St. Lawrence County Industrial Development Agency

Ernest J. LaBaff Industrial Building ~ 19 Commerce Lane, Suite 1 ~ Canton, New York 13617 Phone: (315) 379-9806 ~ Fax: (315) 386-2573

> Patrick J. Kelly Chief Executive Officer

PROJECT ACTIVITY REPORT

Project: Project Address:	Corning Property Management Corporation – Project 4001-18-01 334 County Route 16
J	Canton, New York 13617
Application Date:	April 10, 2018
Board Approval Date:	May 4, 2018 (Sales and Use Tax Exemption and PILOT)
Assistance Date:	May 4, 2018 (Sales and Use Tax Exemption), Pending Date (PILOT)

Project Overview:

Corning is a globally-recognized leader in innovative manufacturing processes for specialty glass and ceramics. **Corning's Canton Plant, built in 1966, manufactures high quality optical glass for the semiconductor market, as** well as high energy lasers for space and commercial uses. It is one of the largest industrial employers in the region, and the facility employs more than 200 individuals. Corning Property Management Corporation is a wholly-owned subsidiary of Corning Incorporated and owns the Canton Plant.

Corning Incorporated is continuing to invest in the Canton Plant by adding approximately 2,280 SF for Material Storage, 7,565 SF Office Space, including environmental improvements by way of an additional Bag House 3,955 SF for a total of 13,800 square feet. Approximately 4,400 SF of existing space will be renovated and converted to manufacturing space to increase furnace capacity.

Actions Taken:

Proposed Financial Assistance:

St. Lawrence County Industrial Development Agency (Sales and Use Tax Exemption Benefit)\$304,000 St. Lawrence County Industrial Development Agency (Payment in Lieu of Taxes)\$764,088

Public Hearing

Pursuant to Section 859-a of Article 18-a of New York General Municipal Law, St. Lawrence County IDA held a public hearing for the project on February 8, 2018 at 11:00 AM in the Town of DeKalb Offices.

Economic Indicators:

<u>Jobs Maintained and Generated</u> – The project will assist in the retention of 249 jobs at the Canton facility. Corning offers a compensation package that is significantly higher than regional average wage rates and offers a benefits package which includes medical, dental, vision, and life insurance, retirement, and education assistance, health and wellness programs.

Higher technology jobs, like the ones at the Corning Canton facility, provide diversification in the workforce and employment opportunities for local college graduates.

<u>Improved Corporate Performance</u> – The project will enable Corning to add increased forming capacity at the local plant, resulting in greater production volumes and capabilities. By increasing the plant's ability to produce high-purity, high quality glass products, this project will not only assist Corning in strengthening operations of the Canton plant, it will also contribute to the Company's already significant presence in New York State.

<u>Capital Investment</u>: The total project cost for this expansion is estimated to be \$13,800,000, on top of the investments already made at the facility over the past four years.

Tax Base /Revitalized Properties: The additional 13,800 square feet of space as well as the renovation of 4,400 of existing space will increase the footprint and value of the property and will result in an increase in estimated property taxes payable on this new space at the end of the PILOT in an amount slightly over \$100,000 annually.

<u>Community and Regional Benefit</u>: Corning is a world leader in innovative material sciences. Advanced materials manufacturing is a primary industrial segment in the global search being undertaken by OCO Global on behalf of the New York Power Authority. A strong local Corning operation, which this project supports, is key to the materials and advanced manufacturing cluster in the North Country. Further, the Company has global name recognition and an excellent **reputation, demonstrating St. Lawrence County's ability to attract and support top tier employers**.

Additionally, to "retain and expand existing employers within the County by prioritizing activities that assist in ensuring viability through more profitable operations" is listed as one of five major goals in the St. Lawrence County Comprehensive Economic Development strategy adopted by the County and IDA in 2017.

<u>Regional Wealth Creation</u>: **Corning produces "trade-able" products, i.e., products that are e**xported to customers who are located outside St. Lawrence County. The 2016 St. Lawrence County Economic Development study commissioned by the New York Power Authority and undertaken by McKinsey & Company made numerous references to the importance of maximizing such "trade-able" sector products as a key element in the future development of the County.

The County CEDS further states, "Non-trade-able enterprises: The NYPA Study highlighted that only 40% of the County's Gross Domestic Product was created by non-trade-able sectors. The key thrust of this observation is that the County as a whole is not selling enough of its products and services to the rest of the world and that not enough income is coming into the County from elsewhere. Key non-trade-able sectors include government, K-12 educational institutions, and health care facilities which, though they may be major employers, and though they may attract transfer payments from the federal and State governments, nonetheless serve primarily local users and do not on balance increase the in-flow of wealth to the County"

Clearly, supporting and encouraging the growth of operations within the County, such as Corning's Canton plant, that produce these "trade-able" products is key to regional wealth creation efforts.

ST. LAWRENCE COUNTY INDUSTRIAL DEVELOPMENT AGENCY (ST. LAWRENCE COUNTY, NEW YORK)

and

CORNING INC.

AGENCY COMPLIANCE AGREEMENT for conveyance of sales and use tax exemption benefit.

TERM OF CONVEYENCE OF AGENT STATUS: 05/04/2018 – 12/31/2018

(ST. LAWRENCE COUNTY, NEW YORK) (CORNING INC) (CORNING CANTON PLANT EXPANSION AND ENVIROMENTAL IMPROVEMENTS PROJECT) (PROJECT #4001-18-01)

BENEFIT LIMITED TO \$304,000

AGENCY COMPLIANCE AGREEMENT

THIS AGENCY COMPLIANCE AGREEMENT (the "Agreement") is by and between the ST. LAWRENCE COUNTY INDUSTRIAL DEVELOPMENT AGENCY, public benefit corporation of the State of New York, having its principal office at 19 Commerce Lane, Suite 1, Canton, St. Lawrence County, New York 13617 (the "SLCIDA"), and CORNING INC. a business corporation duly organized and validly existing under the laws of the State of New York, having offices at 1 Riverfront Plaza, Corning, Steuben County, New York 14831 (the "Company").

WITNESSETH:

WHEREAS, the SLCIDA was created by Chapter 132 of the Laws of 1973 of the State of New York, as amended, pursuant to Title 1 of Article 18-A of the General Municipal Law of the State of New York, as amended (collectively, the "Act");

WHEREAS, the COMPANY has submitted an application (the "APPLICATION") to the SLCIDA requesting the SLCIDA's assistance with a certain project in the form of Sales and Use Tax Exemptions:

SLCIDA Project Number:	4001-18-01
Project Address:	334 County Route 16
5	Canton, New York 13617
	Town of DeKalb, St. Lawrence County
Estimated value of goods and services to be exempt from New York State and local sales and use tax:	\$3,800,000
Estimated value of New York State and local sales and use tax exemption provided (8%):	LIMITED TO \$304,000

WHEREAS, pursuant to SLCIDA by Resolution #IDA-18-05-15, duly adopted by the SLCIDA on May 4, 2018, the SLCIDA authorized the COMPANY to act as its agent for the purposes of undertaking a certain project, more fully described herein, subject to the COMPANY entering into this Agency Compliance Agreement:

Project -

- 1. Acquisition by the SLCIDA of a leasehold interest to approximately 1 acre of real property located at 334 County Route 16, Canton, New York, located within the Town of DeKalb (the "Land");
- 2. Construction and operation on the Land to include structures of approximately 2,280 SF for Material Storage, 7,565 SF Office Space and environmental improvements by way of an additional Bag House 3,955 SF for a total of 13,800 square feet.
- 3. Approximately 4,400 SF of Existing space will be renovated and converted to manufacturing space to increase furnace capacity. (the "Improvements");
- 4. Acquisition in and around the Land and Improvements and of certain items of equipment and other tangible personal property and equipment (the "Equipment", and collectively, with the Land and the Improvements, the "Facility"); and
- 5. Lease of the Facility to the Company pursuant to a straight-lease transaction as defined within the Act.

WHEREAS, said appointment includes the following as it relates to any proposed acquisition, construction, renovation, equipping and completion of any buildings, whether or not any materials or supplies described below are incorporated into or become an integral part of such Facility: (i) all

purchases, leases, rentals and other uses of tools, machinery and equipment in connection with acquisition, construction, renovation and equipping of the Facility, and (ii) all purchases, rentals, uses or consumption of supplies, materials and services of every kind and description used in connection with acquisition, construction, renovation and equipping of the Facility, and (iii) all purchases, leases, rentals and uses of equipment, machinery, and other tangible personal property (including installation costs with respect thereto), installed or placed in, upon or under such Facility, entering into contracts and doing all things requisite and proper for completing the Facility;

WHEREAS, the Company has agreed with the SLCIDA, on behalf of the SLCIDA and as the SLCIDA's agent, to limit its activities as agent for the SLCIDA under the authority of the appointing resolution to acts reasonably related to the construction and equipping of the Facility in accordance with the Plans and Specifications set forth in the APPLICATION;

NOW, THEREFORE, the parties hereto hereby agree as follows:

ARTICLE I: REPRESENTATIONS AND COVENANTS OF THE COMPANY and SLCIDA

Section 1.1 <u>Representations and Covenants of Company.</u> Company makes the following representations and covenants as the basis for the undertakings on its part herein contained:

(a) The Company is a business corporation duly authorized to do business in the State of New York, is in good standing under the laws of the State of New York, and has full legal right, power and authority to execute, deliver and perform this Agreement. This Agreement has been duly authorized, executed and delivered by Company.

(b) To the best of Company's knowledge, neither the execution and delivery of this Agreement nor the consummation of the transactions contemplated hereby nor the fulfillment of or compliance with the provisions hereof will conflict with or result in a breach of or constitute a default under any of the terms, conditions or provisions of any law or ordinance of the State or any political subdivision thereof, Company's organizational documents, as amended, or any restriction or any agreement or instrument to which Company is a party or by which it is bound.

(c) Any and all leasehold improvements undertaken by Company with respect to the Facility and the design, construction, equipping and operation of the Facility will conform with all applicable zoning, planning, building and environmental laws, ordinances, rules and regulations of governmental authorities having jurisdiction over the Facility. The Company shall defend, indemnify and hold the SLCIDA harmless from any liability or expenses, including reasonable attorneys' fees, resulting from any failure by Company to comply with the provisions of this subsection.

(d) This Agreement constitutes a legal, valid and binding obligation of Company enforceable against Company in accordance with its terms.

(e) The SLCIDA hereby appoints and the Company hereby agrees to act on behalf of the SLCIDA, as its Agent, under the terms of this Agreement, to construct and equip the Facility in accordance with the Plans and Specifications.

ARTICLE II: SPECIAL COVENANTS

Section 2.1 <u>No Warranty of Condition or Suitability by SLCIDA</u>. The SLCIDA makes no warranty, either express or implied, as to the condition, design, operation, merchantability or fitness of, or title to, the Facility or that it is or will be suitable for Company's purposes or needs.

Section 2.2 Hold Harmless Provisions.

Company agrees that the SLCIDA, its directors, members, officers, agents (except (a) agents of the Company) and employees shall not be liable for, and agrees to defend, indemnify, release and hold the SLCIDA, its directors, members, officers, agents (except agents of the Company) and employees harmless from and against, any and all (i) liability for loss or damage to Property or injury to or death of any and all Persons that may be occasioned by, directly or indirectly, any cause whatsoever pertaining to the Facility or arising by reason of or in connection with the occupation or the use thereof or the presence of any Person or Property on, in or about the Facility or the Land, and (ii) liability arising from or expense incurred in connection with the SLCIDA's acquisition, construction, renovation, equipping and owning and leasing of the Facility, including, without limiting the generality of the foregoing, all claims arising from the breach by Company of any of its covenants contained herein, the exercise by Company of the authority conferred upon them pursuant to this Agreement and all causes of action and attorneys' fees (whether by reason of third party claims or by reason of the enforcement of any provision of this Agreement (including without limitation this Section) or any of the other documents delivered by the SLCIDA), and any other expenses incurred in defending any claims, suits or actions which may arise as a result of any of the foregoing, provided that any such losses, damages, liabilities or expenses of the SLCIDA are not incurred and do not result from the gross negligence or intentional or willful wrongdoing of the SLCIDA or any of its directors, members, agents (except the Company and Company) or employees. The foregoing indemnities shall apply notwithstanding the fault or negligence in part of the SLCIDA, or any of its members, directors, officers, agents or employees, and irrespective of the breach of a statutory obligation or the application of any rule of comparative or apportioned liability. The foregoing indemnities are limited only to the extent of any prohibitions imposed by law, and upon the application of any such prohibition by the final judgment or decision of a competent court of law, the remaining provisions of these indemnities shall remain in full force and effect.

(b) Notwithstanding any other provisions of this Agreement, the obligations of Company pursuant to this Section shall remain in full force and effect after the termination of this Agreement until the expiration of the period stated in the applicable statute of limitations during which a claim, cause of action or prosecution relating to the matters herein described may be brought, and the payment in full or the satisfaction of such claim, cause of action or prosecution relating to the matters herein described and the payment of all expenses and charges incurred by the SLCIDA, or its members, directors, officers, agents and employees, relating to the enforcement of the provisions herein specified.

(c) In the event of any claim against the SLCIDA or its members, directors, officers, agents or employees by any employee or contractor of Company or anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, the obligations of Company hereunder shall not be limited in any way by any limitation on the amount or type of damages, compensation, disability benefits or other employee benefit acts.

Section 2.3 <u>Right to Inspect Facility.</u> The SLCIDA and its duly authorized agents shall have the right at all reasonable times to inspect the Facility.

Section 2.4 <u>Qualification in State</u>. Company, throughout the term of this Agreement, shall continue to be duly authorized to do business in the State.

Section 2.5 Appointment of Project Operator and Agents.

(a) Company, effective of the date hereof and until the SLCIDA consents in writing to a termination of this Agreement, shall accept authority to purchase on behalf of SLCIDA all materials to be incorporated into and made an integral part of the Facility, and the following activities as they relate to any construction, erection and completion of any building(s), whether or not any materials,

equipment or supplies described below are incorporated into or become an integral part of such buildings: (1) all purchases, leases, rentals and other uses of tools, machinery and equipment in connection with construction and equipping, (2) all purchases, rentals, uses of consumption of supplies, materials, utilities and services of every kind and description used in connection with construction and equipping, and (3) all purchases, leases, rentals and uses of equipment, machinery and other tangible personal property (including installation costs), installed or placed in upon or under such building or facility, including all repairs and replacements of such property.

(b) The authority accepted by the Company on behalf of the SLCIDA as outlined in Section 2.5(a) is deemed also to be accepted by any other project operator or agent that the Company may duly appoint.

Section 2.6 <u>Agreement to File Appointment of Project Operator Information (the ST-60)</u>. The effectiveness of an agency appointment by the SLCIDA is expressly conditioned upon the timely execution by the SLCIDA of New York State Department of Taxation and Finance "IDA Appointment of Project Operator or Agency for Sales Tax Purposes" (Form ST-60) for the SLCIDA's Agent (the Company) and for each Agent as the Company chooses who provides materials, equipment, supplies or services (the "Authorized Agent(s)"). The ST-60 shall serve to evidence that the SLCIDA has appointed an Agent (the form of which to be completed by Company) and deliver said form to the SLCIDA. Company agrees that it will ensure that the Form ST-60 will be presented to the SLCIDA within twenty-one (21) days, to enable the SLCIDA to fully execute and deliver Form ST-60 to the State Department of Taxation and Finance within thirty (30) days of appointment. The ST-60 is not and cannot be used as an exemption document.

The Company acknowledges that the executed Form ST-60 is not and cannot serve as a sales or use tax exemption certificate or document. No copy of the executed Form ST-60 shall be tendered to any person required to collect sales tax as a basis to make such purchases exempt from tax. No such person required to collect sales or use taxes may accept the executed Form St-60 in lieu of collecting any tax required to be collected.

The Company acknowledges that the Civil and Criminal penalties for misuse by the Company of a copy of Form ST-60 as an exemption certificate or document or for failure to pay or collect tax shall be as provided in the Tax Law. In addition, the use by an Authorized Agent of such Form ST-60 as an exemption certificate or document shall be deemed to be, under Articles 28 and 37 of the Tax Law, the issuance of a false or fraudulent exemption certificate or document with the intent to evade tax.

Section 2.7. <u>IDA Agent or Operator Exempt Purchase Certificate (the ST-123).</u> The Company and its Authorized Agents (i.e. only those for whom forms ST-60 have been filed) shall utilize Form ST-123 "IDA Agent or Project Operator Exempt Purchase Certificate" to make purchases for the project exempt from state and local sales taxes as an agent of the SLCIDA. The Company and its Authorized Agents, by accepting this authority, understand and agree that misuse of the Form ST-123 may subject them to serious civil and criminal sanctions in addition to the payment of any tax and interest due. Contractors or subcontractors that are not agents of the SLCIDA shall utilize form ST-120.1, *Contractors Exempt Purchase Certificate*, when making project-related purchases that are exempt from sales tax under sections 111(a)(15) and 1115(a)(16) of the Tax Law.

Section 2.8 <u>Agreement to File Annual Statements and Provide Information (including ST-340).</u> On an annual basis beginning in the first year in which the financial assistance is conferred by the SLCIDA to the Company, through and until the end of the calendar year following the date of the termination of the project, the Company shall file with the New York State Department of Taxation and Finance an annual statement of the value of all sales and use tax exemptions claimed in connection with the Facility in compliance with Sections 874(8) and (9) of the New York State General Municipal Law (Form ST- 340). Company shall deliver a copy of such annual statement to the SLCIDA at the time of filing with the Department of Taxation and Finance. Company further agrees to deliver and certify or cause to be delivered and certified whenever requested by the SLCIDA such information concerning Company, its finances, its operations, its employment and its affairs necessary to enable the SLCIDA to make any report required by law, governmental regulation or any of the SLCIDA documents. Such information shall be delivered within thirty (30) days following written request from the SLCIDA.

Section 2.9 <u>Agreement to Convey Project Status.</u> Should the project require modification, either by extending the project beyond its original completion date, or by increasing or decreasing the amount of sales and use tax exemption benefits authorized for the project, the Company must provide the circumstances to the SLCIDA in writing within twenty-one (21) days of the change.

Section 2.10 Books of Record and Account; Financial Statements and Documents Retention.

(a) The Company, at all times, agrees to maintain proper accounts, records and books in which full and correct entries shall be made, in accordance with generally accepted accounting principles, of all transactions and events relating to the business and affairs of Company and any and all records relating to the sales and use tax exemptions claimed in connection with the Facility in compliance with this Agreement.

