# UNDERWOOD

FRED STORMER

Phone: 806.379.0306 Fax: 806.379.0316 www.uwlaw.com Fred.Stormer@uwlaw.com ADDRESS:

500 S. Taylor Street Suite 1200, LB 233 Amarillo, TX 79101-2446 MAILING ADDRESS: P.O. Box 9158 Amarillo, TX 79105-9158

September 24, 2021

John Villarreal
Stephanie Jones
Chapter 313 Team
Data Analysis and Transparency Division
Texas Comptroller of Public Accounts
P.O. Box 13528 Capitol Station
Austin TX 78711-3528

Via Email

Re: 313 Application from Grimes County Solar Project, LLC to Iola ISD

Dear John and Stephanie:

Enclosed please find an application for appraised value limitation on qualified property submitted to Iola ISD by Grimes County Solar Project, LLC on September 20, 2021, along with the schedules in Excel format.

The Iola CISD Board accepted for consideration the application on September 20, 2021. The application was determined to be complete by the District on September 24, 2021. We ask that the Comptroller's Office prepare the economic impact report for this application.

A copy of the application will also be submitted to the Grimes Central Appraisal District in accordance with 34 Tex. Admin. Code §9.1054. Please feel free to contact me if you have any questions or concerns.

Sincerely,

Fred A. Storme

cc: Chief Appraiser,

Encl.

Grimes Central Appraisal District James Cook, VP, Development Cameron Pavluk, Manager Evan Horn, Ernst & Young LLP Jeff Dyer, Superintendent, Iola ISD via email: gcad@grimescad.org via email: james.cook@candelarenewables.com via email: cameron.pavluk@candelarenewables.com via email: evan.horn@ey.com

UNDERWOOD LAW FIRM, P.C.

AMARILLO FORT WORTH LUBBOCK PAMPA



# CHECKLIST ITEM #1

Application

See attached.

# Application for Appraised Value Limitation on Qualified Property

# (Tax Code, Chapter 313, Subchapter B or C)

**INSTRUCTIONS:** This application must be completed and filed with the school district. In order for an application to be processed, the governing body (school board) must elect to consider an application, but — by Comptroller rule — the school board may elect to consider the application only after the school district has received a completed application. Texas Tax Code, Section 313.025 requires that any completed application and any supplemental materials received by the school district must be forwarded within seven days to the Texas Comptroller of Public Accounts.

If the school board elects to consider the application, the school district must:

- · notify the Comptroller that the school board has elected to consider the application. This notice must include:
  - the date on which the school district received the application;
  - the date the school district determined that the application was complete;
  - the date the school board decided to consider the application; and
  - a request that the Comptroller prepare an economic impact analysis of the application;
- · provide a copy of the notice to the appraisal district;
- must complete the sections of the application reserved for the school district and provide information required in the Comptroller rules located at 34 Texas Administrative Code (TAC) Section 9.1054; and
- · forward the completed application to the Comptroller, separating each section of the documents. See 34 TAC Chapter 9, Subchapter F.

The governing body may, at its discretion, allow the applicant to supplement or amend the application after the filing date, subject to the restrictions in 34 TAC Chapter 9, Subchapter F.

When the Comptroller receives the notice and required information from the school district, and has determined that all assertions of confidentiality are appropriate, the Comptroller will publish all submitted non-confidential application materials on its website. The Comptroller is authorized to treat some application information as confidential and withhold it from publication on the Internet. To do so, however, the information must be segregated and comply with the other requirements set out in the Comptroller's rules. For more information, see guidelines on Comptroller's website.

The Comptroller will independently determine whether the application has been completed according to the Comptroller's rules (34 TAC Chapter 9, Subchapter F). If the Comptroller finds the application is not complete, the Comptroller will request additional materials from the school district. Pursuant to 9.1053(a)(1)(C), requested information shall be provided within 20 days of the date of the request. When the Comptroller determines that the application is complete, it will send the school district a notice indicating so. The Comptroller will determine the eligibility of the project and issue a certificate for a limitation on appraised value to the school board regarding the application by the 90th day after the Comptroller receives a complete application—as determined by the Comptroller.

The school board must approve or disapprove the application not later than the 150th day after the application review start date (the date the application is finally determined to be complete by the Comptroller), unless an extension is granted. The Comptroller and school district are authorized to request additional information from the applicant that is reasonably necessary to issue a certificate, complete the economic impact evaluation or consider the application at any time during the application review period.

Please visit the Comptroller's website to find out more about the program at comptroller.texas.gov/economy/local/ch313/. There are links to the Chapter 313 statute, rules, guidelines and forms. Information about minimum limitation values for particular districts and wage standards may also be found at that site.

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SECTION 1: School District Information		
Authorized School District Representative		
9/20/2021		
Date Application Received by District	<del></del>	
Jeff	Dyer	
First Name	Last Name	
Superintendent		
Title		
Iola Independent School District		
School District Name		
7282 Fort Worth Street		
Street Address		
P.O. Box 159		
Mailing Address		
lola	TX	77861
City	State	ZIP
(936) 394-2361	(936) 394-2132	
Phone Number	Fax Number	
n/a	jdyer@iolaisd.net	
Mobile Number (optional)	Email Address	
2. Does the district authorize the consultant to provide and obtain	information related to this application?	Yes N

SECTION 1. SCHOOL DISTRICT III OF Hattori (Continued)		
3. Authorized School District Consultant (If Applicable)		
Fred	Stormer	
First Name	Last Name	
Partner		
Title Underwood Law Firm, P.C.		
Firm Name (806) 379-0306	(806) 379-0316	
Phone Number	Fax Number	
_n/a	fred.stormer@uwlaw.com	
Mobile Number (optional)	Email Address	
4. On what date did the district determine this application complete?		September 24, 2021
SECTION 2: Applicant Information		
1. Authorized Company Representative (Applicant)		
James	Cook	
First Name	Last Name	
Vice President, Development	Candela Renewables	
Title 360 Pine Street, Suite 500	Organization	
Street Address n/a		
Mailing Address San Francisco	CA	94104
City	State	ZIP
(650) 455-1855	n/a	
Phone Number	Fax Number	
n/a	james.cook@candelarenewables.co	om 
Mobile Number (optional)     Will a company official other than the authorized company representative information requests?		Yes No
2a. If yes, please fill out contact information for that person.		
Cameron	Pavluk	
First Name	Last Name	
Manager, Development	Candela Renewables	
Title	Organization	
360 Pine Street, Suite 500		
Street Address		
n/a Mailing Address		
San Francisco	CA	94104
City	State	ZIP
(713) 397-4159	n/a	
Phone Number	Fax Number	
n/a	cameron.pavluk@candelarenewable	es.com
Mobile Number (optional)	Business Email Address	
3. Does the applicant authorize the consultant to provide and obtain information	tion related to this application?	Yes No

Evan Horn Last Name Last Name Senior Manager  Title Ernst & Young LLP Firm Name (512) 426-8958 n/a Fax Number evan.horn@ey.com Business Email Address  SECTION 3: Fees and Payments  1. Has an application fee been paid to the school district? The total fee shall be paid at the same time the application is submitted to the school district. Any fees not accompanying the original applie be considered supplemental payments.  1. Has n. If yes, include all transaction information below. Include proof of application fee paid to the school district in Tab 2. Any confidential information provided will not be publicly posted.  80,000.00 ACH Wiring Transfer Transaction Type Grimes County Solar Project, LLC Payor 9/20/2021  Both termascion was processed  For the purpose of questions 2 and 3, "payments to the school district" include any and all payments or transfers of things of value made to the district or to any person or persons in any form if such payment or transfer of thing of value being provided is in recognition of, anticipation of, and on for the agreement for limitation on appraised value.  2. Will any "payments to the school district" that you may make in order to receive a property tax value limitation agreement result in payment that are not in compliance with Tax Code § 313.027(i)?  If "payments to the school district" will only be determined by a formula or methodology without a specific amount being specified, could such method result in "payments to the school district" will only be determined by a formula or methodology without a specific amount being specified, could such method result in "payments to the school district" will only be determined by a formula or methodology without a specific amount being specified, could such method result in "payments to the school district" will only be determined by a formula or methodology without a specific amount being specified, could such method result in "payments to the school district" will only be determined by a formula or methodology without a specific amou	No
First Name Senior Manager Trite Ernst & Young LLP Firm Name (512) 426-8958 Phone Number evan.horn@ey.com Business Email Address  SECTION 3: Fees and Payments 1. Has an application fee been paid to the school district? The total fee shall be paid at the same time the application is submitted to the school district. Any fees not accompanying the original appli be considered supplemental payments.  1a. If yes, include all transaction information below. Include proof of application fee paid to the school district in Tab 2. Any confidential information provided will not be publicly posted.  80,000.00 ACH Wiring Transfer Transaction Type Iola ISD Paymer Amount Grimes County Solar Project, LLC Iola ISD Payee 9/20/2021 Payor 9/20/2021 Payee Payments to the school district that you may make in order to receive a property tax value limitation agreement for limitation on appraised value.  2. Will any 'payments to the school district' will only be determined by a formula or methodology without a specific amount being specified, could such method result in 'payments to the school district' will only be determined by a formula or methodology without a specific amount being specified, could such method result in 'payments to the school district' will only be determined by a formula or methodology without a specific amount being specified, could such method result in 'payments to the school district' that are not in compilance with Tax Code §313.027(i)?  SECTION 4: Business Applicant Information  1. What is the legal name of the applicant under which this application is made?  Grimes County Solar Project, LLC 2. Texas Taxpayer I.D. number of entity subject to Tax Code, Chapter 171 (111 digits)  32067956 3. Parent Company Name  Naturgy Candela I	No
Senior Manager Title Ernst & Young LLP Firm Name (512) 426-8958  Phore Number  evan.horn@ey.com Business Email Address  SECTION 3: Fees and Payments  1. Has an application fee been paid to the school district? The total fee shall be paid at the same time the application is submitted to the school district. Any fees not accompanying the original appli be considered supplemental payments.  1a. If yes, include all transaction information below. Include proof of application fee paid to the school district in Tab 2. Any confidential information provided will not be publicly posted.  80,000.00  ACH Wiring Transfer Payment Amount Grimes County Solar Project, LLC Iola ISD Payee  9/20/2021  Date transaction was processed  For the purpose of questions 2 and 3, "payments to the school district" include any and all payments or transfers of things of value made to the district or to any person or persons in any form if such payment or transfer of thing of value being provided is in recognition of, anticipation of, anticipation of, agreement for limitation on appraised value.  2. Will any "payments to the school district" that you may make in order to receive a property tax value limitation agreement for instination on appraised value.  2. Will any "payments to the school district" will only be determined by a formula or methodology without a specific amount being specified, could such method result in "payments to the school district" that are not in compliance with Tax Code §313.027(i)?  SECTION 4: Business Applicant Information  1. What is the legal name of the applicant under which this application is made?  Grimes County Solar Project, LLC  Texas Taxpayer I.D. number of entity subject to Tax Code, Chapter 171 (11 digits)  32067956  3, Parent Company Name  Anturgy Candela I	No
Title Ernst & Young LLP  Firm Name (512) 426-8958  Phone Number  (512) 426-8958  Phone Number  Evan.horn@ey.com  Business Email Address  SECTION 3: Fees and Payments  1. Has an application fee been paid to the school district?  The total fee shall be paid at the same time the application is submitted to the school district. Any fees not accompanying the original applie considered supplemental payments.  1a. If yes, include all transaction information below. Include proof of application fee paid to the school district in Tab 2. Any confidential information provided will not be publicly posted.  80,000.00  ACH Wiring Transfer  Payment Amount  Grimes County Solar Project, LLC  Payor  101a ISD  Payee  9/20/2021  Date transaction was processed  For the purpose of questions 2 and 3, "payments to the school district" include any and all payments or transfers of things of value made to the district or to any person or persons in any form if such payment or transfer of thing of value being provided is in recognition of, anticipation of, anticipation of, anticipation of, anticipation of, anticipation of, and the payments to the school district" that you may make in order to receive a property tax value limitation agreement for limitation on appraised value.  2. Will any "payments to the school district" that you may make in order to receive a property tax value limitation agreement for indistrict will only be determined by a formula or methodology without a specific amount being specified, could such method result in "payments to the school district" will only be determined by a formula or methodology without a specific amount being specified, could such method result in "payments to the school district" that are not in compliance with Tax Code §313.027(i)?  Yes V No  SECTION 4: Business Applicant Information  1. What is the legal name of the applicant under which this application is made?  Grimes County Solar Project, LLC  2. Texas Taxpayer I.D. number of entity subject to Tax Code, Chapter 171 (11 digits)  32067956  3.	No
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For the purpose of questions 2 and 3, "payments to the school district" include any and all payments or transfers of things of value made to the district or to any person or persons in any form if such payment or transfer of thing of value being provided is in recognition of, anticipation of, attion for the agreement for limitation on appraised value.  2. Will any "payments to the school district" that you may make in order to receive a property tax value limitation agreement result in payments that are not in compliance with Tax Code §313.027(i)?  3. If "payments to the school district" will only be determined by a formula or methodology without a specific amount being specified, could such method result in "payments to the school district" that are not in compliance with Tax Code §313.027(i)?  SECTION 4: Business Applicant Information  1. What is the legal name of the applicant under which this application is made?  2. Texas Taxpayer I.D. number of entity subject to Tax Code, Chapter 171 (11 digits)  32067956  3. Parent Company Name  Naturgy Candela I	
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3. If "payments to the school district" will only be determined by a formula or methodology without a specific amount being specified, could such method result in "payments to the school district" that are not in compliance with Tax Code §313.027(i)?  SECTION 4: Business Applicant Information  1. What is the legal name of the applicant under which this application is made? Grimes County Solar Project, LLC  2. Texas Taxpayer I.D. number of entity subject to Tax Code, Chapter 171 (11 digits) 32067956  3. Parent Company Name Naturgy Candela II  4. Parent Company Tax ID 32067407	N/A
compliance with Tax Code §313.027(i)?  SECTION 4: Business Applicant Information  1. What is the legal name of the applicant under which this application is made?  2. Texas Taxpayer I.D. number of entity subject to Tax Code, Chapter 171 (11 digits)  3. Parent Company Name  4. Parent Company Tax ID  Yes No  No  Section 171 (11 digits)  32067956  Naturgy Candela II  32067407	10//
1. What is the legal name of the applicant under which this application is made?  2. Texas Taxpayer I.D. number of entity subject to Tax Code, Chapter 171 (11 digits)  3. Parent Company Name  4. Parent Company Tax ID  Grimes County Solar Project, LLC  Naturgy Candela I  32067407	N/A
2. Texas Taxpayer I.D. number of entity subject to Tax Code, Chapter 171 (11 digits) 32067956  3. Parent Company Name Naturgy Candela I  4. Parent Company Tax ID 32067407	
3. Parent Company Name	
4. Parent Company Tax ID	253
	evco, LLC
5. NAICS code	612
6. Is the applicant a party to any other pending or active Chapter 313 agreements? Yes	✓ No
6a. If yes, please list application number, name of school district and year of agreement	V No
n/a	
SECTION 5: Applicant Business Structure	
Business Organization of Applicant (corporation, limited liability corporation, etc)  Limited Liability Corporation	
2. Is applicant a combined group, or comprised of members of a combined group, as defined by Tax Code §171.0001(7)?	
2a. If yes, attach in <b>Tab 3</b> a copy of the most recently submitted Texas Comptroller Franchise Tax Form No. 05-165, No. 05-166, or any documentation from the Franchise Tax Division to demonstrate the applicant's combined group membership and contact information	No

