### OCIDA PROJECT MEMO -MAY 14, 2018

# <u>Applicant: Griffiss Local Development Corporation</u> <u>Proposed Project:</u>

GLDC will undertake renovations to its currently vacant, 19,800 square foot, twostory facility at 775 Daedalian Drive, Rome NY, also known as Building 778, in order to accommodate a new tenant, **Alion Science and Technology Corporation** ("Alion"). Alion is an employee-owned technology solutions company, with technical expertise and operational support to the Dept. of Defense, civilian government agencies and commercial customers. This project involves the consolidation of Alion's three New York State offices(all in the City of Rome) with the plan to eventually grow the operation in Rome.

#### Estimated Project Total Cost: - \$1,052,600

- Renovations \$957,600
- Fees and Permits \$5,000
- Legal est \$10,000
- Architectural/Engineering \$60,000
- Financing Charges \$20,000

#### **Employment: Alion as tenant**

Retain: 65 FT Create: 5 FT

#### Pending Incentives Request

(1) PILOT\* \$ 795,823 (2) Mortgage Recording Tax Exemption \$ 5,714 Total Est. \$ 801,537

\*A nineteen -year PILOT is requested with the following fixed payment amounts for the entire facility: Yr 1=\$34,843; Yr 2=\$35,559; Yr 3=\$36,250; Yr 4=\$36,975; Yr 5=\$37,715; Yr 6=\$38,469; Yr 7=\$39,238; Yr 8=\$40,023; Yr 9=\$40,824; Yr 10=\$41,640; Yr 11=\$42,473; Yr 12=\$43,322; Yr 13=\$44,189; Yr 14=\$45,073; Yr 15=\$45,974; Yr 16=\$46,894; Yr 17=\$47,831; Yr 18=\$48,788; Yr 19=\$49,764. PILOT payments have been calculated using the current jurisdictional tax rates and current facility assessment, multiplying the result by 50% and applying a 2% annual increase.

# APPLICATION FOR FINANCIAL ASSISTANCE

# **Oneida County Industrial Development Agency**

584 Phoenix Drive Rome, New York 13441-1405 (315) 338-0393 telephone (315) 338-5694 fax

Shawna M. Papale, Executive Director

A non-refundable application fee of \$500.00 must be submitted at the time of application along with a \$1,000 commitment fee; the \$1,000 commitment fee will be applied to closing fees.

Please submit the original and two (2) copies of the **signed and notarized** application, and **signed** SEQR form with the above fees. Cost benefit will be completed based on information from this application.

Please also deliver an electronic copy of all.

All applications must be submitted at least 10 days prior to meeting.

Building 778-Alion Science and Technology Corporation

**Project Name** 

Number (to be provided by the agency)

May 14, 2018

Date of Submission

(1) Updated: August 2017

#### Note to Applicant:

The information requested by this application is necessary to determine the eligibility of your project for Agency benefits. Please answer **all** questions, inserting "none" or "not applicable" where appropriate. If you are providing an estimate, please indicate by inserting "est" after the figure. Attach additional sheets if more space is needed for a response than is provided.

Return the original signed and notarized application and two copies with a check in the amount of \$1500.00 made payable to: **Oneida County Industrial Development Agency (OCIDA)**, 584 Phoenix Drive, Rome, New York 13441-1405, Attn.: Shawna M. Papale, Executive Director. \$1000 will be applied at closing against the IDA legal fees. In addition, an electronic version of the application (signed), andSEQR form (signed), to <a href="mailto:spapale@mvedge.org">spapale@mvedge.org</a>.

Upon the submission of this application to OCIDA, this applicant becomes a public document. Be advised that any action brought before the OCIDA is public information. All agendas for OCIDA are issued prior to full agency meetings and posted in public domain. If there is information that the applicant feels is proprietary please identity as such and that information will be treated confidentially to the extent permitted by law.

By signing and submitting this Application, the Applicant acknowledges that it received a copy of the Uniform Tax Exemption Policy and the Oneida County IDA Penalty for Failure to Meet Employment Levels as adopted by the Agency and Agency Memorandums pertaining to the benefits of projects financed through the Agency.

A project financed through the Agency involves the preparation and execution of significant legal documents. Please consult with an attorney before signing any documents in connection with the proposed project. You will receive an engagement letter from the OCIDA legal counsel. You will be asked to sign the engagement letter acknowledging you will be responsible for all legal fees of OCIDA legal counsel and that you understand the process. Should you not close and legal services have been rendered by the OCIDA legal counsel, your company will be responsible for those costs.

If your project requires a public hearing, a representative of the applicant is required to be present. A date will be coordinated by the OCIDA legal counsel.

If you have questions how to calculate your company's IDA application fee please consult with the Memorandum to Companies Sale – Leaseback Transactions or please contact the IDA Executive Director.

(2) Updated: August 2017

### Part I: Applicant Information

**Applicant** 

**Note**: In responding to the following questions, please keep in mind that the Applicant will be party to all of the documents and is the individual or if entity will be formed which will receive the actual financial assistance from the Agency.

1(a) Applicant's Legal Name:	Griffi	ss Local Development Corporation
1(b) Principal Address:	584	Phoenix Drive
	Rom	ne, NY 13441
1(c) Telephone/Facsimile Numbers:	315-	-338-0393
1(d) Email Address:	sjdin	neo@mvedge.org /// farcuri@mvedge.org
1(e) Federal Identification Number:	16-1	471446
1(f) Contact Person:	Ste	even J. DiMeo /// Fred Arcuri
1(g) Is the Applicant a	X	Corporation:  If yes, Public Private [X]  If public, on which exchange is it listed?
		Subchapter S Sole Proprietorship General Partnership Limited Partnership Limited Liability Corporation/Partnership Single-Member LLC (name and EIN below):
		Name:
		EIN: DISC Other(specify) Not For Profit Local Development Corporation
1(h) State of Organization (if applicable	) Stat	e of New York

#### **Applicant's Stockholders, Directors and Officers (or Partners)**

2(a) Provide the following information with respect to parties with 15% or more in equity holdings:

Percentage of

Name Address <u>Ownership</u>

The Applicant is the entity primarily responsible for the re-development of the former Griffiss Air Force Base ("Griffiss AFB"), including that 1,600+ acre portion thereof known as the Griffiss Business & Technology Park (the "Griffiss Business Park"). Applicant has developed, and is developing, the Griffiss Business Park in accordance with the Master Reuse Strategy for Griffiss AFB prepared by Hamilton, Rabinowitz & Alschuler, Inc. and others (circa 1995).

2(b) Is the Applicant, or any of the individuals listed in 2(a) above, related directly or indirectly to any other entity by more than 50% common ownership? If so, indicate name of such entity and the relationship.

GLDC holds a 99.99% membership interest in Cardinal Griffiss Realty, LLC ("CGR"), a New York limited liability company. Therefore CGR is a subsidiary of GLDC.

2(c) Is the Applicant affiliated with any other entity, directly or indirectly, other than as listed in the response to 2(a) above? If yes, please indicate name and relationship of such other entity and the address thereof:

NO

#### **Applicant's Counsel and Accountant**

3(a). Applicant's Attorney

Joseph E. Saunders, Esq. Name/Title:

Saunders Kahler, LLP

Address: 185 Genesee Street, Suite 1400

Utica NY 13501-2194

Telephone/Fax: 315-733-0419/315-724-8522

Email: jsaunders@saunderskahler.com

3(b) Applicant's Accountant

Name/Title: Roy Miller

Firm: D'Arcangelo & Co. LLP

Address: 120 Lomond Ct.

Utica, NY 13502

Telephone/Fax: 315-735-5216/315-735-5210

Email: rmiller@darcangelo-cnn.com

#### **Business Description**

4(a) Describe the nature of your business and principal products and/or services. Attach additional sheets if necessary.

The Applicant is the entity primarily responsible for the re-development of the former Griffiss Air Force Base ("Griffiss AFB"), including that 1,600+ acre portion thereof known as the Griffiss Business & Technology Park (the "Griffiss Business Park"). Applicant has developed, and is developing, the Griffiss Business Park in accordance with the Master Reuse Strategy for Griffiss AFB prepared by Hamilton, Rabinowitz & Alschuler, Inc. and others (circa 1995).

(5) Updated: August 2017

#### Part II: Project Information

5(a) Explain your project in detail. This description should include explanation of all activities which will occur due to this project. Attach additional sheets if necessary.

GLDC will undertake renovations to a currently vacant, 19,800 square foot, two-story facility at 775 Daedalian Drive, Rome NY, also known as Building 778, in order to accommodate a new tenant, Alion Science and Technology Corporation ("Alion"). Alion is an employee-owned technology solutions company, with technical expertise and operational support to the Dept. of Defense, civilian government agencies and commercial customers. This project involves the consolidation of Alion's New York State offices(all in the City of Rome), with the plan to eventually grow the operation in Rome.

### **Reasons for Project**

6(a) Please explain in detail why you want to undertake this project.

The development of Class A office space at GBTP is critical in order to meet the needs and opportunities of companies in the field of technology development. Currently a tenant elsewhere in Rome, Alion desires a larger facility in order to accommodate its growing business.

6(b) Why are you requesting the involvement of the Agency in your project?

The involvement of the Agency is critical to ensuring that a viable cost structure for the project can be attained as there is a mismatch in current market rates for class A office-technology space versus the cost of construction and what such lease rates would need to be to support development of new class A office-technology space.

(6) Updated: August 2017

6(c) Please confirm by checking the box, below, if there is likelihood that the Project would not be undertaken but for the Financial Assistance provided by the Agency?
XYes or No
If the Project could be undertaken without Financial Assistance provided by the Agency, then provide a statement in the space provided below indicating why the Project should be undertaken by the Agency:
NA
How will the Applicant's plans be affected or scaled back if Agency approval is not granted?
Without the Agency's incentives, the project would not be viable financially and the plans would be abandoned. The prospective tenant could seek alternative accommodations elsewhere in the United States and economic development plans to attract new technology companies to fulfill the master reuse plan for Griffiss Business & Technology Park will be handicapped.
6(d) Is the proposed project reasonably necessary to discourage the Applicant from removing such other plant or facility to a location outside the State of New York?  [X] Yes [ ] No
Tenant is a national firm with locations in numerous states, which could absorb the local operations if adequate facilities are not available locally.
6(e) Will financing by the Agency result in the removal or abandonment of a plant or other facility of the applicant or any related entity presently located in another area of New York State?  [
If yes, is the proposed project reasonably necessary to preserve the competitive position of the Applicant in its respective industry? [ Yes [ No
If yes, please provide a statement and evidence supporting the same. Include the name of all taxing jurisdictions in which the abandoned facility or plant lies, and whether Applicant has had any discussions with said taxing jurisdictions regarding the abandonment. Please provide as much detail as possible.

