

March 21, 2019

Mr. Kyle Forster NYSDEC Division of Environmental Remediation, BURB 625 Broadway Albany, New York 12233-7016

Re: Periodic Review Report
Former Jared Holt Manufacturing
NYSDEC Site No. B-00005-4
Dente Project No. JB187006

Dear Mr. Forster,

Submitted herewith is the seventh annual Periodic Review Report (PRR) for the above reference property, as required by the Site Management Plan. This PRR was completed in accordance with and authorized by the Albany Housing Authority.

We appreciate the opportunity to complete these services. Please call, if you have questions regarding this information.

Very truly yours,
The Dente Group, a Terracon Company

Olivia R. Burns Project Manager/Environmental Technician

> Dente Group, A Terracon Company 594 Broadway Watervliet, NY 12189 P (518) 266 0310 F (518) 266 9238 terracon.com

PERIODIC REVIEW REPORT Former Jared Holt Manufacturing Facility City of Albany, Albany County, NY Dente Project No. JB187006

Prepared For:

Southend Associates L.P. & Southend Associates II L.P. c/o Albany Housing Authority
200 South Pearl Street
Albany, New York 12202

Prepared By:

The Dente Group, a Terracon Company 594 Broadway Watervliet, New York 12189 (518) 266-0310

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PERIODIC REVIEW REPORT

Former Jared Holt Manufacturing "Mfg." Site City of Albany, Albany County, New York

NYSDEC Site Number: B-00005-4 Dente Project Number JB187006

1.0 INTRODUCTION AND DESCRIPTION OF THE PROGRAM

1.1 INTRODUCTION

This Periodic Review Report (PRR), completed by the Dente Group, a Terracon Company (Dente) is required as an element of the Site Management Plan, which was included as a requirement of the original Record of Decision (ROD) at the Former Jared Holt Manufacturing "Mfg." (JHM). Property under the New York State (NYS) Environmental Restoration Program (ERP), under the 1996 Clean Water / Clean Air Bond Act, administered by the New York State Department of Environmental Conservation (NYSDEC). The Site was investigation in accordance with the State Assistance Contract (SAC) #C300443, which was executed on May 4, 1998. The remedy was implemented on all of the property by South End Associates, L.P. through its developer, Omni Housing Development, LLC (Omni). The remedy was implemented in accordance with the March 2001 ROD and Site Specific Reuse and Development Plan, dated September 2007 (amended March 2010 to include Phase II of the project), prepared by Evergreen Testing and Environmental Services, Inc. (Evergreen).

This PRR report is the seventh annual review of the site since the completion of the Site Management Plan in October, 2011. The next report should be completed in March of 2020.

1.2 SITE AND LOCATION DESCRIPTION

The Site is located in the county of Albany, New York and is identified as four (4) contiguous parcels known as SBL Nos. 76.73-1-18 (111 Broad Street), 76.73-1-20 (103 Broad Street), 76.73-1-21 (101 Broad Street), and 76.73-1-22 (99 Broad Street) on the Albany tax map. The Site is situated on an approximately 0.53-acre area bounded by residences to the north, Third Avenue to the south, Broad Street to the east, and Clinton Street to the west (Figure 1 in Appendix A).

The Site is divided into two internal phases or section, known as Phase I and Phase II, to facilitate development. Phase I is located on the south side of the overall property, is located

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Environmental - Facilities - Geotechnical - Materials

on tax parcel 76.73-1-18 (111 Broad Street), and is 0.40 acres in size. Phase II is located on the north side of the overall property and is located on tax parcels 76.73-1-20 (103 Broad Street), 76.73-1-21 (101 Broad Street), and 76.73-1-22 (99 Broad Street). Both Phase I and Phase II are developed with residential structures. The phases are depicted on the tax map in Appendix A.

1.3 SITE HISTORY

The manufacturing use of the former JHM site began on or about 1885 and continued until 1987. The principal operations were in the leather and shoe-making industry. Jared Holt Manufacturing Company made "stitching wax", which was a wax made from a mixture of plant gums, beeswax, tallow, and paraffin waxes. Stitching was used on shoes to lubricate the thread, protect it from moisture, and to help hold the threads in place.

The JHM process involved a high temperature blending/emulsification process where large kettles were heated to various temperatures. Modernization of the equipment occurred in the 1940's and the products that JHM produced expanded to include specialty cleaners, polishes, and floor waxes. The facility also included a laboratory for research and development. The JHM buildings have since been razed and removed from the site.

