



To be filed in the Community Development Department no later than March 1 of the year the exemption is desired to take effect.

I. APPLICANT INFORMAT	ION:							
Business Name			Business	Owners Name				
Address	City		State	Zip Code				
Phone Number	Email		Website					
Contact Person			Title					
Letter of authorization from coapplicable, attach to complet Business Unit's Federal Employer	ed application)		er than co	rporate officer (if				
Business Unit's Unemployment Co		•						
Business chief a chempreyment c								
Which of the following best descri	bes this business:							
New business to Indian River	County							
		w iobs						
Existing business in Indian River County creating new jobs If an expansion, how many jobs are currently in the business?								
II. PROJECT SITE LOCATION	ON:							
Address	City		State	Zip Code				
Property Parcel Number(s)								
Current Location (if different):								
Current Eocation (ii directit).								
Address	City		State	Zip Code				
	,			1				
Property Parcel Number(s)								
• Local description and average	Irotal of mad manager (attach to	aammlata	d application)				
 Legal description and survey s Verified statement (separate le ownership interest in the real p 	tter) naming every indi	vidual or e	entity havi	ing legal or equitable				



III. BUSINESS DESCRIPTION:
Business category [check one]
Manufacturing (minimum 10 new jobs)
New corporate office (minimum 50 new jobs)
Business with qualifying sales factor (see Appendix F; minimum 25 new jobs)
Give a full description of the primary business activities/functions:
If qualifying as a new corporate office, provide date of incorporation in Florida:
If qualifying as a sales factor business, provide sales factor data and calculation (attach to
completed application)
List the NAICS Code(s) for the business:
Note: NAICS Codes for business types can be found at the following website: http://www.census.gov/cgibin/sssd/naics/naicsrch?chart=2012
Will the site be a dedicated headquarters office? □Yes □No
If Yes, please check the appropriate headquarters type: regional national international
Has the State of Florida ad valorem tax exemption form been filed? (see Appendix B) Yes No If yes, please attach completed state form. If no, please attach DRAFT of completed state form.
11 yes, preuse utuen completeu state form. 11 no, preuse utuen 23011 1 or completeu state form.
IV. JOB CREATION INFORMATION:
Anticipated number of new full-time jobs that will be created by the business in Indian River County:
Salary range of new full-time jobs identified in the previous question:
(PLEASE LIST ALL NEW POSITIONS AND SALARIES ON APPENDIX A OF APPLICATION)



Phase	Number of net new full-time equivalent jobs created in the business	Date by which jobs will be created	Average Annual Wages (\$)
Ι			
II			
III			
Total			

V. TANGIBLE PERSONAL PROPERTY (to be acquired a	fter tax abatement is granted):
Itemization and description of tangible personal property (see App business for which abatement is sought, including estimated value acquisition:	
Total value of tangible personal property investment:	\$
VI. IMPROVEMENTS TO REAL PROPERTY (to be made	
VI. IMPROVEMENTS TO REAL PROPERTY (to be made Itemization and description of improvements to real property (see which abatement is sought, including estimated value and date of	after tax abatement is granted): Appendix E for definition) for
Itemization and description of improvements to real property (see	after tax abatement is granted): Appendix E for definition) for
Itemization and description of improvements to real property (see	after tax abatement is granted): Appendix E for definition) for
Itemization and description of improvements to real property (see	after tax abatement is granted): Appendix E for definition) for
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Itemization and description of improvements to real property (see	after tax abatement is granted): Appendix E for definition) for
Itemization and description of improvements to real property (see	after tax abatement is granted): Appendix E for definition) for



VII. CONFIDENTIALITY:	
Under Florida Statues 288.075 (see Appendix C), is the applicant requesting that any information provided as part of this application be treated as confidential? □Yes □No	on
If yes, indicate the specific information to be treated as confidential:	
VIII. CRIMINAL/CIVIL FINES OR PENALTIES:	
List and explain any criminal or civil fines or penalties or ongoing investigations that have been imposed upon the company, its executives, or its affiliates and any recent bankruptcy proceeding the applicant or its parent company:	
PLEASE FIND ATTACHED THE APPLICATION SCORING GUIDELINES USED BY THE COUNTY	
To the best of my knowledge, the information included in this application is accurate.	
Signature of Corporate Officer or Authorized Representative Date	_
Printed Name	
Indian Divar County Contact for Assistance	

Indian River County Contact for Assistance Bill Schutt, Senior Planner 772-226-1243 bschutt@ircgov.com



TAX ABATEMENT APPLICATION CHECKLIST

		<u>YES</u>	<u>NO</u>
I.	Brief narrative that describes nature of applicant's business		
П.	Letter of Authorization from corporate officer if applicable		
III.	Verified statement (separate letter) naming every individual or entity having legal or equitable ownership interest in the real property		
IV.	Legal description and sketch of project real property		
V.	Appendix A (job and wage information) completed		
VI.	State application form (DR-418) (to be filed no later than March 1 of the year the exemption is desired to take	e effect)	

APPENDIX A

Please list all net new full time job positions that will be created by the project. Please make additional copies of this form as needed.

