AN ORDINANCE RATIFYING A CONTRACT BETWEEN THE CITY OF LEROY, ILLINOIS, AND MR. ROBERT VANCIL FOR ECONOMIC DEVELOPMENT CONSULTANTS SERVICES AND FOR ASSISTANCE IN APPLYING FOR AND OBTAINING FEDERAL AND STATE GRANTS AND LOANS FOR MUNICIPAL PROJECTS.

WHEREAS, the City Council of the City of LeRoy has deemed the best interests of the city to be served by development of the local economy both in the nature of private business as well as municipal services and projects, and

WHEREAS, Mr. Robert Vancil has expertise as an economic development consultant and in the area of public financing for construction and other municipal projects, now

THEREFORE BE IT ORDAINED by the Mayor and City Council of the City of LeRoy, Illinois, in regular session assembled:

Section 1. That the contract attached hereto and made a part hereof entered into by the City of LeRoy and Mr. Robert Vancil, dated October 6, 1980, for services by Mr. Vancil as an economic development consultant to the City of LeRoy is hereby ratified and affirmed.

Section 2. That it is hereby determined that Mr. Vancil's services will specifically include the application for and pursuance of one or more federal or state monetary grants for the development and construction of an extension of the existing sewer system, said extension to be under Interstate Route 74 to the southernmost portions of the City of LeRoy environs. It is further hereby determined that Mr. Vancil's services in this regard are appropriate to be reimbursed from the user revenues of the city's sewer system and that the appropriation line item designated "Contingencies" under the section of the appropriation ordinance dealing with said system may be appropriately applied in partial payment of Mr. Vancil's contract amount.

Section 3. It is also determined that Mr. Vancil shall render services from time to time in order to assist the City of LeRoy in applying for and obtaining federal or state monetary grants for further development of its water system in the city environs south of I-74. In view of this, it is hereby determined that the line item from the appropriation ordinance regarding contingencies under the water fund may be applied in partial payment of Mr. Vancil's contract fee.

Section 4. That this ordinance shall be in full force and effect after its passage and approval as required by law.

PASSED by the Mayor and City Council of the City of LeRoy, Illinois, on the 20th day of October, 1980.

ALDERMEN ELECTED

ALDERMEN PRESENT 5	
AYES Bruce Owens, Randy Zimmerman, Jerry Davis, Gary Builta, Tom Bealor	
NAYS	
City Clerk of the City of Lerby, Illinois	· · · · · · · · · · · · · · · · · · ·
APPROVED by the Mayor of the City of LeRoy, Illinois, this 20th day of October, 1980. ATTEST: (Seal)	

STATE OF ILLINOIS)
COUNTY OF MC LEAN)
I,, do hereby certify that I
am the duly qualified and acting City Clerk of the City of LeRoy,
McLean County, Illinois, and as such City Clerk that I am the keepe
of the records and files of the Mayor and City Council of said City
I do further certify that the foregoing is a true, correct and
complete copy of an ordinance entitled:
AN ORDINANCE RATIFYING A CONTRACT BETWEEN THE CITY OF LEROY, ILLINOIS, AND MR. ROBERT VANCIL FOR ECONOMIC DE-VELOPMENT CONSULTANTS SERVICES AND FOR ASSISTANCE IN APPLYING FOR AND OBTAINING FEDERAL AND STATE GRANTS AND LOANS FOR MUNICIPAL PROJECTS,
that said ordinance was adopted by the Mayor and City Council of
said city at a regular meeting on October 20
, 1980, and that a faithful record of said ordinance has
been made in the official record books of said city now in my
custody remaining.
IN WITNESS WHEREOF, I have hereunto set my official hand and

seal of office this 20th day of October , 1980.

