# VILLAGE OF LOMBARD REQUEST FOR BOARD OF TRUSTEES ACTION

For Inclusion on Board Agenda

Y	Resolution or Ordinance	Rlue) Waiver	of First Requested
X	Resolution or Ordinance (Blue) Waiver of First Requested Recommendations of Boards, Commissions & Committees (Green) Other Business (Pink)		
то:	PRESIDENT AND BOARD OF TRUSTEES		
FROM:	Scott R. Niehaus, Village Manager		
DATE:	March 29, 2016	(B of T) Date: April	7, 2016
TITLE:	Amendments to Chapter 1 Economic Incentive Revie		- Cost Recovery for
SUBMITTED BY:	Department of Community Development		
BACKGROUND/POLICY IMPLICATIONS: Your Economic and Community Development Committee submits for your consideration its recommendation on the above referenced petition. The ECDC recommends approval of a of an Ordinance amending Title I, Chapter 16, Sections 16.01, 16.03 and 16.04 of the Lombard Village Code in regard to cost recovery for economic incentive requests.			
The ECDC recommended approval of this petition by a vote of 7-0 at its March 21, 2016 meeting.			
Fiscal Impact/Funding Source:			
Review (as necessary Village Attorney X _	):		Date
Finance Director X _			Date
Village Manager X			Date

NOTE: All materials must be submitted to and approved by the Village Manager's Office by 12:00 noon, Wednesday, prior to the Agenda Distribution,



#### MEMORANDUM

TO: Scott R. Niehaus, Village Manager

Economic and Community Development Committee

FROM: William J. Heniff, AICP, Director of Community Development

**DATE:** April 7, 2016

SUBJECT: Amendments to Chapter 16 of the Village Code - Cost Recovery for

**Economic Incentive Review** 

At the March 21, 2016 Economic and Community Development Committee (ECDC) meeting, the ECDC considered minor text amendments associated with the cost recovery provisions associated with the Village's third-party review of economic incentive analyses. Currently such reimbursement is only permissible for projects that are seeking annexation, zoning and/or development approvals or licensure. Rather than having the Village general fund absorb the costs of economic incentive analyses that are needed by the Village in order to determine whether an economic incentive can be justified or warranted, the amendment would provide a mechanism of the costs for the third-party review.

The ECDC recommended approval of this request. They also confirmed that any fees would need to be repaid by the requesting party regardless of whether their project moves forward.

#### **RECOMMENDATION:**

Please place this item on the April 7, 2016 Village Board meeting. The ECDC unanimously recommends that Village Board approve amendments to Chapter 16 of the Village Code as it pertains to cost recovery for economic incentive requests.

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#### MEMORANDUM

TO: Bill Johnston, Chairperson

**Economic and Community Development Committee** 

FROM: William J. Heniff, AICP, Director of Community Development

**DATE:** March 14, 2016

SUBJECT: Amendments to Chapter 16 of the Village Code - Cost Recovery for

**Economic Incentive Review** 

Chapter 16 of the Lombard Code of Ordinances currently provides for the reimbursement of third party out-of-pocket costs associated with petitions that are seeking annexation, zoning and/or development approvals or licensure. Such past costs have included such professional consultant items such as traffic studies, engineering activities or specific services requested by the Village as part of the public hearing process. In some cases, legal costs are also included. However existing code provisions do not specifically provide for reimbursement of third party costs if the request is not associated with a development petition.

As the Economic and Community Development Committee (ECDC) members are aware, the Village recently adopted an Economic Incentive Policy and staff is in the process of completing agreements for final Village Board consideration. In these agreements it is commonplace to include reimbursement provisions. However, there may be cases in which the Village is seeking third-party services to determine if an economic incentive agreement is even worthy of consideration. Additionally, if an agreement was created but was never executed by the parties, either through a Village Board denial or project abandonment by the developer, there would not be a mechanism in place to reimburse the Village for external costs.

