#### **For EPA Internal Use ONLY**

# ASSESSMENT PROGRAM INFORMATION NEEDED TO DETERMINE SITE ELIGIBILITY

(Use Tab, arrow keys or mouse to move through questions; double click to check boxes)

<b>A.</b>	BACKGROUND INFORMATION  Date:		
1.	Grant number:		
2.	Grant recipient: Southern Windsor County Regional Planning Commission		
3.	Person providing site information:		
1.	Property/site name:		
5.	Property address:		
5.	Current property owner:		
7.	Work to be done: Phase I Phase II Other Explain Other:		
В.	SITES ELIGIBILE FOR FUNDING		
1.	Does the site meet the definition of a Brownfields (a real property, the expansion, redevelopment or reuse of which is complicated by the presence or potential presence of hazardous substances, pollutants or contaminants)?   Yes No		
2.	Type of contamination present:		
3.	Describe the operational history and current use(s) of the site: <b>enter here</b>		
4.	Describe the environmental concerns at the site, including when and how the site became contaminated and, to the extent possible, the nature and extent of the contamination. If the environmental concerns are unknown, or if the land has been vacant for many years, why do you think it is contaminated? : <b>enter here</b>		
5.	Describe the proposed expansion, redevelopment or reuse of the property: <b>enter here</b>		

## C. SITES **NOT** ELIGIBLE FOR FUNDING

Please answer the following questions to the best of your knowledge:

1.	Is your facility listed (or proposed for listing) on the National Priorities List?					
2.	Is your facility subject to unilateral administrative orders, court orders, administrative orders on consent, or judicial consent decrees issued to or entered into by parties under CERCLA?  Yes No					
3.	Is your facility subject to the jurisdiction, custody, or control the US government? (Land held in trust by the US government for an Indian tribe is eligible.)   Yes  No					
Note: If you answered YES to any of the above (C. 1-3) your property is <b>not</b> eligible.						
D.	SITES NOT ELIGIBLE FOR FUNDING WITHOUT A PROPERTY SPECIFIC DETERMINATION:					
Certain properties cannot be approved without a "Property Specific Determination". Please answer the following questions to the best of your knowledge:						
1.	Is your site/facility subject to a planned or ongoing CERCLA removal action?   Yes No					
2.	Has your site/facility been issued a permit by the U.S. or an authorized state under the Solid Waste Disposal Act (as amended by the Resource Conservation and Recovery Act (RCRA)), the Federal Water Pollution Control Act (FWPCA), the Toxic Substances Control Act (TSCA), or the Safe Drinking Water Act (SWDA)?					
3.	Is your site/facility subject to corrective action orders under RCRA (sections 3004(u) or $3008(h)$ )? $\square$ Yes $\square$ No					
4.	Is your site/facility a land disposal unit that has submitted a RCRA closure notification under subtitle C of RCRA or is subject to closure requirements specified in a closure plan or permit?  Yes No					
5.	Has your site/facility had a release of polychlorinated biphenyls (PCBs) that is subject to remediation under TSCA?					
6.	Has your site/facility received funding for remediation from the Leaking Underground Storage Tank (LUST) Trust Fund?					
Note: If you answered YES to any of the above (D. 1-6), please call your Project Officer and she/he will explain how to prepare a property specific determination. Refer to Appendix 2, Section 2.5, of the Proposal Guidelines for additional information.						

\*\* For petroleum sites, please proceed to Section F – Petroleum Only Sites

## E. PROPERTY OWNERSHIP ELIGIBILITY

1.	Are there any known ongoing or anticipated environmental enforcement actions (at the federal, state or local level) regarding the responsibility of any party for contamination or hazardous substances at the site?   Yes No If yes, please explain:						
Information on Liability and Defenses/Protections - Answer the following if the assessment grant recipient does NOT own the site:							
1.	Did the assessment grant recipient ever arrange for the disposal of hazardous substances at the site, or transport hazardous substances to the site?   Yes No						
2.	Did the assessment grant recipient ever cause or contribute to any releases of hazardous substances at the site?   Yes No						
3.	Describe the assessment grant recipient's relationship with the current owner and the owner's role in the work to be completed:						
Information on Liability and Defenses/Protections - Answer the following if the assessment grant recipient owns the site or will own the site during the grant performance period:							
1.	How was the property acquired (or how will it be acquired)?						
	<ul> <li>a.  Negotiated purchase from a private individual</li> <li>b.  Purchase or transfer from another governmental unit</li> <li>c.  Tax foreclosure</li> <li>d.  Eminent domain</li> <li>e.  Donation</li> <li>f.  Other (explain):</li> </ul>						
2.	What was the date when the property was acquired (or the anticipated date when it will be acquired)?						
3.	What is the name and identity of the party from whom the property was (or will be) acquired?						
4.	Describe all familial, contractual, corporate or financial relationships or affiliations the assessment grant recipient has or has had with all prior owners or operators of the property:						
5.	Did disposal of all hazardous substances at the site occur before the assessment grant recipient acquired (or will acquire) the property?   Yes No						
6.	Did the assessment grant recipient ever arrange for the disposal of hazardous substances at the site, or transport hazardous substances to the site? Yes No						

