RESOLUTION NO. R - CC - 13 - 1

# RESOLUTION APPROVING TAX ABATEMENT FOR CERTAIN PERSONAL PROPERTY FOR ATTC MANUFACTURING, INC.

WHEREAS, the Perry County Council ("County Council") has been advised by ATTC Manufacturing, Inc. ("ATTC") of a proposal by ATTC to purchase and install four Differential Case machining cells including tooling and various other manufacturing equipment in the sum of \$10,000,000.00 at its plant located at 10455 State Road 37 near Tell City, Indiana in Perry County, Indiana known as Perry County Industrial Park South in Troy Township which was previously designated as an Economic Revitalization Area by Resolution No. R-CC-12-1 on April 26, 2012 which was later confirmed by the same Council at a separate meeting on May 24, 2012; and

WHEREAS, ATTC anticipates the need of the aforementioned equipment in order to increase its production at the above facility and has submitted documents, including statements of benefits, to the County Council in the form attached hereto as Exhibit "A" and incorporated herein by reference; and

WHEREAS, the County Council has reviewed the Statement of Benefits including Exhibit "A" and other information brought to its attention, and hereby determines that it is in the best interest of the county that the deductions under I.C. § 6-1.1-12.1-4.5 should be allowed based on the following findings:

1. The estimate of the value of the installed personal property of Ten Million Dollars is reasonable for projects of this nature and the estimate of the cost of that installation.

2. The estimated number of four individuals to be added to the payroll of ATTC with total annual salaries of approximately \$100,000.00.

3. The estimated number of four individuals whose employment will be created can be reasonably expected to result from the proposed purchase and installation of the above equipment.

4. The estimate of the annual salaries for those four individuals whose employment will be created can be reasonably expected to result from the proposed purchase and installation of the above equipment.

5. The number of individual opportunities for employment, both temporary and permanent, and the compensation to be paid to the employees, along with the value of the acquisition and installation of the equipment, create benefits of the type and quality anticipated by the County Council within the Economic Revitalization Area and can reasonably be expected to result from the proposed described purchase and installation.

6. The totality of benefits is sufficient to justify the deductions.

NOW, THEREFORE, BE IT RESOLVED by the Perry County Council that:

1. ATTC as the owner of property within the previously approved Economic Revitalization Area shall be entitled to the deductions provided by I.C. § 6-1.1-12.1-4.5 for a period of ten years with respect to the equipment which is to be purchased and installed in the plant. ATTC shall receive a deduction of 100% for the first year, 90% for the second year, 80% for the third year, 70% for the fourth year, 60% for the fifth year, 50% for the sixth year, 40% for the seventh year, 30% for the eighth year, 20% for the ninth year, and 10% for the tenth year.

2. The Statement of Benefits submitted by ATTC are hereby approved.

3. Notice of the adoption and substance of this Resolution and all other disclosures required by I.C. § 6-1.1-12.1-2.5 shall be duly published in accordance with I.C. § 5-3-1 which notice shall state a date for public hearing on this Resolution and that on that date, after hearing any objections and remonstrances and considering any evidence thereon, this County Council will take final action in determining whether the tax abatement for the purchase and installation of the aforementioned equipment have been met and confirming, modifying and confirming or rescinding this resolution.

A copy of the above-referenced notice and copy of the Statement of Benefits included as Exhibit "A" shall be filed with the officers of each county office that has authority to levy property taxes in that geographic area which has been previously designated as an economic revitalization area at least ten days prior to the public hearing on this resolution. ADOPTED this  $\frac{25^{+h}}{2000}$  day of July, 2013 by the Perry County Council, Perry County, Indiana.

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"Exhibit A"



### STATEMENT OF BENEFITS PERSONAL PROPERTY

State Form 51764 (R2 / 12-11) Prescribed by the Department of Local Government Finance

## FORM SB-1/PP

PRIVACY NOTICE The cost and any specific individual's salary information is confidential; the balance of the filling is public record per IC 6-1.1-12.1-5.1 (c) and (d).

### 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. "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 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 be approved
- 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 March 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 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)
- The schedules established under IC 6-1.1-12.1-4.5(d) and (e) apply to equipment installed after March 1, 2001, unless an alternative deduction schedule is adopted by the designating body (IC 6-1.1-12.1-17).

