

### APPLICATION FOR ASSISTANCE

Each applicant seeking assistance must complete this application and provide required supplemental forms/documentation.

Please answer all questions. Use "None" or "Not Applicable" where necessary. Information in this application may be subject to public review under New York State Law, except for information that is considered deniable by the Freedom of Information Law. This form is available at www.monroecountybusiness.org/application.

Please send completed application via email to <u>EconomicDevelopment@monroecounty.qov</u>. A **non-refundable** application fee of \$350.00 is required. Please see page 10 for additional information on costs and fees.

# I. APPLICANT

Applicant infor	mation	В.	Applicant's Le	egat Counsel
Name:	275 Wiregrass Parkway LLC		Name: Firm:	Mitchell Nusbaum
Address:	PO Box 230		Address:	Woods Oviatt Gilman L.P.
City/State/Zip:	Henrietta, NY 14467		City/State/Zip:	1900 Bausch and Lomb Place
Tax Id No.:	TBD		Telephone:	Rochester, NY 14604
Contact Name:	Eric Jones		Email:	585-987-2874
Title:	Property Manager			mnusbaum@woodsoviatt.com
Telephone: E-	585-334-1122			
Mail:	ejones@lefrois.com			
Owners of App	olicant Company (must total 100%). If an L	.LC, LP or s	imilar, all membe	ers/partners must be listed Corporate Title
Owners of App	Name	LC, LP or s		
	Name ciates, L.P.			Corporate Title
LeFrois Assoc	Name ciates, L.P.	50%		Corporate Title
LeFrois Assoc	Name ciates, L.P.	50%		Corporate Title
LeFrois Assoc	Name ciates, L.P.	50%		Corporate Title
LeFrois Assoc	Name ciates, L.P.	50%		Corporate Title



# II. PROJECT

A.	Address of proposed project facility 275 Wiregrass Parkway	B. Proposed User(s)/Tenant(s) of the Facility  If there are multiple Users/Tenants, please attach additional pages.				
	West Henrietta, NY 14586					
	Tax Map Parcel Number: Part 174.02-1-15.001	Are the user and owner related entities? Yes No Company Name: Premier Packaging Corp				
		Address: 6 Framark Drive				
	City/Town/Village: Rochester/Henrietta	City/State/Zip: Victor, NY 14564				
	School District: Rush Henrietta	Tax ID No: 16-1352597				
	Current Legal Owner of Property:	Contact Name: Todd Macko				
	LFS John Street LLC	Title: CFO				
		Telephone: 585-749-8644				
C.	Owners of User/Tenant Company (must total 100%)	Email: tmacko@dssecure.com				
	If an LLC, LP or similar, all members/partners must be listed	% of facility to be occupied by user/tenant 100				
	Name % Corporate Title	D. Benefits Requested (Check all that apply)				
Docui	ment Security Systems. Inc Parent Co Publicly Traded	Sales Tax Exemption				
		✓ Mortgage Recording Tax Exemption				
_		Real Property Tax Abatement				
_		☐ Industrial Revenue BondFinancing				
E. De	scription of project (check all that apply)					
<b>₽</b> Ne	ew Construction					
] Ex	isting Facility					
	Acquisition					
	Expansion					
	Renovation/Modernization					
Ac	equisition ofmachinery/equipment					
Ot	her (specify)					
		200242				
	CRIPTION OF THE PROJECT AND BACKGROUND ON USER					
Futi mar dire are	ure category growth based on current economic trend rket with 20%+ category growth anticipated over the n ct to consumer sales trends. The demand for Premier	rowth continuing its business of paperboard packaging. Is in the MLM, Nutraceutical, and CPG all point to a healthy lext 3 years primarily due to a fundamental change in online r's services will continue to strengthen as additional resources apabilities, contract packaging, vendor managed inventory				

Premier Packaging Corporation is a key supplier of paper board packaging to some of the country's largest digital photo finishing, food packaging, and medical device companies. The Company's also markets and manufactures packaging and printing that utilizes security features, including patented security technologies to protect valuable information from unauthorized scanning, copying, and digital imaging. The Company's sales are nation-wide.

