SBA ELIGIBILITY QUESTIONNAIRE FOR STANDARD 7(a) GUARANTY

This questionnaire is a tool to assist lenders in making basic eligibility determinations. For more information on eligibility, please refer to SOP 50 10(4). If eligibility is questionable, contact the Standard 7(a) Loan Guaranty Processing Center at 916-930-2455 or at <u>7aquestions@sba.gov</u> for guidance. *Final eligibility determinations for standard 7(a) loans are* made by SBA, not the lender. http://www.sba.gov/aboutsba/sbaprograms/elending/lgpc/forms/

I. Applica	General Information – Complete the Blanks. nt Name		
Lender	Name		
	e Type of Business		
Purpose	e of Loan		
This loa The appreligion	ducts and/or services of the Applicant business are available to the general public. n is for purposes that will benefit the small business blicant does <u>not</u> discriminate with respect to goods, services, or accommodations offered sex, marital status, handicap or national origin of a person or fail or refuse to accept a peregated basis as a customer.	erson on	_ NO n race, color,
II.	<u>Citizenship</u> SBA has certain restrictions and requirements when principals of a busines Check one of the following:	s are no	n-citizens.
† †	All principals of the Applicant are U.S. citizens. Proceed to the next section. One or more principal is <u>not</u> a U.S. citizen. <i>Complete the Alien Ownership Addendum</i>	ı (Adder	ndum A)
and the	Statement of Personal History, SBA form 912SBA has specific procedures for anyonal History Statement who has been arrested. If an individual responds "yes" to question 7, re is no need to proceed further. Each individual responding "yes" to questions 8 or 9 of the must complete Addendum B and respond to the following questions:	the loan	is ineligible ,
a)	Any offense/charge was a misdemeanor.	YES	_ NO
b)	There were no more than 3 offenses/charges, and if more than one, all related events		
,	(including payment of fines, probation, parole, etc.) occurred over 10 years ago.	YES	
c)	Currently incarcerated, on probation, under indictment or on parole.	YES	_ NO
all "no" process	no" responses to a), <u>a completed finger print card (FD 258) is required</u> . We recomment responses to b) to facilitate the character evaluation that must be completed before SBA ving of the loan application. For all 'YES' responses to c) above the applicant is ineligible. fenses than Addendum B has space for, please attach a supplemental statement covering	will autho In additio	orize further on, if there are
IV. App	SBA Loan History licant or Affiliates(s) has/have previous or existing SBA loan(s). If checked, answer the fildentify the Loan Number The existing SBA loan(s) is/are current.	ollowing YES	question: _NO
V. applical	<u>Size/Affiliation</u> Complete this section. SBA will then determine if the applicant (and any ble size standard(s), thereby qualifying as small businesses.	√ affiliate	es) meets the
Size: A	oplicant Only:		
Applica	nt's primary industryNAICS Co	ode	
	e annual receipts over last 3 completed fiscal years (or, the number of years in business, i	f less)	
No. of e	mployees SBA size standard for applicanttandard is exceeded by no more than 25%, applicant agrees to use the assistance		
	labor surplus area. Yes No		
Affiliati	on (entities are affiliated if one has the power to control the other or a third party has the check one of the boxes below: Applicant has possible affiliates. Complete the Affiliate Addendum (Addendum C) Applicant has no possible affiliates. Go to Section VI.	as the p	ower to control
VI.	Preferences—Is the applicant presently seeking (or has the applicant obtained within the	e last 90	days) additional

financing, through the same or different lender, secured with any of the business collateral including real estate occupied or to be occupied by the business? If yes, describe in attached "Comments" page, including the purpose of the financing and the intended lien position for each loan.

