

ELIGIBILITY INFORMATION REQUIRED FOR PLP SUBMISSION Rev.11/10

This entire form is to be completed by the lender.

Applicant Name _____
Lender Name _____
Purpose of Loan _____
Describe Type of Business _____

If the answer to either of the following two statements is “No”, the loan is not eligible.

Applicant is an operating business organized for profit, is located in United States, has demonstrated a need for the desired credit, and the desired credit is not otherwise available on reasonable terms from non-Federal sources. YES ___ NO ___
The products and/or services of the Applicant business are available to the general public. YES ___ NO ___

A. Size and Affiliation

Primary industry of Applicant _____ NAICS Code of Applicant _____
Average annual receipts of Applicant Business (excluding affiliates) over last 3 completed fiscal years _____
No. of employees of Applicant Business _____ SBA size standard for Applicant _____
(SBA size standards by NAICS industry are found at 13 CFR, part 121.201.)

OR (alternative size standard) tangible net worth is _____ (not in excess of \$15 million) and average net income after Federal income taxes (excluding any carry-over losses) for the preceding two completed fiscal years is _____ (not in excess of \$5.0 million). (The alternative size standard is found at 13 CFR, part 121.301.)

The combined size calculation of applicant and its affiliates meets the size standard for the applicant’s primary industry or the size standard for the primary industry of the applicant and its affiliates, whichever is higher. YES ___ NO ___

OR
The combined size calculation of applicant and its affiliates meets the alternative size standard. YES ___ NO ___

If size standard is exceeded by no more than 25%, Applicant agrees to use the assistance within a labor surplus area. YES ___ NO ___

Check if applicable regarding any affiliates:

___ Applicant has possible affiliates. *If checked, provide the following information in attachment to this form:*
List possible affiliates, discuss possible bases of affiliation and determine if affiliation exists. If affiliation exists, list the primary industry of applicant and affiliates and the NAICS code. Also, state 1) combined average annual receipts over last 3 completed fiscal years or number of employees for applicant and all affiliates OR 2) combined tangible net worth and combined average net income after Federal income taxes (excluding any carry-over losses) for the preceding two fiscal years for applicant and all affiliates.

Check if applicable regarding any franchise/license/dealer/jobber agreement:

___ Applicant business has a franchise/license/dealer/jobber or similar agreement. *If checked, answer the following:*
The SBA Franchise Registry lists the agreement as an approved agreement. YES ___ NO ___

If “No,” answer the following statement:

You have made the determination that the applicant business has the right to profit and risk of loss commensurate with ownership and there are no excessive restraints on the sale of the franchise/license/dealer/jobber or similar interest. YES ___ NO ___

If “No,” loan is not eligible.

B. Associates of the Applicant

Lender has assessed the liquid assets of the immediate family (including spouse and dependent children) of each owner of 20% or more of the equity of the Applicant (and of the Operating Company, if the Applicant is an Eligible Passive Company) and determined that they do not exceed:

- for a financing package of \$250,000 or less, two times the total financing package or \$100,000, whichever is greater;
 - for a financing package between \$250,001 and \$500,000, one and one-half times the total financing package or \$500,000, whichever is greater;
 - for a financing package of more than \$500,000, one times the total financing package or \$750,000, whichever is greater.
- YES ___ NO ___

No Associate (an officer, director, owner of more than 20 percent of the equity, or key employee) of the Applicant is incarcerated, on probation, on parole, or under indictment for a felony or a crime of moral turpitude. YES ___ NO ___

All owners of 20 percent or more of the Applicant (including a spouse owning 5 percent or more when the combined ownership of both spouses is 20 percent or more) will guarantee the loan (except for ESOPs or eligible 401(k)Trusts). YES ___ NO ___

All Associates of business are either U.S. citizens or non-U.S. citizens whose status is being verified with USCIS. For non-U.S. citizens, the lender has obtained a copy of the individual's USCIS documentation and submitted a USCIS Form G-845, "Document Verification Request" with supporting information to the appropriate USCIS office. In addition, the lender will not close and disburse the loan prior to receiving confirmation from USCIS that the alien status of all principals meets SBA's policies YES ___ NO ___

