Counties of Warren and Washington Industrial Development Agency 5 Warren Street, Suite 210, Glens Falls, NY 12801 Tel: (518) 792-1312

Email: aweaver@warren-washingtonida.com

Section 1: Applicant Information

A) Applicant Information-company receiving benefit:

Please answer all questions. Use "None" or "Not Applicable" where necessary. Return one signed original (with all 19 pages) plus three (3) copies to our Agency with the application fee of \$1,500.00. (A credit of \$750.00 will be applied to closing costs.)

Applicant Name: ADK REI LLC
Applicant Address: 50 Nicole Dr Queensbury NY 12804
Phone: <u>518-681-7288</u> Fax:
Website: E-mail: ADKREILLC@Gmail.com
Federal ID#:88-3414936
Will a Real Estate Holding Company be utilized to own the Project property/facility? Yes or X No
What is the name of the Real Estate Holding Company?ADK REI LLC
Federal ID#:EIN_88-3414936
State and Year or Incorporation/Organization:NY 2022
List of stockholders, members, or partners of Real Estate Holding Company:Kara LeBoeuf 100% ownership
B) Company Contact for this Application:
Name: Kara LeBoeuf
Title: Member
Address: 50 Nicole Drive Queensbury NY 12804
Phone: <u>518-681-7288</u> Fax:
E-Mail: ADKREILLC@gmail.com
C) Company Counsel:
Name of Attorney: Stefanie Bitter
Firm Name: Bartlett Pontiff Stewart & Rhodes
Address: 1 Washington Ave Glens Falls NY 12801
Phone: 518-792-2117 Fax:
F-mail: shd@hnsrlaw.com

D)	Ide	entify the assistance be	ing requested o	f the Agency (select all that ap	oply):
	1.	Exemption from Sales	Tax	Yes or] No
	2.	Exemption from Mort	gage Tax	Yes or] No
	3.	Exemption from Real	Property Tax	Yes or] No
	4.	Tax Exempt Financing	* I armani sup	☐ Yes or 区	No
		* (typically for not-for	r-profits & small	qualified manufacturers)	
E)	Bu	siness Organization (c	heck appropria	te category):	
		Corporation		Partnership	
		Public Corporation		Joint Venture	
		Sole Proprietorship		Limited Liability Company	
		Other (please specify)			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		Year Established:	2022		2 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
		State in which Organi	zation is establis	hed: New York	
F)	Lis	t all stockholders, mei	nbers, or partn	ers with % of ownership great	ter than 20%:
		Name		% of owners	ship
Ka	ra L	<u>eBoeuf</u>	100%		
		A. Fazza where has	11,07	(C.15V	and the second of the
		* School Bushick	ing mandar " o		
G)	Ap	plicant Business Descr	iption:		
De	scri	be in detail company ba	ckground, produ	ucts, customers, goods, and serv	vices. Description is critical
in	dete	ermining eligibility:	This is a LL	C formed to buy, hold and bu	aild real estate. We provide
qu	ality	workforce housing to n	nembers of our c	community.	See the season of the
ELS)	r, e.	lante of the same of the	A. T. Garage	he did with a feet that had	
	trans 1	American State and I	and the second		

Estimated % of sales within County/City/Town/Village: _100%	
Estimated % of sales outside County/City/Town/Village. but within New York State: Estimated % of sales outside New York State but within the U.S.: Estimated % of sales outside the U.S. (*Percentage to equal 100%) 1) What percentage of your total annual supplies, raw materials and vendor services are purchased from tirms in County/City/Town/Village. Include list of vendors, raw material suppliers and percentages for each. 100% SRA, Northern. Builders, Curtis Lumber, Quick Fix Construction LLC Section II: Project Description A) Project Location: 1. Street Address:18 Luzerne Road 2. City/Town where located:Queensbury 3. Village where located:Queensbury 4. School District where located:Glens Falls 5. Fire District where located:West Glens Falls Ny Fire Station 6. County where located:West Glens Falls Ny Fire Station 7. Tax Parcel Map # for Property where proposed Project will be located:309.11-2-23 Will the completion of the Project result in the removal of an industrial or manufacturing plant of the roject occupant from one area of the state to another area of the state OR in the abandonment of one or more plants or facilities of the project occupant located within the state? Yes No 6 the Proposed Project is located in a different Municipality than the Municipality in which current perations are being undertaken, is it expected that any of the facilities in any other Municipality will be losed or be subject to reduced activity?	
	(*Percentage to equal 100%)
	H) What percentage of your total annual supplies, raw materials and vendor services are purchased from
each.	
Section II: Project Description	
Section 11. 11 office Description	
AN Desirable of the Control of the C	
1. Street Address:18 Luzerne Road	
2. City/Town where located:Queensbury	
3. Village where located:Queensbury	
4. School District where located:Glens Falls	
5. Fire District where located:West Glens Falls Ny Fire Station	
Page 1 Aug 1 Co.	
Will the completion of the Project result in the removal of an industrial or manufacturing plant of the	
· 1886年 - 1986年 - 1986年 - 1986年 - 1986年 - 1987年 - 19874 - 1987年 - 19874 - 1987年 - 19874 - 198	
operations are being undertaken, is it expected that any of the facilities in any other Municipality will be	
closed or be subject to reduced activity?	
Yes No	
If Yes, you will need to complete Section II (Q) and Section IV of this Application.	

