Application to

Schuyler County Industrial Development Agency (SCIDA)

For

Tax Exempt Bond Financing

and/or

Straight-Lease Transaction

And

Fee Schedule

Please contact the agency for more information regarding project eligibility and application process.

Schuyler County Industrial Development Agency (SCIDA)

910 S. Decatur Street Watkins Glen, New York 14891

INSTRUCTIONS

- 1. The Agency will not approve any applications unless, in the judgment of the Agency, said application contains sufficient information upon which to base a decision whether to approve or tentatively approve an action. The application must be signed and notarized by an authorized official.
- 2. Fill in all blanks, using "none" or "not applicable" or "N/A" where the question is not appropriate to the project which is the subject of this application (the "Project").
- 3. If an estimate is given as the answer to a question, put "(est)" after the figure or answer, which is estimated.
- 4. If more space is needed to answer any specific question, attach a separate sheet.
- 5. When completed, return this application to the Agency at the address indicated on the first page of this application.
- 6. The Agency will not give final approval to this application until the Agency receives a completed environmental assessment form concerning the Project. Application is valid from one year from the date of submittal unless approval is given.
- 7. Please note that Article 6 of the Public Officers Law declares that all records in the possession of the Agency (with certain limited exceptions) are open to public inspection and copying. If the applicant feels that there are elements of the Project which are in the nature of trade secrets or information, the nature of which is such that if disclosed to the public or otherwise widely disseminated would cause substantial injury to the applicant's competitive position, the applicant may identify such elements in writing and request that such elements be kept confidential in accordance with Article 6 of Public Officers Law.
- 8. The applicant will be required to pay to the Agency all actual costs incurred in connection with this application and the Project contemplated herein (to the extent such expenses are not paid out of the proceeds of the Agency's bonds issued to finance the project). The applicant will also be expected to pay all costs incurred by general counsel and bond counsel to the Agency. The costs incurred by the Agency, including the Agency's general counsel and bond counsel, may be considered a part of the project and included as a part of the resultant bond issue.
- 9. The Agency has established an application fee of \$3,000.00 to cover the anticipated costs of the Agency in processing this application. A check or money order made payable to the Agency must accompany each application. THIS APPLICATION WILL NOT BE ACCEPTED BY THE AGENCY UNLESS ACCOMPANIED BY THE APPLICATION FEE.
- 10. The Agency has established a project fee for each project in which the Agency participates. UNLESS THE AGENCY AGREES IN WRITING TO THE CONTRARY, THIS PROJECT FEE IS REQUIRED TO BE PAID BY THE APPLICANT AT OR PRIOR TO THE GRANTING OF ANY FINANCIAL ASSISTANCE BY THE AGENCY.

This application should be submitted to the Schuyler County Industrial Development Agency, 910 S. Decatur Street, Watkins Glen, New York 14891 (Attn: Chief Executive Officer).

Schuyler County Industrial Development Agency (SCIDA)

910 S. Decatur Street Watkins Glen, New York 14891

Taxable and Tax Exempt Industrial Development Revenue Bonds

Application Fee:

A fee of \$3,000.00 is payable to SCIDA at the time the application is submitted. \$2,500 will be credited at closing; \$500 is non-refundable. If this Application is not accepted by the Agency, portions of the \$2,500 deposit may be refunded.

Fee:

1.00% of the principal amount of the bond series.

Straight-Lease Transactions

Application Fee:

A fee of \$3,000.00 is payable to SCIDA at the time the application is submitted. \$2,500 will be credited at closing; \$500 is non-refundable. If this Application is not accepted by the Agency, portions of the \$2,500 deposit may be refunded.

Fee:

With a PILOT:

First \$10 million - 1.00% Second \$10-\$20 million - .5%

Anything greater than \$20 million - .25%

No PILOT -25% of the abatement value (based on savings from mortgage tax and sales tax).

