

501 Main Street | Utica, NY 13501-1245 | bsk.com

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August 30, 2013

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Joseph Surace, Assessor City of Rome 198 North Washington Street Rome NY 13440

Re:

Oneida County Industrial Development Agency 2013 Real Estate Lease Griffiss Local Development Corporation Facility Transfer XVII Parcels F6B-1, F6B-2, F6B-3, F6B-4 and F6B-5

Dear Mr. Surace:

Enclosed you will please find Form RP-412-a (Application for Real Property Tax Exemption) in connection with the above-referenced transaction. Attached to the Application is a copy of the Payment in Lieu of Tax Agreement, which sets forth the terms of the tax abatement that the Agency will grant to the Company effective July 29, 2014.

We direct your attention to the fact that all PILOT bills should be mailed directly to the Company.

Should you have any questions on the enclosed, please do not hesitate to contact our offices.

Very truly yours,

BOND, SCHOENECK & KING, PLLC

Laura S. Ruberto Legal Assistant

LSR/lsr Enclosures

cc: Attached Distribution List

Distribution List

Anthony J. Picente, Jr. Oneida County Executive 800 Park Avenue Utica, New York 13501

Anthony R. Carvelli Commissioner of Finance Oneida County Finance Department 800 Park Avenue Utica NY 13501

Kathy Pilbeam, Director Real Property Tax Services Oneida County 800 Park Avenue Utica, New York 13501

County of Oneida Receiver of Taxes 800 Park Avenue Utica, New York 13501 Joseph R. Fusco, Jr., Mayor City of Rome Rome City Hall 198 North Washington Street Rome, New York 13440

David C. Nolan, City Treasurer City of Rome Rome City Hall 198 North Washington Street Rome, New York 13440

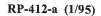
Patricia S. Riedel, President Board of Education Rome City School District 409 Bell Street Rome, New York 13440

Jeffrey P. Simons Superintendent of Schools Rome City School District 409 Bell Street Rome, New York 13440

Receiver of Taxes Rome City School District Attn.: David Dreidel 409 Bell Street Rome, New York 13440

U.S. Postal Service CERTIFIED MAIL RECEIPT 0567 (Domestic Mail Only; No Insurance Coverage Provided) For delivery information visit our website of www.usps.com 4607 Postage **Certified Fee** 1000 Postmark NV Here Return Receipt Fee (Endorsement Required) Restricted Delivery Fee (Endorsement Required) 1570 Total Postage & Fees ome Asserver Street, Apt. No., or PO Box No. City, State, ZIP+4 See Reverse for Instructions

	11.4.3
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 	A. Signature X
Joseph Surace, Assesser City of Rome	If YES, enter delivery address below:
198 N. Washington St Rome MY 18440	3. Service Type Certified Mall Registered Insured Mail C.O.D.
KOME 1-1 10110	4. Restricted Delivery? (Extra Fee) ☐ Yes
2. Article Number 7011 1570 (Transfer from service label)	0 0001 4607 0567
	Return Receipt 102595-02-M-1540





NYS DEPARTMENT OF TAXATION & FINANCE OFFICE OF REAL PROPERTY TAX SERVICES

INDUSTRIAL DEVELOPMENT AGENCIES

APPLICATION FOR REAL PROPERTY TAX EXEMPTION (Real Property Tax Law, Section 412-a and General Municipal Law, Section 874)

