

September 9, 2022

Ms. Sarah Davis, Executive Director Seneca County Industrial Development Agency Seneca County Office Building One DiPronio Drive Waterloo, New York 13165

RE: 5S Development, LLC – Application to Seneca County Industrial Development Agency (SCIDA) for Financial Assistance

Dear Ms. Davis:

Please find enclosed Application for Financial Assistance from 5S Development, LLC for a proposed 5,000 SF, two story, office expansion project at 1281 State Route 96, Waterloo, NY 13165. Ownership of 5S Development, LLC is comprised of Brian Sessler, Jeff Sessler, Kevin Sessler, LaVerne Sessler, and Nick Sessler; "Third Generation" family members of Sessler Companies. We will be taking ownership of the project location and subsequently L.M. Sessler Excavating & Wrecking, Inc (Sessler Wrecking) at the end of 2022.

This office expansion is to facilitate the continued growth and to retain current employees of the full family of Sessler Companies. The 5S Development, LLC office serves as headquarters of Sessler Wrecking, Seneca Lake Resorts, Sessler Equipment, and Sessler Development. The office also facilitates administrative functions for Sessler Environmental Services.

Our application indicated that we are to retain 20 jobs that are physically located at our Waterloo offices, and to create 6 jobs in total over subsequent three years. Although certainly not an insignificant level of employment in Seneca County, we wanted to ensure that the SCIDA understands that we employ 300+ individuals throughout all our companies.

Our Waterloo offices act as the hub for administration, finance, project management, estimating, business development, and marketing, with approximately a 5:1 ratio of field staff to office staff. As we grow our office, our overall employment of skilled field and shop labor increases fivefold, which is not indicated on this application. This ultimately leads significantly to increased economic activity to Seneca County.

As a specialty contractor that has grown into one of the largest in the nation, we operate throughout the eastern United States, with less than 2% of our revenue coming from work in Seneca County. Our business continues to grow in new markets and areas, expanding our office in Waterloo is not

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necessarily the geographic location to which our business could grow the most efficiently. We do have two office and warehouse facilities outside of Seneca County on developable property, which are located closer to much of our project base. It is because of our roots in Seneca County that we wish the remain and expand our headquarters.

In addition, it is important to note, that Sessler Companies recently started a new, successful tourism related business in Seneca County, Seneca Lake Resorts, which now employs over 20 people. This new business was started and has continued to expand without any request for assistance from the SCIDA.

We look forward to continuing to grow in our hometown, Waterloo, and create economic activity for local businesses that we partner with, and our employee base patronizes. Please let us know if you have any questions regarding our application and request any additional information.

Respectfully,

LaVerne Sessler













1.

LUCAL VALUES. FORWARD VIBION.

APPLICATION TO SENECA COUNTY INDUSTRIAL DEVELOPMENT AGENCY FOR FINANCIAL ASSISTANCE

APPLICANT INFORMATION:

Company Name	5S Development, LLC		
Address:	1281 State Rt 96N		
Phone No.:	315-539-3353 Email: laverne@sesslerwrecking.com		
Fax No.:			
Fed I.D. No.:	88-2913696		
Contact Person	LaVerne Sessier		
(List owners wi	rs/Officers/Directors: th 15% or more in equity holdings with percentage ownership)		
LaVerne Sessler 15.			
Jeff Sessler 22.22%	Kevin Sessler 22.22%		
Brian Sessier 22.22% Corporate Structure (attach schematic if Applicant is a subsidiary or otherwise affiliated with anotherentity)			
Form of Entity:			
	Corporation		
	artnership (General		
/	mited Liability Company/Partnership (number of members 5)		
	ole Proprietorship		