In order to remain competitive as a key manufacturing partner to our customers and the industries we serve, Premier



# II. PROJECT (cont'd)

F. Are other facilities or related companies located within New York State?	H.	Project Timeline Affiliate owns property Proposed Date of Acquisition:
✓Yes No		Proposed Commencement Date of Construction: April 2021
Location:		Anticipated Completion Date: 4th Qtr 2021
200 Canal View Blvd Ste 104, Rochester, NY 14623 (office)		
6 Framark Drive, Victor, NY 14564 (mfg)	l.	Contractor(s)
Will the Project result in the removal of an industrial or manufacturing plant of the Project occupant from one area of the state to another area of the state?   Yes  No		Russell P, LeFrois Builder, Inc.
Will the Project result in the abandonment of one or more plants	J.	State Environmental Quality Review (SEQR) Act Compliance
or facilities of the Project occupant located within the state?  Yes  No		COMIDA, in granting assistance to the Applicant, is required to comply with the New York State Environmental Quality Review
If Yes to either question, explain how the Agency's Financial Assistance is required to prevent the Project from relocating out		Act (SEQR).
of the State, or is reasonably necessary to preserve the Applicant or User's competitive position in its respective industry:		Does the proposed project require discretionary permit, license or other type of approval by the state or local municipality?
Without a strong incentive plan Premier would		_
stay in Victor, NY short term with a planned		YES - Include a copy of any SEQR documents related to
move in 2022 to TX where we have other		this Project including Environmental Assessment Form, Final Determination, Local Municipality Negative
manufacturing operations.		Declaration, etc.
G. Would the project be undertaken without financial assistance from the Agency?		NO
∏Yes V No		
Please explain why financial assistance is necessary.		
10		
		1



# 111. PROPERTY TAX ABATEMENT/PAYMENT IN LIEU OF TAX AGREEMENT (PILOT) **Check One:** ✓ JOBSPLUS Requirements: Applicant must commit to a 10% increase in full-time equivalent employment, measured on the existing impacted employee base, over a 3 year period. The required number of jobs is 5 **LEASEPLUS** Requirements: University and/or medical related facilities in which a 501(c)3 entity leases from a for-profit entity. Company must commit to a 10% increase in full-time equivalent employment, measured on the existing impacted employee base, over a 3 year period. The required number of jobs is **ENHANCED JOBSPLUS** Requirements: A minimum \$15 million investment AND A minimum of 100 new jobs **GREEN JOBSPLUS** Requirements: LEED® Certification – Project must be rated as Certified, Gold, Silver or Platinum by the United States Green Building Council's Leadership in Energy and Environmental Design (LEED®) Green Building Rating System. Company must commit to a 10% increase in full-time equivalent employment, measured on the existing impacted employee base, over a 3 year period. The required number of jobs is SHELTER RENT For student housing or affordable housing projects. **Local Tax Jurisdiction Sponsored PILOT** NO PROPERTY TAX ABATEMENT IS SOUGHT FOR THIS PROJECT



IV.	APPLICANT PROJECT COS	TS		V.	COMPLETE
A.	Estimate the costs necessary for the construir rehabilitation, improvement and/or equipmenthe APPLICANT.				EXEMPTION PROJECT CO
	<b>Building Construction or Renovation</b>				
	a. Materials		\$_4,395,000		Use additional sheets
	b. Labor	b.	\$ 2,930,000		Company Name Pre
	Site Work			A.	Estimate the costs ne rehabilitation, improv
	c. Materials	C.	\$_650,000		user(s)/tenant(s) fro
	d. Labor	d.	\$ 650,000		Estimated Costs Elig
	e. Non-Manufacturing Equipment	e.	\$		a. Materials
	f. Manufacturing Equipment	f.	\$		b. Labor
	g. Furniture and Fixtures	g.	<b>s</b>		c. Non-Manufacturi
	h. Land and/or Building Purchase	h.	\$		d. Manufacturing Ed
	i. Soft Costs (Legal, Architect, Engineering	) i.	\$ 75,000		d. Furniture and Fix
	Other (specify) j	j.	\$		Other (specify):
	k	k.	\$		
	1	I.	\$		
	m	m.	\$		
	Total Project Costs (must equal Total Sources)		\$_8,700,000		Total Project Costs
В.	Sources of Funds for Project Costs:				
	a. Tax-Exempt Industrial Revenue Bond	a.	\$		
	b. Taxable Industrial Revenue Bond		\$		
	c. Bank Financing	d.	\$ 8,500,000		
	d. Public Sources	e.	\$		
	Identify each state and federal grant/cred	tit			
			\$		
			\$		
			\$		
			\$		
	e. Equity		\$ 200,000		
	TOTAL SOURCES (must equal Total Project Costs)		\$ \$ 8,700,000		
C.	Has the applicant made any arrangements for this project	or ti	ne financing of		
	Yes √No				
	If yes, please specify bank, underwriter, etc.				

