

BUFFALO ERIE NIAGARA LAND IMPROVEMENT CORPORATION
ANNUAL REPORT 2024



403 Main Street Suite 602

Buffalo, New York 14203

(716) 243-3996

www.benlic.org

Jocelyn E. Gordon, BENLIC Executive Director

Contents

Board of Directors FY 2024	3
2024 Board Committees & Membership	3
Fiscal Year 2024 Meeting Attendance	4
Compensation Schedule.....	6
Board Members Evaluation.....	6
Corporation Organizational Chart	7
Reporting to the Cities of Buffalo, Lackawanna, Tonawanda and the County of Erie.....	8
Mission Statement and Measurement Report	8
Corporate Purpose	8
Legislation that Forms the Statutory Basis of the Corporation	9
Units or Subsidiaries of the Corporation	10
Operations Summary	10
2024 Accomplishments	11
Administrative Activities.....	12
Fiscal Year 2024 Financial Report.....	14
Financial Plan	17
Bonds.....	17
Grants and Subsidy Programs.....	17
Operating and Financial Risks	17
Long Term Liabilities	17
Real Property Schedule	17
Description of Pending Litigation.....	17
Description of the total amounts of assets, services or both – bought or sold without competitive bidding	17
Investment Report	17
Appendix A - Summary Results of Confidential Evaluation of Board Performance FY 2024	18
Appendix B - Performance Measurement Report FY 2024.....	18

Appendix C – Intermunicipal Agreement	20
Appendix D – By-Laws.....	36
Appendix E – Code of Ethics / Conflict of Interest Policy	42
Appendix F – Financial Plan.....	45
Appendix G –Property Report FY 2024	46
Appendix H – Procurement Report FY 2024.....	56
Appendix I – Investment Report FY 2024.....	61

Board of Directors FY 2024

- Scott Bylewski, Chair, *acting Chair since 12/2024*
- Brendan Mehaffy, *member/ chair through 12/2024*
- William Reece, *member/ treasurer through 2/2024*
- Jeremy Toth
- Cavette Chambers
- Catherine Amdur
- Oluwole “OJ” McFoy
- Karen Utz
- Daniel Castle
- Adam McNeill, Treasurer, *member beginning 2/2024*
- Raymour Nosworthy, *member beginning 12/2024*
- Delano Dowell, *member through 12/2024*
- Deborah Skulski-Wakelam, *member through 5/2024*

2024 Board Committees & Membership

Audit and Finance:

- Adam McNeill
- Jeremy Toth
- Delano Dowell

Governance:

- Jeremy Toth
- Brendan Mehaffy
- Cavette Chambers

Real Estate Subcommittee:

- Daniel Castle
- Scott Bylewski
- Catherine Amdur

Personnel Subcommittee:

- Daniel Castle
- Adam McNeill
- Brendan R. Mehaffy

Staff

- Executive Director, Jocelyn E. Gordon
- Program Manager, Alexis Duwe - *03/2023*
- Project Manager, Ben Brown – *10/2017*
- Program Coordinator, Matthew Azzano – *09/2021*

- Construction Specialist, John Good – 11/2017

Fiscal Year 2024 Meeting Attendance

Fiscal Year remained as Calendar Year in 2024 as determined by the Board of Directors.

January 25, 2024

Board Members Present: Brendan Mehaffy, Scott Bylewski, Catherine Amdur, Daniel Castle, Delano Dowell, Karen Utz, Oluwole McFoy, Cavette Chambers, Jeremy Toth

Board Member(s) Excused:

Board Member(s) Absent: Deborah Skulski-Wakelam

February 22, 2024

Board Members Present: Brendan Mehaffy, Scott Bylewski, Daniel Castle, Delano Dowell, Karen Utz, Cavette Chambers, Jeremy Toth, Adam McNeill

Board Member(s) Excused: Catherine Amdur, Oluwole McFoy

Member(s) Absent: Deborah Skulski-Wakelam

March 21, 2024

Board Members Present: Brendan Mehaffy, Scott Bylewski, Daniel Castle, Delano Dowell, Cavette Chambers, Jeremy Toth, Adam McNeill, Catherine Amdur

Board Member(s) Excused: Oluwole McFoy, Karen Utz

Board Member(s) Absent: Deborah Skulski-Wakelam

April 18, 2024

Board Members Present: Brendan Mehaffy, Scott Bylewski, Daniel Castle, Delano Dowell, Cavette Chambers, Jeremy Toth, Adam McNeill, Catherine Amdur, Oluwole McFoy, Karen Utz

Board Member(s) Excused:

Board Member(s) Absent: Deborah Skulski-Wakelam

May 23, 2024

Board Members Present: Brendan Mehaffy, Scott Bylewski, Daniel Castle, Delano Dowell, Cavette Chambers, Jeremy Toth, Adam McNeill, Catherine Amdur

Board Member(s) Excused: Karen Utz, Oluwole McFoy

Board Member(s) Absent:

June 27, 2024

Board Members Present: Brendan Mehaffy, Scott Bylewski, Daniel Castle, Delano Dowell, Cavette Chambers, Jeremy Toth, Adam McNeill, Catherine Amdur, Oluwole McFoy, Karen Utz

Board Member(s) Excused:

Board Member(s) Absent:

July 18, 2024

Board Members Present: Brendan Mehaffy, Scott Bylewski, Daniel Castle, Delano Dowell, Jeremy Toth, Catherine Amdur, Karen Utz

Board Member(s) Excused: “OJ” McFoy, Adam McNeill, Cavette Chambers,

Board Member(s) Absent:

September 19, 2024

Board Members Present: Brendan Mehaffy, Daniel Castle, Delano Dowell, Catherine Amdur, Karen Utz, Oluwole McFoy

Board Member(s) Excused: Adam McNeill, Cavette Chambers, Scott Bylewski, Jeremy Toth

Board Member(s) Absent:

October 17, 2024

Board Members Present: Brendan Mehaffy, Daniel Castle, Delano Dowell, Catherine Amdur, Oluwole McFoy, Adam McNeill, Cavette Chambers, Scott Bylewski, Jeremy Toth

Board Member(s) Excused: Karen Utz

Board Member(s) Absent:

December 19, 2024

Board Members Present: Scott Bylewski, Daniel Castle, Raymour Nosworthy, Catherine Amdur, Adam McNeill, Cavette Chambers, Scott Bylewski, Jeremy Toth, Debbie Gable, Karen Utz

Board Members Excused: Oluwole McFoy

Board Members Absent:

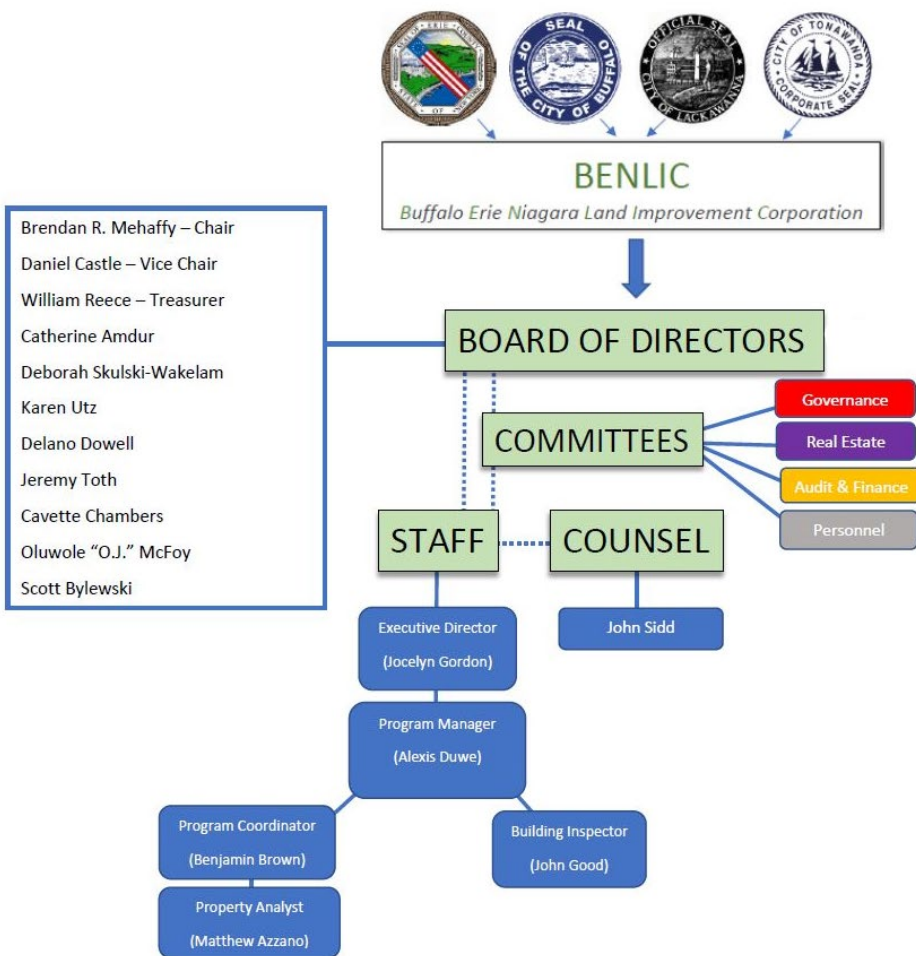
Compensation Schedule

In the fiscal year 2024, the Executive Director of BENLIC was compensated more than one hundred thousand dollars (\$100,000) at a salary of \$112,560.

Board Members Evaluation

See Appendix A

Corporation Organizational Chart



Reporting to the Cities of Buffalo, Lackawanna, Tonawanda and the County of Erie

The Buffalo Erie Niagara Land Improvement Corporation was created by an intermunicipal agreement under the New York State Land Bank Act, and makes its required annual report, as required by that law, to all constituent foreclosing governmental units (FGUs). All directors of the Corporation are *ex officio* members who are officers or appointees of either the City of Buffalo, the City of Lackawanna, the City of Tonawanda, the County of Erie or the Western New York Regional Office of the Empire State Development Corporation.

Mission Statement and Measurement Report

The Buffalo Erie Niagara Land Improvement Corporation (BENLIC) seeks to confront and alleviate the problems distressed properties cause to communities by supporting municipal and regional revitalization efforts and strategically acquiring, improving, assembling, and selling vacant, distressed, abandoned, and tax-delinquent properties.

Adopted: January 18, 2013, *Re-adopted* – March 22, 2018, at the Annual Meeting.

See Appendix B for Measurement Report

Corporate Purpose

As contained within BENLIC's Certificate of Incorporation:

The purposes for which the Corporation is formed are the following:

- (a) To confront and alleviate the problems caused by vacant, abandoned, tax-delinquent and tax foreclosed properties and to turn vacant spaces into vibrant places in Erie County.
- (b) To lessen the burdens on the governments of Erie County of acquiring and maintaining vacant, abandoned, tax-delinquent, and tax foreclosed properties.
- (c) To combat community deterioration and urban decay caused by vacant, abandoned, tax-delinquent, and tax foreclosed properties by taking remedial action to eliminate the physical, economic, and social causes of such deterioration.
- (d) To serve as a land bank pursuant to Article 16 (the Land Bank Act) of the Not-for-Profit Corporation law.
- (e) To demonstrate the feasibility of a land bank and to encourage both other foreclosing governmental units and non-foreclosing municipalities and school districts to enter into intergovernmental cooperative agreements with the foreclosing governmental units in Erie County and/or the Corporation when they determine it to be in the interest of their residents to do so.
- (f) To pursue and to cooperate with and assist other organizations to pursue any one or more of the above-mentioned purposes.
- (g) Any purpose which shall assist the corporation on the furtherance of the above stated purposes which can be performed by a corporation as defined by subparagraph (a)(5) of section 102 of the Not-for-Profit Corporation Law.

The lawful public objectives which each purpose of the Corporation will serve are to lessen the burdens of government and combat community deterioration by performing those functions permissible under the New York Land Bank Act.

Legislation that Forms the Statutory Basis of the Corporation

- Section 1600 of the State of New York Not-for-Profit Corporation Law – *Appendix C*
- Intermunicipal Agreement (between County of Erie, The City of Buffalo, The City of Lackawanna, The City of Tonawanda) – *Appendix D*
- Certificate of Resolution (Empire State Development) – *Appendix E*

Bylaws

See Appendix F

Units or Subsidiaries of the Corporation

In November of 2023, BENLIC formed a single member New York limited liability corporation, BENLIC Development, LLC. BENLIC Development, LLC was formed pursuant to the authority granted to Land Banks in Section 1607 of the New York State Not-for-Profit Law in order to mitigate potential risk and loss to the Land Bank related to certain properties which may be provided by the City, County, or purchased. BENLIC Development, LLC did not take in any properties during the year-ended December 31, 2024.

Operations Summary

- An eleven (11) member board governs the Corporation, all board members serve ex officio:
 1. The Commission of Administration and Finance, Policy, and Urban Affairs for the City of Buffalo
 2. The Executive Director of Strategic Planning of the City of Buffalo
 3. The Commissioner of Permit and Inspection Services of the City of Buffalo
 4. The Corporation Counsel of the City of Buffalo
 5. The General Manager of the Buffalo Sewer Authority
 6. The Commissioner of Environment and Planning of the County of Erie
 7. The Director of Real Property Tax Services of the County of Erie
 8. The County Attorney of Erie County
 9. The City Assessor of the City of Lackawanna
 10. The City Treasurer of the City of Tonawanda
 11. The Western New York Regional Director of the Empire State Development Corporation
- In 2020, Erie County withdrew its in-kind Legal Representation provided by County Attorney, Martin Polowy. On June 30th, 2020, BENLIC released a Request for Proposal for General Counsel Legal Services. BENLIC hired Lippes Mathias to advise and represent the Corporation. In August 2021, BENLIC terminated representation by Lippes Mathias Wexler Friedman, LLP, and hired John Sidd, Partner at Hancock Estabrook, LLP. John Sidd was hired for his specialized Land Bank experience as the attorney representing the New York State Land Bank Association, the Greater Syracuse Land Bank, and the Greater Mohawk Valley Land Bank. John Sidd remained the General Counsel for BENLIC through the end of 2024.
- BENLIC retained the firm of Drescher and Malecki LLP to perform the Corporation's independent audit for fiscal year 2024. The cost of auditor services was paid for by the Corporation. The audited financial statements for fiscal year 2024 are available on the Corporation's website at www.benlic.org.
- BENLIC retained the firm of Lumsden McCormick LLC as fee accountants as of the fourth quarter of 2018. The firm continued to provide oversight and guidance to the corporation in 2024. The cost of accountant services was paid for by the Corporation.
- There were ten public meetings of the Board of Directors of the Corporation in fiscal year 2024.