If "Yes," CHOOSE the ONE that applies (If neither applies, the loan is not eligible):

___ The business is at least 51 percent owned by individuals who are U.S. citizens and/or who have Lawful Permanent Resident (LPR) status, which lender will verify with the USCIS prior to first disbursement, and control the management and daily operations of the business; OR

___ The business is at least 51 percent owned by aliens with an alien status other than LPR, which lender will verify with the USCIS prior to first disbursement, the lender has determined that continual and consistent management of the business has been provided by a U.S. citizen or by an LPR (which lender will verify with the USCIS prior to first disbursement) for at least one year and will continue indefinitely AND U.S. collateral is pledged sufficient to pay the loan in full at any time. (Businesses less than one year old do not meet these requirements.)

C. Terms of the Loan

The maturity of the loan does not exceed the maximum allowable by SBA for the use of proceeds and is the shortest appropriate term commensurate with repayment ability of the Applicant. YES ___ NO ___

SBA guaranty percentage does not exceed 85% for a loan of \$150,000 or less OR 75% for a loan greater than \$150,000; OR if submitted under the Small Business Jobs Act of 2010 (the "Jobs Act"), does not exceed 90% through 12/31/2010. YES ___ NO ___

The amount of this loan does not exceed \$5 million. YES ___ NO ___

CHOOSE ONE – Amount of SBA Guaranty:

___ The aggregate guaranty amount of the SBA portions for this application and all outstanding 7(a) and 504 loans to Applicant and its affiliates does not exceed \$4.5 million through 12/31/2010 (and \$3.75 million beginning 1/1/2011).

___ This is a working capital loan request to a borrower that has an International Trade loan approved after 12/7/04. The guaranty amount of this working capital loan does not exceed \$4.00 million, and the guaranty amount of the SBA portions of this working capital loan, the IT loan and all other outstanding 7(a) and 504 loans to Applicant and its affiliates does not exceed \$4.5 million.

The interest rate of the loan does not exceed the maximum amount allowable based on loan maturity and size and if the interest rate is variable, the base rate will be one of the following: (1) the Prime rate; (2) the LIBOR Base Rate; or (3) the SBA Optional Peg Rate. The Prime or LIBOR rate will be that rate which is in effect on the first business day of the month, as identified in a national financial newspaper or newspaper website each business day. SBA publishes the Optional Peg Rate quarterly in the Federal Register. Base Rates will be rounded to two digits with .004 being rounded down and .005 being rounded up. YES ___ NO ___

Applicant does not have a non-SBA-guaranteed loan made by any lender at or about the same time for the same or similar purpose as this PLP loan, with a lien position senior to this PLP loan ("Piggyback Loan"). YES ___ NO ___

D. Type of Business

___ Applicant is or does one of the following: If checked, loan is not eligible.

- primarily engaged in the business of lending
- a passive business owned by developers or landlords that do not actively use or occupy the assets acquired or improved with the loan proceeds that is not an Eligible Passive Company (discussed below)
- bail bond company

- life insurance company
- located in a foreign country or owned by undocumented (illegal) aliens
- pyramid sale distribution plan
- any illegal activity
- principally engaged in teaching, instructing, counseling or indoctrinating religion or religious beliefs, whether in a religious or secular setting.
- consumer or marketing cooperative
- earns 1/3 or more of its gross annual revenue from packaging SBA loans
- derives directly or indirectly more than 5% of its gross revenue through the sale of products or services, or the presentation of any depiction or displays, of a prurient sexual nature or that presents any live performances of a prurient nature
- primarily engaged in political or lobbying activities
- a speculative business (such as oil wildcatting, mining and research & development)

___ Applicant is a pawn shop. *If checked, answer the following question. If "No" loan is not eligible.*
 More than 50% of Applicant's income for the previous year was from the sale of merchandise rather than from interest on loans. YES ___ NO ___

___ Applicant is a mortgage service company. *If checked, answer the following question. If "No" loan is not eligible.*
 Any mortgage loans funded are sold within 14 days of loan closing. YES ___ NO ___