Version 03/01/07

VII. Type of Business

A. Ineligible Businesses: Certain types of businesses are not eligible for SBA assistance. Review each of the types of business listed below; if the applicant is involved in any of these types of businesses, the loan is probably not eligible. Again, if eligibility is questionable, contact the Sacramento Standard 7(a)Loan Processing Center at 916-930-2455 or 7aquestions @sba.gov for quidance. Applicant is or does one of the following: a non-profit business. primarily engaged in lending. a passive business that holds real and/or personal property from which it receives rental income and does not П provide sufficient services so as to be considered active, and is not an Eligible Passive Company, discussed below. E.g., flea market, shopping center. a life insurance company (life insurance agents, however, may be eligible). П located outside the United States. П a pyramid sale distribution plan. П deriving more than one-third of gross annual revenue from legal gambling activities П engaged in any illegal activity. 13 CFR 120.110 П requires membership and limits the number of memberships for reasons other than capacity. П a government-owned entity (a business owned or controlled by a Native American tribe is eligible if the business П is a legal entity separate from the tribe). principally engaged in teaching, instructing, counseling, or indoctrinating religion or religious beliefs, whether in a religious or secular setting. a consumer or marketing cooperative. a loan packager earning more than 1/3 of its gross annual revenue from packaging SBA loans. П business with an associate who is incarcerated, on probation, on parole, or has been indicted for a felony of moral П turpitude. business in which the Lender or any of its associates owns an equity interest П business which presents live performances of a prurient sexual nature or derives more than a de minimis gross П revenue from the sale of products or services, or the presentation of any depictions or displays of a prurient business that have defaulted on a Federal loan or Federally-assisted financing resulting in the Federal government sustaining a loss (unless waived by SBA for good cause) primarily engaged in political or lobbying activities. П a speculative business (such as a shopping center developer). B. Special Circumstances: If the applicant falls into any of the below categories, the lender must discuss the specific facts which justify eligibility in the attached "Comments" page. Again, contact the SBA 7(a) Standard Loan Processing Center if you have any questions regarding the eligibility of these types of businesses. Received income from legal gambling activities. These types of business are only eligible if: this income is 1/3 or less of gross annual revenue and the business is not a racetrack or casino, or otherwise have gambling as its primary purpose. Applicant is a pawn shop. Pawns shops are only eligible if more than 50% of its income for the previous year was from the sale of merchandise rather than from interest on loans. Applicant is a motel, trailer park (RV park), campground or similar type of business. These types of businesses are only eligible if the Applicant derives 50% or more of its gross annual income from transients who stay for 30 days or less at a time. Applicant is an agricultural enterprise. To be eligible, lender must either provide a copy of the denial letter from the U.S. Department of Agriculture or lender's written statement that applicant does not qualify for such assistance. Applicant is a medical facility. These types of businesses are only eligible if: they meet the generally accepted standards for their type of institution and, where required, have a license in good standing or assurance from the

services beyond room and board AND be properly licensed.

licensing agency that a license will be issued subsequent to SBA financing. **Residential care facilities** (such as convalescent or nursing homes) must also be active (rather than passive businesses) by providing substantial

		a mining operation. To be eligible, lender must comply with the requirements of SOP 50 10 (4), subpart
A,	C. Elig	2, paragraph 15.e. ible Passive Companies (EPCs): If applicant is an EPC, complete the Eligible Passive any/Operating Company Addendum (Addendum D).
VIII.		<u>Proceeds</u> There are certain restrictions on the use of SBA loan proceeds. Complete the items below to he loan complies with these restrictions.
	_To <u>refir</u>	nance debt. If checked, complete the Debt Refinancing Addendum (Addendum E).
		nce a <u>change in ownership</u> (or to refinance a previously financed change in ownership). <i>If checked</i> , ete the Change in Ownership Addendum (Addendum F).
		nce real estate acquisition, construction, renovation or improvements of a building that will contain rental If checked, complete the Leased Space Addendum (Addendum G).
		ds to be used to build in a coastal barrier resource system (compliance with Coastal Barrier Resource attached "Comments" page.
		ds to be used to affect a property included or eligible to be included in the National Register of Historic . Attached "Comments" page.
Reviev eligible		pe of use of proceeds below; any proposed use of proceeds in any of these categories is probably not
L	oan fund	ds will be used for the following:
		To repay delinquent IRS withholding taxes, sales taxes or similar funds held in trust. To provide or refinance funds used for payments, distributions, or loans to Associates of the Applicant, except payment of ordinary compensation for services rendered.
		Relocation of the business resulting in serious unemployment in its present location or result in the nullification of a union contract.
		Community improvements, such as curbs and sidewalks, in excess of 5 percent of construction proceeds of this loan.
IX. the loa		of the LoanSBA has restrictions on the guaranty percentage, loan maturity, interest rate and amount of lete all items below. If "No" is checked, the loan may not comply with these loan term restrictions.
	a.	Maximum Guaranty Percentage. The SBA maximum guaranty percentage is 85% for loans of \$150,000 or less and 75% for any other loan (except for Export Working Capital Program loans). YESNO
	b.	Loan and Guaranty Amounts: The total, aggregate outstanding loan amount cannot exceed \$2,000,000 except as provided below for International Trade loan borrowers with 7(a) working capital loans. (The loan amount limitation under the Defense Loan and Technical Assistance Program (DELTA) is \$1,250,000).
		The aggregate guaranty amount of the SBA portions for this application and all outstanding loans to Applicant and its affiliates does not exceed \$1.5 million UNLESS:
		The applicant will have an International Trade loan approved after 12/7/04 in addition to a separate working capital loan(s) under EWCP or any other 7a program, and the aggregate SBA guaranty amount will not exceed \$1,750,000 and the SBA guaranty amount on the working capital loan will not exceed \$1,250,000.
		NOTE: A working capital loan with SBA participation in excess of \$1,250,000 will restrict the amount of SBA participation for a subsequently approved International Trade loan.
	C.	Maturity. The maturity of the loan is the shortest appropriate term consistent with the Applicant's repayment ability AND the useful life of the asset being financed. The maximum maturities are the