2024 Accomplishments

American Rescue Plan Infill Initiative

Erie County and the City of Buffalo have both received funding through the American Rescue Plan Act (ARPA). In summer 2023, representatives from Erie County and the City of Buffalo approached BENLIC with the goal of committing these funds to the construction of infill housing in order to address the affordable housing shortage currently affecting residents of Buffalo and Erie County. Through a series of meetings, the best course of action decided by all parties was for BENLIC to serve as developer in the construction of these houses.

A total of \$23.5 Million has been pledged to BENLIC for the infill construction of a planned forty-seven (47) new, affordable homes by the City of Buffalo and Erie County. BENLIC staff and City of Buffalo staff worked together to select vacant lots suitable for infill construction. These lots have been conveyed to BENLIC for development from the City of Buffalo.

Throughout 2024, BENLIC staff procured design and construction services for the ARPA Infill Initiative. The team consists of HHL Architects and Buffalo Construction Consultants (BCC). Throughout March and April 2024, BENLIC held five community meetings in four Buffalo neighborhoods to invite residents to comment on preliminary design ideas. In May 2024, EcoLogic Studios was hired to design five homes in Cheektowaga to be built on vacant lots owned by BENLIC using ARP funds. In November 2024, HHL's designs were finalized and the bidding process was scheduled to begin in early 2025.

Adams Street Infill Housing Initiative

In 2024, the Buffalo Erie Niagara Land Improvement Corporation (BENLIC) entered into a Construction Agreement with a qualified builder for the development of twelve (12) homes on Adams Street in Buffalo's Ellicott District as part of the Adams Street Infill Housing Initiative. This Initiative is a collaboration between the City of Buffalo, BENLIC, Evans Bank, and NYS Homes and Community Renewal (NYS HCR).

A selection committee consisting of BENLIC staff, board members, City of Buffalo staff, and Evans Bank officials chose Buccilli Renovations as the preferred developer. Buccilli Renovations was selected due to their local expertise, commitment to MWBE utilization, high quality of work, and prior work in Buffalo building multiple residential homes. Their proposal is for 12 single-family homes that fit the character of the neighborhood and that BENLIC will be able to sell at an affordable price to lower-middle income homebuyers.

In August 2024, Buccilli Renovations broke ground on the project. By year's end, eight foundations had been built, and three homes had been completely framed and roofed. Construction is advancing ahead of schedule and is expected to be completed by the beginning of 2026.

NYS HCR Land Bank Initiative Phase I

The 2022-2024 NYS Budget included \$50 million to support services and expenses of Land Banks and HCR allocated resources in two phases. Phase I provided essential funding for Land Bank operations and non-capital expenses. BENLIC applied to receive operational funding which would go solely toward personnel expenditures.

In 2022, BENLIC and NYS HCR entered into a grant agreement in which BENLIC would receive \$200,000 each year from the Land Bank Initiative fund to be used for payroll expenses for total term of three (3) years. On August 15, 2024, BENLIC received the second/third installment of this grant. These funds freed up funding for programming that was previously allocated for salaries. The continued investment in BENLIC by NYS shows the faith that the state government has in the effectiveness of BENLIC as a Land Bank.

NYS HCR Land Bank Initiative Phase II

Phase II of the NYS HCR Land Bank Initiative provides funding for capital expenses. In 2024, BENLIC received a total of \$1.7 Million. This money has been applied towards three (3) different BENLIC initiatives. \$232,000 has been used towards pre-development costs for the Adams Street Infill Initiative. \$243,595 is being used for property rehabs as part of the Legacy Cities Access Program. The remaining \$1.2 Million is being used to rehabilitate or demolish seven vacant (7) properties currently in BENLIC's inventory.

In March 2024, bids from contractors were presented to and approved by the Board of Directors to rehabilitate four (4) properties—249 East, 149 Northland, 236 Brunswick, and 702 Norfolk—in the City of Buffalo. All four were in dire need of intervention in order to save the structures. These homes will be resold on the public market to owner-occupants upon completion in the first half of 2025. Three (3) structures—33 Schuele, Buffalo; 473 Monroe, Evans; and 531 Roanoke, Evans—have been demolished as they were dilapidated beyond means of repair.

Securing this funding was a critical step for BENLIC to continue its traditional vacant house rehabilitation activities. While BENLIC is pivoting towards building new housing in the Adams Street and ARPA infill projects, the Land Bank Initiative Phase II will allow BENLIC to continue with the type of projects that it has the most experience completing.

Property Sales

The Corporation recorded a sales figure of \$462,905.00 in the disposition of 18 properties in 2024.

Organizational Capacity

Matthew Azzano was hired in September 2021 as an intern. He has a bachelor's degree in Urban and Regional Planning from Buffalo State University. In March 2024, his hours were increased to full-time and he was brought on as a salaried employee.

John Good was hired in 2017 as a building inspector. He has decades of experience as a Code Enforcement Officer. In September, 2024, John's position was expanded to Construction Specialist and he was brought on as a full-time salaried employee.

Administrative Activities

In March 2024, the Board elected its officers – Chair, Brendan Mehaffy; Vice-Chair, Scott Bylewski; Treasurer, Adam McNeill.

The board members elected for each subcommittee are as follows:

Governance Subcommittee – Jeremy Toth (Chair), Brendan Mehaffy, and Cavette Chambers

Audit and Finance Subcommittee – Adam McNeill (Chair), Jeremy Toth, and Delano Dowell

Real Estate Subcommittee – Scott Bylewski (Chair), Daniel Castle, and Catherine Amdur

Personnel Subcommittee – Daniel Castle (Chair), Adam McNeill, and Brendan Mehaffy

In May 2024, Deborah Skulski-Wakelam was fired from her position at the City of Lackawanna, leaving her board seat vacant.

In December 2024, Brendan Mehaffy and Delano Dowell resigned from their positions at the City of Buffalo. Scott Bylewski became Board Chair.

Fiscal Year 2024 Financial Report

The Public Authority Accountability Act of 2005 (PAAA) as amended in 2009 is designed to ensure greater efficiency and accountability for New York's public authorities. Among the requirements of the PAAA is the preparation of an annual report that is to contain specified information. This section of the Agency Annual Report summarizes the financial information required by the PAAA.

STATEMENTS OF FINANCIAL POSITION

BUFFALO ERIE NIAGARA LAND IMPROVEMENT CORPORATION
Statements of Financial Position
December 31, 2023 and 2022

	<u>2023</u>	<u>2022</u>
ASSETS		
Current assets:		
Cash and cash equivalents	\$ 2,695,176	\$ 2,038,262
Investments	-	987,190
Receivables	40,480	10,521
Prepaid expenses	5,281	4,542
Total current assets	<u>2,740,937</u>	<u>3,040,515</u>
Noncurrent assets:		
Security deposits	1,856	1,856
Assets held for sale	945,284	1,316,124
Total noncurrent assets	<u>947,140</u>	<u>1,317,980</u>
Total assets	<u>\$ 3,688,077</u>	<u>\$ 4,358,495</u>
 LIABILITIES AND NET ASSETS		
Liabilities:		
Operating accounts payable	\$ 17,765	\$ 96,445
Amounts due to municipalities	339,980	442,229
Total liabilities	<u>357,745</u>	<u>538,674</u>
 Net assets:		
Without donor restrictions	<u>3,330,332</u>	<u>3,819,821</u>
Total net assets	<u>3,330,332</u>	<u>3,819,821</u>
 Total liabilities and net assets	<u>\$ 3,688,077</u>	<u>\$ 4,358,495</u>

STATEMENTS OF ACTIVITIES

BUFFALO ERIE NIAGARA LAND IMPROVEMENT CORPORATION
Statement of Activities
Year Ended December 31, 2023

	Without Donor Restrictions	With Donor Restrictions	Total
Revenues:			
Grant revenue	\$ 258,066	\$ -	\$ 258,066
Property sales	615,795	-	615,795
Miscellaneous revenue	<u>1</u>	<u>-</u>	<u>1</u>
Total revenues	<u>873,862</u>	<u>-</u>	<u>873,862</u>
Expenses:			
Cost of sales	922,874	-	922,874
Salary expenses	355,390	-	355,390
Retirement contributions	26,989	-	26,989
Professional services	45,434	-	45,434
Office expenses	60,011	-	60,011
Other expenses	<u>16,487</u>	<u>-</u>	<u>16,487</u>
Total expenses	<u>1,427,185</u>	<u>-</u>	<u>1,427,185</u>
Change in net assets from operating activities	(553,323)	-	(553,323)
Nonoperating activities:			
Interest income	38,680	-	38,680
Realized gain on investments	<u>25,154</u>	<u>-</u>	<u>25,154</u>
Total nonoperating activities	<u>63,834</u>	<u>-</u>	<u>25,154</u>
Change in net assets	(489,489)	-	(528,169)
Total net assets—beginning	<u>3,819,821</u>	<u>-</u>	<u>3,819,821</u>
Total net assets—ending	<u>\$ 3,330,332</u>	<u>\$ -</u>	<u>\$ 3,330,332</u>

STATEMENTS OF CASH FLOWS

BUFFALO ERIE NIAGARA LAND IMPROVEMENT CORPORATION

Statements of Cash Flows

Years Ended December 31, 2023 and 2022

	2023	2022
CASH FLOWS FROM OPERATING ACTIVITIES		
Change in net assets from operating activities	\$ (553,323)	\$ (739,044)
Adjustments to reconcile change in net assets from operating activities to net cash (used for) operating activities:		
(Increase) decrease in receivables	(29,959)	22,363
(Increase) in prepaid expenses	(739)	(954)
Decrease in assets held for sale	370,840	387,712
(Decrease) in operating accounts payable	(78,680)	(56,371)
(Decrease) increase in amounts due to municipalities	(102,249)	168,484
(Decrease) in unearned revenue	-	(80,715)
Net cash (used for) operating activities	<u>(394,110)</u>	<u>(298,525)</u>
CASH FLOWS FROM INVESTING ACTIVITIES		
Sale (purchase) of investments	948,510	(996,034)
Interest income and realized gain on investments	63,834	-
Net cash provided by (used for) investing activities	<u>1,012,344</u>	<u>(996,034)</u>
Net increase (decrease) in cash and cash equivalents	618,234	(1,294,559)
Cash and cash equivalents—beginning	<u>2,038,262</u>	<u>3,332,821</u>
Cash and cash equivalents—ending	<u>\$ 2,656,496</u>	<u>\$ 2,038,262</u>

Financial Plan

See Appendix G

Bonds

The Corporation has issued no bonds.

Grants and Subsidy Programs

The Corporation has no grant and subsidy programs.

Operating and Financial Risks

The Corporation currently has no operating or financial risks.

Long Term Liabilities

The Corporation has no long-term liabilities.

Real Property Schedule

See Appendix H for Annual Property Report FY 2024.

Description of Pending Litigation

The Corporation was not involved as a party to any litigation in fiscal year 2024.

Description of the total amounts of assets, services or both – bought or sold without competitive bidding

See Appendix I – Procurement Report

Investment Report

See Appendix I

APPENDIX A - SUMMARY RESULTS OF CONFIDENTIAL EVALUATION OF BOARD PERFORMANCE FY 2024

Insert Board survey responses

APPENDIX B - PERFORMANCE MEASUREMENT REPORT FY 2024

Mission Statement: The Buffalo Erie Niagara Land Improvement Corporation (BENLIC) seeks to confront and alleviate the problems distressed properties cause to communities by supporting municipal and regional revitalization efforts and strategically acquiring, improving, assembling and selling distressed, vacant, abandoned and and/or tax-delinquent properties.

- ❖ ***Return distressed, vacant, abandoned and/or tax-delinquent property to productive use.***
The Corporation obtained and holds clear title on all of its property:
 - a. Accepted one (1) tax-delinquent and tax-foreclosed property via donation.
 - b. Used LBI Phase II grant from NYS HCR to undertake the rehabilitation of four (4) deteriorated houses and the asbestos abatement and demolition of three (3) buildings which have deteriorated beyond repair
 - c. In 2024, BENLIC used its own funds to pay contractor Buccilli Renovations to begin a new construction project of twelve (12) units of single-family homes.
 - d. The Corporation disposed of eighteen (18) properties: seven (7) residential structures and eleven (11) vacant lots. BENLIC sold one (1) residential structure after performing an “in-house” rehab using grant funds and sold one (1) residential structure after using BENLIC funds to rehab; three (3) vacant houses were sold to developer Darold Fountain for him to rehabilitate as part of the NYS HCR Legacy Cities ACCESS program; two (2) structures and 3 (three) vacant lots were transferred to their respective municipalities; and eight (8) lots were sold to adjacent homeowners or residential property owners.
- ❖ ***Enhance the quality of life within neighborhoods***
 - a. The Corporation completed the rehabilitation of two (2) properties and commenced the rehabilitation of four (4) properties. These properties were blighting proximate property and neighborhoods at-large. Each rehabilitation has increased the value and improved the perception of the neighborhood. Many of the Corporation’s rehabilitation projects are nestled amongst otherwise well-maintained properties; it is expected that rehabilitating properties in this “bad tooth” category will generate significant economic and social impacts for the surrounding area including higher property values, higher desirability, and a lower potential for crime.
 - b. The Corporation substantially completed planning for the American Rescue Plan Act (ARPA) Infill Initiative in which approximately forty-seven (47) new, affordable homes will be built. Groundbreaking expected in the first half of 2025.

