### **Project Summary Sheet**

Finger Lakes Enviro-tech January 2023

#### **Project Description**

Finger Lakes Enviro-Tech dba T&R Environmental (T&R) was started in 2009 to handle transportation related emergency spill and hazmat response. Since then, T&R Environmental has developed into a full-fledged large scale environmental company routinely handling projects in excess of \$5 million. This has allowed T&R to grow into the company of today including base operations in Bath, NY and satellite locations in Victor and Painted Post.

T&R Environmental has now purchased the property on Industrial Park Road to facilitate this growth. The parcel location consists of approximately 12 acres and (1) 25,000 sq ft industrial warehouse. The warehouse building is currently being retrofitted (not as part of the IDA project) to better serve the company for accessibility and functionality. In a second phase, investments will be made in the addition of repair/maintenance bays with truck lifts, equipment, etc. to keep repairs and maintenance in-house. In addition, T&R's emergency services division will be expanded with more dedicated equipment, vehicles and resources to respond to spill and hazmat situations in Western NY.

In order to create this property as the hub of all operations, a comprehensive administrative building will also be constructed at the parcel to house all admin staff. This will include new IT, furniture, parking areas, conference and training areas. This project will help T&R function more efficiently and effectively with top-of-the-line equipment, centralized resources and in-house solutions to day-to-day problems.

Without this project, it would be extremely difficult for T&R to expand at the rate of growth. It is anticipated that the market will require T&R's services.

¢2 A2E AAA

Total Project Investment	\$2,025,000
Jobs Retained Job Created	42 9
Benefit to Cost Ratio	16:1
Estimated PILOT Savings Estimated Mortgage Tax Savings Estimated Sales Tax Savings Total Savings Comments	No PILOT is being provided. N/A \$131,600 \$131,600
Estimated Project Start Date Estimated Project Completion Date	Q1 2023 Q2 2024

#### **Evaluative Criteria for Manufacturing, Warehouse, Distribution**

1. Private Sector Investment

The proposed project will leverage \$2,025,000 in private sector investment to repurpose and expand an existing facility in the town of Bath.

#### 2. Create or Retain Jobs

The project will retain 42 jobs and create 9 more within three years. Because of inflationary costs the project has seen cost over runs making IDA support necessary to advance the project as proposed.

Project Number: 4603 - 23 - 02



# **Application for Financial Assistance**

Please complete the application and mail the *original*, *signed copy*, along with the \$1,000 application fee, to:

Steuben County IDA PO Box 393 7234 State Route 54 Bath, NY 14810

Information in the application is subject to public review under the New York State Freedom of Information Law. Please contact the IDA with any questions at 607-776-3316.

## **Section 1: Applicant Information** (company receiving benefit)

**Applicant Name:** Finger Lakes Enviro-Tech, LLC. & Finger Lakes Land Holdings, LLC.

**Applicant Address:** 691 Addison Road, Painted Post, NY 14870

**Phone:** 607-383-5500 **Federal Tax ID:** 26-4266947 & 82-1381268

NAICS Code: 562910

Will a real estate holding company be used to own the property? Yes ⊠ No □

Name of real estate holding company: Finger Lakes Land Holdings, LLC.

Federal Tax ID: 82-1381268

**Type of Entity:** Limited Liability Company **Year Established:** 2009 & 2017

**State in which entity is established:** New York

Stockholders, members, or partners with 20% or more in ownership:

Name	% Ownership
Brian T Polmanteer	90%
Type here to enter text.	Type here to enter text.
Type here to enter text.	Type here to enter text.

Is the Applicant or any of its owners involved in any lawsuits which could have a financial impact on the company? Yes $\square$ No $\boxtimes$
Has the Applicant or any of its owners ever been involved in a bankruptcy? Yes $\square$ No $\boxtimes$
Are all owners noted above citizens of the United States? Yes $oxtimes$ No $oxtimes$
Provide a brief history of the Applicant, including operations, operating performance, changes in operations, current size and locations, products and/or services, major accounts, principal competitors, and major events affecting sales/services.

Finger Lakes Enviro-Tech dba T&R Environmental (T&R) was started in 2009 to handle transportation related emergency spill and hazmat response. T&R strived to be a leader in emergency spill response, hazmat response and traffic control, specializing as the only private company in Western New York handling hazmat tank truck incidents alongside the NYS Department of Homeland Security (DHSES), Office of Fire Prevention and Control (OFPC). Since then, T&R Environmental has developed int a full-fledged large scale environmental company routinely handling projects in excess of \$5 million. The trained staff, large equipment inventory, insurance and bonding capabilities, along with relationships with regulatory agencies has allowed T&R to grow into the company of today including base operations in Bath, NY and satellite locations in Victor and Painted Post.

