EXHIBIT B

FORM OF BOND

REGISTERED R-_ UNITED STATES OF AMERICA

STATE OF INDIANA	MONDOE COLINITY
STATE OF INDIANA	MONROE COUNTY

CITY OF BLOOMINGTON, INDIANA GENERAL OBLIGATION BOND, SERIES 2024

Interest Rate	Maturity Date	Original Date	Authenticat Date	tion	[CUSIP]
REGISTERED OW	NER:				
PRINCIPAL SUM:			(\$)	
Maturity Date set for aid, at the Interest has been pauthenticated after interest payment danuthenticated on or Date, which interest	the Registered Over forth above, and at Rate per annural aid next preceding the first day of the term which case is before [June 15, st is payable se 30, 2025]. Interest	onroe County, Indiwner set forth above to pay interest them specified aboveing the Authenticate month of such interest and the stable bear interest, 2025], in which committees and the calculate set shall be calculated.	e, the Principal Secon until the Pr from the interestion Date of this iterest payment of from such interest ase it shall bear une 30 and Dec	Sum set for rincipal Sum set payments bond unled date and or est payment interest from the comber 30	rth above on the m shall be fully t date to which ess this bond is n or before such at date, or unless om the Original of each year,
'Paying Agent"), in be paid by wire tran- registered owner he the address as it app is provided to the P and premium, if any trust] office of the	asfer or check ma ereof as of the fif bears on the regis aying Agent in w y, on this bond sh Paying Agent, in	is payable at, Indiana iled one business deteenth (15th) day of tration books kept writing by the Registrall be made upon some any coin or current elegal tender for the	All payments of ay prior to the ir f the month in w by the Registrar tered Owner. A urrender thereof cy of the United	interest or nterest paya which intere or at such all payment at the print d States of	n this bond shall ment date to the est is payable at other address as s of principal of cipal [corporate America which

This bond is one of an authorized issue of general obligation Bonds of the City, of like original date, tenor and effect[, except as to denomination, numbering, interest rates, and dates of maturity,] in the total amount of), numbered (\$ consecutively from R-1 upward, issued for the purpose of financing (a) the costs of the acquisition, design, construction, renovation, improvement and/or equipping of certain public infrastructure and/or other local public improvement projects as more particularly described in the Ordinance (as defined herein), (b) capitalized interest on the Bonds, and (c) the costs incurred in connection with the issuance and sale of the bonds and all incidental expenses therewith, as authorized by Ordinance adopted by the Common Council of the City on the day of 2024, entitled "To Authorize the Issuance of the City of Bloomington, Indiana General Obligation Bonds, Series 2024, For the Purpose of Providing Funds to Pay for Certain Capital Projects of the City and Expenses Incurred in Connection with the Issuance of the Bonds" (the "Ordinance"), and in accordance with Indiana Code § 36-4-6-19 and other applicable provisions of the Indiana Code, as amended (collectively, the "Act"). The owner of this bond, by the acceptance hereof, agrees to all the terms and provisions contained in the Ordinance and the Act.

PURSUANT TO THE PROVISIONS OF THE ACT AND THE ORDINANCE, THE PRINCIPAL OF THIS BOND AND ALL OTHER BONDS OF SAID ISSUE AND THE INTEREST DUE THEREON ARE PAYABLE AS A GENERAL OBLIGATION OF THE CITY, FROM AN *AD VALOREM* PROPERTY TAX TO BE LEVIED ON ALL TAXABLE PROPERTY WITHIN THE CITY.

[INSERT REDEMPTION TERMS]

Notice of such redemption shall be mailed by first-class mail or by registered or certified mail not more than sixty (60) days and not less than thirty (30) days prior to the date fixed for redemption to the address of the registered owner of each bond to be redeemed as shown on the registration record of the City except to the extent such redemption notice is waived by owners of the Bond or Bonds redeemed, provided, however, that failure to give such notice by mailing, or any defect therein, with respect to any bond shall not affect the validity of any proceedings for the redemption of any other Bonds. Any notice of redemption required under this section shall identify the Bonds to be redeemed including the complete name of the Bonds, the interest rate, the issue date, the maturity date, the respective CUSIP numbers (if any) and certificate numbers (and, in the case of a partial redemption, the respective principal amounts to be called) and shall state (i) the date fixed for redemption, (ii) the Redemption Price, (iii) that the Bonds called for redemption must be surrendered to collect the Redemption Price, (iv) the address of the principal [corporate trust] office of the registrar and paying agent at which the Bonds must be surrendered together with the name and telephone number of a person to contact from the office of the registrar and paying agent, (v) any condition precedent to such redemption, (vi) that on the date fixed for redemption, and upon the satisfaction of any condition precedent described in the notice, the Redemption Price will be due and payable upon each such Bond or portion thereof and that interest on the Bonds called for redemption ceases to accrue on the date fixed for redemption, and (vii) that if such condition precedent is not satisfied, such notice of redemption is rescinded and of no force and effect, and the principal and premium, if any, shall continue to bear interest on and after the date fixed for redemption at the interest rate borne by the Bond. The place of redemption may be determined by the City. Interest on the Bonds so called for redemption shall cease on the redemption date fixed in such notice if sufficient funds are available at the place of redemption to