(b) The Company must retain for at least six (6) years from the date of expiration of its Contract copies of (i) this Agreement and (ii) all contracts, agreements, invoices, bill or purchases entered into or made by such Agent using Form ST-123 and to make all such records available to the SLCIDA upon reasonable notice. This provision shall survive the expiration or termination of this Agreement.

Recovery Provisions. In compliance with General Municipal Law §875(3), the policies Section 2.11 of the SLCIDA and the Resolution, the Company covenants and agrees that the SLCIDA shall recover, recapture, receive or otherwise obtain from the Company and to any other parties as the Company may designate, or other person or entity State Sales and Use Exemption benefits taken or purported to be taken by any such person to which the person is not entitled or which are in excess of the amounts authorized or which are for property or services not authorized or taken in cases where such agent or project operator, or other person or entity failed to comply with a material term or condition to use property or services in the manner required by the Company through this Agreement. The Company shall cooperate with the SLCIDA in its efforts to recover, recapture, receive or otherwise obtain such State Sales and Use Exemption benefits, and the Company shall promptly pay over any such amounts to the SLCIDA that SLCIDA demands in connection herewith. Failure to pay over such amounts to the SLCIDA shall be grounds for the New York State Commissioner of Taxation and Finance to assess and determine State Sales and Use taxes due as a result of this violation, together with any relevant penalties and interest due on such amounts. This provision shall survive the expiration or termination of this Agreement.

Section 2.12 <u>Identification of Equipment</u>. If any equipment is to or may become the Property of the SLCIDA pursuant to the provisions of this Agreement then such equipment shall be properly identified by Company by such appropriate records, including computerized records, as may be approved by the SLCIDA. All Equipment and other Property of whatever nature affixed or attached to the Land or used or to be used by Company in connection with the Facility shall be deemed presumptively to be owned by the SLCIDA, rather than Company, unless the same were utilized for purposes of construction of the Facility or were installed by Company and title thereto was retained by Company in a manner provided subsequent to any Lease Agreement and such Equipment and other Property were properly identified by such appropriate records as were approved by the SLCIDA.

Section 2.13 <u>Depreciation Deductions and Investment Tax Credit.</u> The parties agree that, as between them, Company shall be entitled to all depreciation deductions with respect to any depreciable property comprising a part of the Facility and to any investment credit with respect to any part of the Facility.

Section 2.14 <u>Aggregate Sales and Use Tax Exemption.</u> Company agrees that the purchase of goods and services relating to the Project and subject to New York State and local sales and use taxes are estimated in an amount up to <u>\$3,800,000</u>, and therefore, the value of New York State and local sales and use tax exemption authorized and approved by the SLCIDA, subject to the terms thereof, cannot under any circumstances exceed <u>\$304,000</u>. Benefits taken or purported to be taken by the Company or its Authorized Agents which are in excess of this amount shall be subject to the recovery provisions outlined in Section 2.11 herein.

Section 2.15 <u>Expiration</u>. The Agent Status created by this Agreement is limited to the Facility and will expire on <u>December 31, 2018</u>. Company may apply in writing to extend this agency authority by showing good cause. Benefits taken or purported to be taken by the Company or its Authorized Agents after this date shall be subject to the recovery provisions outlined in Section 2.11 herein.

Section 2.16 <u>Disclosure</u>. Pursuant to GML §875(7) this Agreement and related project documents shall be made available on the Internet and copies of same shall also be provided, without charge to any person who asks for it in writing or in person. Any information exempted from disclosure under Article 6 of the Public Officers Law, will be deleted.

Section 2.17 <u>Execution of Counterparts.</u> This Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

Section 2.18 <u>Notices.</u> All notices, certificates and other communications hereunder shall be in writing and shall be either delivered personally or sent by certified mail, postage prepaid, return receipt requested, addressed as follows or to such other address as any party may specify in writing to the other:

To the SLCIDA:

St. Lawrence County Industrial Development Agency 19 Commerce Lane, Suite 1 Canton, New York 13617 Attn: Patrick J. Kelly, Chief Executive Officer

sid at

To the Company: Corning Inc. One Riverside Plaza Corning, New York 14831 attn. G. Thomas Tranter, Jr. With a copy to:

Silver and Collins, Attorneys at Law 44 Court Street Canton, New York 13617 Attn: Andrew Silver, Esq. IN WITNESS WHEREOF, the SLCIDA and Company have each caused this Agency Compliance Agreement to be executed in their respective names by affixing his signature thereto, or by duly authorized officers, all as of the date first above written.

For SLCID.	Fc	
By:	By	
Name: Patrick J. Kelly Title: Chief Executive Officer	Name Title:	G. Thomas Tranter, Jr. President, Corning Enterprises + Vice President CPmco
STATE OF NEW YORK)) ss.:	
COUNTY OF ST. LAWRENCE)	
Officer of the St. Lawrence County In to me on the basis of satisfactory evic instrument and acknowledged to me t	dustrial Development A lence to be the Compar hat he executed the san he person upon behalf of	Agency, personally known to me or proved ny whose name is subscribed to the within ne in his capacity, and that by his signature of which the Company acted, executed the otary Public, State of New York
STATE OF NEW YORK)) ss.:	Lori A. Sibley Notary Public State of New York Qualified in St. Lawrence County Commission Expires September 30, 20

On the <u>http:</u> day of May, 2018, before me, personally appeared G. Thomas Tranter, Jr., President of Corning Enterprises personally known to me or proved to me on the basis of satisfactory evidence to be the Company whose name is subscribed to the within instrument and acknowledged to me that s/he executed the same in his/her capacity, and that by his/her signature on the instrument, the Company, or the person upon behalf of which the Company acted, executed the instrument.

Notary Public, State of New York	
CHERYL L. CROZIER	
Notary Public, State of New York	
Commission Expires April 30, 2	

AGREEMENT TO AMEND AGENCY COMPLIANCE AGREEMENT

This amendment (the "Amendment") dated <u>March 26, 2019</u> is made by the St. Lawrence County Industrial Development Agency ("SLCIDA") and Corning, Inc. ("Company"), parties to an Agency Compliance Agreement ("Agreement") dated <u>May 4, 2018</u>.

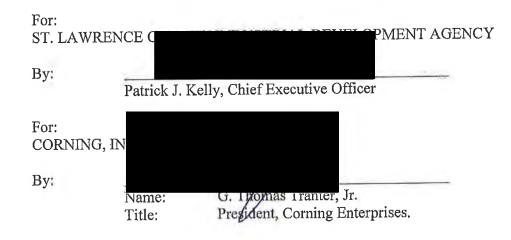
The purpose of this Amendment is to extend the term of the Agreement. To that end, the Agreement shall be amended as follows:

Section 2.15 of the Agreement is deleted in its entirety and replaced with the following Section 2.15

Section 2.15. <u>Expiration</u>. The Agent Status created by this Agreement is limited to the Facility and will expire on <u>July 31, 2019</u>. Company may apply in writing to extend this agency authority by showing good cause. Benefits taken or purported to be taken by the Company or its Authorized Agents after this date shall be subject to the recovery provisions outlined in Section 2.11 herein.

Except as set forth in this Amendment, the Agreement is hereby reaffirmed and ratified as written, and shall continue in full force and effect in accordance with its terms and the terms of this Amendment. If there is conflict between this Amendment and the Agreement or any other Amendment, the terms of this Amendment shall prevail.

IN WITNESS WHEREOF, the parties hereto have executed this Amendment as of the day and year first above written.



PROJECT AGREEMENT

THIS PROJECT AGREEMENT (hereinafter, the "Agreement"), made as of <u>May 10, 2018</u>, by and between the ST. LAWRENCE COUNTY INDUSTRIAL DEVELOPMENT AGENCY, a New York public benefit corporation, with offices at 19 Commerce Lane, Suite 1, Canton, New York 13617 (the "Agency"), and **CORNING INCORPORATED**, a New York Corporation, with offices at 1 Riverfront Plaza, Corning, Steuben County, New York 14831 (the "Company").

WITNESSETH:

WHEREAS, the Agency was created by Chapter 132 of the Laws of 1971 of the State of New York (the "State"), as amended, codified as Section 914 of the General Municipal Law of the State ("GML"), pursuant to Title 1 of Article 18-A of the GML, as amended (collectively, the "Act"); and

WHEREAS, the Company has submitted an application (the "Application") to the Agency requesting the Agency's assistance with respect to a certain project (the "Project"), and

WHEREAS, by Resolution, adopted on May 4, 2018 (the "Resolution"), the Agency has conferred on the Company in connection with the Project certain benefits, exemptions and other financial assistance (collectively, as applicable, based upon the Resolution, which may include a sales and use tax exemption benefit, mortgage recording tax benefit, and partial abatement from real property taxes benefit, are hereinafter collectively referred to as the "Financial Assistance"); and

WHEREAS, the Agency requires, as a condition and as an inducement for it to enter into the transactions contemplated by the Resolution and as more particularly described in the project documents (collectively, as applicable, the Company Lease Agreement, the Leaseback Agreement and PILOT Agreement, the Agency Compliance Agreement and related documents (collectively, the "Project Documents") that the Company provide assurances with respect to the terms and conditions herein set forth; and

WHEREAS, this Agreement sets forth the terms and conditions under which Financial Assistance shall be provided to the Company; and

WHEREAS, no Financial Assistance shall be provided to the Company prior to the effective date of this Agreement.

NOW THEREFORE, in consideration of the covenants herein contained and other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, it is mutually agreed by the parties hereof as follows:

ARTICLE I – REPRESENTATIONS AND WARRANTIES

Section 1.1 <u>Agency</u>. The Agency does hereby restate and incorporate herein by reference its representations, warranties and covenants contained in the Project Documents as if the same were fully set forth herein.

Section 1.2 <u>Company</u>. The Company does hereby restate and incorporate herein by reference its representations, warranties and covenants contained in the Project Documents as if the same were fully set forth herein.

ARTICLE II – FINANCIAL ASSISTANCE COVENANTS

Section 2.1 <u>Financial Assistance</u>. In the Application, the Company certified to the Agency employment information with respect to the Project, and the operations of the Company. In reliance on the certifications provided by the Company in the Application, the Agency agrees to provide the Company with the following Financial Assistance related to the Project:

(1) sales and use tax exemptions:	\$_304,000
(2) a mortgage recording tax exemption	\$
(3) a real property tax exemption:	\$_764,000

Section 2.2 <u>Purpose of Project</u>. It is understood and agreed by the parties hereto that the purpose of the Agency's provision of Financial Assistance with respect to the Project is to, and that the Agency is entering into the Project Documents in order to, promote, develop, encourage and assist in the acquiring, constructing, reconstructing, improving, maintaining, equipping and furnishing of the Project facility to advance job opportunities, health, general prosperity and economic welfare of the people of St. Lawrence County and to otherwise accomplish the public purpose of the Act.

Section 2.3 <u>Application</u>. The Company represents and warrants that the information contained in the Application regarding (a) the number of Full Time Equivalent jobs ("FTEs"), by category, to be retained and created as a result of the Financial Assistance and (b) the salary and fringe benefit averages and/or ranges for the categories of FTEs to be retained and created is accurate.

Section 2.4 <u>Certification and Documentation</u>. The Company shall provide to the Agency the following certified statements and documentations:

- (a) on an annual basis (i) enumerating the FTEs retained and created as a result of the Financial Assistance, by category, including full time equivalent independent contractors or employees of independent contractors that work at the Project location, and (ii) indicating that the salary and fringe benefit averages or ranges for categories of jobs retained and created that was provided in the Application or Financial Assistance is still accurate and if it is not still accurate, providing a revised list of salary and fringe benefit averages or ranges for categories of jobs retained and jobs created. Exhibit A contains the form of annual certification as so required as discussed above as well as additional Project assessment information that the Agency requires, on an annual basis no later than January 31 of each year, to be submitted to the Agency by the Company; and
- (b) on a quarterly basis, a form NYS-45 as of the last payroll for each fiscal quarter, and, for all contract employees, a report contain the number of contract employees delivered at the same time as the form NYS-45.

Section 2.5 <u>Recapture Agreement</u>. The parties hereto understand and agree that <u>Exhibit B</u> to this Agreement contains a copy of the Recapture Agreement entered into, by and between the Company and the Agency, which provides for the suspension or discontinuance of Financial Assistance, or for the modification of the PILOT Agreement, if any, to require increased payments, in accordance with policies developed by the Agency. Additionally, the Recapture Agreement provides for the return of all or part of the Financial Assistance provided for the Project, including all or part of the amount of any tax exemptions, which shall be redistributed to the appropriate affected tax jurisdiction, as provided for in policies developed by the Agency, unless agreed to otherwise by any local taxing jurisdiction or jurisdictions.

Section 2.6 <u>PILOT Agreement</u>. If applicable, the parties hereto understand and agree that <u>Exhibit</u> <u>C</u> to this Agreement contains a copy of the PILOT Agreement entered into by and between the Company and the Agency.

Section 2.7 <u>Employment Listing</u>. To list new employment opportunities created as a result of the Project with the following entities (hereinafter, the "OET Entities"): (1) the New York State Department of Labor Community Services Division and (2) the St. Lawrence County One Stop Career Center, the administrative entity of the service delivery area created by the Federal Job Training Partnership Act (P.L. No. 97-300) in which the Project is located (while currently cited in Section 858-b of the Act, the Federal Job Training Partnership Act was repealed effective June 1, 2000, and has been supplanted by the Workplace Investment Act of 1998 (P.L. No. 105-220)).

Section 2.8 <u>Employment Consideration</u>. Except as otherwise provided by collective bargaining agreement, the Company agrees, where practicable, to first consider for such new employment opportunities persons eligible to participate in federal job training partnership programs who shall be referred by the OET Entities.

Section 2.9 <u>Contingent Nature</u>. Notwithstanding the provisions of Section of this Agreement, the Agency and the Company agree that the amount of Financial Assistance to be received by the Company with respect to the Project shall be contingent upon, and shall bear a direct relationship to, the success or lack of success of the Project in delivering the promised public benefits, as outlined in the Application.

Section 2.10 <u>Compliance</u>. Under penalty of perjury, the Company certifies that it is in substantial compliance with all local, state, and federal tax, worker protection and environmental laws, rules and regulations.

ARTICLE III – MISCELLANEOUS

Section 3.1 <u>Term.</u> This Agreement shall become effective and the obligations of the Company shall arise absolutely and unconditionally upon the execution and delivery of this Agreement by the Company and the Agency. Unless otherwise provided by amendment hereof, this Agreement shall continue to remain in effect until the termination or expiration of all Financial Assistance, as provided for in the Project Documents.

Section 3.2 <u>Survival</u>. All warranties, representations, and covenants made by the Company herein shall be deemed to have been relied upon by the Agency and shall survive the delivery of this Agreement to the Agency regardless of any investigation made by the Agency.

Section 3.3 <u>Notices.</u> All notices, certificates and other communications under this Agreement shall be in writing and shall be deemed given when delivered pursuant to the terms of the Project Documents.

Section 3.4 <u>Amendments.</u> No amendment, change, modification, alteration or termination of this Agreement shall be made except in writing upon the written consent of the Company and the Agency.

Section 3.4 <u>Severability</u>. The invalidity or unenforceability of any one or more phrases, sentences, clauses or sections in this Agreement or the application thereof shall not affect the validity or enforceability of the remaining portions of this Agreement or any part thereof.

Section 3.5 <u>Governing Law.</u> This Agreement shall be governed by, and construed in accordance with, the laws of the State, without regard or reference to its conflict of laws principles.

Section 3.6 <u>Section Headings.</u> The headings of the several Sections in this Agreement have been prepared for convenience of reference only and shall not control, affect the meaning of or be taken as an interpretation of any provision of this Agreement.

[Signature Page to Project Agreement]

IN WITNESS WHEREOF, the parties hereto have executed this Project Agreement as of the day and year first above written.

5/21/18 Dated:

INDUSTRIAL DEVELOPMENT AGENCY By: Name: Patrick J. Kelly Chief Executive Officer Its:

CORNING INCORPORATED

ST. LAWRENCE COUNTY

Dated: May 21, 2018

By: Name: Linda Edfolly Title: Vice President and Corporate Secretary

EXHIBIT A

FORM OF ANNUAL EMPLOYMENT AND SALARY AND FRINGE BENEFITS AND RELATED PROJECT INFORMATION CERTIFICATION LETTER

May 10, 2018

Re: New Project Verification

Dear:

The St. Lawrence County Industrial Development Agency (the "Agency") is currently providing assistance in connection with your project in St. Lawrence County.

The Agency is required to file an annual report with the New York State Comptroller providing information on its activities, and the activities of projects that are assisted by the Agency. In order for the Agency to compile that report, it is necessary that we obtain information relating to assistance provided and benefits derived from all entities that receive such assistance. Failure by the Agency to file the report information required by New York State could result in the Agency losing its ability to provide future assistance or the entity suffering clawback provisions and forfeiting benefits previously received. Therefore, it is important that this information be provided in an accurate and timely manner.

Attached please find a questionnaire to be completed and returned to the Agency by______. If you have any questions regarding the required information, please do not hesitate to call our office.

We appreciate your assistance in this matter. Please scan and email to **Example 1** or Fax to 315-386-2573.