county	1001 taxes on the proposed Project Site? \$ 8087 school 3883 town and					
PARTY STATE OF THE	vailable, provide assessed value for each:					
Land: \$ Buildings(s): \$						
	de a copy of current tax bill.					
	Yes or					
Does the Applicant or any related	entity currently hold fee title to the Project site? X Yes or No					
	vner of the Project Site:					
Does Applicant or related entity ha	ave an option/contract to purchase the Project site? Yes or No					
Describe the present use of the pro	oposed Project site: 8 unit apartment building					
and/or equipment purchases). It all tenants and any/all end user propose a 16 unit workforce hous local workers in our community. Describe the reasons why the Aswill have on the Applicant's I shortfalls, etc Your eligibility additional pages if necessary): E	of project and the purpose of the project (new build, renovations, dentify specific uses occurring within the project. Describe any and rs: (This information is critical in determining project eligibility): We sing apartment complex. Will be used to provide workforce housing for gency's Financial Assistance is necessary, and the effect the Project business or operations. Focus on competitiveness issues, project ty determination will be based in part on your answer (attach Because of the current markets, high interest rates combined with high iable to build work force housing with out the financial assistance.					
E) Has a Phase I Pavisonivenial .	Anna para di mangana para pangan di mangan di mangan di mangan pangan pangan di mangan pangan di mangan di man Mangan di mangan pangan di mangan di man					
the Project could be undertake	taken but for the Financial Assistance provided by the Agency or, if en without Financial Assistance provided by the Agency, then the by the Agency for the following reasons (attach additional pages if					
necessary:	ect should be undertaken by the agency to make it financially viable to					

C) Will Project include leasing any equipment?
If Yes, please describe:
D) Site Characteristics: Will the Project meet zoning/land use requirements at the proposed location? Main Street Commercial Describe required zoning/land use, if different:
Will the Project meet zoning/land use requirements at the proposed location?
Describe the present zoning/land use: Main Street Commercial Describe required zoning/land use, if different:
Describe required zoning/land use, if different:
If a change in zoning/land use is required, please provide details/status of any request for change zoning/land use requirements:
Is the proposed project located on a site where the known or potential presence of contaminants is
complicating the development/use of the property? If yes, please explain:No
E) Has a Phase I Environmental Assessment been prepared or will one be prepared with respect to
proposed project site? Yes No If yes, please provide a copy.
F) Have any other studies or assessments been undertaken with respect to the proposed project site to
indicate the known or suspected presence of contamination that would complicate the site's development
Yes No If yes, please provide copies of the study.
G) Provide any additional information or details:

H) Sel	ect Project Type for all end	users at project si	te (more than one	can be	e checked):
respect	stomers personally visit the to either economic activit IV of the Application.	Project site for ei y indicated belo	ther of the follow w, complete the	ving ec Retai	onomic activities? If yes with 1 Questionnaire contained in
	Retail Sales: Yes] No	Services:	Yes	⊠ No
28 of tangibl	the Tax Law of the State o	f New York (the ned in Section 11	"Tax Law") pr	marily	egistered vendor under Article engaged in the retail sale of Law), or (ii) sales of a service
Housin	ition of Existing Facility ag Sinent Purchase Fenant	Rei Mi: Fac Civ	ck Office ail xed Use cility for Aging ric Facility (not for	-	t)
I) Proj	ect Information:				
<u>Estima</u>	nted costs in connection wi	th Project:			
1.	Land and/or Building Acqu	uisition:		\$_	320,000
	acres	sq	uare feet		
2.	New Building Construction	n:sq	uare feet	\$	2,246,377.00
3.	New Building Addition(s):	sq	uare feet	\$_	
4.	Infrastructure Work			\$_	
5.	Reconstruction/Renovation	n: sq	uare feet	\$_	
6.	Manufacturing Equipment			\$_	100 April 100 Ap
7.	Non-Manufacturing Equip	ment (furniture, f	ixtures, etc.):	\$_	
8.	Soft Costs: (professional se	ervices, etc.):		\$	106,037.00
9.	Other, Specify:C			\$.	372,421.00
		то	TAL Capital Co	sts: \$_	3,044,835
	t refinancing; estimated an financing of existing debt o			\$_	

