Genesee Gateway Local Development Corp.
Meeting Agenda
Thursday, August 5, 2021
Location: Innovation Zone Conference Room, Suite 107

1.0 Call to Order 4:10pm

2.0 Chairman’s Report and Activities 4:10pm
2.1 Upcoming Meetings:
   Next Scheduled Board Meeting: Thursday, September 2nd at 4:00 p.m.
   Audit & Finance Committee Meeting: Tuesday, August 31st at 8:30 a.m.
2.2 Agenda Additions/Deletions / Other Business **Vote
2.3 Minutes: July 1, 2021 **Vote

3.0 Report of Management 4:15pm
3.1 Nothing at this time.

4.0 Audit & Finance Committee – D. Cunningham 4:15pm
4.1 June 2021 Financial Statements **Vote
4.2 John Jakubowski Contract **Vote
4.3 Ag Park Drainage Contract **Vote
4.4 Workforce – City of Batavia Police Community Night Out **Vote
4.5 Northman & Star (Nexgistics) PSA **Vote
4.6 J & R Fancher PSA **Vote

5.0 Governance & Nominating Committee – S. Noble-Moag 4:30pm
5.1 Nothing at this time.

6.0 Other Business 4:30pm
6.1 Nothing at this time.

7.0 Adjournment 4:30pm
GGLDC Board Meeting  
Thursday, July 1, 2021  
Location: Innovation Zone  
4:00 PM  

GGLDC MINUTES

Attendance  
Board Members: S. Noble-Moag, C. Yunker, T. Bender, P. Battaglia, P. Call, P. Zeliff, T. Felton, D. Cunningham  
Guests: M. Clattenburg (GCEDC Board Member)  
Absent: G. Torrey

1.0 Call to Order

D. Cunningham called the meeting to order at 5:28 p.m. in the Innovation Zone and welcomed Phil Call to the GGLDC Board of Directors.

2.0 Chairman's Report and Activities

2.1 Upcoming Meetings:
   Next Scheduled Board Meeting: Thursday, August 5th at 3:00 p.m. (GLOW Corporate Cup)  
   Audit & Finance Committee Meeting: Tuesday, August 3rd at 8:30 a.m.

2.2 Agenda Additions/ Deletions/ Other Business –

P. Battaglia made a motion to table Agenda item 4.3 – PSA for UGate Store, Inc - BETP; the motion was seconded by T. Bender. Roll call resulted as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Vote</th>
<th>Name</th>
<th>Vote</th>
</tr>
</thead>
<tbody>
<tr>
<td>T. Felton</td>
<td>Yes</td>
<td>S. Noble-Moag</td>
<td>Yes</td>
</tr>
<tr>
<td>D. Cunningham</td>
<td>Yes</td>
<td>P. Battaglia</td>
<td>Yes</td>
</tr>
<tr>
<td>T. Bender</td>
<td>Yes</td>
<td>C. Yunker</td>
<td>Yes</td>
</tr>
<tr>
<td>G. Torrey</td>
<td>Absent</td>
<td>P. Call</td>
<td>Yes</td>
</tr>
<tr>
<td>P. Zeliff</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The item was approved as presented.

2.3 Minutes: June 3, 2021

T. Felton made a motion to approve the June 3, 2021 minutes; the motion was seconded by T. Bender. Roll call resulted as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Vote</th>
<th>Name</th>
<th>Vote</th>
</tr>
</thead>
<tbody>
<tr>
<td>T. Felton</td>
<td>Yes</td>
<td>S. Noble-Moag</td>
<td>Yes</td>
</tr>
<tr>
<td>D. Cunningham</td>
<td>Yes</td>
<td>P. Battaglia</td>
<td>Yes</td>
</tr>
<tr>
<td>T. Bender</td>
<td>Yes</td>
<td>C. Yunker</td>
<td>Yes</td>
</tr>
</tbody>
</table>
3.0 Report of Management

3.1 Nothing at this time.

4.0 Audit & Finance Committee – D. Cunningham

4.1 May 2021 Financial Statements - L. Farrell reviewed the May 2021 financial statements with the Board. The following was noted:

- We closed on the Fraser-Branche loan of $150,000 as well as the land sale to Mega Properties. There are land proceeds of about $337,000.
- Regular monthly activity and on budget as expected.

The financial statements were reviewed in detail by the Committee and are recommended for approval.

S. Noble-Moag made a motion to approve the May 2021 Financial Statements as presented; the motion was seconded by D. Cunningham. Roll call resulted as follows:

T. Felton - Yes S. Noble-Moag - Yes
D. Cunningham - Yes P. Battaglia - Yes
T. Bender - Yes C. Yunker - Yes
G. Torrey - Absent P. Call - Yes
P. Zeliff - Yes

The item was approved as presented.

4.2 Cyber Insurance – At the June 3, 2021 Board meeting, the GCEDC approved a $1,000,000 Cyber Liability Insurance Policy with Corvus/Hudson for approximately $9,000 to be split between the GCEDC and GGLDC. However, when Lawley requested binding of coverage with Corvus/Hudson, they came back with a revised premium of more than $12,000, which was based on their review of the items needed to bind, including their application. Although nothing had changed from what was already provided, Corvus/Hudson held firm on the revised premium.

Lawley was able to work with HSB Specialty Insurance Company to secure an alternative Cyber option. They are offering this coverage for approximately $8,000. Their terms are similar to the proposal with Corvus/Hudson. Lawley reviewed all subjectivities with them and feel that this policy is a very solid alternative for the GCEDC to consider.

The cost of this cyber liability insurance policy is $7,937.75, which will be split evenly between the GCEDC and GGLDC.

This was recommended for approval by the Committee.
T. Felton made a motion to approve a Cyber Liability Insurance Policy with HSB Specialty Insurance Company for approximately $4,000; the motion was seconded by P. Battaglia. Roll call resulted as follows:

T. Felton - Yes S. Noble-Moag - Yes
D. Cunningham - Yes P. Battaglia - Yes
T. Bender - Yes C. Yunker - Yes
G. Torrey - Absent P. Call - Yes
P. Zeliff - Yes

The item was approved as presented.

4.3 PSA for UGate Store, Inc. – BETP – This agenda item was tabled.

4.4 Roofing Contract Bill - The GGLDC previously voted to pay the amount of the roofing contract, except for $2,479.79. We have received the invoice for the balance of that contract in the amount of $2,479.79.

Fund Commitment: Potentially $2,479.79

The Committee does not feel obligated to absorb any further expenses associated with the damage and contractor negligence. The Committee recommends that the payment of this invoice is declined by D. Cunningham in a written letter.

T. Felton made a motion to approve that D. Cunningham decline in writing the payment of this invoice in the amount of $2,479.79; the motion was seconded by D. Cunningham. Roll call resulted as follows:

T. Felton - Yes S. Noble-Moag - Yes
D. Cunningham - Yes P. Battaglia - Yes
T. Bender - Yes C. Yunker - Yes
G. Torrey - Absent P. Call - Yes
P. Zeliff - Yes

The item was approved as presented.

5.0 Governance & Nominating Committee – S. Noble-Moag

5.1 The Committee had requested that the policy language should state that the Ethics Officer “is” the Board Chair as opposed to “defaults” to the Board Chair. This change has been made. The policy states that the Agency Board Chair shall serve as the Ethics Officer. L. Farrell requested that the change is formally approved.

This was recommended for approval by the Committee.

C. Yunker made a motion to approve the revised Code of Ethics; the motion was seconded by T. Bender. Roll call resulted as follows:

T. Felton - Yes S. Noble-Moag - Yes
D. Cunningham - Yes P. Battaglia - Yes
T. Bender - Yes C. Yunker - Yes
The item was approved as presented.

6.0 Other Business

6.1 Nothing at this time.

7.0 Adjournment
As there was no further business, T. Felton made a motion to adjourn at 5:33 p.m., which was seconded by T. Bender and passed unanimously.
## Genesee Gateway Local Development Corp.
### June 2021 Dashboard
### Balance Sheet - Accrual Basis

<table>
<thead>
<tr>
<th>ASSETS:</th>
<th>6/30/21</th>
<th>5/31/21</th>
<th>[Per Audit]</th>
<th>12/31/20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash - Unrestricted</td>
<td>$462,507</td>
<td>$442,699</td>
<td>$410,759</td>
<td></td>
</tr>
<tr>
<td>Cash - Restricted (A)</td>
<td>494,812</td>
<td>494,736</td>
<td>512,822</td>
<td></td>
</tr>
<tr>
<td>Cash - Reserved (B)</td>
<td>1,475,082</td>
<td>1,461,651</td>
<td>1,090,637</td>
<td></td>
</tr>
<tr>
<td>Cash - Subtotal</td>
<td>2,432,401</td>
<td>2,399,086</td>
<td>2,014,218</td>
<td></td>
</tr>
<tr>
<td>Grants Receivable (1)</td>
<td>5,406</td>
<td>5,406</td>
<td>30,406</td>
<td></td>
</tr>
<tr>
<td>Accounts Receivable</td>
<td>770</td>
<td>852</td>
<td>8,290</td>
<td></td>
</tr>
<tr>
<td>Loans Receivable - Current Portion</td>
<td>286,580</td>
<td>283,613</td>
<td>318,166</td>
<td></td>
</tr>
<tr>
<td>Other Current Assets (2)</td>
<td>13,124</td>
<td>15,161</td>
<td>872</td>
<td></td>
</tr>
<tr>
<td><strong>Total Current Assets</strong></td>
<td><strong>2,738,281</strong></td>
<td><strong>2,704,118</strong></td>
<td><strong>2,371,952</strong></td>
<td></td>
</tr>
<tr>
<td>Land Held for Dev. &amp; Resale</td>
<td>2,885,776</td>
<td>2,885,776</td>
<td>3,496,874</td>
<td></td>
</tr>
<tr>
<td>Buildings &amp; Improvements</td>
<td>7,202,120</td>
<td>7,202,120</td>
<td>7,202,120</td>
<td></td>
</tr>
<tr>
<td>Furniture, Fixtures &amp; Equipment</td>
<td>46,599</td>
<td>46,599</td>
<td>46,599</td>
<td></td>
</tr>
<tr>
<td><strong>Total Property, Plant &amp; Equip.</strong></td>
<td><strong>10,134,495</strong></td>
<td><strong>10,134,495</strong></td>
<td><strong>10,745,593</strong></td>
<td></td>
</tr>
<tr>
<td>Less Accumulated Depreciation</td>
<td><strong>(2,054,610)</strong></td>
<td><strong>(2,038,283)</strong></td>
<td><strong>(1,956,649)</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Net Property, Plant &amp; Equip.</strong></td>
<td><strong>8,079,885</strong></td>
<td><strong>8,096,212</strong></td>
<td><strong>8,788,944</strong></td>
<td></td>
</tr>
<tr>
<td>Loans Receivable - Noncurrent Portion (Net of $202,125 Allow for Bad Debt)</td>
<td>841,614</td>
<td>855,398</td>
<td>882,490</td>
<td></td>
</tr>
<tr>
<td>Equity Investment in Genesee Agri-Business, LLC (3)</td>
<td>2,562,240</td>
<td>2,562,240</td>
<td>3,220,240</td>
<td></td>
</tr>
<tr>
<td><strong>Other Assets</strong></td>
<td><strong>3,403,854</strong></td>
<td><strong>3,417,638</strong></td>
<td><strong>4,102,730</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Total Assets</strong></td>
<td><strong>14,222,020</strong></td>
<td><strong>14,217,968</strong></td>
<td><strong>15,263,626</strong></td>
<td></td>
</tr>
</tbody>
</table>

| LIABILITIES: | | | | |
| Accounts Payable (4) | 96,494 | 64,493 | 47,314 |          |
| Unearned Revenue (5) | 55,280 | 54,010 | 39,255 |          |
| Security Deposits | 109,944 | 109,944 | 109,944 |          |
| Loans Payable - Current Portion | 81,513 | 81,242 | 79,875 |          |
| Bonds Payable - Current Portion | 147,433 | 147,299 | 144,871 |          |
| **Total Current Liabilities** | **490,664** | **456,988** | **421,259** |          |
| Loans Payable - Noncurrent Portion | 2,220,408 | 2,227,324 | 2,261,585 |          |
| Bonds Payable - Noncurrent Portion | 2,600,884 | 2,613,713 | 2,682,494 |          |
| **Total Noncurrent Liabilities** | **4,821,292** | **4,841,037** | **4,944,079** |          |
| **Total Liabilities** | **5,311,956** | **5,298,025** | **5,365,338** |          |

**EQUITY**

$8,910,064 $8,919,943 $9,898,288

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**Significant Events:**
1. Grants Receivable - YTD decrease due to receipt of 241 Knapp Solar II funding supporting Workforce Development initiatives and the overall Economic Development Program.
2. Other Current Assets - Prepaid D&O Insurance and general liability insurance.
3. Equity Investment in Genesee Agri-Business, LLC - YTD decrease due to distribution from GAB, LLC in May 2021; ties to corresponding GAB, LLC financial statements.
5. Unearned Revenue - MedTech Centre rent received in advance etc.

