FORM APPLICATION FOR FINANCIAL ASSISTANCE TOWN OF BROOKHAVEN INDUSTRIAL DEVELOPMENT AGENCY 1 Independence Hill, 2nd Floor, Farmingville, New York 11738

DATE: May 31, 201					
APPLICATION OF:	AHIP NY BELLPORT PR	ROPERTIES LLC			
	Name of Owner and/o	Name of Owner and/or User of Proposed Project			
ADDRESS:	1660-401 West Georgia S	treet			
	Vancouver, BC V6B 5A	1			
Type of Application:	□□ Tax-Exempt Bond	□□ Taxable Bond			
	Straight Lease	☐ Refunding Bond			

Please respond to all items either by filling in blanks, by attachment (by marking space "see attachment number 1", etc.) or by N.A., where not applicable. Application must be filed in two copies. A non-refundable application fee is required at the time of submission of this application to the Agency. The non-refundable application fee is \$2,000 for applications under \$5 million and \$4,000 for applications of \$5 million or more.

Transaction Counsel to the Agency may require a retainer which will be applied to fees incurred and actual outof-pocket disbursements made during the inducement and negotiation processes, and will be reflected on their final statement at closing.

Information provided herein will not be made public by the Agency prior to the passage of an official Inducement Resolution, but may be subject to disclosure under the New York State Freedom of Information Law.

Prior to submitting a completed final application, please arrange to meet with the Agency's staff to review your draft application. Incomplete applications will not be considered. The Board reserves the right to require that the applicant pay for the preparation of a Cost Benefit Analysis, and the right to approve the company completing the analysis.

PLEASE NOTE: It is the policy of the Brookhaven IDA to encourage the use of local labor and the payment of the area standard wage during construction on the project.

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EXHIBIT A Proposed PILOT Schedule SCHEDULE A Agency's Fee Schedule Construction Wage Policy

SCHEDULE C Recapture and Termination Policy

Part I: Owner & User Data

1. Owner Data:

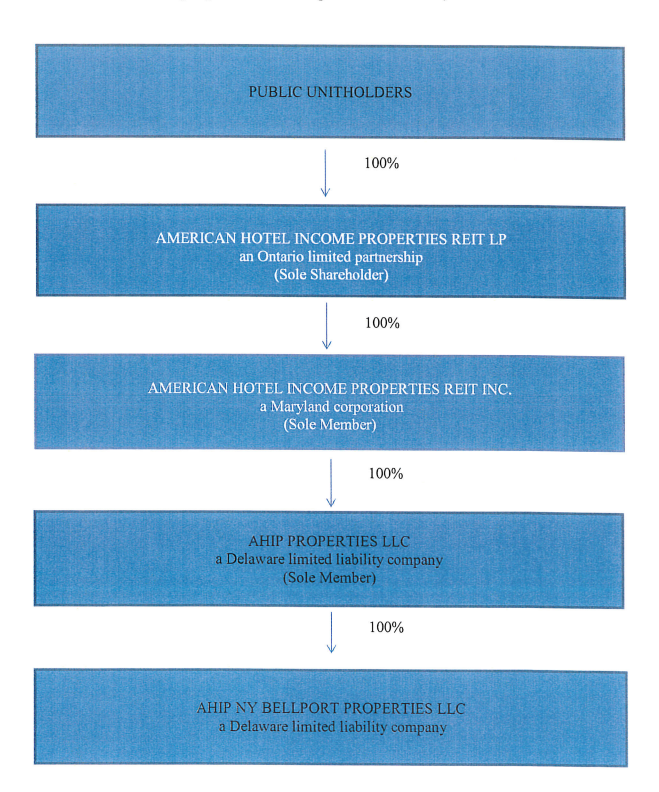
A. Owner (Applicant for assistance): AHIP NY BELLPORT PROPERTIES LLC
Address: 1660 West Georgia Street
Vancouver, BC V6B 5A1
Federal Employer ID #: Website: _AHIPREIT.COM
NAICS Code:
Owner Officer Certifying Application: Daniel M. Miller
Title of Officer: Manager
Phone Number: E-mail:
B. Business Type:
Sole Proprietorship Partnership Privately Held Privately Held
Public Corporation ☐ Listed on
State of Incorporation/Formation:
C. Nature of Business: (e.g., "manufacturer of for industry"; "distributor of"; or "real estate holding company")
Hospitality
D. Owner Counsel:
Firm Name: Forchelli, Curto, Deegan, Schwartz, Mineo & Terrana, LLP
Address: 333 Earle Ovington Blvd., Suite 1010
Uniondale, New York 11553
Individual Attorney:Frank Davis, Esq.
Phone Number: 516-248-1700 E-mail: fdavis@forchellilaw.com