1. For working capital only, generally not more than 7 years, but allowable up to 10 years with sufficient justification.

2. For **equipment** only, generally not more than 10 years, but allowable up to 25 years, not to exceed the useful economic life of the equipment.

			 For real estate, 25 years, plus the additional time needed to complete construction. For refinancing, maturity is based on the use of proceeds of the underlying loan being. For varied purposes, the weighted average of the various use of proceeds or the sun monthly installments based on the allowable maturities of each purpose. 						
			-	tailments based on the all	owable maturities of each purpose.		NO		
	d.	Ba SB this	A's optional p s base rate, the	peg rate) is the rate in effe he Lender may add a spre	a national financial newspaper pulect on the date that SBA receives the ad. The allowable spread is define, and particular SBA loan program.	he complete applica ed by SBA dependi	ation. To ing on the		
		an Fo	d 2.75 % for r r loans betw	maturities of 7 years or moreen \$25,101 and \$50,00	not exceed 2.25% over base rate fore. D: Interest rate does not exceed the does not exceed the above rates	ne above rates plus	•		
		Th	e proposed ir	nterest rate is within these	parameters.	YES_	NO		
Χ.					financial assistance to an applicance excess liquid assets of the princ				
				prietors, general partners children) in the applicant	and owners of a 20% interest (incl	uding any interest h	neld by		
	value o	of life			cluding savings accounts, CDs, ma d retirement accounts such as IRA				
	"Excess Liquid Assets"—The amount by which each principal's liquid assets (including the assets of spouses and children) exceed the amount indicated below. The SBA loan must be reduced accordingly and the excess must be injected into the project prior to any disbursement.								
	The to	tal fii 	\$250,000 \$250,001	or less, the greater of 2X to \$500,000, the greater	injection and any other financing) is total financing package or \$100,00 of 1.5X total financing package or \$ total financing package or \$750,00	00. \$500,000.			
ldentif	y total f	inar	icing packag	ge: _					
Amoui	nt speci	fied	above for d	etermining "excess":					
	princip	als:							
NAME				LIQUID ASSETS	EXCESS LIQUID ASSETS				
				TOTAL:		 -			
	BA loan sement		st be reduce	d by this amount. These	funds must be utilized toward t	he project prior to	any		
XI.	A. <u>Co</u>	<u>Du</u> hig	her level wi	al conflicts of interest, in the state of th	n certain circumstances loans ma ch item below. If you check "YE in the attached "Comments" pag	S" for any item, pl			
				employee's close relative or is an officer or director	or a member of the employee's hou of the Applicant.	usehold has a finan YES NO			
					ess than one year is an employee, is an officer or director of the Appli		editor or		
•	00/01								

