

## ELIGIBILITY INFORMATION REQUIRED

OMB APPROVAL NO.: 3245-0346 EXPIRATION DATE: XX/XX/20XX

[The PCLP CDC completes this form to help SBA carryout its lender, portfolio and program oversight as part of the application package for Section 504 Loan and sends to: Sacramento Loan Processing Center, Small Business Administration, 6501 Sylvan Road, Suite 111, Citrus Heights, CA. 95610-5017.]

Ap CD De	General Information - Fill out all blanks and answer all questions. If a question is answered "No," the loan is a plicant Name:  OC Name: scribe Type of Business: scribe Project:	is not e	ligible.
	plicant is an operating business organized for profit, is located in United States, has demonstrated a need for the sired credit, and the desired credit is not otherwise available on reasonable terms from non-Federal sources.	YES_	_NO
Th	e Applicant will use the Project Property and the Project is located in the United States.	YES_	_NO
Th	e products and/or services of the Applicant business are available to the general public.	YES_	_NO
CC	Size – Check Item(s) if Applicable and Fill out A or B below.  OMPLETE FOR APPLICANT:  If using the 504 size standard:  • Tangible net worth of Applicant (excluding its Affiliates)  • Average net income after Federal income taxes (excluding any carry-over losses) for the Applicant (excluding its Affiliates) for the preceding two completed fiscal years		
В.	If using the alternative 7(a) size standard:  • Primary industry of Applicant		
	NAICS Code of Applicant		
	Average annual receipts of Applicant Business (excluding affiliates)     over last 3 completed fiscal years		
	No. of employees of Applicant Business		
	SBA size standard for applicant		
	_Applicant has possible affiliates. <i>If item is checked, provide the following information in Section X of this form.</i> List possible affiliates, discuss possible bases of affiliation and determine if affiliation exists. If affiliation exists, provide a schedule showing combined size calculation.		
	The combined size calculation of applicant and its affiliates meets the size standard for the applicant's primary Industry or the size standard for the primary industry of the applicant and its affiliates, whichever is higher.	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
	_Applicant business has a franchise/license/dealer/jobber or similar agreement. <i>If checked, answer the following</i>		
	<ul><li>question:</li><li>The SBA Franchise Registry lists the franchise/license/dealer/jobber or similar agreements as an approved agreement.</li><li>If "No", answer the following: You have made the determination that the applicant business has the right</li></ul>	YES	_NO

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III. <u>Principals of the Applicant – Answer All Questions. If a question is answered "No," the loan is not eligibl</u> All principals of business are either U.S. citizens or non-U.S. citizens whose status has been verified by the lender.	<u>e.</u>	
YESNO CHOOSE ONE:		
The business is at least 51 percent owned by individuals who are U.S. citizens and/or who have verified Legal Permanent Resident (LPR) status from USCIS and control the management and daily operations of t	he busine	ess.
The business is at least 51 percent owned by aliens with a verified status other than LPR, the lender has detected continual and consistent management of the business has been provided by a U.S. citizen or by a verified L year and will continue indefinitely AND U.S. collateral is pledged sufficient to pay the loan in full at any till less than one year old do not meet these requirements.)	LPR for a	t least one
No Associate of a Lender is incarcerated, on parole, or on probation or is a convicted felon or has an adverse final civil judgment (in a case involving fraud, breach of trust, or other conduct) that would cause the public to question the Lender's business integrity.	YES	NO
IV. Type of Business — Check Any Items That Are Applicable.  Applicant is or does one of the following: If checked, loan is not eligible.  • primarily engaged in the business of lending • a passive business owned by developers or landlords that do not actively use or occupy the assets acquired or improved with the loan proceeds and that is not an Eligible Passive Company discussed below • bail bond company • life insurance company • located in a foreign country or owned by undocumented (illegal) aliens • 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 is a business that is primarily engaged in subdividing real property into lots and developing it for rese	ale on its	own
<ul> <li>account or in owning or purchasing real estate and leasing it for any purpose. <i>If checked, loan is not eligible</i>.</li> <li>Applicant is a pawn shop. <i>If checked, answer the following statement</i>.</li> <li>More than 50% of Applicant's income for the previous year was from sales rather than from interest on loans.</li> </ul>	YES	NO
Applicant is a mortgage service company. <i>If checked, answer the following statement.</i> Any mortgage loans funded are sold within 14 days of loan closing.	YES	_NO
Applicant is a hotel, motel, recreational vehicle park, campground, marina or similar type of business. <i>If checked, answer_the following statement.</i> Applicant derives 50 percent or more of its gross annual income from transients who stay for periods of time not exceeding 30 days.	YES	NO