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If a corporation, partnership, limited liability company/partnership: What is the date of establishment 6/21/2022 Place of organization New York State and, If a foreign organization, is the Applicant authorized to do business in the State of New York? Yes No APPLICANT'S COUNSEL: Douog Gorman (Crisafulli Gorman, P.C.) Name: 8104 Cazenovia Road, Seven Pines Office Park Building 3, Manlius, NY 13104 Address: _Email: _djg@cg-lawyers.com 315-309-8211 Phone No: Fax No: PROJECT INFORMATION 11. Project Address: 1281 State Route 96, Waterloo, NY 13165 Block(s) & Lot(s): 19-1-08.2 Are Utilities on Site? (Yes/No) A) Water Y Electric Y Gas Y Sanitary/Storm Sewer Y Present legal owner of the site: 3S Gateway, LLC B) If other than Applicant, by what means will the site be acquired for this project: Direct Purchase Proposed: Commercial-1 Zoning of Project Site: Current: Commercial-1 C) Are any variances needed: None D) Statement describing project (i.e. land acquisition, construction of manufacturing facility, etc.): E) 5,000 SF two story addition to an existing office building. Site improvements are planned to integrate the new addition and to provide additional parking/access to the basement level. Location of Project: 1281 State Route 96, Waterloo, NY 13165 Purpose of Project: To expand office space to accomodate for company's continued growth. **Desired Closing Date:** September 15, 2022

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Principal Use of Project upon completion: Office, storage, and mechanical space

Estimated Construction Start and End Date: July 15, 2022 and July, 31 2023

G) Estimated Project Costs, including	
Value of property to be acquired: \$_\$1,000,000	
Cost of Construction/Reconstruction: \$_\$2,800,000	
Value of equipment to be purchased: \$ \$100,000	
Estimated cost of engineering/architectural services: \$150,000	
Other: \$	
Total Capital Costs: \$	
Project refinancing; estimated amount (for refinancing of existing debt only)	<u>\$</u>
Sources of Funds for Project Costs:	0.000.000
Bank Financing:	\$ <u></u>
Equity (excluding equity that is attributed to grants/tax credits)	\$_1,850,000
Tax Exempt Bond Issuance (if applicable)	\$ <u>0</u>
Taxable Bond Issuance (if applicable)	\$ 0
Public Sources (Include sum total of all state and federal grants and tax credits)	<u>\$</u>
Identify each state and federal grant/credit:	
	,
\$	
<u></u> \$	
\$	
Total Sources of Funds for Project Costs:	\$ <u>4,050,000</u>

The Agency will collect 1% origination fee on the total capital costs at the time of closing

H) Inter-Municipal Move Determination			
Will the project result in the removal of a plant or facility of the applicant from one area of the State of New York to another?			
Yes or No			
Will the project result in the removal of a plant or facility of another proposed occupant of the project from one area of the State of New York to another area of the State of New York?			
Yes or No			
Will the project result in the abandonment of one or more plants or facilities located in the State of New York?			
Yes or No			
If Yes to any of the questions above, explain how, notwithstanding the aforementioned closing or activity reduction, the Agency's Financial Assistance is required to prevent the Project from relocating out of the State, or is reasonably necessary to preserve the Project occupant's competitive position in its respective industry:			
FINANCIAL ASSISTANCE BEING REQUESTED			
A) Benefits Requested:			
Sales and Use Tax Exemption ([8]%)			
☐ IRB			
Mortgage Recording Tax Exemption(.0075%)			
Real Property Exemption and Tax Agreement			
B.) Value of Incentives:			
Real Property Tax Exemption and Tax Agreement: Agency staff will calculate the estimated value of a requested real property tax exemption and tax agreement based on estimated Project costs as contained herein and current tax rates and assessed valuation, and the annual tax agreement payment amounts for each year of the tax agreement. This calculation is set forth on the addendum to this Application entitled "Real Property Tax Benefits (Detailed)," which addendum is incorporated herein by reference.			
Estimated duration of Real Property Tax exemption: 15 Years			
Sales and Use Tax:			
Estimated value of Sales Tax exemption for facility construction: \$			
Estimated Sales Tax exemption for fixtures and equipment: \$			
Estimated duration of Sales Tax exemption: 18 Months			