City Clerk of the City of Lerby, McLean County, Illinois

city

CITY OF LeROY COUNTY OF McLEAN STATE OF ILLINOIS

ORDINANCE NO.	752
	V-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1

AN ORDINANCE FOR APPROVAL OF AMENDMENT TO REDEVELOPMENT AGREEMENT BETWEEN LeROY MANOR/RFMS/DONALD E. FIKE, AND CITY OF LEROY PERTAINING TO LEROY TAX INCREMENT FINANCING DISTRICT II

ADOPTED BY THE CITY COUNCIL OF THE CITY OF LEROY THIS <u>6th</u> DAY OF <u>October</u> , 1997			
PRESENTED:	October 6 , 1997		
PASSED:	October 6 , 1997		
APPROVED:	October 6 , 1997		
RECORDED:	October 6 , 1997		
, PUBLISHED:	October 6 , 1997		
In Pamphlet Form			
Voting "Aye"	5		
Voting "Nay"			
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	12-12-14-14-14-14-14-14-14-14-14-14-14-14-14-		

The undersigned being the duly qualified and acting City Clerk of the City of LeRoy does hereby certify that this document constitutes the publication in pamphlet form, in connection with and pursuant to Section 1-2-4 of the Illinois Municipal Code, of the above-captioned ordinance and that such ordinance was presented, passed, approved, recorded and published as above stated.

(SEAL)

City Clerk of the City of LeRoy, McLean County, Illinois

Dated: October 6 , 1997.

ORDINANCE NO.	752

## AN ORDINANCE FOR APPROVAL OF AMENDMENT TO REDEVELOPMENT AGREEMENT BETWEEN LeROY MANOR/RFMS/DONALD E. FIKE, AND CITY OF LEROY PERTAINING TO LEROY TAX INCREMENT FINANCING DISTRICT II

WHEREAS, the City of LeRoy adopted Ordinance No. 326 approving tax increment redevelopment plan and projects for Tax Increment Financing District II on August 1, 1988; and

WHEREAS, the City of LeRoy approved Ordinance No. 735 amending the tax increment redevelopment plan and redevelopment projects for the LeRoy Tax Increment Financing District II on June 2, 1997; and

WHEREAS, the City of LeRoy approved amendments to a tax increment redevelopment agreement for the City of LeRoy with LeRoy Manor (RFMS) by Ordinance No. 736 on June 2, 1997:

NOW, THEREFORE, BE IT ORDAINED, by the City Council of the City of LeRoy, Illinois, in lawful meeting assembled, as follows:

- Section 1. The contract between LeRoy Manor/RFMS/Donald E. Fike and the City of LeRoy, a copy of which is attached hereto as Exhibit "A" and is incorporated herein by reference, is hereby approved.
- Section 2. The Mayor and City Clerk are hereby directed and authorized to sign the original and one copy of that agreement as set forth in Exhibit "A" attached hereto, being certain to obtain one fully signed copy for the records of the City.
- Section 3. This ordinance shall be in full force and effect from and after its passage, approval and publication in pamphlet form as required by law.

PASSED	by the City (	Council of	the City of LeRoy,	Illinois, upon the motion by	Dave
McClelland		_, seconde	d by <u>Ron Lithe</u>	erland	by roll
call vote on the	6th_	day of	October	, 1997, as follows:	

Aldermen elected	6	Aldermen present5
VOTINGAYE Ryan Miles, Ron L	itherland,	Dave McClelland, Bawn Thompson, Dick Oliver.
······	(full names)	Dick Offver.
VOTING NAY:		
None		
	(full names)	
ABSENT, ABSTAIN, OTHER:		
W. H. Weber, absen	nt	
	(full names)	
and deposited and filed in t	the office of the	City Clerk in said municipality on the 6th day of
October	, 1997.	
454. 1784.		Sue Marcum, City Clerk of the City of LeRoy, McLean County, Illinois
APPROVED BY the	he Mayor of the	e City of LeRoy, Illinois, this 6th day of
October	, 1997.	
<b>3</b>		Robert Rice, Mayor of the City of LeRoy, McLean County, Illinois
ATTEST: (SE	AL)	County, minors
Sue Marcum, City Clerk,	ounty Illinois	

