Common Challenges in Negotiating Community Benefits Agreements

— AND —

HOW TO AVOID THEM
Introduction

Pittsburgh’s Hill District was once home to a deeply rooted African-American community. A wave of publicly subsidized urban renewal projects in the 1950s promised jobs, housing, and a revitalized community, but instead left the area with deep poverty, a dismantled community, and a lack of economic opportunity. When Mellon Arena, home to the Pittsburgh Penguins, opened in 1961 it became a symbol of this period of so-called renewal that displaced more than 400 businesses and 8,000 African-American residents.

In 2007, the Pittsburgh Penguins threatened to leave the city unless they received $750 million in public funds to support the construction of a new stadium. Hill District residents united in response to the city making a multi-million dollar investment in a private corporation while residents struggled to make ends meet. In 2008, the One Hill coalition, representing more than 100 organizations, negotiated the first community benefits agreement (CBA) in Pittsburgh’s history. The legally binding agreement provided $8.3 million in neighborhood improvements to address the lack of access to vital services and the need for real economic opportunity for local residents beyond the cost of constructing the new arena.

When the arena and hotel opened in 2011, 38% of the 522 employees were Hill District residents, attributable to the CBA’s local hire requirements. The coalition also negotiated living wage requirements for the development and a card check provision that protects workers’ right to organize. Funds provided by the CBA helped to establish a grocery store in 2012, which provided a source of fresh produce for local residents for the first time in more than three decades. The new grocery store created 120 new jobs, of which Hill District residents have filled 65%. The CBA also created significant opportunities to improve community health by assisting with the redevelopment of the YMCA recreation center. And the agreement creates meaningful roles for residents to engage in future development planning in the Hill District.

What Are CBAs?

Community benefits agreements (CBA) are legally binding agreements between developers and coalitions of community organizations, addressing a broad range of community needs. CBAs ensure that local residents share in the benefits of major developments in their communities. They elevate the voices of community residents and shift the balance of power in economic development from developers back toward the community. They enable local residents to have a meaningful seat at the table with public agencies and developers, shaping large scale development projects in their neighborhoods, pressing for community benefits tailored to their needs, and holding developers accountable for their promises.
Unfortunately, this is not how CBAs always work out. In some circumstances, ineffective (so-called) CBAs have provided a tool for co-optation of low-income communities and the broader public, generating support for large scale development projects without delivering actual community benefits. \(^1\) Worse still, in some circumstances, the community has been misled into thinking that it had won enforceable commitments when it had not. The fallout from ineffective CBAs has in few instances even undermined the legitimacy of CBAs as a platform for greater democracy and equitable development.

As more organizations embrace CBAs as a tool, we offer this guide to help avoid processes and outcomes that may disempower, rather than empower, local communities.

More than a decade of work in the community benefits movement has yielded a number of important lessons about common challenges facing CBA coalitions and how they may be avoided. Absent strong, authentic, and diverse community representation and commitment to negotiating legally enforceable agreements that meet community needs, the community may not realize the full potential of the approach.

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**The CBA Movement History**

The community benefits movement began in California in the early 2000s, where coalitions in Los Angeles, San Diego, San Jose, and the Bay Area used CBAs and other tools to realize the tremendous social justice potential of economic development and land use planning. Since then, organizations in Atlanta, Boston, Chicago, Denver, Indianapolis, Miami, Milwaukee, Minneapolis/St. Paul, Pittsburgh, New Orleans, New York City, Seattle, and Washington D.C. have pursued a community benefits approach to major economic development projects, often successfully. Today, as investment in real estate development returns with tremendous force to metropolitan regions, stakeholders across the country are demanding community benefits and pursuing campaigns for CBAs.

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**What Can Happen When CBAs Are Weak?**

- The developer **co-opts** and retains power and uses the CBA as a tool to benefit itself.
- The community is **misled** and under the assumption that the project will provide benefits, but because of bad drafting or weak enforcement provisions, the benefits never materialize.
- The CBA **does not address the actual needs** of the impacted community.

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\(^1\) Kathleen Mulligan-Hansel, Community Benefits Movements and the Race to the Top.
How to Use This Guide:

This guide includes case studies, checklists, charts, and resources for individuals and organizations interested in moving community benefits campaigns forward in their jurisdiction, and who want to learn more about the pitfalls and indicators of potentially harmful CBAs. It provides:

- Principles for Effective CBAs
- Indicators of Potentially Weak CBAs
- Case Studies on Ineffective and Harmful CBAs
- Charts Breaking Down and Comparing the Elements of Strong and Weak CBAs

For individuals new to CBAs, the following list of resources may be helpful for background and guidance on the CBA process.

For those interested in learning about the weaknesses of purely aspirational CBAs, the case studies beginning on page 10 are most relevant.

For those seeking a quick reference guide on real-life examples of strong/effective versus weak/ineffective CBAs, the grid on page 17 is helpful.