(A) Restricted = Community Benefit Agreement (CBA) Funds, Security Deposits, USDA Debt Sinking Fund.
(B) Reserved = OCR loan repayments, Strategic Investment Funds; Economic Development Loan Funds, Batavia Metropolitan Area Redevelopment Loan Funds, Grant Funds.
Genesee Gateway Local Development Corp.  
June 2021 Dashboard  
Profit & Loss - Accrual Basis

<table>
<thead>
<tr>
<th>Month to Date</th>
<th>YTD</th>
<th>2021 Board Approved Budget</th>
<th>2021 YTD % of Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>6/30/21</td>
<td>6/30/20</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Operating Revenues:</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Grants</td>
<td>$ -</td>
<td>$ -</td>
<td>$50,000</td>
</tr>
<tr>
<td>Interest Income on Loans</td>
<td>1,028</td>
<td>2,474</td>
<td>8,925</td>
</tr>
<tr>
<td>Rent</td>
<td>61,403</td>
<td>59,610</td>
<td>367,318</td>
</tr>
<tr>
<td>Common Area Fees - Parks</td>
<td>-</td>
<td>-</td>
<td>500</td>
</tr>
<tr>
<td>Fees</td>
<td>3,000</td>
<td>-</td>
<td>3,000</td>
</tr>
<tr>
<td>Other Revenue</td>
<td>-</td>
<td>-</td>
<td>27</td>
</tr>
<tr>
<td>Land Sale Proceeds</td>
<td>-</td>
<td>-</td>
<td>337,500</td>
</tr>
<tr>
<td><strong>Total Operating Revenues</strong></td>
<td>65,431</td>
<td>62,084</td>
<td>767,270</td>
</tr>
</tbody>
</table>

| **Operating Expenses:** | | | |
| Operations & Maintenance | 12,112 | 12,515 | 72,359 | 70,522 | 145,838 | 50% |
| Professional Services | 7,611 | 6,707 | 57,911 | 58,479 | 156,535 | 37% |
| Econ. Dev. Prog. Support Grant | 25,000 | 25,000 | 150,000 | 150,000 | 300,000 | 50% |
| Site Development Expense | - | 7,350 | 14,625 | 465,498 | 93,000 | 16% |
| Cost of Sales | - | - | 621,489 | - | - | N/A |
| Grant Expense | - | - | 658,145 | - | 1,044,148 | 63% |
| Real Estate Dev. (Capitalized) | - | - | 500 | - | 15,000 | 1% |
| Buildings/Furniture/Equip. (Capitalized) | - | - | - | - | 5,000 | 0% |
| Balance Sheet Absorption | - | - | (100) | - | (20,000) | 1% |
| Depreciation | 16,327 | 16,408 | 97,961 | 98,443 | 195,922 | 50% |
| **Total Operating Expenses** | 61,050 | 67,980 | 1,672,490 | 842,942 | 1,935,443 |

| **Operating Expense** | 4,381 | (5,896) | (905,220) | (263,787) | (204,784) |

| **Non-Operating Revenues (Expenses):** | | | |
| Other Interest Income | 285 | 450 | 1,719 | 8,020 | 4,800 | 36% |
| Interest Expense | (14,545) | (21,006) | (84,723) | (124,244) | (168,156) | 50% |
| **Total Non-Operating Expense** | (14,260) | (20,556) | (83,004) | (116,224) | (163,356) |

| **Change in Net Assets** | (9,879) | (26,452) | (988,224) | (380,011) | (368,140) |

| **Net Assets - Beginning** | 8,919,943 | 8,896,439 | 9,898,288 | 10,249,998 |
| **Net Assets - Ending** | $8,910,064 | $9,869,987 | $8,910,064 | $9,869,987 |

**Significant Events:**

1. Grant Revenue YTD - Two solar projects closed (3104 & 3232 Batavia Solar) and grant revenue was recognized supporting Workforce Development initiatives and the overall Economic Development Program.
2. Rent - includes YSG Solar extension of due diligence period.
3. Land Sale Proceeds - YTD includes Mega Properties land sale at Gateway II Corporate Park.
4. Grant Expense - YTD includes grant to Genesee Valley BOCES to acquire equipment for mechatronics workforce training.
Genesee Gateway Local Development Corp.
June 2021 Dashboard
Statement of Cash Flows

<table>
<thead>
<tr>
<th>CASH PROVIDED (USED) BY OPERATING ACTIVITIES:</th>
<th>June 2021</th>
<th>YTD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grant Income</td>
<td>$</td>
<td>$75,000</td>
</tr>
<tr>
<td>Interest Income on Loans</td>
<td>1,020</td>
<td>10,341</td>
</tr>
<tr>
<td>Rental Income</td>
<td>62,681</td>
<td>383,403</td>
</tr>
<tr>
<td>Common Area Fees - Parks</td>
<td>-</td>
<td>500</td>
</tr>
<tr>
<td>Fees</td>
<td>3,000</td>
<td>3,000</td>
</tr>
<tr>
<td>Other Revenue</td>
<td>-</td>
<td>5,500</td>
</tr>
<tr>
<td>Net Land Sale Proceeds</td>
<td>-</td>
<td>327,209</td>
</tr>
<tr>
<td>Operations &amp; Maintenance</td>
<td>(9,953)</td>
<td>(120,817)</td>
</tr>
<tr>
<td>Professional Services</td>
<td>(650)</td>
<td>(43,072)</td>
</tr>
<tr>
<td>Economic Development Program Support Grant</td>
<td>-</td>
<td>(75,000)</td>
</tr>
<tr>
<td>Site Development Expense</td>
<td>-</td>
<td>(18,507)</td>
</tr>
<tr>
<td>Improvements of Land Held for Dev. &amp; Resale</td>
<td>-</td>
<td>(100)</td>
</tr>
<tr>
<td>Grant Expense</td>
<td>-</td>
<td>(658,145)</td>
</tr>
<tr>
<td>Issuance of Loans</td>
<td>-</td>
<td>(150,000)</td>
</tr>
<tr>
<td>Repayment of Loans</td>
<td>10,817</td>
<td>222,462</td>
</tr>
<tr>
<td>Net Cash Provided (Used) By Operating Activities</td>
<td>66,915</td>
<td>(38,226)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CASH FLOWS USED BY CAPITAL &amp; RELATED FINANCING ACTIVITIES:</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Principal Payments on Bonds &amp; Loans</td>
<td>(19,340)</td>
<td>(118,587)</td>
</tr>
<tr>
<td>Interest Paid on Bonds &amp; Loans</td>
<td>(14,545)</td>
<td>(84,723)</td>
</tr>
<tr>
<td>Net Cash Used By Capital &amp; Related Financing Activities</td>
<td>(33,885)</td>
<td>(203,310)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CASH FLOWS PROVIDED BY INVESTING ACTIVITIES:</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest Income</td>
<td>-</td>
<td>1,434</td>
</tr>
<tr>
<td>Distribution from GABLLC</td>
<td>285</td>
<td>658,285</td>
</tr>
<tr>
<td>Net Cash Provided By Investing Activities</td>
<td>285</td>
<td>659,719</td>
</tr>
</tbody>
</table>

Net Change in Cash
33,315 418,183
Cash - Beginning of Period
2,399,086 2,014,218
Cash - End of Period
$2,432,401 $2,432,401

RECONCILIATION OF OPERATING REVENUE (EXPENSE)  
TO NET CASH USED BY OPERATING ACTIVITIES:

<table>
<thead>
<tr>
<th>Operating Revenue (Expense)</th>
<th>$4,381</th>
<th>$ (728,338)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adjustments:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Depreciation Expense</td>
<td>16,327</td>
<td>97,961</td>
</tr>
<tr>
<td>Decrease in Land Held For Dev. &amp; Resale</td>
<td>-</td>
<td>434,216</td>
</tr>
<tr>
<td>Decrease in Grants/Accounts Receivable</td>
<td>82</td>
<td>32,520</td>
</tr>
<tr>
<td>Decrease (Increase) in Other Current Assets</td>
<td>2,037</td>
<td>(12,252)</td>
</tr>
<tr>
<td>Decrease in Loans Receivable</td>
<td>10,817</td>
<td>72,462</td>
</tr>
<tr>
<td>Increase Operating Accounts Payable</td>
<td>32,001</td>
<td>49,180</td>
</tr>
<tr>
<td>Increase (Decrease) in Unearned Revenue</td>
<td>1,270</td>
<td>16,025</td>
</tr>
<tr>
<td>Total Adjustments</td>
<td>62,534</td>
<td>690,112</td>
</tr>
</tbody>
</table>