# CERTIFICATE

I, Sue Marcum, certify that I am the duly appointed and acting municipal clerk of the City			
of LeRoy, of McLean County, Illinois.			
, '			
I further certify that on October 6, 1997, the Corporate Authorities of			
such municipality passed and approved Ordinance No, entitled:			
AN ORDINANCE FOR APPROVAL OF AMENDMENT TO REDEVELOPMENT AGREEMENT BETWEEN LeROY MANOR/RFMS/DONALD E. FIKE, AND CITY OF LEROY PERTAINING TO LEROY TAX INCREMENT FINANCING DISTRICT II,			
which provided by its terms that it should be published in pamphlet form.			
The pamphlet form of Ordinance No. 752 , including the Ordinance and a			
cover sheet thereof, was prepared, and a copy of such Ordinance was posted at the municipal			
building, commencing on October 6, 1997, and continuing for at least ten days			
thereafter. Copies of such Ordinance were also available for public inspection upon request in the			
office of the municipal clerk.			
Dated at LeRoy, Illinois, this 6th day of October , 1997.			
(SEAL)  Jul Marsum  Acting Municipal Clerk			

STATE OF ILLINOIS	)
	) SS
COUNTY OF McLEAN	<b>)</b> .

(SEAL)

I, <u>Sue Marcum</u>, do hereby certify that I am the duly qualified and acting City Clerk of the <u>City of LeRoy</u>, <u>McLean County</u>, Illinois, and as such acting City Clerk that I am the keeper of the records and files of the Mayor and the City Council of said City.

I do further certify that the foregoing is a true, correct and complete copy of an ordinance entitled:

AN ORDINANCE FOR APPROVAL OF AMENDMENT TO REDEVELOPMENT AGREEMENT BETWEEN LeROY MANOR/RFMS/DONALD E. FIKE, AND CITY OF LEROY PERTAINING TO LEROY TAX INCREMENT FINANCING DISTRICT II.

I do further certify said ordinance was adopted by the City Council of the City of LeRoy at
a regular meeting on the 6th day of October , 1997, and prior to
he making of this certificate the said ordinance was spread at length upon the permanent records of
said City where it now appears and remains as a faithful record of said ordinance in the record
pooks.
Dated this 6th day of October , 1997.
Acting City Clerk

# AMENDMENT TO TAX INCREMENT REDEVELOPMENT AGREEMENT

THIS AGREEMENT is entered into this 6th day of October , 1997, by and between the City of LeRoy, an Illinois municipal corporation (hereinafter referred to as "CITY"), and LeRoy Manor/RFMS/Donald E. Fike (hereinafter referred to as "OWNER/DEVELOPER(s)").

#### Recitals

- A. On or about October 7, 1991, the parties hereto entered into a tax increment redevelopment agreement, a copy of which is set forth as *Exhibit* "A," attached hereto and incorporated herein by reference.
- B. Subsequently the project was built and tax increment revenues have been generated and apportioned between the City of LeRoy and the OWNER/DEVELOPER(s), as provided in the aforesaid agreement.
- C. The parties hereto have subsequently determined that it would be appropriate to provide for an increase in the "cap" that had been agreed to be placed on the amount of tax increment revenues that would be apportioned to the OWNER/DEVELOPER(s).

#### Covenants

- 1. The foregoing recitals are made a part of these covenants and the parties hereto agree that the foregoing recitals are true.
- 2. The redevelopment contract currently in force between the CITY and OWNER/DEVELOPER(s) is hereby amended by addition of the following language at the end of the second paragraph under SECTION 2 INCENTIVES:

Beginning January 1, 1997, the reimbursement for cost eligible project costs, limited to interest costs incurred by the Developer, as provided for under Section 11-74.4-3 (q), (1), (2), (4), (6), and (11), of the Tax Increment Allocation Development Act (65 ILCS 5/11 -74-3), shall not exceed \$600,000 for the "nursing home care facility", "assisted care unit,"

and duplex type, "zero" lot line, residential facilities, all combined. The combined payments for the cost eligible expenses shall not exceed \$800,000 in 1988 present value dollars. This value shall be determined by the interest rate the Developer pays on its primary mortgage. The increase from the original contemplated amounts of reimbursement not exceeding \$300,000 nor combined payments for cost eligible expenses exceeding \$400,000 in 1988 present value dollars, is increased as to the aforesaid "caps," but only for those years beginning January 1, 1997, and extending to the end of the lifetime of LeRoy Tax Increment Financing District II. For all years and parts of years preceding January 1, 1997, the "caps" shall be deemed to remain at the original \$300,000, and \$400,000, as previously stated in this paragraph.

