

## U.S. Small Business Administration

## **INTERIM LENDER CERTIFICATION**

SBA Loan #			
SBA Loan Name			
Borrower(s)			
Operating Company			
CDC			
Interim Lender			
Address of Project Property			
Date of Certification (No more than 60 days prior to proposed Debenture funding)			
INSTRUCTIONS: Fill in all Certifications appear in brace	l blanks in the Certification. Instructions regarding particular ekets and italics.		
CDC has agreed to make a loan (the 504 Loan) to Borrower and Operating Company, if applicable (collectively, "Borrower") for purposes of financing the Project described in the "Authorization for Debenture Guarantee (SBA 504 Loan)," as amended (the Authorization). The 504 Loan will be funded by a debenture issued by CDC and guaranteed by the U.S. Small Business Administration (SBA). One of the conditions for the 504 Loan is that Interim Lender executes this Interim Lender Certification not more than 60 days prior to debenture funding. Interim Lender acknowledges that CDC will rely upon this Interim Lender Certification in making the 504 Loan and that SBA will rely upon this Interim Lender Certification in guaranteeing this debenture.			
Interim Lender certifies, to the	best of its knowledge, information and belief, that:		
	has been fully advanced ex rill be placed in escrow until completion of the Project. disbursed in reasonable compliance with the Authorization.	cept for	

- 3. Borrower has contributed to the Project the cash, land or other property required by the Authorization.
- 4. If the Interim Loan includes construction financing, the Project has been completed in accordance with the final plans and specifications.
- 5. Project cost overruns, if any, have been paid by Borrower with cash, representing additional injection of equity; or with proceeds of a separate note secured by additional collateral which is not a part of the Interim Loan; or by other source described here: \_\_\_\_\_\_\_\_.
- 6. Interim Lender has no knowledge of any unremedied substantial change in the condition of Borrower and Operating Company (if any) since the date of loan application to Interim Lender. Borrower is current on its payments to Interim Lender and not otherwise in default on the Interim Loan.

[Choose one of the following options for paragraph 7 by checking the paragraph that applies.]

[Option 1: Use if Interim Lender is different from Third Party Lender referred to in the Authorization.]

7. Upon receipt, Interim Lender will apply the Net Debenture Proceeds to pay off Interim Lender's share of Interim Financing stated in the Authorization. Within 30 days of receipt of the Net Debenture Proceeds, Interim Lender then will record or cause to be recorded releases of any recorded lien instruments (including without limitation mortgages, deeds of trust, deeds to secure debt, trust indentures, UCC financing statements) in favor of Interim Lender and securing the Interim Loan; will provide CDC with recorded copies of these releases; and will cancel, mark as paid, or release the note evidencing the Interim Loan, any guarantees, any all other documents securing the Interim Loan.

[Option 2: Use if Interim Lender is the same as the Third Party Lender referred to in the Authorization.]

7. Upon receipt, Interim Lender will apply the Net Debenture Proceeds to pay off Interim Lender's share of Interim Financing stated in the Authorization, and Interim Lender will reduce the principal balance of Interim Lender's debt to an amount not to exceed the amount of all Third Party Lender Loan stated in the Authorization or cancel the Interim Loan note, as appropriate, and will provide CDC evidence of such reduction or cancellation. Within 30 days of receipt of the Net Debenture Proceeds, Interim Lender will record or cause to be recorded partial or full releases of any recorded lien instruments (including without limitation mortgages, deeds of trust, deeds to secure debt, trust indentures, UCC financing statements) in favor of Interim Lender and securing the Interim Lender's share of Interim Financing and will provide CDC with recorded copies of these releases.

[Option 3: Use only if SBA has approved allowing Interim Lender to assign its note and lien

instrument to CDC, regardless of whether Interim Lender is the sarreferred to in the Authorization.]	me as the Third Party Lender
7. Upon receipt, Interim Lender will apply the Net Debenture Lender's share of Interim Financing stated in the Authoriza to CDC the note evidencing the Interim Loan, any guarante limitation mortgages, deeds of trust, deeds to secure debt, to in favor of Interim Lender and securing the Interim Lender'documents securing the Interim Loan.	tion. Interim Lender then will assign es, the lien instruments (including without rust indentures, UCC financing statement)
Interim Lender warrants and represents that all information above including without limitation, all information regarding the Borrof financial condition is accurate to the best of its knowledge and material information. Interim Lender acknowledges that for the pubehalf of SBA, an agency of the United States Government, responsibility for any wrongful act or omission by CDC. Interim SBA are relying upon the accuracy of the responses above and o Lender to CDC in determining whether to approve financing to that will be used to repay a loan made by Interim Lender. In submission of false information to CDC, or the withholding of macriminal prosecution under 18 U.S.C. § 1001 and other provision False Claims Act, 31 U.S.C. §§ 3729-3733, debarment and suspense	ower's and Operating Company's, if any, that Interim Lender has not withheld any rpose of this transaction, CDC is acting on except that SBA accepts no liability or Lender also acknowledges that CDC and f all information submitted by the Interim Borrower and Operating Company, if any nterim Lender further acknowledges that terial information from CDC, can result in ons, liability for treble damages under the
[CDC may add additional certifications/agreements here.]	
INTERIM LENDER	
By: Title:	Date