	An individual currently involved in a Small Business Development Company program or a me household has significant financial interest in the Applicant.	mber of their S NO
	A member of Congress or an appointed official or employee of the legislative or judicial branch member of such an individual) is a sole proprietor, general partner, officer, director or has a 1 ownership interest in the Applicant.	
	A member or employee of a Small Business Advisory Council or a SCORE volunteer (or a ho such an individual), is a sole proprietor, general partner, officer, director, or has a 10 percent interest in the Applicant. YE	
	Employee (or member of employee's household) of a community organization such as a certi company or microlender has a significant financial interest in the Applicant.	fied development S NO
	A community organization (except state and local development companies) or its officers or it a significant financial interest in the Applicant unless the organization has been inactive in pa for at least two years prior to the application date. YE	
	B. Statement of No Objection Requirement for certain members of the military and Government employees—please explain in the attached "Comments" page if you	
	Any applicant, partner, officer, director or stockholder with a 10 percent or more interest, or a households, who is a GS-13 or higher Federal employee or a Major, Lieutenant Commander military, has submitted a statement of no objection from the pertinent department or military s	member of their or higher in the
XII.	Ethical Requirements (check if any of these apply):	0110
	der or Associate of Lender has a real or apparent conflict of interest with Applicant, any of Applicates, or any of the close relatives of Applicant's Associates.	olicant's
	der or Associate or close relative of lender has a significant direct or indirect financial or other licant, or has had such an interest within 6 months prior to the date of the application.	interest in the
ad	der or any Associate of Lender is incarcerated, on parole, or on probation or is a convicted felerse final civil judgment (in a case involving fraud, breach of trust, or other conduct) that would stion the Lender's business integrity.	
typ	der or any Associate of Lender has accepted funding from a source that restricts, prioritizes, ones of small businesses that Lender may assist under an SBA program or that imposes any consistements upon recipients of SBA assistance inconsistent with SBA's loan programs or regulated.	nditions or
	n proceeds will directly or indirectly finance purchase of real estate, personal property or servinder or an Associate of Lender.	ces from
Ар	licant, an Associate of Applicant, or close relative of Associate of Applicant is required to inve-	st in Lender.
Pro	ceeds will be used to acquire space in project for which lender has issued a real estate forwar	d commitment.
XIII.	Special ProgramsCAPLines Loan, Export Working Capital Program Loan and/or Interprogram LoanCheck the appropriate box(es) below:	rnational Trade
	e loan is being made under one of the CAPLines loan programs. Complete the CAPLines A	Addendum
□ Ì	<i>ddendum H).</i> e loan is being made under the Export Working Capital Program (EWCP). Complete the EW <i>ddendum I).</i>	/CP Addendum
	e loan is being made under the International Trade Program (IT). <i>Complete the IT Addendu</i>	ım (Addendum J)

Please contact the Call Center at 916.930.2455 or email at 7aquestions@sba.gov if you have any questions.

ATTACH SHEET FOR COMMENTS REGARDING ANY OF ABOVE ANSWERS THAT REQUIRE EXPLANATION OR

REGARDING ANY OTHER RELEVANT ELIGIBILITY ISSUES.

Lender hereby certifies that the above information is true and correct, to the best of its knowledge, and that it has exercised due diligence to obtain the true and correct information.			
Lender Signature:Name and Title:	Date		

COMMENTS

ALIEN OWNERSHIP ELIGIBLITY ADDENDUM (Addendum A)

Businesses owned by undocumented (illegal) aliens are ineligible. Businesses owned by documented aliens may be eligible. Businesses owned by foreign nationals or entities also may be eligible.

Check each of the four boxes below that applies. This will assist in determining eligibility and other requirements relating to alien ownership:

1.	One of	f more principals of the Applicant is an <u>undocumented (illegal) alien</u> . Applicant is ineligible for an oan.
2.		or more of the principals of the Applicant is a <u>documented alien with Legal Permanent Resident</u> status. If checked, Applicant must comply with both a and b below:
	a. □	Lender has obtained INS <u>verification</u> of the status of the documented alien(s) using <u>INS form G-845</u> . Submit this INS verification to the SBA together with the application.
		and
	b. □	The business is at least 51 percent owned by individuals who are either U.S. citizens or have LPR status from INS <u>and</u> control the management and daily operations of the business.
		Or
		The business complies with 3b below.

