

**Paycheck Protection Program Second Draw** 

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# Just Released

- The first IFR is 82 pages; the legislation is 5,593; it's not all digested yet so be patient- and persistent with bankers, lenders, others and us. Lots will continue to change.
- What we do know -
  - You choose your timeframe from 8 to 24 weeks
  - 60% still required to be spent on 'payroll'
  - The 40% can be used for a broader range of expenses
  - Eligibility has changed and you can use 2019 or 2020 payroll
  - 1099 'employees' not included but they can apply on their own



# Strategic Considerations

- The Consolidated Appropriations Act extends and expands stimulus provisions and programs, including:
  - A 'Second Draw' of PPP loans
  - Clarification on the tax deductibility of PPP expenses
  - New and extended tax credits and deductions intended as economic stimulus

# Strategic Considerations

- PPP amendments are effective *as if they were included in the original CARES Act* and apply to PPP loans not yet forgiven (forgiven loans will be retroactively dealt with)
- Expanded Eligible Expenses includes operations, property damage (due to COVID-19), supplier costs, PPE and worker protection
- Some EIDL loans can be 'refinanced' with second draw PPP loans and there are several considerations!

# General Overview

- The Paycheck Protection Program is a loan to provide a direct incentive for small businesses to keep their workers on the payroll.
- SBA will forgive the loan if employee retention criteria are met, and the funds are used for eligible expenses.
- PPP loans have an interest rate of 1%.
- Loans issued prior to June 5, 2020 have a maturity of 2 years. Loans issued after June 5, 2020 have a maturity of 5 years.
- Loan payments will be deferred for borrowers who apply for loan forgiveness until SBA remits the borrower's loan forgiveness amount to the lender. If a borrower does not apply for loan forgiveness, payments are deferred up to 10 months after the end of the covered period for the borrower's loan forgiveness (either 8 weeks or 24 weeks).
- No collateral or personal guarantees are required.
- Neither the government nor lenders will charge small businesses any fees.

# Eligibility

- Not more than 300 employees, some NAICS 72 eligibility is by location
- The business must have experienced a reduction in gross receipts of at least 25% in any 2019 quarter compared to the same 2020 quarter
- The business must not be more than 20% owned by an entity or person from the Peoples Republic of China or the Special Administrative Region of Hong Kong

# Important Links

- Overview of the program
  - https://www.sba.gov/document/support-top-line-overview-second-drawppThe Application
- The Application
  - https://www.sba.gov/document/sba-form-2483-sd-ppp-second-draw-borrowerapplication-form

## The Application

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					Primary Contac	t	Email Addı	°ess
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loan (select all that apply):	Covered Prope	rty Covered S	Supplier Costs		Covered Wor Protection Exper		Other (expla	in):
PPP First Draw SBA Loan Number:	~				1			
Reduction in Gross R 25% (Applicants for l less may leave blank l	loans of \$150,000 or	2020 Quarter (e.g., 2Q 2020):			Reference (e.g., 2Q	ce Quarter 2019):		
upon or before seekin or upon SBA request	g loan forgiveness	Gross Receipts:	\$		Gross R	eccipts	\$	
ist all owners of 20% o	or more of the equity o		licant Owner ch a separate :		necessary.			
Owner N	ame	Title	Owners	hip %	TIN (EIN, SSN)		Address	
f questions (1), (2), (4),	or (5) are answered "			<u>t</u>				
	64 A P		estion					Yes

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	Question	Yes	No
	Is the Applicant or any owner of the Applicant presently suspended, debarred, proposed for debarment, declared ineligible, voluntarily excluded from participation in this transaction by any Federal department or agency, or presently involved in any bankruptcy?		
	Has the Applicant, any owner of the Applicant, or any business owned or controlled by any of them, ever obtained a direct or guaranteed loan from SDA or any other Foderal agency that is (a) currently delinquent, or (b) has defaulted in the last 7 years and caused a loss to the government?		
3.	Is the Applicant or any owner of the Applicant an owner of any other business, or have common management (including a management agreement) with any other business? If yes, list all such businesses (including their TINs if available) and describe the relationship on a separate sheer identified as addendum A.		
4.	Is the Applicant (if an individual) or any individual owning 20% or more of the equity of the Applicant presently incarcerated or, for any Iclony, presently subject to any individuel, entimatin information, arraignment, or other means by which formal criminal charges are brought in any jurisdiction? Initial here to confirm your response to question 4 ->		
5.	Within the last 5 years, for any felory involving fraud, bribery, embezzlement, or a false statement in a loan application or an application for for (deral financial assistance; or within the last year, for any other felory, has the Applicant (if an individual) or any owner of the Applicant 1) been convicted; 2) pleaded guilty; 3) pleaded nolo contendere; or 4) commenced any form of parole or probation (including production before; judgment)? Initial here to confirm your response to question 5		
6.	Is the United States the principal place of residence for all employees included in the Applicant's payroll calculation above?		
7.	Is the Applicant a franchise?		
8.	Is the franchise listed in SBA's Franchise Directory? If yes, enter SBA Franchise Identifier Code here:		

