INDIANA STATE ELECTION BOARD

May 5, 1989

Board of County Commissioners Dubois County Courthouse Jasper, IN 47546

RE: Notice of approval of precinct changes per IC 3-11-1.5-26

Dear Commissioners:

The precinct establishment order submitted on behalf of Dubois County was approved in a meeting of the Indiana State Election Board held on May 3, 1989.

Per IC 3-11-1.5-27, 28 and 29, the county commissioners shall give notice of approval by one publication under IC 5-3-1-4. The commissioners shall file a copy of the approved precinct establishment order with the circuit court clerk or board of registration and one copy of the notice published with the State Election Board. The precinct changes shall become effective on the date the notice is published.

If you have any further questions, please do not hesitate to contact us. Thank you for your cooperation.

Sincerely,

Patty Broderick

Acting Executive Director

These Proof of Publication, sent to State May 23, 1989
850 North Meridian Street * INDIANAPOLIS, INDIANA 46204 * 317/232-3939

The state of the s	
City of Jasper, 3N, 3S, 4E, 4W, 5N, 5S, 6N, 6C & 6S.	٠
5N. SS. AN AC 4481	
All 6C & 65.	
OH WHILE Discloses	
All other precincts within the County re hain unchanged. The precincts established y said Order was	
onenanged. The precincts assess	•
y said Order was approved by the Stati	٥
lection by the state	
rection board of Indiana on Att and Blan	Ľ
lection Board of Indiana on May 3, 1989, to ecome effective on the date of publication of its Notice. Maps, lend decomposition of	٥
is blatte on the date of publication a	7
is Mulice. Mans, lend describet	ı
is Notice. Maps, legal descriptions, and es mated voter population of the established ecincts are on tile for	
population of the actabilist	
ecincts are on file for public inspection in	J
e office of A. Time for public inspection in	
Anditor of Dubnic County	•
e office of Auditor of Dubois County, Indi	٠
COUNTY COMMISSIONEDS OF	

COUNTY COMMISSIONERS OF DUBOIS COUNTY, INDIANA GILBERT FLECK Y LOU SCHNELL

16-11

(city) of	Jasper	nation printed and	l published in the	English language in the
aforesaid, a published in		nted matter attach 1.1time, t 1989	ned hereto is a truc he dates of public	in state and county copy, which was duly ation being as follows:
Subscribed a	· ·	(day of	May) .) , 19 . 89
My commissi	My o ion expires C	LDRED SMITH KRAPF somm. exp. Jen. 9, 199 COUNTY OF DUBOIS	Notary Public	

OFFICE OF

AUDITOR DUBOIS COUNTY

BASIL C. KUNKEL - COUNTY AUDITOR

Jasper, Indiana 47546 812-482-6545

May 23, 1989

Indiana State Election Board 850 N. Meridian Street Indianapolis, In 46204

Attn: Ms. Patty Broderick

Re: Proof of Publication

Dear Ms. Broderick:

Attached are your requested copies of the proof of publications on the recent precinct changes in Dubois County, Indiana.

We hope these, along with the previously sent approved precinct establishment order, will be sufficient for approval of these precincts.

If you have any other questions, please feel free to call me at the above number.

Sincerely,

BASIL C. KUNKEL

Auditor

BCK:bl

Encl:

Commissioners Court Convenes the First Monday in Each Month

ORDINANCE NO. 89- 5

AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF DUBOIS COUNTY, INDIANA, VACATING A PORTION OF COUNTY HIGHWAY #875W IN BOONE TOWNSHIP, DUBOIS COUNTY, INDIANA

BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF DUBOIS COUNTY, INDIANA, THAT:

Section 1. It is the finding of this Commission, after public hearing, that adequate reason exists for the vacation of the following portion of County Highway #875W located in Boone Township, of Dubois County, Indiana, to-wit:

Beginning at the Southeast corner of the Northwest Quarter of the Southwest Quarter of Section 22, Township 1 North, Range 6 West, and running thence north along the east line of the Northwest Quarter of the Southwest Quarter and thru the south half of the Northwest Quarter, thence thru the Northwest Quarter of the Northwest Quarter, all in said Section 22, thence through the Southwest Quarter of the Southwest Quarter of Section 15, Township 1 North, Range 6 West, to the west line of said quarter-quarter Section;

that proper notice has been given of said hearing; that no public benefit is to be derived from the continued existence of said public roadway; that all adjacent property owners have petitioned the vacation of said highway; that the vacation of said highway will not diminish the value of any other real estate located in the vicinity thereof; and that no reason exists of the continued existence of said highway and the same should now be vacated.

