Sponsors: <u>Commissioner Powell</u> <u>Commissioner Bennett</u> Second Reading: <u>June 24, 2019</u> Publication Date: <u>June 27, 2019</u>

ORDINANCE NO. 2019-014

AN ORDINANCE OF THE BOARD OF COMMISSIONERS OF THE CITY OF FRANKLIN, KENTUCKY, AUTHORIZING THE GRANT OF AN INDUCEMENT FOR THE ACQUISITION AND CONSTRUCTION OF A PROJECT PURSUANT TO THE KENTUCKY BUSINESS INVESTMENT PROGRAM (KRS 154.32-010 TO 154.32-100) WHEREBY THE CITY AGREES TO FOREGO THE COLLECTION OF THE ONE PERCENT (1%) CITY **OCCUPATIONAL LICENSE FEE ON WAGES** FROM HOLLEY PERFORMANCE PRODUCTS, INC. THAT WOULD OTHERWISE BE DUE WITH RESPECT TO PROJECT EMPLOYEES, WHICH AMOUNTS SHALL BE COLLECTED AND REMITTED TO THE CITY TO BE REFUNDED UPON **EMPLOYER'S REQUEST OVER A TERM OF NOT LONGER THAN TEN (10)** YEARS FROM THE ACTIVATION DATE ESTABLISHED BY SAID **PROGRAM; AND TAKING OTHER RELATED ACTION**

WHEREAS, it is the public policy of the Board of City Commissioners of the City of Franklin, Kentucky ("<u>City</u> <u>Commission</u>" and "<u>City</u>") to encourage, promote, and support economic development, new job formation, and the development and growth of industry and commerce, and to preserve existing jobs in Kentucky for the public purposes of providing employment opportunities for its citizens and residents, alleviating conditions of unemployment, stabilizing and promoting the economy of Kentucky, and creating new tax bases and sources of revenue for the Commonwealth;

WHEREAS, the Kentucky Business Investment Program, Sections 154.32-010 through 154.32-100 of the Kentucky Revised Statutes ("<u>KRS</u>"), the ("<u>Program</u>"), authorizes and empowers the Commonwealth and certain local jurisdictions to promote economic development in Kentucky by inducing the creation of economic development projects by eligible companies, as more particularly described therein;

WHEREAS, KRS 154.32-090 authorizes an eligible company to deduct certain wage assessments from payments of wages to economic development project employees and each employee paying the assessment, in turn, to credit the assessment against their Kentucky individual income tax and, subject to the approval of the local levying authority or authorities, local occupational license fee or fees otherwise due;

WHEREAS, Holley Performance Products, Inc., a Delaware corporation (the "<u>Company</u>"), 1801 Russellville Road, Bowling Green, Kentucky 42101, has proposed to acquire and install within the City a project consisting of a building, equipment and new employment as described in <u>Exhibit A</u> attached hereto (collectively, the "<u>Project</u>");

WHEREAS, the Company has represented to the City that the acquisition, construction and installation of the Project, if constructed, will result in a substantial number of new job opportunities in the community, and the Company agrees to comply with the provisions of City of Franklin Ordinance No. 221.10-06-2014;

WHEREAS, the Company has filed an application with the Kentucky Economic Development Finance Authority (the "<u>Authority</u>") for approval of the Project for the Program as authorized in KRS 154.32-030;

WHEREAS, it is appropriate and in the public interest that the City Commission make a formal, binding commitment of financial resources in order to encourage and support economic development endeavors generally and the Project specifically if and when approved by the Authority pursuant to KRS 154.32-030; and

WHEREAS, the City Commission has approved the granting of an inducement to the Company for the Project, pursuant to the Program, whereby it would forego the collection of the one percent (1%) occupational license fee on wages that otherwise would be due the City, which fee shall be retained by the Company, with respect to Project employees whose jobs meet the criteria and requirements established by the Program ("Qualifying Employees") for a term of not longer than ten (10) years from the date the Company properly activates the Program's incentives pursuant to KRS 154.32-030 and any agreement relating to the Project that the Company has with the Authority (the "Activation Date").