# OMPLETE FOR EACH USER/TENANT HAT IS SEEKING SALES TAX XEMPTIONS USER(S)/TENANT(S) ROJECT COSTS

	Use additional sheets as necessary							
	Company Name Premier Package	ing Corp						
۸.	rehabilitation, improvement, and/or	Estimate the costs necessary for the construction, acquisition, rehabilitation, improvement, and/or equipping of the project by user(s)/tenant(s) fro which a sales tax exemption is requested.						
	Estimated Costs Eligible for Sales T	ax Exemption Benefit						
	a. Materials	a. \$						
	b. Labor	b. \$						
	c. Non-Manufacturing Equipment	c. \$						
	d. Manufacturing Equipment	d. \$						
	d. Furniture and Fixtures	d. \$						
	Other (specify): e	e. \$						
	f	f. \$						
	g	g. \$						
	h	h. \$						
	Total Project Costs	<b>\$</b> \$ 0						



#### VI. Value of Incentives

Project name:

# 275 Wiregrass Parkway LLC

A. IDA	PIL	OT.	Be	nefits:
--------	-----	-----	----	---------

Current Land Assessment	485,900 Taxes on Land	13,775
<b>Dollar Value of New Construction &amp; Renovation Costs</b>	5,045,000	
Estimated New Assessed Value of Project Subject to IDA	5,530,900	

County Tax rate/\$1,000	8.05
Local Tax Rate* Tax Rate/\$1,000	1.21
School Tax Rate /\$1,000	19.09
Total Tax Rate	28.35

PILOT Year	% Abatement	County PILOT Amount		Local PILOT Amount	School PILOT Amount	Total PILOT Amount	Full Tax Payment w/o PILOT	Net Exemption
1	90%		4,452	669	10,558	15,680	170,576	141,121
2	2 80%	•	8,905	1,338	21,117	31,360	170,576	125,441
3	3 70%	•	13,357	2,008	31,675	47,040	170,576	109,761
4	60%		17,809	2,677	42,234	62,720	170,576	94,081
9	5 50%	1	22,262	3,346	52,792	78,401	170,576	78,401
6	5 40%		26,714	4,015	63,351	94,081	170,576	62,720
7	7 30%	•	31,167	4,685	73,909	109,761	170,576	47,040
8	3 20%	•	35,619	5,354	84,468	125,441	170,576	31,360
9	10%	i	40,071	6,023	95,026	141,121	170,576	15,680
10	0%	i	44,524	6,692	105,585	156,801	170,576	0
	Total		244.881	36.808	580.717	862,406	1.705.763	705,605

<sup>\*</sup> Local Tax Rate for Town/City/Village

B. Sales Tax Exemption Benefit:

Estimated value of Sales Tax exemption:	403,600
Estimated duration of Sales Tax exemption:	12/31/2021

C. Mortgage Recording Tax Exemption Benefit:

Estimated Value of Mortgage Recording Tax exemption: \$63,750

D. Industrial Revenue Bond Benefit

IRB inducement amount, if required: \$0

E. Percentage of Project Costs financed from Public Sector sources:

Total Value of Incentives:	\$1,172,954.57	13.48%
Sources of Funds (Section IV.B.)	\$8,700,000,00	•

<sup>\*\*</sup> All estimates are based on current tax rates.

# VII. PROJECTED EMPLOYMENT

Complete for each Applicant or User/Tenant

Company Na	Name: Prem	<u>ier</u>	Packa	aging Corp		
Company i	value.					
	Applicant:		or	User/Tenant: ✓		

Applicant/Tenant creating jobs must submit most recent NYS-45 or equivalent.

	Current # of jobs at proposed project location or to be relocated to project location	IF FINANCIAL ASSISTANCE IS GRANTED - project the number of FTE and PTE jobs to be RETAINED	IF FINANCIAL ASSISTANCE IS GRANTED – project the number of FTE and PTE jobs to be CREATED upon THREE Years after Project completion	Estimate number of residents of the Labor Market Area in which the Project is located that will fill the FTE and PTE jobs to be created upon THREE Years after Project Completion **
Full time (FTE)	52	52	20	20
Part Time (PTE)	0	0	0	0
Total	52.00	52.00	20.00	20.00

<sup>\*\*</sup> For purposes of this question, please estimate the number of FTE and PTE jobs that will be filled, as indicated in the third column, by residents of the Labor Marker Area, in the fourth column. The Labor Marker Area includes: Monroe County, Orleans County, Genesee County, Wyoming County, Livingston County, Ontario County, Wayne County, Yates County, and Seneca County chosen at the Agency's discretion.