(7) Updated: August 2017

Coun		ously secured financial assistance in Oneida mpire State Development Corporation, or any
<b>If yes</b> balan	s, please explain (indicate date of bene ice).	fit, location of facility and outstanding
		s secured financial assistance from various al government to assist in its mission of
United received If yes	d States within the last 90 days or does ving financial assistance within the next s, please explain.	red financial assistance anywhere within the s the Applicant or any related entity anticipate t 90 days? [X] Yes [ No
amou fundir purpo	int of \$689,150.83. GLDC has secured ng for construction of a technology build	\$1.1 million in NYS funding to leverage other ding, which is consistent with its corporate ding with Empire State Development that would
6(h) Check	all categories best describing the ty	pe of project for all end users at project
site (you m	ay check more than one; if checki	ng more than one indicate percentage of
square foot	age the use represents):	
	Manufacturing	Percentage of sq. footage of each use (if
	Industrial Assembly or Service	more than one category):
	Back office operations	
$\overline{X}$	Research and Development	
	Technology/Cybersecurity	
	Warehousing	
	Commercial or Recreational	
	Retail	
	Residential housing (specify)	
	Pollution Control (specify)	
	Environmental (e.g., Brownfield) (spe	cify)
	Other (specify)	

		call categories best describing the scope of the	ic project.
		Acquisition of land	
		Acquisition of existing building	
		Renovations to existing building	
		Construction of addition to existing building	
		Demolition of existing building orpart of	of building
		Construction of a new building	
		Acquisition of machinery and/or equipment	
		Installation of machinery and/or equipment	
		Other (specify)	
6(j)	the es	e indicate the financial assistance you are restimated value of said assistance. Attach a shannual utilization of the Real Property Tax action.	eet labeled Annual PILOT that shows
		Assistance	Estimated Value
	X	Deal Dranarty Tay Abatament	795,823
		Real Property Tax Abatement	\$
		Mortgage Tax Exemption (.75%) \$ 5,7	14
	——————————————————————————————————————	, ,	\$ 14
	——————————————————————————————————————	Mortgage Tax Exemption $(.75\%)$ \$ $5,7$	
	——————————————————————————————————————	Mortgage Tax Exemption (.75%) \$ 5,7  Amount of mortgage: \$ 761,840	
	——————————————————————————————————————	Mortgage Tax Exemption $(.75\%)$ \$\frac{5,7}{2}\$  Amount of mortgage: \$\frac{761,840}{2}\$  Sales and Use Tax Exemption ** $(8.75\%)$ \$	n sales tax:\$

(9) Updated: August 2017

<sup>\*\*</sup> Note that the estimate provided above will be provided to the New York State Department of Taxation and Finance. The Applicant acknowledges that the transaction documents will include a covenant by the Applicant that the estimate, above, represents the maximum amount of sales and use tax benefit currently authorized by the Agency with respect to this Application. The Agency may utilize the estimate, above, as well as the proposed total Project Costs as contained within this Application, to determine the Financial Assistance that will be offered. It is the responsibility of the applicant to inform the IDA within 10 days if the project amount changes.

# Part III: Facility Information (if project that you are applying for is a housing project please also complete questions 7(m) through 7(q))

Facility (Physical Information) If multiple locations please provide information on all.

7(a)

Street Address of Facility:

	775 Daedalian Drive
7(b)	City, Town and/or Village (list ALL incorporated municipalities):  City of Rome
7(c)	School District:
	Rome City School District
7(d)	Tax Map Number(s):
	ch copies of the most recent real property tax bills. Include copies for all taxing dictions for the site/ facility that IDA assistance is being sought.
7(e)	For what purpose was the facility site most recently used (i.e., light manufacturing, heavy manufacturing, assembly, etc.)?
	High technology, back-office operations
7(f)	Zoning Classification of location of the project: Planned Development
7(g)	Please describe in detail the facility to be acquired, constructed or renovated (including number of buildings, square footage, number of floors, type of construction,) and attach

number of buildings, square footage, number of floors, type of construction,) and attach plot plans, photos or renderings, if available. If there are infrastructure improvements (water, sewer, gas, electrical, etc.) please provide details along with who will carry out those improvements and who will fund them. *Please be as specific as possible*.

The project involves the renovation of 19,800 SF of leaseable space. It also involves MEP upgrades throughout the building. Project plans and specifications are attached below. The project will also involve exterior site improvements, in order to accommodate current and future parking needs. High end fixtures will be utilized throughout.

(10) Updated: August 2017

7(h)	Has construction or renovation com	menced? [] Yes [_X] No
	If yes, please describe the work in date of commencement.	detail that has been undertaken to date, including the
	If no, indicate the estimated dates of	of commencement and completion:
	Construction commencement:	lune 2018
	Construction completion:	December 2018
7(i) V	require any local ordinance or va	the facility or any activity which will occur at the site ariance to be obtained or require a permit or prior gency or body (other than normal occupancy and/or
	Has the Project received site plan a	approval from the planning department?
		vith a copy of the planning department approval imental Quality Review (SEQR) determination. If no, al:
	SEQR short form attached	
7(j)	Will the project have a significant ef	ffect on the environment? [ ] Yes[X] No
	Important: please attach and sign Assessment Form to this Applica	Part 1 of either the the long or short Environmental tion.
7(k)	What is the useful life of the facility	20
7(I)	Is the site in a former Empire Zone? If yes, which Empire Zone: City of Is project located in a Federal HUB Provide detail.	Rome

### Part IV: Housing Project Questionnaire

(reference the IDA policy).

Complete the following questions only if your project is a Housing Project. Please reference the <u>Oneida County Industrial Development Agency Uniform Tax Exemption</u> <u>and Agency Benefits Policy Market Rate Rental Housing Development Initiatives.</u> (Add <u>additional pages as needed).</u>

additional pages as needed).
7(m) Describe the housing project to be constructed or renovated in detail (type of housing, number of units, etc.):
7 (n) Describe how you will change the current use of the facility or property being utilized for the project. To assist the IDA in their determination of an eligible vacant urban infill site project please provide an extensive explanation as well as photos of what is being removed or replaced with the new construction.
7 (o) Will the project have any impact on the existing infrastructure or upgrades to the current infrastructure (water, sewer, electrical, gas, etc.)? If yes please provide detail and who you are working with at the applicable organization.
7 (p) If your project is a multi-use facility please provide details of the project, project square footage breakdown of non-housing to housing usage, detail the job creation and retention associated with the non-housing component.
7 (q) Does the project provide a community benefit? If yes provide detail substantiating

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#### Part V: Retail Project Questionnaire

To ensure compliance with Section 862 of the New York General Municipal Law, the Agency requires additional information if the proposed Project is one where customers personally visit the Project site to undertake either a retail sale transaction or to purchase services.

A.	Will any portion of the project (including that portion of the cost to be financed from equity or other sources) consist of facilities or property that are or will be primarily used in making sales of goods or services to customers who personally visit the project site?
	Yes or No. If the answer is yes, please continue. If no, proceed to next section.
	For purposes of Question A, the term "retail sales" means (i) sales by a registered vendor under Article 28 of the Tax Law of the State of New York (the "Tax Law") primarily engaged in the retail sale of tangible personal property (as defined in Section 1101(b)(4)(i) of the Tax Law), or (ii) sales of a service to customers who personally visit the Project.
B.	What percentage of the cost of the Project will be expended on such facilities or property primarily used in making sales of goods or services to customers who personally visit the project?%. If the answer is less than 33% do not complete the remainder of the retail determination and proceed to next section.
	he answer to A is Yes <u>AND</u> the answer to Question B is greater than <u>33.33%.</u> dicate which of the following questions below apply to the project:
	1. Will the project be operated by a not-for-profit corporation Yes or No.
	2. Is the Project location or facility likely to attract a significant number of visitors from outside Oneida County?
	Yes or No
	If yes, please provide a third party market analysis or other documentation supporting your response.
	<b>3.</b> Is the predominant purpose of the project to make available goods or services which would not, but for the project, be reasonably accessible to the residents of the municipality within which the proposed project would be located because of a lack of reasonably accessible retail trade facilities offering such goods or services?
	Yes or No
	If yes, please provide a third party market analysis that demonstrates that a majority of the project's customers are expected to come from outside of Oneida County and the

(13) Updated: August 2017

project will not directly compete with existing businesses located in Oneida County.

# All applicants answer the following questions.

		serve permanent, private sector jobs or increase the overall vate sector jobs in the State of New York?
	X <sub>Yes or</sub>	$\exists_{No}$
		es, the project will preserve 55 hi-tech jobs, with plans to grow
	ii yes, expiairi	70 jobs within the next five years.
	5. Is the project located in	a Highly Distressed Area? Yes or No
Part \	VI: Facility (Legal Informat	ion)
8(a) provid (Note:	de a brief statement regardi	nt owner of the facility, please give the following information and ng the status of the acquisition.:  essarily the user of the facility, but that party which holds legal title to the facility.
	Legal Name:	Oneida County Industrial Development Agency (for GLDC)
	Address:	584 Phoenix Drive
		Rome, NY 13441
	Telephone:	315-338-0393
	Balance of Mortgage:	
	Holder of Mortgage:	
	• •	he present owner of the facility, please attach any written ts concerning the acquisition of the real property and/or
8(b)	related persons, between	o, directly or indirectly, by virtue of common control or through the Applicant and the present owner of the facility? es, please explain.
8(c)	ownership structure of the	olding company, partnership or other entity, be involved in the transaction? yes, please explain.
8(d)		acility/property also be the user of the facility? please explain.

8(e)	Is the Applicant current	tly a tenant in the fac	cility?	res [X] No			
8(f)	Are you planning to use X Yes No		d facility? use entire facility to t	enant			
	If no, please give the following information with respect to tenant(s) which will remain in the facility after the completion of the project, including the square footage the Applicant will occupy:						
	Name of Tenant ALION Science & Technology	Floors Occupied Two	Square Feet Occupied 19,800	Nature of Business IT/Cybersecurity			
8(g)	Are any of the tenants Yes X No If yes, please explain.	related to the owner	of the facility?				
8(h)	Will there be any other Yes X No If yes, please explain financial exchange for	n. Provide detail of	f the contractual a	rrangement including any			
Part V	/II: Equipment						
9(a)	If you are requesting s a complete list is not a	ales tax exemption vailable at time of apolution, please subm	it is important to be oplication, as soon a	uired as part of the project. as detailed as possible. (If as one is available but prior ory of said equipment to be			
9(b)	•	invoices and purcl	nase orders, list ar	is already been purchased mounts paid and dates of			
9(c)	What is the useful life of	of the equipment?		years			

## Part VIII: Employment Information

10(a) Estimate how many construction jobs will be created or retained as a result of this project.