- c. The Corporation broke ground on the Adams Street Infill Initiative in which twelve (12) new single-family homes are under construction on one block in a largely vacant and impoverished section of the east side of Buffalo.
- ❖ ***Actualize, stabilize and grow the value of the real property tax base***
 - a. Properties undergoing rehabilitation by the Corporation, or otherwise improved, will likely realize an increased assessment. This increase will provide for future growth in the value of the real property tax base.
 - b. Disposition guidelines of the Corporation function to responsibly return property to productive use to owners that will improve, maintain, make code-compliant and safe, and keep conveyed property from returning to its formerly distressed, vacant, abandoned and/or tax-delinquent status.
 - c. In 2024, BENLIC marketed vacant non-buildable side lots in its inventory to owners of neighboring parcels. Purchasers are required to merge their parcel with the side lot being purchased. This ensures they will be responsible for maintaining the land and paying taxes on it. Eight (8) of these side lots closed in 2024.
- ❖ ***Provide economic growth, encourage economic opportunities***

Education and Outreach is conducted continually throughout Erie County during the course of the year. Each town and village in Erie County received an annual notification of properties “ripe” for foreclosure which is interpreted as at least three years behind in tax liens. These properties are considered Land Bank candidates. BENLIC conducts training sessions, presentations, and one on one visits to municipal leaders. These sessions are intended to perform participants as to the benefits of Land Bank participation, the economic opportunities the Land Bank offers, and the value of returning vacant, abandoned structures to productive use. BENLIC also seeks partnership with qualified not-for-profits with affordable housing missions. We didn’t do RFPs this year. Sheesh.
- ❖ ***Create affordable housing opportunities to meet regional needs***

The Corporation created affordable housing opportunities by using grant-funded programs to meet affordable housing needs for residents at 50-100% AMI. 109 Humason was rehabilitated using funds from Enterprise Community Partners. This house was sold in March 2024 to a buyer who earned less than 100% of the Area Median Income.

The Adams Street Infill Initiative planning was completed and is currently under construction. All twelve (12) homes will be sold to buyers earning less than 80% of the AMI.

The ARPA Infill Initiative planning has been substantially completed during 2024. All forty-seven (47) homes will be sold to buyers earning less than 300% of the federal poverty income level.

APPENDIX C – INTERMUNICIPAL AGREEMENT

INTERMUNICIPAL AGREEMENT

BETWEEN ERIE COUNTY, THE CITY OF BUFFALO, THE CITY OF LACKAWANNA AND THE
CITY OF TONAWANDA

FOR THE CREATION OF THE
BUFFALO ERIE NIAGARA LAND IMPROVEMENT CORPORATION

(A New York Land Bank)

This Intermunicipal Agreement made and entered into this 29th day of March,

2012 ("Agreement") under the New York Land Bank Act, Article 16 of the New York Not-for-Profit Corporation Law, between ERIE COUNTY (hereinafter the "County") and the CITY OF BUFFALO, (hereinafter "Buffalo"), the CITY OF LACKAWANNA (hereinafter "Lackawanna"), the CITY OF TONAWANDA, (hereinafter "Tonawanda") (hereinafter collectively referred to as the "Parties") for the purpose of establishing and creating the BUFFALO ERIE NIAGARA LAND IMPROVEMENT CORPORATION, a type C not-for-profit corporation to administer and implement the purposes and objectives of this Agreement.

RECITALS

WHEREAS, in enacting the New York Land Bank Act as Article 16 of the New York Not-for-Profit Corporation Law (hereinafter the "Land Bank Act"), the Legislature found that there exists in the state of New York a continuing need to strengthen and revitalize the economy of the state of New York and communities in this state and that it is in the best interests of the state of New York and communities in this state to confront the problems caused by vacant, abandoned and tax delinquent properties through the

creation of land banks in a coordinated manner to foster the development of that property and to promote economic growth; and

WHEREAS, Section 1603 of the Land Bank Act permits any or any two or more foreclosing governmental units to enter into an intergovernmental cooperation agreement to establish a land bank; and

WHEREAS, the Parties herein agree that the establishment of a land bank would be beneficial to the Parties and to the citizens of the City of Buffalo, the City of Lackawanna, the City of Tonawanda and the County of Erie; and

WHEREAS, the Parties desire to create the Buffalo Erie Niagara Land Improvement Corporation as a type c not-for-profit corporation to operate as a land bank in accordance with the Land Bank Act and to exercise the powers, duties, functions, and responsibilities of a land bank under the Land Bank Act.

Accordingly, the Parties agree to the following:

ARTICLE I DEFINITIONS

As used in this Agreement the following terms shall have the meanings provided in this Article

Section 1.01. "Board of Directors" or "Board" means the Board of Directors of the Land Bank.

Section 1.02. "Agreement" means this intermunicipal agreement between the Parties.

Section 1.03. "Effective Date" means the date upon which all of the following are satisfied:

- (a) the Agreement is approved by resolution of the Erie County Legislature and signed by the County Executive;
- (b) the Agreement is approved by Ordinance of the Common Council of the City of Buffalo and signed by the Mayor; and
- (c) the Agreement is approved by Ordinance of the Common Council of the City of Lackawanna and signed by the Mayor; and
- (d) the Agreement is approved by Ordinance of the Common Council of the City of Lackawanna and signed by the Mayor; and

(e) the creation of the Buffalo Erie Niagara Land Improvement Corporation is approved by the Empire State Development Corporation in accordance with Section 1603(g) of the Land Bank Act.

Section 1.04. "Fiscal Year" means the fiscal year of the Land Bank, which shall begin on January 1st of each year and end on the following December 31st.

Section 1.05. "Land Bank Act" means Article 16 of the New York Not-for-Profit Corporation Law and as it may be hereafter amended or replaced, subject to the provisions of Section 11.11 of this Agreement.

Section 1.06. "Land Bank" means the type c not-for-profit corporation established pursuant to and in accordance with the provisions of this Agreement and known as the Buffalo Erie Niagara Land Improvement Corporation.

Section 1.07. "Party" or "Parties" means either individually or collectively, as applicable, the County of Erie, City of Buffalo, City of Lackawanna and/or the City of Tonawanda.

Section 1.08. "Person" means an individual, authority, limited liability company, partnership, firm, corporation, organization, association, joint venture, trust, governmental entity, or other legal entity.

Section 1.09. "Quorum" means a majority of the members of the Board, not including vacancies.

Section 1.10. "Real Property" means all lands and the buildings thereon, all things permanently attached to land or to the buildings thereon, and any interest existing in, issuing out of, or dependent upon land or the buildings thereon.

Section 1.11. "Tax Delinquent Property" means real property encumbered by an outstanding tax lien for a delinquent tax as defined in Section 1102 of the New York Real Property Tax Law, the Erie County Tax Act, or such other general, special or local laws as may be applicable to the property tax enforcement procedures of the Parties.

Section 1.12. "State" means the state of New York.

ARTICLE II PURPOSE

Section 2.01. Purpose. The purpose of this Agreement is to create the Buffalo Erie Niagara Land Improvement Corporation to help address the Parties' problems regarding vacant and abandoned property in a coordinated manner and to further foster the development of such property and promote economic growth through the return of vacant, abandoned, and tax- delinquent properties to productive use.

Section 2.02. Powers and Functions. The Buffalo Erie Niagara Land Improvement Corporation shall have all of those powers, duties, functions, and responsibilities authorized pursuant to the Land Bank Act.

ARTICLE III CREATION OF LAND BANK

Section 3.01. Creation and Legal Status of Land Bank. The Land Bank is established pursuant to the Land Bank Act as a type c not-for-profit corporation to be known as the "Buffalo Erie Niagara Land Improvement Corporation".

Section 3.02. By-Laws, and Policies and Procedures. The Board shall adopt by-laws consistent with the provisions of this Agreement and the Land Bank Act within forty-five (45) days of the Effective Date. The Board shall adopt policies and procedures consistent with the provisions of this Agreement and the Land Bank Act within ninety (90) days of the Effective Date.

Section 3.03. Principal Office. The principal office of the Land Bank shall be determined by the Board but shall always be in a location within the geographical boundaries of Erie County.

Section 3.04. Title to Land Bank Assets. All Real Property held in fee by the Land Bank shall be held in its own name.

Section 3.05. Tax-Exempt Status. The Parties intend the activities of the Land Bank to be governmental functions carried out by an instrumentality or political subdivision of the State as described in section 115 of Title 26 of the United States Internal Revenue Code, or any corresponding provisions of any future tax code. The Real Property of the Land Bank and all of the Land Bank's income and operations shall be exempt from all taxation by the State of New York or any of its political subdivisions.

Section 3.06. Extinguishment of Taxes and Assessments. Upon the request of the Land Bank and for the purposes of fostering the goals and objectives of the Land Bank, any Party, at its option and in its discretion and subject to any necessary legal approvals, may extinguish any Real Property Taxes or special assessments levied by that Party against Real Property owned by the Land Bank.

Section 3.07. Compliance with Law. The Land Bank shall comply with all federal, State, and local laws, ordinances, rules, regulations, and orders applicable to this Agreement.

Section 3.08. Relationship of Parties. The Parties agree that the County shall not be responsible, in whole or in part, for the acts of the employees, agents, and servants of Buffalo, Lackawanna or Tonawanda, whether acting separately or in conjunction with the implementation of this Agreement, and that Buffalo, Lackawanna or Tonawanda shall not be responsible, in whole or in part, for the acts of the employees, agents, and servants of the County, whether acting separately or in conjunction with the implementation of this Agreement. The Parties shall only be bound and obligated under this Agreement as expressly agreed to by each Party. The Land Bank shall not obligate Buffalo, Lackawanna or Tonawanda or the County nor shall any obligation of the Land Bank constitute an obligation of Buffalo, Lackawanna or Tonawanda or the County.

Section 3.09. No Third-Party Beneficiaries. Except as otherwise specifically provided, this Agreement does not create, is not intended to create in any non-Party, by implication or otherwise, any direct or indirect benefit, obligation, duty, promise, right to be indemnified (such as contractually, legally, equitably, or by implication), right to be subrogated to any Party's rights under this Agreement, and/or any other right or benefit.

Section 3.10. Additional Parties to Agreement. At any time, subsequent to the Effective Date, the County of Niagara or an additional foreclosing governmental unit located in whole or in part within Erie or Niagara County may become a Party to this Agreement by completing the following requirements:

- (a) approval of the Board as it exists before the addition of the applicable foreclosing governmental unit and execution by the Board chairperson of a signature page annexed hereto;
- (b) approval from Erie County, the City of Buffalo, the City of Lackawanna, and the City of Tonawanda, and other foreclosing governmental units that are signatories to this Agreement before the addition of the additional foreclosing governmental unit;
- (c) adoption of local law, ordinance, or resolution as appropriate to the applicable foreclosing governmental unit; and
- (d) execution by an authorized representative of the applicable foreclosing governmental unit of a signature page annexed hereto.

ARTICLE IV

BOARD, EXECUTIVE DIRECTOR AND STAFF

Section 4.01. Board Composition. The Land Bank shall be governed by a Board of Directors as described in the Certificate of Incorporation. Each member shall serve without compensation. Each member shall continue to serve until the appointment and qualification of his or her successor. Vacancies in the Board occurring otherwise than by expiration of term shall be filled for the unexpired term.

Section 4.02. Initial Members. The first term of the first Board members shall commence on the date of the first Board meeting. The initial Members of the Board of the Land Bank shall be:

- 1. Brendan R. Mehaffy, Executive Director of Strategic Planning
City of Buffalo
920 City Hall
Buffalo, New York 14202
- 2. Timothy A. Ball, Corporation Counsel
City of Buffalo
1100 City Hall
Buffalo, NY 14202
- 3. James Comerford, Jr., Commissioner of Permit and Inspection Services
City of Buffalo
324 City Hall
Buffalo, NY 14202
- 4. Janet Penksa, Commissioner of Administration, Finance, Policy and Urban Affairs
City of Buffalo

203 City Hall
Buffalo, NY 14202

5. David P. Comerford, General Manager, Buffalo Sewer Authority
City of Buffalo
1038 City Hall
Buffalo, NY 14202
6. Marie R. Whyte, Commissioner of Department of Environment and Planning
Erie County
Edward A. Rath Building
95 Franklin Street, 10th Floor
Buffalo, New York 14202
7. Joseph L. Maciejewski, Director, Department of Real Property Tax Services
Erie County
Edward A. Rath Building
95 Franklin Street, 1st floor, Room 100
Buffalo, New York 14202
8. Michael A. Siragusa, Erie County Attorney
Edward A. Rath Building
Department of Law
95 Franklin Street, Suite 1634
Buffalo, New York 14202
9. Frank E. Krakowski, City Assessor
Lackawanna City Hall
City of Lackawanna
714 Ridge Road
Lackawanna, New York 14218
10. Joseph M. Hogenkamp City Treasurer
City of Tonawanda
City of Tonawanda
200 Niagara Street
Tonawanda, New York 14150
11. Christina Orsi
Empire State Development
Western New York Regional Director
95 Perry Street Suite 500
Buffalo, New York 14202

The qualifications, manner of appointment, and terms of members of the Board of Directors, after the initial terms, shall be as follows:

1. The Executive Director of Strategic Planning of the City of Buffalo;
2. The Corporation Counsel of the City of Buffalo;
3. The Commissioner of Permit and Inspection Services of the City of Buffalo
4. Commissioner of Administration, Finance, Policy and Urban Affairs for the City of Buffalo;
5. General Manager, Buffalo Sewer Authority;
6. Commissioner of Erie County Department of Environment and Planning;
7. Director, Erie County Department of Real Property Tax Services;
8. The Erie County Attorney (Erie County Department of Law);
9. The City Assessor of the City of Lackawanna;
10. The City Treasurer of the City of Tonawanda
11. Western New York Regional Director, Empire State Development Corporation

Section 4.03 Term of Office. Members of the Board of Directors shall serve by virtue of office and they shall serve so long as he or she shall hold the office.

Section 4.04. Qualifications. All members of the Board of the Land Bank shall be residents of the County of Erie, except such member who serves as an officer of a foreclosing governmental unit located outside of Erie County shall be residents of the County in which the foreclosing governmental unit is located.

Section 4.05. Removal. The Board shall establish rules and requirements relative to the attendance and participation of members in its meetings, regular or special. Such rules and regulations may prescribe a procedure whereby, should any member fail to comply with such

rules and regulations, such member may be disqualified and removed automatically from office by no less than a majority vote of the remaining members of the Board, and that member's position shall be vacant as of the first day of the next calendar month. Any person removed under the provisions of this paragraph shall be ineligible for reappointment to the Board, unless such reappointment is confirmed unanimously by the Board.

Section 4.06. Vacancies. A vacancy among the members of the Board appointed under section 4.01, whether caused by the death, resignation, or removal of a Board member, shall be filled in the same manner as the original appointment for the balance of the unexpired term. Such vacancy shall be filled as soon as practicable.

Section 4.07. Meetings. The Board shall conduct its first meeting no later than thirty

(30) calendar days after the Effective Date. The Board shall meet at least annually and hold such other meetings at the place, date, and time as the Board shall determine.