NOW, THEREFORE, IT IS ORDAINED BY THE BOARD OF COMMISSIONERS OF THE CITY OF FRANKLIN, AS FOLLOWS:

Section 1. It is hereby found, determined and declared that the recitals set forth in the preambles to this Ordinance, which are incorporated in this Section by reference, are true and correct.

<u>Section 2.</u> <u>Inducement</u>. The City shall forego collection of, and Company shall be entitled to collect and retain the one percent (1%) City occupational license fee due on wages paid to Qualifying Employees for a term of not longer than ten (10) years from the Activation Date (the "<u>Inducement Term</u>"), as specified herein.

Section 3. Company to Deduct and Withhold Occupational License Fee on Wages. The Company, when making payment of wages to Qualifying Employees earned with respect to the Inducement Term, shall deduct and withhold upon the wages the one percent (1%) City occupational license fee. The Company shall remit to the City and report such withheld amounts on the forms and reconciliations required by KRS 67.783(4) and (5) and Chapter 114 of the City Code of Ordinances. The Company shall file, not less than quarterly in accordance with the City of Franklin's Code of Ordinances, with the City of Franklin, the City of Franklin Employers Quarterly Return provided by the City, specifically addressing the issues related to the KBI Program. In addition, the company shall file a quarterly reconciliation of the City of Franklin's Occupational License Fees in a format as required by the City. If the company fails to comply with the provisions of this Section, the company (or its representatives as the case may be) shall be subject to the penalty provisions set forth in Chapter 114 of the City's occupational licensing and gross receipts ordinance(s), as amended from time to time, or forfeiture of future participation in this program.

<u>Section 4.</u> <u>Company Entitled to Reimbursement for Withheld and Remitted Amounts</u>. The Company shall remit said withheld amounts to the City pursuant to Section 3 of this Ordinance. The Company shall receive reimbursement from the City, once per annum, after making the request, in writing, on the forms provided by the City, with said reimbursement being due and payable not later than sixty (60) days after the Company files the written request for reimbursement. Provided, however, that said reimbursement request shall not be filed later than two (2) years from the date that the Company's annual license fee returns are initially due, without regard to any extensions received or allowed.

Section 5. Qualifying Employees Entitled to Credit for Withheld Amounts. Each Qualifying Employee shall be entitled to a credit against his or her occupational license fee liability to the City under KRS 67.785(3) and Chapter 114 of the City of Franklin Code of Ordinances equal to the amounts withheld from his or her wages pursuant to Section 3 of this Ordinance.

<u>Section 6.</u> This Ordinance shall be in full force and effect from and after its adoption and publication as required by law.

If any section, subsection, sentence, clause, phrase, or portion of this ordinance is for any reason held invalid or unconstitutional by any Court of competent jurisdiction, such portion shall be deemed a separate, distinct, and independent provision, and such holdings shall not affect the validity of the remaining portions of this Ordinance.

All ordinances or parts of ordinances in conflict herewith, are, to the extent of such conflict, hereby repealed.

June 10, 2019 June 24 2019

FIRST READING

At a meeting of the Board of City Commissioners of the City of Franklin, Kentucky, held on June 24, 2019, and on motion made by Comm. Powell and seconded by Comm. Williams, the foregoing ordinance was adopted, after full discussion, by the following vote:

 $\frac{\sqrt{eS}}{\sqrt{eS}}$ BROWNIE BENNETT $\frac{\sqrt{eS}}{\sqrt{eS}}$ JAMIE POWELL $\frac{\sqrt{eS}}{\sqrt{eS}}$ HERBERT WILLIAMS $\frac{\sqrt{eS}}{\sqrt{eS}}$ WENDELL STEWART $\frac{\sqrt{eS}}{\sqrt{eS}}$ LARRY DIXON, MAYOR

APPROVED BY:

LARRY DIXON, MAYOR

ATTE

CATHY DILLARD, CITY CLERK CITY OF FRANKLIN, KENTUCKY

CERTIFICATION

I, the undersigned, do hereby certify that I am the duly qualified and acting City Clerk of the City of Franklin, Kentucky, and as such City Clerk I further certify that the foregoing is a true, correct and complete copy of an Ordinance (including Exhibit A) duly adopted by the Board of City Commissioners of said City at a duly convened meeting held on June 2^{-4} , 2019, on the same occasion signed by the Mayor, duly filed, recorded and indexed in my office and now in force and effect, and that all action taken in connection with such Ordinance was in compliance with the requirements of KRS 61.810 through 61.825, all as appears from the official records of said Board of City Commissioners in my possession and under my control.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said City this 24 day of June, 2019.

ath Cathy Dillard, City Clerk

(SEAL)

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<u>Exhibit A</u>

Project Description for Holley Performance Products, Inc.