Construction Jobs: 15

10(b) Job Information related to project \*\*\*

Estimate below how many jobs will be created and retained as a result of this project, if OCIDA assistance is granted - chart will auto-sum each category

Number of Jobs	Location	Location	Location	Location	Location	Total
BEFORE Project	1	2	3	4	5	Total
Address in NYS	locations in Langley Ro	nant, ALION Rome: Mil d.& Brooks ed at Locat	Rd. All	Building 778		
Full-Time Company	65			0		55
Full-Time Independent Contractors						0
Full-Time Leased						0
Total Full-Time BEFORE	65	0	0	0	0	55
Part-Time Company						0
Part-Time Independent Contractors						0
Part-Time Leased						0
Total Part-Time BEFORE	0	0	0	0	0	0

<sup>\*</sup>Continued on next page

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# - chart will auto-sum each category

Number of Jobs AFTER Project (within 3 years of project completion)	Location 1	Location 2	Location 3	Location 4	Location 5	Total
Full-time Company	0			70		70
Full-Time Independent Contractors						0
Full-Time Leased						0
Total Full-Time AFTER	0	0	0	0	0	70
Part-Time Independent Company						0
Part-Time Independent Contractors						0
Part-Time Leased						0
Total Part-Time AFTER	0	0	0	0	0	0

Estimate the number of residents from the Labor Market Area** in which the Project is located that will fill the jobs created within	Location 1	Location 2	Location 3	Location 4	Location 5	Total
three years of project completion				15		15
Full-Time						0
Part-Time						0
Total AFTER	0	0	0	15	0	15

<sup>\*</sup>Continued on next page

#### - chart will auto-sum each category

	Retained Jobs		Created Jobs	
SALARY AND BENEFITS	Average Annual Salary	Average Fringe Benefits (as a percentage of wages)	Averag e Annual Salary	Average Fringe Benefits (as a percentage of wages)
Management	\$	%	\$	%
Administrative	\$	%	\$	%
Production	\$	%	\$	%
Independent Contractor	\$	%	\$	%
Other	\$	%	\$	%
Overall Weighted Average	\$90,000	30%	\$90,000	30%

<sup>\*\*</sup> Labor Market Area includes Oneida, Lewis, Herkimer, and Madison Counties

10(c) Please list NIC codes for the jobs affiliated with this project:

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<sup>\*\*\*</sup> By statute, Agency staff must project the number of Full-Time Jobs that would be retained and created if the request for Financial Assistance is granted. A Full-Time Job works 35 hours or more per week. Agency staff converts Part-Time Jobs into Full-Time Equivalents (FTE) by dividing the number of Part-Time Jobs by two(2). Agency staff will project such jobs over the THREE (3)-year time period FOLLOWING Project Completion.

## Part IX: Estimated Project Cost and Financing - form will auto sum

11(a) List the costs necessary for the construction, acquisition or renovation of the facility.

Acquisition of Land (if vacant)		0
Acquisition of Existing Building(s)	\$	0
Renovation Costs of Existing		957,600
Building(s) New Construction of	\$	0
Buildings Machinery and Equipment	_	_
(other than furniture costs)	<u></u>	0
Fixtures	\$	0
Installation Costs	\$	0
Fees & Permits (other than your own broker and legal fees)		5,000
		·
Legal Fees (IDA legal fees, Applicant	ф.	40.000
legal fees)	\$ 	10,000
Architectural/Engineering Interest on	\$	60,000
Financing Charges	\$	20,000
Other (specify)	\$	
Subtotal	\$	
Agency Fee <sup>1</sup>	\$	
Total Project Cost	\$	1,052,600

See Attached Fee Schedule (Page 25) for Agency Fee amount to be placed on this line

(19) Updated: August 2017

# 11(b) Sources of Funds for Project Costs (will auto sum):

Bank Financing:	\$	761,840
Equity (excluding equity that is attributed to grants/tax credits)	\$_	95,760
Tax Exempt Bond Issuance (if applicable)	\$_	
Taxable Bond Issuance (if applicable)	\$_	
Public Sources (Include sum total of all state and federal grants and tax credits)	\$_	100,000
Identify each state and federal grant/credit:		
ESDC Base Redevelopment	\$_	100,000
	\$_	
	\$_	
	\$_	
Total Sources of Funds for Project Costs:	\$ <sup>0</sup>	957600

#### **Real Estate Taxes**

12(a) For each tax parcel which comprises the facility, please provide the following information, using figures from the most recent tax year.

Tax Map #	Current Assessed Value (Land)	Current Assessed Value (Building)	Real Estate Taxes
243.000-0001-001.043		\$1,093,100 total	\$0-vacant bldg

12(b)	Address of Receiver of Town and/or Village Taxes:	
	City of Rome Treasurer	
	198 Washington St.	
	Rome, NY 13440	
12(c)	Address of Receiver of School Taxes:	
	Clty of Rome School District Treasurer	
	409 Bell Rd.	
	Rome, NY 13440	
12(d) '	Will the completion of the proposed project result in the incre any of the parcels named above? [x] Yes [] No	ase of the assessment of
	If yes, please indicate which tax account numbers will be aff	ected.
	243.000-0001-001.043	
Finan	cial Information	
13(a)	Has the Applicant contacted any bank, financial/lending instit respect to the financing of the proposed project?  [x] Yes [ No	ution or private investor with
	If yes, please provide details.	
	Staff is currently negotiating with three financial institutions	on this project.
13(b)	Has the Applicant received a commitment letter for said final	ncing?
	If yes, please submit a copy of said commitment letter along	y with this Application.
13(c) I	Please complete the Cost/Benefit Analysis form and attach to	this Application. As you

Updated: August 2017

begin completing the form and have questions, please call the IDA office.

#### REPRESENTATIONS AND CERTIFICATION BY APPLICANT

The undersigned requests that this Application be submitted for review to the Oneida County Industrial Development Agency (the "Agency") and its Board of Directors.

Approval of the Application can be granted solely by this Agency's Board of Directors. The undersigned acknowledges that Applicant shall be responsible for all costs incurred by the Agency and its counsel in connection with the attendant negotiations whether or not the transaction is carried to a successful conclusion.

The Applicant further understands and agrees with the Agency as follows:

- 1. Annual Sales Tax Filings. In accordance with Section 858-b(2) of the New York General Municipal Law, the Applicant understands and agrees that, if the Project receives any sales tax exemptions as part of the Financial Assistance from the Agency, in accordance with Section 874(8) of the General Municipal Law, the Applicant agrees to file, or cause to be filed, with the New York State Department of Taxation and Finance, the annual form prescribed by the Department of Taxation and Finance, describing the value of all sales tax exemptions claimed by the Applicant and all consultants or subcontractors retained by the Applicant.
- 2. Annual Employment, Tax Exemption & Bond Status Reports. The Applicant understands and agrees that, if the Project receives any Financial Assistance from the Agency, the Applicant agrees to file, or cause to be filed, with the Agency, on an annual basis, reports regarding the number of people employed at the project site as well as tax exemption benefits received with the action of the Agency. For Applicants not responding to the Agency's request for reports by the stated due date, a \$500 late fee will charged to the Applicant for each 30-day period the report is late beyond the due date, up until the time the report is submitted. Failure to provide such reports as provided in the transaction documents will be an Event of Default under the Lease (or Leaseback) Agreement between the Agency and Applicant. In addition, a Notice of Failure to provide the Agency with an Annual Employment, Tax Exemption & Bond Status Report may be reported to Agency board members, said report being an agenda item subject to the Open Meetings Law.
- 3. **Absence of Conflict of Interest**. The Applicant has consulted the Agency website of the list of the Agency members, officers and employees of the Agency. No member, officer, or employee of the Agency has an interest, whether direct or indirect, in any transaction contemplated by this Application, except as herein after described (if none, state "none"):
- 4. Hold Harmless. Applicant hereby releases the Agency and its members, officers, servants, agents and employees from, agrees that the Agency shall not be liable for and agrees to indemnify, defend and hold the Agency harmless from and against any and all liability arising from or expense incurred by (A) the Agency's examination and processing of, and action pursuant to or upon, the attached Application, regardless of whether or not the Application or the Project described therein or the tax exemptions and other assistance requested therein are favorably acted upon by the Agency, (B) the Agency's acquisition, construction and/or installation of the Project described therein and (C) any further action taken by the Agency with respect to the Project; including without limiting the generality of the foregoing, all causes of action and attorneys' fees and any other expenses incurred in defending any suits or actions which may arise as a result of any of the foregoing. If, for any reason, the Applicant fails to conclude or consummate necessary negotiations, or fails, within a reasonable or specified period of time, to take reasonable, proper or requested action, or withdraws, abandons, cancels or neglects the Application, or if the Agency or the Applicant are unable to reach final

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- agreement with respect to the Project, then, and in the event, upon presentation of an invoice itemizing the same, the Applicant shall pay to the Agency, its agents or assigns, all costs incurred by the Agency in the processing of the Application, including attorneys' fees, if any.
- 5. The Applicant acknowledges that the Agency has disclosed that the actions and activities of the Agency are subject to the Public Authorities Accountability Act signed into law January 13, 2006 as Chapter 766 of the 2005 Laws of the State of New York.
- 6. The Applicant acknowledges that the Agency is subject to New York State's Freedom of Information Law (FOIL). <u>Applicant understands that all Project information and records related to this application are potentially subject to disclosure under FOIL subject to limited statutory exclusions.</u>
- 7. The Applicant acknowledges that it has been provided with a copy of the Agency's recapture policy (the "Recapture Policy"). The Applicant covenants and agrees that it fully understands that the Recapture Policy is applicable to the Project that is the subject of this Application, and that the Agency will implement the Recapture Policy if and when it is so required to do so. The Applicant further covenants and agrees that its Project is potentially subject to termination of Agency financial assistance and/or recapture of Agency financial assistance so provided and/or previously granted.
- 8. The Applicant understands and agrees that the provisions of Section 862(1) of the New York General Municipal Law, as provided below, will not be violated if Financial Assistance is provided for the proposed Project:
  - § 862. Restrictions on funds of the agency. (1) No funds of the agency shall be used in respect of any project if the completion thereof would result in the removal of an industrial or manufacturing plant of the project occupant from one area of the state to another area of the state or in the abandonment of one or more plants or facilities of the project occupant located within the state, provided, however, that neither restriction shall apply if the agency shall determine on the basis of the application before it that the project is reasonably necessary to discourage the project occupant from removing such other plant or facility to a location outside the state or is reasonably necessary to preserve the competitive position of the project occupant in its respective industry.
- 9. The Applicant confirms and acknowledges that the owner, occupant, or operator receiving Financial Assistance for the proposed Project is in substantial compliance with applicable local, state and federal tax, worker protection and environmental laws, rules and regulations.
- 10. The Applicant confirms and acknowledges that the submission of any knowingly false or knowingly misleading information may lead to the immediate termination of any Financial Assistance and the reimbursement of an amount equal to all or part of any tax exemption claimed by reason of the Agency's involvement the Project.
- 11. The Applicant confirms and hereby acknowledges that as of the date of this Application, the Applicant is in substantial compliance with all provisions of Article 18-A of the New York General Municipal Law, including, but not limited to, the provision of Section 859-a and Section 862(1) of the New York General Municipal Law.
- 12. The Applicant and the individual executing this Application on behalf of the Applicant acknowledge that the Agency will rely on the representations made herein when acting on this Application and hereby represent that the statements made herein do not contain any untrue statement of a material

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fact and do not omit to state a material fact necessary to make the statements contained herein not misleading.