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III. EMPLOYMENT PLAN

	1	2	3	4	5
	Current # of jobs at proposed project location or to be relocated to project location	IF FINANCIAL ASSISTANCE IS GRANTED – project the number jobs to be RETAINED	IF FINANCIAL ASSISTANCE IS GRANTED – project the number jobs to be CREATED:	IF FINANCIAL ASSISTANCE IS GRANTED – project the number Construction Jobs to be CREATED:	Estimate number of residents of the *Labor Market Area that will fill the jobs described
*Full Time	20	20	Year 1: 2 Year 2: 2 Year 3: 2	TBD	All
*Part Time Calculated as .5 for every 1 part time Job	0		Year 1: Year 2: Year 3:		
Total					

*GUIDANCE ON JOB REPORTING

A Full-Time Employee shall work at least 35 hours per week. A part-time employee will count as a fraction of a Full-Time Employee (an employee working at least 17.5 hours per week will count as .5). A seasonal employee will also count as a fraction of a Full-Time Employee based on the number of full months worked in a year (an employee hired to work only for three months in a year will count as .25).

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

Average Estimated Annual Salary of Jobs to be Created (at current market rates)	\$50,000 to \$ 130,000
Annualized Salary Range of Jobs to be Created	\$_75,000
Estimated Average Annual Salary of Jobs to be Retained (at current market rates)	\$_75,000

^{**} The Labor Market Area is defined as Seneca County, Ontario County, Wayne County, Cayuga County, Schuyler County and Tompkins County, New York.

IV. REPRESENTATIONS AND COVENANTS BY THE APPLICANT

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 "JTPA Entities") of the service delivery area created by the federal job training partnership act (Public Law 97-300) ("JTPA") in which the Project is located.
- B) <u>First Consideration for Employment:</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, where practicable, the Applicant will first consider persons eligible to participate in JTPA programs who shall be referred by the JTPA Entities for new employment opportunities created as a result of the Project.
- Annual Sales Tax Filings: In accordance with Section 874(8) of the New York General Municipal Law, the Applicant understands and agrees that, if the Project receives any sales tax exemptions as part of the Financial Assistance from the Agency, in accordance with Section 874(8) of the General Municipal Law, the Applicant agrees to file, or cause to be filed, with the New York State Department of Taxation and Finance, the annual form prescribed by the Department of Taxation and Finance, describing the value of all sales tax exemptions claimed by the Applicant and all consultants or subcontractors retained by the Applicant.
- D) <u>Annual Employment Reports:</u> 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 at the project site.
- E) <u>Compliance with N.Y. GML Sec. 862(1):</u> Applicant certifies that the provisions of Section 862(1) of the New York General Municipal Law, as provided below, will not be violated if Financial Assistance is provided for the proposed Project:
 - § 862. Restrictions on funds of the agency. (1) No funds of the agency shall be used in respect of any project if the completion thereof would result in the removal of an industrial or manufacturing plant of the project occupant from one area of the state to another area of the state or in the abandonment of one or more plants or facilities of the project occupant located within the state, provided, however, that neither restriction shall apply if the agency shall determine on the basis of the application before it that the project is reasonably necessary to discourage the project occupant from removing such other plant or facility to a location outside the state or is reasonably necessary to preserve the competitive position of the project occupant in its respective industry.

- F) <u>Compliance with Applicable Laws:</u> The Applicant confirms and acknowledges that the owner, occupant, or operator receiving Financial Assistance for the proposed Project is in substantial compliance with applicable local, state and federal tax, worker protection and environmental laws, rules and regulations.
- G) <u>False and Misleading Information:</u> The Applicant confirms and acknowledges that the submission of any knowingly false or knowingly misleading information may lead to the immediate termination of any Financial Assistance and the reimbursement of an amount equal to all or part of any tax exemption claimed by reason of the Agency's involvement the Project.
- H) Recapture: Should the Applicant not expend or hire as presented, the Agency may view such information/status as failing to meet the established standards of economic performance. In such events, some or all of the benefits taken by the Applicant will be subject to recapture.
- E) <u>Absence of Conflicts of Interest</u>: The Applicant has received from the Agency a list of the members, officers and employees of the Agency. No member, officers or employee of the Agency has an interest, whether direct or indirect, in any transaction contemplated by this Applicant, except as hereinafter described:

STATE OF N	IEW YORK	
COUNTY OF) ss.:	
LaVerne Sessler	, being	first duly sworn, deposes and says:
1.	5S Development, LLC	(Corporate Office) of(Applicant) and that I am
	duly authorized on behalf of the Applica	nt to bind the Applicant.
		on, I know the contents thereof, and that to the oplication and the contents of this Application are
3.4	and affirmed to me under penalties of peralties of peralt	TAMMY L GENTNER Notary Public, State of New York NO. 01GE6426357 Qualified in Ontario County Commission Expires 12/06/2025

This Application should be submitted with a \$350.00 Application fee to Seneca County Industrial Development Agency, One DiPronio Drive, Waterloo, New York 13165-1681 (Attn.: Sarah Davis, Executive Director).

HOLD HARMLESS AGREEMENT

Applicant hereby releases the SENECA COUNTY INDUSTRIAL DEVELOPMENT AGENCY and the members, officers, servants, agents and employees thereof (the "Agency") from and agrees that the Agency shall not be liable for and agrees to indemnify, defend and hold the Agency harmless from and against any and all liability arising from or expense incurred by (i) the Agency's examination and processing of, and action pursuant to or upon, the 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, (ii) the Agency's acquisition, construction and/or installation of the Project described therein and (iii) 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. Applicant hereby understands and agrees, in accordance with Section 875(3) of the New York General Municipal Law, that any New York State and local sales and use tax exemption claimed by Applicant and approved by the Agency in connection with the Project may be subject to recapture by the Agency under such terms and conditions as will be set forth in the Agent Agreement to be entered into by and between the Agency and the Applicant. The Applicant further represents and warrants that the information contained in this Application, including without limitation information regarding the amount of New York State and local sales and use tax exemption benefits, is true, accurate and complete. If, for any reason, 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 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 agent or assigns, all costs incurred by the Agency in the processing of the Application, including attorneys' fees, if any.

Applicant: 5S Development, LLC			
LaVerne Sessler			
(Print Name)			
Title: Vice President			
Signature: Jah Sin			

Local Labor Policy

The Company hereby covenants that it will use at least 70% (as a percentage of total labor costs) Local Labor for the construction, renovation, and/or expansion activities related to the project described in this application. "Local Labor" is defined as persons residing in Seneca, Ontario, Wayne, Yates, Cayuga, Schuyler, Monroe, or Tompkins Counties. The Company may request a waiver of the Local Labor requirement from the Agency for projects requiring specialty contractors or if lack of availability of Local Labor will materially delay or otherwise hinder the project. Requests for waivers shall be made prior to commencement of the work to which the requested waiver applies, and shall be supported by such documentation/information as the Agency shall require to evaluate the request. Decisions on waivers are at the sole discretion of the Agency.

Labor Policy Monitoring Fee: The Agency shall retain a contractor to monitor compliance with the Local Labor Policy. All fees and costs of the contractor shall be borne by the Company. At closing of the Agency's assistance package, the Company shall deposit funds with the Agency, which shall be held by the Agency as a deposit to be applied towards the costs of the contractor. These funds will be held by the Agency in a non-interest-bearing escrow account and will fund any costs related to the ongoing audit of Local Labor Policy compliance throughout construction. Any unused funds on deposit with the Agency will be returned to the Company upon project completion. The Company shall pay any shortfall in the deposit to the Agency within ten days following the Agency's demand therefor. The local labor monitoring fee is based on project costs:

Monthly fee per project:

Tier 1 (<\$5M):	
o Monthly Reporting Fee:	\$ 230
o One Time Setup Fee:	\$ 650
o Inspection Fee:	\$ 150
Tier 2 (>\$5M - <\$25M):	
o Monthly Reporting Fee:	\$ 460
o One Time Setup Fee:	\$ 950
o Inspection Fee:	\$ 225
Tier 3 (>\$25M):	
o Monthly Reporting Fee:	\$ 690
o One Time Setup Fee:	\$ 1250
o Inspection Fee:	\$ 325

Prevailing Rate Policy

Per NYS Labor Law 224-a, project with a total "project cost" of \$5 million or more that receive a benefit package valued at 30% or more of the total project cost (a "covered project") are subject to prevailing wage requirements. Following the Agency's review of this application the Agency will notify the Company if the project is a covered project subject to prevailing wage requirements. The Company hereby covenants that it will comply with all requirements provided for in NYS Labor Law 224-a to the extent applicable.