Section 2. That said public highway as herein described shall be and is hereby vacated, subject however to a continuing perpetual easement as to any public utility now located within the boundaries thereof.

Section 3. This ordinance shall be in full force and effect from and after its adoption.

DULY PASSED AND ADOPTED THIS Let DAY OF May, 1989.

FILED
AUDITOR DUBOIS COUNY

MAY 1 1989

Basil C. Kunkel

Mary Lou Schnell

Gilbert Fleck

BOARD OF DUBOIS COUNTY COMMISIONERS

ATTEST:

Basil C. Kunkel Auditor

NOTICE OF PUBLIC HEARING ON PETITION TO VACATE COUNTY HIGHWAY

COPY FOR YOUR RECORDS

Notice is hereby given that a petition has been filed by the adjacent landowners to vacate the following portion of County Highway #875W in Boone Township, Dubois County, Indiana:

Beginning at the Southeast corner of the Northwest Quarter of the Southwest Quarter of Section 22, Township 1 North, Range 6 West, and running thence north along the east line of the Northwest Quarter of the Southwest Quarter and thru the south half of the Northwest Quarter, thence thru the Northwest Quarter of the Northwest Quarter, all in said Section 22, thence through the Southwest Quarter of the Southwest Quarter of Section 15, Township 1 North, Range 6 West, to the west line of said quarter-quarter Section;

The Dubois County Commissioners will hold a public hearing in its office in the Courthouse in Jasper, Indiana on May 1, 1989, at 9:00 a.m. (EST), or as soon thereafter as the same may be heard, concerning said Petition to Vacate. Written suggestions or objections to such vacation may be filed with the County Auditor at or before such hearing and the same will be considered by said Commissioners at the time and place above specified. Said hearing may be continued from time to time as may be necessary. Interested or aggrieved persons desiring to present their views upon the proposed vacation, either in writing or verbally, will be given the opportunity to be heard at said hearing.

BASIL C. KUNKEL AUDITOR OF DUBOIS COUNTY, INDIANA

Publish one (1) time - Send two (2) Proofs of Publication

DUBOIS COUNTY, INDIANA ORDINANCE NO. 1989-

AN ORDINANCE ESTABLISHING A UNIFORM NUMBERING SYSTEM FOR HOUSES AND STRUCTURES LOCATED WITHIN THE UNINCORPORATED AREAS OF THE JURISDICTIONAL AREA OF THE DUBOIS COUNTY ADVISORY PLAN COMMISSION IN DUBOIS COUNTY, INDIANA, AND SETTING FORTH CERTAIN PROCEDURES FOR THE IMPLEMENTATION OF SUCH SYSTEM, AND FOR THE RENUMBERING OF HOUSES AND STRUCTURES NOT IN CONFORMITY WITH SUCH SYSTEM.

BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF DUBOIS COUNTY, INDIANA:

ARTICLE I. UNIFORM NUMBERING SYSTEM

A plan for the orderly and systematic numbering of houses and structures located within the jurisdictional area of the Dubois County Advisory Plan Commission is hereby enacted (herein after "Uniform Numbering System"). Any and all ordinances previously adopted by the Board of County Commissioners of the County of Dubois, Indiana, regarding the numbering of houses and structures are hereby deemed repealed.

ARTICLE II. RELATION TO HEALTH AND WELFARE

The numbering of houses and other structures in an orderly and systematic manner will make the location for such houses and structures more expeditious in cases of fire emergencies, in situations involving immediate need for medical attention for members of family or occupants of a building, and in instances where police protection may be required with haste. An orderly and systematic house numbering process will also enhance the delivery of goods and services, as well as increase the efficiency of operations such as postal delivery.