1. <u>INDUSTRIAL DEVELOPMENT AGENCY (IDA)</u>	2. OCCUPANT (IF OTHER THAN IDA) (If more than one occupant attach separate listing)	
Name Oneida County Industrial Development Agency	Name Griffiss Local Development Corporation	
Street 584 Phoenix Drive	Street 584 Phoenix Drive	
City Rome NY 13441	City Rome NY 13441	
Telephone no. Day (315)338-0393	Telephone no. Day (3)5 338-0393	
Evening ()	Evening ()	
Contact Shawna Papale	Contact Steve DiMeo	
Title Executive Director	Title Authorized Representative	
 a. Assessment roll description (tax map no.,/roll year) Part of 243.000-1-1.1 b. Street address Parcels F6B-1, F6B-2,F6B-3, F6B-4 and F6B-5 Griffiss Business & Technology Park c. City, Town or Village Rome 	d. School District Rome City School District e. County Oneida f. Current assessment g. Deed to IDA (date recorded; liber and page) 08/ /2013, Instrument No.	
a. Brief description (include property use) b. Type of construction	t A attached	
c. Square footage See Exhibit A attached	f. Projected expiration of exemption (i.e. date when property is no longer	
d. Total cost 0	possessed, controlled, supervised or	
e. Date construction commenced	under the jurisdiction of IDA) June 30, 2025	
5. SUMMARIZE AGREEMENT (IF ANY) AND MET MADE TO MUNICIPALITY REGARDLESS OF S' (Attach copy of the agreement or extract o a. Formula for payment Zero taxes years 1 - 10. See I	TATUTORY EXEMPTION f the terms relating to the project).	
b. Projected expiration date of agreement June 30, 2025		

c. Municipal corporations to which pa be made	yments will	d. Person or entity responsible for payment
	Yes No	Name Griffiss Local Development Corp
County	7	Title Steve DiMeo, Auth Rep
Town/City	\mathbf{Z}	
VillageSchool District		Address 584 Phoenix Drive
School District		Rome NY 13441
e. Is the IDA the owner of the propert If "No" identify owner and explain in an attached statement.	ty? 📝 Yes IDA rights (□ No (check one) or interest Telephone 315-338-0393
	property ever s □ No	r received any other exemption from real property taxation?
If yes, list the statutory exemption exemption Former Griffiss AFB; G	reference and	d assessment roll year on which granted: assessment roll year (all)
7. A copy of this application, includin to the chief executive official of each r	g all attachm nunicipality	ents, has been mailed or delivered on (date) within which the project is located as indicated in Item 3.
	<u>CE</u>	RTIFICATION
I, David C. Grow		, Chairman of
Name		Title
Oneida County Industrial Developme	ent Agency	hereby certify that the information
Organization		
August /2 , 2013 Date	papers consti	Signature
	FOR	USE BY ASSESSOR
Date application filed		
3a. Agreement (or extract) date		
3b. Projected exemption expiration	n (year)	
		exemption \$
5. Special assessments and special	al as valorem	levies for which the parcel is liable:
Date		Assessor's signature

GRIFFISS LOCAL DEVELOPMENT CORPORATION

and

ONEIDA COUNTY INDUSTRIAL DEVELOPMENT AGENCY

PAYMENT-IN-LIEU-OF-TAX AGREEMENT

Oneida County Industrial Development Agency 2013 Real Estate Transfer

GRIFFISS LOCAL DEVELOPMENT CORPORATION XVII FACILITY PARCELS F6B-1, F6B-2, F6B-3, F6B-4 AND F6B-5

County of Oneida

and

City of Rome

and

Rome City School District

Tax Account Number: Part of 243.000-1-1.1

PAYMENT-IN-LIEU-OF-TAX AGREEMENT

THIS AGREEMENT, dated as of August 1, 2013, is by and between **GRIFFISS LOCAL DEVELOPMENT CORPORATION**, a not-for-profit local development corporation duly organized and validly existing under the laws of the State of New York, having its principal office at 584 Phoenix Drive, Rome, New York 13441 (the "Company") and **ONEIDA COUNTY INDUSTRIAL DEVELOPMENT AGENCY**, an industrial development agency and a public benefit corporation of the State of New York having its principal office at 584 Phoenix Drive, Rome, New York 13441 (the "Agency").

