

APPLICATION FOR FINANCIAL ASSISTANCE

Allegany County Industrial Development Agency

Crossroads Commerce & Conference Center
6087 State Route 19N – Suite 100
Belmont, New York 14813
(585) 268-7445 tel
(800) 893-9484 tel
(585) 268-7473 fax
clarkcr@alleganyco.com

Craig R. Clark, P.E., Ph.D.

IDA Executive Director

A non-refundable application fee of \$500.00 must be submitted at the time of application.

Please submit the original application and two (2) copies.

(For office use only)

Name of Applicant Number

Effective June 2017

Table of Contents

		<u>Page</u>
l.	Applicant Information	1
II.	Project Information	2
III.	Project Employment Information	3
IV.	Representation by the Applicant	4
٧.	Signatory Page	6
VI.	Hold Harmless Agreement	7

Note: All of the above forms must be completed in their entirety to be considered an acceptable application.

Attachments

Exhibit A – Insurance Requirements (Required)	8
Exhibit B – Estimated Incentives and Fees	9
Exhibit C — EAF (Required)	11
Exhibit D – Pricing Policy	15
Exhibit E — Local Labor Policy (Required if over \$5million in capital investment of facility construction)	18

I. Applicant Information

Company Name:			
Address:			
City / Town	State:		Zip:
Phone No.:		Fax No.:	
Email Address:		Fed. ld. No.:	
·	.osha.gov/pls/imis/sicsearch.ht		
Contact Person:	<u> </u>		
Principal Owners / Office ownership)	cers / Directors: (list owners with	h 15% or more in equ	ity holdings with percent
Name & Title			
Name & Title			
Form of Entity: C C	h schematic if Applicant is a subsidiary or orp S Corp Sole Proprietorship	otherwise affiliated with and Partnership Not for Profit	other entity)
If a corporation, partnershi	p, limited liability company/part	nership or Not for F	Profit:
What is the date of the esta	ablishment, on, is the Applicant authorized	Place of organizatio to do business in th	e State of New York?
Applicant's Counsel:			
Address:			
City / Town	State	Zip	
Phone No.:		Fax No.:	

II. Project Information

A)	Detailed Description of Project (Including type, location and purpose of project:	
	Is any of the information contained herein considered trade secrets? Yes Note: AGENCY will protect said trade secret information herein but reserves the right to disclose certain summary information from this application (i.e s/f, total capital investment, total job creation, top level wage information et. Al.) As a part of its project summary disclosure related to the AGENCY boa vote required and resulting from said application.	. total facility rd's public
B) L	Location of Project / Project Address:Address Town Zip	
C) (Current Assessed Value of Property \$ Tax Map #	
D)	(not required if project is for equipment purchases only) Square footage of existing building S/F Square footage of new / renovated build S/F Total Square Footage S/F	
Esti	timated Project Costs / Project Capital Investment:	
Bui	ilding Cost: (New Building Construction cost or Existing building expansion construction)	
l an	nd and Building	
	(Purchase Value of land and/or building incl. engineering, architect and blue print fees)	
Pro	oduction Equipment	
\$	(\$ Value of Production Equipment – not sales taxable)	
Oth	ner Equipment	
\$	(\$ Value of sales taxable equip = Furniture/Fixtures, Computers, Lockers)	
Oth	ner	
\$	describe:	
	t. Cap Invest:(Sum all lines above)	
Esti	timated Public and Private Sources of Funds for Project Costs:	
Gra	ants: \$	
Bor	nds: \$	
Oth	ner loan fund: \$	
Ban	nk Financing: \$	
Oth	ner: \$	
Equ	uity: \$	
	tal of all sources of funds: \$	
	al Amount Financed \$ Describe:	
	imated percentage of costs financed from public sector (grants, bonds, and other loan fund divided by total of all sources of funds):	

