Resolution Addressing Governance Matters - Application

A regular meeting of the Nassau County Industrial Development Agency (the "Agency") was convened in public session at the Theodore Roosevelt Executive & Legislative Building, Legislative Chambers, 1550 Franklin Avenue, Mineola, Nassau County, New York, on June 26, 2025, at 6:45p.m., local time.

The meeting was called to order by the Chair, upon roll being called, the following members of the Agency were:

PRESENT:

William H. Rockensies

Chair

John Coumatos

Treasurer

Marissa Brown

Asst. Secretary

Reginald A. Spinello

Member

Marco Troiano

Member

Joseph Manzella

Member

NOT PRESENT:

Raymond Pinto

Secretary/Asst. Treasurer

THE FOLLOWING ADDITIONAL PERSONS WERE PRESENT:

Sheldon L. Shrenkel

Chief Executive Officer/Executive Director

Anne LaMorte

Chief Financial Officer

Administrative Director

Colleen Pereira Stephanie Alfano

Temporary Administrative Assistant

Anthony Marano

Agency Counsel

Paul O'Brien

Bond/Transaction Counsel

The attached resolution no. 2025-32 was offered by J. Manzella, seconded by M. Troiano.

Resolution No. 2025-32

RESOLUTION OF THE NASSAU COUNTY INDUSTRIAL DEVELOPMENT AGENCY ("AGENCY") ADOPTING AN AMENDED APPLICATION FOR FINANCIAL ASSISTANCE AND RELATED MATTERS

WHEREAS, the Nassau County Industrial Development Agency (the "Agency") is authorized and empowered by the provisions of Chapter 1030 of the 1969 Laws of New York, constituting Title I of Article 18-A of the General Municipal Law, Chapter 24 of the Consolidated Laws of New York, as amended (the "Enabling Act"), and Chapter 674 of the 1975 Laws of New York, as amended, constituting Section 922 of said General Municipal Law (said Chapter and the Enabling Act being hereinafter collectively referred to as the "Act") to promote, develop, encourage and assist in the acquiring, constructing, reconstructing, improving, maintaining, equipping and furnishing of manufacturing, industrial and commercial facilities, among others, for the purpose of promoting, attracting and developing economically sound commerce and industry to advance the job opportunities, health, general prosperity and economic welfare of the people of the State of New York, to improve their prosperity and standard of living, and to prevent unemployment and economic deterioration; and

WHEREAS, the Agency wishes to amend and restate its form of application for financial assistance to ensure continued compliance with current best practices in governance and applicable law, including, without limitation, the Public Authorities Accountability Act of 2005 and the Public Authorities Reform Act of 2009;

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF THE NASSAU COUNTY INDUSTRIAL DEVELOPMENT AGENCY, AS FOLLOWS:

Section 1. The Agency hereby adopts the amended Application for Financial Assistance (including the Certification and Agreement with Respect to Fees and Costs) of the Agency annexed hereto in Exhibit A (the "Application"), in the form recommended by the Agency's Governance Committee, as part of the Agency's Policy Manual. The Application hereby replaces any and all forms of application for financial assistance heretofore adopted by the Agency and shall be utilized for all applications for financial assistance submitted formally after the date of adoption of this Resolution.

<u>Section 2</u>. The Agency hereby ratifies and confirms all actions heretofore taken by the Agency's staff in connection with the foregoing.

Section 3. The Agency hereby determines that the proposed actions are a Type II Action pursuant to Article 8 of the New York Environmental Conservation Law (including the regulations thereunder, "SEQRA") involving "continuing agency administration" which do not involve "new programs or major reordering of priorities that may affect the environment" (6 NYCRR §617.5(c)(20)) and therefore no Findings or determination of significance are required under SEQRA.

Section 4. This Resolution shall not preclude the Agency from adopting other or further policies relating to governance and activities of the Agency as determined from time to time by the members of the Agency.

Section 5. This Resolution shall take effect immediately.

Adopted: June 26, 2025

The question of the adoption of the foregoing Resolution was duly put to a vote on roll call, which resulted as follows:

William H. Rockensies	VOTING	Aye
John Coumatos	VOTING	Aye
Raymond Pinto	NOT PRESENT	-
Marissa Brown	VOTING	Aye
Reginald A. Spinello	VOTING	Aye
Marco Troiano	VOTING	Aye
Joseph Manzella	VOTING	Aye

The foregoing Resolution was thereupon declared duly adopted.

) SS.:

COUNTY OF NASSAU

We, the undersigned [Vice] Chair and [Assistant] Secretary of the Nassau County Industrial Development Agency (the "Agency"), do hereby certify that we have compared the foregoing extract of the minutes of the meeting of the members of the Agency, including the Resolution contained therein, held on June 26, 2025 with the original thereof on file in our office, and that the same is a true and correct copy of said original and of such Resolution set forth therein and of the whole of said original so far as the same relates to the subject matters therein referred to.

WE FURTHER CERTIFY that (A) all members of the Agency had due notice of said meeting; (B) said meeting was in all respects duly held; (C) pursuant to Article 7 of the Public Officers Law (the "Open Meetings Law"), said meeting was open to the general public, and due notice of the time and place of said meeting was duly given in accordance with such Open Meetings Law; and (D) there was a quorum of the members of the Agency present throughout said meeting.

WE FURTHER CERTIFY that, as of the date hereof, the attached Resolution is in full force and effect and has not been amended, repealed or rescinded.

IN WITNESS WHEREOF, we have hereunto set our respective hands and affixed the seal of the Agency this 24/2 day of June, 2025.

Assistant Secretary

[Vice] Chair

(SEAL)

EXHIBIT A

Application

NASSAU COUNTY INDUSTRIAL DEVELOPMENT AGENCY

APPLICATION FOR FINANCIAL ASSISTANCE

APPLICATION OF:	
	APPLICANT NAME

Please respond to all questions in this Application for Financial Assistance (the "Application") by, as appropriate:

- filling in blanks;
- checking the applicable term(s);
- attaching additional text (with notation in Application such as "see Schedule H, Item # 1", etc.); or
- writing "N.A.", signifying "not applicable".

All attachments responsive to questions found in this Application should be clearly labeled and attached as Schedule I to the Application. If an estimate is given, enter "EST" after the figure. One signed original and one photocopy of the Application (including all attachments) must be submitted.

The following amounts are payable to the Nassau County Industrial Development Agency (the "Agency") at the time this Application is submitted to the Agency: (i) a \$2,500 nonrefundable application fee (the "Application Fee"); (ii) a \$3,500 expense deposit for the Agency's Transaction/Bond Counsel fees and expenses (the "Counsel Fee Deposit"), (iii) a \$4,500 expense deposit for the cost/benefit analysis with respect to the project contemplated by this Application (the "Cost/Benefit Deposit"), and (iv) a \$500 expense deposit for the real property tax valuation analysis, if applicable, with respect to the project contemplated by this Application (the "Valuation Deposit"). The Application Fee will not be credited against any other fees or expenses which are or become payable to the Agency in connection with this Application or the project contemplated herein (the "Project"). In the event that the subject transaction does not close for any reason, the Agency may use all or any part of the Counsel Fee Deposit, the Cost/Benefit Deposit and/or the Valuation Deposit to defray the cost of Transaction/Bond Counsel fees and expenses, the cost of obtaining a cost/benefit analysis and/or the cost of obtaining a real property tax valuation with respect to the Project. In the event that the subject transaction does close, the Counsel Fee Deposit, the Cost/Benefit Deposit and the Valuation Deposit shall be credited against the applicable expenses incurred by the Agency with respect to the Project.