Resources on CBAs


- The Community Benefits Law Center, a project of the Partnership for Working Families, provides legal assistance to community-based efforts to transform local economies. The CBLC website includes numerous resources on CBAs, the development process, and responsible development standards: [http://www.forworkingfamilies.org/cblc](http://www.forworkingfamilies.org/cblc)
What Makes an Effective CBA?

Successful community benefits campaigns lead to meaningful benefits for communities impacted by economic development projects. A CBA is a legally binding contract (or set of related contracts), resulting from substantial community involvement, and signed by community groups and by a developer. The contract establishes a range of community benefits regarding a development project. CBAs are not aspirational memorandums of understanding made up of issues to be resolved or negotiated on a future date. Instead, they feature concrete deliverables, timeframes, monitoring requirements, and enforcement mechanisms.

An effective CBA is grounded in four core principles:

1. It is negotiated by a coalition that effectively represents the interests of the impacted community;

2. The CBA process is transparent, inclusive, and accessible to the community;

3. The terms provide specific, concrete, meaningful benefits, and deliver what the community needs; and

4. There are clearly defined, formal means by which the community can hold the developer (and other parties) accountable to their obligations.

The following section explains these principles and their application, which may help protect against the misuse of the CBA tool.
Elements of Effective CBAs

1. Community Interests are Well-Represented

A community’s ability to win a strong CBA is directly related to how much power it organizes and the strength of its coalition infrastructure.

- Coalition members have deep, active connections to the community, representing those most threatened by project impacts and frequently excluded from participation in decisions about economic development, often low-income people of color.
- The coalition aligns with networks that have experience with CBAs (e.g., regional or national actors) to build connections, technical assistance, and resources.
- There is strong capacity among coalition members participating in the CBA process in order to effectively negotiate and secure an appropriate bargain.
- Coalition members are not beholden to elected officials, developers, or others with potentially conflicting interests in the project.

2. The CBA Process is Transparent, Inclusive, and Accessible

A strong CBA results from a process – drafting, negotiating, and signing – which involves, and is accessible to, the community.

- The community has a vehicle, e.g., regular coalition meeting, for news and information to be distributed regarding the CBA process, including the negotiations.
- The community has opportunities, e.g., public forums, to provide feedback and input throughout the process in order to ensure that a broad range of concerns are heard and addressed prior to project approval.
- There are effective mechanisms, e.g., processes for decision making, to ensure transparency within the coalition, foster collaboration, and guard against conflicts of interest on the part of coalition members.

Oakland Army Base CBA

The Revive Oakland! coalition was led by a 12-organization steering committee and represented over 30 entities, including community organizations, faith leaders, labor unions, and government agencies. The coalition led extensive CBA negotiations between the city, coalition, and developers, which resulted in the Oakland Army Base CBA. The coalition’s multi-pronged strategy included creatively engaging its member organizations’ strengths through organizing, media outreach, research and policy development, legal support, leadership development, rallying interfaith congregations with the project, contacting voters to gauge support for key provisions of the agreement, and engaging political leaders. The city and coalition members entered into a co-operation agreement under which the groups agreed to support the project in exchange for assurances about the delivery of community benefits.
3. Concrete, Meaningful Benefits Deliver What Community Needs

A strong CBA delivers on the issues of greatest importance to the most vulnerable members of the impacted community.

- The CBA terms are concrete and specific, detailing which party is responsible, for what and where, and on what timeframe, and not deferring decisions for a future negotiation date when community leverage may be gone.
- The core community benefits terms address all the important details that may arise in implementation.
- The CBA addresses issues of concern to the community, which may include:
  - creating higher quality jobs;
  - requiring targeted hiring programs that help connect individuals with barriers to employment to newly created jobs;
  - creating affordable housing to counter racial and economic segregation that may accompany development;
  - addressing environmental issues created or intensified by development;
  - supporting the principle of worker organizing;
  - providing access to grocery stores, community meeting space, public art, traffic mitigation, and parking.

Pittsburgh Hill District CBA

Though the CBA contains a provision for the creation of a Master Plan for the Hill District at a future date, the process and timeframe were clearly outlined (down to the monthly meeting requirements between the steering committee and planning professional), as well as the parties responsible, community participation required, issues required to address, and funding requirements. The developers agreed to quarterly meetings with community members on the development and construction of the new arena. The CBA included clearly defined local hire and living wage requirements for jobs at the arena and hotel. The city, county, and developers committed exact dollar amounts to specific projects within the CBA, including $1M towards securing a grocery store by a certain date, and $150,000 per year for at least two years to start a model first source referral center to provide and coordinate job preparation, training, and supportive services.
4. Clearly Defined Enforcement Mechanisms Ensure Developer Accountability

An effective CBA contains formal means to hold the parties accountable to their obligations, including a monitoring and compliance vehicle and avenues for community enforcement.