ARTICLE III. CONFORMITY

From the effective date of this ordinance, the numbering of all houses and structures located on lots or parcels of land abutting public streets or roads within the jurisdictional area of the Dubois County Advisory Plan Commission shall be accomplished in conformity with the Uniform Numbering System as herein described. At the time of issuance of any permit for the construction of a house or structure, a number shall be assigned by the Dubois County Advisory Plan Commission to said house or structure as hereinafter provided. Such number shall be included on the permit, and no permit authorizing the occupancy of a house or structure shall be issued and no final inspection of a building performed for the purpose of permitting its occupancy shall be deemed complete unless such house or structure displays, at the time of inspection, the officially assigned number in full compliance with the standards of this ordinance.

ARTICLE IV. BASE LINES AND SEQUENCES

Section 1. The base lines for the Uniform Numbering System shall be as described below and numbers shall be assigned in each of the four (4) cardinal directions, increasing from zero at the point of intersection of the base lines.

The east and west base line shall be the line dividing Township 1 South and Township 2 South.

The north and south base line shall be the line dividing Range 4 West and Range 5 West.

Section 2. The general rule shall be 500 numbers to one-half mile, except in certain areas where the irregular direction of the county highways makes variations necessary. See the attached map.

Section 3. All streets and roads and parts thereof running north and south shall add either the word "North" or "South" to the end of their official name, as is appropriate for their location in relationship to the above described east and west base line. All streets and roads and parts thereof running east and west shall add either the word "East" or "West" to the end of their official name, as is appropriate for their location in relationship to the above described north and south base line.

Section 4. All streets and roads and parts thereof that run at an angle, or in a curved manner in relationship to the four (4) cardinal directions, shall be considered and have assigned to their name the one cardinal direction in which they predominately traverse Dubois County.

Section 5. Even numbers shall be assigned to the east side of north and south streets and roads and the south side of east and west streets or roads. Odd numbers shall be assigned to the west side of north and south streets and roads and the north side of east and west streets and roads.

ARTICLE V. ADMINISTRATIVE OFFICE

The Dubois County Plan Department shall act as the Administrative Office (hereinafter "Administrative Office") in charge of issuing numbers to houses or structures in compliance with the provisions of this ordinance. The Administrative Office shall issue numbers to all new houses or structures, renumber houses and structures whenever it becomes necessary to do so in the implementation of the Uniform System, and cause the numbering of all existing homes or structures which are not numbered to be numbered in accordance with the provisions of this ordinance. Barns, sheds and outbuildings not used for a habitation or business shall not be numbered.

ARTICLE VI. NUMBERS OTHER THAN ON PUBLIC STREETS AND ROADS

The Administrative Office may, if it deems proper and necessary for the implementation of the Uniform Numbering System, assign numbers to houses or structures that are situated on private streets or roads within the jurisdictional area of the Dubois County Advisory Plan Commission.

ARTICLE VII. STANDARDS FOR THE POSTING OF HOUSE NUMBERS

The owner or occupant of a house or structure located within the jurisdictional area of the Dubois County Advisory Plan Commission shall post officially assigned numbers in a location providing easy identification from the abutting street or road. Such official number may be placed attached to the mail box (as according to postal regulations) or on a post or outside light, or on any prominent place on the house or structure so that the number is identifiable, and it is recommended that such number be at least a minimum of two (2) inches in height.

ARTICLE VIII. RENUMBERING OF HOUSES AND STRUCTURES

Houses and structures that were numbered prior to the effective date of this ordinance shall be renumbered in order that the same may comply with the Uniform Numbering System and so that the numerical harmony throughout an area or areas is substantially achieved. The Dubois County Advisory Plan Commission, as designated in this ordinance, shall authorize such changes.

ARTICLE IX. NOTIFICATION OF LOCAL AGENCIES

The Administrative Office, shall provide a uniform system of notification of the issuance of numbers or the renumbering of houses and structures. Notification shall be made reasonably ahead of impending changes so as to allow major interested groups

and agencies to plan and to prepare for proposed changes. The Administrative Office shall keep accurate records and shall, from time to time, prepare and make available to the Dubois County Commissioners a report of the status of the implementation of the uniform numbering system. In the assignment of house numbers, the Administrative Office shall use its best judgment and shall carefully consider and evaluate all contingencies and shall, with due regard to the sensitive nature of the job assigned to it, be considerate of the citizens of Dubois County.

