

Application to Purchase Note and Investor Questionnaire

Application to Purchase Note and Investor Questionnaire

The information contained in this Application to Purchase Note and Investor Questionnaire (this "Application") is provided to Craft3, a Washington non-profit corporation, and its respective transferees, successors, assigns, heirs, and legal representatives in connection with the undersigned's interest in participating in Craft3's proposed offering of Notes (the "Notes"). Execution of this Application by the undersigned prospective investor (the "Applicant") does not constitute an offer to sell or a solicitation of an offer to buy any security. The Applicant understands that the information provided to Craft3 will be kept confidential by Craft3 and its agents and advisors and will not be disclosed to third parties without the Applicant's written consent unless disclosure of such information is required by law or regulation.

Investor Type:	□ New	□ Existing
Investment Amou Note: Each Note's minimi Investors may purchase r	um amount is \$2	
□ Payment by AC	H or wire tra	e to the order of "Craft3" ansfer ns upon receipt and acceptance of Application.

INTEREST PAYMENT

Frequency: 1		Semiannual	Annua
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Payment Method:

- □ Receive interest payment by check
- ☐ Receive interest payment by ACH
- □ Reinvest interest in Note
- Donate accrued interest to Craft3*

INTEREST RATES AND TERMS OF NOTE AS OF 12.10.2025

TERM	INTERES	ST RATE
	Up to \$499,999	\$500,000+
1-year	3.00%	3.50%
2-years	3.25%	3.75%
3-years	4.00%	4.50%
5-years	4.25%	4.50%
7-years	3.00%	3.25%
10-years	3.25%	3.50%

Please select your investment term:

NOTE: To achieve even greater impact, an investor may elect to receive a lower interest rate, including 0%.

I would	like to	choose	the 0%	interest	rate	option
for a te	rm of _	ye	ears.			

I would like to	choose a lower rate of	%
for a term of	vears.	

THE NOTES ARE OFFERED IN RELIANCE UPON EXEMPTIONS FROM REGISTRATION PROVIDED BY SECTION 4(A)(2) OF THE SECURITIES ACT OF 1933, AS AMENDED, AND RULE 506(C) OF REGULATION D PROMULGATED THEREUNDER. THE NOTES HAVE NOT BEEN RECOMMENDED BY ANY FEDERAL OR STATE SECURITIES COMMISSION OR REGULATORY AUTHORITY. FURTHERMORE, THE FOREGOING AUTHORITIES HAVE NOT DETERMINED THE ACCURACY, ADEQUACY, TRUTHFULNESS, OR COMPLETENESS OF THIS DOCUMENT OR THE OFFERING MEMORANDUM AND HAVE NOT PASSED UPON THE MERIT OR VALUE OF THESE SECURITIES, OR APPROVED, DISAPPROVED OR ENDORSED THE OFFERING. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

The Notes are not secured by any collateral, guaranteed or endorsed by any bank, and are not insured by the FDIC or any other agency. The Applicant must depend solely on Craft3's financial condition and operations for repayments of principal and interest on the Notes.

The Notes are subject to certain risks, which are described in the "Risk Factors" section of the Offering Memorandum, which must be reviewed before investing. For additional information, please contact ImpactNotes@craft3.org

^{*} Donation may be tax-deductible, as Craft3 is a 501(c)(3) organization. Consult with your tax adviser.

Investor Information

Legal Name o	of Investor(s):				
□ I wish to	be publicly acknowledged				
	be acknowledged as (if differer to be publicly acknowledged we will list you				
Type of owne	er or form of ownership:				
□ Individual	□ Individual (joint owners)	□ Corporation	□ Partnership	□ Trust	
□ Other (spec	cify):				
of a trust, the appli	maker of a trust may complete this Applicaticant must individually qualify as an "accreditst, the trust must qualify as an "accredited ir	ed investor" under a natura	person category found in S	section 2 of this Application.	
	INFORMATION incipal State of Residence/Orga	nization:	Preferred Mailin	g Address (if different):	
Telephone: _					
Email(s):					
SSN or Taxpa	yer ID:				
Date of Birth/	Establishment:				
information that id-	RIOT Act requires all financial institutions to entifies each person who purchases a Note- rth, and social security number or taxpayer in	-specifically their name,			
	PREFERENCES d Craft3 direct interest and prin	cipal payments.			
□ Electronic (provide in cover):	payment formation here or under a sepa	rate			
	ss in Principal State of Residenc	ce (above)			
□ Use Prefer	red Mailing Address (above)				

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AUTHORIZATION TO SHARE INFORMATION WITH THIRD-PARTY ADVISORY FIRM:

□ By checking this box, the Applicant authorizes the following investment advisor, wealth manager, broker-dealer, attorney, or accountant to receive and transmit information to and from Craft3 on the Applicant's behalf.

