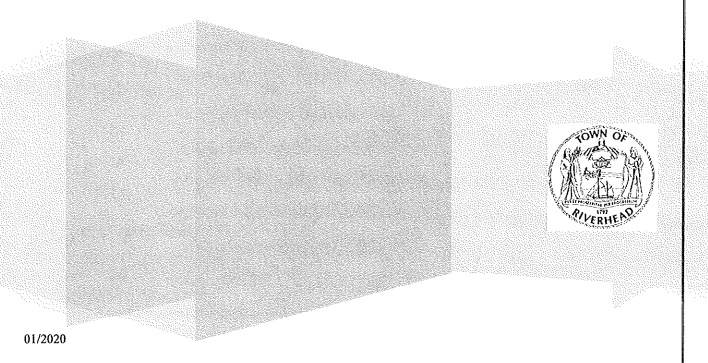
Town of Riverhead

Industrial Development Agency Application for Financial Assistance



PROJECT SUMMARY

GENERAL
Name of Project Restaurant Depot
Location of Project 765 Old Country Road, Riverhead, NY 11901. Riverhead Plaza shopping center
Urban Renewal Area Empire Zone Brownfield Vacant _x Blighted _x
PROJECT TYPE
Industrial Not-for-Profit Commercial X Office Other
Housing Manufacturing Retail X Services
KEY DATES
Application Submitted Proposed Public Hearing
PROJECT SIZE
Acreage Building Sq Ft 65,000 SF New Construction (sq. ft.)
Add Rehab/Expansion (sq. ft.)Estimated Project Cost
TYPE OF ASSISTANCE REQUESTED Tax Exempt Bonds Taxable Bonds
Sales Tax x Mortgage Recording Tax Real Property Tax Deferment x
Standard 485-bNot-for-ProfitDouble 485B
Affordable Housing Downtown Policy
OtherAdditional
JOBS/PAYROLL (Estimated)
Retained Jobs NA Current Payroll NA Avg. Annual Wage NA
Retained Jobs NA Current Payroll NA Avg. Annual Wage NA New Jobs NA Current Payroll New Avg. Annual Wage NA New Jobs NA Current Payroll New Avg. Annual Wage 44,500 salaried, \$32,000 hourly
Construction Jobs NA Avg. Wage NA
ASSESSED VALUE/TAXES
Current Assessed Value \$2,942,560 7 lots Projected Increase AV
Current Taxes \$1,392,378 - 7 lots Projected Increase in Taxes



RIVERHEAD INDUSTRIAL DEVELOPMENT AGENCY

TOWN OF RIVERHEAD

200 Howell Avenue Riverhead, New York 11901 P(631) 369-5129 F (631) 369-6925

APPLICATION FOR FINANCIAL ASSISTANCE

		Date	6/1/2022
APPLICATION OF:	RD America, LLC DBA Restaurar Name of own	nt Depot er/user of Proposed Pro	oject
	1710 Whitestone Expressway, W Address	/hitestone, NY 11357	
Type of Application:	☐ Tax-Exempt Bond	☐ Taxable Bond	
	■ Straight Lease	☐ Refinance	
	□ Not-for-Profit	☐ Other	

Please respond to all items either by filling in blanks, by attachment (by marking space "See Attachment Number 1," etc.) or by N.A., where not applicable. Unless otherwise directed, this application must be filed in 1 copy and forwarded electronically. A non-refundable application fee is required at the time of submission of this application to the Riverhead Industrial Development Agency (the "Agency"). The non-refundable application fee is \$2,000 for applications under \$5 million and \$4,000 for applications for \$5 million or more. This fee will be applied to the Agency's Administrative Fee at closing.

If applicable and at the time of inducement, Bond Counsel will require a \$2,000 deposit which will be applied to actual out-of-pocket disbursements made during the inducement and negotiation processes, and will be reflected on their final statement at closing.

Information provided herein will not be made public by the Agency prior to the passage of an Official Inducement Resolution, but may be subject to disclosure under the New York State Freedom of Information Law.

PLEASE NOTE:

Prior to submitting a completed final application, please arrange to meet

with the Agency's staff to review your draft application.

www.riverheadida.org

INDEX

PART I OWNER AND USER DATA

PART II OPERATION AT CURRENT LOCATION

PART III PROJECT DATA

PART IV PROJECT COSTS AND FINANCING

PART V PROJECT BENEFITS

PART VI EMPLOYMENT DATA

PART VII REPRESENTATIONS, CERTIFICATIONS AND INDEMNIFICATION

PART VIII SUBMISSION OF MATERIALS

PART IX CERTIFICATION

EXHIBIT A Proposed PILOT Schedule SCHEDULE A Agency's Fee Schedule Local Labor Policy

SCHEDULE C Recapture Policy

Part I: Owner & User Data

1. Owner Data:	
A. Owner of Facility (Applicant for assistance): Rikhbead PGC LLC (Company Name) 100 - 100	
A. Owner of Facility (Applicant for assistance): NYKLINGTO 100 COMPANY Name) Address: A RIVERNEAD PLAZA Shoffing CENTER 40 CUHOL MILL FOAD Address: A RIVERNEAD NY 11901 RIVERNEAD NY 11901 AND COMPANY NECK, NY 11921	1
Federal Employer ID #: Website: W/A	
NAICS Code: 531120	
Owner Officer Certifying Application: Seth Pilevsky	
Title of Officer: VP	
Phone Number: E-mail: SPINEVSKY@PINC. Com	
B. Business Type:	
Sole Proprietorship Partnership Privately Held	
Public Corporation Listed on	
Date & State of Incorporation/Formation: LLC, Pelaure	
C. Nature of Business: (e.g., "manufacturer of for industry"; "distributor of"; or "real estate holding company")	
REAL ESTATE INVESTMENT COMPANY	
D. Owner Counsel:	
Firm Name: Charles R. CUDDY	
Address: 445 GRI PHNS AVE	
RIVERTIZAD, NEW YORK 11901	
Individual Attorney: ChARLES 'R. CONY'	
Phone Number: 631-369-8200 E-mail: Charles Cuddye of Tonting. N	C

PHILIPS RIVERHEAD LLC	Percent Owned
PHILIPS RIVERDEAD LLC	
BARAKA REALTY CO CENTURY REALTY - FRANCIARE MODUCHOLVITE -	
ember, officer, director or other entity values sociated with: i. ever filed for bankruptcy, been otherwise been or presently	filiate of the Owner, or any stockholder, partner with which any of these individuals is or has been adjudicated bankrupt or placed in receivership o is the subject of any bankruptcy or similalain)
OWNERSHIP STRUCTURE	15 MOSTLY TRUSTS
ii. been convicted of a felony, of motor vehicle violation)? (if ye	r misdemeanor, or criminal offense (other than es, please explain)
any of the above persons (see "E", a terest in the Owner, list all other organich persons having more than a 50% interest.	bove) or a group of them, owns more than 50% zations which are related to the Owner by virtue or rest in such organizations.
ONI PT	
, indicate name of related organization a	tion by reason of more than a 50% ownership? If nd relationship:
	ii. been convicted of a felony, o motor vehicle violation)? (if ye motor vehicle violation)?

J.	Has the Owner (or any related corporation or person) been involved in or benefited by any prior industrial development financing in the municipality in which this project is located whether by this agency or another issuer? If so, explain in full:
	NO
K.	Has the Owner/Company made a public offering or private placement of stock within the las 3 years? If so, please describe and provide the Offering Statement used.
	NO
_	
1	List major hand unformage of the Oursers
L.	List major bank references of the Owner:
L.	
lser] r co-	
lser] r co- he us	N/A Data applicants for assistance or where a landlord/tenant relationship will exist between the owner
lser] r co- he us	Oata applicants for assistance or where a landlord/tenant relationship will exist between the owner er)**
lser] r co- he us	Data applicants for assistance or where a landlord/tenant relationship will exist between the owner er)** User (together with the Owner, the "Applicant"): RESTAIR PEROT (Company Nanle) Address:
lser] r co- he us	Data applicants for assistance or where a landlord/tenant relationship will exist between the owner er)** User (together with the Owner, the "Applicant"): RESTAIR TO PEROT (Company Nanle) Address:
lser] r co- he us	Data applicants for assistance or where a landlord/tenant relationship will exist between the owner er)** User (together with the Owner, the "Applicant"): RESTAUGAT DEST (Company Nanle) Address: Federal Employer ID #: Website:
lser] r co- he us	Data applicants for assistance or where a landlord/tenant relationship will exist between the owner er)** User (together with the Owner, the "Applicant"): RESTANTANT DE LOT (Company Nanle) Address: Federal Employer ID #: Website:

3

	J.	Has the Owner (or any related corporation or person) been involved in or benefited by any prior industrial development financing in the municipality in which this project is located, whether by this agency or another issuer? If so, explain in full:
	K.	Has the Owner/Company made a public offering or private placement of stock within the last 3 years? If so, please describe and provide the Offering Statement used.
,	L.	List major bank references of the Owner:
and the	o-a use	upplicants for assistance or where a landlord/tenant relationship will exist between the owner or)** User (together with the Owner, the "Applicant"): RD America, LLC
		Address: 1710 Whitestone Expressway, Whitestone, NY 11357
		Federal Employer ID #: Website: www.restaurantdepot.com NAICS Code: 424400
		User Officer Certifying Application: Brian Emmert Title of Officer: Chief Financial Officer
		Phone Number: E-mail:bemmert@jetrord.com

В.	Business Type:		
	Sole Proprietorship	Partnership	Privately Held 🖾
	Public Corporation □	Listed or	n
	Date and State of Incorporation	on/Formation: _5	5/31/2008
C.	Nature of Business: (e.g., "manufacturer of for _	industry"; "distr	ributor of"; or "real estate holding company")
	Wholesaler of food and restuar	ant supplies	
D.	Are the User and the Owner Rela	ted Entities?	Yes □ No 🖾
	▼ -	•	n this Part I, Section 2 (with the exception answered for the Owner.
	ii. If no, please complete	all questions bel	low.
E.	User's Counsel:		
	Firm Name: 620 West Germantown Plymouth Meeting, PA	Pike, Suite 350	1e Number:
	Tel: 610-629-6643 Fa:: 610-629-6649 fa:: 610-629-6649 afaberman@nmalaw.rec afaberman@nmalaw.rec	<u>ət</u>	.ail:
	- NMSA	ue	
	Individual Attorney:		
F.	Principal Stockholders or Partner	s, if any (5% or n	nore equity):
	Name		Percent Owned
	See attached		
	director or other entity with which i. ever filed for bankrup	n any of these ind tcy, been adjudic presently is the	User, or any stockholder, partner, officer, dividuals is or has been associated with: cated bankrupt or placed in receivership or subject of any bankruptcy or similar
	NO		

4

	ii. been convicted of a felony or criminal offense (other than a motor vehicle violation)? (if yes, please explain)
	No
Н.	If any of the above persons (see "E", above) or a group of them, owns more than 50% interest in the User, list all other organizations which are related to the User by virtue of such persons having more than a 50% interest in such organizations. NA
I.	Is the User related to any other organization by reason of more than a 50% ownership? If so, indicate name of related organization and relationship: NA
J.	List parent corporation, sister corporations and subsidiaries: See attached organizational chart
K.	Has the User (or any related corporation or person) been involved in or benefited by any prior industrial development financing in the municipality in which this project is located, whether by this agency or another issuer? (Municipality herein means city, town or village, or if the project is not in an incorporated city, town or village, the unincorporated areas of the county in which it is located.) If so, explain in full: Restaurant Depot #544 located at 1335 Lakeland Avenue, Bohemia, NY 11716 received IDA benefits in 2004
L.	List major bank references of the User: BANK REFERENCE JP Morgan Monica D. Aguirre Vice President 8181 Communications Pkwy Bldg. 8, 6th Floor Plano, TX 75024 Phone: 214.965.3285 monica.d.aguirre@jpmorgan.com

Part II – Applicant's Operation at Current Location

**(This section seeks information related to the current location of the applicant's business operations.

If the Owner and the User are unrelated entities, please answer separately for each.)**

1.	Current Location Address: 140 locations nationwide, 15 current in NYS, 3 current in Long Island -see attached list
2.	Owned or Leased: 80% of sites owned, 20% leased
3.	Describe your present location (acreage, square footage, number buildings, number of floors, etc.): No current location in Riverhead.
4.	Type of operation (manufacturing, wholesale, distribution, retail, etc.) and products and/or services at this location: Cash & Carry wholesale distributor serving independent restaurant owners, caterers,
	deli's, not-for-profits & more. See detailed company narrative
5.	Are other facilities or related companies of the Applicant located within the State? Yes ☑ No □
	A. If yes, list the Addresses: Attached
6.	If yes to above ("5"), will the completion of the project result in the removal of such facility or facilities from one area of the state to another OR in the abandonment of such facility or facilities located within the State? Yes \(\Boxed{\Delta}\) No \(\Boxed{\Delta}\)
	A. If no, explain how current facilities will be utilized: Existing sites will remain open
	as operating Jetro / Restaurant Depot warehouses.
	B. If yes, please indicate whether the project is reasonably necessary for the Applicant to maintain its competitive position in its industry or remain in the State and explain in full:
	We had chosen Riverhead as there were IDA benefits available for this location.
	This is detailed in the narrative.
7.	Has the Applicant actively considered sites in another state? Yes ☒ No ☐
	A. If yes, please list states considered and explain: Restaurant Depot are entertaining and
	looking at new sites across the North East.

	Sites were being evaluated in other areas of Suffolk County including Manorville & Wading
9.	Have you contacted or been contacted by other Local, State and/or Federal Economic Development Agencies? Yes □ No ☒ A. Please explain:
10.	Number of full-time employees at current location and average salary: NONE
11.	Current annual payroll: Zero
	Part III – Proposed Project Data
l .	<u>Part III – Proposed Project Data</u> <u>Project Type</u> :
ι.	<u> Part III – Proposed Project Data</u>
1.	Part III – Proposed Project Data Project Type: A. What type of transaction are you seeking?: (Check one) Straight Lease ☑ Taxable Bonds □ Tax-Exempt Bonds □
	Part III – Proposed Project Data Project Type: A. What type of transaction are you seeking?: (Check one) Straight Lease ☑ Taxable Bonds □ Tax-Exempt Bonds □ Equipment Lease Only □ B. Type of benefit(s) the Applicant is seeking: (Check all that apply) Sales Tax Exemption ☑ Mortgage Recording Tax Exemption □

A. Acre	eage:_							
B. Cons		on of a new building Square footage:		Yes	⅓	No		
C. Acqu	uisitio i.	n of an existing building Square footage of existing buildin	ng:		Yes		No 	
D. Cons	structi i. ii.	on of addition to an existing buildi Square footage of addition: Total square footage upon comple						-
E. Reno	ovatio i.	ns of an existing building Square footage: <u>65,000</u>			Yes		No	
F. Dem	olition i.	of an existing building Square footage:			Yes	X	No	
G. Insta		of machinery and/or Equipment List principal items or categories			Yes to be acc		No See b	elow
	friger	at Proposed Location:		-	omputer,	Forklit	its and	l other
1. Current !	friger	ation & free equipment, racking, te	elephon	ie & co	omputer,			
4. <u>Current I</u> A. Prese	friger: Use(s) ent use	at Proposed Location:	elephon	ne & co				
A. Prese B. Does	friger: Use(s) ent use	at Proposed Location: of the proposed location: pplicant currently hold fee title to If no, please list the present owner If yes, indicate: a) Date of Purchase b) Purchase Price c) Balance of existing mortgage	the pro	oposed	location'	?		
A. Prese B. Does	Use(s) ent use the A	at Proposed Location: of the proposed location: pplicant currently hold fee title to If no, please list the present owner If yes, indicate: a) Date of Purchase b) Purchase Price	the pro	oposed	location	}		
A. Prese B. Does	Use(s) ent use i. ii.	at Proposed Location: at Proposed Location: of the proposed location: pplicant currently hold fee title to If no, please list the present owner If yes, indicate: a) Date of Purchase b) Purchase Price c) Balance of existing mortgage d) Holder of mortgage	the pro	oposed	location	}		
A. Prese B. Does C. Is the	Use(s) ent use i. ii.	at Proposed Location: of the proposed location: pplicant currently hold fee title to If no, please list the present owner If yes, indicate: a) Date of Purchase b) Purchase Price c) Balance of existing mortgage d) Holder of mortgage e) Special conditions	the pro	oposed site:	location	?	es E	