Net Cash Provided (Used) By Operating Activities
$66,915 $ (38,226)
<table>
<thead>
<tr>
<th>ASSETS:</th>
<th>GGLDC 6/30/21</th>
<th>GABL.LC 6/30/21</th>
<th>Eliminations</th>
<th>COMBINED 6/30/21</th>
<th>COMBINED 12/31/2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash - Unrestricted</td>
<td>$462,507</td>
<td>-</td>
<td>-</td>
<td>$462,507</td>
<td>$410,759</td>
</tr>
<tr>
<td>Cash - Restricted (a)</td>
<td>494,812</td>
<td>-</td>
<td>-</td>
<td>494,812</td>
<td>512,822</td>
</tr>
<tr>
<td>Cash - Reserved (b)</td>
<td>1,475,082</td>
<td>1,043,632</td>
<td>-</td>
<td>2,518,714</td>
<td>2,786,172</td>
</tr>
<tr>
<td>Cash - Subtotal</td>
<td>2,432,401</td>
<td>1,043,632</td>
<td>-</td>
<td>3,476,033</td>
<td>3,799,753</td>
</tr>
<tr>
<td>Grants Receivable</td>
<td>5,406</td>
<td>-</td>
<td>-</td>
<td>5,406</td>
<td>30,406</td>
</tr>
<tr>
<td>Accts Receivable - Current</td>
<td>770</td>
<td>-</td>
<td>-</td>
<td>770</td>
<td>8,290</td>
</tr>
<tr>
<td>Loans Receivable - Current</td>
<td>286,580</td>
<td>-</td>
<td>-</td>
<td>286,580</td>
<td>318,166</td>
</tr>
<tr>
<td>Other Current Assets</td>
<td>13,124</td>
<td>-</td>
<td>-</td>
<td>13,124</td>
<td>872</td>
</tr>
<tr>
<td><strong>Total Current Assets</strong></td>
<td><strong>2,738,281</strong></td>
<td><strong>2,452,174</strong></td>
<td>-</td>
<td><strong>3,781,913</strong></td>
<td><strong>4,067,487</strong></td>
</tr>
<tr>
<td>Land &amp; Improvements</td>
<td>2,885,776</td>
<td>2,452,174</td>
<td>-</td>
<td>5,337,950</td>
<td>5,949,048</td>
</tr>
<tr>
<td>Buildings &amp; Improvements</td>
<td>7,202,120</td>
<td>-</td>
<td>-</td>
<td>7,202,120</td>
<td>7,202,120</td>
</tr>
<tr>
<td>Furniture, Fixtures &amp; Equipment</td>
<td>46,599</td>
<td>-</td>
<td>-</td>
<td>46,599</td>
<td>46,599</td>
</tr>
<tr>
<td><strong>Total Property, Plant &amp; Equip.</strong></td>
<td><strong>10,134,495</strong></td>
<td><strong>2,452,174</strong></td>
<td>-</td>
<td><strong>12,586,669</strong></td>
<td><strong>13,197,767</strong></td>
</tr>
<tr>
<td>Less Accumulated Depreciation</td>
<td>(2,054,610)</td>
<td>-</td>
<td>-</td>
<td>(2,054,610)</td>
<td>(1,956,649)</td>
</tr>
<tr>
<td><strong>Net Property, Plant &amp; Equip.</strong></td>
<td><strong>8,079,885</strong></td>
<td><strong>2,452,174</strong></td>
<td>-</td>
<td><strong>10,532,059</strong></td>
<td><strong>11,241,118</strong></td>
</tr>
<tr>
<td>Loans Receivable - Noncurrent</td>
<td>841,614</td>
<td>-</td>
<td>-</td>
<td>841,614</td>
<td>882,490</td>
</tr>
<tr>
<td>Equity Investment in GAB, LLC</td>
<td>2,562,240</td>
<td>-</td>
<td>(2,562,240)</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td><strong>Other Assets</strong></td>
<td><strong>3,403,854</strong></td>
<td>-</td>
<td>(2,562,240)</td>
<td><strong>841,614</strong></td>
<td><strong>882,490</strong></td>
</tr>
<tr>
<td><strong>TOTAL ASSETS</strong></td>
<td><strong>14,222,020</strong></td>
<td><strong>3,495,806</strong></td>
<td>(2,562,240)</td>
<td><strong>15,155,586</strong></td>
<td><strong>16,191,095</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>LIABILITIES:</th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounts Payable</td>
<td>96,494</td>
<td>-</td>
<td>-</td>
<td>96,494</td>
<td>47,314</td>
</tr>
<tr>
<td>Unearned Revenue</td>
<td>55,280</td>
<td>-</td>
<td>-</td>
<td>55,280</td>
<td>39,255</td>
</tr>
<tr>
<td>Security Deposits</td>
<td>109,944</td>
<td>-</td>
<td>-</td>
<td>109,944</td>
<td>109,944</td>
</tr>
<tr>
<td>Loans Payable - Current Portion</td>
<td>81,513</td>
<td>-</td>
<td>-</td>
<td>81,513</td>
<td>79,875</td>
</tr>
<tr>
<td>Bonds Payable - Noncurrent Portion</td>
<td>147,433</td>
<td>-</td>
<td>-</td>
<td>147,433</td>
<td>144,871</td>
</tr>
<tr>
<td><strong>Total Current Liabilities</strong></td>
<td><strong>490,664</strong></td>
<td>-</td>
<td>-</td>
<td><strong>490,664</strong></td>
<td><strong>421,259</strong></td>
</tr>
<tr>
<td>Loans Payable - Noncurrent Portion</td>
<td>2,220,408</td>
<td>-</td>
<td>-</td>
<td>2,220,408</td>
<td>2,261,585</td>
</tr>
<tr>
<td>Bonds Payable - Noncurrent Portion</td>
<td>2,600,884</td>
<td>-</td>
<td>-</td>
<td>2,600,884</td>
<td>2,682,494</td>
</tr>
<tr>
<td><strong>Total Noncurrent Liabilities</strong></td>
<td><strong>4,821,292</strong></td>
<td>-</td>
<td>-</td>
<td><strong>4,821,292</strong></td>
<td><strong>4,944,079</strong></td>
</tr>
<tr>
<td><strong>TOTAL LIABILITIES</strong></td>
<td><strong>5,311,956</strong></td>
<td>-</td>
<td>-</td>
<td><strong>5,311,956</strong></td>
<td><strong>5,365,338</strong></td>
</tr>
<tr>
<td><strong>EQUITY</strong></td>
<td><strong>8,910,064</strong></td>
<td><strong>3,495,806</strong></td>
<td><strong>(2,562,240)</strong></td>
<td><strong>9,843,630</strong></td>
<td><strong>10,825,757</strong></td>
</tr>
</tbody>
</table>

(a) Restricted = Community Benefit Agreement (CBA) Funds, Security Deposits, USDA Debt Sinking Fund, Grant Funds.
(b) Reserved = OCM loan repayments, Strategic Investment Funds, Economic Development Loan Funds, Batavia Micropolitan Area Redevelopment Loan Funds, Grant Funds.
### Genesee Gateway Local Development Corp.
#### June 2021 Dashboard
#### Profit & Loss - Accrual Basis

<table>
<thead>
<tr>
<th></th>
<th>GGLDC 6/30/21</th>
<th>GABLLC 6/30/21</th>
<th>Eliminations</th>
<th>COMBINED 6/30/21</th>
<th>Combined YTD</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Operating Revenues:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Grants</td>
<td>$ -</td>
<td>$ -</td>
<td>-</td>
<td>$ -</td>
<td>$ -</td>
</tr>
<tr>
<td>Interest Income on Loans</td>
<td>1,028</td>
<td>-</td>
<td>-</td>
<td>1,028</td>
<td>2,082</td>
</tr>
<tr>
<td>Rent</td>
<td>61,403</td>
<td>2,448</td>
<td>-</td>
<td>63,851</td>
<td>130,340</td>
</tr>
<tr>
<td>Common Area Fees - Parks</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>27</td>
</tr>
<tr>
<td>Fees</td>
<td>3,000</td>
<td>-</td>
<td>-</td>
<td>3,000</td>
<td>3,000</td>
</tr>
<tr>
<td>Other Revenue</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>27</td>
</tr>
<tr>
<td>Land Sale Proceeds</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>337,500</td>
</tr>
<tr>
<td><strong>Total Operating Revenues</strong></td>
<td>65,431</td>
<td>2,448</td>
<td>-</td>
<td>64,879</td>
<td>372,764</td>
</tr>
</tbody>
</table>

| **Operating Expenses:**   |                |                |              |                  |              |
| Operations & Maintenance | 12,112         | -              | -            | 12,112           | 80,750       |
| Professional Services   | 7,611          | -              | -            | 7,611            | 57,911       |
| Econ. Dev. Program Support Grant | 25,000         | -              | -            | 25,000           | 150,000      |
| Site Development Expense | -              | -              | -            | -                | 14,625       |
| Cost of Sales           | -              | -              | -            | -                | 621,489      |
| Grant Expense           | -              | -              | -            | -                | 658,145      |
| Real Estate Development (Capitalized) | -              | -              | -            | -                | 100          |
| Balance Sheet Absorption | -              | -              | -            | -                | (100)        |
| Depreciation            | 16,327         | -              | -            | 16,327           | 97,961       |
| **Total Operating Expenses** | 61,050         | -              | -            | 61,050           | 1,680,881    |

**Operating Expense**

| 4,381 | 2,448 | 6,829 | (900,047) |

| **Non-Operating Revenues (Expenses):**   |                |                |              |                  |              |
| Other Interest Income                  | 285            | 94             | -            | 379              | 2,643        |
| Interest Expense                       | (14,545)       | -              | -            | (14,545)         | (84,723)     |
| **Total Non-Operating Rev (Exp)**       | (14,260)       | 94             | -            | (14,166)         | (82,080)     |

| **Change in Net Assets**                |                |                |              |                  |              |
| (9,879)                                | 2,542          | -              | (7,337)      | (982,127)        |

| **Net Assets - Beginning**              | 8,919,943      | 3,493,264      | (3,220,240)  | 9,850,967        | 10,825,757   |

| **Adjustment (1)**                      | -              | -              | 658,000      | -                | -            |

| **Net Assets - Ending**                 | $ 8,910,064    | $ 3,495,806    | $ (2,562,240) | $ 9,843,630      | $ 9,843,630  |

---

(1) Adjustments include, but are not limited to, changes in estimates, corrections, and reclassifications.
Workforce Development: John Jakubowski Consultant contract

Discussion: John Jakubowski has provided a consulting agreement for the period of August 15, 2021 through August 14, 2022 to perform the following:

1. Perform consulting services to assist in the development and implementation of workforce development programs and training initiatives relative to the goals of the Company and its affiliates.
2. Consult with the VP of Business Development of the GCEDC and staff relative to the application, development and deployment of its workforce programs.
3. Consult with educational institutions who may serve as partnership the development, implementation and delivery of training programs. Specifically, interface with Genesee Community College and its BEST Center, other institutions of higher learning, the Genesee Valley Educational Partnership and local secondary schools as appropriate.
4. Provide consulting services as requested by the GCEDC.

Total contract is not to exceed $29,800 in total between GGLDC and GCEDC.

Fund commitment: $29,800 to be covered under strategic investments.

Board Action Request: Approval of consulting contract
ENGAGEMENT LETTER / CONSULTING AGREEMENT

This Agreement is made this August 15, 2021, for the period August 15, 2021 through August 14, 2022, between the Genesee Gateway Local Development Corporation/Genesee County Economic Development Center, collectively (the “Company”), having its principal place of business at 99 MedTech Drive, Batavia, NY 14020 and John P. Jakubowski, (the "Consultant"), having a principal place of business at 22 Haverford Lane, Williamsville, NY 14221 (collectively, the "Parties").

COMPENSATION AND SERVICES RENDERED:

The Consultant hereby agrees to perform the following services, as required:

1. Perform consulting services to assist in the development and implementation of workforce development programs and training initiatives relative to the goals of the Company and its' affiliates.
2. Consult with the Company staff relative to the application, development and deployment of its' workforce programs.
3. Consult with educational institutions who may serve as partners in the development, implementation and delivery of training programs. Specifically, interface with Genesee Community College and its' BEST Center; other institutions of higher learning, the Genesee Valley Educational Partnership and local secondary schools as appropriate.
4. Provide consulting services as requested by the Company.

For the services provided to the Company, the Company, agrees to pay the Consultant based upon presentation of a monthly invoice based on the following fee schedule and conditions:

Fee Schedule:

1. A maximum of Three Hundred and Fifty Dollars ($350.00) per day. Partial days will be billed at an hourly rate of Fifty Dollars ($50.00) per hour.
2. Mileage expense is to be reimbursed at the prevailing IRS rate per mile.
3. Total remuneration is not to exceed Twenty-Nine Thousand Eight Hundred Dollars ($29,800.00), for the period August 15, 2021 through August 14, 2022.

The Consultant understands and agrees that the Company may provide a 1099 to the Consultant which shall include all compensation as well as expenses paid by company and it will be the responsibility of the Consultant to maintain adequate records to substantiate all business related expenses for tax purposes.

TERM

This Agreement shall remain in effect through August 14, 2022 or until terminated by providing a thirty (30) day written notice of termination with the date of receipt by the recipient party indicating the initiation of the notice period, by either party to this Agreement. This Agreement contains the entire understanding of the parties and may not be amended without the specific written consent of both parties.

If the Parties have failed to renew, modify or terminate this Agreement, for any reason, prior to the Termination Date, then this Agreement shall continue in force until such time as it is terminated in accordance with its provisions.

WARRANTIES BY THE CONSULTANT

The Consultant represents and warrants to Company that Consultant will provide services to Company in a professional, competent and timely manner; that the Consultant has the power to enter into and perform this Agreement, and that the Consultant’s performance of this Agreement shall not infringe or violate any federal, state, or municipal laws. The Consultant shall make no promise or warranty concerning Company’s business

August 2021
activity, service or product outside the scope of their responsibilities and the Consultant acknowledges that it has no authority to bind Company to any such promise or warranty made by the Consultant.

INDEPENDENT CONTRACTOR / CONFLICTS OF INTEREST

The Consultant acknowledges that the services rendered under this Agreement shall be solely as an independent contractor. The Consultant further acknowledges that the Consultant is not to be considered an employee of Company, is not entitled to any employment rights or benefits, and that this undertaking is not a joint venture.

The Consultant understands that Company shall not provide employment related insurance, including but not limited to worker’s compensation insurance, and agrees to provide adequate insurance coverage for his own activities.