to profit and risk of loss commensurate with ownership and there are no excessive restraints on the sale of the franchise/license/dealer/jobber or similar interest. If "No", loan is not eligible.

YES\_\_NO\_\_

Any of gross annual revenue of Applicant business is derived from gambling. <i>If checked, answer the following statement. If "No," loan is <b>not eligible</b>.  The revenue is 1/3 or less of gross annual</i>		
revenue of Applicant business and the business is not a racetrack, casino or otherwise have gambling as its reason for being.	YES_	NO
Applicant is a private club or business. <i>If checked, answer the following statement. If "No," loan is <b>not eligible</b>. Business does not limit the number of memberships for reasons other than capacity.</i>		
YESNO		
Applicant is a government-owned entity. <i>If checked, answer the following statement. If "No," loan is <b>not eligible</b> Applicant is business owned or controlled by a Native American tribe, but is a separate legal identity from the tribe.</i>	e. YES	NO
Applicant is an Eligible Passive Company (EPC). <u>If checked, fill in the blanks and answer the following question</u> individual question or both parts of a two part question <u>is answered "No," loan is <b>not eligible</b></u> . Attach additional Names and Legal Forms if more than one OC. References below to OC mean <u>each</u> OC.	<u>ns</u> . If a al sheet	n with
Name of Operating Company (OC):  Legal Form of Entity of OC:		
<ul> <li>The EPC will use the loan proceeds to acquire or lease, and /or improve or renovate real or personal property (including eligible refinancing) that it leases 100% to one or more OCs.</li> </ul>	YES_	_NO
<ul> <li>The OC is an eligible small business and the proposed use of proceeds would be an eligible use if the OC were obtaining the financing directly.</li> </ul>	YES_	_NO
• The EPC (with the exception of a trust) and the OC each are small under SBA's size standards.	YES_	_NO
• The EPC is eligible as to type of business, other than being passive.	YES_	_NO
<ul> <li>The lease between the Eligible Passive Company and the Operating Company will be in writing, will have a remaining term at least equal to the term of the loan (including options to renew exercisable solely by the Operating Company), will be subordinated to SBA's lien on the property and the rents will be assigned as collateral for the loan.</li> </ul>	YES_	_NO
• The OC will be a guarantor or co-borrower. If part of the assets are to be owned by the OC, it will be a co-borrower.	YES_	_NO
• Each 20% or more owner of the EPC and each 20% or more owner of the OC will guarantee the loan.		
YESNO		
• The aggregate amount of the SBA portions for this application and for all outstanding loans to the EPC, the OC, and their affiliates does not exceed \$5 million (or \$5.5 million if the PCLP loan is eligible under public policy goals or \$5.5 million if the applicant is a Small Manufacturer.)	YES_	_NO
• Neither the EPC nor the OC is a trust or SBA requirements regarding trusts are met.	YES_	_NO
Applicant is a convalescent or nursing home. If item is checked, answer the following question. <i>If "No", loan is not eligible.</i>		
Applicant is licensed as a nursing home or assisted living facility.	YES_	_NO
V. Project Financing and Costs – Fill in All Blanks and Answer All Questions. If a question is answered "No," the loan is not eligible.		
Debenture Amount \$ Administrative Costs: SBA guarantee fee	\$	
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Term of 504 Loan and Debenture years		Borrower's Out-of-pocket Closing	Costs	\$ \$		
		5	CDC Closing Fee\$	Underwriters fee	\$	
PERMANENT FINAN	<u>CING</u>		PROJECT COSTS			
Third Party Loans	\$	%	RE Purchase or Lease	\$		
Net Debenture	\$	%	RE Constructionor Impr	\$		
Borrower Contribution	\$	%	Debt to be Refinanced	\$		
			Professional Fees	\$		
			Capital or Long-Term Equipment	\$		
			Interim Interest and Fees	\$		
TOTAL	\$	% T	OTAL	\$		
Third Party Loan for Deb	ot Consolidation, if a	ny \$	_=Debt Consolidation, if any	\$		
acquired with financing f	for a term of 3 years o	or less and prio	Applicant are for land that was or to applying to SBA for the 504 at are directly attributable toward		YES_	_NO
is not from any SBA program acceptable; the source	gram, directly or indi e is not the Applicant	rectly; the term or an Associat	a. The source of interim financing is and conditions of the financing e of the Applicant; and the source Project construction and progress		YES	NO
The Borrower Contributi derived from an SBA bus	siness loan program. n on the Project asset	If the contribut s is subordinate	the Project Property and is not ion is borrowed, the interest rate to the liens securing the 504 loan, an.		YES_	NO
<ul> <li>applicant business)</li> <li>There is an addi</li> <li>The Debenture</li> <li>At least 50% of financial institut</li> </ul>	tional Borrower Con will finance no more the Project financing	tribution of at le than 35% of the will be from st other not-for-pi	a change in ownership of the east 5 % (above the minimum 10 %) e Project and tate or local government, banks or otl rofit institutions, or seller (provided	ner	YES_	_NO
<ul><li>The Debenture</li><li>At least 50% of financial institut</li></ul>	tional Borrower Conwill finance no more the Project financing	tribution of at le than 35% of the will be from st other not for-pr	east 5 $\%$ (above the minimum 10 $\%$ )		YES_	_NO
			here is a change of ownership of the le-purpose building or structure,			