T&R Environmental has now purchased the property on Industrial Park Road in hopes of supporting the next phase of expansion. Major contracts with local industrial facilities and multi-year contracts with NYSDEC spanning from Lake Erie to Oswego, NY and past Binghamton all factor into supporting such growth. The primary competition for T&R in the southern tier has sold, with T&R acquiring equipment and personnel in 2022.

A push towards a "greener" New York State will create more demand than ever for T&R's services by operating for both a proactive industrial work and reactive emergency response needs while also supporting long-term remedial projects for a cleaner NYS.

In 2017, Finger Lakes Land Holdings (FLLH) was started by the same ownership in order to effectively manage properties and lease back to the service-based companies. FLLH has no employees and operates to support growth, build-to-suit and lease back to T&R companies and others locally.

Estimated % of sales (equal to 100%):

Within Steuben County: 35%

Outside Steuben County but in NY State: 55%

Outside New York but in U.S.: 10%

Outside U.S.: 0%

What % of annual supplies, raw materials, and vendor services are purchased from firms in Steuben County?

75%

**Authorized Signatory Name:** Brian T. Polmanteer

Title: Member

**Phone:** 607-368-1314

Email: polmanteerb@trenviro.com

Name of Corporate Contact (if different from Authorized Signatory): Lauren Case

**Title:** VP of Internal Operations

**Phone:** 607-368-1970

Email: caselh@trenviro.com

Name of Attorney: Aaron Mullen

Firm Name: Mullen Associates

**Phone:** 607-776-1000

Email: aaron@m-alaw.com

# Section 2: Project Description and Details

Municipality(s) of current operations:	
Town of Bath, NY	
Yes □ No ⊠  If Yes, explain how, notwithstanding the afore	or more plants/facilities of the Applicant located in New York? ementioned closing or activity reduction, the IDA's Financial from relocating out of the State, or is reasonably necessary to in its respective industry.
Type here to enter text.	
Property address(es) of Project location: 6824 Industrial Park Rd, Bath, NY 14810	
Tax map number(s) of Project location: 144.00-02-005.123	
<b>Town/Village/City taxes are paid to:</b> Town of Bath	School district taxes are paid to: Bath Central School District
Are property tax payments current? Yes ⊠ No	
If no, please explain: Type here to enter text	t.
Does Applicant or any related party currently hold f Yes $\boxtimes$ No $\square$	ee title to the Project property?
If no, provide the name of the current owner:	Type here to enter text.
If no, does Applicant or any related party have Yes □ No □	e an option to purchase the Project property?
What is the present use of the property? Warehou	use building and appx. 10 acres vacant in parcel
What is the present zoning/land use? No zoning/i	ndustrial
Description of the project: (check all that apply)	
New construction     ■ New construct	☐ Acquisition of existing building

	☐ Addition to existing building	□ Purchase of machinery and/or equipment
	⊠ Renovation of existing building	□ Other
		ect, including specific uses and activities that will occur at the site, well as markets for the goods/services. Please include the impact
of th	is project on Applicant in terms of operations	and profitability, or other factors affecting operations.
vare ouild unct vith emer	thouse. For comparison sake, the previous T&F ling is currently being retrofitted (not as part o tionality. In a second phase of the building (wil truck lifts, equipment, etc. will be installed to	nsists of approximately 12 acres and (1) 25,000 sq ft industrial R warehouse was approximately 8,000 sq ft. The warehouse f IDA project) to better serve our company for accessibility and I be included in IDA project), addition of repair/maintenance bays keep repairs and maintenance in-house. In addition, T&R's more dedicated equipment, vehicles and resources to respond to
onsi		erations, a comprehensive administrative building will be nin staff. This will include new IT, furniture, parking areas,
esou	•	and effectively with top of the line equipment, centralized blems. Without this project, it would be extremely difficult for T&R the market will require for T&R's services.
elec	t the project type for all end users at the site	; you may check more than one box:
elec	t the project type for all end users at the site	you may check more than one box:
elec		
elec	□ Industrial	☐ Multi-tenant
elec	☐ Industrial  ☐ Commercial	☐ Multi-tenant ☐ Not-for-profit
elec	<ul><li>☐ Industrial</li><li>☑ Commercial</li><li>☑ Back Office</li></ul>	☐ Multi-tenant ☐ Not-for-profit ☐ Healthcare