NON-DISCLOSURE OF CONFIDENTIAL INFORMATION AND COVENANT NOT TO COMPETE

The Consultant acknowledges that in and as a result of its association with Company, Consultant will be making use of and acquiring confidential information of a special and unique nature and value relating to such matters as

1. Company’s patents, copyrights, proprietary information, trade secrets, systems, procedures, manuals, confidential reports, customer lists and price lists (which are deemed for all purposes confidential and proprietary), as well as the nature and type of products and services rendered by Company; and

2. The equipment, business practices and methods used and preferred by Company’s customers, and the fees paid by them.

As a material inducement to the Company to enter into this Agreement and to pay to the Consultant the compensation stated in Paragraph 1, Consultant covenants and agrees that the Consultant shall not, at any time during or following the term of this Agreement for a period of two (2) years:

1. Directly divulge or disclose for any purpose whatsoever any confidential information that has been obtained by, or disclosed to, it as a result of its association with Company other than that information specifically required as a part of this consulting engagement to individuals only and expressly with a need to know;

Or

2. Make use of any such confidential information to compete, either directly or indirectly, with Company.

The Parties further agree that the Consultant shall not be requested or required to, and shall not, divulge or disclose any information available to the Consultant in violation of any valid and enforceable confidentiality agreement between the Consultant and any other Party.

OWNERSHIP OF WORK PRODUCT

The Consultant agrees that the Consultant’s work product produced in the performance of this Agreement shall remain the property of Company, and that the Consultant will not sell, transfer, publish, disclose or otherwise make the work product available to third parties without Company’s prior written consent.

August 2021
ARBITRATION

Any controversies or claims relating to any aspect of the Agreement, or to its breach, or the relationship created between the Parties shall be settled by arbitration under the rules of the American Arbitration Association. The Parties agree to abide by the arbitrator’s decision and also agree that a judgment may be entered upon the award in any court having jurisdiction.

The Parties agree that neither Party shall act to terminate or modify the nature of the parties’ course of performance under this Agreement during the pendency of an arbitration, it being the parties’ intent to preserve the status quo so as not to jeopardize the rights of either party for the period from the commencement of an arbitration to the entry of the arbitration award.

NOTICES

All notices between the Parties shall be in writing and effective when sent by certified mail to the addresses above stated, unless such addresses are changed by written notification to the other Party.

WAIVER

No failure of either party to exercise any power hereunder or to insist upon strict compliance by the other party with any obligation or provisions hereunder, and no custom or practice of the parties at variance with the terms hereunder shall constitute a waiver of the right to demand exact compliance with the terms hereof.

INDEMNIFICATION

Company will indemnify and hold harmless the Consultant from and against all liabilities and expenses, including reasonable attorneys' fees (“Liabilities”), arising out of any claim by anyone not a party to this Agreement, including third parties, considering (i) Company’s material breach or default, (ii) violation of law or regulation applicable to Company, and (iii) representations, guarantees or warranties provided by Company, excluding Liabilities arising out of, or in connection with any gross negligence or willful misconduct of the Consultant.

The Consultant shall indemnify and hold Company and its affiliates and their agents, employees, officers, managers, successors and assigns from and against all Liabilities arising out of, or in connection with, any (i) Consultant’s material breach or default, or (ii) violation of law or regulation applicable to the Consultant, excluding Liabilities arising out of, or in connection with, any negligence or willful misconduct of Company.

This indemnity shall survive the termination of this Agreement. The obligation of either party to indemnify the other shall not apply to the extent the loss is due to either party’s: a) failure to adhere to the terms of this Agreement; b) failure to comply with any applicable government requirements; or c) negligence or willful misconduct of a party, its directors, officers, agents or employees.

ABILITY TO ENTER AGREEMENT

The parties executing this Agreement hereby covenant and warrant that each respective company has full right and authority to enter into this Agreement, and that each of the persons signing on behalf of the corporation are duly authorized to do so.

RELATIONSHIP OF PARTIES

August 2021
This Agreement is not intended to constitute or create a joint venture, pooling arrangement, partnership, agency or business organization of any kind. John P. Jakubowski and Company shall be independent contractors for all purposes and neither party shall act as or hold itself out as agent for the other or create or attempt any obligations or liabilities on behalf of the other party.

SEVERABILITY

If any provision of this Agreement is held invalid, the remainder of this Agreement shall not be affected thereby.

ASSIGNMENT

Neither party may assign this Agreement or its obligations hereunder to any entity, except a corporate subsidiary, without the prior written consent of the other party, which consent shall not be unreasonably withheld.

Neither party shall be liable to the other for its failure to perform any of its obligations hereunder during any period in which such performance is delayed by acts of God, war, Internet or electrical power disruptions, terrorism, civil disorder or disturbance, riot, labor disputes, acts or omissions of the other party or acts or omissions of any third party.

GOVERNING LAW

This Agreement will be governed by the laws of the state of New York, excluding application of its conflict of laws provision.

ENTIRE AGREEMENT

This Agreement contains the Parties' entire understanding and may not be modified except in written form signed by both.

IN WITNESS WHEREOF, Genesee Gateway Local Development Corporation and John P. Jakubowski have duly executed this Agreement as of the day and year first written above.

Dated:

Consultant: John P. Jakubowski

By: __________________________
    John P. Jakubowski
    Consultant

Dated:

Company: Genesee Gateway Local Development Corporation

By: __________________________
    Donald S. Cunningham
    President

August 2021
Final engineering, bidding and construction inspection proposal

Discussion: The GGLDC has received a final engineering, bidding and construction inspection proposal to eliminate the drainage from a parcel on the north side of Ag Park Drive from going to the stormwater pond on the south side of Ag Park Drive. A company would like to purchase the acreage on the south side of Ag Park Drive and does not want drainage from property they don’t own crossing onto their property. The proposal would be to construct roadside ditching and drainage within the existing ROW to allow the water to drain from east to west along the roadway.

Fund Commitment: Not to exceed $17,800 from Strategic Investments.

Committee Action Request: Recommend approval of Final engineering, bidding and construction inspection proposal.
June 29, 2021

Mr. Mark Masse, CPA
Senior Vice President of Operations
Genesee County Economic Development Center
99 MedTech Drive, Suite 106
Batavia, New York 14020

RE: AGRI-BUSINESS PARK – POND RELOCATION
TOWN OF BATAVIA, NY
PROPOSAL FOR ENGINEERING SERVICES

Dear Mark:

We are pleased to submit our proposal for civil engineering services related to the design and relocation of an existing pond located on property within the Agri-Business Park in the Town of Batavia, New York.

**Project Understanding**

HP Hood is proposing to expand their existing facility and is seeking to fill in the existing pond to the west of their main facility. A new stormwater management facility will be designed and constructed on the north side of Ag Park Drive West.

This proposal is based on the preliminary information provided and our discussions regarding the project. Our work includes necessary civil engineering services to design the facility and obtain the required permits to construct the project. Engineering will include site design, grading, stormwater design, and approvals. A conceptual site plan is enclosed for reference.

**Scope of Work**

**Final Design**

CPL will prepare final plans using the attached preliminary plan as a basis for design. Final design of the stormwater management facility and storm infrastructure will be completed for bidding purposes.

The CPL portion of the project will include the following:

- **Utility/Site Plan** – This plan will depict proposed storm sewers and other prominent site features.
- **Grading, Stormwater and Erosion and Sediment Control Design** – These plans will detail proposed grading and stormwater design throughout the site. They will also detail soil stabilization methods to be utilized during construction including stabilized construction entrance, outlet protection, and silt fences as required for minimization of sediment transport from this property. All stormwater management facilities will be designed in accordance with NYSDEC best management practices. We will prepare a Stormwater Pollution Prevention Plan (SWPPP) in accordance with NYSDEC requirements. We assume that this project will be designed to meet the 5-day review requirement for the NYSDEC General Permit and that a 60-day review will not be required.
Permits & Approvals

Prepare necessary permit applications and assist the owner in obtaining the required permits and approvals including:

- NYS DEC Stormwater Pollution Prevention Plan.

CPL will complete any necessary revisions to the preliminary plans and specifications for the proposed work described above in accordance with agency comments to obtain required approvals and permits.

Bidding

Provide up to twenty (20) sets of plans, specifications, and contract documents to be issued to prospective bidders.

During the bidding period, we will respond to bidders’ questions and issue any addenda required for the interpretation and clarification of the bidding documents.

We will attend the bid opening, review bids for compliance with bid requirements and mathematical correctness, prepare a bid tabulation, investigate bidders’ qualifications, and prepare a written recommendation for award of the contract.

Construction Administration

Provide contract administration services which include contract agreement preparation, shop drawing review, processing payment requests, preconstruction and project meetings, schedule coordination, budget tracking, preparation of change orders, final inspection and punch list, and preparation of record drawings based upon information provided by the Contractor.

Provide coordination with the Contractor, GCEDC, Town of Batavia, Genesee County, and regulatory agencies.

Construction Inspection

Provide a qualified Resident Inspector to monitor construction and the Contractor’s compliance with the Contract Documents. The Resident Inspector will serve as GCEDC’s onsite representative on the project, maintain detailed records of the work performed, document payments to the contractor, handle concerns and complaints from residents affected by the project, and coordinate with regulatory agencies and utilities.

We have assumed a 3-week construction period with part time inspection (4 hours per day).

SWPPP Inspection Services

CPL will complete the following scope of work:

- Complete weekly site inspections and related paperwork per the NYSDEC procedures for the duration of the site construction.
- The actual number of inspections will be determined during construction.
- Inspections will also need to be performed after significant rainfall events for the duration of the project and as required by NYSDEC requirements.
- Inspection of all disturbed areas, erosion control measures, construction entrances, etc.
- Inspection report prepared and sent to construction offices and via email to five (5) different parties within 5 days of inspection.
- Notification to the NYSDEC of any scheduling changes and winter shutdowns.
- Filing of the NOT and related correspondence with the NYSDEC and owner’s representative.

Due to the unknown construction timeframe, we propose to bill the SWPPP inspections separately on a per/each basis. CPL will complete the above scope of work for each inspection for **$300 per inspection**. For budgetary purposes, we have assumed a 3-week construction period and 5 inspections (weekly plus rainfall events) timeframe as follows:

\[
5 \text{ SWPPP inspections} \times \$300/\text{inspection} = \$1,500
\]

A summary of the proposed Tasks and Fees is provided as follows:

<table>
<thead>
<tr>
<th>Task</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CPL Design</strong></td>
<td></td>
</tr>
<tr>
<td>Final Design</td>
<td>$6,500</td>
</tr>
<tr>
<td>Permits and Approvals</td>
<td>$1,000</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td>$7,500</td>
</tr>
<tr>
<td><strong>CPL Bidding and Construction</strong></td>
<td></td>
</tr>
<tr>
<td>Bidding</td>
<td>$2,000</td>
</tr>
<tr>
<td>Construction Administration</td>
<td>$2,000</td>
</tr>
<tr>
<td>Construction Inspection (Hourly)</td>
<td>$4,800</td>
</tr>
<tr>
<td>SWPPP Inspections (Each)</td>
<td>$1,500</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td>$10,300</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td>$17,800</td>
</tr>
</tbody>
</table>

The tasks above will be billed on a lump sum, percentage complete basis except for Construction Inspection and SWPPP inspections. Construction Inspection will be billed hourly and SWPPP Inspections will be billed per each inspection.

**Excluded Services**

The following items have been excluded from our proposal:
- Topography and Boundary survey.
- Property survey for the purpose of purchasing property (ALTA) or obtaining easements or rights-of-way.
- Preparation of easement maps and legal descriptions.
- Preparation of SEQR documents or an Environmental Impact Statement (EIS). It is assumed that the original SEQR documentation will cover the proposed work.
- Performing wetland mitigation plans.
- Floodplain investigations.
- Application, licensing or filing fees.
- Offsite improvements.
- Town of Batavia and Genesee County Site Plan Approval.
- Cost estimating.

If it is determined that these items are needed, CPL will work with GCEDC to develop a specific scope and budget for these items.
We appreciate the opportunity to submit our proposal and look forward to working with all those involved. If you have any questions or require additional information, please contact me at (585) 402-7506 or akosa@cplteam.com. We would be happy to meet with you at any time to discuss our approach and qualifications in detail.