See NYS Labor Law 224-a for definitions of public funds and exemptions to covered projects.

For the purposes of this policy, project cost is defined as the sum of the "Cost of Construction/Reconstruction," "Estimated Cost of Engineering/Architectural Services," and "Other" as outlined on page 3 of the application.

Prevailing Rate Policy Monitoring Fee: The Agency shall retain a contractor to monitor compliance with the Prevailing Rate Policy. All fees and costs of the contractor shall be borne by the Company. At closing of the Agency's assistance package, the Company shall deposit funds with the Agency, which shall be held by the Agency as a deposit to be applied towards the costs of the contractor. These funds will be held by the Agency in a non-interest-bearing escrow account and will fund any costs related to the ongoing audit of Prevailing Rate Policy compliance throughout construction. Any unused funds on deposit with the Agency will be returned to the Company upon project completion. The Company shall pay any shortfall in the deposit to the Agency within ten days following the Agency's demand therefor. The prevailing rate monitoring fee is based on project costs:

Monthly Reviewing, Reporting & Inspection Fee

•	Tier 1 <5 Million	\$ 1,115.00
•	Tier 2 >5 Million <25 Million	\$ 1,755.00
•	Tier 3 >25 Million	\$ 3,405.00

One-Time Fees Tiered based on Project Size

•	Project	Set Up/Per	Project	
	o	Tier 1	\$	1,400.00
	О	Tier 2	\$	2,100.00
	0	Tier 3	\$	3,200.00
•	Closeo	ut Fee		
	0	Tier 1	\$	575.00
	o	Tier 2	\$	800.00
	0	Tier 3	\$	1,500.00

SENECA COUNTY INDUSTRIAL DEVELOPMENT AGENCY UNIFORM PROJECT EVALUATION POLICY

Pursuant to and in accordance with Section 859-a(5) of the General Municipal Law ("GML"), the Seneca County Industrial Development Agency (the "Agency") hereby establishes a Uniform Project Evaluation Policy for the evaluation and selection for all qualifying categories of projects for which the Agency may provide "Financial Assistance" (as defined herein). "Financial Assistance" shall include any of the following: (i) the issuance by the Agency of tax- exempt bonds; (ii) sales and use tax exemption; (iii) mortgage recording tax exemption; and (iv) real property tax exemption (with or without a related agreement for payments in lieu of taxes).

For each Application for Financial Assistance received by the Agency, the following must occur prior to authorizing the provision of Financial Assistance:

- The Agency shall undertake an assessment of all material information included in connection with the Application for Financial Assistance as necessary to afford a reasonable basis for the decision by the Agency to provide Financial Assistance for a project. Such information may include, without limitation, qualification of the proposed project under the GML (including any retail analysis, as applicable), the applicant's financial history, project pro-formas, and consideration of local development priorities.
- 2) A written cost-benefit analysis shall be utilized by the Agency that identifies the extent to which a project will create or retain permanent, private sector jobs, the estimated value of any tax exemptions to be provided; the amount of private sector investment generated or likely to be generated by the proposed project; the likelihood of accomplishing the proposed project in a timely fashion; and the extent to which the proposed project will provide additional sources of revenue for municipalities and school districts; and any other public benefits that might occur as a result of the project, taking into account the economic condition of the area at the time of the application, the effect of the proposed project upon the environment and surrounding property, and the extent to which the proposed project will provide a benefit (economic or otherwise) not otherwise available within the municipality in which the project is located.
- 3) The Agency's Application for Financial Assistance shall include a statement by the applicant that the project, as of the date of the application, is in substantial compliance with all provisions of GML Article 18-A, including, but not limited to, the provisions of GML Section 859-a(5) and 862(1); and
- 4) If the proposed project involves the removal or abandonment of a facility or plant within the State of New York, the Agency shall notify the chief executive officer or officers of the municipality or municipalities in which the facility or plant was located of the Agency's receipt of an application for Financial Assistance.