Note: If the third-party advisor will be responsible for verifying the Applicant's status as an accredited investor, the advisor must complete and submit a Third Party Accredited Investor Verification Letter in the form provided by Craft3 (or another form acceptable to Craft3). See Section 2 of this Application, and contact Craft3 for details.

Firm Name:	
Address:	
Telephone:	
CRD/IARD #:	
COMMUNICATION PREFERENCES Note Delivery Instructions: Craft3 issues electronic pelectronic promissory note.	romissory notes. Please select the parties that should receive the
Electronic: Investor Advisor	
If you require a wet-ink original of the promissory note, please indicate where the wet-ink original should be sent:	
Report Delivery Instructions: Please indicate where C schedules, interest statements, 1099s (if applicable), au	
□ Investor □ Advisor □ Both	
Please indicate interest statement frequency (choose of	ine):
□ Annually □ Semiannually	

Accredited Investor Verification

Under Rule 506(c) of Regulation D promulgated under the Securities Act of 1933, as amended (the "**Securities Act**"), Craft3 must take reasonable steps to verify that all purchasers of Notes are "accredited investors" within the meaning of Rule 501(a) of Regulation D under the Securities Act.

Please initial in the appropriate space(s) below to indicate the category or categories of "accredited investor" applicable to the Applicant. Please enclose or attach the requested documentation corresponding to the selected category or categories. Craft3 may request additional documentation from the Applicant for the purpose of verifying that the Applicant is an accredited investor.

In lieu of the requested documentation, the Applicant may provide a written verification letter from a registered broker-dealer, an investment advisor registered with the SEC, a licensed attorney in good standing, or a registered certified public accountant in good standing who has taken reasonable steps to verify that the Applicant is an accredited investor within the past 3 months and has determined that the Applicant is an accredited investor. Please contact Craft3 for the form of written verification letter to be used.

By initialing below, the Applicant certifies that the Applicant is an "accredited investor" within the meaning of Rule 501(a) of Regulation D under the Securities Act, and comes within the following category or categories under Rule 501(a):

A natural person (not an entity) whose individual net worth, or joint net worth with his or her spouse, at the time of purchase of the Note, exceeds \$1,000,000 excluding the value of such natural person's primary residence¹

Please provide a personal financial statement (PFS) summarizing your assets and liabilities. Craft3 can provide a PFS template by request. Please include with your PFS the following types of documentation dated within the prior three months: (1) with respect to assets: bank statements, brokerage statements and other statements of securities holdings, certificates of deposit, tax assessments, or appraisal reports issued by independent third parties and (2) with respect to liabilities: a consumer report from at least one of the nationwide consumer reporting agencies. At your request, Craft3 will complete a "soft" pull of your credit from one of the nationwide consumer reporting agencies, which does not affect your credit rating. If qualification for this category is based on joint net worth with the Applicant's spouse, such documentation must be provided with respect to both the Applicant and the Applicant's spouse.

By initialing above, the Applicant represents that all liabilities necessary to make a determination of net worth, whether individual or joint, have been disclosed in the documentation provided.

For revocable trusts, please provide excerpts of trust documentation describing the authority of the grantor(s) of the trust. For irrevocable trusts, please provide a certificate of trust.

A natural person (not an entity) who had an individual income in excess of \$200,000 in each of the two most recent years, or joint income with his or her spouse in excess of \$300,000 in each of those years, and who has a reasonable expectation of having the same income level in the current year.

Please provide the Internal Revenue Service form that reports the Applicant's income for the two most recent years (including, but not limited to, Form W-2, Form 1099, Schedule K-1 to Form 1065, and Form 1040). If qualification for this category is based on joint income with the Applicant's spouse, such documentation must be provided with respect to both the Applicant and the Applicant's spouse.

By initialing above, the Applicant represents, on behalf of the Applicant and, to the extent applicable, the Applicant's spouse, that the Applicant, together with the Applicant's spouse, as applicable, has a reasonable expectation of reaching the income level necessary to qualify as an accredited investor during the current year.