Very truly yours,

CPL

Andrew R. Kosa, P.E.
Principal Associate

Enclosure

Proposal Accepted By:

Signature: ___________________________ Date: ________________

GCEDC
## GGLDC
### 2021-22 Workforce Development Fund

<table>
<thead>
<tr>
<th>Sources</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Solar Projects</td>
<td>Collected $150,000</td>
</tr>
<tr>
<td><strong>Total Sources</strong></td>
<td>$150,000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Uses</th>
<th>2021</th>
<th>2022</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>BEA Premier Membership</td>
<td>$2,500</td>
<td></td>
<td>BEA to assist with Mechatronics planning and recruiting events and materials in K-12, annual fee</td>
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<tr>
<td>GLOW with Your Hands Event</td>
<td>$2,500</td>
<td></td>
<td>GOLD sponsorship level, annual fee</td>
</tr>
<tr>
<td><em>Batavia Police Community Night Out</em></td>
<td>$250</td>
<td></td>
<td>Silver sponsorship August 10th on Southside of Batavia (St. Anthony's)</td>
</tr>
</tbody>
</table>

| Total Uses | $5,250 | $0 |
| Net | $144,750 | $144,750 |

*note: Pending Additional Funding in System approved (not closed)*

- Forge Front Solar $25,000.00
- NY CDG Genesee 1 $25,000.00
- YSG Solar $25,000.00
- Solar Liberty 1 $25,000.00
- Solar Liberty 2 $25,000.00
- Trousdale Solar $25,000.00
- Trousdale Solar II $25,000.00

**Total** $175,000.00
Dear Event Supporter,

I am excited to announce that the City of Batavia Police Department has partnered with The City Church to host the 2021 **Batavia Police Community Night Out**. The event will be held on August 10th, 2021 from 5:30 PM to 8:00 PM at St. Anthony’s located at 114 Liberty St, Batavia. The event will also serve as a fundraising opportunity for the City of Batavia Police K-9 Program.

**Batavia Police Community Night Out** is an annual community-building campaign that promotes strong police-community partnerships and neighborhood camaraderie to make our neighborhoods safer. In essence, the event is aimed to enhance the relationship between neighbors and law enforcement while bringing back a true sense of community.

As previously stated, our event will be held at St. Anthony’s with portions of Central Ave. and Liberty St will being closed to traffic during the event. Various organizations and businesses are being invited to be part of the event in varying ways.

Please consider this letter as a personal invitation to be a part of **Batavia Police Community Night Out**. We are requesting your presence and/or donation to make the event a success. If you would like to have an interactive booth/display please fill out the attached form to provide further details. If you are interested in donating to the event, please use the attached to make a donation. All responses should be received by July 23, 2021.

If you have any questions, please feel free to contact Detective Matthew Wojtaszczyk at 585-345-6357 or via email mwojtaszczyk@batavianewyork.com.

Thank you for helping us to make this a great event!

Sincerely,

Chief Shawn Heubusch  
City of Batavia Police Department

---

**Police Department**  
10 W Main Street  
Batavia, New York 14020

---

Phone: 585-345-6350  
Fax: 585-344-1878  
Records: 585-345-6303  
Detective Bureau: 585-345-6370  
www.batavianewyork.com
Review of Purchase and Sale Agreement for BETP Property

Discussion: The GGLDC has received a Purchase and Sale Agreement from Nexgistics, Inc. to acquire approximately 29.25 acres (10+/- buildable acres) out of tax parcel 19.-1-13 for $50,000 per buildable acre with a total sale price of $500,000.

Fund Commitment: Legal fees to Harris Beach not to exceed $7,500.00 for the transaction.

Committee Action Request: Recommend approval of Purchase and Sale Agreement and payment of legal fees in connection with closing.
PURCHASE AND SALE CONTRACT
FOR VACANT LAND

PURCHASER(S):  Stacy Northman and Richard Star on behalf of an Entity to be formed, 425 Cayuga Road, Suite 200, Cheektowaga, New York 14225;

SELLER(S):  Genesee Gateway Local Development Corp., a New York 501(c)(3) not-for-profit corporation with an address at 99 MedTech Drive, Batavia, NY 14020

OFFER TO PURCHASE

Purchaser offers to purchase the property described below from Seller on the following terms:

1. PROPERTY DESCRIPTION: Property known as part of land owned by the Genesee Gateway Local Development Corp., approximate size of 29.25 acres (10.0 +/- acres buildable). The Property is depicted per attached Exhibit "A" and consists of tax parcel 19-1-13 (to be subdivided at Purchaser’s sole cost and expense) situated in the Town of Pembroke (the “Property”). The actual acreage to be purchased by the Purchaser from the Seller shall be determined based on an accurate survey of the Property to be paid for by the Purchaser pursuant to this Contract.

2. PRICE; AMOUNT AND HOW IT WILL BE PAID: The purchase price to be paid by the Purchaser to the Seller (the “Purchase Price”) shall be $50,000 per buildable acre with a maximum purchase price of $500,000 and the maximum purchase price shall apply if the size of the Property exceeds 10.0 +/- buildable acres based on the updated survey to be provided by the Seller to the Purchaser. Provided said difference is less than .5 acres. Should the difference exceed .5 acres, based upon the agreed upon calculation of buildable acres, there shall be a pro rata downward adjustment in the Purchase Price based upon a per acre price of $50,000.

The Purchaser shall receive a credit at closing for any deposit made hereunder. The balance of the Purchase Price shall be paid as follows: (Check and complete applicable provisions.)

X  (A) By official bank draft, wire or certified check at closing.

_  (B) Other

3. CONTINGENCIES: Purchaser makes this offer subject to the following contingencies to be satisfied or waived by March 31, 2022, (hereinafter known as the “Contingency Period”).:
   a. Enter into an acceptable agreement with the Genesee County Industrial Development Agency regarding various benefits as specified in paragraph 8 below. Said agreement with the Genesee County Industrial Development Agency and with the Seller shall be mutually contingent upon each other and shall close simultaneously with the purchase of said real property and constructions loan.
   b. Financing for the purchase of the Property and construction loan for the development of a warehouse and distribution center and related accessory uses reasonably acceptable to Purchaser.
c. Due Diligence pursuant to paragraph 16, acceptable to Purchaser in its sole and absolute discretion.

d. All of the Purchaser’s required approvals for its intended use as a warehouse and distribution operation, including subdivisions, at Purchaser’s sole cost and expense with Seller’s cooperation.

4. **CLOSING DATE, PLACE, AND POSSESSION:** Transfer of title shall take place at the Genesee County Clerk’s Office or at the offices of the Seller’s attorney within thirty (30) days of the waiver or satisfaction of Purchaser’s Contingencies.

5. **TITLE AND RELATED DOCUMENTS:** Seller shall provide the following documents in connection with the sale:

   A. **Deed.** Seller will deliver to Purchaser at closing a properly signed and notarized Bargain and Sale Deed with covenant against grantor’s acts and subject to trust fund provisions of Section 13 of the Lien Law.

   B. **Abstract, Bankruptcy and Tax Searches.** Seller will furnish and deliver to Purchaser or Purchaser’s attorney at least thirty (30) calendar days from the Contract Date, at Seller’s expense, fully guaranteed tax, title and United States Court Searches dated or re-dated after the date of this Contract with a local tax certificate for Town, Village or City and School District taxes, if any (collectively, the “Title Evidence”). Purchaser will pay for continuing such searches to and including the day of closing so long as the closing occurs within six (6) months of the date of the initial searches.

   C. **Instrument Survey Map.** The Purchaser shall arrange for, at Purchaser’s cost, an instrument survey of the Property being purchased and shall have markers placed on the angle points and pins on the corners (“the Instrument Survey Map”). The Instrument Survey Map shall be prepared by a licensed surveyor and dated or re-dated after the date of this Contract. The Instrument Survey Map shall show acreage inclusive of the rights of way, if any, along with a calculation of buildable acreage and shall be furnished to the parties and their attorneys within thirty (30) calendar days from the receipt of the Title Evidence. The Instrument Survey Map shall be certified to meet the standard requirements of the Genesee County Bar Association and, if applicable, meet the filing standards for subdivision as set forth by the responsible agency of the county in which the Property is located.

   D. **Corporate Documents.** Seller will furnish and deliver to Purchaser or Purchaser’s attorney at least thirty (30) calendar days before the Closing Date, at Seller’s expense, a current Certificate of Good Standing.

   E. **Tax Bills.** Seller shall furnish copies of receipted real estate tax bills for the Premises for the past twelve (12) months within twenty (20) calendar days from the Date of Acceptance.

   F. **Permits.** To the extent in Seller’s possession, custody or control, Seller shall furnish copies of current Certificates of Occupancy, Sump Pump Certificates (if applicable), and other municipal code compliance certificates, etc., and also all licenses, permits or similar documents affecting or relating to the Property within twenty (20) days from the Date of Acceptance.
G. Other Documents. To the extent in Seller’s possession, custody or control, Seller shall also furnish copies of all appraisals, plans, drawings, specifications, environmental impact statements and other written documentation affecting or relating to the Property, within twenty (20) days of the Date of Acceptance.

6. **MARKETABILITY OF TITLE:**

A. The deed and other documents delivered by Seller shall be sufficient to convey good marketable title to the Property in fee simple, free and clear of all liens and encumbrances. However, Purchaser agrees to accept title to the Property subject to: (i) restrictive covenants of record common to the tract or subdivision of which the Property is a part, provided these restrictions have not been violated, or if they have been violated, that the statute of limitations for any party to seek to enforce such violations has expired; (ii) the lien of current real estate taxes not due and payable; (iii) public utility easements along lot lines as long as the Purchaser has determined those easements do not interfere with any buildings now on the Property or with any improvements Purchaser may construct in compliance with all present restrictive covenants of record and zoning and building codes applicable to the Property; and (iv) the Award (defined below) (the “Permitted Exceptions”). Seller agrees to furnish any documents required by federal or state laws for transfer of title to real property.

B. **THE PURCHASER ACKNOWLEDGES AND AGREES THAT THE PROPERTY IS BEING CONVEYED BY SELLER IN “AS-IS” CONDITION, THAT PURCHASER IS FULLY FAMILIAR WITH THE CONDITION OF THE PROPERTY, AND THAT PURCHASER IS BUYING THE PROPERTY BASED SOLELY ON PURCHASER’S KNOWLEDGE OF THE PROPERTY AND NOT IN RELIANCE ON ANY REPRESENTATION MADE BY SELLER OR ANY EMPLOYEE OR AGENT OF SELLER. SELLER EXPRESSLY DISCLAIMS, AND PURCHASER ACKNOWLEDGES SUCH DISCLAIMER OF ANY REPRESENTATIONS OR WARRANTIES OF ANY KIND REGARDING THE PROPERTY EXCEPT AS EXPRESSLY SET FORTH HEREIN, INCLUDING, WITHOUT LIMITATION, ANY REPRESENTATIONS OR WARRANTIES REGARDING THE PHYSICAL CONDITION OR ENVIRONMENTAL COMPLIANCE OF THE PROPERTY. THE REPRESENTATIONS AND DISCLAIMER CONTAINED IN THIS SECTION SHALL SURVIVE CLOSING.**

7. **OBJECTION TO TITLE:** If Purchaser raises a valid written objection to Seller’s title, other than Permitted Exceptions, within twenty (20) days of receipt of all Title Evidence, which indicates that the title to the Property is unmarketable, Seller may cancel this Contract by giving prompt written notice of cancellation to Purchaser and Purchaser’s Deposit shall be returned. However, if Seller is able to cure the title objection on or before the closing date, or if the title objection is insurable, then this Contract shall continue in force until the closing date, subject to the Seller curing the title objection and/or providing insurable title at Seller’s expense. If Seller fails to cure the title objection or provide insurable title on or before the closing date, Purchaser may cancel this Contract by giving prompt written notice of cancellation to Seller, Purchaser’s Deposit shall be returned and the parties shall have no further obligation to one another except for those obligations which explicitly survive termination of this contract.

8. **RECORDING COSTS, MORTGAGE TAX, TRANSFER TAXES AND CLOSING ADJUSTMENTS:** Seller will pay the real property transfer tax and real property gains tax, if
applicable. Purchaser will pay for recording the deed and the mortgage, and for the entire mortgage tax subject to any terms contained in an incentive package, if any, from GCIDA. The parties agree to cooperate in the execution and timely filing of all necessary documentation to determine any real property transfer gains tax. The following, as applicable, will be prorated and adjusted between Seller and Purchaser as of the date of closing, excluding any delinquent items, interest and penalties: current taxes or special district fees computed on a fiscal year basis, rent payments, fuel oil on the Property, water charges, pure water charges, sewer charges, current common charges or assessments. If there is a water meter at the Property, Seller shall furnish an actual reading to a date not more than 30 days before the closing date set forth in this Contract. At closing, the water charges and any sewer rent shall be apportioned on the basis of such actual reading.

