

# 166 LOAN PROGRAM CHECKLIST

 Signed 166 Loan Application Agreement
 166 Full Application
 Exhibits A, B, C; Note Exhibit B: Only Complete the marked fields
 Three years historical financial statements on operating company
 Interim financial statement (within 90 days) on operating company
 Two years projected financial statements (within 90 days) on operating company
 Personal financial statements (within 90 days) on company principals (20% ownership or greater) – Bank form is satisfactory
 Purchase agreement for equipment and/or real estate
 Written cost estimates on building construction/renovation (if applicable)
 Appraisal of project real estate (if applicable)
 Environmental report/Phase One on project real estate (if applicable)
 Bank commitment letter

Revised March, 2023

### 166 LOAN APPLICATION AGREEMENT

Cascade Capital Corporation One Cascade Plaza, 18th Floor Akron, OH 44308

The undersigned, representing a Small Business Concern ("SBC"), is submitting with this letter an application for a State of Ohio 166 Regional Loan. The loan may be made to the SBC or to \_\_\_\_\_\_\_, as an eligible passive company existing to own real or personal property. (Such eligible passive company and/or the SBC are hereafter referred to as the "Borrower".) The undersigned acknowledges that by processing this application, Cascade Capital Corporation, a certified development corporation, will expend time, labor and expense, with the expectation of establishing a mutually beneficial lender-borrower relationship.

The undersigned acknowledges that there will be fees due to Cascade Capital Corporation and other parties to the transaction including, but not limited to the following:

- Cascade Capital Corporation's loan processing fee of 1.00% of the 166 loan proceeds.
- Cascade Capital Corporation's attorney fees associated with the Ohio 166 loan closing are approximately \$2,000 for real estate transactions; less for equipment.

The undersigned assumes responsibility for certain other expenses which may be incurred by the Borrower, Cascade Capital Corporation or the State of Ohio, in connection with the financing, including, but not limited to appraisals, title searches, title insurance, mortgage documentation, filing and recording fees, attorney fees and accountant fees.

In addition to the foregoing, the undersigned agrees to the following conditions:

- 1. Cascade Capital Corporation shall review the loan application and when satisfactorily detailed and approved by Cascade Capital Corporation, submit such application to the State of Ohio for approval. It is understood that Cascade Capital Corporation will seek financing for the acquisition, construction, improvement and equipping of Borrower's proposed project (the "Project") if Cascade Capital Corporation, in its sole discretion, determines that the Borrower's application is satisfactory and meets the criteria for approval. Packaging and submission of Borrower's application to Cascade Capital Corporation's Loan Review Committee or the State of Ohio does not guarantee that Borrower will obtain financing. Borrower agrees that Cascade Capital Corporation has no liability to Borrower should Borrower fail to secure financial assistance from the State of Ohio or other lending sources. All costs and expenses including, but not limited to, title services and attorney fees incurred by Borrower or Cascade Capital Corporation in connection with this application shall be paid by Borrower.
- 2. Borrower shall cooperate fully with Cascade Capital Corporation in the review and processing of such loan application, including the timely submission of accurate financial reports and information regarding the Borrower and its principals. The Borrower agrees that Cascade Capital Corporation may make credit inquiries and receive confidential business and personal financial and credit information as it deems necessary and the

Borrower hereby authorizes any person, financial institution or credit reporting agency to compile and furnish such information. Cascade Capital Corporation agrees to hold such credit information in confidence and not divulge such information to persons or entities other than its employees, Loan Review Committee, legal counsel and the State of Ohio except with the prior consent of Borrower.

- 3. If funds provided by the 166 loan and by any other financing are not sufficient to pay all Project costs or, if additional costs are incurred as a result of cost overruns or unanticipated expenses in financing the Project, the Borrower shall complete the acquisition, construction, improvement and equipping of the Project and pay all costs therefor in full, using its own funds/funding sources.
- 4. Prior to 166 loan disbursement, the Borrower will represent to both Cascade Capital Corporation and the State of Ohio that: (a) construction of the Project is completed in accordance with final plans and specifications; (b) that no unpaid labor or materialmen's liens exist; (c) that construction costs do not exceed estimated Project costs; (d) that Borrower has the ability to repay its obligations to Cascade Capital Corporation; (e) that the Borrower has not suffered a material adverse change in its financial and organizational condition since the date of its loan application with Cascade Capital Corporation.
- 5. Borrower hereby authorizes its financial institution to grant to Cascade Capital Corporation access to financial records held by the financial institution that provides interim and/or other financing for the Project or Project assets. Furthermore, such financial records will be available to Cascade Capital Corporation without further notice or authorization, but will not be disclosed or released to any governmental entity, other than the State of Ohio, without Borrower's consent.
- 6. This paragraph is intended to effect Cascade Capital Corporation's compliance with applicable provisions of the Financial Privacy Act of 1978, Pub. L. No. 95-630, 92 Stat. 9273 (1978). Pursuant to Section 1113 (h) (2) of that Act, no further acknowledgment shall be required for subsequent access by Cascade Capital Corporation or the State of Ohio in order to obtain financial records of Borrower during the processing of this agreement or during the subsequent term, if any, of the Ohio 166 loan issued in connection with this agreement.

If Borrower makes an eligible passive company election, where the Borrower is not the SBC but either the owner or owners of the SBC or an entity created to own real or personal property, the undersigned acknowledges and understands that prior to loan closing, the owner or owners respective spouses may be required by Cascade Capital Corporation and the State of Ohio to personally guarantee repayment of the 166 Regional loan and that if the SBC or eligible passive company elects to own the Project through a partnership entity, the general partners of such entity and their spouses may be required by Cascade Capital Corporation and the State of Ohio to personally guarantee repayment of the 166 loan.

7. The undersigned acknowledges that he/she has been furnished with a list of the Cascade Capital Corporation' Officers, Executive Committee and employees. The undersigned represents that neither the undersigned, nor the Borrower, is related in any way, directly

or indirectly, to any Officer, Executive Committee member or employee of Cascade Capital Corporation, and that to the best of my knowledge, no other conflict of interest or potential conflict of interest exists between the undersigned or the Borrower of Cascade Capital Corporation. The undersigned understands that the members of the Executive Committee and Officers of Cascade Capital Corporation will review the documents related to this application in their capacities as loan review committee members. The undersigned is further aware that all records of the Cascade Capital Corporation are open to all members of the Executive Committee.

8. As consideration for any assistance that may be provided by Cascade Capital Corporation, Borrowers waives all claims against Cascade Capital Corporation

I understand this 166 Loan Application Agreement in its entirety and agree to abide by its terms.

	Borrower
Date signed:	

l:/wpdoc/166/loanagr.doc Revised June, 2004

## **166 FULL APPLICATION**

I. APPLICANT INFORMATION

. APPLICANT NAME: (Contractually res	sponsible party)
CONTACT NAME/TITLE:	
ADDRESS:	
PHONE:	FAX:
E-MAIL:	
FTI#/SSN#	The state of the s
2. COMPANY NAME: (If different from ap	oplicant)
CONTACT NAME/TITLE:	
PHONE:	FAX:
E-MAIL:	
FTI#:	
B. COMPANY CONTACT / TITLE:	
ADDRESS:	
PHONE:	FAX:
E-MAIL:	S
L COMPANY PRIMARY SIC CODES:	
5. PROJECT START DATE:	PROJECT END DATE: JOB CREATION END DATE:
S. JOB CREATION START DATE:	JOB CREATION END DATE:
I. COMPANY INFORMATION	
'. DATE EXTABLISHED:	
B. CEO NAME:	
P. CFO NAME:	
0. PRINCIPAL OWNER:	SSN# nd include percent of ownership)
(Attach list if more than one all	Inditional deficient of ownership)
1. 14/1012 01 0.0. 1/11/2141 00/01/141	FTI#
2. PLEASE CHECK AND COMPLETE A	AS APPLICABLE:
C CORPORATION	LIMITED LIABILITY COMPANY
S CORPORATION	EMPLOYEE STOCK OWNERSHIP PLAN
SOLE PROPREITORSHIP	(51%) MINORITY OWNED (MBE)*
PARTNERSHIP	(51%) WOMAN OWNED (WBE)
LIMITED PARTNERSHIP	
FOREIGN OWNED (Specify N	Jame & Country)
	Partners)
* MDE In defined to Africa A.	. Historia Associate Indian a China da Disease W. J.
* MBE is defined as African American co pvof state certification	n, Hispanic, American Indian or Oriental. Please attach a

# III. ECONOMIC IMPACT

13. PROJECT DESCRIPTION (A	Attach addit	ional sheet if n	ecessary)	):		
	1.11					
14. PROJECT ADDRESS (If diff ADDRESS:						
ADDRESS: PHONE:		FAX:				
15. COUNTY:						
16. CITY/VILLAGE/TOWNSHIP:						
17. STATE SENATOR:		1	8. STATE	REP:		
19. TYPE OF BUSINESS:						
(Mar	ufacturing, D	Distribution, Res	earch & De	velopment, e	etc.)	
20. PRIMARY PRODUCT/SERV	ICE TO BE	PROVEDED /	AT PROJE	ECT SITE: _		
21. PROJECT TYPE:STAR	T UPE	XPANSION _	RELOC	CATION	_CONSOLI	DATION
22. IF RELOCATION/CONSOLII						
COUNTIES (In Ohio)	hio)					
MUNICIPALITIES (in O						_
23. RELOCATION OF JOBS:				ıny?)		
24. NUMBER OF PEOPLE TRA		_				
25. INTERSTATE/INTERNATIO					`	
(List States/Countries	s)					
26. FULL-TIME EMPLOYEMEN' STATE:	COMPOS		JECT SITI	Ε:		
A. # Total Existing Full-Time Em	ployees	_ A. # T	otal Existi	ng Full-Time	Employee:	S
B. # Women		_ B. # W	/omen			
C. # Minority	y C. # Minority					
D. # FTE*		_ D.#F	TE*			
27. PROJECTED EMPLOYMEN	T /Project S	Sito):				
27.1 NOSECTED ENFECTIVIEN	i (Fioject c	YEAR 1		YEAR 2		YEAR 3
A. # Retained Full-Time						12/11/0
B. # New Employees Full-Tim	ie.				,	
C. # Minority Projected		•				
D. # Women (OITP only)						-
E. # LMI (CDBG only)						
F. # FTE*						
1.111						
G. Average Hourly Wage	\$	(New Full-Time	Employees)	)		
H. Average Hourly Benefits	\$	_ (New Full-Time	Employees)	)		
A full time employee is an employee	bing on aug	no of all least ar L		ak/annu-tti- ti	lmadis !-	
A full-time employee is an employee wor defined for employment purposes as Afr	-	_			-	ınder.
*FTE = Full-time equivalents (e.g. two pa	rt-time employ	yees working a tot	al of at least	35hrs/week)		