Prior to development of current buildings on the subject property, multiple environmental investigation reports and remediation events were completed at the subject property. The site has been previously investigated by others. A NYSDEC environmental restoration (Brownfields) project with state assistance funds provided by the 1996 Clean Air / Clean Water Bond Act was satisfactorily completed on the site from approximately July 1998 to October of 2000. The NYSDEC reviewed the previous investigations in conjunction with the Brownfield investigation, and based on such, the NYSDEC completed a ROD for the site listing a selected remedy for the contaminants identified at the site. The contaminants were identified in the ROD as Polycyclic Aromatic Hydrocarbons (PAH) compounds in the site soils. Other contaminants at the Site were not considered to be significant and did not require a remedy. The remedy in the ROD includes the importation of two feet of clean fill with a demarcation layer to address the potential for human exposure/contact to identifiable hazardous substances. The remedy also includes a property deed restriction forbidding the use of groundwater at the Site. Acceptable alternative protective cover possibilities are listed in the ROD as: sidewalks, parking lots, building footprints, or other protective barriers to limit contact with the impacted subsurface soils at the site.

The city of Albany IDS sold the property to Southend Associates L.P. (Southend) in 2007, before the remedy in the ROD was completed. Southend, through Omni Housing Development LLC (Omni, the developer), completed a "change of use" notification and Site Specific Reuse and Development Plan (SSRDP), dated September 2007 and amended in March of 2010 to include Phase II of the site, prepared by Evergreen, which was submitted to the NYSDEC. The SSRDP included planned construction of residential structures on the Site, a property deed restriction, and acceptable alternative protective cover possibilities as listed in the

ROD, including: sidewalks, parking lots, building footprints, and the importation of two feet of clean fill with a demarcation layer to limit contact with remaining exposed soil at the Site. The NYSDEC determine that the Plan was consistent with the requirements of the ROD issued by the Department for the former Jared Holt Site and so stated in a letter to Southend.

In accordance with the ROD and SSRDP, a soil cap and cover system, including building foundations, asphalt paving, and concrete walks, was installed of the Site as the remedy. The Site Management Plan (SMP) was prepared to manage site soils in perpetuity or until extinguishment of the Deed Restriction. Wok on the Site began with a Site Investigation (SI) in July of 1998, and was completed with the installation of the final topsoil cover in July 2011. All reports associated with the Site can be viewed by contacting the NYSDEC or its successor agency managing environmental issues in New York State.

1.4 **SUMMARY OF REMEDIAL ACTIONS**

The Site was developed in accordance with the NYSDEC-approved SSRDP for an Environmental ROD report, dated September 2007 and amended in March 2010.

The following is a summary of the remedy performed at the Site:

- Voluntary excavation of the soil/fill exceeding restricted residential SCO's was completed on Phase I. The excavated soil consisted of the PAH hot spot as described in Appendix E of the SMP. The excavated hot spot soil was replaced with clean sand and gravel fill to grade, prior to the construction of the buildings.
- Construction and maintenance of a soil cover system consisting of approximately 24" of clean fill, including 6" of topsoil cover, to prevent human exposure to contaminated soil/fill (if any) that may remain at the site
- Execution and maintenance of a deed restriction to restrict groundwater use (as a planned amendment) and to include provisions for a SMP to prevent future exposure to soils below the soil cover system at the Site.
- 4. Other major remedial elements including: covering of the Site soils (both Phase I and Phase II, though site soils on Phase II were not excavated except for building foundations) with concrete/asphalt/building foundations, placement of an orange plastic snow or safety fence demarcation layer below at least 24" of clean fill, and documentation that replacement fill does not contain contaminants over the NYSDEC SCO's for clean fill.
- 5. Development and implementation of a SMP for long term management of soil below the cover as required by the deed restriction, which includes plans for: (1) Institutional and Engineering Controls, (2) periodic monitoring, and (3) reporting

Work on the Site began with the Site Investigation in July 1998 and the remedy was completed with the installation of the final soil cover in July 2011.

2.0 ENGINEERING AND INSTITUTIONAL CONTROL PLAN

2.1 INTRODUCTION

Since potential contamination may be present below the soil cover system at this Site, Engineering controls and institutional Controls have been implemented to protect public health and the environment for the applicable future use. The Site has the following Engineering Controls:

- Soil: a minimum of 24 inches of soil cover underlain by an orange, plastic snow fence as a demarcation layer
- Asphalt surfacing
- Concrete surfacing or building slabs

A deed restriction is required to maintain and monitor these Engineering Controls. The deed restriction requires that Engineering Controls must be maintained as specified in the SMP.