Every signature page comprising part of this Application must be signed by the Applicant or this Application will not be considered complete or accepted for consideration by the Agency.

The Agency's acceptance of this Application for consideration does not constitute a commitment on the part of the Agency to undertake the proposed Project, to grant any financial assistance with respect to the proposed Project or to enter into any negotiations with respect to the proposed Project.

Information provided herein may be subject to disclosure under the New York Freedom of Information Law (New York Public Officers Law § 84 et seq.) ("FOIL"). If the Applicant believes that a portion of the material submitted with this Application is protected from disclosure under FOIL, the Applicant should mark the applicable section(s) or page(s) as "confidential" and state the applicable exception to disclosure under FOIL.

DATE

PART I. APPLICANT

1	Name:
	Address:
]	Fax:
	NY State Dept. of Labor Reg #: Federal Employer ID #:
1	NAICS Code #:
7	Website:
	Name of CEO or Authorized Representative Certifying Application:
	Title of Officer:
	Phone Number:E-Mail:
1	BUSINESS TYPE (Check applicable status. Complete blanks as necessary):
ķ	Sole Proprietorship General Partnership Limited Partnership
]	Limited Liability Company Privately Held Corporation
]	Publicly Held Corporation Exchange listed on
]	Not-for-Profit Corporation
]	Income taxed as: Subchapter S Subchapter C
	501(c)(3) Corporation Partnership
ķ	State and Year of Incorporation/Organization:
(Qualified to do Business in New York: Yes No N/A _
1	APPLICANT COUNSEL:

Address:		<u> </u>
Primary Contact: Phone: Fax: E-Mail:		
	kholders, memb rights in Applic	ers or partners, if any (i.e., owners of 10% or more of ant):
Name		Percentage owned
		%
		%
If one of the	nougons doscuit-	d in the regnerse to the preceding Question or a group
said persons,	owns more than	ed in the response to the preceding Question, or a group a 50% interest in the Applicant, list all other entities w
said persons, are related to such entities: Is the Applica	owns more than the Applicant by	ed in the response to the preceding Question, or a group a 50% interest in the Applicant, list all other entities we ye virtue of such persons having more than a 50% interest of the persons having more than a 50% interest of the person of more than 50% common name of related entity and relationship:
said persons, are related to such entities: Is the Applica	owns more than the Applicant by	ed in the response to the preceding Question, or a group a 50% interest in the Applicant, list all other entities we ye virtue of such persons having more than a 50% interest of the persons having more than a 50% interest of the person of more than 50% common

H.	Has the Applicant (or any parent company, subsidiary, affiliate or related entity or person) been involved in, applied for or benefited by any prior industrial development financing in the municipality in which this Project is located, whether by the Agency or another issuer, or in a contiguous municipality? ("Municipality" herein means city, town or village, or, if the Project is not in an incorporated city or village, Nassau County.) If YES, describe:				
	YES	NO			
I.	or any principal(s) of the Applicant aware of any threatened litigation the	pany, subsidiary, affiliate or related entity orperson) or its related entities involved in any litigation or nat would have a material adverse effect on the he financial condition of said principal(s)? If YES,			
	YES	NO			
Ј,	person) or any principal(s) of the A concern with which such entities, p	ompany, subsidiary, affiliate or related entity or pplicant or its related entities, or any other business or ersons or principal(s) have been connected, ever been creditors rights or receivership proceedings or sought attach details at Schedule I.			
	YES	NO			
K.	person) or any principal(s) of the A any felony or misdemeanor (other persons or principal(s) held position that has been convicted of a felony	ompany, subsidiary, affiliate or related entity or applicant or its related entities, ever been convicted of than minor traffic offenses), or have any such related as or ownership interests in any firm or corporation or misdemeanor (other than minor traffic offenses), or tof a pending criminal proceeding or investigation? If			
	YES	NO			
L.	person) or any principal(s) of the A concern with which such entities, person for (or is there a pending proceeding federal, state or local laws or regul	ompany, subsidiary, affiliate or related entity or applicant or its related entities, or any other business or persons or principal(s) have been connected, been cited ag or investigation with respect to) a civil violation of ations with respect to labor practices, hazardous exation, or other operating practices? If YES, attach			

		YES	_	NO		
M.	or an with any o	y principal(s) of th which such entities of the foregoing per	e Applicant or its re s, persons or princip sons or entities bee	ubsidiary, affiliate or related entity or pelated entities, or any other business or eal(s) have been connected, delinquent on delinquent on any New York State, for (5) years? If YES, attach details at Sch	concern or have ederal	
		YES	_	NO		
N.	office	ers and members of	information for print f the board of direct managers) of the A	ncipals (including, in the case of corportors and, in the case of limited liability applicant:	rations,	
		<u>Name</u>	<u>Title</u>	Other Business Affiliations		
	State		sion of New York S	cted or appointive positions with New tate or any other governmental agency		
		YES	_	МО		
	or an	y agency, authority		red by any federal, state or local municial, or commission thereof or any other ization?	pality	
		YES		NO		
O.		Operation at existing location(s) (Complete separate Section O for each existing location):				
	1.	(a) Location: _				
,		(b) Number of I	Employees: Full-T	ime: Part-Time:		
		(c) Annual Payr	oll, excluding bene	fits:		
				cturing, wholesale, distribution, retail, e	etc.)	
			ing facility real pro			

		0 111
	(g) Applicant's interest in the	he facility
	FEE Title: Lease:	Other (describe below):
2.	facility of the Applicant, or or a relocation of any emplouser, occupant or tenant of to (but outside of Nassau Courabandonment of such a plan	proposed Project result in the removal of a plant of a proposed user, occupant or tenant of the Project of the Applicant, or any employee of aproposhe Project, from one area of the State of New Yonty) to a location in Nassau County or in the at or facility located in an area of the State of New 1 anty? If YES, complete the attached Anti-Raiding of the State of New 1 and 2 and 3 area.
	YES	NO
3.	facility of the Applicant, or Project, or a relocation of a proposed user, occupant or	esult in the removal or abandonment of a plant or of a proposed user, occupant or tenant of the prop ny employee of the Applicant, or any employee of tenant of the proposed Project, located within Na te location of the plant or facility and provide
	explanation.	le rocation of the plant of facility and provide
	•	NO
	explanation. YES the Applicant considered move	NOing to another state or another location within Ne
	explanation. YES	NO ing to another state or another location within Ne
	explanation. YES the Applicant considered move	NOing to another state or another location within Ne
Doe	the Applicant considered move k State? If YES, explain circum YES	NO ing to another state or another location within Ne

R.	Does the Applicant (including any related entity or person) or any principal(s) of the Applicant or its related entities, or any other business or concern with which suchentities persons or principal(s) have been connected, have any contractual or other relationship with the Agency or the County of Nassau? If YES, attach details at Schedule I.			
	YES NO			
S.	Nature of Applicant's business (e.g., description of goods to be sold, products manufactured, assembled or processed, services rendered):			
Т.	ANY RELATED PARTY PROPOSED TO BE A USER OF THE PROJECT:			
	Name:			
	Relationship to Applicant:			
	Provide the information requested in Questions A through S above with respect to each such party by attachment at Schedule I.			

