

OMB Approval No. 3245-0320 Expiration Date: 07/31/2022

Voluntary Withdrawal Continue Certification **HUBZone Program Annual Recertification Attestation** Please read carefully the following certification statements and have the authorized officer or officers of the firm sign and date the form. The U.S. Small Business Administration (SBA) relies on the information in the firm's online submission, this form and any documents or supplemental information submitted in connection with this application to determine whether the firm qualifies as a HUBZone small business concern (SBA). The definitions for the terms used in this certification and throughout this application are set form in the Small Business Act (15 U.S.C. § 657a), SBA regulations (13 C.F.R. Part 126), and also any statutory and regulatory provisions referenced in those authorities. In addition, please note that SBA will request further clarification or supporting documentation in order to assist in the verification of any of the information provided and that each person signing this certification may be prosecuted if they have provided false information. Any action taken with respect to this application does not affect the Government's right to pursue criminal, civil or administrative remedies for incorrect or incomplete information given on the application form, even if correct information has been included in other materials submitted to The undersigned has reviewed, verified and certifies that as of the anniversary date of the HUBZone certification (all questions must be answered): \* OWNERSHIP The firm represents that it meets the HUBZone Program's ownership requirements because it complies with one of the ownership structures below (check only one). The firm is at least 51% owned and controlled by one or more individuals who are United 0 States citizens. The firm is at least 51% owned by one or more Indian Tribal Governments, or by a corporation that is wholly owned by one or more Indian Tribal Governments. The firm is an Alaska Native Corporation (ANC) or at least 51% owned by an ANC or a 0 wholly-owned business entity of an ANC. The firm is at least 51% owned by one or more Community Development Corporations. 0 The firm is at least 51% owned by one or more Native Hawaiian Organizations (NHOs), or by 0 a corporation that is wholly owned by one or more NHOs. The firm is a small agricultural cooperative organized or incorporated in the United States, or at least 51% owned by one or more small agricultural cooperatives organized or incorporated in the United States The firm does not meet the HUBZone Program's ownership requirements 0 \* SIZE The firm represents that it meets SBA size requirements because, together with its affiliates, Yes the firm qualifies as a small business under the size standard corresponding to one or more NAICS codes in which it does business as defined in 13 C.F.R. Part 121. No

<b>★</b> PRINCIPAL OFFICE	
Principal office means the location where the greatest number of the concern's employees at any one location perform their work.	
The firm represents that the address of its principal office at the time of its most-recent certification anniversary date was (enter full address)  Street City  StateSelect Zip Code	
The firm represents that it meets the HUBZone program's principal office requirement because:	it
The firm's principal office is located in a HUBZone	•
The firms principal office is no longer located in a HUBZone but is eligible to continue to be deemed to be located in a HUBZone pursuant to the long-term investment provision	0
<ul> <li>Long-term investment provision: A firm that has made a long-term investment (i.e., purcha a building or entered a lease of at least 10 years) in a principal office in a Qualified Census Trac Qualified Nonmetropolitan County, Indian Reservation, Qualified Base Closure Area, or Governous Designated Covered Area at the time of its initial certification or annual recertification occurring after December 26, 2019, will be deemed to have its principal office located in a HUBZone for to 10 years from the date of that certification or recertification, as long as the firm maintains to long-term lease or continues to own the property upon which the principal office designation with made, and as long as that location continues to be the firm's principal office.</li> <li>A firm is not eligible for this provision if its principal office is located in a Redesignated Area or Qualified Disaster Area at the time of the firm's certification or recertification. However, a firm's principal office is in a location that is both a qualifying area (e.g., Qualified Census Tract) and a non-qualifying area (e.g., Redesignated Area) at the time of the firm's certification or recertification, the firm would be eligible for this provision.</li> <li>A firm is not eligible for this provision if its principal office is shared with one or more of businesses.</li> <li>A firm is not eligible for this provision if its principal office is a home office (e.g., a location that also serves as a personal residence).</li> </ul>	ct, or- g up he vas area er, if sus
The firm does not meet the HUBZone program's principal office requirement.	0

Below are additional questions that appear and must be completed if the firm indicates that they meet the principal office requirement because of the long-term investment provision:

The firm represents that the principal office is eligible for the long-term investment provision because:				
The firm represents that it owns a principal office that is no longer in a HUBZone but that is eligible to continue to be deemed to be located in a HUBZone pursuant to 13 C.F.R. § 126.200(c)(1).	Ves No			
The firm represents that it purchased the building in which its principal office is located of the building in which its principal office is located of the building in which its principal office is located of the building in which its principal office is located of the building in which its principal office is located of the building in which its principal office is located of the building in which its principal office is located of the building in which its principal office is located of the building in which its principal office is located of the building in which its principal office is located of the building in which its principal office is located of the building in which its principal of the building in which its principal office is located of the building in which its principal office is located of the building in which its principal of the building in whi	on			
The firm represents that it has entered into a long-term lease of at least 10 years for a principal office that is no longer in a HUBZone but that is eligible to continue to be deemed to be located in a HUBZone pursuant to 13 C.F.R. § 126.200(c)(1).	Ves No			
The firm represents that the lease term for the location which serves as its principal office	e is			