Section 4.08. Records of Meetings. The Board shall maintain a written record of each meeting. All meetings of the Board shall comply with the provisions of Section 1612(a) of the Land Bank Act and be subject to the New York Open Meetings Law and the New York Freedom of Information Law.

Section 4.09. Quorum and Voting. Presence for both quorum and voting at a Board meeting may include electronic communication by which such member of the Board is both seen and heard by the members of the Board and any members of the public at the meeting. All actions of the Board shall be approved by the affirmative vote of a majority of the members of the Board present and voting; provided, however, no action of the Board shall be authorized on the following matters unless approved by a majority of the total Board membership:

- (a) Adoption of by-laws and other rules and regulations for conduct of the Land Bank's business;
- (b) Hiring or firing of any employee or contractor of the Land Bank. This function may, by a majority vote of the total Board membership, be delegated to a specific officer or committee of the Land Bank, under such terms and condition, and to the extent, that the Board may specify;
- (c) The incurring of debt;
- (d) Adoption or amendment of the annual budget; and
- (e) Acquisition, sale, lease, encumbrance, or alienation of real property, improvements, or personal property.

Section 4.10. Board Responsibilities. The Board shall have all powers necessary to carry out and effectuate the purposes and provisions of this Agreement and the Land Bank Act, including all of those powers set forth in Section 1607 of the Land Bank Act.

Section 4.11. Fiduciary Duty. The members of the Board are under a fiduciary duty to conduct the activities and affairs of the Land Bank in the best interests of the Land Bank including the safekeeping and use of all Land Bank monies and assets. The members of the Board shall discharge their duties in good faith, with the care an ordinarily prudent person in a like position would exercise under similar circumstances.

Section 4.12. Compensation. The members of the Board shall serve without compensation. The Board may reimburse any member for expenses actually incurred in the performance of duties on behalf of the Land Bank.

Section 4.13. Executive Director. The Board may select and retain an executive director. An executive director selected and retained by the Board shall administer the Land Bank in accordance with the operating budget adopted by the Board, general policy guidelines established by the Board, other applicable governmental procedures and policies, and this Agreement. The executive director shall be responsible for the day-to-day operations of the Land Bank, the control, management, and oversight of the Land Bank's functions, and supervision of all Land Bank employees. All terms and conditions of the executive director's length of service shall be specified in a written contract between the executive director and the Land Bank.

The executive director shall serve at the pleasure of the Board. The Board may delegate to the executive director any powers or duties it considers proper, subject to the constraints of Land Bank Act, and under such terms, conditions and extent that the Board may specify.

Section 4.14. Employees. The Land Bank may employ or otherwise contract for the services of any staff deemed necessary to carry out the duties and responsibilities of the Land Bank. Such staff may be employed as employees of the Land Bank, or the services of such staff may be retained pursuant to contracts with any Party or other public or private entities.

Section 4.15. Conflicts of Interest. Subject to the provisions of section 1614 of the Land Bank Act, no Member of the Board, or employee of the Land Bank shall acquire any interest, direct or indirect, in Real Property of the Land Bank, in any Real Property to be acquired by the Land Bank, or in any Real Property to be acquired from the Land Bank. No Member of the Board, or employee of the Land Bank shall have any interest, direct or indirect, in any contract or proposed contract for materials or services to be furnished or used by the Land Bank. The Board shall establish policies and procedures requiring the disclosure of relationships that may give rise to a conflict of interest and may adopt ethical guidelines for Members of the Board and employees of the Land Bank. The Board shall require that any member of the Board with a direct or indirect interest in any matter before the Board disclose the member's interest to the Board before the Board takes any action on the matter.

ARTICLE V POWERS OF LAND BANK •

Section 5.01. General Powers Under Land Bank Act. The Land Bank shall have all those powers necessary to carry out and effectuate the purposes and provisions of the Land Bank Act including, but not limited to, all those powers specified under Section 1607 of the Land Bank Act, and all those other powers granted to Land Banks pursuant to the Land Bank Act or other statutory authority.

Section 5.02. Purchase of Tax Liens. The Land Bank may acquire liens relative to Tax Delinquent Property in accordance with Section 1616 of the Land Bank Act.

Section 5.03. Execution of Legal Documents Relating to Real Property. The terms of any contract or agreement concerning the sale, lease license, easement, encumbrance, or other alienation of any interest in Real Property, or improvements thereto, or personal property of the Land Bank, shall be approved by the Board. All contracts of the Land Bank shall be executed in the name of the Land Bank.

Section 5.04. Civil Action to Protect Land Bank Real Property. The Land Bank may institute a civil action to prevent, restrain, or enjoin the waste of or unlawful removal of any Real Property held by the Land Bank. The Land Bank may also institute any civil action to protect, clear title to, determine the rights of parties to, remove liens from, or that are otherwise related to the Real Property of the Land Bank.

Section 5.05. Transfer of Interests in Real Property by Land Bank. On terms and conditions, in a manner, and for an amount of consideration the Land Bank considers proper, fair, and reasonable, including for no monetary consideration, the Land Bank may convey, sell, transfer, exchange, lease as lessor, or otherwise dispose of Real Property or rights or interests in Real Property in which the Land Bank holds a legal interest to any public or private Person subject to the Public Authorities Law, and any other statutory requirements.

Section 5.06. Structure of Conveyances. Transactions shall be structured in a manner that permits the Land Bank to enforce contractual agreements, real covenants, and the provisions of any subordinate financing held by the Land Bank pertaining to development and use of the Real Property.

Section 5.07. Disposition of Proceeds. Any proceeds from the sale or transfer of Real Property by the Land Bank shall be retained, expended, or transferred by the Land Bank as determined by the Board in the best interests of the Land Bank and in accordance with the Land Bank Act.

ARTICLE VI RESTRICTIONS ON POWERS

Section 6.01. Eminent Domain Prohibited. The Land Bank shall neither possess nor exercise the power of eminent domain.

Section 6.04. Limitation on Political Activities. The Land Bank shall not spend any public funds on political activities. Subject to the foregoing, this section is not intended to prohibit the Land Bank from engaging in activities authorized by applicable law.

Section 6.05. No Waiver of Governmental Immunity. The Parties agree that no provision of the Agreement is intended, nor shall it be construed, as a waiver by any Party of any governmental immunity provided under any applicable law.

Section 6.06. Non-Discrimination. The Land Bank shall comply with all applicable laws prohibiting discrimination.

Section 6.07. Building and Housing Codes. The Land Bank shall maintain all Real Property held by the Land Bank in accordance with applicable State laws and local codes.

ARTICLE VII

POLICIES FOR ACQUISITION, USE AND DISPOSITION OF PROPERTY

Section 7.01. Compliance with Land Bank Act. In its acquisition and disposition of property, the Land Bank shall be subject to the Land Bank Act.

Section 7.02. Compliance with Municipal Building Codes, Zoning Laws, and Land Use Controls. The Land Bank shall be subject to all applicable city, town and village building codes, zoning laws and land use controls in its use and disposition of real property owned by the Land Bank. The Mayor and the Executive Director of Strategic Planning for the City of Buffalo shall be responsible for confirming that any proposed land banking activity within the City of Buffalo is in accordance with said codes, zoning laws, and land use controls of the City of Buffalo and shall provide written confirmation of such accordance prior to any land banking activity taking place within the City of Buffalo.

Section 7.03. Consultation with Municipalities. The Land Bank shall actively consult with Erie County and the cities, towns and villages of Erie County in respect to the selection of properties to be acquired and policies, plans and procedures to the disposition of such properties.

Section 7.04. Consent of Cities. Recognizing that the Cities of Buffalo, Lackawanna and Tonawanda, as well as the County, possess their own tax liens on real property within their respective territories, the Land Bank will not foreclose on County tax liens or more generally exercise the powers granted by the Land Bank Act for acquisition of property at tax foreclosure sale within foreclosing governmental unit over the written objection of the Mayor of such City.

Section 7.05. Requests for Foreclosure. Any town or village in Erie County may request that (a) the County transfer to the Land Bank the County's tax lien on any tax delinquent real property within such town's or village's territory and (b) the Land Bank foreclose on such lien, provided that the Land Bank may require as a precondition to such foreclosure that the requesting town or village agree to submit a bid for the property at the foreclosure sale. The Land Bank may accept a deed in lieu of foreclosure on such property; and it may convey the property to the requesting town or village in exchange for payment of the amount of the lien, including interest, costs and penalties.

Section 7.06. Redevelopment Plans. Subject to Sections 7.02 and 7.03 above, and after consultation with the specific municipalities affected, the Board of Directors may adopt redevelopment plans for properties held or to be disposed of by the Land Bank within the respective territories of such municipalities.

Section 7.07. Identification of Funds. Prior to Board action by the Land Bank to acquire property or any property interest, the Land Bank Executive Director shall produce for board review information identifying the funds of the Land Bank or any other funding source that will cover for the carrying and disposition costs associated with the property or property interested proposed for acquisition.

ARTICLE VIII

BOOKS. RECORDS.AND FINANCES

Section 8.01. Land Bank Records. The Land Bank shall keep and maintain at the principal office of the Land Bank all documents and records of the Land Bank. All records of the Land Bank subject to any claimed privilege shall be made available to either Party, including the Erie County Comptroller. The records and documents shall be maintained until the termination of this Agreement and shall be delivered to any successor entity.

Section 8.02. Financial Statements and Reports. The Land Bank shall cause to be prepared, at the Land Bank's expense, audited financial statements (balance sheet, statement of revenue and expense, statement of cash flows, and changes in fund balance) on an annual basis. Such financial statements shall be prepared in accordance with generally accepted accounting principles and accompanied by a written opinion of an independent certified public accounting firm. The Land Bank shall be subject to audit by the office of the state comptroller in accordance with Section 1603(h) of the Land Bank Act.

Section 8.03. Annual Budget. The executive director, or other individual designated by the Board, shall prepare annually a budget for the Land Bank. The Board shall review and approve a budget for the Land Bank immediately preceding each Fiscal Year.

Section 8.04. Deposits and Investments. The Land Bank shall deposit and invest funds of the Land Bank, not otherwise employed in carrying out the purposes of the Land Bank, in accordance with an investment policy established by the Board consistent with laws and regulations regarding investment of Land Bank funds.

Section 8.05. Disbursements. Disbursements of funds shall be in accordance with guidelines established by the Board.

Section 8.06. Performance Objectives. Each Fiscal Year, the executive director, or other individual designated by the Board, shall prepare, for review and approval by the Board, objectives for the Land Bank's performance.

Section 8.07. Real Property Inventory Records. The Land Bank shall inventory all Real property owned, held, or disposed of by the Land Bank. The inventory shall be maintained as a public record and shall be available in accordance with Sections 1608(h) and (i), and Sections 1609(b) of the Land Bank Act.

ARTICLE IX FUNDING AND EXPENDITURES

Section 9.01. Budget Contributions. While under no obligation, the Parties may contribute to the annual Land Bank budget in such manner as approved by the Party or Parties.

Section 9.02. Issuance of Bonds. The Land bank may issue, sell, and deliver bonds in accordance with the provisions of Section 1611 of the Land Bank Act.

Section 9.02. Tax Allocation. Upon the adoption of a resolution by the County Legislature and I or the adoption of an ordinance by the Common Council of a City which is a party hereto, either party, or both parties collectively may provide for Fifty (50) percent of that Party's real property taxes collected on any specific parcel of real property identified in such resolution or ordinance (or both) to be remitted to the Land Bank for a period of five (5) years in accordance with the provisions of Section 1610(c) of the land Bank Act.

Section 9.03. Management of Funds. The Land Bank, shall designate a fiscal agent of the Land Bank to manage sales proceeds, monetary contributions made by the Parties', and other Land Bank funds. Standard accounting procedures shall be used in the management of Land Bank accounts.

Section 9.04. Authorized Expenditures. The Land Bank shall in its sole discretion and within its budget expend such funds as necessary to carry out the powers, duties, functions, and responsibilities of a land bank under the Land Bank Act consistent with this Agreement, and State law.

ARTICLE X DURATION OF AGREEMENT

Section 10.01. Duration. This Agreement shall commence on the Effective date and shall remain in full force and effect for a period of five years. This Agreement shall thereafter be automatically renewed for successive five-year periods until withdrawal of one of the parties in accordance with section 10.02 or dissolution of the Land Bank in accordance with the provisions of Section 10.03.

Section 10.02. Withdrawal by Party. Either Party may withdraw from this Agreement upon six (6) months' notice to the other Party, and to the Land Bank. The withdrawing Party shall have no rights to funds or other assets of the Land Bank. If at the time of withdrawal, the requirements of the Land Bank Act provide that some Real Property of the Land Bank be liquidated, any sums received from the sale of such properties shall remain the funds of the Land Bank. Upon the withdrawal of any Party to this Agreement, the provisions of this Agreement shall remain in force for any remaining Parties to the Agreement.

Section 10.03. Dissolution. The Land Bank may only be dissolved pursuant to the requirements of Section 1613 of the Land Bank Act.

ARTICLE XI MISCELLANEOUS

Section 11.01. Notices. Any and all correspondence or notices required, permitted, or provided for under this Agreement to be delivered to any Party shall be sent to that Party via certified mail, return receipt requested, and by regular US mail. All correspondence shall be considered delivered to a Party as of the date that such notice is deposited with sufficient postage with the United States Postal Service. All such written notices, including any notice of withdrawal under Article IX, shall be sent to the Parties the addresses below, or any subsequent address provided by either Party:

To: Erie County

To: City of Buffalo

Office of the County Executive Attn: County Executive
Edward A. Rath County Office Building
95 Franklin Street, 16th Floor
Buffalo, New York 14202

With a copy to:
County Attorney
Erie County Department of Law
95 Franklin Street, Suite 1634
Buffalo, New York 14202

Office of the Mayor Attn: Mayor
201 City Hall
Buffalo, New York 14202

With a copy to:
Corporation Counsel
1100 City Hall
Buffalo, New York 14202

City of Buffalo Office of City Clerk
1308 City Hall
Buffalo, New York 14202

To: City of Lackawanna

To: City of Tonawanda

Office of the Mayor Attn: Mayor
714 Ridge Road
Lackawanna, New York 14218

Office of the Mayor Attn: Mayor
200 Niagara Street Tonawanda, New York 14150

With a copy to:
Lackawanna City Attorney
714 Ridge Road
Lackawanna, New York, 14218

With a copy to:
Tonawanda City Attorney
200 Niagara Street
Tonawanda, New York 14150

Section 11.02. Entire Agreement. This Agreement sets forth the entire Agreement between the Parties and supersedes any and all prior agreements or understandings between them in any way related to the subject matter of this Agreement. It is further understood and agreed that the terms and conditions of this Agreement are contractual and are not a mere recital and that there are no other contracts, understandings, or representations between the Parties in any way related to the subject matter of this Agreement, except as expressly stated in this Agreement.