of

Sources	of	Funds	for	Proj	ect	Costs:

Bank Financing:	\$2,500,000
Equity (excluding equity that is attributed t	o grants/tax credits) \$544,835
Tax Exempt Bond Issuance (if applicable)	seem topical and A.M. respectived by the Francisch Co.
Taxable Bond Issuance (if applicable)	\$
Public Sources (Include sum total of all sta grants and tax credits)	te and federal
Identify each state and federal grant/cre	edit:
general and the second second and the second	S
State and Constitute of the second	s
Real Property Any Semestry	s
Total Sources of Funds for Project Costs:	\$_3,044,835
If Yes, describe particulars: Soft co	Patentina de la company de la
Mortgage Recording Tax Exemption Benefit recording tax:	: Amount of mortgage that would be subject to mortgage
Mortgage Amount (include sum total o financing):2,500,000	f construction/permanent/bridge
Estimated Mortgage Recording Tax Ex Amount as indicated above multiplied	emption Benefit (product of mortgage by%): \$_25,000
Construction Cost Breakdown: Total Cost of Construction \$_2,246,377_above)	_ (sum of 2,3,4,5, and 7; if 7 is applicable, in Question I,
Cost for materials: % sourced in County/City/Town/Village:	\$1,138,366.00 %
% sourced in State:	100 % (incl. County/City/Town/Village)

	amount of costs for	goods and services	20s that are subject to State and local Sales Use Tax exemption benefit:
\$1,138,3	66.00(Gross cost of estim	ated materials)
Estimated State and local Sa	ales and Use Tax Be	enefit (product of _	7_% multiplied by the figure, above):
\$79,685	5		
and Finance. The Applican Applicant to undertake the estimate, above, represent authorize with respect to t	nt acknowledges tha total amount of inv is the maximum an this Application. The	t the transaction do vestment as propos nount of sales and he Agency may uti hin this Application	New York State Department of Taxation ocuments may include a covenant by the ed within this Application, and that the luse tax benefit that the Agency may lize the estimate, above, as well as the lust to determine the Financial Assistance.
Real Property Tax Benefi	<u>t:</u>		
Identify and describe if the Agency's PILOT benefit:	15		x exemption benefit OTHER THAN the
Project Costs as contained PILOT Benefit abatement Benefit abatement amount project Co	herein and anticipa amount for each ye for the term of the P ests financed from a financed from Pub	ated tax rates and a ear of the PILOT b PILOT as depicted in Public Sector so lic Sector sources	of PILOT Benefit based on estimated assessed valuation, including the annual penefit year and the sum total of PILOT in Section V of the Application. urces: Agency staff will calculate the based upon Sources of Funds for Project
			for each of the uses outlined below. In please include in cost breakdown.
	Square Footage	Cost	% of Total Cost of Project
Manufacturing/Processin	and a copy	in the practice way	
Warehouse	Gionna Consissi ca	re pionesi	
Research & Development			
Commercial	in exister curl	James 5	
Retail (see page 12)			
Office			
Specify Other;	18,336	3,044,835.00	100

Version Date: 03 31 2023

Multifamily
K) What is your project timetable (provide dates): 1. Start date: acquisition of equipment or construction of facilities: 5/19/2025
2. Estimated completion date of project: June 18st 2026
3. Project occupancy – estimated starting date of operations:
4. Have construction contracts been signed? Yes No
5. Has Financing been finalized? Yes No
If construction contracts have been signed, please provide copies of executed construction contracts and a complete project budget. The complete project budget should include all related construction costs totaling the amount of the new building construction, and/or new building addition(s), and/or renovation.
L) Have site plans been submitted to the appropriate planning department? No
If yes, please provide the Agency with a copy of the related State Environmental Quality Review Act
("SEQR") Environmental Assessment Form that may have been required to be submitted along with the
site plan application to the appropriate planning department. Please provide the Agency with the status
with respect to any required planning department approval:
Kinterper of Jobs to he 14 and a solary of Range of Labors 1 to 1 t
Activized and Consider
Has the Project received site plan approval from the planning department? X Yes No.
If Yes, please provide the Agency with a copy of the planning department approval along with the related
SEQR determination.
M) Is the project necessary to expand project employment: Yes No
Is project necessary to retain existing employment:
O) Employment Plan (Specific to the proposed project location):