Job Title	# of Positions	Anticipated Date of Hire	Annual Salary Per Job	Annualized Average Value of Benefits Per Job	Benefits Included
Example 1: Widget Operator	10	12/15/10	\$40,000	\$15,000	Health insurance, 401(k) contributions, vacation, and sick leave
Example 2: Engineer	5	12/15/10	\$53,000	\$20,000	Health insurance, 401(k) contributions, vacation, and sick leave

Job Title	# of Positions	Anticipated Date of Hire	Annual Salary Per Job	Annualized Average Value of Benefits Per Job	Benefits Included

Appendix B

DR-418 R. 12/99

Economic Development Ad Valorem Property Tax Exemption

Chapter 196.1995, Florida Statutes

	be filed with the Board of County Commissioners, the governing Business Name and Mailing Address:	g beards of t	the municipality, or bo	th, no later than March	1 of the	e year t	he exen	nption is desired to tal	ke effect.	
2.	Please give name and telephone number of Owner or Person	in charge o	f this Business.							
	NameTelephone Number									
	B. Exact Location (Legal Description and Street Address) of Property for which this return is filed:									
	Date you began, or will begin, business at this facility:									
5.	Description of the improvements to real property for which	h this exemp	otion is requested:	·, · · · · · · · · · · · · · · · · · ·						
	-									
	b. Date of commencement of construction of improvements									
6.				e when property was o	r is to l	he nurc	hased:			
٥.	a. Becomplied a treatment of the property for times a	o onompron	no requestion and day	o (mon proporty mas) o	TA	XPAYE	R'S	TAXPAYER'S	_	
			DATE. OF	ORIGINAL		TIMATE Conditio	Π.	ESTIMATE OF FAIR MARKET	Condition	APPRAISER'S USE ONLY
	CLASS OR ITEM	AGE	PURCHASED	COST	8	₩	<u> </u>	VALUE	Š	
						<u> </u>				
	4 ⁴ / ₁₀₀ = 100 ¹⁰					ļ		******		
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			ļ							
	A44									
						 				
				<u> </u>	l				1	
	b. Average Value of inventory on hand:									
	c. Any additional personal property not listed above for whi	ch an exemp	tion is claimed must b	e returned on form DR-	405 (T	[angible	Person	al Property Tax Retur	n) and a	copy attached to this form.
7.	Do you desire exemption as a "New Business" $\ \square$ or as an "S	xpansion of	an Existing Business	" 🔾						
8.	Describe Type or Nature of Your Business:									
9.	Trade Level (Check as many as apply) Retail O	v	Vholesale □	Manufacturing 🔾		F	Profession	onal 🔾 Se	rvice 🔾	Office Q Other Q
10.	a. Number of full-time employees to be employed in Florida									
	b. If an expansion of an existing business:									
	(1) Net increase in employment							or-		%
	(2) Increase in productive output resulting from this exp.	ansion								%
11.	Sales factor for the facility requesting exemption:									
	Total sales in Florida from this facility-one (1) location on									
	Total sales everywhere from this facility-one (1) location							=_		%
12.	For office space owned and used by a corporation newly dom	iciled in Flor	ida:							
	a. Date of incorporation in Florida:									
	b. Number of full-time employees at this location:					. <u>-</u>				
	reby request the adoption of an ordinance granting an exempti								-	
	the Board of County Commissioners, the governing authority of									
state	ed above by me is true, correct, and complete to the best of m	r knowleage	and belief, (if prepare	a by someone other tha	n lile i	axpaye	ır, nıs oe	ciaration is based on a	an mom	ation of which he has any knowledge.)
DAT	TE:			SIC	NED:			(Pr	eparer)	
eici	NED:(Taxoaver)							(,,	oparory	
	(.arpa)01)							(Pr	eparer's	Address)
TITL	LE:							(Pr	enarer's	Telephone Number)
			Property Ap	ppraiser's Use	Onl	у		ζ, .		,
).	Total revenue available to the county or municipality for the co	irrent fiscal y	ear from ad valorem	tax sources:						
II.	Revenue lost to the county or municipality for the current fisca	ıl year by viri	tue of exemptions pre	viously granted under ti	nis sec	tion: _				
III.	Estimate of the revenue which would be lost to the county or	municipality (during the current fisc	al year if the exemption	applie	ed for w	ere grar	nted and the property	for which	the exemption is requested would
	otherwise have been subject to taxation:									
	Estimate of the taxable value lost to the county or municipality	if the exem	ption applied for was	granted:						
	Improvements to real property			Personal Property						
V.	I have determined that the property listed above meets the de	finition, as d	efined by Section 196	3.012(15) or (16), Florida	a Statu	utes, as	a New	Business □, an "Expa	ansion of	an Existing Business" □, or Neither □,
VI.	Last year for which exemption may be applied									
O 4 T	re.				el@Mic	:D:				
υAI	re:				JUNE	·				

General Information

Ad Valorem property tax exemptions can be granted to new and expanding businesses only after the voters of a city and/or county vote in a referendum to allow that city or county to grant exemptions. Section 196.1995, Florida Statutes, requires that a referendum be held if: (1) The Board of County Commissioners or governing authority of a municipality (city or county commission) votes to hold such a referendum, or (2) if the county or city commission receives a petition signed by ten percent of the registered voters of the county or city. This referendum question can then be placed before the voters of a city or county at any regular election or special election called for voting on the tax incentive referendum or for any other purpose.