Very truly yours,

Patrick Kelly Chief Executive Officer St. Lawrence County Industrial Development Agency

(a) ANNUAL CERTIFIED STATEMENT AND REPORT

Corning Inc. (for the Canton, New York Facility) 1 Riverfront Plaza,

Corning, Steuben County, New York 14831

Project Name: Warehouse Expansion

Company contact: Peter J Chambers Contact phone number: (Please correct any information above)

Mortgage Recording Tax Information

Financing Information

Has the Agency provided project financing assistance through issuance of a bond or note:

If financing assistance was provided, please provide:	Yes	No	N/A
Original principal balance of bond or note issued			Х
Outstanding principal balance of such bond or note at December 31, 20			Х
Principal paid during 20			Х
Outstanding principal balance of such bond or note at December 31, 20			Х
Interest rate on bond or note as of December 31, 20			Х
Final maturity date of the bond or note			Х
Is the Company a not-for-profit?			Х
Sales Tax Abatement Information			
Did your company receive Sales Tax Abatement on your	Yes	No	N/A
Project during 2018	Х		
If so, please provide the amount of sales tax savings received			

(A copy of the ST-340 sales tax report submitted to New York State for the reporting period is required to be attached with this report)

Did your company receive Mortgage Tax Abatement on your	Yes	No	N/A
Project during 20		Х	
If so, please provide the mortgage recording tax that was abated			

(NOTE: Only be applicable the year that a mortgage was placed upon the project) Job Information

	(A)	(B)	(C)	(D)	(E)	(F)	(G)
Jobs	Current Jobs	Average Annual Wage	Average Annual Benefit Cost	Created Year 1	Created Year 2	Created Year 3	Total New Jobs
Full Time	1. 1. C. 1.	A COMPANY STATES	E Charles and a straight	Sate State State	「「「「「「」」」	(Call and the second
Management	0	\$	-			1	0
Proffessional	· · · · · · · · · · · · · · · · · · ·			1. · · · · · · · · · · · · · · · · · · ·			0
Administrative							0
Production			201			Concernent I	0
Independent Contractor				1			0
Other			V.I				0
Total:	0	\$		0	0	0	0
Part Time	·注意: "你是你	「「「「「「」」	U.S. Dear inclusion	The second second		Long Contractor	E.C. Harris
Management							0
Proffessional	A		4	1	1		0
Administrative				1		Sec. 12. 1	0
Production	1						0
Independent Contractor			1.		1		0
Other	0		-	1		1	0
Total:	0	\$	- \$	0	0	0))) _m (0
		(G)	8	-		a da de la	1
	State States	Payroll \$					
TOTAL Payroll at Time of Applicatio	n						
TOTAL Payroll, Year 1 After Project			-				
TOTAL Payroll, Year 2 After Project							
TOTAL Payroll, Year 3 After Project							

A copy of the NYS 45 Form for the project location is required to be submitted with this report. If the NYS 45 Form is not available for the specific project location or the form does not accurately reflect the full-time jobs created, then an internal report verifying the total jobs by employment category as outlined above at the location is required with this submission.

Salary and Fringe Benefits

Is the salary and fringe benefit averages or ranges for categories of jobs retained and jobs created described in the Application still complete, true, and accurate: Yes No

If not, please provide the revised amounts using the table below:

Number of FTE construction jobs during 2018

Total Capital Investment	1949
Other Non-Taxable Expenses	
Other Taxable Expenses	
Machinery and Equipment	
Construction	
Real Estate	
20 Capital Investment	

Officer's Certification

I certify that to the best of my knowledge and belief all of the information on this form is correct. I also understand that failure to report completely and accurately may result in enforcement of provisions of the Project Agreement, including but not limited to voidance of the agreement and potential claw back of benefits.

Signed:

(authorized company representative)

Date:

EXHIBIT B

Recapture Agreement

EXHIBIT C

PILOT Agreement

. 9

RECAPTURE AGREEMENT

THIS RECAPTURE AGREEMENT, made and entered into as of <u>May 10, 2018</u> (this "Recapture Agreement"), is from CORNING INCORPORATED, a New York Corporation, having its principal office at 1 Riverfront Plaza, Corning, Steuben County, New York 14831 (the "Company"), to ST. LAWRENCE COUNTY INDUSTRIAL DEVELOPMENT AGENCY, a New York public benefit corporation having its principal office at 19 Commerce Lane, Suite 1, Canton, New York 13617 (the "Agency").

WITNESSETH:

WHEREAS, the Agency was created by Chapter 132 of the Laws of 1971 of the State of New York (the "State"), as amended, codified as Section 914 of the General Municipal Law of the State ("GML"), pursuant to Title 1 of Article 18-A of the GML, as amended (collectively, the "Act"); and

WHEREAS, the Company has submitted an application (the "Application") to the Agency requesting the Agency's assistance with respect to a certain project (the "Project") as described in the Project Documents (as hereinafter defined); and

WHEREAS, by Resolution, adopted on <u>May 4, 2018</u> (the "Resolution"), the Agency has conferred on the Company in connection with the Project certain benefits, exemptions and other financial assistance, which may include a sales and use tax exemption benefit, mortgage recording tax benefit, and partial abatement from real property taxes benefit, (collectively, as applicable, hereinafter referred to as the "Financial Assistance"); and

WHEREAS, the Agency requires, as a condition and as an inducement for it to enter into the transactions contemplated by the Resolution and as more particularly described in the project documents (collectively, as applicable, the Company Lease Agreement, the Leaseback Agreement and PILOT Agreement, the Agency Compliance Agreement and related documents (collectively, the "Project Documents"), that the Company provide assurances with respect to the recapture of certain benefits granted under the Project Documents on the terms herein set forth.

ARTICLE I – RECAPTURE EVENTS

Section 1.1 <u>Recapture Events</u>. The term "Recapture Event" shall mean any of the following events:

(a) A default by the Company under the Project Documents (other than as described in Section 1.2 which remains uncured beyond any applicable notice and/or grace period, if any, provided thereunder; or

(b) The Facility shall cease to be a "project" within the meaning of the Act, as in effect on the Closing Date through the act or omission of the Company; or

(c) The sale of the Facility (excluding any sale provided for in Project Documents) or closure of the Facility and/or departure of the Company from St. Lawrence County, except as due to casualty, condemnation or force majeure as provided below; or

(d) Failure of the Company to create or cause to be maintained the number of full time equivalent ("FTE") jobs at the Facility as provided for in the Resolution (other than as described in Section 1.2 below); or

(e) Any significant deviations from the information and data provided to the Agency in the Application which would constitute a significant diminution of the Company's activities in, or commitment to, St. Lawrence County, New York; or

(f) The Company receives Sales Tax Savings in connection with the acquisition, construction and equipping of the Facility in excess of the Maximum Sales Tax Savings Amount; provided, however, that the foregoing shall constitute a Recapture Event with respect to the Sales Tax Savings in excess of the Maximum Sales Tax Savings Amount only. It is further provided that failure to repay the Sales Tax Savings within thirty (30) days shall constitute a Recapture Event with respect to all Recapture Benefits.

Section 1.2 <u>Events Not Constituting Recapture Events</u>. The following events shall not be deemed Recapture Events hereunder:

(a) a "force majeure" event (as more particularly defined in the Project Documents);

Facility; or

(b) a taking or condemnation by governmental authority of all or part of the y; or

(c) the inability or failure of the Company after the Facility shall have been destroyed or damaged in whole or in part (such occurrence a "Loss Event") to rebuild, repair, restore or replace the Facility to substantially its condition prior to such Loss Event, which inability or failure shall have arisen in good faith on the part of the Company or any of its affiliates so long as the Company or any of its affiliates have diligently and in good faith using commercially reasonable efforts pursued the rebuilding, repair, restoration or replacement of the Facility or part thereof;

(d) at the sole discretion of the Agency, the failure of the Company to maintain the number of FTE jobs as provided for in the Resolution, which failure is the result of:

(i) loss of major sales, revenues, distribution or other adverse business developments resulting from local, national or international economic conditions, trade issues or industry wide conditions, or such similar events, excluding events relating to management of the Company or the subtenants of the Company; or

(ii) subleasing of the Facility, wherein the Company may not actually provide the FTEs at the Facility, but rather shall sublease the Facility to various tenants, and that the Company's obligation with regard to creating or causing to be maintained FTEs includes (a) using all reasonable efforts to lease up the Facility, and (b) including provisions in all subleases requiring any tenants to comply with the provisions of the Project Documents applicable to them; or

(iii) expiration or termination of a sublease agreement and the Company is able to find a new tenant for the Facility (a "Replacement Tenant") that provides the FTE jobs at the Facility before the expiration of the next full Tax Year after the termination of the Sublease Agreement; provided, however, any Replacement Tenant shall be required to comply with the terms of the Project Documents.

Section 1.3 Limited Recapture Event with Limited Recapture. If a Recapture Event has occurred due solely to the failure of the Company to create or cause to be maintained the number of FTEs at the Facility as provided in the Resolution in any Tax Year but the Company has created or caused to be maintained at least 90% of such required number of FTEs for such Tax Year. In such event, in lieu of recovering the Recaptured Benefits provided herein, the Agency may, in its sole discretion, adjust the payments due under the PILOT Agreement, if any, on a pro rata basis so that the amount payable under the PILOT Agreement, if any, will be adjusted upward retroactively for such Tax Year. Such adjustments to the payments due under the PILOT Agreement may be made each Tax Year until such time as the Company has complied with the required number of FTEs pursuant to the Resolution.

Section 1.4 <u>Notice Periods</u>. The Company covenants and agrees to furnish the Agency with written notification (i) within sixty (60) days of the end of each Tax Year of the number of FTEs located at the Facility for such Tax Year, and (ii) within thirty (30) days of actual notice of any facts or circumstances which would likely lead to a Recapture Event or constitute a Recapture Event hereunder. The Agency shall notify the Company of the occurrence of a Recapture Event hereunder, which notification shall set forth the terms of such Recapture Event.

ARTICLE II – RECAPATURE OF AGENCY BENEFITS

Section 2.1 <u>Recaptured Benefits</u>. The term "Recaptured Benefits" shall mean all direct monetary benefits, tax exemptions and abatements and other financial assistance, if any, derived solely from the Agency's participation in the transaction contemplated by the Project Documents including, but not limited to, the amount equal to:

(a) any exemption from any applicable mortgage recording tax with respect to the Facility on mortgages granted by the Agency on the Facility at the request of the Company (the "Mortgage Recording Tax Exemption"); and

(b) Sales Tax Exemption savings realized by or for the benefit of the Company, including savings realized by any Agent pursuant to the Project Documents and each Sales Tax Agent Authorization Letter issued in connection with the Facility (the "Sales Tax Savings"); and

(c) real property tax abatements granted under the Project Documents (the "Real Property Tax Abatements").

Section 2.2 <u>Receipt of Recaptured Benefits</u>. Upon the occurrence of a Recapture Event hereunder and the declaration of a Recapture Event by notice from the Agency to the Company, then the Recaptured Benefits shall be payable directly to the Agency or the State of New York if so directed by the Agency; provided, however that, for purposes of clarity, the amount of the Recaptured Benefits payable upon a Recapture Event shall be as set forth in Section 2.3 below. Upon the receipt by the Agency of any amount of Recaptured Benefits due to a Recapture Event, the Agency shall redistribute such amount within thirty (30) days of such receipt to the Taxing Entity that would have received such amount but for the granting by the Agency of the Financial Assistance.

Section 2.3 <u>Calculation of Recaptured Benefits</u>. It is understood and agreed by the parties hereto that the Agency is entering into the Project Documents in order to provide Financial Assistance to the Company for the Facility and to accomplish the public purposes of the Act. In consideration therefor, the Company hereby agrees as follows:

Occurrence of Recapture Event	Percentage of the Recaptured Benefits			
Year 1 to Year 2	100%			
Year 3 to Year 5	75%			
Year 6 to Year 7	50%			
Year 8 to Year 10	25%			
Year 11 and thereafter	0%			

Section 2.4 <u>Late Payments</u>. In the event any payment owing by the Company under this Section shall not be paid on demand by the Agency, such payment shall bear interest from the date of such demand at a rate equal to one percent (1%) plus the Prime Rate, but in no event at a rate higher than the maximum lawful prevailing rate, until the Company shall have made such payment in full, together with such accrued interest to the date of payment, to the Agency (except as otherwise specified above).

Section 2.5 <u>Expenses</u>. The Agency shall be entitled to deduct all reasonable out of pocket expenses of the Agency, including without limitation, reasonable legal fees, incurred with the recovery of all amounts due under this Recapture Agreement, from amounts received by the Agency pursuant to this Recapture Agreement.

ARTICLE III – MISCELLANEOUS

Section 3.1 <u>Obligations Unconditional</u>. The obligations and liabilities of the Company under this Recapture Agreement shall be absolute and unconditional obligations and liabilities of the Company, and shall remain in full force and effect until the Project Documents have expired or been terminated, except the obligations under Article II hereof shall survive the conveyance of the Facility to the Company and the termination of the Project Documents. Additionally, such obligations shall not be affected, modified or impaired by any state of facts or the happening from time to time of any event, whether or not with notice to or the consent of the Company.

Section 3.2 <u>Condition to Reconveyance of Facility</u>. The parties hereto agree that the Agency shall have no obligation to surrender its leasehold interest in the Facility to the Company pursuant to the Project Documents until all payments to the Agency and St. Lawrence County under the Project Documents and hereunder have been paid in full. If such payments are not paid in full by the Company within sixty (60) days of the date when due and owing, then the Agency shall offer its interest in the Facility for sale pursuant to the Agency's Real Property Disposition Policy adopted pursuant to the Public Authorities Accountability Act, as amended.

Section 3.3 <u>Recordation of Recapture Agreement</u>. The parties hereto agree that this Recapture Agreement shall be recorded as a lien against the Facility and as a covenant and restriction running with the Land until this Recapture Agreement has been discharged by the Agency. [This Recapture Agreement and any and all modifications, amendments, renewals and extensions thereof is subject and subordinate to any Mortgage or Mortgages which may be granted by the Agency and the Company on the Facility or any portion thereof and any and all modifications, amendments, consolidations, extensions, renewals, replacements and increases thereof.]

Section 3.4 <u>Terms Defined</u>. All of the capitalized terms used in this Recapture Agreement and not otherwise defined herein shall have the meanings assigned thereto in the Project Documents.

Section 3.5 <u>Directly or Indirectly</u>. Where any provision in this Recapture Agreement refers to action to be taken by any Person, or which such Person is prohibited from taking, such provision shall be applicable whether such action is taken directly or indirectly by such Person.

Section 3.6 <u>Survival</u>. All warranties, representations, and covenants made by the Company herein shall be deemed to have been relied upon by the Agency and shall survive the delivery of this Recapture Agreement to the Agency regardless of any investigation made by the Agency.

Section 3.7 <u>Binding Effect</u>. This Recapture Agreement shall inure to the benefit of and be binding upon the successors and assigns of each of the parties.

Section 3.8 <u>Notices</u>. All notices, certificates and other communications under this Agreement shall be in writing and shall be deemed given when delivered pursuant to terms of the Project Documents.

Section 3.9 <u>Entire Understanding: Counterparts</u>. This Recapture Agreement constitutes the entire agreement and supersedes all prior agreements and understandings, both written and oral, among the parties with respect to the subject matter hereof and may be executed simultaneously in several counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

Section 3.10 <u>Amendments</u>. No amendment, change, modification, alteration or termination of this Recapture Agreement shall be made except in writing upon the written consent of the Company and the Agency.

Section 3.11 <u>Severability</u>. The invalidity or unenforceability of any one or more phrases, sentences, clauses or sections in this Recapture Agreement or the application thereof shall not affect the validity or enforceability of the remaining portions of this Recapture Agreement or any part thereof.

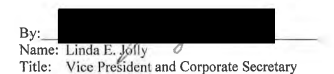
Section 3.12 <u>Governing Law</u>. This Recapture Agreement shall be governed by, and construed in accordance with, the laws of the State, without regard or reference to its conflict of laws principles.

Section 3.13 <u>Section Headings</u>. The headings of the several Sections in this Recapture Agreement have been prepared for convenience of reference only and shall not control, or affect the meaning of or be taken as an interpretation of any provision of this Recapture Agreement.

Section 3.14 <u>Waiver of Trial by Jury</u>. The parties do hereby expressly waive all rights to trial by jury on any cause of action directly or indirectly involving the terms, covenants or conditions of the Recapture Agreement or any matters whatsoever arising out of or in any way connected with the Recapture Agreement.

IN WITNESS WHEREOF, the Company has caused this Recapture Agreement to be duly executed and delivered as of the day and year first above written.

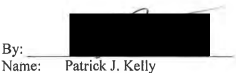
CORNING INCORPORATED



ACCEPTED:

1.1

ST. LAWRENCE COUNTY INDUSTRIAL DEVELOPMENT AGENCY



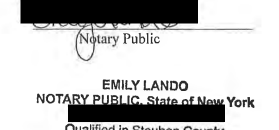
Name:Patrick J. KellyTitle:Chief Executive Officer

Or. & Stors
 Netary Public State of New York
 Netary Public State of New York
 Ne 01St688,006
 Qualified in M. Fawrence County
 Commission Expires September 30, 20

Recapture Agreement Signature Page 1 of 2

STATE OF NEW YORK) : SS: COUNTY OF STEUBEN)

On the 21st of May in the year 2018, before me, the undersigned, personally appeared <u>Linda</u> <u>E. Jolly</u>, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the within instrument, the individual, or the person or entity on behalf of which the individual acted, executed the instrument.



STATE OF NEW YORK) : SS: COUNTY OF ST. LAWRENCE)

Qualified in Steuben County, My Commission Expires

On the <u>Al</u> day of May in the year 2018, before me, the undersigned, personally appeared <u>Patrick J. Kelly</u>, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the within instrument, the individual, or the person or entity on behalf of which the individual acted, executed the instrument.

No	tary Public	
	()	
	Lori A. Sibley	
Notary	Public, State of New Yo	rk
1 1 1 C		
Oualifi	ed in St. Lawrence Cour	aty

Recapture Agreement Signature Page 2 of 2



ST. LAWRENCE COUNTY INDUSTRIAL DEVELOPMENT AGENCY

Ernest J. LaBaff Industrial Building ~ 19 Commerce Lane, Suite 1 ~ Canton, New York 13617 Phone: (315) 379-9806 / TDD: 711 ~ Fax: (315) 386-2573 ~ www.SLCIDA.com

May 23, 2018

New York State Tax Department IDA Unit W.A. Harriman Campus Albany, New York 12227

Re: IDA Appointment of Project Operator or Agent Corning Inc. IDA Project Number: 4001-18-01

Dear Sir or Madam:

Enclosed for filing, please find a Form ST-60 for Corning Inc., as primary agent.

Please feel free to contact this office if you have any questions or concerns.

Sincerely,

By

ST. LAWRENCE COUNTY INDUSTRIAL DEVELOPMENT AGENCY

Richard Williams

Enclosures: 1

CC: Corning, Inc. (T. Tranter) File

MEMBERSHIP

CHAIRMAN Brian W. Staples Brian Staples, CPA

*

VICE CHAIRMAN Ernest LaBaff President Emeritus, Aluminum Brick & Glass Workers International Union

*

SECRETARY Lynn Blevins Blevins Brothers, Inc.

