GUIDELINES FOR CERTIFICATION AS A MINORITY-CONTROLLED COMPANY
UNDER THE
NMSDC GROWTH INITIATIVE CERTIFICATION PROGRAM

GENERAL

The NMSDC Growth Initiative Certification Program allows minority controlled firms that are raising equity financing which dilutes minority equity ownership below 51% to be certified by NMSDC as a Minority-Controlled Company.

CERTIFICATION REQUIREMENTS

An eligible firm may be certified as a Minority-Controlled Business under the Program if it meets all of the following requirements:

A. Ethnic-Minority Group Members retain no less than 25% of the eligible firm’s Economic Equity. However, Ethnic-Minority Group Members need only retain 20% of the Eligible MBE’s Economic Equity if a Certified Investment Fund will own 100% of a Large Eligible MBE.

In determining whether an eligible firm meets this requirement, in addition to the actual amount of equity owned by Ethnic-Minority Group Members, we will assess impact of any conversion rights, liquidation preferences/waterfalls, dividend rights, etc. on the economic interest of Ethnic-Minority Group Members.

B. Ethnic-Minority Group Members maintain day-to-day management or control of the operations of the entity.

C. Ethnic-Minority Group Members have the voting power to elect or appoint a majority of the eligible firm’s Board of Directors.

D. The eligible firm’s Board of Directors must:
   1. Have a Chairman that is an Ethnic-Minority Group Member;
   2. Have a minimum of 25% of its entire Board of Directors be Ethnic-Minority Group Members that are not Affiliates of the Qualified Program Investor(s); and
   3. Be comprised of a majority of (a) Ethnic-Minority Group Members that are not Affiliates of the Qualified Program Investor(s) and/or (b) Independent Directors

The non-affiliation requirements in 2 and 3 above will not apply if the Qualified Program Investor is either a Certified Investment Fund that owns 100% of the eligible firm or is the Public Market.
Independent Directors of eligible firm's that are going public or are currently a publicly traded company must meet the requirements of an independent director as set forth by the applicable rules of the stock exchange where the eligible firm’s stock is or will be traded.

The NMSDC has the sole authority to make all determinations under these Guidelines and may deny any applicant certification under the Program for any reason and in its sole and absolute discretion.

INVESTMENTS BY CERTIFIED INVESTMENT FUNDS

The following provisions shall apply when a Certified Investment Fund will be an investor in an eligible firm:

A. Voting Power: In determining the amount of voting power held by Ethnic-Minority Group Members, 100% of the votes attached to the shares owned by a Certified Investment Fund or for which such Certified Investment Fund has voting power shall be deemed votes by Ethnic-Minority Group Members.

B. Economic Equity: The amount of a Certified Investment Fund’s equity ownership that will be deemed owned by Ethnic-Minority Group Member will equal the number of shares owned by the Certified Investment Fund multiplied by the Certified Fund Percentage.

DEFINITIONS

“Accredited Investors” has the meaning as defined in Regulation D under the Securities Act of 1933.

“Affiliate” means any person (A) who, directly or indirectly, owns 25% of the equity or has voting control over such other Person, (B) that is an officer, director, partner, member or employee of such other Person, or (C) either directly or indirectly, controls, is controlled by or under common control with such other Person.

“AUM” means assets under management which shall equal the total market value of the securities that a Person owns or manages including cash.

“Certified Fund Percentage” shall equal the Certified Investment Fund’s general partner’s carried interest percentage (a minimum of 20% carried interest is required) plus the Ethnic-Minority Group Members ownership percentage of the Certified Investment Fund multiplied by 80%.

Certified Fund Percentage = GP Carried Interest % + (EMGM ownership % X 80%)

“Economic Equity” means equity in an entity that gives the owner a residual claim on the entity’s economic assets.
“Ethnic-Minority Group Member” means an individual who is a U.S. citizen and at least 25% of the following: African American, Asian-Indian American, Asian-Pacific American, Hispanic/Latinx American, and Native American, as determined by NMSDC. Green card holders/resident aliens/legal permanent residents are not eligible for certification. Documentation to support a claim of ethnicity may be required from the Eligible MBE.

"Independent Director" means an individual other than an Affiliate of the eligible firm or its Qualified Program Investor(s), or any other individual having a relationship which may interfere with the exercise of independent judgment in carrying out the responsibilities of a director. For purposes of this provision, "Family Member" means a person's spouse, parents, children, siblings, mothers and fathers-in-law, sons and daughters-in-law, brothers and sisters-in-law, and anyone who shares such person's home. The following persons shall not be considered independent:

(A) a director who is, or at any time during the past three years was, employed by the eligible firm or its Qualified Program Investor(s);

(B) a director who accepted or who has a Family Member who accepted any compensation from the Eligible MBE in excess of $120,000 during any period of twelve consecutive months within the three years preceding the determination of independence, other than the following:
   (i) compensation for board or board committee service;
   (ii) compensation paid to a Family Member who is an employee (other than an officer) of the eligible firm; or
   (iii) benefits under a tax-qualified retirement plan, or non-discretionary compensation.

(C) a director who is a Family Member of an individual who is, or at any time during the past three years was, employed by the eligible firm or its Qualified Program Investor as an officer;

(D) a director who is, or has a Family Member who is, a partner in, or a controlling Shareholder or an officer of, any organization to which the eligible firm made, or from which the eligible firm received, payments for property or services in the current or any of the past three fiscal years that exceed 10% of its’ consolidated gross revenues for that year, or $200,000, whichever is more, other than the following:
   (i) payments arising solely from investments in the eligible firm’s securities; or
   (ii) payments under non-discretionary charitable contribution matching programs.

