AN ORDINANCE RELATING TO ECONOMIC DEVELOPMENT PLANNING.
BE IT ORDAINED BY THE GOVERNING BODY OF RIO ARRIBA COUNTY:

Section 1. Economic Development Plan

Short Title.
This Ordinance may be cited as the "Economic Development Plan Ordinance."

Section 2. Authority

The Economic Development Plan Ordinance is enacted pursuant to the statutory authority conferred upon municipalities and counties to allow public support of economic development (N.M. Stat. Ann. Sections 4-37-1 and 5-10-1 through Section 5-10-13-1978). This Ordinance is adopted as part of the County's economic development plan.

Section 3. Purpose

3.1 The purpose of the Economic Development Plan/Ordinance is to allow public support of economic projects to foster, promote and enhance local economic development efforts while continuing to protect against the unauthorized use of public money and other public resources. Further, the purpose of the ordinance is to allow the County to enter into one or more joint powers agreement with other local governments to plan and support regional economic development projects.

3.2 Local Economic Development Act.

Local governments are allowed to provide direct or indirect assistance to qualifying business for furthering or implementing economic development plan and projects, furthermore local and regional governments have the authority to contribute assets to development projects; however, the imposition of a tax must be approved by the voters in referendum.

Eligible uses: Counties may impose county infrastructure gross receipts tax and dedicate the revenue for economic development projects. A total of 0.25% tax (in four increment of 0.0625%) may be imposed. Municipalities may impose municipal infrastructure gross receipts tax and dedicate the revenue for economic development projects. Cities may impose up to .1255% in two .0625 increments.

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Section 4. Definitions as used in the Economic Development Plan Ordinance:

4.1 Economic development project means the provision of direct or indirect land, buildings or other infrastructure; public works improvements essential to the location assistance to a qualifying business and include the purchase, lease, grant, or construction, reconstruction, improvement or other acquisition or conveyance of expansion of a qualifying business; and payments for professional services contracts necessary for local or regional governments to implement a plan or project; the provision of direct loans or grants for land, buildings or infrastructure; technical assistance to cultural facilities; loan guarantees securing the cost of land, buildings or infrastructure in an amount not exceed the revenue that may be derived from the municipal infrastructure gross receipts tax or the county infrastructure gross receipts tax; grants for public works infrastructure improvements essential to the location or expansion of a qualifying entity; grants or subsidies to a cultural facility; purchase of land or buildings for a publicly-owned cultural facility or business incubator.

4.2 Qualifying entity means an existing or proposed corporation, limited liability company, partnership, joint venture, syndicate, association or other person that is one or combination of two or more of the following:

A. An industry for manufacturing, processing, or assembling of any agricultural or manufactured products;

B. A commercial enterprise for storing, warehousing, distributing, or selling products of agriculture, mining or industry, but other than provided in Paragraph (D) of this subsection, not including any enterprise for sale of goods or commodities at retail or for the distribution to the public of electricity, gas, water, or telephone or other services commonly classified as public utilities;

C. A business in which all or part of the activities of the business involves the supplying of services to the general public or to government agencies or to a specific industry or customer, but, other than provided in Paragraph (D) of this subsection, not including business primarily engaged in the sale of goods or commodities at retail;

D. A telecommunications sales enterprise that makes the majority of its sales to persons outside of New Mexico.

Project participation agreement means an agreement between a qualifying entity and the county whereby the county provides assistance to an economic development project in exchange for the benefits received as set forth in this section. Governing body means the County of Rio Arriba Commission and Arts and Cultural District means a facility that is owned by the State, a county, a municipality or a qualifying entity that serves the public through preserving, educating and promoting the arts and culture of a particular locale, including theaters, museums, libraries, galleries, cultural compounds, educational organizations, performing arts venues and organizations, fine arts organizations, performing arts venues and organizations, fine arts organizations, studios and media laboratories and live-work housing facilities;

4.3 Business incubator is a business support facility (county owned) with processes that accelerate the successful development of start-up and fledging companies by providing entrepreneurs with an array of targeted resources and services. These services are usually developed or orchestrated by incubator management and offered both in the business incubator and through network contacts. A business incubator's main goal is to produce successful firms that will leave the program financially viable and
freestanding. These incubator graduates have the potential to create jobs, revitalize neighborhoods, commercialize new technologies, and strengthen local and national economies.

4.4  *Cluster industry* means a group of business organizations that are located close together.

4.5  *Intellectual property* means a non-tangible asset such as computer software or any other exercise or application of the intellect.

4.6  *Public safeguards* means a protective stipulation, as in a contract or a precautionary measure to guard public assets.

