal; and

WHEREAS, the Act provides that there shall be local determination of need for low-cost housing to meet needs not being adequately met by private enterprise and that the Government shall not make any contract with a public housing agency for preliminary loans for surveys and planning in respect to any low-rent housing projects unless the governing body of the locality involved has by resolution approved the application of the public housing agency for such preliminary loan; and WHEREAS, The Housing Authority of the City of Indianapolis, Indiana (herein called the "Local Authority") is a public housing agency and is applying to the Government for a preliminary loan to cover the costs of surveys and planning in connection with the development of low-rent housing;

NOW, THEREFORE, be it resolved by the Common Council of the City of Indianapolis, as follows:

- 1. There exists in the City of Indianapolis a need for such low-rent housing at rents within the means of low-income families;
- 2. The application of the Local Authority to the Government for a preliminary loan in an amount not to exceed \$300,000 for surveys and planning in connection with low-rent housing projects of not to exceed approximately 2000 dwelling units is hereby approved.

Which was read for the first time and referred to the Committee on Finance.

SPECIAL RESOLUTION NO. 13, 1967

Introduced by Councilman Brydenthal:

RESOLUTION AUTHORIZING EXECUTION OF A COOPERATION AGREEMENT

WHEREAS, The Housing Authority of the City of Indianapolis, Indiana, proposes to develop and administer a low-rent housing project or projects to consist of approximately 2,000 dwelling units; and

WHEREAS, The Housing Authority of the City of Indianapolis, Indiana, desires to enter into a Cooperation Agreement with the City of Indianapolis, Indiana, in connection with such project,

NOW, THEREFORE, BE IT RESOLVED by the Common Council of the City of Indianapolis, as follows:

1. That the City of Indianapolis, Indiana, shall enter into a Cooperation Agreement with The Housing Authority of City of Indianapolis, Indiana in substantially the attached form. 2. That the Mayor be and he is hereby authorized and directed to execute said Cooperation Agreement, in quadruplicate, in behalf of said City and the Clerk is hereby authorized and directed to affix the corporate seal of said City thereon and to attest the same.

COOPERATION AGREEMENT

This Agreement entered into this_____day of _____, 1967, by and between The Housing Authority of the City of Indianapolis, Indiana (herein called the "Local Authority") and the City of Indianapolis (herein called the "Municipality"), WITNESSETH:

In consideration of the mutual covenants hereinafter set forth, the parties hereto do agree as follows:

- 1. Whenever used in this Agreement:
- (a) The term "Project" shall mean any low-rent housing hereafter developed as an entity by the Local Authority with financial assistance of the United States of America, Housing Assistance Administration (herein called the Government"); excluding, however, any low-rent housing project covered by any contract for loans and annual contributions entered into between the Local Authority and the Government, or its predecessor agencies, prior to the date of this Agreement.
- (b) The term "Taxing Body" shall mean the State or any political subdivision or taxing unit thereof in which a Project is situated and which would have authority to assess or levy real or personal property taxes or to certify such taxes to a taxing body or public officer to be levied for its use and benefit with respect to a Project if it were not exempt from taxation.
- (c) The term "Shelter Rent" shall mean the total of all charges to all tenants of a Project for dwelling rents and non-dwelling rents (excluding all other income of such Project), less the cost to the Local Authority of all dwelling and non-dwelling utilities.
- (d) The term "Slum" shall mean any area where dwellings predominate which, by reason of dilapidation, overcrowding, faulty arrangement or design, lack of ventilation, light or sanitation facilities, or any combination of these factors, are detrimental to safety, health, or morals.

