TIF FINANCIAL ASSISTANCE APPLICATION PACKET Part 2 of 2



CITY OF ST. CHARLES



Submission of the Part 2 Tax Increment Financing Financial Assistance Application

In order for the City to effectively evaluate a request for financial assistance, the Applicant must:

- Provide all applicable items in a single submission;
- Organize the submission and present the required information in the manner indicated below; and
- Provide five (5) copies of the submission.

Failure to provide all required information in a complete and accurate manner could delay processing of the application. The City reserves the right to reject applications that lack all required items.

The Applicant is required to provide an initial fee of \$7,000 and a signed Reimbursement of Fees Agreement shall accompany any financial assistance application. This fee shall be used to cover the City's legal, administrative, and planning costs. Outside consultants hired by the City shall be paid for by the Applicant and will not be considered a part of the fee. It is also the responsibility of the Applicant to provide a deposit in the amount of any professional services contract provided by outside consultant(s) before the contract is executed. If an additional amount of money is required to reimburse the City for its related costs, the Applicant shall be responsible for such costs. If any portion of the fee is not utilized, the City will refund the amount to the Applicant.



Applicant Information:

PRINCIPAL PROFILE(s)

The following information must be provided for each individual that is an owner, partner, investor, director or officer of the Applicant entity or of any entity holding an interest in the applicant. (**All information must be typed**)

Name:
Address:
Company:
Phone:
Email:
Name:
Home Address:
Company:
Phone:
Email:
Name:
Home Address:
Company:
Phone:
Email:
Name:
Home Address:
Company:
Phone:
Email:



Project Information

1. Project Narrative

Provide an in-depth overview of the project in narrative format. The narrative must include a description of the following aspects of the project:

- Current condition of the site and historical overview that includes the size and condition of any existing structures, environmental conditions, and past uses of the site.
- Proposed use(s) of project (e.g. industrial, commercial, retail, office, or mixed-use).
- Construction information about the project including: size of any existing structure to be demolished or rehabbed; size of any new construction; types of construction materials (structural and finish); delineation of square foot allocation by use; total number and individual square footage of residential units; type of residential units (e.g. for-sale, rental, condominium); number of affordable residential units; degree of affordability of residential units (i.e. 100% AMI, 80% AMI, 60% AMI); number and type of parking spaces; and construction phasing.
- **Table of Residential Unit Mix** Provide a detailed overview of the residential units in the project. Details must include: the number and type of unit (i.e. number of bedrooms and bathrooms), unit size measured in square feet, construction cost per square foot, base sales price, "write-down" for affordable units, and the projected amount of total sales revenue.
- Residential Displacement -Identify the number of residents, if any, who have been or will be displaced as a direct result of the proposed project. If any residents will be displaced, this statement must indicate whether any of these residents are from "low" or "very low" income households as defined by the Illinois Affordable Housing Act. The Applicant must address options available for re-housing any residents displaced by the project.

2. Project Timeline

A comprehensive project timeline is required. Include anticipated dates for site acquisition or lease, project start and completion, as well as other project milestones. Multi-phase projects must include details for each phase. The timeline should also identify any critical or timesensitive dates as well as any time constraints facing the Applicant.

3. Public Benefits

Fully describe the public benefits that can be realized by the completion of this project. Projects with a high degree of public benefit are typically more likely to receive financial assistance. Examples of public benefits include, but are not limited to the following:

- Creation of affordable housing
- Creation of new permanent jobs
- Creation of new retail choices in an underserved segment of the community
- Catalyst for new private investment

- Re-occupancy of a vacant building
- Elimination of blight
- Incorporation of environmentally friendly features
- Creation of public infrastructure or facilities



Increased sales tax revenue

Increased property tax revenue creation and/or retention

This statement should include qualitative examples of public benefits as well as quantifiable and measurable outcomes of the short-term and long-term benefits to the neighborhood and to the City of St. Charles. Support documentation for the estimates of public benefits must be included.

