



MATTHEW T MCDONOUGH CHIEF EXECUTIVE OFFICER

### FORM APPLICATION FOR FINANCIAL ASSISTANCE

DATE: 1/7/2019	9
APPLICATION OF:	Company Name of Beneficial User of Proposed Project
	(Not Realty or Special Purpose Entity (SPE) created for liability)
CURRENT ADDRESS:	54-15 48 TH STREET
	M ASPETH, 11.1/ 11378
ADDRESS OF PROPERTY	
TO RECEIVE BENEFITS:	71-75 VERDI STREET
	- FARMING DIALE, NEW YURIC 11735
	Tax Map # District 0100 Section 047,00 Block 04.00 Lot (s) 08.002

#### **INDEX**

PART I USER DATA AND OWNER (IF DIFFERENT)

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

EXHIBIT A SCHEDULE A Proposed PILOT Schedule Agency's Fee Schedule

SCHEDULE B Recap

Recapture Policy\*

### Part I: User (Applicant) & Owner Data (if different)

User D	ata (Applicant):
A.	User: AFA PPING CORP.
	Address: 54-15 48 STREET
	MASPETH, 11.1/1/378
	Federal Employer ID #: Website: WWW, A (FH PIRING, COM
	NAICS Code: 238220
	(The North American Industry Classification System (NAICS) is the standard used by Federal statistical agencies in classifying business establishments for the purpose of collecting, analyzing, and publishing statistical data related to the U.S. business economy www.census gov eos/www naics/)
	Name of User Officer Certifying Application:
	Title of Officer:
	Phone Number: E-mail:
В. 1	Business Type:
	Sole Proprietorship Partnership Privately Held
	Public Corporation □ Listed on
	State of Incorporation/Formation: NEW YORK
C. 1	Industry"; "distributor of")  MECHANI PHL (HUHE) CONTRACTOR
D. U	ser Counsel:
	Firm Name: HollANDER LAW GROUP PLIC
	Address: 40 Cutter MILL RUAD - SoutE 203
	BREAT NECK, N.Y. 11021
	Individual Attorney: LANCY HOLLANDER
	Phone Number: 516-498-1000 E-mail: LHOLLANDER HOUNTE

E.	. Principal Stockholders, Members or Partners, if any, of the	User (5% or more equity):
	Name	Percent Owned
	MICHAEL HOLAND MICHAEL CAPOZZOLA	50%
	MICHBEL CAPOZZOLA	50%
F.	Has the User, or any subsidiary or affiliate of the User, or officer, director or other entity with which any of these in with:	dividuals is or has been associated
	<ul> <li>ever filed for bankruptcy, been adjudicated ban otherwise been or presently is the subject proceeding? (if yes, please explain)</li> </ul>	krupt or placed in receivership or of any bankruptcy or similar
	ii. been convicted of a felony, or misdemeanor, motor vehicle violation)? (if yes, please explain)	or criminal offense (other than a
	N/A	
	If any of the above persons (see "E", above) or a group interest in the User, list all other organizations which are rel persons having more than a 50% interest in such organization	ated to the Hear by winter of and
	X/A	
Н.	Is the User related to any other organization by reason of moindicate name of related organization and relationship:	ore than a 50% ownership? If so,
L	List parent corporation, sister corporations and subsidiaries:	
	14/17	

1	. 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:
K	List major bank references of the User:
	S. P. MURGAN CHASE
	SANTANDER BAKK
	-applicants for assistance or where a landlord/tenant relationship will exist between the owner ser)**
A	Owner (together with the User, the "Applicant"): VERDI MANAGEMENT LLC
	Address: 71-75 VEROI STREET
	FARMINGCLUE, N.Y 11735
	Federal Employer ID #:
	NAICS Code: 531126
	Name of Owner Officer Certifying Application:
	Title of Officer:
	Phone Number E-mail:
B.	Business Type:
	Sole Proprietorship Partnership Privately Held
	Public Corporation   Listed on
	State of Incorporation/Formation: NEW York
C.	Nature of Business:  (e.g., "manufacturer of for industry"; "distributor of"; or "real estate holding company")
	REAL ESTATE HOLDING PUNIFORY

D. Ale me	Oser and the Owner Related Entities?	Yes D	No 🗆
:	<ul> <li>i. If yes, the remainder of the questions of "F" below) need not be answered if</li> </ul>	in this Part I, Secti answered for the O	on 2 (with the exception
i	ii. If no, please complete all questions bel		
E. Owner's	s Counsel:		
Firm	Name:		
Add	ress:		
Indiv	vidual Attorney:		
Phon	ne Number: E-mail		
F. Principal	Stockholders or Partners, if any (5% or m		
	Name		
	-	Percent Owne	ed
	MICHAEL HOLAND	50%	7
	MICHAEL HELAND	50 70	
G. Has the officer, diwith:	Owner, or any subsidiary or affiliate of irector or other entity with which any of t	nese individuals is	or has been associated
•	ever filed for bankruptcy, been adjudica otherwise been or presently is the proceeding? (if yes, please explain)	subject of any b	aced in receivership or eankruptcy or similar
ii.	been convicted of a felony or crimin violation)? (if yes, please explain)	al offense (other	than a motor vehicle