Has

Tenant Name	Current Location	# sq. ft.	% of total sq. ft.	Business type
Finger Lakes Enviro-Tech	691 Addison Road, Painted Post	All	All	Environmental Remediation
Name	Address	Type here to enter text.	Type here to enter text.	Type
Name	Address	Type here to enter text.	Type here to enter text.	Type

What is the Project's start date when equipment will be ordered or construction begins? February 2023 What is the Project's estimated completion? January 2024 When will operations commence? Summer 2023 Have construction contracts been signed? Yes ⊠ No □ Has financing been finalized? Yes ⊠ Is this part of a multi-phase project? Yes □ **If Yes, please explain:** Type here to enter text. Have site plans been submitted to the appropriate planning board? Yes ⊠ No □ If Yes, has the Project received site plan approval? No ⊠ If the Project has received site plan approval, please provide a copy of the Environmental Assessment Form including the Negative Declaration.

Please provide the IDA with the status of any other required approvals:

Site plans to be brought to the February Planning Board meeting for approval

Will customers personally visit the Project site for Retail Sales or Services? The terms refer to (a) sales by a registered vendor under Article 28 (Section 1101(b)(4)(i)) of the Tax Law of the State of New York primarily engaged in the retail sale of tangible personal property or (b) sales of a service to customers who personally visit the Project site.

	il Sales Yes □ No □ Services Yes □ No □
	her question above is answered Yes, please complete the questions below. If not, please move on to the ncial Assistance and Project Budget section.
	Retail/Service Industry-Only Questions
	t percentage of the cost of the Project can be tied to the retail or service portion of the business?  here to enter text.
	e answer is less than 33%, do not complete the remainder of this section and move on to Section nancial Assistance and Project Budget.
For P	rojects where 33% or more is tied to retail sales or service:
	1. Will the Project be operated by a not-for-profit corporation? Yes $\square$ No $\square$
	2. Is the Project location or facility likely to attract a significant number of visitors from outside the economic development region in which the project will be located? Yes* $\square$ No $\square$
	3. Is the predominant purpose of the Project to make available goods or services which would not, but for the Project, be reasonably accessible to the residents of the municipality within which the Project is to be located because of a lack of reasonably accessible retail trade facilities offering such goods or services?  Yes*  No  No
	4. Will the Project preserve permanent, private sector jobs or increase the overall number of permanent, private sector jobs in the State of New York?  Yes □ No□
	5. Is the Project located in a highly distressed area, as defined by the US Census Bureau? Yes $\square$ No $\square$
	*If the answer to question 2 or 3 is <b>Yes</b> , please provide a third-party market analysis or other documentation supporting the response.
	Section 3: Financial Assistance and Project Budget
se the	type of assistance being requested: (check all that apply)
	Sales Tax Exemption Yes ⊠ No □ Property Tax Exemption Yes □ No □

Mortgage Tax Exemption	Yes □	No □	Tax Exempt IR Bond	Yes □	No □	

Describe the reasons why the IDA's assistance is necessary, and the effect the Project will have on Applicant's operations. Focus on competitiveness issues, Project shortfalls, etc.

The IDA assistance would expedite the expansion and overall growth that the company has planned that will expand services, increase employees and appropriate equipment. As a growing number of FLE's competitors are national firms, they need to strive for top of the line equipment, personnel and facilities to maximize efficiency and remain competitive.

Is there likelihood that the Project would not be undertaken but for the financial assistance provided by the IDA? Yes  $\square$  No  $\boxtimes$ 

If the Project could be undertaken without financial assistance provided by the IDA, explain below why the Project should be provided financial assistance.

Without assistance from the IDA, the overall project would be slowed significantly and therefore slow/reduce the company expansion and additions of jobs for the area.

What would be the impact on the Applicant and the associated municipalities if the IDA does not provide financial assistance?

Without assistance there would be a slower start to adding jobs to the area. It would also reduce growth to company assets, therefore limiting provisions for expansion of environmental services needed in the area.