4. Site Maps

Provide a map that shows the location of the site. Also provide a map that focuses on the project and its immediate surroundings. Both maps should be no larger than 11 x 17. Larger maps will be required for projects presented to the Council.

5. List of PINs

Identify the specific Parcel Index Numbers (PINs) included in the proposal and also include the "base" equalized assessed value(s) EAV for each of these PINs. This information can be obtained from the Kane County Assessors Office.

6. Renderings of Project

Provide preliminary architectural elevations, plans and renderings for the project. These drawings should be no larger than 11 x 17 inches. Larger drawings will be required for projects presented to the City Council. If any of the drawings have already been submitted to the City, the Economic Development Manager may waive the requirement of submitting additional elevations / site drawings. To be considered valid, this waiver must be received in writing.

7. Evidence of Site Control

Submit documents to verify that the developer has control of the project site or that the Applicant has, or will have control of the property. Acceptable documentation may include deeds, title policies, leases, options, and real estate sales contracts. If the property has yet to be acquired, provide a statement regarding the method of acquisition, status and next steps of the related processes.

Project Financial Information

8. Sources and Uses of Funds

Identify the sources of funds used to finance the project. Typical sources include equity, lender financing, mezzanine financing, government financing, other anticipated types of public assistance, and any other types or methods of financing. Describe the sources of equity. Include a term sheet for lender financing, if available. The project budget must identify the up-front sources intended to finance the development costs of the project. If determined, specify the specific line items of the project budget that each source will finance. Summarize the uses of funds. General categories to be identified include: acquisition and related site costs, hard construction costs, and a breakdown of soft costs.



All projects must include for the construction phase a monthly or quarterly cash flow (i.e., sources or "cash in" by source, and uses or "cash out" by use).

For-sale housing developments must show income from the rental or sale of commercial space, the sale or rental of parking spaces, and unit upgrades must be included. Clearly identify all assumptions (such as absorption, sales prices, taxes, etc.). Identify the profit expected at the completion of the project.

Applicants are advised that to the extent possible, sales contracts for land acquisition should not be executed until the City and the Applicant have agreed on an amount of TIF assistance to be provided. This is because purchase price of a development site to be acquired or recently acquired will be reviewed to determine whether or not that price exceeds the property's current market value. For TIF incentive agreements, market value sets the upper limit of acquisition costs that will be considered in the estimation of TIF assistance. The City will review any market value appraisal submitted in support of an acquisition, and the department may obtain its own appraisal or review appraisal.

9. Development Budget

Provide an accurate and detailed development budget for the project that includes a detailed breakdown of significant line item costs. The budget should be arranged to identify acquisition and site related costs, hard costs, and soft costs. Also, identify all line items that are performed by the developer, owner, or related entities. The applicant shall also include a projected budget of TIF eligible expenses that they are seeking to include in the TIF redevelopment plan budget. The city's consultant may request further financial information as deemed appropriate.

10. Pro Forma Income and Expense Schedule

Applicants whose projects involve the rental of commercial, retail, industrial, and dwelling space must submit pro formas that identify income and expense projections on an annual basis for an eleven-year period. A hypothetical property reversion is to be assumed. Clearly identify all assumptions (such as absorption, vacancies, debt service, operational costs, etc) that serve as the basis for the pro forma. Two sets of pro formas are to be submitted. The first set should show the project without TIF assistance and the second set with TIF assistance. For owner-occupied industrial and commercial projects, detailed financial information must be presented that supports need for financial assistance (see below).

11. Analysis of Financial Need

Each application must include financial analyses that demonstrate the need for TIF assistance. Two analyses must be submitted: one <u>without</u> TIF assistance and one <u>with</u> TIF tax assistance. The Applicant must indicate the minimum return or profit the Applicant needs in order to proceed with the project and the rationale for this minimum return or profit.

<u>Rental Property</u> - For projects involving the rental of space by the developer to tenants (tenants include offices, retail stores, industrial companies, and households), an internal rate of return on equity must be computed with and without TIF assistance based on the pro forma of income and expense prepared. The reversion at the end of the ten-year holding period must be based on the



capitalized 11th year net operating income. The reversionary value is then added to the 10th year cash flow before discounting to present value. State all assumptions in the analyses.