If the voters authorize exemptions, a company must first meet the definitions of a new or expanding business as stated in s. 196.012 (15) and (16), F.S.

The expansion must be on the same or a colocated site of the business current operations.

If a business meets one of the above definitions as a new or expanding business, it must then file this application with the county or city commission or both. After the city or county commission receives this application, it must submit the application to the county property appraiser for review. After the property appraiser makes the report as to the fiscal impact of granting the exemption, the county or city commission shall then adopt an ordinance in the usual manner-granting the exemption, if it chooses to do so.

A business cannot receive exemption from school taxes or water management district taxes. Also a business must pay taxes that were voted by the voters of a city or county to pay for bond issues and other special tax levies authorized by the voters of a city or county.

The exemption can only be for the improvements to the real property and for tangible personal property. The land on which the new or expanding business is to be located will still be taxed and taxes must be paid on it.

The action taken by a city or county commission can only exempt the taxes paid to that governmental body. A city can only exempt its taxes; a county can only exempt its taxes. All other taxes must be paid.

Statutory Definitions

Section 196.011 Annual application required for exemption.—

- (1)(a) Every person or organization who, on January 1, has the legal title to real or personal property, except inventory, which is entitled by law to exemption from taxation as a result of its ownership and use shall, on or before March 1 of each year, file an application for exemption with the county property appraiser, listing and describing the property for which exemption is claimed and certifying its ownership and use. The Department of Revenue shall prescribe the forms upon which the application is made. Failure to make application, when required, on or before March 1 of any year shall constitute a waiver of the exemption privilege for that year, except as provided in subsection (7) or subsection (8).
- Section 196.012(15) and (16), Florida Statutes

(15) "New business" means:

- (a) 1. A business establishing 10 or more jobs to employ 10 or more full-time employees in this state, which manufactures, processes, compounds, fabricates, or produces for sale items of tangible personal property at a fixed location and which comprises an industrial or manufacturing plant;
- 2. A business establishing 25 or more jobs to employ 25 or more full-time employees in this state, the sales factor of which, as defined by s.220.15(5), for the facility with respect to which it requests an economic development ad valorem tax exemption is less than 0.50 for each year the exemption is claimed; or
- 3. An office space in this state owned and used by a corporation newly domiciled in this state; provided such office space houses 50 or more full-time employees of such corporation; provided that such business or office first begins operation on a site clearly separate from any other commercial or industrial operation owned by the same business.
- (b) Any business located in an enterprise zone that first begins operation on a site clearly separate from any other commercial or industrial operation owned by the same business.
- (c) A new business that is situated on property annexed into a municipality and that, at the time of annexation, is receiving an economic development ad valorem tax exemption from the county under s. 196.1995.
- (16) "Expansion of an existing business"
- (a)1. A business establishing 10 or more jobs to employ 10 or more full-time employees in this state, which manufactures, processes, compounds, fabricates, or produces for sale items of tangible personal property at a fixed location and which comprises an industrial or manufacturing plant; or

- 2. A business establishing 25 or more jobs to employ 25 or more full-time employees in this state, the sales factor of which, as defined by s. 220.15(5), for the facility with respect to which it requests an economic development ad valorem tax exemption is less than 0.50 for each year the exemption is claimed; provided that such business increases operation on a site colocated with a commercial or industrial operation owned by the same business, resulting in a net increase in employment of not less than 10 percent or an increase in productive output of not less than 10 percent.
- (b) Any business located in an enterprise zone that increases operations on a site colocated with a commercial or industrial operation owned by the same business.

Section 196.1995 Economic development ad valorem tax exemption.-

- (6) With respect to a new business as defined by s. 196.012(15)(c), the municipality annexing the property on which the business is situated may grant an economic development ad valorem tax exemption under this section to that business for a period that will expire upon the expiration of the exemption granted by the county. If the county renews the exemption under subsection (7), the municipality may also extend its exemption. A municipal economic development ad valorem tax exemption granted under this subsection may not extend beyond the duration of the county exemption. Section 220.15(5), Fiorida Statutes.
- (5) The sales factor is a fraction the numerator of which is the total sales of the taxpayer in this state during the taxable year or period and the denominator of which is the total sales of the taxpayer everywhere during the taxable year or period.
- (a) As used in this subsection, the term "sales" means all gross receipts of the taxpayer except interest, dividends, rents, royalties, and gross receipts from the sale, exchange, maturity, redemption, or other disposition of securities. However:
- Rental income is included in the term if a significant portion of the taxpayer's business consists of leasing or renting real or tangible personal property; and

Royalty income is included in the term
if a significant portion of the taxpayer's business
consists of dealing in or with the production,
exploration, or development of minerals.

(b)1. Sales of tangible personal property occur in this state if the property is delivered or shipped to a purchaser within this state, regardless of the f.o.b. point, other conditions of the sale, or ultimate destination of the property, unless shipment is made via a common or contract carrier.

2. When citrus fruit is delivered by a cooperative for a grower-member, by a grower-member to a cooperative, or by a grower-participant to a Florida processor, the sales factor for the growers for such citrus fruit delivered to such processor shall be the same as the sales factor for the most recent taxable year of that processor. That

sales factor, expressed only as a percentage and not in terms of the dollar volume of sales, so as to protect the confidentiality of the sales of the processor, shall be furnished on the request of such a grower promptly after it has been determined for that taxable year.