banks or other financial institutions, foundations or other not-for-profit institutions, SBA Form 2234 (Part C) (02-16) Previous Editions Obsolete Page 4 of 10

The Debenture will finance no more than 30% of the Project and

At least 50% of the Project financing will be from state or local government,

The Borrower Contribution is at least 20%

or seller (provided seller subordinates its interest to the debenture)	YES_	_NO
The Third Party Loan is at least as much as the 504 Loan (net proceeds). The Third Party Loan(s) has a term of at least 7 years for a 10 year debenture and at least 10 years for a 20 year debenture. The interest rate is reasonable. Any financing provided by the seller of Project Property is subordinate to the 504 loan and may not be prepaid without		
SBA consent.	YES_	_NO
No more than 50% of eligible Project costs are from Federal sources.	YES_	_NO
Any debt consolidation included in the Third Party Loan will not improve the lien position of the Lender on the pre-existing debt, unless the debt is a previous Third Party Loan.	YES	_NO
The aggregate amount of the SBA portions for this application and for all outstanding loans to this Applicant And its affiliates does not exceed \$5 million, or \$5.5 million if the PCLP loan is eligible under the following public policy goal or \$5.5 million if the applicant is a Small Manufacturer or an Energy Efficiency Project.	YES	_NO
VI. <u>Project Economic Development Goals</u> Answer if debenture amount is \$5,000,000 or less:		
This Project creates or retains one Job Opportunity for every \$65,000 (\$100,000 for a small Manufacturer) guaranteed by SBA.	YES_	_NO
If "No," answer the following question: The CDC's overall portfolio of 504 loans, including this loan but exclusive of 504 loans to Small Manufacturers meets or exceeds the CDC's required Job Opportunity Average AND the Project achieves the following community development or public policy goal: (A Goal must be cited for any 504 Loan where the above jobs test is not met).	YES	_NO
If "No", loan is not eligible.  Answer if debenture amount is over \$5,000,000 to \$5,500,000:  This Project is for a small manufacturer and it creates or retains one Job Opportunity for every \$100,000 guaranteed by SBA and the Project achieves the following community development or public policy goal:	YES	_ NO
If "No," answer the following question: The project creates or retains one Job Opportunity for every \$65,000 guaranteed by SBA or the CDC's overall portfolio of 504 loans, including this loan but exclusive of 504 loans to Small Manufacturers meets or exceeds the CDC's required Job Opportunity Average AND it is an Energy Efficiency Project (achieves the public policy goal of either 10% reduction in energy use or production of renewable energy).  If "No", loan is not eligible.	YES_	_NO
VII. <u>Use of Project Proceeds – Check if Applicable.</u>		
To relocate any operations of a small business which will cause a net reduction of one-third or more in the wor relocating small business or a substantial increase in unemployment in any area of the country. <i>If checked, following questions. If "No" loan is not eligible.</i>		
The relocation is for key economic reasons and crucial to the continued existence, economic wellbeing, and/or competitiveness of the applicant; and the economic development benefits to the applicant and the receiving community outweigh the negative impact on the community from which the applicant is moving.	YES	_NO
To provide or refinance funds used for payments, distributions, or loans to Associates of the Applicant, except payment of ordinary compensation for services rendered. <i>If checked, loan is not eligible.</i> SBA Form 2234 (Part C) (02-16) Previous Editions Obsolete Page 5 of 10		