WITNESSETH:

WHEREAS, the Agency is authorized and empowered by the provisions of Title 1 of Article 18-A of the General Municipal Law, Chapter 24 of the Consolidated Laws of New York, as amended, (the "Enabling Act"), and Chapter 372 of the 1970 Laws of New York, as amended, constituting Section 901 of said General Municipal Law (said Chapter and the Enabling Act being hereinafter collectively referred to as the "Act") to promote, develop, encourage and assist in the acquiring, constructing, reconstructing, improving, maintaining, equipping and furnishing of, among others, industrial facilities for the purpose of promoting, attracting and developing economically sound commerce and industry in order to advance the job opportunities, health, general prosperity and economic welfare of the people of the State of New York, to improve their prosperity and standard of living, and to prevent unemployment and economic deterioration; and

WHEREAS, the Agency has agreed to acquire title to certain industrial development facilities (the "Facility" as defined in the Lease Agreement as hereinafter defined) from the United States of America, acting by and through the Secretary of the Air Force (the "Air Force"); and

WHEREAS, the Agency has agreed to accept title to the Facility in order to advance the job opportunities, health, general prosperity and economic welfare of the people of the State of New York; and

WHEREAS, the Agency has agreed to lease the Facility to the Company pursuant to a Lease Agreement dated as of August 1, 2013 between the Agency and the Company (the "Lease Agreement") such that title will remain in the Agency throughout the Lease Term (as such term is defined in the Lease Agreement); and

WHEREAS, the Facility will be exempt from, among other things, real property taxes, general property taxes, general school district taxes, general assessments, service charges or other governmental charges of a similar nature levied and/or assessed upon the Facility or the interest therein of the Company or the occupancy thereof by the Company (the "Exempt Taxes") commencing on the first date of the Exemption Term, as that date is established by the parties and as described herein, because the Facility is, or will be, under the jurisdiction, supervision and/or control of the Agency and used for a purpose within the meaning of the applicable Constitutional and statutory provisions,

including the Enabling Act, provided, however, such exemption will not extend to special assessments or ad valorem levies; and

WHEREAS, the Company understands that it, as lessee of the Facility leased by the Agency, will, in fact, have Exempt Taxes to pay under the provisions of the Lease Agreement from the first date of the Exemption Term (as that date is determined by the parties and described herein) through the term of the Lease Agreement (the "Exemption Term"); and

WHEREAS, each year of the Exemption Term is more particularly set forth on Schedule B attached hereto (each year being referred to as an "Exemption Year"); and

WHEREAS, the Agency and the Company deem it necessary and proper to enter into an agreement making provision for payments-in-lieu-of-taxes and such assessments by the Company to the City of Rome or any village which may be incorporated after the date hereof, within which the Facility is or may be, wholly or partially located, Oneida County, the Rome City School District and appropriate special districts (hereinafter each a "Taxing Authority" and collectively the "Taxing Authorities") in which any part of the Facility is or is to be located; and

WHEREAS, all defined terms herein as indicated by the capitalization of the first letter thereof and not otherwise defined herein shall have the meanings ascribed to such terms as set forth in the Lease Agreement.

NOW, THEREFORE, to provide for certain payments to the Taxing Authorities, and for other good and valuable consideration, the receipt of which is hereby acknowledged, the parties hereto agree as follows:

- 1. The Company shall pay to each Taxing Authority:
- (a) all taxes that are due with respect to the Facility prior to the Exemption Term, no later than the last day during which such payments may be made without penalty; and
- (b) all special assessments and ad valorem taxes coming due and payable during the term of the Lease Agreement for which the Facility is not exempt, no later than the last day during which such payments may be made without penalty.
- 2. The Company shall pay to each Taxing Authority as set forth on <u>Schedule A</u> attached hereto and made a part hereof an amount in lieu of the Exempt Taxes (the "PILOT Payments") during each Exemption Year as follows:
- (a) zero percent (0%) of such taxes from the first through and including the tenth Exemption Year; and
 - (b) one hundred percent (100%) of such taxes after the tenth Exemption Year.