61 state # Turn nat	Current # of jobs at proposed project location or to be relocated at project location	IF FINANCIAL ASSISTANCE IS GRANTED – project the number of FTE and PTE jobs to be RETAINED	ASSISTANCE IS GRANTED – project the number of FTE and PTE jobs to be CREATED upon TWO Years after Project completion	Estimate number of residents of the Labor Market Area in which the Project is located that will fill the FTE and PTE jobs to be created upon TWO Years after Project Completion **
Full time (FTE)	0	0	O Mark March March March March	0
Part Time (PTE)	0	1 street with them y to do 'to	1 - 200 - 000	1
Total ***	0	1	1 restance and the	1

^{**} For purposes of this question, please estimate the number of FTE and PTE jobs that will be filled, as indicated in the third column, by residents of the Labor Market Area, in the fourth column. The Labor Market Area includes the Counties of Warren and Washington as well as the following Areas: Counties of Saratoga, Essex and Hamilton.

*** By statute, Agency staff must project the number of FTE jobs that would be retained and created if the request for Financial Assistance is granted. Agency staff will project such jobs over the TWO-Year time period following Project completion. Agency staff converts PTE jobs into FTE jobs by dividing the number of PTE jobs by two (2).

Salary and Fringe Benefits for Jobs to be Retained and Created:

Category of Jobs to be Retained and Created	Average Salary or Range of Salary	Average Fringe Benefits or Range of Fringe Benefits
Management	30,000-50,000 year	
Professional		
Administrative		
Production	to a ring constraint by trans Local, a	Linear Conference Conference and
Independent Contractor	\$30,000- \$50,000 / Yr x 2 positions	
other		

Employment at other locations in County/City/Town/Village: (provide address and number of employees at each location):

and the same of th	Address	Address	Address
Full time		ensel on ar to nothing	F-15-52 55
Part Time			
Total			
P) Will any of the facilities d ** If any of the facilities desc to the question above, you me	cribed above are loc	cated within the State of	ed activity? Yes No New York, and you answered Yes
determine the Financial Ass	istance that will be saction documents	offered by the Agency may include a covenant	rojections, among other items, to to the Applicant. The Applicant t by the Applicant to retain the
number of jobs and create th	e number of jobs wi	th respect to the Project	as set forth in this Application.
Q) Is the project reasonably	y necessary to prev		as set forth in this Application. from moving out of New York
Q) Is the project reasonably State? ☐ Yes ☒ No. If yes, please explain and ide	y necessary to preventify out-of-state loc	ent the project occupant	from moving out of New York
The state of the s	y necessary to preventify out-of-state location if available:	ent the project occupant	from moving out of New York
Q) Is the project reasonably State? Yes No. If yes, please explain and ide provide supporting documents. R) What competitive factors	ntify out-of-state locatation if available:	ent the project occupant	from moving out of New York

To ensure compliance with Section 862 of the New York General Municipal Law, the Agency requires additional information if the proposed Project is one where customers personally visit the Project site to undertake either a retail sale transaction or to purchase services.

Please answer the	e following:
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Α.	Will any portion of the project (including that portion of the cost to be financed from equity or other sources) consist of facilities or property that are or will be primarily used in making sales of goods or services to customers who personally visit the project site?
	Yes No. If the answer is yes, please continue. If no, proceed to section V.
	For purposes of Question A, the term "retail sales" means (i) sales by a registered vendor under Article 28 of the Tax Law of the State of New York (the "Tax Law") primarily engaged in the retail sale of tangible personal property (as defined in Section 1101(b)(4)(i) of the Tax Law), or (ii) sales of a service to customers who personally visit the Project.
В.	What percentage of the cost of the Project will be expended on such facilities or property primarily used in making sales of goods or services to customers who personally visit the project? 0 %. If the answer is less than 33% do not complete the remainder of the retail determination and proceed to section V.
	he answer to A is Yes AND the answer to Question B is greater than 33.33%, indicate which he following questions below apply to the project:
	1. Will the project be operated by a not-for-profit corporation \(\subseteq \text{Yes} \text{ \infty} \text{ No.}
	2. Is the Project location or facility likely to attract a significant number of visitors from outside the economic development region (list specific County or ED region) in which the project will be located?
	☐ Yes ☑ No
	If yes, please provide a third-party market analysis or other documentation supporting your response.
	3. Is the predominant purpose of the project to make available goods or services which would not, but for the project, be reasonably accessible to the residents of the municipality within which the proposed project would be located because of a lack of reasonably accessible retail trade facilities offering such goods or services?
	☐ Yes ☑ No
	If yes, please provide a third-party market analysis or other documentation supporting your response.
	4. Will the project preserve permanent, private sector jobs or increase the overall number of permanent, private sector jobs in the State of New York?
	☐ Yes ☑ No.

