ECONOMIC DEVELOPMENT ADMINISTRATION CERTIFICATE AS TO PROJECT SITE, RIGHTS-OF-WAY, AND EASEMENTS

Part One Certificate of Architect/Engineer Description of Property Requirements for EDA project

I, the unc	dersigned Architect or Engineer, certify that I an
(Name of Archited/Engrieer)	
familiar with the design of the	
	(Name or Type of Facility)
being constructed by	
· ·	Name of Owner)
as part of EDA Award Number	and that all of such
existing public streets and roads described below. interest, and rights-of-way being purchased as her excess of actual needs for the Project as planned a	I further certify that the land, leasehold einafter described are sufficient, but not in
Note: Depending on the project, Items 1, 2 or 3 maparcels, such as tracts and lots; Use Item 2 for easer that is associated with a permit (i.e. railroad; state h	ments and right-of-way; Use Item 3 for property
1. The Owner holds or will hold fee title or a long property. (Aboveground Project elements should possesses fee simple title. Describe each tract, whindicate what Project element is to be constructed treatment plant, etc.). If more space is needed, ple label each additional page "Exhibit 1A"). Provid the project components.	be constructed on land to which the Owner mether presently owned or to be acquired, and on each (i.e., tank site, pumping station, ease attach additional documentation and
	in draft

antity If m	he location for which any nore space is needed, pleas page "Exhibit 1C"). Prov	aa attaab add	itional documenting	and Johal agab
component	page "Exhibit 1C"). Provis.	age		
	This P	0,0		
	, ,			
	WITNESS MY HAND	this the	day of	. 20
	WIII (BOO INI III II (B		uuj oi	, 20
		Registered l Engineer's	Professional Architect's Signature	s or Professional
		A 11		
		Address		
		City		State
		Telephone		f 4
s "Certificate of	Architect/Engineer" is to 1 ner's Attorney).	ne comnleted	by the Owner Archiv	tect/Engineer and
s certificate of	ner's Attorney)		ovine owings Aichi	icet/Engineer and
arded to the Ow	ilor streethey).	ACK	1	

T	Title Opinion
1, _	(Name of Attorney-at-Law) (Name of Attorney-at-Law) (New York of Attorney-at-Law) (New York of Attorney-at-Law) (New York of Attorney-at-Law) (New York of Attorney-at-Law)
1.	I have examined the public fecoles of County, State of from the period of,
	to, 20 (which period of time should be at least 40 years). Based upon said examination, I find and am of the opinion that
	is vested with marketable, fee simple title to the land referenced in Part One hereof as being required in fee, subject only to the following liens, encumbrances, and objections.
	(If additional space is needed, please attach additional documentation and mark each page "Exhibit 2A." If there are no encumbrances on the Owner's fee simple title, please write "None").

Any encumbrances or objections to the fee simple title listed above will not, in my opinion, restrict or interfere with the contemplated construction, use or purpose of the aforesaid EDA Project.

2. This is to further certify that: (i) all long-term leases needed for the Project as described in Part One above have been acquired by the Owner; and (ii) all easements or rights-of-way needed for the Project as described in Part One above have been entered into by the Owner. In addition, I have examined the instruments creating the long-term leases, easements, and/or rights-of-way described in Part One; and it is my opinion that said instruments are valid as to form and substance for the purposes intended and provide the Owner with sufficient interest to construct and maintain the Project facilities.

I certify that I have examined the public records to ascertain that said easements and/or rights-of-way have been obtained from the record or ner(s).

- 3. The extent of said the examination and/or public record search is sufficient for the purpose of establishing the validity of the title to said property and for the purpose of determining outstanding restrictions, liens, encumbrances, and ownership interests pertaining thereto.
- 4. All permits required for the Project as described in Part One above have been obtained. I have examined all of said permits and am of the further opinion that said permits are valid as to form and substance for the purposes intended.

5.	Remarks and Explanations. (If addition additional documentation and mark each additional documentation and docu	al space is needed, please ch page "Exhibit 2B").	attach	
W]	TNESS MY HAND, that the	day of	, 20	
		Attorney's Signature		
		Address		
		City	State	
		Telephone		

- ♦ It is the sole responsibility of the Recipient of the EDA Award to provide a legal opinion verifying that the Recipient has good title to all property required for completion of the Project as defined by the grant award.
- ♦ A long term leasehold interest is acceptable only if held by the Recipient of the EDA Award for a period not less than the estimated useful life of the Project and only if lease provisions adequately safeguard EDA's interest in the Project.
- ♦ Only legal descriptions of the property described herein should be attach d to this form.
- ♦ If this title opinion is based on a title insurance policy my exceptions listed on the policy should be explained and resolved in #5 above.
- ♦ EDA relies on this title opinion and does not make independent findings regarding title to the property described Leren.

Part Three Owner's Certification Regarding Eminent Domain

I,		the undersigned
(Insert Nat	ne)	of the Owner,
(Insert Title		•
referenced in Part One above, do here	by certify and confirm	that:
1. The Owner will not use any availar commencement of eminent domain printerests of private parties in connection	oceedings) for the purp	ose of advancing the economic
2. To the best of my knowledge and to Owner has not exercised any available of eminent domain proceedings) for the parties in connection with any property	e power of eminent don ne purpose of advancing	nain (including the commencement generated the economic interests of privated the economic interests of the economic intere
3. The Owner was or will be required connection with the following aspects additional documentation describing the eminent domain as an attachment and eminent domain is not anticipated, ple	of the Project. (If mor he location and purpose label each additional pa	e space is needed, please attach e of the Owner's proper use of age "Exhibit 3A". If the use of
4. If an available power of eminent do Owner will immediately contact the E5. I am authorized on behalf of the A Applicant.	DA regional office.	2 ,
WITNESS MY HAND, this the	day of	, 20
COUNTY COM		>
Story Control of the	Overage Signat	gous
	Owner's Signat	ure .
THE COUNTY RESERVED		
ATTEST: KEN BURKE, CLERK	Address	
By: Deputy Clerk		
APPROVED AS TO FORM	City	State
APPROVED AS TO FORM Matthew Tolnay	City	State
	City Telephone	State