For more information, visit our website: comptroller.texas.gov/economy/local/ch313/

Page 3

#### Data Analysis and Transparency Form 50-296-A

S	ECTIO	DN 5: Applicant Business Structure <i>(continued)</i>			
	2b.	Texas Franchise Tax Reporting Entity Taxpayer Name			
		Naturgy Candela Devco, LLC			
	2c.	Reporting Entity Taxpayer Number 32067407612			
		e applicant current on all tax payments due to the State of Texas?		✓ Yes	No
4.	Are al	Il applicant members of the combined group current on all tax payments due to the State of Texas?	<b>√</b> Yes	No	N/A
S	ECTIO	DN 6: Eligibility Under Tax Code Chapter 313.024			
1.	Are yo	ou an entity subject to the tax under Tax Code, Chapter 171?		✓ Yes	No
2.	•	property will be used for one of the following activities:  manufacturing		Yes	✓ No
	(2)	research and development		Yes	✓ No
	(3)			Yes	✓ No
	(4)	an advanced clean energy project, as defined by Section 382.003, Health and Safety Code		Yes	✓ No
	(5)	renewable energy electric generation		✓ Yes	No
	(6)	electric power generation using integrated gasification combined cycle technology		Yes	✓ No
	(7)	nuclear electric power generation		Yes	✓ No
	(8)				
	(-)	applicant in one or more activities described by Subdivisions (1) through (7)	•	Yes	<b>√</b> No
	(9)	a Texas Priority Project, as defined by 313.024(e)(7) and TAC 9.1051*		Yes	<b>√</b> No
3.	Are yo	ou requesting that any of the land be classified as qualified investment?		Yes	<b>√</b> No
4.	Will a	ny of the proposed qualified investment be leased under a capitalized lease?		Yes	<b>√</b> No
5.	Will a	ny of the proposed qualified investment be leased under an operating lease?		Yes	<b>√</b> No
6.	Are yo	ou including property that is owned by a person other than the applicant?		Yes	<b>√</b> No
7.		ny property be pooled or proposed to be pooled with property owned by the applicant in determining the amo qualified investment?	unt of	Yes	<b>√</b> No
*No	ote: Ap	oplicants requesting eligibility under this category should note that there are additional application and reporting	ng data submi	ssion require	ements.
S	ECTIO	DN 7: Project Description			
1.	persoi	<b>b 4</b> , attach a detailed description of the scope of the proposed project, including, at a minimum, the type and anal property, the nature of the business, a timeline for property construction or installation, and any other releded ment or a reapplication please specify and provide details regarding the original project.			
2.		k the project characteristics that apply to the proposed project:			
		Land has no existing improvements  Land has existing improvement	s (complete Sect	tion 13)	
		Expansion of existing operation on the land (complete Section 13) Relocation within Texas			

S	SECTION 8: Limitation as Determining Factor				
1.	Does the applicant currently own the land on which the proposed project will occur?		Yes	$\checkmark$	No
2.	Has the applicant entered into any agreements, contracts or letters of intent related to the proposed	project?	<b>/</b> Yes		No
3.	Does the applicant have current business activities at the location where the proposed project will oc	cur?	Yes	<b>√</b>	No
4.	Has the applicant made public statements in SEC filings or other documents regarding its intentions proposed project location?	_	Yes	<b>√</b>	No
5.	Has the applicant received any local or state permits for activities on the proposed project site?		Yes	<b>√</b>	No
6.	Has the applicant received commitments for state or local incentives for activities at the proposed pro	oject site?	Yes	<b>√</b>	No
7.	Is the applicant evaluating other locations not in Texas for the proposed project?		/ Yes		No
8.	Has the applicant provided capital investment or return on investment information for the proposed p with other alternative investment opportunities?		Yes	<b>√</b>	No
9.	Has the applicant provided information related to the applicant's inputs, transportation and markets for	the proposed project?	Yes	<b>√</b>	No
	O. Are you submitting information to assist in the determination as to whether the limitation on appraised factor in the applicant's decision to invest capital and construct the project in Texas?		Yes		No
	hapter 313.026(e) states "the applicant may submit information to the Comptroller that would pr nder Subsection (c)(2)." If you answered "yes" to any of the questions in Section 8, attach supp		/e detei	rminati	ion
S	SECTION 9: Projected Timeline				
	OTE: Only construction beginning after the application review start date (the date the Texas Comptrolle complete) can be considered qualified property and/or qualified investment.	er of Public Accounts deems the	applica	tion	
1.	Estimated school board ratification of final agreement	2/2	28/202	2	
2.	Estimated commencement of construction	1/2	2/2023	3	
3.	Beginning of qualifying time period (MM/DD/YYYY)	1/2	2/2023	}	
4.	First year of limitation (YYYY)		2024		
	4a. For the beginning of the limitation period, notate which one of the following will apply according				
	A. January 1 following the application date  B. January 1 following the end of QT				
	✓ C. January 1 following the commencement of commercial operations	•			
	• C. January Fronowing the commencement of commercial operations				
5.	Commencement of commercial operations	12/3	31/202	23	
S	SECTION 10: The Property				
		Grimes			
	County or counties in which the proposed project will be located	Grimes CAD			
	Central Appraisal District (CAD) that will be responsible for appraising the property				
3.	Will this CAD be acting on behalf of another CAD to appraise this property?		Yes	✓	No
4.	List all taxing entities that have jurisdiction for the property, the portion of project within each entity at		,		
	M&O (ISD): Iola ISD, \$.9439, 100% [&S (ISD):	Iola ISD, \$.18123, 100%			
	Grimos County \$ 526033 1009/	n/a	501)		
	County: Griffles County, \$.320933, 100 % City: (Name, tax rate and percent of project)	(Name, tax rate and percent of proje	ect)		
	Hospital District: Mater District:	n/a			
	(Name, tax rate and percent of project)	(Name, tax rate and percent of proje	ect)		_
	Other (describe): Grimes County ESD #1, \$.026626, 100% (Name, tax rate and percent of project) Other (describe):	n/a (Name, tax rate and percent of proje	ect)		

S	ECTION	10։ The Prop	perty <b>(continued)</b>			
5.	List all s	tate and local	incentives as an annual percentage. Include	the estimated start and end	year of the incentive:	
	County:		n/a	City:	n/a	
			(Incentive type, percentage, start and end year)	J,	(Incentive type, percentage, start and end year)	
	Hospital	District:	n/a	Water District:	n/a	
			(Incentive type, percentage, start and end year)		(Incentive type, percentage, start and end yeart)	
	Other (de	escribe).	n/a	Other (describe):	n/a	
	Outlot (uc		(Incentive type, percentage, start and end year)		(Incentive type, percentage, start and end year)	
6	Is the nr	oiect located	entirely within the ISD listed in Section 1?		Yes N	0
٠.					cts) and additional information on the project scope and	
	s th	ize. Please no	ote that only the qualified property within the I	SD listed in Section 1 is elig	pible for the limitation from this application. Please verify pertain to only the property within the ISD listed in	
7.	Did you	receive a dete	ermination from the Texas Economic Developme	ent and Tourism Office that t	this proposed project and at least	
	one othe	er project seek	ring a limitation agreement constitute a single u	nified project (SUP), as allow	wed in §313.024(d-2)? Yes 🗸 N	o
	7a. If	yes, attach ir	n <b>Tab 6</b> supporting documentation from the Of	ffice of the Governor.		
C	ECTION	11. Toyac Ta	x Code 313.021(1) Qualified Investment			
					tion and the minimum amount of appraised value	
lim	itation var	ry depending o	on whether the school district is classified as Si	ubchapter B or Subchapter (	C, and the taxable value of the property within the school e at comptroller.texas.gov/economy/local/ch313/.	ı
1.	At the tir	ne of applicat	ion, what is the estimated minimum qualified i	nvestment required for this	school district? \$ 10,000,000.00	
2.	What is	the amount of	f appraised value limitation for which you are a	applying?	\$ 20,000,000.00	
		ne property va agreement.	alue limitation amount is based on property va	lues available at the time of	application and may change prior to the execution of	
3	-	•	estment meet the requirements of Tax Code §	313 021(1)?	✓ Yes N	O
			f the qualified investment [See §313.021(1).]			_
•	a. a b. a c. a	specific and ppraised valu description o ualified invest detailed map	detailed description of the qualified investment limitation as defined by Tax Code §313.021 of any new buildings, proposed new improvement (Tab 7); and	t you propose to make with (Tab 7); ents or personal property wof tangible personal propert	in the project boundary for which you are requesting ar hich you intend to include as part of your minimum y to be placed in service during the qualifying time	1
5.	Do you i	ntend to make	e at least the minimum qualified investment re	quired by Tax Code §313.0	23 (or §313.053 for Subchapter C school districts)	
	for the re	elevant schoo	I district category during the qualifying time pe	eriod?		O
S	ECTION	12: Texas Ta	x Code 313.021(2) Qualified Property			
1.	Attach a	detailed desc	cription of the qualified property. [See §313.02	1(2)] The description must i	nclude:	
		specific and 313.021 ( <b>Tab</b>		or which you are requesting	an appraised value limitation as defined by Tax Code	
	1b. a	•	of any new buildings, proposed new improvement	ents or personal property w	hich you intend to include as part of your qualified	
	1c. a	map or site p	<i>,</i> .		uildings or new improvements inside the project area one boundaries ( <b>Tab 11</b> ): and	
			proposed qualified property be used to renove	•	,	
		•	g buildings or existing improvements inside or			0
		<b>ite</b> : Property ι improvem	used to renovate, refurbish, upgrade, maintain lents inside or outside the project area cannot §9.1051(16).	, modify, improve, or functio	onally replace existing buildings or existing	

S	ECTION 12: Texas Tax Code 313.021(2) Qualified Property <i>(continued)</i>
2.	Is the land upon which the new buildings or new improvements will be built part of the qualified property described by §313.021(2)(A)? Yes V
	<ul> <li>2a. If yes, attach complete documentation including:</li> <li>a. legal description of the land (Tab 9);</li> <li>b. each existing appraisal parcel number of the land on which the new improvements will be constructed, regardless of whether or not all of the land described in the current parcel will become qualified property (Tab 9);</li> <li>c. owner (Tab 9);</li> <li>d. the current taxable value of the land, attach estimate if land is part of larger parcel (Tab 9); and</li> </ul>
3.	e. a detailed map showing the location of the land with vicinity map ( <b>Tab 11</b> ).  Is the land on which you propose new construction or new improvements currently located in an area designated as a reinvestment zone under Tax Code Chapter 311 or 312 or as an enterprise zone under Government Code Chapter 2303? Yes
	<ul> <li>3a. If yes, attach the applicable supporting documentation:</li> <li>a. evidence that the area qualifies as an enterprise zone as defined by the Governor's Office (Tab 16);</li> <li>b. legal description of reinvestment zone (Tab 16);</li> <li>c. order, resolution or ordinance establishing the reinvestment zone (Tab 16);</li> <li>d. guidelines and criteria for creating the zone (Tab 16); and</li> <li>e. a map of the reinvestment zone or enterprise zone boundaries with vicinity map (Tab 11)</li> </ul>
	3b. If no, submit detailed description of proposed reinvestment zone or enterprise zone with a map indicating the boundaries of the zone on which you propose new construction or new improvements to the Comptroller's office within 30 days of the application date.  What is the anticipated date on which you will submit final proof of a reinvestment zone or enterprise zone?  12/15/2021
S	ECTION 13: Information on Property Not Eligible to Become Qualified Property
1.	In <b>Tab 10</b> , attach a specific and detailed description of all <b>existing property within the project boundary</b> . This includes buildings and improvements existing as of the application review start date (the date the application is determined to be complete by the Comptroller). The description must provide sufficient detail to locate all existing property on the land that will be subject to the agreement and distinguish existing property from future proposed property.
2.	In <b>Tab 10</b> , attach a specific and detailed description of all <b>proposed new property within the project boundary that will not become new improvements</b> as defined by TAC 9.1051. This includes proposed property that: functionally replaces existing or demolished/removed property; is used to maintain, refurbish, renovate, modify or upgrade existing property; or is affixed to existing property; or is otherwise ineligible to become qualified property. The description must provide sufficient detail to distinguish existing property (statement 1) and all proposed new property that cannot become qualified property from proposed qualified property that will be subject to the agreement (as described in Section 12 of this application).
3.	For the property not eligible to become qualified property within the project boundary in response to statements 1 and 2 of this section, provide the following supporting information in <b>Tab 10</b> :  a. maps and/or detailed site plan;  b. surveys;  c. appraisal district values and parcel numbers;  d. inventory lists;  e. existing and proposed property lists;  f. model and serial numbers of existing property; or  g. other information of sufficient detail and description.
4.	Total estimated market value of existing property within the project boundary (that property described in response to statement 1):
5.	In <b>Tab 10</b> , include an appraisal value by the CAD of all the buildings and improvements existing as of a date within 15 days of the date the application is received by the school district.
6.	Total estimated market value of proposed property not eligible to become qualified property

**Note:** Investment for the property listed in statement 2 may count towards qualified investment in Column C of Schedules A-1 and A-2, if it meets the requirements of 313.021(1). Such property <u>cannot</u> become qualified property on Schedule B.

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٥	ECTION 14: Wage and Employment information		
		1	
	What is the number of new qualifying jobs you are committing to create?	· ·	
2.	What is the number of new non-qualifying jobs you are estimating you will create? (See TAC 9.1051(14))	0	
3.	Do you intend to request that the governing body waive the minimum new qualifying job creation requirement, as provided under Tax Code §313.025(f-1)?	Yes	No
	3a. If yes, attach evidence of industry standard in Tab 12 documenting that the new qualifying job creation requirement about of employees necessary for the operation, according to industry standards.	ove exceeds the r	number
4.	Attach in <b>Tab 13</b> the four most recent quarters of data for each wage calculation below, including documentation from the Texa Commission website. The final actual statutory minimum annual wage requirement for the applicant for each qualifying job—v from this estimate—will be based on information available at the time of the application review start date (date of a complete §9.1051(21) and (22). <b>Note</b> : If a more recent quarter of information becomes available before the application is deemed compinformation will be required.	which may differ s d application). Se	e TAC
	Non-qualified job wages     average weekly wage for all jobs (all industries) in the county is	\$ 994.75	
	b. Qualifying job wage minimum option §313.021(5)(A) -110% of the average weekly wage for manufacturing jobs in the county is	\$ 1,290.30	
	c. Qualifying job wage minimum option §313.021(5)(B) -110% of the average weekly wage for manufacturing jobs in the region is	\$ 809.90	
5.	Which Tax Code section are you using to estimate the qualifying job wage standard required for this project?	or 🗸 §313.02	21(5)(B)
6.	What is the minimum required annual wage for each qualifying job based on the qualified property?	\$ 42,114.60	
7.	What is the annual wage you are committing to pay for each of the new qualifying jobs you create on the qualified property?	\$ 42,115.00	
8.	Will the qualifying jobs meet all minimum requirements set out in Tax Code §313.021(3)?	<b>√</b> Yes	No
9.	Do you intend to satisfy the minimum qualifying job requirement through a determination of cumulative economic benefits to the state as provided by §313.021(3)(F)?	Yes	<b>√</b> No
	9a. If yes, attach in <b>Tab 13</b> supporting documentation from the TWC, pursuant to §313.021(3)(F).		
10	. Do you intend to rely on the project being part of a single unified project, as allowed in §313.024(d-2), in meeting the qualifying job requirements?	Yes	<b>√</b> No
	10a. If yes, attach in <b>Tab 6</b> supporting documentation including a list of qualifying jobs in the other school district(s).		