Staff is bringing forward for ECDC consideration the attached amendment to Chapter 16 of the Village Code to expand the cost recovery provisions. The amended language would provide for reimbursement of third-party costs associated with economic agreements, regardless of whether there is a companion zoning petition or not. This provision would also provide for pre-payment provisions, caps on consultant costs and would identify the specific tasks to be undertaken. Such costs would be approved by the requesting party prior to any external work being performed.

#### **RECOMMENDATION:**

Staff recommends that the ECDC recommend approval to the Village Board of amendments to Chapter 16 of the Village Code as it pertains to cost recovery for economic incentive requests.

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<b>ORDINANCE</b>	NO.
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# AN ORDINANCE AMENDING TITLE I, CHAPTER 16, SECTIONS 16.01, 16.03 AND 16.04 OF THE LOMBARD VILLAGE CODE IN REGARD TO COST RECOVERY

**BE IT ORDAINED** by the President and Board of Trustees of the Village of Lombard, DuPage County, Illinois, as follows:

**SECTION 1:** That Title I, Chapter 16, Section 16.01 of the Lombard Village Code is amended to read in its entirety as follows:

"§ 16.01 Costs to be recovered.

The costs as described in § 16.02 below shall be:

- (A) recoverable and paid by the applicant/petitioner whenever such costs are actually incurred by the Village in reviewing for approval a petition or an application for annexation, subdivision, zoning amendment, variation, conditional use, special use, building permit, liquor license, or other license or permit required by law and issuable by the Village; or
- (B) recoverable and paid by the proposed developer/developer whenever such costs are actually incurred by the Village in reviewing and analyzing a development proposal, which has not yet reached the formal petition or application stage, or an economic incentive request."

**SECTION 2:** That Title I, Chapter 16, Section 16.03 of the Lombard Village Code is amended by adding the following to the end thereof:

"Notwithstanding the foregoing, the Village staff is hereby
authorized to enter into an agreement with a proposed
developer/developer, in substantially the form as attached to
Ordinance No, adopted, 2016, and
incorporated herein by reference, (an "Agreement to Reimburse
Costs"), relative to a particular development proposal and/or
economic incentive request, as referenced in § 16.01(B) above,
pursuant to which the proposed developer/developer shall deposit
with the Village an agreed upon amount, relative to the anticipated
costs (as defined in § 16.02 above) to be incurred by the Village in

regard to reviewing and analyzing said development proposal and/or economic incentive request. Said Agreement to Reimburse Costs shall also provide for an agreed upon cap on the costs (as defined in § 16.02 above) that the proposed developer/developer has agreed to pay, and for the return of any unused deposited funds, to the proposed developer/developer, upon the Village being fully reimbursed for all costs (as defined in § 16.02 above), that the Village has incurred relative to the proposed developer's/developer's development proposal and/or economic incentive request."

**SECTION 3:** That Title I, Chapter 16, Section 16.04 of the Lombard Village Code is amended to read in its entirety as follows:

#### "§ 16.04 Failure to pay.

Failure the applicant/petitioner or proposed developer/developer to pay, as specified in § 16.03 above, or in accordance with the terms of the Agreement to Reimburse Costs referenced in § 16.03 above, if entered into, shall entitle the Village to withhold indefinitely the granting of the relief sought and/or the issuance of the permit or license, to withhold indefinitely the issuance of the next subsequent permit or license sought by the applicant/petitioner or proposed developer/developer, or to withhold next indefinitely the subsequent relief sought bv applicant/petitioner or proposed developer/developer in relation to the property that was the subject of the application/petition or development proposal/economic incentive request."

**SECTION 4:** That the Agreement to Reimburse Costs, as referenced in Title I, Chapter 16, Section 16.03 of the Lombard Village Code, shall be in substantially the format attached hereto as Exhibit A and made part hereof.

**SECTION 5:** That this Ordinance shall be in full force and effect from and after its passage, approval and publication in pamphlet form, as provided by law.

