GENERAL AGREEMENT

	THIS AGREEMENT made this	day of	, 20	, by and
between (Second	The County of Floyd, Indiana, (First Party Party).	y) and		
performe	WITNESSETH: That in consideration of ed on the part of said parties hereto, respec		agreements to	be kept and
Floyd C	I. Said party of the first part covenants a log second parties driveway tile. Such servounty. Any damages that occur to tile whiless of negligence on behalf of the County.	ice is done with equipment	owned and ma	
any dam	II. And said party of the second part cover y ready for cleaning on date agreed upon. Sages that occurs during the cleaning of second the County.	Second party will not hold	Floyd County r	•
indemnifi incurred uncloggi including Party. In shall firs	Second Party will not hold First Party respect that occur during the cleaning of Second Figure 1 and First Party for any claims made against First Party for any claims with the control of the event of any actual or potential claims at look to their own insurance (homeowners, as before seeking any compensation of any known that the claims of the event	Party's property. Further, S First Party by and third part rty's performance of the afor neurred by First Party in de costs, and awards or judgme against either party, the S auto, etc) for coverage an	second Party shies for damages oresaid cleaning efending any su ents entered aga econd Party/pro	all defend and allegedly and ch claims ainst First perty owner
the work	III. Other terms to be observed by and bece within a month of signed agreement if we schedule of Floyd County government. If the work.	eather permits. Cleaning v	will take place s	
represent	This agreement shall be binding upon the particle. This agreement shall be enforced upon the particle.			nal
	This is the entire agreement.			
	Signed thisday of	, 20		
	First Party:			
	Second Party = (Property Owner)			
	Second Party Address			