9. **ZONING:** Seller represents that the Property is zoned for use as a Commercial and Industrial Park.

10. **RISK OF LOSS:** Risk of loss or damage to the Property by fire or other casualty until transfer of title shall be assumed by the Seller. If damage to the Property by fire or such other casualty occurs prior to transfer, Purchaser may cancel this Contract without any further liability to Seller. If Purchaser does not cancel but elects to close, then Seller shall transfer to Purchaser any insurance proceeds, or Seller’s claim to insurance proceeds payable for such damage.

11. **DEPOSIT TO SELLER:** Purchaser shall make a $10,000.00 deposit (“Deposit”) upon signing of the contract to be held in escrow by Seller’s attorney Harris Beach PLLC, 99 Garney Road, Pittsford, NY 14534. Such Deposit shall be refundable until the expiration of the Contingency Period, as may be extended as set forth herein, at which time it shall become non-refundable and payable to the Seller but shall be credited against the Purchase Price at Closing. Should this Contract be terminated by Purchaser prior to the expiration of the Contingency Period, as may be extended as set forth herein, the Deposit shall be refunded to the Purchaser. In the event of Seller’s default under this Purchase and Sale Contract, the Deposit shall be paid to the Purchaser as its sole and exclusive remedy.

12. **REAL ESTATE BROKER:** Seller and Purchaser acknowledge that no broker brought about this transaction. Seller and Purchaser warrant and represent that they have not dealt with any other brokers in connection with the sale embraced in this Contract and agree to indemnify and hold each other harmless from the claims of any other brokers for commissions.

13. **RESPONSIBILITY OF PERSONS UNDER THIS CONTRACT; ASSIGNABILITY:** If more than one person signs this Contract as Purchaser, each person and any party who takes over that person’s legal position will be responsible for keeping the promises made by Purchaser in this Contract. If more than one person signs this Contract as Seller, each person or any party who takes over that person’s legal position, will be fully responsible for keeping the promises made by Seller. Purchaser shall not have the right to assign its rights, duties and obligations pursuant to this Contract or any of its rights hereunder without prior written consent of Seller, which consent shall not be unreasonably conditioned, withheld or delayed; provided, however, Purchaser shall be permitted to assign this Contract to an affiliate, parent or subsidiary of Purchaser herein without obtaining Seller’s consent so long as the Purchaser named herein remains fully responsible for the performance of all of Purchaser’s obligations under this Agreement. No assignment shall be effective unless and until Purchaser provides Seller with a notice of assignment together with a copy of the applicable assignment and assumption agreement.
14. **ENTIRE CONTRACT:** This Contract when signed by both Purchaser and Seller will be the record of the complete agreement between the Purchaser and Seller concerning the purchase of the Property. No verbal agreements or promises made by either the Seller or the Purchaser shall be binding.

15. **NOTICES.** All notices under this Contract shall be in writing and shall be deemed validly given if sent by certified mail or by overnight delivery via a commercial courier to the addresses specified below by either party or its counsel. Any notice issued by or on behalf of the Seller or Purchaser with respect to this Contract must also simultaneously be provided to the counsel for the receiving party to be effective as follows:

**Seller:**
Genesee Gateway Local Development Corp.
Attn: Mark A. Masse
99 MedTech Drive
Suite 106
Batavia, New York 14020

**Counsel for Seller:**
F.L. Gorman, Esq.
Harris Beach PLLC
99 Garmsey Road
Pittsford, New York 14534
Tel: 585.419.8628
Fax: 585.419.8816
E-mail: figorman@harrisbeach.com

**Purchaser:**
NEXGISTICS, LLC,
425 Cayuga Road, Suite 200
Cheektowaga, New York 14225
ATTN: Steven Northman

**Counsel for Purchaser:**
Richard H. Cole, Esq.,
Cole Sorrentino, Hurley, Hewner and Gambino, P.C.
37 Franklin Street, Suite 900
Buffalo, New York 14226
Tel: 716.856-3646 ext. 125
Fax: 726-856-3656
E-mail: rcole@colestorrentino.com
16. **ACCESS TO PROPERTY/DUE DILIGENCE.** At any time after the date upon which this Contract is executed by both Purchaser and Seller ("Date of Acceptance"), Purchaser may inspect, survey, examine and/or test the Property and conduct such tests thereon as it deems appropriate, including any such non-invasive inspection, surveying, examination, and/or testing required to conduct such activities in support of locating the planned economic development project at the site to and including any activities necessary for the SEQR process, by agent or otherwise. Purchaser acknowledges and agrees that it shall have no right to conduct drilling, soil boring or other invasive testing on the Property without first obtaining Seller’s prior written consent, which consent shall be exercised in Seller’s sole and absolute discretion and shall be predicated upon Purchaser presenting Seller with a detailed map of the location of where such invasive testing shall be conducted, a description of the nature of such invasive testing and whatever environmental or engineering reports upon which Purchaser is basing its request for such drilling, soil boring or other invasive testing. Purchaser and/or its agents and employees shall have access to the Property at any reasonable time for purposes of making the foregoing inspections on prior reasonable notice to Seller. Unless otherwise agreed to in writing between the Purchaser and Seller, Purchaser shall bear all costs associated with the foregoing inspections and associated activities of the Property performed or conducted by Purchaser, or at the request of Purchaser, by its agent(s) or otherwise. Purchaser agrees to indemnify, defend and hold Seller harmless from all actual suits, causes of action, losses, payments and expenses (including, but not limited to, reasonable attorneys’ fees) arising from: (a) any personal injury or property damage caused by Purchaser’s negligence during the inspection of the Property; (b) any and all mechanics’, laborers’, materialmen’s or other liens asserted against the Property resulting from Purchaser’s foregoing inspections; and (c) Purchaser’s presence (or that of Purchaser’s representatives, agents, employees, lenders, contractors, appraisers, architects and engineers) on or at the Property during the term of this Contract, which indemnity shall survive closing or the earlier termination of this Contract. Purchaser agrees to return the Property in as near as possible its condition prior to Purchaser’s entry thereon.

17. **INTEREST IN PROPERTY.** Except for the Seller there are no persons in possession or occupancy of the Property or any part thereof; nor are there any persons who have possessory rights in respect to the Property or any part thereof. Any possessions, occupancy and/or possessory rights of any persons other than Seller, shall be terminated by Seller on or prior to the closing date.

18. **COMMON AREA CHARGES; COMMUNITY FEES.** The common area charges, association fees or other community fees or assessments (including, but not limited to, any charges, dues or fees due in connection with the Business Park) shall not exceed One Hundred Fifty Dollars ($150.00) annually.

19. **APPLICABLE LAW.** This Contract shall be governed by, and construed in accordance with, the laws of the State of New York. The parties further agree that for the purposes of litigation arising between the parties, venue shall be laid in Genesee County Supreme Court. The prevailing party shall be entitled to attorney fees.

20. **COUNTERPARTS.** This Contract may be signed in several counterparts, each of which shall be deemed an original, and all such counterparts shall constitute one and the same instrument. Any counterpart to which is attached the signatures of all parties shall constitute an original of this Contract. Any counterpart delivered by electronic mail or facsimile transmission shall have the same force and effect as an original thereof.
21. **AUTHORITY.** Purchaser certifies to Seller that the execution, delivery and performance by Purchaser of this Contract and the performance of the Purchaser of the transactions contemplated hereunder have been duly authorized by Purchaser and that the individual signing this Contract on behalf of Purchaser has the full authority of Purchaser to enter into this Contract.

22. **ENVIRONMENTAL.** Seller represents and warrants to the best of its actual knowledge without independent investigation or inquiry that it has not received written notice that the Property is in violation of any federal, state, local or administrative agency ordinance, law, rule, regulation, order or requirement relating to environmental conditions or Hazardous Material (“Environmental Laws”). Seller further represents and warrants that it will provide any appraisals, plans, drawings, specifications, surveys, engineering reports, environmental studies, environmental impact statements related to the Property in its possession, custody or control within twenty (20) days of the Date of Acceptance.

Seller certifies to the Purchaser that the Seller owns the Property and that the individual signing this Contract on behalf of the Seller has the full authority of the Seller to enter into this Contract. Seller accepts the offer and agrees to sell on the terms and conditions set forth above.

**[REMAINDER OF PAGE HAS BEEN LEFT INTENTIONALLY BLANK; SIGNATURES ON FOLLOWING PAGE]**
GENESEE GATEWAY LOCAL DEVELOPMENT CORP.

By: ______________________________
Name: ______________________________
Title: ______________________________
Date: __________, 2021

WITNESS: ______________________________
Print Name: ______________________________
Date: __________, 2021

PURCHASER:
By: ______________________________
Name: Stacy M. Northman
Title: Chief Operating Officer
Date: July 29, 2021

By: ______________________________
Name: Richard J. Star
Title: Principal
Date: July 29, 2021

WITNESS: ______________________________
Print Name: Steven E. Northman
Date: July 29, 2021
AUTHORIZING RESOLUTION

(Purchase and Sale of Real Property – Northman and Star o/b/o an Entity to be Formed)

A regular meeting of the Genesee County Industrial Development Agency d/b/a Genesee County Economic Development Center was convened on Thursday, __________, 2021.

The following resolution was duly offered and seconded, to wit:

Resolution No. __/2021 - ____

RESOLUTION OF THE GENESEE COUNTY INDUSTRIAL DEVELOPMENT AGENCY D/B/A GENESEE COUNTY ECONOMIC DEVELOPMENT CENTER (THE "AGENCY") AUTHORIZING (i) THE SALE OF CERTAIN AGENCY OWNED REAL PROPERTY TO STACY NORTHMAN AND RICHARD STAR O/B/O AN ENTITY TO BE FORMED, (ii) THE EXECUTION OF A PURCHASE AND SALE AGREEMENT, AND (iii) A DEED, AND RELATED DOCUMENTS IN CONNECTION WITH THE CLOSING OF THE PURCHASE AND SALE OF THE REAL PROPERTY.

WHEREAS, by Title 1 of Article 18-A of the General Municipal Law of the State of New York, as amended, and Chapter 565 of the Laws of 1970 of the State of New York, as amended (hereinafter collectively called the "Act"), the GENESEE COUNTY INDUSTRIAL DEVELOPMENT AGENCY d/b/a GENESEE COUNTY ECONOMIC DEVELOPMENT CENTER (the "Agency") was created with the authority and power to own, lease and sell property for the purpose of, among other things, acquiring, constructing and equipping industrial, manufacturing and commercial facilities as authorized by the Act; and

WHEREAS, among other property, the Agency owns approximately twenty-nine point four (29.4) acres of vacant land located at Allegheny Road, in the Town of Pembroke, Genesee County, New York and described as part of tax map no. 19-1-13 (10.0± acres buildable) (the "Land");

WHEREAS, STACY NORTHMAN AND RICHARD STAR o/b/o an entity to be formed and their permitted assigns (the "Company") has offered to purchase the Land in connection with a certain project to be undertaken by the Company thereon pursuant to the terms and conditions of that certain Purchase and Sale Agreement, the form of which is attached hereto as Exhibit A (the "Purchase and Sale Agreement"); and

WHEREAS, the Agency desires to adopt a resolution authorizing (i) the sale of the Land to the Company (ii) the execution of the Purchase and Sale Agreement, and (iii) a deed and related documents in connection with the purchase and sale of the Land (the “Closing Documents”); and

WHEREAS, the Purchase and Sale Agreement in connection therewith has been negotiated and is presented to this meeting for approval and execution.
NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE GENESEE COUNTY INDUSTRIAL DEVELOPMENT AGENCY D/B/A GENESEE COUNTY ECONOMIC DEVELOPMENT CENTER AS FOLLOWS:

Section 1. The Agency is hereby authorized to sell the Land to the Company pursuant to the terms and conditions of the Purchase and Sale Agreement.

Section 2. The Chairman, Vice Chairman, President/CEO and/or Senior Vice President of Operations of the Agency are hereby authorized to execute the Purchase and Sale Agreement and the Closing Documents in connection with the closing of the purchase and sale of the Land.