[Remainder of this Page Intentionally Left Blank]



# VIII. LOCAL LABOR

To be completed by all Applicants and Users/Tenants of Projects which include the
construction of new, expanded or renovated facilities:

Company Name 27	75 Wirec	rass Parkway	LLC
Company Name —			
Appl	icant: 🗹	and/or User/Tenant:	

All project employees of the general contractor, subcontractor, or sub to a subcontractor (contractors) working on the project must reside within the following counties in the State of New York: Monroe, Genesee, Livingston, Ontario, Orleans, Seneca, Steuben, Wayne, Wyoming or Yates. The All-Local Labor criterion will be verified based on employment, payroll and related records.

COMIDA understands that at certain times local labor may not be available within the local area. Under this condition, applicants are required to complete a waiver request of the All-Local Labor requirement 45 days in advance of commencing work. Contractors do not have to be local companies as defined herein, but must employ local people to qualify under the All-Local Labor criterion.

The foregoing terms have been read, reviewed and understood by the Applicant or User/Tenant and all appropriate personnel. Furthermore, the undersigned agrees and understands that the information contained herein must be transmitted and conveyed in a timely fashion to all applicable subcontractors, suppliers and materialman. Furthermore, the undersigned agrees to post and maintain a sign, provided by COMIDA, in a prominent, easily accessible location, identifying the project as a recipient of COMIDA assistance and the local labor requirements associated with this assistance.

Furthermore, the undersigned realizes that failure to abide by the terms herein could result in COMIDA revoking all or any portion of benefits it deems reasonable in its sole discretion for any violation hereof.

# 275 Wiregrass Parkway LLC (APPLICANT COMPANY) Richar Digitally signed by Richard LeFrois Date 2021 03 24 LeFrois 10 23 10 -0400 Signature , Title Date Signature , Title Date



# IX. FEES

Transaction Type	Fees
Lease/Leaseback including any/all of the following:	Application Fee: Non-refundable \$350.00
PILOT Agreement	IDA Fee: 0.75% of the total project cost
Sales and Tax Exemption	Legal Fee: 0.33% of the IDA fee. Minimum fee of \$4,000.
Mortgage Tax Exemption	
Sales Tax Exemption* and/or	Application Fee: Non-refundable \$350.00
Mortgage Recording Tax Exemption	IDA Fee: 0.50% of the total projectcost
	Legal Fee: 0.33% of the IDA fee. Minimum fee of \$750
Bond: Taxable or Tax-Exempt with Lease/Leaseback	Application fee: Non-refundable \$350
Including any/all of the following:	IDA Fee: 1.25% of the total project cost
PILOT Agreement	Legal Fee: 0.33% of IDA fee
Sales Tax Exemption	Designated Bond Counsel fee is based on the complexity and amount
Mortgage Tax Exemption	of the transaction
Bond: Taxable or Tax-Exempt	Application fee: Non-refundable \$350
	IDA Fee: 1.00% of the total project cost
	Legal fee: 0.33% of the IDA fee
	Designated Bond Counsel fee is based on the complexity and amount of the transaction.

If the sales tax benefits are required prior to closing, a non-refundable twenty-five percent (25%) of the IDA fee and Legal fees are payable at that time. This amount will be applied towards the IDA fee and Legal fee.

275 Wiregrass Parkway LLC			Premier Packaging Corp.			
	(APPLICANT COI	MPANY)	-	(1	ENANT COMPANY)	
Richar	Digitally signed by Richard LeFrois			•	,	
a LeFrois	Date: 2021.03.24 10:23.46 -04'00'		3-24-21			
Signature		, Title	Date	Signature	, Title	Date



# X. CERTIFICATION

The undersigned company officer and/or user/tenant officer each hereby certifies, on behalf of the company and/or user/tenant, respectively (each singularly and together, the "Applicant"), as follows:

- A. The information contained in this Application, including employment information, is true and correct. The Applicant is aware that any material misrepresentation made in this Application constitutes an act of fraud, resulting in revocation of COMIDA benefits.
- B. The undersigned, on behalf of the Applicant, hereby certifies that the Applicant, and all parties which have ownership of the Applicant are current and will remain current on all real property, federal, state, sales, income and withholding taxes throughout the term of any agreements made in connection with this Application.
- C. Compliance with N.Y. GML Sec. 862(1): Applicant understands and agrees that the provisions of Section 862(1) of the New York General Municipal Law, as provided below, will not be violated if Financial Assistance is provided for the proposed Project:

  § 862. Restrictions on funds of the agency. (1) No funds of the agency shall be used in respect of any project if the completion thereof would result in the removal of an industrial or manufacturing plant of the project occupant from one area of the state to another area of the state or in the abandonment of one or more plants or facilities of the project occupant located within the state, provided, however, that neither restriction shall apply if the agency shall determine on the basis of the application before it that the project is reasonably necessary to discourage the project occupant from removing such other plant or facility to a location outside the state or is reasonably necessary to preserve the competitive position of the project occupant in its respective industry.
- D. <u>Compliance with Applicable Laws:</u> The Applicant confirms and acknowledges that the owner, occupant, or operator receiving Financial Assistance for the proposed Project is in substantial compliance with applicable local, state and federal tax, worker protection and environmental laws, rules and regulations.
- E. <u>False and Misleading Information:</u> The Applicant confirms and acknowledges that the submission of any knowingly false or knowingly misleading information may lead to the immediate termination of any Financial Assistance and the reimbursement of an amount equal to all or part of any tax exemption claimed by reason of the Agency's involvement the Project.
- F. Recapture: Should the Applicant not expend as projected or hire as presented, the Agency may view such information/status as failing to meet the established standards of economic performance. In such events, some or all of the benefits taken by the Applicant will be subject to recapture.
- G. Pay Equity: The Applicant and/or user/tenant officer certifies on behalf of the company and/or user/tenant (the Applicant) has not been the subject of an adverse finding under the equal pay laws within the previous five years, has disclosed any pending equal pay claims against the company at time of application, and shall disclose to COMIDA any pending claims or adverse findings under the equal pay laws during the term of COMIDA financial assistance agreement.
- H. Applicant hereby releases the COMIDA ("Agency") from, agrees that the Agency shall not be liable for, and agrees to indemnify, defend and hold the Agency harmless from and against any and all liability arising from or expense incurred by (A) the Agency's examination and processing of, and action pursuant to or upon, this Application, regardless of whether or not this Application or the Project described herein or the tax exemptions and other assistance requested herein are favorably acted upon by the Agency; (B) the Agency's acquisition, construction, renovation and/or equipping of the Project described herein; and (C) any further action taken by the Agency with respect to the Project; including, without limiting the generality of the foregoing, all causes of action and attorneys' fees and any other expenses incurred in defending any suits or actions which may arise as a result of any of the foregoing. Applicant hereby understands and agrees, in accordance with Section 875(3) of the New York General Municipal Law, that any New York State and local sales and use tax exemption claimed by the Applicant and approved by the Agency in connection with the Project may be subject to recapture by the Agency under such terms and conditions as will be set forth in the Agent Agreement to be entered into by and between the Agency and the Applicant. The Applicant further represents and warrants that the information contained in this Application, including without limitation, information regarding the amount of New York State and local sales and use tax exemption benefits, is true, accurate and complete.

# APPLICANT COMPANY 275 Wiregrass Parkway LLC Richard Deliver 2021 50 3 24 LeFrois Code: 2021 50 3 24 Signature , Title Date Signature , Title Date



# VIII. LOCAL LABOR

To be completed by all Applicants and Users/Tenants of Projects whic	h include the
construction of new, expanded or renovated facilities:	

Company Name	275 Wireg	grass	Parkway	LLC
	Applicant: 🗹			

All project employees of the general contractor, subcontractor, or sub to a subcontractor (contractors) working on the project must reside within the following counties in the State of New York: Monroe, Genesee, Livingston, Ontario, Orleans, Seneca, Steuben, Wayne, Wyoming or Yates. The All-Local Labor criterion will be verified based on employment, payroll and related records.

COMIDA understands that at certain times local labor may not be available within the local area. Under this condition, applicants are required to complete a waiver request of the All-Local Labor requirement 45 days in advance of commencing work. Contractors do not have to be local companies as defined herein, but must employ local people to qualify under the All-Local Labor criterion.

The foregoing terms have been read, reviewed and understood by the Applicant or User/Tenant and all appropriate personnel. Furthermore, the undersigned agrees and understands that the information contained herein must be transmitted and conveyed in a timely fashion to all applicable subcontractors, suppliers and materialman. Furthermore, the undersigned agrees to post and maintain a sign, provided by COMIDA, in a prominent, easily accessible location, identifying the project as a recipient of COMIDA assistance and the local labor requirements associated with this assistance.

Furthermore, the undersigned realizes that failure to abide by the terms herein could result in COMIDA revoking all or any portion of benefits it deems reasonable in its sole discretion for any violation hereof.