pay the redemption price on the date so named, and thereafter, such Bonds shall no longer be protected by the Ordinance and shall not be deemed to be outstanding thereunder.

This bond is subject to defeasance prior to payment as provided in the Ordinance.

If this bond shall not be presented for payment on the date fixed therefor, the City may deposit in trust with the Paying Agent or another paying agent, an amount sufficient to pay such bond, and thereafter the Registered Owner shall look only to the funds so deposited in trust for payment and the City shall have no further obligation or liability in respect thereto.

This bond is transferable or exchangeable only upon the books of the City kept for that purpose at the office of the Registrar by the Registered Owner in person, or by his attorney duly authorized in writing, upon surrender of this bond together with a written instrument of transfer or exchange satisfactory to the Registrar duly executed by the Registered Owner or his attorney duly authorized in writing, and thereupon a new fully registered Bond or Bonds in the same aggregate principal amount, and of the same maturity, shall be executed and delivered in the name of the transferee or transferees or the Registered Owner, as the case may be, in exchange therefor. The City, any registrar and any paying agent for this bond may treat and consider the person in whose name this bond is registered as the absolute owner hereof for all purposes including for the purpose of receiving payment of, or on account of, the principal hereof and interest due hereon.

The Bonds maturing in any one year are issuable only in fully registered form in the denomination of [\$5,000 or any integral multiple thereof][\$100,000 plus any integral multiple of \$1,000 in excess thereof].

It is hereby certified and recited that all acts, conditions and things required to be done precedent to and in the execution, issuance and delivery of this bond have been done and performed in regular and due form as provided by law.

This bond shall not be valid or become obligatory for any purpose until the certificate of authentication hereon shall have been executed by an authorized representative of the Registrar.

IN WITNESS WHEREOF, the City of Bloomington, Monroe County, Indiana, has caused this bond to be executed in its corporate name by the manual or facsimile signatures of its duly elected, qualified and acting Mayor, its corporate seal, if any, to be hereunto affixed, imprinted or impressed by any means and attested manually or by facsimile by the Controller of the City.

CITY OF BLOOMINGTON, INDIANA

		By:		
(SEAL)	KERRY THOMSON, Mayor			
ATTEST:				
JESSICA MCC	CLELLAN, Controller			
	CERTIFICA	TE OF AUTHENTICATION		
•	ertified that this bond is authenticated by the Re	s one of the Bonds described gistrar.	in the within-mentioned	
	_	,	, as Registrar	
	В	y:Authorized Representative		
		en used in the inscription on the out in full according to applicable		
	TEN. COM	as tenants in common		
	TEN. ENT	as tenants by the entireti	es	
	JT. TEN	as joint tenants with righ not as tenants in commo	*	
	UNIF. TRANS.	Cust	odian	
	MIN. ACT	(Cust.)	(Minor)	
		under Uniform Transfer	s to Minors Act of	
		(State)		

Additional abbreviations may also be used, although not contained in the above list.

ASSIGNMENT

FOR VALUE RECEIVED the undersigned hereby sells, assigns and transfers unto
(Please Print or Typewrite Name and Address) \$
principal amount (must be a multiple of [\$5,000][\$100,000]) of the within bond and all rights
thereunder, and hereby irrevocably constitutes and appoints, attorney to
transfer the within bond on the books kept for the registration thereof with full power of substitution in the premises.
Signature Guaranteed:

NOTICE: Signature(s) must be guaranteed by an eligible guarantor institution participating in a Securities Transfer Association recognized signature guarantee program. NOTICE: The signature to this assignment must correspond with the name of the registered owner as it appears on the face of the within Bond in every particular, without alteration or enlargement or any change whatsoever.