Name Percent Owned AHIP Properties LLC 100% (See attachment 1) F. Has the Owner, or any subsidiary or affiliate of the Owner, or any stockholder, partner member, officer, director or other entity with which any of these individuals is or has beer associated with: i. ever filed for bankruptcy, been adjudicated bankrupt or placed in receivership o otherwise been or presently is the subject of any bankruptcy or similal proceeding? (if yes, please explain) No ii. been convicted of a felony, or misdemeanor, or criminal offense (other than a motor vehicle violation)? (if yes, please explain) No G. If any of the above persons (see "E", above) or a group of them, owns more than 50% interest in the Owner, list all other organizations which are related to the Owner by virtue of such persons having more than a 50% interest in such organizations. See attachment 1 H. Is the Owner related to any other organization by reason of more than a 50% ownership? If so, indicate name of related organization and relationship: See attachment 1 List parent corporation, sister corporations and subsidiaries: See attachment 1	E.	Principal Stockholders, Members or Partners	s, if any, of the Owner (5% or more equity):
(See attachment 1) F. Has the Owner, or any subsidiary or affiliate of the Owner, or any stockholder, partner member, officer, director or other entity with which any of these individuals is or has beer associated with: i. ever filed for bankruptcy, been adjudicated bankrupt or placed in receivership of otherwise been or presently is the subject of any bankruptcy or similar proceeding? (if yes, please explain) No ii. been convicted of a felony, or misdemeanor, or criminal offense (other than a motor vehicle violation)? (if yes, please explain) No G. If any of the above persons (see "E", above) or a group of them, owns more than 50% interest in the Owner, list all other organizations which are related to the Owner by virtue of such persons having more than a 50% interest in such organizations. See attachment 1 H. Is the Owner related to any other organization by reason of more than a 50% ownership? If so, indicate name of related organization and relationship: See attachment 1		Name	Percent Owned
F. Has the Owner, or any subsidiary or affiliate of the Owner, or any stockholder, partner member, officer, director or other entity with which any of these individuals is or has beer associated with: i. ever filed for bankruptcy, been adjudicated bankrupt or placed in receivership or otherwise been or presently is the subject of any bankruptcy or similal proceeding? (if yes, please explain) No ii. been convicted of a felony, or misdemeanor, or criminal offense (other than a motor vehicle violation)? (if yes, please explain) No G. If any of the above persons (see "E", above) or a group of them, owns more than 50% interest in the Owner, list all other organizations which are related to the Owner by virtue of such persons having more than a 50% interest in such organizations. See attachment 1 H. Is the Owner related to any other organization by reason of more than a 50% ownership? If so, indicate name of related organization and relationship: See attachment 1		AHIP Properties LLC	100%
member, officer, director or other entity with which any of these individuals is or has beer associated with: i. ever filed for bankruptcy, been adjudicated bankrupt or placed in receivership of otherwise been or presently is the subject of any bankruptcy or similal proceeding? (if yes, please explain) No No ii. been convicted of a felony, or misdemeanor, or criminal offense (other than a motor vehicle violation)? (if yes, please explain) No No G. If any of the above persons (see "E", above) or a group of them, owns more than 50% interest in the Owner, list all other organizations which are related to the Owner by virtue of such persons having more than a 50% interest in such organizations. See attachment 1 H. Is the Owner related to any other organization by reason of more than a 50% ownership? If so, indicate name of related organization and relationship: See attachment 1		(See attachment 1)	
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Mo No No If any of the above persons (see "E", above) or a group of them, owns more than 50% interest in the Owner, list all other organizations which are related to the Owner by virtue o such persons having more than a 50% interest in such organizations. See attachment 1 Is the Owner related to any other organization by reason of more than a 50% ownership? If so, indicate name of related organization and relationship: See attachment 1 List parent corporation, sister corporations and subsidiaries:		No	-A
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H. Is the Owner related to any other organization by reason of more than a 50% ownership? If so, indicate name of related organization and relationship: See attachment 1 List parent corporation, sister corporations and subsidiaries:	Ĵ.	interest in the Owner, list all other organization	tions which are related to the Owner by virtue of
so, indicate name of related organization and relationship: See attachment 1 List parent corporation, sister corporations and subsidiaries:		See attachment 1	
so, indicate name of related organization and relationship: See attachment 1 List parent corporation, sister corporations and subsidiaries:			
List parent corporation, sister corporations and subsidiaries:	Η.		
		See attachment 1	
See attachment i	ſ.	-	and subsidiaries:
		See attachment 1	

ATTHOMMENT 1

ENTITY STRUCTURE AHIP NY BELLPORT PROPERTIES LLC

a Delaware limited liability company SpringHill Suites – Long Island Brookhaven, NY



J.	Has the Owner (or any related corporation or person) been involved in or benefited by any prior industrial development financing in the municipality in which this project is located, whether by this agency or another issuer? (Municipality herein means city, town or village, or if the project is not in an incorporated city, town or village, the unincorporated areas of the county in which it is located.) If so, explain in full:
	No
K.	List major bank references of the Owner:
	In Trust Bank, Robert P. Harmon, 316-383-1722
	Deutsche Bank Securities, Ryan Kenyon, 404-920-7121
2. <u>User I</u> **(for co- and the us	applicants for assistance or where a landlord/tenant relationship will exist between the owner
A.	User (together with the Owner, the "Applicant"): AHIP NY BELLPORT ENTERPRISES LLC
	Address: 1660-401 West Georgia Street
	Vancouver, BC V6B 5A1
	Federal Employer ID #: Website: _AHIPREIT.COM
	NAICS Code:
	User Officer Certifying Application: Daniel M. Miller Title of Officer: Manager
	Phone Number: E-mail:
B.	Business Type:
	Sole Proprietorship □ Partnership □ Privately Held □
	Public Corporation ☐ Listed on
	State of Incorporation/Formation:
C.	Nature of Business: (e.g., "manufacturer of for industry"; "distributor of"; or "real estate holding company")
	Hospitality