3. In all other respects the aforesaid agreement (a copy of which is attached hereto as *Exhibit "A"*) shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized officers, representatives, or in the case of sole proprietor, by the owner, on the above date at LeRoy, Illinois.

CITY OF LEROY, ILLINOIS

		CITT OF EEROT, IEEROIS
	,	By:
ATTEST:	(SEAL)	
Sue Marcum, City of LeRoy, Illinois	City Clerk of the McLean County,	

LEROY MANOR/RFMS, OwnerdDeveloper(s)

By: Donald F. Fike

# TAX INCREMENT REDEVELOPMENT AGREEMENT FOR THE CITY OF LEROY

This Agreement is entered into this 7th day of <u>October</u>, 1991, by and between The City of <u>LEROY</u>, an Illinois Municipal Corporation (the "City"), and <u>LEROY MANOR</u>, ("Owner(s)/ Developer(s)").

#### PREAMBLE

WHEREAS, City has the authority to promote the health, safety and welfare of City and its citizens, and to prevent the spread of blight and deterioration and inadequate public facilities by promoting the development of private investment in industry, business and housing which will enhance the marketability of property, thereby increasing the tax base of City and reducing the unemployment of its citizens;

WHEREAS, City has already by Ordinance undertaken a program and plan of redevelopment of City by the adoption of Tax Incremental Financing, the creation of a Redevelopment Plan (the "Plan"), Redevelopment Project Area (the "Area") and Redevelopment Projects (the "Projects") pursuant to the Tax Increment Allocation Redevelopment Act, Illinois Revised Statutes, 1985 Chapter 24, Section 11-74:1-11, et.seq., as amended (the "Act");

WHEREAS, Owner/Developer proposes to develop property as set forth in EXHIBIT 1, attached hereto and by reference made a part hereof, pursuant to said Plan;

WHEREAS, said proposed project is consistent with the land uses and the projects of the Plan as adopted and is located within the Area;

WHEREAS, Owner/Developer has requested that incentives for the development be provided by City from incremental increases in both real estate taxes and sales, use and services taxes of City, which incentives are consistent with those of the Plan and are set forth in EXHIBIT 1;

WHEREAS, City has the authority under the Act to incur Redevelopment Project Costs ("eligible project costs") and to reimburse Developer for such costs;

WHEREAS, City by ordinance has determined that all incremental increases in real estate taxes in the Area are to be allocated to and when collected shall be paid to City Treasurer for deposit into the Special Tax Allocation Fund Number II for the City's Tax Increment Financing Redevelopment District II (the "Fund") for the purpose of payment of eligible project costs;

WHEREAS, the parties desire to segregate within the Fund the incremental increases in real estate taxes derived from Owner's/Developer's Project which separate account shall be designated LEROY MANOR SPECIAL ACCOUNT (the "Special Account");

Exhibit "A" -consisting of 6 pages (to Amendment Agreement of 1997)

WHEREAS, this Project has been determined by City to require the incentives requested as set forth in EXHIBIT 1 and that said Project will, as a part of the Plan, promote the health, safety and welfare of City and its citizens by attracting private investment to prevent blight and deterioration and to provide employment for its citizens and generally to enhance the economy of City;

NOW, THEREFORE, the Parties, for good and valuable consideration, the receipt of which is acknowledged, agree as follows:

# 1. ACQUISITION OF PROPERTY AND CONSTRUCTION OF PROJECT IMPROVEMENTS

Developer shall acquire the property described in EXHIBIT 1, on or before April 1, 1989.

Construction by Owner/Developer shall commence as provided in the Project, and Owner/Developer shall complete such construction, occupy the property and begin operations as set forth in the timetable in EXHIBIT 1.