 Reimbursement of expenses under an agency contract between a cooperative, a grower-member of a cooperative, or a grower and a processor is not a sale within this state.

- (c) Sales of a financial organization, including, but not limited to, banking and savings institutions, investment companies, real estate investment trust, and brokerage companies, occur in this state if derived from:
- Fees, commissions, or other compensation for financial services rendered within this state;
- 2. Gross profits from trading in stocks, bonds, or other securities managed within this state;
- Interest received within this state, other than interest from loans secured by mortgages, deeds of trust, or other liens upon real or tangible personal property located in this state, and dividends received within this state;
- Interest charged to customers at places of business maintained within this state for carrying debit balances of margin accounts, without deduction of any costs incurred in carrying such accounts;
- 5. Interest, fees, commissions, or other charges or gains from loans secured by mortgages, deeds of trust or other liens upon real or tangible personal property located in this state or from installment sale agreements originally executed by a taxpayer or the taxpayer's agent to sell real or tangible personal property located in this state;
- 6. Rents from real or tangible personal property located in this state; or
- Any other gross income, including other interest, resulting from the operation as a financial organization within this state.

In computing the amounts under this paragraph, any amount received by a member of an affiliated group (determined under s. 1504(a) of the Internal Revenue code, but without reference to whether any such corporation is an "includable corporation" under s. 1504(b) of the Internal Revenue code) from another member of such group shall be included only to the extent such amount exceeds expenses of the recipient directly related thereto.

Select Year: 2016 ✓

Go

The 2016 Florida Statutes

Title XIX Chapter 288 View Entire
PUBLIC COMMERCIAL DEVELOPMENT AND CAPITAL
BUSINESS IMPROVEMENTS

288.075 Confidentiality of records.—

- (1) DEFINITIONS.—As used in this section, the term:
- (a) "Economic development agency" means:
- 1. The Department of Economic Opportunity;
- 2. Any industrial development authority created in accordance with part III of chapter 159 or by special law;
- 3. Space Florida created in part II of chapter 331;
- 4. The public economic development agency of a county or municipality or, if the county or municipality does not have a public economic development agency, the county or municipal officers or employees assigned the duty to promote the general business interests or industrial interests of that county or municipality or the responsibilities related thereto;
 - 5. Any research and development authority created in accordance with part V of chapter 159; or
- 6. Any private agency, person, partnership, corporation, or business entity when authorized by the state, a municipality, or a county to promote the general business interests or industrial interests of the state or that municipality or county.
- (b) "Proprietary confidential business information" means information that is owned or controlled by the corporation, partnership, or person requesting confidentiality under this section; that is intended to be and is treated by the corporation, partnership, or person as private in that the disclosure of the information would cause harm to the business operations of the corporation, partnership, or person; that has not been disclosed unless disclosed pursuant to a statutory provision, an order of a court or administrative body, or a private agreement providing that the information may be released to the public; and that is information concerning:
 - 1. Business plans.
 - 2. Internal auditing controls and reports of internal auditors.
 - 3. Reports of external auditors for privately held companies.
 - (c) "Trade secret" has the same meaning as in s. 688.002.
 - (2) PLANS, INTENTIONS, AND INTERESTS.—
- (a)1. If a private corporation, partnership, or person requests in writing before an economic incentive agreement is signed that an economic development agency maintain the confidentiality of information concerning plans, intentions, or interests of such private corporation, partnership, or person to locate, relocate, or expand any of its business activities in this state, the information is confidential and exempt from s. 119.07 (1) and s. 24(a), Art. I of the State Constitution for 12 months after the date an economic development agency receives a request for confidentiality or until the information is otherwise disclosed, whichever occurs first.
- 2. An economic development agency may extend the period of confidentiality specified in subparagraph 1. for up to an additional 12 months upon written request from the private corporation, partnership, or person who originally requested confidentiality under this section and upon a finding by the economic development agency that such private corporation, partnership, or person is still actively considering locating, relocating, or

Attachment 6

expanding its business activities in this state. Such a request for an extension in the period of confidentiality must be received prior to the expiration of any confidentiality originally provided under subparagraph 1.

If a final project order for a signed economic development agreement is issued, then the information will remain confidential and exempt for 180 days after the final project order is issued, until a date specified in the final project order, or until the information is otherwise disclosed, whichever occurs first. However, such period of confidentiality may not extend beyond the period of confidentiality established in subparagraph 1. or subparagraph 2.