Section 11.03. Interpretation of Agreement. The Parties intend that this Agreement shall be construed liberally to effectuate the intent and purposes of this Agreement and the legislative intent and purposes of the Land Bank Act as complete and independent authorization for the performance of each and every act and thing authorized by this Agreement and the Land Bank Act. All powers granted to the Land Bank under this Agreement and the Land Bank Act shall be broadly interpreted to effectuate the intent and purposes and not as a limitation of powers.

Section 11.04. Severability of Provisions. If any provision of this Agreement, or its application to any Person, Party, or circumstance, is invalid or unenforceable, the remainder of this Agreement and the application of that provision to other Persons, Parties, or circumstances is not affected but will be enforced to the extent permitted by law.

Section 11.05. Governing Law. This Agreement is made and entered into in the State of New York and shall in all respects be interpreted, enforced, and governed under the laws of the State of New York without regard to the doctrines of conflict of laws. The language of all parts of this Agreement shall in all cases be construed as a whole according to its plain and fair meaning, and not construed strictly for or against any Party.

Section 11.06. Captions and Headings. The captions, headings, and titles in this Agreement are intended for the convenience of the reader and are not intended to have any substantive meaning or to be interpreted as part of this Agreement.

Section 11.07. Terminology. All terms and words used in this Agreement, regardless of the number or gender in which they are used, are deemed to include any other number and any other gender as the context may require.

Section 11.08. Cross-References. References in this Agreement to any article include all sections, subsections, and paragraphs in the article, unless specifically noted otherwise. References in this Agreement to any section include all subsections and paragraphs in the section.

Section 11.09. Jurisdiction and Venue. In the event of any disputes between the Parties over the meaning, interpretation, or implementation of the terms, covenants, or conditions of this Agreement, the matter under dispute, unless resolved between the Parties, shall be submitted to the courts of Erie County.

Section 11.10. Amendments to Agreement. This Agreement may be amended or an alternative form of this Agreement adopted only upon written amendment approved by all Parties.

Section 11.11. Amendments to Land Bank Act. The Land Bank shall have any powers authorized pursuant to any amendments, replacements, or substitutions to the Land Bank Act, unless the Agreement is amended by the Parties to provide otherwise.

Section 11.12. Certificate of Incorporation. The Certificate of Incorporation of the BUFFALO ERIE NIAGARA LAND IMPROVEMENT CORPORATION are attached to this

Agreement as Exhibit "A" and incorporated herein by reference.

Section 11.13. Effective Date. This Agreement shall become effective as of the Effective Date as that term is defined in Section 1.03. of this Agreement.

BY-LAWS OF
BUFFALO ERIE NIAGARA LAND IMPROVEMENT CORPORATION

ARTICLE I – PURPOSES AND POWERS

The purposes of the Corporation shall be as set forth in the Certificate of Incorporation. The Corporation shall have all of the powers and shall be subject to all of the duties provided by the Land Bank Act (Article 16 of the Not-for-Profit Corporation Law) and all other applicable laws and to the terms and conditions of any applicable Intergovernmental Cooperative Agreement.

ARTICLE II – OFFICES

The principal office of the Corporation shall be at the Brisbane Building, 403 Main St, Buffalo, New York 14203.

ARTICLE III – MEMBERS

Section 1. Members.

The Members of the Corporation shall be the County Executive of Erie County and the Mayor of the City of Buffalo.

Section 2. Meetings of Members.

Meetings of the Members may be called as provided in the Not-for-Profit Corporation Law or upon agreement by the Members.

Section 3. Quorum and Action by Members.

Except as otherwise expressly provided by these By-Laws in respect to the appointment of Directors, both Members must be present in person or by proxy to constitute a quorum for the transaction of any business, and the affirmative vote of both Members, in person, by proxy, or by written consent, shall be required to take any action under this chapter. Action may be taken by the Members without a meeting on written consent, setting forth the action so taken, signed by all of the members entitled to vote thereon. Each such consent shall be filed with the Clerk of the Erie County Legislature and the Clerks of the Cities of Buffalo, Lackawanna and Tonawanda, as well as with the minutes of the Corporation.

Section 4. Proxies.

Each member entitled to vote at a meeting of Members or to the express consent or dissent without a meeting may authorize another person or persons to act for him by proxy.

ARTICLE IV – DIRECTORS Section 1. Management of the Corporation.

The Corporation shall be managed by the Board of Directors, which shall consist of an odd number of not less than five or more than eleven directors. [§1603(a)(2)]

Section 2. No Compensation, Reimbursement for Expenses.

Board members shall serve without compensation. The Board may reimburse any member for expenses actually incurred in the performance of duties on behalf of the Corporation. [§1605(g)]

Section 3. Appointment of Directors.

The Board of Directors shall be constituted of eleven directors, as follows:

1. The Commissioner of Administration and Finance, Policy and Urban Affairs for the City of Buffalo
2. The Executive Director of Strategic Planning of the City of Buffalo
3. The Commissioner of Permit and Inspection Services of the City of Buffalo
4. The Corporation Counsel of the City of Buffalo
5. The General Manager of the Buffalo Sewer Authority
6. The Commissioner of Environment and Planning of the County of Erie
7. The Director of Real Property Services of the County of Erie
8. The County Attorney of Erie County
9. The City Assessor of the City of Lackawanna
10. The City Treasurer of the City of Tonawanda
11. The Western New York Regional Director of the Empire State Development Corporation

Section 4. Service by Public Officers and Employees as Directors.

Any public officer shall be eligible to serve as a Director and the acceptance of the appointment shall neither terminate nor impair such public office. Any municipal employee or appointed officer shall be eligible to serve as a Director. [§1605(c)]

Section 5. Removal of Directors.

The Board shall establish rules and requirements relative to the attendance and participation of members in its meetings, regular or special. Such rules and regulations may prescribe a procedure whereby, should any member fail to comply with such rules and regulations, such member may be disqualified and removed automatically from office by no less than a majority vote of the remaining members of the Board, and that member's position shall be vacant as of the first day of the next calendar month. Any person removed under the provisions of this paragraph shall be ineligible for reappointment to the Board, unless such reappointment is confirmed unanimously by the Board. [§1605(e)]

Section 6. Vacancies.

A vacancy on the Board shall be filled in the same manner as the original appointment. [§1605(f)]

Section 7. Action of the Board.

(a) A majority of the members of the Board, not including vacancies, shall constitute a quorum for the conduct of business. All actions of the Board shall be approved by the affirmative vote of a majority of the members of that Board present and voting; provided, however, no action of the Board shall be authorized on the following matters unless approved by a majority of the total Board membership:

- (1) adoption of by-laws and other rules and regulations for conduct of the Corporation's business;
- (2) hiring or firing of any employee or contractor of the Corporation. This function may, by majority vote of the total Board membership, be delegated to a specified officer or committee of the Corporation, under such terms and conditions, and to the extent, that the Board may specify;
- (3) the incurring of debt;
- (4) adoption or amendment of the annual budget; and
- (5) acquisition, sale, lease, encumbrance, or alienation of real property, improvements, or personal property.

[§1605(i)]

(b) Any one or more members of the Board or any committee thereof may participate in a meeting of such Board or committee by means of a conference telephone or similar communications equipment allowing all persons participating in the meeting to hear each other at the same time. Participation by such means shall constitute presence in person at a meeting. [§708(c)]

(c) Any action required or permitted to be taken by the Board of Directors or any committee thereof may be taken without a meeting if all members of the Board or the committee consent in writing to the adoption of a resolution authorizing the action. The resolution and the written consent thereto by the members of the Board or committee shall be filed with the minutes of the proceedings of the Board or committee. [§708(b)]

Section 8. Meetings.

The Board shall meet in regular session according to a schedule adopted by the Board, and also shall meet in special session as conveyed by the Chairman or upon written notice signed by a majority of the Members. [§1605(h)]

Section 9. Compliance with Open Meetings Law and Freedom of Information Law. The Board and the Corporation shall comply with the provisions of the New York Open Meetings Law and the New York Freedom of Information Law.

ARTICLE V – OFFICERS AND STAFF

Section 1. Officers.

The members of the Board of Directors shall select annually from among themselves a Chairman, a Vice-Chairman, a Treasurer, and such other officers as the Board may determine, and shall establish their duties as may be regulated by rules adopted by the

Board. [§1605(c)]

Section 2. Administrative Organization.

The Board may organize and reorganize the executive, administrative, clerical, and other departments of the Corporation and to fix the duties, powers, and compensation of all employees, agents, and consultants of the Corporation. [§1605(g)]

Section 3. Counsel and Staff.

The County Attorney shall serve as Counsel to the Corporation and may assign deputies or assistants to advise and represent the Corporation. The Corporation may employ a secretary, an executive director, and such technical experts, and such other agents and employees, permanent or temporary, as it may require, and may determine the qualifications and fix the compensation and benefits of such persons. The Corporation may also enter into contracts and agreements with municipalities for staffing services to be provided to the Corporation by municipalities or agencies or departments thereof, or for the Corporation to provide such staffing services to municipalities or agencies or departments thereof. [§1606]

Section 4. Signing of Checks.

The Executive Director is authorized to issue and sign checks or otherwise authorize electronic payments to pay corporate obligations up to \$5,000.00 incurred in the ordinary course of business. The Executive Director, Chair, Vice Chairman and Treasurer are authorized to issue and sign (two (2) signatures required) checks to pay corporate obligations of \$5,000.00 or greater. The Board of Directors may adopt such resolutions as may be appropriate to authorize one or more officers or the Executive Director to sign, without requiring any other signature, payroll checks and to authorize the officers to open checking accounts and to issue and sign checks without reference in such resolutions to the purposes of such accounts and checks.

ARTICLE VI

POLICIES FOR ACQUISITION, USE AND DISPOSITION OF PROPERTY

Section 1. Compliance with Land Bank Act.

In its acquisition and disposition of property, the Corporation shall be subject to Article 16 of the Not-for-Profit Corporation Law (the Land Bank Act).

Section 2. Compliance with Municipal Building Codes, Zoning Laws, and Land Use Controls and Intergovernmental Agreements.

The Corporation shall be subject to all applicable city, town and village building codes, zoning laws and land use controls in its use and disposition of real property owned by the Corporation, and to the terms and conditions of any applicable Intergovernmental Cooperative Agreement. The Mayor and the Executive Director of Strategic Planning for the City of Buffalo shall be responsible for confirming that any proposed land banking activity within the City of Buffalo is in accordance with said codes, zoning laws, and land use controls of the City of Buffalo and shall provide written confirmation of such accordance prior to any land banking activity taking place.

Section 3. Consultation with Municipalities.

The Corporation shall actively consult with Erie County and the cities, towns and villages of Erie County in respect to the selection of properties to be acquired and policies, plans and procedures to the disposition of such properties.

Section 4. Consent of Cities.

Recognizing that the Cities of Buffalo, Lackawanna and Tonawanda, as well as the County, possess their own tax liens on real property within their respective territories, the Corporation will not foreclosure on County tax liens or more generally exercise the powers granted by the Land Bank Act for acquisition of property at tax foreclosure sale within a City over the written objection of the Mayor of such City.

Section 5. Requests for Foreclosure.

Any town or village in Erie County may request that (a) the County transfer to the Corporation the County's tax lien on any tax delinquent real property within such town's or village's territory and (b) the Corporation foreclose on such lien, provided that the Corporation may require as a precondition to such foreclosure that the requesting town or village agree to submit a bid for the property at the foreclosure sale. The Corporation may accept a deed in lieu of foreclosure on such property; and it may convey the property to the requesting town or village in exchange for payment of the amount of the lien, including interest, costs and penalties.

Section 6. Redevelopment Plans.

Subject to Sections 2 and 3 above, and after consultation with the specific municipalities affected, the Board of Directors may adopt redevelopment plans for properties held or to be disposed of by the Corporation within the respective territories of such municipalities.

ARTICLE VII – INDEMNIFICATION

The Corporation shall indemnify any person made, or threatened to be made, a party to

an action or proceeding by reason of the fact that such person or his testator or intestate is or was a director or officer of the Corporation, or (to the extent not indemnified thereby) served any other corporation, partnership, joint venture, trust, employee benefit plan or other enterprise at the request of the Corporation in the capacity of officer or director in the case of actions in the right of the Corporation and in any capacity in the case of all other actions, against judgments, fines, amounts paid in settlement, and reasonable expenses, including

attorneys' fees, in the manner and to the full extent allowed by the Not-for-Profit Corporation Law, provided that no such indemnification shall be required with respect to any settlement or other non-adjudicated disposition of any threatened or pending action or proceeding unless the Corporation has given its prior consent to such settlement or other disposition. The Corporation is authorized to the full extent allowed by the Not-for-Profit Corporation Law to purchase and maintain insurance to indemnify the Corporation for any obligation which it incurs as a result of the indemnification of directors and officers under the provisions of the Not-for-Profit Corporation Law, to indemnify directors and officers in instances in which they may be indemnified by the Corporation under the provisions of the Not-for-Profit Corporation Law, and to indemnify the directors and officers in instances in which they may not otherwise be indemnified under the provisions of the Not-for Profit Corporation Law. [§§722, 723]

ARTICLE VIII – FISCAL YEAR

The fiscal year of the Corporation shall start January 1 and expire December 31.

ARTICLE IX – CONSTRUCTION

If there be any conflict between the provisions of the Certificate of Incorporation and these By-Laws, the provisions of the Certificate of Incorporation shall govern. Except for Article VI, §4, nothing in these By-Laws shall be construed to limit the powers or duties conferred upon the Corporation by the Land Bank Act (Article 16 of the New York Not-for Profit Corporation Law) or any other applicable provision of law.

ARTICLE X – AMENDMENT

These By-Laws may be amended by the affirmative vote of at least a majority of the entire Board of Directors.

BUFFALO ERIE NIAGARA LAND IMPROVEMENT CORPORATION

Code of Ethics and Conflict of Interest Policy

This Code of Ethics shall apply to all directors, officers and employees of the Corporation. These policies shall serve as a guide for official conduct and are intended to enhance the ethical and professional performance of the Corporation's directors and employees and to preserve public confidence in the Corporation's mission.