# 2. INCENTIVES

Owner/Developer shall be reimbursed by City for all eligible project costs permitted by the Act from 100% of those sums generated by the Project and deposited into the Special Account of the Fund.

Eligible project costs will be limited to interest cost incurred by the Developer as provided for under Section 11-74.4-3(q), (1), (2), (4), (6), and (11). of the Act. Reimbursement for these expenses is not to exceed \$300,000 for the "Nursing Home Care Facility", nor the "Assisted Care Unit" combined. The combined payments for the cost eligible expenses are not to exceed \$400,000 in 1988 present value dollars. This value will be determined by the interest rate the developer pays on his primary mortgage. For an example, if the developer's mortgage rate for a given year is 11%, then 11% for that year will be added to the unpaid balance of the \$300,000 or of the \$400,000.

# 3. PAYMENT FOR ELIGIBLE PROJECT COSTS

Payment to Owner/Developer for eligible project costs, as set forth by the Act, shall be made upon Request for Verification of Cost Eligibility ("Request") submitted from time to time by Owner/Developer to the LeRoy City Clerk (the "Clerk") and upon the approval of the Aldermanic Council (the "Council") and subject to the availability of funds in the Special Account.

All Requests must be accompanied by verified bills or statements of suppliers, contractors, or professionals as required by City.

The Clerk shall approve or disapprove a Request by written notice to Owner/Developer within twenty (20) business days after receipt of the Request. Approval of the Request will not be unreasonably withheld. If a Request is disapproved by Council or subsequently by the Illinois Department of Revenue the reasons for disallowance will be set forth in writing and the Owner/Developer may resubmit the Request with such additional information as may be required and the same procedures set forth herein shall apply to such resubmittals.

The parties acknowledge that the determination of eligible costs, Area and Projects and, therefore, qualification for reimbursement hereunder, are subject to changes or interpretation made by amendments to the Act, administrative rules or judicial interpretation during the term of this Agreement and City has no obligation to Owner/Developer to attempt to modify those decisions but will assist Owner/Developer in every respect as to obtaining approval of eligible project costs, the Area and this Project.

### 4. VERIFICATION OF TAX INCREMENT

It shall be the sole responsibility of Owner/Developer to provide to City as requested certified copies of all real estate tax bills for the current tax year on the property located in the Project, and annually thereafter, certified copies of all paid real estate tax bills for the immeiately preceding real estate tax year for the property in the Project.

The failure of Owner/Developer to provide any information required herein shall be considered a material breach of this Agreement and shall be cause for City to deny payments hereunder to Owner/Developer which payments are conditioned upon receipt of the foregoing information.

# 5. LIMITED OBLIGATION

City's obligation hereunder to pay Owner/Developer for eligible project costs is a limited obligation to be paid solely from this Special Account in the Fund. Said obligation does not now and shall never constitute an indebtedness of City within the meaning of State of Illinois constitutional or statutory provisions and shall not constitute or give rise to a pecuniary liability of City or a charge or lien against City's general credit or taxing power.

### 6. LIMITED LIABILITY OF CITY TO OTHERS

There shall be no obligation by City to make any payments to any person other than Owner/Developer nor shall City be obligated to pay any other contractor, subcontractor, mechanic or materialman providing services or materials to Owner/Developer for the Project.

### 7. TIME; FORCE MAJEURE

For this Agreement, time is of the essence; provided, however, Owner/Developer shall not be deemed in default with respect to any obligations of this Agreement on its part to be

performed if Owner/Developer fails to timely perform the same and such failure is due in whole or in part to any strike, lock-out, labor trouble (whether legal or illegal), civil disorder, inability to procure materials, weather conditions, wet soil conditions, failure or interruption of power, restrictive governmental laws and regulations, condemnation, riots, insurrections, war, fuel shortages, accidents, casualties, Acts of God, acts caused directly or indirectly by City (or City's agents, employees or invitees) or third parties, or any other cause beyond the reasonable control of Owner/Developer, including but not limited to delays in acquiring interests in or possession of the Subject Property caused by the parties who are contractually obligated to convey and grant the same to Owner/Developer.

