

Assessor's Parcel Number: N/A

Date: MAY 9, 2018

Recording Requested By:

Name: LISA GRANAHAN, COUNTY MANAGER'S OFC.

Address: _____

City/State/Zip: _____

Real Property Transfer Tax: \$ N/A



KAREN ELLISON, RECORDER

**AMENDMENT NO. 1 TO AGREEMENT
FOR TAX ABATEMENTS #2018.080**

(Title of Document)

BOCC APPROVED
April, 05, 2018
ITEM: M

FILED

NO. 2018.080

2018 MAY -9 PM 12:38



DOUGLAS COUNTY
CLERK
BY *[Signature]*

**AMENDMENT NO. 1
TO
AGREEMENT FOR TAX ABATEMENTS**

A Contract between the State of Nevada
Acting by and Through the

NEVADA GOVERNOR'S OFFICE OF ECONOMIC DEVELOPMENT

555 E. Washington Avenue, Suite 5400
Las Vegas, NV 89101

And

Douglas County, Nevada

P.O Box 218
Minden, NV 89423

This Amendment No. 1 to Agreement for Tax Abatement & Incentives ("Amendment") is entered into as of March 5, 2018 by and between the Nevada Governor's Office of Economic Development ("GOED") and Douglas County Nevada ("Sponsoring Municipality") located in Minden, Douglas County, Nevada.

RECITALS

WHEREAS, on September 2, 2015 Douglas County entered into an agreement with the Nevada Governor's Office of Economic Development ("GOED"), as required pursuant to NRS 231.1571- NRS 231.1577, for the distribution of proceeds from the Nevada Catalyst Fund (individually or collectively referred to herein as "Catalyst Fund Proceeds") as outlined in NRS 231.1571 and NRS 231.1573, as the sponsoring municipality; and

WHEREAS, at the Board meeting conducted **September 17, 2015** the BOARD OF GOED approved the following Catalyst Fund grant for the above stated Sponsoring Municipality: \$99,000 for allocation to Bently Heritage LLC; and

NOW, THEREFORE, in consideration of the foregoing recitals, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, GOED and the Sponsoring Municipality agree as follows:

AGREEMENT

The following section shall be revised in the to the Agreement as follows:

III. Sponsoring Municipality Reporting Requirements

1. The overall grant period for this award is defined as: January 1, 2016 through January 1, 2019, with Award Periods as defined below.
 - a. The award disbursement schedule is agreed upon as follows:

AWARD PERIOD	THROUGH DATE	AMOUNT	DISBURSEMENT CRITERIA
Period 1	June 30, 2017	Up to \$49,500	\$8,250 per primary job multiplied times 6 jobs, up to \$49,500, disbursed following the close of Award Period 1 for operations in Nevada. The average wage for jobs created must meet or exceed \$40.00. No funding will be disbursed if less than 3 primary jobs are created during Period 1 of this Agreement.
Period 2	January 1, 2019	Up to \$49,500	\$8,250 per primary job multiplied times 6 jobs, up to \$49,500, disbursed following the close of Award Period 2 for operations in Nevada. The average wage for jobs created must meet or exceed \$40.00. No funding will be disbursed if less than 3 primary jobs are created during the cumulative period through Period 2 of this Agreement.

Definitions

1. Periods represent 18-month increments beginning the date as negotiated between the agreeing parties. Catalyst Funds will be disbursed based upon actual job creation versus agreed-upon hiring objectives over a defined duration of time.
2. Incremental. primary job" for a defined period denotes a new primary job created within that period over and above the number of jobs created in the prior period. Only jobs created for which payment has been made in a given year count as jobs created for the purposes of the following year (incremental) calculation.

3. Disbursement will occur upon achievement of agreed-upon milestones following commencement of operations in Nevada, and pursuant to verification of total FTEs based in Nevada.
4. To qualify as a job created, the job must be continuously in place for a minimum of 3 months prior to the end of the 18-month period, must be a fulltime position, and must be eligible for healthcare benefits.

SIGNATURE PAGE AS FOLLOWS

IN WITNESS WHEREOF, each of the Parties has duly executed and delivered this Agreement, and the Parties agree to the terms hereof.

Sponsoring Municipality:
Douglas County, an organized county of the
State of Nevada

By: STEVEN J. THALER

Title: CHAIRMAN, DOUGLAS COUNTY
 BOARD OF COMMISSIONERS

Date: 4/5/18

Attest:

By: Kathy Hunt

Title: Clerk / Treasurer

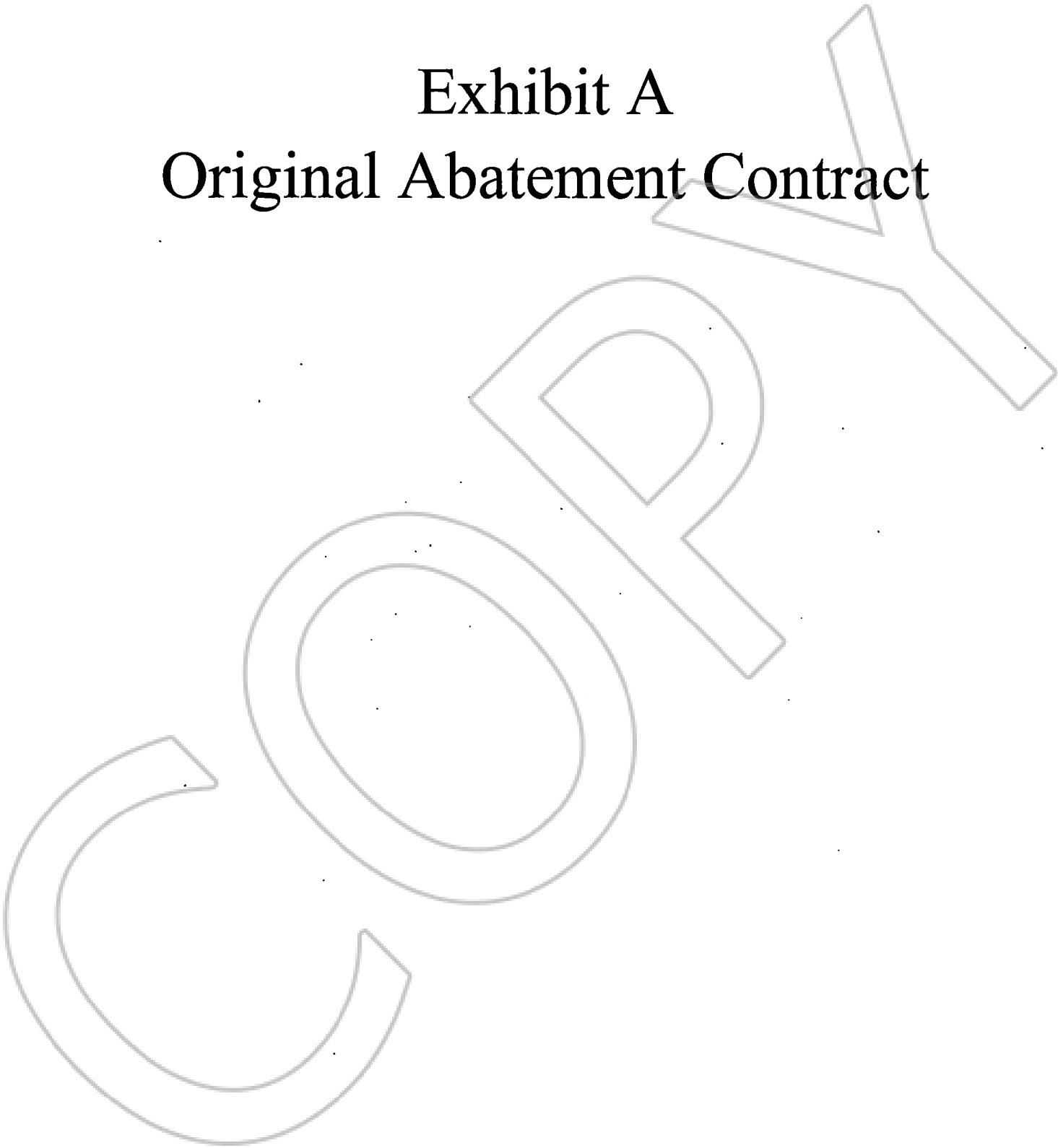
Date: 4/5/18

GOED:
State of Nevada, acting by and through the
Nevada Governor's Office of Economic
Development

Paul Anderson, Executive Director

Date: 5/2/18

Exhibit A
Original Abatement Contract





FILED
NO. 2016-076
2016 APR 13 PM 3:30
DOUGLAS COUNTY
CLERK
BY [Signature] DEPUTY

AGREEMENT FOR ALLOCATION OF CATALYST FUNDS

A Contract between the State of Nevada
Acting By and Through the

NEVADA GOVERNOR'S OFFICE OF ECONOMIC DEVELOPMENT

808 W. Nye Lane
Carson City, NV 89703
Phone: 888-336-1600

And

DOUGLAS COUNTY, NEVADA

P.O. Box 218
Minden, NV 89423
Phone: 775-782-9821

This Agreement, made on September 2, 2015 by and between the Nevada Governor's Office of Economic Development ("GOED"), and **Douglas County** ("Sponsoring Municipality") approved by the Board or the Executive Director of GOED as authorized by the board, as required pursuant to NRS 231.1571- NRS 231.1577, as meeting the criteria necessary to receive a distribution from the Nevada Catalyst Fund in the form of a grant or a loan (individually or collectively referred to herein as "Catalyst Fund Proceeds") outlined in NRS 231.1571 and NRS 231.1573.