H.	If any of the above persons (see "F", above) or a group of them, owns more than 50% interes in the Owner, list all other organizations which are related to the Owner by virtue of such persons having more than a 50% interest in such organizations.
1.	Is the Owner related to any other organization by reason of more than a 50% ownership? If so, indicate name of related organization and relationship:
J.	List parent corporation, sister corporations and subsidiaries:
K.	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? (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:
L.	List major bank references of the Owner:

### Part II - Operation at Current Location

1.	Current Location Address: 54-15 48 STREET, MASporth, All 11378	
2.	Owned or Leased: LEASED	
3.	Describe your present location (acreage, square footage, number of buildings, number of flootetc.):  A, 9,500 Square Foot, 1 Stony Building	ors
4.	Type of operation (manufacturing, wholesale, distribution, retail, etc.) and products and services:  MECHANICAL CONTINACTOL	/o:
	PERFORM STEHMFILLING SERVICES	
5,	Are other facilities or related companies of the Applicant located within the State?  Yes No D	
б.	A. If yes, list the Address: 54-15 48 STREET, MASPETH N.V. 1378  If yes to above ("5"), will the completion of the project result in the removal of such facility of facilities from one area of the state to another OR in the state to anot	
	facilities from one area of the state to another OR in the abandonment of such facility or facilities located within the State? Yes No I	or es
	A. If no, explain how current facilities will be utilized:	
	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:	_ :o
	SEE AHACHED	Witness .
		-
		_



Part II Operations at Current location

Question #6 (B)

The project is necessary for the company to maintain its competitive position in the industry. Therefore, the purchase of this facility located at 71-75 Verdi Street will enable us to compete on par with other companies which have deeper product base than Alfa Piping and the reason why is the lack of space that we are presently operating in. We presently are located at 54-15 48<sup>th</sup> Street Maspeth NY where we occupy approximately 9,500 square feet of a one-story facility of warehouse and office space. The purchase of this property will enable us to operate efficiently and expand Alfa Piping. The additional space we will acquire will allow us to fabricate the needed piping requirements for clients instead of doing all the fabrication such as cutting the piping, attaching fittings, valves and the like on site. We will be able to have them completed to the spec requirements in the new facility and bring them to the job location. This will increase the field productivity and allow Alfa Piping to maintain its competitive position while remaining in New York State.

7.	Has the Applicant actively considered sites in another state? Yes No D
	A. If yes, please list states considered and explain:
	SEE ATTACHED
8.	Is the requested financial assistance reasonably necessary to prevent the Applicant from moving out of New York State? Yes No 🗆
	A. Please explain: SEE 1ATT ACH (SD
9.	Number of full-time employees at current location and average salary:
	57 - AUPRIAGE Salary \$85,000

(Remainder of Page Intentionally Left Blank)

ALFA PIPING CORP. 54-15 48<sup>TH</sup> STREET MASPETH, NY 11378 718-433-2525

FAX: 718-433-4421



December 3, 2018

Babylon Industrial Development Agency 47 West Main Street, Suite 3 Babylon, NY 11702

Altention: Thomas E. Dolan
Acting Chief Executive Officer

Re: Alfa Piping Corp.

Form Application for Financial Assistance

Part II – Operation at Current Location – Question # 7

Plas Applicant actively considered sites in another state?

Question # S - Is the requested assistance reasonably necessary to prevent the Applicant From moving out of New York State?

Dear Mr. Dolan.

Question # 7 - The answer is Yes! We looked at properties in New Jersey knowing that moving to New Jersey would not have any adverse effect on the company. We found that the cost of comparable space was less with lower operating cost. The New Jersey Economic Development Authority was also willing to provide us with programs such as the Grow New Jersey (Corporate Tax Credits), Loan Programs, Premier Loan Programs and Sales Tax Exemption.

Question # 8 – The answer is Yes! The requested financial assistance is not only reasonably necessary but is definitely necessary in keeping the company from moving out of New York. Without the financial assistance, the cost of operating in New York would be prohibitive; including the upfront capital cost and the associated tax liabilities would greatly diminish the company's ability to remain competitive and grow.

### Part III - Project Data

1.	Project Type:				
	A. What type of transaction are you seeking?: (Check one)  Straight Lease  Taxable Bonds  Tax-F  Equipment Only Straight Lease	Exempt Bonds D	1		
	B. Type of benefit(s) the Applicant is seeking: (Check all that apply)  Sales Tax Exemption Mortgage Recording Tax Exemption Real Property Tax Abatement:				
	Location of project:				
1	A. Street Address: 71-75 Value Street, FAIM	INGCLEVE VITA	_/_735		
ı	5. Tax Map: District 0100 Section 095.00 Block 09	600 Lot(s)	008.000		
(	C. Municipal Jurisdiction:				
	i. Village: ii. School District: SC 022 School District iii. Library: LD022 LIBRARY TAK - E.	FAX MINER	luk		
	). Acreage: 30,020 c <sub>1</sub> ft	- C- PAIN MAC	276		
	roject Components (check all appropriate categories):				
A.	Construction of a new building i. Square footage:	□ Yes	₽ No		
<b>B.</b>	Renovations of an existing building i. Square footage:	Yes Yes	□ N6-		
C.	Demolition of an existing building i. Square footage:	□ Yes	□ No		
D.	Land to be cleared or disturbed i. Square footage/acreage:	☐ Yes	No		
E.	Construction of addition to an existing building i. Square footage of addition:	☐ Yes	No No		
	ii. Total square footage upon completion:	-			
F.	Acquisition of an existing building i. Square footage of existing building: 20,028 4	D V	□ No		