PART II. PROPOSED PROJECT

1 .	Types	s of Financial Assistance Requested:
		Tax-Exempt Bonds
		Taxable Bonds
		Refunding Bonds
		Sales/Use Tax Exemption
		Mortgage Recording Tax Exemption
		Real Property Tax Exemption
		Other (specify):
3.	Туре	of Proposed Project (check all that apply and provide requested information):
		New Construction of a Facility
		Square footage:
		Addition to Existing Facility
		Square footage of existing facility:
		Square footage of addition:
		Renovation of Existing Facility
		Square footage of area renovated:
		Square footage of existing facility:
		Acquisition of Land/Building
		Acreage/square footage of land:
		Square footage of building:
		Acquisition of Furniture/Machinery/Equipment
		List principal items or categories:
		Other (specify):
2.	neces	ly describe the purpose of the proposed Project, the reasons why the Project is sary to the Applicant and why the Agency's financial assistance is necessary, and fect the Project will have on the Applicant's business or operations:

·	ject) YES NO
ass Wo	he Applicant is unable to arrange Agency financing or other Agency financial istance for the Project, what will be the impact on the Applicant and Nassau County? ould the Applicant proceed with the Project without Agency financing or other Agency ancial assistance? Describe.
Loc	cation of Project:
Str	eet Address:
Cit	y/Village(s):
То	wn(s):
Scl	nool District(s):
Ta	x Map Section: Block: Lot:
Ce	nsus Tract Number:
Pre	esent use of the Project site:
(a)	What are the current real estate taxes on the Project site? (If amount of current taxes is not available, provide assessed value for each):
	General: \$ School: \$ Village: \$
(b)	Are tax certiorari proceedings currently pending with respect to the Project real property? If YES, attach details at Schedule I including copies of pleadings, decisions, etc.

Desc	ribe proposed Project site ownership structure (i.e., Applicant or other entity):
be us	what purpose will the building or buildings to be acquired, constructed or renovated by the Applicant? (Include description of goods to be sold, products to be afactured, assembled or processed and services to be rendered.)
relat rema indic	y space in the Project is to be leased to or occupied by third parties (i.e., parties ed to the Applicant), or is currently leased to or occupied by third parties who vain as tenants, provide the names and contact information for each such tenant, eate total square footage of the Project to be leased to each tenant, and describe osed use by each tenant:
T T	
Prov	ide, to the extent available, the information requested, in Part I, Questions A, E O, with respect to any party described in the preceding response.
Prov	ide, to the extent available, the information requested, in Part I, Questions A, E
Prov	ride, to the extent available, the information requested, in Part I, Questions A, E O, with respect to any party described in the preceding response.
Prov	ride, to the extent available, the information requested, in Part I, Questions A, E O, with respect to any party described in the preceding response.
Provand Does	ride, to the extent available, the information requested, in Part I, Questions A, F O, with respect to any party described in the preceding response. In the proposed Project meet zoning/land use requirements at proposed location of the proposed Project meet zoning/land use requirements at proposed location of the proposed Project meet zoning/land use requirements at proposed location of the proposed Project meet zoning/land use requirements at proposed location of the proposed Project meet zoning/land use requirements at proposed location of the proposed Project meet zoning/land use requirements at proposed location of the proposed locat

N.	Does the Applicant, or any related entity or person, currently hold a lease or licer the Project site? If YES, please provide details and a copy of the lease/license.					
		YES	NO			
O.	Does the App the Project si	•	entity or person, currently hold fee title to (i.e. own)			
		YES	NO			
	If YES, indic	If YES, indicate:				
	(a)	Date of purchase:				
	(b)	Purchase price: \$				
	(c)	Balance of existing mortgage, if any: \$				
	(d)	Name of mortgage holder:				
	(e)	Special conditions:				
	If NO, indica	ate name of present ov	wner of Project site:			
P.	Does the Applicant or any related person or entity have an option or a contract to purchase the Project site and/or any buildings on the Project site?					
		YES	NO			
	If YES, attac	ch copy of contract or	option at Schedule I and indicate:			
	(a)	Date signed:				
	(b)	Purchase price:	\$			
	(c)	Closing date:				
		nd/or its principals) a	y virtue of common control or ownership between the nd the seller of the Project (and/or its principals)?			
		VES	NO			

	s the proposed Project site located contamination and proposed remedi	on a Brownfield? (if YES, provide description of ation) NO
-		
	YES	NO
7		
F	Architect:	
I	dentify the following Project parties	s (if applicable):
_		
	mpact on infrastructure, transportati ervices):	ion, fire and police and other government-provid
0		onditions in the community where the Project site the proposed Project on the community (including
Т		
		Sales of Services: YESNO

	TITIO	
	YESNO)
and emission	posed Project contribute to the State of New in reduction targets as set forth in the State's 104 of the New York State Energy Law? I	s energy plan adopted pursua
	YESNO)
	YESNO	O
	PART III, CAPITAL COSTS OF THE	E PROJECT
Provide an	PART III. CAPITAL COSTS OF THE estimate of cost of all items listed below:	E PROJECT
1. 2. 3.	estimate of cost of all items listed below: <u>Item</u> Land and/or Building Acquisition Building Demolition Construction/Reconstruction/Renovation	<u>Cost</u> \$ \$ n \$
1. 2.	estimate of cost of all items listed below: Item Land and/or Building Acquisition Building Demolition	<u>Cost</u> \$ \$

	9.	Other Professional Fees	δ <u> </u>
	10.	Furniture, Equipment & Machinery	\$
	11	Acquisition (not included in 3. above)	ф
	11.	Other Soft Costs (describe)	\$
	12.	Other (describe)	\$
		Total	\$
a.	Tax-	Exempt IDA Bonds:	\$
Ъ.		able IDA Bonds:	\$
c.	Con	ventional Mortgage Loans:	\$
d.	SBA	or other Governmental Financing:	\$
	Iden	tify:	
e.	Othe	er Public Sources (e.g., grants, tax credits):	\$
	Iden	tifv:	

f. g.	Other Loans: Equity Investment: (excluding equity at	tributable to grants/tax c	\$ \$ redits)	
		TOTAL	\$	
	t percentage of the tota ed/financed from publi	l project costs are c sector sources:	%	
purc		- `	including contracts of sale of YES, describe particulars of	
	YES		NO	
	ided in the proposed us		ork in progress, or stock in tr (if applicable)? If YES, prov	
	YES	МО	NOT APPLICABLE	
appl		or refinance an existing	gency's issuance of bonds, i mortgage, outstanding loan	
	YES	NO	NOT APPLICABLE	
or th who	ne provision of other thi m (subject to Agency a	rd party financing (if ap pproval) and provide a	arketing or the purchase of t plicable)? If YES, indicate v copy of any term sheet or cor	vith
iene	r issued with respect to YES	_	NOT APPLICABLE	
	· · · · · · · · · · · · · · · · · · ·			