	and Market A	<u>tida dan Asar</u> Malikatan	Car Alisaa Ran	in the second se
5. Is the project located in a Highly Distres	sed Area?	Yes 🛭 1	No	Toward or o
Section IV: Inter-Municipal Move Determinatio	n			
The Agency is required by state law to make a determined from Agency Financial Assistance results in the reproject occupant from one area of the state to another plants or facilities of the project occupant local required to prevent the project occupant from relocations of the project occupant from the project occupa	moval of an in her area of the ated within the cating out of the	ndustrial or e state or in e state, Age the state, or	manufactur the abandor ncy Financi	ing plant of the ment of one of al Assistance in
Will the Project result in the removal of an in occupant from one area of the state to another ar				of the Projec
Will the Project result in the abandonment of occupant located within the state? Yes In the Yes to either question, explain how, notwithstand the Agency's Financial Assistance is required to prepare reasonably necessary to preserve the Project occupant	No ding the aforer event the Proje	nentioned cl	losing or acc	tivity reduction
Alambertes (Pavidos des best e en entrett project)	V Loverster de	anto molt	The same	
Does the Project involve relocation or consmunicipality?	olidation of	a project	occupant	from anothe
Within New York State	□ Ves	-		
	res	⊠ No		
Within County/City/Town/Village		⊠ No		
Percentage of Conject Carte from a Confection	☐ Yes	⊠ No		
Percentage of Conject Carte from a Conject Cities	☐ Yes	⊠ No		
Within County/City/Town/Village If Yes to either question, please, explain:	☐ Yes	⊠ No		
Percentage of Conject Carte Series . Long Citilis	☐ Yes	⊠ No		

50% INCENTIVE YEAR 1, 5% DECREASE PER YEAR

		Estimated				2024-25 GF		
309.11-2-23	Estimated New	New	2025 County	2025 Qby		(in Qby)		
Property Base	Construction \$	Assessed	Tax Rate /	Town Tax	Village Tax	School Tax		
Value 2024	Value	Value	1000	Rate / 1000	Rate /1000	Rate / 1000		
\$831,000	\$2,246,377	\$3,077,377	\$3.26100	\$0.64900	,	\$14.235026		
							FULL	ESTIMATED
		COUNTY		VILLAGE	SCHOOL		PAYMENT	NET
PILOT YEAR	% PAYMENT	PILOT	TOWN PILOT	PILOT	PILOT	TOTAL PILOT	w/o PILOT	EXEMPTION
1	50%	\$3,663	\$729	\$0	\$15,989	\$20,380	\$40,761	\$20,380
2	55%	\$4,029	\$802	\$0	\$17 <i>,</i> 587	\$22,418	\$40,761	\$18,342
3	60%	\$4,395	\$875	\$0	\$19,186	\$24,456	\$40,761	\$16,304
4	65%	\$4,762	\$948	\$0	\$20,785	\$26,494	\$40,761	\$14,266
5	70%	\$5,128	\$1,021	\$0	\$22,384	\$28,532	\$40,761	\$12,228
6	75%	\$5,494	\$1,093	\$0	\$23,983	\$30,570	\$40,761	\$10,190
7	80%	\$5,860	\$1,166	\$0	\$25,582	\$32,608	\$40,761	\$8,152
8	85%	\$6,227	\$1,239	\$0	\$27,181	\$34,646	\$40,761	\$6,114
9	90%	\$6,593	\$1,312	\$0	\$28,780	\$36,685	\$40,761	\$4,076
<u>10</u>	95%	<u>\$6,959</u>	\$1,38 <u>5</u>	<u>\$0</u>	\$30,378	<u>\$38,723</u>	\$40,761	<u>\$2,038</u>
Totals		\$53,109	\$10,570	\$0	\$231,835	\$295,514	\$407,606	\$112,092
FULL ANNUAL F	PAYMENT	\$7,325	\$1,458	\$0	\$31,977	===>	\$40,761	
Estimated Tax Ex	emptions:	Assumption	Estimated Cost	Benefit Ratio:		I have read and reviewed the Section V information completed by the WWIDA.		
Property	\$112,092							
Sales & Use 7%	\$79,686	\$1,138,366	Estimated Tota	l Project Cost	\$3,044,835	Name:	Kara LeBoeuf	
Mortgage 1.00%	<u>\$25,000</u>	\$2,500,000	Gross Benefit A	II Incentives	\$216,777			
Gross Benefit	\$216,777		Gross Benefit /	Cost Ratio	7.1%	Signature:		
IDA Fee	(\$27,404)	See below						
IDA Legal Est.	(\$10,000)		Net Benefit All		\$179,374			
Net Benefit	\$179,374		Net Benefit / Co	ost Ratio	5.9%	Date:		

