

STATE OF INDIANA

BEFORE THE BOARD OF CLARK COUNTY COMMISSIONERS

ORDINANCE NO. / -2010

**AN ORDINANCE PROVIDING FOR THE DEPOSIT
OF CERTAIN FUNDS INTO THE PREVIOUSLY
ESTABLISHED NON-REVERTING TREASURER'S FUND**

WHEREAS, this Board of Commissioners of Clark County, Indiana (this "Board"), is the executive body of Clark County government pursuant to the provisions of IC 36-1-2-9; and,

WHEREAS, this Board is also the legislative body of Clark County Government pursuant to the provisions of IC 36-1-2-9; and,

WHEREAS, pursuant to the Home Rule provisions of IC 36-1-3, *et seq.*, this Board has authority to exercise all the powers needed for the effective operation of government as to local affairs, subject only to the limitations contained within such statutes; and,

WHEREAS, this Board previously identified the need to establish non-reverting fund for the benefit of the Clark County Treasurer (the "*Clark County Treasurer Non-Reverting Fund*" or simply, the "Treasurer Fund") and did so by enacting Ordinance No. 6 - 2010; and,

WHEREAS, the ordinance establishing the Treasurer Fund provided for certain Tax Sale Fees and the costs of a complete Tax List to be deposited into the Treasurer Fund, and not into the General Fund; and,

WHEREAS, this Board has now identified the need to establish provisions for the deposit of additional funds into the Treasurer Fund for the use and benefit of the Treasurer in order to maintain the efficient and effective operation of the Treasurer's office.

NOW, THEREFORE, BE IT ORDAINED by this Board of Clark County Commissioners as follows:

1. Additional Deposits into Treasurer's Fund. In addition to funds presently being deposited into the Treasurer Fund pursuant to the ordinance referenced hereinabove, the Personal Property Demand Fees and Court Judgment Certification Fees subsequently paid into the Treasurer's office (presently in the amount of Five Dollars [\$5.00] each as provided by current Indiana law, and as the same may subsequently be increased or adjusted) shall also be deposited into the Treasurer's Fund and not into the General Fund.

2. Purposes of Permitted Expenditures from the Treasurer Fund. The Treasurer shall be entitled to make expenditures from the Treasurer Fund for the following purposes:

a. For operating expenses, including supplies, the payment of salaries to full-time or part-time deputies or administrative personnel in the Treasurer's office; and,

b. For such other expenses pertaining to the operation of the Treasurer's office, or for the provision of professional services benefiting the Treasurer's office, as the Treasurer may determine to be appropriate and necessary for the efficient operation of the Treasurer's office in his/her sole discretion.

3. No County warrants are authorized to be issued for expenditures from the Treasurer Fund for payment of any monies except upon approval of a claim by the Treasurer and in accordance with the terms of this Ordinance.

4. The Treasurer Fund shall be perpetual unless and until terminated by subsequent ordinance enacted by this Board.

5. The Clark County Auditor is hereby directed to maintain and manage accurate accounting information regarding the receipts, expenditures, and balances of the Treasurer Fund.

6. This Ordinance shall be in full force and effect upon its passage and promulgation as evidenced by the affirmative signatures of the undersigned as the majority of the duly elected and serving members of this Board.

So Ordained this 6th day of January, 2011 ~~December, 2010~~.

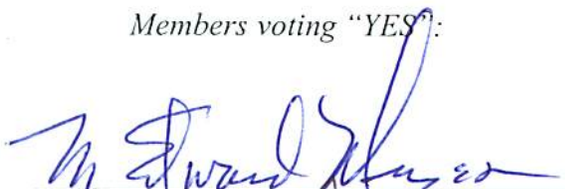
Members voting "NO":

M. Edward Meyer, Commissioner

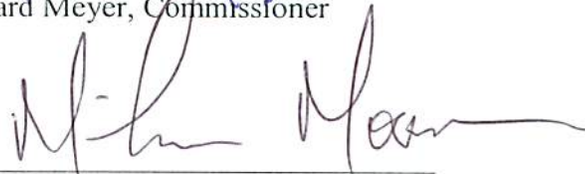
Mike Moore, Commissioner

Les Young, Commissioner

Members voting "YES":



M. Edward Meyer, Commissioner

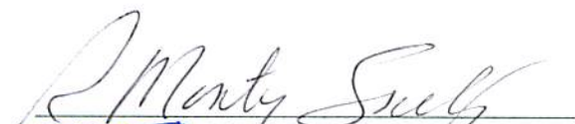


Mike Moore, Commissioner



Les Young, Commissioner

Attested by:



~~Ruth Groth~~, Clark County Auditor