G.	Construction Cost B	reakdown:				
	Total Cost of	Constructi	on: \$		(sum of 2-5 and	10 in
					Question A abor	ve)
	Cost	for material	ls: \$)		
	% So	urced in Co	unty:_		6	
	%	Sourced in	State:		% (incl. County)	
		ost for labo		\$		
	%	Sourced in	Count	y:	<u>_</u> %	
	%	Sourced in	State:		% (incl. County)	
	C	ost for "oth	er":	\$		
				y:		
	%	Sourced in	Count	v:	% (incl. County)	
A.	If the Applicant 1	oresently of projected	perates payroll etion of	at the Project site	r, provide the curren in First Year, Secon	
	Full-time:	\$	11.0	\$	\$	\$
	Part-time:	Ψ		Ψ	Ψ	Ψ
	ofjobs (on a full-County as a resu Category of Jol to be Retained: Management Professional Administrative	time equivalt of the pro	alency posed verage	basis) projected to	es for the following be retained/created Average Fringe Range of Fring	in Nassau Benefits or
	Production			·		
	Supervisor					

Laborer

 $^{^{1}}$ NOTE: The Agency converts part-time jobs into FTE's for evaluation and reporting purposes by dividing the number of part-time jobs by two (2).

Cotomorrafiaha	A Cala D	A
Category of Jobs	Average Salary or Range	Average Fringe Benefits
to be Created:	of Salary:	Range of Fringe Benefits
Management		
Professional		
Administrative		
Production		
Supervisor		
Laborer		
Independent		
Contractor ³		
Other		
forth in Schedule C, ar offered by the Agency transaction/bond docu	te the foregoing employment promong other things, to determine to the Applicant. The Applicant ments may include a covenant to foccupations and amount of pon.	the financial assistance that at acknowledges that the by the Applicant to retain the
forth in Schedule C, are offered by the Agency transaction/bond documents of jobs, types forth in this Applicant (i) Will the Applicant describe, please describe.	nong other things, to determine to the Applicant. The Applicar ments may include a covenant b of occupations and amount of p	the financial assistance that acknowledges that the by the Applicant to retain the ayroll with respect to the Property of the
forth in Schedule C, are offered by the Agency transaction/bond documents of jobs, types forth in this Applicant (i) Will the Applicant describe, please describe.	nong other things, to determine to the Applicant. The Applicant ments may include a covenant before occupations and amount of pon. transfer current employees from the the number of current employees are the member of current employees would be transfer to the transfer current employees.	the financial assistance that acknowledges that the by the Applicant to retain the ayroll with respect to the Property of the

As used in this chart, this category includes employees of independent contractors.
 As used in this chart, this category includes employees of independent contractors.

		\$	
What per	centage of the forego	ing amount is subject to New Yo	ork sales and use tax
		<u>%</u>	
(includin	g production, sales or customers outside the	cant's total dollar amount of proc r services rendered following cor economic development region (npletion of the Proje
		%	
the Appl	icant for each year af	te annual amount of goods and s ter completion of the Project and ted in the County and the State G	what portion will be
the Appl	icant for each year af	ter completion of the Project and red in the County and the State (i	what portion will be
the Appli sourced f Year 1 Year 2	icant for each year af from businesses locat	ter completion of the Project and	what portion will be neluding the County)
the Appli sourced f Year 1 Year 2 Year 3	icant for each year affrom businesses locat Amount \$ \$ \$ \$ Applicant under Section	ter completion of the Project and the din the County and the State (in State (in Sourced in County)	what portion will be neluding the County) Sourced in S
Year 1 Year 2 Year 3 Notice to of Applic Please no excluded incentives	Amount S S Applicant under Section ant: ote that incentives from under Section 224-a(s) if awarded pursuant	ter completion of the Project and the din the County and the State (in Sourced in County	what portion will be neluding the County) % Sourced in

Labor Law. Estimated Value of Requested Financial Assistance: F. Estimated Value of Sales Tax Benefit: (i.e., gross amount of cost of goods and services that are subject to state and local sales and use taxes multiplied by 8.625%) Estimated Value of Mortgage Tax Benefit: (i.e., principal amount of mortgage loans loans multiplied by [0.75%]) Estimated Property Tax Benefit: Will the proposed Project utilize a property tax exemption benefit other than from the Agency: (if so, please describe) Term of PILOT Requested: _____ Existing Property Taxes on Land and Building: \$_____ Estimated Property Taxes on completed Project: \$_____ (without Agency financial assistance) NOTE: Upon receipt of this Application by the Agency, the Agency's staff will create a PILOT schedule and estimate the amount of PILOT Benefit/Cost utilizing anticipated tax rates and assessed valuation, and attach such information as Exhibit A hereto.

G.	Describe and estimate any other one-time municipal revenues (not including fees payable to the Agency) that the Project will create:

PART V. PROJECT SCHEDULE

	plicable, has construction/recor , indicate the percentage of con		enovation work or	n the Project begun? I
1.	(a) Site clearance	YES	NO	% complete
	(b) Environmental Remediation	YES	NO	% complete
	(c) Foundation	YES	NO	% complete
	(d) Footings	YES	NO	% complete
	(e) Steel	YES	NO	% complete
	(f) Masonry	YES	NO	% complete
	(g) Masonry	YES	NO	% complete
	(h) Interior	YES	NO	% complete
	(i) Other (describe below):	YES	NO	% complete
2.	If NO to all of the above cat of construction, reconstructi Project?			
	vide an estimate of time schedul ect is expected to occur:	e to comple	ete the Project and	l when the first use of
	DADT VI ENV	ID ONIMES	TTAX XMDACT	
33.71	<u>PART VI. ENV</u>			
	at is the expected environmental		1 D ' 10/0	1 1 11 11 1

В.	Is an environmental impact staten Conservation Law (i.e., the New Y	nent required by Article 8 of the N.Y.Environmental York State Environmental Quality Review Act)?
	YES	NO
C.	Applicant the preparation and del and scope satisfactory to the A	ncy may require at the sole cost and expense of the ivery to the Agency of an environmental report in form agency, depending on the responses set forth in the m. If an environmental report has been or is being troject, please provide a copy.
D.	Protection Agency, the New York other appropriate federal, state or Project site or any property adjact is or has been identified as a site used, stored, treated, generated, disposed of. The Applicant will be	ency to make inquiry of the United States Environmental a State Department of Environmental Conservation or any local governmental agency or authority as to whether the ent to or within the immediate vicinity of the Project site at which hazardous substances are being or have been transported, processed, handled, produced, released or be required to secure the written consent of the owner of (if the Applicant is not the owner), upon request of the
infor		TIFIES, under penalties of perjury, that the answers and y schedule, exhibit or statement attached hereto are true, knowledge of the undersigned.
		Name of Applicant:
		Signature:Name:
		Date:
	rn to before me this of, 20	
	Notary Public	

CERTIFICATIONS AND ACKNOWLEDGMENTS OF THE APPLICANT

FIRST:

The Applicant hereby certifies that, if financial assistance is provided by the Agency for the proposed project, no funds of the Agency (i) shall be used in connection with the Project for the purpose of preventing the establishment of an industrial or manufacturing plant or for the purpose of advertising or promotional materials which depict elected or appointed government officials in either print or electronic media, (ii) be given to any group or organization which is attempting to prevent the establishment of an industrial or manufacturing plant within the State.