### SECTION 15: Economic Impact

- 1. Complete and attach Schedules A1, A2, B, and C in **Tab 14**. **Note**: Excel spreadsheet versions of schedules are available for download and printing at URL listed below.
- 2. Attach an Economic Impact Analysis, if supplied by an entity other than the Comptroller's office, in Tab 15. (not required)
- 3. If there are any other payments made in the state or economic information that you believe should be included in the economic analysis, attach a separate schedule showing the amount for each year affected, including an explanation, in **Tab 15**.

	APPLICATION TAB ORDER FOR REQUESTED ATTACHMENTS							
	ATTACHMENT							
1	Sections 1-16							
2	Proof of Payment of Application Fee							
3	Documentation of Combined Group membership under Texas Tax Code 171.0001(7), history of tax default, delinquencies and/or material litigation (if applicable)							
4	Detailed description of the project							
5	Documentation to assist in determining if limitation is a determining factor							
6	Description of how project is located in more than one district, including list of percentage in each district and, if determined to be a single unified project, documentation from the Office of the Governor (if applicable)							
7	Description of Qualified Investment							
8	Description of Qualified Property							
9	Description of Land							
10	Description of all property not eligible to become qualified property (if applicable)							
11	<ul> <li>Maps that clearly show:</li> <li>a) Project boundary and project vicinity, including county and school district boundaries</li> <li>b) Qualified investment including location of tangible personal property to be placed in service during the qualifying time period and buildings to be constructed during the qualifying time period</li> <li>c) Qualified property including location of new buildings or new improvements</li> <li>d) Any existing property within the project area</li> <li>e) Any facilities owned or operated by the applicant having interconnections to the proposed project</li> <li>f) Location of project, and related nearby projects within vicinity map</li> <li>g) Reinvestment or Enterprise Zone within vicinity map, showing the actual or proposed boundaries and size</li> <li>Note: Maps should be high resolution files. Include map legends/markers.</li> </ul>							
12	Request for Waiver of Job Creation Requirement and supporting information (if applicable)							
13	Calculation of non-qualifying wage target and two possible qualifying job wage requirements with TWC documentation							
14	Schedules A1, A2, B, and C completed and signed Economic Impact (if applicable)							
15	Economic Impact Analysis, other payments made in the state or other economic information (if applicable)							
16	Description of Reinvestment or Enterprise Zone, including:  a) evidence that the area qualifies as an enterprise zone as defined by the Governor's Office  b) legal description of reinvestment zone  c) order, resolution or ordinance establishing the reinvestment zone  d) guidelines and criteria for creating the zone							
17	Signature and Certification page, signed and dated by Authorized School District Representative and Authorized Company Representative (applicant)							



# **CHECKLIST ITEM #2**

Proof of Payment of Application Fee
Proof of Payment Attached.

# **INVOICE**



Iola Independent School District 7282 Fort Worth St. Iola, TX 77861 Telephone: (936) 394-2361

INVOICE 202109-01 SEPTEMBER 10, 2021

TO: Grimes County Solar, LLC c/o Troy Reed, CMI Ernst & Young LLP 401 Congress Ave, Suite 3200 Austin, Texas 78701 FOR: 313 Application Fee

DESCRIPTION	AMOUNT
Standard application fee for an appraised value limitation under Texas Tax Code, Chapter 313, set by Board of Trustees per Board Policy CCGB (LOCAL)	\$80,000
TOTAL	\$80,000

Make all checks payable to Iola Independent School District, or use the following account for an EFT/wire transfer:

Bank: Wells Fargo

Address: 6325 S. Rainbow Blvd., Suite 200,

Las Vegas, NV 89118

ABA Routing No.: 111900659 Account No.: 7140242426 From: Maria Real < mreal@mahoneysabol.com > Sent: Monday, September 20, 2021 9:26 AM

To: Kevin Schroeder < <a href="mailto:kevin.schroeder@candelarenewables.com">kevin.schroeder@candelarenewables.com</a> <a href="mailto:kevin.schroeder">kevin.schroeder</a> <a href="mailto:kevin.schroeder">kevin.

Subject: FW: Naturgy - Bank Activity 9/20/2021

Hello Cameron,

The \$80K to lola has been released.

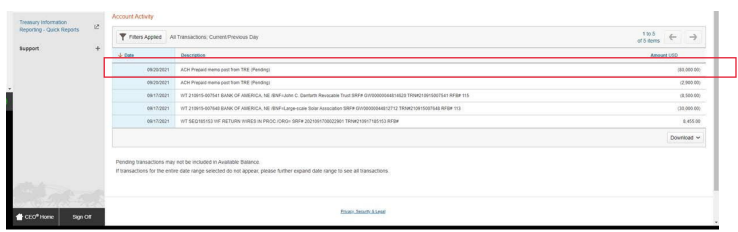
Best, Maria

From: Maria Real

Sent: Monday, September 20, 2021 10:25 AM

To: Kevin Schroeder < kevin.schroeder@candelarenewables.com >

Subject: Naturgy - Bank Activity 9/20/2021



Maria Real

MahoneySabol 80 Plains Road Essex, CT 06426

Tel: 860.767.9999, ext. 5505

Fax: 860.767.0353

www.mahoneysabol.com

An Independent Member of the BDO Alliance USA



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### **CHECKLIST ITEM #3**

Documentation from Texas Comptroller's Franchise Tax Division to demonstrate Combined Group membership

Application will be supplemented with information regarding Combined Group Membership by September 27, 2021.



#### **CHECKLIST ITEM #4**

#### **Detailed Description of Project**

The applicant is developing a utility scale single axis tracker photovoltaic facility designed to use solar power to generate electricity. The project will be capable of generating approximately 210 MWac and will cover a surface area approximately 2,000 acres. The exact capacity and specific technology will be determined during the design process, and so the exact location of the improvements cannot be specified at this time. This application covers all qualified property in the reinvestment zone and project boundary within Iola ISD necessary for commercial operations of the proposed solar farm. In addition, 100% of the entire project is planned to be installed in Iola ISD and Grimes County.

If granted an Appraised Value Limitation pursuant to Texas Tax Code 313, the applicant expects to issue a full notice to proceed for construction in Q1 of 2023 and expects to complete construction in Q4 2023.

The investment may include, but is not limited to, the following: approximately 525,000 solar modules/panels, metal mounting system with tracking capabilities, battery or battery system, underground conduit, communications cables and electric system wiring, combiner boxes, a project substation including breakers, a transformer and meters, overhead transmission lines, inverter boxes on concrete pads, an operations and maintenance facility, fencing for safety and security, telephone and internet communication system, and meteorological equipment to measure solar irradiation and weather conditions.

The applicant applied to ERCOT on 12/16/2020 and has received the following IGNR numbers: 23INR0160. This project may have been known by Grimes County Solar in past media reports, investor presentations, and other listings with federal or state agency.



#### **CHECKLIST ITEM #5**

Documentation to assist in determining if limitation is a determining factor.

# 2. Has the applicant entered into any agreements, contracts or letters of intent related to the proposed project?

The Applicant for this Project has entered into a number of contracts related to the Project, including long-term lease option agreements with area landowners, contracts with environmental consultants to assess the suitability of the site, and a request for studies leading to an interconnection agreement with the transmission provider. The Project was selected as a candidate for development based on the favorable solar data, nearby access to the electric grid, and favorable tax incentives under Texas Tax Code chapters 312 and 313. Obtaining a value limitation agreement is critical to the economic and competitive viability of this Project.

None of the current Project agreements firmly commit the Applicant to the development of the Project. A number of variables remain undetermined at this stage, including the approval of this application. The Applicant could still elect to devote resources to other projects that it has in development. Without the available tax incentives, the economics of the Project become far less attractive and the likelihood of selling the electricity at a competitive price will decrease.

#### 7. Is the applicant evaluating other locations not in Texas for the proposed project?

The applicant is a U.S. developer of solar projects, and has the ability to locate solar farms anywhere in the U.S. and bases its decision to deploy capital on projects with the best return on investment. For these reasons, the applicant studies and compares the economic returns at various competing sites throughout the market areas where solar development is attractive. Without a Limitation on Appraised Value, the economics of the project become far less attractive and the applicant would allocate its financial resources to alternative sites outside the State of Texas with more favorable economic returns which would include:

#### **Alternative Sites Outside Texas**

- California
- Kentucky

- Florida
- New York



10. Are you submitting information to assist in the determination as to whether the limitation on appraised value is a determining factor in the applicant's decision to invest capital and construct the project in Texas?

The information provided in this Attachment and throughout the Application has been assembled to provide the reviewer with the best possible information to make an assessment and determination of the critical nature of the Limitation on Appraised Value to the feasibility of the project. The financial viability of the project is contingent on receiving the Chapter 313 Appaised Value Limitation, and the project cannot move forward without it.



# **CHECKLIST ITEM #6**

Description of how project is located in more than one district, including list of percentage in each district and, if determined to be a single unified project, documentation from the Office of the Governor (if applicable).

N/A



#### **CHECKLIST ITEM #7**

#### Description of Qualified Investment

The Applicant anticipates constructing a solar photovoltaic electric generating facility with an operating capacity of approximately 210 MWac and will cover a surface area of approximately 2,000 acres. 100% of the project will be located in the reinvestment zone and project boundary within Iola ISD and Grimes County, and will be considered qualified investment for this application. The exact capacity and specific technology components will be determined during the development and design process. The facility may include eligible ancillary and necessary equipment, including the following improvements:

- · Solar modules/panels
- · Metal mounting system with tracking capabilities
- · Battery or battery system
- · Underground conduit, communications cables, and electric collection system wiring
- · Combiner boxes
- · A project substation including breakers, a transformer and meters
- · Overhead transmission lines
- · Inverter boxes on concrete pads
- · Operations and maintenance facility
- · Fencing for safety and security
- · Telephone and internet communications system
- · Meteorological equipment to measure solar irradiation and weather conditions

Batteries or battery system included in the Qualified Investment will only be used to store electricity generated by the solar panels included in the Project.



#### **CHECKLIST ITEM #8**

#### Description of Qualified Property

The Applicant anticipates constructing a solar photovoltaic electric generating facility with an operating capacity of approximately 210 MWac and will cover a surface area of approximately 2,000 acres. 100% of the project will be located in the reinvestment zone and project boundary within Iola ISD and Grimes County, and will be considered qualified property for this application. The exact capacity and specific technology components will be determined during the development and design process. The facility may include eligible ancillary and necessary equipment, including the following improvements:

- · Solar modules/panels
- · Metal mounting system with tracking capabilities
- · Battery or battery system
- · Underground conduit, communications cables, and electric collection system wiring
- · Combiner boxes
- · A project substation including breakers, a transformer and meters
- · Overhead transmission lines
- · Inverter boxes on concrete pads
- · Operations and maintenance facility
- · Fencing for safety and security
- · Telephone and internet communications system
- · Meteorological equipment to measure solar irradiation and weather conditions

Batteries or battery system included in the Qualified Property will only be used to store electricity generated by the solar panels included in the Project.



# **CHECKLIST ITEM #9**

Description of Land

The applicant will lease approximately 2,000 acres of land within in Grimes County, Texas for the project.



# **CHECKLIST ITEM #10**

Description of all property not eligible to become qualified property (if applicable).

See Attached.

For Privacy reasons not all exemptions are shown per Section 25.027 of the Property Tax Code.

#### **GRIMES CENTRAL APPRAISAL DISTRICT**

**Property Address** Tax Year 2021 Assessed Value Property Owner R17977 TRANT, JAMES RAY & CYNTHIA CR166, IOLA, TX 77861 2021 🕶 CERTIFIED \$8,250

#### 2021 GENERAL INFORMATION

Property Status Active Property Type Real

Legal Description A0312 J F MARTIN, TRACT 74, ACRES 103.68

Neighborhood **IOLA RURAL** 

> 312-000-0740 Account

Map Number 31 B5

#### 2021 OWNER INFORMATION

Owner Name TRANT, JAMES RAY & CYNTHIA

015942 Owner ID

Exemptions Agriculture Use

Percent Ownership 100%

> Mailing Address 17988 FM 244 IOLA, TX 77861-3659

> > Agent

#### 2021 VALUE INFORMATION

Improvement Homesite Value \$0

Improvement Non-Homesite \$1,260

**Total Improvement Market** \$1,260

Value

Land Homesite Value \$0

Land Non-Homesite Value \$0

Land Agricultural Market Value \$465,520

Total Land Market Value \$465,520

> Total Market Value \$466,780

> > Agricultural Use \$6,990

Timber Use \$0

**Total Appraised Value** \$1,260

Homestead Cap Loss -\$0

Total Assessed Value \$8,250

#### 2021 ENTITIES & EXEMPTIONS

Special Exemptions AG - Agriculture Use

TAXING ENTITY	EXEMPTIONS	EXEMPTIONS AMOUNT	TAX VAL	ABLE UE	TAX RATE PER 100	TAX CEILING
CAD- Appraisal District			\$0	\$8,250	0	0
FDI- Grimes ESD #1			\$0	\$8,250	0.026626	0
GGR- Grimes County			\$0	\$8,250	0.526933	0
			\$0	\$8,250	1.042	0
TOTALS					1.595559	

#### 2021 IMPROVEMENTS

¥ Expand/Collapse All

Improvement #1 State Code Homesite Total Main Area (Exterior Measured) Market Value Farm, Ranch Improvements on No \$1,260 Qualified Ag Land

RECORD	TYPE	YEAR BUILT	SQ. FT	VALUE	ADD'L INFO
1	CIBN - Ci Barn	-	-	-	▼ Details

#### 2021 LAND SEGMENTS

LAND SEGMENT TYPE	STATE CODE	HOMESITE	MARKET VALUE	AG USE	TIM USE	LAND SIZE
1 - NATIVE PASTURE #2	Acreage Ranch Land	No	\$375,720	\$6,110	\$0	83.680000 acres
2 - NATIVE PASTURE BRUSH	Acreage Ranch Land	No	\$89,800	\$880	\$0	20.000000 acres
TOTALS						4,516,301 Sq. ft / 103.680000 acres

#### **VALUE HISTORY**

YEAR	IMPROVEMENT	LAND	MARKET	AG MARKET	AG USE	APPRAISED	HS CAP LOSS	ASSESSED
2020	\$1,260	\$0	\$1,260	\$465,520	\$6,990	\$8,250	\$0	\$8,250
2019	\$1,260	\$0	\$1,260	\$434,420	\$7,010	\$8,270	\$0	\$8,270
2018	\$1,260	\$0	\$1,260	\$403,320	\$6,890	\$8,150	\$0	\$8,150
2017	\$1,260	\$0	\$1,260	\$362,880	\$6,740	\$8,000	\$0	\$8,000
2016	\$1,260	\$0	\$1,260	\$331,780	\$6,240	\$7,500	\$0	\$7,500

#### SALES HISTORY

DEED DATE SELLER BUYER INSTR# VOLUME/PAGE For Privacy reasons not all exemptions are shown per Section 25.027 of the Property Tax Code.