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Passed on first reading this	_ day of		, 2016.
First reading waived by action	of the Board of	Trustees this	day of
, 2016.			
Passed on second reading this	day of	, 20	016.
AYES:			
NAYS:			
ABSENT:			
APPROVED this day of			
	Keith Giagno	orio, Village Pr	esident
ATTEST:			
Sharon Kuderna, Deputy Village Clerk			
Published by me in pamphlet form this _	day of	, 2	016.
	Sharon Kude	erna, Deputy V	/illage Clerk

## **EXHIBIT A**

## **AGREEMENT TO REIMBURSE COSTS**

Date:		Requestor:	
Prepayment	t: \$,000.00	Affected Property	/: Lombard, Illinois 60148 P.I.N.:
Maximum:	\$,000.00		
		Recitals	
undertake se	elected third party		of Lombard, Illinois (the "Village") Village's formal consideration of a ive request; and
costs as bei	ing "recoverable tually incurred by ot yet reached th	and paid by the proposed deve the Village in reviewing and an	le identifies third party consultant eloper/developer whenever such alyzing a development proposal, stage, or an economic incentive
said third par proposal and and the Red	rty consultant sen I/or in relation to a questor have the	vices, prior to the Village's forma n economic incentive request, to	be of mutual benefit to provide for al consideration of a development be help ensure that both the Village or to formal consideration of the and
consultant se	ervices (the "Sen		ndertake the following third party questor's development proposal operty:
<u> </u>		***************************************	
; and			

WHEREAS, recognizing the unavailability of Village staff to provide the requested Services, Requestor has offered to reimburse the Village for its costs incurred in undertaking the requested Services; and

**WHEREAS**, the Village would not undertake the requested Services unless the Village was being reimbursed for the cost thereof by the Requestor;

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NOW, THEREFORE, BASED ON THE FOREGOING, THE MUTUAL PROMISES CONTAINED HEREIN, AND OTHER GOOD AND VALUABLE CONSIDERATION, THE RECEIPT AND SUFFICIENCY OF WHICH IS HEREBY ACKNOWLEDGED BY THE VILLAGE AND THE REQUESTOR, IT IS HEREBY AGREED BETWEEN THE REQUESTOR AND THE VILLAGE AS FOLLOWS:

- 1. **Requested Assistance**. Requestor has requested that the Village undertake the Services in regard to the Requestor's development proposal and/or economic incentive request relative to the Affected Property.
- 2. **Village Assistance**. The Village has agreed to contract with a third party consultant to perform the requested Services.
- 3. Requestor Promise to Reimburse. Requestor agrees to reimburse the Village for all of the costs of the third party consultants retained by the Village, relative to the Services. While the Village agrees to exercise reasonable control over its incurrence of costs, in regard to the Services, it does not commit that its costs will be less than a particular sum; provided, however, it is understood Requestor does not agree to pay an amount greater than the Maximum stated above, relative to the Services, except upon Requestor's express written supplemental direction to the Village. Reimbursement of third party consultant costs incurred by the Village, relative to the Services, shall be made to the Village not later than thirty (30) days following the Requestor's receipt of a copy of the third party consultant's statement relative to the Services.
- 4. **Prepayment of Costs**. This Agreement shall be null and void unless Requestor, within three (3) days after the date of this Agreement, pays to the Village the Prepayment stated above. This is to guarantee reimbursement to the Village, but does not replace the obligations of Section 3. above. In regard to the payment obligation set forth in Section 3. above, the Village may draw upon the Prepayment for reimbursement of the costs incurred by the Village relative to the Services.
- 5. Termination. This Agreement to Reimburse Costs shall terminate upon the completion of the Services, and the reimbursement of the Village for the costs thereof. Otherwise, this Agreement may be terminated by either the Village or the Requestor upon three (3) days prior written notice to the other party. All costs incurred by the Village prior to its sending or receipt of such notice are reimbursable hereunder. Upon the termination of this Agreement to Reimburse Costs, and the reimbursement of the Village for all costs incurred by the Village relative to the Services, if any portion of the Prepayment remains on deposit with the Village, said remaining portion of the Prepayment shall be refunded to the Requestor.

On the date shown above, the Requestor and the Village, through their authorized representatives, have entered into this Agreement.

Requestor:	
	VILLAGE OF LOMBARD
By:	Ву:
Name:	Name:
Title:	Title:

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