STATE OF NEW YORK ) COUNTY OF ONEIDA ) ss.:
, being first duly sworn, deposes and says:
That I am the Chairman (Corporate Office) of Griffis Local Development Corporation (Applicant) and that I am duly authorized on behalf of the Applicant to bind the Applicant.
<ol> <li>That I have read the attached Application, I know the contents thereof, and that to the best of my knowledge and belief, this Application and the contents of this Application are true, accurate and complete:</li> </ol>
(Signature of Officer)
Subscribed and affirmed to me under penalties of perjury this day of Mou , 20 .  CAMILLE T. KAHLER NOTARY PUBLIC, State of New York Appointed in Oneida County No. 02KA4804252 Commission Expires: October 31, 2017
If the application has been completed by or in part by other than the person signing this application for the applicant please indicate who and in what capacity:
Ву:
Name:
Title:
Date:

Return the original signed and notarized application and two copies with a check in the amount of \$1500.00 made payable to: **Oneida County Industrial Development Agency (OCIDA)**, 584 Phoenix Drive, Rome, New York 13441-1405, Attn.: Shawna M. Papale, Executive Director. \$1000 will be applied at closing against the IDA closing fee. In addition, please send an electronic version of the application (signed), and SEQR form (signed), to <a href="mailto:spapale@mvedge.org">spapale@mvedge.org</a>.

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#### **Agency Fee Schedule**

<u>Commitment Fee:</u> \$1,000 – due following the initial inducement but prior to scheduling of the public hearing; this amount is non-refundable if the applicant fails to close on the project before the IDA. Upon closing with the IDA this amount is applied to the closing fees.

Bond Fees: ½ of 1% of total bond amount

#### IDA Agency Fee: PILOT, Mortgage Recording Exemption, Sales Tax Exemption:

- Up to a \$1.0 Million project \$5,000
- Above \$1.0 Million project up to \$10.0 Million project ½ of 1% of total project cost.
- $\circ$  Above \$10.0 Million project  $\frac{1}{2}$  of 1% of total project cost up to \$10.0 Million plus incremental increase of  $\frac{1}{4}$  of 1% of total project above \$10.0 Million.

#### Transaction Counsel/Agency Counsel fee:

Set by Bond/Transaction Counsel based upon the nature and complexity of the transaction. This applies to bond and non-bond transactions (leasebacks, sale-leasebacks, etc).

Transaction Counsel/Agency Counsel fees for bond transactions typically will not exceed 2% of the bond amount or project costs. Transaction Counsel/Agency Counsel fees for a sale-leaseback/lease-leaseback transaction are typically \$8,500 to \$10,000 if no commercial financing is involved or \$10,000 to \$12,000 if commercial financing is involved. You will receive an engagement letter with a quote based upon the scope of your project.

#### Annual Fee:

For the term in which the property remains in the IDA's name, an annual lease payment is due in the amount of \$500. The first payment is due at closing and subsequent payments are due each January 1. For annual fees not paid and delinquent, a late charge of \$50 per month will be levied until such time the fee plus late charges are paid.

#### Other fees:

If Applicant requests the IDA enter into subsequent transactions following closing (i.e., a facility refinance), the IDA will charge a closing fee equal to 1/8 of one percent of the total reissuance, redemption, new or revised mortgage, refinancing, spreading agreement or other transaction with a minimum payment due of \$500. Applicant will also be responsible to pay any legal fees the IDA incurs in connection with said transaction.

Revised 7-12-16

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Please complete **either** a Short Form or a Full Form EAF and consult with your project engineer or architect if you have any questions which form is appropriate for your project. **Submit the applicable form with your application.** 

Anthony J. Picente Jr. County Executive

David Grow Chairman

Natalie Brown Vice Chairman

Shawna M. Papale Executive Director/Secretary



Ferris Betrus Michael Fitzgerald Eugene Quadraro Michael Valentine Steven Zogby

# MEMORANDUM TO COMPANIES SALE-LEASEBACK TRANSACTIONS

- 1. When a Company decides that a sale-leaseback transaction may suit its particular needs, the first order of business is for the Company to complete an Application for Financial Assistance, together with an Environmental Impact Questionnaire, Cost/Benefit Analysis and Statement of the Project Applicant (referred to collectively as the "Application"). The Application is submitted to Agency Counsel for a formal decision as to whether or not the project qualifies as a "project," as defined by law.
- 2. No action can be taken until the Application is completed and submitted to the Agency and approved by Agency Counsel.
- 3. Upon completion of the Application and approval by Agency Counsel, the Agency will meet for the purpose of adopting an Inducement Resolution and reviewing the Environmental Impact Questionnaire, Cost/Benefit Analysis and Statement of the Project Applicant. At this time a Resolution may be adopted by the Agency concerning the environmental impact. Please note that the Agency is subject to the Open Meetings Law, and all meetings will be open to the public, including news media.
- 4. The Company is expected and encouraged to have its own counsel. The Company is also required to reimburse the Agency for all legal expenses incurred in furtherance of a proposed transaction, whether or not that transaction is completed. This includes all fees and disbursements of Agency Counsel.
- 5. The Company will be asked to sign an Inducement Agreement, which sets forth the terms of the proposed transaction and the obligations of the parties in furtherance of the same. The Company will also be asked to provide Agency Counsel with certain

information concerning the formation of the corporation or partnership, a survey of the property, title insurance, insurance certificates, etc. before the transaction can close. All matters in connection with the transfer of the real estate will be handled primarily by Company Counsel with the assistance of Agency Counsel.

6. A Public Hearing may be required in accordance with the New York State General Municipal Law, after which the Oneida County Executive must approve or disapprove the issue. Notice of the Public Hearing must be published at least thirty (30) days prior to the Hearing in the newspaper where the project is located. The highest elected official of each affected taxing jurisdiction must also receive thirty day written notice of the Hearing.

No financial benefits may be granted by the Agency to the Company until after the Public Hearing if required.

- 7. Agency Counsel has certain requirements as to those documents which must be included in the transaction and the content thereof, including but not limited to requiring environmental impact surveys, environmental indemnifications and general indemnifications.
- 8. The fee schedule is attached, covering the Agency fee, the Agency's work with respect to the project and the work of Agency Counsel.

The estimated fees for Agency Counsel may vary depending on the nature of the project. The initial fee quote assumes that the transaction closes within ninety (90) days from the date of the inducement, that there will be no unusual questions of law or prolonged negotiations regarding the documents, and that the involvement or assistance from other agencies will not require substantial modifications to the typical structure and documentation of similar transactions. The fee quote also assumes that Agency Counsel will not be called upon to coordinate with any lender, as the Agency is not issuing bonds. The fee quote assumes that closing will take place by mail and will not necessitate attending meetings with the Company or any lender.

9. Once the terms and conditions of the transaction are fairly well established, Agency Counsel prepares preliminary drafts of the financing documents and distributes them to all parties for review and comment. Comments accepted by all counsel will result in redrafting of documents. The parties establish a mutually agreeable closing date, and final documents for execution are prepared.

- 10. The Agency then conducts a meeting whereby it adopts an Authorizing Resolution, under which the Agency approves of the form of the documents and authorizes the Chairman to execute the same.
- 11. The closing takes place.
- 12. Some of the benefits available to a company under a sale-leaseback transaction are as follows:
  - ⇒ Exemption from New York State mortgage recording tax
  - ⇒ Exemption from New York State sales tax for materials used in construction
  - ⇒ Real property tax abatement on the value added to the project (for more information, please see the Uniform Tax Exemption Policy enclosed herewith)

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# MEMORANDUM TO APPLICANTS FINANCING AN IDA PROJECT THROUGH A COMMERCIAL LENDER

We have found it helpful to outline at the onset of a transaction the basic structure of financing when an industrial development agency ("IDA") has a fee or leasehold interest in a property and is party to a mortgage or other financing instrument. Please give a copy of this memorandum to your lender as early in the financing process as possible.

An IDA is party to a financing instrument purely as a conduit for financial assistance (in the case of granting exemptions from mortgage recording tax) and to grant its interest in the facility to the lender. To preserve the passive nature of its role, the IDA cannot assume any obligations or make any representations that a traditional Borrower would make to a lender. It has been our experience that the easiest way to accomplish this is to define the Borrower as the "Borrower," define the IDA as the "Agency," and only include the Agency in the granting clause and with respect to the assignment of rents, inasmuch as those are the only reasons that the Agency is party to this document.

Furthermore, because PILOT Payments are contractual obligations and are not given the same high priority as tax payments, we crafted some language that will restore the taxing jurisdictions to the same position they would have been but not for the IDA involvement in the project. While it is not disputed that is an equitable arrangement, certain lenders have expressed concern that, because the requirement to pay PILOT Payments is contained in a private contract, there is no prescribed process to avoid significant delinquencies as there is under a tax foreclosure. It has been our experience the easiest way to accomplish this is for a lender to escrow PILOT Payments so it is has the assurance that payments are made in a timely manner. If a lender does not wish to escrow PILOT Payments, an alternative is for the IDA to record a PILOT Mortgage that would be given first priority over the lender's mortgage, similar to the priority taxes have.

Below are certain provisions we require be incorporated into each financing document to which the IDA is a party (please modify capitalized terms accordingly):

#### 1. AGENCY PROVISIONS.

- a. Agency makes no covenants other than to mortgage all of its interest in the Premises excepting its Unassigned Rights (as said term is defined in the Leaseback Agreement).
- b. NO RECOURSE AGAINST AGENCY: Lender agrees that Lender will not look to the Agency or any principal, member, director, officer or employee of the Agency with respect to the Indebtedness or any covenant, stipulation, promise, agreement or obligation contained in this Mortgage. In enforcing its rights and remedies under this Mortgage, Lender will look solely to the Premises for the payment of the Indebtedness and for the performance of the provisions hereof. Lender will not seek a deficiency or other money judgment against the Agency or any principal, member, director, officer or employee of the Agency and will not institute any separate action against the Agency by reason of any default which may occur in the performance of any of the terms and conditions of any documents evidencing the Indebtedness.
- c. **HOLD HARMLESS**: Borrower and Lender agree that the Agency, its directors, members, officers, agents (except the Borrower) and employees shall not be liable for and Borrower agrees to defend, indemnify, release and hold the Agency, its directors, members, officers, agents (except the Borrower) and employees harmless from and against any and all (i) liability for loss or damage to Property or injury to or death of any and all Persons that may be occasioned by, directly or indirectly, any

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cause whatsoever pertaining to the Facility or arising by reason of or in connection with the occupation or the use thereof or the presence of any Person or Property on, in or about the Facility or the Land or (ii) liability arising from or expense incurred by the Agency's financing, acquiring, constructing, renovating, equipping, owning and leasing of the Facility, including without limiting the generality of the foregoing, all claims arising from the breach by the Borrower of any of their respective covenants contained herein and all causes of action and attorneys' fees and any other expenses incurred in defending any claims, suits or actions which may arise as a result of any of the foregoing, provided that any such losses, damages, liabilities or expenses of the Agency are not incurred or do not result from the gross negligence or intentional or willful wrongdoing of the Agency, or any of its directors, members, agents (except the Borrower) or employees. The foregoing indemnities shall apply notwithstanding the fault or negligence in part of the Agency or any of its members, directors, officers, agents or employees and irrespective of the breach of a statutory obligation or the application of any rule of comparative or apportioned liability.