D.	Are the User an	d the Owner Related Entities?	Yes 🖾 No 🗆
	i. If ye of "F	s, the remainder of the questions below) need not be answered	s in this Part I, Section 2 (with the exception if answered for the Owner.
	ii. If no	, please complete all questions b	pelow.
E.	User's Counsel:		
	Firm Name:	Forchelli, Curto, Deegan, So	chwartz, Mineo & Terrana. LLP
	Address:	333 Earle Ovington Blvd., S	Suite 1010
		Uniondale, New York 1155	3
	Individual A	Attorney: Frank Davis, Esq.	
		ber: 516-248-1700	 E-mail:fdavis@forchellilaw.com
F.	Principal Stockl	nolders or Partners, if any (5% o	r more equity):
		Name	Percent Owned
	AHIP Enterp	orises LLC	100%
	(See attachm	nent 2)	
G.	Has the User, o	r any subsidiary or affiliate of	the User, or any stockholder, partner, officer,
	director or other i. ever other	entity with which any of these filed for bankruptcy, been adju	individuals is or has been associated with: dicated bankrupt or placed in receivership or he subject of any bankruptcy or similar
	No		
	ii. been viola	convicted of a felony or crition)? (if yes, please explain)	minal offense (other than a motor vehicle
	No		
H.	If any of the a interest in the U	bove persons (see "E", above) ser, list all other organizations	or a group of them, owns more than 50% which are related to the User by virtue of such

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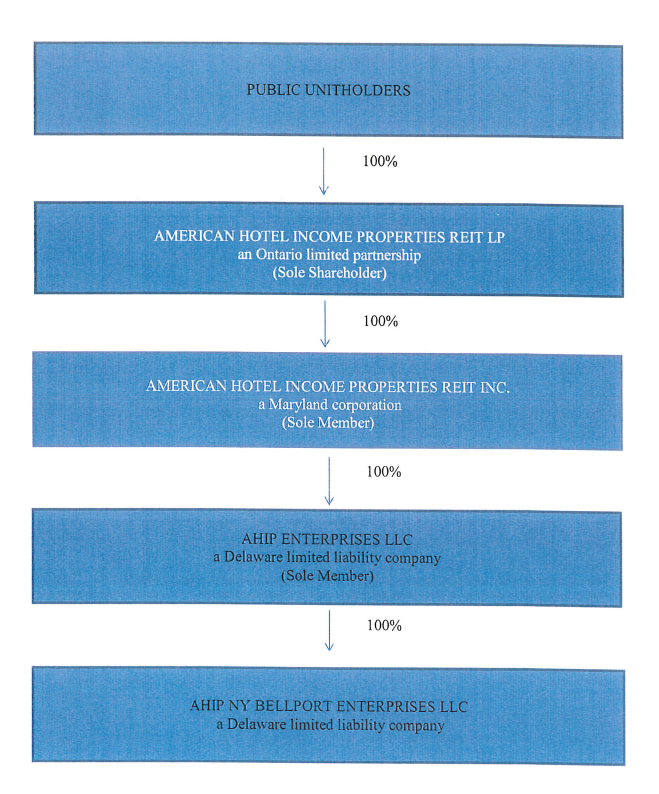
persons having more than a 50% interest in such organizations.

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ATTACHMENT 2

ENTITY STRUCTURE AHIP NY BELLPORT ENTERPRISES LLC

a Delaware limited liability company SpringHill Suites – Long Island Brookhaven, NY



	I.	Is the User related to any other organization by reason of more than a 50% ownership? If so, indicate name of related organization and relationship:
	J.	List parent corporation, sister corporations and subsidiaries:
	K.	Has the User (or any related corporation or person) been involved in or benefited by any prior industrial development financing in the municipality in which this project is located, whether by this agency or another issuer? (Municipality herein means city, town or village, or if the project is not in an incorporated city, town or village, the unincorporated areas of the county in which it is located.) If so, explain in full:
	L.	List major bank references of the User:
(if t	he C	Part II – Operation at Current Location Owner and the User are unrelated entities, answer separately for each)**
1.		rrent Location Address:
2.		vned or Leased:
		scribe your present location (acreage, square footage, number buildings, number of floors,

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4.	Type of operation (manufacturing, wholesale, distribution, retail, etc.) and products and/or services:
5.	Are other facilities or related companies of the Applicant located within the State? Yes ☒ No □
	A. If yes, list the Address: Oaktree Inn, 3475 Union Road, Buffalo, NY 14225-5119
6.	If yes to above ("5"), will the completion of the project result in the removal of such facility or facilities from one area of the state to another OR in the abandonment of such facility or facilities located within the State? Yes \(\Boxed{\sigma}\) No \(\Boxed{\sigma}\)
	A. If no, explain how current facilities will be utilized: Springhill Suites - Brookhaven, Long Islan
	hotel with 128 rooms, conference rooms, gym, pool, breakfast area and other amenities.
	B. If yes, please indicate whether the project is reasonably necessary for the Applicant to maintain its competitive position in its industry or remain in the State and explain in full:
7.	Has the Applicant actively considered sites in another state? Yes □ No □ No □ X
	A. If yes, please list states considered and explain:
8.	Is the requested financial assistance reasonably necessary to prevent the Applicant from moving out of New York State? Yes No A. Please explain:
9.	Number of full-time employees at current location and average salary (indicate hourly or yearly salary):