#### GRIMES CENTRAL APPRAISAL DISTRICT

Property Owner Property Address Tax Year 2021 Assessed Value
R72364 BEENE, KENNETH N 7067 CR166, IOLA, TX 77861 2021 

CERTIFIED \$15,100

#### 2021 GENERAL INFORMATION

Property Status Active
Property Type Real

Legal Description A0471 T H WALKER, TRACT 24-2, ACRES 143.62

Neighborhood IOLA RURAL

Account 471-000-0242

Map Number 31 C5

#### 2021 OWNER INFORMATION

Owner Name BEENE, KENNETH N

Owner ID 00014737

Exemptions Agriculture Use

Percent Ownership 100%

Mailing Address 3310 TEXANA CT ROUND ROCK, TX 78681

Agent

### 2021 VALUE INFORMATION

Improvement Homesite Value

Improvement Non-Homesite Value \$3,500

Total Improvement Market \$3,500

Value

\$0

Land Homesite Value \$0

Land Non-Homesite Value \$5,060

Land Agricultural Market Value \$721,660

Total Land Market Value \$726,720

Total Market Value \$730,220

Agricultural Use \$6,540

Timber Use \$0

Total Appraised Value \$8,560

Homestead Cap Loss -\$0

Total Assessed Value \$15,100

#### 2021 ENTITIES & EXEMPTIONS

Special Exemptions AG - Agriculture Use

TAXING ENTITY	EXEMPTIONS	EXEMPTIONS AMOUNT	1.1	Xable Lue	TAX RATE PER 100	TAX CEILING
CAD- Appraisal		711100111				CEIEIIVO
District			\$0	\$15,100	0	0
FDI- Grimes ESD #1			\$0	\$15,100	0.026626	0
GGR- Grimes County			\$0	\$15,100	0.526933	0
SIO- Iola ISD			\$0	\$15,100	1.042	0
TOTALS					1.595559	

#### 2021 IMPROVEMENTS

¥ Expand/Collapse All

Improvement #1 State Code Homesite Total Main Area (Exterior Measured) Market Value
- Farm/Ranch Mobile Home & Limited Acres No 728 Sq. Ft \$3,500

RECORD	TYPE	YEAR BUILT	SQ. FT	VALUE	ADD'L INFO
1	MA - Main Area	1982	728	\$3,500	
2	WD - Wood Deck	-	20	\$0	¥ Details
3	WD - Wood Deck		280	\$0	¥ Details

#### 2021 LAND SEGMENTS

LAND SEGMENT TYPE	STATE CODE	HOMESITE	MARKET VALUE	AG USE	TIM USE	LAND SIZE
1 - NATIVE PASTURE BRUSH	Acreage Ranch Land	No	\$676,120	\$5,880	\$0	133.620000 acres
2 - NATIVE PASTURE #2	Acreage Ranch Land	No	\$45,540	\$660	\$0	9.000000 acres
3 - NATIVE PASTURE #2	Farm/Ranch Mobile Home & Limited Acres	No	\$5,060	\$0	\$0	1.000000 acres
TOTALS						6,256,087 Sq. ft / 143.620000 acres

#### **VALUE HISTORY**

YEAR	IMPROVEMENT	LAND	MARKET	AG MARKET	AG USE	APPRAISED	HS CAP LOSS	ASSESSED
2020	\$3,500	\$5,060	\$8,560	\$721,660	\$6,540	\$15,100	\$0	\$15,100
2019	\$3,500	\$4,710	\$8,210	\$671,740	\$6,150	\$14,360	\$0	\$14,360
2018	\$3,500	\$4,410	\$7,910	\$628,950	\$5,870	\$13,780	\$0	\$13,780

For Privacy reasons not all exemptions are shown per Section 25.027 of the Property Tax Code.

#### **GRIMES CENTRAL APPRAISAL DISTRICT**

Property	Owner	Property Address	Tax Year	2021 Assessed Value
R19700	BEENE, MYRON M	12362 CR164, IOLA, TX 77861	2021 🔻	\$133,810

#### 2021 GENERAL INFORMATION

Property Status Active Property Type Real

Legal Description A0471 T H WALKER, TRACT 24, ACRES 143.62

Neighborhood **IOLA RURAL** 

> Account 471-000-0240

Map Number 31 32 C5

#### 2021 OWNER INFORMATION

BEENE, MYRON M Owner Name O0014735 Owner ID

Exemptions Agriculture Use

Percent Ownership 100%

> Mailing Address 14390 FM 244 IOLA, TX 77861

> > Agent

#### 2021 VALUE INFORMATION

Improvement Homesite Value \$110,200

Improvement Non-Homesite

\$6,840

**Total Improvement Market** \$117,040

Value

Land Homesite Value

\$5,060

Land Non-Homesite Value \$0

Land Agricultural Market Value \$686,240

Total Land Market Value \$691,300

> Total Market Value \$808,340

> > Agricultural Use \$11,710

Timber Use \$0

Total Appraised Value \$122,100

Homestead Cap Loss -\$0

Total Assessed Value \$133,810

#### 2021 ENTITIES & EXEMPTIONS

Special Exemptions AG - Agriculture Use

TAXING ENTITY	EXEMPTIONS	EXEMPTIONS AMOUNT		TAXABLE VALUE	TAX RATE PER 100	TAX CEILING
CAD- Appraisal District			\$0	\$133,810	0	0
FDI- Grimes ESD #1			\$0	\$133,810	0.026626	0
GGR- Grimes County			\$0	\$133,810	0.526933	0
C SIO- Iola ISD			\$0	\$133,810	1.042	0
TOTALS					1.595559	

#### 2021 IMPROVEMENTS

¥ Expand/Collapse All

Total Main Area (Exterior Measured) Market Value

Improvemen	t #1 State Code Farm/Ranch Res & Limited Acres	Home Yes	esite	Total Main Ar 2,096 Sq. Ft	ea (Exterior Measured	l) Market Value \$110,200
RECORD	TYPE	YEAR BUILT	SQ. FT		VALUE	ADD'L INFO
1	MA - Main Area	-		2,096	\$99,010	∀ Details
2	OP - Open Porch	-		192	\$1,980	
3	OP - Open Porch	-		60	\$620	¥ Details
4	AGU1 - Attached Garage	-		480	\$8,590	¥ Details

Improvement	t #2 State Code	Hom	esite	Total Main A	rea (Exterior Measured	Market Value
-	Farm, Ranch Improvements on Qualified Ag Land	No		-		\$6,340
RECORD	TYPE	YEAR BUILT	SQ. FT		VALUE	ADD'L INFO

MTSH - Metal Shed 2,880 \$6,340 1 ¥ Details

Homesite

Farm, Ranch - Improvements on No \$500

Qualified Ag Land

#### 2021 LAND SEGMENTS

Improvement #3 State Code

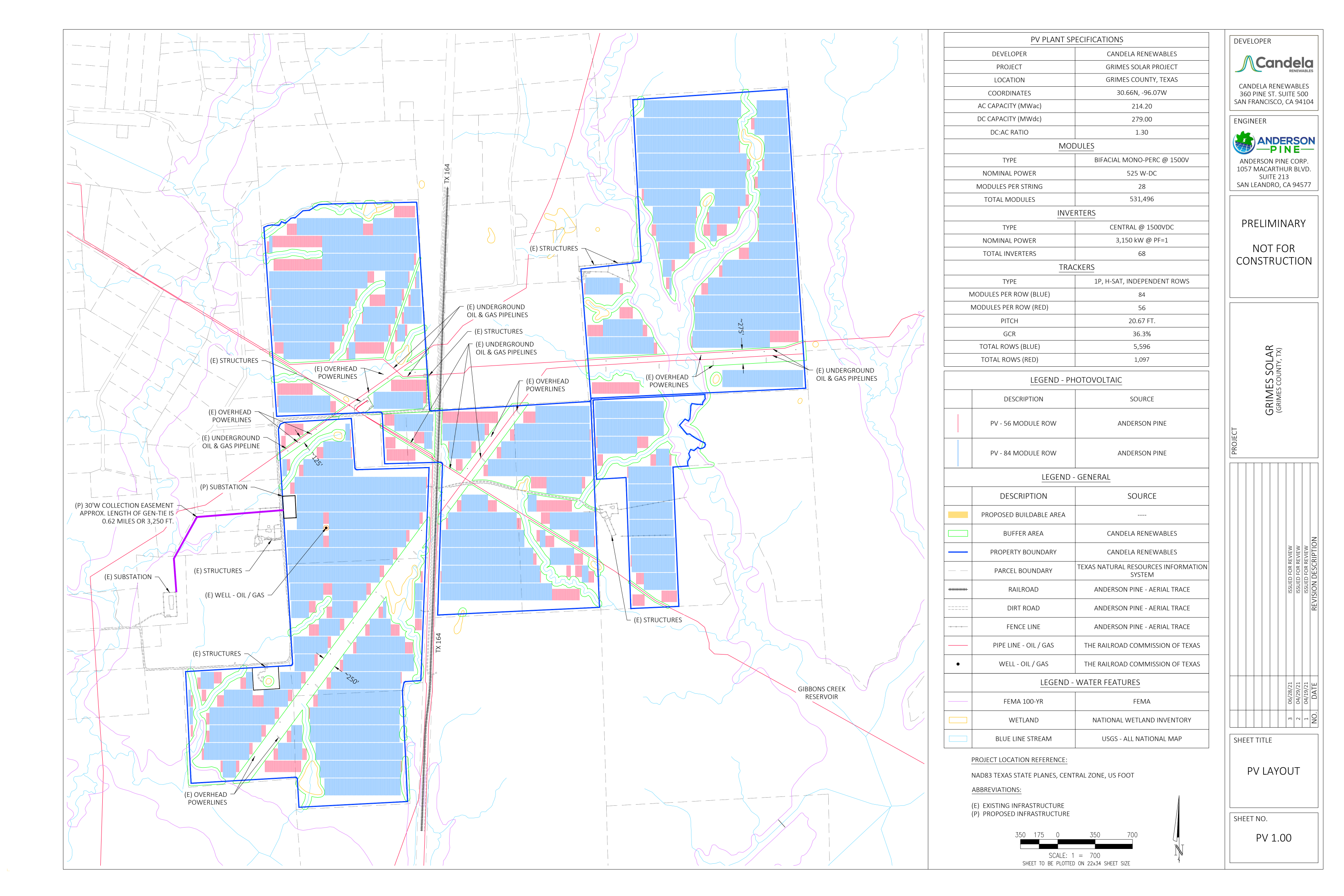
LAND SEGMENT TYPE	STATE CODE	HOMESITE	MARKET VALUE	AG USE	TIM USE	LAND SIZE
1 - IMPROVED PASTURE #2	Acreage Ranch Land	No	\$318,780	\$7,280	\$0	70.000000 acres
2 - NATIVE PASTURE #2	Acreage Ranch Land	No	\$215,660	\$3,110	\$0	42.620000 acres



### **CHECKLIST ITEM #11**

#### Maps

- A. Project boundary and project vicinity, including county and school district boundaries Attached
- B. Qualified investment including location of tangible personal property to be placed in service during the qualifying time period and buildings to be constructed during the qualifying time period Attached
- C. Qualified property including location of new buildings or new improvements Attached
- D. Any existing property within the project area Attached
- E. Any facilities owned or operated by the applicant having interconnections to the proposed project Attached
- F. Location of project, and related nearby projects within the vicinity map Attached
- G. Reinvestment or Enterprise Zone within vicinity map, showing the actual or proposed boundaries and size Attached





# **CHECKLIST ITEM #12**

Request for Waiver of Job Creation Requirement and supporting information (if applicable).

See Attached.



360 Pine Street, Suite 500 San Francisco, CA 94104



September 20, 2021

Jeff Dyer Superintendent Iola Independent School District 7282 Forth Worth Street Iola, TX 77861

RE: Grimes County Solar Project, LLC Job Requirements Waiver Request

Dear Superintendent Dyer:

Please consider this letter to be Grimes County Solar Project, LLC formal request to waive the minimum new job creation requirement, as provided under Texas Tax Code 313.025(f-1).

The governing body of a school district may waive the new jobs creation requirement in Section 313.021(2)(A)(iv)(b) or 313.051(b) and approve an application if the governing body makes a finding that the jobs creation requirement exceeds the industry standard for the number of employees reasonably necessary for the operation of the facility of the property that is described in this application. Solar energy projects create a large number of full-time jobs during the construction phase, but these jobs are temporary by nature. Once the project is in operation, a small crew of full-time employees will maintain and operate the facility. Based upon our experience in the solar industry, we have determined that an appropriate industry standard for full-time operations of a solar energy facility is one (1) employee for every 150 MW to 250 MW of solar capacity. Based on this industry standard, we expect that one (1) employee would be needed to operate a 210 MW facility, and we can commit to creating one (1) full-time position to fill those needs. The newly created position will be a qualifying job as described in Section 313.021(3) of the Texas Tax Code.

The applicant requests that the Iola ISD's Board of Trustees make such a finding and waive the job creation requirement. This waiver request is in line with the industry standards for the job requirements for a solar facility of this size, as evidenced by limitation agreement applications that have been filed by other solar developers, and by documentation related to the development and operation of solar generation facilities.

The project stands to provide significant benefits to the community with respect to increased tax base and the ongoing royalty payments it will make to local landowners

Respectfully,

Grimes County Solar Project, LLC

Bv:

James Cook

Vice President, Development



# **CHECKLIST ITEM #13**

Calculation of three possible wage requirements with TWC documentation.

See Attached.