III. Project Employment Information

**Note: Please use full time equiva	lents, approximately Two part time i	s equivalent to One full time.(Attach add	ditional sheets as necessary)			
E1) Current number of full t	ime equivalent employees (p	rior to project):				
E2) Estimate how many full time/ part-time jobs will be retained as a result of this Project over the next three years:_						
Full Time (FT)	<u>P</u> art- <u>T</u> ime (P	T) ** Total <u>F</u> ul	l <u>T</u> ime <u>E</u> quivalents (FTE)			
be attached to this app	lication.	e most recent NYS MN-45 quarterly				
E3) What is the average es	timated (annual) salary range	e of jobs to be retained(at currer	to nt market rates)			
Number of labor	Job Title	Estimated colour/usus	Havens man weak			
Number of jobs	Job Title	Estimated salary/range	Hours per week			
E4) Estimate how many full	time/ part-time jobs will be cr	eated as a result of this Project	over the next three years:			
Full Time (FT) ** Total Full Time Equivalents (FTE)						
E5) What is the planned ave	erage hourly wage for the FT	E jobs to be created \$	 			
E6) What is the average es	timated annual salary range	of FTE jobs to be created \$	to \$			
E7) What is the planned ave	erage annual benefits paid in	\$\$ per FTE job to be created	\$			
E8) Is the Project Commercia	al in nature (Sales Tax Gener	rating for Community)? _YES or	· NO			
E9) If yes, what is the estima	ited annual total Sales Tax to	be generated from this project	at full build-out? \$			
E10) Expected commenceme	ent date for project (if any)	(mo / year)				
E11) Expected timeframe for	project to achieve completio	n? (in mor	nths)			
E12) Estimate of the number created jobs?	of residents of the Labor Ma	rket Area (as defined in N.Y. GN	ML Sec. 859-a(4)(f)) to fill			

IV. Representations by the Applicant

Is the company delinquent in the payment of any state or municipal property taxes?	☐ Yes	☐ No
Is the company delinquent in the payment of any income tax obligation?	☐ Yes	□ No
Is the company delinquent in the payment of any loans?	☐ Yes	☐ No
Is the company currently in default on any of its loans?	☐ Yes	□ No
Are there currently any unsatisfied judgments against the company?	☐ Yes	☐ No
Are there currently any unsatisfied judgments against any of the company's	☐ Yes	□ No
principals? Has the company ever filed for bankruptcy?	☐ Yes	□ No
Have any of the company's principals ever personally filed for balkruptcy, or in any way sought protection from creditors?	☐ Yes	□No
If the answer to any of the questions above is "Yes," please provide additional comments in the spages if necessary.	pace belov	v and on additional
Please initial each item where indicated		
Job Listings - In accordance with Section 858-b(2) of the New York General Municipal understands and agrees that, if the Project receives any Financial Assistance from the provided by collective bargaining agreements, new employment opportunities created a listed with the New York State Department of Labor Community Services Division (the administrative entity (collectively with the DOL, the "JTPA Entities") of the service delive job training partnership act(Public Law 97-300) ("JPTA") in which the Project is located.	AGENCY s a result 'DOL") ar	y, except as otherwise of the Project will be and with the
First Consideration for Employment - In accordance with Section 858-b(2) of the New the Applicant understands and agrees that, if the Project receives any Financial Assista as otherwise provided by collective bargaining agreements, where practicable, the Appl eligible to participate in JTPA programs who shall be referred by the JPTA Entities for necreated as a result of the Project.	nce from icant will	the AGENCY, except first consider persons
Annual Sales Tax Fillings - In accordance with Section 874(8) of the General Municip understands and agrees that, if the Project receives any sales tax exemptions as part of the AGENCY, in accordance with Section 874(8) of the General Municipal Law, the App be filed, with the New York State Department of Taxation and Finance, an Annual Repo Exemptions (Form ST-340) by the last day of February following applicable calendar ye describing the value of all sales tax exemptions claimed by the Applicant and all consult by the Applicant.	f the Fina licant agr rt of Sale ar (with a	ncial Assistance from rees to file, or cause to s and Use Tax copy to the AGENCY)