WWIDA Fee	% Project \$	Project \$	<u>Fee \$</u>
First \$10M	0.90%	\$3,044,835	\$27,404
Next \$10M	0.65%	\$0	\$0
Next \$30M	0.40%	\$0	\$0
Over \$50M	0.25%	<u>\$0</u>	<u>\$0</u>
	TOTAL	\$3,044,835	\$27,404

	fter the A	pplicant	receiv	The same of the sa	and the same	A CONTRACTOR OF THE PARTY OF TH	and the second of the second	icant receiving tion I through	g, and <u>must be</u> Section V of
the Applicat	ion are co	impiete.		(manus a	c CEC	a atha	n authanina	d ronrocontativ	o of Applicant)
confirms	and	says	that	he/she	is	the	4574		e of Applicant)(title) of n the attached
The state of the s				she has r	ead th	e forego	ing Applica		ws the contents

- A. Job Listings: In accordance with Section 858-b(2) of the New York General Municipal Law, the Applicant understands and agrees that, if the Project receives any Financial Assistance from the Agency, except as otherwise provided by collective bargaining agreements, new employment opportunities created as a result of the Project will be listed with the New York State Department of Labor Community Services Division (the "DOL") and with the administrative entity (collectively with the DOL, the "JTPA Entities") of the service delivery area created by the federal job training partnership act (Public Law 97-300) ("JTPA") in which the Project is located.
- B. First Consideration for Employment: In accordance with Section 858-b(2) of the New York General Municipal Law, the Applicant understands and agrees that, if the Project receives any Financial Assistance from the Agency, except as otherwise provided by collective bargaining agreements, where practicable, the Applicant will first consider persons eligible to participate in JTPA programs who shall be referred by the JTPA Entities for new employment opportunities created as a result of the Project.
- C. Annual Sales Tax Filings: In accordance with Section 874(8) of the New York General Municipal Law, the Applicant understands and agrees that, if the Project receives any sales tax exemptions as part of the Financial Assistance from the Agency, in accordance with Section 874(8) of the General Municipal Law, the Applicant agrees to file, or cause to be filed, with the New York State Department of Taxation and Finance, the annual form prescribed by the Department of Taxation and Finance, describing the value of all sales tax exemptions claimed by the Applicant and all consultants or subcontractors retained by the Applicant. Copies of all filings shall be provided to the Agency.
- D. 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, at least annually or as otherwise required by the Agency, reports regarding the number of people employed at the project site, salary levels, contractor utilization and such other information (collectively, "Employment Reports") that may be required from time to time on such appropriate forms as designated by the Agency. Failure to provide Employment Reports within 30 days of an Agency request shall be an Event of Default under the PILOT Agreement between the Agency and Applicant and, if applicable, an Event of Default under the Agent Agreement between the Agency and Applicant. In addition, a Notice of Failure to provide the Agency with an Employment Report may be reported to Agency board members, said report being an agenda item subject to the Open Meetings Law.

