Northeast Nebraska Economic Development District and Northeast Economic Development, Inc. Application for Business Loan Funds

PART I.

| | | City | State | Zip |
|--|---|--|--|--|
| Contact Person: | Telepho | one No. | _ FAX | . No |
| E-mail: | | Cell phone No | | |
| Business Classification: | ☐ Manufacturing ☐ Research and Developmen | ☐ Warehousing and Di t ☐ Administrative Mana | | |
| Business Organization: | ☐ Proprietorship ☐ Partnership | ☐ Corporation ☐ Other | | |
| Business Type: | ☐ Start-up (0-2 yrs old) ☐ Existing If existing, ye | | | |
| Federal ID #: | | DUNS# | | |
| NAICS Code: | | | | |
| Does the Company have | a Parent or Subsidiaries? | □ yes □ | no | |
| | | · | | |
| Address: | | | | |
| City | | State | | Zip |
| the stock. The following iny lender's compliance with ea The law requires that a len- However, if you choose not visual observation or surna a "1" if an American India | formation is requested by the Fede qual credit opportunity. You are no der may neither discriminate on the to furnish it, under Federal regula me. If you do not wish to furnish th un/Alaskan Native; a "2" if Asian; 5" if White. Enter under Ethnicity (| tners, owner, co-owners and all storal Government for certain types of trequired to furnish this information basis of this information nor on vations, this lender is required to not be information, please check the box a "3" if Black or African America Code, a "Y" if the person identified ind that number/letter if the individution Ownership % Male/Fe | f loans, in order, but are encounted the race/ethnicite below. Under and a "4" if Na is Hispanic or hal is disabled. | er to monite ouraged to oose to furn by on the bo Race Code, tive Hawai Latino or an |
| _ | | | | |
| if the person is Non-Hispania | | | | |

Personnel: (Full-Time-Equivalent, FTE is based upon 2,080 hours per year.) Existing Number of Full Time Equivalent Positions: Full-Time-Equivalent Positions to be **Created** within 18 months of Application Approval: Total Number of Seasonal Full-Time-Equivalent Jobs Created (i.e. Jobs which will be available for at least 3 continuous months and recur annually): If Jobs Would Be Lost Without Loan Approval, Total Number of Full-Time-Equivalent Jobs **Retained**: В. **Project Information USES OF FUNDS:** Total Project Cost NENEDD/NED, Inc. **Funds Requested** Land Acquisition **Building Acquisition** Renovation New Facility Construction Acquisition of Machinery/Equipment Acquisition of Furniture/Fixtures Working Capital (Includes Inventory) Other (Specify)_____ **Total:** C. **SOURCES OF FUNDS: Note:** Public sources of financing require the participation of a Bank and/or an injection of equity (non-debt) funds. **Participating Lender Information:** Name of Lending Institution: Address: Contact Person:

Loan Amount: \$ Loan Term: (Yrs) Phone ()_____ Collateral Required: _____ Equity Required: _____ **Equity Information:** Amount available from business or owners for investment: \$_____ Source of owner's equity into project: Project Location: ☐ Within the City Limits of (Name of City) Population of City _____ Outside of City Limits, but within the Zoning Jurisdiction of (Name of City) Population of City _____ Unincorporated Area (Name of County)_____

This institution is an Equal Opportunity Provider and Employer Personal Financial Statement: Complete the Attached Personal Financial Statement Form for Each Person Owning 20% or More of the Business.