To fund purchase, renovation, or reconstruction of an existing building. <i>If checked</i> ,		
<ul> <li>answer the following questions. If "No" loan is not eligible.</li> <li>Applicant (or Operating Companies) will occupy at least 51% of the rentable property.</li> </ul>	YES_	NO
<ul> <li>Loan proceeds will not be used to remodel or convert space not occupied by the</li> </ul>	110	
Applicant or OC.	YES_	_NO
Third Party Loan proceeds used to renovate the rental space are not counted		
towards the 504 first mortgage requirements or the Borrower's Contribution.	YES_	_NO
To finance construction of a new building. <i>If checked</i> , <i>answer the following questions</i> .		
If "No" loan is not eligible.		
<ul> <li>If building will contain rental space, Applicant (or Operating Companies) will</li> </ul>		
occupy 60% of rentable space immediately, will lease no more than 20% of rentable		
space long term, will occupy more than 60% of rentable space within 3 years and plans		
to occupy at least 80% of rentable space within 10 years.	YES_	
<ul> <li>Community improvements do not exceed 5 percent of construction proceeds.</li> </ul>	YES_	_NO
To purchase, transport, dismantle or install machinery and equipment. <i>If checked, answer the following question. If "No" loan is not eligible.</i>		
The machinery and equipment has a useful life of at least 10 years.	YES_	NO
(20 years if a 20-year 504 loan is requested)	120	
To purchase short-term equipment, furniture and/or fixtures. <i>If item is checked, answer</i>		
the following question. If "No," loan is not eligible.		
The dollar amount compared to the total project cost is minimal and will not affect		
the maturity based upon a weighted average useful life and the items are essential		
to and a minor portion of the Project.	YES_	_NO
To fund leasehold improvements. <i>If checked, answer the following question. If "No"</i>		
loan is not eligible.		
Loan proceeds will be used to improve space occupied 100% by Applicant.	YES_	_NO
<ul> <li>To acquire, construct or modify buildings and improvements, and/or to purchase and install machinery and equipment located on land leased to the Applicant by the CDC or an unrelated lessor. <i>If checked, answer the following questions. If "No" loan is not eligible.</i></li> <li>The remaining term of the lease, including options to renew, exercisable solely by the lessee, will equal or exceed the term of the Debenture, or, in the case of machinery or</li> </ul>		
equipment, equals or exceeds the useful life of the property or the term of the Debenture,		
whichever is less.	YES_	_NO
<ul> <li>The Applicant will assign its interest in the lease to the CDC with right of reassignment to SBA.</li> <li>If CDC is leasing property to the Applicant, the rent paid during the Debenture term will pay principal.</li> </ul>	YES_	_NO
• If CDC is leasing property to the Applicant, the rent paid during the Debenture term will pay principal and interest on all debt incurred by the CDC to finance the Project, and all related expenses.	VFS	_NO
and interest on an debt incurred by the CDC to finance the Project, and an related expenses.	1113	110
Debt refinance as part of an expansion is included in Project costs: <i>If checked, answer the following questions. If "No" loan is not eligible.</i>		
i. Total debt refinanced is no more than 50% of new expansion costs.	YES_	_NO
ii. Either:		
(1) Substantially all (85% or more) of the proceeds of the existing debt was used to acquire an		
Eligible Fixed Asset(s) and the remaining amount (15% or less) was incurred for the benefit		
of the small business seeking the refinancing; or	YES_	_NO
(2) if the Eligible Fixed Asset(s) was originally financed through a commercial loan (hereafter the		
"original loan") that was subsequently refinanced one or more times:		
A. Substantially all (85% or more) of the proceeds of the original loan was used to acquire an El		
and the remaining amount (15% or less) was incurred for the benefit of the small business see	eking the	ž
refinancing; and		
<ul> <li>B. the existing debt is the most recent refinancing of the original loan;</li> </ul>	YES_	_NO