Revised prim

	iii. Proposed settlement/closing date: NA
Pro	posed Use:
A.	Describe the specific operations of the Applicant or other users to be conducted at the project
	site. What will the building or buildings to be acquired, constructed or expanded be used
	for: Wholesale of food and restaurant supplies to independent restaurant owners, caterers, delis
	and_not-for-profits
В.	Proposed product lines and market demands: Food & restaurant supplies
C.	If any space is to be leased to third parties, indicate the tenant(s), total square footage of the
	project to be leased to each tenant, and the proposed use by each tenant (an additional sheet
	may be used): NA
D.	Will any portion of the project be used for the making of retail sales to customers who personally visit the project location? Yes $\Box x$ No \Box
	i. If yes, what percentage (sq footage) of the project location will be utilized in connection with the sale of retail goods and/or services to customers who personally visit the project location?
	Approximately 75% wholesale
Е.	Existing Assessed Land Value from latest tax bill: 7 lots\$663,266.00 Total Assessed Value from latest tax bill: 7 lots\$2,942,560.00 Current Tax amount on property: 7 lots \$1,379,378.00
	RESTAURANT DEPOTS TAX LOTS Lot #16
	Total Square Foot - 140,442 Restaurant Depots portion - 14,692 Restaurant Depots % - 10.46%
	Total 2021-2022 tax assessment - \$266,854.76
	Restaurant Depots tax portion - \$27,916.76
	Lot #19 Total Square Foot - 65,250 Restaurant Depots portion - 50,558
	Restaurant Depots % - 77.48% Total 2021-2022 tax assessment - \$78,757.57
	Restaurant Depots tax portion - \$61,024.14

5.

Retail Questionnaire To ensure compliance with Section 862 of the New York General Municipal Law, the Agency requires additional information if the proposed Project is one where customers personally visit the Project site to undertake either a retail sale transaction or to purchase services.					
Please answer the following:					
A. Will any portion of the project consist of facilities or property that are or will be primarily used in making sales of goods or services to customers who personally visit the project site?					
☑ Yes or □ No. If the answer is yes, please continue. If no, proceed to section V					
For purposes of Question A, the term "retail sales" means (i) sales by a registered vendor under Article 28 of the Tax Law of the State of New York (the "Tax Law") primarily engaged in the retail sale of tangible personal property (as defined in Section 1101(b)(4)(i) of the Tax Law).					
B. What percentage of square feet of the Project will be primarily used in making sales of goods or services to customers who personally visit the project? 100 %. If the answer is less than 33% do not complete the remainder of the retail determination and proceed to page 11, Adaptive Reuse.					
If the answer to A is Yes <u>AND</u> the answer to Question B is greater than <u>33.33%</u> , indicate which of the following questions below apply to the project:					
1. Will the project be operated by a not-for-profit corporation ☐ Yes or ☒ No.					
2. Is the Project location or facility likely to attract a significant number of visitors from outside the economic development region (Long Island) in which the project will be located?					
☐ Yes or ☒ No					
If yes, please provide a third party market analysis or other documentation supporting your response.					
3. Is the predominant purpose of the project to make available goods or services which would not, but for the project, be reasonably accessible to the residents of the municipality within which the proposed project would be located because of a lack of reasonably accessible retail trade facilities offering such goods or services?					
☐ Yes or ☑ No See narrative for further explanation					
If yes, please provide a third party market analysis or other documentation supporting your response.					
4. Will the project preserve permanent, private sector jobs or increase the overall number of permanent, private sector jobs in the State of New York?					
\square Yes or \square No. ≥ 8 $\bigcirc M$					
If yes, explain Approximately 36 new jobs will be created in year one					
Majority of jobs will be newly created for this facility.					
5. Is the project located in a Highly Distressed Area? Yes or No Located in opportunity zone					
4822-2875-1665.2					

	daptive Reuse Determination
	laptive Reuse is the process of adapting old structures or sites for new purposes)
A)	What is the age of the structure (in years) 45 plus years of)
	Has the structure been vacant or underutilized for a minimum of 3 years? (Underutilized is defined as a minimum of 50% of the rentable square footage of the structure not being utilized or being utilized for a use for which the structure was not designed or intended) Yes or No. How many years? After a 10 years
C)	Is the structure currently generating insignificant income? (Insignificant income is defined as income that is 50% or less than the market rate income average for that property class) Yes or No If yes, what is the current market rate average income for this type of property: and please provide dollar amount of income currently being generated, if any:
D)	Does the site have historical significance? Yes or No
E)	Are you applying for either State/Federal Historical Tax Credit Programs? Yes or No. If yes, provide estimated value of tax credits
F)	Summarize the financial obstacles to development that this project faces without Agency or other public assistance. Please provide the Agency with documentation to support the financial obstacles to development (you may be asked to provide cash flow projections, documenting costs, expenses and revenues with and without IDA and other tax credits included indicating below average return on investment rates compared to regional industry averages):
	See narrative
G)	Briefly summarize the demonstrated support that you intend to receive from local government entities. Please provide the Agency documentation of this support in the form of signed letters from these entities:
H)	Please indicate other factors that you would like the Agency to consider such as: structure or site presents significant public safety hazard and/or environmental remediation costs, site or structure is located in distressed census tract, structure presents significant costs associated with building code compliance, site has historical significance, site or structure is presently delinquent in property tax payments:

Б			TENANTS ARCHITECT
В.	Architect Inform	iation: DikeT	ADA Arhitects
	RDG Arch	toto	17710 Detroit AVE
	2001 MAN	CUSAVe	clevelary otho 44107
	20034 - EI	LESS NY 110	142
C.	Has construction	work on this pr	oject begun? If yes, complete the following:
		21	Yes No 🗹 % COMPLETE
		Clearance: dation:	Yes O No W % COMPLETE
	iii. Footi		Yes No W % COMPLETE
	iv. Steel	-	Yes No W/% COMPLETE
	v. Maso		Yes D No E % COMPLETE
	Other:		
D.		meet zoning requ	irements at the proposed location?
		Yes 🔽	No □
			Sharp' are Crayer '200
	a)	What is the pr	esent town zoning? Shoffing Carl 201
	b)	What town zo	ning is required?
	c)	If a change of change of zon	zoning is required, please provide the details/status of ing request.
E.	Have site plans	peen submitted to	the appropriate planning department? Yes 🗷 No
F.	Has the project r	eceived site plan	approval? Yes \(\sigma\) No \(\surrangle\) with a copy of the planning department approval alo
	with the related		
	In the managed w	project located or	n a site where environmental constraints inhibits the R If yes, explain:

7.	. Project Completion Schedule:					
	A.	What is the proposed commencement of construction/renovation/equipping of the	<u>.</u>			
		i. Acquisition: NA	·			
		ii. Construction/Renovation/Ed	quipping: <u>See below</u>			
	B. Provide an accurate estimate of the time schedule to complete the project <u>and</u> when the first use of the project is expected to occur:					
Lease signed September 10, 2021. 6 months site work by landlord. 12 month						
		<u>Part IV – Project</u>	Costs and Financing			
1.	Pr	oject Costs:				
A. Give an accurate estimate of cost necessary for the acquisition, construction, renovation improvement, and/or equipping of the project location. This page must be completed in addition to any attachments of sources and uses and/or detailed budgets. Translate your attached detailed budget to match the line items below. Be sure that the totals equal.						
		<u>Description</u>	<u>Amount</u>			
		Land* (cost or current market value)	\$			
		Acquisition and Rehabilitation**	\$_2,700,000			
		New construction	\$			
		New additions/expansions of existing	g \$			
		Site Work	\$ 250,000			
		Machinery and Equipment	\$ 2,800,000			
		Legal Fees	\$ _25,000			
		Architectural/Engineering Fees	\$_120,000			
		Financial Charges	\$			
		Other (Specify)	\$ 105,000			
		Total	\$ 6,000,000			

13

n new cor	he building that is financed with tax-exempt IDB proceeds astruction (additions or expansions).		t include any amount expended
2. <u>N</u>	<u>lethod of Financing</u> ; (Must equal budget on page 1	·	<i>t</i> ra
		Amount	Term
	. Tax-exempt bond financing:	\$ NA	years
	. Taxable bond financing:	\$ <u>NA</u>	years
	. Conventional Mortgage:	\$ _NA	years
	SBA (504) or other governmental financing: Public Sources (include sum of all	\$ <u>NA</u>	years
	State and federal grants and tax credits):	_{\$} NA	
E	Other loans:	\$ NA	years
	. Owner/User equity contribution***:	\$6,000,000	years
	Total Project Costs	\$ 6,000,000	
	i. What percentage of the project cost	s will be financed fr	om public sector sources?
other per	None ect financing with IDB proceeds is to be owned by a realty rson, at least a 5% owner equity contribution is suggested.	company/partnership, l	out will be subleased for use by
3. P	ect financing with IDB proceeds is to be owned by a realty	, work in progress, (
3. P	ect financing with IDB proceeds is to be owned by a realty son, at least a 5% owner equity contribution is suggested. roject Financing: Are costs of working capital, moving expenses	, work in progress, (
3. <u>P</u>	ect financing with IDB proceeds is to be owned by a realty son, at least a 5% owner equity contribution is suggested. roject Financing: Are costs of working capital, moving expenses in the proposed uses of bond proceeds? Give or	, work in progress, oletails:	or stock in trade included