- 3. □ One or more of the principals of the Applicant is a <u>documented alien other than a LPR</u>. *If checked, Applicant must comply with both a and b below:*
 - a.
 Lender has obtained INS <u>verification</u> of the status of the documented alien(s) using <u>INS form G-845</u>. Submit this INS verification to the SBA together with the application.

and

- b.

 If applicant is at least 50 percent owned by aliens with a verified status other than LPR:
 - Separate continual and consistent management of the business has been provided by a U.S. citizen or by a verified LPR and will continue indefinitely
 - Management has operated the business for at least 1 year prior to the application date
 - Management will provide a personal guaranty, unless the loan officer report explains why
 this guaranty is not needed
 - Collateral is pledged that is sufficient to pay the loan in full at any time.
- 4.

 Applicant is a foreign-owned business. If checked, Applicant must comply with all of the following:

The business must:

- be located in the U.S.
- o operate primarily within the U.S.
- pay taxes to the U.S
- o use loan proceeds exclusively for the benefit of the domestic operations.
- o use American products, materials and labor
- Separate continual and consistent management of the business has been provided by a U.S.
 - citizen or by a verified LPR and will continue indefinitely
- o Management has operated the business for at least 1 year prior to the application date
- Management will provide a personal guaranty, unless the loan officer report explains why this

guaranty is not needed

o Collateral is pledged that is sufficient to pay the loan in full at any time.

SBA Form 912: Statement of Personal History Addendum (Addendum B)

	Lender	#	Tele	<u>phone</u>	
	Address		#		
	Principal - Address	<u>SS#</u>		<u>phone</u>	•
1) (Original Charge(s)				
	a) b) c)		Felony Felony Felony	Misdemeanor Misdemeanor Misdemeanor	
2)	Month/Year of Arrest				
3)	City, County, State of Arrest_				
4)	Disposition of Charge(s) a) Sentence				
	b) Fine				
	c) Other:				
5)	Date Disposition Completed _				

Sign	nature:		
	<u>AFFI</u>	LIATE ELIGIBILITY ADDENDUM (Addendum C)	
borro 3 co	owing structure), state the nar	ng the Operating Company for an Eligible Passive Company/Ome, basis of affiliation, primary industry, NAICS code, average sousiness less than 3 years, for the number of years in business	annual receipts over last
1. L	egal Name of Affiliate:		
В	asis of Affiliation:		** (see below)
Ρ	rimary Industry	NAICS Code:	
Α	verage Annual Receipts:	Number of Employees:	
2. L	egal Name of Affiliate:		
В	asis of Affiliation:		** (see below)
Ρ	rimary Industry	NAICS Code:	
Α	verage Annual Receipts:	Number of Employees:	
3. L	egal Name of Affiliate:		
В	asis of Affiliation:		_** (see below)
Р	rimary Industry	NAICS Code:	
А	verage Annual Receipts:	Number of Employees:	
** If	necessary, continue discus	sion of basis of affiliation below:	

Eligible Passive Company (EPC)/Operating Company (OC) Addendum (Addendum D)

Complete each item below. If there is more than one OC, fill in the additional Name(s) and Legal Form(s)in the comments below. References below to OC mean <u>each</u> OC. If "No" is checked, the loan may not be eligible or the loan conditions may need to be changed.

Name of Operating Company (OC)		
Legal Form of Entity of OC		
The EPC will use the loan proceeds to acquire or lease, and /or improve or renovate real property that it leases 100% to one or more OCs.	or perso	onal _NO
The OC is an eligible small business and the proposed use of proceeds would be an eligible the OC were obtaining the financing directly (SBA will make this final determination).		if _NO
The EPC (with the exception of a trust) and the OC each are small under SBA's size star (SBA will make this determination)	ndards. YES	_NO
The OC will be a guarantor or co-borrower. If loan proceeds include working capital or a to be owned by the OC, the OC will be a co-borrower.	ssets YES	_NO
Each 20% or more owner of the EPC and each 20% or more owner of the OC will guaranthe loan.	nty YES	_NO
The lease between the EPC and the OC will be in writing and will have a remaining term the term of the loan (including options to renew exercisable solely by the Operating Com		·
The lease will be subordinate to SBA's lien on the property.	YES	_NO
The EPC must assign the rents from the lease as collateral for the loan.	YES	_NO
The lease payments from the OC to the EPC will not exceed the loan payment (plus any to over the EPC's expenses of holding the property, such as maintenance, insurance and		ty taxes)
The aggregate amount of the SBA portions for this application and for all outstanding loa the OC, and their affiliates does not exceed \$1.5 million.	ns to the	
If the EPC is a trust, SBA requirements regarding trusts are met (see SOP 50 10(4) (E), Chapter 2, Section 9, question 10 (page 48 & 49).	subpart YES	A, _NO
Comments:		