- d. **SPECIAL OBLIGATION**. The obligations of the Agency under the Mortgage and Financing Documents constitute a special obligation of the Agency, and all charges payable pursuant to or expenses or liabilities incurred thereunder shall be payable solely out of the revenues and other moneys of the Agency derived and to be derived from the leasing of the Facility, any sale or other disposition of the Equipment and as otherwise provided in the Authorizing Resolution, the Leaseback Agreement and the PILOT Agreement. Neither the members, officers, agents (except the Borrower) or employees of the Agency, nor any person executing the Mortgage and Financing Documents on behalf of the Agency, shall be liable personally or be subject to any personal liability or accountability by reason of the leasing, construction, renovation, equipping or operation of the Facility. The obligations of the Agency under the Financing Documents are not and shall not be an obligation of the State or any municipality of the State and neither the State nor any such municipality (including, without limitation, the County of Oneida), shall be liable thereon.
- e. **SUBORDINATION TO PILOT AGREEMENT**: This Mortgage shall be subject and subordinate to any PILOT Agreement between the Borrower and the Agency with respect to the payments in lieu of taxes assessed or imposed upon the Premises, and by accepting this Mortgage, Lender acknowledges and agrees that such PILOT payments shall have the same force, priority and effect as a real property tax lien under New York State law against the Premises.

If a lender chooses to escrow PILOT Payments, we will incorporate the following provisions into the Leaseback (or Lease) Agreement:

Section 9.13 <u>Subordination to Mortgage</u>. This Leaseback Agreement and the rights of the Company and the Agency hereunder (other than with respect to the Unassigned Rights) are subject and subordinate to the Lien of the Mortgage, and all extensions, renewals or amendments thereof. The subordination of this Leaseback Agreement to the Mortgage shall be automatic, without execution of any further subordination agreement by the Company or the Agency. Nonetheless, if the Bank requires a further written subordination agreement, the Company and the Agency hereby agree to execute, acknowledge and deliver the same.

#### Section 9.14 Rights of Bank.

(a) Bank is hereby given the right by the Agency, in addition to any other rights herein granted, without any requirement to obtain the Agency's consent, to mortgage the mortgagors' respective interests in the Facility and, in the case of the Company, to assign and grant a security interest in the Company's rights under the Company Documents as collateral security for its obligations to the Bank, upon the condition that all rights acquired by Bank shall be subject to all rights and interests of the

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Agency herein and in the other Company Documents, none of which covenants, conditions or restrictions is or shall be waived by the Agency by reason of this right to mortgage or grant a security interest in the Facility and the Company Documents, including Unassigned Rights.

- (b) There shall be no renewal, cancellation, surrender, acceptance of surrender, material amendment or material modification of this Leaseback Agreement or any other Company Document by joint action of the Agency and the Company alone, without, in each case, the prior consent in writing of Bank, nor shall any merger result from the acquisition by, or devolution upon, any one entity of any fee and/or leasehold estates or other lesser estates in the Facility. Failure of the Bank to consent to a modification of this Leaseback Agreement by the Agency shall constitute an Event of Default.
- (c) If the Agency serves a notice of default upon the Company, it shall also serve a copy of such notice upon Bank at the address set forth in Section 9.1.
- (d) In the event of any default by the Company under this Leaseback Agreement or any other Company Document, the Bank shall have fifteen (15) days for a monetary default and thirty (30) days in the case of any other default, after notice to the Company and the Bank of such default to cure or to cause to be cured the default complained of and the Agency shall accept such performance by or at the instigation of Bank as if same had been done by the Company. The Agency in its sole discretion will determine whether such action by the Bank amounts to a cure.
- (e) Except where Bank or its designee or nominee has succeeded to the interest of the Company in the Facility, no liability for any payments to be made pursuant to this Agreement or the performance of any of the Company's covenants and agreements under this Agreement shall attach to or be imposed upon the Bank, and if the Bank or its nominee or designee succeeds to the interest of the Company in the Project, all of the obligations and liabilities of the Bank or its nominee or designee shall be limited to such entity's interest in the Facility and shall cease and terminate upon assignment of this Leaseback Agreement by the Bank; provided however, that the Bank or its nominee or designee shall pay all delinquent PILOT Payments, if any, prior to said assignment.
- (g) Notwithstanding any provision of this Leaseback Agreement or any other Company Document to the contrary, foreclosure of a mortgage or any sale of the Company's interest in this Leaseback Agreement and/or the Facility in connection with a foreclosure, whether by judicial proceedings, or any conveyance of the Company's interest in this Agreement and/or the Facility to Bank by virtue of or in lieu of foreclosure or other appropriate proceedings, or any conveyance of the Company's interest in this Leaseback Agreement and/or the Facility by Bank shall not require the consent or approval of the Agency and failure to obtain the Agency's consent shall not be a default or Event of Default hereunder.

# Oneida County Industrial Development Agency Recapture Policy (Effective April 25, 2017)

#### **DEFINITIONS:**

"Company" is the entity that applied for and received a benefit from the Agency.

"Agency" is the Oneida County Industrial Development Agency.

"AER" is the Company's annual report of employment required to be provided

to the Agency.

"Employment Obligation Term" shall mean the period during which the Company is receiving a benefit

in the form of lower payment in lieu of taxes than their real estate

taxes would be.

"Employment Obligation" shall mean the number of FTEs employed by the Company in Oneida

County and selected by the Agency as the Company's obligation.

"FTE" shall mean a full time employee that has a minimum of thirty-five (35)

scheduled hours per week, or any combination of two or more parttime employees that work a minimum of fifteen (15) scheduled hours per week, when combined together, constitute the equivalent of a minimum of thirty-five (35) scheduled hours per week, and whose workplace location is the project facility. For this purpose an employee shall include a leased employee regularly retained by the Company.

"Benefit" shall mean the amount the Company saved by making payments in

lieu of real property taxes in a particular year. For example, if a Company's PILOT payment is equal to 75% of normal real property taxes, then the Company's Benefit for that year would be an amount

equal to 25% of normal real property taxes.

"Per Employee Amount" shall mean an amount equal to the Benefit for the year after the year

of the Shortfall divided by the "Employment Obligation".

"Shortfall" shall mean the difference between the Employment Obligation and the

actual number of FTEs per the AER for the applicable year.

"Major Shortfall" shall mean having FTEs that are less than 50% of the Employment

Obligation.

"Minimum Standard" shall mean a Company whose AER shows that they are short of

meeting its Employment Obligation by 20%.

"Initial Benefit" shall be the amount of savings the Company received through the

Agency, in the form of Mortgage Recording Tax and New York State

Sales Tax.

"Cure Period" shall mean the period ending June 30<sup>th</sup> of the year following the Major

Shortfall.

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#### 1. **Job Creation and Retention Obligations.**

After the expiration of the Employment Obligation Term, the Company shall have no further obligation with respect to the Employment Obligation and shall not be liable for any of the payments described below.

The failure of the Company to satisfy the Employment Obligation can subject the Company to payments to the Agency. The Company shall be required to make payments if it fails to attain the Minimum Standard.

If the Company falls below the Minimum Standard, the Agency will notify the Company in writing of the Agency's intention to recapture Financial Assistance. The Company will have thirty (30) days to respond to the letter and may include a request to appear before the Agency. The Agency will determine, in its sole discretion, if a valid exemption exists and potentially reduce the remedies described below.

#### 2. **Projects with less than Ten Years Employment Obligation Term.**

#### (a) Shortfall Payments.

- (1) If, during the first three (3) years of the Employment Obligation Term a Company fails to achieve the Minimum Standard, then the Company shall pay to the Agency an amount equal to (a) the Per Employee Amount multiplied by (b) the Shortfall and then multiplied by (c) 1.5.
- (2) If, after the first (3) years, of the Employment Obligation Term a Company fails to achieve the Minimum Standard, then the Company shall pay to the Agency an amount equal to (a) the Per Employee Amount multiplied by (b) the Shortfall.

#### (b) Major Shortfall Payment.

(1) If a Company shall incur a Major Shortfall; then, the Company shall pay to the Agency as an additional one-time payment an amount as set forth in the schedule below (such payment shall be referred to as the "Major Shortfall Payment").

Major Shortfall Occurs:	Percentage of Initial Benefit
Year 1	100%
Year 2	80%
Year 3	60%
Year 4	40%
Any Subsequent Year	20%

(2) Notwithstanding any of the foregoing, the Company shall not be liable for a Major Shortfall Payment unless the number of FTEs remains at less than 65% of the Employment Obligation at the expiration of a Cure Period. The Company shall have the opportunity at any time before the expiration of a Cure Period to provide additional information to the Agency regarding the Major Shortfall, and to request a waiver or amendment of this provision.

(50) Updated: August 2017

- (3) Notwithstanding any of the foregoing, a Major Shortfall shall not apply where the Shortfall is a result of a major casualty to or condemnation of the facility. In the event of such major casualty or condemnation, the Company shall have no obligation to pay the Major Shortfall Payment.
- (4) Qualification for a waiver of either (2) or (3) above shall be at the sole discretion of the Agency.

#### 3. **Projects with Ten Years or Longer Employment Obligation Term.**

#### (a) Shortfall Payments.

- (1) If, during the first five (5) years of the Employment Obligation Term a Company fails to achieve the Minimum Standard, then the Company shall pay to the Agency an amount equal to (a) the Per Employee Amount multiplied by (b) the Shortfall and then multiplied by (c) 1.5.
- (2) If, after the first five (5) years of the Employment Obligation Term a Company fails to achieve the Minimum Standard, then the Company shall pay to the Agency an amount equal to (a) the Per Employee Amount multiplied by (b) the Shortfall.

#### (b) Major Shortfall Payment.

(1) If a Company shall incur a Major Shortfall, then the Company shall pay to the Agency as an additional one-time payment an amount as set forth in the schedule below.

Major Shortfall Occurs:	Percentage of Initial Benefit
Year 1	100%
Year 2	90%
Year 3	80%
Year 4	70%
Year 5	60%
Year 6	50%
Year 7	45%
Year 8	40%
Year 9	35%
Year 10	30%

- (2) Notwithstanding any of the foregoing, the Company shall not be liable for a Major Shortfall Payment unless the number of FTEs remains at less than 65% of the Employment Obligation at the expiration of a Cure Period. The Company shall have the opportunity at any time before the expiration of a Cure Period to provide additional information to the Agency regarding the Major Shortfall, and to request a waiver or amendment of this provision.
- (3) Notwithstanding any of the foregoing, a Major Shortfall shall not apply where the Shortfall is as a result of a major casualty to or condemnation of the facility. In the event of such major casualty or condemnation, the Company shall have no obligation to pay the Major Shortfall Payment.