BOARD OF COMMISSIONERS OF DUBOIS COUNTY

91.00 x 161

Mary Sow Schnell

ATTEST:

DUBOIS COUNTY AUDITOR

PAGES 87-88 MISSING FROM BOOK

Ordinance is as follows: and unanimously carried. Ordinance No. 1989-7 was declared approved, adopted and signed by the Commissioners. Said Ordinance was read and approved on motion of Commissioner Mary Lou Schnell, seconded by Commissioner Virgil Schnaus Ordinance No. 1989-7, being an ordinance for County Roads in Subdivisions with frontage on County Roads. The

ORDINANCE NO. 1989-7

AN ORDINANCE ESTABLISHING SUBDIVISION ROAD IMPROVEMENT STANDARDS FOR SUBDIVISIONS WITH FRONTAGE ON EXISTING DUBOIS COUNTY HIGHWAYS

following standards. hereafter platted with frontage along existing county highways shall be improved by the owner or developer to the Be It Ordained by the County Commissioners of Dubois County, Indiana, that all new additions and subdivisions

the county highway along the entire frontage of the plat. SECTION 1. A right-of-way is to be dedicated along the county highway thirty feet (30) from the centerline of

SECTION 3. The existing highway is to be widened with a pavement and base of similar type and depth to match six feet (61) of aggregate shoulder, measured from the centerline along the frontage of the plat. SECTION 2. The existing county roadway is to be widened to a width of twelve feet (12') of driving lane plus

the existing roadway along its centerline.

SECTION 4. The six foot (6") shoulder shall be six inches (6") of compacted aggregate.

frontage to match the existing roadway and shoulders. SECTION 5. The widened roadway and shoulders are to be tapered at the limits of the addition or subdivision

inspection and approval of the roadway as constructed. arrangements with the Dubois County Highway Department for approval of their plans and specifications and for SECTION 6. All owners or developers, prior to starting any of the work covered by this ordinance, shall make

APPROVED AND ADOPTED by unanimous vote of the Board of Commissioners of Dubois County, Indiana, at a meeting the reason for such proposed modification and a copy of the proposed construction plans prior to any construction. by this ordinance. The owner or developer shall make a written request to the Dubois County Commissioners stating ments of this ordinance where it can be shown that local conditions do not warrant construction of a roadway required SECTION $\overline{\Lambda}_{\bullet}$. The Board of Commissioners of Dubois County, Indiana reserve the right to modify any of the require-

held this 1st day of May, 1989.

Mary Lou Schnell Gilbert Fleck Virgil Schnaus BOARD OF COUNTY COMMISSIONERS



JUL 1 0 1989

ordinance no 1989-8

Basil C. Kunkel

An Ordinance to establish a Dubois County enhanced emergency telephone system and establishing an enhanced emergency telephone system fee.

WHEREAS, the 105th General Assembly of the State of Indiana, in its 1988 session, did adopt House Enrolled Act 1062, subsequently designated Public Law (P.L.) 91-1988, section 5 of which became codified as Indiana Code (IC) 36-8-16-1 et seq.; and,

WHEREAS, IC 36-8-16 recognizes that counties and municipalities, may establish enhanced emergency telephone systems utilizing the three digit number 9-1-1 to send automatic number identification and automatic location identification for reporting emergency situations; and,

WHEREAS, IC 36-8-16-5 authorizes counties and municipalities, through their fiscal bodies, to impose on all users of exchange telephone service in their jurisdictions, a uniform monthly fee which may be used for the installation and operation of an enhanced emergency telephone system; and,

WHEREAS, the Dubois County Council hereby finds that the establishment and funding of an enhanced emergency telephone system would be in the best interest of the residents of Dubois County;

NOW, THEREFORE BE IT ORDAINED BY THE COMMON COUNCIL OF DUBOIS COUNTY, INDIANA, THAT:

Under the authority of and subject to Indiana Code 36-8-16 an enhanced emergency telephone system is hereby established together with a fee system to provide for the funding of an enhanced emergency telephone system to serve Dubois County, Indiana. This fee shall be collected from the telephone service users of Dubois County and administered in accordance with the following terms.

SECTION 1. DEFINITIONS.