*

Mark C. Hall Town of Fine, New York

*

Andrew McMahon Massena Electric Department

*

Donald Hooper St. Lawrence County Board of Legislators

*

Steven Morrill Gebarten Acres

*

CHIEF EXECUTIVE OFFICER Patrick J. Kelly St. Lawrence County Industrial Development Agency

*

CHIEF FINANCIAL OFFICER Kimberly Gilbert St. Lawrence County Industrial Development Agency

New York State Department of Taxation and Finance

IDA Appointment of Project Operator or Agent

For Sales Tax Purposes

The industrial development agency or authority (IDA) must submit this form within 30 days of the appointment of a project operator or agent, whether appointed directly by the IDA or indirectly by the operator or another agent.

Name of IDA St. Lawrence County Industrial Development Agency	(IDA project number (use OS	001-18-0	1
Street address					
19 Commerce Lane, Suite 1				State	ZIP code
City Canton				NY	13617
Name of IDA project operator or agent Corning Inc	Mark an X in the box if directly appointed by the	DA: 🗙	Employer Identification		mary operator or agent?
Street address		Telephone	number		Yes No
One Riverfront Plaza				State	ZIP code
City Corning		-		NY	14831
Name of project Corning Plant Expansion & Environmental Improven	nents (Proj # 4001-18-01)	Manufac	f project (see instructions cturing	5)	
Street address of project site 334 County Route 16				State	ZIP code
City Canton				NY	13617
Description of goods and services intended to be exempted from New York State and local sales and use taxes of the Facility, Material Storage, Bag Hous to apprx 4,400 SF of existing space, acquis	se and Office Space totali	ng appro	ximately 13,800 t and other tang) SF and ible pers	d Renovations sonal property.
Date project operator 05/04/18	Date project operator or 12	2/31/18	extensio	on to an original	ginal project:
Estimated value of goods and services that will be exempt and local sales and use tax: \$3,800,000 Total Project	from New York State Estimated va provided: \$304,000 T	otal Project	t		
Certification: I certify that the above statements are true, with the knowledge that willfully providing false or fraudule Law, punishable by a substantial fine and possible jail sen information entered on this document.	tence. I also understand that the Ta	material info nay constitut ix Departme	primation has been om e a felony or other cri nt is authorized to inve	litted. I make me under N estigate the	te these statements New York State a validity of any
Print name of officer or employee sloping on behalf of the IDA Patrick	Print title Chief Ex	ecutive Off	icer	Telephone	
Signatu			Date 05/04/2018	Telephone	
here and the second sec	Instructions				

Instructions

Filing requirements

An IDA must file this form within 30 days of the date the IDA appoints any project operator or other person as agent of the IDA, for purposes of extending any sales and compensating use tax exemptions.

The IDA must file a separate form for each person it appoints as agent, whether directly or indirectly, and regardless of whether the person is the primary project operator or agent. If the IDA authorizes a project operator or agent to appoint other persons as agent of the IDA, the operator or agent making such an appointment must advise the IDA that it has done so, so that the IDA can file a form within 30 days of the date of the new agent's appointment. The IDA should not file this form for a person hired to work on an IDA project if that person is not appointed as agent of the IDA. The IDA need not file this form if the IDA does not extend any sales or use tax exemption benefits for the project.

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If an IDA amends, revokes, or cancels the appointment of an agent, or if an agent's appointment becomes invalid for any reason, the IDA must, within 30 days, send a letter to the address below for filing this form, indicating that the appointment has been amended, revoked, or cancelled, or is no longer valid, and the effective date of the change. It should attach to the letter a copy of the form it originally filed. The IDA need not send a letter for a form that is not valid merely because the "Completion date of project" has passed.

Purpose of project

For Purpose of project, enter one of the following:

- Services
- Agriculture, forestry, fishing
- Finance, insurance, real estate
- Transportation, communication, electric, gas, sanitary services
- Construction
- Wholesale trade
- Retail trade
- Manufacturing
 - Other (specify)

Mailing Instructions

Mail completed form to: NYS TAX DEPARTMENT

IDA UNIT W A HARRIMAN CAMPUS ALBANY NY 12227

Privacy notification

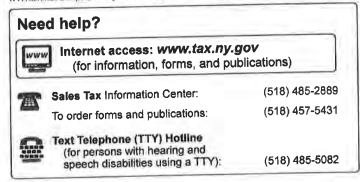
The Commissionar of Taxation and Finance may collect and maintain personal information pursuant to the New York State Tax Law, including but not limited to, sections 6-a, 171, 171-a, 287, 308, 429, 475, 505, 507, 1096, 1142, and 1415 of that Law; and may require disclosure of social security numbers pursuant to 42 USC 405(c)(2)(C)(0.

This information will be used to determine and administer tax liabilities and, when authorized by law, for certain fax offset and exchange of tax information programs as well as for any other lawful purpose.

Information concerning quarterly wages paid to employees is provided to certain state sgencies, for purposes of traud prevention, support enforcement, evaluation of the effectiveness of certain employment and training programs and other purposes authorized by law.

Failure to provide the required information may subject you to civil or criminal penalities, or both, under the Tax Law.

This Information is maintained by the Manager of Document Management, NYS Tax Department, W A Hamman Campus, Albany NY 12227; tolephone (518) 457-5181.



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President Emeritus,

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ST. LAWRENCE COUNTY INDUSTRIAL DEVELOPMENT AGENCY

Ernest J. LaBaff Industrial Building ~ 19 Commerce Lane, Suite 1 ~ Canton, New York 13617 Phone: (315) 379-9806 / TDD: 711 ~ Fax: (315) 386-2573 ~ www.SLCIDA.com

May 29, 2018

New York State Tax Department **IDA** Unit W.A. Harriman Campus Albany, New York 12227

Re: IDA Appointments of Project Operator or Agent IDA Project Number: 4001-18-01 Project Name: Corning Plant Expansion & Environmental Improvements

Dear Sir or Madam:

Enclosed for filing, please find three (3) Form ST-60 for the following agents relative to the above-cited project:

Blevins Brothers, Inc. *

Mark C. Hall Town of Fine, New York

*

Andrew McMahon Massena Electric Department

*

Donald Hooper St. Lawrence County Board of Legislators

*

Steven Morrill Gebarten Acres

*

CHIEF EXECUTIVE OFFICER Patrick J. Kelly St. Lawrence County Industrial Development Agency

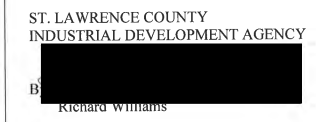
*

CHIEF FINANCIAL OFFICER **Kimberly Gilbert** St. Lawrence County Industrial Development Agency

- 1. Burns Bros Contractors, Inc.
- 2. Collins-Hammond Electrical Contractors
- 3. DC Building Systems, Inc.

Please feel free to contact this office if you have any questions or concerns.

Sincerely,



Enclosures: 3

CC: Corning, Inc. (W. Hauptman) File

New York State Department of Taxation and Finance

IDA Appointment of Project Operator or Agent

For Sales Tax Purposes

The industrial development agency or authority (IDA) **must** submit this form within 30 days of the appointment of a project operator or agent, whether appointed directly by the IDA or indirectly by the operator or another agent.

For	IDA	use	only

ST-60

(4/13)

		IDA project number (use (SC numbering sy	stem for projects after 1998)	
Name of IDA St. Lawrence County Industrial Development Agency			IDA project number (use OSC numbering system for projects after 1998) 4001-18-01 Telephone number		
Street address 19 Commerce Lane, Suite 1			lelephone	number	
City			State	ZIP code 13617	
Canton Name of IDA project operator or agent	Mark an X in the box if	Employer identification	- Contraction	ty number	
Burns Bros Contractors Inc. Street address	directly appointed by the IDA:	ne number		mary operator or agent?	
7504 US Highway 11			State	Yes No	
City Potsdam			NY	13676	
Name of project Corning Plant Expansion & Environmental Improvements (Proj	# 4001-18-01) Purpose Manufa	of project (see instruction acturing	ns)		
Street address of project site					
334 County Route 16 City			State NY	ZIP code 13617	
Canton		in the second		1.1.7.17	
Description of goods and services intended to be exempted Purchase from New York State and local sales and use taxes					
of the Facility, Material Storage, Bag House and Of	ffice Space totaling appr	oximately 13,80	0 SF and	Renovations	
to apprx 4,400 SF of existing space, acquisition of c	ertain items of equipment	nt and other tang	gible pers	sonal property.	
Date project operator or apent appointed (mm/dd/vy) 05/04/18 Date project agent statu	ct operator or is ends (mm/dd/yy) 12/31/18	Mark ar extensi	n X in the bo on to an orig	inal project:	
Estimated value of goods and services that will be exempt from New Yo and local sales and use tax:	ork State Estimated value of New provided:	York State and local s	ales and use	e tax exemption	
\$ 3,800,000 Total Project	\$_304,000 Total Proj	ect			
with the knowledge that willfully providing false or fraudulent informatio Law, punishable by a substantial fine and possible jail sentence. I also information entered on this document. Print name of officer or employee signing on behalf of the IDA Patrick	Print title Chief Executive O	ent is authorized to inv	vestigate the	validity of any	
Signatu		5/29/18			
	nstructions	/ /			
Filing requirements	Mailing Instructions				
An IDA must file this form within 30 days of the date the IDA appoints any project operator or other person as agent of the IDA, for purposes of extending any sales and compensating use tax exemptions. The IDA must file a separate form for each person it appoints as agent, whether directly or indirectly, and regardless of whether the person is the	IDA UNIT WA HARRIM	ARTMENT			
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If an IDA modifies a project, such as by extending it beyond its original completion date, or by increasing or decreasing the amount of sales an use tax exemption benefits authorized for the project, the IDA must, wit 30 days of the change, file a new form with the new information.	employment and training pr d Failure to provide the requir hin under the Tax Law.	ograms and other purposes a ad information may subject yo ad by the Manager of Docume any NY 12227; telephone (518	ou to civil or crin	ninal penalties, or both,	
If an IDA amends, revokes, or cancels the appointment of an agent, or agent's appointment becomes invalid for any reason, the IDA must, with 30 days, send a letter to the address below for filing this form, indicating that the appointment has been amended, revoked, or cancelled, or is n longer valid, and the effective date of the change. It should attach to the letter a copy of the form it originally filed. The IDA need not send a letter a form that is not valid merely because the "Completion date of project"	if an hin g o e e for internet	access: www.tax formation, forms, a	x.ny.gov	tions)	
passed. Purpose of project	and the second se	Information Center:		(518) 485-2889	

For Purpose of project, enter one of the following:

- Services
 Agriculture, forestry, fishing
 Finance, insurance, real estate
 Transportation, communication,
- electric, gas, sanitary services
- Construction
- Wholesale trade
- Retail trade
- Manufacturing
- Other (specify)

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(518) 485-5082 speech disabilities using a TTY):

New York State Department of	of Taxation and Finance
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IDA Appointment of Project Operator or Agent

For Sales Tax Purposes

The industrial development agency or authority (IDA) must submit this form within 30 days of the appointment of a project operator or agent, whether appointed directly by the IDA or indirectly by the operator or another agent.

For IDA use only

ST-60

(4/13)

Name of IDA St. Lawrence County Industrial Development Agency			IDA project number (use OSC numbering system for projects after 1998) 4001-18-01			
Street address					Telephone	number
19 Commerce Lane, Suite 1					State	ZIP code
Canton				1.	NY	13617
Name of IDA project operator or agent Collins-Hammond Electrical Contractors		X in the box if appointed by the	IDA:	Employer identific		number
Street address 7724 State Hwy 68					1	Mary operator or agent? Yes No
City Ogdensburg					State NY	ZIP code 13669
Name of project	to (Proj # 4001	19.01)	Purpose of Manufac	project (see instruction	s)	1 Mar 1997
Corning Plant Expansion & Environmental Improvemen Street address of project site 334 County Route 16	IS (FID) # 4001	-10-01)	Twicindicio	turing	1.22	Lais
City Canton			_		State NY	ZIP code 13617
Description of goods and services intended to be exempted pr						
of the Facility, Material Storage, Bag House	and Office S	pace total	ing approx	kimately 13,800) SF and	d Renovations
to apprx 4,400 SF of existing space, acquisiti	on of certain	items of e	quipment	and other tang	ible pers	sonal property.
or agent appointed (mm/dd/vy) 05/04/18 ag	ate project operat jent status ends ((mm/dd/yy)	2/31/18	extensio	on to an orig	px if this is an ginal project:
Estimated value of goods and services that will be exempt from and local sales and use tax:	n New York State	Estimated va provided:	lue of New Yo	ork State and local sa	ales and us	e tax exemption
\$_3,800,000 Total Project		\$_304,000	Total Projec	t		
Certification: I certify that the above statements are true, con with the knowledge that willfully providing false or fraudulent in Law, punishable by a substantial fine and possible jail sentence information entered on this document. Print name Patrick J	oformation with th	and that the Ta	nav constitute	t is authorized to inve	me under r	New TUR State
Signature				ate Jaclie	The state of the s	
	lu a fau a	ations		2/21/10		
	Instru	ctions				
Filing requirements		•	structions			
An IDA must file this form within 30 days of the date the IDA appoints any project operator or other person as agent of the IDA, for purposes of extending any sales and compensating use tax exemptions.		NY IDA	oleted form to: S TAX DEPA	RTMENT		
The IDA must file a separate form for each person it appoints a whether directly or indirectly, and regardless of whether the pe primary project operator or agent. If the IDA authorizes a proje agent to appoint other persons as agent of the IDA, the operat making such an appointment must advise the IDA that it has d that the IDA can file a form within 30 days of the date of the ne appointment. The IDA should not file this form for a person hire on an IDA project if that person is not appointed as agent of the IDA need not file this form if the IDA does not extend any sales exemption benefits for the project.	rson is the ct operator or or or agent one so, so w agent's ed to work e IDA. The s or use tax	AL Privacy notifi The Commission to the New Yi 429, 475, 506 numbers pur This informati aw, for certa purpose.	sioner of Taxation ork State Tax Law, 5, 697, 1096, 1142 suant to 42 USC 4 ion will be used to in tax offset and e concerning quarter of fraud preventio	227 and Finance may collect an including but not limited to and 1415 of that Law; and 05(c)(2)(C)(). determine and administer xchange of tax information ity wages paid to employee n. support enforcement, ev	tax llabilities al programs as w s is provided to aluation of the	o certain state agencies effectiveness of certain
If an IDA modifies a project, such as by extending it beyond its completion date, or by increasing or decreasing the amount of use tax exemption benefits authorized for the project, the IDA 30 days of the change, file a new form with the new information	sales and must, within	employment Failure to pro under the Tax	and training progr ovide the required x Law.	ams and other purposes au information may subject yo by the Manager of Docume v NY 12227; telephone (518	u to civil or crim	minal penalties, or both,
If an IDA amends, revokes, or cancels the appointment of an a	agent, or if an	-	14.000		-	

It an IDA amenos, revokes, or cancels the appointment of an agent, of if an agent's appointment becomes invalid for any reason, the IDA must, within 30 days, send a letter to the address below for filing this form, indicating that the appointment has been amended, revoked, or cancelled, or is no longer valid, and the effective date of the change. It should attach to the letter a copy of the form it originally filed. The IDA need not send a letter for a form that is not valid mergit because the "Completion date of project" has

a form that is not valid merely because the "Completion date of project" has passed.

Purpose of project

For Purpose of project, enter one of the following:

- Services
- Agriculture, forestry, fishing
- Finance, insurance, real estate
- Transportation, communication, electric, gas, sanitary services
- Construction
- Wholesale trade
- Retail trade _
- Manufacturing _
- Other (specify)

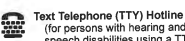
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Internet access: www.tax.ny.gov www (for information, forms, and publications) 12.00

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New York State D	epartment of Taxation	and Finance
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IDA Appointment of Project Operator or Agent For Sales Tax Purposes

The industrial development agency or authority (IDA) must submit this form within 30 days of the appointment of a project operator or agent, ly by the operator or another agent. o IDA or Indin

Name of IDA				IDA project number (use OSC	numbering sy	stem for projects after 1998)
Name of IDA St. Lawrence County Industrial Development Age	ncy				101-10-0	
Street address 19 Commerce Lane, Suite 1					State	ZIP code
City					NY	13617
Name of IDA project operator or agent DC Building Systems, Inc.	Mark an X in directly appo	the box if binted by the IDA:		Employer identific		y number
Street address		1				nary operator or agent?]Yes INO
19086 US Route 11					State	ZIP code 13601
Watertown				of project (see instructions,		113001
Name of project Corning Plant Expansion & Environmental Impro	vements (Proj # 4001-1	8-01)	Manufa	cturing		
Street address of project site 334 County Route 16					1.0000	710 code
City Canton				State NY	ZIP code 13617	
Description of goods and services intended to be exem						
of the Facility, Material Storage, Bag He	ouse and Office Spa	ace totaling	appr	oximately 13,800	SF and	d Renovations
to apprx 4,400 SF of existing space, acc	quisition of certain it	ems of equ	ipmer	nt and other tangi	ble pers	sonal property
Date project operator 05/04/18	Date project operator	or 12/3	1/18	extensio	n to an orig	ginal project:
or agent appointed (mm/dd/yy) or our re Estimated value of goods and services that will be exer and local sales and use tax:	P	o nao an			es and us	e tax exemption
\$ 3,800,000 Total Project	otal Project \$_304,000 Total Project					
Certification: I certify that the above statements are to with the knowledge that willfully providing false or frau Law, punishable by a substantial fine and possible jail information entered on this document.	rue, complete, and correct, dulent information with this sentence. I also understan	d that the Tax D	terial Inf constitu epartm	formation has been ominate a felony or other crin the a felony or other crin ent is authorized to inve	tted. I mak ne under N stigate the	te these statements New York State e validity of any
Print name of officer or amployee signing on behalf of the IDA		Chief Exect	tive Of	ficer		
Patrick J Signature		1		Date 05/04/2018	- Walarahian a	a control

Instructions

Filing reguirements

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Purpose of project

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- Services
- Agriculture, forestry, fishing -
- Finance, insurance, real estate
- Transportation, communication, electric, gas, sanitary services
- Construction Wholesale trade
- Retail trade
- Manufacturing
- Other (specify)

Mailing Instructions

Mail completed form to: NYS TAX DEPARTMENT

IDA UNIT W A HARRIMAN CAMPUS ALBANY NY 12227

Privacy notification

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ST-60

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CHAIRMAN Brian W. Staples Brian Staples, CPA

*

VICE CHAIRMAN

ST. LAWRENCE COUNTY INDUSTRIAL DEVELOPMENT AGENCY

Ernest J. LaBaff Industrial Building ~ 19 Commerce Lane, Suite 1 ~ Canton, New York 13617 Phone: (315) 379-9806 / TDD: 711 ~ Fax: (315) 386-2573 ~ www.SLCIDA.com

March 27, 2019

New York State Tax Department IDA Unit W.A. Harriman Campus Albany, New York 12227

Ernest LaBaff President Emeritus, Aluminum Brick & Glass Workers International Union

*

SECRETARY Lynn Blevins Blevins Brothers, Inc.