	G.	Installatio	on of machiner	y and/or Equip	oment	☑ Yes			No
		Ž.	List principal	items or cate	gories of equipment	to be acquired	l: _ <i>W</i>	ELDI	N6
4.	<u>Cı</u>	MB-HI FABRIO arrent Use a	NES, GAIN	DERS, GROO	WE MAXHUES TO CESSONIES	ON BOXES			
	A.	Does the			title to the proposed				
		i.	If no, please l	ist the present	owner of the site:	VERVI REA	VTY L	16	
	B.	Present us	e of the propos	ed location: 4	10% of SPACE 21/11	LIZZO By DI	ASTE	FL.	
	į	MECHANI DECLARA	CAL ASAH	140 CONTRA	JOR AND TWO	TENANTSE	EACH	+	
	О.	Agency or	another?)	n currently si □ Yes	ubject to an IDA	ransaction (w	hether	thro	ugh this
		i.	If yes, explain						
	D.	Is there a p	urchase contra	ct for the site	? (if yes, attach):	₩ Ye	s C	J No	)
	E.	Is there an	existing or pro	posed lease fo	or the site? (if yes, at	tach): 🗆 Ye	s Ø	a No	)
<del>,</del>	Pro	posed Use:							
		STEAM) BESIDES	Fret incy AS THE SIBAME	A MEAN DE	Applicant or other u    MATHANICHL (4)   EIL OF STEHMFOR    VIII BE BIDDING   MG ANETOSII  ENSULATION	WTRHETOK_	SDECI	14112	ING IN
	В.	Proposed pi	roduct lines and	d market dema	ands: IN DUSTRIA PRAY BAND DIEL WAS AND PRIVA	(T) H 40	E CC	4C RIE	
	C. 1	If any space project to be	e is to be lease e leased to eacl	d to third part tenant, and t	ies, indicate the ten he proposed use by	ant(s), total sq each tenant:	uare f	ootage	e of the
	-	PREFE	UEO EURI	NO FAC	-4,000 Sf jt	DISTRIBUT	COY/	2F /1	<u>ARTY Sopplies</u>
	B-	MAT SA	ating Good	As/10-4,0	ought my	clis tribute	:5JC	ETS CL	veare_

		SEE ATTACHES  Need/purpose for project (e.g., why is it necessary, effect on Applicant's business):				
Ε	E. Will any portion of the project be u personally visit the project location?	sed for the	e making	g of retail sales to customers		
	i. If yes, what percentage of the sale of retail goods ar project location?	id/or servi	ices to di	will be utilized in connection ustomers who personally visit		
<u>P</u>	Project Work:					
A	A. Has construction work on this project b	egun? Ify	es, comp	olete the following:		
	<ul> <li>i. Site Clearance:</li> <li>ii. Foundation:</li> <li>iii. Footings:</li> <li>iv. Steel:</li> <li>v. Masonry:</li> <li>vi. Other:</li> </ul>	Yes □ Yes □	No 🗆 No 🗆 No 🗆	% Complete ///// % Complete ////		
B.	3. What is the current zoning?	N Dast	RUCH	(girt)		
C.	C. Will the project meet zoning requirement		/	O .		
	Yes Wo No					
D.	O. If a variance or change of zoning is requor change of zone request:			e the details/status of the varian		

ALFA PIPING CORP. 54-15 48<sup>TH</sup> STREET MASPETH, NY 11378 718-433-2525

FAX: 718-433-4421



December 3, 2018

Babyion Industrial Development Agency 47 West Main Street, Suite 3 Babylon, NY 11702

Attention: Thomas E. Dolan

Acting Chief Executive Officer

Re: Alta Piping Corp.
Form Application for Financial Assistance
Part III – Project Data – Question 5
Proposed Use – D
Need / purpose for project (e.g., why is it necessary, effect on Applicant's business)

Dear Mr. Dolan.

Alfa is presently located in a one story building of approximately 9,500 square feet of which 3,500 square feet is office space leaving 6,000 square feet of warehouse space. The office is overcrowded and uncomfortable to work in. By moving to the Larmingdale location, employees will be situated in a nicer environment , spacey and comfortable, more conductive to an efficient and productive atmosphere. It will also leave open the option of biring additional office personnel which will be necessary once the move is complete.

As to the warehouse, Alta will have more space at the new location, allowing for the purchase of additional fabrication equipment and the hiring of additional shop employees allowing for the increase in its piping fabrication; which will increase overall field productivity and gross profit margins.

Both of the above will have positive effects not only on the bottom line, but on the overall moral of the company.

