Schenectady County Capital Resource Corporation
Uniform Tax Exemption Policy

1. **Purpose and Authority**

The Schenectady County Capital Resource Corporation has established a uniform tax exemption policy applicable to the provision of any financial assistance of more than one hundred thousand dollars to any Project.

2. **Definitions**

All words and terms used herein and defined in the General Municipal Law shall have the meanings assigned to them in the General Municipal Law, unless otherwise defined herein or unless the context or use indicates another meaning or intent. The following words and terms used herein shall have the respective meanings set forth below, unless the context or use indicates another meaning or intent:

**Administrative fee:** a charge imposed by the Corporation to an Applicant or Project occupant for the administration of Project.

**Corporation:** the Schenectady County Capital Resource Corporation.

**Corporation fee:** the normal charges imposed by the Corporation to an Applicant or a Project occupant to compensate the Corporation for the Corporation's participation in a Project. The term "Corporation fee" shall include not only the Corporation's normal Administrative fee, but also may include:

(a) Reimbursement of the Corporation's expenses,

(b) Rent imposed by the Corporation for use of the property of the Corporation, and

(c) Other similar charges imposed by the Corporation.

**Applicant:** an applicant for financial assistance.

**City:** the City of Schenectady.

**County:** the County of Schenectady.

**Project:** an activity which is undertaken by the Corporation for the benefit of an Applicant which has been or will be financed by the issuance by the Corporation of bonds, notes or other evidences of indebtedness with respect thereto.

**School District:** any school district located in the City.

**Tax Exemption:** an exemption from mortgage recording taxes.
3. **General Provisions**

The general policy of the Corporation is to grant Tax Exemption as hereinafter set forth to any Project which has been or will be financed by the issuance of Corporation bonds, notes or other evidences of indebtedness with respect thereto or otherwise assisted by the Corporation.

A. Application — No request for a Tax Exemption shall be considered by the Corporation unless an application and environmental assessment form are filed with the Corporation on the forms prescribed by the Corporation. Such application shall contain the information requested by the Corporation, including a description of the proposed Project, the estimated value of the Tax Exemption sought with respect to the Project, the proposed financial assistance being sought with respect to the Project, the estimated date of completion of the Project, and whether such financial assistance is consistent with this part.

B. Exceptions — The Corporation reserves the right to deviate from such policy in the sole discretion of the Corporation.

4. **Mortgage Recording Tax Exemption**

State law provides that mortgages recorded by the Corporation are exempt from mortgage recording taxes imposed pursuant to Article 11 of the Tax Law.

The Corporation has a general policy of abating mortgage recording taxes for Applicants under the following circumstance:

1. Initial financing from the Corporation with respect to which Corporation issues debt secured by a mortgage upon real property;

2. In instances where the initial financing commitment provides for a construction financing of the Corporation to be replaced by a permanent financing of the Corporation immediately upon the completion of the Project, the Corporation's general policy is to abate the mortgage recording tax on both the construction financing and the permanent financing.

3. Refinancing of prior debt issued by the Corporation, and on any modifications, extensions and renewals thereof, so long as the Corporation fees relating to same have been paid.

A. Non-Corporation Financings — With respect to transactions where the Project occupant needs to borrow money for purposes relating the Project, and the lender will not make the loan to the Project occupant without obtaining a fee mortgage as security, the policy of the Corporation is to consent to the granting of such mortgage and to join in such mortgage, so long as the following conditions are met:

1. The documents relating to such proposed mortgage make it clear that the Corporation is not liable on the debt, and that any liability of the Corporation on the mortgage is limited to the Corporation's interest in the Project;
2. The granting of the mortgage is permitted under any existing documents relating to the Project, and any necessary consents relating thereto have been obtained by the Project occupant; and

3. Payment of the Corporation fee relating to the total Project cost.

B. Exemption Affidavit — The act of granting a mortgage recording tax exemption by the Corporation is confirmed by the execution by an authorized officer of the Corporation of an exemption affidavit relating thereto.

5. Review of Policy

At least every five years, the Corporation shall review its tax exemption policies to determine relevance, compliance with law, effectiveness, and shall adopt any modifications or changes that it shall deem appropriate.

6. Miscellaneous

A. Application Fee — A non-refundable application fee of One Thousand Dollars ($1,000.00) must accompany all applications submitted to the Corporation.

B. Administrative Fee — The Corporation’s administrative fee on transactions involving issuance of Corporation bonds, notes or other evidences of indebtedness shall be one half of one percent (.5 %) of the principal amount of the bond issue.

The Corporation’s administrative fee for refinancing Corporation bonds, notes or other indebtedness shall be one-quarter of one percent (.25 %) of the principal amount of the bond issue.

C. Closing Fees — A minimum closing fee of five hundred dollars ($500.00) is required on all transactions completed and securing Corporation financial assistance as determined by the Executive Director. Transactions requiring more than one closing are subject to additional closing fees on a per closing basis.

Projects requiring that the Corporation take other than routine action with respect to evaluating the environmental impacts of a proposed Project may result in the Applicant being additionally responsible for all costs incurred by the Corporation in securing all necessary Project environmental approvals.

D. Counsel Fees — At closing, Applicant shall pay additional fees of Corporation’s Counsel and Bond Counsel. Applicant shall pay counsel fees of the bond purchaser, bond underwriter and bond trustee, as necessary.