Counties of Warren and Washington Industrial Development Agency 5 Warren Street, Suite 210, Glens Falls, NY 12801 Tel: (518) 792-1312

Email: aweaver@warren-washingtonida.com

- E. The Applicant acknowledges that certain environmental representations will be required at closing. The Applicant shall provide with this Representation, Certification, and Indemnification Form copies of any known environmental reports, including any existing Phase I Environmental Site Assessment Report(s) and/or Phase II Environmental Investigations. The Agency may require the Company and/or owner of the premises to prepare and submit an environmental assessment and audit report, including but not necessarily limited to, a Phase I Environmental Site Assessment Report and a Phase II Environmental Investigation, with respect to the Premises at the sole cost and expense of the owner and/or the Applicant. All environmental assessment and audit reports shall be completed in accordance with ASTM Standard Practice E1527-05, and shall be conformed over to the Agency so that the Agency is authorized to use and rely on the reports. The Agency, however, does not adopt, ratify, confirm or assume any representation made within reports required herein.
- F. The Applicant and/or the owner, and their successors and assigns, hereby release, defend and indemnify the Agency from any and all suits, causes of action, litigations, damages, losses, liabilities, obligations, penalties, claims, demands, judgments, costs, disbursements, fees or expenses of any kind or nature whatsoever (including, without limitation, attorneys', consultants' and experts' fees) which may at any time be imposed upon, incurred by or asserted or awarded against the Agency, resulting from or arising out of any inquiries and/or environmental assessments, investigations and audits performed on behalf of the Applicant and/or the owner pursuant hereto, including the scope, level of detail, contents or accuracy of any environmental assessment, audit, inspection or investigation report completed hereunder and/or the selection of the environmental consultant, engineer or other qualified person to perform such assessments, investigations, and audits.
- G. Hold Harmless Provision: The Applicant acknowledges and agrees that the Applicant shall be and is responsible for all costs of the Agency incurred in connection with any actions required to be taken by the Agency in furtherance of the Application including the Agency's costs of general counsel and/or the Agency's bond/transaction counsel whether or not the Application, the proposed Project it describes, the attendant negotiations, or the issue of bonds or other transaction or agreement are ultimately ever carried to successful conclusion and 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: (i) the Agency's examination and processing of, and action pursuant to or upon, the Application, regardless of whether or not the Application or the proposed Project described herein or the tax exemptions and other assistance requested herein are favorably acted upon by the Agency; (ii) the Agency's acquisition, construction and/or installation of the proposed Project described herein; and (iii) any further action taken by the Agency with respect to the proposed Project including, without limiting the generality of the foregoing, all causes of action and attorney's fees and any other expenses incurred in defending any suits or actions which may arise as a result of any of the foregoing. Applicant hereby understands and agrees, in accordance with Section 875(3) of the New York General Municipal Law and the policies of the Agency that any New York State and local sales and use tax exemption claimed by the Applicant and approved by the Agency, any mortgage recording tax exemption claimed by the Applicant and approved by the Agency, and/or any real property tax abatement claimed by the Applicant and approved by the Agency, in connection with the Project, may be subject to recapture and/or termination by the Agency under such terms and conditions as will be established by the Agency and set forth in transaction documents 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 the New York State and local sales and

use tax exemption benefit, the amount of the mortgage recording tax exemption benefit, and the amount of the real property tax abatement, if and as applicable, to the best of the Applicant's knowledge, is true, accurate and complete.

- H. This obligation includes an obligation to submit an Agency Fee Payment to the Agency in accordance with the Agency Fee policy effective as of the date of this Application.
- I. By executing and submitting this Application, the Applicant covenants and agrees to pay the following fees to the Agency and for the Agency's general counsel and/or for the Agency's bond/transaction counsel, the same to be paid at the times indicated:
 - (i) An application fee of \$1,500.00 with \$750.00 credited towards future administrative fees;
 - (ii) Security Deposit: To ensure that the Agency's costs are reimbursed if the project does not proceed, applicant shall pay to the Agency a security deposit equal to one-half of one percent (0.5%) of the cost of the Project or \$10,000.00, whichever is greater. The maximum initial deposit is set at \$25,000.00. Payment shall be made when the Preliminary Agreement is signed.
 - (iii) Unless otherwise agreed to by the Agency, an Agency fee as follows:

Cost of Project/Amount of Bonds:	Applicable Percentage:
Up to First \$10,000,000	0.90%
For Next \$10,000,000	0.65%
For Next \$30,000,000	0.40%
Portion over \$50,000,000	0.25%