___ Applicant is a business that is primarily engaged in subdividing real property into lots and developing it for resale on its own account or in owning or purchasing real estate and leasing it for any purpose. *If checked, loan is not eligible.* YES ___ NO ___

___ Applicant is a hotel, motel, trailer park, campground, marina or similar type of business. *If checked, answer the following question. If "No" loan is not eligible.*
 Applicant derives 50 percent or more of its gross annual income from transients who stay for periods of time not exceeding 30 days. YES ___ NO ___

___ Any of gross annual revenue of Applicant business is derived from gambling. *If checked, answer the following question. If "No" loan is not eligible.*
 The revenue is from legal gambling activities and comprises 1/3 or less of gross annual revenue of Applicant business and the business is not a racetrack, casino or otherwise have gambling as its reason for being. YES ___ NO ___

___ Applicant is a private club or business. *If checked, answer the following question. If "No" loan is not eligible.*
 Business does not limit the number of memberships for reasons other than capacity. YES ___ NO ___

___ Applicant is a government-owned entity. *If checked, answer the following question. If "No" loan is not eligible.*
 Applicant is business owned or controlled by a Native American tribe, but is a separate legal entity from the tribe. YES ___ NO ___

___ Applicant is an Eligible Passive Company (EPC). *If checked, fill in the blanks and answer the following questions. If "No" loan is not eligible. Attach additional sheet with Names and Legal Forms if more than one OC. References below to OC mean each OC.*

Name of Operating Company (OC) _____
 Legal Form of Entity of OC _____

- The EPC will use the loan proceeds to acquire or lease, and /or improve or renovate real or personal property (including eligible refinancing) that it leases 100% to one or more OCs. YES ___ NO ___
- The OC is an eligible small business and the proposed use of proceeds would be an eligible use if the OC were obtaining the financing directly. YES ___ NO ___
- The EPC (with the exception of a trust) and the OC each are small under SBA's size standards. YES ___ NO ___
- The EPC is eligible as to type of business, other than being passive. YES ___ NO ___
- The lease between the Eligible Passive Company and the Operating Company will be in writing, will have a remaining term at least equal to the term of the loan (including options to renew exercisable solely by the Operating Company), will be subordinated to SBA's lien on the property and the rents will be assigned as collateral for the loan. YES ___ NO ___
- The OC will be a guarantor or co-borrower. If loan proceeds include working capital or assets to be owned by the OC, it will be a co-borrower. YES ___ NO ___

- Each 20% or more owner of the EPC and each 20% or more owner of the OC will guarantee the loan. YES ___ NO ___
- The aggregate amount of the SBA portions for this application and for all outstanding loans to the EPC, the OC, and their affiliates does not exceed \$3,750,000 (\$4,500,000 until 12/31/10) YES ___ NO ___
- Neither the EPC nor the OC is a trust or SBA requirements regarding trusts are met. YES ___ NO ___

E. Use of Proceeds

___ To provide or refinance funds used for payments, distributions, or loans to Associates of the Applicant. If checked, loan is not eligible.

___ For a purpose that will not benefit the small business. If checked, loan is not eligible.

___ To provide funds for floor plan financing. If checked, loan is only eligible under the Dealer Floor Plan Pilot Initiative

___ For debt refinancing. If checked, ATTACH A DEBT SCHEDULE SHOWING THE TERMS OF THE DEBT TO BE REFINANCED AND THE JUSTIFICATION FOR THE REFINANCING. Also, answer the following questions. If "No," loan is not eligible.

- Refinancing will provide a substantial benefit to Applicant of at least 10% needed improvement to cash flow. If more than one debt is refinanced, the new debt will have at least a 10% cashflow improvement over the combined cashflow of the debt being refinanced. (This does not apply if the refinanced debt is a demand note, involves a balloon payment, credit card obligation used for business related purposes, or revolving line of credit [short term or long term] .) YES ___ NO ___
- Existing debt no longer meets the needs of the Applicant. YES ___ NO ___
- If the loan to be refinanced is between the Applicant and the requesting SBA lender, in addition to the previous two bullets, it meets the following requirements:
The loan to be refinanced was an interim loan approved by the lender
(1) within 90 days prior to the issuance of a PLP loan; AND
(2) was for non-real estate construction purposes OR a construction loan that has not been disbursed. YES ___ NO ___
- Proceeds will not pay a creditor in a position to sustain a loss causing a shift to SBA of all or part of a potential loss from an existing debt. YES ___ NO ___
- Debt to be refinanced is not a same institution SBA-guaranteed loan. YES ___ NO ___
- Loan will not refund debt to an SBIC. YES ___ NO ___
- Loan will not repay third party financing for any existing 504 project. YES ___ NO ___
- Loan will not repay delinquent IRS withholding taxes, sales taxes or similar funds held in trust. YES ___ NO ___
- Loan will not refinance any seller take-back financing of less than 24 months following the change of ownership and the debt is and has been current for the past 24 months. YES ___ NO ___
- If refinancing seller take-back financing greater than 24 months and the business valuation was completed more than 36 months ago or does not meet the requirements of SOP 50 10 5, Subpart B, Chapter 4, a new business valuation that meets the requirements of SOP 50 10 5, Subpart B, Chapter 4 has been obtained. YES ___ NO ___

___ To fund or refinance a change of ownership. If checked, answer the following questions. If "No," loan is not eligible.

- The change will promote the sound development or preserve the existence of the Applicant business. YES ___ NO ___
- If the business ownership has been transferred within 36 months prior to the date of the loan application AND the loan amount is over \$250,000, there are two appraisals of any commercial real estate securing the loan. The second appraisal may be a "review" of the first appraisal by another appraiser selected directly by the lender or if the first appraisal was requested by the lender, a site visit by a senior member of the lender's staff. YES ___ NO ___
- Change is 100% of ownership or a business repurchasing 100% of one or more of its owners' interests. YES ___ NO ___
- The loan proceeds will not pay off an SBA-guaranteed loan of the seller with the **same** lender YES ___ NO ___

CHOOSE ONE – Business Valuation Requirements

___ The amount being financed (including any 7(a), 504, seller, or other financing) minus the appraised value of real estate and/or equipment being financed is \$250,000 or less. The valuation of the business is supported by at least a lender's valuation. If the valuation analysis is performed by the lender's loan officer, a synopsis is attached. OR

___ The amount being financed (including any 7(a), 504, seller or other financing) minus the appraised value of real estate and/or equipment is more than \$250,000 OR there is a close relationship between the buyer and the seller. The lender has obtained an independent business valuation from a qualified source.

CHOOSE ONE – Financing intangible assets:

___ The purchase price of the business does not include intangible assets (including, but not limited to, goodwill, client/customer lists, patents, copyrights, trademarks and agreements not to compete) in excess of \$500,000.

___ The purchase price of the business includes intangible assets (including, but not limited to, goodwill, client/customer lists, patents, copyrights, trademarks and agreements not to compete), in excess of \$500,000 and the borrower and/or seller are contributing at least 25% equity.

___ For construction of (or the refinancing of the construction for) a new building.

If checked, answer the following questions. If "No" loan is not eligible.

- If building will contain rental space, Applicant (or Operating Companies) will continue to occupy at least 60% of the rentable property for the term of the loan; lease long term no more than 20% of the rentable property to one or more tenants; plans to occupy within three years some of the remaining rentable property not immediately occupied or leased long term; and plans to occupy within ten years all of the rentable property not leased long term.
- Community improvements do not exceed 5 percent of the loan amount.
- If refinancing a construction loan, the construction loan is not with the same lender.

YES ___ NO ___
YES ___ NO ___
YES ___ NO ___

___ To provide funds for the acquisition of land or existing building or for renovation or reconstruction of an existing building.

If checked, answer the following questions. If "No" loan is not eligible.

- Applicant (or Operating Companies) will occupy at least 51% of the rentable property.
- Loan proceeds will not be used to remodel or convert any rental space in the property.

YES ___ NO ___
YES ___ NO ___

___ To provide funds for or refinance leasehold improvements. *If checked, answer the following question.*

If "No" loan is not eligible.

Loan proceeds will be used to improve space occupied 100% by Applicant.

YES ___ NO ___

___ To provide funds to guarantee or fund a letter of credit. *If checked, loan is not eligible for PLP.*

F. Special Program Requirements

___ Loan is one of the following special purpose loans (*Loan is not eligible for PLP*):

- Disabled Assistance Loan Program (DAL)
- Energy Loans as described in §7(a)(12) of the Small Business Act (Note: this does not include Loans where the borrower is purchasing, installing or otherwise utilizing equipment designed for its own energy conservation.)
- Qualified Employee Trusts (ESOP)
- Pollution Control program
- CAPLines Program (including Builders Loan Program)
- Community Adjustment and Investment Program (CAIP)

___ Loan is a revolving credit. *If checked, answer the following question.*

Loan is being made under the Export Working Capital Program (EWCP) and the requesting lender has special authority from SBA to make PLP EWCP loans. (*If no, loan is not eligible.*)

YES ___ NO ___

___ Loan is under International Trade Program (IT). *Answer the following questions. If "No," loan is not eligible.*

- The loan proceeds will be used solely for the purpose of 1) financing the acquisition, construction, renovation, modernization, improvement, or expansion of productive facilities or equipment to be used in the United States in the production of goods and services involved in international trade; or 2) the refinancing of existing indebtedness that was used for these same purposes that is not structured with reasonable terms and conditions. There can be no working capital provided by the loan proceeds.
- The small business concern is either 1) in a position to expand existing export markets or develop new export markets or 2) is confronting increased competition with foreign firms in the relevant market and is injured by such competition.
- Lender will take a first lien on the fixed assets financed (or re-financed) with this loan.
- Collateral is located in the United States, its territories and possessions
- Lender has reviewed the Ex-Im Bank Country Limitation Schedule (CLS) to verify that the U.S. Government has not restricted trade with any foreign country that the applicant does business with (i.e., no country is identified on the CLS by Note #7).

YES ___ NO ___
YES ___ NO ___
YES ___ NO ___
YES ___ NO ___
YES ___ NO ___

___ Lender has made a personal loan to an individual for the purpose of providing an equity injection into the business.
(Loan is not eligible for PLP.) YES ___ NO ___

___ Applicant or Affiliates(s) has/have existing SBA loan(s). *If checked, answer the following question. If "No" loan is not eligible.*
The existing SBA loan(s) is/are current. YES ___ NO ___

___ Question 7 on any required SBA Form 912, Statement of Personal History, for this application is answered "Yes." (Loan is not eligible.)

___ Question 8 or 9 on any required SBA Form 912, Statement of Personal History, for this application is answered "Yes." If checked, answer the following:

The application meets one of the following criteria below (which is checked): YES ___ NO ___
(If "no," loan is not eligible for PLP.)

___ Lender has received written clearance of the character issue(s) from the district or branch SBA office serving the territory where the business applicant is located.

___ The charge resulting in a "yes" answer was a single misdemeanor that was subsequently dropped without prosecution and Lender has documentation from the appropriate court or prosecutor's office showing that the charge was dropped.

___ Lender is aware that the application was previously submitted to SBA under any SBA program, including SBA Express, Community Express, PLP, CLP, Patriot Express or regular 7(a). (Loan is not eligible for PLP.)

___ Loan will be collateralized by commercial property that will not meet SBA's environmental requirements or that will require use of a non-standard indemnification agreement. (Loan is not eligible for PLP.)

___ Business or any of its principals has been involved in a federal loan or federally assisted financing that defaulted and caused a loss to the Federal government or any of its Departments or agencies. (Loan is not eligible for PLP.)

___ Application is being submitted under the Jobs Act.

If checked, answer the following questions. If "No" loan is not eligible to be submitted under the Jobs Act.

• No individual who is an alien unlawfully present in the United States has an ownership interest in another concern that has an ownership interest in the applicant. YES ___ NO ___

G. Conflict of Interest

SBA will not provide financial assistance under delegated processing authority to an applicant when granting such financial assistance could result in the appearance of a conflict of interest between the Federal Government and the Applicant. Please answer the following questions. If the answer is "False", then the application may not be submitted under delegated processing.