- (b) A public officer or employee may not enter into a binding agreement with any corporation, partnership, or person who has requested confidentiality of information under this subsection until 90 days after the information is made public unless:
 - 1. The public officer or employee is acting in an official capacity;
 - 2. The agreement does not accrue to the personal benefit of such public officer or employee; and
- 3. In the professional judgment of the officer or employee, the agreement is necessary to effectuate an economic development project.
- (3) TRADE SECRETS.—Trade secrets held by an economic development agency are confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution.
- (4) PROPRIETARY CONFIDENTIAL BUSINESS INFORMATION.—Proprietary confidential business information held by an economic development agency is confidential and exempt from s. <u>119.07(1)</u> and s. 24(a), Art. I of the State Constitution, until such information is otherwise publicly available or is no longer treated by the proprietor as proprietary confidential business information.
- (5) IDENTIFICATION, ACCOUNT, AND REGISTRATION NUMBERS.—A federal employer identification number, reemployment assistance account number, or Florida sales tax registration number held by an economic development agency is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution.
 - (6) ECONOMIC INCENTIVE PROGRAMS.—
- $\frac{1}{2}$ (a) The following information held by an economic development agency pursuant to the administration of an economic incentive program for qualified businesses is confidential and exempt from s. $\frac{119.07}{1}$ (1) and s. 24 (a), Art. I of the State Constitution for a period not to exceed the duration of the incentive agreement, including an agreement authorizing a tax refund or tax credit, or upon termination of the incentive agreement:
- 1. The percentage of the business's sales occurring outside this state and, for businesses applying under s. <u>288.1045</u>, the percentage of the business's gross receipts derived from Department of Defense contracts during the 5 years immediately preceding the date the business's application is submitted.
- 2. An individual employee's personal identifying information that is held as evidence of the achievement or nonachievement of the wage requirements of the tax refund, tax credit, or incentive agreement programs or of the job creation requirements of such programs.
 - 3. The amount of:
 - a. Taxes on sales, use, and other transactions paid pursuant to chapter 212;
 - b. Corporate income taxes paid pursuant to chapter 220;
 - c. Intangible personal property taxes paid pursuant to chapter 199;
 - d. Insurance premium taxes paid pursuant to chapter 624;
 - e. Excise taxes paid on documents pursuant to chapter 201;
 - f. Ad valorem taxes paid, as defined in s. 220.03(1); or
 - g. State communications services taxes paid pursuant to chapter 202.

However, an economic development agency may disclose in the annual incentives report required under s. <u>288.907</u> the aggregate amount of each tax identified in this subparagraph and paid by all businesses participating in each economic incentive program.

- (b)1. The following information held by an economic development agency relating to a specific business participating in an economic incentive program is no longer confidential or exempt 180 days after a final project order for an economic incentive agreement is issued, until a date specified in the final project order, or if the information is otherwise disclosed, whichever occurs first:
 - a. The name of the qualified business.
 - b. The total number of jobs the business committed to create or retain.
 - c. The total number of jobs created or retained by the business.
- d. Notwithstanding s. <u>213.053(2)</u>, the amount of tax refunds, tax credits, or incentives awarded to, claimed by, or, if applicable, refunded to the state by the business.
 - e. The anticipated total annual wages of employees the business committed to hire or retain.
- 2. For a business applying for certification under s. <u>288.1045</u> which is based on obtaining a new Department of Defense contract, the total number of jobs expected and the amount of tax refunds claimed may not be released until the new Department of Defense contract is awarded.
- (7) PENALTIES.—Any person who is an employee of an economic development agency who violates the provisions of this section commits a misdemeanor of the second degree, punishable as provided in s. <u>775.082</u> or s. <u>775.083</u>.

History.—s. 1, ch. 77-75; s. 1, ch. 79-395; s. 3, ch. 83-47; s. 1, ch. 86-152; s. 1, ch. 86-180; s. 1, ch. 86-218; s. 1, ch. 89-217; s. 104, ch. 90-360; s. 245, ch. 91-224; s. 220, ch. 95-148; s. 1, ch. 95-378; s. 1, ch. 96-353; s. 135, ch. 96-406; s. 14, ch. 99-256; s. 1, ch. 2001-161; s. 5, ch. 2002-183; s. 27, ch. 2003-286; s. 55, ch. 2006-60; s. 1, ch. 2006-157; s. 1, ch. 2007-203; s. 23, ch. 2011-76; s. 148, ch. 2011-142; s. 1, ch. 2012-28; s. 55, ch. 2012-30.

¹Note.—Section 35, ch. 2011-76, provides that:

- "(1) The executive director of the Department of Revenue is authorized, and all conditions are deemed met, to adopt emergency rules under ss. 120.536(1) and 120.54(4), Florida Statutes, for the purpose of implementing this act.
- "(2) Notwithstanding any other provision of law, such emergency rules shall remain in effect for 6 months after the date adopted and may be renewed during the pendency of procedures to adopt permanent rules addressing the subject of the emergency rules."

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Appendix D

Definition of "Tangible personal property" per Florida Statutes 192.001(11)(d)

(d) "Tangible personal property" means all goods, chattels, and other articles of value (but does not include the vehicular items enumerated in s. 1(b), Art. VII of the State Constitution and elsewhere defined) capable of manual possession and whose chief value is intrinsic to the article itself. "Construction work in progress" consists of those items of tangible personal property commonly known as fixtures, machinery, and equipment when in the process of being installed in new or expanded improvements to real property and whose value is materially enhanced upon connection or use with a preexisting, taxable, operational system or facility. Construction work in progress shall be deemed substantially completed when connected with the preexisting, taxable, operational system or facility. Inventory and household goods are expressly excluded from this definition.

Appendix E

Definition of "Real property" per Florida Statutes 192.001(12)

"Real property" means land, buildings, fixtures, and all other improvements to land. The (12)terms "land," "real estate," "realty," and "real property" may be used interchangeably.

