

Mohawk Valley EDGE Brownfields Cleanup Revolving Loan Fund PRE-QUALIFICATION FORM

Mohawk Valley EDGE (Economic Development Growth Enterprises Corporation) manages a Revolving Loan Fund (RLF) that offers low-interest loans and grants to eligible entities in order to carry out cleanup activities at brownfield sites in Oneida and Herkimer Counties.

This funding is through the US Environmental Protection Agency (EPA), so federal eligibility requirements apply. All information on this form needs to be fully completed, to the best extent possible.

I. APPLICANT INFORMATION

Organization Name:	
Full Address:	
Contact Name:	
Title:	
Phone:	
Email:	
Organization Type:	
Unique Entity ID (UEI):	

II. SITE INFORMATION

Site Name:			
Full Address:			
Municipality:			
SBL #:			
Acreage:			
Current Use:			
Does the applicant currently—			
or will in the future—own this	VEC	NO	
site:	YES	NO	
Date acquired:			
How was the site acquired:			
Prior to acquisition, was a			
Phase I Environmental Site			
Assessment (ESA) conducted:	YES	NO	
Was the Phase I ESA			
conducted more than 180 days			
prior to the date you acquired	YES	NO	
the site:			
How did the property become			
contaminated:			
Is this site enrolled in a		NO	
NYS Brownfields Program:	YES	NO	
If yes, NYS Site ID #:			



Through this program, the following funding types can be provided for cleanup activities at brownfield sites. Please indicate which funding types are of interest below:

Loans- Available to for-profit organizations

Subgrants- Available to public sector and non-profit entities

Note: Subgrants do not require repayment

Requested amount \$_____

Federal Eligibility Criteria

The following questions pertain to federal regulations regarding brownfields and will help USEPA determine project eligibility.

Loans or subgrants cannot be provided to entities who caused or contributed to the property's contamination. Specifically excluded are individuals or entities responsible for, or individuals or entities who have common ownership or control with entities responsible for, any existing environmental contamination at the site or any individuals or entities that have indemnified a responsible party or a party who has common ownership or control with a responsible party.

III. SITE ELIGIBILITY

Is the property listed or proposed to be listed on the National Priority List?*	YES	NO	
Is the property subject to unilateral administrative orders, courts, administrative orders on consent, or			
judicial consent decrees issued to or entered into			
parties under CERCLA?**	YES	NO	
Is the property subject to the jurisdiction, custody,			
or control of the US Government?	YES	NO	
Identify known ongoing or anticipated			
environmental enforcement actions related to the			
property:			
Identify any property uses since acquisition:			
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IV. APPLICANT ELIGIBILITY

Did all disposal of contamination at the site occur before you acquired the property?	YES	NO	
Are you an individual or entity who has common		-	
ownership or control within entities responsible			
for any existing contamination at the site?	YES	NO	
Have you been named as a responsible party for			
the contamination of the property?	YES	NO	
Have you been indemnified as a responsible party			
or a party who has common ownership or control			
with a responsible party?	YES	NO	

*The NPL is a list of hazardous waste sites identified by EPA as warranting further investigation into the extent of the risk they pose and whether cleanup of the site under EPA's Superfund Remedial program is warranted. NPL listing does not promise remedial action, only detailed investigation. (In most cases, the answer to this question is "no." If you were on the list, you would certainly know).

**The Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), commonly known as Superfund, was enacted by Congress on December 11, 1980. (Again, in most cases, you would answer "no." If your property was subject to CERCLA consent order, lien, or emergency action, you would know about it.)



V. PROPERTY OBLIGATIONS

Describe the reasonable steps taken to:

Stop any continuing releases of contamination:	
Prevent any threatened future release of	
contamination:	
Prevent or limit exposure to any previously	
released contamination:	

Confirm your commitment to:

- Comply with all land-use regulations and not impede the effectiveness or integrity of any institutional controls
- Comply with all information requests and administrative subpoenas that have or may be issued in connection with the property
- Provide all legally required notices

Please email or mail your completed form to MV EDGE. Thank you!

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