- a. "Enhanced emergency telephone system" defined. As used in this chapter, "enhanced emergency telephone system" means a telephone system that utilizes the three digit number 911 to send automatic number identification and automatic location identification for reporting police, fire, medical, or other emergency situations.
- b. "Exchange access facility" defined. (a) As used in this chapter, "exchange access facility" means the access from a particular service user's premises to a telephone system.
 - (b) The term includes:
 - 1. An access line;
 - 2. A private branch exchange (PBX) trunk; and
 - 3. A centrex line trunk equivalent; that is provided by the service supplier. The term also includes a mobile telephone system access trunk, whether the trunk is provided by a telephone company or a radio common carrier.
 - (c) The term does not include:
 - 1. A service supplier owned and operated telephone pay station line;
 - 2. A wide area telecommunications service (WATS) line;
 - 3. A foreign exchange (FX) line; or
 - 4. An incoming only line.
- c. "Service supplier" and "service user" defined. (a) As used in this chapter, "service supplier" means a person who provides exchange telephone service to a service user.

- (b) As used in this chapter, "service user" means a person to whom exchange telephone service is provided.
- SECTION 2. A monthly fee of \$.87 per telephone access line or other exchange access facility will be collected by the service supplier to pay the lease, purchase or maintenance of enhanced emergency telephone equipment, including necessary computer hardware, software and data base provisioning; and the rates associated with the service suppliers' enhanced emergency telephone system network services.
- SECTION 3. The service supplier(s) shall be entitled to retain an administrative fee of 3% of the monthly fees collected as compensation for collecting the fees.
- SECTION 4. All monthly fees collected except for the 3% administrative fee shall be remitted to the Auditor of Dubois County within ten (10) days after the last day of the calendar year quarter. With the fee remittal, the service supplier shall provide a fee collection report on a form provided by the Dubois County Auditor.
- SECTION 5. The Dubois County Auditor shall deposit the remitted fees in a separate fund named the "Dubois County Emergency Telephone System Fund". The Dubois County Auditor may invest monies in the fund in the same manner that other monies of the county are invested with the interest earned from such investment to be deposited in that fund.
- SECTION 6. During January of each year, each service supplier that collects the enhanced emergency telephone system fee for the county shall provide a delinquent fee report to the Dubois County Auditor. The report shall list the name, address and amount due for each service user who is two (2) or more months delinquent in paying the fee.
- SECTION 7. Each service supplier shall commence collecting the enhanced emergency telephone system fee from its service users in the month of September 1, 1989.
- SECTION 8. This ordinance shall be in full force and effect on the first day of the second month after its passage by the Dubois County Council.

PASSED by the County Council of Dubois County, Indiana, on this 10th day of July , 1989.

DUBOIS COUNTY COUNCIL

Deverly Sidam

Bresett Ofly Brigon A. Bendall

Egypt 3 Head There

ATTEST: Basil C Kunkel
AUDITOR OF DUBOIS COUNTY, INDIANA

FILED
AUDITOR DUBOIS COUNY

JUL 1 0 1989

20/2

Basil C. Kunkel

£9.

The second secon

ORDINANCE No. 1980 - 1

BE IT ORDAINED by the Board of Commissioners of Dubois County, Indiana,

SECTION 1. The Board of Commissioners of Dubois County, Indiana, in pursuance to authority granted by the General Assembly of Indiana under I.C. 17-2-22-4, in order to protect the public health and regulate the public disposal of rubbish in sanitary landfills and the gathering of such rubbish, hereby declare that the following rules and regulations of such shall apply to the items that may and may not be deposited in the solid waste containers located in various parts of Dubois County, Indiana.

Unrended by SECTION 2. That the solid waste containers for disposing of rubbish shall be for the use of residents of Dubois County and shall exclude persons or firms collecting rubbish for a fee, schools, retail, wholesale, manufacturing and other business establishments.

SECTION 3. That all rubbish shall be placed in the containers provided and not outside the containers.

SECTION 4. Any person, firm, or corporation found violating any of the provisions of this ordinance shall be guilty of a misdemeanor, and upon being found guilty, the violator shall be punished for the first offense by a fine of not more than Five Hundred Dollars (\$500.00); for the Second offense, by a fine of not more than One Thousand Dollars (\$1,000.00); and for a third and each subsequent offense, by a fine of One Thousand Dollars (\$1,000.00) and a sentence of not more than Ninety (90) days.