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Part III - Project Data

1.	Pro	oject Type:						
	A.	What type	of transaction are you seeking Straight Lease ■ Taxable Equipment Lease Only □	g?: (Check or Bonds □	,	Exempt F	Bonds □	1
	В.	Type of be	enefit(s) the Applicant is seeki Sales Tax Exemption □ PILOT Agreement:				c Exemp	otion 🗆
2.	Lo	cation of pr	roject:					
	A.	Street Add	lress: 2 Sawgrass Drive, Bel	lport, New Y	ork/			
	B.	Тах Мар:	District 200 Section 813	Block 1	_ Lot	(s)08	3.32	
	C.	Municipal	Jurisdiction:					
		i. ii. iii.	Town: Brookhaven Village: School District: South Cou	nter				
				шу			· · ·	
	D.	Acreage: _	4.6 acres					
3.	Pro	oject Comp	onents (check all appropriate c	categories):				
A		Constructi i.	on of a new building Square footage:		Yes		No	
В	.	Renovatio i.	ns of an existing building Square footage:			Yes		No
C	·,	Demolitio i.	n of an existing building Square footage:			Yes		No
D).	Land to be	e cleared or disturbed Square footage/acreage:	□ Yes		No		
E	C.	Constructi i. ii.	on of addition to an existing b Square footage of addition: _ Total square footage upon co	_			No	
F		Acquisitio	n of an existing building		166.00	Yes		No

		i.	Square footage of	of existing building:	60,115 s.f.		-	
G	} .		n of machinery an List principal ite	nd/or Equipment ems or categories of e	☐ Ye quipment to be			
4.	<u>Cu</u>	rrent Use at	Proposed Locati	on:				
	A.	Does the A	pplicant currentl	y hold fee title to the	proposed locat	ion?		
		i.	If no, please list	the present owner of	the site: Tow	vn of Brook	haven []	DA
	B.	Present use	of the proposed	location: 128 room	hotel, includin	g conferenc	e rooms	s, gym,
		_pool, brea	akfast area and ot	ther amenities				
	C.	Is the prop Agency or	osed location cur another?)	rently subject to an I Yes		(whether th	rough tl	nis
		i.	If yes, explain: _	[SEE RIDER ATT	ACHED HERE	ETO]		
	D.	Is there a p	urchase contract	for the site? (if yes,	explain):	Yes		No
		[SEE RI	DER ATTACHE	ED HERETO]				
	E.	Is there an	existing or propo	osed lease for the site	? (if yes, explai	n): 🛚 🖾	Yes	□ No
		[SEE RII	DER ATTACHE	D HERETO]				
5.	Pro	posed Use:						
	A.	site:	9	tions of the Applican				he project
		128 room l	notel, including o	conference rooms, gy	m, pool, break	fast area and	dother	
		amenities			0			
	В.	Proposed p	roduct lines and	market demands:	N/A			
	C.			to third parties, indic tenant, and the propo			re foota	ge of the

	D.	Need/purp		why is it necessary, effect on Applicant's business):

	E.	Will any personally	portion of the project ly visit the project loca	be used for the making of retail sales to customers who tion? Yes No
		i.	the sale of retail goo	age of the project location will be utilized in connection with ods and/or services to customers who personally visit the <1% (sundry/convenience store)
6.	Pro	oject Work	:	
	A.	Has const	ruction work on this p	project begun? If yes, complete the following:
		i. ii.	Site Clearance: Foundation:	Yes No No % COMPLETE
		iii.	Footings:	Yes □ No □ % COMPLETE Yes □ No □ % COMPLETE
		iv.	Steel:	Yes □ No □ % COMPLETE
		v. vi.	Masonry: Other:	Yes □ No □ % COMPLETE Project 100% complete
	В.	What is th	ne current zoning?:	J-Business -8, Hotel Motel District
	C.	Will the p	roject meet zoning red	quirements at the proposed location?
			Yes 🖄	No □
	D.	If a chang request:		d, please provide the details/status of the change of zone
		-	-	
	E.	Have site	plans been submitted	to the appropriate planning department? Yes □ No □
7.	Pro	oject Comp	letion Schedule:	
	A.		ne proposed commenc on/renovation/equipp	ement date for the acquisition and the ing of the project?
		i.	Acquisition:June	, 2017

	ii. Construction/Renovation/Eq	uippi	ing:N/A	
В.	Provide an accurate estimate of the time use of the project is expected to occur: _	sche Cu	edule to complete the project and when the fingurently in use	rs
	Part IV – Project	Cost	s and Financing	
Pro	oject Costs:			
A.	Give an accurate estimate of cost necess improvement and/or equipping of the pr		for the acquisition, construction, renovation, t location:	
	Description		<u>Amount</u>	
	Land and/or building acquisition	\$_	26,000,000 (approx.)	
	Building(s) demolition/construction	\$_		
	Building renovation	\$_		
	Site Work	\$_		
	Machinery and Equipment	\$_		
	Legal Fees	\$_		
	Architectural/Engineering Fees	\$_		
	Financial Charges	\$_		
	Other (Specify)	\$_		
	Total	\$_	26,000,000 (approx.)	
M	ethod of Financing:			
A. B. C. D. E.	Tax-exempt bond financing: Taxable bond financing: Conventional Mortgage: SBA (504) or other governmental finance Public Sources (include sum of all State and federal grants and tax credit Other loans:		\$ years	
G.	Owner/User equity contribution:	\$ <u>10,000,000 (approx.)</u> years		

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1.

2.