Employment Reports - The Applicant understands and agrees that, if the Project receives any Financial Assistance from the AGENCY, the Applicant agrees to file, or cause to be filed, with the AGENCY, on quarterly basis, copies of form NYS-45-MN Quarterly Combined Withholding, Wage Reporting, and Unemployment Insurance Returns filed with the Department of Labor applicable to the project site.
AGENCY Reports – The Applicant understands and agrees that, if the Project receives any Financial Assistance from the AGENCY, the Applicant agrees to file, or cause to be filed with the AGENCY, a certified Annual Project Report (to be mailed to the Applicant) due by the last day of February following applicable calendar year, for a period of time not to exceed 4 years post financial assistance. Applicant's Initials
Absence of Conflicts of Interest - The Applicant has received from the AGENCY a list of the members, officers, and employees of the AGENCY. No member, officers or employee of the AGENCY has an interest, whether direct or ndirect, in any transaction contemplated by this Application, except as hereinafter described:
Recapture Provision/Uniform Tax Exemption Policy ("UTEP") — Applicant hereby understands and agrees, in accordance with Section 875(3) of the New York General Municipal Law, that any New York State and local sales and use tax exemption claimed by Applicant and approved by the Agency in connection with the Project may be subject to recapture by the Agency under such terms and conditions as will be set forth in the Agent Agreement to be entered into by and between the Agency and the Applicant. Recapture provisions would be invoked under Section 875(3) of the New York General Municipal Law if it is determined that: (i) the Company is not entitled to the Sales and Use Tax Exemption Benefits; (ii) the Sales and Use Tax Exemption Benefits; (ii) the Sales and Use Tax Exemption Benefits are in excess of the amounts authorized by the Agency to be taken by the Company; (iii) the Sales and Use Tax Exemption Benefits are for property or services not authorized by the Agency as part of the Project; or (iv) the Sales and Use Tax Exemption Benefits are taken in cases where the Company fails to comply with a material term or condition to use property or services in the manner approved by the Agency in connection with the Project. The Applicant further represents and warrants that the information contained in this Applicant further represents and warrants that the information contained in this Application, including without limitation information regarding the amount of New York State and local sales and use tax exemption benefits, is true, accurate and complete, to the best of the Applicant's knowledge. Applicant hereby further represents and warrants that it has reviewed the Agency's UTEP and understands and agrees that under such UTEP, the Agency has the right to recapture all or a portion of any financial assistance provided by the Agency to the Company, including, but not limited to, sales and mortgage tax exemptions and real property tax abatements upon the occurance of certain events as set forth in the UTEP. Applicant'
No Violation of Section 862(1) of the General Municipal Law – In accordance with Section 862(1) of the General Municipal Law, the applicant understands and agrees that the Project will not (a) result in the removal of an industrial or manufacturing plant of the Project occupant from one area of the state to another area of the state, or (b) result in the abandonment of one or more plant facilities of the Project occupant located within the state. If the Project will result in (a) or (b), the applicant agrees that the requested financial assistance is necessary to prevent the Project from relocating out of the state, or is reasonably necessary to preserve the Project occupant's competitive position in its respective industry.
Financial Assistance Necessary – The applicant represents that the project would not likely occur without the financial assistance provided by the AGENCY. Applicant's Initials
Compliance – The applicant receiving financial assistance is in substantial compliance with applicable local, state and federal tax, worker protection and environmental laws, rules and regulations.

5

Effective June 2017

V. Signatory Page

The Applicant and the individual executing this Application on behalf of the Applicant acknowledge that:

- A) The AGENCY will rely on the representations made herein when acting on this Application and hereby represent that the statements made herein do not contain any untrue statement of a material fact and do not omit to state a material fact necessary to make the statements contained herein not misleading.
- B) Failure of the Applicant to file appropriate Sales Tax and Employment reports will result in the revocation of tax benefits and require repayment of benefits previously claimed.
- C) If the Applicant submits knowingly false or knowingly misleading information this may lead to the immediate termination of any financial assistance and the reimbursement of an amount equal to all or part of any tax exemptions claimed by reason of the AGENCY's involvement in the Project and may also lead to potential criminal penalties and/or civil liabilities for perjury.

(Applicant Signature)		
(Print Name)		
Title		
Company Name		

This Application should be submitted along with the items listed in Exhibit A to:

Allegany County Industrial Development Agency Crossroads Center 6087 Route 19N, Suite 100 Belmont, New York 14813 (Attn: Executive Director)

6

VI. Hold Harmless Agreement

Applicant hereby releases Allegany County Industrial Development Agency and the members, officers, servants, agents and employees thereof(the "AGENCY") from, agrees that the AGENCY shall not be liable for and agrees to indemnify, defend and hold the AGENCY harmless from and against any and all liability arising from or expense incurred by (A) the AGENCY's examination and processing of, and action pursuant to or upon, the attached Application, regardless of whether or not the Application or the Project described therein or the tax exemptions and other assistance requested therein are favorably acted upon by the AGENCY, (B) the AGENCY's acquisition, construction and/or installation of the Project described therein and (C) any further action taken by the AGENCY with respect to the Project; including without limiting the generality of the foregoing, all causes of action and attorneys' fees and any other expenses incurred in defending any suits or actions which may arise as a result of any of the foregoing. If, for any reason, 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 AGENCY or the Applicant are unable to reach final agreement with the respect to the Project, then, and in the event, upon presentation of an invoice itemizing the same, the Applicant shall pay to the AGENCY, its agents or assigns, all costs incurred by the AGENCY in the processing of the Application, including attorneys' fees, if any.

