ELIGIBILITY INFORMATION REQUIRED FOR AMERICA'S RECOVERY CAPITAL (ARC) LOAN SUBMISSION

(This form is to be completed by the Lender.)

I. Complete this section. If the answer to the statement is "No," the loan is not eligible to be submitted under this program.

Applicant Name			
Lender Name			
Purpose of Loan			
Describe Type of Busiless			
Applicant is an operating business organized for profit, is located in United States, has demonstrated a need for the desired credit, and the desired credit is not otherwise available on reasonable terms from non-Federal sources.	YES_	_NO	
The products and/or services of the Applicant business are available to the general public.	YES_	_NO	
Applicant is a Viable Small Business. (Refer to SBA policy guidance.)	YES_	_NO	
Applicant has certified that it is experiencing immediate financial hardship and has provided documentation to support the certification. (Refer to SBA policy guidance.)	YES_	_NO	
Size and Affiliation			
Primary industry of Applicant			
OR (alternative size standard) tangible net worth is (not in excess of \$8.5 million) and average net incincome taxes (excluding any carry-over losses) for the preceding two completed fiscal years is (not in million). (The alternative size standard is found at 13 CFR, part 121.301.)			
The combined size calculation of applicant and its affiliates meets the size standard for the applicant's primary industration of the applicant and its affiliates, whichever is higher. OR		he size _NO	
The combined size calculation of applicant and its affiliates meets the alternative size standard.	YES_	_NO	
If size standard is exceeded by no more than 25%, Applicant agrees to use the assistance within a labor surplus area	. YES_	_NO	
<u>Check if applicable regarding any affiliates:</u> Applicant has possible affiliates. <u>If checked, provide the following information in attachment to this form:</u> List possible affiliates, discuss possible bases of affiliation and determine if affiliation exists. If affiliation exists, list the primary industry of applicant and affiliates and the NAICS code. Also, state1) combined average annual receipts over last 3 completed fiscal years or number of employees for applicant and all affiliates <u>OR</u> 2) combined tangible net worth and combined average net income after Federal income taxes (excluding any carry-over losses) for the preceding two fiscal years for applicant and all affiliates.			
<u>Check if applicable regarding any franchise/license/dealer/jobber agreement:</u> Applicant business has a franchise/license/dealer/jobber or similar agreement. <u>If checked, answer the following</u>	д:		
The SBA Franchise Registry lists the franchise/license/dealer/jobber or similar agreement as an approved agreemen <i>If "No," answer the following statement:</i>	t. YES_	_NO	
You have made the determination that the applicant business has the right to profit and risk of loss commensura and there are no excessive restraints on the sale of the franchise/license/dealer/jobber or similar interest.	ate with YES_	ownership NO	

If "No," loan is not eligible.

Principals of the Applicant

No Associate (an officer, director, owner of more than 20 percent of the equity, or key employee) of the Applicant is incarcerated, on probation, on parole, or under indictment for a felony or a crime of moral turpitude.	YES	_NO
All owners of 20 percent or more of the Applicant (including a spouse owning 5 percent or more when the combined both spouses is 20 percent or more) will guaranty the loan (except for ESOPs or eligible 401(k)Trusts).	l ownersl YES	-
All principals of business are either U.S. citizens or non-U.S. citizens whose status is being verified with USCIS. For citizens, the lender has obtained a copy of the individual's USCIS documentation and submitted a USCIS Form G-84 Verification Request" with supporting information to the appropriate USCIS office. In addition, the lender will not the loan prior to receiving confirmation from USCIS that the alien status of all principals meets SBA's policies.	45, "Doc	ument d disburs
If "Yes," CHOOSE the ONE that applies (If neither applies, the loan is not eligible): The business is at least 51 percent owned by individuals who are U.S. citizens and/or who have Lawful Permanent Resident (LPR) status, which lender will verify with the USCIS prior to first disbursement, and con the management and daily operations of the business; OR The business is at least 51 percent owned by aliens with an alien status other than LPR, which lender will verify with the USCIS prior to first disbursement, the lender has determined that continual and consistent management of the business has been provided by a U.S. citizen or by an LPR (which lender will verify with the USCIS prior to first disbursement) for at least one year and will continue indefinitely AND U.S. collateral is pledged sufficient to pay the loan in full at any time. (Businesses less than one year old do not meet these requirements.)		