DEBT REFINANCING ADDENDUM (Addendum E)

SBA has certain restrictions on the use of loan funds for refinancing of prior debt. Complete each ite checked, the use of proceeds for refinancing may not be eligible.	əm below. I	f "No" is
The debt to be refinanced had an original purpose that would have been eligible for SBA funding.	YES_	NO
For an Applicant to be eligible, refinancing the debt must provide a substantial benefit to Applicant ar presently be on reasonable terms.	nd such deb	t must no
Refinancing will provide a substantial benefit if: The debt to be refinanced is a) short-term and incurred for legitimate business purposes feature, or c) interest-only payments OR Refinancing the debt will provide a 20% or more reduction in debt service (or for multiple requirement, 20% or more in aggregate—so long as no such debt has a higher debt service. Will refinancing provide Applicant a substantial benefit, as defined above?	debts subje	ect to the
Existing debt is presently on unreasonable terms if existing cash flow is not adequate to pay covers debt service—but the margin is so small as to leave little room for error or growth or other debt is so over-collateralized as to limit Applicant's ability to further borrow.		
Q: Is the existing debt presently on unreasonable terms?	YES_	NO
Proceeds may not be used to pay a creditor in a position to sustain a loss causing a shift to SBA potential loss from an existing debt.	of all or part	of a
A creditor is in a position to sustain a loss if repayment cannot be reasonably demonstrated and collateralized using reasonable liquidation values.	I the loan is	not fully
However, SBA may not be in the position to sustain the same loss by refinancing the debt if new conditions provide reasonable assurance of repayment or additional assets can be acquired so becomes fully collateralized.		า
Q: Lender is not in the position to sustain a loss or SBA will not be in the position to sustain the the debt.	loss by refin	
Loan will not refinance debt to an SBIC.	YES_	NO
Loan will not refinance third party financing for any existing 504 project.	YES_	NO
SBA has specific requirements for the refinancing of participant's loan and for refinancing a prior SB as applicable and provide the requested information.	'A loan. Che	ck below
Loan will refinance participant's loan (non-SBA loan). If checked , provide the following infor	mation:	
 Lender must certify in writing, on the Form 4 or below, that the debt to be refinanced is and hat least the last 36 months. Lender must also provide a transcript of the borrower's account to be refinanced is, and has been current for at least the last 36 months. 		
When a major part of the loan proceeds is for repayment of participant debt, lender must full and why the debt accumulated.	ly explain be	elow how
Loan will refinance a prior <u>SBA</u> loan. <i>If checked, provide the following information:</i>		
 If the prior SBA loan is being refinanced through a new lender, document that the new lender lender holding the existing SBA loan and confirmed that the lender has declined to approve a 		

either unwilling or unable to modify the current payment schedule in such a way that a new lender could approve a loan without SBA's guaranty.

2. If a lender is refinancing its own SBA guaranty loan, document that the sole reason the lender is unable to modify the terms of the existing loan is that the loan has been sold in the secondary market.

Debt Refinancing Justification/Calculation	(Addendum E cont.)
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CHANGE IN OWNERSHIP ADDENDUM (Addendum F)

SBA 7a loans can be used to finance a change in ownership of an existing business, subject to the requirements listed below. Complete each item below. If "No" is checked, the loan may not be eligible. See SBA Policy Notice 5000-764 at http://www.sba.gov/banking/notices/pol5000-764-12-1-2002.doc for more information on Change in Ownership requirements.