Total Project Costs \$ 26,000.000 (approx.)

		i. What percentage of the project costs will be financed from public sector sources?
		0%
3.	<u>Pro</u>	ject Financing:
	A.	Have any of the above costs been paid or incurred (including contracts of sale or purchase orders) as of the date of this application? Yes $\square X$ No \square
		i. If yes, provide detail on a separate sheet. \$594,000 (earnest money deposit)
	B.	Are costs of working capital, moving expenses, work in progress, or stock in trade included in the proposed uses of bond proceeds? Give details:
		N/A
	C.	Will any of the funds borrowed through the Agency be used to repay or refinance an existing mortgage or outstanding loan? Give details:
		N/A
	D.	Has the Applicant made any arrangements for the marketing or the purchase of the bond or bonds? If so, indicate with whom:
		N/A
		Part V – Project Benefits
1.	<u>Mc</u>	ortgage Recording Tax Benefit:
	A.	Mortgage Amount for exemption (include sum total of construction/permanent/bridge financing):
		\$
	В.	Estimated Mortgage Recording Tax Exemption (product of Mortgage Amount and .0105):
		\$

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2. Sales and Use Tax Benefit:

	A.		nount of costs for goods and services that are subject to State and local Sales and Use h amount to benefit from the Agency's exemption):				
		\$	-0-				
	В.	Estimate above):	d State and local Sales and Use Tax exemption (product of 8.625% and figure				
		\$	-0-				
	roject has a landlord/tenant (owner/user) arrangement, please provide a breakdown mber in "B" above:						
		i.	Owner: \$				
		ii.	User: \$				
3.	. Real Property Tax Benefit:						
	A. Identify and describe if the project will utilize a real property tax exemption benefit other than the Agency's PILOT benefit: No						
	В.	Agency l	PILOT Benefit: The Applicant is requesting a continuation of the existing schedule of PILOT payments pursuant to Exhibit B of				
		i.	Term of PILOT requested:the existing PILOT Agreement.				
		ii.	Upon acceptance of this application, the Agency staff will create a PILOT schedule and indicate the estimated amount of PILOT Benefit based on anticipated tax rates and assessed valuation and attached such information to Exhibit A hereto. At such time, the Applicant will certify that it accepts the proposed PILOT schedule and requests such benefit to be granted by the Agency.				
		oplication	will not be deemed complete and final until $\underline{Exhibit\ A}$ hereto has been completed				

Part VI – Employment Data

1. List the Applicant's and each users present employment, and estimates of (i) employment at the proposed project location at the end of year one and year two following project completion and (ii) the number of residents of the Labor Market Area* ("LMA") that would fill the full-time and part-time jobs at the end of year second year following completion:

	<u>Present</u>	First Year	Second Year	Residents of LMA
Full-Time	24	24	24	24
Part-Time**	10.94	10.94	10.94	10.94

and executed.

* The Labor Market Area includes the County/City/Town/Village in which the project is located as well Nassau and Suffolk Counties. ** Agency staff converts Part-Time jobs into FTEs for state reporting purposes by dividing the number of Part-Time jobs by two (2).

2. Salary and Fringe Benefits:

Category of Jobs to be Retained and Created		Average Fringe Benefits or Range of Fringe Benefits
Salary Wage Earners	26,074.68	5
Commission Wage Earners		
Hourly Wage Earners		
1099 and Contract Workers		

Note: The Agency reserves the right to visit the facility to confirm that job creation numbers are being met.

Part VII - Representations, Certifications and Indemnification

1.	Is the Applicant in any litigation which would have a material adverse effect on the Applicant's financial condition? (if yes, furnish details on a separate sheet)					
	Yes □ No □X					
2.	HAS THE APPLICANT OR ANY OF THE MANAGEMENT OF THE APPLICANT, THE ANTICIPATED USERS OR ANY OF THEIR AFFILIATES, OR ANY OTHER CONCERN WITH WHICH SUCH MANAGEMENT HAS BEEN CONNECTED, BEEN CITED FOR A VIOLATION OF FEDERAL, STATE OR LOCAL LAWS OR REGULATIONS WITH RESPECT TO LABOR PRACTICES, HAZARDOUS WASTES, ENVIRONMENTAL POLLUTION OR OTHER OPERATING PRACTICES? (IF YES, FURNISH DETAILS ON A SEPARATE SHEET)					
	Yes □ No □					
3.	Is there a likelihood that the Applicant would not proceed with this project without the Agency's assistance? (If yes, please explain why; if no, please explain why the Agency should grant the					

would not proceed with including the hotel in its portfolio, as the Applicant has determined that continuation of the PILOT program by the Agency at the levels currently in place is necessary to sustain the long-term financial viability of the hotel and for the hotel to be viewed as economically feasible to potential lenders.

The parent company of the Applicant, American Hotel Income Properties REIT LP, a publicly held company, is a nationwide owner of 95 hotel properties. Without the continued financial assistance of the Agency, the Applicant

4. If the Applicant is unable to obtain financial assistance from the Agency for the project, what would be the impact on the Applicant and on the municipality?

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No

benefits requested)

Yes 🔯

As stated above, the Applicant would not proceed with including the hotel in its portfolio without the continuing financial assistance of the Agency. This would have a negative impact on the community as it has the potential to deprive the community of economic activity associated with a thriving hotel. In addition, the consent of the Agency to the proposed transaction would ensure the hotel to be able to continue to contribute to the long-term tax base of the Town.

5. The Applicant understands and agrees that the provisions of Section 862(1) of the New York 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 area 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 its respective industry.

Initial ·

6. The Applicant understands and agrees that in accordance with Section 858-b(2) of the General Municipal Law, except as otherwise provided by collective bargaining agreements, new employment opportunities created as a result of the project will be listed with the New York State Department of Labor, Community Services Division and with the administrative entity of the service delivery area created pursuant to the Workforce Investment Act of 1998 (29 U.S.C. §2801) in which the project is located (collectively, the "Referral Agencies"). The Applicant also agrees, that it will, except as otherwise provided by collective bargaining contracts or agreements to which they are parties, where practicable, first consider for such new employment opportunities persons eligible to participate in federal job training partnership programs who shall be referred by the Referral Agencies.