Terms of the Loan

The loan amount does not exceed \$35,000; the disbursement period does not exceed six consecutive months; and the term of the loan does not exceed six and one-half years.

YES___NO___

II. <u>Check any items in this section that are applicable to determine if the loan application is ineligible to be submitted under this program.</u>

Type of Business

___Applicant is or does one of the following. *If checked, loan is not eligible*.

- primarily engaged in the business of lending
- a passive business that holds real and/or personal property to receive rent or lease income and does not provide sufficient services to deem it active and is not an Eligible Passive Company discussed below
- bail bond company
- life insurance company
- does business in a foreign country (except for loan under the International Trade program)
- pyramid sale distribution plan
- any illegal activity
- principally engaged in teaching, instructing, counseling or indoctrinating religion or religious beliefs, whether in a religious or secular setting.
- consumer or marketing cooperative
- earns 1/3 or more of its gross annual revenue from packaging SBA loans
- derives directly or indirectly more than 5% of its gross revenue through the sale of products or services, or the presentation of any depiction or displays, of a prurient sexual nature or that presents any live performances of a prurient nature
- primarily engaged in political or lobbying activities
- a speculative business (such as oil wildcatting, mining and research & development)

Applicant's NAICS Code is one of the following. <u>If checked, loan is not eligible.</u> (Refer to SBA Policy Notice Recovery Act – Restricted Uses of Funds for guidance.)	No. 500	00-1105,
 713210 (Casinos (Except Casino Hotels)) 721120 (Casino Hotels) 713290 (Other Gambling Industries) 713910 (Golf Courses and Country Clubs) 712130 (Zoos and Botanical Gardens) 		
Applicant's NAICS Code is 713940 (Fitness and Recreational Sports Centers). <i>If checked, answer the follow</i> "No," <i>loan is not eligible.</i> (Refer to SBA Policy Notice No. 5000-1105, Recovery Act – Restricted Uses of Fu Business has a swimming pool or wave pool and the Standard 7(a) Guaranty Loan Processing Center has de that the business is eligible.	nds for g termined	guidance.)
Applicant is or does one of the following: <i>If checked</i> , <i>loan is not eligible to be submitted under delegated au</i> Has operations, facilities, or offices located overseas (other than those strictly associated with the marketing of products exported by the applicant which is located in the U.S.)		istribution
(Answering "No" to any of the following statements will render the applicant ineligible.)	
Applicant is a pawn shop. <i>If checked, answer the following question. If "No" loan is not eligible.</i> More than 50% of Applicant's income for the previous year was from the sale of merchandise rather than from interest on loans.	YES_	NO
Applicant is a mortgage service company. <i>If checked, answer the following question. If "No" loan is not eligit</i> All mortgage loans funded are sold within 14 days of loan closing.	<u>ble</u> . YES_	NO
Applicant is a business that receives rental income (such as a mini-warehouse or office suite). <i>If checked, answayuestion. If "No," loan is not eligible.</i> Applicant has provided adequate documentation that at least 50 percent of Applicant's revenue for the prior year is from services provided (not rental income); or if a new business, projections demonstrate that Applicant's revenue will be from services provided.	a least 50	_
Applicant is a motel, trailer park, campground or similar type of business. <i>If checked, answer the following que If "No" loan is not eligible</i> . Applicant derives 50 percent or more of its gross annual income from transients who stay for periods of time not exceeding 30 days.	stion. YES_	NO
Applicant is a government-owned entity. <i>If checked, answer the following question. If "No" loan is not eligib</i> Applicant is business owned or controlled by a Native American tribe, but is a separate legal entity from the tribe.	<u>ole.</u> YES_	NO
(Answering "Yes" to any of the following statements will render the applicant ineligible.)		
Any of gross annual revenue of Applicant business is derived from gambling (including the sale of "lotto" ticked answer the following question. If "Yes," loan is not eligible.	ets). <u>If o</u>	checked,
The revenue from gambling activities accounts for more than 1/3 gross annual revenue of Applicant business.	YES_	_NO
Applicant business is a racetrack, casino or otherwise has gambling as its reason for being.	YES	_NO
Applicant is a private club or business. <i>If checked, answer the following question. If "Yes" loan is not eligible.</i>		
Business limits the number of memberships for reasons other than capacity.	YES	_NO