Schuyler County Industrial Development Agency (SCIDA) Application for Tax Exempt Bond Financing and/or Straight-Lease Transaction

I. APPLICANT INFORMATION

Company Name:	NY Orange I, LLC	
Address:	6 University Road	
	Cambridge, MA 02138	
Phone No.:	617-374-3707	
Fax No.:	N/A	
Federal Tax ID:	84-2406090	
Contact Person:	John Chaimanis	
E-Mail:	ksibd@kendallinvestments.com	
Date:	August 6,2020	
Limited P X Limited L	ion nip (Generalor Limited; Number of General Partne Partners, List Partners in section below. iability Company, Number of Members_1_ prietorship ers/Directors: (List owners with 5% or more in equity holding	
Name	Address	Percentage Ownership/Office
(Use attachments if ne	,	
	ership, limited liability company:	ation New York
What is the date of es		
	on, is the Applicant authorized to do business in the State of	
	chart or other description if applicant is a subsidiary or oth oplicant and Project Owner) is an affiliate of KSI II Consolid r project companies.	

b.

C.

			poration or another entity Member of NY Orange I,		ormation:
Form of Enti		1101 / 10 1110 0010 1	Welling of the Grango I,		
	Corporation				
	Partnership		mited; Number of Ge tners in section below.	eneral Partnersan	d, if applicable, Number of
X	Limited Liab	ility Company, Nur	mber of Members		
	Sole Proprie	Lu s s			
Principal Ow		Directors: (List ow	rners with 5% or more in e		
	Name		Address	Pe	rcentage Ownership/Office
(Use attac	hments if nece	essarv)			
d. Attach certifi		atements for the c	company's last three com	plete fiscal years. If t	he company is publicly held
			med July 9, 2019 as the	"Project Company" a	nd as such, has no certified
		last three fiscal y			na ao oaon, nao no oonino
		II.	. APPLICANT'S COUN	NSEL	
Name/Firm	n: McCai				
Address:					
Address.					
Phone No.	: 508-66	5-5814			
Fax No.:					
E-Mail:	frankly	man@mccauleyly	yman.com ; jillwinans@ı	mccauleylyman.com	
		III. F	PROJECT INFORMA	ATION:	
a. Please prov	ide a brief nar		of the Project (attach add		mentation as necessary).
			•		cted to the existing NYSEG
	-				mount solar modules (such
					formers to sit on a concrete
			ts and wiring. Construction		
					ired. Maintenance will occur b) equipment servicing and
					and Town will execute a
					removal of the solar facility
and restor	ration of the Pi	oject Site to subst	tantially same condition p	prior to construction.	,
			tantially same condition p		mmunity Solar Program.
Electricity	generated wil		tantially same condition p		
• Electricity b. Location of I	generated wil	be sold to NYSEC	tantially same condition p G customers that are part		
Electricity Location of I Project Add	generated wil Project dress:	be sold to NYSE(tantially same condition p G customers that are part		
Electricity Location of I Project Add Town/Villag	generated wil Project dress: ge of:	be sold to NYSE(2100-2102 Count Orange	tantially same condition p G customers that are part		
Electricity Location of I Project Add Town/Villag	generated will Project dress: ge of: chool District:	be sold to NYSE(2100-2102 Count Orange	tantially same condition p G customers that are part		

