

BABYLON INDUSTRIAL DEVELOPMENT AGENCY

Thomas E. Dolan Chief Executive Officer

FORM APPLICATION FOR FINANCIAL ASSISTANCE

DATE: N	1ay 23 2020					
APPLICAT:	ION OF:	VOGUE GROUP INC				
		Company Name of Beneficial User of Proposed Project (Not Realty or Special Purpose Entity (SPE) created for liability)				
CURRENT	ADDRESS:	550 SMITH STREET, FARMINGDALE, NY, 11735				
		480 SMITH STREET, FARMINGDALE, NY 11735				
	OF PROPERTY VE BENEFITS:	550 SMITH STREET, FARMINGDALE, NY, 11735				
		Tax Map # District 0100 Section 006.00Block 01.00 Lot (s) 026.000				

WEBSITE: WWW.BABYLONIDA.ORG E-MAIL: INFO@BABYLONIDA.ORG

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

1.	User I	Data (Applicant):	
	Α.	User: VOG	UE GROUP INC
		Address:	550 SMITH STREET FARMINGDALE NY 11735
		Federal Emplo	oyer ID #: Website: WWW.VOGUEFABRICSINC.COM
		NAICS Code:	424310
		(The North America business establishme www.census.gov/eos	in Industry Classification System (NAICS) is the standard used by Federal statistical agencies in classifying ints for the purpose of collecting, analyzing, and publishing statistical data related to the U.S. business economy.
		Name of User Of	ficer Certifying Application:
		Title of Office	er:
		Phone Number	er: E-mail:
	В	. Business Type:	
		Sole Proprieto	orship Partnership Privately Held
			ration Listed on
		State of Incor	poration/Formation: S-CORP / NEW YORK
	C	. Nature of Busine (e.g., "manufact	SS: urer of for industry"; "distributor of")
		wholesale distrib	oution of fabrics & textiles and manufacture of curtains & event decorations
	D). User Counsel:	
		Firm Name:	LAW OFFICES OF HARVEY FOX
		Address:	25 ROSLYN ROAD - FIRST FLOOR
			MINEOLA, NEW YORK 11501
		Individual At	torney: HARVEY FOX

Phone Number: 516-742-1344

E-mail: HFOXESQ@GMAIL.COM

	÷	Name	Percent Owned
		BALBEER SINGH	. 100
F.		rector or other entity with which any ever filed for bankruptcy, been adj	he User, or any stockholder, partner, member, of these individuals is or has been associated adicated bankrupt or placed in receivership or
	NO	otherwise been or presently is proceeding? (if yes, please explain)	the subject of any bankruptcy or similar
	ii.		sdemeanor, or criminal offense (other than a ease explain)
G.	interest in		e) or a group of them, owns more than 50% which are related to the User by virtue of such ch organizations.
	NO		
Н.		name of related organization and relat	
	List parer	nt corporation, sister corporations and	subsidiaries:

Owner Data for co-application user)** A. Owner A Power Data To a co-application with the user)** A. Owner Data To a co-application with the user)** A. Owner Data To a co-application with the user)** A. Owner Data To a co-application with the user)** The co-application with the user)** The co-application with the user) The co-application with the user w	ajor bank references of to start one, FARMINGDA onts for assistance or who are (together with the User ddress: 43 HILLSIDE L SYOSSET, NY,	he User: LE - DOUGLAS GIFFO ere a landlord/tenant t, the "Applicant"): 55 ANE 11791	ord relationship will exist between the over 50 SMITH STREET LLC
Owner Data for co-application user)** A. Owner A Power Data To a co-application with the user)** A. Owner Data To a co-application with the user)** A. Owner Data To a co-application with the user)** A. Owner Data To a co-application with the user)** The co-application with the user with the	ajor bank references of the ITAL ONE, FARMINGDA onts for assistance or when the User didress: 43 HILLSIDE L SYOSSET, NY, and and Employer ID #: AICS Code: 53121	he User: LE - DOUGLAS GIFFO ere a landlord/tenant t, the "Applicant"): 55 ANE 11791	ORD relationship will exist between the ov 50 SMITH STREET LLC
Owner Data or co-applic the user)** A. Owner	r (together with the User ddress: 43 HILLSIDE L SYOSSET, NY, ederal Employer ID #: 41 AICS Code: 53121	ere a landlord/tenant, the "Applicant"): 55 ANE 11791	relationship will exist between the ov
or co-applic the user)** A. Own A Nam T	t (together with the User ddress: 43 HILLSIDE L SYOSSET, NY, ederal Employer ID #:	ere a landlord/tenant, the "Applicant"): 55 ANE 11791	relationship will exist between the ov
F Nam T	SYOSSET, NY, cderal Employer ID #: AICS Code:53121	11791	
F Nam T	SYOSSET, NY, ederal Employer ID #: AICS Code:53121	11791	
Nam T	ederal Employer ID #:		
Nam T	AICS Code: 53121		
Nam T		hadden/collaction activities of the collaction would	
Nam T			
T F		Tying Application:	
	tle of Officer:		
R Busi	none Number:	E-n	nail:
	ess Type:		
S	ole Proprietorship	Partnership 🗖	Privately Held 🖾
F	ablic Corporation 🏻	Listed on	
,	tate of Incorporation/For		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
C. Natu	e of Business:	***************************************	utor of"; or "real estate holding compa