<u>For Sale Residential</u> - Show profit as a percent of project costs (minus developer fee and overhead and minus sales commissions and closing costs, which should be subtracted from gross sales revenue). Other measures of profitability may be submitted, such as profit as a percent of sales revenue.

<u>Mixed Use Commercial / For-Sale Residential</u> - Provide either separate analyses for each component of the project or include in the revenue sources for the for-sale portion, the sale value of the commercial component based on the net operating income of the commercial space at stabilization. Indicate how the sale value was derived.

Owner-Occupied Commercial - For projects such as "big-box" retail projects, provide copies of the analyses that the company used to determine the amount of TIF assistance that would be needed to allow the company to meet or exceed the company's minimum investment threshold(s) for proceeding with the project.

<u>Competitive Projects</u> - In instances where the City is competing with other jurisdictions for the project (e.g., corporate headquarters, new manufacturing plant), present detailed analyses that demonstrate the capital and operating cost differential between the proposed location(s) in St. Charles and locations outside the City that are being seriously considered by the Applicant.

12. Increment Projections

Include projections of the incremental taxes that will be generated by this project for the remaining life of the TIF District. Clearly identify all assumptions considered in these projections.

When City staff reviews these projections, the following assumptions are typically considered. Provide a concise explanation if your assumptions differ.

- Base EAV as certified by Kane County
- Full reassessment of project occurs at least 1-year after project completion (may be distributed for phased projects)
- Tax reassessment increase
- Most recent tax rate used for all future years
- 10% of increment retained for City administration and management of the TIF district, subject to the TIF Act
- NPV calculated at three reasonable discount rates



13. Financial Commitments

Submit commitment letters and/or terms sheets from all lenders for proposed debt (such as construction, mezzanine, permanent, and government financing) and all other financial sources of the project (such as grants, and tax credits). Commitment letters must clearly specify the nature and terms of the obligations.

14. Most Recent Property Tax Bills

Submit a copy of the most recent property tax bill for each PIN in the project.

15. Appeal of Property Taxes

Provide a statement, signed by the developer/owner, that the property has not received a Kane or DuPage County real estate tax reduction and that such a reduction has not and will not be applied for if TIF assistance is awarded to the project. This statement will not be required if the City will be issuing tax exempt bonds for the project, unless requiring such a statement is approved by the City's bond counsel.

Professional Studies

16. Market Studies

Applications for commercial and mixed-use projects must include a comprehensive market study. Market studies are not required for industrial projects. The market study must identify target markets, analysis of competition, demographics, market rents, letters of intent/interest from prospective tenants, or for residential mixed-use, sale prices or rental rates of comparable properties.

17. Appraisal

All projects that involve the transfer of land must include a recent appraisal. Projects that include land as a form of equity or collateral must also submit a recent appraisal. The appraisal must value the property "as is", and the impact on value must be considered for such items as demolition, environmental remediation, relocation of utilities, lease buy-outs, and other work necessary to make the site developable. The property must be valued assuming that the highest and best use is the proposed use.

All appraisals must be performed by a designated MAI or bank-approved appraiser. The initial appraisal may need to be updated or amended at the request of the City. Also, the City may obtain its own appraisal or review appraisal at the expense of the Applicant. Contact the City if there are questions or concerns about the approach to the appraisal.

18. Environmental Studies and Reports

When required by the City, submit a copy of the Phase I environmental report/study performed on the property. If there is probable or potential contamination on the project site, then a Phase II report/study or evidence that the site has been, or is being enrolled in an IEPA, a No Further Remediation (NFR) Program must also be included.



19. Other Studies and Reports

Include, as appropriate, other reports in support of information that is presented in the application.

Developer Information

20. Financial Statements

Provide year-end historical (prior 3 years) and interim financial statements of the Applicant and owning and/or operating entity if different from the Applicant. Financial Statements should include accountant audited or compiled balance sheet, income statement, and statement of cash flows.