- 2. The Local Authority shall endeavor (a) to secure a contract or contracts with the Government for loans and annual contributions covering one or more Projects comprising approximately 2000 units of low-rent housing and (b) to develop and administer such Project or Projects, each of which shall be located within the statutory area of operation of the Local Authority. The obligations of the parties hereto shall apply to each such Project.
- 3. (a) Under the constitution and statutes of the State of Indiana, all Projects are exempt from all real and personal property taxes and special assessments levied or imposed by any Taxing Body. With respect to any Project, so long as either (i) such Project is owned by a public body or governmental agency and is used for low-rent housing purposes, or (ii) any contract between the Local Authority and the Government for loans or annual contributions, or both, in connection with such Project remains in force and effect, or (iii) any bonds issued in connection with such Project or any monies due to the Government in connection with such Project remain unpaid, whichever period is the longest, the Municipality agrees that it will not levy or impose any real or personal property taxes or special assessments upon such Project or upon the Local Authority with respect thereto. During such period, the Local Authority shall make annual payments (herein called "Payments in Lieu of Taxes") in lieu of such taxes and special assessments and in payment for the public services and facilities furnished from time to time without other cost or charge for or with respect to such Project.
 - (b) Each such annual Payment in Lieu of Taxes shall be made after the end of the fiscal year established for such Project, and shall be in an amount equal to either (i) ten percent (10%) of the Shelter Rent charged by the Local Authority in respect to such Project during such fiscal year, or (ii) the amount permitted to be paid by applicable state law in effect on the date such payment is made, whichever amount is the lower.
 - (c) The Payments in Lieu of Taxes shall be paid to the Treasurer of Marion County, Indiana, and distributed among the Taxing Bodies in the proportion which the real property taxes which would have been paid to each Taxing Body for such year if the Project were not exempt from taxation bears

to the real property taxes which would have been paid to all of the Taxing Bodies for such year if the Project were not exempt from taxation, or in such other manner as provided by state statute; Provided, however, That no payment for any year shall be made to any Taxing Body in excess of the amount of the real property taxes which would have been paid to such Taxing Body for such year if the Project were not exempt from taxation.

- (d) Upon failure of the Local Authority to make any Payment in Lieu of Taxes, no lien against any Project or assets of the Local Authority shall attach, nor shall any interest or penalties accrue or attach on account thereof.
- 4. The Municipality agrees that, subsequent to the date of initiation (as defined in the United States Housing Act of 1937, as amended) of each Project and within five years after the completion thereof, or such further period as may be approved by the Government, and in addition to the number of unsafe and unsanitary dwelling units which the Municipality is obligated to eliminate as a part of the low-rent housing Project(s) heretofore undertaken by the Local Authority, there has been or will be elimination (as approved by the Government) by demolition, condemnation, effective closing, or compulsory repair or improvement, of unsafe or unsanitary dwelling units situated in the locality or metropolitan areas in which such Project is located, substantially equal in number to the number of newly constructed dwelling units provided by such Project; Provided, That where more than one family is living in an unsafe or unsanitary dwelling unit, the elimination of such unit shall count as the elimination of units equal to the number of families accommodated therein; and Provided, further, That this Paragraph 4 shall not apply in the case of (i) any Project developed on the site of a Slum cleared subsequent to July 15, 1949, and that the dwelling units eliminated by the clearance of the site of such Project shall not be counted as elimination for any other Project or any other low-rent housing Project, or (ii) any Project located in a rural nonfarm area.
- 5. During the period commencing with the date of the acquisition of any part of the site or sites of any Project and continuing so long as either (i) such Project is owned by a public body or governmental agency and is used for low-rent housing purposes, or (ii) any contract between the Local Authority and the Govern-

ment for loans or annual contributions, or both, in connection with such Project remains in force and effect, or (iii) any bonds issued in connection with such Project or any monies due to the Government in connection with such Project remain unpaid, whichever period is the longest, the Municipality without cost or charge to the Local Authority or the tenants of such Project (other than the Payments in Lieu of Taxes) shall:

- (a) Furnish or cause to be furnished to the Local Authority and the tenants of such Project public services and facilities of the same character and to the same extent as are furnished from time to time without cost or charge to other dwellings and inhabitants in the Municipality;
- (b) Vacate such streets, roads, and alleys within the area of such Project as may be necessary in the development thereof, and convey without charge to the Local Authority such interest as the Municipality may have in such vacated areas; and, in so far as it is lawfully able to do so without cost or expense to the Local Authority or to the Municipality, cause to be removed from such vacated areas, in so far as it may be necessary, all public or private utility lines and equipment;
- (c) In so far as the Municipality may lawfully do so, (i) grant such deviations from the building code of the Municipality as are reasonable and necessary to promote economy and efficiency in the development and administration of such Project, and at the same time safeguard health and safety, and (ii) make such changes in any zoning of the site and surrounding territory of such Project as are reasonable and necessary for the development and protection of such Project and the surrounding territory;
- (d) Accept grants of easements necessary for the development of such Project; and
- (e) Cooperate with the Local Authority by such other lawful action or ways as the Municipality and the Local Authority may find necessary in connection with the development and administration of such Project.
 - 6. In respect to any Project the Municipality further agrees

that within a reasonable time after receipt of a written request therefor from the Local Authority:

- (a) It will accept the dedication of all interior streets, roads, alleys, and adjacent sidewalks within the area of such Project, together with all storm and sanitary sewer mains in such dedicated areas, after the Local Authority, at its own expense, has completed the grading improvement, paving, and installation thereof in accordance with specifications acceptable to the Municipality;
- (b) It will accept necessary dedications of land for, and will grade, improve, pave, and provide sidewalks for, all streets bounding such Project or necessary to provide adequate access thereto (in consideration whereof the Local Authority shall pay to the Municipality such amount as would be assessed against the Project site for such work if such site were privately owned); and
- (c) It will provide, or cause to be provided, water mains, and storm and sanitary sewer mains, leading to such Project and serving the bounding streets thereof (in consideration whereof the Local Authority shall pay to the Municipality such amount as would be assessed against the Project site for such work if such site were privately owned).
- 7. If by reason of the Municipality's failure or refusal to furnish or cause to be furnished any public services or facilities which it has agreed hereunder to furnish or to cause to be furnished to the Local Authority or to the tenants of any Project, the Local Authority incurs any expense to obtain such services or facilities then the Local Authority may deduct the amount of such expense from any Payments in Lieu of Taxes due or to become due to the Municipality in respect to any Project or any other low-rent housing Projects owned or operated by the Local Authority.
- 8. No Cooperation Agreement heretofore entered into between the Municipality and the Local Authority shall be construed to apply to any Project covered by this Agreement.
- 9. So long as any contract between the Local Authority and the Government for loans (including preliminary loans) or annual contribution, or both, in connection with any Project remains in

force and effect, or so long as any bonds issued in connection with any Project or any monies due to the Government in connection with any Project remain unpaid, this Agreement shall not be abrogated, charged, or modified without the consent of the Government. The privileges and obligations of the Municipality hereunder shall remain in full force and effect with respect to each Project so long as the beneficial title to such Project is held by the Local Authority or by any other public body or governmental agency, including the Government, authorized by law to engage in the development or administration of low-rent housing projects. If at any time the beneficial title to, or possession of, any Project is held by such other public body or government agency, including the Government, the provision hereof shall inure to the benefit of and may be enforced by, such other public body or governmental agency, including the Government.

IN WITNESS WHEREOF, the Municipality and the Local Authority have respectively signed this Agreement and caused their seals to be affixed and attested as of the day and year first above written.

CITY OF INDIANAPOLIS

		0111 01 111	Difficult Only	
(SEAL)		By		
		•	Mayor	
Attest:				
•	City Clerk			
		mill Holla		
			ING AUTHOR NDIANAPOLI	
(SEAL)		Ву		
			Chairman	
Attest:				
3	Secretary			

Which was read for the first time and referred to the Committee on Finance.

SPECIAL RESOLUTION 14, 1967

Introduced by Councilman Moriarty:

- WHEREAS, the Marion County Tax Adjustment Board has reviewed the Budget of the City of Indianapolis for 1968, and has reduced the Indianapolis General Fund in the total sum of Eight Hundred Forty-seven Thousand Eight Hundred Seventy-five Dollars (\$847,-875.00) Dollars without itemization, and
- WHEREAS, the Marion County Tax Adjustment Board has reviewed the Budget of the Indianapolis City Controller and reduced Fund 63-2 the sum of Twenty-five Thousand (\$25,000.00) Dollars which sum was allocated to and for the Indianapolis Symphony Orchestra and said Board further reduced Fund 63-3 the sum of Ten Thousand (\$10,000.00) Dollars which sum was allocated to and for John Herron Art Institute, and
- WHEREAS, the Marion County Tax Adjustment Board has reviewed the Budget of the Department of Public Works and struck out the entire tax levy allocated to the office of City Civil Engineer in the sum of Two Hundred Twelve Thousand Eight Hundred Seventy-five (\$212,875.00) Dollars, and
- WHEREAS, the Marion County Tax Adjustment Board has reviewed the budget of the Department of Public Safety and reduced the gasoline tax monies, MVH, allocated to the office of Traffic Engineer in the sum of Six Hundred Thousand (\$600,000.00) Dollars, and transferred said monies to the office of the Indianapolis Street Commissioner; that the Marion County Tax Adustment Board further reduced the monies, provided by tax levy, to the Indianapolis Street Commissioner in the amount of Six Hundred Thousand (\$600,000.00) Dollars, all without itemization.