Applicant hereby understands and agrees, in accordance with Section 875(3) of the New York General Municipal Law, that any New York State and local sales and use tax exemption claimed by Applicant and approved by the Agency in connection with the Project may be subject to recapture by the Agency under such terms and conditions as will be set forth in the agreements to be entered into by and between the Agency and the Applicant. The Applicant further represents and warrants that the information contained in this Application, including without limitation information regarding the amount of New York State and local sales and use tax exemption benefits, is true, accurate and complete.

(Applicant Signature)		
	(Print Name)	
	Title	
	Company Name	
Sworn to before me this		
day of, 20	_	
Notary Public		

EXHIBIT A

INSURANCE COVERAGE

- 1. <u>Requirements</u>. The Company shall maintain or cause to be maintained insurance against such risks and for such amounts as are customarily insured against by businesses of like size and type paying, as the same become due and payable, all premiums in respect thereto, including, but not necessarily limited to:
- (a) (i) Insurance against loss or damage by fire, lightning and other casualties, with a uniform standard extended coverage endorsement, such insurance to be in an amount not less than the full replacement value of the Project, exclusive of excavations and foundations, as determined by a recognized appraiser or insurer selected by the Company or (ii)18s an alternative to the above requirements (including the requirement of periodic appraisal), the Company may insure the Project under a blanket insurance policy or policies covering not only the Project but other properties as well.
- (b) Workers' compensation insurance, disability benefits insurance, and each other form of insurance which the Agency or the Company is required by law to provide, covering loss resulting from injury, sickness, disability or death of employees of the Company who are located at or assigned to the Project.
- (c) Insurance against loss or losses from liabilities imposed by law or assumed in any written contract and arising from personal injury and death or damage to the property of others caused by any accident or occurrence, with limits of not less than \$1,000,000 per accident or occurrence on account of personal injury, including death resulting there from, and \$1,000,000 per accident or occurrence on account of damage to the property of others, excluding liability imposed upon the Company by any applicable workers' compensation law; and a blanket excess liability policy in the amount not less than \$3,000,000, protecting the Company against any loss or liability or damage for personal injury or property damage.
- 2. Additional Provisions Respecting Insurance. (a) All insurance required shall name the Agency as a named insured and all other insurance required by Section 4 hereof shall name the Agency as an additional insured. All insurance shall be procured and maintained in financially sound and generally recognized responsible insurance companies selected by the Company and authorized to write such insurance in the State. Such insurance may be written with deductible amounts comparable to those on similar policies carried by other companies engaged in businesses similar in size, character and other respects to those in which the Company is engaged. All policies evidencing such insurance shall provide for (i) payment of the losses of the Company and the Agency as their respective interest may appear, and (ii) at least thirty (30) days' prior written notice of the cancellation thereof to the Company and the Agency.
- (b) All such policies of insurance, or a certificate or certificates of the insurers that such insurance is in force and effect, shall be deposited with the Agency on the date hereof. Prior to expiration of any such policy, the Company shall furnish the Agency evidence that the policy has been renewed or replaced or is no longer required by this Agent Agreement.