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- (4) Qualification for a waiver of either (2) or (3) above shall be at the sole discretion of the Agency.
- 4. **Shift of Employment**. If the Shortfall or Major Shortfall is as a result of the Company shifting employment away from Oneida County, then the Agency will require the value of the Benefit and the Initial Benefit utilized to date to be repaid, with interest (determined as the New York State legal interest rate).
- 5. **Mandatory Recapture**. The Agency is mandated to recapture New York State sales tax benefits where:
  - a. The Project is not entitled to receive those benefits.
  - b. The exemptions exceed the amount authorized, or are claimed for unauthorized property or services.
  - c. The Company fails to use property or services in the manner required by the Leaseback Agreement.
- 6. **Return of Recaptured Funds.** If the Agency recaptures Initial Benefits or Benefits from a Company, the Agency shall return the recaptured funds promptly to the affected taxing jurisdiction, unless otherwise agreed to by the taxing jurisdiction, in accordance with the General Municipal Law.

The Agency shall have the right to reduce any payment required under this Policy, in extraordinary circumstances, in its sole discretion.

(52) Updated: August 2017

Anthony J. Picente Jr. County Executive

Shawna M. Papale Secretary/ Executive Director

James P. Castilla Treasurer



David C. Grow Chairman

Natalie Brown Vice Chair

Ferris Betrus Jr. Michael Fitzgerald Michael Valentine Stephen Zogby

## ONEIDA COUNTY INDUSTRIAL DEVELOPMENT AGENCY UNIFORM TAX EXEMPTION POLICY

Adopted by the Oneida County Industrial Development Agency on January 28, 1994, amended on December 21, 1998 and April 30, 2009

The Oneida County Industrial Development Agency (the "Agency") has adopted the following uniform tax exemption policies. These policies will be used for all projects for which the Agency may provide financial assistance, including bond (taxable and/or tax exempt) issuances and straight lease transactions. Final determinations regarding the extent to which financial assistance, if any, will be granted are solely within the discretion of the Agency.

#### I. Project Eligibility Criteria

#### (a) General Requirements

The Agency considers the following general factors in determining whether a project is eligible for financial assistance:

- The nature of the proposed project (e.g., manufacturing, commercial, civic).
- The nature of the property before the project begins (e.g., vacant land, vacant buildings).
- The economic condition of the area at the time of the application.
- The extent to which a project will create or retain permanent, private sector jobs.
- The estimated value of tax exemptions to be provided.
- The impact of the project and the proposed tax exemptions on affected tax jurisdictions.
- The impact of the proposed project on existing and proposed businesses and economic development projects in the County.
- The amount of private sector investment generated or likely to be generated by the proposed project.
- The likelihood of accomplishing the proposed project in a timely fashion.
- The effect of the proposed project upon the environment.

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- The extent to which the proposed project will provide additional sources of revenue for municipalities and school districts in which the project is located.
- The extent to which the proposed project will provide a benefit (economic or otherwise) not otherwise available within the County of Oneida.

#### (b) Industrial and Manufacturing Projects

- (1) Industrial and manufacturing projects generally qualify for financial assistance, subject to the eligibility criteria set forth in Part I (a) of this Policy.
- (2) Due to the nature of the work, companies performing back-office operations that are regional or national in nature and a majority of which operations support activities outside of Oneida County will qualify as industrial and manufacturing. Research and development facilities and distribution centers that locate in Oneida County may also qualify as industrial and manufacturing.

#### (c) Retail Projects

The Agency will provide financial assistance to retail facilities only in accordance with the restrictions contained in New York State General Municipal Law Section 862(2), and subject to the eligibility criteria set forth in Part I (a) of this Policy. The Agency will also consider the competitive impact of the project.

Retail projects are generally not eligible for Agency assistance, with the following exceptions:

- (i) Retail businesses that primarily serve customers located in Oneida County are generally not eligible for financial assistance unless located in a "highly distressed area" as defined in General Municipal Law §854(18), which includes projects located in an economic development zone or Empire Zone (as defined in New York State statute or regulation), or the project meets one of the other requirements of this paragraph (c);
- (ii) Retail projects operated by not-for-profit corporations may be eligible for financial assistance:
- (iii) Retail projects may be eligible for financial assistance provided an appropriate market analysis demonstrates that a majority of the project's customers are expected to come from outside of Oneida County and the project will not directly compete with existing businesses located in Oneida County; and
- (iv) Retail businesses that primarily provide a product or a service that is otherwise not reasonably available in Oneida County may be eligible for financial assistance.

#### (d) Other Non-Industrial/Commercial Projects

Non-industrial/commercial projects may qualify for financial assistance at the discretion of the Agency, based upon its evaluation of the eligibility requirements set forth in Part I (a) of this Policy. The Agency confirms the following specific policies:

-2-

- (i) Mixed or Multiple-Use Projects qualify for financial assistance, only with respect to that portion of the project that is used for purposes that qualify for financial assistance under this Policy.
  - (ii) Housing projects are generally not eligible for benefits, unless they
- (a) service the elderly, low-income, assisted living or other groups with special needs; or
- (b) promote employment opportunities and prevent economic deterioration, as confirmed by an appropriate market analysis, <u>and</u> such a determination is made by the Agency based upon all of the relevant facts.

#### II. Real Property Tax Abatements

If the Agency determines that a project will receive real property tax abatements, a Payment-In-Lieu-Of-Tax Agreement (the "PILOT") will be negotiated with each project owner (the "Company") and will substantially follow the following guidelines with final determinations to be made by the Agency.

- (i) Real Property Acquired by Company as part of Project. If the Company is acquiring real property as part of the Agency project, then the Agency's real property tax exemption will be available with respect to all real property acquired by the Company as part of the project and improvements thereto.
- (ii) <u>Substantial Improvements to Existing Real Property Owned by Company</u>. If the Company is making "Substantial Improvements" (as defined below) to existing real property owned by the Company, then the Agency's real property tax exemption will apply to both the existing real property and the improvements.
- (iii) <u>Non-Substantial Improvements to Existing Real Property</u>. If the improvements to existing real property owned by the Company are not Substantial Improvements, then the Agency's tax exemption shall apply only to the increase in assessment resulting from improvements constructed or installed as part of the project and the Company shall pay PILOT payments equal to the full amount of taxes on the existing real property.

The term "Substantial Improvements" means the value of the improvements constructed or installed as part of the project equals at least 50% of the value of the real property prior to construction or installation of the improvements, as determined by an independent valuation acceptable to the Agency.

#### (a) Industrial and Manufacturing Projects

The Company shall pay a percentage of the taxes that would otherwise be payable if the project was not tax exempt, to each taxing jurisdiction in which the project is located, as follows:

1. 33 1/3% of such taxes through the fifth (5th) year of the exemption;

- 2. 66 2/3% of such taxes from the sixth (6th) through tenth (10th) year of the exemption;
- 3. 100% of such taxes after the tenth (10th) year of the exemption.

#### (b) Retail Projects

The Company shall pay a percentage of the taxes that would otherwise be payable if the project was not tax exempt, to each taxing jurisdiction in which the project is located, as follows:

- 1. 50% of such taxes through the second (2nd) year of the exemption;
- 2. 75% of such taxes from the third (3rd) through the fifth (5th) year of the exemption;
- 3. 100% of such taxes after the fifth (5th) year of the exemption.

#### (c) OtherNon-Industrial/Commercial Projects

The Company shall pay a percentage of the taxes that would otherwise be payable if the project was not tax exempt, to each taxing jurisdiction in which the project is located, as follows:

- 1. 50% of such taxes through the second (2nd) year of the exemption.
- 2. 75% of such taxes from the third (3rd) through fifth (5th) year of the exemption.
- 3. 100% of such taxes after the fifth (5th) year of the exemption.

The Agency reserves the right to deviate from the real property tax abatement policy on a case by case basis at its sole discretion.

#### III. Sales Tax Exemptions

If, based on the eligibility criteria described in Part I of this Policy, the Agency determines a project is eligible for financial assistance, the Agency's financial assistance will include exemption from sales and use tax for costs of constructing, renovating and equipping the project.

Sales and use tax exemption, when available, will be authorized for the duration of the acquisition, construction and equipping of the project as described in the application for financial assistance. The Agency shall deliver a sales tax exemption letter which will expire one (1) year from the date of the project inducement. If construction, renovation or equipping is not complete at the expiration of the original sales tax exemption letter, upon request by the Company, the sales tax exemption letter may be extended at the discretion of the Agency.

All Companies receiving sales and use tax exemption benefits will be required to supply the Agency with a list of all contractors and sub-contractors that have been authorized to use the sales tax exemption letter. This list will be appended to the sales tax exemption letter by the Agency.

The Company must keep a record of the usage of the sales tax exemption letter, and must supply the Agency with the total amount of sales and use tax exemptions claimed by the project for each calendar year. The Company must submit this report to the Agency by February 1st of each year, until the exempt period comes to a conclusion. The company shall also file all reports as may be required by applicable law, including Form ST-340 which shall be filed with the New York State Department of Taxation and Finance.

The Agency reserves the right to deviate from the sales tax exemption policy on a case by case basis at its sole discretion.

#### IV. Mortgage Recording Tax Exemption

If, based on the project eligibility criteria described in Part I of this Policy, the Agency determines a project is eligible for financial assistance, the Agency will provide an exemption from New York State mortgage recording tax for the financing of project costs.

The Agency reserves the right to deviate from the mortgage recording tax exemption policy on a case by case basis at its sole discretion.

#### V. Recapture

Agency financial assistance is granted based upon the Company's representation that the project will create and/or maintain the employment levels described in its application for financial assistance (the "Employment Obligation"). If a Company fails to achieve and/or maintain its Employment Obligation, it could result in recapture of all or a portion of tax benefits granted by the Agency.

#### VI. Deviations

Deviations from this Policy shall be infrequent. The Agency reserves the right, at its sole discretion, to deviate from this Policy on a case by case basis. The Agency will provide written notice to the chief executive officer of each affected tax jurisdiction of any deviation from this Policy and will comply with the deviation requirements of the General Municipal Law.

Updated: August 2017

# Oneida County Industrial Development Agency Uniform Tax Exemption and Agency Benefits Policy Market Rate Rental Housing Development Initiatives

#### 1. Overview:

In furtherance of the Oneida County Vision 2020 – "Path Toward Prosperity Initiative," the Oneida County Industrial Development Agency ("OCIDA") has created the following Uniform Tax Exemption and Agency Benefits Policy (the "Policy") to encourage development of specific types of market rate rental housing. This Policy meets the demands of changing population and workforce demographics and takes into account an evolving housing market that places an increasingly higher preference on lifestyle choice and geographic mobility. The expansion of OCIDA's policy to support eligible market rate rental housing is largely driven by the anticipated employment opportunities that will be created by the nanotechnology and emerging innovation economy where a segment of the new work force that will be attracted to these type of jobs prefer market rate rental housing and unique urban living lifestyles.