7.	<u>Project</u>	Completion	on Schedule:
----	----------------	------------	--------------

Α,	construc		proposed vation/equip	commencement pping of the project?	date	for	the	acquisition	and	the
	1.	Acquis	sition:	JANUary ovation/Equipping:	201	9				
	ii.	Constr	uction/Reno	ovation/Equipping:	10	BE	DE	TERM (N	E)	
B.	Provide a use of the	in accura	te estimate is expected	of the time schedule	e to co	mplete	the p	roject and wh	en the	first
		EXP	ECTED -	to BE grown	A-Tina	ĝ			Ø	
			gail	2019			··-			
					-					

(Remainder of Page Intentionally Left Blank)

## Part IV - Project Costs and Financing

### 1. Project Costs:

A.	Give an accurate estimate of cost improvement and/or equipping of the	necess ≥ proje	eary for the acquisition, const	iruction, renovation	on.
	Description	- "			****
	Land and/or building acquisition	\$ .	2, 600,000	<b>*</b>	
	Building(s) demolition/construction	n \$	3, 20 - 100 (		-
	Building renovation	_	100.00		
	Site Work			2	-
	Machinery and Equipment	5	<u>15.000</u>	0	_
	Legal Fees	ŝ	45000		-
	Architectural/Engineering Fees	5 5	12,000	)	
	Financial Charges	£_	27 500	-	
	Other (Specify)		0.1000		
	Total	5_	2,847,500	and the state of t	
2. Metho	od of Financing:				
A. Ta B. Ta C. Co D. SH E. Pui	ex-exempt bond financing:  Anable bond financing:  Noventional Mortgage:  A (504) or other governmental financial  blic Sources (include sum of all  State and federal grants and tax credit  ner loans:  'ner/User equity contribution:  Total Project (  i. What percentage of the project	s): Costs of costs	Amount \$ 1300000 \$ 283,750 \$ \$ 363,750 \$ \$ 3847,500 \$ \$ \$ 3847,500 \$ \$ \$ 3847,500 \$	Term years years years years years years years years	
		11/69			

A. Have any of the above costs been paid or incurred (including contracts of sale o orders) as of the date of this application?  i. If yes, provide detail on a separate sheet. CONTRACT OF SALE  B. Are costs of working capital, moving expenses, work in progress, or stock in trad in the proposed uses of bond proceeds? Give details:  A/A  C. Will any of the funds borrowed through Agency Bonds be used to repay or refersisting mortgage or outstanding loan? Give details:  A/A  D. Has the Applicant made any arrangements for the marketing or the purchase of the bonds? If so, indicate with whom:	
B. Are costs of working capital, moving expenses, work in progress, or stock in trad in the proposed uses of bond proceeds? Give details:	or purchase
C. Will any of the funds borrowed through Agency Bonds be used to repay or refexisting mortgage or outstanding loan? Give details:  NA  NA  D. Has the Applicant made any arrangements for the marketing or the purchase of the bonds? If so, indicate with whom:	-
C. Will any of the funds borrowed through Agency Bonds be used to repay or refersisting mortgage or outstanding loan? Give details:  Applicant made any arrangements for the marketing or the purchase of the bonds? If so, indicate with whom:	de included
C. Will any of the funds borrowed through Agency Bonds be used to repay or refersisting mortgage or outstanding loan? Give details:  Applicant made any arrangements for the marketing or the purchase of the bonds? If so, indicate with whom:	
C. Will any of the funds borrowed through Agency Bonds be used to repay or referrishing mortgage or outstanding loan? Give details:  NA  D. Has the Applicant made any arrangements for the marketing or the purchase of the bonds? If so, indicate with whom:	
D. Has the Applicant made any arrangements for the marketing or the purchase of the bonds? If so, indicate with whom:	efinance an
bonds? If so, indicate with whom:	
	the bond or

(Remainder of Page Intentionally Left Blank)

				Part V - Project Benefits
1.	<u>M</u> 0	ortgage Reco	rding Tax Be	nefit:
	A.	Mortgage financing):	Amount for	exemption (include sum total of construction/permanent/bridge
				\$ 2,583,780
	B.	Estimated I Mortgage R	Mortgage Red lecording Tax	ording Tax Exemption (product of Mortgage Amount and current Rate):
				s 19,378
2.	Sal	les and Use	Γax Benefit:	
	A.	Gross amou Tax (such a	int of costs for mount to bene	r goods and services that are subject to State and local Sales and Use efit from the Agency's exemption):
				\$ 165,000
	B.			Sales and Use Tax exemption (product of current State and Local nd figure above):
				s 14,231
	C.	If your proj of the numb	iect has a land per in "B" abo	llord/tenant (owner/user) arrangement, please provide a breakdown ve:
		i.	Owner:	s <u>N/A</u>
		ii.	User:	\$ <u>N/A</u> \$ <u>N/A</u>
3,	Re	al Property	Tax Benefit:	
	A.		d describe if ency's PILOT	the project will utilize a real property tax exemption benefit other benefit:
			OT D	

#### B. Agency PILOT Benefit:

i. Term of PILOT requested: 15 years

ii. Upon acceptance of this application, the Agency staff will create a PILOT schedule and indicate the estimated amount of PILOT Benefit based on anticipated tax rates and assessed valuation and attached such information to Exhibit A hereto. At such time, the Applicant will certify that it accepts the proposed PILOT schedule and requests such benefit to be granted by the Agency.

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

#### Part VI - Employment Data

1. List the Applicant's and each users present employment, 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 full-time and part-time jobs at the end of year second year following completion:

	Present	First Year	Second Year	Residents of LMA
Full-Time	DINEL LOCATION	57	<u>a4</u>	13
Part-Time**	LOCK TION	0	0	

<sup>\*</sup> The Labor Market Area includes the Town of Babylon, Nassau and Suffolk Counties.