Appendix F

Sales Factor per Florida Statutes 220.15(5)

Definition

- (5) The sales factor is a fraction the numerator of which is the total sales of the taxpayer in this state during the taxable year or period and the denominator of which is the total sales of the taxpayer everywhere during the taxable year or period.
- (a) As used in this subsection, the term "sales" means all gross receipts of the taxpayer except interest, dividends, rents, royalties, and gross receipts from the sale, exchange, maturity, redemption, or other disposition of securities. However:
 - 1. Rental income is included in the term if a significant portion of the taxpayer's business consists of leasing or renting real or tangible personal property; and
 - 2. Royalty income is included in the term if a significant portion of the taxpayer's business consists of dealing in or with the production, exploration, or development of minerals.
- (b) 1. Sales of tangible personal property occur in this state if the property is delivered or shipped to a purchaser within this state, regardless of the f.o.b. point, other conditions of the sale, or ultimate destination of the property, unless shipment is made via a common or contract carrier. However, for industries in NAICS National Number 311411, if the ultimate destination of the product is to a location outside this state, regardless of the method of shipment or f.o.b. point, the sale shall not be deemed to occur in this state. As used in this paragraph, "NAICS" means those classifications contained in the North American Industry Classification System, as published in 2007 by the Office of Management and Budget, Executive Office of the President.
 - 2. When citrus fruit is delivered by a cooperative for a grower-member, by a grower-member to a cooperative, or by a grower-participant to a Florida processor, the sales factor for the growers for such citrus fruit delivered to such processor shall be the same as the sales factor for the most recent taxable year of that processor. That sales factor, expressed only as a percentage and not in terms of the dollar volume of sales, so as to protect the confidentiality of the sales of the processor, shall be furnished on the request of such a grower promptly after it has been determined for that taxable year.
 - 3. Reimbursement of expenses under an agency contract between a cooperative, a grower-member of a cooperative, or a grower and a processor is not a sale within this state.
- (c) Sales of a financial organization, including, but not limited to, banking and savings institutions, investment companies, real estate investment trusts, and brokerage companies, occur in this state if derived from:
 - 1. Fees, commissions, or other compensation for financial services rendered within this state;

Appendix F (continued)

- 2. Gross profits from trading in stocks, bonds, or other securities managed within this state;
- 3. Interest received within this state, other than interest from loans secured by mortgages, deeds of trust, or other liens upon real or tangible personal property located without this state, and dividends received within this state:
- 4. Interest charged to customers at places of business maintained within this state for carrying debit balances of margin accounts, without deduction of any costs incurred in carrying such accounts;
- 5. Interest, fees, commissions, or other charges or gains from loans secured by mortgages, deeds of trust, or other liens upon real or tangible personal property located in this state or from installment sale agreements originally executed by a taxpayer or the taxpayer's agent to sell real or tangible personal property located in this state;
- 6. Rents from real or tangible personal property located in this state; or
- 7. Any other gross income, including other interest, resulting from the operation as a financial organization within this state.

In computing the amounts under this paragraph, any amount received by a member of an affiliated group (determined under s. 1504(a) of the Internal Revenue Code, but without reference to whether any such corporation is an "includable corporation" under s. 1504(b) of the Internal Revenue Code) from another member of such group shall be included only to the extent such amount exceeds expenses of the recipient directly related thereto.

• Calculation

Total sales of the taxpayer in Florida from the facility location during the taxable year or period.

Total sales of the taxpayer everywhere from the facility location during the taxable year or period.

To qualify for a tax abatement as a sales factor business, the result of the sales factor calculation must be less than 0.50 for each year the tax abatement is claimed.

INDIAN RIVER COUNTY AD VALOREM TAX ABATEMENT APPLICATION **SCORING GUIDELINES**

Scoring Matrix

NUMBER OF NEW FULL TIME JOBS	S CREATED					
Maximum Number of Points:	Maximum Number of Points: 30					
	POINTS					
1. $10-19$ jobs (manufacturing) or	10					
25 – 49 jobs (sales factor) or						
50 – 99 jobs (corporate office) or						
2. 20 – 29 jobs (manufacturing) or	18					
50 – 74 jobs (sales factor)						
100 – 149 jobs (corporate office) or						
3. 30 – 49 jobs (manufacturing) or	25					
75 – 99 jobs (sales factor)						
150 – 199 jobs (corporate office) or						
4. 50 or more jobs (manufacturing) or	30					
100 or more jobs (sales factor)						
200 or more jobs (corporate office) or						

LEVEL OF AVERAGE WAGES	
Maximum Number of Points: 30	
	POINTS
1. More than 75% but less than 100% county average wage	10
2. 100% or more but less than 115% county average wage	18
3. 115% or more but less than 150% county average wage	25
4. 150% or more	30

LEVEL OF LOCAL CAPITAL INVESTMENT				
Maximum Number of Points: 20				
	POINTS			
1. More than \$100,000 but less than \$500,000	20			
2. \$500,000 or more but less than \$1,000,000	20			
3. \$1,000,000 or more but less than \$5,000,000	20			
4. \$5,000,000 or more	20			