- The CBA clearly identifies the parties, along with their obligations and which party is responsible for implementing each provision.
- The CBA clearly outlines timeframes and processes for each commitment to be fulfilled.
- The CBA includes a monitoring and implementation system that requires the parties to engage in future activities related to the CBA, and the community parties continue to hold developers accountable to its provisions over time.
- The CBA includes enforcement measures with real consequences, i.e., remedies that give community parties the ability to ensure that the obligations are delivered upon and contains no impediments to community parties seeking judicial enforcement.
- The CBA provides for enforcement against commercial tenants and contractors as well as successors in interest of the developer.

Kingsbridge Armory CBA

*This CBA created formal structures for community-based oversight and enforcement of each of the provisions with clear penalties and broad remedies. Defined reporting processes and recordkeeping requirements for each employer involved in the development must be provided to the Community Advisory Council, an entity established by the CBA to assist with and monitor implementation of the agreement. Individuals not paid a living wage have a cause of action against the developer to enforce the terms and are entitled to interest and attorneys’ fees if successful. If employers fail to meet the CBA requirements within a certain timeframe, the Community Advisory Council may seek various remedies, including monetary damages or injunctive relief in court.*
Key Indicators of Ineffective CBAs

Efforts to pursue CBAs that did not adhere to the four principles outlined above have produced aspirational and unenforceable agreements that served to undermine local community power. These weak agreements in some cases enabled co-optation and were used by developers and elected officials as a tool to facilitate approval of a development project. In some cases, the community representatives in the CBA negotiations were selected by politicians or the developers themselves and did not represent the local community or the array of community interests affected by the development. In other cases, developers employed “divide and conquer” techniques to appease some community groups that could be more easily swayed or negotiated with, while excluding and shutting out of the decision-making process groups that were more critical of the project or that represented residents most vulnerable to the consequences of the development. Additionally, the community in some cases lacked the institutional capacity to oversee the implementation of the CBA and hold developers accountable to its provisions.

Though there are practical difficulties for community organizations to ensure that those participating in the CBA process are part of a diverse, inclusive, well-organized coalition of local residents and organizations with political power, and properly equipped to effectively secure an appropriate bargain, there may be severe consequences and bad precedent created by coalitions that lack this capacity. In cases resulting in weak CBAs, developers that committed to minimal CBA obligations could still spin their projects through deceptive marketing as being community-supported.

The following chart summarizes key indicators of a weak CBA that is unlikely to represent the needs of diverse community interests or be effectively enforceable.

**How to Spot a Weak CBA:**

- **There is little real community participation:** the signatories are handpicked by the developer or politicians, there is no coalition presence at all, or the coalition lacks the broad based representation of the array of community interests affected by the development.

- **The negotiation process is secretive and exclusive:** a small group is involved in the process with little or no communication with local residents and organizations.

- **The commitments are vague, with no clear timeframes or measurements:** parties may easily opt out, provisions are voluntary, or compliance relies too heavily on good faith efforts; there are no processes outlining how provisions will be implemented to make the commitments real.

- **There are no effective formal means of holding parties accountable:** there is no clearly defined structure to monitor progress, an impeded avenue of recourse for the community parties should there be a breach of contract, or there is an inexpensive “buy out” provision under which developers can pay for their obligations instead of actually providing community benefits.
Case Studies of Ineffective CBAs

The following development projects demonstrate the reality of these concerns. In each case, a large and controversial project was approved in conjunction with agreements that project proponents called CBAs. But the negotiation process and resulting documents fell short of the four principles and did not follow through on achieving benefits to the local community. Instead, the community parties were unrepresentative of local residents, the ultimate agreement lacked strong terms to achieve benefits for the local community, and the process as a whole served to disempower, rather than empower, the community most impacted by the development projects.

Atlantic Yards CBA (since renamed Pacific Park Brooklyn)

- Small group of community signatories handpicked by developer.
- Conflicts of interest between community signatories and broader community.
- Terms of agreement aspirational, broad, with few details on execution and funding.
- Lack of enforcement mechanisms and independent compliance monitor requirement never fulfilled.

The first New York CBA was completed in 2005 in connection with the multibillion dollar development of the Atlantic Yards arena for the NBA’s New Jersey Nets, and an attached residential and office high-rise complex. The developer embarked on a campaign to win support for the project, and as part of that campaign, raised the idea of a CBA. The developer initially convened a meeting of a small group of community organizations in July 2004 and continued to meet with these eight groups regularly to negotiate the CBA.

Controversy arose over the process after community activists learned about the negotiations underway, and certain groups that had come out against the project did not participate in the negotiations (there is disagreement about whether they were excluded or refused to participate). In June 2005, the developer and eight community organizations signed the CBA. While the CBA’s provisions cover the broad range of issues that correspond with the missions of the eight signatories, the provisions are aspirational, vaguely described, and difficult to enforce. Reaction to the agreement has been critical.