**TAB 13** 

#### Wage Requirement Calculation

#### 1. Average Weekly Wages for All Jobs (All Industries) in Grimes County, Q2 2020 - Q1 2021

Category	Area	Period	Avg. Weekly Wage
All Industries	Grimes County	Q2 2020	\$977
All Industries	Grimes County	Q3 2020	\$986
All Industries	Grimes County	Q4 2020	\$1,057
All Industries	Grimes County	Q1 2021	\$959
		AVERAGE	\$994.75

# Quarterly Census of Employment and Wages (QCEW) Report

Customize the report/Help with Accessibility @

× Year <b>▼</b>	× Period <b>▼</b>	× Area ▼	X Ownership <b>▼</b>	X Industry Code ▼	Industry ×	Average Weekly Wage
MICHAEL THE	100000000000000000000000000000000000000	Section 1	500 - 10 STOT			7
2020	01	Grimes	Total All	10	Total, All Industries	1,009
2020	02	Grimes	Total All	10	Total, All Industries	977
2020	03	Grimes	Total All	10	Total, All Industries	986
2020	04	Grimes	Total All	10	Total, All Industries	1,057

#### 2. 110% of Average Weekly Wages for Manufacturing Jobs in Grimes County Q2 2020 - Q1 2021

Category	Area	Period	Avg. Weekly Wage
Manufacturing	Grimes County	Q2 2020	\$1,178.00
Manufacturing	Grimes County	Q3 2020	\$1,013.00
Manufacturing	Grimes County	Q4 2020	\$1,347.00
Manufacturing	Grimes County	Q1 2021	\$1,154.00
		AVERAGE	\$1,173.00
		110% OF AVERAGE	\$1,290.30

ANNUAL AVERAGE	\$67,095.60
----------------	-------------

# Quarterly Census of Employment and Wages (QCEW) Report

Customize the report/Help with Accessibility **②** 

×	×	×	×	×	×	Average Weekly
Year▼	Period▼	Area 🔻	Ownership▼	Industry Code ▼	Industry T	Wage *
2020	01	Grimes	Private	1013	Manufacturing	1,356
2020	02	Grimes	Private	1013	Manufacturing	1,178
2020	03	Grimes	Private	1013	Manufacturing	1,013
2020	04	Grimes	Private	1013	Manufacturing	1,347

#### **TAB 13**

#### Wage Requirement Calculation

#### 3. COG Region Wage Calculation

Year	Region	Annual Wage	Avg. Weekly Wage	
2020	Brazos Valley Council of Grovernments	\$ 38,286	\$736	
		110% OF AVERAGE	\$809.90	

110% OF ANNUAL AVERAGE \$42,114.60

#### 2020 Manufacturing Average Wages by Council of Government Region Wages for All Occupations

Secretary and the secretary an	2020	Wages		
COG	COG Number	Hourly	Annua	
Panhandle Regional Planning Commission	1	\$23.32	\$48,501	
South Plains Association of Governments	2	\$20.42	\$42,473	
NORTEX Regional Planning Commission	3	\$20.64	\$42,928	
North Central Texas Council of Governments	4	\$32.34	\$67,261	
Ark-Tex Council of Governments	5	\$21.30	\$44,299	
East Texas Council of Governments	6	\$29.28	\$60,904	
West Central Texas Council of Governments	7	\$21.54	\$44,797	
Rio Grande Council of Governments	8	\$19.02	\$39,552	
Permian Basin Regional Planning Commission	9	\$22.57	\$46,945	
Concho Valley Council of Governments	10	\$27.28	\$56,739	
Heart of Texas Council of Governments	11	\$23.41	\$48,696	
Capital Area Council of Governments	12	\$29.96	\$62,326	
Brazos Valley Council of Governments	13	\$18.41	\$38,286	
Deep East Texas Council of Governments	14	\$21.07	\$43,829	
South East Texas Regional Planning Commission	15	\$27.38	\$56,957	
Houston-Galveston Area Council	16	\$29.83	\$62,050	
Golden Crescent Regional Planning Commission	17	\$22.09	\$45,945	
Alamo Area Council of Governments	18	\$27.45	\$57,101	
South Texas Development Council	19	\$19.20	\$39,945	
Coastal Bend Council of Governments	20	\$35.39	\$73,603	
Lower Rio Grande Valley Development Council	21	\$20.70	\$43,056	
Texoma Council of Governments	22	\$19.18	\$39,897	
Central Texas Council of Governments	23	\$21.34	\$44,390	
Middle Rio Grande Development Council	24	\$22.98	\$47,809	
Texas		\$28.00	\$58,233	

Calculated by the Texas Workforce Commission Labor Market and Career Information Department.

Data published: August 2021. Data published annually, next update will likely be July 31, 2022 Annual Wage Figure assumes a 40-hour work week.

Note: Data is not supported by the Bureau of Labor Statistics (BLS).

Wage data is produced from Texas Occupational Employment and Wage Statistics (OEWS) data, and is not to be compared to BLS estimates.

Data intended only for use implementing Chapter 313, Texas Tax Code.



# **CHECKLIST ITEM #14**

Schedules A1, A2, B, and C completed and signed Economic Impact (if applicable).

See Attached.

Schedule A1: Total Investment for Economic Impact (through the Qualifying Time Period)

Date 9/9/2021

ISD Name lola ISD

Form 50-296A

				PF	ROPERTY INVESTMENT AMOUNTS			
				(Estimated Inves	stment in each year. Do not put cumulative to	otals.)		
				Column A	Column B	Column C	Column D	Column E
	Year	School Year (YYYY-YYYY)	Tax Year (Fill in actual tax year below) YYYY	New investment (original cost) in <b>tangible</b> <b>personal property</b> placed in service during this year that will become Qualified Property	New investment made during this year in buildings or permanent nonremovable components of buildings that will become Qualified Property	Other new investment made during this year that will <u>not</u> become Qualified Property [SEE NOTE]	Other new investment made during this year that may become Qualified Property [SEE NOTE]	Total Investment (Sum of Columns A+B+C+D)
Investment made before filing complete application with district	application with district  Year preceding the first complete tax year of the qualifying time period (assuming no deferrals of			Not e gible to become Qualified Property			[The only other investment made before filing complete application with district that may become Qualified Property is land.]	
Investment made after filing complete application with district, but before final board approval of application			2023		-	-		
nvestment made after final board approval of application and before Jan. 1 of first complete tax year of qualifying time period		qualifying time period)		170,472,742			-	170,472,742
Complete tax years of qualifying time period	QTP1/VLP1	2024 - 2025	2024		-	-		-
	QTP2 / VLP2	2025 - 2026	2025		-			
Total Investment through Qualif	iying Time Per	iod [ENTER this ro	w in Schedule A2]	170,472,742				170,472,742
				110,112,112	Ent	er amounts from TOTAL row above in Schedu	le A2	170, 172,712
	Total Qual	lified Investment (s	um of green cells)	170,472,742				

For All Columns: List amount invested each year, not cumulative totals.

**Applicant Name** 

**Grimes County Solar** 

- Column A: This represents the total dollar amount of planned investment in tangible personal property. Only include estimates of investment for \*replacement\* property if the property is specifically described in the application.
  - Only tangible personal property that is specifically described in the application can become qualified property.
- Column B: The total dollar amount of planned investment each year in buildings or nonremovable component of buildings.
- Column C: Dollar value of other investment that may affect economic impact and total value. Examples of other investment that will not become qualified property include investment meeting the definition of 313.021(1) but not creating a new improvement as defined by TAC 9.1051. This is proposed property that functionally replaces existing property, is used to maintain, refurbish, renovate, modify or upgrade existing property, or is affixed to existing property—described in SECTION 13, question #5 of the application.
- Column D: Dollar value of other investment that may affect economic impact and total value. Examples of other investment that may result in qualified property are land or professional services.
- Total Investment: Add together each cell in a column and enter the sum in the blue total investment row. Enter the data from this row into the first row in Schedule A2.

Qualified Investment: For the green qualified investment cell, enter the sum of all the green-shaded cells.

9/9/2021 Date

Applicant Name Grimes County Solar Form 50-296A Revised October 2020

PROPERTY INVESTMENT AMOUNTS

		•
ICD Name	I-I-ICD	

(Estimated Investment in each year. Do not put cumulative totals.) Column A Column B Column C Column D Column E New investment made during this year in New investment (original cost) in tangible Tax Year Other investment made during this year Other investment made during this year buildings or permanent nonremovable Total Investment personal property placed in service that will become Qualified Property (SEE (Fill in actual tax that will not become Qualified Property during this year that will become Qualified components of buildings that will become School Year [SEE NOTE] NOTF1 year below) Qualified Property Property (YYYY-YYYY) YYYY Year Enter amounts from TOTAL row in Schedule A1 in the row below Total Investment from Schedule A1\* TOTALS FROM SCHEDULE A1 170,472,742 170.472.742 Each year prior to start of value limitation period\*\* 2022-2023 2022 2023-2024 2023 170,472,742 170,472,742 QTP1 / VLP1 2024-2025 2024 QTP2 / VLP2 2025-2026 2025 2026-2027 2026 4 2027-2028 2027 5 2028-2029 2028 Value limitation period\*\*\* 2029-2030 6 2029 7 2030-2031 2030 2031-2032 2031 9 2032-2033 2032 2033-2034 Total Investment made through limitatio 170,472,742 170,472,742 11 2034-2035 12 2035-2036 2035 Continue to maintain viable presence 13 2036-2037 2036

2048-2049 \* All investments made through the qualifying time period are captured and totaled on Schedule A1 [blue box] and incorporated into this schedule in the first row.

2037-2038

2038-2039

2039-2040

2040-2041

2041-2042

2042-2043

2043-2044

2044-2045

2045-2046 2046-2047

2047-2048

- \*\* Only investment made during deferrals of the start of the limitation (after the end of qualifying time period but before the start of the Value Limitation Period) should be included in the "year prior to start of value limitation period" row(s). If the limitation starts at the end of the qualifying time period or the qualifying time period overlaps the limitation, no investment should be included on this line.
- \*\*\* If your qualifying time period will overlap your value limitation period, do not also include investment made during the qualifying time period in years 1 and/or 2 of the value limitation period, depending on the overlap. Only include investments/years that were not captured on Schedule A1.
- For All Columns: List amount invested each year, not cumulative totals, Only include investments in the remaining rows of Schedule A2 that were not captured on Schedule A1.
- Column A: This represents the total dollar amount of planned investment in tangible personal property. Only include estimates of investment for "replacement" property if the property is specifically described in the application.

2038

2039

2040

2042

2043

2044

2047

2048

Only tangible personal property that is specifically described in the application can become qualified property.

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Column B: The total dollar amount of planned investment each year in buildings or nonremovable component of buildings.

Additional years for 25 year economic impact as required by 313.026(c)(1)

- Column C: Dollar value of other investment that may affect economic impact and total value. Examples of other investment that will not become qualified property include investment meeting the definition of 313.021(1) but not creating a new improvement as defined by TAC 9.1051. This is proposed property that functionally replaces existing property, is used to maintain, refurbish, renovate, modify or upgrade existing property; or is affixed to existing property—described in SECTION 13, question #5 of the application.
- Column D: Dollar value of other investment that may affect economic impact and total value. Examples of other investment that may result in qualified property are land or professional services.

### Schedule B: Estimated Market And Taxable Value (of Qualified Property Only)

Date 9/9/2021
Applicant Name Grimes County Solar
ISD Name lola ISD

Form 50-296A

Revised October 2020

				Qualified Property			Estimated Taxable Value							
	Year	School Year (YYYY-YYYY)	Tax Year (Fill in actual tax year) YYYY	Estimated Market Va Land	alue of	Estimated Total Value of new buil other new improv	dings or	Value pr build	mated Total Market of tangible personal operty in the new lings or "in or on the w improvements"	ex	arket Value less any cemptions (such as ollution control) and before limitation		I taxable value for I&S after all reductions	al taxable value for after all reductions
Each year prior to start of Value Limitation Period Insert as many rows as necessary	0	2022-2023	2022	\$	-	\$	-	\$	-	\$	-	\$	-	\$ -
Each year prior to start of Value Limitation Period Insert as many rows as necessary	Stub	2023-2024	2023	\$	-	\$	-	\$	-	\$	-	\$	-	\$ -
	QTP1 / VLP1	2024-2025	2024	\$	-	\$	-	\$	170,472,742	\$	170,472,742	\$	170,472,742	\$ 20,000,000
	QTP2 / VLP2	2025-2026	2025	\$	-	\$	-	\$	146,803,613	\$	146,803,613	\$	146,803,613	\$ 20,000,000
	3	2026-2027	2026	\$	-	\$	-	\$	123,935,869	\$	123,935,869	\$	123,935,869	\$ 20,000,000
	4	2027-2028	2027	\$	-	\$	-	\$	101,987,557	\$	101,987,557	\$	101,987,557	\$ 20,000,000
Value Limitation Period	5	2028-2029	2028	\$	-	\$	-	\$	81,132,044	\$	81,132,044	\$	81,132,044	\$ 20,000,000
value Littillation Period	6	2029-2030	2029	\$	-	\$	-	\$	67,305,508	\$	67,305,508	\$	67,305,508	\$ 20,000,000
	7	2030-2031	2030	\$	-	\$	-	\$	52,374,484	\$	52,374,484	\$	52,374,484	\$ 20,000,000
	8	2031-2032	2031	\$	-	\$	-	\$	36,243,525	\$	36,243,525	\$	36,243,525	\$ 20,000,000
	9	2032-2033	2032	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 20,000,000
	10	2033-2034	2033	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 20,000,000
	11	2034-2035	2034	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 34,094,548
	12	2035-2036	2035	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 34,094,548
Continue to maintain viable presence	13	2036-2037	2036	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 34,094,548
	14	2037-2038	2037	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 34,094,548
	15	2038-2039	2038	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 34,094,548
	16	2039-2040	2039	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 34,094,548
	17	2040-2041	2040	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 34,094,548
	18	2041-2042	2041	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 34,094,548
Additional years for	19	2042-2043	2042	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 34,094,548
Additional years for 25 year economic impact	20	2043-2044	2043	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 34,094,548
as required by 313.026(c)(1)	21	2044-2045	2044	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 34,094,548
313.020(0)(1)	22	2045-2046	2045	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 34,094,548
	23	2046-2047	2046	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 34,094,548
	24	2047-2048	2047	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 34,094,548
	25	2048-2049	2048	\$	-	\$	-	\$	34,094,548	\$	34,094,548	\$	34,094,548	\$ 34,094,548
Matan	Market value in fut		d faith antimate	of future toyoble		a far tha nurna	200 of 2		tri tovotion					

Notes: Market value in future years is good faith estimate of future taxable value for the purposes of property taxation.

Only include market value for eligible property on this schedule.

**Date** 9/9/2021

Applicant Name Grimes County Solar

ISD Name Iola ISD

Form 50-296A

Revised October 2020

				Construction		Non-Qualifying Jobs	Qualifying Jobs		
				Column A	Column B	Column C	Column D	Column E	
	Year	School Year (YYYY-YYYY)	Tax Year (Actual tax year) YYYY	Number of Construction FTE's	Average annual wage rates for construction workers		Number of new qualifying jobs applicant commits to create meeting all criteria of Sec. 313.021(3) (cumulative)	<b>A</b> nnual wage of new qualifying jobs	
Each year prior to start of Value Limitation Period Insert as many rows as necessary	0	2022-2023	2022	0	\$ -	0	0	n/a	
Each year prior to start of Value Limitation Period Insert as many rows as necessary	Stub	2023-2024	2023	250 FTE	\$ 50,000	0	0	n/a	
	QTP1 / VLP1	2024-2025	2024	0	n/a	0	1	\$ 42,115	
	QTP2 / VLP2	2025-2026	2025	0	n/a	0	1	\$ 42,115	
	3	2026-2027	2026	0	n/a	0	1	\$ 42,115	
	4	2027-2028	2027	0	n/a	0	1	\$ 42,115	
Value Limitation Period The qualifying time period could overlap the	5	2028-2029	2028	0	n/a	0	1	\$ 42,115	
value limitation period.	6	2029-2030	2029	0	n/a	0	1	\$ 42,115	
	7	2030-2031	2030	0	n/a	0	1	\$ 42,115	
	8	2031-2032	2031	0	n/a	0	1	\$ 42,115	
	9	2032-2033	2032	0	n/a	0	1	\$ 42,115	
	10	2033-2034	2033	0	n/a	0	1	\$ 42,115	
Years Following Value Limitation Period	11 through 25	2034-2049	2034-2048	0	n/a	0	1	\$ 42,115	

Notes: See TAC 9.1051 for definition of non-qualifying jobs.
Only include jobs on the project site in this school district.