i	ii. Th	e existing indebtedness is collateralized by fixed assets;	YES	_NO
i	v. The	e existing indebtedness was incurred for the benefit of the small business concern;	YES_	_NO
		ect proceeds will be used only for refinancing existing indebtedness or costs relating to the financed.	YES	_NO
		e financing will provide a substantial benefit to the borrower when prepayment penalties, financing nd other financing costs are accounted for;	YES	_NO
V		e borrower has been current on all payments due on the existing debt for not less than ear preceding the date of refinancing;	YES	_NO
1		ne financing under section 504 will provide better terms or rate of interest than the isting indebtedness at the time of refinancing.	YES	_NO
i	x. No	debt refinanced is due to an Associate of applicant.	YES	_NO
3	. No	debt refinanced is due to a Small Business Investment Company.	YES	_NO
2		creditor whose debt is refinanced is in a position to sustain a loss causing a shift of any tof a potential loss to SBA.	YES	_NO
-		bebt refinance without expansion is included in Project costs: <u>If checked, answer the following questions.</u> <u>If 'No" loan is <b>not eligible</b>.</u>		
i.	T	ne Refinancing Project does not involve the expansion of a small business;	YES	NO
ii.	T	ne applicant has been in operation for all of the 2 year period ending on the date of application;	YES	NO
iii.	Tl	ne Qualified Debt to be refinanced:		
	a)	Is a commercial loan, 100% of which was incurred for the benefit of the small business concern;	YES	NO
	b)	Was incurred not less than two years before the date of the application	YES	NO
	c)	Is not subject to a guaranty by a Federal agency or department;	YES	NO
	d)	Is collateralized by 504 Eligible Fixed Assets;	YES	NO
	e)	Is not a Third Party Loan on an existing 504 project;	YES	NO
	f)	Borrower has been current on all payments due for not less than one year preceding the date of application;	YES	_NO
	g)	Either:  (1) substantially all (85% or more) of the proceeds of the existing debt was used to acquire an Eligible Fixed Asset(s) and the remaining amount (15% or less) was incurred for the benefit of the small business seeking the refinancing; or  (2) if the Eligible Fixed Asset(s) was originally financed through a commercial loan (hereafter the "original loan") that was subsequently refinanced one or more times: (A) substantially all (85% or more) of the proceeds of the original loan was used to acquire an Eligible Fixed Asset(s) and the remaining amount (15% or less) was incurred for the benefit of the small business seeking the refinancing; and (B) the existing debt is the most recent refinancing of the original loan;	YES	NO
	h)	This question applies only if the original loan was for the construction of a new building, or the acquisition, renovation, or reconstruction of an existing building, and such loan would not have satisfied the leasing policies set forth in 13 CFR 120.131 and 13 CFR 120.870(b): Borrower is able to		