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4 Id. at 7. The groups involved in the negotiations were the All-Faith Council of Brooklyn, the Association of Community Organizations for Reform Now (ACORN), Brooklyn United for Innovative Local Development (BUILD), the Downtown Brooklyn Educational Consortium, the Downtown Brooklyn Neighborhood Alliance, the First Atlantic Terminal Housing Committee, the New York State Association of Minority Contractors and the Public Housing Communities. Salkin, supra note 2.
5 Id. at 7.
6 Id. at 8.
COMMON CHALLENGES IN NEGOTIATING COMMUNITY BENEFITS AGREEMENTS

<table>
<thead>
<tr>
<th>Representation</th>
<th>Parties Selected/Controlled by Developer</th>
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<td>Eight organizations were selected by the developer before negotiations began. Though there were established organizations among them, others within the group were created just prior to or during the negotiations.7</td>
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<tr>
<th>No CBA Negotiating Experience</th>
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<td>It has been suggested that some of the community groups were not experienced enough to properly negotiate and eventually administer the CBA’s provisions.8</td>
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<th>Divided Community</th>
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<td>Eight organizations signed the CBA but more than 50 community organizations representing Brooklyn residents signed a petition opposing the project due to the extensive impacts it would have on the local community.9</td>
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<tr>
<th>Transparency, Inclusivity</th>
<th>Broader Community Not Involved With Negotiations</th>
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<td>Several representatives of local community boards protested statements made by the developer overstating their role in the negotiations.10 They contended that their involvement with the agreement ended very early in the process and well before a final draft was prepared.11</td>
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<th>Negotiations Exclusive and Marked by Secrecy</th>
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<td>As more community groups learned about negotiations underway, there is disagreement about whether they were excluded or refused to participate.12 Since little information was provided publicly about the negotiations, there was a fragmentation of community responses.13</td>
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<tr>
<th>Conflicts of Interest</th>
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<td>One of the signatories, Brooklyn United for Innovative Local Development, incorporated as a nonprofit days before it announced its support for the development and received $100,000, office space, overhead, computer equipment, and furniture from the developer shortly after the CBA was signed.14</td>
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<th>Substance</th>
<th>Vague, Broad, Aspirational Goals with Few Details on Execution</th>
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<td>The developer is required to “give preference” to firms with a demonstrated commitment to hiring minorities and women, with no clearly defined goals or benchmarks with vague language about funding (e.g., “Developers and BUILD will seek and secure adequate public and/or private funding for this initiative.”).15</td>
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|           | The agreement mandates the creation of a high school for construction management with almost no details on how this is to be achieved; and this is similarly true for creation of a community health center.16 |

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7 Salkin, supra note 2.
8 Ibid.
9 “Organizations that are Opposed to or Deeply Concerned About the Proposed Forest City Ratner Nets Arena, 16 Highrise Tower Proposal for Brooklyn,” available at http://dddb.net/php/opposition.php (last visited November 12, 2015).
11 Ibid.
12 Been, supra note 3.
13 Salkin, supra note 2.
14 Been, supra note 3.
16 Ibid.
COMMON CHALLENGES IN NEGOTIATING COMMUNITY BENEFITS AGREEMENTS

Accountability

No Enforcement Mechanism for Terms
▶ The agreement requires the developer to fund the appointment of an
“independent compliance monitor” to oversee the implementation of the
agreement and investigate any complaints about its implementation.17 As of
2015, the developer had not fulfilled this obligation, making evaluation of the
CBA’s progress difficult and limiting the public’s access to information about
the project’s impact on the local community.18

Unclear Whether Community Benefits Delivered Upon
▶ Media reports on the progress of the development reveal that amidst various
construction delays due to litigation and the economic downturn, the
developer’s compliance with the affordable housing requirements has fallen
desperately short and there are questions as to whether the “affordable” units
built are actually affordable.19 Moreover, only 26 percent of the construction
jobs promised in the CBA by a certain period were fulfilled, with ambiguous
and sparse data provided by the developer on the number of local/women-
owned firms who have received contracts or the number of jobs provided to
Brooklyn residents.20

Yankee Stadium
▶ No community signatories.
▶ Community opposition to project and no community involvement in CBA process.
▶ Vague goals not responsive to community needs.
▶ Unclear whether agreement is valid, enforceable contract.

In 2006, New York City approved construction of a controversial new stadium for the New York Yankees.21 Local parks advocates concerned that construction would require paving large sections of local parks and razing hundreds of oak trees, residents concerned about increased traffic and noise, and community organizations concerned about the public subsidies that would be used for the proposed stadium, opposed the project.22 In the weeks preceding project approval, in an effort to quell the opposition, several elected officials in New York signed a CBA with the Yankees, setting forth commitments exclusively by the Yankees with regard to construction and operation of a new stadium.23 The agreement committed the Yankees to contribute $800,000 per year for 40 years to Bronx nonprofits and community organizations, $100,000 in equipment to Bronx nonprofits and schools, and 15,000 tickets to Yankee baseball home games to Bronx nonprofits and residents, to be distributed by a Fund Advisory Panel.24 Unfortunately, there were clear issues of representativeness and transparency and serious questions of enforceability and accountability.