In addition, the dee restriction places the following restrictions on the property:

- Use of groundwater underlying the property is prohibited without treatment rendering it safe for the intended use.
- The property shall not be used for any purpose other than the following: multifamily, medium density residential development with possible vacancies for commercial use
- All future activities on the property that would disturb remaining contaminated material must be conducted in accordance with the Excavation Plan included in this SMP.

The purpose of the surface cover system is to eliminate the potential for human contact with the fill material and eliminate the potential for contaminated runoff from the property, which will prevent ingestion/direct contact with contaminated soil.

2.2 ENGINEERING CONTROLS

Cover System

Exposure to potential contamination in soil/fill at the Site is prevented by a soil cover system placed over the Site. This cover system is comprised of a minimum of 24 inches of clean soil, asphalt pavement, concrete covered sidewalks, and concrete building slabs. The Excavation Plan that appears in Section 2.4 of the Site Management Plan outlines the procedures required to be implemented in the event the cover system is breached, penetrated, or temporarily removed, and if any underlying remaining contamination is disturbed.

Procedures for the inspection and maintenance of this cover are provided in the Monitoring Plan included in Section 3 of the SMP.

The cover system is a permanent control and the quality and integrity of this system will be inspected at defined, regular intervals in perpetuity.

2.3 INSTITUTIONAL CONTROLS

An Institutional Control is required by the ROD, by way of a deed restriction, to: (1) maintain and monitor Engineering Control systems; and (2) have this SMP in place to prevent future exposure to potential contamination by controlling disturbances of the subsurface contamination. Adherence to the Institutional Control on the Site is required by the deed restriction and will be implemented under this Site Management Plan. These Institutional Controls are:

- Compliance with the deed restriction by the Grantor and the Grantor's successors and assigns with all elements of this SMP;
- All Engineering Controls must be maintained as specified in the SMP;
- All Engineering Controls must be inspected and certified at a frequency and in a manner defined in the SMP
- Data and information pertinent to Site Management for the Controlled Property must be reported at the frequency and in a manner defined by the NYSDEC in the SMP. Currently this frequency is annually;
- The site owner or remedial party will submit to the NYSDEC a written statement that certifies, under penalty of perjury that: (1) controls employed at the Controlled Property are unchanged from the previous certification or that any changes to the controls were approved by the NYSDEC; and (2) nothing has occurred that impairs the ability of the controls to protect public health and environment or that constitute a violation or failure to comply with the SMP. NYSDEC retains the right to access such Controlled Property at any time in order to evaluate the continued maintenance of any and all controls. This certification shall be submitted at a frequency determined by the NYSDEC. Currently that frequency is annually.

The Site has an Institutional Control in the form of a deed restriction that may not be discontinued without approval from the NYSDEC.

3.0 SITE INSPECTION

3.1 GENERAL

A site inspection was completed on the subject property on March 20, 2019 at around 9:45 am by Dente representative Olivia Burns. Ms. Burns was unescorted at the time of the inspection as the site has open access. Ms. Burns observed the asphalt paved parking area and concrete sidewalks, along with the grassed lawn areas of the site. The use of the property (residential units) has not changed since the completion of the Site Management Plan. Photographs taken at the time of the site visit are presented in Appendix B.

The property appears to have remained relatively unchanged since the previous annual inspection in March of 2018. Patches of lawn at the rear of 103 Broad Street, a historically "dug out" area, appears less disturbed and more vegetated than in past inspections. A decorative tree along 3rd Avenue was cut down, though it does not appear the subsurface was disturbed in any way during the cutting. Minimal cracks were noted within the asphalt and concrete covered areas of the site, though they are considered minor and do not represent a concern.