# 275 Wiregrass Parkway LLC

(APPLICANT COMPANY)

Richard Digitally signed by Richard LoFrois Date: 2021.03.24 10:23:10-04/00'

Signature , Title Date Signature , Title



3-24-21

Date

Bruce Stratter

Premier Packaging, Corp.

#### IX. **FEES**

**Transaction Type** 

**Fees** 

Hansaonon Typo	. 000
Lease/Leaseback including any/all of the following:	Application Fee: Non-refundable \$350.00
PILOT Agreement	IDA Fee: 0.75% of the total project cost
2. Sales and Tax Exemption	Legal Fee: 0.33% of the IDA fee. Minimum fee of \$4,000.
3. Mortgage Tax Exemption	
Sales Tax Exemption* and/or	Application Fee: Non-refundable \$350.00
Mortgage Recording Tax Exemption	IDA Fee: 0.50% of the total project cost
	Legal Fee: 0.33% of the IDA fee. Minimum fee of \$750
Bond: Taxable or Tax-Exempt with Lease/Leaseback	Application fee: Non-refundable \$350
Including any/all of the following:	IDA Fee: 1.25% of the total project cost
1. PILOT Agreement	Legal Fee: 0.33% of IDA fee
2. Sales Tax Exemption	Designated Bond Counsel fee is based on the complexity and amount
3. Mortgage Tax Exemption	of the transaction
Bond: Taxable or Tax-Exempt	Application fee: Non-refundable \$350
	IDA Fee: 1.00% of the total project cost
	Legal fee: 0.33% of the IDA fee
	Designated Bond Counsel fee is based on the complexity and amount of the transaction.

If the sales tax benefits are required prior to closing, a non-refundable twenty-five percent (25%) of the IDA fee and Legal fees are payable at that time. This amount will be applied towards the IDA fee and Legal fee.

3-24-21

Date

# 275 Wiregrass Parkway LLC

(APPLICANT COMPANY)

Richard LeFrois

Signature

Digitally signed by Richard LeFrois Date: 2021.03.24 10:23:46 -04'00'

, Title

Premier Packaging Corp.

(TENANT COMPANY)

VP of Operations 3-24-21

, Title

Date



#### X. **CERTIFICATION**

The undersigned company officer and/or user/tenant officer each hereby certifies, on behalf of the company and/or user/tenant, respectively (each singularly and together, the "Applicant"), as follows:

- A. The information contained in this Application, including employment information, is true and correct. The Applicant is aware that any material misrepresentation made in this Application constitutes an act of fraud, resulting in revocation of COMIDA benefits.
- The undersigned, on behalf of the Applicant, hereby certifies that the Applicant, and all parties which have ownership of the B. Applicant are current and will remain current on all real property, federal, state, sales, income and withholding taxes throughout the term of any agreements made in connection with this Application.
- Compliance with N.Y. GML Sec. 862(1): Applicant understands and agrees that the provisions of Section 862(1) of the New York C. General Municipal Law, as provided below, will not be violated if Financial Assistance is provided for the proposed Project: § 862. Restrictions on funds of the agency. (1) No funds of the agency shall be used in respect of any project if the completion thereof would result in the removal of an industrial or manufacturing plant of the project occupant from one area of the state to another area of the state or in the abandonment of one or more plants or facilities of the project occupant located within the state, provided, however, that neither restriction shall apply if the agency shall determine on the basis of the application before it that the project is reasonably necessary to discourage the project occupant from removing such other plant or facility to a location outside the state or is reasonably necessary to preserve the competitive position of the project occupant in its respective industry.
- Compliance with Applicable Laws: The Applicant confirms and acknowledges that the owner, occupant, or operator receiving D. Financial Assistance for the proposed Project is in substantial compliance with applicable local, state and federal tax, worker protection and environmental laws, rules and regulations.
- False and Misleading Information: The Applicant confirms and acknowledges that the submission of any knowingly false or E. knowingly misleading information may lead to the immediate termination of any Financial Assistance and the reimbursement of an amount equal to all or part of any tax exemption claimed by reason of the Agency's involvement the Project.
- Recapture: Should the Applicant not expend as projected or hire as presented, the Agency may view such information/status as F. failing to meet the established standards of economic performance. In such events, some or all of the benefits taken by the Applicant will be subject to recapture.
- Pay Equity: The Applicant and/or user/tenant officer certifies on behalf of the company and/or user/tenant (the Applicant) has not G. been the subject of an adverse finding under the equal pay laws within the previous five years, has disclosed any pending equal pay claims against the company at time of application, and shall disclose to COMIDA any pending claims or adverse findings under the equal pay laws during the term of COMIDA financial assistance agreement.
- Applicant hereby releases the COMIDA ("Agency") from, agrees that the Agency shall not be liable for, and agrees to indemnify, H. defend and hold the Agency harmless from and against any and all liability arising from or expense incurred by (A) the Agency's examination and processing of, and action pursuant to or upon, this Application, regardless of whether or not this Application or the Project described herein or the tax exemptions and other assistance requested herein are favorably acted upon by the Agency; (B) the Agency's acquisition, construction, renovation and/or equipping of the Project described herein; and (C) any further action taken by the Agency with respect to the Project; including, without limiting the generality of the foregoing, all causes of action and attorneys' fees and any other expenses incurred in defending any suits or actions which may arise as a result of any of the foregoing. Applicant hereby understands and agrees, in accordance with Section 875(3) of the New York General Municipal Law, that any New York State and local sales and use tax exemption claimed by the Applicant and approved by the Agency in connection with the Project may be subject to recapture by the Agency under such terms and conditions as will be set forth in the Agent Agreement to be entered into by and between the Agency and the Applicant. The Applicant further represents and warrants that the information contained in this Application, including without limitation, information regarding the amount of New York State and local sales and use tax exemption benefits, is true, accurate and complete.