17 Ibid.
20 Ibid.
22 Been, supra note 3.
23 Ibid.
### Common Challenges in Negotiating Community Benefits Agreements

<table>
<thead>
<tr>
<th>Challenge</th>
<th>Description</th>
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<tr>
<td><strong>Representativeness</strong></td>
<td>No Community Signatories</td>
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<td>The agreement was made between the Yankees, the Bronx Borough President, and the Bronx Delegation of the New York City Council; it was not negotiated or signed by any community groups.(^{25})</td>
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<tr>
<td><strong>Transparency, Inclusivity</strong></td>
<td>No Community Involvement in CBA Process and Community Opposition to Overall Project</td>
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<td>The City Council and Bronx political officials moved the agreement forward and authorized construction of the stadium despite continued opposition from the community.(^{26})</td>
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<tr>
<td><strong>Community Benefits</strong></td>
<td>Vague, Broad, Aspirational Goals with Few Details on Execution</td>
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<td>The agreement requires the Yankees to provide the general contractor of the project with &quot;sufficient resources&quot; for technical assistance to local and minority or women-owned businesses, but does not clearly define &quot;sufficient resources.&quot;(^{27})</td>
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<tr>
<td><strong>Conflicts of Interest</strong></td>
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<td>One of the agreement's most controversial provisions is the Fund Advisory Panel to be administered by &quot;an individual of prominence&quot; and provide distributions to local nonprofit groups.(^{28}) Because the fund's trustee would be appointed by the same elected officials responsible for the agreement, it has been referred to as a &quot;slush fund&quot; by critics who feared that funding would not be distributed impartially.(^{29})</td>
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<tr>
<td><strong>Accountability</strong></td>
<td>Lack of Consideration</td>
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<td>Because the agreement's obligations run only to the Yankees and no other party, there is a question about whether the agreement is supported by adequate consideration, a basic requirement of contract law.(^{30})</td>
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<tr>
<td><strong>Unclear Whether Community Benefits Delivered Upon</strong></td>
<td>Under the agreement, the fund was to be established the same day that construction started, Aug. 17, 2006, and monies from it distributed annually through 2046.(^{31}) The funds distribution and meeting of the group responsible for administering them were delayed for years.(^{32}) The panel has been plagued by accusations of mismanagement of funds and providing monetary support to organizations that lacked credibility in the local community.(^{33})</td>
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\(^{25}\) [Salkin, supra note 2.](http://observer.com/2006/04/the-yankees-700000-play-it-is-not-a-shakedown/)

\(^{26}\) [Been, supra note 3.](http://www.nytimes.com/2008/01/07/nyregion/07stadium.html?_r=0)

\(^{27}\) [Yankee Stadium CBA, supra note 24.](http://bronxyankeefund.org/)

\(^{28}\) [Ibid.](http://www.fieldofschemes.com/2011/09/26/3169/yankees-community-benefits-list-includes-dodgy-groups/)


\(^{30}\) [Gross, supra note 21.](http://www.nytimes.com/2008/01/07/nyregion/07stadium.html?_r=0)


\(^{32}\) [Ibid.](http://www.fieldofschemes.com/2011/09/26/3169/yankees-community-benefits-list-includes-dodgy-groups/)

COMMON CHALLENGES IN NEGOTIATING COMMUNITY BENEFITS AGREEMENTS

Miami Worldcenter

> No community signatories.
> Community excluded from negotiations.
> Narrow terms, not responsive and unlikely to meet community needs.
> MOU terminates within five years and may be terminated at any time by any party.

In 2015, a Memorandum of Understanding (MOU) was signed to accompany the Miami Worldcenter, one of the largest private master-planned development projects in the United States, including retail, hospitality, and residential space in a ten-block radius in downtown Miami.34 The development was approved in December 2014 by the Southeast Overtown/Park West Community Redevelopment Agency, which provided potentially more than $100 million in tax incentives to the developers of the project.35 Overtown, once known as “Colored Town,” is the second oldest neighborhood in Miami, built by African American laborers who helped build the Florida East Coast Railway when blacks were not allowed to live in the same neighborhoods as whites. According to one account:

“Overtown has faced continual declines since desegregation, as drugs, crime, and extreme poverty took hold. In the past 50 years, the historic neighborhood has seen its population dwindle from about 40,000 at its peak, to fewer than 7,000. Many of the poor and working class who have suffered from years of disinvestment see the Worldcenter deal as just another way to displace even more residents who have called the community home for generations.”36

The Mayor, developer, and South Florida Workforce Investment Board signed the MOU to accompany the development project, which provides for job training services targeted to residents in Overtown, as well as recitals of federal non-discrimination laws.37 The community remains concerned that local elected officials signed off on a deal that would force residents out and destroy Miami’s African American community.38 The MOU has been criticized as being unrepresentative and lacking the substance of a truly comprehensive CBA.