I. Approved Catalyst Fund Proceeds

1. At the Board meeting conducted September 17, 2015 the Board approved the following Catalyst Fund grant for the above stated Sponsoring Municipality:

\$99,000 for allocation to Bently Heritage LLC

2. The Application is attached hereto as **Exhibit A** and incorporated herein.
3. The proposed use of the Catalyst Fund proceeds, including expected plans, projects, or programs to be supported by the grant, and any anticipated short-term or long-term impacts from the use of grant funds, include as follows:

Proceeds to be used for the redevelopment of a historic mill into a sustainable estate distillery (Minden, Nevada)

II. Covenants, Warranties, and Representations of Sponsoring Municipality

1. The Sponsoring Municipality covenants, warrants, and represents that it has entered into or will enter into within ninety (90) days a separate written agreement with each business to which the Sponsoring Municipality will provide Catalyst Fund Proceeds granted pursuant to this request and this Agreement.
2. The Sponsoring Municipality covenants, warrants, and represents that the agreement entered into between the Sponsoring Municipality and the business receiving Catalyst Fund Proceeds shall require the business entity receiving Catalyst Fund Proceeds from the Sponsoring Municipality to return Catalyst Fund Proceeds to the Sponsoring Municipality, which shall return such proceeds to GOED, if it is determined that the Catalyst Fund Proceeds are not then currently being, or have not been, used in accordance with either this Agreement between the Sponsoring Municipality and GOED, or the agreement between the Sponsoring Municipality and the business receiving Catalyst Fund Proceeds.
3. The Sponsoring Municipality covenants, warrants, and represents that the agreement between the Sponsoring Municipality and each business that will receive Catalyst Fund Proceeds will require each business receiving any Catalyst Fund Proceeds to agree and consent to the public disclosure of: (i) the company name of any entity receiving Catalyst Fund Proceeds; (ii) the applicable ownership interests for the entity receiving Catalyst Fund Proceeds, including but not limited to; equity interests, partnership interests, membership interests, shareholder interests, and any other ownership interests and by whom held; (iii) the award amount requested; and (iv) agreed-upon performance requirements, including, but not limited to: (a) the number of primary jobs created, (b) the anticipated wage levels to be paid, (c) capital investment, and (d) other project specific performance requirements to be determined under paragraph (5) of this Section.
4. The Sponsoring Municipality covenants, warrants, and represents that the agreement between the Sponsoring Municipality and each business that will receive Catalyst Fund Proceeds will require each business receiving Catalyst Fund Proceeds to disclose all details, not subject to privilege or confidentiality restrictions, regarding: (i) proposed plans; (ii) projects and programs for which the Catalyst Fund grant or loan will be used; and (iii) any other information relevant to the proposed project for which Catalyst Fund Proceeds will be used.
5. The Executive Director of GOED may request additional information from any Catalyst Fund Proceeds applicant as he or she deems necessary for approval or denial of the request.

III. Sponsoring Municipality Reporting Requirements

1. The overall grant period for this award is defined as: April 1, 2016 through March 31, 2018, with Award Periods as defined below.
 - a. The award disbursement schedule is agreed upon as follows:

Period 1	March 31, 2017	Up to \$49,500	\$8,250 per primary job multiplied times 6 jobs, up to \$49,500, disbursed following the close of Fiscal Year 1 for operations in Nevada. The average wage for jobs created must meet or exceed \$40.00. No funding will be disbursed if less than 3 primary jobs are created during Period 1 of this Agreement.
Period 2	March 31, 2018	Up to \$49,500	\$8,250 per primary job multiplied times 6 jobs, up to \$49,500, disbursed following the close of Fiscal Year 2 for operations in Nevada. The average wage for jobs created must meet or exceed \$40.00. No funding will be disbursed if less than 3 primary jobs are created during the cumulative period through Period 2 of this Agreement.

Definitions:

- (1) Periods represent 12-month increments beginning the date as negotiated between the agreeing parties. Catalyst Funds will be disbursed based upon actual job creation versus agreed-upon hiring objectives over a defined duration of time.
 - (2) "Incremental primary job" for a defined period denotes a new primary job created within that period over and above the number of jobs created in the prior period. Only jobs created for which payment has been made in a given year count as jobs created for the purposes of the following year (incremental) calculation.
 - (3) Disbursement will occur upon achievement of agreed-upon milestones following commencement of operations in Nevada, and pursuant to verification of total FTEs based in Nevada.
 - (4) To qualify as a job created, the job must be continuously in place for a minimum of 3 months prior to the end of the 12-month period, must be a full-time position, and must be eligible for healthcare benefits.
2. After the grant of Catalyst Fund Proceeds to a Sponsoring Municipality, the Sponsoring Municipality, within sixty (60) days after the close of the Award Period during which Catalyst Fund Proceeds were approved for disbursement, shall provide to the Executive Director of GOED, an initial report on the project that includes ALL of the following information:
- a. A description of each activity undertaken (i.e., the business and project receiving Catalyst Fund Proceeds) with the Catalyst Fund Proceeds;
 - b. The number of primary jobs created as a result of each specific grant or loan made pursuant to the specific application for which this Agreement was entered into and Catalyst Fund Proceeds were disbursed;