## ) )

Paycheck Protection Program Second Draw Borrower Application Form

## By Signing Below, You Make the Following Representations, Authorizations, and Certifications

I certify that

- · I have read the statements included in this form, including the Statements Required by Law and Executive Orders, and I understand them.
- The Applicant is eligible to receive a loan under the rules in effect at the time this application is submitted that have been issued by the Small Business Administration (SBA) and the Department of the Treasury (Treasury) inplementing Second Draw Paycheck Protection Program Loans under Division A, Title I of the Coronavirus Aid, Relief, and Leonomic Security Act (CARES Act) and the Economic Aid to Hard-Hit Small Businesses, Nomprofils, and Venues Act (the Paycheck Protection Program Rules).
- The Applicant, together with its affiliates (if applicable), (1) is an independent contractor, self-employed individual, or sole proprietor with no employees; (2) employs no more than 300 employees; or (3) it NMCS 72, employs no more than 300 employees per physical location; (4) if a news organization that is majority owned or controlled by a NACS code 511110 or 5151 business or a nonprofit public broadcasting entity with a trade or business under NACS code 511110 or 5151, employs no more than 300 employees per plocation.
- · I will comply, whenever applicable, with the civil rights and other limitations in this form.
- All leap rocceds will be used only for business-related purposes as specified in the loan application and consistent with the Paycheck Protection
  Program Rules including the prohibition on using loan proceeds for lobbying activities and expenditures. If Applicant is a news organization
  that became eligible for a loan under Section 317 of the Economic Aid to Hard-Hit ManII businesses, Nonprofits, and Venues Act, proceeds of
  the loan will be used to support expenses at the component of the business concern that produces or distributes locally focused or emergency
  information.
- · I understand that SBA encourages the purchase, to the extent feasible, of American-made equipment and products.
- · The Applicant is not engaged in any activity that is illegal under federal, state or local law.

For Applicants who are individuals: I authorize the SBA to request criminal record information about me from criminal justice agencies for the purpose of determining my eligibility for programs authorized by the Small Business Act, as amended.

The authorized representative of the Applicant must certify in good faith to all of the below by initialing next to each one:

The Applicant was in operation on February 15, 2020, has not permanently closed, and was either an eligible self-employed individual, independent contractor, or sole proprietorship with no employees, or had employees for whom it paid salaries and payroll taxes or paid independent contractors, as reported on Form(s) 1099-MISC.

Current economic uncertainty makes this loan request necessary to support the ongoing operations of the Applicant.

- The Applicant has realized a reduction in gross receipts in excess of 25% relative to the relevant comparison time period. For loans greater than \$150,000, Applicant has provided documentation to the leader substantiating the decline in gross receipts. For loans of \$150,000 or leas, Applicant will provide documentations substantiating the decline in gross receipts upon or before seeking loan forgiveness for the Second Draw Paycheck Protection Program Loan or upon SBA request.
- The Applicant reseived a First Draw Paycheck Protection Program Loan and, before the Second Draw Paycheck Protection Program Loan is disbursed, will have used the full loan amount (including any increase) of the First Draw Paycheck Protection Program Loan only for clubible corpenses.
- The funds will be used to retain workers and maintain payroll; or make payments for mortgage interest, ren, utilities, covered operations expenditures, covered operly damage costs, covered supplier costs, and covered worker protection expenditures as specified under the Paycheck Protection Program Roles; Junderstand that if the funds are knowingly used for unauthorized purposes, the federal government may hold me legally liable; such as for charges of fraud.
- I understand that loan forgiveness will be provided for the sum of documented payroll costs, covered mortage interest payments, covered portagions expenditures, covered property damage costs, covered mortage payroll costs, and covered worker protection expenditures, and not more than 40% of the forgiven amount may be for non-payroll costs. If required, the Applicant will provide to the Lender and/or SBA documentation verifying the number of full-time equivalent employees on the Applicant's payroll as well as the dollar amounts of clipble express for the covered period following this loan.
- The Applicant has not and will not receive another Second Draw Paycheck Protection Program Loan.
- The Applicant has not and will not receive a Shuttered Venue Operator grant from SBA.
- The President, the Vice President, the head of an Executive department, or a Member of Congress, or the spouse of such person as determined under applicable common law, does not directly or indirectly hold a controlling interest in the Applicant, with such terms having the meanings