21. Economic Disclosure Statement

Submit a City of St. Charles Economic Disclosure Statement (EDS) for each of the business entities with a financial interest in this project (see attached).

22. Prevailing Wage Requirements

The owner / developer must declare knowledge and acceptance of the Illinois Prevailing Wage requirements to the extent required by state law or the City. Applicant agrees that they have read, been informed and understood the provisions associated with the application.



TIF Financial Assistance Application Checklist

Include this Checklist when applying for TIF assistance. If any of the required items are omitted from the application, please provide a brief explanation.

General Project Information	12 Increment Projections
1 Project Narrative	13 Financial Commitments
	14 Most Recent Property Tax Bills
Detailed Project Information	15 Appeal of Property Taxes
2 Project Timeline	
3 Public Benefits	Professional Studies
4 Site Maps	16 Market Studies
5 List of PIN(s)	17 🗌 Appraisal
6 Rendering of Project	18 Environmental Studies and Reports
7 Evidence of Site Control	19 Other Studies and Reports
Project Financial Information	Other Information
8 Sources and Uses of Funds	20 Financial Statements
9 Development Budget	21 Economic Disclosure Statement (EDS)
10 Pro Forma Income and Expense	22 Prevailing Wage Requirements
Schedule	
11 Analysis of Financial Need	



PREVAILING WAGE AND JOB CREATION AFFIDAVIT

NOTICE: The owner / developer must declare knowledge and acceptance of the Illinois Prevailing Wage requirements to the extent required by state law or the City. Applicant agrees that they have read, been informed and understood the following provisions associated with the application. In addition, if awarded a contract and required by state law or the City, the Applicant agrees to comply and require all participating subcontractors to comply with all requirements for each of the following applicable provisions:

- Prevailing Wage (initial attachment)
- Job Creation/Retention (initial attachment)

I,		HEREBY DE	CLARE AND AFFIRM that I
am the			
		and du	ally authorized representative of
(Tit	tle – Print or Type)		ay www.orizou representative or
			located at
(Na	ume of Company – Print or Type)		rocated at
(Ad	ldress, City, State & Zip of Company	– Print or Type)	
(<u>)</u> (Ph	one)	(Fax)	
Have you p company?	previously participated in any Federal	ly funded or City	funded projects with any
\square Yes \square N	Io If yes, please provide: Project Ac	ldress	
Developer/	Company	Amount	Year
THAT TH	EMNLY DECLARE AND AFFIRM IE CONTENTS OF THIS DOCUM M AUTHORIZED ON BEHALF O TT.	ENT ARE TRUE	E AND CORRECT, AND
Signature:		Name of Affi	ant:
Date:			



State of:	County (City) of:		
This instrument wa	s acknowledged before me on	(date)	
by		(1	name/s of person/s)
asetc.)		(Type of authori	ty, e.g., officer, trustee,
ofexecuted).	(name	of party on behalf of wh	nom instrument as
Signed and sworn t	o before me on	by	
,(date)			
at	County,	<u>.(</u> state)	
Notary Public:		SEAL	
Commission Expire	es:		
PI	ROVISIONS CONCERNING I	PREVAILING WAGE	RATE
requirements to the developer covenant Contractor and each Department of Labe specified rates to be mechanic employed rates, the revised ra provide the City wi	per must declare knowledge and extent required by state law or to sand agrees to pay, and to control subcontractor to pay, the prevator (the "Department"), to all Project paid to all laborers, workers and pursuant to such contract. If the stes shall apply to all such contract th copies of all contracts entered ance compliance with this requires	he City. If required by stractually obligate and cautiling wage rate as ascertated expect employees. All such demechanics for each type Department revises such that it is to be the City's required into by the Developer of	tate law or the City, the use the General ained by the Illinois contracts shall list the use of worker or h prevailing wage est, the developer shall
		Initials:	Date:



INSTRUCTIONS FOR COMPLETING THE CITY OF ST. CHARLES ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

The City of St. Charles (the "City") requires disclosure of the information requested in this Economic Disclosure Statement and Affidavit ("EDS") before any City agency, department or City Council action regarding the matter that is the subject of this EDS. Please fully complete each statement, with all information current as of the date this EDS is signed. If a question is not applicable, answer with "N.A." An incomplete EDS will be returned and any City action will be delayed.