PROJECT EXCELLENCE	
Maximum Number of Points: 20	
	POINTS
Special project attributes that advance county economic development	0 - 20
goals, objectives, and policies	

Award Categories

Abatement Percentage by Year

Total Points	Yr. 1	Yr. 2	Yr. 3	Yr. 4	Yr. 5	Yr. 6	Yr. 7	Yr. 8	Yr. 9	Yr. 10
1. 40-60	100%	100%	80%	60%	40%	20%	10%	0%	0%	0%
2. 61-80	100%	100%	90%	80%	60%	40%	20%	10%	0%	0%
3. 81 or more	100%	100%	100%	90%	80%	70%	60%	50%	40%	30%

V. (D) ((1 O E) (O E)	ORD	INANCE	NO. 20	_	
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WHEREAS, Title XI of the Code of Indian River County, entitled "Economic Development Ad Valorem Tax Exemption Ordinance," authorizes the Board of County Commissioners to grant economic development ad valorem tax exemptions ("Exemption") to certain new or expanding businesses; and

WHEREAS, Section 196.1995(10), Florida Statutes, requires that any action of the Board granting an Exemption to a new or expanding business be set forth in an ordinance; and

WHEREAS, the Board has determined that all prerequisites to the granting of an Exemption to ______ have been met, and the granting of such Exemption will promote and strengthen the local economy and thereby enhance the health, welfare and general well-being of the citizens of Indian River County,

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF INDIAN RIVER COUNTY, FLORIDA, THAT:

Section 1. Enactment Authority.

Section 3, Article VII of the Florida Constitution and Section 196.1995 authorize the Board of County Commissioners to grant economic development ad valorem tax exemptions to certain new and expanding businesses, upon majority vote in favor of such authority in a referendum called for such purpose. In a referendum held on November 2, 2010, a majority of voters in Indian River County voted in favor of such authority, and Title XI of the Code of Indian River County, entitled "Economic Development Ad Valorem Tax Exemption Ordinance" became effective.

Section 2. Findings.

The Board finds that the	above "Whereas"	" clauses are	true and	correct,	and hereby
incorporates such clauses	s as findings of the	e Board. Add	litionally, t	he Board	specifically
finds that	meets the re	quirements of	Section '	196.012(1	5) [or (16)],
Florida Statutes.				,	, - , , ,

Section 3. Creation of New Section.

Section 1100.XX of the Code of Indian River County, Florida, is hereby created to read as follows:

Section 1100.XX Economic Development Ad Valorem Tax Exemption Granted to ('Business').

- (1) An economic development ad valorem tax exemption is hereby granted to Business whose address is

 The exemption shall apply to its new improvements to real property and its new tangible personal property related to its new business [or expansion of its existing business] located at the following address

 This exemption shall apply only to the improvements to real property and the tangible personal property described in Business' Application for such exemption.
- (2) The exemption shall be for a term of years commencing with the first year the new improvements or new tangible personal property are added to the assessment roll. The amount of the exemption shall be percent of county ad valorem taxes which would otherwise be due with respect to the new improvements or new tangible personal property in the absence of the exemption.
- (3) The total amount of revenue available to the County from ad valorem tax sources for the current fiscal year is \$\; the total amount of revenue lost to the County for the current fiscal year by virtue of economic development ad valorem tax exemptions currently in effect is \$\; and the estimated revenue loss to the County for the current fiscal year attributable to the exemption granted in this section is \$\;
- (4) The exemption shall be subject to all provisions set forth in sections 1100.01 through 1100.13. Without limitation, the continuation of the exemption shall be contingent upon Business' compliance with section 1100.10 relating to "Continuing Performance."
- (5) The Board specifically finds that Business meets the requirements of section 196.012(15 [or (16)], Florida Statutes.

Section 4. Severability. If any part of this ordinance is held to be invalid or unconstitutional by a court of competent jurisdiction, the remainder of this ordinance shall not be affected by such holding and shall remain in full force and effect.
Section 5. Effective Date. This ordinance shall become effective upon enactment by the Board of County Commissioners and filing with the Department of State.
This ordinance was advertised in the Vero Beach Press Journal on the _____ day of _____ at ____, 20___, at

, 20, ioi a public nearing ti	o be neid on the day of, 20, a
which time it was moved for adoption to Commissioner	by Commissioner, seconded by and adopted by the following vote:
Chairman	
Vice Chairman	
Commissioner	
Commissioner	
Commissioner	
day of, 20	BOARD OF COUNTY COMMISSIONERS OF INDIAN RIVER COUNTY, FLORIDA
	By:, Chairman
ATTEST: Jeffrey K. Barton, Clerk	, Chairman
Ву:	
Deputy Clerk	
EFFECTIVE DATE: This Ordinance was	s filed with the Department of State on the

ECONOMIC DEVELOPMENT AD VALOREM TAX EXEMPTION AGREEMENT

THIS AGREEME	ENT is entered into as of the	day of	, by and
	ver County, a political subdivi		
	, a	, organized and ϵ	existing under the laws of
the State of	("Business").		-
•	ty has adopted the Indian River dinance ("Ordinance"), set forth		*
	nty has adopted Ordinance Nonic development ad valorem tax		
not be effective un	ordinance and the Exemption Or til County and Business enter in reement ("Agreement"),		-
· · · · · · · · · · · · · · · · · · ·	DRE , in consideration of the muion, the receipt and sufficiency cllows:		· ·
1. Recitals.	The above recitals are true and	correct and are incor	rporated herein.