2

SBA Form 2483-SD (1/21)

A. 27%.

SBA Form 2483-SD (1/21)

provided in Section 322 of the Economic Aid to Hard-Hit Small Businesses. Nonprofits, and Venues Act

- The Applicant is not an issuer, the securities of which are listed on an exchange registered as a national securities exchange under section 6 of the Securities Exchange Act of 1934 (15 U.S.C. 78f).
- The Applicant is not a hustness concern or entity (n) for which an entity created in or organized multer the laws of the Popple's Republic of China or the Special Administrative Region of Hong Kong, or that has significant operations in the Popple's Republic of Administrative Region of Hong Kong, orws or holds, directly or indirectly, not less than 20 percent of the economic interest of the business concern or entity, including as equity stances or a capital or profit interest in a limited liability company or partnership; or [6] that retains, as a member of the based of circus of the business concern, a person who is a resident of the Poppl's Republic of China.
- \_\_\_\_ The Applicant is not required to submit a registration statement under section 2 of the Foreign Agents Registration Act of 1938 (22 U.S.C. 612).
- The Applicant is not a business concern or entity primarily engaged in political or lobbying activities, including any entity that is organized for research or for engaging in advocacy in areas such as public policy or political strategy or otherwise describes itself as a think tark in any public documents.
- I further certify that the information provided in this application and the information provided in all supporting documents and forms is true and accurate in all material respects. I understand that knowingly making a false statement to obtain a guaranteed loan from SBA is purishable under the law, including under 18 U.S.C. (100 and 3571 by imprisonment of not more than five years and/or a fine of up to 825:0,000, under 15 U.S.C. (45 by imprisonment of not more than two years and/or a fine of not more than \$5,000; and, if submitted to a folenally instured institution, under 18 U.S.C. (100 L104 by imprisonment of not more than fitty years and/or a fine of no not than \$1,000,000.
- \_\_\_\_\_\_ I acknowledge that the Lender will confirm the eligible loan amount using required documents submitted. I understand, acknowledge, and agree that the Lender can alare any tax information that I have provided with SBA's andhorized representatives, including authorized representatives of the SBA Office of Inspector General, for the purpose of compliance with SBA Loan Program Requirements and all SBA reviews.

Signature of Authorized Representative of Applicant	Date
Print Name	Title

SBA Form 2483-SD (1/21)

## The Application



Paycheck Protection Program Second Draw Borrower Application Form

## Purpose of this form:

This form is to be completed by the authorized representative of the Applicant and submitted to your SBA Participating Lender. Submission of the requested information is required to make a determination regarding eligibility for financial assistance. Failure to submit the information would affect that determination.

## Instructions for completing this form:

With respect to "purpose of the loan," payroll costs coarist of compensation to engloyces (whose principal place of residence is the United States) in the form of salary, wages, commissions, or similar compensation; each tips or the equivalent (based on employer records of past tips or, in the absence of such records, a reasonable, good-faith employer estimate of such tips); payment for weation, parental, family, medical, or sick leave (except those paid leave amounts for which a croft is allowed under FFCRA Sections '7001 and '7003'; allowance for separation or dismissal; payment for the provision of employees henefits consisting of group health care coverage (including insurance permission); and (is dishifty, vision, or dental insurance, and retirement benefits; payment of state and local taxe assessed on compensation of employees; and, for an independent contractor or sole proprietor, wage, commissions, income, or net carming from self-employments.