* If acquiring land, please note that Federal law prohibits the use of 25% or more of tax-exempt IDB proceeds for the

Part V – Requested Project Benefits e Recording Tax Benefit: gage Amount for exemption (include sum total of construction/permanent/bridge sing): NA ated Mortgage Recording Tax Exemption (product of Mortgage Amount and .75%): NA LUSE Tax Benefit: ated gross amount of COSTS for goods and services that will be subject to State and Sales and Use Tax (such amount to benefit from the Agency's exemption): 3,056,000 ated State and local Sales and Use Tax exemption (typically a product of 8.625% and
age Amount for exemption (include sum total of construction/permanent/bridge bing): NA ated Mortgage Recording Tax Exemption (product of Mortgage Amount and .75%): NA Luse Tax Benefit: ated gross amount of COSTS for goods and services that will be subject to State and Sales and Use Tax (such amount to benefit from the Agency's exemption): 3,056,000 ated State and local Sales and Use Tax exemption (typically a product of 8.625% and
NA ated Mortgage Recording Tax Exemption (product of Mortgage Amount and .75%): NA LUSE Tax Benefit: ated gross amount of COSTS for goods and services that will be subject to State and Sales and Use Tax (such amount to benefit from the Agency's exemption): 3,056,000 ated State and local Sales and Use Tax exemption (typically a product of 8.625% and
As a state of Mortgage Recording Tax Exemption (product of Mortgage Amount and .75%): NA Luse Tax Benefit: Atted gross amount of COSTS for goods and services that will be subject to State and Sales and Use Tax (such amount to benefit from the Agency's exemption): 3,056,000 Atted State and local Sales and Use Tax exemption (typically a product of 8.625% and
NA LUSE Tax Benefit: ated gross amount of COSTS for goods and services that will be subject to State and Sales and Use Tax (such amount to benefit from the Agency's exemption): 3,056,000 ated State and local Sales and Use Tax exemption (typically a product of 8.625% and
ated gross amount of COSTS for goods and services that will be subject to State and Sales and Use Tax (such amount to benefit from the Agency's exemption): 3,056,000 ated State and local Sales and Use Tax exemption (typically a product of 8.625% and
ated gross amount of COSTS for goods and services that will be subject to State and Sales and Use Tax (such amount to benefit from the Agency's exemption): 3,056,000 ated State and local Sales and Use Tax exemption (typically a product of 8.625% and
Sales and Use Tax (such amount to benefit from the Agency's exemption): 3,056,000 ated State and local Sales and Use Tax exemption (typically a product of 8.625% and
ated State and local Sales and Use Tax exemption (typically a product of 8.625% and
above):
263,580
r project has a landlord/tenant (owner/user) arrangement, please provide a breakdown number in "B" above:
i. Owner: \$ NA
i. User: \$ <u>NA</u>
attach a copy of the calculations used to derive the above numbers
perty Tax Benefit:
fy and describe if the project will utilize a real property tax exemption benefit in on to the Agency's PILOT benefit:
: i j

4822-2875-1665,2

3.

B. Agency PILOT Benefit:

RIDA provides real property tax abatements on the increased assessment (value added) as the result of the project. The real property tax abatement is applied uniformly to all eligible taxing jurisdictions. As a general rule the term of the real property tax abatement is 10 years. The basic real property tax abatement provided by RIDA is based upon the equivalent of Section 485(b) of the New York State Real Property Tax Law. This section provides for a 50% real property tax abatement on the increased assessed value in the first year; 45% real property tax abatement in the second year; 40% abatement in the third year; and thereafter declining 5% per year over a 10-year period. A 485(b) real property tax abatement is the standard that RIDA provides. An enhanced or reduced real property tax abatement is considered and/or provided under certain circumstances.

We are requesting the standard PILOT Abatement	
Yes x No Based upon the RIDA Uniform Tax Exempt Policy, I believe this projected for an enhanced real property tax abatement or one that deviates from the standard a request consideration for a variation from the standard abatement in order to make the projected.	and
If you check yes above, please provide a brief explanation as to why:	
i. Term of PILOT requested: 10 year period	

ii. Upon acceptance of this application, the Agency staff will draft a PILOT schedule and indicate the estimated amount of PILOT Benefit based on anticipated tax rates and assessed valuation and attach such information to Exhibit A hereto. At such time, the Applicant will certify that it accepts the proposed PILOT schedule and the schedule will become part of the application.

** This application will not be deemed complete and final until <u>Exhibit A</u> hereto has been completed and executed**

fevired 11 1-22

Part VI - Measures of Growth and Benefits

List the Applicant's and each users present employment at the proposed location, and estimates of (i)
employment at the proposed project location at the end of year one and year two following project
completion and (ii) the number of residents of the Labor Market Area* ("LMA") that would fill the fulltime and part-time jobs at the end of the second year following completion:

* The Labor Market Area includes Nassau and Suffolk Counties.

	Present	First Year	Second Year	Residents of LMA
Full-Time Part-Time**	0	TBD_	33 TBD	100% 100%

Please prepare a separate attachment describing in detail the types of employment at the Project site. Such attachment should outline the titles and corresponding pay scale/benefits.

** Agency staff converts Part-Time jobs into FTEs for state reporting purposes by dividing the number of Part-Time jobs by two (2).

2. Salary and Fringe Benefits:

Category of Jobs to be Retained and Created		Average Fringe Benefits
Salary Wage Earners	\$44,500	\$17,800
Commission Wage Earners	NA	NA
Hourly Wage Earners	\$32,000	\$12,800
1099 and Contract Workers	NA	NA

construction jobs the	T/CONSTRUCTION JOBS — please indicate the projected number of indirect at will be created as a result of the project:
4. What, if an	ry, will be the expected increase in the annual gross dollar amount of sales (or rent)?
	jobs will be retained as a result of this project?0
6. Describe other p	sublic benefits anticipated as a result of this Project.
Filing long time v	acancy in distressed and blighted area. Project will revitalize shopping in the
	ncrease foot traffic to the entire shopping center.
	f jobs will be newly created Long Island (Suffolk County) jobs
4822-2875-1665.2	17

11.00	
A A A A A A A A A A A A A A A A A A A	
AND	A A A A A A A A A A A A A A A A A A A
and the state of t	ti
lote: The Agency reserves the right to visit the facility to confirm that job	creation numbers are being met.

Part VII - Representations, Certifications and Indemnification

1.	Is the Applicant in any litigation or does the Applicant anticipate any litigation which would have a material adverse effect on the Applicant's financial condition? (if yes, furnish details on a separate sheet)				
	Yes □ No 🖾				
2.	Has the Applicant or any of the management of the Applicant, the anticipated users or any of their affiliates, or any other concern with which such management has been connected, been cited for a violation of federal, state or local laws or regulations with respect to labor practices, hazardous wastes, environmental pollution or other operating practices? (If yes, furnish details on a separate sheet)				
	Yes 🗆 No 🖾				
3.	Is there a likelihood that the project would not be undertaken but for the financial assistance provided by the Agency? (If yes, explain why)				
	Yes □ No 🖸				
4.	If the Project could be undertaken without the financial assistance of the Agency, then provide a statement in the space below indicating why the Project should be undertaken by the Agency and what would be the impact on the Applicant and on the municipality if the applicant was unable to obtain financial assistance?				
	The applicant is evaluating potential locations to expand in the North East				
	The benefits provided by the Agency would make this potential location				
	competitive with other locations under consideration.				
5.	The Applicant understands and agrees 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. Jocated 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.

Initial ____

6. The Applicant understands and agrees that in accordance with Section 858-b(2) of the General Municipal Law and any amendment thereto, 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 and with the administrative entity of the service delivery area created pursuant to the Job Training Partnership Act (PL 97-300) in which the project is located (collectively, the "Referral Agencies").