	•	ot be answered if answered for the Owner.	
	ii. If no, please complete	e all questions below.	
Ε. ι	Owner's Counsel:		
	Firm Name:		innen en
	Address:		i denga dan katang dan
	individual Attorney:		na a andre de de de la constanta de la constant
	Phone Number:	E-mail:	······································
F.	Principal Stockholders or Partne	rs, if any (5% or more equity):	
	Name	Percent Owned	
	BALBEER SINGH		
	SHAWN SINGH	25	····
G.	officer, director or other entity with: i. ever filed for bankru	iary or affiliate of the Owner, or any stockle with which any of these individuals is or has a uptcy, been adjudicated bankrupt or placed in presently is the subject of any bankrup	holder, partne been associate receivership o

D. Are the User and the Owner Related Entities?

Yes 🛛

No □

H.	If any of the above persons (see "F", above) or a group of them, owns m in the Owner, list all other organizations which are related to the Ow persons having more than a 50% interest in such organizations.	nore than 50% interest ner by virtue of such
	BALBEER SINGH ALSO HAS 100% OWNERSHIP OF VOGUE GROU	P INC (APPLICANT
	FOR THIS IDA APPLICATION)	
I.	Is the Owner related to any other organization by reason of more than so, indicate name of related organization and relationship:	a 50% ownership? If
	BALBEER SINGH ALSO HAS 100% OWNERSHIP OF VOGUE GROU	P INC (APPLICANT
	FOR THIS IDA APPLICATION)	
J.	List parent corporation, sister corporations and subsidiaries:	
	N/A	\$;
K.	Has the Owner (or any related corporation or person) been involved prior industrial development financing in the municipality in which whether by this agency or another issuer? (Municipality herein means or if the project is not in an incorporated city, town or village, the unincounty in which it is located.) If so, explain in full:	this project is located, s city, town or village,
,		
L.	List major bank references of the Owner:	
	CAPITAL ONE, FARMINGDALE, NY - DOUGLAS GIFFORD	

Part II - Operation at Current Location

1.	Cun	rent Location Address: _	550 SMITH STREET FARMINGDALE NY 11735
2.	Owi	ned or Leased: Ll	EASED
3.	Dese):	ion (acreage, square footage, number of buildings, number of floors, LDING, 1 ACRE, 1 FLOOR
4.		vices: WHOLESALE DISTRIE	acturing, wholesale, distribution, retail, etc.) and products and/or BUTION OF FABRICS/TEXTILES, CURTAINS AND EVENT DECORATIONS
		•	
5.		Yes ☑ No □	
	A.	If yes, list the Address:	480 SMITH STREET, FARMINGDALE, NY 11735
6.	faci		the completion of the project result in the removal of such facility or he state to another OR in the abandonment of such facility or facilities \square No \square
	A.	If no, explain how curre	ent facilities will be utilized:
	•	WE WILL BE USING 48	0 SMITH STREET AS ADDITIONAL STORAGE AND IS LEASED
	B.	If yes, please indicate maintain its competitive	whether the project is reasonably necessary for the Applicant to position in its industry or remain in the State and explain in full:
		None of the second seco	

7.	Has the Applicant ac	tively considered sites in another state? Yes 🖾 No 🗀
	We have considere	states considered and explain: ed moving the operations to New Jersey due to the plethora of industrial real estate s well as the drastic difference in price per square foot for purchasing this real estate
8.	Is the requested fina out of New York Sta	ncial assistance reasonably necessary to prevent the Applicant from moving ite? Yes ☑ No □
	A. Please explain:	Yes. Without the financial assistance of New York State, we will have to consider New Jersey as a potential option for relocation as the costs of real estate are lower and a number of our clients currently reside in NJ, which will ultimately even reduce our transportation costs for shipping goods to our customers. With this financial assistance from the Babylon County IDA, we will be able to balance the increased costs associated with staying in Long Island. Without the assistance, the expansion will likely result in Vogue Group Inc expanding to NJ.
9.	Number of full-time	employees at current location and average salary:
	33 EMPLOYEE	ES, AVG SALARY \$44,500

(Remainder of Page Intentionally Left Blank)