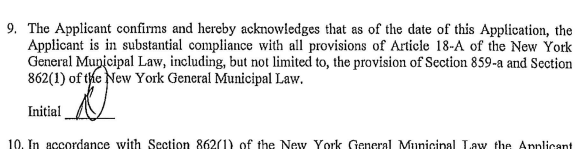
Initial ____

7. 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.

Initial

8. 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 the Project.

Initial



10. In accordance with Section 862(1) of the New York General Municipal Law the Applicant understands and agrees that projects which result in the removal of an industrial or manufacturing plant of the project occupant from one area of the State to another area of the State or in the abandonment of one or more plants or facilities of the project occupant within the State is ineligible for financial assistance from the Agency, unless otherwise approved by the Agency as reasonably necessary to preserve the competitive position of the project in its respective industry or to discourage the project occupant from removing such other plant or facility to a location outside the State.

Initial

11. The Applicant represents and warrants that to the Applicant's knowledge neither it nor any of its affiliates, nor any of their respective partners, members, shareholders or other equity owners, and none of their respective employees, officers, directors, representatives or agents is, nor will they become a person or entity with who United States persons or entities are restricted from doing business under regulations of the Office of Foreign Asset Control (OFAC) of the Department of the Treasury (including those named on OFAC's Specially Designated and Blocked Persons List or under any statute, executive order including the September 24, 2001, Executive Order Block Property and Prohibiting Transactions with Persons Who Commit, Threaten to Commit, or Support Terrorism, or other governmental action and is not and will not assign or otherwise transfer this Agreement to, contract with or otherwise engage in any dealings or transactions or be otherwise/\$ssociated with such persons or entities.

Initial /

12. The Applicant confirms and hereby acknowledges it has received the Agency's fee schedule attached hereto as Schedule A and agrees to pay such fees, together with any expenses incurred by the Agency, including those of Transaction Counsel, with respect to the Facility. The Applicant agrees to pay such expenses and further agrees to indemnify the Agency, its members, directors, employees and agents and hold the Agency and such persons harmless against claims for losses, damage or injury or any expenses or damages incurred as a result of action taken by or on behalf of the Agency in good faith with respect to the project.

Initial /

13. The Applicant confirms and hereby acknowledges it has received the Agency's Construction Wage Policy attached hereto as <u>Schedule B</u> and agrees to comply with the same.

Initial

14. The Applicant hereby agrees to comply with Section 875 of the General Municipal Law. The Company further agrees that the financial assistance granted to the project by the Agency is

subject to recapture pursuant to Section 875 of the Act and the Agency's Recapture and Termination Policy, attached hereto as $\underline{Schedule\ C}$.

Initial ____

15. The Applicant confirms and hereby acknowledges it has received the Agency's PILOT Policy attached pareto as Schedule D and agrees to comply with the same.

Initial A

Part VIII - Submission of Materials

- 1. Financial statements for the last two fiscal years (unless included in the Applicant's annual report).
- 2. Applicant's annual reports (or 10-K's if publicly held) for the two most recent fiscal years.
- 3. Quarterly reports (form 10-Q's) and current reports (form 8-K's) since the most recent annual report, if any.
- 4. In addition, please attach the financial information described in items A, B, and C of any expected guarantor of the proposed bond issue.
- 5. Completed Long Environmental Assessment Form.
- Most recent quarterly filling of NYS Department of Labor Form 45, as well as the most recent fourth quarter filling. Please remove the employee Social Security numbers and note the fulltime equivalency for part-time employees.

(Remainder of Page Intentionally Left Blank)

Part IX - Certification

DANIEL M. MILLER (name of representative of company submitting application) deposes and says that he coxsists is the Manager (title) of AHIP NY BELLPORT PROPERTIES LLC, the corporation (company name) named in the attached application; that he or she has read the foregoing application and knows the contents thereof; and that the same is true to his or her knowledge.

Deponent further says that s/he is duly authorized to make this certification on behalf of the entity named in the attached Application (the "Applicant") and to bind the Applicant. The grounds of deponent's belief relative to all matters in said Application which are not stated upon his/her personal knowledge are investigations which deponent has caused to be made concerning the subject matter this Application, as well as in formation acquired by deponent in the course of his/her duties in connection with said Applicant and from the books and papers of the Applicant.

As representative of the Applicant, deponent acknowledges and agrees that Applicant shall be and is responsible for all costs incurred by the Town of Brookhaven Industrial Development Agency (hereinafter referred to as the "Agency") in connection with this Application, the attendant negotiations and all matters relating to the provision of financial assistance to which this Application relates, whether or not ever carried to 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 Applicant is 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 incurred with respect to the application, up to that date and time, including fees to bond or transaction counsel for the Agency and fees of general counsel for the Agency. Upon successful conclusion and sale of the transaction contemplated herein, the Applicant shall pay to the Agency an administrative fee set by the Agency in accordance with its fee schedule in effect on the date of the foregoing application, and all other appropriate fees, which amounts are payable at closing.

Representative of Applicant

Sworn to me before this ≥ 1 ≤ 1 Day of MAY, 20.17

(seal)

CHONG G. KIM
Notary Public - California
Orange County
Commission # 2157597
My Comm. Expires Jul 20, 2020

EXHIBIT A

Proposed PILOT Schedule

Upon acceptance of the Application and completion of the Cost Benefit Analysis, the Agency will attach the proposed PILOT Schedule, together with the estimates of net exemptions based on estimated tax rates and assessment values to this Exhibit.