SECTION 5. Should any article, section or provision of this Ordinance be declared invalid, by a court of competent jurisdiction, such decision shall not affect the validity of the Ordinance as a whole, or any portion thereof, other than the portion so declared invalid.

SECTION 6. All ordinances and parts of ordinances in conflict herewith are hereby repealed.

This Ordinance shall be in full force and effect SECTION 7. on the 8th day of April, 1980.

(Adopted by the County Commissioners on 4-7-1980, recorded in Commr. Rec. BB, p. 146)

ORDINANCE No. 1977 - 1

ORDINANCE No. 1977-1, Adopted 5-16-1977 by the County Commissioners, concerning "AN ORDINANCE TO SET RULES AND REGULATIONS ON THE USE OF COUNTY SOLID WASTE CONTAINERS FOR THE COLLECTION OF RUBBISH FOR DISPOSAL BY THE COUNTY IN SANITARY LANDFILLS LOCATED IN THE COUNTY, AND PROVIDING FOR PENALTIES FOR VIOLATIONS THEREOF", under Section 1., thereof, includes the definition of the term "rubbish"

The term rubbish shall no include bulky items such as refrigerators, washing machines, tables, chairs, sofas, mattresses or other household items, brush and tree trimmings, lumber, tablescraps, food, oil and oil products, animals (dead or alive), animal offal (animal including fowl), wire fencing, fence posts, bricks, stone, dirt, tires or auto parts.

(Adopted 5-16-1977 by the Commissioners, recorded in Commr. Rec. AA, p. 559)

ORDINANCE NO. 1989 - 9

BE IT ORDAINED by the Board of Commissioners of Dubois County, Indiana, that Ordinance No. 1980-1 be amended as follows:

SECTION 1. That Section 2 of Ordinance No. 1980-1 is amended to read: Section 2. That the solid waste containers for disposal of rubbish shall be for the use of residents and real property owners of Dubois County and shall exclude persons or firms collecting rubbish for a fee, schools, retail, wholesale, manufacturing and other business establishments.

SECTION 2. All parts of former Ordinances, not in conflict herewith, are to remain in full force and effect.

SECTION 3. This Ordinance shall be in full force and effect on July 18, 1989.

PASSED AND ADOPTED this 18th day of July, 1989.

GILBERT FLECK

rail Solin

VIRGIL, SCHNAUS

MARY LOU SCHNELL

COMMISSIONERS

ATTEST:

BASIL KUNKEL, AUDITOR

96

in the second of the second of

graphic graph of the second of

Dubois County Health Department

COURT HOUSE

Jasper, Indiana 47546

ORDINANCE NO. 1989-11

An ordinance to amend Ordinance No. 1978-1, an Ordinance regulating the design, construction, installation, maintenance and operation of private sewage disposal systems in Dubois County, Indiana and providing penalties for violations thereof.

BE IT ORDAINED by the Board of County Commissioners of Dubois County, Indiana that:

SECTION I: That Section 3, Item G, of Ordinance No. 1978-1 be amended to read as follows:

G. Wherever a public sanitary sewer becomes available and is within 200 feet from the residential or business property line served by a private sewage disposal system or privy, situated within Dubois County, Indiana, a direct connection shall be made to the said sewer. Any septic tank, seepage pits, privy pits and similar sewage disposal and treatment facilities shall be abandoned and filled in a safe and sanitary manner.

SECTION II: That all other parts and sections of Ordinance No. 1978-1 are hereby confirmed and ratified.

SECTION III: That this ordinance shall be in full force and effect on the _7th _day of August _, 1989. Passed and adopted in open meeting this _7th _day of August _, 1989.

Gilbert Fleck Mary Lou Schnell Virgil Schnaus

Board of Commissioners of Dubois County, Indiana

FILED
AUDITOR DUBOIS COUNTY

AUG 7 1989

Basil C. Kunkel

ORDINANCE 89-10

AN ORDINANCE ESTABLISHING A FEE TO BE COLLECTED BY THE AUDITOR OF DUBOIS COUNTY, INDIANA, UPON EACH REAL ESTATE ENDORSEMENT.