For revocable trusts, please provide excerpts of trust documentation describing the authority of the grantor(s) of the trust. For irrevocable trusts, please provide a certificate of trust.

¹ In calculating net worth, you must exclude the value of any positive equity that you may have in your primary residence. If indebtedness secured by your primary residence exceeds the estimated fair market value of such primary residence, you should reduce your net worth by the amount of any such excess indebtedness. The fair market value of a primary residence and the amount of outstanding indebtedness should be measured as of the date of this Application. In addition, if outstanding indebtedness secured by your primary residence has increased (other than as a result of the acquisition of such primary residence) in the 60-day period preceding the date of this Application (e.g., due to a home equity loan), you should reduce your net worth by the amount of such increase.

ACCREDITED INVESTOR VERIFICATION CONTINUED

A natural person (not an entity) who holds in good standing one or more of the following certifications, designations, and/or credentials: (i) Licensed General Securities Representative (Series 7 exam); (ii) Licensed Investment Adviser Representative (Series 65 exam) and/or (iii) Licensed Private Securities Offering Representative (Series 82 exam).
Please provide the Applicant's relevant CRD number.
A corporation, a business trust, a partnership, limited liability company, or an organization described in Section 501(c)(3) of the Code, in each case which has total assets in excess of \$5,000,000 and which was not formed for the specific purpose of acquiring the Note.
Please provide an audited balance sheet (or reviewed, if Applicant's financial statements are not audited, or as prepared by the Applicant, if not reviewed) for the Applicant dated within the prior three months, and the most recently completed tax return (including, as applicable, Form 1120 or Form 990).
A trust with total assets in excess of \$5,000,000 which was not formed for the specific purpose of acquiring the Note and whose purchase of the Note was directed by a person who has such knowledge and experience in financial and business matters that such person is capable of evaluating the merits and risks of the investment.
Please provide a trust accounting or trust report, or if no such trust accounting or trust report is available, you may provide excerpts of trust documentation describing the assets of the trust and supporting the fair market value of each category of such assets.
For revocable trusts, please also provide excerpts of trust documentation describing the authority of the grantor(s) of the trust. For irrevocable trusts, please provide a certificate of trust.
 _ A director or executive officer of Craft3.
 _ A bank, as defined in Section 3(a)(2) of the Securities Act, acting in its individual or fiduciary capacity.
 _ A savings and loan association or other institution as defined in Section 3(a)(5)(A) of the Securities Act, whether acting in its individual or fiduciary capacity.
_ A broker or dealer registered under Section 15 of the Exchange Act.
 An investment adviser registered pursuant to Section 203 of the Investment Advisers Act of 1940 (the " Advisers Act ") or registered pursuant to the laws of a state.
 An investment adviser relying on the exemption from registering with the SEC under Section 203(l) or (m) of the Advisers Act.
_ An insurance company, as defined in Section 2(a)(13) of the Securities Act.
_ An investment company registered under the Investment Company Act of 1940.
 A business development company as defined under Section 2(a)(48) of the Investment Company Act of 1940.
 A Small Business Investment Company licensed by the U.S. Small Business Administration under Section 301(c) or (d) of the Small Business Investment Act of 1958.
 A Rural Business Investment Company as defined in Section 384A of the Consolidated Farm and Rural Development Act.