SECOND:

The Applicant hereby certifies that no member, manager, principal, officer or director of the Applicant or any affiliate thereof has any blood, marital or business relationship with any member of the Agency (or any member of the family of any member of the Agency).

THIRD:

The Applicant hereby certifies that neither the Applicant nor any of its affiliates, nor any of their respective partners, members, shareholders or other equity owners (other than equity owners of publicly-traded companies), nor any of their respective employees, officers, directors, or representatives (i) is a person or entity with whom United States persons or entities are restricted from doing business under regulations of the Office of Foreign Asset Control (OFAC) of the Department of the Treasury, including those named on OFAC's Specially Designated and Blocked Persons List, or under any statute, executive order or other governmental action, or (ii) has engaged in any dealings or transactions or is otherwise associated with such persons or entities.

FOURTH:

The Applicant hereby acknowledges that the Agency shall obtain and hereby authorizes the Agency to obtain credit reports and other financial background information and perform other due diligence on the Applicant and/or any other entity or individual related thereto, as the Agency may deem necessary to provide the requested financial assistance.

FIFTH:

The Applicant hereby certifies that each owner, occupant or operator that would receive financial assistance with respect to the proposed Project is in substantial compliance with applicable federal, state and local tax, worker protection and environmental laws, rules and regulations.

SIXTH:

The Applicant hereby acknowledges that the submission to the Agency of any knowingly false or knowingly misleading information may lead to the immediate termination of any financial assistance and the recapture from the Applicant of an amount equal to all or any part of any tax exemption claimed by reason of the Agency's involvement in the Project.

SEVENTH:

The Applicant hereby certifies that, as of the date of this Application, the Applicant is in substantial compliance with all provisions of Article 18-A of the General Municipal Law, including, but not limited to, the provisions of Section 859-a and Section 862(1) thereof.

THE PERSON NAMED IN COLUMN 1	
EIGHTH	۰
THATTALL	

(i) Does the Project propose the creation of housing?

	YES	NO
	If YES,	how many units?
	If YES,	the Applicant hereby certifies that:
	(a) the form	the Applicant has adopted a Fair Housing/Equal Housing Opportunity Policy substantially in of Exhibit B to this Application;
		the proposed Project complies with applicable fair housing laws and that eligibility criteria for in any part of the Project will not include any residency requirements or preferences, including nal ones, age restrictions (unless for senior housing permitted by law), or other discriminatory
	substan	the Applicant (1) has posted its Fair Housing/Equal Housing Opportunity Policy publicly; and display fair housing law posters for consumers in its rental or sales office(s), in a form tially similar to the model fair housing posters attached to this Application as Exhibit C (the will provide applicants with fair housing law posters for display upon request by an applicant);
	by Lon addition accepta	key employees of the Applicant in charge of marketing and rental of the Project have ted (or will complete within one year of closing) four (4) hours of fair housing training provided g Island Housing Services ("LIHS") at a reasonably acceptable time and location and at no hal cost to the Applicant. In the event LIHS declines to provide or make available reasonably ble no-cost fair housing training, the provisions of this Certification VIII(i)(d) shall cease to be force and effect.
(ii) ("Affor		to (i) above, does the Project propose the creation of "affordable" or "workforce" housing busing")?
	YES_	NO
	affirma	, the Applicant hereby certifies that the Applicant (1) has adopted a non-discriminatory tive marketing plan that meets the criteria set forth in Exhibit D to this Application; and (2) omit such marketing plan to the Agency in writing prior to closing.
	If YES	, answer the following questions:
	(a)	What portion of the Project would consist of Affordable Housing (e.g., number of units)?
		24

(b)	What are the eligibility requirements for the Affordable Housing?
(c)	Cite the specific source of such eligibility requirements (e.g., federal, state or local law).
	·
Name of	
Ву:	
Name: Title:	

CERTIFICATION AND AGREEMENT WITH RESPECT TO FEES AND COSTS

Capitalized terms used but not otherwise defined in this Certification and Agreement shall have the meanings assigned to such terms in the Application.

The undersigned, being duly sworn, deposes and says, under penalties of perjury, as follows: that I am the chief executive officer or other representative authorized to bind the Applicant named in the attached application for financial assistance ("Application") and that I hold the office specified below my signature at the end of this Certification and Agreement, that I am authorized and empowered to deliver this Certification and Agreement and the Application for and on behalf of the Applicant, that I am familiar with the contents of said Application (including all schedules, exhibits and attachments thereto), and that said contents are true, accurate and complete to the best of my knowledge and belief.

The grounds of my belief relative to all matters in the Application that are not based upon my own personal knowledge are based upon investigations I have made or have caused to be made concerning the subject matter of this Application, as well as upon information acquired in the course of my duties and from the books and records of the Applicant.

As an authorized representative of the Applicant, I acknowledge and agree on behalf of the Applicant that the Applicant hereby releases the Nassau County Industrial Development Agency, its members, officers, servants, attorneys, agents and employees (collectively, the "Agency") from, agrees that the Agency shall not be liable for and agrees to indemnify, defend (with counsel selected by the Agency) and hold the Agency harmless from and against any and all liability, damages, causes of actions, losses, costs or expenses incurred by the Agency in connection with: (A) examination and processing of, and action pursuant to or upon, the Application, regardless of whether or not the Application or the financial assistance requested therein are favorably acted upon by the Agency, (B) the acquisition, construction, reconstruction, renovation, installation and/or equipping of the Project by the Agency, and (C) any further action taken by the Agency with respect to the Project; including, without limiting the generality of the foregoing, (i) all fees and expenses of the Agency's general counsel, transaction/bond counsel, economic development consultant, real property tax valuation consultant and other attorneys, experts and consultants (if deemed necessary or advisable by the Agency), and (ii) all other expenses (including attorneys' fees) incurred by the Agency in defending any suits, actions or proceedings that may arise as a result of any of the foregoing. If, for any reason whatsoever, the Applicant fails to conclude or consummate necessary negotiations or fails within a reasonable or specified period of time to take reasonable, proper or requested action or withdraws, abandons, cancels, or neglects the Application or if the Applicant is unable to find buyers willing to purchase the total bond issue required or is unable to secure other third party financing or otherwise fails to conclude the Project, then upon presentation of an invoice by the Agency, its agents, attorneys or assigns, the Applicant shall pay to the Agency, its agents, attorneys or assigns, as the case may be, all fees and expenses reflected in any such invoice.

As an authorized representative of the Applicant, I acknowledge and agree on behalf of the Applicant that each of the Agency's general counsel, transaction/bond counsel, economic development consultant, real property tax valuation consultant and other experts and consultants is an intended third-party beneficiary of this Certification and Agreement, and that each of them may (but shall not be obligated to) enforce the provisions of the immediately preceding paragraph, whether by lawsuit or otherwise, to collect the fees and expenses of such party or person incurred by the Agency (whether or not first paid by the Agency) with respect to the Application.