Section 5.  Economic Development Plan

5.1  The County Manager, after approval of the governing body, may assist Economic Development Projects in any legally permissible manner including but not limited to provisions of land, and infrastructure provided that all the requirements of this ordinance are met. The County may provide land, buildings or infrastructure it already owns, or it may build, purchase or lease the facilities needed for an economic development project. The County at its discretion may bear the full cost or contribute a portion of the costs including the waiver of applicable fees. The County, at its discretion, may also contribute to the payment of costs for professional service contracts such as Industry feasibility studies and planning and design services needed to implement a project.

5.2  The governing body may consider offering all forms of assistance allowed under this ordinance and any other legally permissible forms of assistance; however, this does not establish any obligation on the County's part to offer any specific type or level of assistance.

Section 6.  Application Requirements

6.1  Any qualifying entity meeting the definition set forth in subsection 4.2 may propose an economic development project to the County. Meeting the definition of a qualifying entity does not create any obligation on the part of the County of Rio Arriba.

6.2  Applications from qualifying entities shall be submitted to the County of Rio Arriba on forms provided by the County.

6.3  Applications shall contain the following information for business applicants.

A.  Identification information:

1)  Complete name and address of entity;
2)  Incorporation papers with by-laws;
3)  List of board of directors and executive director, with addresses; and resumes of all directors and officers.
4)  Resumes of all directors and officers.

B.  Evidence of financial solvency (personal statement of principals):

1)  Financial statement (income statement and balance sheets) for the past three years;
2)  Federal tax number, New Mexico State Taxation and Revenue number and County business license;
3)  Projected income statement for at least three years
C. Evidence of organizational capacity:
   1) Brief history of the entity;
   2) Organizational chart of the entity;
   3) Business plans for the entity and proposed project (shall include pro-forma cash flow analysis);

D. The project participation agreement and any other pertinent information will be forwarded to the governing body for final consideration at a public meeting.

Section 7. Applicable Review Criteria

7.1 Applications for economic development projects requesting economic assistance from the County, which meet the policies and objectives of the County’s economic development plan, shall receive priority. Examples include, but are not limited to:

   A) Manufacturing firms (including intellectual property such as computer software);
   B) Projects, which enhance the exporting capacity of companies and/or provide goods and services, which currently have to be imported into Rio Arriba County;
   C) Private companies seeking to build, expand or relocate facilities;
   D) Private companies which provide facilities or services, which enhance the ability of Rio Arriba County businesses to operate;
   E) Organizations, which assist business start-ups or bring small companies together to increase their competitive abilities. This must involve a tangible project, which will create jobs and promote an industry. Examples include, but are not limited to:
      1) Business incubators;
      2) Art incubators or coalition (e.g. a performing arts coalition seeking construction of rehearsal or performance facilities);
      3) Public markets for farmers, gardeners, crafts, etc.; and,
      4) Organizations, which foster economic development by promoting work force development efforts such as apprenticeships or other job training programs;
   F) Projects in industry clusters listed above are particularly encouraged, but others are eligible to apply as well. The intention is to retain flexibility in the use of incentives; and,
   G) Qualifying entities with an existing contract or projects with the County when this plan is adopted may propose a restructuring of their projects as an economic development project.

7.2 All applications for economic development projects requesting economic assistance from the County shall submit a cost benefit analysis. Preparing a cost benefit analysis shall be the responsibility of the applicant. The County retains the right to specify a format and methodology for the cost-benefit analysis. The County Commissioners shall review and approve the methodology used. The source and rationale for any multiplier effects shall be identified. The cost-benefit analysis shall show that the County will recoup the value of its donation within a period often years. The analysis shall address the following:
A) The number and type of jobs to be created, both temporary construction jobs and permanent jobs (by New Mexico Department of Labor job category);
B) Pay scale of jobs;
C) Determination of which jobs are expected to be filled locally and which will be filled by transfers from other facilities or recruited from outside the Rio Arriba County area;
D) Total payroll expected at start-up and after one year;
E) Anticipated impact on local tax base; and
F) Anticipated impact on local school systems.

7.3 All applicants for economic development projects requesting economic assistance from the County shall require the same review required of industrial revenue bond applications. This review shall focus on environmental and community impacts of proposed projects. Special attention shall be given to job training and career advancement programs and policies. Projects shall demonstrate a strong commitment to providing career opportunities for Rio Arriba County area residents. Cultural impacts of projects shall also be considered.

7.4 Any qualifying entity seeking assistance shall prepare and make available a job training and career development plan for their employees.

7.5 All applicants for economic development projects requesting economic assistance from the County shall clearly demonstrate the benefits, which will accrue to the community as a result of the donation of public resources. The County has considerable flexibility in determining what is considered as adequate benefits. Benefits such providing components or production capabilities, which enhance a targeted industry cluster, or addressing critical deficiencies in regional economy, may be recognized. The benefits claimed of any proposal will receive careful scrutiny. However, it is the intent of this ordinance to be flexible in the evaluation of these benefits, and to recognize the qualitative as well as quantitative impact of a proposal.