# **APPLICANT COMPANY** 275 Wiregrass Parkway LLC

Richard LeFrois . Title Date Signature

**TENANT COMPANY** Premier Packaging Corp.

VP of Operations 3-24-21 Title Date

Bruce Stratta



Premier Packaging Corporation is poised for significant growth continuing its business of paperboard packaging. Future category growth based on current economic trends in the MLM, Nutraceutical, and CPG all point to a healthy market with 20%+ category growth anticipated over the next 3 years primarily due to a fundamental change in online direct to consumer sales trends. The demand for Premier's services will continue to strengthen as additional resources are added that include enhanced printing and finishing capabilities, contract packaging, vendor managed inventory programs and fulfillment.

Premier Packaging Corporation is a key supplier of paper board packaging to some of the country's largest digital photo finishing, food packaging, and medical device companies. The Company's also markets and manufactures packaging and printing that utilizes security features, including patented security technologies to protect valuable information from unauthorized scanning, copying, and digital imaging. The Company's sales are nation-wide.

In order to remain competitive as a key manufacturing partner to our customers and the industries we serve, Premier must increase its capacity and capability by relocating to a larger facility and modernizing its manufacturing equipment. The Company has experienced significant growth over the past few years and added twenty-one new customers in 2020 alone, during a global pandemic. Future category growth based on current economic trends in the MLM, Nutraceutical, and CPG all point to a healthy market with 20%+ category growth anticipated over the next 3 years primarily due to a fundamental change in online direct to consumer sales trends. The demand for Premier's services will continue to strengthen as additional resources are added that include enhanced printing and finishing capabilities, contract packaging, vendor managed inventory programs and fulfillment. To remain competitive with our competition, Premier must invest in new equipment, technology, and space to better serve its customers. Modernizing the plant by moving to this new 101,000 SF facility on 10+/- acres in Henrietta would allow the Company to increase its full-time workforce nearly 60 % over the next 3 years. These positions will include both skilled and unskilled production labor, press operators and customer service representatives.

Participation in this program would allow the Company to make the necessary equipment and technology investments with an estimated cost of \$8.2 million over the next three years, with approximately \$5.7 million of that in year one which would have to be financed by the Company.

Timing is the most critical issue for our Company in moving our manufacturing locally. Our desire is to move to a larger facility in 2021 but only if the incentives make sense. If we cannot move quickly with a strong incentive plan, then we will be forced to look outside Rochester and New York State for a 2022 move. Again, without these incentives and the high cost of doing business in the state of New York, Premier would have to consider lay-offs and making this investment in the Dallas, Texas area, where our parent company operates several other businesses.