*

Mark C. Hall Town of Fine, New York

*

Andrew McMahon Massena Electric Department

*

James Reagan St. Lawrence County Board of Legislators

*

Steven Morrill Gebarten Acres

*

CHIEF EXECUTIVE OFFICER Patrick J. Kelly

St. Lawrence County Industrial Development Agency

*

CHIEF FINANCIAL OFFICER Kimberly Gilbert St. Lawrence County Industrial Development Agency Re: IDA Appointment of Project Operator or Agent Corning Inc. IDA Project Number: 4001-18-01

Dear Sir or Madam:

The St. Lawrence County Industrial Development Agency is filing an amended Form ST-60 relative to the above-cited project.

The amended form extends the agent status from December 31, 2018 to July 31, 2019. A copy of the original filing is also enclosed.

Please feel free to contact this office if you have any questions or concerns.

Sincerely,

By:

ST. LAWRENCE COUNTY INDUSTRIAL DEVELOPMENT AGENCY

Richard Williams

Enclosures: 1

CC: Corning, Inc. (Tranter) File

New York State Department of Taxation and Finance

IDA Appointment of Project Operator or Agent

For Sales Tax Purposes

The industrial development agency or authority (IDA) must submit this form within 30 days of the appointment of a project operator or agent,

Name of IDA St. Lawrence County Industrial Development Agence	SV.		IDA project number (use OS	C numbering sy 001-18-0	stem for projects after 1998) 1
Street address				" lookaan	- Willier
19 Commerce Lane, Suite 1 City Canton				State NY	ZIP code 13617
Name of IDA project operator or agent Corning Inc.	Mark an X in the box if directly appointed by the	e IDA: X	Employer identifie		number
Street address One Riverfront Plaza				[H	nary operator or agent? Ves No
City Corning				State NY	ZIP code 14831
Name of project Corning Plant Expansion & Environmental Improve	ments (Proi # 4001-18-01)	Purpose o Manufa	f project (see instructions cturing	;)	
Street address of project site 334 County Route 16					
City Canton				State NY	ZIP code 13617
Description of goods and services intended to be exempte from New York State and local sales and use taxes	^d Purchases and rental rela	ted to the a	acquisition, constr	uction ar	nd equipping
	an and Office Chase tate	ling appro	ximately 13,800	SF and	Renovations
of the Facility, Material Storage, Bag Hou	se and Office Space tota	ing appro			
of the Facility, Material Storage, Bag Hou to apprx 4,400 SF of existing space, acqu					
to apprx 4,400 SF of existing space, acqu	isition of certain items of		t and other tang	ble pers	
to apprx 4,400 SF of existing space, acqu	Date project operator or agent status ends (mm/dd/yy)	equipmen 07/31/19	t and other tang Mark an extensio	ble pers	x if this is an x if this is an

information entered on this document.

Print name <u>of officer or employee signing on behalf of th</u> e IDA Patrick J	Chief Executive C	Officer	
Signature		Date 03/26/2019	Tolophone pumbor
	Instructions		

Filing requirements

An IDA must file this form within 30 days of the date the IDA appoints any project operator or other person as agent of the IDA, for purposes of extending any sales and compensating use tax exemptions.

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Purpose of project

For Purpose of project, enter one of the following:

- Services
- Agriculture, forestry, fishing _
- Finance, insurance, real estate
- Transportation, communication, electric, gas, sanitary services
- Construction
- Wholesale trade
- Retail trade
- Manufacturing
- Other (specify)

Mailing instructions

Mail completed form to: NYS TAX DEPARTMENT **IDA UNIT** W A HARRIMAN CAMPUS ALBANY NY 12227

Privacy notification

The Commissioner of Taxation and Finance may collect and maintain personal information pursuant to the New York State Tax Law, including but not limited to, soctions 5-a, 171, 171-a, 287, 308, 429, 475, 505, 697, 1096, 1142, and 1415 of that Law; and may require disclosure of social security numbers pursuant to 42 USC 405(c)(2)(C)(0).

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Fallure to provide the required information may subject you to civil or criminal penalties, or both, under the Tax Law.

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(for persons with hearing and speech disabilities using a TTY)

(518) 485-5082

ST-60

(4/13)

New York State Department of Taxation and Finance

IDA Appointment of Project Operator or Agent

For Sales Tax Purposes

The industrial development agency or authority (IDA) must submit this form within 30 days of the appointment of a project operator or agent,

For IDA use only

ST-60

(4/13)

Name of IDA St. Lawrence County Industrial Development Agency				IDA project nu	mber (use OSC 40	numbering sy DO1-18-0	stem for projects after 199
St. Lawrence County Industrial Development Agency						Tolophono	number
19 Commerce Lane, Suite 1			-	_		State	ZIP code
City Canton			100			NY	13617
Name of IDA project operator or agent	Mark an .	X in the box if ppointed by the IDA:	X	Employer	dantific		number
Corning Inc	directly a		Telephone	number	-		many operator or agen
One Riverfront Plaza		A					Yes No
City						State	ZIP code 14831
Corning			Purpose	f project (see	instructions)	-	P. Charl
Name of project Corning Plant Expansion & Environmental Improveme	ents (Proj # 4001	-18-01)	Manufa				
Street address of project site 334 County Route 16						State	ZIP code
City Canton						NY	13617
Description of goods and services intended to be exempted							
of the Facility, Material Storage, Bag House	and Office S	pace totaling	appro	ximately	13,800	SF and	Renovation
to apprx 4,400 SF of existing space, acquisi	tion of certain	items of equ	ipmen	t and oth	er tangil	ble pers	sonal property
Disconstantial (mm/dday) US/U4/18	Date project operat agent status ends (mm/dd/vy)			extension	to an orig	ox if this is an ginal project:
Estimated value of goods and services that will be exempt fro and local sales and use tax:	om New York State	provided.			d local sale	es and us	e tax exemption
\$3,800,000 Total Project		\$304,000 Tota	I Projec	t			
Information entered on this document. Print name of officer or employee signing on behalf of the IDA Patri		Print title Chief Execu	itive Of	icer			
Signa				Date 05/04/2018	3		6
	instru	ictions					
Fille		Mailing Instr	uctions				
Filing requirements An IDA must file this form within 30 days of the date the IDA	appoints	Mail complete) :			
any project operator or other person as agent of the IDA, for	purposes of			ARTMENT			
extending any sales and compensating use tax exemptions.		IDA U		N CAMPUS			
The IDA must file a separate form for each person it appoint	s as agent,		NY NY 1				
whether directly or indirectly, and regardless of whether the primary project operator or agent. If the IDA authorizes a pro	plect operator or	n i se side al					
scent to appoint other persons as agent of the IDA. the open	rator or agent	Privacy notificati The Commission	on r of Taxatic	o and Finance in	ay collect and	i maintain pe	isonal information pursu
making such an appointment must advise the IDA that it has that the IDA can file a form within 30 days of the date of the	done so, so	to the New York S	tate Tax Lo 7, 1096, 11	w, including but 42, and 1415 of	not limited to, that Law; and	may require o	rsonal information purat , 171, 171-a, 287, 308, disclosure of modal sea
appointment. The IDA should not file this form for a person i	hired to work						
on an IDA project if that person is not appointed as agent of	the IDA. The	law, for certain ta:	ollast and	exchange of tax	Information p	programs as v	vell as for any other law
IDA need not file this form if the IDA does not extend any sa exemption benefits for the project.	les or use tax	purpose.	mina maar	erly wages paid	to employees	is provided t	o certain state agencies
If an IDA modifies a project, such as by extending it beyond	its original						o certain state agencies effectiveness of certain w.
completion date or by increasing or decreasing the amount	of sales and	Failure to provide	the require	d information ma	y subject you	to civil or cri	minal penalties, or both.
use tax exemption benefits authorized for the project, the ID 30 days of the change, file a new form with the new informa	tion.	under the Tax Lav This Information I W A Hamman Ca	v. 1 maintaine mpus, Albe	d by the Manage ny NY 12227; to	n of Documen lephone (618)	Managerne 157-5181.	nt, NYS Tax Departmen
If an IDA amends, revokes, or cancels the appointment of a agent's appointment becomes invalid for any reason, the ID 30 days, send a letter to the address below for filing this form	n must, within m, indicating	Need h					
that the appointment has been amended, revoked, or cance longer valid, and the effective date of the change. It should	attach to the	www In	ternet	access: N	ww.tax		

letter a copy of the form it originally filed. The IDA need not send a letter for a form that is not valid merely because the "Completion date of project" has passed.

Purpose of project

For Purpose of project, enter one of the following:

- Services
- -
- -
- Agriculture, forestry, fishing Finance, insurance, real estate Transportation, communication, _ electric, gas, sanitary services
- Construction
- Wholesale trade
- Retail trade
- Manufacturing
- Other (specify)

(for information, forms, and publications) CLICS. (518) 485-2889 Sales Tax Information Center: 25 To order forms and publications: (518) 457-5431 Text Telephone (TTY) Hotline (for persons with hearing and speech disabilities using a TTY): (518) 485-5082



MEMBERSHIP

CHAIRMAN Brian W. Staples Brian Staples, CPA

*

ST. LAWRENCE COUNTY INDUSTRIAL DEVELOPMENT AGENCY

Ernest J. LaBaff Industrial Building ~ 19 Commerce Lane, Suite 1 ~ Canton, New York 13617 Phone: (315) 379-9806 / TDD: 711 ~ Fax: (315) 386-2573 ~ www.SLCIDA.com

March 27, 2019

New York State Tax Department IDA Unit W.A. Harriman Campus Albany, New York 12227

VICE CHAIRMAN Ernest LaBaff President Emeritus, Aluminum Brick & Glass Workers International Union

*

SECRETARY Lynn Blevins Blevins Brothers, Inc.

*

Mark C. Hall Town of Fine, New York

*

Andrew McMahon Massena Electric Department

*

James Reagan St. Lawrence County Board of Legislators

*

Steven Morrill Gebarten Acres

*

CHIEF EXECUTIVE OFFICER Patrick J. Kelly St. Lawrence County Industrial Development Agency

*

CHIEF FINANCIAL OFFICER Kimberly Gilbert St. Lawrence County Industrial Development Agency Re: IDA Appointment of Project Operator or Agent
 IDA Project Number: 4001-18-01
 Project Name: Corning Plant Expansion & Environmental Improvements

Dear Sir or Madam:

The St. Lawrence County Industrial Development Agency is filing an amended Form ST-60 relative to the above-cited project. The amended form extends the agent status from December 31, 2018 to July 31, 2019. A copy of the original filing is also enclosed.

Enclosed for filing, please find three (3) Form ST-60 for the following agents relative to the above-cited project:

- 1. Burns Bros Contractors, Inc.
- 2. Collins-Hammond Electrical Contractors
- 3. DC Building Systems, Inc.

Please feel free to contact this office if you have any questions or concerns.

Sincerely,

ST. LAWRENCE COUNTY INDUSTRIAL QEVELOPMENT AGENCY

By:

Enclosures: 6 CC: Corning, Inc. (Tranter) File

New York State Department of	Taxation and	Financ
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IDA Appointment of Project Operator or Agent

For Sales Tax Purposes

The industrial development agency or authority (IDA) must submit this form within 30 days of the appointment of a project operator or agent, whether appointed directly by the IDA or indirectly by the operator or another agent.

ST-60

(4/13)

Name of IDA St. Lawrence County Industrial Development Agency			IDA project number (use OS	Donumbering sy 001-18-0	stem for projects after 1998)
Street address				Telephone	number
19 Commerce Lane, Suite 1		_		State	ZIP code
City Canton				NY	13617
Name of IDA project operator or agent	Mark an X in the box if directly appointed by the ID		Employer identification	or social se	ecurity number
Street address	directly appointed by the in	Telephone	number		mary operator or agent? Yes No
7724 State Hwy 68				State	ZIP code
City Ogdensburg			10 10 10 10 10 10 10 10 10 10 10 10 10 1	NY	13669
Name of project Corning Plant Expansion & Environmental Improvements (Proj	# 4001-18-01)	Purpose of Manufac	project (see instructions))	
Street adverses of project site 334 County Route 16	in real to all	Triouriere			
City Canton				State NY	ZIP code 13617
Description of goods and services intended to be exempted Purchase from New York State and local sales and use taxes	es and rental relate	d to the a	equisition, construct	uction ar	nd equipping
of the Facility, Material Storage, Bag House and Of	fice Space totalin	g approx	ximately 13,800	SF and	Renovations
to apprx 4,400 SF of existing space, acquisition of c	ertain items of eq	uipment			
or agent appointed (mm/dd/yy) 05/04/18 agent status	s enus (mm/uu/yy)	31/19	extension	n to an orig	px if this is an jinal project:
Estimated value of goods and services that will be exempt from New You and local sales and use tax:	rk State Estimated valu provided:	e of New Yo	ork State and local sal	es and use	e tax exemption
\$_3,800,000 Total Project	\$_304,000 T	otal Projec	t		
Certification: I certify that the above statements are true, complete, an with the knowledge that willfully providing false or fraudulent information Law, punishable by a substantial fine and possible jail sentence. I also a information entered on this document.	n with this document ma	iv constitute	a felony or other crim	he under N	lew York State
Print name of officer or employee signing on behalf of the IDA Patrick J Kelly	Print title Chief Exe	cutive Offic	cer		
Signature	10.000	Ir	Date 03/26/2019	Telephone	numbrei
	nstructions				
Filing requirements	Mailing inst	ructions			
An IDA must file this form within 30 days of the date the IDA appoints	Mail comple	ted form to:			
any project operator or other person as agent of the IDA, for purposes o extending any sales and compensating use tax exemptions.	IDA U		RTMENT		
The IDA must file a separate form for each person it appoints as agent, whether directly or indirectly, and regardless of whether the person is the	WA		I CAMPUS 227		
primary project operator or agent. If the IDA authorizes a project operator	Privacy notifica	ation			
agent to appoint other persons as agent of the IDA, the operator or agen making such an appointment must advise the IDA that it has done so, so	D The Commissio	ner of Taxation State Tax Law	and Finance may collect and including but not limited to, and 1415 of that Law; and	maintain per sections 5-a.	sonal information pursuant 171, 171-a, 287, 308.
that the IDA can file a form within 30 days of the date of the new agent's appointment. The IDA should not file this form for a person hired to work	429, 475, 505, 6 numbers pursua	97, 1096, 1142 Bit to 42 USC 4	, and 1415 of that Law; and 05(c)(2)(C)(i).	may require d	isciosure of social security
on an IDA project if that person is not appointed as agent of the IDA. Th IDA need not file this form if the IDA does not extend any sales or use ta	e This information	will be used to ax offset and e	determine and administer ta xchange of tax information p	ıx liabilitles an rograms as w	d, when authorized by ell as for any other lawful
exemption benefits for the project.		coming quarter	ly wages paid to employees	is provided to	certain state agencies

If an IDA modifies a project, such as by extending it beyond its original completion date, or by increasing or decreasing the amount of sales and use tax exemption benefits authorized for the project, the IDA must, within 30 days of the change, file a new form with the new information.

If an IDA amends, revokes, or cancels the appointment of an agent, or if an agent's appointment becomes invalid for any reason, the IDA must, within 30 days, send a letter to the address below for filing this form, indicating that the appointment has been amended, revoked, or cancelled, or is no longer valid, and the effective date of the change. It should attach to the letter a copy of the form it originally filed. The IDA need not send a letter for a form that is not valid merely because the "Completion date of project" has passed.

Purpose of project

For Purpose of project, enter one of the following:

- Services
- Agriculture, forestry, fishing
- Finance, insurance, real estate
- Transportation, communication, electric, gas, sanitary services
- Construction
- Wholesale trade
- Retail trade
- Retail trade
 Manufacturing
- Other (specify)

Information concerning quarterly wages paid to employees is provided to certain state agencies for purposes of fraud prevention, support enforcement, evaluation of the effectiveness of certain employment and training programs and other purposes authorized by law.

Failure to provide the required information may subject you to civil or criminal penalties, or both, under the Tax Law.

This information is maintained by the Manager of Document Management, NYS Tax Department, W A Harriman Campus, Albany NY 12227; telephone (518) 457-5181.

Need help? Internet access: www.tax.ny.gov (for information, forms, and publications) Sales Tax Information Center: To order forms and publications: To order forms and publications: Text Telephone (TTY) Hotline (for persons with hearing and speech disabilities using a TTY): (518) 485-5082

New York State Department of	Taxation and	Finance
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IDA Appointment of Project Operator or Agent

For Sales Tax Purposes

The industrial development agency or authority (IDA) must submit this form within 30 days of the appointment of a project operator or agent,

For IDA use only

ST-60

(4/13)

			IDA project number (use OS	C numbering s	stem for projects a	fter 1998)
Name of IDA St. Lawrence County Industrial Development Agency			IDA project number (use OS 4	001-18-0	1 number	
Street address 19 Commerce Lane, Suite 1						
Canton				State	ZIP code 13617	
Name of IDA project operator or agent	Mark an X in the box if		Employer identification	or social s	ecurity number	1.0
DC Building Systems, Inc.	directly appointed by th	e IDA:	umber	Pri	mary operator o	r agent?
19086 US Route 11				State	Yes [* No
City Watertown				NY	13601	-
Name of project Corning Plant Expansion & Environmental Improvements (Proj r	# 4001-18-01)	Purpose of Manufact	project (see instructions uring)		
Street address of project site 334 County Route 16					Tan	
City Canton				State NY	ZIP code 13617	_
Description of goods and services intended to be exempted Purchase	s and rental rela	ated to the ad	equisition, constr	uction a	nd equippii	ng
of the Facility, Material Storage, Bag House and Off	fice Space tota	ling approx	imately 13,800	SF and	d Renovat	ions
to apprx 4,400 SF of existing space, acquisition of ce	ertain items of	equipment	and other tangi	ble pers	sonal prop	erty.
Date united exector		07/31/19	Mark an	X in the bo	ox if this is an ginal project:	
Estimated value of goods and services that will be exempt from New Yor	k State Estimated v	value of New Yo	k State and local sal	es and us	e tax exempti	on
and local sales and use tax: \$ 3,800,000 Total Project	1.) Total Project				
Certification: I certify that the above statements are true, complete, and with the knowledge that willfully providing false or fraudulent information Law, punishable by a substantial fine and possible jall sentence. I also uniformation entered on this document.	n with this document	may constitute	a felony or other crin	יו naer וי	iew York Stat	e
Print name of officer or employee storing on behalf of the IDA Patrick J Kel	Print title Chief F	xecutive Offic	er			
Signature			ate 3/26/2019	1 million	4	
lr	nstructions					
Filing requirements	Mailing i	instructions				
An IDA must file this form within 30 days of the date the IDA appoints any project operator or other person as agent of the IDA, for purposes of extending any sales and compensating use tax exemptions.	f N'	pleted form to: YS TAX DEPAR A UNIT	TMENT			
The IDA must file a separate form for each person it appoints as agent, whether directly or indirectly, and regardless of whether the person is the primary project operator or agent. If the IDA authorizes a project operato agent to appoint other persons as agent of the IDA, the operator or agent making such an appointment must advise the IDA that it has done so, so that the IDA can file a form within 30 days of the date of the new agent's appointment. The IDA should not file this form for a person hired to work on an IDA project if that person is not appointed as agent of the IDA. The	e A r or t Privacy no to The Comm to the New 429, 475, 5 numbers pl	Science of Taxation a York State Tax Law, 05, 697, 1096, 1142, arouant to 42 USC 40 ation will be used to		ax liabilities ar	id, when authorize	eu by

purpose.