Chapter 313 Application to Iola ISD

### **CHECKLIST ITEM #15**

Economic Impact Analysis, other payments made in the state or other economic information (if applicable).

N/A



Chapter 313 Application to Iola ISD

### **CHECKLIST ITEM #16**

Description of Reinvestment or Enterprise Zone.

- 1. Evidence that the area qualifies as an enterprise zone as defined by the Governor's Office
- 2. Legal description of reinvestment zone
- 3. Order, resolution or ordinance establishing the reinvestment zone
- 4. Guidelines and criteria for creating the zone

TBD – Will be submitted once created by Grimes County.

# Executive Summary Grimes County Tax Abatement Guidelines and Criteria 2020-2021

#### **GENERAL**

There is no requirement in state law that mandates participation in a tax abatement program by counties. However, under Texas law, counties that wish to participate in tax abatement programs are required to establish guidelines and criteria for administering tax abatements. The guidelines and criteria are effective for a period of two years and then must be renewed if the county wishes to continue its tax abatement program. The attached guidelines and criteria are effective for the period January 1, 2020 thru December 31, 2021. Guidelines and criteria may be amended or repealed at any time by a vote of three-fourths of the commissioners' court. This summary sets forth the basic policy and procedural issues that are detailed in the comprehensive guidelines and criteria that are attached to this summary.

### **REQUIREMENTS AND CONDITIONS**

- 1. The commissioners court may not designate an area as a reinvestment zone unless it finds that the designation would contribute to the retention or expansion of primary employment or would attract major investment that will contribute to the economic development of the county.
- 2. The commissioners court may not enter into a tax abatement agreement unless it finds that the terms of the agreement and the property subject to the agreement meet the guidelines and criteria.
- 3. Adoption of the guidelines and criteria does not (1) limit the discretion of the commissioner's court to decide whether to enter into a specific tax abatement agreement or (2) create any property, contract or other legal right in any person to have the commissioners court consider or grant a specific application or request for tax abatement.
- 4. The abatement may not be granted if the applicant has insufficient financial capacity or business ability or if the abatement would have a serious adverse effect on existing businesses in competition with the party requesting the abatement or constitute a hazard to public safety, health or morals.
- 5. The abatement may not be granted if there would be a substantial adverse effect on the provision of any taxing unit's budget, tax base or service capacity.
- 6. The abatement may not be granted if the application package was submitted after commencement of construction of improvements subject to the abatement.
- 7. Only new buildings and new fixed machinery and equipment with economic lives of at least 15 years are eligible for abatement. Existing items are not eligible for tax abatement. Items such as inventories, vehicles, and mobile personal property are ineligible for abatement. Also, certain types of properties, such as retail business and motels, are not eligible for abatement.

- 8. A minimum investment of \$5,000,000 in eligible property (new buildings and new fixed equipment) is required.
- 9. A minimum of 15 permanent full time positions, on the average, must be added or retained with at least 50% of the new or retained positions being held by Grimes County residents provided that a sufficient number of qualified Grimes County residents make application. Employee numbers will be considered in conjunction with the total annual payroll that the project is expected to generate and the median annual wage for the area as posted by the Texas Workforce Commission.

#### TERM AND VALUE

The maximum term of abatement permitted by state law is 10 years.

The term of abatement and the amount of value abated each year of the term may vary depending on the overall nature and character of the proposed project.

However, the county prefers and encourages abatements of a shorter period, generally five years on the following schedule:

<u>Year</u>	% Range
1	90-100%
2	70- 80%
3	50- 60%
4	30- 40%
5	10- 20%

### **PROCEDURE**

- 1. The applicant submits an application package to the county judge requesting designation of a reinvestment zone, approval of an application for tax abatement and approval of an agreement for tax abatement accompanied by a \$1,000 non-refundable application fee.
- 2. An advisory committee reviews the application package and reports the results of its review to the Commissioners Court.
- 3. Notice of a public hearing is published and other taxing units are notified of the hearing.
- 4. The county conducts a public hearing concerning designation of an area as a reinvestment zone and approval of the tax abatement application and abatement agreement.
- 5. The county approves or denies the request for reinvestment zone and tax abatement as agenda items at a meeting of the Commissioners Court. If approved, a written agreement between the county and the property owner is executed.
- 6. The project is monitored for compliance during the term of the agreement and is subject to default, cancellation and recapture provisions.

# Comprehensive Grimes County Tax Abatement Guidelines and Criteria 2020-2021

### SECTION 1 DEFINITIONS

- (a) Abatement means partial exemption from ad valorem taxes of certain real property (including fixed-in-place machinery & equipment) in a reinvestment zone designated for economic development purposes.
- **(b) Overlapping Jurisdiction** means any other taxing unit in which the property to be the subject of the abatement is located.
- **(c) Agreement** means a contractual agreement between a property owner and/or lessee and an eligible jurisdiction for the purposes of tax abatement.
- (d) Base Year Value means the assessed value of eligible property on January 1 preceding the execution of the agreement, plus the agreed upon value of eligible property improvements made after January 1 but before the date the agreement is executed.
- (e) Base Year Number of Employees means the number of employees reflected in the owner's application package.
- **(f) Deferred Maintenance** means improvements necessary for continued operations which do not improve productivity or alter the process technology.
- **(g) Economic Life** means the number of years a property improvement is expected to be in service in a facility.
- **(h)** Employee means a person whose employment is both permanent and fulltime, who works for and is an employee of the Owner or an employee of a Contractor, who works a minimum of 1,750 hours per year exclusively within the Zone, who receives industry-standard benefits, and whose employment is reflected in the Owner's (and Contractor's, if applicable) quarterly report filed with the Texas Workforce Commission; but *excluding* any direct contract (seasonal, parttime, and full-time equivalent).
- (i) New Facility means a property, previously undeveloped, which is placed into service by means other than or in conjunction with expansion or modernization.
- (j) Expansion means the addition of buildings, structures, fixed machinery or equipment for purposes of increasing production capacity.
- **(k) Modernization** means a complete or partial demolition of facilities and the complete or partial reconstruction or installation of a facility of similar expanded production capacity. Modernization may result from the construction, alteration, or installation of buildings, structures, or fixed machinery and equipment. Modernization shall include improvements for the proposed purposes of increasing productivity or updating the technology of fixed machinery or equipment, or both.
- (l) Facility means property improvements completed or in the process of construction which together comprise an integral whole.

- (m) Manufacturing Facility means buildings and structures, including fixed-in-place machinery and equipment, the primary purpose of which is or will be the manufacture of tangible goods or materials or the processing of such goods or materials by physical or chemical change.
- (n) Regional Distribution Center Facility means buildings and structures, including fixed machinery and equipment, used or to be used primarily to receive, store, service or distribute goods or materials owned by the facility operator where a majority of the goods are distributed to points at least 100 miles from any part of Grimes County.
- (o) Regional Service Facility means buildings and structures, including fixed machinery and equipment, used or to be used to service goods where a majority of the goods being serviced originate at least 100 miles from any part of Grimes County.
- (p) Research Facility means building and structures, including fixed machinery and equipment, used or to be used primarily for research or experimentation to improve or develop new tangible goods or materials or to improve or develop the production processes thereto.
- (q) Research and Development Facility means buildings and structures, including fixed-inplace machinery and equipment, used or to be used primarily for research or experimentation to improve or develop current technology in biomedicine, electronics or pre-commercial emerging industries.
- (r) Other Basic Industry Facility means buildings and structures including fixed machinery and equipment not elsewhere described, used or to be used for the production of products or services.

### SECTION 2 ABATEMENT AUTHORIZED

- (a) Authorized Facility. A facility may be eligible for abatement if it is a Manufacturing Facility, Research Facility, Regional Distribution Center Facility, Regional Service Facility, Research and Development Facility or Other Basic Industry.
- **(b)** Creation of New Value. Abatement may only be granted for the additional value of eligible real property (including fixed-in-place machinery and equipment) listed in an abatement agreement between the County and the property owner and/or lessee, subject to such limitations as Commissioners Court and state law may require.
- (c) New and Existing Facilities. Abatement may be granted for new facilities and improvements to existing facilities for purposes of Expansion or Modernization.
- (d) Eligible Property. Abatement may be extended to the value of buildings, structures, fixed machinery and equipment, site improvements plus ancillary fixed improvements necessary to the operation and administration of the facility.
- **(e) Ineligible Property.** The following types of property shall be fully taxable and ineligible for abatement: land; inventories; supplies; tools; office furnishings and equipment, mobile equipment, and other forms of movable personal property; vehicles; vessels; aircraft; single family housing; multi-family housing; hotel and motel accommodations; local, regional or national entertainment centers, retail businesses, facilities primarily devoted to the production, generation or transmission of electricity, deferred maintenance investments; and property with an economic life of less than 15 years.

- **(f) Owned/Leased Facilities.** If a leased facility is granted abatement the agreement shall be executed with the lessor and the lessee. Abatements may be granted on leasehold interests in taxable or exempt property.
- (g) Term of Abatement. A tax abatement shall be granted in accordance with the terms of a Tax Abatement Agreement and may begin either on January 1st immediately following the date of execution of the agreement or the owner and the taxing unit may agree to defer the commencement of the abatement period until a January 1 date that is subsequent to the date the agreement is entered into, except that the duration of an abatement period may not exceed 10 years. While state law permits an abatement period up to 10 years, the county prefers and encourages abatements of a shorter period, generally five years on the following schedule: Year 1, 90-100%; Year 2, 70-80%; Year 3, 50-60%; Year 4, 30-40%; and Year 5, 10-20%. The term of abatement and the amount of value abated each year of the term may vary depending on the overall nature and character of the proposed project.
- **(h) Basic Qualifications for Tax Abatement.** To be eligible for tax abatement the planned improvements must meet the following basic qualifications:
  - 1. The abatement must contribute to the retention or expansion of primary employment and attract major investment that will contribute to the economic development of the county.
  - 2. The abatement may not be granted if the applicant has insufficient financial capacity or business ability or if the abatement would have a serious adverse effect on existing businesses in competition with the party requesting the abatement or constitute a hazard to public safety, health or morals.
  - 3. Adoption of the guidelines and criteria does not (1) limit the discretion of the commissioners court to decide whether to enter into a specific tax abatement agreement or (2) create any legal right in any person to have the commissioners court consider or grant a specific application or request for tax abatement.
  - 4. The abatement must be shown to involve an investment that will increase the assessed value of the eligible property at least five million dollars (\$5,000,000) upon completion of the project.
  - 5. The abatement must be shown to directly create or prevent the loss of permanent full-time employment for at least 15 people with at least 50% of the employees consisting of Grimes County residents provided that a sufficient number of qualified Grimes County residents make application. Employee numbers shall be considered in conjunction with the total amount of payroll that is expected to be generated and the median annual wage for the area as posted by the Texas Workforce Commission.
- (i) Taxability. During the term of the abatement taxes shall be assessed as follows:
  - 1. The value of ineligible property as provided in Section 2 (e), "Ineligible Property" shall be fully taxable.
  - 2. The value of existing eligible property listed in the base year value shall be determined each year and shall be fully taxable.

3. The additional value of new eligible property shall be taxable in the manner described in Section 2 (g).

Environmental and Worker Safety Qualification. In determining whether to grant a tax abatement, consideration will be given to compliance with all state and federal laws designed to protect human health, welfare and the environment ("environmental laws") that are applicable to all facilities in the State of Texas owned or operated by the owner of the facility or lessee, its parent, subsidiaries and, if a joint venture or partnership, every member of the joint venture or partnership ("applicants"). Consideration may also be given to compliance with environmental and worker safety laws by applicants at other facilities within the United States.

### SECTION 3 APPLICATION

(a) Timely application: Any current or potential owner or lessee of taxable property in Grimes County must request a tax abatement by filing a complete Grimes County Tax Abatement Application Package (in the form shown in Addenda #1) with the Grimes County Judge consisting of (1) a written request for the designation of an area that does not include areas in the taxing jurisdiction of a municipality as a reinvestment zone (2) a completed narrative form (3) a completed application for tax abatement and (4) a check in the amount of \$1,000 payable to Grimes County for an application fee. The payment for application fees is non-refundable regardless of whether the application package is approved, denied or modified. If for any reason an applicant is required to submit more than one application or resubmit an application, each application requires the \$1,000 application fee.

The application package must be filed with the County Judge prior to the commencement of construction, alteration, or installation of improvements related to a proposed modernization, expansion or new facility. The County shall not establish a reinvestment zone or enter into an abatement agreement if it finds that the Tax Abatement Application Package was filed after the commencement of construction, alteration, or installation of improvements related to a proposed modernization, expansion or new facility.

- **(b)** The request for designation of a reinvestment zone must include the following items: (1) a statement describing how designation of the area as a reinvestment zone would be reasonably likely to contribute to the retention or expansion of primary employment or to attract major investment in the zone that would be a benefit to the property and that would contribute to the economic development of the county (2) a map or plat of the proposed zone and (3) a set of metes and bounds field notes describing the proposed zone.
- (c) The application form must contain the following:
  - (1) A descriptive list of the proposed improvements for which tax abatement is being requested, including type, number, economic life, estimated cost and location;
  - (2) A time schedule for undertaking and completing the proposed improvements;
  - (3) A map or plat and a metes and bounds legal description of the property;
  - (4) The estimated number of jobs that will be retained and/or created.
  - (5) The estimated number of jobs that will be held by Grimes County residents.
  - (6) The estimated annual payroll.
  - (7) Financial or other information, as the Commissioners Court may deem appropriate for evaluating the financial status or other characteristics of the applicant.

- (8) A written estimate from the Chief Appraiser of the Grimes County Appraisal District listing for each year in the term of the proposed abatement: the estimated value of the property, the percentage of value abated, the amount of value that will be abated, the taxable value remaining after abatement, and an estimate of taxes that will be abated using the tax rate currently in effect at the time the application is filed.
- (d) After the application packet is filed, but before the public hearing concerning the abatement is held, the applicant shall meet with a review committee composed of the following members: the county judge, the county commissioner in whose precinct the proposed project will be located, a representative of the Grimes County Chamber of Commerce, a representative of the Navasota Economic Development Corporation, and a representative of the Grimes County business community. The Commissioners Court shall request that the President of the Chamber of Commerce and the President of the Economic Development Corporation select the representatives from their respective organizations. The Commissioners Court shall appoint the business community representative. The committee shall serve in a review and advisory capacity to the Commissioners Court in matters regarding tax abatement.