Full-Time Employee shall mean, with respect to an Annual Period, an individual on the payroll of, receiving customary benefits from, and directly employed during such Annual Period by, any Company Group Entity (and excluding any individuals employed by temporary employment or similar agencies) and each of whom works within the Town for any Company Group Entity during such Annual Period on a "full-time basis" (i.e., working at least a 35-hour week, subject to customary vacation, holiday and sick leave).

\*\*Agency converts Part-time staff to Full-Time Equivalent Employee as follows, with respect to an Annual Period, two (2) individuals on the payroll of, receiving customary benefits from, and directly employed during such Annual Period by, any Company Group Entity (and excluding any individuals employed by temporary employment or similar agencies) and each of whom works within the Town for any Company Group Entity during such Annual Period on a "part-time basis" (i.e., working at least a 20-hour week, subject to customary vacation, holiday and sick leave).

#### 2. Salary and Fringe Benefits:

Category of Jobs to be Retained and Created	Number of Employees	Average Salary or Range of Salary	Average Fringe Benefits or Range of Fringe Benefits
Management	2	81 300,000	\$ 100,000
Professional	3	\$ 150,000	65000
Administrative	3	80.000	14,000
Production		/	7,000
Supervisor	4	8105,000	885,000
Laborer			
Other			
SEANTATERS	45	\$ 95,000	21 80,00G
		4	
TOTAL	57		

Note: The Agency reserves the right to visit the facility to confirm that job creation numbers are being met.

3.	Annualized salary range of jobs to	be created in the first two years (see question #1).
	FROM \$ 65,000	TO \$ 105,000

4. List the number of \*Construction jobs (if applicable) to be created by the Applicants Project.

	First Year	Second Year	Third Year
* Full-Time	NA	SIA	NIA
** Part-Time	1/4	NA	NIA

<sup>\*</sup>Construction jobs are defined as full-time equivalents (FTE), or 2,080-hour units of labor (one construction period job equates to one full-time job for I year).

(Remainder of Page Intentionally Left Blank)

<sup>\*\*</sup>A part-time or temporary job may be considered one job by other models, but would constitute only a fraction of a job. For example, if a laborer or craftsman worked only 3 months on a construction or renovation project (assuming no overtime), that would be considered one-quarter of a job.

### Part VII - Representations, Certifications and Indemnification

1.	maiotai condition: (11 ye	rigation which would have a material adverse effect on the Applicant's s, furnish details on a separate sheet)
	Yes 🗀	No E
2.	miner erritteres, or with Of	of the management of the Applicant, the anticipated users or any of her concern with which such management has been connected, been eral, state or local laws or regulations with respect to:
	mass demonstrati incurred, or potent employee benefit litigation arising compensating or include sexual har	•
	Yes 🗓	No (If yes, furnish details on a separate sheet)
		environmental pollution,
	Yes □	No (If yes, furnish details on a separate sheet)
	c. other operating pra	actices
	Yes 🗖	No -E(If yes, furnish details on a separate sheet)
3.	Is there a likelihood that the assistance? (If yes, please benefits requested)	he Applicant would not proceed with this project without the Agency's explain why; if no, please explain why the Agency should grant the
	Yes 🗆	No □
	65044	SEE ATT ALHED
4.	If the Applicant is unable	to obtain financial assistance from the Agency for the project, what
	woning on the mibact ou the	e Applicant and on the municipality?
	SEE HEVA	etteo
	•	

ALFA PIPING CORP. 54-15 48<sup>TH</sup> STREET MASPETH, NY 11378 718-433-2525

FAX: 718-433-4421



December 3, 2018

Babylon Industrial Development Agency 47 West Main Street, Suite 3 Babylon, NY 11702

Attention: Thomas E. Dolan

Acting Chief Executive Officer

Re: Alfa Piping Corp.

Form Application for Financial Assistance

Part VII - Representations, Certifications and Indemnification

Question #3 - Is there likelihood that the Applicant would not proceed with this project without The Agency's Assistance?

Question #4 - If the Applicant is unable to obtain financial assistance from the Agency for the Project, what would be the impact on the Applicant and on the Municipality?

Dear Mr. Dolan,

Not withstanding the desirability of this proposal site it must be stated that the purchase of this property is only feasible if IDA sponsored financing is made available. Furthermore, it holds true for any other facility that might be interested in purchasing in the town of Farmingdale. The cost of real property coupled with the ancillary cost of operating in the town of Farmingdale (real estate taxes, electric charges, etc.) and conventional financing will make a great impact on the ability of the company to be competitive and will certainly make a difference on the company's profitability. The differential in cash flow that all the benefits the Town of Farmingdale has for the company will allow us to operate and expand while remaining in New York. Were it not for the availability of these benefits we would have no choice but to set up our operation outside of New York where IDA like benefits are being offered and where real estate taxes and operating costs are less. The Town of Farmingdale will benefit from the company's tax revenues, revenues generated from the economic activity of the company as business tax, sales tax from purchases and employees income tax. The Municipality will have new employment growth and not lose it to outside of New York State.

- 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 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.

Initial inc

6. The Applicant understands and agrees that in accordance with Section 858-b(2) of the General Municipal Law, 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"). The Applicant also agrees, that it will, except as otherwise provided by collective bargaining contracts or agreements to which they are parties, first consider for such new employment opportunities persons eligible to participate in federal job training partnership programs who shall be referred by the Referral Agencies

Initial MC

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.