(E) a director who is, or has a Family Member who is, a current partner of the eligible firm's outside auditor, or was a partner or employee of the eligible firm's outside auditor who worked on its audit at any time during any of the past three years.

“Large eligible firm” means an eligible firm that has averaged a minimum of $150 million in revenue over its last 2 fiscal years.
“Minority-Controlled Company” means an firm certified under the Program and shall include Minority-Controlled Privately Held Companies (“MCPHC”) and Minority-Controlled Publicly Traded Companies (MCPTC”).

“Person” means a natural person or company.

“Previously Certified MBE” means a NMSDC certified MBE that has had its certification revoked or its certification has expired within the last year because Ethnic-Minority Group Members no longer own a majority of the Eligible MBE’s Economic Equity.

“Program” shall mean the NMSDC Growth Initiative Certification Program

“Qualified Program Investor” shall include each of the following types of investors that meet the specified requirements set forth below and are approved by NMSDC:

* **Angel Investment Group**: an entity that invests in early-stage companies that is: (i) comprised entirely of Accredited Investors (minimum 3 members), (ii) has a demonstrable track record of investing in privately held companies or a member that has such an investing track record, and (iii) has a minimum of $10 million of AUM.

* **Certified Investment Fund**: an Investment Fund certified by NMSDC

* **Independent Sponsor**: an entity that invests in or acquires companies and raises funds for its transactions on a deal-by-deal basis instead of a pool of committed capital that: (i) has a demonstrable track record of making and exiting investments in privately held companies, and (ii) has a minimum of $25 million of AUM.

* **Investment Fund**: an entity that: (i) is in the business of making equity investments (not managing businesses), (ii) has a minimum of $25 million of AUM, (iii) has at least 30% of its capital owned and controlled by three (3) persons unaffiliated with the fund’s management and unaffiliated with each other, and (iv) has a general partner that consists of at least 2 individuals, or a corporation, partnership, LLC or a combination thereof.

* **Family Office**: an entity that: (i) provides wealth management and concierge services directly to a family, (ii) has a limited number of families for which it provides wealth management services, (iii) does not hold itself out to the public as an investment advisor, (iv) has a demonstrable track record of making and exiting investments in privately held companies, and (v) has a minimum of $50 million of AUM for each family for which it provides wealth management services.

* **Foreign Operating Company**: an entity that (i) is organized outside of the U.S., (ii) is headquartered, generates at least 75% of its revenue and has a minimum of 75% of total assets outside the U.S., (iii) has revenue of at least $250 million (U.S.) and (iv) either
  (A) Is not in the same industry as the Eligible MBE or
  (B) If it is in the same industry as the Eligible MBE, it meets the following criteria:
i. The eligible firm’s and Foreign Operating Company’s business must be different relative to product mix, customer mix and geography, and

ii. The Foreign Operating Company does not have substantial revenues and operations in the same products and services as the eligible firm.

Public Market: means the general public where the public will acquire shares in the eligible firm as a result of the eligible firm’s public offering of equity securities and such equity securities are listed on a national exchange or when the eligible firm acquires or merges with a publicly traded company and the eligible firm is the surviving company.

APPLICATION

A. Applications for certification and recertification under the Program are submitted to the NMSDC National Office. Program applications are reviewed by a national Growth Initiative Committee to determine if the applicant meets the requirements for certification under the Program. The Growth Initiative Committee will make a recommendation to the NMSDC CEO & President for final approval.

B. Applicants that are denied certification may appeal such decision upon filing a written request with the NMSDC National Office within 30 days of notice of the denial of certification. Decisions may only be appealed on the following grounds:
   1. Where there has been a Procedural Error in the review process, or
   2. Where the decision is based on a Factual Error.

   Procedural Error includes any departure from NMSDC policy regarding undeclared or unawareness of conflict of interest or a failure to provide such information to the Growth Initiative Committee or the NMSDC Executive Committee.

   Factual Error exists where there is compelling evidence the Growth Initiative Committee or the NMSDC Executive Committee based its decision not to certify on a conclusion which is contrary to information clearly stated in the application.

C. A Minority-Controlled Company must submit its application for recertification within the time frame required by NMSDC.

COMPLIANCE

NMSDC reserves the right to review the status of Minority-Controlled Companies at any given time through the Growth Initiative Committee. The Growth Initiative Committee can recommend suspension or termination of the certification, for good cause, of any Minority-Controlled Company at any time.
NMSDC will determine the length of any suspension, and whether and under what circumstance a Minority-Controlled Company or its owners, officers and/or affiliates can be permanently banned or can reapply for certification.

The suspension or termination of certification, for good cause, may be necessary under several circumstances including, but not limited to, when a Minority-Controlled Company:

1. no longer meets any of the certification requirements as set forth in these Guidelines;
2. fails or refuses to allow NMSDC representatives access to and/or the opportunity to inspect its’ place of business;
3. ceases or intends to cease its business operations;
4. withholds or fails to provide notice to NMSDC within thirty (30) days of any change in circumstance at the Minority-Controlled Company resulting in it no longer meeting all the certification requirements as set forth in these Guidelines;
5. submits false or misleading information to the NMSDC;
6. is charged or convicted of involvement in illegal activity or any of its directors or officers are so charged or convicted, or
7. fails to submit an application for renewal of certification along with required documentation within the timeframe designated by NMSDC.