#### List below the Sources and Uses of funds for the Project:

Use of Funds	Amount
<u>ose or runus</u>	Amount
Land Acquisition:	\$0
Building Purchase:	\$0
Construction or Renovation – <b>Labor</b> :	\$380,000
Construction or Renovation – Materials:	\$490,000
Site Work/Infrastructure:	\$150,000
Machinery, Equipment, Fixtures – Taxable:	\$1,005,000
Machinery, Equipment, Fixtures – <b>Non- Taxable</b> :	\$0

Soft Costs, Professional Fees:	\$0
Refinance of existing debt:	\$0
Other: Type here to enter text.	\$0
Total Uses:	\$2,025,000
Source of Funds	<u>Amount</u>
Equity:	\$1,025,000
Financial Institution:	\$1,000,000
Public Sector Assistance:	\$0
Other: Type here to enter text.	\$0
Other: Type here to enter text.	\$0
Other: Type here to enter text.	\$0
Total Sources:	\$2,025,000
% Public Sources Used to Finance Project:	

Have any of the above costs been paid or incurred as of the date of this application? Yes	□ No ⊠	₪
---	--------	---

**If Yes, please describe:** Type here to enter text.

If applying for a **Mortgage Recording Tax Exemption**, please list:

Mortgage Amount: \$0

Mortgage Recording Tax Exemption requested (multiply mortgage amount by 1.25%): \$0

If applying for a **Sales Tax Exemption\***, please list:

Total cost of goods and services that are subject to NY State and Local Sales Tax:

\$1,645,000.00

Sales Tax Exemption requested (multiply

total cost by 8%):

\$131,600.00

\*The estimated sales tax amount listed above will be provided to the New York State Department of Taxation and Finance. Applicant acknowledges that the transaction documents may include a covenant by the Applicant to undertake the total amount of investment as proposed within this Application, and that the estimate, above, represents the maximum amount of sales and use tax benefit that the IDA may authorize with respect to this Application. The IDA may utilize the estimate, above, as well as the proposed total Project Costs as contained within this Application, to determine the Financial Assistance that will be offered.

If applying for a **Property Tax Exemption**, IDA staff will use the information contained in this application to create an estimate of real property tax abatement, based on current property tax rates and assessed values, which will be provided to the Applicant and attached to this application.

# **Section 4: Project Employment**

s the Project necessary to retain existing employment?	Yes □	No ⊠

Is the Project necessary to expand employment? Yes  $\boxtimes$  No  $\square$ 

Please complete the following chart with new and retained jobs using the definitions below:

- A Retained Jobs are those that exist at the time of application.
- B Jobs Created are those that will be created as a result of the Project in the first year
- C Jobs Created are those that will be created as a result of the Project in the second year
- D Jobs Created are those that will be created as a result of the Project in the third year
- **E** The sum of jobs to be created during the first three years of the Project.
- **F** The average wage of those existing and created jobs for each Job Type.
- **G** The average cost of benefits offered for existing and created jobs for each Job Type.

**Full Time** – Any regularly-scheduled employee who works 30 hours or more each week. **Part Time** – Any employee who works less than 30 hours per week or who is employed on a temporary basis.

	Α	В	С	D	E	F	G
Job Type	Retained Jobs	# Jobs Created Year 1	# Jobs Created Year 2	# Jobs Created Year 3	Total New Jobs Created	Average Annual Wage	Average Annual Benefit Cost
Full Time							
Management	5	2	0	0	2	\$75k	+5%
Professional	1	0	0	0	0	\$70k	+5%
Administrative	6	1	1	0	2	\$45k	+5%
Production	0	0	0	0	0	\$0	\$0
Independent Contractor	0	0	0	0	0	\$0	\$0
Other: field services/drivers	22	1	2	2	5	\$55k	+5%
Total FT	33	4	3	2	9	\$0	\$0
Part Time							·····
Management	0	0	0	0	0	\$0	\$0
Professional	0	0	0	0	0	\$0	\$0
Administrative	1	0	0	0	0	\$0	\$0
Production	0	0	0	0	0	\$0	\$0
Independent Contractor	0	0	0	0	0	\$0	\$0
Other: field services/drivers	8	0	0	0	0	\$0	\$0
Total PT	9	0	0	0	0	\$0	\$0
Total FTE	42	0	0	0	0	\$0	\$0

How many of the new, FTE jobs to be created within three years will be filled by residents of the Labor Market Area that includes Steuben, Schuyler, Chemung, Yates, Allegany, and Livingston Counties?