- i. "Primary Job" as used herein shall have the definition set forth in NAC 360.474(3), defining "primary job" to mean "a position of employment offered by an applicant for a partial abatement, the compensation for which is obtained from revenue that is generated outside the economic region in which the business is located";
 - c. The average wage levels of the primary jobs created as a result of each specific grant or loan made pursuant to the specific application for which this Agreement was entered into and Catalyst Fund Proceeds were disbursed;
 - d. Confirmation the minimum primary job and average wage targets agreed to by and between the Sponsoring Municipality and the ultimate recipient of Catalyst Fund Proceeds have been reached in a given period;
 - e. Confirmation each primary job is eligible for healthcare benefits;
 - f. The return-on-investment on the Catalyst Fund Proceeds provided through the grant or loan expressed through performance measures including, but not limited to: (i) the number of primary jobs created, (ii) the anticipated wage levels to be paid, and (iii) capital investment;
 - g. A statement of the benefit to the public from the distribution of Catalyst Fund Proceeds, including documentation that supports the benefit; and
 - h. Any additional documentation requested by GOED that the Executive Director of GOED reasonably deems appropriate to document the use of the Catalyst Fund Proceeds in accordance with the provisions of this Agreement and the grant or loan application request.
3. The Sponsoring Municipality hereby agrees to a continued reporting requirement based on disbursement of Catalyst Fund Proceeds. After the filing of the initial report described in Section III(2) above, the Sponsoring Municipality shall make subsequent reports to GOED within sixty (60) days after the close of any Award Period during which Catalyst Fund Proceeds were approved for disbursement. Within the initial and subsequent reports, the Sponsoring Municipality shall provide to GOED the information described in Section III(2)(a) through (g) above, in such form as may be prescribed by GOED from time to time.
4. The disbursement of Catalyst Fund Proceeds by GOED to the Sponsoring Municipality shall be made in defined installments pursuant to Section III(1) only after the receipt by GOED of the initial or subsequent report, pursuant to Section III(2) or III(3) above, for the applicable Award Period and an affirmative demonstration or representation by the Sponsoring Municipality that:
 - a. The agreement between the Sponsoring Municipality and the Catalyst Fund Proceeds recipient is not in default, breach, or otherwise non-complaint by either party;
 - b. The Sponsoring Municipality has provided certification of such compliance of the underlying agreement between the Sponsoring Municipality and the Catalyst Fund Proceeds recipient through filing of a report in compliance with the requirements of Section III(2) hereof; and

- c. The Sponsoring Municipality confirms that it has no knowledge of then existing facts that would indicate the Catalyst Fund Proceeds recipient is in danger of being unable to satisfy the requirements contained in the agreement between the Sponsoring Municipality and the Catalyst Fund Proceeds recipient.
 - d. Disbursements of an installment of Catalyst Fund Proceeds by GOED not made because of the Sponsoring Municipality's inability to satisfy the Requirements of III(3) of this Agreement revert back to the Catalyst Fund and GOED, and the Sponsoring Municipality shall have no right to funds properly withheld by GOED based on the Sponsoring Municipality's failure to satisfy the requirements of Section III(3) hereof.
5. The reports made to GOED pursuant to this Section III may be based, in whole or in part, on information received by the Sponsoring Municipality from the Catalyst Fund Proceeds recipient pursuant to the agreement between the Sponsoring Municipality and such recipient. The Sponsoring Municipality shall inform GOED immediately if the Sponsoring Municipality has or obtains knowledge that such information is false or misleading in any material respect; however, the Sponsoring Municipality shall not be responsible to independently verify any information provided by the Catalyst Fund Proceeds recipient.

IV. Reimbursement for Failure to Comply with Terms of Agreements

1. If GOED finds after a reasonable investigation that the Sponsoring Municipality has failed to use or has misused the Catalyst Fund money in accordance with the terms of the Agreement between the Sponsoring Municipality and GOED, the Executive Director of GOED may immediately cease providing the Sponsoring Municipality with funds allocated from the Catalyst Fund; and the Executive Director of GOED may, in his or her sole discretion, determine that the Agreement is void. In such a case, the Sponsoring Municipality hereby agrees to repay to the Catalyst Fund the amount of the grant or loan provided in connection with the voided Agreement, plus interest at the statutory rate.
 - a. Interest accrual shall begin on disbursed Catalyst Fund Proceeds on an Agreement between GOED and the Sponsoring Municipality once this Agreement is declared void and the Sponsoring Municipality has been provided an opportunity to cure after:
 - i. GOED has provided notice of the intention to void the Agreement;
 - ii. The Sponsoring Municipality has been given thirty (30) days to cure the non-compliance; and
 - iii. The Sponsoring Municipality has not actually cured the non-compliance within thirty (30) days.
 - b. After this Agreement has become void, interest shall accrue as of the date of expiration of the thirty (30) days provided to the Sponsoring Municipality to cure.
2. Through this Agreement, the Sponsoring Municipality agrees, acknowledges, and consents to the requirements herein, and agrees, acknowledges, and consents to the authority of GOED to seek reimbursement or "claw back" funds distributed to the Sponsoring Municipality for the ultimate disbursement of Catalyst Fund Proceeds that are not used in accordance with the statutory requirements for Catalyst Fund Proceeds disbursement, or where the recipient fails to conform to the agreement between the Catalyst Fund Proceeds