Information concerning quarterly wages paid to employees is provided to certain state agencies for purposes of fraud prevention, support enforcement, evaluation of the effectiveness of certain employment and training programs and other purposes authorized by law.

Failure to provide the required information may subject you to civil or criminal penalties, or both, under the Tax Law.

This information is maintained by the Manager of Document Management, NYS Tax Department, W A Harriman Campus, Albany NY 12227; telephone (518) 457-5181.

If an IDA amends, revokes, or cancels the appointment of an agent, or if an agent's appointment becomes invalid for any reason, the IDA must, within 30 days, send a letter to the address below for filing this form, indicating that the appointment has been amended, revoked, or cancelled, or is no longer valid, and the effective date of the change. It should attach to the letter a copy of the form it originally filed. The IDA need not send a letter for a form that is not valid merely because the "Completion date of project" has passed.

IDA need not file this form if the IDA does not extend any sales or use tax

use tax exemption benefits authorized for the project, the IDA must, within

If an IDA modifies a project, such as by extending it beyond its original completion date, or by increasing or decreasing the amount of sales and

30 days of the change, file a new form with the new information.

Purpose of project

For Purpose of project, enter one of the following:

- Services
- Agriculture, forestry, fishing _

exemption benefits for the project.

- Finance, insurance, real estate
 Transportation, communication, electric, gas, sanitary services
- Construction Wholesale trade
- Retail trade _
- Manufacturing
- Other (specify)

law, for certain tax offset and exchange of tax information programs as well as for any other lawful

Need help?

www	(for information, forms, and put	gov blications)
面	Sales Tax Information Center:	(518) 485-2889
	To order forms and publications:	(518) 457-5431
-	Text Telephone (TTY) Hotline (for persons with hearing and speech disabilities using a TTY):	(518) 485-5082

New York State Department of Taxation and Finance

IDA Appointment of Project Operator or Agent For Sales Tax Purposes

The industrial development agency or authority (IDA) **must** submit this form within 30 days of the appointment of a project operator or agent, whether appointed directly by the IDA or indirectly by the operator or another agent.

ST-60

(4/13)

Name of IDA St. Lawrence County Industrial Development Agency		IDA project number (use OSC) numbering sy DO1-18-0	/stem for projects after 1998) 1
Street address			Telephone	
19 Commerce Lane, Suite 1			State	ZIP code
City Canton	-	Ter 1 13 19 21	NY	13617
Name of IDA project operator or agent Burns Bros Contractors, Inc.	Mark an X in the box if directly appointed by the IDA:	Employer identification		ity number
Street address			Pri	mary operator or agent? Yes No
7504 US Highway 11			State	ZIP code 13676
Potsdam	Purpo	se of project (see instructions)	-	110070
Corning Plant Expansion & Environmental Improvements (Pr	roj # 4001-18-01) Man	ufacturing		
Street address of project site 334 County Route 16			Dista	ZIP code
City Canton			State NY	13617
Description of goods and services intended to be exempted Purcha from New York State and local sales and use taxes				
of the Facility, Material Storage, Bag House and C	Office Space totaling ap	proximately 13,800	SF and	d Renovations
to apprx 4,400 SF of existing space, acquisition of				
Date project operator Date pro	ject operator or 07/31/19 atus ends (mm/dd/yy)	Mark an	X in the bo	px if this is an inal project:
Estimated value of goods and services that will be exempt from New	York State Estimated value of Ne provided:			the second se
and local sales and use tax: \$_3,800,000 Total Project	\$_304,000 Total Pr	oject		
Information entered on this document. Print name of officer or employee signing on behalf of the IDA Patrick J Kell Signature	Print title Chief Executive	Officer Date 03/26/2019		
	Instructions			
Filing requirements	Mailing instructio			
An IDA must file this form within 30 days of the date the IDA appoints any project operator or other person as agent of the IDA, for purpose extending any sales and compensating use tax exemptions.	Mail completed for s of NYS TAX D IDA UNIT			
The IDA must file a separate form for each person it appoints as ager whether directly or indirectly, and regardless of whether the person is primary project operator or agent. If the IDA authorizes a project oper agent to appoint other persons as agent of the IDA, the operator or a making such an appointment must advise the IDA that it has done so that the IDA can file a form within 30 days of the date of the new ager appointment. The IDA should not file this form for a person hired to w on an IDA project if that person is not appointed as agent of the IDA. IDA need not file this form if the IDA does not extend any sales or use exemption benefits for the project.	the ALBANY N rator or gent Privacy notification b, so The Commissioner of Tat to the New York State Ta nt's 429, 475, 505, 697, 1096 York numbers pursuant to 42 The This Information will be u law, for certain tax offset purpose.	Y 12227 Kation and Finance may collect and x Law, including but not limited to, 1142, and 1415 of that Law, and i	x liabilities ar rograms as w	nd, when authorized by vell as for any other lawful
If an IDA modifies a project, such as by extending it beyond its original completion date, or by increasing or decreasing the amount of sales a use tax exemption benefits authorized for the project, the IDA must, was days of the change, file a new form with the new information.	and employment and training and Failure to provide the rec within under the Tax Law. This information is maint	programs and other purposes auth jured information may subject you ained by the Manager of Document Albany NY 12227; telephone (518) 4	to civil or crin Managemen	ninal penalties, or both,
If an IDA amends, revokes, or cancels the appointment of an agent, agent's appointment becomes invalid for any reason, the IDA must, w 30 days, send a letter to the address below for filing this form, indicat that the appointment has been amended, revoked, or cancelled, or is longer valid, and the effective date of the change. It should attach to letter a copy of the form it originally filed. The IDA need not send a let a form that is not valid merely because the "Completion date of proje passed.	or if an within ting s no the the tter for		ny.gov	ations)

Purpose of project

For Purpose of project, enter one of the following:

- Services

- Agriculture, forestry, fishing
 Finance, insurance, real estate
 Transportation, communication, electric, gas, sanitary services
- Construction
 Wholesale trade
 Retail trade
- Manufacturing
- Manufacture
 Other (specify)

www	for information, forms, and put	
T	Sales Tax Information Center: To order forms and publications:	(518) 485-2889 (518) 457-5431
6	Text Telephone (TTY) Hotline (for persons with hearing and speech disabilities using a TTY)	(518) 485-5082

hether appointed directly by the IDA or indirectly by the operator or another agent.			IDA project nu	mber (use OSC	numbering sy	stem for projec	is after 1998
ame of IDA St. Lawrence County Industrial Development Agency treet address			1		Telephone		_
9 Commerce Lane, Suite 1		-			State	ZIP code	
Canton					NY	13617	
sme of IDA project operator or agent Mark	an X in the box if		Employer	dentification	or enabled	curity numb	er
Collins-Hammond Electrical Contractors	ly appointed by the IDA	Telephon	e number			nary operato	
treet address 7724 State Hwy 68					State	Yes ZIP code	K No
ity					NY	13669	
Ogdensburg	March 1	Purpose	of project (see	instructions)	1		
lame of project Corning Plant Expansion & Environmental Improvements (Proj # 40	01-18-01)	Manufa	acturing				
street address of project site 334 County Route 16		-			1	Trees	
Sty County Route to					State	ZIP code 13617	6
Canton Description of goods and services intended to be exempted Purchases a					ution of	ad aquip	ning
of the Facility, Material Storage, Bag House and Office	Space totaling	g appr	oximately	13,800	SF and	Renov	ations
to apprx 4,400 SF of existing space, acquisition of certa	ain items of equ	g appro uipmer 31/18	oximately nt and oth	13,800 er tangit Mark an J	SF and ole pers	Renov sonal pr x if this is inal project	operty
of the Facility, Material Storage, Bag House and Office to apprx 4,400 SF of existing space, acquisition of certa	e Space totaling ain items of equ erator or ds (mm/dd/yy) 12/3 ate Estimated value provided:	g appro uipmer 31/18 e of New	oximately nt and oth York State ar	13,800 er tangit Mark an J	SF and ole pers	Renov sonal pr x if this is inal project	operty
to apprx 4,400 SF of existing space, acquisition of certa Date project operator or agent appointed (mm/dd/yy) 05/04/18 Date project operator Estimated value of goods and services that will be exempt from New York St and local sales and use tax: \$_3,800,000 Total Project	e Space totaling ain items of equ rator or is (mm/dd/yy) 12/3 ate Estimated value provided: \$_304,000 To	g appro uipmer 31/18 e of New otal Proje	oximately nt and oth York State ar ect	13,800 er tangit Mark an J extension d local sale	SF and ole pers to an orig es and use	I Renov sonal pr x if this is inal project a tax exem	operty an X
rom New York State and local sales and use taxes of the Facility, Material Storage, Bag House and Office to apprx 4,400 SF of existing space, acquisition of certa Date project operator or agent appointed (mm/dd/yy) 05/04/18 Date project operator or agent appointed (mm/dd/yy) 05/04/18 Date project operator Stimated value of goods and services that will be exempt from New York St and local sales and use tax: \$_3,800,000 Total Project Certification: I certify that the above statements are true, complete, and co with the knowledge that willfully providing false or fraudulent information wit Law, punishable by a substantial fine and possible jail sentence. I also unde information entered on this document.	e Space totaling ain items of equ arator or ds (mm/dd/yy) 12/3 ate Estimated value provided: \$_304,000 To mrect, and that no m h this document ma erstand that the Tax	g appro uipmer 31/18 e of New otal Proje aterial in	oximately nt and oth York State ar act formation has	13,800 er tangik Mark an 3 extension d local sale been omit	SF and ole pers in the bo to an orig es and use ted. I make he under N	e these sta	ations operty an X option atements itate
rom New York State and local sales and use taxes of the Facility, Material Storage, Bag House and Office to apprx 4,400 SF of existing space, acquisition of certa Date project operator or agent appointed (mm/dd/yy) 05/04/18 Date project operator of docal sales and use tax: \$_3,800,000 Total Project Certification: I certify that the above statements are true, complete, and co with the knowledge that willfully providing false or fraudulent information with Law, punishable by a substantial fine and possible jail sentence. I also unde Information entered on this document. Print name d	e Space totaling ain items of equ ator or ds (mm/dd/yy) 12/3 ate Estimated value provided: \$_304,000 To prrect, and that no m	g appro uipmer 31/18 9 of New otal Proj- aterial in y constitu Departm	oximately nt and oth York State ar ect formation has ute a felony o ent is author;	13,800 er tangik Mark an 3 extension d local sale been omit	SF and ole pers to an orig es and use ted. I mak he under N stigate the	I Renov sonal project inal project tax exem te these state w York S validity of	ations operty an X aption atements itate
rom New York State and local sales and use taxes of the Facility, Material Storage, Bag House and Office to apprx 4,400 SF of existing space, acquisition of certa Date project operator Sitimated value of goods and services that will be exempt from New York St agent status end Sitimated value of goods and services that will be exempt from New York St Certification: I certify that the above statements are true, complete, and co with the knowledge that willfully providing false or fraudulent information wit Law, punishable by a substantial fine and possible jail sentence. I also unde Information entered on this document.	e Space totaling ain items of equ arator or ds (mm/dd/yy) 12/3 ate Estimated value provided: \$_304,000 Tc mrect, and that no m h this document ma erstand that the Tax	g appro uipmer 31/18 9 of New otal Proj- aterial in y constitu Departm	oximately nt and oth York State ar ect formation has ute a felony o ent is author;	13,800 er tangik extension d local sale been omit r other crim red to inves	SF and ole pers in the bo to an orig es and use ted. I make he under N	I Renov sonal project inal project tax exem te these state w York S validity of	ations operty an X option atements itate
com New York State and local sales and use taxes of the Facility, Material Storage, Bag House and Office to apprx 4,400 SF of existing space, acquisition of certa Date project operator Date project operator of data sales and use tax: \$_3,800,000 Total Project Certification: I certify that the above statements are true, complete, and co with the knowledge that willfully providing false or fraudulent information with Law, punishable by a substantial fine and possible jail sentence. I also unde Print name d Patrick J h Signature	e Space totaling ain items of equ erator or ds (mm/dd/yy) 12/3 ate Estimated value provided: \$_304,000 Tc mrect, and that no m h this document ma erstand that the Tax Print title Chief Exec	g appro uipmer 31/18 9 of New otal Proj- aterial in y constitu Departm	oximately nt and oth York State ar ect formation has ute a felony o ent is authoriz	13,800 er tangik Mark an 3 extension d local sale been omit	SF and ole pers to an orig es and use ted. I mak he under N stigate the	I Renov sonal project inal project tax exem te these state w York S validity of	ations operty an X option atements itate
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New York State Department of Taxation and Finance

primary project operator or agent. If the IDA authorizes a project operator or agent to appoint other persons as agent of the IDA, the operator or agent making such an appointment must advise the IDA that It has done so, so that the IDA can file a form within 30 days of the date of the new agent's appointment. The IDA should not file this form for a person hired to work on an IDA project if that person is not appointed as agent of the IDA. The IDA need not file this form if the IDA does not extend any sales or use tax exemption benefits for the project.

If an IDA modifies a project, such as by extending it beyond its original completion date, or by increasing or decreasing the amount of sales and use tax exemption benefits authorized for the project, the IDA must, within 30 days of the change, file a new form with the new information.

If an IDA amends, revokes, or cancels the appointment of an agent, or if an agent's appointment becomes invalid for any reason, the IDA must, within 30 days, send a letter to the address below for filing this form, indicating that the appointment has been amended, revoked, or cancelled, or is no longer valid, and the effective date of the change. It should attach to the letter a copy of the form it originally filed. The IDA need not send a letter for a form that is not valid merely because the "Completion date of project" has passed.

Purpose of project

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For Purpose of project, enter one of the following:

- Services
- Agriculture, forestry, fishing
 Finance, insurance, real estate
- Transportation, communication, electric, gas, sanitary services
- Construction
- Wholesale trade
- Retail trade
- Manufacturing
- Manufacturing
 Other (specify)

Privacy notification

The Commissioner of Taxation and Finance may collect and maintain personal information pursuant to the New York State Tax Law, including but not limited to, sections 5-a, 171, 171-a, 287, 308, 429, 475, 505, 697, 1098, 1142, and 1415 of that Law; and may require disclosure of social security numbers pursuant to 42 USC 405(c)(2)(C)(0.

This information will be used to determine and administer tax liabilities and, when authorized by law, for certain tax offset and exchange of tax information programs as well as for any other lawful purpose

Internation concerning quarterly wages paid to employees is provided to certain state agencies for purposes of inaud prevention, support enforcement, evoluation of the effectiveness of certain employment and training programs and other purposes authorized by law.

Failure to provide the required information may subject you to civil or criminal penalties, or both, under the Tax Law.

This Information is maintained by the Manager of Documant Management, NYS Tax Department, W A Harriman Campus, Albany NY 12227; telephone (518) 457-5181.

Need help?

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ales Tax Information Center:	(518) 485-2889
o order forms and publications:	(518) 457-5431

To order forms and publications:	(518) 457

Text Telephone (TTY) Hotline (for persons with hearing and speech disabilities using a TTY):

(518) 485-5082

ST-60

New York State Department of	Taxation and Finance
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IDA Appointment of Project Operator or Agent For Sales Tax Purposes

For IDA use only

900	the second s	
The industrial development agency of	authority (IDA) must submit this form within 30 days of the appointment of a project operator or agent,	
The monorial development against a	the the but the execution or another agent	
whether appointed directly by the IDA	or indirectly by the operator or another agent.	_

Name of IDA St. Lawrence County Industrial Development A	dency		IDA project number (use O	SC numbering sy 4001-18-0	stem for projects after 1998 1
St. Lawrence County Industrial Development A	gancy			- Inchasta	and an a
19 Commerce Lane, Suite 1				State	ZIP code
City				NY	13617
Canton Name of IDA project operator or agent	Mark an X	in the box if	Employer identifie		number
DC Building Systems, Inc.	directly app	pointed by the IDA:	ne number	Pri	mary operator or agen!"
Street address		1.1808007			Yes No
19086 US Route 11				State	ZIP code
City Watertown				NY	13601
		Purpos	of project (see instruction	1s)	
Corning Plant Expansion & Environmental Imp	rovements (Proj # 4001-	18-01) (Manu	facturing		
Street address of project site 334 County Route 16			A . 1. H	-	
				State	ZIP code 13617
Canton				1.6.1	1
Description of goods and services intended to be exer from New York State and local sales and use taxes					
of the Facility, Material Storage, Bag	House and Office Sp	pace totaling app	roximately 13,80	0 SF an	d Renovations
to apprx 4,400 SF of existing space, a	equisition of certain i	tems of equipme	ent and other tang	gible per	sonal property
Date project operator 05/04/18	Date project operato	r or 12/31/18	extensi	on to an or	ginal project:
estimated value of goods and services that will be estimated value of goods and services that will be estimated value and local sales and use tax:		provided		ales and us	e tax exemption
\$ 3,800,000 Total Project		\$_304,000 Total Pro	ject		
Certification: I certify that the above statements an with the knowledge that willfully providing false or fr Law, punishable by a substantial fine and possible j information entered on this document.	all sentence. I also understa	, and that no material I s document may consti nd that the Tax Departr	nformation has been or tute a felony or other c nent is authorized to in	nitted. I mai rime under I vestigate th	ke these statements New York State e validity of any
Print n Patric	UA.	Chief Executive C	Officer		
Signat			Date 05/04/2018	Talarihrim	a number

Instructions

Filing requirements

An IDA must file this form within 30 days of the date the IDA appoints any project operator or other person as agent of the IDA, for purposes of extending any sales and compensating use tax exemptions.