### SECTION 4 PUBLIC HEARING AND APPROVAL

- (a) The Commissioners Court may not adopt an order designating a reinvestment zone or approving an application or agreement for tax abatement until it has held a public hearing at which interested persons are entitled to speak and present evidence for or against the designation and the abatement. The hearing shall be scheduled no later than 45 days from the date the application package is filed with the county judge. Notice of the hearing (in the form shown in Addenda #3) shall be published no later than the seventh day before the hearing in a newspaper having general circulation within the county. The County shall give notice of its intent to consider a tax abatement agreement to overlapping jurisdictions in accordance with Sec. 312.2041 Texas Property Tax Code which requires that (1) the Commissioners Court or a designated officer or employee deliver written notice to the presiding officer of the governing body of the affected jurisdictions of the county's intent to enter into a tax abatement agreement (2) the notice be delivered no later than the seventh day before the date the Commissioners Court enters into the tax abatement agreement (3) the notice must be delivered by certified mail return receipt requested and (4) a copy of the proposed tax abatement agreement must be included with the notice.
- **(b)** At the public hearing, interested persons shall be entitled to speak and present written materials for or against the designation of the reinvestment zone and the approval of the proposed tax abatement agreement.
- (c) In order to enter into a tax abatement agreement, the Commissioners Court must find that the terms of the proposed agreement meet these Guidelines and Criteria. Neither a request for designation of a reinvestment zone nor application or agreement for tax abatement shall be authorized if it is determined that:
  - (1) The Tax Abatement Application Package was filed after the commencement of construction, alteration, or installation of improvements related to a proposed modernization, expansion or new facility; or

- (2) There would be a substantial adverse effect on the provision of any taxing unit's budget, tax base or service capacity; or
- (3) The applicant has insufficient financial capacity or business ability; or
- (4) The planned or potential use of the property would constitute a hazard to public safety, health or morals; or
- (5) There would be a violation of local, state or federal laws; or
- (6) The abatement would have a serious adverse effect on existing businesses in competition with the party requesting abatement; or
- (7) Designation of the area as a reinvestment zone would not contribute to the retention or expansion of primary employment or would not attract major investment in the zone that would contribute to the economic development of the county.
- (d) The Commissioners Court shall either approve or disapprove the request for designation of reinvestment zone, application for tax abatement and tax abatement agreement no later than 30 days from the date of the public hearing. The County Judge shall notify the applicant in writing by certified mail return receipt requested of approval or disapproval. If disapproved, a County Commissioners Court member may request as second review, in which case a new package and hearing shall be required.
- (e) Requests for variances from the provisions of the guidelines and criteria may be made in written form and submitted with the tax abatement application package. Such requests shall include a complete description and explanation of the circumstances which prompt the applicant to request a variance. The approval process for a variance shall be identical to that for a standard application and may be supplemented by such additional information as deemed necessary by the Commissioners Court.

# SECTION 5 APPROVAL OF REINVESTMENT ZONE DESIGNATION; APPLICATION FOR TAX ABATEMENT AGREEMENT

The Commissioners Court, upon a majority vote at an open meeting, shall (1) adopt an order designating an area of the county as a reinvestment zone and (2) adopt an order approving the tax abatement application and tax abatement agreement. The orders and agreement shall be in the forms as shown in Addenda Number 1 and Addenda Number 2 unless otherwise specified by the Commissioners' Court.

### The agreement shall:

- (a) Specify the minimum amount of investment in eligible improvements;
- (b) Specify the base year value;
- (c) Specify the base number of employees;

- (d) Specify the minimum number of jobs that will be retained and/or created;
- (e) Specify the minimum number of jobs that will be held by Grimes County residents;
- (f) Specify the minimum amount of payroll for the retained/created jobs;
- (g) Specify the commencement date and the termination date of abatement;
- (h) Specify the year and the percentage of value to be abated for each year in the abatement period;
- (i) Describe the proposed use of the facility; nature of construction, time schedule, map or plat, property description and a list of the kind, number and location of all proposed improvements to the property;
- (j) Provide that employees and/or designated representatives of Grimes County and the Grimes Central Appraisal District shall have access to the facility to ensure that the improvements are being made according to the specifications and conditions of the agreement and to determine if the terms and conditions of the Agreement are being met. All inspections will be made only after giving a minimum of 24 hours' notice in a manner as to not unreasonably interfere with the construction or operation of the facility. All inspections will be made with one or more representatives of the company and in accordance with company safety standards.
- (k) Require that the owner shall furnish to the appraisal district and/or its designated representatives the following: (1) A rendition and other reports in accordance with provisions of the Texas Property Tax Code and (2) Accounting, financial or asset information, as required by the chief appraiser, necessary to accurately identify and appraise the assets subject to the abatement agreement.
- (l) Provide for recapturing property tax revenue lost as a result of the agreement if the owner fails to make the improvements as provided by the agreement or otherwise violates any of the terms and conditions of the agreement.
- (m) Provide that the Commissioners Court may cancel or modify the agreement if the property owner fails to comply with the agreement.
- (n) Require that the owner of the property certify annually to the county that the owner is in compliance with each applicable term of the agreement and furnish the following information as an attachment to its annual application for property tax abatement exemption: the total number of employees as of December 31 of the preceding year, the estimated percentage of the total number of employees as of December 31 of the preceding year who are Grimes County residents, and the estimated annual payroll for the preceding year.
- (o) Limit the uses of the property consistent with the general purpose of encouraging development or redevelopment of the zone during the period that the abatement is in effect; and
- (p) Contain each term agreed to by the owner of the property.

### SECTION 6 DEFAULT

The following shall constitute default on the part of the owner:

- (a) The owner fails to substantially complete the improvements or facility in accordance with plans and specifications submitted; or
- (b) The facility is completed and begins producing products or services, but subsequently discontinues product or service for any reason except fire, explosion or other casualty, accident or natural disaster for a period of 180 consecutive days during the abatement period; or
- (c) The owner makes any misrepresentation in the tax abatement package or in the agreement that is false or misleading in any material respect; or
- (d) The owner fails to retain or create employment for the number of employees specified in the agreement; or
- (e) The owner fails to make the minimum required investment; or
- (f) The owner allows its ad valorem taxes owed the county or overlapping jurisdictions to become delinquent; or
- (g) The owner fails to provide the county's designated representatives or the appraisal district's designated representatives access to the facility, or fails to provide an employee or company representative to accompany the county's or the appraisal district's designated representative during inspection of the facility, or fails to comply with the rendition and reporting requirements of the Texas Property Tax Code or fails to provide each year the accounting, financial or asset information necessary for the identification and appraisal of the property subject to the abatement; or
- (h) The owner violates any of the terms and conditions contained in the agreement.

In the event the county declares a default, the county shall notify the owner of the default in writing, certified mail return receipt requested, and if such default is not cured within 60 days from the date such notice is delivered, the agreement and abatement shall be terminated; provided however, that in the case of a default that for causes beyond the owner's reasonable control, cannot with reasonable due diligence be cured within the 60 day period, the cure period may be extended if the owner shall within 10 days of receipt of the notice of default (1) advise the county of the owner's intention to institute all steps necessary to cure such default; and (2) shall institute and complete with reasonable dispatch all steps necessary to cure such default.

### SECTION 7 RECAPTURE

(a) If the facility is completed and begins producing product or service, but subsequently discontinues producing product or service for any reason except for fire, explosion, or other casualty, accident, or natural disaster for a period of 180 consecutive days during the abatement period, then the agreement shall terminate and so shall the abatement of the taxes for the calendar year during which the facility no longer produces for the 180<sup>th</sup> consecutive day. The

taxes abated for that calendar year shall be paid to the County prior to the delinquency date for that year. Furthermore, all ad valorem taxes which would have been levied by the County for all calendar years prior to the year in which the facility no longer produced for the 180<sup>th</sup> consecutive day, but for the abatement and all penalties and interest on the recaptured tax amount, as authorized by law, will become a debt to the taxing unit and shall become due and payable to the County within 60 days of the date the notice of default is delivered.

(b) If the company or individual is in default according to the terms and conditions of its agreement during the abatement period for any reason other than that described in Sec 7. (a), the agreement shall terminate and so shall the abatement of taxes for the calendar year during which the default occurred. The taxes abated for that calendar year shall be paid to the County prior to the delinquency date for that year. Furthermore, all ad valorem taxes which would have been levied by the County for all calendar years prior to the year in which the default occurred but for the abatement and all penalties and interest on the recaptured tax amount, as authorized by law, will become a debt to the taxing unit and shall become due and payable to the County within 60 days of the date the notice of default is delivered.

### SECTION 8 ADMINISTRATION

The Chief Appraiser of the Grimes Central Appraisal District shall annually submit to the Commissioners Court a written report indicating the following for each property owner receiving an abatement: (1) The value of the property subject to the abatement (2) the amount of value abated (3) the taxable value remaining after the abatement (4) the amount of tax loss due to the abatement (5) the percentage of abatement for the current year (6) a schedule showing the years and percentages of abatement remaining (7) the value of the non-abated property (8) the amount of taxes paid on the non-abated property (9) the minimum number of employees and the reported number of employees (10) the reported percentage of employees residing in Grimes County and (11) any other information pertaining to compliance related issues.

In the event that the county declares an owner to be in default, the County Judge shall deliver written notice to the chief appraiser that the abatement and agreement are terminated and the taxes that were abated are subject to recapture. The Chief Appraiser, acting in the capacity of Tax Assessor-Collector, shall perform all duties related to the collection of taxes and penalty and interest resulting from default as provided for in Sec. 7 (a) and Sec 7 (b).

### SECTION 9 ASSIGNMENT

A tax abatement agreement may be assigned to a successor or lessee of a facility with the written consent of the Commissioners Court, which consent shall not be unreasonably withheld. Any assignment shall provide that the assignee shall irrevocably and unconditionally assume all the duties and obligations of the assignor upon the same terms and conditions as set out in the agreement. Any assignment of a tax abatement agreement shall be to an entity that continues the same improvements to the property (except to the extent such improvements have been completed), and continues the same use of the facility as stated in the original Tax Abatement Agreement with the initial applicant. No assignment shall be approved if the assignor or the assignee is indebted to the County for past due ad valorem taxes or other obligations.

### SECTION 10 SUNSET PROVISION

These Guidelines and Criteria are effective January 1, 2020, and will remain in force until December 31, 2021, at which time all tax abatement contracts created pursuant to these provisions will be reviewed by the County to determine whether the goals have been achieved. Based on that review, the Guidelines and Criteria will be modified, renewed, or eliminated.

### SECTION 11 SEVERABILITY CLAUSE

In the event any section, paragraph, subdivision, clause, phrase, provision, sentence or part of these guidelines and criteria shall for any reason be adjudged invalid or held unconstitutional by a court of competent jurisdiction, it shall not affect, impair, or invalidate these guidelines and criteria as a whole or any part or provision hereof other than the part declared to be invalid or unconstitutional; and the Commissioners Court of Grimes County declares that it would have passed each and every part of the same notwithstanding the omissions of any such part thus declared to be invalid or unconstitutional, or whether there be one or more parts.

### **ADDENDA #1**

### GRIMES COUNTY TAX ABATEMENT APPLICATION PACKAGE

(Request for Designation of Reinvestment Zone)
(Narrative Requesting Approval of Tax Abatement Application)
(Application for Tax Abatement)

### GRIMES COUNTY TEMPLATE FOR REQUEST FOR DESIGNATION OF REINVESTMENT ZONE FOR TAX ABATEMENT

Date

Company Name	
Company Address	
The Honorable Grimes County Commissioners Court P. O. Box 160 Anderson, Texas 77830	
Ladies and Gentlemen:	
We are requesting that the property described as acres out of Abstrated, the Survey of record in Vol, Page the Grimes County Real Property Records, be designated as a reinvestment zone for the abatement purposes.	of ax
Designation of the area as a reinvestment zone would contribute to the retention expansion of primary employment and to the economic development of the county because	
Attached are (1) A copy of a map, plat or survey of the property and (2) A metes a bounds description of the property.	- nd
Thank you for your attention in this matter.	
Sincerely,	
Name and Signature Authorized Company Representative	

### GRIMES COUNTY TEMPLATE FOR NARRATIVE LETTER REQUESTING APPROVAL OF APPLICATION FOR TAX ABATEMENT

Company Name and Address

Date

The Honorable Grimes County Commissioners Court P. O. Box 160 Anderson, Texas 77830

Ladies and Gentlemen:

We are requesting approval of the attached application for tax abatement for (company name).

#### INTRODUCTION OF THE COMPANY

- 1. Generally, describe the company's business activities, primary markets, locations, and history.
- 2. Summarize the company's key financial indicators or provide condensed financial statements.

#### **DECRIPTION OF THE PROJECT**

- 1. Provide basic information that explains the nature and operations of the proposed facility.
- 2. Provide the following estimates: (1) total minimum amount of investment in the project (2) minimum number of jobs to be retained and/or created (3) minimum percentage of jobs that will be held by Grimes County residents and (4) minimum total annual payroll.

### DESCRIPTION OF ABATEMENT REQUESTED

The schedule of abatement being requested is as follows:

<u>Year</u>	Percent Abated

**OTHER** 

- 1. Generally, describe any anticipated economic benefits, other than job retention/creation, that the facility will bring to Grimes County.
- 2. Provide a statement concerning any anticipated environmental impacts.
- 3. If requesting any variances, identify the variances and provide justification for the request.

Sincerely,

Name and Signature Authorized Company Representative

### APPLICATION FOR TAX ABATEMENT FOR GRIMES COUNTY

(Confidential Information - Texas Property Tax Code, Chapter 312, Subchapter A, Sec. 312.003) Applicant: Mailing Address: Step 1: City: State: Zip: Telephone: Contact Person or Agent: Mailing Address: Step 2: City: State: Zip: Telephone: PROPERTY INFORMATION Owner's Name: Owner's Mailing Address: Step 3: City: State: Zip: Telephone: Physical Location: Legal Description: Grimes CAD PID#: TAXING UNIT INFORMATION List the taxing units in which the site for the proposed abatement is located: Step 4: Is the site located within the extraterritorial jurisdiction of a municipality? ☐ YES  $\square$  NO **GENERAL PROJECT DATA** Indicate use: ☐ Manufacturing ☐ Research & Development Other Basic Industry Indicate nature of project: Step 5: □New ☐ Expansion ☐Modernization Attach a detailed description of the type, number, and location of the proposed improvements.

What is the economic life of the proposed improvements?

