## STATE OF STA

## COMPLIANCE WITH STATEMENT OF BENEFITS VACANT BUILDING DEDUCTION

State Form 55183 (R3 / 12-22)
Prescribed by the Department of Local Government Finance

**PRIVACY NOTICE** 

The cost and any specific individual's salary information is confidential; the balance of the filing is public record per IC 6-1.1-12.1-5.3 (k) and (l).

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FORM CF-1 / VBD

**INSTRUCTIONS:** 

- 1. Property owners must file this form with the county auditor and the designating body for their review regarding the compliance of the qualifying property with the Statement of Benefits (Form SB-1/VBD).
- 2. This form must accompany the initial deduction application (Form 322-VBD) that is filed with the county auditor.
- 3. This form must also be updated each year in which the deduction is applicable. It is filed with the county auditor and the designating body before May 15th or by the due date of the real property owner's personal property return that is filed in the township where the property is located. (IC 6-1.1-12.1-5.3(j))

SECTION 1	TAVDAVEDI	NEODMATION					
SECTION 1 TAXPAYER INFORMATION  Name of Taxpayer				unty			
Traine of Taxpayor		anny					
Address of Taxpayer (number and street, city, state	DL	GF Taxing District Number					
Name of Contact Person	Telephone Number Email		ail Address				
		( )					
SECTION 2 LOCATION AND DESCRIPTION OF PROPERTY							
Name of Designating Body	Resolution Number		imated Occupancy Date (month, day, year)				
Location of Property		Δct	ual Occupancy Date (month, day, year)				
Location of Froperty	7.01	dai Goodpanoy Bate (month, day, year)					
Description of eligible vacant building that the prop	Est	Estimated Date Placed-In-Use (month, day, year)					
				1			
				ual Date Placed-In-Use (month, day, year)			
SECTION 3 EMPLOYEES AND SALARIES							
EMPLOYEES AND S	SALARIES	AS ESTIMATE	D ON SB-1	ACTUAL			
Current Number of Employees							
Salaries							
Number of Employees Retained							
Salaries							
Number of Additional Employees							
Salaries							
SECTION 4	COST AN	D VALUES					
COST AND VALUES	REAL ESTATE IMPROVEMENTS						
AS ESTIMATED ON SB-1	COST			ASSESSED VALUE			
Values Before Project	\$		\$				
Plus: Values of Proposed Project	\$						
	Ψ		\$				
Less: Values of Any Property Being Replaced	\$		\$ \$				
Less: Values of Any Property Being Replaced  Net Values Upon Completion of Project			*				
	\$		\$	ASSESSED VALUE			
Net Values Upon Completion of Project	\$		\$	ASSESSED VALUE			
Net Values Upon Completion of Project  ACTUAL	\$ \$ COST		\$	ASSESSED VALUE			
Net Values Upon Completion of Project  ACTUAL  Values Before Project	\$ \$ COST		\$ \$	ASSESSED VALUE			
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## OPTIONAL: FOR USE BY A DESIGNATING BODY WHO ELECTS TO REVIEW THE COMPLIANCE WITH THE FORM SB-1/VBD

INSTRUCTIONS: (IC 6-1.1-12.1-5.3 and IC 6-1.1-12.1-5.9)

- 1. Not later than forty-five (45) days after receipt of this form, the designating body may determine whether or not the property owner has substantially complied with the Statement of Benefits (Form SB-1/VBD).
- 2. If the property owner is found **NOT** to be in substantial compliance, the designating body shall send the property owner written notice. The notice must include the reasons for the determination, including the date, time, and place of a hearing to be conducted by the designating body. The date of this hearing may not be more than thirty (30) days after the date this notice is mailed. A copy of the notice may be sent to the county auditor and the county assessor.
- 3. Based on the information presented at the hearing, the designating body shall determine whether or not the property owner has made reasonable efforts to substantially comply with the Statement of Benefits (Form SB-1/VBD) and whether any failure to substantially comply was caused by factors beyond the control of the property owner.
- 4. If the designating body determines that the property owner has **NOT** made a reasonable effort to comply, the designating body shall adopt a resolution terminating the property owner's deduction. If the designating body adopts a resolution, the deduction does not apply to the next installment of property taxes owed by the property owner or to any subsequent installment of property taxes. The designating body shall immediately mail a certified copy of the resolution to: (1) the property owner; (2) the county auditor; and (3) the county assessor.

We have reviewed the CF-1 and find that:								
	The property owner IS in substantial compliance							
	The property owner IS NOT in substantial compliance							
	Other (specify)							
Reasc	ns for the Determination (attach additional sheets if necessary)							
	Todosis is the Botominiation (utdon additional photos in nocessary)							
Signature of Authorized Member				Date Signed (month, day, year)				
Attested By			ating Body					
Allesi	за Бу	Design	ating body					
If the	property owner is found not to be in substantial compliance, the prop	erty owner	shall receive the opportunity f	or a hearing. The following date and				
time has been set aside for the purpose of considering compliance. (Hearing must be held within thirty (30) days of the date of mailing this notice)								
Time o	of Hearing	, year)	Location of Hearing					
	☐ PM							
	HEARING RESULTS (to	be comple		and the standard of the seal				
Posso	Approved ons for the Determination (attach additional sheets if necessary)		☐ Denied (see Instruction 4 above)					
Neasc	ins for the Determination (attach additional sheets in necessary)							
Signat	ure of Authorized Member			Date Signed (month, day, year)				
Attested By			ating Body					
APPEAL RIGHTS [IC 6-1.1-12.1-5.9(e)]								
A prop	A property owner whose deduction is denied by the designating body may appeal the designating body's decision by filing a complaint in the office of the clerk of the Circuit or							