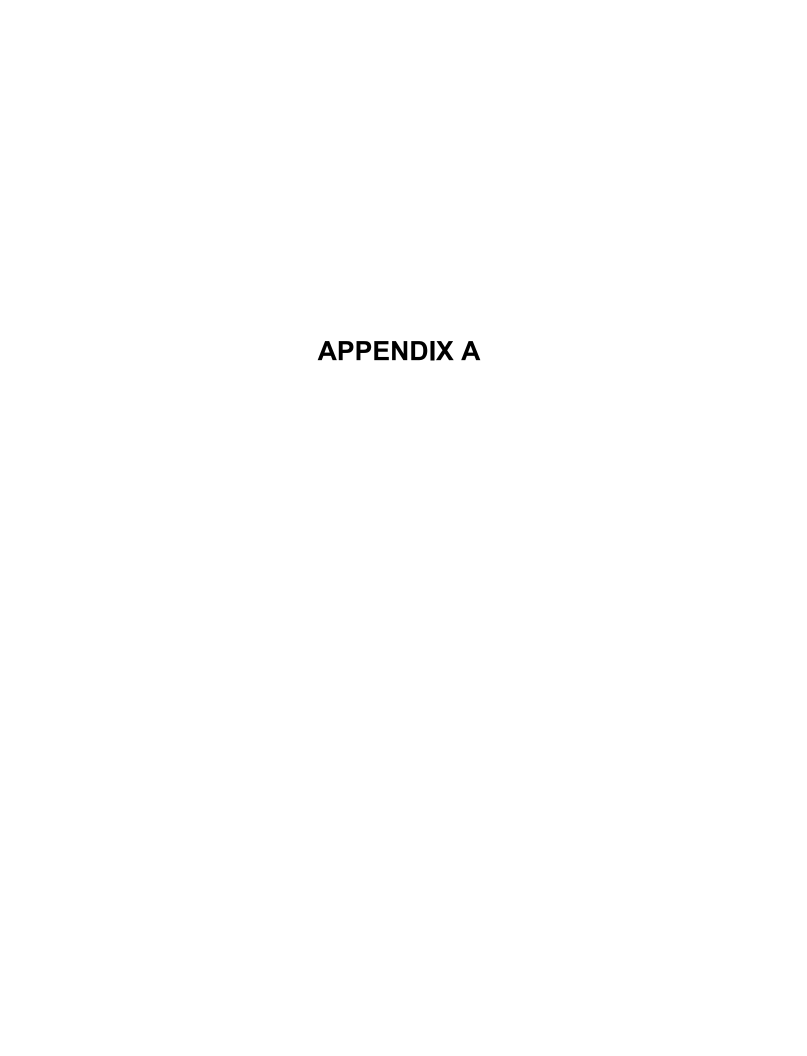
Media monitoring or sampling are not required on this property as part of the routine inspections. As no mechanical equipment is incorporated into this remedial system, operations and maintenance are in this case not applicable.