Exhibit B

Type of Project:	☐ Attraction	☐ Expansion	☐ Rete	ention
	☐ Infrastructure	☐ Workforce		
Offerings: SLB	Bond	☐ Grant	☐ Consulting	
Estimated Financia AGENCY Board Ap		provided via AG	ENCY particip	eation – subject to
	Sales Tax Exemption (8	3%)		\$
•	Mortgage Tax Exempti	,		\$
,	Property Tax Abateme	,		\$
4) Estimated 1	Total Tax Savings (1+2	2+3):		\$
5) Estimated T	Tax-Exempt Interest Co	ost Savings (via Tax-	Exempt Bond)	\$
6) Grant Type or name of gra	nt ()		\$
7) Estimated to	otal Company Savings	s (4+5+6):		\$
8) Benefited P benefits received)	roject Amount (the capita	I investment directly related	to the	\$
9) Bond Amou	ınt			\$
10) Mortgage	Amount			\$
11) Other Loa	n Fund		\$	
12) Loan Secu Source of Ioan (ured)		\$
13) Total Amo	unt Financed / Loan F	unds Secured		\$
Proposed PILOT structure:				
				
* Estimated Value of Goods ar in the Project. PLEASE NOTE: * exemptions (see "Recapture P	These amounts will be	•		t of the Agency's involvement r a recapture of sales tax
\$		(to be used	on the NYS ST-60	0)

Fees to be Paid by the Applicant, to be Calculated by Agency:

the AGENCY will collect a% fee. <u>The Aclosing</u> , based upon the company provided realist application. (<u>Should the actual costs exceed thos</u>	cy \$ (Per the attached Pricing & Fee Policy) AGENCY will collect its participation fee at the time of ic capital investment costs of this project stated in this e estimated, an additional fee will apply.) In addition, the rect expenses incurred in connection with this ublic hearing.
	fee. Projects with a capital investment of less than \$5 year of benefits provided. For projects with a capital \$1,000 annual fee charged.
	fee for legal services required in connection with the bunty Economic Development Center) Applicant may be uses and applicable filing or recording fees.
Financial incentives are public information approval	n and will be released to the media upon board
	(Applicant Signature)
	(Print Name)
	Title
	Company Name

10

Effective June 2017

Exhibit C

617.20

Short Environmental Assessment Form

Instructions for Completing

<u>Part 1 - Project Information. The</u> applicant or project sponsor is responsible for the completion of Part 1. Responses become part of the application for approval or funding, are subject to public review, and may be subject to further verification. Complete Part 1 based on information currently available. If additional research or investigation would be needed to fully respond to any item, please answer as thoroughly as possible based on current information.

Complete all items in Part 1. You may also provide any additional information which you believe will be needed by or useful to the lead agency; attach additional pages as necessary to supplement any item.

Part 1 - Project and Sponsor Information			
Name of Action or Project:			
Project Location (describe, and attach a location map):			
16			
Brief Description of Proposed Action:			
Name of Applicant or Changer	Talanhana		
Name of Applicant or Sponsor:	Telephone:		
	E-Mail:		
Address:			
City/PO:	State:	Zip Code:	
Oityn O.	State.	Zip Code.	
Does the proposed action only involve the legislative adoption of a plan, local	l al law, ordinance,	NO	YES
administrative rule, or regulation? If Yes, attach a narrative description of the intent of the proposed action and th	o onvironmental resources the	at	
may be affected in the municipality and proceed to Part 2. If no, continue to qu	estion 2.	11	
Does the proposed action require a permit, approval or funding from any ot	her governmental Agency?	NO	YES
If Yes, list agency(s) name and permit or approval:			
3.a. Total acreage of the site of the proposed action?acres			
b. <u>Total acreage to be physically disturbed?</u> acres <u>c. Total acreage</u> or controlled by the applicant or project sponsor? acres	(project site and any contiguou	ıs propertie	s) owned
area project operior:			
4 <u>. Check all land uses that occur on, adjoining and near the proposed action.</u> □ Urban □ Rural (non-agriculture) □ Industrial □ Commercial □ Res	sidential (suburban)		
□ Forest □ Agriculture □ Aquatic □ Other (specify):	,		
□ Parkland			