# 8. ASSIGNMENT

The rights and obligations of Owner/Developer under this Agreement shall be fully assignable by means of written notice to City, provided that no such assignment shall be deemed to release the assignor of its obligations to City under this Agreement unless the consent of City to the release of the assignor's obligations is first obtained. Consent shall not be unreasonably withheld provided that the nature of the project is not substantially changed.

# 9. PREPAYMENTS

Should the annual incremental tax revenue generated by the project be sufficient to pay all cost eligible expenses, except mortgage interest buydown, prior to the expiration of the term of this Agreement, City may, in its sole discretion, elect to pay all then remaining payments (except mortgage interest buy-down) in a single lump sum payment.

# 10. WAIVER

Any party to this Agreement may elect to waive any remedy it may enjoy hereunder, provided that no such waiver shall be deemed to exist unless the party waiving such right or remedy does so in writing. No such waiver shall obligate such party to waive any right or remedy hereunder, or shall be deemed to constitute a waiver of other rights and remedies provided said party pursuant to this Agreement.

# 11. SEVERABILITY

If any section, subsection, term or provision of this Agreement or the application thereof to any party or circumstance shall, to any extent, be invalid or unenforceable, the remainder of said section, subsection, term or provision of this Agreement or the application of same to parties or circumstances other than those to which it is held invalid or unenforceable, shall not be affected thereby.

#### 12. NOTICES

All notices, demands, requests, consents, approvals or other instruments required or permitted by this Agreement shall be in writing and shall be executed by the party or an officer, agent or attorney of the party, and shall be deemed to have been effective as of the date of actual delivery, if delivered personally, or as of the third (3rd) day from and including the date of posting, if mailed by registered or certified mail, return receipt requested, with postage prepaid, addressed as follows:

To Developer: LeRoy Manor Buck Road LeRoy, IL 61752 With Copy to: City Clerk 111 W. Center LeRoy, IL 61752

#### 13. SUCCESSORS IN INTEREST

Subject to the provisions of Section 11, above, this Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.

# 15. NO JOINT VENTURE, AGENCY, OR PARTNERSHIP CREATED

Neither anything in this Agreement nor any acts of the parties to this Agreement shall be construed by the parties or any third person to create the relationship of a partnership, agency, or joint venture between or among such parties.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized officers on the above date at LeRoy, Illinois.

CITY OF LEROY, ILLINOIS

Municipal Corporation

Mayor

Attest:

•

to Dayle

Owner(s)/Developer(s):

# EXHIBIT I

city:	LoRoy, Illinois	1 10 10 1
Developer:	RFMS	
Project:	LeRoy Retirement Center	
A. Narrative	Description of the Project: <u>Cons</u> e Facility and an Assisted Living	truct a 100 bed Center.
Health Car	(Attach Site Plan or Elevations)	:
	(Modules)	
B. Timetable		April 1, 1989
1. Comme	nce Construction	Fall of 1989
2. Compl	ete Construction	
3. Comme	nce Operations	Fall of 1989
	f Project Financial Data:	•
	ruction or Renovation	•
	Estimated Total Project Costs	\$5,000,000
		\$450,000 plus
b. I	Estimated Eligible Project Costs	
· 2. Antic	cipated Imcremental Increase in Re Sales Taxes:	
	Real Estate Tax	\$93,750
		\$
,	City Sales Tax	\$
	State Sales Tax	
	er of Jobs Retained/Created	100
D. Develope	r's/City's Prorata Share of TIF Pr	oceeds
1. Real	Estate Increment	95 %/5%
	y Sales Tax Increment	NA %/ MA %
	te Sales Tax Increment	NA %/ NA %
3. Sta	te Sales lax and	
E. Anticip	ated Time of Payment to Developer	
	t eligible expenses \$300,000	) +1 <u>0 1/4% per annum</u>
	·	NА
	tgage interest buy-down  NCIL & ASSOCIATES, ECONOMIC DEVELO	PMENT CONSULTANTS
c ROBERT VA	kingbird Lane, Illinois 61752 (3	09) 962-4251