	demons for assis	trate compliance with 13 CFR 120.131(b) for existing buildings as of the date of application tance;	on YES	NO	N/A
	iv.	The portion of the Refinancing Project provided by the 504 loan and the Third Party Loan is not more than 90% of the current fair market value of the fixed assets that will serve as collateral,		YES	NO
v.	more of the (a) F (b) A	deficiency remaining on the loan to be refinanced, has it been addressed by one or three methods below (check all that apply): orgiveness of all or part of the deficiency acceptance of payment by the borrower equiring the borrower to execute a note for the balance or any portion of the balance. This note must be subordinate to the 504 loan if secured by any of the same collateral		YES_	NO
vi.		ancing Project includes financing for business expenses, the expenses are eligible for nd are included in a detailed and itemized list in the Credit Memorandum;		YES	NO
vii.	The fundin	g for the Refinance Project includes an amount from the Third Party Lender greater than the 504 net debenture amount and not less than 10% from the Borrower;		YES	NO
viii.		Party Lender will have a first lien position, and the 504 loan will have a second lien all Eligible Fixed Assets securing the Refinance Project;		YES	NO
ix.		ncing meets the job creation, retention or other economic development objectives 13 CFR 120.861 or 120.862 and SOP 50 10 5;		YES	NO
х.	any Eligibl	nce Project costs only include the amount used to refinance the Qualified Debt, e Business Expenses, and other costs under 120.882(c) and (d) and eligible ive costs under 120.833;		YES	NO
xi.	No debt be	ing refinanced is due to an Associate of applicant;		YES_	NO
xii.		ing refinanced is due to a Small Business Investment Company or a New Markets pital Company; and		YES_	NO
xiii.		whose debt is refinanced is in a position to sustain a loss causing a shift or any part al loss to the SBA.		YES_	NO
<b>V</b>	Loan is for to (Loan is not	equirements – Check if Applicable. The following special purpose OR Applicant is or does one of the following eligible for PCLP): The description of the following eligible for PCLP: The description of the following eligible fo			

- Energy Conservation
- Qualified Employee Trusts (ESOP)
- Pollution Control Program
- Is the applicant located in a foreign country or owned by undocumented (illegal) aliens.
- Is primarily engaged in teaching, instructing, counseling or indoctrinating religion or religious beliefs, whether in a religious or secular setting. (An Applicant is not ineligible merely because it offers religious books, music, ceremonial items or other religious articles for sale. The lender must consider the overall activities and business environment of the Applicant.)
- 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 (The CDC must consider whether the nature and extent of the sexual component causes it to be prurient.)

Applicant or Affiliate(s) has/have existing SBA loans(s). <i>If checked, answer the following question. If "No" loan is not eligible.</i>		
The existing SBA loan(s) is/are current.	YES_	_NO
Question 7 on any required SBA Form 912, Statement of Personal History, for this application is answered "Yes" ( <i>Loan is not eligible</i> )		
Question 8 or 9 of any required SBA Form 912, Statement of Personal History, for this application is answered "Yes". If checked, answer the following:		
The application meets one of the following criteria below (which is checked) (If "No", loan is not eligible)	YES_	_NO
Lender has received written clearance of the character issue(s) from the Sacramento  Loan Processing Center (SLPC).		
The charge resulting in a "yes" answer was a single misdemeanor that was subsequently dropped without prosecution and CDC has documentation from the appropriate court or prosecutor's office showing that the charge was dropped.		
<ul> <li>CDC has previously submitted this application to SBA under any other program, including ALP or regular 504. (Loan is not eligible for PCLP.)</li> <li>Loan will have primary collateral that will not meet SBA's environmental requirements or that will require use of a non-standard indemnification agreement. (Loan is not eligible for PCLP.)</li> </ul>		
<ul> <li>Business or any of its principals has been involved in a federal loan or federally assisted financing that defaulted and caused a loss to the Federal government or any of its Departments or agencies. (Loan is not eligible for PCLP.)</li> <li>Some or all of refinancing included in Project is used to refinance same institution debt which is due to the PCLP CDC or the Third Party Lender financing the new project or of affiliates</li> </ul>		
of either. (Loan is not eligible for PCLP.)  Not all collateral securing any debt refinanced as part of the Project is to secure the 504 Project Loans. (Loan is not eligible for PCLP.)		
IX. <u>Conflict of Interest</u> SBA will not provide financial assistance under delegated processing authority to an applicant when granting such f will result in the appearance of a conflict of interest between the Federal Government or the CDC and the Applicant statements cannot be answered "true," then the application may not be submitted under delegated processing.		
•No SBA employee, or the household member* of an SBA employee, is a sole proprietor, partner, officer, director, or stockholder with a 10 percent or more interest, of the Applicant. [13 CFR 105.204]	True	_
•No former SBA employee, who has been separated from the SBA for less than one year prior to the request for financial assistance, is an employee, owner, partner, attorney, agent, owners of stock, officer, director, creditor or debtor of the Applicant. [13 CFR 105.203]	True	_
•No Member of Congress, or an appointed official or employee of the legislative or judicial branch of the Federal Government, is a sole proprietor, general partner, officer, director, or stockholder with a 10 paragraph or more interest, or household member of such individual, of the Applicant		
with a 10 percent or more interest, or household member of such individual, of the Applicant. [13 CFR 105.301(c)]	True	