Initial MC

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 MC

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 MC

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 MC

11. The Applicant represents and warrants that to the Applicant's knowledge neither it nor any of its affiliates, nor any of their respective partners, members, shareholders or other equity owners, and none of their respective employees, officers, directors, representatives or agents is, nor will they become a person or entity with who United States persons or entities are restricted from doing business under regulations of the Office of Foreign Asset Control (OFAC) of the Department of the Treasury (including those named on OFAC's Specially Designated and Blocked Persons List or under any statute, executive order including the September 24, 2001, Executive Order Block Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or Support Terrorism, or other governmental action and is not and will not assign or otherwise transfer this Agreement to, contract with or otherwise engage in any dealings or transactions or be otherwise associated with such persons or entities.

Initial	me
---------	----

Initial after receipt and acceptance of Schedule A and Schedule B

12. The Applicant confirms and hereby acknowledges it has received the Agency's fee schedule attached hereto as <u>Schedule A</u> 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 MC

13. 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 Policy, attached hereto as Schedule B.

Initial MC

#### Part VIII - Submission of Materials

Please send under separate cover all information directly to Agency Counsel:

M. Cornelia Cahill, Esq. Barclay Damon, LLP 80 State Street Albany, New York 12207

- Financial statements for the last two fiscal years (unless included in the Applicant's annual report).
- 2. Applicant's annual reports (or 10-K's if publicly held) for the two most recent fiscal years.
- Quarterly reports (form 10-Q's) and current reports (form 8-K's) since the most recent annual report, if any.
- 4. In addition, please attach the financial information described in items A, B, and C of any expected guarantor of the proposed bond issue.
- 5. Completed Long Environmental Assessment Form.
- Most recent quarterly filing of NYS Department of Labor Form 45, as well as the most recent fourth quarter filing. Please remove or redact any employee Social Security numbers and note the full-time equivalency for part-time employees.

(Remainder of Page Intentionally Left Blank)

#### Part IX - Certification

MICHAEL CAPOZZOLA (name of representative of company submitting application)
MICHAEL CAPOZZOLA (name of representative of company submitting application) deposes and says that he or she is the U.P. (title) of ALFA PIPING-CORP the corporation (company name) named in the attached application; the tracked application to the corporation (company name) named in the attached application; the tracked application to the corporation (company name) named in the attached application; the corporation (company name) named in the attached application; the corporation (company name) named in the attached application; the corporation (company name) named in the attached application; the corporation (company name) named in the attached application; the corporation (company name) named in the attached application (company named named in the attached application)
1 (
application and knows the contents thereof; and that the same is true to his or her knowledge.

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 Town of Babylon 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.

Répresentative of Applicant

K/ Sul

Sworn to me before this\_

No. 01LE4602230 Qualified in Queen's Coupty

Commission Expires May 31,

#### Part IX - Certification

#### Property Owner (if different from Applicant)

MICHAEL CAPOZZOLA, (name of representative of owner submitting application) deposes and says that he or she is the MEMBER (title) of VERNI MET LL
deposes and says that he or she is the MEMBER (title) of VERNI MGY LLC
die c <del>orporation</del> (company name) named in the attached application; that he or she has read the foregoing
application and knows the contents thereof, and that the same is true to his or her knowledge.

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 Town of Babylon 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.

Representative of Applicant

Sworn to me before this

ROY M. LEIBOWITZ
Wittery Public, State of New York
No. 01LE4602230

Countries in Queen's Countries May 31.

### Payments in Lieu of Taxes on the Land and the Buildings:

For the period commencing on the PILOT Commencement Date (hereinafter defined) until the Abatement Termination Date or (ii) the date on which the Agency no longer owns the Facility Realty, the Lessee shall make payment in lieu of real estate taxes (the "PILOT Payments"), as follows:

#### <u>Definitions</u>

X = PILOT Commencement Date =	the then current assessed value of Facility Realty from time to time the Taxable Status Date of the Town immediately following the date hereof.
Nonnal Tax Due =	those payments for taxes and assessments, other than special ad valorem levies, special assessments and service charges against real property located in the Town of Babylon (including any existing incorporated village or any village which may be or may have been incorporated after the date hereof, within which the Project is wholly or partially located) which are or may be imposed for special improvements or special district improvements, which the Lessee would pay without exemption.
Tax Year =	the Tax Year of the Town commencing each December 1 and ending the following November 30
Tay Year	

|--|

The tax benefits provided for in this subsection shall be deemed to commence on the PILOT Commencement Date. In no event shall the Lessee be entitled to receive real property tax benefits due to the Project under this agreement for a period longer than the period set forth in the formula immediately above. Notwithstanding the foregoing schedule, the Lessee further covenants and agrees that for any period that the Agency continues to hold title to the Facility after termination, the Lessee shall pay 100% of the Normal Tax Due on X together with any special assessment and services charges relating to the Facility whichever may be imposed for special district improvements in accordance with the provisions of this Section.