# Cost-Benefit Analysis for 275 Wiregrass Parkway LLC

Prepared by COMIDA using InformAnalytics

# **Executive Summary**

INVESTOR

275 Wiregrass Parkway,

LLC

275 Wiregrass Parkway, West Henrietta, NY 14586

LOCATION

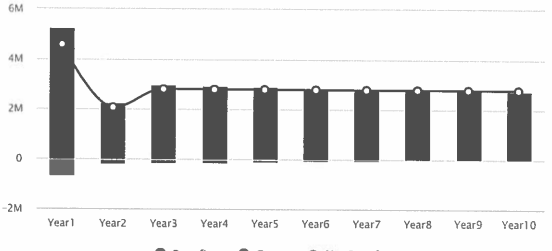
TIMELINE

10 Years

FI FIGURE 1

Discounted\* Net Benefits for 275 Wiregrass Parkway LLC by Year

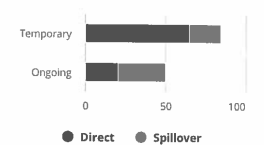
Total Net Benefits: \$28,914,000



BenefitsCostsNet Benefits

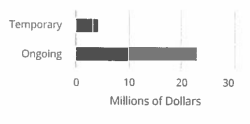
FIGURE 2

Total Jobs





**Total Payroll** 



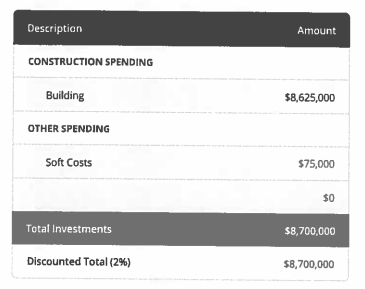
Discounted at 2%

# Proposed Investment

275 Wiregrass Parkway, LLC proposes to invest \$8.7 million at 275 Wiregrass Parkway, West Henrietta, NY 14586 over 10 years. COMIDA staff summarize the proposed with the following: New building for Premier Packaging Corp



### **Proposed Investments**





#### Location of Investment



May not sum to total due to rounding.

# Cost-Benefit Analysis

A cost-benefit analysis of this proposed investment was conducted using InformAnalytics, an economic impact model developed by CGR. The report estimates the impact that a potential project will have on the local economy based on information provided by COMIDA. The report calculates the costs and benefits for specified local taxing districts over the first 10 years, with future returns discounted at a 2% rate.



TABLE 2

# **Estimated Costs or Incentives**

COMIDA is considering the following incentive package for 275 Wiregrass Parkway, LLC.

Description	Nominal Value	Discounted Value*
Property Tax Exemption	\$1,113,000	\$1,057,000
Sales Tax Exemption	\$397,000	\$397,000
Mortage Recording Tax Exemption	\$64,000	\$64,000
Total Costs	\$1,573,000	\$1,517,000

May not sum to total due to rounding.

<sup>\*</sup> Discounted at 2%



TABLE 3

# State & Regional Impact (Life of Project)

The following table estimates the total benefits from the project over its lifetime.

Description	Direct	Spillover	Tota
REGIONAL BENEFITS	\$15,515,000	\$15,623,000	\$31,138,000
To Private Individuals	\$13,981,000	\$15,431,000	\$29,412,000
Temporary Payroll	\$3,181,000	\$1,006,000	\$4,187,000
Ongoing Payroll	\$10,800,000	\$14,425,000	\$25,225,000
To the Public	\$1,534,000	\$192,000	\$1,726,000
Property Tax Revenue	\$1,360,000	N/A	\$1,360,000
Temporary Sales Tax Revenue	\$40,000	\$13,000	\$52,000
Ongoing Sales Tax Revenue	\$134,000	\$179,000	\$314,000
STATE BENEFITS	\$859,000	\$941,000	\$1,800,000
To the Public	\$859,000	\$941,000	\$1,800,000
Temporary Income Tax Revenue	\$142,000	\$48,000	\$191,000
Ongoing Income Tax Revenue	\$540,000	\$697,000	\$1,237,000
Temporary Sales Tax Revenue	\$40,000	\$13,000	\$53,000
Ongoing Sales Tax Revenue	\$137,000	\$183,000	\$319,000
Total Benefits to State & Region	\$16,374,000	<b>\$1</b> 6,564,000	\$32,938,000
Discounted Total Benefits (2%)	\$15,300,000	\$15,131,000	\$30,431,000

May not sum to total due to rounding.



#### Benefit to Cost Ratio

The following benefit to cost ratios were calculated using the discounted totals.

Description	Benefit*	Cost*	Ratio
Region	\$28,775,000	\$1,296,000	22:1
State	\$1,656,000	\$221,000	7:1
Grand Total	\$30,431,000	\$1,517,000	20:1

May not sum to total due to rounding.

CGR has exercised reasonable professional care and diligence in the production and design of the InformAnalytics™ tool. However, the data used is provided by users. InformAnalytics does not independently verify, validate or audit the data supplied by users. CGR makes no representations or warranties with respect to the accuracy of the data supplied by users.

<sup>\*</sup> Discounted at 2%