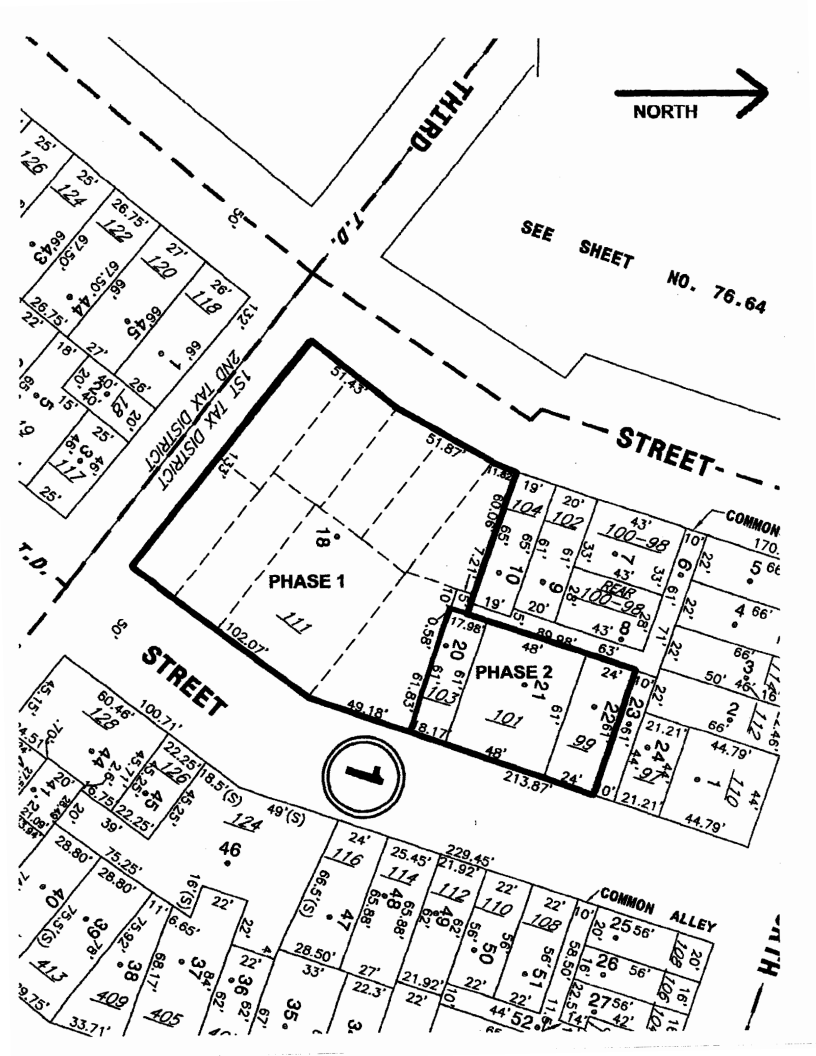
3.2 CONCLUSIONS

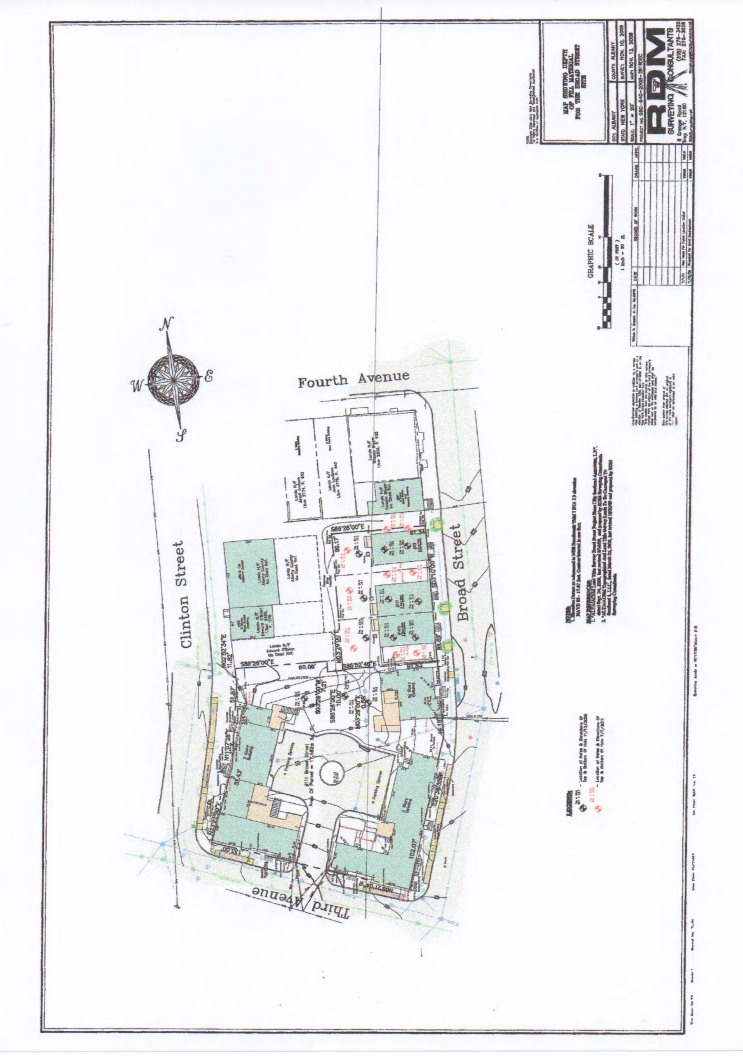
In the opinion of Dente the EC/IC installed on this property, which were completed in July of 2011, are functioning as intended in preventing human contact with residual contamination. The EC/IC appear to be in general compliance with the requirements laid out in the SMP, including deed restrictions. Engineering and Institutional Controls Certification Forms are presented in Appendix C.