11

	NO	YES	N/A
a. A permitted use under the zoning regulations?			
b. Consistent with the adopted comprehensive plan?			
6. Is the proposed action consistent with the predominant character of the existing built or natural landsca	ipe?	NO	YES
7. Is the site of the proposed action located in, or does it adjoin, a state listed Critical Environmental Area If Yes, identify:	?	NO	YES
8. a. Will the proposed action result in a substantial increase in traffic above present levels?		NO	YES
b. Are public transportation service(s) available at or near the site of the proposed action?			
c. Are any pedestrian accommodations or bicycle routes available on or near site of the proposed action?			
Does the proposed action meet or exceed the state energy code requirements? If the proposed action will exceed requirements, describe design features and technologies:		NO	YES
The proposed detail will exceed requirements, describe design realarce and tearnine give.			
		110	1/50
10. Will the proposed action connect to an existing public/private water supply?		NO	YES
If No, describe method for providing potable water:			
11. Will the proposed action connect to existing wastewater utilities?		NO	YES
If No, describe method for providing wastewater treatment:			
		NO	\/F0
12. a. <u>Does the site contain a structure that is listed on either the State or National Register of Historic Places?</u>		NO	YES
b. Is the proposed action located in an archeological sensitive area?			
13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain		NO	YES
wetlands or other waterbodies regulated by a federal, state or local agency?		110	120
b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody?			
If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres:			
14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all the	nat app	ly:	
□ Shoreline □ Forest □ Agricultural/grasslands □ Early mid-successional □ Wetland □ Urban □ Suburban			
	- 01-1	NO.	NEO.
15. <u>Does the site of the proposed action contain any species of animal, or associated habitats, listed by the or Federal government as threatened or endangered?</u>	e State	<u> P</u> INO	YES
16. Is the project site located in the 100 year flood plain?		NO	YES
10. Is the project site located in the 100 year flood plain?		INO	ILO
17. Will the proposed action create storm water discharge, either from point or non-point sources?		NO	YES
If Yes, a. Will storm water discharges flow to adjacent properties?			
b. Will storm water discharges be directed to established conveyance systems (runoff and storm drains)?	If Yes		
briefly describe:	103,		

18. Does the proposed action include construction or other activities that result in the impoundment of water or	NO	YES
other liquids (e.g. retention pond, waste lagoon, dam)?		
f Yes, explain purpose and size:		
19. Has the site of the proposed action or an adjoining property been the location of an active or closed solid	NO	YES
vaste management facility?		
f Yes, describe:		
20. Has the site of the proposed action or an adjoining property been the subject of remediation (ongoing or	NO	YES
completed) for hazardous waste? f Yes, describe:		
AFFIRM THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE BEST OF MY	KNOWL	EDGE
Applicant/sponsor name:Date: Signature:		
art 2 - Impact Assessment. The Lead Agency is responsible for the completion of Part 2. Answer all of the folk	wina a	uestions
	JWIIIU U	นษอแบบร

considering the scale and context of the proposed action?

	No, or small impact may occur	Moderate to large impact may occur
Will the proposed action create a material conflict with an adopted land use plan or zoning regulations?		
Will the proposed action result in a change in the use or intensity of use of land?		
Will the proposed action impair the character or quality of the existing community?		
Will the proposed action have an impact on the environmental characteristics that caused the establishment of a Critical Environmental Area (CEA)?		
5. Will the proposed action result in an adverse change in the existing level of traffic or affect existing infrastructure for mass transit, biking or walkway?		
6. Will the proposed action cause an increase in the use of energy and it fails to incorporate reasonably available energy conservation or renewable energy opportunities?		
Will the proposed action impact existing: a. public / private water supplies?		
b. public / private wastewater treatment utilities?		
Will the proposed action impair the character or quality of important historic, archaeological, architectural or aesthetic resources?		
9. Will the proposed action result in an adverse change to natural resources (e.g., wetlands, waterbodies, groundwater, air quality, flora and fauna)? Output Description:		

	small impact	Moderate to large impact may occur
10. Will the proposed action result in an increase in the potential for erosion, flooding or drainage problems?		
11. Will the proposed action create a hazard to environmental resources or human health?		

Part 3 - Determination of significance. The Lead Agency is responsible for the completion of Part 3. For every question in Part 2 that was answered "moderate to large impact may occur", or if there is a need to explain why a particular element of the proposed action may or will not result in a significant adverse environmental impact, please complete Part 3. Part 3 should, in sufficient detail, identify the impact, including any measures or design elements that have been included by the project sponsor to avoid or reduce impacts. Part 3 should also explain how the lead agency determined that the impact may or will not be significant. Each potential impact should be assessed considering its setting, probability of occurring, duration, irreversibility, geographic scope and magnitude. Also consider the potential for short-term, long-term and cumulative impacts.