| D. | ATTACH THE FOLLOWING: |
|---|--|
| | (1) Business Plan |
| | (2) 3-year historical balance sheets and operating statements. Current statements less than 90 days old (Existing Businesses Only). |
| | (3) Personal Financial Statement for each person owning 20% or more of the business (See attached form 3245-0188). |
| | (4) ☐ Personal Tax returns for the past 2 years for each person owning 20% or more of the business. |
| | (5) A letter of rejection from your bank or a letter from the bank requesting NENEDD/NED, Inc. participation with the proposed project. |
| | (6) Credit Report from Credit Reporting Agency. Contact your bank for information. |
| | (7) NENEDD/NED, Inc. Assistance Agreement. |
| | (8) Indemnification Agreement |
| | (9) Exhibit "A" Memorandum |
| determ meeting the loan able to The abo you eval | Il documents have been received, NENEDD/NED, Inc. staff will review the application to ine if it meets the eligibility requirements to be considered by the loan committee. If eligible, a g will be scheduled with you and the items on the Full Application Checklist will be requested. If n will be presented to the RLF Loan Board, a 1% loan processing fee will be collected. If we are not provide further assistance, your processing fee will not be collected. We information is accurate to the best of my knowledge and belief. The above information is provided to help luate the feasibility of obtaining public financial assistance. It is further understood that the submission of this es not constitute a formal loan application and that the form will be used for analysis and assessment purposes. |
| Dated: | Signature: |
| □ Ih | have received a copy of the NENEDD/NED, Inc. Guidelines and Procedures. |

PERSONAL FINANCIAL STATEMENT As of _____

| | | | | - | • | | g a guaranty on the loan. |
|-------------------------|--------------|----------|-------------------|----------|-------------------------|--------------------------|---------------------------|
| Name: | | | I | _ | | | |
| Residence Address: | | | | | | | _ |
| City: | | | State: | | Zip | Code: | _ |
| Business Name of App | olicant/Borr | ower | | | | | |
| ASSETS | | | | | LIABILIT | IES | |
| | | (Or | nit Cents) | | | | (Omit Cents) |
| Cash on hand & in Bar | nks | \$_ | | | Accounts I | Payable | \$ |
| Savings Account | | \$_ | | | Notes Paya | able (to Bk & Others | |
| Mutual funds | | \$ | | | (I | Describe in Section 2) | \$ |
| Accounts & Notes Rec | eivable | | | | Installmen | t Account (Auto) | \$ |
| (Describe in S | Section 6) | \$ | | | M | Io. Payments \$ | |
| Life Insurance – Cash | , | | | | | t Account (Other) | \$ |
| Surrender Val | lue Only | \$ | | | | Io. Payments \$ | |
| Stocks and Bonds | | | | | Loans on I | Life Insurance | \$ |
| (Describe in S | Section 3) | \$ | · | | Mortgages | on Real Estate | |
| Real Estate | | | | | (I | Describe in Section 4) | \$ |
| (Describe in S | Section 4) | \$_ | | | Unpaid Ta | xes | |
| Automobile - Present V | Value | \$_ | | | (Describe in Section 7) | | \$ |
| Other Personal Propert | ty | | | | Other Liabilities | | |
| (Describe in S | Section 5) | \$ | | | (Describe in Section 8) | | \$ |
| Other Assets | | | | | | | |
| (Describe in S | Section 6) | \$ | | | Total Liab | ilities | \$ |
| | | | | | Net Worth | | \$ |
| Total | | \$_ | | | T | otal | \$ |
| Section 1. Source of In | ncome | | | | Contingent | t Liabilities | |
| Salary | | \$_ | | | As Endors | er or Co-Maker | \$ |
| Net Investment Income | e | \$ | | | Legal Clair | ms & Judgments | \$ |
| Real Estate Income | | \$ | | | Provision f | for Fed Income Tax | \$ |
| Other Income (Describ | e) | \$ | | | Other Spec | cial Debt | \$ |
| Description of Items L | isted in Sec | tion 1 | | | | | |
| | | | | sed in ' | Other Incon | ne" unless it is desired | to have such payments |
| counted toward total in | | 01100 11 | ced not be discre | 7504 111 | other meen | ie uniess it is desired | to have such payments |
| Section 2. Notes Paya | | s and | Others | | | | |
| Name & Address of | Origina | | Current | Р | ayment | Terms | How Secured or Endorsed |
| Noteholder Noteholder | Balanc | | Balance | | mount | (Monthly - etc.) | - Type of Collateral |
| rotenoidei | Durane | | Bulance | 1. | mount | (Wolting etc.) | Type of Condicion |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |

| Section 3. Stocks and I | | | | t if neces | ssary) | | | | | |
|---------------------------|----------|-----------------------|---------|------------------------|-------------------------------------|-----------------|------------------------------|-----------------|----------------|--|
| No. of Shares | N | ames of Secur | ities | | Cost | | arket Value tion/Exchange | | Date Amount | |
| | | | | | | Quota | mon/Exchange | All | ilount | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| Section 4. Real Estate | Owned | ` | | | | | heets if necessa | ry. Each shee | et must be | |
| Address - Type of prop | nerty | identifie Title is in | | <i>supplen</i> Oate | <i>nent to this sto</i> Original | Present | igned). Mortgage | Amount of | Status of | |
| radiess Type of proj | perty | name of | | chased | Cost | Value | Balance | Payment | Mortgage | |
| | | | | | | | | • | | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| Section 5. Other Person | nal Pro | perty. (Descr | ibe, ar | ıd if any | is mortgagea | , state name d | and address or i | nortgage hola | ler and | |
| | | атош | nt of m | ortgage | , terms of pay | ment, and if a | lelinquent, desc | ribe delinquer | ıcy.) | |
| | | | | | | | | | | |
| • | | | | | | | | | | |
| Section 6. Other Assets | s Notes | & Accounts | Receiv | able. (L | Describe) | | | | | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| Section 7. Unpaid Tax | | | | to type, t | o whom paya | ble, when due | , amount, and v | vhat, if any, p | roperty the | |
| | iax | lien attaches. | , | | | | | | | |
| | | | | | | | | | | |
| Section 8. Other Liabil | litiaa (| Degenile e in d | otail \ | | | | | | | |
| Section 8. Other Liabil | nues. (| Describe in a | eiaii.) | | | | | | | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| Section 9. Life Insuran | ce Hel | d. (Give face | value | amount e | of policies - n | ame of compo | any and benefica | iaries.) | | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| NENEDD/NED, Inc. is | author | rized to make | all inq | uiries de | emed necessa | ry to verify tl | ne accuracy of t | he statements | made hereir | |
| and to determine my/ou | ır credi | tworthiness. | | | | | | | | |
| (I) or (We) certify the a | bove a | nd the stateme | ents co | ntained | in the schedu | les herein are | a true and accin | rate statement | of (my) or | |
| (our) financial condition | | | | | | | | | 01 (111) 01 | |
| | | | | | | | | | | |
| Signature | | | | Sign | ature | | | Date | | |
| S | | | | 2 | | | | | | |
| Social Society Number | | | | Coci | al Caqueity M | ımbar | | | | |
| Social Security Number | I | | | SOC1 | al Security N | umoci | | | | |

NORTHEAST NEBRASKA ECONOMIC DEVELOPMENT DISTRICT and NORTHEAST ECONOMIC DEVELOPMENT, INC. ASSISTANCE AGREEMENT

| THIS AGREEMENT, is made and entered into this | day of | , by and between the |
|--|--------------------------|--------------------------------------|
| NORTHEAST NEBRASKA ECONOMIC DEVELOPMENT | Γ DISTRICT and NOR | THEAST ECONOMIC |
| DEVELOPMENT, INC., whose principal place of business is | s located at 111 South 1 | st Street, Norfolk, Nebraska |
| (hereinafter referred to as the "NENEDD/NED, Inc."), and | | , of |
| | (hereir | nafter referred to as the "Client"). |
| | | |

WITNESSETH:

WHEREAS, Client has requested the NENEDD/NED, Inc. to investigate the feasibility of obtaining a NENEDD/NED, Inc. Loan in connection with the financing of a project to be undertaken by Client all as more particularly set forth on Exhibit "A" which is attached hereto and incorporated herein by this reference as is fully set forth herein, (hereinafter referred to as the Project").