•	The change will promote the sound development or preserve the existence of the Applicant	ousiness YES_	
•	The change is an arm's-length transaction supported by a determination of value. The loan documented regarding the valuation and includes the substantiating analysis. If the valuation performed by the lender's loan officer, <u>a synopsis of the analysis is attached.</u> If buyer and se family members, a formal valuation by an independent third party is attached.	n analys	is is close
•	If the loan is more than \$150,000, the real estate is valued at over \$100,000, and the busine ownership has been transferred previously within 36 months of the date of the loan application are two appraisals the second of which may be either a "review" of the first appraisal by another selected directly by the lender or, if the first appraisal was requested by the lender, a site vis member of lender's staff.	on, there ther app	raiser enior
•	If the loan is more than \$150,000, the lender has verified the historical profit and loss staten business for the last two years, which generally will be done by verifying the tax returns.	nents of YES_	
•	If the loan is more than \$150,000, the lender has exercised prudent lending practices to ensucommercially reasonable steps are taken to limit risk of loss on this loan.	ure that YES	_NO
•	Change in ownership is either: a) purchase of 100% interest of the business or	YES_	_ NO
	b) business is nurchasing 100% of one or more of its owners' interests	YES	NO

LEASED SPACE (ADDENDUM G)

	For construction or refinance of construction of a <u>new building</u> . <i>If checked, answer the following questions. If "No" loan is probably not eligible.</i>	1				
	 If building will contain <u>rental space</u>, Applicant (or Operating Companies) will continue to occ of the rentable property for the term of the loan; lease long term no more than 20% of the re one or more tenants; plans to occupy within three years some of the remaining rentable pro immediately occupied or leased long term; and plans to occupy within ten years all of the re not leased long term. 	entable pro perty not	operty to			
"Rentable Property" is defined as usable square footage, including common areas, but excluding stairways, elevators and mechanical areas designed to transfer services vertically between floors.						
To provide funds for or refinance of acquisition of an <u>existing building</u> or for renovation or reconstruction of an existing building. <i>If checked, answer the following questions. If "No" loan is probably not eligible.</i>						
	Applicant (or Operating Companies) will occupy at least 51% of the rentable property.	YES	_NO			
	Loan proceeds will not be used to remodel or convert any rental space in the property.	YES	_NO			

CAPLINES ADDENDUM (ADDENDUM H)

CAPlines is the umbrella for all of SBA's short-term working capital and line of credit programs (except for those dedicated to exporting). There are **five** separate sub-programs. There are requirements applicable to all CAPlines and unique requirements for various sub-programs. Complete the general requirements section below, as well as the section applicable to the particular type of CAPline that is the subject of this loan. Further information can be found in SOP 50-10(4) Subpart C, Chapters 14 through 20.

General Requirements

	The Applicant has been to assess its short-term	in business for at least 1 year or has developed an adequate track record working capital needs.	d YES	_NO		
		Iditional fee charged by the lender for the significant servicing required do pt for Standard Asset Based sub-program, which has no fee limitation.	es not YES	_NO		
	Use of Proceeds Restrictions: CAPLines proceeds may not be used for any purpose other than short term working capital, such as permanent working capital, to acquire fixed assets, to pay delinquent taxes or similar funds held in trust (either directly or indirectly), to refinance long term debt, for change of ownership or floor plan financing.					
	Are CAPLine proceeds	allocated for short term working capital?	YES	NO		
	CAPLines may be used to refinance existing short term notes if the refinanced portion does not include any term debt or identifiable permanent working capital, the refinancing will benefit the small business, and SBA will not be placed in a position to sustain a loss presently faced by existing lender.					
	Are CAPLines proceeds	s allocated toward refinancing, if any, in compliance with the above restrict	tion? YES	NO		
	Is a copy of the note(s)	to be refinanced included with the application?	YES	NO		
Contrac	ct CAPLines	Must Have Assignable Proceeds.	YES	NO		
		Cash flow projections for term of contract included with the Application (refer to 50-10(4) Subpart C Chapter 17 paragraph c.)?	YES	NO		
Season	al CAPLines	Must have been in Business One Year.	YES	NO		
		Use of Proceeds solely to finance seasonal increase of accounts receivable and inventory?	YES	_NO		
		Must have cash flow projections for term of loan.	YES	NO		
Builders CAPLines		Must have experience doing similar type work without a loss.	YES	NO		
		Use of Proceeds for financing investment property, and to be used solely to acquire, construct or substantially rehabilitate an individual residential or commercial building which will be placed for sale to an unaffiliated third party.	YES	_NO		
		Must have cash flow projections for term of loan.	YES	NO		
Standa	rd Asset Based	Lender must have been approved to process & service such loans.	YES	NO		
		Cash to Cash Cycle of applicant must be known.	YES	NO		
		Must have cash flow projections for term of loan.	YES	NO		
Small Asset Based		Cash to Cash Cycle of applicant must be known.	YES	NO		
		Must have cash flow projections for term of loan.	YES	NO		