Part III - Project Data

1.	Pro	ject Type:	ı				i					
	A.	What type	Straight 1	Lease 🖸	you seekir Taxabl Straight La	e Bonds [-Exempt	Bonds 🗆	1		
	B.	Type of be	enefit(s) tl	ie Applic	ant is seel	cing: (Che	ck all the	at apply)				
				•	tion ☑ : Abateme		gage Rec	ording Ta	x Exemp	otion 🛮		
2.	Loc	cation of pr	roject:									
	A.	Street Add	iress:	550 SMI	TH STREE	ET FARMI	NGDALE	NY 11735	5	upi kangdan menangan sa		
	B.	Тах Мар:	District _	0100	Section	006.00	Block	01.00	Lot(s)	026.00	0	
	C.	Municipal	Jurisdicti	ion:			eg.	v.	,			
		i. ii. iii.	Village: School I Library:	District: Half Ho	Half Hol ollow Hills	low Hills	<u> </u>			<u> </u>		***************************************
	D.	Acreage:	1 AC	RE								
3.	Pro	oject Comp	onents (cl	heck all a	ppropriate	e categorio	<u>es)</u> :					
P	λ.	Construct i.	ion of a n Square f	ew buildi ootage: _	ng				Yes		No	
F	3.	Renovatio		existing b		20,000			Yes		No	
(C.	Demolitic		_	ilding	1955 de de 1855 (option 1953 1866 1867 de 1866 europé de Marine de seu mai	an distance situation of the control		Yes	Ø	No :	. •
Ι),	Land to b			ed creage:				Yes	Ø	No	
	E.	Construct i.			n existing f addition				Yes	Ø	No 5	
		ii.	Total sq	uare foot	age upon	completic		matinadi ingkili mpakimpadi iliki				
	F.	Acquisiti	on of an e Square		uilding f existing	building:	20,000	, <u> </u>	Yes		No	

G		Installation of machinery and/or Equipment	Ø	Yes		No
		i. List principal items or categories of equipment to b	e ac	quired:	/ ////////////////////////////////////	· · · · · · · · · · · · · · · · · · ·
		SHELVING, DYE SUBLIMATION PRINTERS, SEWING	MA	CHINES)	5000
4.	<u>Cu</u>	urrent Use at Proposed Location:				
	A.	. Does the Applicant currently hold fee title to the proposed loca	ation	1?		
		i. If no, please list the present owner of the site: GRI	EAT]	NECK SA	AW (DA	N JACOFF)
	B.	Present use of the proposed location:			در در د	
		WE ARE CURRENTLY USING THIS LOCATION AS STORAGE	FOF	R OUR FA	ABRICS	
	C.	E. Is the proposed location currently subject to an IDA transport Agency or another?) ☐ Yes ☐ No	nsact	ion (wh	ether t	hrough this
		i. If yes, explain:	ova semilik valde või keelee		lasen de de la companya de la compa	: .
	D.	D. Is there a purchase contract for the site? (if yes, attach):		☐ Yes		No
	E.	E. Is there an existing or proposed lease for the site? (if yes, attac	ch):	⊠ Ye	s 🗆	No
					,	,
5.	Pr	Proposed Use:				•
	A.	A. Describe the specific operations of the Applicant or other use site:				
		WE WILL BE USING THIS FACILITY FOR WAREHOUSING O'ORDERS OUT OF THIS FACILITY. WE WILL ALSO MANUFACTOVERS AND MORE USING OUR FABRICS.	UR F	ABRICS RE CURT	AND C	UTTING TABLE
	В	3. Proposed product lines and market demands: TABLE COVERS, CURTAINS, ON-DEMAND PRINTED DYES FABRICS FOR UPHOLSTERY, CRAFTS, APPAREL AND FASI	SUB) HION	LIMATIC	ON FABI PACKS,	RICS, ETC.
	C	C. If any space is to be leased to third parties, indicate the tena project to be leased to each tenant, and the proposed use by e	nt(s) ach t	, total so tenant:	quare fo	ootage of the
	٠.	N/A	uyoʻngan varanosana	objective to the state of the s	name a communic 445/100% (Accident Communication Communication Communication Communication Communication Commu	nayyan magayan ya afa ma'a afa a a a a a a a a a a a a a a a a
			and the second s	o de la composition		

	D.	Need/purp	oose for project (e.g	g., why is it neces	sary	, effect or	n Applicant's bus	siness):
		BYACQ	UIRING THE BI	UILDING, WE	WII	LL BE A	BLE TO RENO	VATIONS TO
		THE BU	ILDING THAT V	WE WERE UNA	ABL	E TO DO	O AS TENANT	S. WE WILL
			E TO OUTFIT T	***************************************				
			GE OF OUR FAE					
			NERY SUCH AS					
			NES AND DYE					
			FY OUR FOOTH LE OF COMPET					
			ERATING OUT					
		AKE OF	EKAIING OUT	OF LARGER S)1 ZX	JLD WII	11 L/MCCLC	Mineous.
	E.	Will any	portion of the pro	oiect be used for	the	making	of retail sales t	o customers who
	_;		y visit the project lo		Ye	s 🗆	No 🖸	
		i.	If ves what nerc	entage of the pro	iect	location	will be utilized i	n connection with
		••	the sale of retai	I goods and/or s	ervi	ces to cu	stomers who pe	rsonally visit the
			project location?		-	NA lef un - Ferrenzetuschusberö		,
6.	Pr	oject Work	·•					
	Α.	Has cons	truction work on th	nis project begun?	Ífy	es, comp	lete the following	g:
		i.	Site Clearance:			No 🖸	% Complete	
		ii. iii.	Foundation: Footings:			No ☑ No ☑	% Complete	
		iv.	Steel:			No 🗵		
		ν.	Masonry:			No 🗵		
		vi.	Other:	,				
	В.	. What is t	he current zoning?	LIGHT INDUS	TRIA	\L		
			project meet zoning				Incation?	
. 1	C.	. win the	project meet zomi	g requirements at	1110	proposed	iocurron.	
			Yes 🖸	No 🗆				
	מ	If a varia	nce or change of zo	oning is required.	nle	se provid	le the details/stat	us of the variance
			e of zone request:	········ & ··· · · · · · · · · · · · ·		r r		
		N/A	amente constitui en come con ciò con il con il con il con il contra antica antica antica antica antica antica a	rialis villa pilli ilmin vidi kono da za zamene veneme emiljenike premiljenike jih jihi, pri kralimi ilmi	odoma u briotovo	nitt e Lannevenauguanna app deg papiered de talles com	kan da	
			particular of the continue of					,
	E	. Have site	e plans been submi	tted to the approp	riate	e planning	g department? Y	es 🗆 No 🖸

7. Project Completion	Schedule:
-----------------------	-----------

A.	What is constructi		oposed on/equip	commencement ping of the project?	date	for	the	acquisition	and	the
	i.	Acquisitio	n: SEF	TEMBER 2020						Linealin List of makes by
	ii.	Constructi	on/Reno	ovation/Equipping:	OVER 7	гне соч	JRSE OF	3 YEARS, SEPT 20	20 - SEPT	2023
В.	use of the WE ARE	e project is e E ALREADY	xpected OCCU	of the time schedul to occur: PYING THE BUIL ONTRACT FINALI	DING	SO W	E WII	L CONTINU		first
	PURCHA	ASED THE	BUILDI	NG WE WILL BEG YEAR FROM TH	GIN RI	ENOV	ATION	S WHICH W	Æ	*

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Part IV - Project Costs and Financing

1. Project Costs:

A. Give an accurate estimate of cost necessary for the acquisition, construction, renovation, improvement and/or equipping of the project location:

	Description			Amount			
	Land and/or building acquisition	\$		2,800,000			e-po-del-transmingericalization
	Building(s) demolition/construction	\$ withour committee	eya qiroqoria qahaaadiff rishmidah waxii sigala i	nomen and an analysis of the second	in more control of the second	nagangan kandan dan dan dan dan dan dan dan dan da	
	Building renovation			150,000			
	Site Work						
	Machinery and Equipment			50,000			agradi i filozofija i izi izi izana mada
	Legal Fees					ellelle n og sk allelle fra en skallen	egroegos e onicionas conficilis propogr
	Architectural/Engineering Fees			e en			
	Financial Charges					* .	Heelen oo japaisis ja konsessa
	Other (Specify)			- Indiana de la Contraction de			oorinaan maanaan il
	Total		······································	3 000 000			
2.	Method of Financing: A. Tax-exempt bond financing: B. Taxable bond financing:		\$	ount		Term	_ years _ years
	C. Conventional Mortgage:		atr.	,			_ years
	D. SBA (504) or other governmental finarE. Public Sources (include sum of all	icing:	\$				_ years
	State and federal grants and tax cred	its):	\$				
	F. Other loans:	·	\$	A 000 000	N _{ell} approximations	-	_ years
	G. Owner/User equity contribution:		\$	3,000,000	,	·	_ years
	Total Project	t Costs	.\$	3,000,000	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
	i. What percentage of the proj	ject cost	s will b	e financed fro	m public	sector so	urces?
	0%	e.					$\gamma_{\rm c} = N$
	The state of the s	erita interioria de la companya de l	محصف فسنده فسيدي	Establicação a genera a proprieda de la circle de distribuição e consesso de securios e en consesso de securio	ngi yang anari iyani disada arasan darabasan r	manufacture and security in the contract contract.	

	ect Financing: (***Complete only if Bond Financing is being utilized***)
A.	Have any of the above costs been paid or incurred (including contracts of sale or purchase orders) as of the date of this application? Yes □ No ☒
	i. If yes, provide detail on a separate sheet.
В.	Are costs of working capital, moving expenses, work in progress, or stock in trade included in the proposed uses of bond proceeds? Give details:
	N/A
C.	Will any of the funds borrowed through Agency Bonds be used to repay or refinance an existing mortgage or outstanding loan? Give details: NO
D.	
•	Has the Applicant made any arrangements for the marketing or the purchase of the bond or bonds? If so, indicate with whom:
	oonds? If so, indicate with whom:
	NO NO
	oonds? If so, indicate with whom:
	NO NO
	NO NO

(Remainder of Page Intentionally Left Blank)

Part V - Project Benefits

1.	Mo	ortgage Recording Tax Ber	<u>nefit</u> :		,	, •	
	A.	Mortgage Amount for financing):	exemption (includ		of construction	/permanent/bridg	e
	В.	Estimated Mortgage Rec Mortgage Recording Tax		tion (produc	t of Mortgage Ar	nount and curren	ıt
			\$_N/A	nakusanikan distiliki sestistuk sensensi kini 1825			
2.	Sal	es and Use Tax Benefit:				e e	
	A.	Gross amount of costs fo Tax (such amount to ben	•		-	ocal Sales and Us	e
			\$200,000				
	B.	Estimated State and loca Sales and Use Tax Rate	I Sales and Use Ta	x exemption	(product of curre	nt State and Loca	al
	C.	If your project has a lan of the number in "B" abo	dlord/tenant (owne	í	gement, please pro	ovide a breakdow	'n
		i. Owner:	\$			• •	
		ii. User:	\$			·	
3.	Re	eal Property Tax Benefit:	· · · · · · · · · · · · · · · · · · ·	· :			
	Α.	Identify and describe if than the Agency's PILO NO				ption benefit oth	er
	B.	Agency PILOT Benefit:					
		i. Term of PILO	OT requested:	12 YEARS C	F TAX ABATEM	IENT	 .
		ii. Upon accept	ance of this appli	cation, the	Agency staff wil	l create a PILC	T

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.

^{**} This application will not be deemed complete and final until <u>Exhibit A</u> 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	33	35	36	95%
Part-Time**	35/2002	Accordance to the second secon	The second secon	

^{*} 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	3	73,040	2,000
Professional			
Administrative	5	50,000	2,000
Production			
Supervisor			
Laborer	25	40,000	2,000
Other		,	
		,	

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

٥.	Annualized sa	iary range of jobs to b	e created in the mi	st two years (see question #1).	•
	FROM \$	35,000	TO \$ 70,00		
4.	List the number	er of *Construction jo	bs (if applicable) to	o be created by the Applicants Pr	oject.
		First Year	Second Year	Third Year	
	* Full-Time	Name with ADDRESS AND ADDRESS		Made and considerable and the additional and the ad	
	** Part-Time	#PROFESSION OF PROFESSION OF THE PROFESSION OF T	#55010000000000000000000000000000000000	National Colors - Transfer American American Color	
		are defined as full-ti ob equates to one full-		FTE), or 2,080-hour units of l	abor (one
				y other models, but would consti- orked only 3 months on a const	

renovation project (assuming no overtime), that would be considered one-quarter of a job.

(Remainder of Page Intentionally Left Blank)

Part VII - Representations, Certifications and Indemnification

1.	Is the Applicant in 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:
	a. Labor practices, (with respect to workers and/or their working conditions and/or their wages, including but not limited to pending or threatened labor strikes, hand billing, consumer boycotts, mass demonstrations or other similar incidents; unfair labor practices complaints; incurred, or potentially incurred, liability including withdrawal liability with respect to an employee benefit plan, including a pension plan; any complaints, claims, proceedings or litigation arising from alleged discrimination in the hiring, firing, promoting, compensating or general treatment of employees. Please consider "discrimination" to include sexual harassment.)
	Yes □ No □ (If yes, furnish details on a separate sheet)
	b. hazardous wastes, environmental pollution,
	Yes \(\Boxed{\text{No}} \\ \Boxed{\text{No}} \\ \Boxed{\text{If yes, furnish details on a separate sheet}} \)
	c. other operating practices
	Yes \(\Boxed{\omega} \) No \(\Omega \) (If yes, furnish details on a separate sheet)
3.	Is there a likelihood that the Applicant would not proceed with this project without the Agency's assistance? (If yes, please explain why; if no, please explain why the Agency should grant the benefits requested)
	Yes ☑ No □
	Absolutely. This expansion project would not be feasible for Vogue Group Inc without the financial assistance of the Babylon IDA. The benefits granted by the agency will help to offset the rising costs of real estate and labor in Long Island. Vogue Group Inc would be forced to reconsider whether Long Island is the best fit for the company if the agency was unable to provide assistance.
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?
	If we are unable to obtain the financial assistance from the Agency, Vogue Group Inc would be forced to look for expansion efforts outside of Long Island. This would mean potentially completely relocating the company to New Jersey, where warehousing is more affordable. The impact on the municipality would be the removal of all of the jobs that Vogue Group Inc has created as well as the impact Vogue Group Inc has on local businesses by sourcing from local Long Island vendors.

- 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	\mathbf{BS}

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	BS

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 federal tax, worker protection and environmental laws, rules and regulations.

Initial	BS

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	BS

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	BS

facility to a rotation outside the state.	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
		facility to a location outside the State.

Initial	BS

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	BS
	Secretaria establishment

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.

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.

Part VIII - Submission of Materials

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

William F. Dudine, Partner Katten Muchin Rosenman LLP 575 Madison Avenue New York, NY 10022-2585

- 1. 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.
- 3. 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.
- 6. 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

BALBEER SINGH (name of representative of company submitting application) deposes and says that he or she is the CEO/OWNER (title) of VOGUE GROUP INC , the corporation (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 25th Day of JUNE, 20,20

(seal)

ROOPAM MAINI NOTARY PUBLIC STATE OF NEW YORK

NOTARY IS ATTACHED SEPARATELY

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.

EXHIBIT A

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:

Definitions

X ==	the then current assessed value of Facility Realty from time to time
PILOT Commencement Date =	the Taxable Status Date of the Town immediately following the date hereof.
Normal 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.

Payment

Tax Year

_	
1	40.0% Normal Tax Due on X
2	45.0% Normal Tax Due on X
3	50.0% Normal Tax Due on X
4	55.0% Normal Tax Due on X
5	60.0% Normal Tax Due on X
6	65.0% Normal Tax Due on X
7	70.0% Normal Tax Due on X
8	75.0% Normal Tax Due on X
9	80.0% Normal Tax Due on X
10	85.0% Normal Tax Due on X
11	90.0% Normal Tax Due on X
12	95.0% Normal Tax Due on X
13 and thereafter	100% Normal Tax Due on X

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.

Tax Savings for property with physical address of:

550 Smith Street Farmingdale, NY 11735 0100 006.00 01.00 026.000 June 19, 2020

Assuming:

Assessed Value of:

13210

2019 - 2020

Tax without Exemption

37,834

Tax Rate of:

271.1806

Rate Increment of:

2.00%

PILOT number of years

12

Abatements starting at

60%

Number of Years Abatement %		PILOT %		nated Taxes o be Paid	Estimated Savings	
1	60.0%	40.0%	\$	16,902 \$	22,350	
2	55.0%	45.0%		19,099	20,900	
3	50.0%	50.0%		21,406	19,350	
4	45.0%	55.0%	•	23,769	17,800	
5	40.0%	60.0%		26,219	16,100	
6	35.0%	65.0%		28,759	14,400	
7	30.0%	70.0%		31,390	12,600	
8	25.0%	75.0%		34,116	10,700	
9	20.0%	80.0%	*1	36,939	8,700	
10	15.0%	85.0%	•	39,862	6,650	
11	10.0%	90.0%		42,888	4,550	
12	5.0%	95.0%		46,020	2,300	
	Estimate Tax	es to be paid	\$	367,369		
	Estimated Sa	vings		n	\$ 156,400	

SCHEDULE A

Agency's Fee Schedule

SCHEDULE A

Agency's Fee Schedule

Application 6/19/2020

Vogue Group, Inc 550 Smith Street Farmingdale, NY 11735 (HHH) 0100 006.00 01.00 026.000

Application Fee						\$	1,500
Estimated Public Hearing Notice						\$	800
Straight lease 1.25% of Hard costs	+ 1% of Est	savings					
Acquisition Renovation Machinery & Equip	pg 14 pg 14 pg 14	2,800,000 150,000 50,000	1.25% 1.25% 1.25%	\$ 1,875			
Estimated Savings		3,000,000	1%	1,735			
Estimated · Estimated Fee				\$ 39,235		\$:	39,235
Total Estimated Fees			i i	<i>:</i>		\$	41,535
Estimated Savings Est PILOT Est Mtg Rec Est Sales Tax Estimated Savings 1% of Estimated Sav	pg 16 pg 16 vings	0 200,000	12@60 0.75 0.08625	156,400 17,250 173,650 173))		

SCHEDULE B

Agency's Recapture Policy

SCHEDULE B

<u>Recapture of Agency Benefits</u>. 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 (4) years after the date hereof;
 - (B) eighty per cent (80%) of the Benefits if the Recapture Event occurs during the fifth (5th) year after the date hereof;
 - (C) sixty per cent (60%) of the Benefits if the Recapture Event occurs during the sixth (6th) year after the date hereof;
 - (D) forty per cent (40%) of the Benefits if the Recapture Event occurs during the seventh (7th) year after the date hereof; or
 - (E) twenty per cent (20%) of the Benefits if the Recapture Event occurs during the eighth (8th) 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 hereof from those payments which the Lessee or the Sublessee would have been required to pay during the term of this Agreement 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.

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 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.

617.20 Appendix B Short Environmental Assessment Form

Instructions for Completing

Part 1 - Project Information. The applicant or project sponsor 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.

Part 1 - Project and Spousor Information				
Name of Action or Project: VOGUE GROUP INC				
Project Location (describe, and attach a location map):				7
550 SMITH STREET FARMINGDALE NY 11735				
Brief Description of Proposed Action:	·			
VOGUE GROUP INC IS LOOK TO ACQUIRE THIS BUIL BUSINESS. VOGUE GROUP INC WILL DO SOME REN BUILDING AS WELL AS REPAIR THE EXTERIOR OF T	IOVAT	TIONS TO IMPRO		
Name of Applicant or Sponsor:	Telepl	none: 212 354 6	350	11
VOGUE GROUP INC	E-Mai	l: shawn@voguer		с.сом
Address: 550 SMITH STREET	J <u></u>		, i	
City/PO: FARMINGDALE		State: NY	Zip Code: 11735	,
1. Does the proposed action only involve the legislative adoption of a plan, leadministrative rule, or regulation? If Yes, attach a narrative description of the intent of the proposed action and may be affected in the municipality and proceed to Part 2. If no, continue to	the env	ironmental resources t	that NO	YES
2. Does the proposed action require a permit, approval or funding from any 1f Yes, list agency(s) name and permit or approval:	other go	overnmental Agency?	NO /	YES
3.a. Total acreage of the site of the proposed action? b. Total acreage to be physically disturbed? c. Total acreage (project site and any contiguous properties) owned or controlled by the applicant or project sponsor?	1	acresacres		
4. Check all land uses that occur on, adjoining and near the proposed action ☐ Urban ☐ Rural (non-agriculture) ☐ Industrial ☐ Comm ☐ Forest ☐ Agriculture ☐ Aquatic ☐ Other ☐ Parkland	nercial	□ Residential (subur):	ban)	

5. Is the proposed action,	NO	YES	N/A
a. A permitted use under the zoning regulations?		J	
b. Consistent with the adopted comprehensive plan?		V	
6. Is the proposed action consistent with the predominant character of the existing built or natural		NO	YES
landscape?		100	1
7. Is the site of the proposed action located in, or does it adjoin, a state listed Critical Environmental A If Yes, identify:	reay	NO	YES
11 101, 101, 111, 111, 111, 111, 111, 1		1	
8. a. Will the proposed action result in a substantial increase in traffic above present levels?		NO	YES
		<i>U</i>	
b. Are public transportation service(s) available at or near the site of the proposed action?			/
c. Are any pedestrian accommodations or bicycle routes available on or near site of the proposed a	ction?	1	
9. Does the proposed action meet or exceed the state energy code requirements? If the proposed action will exceed requirements, describe design features and technologies:		NO	YES
			1
10. Will the proposed action connect to an existing public/private water supply? [If Yes, does the existing system have capacity to provide service? If No, describe method for providing potable water:		NO	YES
			/
11. Will the proposed action connect to existing wastewater utilities?		NO	YES
[If Yes, does the existing system have capacity to provide service? INO INO IN YES] If No, describe method for providing wastewater treatment:			
			V
12. a. Does the site contain a structure that is listed on either the State or National Register of Historic	······································	NO	YES
12. a. Does the site contain a structure that is listed on either the State or National Register of Historic Places?	>	NO V	YES
	*		YES
Places? b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contains		1	YES
Places? b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contractly wetlands or other waterbodies regulated by a federal, state or local agency?	ain	7	
Places? b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contains	ain	y NO	
Places? b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, conta wetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody	ain	V NO V	
Places? b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contavetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check Shoreline Forest Agricultural/grasslands Early mid-success	ain ??	V NO V	
Places? b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contavetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check □ Shoreline □ Forest □ Agricultural/grasslands □ Early mid-success □ Wetland □ Urban □ Suburban	ain ??	NO V	YES
Places? b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contavetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check Shoreline Forest Agricultural/grasslands Early mid-success	ain ??	V NO V	
Places? b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contawetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check ☐ Shoreline ☐ Forest ☐ Agricultural/grasslands ☐ Early mid-succes ☐ Wetland ☐ Urban ☐ Suburban 15. Does the site of the proposed action contain any species of animal, or associated habitats, listed	ain ??	NO NO	YES
Places? b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contawetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check ☐ Shoreline ☐ Forest ☐ Agricultural/grasslands ☐ Early mid-succes ☐ Wetland ☐ Urban ☐ Suburban 15. Does the site of the proposed action contain any species of animal, or associated habitats, listed by the State or Federal government as threatened or endangered? 16. Is the project site located in the 100 year flood plain?	ain ??	NO NO NO	YES
b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contavetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check ☐ Shoreline ☐ Forest ☐ Agricultural/grasslands ☐ Early mid-succes ☐ Wetland ☐ Urban ☐ Suburban 15. Does the site of the proposed action contain any species of animal, or associated habitats, listed by the State or Federal government as threatened or endangered? 16. Is the project site located in the 100 year flood plain?	ain ??	NO NO NO	YES
Places? b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contawetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check ☐ Shoreline ☐ Forest ☐ Agricultural/grasslands ☐ Early mid-succes ☐ Wetland ☐ Urban ☐ Suburban 15. Does the site of the proposed action contain any species of animal, or associated habitats, listed by the State or Federal government as threatened or endangered? 16. Is the project site located in the 100 year flood plain?	ain ??	NO NO NO	YES
b. Is the proposed action located in an archeological sensitive area? 13. a. Does any portion of the site of the proposed action, or lands adjoining the proposed action, contawetlands or other waterbodies regulated by a federal, state or local agency? b. Would the proposed action physically alter, or encroach into, any existing wetland or waterbody If Yes, identify the wetland or waterbody and extent of alterations in square feet or acres: 14. Identify the typical habitat types that occur on, or are likely to be found on the project site. Check ☐ Shoreline ☐ Forest ☐ Agricultural/grasslands ☐ Early mid-succes ☐ Wetland ☐ Urban ☐ Suburban 15. Does the site of the proposed action contain any species of animal, or associated habitats, listed by the State or Federal government as threatened or endangered? 16. Is the project site located in the 100 year flood plain? 17. Will the proposed action create storm water discharge, either from point or non-point sources? If Yes,	ain /? c all that	NO NO NO	YES