Initial

7. 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 fedgral tax, worker protection and environmental laws, rules and regulations.

Initial _____

8. 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.

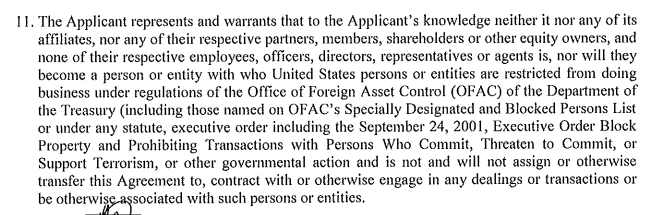
Initial ____

9. The Applicant confirms and hereby acknowledges that as of the date of this Application, the Applicant is in substantial compliance with all provisions of Article 18-A of the New York General Municipal Law, including, but not limited to, the provision of Section 859-a and Section 862(1) of the New York General Municipal Law.

Initial

10. In accordance with Section 862(1) of the New York General Municipal Law the Applicant understands and agrees that projects which 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 within the State is ineligible for financial assistance from the Agency, unless otherwise approved by the Agency as reasonably necessary to preserve the competitive position of the project in its respective industry or to discourage the project occupant from removing such other plant or facility to a location outside the State.

Initial _____



Initial ____

12. The Applicant confirms and hereby acknowledges it has received the Agency's fee schedule attached hereto as Schedule A and agrees to pay such fees, together with any expenses incurred by the Agency, including those of Transaction Counsel, with respect to the Facility. The Applicant agrees to pay such expenses and further agrees to indemnify the Agency, its members, directors, employees and agents and hold the Agency and such persons harmless against claims for losses, damage or injury or any expenses or damages incurred as a result of action taken by or on behalf of the Agency in good faith with respect to the project.

Initial _

13. The Applicant confirms and hereby acknowledges it has received the Agency's Local Labor Policy attached hereto as Schedule B and agrees to comply with the same.

Initial

14. The Applicant hereby agrees to comply with Section 875 of the General Municipal Law. The Company further agrees that the financial assistance granted to the project by the Agency is subject to recapture pursuant to Section 875 of the Act and the Agency's [Recapture and Termination] Policy, attached hereto as Schedule C.

Initial _____

Date: 10/20/20 7

Applicant Signature

Brian Emmert

Printed NOPO, Secretary and Treasurer

Print Title

Sworn to me before this

Day of October

_, ~

(seal)

NOTARY INCOMENS

Mission (5)

Continued from page 21	
Date:	Facility User Applicant Signature
	Prian Emmert
	Printed NamCFO, Secretary and Treasurer
Sworn to me before this Day of October, 20 22 EBROV OF NEW YORK OF NEW PUBLIC NOTARY PUBLIC NOTARY PUBLIC ON THE WAS SON TO SEE THE STATE OF THE STATE OF THE SEE THE SE	Print Title

Part VIII - Submission of Materials

- 1. A cover letter providing a narrative of the project and the purpose. (New build, renovations and/or equipment purchases). Identify specific uses occurring within the project. Describe any new tenants and end users. Provide an historical picture and overview of the project.
- 2. Certified Financial statements for the last two fiscal years (unless included in the Applicant's annual report).
- 3. Applicant's annual reports (or 10-K's if publicly held) for the two most recent fiscal years.
- 4. Quarterly reports (form 10-Q's) and current reports (form 8-K's) since the most recent annual report, if any.
- 5. In addition, please attach the financial information described in items A, B, and C of any expected guarantor of the proposed bond issue.
- 6. Completed Long Environmental Assessment Form and/or applicable short form.
- 7. Most recent quarterly filing of NYS Department of Labor Form 45, as well as the most recent fourth quarter filing. Please remove the employee Social Security numbers and note the full-time equivalency for part-time employees.
- 8. A copy of the most recent real property tax bill for the proposed project location.
- 9. Attach a map highlighting the location of the project.
- 10. An electronic copy and 2 paper copies of preliminary plans or sketches of the proposed project.
- 11. Attach a detailed budget for the project
- 12. A copy of the proposed employment schedule reference on page 17 under Part VI Measures of Growth
- 13. Socio/Economic Impact Study or Market Study if requested or if you answered yes to questions 2 or 3 within the Retail Questionnaire on page 10, then you must also submit a third party market study.
- 14. Attach an explanation of how you calculated the requested sales tax exemption.
- 15. In addition to 7 hard copies, THE APPLICATION MUST BE PROVIDED IN ELECTRONIC FORM along with a separate electronic redacted version to be used by the Agency in the event of a FOIL request. Signatures, ID Numbers, personal contact phone numbers and other confidential information should be redacted. If you have any questions, please contact the Agency personnel.

Part IX - Certification

BRIAN C	EMMERT	(name of repre	esentative of o	company s	submitting applicati	on) deposes and
says that he	or she is the	CFO	_ (title) of	RESTAU	PANT DEPOT,	the corporation
(company na	me) named in the	attached appli	cation; that he	or she ha	s read the foregoing	g application and
knows the co	ntents thereof; an	nd that the same	is true to his	or her kno	wledge.	

Deponent further says that s/he is duly authorized to make this certification on behalf of the entity named in the attached Application (the "Applicant") and to bind the Applicant. The grounds of deponent's belief relative to all matters in said Application which are not stated upon his/her personal knowledge are investigations which deponent has caused to be made concerning the subject matter this Application, as well as in formation acquired by deponent in the course of his/her duties in connection with said Applicant and from the books and papers of the Applicant.

As representative of the Applicant, deponent acknowledges and agrees that Applicant shall be and is responsible for all costs incurred by the Riverhead Industrial Development Agency (hereinafter referred to as the "Agency") in connection with this Application, the attendant negotiations and all matters relating to the provision of financial assistance to which this Application relates, whether or not ever carried to successful conclusion. If, for any reason whatsoever, the Applicant fails to conclude or consummate necessary negotiations or fails to act 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 Applicant is unable to find buyers willing to purchase the total bond issue required, then upon presentation of invoice, Applicant shall pay to the Agency, its agents or assigns, all actual costs incurred with respect to the application, up to that date and time, including fees to bond or transaction counsel for the Agency and fees of general counsel for the Agency. Upon successful conclusion and sale of the transaction contemplated herein, the Applicant shall pay to the Agency an administrative fee set by the Agency in accordance with its fee schedule in effect on the date of the foregoing application, and all other appropriate fees, which amounts are payable at closing.

pplicant Signature

Sworn to me before this 20th Day of Deroper . 20 22

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STATE
OF NEW YORK
NOTARY PUBLIC
Qualified in QUEENS Conn. 1
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EXHIBIT A

Proposed PILOT Schedule				
Upon acceptance of the Application and completion of the Cost Benefit Analysis, the Agency will attach the proposed PILOT Schedule, together with the estimates of net exemptions based on estimated tax rates and assessment values to this Exhibit.				

SCHEDULE A RIVERHEAD INDUSTRIAL DEVELOPMENT AGENCY FEE SCHEDULE

Application Fee

A non-refundable application fee of \$2,000 for applications for project costs under \$5 million and \$4,000 for applications for project costs over \$5 million is required at the time of application. This fee will be credited to the Agency's Administrative Fee, payable at closing.

Administrative Fee

The Administrative Fee charged by the Agency at closing is based on the project costs as determined by the Agency (and as depicted in Section IV of the application for financial assistance) and is as follows: 3/4 of 1% (0.0075) of the total project costs for financial assistance on the first \$10 million plus 1/4 of 1% (0.0025) on the amount of the total project costs for financial assistance over \$10,000,000 1% of the increase of the total project over the original cost projections for amended applications post initial financial approval.

Reporting/Compliance Fee:

State law requires that the Town of Riverhead Industrial Development Agency file certain financial and compliance reports with the State of New York. Much of the information within these reports is required to be furnished by your company and the IDA is obligated to meet a state submission deadline.

All compliance fees apply to each phase of a project which necessitates a separate NYS filing for reporting.

	2022	2023	2024
Annual Compliance Reporting Fee	\$400	\$600	\$750
Single Entity Occupancy			
Annual Compliance Reporting Fee			
Multi Corp Entity/Multi Residential Units/or	\$1000	01050	01500
Accommodations thereof	\$1000	\$1250	\$1500
(21 or more residential tenants and/or 3 or more			
commercial tenants/ multiple tenant or corporate			
entity)		:]
Annual Compliance Reporting Fee	\$1000	\$1000	\$1000
Bond Projects			

Late Reporting/Compliance Fee:

Late reporting compliance fees become due on the day following a report due date.