•No Government employee having a grade of at least GS-13 or higher is a sole proprietor, general partner, officer, director, or stockholder with a 10 percent or more interest, or household member of SBA Form 2234 (Part C) (02-16) Previous Editions Obsolete Page 9 of 10

such individual, of the Applicant. [13 CFR 105.301(a)]	True
•No member or employee of a Small Business Advisory Council or a SCORE volunteer is a sole proprietor, general partner, officer, director, or stockholder with a 10 percent or more interest, or a household member of such individual, of the Applicant. [13 CFR 105.302(a)]	True
(*A "household member" of an SBA employee includes: a) the spouse of the SBA employee; b) the minor childrand c) the blood relatives of the employee, and the blood relatives of the employee's spouse, who reside in the satthe employee. [13 CFR § 105.201(d)])	
X. <u>Ethical Requirements of Lenders (13 CFR 120.140)</u> Please answer the following questions. If any of the statements cannot be answered as "True," then the loan requ	est is not eligible.
•No CDC or Associate** of CDC has a real or apparent conflict of interest with Applicant, any of Applicant's Associates, or any of the close relatives of Applicant's Associates.	True
•No CDC or Associate or close relative of an associate of the CDC has a significant direct or indirect financial or other interest in the applicant, or has had such an interest within 6 months prior to the date of the application.	True
•No Associate of a CDC is incarcerated, on parole, or on probation or is a convicted felon or has an adverse final civil judgment (in a case involving fraud, breach of trust, or other conduct) that would cause the public to question the CDC's business integrity.	True
•No CDC or any Associate of CDC has accepted funding from a source that restricts, prioritizes, or conditions the types of small businesses that CDC may assist under an SBA program or that imposes any conditions or requirements upon recipients of SBA assistance inconsistent with SBA's loan programs or regulations.	True
•None of the Loan proceeds will directly or indirectly finance purchase of real estate, personal property or services from CDC or an Associate of CDC.	True
•Neither the Applicant, an Associate of Applicant, close relative nor household member of an Associate of Applicant is required to invest in CDC.	True
•None of the proceeds of the loan will be used to acquire space in project for which CDC has issued a real estate forward commitment.	True
(**Associate of a CDC is an officer, director, key employee, or holder of 20 percent or more of the value of the Cinstruments, or an agent involved in the loan process. An Associate of a small business is an officer, director, ow percent of the equity, or key employee.)	
• No employee of a community organization such as a certified development company or microlender (or a close relative or household member of such an individual) is a sole proprietor, general partner, officer, director, employee, attorney, agent, creditor or debtor, or has a financial interest in the Applicant.	True
<ul> <li>No community organization or its officers or its directors have a significant financial interest in the Applicant unless the organization has been inactive in packaging SBA loans for at least two years prior to the application date.</li> </ul>	True

## XI. <u>COMMENTS REGARDING ANY OF ABOVE ANSWERS THAT REQUIRE EXPLANATION OR REGARDING ANY OTHER RELEVANT ELIGIBILITY ISSUES. ATTACH ADDITIONAL PAGE(S) IF NECESSARY.</u>

CDC hereby certifies that the above information is true and correct, to the best of its knowledge, and that it has exercised due diligence to obtain the true and correct information. CDC is aware and acknowledges that SBA review of this form is a quick look at SBA Form 2234 (Part C) (02-16) Previous Editions Obsolete Page 10 of 10

eligibility intended to provide limited protection to SBA and the CDC from making an ineligible loan, and that if an SBA loan number
is assigned and SBA later learns that the loan is not eligible, SBA may pursue any available remedy against the CDC including a suit
to recover the amount of any money wrongfully paid by SBA and administrative actions under 13 C.F.R. Part 120, Subpart I.

CDC Signature	
Typed Name and Title	Date

PLEASE 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 30 minutes. 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.**