recipient and the Sponsoring Municipality, including failure to conform to the specific listed conditions set forth in Section III(1) above, in accordance with Section IV(3). Provided that the Sponsoring Municipality has not failed to use or misused the Catalyst Fund money, as determined by the GOED in accordance with Section IV(1), the Sponsoring Municipality shall be liable to the GOED under this Agreement only to the extent of (1) Catalyst Fund money received by the Sponsoring Municipality from GOED pursuant to this Agreement and not distributed to the Catalyst Fund Proceeds recipient in accordance with the terms of this Agreement; and (2) Catalyst Fund money received by the Sponsoring Municipality from GOED pursuant to this Agreement that is returned to the Sponsoring Municipality by the Catalyst Fund Proceeds recipient pursuant to the terms of this Agreement or the agreement between the Sponsoring Municipality and such recipient.

3. The agreement entered into between the Sponsoring Municipality and the business receiving Catalyst Fund Proceeds shall provide that, in the event that the Sponsoring Municipality or GOED, after reasonable investigation, find that the business that received a grant or loan from the Sponsoring Municipality has failed to use or misused the Catalyst Fund Proceeds in accordance with the terms of the agreement between the Sponsoring Municipality and the business, the business shall repay to the Sponsoring Municipality the amount of the grant or loan that was received. Such agreement shall further provided that the business shall, in addition to the amount of the grant or loan required to be repaid pursuant to this subsection, pay interest on the amount due at the rate most recently established pursuant to NRS 99.040 for each month, or portion thereof, from the last day of the month following the period of the grant or loan until the full repayment of the Catalyst Fund Proceeds provided by grant or loan. The Sponsoring Municipality must repay the Catalyst Fund within 30 days of receipt of repayment from the business. The Sponsoring Municipality will use its best efforts to secure repayment and interest from the business, and ensure reimbursement of those funds to the Catalyst Fund of the State of Nevada.
4. For purposes of this Section IV, "misused" shall mean any failure to specifically comply with the express terms of this Agreement, the agreement between the Sponsoring Municipality and the Catalyst Fund Proceeds recipient, or any specific provision of NRS 231.1571 to 231.1579.
5. If a court of competent jurisdiction invalidates this Agreement or any portion thereof for any reason, GOED agrees to waive all claims and recourse against the Sponsoring Municipality arising from, growing out of or in any way connected with or incident to this Agreement. GOED's sole remedy against the Sponsoring Municipality shall be to terminate this Agreement. In the event of termination, Sponsoring Municipality shall refund to GOED any undisbursed Catalyst Funds Proceeds in its possession, but shall have no further obligations to GOED under this Agreement, in law, in equity or otherwise. This provision will survive the termination of this Agreement for any reason.

V. Termination for Failure to Comply with Terms of Agreements

1. If GOED finds after a reasonable investigation that the Sponsoring Municipality has failed to use or misused the Catalyst Fund money in accordance with the terms of the Agreement between the Sponsoring Municipality and GOED, the Executive Director of GOED may immediately redirect the applicable and approved funds allocated from the Catalyst Fund, and the Executive Director of GOED may, in his or her sole discretion, determine that the Agreement is void.

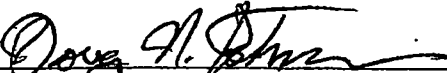
2. If GOED finds after a reasonable investigation that the business receiving Catalyst Fund Proceeds has failed to satisfy the terms and conditions of the agreement entered into between the Sponsoring Municipality and the business receiving Catalyst Fund Proceeds, the Executive Director of GOED may immediately redirect the applicable and approved funds allocated from the Catalyst Fund, and the Executive Director of GOED may, in his or her sole discretion, determine that the Agreement is void. The agreement entered into between the Sponsoring Municipality and the business receiving Catalyst Fund Proceeds shall provide that the business receiving Catalyst Fund Proceeds shall be deemed to have failed to satisfy the terms and conditions thereof upon the occurrence of any of the following circumstances:
- a. The Catalyst Fund recipient fails to relocate and/or open operations in Nevada within six (6) months following execution of its contract with the sponsoring Municipality; or
 - b. The Catalyst Fund recipient fails to create primary jobs within six (6) months following execution of its contract with the Sponsoring Municipality; or
 - c. The Catalyst Fund recipient fails to meet the minimum standard (50% of target) for creation of primary jobs during each of the first two periods, identified in Section III(1) of this Agreement, following execution of its contract with the Sponsoring Municipality; or
 - d. The Catalyst Fund recipient fails to remain in good legal standing, as determined by the Executive Director or the Board of GOED; or
 - e. The Catalyst Fund recipient either admits to or is otherwise found guilty of any crime or wrong-doing or criminal malfeasance as determined by a court of law; or
 - f. Any behavior associated with the Catalyst Fund recipient, including its owners, associates, and/or employees, is deemed a departure from the broader interests of the State of Nevada, as determined at the discretion of the Board of GOED.