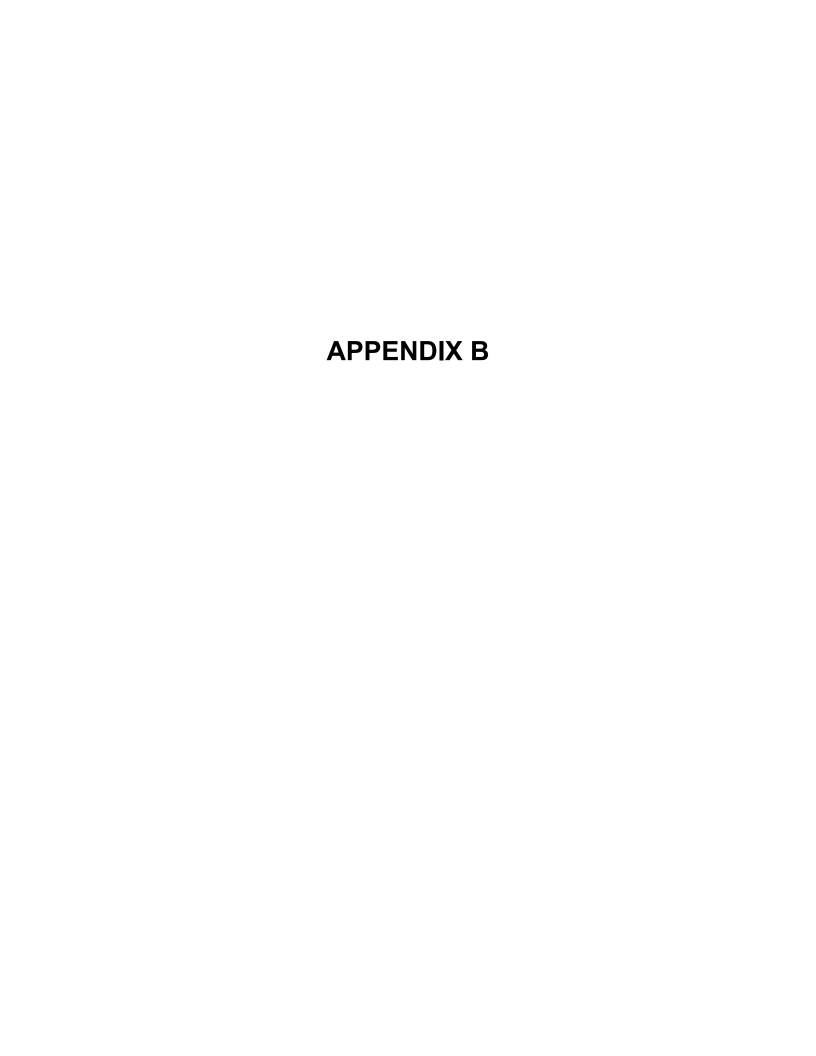
3.3 RECOMMENDATIONS

It is recommended that the cover system remain in place, as outlined in the SMP and Completion Report. Further changes to the cover system are not warranted at this time.