For purposes of calculating "Average Monthly Payroll," most Applicants will use the average monthly payroll for 2019 or 2020, excluding costs over \$100,000 on an unmulticed basis, as portedid of the period during which the payronts are made or the obligation to make the payronest are to each employee. For seasonal businesses, the Applicant may elect to instead use average total monthly payroll for any tore-week period selected by the Applicant between Fohrany 15, 2019 and Fehrany 15, 2020, excluding costs over \$100,000 on an annualized basis, as portated for the period during which the payronest are made or the obligation to make the payrments is incurred, for each employee. For new businesses without 12 months of payroll costs but intar were in operation to 1e/bears 15, 2020, average monthly payroll may be calculated based on the number of nonths in which payroll costs were incurred, excluding costs over \$100,000 on an annualized basis for each employee, as protated for the period during which are eligible self-employed individuals and report fami inscine or expenses of a holositude 17 or any equivalent successaries or calculated to sease as the protein closes, as reported on a Schehulte F. For Applicants that the RS form 1,000,000, plus any eligible payroll costs for employees. For applicants that are particularies are made or the obligation to such for paymetes, as reported on a Schehulte F. For Applicants that lift RS form 1,000, closs are computed using not ensuings from self-employned or historidai general patterns, as reported on tRS form 1005 K-1, reduced by section 179 expense deduction aligned and by 0.9255, that is not more than \$100,000, plus any cligble payroll costs for employces.

In distarning whether the Applicant experienced at least a 25% reduction in gross receipts, for loans above \$150,000, the Applicant must identify the 2020 quarter meeting his requirement, identify the reference quarter, and stole the gross receipts mounds for both quarters, as well as provide supporting documentation. For loans of \$150,000 and below, these fields are not required and the Applicant only must certify that the Applicant has met the 25% gross receipts reduction at the time of application; however, upon or before seeking loan forgiveness (or upon \$20 here) the Applicant must provide upporting documentation that identifies the 2020 quarter meeting this requirement, identifies the reference quarter, states the gross receipts mounds for both quarters, and supports the anounts provided. For all loans, the appropriate reference quarter Agendon to now long the Applicant hese here in operation:

 Ver all entities other than those satisfying the conditions set forth below, Applicants must demonstrate that gross receipts in any quarter of 2020 were at least 25% lower than the same quarter of 2019. Alternatively, Applicants may compare annual gross receipts in 2019 with annual gross receipts in 2019: Applicants choosing to use annual gross receipts must criter "Annual" in the 2020 Quarter and Reference Quarter fields and, as required documentation, must submit copies of annual tax forms substantiating the annual gross receipts reduction.

For entities not in business during the first and second quarters of 2019 but in operation during the third and fourth quarters of 2019, Applicants must
demonstrate that gross receipts in any quarter of 2020 were at least 25% lower than either the third or fourth quarters of 2019.

 For entities not in business during the first, second, and third quarters of 2019 but in operation during the fourth quarter of 2019, Applicants must demonstrate that gross receipts in any quarter of 2020 were at least 25% lower than the fourth quarter of 2019.

For entities not in business during 2019 but in operation on February 15, 2020, Applicants must demonstrate that gross receipts in the second, third, or fourth quarter of 2020 were at least 25% lower than the first quarter of 2020.

Gross receipts includes all revenue in whatever form received or accrued (in accordance with the entity's accounting method, from whatever source, including from the selss of products or services, inter-ed, dividends, rents, royalitis, (exc, or commissions, reduced by returns and allowance. Generally, receipts are considered "total income" (or in the case of a sele proprietorship "gross income") plus "cost of goods sold" and excludes net expital gains or losses as these terms are defined and reported on IRS has return forms. Gross receipts do not include the following: tuses collected for and remitted to a taxing authority finchlated in gross to takal incomes in the sales or other taxes collected from excluding taxes levied on the contern or its employees; proceeds from transactions between a concern and its domestic or foreign affiliates; and amounts collected for another by a travel agent, real scalute agent, advertising agent, conference management service provider, reight forwardre to crostoms brekers. All other items, such as absord or the regulate times, such as babeorn ther oxes, reimbursenents for purchases a contractor makes at a customer's request, investment income, and employee-based costs using a payrol taxes, may not be excluded from gross receipts. Grass receipts of a barforware must be agregated with gross receipts of such as payrol taxes, may not be excluded from gross receipts. Grass receipts of a barforware must be agregated with gross receipts of such as payrol taxes. For a one optimization, neutroprofit news organization, between the scale and the scale organization, between code or 1966.

For purposes of reporting Number of Employees, sole proprietors, self-employed individuals, and independent contractors should include themselves as employees (i.e., the minimum number in the box "Employees" is one). For NAICS 72 or eligible news organizations, applicants may not exceed 300 per physical location.