ACCREDITED INVESTOR VERIFICATION CONTINUED

 A plan established and maintained by a state, its political subdivisions, or any agency or instrumentality of a state or its political subdivisions, for the benefit of its employees, if such plan has total assets in excess of \$5,000,000.
Please provide a report showing the total account balance of the plan dated within the prior three months.
 An employee benefit plan within the meaning of the Employee Retirement Income Security Act of 1974 if the investment decision is made by a plan fiduciary, as defined in Section 3(21) of such act, which is either a bank, savings and loan association, insurance company, or registered investment adviser, or if the employee benefit plan has total assets in excess of \$5,000,000 or, if a self-directed plan, with investment decisions made solely by persons that are accredited investors.
To the extent the plan is not required to file Form 5500 or Form 5500-SF, please provide a report showing the total account balance of the plan dated within the prior three months.
 A private business development company as defined in Section 202(a)(22) of the Advisers Act.
A "family office" as defined in Rule 202(a)(11)(G)-1 under the Advisers Act, (i) with assets under management in excess of \$5,000,000, (ii) that is not formed for the specific purpose of acquiring the Securities and (iii) whose prospective investment is directed by a person who has such knowledge and experience in financial and business matters that such family office is capable of evaluating the merits and risks of the prospective investment (a "Family Office").
Please provide a report showing the total balance of the Family Office's assets under management dated within the prior three months.
 A "family client," as defined in Rule 202(a)(11)(G)-1 under the Advisers Act, of a Family Office whose prospective investment in the Company is directed by such Family Office whose prospective investment is directed by a person who has such knowledge and experience in financial and business matters that such family office is capable of evaluating the merits and risks of the prospective investment.
Please provide a report showing the total balance of the Family Office's assets under management dated within the prior three months.
 A trust with total assets in excess of \$5,000,000 which was not formed for the specific purpose of acquiring the Securities and whose purchase is directed by a person who has such knowledge and experience in financial and business matters that such person is capable of evaluating the merits and risks of the investment.
 An entity, of a type not listed above, not formed for the specific purpose of acquiring the Securities, owning "investments" (as defined in Rule 2a51-1(b) under the Investment Company Act) in excess of \$5,000,000.
 An entity in which all of the equity owners are "accredited investors" within the meaning of Rule 501(a) of Regulation D under the Securities Act.
Please also initial the categories above applicable to each equity owner and provide the corresponding required documentation for each applicable equity owner.

Additional Terms of Investment

- 1. **Representations and Warranties.** The Applicant represents, warrants and agrees as follows:
 - (a) The Applicant is an "accredited investor" as that term is defined in Rule 501(a) under Regulation D promulgated under the Securities Act of 1933, as amended (the "**Securities Act**").
 - (b) The Applicant has received and reviewed a copy of the Offering Memorandum of Craft3, dated December 10, 2025 (the "Offering Memorandum"), including the current Description of Notes, current Interest Rate Sheet, and any other documents that are incorporated into the Offering Memorandum, which summarizes the terms, risks and other information regarding the Notes. "Notes" has the meaning as defined in the Offering Memorandum. In addition, the Applicant acknowledges that the Applicant has been given the opportunity to
 - (i) ask questions and receive satisfactory answers concerning the terms and conditions of the offering and (ii) obtain additional information in order to evaluate the merits and risks of an investment in the Notes and to verify the accuracy of the information contained in the Offering Memorandum. No statement, printed material or other information that is contrary to the information contained in the Offering Memorandum has been given or made by or on behalf of Craft3 to the Applicant.
 - (c) The Applicant understands that the Notes have not been, and will not be, registered under the Securities Act or any state securities laws, and are being offered and sold in reliance upon federal and state exemptions from registration requirements for transactions not involving any public offering. The Applicant recognizes that reliance upon such exemptions is based in part upon the representations of the Applicant contained herein. The Applicant represents and warrants that the Notes will be acquired by the Applicant solely for the account of the Applicant, for investment purposes only and not with a view to the distribution thereof. The Applicant represents that the Applicant (i) is a sophisticated investor with such knowledge and experience in business and financial matters as will enable the Applicant to evaluate the merits and risks of investment in the Notes,
 - (ii) is able to bear the economic risk and lack of liquidity of an investment in the Notes and (iii) is able to bear the risk of loss of its entire investment in the Notes.
 - (d) The Applicant recognizes that (i) an investment in the Notes involves certain risks and (ii) the Notes will be subject to certain restrictions on transferability as described in the Offering Memorandum and, as a result, the marketability of the Notes will be severely limited. The Applicant agrees that it will not transfer, sell or otherwise dispose of the Notes in any manner that will violate the terms of the Note, the Securities Act, the rules and regulations of the Securities and Exchange Commission (the "SEC") or the laws and regulations of any other federal, state or municipal authority having jurisdiction thereof, or subject Craft3 to regulation under the Investment Company Act of 1940, as amended.
 - (e) The Applicant is aware that (i) no federal, state, local or foreign agency has passed upon the Notes or made any finding or determination as to the fairness of this investment and (ii) Craft3 may choose not to accept this Application, for any reason or no reason.
 - (f) The execution and delivery of this Application and the Note, the consummation of the transactions contemplated hereby by the Applicant and the performance of the Applicant's obligations hereunder and under the Note will not conflict with, or result in any violation of or default under, any provision of any governing instrument applicable to the Applicant, or any agreement or other instrument to which the Applicant is a party or by which the Applicant or any of its properties are bound, or any foreign or domestic permit, franchise, judgment, decree, statute, rule or regulation applicable to the Applicant or the Applicant's business or properties.