Section 3. The officers, employees and agents of the Agency are hereby authorized and directed for and in the name and on behalf of the Agency to do all acts and things required and to execute and deliver all such certificates, instruments and documents, to pay all such fees, charges and expenses and to do all such further acts and things as may be necessary or, in the opinion of the officer, employee or agent acting, desirable and proper to effect the purposes of the foregoing resolutions and to cause compliance by the Agency with all of the terms, covenants and provisions of the documents executed for and on behalf of the Agency.

Section 4. Harris Beach PLLC shall be entitled to attorney fees, exclusive of third party costs (i.e. recording costs, survey, etc.) not to exceed $7,500.00 subject to no substantive title issues, municipal approval issues and/or environmental issues arising in connection with the purchase and sale of the Land.

Section 5. These Resolutions shall take effect immediately.

The question of the adoption of the foregoing Resolution was duly put to a vote on roll call, which resulted as follows:

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<th>Yea</th>
<th>Nay</th>
<th>Absent</th>
<th>Abstain</th>
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<tr>
<td>Peter Zeliff</td>
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<tr>
<td>Amy Vanderhoof</td>
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<tr>
<td>Marianne Clattenburg</td>
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The Resolutions were thereupon duly adopted.
CERTIFICATION
(Purchase and Sale of Real Property – Northman and Star)

STATE OF NEW YORK  )
COUNTY OF GENEESEE  ) ss.: 

I, the undersigned Secretary of the Genesee County Industrial Development Agency d/b/a Genesee County Economic Development Center, DO HEREBY CERTIFY:

That I have compared the annexed extract of minutes of the meeting of the Genesee County Industrial Development Agency d/b/a Genesee County Economic Development Center (the "Agency"), including the resolution contained therein, held on June 6, 2019, with the original thereof on file in my office, and that the same is a true and correct copy of the proceedings of the Agency and of such resolution set forth therein and of the whole of said original insofar as the same related to the subject matters therein referred to.

I FURTHER CERTIFY, that all members of said Agency had due notice of said meeting, that the meeting was in all respects duly held and that, pursuant to Article 7 of the Public Officers Law (Open Meetings Law), said meeting was open to the general public, and that public notice of the time and place of said meeting was duly given in accordance with such Article 7.

I FURTHER CERTIFY, that there was a quorum of the members of the Agency present throughout said meeting.

I FURTHER CERTIFY, that as of the date hereof, the attached resolution is in full force and effect and has not been amended, repealed or modified.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Agency this ___ day of ___________________, 2021.

______________________________
Secretary
EXHIBIT A

Form of Purchase and Sale Agreement

(Attached Next Page)
Review of Purchase and Sale Agreement for BETP Property

Discussion: The GGLDC has received a Purchase and Sale Agreement from Fancher to acquire approximately 2.6 acres out of tax parcel 19.-1-74 for $50,000 per buildable acre with a total sale price of $130,000.

Fund Commitment: Legal fees to Harris Beach not to exceed $7,500.00 for the transaction.

Committee Action Request: Recommend approval of Purchase and Sale Agreement and payment of legal fees in connection with closing.
PURCHASE AND SALE CONTRACT
FOR VACANT LAND

PURCHASER(S): J & R Fancher Property Holdings, LLC, a New York limited liability company with an address at 13661 Main Street, Akron, New York 14001

SELLER(S): Genesee Gateway Local Development Corp., a New York 501(c)(3) not-for-profit corporation with an address at 99 MedTech Drive, Batavia, NY 14020

OFFER TO PURCHASE

Purchaser offers to purchase the property described below from Seller on the following terms:

1. PROPERTY DESCRIPTION: Property known as part of land owned by the Genesee Gateway Local Development Corp., approximate size of 2.60 acres. The Property is depicted per attached Exhibit “A” and consists of a portion of tax parcel 19-1-74 (to be subdivided at Purchasor’s sole cost and expense) situated in the Town of Pembroke (the “Property”). The actual acreage to be purchased by the Purchaser from the Seller shall be determined based on an accurate survey of the Property to be paid for by the Purchaser pursuant to this Contract.

2. PRICE: AMOUNT AND HOW IT WILL BE PAID: The purchase price to be paid by the Purchaser to the Seller (the “Purchase Price”) shall be $50,000 per buildable acre with a maximum purchase price of $130,000 and the maximum purchase price shall apply if the size of the Property exceeds 2.60 +/- buildable acres based on the updated survey to be provided by the Seller to the Purchaser provided said difference is less than .5 acres.

The Purchaser shall receive a credit at closing for any deposit made hereunder. The balance of the Purchase Price shall be paid as follows: (Check and complete applicable provisions.)

X (A) By official bank draft, wire or certified check at closing.

_ (B) Other

3. CONTINGENCIES: Purchaser makes this offer subject to the following contingencies to be satisfied or waived by September 30, 2022:
   a. Financing for the purchase of the Property and development of an apartment building and mixed use commercial space and related accessory uses reasonably acceptable to Purchaser.
   b. Due Diligence pursuant to paragraph 16, acceptable to Purchaser in its sole and absolute discretion.
   c. All of the Purchaser’s required approvals for its intended use, including subdivisions, at Purchaser’s sole cost and expense with Seller’s cooperation.

4. CLOSING DATE, PLACE, AND POSSESSION: Transfer of title shall take place at the Genesee County Clerk’s Office or at the offices of the Seller’s attorney prior to October 1, 2022.
5. **TITLE AND RELATED DOCUMENTS:** Seller shall provide the following documents in connection with the sale:

A. **Deed.** Seller will deliver to Purchaser at closing a properly signed and notarized Bargain and Sale Deed with covenant against grantor's acts and subject to trust fund provisions of Section 13 of the Lien Law.

B. **Abstract, Bankruptcy and Tax Searches.** Seller will furnish and deliver to Purchaser or Purchaser's attorney at least thirty (30) calendar days from the Contract Date, at Purchaser's expense, fully guaranteed tax, title and United States Court Searches dated or re-dated after the date of this Contract with a local tax certificate for Town, Village or City and School District taxes, if any (collectively, the “Title Evidence”). Purchaser will pay for continuing such searches to and including the day of closing.

C. **Instrument Survey Map.** The Seller shall furnish at Purchaser's cost an instrument survey of the Property being purchased and shall have markers placed on the angle points and pins on the corners (“the Instrument Survey Map”). The Instrument Survey Map shall be prepared by a licensed surveyor and dated or re-dated after the date of this Contract. The Instrument Survey Map shall show acreage inclusive of the rights of way, if any and shall be furnished to the parties and their attorneys within thirty (30) calendar days from the receipt of the Title Evidence. The Instrument Survey Map shall be certified to meet the standard requirements of the Genesee County Bar Association and, if applicable, meet the filing standards for subdivision as set forth by the responsible agency of the county in which the Property is located.

D. **Corporate Documents.** Seller will furnish and deliver to Purchaser or Purchaser's attorney at least thirty (30) calendar days before the Closing Date, at Seller's expense, a current Certificate of Good Standing.

E. **Tax Bills.** Seller shall furnish copies of receipted real estate tax bills for the Premises for the past twelve (12) months within twenty (20) calendar days from the Date of Acceptance.

F. **Permits.** To the extent in Seller's possession, custody or control, Seller shall furnish copies of current Certificates of Occupancy, Sump Pump Certificates (if applicable), and any other municipal code compliance certificates, etc., and also all licenses, permits or similar documents affecting or relating to the Property within twenty (20) days from the Date of Acceptance.

G. **Other Documents.** To the extent in Seller’s possession, custody or control, Seller shall also furnish copies of all appraisals, plans, drawings, specifications, environmental impact statements and other written documentation affecting or relating to the Property, within twenty (20) days of the Date of Acceptance.

6. **MARKETABILITY OF TITLE:**

A. The deed and other documents delivered by Seller shall be sufficient to convey good marketable title to the Property in fee simple, free and clear of all liens and encumbrances. However, Purchaser agrees to accept title to the Property subject to: (i) restrictive covenants of record common to the tract or subdivision of which the Property is a part, provided these
restrictions have not been violated, or if they have been violated, that the statute of limitations for any party to seek to enforce such violations has expired; (ii) the lien of current real estate taxes not due and payable; (iii) public utility easements along lot lines as long as the Purchaser has determined those easements do not interfere with any buildings now on the Property or with any improvements Purchaser may construct in compliance with all present restrictive covenants of record and zoning and building codes applicable to the Property; and (iv) the Award (defined below) (the "Permitted Exceptions"). Seller agrees to furnish any documents required by federal or state laws for transfer of title to real property.

B. THE PURCHASER ACKNOWLEDGES AND AGREES THAT THE PROPERTY IS BEING CONVEYED BY SELLER IN "AS-IS" CONDITION, THAT PURCHASER IS FULLY FAMILIAR WITH THE CONDITION OF THE PROPERTY, AND THAT PURCHASER IS BUYING THE PROPERTY BASED SOLELY ON PURCHASER’S KNOWLEDGE OF THE PROPERTY AND NOT IN RELIANCE ON ANY REPRESENTATION MADE BY SELLER OR ANY EMPLOYEE OR AGENT OF SELLER. SELLER EXPRESSLY DISCLAIMS, AND PURCHASER ACKNOWLEDGES SUCH DISCLAIMER OF ANY REPRESENTATIONS OR WARRANTIES OF ANY KIND REGARDING THE PROPERTY EXCEPT AS EXPRESSLY SET FORTH HEREIN, INCLUDING, WITHOUT LIMITATION, ANY REPRESENTATIONS OR WARRANTIES REGARDING THE PHYSICAL CONDITION OR ENVIRONMENTAL COMPLIANCE OF THE PROPERTY. THE REPRESENTATIONS AND DISCLAIMER CONTAINED IN THIS SECTION SHALL SURVIVE CLOSING.

7. OBJECTION TO TITLE: If Purchaser raises a valid written objection to Seller’s title, other than Permitted Exceptions, within twenty (20) days of receipt of all Title Evidence, which indicates that the title to the Property is unmarketable, Seller may cancel this Contract by giving prompt written notice of cancellation to Purchaser and Purchaser’s Deposit shall be returned. However, if Seller is able to cure the title objection on or before the closing date, or if the title objection is insurable, then this Contract shall continue in force until the closing date, subject to the Seller curing the title objection and/or providing insurable title at Seller’s expense. If Seller fails to cure the title objection or provide insurable title on or before the closing date, Purchaser may cancel this Contract by giving prompt written notice of cancellation to Seller, Purchaser’s Deposit shall be returned and the parties shall have no further obligation to one another except for those obligations which explicitly survive termination of this contract.

8. RECORDING COSTS, MORTGAGE TAX, TRANSFER TAXES AND CLOSING ADJUSTMENTS: Seller will pay the real property transfer tax and real property gains tax, if applicable. Purchaser will pay for recording the deed and the mortgage, and for the entire mortgage tax subject to any terms contained in an incentive package, if any, from GCIDA. The parties agree to cooperate in the execution and timely filing of all necessary documentation to determine any real property transfer gains tax. The following, as applicable, will be prorated and adjusted between Seller and Purchaser as of the date of closing, excluding any delinquent items, interest and penalties: current taxes or special district fees computed on a fiscal year basis, rent payments, fuel oil on the Property, water charges, pure water charges, sewer charges, current common charges or assessments. If there is a water meter at the Property, Seller shall furnish an actual reading to a date not more than 30 days before the closing date set forth in this Contract. At closing, the water charges and any sewer rent shall be apportioned on the basis of such actual reading.
9. **ZONING:** Seller represents that the Property is zoned for use as a Commercial and Industrial Park.

10. **RISK OF LOSS:** Risk of loss or damage to the Property by fire or other casualty until transfer of title shall be assumed by the Seller. If damage to the Property by fire or such other casualty occurs prior to transfer, Purchaser may cancel this Contract without any further liability to Seller. If Purchaser does not cancel but elects to close, then Seller shall transfer to Purchaser any insurance proceeds, or Seller’s claim to insurance proceeds payable for such damage.

