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:	North Country Dairy, LLC
Project Address:	22,24,25 CR 52 & 3 Rail Street
	North Lawrence, New York 12967
Application Date:	September 25, 2018 (IDA Sales and Use Tax Exemption)
	Pending (IDA-LDC Loan Package)
Board Approval Date:	October 18, 2018 (IDA Sales and Use Tax Exemption)
	Pending (IDA-LDC Loan Package)
Assistance Date:	October 18, 2018 (IDA Sales and Use Tax Exemption)
	Pending (IDA-LDC Loan Package)

Project Overview:

North Country Dairy is part of the Upstate Niagara Cooperative family of more than 360 farms in New York that produce a range of dairy products including milk, yogurt, dip, cottage cheese and ice cream sold to retailers and food institutions in New York and surrounding areas.

This project will enable the Company to invest in new high-speed production lines for making a unique new yogurt product line requiring a significant investment in specialized processing, filling and packaging equipment such as fermentation tanks, silo's, cooling press, fruit skids, sanitization systems and water filtration systems.

The \$3.4 million capital expenditure includes the design, purchase and installation of processing equipment and ancillary processes, particularly cooling and refrigeration, within the existing footprint of the North Lawrence facility.

Actions Taken:

Proposed Financial Assistance:

St. Lawrence County Industrial Developm	nent Agency (Sales and Use Tax Exemptior	n Benefit)\$7,600
St. Lawrence County IDA Local Developr	ment Corporation Loan Package	\$1,000,000

Economic Indicators:

<u>Jobs Maintained and Generated</u> – The project will assist in the retention of 73 jobs and the creation of 17 jobs at the Project location and will create numerous opportunities for farmers, vendors and contractors involved in this project. North Country Dairy, LLC offers a benefits package which includes medical, dental, vision, life insurance and 401K.

<u>Capital Investment</u>: This facility, which had been closed and was scheduled to dismantled by a previous owner, was acquired by North Lawrence Dairy, LLC in 2011. This project represents another \$3.4 million in investment in the facility in addition to the significant investments already made at the facility over the past seven years.

<u>Tax Base /Revitalized Properties</u>: In 2011, Upstate Niagara acquired this facility and initially brought back 50 jobs to the North Country Region. The more than 90-year old facility had been shuttered by its previous owner before being purchased by Upstate Niagara Cooperative, who invested \$11 million for the purchase and upgrading of the dairy plant.

<u>Improved Corporate Performance</u> – The expected outcome will lead to a diversification and increase in the volume of products produced in North Lawrence. The company will be able to retain and grow the current employee base as it brings in a new product line which will help secure continuing operations at the North Lawrence Facility.

<u>Community and Regional Benefit</u>: With agriculture an integral part of the St. Lawrence County economy, investing in the North Lawrence Dairy processing facility will allow operations to become more efficient and economical, and will help to further establish the North Country as a premier agricultural producing region.

According to the New York State Department of Agriculture and Markets, St. Lawrence County is the third highest producer of milk in New York State and farms across the state produce approximately 15 billion pounds of milk. At a time of low milk prices, this project will enable the facility to increase the amount of milk it will need, helping to alleviate the oversupply of milk in the State.

<u>Regional Wealth Creation</u>: North Country Dairy, LLC produces "trade-able" products, i.e., products that are exported to customers who are located outside St. Lawrence County. The 2016, the 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. 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.

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

and

NORTH COUNTRY DAIRY, LLC.

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

TERM OF CONVEYENCE OF AGENT STATUS: 10/18/2018 – 12/31/2019

(ST. LAWRENCE COUNTY, NEW YORK) (NORTH COUNTRY DAIRY, LLC.) (NORTH COUNTRY DAIRY, EXPANSION INTO A UNIQUE GREEK STYLE YOGURT) (PROJECT #4001-18-04)

> BENEFIT LIMITED TO \$7,600

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 NORTH COUNTRY DAIRY, LLC. a business corporation duly organized and validly existing under the laws of the State of New York, having offices at 25 Anderson Road, Buffalo, NY 14225 (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:	4001-18-04		
Project Address:	22,24,25 CR 52 & 3 Rail Street		
	North Lawrence, New York 12967		
	Town of Lawrence, St. Lawrence County		
Estimated value of goods and services to be exempt from New York State and local sales and use tax:	\$95,000		
Estimated value of New York State and local sales and use tax exemption provided (8%):	LIMITED TO \$7,600		

WHEREAS, pursuant to SLCIDA by Resolution #IDA-18-10-31, duly adopted by the SLCIDA on <u>October 18, 2018</u>, 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. Construction and renovations within the 121,477 SF building to accommodate new equipment for a Greek yogurt operation.
- 2. Space within the existing building will be renovated to accommodate manufacturing, warehousing and office needs. (the "Improvements");
- 3. 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
- 4. 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 (ii) 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 <u>Hold Harmless Provisions.</u>

(a) Company agrees that the SLCIDA, its directors, members, officers, agents (except 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 <u>Appointment of Project Operator and Agents.</u>

(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>\$95,000</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>\$7,600</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, 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.

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 With a copy to:

Silver and Collins, Attorneys at Law 44 Court Street Canton, New York 13617 Attn: Andrew Silver, Esq.

To the Company: North Country Dairy, LLC. 25 Anderson Road Buffalo, New York 14225 attn. Jerome Gefert



CHAIRMAN Brian W. Staples Brian Staples, CPA

MEMBERSHIP

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

*

SECRETARY Lynn Blevins Blevins Brothers, Inc.

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Mark C. Hall Town of Fine, New York

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Andrew McMahon Massena Electric Department

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Donald Hooper St. Lawrence County Board of Legislators

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Steven Morrill Gebarten Acres

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

*

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

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

October 24, 2018

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

Re: IDA Appointment of Project Operator or Agent North Country Dairy, LLC IDA Project Number: 4001-18-04 Project: EXPANSION INTO UNIQUE GREEK STYLE YOGURT

Dear Sir or Madam:

Enclosed for filing, please find a Form ST-60 for North Country Dairy, LLC., as primary agent.

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

Sincerely,

ST. LAWRENCE COUNTY INDUSTRIAL DEVELOPMENT AGENCY

B

Kichard williams

Enclosures: 1

CC: North Country Dairy, LLC (J.Gefert) File 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

	IDA project number (use OS	SC numbering s	yslem for projects after 1998)	
		mber (use OSC numbering system for projects after 1998) 4001-18-04		
		Telephone (315)	379-9806	
		State	ZIP code 13617	
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	umber		mary operator or agent?	
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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, sections 5-a, 171, 171-a, 287, 308, 429, 475, 505, 697, 1096, 1742, 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. 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,				
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Text Telephone (TTY) Hotline

(for persons with hearing and

speech disabilities using a TTY):

(518) 485-5082

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