- **2. Definitions**. Unless otherwise stated, all capitalized terms herein shall have the meaning set forth in the Ordinance.
- 3. Business' Representations, Covenants and Warranties. At all times during the term of the Exemption, Business represents, covenants and warrants to County that: (a) all information submitted by Business in the Application is, and was at the time of submittal, true and correct, (b) all information submitted by Business in any annual report submitted pursuant to section 1100.10(b) of the Code will be, at the time of submittal, true and correct, (c) each representation previously made by Business to County's Board of County Commissioners in a public meeting was, and each representation made by Business to County's Board of County Commissioners in the future will be, at the time of such representation, true and correct, (d) Business will fully perform and remain in full compliance with all Exemption Requirements and all requirements of this Agreement, (e) without limitation, Business will establish and continue to provide all jobs required for Business to qualify as a New Business [or an Expansion of an Existing Business] ("Jobs"), (f) without limitation, the average wage paid by Business with respect to the Jobs during each calendar quarter will be equal to

- or greater than the average wage represented by Business in the Application, and (g) Business has not committed and will not commit any Violation of Law (each of subparagraphs (a) through (f), "Commitment").
- 4. Violation by Business of Commitment: In the event of a violation by Business of any Commitment, County may, in its sole discretion, (a) revoke or revise the Exemption, effective as of the date of such action, (b) revoke or revise the exemption, effective as of the date of violation of the Commitment. In such case County, the Property Appraiser or the Tax Collector shall be entitled to recover all or any portion of taxes not paid after the date of violation as a result of the Exemption, plus interest, costs of collection and attorney's fees, as set forth in section 1100.11(b) of the Code, or (c) pursue any other remedy available in law or in equity. Business shall immediately notify County in writing of any facts or events which constitute or may constitute a violation by Business of any Commitment.
- **5. No Limitation of County's Rights**. Nothing in this Agreement shall be construed as a restriction or limitation of County's rights as set forth in general law or the Code, including the Ordinance and the Exemption Ordinance.
- 6. County's Right of Inspection. At any time during the term of the Exemption, County shall have the right to inspect any of Business' books and records to determine Business' compliance with all Exemption Requirements and all requirements of this Agreement; provided, however, that nothing in this paragraph shall be interpreted as relieving Business of its obligation to notify County in writing of any facts or events which constitute or may constitute a violation by Business of any Commitment, as set forth in paragraph 4 above.
- **7. Public Records**. Business acknowledges that any records made or received by County in connection with the Exemption are subject to the Public Records Act, Chapter 119, Florida Statutes.
- **8. Transfer of Property Subject to Exemption**. Business shall notify County of any transfer of real or personal property subject to the Exemption, within thirty (30) days of the date of such transfer.
- **9. Form of Notice**. Any notice hereunder shall be in writing and delivered by (i) certified mail, return receipt requested, (ii) overnight or priority mail, in a form providing proof of receipt, or (iii) hand delivery, with written acknowledgement of receipt by the recipient.

- 10. Interpretation. This Agreement has been submitted to the equal review and scrutiny of both parties, and both parties agree that it fairly and accurately sets forth the terms their agreement. In any dispute between the parties, the Agreement shall be given a fair and reasonable interpretation, without consideration or weight being given to the fact that it was initially prepared or drafted by any particular party.
- 11. Severability. Each provision of this Agreement is deemed to be separate and divisible. If any provision shall be held invalid, the remaining provisions shall remain in full force and effect.
- **12. Governing Law**. This Agreement shall be governed by and interpreted in accordance with the laws of the State of Florida.
- **13. Jurisdiction and Venue**. Exclusive jurisdiction for any proceedings arising out of or relating to this Agreement shall be in the circuit court of the State of Florida. Venue shall be in Indian River County, Florida.
- 14. Attorney's Fees, etc. In any legal proceedings arising out of or relating in any way to this Agreement, the prevailing party shall recover from the non-prevailing part all fees, costs and expenses, including, without limitation, reasonable attorney's fees at all trial, appellate and collection levels.
- 15. Waiver of Jury Trial. EACH PARTY HEREBY KNOWINGLY AND INTENTIONALLY WAIVES TRIAL BY JURY OF ANY ISSUE ARISING OUT OF OR RELATING IN ANY WAY TO THIS AGREEMENT. ALL SUCH ISSUES SHALL BE RESOLVED BY NON-JURY TRIAL.
- **16. Amendment**. This Agreement may be amended or modified only by subsequent written agreement signed by all parties and, with respect to County, approved by County's Board of County Commissioners.
- 17. Successors and Assigns. This agreement shall be binding upon the parties and their successors and assigns.

IN WITNESS WHEREOF the parties hereto have executed this Agreement as of the date first written above.

INDIAN RIVER COUNTY

BUSINESS

By:	By:
Chairman, Board of County Commissioners	
Date approved by BCC:	
ATTEST: J. K. Barton, Clerk	
By:	
, Deputy Clerk	
Approved:	
County Administrator	
Approved as to form and legal sufficiency.	
County Attorney	