State law requires that the Town of Riverhead Industrial Development Agency file an Annual Financial and Compliance Report with the State of New York. Much of the information within this report is required to be furnished by your company and the IDA is obligated to meet a state submission deadline. In order to meet this deadline, the Agency will impose a \$500 penalty for late or incomplete filings (applied the day immediately following the due date) with an additional \$250 fee for every 30 days thereafter (pro ratable) until the submission of the report or the benefit recapture provision is implemented. For timely incomplete submissions, the \$250 pro-ratable fee will commence from the date of notification by the Agency of the deficiencies.

Processing Fee:

During the course of IDA ownership/involvement, the Agency may occasionally be required, by the company, to consent to a variety of items, i.e. simple organizational changes, sales tax extension without increase, etc. The Agency will charge a \$500 processing fee for each request.

Assignments & Assumptions:

Occasionally, the IDA is asked to transfer benefits that were assigned to the original company, i.e. PILOT or mortgage recording tax benefits, to a different company, typically upon the sale of the IDA property. The new company often wishes to continue IDA involvement to maintain the viability of the project and needs to retain the incentives. The Agency will charge a \$4000 fee for each of these transactions if requests are made prior to any transfer, otherwise the assignment/assumption will require a full administrative fee based on guidelines set out above.

Reprocessing/Refinance Fee:

During the course of IDA ownership/involvement, the Agency may be required, by the company, to consent to a variety of simple refinancing mechanisms i.e. second mortgages, additional secured financing, refinancing, etc. The Agency will charge a \$2500 processing fee for each request and reserves the right to increase the fee to reflect the complexity of each transaction, but not to exceed the basic administrative application fee.

Late PILOT Payment:

In addition to requirements of GML 874(5), the Agency shall impose its own 5% penalty, plus \$1000 administrative fee for delinquent PILOT payments that are 5 days late, commencing on the sixth day.

Re-Notification Fee

Occasionally, an applicant will cause an adjournment of a public hearing. The IDA will charge a fee of \$100 per requested adjournment to re-notify and repost public notice and payment by the applicant of any necessary stenography or incidental costs associated with the reprocessing.

Termination Fee

A termination fee is applied to all projects at the time inducement ends and the fee amount is at the discretion of the Agency between \$750-2,000.

Recapture Fee

Ten percent 10% of the recapture amount will be assessed on the amount determined to be recaptured.

Counsel

All costs of issuance of bonds, including local counsel and bond counsel, shall be borne separately by the applicant.

All Agency fees are non-refundable and are as amended from time to time.

Sighature //

Adopted as amended 5/9/2022

SCHEDULE B

Agency's Local Labor Policy

Purpose

The purpose of this part is to request companies benefitting from the Riverhead Industrial Development Agency (the "Agency) programs to engage local residents from the Town of Riverhead and the County of Suffolk during the construction phase of projects through the addition of an amendment to the Agency project application. All Agency projects are subject to monitoring by the Riverhead IDA.

Construction Jobs

Construction jobs, although limited in duration, are vital to the overall employment opportunities within the region since construction wages earned by local residents are reinvested in the local economy. It is hereby established to be the policy of the Agency that companies to which it has provided inducement use best efforts to employ local residents during the construction phase of projects. This will ensure that maximum public benefit is realized from Agency assistance.

Requirements of the Applicant

As a condition of receiving inducement and/or financial assistance from the Agency, the Company will agree to satisfy the following requirements, in form and substance satisfactory to the Agency.

The Company hereby represents and warrants that it will use commercially reasonable efforts to advertise, hire and cause any agent of the Company, general contractor, subcontractor, or subcontractor to a subcontractor working on the Project, to hire employees who live within Suffolk County, prioritizing Riverhead Residents. The Agency understands and acknowledges that at certain times local labor may not be available.

Submit to the Agency a "Construction Completion Report" listing the names and business locations of prime contractors, subcontractors and vendors who have been engaged for the construction phase of the project by companies benefitting from the Agency programs. Said report shall identify the name, title, mailing address, phone/fax/email of the project contact person who will be responsible and accountable for providing information about the award of construction contracts relative to the project.

3. The Agency, may at any time during the benefit period, enhance the monitoring and reporting requirements relative to tracking and encouraging the use of local labor.



SCHEDULE C

RECAPTURE AND TERMINATION POLICY RIVERHEAD INDUSTRIAL DEVELOPMENT AGENCY EFFECTIVE June 16, 2016

Pursuant to Sections 874(10) and (11) of Title 1 of Article 18-A of the New York State General Municipal Law (the "Act"), the Riverhead Industrial Development Agency (the "Agency") is required to adopt policies (i) for the discontinuance or suspension of any financial assistance provided by the Agency to a project or the modification of any payment in lieu of tax agreement and (ii) for the return of all or part of the financial assistance provided by the Agency to a project.

Termination or Suspension of Financial Assistance

The Agency, in its sole discretion and on a case-by-case basis, may determine (but shall not be required to do so) to terminate or suspend the Financial Assistance (defined below) provided to a project upon the occurrence of an Event of Default, as such term is defined and described in the Lease Agreement entered into by the Agency and a project applicant (the "Applicant") or any other document entered into by such parties in connection with a project (the "Project Documents"). Such Events of Default may include, but shall not be limited to, the following:

- 1) Sale or closure of the Facility (as such term is defined in the Project Documents);
- 2) Failure by the Applicant to pay or cause to be paid amounts specified to be paid pursuant to the Project Documents on the dates specified therein;
- 3) Failure by the Applicant to create and/or maintain the FTEs as provided in the Project Documents:
- 4) A material violation of the terms and conditions of the Project Documents; and
- 5) A material misrepresentation contained in the application for Financial Assistance, any Project Documents or any other materials delivered pursuant to the Project Documents.

The decision of whether to terminate or suspend Financial Assistance and the timing of such termination or suspension of Financial Assistance shall be determined by the Agency, in its sole discretion, on a case-by-case basis, and shall be subject to the notice and cure periods provided for in the Project Documents.

For the purposes of this policy, the term "Financial Assistance" shall mean all direct monetary benefits, tax exemptions and abatements and other financial assistance, if any, derived solely from the Agency's participation in the transaction contemplated by the Project Documents including, but not limited to:

- (i) any exemption from any applicable mortgage recording tax with respect to the Facility on mortgages granted by the Agency on the Facility at the request of the Applicant;
- (ii) sales tax exemption savings realized by or for the benefit of the Applicant, including the savings realized by any agent of the Applicant pursuant to the Project Documents in connection with the Facility; and

(iii) real property tax abatements granted under the Project Documents.

I. Recapture of Financial Assistance

The Agency, in its sole discretion and on a case-by-case basis, may determine (but shall not be required to do so) to recapture all or part of the Financial Assistance provided to a project upon the occurrence of a Recapture Event, as such term is defined and described in the Project Documents at least as stringent as stated in the attached Exhibit A and Exhibit B. Such Recapture Events may include, but shall not be limited to the following:

- 1) Sale or closure of the Facility (as such term is defined in the Project Documents);
- 2) Failure by the Applicant to pay or cause to be paid amounts specified to be paid pursuant to the Project Documents on the dates specified therein;
- 3) Failure by the Applicant to create and/or maintain the FTEs as provided in the Project Documents;
- 4) A material violation of the terms and conditions of the Project Documents; and
- 5) A material misrepresentation contained in the application for Financial Assistance, any Project Documents or any other materials delivered pursuant to the Project Documents.

The timing of the recapture of the Financial Assistance shall be determined by the Agency, in its sole discretion, on a case-by-case basis, and is subject to the notice and cure periods provided for in the Project Documents. The percentage of such Financial Assistance to be recaptured shall be determined by the provisions of the Project Documents along with statutory interest as provided by law.

All fees and costs including reasonable attorney fees shall be paid by the Applicant.

All recaptured amounts of Financial Assistance shall be redistributed to the appropriate affected taxing jurisdiction, unless agreed to otherwise by any local taxing jurisdiction.

The Agency may determine to terminate, suspend and/or recapture Financial Assistance in its sole discretion. Such actions may be exercised simultaneously or separately and are not mutually exclusive of one another.