36 Ibid.
37 Memorandum of Understanding Among the South Florida Workforce Investment Board, The Office of the Mayor of Miami-Dade County and Miami Worldcenter Associates, LLC (July 14, 2015).
Representativeness

**No Community Signatories**
- Only government entities were signatory; no community organizations.\(^{39}\)

Transparency, Inclusivity

**Community Excluded From Negotiations**
- The negotiations process was closed and did not involve community organizations.\(^{40}\)
- The elected officials involved in the negotiations allegedly refused to meet with community representatives, faith leaders, or labor organizers.\(^{41}\)

Community Benefits

**Does Not Address Real Community Needs**
- Though there were provisions to train Overtown residents for project jobs and to eliminate questions regarding criminal history from initial employment applications, the MOU did not include many benefits sought by the local community, and local advocates argued that the agreement’s terms are unlikely to lead to gainful employment for Overtown residents.\(^{42}\)

**Vague Terms Unlikely to Benefit Impacted Residents**
- In its job-related provisions, the MOU did not clearly define the geography for targeted hiring of individuals for construction jobs in a way that would ensure that the residents most affected by the project would actually benefit from the jobs.\(^{43}\)

Accountability

**No Penalties**
- The MOU contains aspirational, general provisions with no clear means of enforcing them and no penalties to hold the parties accountable.\(^{44}\)

**Limited Term**
- The MOU terminates in five years with no avenue to extend or renegotiate terms.\(^{45}\)

**Termination Without Cause or Opt Out**
- The MOU may be terminated without cause by any party by providing 30 days written notice.\(^{46}\)

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\(^{39}\) Miami Worldcenter MOU, supra note 37. The South Florida Workforce Investment Board is a quasi-governmental agency with a service-specific function.


\(^{41}\) The Real Deal, South Florida Real Estate News, “Community activists push for better wages at Miami Worldcenter site,” available at http://therealdeal.com/miami/blog/2015/01/30/community-activists-push-for-better-wages-at-miami-worldcenter-site/#shash.uLd8mWGL.dpuF (last visited November 16, 2015).

\(^{42}\) The New Tropic, supra note 35.


\(^{44}\) Miami Worldcenter MOU, supra note 37.

\(^{45}\) Ibid.

\(^{46}\) Ibid.
In each of the case studies, the processes and resulting agreements did not encompass the four principles of effective CBAs:

1. Community Interests are Well-Represented
2. CBA Process is Transparent, Inclusive, and Accessible
3. Concrete, Meaningful Benefits Deliver What Community Needs
4. Clearly Defined Enforcement Mechanisms Ensure Developer Accountability

The benefits to the local community were limited, and these projects largely did not accurately and fully represent the interests of local residents, lacked strong terms to hold developers and elected officials accountable, and served to disempower, rather than empower, the community most impacted by the development projects.
Chart: Pitfalls versus Best Practices for CBAs

The following chart serves as a guide for both the pitfalls and best practices in the CBA process. It highlights shortcomings from the case studies and other purported CBAs. It contrasts these with elements from effective CBAs, providing real life examples of strong agreements, representative of the local community, where there were transparent negotiations processes that resulted in substantive terms responsive to communities’ needs and formal mechanisms to hold the relevant parties accountable.

<table>
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<tr>
<th>ELEMENTS OF BAD CBAS</th>
<th>ELEMENTS OF GOOD CBAS</th>
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<tr>
<td><strong>Representativeness</strong></td>
<td><strong>Community signatories independent, diverse, align with networks with CBA expertise</strong></td>
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<tr>
<td>No community signatories</td>
<td>Hill District: Coalition, led by two local community organizations, represented faith organizations, residents, labor unions, and local businesses, for a total of 100 organizations; worked with the Partnership for Working Families to develop CBA language.</td>
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<tr>
<td>Yankee Stadium: Only elected officials signatory.</td>
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<tr>
<td>Parties selected by developer or politicians</td>
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<td>Atlantic Yards: Signatories selected by developer before negotiations began.</td>
<td>Oakland Army Base: Coalition led by 12-organization committee representing over 30 organizations in extensive CBA negotiations process; coalition engaged member organizations’ strengths, through organizing, media outreach, research and policy development, legal support, leadership development, rallying interfaith congregations, and contacting voters to gauge support for key provisions.</td>
</tr>
<tr>
<td>Divided community</td>
<td></td>
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<tr>
<td>Atlantic Yards: Eight organization signatories; over 50 organizations signed petition opposing project.</td>
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<tr>
<td>No CBA negotiating experience</td>
<td>Community signatories independent, diverse, represent those most threatened by project impacts</td>
</tr>
<tr>
<td>Gateway Center at Bronx Terminal Market (“Gateway Center”): No signatory had CBA negotiating experience; no independent legal counsel to advise them through process.</td>
<td>Kingsbridge Armory: Coalition included 25 signatures of church leaders, business owners, labor</td>
</tr>
</tbody>
</table>