Anything herein to the contrary, notwithstanding, this Agreement shall terminate on the date on which the Lease Agreement shall terminate and the Agency shall reconvey title to the Facility to the Company pursuant to the Lease Agreement.

Anything herein to the contrary, notwithstanding, upon the failure of the Company in making any payment when due hereunder and upon failure to cure such default within thirty (30) days of receipt of notice as herein provided, the Company shall henceforth pay as PILOT Payments one hundred percent (100%) of the Exempt Taxes together with interest at the rate of nine percent (9%) per annum on any delinquent PILOT Payments together with expenses of collection, including but not limited to, payment of attorneys' fees; provided, however, nothing herein contained shall be deemed to limit any other rights and remedies the Agency may have hereunder or under any other Transaction Document.

- 3. The Company will make PILOT Payments to each Taxing Authority hereunder for each Exemption Year by making the required payment to such Taxing Authority no later than the last day during which such Exempt Taxes could otherwise be made without penalty as if the Facility was owned by the Company and not by the Agency.
- 4. The PILOT Payments to be made by the Company pursuant to this Agreement are intended to be in lieu of all Exempt Taxes that would have to be paid on the Facility leased to the Company by the Lease Agreement.
- 5. If, by reason of a change in the Constitution or laws of the State of New York, or an interpretation of the Constitution or the laws of the State of New York by the Court of Appeals (or such lower court from which the time to appeal has expired) of the State of New York, or for any other reason, the Company is required to pay any tax which the payments specified herein are intended to be in lieu of, the Company may deduct the aggregate of any such payments made by it from the amount herein agreed to be paid in lieu of such taxes and need only pay the difference (if such difference is a positive number). Furthermore, inasmuch as the PILOT Payments herein agreed to be made by the Company are intended to be in lieu of all Exempt Taxes, it is agreed that said payments shall not, as to any Exemption Year, be in an amount greater than would be payable for such year for such Exempt Taxes, in the aggregate, by a private corporation on account of its ownership of the Facility.
 - 6. This Agreement shall be binding upon the successors and assigns of the parties.
- 7. It is the intent of the parties that the Company will have all the rights and remedies of a taxpayer with respect to any real property or other tax, service charge, special benefit, ad valorem levy, assessment or special assessment because of which, or in lieu of which, the Company is obligated to make a payment hereunder, as if and to the same extent as if the Company were the owner of the Facility. It is the further intent of the parties that the Company will have all of the rights and remedies of a taxpayer as if and to the same extent as if the Company were the owner of the Facility with respect to any proposed assessment or change in assessment concerning the property, or any portion thereof, whether through an assessor, board of assessment review, court of law, or otherwise and likewise will be entitled to protest before and be heard by such assessor, board of assessment review, court of law or otherwise and will be entitled to take any and all appropriate appeals or initiate any proceedings to review the validity or amount of any assessment or the validity or amount of any taxes that would have been payable

but for the provisions hereof. In the event, however, that a court of competent jurisdiction shall enter an order or judgment determining or declaring that, by reason of the Agency's ownership of the Facility, the Company does not have the right to bring a proceeding to review such assessment under the Real Property Tax Law or any other law, then the Company shall have the right to contest such assessment in the name and as the agent of the Agency, and the Agency agrees to cooperate with the Company in all respects in any such proceeding.

- 8. All amounts payable by the Company hereunder will be paid to the respective Taxing Authority and will be payable in such lawful money of the United States of America as at the time of payment is legal tender for the payment of public and private debts, including a check payable in such money.
 - 9. (a) If any term or provision hereof should be for any reason held or adjudged to be invalid, illegal or unenforceable by any court of competent jurisdiction, such term or provision will be deemed separate and independent and the remainder hereof will remain in full force and effect and will not be invalidated, impaired or otherwise affected by such holding or adjudication.
 - (b) This Agreement may not be effectively amended, changed, modified, altered or terminated except by an instrument in writing executed by the parties hereto.
 - (c) All notices, certificates or other communications hereunder shall be in writing and shall be sufficiently given and shall be deemed given when received or upon refusal of receipt by United States registered or certified mail, postage prepaid, return receipt requested, to the Agency or the Company, as the case may be, addressed as follows:

If to the Agency:

Oneida County Industrial Development Agency 584 Phoenix Drive Rome, New York 13441 Attn: Chairman

With a copy to:

Bond, Schoeneck & King, PLLC 501 Main Street Utica, New York 13501 Attn: Linda E. Romano, Esq.