II. Modification of Payment In Lieu of Tax Agreement

In the case of any Event of Default or Recapture Event, in lieu of terminating, suspending or recapturing the Financial Assistance, the Agency may, in its sole discretion, adjust the payments in lieu of taxes due under the Project Documents, so that the payments in lieu of taxes payable under the Project Documents are adjusted upward retroactively and/or prospectively for each tax year until such time as the Applicant has complied with the provisions of the Project Documents. The amount of such adjustments shall be determined by the provisions of the Project Documents.

EXHIBIT A to Schedule C PROJECT AGREEMENT RECAPTURE PROVISIONS

Termination, Modification and/or Recapture of Agency Financial Assistance. It is understood and agreed by the Parties hereto that the Agency is entering into the Ground Lease Agreement, the Lease Agreement, the PILOT Agreement, the Sales Tax Authorization Letter and the Project Agreement in order to provide Financial Assistance to the Company for the Facility and to accomplish the public purposes of the Act. The Company hereby makes the following representations and covenants in order to induce the Agency to proceed with the Project/Facility: (a) In accordance with Section 875(3) of the New York General Municipal Law, the policies of the Agency, and the Resolutions, the Company covenants and agrees that it may be subject to a Recapture Event (as hereinafter defined) resulting in the potential recapture of any and all Financial Assistance, as described below, if the Company receives, or its Subagents receives any Financial Assistance from the Agency, and it is determined by the Agency that:

- (1) the Project shall be placed in service no later than five (5) years from the date hereof and shall have received a valid and subsisting Certificate of Occupancy for all structures and uses; or (2) the Company or its Subagents, if any, authorized to make purchases for the benefit of the Project is not entitled to the sales and use tax exemption benefits; or
- (3) the sales and use tax exemption benefits are in excess of the amounts authorized by the Agency to be taken by the Company or its Subagents, if any; or
- (4) the sales and use tax exemption benefits are for property or services not authorized by the Agency as part of the Project; or
- (5) the Company has made a material false or misleading statement, or omitted any information which, if included, would have rendered any information in the application or supporting documentation false or misleading in any material respect, on its application for Financial Assistance; or
- (6) the Company fails to meet and maintain the thresholds and requirements representing certain material terms and conditions, said Investment Commitment, Employment Commitment, and Local Labor Commitment, all as further defined below, being additional purposes to be achieved by the Agency with respect to its determination to provide Financial Assistance to the Project and required by the Agency to be complied with and adhered to, as evidenced by submission, as so required by the Agency, of written confirmation certifying and confirming on an annual basis beginning in the first year in which Financial Assistance is so claimed, through the conclusion of the later of either two (2) years following the (i) construction completion date or (ii) the calendar year of the termination of the PILOT Agreement or final bond payment whichever is later (said date hereinafter referred to as the "Project Completion Date" and the time period so referenced being hereinafter defined as the "Material Terms and Conditions Monitoring Period") confirming the following:
- (a) Investment Commitment that the total investment actually made with respect to the Project at the Project's construction completion date equals or exceeds (insert amount) (which represents the product of 85% multiplied by (insert amount) being the total project cost as stated in the Company's application for Financial Assistance); and
- (b) Employment Commitment that there are at least (insert number) existing full time equivalent ("FTE") employees located at, or to be located at, the Facility as stated in the Company's application for Financial Assistance (the "Baseline FTE"); and
- the number of current FTE employees in the then current year at the Facility; and that the Company has maintained and created FTE employment at the Facility equal to (insert number) FTE employees (representing the sum of (insert number) Baseline FTE plus the product

of 85% multiplied by (insert number) (being the total number of new FTE employee positions as proposed to be created by the Company as stated in the Company's application for Financial Assistance); and

- (c) Local Labor Commitment that the Company adheres to and undertakes or has undertaken construction activities in compliance with the Agency's Local Labor Workforce Policy on an annual reporting basis during the construction period; and
- (d) Project Assessment Reporting Commitment that the Company shall provide, annually, to the Agency, certain information to confirm that the Project is achieving the investment, job retention, job creation, and other objectives of the Project.

In order to accomplish the foregoing, the Company shall provide annually, to the Agency, a certified statement and documentation: i) enumerating the full time equivalent jobs retained and the full time equivalent jobs created as a result of the Financial Assistance, by category, including full time equivalent independent contractors or employees of independent contractors that work at the Project location, and (ii) indicating that the salary and fringe benefit averages or ranges for categories of jobs retained and jobs created in form as supplied by the Agency and as may be amended from time to time by the Agency.

The findings made by the Agency with respect to Section 3(a)(1), (2), (3) and/or (4) and/or failure to provide the written confirmation as required by Section 3(a)(5) with respect to the thresholds and requirements as identified in Section 3(a)(5), above, and/or failure to meet the thresholds and requirements as identified in Section 3(a)(5) above, may potentially be determined by the Agency, in accordance with the Sales Tax Authorization Letter and Section 6.15 Recapture of Agency Benefits contained in the Lease Agreement and/or a failure to comply with the Agency's policies and Resolutions (collectively, findings and determinations made as described herein with respect to Section 3(a)(1), (2), (3) and/or (4) and/or the failure under Section 3(a)(5) to submit the required certification and/or the failure to meet the required thresholds and requirements as specified in Section 3(a)(5) are hereby defined as a "Recapture Event"). If the Agency declares a Recapture Event, the Company agrees and covenants that it will (i) cooperate with the Agency in its efforts to recover or recapture any or all Financial Assistance obtained by the Company and (ii) promptly pay over any or all such amounts to the Agency that the Agency demands in connection therewith. Upon receipt of such amounts, the Agency shall then redistribute such amounts to the appropriate affected tax jurisdiction(s). The Company further understands and agrees that in the event that the Company fails to pay over such amounts to the Agency, the New York State Tax Commissioner may assess and determine the New York State and local sales and use tax due from the Company, together with any relevant penalties and interest due on such amounts.

- (b) In accordance with the Resolutions the Company further: (i) covenants that the purchase of goods and services relating to the Project and subject to New York State and local sales and use taxes are estimated in an amount up to (insert amount), and, therefore, the value of the sales and use tax exemption benefits authorized and approved by the Agency, subject to Section 3(a) of this Agent Agreement, cannot exceed (insert amount).
- (c) The Company acknowledges and understands that a Recapture Event made with respect to Section 3(a)(4) of this Project Agreement will, in addition, immediately result in the loss and forfeiture of the Company's right and ability to obtain any and all future Financial Assistance with respect to the Project.

EXHIBIT B to Schedule C LEASE AGREEMENT RECAPTURE PROVISIONS

Recapture of Agency Benefits.

- (a) It is understood and agreed by the parties to this Lease Agreement that the Agency is entering into this Lease Agreement in order to accomplish the public purposes of the Act. In consideration therefor, the Company hereby agrees as follows:
- (i) If there shall occur a Recapture Event (as defined below) prior to the completion of the construction and equipping of the Project and the Company thereafter sells all or substantially all of the Project or causes all or substantially all of the Project to be sold within two years of the exercise of such option to terminate this Lease Agreement, the Company shall pay to the Agency, as a return of public benefits conferred by the Agency, all Benefits as defined below.
- (ii) If there shall occur a Recapture Event after the earlier of (i) the date on which the Project shall have been substantially completed, or (ii) twenty-four months from the date of execution of this Lease Agreement (the earlier of said dates hereinafter the "Operations Commencement Date"), the Company shall pay to the Agency as a return of public benefits conferred by the Agency, the amounts set forth in this paragraph (a)(ii) of Section 6.15.
- 1. one hundred percent (100%) of the Benefits if the Recapture Event occurs within the first six (6) years after the Operations Commencement Date;
- 2. eighty percent (80%) of the Benefits if the Recapture Event occurs during the seventh (7th) year after the Operations Commencement Date;
- 3. sixty percent (60%) of the Benefits if the Recapture Event occurs during the eighth (8th) year after the Operations Commencement Date;
- 4. forty percent (40%) of the Benefits if the Recapture Event occurs during the ninth (9th) year after the Operations Commencement Date;
- 5. twenty percent (20%) of the Benefits if the Recapture Event occurs during the tenth (10th) year after the Operations Commencement Date.

The term "Benefits" shall mean, collectively, all Financial Assistance realized by the Company including, but not limited to, exemption from real property tax, mortgage recording tax, transfer tax, sales or use tax, and filing and recording fees.