The IDA must file a separate form for each person it appoints as agent, whether directly or indirectly, and regardless of whether the person is the primary project operator or agent. If the IDA authorizes a project operator or primary project operator or agent. If the IDA authorizes a project operator or agent to appoint other persons as agent of the IDA, the operator or agent making such an appointment must advise the IDA that it has done so, so that the IDA can file a form within 30 days of the date of the new agent's appointment. The IDA should not file this form for a person hired to work on an IDA project if that person is not appointed as agent of the IDA. The IDA need not file this form if the IDA does not extend any sales or use tax exemption benefits for the avelant. exemption benefits for the project.

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If an IDA amends, revokes, or cancels the appointment of an agent, or If an agent's appointment becomes invalid for any reason, the IDA must, within 30 days, send a letter to the address below for filing this form, indicating that the appointment has been amended, revoked, or cancelled, or is no longer valid, and the effective date of the change. It should attach to the letter a copy of the form it originally filed. The IDA need not send a letter for a form that is not valid merely because the "Completion date of project" has passed.

Purpose of project

For Purpose of project, enter one of the following:

- Services
- Agriculture, forestry, fishing
 Finance, Insurance, real estate
- Transportation, communication,
- electric, gas, sanitary services
- Construction
- Wholesale trade
- **Retail trade**
- Manufacturing
- Other (specify)

Mailing Instructions

Mall completed form to: NYS TAX DEPARTMENT IDA UNIT W A HARRIMAN CAMPUS ALBANY NY 12227

Privacy notification

The Commissioner of Taxation and Finance may collect and maintein personal information pursuant to the New York State Tax Law, including but not limited to, sections 5-a, 171, 171-b, 287, 308, 429, 475, 505, 697, 1006, 1142, and 1415 of that Law, and may require disclosure of vorial security numbers pursuant to 42 USC 405(c)(2)(0).

This information will be used to determine and administer tax liabilities and, when authorized by law, for certain tax offset and exchange of tax information programs as well as for any other lawful purpose,

Information concerning quarterly wages paid to employees to provided to certain state agencies for purposes of fraud prevention, support enforcement, evaluation of the effectivoness of certain employment and training programs and other purposes authorized by law.

Failure to provide the required information may subject you to civil or oriminal ponalties, or both, under the Tax Law.

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Need help? Internet access: www.tax.ny.gov WWW (for information, forms, and publications) 13/- ----(518) 485-2889 Sales Tax Information Center: 国 (518) 457-5431 To order forms and publications: Text Telephone (TTY) Hotline (for persons with hearing and (518) 485-5082 speech disabilities using a TTY):

	New York State	Department o	f Taxation a	and Finance	
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IDA Appointment of Project Operator or Agent For Sales Tax Purposes

For IDA use only

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The laduatidal davalanment against or suthority	(IDA) must submit this form within 30 days of the appointment of a project operator or agent,
The industrial development adding of admonty	(ib) y indee detaile and rain the
whether appointed directly by the IDA or indirect	it by the operator or another agent.

Name of IDA St. Lawrence County Industrial Development Agency			IDA project number (use OSC	001-18-0		
Street address					Teléphone	number
19 Commerce Lane, Suite 1					State	ZIP code 13617
Canton	1000	b ha ab a fram W		Employer identification		
Name of IDA project operator or agent Burns Bros Contractors Inc.		n X in the box if appointed by the ID.	A:	Employer reserver		1
Street address	antest	- September of	Telephon	o humbler		nary operator or agent?
7504 US Highway 11		-				Yes No
City					State	13676
Potsdam			Dumore	of project (see instructions,		
Name of project Corning Plant Expansion & Environmental Impre	ovements (Proi # 400	01-18-01)	Manufa	cturing		
Street address of project site	arenterine Transfer					
334 County Route 16					State	ZIP code 13617
City Canton					State NY	13617
Description of goods and services intended to be exer	moted -	at us what and also	d to the	acquisition constr	uction a	nd equipping
of the Facility, Material Storage, Bag H to apprx 4,400 SF of existing space, ac	ouse and Office	space totalin	g appro uipmer	t and other tangi	ble pers	sonal property
				Mark an	x in the bo	
Date project operator or agent appointed (mm/dd/yy) 05/04/18	Date project oper agent status end	s (mm/dd/yy)	31/18			
Estimated value of goods and services that will be exe and local sales and use tax:	empt from New York Sta	Throwinen.			les and us	a tax exemption
\$_3,800,000 Total Project		\$_304,000 To	otal Proj∉	ect		
Certification: I certify that the above statements are with the knowledge that willfully providing false or fra Law, punishable by a substantial fine and possible ja information entered on this document.	true, complete, and con udulent information with Il sentence. I also under	rect, and that no m this document ma stand that the Tax	naterial inf ny constitu Departme	formation has been omi ite a felony or other crin ant is authorized to inve	tted. I mak ne under N stigate the	e these statements lew York State validity of any
Print name of officer or employee signing on behalf of the ID	A	Print tille Chief Exer	nutive Of	ficer		
Patrick		Conter Exer	June Or	Date / /	Talanhana	an undance
Signatu				5/29/18		
	Instr	ructions				
Filing requirements		Mailing Inst	tructions			
	he IDA appoints	Mail comple		0:		
An IDA must life this form watch by days of the date to	n IDA must file this form within 30 days of the date the IDA appoints Mail completed form					

any project operator or other person as agent of the extending any sales and compensating use tax exemptions.

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- Agriculture, forestry, fishing Finance, insurance, real estate _
- Transportation, communication,
- electric, gas, sanitary services
- Construction
- Wholesale trade
- Retail trade
- Manufacturing
- Other (specify)

IDA UNIT W A HARRIMAN CAMPUS

ALBANY NY 12227

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www	Internet access: www.tax.ny.g (for information, forms, and pub	ov blications)
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	To order forms and publications:	(518) 457-5431
@	Text Telephone (TTY) Hotline (for persons with hearing and speech disabilities using a TTY):	(518) 485-5082



INDUSTRIAL DEVELOPMENT AGENCY

St. Lawrence County Industrial Development Agency Application for Assistance (revised 06/2016)

This is an Equal Opportunity Program. Discrimination is prohibited by Federal Law. Complaints of discrimination may be filed with the USDA, Director, Office of Civil Rights, Washington, D.C. 20250.

INSTRUCTIONS

- 1. The Agency will not take action on any application unless, in the judgment of the Agency, said application contains sufficient information upon which to base a decision whether to approve or tentatively approve an action.
- 2. Please answer all questions using "None" or "Not Applicable" where the question is not appropriate to the project which is the subject of this application ("the Project"). If more space is needed to answer a question please attach a separate sheet.
- 3. Please note that Article 6 of the Public Officers Law declares that all records in the possession of the Agency (with certain limited exceptions) are open to public inspection and copying. If the applicant feels that there are elements of the Project which are in the nature of trade secrets or information, the nature of which is such that if disclosed to the public or otherwise widely disseminated would cause substantial injury to the applicant's competitive position, the applicant may identify such elements in writing and request that such elements be kept confidential in accordance with Article 6 of Public Officers Law.
- 4. The applicant will be required to pay the Agency all actual costs incurred in connection with this application and the Project contemplated herein (to the extent such expenses are not paid out of the proceeds of the Agency's bonds issued to finance the project). The applicant will also be expected to pay all costs incurred by general counsel and bond counsel to the Agency. If applicable, the costs incurred by the Agency, including the Agency's general counsel and bond counsel, may be considered a part of the project and included as a part of the resultant bond issue.
- 5. The Agency has established a project fee for each type of project in which the Agency participates. Unless the Agency agrees in writing to the contrary, this project fee is required to be paid by the applicant at or prior to the granting of any financing assistance by the Agency.

FEE SCHEDULE

The forms of assistance listed below have a fee of 1% of the total bond series or project cost benefited by the Agency assistance, as applicable. A non-refundable fee of \$2,000 is payable to the SLCIDA at the time the application is submitted which will be credited toward the total fee at closing. If you are applying for multiple types of assistance only one fee of \$2,000 is due.

- Tax Exempt Industrial Revenue Bonds Complete Appendix A & B
- Payment in Lieu of Taxes (PILOT) Complete Appendix B
 - Mortgage Recording Tax Exemption Complete Appendix B

Sales and Use Tax Exemption – Complete Appendix B

	Applicant/Cor	mpany Information	1
Applicant Name:	Corning Property Management Company (CPMCo)	Federal ID#:	
Address:	334 County Route 16	Contact Name:	G. Thomas Tranter, Jr.
		Contact Title:	Vice President - CPMCo
City/State/Zip:	Canton, NY 13617	Contact Email:	
Telephone:		Cell:	
Alternate Phone:		Fax:	
Will the proposed p		of the applicant's cu	rrent operations? 🛛 Yes 🗌 No 🛄 N/
	tion (Listed as on Exchange)		
Limited Liability Partnership:		of Partners:0	GeneralLimited
For assistance	e please contact St. Lawrence County Industr	rial Development Agenc	v at (315) 379-9806/TDD Number: 711

X Other: CPMCo is 100% wholly the NYSExchange under the ticker syr		ncorporated a public corporation listed or
If the entity is a Corporation, Limited Liability Date Established: <u>11/2/1002</u> Place of	Company or Partnership: Organization: Delaware	SIC Code:
If the entity is currently located outside New N/A	York State, is it authorized to do l	ousiness in New York State? 🔲 Yes 🗌 No
Principal Officers: Name	Title	
Principal Owners with 5% or more in equity a percentage ownership: Name	Percentage	
Is the Company, or are the owners of the Co Company? ☐ Yes ⊠ No	ompany, involved in any lawsuits	which could have a financial impact on the
Has the Company, or any of its owners, ever	been involved in bankruptcy?	Yes 🖾 No
Are the owners of the Company citizens of th	e United States? 🛛 Yes 🗌 No	
Has the Applicant (or any related company) is institution, in the county in which this project is If yes, please explain: <u>Numerous plant expan</u>	is located? 🖾 Yes 🔲 No	
Bank References:	Major Trade Re	ferences:
JP Morgan Chase Bank, New York, NY		
Legal Counsel:Linda Jolly, Corporate SContact:Linda JollyAddress:One Riverfront PlazaCity/State/Zip:Corning, NY 14831Telephone:Contact Email:	ecretary	
Are there any concerns that may be regar including concerns in which the Company or		
If yes, please provide a list of names and add	lresses of all concerns. Attach ad	ditional pages as needed.
Name:Address:		

City/State/Zip:	
Nature of Relationship:	% Ownership

Business History

Provide a brief history of the Company including changes in ownership operations, overview of operating performance, location and size of current operations, products and/or services, major accounts, principal competitors, and major events affecting sales and/or expenses:

Corning Incorporated, a NYSE-listed company, is the world leader in specialty glass. With over 166 years of materials sciences and process engineering knowledge, Corning creates and makes keystone component that enable high-technology systems for consumer electronics, mobile emissions control, telecommunications and life sciences. From cover glass for consumer electronics, to microlithography solutions for the semiconductor industry and many applications in between. Corning's Specialty Materials Division develops customer-driven solutions for wide variety of material and optical challenges. Our unmatched expertise in fundamental glass science and our more than 150 material formulations for glass, glass ceramics, and fluoride crystals make this possible, along with our deep knowledge of thins films and the ability to process other materials.

The Corning Canton Plant, built in 1966, manufactures high quality optical glass for the semiconductor market, as well as high energy lasers for space and commercial uses. Corning has a very rich history in space exploration and today precision glass products from Corning Canton continues to enable key space exploration instruments like: the Hubble Space Telescope. The continued success of the facility and Corning's operations overall in New York State are critical to the economic health of this region and the State of New York as a whole. Corning is one of the largest industrial employers in the region, and the facility employees more than 200 individuals. The employees receive a total of \$17,500,000 in salaries and benefits, providing a significant economic boost to the region's businesses and economy.

CPMCo is a 100% wholly-owned subsidiary of Corning Incorporated. CPMCo owns the Canton Plant.

	Site Information							
Project Address: City/State/Zip: Town: Village/City: School District: Tax Map Parcel:	334 County Route 16 Canton, NY 13617 DeKalb Canton 101-001-1-5.1	Note utilities currently on site: Municipal Water Municipal Sewer Electric Telecom Gas Other: Other:						
Who is the current lega	I owner of the proposed site?	Corning Property Management Corporation						
What is the size of the	existing facility and site, if applicable?	170,500 sq. ft.						
What is the size of the	proposed facility and site?	13,800 sq. ft.						
What is the current zor	ing of the project site?	manufacturing						
Does the project requir	e local planning or permitting approvals?	Yes No						
If yes, please explain: I	Building permit							
Will the project meet zo	oning regulations after completion:	X Yes No						
If no, explain what zoni	ng changes will be needed:							
Identify any Federal, S your operations: NYSI		s that will need to approve your project, or will oversee						
Will a site plan applicat	ion need to be filed? 🗌 Yes 🛛 No	If yes, please include a copy if prepared.						
Has the company com If yes, date of application	pleted the required SEQR application?	☐ Yes ⊠ No ☐ N/A						

Signature of Company Official completing the SEQR application

	_
Project Des	scription
 Description of the project: (check all that apply) New construction Addition to an existing facility Renovation and modernization of an existing facility Acquisition of an existing facility 	 Purchase of new machinery and equipment Refinancing of an existing project Other: Other:
Project Type for all end users at project site: (check all that industrial Back Office Retail Acquisition of an existing facility Mixed Use Housing	t apply) Facility For Aging Multi-Tenant Equipment Purchase Civic Facility (not for profit) Commercial Other:
What is the proposed commencement date of construction or What is the timetable for the project including when the project	
List proposed products to be manufactured and/or services to	cific uses and activities occurring within the project location. be rendered and the markets for those goods and services. itability, marketing, and other significant operating financial
astronomical, defense and commercial markets. Corning extensive investments in New York State, includin manufacturing installations.	res high quality optical glass for the semiconductor, g Incorporated headquarters in Corning, New York has g general offices, research and development, and
effort is \$13.8 million.	ing capacity to meet customer demand. The cost of this
Employment will increase as product demand increase at	the canton facility.
Competitor names are CONFIDENTIAL, available for competitors' in New York State.	r secure confidential disclosure upon request. No
It is anticipated that with growth and sales the profitability	y of the plant will be improved.
For assistance please contact St. Lawrence County Industrial D	evelopment Agency at (315) 379-9806/TDD Number: 711

Does the Applicant intend to lease or sublease more than 10% (by area or fair market value) of the Project? ☐ Yes ☐ No

									primarily						goods	or	services	to
custor	ners	who pe	ersonally	visit such	fa	cilities?	🗌 Ye	s (complete	shade	d b	oox belov)	🛛 No				

If the answer to the previous question is yes, what percentage of the cost of the Project will be expended on such facilities or property primarily used in making retail sales of goods or services to customers who personally visit the Project?

If more than 33.33%, indicate whether any of the following apply to the Project: Will the Project be operated by a not-for-profit corporation? Yes No

Is the Project likely to attract a	significant number	of visitors from	n outside the eco	onomic development	region in which
the Project will be located?	Yes 🗌 No				
If ves, please explain:					

Would the Project occupant, but for the contemplated financial assistance from the Agency, locate the Project and related jobs outside of New York State?
Yes No

Is the predominant purpose of the Project to make available goods or services which would not, but for the Project, be reasonably accessible to the residents of the City, Town or Village within which the Project will be located because of a lack of reasonably accessible retail trade facilities offering such goods or services? \Box Yes \Box No If yes, please explain:

Is the proposed project a Franchise? Yes No If Yes, please provide a Franchise Agreement.

Will the Project be located in a census tract or block numbering area (or census tract or block number area contiguous thereto) which, according to the most recent census data, has 1) a poverty rate of at least 20% for the year in which the data relates, or at least 20% of household receiving public assistance, and 2) an unemployment rate of at least 1.25 times the statewide unemployment rate for the year in which the data relates? \Box Yes \Box No If yes, please explain:

Does the applicant have other facilities or related companies located in New York State, outside of the jurisdiction in which the project will take place? 🛛 Yes 🗌 No

If yes, will this other facility or company be closed or have operations reduced as a result of this proposed project?

If yes, please explain: _____

Are there any	current oc	ccupants	of this	proposed	l site	that wil	l have	their	operations	affected	(including	reduced	or
discontinued)	as a result c	of this prop	posed p	oroject?	🗌 Ye	es 🖂 N	0						
If yes, please of	explain:												

If the answer to either of the previous two questions is yes, indicate whether any of the following apply to the Project:

Is the Project reasonably necessary to preserve the competitive position of the Company or such Pr	roject Occupant in
its industry? 🗌 Yes 🔲 No	
If yes, please explain:	

Is the Project reasonably necessary to discourage the Company or such Project Occupant from removing such other plant or facility to a location outside the State of New York? Yes No

If yes, please explain:

Has the applicant actively sought sites and/or facilities in another state?
Yes No If yes, please explain: _____

Does the project involve pollution control or processing primarily for solid waste disposal? X Yes No If yes, please describe the type of pollution to be abated, existing methods of abatement, or the proposed method of abatement, construction and equipment to be financed: Part of the project involves the construction of another Bag house

Is there a likelihood that the Project would not be undertaken but for the financial assistance provided by the Agency? Xes No

If the Project could be undertaken without financial assistance provided by the agency, then provide a statement below indicating why the Project should be undertaken by the Agency: The 2018 expansion is part of a series of projects since 2014. These projects may not have occurred without the assistance of the SLC IDA.

ADDITIONAL REQUIREMENTS: Include the following items as attachments as necessary.