EWCP Addendum (Addendum I)

The EWCP has certain additional eligibility requirements. Complete each item below.

tra	olicant has been in business for at least 12 months. If "No" is checked, explain the applicated experience or other managerial experience below. (SBA can waive the 12 months resolicant has sufficient other experience)		nt if the		
1)P 2) F	e of Proceeds. Loan proceeds will be used for either of the following two types of EWCP loan Proceeds finance the working capital associated with a <u>single transaction</u> of the exporter or Proceeds finance the working capital associated with <u>multiple transactions</u> of the exporter. This evolving line of credit.		loan is		
Мо	re specifically, use of proceeds will be for:				
a.	 <u>Pre-shipment working capital</u>, consisting of any of the following: to acquire inventory or services for export or direct and indirect costs for the manufacture of goods or sales of services standby letters of credit used as performance bonds, bid bonds or payment guarantie buyers 	es to forei	gn		
b.	Post-shipment working capital, consisting of foreign accounts receivable financing	YES	NO		
par	an funds will not be used to finance professional export marketing advice or services, foreign b ticipation in trade shows or supplement staff in overseas offices, except to the extent it relates a saction being financed.		o the		
incl	<u>llateral.</u> Collateral is a first security interest on all collateral associated with transaction(s) lude export inventory, receivables, assignment of credit insurance, letters of credit proceeds arceeds, as applicable.		ct		
•	Maturity For a single transaction loan, the maturity corresponds to the length of the transa usually not to exceed 18 months. For a revolving line of credit, the term is typically one year.				
•	J				
	\$1.5 million AND 1. The aggregate guaranty portion for this application and all outstanding loans to Applicant				
	 and its affiliates does not exceed \$1.5 million OR If, in addition to this EWCP loan, the applicant will also have an International Trade loan approved after 12/7/04, the aggregate SBA guaranty amount does not exceed \$1,750,000 and the SBA guaranty amount on the EWCP loan and any other 7a working capital loan does not exceed \$1,250,000 AND 				
	3. If an Ex-Im Bank Co-Guaranty is being used, the loan amount does not exthe SBA guaranty amount is the lesser of 90% of the loan amount or \$1.5 r Ex-Im Bank guaranty is for the amounts in excess of the \$1.5 million SBA gup to 90% of the loan amount.	million, ar	nd the		
	up to 90 % of the loan amount.	YES	NO		
	cant is an export management company (EMC) or export trading company (ETC), it will goods or services being exported.	YES	NO		
EMCs AND	ETCs, if any, have no ownership in a bank.	YES	NO		
Comment	<u>'s:</u>				

IT Addendum (Addendum J)

Answer the following questions. If "No" is checked, loan may not be eligible.

•	Applicant will either		
	1) use the loan proceeds to expand existing export markets or develop new export markets	; or	
	 when the applicant is confronting increased competition with foreign firms in the relevant injured by such competition. 	marke	
•	The loan proceeds will be used to		
	1) acquire, construct, renovate, modernize, improve, or expand <u>facilities or equipment</u> to United States in the production of goods and services involved in international trade; or	be use	d in th
	2) the refinancing of existing indebtedness that is not structured with reasonable terms and	d cond	itions.
	The refinancing will also provide a substantial benefit to Applicants. There can be no working capitathe loan proceeds.	al prov ′ES	-
•	Collateral.		
	1) Lender will take a first lien on the fixed assets financed (or re-financed) with this loan.		
	Collateral is located in the United States, its territories or possessions. Y	′ES	NO
•	Lender has reviewed Ex-Im Bank's Country Limitation Schedule to ensure that the U.S Government does not restrict trade with any country where the applicant does business.		NO