7.	7. Did the assessment grant recipient ever cause or contribute to any releases of hazardous substances at the site?   Yes No						
8.	3. Did the assessment grant recipient perform any environmental inquiry prior to the purchase of the property?  Yes No						
9.	2. If a pre-purchase inquiry was performed, describe the types and dates of the assessments performed, indicate on whose behalf the assessments were performed, and indicate whether the applicant performed the pre-purchase inquiry in accordance with EPA's All Appropriate Inquiry rule (or ASTM E1527-05, or its equivalent at the time of purchase):						
F.	PETROLEUM ONLY SITES - PROPERTY OWNERSHIP ELIGIBILITY						
yon con aw Of	troleum-only sites are to be submitted to the state for eligibility determination. Please contact are state representative to obtain the information they require to determine site eligibility. As a surface, send a copy of the site eligibility information to your EPA Project Officer so he or she is eare of potential upcoming work. The assessment grant recipient must provide their EPA Project officer with a copy of the state's determination letter. The following questions are typical of the troleum site information you may need to provide to the state:						
1.	Did the current and/or immediate past owner dispense or dispose of petroleum or petroleum products, or exacerbate existing petroleum contamination on the site?   Yes No						
No	te: If the answers to question F.1 is no, the site may be eligible.						
2.	If the answer to question F.1 is yes, did the responsible party take reasonable steps to address the petroleum contamination on site? $\square$ Yes $\square$ No $\underline{\text{Explain}}$ :						
3.	If the answer to question F.1 is yes, is the responsible party financially capable to assess and clear up the site? $\square$ Yes $\square$ No $\underline{\text{Explain}}$ :						
site eli co	te: If question F.1 identified a responsible party who is liable for petroleum contamination at the e, and that party is financially viable to pay for assessment and cleanup costs, then the site is <b>not</b> gible. If the identified responsible party took reasonable steps to address the petroleum ntamination at the site, and/or is not financially viable to pay for the assessment and cleanup costs, and the site may still be eligible.						
4.	Is the site "relatively low risk" compared with other "petroleum-only" sites in the state:						
	a. Is the site currently being cleaned up using LUST trust fund monies?   Yes No						
	b. Is the site currently subject to a response under the Oil Pollution Act (OPA)?						
No	ote: If the answers to questions F.4a and F.4b are no, the site would be considered to be of						

Note: If the answers to questions F.4a and F.4b are no, the site would be considered to be of relatively low risk for purposes of determining eligibility.

5.	Has any responsible party been identified for the site through, either:					
	a. A judgment rendered in a court of law or an administrative order that would require any person to assess, investigate, or cleanup the site:  Yes No					
b. An enforcement action by federal or state authorities against any party that would reperson to assess, investigate, or cleanup the site:   Yes No						
	c.	A citizen suit, contribution action or other third party claim brought against the current or immediate past owner, that would, if successful, require the assessment, investigation, or cleanup of the site: Yes No				
6.	. Is the site subject to any RCRA orders issued under 9003(h) of the Solid Waste Disposal Act?  Yes No					
Note: If the answer to any of the questions in F.5 or F.6 is yes, the site is <b>not</b> eligible.						
G. ACCESS						
Does the assessment grant recipient have access or an access agreement for this property?  Yes No						

#### H. SITE ELIGIBILITY

(To be filled out by EPA Project Officer.)								
The site, at the above-described property, is eligible for assessment work:								
Project Officer	-	Date						
Need for Attorney Consultation: Yes No	Notes:							
Additional Information: enter any additional information here								