SIGNATURE PAGE FOLLOWS


IN WITNESS WHEREOF, the Parties have executed this Amendment effective as of the date first written above.

SPONSORING MUNICIPALITY:

Douglas County, an organized county of the State of Nevada

By: 
Doug N. Johnson, Chair
Douglas County Board of Commissioners

ATTEST:

By: 
Kathy Lewis, Douglas County Clerk

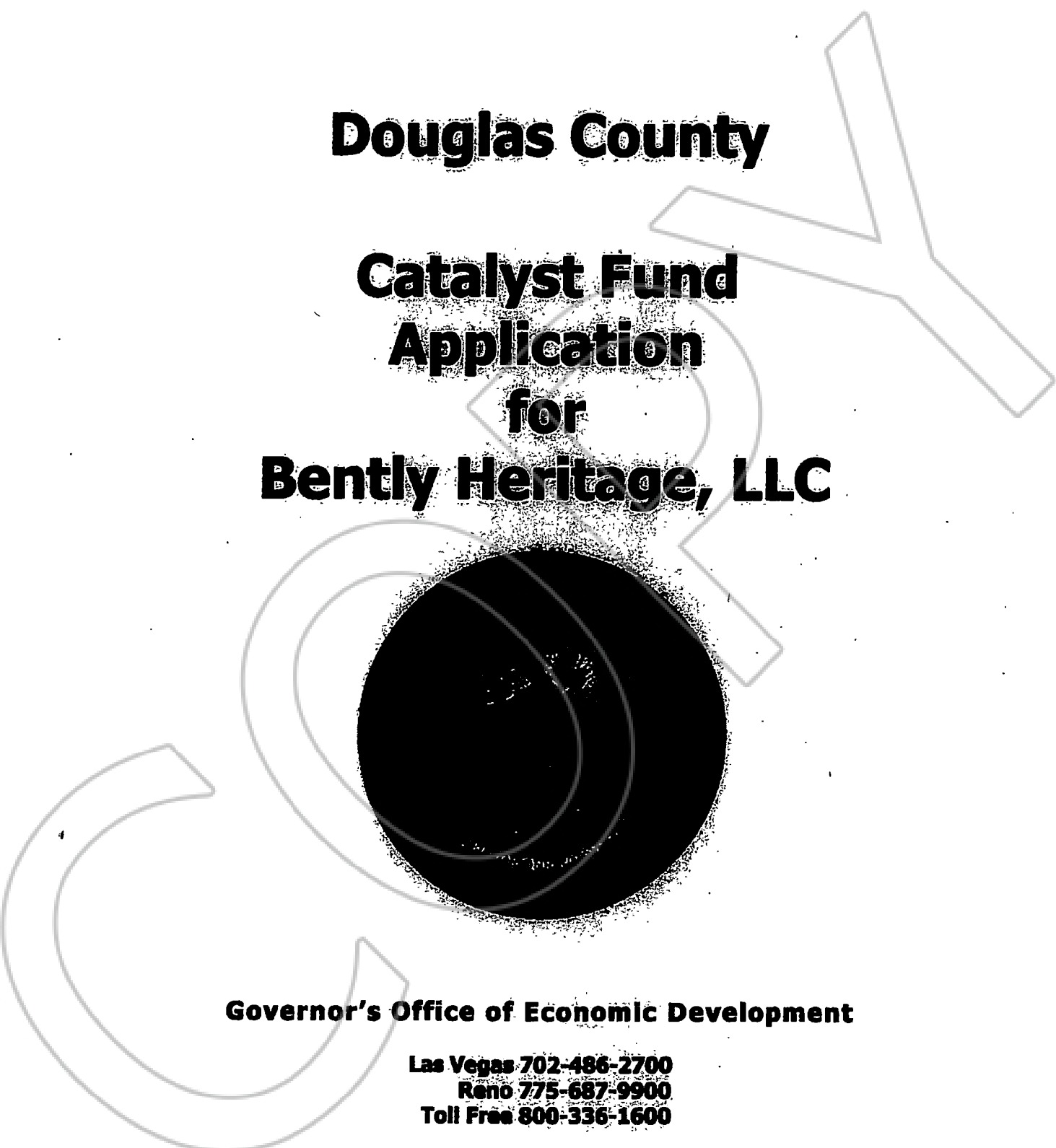
GOED:

STATE OF NEVADA, acting by and through the
NEVADA GOVERNOR'S OFFICE OF ECONOMIC DEVELOPMENT

By: 
Steven D. Hill, Executive Director

Douglas County

Catalyst Fund
Application
for
Bently Heritage, LLC



Governor's Office of Economic Development

Las Vegas 702-486-2700
Reno 775-687-9900
Toll Free 800-336-1600

PROJECT CHARACTERISTICS (check all that apply)

- | | |
|---|---|
| <input type="checkbox"/> Construct New Facility | <input type="checkbox"/> New Business / Start-up |
| <input checked="" type="checkbox"/> Expand/Renovate Existing Facility | <input type="checkbox"/> Relocation from Out-of-State |
| <input type="checkbox"/> Purchase Machinery & Equipment | <input type="checkbox"/> Relocation within Nevada |

INDUSTRY CLUSTER

If applicable, identify the industry cluster within which this project falls.