The purpose of this Policy is to assist OCIDA in determining whether a housing project promotes employment opportunities and prevents economic deterioration in the area served by OCIDA, consistent with New York State Controller's Opinion No.85-51 and the New York State General Municipal Law. This Policy is intended to be annexed to and made a part of OCIDA's Uniform Tax Exemption Policy adopted on January 28, 1994, amended on December 21, 1998 and April 30, 2009 (the "UTEP"). OCIDA reserves the right to deviate from this Policy at its discretion and in accordance with the General Municipal Law.

#### 2. Eligible Housing Projects:

The types of housing eligible for OCIDA consideration include market rate (rental only): **apartments, townhouses, condominiums, loft-style housing and new urbanism type of housing developments.** In **order to be considered for OCIDA financial assistance pursuant to this Policy,** projects must have a minimum of five (5) units in a renovation or conversion of a building and twenty-four (24) units for new construction, and achieve the minimum number of points to qualify for OCIDA tax incentives in accordance with this Policy.

In addition, all applications for consideration must have a minimum project investment of \$400,000 in renovation/construction projects and \$1.2 Million for new construction rental housing projects.

All projects shall be subject to and in compliance with the New York State General Municipal Law and the UTEP. OCIDA's UTEP requires all applicants to file a Cost/Benefit Analysis that is deemed acceptable to OCIDA.

Updated: August 2017

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<sup>&</sup>lt;sup>1</sup> **New Urbanism** is an urban design movement which promotes walkable neighborhoods containing a range of housing and job types. It encompasses principles such as traditional neighborhood design (TND) and transit-oriented development (TOD). It is also closely related to regionalism, environmentalism, and the broader concept of smart growth.

#### 3. Eligible Areas:

OCIDA's Uniform Policy for Tier 1, Tier 2 and Tier 3 benefits are targeted for projects that lie in the defined areas of the cities of Rome, Sherrill and Utica and 2010 Census Urbanized Areas and incorporated villages, as shown on the maps that are annexed hereto and made a part of this Policy. Projects that lie outside the three cities or the historic villages but lie within the urbanized area must have water and sewer service in place in order to qualify for OCIDA consideration.

Applications received by OCIDA for eligible projects within the defined Eligible Areas will be considered for Tier 1, Tier 2 or Tier 3 benefits provided the application can achieve the required minimum number of points for these benefit levels.

Eligible Area projects shall be located in downtowns or along main street corridors, neighborhood commercial districts, in an approved Local Waterfront Revitalization Plan (LWRP), defined areas proposed by the municipality or directly adjacent to colleges/universities campuses.

#### 4. Criteria:

OCIDA will entertain applications for assistance that fall within the following criteria, using the following 85 point scoring system for each application received:

Criteria	Description of Criteria	Points
Adaptive Reuse	Projects that propose a change in use to an existing building (e.g., reuse of vacant or	20
Projects	underutilized facility) or propose development on a vacant urban infill site <sup>2</sup> that is being repurposed or redeveloped for an eligible housing project.	
Eligible Area Locations	Projects located within <i>Eligible Areas</i> (see attached map) that have 24 or more units of eligible housing units via new construction or renovation, except for urban infill development projects where the IDA will entertain applications for projects located on a vacant urban infill site that has less than 24 units of eligible housing.	20
Htilizoe Evieting	Drojects that utilize evicting infunctional (i.e. utilizing both evicting source and water	15
Utilizes Existing Infrastructure	Projects that <i>utilize existing infrastructure</i> (i.e. utilizing both existing sewer and water services and do not require system expansion. Modernizations, such as replacing existing pipes where service is already provided, are viewed favorably).	15
Community Benefits	Projects that create other benefits that inure to the benefit of the community that may include: rebuilding community infrastructure, pays sewer credits, creates or contributes to a community amenity, dedicates land to a municipality for a public improvement (e.g., municipal parking lot, trail, park or recreational improvement,	10

<sup>&</sup>lt;sup>2</sup> Urban infill site focuses on the reuse of obsolete or underutilized buildings and sites where the proposed development would include infill rental housing being constructed on vacant or underutilized property.

(59) Updated: August 2017

#### February 12, 2015

<b>Total Points:</b>		85
	must create at least 2 FTEs.	
Projects	project proposes direct job creation with non-residential uses). To reach 20 points,	
Development	a building's total area and the project induces job growth (mixed use development	
Mixed Use	Projects that are mixed use development with housing being at least -50% or more of	20
	provides other benefits deemed important and relevant by OCIDA.	
	programs, provides mixed income rental units to support workforce housing, or	
	areas/enhancements), is part of a Brownfield, utilizes federal/state historic tax credit	
	(e.g., flooding wetlands creation/restoration, development of habitat	
	corridor, downtown, or main street area), provides an environmental enhancement	
	demolition or supports in-fill development within a neighborhood, commercial	
	community center/fitness center), removes slums and blighting influences (e.g.,	

#### 5. Scoring of Housing Applications:

OCIDA shall use this scoring system to determine the level of Agency benefits:

- Tier 1 Benefits: projects that score at least 60 points may receive abatement of real property taxes, exemptions from sales taxes and exemptions from mortgage recording taxes
- Tier 2 Benefits: projects that score between 50 to 59 points may receive abatement of real property taxes, exemptions from sales taxes and exemptions from mortgage recording taxes
- Tier 3 Benefits: projects that score 40 to 49 points may receive exemptions from sales taxes and exemptions from mortgage recording taxes (not eligible for abatement of real property taxes)

Term of PILOT	Tier 1 – PILOT	Tier 2 – PILOT
Exemption Schedule	Exemption Schedule	Exemption Schedule
1	100%	75%
2	100%	75%
3	100%	75%
4	100%	75%
5	75%	50%
6	50%	25%
7	50%	
8	25%	
9	10%	
10	10%	

Applicants will pay 100% of all taxes due and owed until a Certificate of Occupancy is issued for a project, and then the first exemption year in the schedule will begin effective the first taxable status date after a Certificate of Occupancy is issued.

(60) Updated: August 2017

#### February 12, 2015

#### 6. <u>Ineligible Housing Projects:</u>

OCIDA will not consider housing applications that propose new suburban subdivisions that serve single family detached housing or projects that are not located within the eligible areas as referenced in Section 3 and included on the map, which is attached hereto and made a part of this policy.

#### 7. Sunset Provision:

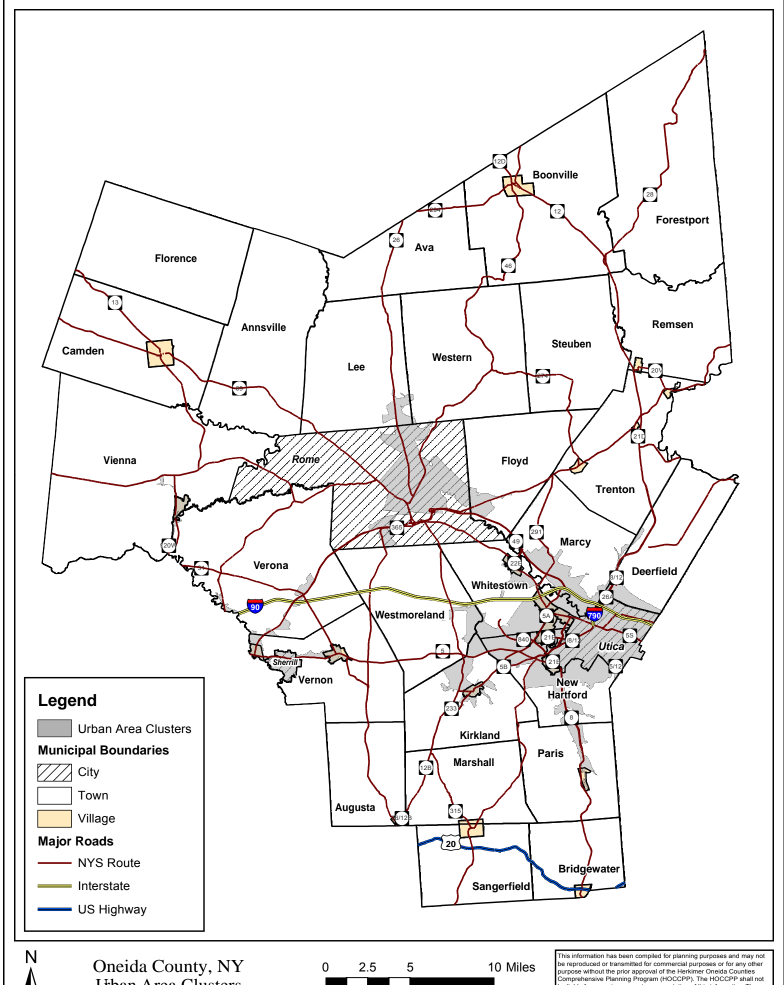
The effective date of this policy will commence on the first day of the month following the date in which this Policy is formally approved in accordance with requirements set forth under Article 18A of the General Municipal Law and shall remain in effect for a period of three years, unless OCIDA elects to extend or modify the Policy.

All applicants who are granted approval during this time period will have twenty-four (24) months to complete their project, which shall be evidenced by issuance of a Certificate of Occupancy by the applicable local codes officer for the political subdivision where the project is situated. Receipt of a Certificate of Occupancy is required in order to receive all tax benefits that were granted in the final authorizing resolution approved by OCIDA.

#### 8. Agency Fees:

The applicant will be required to remit to OCIDA all applicable fees (see fee schedule), including payment of all OCIDA legal costs associated with the project and an annual rent payment of \$500, which is due as part of the lease agreement with OCIDA. A copy of the applicable fee schedule is included with the application package. When the application is submitted, the applicant shall submit a check for \$1,500 which includes a non-refundable application fee of \$500 and a commitment fee of \$1,000 that will be applied at closing; if the project does not close the \$1,000 is not refundable. Other than the application fee and the annual rent payment, all other fees shall be due and paid at closing.

(61) Updated: August 2017



(62) Fban Area Clusters



This information has been compiled for planning purposes and may not be reproduced or transmitted for commercial purposes or for any other purpose without the prior approval of the Herkimer Oneida Countles Comprehensive Planning Program (HOCCPP). The HOCCPP shall not be liable for any misuse or misrepresentation of this information. The HOCCPP makely potated: August 2015 or accuracy of the data contained hereor.

### Short Environmental Assessment Form Part 1 - Project Information

#### **Instructions for Completing**

Part 1 - Project Information. The applicant or project sponsor is responsible for the completion of Part 1. Responses become part of the application for approval or funding, are subject to public review, and may be subject to further verification. Complete Part 1 based on information currently available. If additional research or investigation would be needed to fully respond to any item, please answer as thoroughly as possible based on current information.

Complete all items in Part 1. You may also provide any additional information which you believe will be needed by or useful to the lead agency; attach additional pages as necessary to supplement any item.