See letter and KBI Report attached hereto and incorporated herein collectively by reference.



City of Franklin, Kentucky

117 W Cedar Street • P. O. Box 2805 Franklin, KY 42135-2805 Phone: 270-586-4497 Fax: 270-586-9419

September 11, 2017

Secretary Terry Gill Kentucky Economic Development Cabinet 300 West Brondway Frankfort, KY 40601

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Secretary Gill:

This letter is in support of the KBI application being submitted by Holley Performance Products, Inc. This outstanding company headquartered in Bowling Green, Kentucky is considering moving a distribution project into the former Sun Products Building which is located on Page Drive in the Sanders Interstate Industrial Park. The building is 200,000 square feet and has been vacant for the past six months. The company will be investing over \$3,000,000 in building and equipment costs as well as employing some 30 people.

We are very pleased to have a well known company like Holley Performance Products, Inc. become a part of our community. We will rebate one percent of occupational tax to the company as a part of the KBI incentive program. Your consideration if their KBI application is greatly appreciated by our community.

Sincerely,

Ronnie Clark, Mayor

EXHIBIT A

KENTUCKY ECONOMIC DEVELOPMENT FINANCE AUTHORITY

KBI REPORT - PRELIMINARY APPROVAL

Date:	September 28, 2017			
Approved Company:	Holley Performance Products, Inc.			
City:	Franklin	County: Simpson		
Activity:	Manufacturing	Prelim Resolution #: KBI-IL-17-21790		
Bus. Dev. Contact:	C. Peek	OFS Staff: M. Elder		
Project Description:	Holley Performance Products, Inc. is a leading manufacturer of a variety of high performance specialty products for the racing and performance segment of the automotive aftermarket. The company is considering relocating one of its distribution and light manufacturing operation to Kentucky.			

Facility Details: Locating in a new facility

Anticipated Project Investment - Leased	Eligible Costs	Total Investment
Rent	\$3,800,000	\$7,600,000
Building/Improvements	\$50,000	\$50,000
Equipment	\$600,000	\$1,000,000
Other Start-up Costs	\$500,000	\$500,000
TOTAL	\$4,950,000	\$9,150,000

NEGOTIATED TARGETS AND INCENTIVE AMOUNTS:

Year	Job Target	Average Hourly Wage Target (Including Employee Benefits)	Annual Approved Cost Limitation
As of Activation Date	30	\$20.00	
1	30	\$20.00	\$60,000
2	30	\$20.00	\$60,000
3	30	\$20.00	\$60,000
4	30	\$20.00	\$60,000
5	30	\$20.00	\$60,000
6	30	\$20.00	\$60,000
7	30	\$20.00	\$60,000
8	30	\$20.00	\$60,000
9	30	\$20.00	\$60,000
10	30	\$20.00	\$60,000

TOTAL NEGOTIATED TAX INCENTIVE AMOUNT:

\$600,000

Statutory Minimum Wage Requirements: Base hourly wage: \$10.88 Total hourly compensation: \$12.51

Ownership (20% or more):

Other

County Type:

Lincolnshire Management New York, NY

Active State Participation at the project site: None

Requested Wage Assessment / Local Participation:

State: 3.0% Local: 1.0% City of Franklin

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Unemployment Rate:

County: 5.6%

Kentucky: 5.9%

Existing Presence in Kentucky:

Simpson and Warren Counties

Special Conditions:

The company will be required to maintain 90% of the total statewide full-time, Kentucky resident employees at all company locations, excluding the site of the project, as of the date of preliminary approval.

12/11/2017 per statewide certification provided company has 317 FT Ky residents at all company 10 catures excluding the site of the project. 18% of 317 is 286. - MQ