Please print or type all responses clearly and legibly. Add additional pages if needed, being careful to identify the portion of the EDS to which each additional page refers.

For purposes of this EDS:

"Applicant" means any entity or person making an application to the City for action requiring City Council or other City agency approval.

"Disclosing Party" means any entity or person submitting an EDS.

"Entity" or "Legal Entity" means a legal entity (for example, a corporation, partnership, joint venture, limited liability company or trust).

"Person" means a human being.

WHO MUST SUBMIT AN EDS:

An EDS must be submitted in any of the following three circumstances:

- 1. Applicants: An Applicant must always file this EDS. If the Applicant is a legal entity, state the full name of that legal entity. If the Applicant is a person acting on his/her own behalf, state his/her name.
- 2. Entities holding an interest: Whenever a legal entity has a beneficial interest (i.e. direct or indirect ownership) of more than 7.5% in the Applicant, each such legal entity must file an EDS on its own behalf.
- 3. Controlling entities. Whenever a Disclosing Party is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture that has a general partner, managing member, manager or other entity that can control the day-to-day management of the Disclosing Party, that entity must also file an EDS on its own behalf. Each entity with a beneficial interest of more than 7.5% in the controlling entity must also file an EDS on its own behalf.



ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of Disclosing Party submitting this EDS. Include d/b/a if applicable:

Check ONE of the following three options:

Indicate whether Disclosing Party submitting this EDS is:

- 1. the Applicant, or;
- 2. a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which Disclosing Party holds an interest: or;
- 3. a specified legal entity with a right of control (see Section II.B.1.b.). State the legal name of the entity in which Disclosing Party holds a right of control:

Business address of Disc	•	_	
Telephone:	Fax:	 Email:	
•			
Federal Employer Identification No. (if you have one):			
Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include the location of property, if applicable):			



SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

Sole programme Sole programme Construct Contract	rations roprietorship al partnership* d partnership* d liability company* d liability partnership*	Joint venture* Not-for-profit corporation (Is the not-for-profit corporation also a 501(c)(3))? □Yes □ No Other (please specify)	
	B.1.b below.		
	2. For legal entities, the state (or fo applicable:	reign country) of incorporation or organization, if	
	3. For legal entities not organized i do business in the State of Illinois a	n the State of Illinois: Has the organization registered to as a foreign entity?	
	\Box Yes \Box No \Box N/A		
B. IF 7	THE DISCLOSING PARTY IS A L	EGAL ENTITY:	
	entity. For not-for-profit corporation	citles of all executive officers and all directors of the ons, also list below all members, if any, which are legal ers, write "no members." For trusts, estates or other titleholder(s).	
Name	Title		



Name	Business Address	% Interest in Disclosing Party		
	2. Please provide the following information concernidirect beneficial interest (including ownership Party. Examples of such an interest include sharest partnership or joint venture, interest of a member or interest of a beneficiary of a trust, estate or othe NOTE: The City may require any such additional reasonably intended to achieve full disclosure.	p) in excess of 7.5% of the Disclosing in a corporation, partnership interest in a or manager in a limited liability companyer similar entity. If none, state "None."		
Name	Title			
	1.b. If you checked "General partnership," "Limite company," "Limited liability partnership" or "Joir (Nature of Disclosing Party), list below the name managing member, manager or any other person of management of the Disclosing Party. NOTE: Each EDS on its own behalf.	at venture" in response to Item A. 1. above and title of each general partner, or entity that controls the day-to-day		



CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS are true, accurate and complete as of the date furnished to the City.

Please print or type			
Disclosing Party:			
Date:			
By:			
	(sign here)		
Person Signing:			
Title of Person Signing:	-		
Signed and sworn to before	me on (date)	by	
atCour	nty,	(state).	
Notary Public:			Seal
Commission Expires:			