Responsibility of Directors and Employees

1. Directors, officers and employees shall perform their duties with transparency, without favor and refrain from engaging in outside matters of financial or personal interest, including other employment, that could impair independence of judgment, or prevent the proper exercise of one's official duties.
2. Directors, officers and employees shall not directly or indirectly, make, advise, or assist any person to make any financial investment based upon information available through the director's or employee's official position that could create any conflict between their public duties and interests and their private interests.
3. Directors, officers and employees shall not accept or receive any gift or gratuities where the circumstances would permit the inference that: (a) the gift is intended to influence the individual in the performance of official business or (b) the gift constitutes a tip, reward, or sign of appreciation for any official act by the individual. This prohibition extends to any form of financial payments, services, loans, travel reimbursement, entertainment, hospitality, thing or promise from any entity doing business with or before the Corporation.
4. Directors, officers and employees shall not use or attempt to use their official position with the Corporation to secure unwarranted privileges for themselves, members of their family or others, including employment with the Corporation or contracts for materials or services with the Corporation.
5. Directors, officers and employees must conduct themselves at all times in a manner that avoids any appearance that they can be improperly or unduly influenced, that they could be affected by the position of or relationship with any other party, or that they are acting in violation of their public trust.
6. Directors, officers and employees may not engage in any official transaction with an outside entity in which they have a direct or indirect financial interest that may reasonably conflict with the proper discharge of their official duties.
7. Directors, officers and employees shall manage all matters within the scope of the Corporation's mission independent of any other affiliations or employment. Directors, including ex officio board members, and employees employed by more than one government shall strive to fulfill their professional responsibility to the Corporation without bias and shall support the Corporation's mission to the fullest.
8. Directors, officers and employees shall not use Corporation property, including equipment, telephones, vehicles, computers, or other resources, or disclose information acquired in the course of their

official duties in a manner inconsistent with State or local law or policy and the Corporation's mission and goals.

9. Directors, officers and employees are prohibited from appearing or practicing before the Corporation for two (2) years following employment with the Corporation, consistent with the provisions of Public Officers Law.

10. No director, officer or employee of the Corporation shall acquire any interest, direct or indirect, in real property of the Corporation, in any real property to be acquired by the Corporation or in any real property to be acquired from the Corporation. No director, officer or employee of the Corporation shall have any interest, direct or indirect, in any contract or proposed contract for materials or services to be furnished or used by the Corporation. The board may adopt supplemental rules and regulations addressing potential conflicts of interest and ethical guidelines for directors, officers and employees. [LBA § 1614]

11. Each director, officer or employee who is a municipal officer or employee shall promptly make written disclosure of his or her position in the Corporation to his or her municipal supervisor and governing body in accordance with Section 803 of the General Municipal Law.

12. Each director shall, upon appointment, sign an acknowledgment of fiduciary duty in the form promulgated by the New York State Authorities Budget Office.

13. Each director, officer, and key employee as indicated by the Chairman shall annually file with the Chairman a statement disclosing real estate in Erie County in which he or she or a member of his or her household or a close relative (not including relatives more remote than first cousins) has a financial interest, and any other interest requiring transactional disclosure and recusal under paragraph 14 below.

14. Transactional disclosure and recusal. A Corporation officer or employee shall not use his or her official position or office, or take or fail to take any action, in a manner which he or she knows or has reason to know may result in a personal financial benefit for any of the following persons:

- (a) the Corporation officer or employee;
- (b) his or her outside employer or business;
- (c) a member of his or household;
- (d) a customer or client;
- (e) a close relative (not including relatives more remote than first cousins);
- (f) a person from whom the officer or employee has received election campaign contributions of more than \$1000 in the aggregate during the past twelve months.

A director, officer or employee shall promptly recuse himself or herself from acting on a matter before the municipality when acting on the matter, or failing to act on the matter, may financially benefit any of the persons listed above.

Whenever a director, officer or employee is required to recuse himself or herself under this code of ethics, he or she

- (i) shall promptly inform his or her superior, if any,
- (ii) shall promptly file with the Chairman a signed statement disclosing the nature and extent of the prohibited action or, if a director shall state that information upon the minutes of the board, and

- (iii) shall immediately refrain from participating further in the matter.

15. **Exclusions.** A director, officer or employee of the Corporation who is a municipal officer or employee shall not be deemed to have a prohibited interest or be required to recuse him or herself from any transaction by reason of any interest of his or her municipality in a contract or transaction with the Corporation. Nor shall recusal be required as a result of an action specifically authorized by statute, rule, or regulation of the State of New York or of the United States or a ministerial act.

Implementation of Code of Ethics

This Code of Ethics shall be provided to all directors, officers and employees upon commencement of employment or appointment and shall be reviewed annually by the Audit Committee.

The board may designate an Ethics Officer, who shall report to the board and shall have the following duties:

- Counsel in confidence Corporation directors, officers and employees who seek advice about ethical behavior.
- Receive and investigate complaints about possible ethics violations.
- Dismiss complaints found to be without substance.
- Prepare an investigative report of their findings for action by the Executive Director or the board.
- Record the receipt of gifts or gratuities of any kind received by a director or employee, who shall notify the Ethics Officer within 48 hours of receipt of such gifts and gratuities.

Penalties

In addition to any penalty contained in any other provision of law, a Corporation director, officer or employee who knowingly and intentionally violates any of the provisions of this code may be removed in the manner provided for in law, rules or regulations.

Reporting Unethical Behavior

Employees, officers and directors are required to report possible unethical behavior by a director, officer or employee of the Corporation to the Ethics Officer. Employees, officers and directors may file ethics complaints anonymously and are protected from retaliation by the policies adopted by the Corporation.

Voidability of Contracts and Transactions

No contract or other transaction between the Corporation and any other entity shall be void or voidable by reason of any conflict of interest or breach of this Code of Ethics except as provided by Section 715 of the Not-for-profit Corporation Law.

APPENDIX F – FINANCIAL PLAN

Buffalo Erie Niagara Land Improvement Corporation
(1900)
Fiscal Year End Date: 12/31/2024
Status: CERTIFIED

[Authority Home](#)

[Annual Report](#)

[Budget Report](#)

Budget & Financial Plan

[Link to Budget Report](#)

[Budget Report Submittal](#)

[Certified Financial Audit](#)

[Investment Report](#)

[Procurement Report](#)

[PARIS Handbook](#)

[PARIS FAQs](#)

Budget & Financial Plan

Budgeted Revenues, Expenditures, and Changes in Current Net Assets

You must enter Budget & Financial Plan information prior to submittal.

	Last year (Actual) 2022	Current year (Estimated) 2023	Next year (Adopted) 2024	Proposed 2025	Proposed 2026	Proposed 2027
	View	View	View	View	View	View
Revenue and financial sources						
Operating revenues						
Charges for services	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Rental and financing income	0.00	0.00	0.00	0.00	0.00	0.00
Other operating revenues	1,441,755.00	1,025,305.00	1,234,305.00	1,030,703.00	1,050,244.00	2,010,772.00
Nonoperating revenues						
Investment earnings	0.00	21,563.00	60,000.00	75,000.00	75,000.00	75,000.00
State subsidies/grants	100,530.00	400,000.00	1,807,455.00	0.00	0.00	0.00
Federal subsidies/grants	0.00	0.00	7,833,333.00	7,833,333.00	7,833,333.00	0.00
Municipal subsidies/grants	0.00	0.00	0.00	0.00	0.00	0.00
Public authority subsidies	0.00	0.00	0.00	0.00	0.00	0.00
Other nonoperating revenues	2,103.00	0.00	0.00	0.00	0.00	0.00
Proceeds from the issuance of debt	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Total revenue and financing sources	\$1,643,388.00	\$1,446,958.00	\$10,095,153.00	\$9,845,126.00	\$9,897,577.00	\$2,091,772.00
Expenses						
Operating expenses						
Salaries and wages	270,354.00	203,823.00	335,000.00	345,140.00	355,584.00	350,342.00
Other employee benefits	85,310.00	90,845.00	117,610.00	121,447.00	125,000.00	125,842.00
Professional services contracts	120,045.00	42,007.00	67,000.00	60,937.00	72,035.00	74,190.00
Supplies and materials	53,074.00	14,084.00	15,310.00	15,800.00	19,420.00	20,000.00
Other operating expenses	1,837,540.00	1,404,200.00	10,453,033.00	9,290,742.00	9,322,442.00	1,400,383.00
Nonoperating expenses						
Payment of principal on bonds and financing arrangements	0.00	0.00	0.00	0.00	0.00	0.00
Interest and other financing charges	0.00	0.00	0.00	0.00	0.00	0.00
Subsidies to other public authorities	0.00	0.00	0.00	0.00	0.00	0.00
Capital asset outlay	0.00	0.00	0.00	0.00	0.00	0.00
Grants and donations	0.00	0.00	0.00	0.00	0.00	0.00
Other nonoperating expenses	(8,544.00)	0.00	0.00	0.00	0.00	0.00
Total expenses	\$2,373,588.00	\$1,835,058.00	\$10,865,153.00	\$9,845,126.00	\$9,897,577.00	\$2,091,772.00
Capital contributions	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Excess (deficiency) of revenues and capital contributions over expenses	\$(730,200.00)	\$(485,100.00)	\$0.00	\$0.00	\$0.00	\$0.00

[Definitions](#)

BUFFALO ERIE NIAGARA LAND IMPROVEMENT CORPORATION

ANNUAL PROPERTY REPORT – FY 2024

PBA § 2896 3. a. Each public authority shall publish, not less frequently than annually, a report listing all real property of the public authority. Such report shall include a list and full description of all real and personal property disposed of during such period. The report shall contain the price received by the public authority and the name of the purchaser for all such property sold by the public authority during such period.

Acquired 2024

1.) 522 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

2.) 524 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

3.) 526 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

4.) 530 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

5.) 536 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

6.) 538 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

7.) 539 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

8.) 540 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

9.) 541 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

10.) 544 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

11.) 548 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

12.) 559 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

13.) 561 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

14.) 562 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

15.) 563 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

16.) 566 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

17.) 572 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

18.) 574 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

19.) 578 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

20.) 579 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

21.) 580 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

22.) 590 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

23.) 592 Adams Street, Buffalo
SBL: (N/A)
Property Class Code: 311

24.) 762 East Amherst Street, Buffalo
SBL: 90.25-1-19
Property Class Code: 311

25.) 766 East Amherst Street, Buffalo
SBL: 90.25-1-18
Property Class Code: 311

26.) 291 Berkshire Avenue, Buffalo
SBL: 90.24-3-19
Property Class Code: 311

27.) 440 Berkshire Avenue, Buffalo
SBL: 79.81-6-29
Property Class Code: 311

28.) 442 Berkshire Avenue, Buffalo
SBL: 79.81-6-28
Property Class Code: 311

29.) 447 Berkshire Avenue, Buffalo
SBL: 90.25-1-10
Property Class Code: 311

30.) 449 Berkshire Avenue, Buffalo
SBL: 90.25-1-11
Property Class Code: 311

31.) 685 Minnesota Avenue, Buffalo
SBL: 70.74-4-25
Property Class Code: 311

32.) 431 Shirley Avenue, Buffalo
SBL: 79.82-1-4
Property Class Code: 311

33.) 256 Hewitt Avenue, Buffalo
SBL: 79.80-3-30
Property Class Code: 311

34.) 143 La Salle Avenue, Buffalo
SBL: 79.71-7-7
Property Class Code: 311

35.) 206 Miami Street, Buffalo
SBL: 122.32-5-36
Property Class Code: 311

36.) 230 Miami Street, Buffalo
SBL: 122.32-5-31
Property Class Code: 311

37.) 236 Miami Street, Buffalo
SBL: 122.32-5-30
Property Class Code: 311

38.) 288 Miami Street, Buffalo
SBL: 122.40-2-15
Property Class Code: 311

39.) 66 O'Connell Street, Buffalo
SBL: 122.40-7-23
Property Class Code: 311

40.) 226 Maryland Avenue, Buffalo
SBL: 110.28-2-20
Property Class Code: 311

41.) 258 Whitney Avenue, Buffalo
SBL: 110.28-2-8
Property Class Code: 311

42.) 262 Whitney Avenue, Buffalo
SBL: 110.28-2-7
Property Class Code: 311

43.) 111 Austin Street, Buffalo
SBL: 88.33-4-1.1
Property Class Code: 311

44.) 18 Calumet Place, Buffalo
SBL: 77.81-3-5
Property Class Code: 311

45.) 253 East Street, Buffalo
SBL: 88.24-2-29
Property Class Code: 311

46.) 362 East Street, Buffalo
SBL: 88.24-2-49
Property Class Code: 311

47.) 92 Gorton Street, Buffalo
SBL: 88.33-5-11
Property Class Code: 311

48.) 116 Hamilton Street, Buffalo
SBL: 88.33-4-17
Property Class Code: 311

49.) 144 Hertel Avenue, Buffalo
SBL: 77.81-8-34
Property Class Code: 311

50.) 153 Thompson Street, Buffalo
SBL: 88.33-5-30
Property Class Code: 311

51.) 88 Bush Street, Buffalo
SBL: 88.28-1-16
Property Class Code: 311

52.) 143 Howell Street, Buffalo
SBL: 77.83-3-13
Property Class Code: 311

53.) 248 Laird Avenue, Buffalo
SBL: 77.48-2-4
Property Class Code: 311

54.) 911 Columbus Parkway, Buffalo
SBL: 99.57-1-27
Property Class Code: 311

55.) 375 Connecticut Avenue, Buffalo
SBL: 99.67-6-6
Property Class Code: 311

56.) 198 Fourteenth Street, Buffalo
SBL: 99.67-6-7
Property Class Code: 311

57.) 383 Fourteenth Street, Buffalo
SBL: 99.51-4-34
Property Class Code: 311

58.) 138 Jersey Street, Buffalo
SBL: 99.83-1-15
Property Class Code: 311

59.) 142 Jersey Street, Buffalo
SBL: 99.83-1-14
Property Class Code: 311

60.) 144 Jersey Street, Buffalo
SBL: 99.83-1-13
Property Class Code: 311

61.) 230 Massachusetts Avenue, Buffalo
SBL: 99.50-3-25
Property Class Code: 311

62.) 251 Normal Avenue, Buffalo
SBL: 99.59-5-12
Property Class Code: 311

63.) 873 Prospect Avenue, Buffalo
SBL: 99.50-8-14
Property Class Code: 311

64.) 875 Prospect Avenue, Buffalo
SBL: 99.50-8-15
Property Class Code: 311

65.) 238 Rhode Island Street, Buffalo
SBL: 99.51-2-15.1
Property Class Code: 311

66.) 242 Rhode Island Street, Buffalo
SBL: 99.51-2-14
Property Class Code: 311

67.) 670 West Avenue, Buffalo
SBL: 99.58-3-7
Property Class Code: 311

68.) 68 Pulaski Street, Buffalo
SBL: 123.26-4-16
Property Class Code: 220

Disposed 2024

1.) 2070 Sherman, North Collins
Date Disposed: 1/2/2024
SBL: 269.19-2-32
Property Class Code: 311
Purchaser: Tara Christian
Price Received: \$1,000