☐ Check this box if you have determined, based on the inform that the proposed action may result in one or more potentially larg statement is required.	mation and analysis above, and any supporting documentation, ge or significant adverse impacts and an environmental impact			
Check this box if you have determined, based on the information	mation and analysis above, and any supporting documentation			
that the proposed action will not result in any significant adverse environmental impacts.				
that the proposed action will not result in any significant adverse en	vironinientai impacts.			
Name of Lead Agency	Date			
Print or Type Name of Responsible Officer in Lead Agency	Title of Responsible Officer			
Fill of Type Name of Nesponsible Officer in Lead Agency	Title of Nesponsible Officer			
Signature of Responsible Officer in Lead Agency	Signature of Preparer			
Signature of responsible officer in Lead rigority	digitation of Frequen			

Allegany County Industrial Development Agency Pricing & Fee Policy*

Effective Date: October 14, 2021

Financial Assistance - Tax Savings***

Offering / Activity	Fees	Comments
Lease - Lease Back (SLB) or similar Including any / all of the following: PILOT Sales Tax Exemption	\$500 Non-Refundable Application Fee ACIDA Fees: Direct Sales Project: 1% of total capital investment/ benefited project amount	Eligible to businesses with Capital Investments of \$50,000 or greater which meet the criteria as set forth in the ACIDA's Uniform Tax Exception Policy (UTEP).
Mortgage Tax Exemption Minimum fee of \$2,000	Administration Fee: For projects with a capital investment of less than \$5 million, there will be a \$500 annual fee charged for each year of benefits provided. For projects with a capital investment of \$5 million or greater, there will be a \$1,000 annual fee charged. Legal Fees: Legal transaction fees associated with a project will be estimated to each client on a case by case basis.	
Sales Tax Exemption Only Minimum fee of \$1,000	\$500 Non-Refundable Application Fee ACIDA Fees: Direct Sales Project: 1% of total capital investment/ benefited project amount Legal Fees: Legal transaction fees associated with a project will be estimated to each client on a case by case basis.	Eligible to businesses with Capital Investments of \$50,000 or greater which meet the criteria as set forth in the ACIDA's Uniform Tax Exception Policy (UTEP).
Mortgage Tax Exemption Only	\$500 Non-Refundable Application Fee	Eligible to businesses with Capital Investments of \$50,000 or greater which meet the criteria as set forth in the

Minimum fee of \$2,000		ACIDA's Uniform Tax
	L GID L E	Exception Policy (UTEP).
	ACIDA Fees:	
	0.4% of amount financed	
	Legal Fees:	
	Legal transaction fees associated with a project	
	will be estimated to each client on a case by case	
	basis.	
Special Meeting	ACIDA Fees:	Applies to Bond and Grant
	\$500 – Non-Refundable	Transactions, as well as Lease-
		Leaseback Transactions.
	<u>Legal Fees</u> :	
	Legal transaction fees associated with a project	
	will be estimated to each client on a case by case	
	basis.	
Modification/Amendment	ACIDA Fees:	Applies to Bond and Grant
Transactions	\$500 – Non-Refundable	Transactions, as well as Lease-
		Leaseback Transactions.
	<u>Legal Fees</u> :	
	Legal transaction fees associated with a project	
	will be estimated to each client on a case by case	
	basis.	

Financing***

Offering / Activity	Fees	Comments
Bond: Taxable or Tax	\$500 Non-Refundable Application Fee	Range varies based on
Exempt		ACIDA involvement, term of
	Financing Transaction Only:	bond (equip only vs. real
Financing transaction only	Direct Sales Project: 1% of total bond amount	property) and spread between
Financing included with		taxable and tax-exempt yield
SLB	Applicant must pay NYS Bond Issuance cost plus	curves. The shorter the term
SEB	legal fees.	and / or lower the spread
		between yield curves requires
	Legal Fees:	lower fees to remain
	Legal transaction fees associated with a project will	competitive vs. commercial
	be estimated to each client on a case by case basis.	lending sources.

Financing/ Grants/ Consulting

Offering / Activity	Fees	Comments
Grants:	\$500 Non-Refundable Application Fee	Generally established and parameters set by Grantor.
	Program Administration Fees:	Negotiations, based on
	Allowable program administration and delivery fees	ACIDA involvement, occur
	associated with the grant will be collected by the ACIDA.	on occasion.
	ACIDA.	Project fee negotiated
	Legal Fees: Legal transaction fees associated with a project will be estimated to each client on a case by case basis.	between grantee and ACIDA will be agreed to in a memorandum of understanding.