Upon successful closing of the required bond issue or other form of financing or Agency assistance, the Applicant shall pay to the Agency an administrative fee set by the Agency (which amount is payable at closing) in accordance with the following schedule:

- (A) Taxable Bond Issues Seven-tenths (7/10) of one percent (1%) for the first twenty million dollars (\$20,000,000) of total project costs and, if applicable, two-tenths (2/10) of one percent (1%) for any additional amounts in excess of twenty million dollars (\$20,000,000) of total project costs.
- (B) Tax-Exempt Bond Issues Seven-tenths (7/10) of one percent (1%) of total project costs.
- (C) Straight-Lease Transactions Seven-tenths (7/10) of one percent (1%) for the first twenty million dollars (\$20,000,000) of total project costs and, if applicable, two-tenths (2/10) of one percent (1%) for any additional amounts in excess of twenty million dollars (\$20,000,000) of total project costs.
- (D) General Counsel Fee One-tenth (1/10) of one percent (1%) of total project costs, with a minimum fee of \$5,000.
- (E) All Initial Transactions Two Thousand Five Hundred Dollars (\$2,500) closing compliance fee payable at closing and One Thousand Dollars (\$1,000) per year (or part thereof) administrative fee, payable in advance, at the closing for the first year (or part thereof) and on January 1st of each year for the term of the financing. The annual service fee is subject to periodic review and may be adjusted from time to time in the discretion of the Agency.
- (F) Refundings The Agency fee shall be determined on a case-by-case basis.
- (G) Assignment/Assumptions An assignment of an Applicant's interest in a Project site, including the Agency's "financial assistance", normally will not be approved prior to completion of the renovation, construction, installation and equipping of the proposed Project, if applicable (the "Completion Date"). If the Agency approves an assignment/assumption, the Agency's administrative fee shall be an amount equal to the administrative fee applicable to the original Project based on paragraphs (A), (B) or (C) above, as applicable, plus the general counsel fee based on paragraph (D) above, using the original total project costs applicable to the Project; provided, however, that the Agency may agree to an alternative fee on a case-by-case basis.
- (H) Changes of Ownership of Applicant The Agency fee shall be determined on a case-by-case basis.
- (I) Other Modifications The Agency fee shall be determined on a case-by-case basis, subject to the following:
 - A basic Consent \$750
 - A complex Consent \$6,000
 - Extensions \$1,000
- (J) Terminations The Agency fee shall be determined on a case-by-case basis, but in accordance with the following schedule.
 - Basic \$2,000
 - Complex \$2,500

The Agency's transaction/bond counsel fees and expenses are payable at closing and are based on the work performed in connection with the Project.

The Agency's transaction/bond counsel's fees, general counsel fee and the administrative fees may be considered as a cost of the Project and included as part of any resultant financing, subject to compliance with

applicable law.

Guided by the above stated schedule amounts, upon the termination of the financing of the Project, Applicant agrees to pay all costs in connection with any conveyance by the Agency to the Applicant of the Agency's interest in the Project and the termination of all related Project documents, including the fees and expenses of the Agency's general counsel, bond/transaction counsel, and all applicable recording, filing or other related fees, taxes and charges.

I further acknowledge and agree on behalf of the Applicant that, in the event the Agency shall have used all of its available tax-exempt bond financing allocation from the State of New York, if applicable, and shall accordingly be unable to obtain an additional allocation for the benefit of the Applicant, the Agency shall have no liability or responsibility as a result of the inability of the Agency to issue and deliver tax-exempt bonds for the benefit of the Applicant.

	Name Title:	
Subscribed and affirmed to me thisday of, 20		
Notary Public		

TABLE OF SCHEDULES:

Schedule	<u>Title</u>	Complete as Indicated Below		
A.	Tax-Exempt Bond Manufacturing Questionnaire	If Applicant checked "YES" in Part I, Question H of Application, if applicable[[
В.	New York State Financial and Employment Requirements for Industrial Development Agencies	All applicants		
C.	Guidelines for Access to Employment Opportunities	All applicants		
D.	Anti-Raiding Questionnaire	If Applicant checked "YES" in Part I, Question O.2. of Application		
E.	Retail Questionnaire	If Applicant checked "YES" in Part II, Question Q of Application		
F.	Applicant's Financial Attachments, consisting of:	All applicants		
	 Applicant's financial statements for the last two fiscal years (unless included in Applicant's annual reports). 			
	2. Applicant's annual reports (or Form 10-K's) for the two most recent fiscal years.			
	3. Applicant's quarterly reports (Form 10-Q's) and current reports (Form 8-K's) since the most recent Annual Report, if any.			
	4.In addition, attach the financial information described above in items F1, F2, and F3 any anticipated Guarantor of the proposed transaction, if different than the Applicant including the personal financial statement of any anticipated Guarantor that is a nature person.			
G.	Environmental Assessment Form	All applicants		
H.	Form NYS-45 (and 45-ATT)	All applicants		
I.	Other Attachments	As required		

Schedule A

TAX-EXEMPT BOND MANUFACTURING QUESTIONNAIRE

(To be completed by the Applicant if the Applicant checked "YES" in Part I, Question H of the Application for Financial Assistance, if applicable).

necessary.	Please complete the	ne following questions for each	facility to be financed. Use additional pages			
1.	Describe the production process which occurs at the facility to be financed.					
	Named region and a series of the State of th					
2.	Allocate the facility to be financed by function (expressed in squarefootage) (e.g., production line, employee lunchroom, offices, restrooms, storage, warehouse, loading dock, repair shop, parking, research, sales, etc.) and location in relation to production (e.g., same building, adjacent land or building, off-site, etc.). Please attach blueprints of the facility to be financed.					
FUNC	CTION	LOCATION	SQ. FOOTAGE			
		TOTAL				
3.		and location in relation to produ	by function (e.g., executive offices, payroll, ction (e.g., same building, adjacent land or			
FUNC	CTION	<u>LOCATION</u>	SQ. FOOTAGE			
		TOTAL				

Of the space allocated to storage or warehousing above, identify the square footage and location of the areas devoted to storage of the following:

4.

	SQ. FOOTAGE	LOCATION		
	Raw Materials used for production of manufactured goods			
	Finished product storage			
	Component parts of goods manufactured at the facility			
	Purchased component parts		 	
	Other (specify)			
	TOTAI	ı		
5.	List raw materials used at the facility to be financed in the processing of the finished product(s).			
6.	List finished product(s) which are	e produced at the facility to	be financed.	
	ONED HEREBY CERTIFIES that ed hereto are true and correct.	the answers and informati	on provided above and in any	
		Name of Applicant:		
		Signature: Name: Title: Date:		

Schedule B

NEW YORK STATE FINANCIAL AND EMPLOYMENT REPORTING REQUIREMENTS FOR INDUSTRIAL DEVELOPMENT AGENCIES

A. Pursuant to applicable law, the Agency requires the completion of an Initial Employment Plan (see Schedule C) and a year-end employment plan status report, both of which shall be filed by the Nassau County Industrial Development Agency (the "Agency") with the New York State Department of Economic Development. The Project documents will require the Applicant to provide such report to the Agency on or before February 11 of the succeeding year, together with such employment verification information as the Agency may require.

Except as otherwise provided by collective bargaining agreements, the Applicant agrees to list any new employment opportunities with the New York Department of Labor Community Services Division and the administrative entity of the service delivery area created by the Federal Job Training Partnership Act (P.L. 97-300), or any successor statute thereto (the "JTPA Entities"). In addition, except as otherwise provided by collective bargaining agreements, the Applicant, where practicable, will first consider persons eligible to participate in JTPA programs who shall be referred by the JTPA Entities for such new employment opportunities.