¹In calculating net worth, you must exclude the value of any positive equity that you may have in your primary residence. If indebtedness secured by your primary residence exceeds the estimated fair market value of such primary residence, you should reduce your net worth by the amount of any such excess indebtedness. The fair market value of a primary residence and the amount of outstanding indebtedness should be measured as of the date of this Application. In addition, if outstanding indebtedness secured by your primary residence has increased (other than as a result of the acquisition of such primary residence) in the 60-day period preceding the date of this Application (e.g., due to a home equity loan), you should reduce your net worth by the amount of such increase.

ADDITIONAL TERMS OF INVESTMENT CONTINUED

- (g) The Applicant represents as follows:
 - (i) The Applicant has not, within the last 10 years, been convicted of a felony or misdemeanor, in the United States, (i) in connection with the purchase or sale of any security, (ii) involving the making of any false filing with the SEC or (iii) arising out of the conduct of the business of an underwriter, broker, dealer, municipal securities dealer, investment adviser or paid solicitor of purchasers of securities;
 - (ii) The Applicant is not currently subject to any order, judgment or decree of any court of competent jurisdiction, entered in the last 5 years, that restrains or enjoins the Applicant from engaging in any conduct or practice (i) in connection with the purchase or sale of any security, (ii) involving the making of a false filing with the SEC or (iii) arising out of the conduct of the business of an underwriter, broker, dealer, municipal securities dealer, investment adviser or paid solicitor of purchasers of securities;
 - (iii) The Applicant is not currently subject to a "final order" of a state securities commission (or an agency or officer of a state performing like functions), a state authority that supervises or examines banks, savings associations, or credit unions, a state insurance commission (or an agency or officer of a state performing like functions), an appropriate federal banking agency, the National Credit Union Administration, or the Commodity Futures Trading Commission, that (i) bars the Applicant from: (A) association with an entity regulated by such commission, authority, agency or officer; (B) engaging in the business of securities, insurance or banking or (C) engaging in savings association or credit union activities or (ii) constitutes a final order based on a violation of any law or regulation that prohibits fraudulent, manipulative or deceptive conduct within the last 10 years;
 - (iv) The Applicant is not currently subject to an order of the SEC pursuant to Section 15(b) or 15B(c) of the Securities Exchange Act of 1934, as amended (the "Exchange Act") or Section 203(e) or (f) of the Investment Advisers Act of 1940, as amended (the "Advisers Act") that (i) suspends or revokes the Applicant's registration as a broker, dealer, municipal securities dealer or investment adviser, (ii) places limitations on the Applicant's activities, functions or operations or (iii) bars the Applicant from being associated with any entity or from participating in the offering of any penny stock;
 - (v) The Applicant is not currently subject to any order of the SEC, entered in the last 5 years, that orders the Applicant to cease and desist from committing or causing a violation or future violation of (i) any scienter-based anti-fraud provision of the federal securities laws (including without limitation Section 17(a)(1) of the Securities Act, Section 10(b) of the Exchange Act and Rule 10b-5 thereunder, Section 15(c)(1) of the Exchange Act and Section 206(1) of the Advisers Act, or any other rule or regulation thereunder) or (ii) Section 5 of the Securities Act;
 - (vi) The Applicant is not currently suspended or expelled from membership in, or suspended or barred from association with a member of, a registered national securities exchange or registered national or affiliated securities association for any act or omission to act constituting conduct inconsistent with just and equitable principles of trade;
 - (vii) The Applicant has not filed as a registrant or issuer, or has not been named as an underwriter in, a registration statement or Regulation A offering statement filed with the SEC that, within the last 5 years,
 (i) was the subject of a refusal order, stop order, or order suspending the Regulation A exemption or (ii) is currently the subject of an investigation or proceeding to determine whether such a stop order or suspension order should be issued;
 - (viii) The Applicant is not subject to (i) a United States Postal Service false representation order entered into within the last 5 years or (ii) a temporary restraining order or preliminary injunction with respect to conduct alleged by the United States Postal Service to constitute a scheme or device for obtaining money or property through the mail by means of false representations;

¹ The term "final order" means a written directive or declaratory statement issued by a federal or state agency pursuant to applicable statutory authority that provides for notice and an opportunity for hearing, which constitutes a final disposition or action by that federal or state agency. A final order may still be subject to appeal and otherwise meet this definition.