Use of Proceeds

(Answer the following regarding the use of proceeds for the ARC Loan):
For a purpose other than to make periodic payments of principal and/or interest on one or more Qualifying Small Business Loan(s) ("QSBL"). <i>If checked, loan is not eligible</i> .
To make payments on an existing SBA loan made or guaranteed before February 17, 2009. <i>If checked, loan is not eligible.</i>
To make payments on past-due Federal or state payroll taxes. <i>If checked, loan is not eligible.</i>
For a purpose that will not benefit the small business. <i>If checked, loan is not eligible</i> .
To provide or refinance funds used for payments, distributions, or loans to an Associate* of the Applicant. <i>If checked, loan is not eligible.</i>
*An Associate of a small business is an officer, director, owner of more than 20 percent of the equity, or key employee.
The QSBL(s) is/are current or not more than 60 days past due. If checked, loan is not eligible to be submitted under delegated authority.
(Answer the following regarding the original use of proceeds for the QSBL):
To provide or refinance funds used for payments, distributions, or loans to an Associate of the Applicant. <i>If checked, ARC loan is not eligible.</i>
To refinance a debt owed to a Small Business Investment Company. <i>If checked, loan is not eligible</i> .
To provide funds for floor plan financing. <i>If checked, loan is not eligible</i> .
To invest in real or personal property acquired and held primarily for sale, lease, or investment. <i>If checked, loan is not eligible</i>
To fund a change in ownership. <i>If checked, answer the following question. If "No," loan is not eligible.</i> Change was 100% of ownership or a business repurchasing 100% or more of its owners' interests. YESNO
For a purpose that did not benefit the small business. <i>If checked, loan is not eligible</i> .
Special Program Requirements
Answer the following:
All questions in Question 1 on any required SBA Form 2315, America's Recovery Capital (ARC) Borrower Information Form were answered "No." TRUEFALSE
If above answered "False," then one of the following must be checked to be eligible:
Individual that answered "Yes" on SBA Form 2315 has completed an SBA Form 912 (Statement of Personal History) <u>AND</u> Lender has cleared the loan for processing based on SOP 50 10(5) guidelines for lenders. OR
The charge resulting in a "yes" answer on SBA Form 2315 was a single misdemeanor that was subsequently dropped without prosecution and Lender has documentation from the appropriate court or prosecutor's office showing that the charge was dropped. OR
Lender has submitted the required SBA Form 912 and any additional documentation required to the district or branch SB office serving the territory where the business applicant is located <u>and</u> has subsequently received written clearance of the character issue(s) from SBA Headquarters through the district or branch SBA office.
The collateral policies applied to this loan are consistent with the lender's non-SBA guaranteed commercial loan policies for similarly sized loans. If "No" loan is not eligible YESNO