NOW, THEREFORE, in consideration of the mutual covenants set forth herein, the parties hereto do hereby agree as follows, to-wit:

- 1. NENEDD/NED, Inc. agrees to work with the Client to investigate the feasibility of obtaining financing through a NENEDD/NED, Inc. Loan for the Project. NENEDD/NED, Inc. will investigate the financial condition of Client and determine whether or not a NENEDD/NED, Inc. Loan Application is appropriate. NENEDD/NED, Inc. will seek to obtain a NENEDD/NED, Inc. Loan for the Client if the NENEDD/NED, Inc. determines, in its sole discretion, that, to-wit:
 - a. Client is within the NENEDD/NED, Inc.'s eligibility criteria and the Project is likely to be approved by the NENEDD/NED, Inc. Executive Committee for a NENEDD/NED, Inc. Loan, and;
 - b. All other elements of the Project can be financed and /or paid for through the infusion of equity capital by the Client.
- 2. If NENEDD/NED, Inc. determines, in its sole discretion, that the Client is eligible for a NENEDD/NED, Inc. Loan, then, and in such event, NENEDD/NED, Inc. will advise and consult with the Client in the preparation by the Client for a complete set of Loan documents together with supporting exhibits, for the purpose of making applications for a NENEDD/NED, Inc. Loan (hereinafter referred to as the "Loan Package"). The Loan Package shall be for the sole benefit of the Client, provided however, that such Loan Package shall be used by the NENEDD/NED, Inc. in connection with the Application for a NENEDD/NED, Inc. Loan on behalf of the Client, provided, however, that the Loan Package may be used by the Client in seeking financial assistance or guarantees from other governmental agencies and/or private lenders.
- 3. The Client agrees to pay a loan-packaging fee at the time the application is submitted equaling 1% of the request; minimum fee of \$200.00. This fee will be used to reimburse NENEDD/NED, Inc. for all out-of-pocket expenses incurred in researching, preparing and submitting the Loan Package for a NENEDD/NED, Inc. loan. If the loan request is denied, NENEDD/NED, Inc. reserves the right to reimburse a portion of the fee if it exceeds the costs of actual incurred costs of the loan-packaging.
- 4. Client hereby acknowledges that the Client is charged with the actual responsibility of preparing the Loan Package, and that the NENEDD/NED, Inc.'s sole responsibility in connection with the preparation of the Loan Package shall be to consult with and advise the Client. The Client further acknowledges that the Client will be required to promptly and accurately supply financial information concerning the Project, the operation of Project, together with the manner, method and terms of financing the Project. Client further specifically acknowledges and agrees that the obtaining of a NENEDD/NED, Inc. Loan, or any other financing is dependent upon many factors that the NENEDD/NED, Inc. cannot control, including but not limited to economic factors, the decisions of Executive Committee of the NENEDD/NED, Inc., and the decisions of other financial institutions; accordingly, the NENEDD/NED, Inc. does not guarantee that the Client will obtain financing for the Project. Client hereby covenants and agrees that NENEDD/NED, Inc. shall not be responsible, in any manner, or liable to the Client or any other person in

the event that the Client is unable to obtain a NENEDD/NED, Inc. Loan for the Project, or any other type of financing for the Project, whether from the NENEDD/NED, Inc. or any other governmental or public source, or from any private financing sources. Client also further covenants and agrees that the NENEDD/NED, Inc. shall not be liable for any of the debts or obligations incurred in and for the assistance of benefit of the Client. Client further agrees that Client will hold the NENEDD/NED, Inc. harmless, and pay all costs and expenses, including attorney's fees, in the event that any claim is made or lawsuit is filed by or against the NENEDD/NED, Inc. arising out of any transaction with or assistance to the Client which may in any way be connected with the Agreement.