SCHEDULE A

Town of Brookhaven Industrial Development Schedule of Fees

Application - \$2,000 for projects with total costs under \$5 million

\$4,000 for projects with total costs \$5 million and over

Closing/Expansion

Sale/Transfer - 3/4 of one percent up to \$10 million total project cost and an additional 1/8

of a percent on any project costs in excess of \$10 million. Projects will incur a minimum charge of \$7,500 plus all publication and legal fees.

Annual Administrative -

\$1,000 administrative fee payable with PILOT.

Termination -

Between \$750 and \$2,000

Refinance -

1/10th of one percent of transaction price (project cost) or \$2,500,

whichever is greater.

Late PILOT Payment -

5% penalty, 1% interest monthly, plus \$1,000 administrative fee.

Processing Fee -

\$250 per hour with a minimum fee of \$250

Notes:

All fees are subject to adjustment by IDA Board members and/or staff on a case-by-case

basis.

Failure to abide by the terms and conditions of the PILOT and lease agreement including, but not limited to, rental of space will result in a reduction in abatement with the potential

for termination.

Updated: June 15, 2016

SCHEDULE B

CONSTRUCTION WAGE POLICY

EFFECTIVE January 1, 2005

The purpose of the Brookhaven IDA is to provide benefits that reduce costs and financial barriers to the creation and to the expansion of business and enhance the number of jobs in the Town.

The Agency has consistently sought to ensure that skilled and fair paying construction jobs be encouraged in projects funded by the issuance of IDA tax exempt bonds in large projects.

The following shall be the policy of the Town of Brookhaven IDA for application for financial assistance in the form of tax-exempt financing for projects with anticipated construction costs in excess of \$5,000,000.00 per site received after January 1, 2005. Non-profit corporations and affordable housing projects are exempt from the construction wage policy.

Any applicant required to adhere to this policy shall agree to:

- (1) Employ 90% of the workers for the project from within Nassau or Suffolk Counties. In the event that this condition cannot be met, the applicant shall submit to the Agency an explanation as to the reasons for its failure to comply and;
- (2) Be governed by the requirements of Section 220d of Article 8 of the Labor Law of the State of New York; and when requested by the Agency, provide to the Agency a plan for an apprenticeship program;

OR

Provide to the Agency a project labor agreement or alternative proposal to pay fair wages to workers at the construction site.

Furthermore, this policy may be waived, in the sole and final discretion of the Agency, in the event that the applicant demonstrates to the Agency special circumstances or economic hardship to justify a waiver to be in the best interests of the Town of Brookhaven.

Adopted: May 23, 2005

SCHEDULE C

RECAPTURE AND TERMINATION POLICY

EFFECTIVE JUNE 8, 2016

Pursuant to Sections 874(10) and (11) of Title 1 of Article 18-A of the New York State General Municipal Law (the "Act"), the Town of Brookhaven Industrial Development Agency (the "Agency") is required to adopt policies (i) for the discontinuance or suspension of any financial assistance provided by the Agency to a project or the modification of any payment in lieu of tax agreement and (ii) for the return of all or part of the financial assistance provided by the Agency to a project. This Recapture and Termination Policy was adopted pursuant to a resolution enacted by the members of the Agency on June 8, 2016.

I. <u>Termination or Suspension of Financial Assistance</u>

The Agency, in its sole discretion and on a case-by-case basis, may determine (but shall not be required to do so) to terminate or suspend the Financial Assistance (defined below) provided to a project upon the occurrence of an Event of Default, as such term is defined and described in the Lease Agreement entered into by the Agency and a project applicant (the "Applicant") or any other document entered into by such parties in connection with a project (the "Project Documents"). Such Events of Default may include, but shall not be limited to, the following:

- 1) Sale or closure of the Facility (as such term is defined in the Project Documents);
- 2) Failure by the Applicant to pay or cause to be paid amounts specified to be paid pursuant to the Project Documents on the dates specified therein;
- 3) Failure by the Applicant to create and/or maintain the FTEs as provided in the Project Documents;
- 4) A material violation of the terms and conditions of the Project Agreements; and
- 5) A material misrepresentation contained in the application for Financial Assistance, any Project Agreements or any other materials delivered pursuant to the Project Agreements.

The decision of whether to terminate or suspend Financial Assistance and the timing of such termination or suspension of Financial Assistance shall be determined by the Agency, in its sole discretion, on a case-by-case basis, and shall be subject to the notice and cure periods provided for in the Project Documents.

For the purposes of this policy, the term "Financial Assistance" 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 Agreements including, but not limited to:

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(i) 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 Applicant;

- (ii) sales tax exemption savings realized by or for the benefit of the Applicant, including and savings realized by any agent of the Applicant pursuant to the Project Agreements in connection with the Facility; and
- (iii) real property tax abatements granted under the Project Agreements.

II. Recapture of Financial Assistance

The Agency, in its sole discretion and on a case-by-case basis, may determine (but shall not be required to do so) to recapture all or part of the Financial Assistance provided to a project upon the occurrence of a Recapture Event, as such term is defined and described in the Project Documents. Such Recapture Events may include, but shall not be limited to the following:

- 1) Sale or closure of the Facility (as such term is defined in the Project Documents);
- 2) Failure by the Applicant to pay or cause to be paid amounts specified to be paid pursuant to the Project Documents on the dates specified therein;
- 3) Failure by the Applicant to create and/or maintain the FTEs as provided in the Project Documents;
- 4) A material violation of the terms and conditions of the Project Agreements; and
- 5) A material misrepresentation contained in the application for Financial Assistance, any Project Agreements or any other materials delivered pursuant to the Project Agreements.