95%

The IDA may utilize the foregoing employment projections, among other items, to determine the Financial Assistance that will be offered by the IDA to the Applicant. The Applicant acknowledges that the transaction documents may include a covenant by the Applicant to retain the number of jobs and create the number of jobs with respect to the Project as set forth in this Application.

Please complete the chart below if Applicant provides employment at other sites in New York State:

	Address: Type here to enter	Address: Type here to enter	Address: Type here to	
	text.	text.	enter text.	
Total FTEs	0	0	0	

## Section 5: Representations, Certifications, and Indemnification

Before completing this section, has IDA staff reviewed all previous sections of the Application and acknowledged that they are complete? Yes  $\boxtimes$  No  $\square$ 

As an authorized representative of Applicant, **Brian Polmanteer** confirms that he/she is the **member** of **Finger Lakes Enviro-Tech, LLC.** named in the Application, and that he/she has read the foregoing Application and knows the contents thereof, and hereby represents, understands, and otherwise agrees with the IDA, also known as the "Agency," and as follows:

- 1. Job Listings: In accordance with Section 858-b(2) of the New York General Municipal Law, the Applicant understands and agrees that, if the Project receives any Financial Assistance from the Agency, except as otherwise provided by collective bargaining agreements, new employment opportunities created as a result of the Project will be listed with the New York State Department of Labor Community Services Division (the "DOL") and with the administrative entity (collectively with the DOL, the "JTPA Entities") of the service delivery area created by the federal job training partnership act (Public Law 97-300) ("JTPA") in which the Project is located.
- 2. First Consideration for Employment: In accordance with Section 858-b(2) of the New York General Municipal Law, the Applicant understands and agrees that, if the Project receives any Financial Assistance from the Agency, except as otherwise provided by collective bargaining agreements, where practicable, the Applicant will first consider persons eligible to participate in JTPA programs who shall be referred by the JTPA Entities for new employment opportunities created as a result of the Project.
- 3. Annual Sales Tax Filings: In accordance with Section 874(8) of the New York General Municipal Law, the Applicant understands and agrees that, if the Project receives any sales tax exemptions as part of the Financial Assistance from the Agency, in accordance with Section 874(8) of the General Municipal Law, the Applicant agrees to file, or cause to be filed, with the New York State Department of Taxation and Finance, the annual form prescribed by the Department of Taxation and Finance, describing the value

of all sales tax exemptions claimed by the Applicant and all consultants or subcontractors retained by the Applicant. Copies of all filings shall be provided to the Agency.

- 4. Employment Reports: The Applicant understands and agrees that, if the Project receives any Financial Assistance from the Agency, the Applicant agrees to file, or cause to be filed, with the Agency, at least annually or as otherwise required by the Agency, reports regarding the number of people employed at the project site, salary levels, contractor utilization and such other information (collectively, "Employment Reports") that may be required from time to time on such appropriate forms as designated by the Agency. Failure to provide Employment Reports within 30 days of an Agency request shall be an Event of Default under the PILOT Agreement between the Agency and Applicant and, if applicable, an Event of Default under the Agent Agreement between the Agency and Applicant. In addition, a Notice of Failure to provide the Agency with an Employment Report may be reported to Agency board members, said report being an agenda item subject to the Open Meetings Law.
- 5. The Applicant acknowledges that certain environmental representations will be required at closing. The Applicant shall provide with this Representation, Certification, and Indemnification Form copies of any known environmental reports, including any existing Phase I Environmental Site Assessment Report(s) and/or Phase II Environmental Investigations. The Agency may require the Company and/or owner of the premises to prepare and submit an environmental assessment and audit report, including but not necessarily limited to, a Phase I Environmental Site Assessment Report and a Phase II Environmental Investigation, with respect to the Premises at the sole cost and expense of the owner and/or the Applicant. All environmental assessment and audit reports shall be completed in accordance with ASTM Standard Practice E1527-05, and shall be conformed over to the Agency so that the Agency is authorized to use and rely on the reports. The Agency, however, does not adopt, ratify, confirm, or assume any representation made within reports required herein.
- 6. The Applicant and/or the owner, and their successors and assigns, hereby release, defend and indemnify the Agency from any and all suits, causes of action, litigations, damages, losses, liabilities, obligations, penalties, claims, demands, judgments, costs, disbursements, fees or expenses of any kind or nature whatsoever (including, without limitation, attorneys', consultants' and experts' fees) which may at any time be imposed upon, incurred by or asserted or awarded against the Agency, resulting from or arising out of any inquiries and/or environmental assessments, investigations and audits performed on behalf of the Applicant and/or the owner pursuant hereto, including the scope, level of detail, contents or accuracy of any environmental assessment, audit, inspection or investigation report completed hereunder and/or the selection of the environmental consultant, engineer or other qualified person to perform such assessments, investigations, and audits.
- 7. Hold Harmless Provision: The Applicant acknowledges and agrees that the Applicant shall be and is responsible for all costs of the Agency incurred in connection with any actions required to be taken by the Agency in furtherance of the Application including the Agency's costs of general counsel and/or the Agency's bond/transaction counsel whether or not the Application, the proposed Project it describes, the attendant negotiations, or the issue of bonds or other transaction or agreement are ultimately ever carried to successful conclusion and agrees that the Agency shall not be liable for and agrees to indemnify, defend, and hold the Agency harmless from and against any and all liability arising from or expense incurred by: (i) the Agency's examination and processing of, and action pursuant to or upon, the Application, regardless of whether or not the Application or the proposed Project described herein or the tax exemptions and other assistance requested herein are favorably acted upon by the Agency;