NOW THEREFORE, BE IT RESOLVED:

That the Common Council of the City of Indianapolis instruct and it hereby does instruct, the City Controller of the City of Indianapolis, to appeal to the Board of Tax Commissioners of Indiana, the action of the Marion County Tax Adjustment Board in reducing the Budget of the Indianapolis City Controller, the Budget of the Department of Public Works, and the Budget of the Department of Public Safety for 1968.

Passed in Common Coun	icil theday of October, 1967.	
	Joseph C. Wallace	esident
Attest: M. May Seay	Deputy City Clerk	
	Presented by me to the Mayor City of Indianapolis, Indiana October1967	of the
	Deputy City Clerk	
	Approved and signed by me October1967	
	John J Barton	Mayor

Which was read for the first time and referred to the Committee on Finance.

Mr. Moriarty called for second reading of Appropriation Ordinance No. 23, 1967.

The Clerk read the Ordinance for a second time.

Upon motion of Mr. Moriarty, seconded by Mr. Sleet, Appropriation Ordinance No. 23, 1967 was ordered engrssed, read a third time and placed upon its passage.

The Clerk read the Ordinance for a third time and it passed on the following roll call:

Ayes 8 viz: Mr. Brydenthal, Mr. Deluse, Mr. Egenes, Mr. Hasbrook, Mr. Moriarty, Mr. Sleet, Miss Waters and President Wallace.

Mr. Moriarty called for a second reading of Appropriation Ordinance No. 24, 1967.

The Clerk read the Ordinance for a second time.

Upon motion of Mr. Moriarty, seconded by Mr. Brydenthal, Appropriation Ordinance No. 24, 1967 was ordered engrossed, read a third time and placed upon its passage.

The Clerk read the Ordinance for a third time and it passed on the following roll call:

Ayes 8 viz: Mr. Brydenthal, Mr. Deluse, Mr. Egenes, Mr. Hasbrook, Mr. Moriarty, Mr. Sleet, Miss Waters and President Wallace.

OLD BUSINESS

Mr. Brydenthal announced he would like to have a committee hearing on General Ordinance No. 96, 1967, and asked if there was anyone present interested in the Ordinance. After hearing from several persons present, Mr. Brydenthal presented a Committee Report as follows:

Indianapolis, Ind., October 2, 1967

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Parks to whom was referred General Ordinance No. 96, 1967, entitled

PROTECTION of neighborhoods from debris and waste materials from certain business

beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

> MAX E. BRYDENTHAL, Chairman THOMAS P. SLEET PHYLLIS W. WATERS

Mr. Brydenthal then called for a second reading of General Ordinance No. 96, 1967.

The Clerk read the Ordinance for a second time.

Upon motion of Mr. Brydenthal, seconded by Mr. Deluse, General Ordinance No. 96, 1967 was ordered engrossed, read a third time and placed upon its passage.

The Clerk read the Ordinance for a third time and it passed on the following roll call:

Ayes 8 viz: Mr. Brydenthal, Mr. Deluse, Mr. Egenes, Mr. Hasbrook, Mr. Moriarty, Mr. Sleet, Miss Waters and President Wallace.

President Wallace called for any New Business.

NEW BUSINESS

Mr. Moriarty asked that Special Resolution No. 14, 1967 be considered.

The Council gave verbal consent.

Mr. Moriarty called for a second reading of Special Resolution No. 14, 1967.

The Resolution was read by the Clerk for a second time.

Upon motion of Mr. Moriarty, seconded by Miss Waters, Special Resolution No. 14, 1967 was passed on unanimous voice vote.

Upon motion of Mr. Deluse, seconded by Miss Waters, the Council recessed at 8:30 P.M. upon unanimous voice vote.

We hereby certify that the above and foregoing is a full and complete record of the proceedings of the Common Council of the City of Indianapolis held on the 2nd day of October, 1967 at 7:30 P.M.

In Witness Whereof, we have hereunto subscribed our signatures and caused the seal of the City of Indianapolis to be affixed.

ATTEST:

Joseph C. Wallace
President

Angeline Allstatt

City Clerk

(SEAL)