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47 Salkin, supra note 2.
48 Ibid.
49 Been, supra note 3.
50 In 2006, the New York City Council approved a large, subsidized development called the Gateway Center, at the site of the Bronx Terminal Market. The community benefits agreement that accompanied the development was signed by the developer, a local community college, the local chapter of the chamber of commerce, and a nonprofit housing developer, and has been called “sweetheart deal” between Bronx politicians and the developer.
<table>
<thead>
<tr>
<th>ELEMENTS OF BAD CBAS</th>
<th>ELEMENTS OF GOOD CBAS</th>
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<tbody>
<tr>
<td><strong>Transparency, Inclusivity</strong></td>
<td><strong>Community has opportunities to provide input throughout process; effective mechanisms to ensure transparency within coalition</strong></td>
</tr>
<tr>
<td><strong>Negotiations marked by secrecy</strong></td>
<td><strong>Negotiations process transparent and inclusive</strong></td>
</tr>
<tr>
<td>Atlantic Yards: Secretive negotiations contributed to fragmentation of community responses. 55</td>
<td>Hill District: Coalition organized community members and testified at public hearings; established steering committee with representatives appointed by city officials and coalition to oversee implementation of agreement with clearly defined extensive community participation. 59</td>
</tr>
<tr>
<td><strong>Negotiations exclusive</strong></td>
<td><strong>Negotiations time frame rushed</strong></td>
</tr>
<tr>
<td>Gateway Center: Taskforce never negotiated directly with developer; final negotiations occurred between elected officials and developer; resulted in watered down version of CBA. 56</td>
<td>Oakland Army Base: Extensive negotiations between city staff, city councilmembers, broad range of community stakeholders, and included as terms of the Lease Disposition and Development Agreement between city and project developers and made binding on project contractors and tenants; city and community groups also entered into cooperation agreement under which the groups agreed to support project in exchange for assurances about delivery of community benefits. 60</td>
</tr>
<tr>
<td><strong>Conflicts of interest</strong></td>
<td><strong>Multi-year stakeholder engagement process</strong></td>
</tr>
<tr>
<td>Atlantic Yards: One community signatory received funding from developer. 57</td>
<td>Oakland Army Base: Coalition led a multi-year negotiations process that began with a city stakeholder engagement process. 61</td>
</tr>
<tr>
<td><strong>Negotiations time frame rushed</strong></td>
<td></td>
</tr>
<tr>
<td>Gateway Center: Taskforce members given one month to prepare draft CBA; copies of CBA distributed the morning of city council vote to approve development plans; few read CBA. 58</td>
<td></td>
</tr>
</tbody>
</table>

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55 Salkin, supra note 2.  
56 Ibid.  
57 Been, supra note 3.  
58 Neighborhood Retail Alliance, supra note 54.  
59 Hill District CBA, supra note 48.  
60 Oakland Army Base CBA, supra note 50.  
61 Oakland Army Base CBA, supra note 50.
### Community Benefits

<table>
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<tr>
<th><strong>ELEMENTS OF BAD CBAS</strong></th>
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</table>

#### Vague, aspirational terms with few details on execution

**Cleveland MOU:** Parties required to use “good-faith efforts” to raise funds for demand driven workforce study; results on which most provisions are based; funding based on parties vaguely “mobilizing funding for these items” with no requirements of developer.\(^{62}\)

#### Does not address real community needs and unlikely to benefit impacted residents

**Miami Worldcenter:** A result of there being only one quasi-governmental signatory, CBA scope limited to job training with minimal specifics on meaningful employment opportunities for impacted residents, e.g., job-related provisions do not define geography for targeted hiring; does not ensure residents most affected by project would benefit from jobs.\(^{63}\)

#### Commitments voluntary

**Gateway Center:** Voluntary retention of local minority- or woman-owned contractors, payment of living wages, and requires developer to “work with” coalition to develop programs to benefit the community.\(^{64}\)

#### Conflicts of interest

**Yankee Stadium:** Fund Advisory Panel to be administered by “an individual of prominence,” appointed by same elected officials responsible for agreement; does not guard against funding being distributed impartially.\(^{65}\)

#### Issues addressed through detailed, concrete, measurable terms

**Hill District:** Clearly defined local hire and living wage requirements for jobs at the arena and hotel; city, county, and developers committed exact dollar amounts to specific projects within CBA, including $1,000,000 towards securing a grocery store within the Hill District by a certain date, and $150,000 per year for at least two years to start model first source referral center to provide and coordinate job preparation, training, and supportive services.\(^{66}\)