- (ii) the Agency's acquisition, construction and/or installation of the proposed Project described herein; and (iii) any further action taken by the Agency with respect to the proposed Project including, without limiting the generality of the foregoing, all causes of action and attorney's fees and any other expenses incurred in defending any suits or actions which may arise as a result of any of the foregoing. Applicant hereby understands and agrees, in accordance with Section 875(3) of the New York General Municipal Law and the policies of the Agency that any New York State and local sales and use tax exemption claimed by the Applicant and approved by the Agency, any mortgage recording tax exemption claimed by the Applicant and approved by the Agency, and/or any real property tax abatement claimed by the Applicant and approved by the Agency, in connection with the Project, may be subject to recapture and/or termination by the Agency under such terms and conditions as will be established by the Agency and set forth in transaction documents to be entered into by and between the Agency and the Applicant. The Applicant further represents and warrants that the information contained in this Application, including without limitation information regarding the amount of the New York State and local sales and use tax exemption benefit, the amount of the mortgage recording tax exemption benefit, and the amount of the real property tax abatement, if and as applicable, to the best of the Applicant's knowledge, is true, accurate and complete.
- 8. This obligation includes an obligation to submit an Agency Fee Payment to the Agency in accordance with the Agency Fee policy effective as of the date of this Application.
- 9. By executing and submitting this Application, the Applicant covenants and agrees to pay the following fees to the Agency and the Agency's general counsel and/or the Agency's bond/transaction counsel, the same to be paid at the times indicated:
  - a. a non-refundable \$1,000 application and publication fee (the "Application Fee");
  - b. an amount equal to one percent (1%) of the total project costs, unless otherwise agreed to by the Agency; and
  - c. all fees, costs and expenses incurred by the Agency for (1) legal services, including but not limited to those provided by the Agency's general counsel and/or the Agency's bond/transaction counsel, thus note that the Applicant is entitled to receive a written estimate of fees and costs of the Agency's general counsel and the Agency's bond/transaction counsel; and (2) other consultants retained by the Agency in connection with the proposed project, with all such charges to be paid by the Applicant at the closing.
- 10. If the Applicant fails to conclude or consummate the necessary negotiations, or fails, within a reasonable or specified period of time, to take reasonable proper or requested action, or withdraws, abandons, cancels, or neglects the Application, or if the Applicant is unable to find buyers willing to purchase the bond issue requested, or if the Applicant is unable to facilitate the sale/leaseback or lease/leaseback transaction, then, upon the presentation of an invoice, Applicant shall pay to the Agency, its agents, or assigns all actual costs incurred by the Agency in furtherance of the Application, up to that date and time, including but not necessarily limited to, fees of the Agency's general counsel and/or the Agency's bond/transaction counsel.
- 11. The Applicant acknowledges and agrees that all payment liabilities to the Agency and the Agency's general counsel and/or the Agency's bond and/or transaction counsel as expressed in Sections 8 and 9 are obligations that are not dependent on final documentation of the transaction contemplated by this Application.