18. Does the proposed action include construction or other activities that result in the impoundment of	NO	YES
water or other liquids (e.g. retention pond, waste lagoon, dam)? If Yes, explain purpose and size:	1	
19. Has the site of the proposed action or an adjoining property been the location of an active or closed solid waste management facility?	NO	YES
If Yes, describe:		
	V	
20. Has the site of the proposed action or an adjoining property been the subject of remediation (ongoing or completed) for hazardous waste? If Yes, describe:	NO	YES
11 Yes, ucscribe.	1	
I AFFIRM THAT THE INFORMATION PROVIDED ABOVE IS TRUE AND ACCURATE TO THE KNOWLEDGE	BEST (F MY
Applicant/sponsor name: BALBEER SINGH Date: MAY 23 2020) 	***************************************
Signature:		*

Part 2 - Impact Assessment. The Lead Agency is responsible for the completion of Part 2. Answer all of the following questions in Part 2 using the information contained in Part 1 and other materials submitted by the project sponsor or otherwise available to the reviewer. When answering the questions the reviewer should be guided by the concept "Have my responses been reasonable considering the scale and context of the proposed action?"

		No, or small impact may occur	Moderate to large impact may occur
1.	Will the proposed action create a material conflict with an adopted land use plan or zoning regulations?		
2.	Will the proposed action result in a change in the use or intensity of use of land?		
3.	Will the proposed action impair the character or quality of the existing community?		
4.	Will the proposed action have an impact on the environmental characteristics that caused the establishment of a Critical Environmental Area (CEA)?		
5.	Will the proposed action result in an adverse change in the existing level of traffic or affect existing infrastructure for mass transit, biking or walkway?		
6.	Will the proposed action cause an increase in the use of energy and it fails to incorporate reasonably available energy conservation or renewable energy opportunities?		
7.	Will the proposed action impact existing: a. public / private water supplies?		
	b. public / private wastewater treatment utilities?		
8.	Will the proposed action impair the character or quality of important historic, archaeological, architectural or aesthetic resources?		
9.	Will the proposed action result in an adverse change to natural resources (e.g., wetlands, waterbodies, groundwater, air quality, flora and fauna)?		

	No, or small impact may occur	Moderate to large impact may occur
10. Will the proposed action result in an increase in the potential for erosion, flooding or drainage problems?		
11. Will the proposed action create a hazard to environmental resources or human health?		

Part 3 - Determination of significance. The Lead Agency is responsible for the completion of Part 3. For every question in Part 2 that was answered "moderate to large impact may occur", or if there is a need to explain why a particular element of the proposed action may or will not result in a significant adverse environmental impact, please complete Part 3. Part 3 should, in sufficient detail, identify the impact, including any measures or design elements that have been included by the project sponsor to avoid or reduce impacts. Part 3 should also explain how the lead agency determined that the impact may or will not be significant. Each potential impact should be assessed considering its setting, probability of occurring, duration, irreversibility, geographic scope and magnitude. Also consider the potential for short-term, long-term and cumulative impacts.

Check this box if you have determined, based on the information and analysis above, and any supporting documentation that the proposed action may result in one or more potentially large or significant adverse impacts and an environmental impact statement is required. Check this box if you have determined, based on the information and analysis above, and any supporting documentation				
that the proposed action will not result in any significant	adverse environmental impacts.			
Name of Lead Agency	Date	LEAR		
Print or Type Name of Responsible Officer in Lead Agency	Title of Responsible Officer			
Signature of Responsible Officer in Lead Agency	Signature of Preparer (if different from Responsi	ole Officer)		