**Oakland Army:** Based on coalition priorities, CBA established Four Jobs Policies, which included clearly defined deliverables, benchmarks, responsibilities for hiring locally (including maps, streets, and zip codes for priority hiring areas), project labor agreements, long-term construction career opportunities, living wage standards, establishment of a jobs resource center in West Oakland, and requirements for employers to not ask about criminal background on job applications.\(^{67}\)

**Kingsbridge Armory:** Developer required to contribute $8M dollars initially for specific purposes, including establishing an annual $10,000 renewable energy scholarship fund for residents of Northwest Bronx to be trained to operate developer’s geothermal and/or solar power systems; establishes a “wall to wall” living wage payment requirement, covering all workers within the project.\(^{68}\)

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62 In 2013, the Cleveland Memorandum of Understanding was signed by the City of Cleveland and a group of organizations.

63 Memorandum of Understanding Regarding Community Benefits and Inclusion (Cleveland) (February 26, 2013).

64 Miami Worldcenter MOU, supra note 37.

65 Gross, supra note 21.


67 Hill District CBA, supra note 48.

68 Oakland Army Base CBA, supra note 50.

69 Kingsbridge Armory CBA, supra note 32.
### Elements of Bad CBAs

**Accountability**

<table>
<thead>
<tr>
<th>Issue</th>
<th>Example</th>
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</table>
| Limited remedies; injunctive relief unavailable                       | Gateway Center: Coalition's only remedy to obtain liquidated damages from developer, with amount capped at $600,000 for all violations over the life of project.  
Gross, supra note 21.                                                 |
| Overly burdensome enforcement and arbitration process                 | Gateway Center: The parties must wait to seek remedies (arbitration or judicial) until the expiration of an onerously long period provided to the developer, who has “as long as necessary to resolve and cure the alleged failure.”  
Gross, supra note 21.                                                 |
| Not enforceable against third parties                                 | Gateway Center: Local hiring and living wage provisions not enforceable against project’s contractors or retail tenants, who make up majority of those responsible for provisions.  
Gross, supra note 21.                                                 |
| Lack of consideration                                                 | Yankee Stadium: Enforceable only against Yankees; questionable whether there is a valid contract because of lack of consideration.  
Gross, supra note 21.                                                 |
| Limited term                                                          | Miami Worldcenter: Terminates in five years with no avenue to extend or renegotiate.  
Gross, supra note 21.                                                 |
| Termination without cause or opt out                                  | Miami Worldcenter: May be terminated without cause by any party with 30 days written notice.  
Gross, supra note 21.                                                 |
| Lack of integrity in provision of benefits                            | Atlantic Yards: Requirement for developer to fund “independent compliance monitor” to oversee and investigate complaints is still unfulfilled ten years after agreement executed.  
Gross, supra note 21.                                                 |

### Elements of Good CBAs

<table>
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<tr>
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</table>
| Monetary damages and injunctive relief explicitly available          | Kingsbridge Armory: Individuals not paid a living wage have cause of action against the developer and employer to enforce terms; and entitled to interest and attorneys’ fees if successful; clearly defined process with deliverables and deadlines for employers that provide Community Advisory Council to seek various remedies, including monetary damages or injunctive relief in court.  
Kingsbridge Armory CBA, supra note 32.                                 |
| Concrete, specific, clearly defined oversight process                | Kingsbridge Armory: Created formal structures for community-based oversight and enforcement of each CBA provision that include clear penalties and broad remedies, e.g., clearly defined reporting processes and recordkeeping requirements for each employer involved in development to provide to a “Community Advisory Council,” established to monitor implementation of CBA.  
Kingsbridge Armory CBA, supra note 32.                                 |
| Enforceable against third parties and successors of each party       | Hill District: Binds the agents, assigns, and successors of each party to the agreement, so that if there is a new developer, the agreement would still be binding upon them.  
Hill District CBA, supra note 48.                                      |
| Oakland Army Base: Jobs policy agreements were included as terms of the Lease Disposition and Development Agreement between city and developers and made binding on project contractors and tenants, as well as successors and assigns.  
Oakland Army Base CBA, supra note 50.                                 |

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70 Gross, supra note 21.  
71 Gross, supra note 21.  
72 Gross, supra note 21.  
73 Gross, supra note 21.  
74 Miami Worldcenter MOU, supra note 37.  
75 Ibid.  
76 Newsday, supra note 18.
Conclusion

If an agreement is not representative or a broad and inclusive coalition comprised of those most vulnerable to impacts of the development, if the negotiations process is not transparent, if the substance of the agreement is narrow, vague, and does not address a comprehensive range of issues, and its provisions are difficult to enforce, then the agreement likely will not truly benefit the local community. Equitable economic development advocates must beware of the likelihood in such circumstances of community co-option by powerful developers and politicians in order to push through large scale, publicly subsidized projects. Those pursuing community benefits agreements can avoid this scenario by adhering to principles of representativeness, transparency, concrete and meaningful community benefits, and accountability.