5. If the Client is successful in obtaining a NENEDD/NED, Inc. Loan, the Client agrees to pay to the NENEDD/NED, Inc. a Loan Processing Fee of one percent (1%) (minimum \$200.00) of the net Loan proceeds received by Client, less the previously paid deposit set forth in paragraph 3. The Loan Processing Fee shall be due and payable upon issuance of the Loan proceeds.

In addition to the above and foregoing fee, the Client further agrees to pay to the NENEDD/NED, Inc. an annual servicing fee of one-half percent (1/2%) of the declining loan balance on the Note, which shall be paid on an annual basis for the term of the loan to be issued by the NENEDD/NED, Inc. pursuant to the terms and provisions of the NENEDD/NED, Inc. Loan.

In addition to the above and foregoing fees, the Client hereby specifically covenants and agrees to pay all costs of closing the NENEDD/NED, Inc. Loan, and all related transactions, including, but not limited to, all costs of title insurance, abstracting, recording fees, survey costs, inspections, environmental assessment, and NENEDD/NED, Inc. legal fees. Client and NENEDD/NED, Inc. mutually acknowledge that the NENEDD/NED, Inc. attorneys are required to charge on an hourly rate basis. NENEDD/NED, Inc. hereby states that its attorneys charge at the rate of \$119.00 per hour for lawyer's time. It is estimated that the average fees will be \$250.00, but individual NENEDD/NED, Inc. Loans may vary, depending upon the complexity of the transactions, and the problems that develop in connection with the application of the NENEDD/NED, Inc. Loan, the processing and closing of such Loan.

- 6. Client acknowledges understanding that NENEDD/NED, Inc. Loans contain a prepayment penalty if prepayment occurs within two years of the loan closing date. The prepayment penalty is ten percent (10%) of the outstanding balance as stated in the original closing Loan Amortization Schedule for the date of such full prepayment.
- 7. Client acknowledges receipt of a copy of the Memorandum which is attached hereto as Exhibit "A" and incorporated herein by this reference as if fully set forth, said Memorandum setting forth an approximation of the Net Loan Proceeds which would be received by Client in connection with the sale of a \$_____ Loan by the NENEDD/NED, Inc. through the Revolving Fund program, exclusive of the fees and costs set forth in the third paragraph of paragraph 5 of this Agreement.
- 8. Client acknowledges that if loan proceeds are utilized for construction, that Davis-Bacon wage rates apply to all contractors retained for the project.
- 9. Client acknowledges that NENEDD/NED, Inc. will require an authorization from client to have loan payments be automatically withdrawn from client's bank account electronically on the 1st of each month and the annual service fee will be automatically withdrawn from the client's bank account electronically on the anniversary date of the NENEDD/NED, Inc. loan if the client is successful in obtaining a NENEDD/NED, Inc. loan.

| | parties hereto have executed, caused to be duly executed this Agreement, and have hereto there seals, this day of, |
|--------|--|
| CLIENT | NORTHEAST NEBRASKA ECONOMIC DEVELOPMENT DISTRICT and NORTHEAST ECONOMIC DEVELOPMENT, INC. NENEDD/NED, INC. |
| BY: | BY: |

EXECUTIVE DIRECTOR

INDEMNIFICATION AGREEMENT

| THIS AGREEMENT made and ent | tered into on, 20 between the |
|--|---|
| Northeast Nebraska Economic Developme | nt District and Northeast Economic Development, Inc. |
| | ecessors and assigns and |
| of (Indemnitor | r) at |
| | y NENEDD/NED, Inc. for \$ on |
| date, it will indemnify a liabilities, losses, damages arising out of cleanup active Response, Compensation (CERCLA); the Resource U.S.C. 2601-2671, or relate limited to groundwater, sur | e project, which is years from the above and hold harmless the Indemnitee from any s, suites, judgments, counsel fees, and costs vities under the Comprehensive Environmental and Liability Act, 42 U.S.C. 9601-9675 Conservation and Recovery Act (RCRA), 42 ed hazardous substances laws, including, but not face, soil or other conditions caused directly or any of its predecessor on the property described |
| INDEMNITEE: | Northeast Nebraska Economic Development District and Northeast Economic Development, Inc. (NENEDD/NED, Inc.) |
| | By: |
| Date | Executive Director Title |
| INDI | EMNITOR: |
| | By: |
| Date | Title |