ADDITIONAL TERMS OF INVESTMENT CONTINUED

- (ix) If the Applicant is an entity, the Applicant confirms that all of the above representations made under this subsection (g) are true and correct with respect to the Applicant and each person (whether an individual or an entity) that controls such entity (whether through ownership of voting securities or otherwise); and
- (x) If the Applicant cannot confirm all of the statements under this subsection (g), by checking the following box, the Applicant (i) confirms that the Applicant has obtained a waiver from disqualification under Rule 506(d) either (A) from the SEC or (B) from the court or regulatory authority that entered the relevant order, judgment or decree and (ii) agrees to submit information about the relevant disqualifying event and evidence of the waiver to Craft3 together with this Application. \square
- (h) The foregoing representations and warranties, and all other statements contained elsewhere in this Application or in any documentation provided in connection with this Application, are true and correct as of this date and the date of Note. If in any respect such representations and warranties or statements are not correct and accurate prior to the time, if any, that Craft3 issues the Note, the Applicant must give immediate written notice of such fact to Craft3, specifying which representations and warranties or statements are not true and correct and the reasons therefor.
- 2. **Indemnification**. The Applicant acknowledges that the Applicant understands the meaning and legal consequences of the representations and warranties and statements made by the Applicant herein, and that Craft3 is relying on such representations and warranties and statements in making its determination of whether to accept this Application. The Applicant hereby agrees to indemnify and hold harmless Craft3 and its affiliates, all other noteholders and each director, employee or agent of Craft3 from and against any and all loss, damage or liability due to or arising out of a breach of any representation or warranty or inaccuracy of any statement made by the Applicant in this Application.
- 3. Non-transferability. The Applicant may not transfer or assign this Application, or any interest herein.
- 4. **Acceptance**. Craft3 may, in its sole discretion, determine whether to accept this Application. Acceptance will be given to the Applicant by Craft3's execution and delivery of the Note to the Applicant. If so accepted, this Application (i) will be binding upon the Applicant's heirs, successors, legal representatives and assigns, (ii) may not be canceled, terminated or revoked by the Applicant, except as provided under applicable law and (iii) will be governed by and construed in accordance with the laws of the State of Washington (without giving effect to any choice of law or conflict of law rules or provisions that would cause the application of the laws of any jurisdiction other than the State of Washington).
- 5. **Termination**. If this Application is not accepted by Craft3, this Application will be null and void and of no further force and effect, and no party will have any rights against any other party hereunder.
- 6. **Successors**. Except as otherwise provided herein, this Application and all of the terms and provisions hereof are binding upon and inure to the benefit of the parties and their respective heirs, executors, administrators, successors, trustees and legal representatives. If the Applicant is more than one person, the obligation of the Applicant are joint and several and the acknowledgements, representations, warranties, covenants, and agreements herein contained are deemed to be made by and be binding upon each such person and such person's heirs, executors, administrators, successors, trustees and legal representatives.
- 7. **Survival**. The acknowledgements, representations, warranties, covenants and agreements herein contained survive the acceptance of this Application and the issuance of Note to the Applicant.
- 8. **No-Waiver**. No provision of this Application may be deemed to have been waived, unless such waiver is contained in a written notice given to the party claiming such waiver has occurred, and no such waiver may be deemed to be a waiver of any other or further obligation or liability of the party or parties in whose favor the waiver was given.

Application to Purchase Note and Investor Questionnaire Signature Page

By signing below, the Applicant affirms that they have reviewed and understood the representations, warranties, and other terms of this Application in Section 3 above.

Print Name	Signature	Date
intly held, also complete below for joint tenant, joint noteholder, or tenant	in common)	
Print Name	Signature	
OR CORPORATIONS, PARTNERSHIPS, LIMITED LIAB	ILITY COMPANIES, TRUSTS OR OTH	IER ENTITIES:
	ILITY COMPANIES, TRUSTS OR OTH	IER ENTITIES:
OR CORPORATIONS, PARTNERSHIPS, LIMITED LIAB Print Name of Entity	ILITY COMPANIES, TRUSTS OR OTH	HER ENTITIES:
	ILITY COMPANIES, TRUSTS OR OTH	HER ENTITIES:

You can email your application to ImpactNotes@Craft3.org