- 12. The cost incurred by the Agency and paid by the Applicant, the Agency's general counsel and/or bond/transaction counsel fees and the processing fees, may be considered as a cost of the Project and included in the financing of costs of the proposed Project, except as limited by the applicable provisions of the Internal Revenue Code with respect to tax-exempt bond financing.
- 13. The Applicant acknowledges that the Agency is subject to New York State's Freedom of Information Law (FOIL). <u>Applicant understands that all Project information and records related to this application are potentially subject to disclosure under FOIL subject to limited statutory exclusions</u>.
- 14. The Applicant acknowledges that it has been provided a copy of the Agency's Policy for Termination of Agency Benefits and Recapture of Agency Benefits Previously Granted (the "Termination and Recapture Policy"). The Applicant covenants and agrees that it fully understands that the Termination and Recapture Policy is applicable to the Project that is the subject of this Application, and that the Agency will implement the Termination and Recapture Policy if and when it is so required to do so. The Applicant further covenants and agrees that its Project is potentially subject to termination of Agency financial assistance and/or recapture of Agency financial assistance so provided and/or previously granted.
- 15. The Applicant understands and agrees that the provisions of Section 862(1) of the New York General Municipal Law, as provided below, will not be violated if Financial Assistance is provided for the proposed Project:
  - § 862. Restrictions on funds of the agency. (1) No funds of the agency shall be used in respect of any project if the completion thereof would result in the removal of an industrial or manufacturing plant of the project occupant from one area of the state to another area of the state or in the abandonment of one or more plants or facilities of the project occupant located within the state, provided, however, that neither restriction shall apply if the agency shall determine on the basis of the application before it that the project is reasonably necessary to discourage the project occupant from removing such other plant or facility to a location outside the state or is reasonably necessary to preserve the competitive position of the project occupant in its respective industry.
- 16. The Applicant confirms and acknowledges that the owner, occupant, or operator receiving Financial Assistance for the proposed Project is in substantial compliance with applicable local, state and federal tax, worker protection and environmental laws, rules and regulations.
- 17. The Applicant confirms and acknowledges that the submission of any knowingly false or knowingly misleading information may lead to the immediate termination of any Financial Assistance and the reimbursement of an amount equal to all or part of any tax exemption claimed by reason of the Agency's involvement the Project, as well as may lead to other possible enforcement actions.
- 18. The Applicant confirms and hereby acknowledges that as of the date of this Application, the Applicant is in substantial compliance with all provisions of Article 18-A of the New York General Municipal Law, including, but not limited to, the provision of Section 859-a and Section 862(1) of the New York General Municipal Law.
- 19. In the event that (a) the Company does not proceed to final IDA approval within six (6) months of the date of the initial resolution and/or (b) close with the IDA on the proposed Financial Assistance within

- 20. The Applicant and the individual executing this Application on behalf of Applicant acknowledge that the Agency and its counsel will rely on the representations and covenants made in this Application when acting hereon and hereby represents that the statements made herein do not contain any untrue statement of a material fact and do not omit to state a material fact necessary to make the statements contained herein not misleading.
- 21. The Applicant and the individual executing this Application on behalf of Applicant acknowledge receipt of notice from the Agency pursuant to Section 224-a(8)(d) of the New York Labor Law that the estimated mortgage recording tax exemption benefit amount, the estimated sales and use tax exemption benefit amount, and the estimated real property tax abatement benefit amount as so identified within this Application are "public funds" and not otherwise excluded under Section 224-a(3) of the New York Labor Law. Applicant further acknowledges and understands that it has certain obligations as related thereto pursuant to Section 224-a(8)(a) of the New York Labor Law.

STATE OF NEW YORK )	
COUNTY OF Steuben ) ss.:	

Brian Polmanteer, being first duly sworn, deposes and says:

- 1. That I am the <u>Member</u> (Corporate Office) of <u>Finger Lakes Enviro-Tech</u> (Applicant) and that I am duly authorized on behalf of the Applicant to bind the Applicant.
- 2. That I have read the attached Application, I know the contents thereof, and that to the best of my knowledge and belief, this Application and the contents of this Application are true, accurate and complete.

(Signature of Officer)

Subscribed and affirmed to me under penalties of perjury

this 18 day of January, 2023.