Check the following that apply:		
Applicant business previously defaulted on a Federal loan or Federally assisted financing that resulted in the Federal or any of its departments or agencies sustaining a loss; or another business owned or controlled by a principal or an applicant business defaulted on a Federal loan (or guaranteed a loan which was defaulted) and caused the Federal of its agencies or departments to sustain a loss in any of its programs, including any compromise agreement with an agency/department; or a principal of the applicant business was the recipient of a student loan that is in delinquent sufficiency (If checked, loan is not eligible.)	y Associ lovernme ly such	iate of the
Applicant has and existing SBA loan(s).		
If checked, answer the following questions		
Applicant does not have an existing ARC loan. <i>If "No" loan is not eligible</i> .	YES	_NO
Applicant has not used the QSBL as the basis for another ARC loan. <i>If "No" loan is not eligible</i> .	YES	_NO
Applicant has paid or has committed to pay a fee to a third party to assist in the preparation of the loan applicat materials, or the Applicant or Lender has paid or has committed to pay a referral agent or broker a fee.	ion or ap	plication
If checked, answer the following question. If "No" loan is not eligible.		
A Form 159(7a) has been or will be completed, signed by all parties as required, and kept in lender's file. In a identified on Form 159 (7a) were to third parties other than the lender. (Under ARC, the lender cannot charge packaging fees.)		icant
Applicant has paid or will be paying to Lender any fees, including but not limited to, points, bonus points, prep brokerage fees, fees for processing, origination, or application, costs of securing or obtaining collateral, and ou expenses. <i>If checked, loan is not eligible</i> .		
Conflict of Interest		
SBA may not provide financial assistance to an applicant where there is any appearance of a conflict of in part of SBA or the Lender.	nterest d	on the
All the following statements must be answered as "true" for the loan request to be under this program.	submi	tted
Conflict of Interest regarding the applicant:		
I have reviewed the Applicant's responses regarding conflicts of interest on the SBA Form 2315, America's Recovery Capital (ARC) Borrower Information Form, and am not aware of any information that would indicate that any of the responses are false.	TRUE	
If an Associate of the small business or member of any Associate's household is a GS-13 or higher government emport Lieutenant Commander or higher in the military, the small business applicant has submitted to the Lender a state objection by the pertinent government department or military service.		

Conflict of Interest regarding the lender:	
(Associate of a Lender is an officer, director, key employee, or hole instruments.)	der of 20 percent or more of the value of the Lender's stock or debt
• No Lender or Associate of Lender has a real or apparent conflict the close relatives of Applicant's Associates.	of interest with Applicant, any of Applicant's Associates, or any of TRUE
the applicant, or has had such an interest within 6 months prior to	
of the application.	TRUE
 No Associate of a Lender is incarcerated, on parole, or on probat judgment (in a case involving fraud, breach of trust, or other con integrity. 	tion or is a convicted felon or has an adverse final civil duct) that would cause the public to question the Lender's business TRUE
 No Lender or any Associate of Lender has accepted funding from businesses that Lender may assist under an SBA program or that assistance inconsistent with SBA's loan programs or regulations. 	
 None of the Loan proceeds will directly or indirectly finance pur Associate of Lender. 	chase of real estate, personal property or services from Lender or an $$\operatorname{TRUE}_{}$$
 Neither the Applicant, an Associate of Applicant, close relative r invest in Lender. 	nor household member of an Associate of Applicant is required to TRUE
 None of the proceeds of the loan will be used to acquire space in commitment. 	a project for which lender has issued a real estate forward TRUE
ATTACH SHEET FOR COMMENTS REGARDING ANY OF REGARDING ANY OTHER RELEVANT ELIGIBILITY ISS	
Lender hereby certifies that the above information is that it has exercised due diligence to obtain the true acknowledges that SBA review of this form is a quick protection to SBA and the lender from making an in guarantee and that if an SBA loan number is assigne SBA still may deny liability on its guarantee.	and correct information. Lender is aware and k look at eligibility intended to provide limited eligible loan on which SBA could not honor its
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NOTE: According to the Paperwork Reduction Act, you are not required to respond to this collection of information unless it displays a currently valid OMB Control Number. The estimated burden for completing this form, including time for reviewing instructions, gathering data needed, and completing and reviewing the form is 10 minutes per response. Comments or questions on the burden estimates should be sent to U.S. Small Business Administration, Chief, AIB, 409 3rd St., SW, Washington DC 20416. **PLEASE DO NOT SEND FORMS TO THIS ADDRESS.**

Typed Name and Title: