Niagara Falls
City Business Loan and Grant Programs
& Regional Resource Guide

City of Niagara Falls
Robert Restaino, Mayor

Department of Economic Development
Department of Community Development
745 Main Street, Niagara Falls, New York 14302
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*Additional requirements can be found in this packet
Section I: City Business Loan and Grant Programs
Introduction to Available Loan Programs

The City of Niagara Falls can provide qualified businesses in the City of Niagara Falls a wide variety of loan programs, which can assist in opening a new business or an existing business in its plans to expand. The object of these programs is to stimulate growth in the business and local economy through job creation or retention, broaden the City's tax base, and generate new business for years to come.

Loan Criteria

- Project must demonstrate the creation or retention of one job for every $35,000 funded
- Applicant must present need as well as the ability to complete the project and repay the proposed loan(s)
- Applicant must be operating in the City of Niagara Falls
- Personal and Corporate guarantees are required by all lending institutions
- Applicant must be current with all real estate taxes
- Loans will be secured by fixed assets or other acceptable collateral

Benefits to Your Business

- Fixed asset financing
- Flexible, below market, fixed rate financing
- Long term subordinate debt
- Low equity injection

How to Get Started

The staff of the City's Department of Economic Development will screen potential projects, determine what funding criteria the project meets, and thus structure a financial package using available public programs and private financing. The staff through its established contacts with private and public lending agencies will work with you in preparing and submitting the application(s). Timetables will then be established in order for you to fully understand the time required to obtain all necessary approvals. Once financing is approved and the project is proceeding, the staff will work with you in order to assure a smooth completion of the project.
Direct Loan Program

Funding Source: NFC Corporation

Contact: NFC Development Corporation (716) 286-4482 or (716) 286-4481

The NFC Development Corporation can make limited direct loans to help complete/fill the gap of financial packages for projects, which create new permanent jobs or will have a significant impact on economic conditions in the City of Niagara Falls. Project must demonstrate the creation or retention of one or more jobs.

N.F.C. Development Corp. Loan Program Policies and Procedures

Adopted September 23, 2015
(Revision adding 2.7, 2.8 and first sentence of 4.1 approved 9/14/15)

Section 1 General:

1.1: The following Loan Program Policies and Procedures (“the Program”) have been approved by the N.F.C. Development Corporation Board of Directors (“the Board”). Any changes or amendments to said Program must be approved by the Board.

1.2: The primary objectives of the Program is to provide funding to business enterprises that retain and/or create jobs, aid in business expansion and attraction, and leverage other sources of capital.

1.3: The Program is a subordinate fixed asset loan program to be used in conjunction with borrower equity and other loan funds.

1.4: On a specific project applicants are restricted to applying to this program or the N.F.C. Development Corp. Micro Enterprise Assistance Program, but not both.

Section 2 Eligibility Requirements:

2.1: Only businesses located in the jurisdictional limits of the City of Niagara Falls, NY (“the City”)are eligible to apply for Program Funds.

2.2: Eligible businesses include those in good standing that are engaged in manufacturing, warehousing, retail and services, excluding “sin” businesses such as adult entertainment and media, liquor stores, massage parlors, and gambling activities.

2.3: Applicants must have been in business for at least two full years of operation.

2.4: Eligible applicants include United States citizens and non-US Citizens who are lawfully in the United States as demonstrated by a Resident Alien Card or Permanent Resident Card.

2.5: Eligible applicants include sole proprietorships, partnerships, Corporations, Subchapter S Corporations, and Limited Liability Corporations.

2.6: Fixed productive assets purchased with program funds must be physically located in the City.

2.7: A business which has received an NFC Microenterprise Grant can apply for a loan after two years of operation. Loan funds can be used only for qualifying eligible uses (see Section 4) in connection with expansion of the previously assisted business.
2.8: If a business has not received the maximum $250,000.00 loan, a new loan which when added to the original amount of the prior loan does not exceed the $250,000.00 maximum can be available.

Section 3 Ineligible to Apply:

3.1: Ineligible applicants include business startups, businesses with less than two years of operations, not for profits, governmental and quasi-governmental entities, lending institutions, the aforementioned sin businesses in Section 2.1b in this document.

3.2: If the applicant, its owners and/or principals is in default on any existing loan(s) or grant(s) with the N.F.C. Development Corp. (“the NFC.”), or the City and any of its entities, it is ineligible to apply.

3.3: If the applicant, its owners and/or principals are delinquent in the payment of any school taxes, city and county real property taxes, PILOTS, it is ineligible to apply. This ineligibility also applies to any applicant business located at the site of the aforementioned delinquency(s).

3.4: If the applicant, its owners and/or principals have filed for corporate or personal bankruptcy in the last five (5) years it is ineligible to apply.

3.5 Employees of the NFC and the City of Niagara Falls, N.Y. are ineligible to apply during employment and one year thereafter.

Section 4 Eligible and Ineligible Use of Program Funds:

4.1: Costs incurred after the date of application are eligible project costs. Eligible use of program funds include the acquisition of real property, new construction, renovation or leasehold improvements, and the purchase of machinery, equipment, furniture, fixtures, and equipment.

4.2: Ineligible use of program funds include rolling stock, working capital, refinancing of existing debt, inventory, and project related soft costs such as legal, accounting, environmental, architectural and engineering. However, such costs are eligible project costs that can be paid using other debt and/or applicant equity.

4.13: NFC loan program funds cannot be used in any project that has a residential component.

Section 5 Program Lending Terms and Conditions:

5.1: Minimum and Maximum Loan Amounts range from $10,000 to $250,000.

5.2: Program funds cannot exceed 40% of the Total Project Cost (TPC). For example, if the TPC is $100,000, then Program funds could not exceed $40,000.

5.3: Loan Terms are as follows: No more than twenty (20) years if program funds are used for the acquisition of real property or new construction. No more than ten (10) years if program funds are used for renovation or leasehold improvements of said real property. No more than ten (10) years for machinery and equipment. No more than five (5) years for furniture, fixtures and equipment.

5.4: The loan interest rate is fixed only. There are no variable rates. The rate will be the published Wall Street Journal Prime Rate at the time of closing.

5.5: All program loans will be repaid by equal monthly payments of principal and interest sufficient to fully amortize the loan over its term. There is provision for interest only payments at the beginning of the term. Also, borrowers are allowed to prepay the loan in whole or in part without penalty. However, program loans will not have a balloon payment option.
5.6: Collateral and Security: In exchange for program funds NFC requires a security interest in the assets purchased with its program funds, and any and all additional assets it believes are necessary to secure its loan.

5.7: The NFC may also require a security interest in the personal assets of owners and principals that have a least a 20% ownership of the borrowing entity.

5.8: The NFC requires the personal guarantee of those who own at least 20% of the borrowing entity.

**Section 6 Related Parties and Subordination:**

6.1: The applicant is required to provide equity of at least 10% of the TPC. For example, if the TPC is $100,000, the borrower must provide a minimum of $10,000 in cash equity. The equity cannot be “sweat equity”, nor can it be borrowed funds of any kind such as a home equity loans, or cash advances on credit cards. Also, the equity cannot be a grant from NFC’s Micro Enterprise Assistance Program.

6.2: Besides the aforementioned equity component, other sources of project funding include private sources such as banks, trust companies, credit unions, savings and loans. Public sources of funds include federal, state and regional loan programs.

6.3 NFC loan funds can be secured by a first security interest, or be co-equal, pari passu, or subordinate to other project loan funds. However, in all instances, any notes payable to any owner, officer, or principal of the borrowing entity, or the relative of the owner, officer or principal of the borrowing entity will be subordinate to the NFC loan.

**Section 7 Program Job Requirements:**

7.1: For every $50,000 in program funds at least one (1) Full Time Equivalent (FTE) non-seasonal job must be retained or created. However, the FTE cannot be the borrower(s).

7.2: A FTE is defined as one (1) full time job of at least 40 hours a week, or two (2) part time jobs of at least 20 hours a week each.

**Section 8 The Application Process:**

8.1: NFC staff will entertain loan requests, and determine the eligibility of the business, and its owners and operators, and the appropriateness of the proposed use of loan funds based on Sections 2, 3 and 4 above. Once eligibility and appropriateness are determined the applicant is required to complete an application, and furnish staff with the applicable support documentation, and any and all information that staff believes necessary to complete its analysis.

8.2: Once staff believes it has all the required information it will complete its analysis and prepare written loan report for the NFC Loan Committee. The staff report will contain a narrative describing the project, and identify the business and its principals. Also, based on company and personal financial information furnished by the applicant, together with credit checks, staff will evaluate the financial strength of the project, the business and its owners, and make a recommendation to the loan committee to either approve, modify or decline the loan request. If staff recommends approval it will suggest a rate, term, payment structure, collateral and a security position for the loan.

8.3: The Loan Committee will meet and discuss staff’s loan report and recommendation(s), following which it will make its recommendation to the NFC Board of Directors.

8.4: The Board of Directors will either approve, modify or decline loan requests. In making its decision the board will give serious consideration to the input of NFC staff, the Loan Committee, and NFC’s attorney.
8.5: Within ten (10) calendar days of a board approval of a loan agreement specifying the use of loan proceeds, the loan amount, rate, term, payment terms, collateral, security, guarantees and other conditions will be sent to the applicant. Should the loan request be denied a decline letter will be sent to the applicant within ten (10) days specifying the reason(s) for the denial.

Section 9 The Closing Process:

9.1: The NFC attorney in collaboration with NFC staff has the sole responsibility to direct the preparation of all required closing documents based on the loan terms approved by the NFC Board of Directors. Further, the attorney and staff will make certain that the loan closing is in compliance with all applicable federal, state and local laws, regulations and approvals.

9.2: The NFC attorney will be responsible for perfecting all of the NFC’s security interests including, where appropriate, the execution of security agreements, the filing of financing statements, the execution and filing of mortgage documents, the execution of guarantees, and any other appropriate actions to adequately protect the NFC’s security interests. The borrower will pay all filing and recording fees. The borrower is also responsible for all tax costs in connection with the perfection of NFC’s security interest(s).

Loan Fund Disbursement Procedures:

10.1: The disbursement of NFC loan proceeds shall be the sole responsibility of the NFC staff and attorney.

10.2: Funds shall be disbursed only if the borrower is in compliance with the terms and conditions of the NFC loan agreement(s), and is deemed ineligible under any of the conditions set forth in Sections 3, 4 and 5 in this document.

10.3: Should other debt and/or equity be part of the total project funding, said debt and/or equity must be in evidenced by documentation such as executed commitment letters, bank statements and escrow accounts.

10.4: NFC loan proceeds may be disbursed in one lump sum or over a number of separate draws. However, regardless of the method of drawdown, the borrower is required to submit documentation (voucher, receipts, and cancelled checks) evidencing paid or accrued project expenses.

Loan Portfolio Management Procedures:

11.1: In the case of delinquent loan payments the borrower will be contacted by NFC staff five (5) calendar days after the first day the payment is delinquent to assist in curing the situation. However, if the delinquency continues ninety (90) days past the first day the payment is delinquent the matter will be referred to the NFC attorney.

11.2: Any requests by the borrower to amend or adjust any terms and conditions of the loan will be first reviewed by the NFC staff and attorney to determine if it merits consideration. If so, said request will be processed as follows:

11.3: Staff will prepare a written narrative of the request replete with any support documentation, and its recommended course of action to the NFC Loan Committee for its consideration. Should the loan committee concur with staff’s recommendation it will send the request onto the NFC Board for its review and final decision.

11.4: The board’s decision will be sent to the borrower in writing within ten (10) calendar days regardless if it is denied, approved with modifications, or approved as requested. In the case of approvals, any costs associated with modifications of the loan agreements and security agreements will be paid by the borrower.
Micro-Enterprise Assistance

Funding Source: NFC Corporation/Casino Revenue Funds

Contact: NFC Development Corporation (716) 286-4482 or (716) 286-4481

Based on the availability of Casino revenue funding, the City of Niagara Falls can provide financial assistance to establish a new micro enterprise or assist an existing micro enterprise operating in the City of Niagara Falls. “Micro Enterprise” means a business hiring five or fewer employees, one or more of whom owns the business.

N.F.C. Development Corp. Micro-Enterprise Assistance Program Policies and Procedures

Adopted September 23, 2013

(Last three sentences of Prohibition and first sentence of Eligible Use added 9/14/15)

N.F.C. Development Corp. will consider cash grants up to $10,000 to qualified micro businesses located in the jurisdictional limits of the City of Niagara Falls, New York. A Micro Business for the purposes of this program has five (5) or fewer full time equivalent (FTE) non-seasonal employees (including the firm’s owner(s)). An FTE is either one (1) full time job of at least 40 hours a week, or two (2) part time jobs of at least 20 hours a week each. Program eligibility, requirements, and procedures are outlined below.

Prohibition: On a specific project applicants are restricted to applying to this program or the N.F.C. Development Corp. Loan Program, but not both. A business or property location can receive an NFC loan under loan program guidelines for expansion costs once the business has been in operation for two full years. If a business or property location has not received the entire $10,000.00 grant, an additional Grant up to the $10,000.00 maximum can be available. In no event can Microenterprise Grants exceed $10,000.00 for a business. A new grant may be available for a new business at a property location that has previously received a Microenterprise Grant, provided that the new Grant is only available after the expiration of three years from the original Grant. In no event is a Microenterprise Grant available for a business or location which has received or is receiving assistance in the form of an NFC loan.

Eligible Businesses: Existing companies in good standing, or start-ups. Businesses must be engaged in manufacturing, warehousing, retail and/or services, with the exception of “sin” businesses such as adult entertainment and media, massage parlors, gambling, and liquor stores.

Ineligible Entities: Not for profits, governmental and quasi-governmental agencies, and any project that has a residential component.

Eligible Applicants: United States Citizens and non-US Citizens who are lawfully in the United States as demonstrated by a current Resident Alien Card or Permanent Resident Card.

Ineligible Applicants:

a) A person who at the time of application is incarcerated, under indictment, on parole, or on probation, or an alien unlawfully in the United States are ineligible to participate in the program. Such a person may not have 10% or more ownership of an applicant corporation, limited liability company or partnership;

b) Any person or business at the time of application in default with the N.F.C. Development Corp., and/or the City of Niagara Falls, NY and any of its entities for an existing loan or grant are ineligible to apply;
c) Any person or business that is engaged in legal action against the N.F.C. Development Corp., and/or the City of Niagara Falls, NY and any of its entities is ineligible to apply;

d) Employees of the NFC and the City of Niagara Falls, N.Y. are ineligible to apply during employment and one year thereafter.

e) If the applicant, its owners and/or principals are delinquent in the payment of any school taxes, city or county real property taxes, PILOTS, fees, assessments, or other charges due and owing to the City and/or any of its entities, it is ineligible to apply. This ineligibility also applies to any applicant business located at the site of the aforementioned delinquency(s).

Eligible Use of Microenterprise Grant Funds: Costs incurred after the date of application are eligible project costs. N.F.C. funds can be used for the acquisition of real property from which the business will operate, renovation or leasehold improvements to said real property, and the purchase of machinery, equipment, furniture, fixtures and equipment and inventory used in the conduct of the business, and situated at the business location.

Ineligible Use of Microenterprise Grant Funds: N.F.C. funds cannot be used to cover working capital costs, rolling stock, or project soft costs such as legal, accounting, environmental, architectural and engineering. However, such project costs are eligible costs that can be paid by the applicant as part of its match requirement (see below).

Match Requirement: The applicant must match the Microenterprise Grant Funds dollar for dollar. For example, a $10,000 request would have to be matched by $10,000 in applicant equity. Said match must be unencumbered cash, and not borrowed funds, i.e. credit card advances, home equity loans, and other credit facilities that have to be paid back. Also, the equity match cannot be “sweat” equity.

Job Requirement: Regardless of the size of the Microenterprise Grant, the applicant must retain or create one (1) FTE within three (3) years of receiving the grant. The applicant/owner can qualify as all or a portion of the FTE job created. Should the applicant fail to retain or create one FTE within three (3) years, the grant must be repaid.

Other Program Requirements: Prior to the disbursement of grant funds all school, real property, water and sewer taxes must be current at the business location, together with any other real estate in the City owned by the applicant or any individual with an equity interest in the business.

All project costs and applicant funding match must be documented to the satisfaction of the NFC staff prior to the disbursement of grant funds.

The assisted business must remain in business for at least three (3) years from the date of receiving the grant. Should the business cease or be sold within three (3) years the grant must be repaid.

Individual owners of the business must guarantee compliance with the grant terms for corporate, LP or LLC applicants.

Application and Approval Process: N.F.C. staff qualifies the request based on the eligibility of the business and applicant, and the completeness of the application. If staff concludes that the request is eligible, complete, and is a good investment of Microenterprise funds, they will submit the application to the N.F.C. Loan Committee and Board of Directors for a final decision.
Downtown Tourism Assistance Program

Funding Source: NFC Corporation/Casino Revenue Funds

Contact: NFC Development Corporation (716) 286-4482 or (716) 286-4481

*Based on the availability of Casino revenue funding, the City of Niagara Falls can provide financial assistance to establish a new micro enterprise or assist an existing micro enterprise operating in the City of Niagara Falls. “Micro Enterprise” means a business hiring five or fewer employees, one or more of who owns the business.*

**Amended N.F.C. Development Corp. Downtown Tourism Assistance Program**

**Proposed March 9, 2015**

**Adopted March 9, 2015**

On a case-by-case basis, NFC may entertain providing a loan and/or grant for projects that the Empire State Development Corporation U.S.A. Niagara Development Corporation (USAN) is considering funding.

N.F.C. Development Corp. will consider providing loans, cash grants, or combinations of each for not for profit and for profit entities in a dollar amount determined on a case-by-case basis. In exchange for the NFC funds Full Time Equivalent (FTE) jobs must be either retained, created, or a combination of each. An FTE is either one (1) full time job of at least 40 hours a week, or two (2) part time jobs of at least 20 hours a week each.

**Prohibition:** For a specific project at a specific location, applicants are eligible to apply to this program but cannot apply to any other N.F.C. Development Corp. Grant or Loan Program conterminously.

**Eligible Not For Profit Entities:** Are entities that are accredited and/or licensed and provide service in the areas of education, recreation, culture, the arts, and other public services that the NFC believes benefits the community as a whole, and supports ongoing economic development goals.

**Eligible For Profit Entities:** Existing entities in good standing and the owners of which have at least three years of operational experience are eligible to apply. Businesses can be engaged in manufacturing, warehousing, retail and/or services, with the exception of “sin” businesses such as adult entertainment and media, massage parlors, gambling, and liquor stores. Commercial real estate developers are also eligible to apply.

**Ineligible Entities:** Governmental and quasi-governmental agencies.

**Eligible Applicants:** United States Citizens and non US Citizens who are lawfully in the United States as demonstrated by a current Resident Alien Card or Permanent Resident Card.

**Ineligible Applicants:**

a) A person who at the time of application is incarcerated, under indictment, on parole, or on probation, or an alien unlawfully in the United States are ineligible to participate in the program. Such a person may not have any ownership of an applicant corporation, limited liability company or partnership;

b) Any person or business at the time of application in default with the N.F.C. Development Corp., and/or the City of Niagara Falls, NY and any of its entities for an existing loan or grant are ineligible to apply;

c) Any person or entity that is engaged in legal action against the N.F.C. Development Corp., and/or the City of Niagara Falls, NY and any of its entities is ineligible to apply;
d) Employees of the NFC and the City of Niagara Falls, N.Y. are ineligible to apply during employment and one year thereafter.

e) If the applicant, its owners and/or principals are delinquent in the payment of any school taxes, city or county real property taxes, PILOTS, fees, assessments, or other charges due and owing to the City and/or any of its entities, it is ineligible to apply. This ineligibility also applies to any applicant entity located at the site of the aforementioned delinquency(s).

f) If the applicant, its owners and/or principals have filed for corporate or personal bankruptcy in the last five (5) years it is ineligible to apply.

**Eligible Use of NFC Program Funds:** Funds can be used for the acquisition of real property, environmental remediation, renovation or leasehold improvements to said real property, the purchase of machinery, equipment, and the purchase of furniture, fixtures, equipment for projects at a specified location only.

**Ineligible Use of NFC Program Funds:** Funds cannot be used for rolling stock, or project soft costs such as legal, accounting, environmental, architectural and engineering. However, such project costs are eligible costs that can be paid by the applicant as part of its equity requirement (see below).

**Equity:** The applicant entity must provide equity that equals at least 10% of the Total Project Cost (TPC). For example, for a TPC of $1,000,000 the entity must provide at a minimum of $100,000. The equity must be in the form of unencumbered cash and not borrowed funds (i.e. lines of credit, home equity loans, and other credit facilities that have to be paid back), “sweat” equity, or a combination of each.

**Job Requirement:** For every $35,000 in NFC funds the applicant must retain and/or create one (1) non seasonal FTE within three (3) years of the final grant disbursement and maintain said jobs for an additional two (2) years from the date of the creation of the final qualifying job. For example, if an applicant receives $140,000 in NFC funds it must retain and/or create four (4) FTE jobs within three (3) years from the receipt of the funds, and maintain said jobs for an additional two (2) years. **Should the applicant fail to create the required FTEs within three (3) years, it must repay the funds in whole or in part.**

**Other Program Requirements:** Prior to the disbursement of grant funds all school, real property, water and sewer taxes must be current at the recipient entity’s location, together with any other real estate in the City owned by the entity applicant or any individual with an interest in the entity.

All project costs and the applicant’s equity must be documented to the satisfaction of the NFC staff prior to the disbursement of its funds.

The assisted entity must remain in existence for at least three (3) years from the date of receiving the NFC funds. **Should the entity cease existence or be sold within three (3) years the receipt of the NFC funds they must be repaid in whole or in part.**

Individual owners of the business must guarantee compliance with the grant terms for corporate, LP or LLC applicants.

**Application and Approval Process:** The determination of the eligibility, viability, and creditworthiness of the project(s) will be first conducted by the USAN, and USAN shall share its findings with the N.F.C.

The NFC staff will qualify the request based on the eligibility of the applying entity, and the completeness of the application. If staff concludes that the request is eligible, complete, and is a good investment of NFC funds, they will submit the application to the N.F.C. Loan Committee for its approval. **Should the Loan Committee concur with the staff’s recommendation it will be sent on to the N.F.C. Board of Directors for a final decision.**
Industrial Growth Program

Funding Source: NFC Corporation/Casino Revenue Funds

Contact: NFC Development Corporation (716) 286-4482 or (716) 286-4481

Based on the availability of funding, the City of Niagara Falls may provide financial assistance in establishment of manufacturing/industrial use or to assist an existing industrial firm operating in the City of Niagara Falls. ["Industrial means Heavy or Light Manufacturing, Warehouse as defined by the city’s zoning code, or a research & development facility."]

N.F.C. Development Corp. Industrial Assistance Program Policies and Procedures
Adopted September 12, 2016

N.F.C. Development Corp. will consider cash grants and/or loans up to $200,000 to qualified industrial businesses located in the jurisdictional limits of the City of Niagara Falls, New York. An industrial business for the purposes of this program shall be located in an I1, I2 district or a C3 zoning district.

Maximum Amount: The maximum amount eligible per business location is $200,000.00. If a business or property location has not received the entire $200,000, an additional grant or loan up to the $200,000 maximum can be available.

Eligible Businesses: Existing companies in good standing, or start-ups. Businesses must be engaged in manufacturing, warehousing, retail and/or services, with the exception of “sin” businesses such as adult entertainment and media, massage parlors, gambling, and liquor stores.

Ineligible Entities: Not for profits, governmental and quasi-governmental agencies, and any project that has a residential component.

Eligible Applicants: United States Citizens, Corporations, LLC’s, Partnerships or Limited Partnerships, and non-US Citizens, Corporations, LLC’s, Partnerships or Limited Partnerships who are lawfully in the United States as demonstrated by a current Resident Alien Card or Permanent Resident Card or licensed to do business in the United States and New York State.

Ineligible Applicants:

a) A person who at the time of application is incarcerated, under indictment, on parole, or on probation, or an alien unlawfully in the United States are ineligible to participate in the program. Such a person may not have 10% or more ownership of an applicant corporation, limited liability company or partnership;

b) Any person or business at the time of application in default with the N.F.C. Development Corp., and/or the City of Niagara Falls, NY and any of its entities, for an existing loan or grant, are ineligible to apply. A company may not have any owners or officers that are in default with N.F.C. Development Corp. or that own or owned or are or were officers of a company that is in default with N.F.C. Development Corp.;

c) Any person or business that is engaged in any legal action against the N.F.C. Development Corp., and/or the City of Niagara Falls, NY and any of its entities is ineligible to apply;

d) Employees of the NFC and the City of Niagara Falls, N.Y. are ineligible to apply during employment and one year thereafter.
e) If the applicant, its owners and/or principals or the corporations they own or control are delinquent in the payment of any school taxes, city or county real property taxes, PILOTS, fees, assessments, or other charges due and owing to the City and/or any of its entities; or if there are any outstanding code violations at said properties it is ineligible to apply.

**Eligible Use of Industrial Assistance Program Funds:** Costs incurred after the date that the application is declared complete by the NFC Director can be considered eligible project costs. N.F.C. funds can be used for the acquisition of real property from which the business will operate, renovation, beautification or leasehold improvements to said real property, and the purchase of machinery, equipment, inventory or raw materials for inventory, fixtures and equipment used in the conduct of the business, and situated at the business location.

**Ineligible Use of Industrial Assistance Program Funds:** N.F.C. funds cannot be used to cover working capital costs, rolling stock, or project soft costs such as legal, accounting, environmental, architectural and engineering. However, such project costs are eligible costs that can be paid by the applicant as part of its match requirement (see below). Salaries are an ineligible project cost and cannot be used as match.

**Disaster Emergency Criteria:** In the event there has been a formally declared disaster emergency, the Board may authorize the Chairman to suspend requirements of this program related to equity to loan ratios and/or eligible project costs so long as the efforts of the applicant are in response to effects created by said disaster emergency.

**Match Requirement:** The applicant must match the Industrial Assistance Program Grant Funds at a 4:1 ratio. For example, a $200,000 request would have to be matched by $800,000 in applicant equity. Said match must be unencumbered cash, or a line of credit from a FDIC institution and not other borrowed funds, i.e. credit card advances, home equity loans, and other credit facilities that have to be paid back. The equity match cannot be “sweat” equity.

**Job Requirement:** Regardless of the size of the Industrial Assistance Program Grant, the applicant must also retain or create one (1) FTE per $10,000 granted within one two (2) years of signing grant agreement. Should the applicant fail to retain or create one FTE per $10,000 granted within two (2) years, the grant and/or loan must be repaid for all FTE’s not produced hereunder.

**Other Program Requirements:** Prior to the disbursement of grant and/or loan funds all school, real property, water and sewer taxes must be current at the business location, together with any other real estate in the City owned by the applicant or any individual with an equity interest in the business. All project costs and applicant-funding match must be documented to the satisfaction of the NFC staff and loan committee prior to the disbursement of grant funds.

The assisted business must remain in business for at least five (5) years from the date of signing grant/loan acceptance documentation. Should the business cease or be sold within five (5) years the grant must be repaid.

Individual owners of the business must guarantee compliance with the grant terms for corporate, LP or LLC applicants.

If an applicant applies for both a grant and loan, the grant funds will be used first for structural improvements to the premises. While loan funds would be used first for the purchase of equipment.

**Program Preference:** The N.F.C. Development Corp will give preference to applicants that agree to minimum local hiring levels. “Local” for the purposes of this program is defined as residents of the City of Niagara Falls.
Application and Approval Process: N.F.C. staff qualifies the request based on the eligibility of the business and applicant, and the completeness of the application. If staff concludes that the request is eligible, complete, and is a reasonable investment of Industrial Assistance Program funds, they will submit the application to the N.F.C. Loan Committee and Board of Directors for a final decision.

Commercial Grant Assistance Program (CGAP)

Funding Source: NFC Corporation/Casino Revenue Funds

Contact: NFC Development Corporation (716) 286-4482 or (716) 286-4481

*Based on the availability of Casino revenue funding, the City of Niagara Falls can provide financial assistance to assist an existing enterprise operating in the City of Niagara Falls for more than two (2) years and has six or more employees, one or more of whom may own the business.*

N.F.C. Development Corp. Commercial Grant Assistance Program (CGAP)

Policies and Procedures
Adopted December 15, 2014

N.F.C. Development Corp. will consider cash grants up to $100,000 through CGAP to for profit operating businesses, located within the jurisdictional limits of the City of Niagara Falls, New York. Operating business must have no fewer than six (6) full time equivalent (FTE) non-seasonal employees. An FTE is either one (1) full time job of at least 40 hours a week, or two (2) part time jobs of at least 20 hours a week each.

Prohibition: For a specific project at a specific location, applicants are eligible to apply to this program but cannot apply to any other N.F.C. Development Corp. Grant or Loan Program conterminously.

Eligible Businesses: Existing companies in good standing in operation for at least two years are eligible to apply. Businesses can be engaged in manufacturing, warehousing, retail and/or services, with the exception of “sin” businesses such as adult entertainment and media, massage parlors, gambling, and liquor stores. Operating business must have no fewer than six (6) full time equivalent (FTE) non-seasonal employees. An FTE is either one (1) full time job of at least 40 hours a week, or two (2) part time jobs of at least 20 hours a week each.

Ineligible Entities: Not for profits, and governmental and quasi-governmental agencies.

Eligible Applicants: United States Citizens and non-US Citizens who are lawfully in the United States as demonstrated by a current Resident Alien Card or Permanent Resident Card.

Ineligible Applicants:

a) A person who at the time of application is incarcerated, under indictment, on parole, or on probation, or an alien unlawfully in the United States are ineligible to participate in the program. Such a person may not have any ownership of an applicant corporation, limited liability company or partnership;

b) Any person or business at the time of application in default with the N.F.C. Development Corp., and/or the City of Niagara Falls, NY and any of its entities for an existing loan or grant are ineligible to apply;

c) Any person or business that is engaged in legal action against the N.F.C. Development Corp., and/or the City of Niagara Falls, NY and any of its entities is ineligible to apply;
d) Employees of the NFC and the City of Niagara Falls, N.Y. are ineligible to apply during employment and one year thereafter.

e) If the applicant, its owners and/or principals are delinquent in the payment of any school taxes, city or county real property taxes, PILOTS, fees, assessments, or other charges due and owing to the City and/or any of its entities, it is ineligible to apply. This ineligibility also applies to any applicant business located at the site of the aforementioned delinquency(s).

f) If the applicant, its owners and/or principals have filed for corporate or personal bankruptcy in the last five (5) years it is ineligible to apply.

**Eligible Use of CGAP Grant Funds:** Funds can be used for the acquisition of real property, renovation or leasehold improvements to said real property, the purchase of machinery, equipment, and the purchase of furniture, fixtures, equipment for projects at a specified location only.

**Ineligible Use of CGAP Grant Funds:** Funds cannot be used for working capital costs, rolling stock, or project soft costs such as legal, accounting, environmental, architectural and engineering. However, such project costs are eligible costs that can be paid by the applicant as part of its match requirement (see below).

**Match Requirement:** The applicant must match the CGAP grant funds dollar for dollar. For example, a $100,000 CGAP request must be matched by $100,000 in applicant equity. The match must be unencumbered cash and not borrowed funds, i.e. lines of credit, home equity loans, and other credit facilities that have to be paid back. Also, the equity match cannot be “sweat” equity.

**Job Requirement:** For every $25,000 in CGAP funds the applicant must create one (1) non-seasonal FTE within three (3) years of the final grant disbursement and maintain said jobs for an additional two (2) years from the date of the creation of the final qualifying job. For example, an applicant business, which receives a $100,000 CGAP grant must create four (4) FTE jobs within three (3) years from the receipt of the funds, and maintain said jobs for an additional two (2) years. **Should the applicant fail to create the required FTEs within three (3) years, it must repay the grant in whole or in part.**

**Other Program Requirements:** Prior to the disbursement of grant funds all school, real property, water and sewer taxes must be current at the business location, together with any other real estate in the City owned by the applicant or any individual with an equity interest in the business.

All project costs and the applicant’s funding match must be documented to the satisfaction of the NFC staff prior to the disbursement of grant funds.

The assisted business must remain in business for at least three (3) years from the date of receiving the CGAP grant. **Should the business cease or be sold within three (3) years the receipt of the grant it must be repaid in whole or in part.**

Individual owners of the business must guarantee compliance with the grant terms for corporate, LP or LLC applicants.

**Application and Approval Process:** N.F.C. staff qualifies the request based on the eligibility of the operating business, and the completeness of the application. If staff concludes that the request is eligible, complete, and is a good investment of CGAP funds, they will submit the application to the N.F.C. Loan Committee for its approval. Should the Loan Committee concur with the staff’s recommendation it will be sent on to the N.F.C. Board of Directors for a final decision.
City Wide “Green Initiative”

Funding Source: NFC Corporation/Casino Revenue Funds

Contact: NFC Development Corporation (716) 286-4482 or (716) 286-4481

Based on the availability of Casino revenue funding, the City of Niagara Falls can provide financial assistance to assist in the construction or retrofitting of buildings to create a high performance building. The NFC Corporation will provide low interest loans to qualified business property owners.

The assistance will be in the form of a low interest loan up to a maximum of $25,000 and a grant in the form of twenty percent (20%) reduction in the loan amount available upon demonstrated evidence of energy savings of 10% or greater based on past history.

Eligible Costs
Acquisition and installation of energy efficient equipment and products intrinsic to the building. These products can include heating/air condition equipment, lighting, weatherization, solar/wind energy among others.

Eligible Businesses
Commercial, Manufacturing and Retail properties in the City of Niagara Falls.

Eligible Applicants
Individual, partnership, limited partnership, limited liability company (LLC) or a corporation that owns the property to be assisted.

Loan Rate/Term
The interest rate will be fixed at a Rate necessary to make the project feasible at the time of commitment. The term of each loan will generally reflect the useful life of the asset being financed.

Grant
Approval of the grant is based on a demonstrated 10% reduction of energy costs. It will be determined at the sole discretion of the NFC Development Corp. The NFC evaluations will be based on a review of demonstrated energy costs savings after six months of operation.

Application Process
All completed applications must first be submitted to the NFC Development Corporation for completeness. A summarized report and recommendation will then be presented to a Loan/Grant Review Board for final recommendation to the NFC Board of Directors. The NFC Board of Directors makes the final decision.

Contact
NFC Development Corporation 745 Main Street, Room 300A, Niagara Falls, NY 14302 (716) 286-4482 or (716) 286-4481
Special Assistance Program
Funding Source: NFC Corporation/Casino Revenue Funds
Contact: NFC Development Corporation (716) 286-4482 or (716) 286-4481

Based on the availability of Casino revenue funding, the City of Niagara Falls can provide financial assistance to assist in the construction or retrofitting of buildings to create a high performance building. The NFC Corporation will provide low interest loans to qualified business property owners.

On a case-by-case basis, NFC may provide a loan and/or grant for projects that the Empire State Development Corporation is considering funding and as may be referred by ESDC to NFC for participation. The creditworthiness of the project shall have been reviewed by ESDC and ESDC must also provide a loan or grant for the project. The NFC Board of Directors shall approve the terms of any NFC loan or NFC grant.

N.F.C. Development Corp. Special Assistance Program

Proposed September: 14, 2015
Adopted: September 14, 2015
Mixed-Use Rental Rehabilitation Program

Contact: Community Development (716) 286-8802

N.F.C. Development Corp. Mixed-Use Rental Rehabilitation Program

Guidelines and Procedures

N.F.C. Development Corp. will consider cash grants up to $10,000 per unit for up to four residential units per building or property to qualified, for-profit rental units in mixed-use buildings located in the jurisdictional limits of the City of Niagara Falls, New York and in an eligible area established for the Program.

Eligible Areas:

- Pine Avenue: Main Street to Hyde Park Boulevard
- Main Street: Ontario Avenue to Third Street
- Niagara Street: Third Street to Hyde Park Boulevard
- East and West Market Streets
- Highland Avenue: Grove Avenue to College Avenue
- Third Street: Main Street to Niagara Street, including the rear alley on the west side of Third Street
- Buffalo Avenue: 56th Street to LaSalle Expressway Ramp
- Cayuga Drive: LaSalle Expressway Ramp to South Military Road
- Hyde Park Boulevard: LaSalle Avenue to Linwood Avenue
- Hyde Park Boulevard: Niagara Street to Falls Street

Ineligible Entities: Not for profits, governmental and quasi-governmental agencies are not eligible.

Eligible Applicants: Individuals who are United States citizens and non US citizens who are lawfully in the United States as demonstrated by a current Resident Alien Card or Permanent Resident Card. Partnerships, limited partnerships, limited liability companies and corporations whose partners, limited partners, LLC members or shareholders are eligible U.S. citizens or eligible non-citizens as set forth above.

Ineligible Applicants: A person who is not an eligible applicant or who, at the time of application is incarcerated, under indictment, on parole, or on probation, or an alien unlawfully in the United States is ineligible to participate in the program. Such a person may not have any ownership of an applicant partnership, corporation, limited partnership or limited liability company. At the time of application any person or business in default with the N.F.C. Development Corp., and/or the City of Niagara Falls, NY and any of its entities for an existing loan or grant is ineligible to apply. Any person or business that is engaged in legal action against N.F.C. Development Corp., and/or the City of Niagara Falls, NY and any of its entities is ineligible to apply for funds.

Eligible Use of Grant Funds: N.F.C. funds can be used for improvements to and appliance upgrades in residential units located in mixed-use buildings. Common area improvements are eligible to the extent that they benefit the assisted unit. All building code violations must be corrected in any building in which a unit receiving a rental rehabilitation grant is located. Any work in addition to work necessary to correct code violations will be prioritized first to the elimination of health and safety deficiencies, next to make the unit more energy efficient and then to other improvements.

Ineligible Use of Grant Funds: N.F.C. funds cannot be used to cover soft costs. However, such project soft costs are eligible costs that can be paid by the applicant as part of its match requirement (see below).
**Match Requirement:** The applicant must match the Rental Rehab Grant Funds at least dollar for dollar. For example, a $10,000 request will be matched by at least $10,000 in applicant expenditures. Match must be cash. Equity match cannot be “sweat” equity. Applicant will pay costs necessary to comply with program requirements in excess of the $10,000.00 grant and $10,000.00 match.

**Façade Improvements:** Applicant must participate in the City Community Development Façade Grant program if the building has never received a façade grant. If the building has received a façade grant and the façade is well maintained, this requirement will be waived.

**Other Program Requirements:** Prior to the disbursement of grant funds all school, real property, water and sewer taxes must be current at the business location, together with any other real estate in the City owned by the applicant or any individual with an equity interest in the applicant.