The timing of the recapture of the Financial Assistance shall be determined by the Agency, in its sole discretion, on a case-by-case basis, and is subject to the notice and cure periods provided for in the Project Documents. The percentage of such Financial Assistance to be recaptured shall be determined by the provisions of the Project Documents.

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

For the avoidance of doubt, the Agency may determine to terminate, suspend and/or recapture Financial Assistance in its sole discretion. Such actions may be exercised simultaneously or separately and are not mutually exclusive of one another.

III. Modification of Payment In Lieu of Tax Agreement

In the case of any Event of Default or Recapture Event, in lieu of terminating, suspending or recapturing the Financial Assistance, the Agency may, in its sole discretion, adjust the payments in lieu of taxes due under the Project Agreements, so that the payments in lieu of taxes payable under the Project Agreements are adjusted upward retroactively and/or prospectively for each tax year until such time as the Applicant has complied with the provisions of the Project Agreements. The amount of such adjustments shall be determined by the provisions of the Project Documents.

SCHEDULE D

Agency Payment in Lieu of Taxes (PILOT) Policy

An annual fee of \$1,000 will be due to the Agency in addition to the PILOT payment to cover ongoing costs incurred by the Agency on behalf of the project.

- 1. The Town of Brookhaven Industrial Development Agency (IDA) may grant, or be utilized to obtain a partial or full real property tax abatement for a determined period which can be as long as ten years. To be eligible for this abatement there would be a requirement of new construction, or renovation, and a transfer of title of the real property to the Town of Brookhaven IDA.
- 2. The Chief Executive Officer (CEO) or their designee shall consult with the Town Assessor to ascertain the amounts due pursuant to each PILOT Agreement. Thereafter, the PILOT payment for each project shall be billed to the current lessees. The lessees can pay the PILOT payment in full by January 31st of each year, or in two equal payments due January 31st and May 31st of each year of the PILOT Agreement. The CEO or their designee shall send all PILOT invoices to the lessees on a timely basis.
- 3. The Town of Brookhaven IDA shall establish a separate, interest bearing bank account for receipt and deposit of all PILOT payments. The CEO or their designee shall be responsible for depositing and maintaining said funds with input from the Chief Financial Officer (CFO).
- 4. The CEO or their designee shall remit PILOT payments and penalties if any, to the respective taxing authorities in the proportionate amounts due to said authorities. These remittances shall be made within thirty (30) days of receipt of the payments to the Agency.
- 5. Payments in lieu of taxes which are delinquent under the agreement shall be subject to a late payment penalty of five percent (5%) of the amount due. For each month, or part thereof, that the payment in lieu of taxes is delinquent beyond the first month, interest shall on the total amount due plus a late payment penalty in the amount of one percent (1%) per month until the payment is made.
- 6. If a PILOT payment is not received by January 31st of any year or May 31st of the second half of the year the lessee shall be in default pursuant to the PILOT Agreement. The Agency may give the lessee notice of said default. If the payment is not received within thirty (30) days of when due, the CEO shall notify the Board, and thereafter take action as directed by the Board.
- 7. The CEO shall maintain records of the PILOT accounts at the Agency office.
- 8. Nothing herein shall be interpreted to require the Agency to collect or disburse PILOT payments for any projects which are not Agency projects.

- 9. Should the Applicant fail to reach employment levels as outlined in their application to the Agency, the Board reserves the right to reduce or suspend the PILOT Agreement, declare a default under the Lease or the Installment Sale Agreement, and/or convey the title back to the Applicant.
- 10. This policy has been adopted by the IDA Board upon recommendation of the Governance Committee and may only be amended in the same manner.

RIDER TO APPLICATION FOR FINANCIAL ASSISTANCE

TOWN OF BROOKHAVEN INDUSTRIAL DEVELOPMENT AGENCY

APPLICANT: AHIP NY BELLPORT PROPERTIES LLC

This Rider shall supplement the Application for Financial Assistance referenced above.

By way of background, American Hotel Income Properties REIT Inc. ("AHIP") has entered into an agreement to acquire a portfolio of hotels from MCR Development entities pursuant to a Purchase and Sale Agreement dated May 3, 2017 (the "Purchase Agreement"), which includes the SpringHill Suites Long Island Brookhaven located at 2 Sawgrass Drive, Bellport, New York (the "Property"). [A copy of the Purchase Agreement is annexed hereto.] (Pursuant to Section 2.2 of the Purchase Agreement, the parties shall finalize and agree on an allocation of the purchase price among each of the eighteen hotels, including the Property.)

The Property is currently owned by the Town of Brookhaven Industrial Development Agency (the "Agency") and is leased by the Agency to MCRS Brookhaven LLC (the "Tenant"), pursuant to that certain Amended and Restated Lease Agreement, dated December 1, 2010 (the "MCRS Sublease"). The Agency and the Tenant are also parties to additional Agency documentation, including that certain Amended and Restated Payment-In-Lieu-Of-Tax Agreement, dated December 1, 2010 (the "PILOT Agreement").

Upon the closing, and with the consent of the Agency, the Applicant, a wholly owned subsidiary of AHIP, will assume the rights and obligations of the Tenant for the duration of the term of the MCRS Sublease, including, without limitation, the assumption by the Applicant of the employment obligations of the Tenant as set forth in the MCRS Sublease. Please be advised that the Applicant is not seeking any additional financial assistance of the Agency; i.e., the Applicant is not requesting any sales and use tax exemption or any mortgage recording tax exemption. At the closing, the Applicant will assume all obligations of the Tenant set forth in the MCRS Sublease and in the PILOT Agreement.