SENECA COUNTY INDUSTRIAL DEVELOPMENT AGENCY PROJECT REVIEW AND RECAPTURE POLICY

The Seneca County Industrial Development Agency (the "IDA") reserves the right to review the performance of projects for which the IDA's financial assistance has been granted (a "Project") to determine if a Project has met the obligations and conditions set forth in the IDA approvals and agreements related to the Project (the "Project Documents"). The terms and conditions of the Project Documents (the "Material Factors") will serve as the benchmark for determining a Project's compliance.

Material Factors should be explicit and measurable and may include items such as investment, job creation, retention or other factors as determined by the board. Material Factors may vary from Project to Project.

Non-Compliance Review Process:

If a Project is found to be non-compliant with the Material Factors, the IDA shall undertake the following:

- 1. The IDA shall notify the Project owner/operator (the "Company") in writing that, in the IDA's determination, the Company has violated a Material Factor.
- 2. The Company shall be given an opportunity to remedy the violation.
- 3. If the Company is unable or unwilling to remedy the violation, the IDA shall seek additional information/explanation from the company as to why a Material Factor was not achieved. These may include economic or natural factors that led to the violation. These factors should be discussed and predetermined to the extent possible by the Board and may include items such as, natural disaster, industry dynamics, unfair competition or economic events that were outside the control of the Company.
- 4. The Company shall be provided the opportunity to present to the IDA any information as outlined above regarding why the Material Factor was not achieved.

Board Actions:

Following completion of the Non-Compliance Review Process described above, the IDA Board will consider whether to keep benefits in place, reduce, terminate, and/or recapture financial assistance. The following options will be reviewed and considered by the IDA Board:

- Upon a review of the facts the Board may determine that the non-compliance was justified and/or adequately explained and may consider the matter closed without further action, or set a specific time period for the Company to achieve compliance. This may also be accompanied by a period of increased reporting or such other conditions as the IDA Board may reasonably impose. (e.g., review violated Material Factor(s) quarterly until remedied.)
- In the event of non-compliance with a Material Factor that is not, in the IDA Board's determination, justified by factors outside the Company's control and/or otherwise adequately explained, the IDA Board may determine that such non-compliance will

result in the reduction, suspension, termination and/or recapture of financial assistance, as provided below.

<u>Reduction of Financial Assistance:</u> The IDA Board may determine that a reduction in financial assistance is appropriate, which reduction may include, without limitation, increased required payments under an agreement for payments in lieu of taxes.

<u>Termination of Financial Assistance:</u> The IDA Board may elect to terminate any ongoing financial assistance to a Company. Reasons for termination should be explicit and may include, without limitation, continued violation of the Material Factors or failure to comply with ongoing reporting or compliance requirements of the IDA.

Recapture of Financial Assistance: An IDA Board may require that all or part of the financial assistance for a Project be returned, including all or part of the amount of any tax exemptions. Events justifying recapture may include, without limitation, a Company knowingly providing false information on an application or a compliance/monitoring report; a finding that the Company did not make a good faith effort or have any intention of meeting a Material Factor; a company ceases operations and/or relocates; material non-compliance with state and/or local laws or regulations; and material shortfalls in job creation and retention projections.

In the event an IDA is successful in recapturing financial assistance, such funds shall be returned to the appropriate affected taxing jurisdictions on a pro rata basis unless otherwise agreed upon by the local taxing jurisdiction.

Annual Review

The IDA shall annually assess the progress of each Project for which bonds or notes remain outstanding or straight-lease transactions have not been terminated, or which continue to receive financial assistance or are otherwise active, toward achieving the investment, job retention or creation, or other objectives of the Project indicated in the Project applications. Such assessments shall be provided to the IDA Board.