- B. The Applicant will be required to file annually a statement with the New York State Department of Taxation and Finance and the Agency of the value of all sales or use tax exemptions claimed in connection with the Project by reason of the involvement of the Agency.
- C. The following information must be provided for all bonds issued, outstanding or retired during the year:

Name, address and owner of the project; total amount of tax exemptions granted (broken out by state and local sales tax, property taxes, and mortgage recording tax); payments in lieu of taxes made; total real estate taxes on the Project prior to exemption; number of jobs created and retained, and other economic benefits realized.

Date of issue; interest rate at end of year; bonds outstanding at beginning of year; bonds issued during year; principal payments made during year; bonds outstanding at end of year; federal tax status; and maturity date(s).

Failure to provide any of the aforesaid information will be constitute a DEFAULT under the Project documents to be entered into by the Agency and the Applicant in connection with the proposed Project.

Name of Applicant:	
Signature:	
Name:	
Title:	
Date:	

Please sign below to indicate that the Applicant has read and understood the above and agrees to provide the described information on a timely basis.

Schedule C

GUIDELINES FOR ACCESS TO EMPLOYMENT OPPORTUNITIES

INITIAL EMPLOYMENT PLAN

Prior to the expenditure of bond proceeds or the granting of other financial assistance, the Applicant shall complete the following initial employment plan: Applicant Name: Address: Type of Business: Contact Person: Tel. No.: Please complete the following table describing the projected full-time equivalent employment plan for the proposed Project following receipt of financial assistance: Estimated Number of Estimate of Number of Full Time Equivalent Residents of the LMA⁵ Jobs After Completion that would fill such jobs of the Project:4 by the third year Present Jobs Current and **Planned Occupations** Per Occupation 1 year 2 years 3 years Management Professional Administrative Production Supervisor Laborer Independent Contractor

Other (describe)

⁴ NOTE: Convert part-time jobs into FTE's for evaluation and reporting purposes by dividing the number of part-time jobs by two (2).

⁵ The "LMA" means the Local Market Area, which is defined by the Agency as Nassau and Suffolk Counties. The Labor Market Area is the same as the Long Island Economic Development Region, as established pursuant to Section 230 of the New York State Economic Development Law.

Please indicate the number of temporary construction jobs anticipated to be created in connection with the acquisition, construction and/or renovation of the Project:		
Please indicate the estimated hiring dates for the new jobs shown above and any special recruitment or training that will be required:		
·		
Are the Applicant's employees currently covered by a coll	ective bargaining	agreement?
YES	NO	
IF YES, Union Name and Local:		
Please note that the Agency may utilize the foregoing emp determine the financial assistance that will be offered by the acknowledges that the transaction/bond documents may in above number of jobs, types of occupations and amount of	ne Agency to the A clude a covenant b	Applicant. The Applicant by the Applicant to retain the
Attached hereto as <u>Schedule H</u> is a true, correct and complete Combined Withholding, Wage Reporting, and Unemployn Upon request of the Agency, the Applicant shall provide structure documentation as the Agency may require with respect to State of New York.	nent Insurance Re uch other or additi	turn (Form NYS-45 and 45-ATT). onal information or
The UNDERSIGNED HEREBY CERTIFIES that the ansystatement attached hereto are true, correct and complete.	wers and informati	ion provided above and in any
	Name of Applicant:	
	Signature: Name: Title: Date:	

Schedule D

ANTI-RAIDING OUESTIONNAIRE

(To be completed by Applicant if Applicant checked "YES" in Part I, Question O of the Application for Financial Assistance)

A.	Will the completion of the Project result in the removal of a plant or facility of the Applicant, or of a proposed user, occupant or tenant of the Project, or a relocation of any employee of the Applicant or of a proposed user, occupant or tenant of the Project, from an area in New York State (but outside of Nassau County) to an area within Nassau County?		
-	YES	NO	
If the	answer to Question A is YES, please pr	ovide the following information:	
Addre	ss of the to-be-removed plant or facility	or the plants or facilities from which employees are relocated:	
Name	· •	ts of the to-be-removed plant or facility:	
В.	facilities of the Applicant, or of	ct result in the abandonment of one or more plants or a proposed user, occupant or tenant of the Project, New York other than in Nassau County?	
	YES	NO	
If the	answer to Question B is YES, please pr	ovide the following information:	
Addr	esses of the to-be-abandoned plants or fa	cilities:	
Name	es of all current occupants of the to-be-a	bandoned plants or facilities:	

C.	Has the Applicant contacted the local industrial development agency at which its current plants or facilities in New York State are located with respect to the Applicant's intention to move or abandon such plants or facilities?		
	YES	NO	
If the a	answer to Question C is YES, please provide deta	ils in a separate attachment.	
IF TH	E ANSWER TO EITHER QUESTION A OR B I	S "YES", ANSWER QUESTIONS D AND E.	
D.	Is the Project reasonably necessary to preserve the competitive position of the Applicant, or of a proposed user, occupant or tenant of the Project, in its industry?		
	YES	NO	
E.		scourage the Applicant, or a proposed user, emoving such plant or facility to a location	
	YES	NO	
IF THE ANSWER TO EITHER QUESTION D OR E IS "YES", PLEASE PROVIDE DETAILS IN A SEPARATE ATTACHMENT.			
Accordingly, the Applicant certifies that the provisions of Section 862(1) of the General Municipal Law will not be violated if financial assistance is provided by the Agency for the proposed Project.			
NOTE: If the proposed Project involves the removal or abandonment of a plant or facility of the Applicant, or a proposed user, occupant or tenant of the Project, within the State of New York, notification will be made by the Agency to the chief executive officer(s) of the municipality or municipalities in which such plant or facility was located.			
THE UNDERSIGNED HEREBY CERTIFIES that the answers and information provided above and in any statement attached hereto are true, correct and complete.			
		Name of Applicant:	
		Signature: Name: Title: Date:	

Schedule E

RETAIL OUESTIONNAIRE

(To be completed by Applicant if Applicant checked either "YES" in Part II, Question Q of the Application for Financial Assistance)

A.	Will any portion of the Project (including that portion of the cost to be financed from equity or other than Agency financing) consist of facilities or property that are or will be primarily used i making retail sales to customers who personally visit the Project?			
		YES	NO	
Tax I prope	aw of th rty (as d	ne State of New York (the "Tax La	es" means (i) sales by a registered vendor under Article 28 of aw") primarily engaged in the retail sale of tangible personal the Tax Law), or (ii) sales of a service to customers who	
В.	If the answer to Question A is YES, what percentage of the cost of the Project (including that portion of the cost to be financed from equity or sources other than Agency financing) will be expended on such facilities or property primarily used in making retail sales of goods or services to customers who personally visit the Project?			
			%	
C.		e answer to Question A is YES, an ate whether any of the following a	d the amount entered for Question B is greater than 33.33%, apply to the Project:	
	1.	Is the Project likely to attract a significant number of visitors from outside the economic development region (i.e., Nassau and Suffolk Counties) in which the Project is or will be located?		
		YES	NO	
	2.	not, but for the Project, be reas	the Project to make available goods or services which would sonably accessible to the residents of the city, town or village be located, because of a lack of reasonably accessible retail goods or services?	
		YES	NO	
	3.	pursuant to Article 18-B of the numbering area (or census trace according to the most recent c which the data relates, or at lea	one of the following: (a) an area designated as an empire zone e General Municipal Law; or (b) a census tract or block et or block numbering area contiguous thereto) which, ensus data, has (i) a poverty rate of at least 20% for the year in ast 20% of the households receiving public assistance, and (ii) ast 1.25 times the statewide unemployment rate for the year to	
		YES	NO	