u.	Edv	vard Perry Sr. (legal	owner of project site	e) has an executed lease v	vith NY Orange I, LLC.	
e.	Zoi	ning of Project Site:				
	Cu	ırrent: None-Tov	vn of Orange has n	o zoning regulations	Proposed: No change	!
f.	Are	any zoning approva	ls needed? Identify	: No		
g.	Yes	S Will a site plan ap eived approvals for	oplication be filed?_ both the Special U	project require local plan Yes, it has been filed If so se Permit and Site Plan A ls is attached as Exhibit A	o, please include copy if p opproval from the Town o	repared. The Project has
h.	If ye	s another entity been es, please explain: Town of Orange SE	The Town of Orang	gent under the State Environge Planning Board has dec	onmental Quality Review A lared Lead Agency (See	Act ("SEQRA")? <u>Yes</u> Exhibit B for the EAF and
i.	Will of th	I the Project result in he State of New York	the removal of a pl cto another area of	ant or facility of the Applic the State of New York?	ant or a proposed Project No; If yes, please expla	t occupant from one area ain: <u>N/A</u>
j.	Will	the Project result in the superior to the superior the superior that the superior the superior that th	n the abandonment State of New York?	t of one or more plants o <u>No</u> ; If yes, explain: <u>N/</u>	r facilities of the Applica <u>A</u>	nt or a proposed Projec
k.	If the	e answer to either qu	ıestion i. or j. is yes	, indicate whether any of tl	ne following apply to the P	roject:
				preserve the competitive preserve the competitive provide detail: N/A	position of the Company o	or such Project Occupan
		Is the Project reason other plant or facility N?A	onably necessary to a location outsi	o discourage the Compar de the State of New York	y or such Project Occup ? Yes; No If yo	eant from removing such es, please provide detail:
1.	Does custo	s the Project include omers who personall	 facilities or prope y visit such facilities 	erty that are primarily use ? <u>No</u> . If yes, please ex	d in making retail sales blain: <u>N/A</u>	of goods or services to
				of the cost of the Projects or services to customers		
n.	If m	nore than 33.33%, inc	dicate whether any	of the following apply to th	e Project: NA	
	1.	Will the Project be	operated by a not-fo	or-profit corporation? Yes_	; No If yes, please	explain: N/A
	2.	Is the Project likely which the Project w	to attract a significa	ant number of visitors from ; No If yes, ple	outside the economic devease explain: N/A	velopment region in
	3.	Would the Project and related jobs ou	occupant, but for the tside of New York S	he contemplated financial	assistance from the Age If yes, please explain:	ency, locate the Project N/A
	4.	Project, be reasonal located because of	ably accessible to t	roject to make available the residents of the City, y accessible retail trade fa	Town or Village within w	hich the Project will be
	5.	B of the General M area contiguous the for the year in whi	lunicipal Law; or (ii) ereto) which, accord ch the data relates of at least 1.25 time	e following: (i) an area des a census tract or block n ding to the most recent ce b, or at least 20% of hou es the statewide unemploy ain: N/A	umbering area (or censum nsus data, has (x) a pove seholds receiving public	s tract or block number rty rate of at least 20% assistance, and (y) an
0.				se more than 10% (by are following for EACH existir		
		Sub lessee name:	NA			
		Present Address:_	NIA			_
		City:	NA	State:	Zip:	
		Employer's ID No.:	. NA			

Sub lessee is a: NA	(Corporation, LLC, Partnership, Sole Proprietorship)
Relationship to Company: NA	
Percentage of Project to be leased or subleased: NA	
Use of Project intended by Sub lessee: NA	
Date and Term of lease or sublease to Sub lessee: NA	

Will any portion of the space leased by this sub lessee be primarily used in making retail sales of goods or services to customers who personally visit the Project? Yes__; No__. If yes, please provide on a separate attachment (a) details and (b) the answers to questions I. 1-5 with respect to such sub lessee.

p. Project Costs (Estimates) and Sources of Capital: Identify and list all private and public sources of capital.

Category	Investment Amount	Investment Amount
	Private Investment	Federal/State /Local Funds (Value for Each)
	Identify Value of Equity & Loans for each	Grant Loan
Land-acquisition	\$ 0	
Construction (Labor)	\$929,847	
Utility Interconnection Cost	\$230,621	
Machinery and Equipment	\$1,991,441	
Soft Costs (Engineering, Customer)	\$611,570	
Costs of Bond Issue	\$ 0	
Construction Loan Fees and Interest	\$82,216	
Other (NYSERDA COD Incentive Award)	\$250,000	
Total Project Costs	\$4,095,695	
Equity/Debt Ratio:	1.16:1	

q.	Job	Creation	(Full	Time	Equivalent)	:
----	-----	----------	-------	------	-------------	---