BE IT ORDAINED BY THE BOARD OF COMMISSIONERS OF DUBOIS COUNTY, INDIANA, That a fee of One Dollar (\$1.00) is hereby imposed upon each real property endorsement affixed by the Auditor of Dubois County, Indiana, upon an instrument which purports to be a deed of partition or conveyance of land, as required by I.C. 36-2-11-14. Revenue received as such fees shall be placed in a dedicated fund for use in maintaining plat books of this County.

This ordinance shall be in full force and effect on and subsequent to September 1 , 1989.

ADOPTED this 7th day of August, 1989.

ATTEST:

COUNTY AUDITOR

FILED
AUDITOR DUBOIS COUNY

AUG 7 1989

Basile. Kunkel

RE: ORDINANCE NO. 1989-7

Ordinance No. 1989-7, being an ordinance for County Roads in Subdivisions with frontage on County Roads. The Ordinance was read and approved on motion of Commissioner Mary Lou Schnell, seconded by Commissioner Virgil Schnaus and unanimously carried. Ordinance No. 1989-7 was declared approved, adopted and signed by the Commissioners. Said Ordinance is as follows:

ORDINANCE NO. 1989-7

AN ORDINANCE ESTABLISHING SUBDIVISION ROAD IMPROVEMENT STANDARDS FOR SUBDIVISIONS WITH FRONTAGE ON EXISTING DUBOIS COUNTY HIGHWAYS

Be It Ordained by the County Commissioners of Dubois County, Indiana, that all new additions and subdivisions hereafter platted with frontage along existing county highways shall be improved by the owner or developer to the following standards.

SECTION 1. A right-of-way is to be dedicated along the county highway thirty feet (30) from the centerline of the county highway along the entire frontage of the plat.

SECTION 2. The existing county roadway is to be widened to a width of twelve feet (12') of driving lane plus six feet (6') of aggregate shoulder, measured from the centerline along the frontage of the plat.

 $\underline{\text{SECTION 3}}$. The existing highway is to be widened with a pavement and base of similar type and depth to match the existing roadway along its centerline.

SECTION 4. The six foot (6') shoulder shall be six inches (6") of compacted aggregate.

SECTION 5. The widened roadway and shoulders are to be tapered at the limits of the addition or subdivision frontage to match the existing roadway and shoulders.

SECTION 6. All owners or developers, prior to starting any of the work covered by this ordinance, shall make arrangements with the Dubois County Highway Department for approval of their plans and specifications and for inspection and approval of the roadway as constructed.

SECTION 7. The Board of Commissioners of Dubois County, Indiana reserve the right to modify any of the requirements of this ordinance where it can be shown that local conditions do not warrant construction of a roadway required by this ordinance. The owner or developer shall make a written request to the Dubois County Commissioners stating the reason for such proposed modification and a copy of the proposed construction plans prior to any construction.

APPROVED AND ADOPTED by unanimous vote of the Board of Commissioners of Dubois County, Indiana, at a meeting held this 1st day of May, 1989.

BOARD OF COUNTY COMMISSIONERS Gilbert Fleck Virgil Schnaus Mary Lou Schnell

RE: RESOLUTION FOR ENHANCED 911 SYSTEM

PROCLAMATION

"TORNADO PREPAREDNESS WEEK"

MARCH 15 - 21, 1992

WHEREAS:

Tornadoes are the most violent natural disaster affecting the majority of the United States, resulting in numerous deaths and injuries, and vast destruction; and

WHEREAS:

DUBOIS COUNTY is located within the nation's "Tornado Belt", becoming a prime target of devastating tornado outbreaks particularly during the months of April, May and June; and

WHEREAS:

A statewide tornado warning exercise will be held on March 19, 1992 for the purpose of testing communications systems, equipment and procedures; and

WHEREAS:

During this week, the **DUBOIS COUNTY EMERGENCY MANAGEMENT/CIVIL DEFENSE** is emphasizing its safety procedures involving tornado activity:

NOW, THEREFORE,

We, the **COMMISSIONERS OF DUBOIS COUNTY**, do hereby proclaim March 15 - 21, 1992 as

"TORNADO PREPAREDNESS WEEK"

in Dubois County and encourage all citizens to become aware of tornado danger signs, and to learn how to safeguard the lives of our families, friends, and citizenry in the event of severe weather activity in our area.

March 2, 1992

Gilbert Fleck

Virgil Schnaus