MC 1/2/2019

### Tax Savings for property with physical address of:

71-75 Verdi Street Farmingdale, NY 11735 0100-095.00-04.00-008.002 (EF)

November 7, 2018

Assuming:

Assessed Value of:

12590

2017-2018 Tax without Exemption

38,684

2017-2018 Tax Rate of:

286.9325

Rate increment of:

2.00%

PILOT number of years

15

Abatements starting at

60%

Number of Years	Abatement %	PILOT %	imated Taxes To be Paid	Estim	ated Savings
	60.0% 56.0% 52.0% 48.0% 44.0% 46.0% 36.0% 32.0% 28.0% 20.0% 15.0% 4.0% 4.0%	•	\$ 17,599 19,422 21,311 23,301 25,331 27,434 29,645 31,901 34,236 36,688 39,190 41,815 44,492 47,261 50,163	\$	22,550 21,450 20,350 19,150 17,900 16,600 15,200 13,800 12,350 10,750 9,150 7,450 5,700 3,900 1,950
E	stimated Savii	ngs	1	\$	198,250

MC 1/7/2019

#### SCHEDULE A

•	Agency's Fee Schedule			Application			_
Alfa Piping Corp. 71-75 Verdi Street Farmingdale, NY 1: 0100-095.00-04.00-0	1735 908.002	(EF)					
Application Fee							
Estimated Public Hearing Notic	ce						\$ 1,500
Straight lease							<b>P</b> C00
1.25% of Hard cost	s + 1% of Est s	avings					
Acquisition Renovation Machinery & Equip Soft Costs Estimated Savings Estimated Fee	pg 14 pg 14 pg 14	2,600,000 115,000 50,000 82,500 2,847,500	1.25%	\$ \$	32,500 1,440 625 2,320 36,885	ç	36,885
Total Estimated Fees						<u></u>	39,185
Estimated Savings  Est PILOT  Est Mtg Rec  Est Sales Tax  Estimated Savings  1% of Estimated Savi	pg 16 pg 16 ngs	2,583,750 165,000	15@60 0.75 0.08625	1	98,250 19,378 14,231 11,859 2320		

M 1/7/2019

#### SCHEDULE B

Recapture of Agency Benefits. It is understood and agreed by the parties to this Agreement that the Agency is entering into this Agreement in order to provide financial assistance to the Lessee for the Project and to accomplish the public purposes of the Act. In consideration therefor, the Lessee hereby agrees as follows:

- (a)(i) If there shall occur a Recapture Event after the date hereof, the Lessee or the Sublessee shall pay to the Agency as a return of public benefits conferred by the Agency, the following amounts:
  - (A) one hundred per cent (100%) of the Benefits (as defined below) if the Recapture Event occurs within the first five (5) years after the date hereof;
  - (B) eighty per cent (80%) of the Benefits if the Recapture Event occurs during the period from the sixty (6th) year through and including the eighth (8th) year after the date hereof;
  - (C) sixty per cent (60%) of the Benefits if the Recapture Event occurs during the ninth (9th) year after the date hereof;
  - (D) forty per cent (40%) of the Benefits if the Recapture Event occurs during the tenth (10th) year after the date hereof; or
  - (E) twenty per cent (20%) of the Benefits if the Recapture Event occurs during the eleventh (11th) year after the date hereof.

As used in this Section, the term "Benefits" shall mean, collectively:

- (1) all real estate tax benefits which have accrued to the benefit of the Lessee or the Sublessee commencing from and after the "Commencement Date", and during the period of time that the Agency is the owner of the Facility, such tax benefits to be computed by subtracting the payments in lieu of taxes paid under Section 4.3 hereof from those payments which the Lessee or the Sublessee would have been required to pay during the term of this Agreement (within the meaning of Section 3.2 hereof) had the Town determined the amount of such real estate taxes as would be due if the Lessee had been the owner of the Facility Realty during such term; and
- (2) all miscellaneous benefits derived from the Agency's participation in the straight-lease transaction contemplated by this Agreement, including, but not limited to, any exemption from any applicable state or local sales and use tax, mortgage recording tax and filing and recording fees accruing from and after the date hereof.

MC 1/2/2019

As used in this Section, the term "Recapture Event" shall mean any of the following events:

- (1) The Lessee or the Sublessee shall have liquidated its operations and/or assets (absent a showing of extreme hardship);
- (2) The Lessee or the Sublessee shall have ceased all or substantially all of its operations at the Facility (whether by relocation to another facility or otherwise, or whether to another facility either within or outside of the Town) through no force majeure event;
- (3) The Lessee or the Sublessee shall have transferred all or substantially all of its employees within the Town to a location outside of the Town through no force majeure event;
- (4) The Lessee or the Sublessee shall have subleased all or any portion of the Facility in violation of the limitations imposed by Section 9.3 hereof, without the prior written consent of the Agency:
- (5) The Lessee or the Sublessee shall have sold, leased, transferred or otherwise disposed of all or substantially all of its interest in the Facility; or
- (6) Base Employment Reduction Percentage shall be greater than fifteen percent (15%) due to a Relocation Reduction occurring with respect to an Annual Period.

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 Facility, or (ii) the inability at law of the Lessee to rebuild, repair, restore or replace the Facility after the occurrence of a Loss Event to substantially its condition prior to such Loss Event, which inability shall have arisen in good faith through no fault on the part of the Lessee or any Affiliate.