- (iv) All fees, costs and expenses incurred by the Agency for (1) legal services, including but not limited to those provided by the Agency's general counsel and/or the Agency's bond/transaction counsel, thus note that the Applicant is entitled to receive a written estimate of fees and costs of the Agency's general counsel and the Agency's bond/transaction counsel; and (2) other consultants retained by the Agency in connection with the proposed project, with all such charges to be paid by the Applicant at the closing.
- J. If the Applicant fails to conclude or consummate the 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 bond issue requested, or if the Applicant is unable to facilitate the sale/leaseback or lease/leaseback transaction, then, upon the presentation of an invoice, Applicant shall pay to the Agency, its agents, or assigns all actual costs incurred by the Agency in furtherance of the Application, up to that date and time, including but not necessarily limited to, fees of the Agency's general counsel and/or the Agency's bond/transaction counsel.
- K. The Applicant acknowledges and agrees that all payment liabilities to the Agency and the Agency's general counsel and/or the Agency's bond and/or transaction counsel as expressed in Sections H and I are obligations that are not dependent on final documentation of the transaction contemplated by this Application.

- L. The cost incurred by the Agency and paid by the Applicant, the Agency's general counsel and/or bond/transaction counsel fees and the processing fees, may be considered as a cost of the Project and included in the financing of costs of the proposed Project, except as limited by the applicable provisions of the Internal Revenue Code with respect to tax-exempt bond financing.
- M. The Applicant acknowledges that the Agency is subject to New York State's Freedom of Information Law (FOIL). Applicant understands that all Project information and records related to this application are potentially subject to disclosure under FOIL subject to limited statutory exclusions.
- N. The Applicant acknowledges that it has been provided with a copy of the Agency's Policy for Termination of Agency Benefits and Recapture of Agency Benefits Previously Granted (the "Termination and Recapture Policy"). The Applicant covenants and agrees that it fully understands that the Termination and Recapture Policy is applicable to the Project that is the subject of this Application, and that the Agency will implement the Termination and Recapture Policy if and when it is so required to do so. The Applicant further covenants and agrees that its Project is potentially subject to termination of Agency financial assistance and/or recapture of Agency financial assistance so provided and/or previously granted.
- O. The Applicant understands and agrees that the provisions of Section 862(1) of the New York General Municipal Law, as provided below, will not be violated if Financial Assistance is provided for the proposed Project:
 - § 862. Restrictions on funds of the agency. (1) No funds of the agency shall be used in respect of any project if the completion thereof would 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 in the abandonment of one or more plants or facilities of the project occupant located within the state, provided, however, that neither restriction shall apply if the agency shall determine on the basis of the application before it that the project is reasonably necessary to discourage the project occupant from removing such other plant or facility to a location outside the state or is reasonably necessary to preserve the competitive position of the project occupant in its respective industry.
- P. The Applicant confirms and acknowledges that the owner, occupant, or operator receiving Financial Assistance for the proposed Project is in substantial compliance with applicable local, state, and federal tax, worker protection and environmental laws, rules and regulations.
- Q. The Applicant confirms and acknowledges that the submission of any knowingly false or knowingly misleading information may lead to the immediate termination of any Financial Assistance and the reimbursement of an amount equal to all or part of any tax exemption claimed by reason of the Agency's involvement the Project.
- R. The Applicant confirms and hereby acknowledges that as of the date of this Application, the Applicant is in substantial compliance with all provisions of Article 18-A of the New York General Municipal Law, including, but not limited to, the provision of Section 859-a and Section 862(1) of the New York General Municipal Law.
- S. The Applicant and the individual executing this Application on behalf of Applicant acknowledge that the Agency and its counsel will rely on the representations and covenants made in this Application when acting hereon and hereby represents 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.

HO STATE OF NE COUNTY OF	awaii wyork Honolulu)) ss.:				
_Kara Le	Boeuf	, beir	ng first duly sw	orn, deposes	and says:	
1. Th (A	at I am the <u>M</u> pplicant) and th	Nember at I am duly aut	(Corporat	e Office) of alf of the Ap	ADKRE plicant to bind	T CC the Applicant.
aff		lty of perjury th	hat to the best of	of my knowle	edge and belief	d I subscribe and this Application
				da	Signature of O	officer —
Sworn before r	ne on this $\frac{25}{2}$	nay of Marc	h , 2025.	and of E	M. LERN	
Samo	Notary Public	JODIE M LERN	ER	* PI	OTARY UBLIC *	
	(Notary Public	;)		No.	2001-589	
M. LEPINOTARY PUBLIC LE	Doc. Date: Notary Nam Doc. Descri	e: Jodie M. Lerne	iges 20 First Circuit	William .	OF HAVIOR	
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