7.6 All applicants for economic development projects requesting assistance from the County shall clearly demonstrate how the qualifying entity is making a substantive contribution. The contribution shall be of value and may be paid in money, in-kind services, jobs, expanded tax base, property or other thing or service of value for the expansion or improvement of the economy. The County retains flexibility in defining the "substantive contributions".

The benefits identified in the previous paragraphs may be accepted as adequate contributions on their own, or as cash donations may be required. Assistance in providing affordable housing to its employees or the community at large may also qualify. Determination of what constitutes an acceptable contribution for a given project shall be at the discretion of the governing body.

Section 8. Public Safeguards

8.1 All economic development projects receiving assistance from the County shall be subject to an annual performance review conducted by the County of Rio Arriba. This review shall evaluate whether the project is attaining the goals and objectives set forth in the project participation agreement. This review shall be presented to the governing body for their consideration. The governing body at a public hearing may terminate assistance to the economic development project by provisions set forth in the agreement, which terminates the agreement and specifies the disposition of all assets and obligations of the project.
8.2 The County shall retain a security interest, which shall be specific in the project participation agreement. The type security given shall depend upon the nature of economic development project and assistance provided by the County. Types of security may include, but are not limited to:

A) Letter of credit in the County’s name or promissory note to the county;
B) Performance bond equal to the County’s contribution;
C) A mortgage or lien on the property or equipment;
D) Pro-rated reimbursement of donation if company reduces work force or leaves the community before the term agreed to; and
E) Other security agreeable to both parties.

8.3 Should a qualifying entity move, sell, lease or transfer a majority interest in the economic development project before the expiration of the project participation agreement, the County retains the right to deny any and all assignments, sales, leases or transfers of any interests in the economic development project until adequate assurances are made that the transferee, assignee or lessee is a qualifying entity and that the terms of the agreement will be satisfied by the transferee, assignee or lessee. At its discretion, the County may choose to deny said assignment, lease or transfer or may negotiate a new agreement with the new operator, or the County may reclaim the facility and enter into an agreement with the new qualifying entity.

8.4 Any qualifying entity seeking assistance from public resources shall commit to operate in accordance with its project participation agreement for a minimum of five years from the date the ordinance is adopted and the governing body passes the project participation agreement.

Section 9. Project Participation Agreement

9.1 The qualifying entity shall prepare with the County a project participation agreement. This agreement is the formal document, which states the contribution and obligation of all parties in the economic development project. The agreement must state the following items:

A) The economic development goals of the project;
B) The contribution of the County and the qualifying entity;
C) The specific measurable objectives upon which the performance review will be based;
D) A schedule for project development and goal attainment;
E) The security being offered for the County’s investment;
F) The procedures by which a project may be terminated and the County’s investment recovered; and,
G) The time period for which the County shall retain an interest in the project. Each project agreement shall have a “sunset” clause after which the County shall relinquish interest in and oversight of the project.

9.2 Each project participation agreement shall be subject to review and approval by the governing body at a public hearing.

Section 10. Project Monies

All project monies shall be kept in a separate account by the entity and the County, with such account clearly identified. These accounts shall be subject to an annual independent audit.
Section 11. Termination

The Governing body may terminate this ordinance and the County's economic development plan and any or all project participation agreements undertaken under its authority. Termination shall be by ordinance at a public hearing or in accordance with the terms of the project participation agreement. If an ordinance or a project participation agreement is terminated, all contract provisions of the project participation agreement regarding termination shall be satisfied. Upon termination of the ordinance or any project participation agreement, any County monies remaining in the County project accounts shall be transferred to the County's general fund.

Section 12. Severability

If any of these rules are invalidated either by court action or otherwise, the remainder of these rules shall continue in force unless otherwise modified or changed by further order of the court.

Section 13. Joint Regional Projects

The County may engage in economic development projects involving one or more other government entities for projects, which encompass more than one municipality or county. In such instances, the relevant governing bodies shall adopt a joint powers agreement. This agreement will establish the application criteria and the terms of all project participation agreements. Criteria established under a joint powers agreement shall be consistent with the provisions of this ordinance.
PASSED, ADOPTED AND APPROVED this 17th day of January, 2011.

RIO ARRIBA BOARD OF COUNTY COMMISSIONERS

Alfredo L. Montoya, Chairman/Commissioner, District II

Barney Trujillo, Commissioner, District I

Felipe D. Martinez, Commissioner, District III

ATTEST:

MOISES A MORALES, JR, COUNTY CLERK

CERTIFICATE OF FILING

I, MOISES A MORALES, JR, County Clerk, do hereby certify that the foregoing Resolution designated as Resolution 2011-039 was filed in my office on the day of 597 in Book Number Page 102.

MOISES A MORALES, JR, COUNTY CLERK