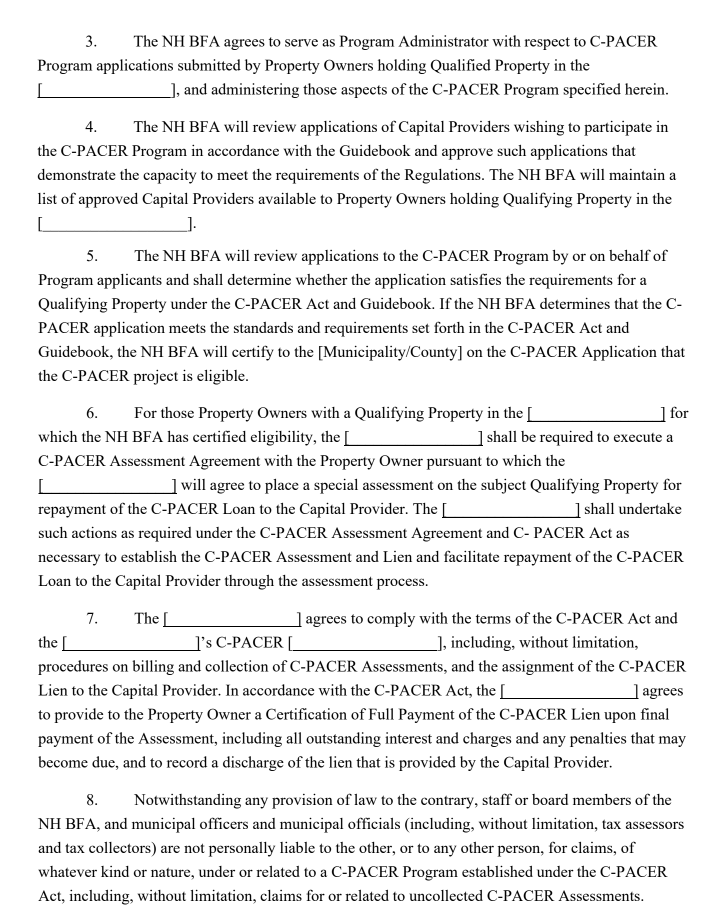
C-PACER [PARTICIPATION AGREEMENT
This C-PACER [] Assessment Agreement ("Agreement"), dated as of
[] is entered into by	and between the New Hampshire Business Finance Authority
("NH BFA" or "Program Admini	istrator") located at 135 North State Street, Concord, NH 03301
and [], a municipal corporation existing under the laws of the
State of New Hampshire, with offic	es located at []
(the "[]").	
	nacted by RSA 53-F:1, "An Act relative to commercial property y" (the "C-PACER Act"), authorizes the NH BFA and
municipalities and counties that have	ve adopted a C-PACER [] (as defined in
the C-PACER Act) to establish C-I	PACER programs under which commercial property owners may
finance Qualifying Improvements o	n Qualifying Property (each as defined in the C-PACER Act) by
utilizing a municipal assessment and	d collection mechanism to provide security for repayment of the
financing pursuant to the terms of the	ne C- PACER Act (a "C-PACER Program");
	as developed a C-PACER Program and the
[] has adopted	d a C-PACER [] for the purpose of
establishing and participating in a C	C-PACER Program;
WHEREAS, pursuant to the	C-PACER Act, the [] wishes to enter into a
contract with the NH BFA to admin	ister certain aspects of the C-PACER Program with respect to
Property Owners holding Qualified	Property within the [];
WHEREAS, the NH BI	FA is willing to provide certain C-PACER Program administration
services for the [under the terms and conditions set forth in this Agreement;
	insideration of the foregoing and the covenants contained herein,
	eration, the receipt and sufficiency of which are hereby
acknowledged, the NH BFA and [] agree as follows:
1. Capitalized terms use	ed herein and not otherwise defined shall have the meanings
ascribed to such terms under the C-l	PACER Act and the C-PACER Program Guidebook (the
"Guidebook").	
2. The NH BFA will pr	rovide general marketing services for the C-PACER Program and
provide a model C-PACER Ordinar	nce and Resolution, C-PACER Agreements, and forms,
documents, and educational materia	lls for use by the [] and Property Owners
holding Qualifying Property in the []. The NH BFA will provide general program
support for Property Owners holding	g Qualifying Property in the [] who make an
application for participation in the C	C-PACER Program.



9. Pursuant to the C-PACER Act, other than the fulfillment of its obligations specified in
a C-PACER Assessment Agreement, neither the NH BFA nor a [] has any liability
to a Property Owner or a Capital Provider for or related to Qualifying Improvements financed under a
C-PACER Program.
10 The complete to the state of the Arm NII DEA and the Arm Section 10 Co. 1
10. The services to be provided by the NH BFA are limited to the services specified
herein. The NH BFA assumes no responsibility, and undertakes no liability, for the filing or recording
of any required documents or instruments, the perfection of any C-PACER Liens, the terms,
performance, or enforcement of any C-PACER Loan, the collection of any C-PACER Assessments,
any C-PACER Loan servicing or recordkeeping, the collection of delinquent accounts, or any other
matters between the Property Owner, the Capital Provider, and the
11. The [Municipality/County] may submit to the NH BFA, on a form provided by the NH
BFA, for reimbursement of any actual expenses incurred by the [] in the
performance of the []'s duties under the C-PACER Act. Reimbursement is subject
to, and limited by, the fees and charges collected from the Property Owner that the NH BFA collects
expressly for this purpose.
10 00 5
12. The [] shall be the designated
Program Official responsible for: executing the appropriate documentation for
the imposition of the special assessment; working with the NH BFA; and administering the duties and
responsibilities of the
set forth in this Agreement.
13. This Agreement constitutes the entire agreement between the Parties with respect to its
subject matter and supersedes all previous discussions, understandings and agreements between the
Parties relating to the subject matter of this Agreement. If any clause, provision or section of this
Agreement is held to be illegal or invalid by any court, the invalidity of the clause, provision or
section will not affect any of the remaining clauses, provisions or sections, and this Agreement will be
construed and enforced as if the illegal or invalid clause, provision or section has not been contained
in it.
14. The term of this Agreement shall commence on the date first written above and shall
continue until the [] discontinues participation in the C-PACER Program with
sixty (60) days' written notice to the NH BFA, provided that the obligations of the
under this Agreement shall continue to apply to C-PACER Loans, C-PACER
Liens, and C-PACER Assessments in place prior to the termination date.

IN WITNESS WHEREOF, the [
[]:	
By:	
Printed Name:	Date
Title:	
Duly Authorized	
Witness:	
Printed Name:	
New Hampshire Business Finance Authority:	Date
	Bate
Jeremy Stanizzi	
C-PACER Program Administrator	
Witness:	
Printed Name:	