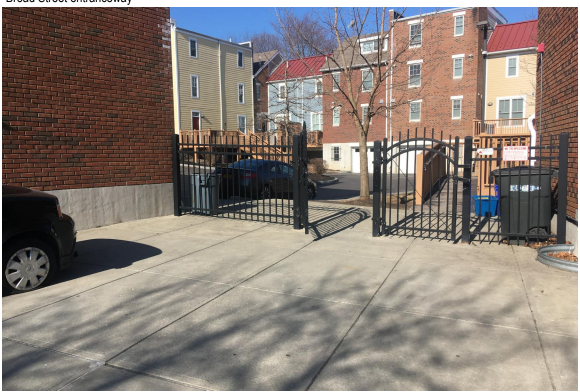




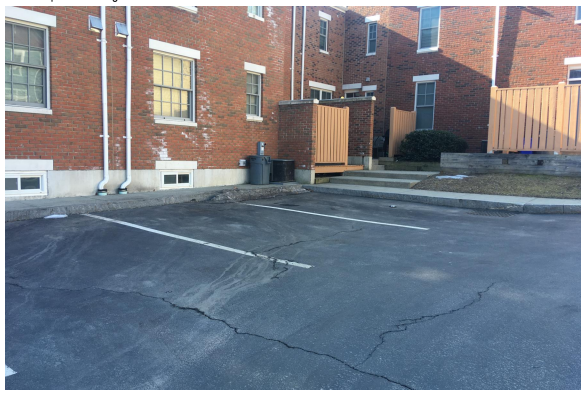




Broad Street entranceway



Minor asphalt cracking



View north along Broad Street



View north along Clinton Street

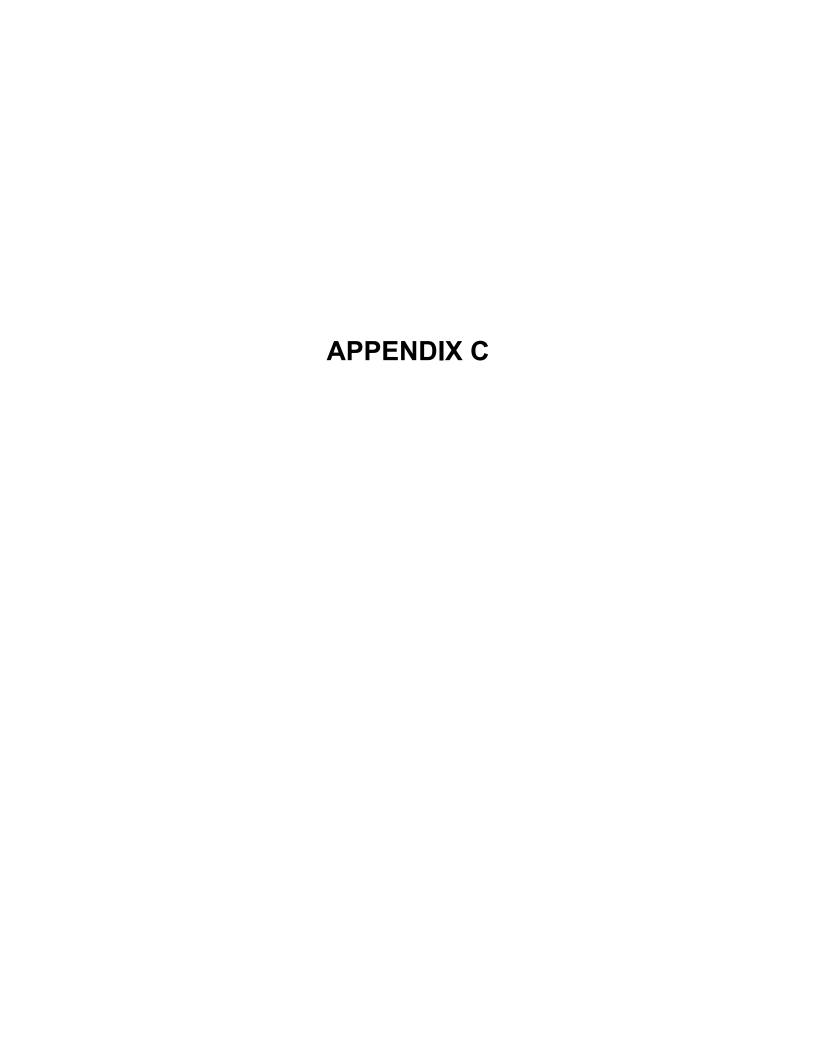


Cut tree along 3rd Avenue



More vegetated area which has historically been more disturbed







Enclosure 2 NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION Site Management Periodic Review Report Notice Institutional and Engineering Controls Certification Form



Sit	Site Details te No. B00005	Box 1	
Sit	te Name Former Jared Holt Mfg. Site		
Cit Co	re Address: Broad & Clinton Streets Zip Code: 12202- ty/Town: Albany bunty: Albany re Acreage: 0.530		
Re	eporting Period: February 28, 2018 to February 28, 2019		
		YES	NO
1.	Is the information above correct?	Ż	
	If NO, include handwritten above or on a separate sheet.		
2.	Has some or all of the site property been sold, subdivided, merged, or undergone a tax map amendment during this Reporting Period?	l 🗍	ĺ X
3.	Has there been any change of use at the site during this Reporting Period (see 6NYCRR 375-1.11(d))?		X
4.	Have any federal, state, and/or local permits (e.g., building, discharge) been issued for or at the property during this Reporting Period?		×
	If you answered YES to questions 2 thru 4, include documentation or evidence that documentation has been previously submitted with this certification form		
5.	Is the site currently undergoing development?		×
		-	
		Box 2	
		YES	NO
6.	Is the current site use consistent with the use(s) listed below? Industrial	M	
7.	Are all ICs/ECs in place and functioning as designed?	X	
	IF THE ANSWER TO EITHER QUESTION 6 OR 7 IS NO, sign and date below DO NOT COMPLETE THE REST OF THIS FORM. Otherwise continue.	and	
A١	Corrective Measures Work Plan must be submitted along with this form to address	these iss	iues.
Siç	gnature of Owner, Remedial Party or Designated Representative Date		

SITE NO. B00005 Box 3

Description of Institutional Controls

<u>Parcel</u>

76.73-1-18

Owner

Southend Associates, L.P.

Institutional Control

Ground Water Use Restriction

Soil Management Plan Site Management Plan

The site was regraded and covered with a protective layer of two feet of clean soil over green spaces, that is, areas not occupied by buildings, pavement or sidewalks. The majority of the site was developed by constructing low income housing which included a mix of single family and multifamily residential properties along with the companion driveways, parking areas, and sidewalks. In areas where green spaces were created (such as yards), orange plastic snow fencing was placed beneath the two-foot soil layer, as a demarcation of where the contaminated layer begins. This demarcation will help prevent future contact with contaminated soils.

76.73-1-20

Southend Associates, L.P.