If the answer to any of the subdivisions 1 through 3 of Question C is YES, attach details.			
If the answer to any of the subdivisions 2 through 3 of Question C is YES, will the Project preserve permanent, private sector jobs or increase the overall number of permanent, private sector jobs in the State of New York? If YES, attach details.			
YES	_	NO	
percentage of the Appli	cant's annual gross rev	enues comprised o	of each of the following:
Retail Sales:	_%	Services	:%
State percentage of Project premises utilized for same:			
Retail Sales:	_%	Services	:%
		rs and information	n provided above and in any
		_	
		_	
		_	
	e answer to any of the su anent, private sector job of New York? If YES, YES percentage of the Appli Retail Sales: repercentage of Project programmers	e answer to any of the subdivisions 2 through 3 canent, private sector jobs or increase the overall of New York? If YES, attach details. YES percentage of the Applicant's annual gross reverse Retail Sales:% percentage of Project premises utilized for same Retail Sales:% SIGNED HEREBY CERTIFIES that the answer suched hereto are true, correct and complete.	e answer to any of the subdivisions 2 through 3 of Question C is 3 anent, private sector jobs or increase the overall number of perma of New York? If YES, attach details. YES

Schedule F

APPLICANT'S FINANCIAL ATTACHMENTS

Schedule G

ENVIRONMENTAL ASSESSMENT FORM

Schedule H

FORM NYS-45

Attach most recent quarterly filing of Form NYS-45 and 45-ATT, as well as the most recent fourth quarter filing. Please remove the employee social security numbers and note which employees are part-time.

Schedule I

OTHER ATTACHMENTS

EXHIBIT A

Upon acceptance of the Application by the Agency for processing and completion of the Cost/Benefit Analysis, the Agency will attach a proposed PILOT Schedule hereto, together with an estimate of the net tax benefit/cost of the proposed PILOT Schedule.

EXHIBIT B

Fair Housing/Equal Housing Opportunity Policy to be adopted by Agency Applicants for Housing Projects

As part of our continuing effort to ensure compliance with federal, state, and local anti-discrimination laws, we would like to take this opportunity to remind you of our policies regarding equal housing opportunity. It is important for all employees to review his or her own actions in light of these requirements and for everyone to keep in mind the importance of treating all persons equally.

It is the policy and practice of this company not to engage in or assist the efforts of others to engage in housing discrimination. Consistent with that policy, we remind you that the antidiscrimination laws of the United States, New York State, and local laws are quite specific in the area of housing, and in conformance with those laws, you must not engage in any of the following conduct during the course of your work for this company:

- Refuse to show, rent, sell, negotiate for the rental or sale of, or otherwise make unavailable or deny, housing to any person because of race, color, religion, creed, sex/gender, familial status (having or expecting a child under 18), national origin, ethnicity, disability, marital status, age, sexual orientation, military status, source of income or status as survivor of domestic violence (each a "prohibited basis");
- 2. Discriminate against any person in the terms, conditions or privileges of a rental or sale or in the provision of services or facilities in connection therewith because of a prohibited basis;
- 3. Make any verbal or written statement with respect to the rental or sale of housing that indicates any preference, limitation or discrimination concerning a prohibited basis, or any statement indicating an intention to make any such preference, limitation or discrimination;
- 4. Represent to any person because of a prohibited basis that any housing or unit is not available for inspection, rental or sale when such apartment is in fact so available;
- 5. Steer persons into or away from certain areas of a building, development or neighborhood because of a prohibited basis;
- 6. Refuse to provide a reasonable accommodation in rules, policies, practices or services fortenants, buyers, or applicants with disabilities; and
- 7. Refuse to allow a reasonable modification to individual units or common areas for tenants, buyers, or applicants with disabilities.

We are firmly committed to the goal of fair housing. You should understand that any violation of this Fair Housing/Equal Housing Opportunity Policy will lead to discipline, up to and including discharge.

EXHIBIT C

Sample Fair Housing Posters

U. S. Coperiment of Housing and Urban Development



建设方线。



esparturity of

We Do Business in Accordance With the Federal Tair Housing Law

(The Pair Housing Amendments Act of 1988)

It is illegal to Discriminate Against Any Person Because of Race, Color, Religion, Sex, Handicap, Familial Status, or National Origin

- In the sale or rental of housing or residential lots
- In advertising the sale or rental of housing
- In the financing of housing
- In the provision of real estate brokerage services
- In the appraisal of housing
- Blockbusting is also illegal

Anyone who feels he or the has been discriminated against may filen complaint of housing discrimination:

1-660-669-9777 (Toll Pree) 1-800-927-9275 (TTY) verry.had.gov/fairbacalag U.S. Department of Housing and Urban Development Assistant Secretary for Fair Housing and Equal Opportunity Washington, D.C. 20410

Previous achilens are shortale

iteja (KU)-928.1 (6/3011)

HOUSING DISCRIMINATION IS SOMETIMES BLATANT, SOMETIMES BUT ALWAYS UNLAWFUL.

EXHIBIT D

Requirements for Affirmative Marketing Plans for Housing Projects

Affirmative marketing plans submitted by the Applicant shall be required only for affordable or "workforce" units and shall contain the following information:

- 1. Street address, village, town, zip code, and census tract number for the Project;
- 2. Number of affordable units to be marketed and whether they will be available for rentor purchase;
- 3. The number, if any, and location of market rate units included in the Project;
- 4. Whether the housing will be "housing for older persons", defined as at least 80% occupancy of units with at least one person 55 or older or 100% occupancy of persons age 62 or older;
- 5. A description of how units will be advertised for sale or rental prior to first occupancy, including whether Applicant will utilize its own website, commercial websites, print media outlets, social media outlets such as Facebook, a sign at the project site, mailings, leaflets/flyers, brochures, and other forms of advertising;
- 6. A statement that the Applicant will use fair housing logo or phrase "Equal Housing Opportunity" on all advertising described above;
- 7. A statement that the Applicant will distribute written information regarding the availability of affordable units at the project to a list of organizations provided to the Applicant by the Agency, which list may be updated annually;
- 8. Whether the Applicant will conduct the marketing and initial rent-up or sales itself or contract with a third-party;
- 9. A statement that an initial application period with a specific start and end date will be utilized for accepting applications for consideration for the initial rental of the units and that the period will last for at least thirty (30) days after the marketing described in this plan is commenced. In addition, a statement that following the initial application period, all the applications submitted during the initial application period will be considered through the use of a lottery and not on a first-come first-served basis, unless the number of applications received during the initial application period is less than the total number of units available for rental.
- 10. A statement that the Applicant will maintain records of the activities it undertakes to implement its marketing plan.