Name of taxpayer			TAXPAYER	INFORMATIC	)N					
ATTC Manufacturir										
Address of taxpayer (number	and street, city, state, and Z	IP code)								
10455 State Road 37	, Tell City, IN, 47586					-				
Name of contact person						Telephone number				
Jeff Jones						(812) 547-5060				
SECTION 2	h.(	OCATION AN	D DESCRIPT	ON OF PRO	POSED PROJI	ECT				
Name of designating body Resolution number (s)										
Perry County Council										
Location of property					County			DLGF taxing district number		
10455 SR 37, Tell City, IN, 47586, Perry County Industrial Park South Perry County 62007										
Description of manufactur and/or logistical distributio	ing equipment and/or re-	search and de	evelopment eq	uipment			E	ESTIMATED		
(use additional sheets if n	ecessary)	mation techn	lology equipme	ent.			START DATE COM		PLETION DATE	
4-Differential Case Machining Cells including toolir				ng and	Manufacturing Equipment		12/01/2013 07		31/2014	
various other manufacturing equipment - \$10,000,0					R & D Equipment					
					Logist Dist Equipment					
					IT Equipment					
SECTION 8	ESTIMATE OF	EMPLOYEES	S AND SALAF	IES AS RES		OSED PRO	IEGA	PRILITY PARTY	CONTRACTOR CONTRACTOR	
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# FOR USE OF THE DESIGNATING BODY

adopted in the resolution previously approved by this body. Said authorized under IC 6-1.1-12.1-2.	is economic revitalization area and find that the applicant meets the general standards resolution, passed under IC 6-1.1-12.1-2.5, provides for the following limitations as
A . The designated area has been limited to a period of time not to a is	exceed calendar years * (see below). The date this designation expires
<ul> <li>B. The type of deduction that is allowed in the designated area is I</li> <li>1. Installation of new manufacturing equipment;</li> <li>2. Installation of new research and development equipment;</li> <li>3. Installation of new logistical distribution equipment.</li> <li>4. Installation of new information technology equipment;</li> </ul>	imited to: Yes No Yes No Yes No Yes No
C. The amount of deduction applicable to new manufacturing equi \$	pment is limited to \$ cost with an assessed value of
	opment equipment is limited to \$ cost with an assessed value of
E . The amount of deduction applicable to new logistical distribution \$	n equipment is limited to \$ cost with an assessed value of
<ul> <li>F. The amount of deduction applicable to new information technol.</li> <li>\$</li> </ul>	ogy equipment 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 re-	
	search and development equipment and/or new logistical distribution equipment and/or ed eligible for deduction on or after July 1, 2000, is allowed for:
new information technology equipment installed and first claime	ed eligible for deduction on or after July 1, 2000, is allowed for:
new information technology equipment installed and first claime 1 year 6 years ** For ERA's 2 years 7 years 5 or 10 ye	
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new information technology equipment installed and first claime         1 year       6 years         2 years       7 years         3 years       8 years         4 years       9 years         5 years **       10 years **         I. Did the designating body adopt an alternative deduction schedule if yes, attach a copy of the alternative deduction schedule to the determined that the totality of benefits is sufficient to justify the ded         Approved: (signature and title of authorized member)	ed eligible for deduction on or after July 1, 2000, is allowed for: established prior to July 1, 2000, <u>only</u> a ar schedule may be deducted. ule per IC 6-1.1-12.1-17? Yes No is form.
new information technology equipment installed and first claime         1 year       6 years         2 years       7 years         3 years       8 years         4 years       9 years         5 years **       10 years **         I. Did the designating body adopt an alternative deduction schedul if yes, attach a copy of the alternative deduction schedule to the alternative deduction schedule in the statement.	ed eligible for deduction on or after July 1, 2000, is allowed for: established prior to July 1, 2000, <u>only</u> a ar schedule may be deducted. ule per IC 6-1.1-12.1-17? Yes No is form. of benefits and find that the estimates and expectations are reasonable and have uction described above. Telephone number Date signed (month, day, year)