For purposes of reporting Year of Establishment, self-employed individuals and independent contractors may enter "NA".

For purposes of reporting NAICS Code, applicants must match the business activity code provided on their IRS income its filings, if applicable. For purposes of calculating an Applicants maximum purport codes, an Applicant may multiply in severage monthly provide costs by 3.5 oully if the Applicant is in the Accommodation and Food Services sector and has reported a NAICS code beginning with 72 as its business activity code on its most recent IRS income tax return.

4

All parties listed below are considered owners of the Applicant as well as "principals":

## · For a sole proprietorship, the sole proprietor;

- · For a partnership, all general partners, and all limited partners owning 20% or more of the equity of the firm;
- For a corporation, all owners of 20% or more of the corporation;
- · For limited liability companies, all members owning 20% or more of the company; and
- Any Trustor (if the Applicant is owned by a trust).

Paperwork Reduction Act – You are not required to respond to this collection of information unless it displays a currently valid OMB Control Number. The estimated time for completing this application, including gathering data needed, is 8 minutes. Comments about this time or the information requested should be sent to: Small Business Identification, Director, Records Waragernent Division, 409 3rd St, SW, Washington DC 20416, and/or SRA Desk Officer, Office of Management and Budget, New Executive Office Building, Washington DC 20503. PLEASE DO NOT SEND FORMS TO THESE ADDRESSES.

Privacy Act (§ U.S.C. 552a) – Under the provisions of the Privacy Act, you are not required to provide. Jour section assessment provide your social security number. Failure to provide your social security number may not affect any right, benefit or privilege by which you are expression of the Privacy Act, you are not required to provide. Jour section 2000 (Information to make a character determination. When evaluating character, SBA constrained the previous functionary and the privacy and

Disclosure of Information - Requests for information about another party may be denied unless SBA has the written permission of the individual to release the information to the requestor or unless the information is subject to disclosure under the Freedow of Information Act. The Privacy Act authorizes SBA to make certain "rotutine uses" of information protected by that Act. One such routine use is the disclosure under the freedow of Information in adjuct to the section of a subject to the section of the section of the section of a subject to the section of a section of section of such violations. Another routine use is also closure to other Fockaral agencies conducting background background and other routine uses. In additional background her browser to the specifical trades to the section of the strayest relativistication. Name (TIN) sesting of the borrowser.

Debt Collection Act of 1982, Deficit Reduction Act of 1984 (31 U.S.C. 3701 et seq. and other fittes) – SBA must bolian your taxpayer identification number when you apply for a lom. If you receive a loan, and do not make payments as they come due, SBA must (1) report the status of your loan(s) of credit hureaux (2) hire a collection agency to collect your loan, (3) offset your income tax refind or other anounts due to you from the Federal Government, (4) suspend or dobar you or your company from doing business with the Federal Government, (5) refer your loan to the Department of Justice, or (6) take other action permitted in the loan instruments.

Right to Financial Privacy Act of 1978 (12 U.S.C. 3401) – The Right to Financial Privacy Act of 1978, grants SBA access rights to financial records held by financial institutions that are or have been doing business with your or your business including any financial institutions participating in a loan or loan guaranty, SBA is only required provide a certificate of its compliance with the Act to a financial institution in connection with its first request for access to your financial records. SBA's access rights continue for the term of any approved loan guaranty accentance. BSA is also authorized to tansfer to another Government authority any financial records concerning an approved loan or loan guaranty, espectance.

Freedom of Information Act (5 U.S.C. 552) – This law provides, with some exceptions, that SBA must supply information reflected in agency files and records to a person requesting it. Information about approved loans that is generally released includes, among other things, statistics on one loan programs individual borvowers are not identified in the statistics) and other information such as the names of the borrowers, the amount of the loan, and the type of the loan. Proprietary data on a borrower would not rotitizely be made available to third parties. All requests under this Act are to be addressed to the nearest SBA office and be identified as a reaction of Information request.

Occupational Safety and Health Act (15 U.S.C. 651 et seq.) The Occupational Safety and Health Administration (OSHA) can require businesses to modify facilities and procedures to protect employees. Businesses that do not comply may be fined and required to abate the hazards in their workplaces. They may also be ordered to cease operations position an imminent danger of death or serious injury until employees can be protected. Signing this form is certification that the applicant, to the best of its knowledge, is in compliance with the applicable OSHA requirements, and will remain in compliance during the life of the loan.