2.) 92 Railroad, Angola
Date Disposed: 1/3/2024
SBL: 251.07-4-1
Property Class Code: 210
Purchaser: Village of Angola
Price Received: \$1

3.) 9679 Sisson Highway, Eden
Date Disposed: 1/3/2024
SBL: 255-2-33.2

Property Class Code: 311
Purchaser: James Emmick
Price Received: \$5,000

4.) 109 Humason, Buffalo
Date Disposed: 3/18/2024
SBL: 101.35-6-6
Property Class Code: 210
Purchaser: Alyssa Scott
Price Received: \$160,000

5.) 78 Diane, Cheektowaga
Date Disposed: 3/27/2024
SBL: 92.18-11-37
Property Class Code: 210
Purchaser: Daniel Covert
Price Received: \$235,000

6.) 273 Dawn, Evans
Date Disposed: 6/11/2024
SBL: 250.14-2-21
Property Class Code: 210
Purchaser: Town of Evans
Price Received: \$1

7.) 0 Sterling, Evans
Date Disposed: 6/11/2024
SBL: 250.14-9-26
Property Class Code: 311
Purchaser: Town of Evans
Price Received: \$1

8.) 0 Sterling, Evans
Date Disposed: 6/11/2024
SBL: 250.14-9-27
Property Class Code: 311
Purchaser: Town of Evans
Price Received: \$1

9.) 146 Potomac, Evans
Date Disposed: 6/11/2024
SBL: 250.17-7-18.1
Property Class Code: 311

Purchaser: Town of Evans
Price Received: \$1

10.) 1192 Walden, Cheektowaga
Date Disposed: 7/1/2024
SBL: 102.53-1-21
Property Class Code: 438
Purchaser: SG&S Property Inc.
Price Received: \$3,800

11.) 0 Walden, Cheektowaga
Date Disposed: 7/1/2024
SBL: 102.53-1-22
Property Class Code: 311
Purchaser: SG&S Property Inc.
Price Received: Sold with 1192 Walden, Cheektowaga

12.) 26 E Garfield St, Lancaster
Date Disposed: 8/6/2024
SBL: 115.26-1-4
Property Class Code: 311
Purchaser: Zach & Katie Repka
Price Received: \$600

13.) 27 N. Aurora, Lancaster
Date Disposed: 8/19/2024
SBL: 104.74-1-24
Property Class Code: 311
Purchaser: William & Patricia Murphy
Price Received: \$9,000

14.) 273 Cable, Buffalo
Date Disposed: 9/19/2024
SBL: 123.34-3-20
Property Class Code: 220
Purchaser: D Fontaine Development Company LLC
Price Received: \$35,000

15.) 55 Urban, Buffalo
Date Disposed: 9/19/2024
SBL: 101.53-1-5
Property Class Code: 220
Purchaser: D Fontaine Development Company LLC
Price Received: Sold with 273 Cable, Buffalo and 486 Marilla, Buffalo

16.) 486 Marilla, Buffalo
Date Disposed: 9/19/2024
SBL: 133.71-2-39
Property Class Code: 210
Purchaser: D Fontaine Development Company LLC
Price Received: Sold with 273 Cable, Buffalo and 55 Urban, Buffalo

17.) 11 Halstead, Cheektowaga
Date Disposed: 10/21/2024
SBL: 112.44-3-11
Property Class Code: 311
Purchaser: NLP Development LLC
Price Received: \$5,000

18.) 473 Monroe, Evans
Date Disposed: 10/29/2024
SBL: 250.11-7-13
Property Class Code: 311
Purchaser: Ronald Raab
Price Received: \$8,500

APPENDIX H – PROCUREMENT REPORT FY 2024

Buffalo Erie Niagara Land Improvement Corporation (1309)
Fiscal Year End Date: 12/31/2023
Status: UNSUBMITTED

Authority Home

> Annual Report

> Budget Report

> Certified Financial Audit

> Investment Report

> Procurement Report

Procurement Transactions

Procurement Information

Procurement Report Submittal

PARIS Handbook

PARIS FAQs

Search Procurement Transactions

Enter all procurement transactions open during the reporting period with an actual or estimated value of \$5,000 or more. To enter a procurement transaction, select the 'New' button. To copy previously entered data into the current reporting period for editing, select the 'Copy Forward' button. To indicate that the Authority has no open procurement transactions, select the 'No Transactions' button.

Any combination of search criteria can be entered to conduct the search. The search results will be sorted by 'Vendor Name' in ascending order.

Only report 'Non Contract Procurement/Purchase Order' and 'Purchased Under State Contract' transactions if all purchases made from a single vendor total \$5,000 or more during the reporting period. These purchases should be reported as a single transaction for the total amount, not as individual transactions.

Any combination of search criteria can be entered to conduct the search. The search results will be sorted by 'Vendor Name' in ascending order and limited to 1,000 records.

Total Number Of Procurements	Total Amount	Total Amount Expended for Fiscal Year
14	4,144,220.91	401,379.91

Vendor Name

Amount Minimum \$

Amount Maximum \$

Award Date From

Award Date To

New

Bulk Load

Copy Forward

No Transactions

Reset

Definitions

14 items found

Action	Vendor Name	Amount	Amount Expended for Fiscal Year	Award Date
View Modify Delete	Beaoli Roofing and Siding	84,561.00	0.00	12/21/2023
View Modify Delete	Buccilli Renovations LLC	152,558.85	152,558.85	08/18/2022
View Modify Delete	Buccilli Renovations LLC	3,700,000.00	0.00	09/21/2023
View Modify Delete	Buccilli Renovations LLC	36,300.00	36,300.00	01/31/2023
View Modify Delete	Buffalo C.H.I.L.L. Contracting, LLC	96,773.90	96,773.90	11/16/2023
View Modify Delete	Drescher and Malecki, LLP	12,000.00	12,000.00	01/21/2020
View Modify Delete	Ed Wojcik	12,000.00	12,000.00	08/18/2022
View Modify Delete	Empire State Legacy Builders, LLC	0.00	24,800.00	
View Modify Delete	Foit Albert Associates	5,980.00	0.00	09/06/2023
View Modify Delete	Hancock Estabrook, LLP	8,451.50	8,451.50	08/18/2022
View Modify Delete	KD Landscaping Associates	7,678.66	7,678.66	06/01/2023
View Modify Delete	Lumsden McCormick	22,600.00	22,600.00	01/01/2021
View Modify Delete	MS Analytical	0.00	22,900.00	
View Modify Delete	Steven B. Bengart	5,317.00	5,317.00	11/17/2022

14 items found

BUFFALO ERIE NIAGARA LAND IMPROVEMENT CORPORATION

PROCUREMENT POLICY

A. Introduction.

1. Applicability - This Procurement Policy ("Policy") shall apply to the Buffalo Erie Niagara Land Improvement Corporation ("the Corporation").
2. Scope - To adopt procurement policies which will apply to the procurement of goods and services paid for by the Corporation for its own use and account.
3. Purpose - The primary objectives of this Policy are to assure the prudent and economical use of public monies in the best interests of the Corporation, to facilitate the acquisition of goods and services of maximum quality at the lowest possible cost under the circumstances and to guard against favoritism, improvidence, extravagance, fraud and corruption.

B. Procedures.

1. The Corporation may, in its discretion, assign contracts for supervision and coordination to the successful bidder or proposer for any subdivision of work. Contracts awarded by the Corporation shall contain such other terms and conditions as the Corporation may deem desirable.
2. Solicitation Procedures for the Purchase of Commodities, Equipment, Goods or Construction, Demolition, Renovation and Reconstruction Services.
 - a. Up to \$5,000 per instance – a contract may be awarded and executed in the discretion of the Chairperson or Executive Director of the Corporation or authorized designee.
 - b. Greater than \$5,000 to \$10,000 per instance – Upon receipt of documented written/ fax/ email quotations from at least three (3) vendors, a contract may be awarded and executed in the discretion of the Executive Director, or, in the absence of the Executive Director, the Chair of the Land Bank, or in her/his absence, the authorized designee of the Chair.
 - c. Greater than \$10,000 to \$25,000 per instance – Bid award to the lowest bidder who, in the opinion of the Executive Director, or, in the absence of the Executive Director, the Chair of the Land Bank, or in her/his absence, the authorized designee of the Chair, is qualified to perform the work required and who is responsible and reliable.
 - d. Greater than \$25,000 per instance – Bid award to the lowest bidder who, in the opinion of the Corporation and approved by the Board, is qualified to perform the work required and who is responsible and reliable.
3. Exceptions. Alternative proposals or quotations shall not be required for procurements made through or with respect to:

- a. New York State, Erie County or participating Municipality Contracts – when the Corporation is able to procure commodities, equipment, goods or services through New York State, Erie County Participating Municipality contracts, it is unnecessary to obtain quotations or bids;
 - b. Emergency Procurements – an emergency exists if the delay caused by soliciting quotes would endanger health, welfare, property or development opportunity. Approval of the Chairperson or Executive Director of the Corporation is necessary, which shall be documented and shall also include a description of the facts giving rise to the emergency;
 - c. Sole Source Procurements – A “sole source” means a situation where (i) there is only one possible source from which to produce goods and/or services available in the marketplace, (ii) no other goods and/or services provide substantially equivalent or similar benefits, and (iii) considering the benefits, the cost to the Corporation is reasonable;
 - d. Utilities and Affiliate Transactions – The purchase of utilities and inter-affiliate transactions are excepted from alternative proposal/quotation requirements;
 - e. Unavailability of three (3) vendors who are able or willing to provide a quote.
4. Basis for the Award of Contracts.

Contracts will be awarded to the lowest responsible dollar offeror who meets the specifications therefor, except in circumstances that the Corporation determines justify an award to other than the lowest responsible dollar offeror. The Corporation may reject any or all bids or waive any informality in a bid if it believes that the public interest will be promoted thereby. The Corporation may reject any bid, if, in its judgment, the business and technical organization, plant, resources, financial standing, or experience of the bidder justifies such rejection in view of the work to be performed. [NY N-PCL 1617]. In making any such determination, the Corporation shall consider relevant factors including, without limitation:

- a. Delivery requirements
 - b. Quality requirements
 - c. Quantity requirements
 - d. Past vendor performance and/or experience
 - e. The unavailability of three or more vendors who are able or willing to quote on a procurement.
 - f. It may be in the best interests of the Corporation to consider only one vendor who has previous expertise with respect to a particular procurement.
 - g. Any procurement excepted from the alternative proposal/quotation requirements as set forth herein, and the procurement of professional services as set forth in this policy.
5. Documentation

- a. A record of all solicitations for alternative proposals or quotations, the response (if applicable), and any determinations pursuant thereto shall be maintained in the procurement file.
- b. For each procurement by the Corporation, the Chairperson or Executive Director of the Corporation or authorized designee shall set forth in writing the category of procurement that is being made and what method of procurement is specified.
- c. Whenever an award is made to other than the lowest responsible dollar offeror the reasons for doing so shall be set forth in writing and maintained in the procurement file.
- d. Whenever the specified number of quotations cannot or will not be secured, the reasons for this shall be indicated in writing and maintained in the procurement file.

C. Erie County Businesses and Minority & Women Owned Enterprises.

It is the preference of the Corporation to provide opportunities for the purchase of goods and services from (i) business enterprises located in Erie County and (ii) certified minority and/or women-owned business enterprises. To that end, the Corporation will utilize available lists of MBE/WBE firms certified by Erie County and Buffalo Joint Certification Committee and/or the State of New York and will solicit quotes and proposals from such businesses by notifying them of opportunities to submit proposals and quotes for goods and services.

D. Effect on Other Procurement Requirements.

Where the procurement of a specific good or service is to be accomplished using funds other than the funds of the Corporation and such funding sources specify different or more restrictive procurement requirements than are provided for in this Policy, the procurement requirements of the funding source will supersede the requirements of this Policy.

E. Professional Services.

Contracts for professional services involve the application of specialized expertise, the use of professional judgment, or a high degree of creativity. Professional services include services which require special education and/or training, license to practice or are creative in nature. Examples include but are not limited to lawyers, accountants, and engineers. Furthermore, professional service contracts often involve a relationship of personal trust and confidence.

In the selection of a provider of Professional Services up to \$10,000 per instance, the discretion of the Chairperson or Executive Director of the Corporation or authorized designee.

In the selection of a provider of Professional Services which exceed \$10,000 the Corporation shall issue a request for proposals. The Corporation may exercise its discretion and apply its judgment with respect to any aspect of the RFP, the evaluation of proposals, and the negotiations and award of any contract. The Corporation may enter into an agreement for only portions (or not to enter into an agreement for any) of the services contemplated by the proposals with one or more of the proposers. The Corporation may select the proposal that best satisfies the interests of the Corporation and not necessarily on the basis of price or any other single factor. The Corporation reserves the right to weigh its evaluation criteria in any manner it deems appropriate.

F. Procurement of Insurance.

Procurement of Insurance Brokerage services is subject to this Policy as a professional service. Notwithstanding the foregoing actual insurance policies procured are not subject to requirements of this Policy.

G. Unintentional Failure to Comply.

The unintentional failure to comply with the provisions of this policy shall not be grounds to void action taken or give rise to a cause of action against the Corporation or any officer thereof.

H. General Requirements.

- a. Regardless of the value of the Procurement Contract, any Procurement Contract involving services to be rendered over a period exceeding one year must be approved by resolution of the Board.
- b. The form of every Procurement Contract shall be approved by the Corporation's counsel prior to execution.
- c. Procurement Contracts which require contractors to perform services on premises owned or controlled by the Corporation shall require proof of Worker's Compensation and proof of liability insurance naming the Corporation as additional insured and shall provide that the contractor indemnifies the Corporation for the negligent acts and omissions of the contractor's employees. When appropriate and at the discretion of the Board, these contracts may further require the contractor to provide proof of environmental pollution insurance.