Ground Water Use Restriction Soil Management Plan Site Management Plan

The site was regraded and covered with a protective layer of two feet of clean soil over green spaces, that is, areas not occupied by buildings, pavement or sidewalks. The majority of the site was developed by constructing low income housing which included a mix of single family and multifamily residential properties along with the companion driveways, parking areas, and sidewalks. In areas where green spaces were created (such as yards), orange plastic snow fencing was placed beneath the two-foot soil layer, as a demarcation of where the contaminated layer begins. This demarcation will help prevent future contact with contaminated soils.

76.73-1-21

Southend Associates, L.P.

Ground Water Use Restriction Site Management Plan Soil Management Plan

The site was regraded and covered with a protective layer of two feet of clean soil over green spaces, that is, areas not occupied by buildings, pavement or sidewalks. The majority of the site was developed by constructing low income housing which included a mix of single family and multifamily residential properties along with the companion driveways, parking areas, and sidewalks. In areas where green spaces were created (such as yards), orange plastic snow fencing was placed beneath the two-foot soil layer, as a demarcation of where the contaminated layer begins. This demarcation will help prevent future contact with contaminated soils.

76.73-1-22

Southend Associates, L.P.

Soil Management Plan Site Management Plan Ground Water Use Restriction

The site was regraded and covered with a protective layer of two feet of clean soil over green spaces, that is, areas not occupied by buildings, pavement or sidewalks. The majority of the site was developed by constructing low income housing which included a mix of single family and multifamily residential properties along with the companion driveways, parking areas, and sidewalks. In areas where green spaces were created (such as yards), orange plastic snow fencing was placed beneath the two-foot soil layer, as a demarcation of where the contaminated layer begins. This demarcation will help prevent future contact with contaminated soils.

Box 4

Description of Engineering Controls

<u>Parcel</u>

Engineering Control

76.73-1-18

Cover System

Periodic Review Report (PRR) Certification Statements

1.	I certify by checking "YES" below that:					
	a) the Periodic Review report and all attachments were prepared under the direction of, and reviewed by, the party making the certification;					
	 b) to the best of my knowledge and belief, the work and conclusions described in this certification are in accordance with the requirements of the site remedial program, and generally accepted engineering practices; and the information presented is accurate and compete. 	n				
	YES NO					
	X					
2.	If this site has an IC/EC Plan (or equivalent as required in the Decision Document), for each Institutional or Engineering control listed in Boxes 3 and/or 4, I certify by checking "YES" below that all of the following statements are true:	al				
	(a) the Institutional Control and/or Engineering Control(s) employed at this site is unchanged since the date that the Control was put in-place, or was last approved by the Department;					
	(b) nothing has occurred that would impair the ability of such Control, to protect public health and the environment;	d				
	(c) access to the site will continue to be provided to the Department, to evaluate the remedy, including access to evaluate the continued maintenance of this Control;					
	(d) nothing has occurred that would constitute a violation or failure to comply with the Site Management Plan for this Control; and					
	(e) if a financial assurance mechanism is required by the oversight document for the site, the mechanism remains valid and sufficient for its intended purpose established in the document.					
	YES NO					
	X					
	IF THE ANSWER TO QUESTION 2 IS NO, sign and date below and DO NOT COMPLETE THE REST OF THIS FORM. Otherwise continue.					
	A Corrective Measures Work Plan must be submitted along with this form to address these issues.					
	Signature of Owner, Remedial Party or Designated Representative Date					

IC CERTIFICATIONS SITE NO. B00005

Box 6

SITE OWNER OR DESIGNATED REPRESENTATIVE SIGNATURE

I certify that all information and statements in Boxes 1,2, and 3 are true. I understand that a false statement made herein is punishable as a Class "A" misdemeanor, pursuant to Section 210.45 of the Penal Law.

1 Colloen Class at 2005 Pear	1St Albanyly
print name print business ad	dress ()
am certifying as Mornaging agent	(Owner or Remedial Party)
for the Site named in the Site Details Section of this form.	
Signature of Owner, Remedial Party of Designated Representative Rendering Certification	4/16/2018 Date

IC/EC CERTIFICATIONS

Qualified Environmental Professional Signature	Box 7						
I certify that all information in Boxes 4 and 5 are true. I understand that a false statement made herein is punishable as a Class "A" misdemeanor, pursuant to Section 210.45 of the Penal Law.							
print name at Terracan (ansulfants - 594 Broadwa	y Wakenliet,	M					
am certifying as a Qualified Environmental Professional for the Managing Agust (Owner or Remedial Party)							
$\int \int \int d^{3}x dx$							
Signature of Qualified Environmental Professional, for the Owner or Remedial Party, Rendering Certification Stamp (Required for PE)		ł					