11. **DEPOSIT TO SELLER:** Purchaser shall make a $10,000.00 deposit ("Deposit") upon signing of the contract to be held in escrow by Seller’s attorney Harris Beach PLLC, 99 Garmsey Road, Pittsford, NY 14534. Such Deposit shall be refundable until the expiration of the Contingency Period, as may be extended as set forth herein, at which time it shall become non-refundable and payable to the Seller but shall be credited against the Purchase Price at Closing. Should this Contract be terminated by Purchaser prior to the expiration of the Contingency Period, as may be extended as set forth herein, the Deposit shall be refunded to the Purchaser. In the event of Seller’s default under this Purchase and Sale Contract, the Deposit shall be paid to the Purchaser as its sole and exclusive remedy.

12. **REAL ESTATE BROKER:** Seller and Purchaser acknowledge that no broker brought about this transaction. Seller and Purchaser warrant and represent that they have not dealt with any other brokers in connection with the sale embraced in this Contract and agree to indemnify and hold each other harmless from the claims of any other brokers for commissions.

13. **RESPONSIBILITY OF PERSONS UNDER THIS CONTRACT; ASSIGNABILITY:** If more than one person signs this Contract as Purchaser, each person and any party who takes over that person’s legal position will be responsible for keeping the promises made by Purchaser in this Contract. If more than one person signs this Contract as Seller, each person or any party who takes over that person’s legal position, will be fully responsible for keeping the promises made by Seller. Purchaser shall not have the right to assign its rights, duties and obligations pursuant to this Contract or any of its rights hereunder without prior written consent of Seller, which consent shall not be unreasonably conditioned, withheld or delayed; provided, however, Purchaser shall be permitted to assign this Contract to an affiliate, parent or subsidiary of Purchaser herein without obtaining Seller’s consent so long as the Purchaser named herein remains fully responsible for the performance of all of Purchaser’s obligations under this Agreement. No assignment shall be effective unless and until Purchaser provides Seller with a notice of assignment together with a copy of the applicable assignment and assumption agreement.

14. **ENTIRE CONTRACT:** This Contract when signed by both Purchaser and Seller will be the record of the complete agreement between the Purchaser and Seller concerning the purchase of the Property. No verbal agreements or promises made by either the Seller or the Purchaser shall be binding.

15. **NOTICES:** All notices under this Contract shall be in writing and shall be deemed validly given if sent by certified mail or by overnight delivery via a commercial courier to the addresses specified below by either party or its counsel. Any notice issued by or on behalf of the Seller or Purchaser with respect to this Contract must also simultaneously be provided to the counsel for the receiving party to be effective as follows:

   **Seller:**
Genesee Gateway Local Development Corp.
Attn: Mark A. Masse
99 MedTech Drive
Suite 106
Batavia, New York 14020

Counsel for Seller:
F.L. Gorman, Esq.
Harris Beach PLLC
99 Garnsey Road
Pittsford, New York 14534
Tel: 585.419.8628
Fax: 585.419.8816
E-mail: flgorman@harrisbeach.com

Purchaser:
J&R Fancher Property Holdings, LLC
13661 Main Street
Akron, NY 14001

Counsel for Purchaser:
Alyssa M. Gross, Esq.
William C. Moran & Associates, PC
6500 Main Street, Suite 5
Williamsville, NY 14221

16. ACCESS TO PROPERTY/DUE DILIGENCE. At any time after the date upon which this Contract is executed by both Purchaser and Seller (“Date of Acceptance”), Purchaser may inspect, survey, examine and/or test the Property and conduct such tests thereon as it deems appropriate, including any such non-invasive inspection, surveying, examination, and/or testing required to conduct such activities in support of locating the planned economic development project at the site to and including any activities necessary for the SEQR process, by agent or otherwise. Purchaser acknowledges and agrees that it shall have no right to conduct drilling, soil boring or other invasive testing on the Property without first obtaining Seller’s prior written consent, which consent shall be exercised in Seller’s sole and absolute discretion and shall be predicated upon Purchaser presenting Seller with a detailed map of the location of where such invasive testing shall be conducted, a description of the nature of such invasive testing and whatever environmental or engineering reports upon which Purchaser is basing its request for such drilling, soil boring or other invasive testing. Purchaser and/or its agents and employees shall have access to the Property at any reasonable time for purposes of making the foregoing inspections on prior reasonable notice to Seller. Unless otherwise agreed to in writing between the Purchaser and Seller, Purchaser shall bear all costs associated with the foregoing inspections and associated activities of the Property performed or conducted by Purchaser, or at the request of Purchaser, by its agent(s) or otherwise. Purchaser agrees to indemnify, defend and hold Seller harmless from all actual suits, causes of action, losses, payments and expenses (including, but not limited to, reasonable attorneys’ fees) arising from: (a) any personal injury or property damage caused by Purchaser’s negligence during the inspection of the Property; (b) any and all mechanics’, laborers’, materialmen’s or other liens asserted against the Property resulting from
Purchaser’s foregoing inspections; and (c) Purchaser’s presence (or that of Purchaser’s representatives, agents, employees, lenders, contractors, appraisers, architects and engineers) on or at the Property during the term of this Contract, which indemnity shall survive closing or the earlier termination of this Contract. Purchaser agrees to return the Property in as near as possible its condition prior to Purchaser’s entry thereon.

17. **INTEREST IN PROPERTY.** Except for the Seller there are no persons in possession or occupancy of the Property or any part thereof, nor are there any persons who have possessory rights in respect to the Property or any part thereof. Any possessions, occupancy and/or possessory rights of any persons other than Seller, shall be terminated by Seller on or prior to the closing date.

18. **COMMON AREA CHARGES; COMMUNITY FEES.** The common area charges, association fees or other community fees or assessments (including, but not limited to, any charges, dues or fees due in connection with the Business Park) shall not exceed One Hundred Fifty Dollars ($150.00) annually.

19. **APPLICABLE LAW.** This Contract shall be governed by, and construed in accordance with, the laws of the State of New York. The parties further agree that for the purposes of litigation arising between the parties, venue shall be laid in Genesee County Supreme Court. The prevailing party shall be entitled to attorney fees.

20. **COUNTERPARTS.** This Contract may be signed in several counterparts, each of which shall be deemed an original, and all such counterparts shall constitute one and the same instrument. Any counterpart to which is attached the signatures of all parties shall constitute an original of this Contract. Any counterpart delivered by electronic mail or facsimile transmission shall have the same force and effect as an original thereof.

21. **AUTHORITY.** Purchaser certifies to Seller that the execution, delivery and performance by Purchaser of this Contract and the performance of the Purchaser of the transactions contemplated hereunder have been duly authorized by Purchaser and that the individual signing this Contract on behalf of Purchaser has the full authority of Purchaser to enter into this Contract.

22. **ENVIRONMENTAL.** Seller represents and warrants to the best of its actual knowledge without independent investigation or inquiry that it has not received written notice that the Property is in violation of any federal, state, local or administrative agency ordinance, law, rule, regulation, order or requirement relating to environmental conditions or Hazardous Material ("Environmental Laws"). Seller further represents and warrants that it will provide any appraisals, plans, drawings, specifications, surveys, engineering reports, environmental studies, environmental impact statements related to the Property in its possession, custody or control within twenty (20) days of the Date of Acceptance.

Seller certifies to the Purchaser that the Seller owns the Property and that the individual signing this Contract on behalf of the Seller has the full authority of the Seller to enter into this Contract. Seller accepts the offer and agrees to sell on the terms and conditions set forth above.

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GENESEE GATEWAY LOCAL DEVELOPMENT CORP.

By: ________________________________
Name: ______________________________
Title: ______________________________
Date: ____________, 2021

WITNESS: __________________________
Print Name: _________________________
Date: ____________, 2021

PURCHASER:

By: ________________________________
Name: Randall D. Fancher
Title: President
Date: July 27, 2021

WITNESS: __________________________
Print Name: Fancher
Date: July 27, 2021
GENESEE GATEWAY LOCAL DEVELOPMENT CORPORATION

AUTHORIZING RESOLUTION
(Sale of Land to J & R Fancher Property Holdings, LLC)

A regular meeting of the Genesee Gateway Local Development Corporation (the “Corporation”) was convened on __________, ______________, 2021, at 4:00 p.m.

The following resolution was duly offered and seconded, to wit:

Resolution No. #__/2021 - __


WHEREAS, pursuant to the purposes and powers contained within Section 1411 of the Not-for-Profit Corporation Law of the State of New York (the “State”), as amended (hereinafter collectively called the “Act”), and pursuant to its certificate of incorporation filed on September 20, 2004 (the “Certificate”), the GENESEE GATEWAY LOCAL DEVELOPMENT CORPORATION (the “Corporation”) was established as a not-for-profit local development corporation of the State with the authority and power to own, lease and sell personal and real property for the purposes of, among other things, acquiring, constructing and equipping certain projects exclusively in furtherance of the charitable or public purposes of relieving and reducing unemployment, promoting and providing for additional and maximum employment, bettering and maintaining job opportunities, instructing or training individuals to improve or develop their capabilities for such jobs, by encouraging the development of, or retention of, an industry in the community or area, and lessening the burdens of government and acting in the public interest; and

WHEREAS, among other property, the Corporation owns approximately 16.6+/- acres of vacant land located at Alleghany Road, Town of Pembroke, Genesee County, New York; and

WHEREAS, J & R FANCHER PROPERTY HOLDINGS, LLC and its permitted assigns (the “Company”) has offered to purchase a portion of the Land in connection with a certain project to be undertaken by the Company thereon pursuant to the terms and conditions of that certain Purchase and Sale Agreement, the form of which is attached hereto as Exhibit A (the “Purchase and Sale Agreement”).

WHEREAS, the Corporation desires to transfer to the Company, for and in consideration of $50,000.00 per buildable acre, an approximately 2.60+/- acre parcel of land located in the
Buffalo East Tech Park (the “Park”) at Alleghany Road, in the Town of Pembroke, Genesee County, New York, known as part of tax parcel 19.-1-74 (the “Land”); and

WHEREAS, the Corporation desires to adopt a resolution authorizing (i) the sale of the Land to the Company, (ii) the execution of the Purchase and Sale Agreement, and (iii) a deed and related documents in connection with the purchase and sale of the Land (the “Closing Documents”); and

WHEREAS, the Purchase and Sale Agreement in connection therewith has been negotiated and is presented to this meeting for approval and execution.

NOW, THEREFORE, BE IT RESOLVED BY THE DIRECTORS OF THE GENESEE GATEWAY LOCAL DEVELOPMENT CORPORATION AS FOLLOWS:

Section 1. The Corporation hereby finds and determines that:

(A) By virtue of the Act and the Certificate, the Corporation has been vested with all powers necessary and convenient to carry out and effectuate the purposes and provisions of the Act and to exercise all powers granted to it under the Act and the Certificate; and

(B) The Corporation has the authority to take the actions contemplated herein pursuant to the Act and the Certificate; and

(C) The Corporation finds that the proposed transfer of the Land constitutes a “Type II action” pursuant to New York State Environmental Quality Review Act, Article 8 of the Environmental Conservation Law and the regulations adopted pursuant thereto at 6 N.Y.C.R.R. Part 617, as amended (collectively referred to as “SEQRA”), and therefore is exempt from review under SEQRA.

Section 2. The Corporation hereby authorizes the transfer of the Land (such metes and bounds description to be agreed upon by the Buyer and the Corporation), subject to compliance with all applicable law, including, without limitation, the New York State Public Authorities Accountability Act and the execution and delivery of all documents necessary and incidental thereto.

Section 3. The Chairman, Vice Chairman, President/Chief Executive Officer and/or Senior Vice President of Operations of the Corporation are hereby authorized, on behalf of the Corporation, to do all acts and things required and to execute and deliver all such deeds, certificates, instruments and documents, to pay all such fees, charges and expenses and to do all such further acts and things as may be necessary or, in the opinion of the officer, employee or agent acting, desirable and proper to effect the purposes of the foregoing resolutions and to cause compliance by the Corporation with all of the terms, covenants and provisions of the documents executed for and on behalf of the Corporation.

Section 4. Harris Beach PLLC shall be entitled to attorney fees, exclusive of third party costs (i.e. recording costs, survey, etc.) not to exceed $7,500.00 subject to no substantive title
issues, municipal approval issues and/or environmental issues arising in connection with the purchase and sale of the Land, in which event, additional attorney fees are authorized as necessary to resolve such foregoing issues.

Section 5. These Resolutions shall take effect immediately upon adoption.

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The Resolutions were thereupon duly adopted.