INVESTMENT GUIDELINES

Section 1 - Scope

Section 2925 of the Public Authorities Law requires the Buffalo Erie Niagara Land Improvement Corporation (the “Corporation”) to adopt by resolution comprehensive investment guidelines which detail its operative policy and instructions to officers and staff regarding the investing, monitoring and reporting of funds of the Corporation.

This investment and deposit policy (“Investment Policy”) is adopted by the Corporation pursuant to the foregoing provisions of the Public Authorities Law and General Municipal Law and shall apply to all moneys and other financial resources available for investment on the Corporation’s own behalf or, where applicable, on behalf of any other entity or individual.

This Investment Policy shall be applicable to the Buffalo Erie Niagara Land Improvement Corporation and such other affiliates as may hereafter be established by the Corporation and which are determined to be subject to the requirements of Section 2925 of the Public Authorities Law (a “Corporation Affiliate”) (hereinafter collectively referred to as the “Corporation”) upon approval by the respective Boards of each corporation. Unless otherwise indicated, all references to the “Corporation” herein shall also include the Corporation Affiliates.

Section 2 - Governing Principles

A. Investment Objectives.

The primary objectives of the Corporation’s investment policy are, in order of priority, as follows: (i) to conform with all applicable federal, state and local laws and legal requirements; (ii) to adequately safeguard principal; (iii) to provide sufficient liquidity to meet all operating requirements of the Corporation; and (iv) to obtain a reasonable rate of return.

B. Diversification.

The policy of the Corporation is to diversify by investment instrument, by maturity and where practicable by financial institution.

C. Internal Controls.

1. All funds received by an officer or employee of the Corporation shall be promptly deposited with the depositories designated by the Corporation (pursuant to Section 3.A of this Investment Policy) for the receipt of such funds.

2. The Treasurer of the Corporation shall maintain or cause to be maintained a proper record of all books, notes, securities or other evidence of indebtedness held by the Corporation for investment and deposit purposes. Such record shall identify the security, the fund for which it is held, the place where kept, the date of sale or other disposition, and the amount received from such sale or other disposition.

3. The Corporation is responsible for establishing and maintaining an internal control structure to provide reasonable, but not absolute, assurance that deposits and investments are safeguarded against loss from unauthorized use or disposition, that transactions are executed in accordance with management's authorization and recorded properly and are managed in compliance with applicable laws and regulations.

D. Authorized Financial Institutions and Dealers.

The Corporation shall maintain a list of financial institutions and dealers approved for investment purposes and establish appropriate limits to the amount of investments that may be outstanding with each financial institution or dealer. All financial institutions with which the Corporation conducts business must be creditworthy as determined by criteria established by the Treasurer of the Corporation. All banks with which the Corporation does business shall provide their most recent Consolidated Report of Condition (Call Report) at the request of the Corporation. Security dealers not affiliated with a bank shall be required to be classified as reporting dealers affiliated with the New York Federal Reserve Bank, as primary dealers.

E. Purchase of Investments.

The Corporation may contract for the purchase of investments directly, including through a repurchase agreement, from an authorized trading partner. All purchased obligations, unless registered or inscribed in the name of the Corporation, shall be purchased through, delivered to, and held in the custody of a bank or trust company. Such obligations shall be purchased, sold or presented for redemption or payment by such bank or trust company only in accordance with prior written authorization from the officer authorized to make the investment. All such transactions shall be confirmed in writing to the Corporation by the bank or trust company shall be held pursuant to a written custodial agreement as described in Section 4.C.2 of this Policy.

F. Repurchase Agreements.

The Corporation may enter into repurchase agreements subject to the following restrictions:

1. All repurchase agreements must be entered into subject to a Master Repurchase Agreement.
2. Trading partners are limited to commercial banks or trust companies authorized to do business in New York State and primary reporting dealers.
3. Obligations shall be limited to obligations of the United States of America and obligations guaranteed by agencies of the United States of America.
4. No substitution of securities will be allowed.
5. Obligations purchased pursuant to a repurchase agreement shall be held by a custodian other than the trading partner, pursuant to a written custodial agreement that complies the terms of Section 4.C.2 of this Policy.

Section 3 - Investments

A. General Policy.

It is the general policy of the Corporation that funds not required for immediate expenditure shall be invested as described in Section 3.B below. Investments shall be made with judgment and care, under circumstances then prevailing, which persons of prudence, discretion and intelligence exercise in the management of their own affairs, not for speculation, but for investment, considering the safety of the principal as well as the probable income to be derived.

B. Permitted Investments.

The Fiscal Agent, Treasurer and/or Executive Director are authorized to invest funds not required for immediate expenditure in the following investments:

1. Special time deposit accounts in, or certificates of deposit issued by any commercial bank or trust company that is located in and authorized to do business in New York State, provided that such deposit account or certificate of deposit is secured in the same manner as provided in Section 4.B. of this Investment Policy and is payable within such time as the proceeds shall be needed to meet expenditures for which the funds were obtained;
2. Obligations of the United States of America;
3. Obligations guaranteed by agencies of the United States of America where the payment of principal and interest are guaranteed by the United States of America;
4. Obligations of the State of New York; and
5. Such other obligations as may be permitted by law.

All investments as provided in Sections B.2 through B.5. of this Section shall be payable or redeemable at the option of the Corporation within such times as the proceeds will be needed to meet expenditures for purposes for which the moneys were provided and, in the case of obligations purchased with the proceeds of bonds or notes, shall be payable or redeemable at the option of the Corporation within two years of the date of purchase.

Section 4 - Deposits

A. Designation of Depositories.

The Corporation shall, by resolution, designate one or more commercial banks or trust companies for the deposit of Corporation funds received by the Corporation. Such resolution shall specify the maximum amount that may be kept on deposit at any time with each bank or trust company. Such designations and amounts may be changed at any time by further resolution of the Corporation.

B. Collateralization of Deposits.

All deposits of the Corporation (including certificates of deposit and special time deposits) in excess of the amount insured under the provisions of the Federal Deposit Insurance Act shall be secured as follows:

1. By a pledge of “eligible securities” with an aggregate “market value” as defined by Section 10 of the General Municipal Law, at least equal to the aggregate amount of deposits. A list of eligible securities is attached hereto as Schedule A.

2. By an irrevocable letter of credit issued by a qualified bank (other than the bank with which the money is being deposited or invested) in favor of the Corporation for a term not to exceed ninety (90) days with an aggregate value equal to 140% of the aggregate amount of deposits and the agreed upon interest, if any. A qualified bank is one whose commercial paper and other unsecured short-term debt obligations are rated in one of the three highest rating categories by at least one nationally recognized statistical rating organization or by a bank that is in compliance with applicable minimum risk-based capital requirements.

3. By an eligible surety bond payable to the Corporation for an amount at least equal to 100% of the aggregate amount of deposits and the agreed upon interest, if any, executed by an insurance company authorized to do business in New York State, whose claims-paying ability is rated in the highest rating category by at least two nationally recognized statistical rating organizations. The terms and conditions of any eligible surety bond shall be subject to Corporation Board approval.

C. Safekeeping and Collateralization.

Eligible securities used for collateralizing deposits shall be held by the depository and/or third-party bank or trust company subject to security and custodial agreements as described below.

1. *Security Agreement Requirements.* The security agreement shall provide that eligible securities are being pledged to secure Corporation deposits together with agreed upon interest, if any, and any costs or expenses arising out of the collection of such deposits upon default. It shall also provide the conditions under which the securities may be sold, presented for payment, substituted or released and the events which will enable the Corporation to exercise its rights against the pledged securities. In the event that the securities are not registered or inscribed in the name of the Corporation, such securities shall be delivered in a form suitable for transfer or with an assignment in blank to the depository or its custodial bank.

2. *Custodial Agreement Requirements.* The custodial agreement shall provide that securities held by the bank or trust company, as agent of and custodian for the Corporation, will be kept separate and apart from the general assets of the custodial bank or trust company and will not, in any circumstances, be commingled with or become part of the backing for any other deposit or other liabilities. The custodial agreement should also describe that the custodian shall confirm the receipt, substitution or release of the securities. The custodial agreement shall provide for the frequency of revaluation of eligible securities and for the substitution of securities when a change in the rating of a security may cause ineligibility. Such agreement shall include all provisions necessary to provide the Corporation a perfected interest in the securities and may include such other terms as the Corporation Board deems necessary.

Section 5 - Monitoring and Reporting Obligations

The following monitoring and reporting procedures shall be applicable in connection with the deposit and investment of funds subject to this Investment Policy:

A. Monthly Monitoring.

Each cash and investment account statement will be reviewed and reconciled by the Corporation's Treasurer on a monthly basis. The Treasurer will review each account reconciliation for accuracy and will investigate any unusual items noted.

B. Monitoring and Reporting.

Pursuant to Section 2925(5) of the Public Authorities Law, the Treasurer of the Corporation shall present a report at each meeting of the Corporation Board of Directors which will include the following information: (i) the cash and investment balances of the Corporation; (ii) identification of any new investments since the last report; (iii) information concerning the selection of investment bankers, brokers, agents dealers or auditors since the last report; and (iv) the names of the financial institutions holding Corporation deposits.

C. Annual Monitoring and Reporting.

1. On an annual basis, the Corporation will obtain an independent audit of its financial statements, which shall include an audit of its cash and investments and the Corporation's compliance with this Investment Policy. The results of the independent audit shall be made available to the Corporation Board at the time of its annual review of this Investment Policy.

2. Pursuant to Section 2925(6) of the Public Authorities Law, Corporation staff shall, on an annual basis, prepare and submit for Corporation Board approval an investment report which shall include this Investment Policy, amendments to the Investment Policy since the last investment report, an explanation of the Investment Policy and any amendments, the results of the annual independent audit, the investment income record of the Corporation and a list of the total fees, commissions or other charges paid to each investment banker, broker, agent, dealer and advisor rendering investment associated services to the Corporation since the last investment report. The investment report will be distributed to those individuals identified in Section 2925(7)(b) of the Public Authorities Law. The Corporation shall make available to the public copies of its investment report upon reasonable request therefor.

Section 6 - Annual Review

This Investment Policy shall be reviewed and approved by the Corporation Board of Directors on an annual basis.

Section 7- Repeal of Prior Investment Guidelines

None

Section 8 - Savings Clause

Nothing contained in Section 2925 of the Public Authorities Law shall be deemed to alter, affect the validity of, modify the terms of or impair any contract, agreement or investment of funds made or entered into by the Corporation in violation of, or without compliance with the provisions of Section 2925 of the Public Authorities Law.

SCHEDULE A

ELIGIBLE SECURITIES

Obligations issued by the United States of America, an agency thereof or a United States government sponsored corporation or obligations fully insured or guaranteed as to the payment of principal and interest by the United States of America, an agency thereof or a United States government sponsored corporation.

Obligations issued or fully guaranteed by the International Bank for Reconstruction and Development, the Inter-American Development Bank, the Asian Development Bank and the African Development Bank.

Obligations partially insured or guaranteed by any agency of the United States of America, at a proportion of the Market Value of the obligation that represents the amount of the insurance or guaranty.

Obligations issued or fully insured or guaranteed by the State of New York, obligations issued by a municipal corporation, school district or district corporation or such State or obligations of any public benefit corporation which under a specific State statute may be accepted as security for deposit of public moneys.

Obligations issued by states (other than the State of New York) of the United States rated in one of the three highest rating categories by at least one nationally recognized statistical rating organization.

Obligations of Puerto Rico rated in one of the three highest rating categories by at least one nationally recognized statistical rating organization.

Obligations of counties, cities and other governmental entities of another state having the power to levy taxes that are backed by the full faith and credit of such governmental entity and rated in one of the three highest categories by at least one nationally recognized statistical rating organization.

Obligations of domestic corporations rated one of the two highest rating categories by at least one nationally recognized statistical rating organization.

Any mortgage related securities, as defined in the Securities Exchange Act of 1934, as amended, which may be purchased by banks under the limitations established by bank regulatory agencies.

Commercial paper and bankers' acceptances issued by a bank (other than the bank with which the money is being deposited or invested), rated in the highest short-term category by at least one nationally recognized statistical rating organization and having maturities of no longer than sixty days from the date they are pledged.

Zero Coupon obligations of the United States government marketed as "Treasury STRIPS".

AMENDMENTS TO INVESTMENT POLICY FY 2024:

NONE

EXPLANATION OF THE INVESTMENT GUIDELINES:

Adopted pursuant to PAL § 2925

These guidelines restrict investment of the Corporation's funds to deposits in federally insured banks. The Corporation has not made any amendments to its investment policy.

RESULTS OF THE INDEPENDENT ANNUAL AUDIT:

BUFFALO ERIE NIAGARA LAND IMPROVEMENT CORPORATION

Schedule of Corporation Investments

Year Ended December 31, 2024

Annual Investment Report - §2925(6) of Public Authorities Law of the State of New York requires that each public authority must annually prepare an investment report which shall include (a) investment guidelines, (b) amendments to such guidelines since the last investment report, (c) an explanation of the investment guidelines and amendments, (d) results of the annual independent audit, (e) the investment income record of the corporation, and (f) a list of the total fees, commissions or other charges paid to each investment banker, broker, dealer and adviser rendering investment associated services to the Corporation since the last investment report.

a. Investment guidelines—The Corporation's investment policies are governed by State statutes. All investments are maintained in bank deposit accounts which are federally insured. The Corporation's deposits are held at quality institutions.

b. Amendments to guidelines—None.

c. Explanation of guidelines and investments—These guidelines restrict investment of the Corporation's funds to deposits in federally insured banks. The Corporation has not made any amendments to its investment policy.

d. Results of the annual independent audit—The independent auditors have issued an unmodified opinion on the Corporation's financial statements for the year ended December 31, 2024.

e. Investment income record— Investment income (loss) for the year ended December 31, 2024 consisted of:

Interest Income	\$38,680
Net realized gain on investments	<u>\$25,154</u>
Total	\$63,834

f. List of the total fees, commissions or other charges paid to each investment banker, broker, dealer and adviser rendering investment associated services to the Corporation since the last investment report—No such fees, commissions, or other charges were paid during the year ended December 31, 2024.