EXHIBIT "A" MEMORANDUM

| TO: | | | | | | | | | |
|-----------------------------|-----------------------------------|--|----------------------|---|--|--|--|--|--|
| FROM: | | Northeast Nebraska Economic Development District and Northeast Economic Development, Inc. ("NENEDD/NED, Inc.") | | | | | | | |
| RE: | NI | ENEDD/NED, Inc. Revolving Loan Fund | | | | | | | |
| DATE: | | | | | | | | | |
| INTEND OF ALL THE PRO | and fe ED TO FEES, DCESS | ollowing is an approximation of the expenses of the loan es of the NENEDD/NED, Inc THIS IS AN APPROXID DIE, NOR DOESN'T PURPORT TO BE, A FULL AN COSTS AND EXPENSES THAT WILL BE INCURRE SING OF A NENEDD/NED, INC. LOAN THROUGH T | MAT D CO ED IN | TION ONLY AND IS NOT OMPLETE DISCLOSURE N CONNECTION WITH | | | | | |
| II. | PRIC | ING A NENEDD/NED, INC. LOAN | | | | | | | |
| | A) | Determine Net Loan Proceeds | \$ | | | | | | |
| | B) | Calculate NENEDD/NED, INC. Loan Processing Fee (1% of Amount A above or minimum amount of \$200. | \$ 00) | | | | | | |
| | C) | Closing Costs a) Attorney fees b) Title insurance c) Abstracting d) Environmental Assessment e) Filing fees f) Survey g) Insurance h) Taxes i) Assessments j) Appraisal k) Inspections l) Other | \$ | 250.00 | | | | | |
| | D) | Balance to Borrower | \$ | | | | | | |
| | E) | Amount of Loan | \$ | | | | | | |
| | | CLIENT | | | | | | | |
| | | By | | | | | | | |

United States Citizenship Attestation Form

| For the purpose of com | plying with Neb. Rev. Stat. §§ 4-108 through 4-114, I attest as follows: | | | | | | |
|---|---|--|--|--|--|--|--|
| ☐ I am a citizen o | I am a citizen of the United States. | | | | | | |
| | — OR — | | | | | | |
| and alien numb | I am a qualified alien under the federal Immigration and Nationality Act, my immigration status and alien number are as follows:, and I agree to provide a copy of my USCIS documentation upon request. | | | | | | |
| I hereby attest that my response and the information provided on this form and any related application for public benefits are true, complete, and accurate and I understand that this information may be used to verify my lawful presence in the United States. | | | | | | | |
| PRINT NAME | (first, middle, last) | | | | | | |
| SIGNATURE | | | | | | | |
| DATE | | | | | | | |

Credit History Search Authorization

By signing this agreement, I hereby give full authorization to the Northeast Nebraska Economic Development District (NENEDD), to perform a credit history search on my past and current credit history. Also, I hereby give full authorization to NENEDD to utilize the information that I have supplied on this form for the purpose of performing a credit history search.

| Applicants Full Name: | | | |
|-----------------------|-----|------|---------------------------------------|
| Date: | | | |
| dba: | | | |
| Address: | | | |
| City: | Sta | ate: | Zip Code: |
| Telephone: | | | |
| FAX: | | | |
| E-mail: | | | |
| Social Security #: | | | |
| Fed I.D. #: | | | · · · · · · · · · · · · · · · · · · · |
| Date of Birth: | | | |
| Employment: | | | · · · · · · · · · · · · · · · · · · · |
| (Include address) | | | |
| Applicant Signature: | | | Date: |