Civil Rights (13 C.F.R. 112, 113, 117) – All businesses receiving SBA financial assistance must agree not to discriminate in any business practice, including employment practices and services to the public on the basis of categories cited in 13 C.I.R., Parts 112, 113, and 117 of SBA Regulations. All borrowers must display the "Equal Employment Opportunity Poster" prescribed by SBA.

Equal Credit Opportunity Act (15 U.S.C. 1691) – Creditors are prohibited from discriminating against credit applicants on the basis of nece color religion, national origin, sex, maritul status or areg (provided the applicant has the capacity) to criter into a binding contract; because all or part of the applicant's income derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection active derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection active derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection active derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection active derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection active derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection active derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection active derives from any public assistance program; or because the applicant has in good faith exercised any right under the Consumer Credit Protection active derives from any public assistance program and the applicant has in good faith exercised any right under the Consumer Credit Protection active derives from any public assistance program and the applicant has a protection active derive derive

Deharment and Suspension Executive Order 12549 (2 C.F.R. Part 180 and Part 2700) – By submitting this loan application, you certify that neither the Applicant or any owner of the Applicant have within the past three years been (a) debarred, suspended, declard integlible or voluntarily excluded from participation in a transaction by any Federal Agency (b) formally proved for debarrent, with a final determination still pending; (c) indiced; convicted, or had a eivil judgment rendered against you for any of the offenses listed in the regulations or (d) delinquent on any amounts owed to the U.S. Government or its instrumentations as of the date of execution of this certification.

## PPP Borrower Demographic Information Form (Optional)

## Instructions

- 1. Purpose. Veteran/gender/race/ethnicity data is collected for program reporting purposes only.
- 2. Description. This form requests information about each of the Borrower's Principals. Add additional sheets if necessary.
- 3. Definition of Principal. The term "Principal" means:
- For a self-employed individual, independent contractor, or a sole proprietor, the self-employed individual, independent contractor, or sole proprietor.
- For a partnership, all general partners and all limited partners owning 20% or more of the equity of the Borrower, or any partner
  that is involved in the management of the Borrower's business.
- For a corporation, all owners of 20% or more of the Borrower, and each officer and director.
- For a limited liability company, all members owning 20% or more of the Borrower, and each officer and director.
- · Any individual hired by the Borrower to manage the day-to-day operations of the Borrower ("key employee").
- Any trustor (if the Borrower is owned by a trust).
- · For a nonprofit organization, the officers and directors of the Borrower.
- 4. Principal Name. Insert the full name of the Principal.
- Position. Identify the Principal's position; for example, self-employed individual; independent contractor; sole proprietor; general nature; owner; officer; director; member; or key employee.

Principal Name	Position		
Veteran	1-Non-Veteran; 2-Veteran; 3-Service-Disabled Veteran; 4-Spouse of Veteran; X-Not Disclosed		
Gender	M=Male; F=Female; X=Not Disclosed		
Race (more than 1 may be selected)	1=American Indian or Alaska Native; 2=Asian; 3=Black or African-American; 4=Native Hawaiian or Pacific Islander; 5=White; X=Not Disclosed II=Hispanic or Latino; X=Not Hispanic or Latino; X=Not Disclosed		
Ethnicity			

## Disclosure is voluntary and will have no bearing on the loan application decision

SBA Form 2483-SD (1/21)



- Covered Operating Expenditure
- Covered Property Damage
  - due to vandalism or looting due to public disturbances during 2020 not covered by insurance or other reimbursement
- Covered Supplier Cost
  - Essential to the operation
- Covered Worker Protection Expenditure

# Accounting Treatment Update

- The latest legislation clarifies and amends some major issues.
- Expenses paid PPP fully deductible for tax purposes (amends prior IRS guidance to the contrary)
- Confirms that tax exempt PPP 'forgiveness' income increases tax basis for partnerships and S Corps
- Will states that rely on federal tax data and treatments decouple from this is unknown at this point

# Accounting Treatment Update

- Employee Retention Credit
  - Originally could not be used if you had a PPP loan
  - The exclusion is removed retroactively, might need individual review
  - This is a specialized program that likely requires specialized review by a qualified accounting professional to determine if it is appropriate for your business!
- Emergency Paid Sick Leave Act (EPSLA), FMLA and FFCRA have been extended but participation rules have changed.
- A number of specialized tax treatments were extended in the legislation



# Q & A