If to the Company:

Griffiss Local Development Corporation 584 Phoenix Drive Rome, New York 13441 Attn: Steven J. DiMeo, Authorized Representative

With a copy to:

Joseph E. Saunders, Esq. Saunders Kahler, L.L.P. 185 Genesee Street, Suite 1400 Utica, New York 13501

provided, that the Agency or the Company may, by notice given hereunder to the other, designate any further or different addresses to which subsequent notices, certificates or other communications to them shall be sent.

(d) This Agreement shall be governed by and construed in accordance with the law of the State of New York, exclusive of its conflicts of law principles.

[signature page follows]

IN WITNESS WHEREOF, the parties have executed this **PILOT Agreement** as of the date first above written.

ONEIDA COUNTY INDUSTRIAL DEVELOPMENT AGENCY

By:

David C. Grow Its Chairman

GRIFFISS LOCAL DEVELOPMENT CORPORATION

By:

Its Authorized Representative

STATE OF NEW YORK)	
5)	SS
COUNTY OF ONEIDA)	

On the day of August 2013 before me, the undersigned a notary public in and for said state, personally appeared **David C. Grow**, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual or the person upon behalf of which the individual acted, executed the instrument.

Notary Public

LAURA S. RUBERTO Notary Public. State of New York Appointed in Oneida County Reg. No. 01RU5031396 Commission Expires August 1, 2014

STATE OF NEW YORK)
COUNTY OF ONEIDA)

On the day of August 2013 before me, the undersigned a notary public in and for said state, personally appeared **Steven J. DiMeo**, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual or the person upon behalf of which the individual acted, executed the instrument.

Notary Public

Joseph E. Saunders
NOTARY PUBLIC, State of New York
Appointed in Oneida County
License No. 02SA4745082
My Commission Expires: 11/30/

SCHEDULE A

Receiver of Taxes Oneida County 800 Park Avenue Utica, NY 13501

Receiver of Taxes City of Rome City Hall 198 North Washington Street Rome, New York 13440 Attn.: City Treasurer

Receiver of Taxes Rome City School District Attn.: David Dreidel, District Treasurer 409 Bell Street Rome, New York 13440

SCHEDULE B

EXEMPTION YEARS

Exemption Year (Assessment Roll Year)	County/City Taxes	School Taxes
Year One (07/29/2014)	01/01/2015 – 12/31/2015	07/01/2015 — 06/30/2016
Year Two (07/28/2015)	01/01/2016 — 12/31/2016	07/01/2016 - 06/30/2017
Year Three (07/26/2016)	01/01/2017 - 12/31/2017	07/01/2017 — 06/30/2018
Year Four (07/25/2017)	01/01/2018 - 12/31/2018	07/01/2018 - 06/30/2019
Year Five (07/31/2018)	01/01/2019 – 12/31/2019	07/01/2019 — 06/30/2020
Year Six (07/30/2019)	01/01/2020 - 12/31/2020	07/01/2020 - 06/30/2021
Year Seven (07/28/2020)	01/01/2021 - 12/31/2021	07/01/2021 - 06/30/2022
Year Eight (07/27/2021)	01/01/2022 - 12/31/2022	07/01/2022 - 06/30/2023
Year Nine (07/26/2022)	01/01/2023 - 12/31/2023	07/01/2023 - 06/30/2024
Year Ten (07/30/2023)	01/01/2024 - 12/31/2024	07/01/2024 - 06/30/2025