* HUBZONE EMPLOYEE RESIDENCY						
The firm represents that it meets the program's HUBZone employee residency requirement because:						
At least 35% of its employees reside in a HUBZone, without the inclusion of HUBZone Legacy Employees.	•					
"Legacy Employee" Provision: An employee who no longer resides in a HUBZone may contito be counted as a HUBZone resident employee if he/she; resided in a HUBZone for at least 18 days prior to the firm's certification (or recertification) occurring after December 26, 2019; continued to live in a HUBZone for at least 180 days immediately after certification (or recertification); and has remained an employee of the firm (i.e., worked at least 40 hours per month) since that time.  • This provision only applies to employees who resided in a Qualified Census Tract, Qualified Non-Metropolitan County, Indian Reservation, Qualified Base Closure Area, or Governor-	ed					
Designated Covered Area during the relevant time periods (i.e., 180 days before and 18 days after the firm's certification or recertification).  • This provision does not apply to employees who resided in a Redesignated Area or Quali Disaster Area during the relevant time periods. However, if the employee resided in a location that was both a qualifying area (e.g., Qualified Census Tract) and a non-qualifying area (e.g., Redesignated Area), this provision would apply.  • A firm is only eligible for this provision if it has a principal office in a Qualified Census Tract (Qualified Non-Metropolitan County, Qualified Base Closure Area, Indian Reservation, or Governor-Designated Covered Area.  • A firm is not eligible for this provision if its principal office is located in a Redesignated Area or a Qualified Disaster Area. However, if a firm's principal office is in a location that is both	fied ing act, irea					
qualifying area (e.g., Qualified Census Tract) and a non-qualifying area (e.g., Redesigna Area), the firm would be eligible for this provision.  At least 35% of its employees reside in a HUBZone, with the inclusion of HUBZone Legacy	ted					
Employees.  The firm is performing a HUBZone contract and is attempting to maintain compliance with the HUBZone residency requirement and at least 20% of the firm's employees currently reside in a HUBZone, without the inclusion of HUBZone Legacy Employees.	0					
HUBZone contracts are contracts awarded to a certified HUBZone small business concern, regardless of the place of performance, through any of the following procurement methods: (a) Sole source awards to certified HUBZone small business concerns; (b) Set-aside awards, including partial set-asides, based on competition restricted to certified HUBZone small business concerns; (c) Awards to certified HUBZone small business concerns through full and open competition after a price evaluation preference is applied to an other than small business in favor of certified HUBZone small business concerns; (d) Awards based on a reserve for certified HUBZone small business concerns in a solicitation for a Multiple Award Contract (see §125.1); or (e) Orders set-aside for certified HUBZone small business concerns under a Multiple Award Contract that was awarded in full and open competition.						
The firm is performing a HUBZone contract and is attempting to maintain compliance with the HUBZone residency requirement and at least 20% of the firm's employees currently reside in a HUBZone, with the inclusion of HUBZone Legacy Employees.	0					
The firm is owned in whole or in part by one or more Indian Tribal Governments (or by a corporation that is wholly owned by Indian Tribal Governments) and certifies that when performing a HUBZone contract, at least 35% of its employees engaged in performing that contract will reside within any Indian reservation governed by one or more of the Indian Tribal Government owners, or reside within any HUBZone adjacent to such Indian reservation.	0					
The firm does not meet the HUBZone employee residency requirement.	0					

Below is an additional question that appears and must be completed if the firm indicates they are performing a HUBZone contract and attempting to maintain compliance:

The firm represents contract number):	s that it is currently	performing the follow	ing HUBZone contrac	t(s) (enter
-	that at the time of its per of employees of th	s most-recent certifica ne firm was:	tion anniversary	
(see 13 C.F.R. § 126 the performance of a If the firm is owned in corporation that is who represents that it will '	i.103) having 35% of any HUBZone contrac whole or in part by one olly owned by one or mo	or more Indian Tribal Go ore Indian Tribal Governn ne applicable employmen	n a HUBZone during overnments (or by a nents), the firm	© Yes
offers of employment, fairs and applies only t certified HUBZone sma residing in a HUBZone	published advertisement to concerns during the p all business concern that	ntive and documented eff nts seeking employees, a performance of any HUBZ t has less than 20% of its e of a HUBZone contract	nd attendance at job Zone contract, A s total employees	
		ely notify SBA if it fails HUBZone contract it is		Ves O No
* LIMITATIONS O	N SUBCONTRACTING	AND OTHER REQUIRE	MENTS	
small business conc	ern, the firm will com	s awarded to it as a ce ply with the limitation he non-manufacturer r	s on subcontracting	Ves O No
		A immediately if it mer ce the date of its HUBZ		Ves
	that neither the conc tem for Award Manag	ern nor any of its own ement.	ers have an active	Ves
provide to SBA in th		upporting documentati status protest, progra A.		Ves O
complete. If assistar	nce was obtained in c ation and it is true ar e for the purpose of d	mation provided are tr completing this form, I nd accurate. I understa determining this firm's	have personally and that these	Ves O No
local agencies for de understand that the HUBZone prime cont or receives an award	etermining violations certifications in this tract or subcontract fo	ted may be given to Fo of law and other purpo document are continui or which the firm subm nall business concern o ertifications.	oses. I also ing in nature. Each nits an offer/quote	ves O No
business concern to obtain any benefit u	: (1) obtain a contrac	present its status as a t under the Small Busi ederal law that referen bility	ness Act; or (2)	Ves
I am an officer of th certification on its b		epresent the firm and	sign this	Ves O No
	Voluntary Withdrawal	Continue Certification	Exit	