- (b) The Lessee covenants and agrees to furnish the Agency with written notification upon any Recapture Event or disposition of the Facility or any portion thereof made within twelve (12) years of the Commencement Date, which notification shall set forth the terms of such Recapture Event and/or disposition.
- (c) In the event any payment owing by the Lessee or the Sublessee under this Section shall not be paid on demand by the Lessee or the Sublessee, such payment shall bear interest from the date of such demand at the then current interest rate imposed on delinquent payments of real property taxes until the Lessee or the Sublessee 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 Lessee or the Sublessee under this Section.
- (e) The provisions of this Section shall survive the termination of this Agreement for any reason whatsoever, notwithstanding any provision of this Agreement to the contrary.

MC 1/7/2019

# 617.20 Appendix B Short Environmental Assessment Form

#### Instructions for Completing

Part 1 - Project Information. The applicant or project spousor is responsible for the completion of Part 1. Responses become part of the application for approval or funding, are subject to public review, and may be subject to further verification. Complete Part 1 based on information currently available. If additional research or investigation would be needed to fully respond to any item, please answer as thoroughly as possible based on current information.

Complete all items in Part 1. You may also provide any additional information which you believe will be needed by or useful to the lead agency; attach additional pages as necessary to supplement any item.

D-w f D-i			
Part I - Project and Sponsor Informat	iog		
Alta Piping Con	e p		
Name of Action or Project:	2		
AltA PIPINE G	es a.		
Project Location (describe, and attach a	ocation man):		
71-75 VERDÍ ST. Brief Description of Proposed Action:	TELL, FARMINGSOILE	NewYork 11731	
ALTA OUPING COAP. Pla	is to punctous A ta	cility which poison	
of ONE Building of gi lound known as	Approximately 20,0	728 of feet on 30,0	20 / foot
go lound remon as	11-75 Werdi Stred	FARMINGCLULE NI.Y	For
Campuny to		V /	
Name of Applicant or Sponsor:			1
Alta Prairie Par		Telephone: 718 - 433. 2	525
Address: 54-15 48 45 5th	1,	E-Mail: CXUBOYOAVS	CAN AN
54-15 110Mst	1 2 24	/	0041210-7
City/PO:	-661		~
MASPETA		State: 2	Zip Code:
L Does the proposed entire a training		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	1378
Does the proposed action only involve to administrative rule, or regulation?	ne legislative adoption of a plan, l	ocal law, ordinance,	NO VES
If Yes, attach a narrative description of the	Inter-A-Fit		120
	OCCUPATO I GLILLA DE LICE CONTINUE DE	Mildeline 7	
4. Does the proposed action require a pass	nit no1 E 11 - E	question z,	
			NO YES
BADILLON INDUSTRU	AL DEVELOPMENT F	AGENCY	
3.4. Total acreage of the site of the propose	d action?	010 01/2	
or total acreage to be physically districte	42	WH seres	1
<ul> <li>Cotal acreage (project site and any controlled by the applicant or project</li> </ul>	iguous properties) owned	55,03	1
		N/A acres	1
4. Check all land uses that occur on, adjoin	ing and near the amprosed action		
- a com a vertat (unu-signeral	ture) Tindustrial Comm	ercial O Residential (suburban	,
O Forest O Agriculture		specify):	,
□ Parkland	- A mutet (	-honit2).	
			{
	<del>-</del>		

5. Is the proposed action,			
a. A permitted use under the zoning regulations?	NO	YES	N/A
b. Consistent with the adopted comprehensive plan?		K	1_
6. Is the proposed action consistent with the predominant character of the existing built or natural landscape?		1	
		NO	YES
7. Is the site of the proposed action located in, or does it adjoin, a state listed Critical Environmental Ar			1
if i es, identify: As an instead Chiteat Environmental As	rea?	NO	YES
B. a. Will the proposed seines and			ł
8. a. Will the proposed action result in a substantial increase in traffic above present levels?		NO	YES
b. Are public transportation service(s) available at or near the site of the proposed action?		V	
c. Are any pedestrian accommodations or hieyele routes available and			V
9. Does the proposed action meet or exceed the state energy code requirements?	ion?		V
If the proposed action will exceed requirements, describe design features and technologies:	1	NO	YES
		- 1	. /
10. Will the proposed action connect to an existing public/private water supply?			
	-	וסא	YES
If No, describe method for providing potable water:		1	
11. Will the proposed action connect to existing wastewater utilities?	_	- 1	
		NO	YES
If No, describe method for providing wastewater treatment:			
			1
2. a. Does the site contain a structure that is listed on either the State or National Register of Historic Places?		NO	YES
b. Is the proposed action located in an archeological sensitive area?	-		163
	-	V	
3. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contain wetlands or other waterbodies regulated by a federal, state or local agency?	1	NO !	YES
D. Would the proposed against all the control of th		1	
f Yes, identify the wetland or waterbody and extent of alterations in square feet or acces:		1	
	-  -	-	
I Identify the typical habitat to a second	_		ļ
Identify the typical habitat types that occur on, or are likely to be found on the project site. Check all the Shoreline	that sor	ılv:	
Wetland D'Urban	1		ļ
. Does the site of the proposed action contain any			
by the State or Federal government as threatened or endangered?	N	ע ס	E5
. Is the project site located in the 100 year flood plain?	12		
	N	OY	ES
Will the proposed action create storm water discharge, either from point or non-point sources?			
a. Will storm water discharges flow to adjacent properties?	N	0 Y	ES
	V	1	
o. Will storm water discharges be directed to established conveyance systems (runoff and storm drains)?  □ NO □ YES			
Choth is			
	_		1
		- (	- 1