(Notary Public)

MAKENNA RAE SADOWSKI NOTARY PUBLIC, STATE OF NEW YORK NO. 01SA6439538 QUALIFIED IN ALLEGANY COUNTY MY COMMISSION EXPIRES AUG 29, 2026

# Steuben County Industrial Development Agency MRB Cost Benefit Calculator

MRB group

Date January 19, 2023

Project Title Finger Lakes Enviro Tech 4603-23-02
Project Location 6824 Industrial Park Road, Bath

# **Economic Impacts**

Summary of Economic Impacts over the Life of the PILOT Project Total Investment

\$2,025,000

#### Temporary (Construction)

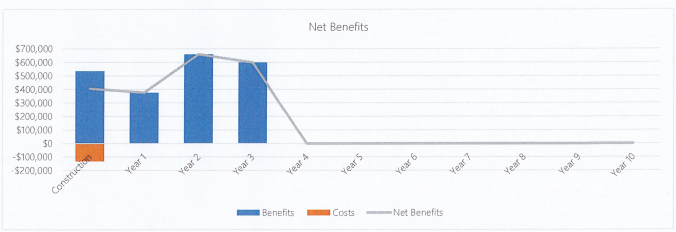
	Direct	Indirect	Total
Jobs	7	2	9
Earnings	\$418,706	\$88,879	\$507,585
Local Spend	\$1,012,500	\$285,378	\$1,297,878

# Ongoing (Operations)

Aggregate over life of the PILOT

	Direct	Indirect	Total
Jobs	0	0	0
Earnings	\$1,250,000	\$291,552	\$1,541,552

Figure 1



Net Benefits chart will always display construction through year 10, irrespective of the length of the PILOT.

Total Jobs

Temporary

Ongoing

0 2 4 6 8 10

Direct Indirect

Figure 2

© Copyright 2021 MRB Engineering, Architecture and Surveying, D.P.C.

Figure 3



Ongoing earnings are all earnings over the life of the PILOT.

# **Fiscal Impacts**



Estimated Costs of Exemptions		
	Nominal Value	Discounted Value*
Property Tax Exemption	\$0	\$0
Sales Tax Exemption	\$131,600	\$131,600
Local Sales Tax Exemption	\$65,800	\$65,800
State Sales Tax Exemption	\$65,800	\$65,800
Mortgage Recording Tax Exemption	\$0	\$0
Local Mortgage Recording Tax Exemption	\$0	\$0
State Mortgage Recording Tax Exemption	\$0	\$0
Total Costs	\$131,600	\$131,600

#### State and Local Benefits

	Nominal Value	Discounted Value*
Local Benefits	\$2,065,151	\$2,000,992
To Private Individuals	<u>\$2,049,137</u>	\$1,985,520
Temporary Payroll	\$507,585	\$507,585
Ongoing Payroll	\$1,541,552	\$1,477,934
Other Payments to Private Individuals	\$0	\$0
To the Public	<u>\$16,014</u>	<u>\$15,472</u>
Increase in Property Tax Revenue	\$0	\$0
Temporary Jobs - Sales Tax Revenue	\$3,553	\$3,553
Ongoing Jobs - Sales Tax Revenue	\$12,461	\$11,919
Other Local Municipal Revenue	\$0	\$0
State Benefits	\$108,225	\$104,821
To the Public	<u>\$108,225</u>	\$104,821
Temporary Income Tax Revenue	\$22,841	\$22,841
Ongoing Income Tax Revenue	\$69,370	\$66,507
Temporary Jobs - Sales Tax Revenue	\$3,553	\$3,553
Ongoing Jobs - Sales Tax Revenue	\$12,461	\$11,919
Total Benefits to State & Region	\$2,173,376	\$2,105,812

### Benefit to Cost Ratio

		Benefit*	Cost*	Ratio
	Local	\$2,000,992	\$65,800	30:1
	State	\$104,821	\$65,800	2:1
Grand Total		\$2,105,812	\$131,600	16:1

<sup>\*</sup>Discounted at 2%

#### Additional Comments from IDA

Finger Lakes Enviro-Tech dba T&R Environmental (T&R) was started in 2009 to handle transportation related emergency spill and hazmat response. Since then, T&R Environmental has developed into a full-fledged large scale environmental company routinely handling projects in excess of \$5 million. This has allowed T&R to grow into the company of today including base operations in Bath, NY and satellite locations in Victor and Painted Post. T&R Environmental has now purchased the property on Industria Park Road to facilitate the next phase of expansion. A push towards a "greener" New York State will create more demand than ever for T&R's services by operating for both a proactive industrial work and reactive emergency response needs while also supporting

Does the IDA believe that the project can be accomplished in a timely fashion?

Yes

© Copyright 2021 MRB Engineering, Architecture and Surveying, D.P.C.