ADDENDUM TO IDA APPLICATION FOR FINANCIAL ASSISTANCE

Cost Benefit Analysis[^]

To be completed/calculated by the AGENCY

Costs = Financial Assistance	
Estimated Property Tax Exemption	\$105,932
Estimated Sales Tax Exemption	\$108,000
Estimated Mortgage Recording Tax Exemption	\$16,500
Estimated Interest Savings (Bonds)	\$0
Other (Public Grants Awarded, etc.)	\$0
TOTAL COSTS	<u>\$230,432</u>
Benefits = Economic Development	
Estimated Ongoing Payroll*	\$29,250,000
Total Capital Costs	\$4,050,000
Estimated Property Tax Revenue (PILOT Payments)	\$338,623
Temporary Sales Tax Revenue [!]	\$12,000
IDA Agency Fee	\$40,500
Other (Host Community Agreement, etc.)	\$0
TOTAL BENEFITS	<u>\$33,691,123</u>
Benefit to Cost Ratio	<u>146.21</u>

Additional Considerations

Project is likely to be accomplished within 3 years.

Yes

Project contributes to NY State's renewable energy goals and emission reduction targets as adopted pursuant to section 6-

104 of the energy law. No

*Ongoing Payroll Calculato	r:							
		Total FTEs						
		Created &			Average		PILOT	
Total Payroll	al Payroll Retained			Salary		Duration		
\$29,250,000	=		26	х	\$75,000	x		15

\$1,350,000

Estimated value of goods and services to be exempt from sales and use tax. (to be used on NYS ST-60)

[^] This Cost Benefit Analysis was conducted in accordance with NYS GMU 859a.

[!] Temporary Sales Tax Revenue includes any construction/one-time costs that are not exempt from sales tax.

ADDENDUM TO IDA APPLICATION FOR FINANCIAL ASSISTANCE

Real Property Tax Benefits (Detailed):

Tax Agreement Estimate Table Worksheet

Dollar Value of New				
Construction and	Estimated New Assessed	County Tax	Local Tax Rate	School Tax
Renovation Costs	Value of Property*	Rate/1000	(Town/City/Village)/1000	Rate/1000
\$4,050,000	\$1,063,797	4.63	3.28	19.95

^{*}Apply equalization rate to value

		County				Full Tax	
	%	PILOT	Local PILOT	School PILOT		Payment w/o	Net
PILOT Year	Payment	Amount	Amount	Amount	Total PILOT	PILOT	Exemption
1	0%	\$2,410	\$1,708	\$10,386	\$14,504	\$29,637	\$15,133
2	0%	\$2,410	\$1,708	\$10,386	\$14,504	\$29,637	\$15,133
3	0%	\$2,410	\$1,708	\$10,386	\$14,504	\$29,637	\$15,133
4	0%	\$2,410	\$1,708	\$10,386	\$14,504	\$29,637	\$15,133
5	0%	\$2,410	\$1,708	\$10,386	\$14,504	\$29,637	\$15,133
6	20%	\$2,913	\$2,064	\$12,553	\$17,530	\$29,637	\$12,107
7	40%	\$3,416	\$2,420	\$14,721	\$20,557	\$29,637	\$9,080
8	60%	\$3,919	\$2,777	\$16,888	\$23,584	\$29,637	\$6,053
9	80%	\$4,422	\$3,133	\$19,055	\$26,610	\$29,637	\$3,027
10	100%	\$4,925	\$3,489	\$21,223	\$29,637	\$29,637	\$0
11	100%	\$4,925	\$3,489	\$21,223	\$29,637	\$29,637	\$0
12	100%	\$4,925	\$3,489	\$21,223	\$29,637	\$29,637	\$0
13	100%	\$4,925	\$3,489	\$21,223	\$29,637	\$29,637	\$0
14	100%	\$4,925	\$3,489	\$21,223	\$29,637	\$29,637	\$0
15	100%	\$4,925	\$3,489	\$21,223	\$29,637	\$29,637	\$0
16							
17							
18							
19							
20							
TOTAL		\$56,270	\$39,868	\$242,485	\$338,623	\$444,555	\$105,932

^{*}Estimates provided are based on current property tax rates and assessment values

^{**}This section of this application will be: (i) completed by IDA Staff based upon information contained within the Application, and (ii) provided to the Applicant for ultimate inclusion as part of this completed Application.