labor force withi	om which applicant n the labor market_						
Permanent jobs	created by the Pro	ject					
	Insert the job titles the established as a result indicate the entry lev	ult of the Project	t.				t will be
Column C:	Indicate the percenta	ige or dollar val	ue of the fringe be	enefit package f	or each listed jo	b title	
	For each listed job tit						
	Insert the number of Insert the number of						
Column G:	Insert the number of	jobs to be creat	ed during year th	ree of the Project	ct for each listed	d jobtitle.	
Column H:	Indicate the total nun Column G = Column	and the second s	be created for eac	h listed title as a	a result of the P	roject. (Column E	+ Column F +
	Column C - Column	11)					
(A)	(B) Annual or	(C) Value of	(D) Current	(E) Jobs	(F) Jobs	(G) Jobs	(H)
Job Title	Hourly Wages	Fringe Benefits	Number of Positions	Created: Year One	Created: Year Two	Created: Year Three	Total Jobs Created
onstruction	\$60,000	N/A	()	27	()	0	27
Development ¹	400,000	- 1,1,2			v		
perational ²		N/A	0	4	0	0	4
		MAN STANDER DE NOVEMBER DE SANS ABBUTTON DE CANTÉRE					
TOTALS:	\$60,000	N/A	0	31	0	0	31
This number incl	udes the 24 constr	uction jobs list	ed prior and pre	-construction	iobs (i.e. surv	evors engineer	s etc)
	are contracted on						
				-			
r. Financial	Assistance Re	quested fro	om the Agen	cy:	*		
Tax Benefits							

3. Is the applicant expecting to be appointed agent of the Agency for purposes of exemption from of New York State Sales Tax or Compensating Use Tax? Yes_X_No____.

Potential SCIDA Financial Assistance

A.	Esti	mated Project Costs eligible for Industrial Development	t Agency Financial Assistance
1.	Sale	es and Use Tax	
	A.	Amount of Project Cost Subject to Sales and Use Tax	\$ 1,991,441
		Sales and Use Tax Rate:	8.0 %
	B.	Estimated Sales Tax (A X .08).	\$159,315
2.	Mor	tgage Recording Tax Exemption	
	A.	Projected Amount of Mortgage:	\$
		Mortgage Recording Tax Rate:	1.00 %
	В.	Estimated Mortgage Recording Tax (A X .01):	\$Not to exceed \$30,000
3.	Rea	I Property Tax Exemption (assumed to be Total Project	t Cost)
	A.	Projected Increase in Assessed Value on Project:	\$ 4,095,695
	В.	Total Applicable Tax Rates Per \$1,000:	\$25.05986
	C.	Estimated Annual Taxes without PILOT (A X B)/1,000:	\$102,637
4.	Inte	rest Exemption (Bond transactions only)	
	a.	Total Estimated Interest Expense Assuming Taxable In	Interest: \$ NA
	b.	Total Estimated Interest Expense Assuming Tax-exem	
		Interest Rate:	\$ NA
B.	Est	imated Benefits of Industrial Development Agency Fina	ancial Assistance
	1.	Current Company employment in Schuyler County	0
	2.	Current Company payroll in Schuyler County	\$ 0 (Applicant has no employees)
	3.	Project Jobs to be Created over 3 years	27 (see notes in section q.)
TVDI	= OE	FINANCIAL ASSISTANCE REQUESTED:	
X	Sa	ales & Use Tax Exemption	\$ Amount_\$159,315
X	M	ortgage Recording Tax Exemption	\$ Amount not to exceed \$30,000
X	_ R	eal Property Tax Exemption (if assessed at cost)	\$ Amount <u>\$102,637</u>
N/A	In	terest Exemption (Bond transactions only)	\$ Amount
s. F	or Inc	dustrial Revenue Bonds ONLY, including this projec	ct. list capital expenditures of the company at Project
lo	catio	n: Not Applicable	ou, not suprial experializates of the company at 1 reject
		Category Last Three Y	
-	Land		NA
	Build	ing NA	NA
	Equip	oment	NA
	Soft (Costs	NA

t. List any other positive impacts that the Project may have on Schuyler County:

Other

Total

The Project will provide residents and small businesses of Schuyler county with an affordable source of clean energy that is also easily accessible. Residents that opt to receive energy from the project via enrollment in the Applicant's Community Solar Program will also see a discount in their utility energy prices for the energy they use. The Project contributes to Governor Cuomo's mandate of 50% renewable energy by 2030 for the state, allowing Schuyler county to participate in the energy transition.