- | | | |
|--|--|--|
| <input type="checkbox"/> Aerospace and Defense | <input type="checkbox"/> Health & Medical Services | <input type="checkbox"/> Mining & Materials |
| <input type="checkbox"/> Agriculture | <input type="checkbox"/> Logistics & Operations | <input type="checkbox"/> Renewable Energy |
| <input type="checkbox"/> Business IT Ecosystems | <input checked="" type="checkbox"/> Manufacturing | <input type="checkbox"/> Tourism, Gaming & Entertainment |
| <input checked="" type="checkbox"/> Other: Sustainable Estate Distillery | | |

A statement of project relevance to supply chains, sectors and clusters targeted by the State Plan for Economic Development:

This project will target several sectors outlined in the State Plan: manufacturing, entertainment and food processing operations. The Bently Enterprise family will introduce Bently Heritage, a sustainable estate distillery, in mid-2015. Along with supporting the targeted sectors, the project will achieve in aiding the Governor's priority of high paying jobs. The start-up average wage for the distillery is \$51.90. In addition, Bently Heritage plans on redeveloping a historic mill and renovating several surrounding buildings to support management, business support functions and administrative staff.

GRANT/LOAN SUMMARY

Amount requested: \$99,000

The proposed plans, projects, or programs to which the grant or loan will apply:

The grant will be used to off-set expansion and start-up costs.

The expected benefits of the grant or loan expressed as Jobs, Investments and wage levels:

Bently Heritage, LLC anticipates an initial capital investment exceeding \$10,000,000 and 12 new positions, at an average hourly wage of \$51.90.

A statement on the significance of this grant or loan to the company's described plans:

An alternative location considered for Bently Heritage's establishment was in the Northern California / San Francisco Bay area. There were a number of factors influencing its selection, including the state and local tax structure, business permitting / regulatory process, and real estate availability and costs. The availability of economic incentives by the state factored significantly into the company's decision to locate the distillery in Nevada.

A statement of the estimated return-on-investment to the State in job creation, wage levels and capital investment for the term of the proposed grant/loan:

ECONOMIC IMPACT ESTIMATES:

Total Jobs Supported: 32
 Total Payroll Supported: \$24,152,565
 Total Output Estimate: \$169,140,048

NEW TAX REVENUE ESTIMATES:

<u>Local Taxes</u>	<u>Direct</u>	<u>Indirect</u>	<u>Total</u>
Property	\$4,392,085	\$500,219	\$4,892,304
Sales	\$1,153,968	\$141,871	\$1,295,839
Lodging	\$0	\$110,605	\$110,605
<u>State Taxes</u>	<u>Direct</u>	<u>Indirect</u>	<u>Total</u>
Property	\$213,941	\$28,595	\$242,539
Sales	\$591,553	\$149,746	\$741,299
Modified Business	\$88,646	\$107,523	\$196,169
Lodging	\$0	\$3,919	\$3,919
<u>Total</u>	<u>Direct</u>	<u>Indirect</u>	<u>Total</u>
	\$6,440,193	\$1,042,478	\$7,482,674

A statement of the fiscal character of the company:

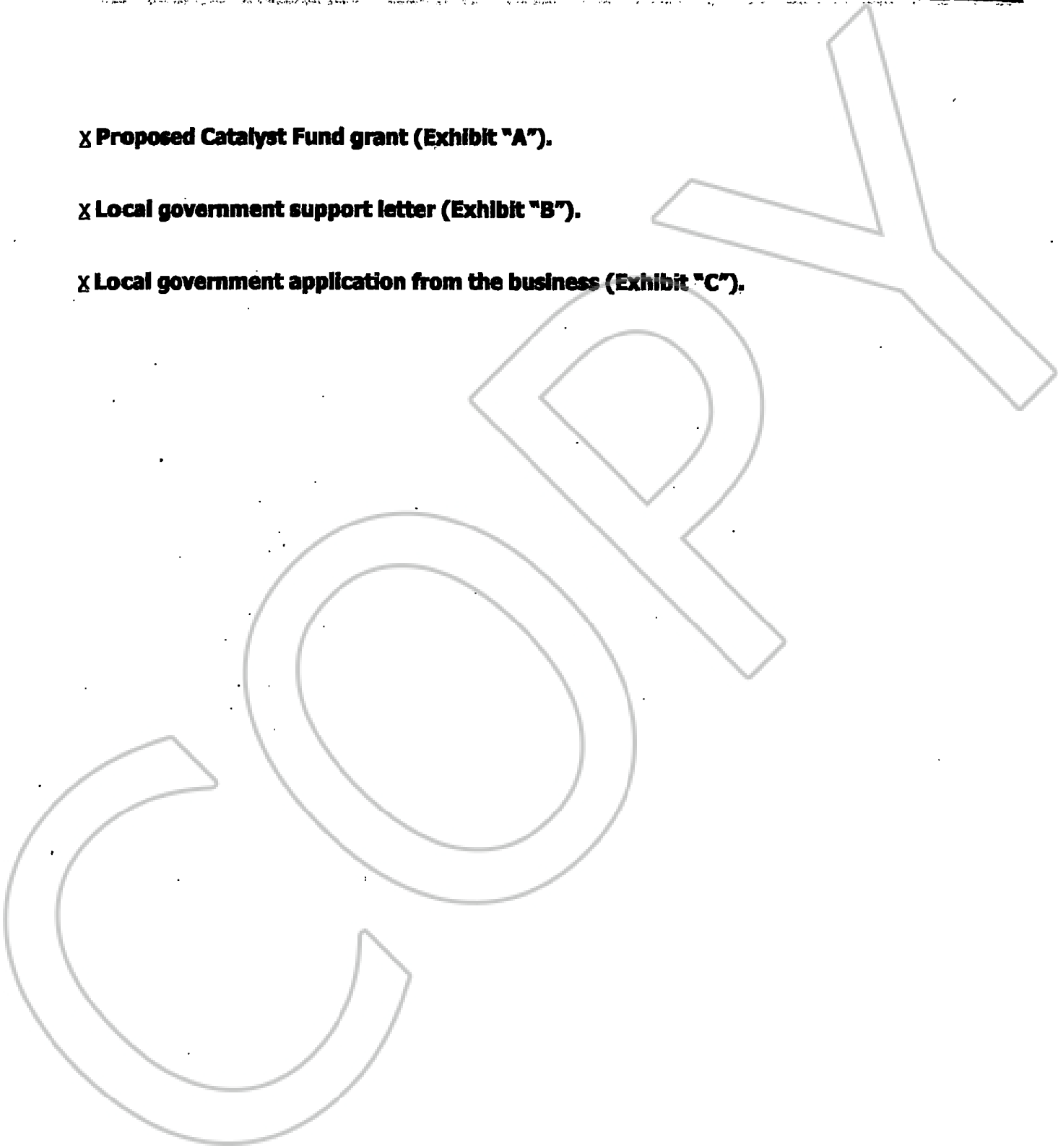
Bently Heritage is a new company developed as part of the Bently Enterprises family of companies. Bently Heritage will develop, manufacture, store, and warehouse a variety of distilled liquors and spirits. The distillery will operate in several historic buildings in downtown Minden, including the Minden Flour Mill. Management, administration, and business support functions will be co-located near the manufacturing facility. The distillery will be open to the public for tours and tastings and is expected to draw visitors from the Tahoe Basin and beyond. Source: Bently Heritage.

Governor's Office of Economic Development
Catalyst Fund Application from Governmental Entity

Proposed Catalyst Fund grant (Exhibit "A").

Local government support letter (Exhibit "B").

Local government application from the business (Exhibit "C").



INTRODUCTION

LOCAL GOVERNMENT SUBMITTING – Douglas County

Authorized Representative

Name: James R. Nichols

Title: County Manager

Organization: Douglas County

Mailing Address: P.O. Box 218, Minden, NV 89423

Phone Number: 775-782-9821

To the best of my knowledge and belief, the information contained in this Catalyst Fund Application is true and correct, as evidenced by my signature below.

Signature

James R. Nichols

(Local Government Representative)

Date

9/2/15

Signature

(RDA Representative)

Date



BOARD OF COMMISSIONERS

1594 Esmeralda Avenue, Minden, Nevada 89423

James R. Nichols
COUNTY MANAGER
775-782-9821

COMMISSIONERS:
Doug N. Johnson, CHAIRMAN
Nancy McDermid, VICE-CHAIRWOMAN
Greg Lynn
Barry Penzel
Steven Thaler

September 1, 2015

Steve Hill
Executive Director
Governor's Office of Economic Development
555 E Washington Ave #5400
Las Vegas, NV 89101

Dear Mr. Hill:

I am pleased to advise you that Douglas County has received and approved a Catalyst Fund application from Bently Heritage, LLC. The application seeks funding for the Bently Heritage Distillery project. In August of 2012, the Douglas County Board of County Commissioners authorized the County Manager to review and approve Catalyst Fund applications that meet the Governor's Office of Economic Development's (GOED) established criteria. The County has reviewed the expected benefits of the project, which includes the creation of 12 new jobs at an average hourly wage of \$51.90, and has determined the application is consistent with those criteria. Accordingly, I am approving the catalyst fund application submitted by Bently Heritage, LLC.

Sincerely,

James R. Nichols
County Manager

Cc: Northern Nevada Development Authority
Economic Vitality Manager

Douglas County

State of Nevada

CERTIFIED COPY

I certify that the document to which this certificate is attached is a full and correct copy of the original record on file in the Clerk-Treasurer's Office on this

14th day of April 2016
By Deputy

Mailing Address: P.O. Box 218, Minden, NV 89423

COPY

Douglas County

State of Nevada

CERTIFIED COPY

I certify that the document to which this certificate is attached is a full and correct copy of the original record on file in the Clerk-Treasurer's Office on this

_____ day of _____, 20____

By _____ Deputy