All project costs and applicant funding match must be documented to the satisfaction of the NFC attorney prior to the disbursement of grant funds.

The assisted units must remain owned by applicant for five (5) years from the date of receiving the grant. Should the property be sold within five (5) years, applicant will repay to NFC a declining balance of the grant for any transfer, with 100% repaid for a sale in year 1, 80% for year 2, 60% for year 3, 40% for year 4 and 20% for year 5. Applicant will provide copy of deed and sign covenant not to transfer, which will be recorded.

Individual owners of the entity owning the property must guarantee compliance with the grant terms for corporate, LP or LLC applicants. Corporate, LP or LLC applicants must be authorized to do business in New York State and in good standing.

**Limited Funding:** This program has limited funding. Applications will be processed for approval on a first come, first served basis, based upon the date the application is complete.

**Application and Approval Process:** City Community Development staff will administer the program. The application is received and reviewed for the eligibility of the location and applicant, and the completeness of the application. If staff concludes that the request is eligible and complete, they will submit the application to the NFC Board of Directors for a final decision.

**Procedural Outline**

1. Application is taken by City Staff and eligibility is determined.
2. A building inspection must be performed pursuant to one of the following options:
   a. City of Niagara Falls Department of Inspections (at no cost to owner)
   b. A licensed architect or engineer chosen by the building owner (at owner’s expense)
3. Where required by code for extensive rehabilitation, applicant must retain a project architect to prepare a preliminary design of proposed improvements.
4. Applicant, architect, if applicable, and City staff meet to discuss proposed improvements and preliminary design.
5. Architect, if applicable, provides a cost estimate and rendering depicting the proposed improvements.
6. Architect, if applicable, prepares construction drawings after rehabilitation plan is approved by owner and City.
7. Owner obtains bids from 3 contractors based on the approved drawings and specs. At this point, the application is deemed complete.

8. N.F.C. board of director approval

9. Applicant signs a grant agreement with N.F.C. Development Corp. that includes a code violation correction clause. Applicant provides copy of deed and signs covenant not to transfer, which is recorded.

10. Work must be performed by contractors licensed to do business in Niagara Falls.

11. Progress inspections and final inspections are conducted by Architect/City inspectors.

12. Grant paid upon completion of all improvements, including correction of all code violations, proof of payment in full to all contractors.
Small Business Support Fund

Funding Source: Community Development

Contact: Community Development (716) 286-8802

Eligibility

1. Applicant must own or lease a commercial building in one of the target areas listed below:
   - Pine Avenue - Main St. to Hyde Park Blvd.
   - Main Street - Rainbow Blvd. to Ontario Ave.
   - Niagara Street - Third St. to Hyde Park Blvd.
   - East & West Market Streets
   - Highland Avenue from Grove Ave. to Garden Ave.
   - Third Street – Main Street to Niagara Street & Rear alley on West side of street only

2. All property taxes (City, County and School) and water/sewer charges must be current.

3. All code violations must be corrected prior to receipt of the funds.

Rehabilitation Priorities

All facades must be rehabilitated in compliance with established City approved design standards. Structural and decorative elements, signs, building color, windows and doors are examples of eligible facade improvements. Additionally, the following items may be included in the plan:
   - exterior code violations
   - energy conservation measures

Rebate

Community Development will reimburse the owner for 50% of the project costs, up to $10,000 for projects located on Pine Avenue, East and west Market St, Niagara St, Main St and Highland Avenue, Buffalo Ave, Cayuga Dr. and Third St. Funding is available on a first come – first served basis based on the date of execution of a rebate agreement with the City.

Rebates will be processed upon receipt of certification that construction is complete, including the correction of code violations and upon receipt of proof of payment in full to the contractor(s) (invoices & cancelled checks only)

Design Architect

The City has retained a registered architect to provide a preliminary design rendering of proposed façade improvements at no cost to the owner.

After approval of renderings by owner, construction drawings will be prepared upon receipt of a $250 refundable deposit from owner.

Note: The deposit is not refundable if owner withdraws from program.

Application

Please contact the Community Development Department.

Contact

Department of Community Development, 1022 Main Street, Niagara Falls, NY 14302 (716) 286-8802
Real Property Tax Abatement (485-b)

Funding Source: City of Niagara Falls

Contact: City of Niagara Falls Assessor’s Office  (716) 286-4380

*The City of Niagara Falls offers a real property tax abatement for certain commercial and industrial projects. This incentive authorizes a partial exemption from real property that increased in value due to alterations or improvements to the property.*

**Exemption Amount**
The amount of exemption is for 10 years in which the first year is 50% of the increase in assessed value attributed to the eligible improvements then it decreased by 5% in each of the remaining 9 years.

**Application Process**
The application should be filed with the City Assessor on or before the appropriate taxable status date within one (1) year from date of completion.

**Contact**
The City of Niagara Falls Assessor’s Office (716) 286-4380
City Contacts

Department of Economic Development
N.F.C. Development Corporation/Urban Renewal Agency
City Hall – Room 300A
745 Main Street
Niagara Falls, NY 14302-0069

Mr. Thomas Tedesco, Director of Business Development
Executive Director, N.F.C. Development Corporation
Department of Economic Development
Phone: 716-286-4482
Email: thomas.tedesco@niagarafallsny.gov

Mr. Allen Booker, Business Development & Tourism Coordinator
Phone: 716-286-4481
Email: allen.booker@niagarafallsny.gov

Douglas Janese, General Counsel
N.F.C. Development Corporation
Phone: 716-286-4372
Email: douglas.janese@niagarafallsny.gov

Office of Planning and Environmental Services
City Hall – Room 347
Phone: 716-286-4470

Mr. Thomas J. DeSantis, Executive Director of Urban Renewal Agency, Senior Planner;
Acting Director of Planning & Development
Phone: 716-286-4477
Email: desantis@nfez.com

Mr. Alan Nusbaum, Environmental Assistant
Phone: 716-286-4462
Email: alan.nusbaum@niagarafallsny.gov

Mr. James Bragg, Planner II/Historic Preservation Specialist
Phone: 716-286-4467
Email: james.bragg@niagarafallsny.gov
Other City Departments

**Building Construction and Renovations**
Phone: 286-4450
Inspections
- Building Permits
- Code Enforcement: Electrical, Plumbing, Housing

**Property Taxes**
Phone: 286-4380
Assessors
- Current Property Assessments
- Property Tax Abatement (485-b)

**Legal**
Phone: 286-4420
Corporation Counsel
- Sale of City Owned Properties
- City Easements
- City Council Approvals

**Community Development**
Phone: 286-8802
- Commercial Façade Grants
- Commercial Loan Subsidies
- Leased Housing
- Housing Renovations

**Engineering**
Phone: 286-4410
- Street Paving and Construction
- City Maps: Water, Sewer, Streets

**Waste Water**
Phone: 283-9970
- City Sewage; Discharge Requirements
- Permits
Section II: Regional Resource Guide
Niagara County Programs

Niagara Economic Development Fund

Contact: Susan Langdon (716) 278-8750

The Niagara Economic Development Fund, which has been funded through the New York Power Authority (PASNY), can provide up to 30% or $250,000 of the eligible project cost, whichever is less. The Niagara County IDA is administrator of the funds. The maximum amount of public funding in the project cannot exceed 50%.