NA

NA

NA

NA

The Applicant understands and agrees with the Agency as follows:

- A. <u>Job Listings:</u> 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 "WIB Entities") of the service delivery area created by the federal Workforce Innovation and Opportunity Act (WIOA) 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 WIOA programs who shall be referred by the WIOA Entities for new employment opportunities created as a result of the Project.
- C. <u>Annual Sales Tax Filings:</u> 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.
- D. Annual Employment Reports (NYS 45): 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 an annual basis, reports regarding the number of people employed and their related wages at the project site.
- E. Failure To Comply: The applicant understands and agrees that, the applicant will remain in compliance with all local, state and federal tax, worker protection and environmental laws, rules and regulation. Failure to maintain compliance will result in the return of all or a portion of the financial assistance provided for the project. Further, the applicant acknowledges that submission of any knowingly false or misleading information may lead to immediate termination of any financial assistance and reimbursement of an amount equal to all or any tax exemptions claimed as a result of the project.
- F. Absence of Conflicts of Interest: The applicant has received from the Agency a list of the members, officers, employees and Counsel of the Agency. No member, officer, employee, or Counsel of the Agency has an interest, whether direct or indirect, in any transaction contemplated by this Application, except as hereinafter described: None
- G. Anti-Pirating Provisions: The applicant understands and agrees that the project will not violate GML 862 anti- pirating provisions and the agency will notify the current host community before the public hearing process is initiated.

Applicant hereby releases the SCHUYLER 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.

Through submission of this Application for Financial Assistance (this "Application"), the Company acknowledges that the Agency, as a public benefit corporation, is subject to the New York State Freedom of Information Law ("FOIL") and Open Meetings Law ("OML"), as codified pursuant to the Public Officers Law ("POL") of the State of New York (the "State"). Accordingly, unless portions hereof are otherwise protected in accordance with this Certification, this Application, including all Company-specific information contained herein, is subject to public disclosure in accordance with applicable provisions of the POL, Article 18-A of the General Municipal Law ("GML") and the Public Authorities Accountability Act of 2005, as codified within the Public Authorities Law ("PAL") of the State. Specifically, this Application may be disclosed by the Agency to any member of the public pursuant to a properly submitted request under FOIL and the Agency is further required to affirmatively disclose certain provisions contained herein pursuant to the GML and PAL, including the identification of the Company, general project description, location proposed capital investment and job estimates.

Notwithstanding the foregoing, the Company, pursuant to this Certification, may formally request that the Agency consider certain information contained within this Application and other applicable supporting materials proprietary information and "trade secrets", as defined within POL Section 87(2)(d). To the extent that any such information should qualify as trade secrets, the Company hereby requests that the Agency redact same in the event that formal disclosure is requested by any party pursuant to FOIL. Application Sections or information requested by Company for Redaction*:

Not Applicable

Please indicate specific sections within Application that the Company seeks to qualify as "trade secrets". Additional correspondence or supporting information may be attached hereto. Please also note that notwithstanding the Company's request, the Agency shall make an independent determination of the extent to which any information contained herein may be considered as such)

In the event that the Agency is served with or receives any subpoena, request for production, discovery request, or information request in any forum that calls for the disclosure of the Application, in entirety, specifically including but not limited to any demand or request for production or review of Company-designated trade secrets, the Agency agrees to notify the Company as promptly as is reasonably possible, and to utilize its best efforts to: oppose or decline any such request; preserve the confidentiality and non-disclosure of such requested confidential material; and maintain such information and prevent inadvertent disclosure in responding to any such discovery or information request. The Company understands and agrees that all reasonable costs, including attorney's fees, associated with any such formal undertaking by the Agency to protect the trade secrets from disclosure shall be reimbursed by the Company to the Agency.

The undersigned officer of the applicant deponent acknowledges and agrees that the applicant shall be and is responsible for all costs incurred by the Agency and legal counsel for the Agency, 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 (A) 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, (B) the Agency's acquisition, construction and/or installation of the proposed project described herein and (C) 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.