- No SBA employee, or the household member¹ of an SBA employee, is a sole proprietor, partner, officer, director, or stockholder with a 10 percent or more interest, of the Applicant. [13 CFR 105.204] True ___ False ___
- No former SBA employee, who has been separated from the SBA for less than one year prior to the request for financial assistance, is an employee, owner, partner, attorney, agent, owners of stock, officer, director, creditor or debtor of the Applicant. [13 CFR 105.203] True ___ False ___
- No Member of Congress, or an appointed official or employee of the legislative or judicial branch of the Federal Government, is a sole proprietor, general partner, officer, director, or stockholder with a 10 percent or more interest, or household member of such individual, of the Applicant. [13 CFR 105.301(c)] True ___ False ___
- No Government employee having a grade of at least GS-13 or higher is a sole proprietor, general partner, officer, director, or stockholder with a 10 percent or more interest, or household member of such individual, of the Applicant. [13 CFR 105.301(a)] True ___ False ___
- No member or employee of a Small Business Advisory Council or a SCORE volunteer is a sole proprietor, general partner, officer, director, or stockholder with a 10 percent or more interest, or a household member of such individual, of the Applicant. [13 CFR 105.302(a)] True ___ False ___

¹ A “household member” of an SBA employee includes: a) the spouse of the SBA employee; b) the minor children of said individual; and c) the blood relatives of the employee, and the blood relatives of the employee’s spouse, who reside in the same place of abode as the employee. [13 CFR § 105.201(d)]

H. Ethical Requirements of Lenders (13 CFR 120.140)

- No Lender or Associate** of Lender has a real or apparent conflict of interest with Applicant, any of Applicant’s Associates, or any of the close relatives of Applicant’s Associates. True _____
- No Lender or Associate or close relative of an associate of the lender has a significant direct or indirect financial or other interest in the applicant, or has had such an interest within 6 months prior to the date of the application. True _____
- No Associate of a Lender is incarcerated, on parole, or on probation or is a convicted felon or has an adverse final civil judgment (in a case involving fraud, breach of trust, or other conduct) that would cause the public to question the Lender’s business integrity. True _____
- No Lender or any Associate of Lender has accepted funding from a source that restricts, prioritizes, or conditions the types of small businesses that Lender may assist under an SBA program or that imposes any conditions or requirements upon recipients of SBA assistance inconsistent with SBA’s loan programs or regulations. True _____
- None of the Loan proceeds will directly or indirectly finance purchase of real estate, personal property or services from Lender or an Associate of Lender. True _____
- Neither the Applicant, an Associate of Applicant, close relative nor household member of an Associate of Applicant is required to invest in Lender. True _____
- None of the proceeds of the loan will be used to acquire space in project for which lender has issued a real estate forward commitment. True _____

(**Associate of a Lender is an officer, director, key employee, or holder of 20 percent or more of the value of the Lender’s stock or debt instruments. An Associate of a small business is an officer, director, owner of more than 20 percent of the equity, or key employee.)

NOTE: When there have been revisions to SBA policy regarding SBA loans that may be submitted under delegated authority, there may be a short period of time between the issuance of the policy, regulation or statutory change (including revisions to SOP 50 10) and a change to the form.

If that is the case for this loan application:

1. write “see below” next to the particular statement on this form where the policy has changed; and
2. attach an explanation for each notation that identifies the current specific SBA policy since the issuance of this edition of the form that now permits the submission of the loan under delegated authority. This must include the specific SOP citation, SBA notice, regulation change or change in the statute.

Do not complete the statement on the form itself if the statement indicates that the loan is not eligible to be submitted under delegated authority but the revised policy as identified by the attachment provided does.

Lender’s Certification:

I certify that I have accurately and correctly completed the Eligibility Checklist on behalf of the Lender, that the above information is true and correct, to the best of my knowledge, and that I have exercised due diligence to obtain the true and correct information. I am aware and acknowledge that any SBA review of this form is a quick look at eligibility intended to provide limited protection to SBA and the lender from making an ineligible loan on which SBA could not honor its guarantee and that if an SBA loan number is assigned and SBA later learns that the loan is not eligible, SBA still may deny liability on its guarantee.

Lender Signature: _____

Date: _____

Name and Title: _____