COMPANY INFORMATION: (Prior to Closing)

⊠ N/A	Entity formation documents as appropriate (DBA Certificate, Articles of Incorporation, Bylaws, Certificate of Formation, Operating Agreement, Partnership Agreement)
🖾 N/A	Copy of Environmental Assessment Forms (Agency will provide assistance as needed)

FINANCIAL INFORMATION:

⊠ N/A	Company profit and loss statements, balance sheets, and capital statements for the last 2 years. If the business is a sole proprietorship, provide copies of the IRS 1040 and Schedule C. If accountant prepared financial statements are available, they should also be provided.
N/A	Company Annual Reports (form 10-k) for the two most recent fiscal years
N/A	Quarterly reports and current reports since most recent Annual Report, if any

Project Costs, Sources and Uses of Funding

Estimate the costs necessary for the construction, acquisition, rehabilitation, improvements and equipping of the project.

Double click charts to enter data into spreadsheets below.

Project Costs:

1.	Land Acquisition		1	Acres/Sq Ft
2.	Building Purchase		1	Acres/Sq Ft
3.	Construction or Renovation (Materials)	\$3,490,000		
4.	Construction or Renovation (Labor)	\$4,800,000		
5.	Site Work	\$297,730		
6.	Machinery & Equipment	\$5,212,163		
7.	Furniture & Fixtures			
8.	Working Capital/Inventory			
9.	Other:			
	Subtotal Project	\$13,799,893		
10.	Legal Fees (Other Than Company's Attorney)			
11.	Agency's Fee (1% of Bond or Benefited Project Amount)	\$37,877		
	Total Project Cost	\$13,837,770		

Sources of Funding:

Source	Amount	Rate	Term	Percentage
Company Equity	\$13,837,770			100.00%
Bank Loan	\$0			0.00%
IDA-LDC Loan	\$0			0.00%
IDA Bond	\$0			0.00%
Other:	\$0			0.00%
Other:	\$0			0.00%
Other:	\$0			0.00%
Total	\$13,837,770			100.00%

Please provide a list of all New York State incentives that have been approved, or are pending approval, as part of this project (example: Grants, Tax Credits, etc...)

Please identify participating lenders:

Lender:	Lender:	
Contact Name:	Contact Name:	
Contact Title:	Contact Title:	
Contact Email:	Contact Email:	
Telephone:	Telephone:	

		Job C	reation				
Please complete the following collows:	hart for the	e permanent jobs o	created by the Proje	ct. Double	click on	chart to e	nter data a
or purposes of this application, Full Time: Any permane scheduled basis. 		-		-	•	•	
 Full Time Temporary/Se an occasional, temporar 			works 30 or more h	ours each	week, ar	nd does so	on
 Part Time: Any permar 			ewer than 30 hours	s each wee	ek, and	does so o	n a
regularly-scheduled bas				0	- la a la	مسط مام م	
 Part Time Temporary/S on an occasional, temporary 			works fewer than 3	0 nours ea	ch week	, and does	s so
Insert the number of full tin			rently exist within vo	our compan	v at the	time of apr	olication.
Indicate the average annua							
Insert the number of jobs to					-		
 Insert the number of jobs to 	n he create	d during year 2 of					
5	o be create	d during year 3 of	the project for each	job type (f	ull time, j	oart time, o	or other).
The total number of jobs to	be create be created	d during year 3 of d for each job type	the project for each (full time, part time,	job type (fi , or other) v	ull time, j vill auton	part time, c natically ca	or other). Ilculate.
The total number of jobs to	be create be created	d during year 3 of d for each job type	the project for each (full time, part time,	job type (fi , or other) v	ull time, j vill auton	part time, c natically ca	or other). Ilculate.
The total number of jobs to Total payroll \$ at time of a	be create be created	d during year 3 of d for each job type	the project for each (full time, part time,	job type (fi , or other) v	ull time, j vill auton	part time, c natically ca	or other). Ilculate.
The total number of jobs to Total payroll \$ at time of a	be create be created	d during year 3 of d for each job type	the project for each (full time, part time,	job type (fi , or other) v	ull time, j vill auton	part time, c natically ca	or other). Ilculate.
The total number of jobs to Total payroll \$ at time of a	be create be created oplication, i	d during year 3 of d for each job type ncluding total payr	the project for each (full time, part time, oll estimates for end	job type (fr , or other) v d of Year 1, (D)	ull time, j vill auton Year 2 a	bart time, c natically ca and Year 3	or other). Ilculate. 8 after
The total number of jobs to Total payroll \$ at time of an project completion. Jobs	be create be created oplication, i (A)	d during year 3 of d for each job type ncluding total payr (B) Average Annual Wage	the project for each (full time, part time, oll estimates for end (C) Average Annual	job type (fr , or other) v d of Year 1,	ull time, j vill auton Year 2 a (E)	oart time, o natically ca and Year 3 (F)	or other). Ilculate. 3 after (G) Total Ney Jobs
The total number of jobs to Total payroll \$ at time of an project completion. Jobs ull Time ull Time Temporary/Seasonal	(A)	d during year 3 of d for each job type ncluding total payr (B) Average Annual Wage	(C) (C) Average Annual Benefit Cost	job type (fr , or other) v d of Year 1, (D)	ull time, j vill auton Year 2 a (E)	oart time, o natically ca and Year 3 (F)	or other). Ilculate. 3 after (G) Total Ney Jobs
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If you classified any of the above jobs as "Other", please clarify job type, benefits offered, etc.:

Of the new jobs to be created, how many of those vacancies do you expect to fill with St. Lawrence County residents? <u>N/A</u>

Please list any benefits currently provided to your full/part time employees (e.g. medical, dental, vision or life insurance; retirement program; etc.) Medical, dental, vision, life insurance and retirement. Eudcation assistance, health and wellness programs.

Indicate the number of construction jobs that will be created as a direct result of this project: 20

ST. LAWRENCE COUNTY INDUSTRIAL DEVELOPMENT AGENCY RECAPTURE POLICY

Approved June 29, 2016

Policy:

It is the policy of the St. Lawrence County Industrial Development Agency (the "SLCIDA") to ensure responsible provision of public benefits to companies for job creation/retention projects. In furtherance of this, SLCIDA wishes to set forth criteria which will assist the SLCIDA in evaluating project performance and determine the appropriateness of recapturing, limiting or terminating a contract with a recipient of IDA benefits.

Applicability:

This policy shall apply to all projects which the SLCIDA has authorized.

Procedure:

All SLCIDA project applicants are required to submit, on a quarterly basis, a copy of the form NYS-45. The NYS-45 will act as a general indicator of the status of the project's employment performance.

All SLCIDA project applicants are required to submit, on an annual basis and no more than45 days after the end of the calendar year, a "St. Lawrence County IDA Project Report" documenting the position of the project at the end of the calendar year. The report shall include such information as: jobs projected to be created/retained; estimated salary of jobs to be created/retained; current number of Full Time and Part Time and/or Seasonal) jobs; number of construction jobs created through the year; exemptions from taxes and Payment in Lieu of Tax made; and status of bond financing related to the project.

SLCIDA will utilize both of the aforementioned reports, in addition to information compiled throughout the project (site visits; followups; phone/email and general correspondence) to gauge the status of the project in relation to the original commitment of the company as stated in the project application. The project will undergo further review should significant deficiencies be found in any area. SLCIDA will request from project applicants justification for deficiencies/shortfalls, and will compare justifications against industry standards, current market conditions and current economic conditions. Said information will be used by SLCIDA to determine whether the project applicant/project operator did all that it could to meet the obligations outlined in the application and project agreements.

SLCIDA, in its sole discretion and on a case-by-case basis, may determine with respect to a particular project to require the project applicant to agree to the recapture by SLCIDA of the value of any or all exemptions from taxation granted with respect to the project by virtue of the SLCIDA's involvement. Events that SLCIDA may determine will trigger recapture may include, but shall not be limited to, the following:

- 1. sale or closure of a facility;
- 2. significant reduction in employment levels;
- 3. significant change in use of facility;
- 4. significant change in business activities or project applicant or operator, including a shift of production activity or relocation of operations to a facility outside of SLCIDA's jurisdiction;
- 5. material non-compliance with or breach of terms of the SLCIDA transaction documents, or of zoning or land use laws or regulations or federal, state, or local environmental laws or regulations;
- 6. failure to respond to SLCIDA inquiries and/or requests regarding non-compliance with provision of quarterly and/or annual follow-up reporting documents; or
- 7. failure to respond to SLCIDA inquiries and/or requests concerning any information regarding the project or the project applicant or any project operator.

Upon the occurrence of any of the event triggers listed above, the SLCIDA will send written notice to the project applicant, demanding provision of, or requesting an explanation for failure to provide, information requested by SLCIDA.

Should SLCIDA find that (a) significant deficiencies in the achievement of the economic benefits promised as described in the application and the project agreements have occurred and (2) there appears to be no justification satisfactory to the SLCIDA to explain the deficiencies, the SLCIDA may determine to undertake any enforcement action available to the SLCIDA under the SLCIDA's agreements to seek redress for the deficiencies.

Enforcement action taken by SLCIDA may include, but shall not be limited to:

- 1. Requesting cure of the deficiency by a final notice letter.
- 2. Forwarding an event of default notice as described in the project agreements.
- 3. Notifying the appropriate New York State agencies of the project operator's failure to comply.
- 4. Terminating any or all of the project agreements.
- 5. Reducing the value of financial assistance moving forward.
- 6. Terminating any future financial assistance.
- 7. Requiring that the value of the all of the financial assistance utilized to date to be repaid in full or in part, with interest.

All recaptured amounts of Financial Assistance shall be redistributed to the appropriate affected taxing jurisdictions, unless agreed to otherwise by such affected taxing jurisdictions.

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- 3. Notifying the appropriate New York State agencies of the project operator's failure to comply.
- 4. Terminating any or all of the project agreements.

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All recaptured amounts of Financial Assistance shall be redistributed to the appropriate affected taxing jurisdictions, unless agreed to otherwise by such affected taxing jurisdictions.

APPENDIX A – Bond Financing

Plea	ase complete this section if you are applying for Bond Financing.
Bond Counsel:	
Name of Firm: Address:	
Telephone: Bond Counsel Contact: Bond Counsel Contact Email:	
issue IDBs"), what is the dollar va	ency to issue its qualified small issue private activity bonds (colloquially known as "small lue of "capital expenditures" (as determined in accordance with the provisions of the Internal y or any related company or person, has expended/will expend within this County?
Over the last three years	······
During the present year	(20)
First year after project co	ompletion
Second year after project	t completion
Third year after project o	ompletion
Has the company made any arrar	ngements for the marketing or purchasing of the bonds?
If yes, please provide information	:
What is your total estimated inter	est expense (assuming taxable interest)?
What is your total estimated inter	est expense (assuming tax exempt interest rate)?

APPENDIX B

Please complete this section if you are applying for any of the following: Lease Transaction, Bond Financing • Payment in Lieu of Taxes Mortgage Recording Tax Exemption • or • Sales and Use Tax Exemption.

MORTGAGE RECORDING TAX EXEMPTION BENEFIT: Amount of mortgage that would be subject to mortgage recording tax:

Mortgage Amount (Include sum total of construction/permanent/bridge financing): \$____

Estimated Mortgage Recording Tax Exemption benefit (product of mortgage amount as indicated above multiplied by .0075%):

<u>SALES AND USE TAX</u>: Gross amount of costs for goods and services that are subject to the 8% State and Local Sales and Use Tax in St. Lawrence County – said amount to benefit from the Agency's Sales and Use Tax exemption benefit.

ESTIMA

D Construction/Renovation: Materials		\$3,490,000
OSTS Site Work		\$297,730
GIBL Non-Manufacturing Equipment		
OR Furniture & Fixtures		
ES Machinery & Equipment		
MPT Construction/Renovation: Labor		
lomer:		
Other:		
	Total	\$3,787,730

Double click on chart to enter data

Estimated State and Local Sales and Use Tax Benefit (product of .08 multiplied by the total figure above): \$303,018

INFORMATION FOR ESTIMATED REAL PROPERTY TAX EXEMPTION BENEFIT:

What is the pre-project assessment of the property? What is the estimated post-project assessment? \$1,484,960 Need to confirm parcels \$2,400,000 need to confirm with Assessor

\$_

ESTIMATED OTHER BENEFITS:

Sales Tax Revenue

If the project will result in the manufacturing or selling of a new product, estimate the amount of annual sales taxes that <u>N/A</u>

will be generated on retail sales of the new product. Otherwise, enter "N/A"

If the project will result in increased production or sales of an existing product, estimate the amount of annual sales tax that will be generated on the retail sales of the increased production. Otherwise, enter "N/A".

\$33,000 Est.

Real Property Taxes

Estimate the amount of annual real property taxes that will be payable on the Project (at the end of the PILOT Agreement, if any). Otherwise, enter "N/A".

REAL PROPERTY TAX BENEFIT: Identify and describe if the Project will utilize a real property tax exemption benefit OTHER THAN the Agency's PILOT benefit: **N/A**

IDA PILOT Benefit: Agency staff will indicate the amount of PILOT Benefit based on estimated Project Costs as contained herein and anticipated tax rates and assessed valuation, including the annual PILOT Benefit abatement amount for each year of the PILOT benefit year and the sum total of PILOT Benefit abatement amount for the term of the PILOT depicted on **Cost/Benefit Analysis** attached.

What other benefits will the Project bring to the community and region?

- This project will result in the building of a new plant or the expansion of an existing facility.
 - This project will result in the reoccupation of a formerly-vacant building.
 - This project directly contributes to "green" or "environmentally friendly" technology.
 - This project will result in bringing new inventions, licenses or products to market.
 - This project will result in expansion of infrastructure capacity.

Other:

 \boxtimes

REPRESENTATIONS BY THE APPLICANT:

The Applicant understands and agrees with the Agency as follows:

- A. <u>Job Listings.</u> In accordance with Section 858-b(2) of the New York General Municipal Law, the Applicant understands and agrees that, if the project receives any financial assistance from the Agency, except as otherwise provided by collective bargaining agreement, new employment opportunities created as a result of the project will be listed with the NYS Department of Labor, Department of Employment Services and with the administrative entity of the local workforce investment area created by the Federal Workforce Investment and Opportunity Act (WIOA) in which the project is located.
- B. <u>First Consideration for Employment.</u> In accordance with Section 858-b(2) of the New York General Municipal Law, the Applicant understands and agrees that, if the project receives any financial assistance from the Agency, except as otherwise provided by collective bargaining agreement, where practicable, the Applicant will first consider persons eligible to participate in WIOA programs who shall be referred by those WIA entities for new employment opportunities created as a result of said project.
- C. <u>Annual Sales Tax Filings.</u> In accordance with Section 874(8) of New York General Municipal Law, the Applicant understands and agrees that, if the project receives any financial assistance from the Agency, in accordance with Section 874(8) of the General Municipal Law, the Applicant agrees to file, or cause to be filed with the New York State Department of Taxation and Finance, the annual form prescribed by the Department of Taxation and Finance describing the value of all sales tax exemptions claimed by the Applicant and all consultants or subcontractors retained by the Applicant, and to provide a copy of such filing to the Agency.
- D. <u>Quarterly Employment Reports.</u> The Applicant understands and agrees that, if the project receives any financial assistance from the Agency, the Applicant agrees to file, or cause to be filed with the Agency on a quarterly basis, reports regarding the number of people employed at the project site.
- E. <u>Absence of Conflicts of Interest.</u> The Applicant has received from the Agency a list of all members, officers and employees of the Agency. No member, officer or employer of the Agency has an interest, whether direct or indirect, in any transaction contemplated by this application, except as hereinafter described:

- F. <u>Hold Harmless.</u> The Applicant hereby releases the Agency and its members, officers, servants, agents and employees thereof from, agrees that the Agency shall not be liable for and agrees to indemnify, defend and hold the Agency harmless from and against any and all liability arising from or expense incurred by (a) the Agency's examination and processing of, and action pursuant to or upon, the attached Application, regardless of whether or not the Application or the Project described therein or the tax exemptions and other assistance requested therein are favorably acted upon by the Agency, (B) the Agency's acquisition, construction and/or installation of the Project described therein taken by the Agency with respect to the Project, including without limitation the generality of the foregoing, all causes of action and attorneys' fees and any other expenses incurred in defending any suits or actions which may arise as a result of any of the foregoing.
- G. <u>Recapture.</u> The Applicant understands and agrees that the Agency can impose on the Company penalties or sanctions for projects that do not meet performance standards or project goals as outlined on the Agency's Recapture Policy on Page 9 of this Application. Said penalties/sanctions may include the return by the Company of all or part of the benefits received.
- H. <u>Affirmation.</u> The Applicant understands and agrees that the provisions of Section 862(1) of the New York State 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 are 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 it respective industry.

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.

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 with the Project.

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.

The grounds of deponent's belief relative to all matters in the said application which are not stated upon his own personal knowledge, are investigations which deponent has caused to be made concerning the subject matter of this application as well as the information acquired by deponent in the course of his duties as an officer of and from the books and papers of said corporation.

As an officer of said Corporation (hereinafter referred to as the "applicant") deponent acknowledges and agrees that the applicant shall be and is responsible for all costs incurred by the St. Lawrence County Industrial Development Agency (hereinafter referred to as the "Agency") acting on behalf of the attached whether or not the application, the project it describes, the attendant negotiations and ultimately the necessary issue of bonds are ever carried to a 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 Agency or Applicant are 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 involved in conduct of the application, up to that date and time, including but not necessarily limited to fees of bond counsel for the Agency and fees of general counsel for the Agency. Upon successful conclusion and sale of the required bond issue, the Applicant shall pay to the Agency an administrative fee set by the Agency and not to exceed an amount equal to **1% of the total project cost benefited by the Agency's assistance**. The cost incurred by the Agency and paid by the applicant, including bond counsel and Agency general counsel fees, and the administrative fee, may be considered as a cost of the project and included as part of the resultant bond issue. The \$2,000.00 application fee shall be credited toward this amount.

CERTIFICATION:

STATE OF NEW YORK) COUNTY OF) ss.: That I am the <u>Vice President</u> Corporate Officer Title) of <u>Corning Property</u> Many (Officer of Company Submitting Application) and that I am duly authorized on behalf of the Applicant to bing the 1. That I am the 2. That I have read the attached Application, I know the contents thereof, and that to the best of my knowledge and belief, this Application and the contents of this Application are true, accurate and complete. (Signature of Officer) Subscribed and affirmed to me under penalties of perjury This 10th day of April, 2018 (Notary Public) CHERYL L. CROZIER Motory Public, State of New York **Commission Expires**