By executing and submitting this Application, the applicant covenants and agrees to pay the following fees to the Agency, the same to be paid at the times indicated:

- (a) A fee of \$3,000.00 is payable to SCIDA at the time the application is submitted. \$2,500 will be credited at closing; \$500 is non-refundable. If this Application is not accepted by the Agency, portions of the \$2,500 deposit may be refunded. This application is valid for a period of one (1) year from the date of IDA Board acceptance.
- (b) An amount equal to 1.00% of the total project costs for projects with bond financing, and an amount reflecting the scaled fee noted on page 3 for Straight-Lease Transactions for all other projects for which the Agency provides financial assistance, to be paid at transaction closing;
- (c) An amount determined by Agency Staff payable to the Agency's bond/transaction counsel for the preparation and review of the inducement resolution, the environmental compliance resolution, TEFRA hearing proceedings and the tax questionnaire assuming no further activity occurs after the completion of the inducement proceedings, to be paid within ten (10) business days of the receipt of bond/transaction counsel's invoice;
- (d) 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 or 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 or, if the closing does not occur, within ten (10) business days of receipt of the Agency's invoices therefore please note that the applicant is entitled to receive a written estimate of fees and costs of the Agency's bond/transaction counsel;
- (e) The cost incurred by the Agency and paid by the applicant, including bond/transaction counsel and the Agency's general counsel's fees and the processing fees, may be considered as a costs 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.

The applicant further covenants and agrees that the applicant is liable for payment to the Agency of all charges referred to above, as well as all other actual costs and expenses incurred by the Agency in handling the application and pursuing the proposed project notwithstanding the occurrence of any of the following:

- (a) The applicant's withdrawal, abandonment, cancellation or failure to pursue the Application;
- (b) The inability of the Agency or the applicant to procure the services of one or more financial institutions to provide financing for the proposed project;
- (c) The applicant's failure, for whatever reason, to undertake and/or successfully complete the proposed project; or
- (d) The Agency's failure, for whatever reason, to issue tax-exempt revenue bonds in lieu of conventional financing.

The applicant and the individual executing this Application on behalf of applicant acknowledge that under penalties of perjury as true, accurate and complete, the Agency and its counsel will rely on the representations 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. Submission of any knowingly false or misleading information may lead to immediate termination of any financial assistance and reimbursement of an amount equal to all or part of any tax exemptions claimed.

Company Acknowledgment and Certification:

By:

Name:

WANA GAR

Date:

Title:

Sworn to before me this

day of August

2020

Notary Public



Schuyler County Industrial Development Agency Project Summary and Financial Assistance Cost Benefit Analysis

(This page to be completed by SCIDA Staff)

Company	Name:	
Project Do	escription:	
Project Lo	ocation:	
Town/Villa	age:	
School Di	strict:	······································
	Estimated Cost of Industrial Development Agency Financial As	ssistance
1.	Sales and Use Tax Exemption	
	A. Amount of Project Cost Subject to Sales and Use Tax: Sales and Use Tax Rate:	\$ 8.0%
	B. Estimated Exemption (A X .08):	\$
2.	Mortgage Recording Tax Exemption	
	A. Projected Amount of Mortgage:Mortgage Recording Tax Rate:B. Estimated Exemption (A X .01):	\$ 1.0% \$
3.	Real Property Tax Exemption	·
	 A. Projected Increase in Assessed Value on Project: B. Total Applicable Tax Rates Per \$1,000: C. Total Annual Taxes without PILOT (AX B)/1,000: D. PILOT Exemption Rate (see SCIDA Uniform Tax Exemption Policy): E. Average Annual PILOT Payment (C X D): F. Net Exemption over PILOT term ((C-E) x 7, 10 or 15)): 	\$ \$ \$ % \$
4.	Interest Exemption (Bond transactions only)	
·	 a. Estimated Interest Expense Assuming Taxable Interest: b. Estimated Interest Expense with tax-exempt Interest Rate: c. Interest Exemption (a - b): Estimated Benefits of Industrial Development Agency Financia	\$ \$ \$ I Assistance
1.	Jobs to be retained in Schuyler County	
2. 3.	Current Company payroll in Schuyler County Project Jobs to be Created over 3 years	\$
4. 5. 6 <i>.</i>	Total Project Investment Non IDA financing leveraged Other project benefits:	\$ \$