Eligible Costs
Real Estate, Heavy Duty Machinery and Equipment, any necessary project costs - soft costs: legal, accounting, architectural, interim financing, etc.

Eligible Businesses
Manufacturing

Rate/Term
The rate will be fixed at the time of closing at Prime minus two points with a floor of 5% and a ceiling of 10%.

- M/E - 7 Years
- Real Estate - 15 Years

Application Process
A NEADF application must be completed and then submitted to the NCIDA office for approval. The NFC staff can assist in completing the necessary application for financing.

Note: This is permanent financing which requires the borrower to arrange interim financing for the project.

Revolving Loan Program

Contact: Susan Langdon (716) 278-8750

The Niagara County Industrial Development Agency (NCIDA) can make direct loans up to $250,000 available together with other public and private financing. Bank financing must be associated with the project.

Eligible Costs
Real Estate, Machinery and Equipment, and Working Capital, any necessary project soft costs: legal, accounting, architectural, interim financing, etc.

Eligible Businesses:
Manufacturing

Rate/Term:
The rate is fixed at 80% of Prime for a term, which is reflected in the useful life of the asset being financed.

Application Process
An IDA loan package must be submitted to the NCIDA for loan approval. The NFC staff can assist in completing the necessary application for financing.

Note: This is permanent financing which requires the borrower to arrange interim financing for the project.
New York State Programs

Link Deposited Program: Interest Rate Reduction
Contact: Buffalo Regional office (716) 846-8200 or visit www.empire.state.ny.us

*New York State can help an existing NYS business undertaking a project that will improve its competitiveness and create and/or retain jobs in NYS. Loans obtained from private banking institutions will be subsidized over a period of two (2) years.*

**Eligible Costs**
Real Estate, Heavy Duty Machinery and Equipment, any necessary project costs - soft costs: legal, accounting, architectural, interim financing, etc.

**Eligible Businesses**
Manufacturing

**Rate/Term**
The bank loan rate will be reduced two points, three if located in a EDZ and a certified EDZ company, for a period of two years. The maximum loan amount is set at $1,000,000. A Company cannot have more than one linked deposit open at a time, but may come reapply.

**Application Process**
A Link Deposited Program application must be completed and then submitted with your participating Bank.

Empire State Development Corporation

Contact: Buffalo Regional office (716) 846-8200 or visit www.empire.state.ny.us

*Empire State Development (ESD) is New York State’s lead economic development agency. With co-headquarters in Albany, Buffalo, and New York City, ESD is supported by a network of 18 additional locations throughout the state and around the world. The organization is comprised of highly qualified professionals who help businesses:*

- Start up a company in New York State;
- Relocate or establish a presence in New York State;
- Expand already existing operations in New York State;
- Retain and enlarge their workforce in New York State;
- Compete more effectively and profitably in the domestic and international marketplace.

USA Niagara Grant Program

Contact: 716-284-2556 or visit www.usaniagara.com

*The USA Niagara Grant program is an economic incentive program to create jobs and encourage new investment in downtown Niagara Falls, NY. The Grant Program may generally fund up to $100,000 or one-half (50%) of eligible project costs, whichever is less. Grant award amounts are measured against the established grant criteria. Project cost must be a minimum of $25,000.*

For more information, contact USA Niagara Development Corporation, @716-284-2556 or visit www.usaniagara.com.
Environmental Investment Program

Contact: Empire State Development (518) 292-5340

*The Environmental Investment Program provides interest subsidies on loans made by Empire State Development for projects which develop and/or expand markets for secondary materials*

**Eligible Costs**

Eligible project costs include those associated with the acquisition, construction, alteration, repair or improvement of buildings, equipment or machinery used on site and employed for the purpose of recycling secondary materials.

**Eligible Businesses**

Eligible applicants include qualified small and medium-sized New York State businesses, non-profit organizations and municipalities on behalf of New York State businesses.

**Rate/Term**

The extent of private investment and the significance of expected economic and environmental benefits are evaluated to determine award amounts.

**Application Process**

Funding requests are reviewed on a competitive basis throughout the year.

Note: This is permanent financing which requires the borrower to arrange interim financing for the project.
New York State Programs (con’t.)

Utility Company Programs

**National Fuel (natural gas supplier)**
National Fuel provides grants for projects designed to promote economic activity and redevelopment in National Fuel’s service area. To be approved for funding, projects must be natural gas related and meet their necessary requirements.

**Contact**
Erik Solomon (716) 857-7003 or (716) 857-7776

www.nationalfuelgas.com

**National Grid (electric supplier)**
National Grid provides a special “Empire Zone Rider” for certified zone businesses either new or existing business, which meets their necessary qualifications.

**Contact**
Mary Grace Welch (716) 831-7752

www.shovelready.com or www.nationalgridus.com
Federal Programs

Small Business Administration SBA (504) Direct Loan Program
Contact: Buffalo District Office 130 S. Elmwood Ave, Suite 540, Buffalo 14202 (716) 551-4301

The SBA can provide direct funds for up to 40% of the eligible project costs not to exceed $1,300,000. A ratio of one new job for every $15,000 in SBA funds is preferred but not required. Bank financing is required for 50% of the project and a cash injection of at least 10%.

Eligible Costs
Real Estate, Heavy Duty Machinery and Equipment, any necessary project costs - soft costs: legal, accounting, architectural, interim financing, etc.

Eligible Businesses
Any commercial, retail or manufacturing business, which meets SBA size standards and conditions.

Rate/Term
The rate is fixed at time of closing and is determined by the rate in which US Treasury Bonds were purchased for the project.

- M/E – 7-10 Years
- Real Estate- 15-20 Years

Application Process
A SBA (504) application must be completed with the assistance of the NFC (An Associate Certified Development Corporation) and is then submitted to the Buffalo Office of the SBA for approval.

Note: This is permanent financing which requires the borrower to arrange interim financing for the project.