Part 1 - Project and Sponsor Information				0.500	
Griffiss Local Development Corporation					
Name of Action or Project:			i		
Office fit out, Building 778 on the Griffiss Business and Technology Park					
Project Location (describe, and attach a location map):					
775 Daedalian Drive, Rome, NY 13441					
Brief Description of Proposed Action:		489 SE			
Office fit out to accommodate a cyber security firm					
Name of Applicant or Sponsor:	Teleni	none: 3153380393			
Griffiss Local Development Corporation					
A MANAGEMENT OF THE PROPERTY O	L-Iviai	1: sjdimeo@mvedge.org			
Address: 584 Phoenix Drive					
	1	Ctatas	7:	C- 1	
City/PO:		State: NY	1344	Code:	
1. Does the proposed action only involve the legislative adoption of a plan, lo	2001 loxx	**************************************	Lion	NO	YES
administrative rule, or regulation?	Jeal law	, orumance,	-	NU	ILS
If Yes, attach a narrative description of the intent of the proposed action and			hat	$\checkmark$	П
may be affected in the municipality and proceed to Part 2. If no, continue to					
2. Does the proposed action require a permit, approval or funding from any other governmental Agency?				NO	YES
If Yes, list agency(s) name and permit or approval: City of Rome Building Permit					1
3.a. Total acreage of the site of the proposed action?		1 acres			
<ul><li>b. Total acreage to be physically disturbed?</li><li>c. Total acreage (project site and any contiguous properties) owned</li></ul>		0 acres			
or controlled by the applicant or project sponsor?		4 acres		100	
4. Check all land uses that occur on, adjoining and near the proposed action.  ✓ Urban □ Rural (non-agriculture) □ Industrial ✓ Commo		Residential (suburb	)		
			oan)		
☐Forest ☐Agriculture ☐Aquatic ☐Other (s	specify)		-1.,-		

144			
5. Is the proposed action, a. A permitted use under the zoning regulations?	NO	YES	N/A
b. Consistent with the adopted comprehensive plan?	H	<b>✓</b>	H
6. Is the proposed action consistent with the predominant character of the existing built or natural			TODA
landscape?		NO	YES
7. Is the site of the proposed action located in, or does it adjoin, a state listed Critical Environmental Ar	- 0	NO	
If Yes, identify:	ea?	NO	YES
		$\checkmark$	Ш
8. a. Will the proposed action result in a substantial increase in traffic above present levels?		NO	YES
b. Are public transportation service(s) available at or near the site of the proposed action?		$\overline{\mathbf{A}}$	
			✓
c. Are any pedestrian accommodations or bicycle routes available on or near site of the proposed act	ion?		$\checkmark$
9. Does the proposed action meet or exceed the state energy code requirements?		NO	YES
If the proposed action will exceed requirements, describe design features and technologies:			
Project will meet the state energy code requirements		Ш	$\checkmark$
10. Will the proposed action connect to an existing public/private water supply?		NO	YES
If No describe method for providing notable water			
If No, describe method for providing potable water:			<b>√</b>
11. Will the proposed action connect to existing wastewater utilities?			
11. Will the proposed action connect to existing wastewater utilities?	-	NO	YES
If No, describe method for providing wastewater treatment:			<b>V</b>
12. a. Does the site contain a structure that is listed on either the State or National Register of Historic Places?		NO	YES
200 00 00		<b>✓</b>	
b. Is the proposed action located in an archeological sensitive area?		<b>V</b>	$\overline{\Box}$
13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain	1	NO	YES
wetlands or other waterbodies regulated by a federal, state or local agency?		$\checkmark$	
b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody?		<b>V</b>	
If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres:			
14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all	1 that a	nnly:	
Shoreline Forest Agricultural/grasslands Early mid-succession		ppry:	
☐ Wetland ☐ Urban ☐ Suburban	1141		2
15. Does the site of the proposed action contain any species of animal, or associated habitats, listed		NO	YES
by the State or Federal government as threatened or endangered?			
16. Is the project site located in the 100 year flood plain?		NO	YES
and the feet of th	-	1.7	IES
17. Will the proposed action create storm water discharge, either from point or non-point sources?		NO	YES
If Yes, a. Will storm water discharges flow to adjacent properties?		<b>√</b>	
a. Will storm water discharges flow to adjacent properties?		<b>V</b>	
b. Will storm water discharges be directed to established conveyance systems (runoff and storm drains	)?		
If Yes, briefly describe:			

18. Does the proposed action include construction or other activities that result in the impoundment of water or other liquids (e.g. retention pond, waste lagoon, dam)?	NO	YES
If Yes, explain purpose and size:		
	<b>✓</b>	Ш
19. Has the site of the proposed action or an adjoining property been the location of an active or closed solid waste management facility?	NO	YES
If Yes, describe:		
20. Has the site of the proposed action or an adjoining property been the subject of remediation (ongoing or completed) for hazardous waste?	NO	YES
If Yes, describe:		
The location, formerly part of an Air Force installation, had an underground storage tank (UST) which was properly removed and disposed of by the USAF, after base closure.		V
I AFFIRM THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE EKNOWLEDGE	BEST O	F MY
Applicant/sponsor name: Laura Cohen Date: 4/2/18		
Signature:	11	

## ONEIDA COUNTY INDUSTRIAL DEVELOPMENT AGENCY $\square$ COST/BENEFIT ANALYSIS

Required by §859-a(3) of the New York General Municipal Law **Date** 5/10/2018

Name of Applicant:	Griffis Local Development Corporation
Name of All Sublessees or Other Occupants of Facility:	Alion Science & Technology Corporation 1750 Tysons Boulevard, Suite 1300 McLean, VA 22102
Principals or Parent of Applicant:	
Products or Services of Applicant to be produced or carried out at facility:	
Estimated Date of Completion of Project:	
Type of Financing/ Structure:	Tax-Exempt Financing Taxable Financing Sale/ Leaseback Other: PILOT INCREMENT FINANCING
Type of Benefits being Sought by Applicant:	Taxable Financing Tax-Exempt Bonds Sales Tax Exemption on Eligible Expenses Until Completion Mortgage Recording Tax Abatement Real Property Tax Abatement

#### **Project Costs**

Land
Existing Building
Existing Bldg. Rehab
Construction of New BuildingAddition or Expansion
Engineering/ Architectural Fees
installation
Contingency
Fees and Pemits

Legal Fees (Bank, Bond, Transaction, Credit Provider, Trustee Finance Charges (Title Insurance, Environmental Review, Bank Commitment Fee, Appraisal, Etc.)

Industrial Access Roadway, site preparation Subtotal

Agency Fee\*

\$	-			
\$	-			
	57,600.00			
\$				
\$	-			
\$	60,000.00			
\$	-			
\$	-			
\$	5,000.00			
•	40,000,00	See Agency Fee Schedule		
\$	10,000.00	Page on Application		
\$	20,000.00			
\$				
	52,600.00			
Ψ 1,0	32,000.00	IDA Agency Fee: PILOT,	Mortgage Recording F	vemntion Sales Tay
•		IDA Agency i ee. i iLO1,	Exemption:	.xemption, Jales Tax
\$		11 ( 04 0 14)		A1 0400
		o Up to a \$1.0 Million	o Above \$1.0	o Above \$10.0
		project - \$5,000	Million project up to	Million project – ½ of
			\$10.0 Million project	1% of total project
			− ½ of 1% of total	cost up to \$10.0
			project cost.	Million plus
				incremental increase
				of ¼ of 1% of total
				project above \$10.0
				Million.
I				

#### TOTAL COST OF PROJECT

#### Assistance Provided by the Following:

EDGE & RIDC Loan: EDA Title IX Loan: City of Rome Bonding

Other Loans - Please indicate source & Amount:

\$ =
\$ -
\$ =
\$ 100,000,00

1,052,600.00

\$

Base Redevelopment \$

#### **Company Information**

## Average Salary of these Positions

Existing Jobs	
Created Jobs (over three years)	
Retained Jobs	

65.00
5.00
65.00

Positions				
	90,000			
	90,000			
	90,000			

#### **Earnings Information for Oneida County**

Average Salary of Direct Jobs for Applicant Average of County Indirect Jobs Average of Construction Jobs

\$ 90,000.00
\$ 25,000.00
\$ 32,000.00

Note: \$1,000,000 in construction expenditures generates 15 person - years of employment Construction Person Years of Employment: \$ 4.79

#### Calculation of Benefits (3 Year Period)

Direct Jobs	Т	Total Earnings	Revenues
Direct 3005	Created \$	, , , , , , , , , , , , , , , , , , , ,	57375
	Existing \$	17,550,000.00	745875
Indirect Jobs			
	Created \$	937,500.00	39843.75
	Existing \$	12,187,500.00	517968.75
Construction - only one year			
	Person Years \$	153,216.00	6512
TOTAL C Coloulation of Danafite (2)	(aan Bariad) 🐧	20.470.040.00	4007574
TOTALS Calculation of Benefits (3)	rear Period) 5	32,178,216.00	1367574

#### **TAXABLE GOODS & SERVICES**

		Spending Rate		Expenditures	State & Local Sales Tax Revenues	
Direct Jobs						
	Created	\$	0.36	486000	47385	
	Existing	\$	0.36	6318000	552825	
Indirect Jobs	Created	¢	0.36	337500	32906.25	
		*				
	Existing	Ф	0.36	4387500	383906.25	
Construction - only one year						
	Person Years	\$	0.36	55158	4826	
TOTAL TAXABLE GOODS & SERVICES				11584158	1021849	

Local (3 year) real property tax benefit (assuming 60% of jobs existing and created own a residence) with an average assessment of \$80,000 and the remainder of jobs existing created pay real property taxes through rent based on an average assessment per apartment of \$50,000.

Tax Rate for School District where facility is lo	ocated:		30.652656
Tax Rate for Municipality where facility is loca	ted:		20.239268
Tax Rate for County:			9.156641
		Rate Total	60.048565
Real Property Taxes Paid:	\$	285,831.17	

COSTS:

Real Property Taxes Abated on Improvements Only (20 yr. Period):

795,823 Amount of Taxes that would be abated by applying PILOT.

Mortgage Tax Abated (.075%)

5,714

Estimated Sales Tax Abated During Construction Period (8.75%)

NOTE: If there is a tax-exempt financing of all or a portion of the project cost, there is a neutral cost/benefit because of lower interest rates by reason of exclusion of interest from gross income of bondholders for purposes of Federal and State income taxes. Taxable financing carries the same cost/benefit for State Income Tax purposes. Such cost/benefits cannot be quantified.

				1093100		62.5		68319
Yr	% by year			1.02	Actual PY	/T		
1	2019	50 Full		69685	3	4843		
2	2020	50		71079	3	5539		
3	2021	50		72500	3	6250		
4	2022	50		73950	3	6975		
5	2023	50		75429	3	7715		
6	2024	50		76938	3	8469		
7	2025	50		78477	3	9238		
8	2026	50		80046	4	0023		
9	2027	50		81647	4	0824		
10	2028	50		83280	4	1640		
11	2029	50		84946	4	2473		
12	2030	50		86645	4	3322		
13	2031	50		88378	4	4189		
14	2032	50		90145	4	5073		
15	2033	50		91948	4	5974		
16	2034	50		93787	4	6894		
17	2035	50		95663	4	7831		
18	2036	50		97576	4	8788		
19	2037	50		99528	4	9764		
			\$ 1,	591,647	\$ 795	,824	\$ 795,	823.59