	SPECIFIC PROJECT DATA							
	Estimated project construction dates:							
	Beginning:/ Completed:/							
Step 6:	Estimated minimum values of the fo	ollowing prope	rty componer	its:				
Step 0.		Φ.						
	Buildings and Structures (subject to abatement):	\$						
	Fixed Machinery and Equipment (subject to abatement):	\$						
	Subtotal of Items (subject to abatement):	\$						
	Inventory (not subject to abatement):  Personal Property (not subject to abatement)	\$						
	Subtotal of items (not subject to abatement)	\$						
	Total (for both abated and non-abated)	\$						
	Total (for both abated and non-abated)	Ι Ψ						
	EMPLOYMEN	NT DATA						
	What is the base number of employees?							
	What is the minimum number of new employee positions that the proposed project will create?							
Step 7:	What is the minimum number of existing employee positions that the new project will retain?							
	What is the minimum percentage of new employee positions will be filled by Grimes County residents?							
	What is the minimum percentage of retained employee positions will be held by Grimes County residents?							
	What is the minimum annual payroll for new employee positions that the proposed project will create?							
	What is the minimum annual payroll for retained positions?							
	ADDITIONAL INF	FORMATION						
	Will costs be incurred by Grimes County to provided additional services directly resulting from the proposed project?		☐ YES	□ NO				
Step 8:	Will the proposed project compete with existing businesses to the detriment of those businesses and the local economy?		☐ YES	□ NO				
	Other than additional or retained employment, will the proposed pro County?	oject contribute to	the economic de	evelopment of Grimes				
	☐ YES ☐ NO (If yes, at	tach a detaile	ed explanation	on.)				
	Estimate amount of value that will be subject to pollution control ex	emption:	\$					
Step 9:	The applicant understands that the Grimes County Commissioners abatement, in its sole discretion, based on information contained Commissioners Court. Applicant states that the information contain is approved, applicant is willing to execute a tax abatement agree understood by applicant that the information contained in this appl Property Tax Code, Chapter 312, Subchapter A, Sec. 312.003, will Applicant's Printed Name:	herein, and on a ed herein is true a ment as required lication that qualif	ny other informa and correct and o by Grimes Cou ies as confident	ation made available to the complete, and if the request nty. It is further agreed and ial information in the Texas				
	Signature:	Date:						

# Chief Appraiser's Estimate Application for Tax Abatement with Grimes County For (Company Name)

Year	Estimated Value of Subject Property Prior to Abatement	% of Value Abated	Estimated Value of Subject Property That Will be Abated	Estimated Value of Subject Property That Will be Taxable After Abatement	Tax Rate	Estimated Taxes That Will be Abated
	•					

Chief Appraiser	Date
Grimes Central Appraisal District	

## ADDENDA #2 GRIMES COUNTY TAX ABATEMENT AGREEMENT

#### **AGREEMENT**

This agreement is entered into by and between Grimes County, acting herein by and through its
County Judge, hereinafter referred to as Taxing Unit, and acting by and through its duly authorized officer, hereinafter referred to as Owner.
unough its dury authorized officer, herematter referred to as Owner.
WITNESSETH:
The property to be the subject of this agreement shall be that property described by metes and bounds attached hereto as EXHIBIT A and made a part hereof and shall be hereinafter referred to as premises.
The owner shall make a minimum investment of \$ in eligible improvements and shall create permanent employment positions for a minimum of persons on the average and shall retain permanent employment positions for a minimum of persons on the average with a minimum total payroll of \$ The minimum number of jobs that will be held by Grimes County residents is
The Owner agrees and covenants that it will diligently and faithfully in a good and workmanlike manner pursue the completion and operation of improvements of the premises, described in Exhibit B, in accordance with information contained in the owner's application for abatement as a good and valuable consideration of this agreement. In further consideration, the Owner shall, thereafter, during the term of this agreement, limit the uses of the property to be consistent with the general purpose of encouraging development or redevelopment of the zone and continuously operate and maintain the premises as a facility for the
Subject to the terms and conditions of this agreement, the Taxing Unit agrees to abate ad valorem taxes from eligible property on the premises otherwise owed to the Taxing Unit for a period of years with an effective commencement date of January 1,, and an effective termination date of December 31,, based on the percentages of appraised value for each year as described in Exhibit C.
The base year value shall be
The base number of employees shall be
At any time before the expiration of this agreement, the agreement may be modified by the

At any time before the expiration of this agreement, the agreement may be modified by the parties to the agreement to include other provisions that could have been included in the original agreement or to delete provisions that were not necessary to the original agreement. The modification must be made by the same procedure by which the original agreement was approved and executed. The original agreement may not be modified to extend beyond 10 years from the date of the original agreement. This agreement may be terminated by the mutual consent of the parties in the same manner that the agreement was approved and executed.

The abatement may be transferred and assigned by the holder to a successor or lessee of the same facility upon the approval, by ORDER, of the Commissioner's Court subject to the financial capacity of the assignee and provided that all conditions and obligations in this agreement are guaranteed by the execution of a new contractual agreement with the taxing unit. No assignment or transfer shall be approved if the parties to the existing agreement, the successor, or new lessee are liable to the taxing unit for outstanding taxes or other obligations.

The Owner further agrees that the Taxing Unit, its agents or employees, and the appraisal district and its agents or employees, shall have reasonable right of access to the premises to inspect the improvements in order to insure that the improvements are being made according to specifications and conditions of this agreement. After completion of the improvements, the Taxing Unit and the appraisal district shall have the continuing right to inspect the premises to insure that the premises are thereafter maintained and operated in accordance with this agreement. All inspections will be made with an employee or representative of the owner who is knowledgeable of the operations of the facility. All inspections will be made during regular business hours only after giving the owner at least twenty-four hours' notice, and will be conducted in such a manner as not to unreasonably interfere with the operation of the facility and in accordance with the company's safety standards.

The Owner shall furnish to the appraisal district and/or its designated representatives in accordance with provisions of the Texas Property Tax Code each year's information, as required by the chief appraiser, necessary to accurately identify and value the assets subject to the abatement agreement as well as those assets that are not subject to this agreement.

The Owner further agrees to certify annually to the Commissioners Court of Grimes County that the Owner is in compliance with each applicable term of this agreement and to furnish the following information as an attachment to its annual application for property tax abatement exemption: the total number of employees as of December 31<sup>st</sup> of the preceding year, the estimated percentage of the total number of employees as of December 31<sup>st</sup> of the preceding year who are Grimes County residents, and the estimated annual payroll for the preceding year.

The Taxing Unit shall declare a default in the event of any of the following:

- (a) The Owner fails to substantially complete the improvements or facility in accordance with plans and specifications submitted; or
- (b) The facility is completed and begins producing products or services, but subsequently discontinues product or service for any reason except fire, explosion or other casualty, accident or natural disaster for a period of 180 consecutive days during the abatement period; or
- (c) The Owner makes any misrepresentation in the tax abatement package or in the agreement that is false or misleading in any material respect; or
- (d) The Owner fails to retain or create employment for the number of employees specified in the agreement; or
- (e) The Owner fails to make the minimum required investment; or
- (f) The Owner allows its ad valorem taxes owed the county or overlapping jurisdictions to become delinquent; or
- (g) The Owner fails to provide the county's designated representatives or the appraisal district's designated representatives access to the facility, or fails to provide an employee or company representative to accompany the county's designated representative during inspection of the facility, or fails to comply with the rendition and reporting requirements of the Texas Tax Code or fails to provide each year the accounting, financial or asset information necessary for the identification and appraisal of the property subject to the abatement; or

(h) The Owner violates any of the terms and conditions contained in the agreement.

In the event the Taxing Unit declares a default, the Taxing Unit shall notify the Owner of the default in writing, certified mail return receipt requested, and if such default is not cured within 60 days from the date such notice is delivered, the agreement and abatement shall be terminated; provided however, that in the case of a default that for causes beyond the Owner's reasonable control, cannot with reasonable due diligence be cured within the 60 day period, the cure period may be extended if the Owner shall within 10 days of receipt of the notice of default (1) advise the Taxing Unit of the Owner's intention to institute all steps necessary to cure such default; and (2) shall institute and complete with reasonable dispatch all steps necessary to cure such default.

If the facility is completed and begins producing product or service, but subsequently discontinues producing product or service for any reason except for fire, explosion, or other casualty, accident, or natural disaster for a period of 180 consecutive days during the abatement period, then the agreement shall terminate and so shall the abatement of the taxes for the calendar year during which the facility no longer produces for the 180<sup>th</sup> consecutive day. The taxes abated for that calendar year shall be paid to the County prior to the delinquency date for that year. Furthermore, all ad valorem taxes which would have been levied by the County for all calendar years prior to the year in which the facility no longer produced for the 180<sup>th</sup> consecutive day, but for the abatement and all penalties and interest on the recaptured tax amount, as authorized by law, will become a debt to the taxing unit and shall become due and payable to the County within 60 days of the date the notice of default is delivered.

If the company or individual is in default according to the terms and conditions of its agreement during the abatement period for any reason other than that described in the preceding paragraph, the agreement shall terminate and so shall the abatement of taxes for the calendar year during which the default occurred. The taxes abated for that calendar year shall be paid to the County prior to the delinquency date for that year. Furthermore, all ad valorem taxes which would have been levied by the County for all calendar years prior to the year in which the default occurred but for the abatement and all penalties and interest on the recaptured tax amount, as authorized by law, will become a debt to the taxing unit and shall become due and payable to the County within 60 days of the date the notice of default is delivered.

It is understood and agreed between the parties that the owner, in performing its obligations hereunder, is acting independently, and the Taxing Unit assumes no responsibilities or liabilities in connection therewith to third parties. The Owner further agrees to hold the Taxing Unit harmless and indemnify and defend the Taxing Unit from any and all kinds of claims, losses, damages, injuries, suits or judgments in involving the Taxing Unit relating to such improvements.

Executed this the	day of	, 20	
County Judge		Owner	
ATTEST:			
County Clerk			

### **EXHIBIT "A"**

Plat or Map and Metes and Bounds Description of Property

### EXHIBIT "B"

### Descriptive List of Improvements to be Made

1.	Nature of construction:	
2.	Projected commencement date for construction:	
3.	Projected completion date for construction:	
4.	Kind (Description), number and location of proposed improvements:	_

### EXHIBIT "C"

Schedule of Tax Abatement

Year	% Abated

## ADDENDA #3 GRIMES COUNTY ORDERS AND NOTICES

## AN ORDER DESIGNATING A CERTAIN AREA AS A COMMERCIAL-INDUSTRIAL REINVESTMENT ZONE IN GRIMES COUNTY, TEXAS, ESTABLISHING THE BOUNDARIES THEREOF AND OTHER MATTERS RELATING THERETO

WHEREAS Grimes County desires to promote the development or redevelopment of a certain contiguous geographic area within its jurisdiction by the creation of a reinvestment zone for commercial-industrial tax abatement: and WHEREAS a public hearing before the Commissioner's Court was held at 8:45 a.m. on the day of October, 20, such date being at least seven (7) days after the date of publication of the notice of such hearing; and WHEREAS written notice was provided to all taxing units overlapping the territory in the proposed reinvestment zone; and WHEREAS at such public hearing the County invited any interested person to appear and contend for or against the creation of the reinvestment zone; WHEREAS the County has found that designation of the area as a reinvestment zone would contribute to the retention or expansion of primary employment or would attract major investment in the zone that would be a benefit to the property to be included in the zone and would contribute to the economic development of the county; THEREFORE BE IT ORDERED BY THE COMMISSIONER'S COURT OF GRIMES COUNTY: That the county hereby creates a reinvestment zone for commercial-industrial tax abatement encompassing only the area described by the metes and bounds and plat in Exhibit "A" attached hereto and such reinvestment zone is hereby designated and shall hereinafter be designated as Reinvestment Zone # \_\_\_\_\_ Grimes County, Texas. That the zone shall take effect \_\_\_\_\_ and terminate on \_\_\_\_ or at an earlier time designated by subsequent order. That to be considered for execution of an agreement of tax abatement a commercialindustrial project shall: (1) Be located wholly within the zone as established herein. (2) Conform to the requirements of the County's Guidelines and Criteria for Tax Abatement and all other applicable laws and regulations.

ADOPTED AND APPROVED THIS the \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_.

County Judge

ATTEST:

County Clerk

### ORDER APPROVING TAX ABATEMENT APPLICATION AND AGREEMENT FOR (COMPANY NAME)

WHEREAS, the Commissioner's Court of Grimes County has conducted a public hearing considering the application offor tax abatement; and
WHEREAS, the application of for tax abatement meets requirements contained in the county's guidelines and criteria for tax abatement; and
WHEREAS, approval of tax abatement for would contribute to the retention or expansion of primary employment and attract major investment that will contribute to the economic development of the county; and
WHEREAS, the planned use of the property would not constitute a hazard to public safety, health or morals, or otherwise adversely affect the citizens of Grimes County; and
WHEREAS, approval of tax abatement for would not have a serious adverse effect on existing businesses in competition with the party requesting the abatement; and
WHEREAS, the Commissioners' Court of Grimes County andwish to enter into a tax abatement agreement; THEREFORE,
BE IT ORDERED that we the Commissioner's Court of Grimes County, having met in open session on this the day of, 20 with a quorum present, and upon a majority vote, do hereby approve the application and agreement with for tax abatement.
County Judge
ATTEST:
County Clerk

# NOTICE OF PUBLIC HEARING (For Publication and Posting)

public heari the Grimes Designation Survey of i	ce is hereby given the ing at 8:45 a.m. on _ County Courthouse of an area of the record in volume nt zone for tax abate	Annex in Anderso county described a, Grim	20 in the C n, Texas to o s a es County R	ommissioners consider the t cres A eal Property	Courtroom of following: (1) Records as a
	with			anon and agre	control tax
county desc	uss and take action is cribed as a	icres A	Surve	ey of record in	n volume,
` '	uss and take action for tax abatement wit	0 0 11	of an order ap	pproving the a	pplication and



Chapter 313 Application to Iola ISD

### **CHECKLIST ITEM #17**

Signature and Certification page, signed and dated by Authorized School District Representative and Authorized Company Representative.

#### Texas Comptroller of Public Accounts

Data Analysis and Transparency Form 50-296-A

#### SECTION 16: Authorized Signatures and Applicant Certification

After the application and schedules are complete, an authorized representative from the school district and the business should review the application documents and complete this authorization page. Attach the completed authorization page in **Tab 17**.

NOTE: If you amend your application, you will need to obtain new signatures and resubmit this page, Section 16, with the amendment request.

#### 1. Authorized School District Representative Signature

I am the authorized representative for the school district to which this application is being submitted. I understand that this application is a government record as defined in Chapter 37 of the Texas Penal Code.

print here	Jeff Dyer	Iola ISD Superintendent
	Print Name (Authorized School District Representative)	Title
sign here	Signature (Authorized School District Representative)	9/20/21

#### 2. Authorized Company Representative (Applicant) Signature and Notarization

I am the authorized representative for the business entity for the purpose of filing this application. I understand that this application is a government record as defined in Chapter 37 of the Texas Penal Code. The information contained in this application and schedules is true and correct to the best of my knowledge and belief.

I hereby certify and affirm that the business entity I represent is in good standing under the laws of the state in which the business entity was organized and that no delinquent taxes are owed to the State of Texas.

James Cook	Vice President, Development
Prior Name (Authorized Company Representative (Applicant))	Title
ne Mus obl	9/20/2021
Signature (Authorized Company Representative (Applicant))	Date
	STATE OF CALLEBRAGE COUNTY OF SHATEN CLARGE GIVEN under my hand and seal of office this, the
CATHY M. WONG COMM. #2241814 Z	20th day of SEPTEMBER , 2021
Notary Public - California Santa Clara County My Comm. Expires June 4, 2022	Notary Public in and for the State of Texas. CAUFIRMS
	1 cms
(Notary Seal)	My Commission expires: 06 04 2002

If you make a false statement on this application, you could be found guilty of a Class A misdemeanor or a state jail felony under Texas Penal Code Section 37.10.