### IV. PROJECT COSTS/USE OF FUNDS

IV. PROJECT COSTS/US					
	TOTAL	EQUITY	PRIVATE	STATE	OTHER PUBLIC
			LENDER	ASSISTANCE	(PLEASE IDENTIFY)
FIXED ASSET COSTS			11 To 11 To 1		
A. Land					
B. Building					
- Acquisition					
- New Construction					
- Renovation					
- Leasehold Improvements					
C. Machinery & Equipment					
D. On-Site Infrastructure/Site	1				
Preparation (List):					
	. 1				
E. Professional Fees/Interim Costs					
- Arch/Eng/Appraisal					
- Construction Interest					
F. Admin. Costs (CDBG only)					
TOTAL FIXED ASSET COSTS					
NON-FIXED ASSET COSTS					
G. Furniture/Fixtures					
G. 1 difficulty factors			<del></del>		
H. Training Costs					
- Instruction					
- Wages while in training					
- wages withe in training					
I. Working Capital					
i. Working Capital					
J. Other Costs (Specify)					
TOTAL NON-FIXED ASSET COST	rs				
TOTAL COMPANY INVESTMENT					
(Total Fixed and Non-Fixed)					
(1012112134 4114 1101111111111111111111111111111					
OFF-SITE INFRASTRUCTURE					
- Streets					
- Water & Sewer					
- Flood & Drainage					
- Rail					
- Professional Fees					
TOTAL OFF-SITE COSTS					
TOTAL OFFICIE COSTS					

			Exhibit	A: DEBT	SCHEDU	LE		
Name of Ope	rating Company:		E LIST ALL EX		SINESS DEI	втѕ		
						*		_
Creditor Name	Original Amount	Original Date	Present Balance	Interest Rate	Maturity Date	Monthly Payments	Security	Current or Delinquent
Name	Amount	Date	Dalatice	Nate	Date	rayments	Security	Delinquen
								1
								1
								1
								1
	Total Present Ba	lance**	\$	Total Month	lv Pavment	\$		
				•	, ,	· .		
Should be the s	same date as cur	rent financia	l statement.					
**Total must agree with balance shown on current financial statement.								
Total must agree with balance shown on current illiancial statement.								

## "EXHIBIT B"

<u>Zip Code</u>

#### **EXHIBIT C**

### Supplemental Questionnaire

Please complete the following questionnaire. (Attach sheets where necessary)

- Describe the business's existing activities, products, services, etc., including the history of business
  operations. Describe the current market, size, industry, trends, growth potential, etc. Include market
  feasibility information and/or sales commitments to support sales or revenue projections. (A Business Plan
  may be submitted to answer some of the above items.)
- 2. Provide a list of the top ten current customers including addresses and telephone numbers. Please include the percent of sales to each customer.
- 3. Describe the major competitors in the marketplace, including their market share (if known), and strengths and weaknesses. (A Business Plan may be submitted for this question.)
- 4. Describe operational and/or financial relationships with any parent or subsidiary, and describe any changes in ownership that may occur as a result of this project.

5.	Have the applicant (or user), related companies, or any officers:		
	a) Been convicted of any felony?     b) Been convicted of or enjoined from any violation of state	Yes	No
	or federal securities law?	Yes	No
	c) Been a party to any consent order or entry with respect to an alleged state or federal securities law violation?	Yes	No
	d) Been a defendant in a civil or criminal action?	Yes	No
6.	Is the applicant (or user):		
	a) In default under any existing loan agreement?	Yes	No
	b) The subject of any existing tax lien?	Yes	No
7.	Does the applicant or user have, or has the applicant or user previously had any other state agency?	, any liabiliti Yes	es or contracts with No
	any other state agency?	169	
8.	Is there any relationship between the applicant's (or user's) officers, sharehoupplier of project assets of source or project financing?		rtners and any No
If	the answer to any of the questions 5 – 8 is yes, please explain on a sepa	rate sheet	of paper.
9.	Please Identify the following information about the project and the project si	e:	
	a) Site Is/will be: owned leased purchased on land contract _		
	optioned for purchase optioned for lease op-	tioned for la	nd contract
	b) Number of acres Square footage of building		
	c) Will any portion of the project's building(s) be vacant?	Yes	No
	d) Is the project in a designated flood hazard area?	Yes	No
	e) Will the project involve historic properties subject to federal/state rules?	Yes	No