The term "Recapture Event" shall mean any of the following events:

- 1. The Company shall have liquidated its operations and/or assets or shall have ceased all or substantially all of its operations at the Project (whether by relocation to another facility or otherwise, or whether to another facility either within or outside of the Town);
- 2. The Company shall have leased all or any portion of the Project in violation of the limitations imposed by Section 7.1 hereof, without the prior written consent of the Agency;
- 3. The Company shall have effected substantial changes in the scope and nature of the Company's operations at the Project;
- 4. The Company shall have transferred all or substantially all of its employees to a location outside of the Town; or
- 5. The Company shall have sold, leased, transferred or otherwise disposed of all or substantially all of its interest in the Project.

Notwithstanding the foregoing, a Recapture Event shall not be deemed to have occurred if the Recapture Event shall have arisen as a direct immediate result of (i) a taking or condemnation by governmental authority of all or substantially all of the Project, (ii) the inability at law of the Company to rebuild, repair, restore or replace the Project after the damage or destruction of the project, in whole or in part, to substantially its condition prior to such event, which inability shall

have arisen in good faith through no fault on the part of the Company, or (iii) a matter to which the Agency shall have given its express prior written consent.

- 6. The submission of any knowingly materially false or knowingly materially misleading information in the Application or proceedings held by the Agency on the Application. This is a continuing obligation of the Company.
- 7. Failure to comply with the requirements of General Municipal Law Section 875.
- (b) The Company covenants and agrees to furnish the Agency with written notification upon any Recapture Event occurring within ten (10) years of the Operations Commencement Date, which notification shall set forth the terms thereof. The provisions of this Section 6.15 shall survive the termination of this Lease Agreement for any reason whatsoever, notwithstanding any provision of this Lease Agreement to the contrary.
- (c) In the event any payment owing by the Company under this Section 6.15 shall not be paid on demand by the Company, such payment shall bear interest from the date of such demand at the rate of nine percent (9%) per annum until the Company shall have paid such payment in full, together with such accrued interest to the date of payment, to the Agency.
- (d) The Agency, in its sole discretion, may waive all or any portion of any payment owing by the Company under this Section 6.15.
- (e) The Company covenants and agrees to furnish the Agency with written notification upon any such disposition of the Project or any portion thereof made within ten (10) years of its completion, which notification shall set forth the terms of such sale. The provisions of this Section 6.15 shall survive the termination of this Lease Agreement for any reason whatsoever, notwithstanding any provision of this Lease Agreement to the contrary.
- (f) In the event of a conflict between this section 6.15 "Recapture of Agency Benefits" and the General Municipal Law Section 875, Section 875 shall control.

RIVERHEAD INDUSTRIAL DEVELOPMENT AGENCY

TOWN OF RIVERHEAD



200 Howell Avenue Riverhead, NY 11901

(631) 369-5129

NEW YORK STATE FINANCIAL REPORTING REQUIREMENTS FOR INDUSTRIAL DEVELOPMENT AGENCIES

Section 859 of the General Municipal Law requires additional financial reporting requirements by all IDA's in New York State and is of particular importance to IDA applicants. (copy attached). This section requires the Agency to transmit financial statements within 90 days following each December end of the Agency's fiscal year., prepared by an independent, certified public accountant, to the New York State Comptroller, the Commissioner of the New York State Department of Economic Development, and the governing body of the municipality for whose benefit the Agency was created (Town of Riverhead). These audited financial statements shall include supplemental schedules listing the following information:

All bonds and notes issued, outstanding or retired during the period and whether or not they are obligations of the Agency.

All new bond issues shall be listed and for each new bond issue, the following information is required:

Name of the project financed with the bond proceeds.

Name and address of each owner of the project.

The amount of tax exemptions granted for each project.

Purpose for which the bond was issued.

Bond interest rate at issuance and, if variable, the range of interest rates applicable.

Bond maturity date.

Federal tax status of the bond issue.

The Public Authorities Reform Act of 2009, Section 2800 requires annual reports of operations and accomplishments which includes projects undertaken by the Agency. The Annual Compliance Reports shall include company provided information relative to individual projects including but not limited; to capital investment made, salaries, employee count, exemptions received, and pilot payments made. Your company must submit this information no later than February 10th of each year.

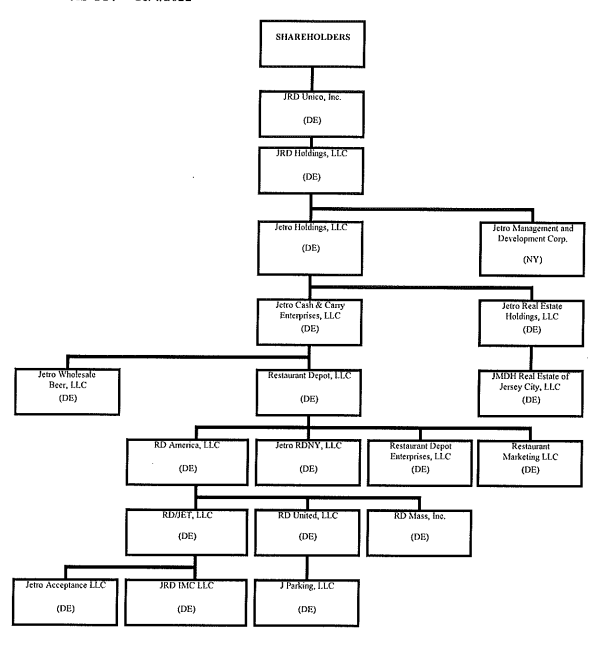
Please sign below to indicate that you have read and understood the above.

Chief Executive Officer of Applicant

10/20/2072 Date

JRD UNICO, INC. ORGANIZATIONAL CHART

AS OF: 10/4/2022



617.21

Appendix C

State Environmental Quality Review
SHORT ENVIRONMENTAL ASSESSMENT FORM
For UNLISTED ACTIONS Only

PART I-PROJECT INFORMATION (To be completed by Appli	cant or Projec	Sponsor)		
LAPPLICANISPONSOR RD AMERICALLE DEA RESTAURANT DEPOT PA	ELLEY J	AZA Shopping	CONKL-	Restruct
3. PROJECT LOCATION: Municipality () Warring () County	nty 🗹 🕻	1971/2 111/		Sepor
יין אועט ווישעט	JUT Jandmarks etc	or provide man)		
I. PRECISE LOCATION (Street address and road intersections, prominent Riverness plaza shopping Cenkle	Introduced of a	to heart man		
765010 COUNTY ROAD, RIVEHEAD, NY	1901			
5. IS PROPOSED ACTION:	KA FOO			
6. DESCRIBE PROJECT BRITISHOWAYE A POTTON (65,83)	17/1	he former W	AI-MART	יייוינסווטע
S. IS PROPOSED ACTION: New Expansion Withdiffication/alteration 6. DESCRIBE PROJECT BRITISHWAIALE A POTTON (65,23) INTO AREW RESTAULT	M Dep	5T 510KE		/
7. AMOUNT OF LAND AFFECTED: Initially 71.9 acres Ultimately 2	1.9	acres		
8. WHE PROPOSED ACTION COMPLY WITH EXISTING ZONING OF	OTHER EXIS	TING LAND USE R	ESTRICTION	S?
Wifes Disto it too, describe orders				
9. WHAT IS PRESENT LAND USE IN ICINITY OF PROJECT?	ad-tiorasiO	a Space 🏻 Other		
E Restoribility E incomplete	arorotesvope	tapace to ome		
Describe: Shopping Center				
10. DOES ACTION INVOLVE A PERMIT APPROVAL, OR FUNDING,	NOW OR ULT	IMATELY FROM A	NY OTHER	
GOVERNMENTAL AGENCY (PEDERAL, STATE OF LOCAL)? Des Do Hyes, list ugency(s) and permittapprovals				
Bytes 1740 11 Jest installand (a) min between the com-				
	<u></u>			
11. IXDES ANY ASPECT OF THE ACTION HAVE A CURRENTLY VA	ad permit c	R APPROVAL?		
and the second s	AUDBOUAL	COLUMN MODIEICA	TION?	
12. AS A RESULT OF PROPOSED ACTION WILL EXISTING PERMIT.				
1 CERTIFY THAT THE INFORMATION PROVIDED ABOVE IS	TRUE TO THE	BEST OF MY KNO		
Applicant/sponsor name: RD AMERICA, LIC DBA RESTA	DANT DEA	P Date: //3/	2077	
CFO, Secretory & Tre	dsurer	_		
If the action is in the Coastal Area, and you coastal Assessment Form before pro-	are a state a ecding with t	gency, complete th his assessment	ie	
OVER				
1				
Error! Unknown document property name.				