^{****} NOTE – If an applicant wants to have a lease-leaseback transaction with a tax-exempt financing component the total fee charged would be 1% of Capital investment.

_

^{*} The ACIDA reserves the right to determine and impose other administrative fees on ACIDA projects in consideration for financial assistance being granted by the ACIDA and/or the costs incurred by the ACIDA. The ACIDA may provide for a different application fee and/or a different administrative fee for a particular project by resolution duly adopted by the ACIDA Board.

ATTACHMENT TO APPLICATION FOR FINANICAL ASSISTANCE

First use Local Labor Workforce

Project applicants (the "Company"), with projected / committed capital investment for facility construction of greater than or equal to \$5,000,000, as a condition to receiving Financial Assistance (including a sales tax exemption, mortgage recording tax exemption, real property tax abatement, and/or bond proceeds) from the Allegany County Industrial Development Agency (the "Agency"), will be required to employ good faith efforts to utilize qualified Local Labor first, as defined below ("First Use Local Labor"), for all projects involving the construction, expansion, equipping, demolition and/or remediation of new, existing, expanded or renovated facilities (collectively, the "Project Site"). Local Labor is defined as individuals residing in the following Counties: Allegany, Steuben, Chemung, Schuyler Genesee, Orleans, Monroe, Wyoming, Livingston, Wayne, Ontario, Seneca, Yates, Niagara, Erie, Chautauqua and Cattaraugus (collectively, the "Local Labor Area"). First Use Local Labor includes a good faith 90% local labor goal of the total number of Project employees, excluding construction project management and the general contractor, of subcontractors or subcontractors to a subcontractor (collectively, the "Workers") working on the Project Site residing within the Local Labor Area. Companies do not have to be local companies as defined herein, but must strive to first employ local Workers residing within the Local Labor Area. It is understood that at certain times, Workers residing within the Local Labor Area may not be qualified or available with respect to a Project. This could include the following circumstances: (i) warranty issues related to installation of specialized equipment or materials whereby the manufacturer requires installation by only approved installers; (ii) specialized construction for which qualified Local Labor Area Workers are not qualified or available; (iii) documented lack of Workers meeting the Local Labor Area requirement; or (iv) cost differentials in bids whereby use of local labor increases the construction cost of the project in the sole opinion of the Company.

Local Labor Reporting Requirement

Companies authorized to receive Financial Assistance from the Agency will be required to file or cause to be filed a Local Labor Utilization Report (the "Report") on such form as made available by the Agency, and as directed by the Agency, which will identify, for each Worker, the city, town, or village and associated zip code that each such Worker is domiciled in. In the event a subcontractor or subcontractor to a subcontractor refuses to provide, or otherwise is unable to provide Worker data, Company will not be penalized in any way so long as Company notifies the Agency of this inability. The Report shall be submitted to the Agency or its designated agents as follows: (i) immediately prior to commencement of construction activities; and (ii) on or by the next following quarterly dates of January 1, April 1, July 1, and October 1 and each quarterly date thereafter through the construction completion date. If Agency staff determines that: (i) the Local Labor goal is not being met for other than i) warranty issues related to installation of specialized equipment or materials whereby the manufacturer requires installation by only approved installers; (ii) specialized construction for which qualified Local Labor Area Workers are not available; (iii) documented lack of Workers meeting the Local Labor Area requirement; or (iv) cost differentials in bids whereby use of local labor increases the construction cost of the project; then written justification by the company must be submitted to the agency as to the reason the goal is not attainable. If there is no reason given and no good faith effort was made to meet the goal, then the Agency may commence negotiation of an amended Financial Assistance proposal commensurate with the attainable Worker metric in accordance with the terms of the underlying agreements between the

Agency and the Company with respect to the Project. The foregoing terms have been read, reviewed and understood by the Company and all appropriate personnel. The undersigned agrees and understands that the information contained herein must be transmitted and conveyed in a timely fashion to all applicable subcontractors, suppliers and materialmen. Furthermore, the undersigned realized and understands that failure to abide by the terms herein could result in the Agency revoking a portion of Financial Assistance, whether already received or to be received by the Company, as it deems reasonable in its sole discretion for violation hereof.

Title:	COMPANY CERTIFICATION
Sworn to before me this day of,	By: Name:
Notary Public	