

Department of Environmental Conservation

Brownfield Cleanup Program

Citizen Participation Plan for Ace Suede and Leather

April 2019

Site No. C203072 808 East 139th Street (Port Morris) Bronx, NY 10454

www.dec.ny.gov

Contents

<u>Section</u> P	age Number
1. What is New York's Brownfield Cleanup Program?	1
2. Citizen Participation Activities	1
3. Major Issues of Public Concern	7
4. Site Information	8
5. Investigation and Cleanup Process	9
Appendix A - Project Contacts and Locations of Reports and Information	13
Appendix B - Site Contact List	15
Appendix C - Site Location Map	22
Appendix D - Brownfield Cleanup Program Process	23

* * * * *

Note: The information presented in this Citizen Participation Plan was current as of the date of its approval by the New York State Department of Environmental Conservation. Portions of this Citizen Participation Plan may be revised during the site's investigation and cleanup process.

Applicant: **B&B First Holdings LLC ("Applicant")** Site Name: **Ace Suede and Leather ("Site")** Site Address: **808 East 139th Street** Site County: **Bronx** Site Number: **C203072**

1. What is New York's Brownfield Cleanup Program?

New York's Brownfield Cleanup Program (BCP) works with private developers to encourage the voluntary cleanup of contaminated properties known as "brownfields" so that they can be reused and developed. These uses include recreation, housing, and business.

A *brownfield* is any real property that is difficult to reuse or redevelop because of the presence or potential presence of contamination. A brownfield typically is a former industrial or commercial property where operations may have resulted in environmental contamination. A brownfield can pose environmental, legal, and financial burdens on a community. If a brownfield is not addressed, it can reduce property values in the area and affect economic development of nearby properties.

The BCP is administered by the New York State Department of Environmental Conservation (NYSDEC) which oversees Applicants who conduct brownfield site investigation and cleanup activities. An Applicant is a person who has requested to participate in the BCP and has been accepted by NYSDEC. The BCP contains investigation and cleanup requirements, ensuring that cleanups protect public health and the environment. When NYSDEC certifies that these requirements have been met, the property can be reused or redeveloped for the intended use.

For more information about the BCP, go online at: <u>http://www.dec.ny.gov/chemical/8450.html</u>.

2. Citizen Participation Activities

Why NYSDEC Involves the Public and Why It Is Important

NYSDEC involves the public to improve the process of investigating and cleaning up contaminated sites, and to enable citizens to participate more fully in decisions that affect their health, environment, and social well-being. NYSDEC provides opportunities for citizen involvement and encourages early two-way communication with citizens before decision makers form or adopt final positions.

Involving citizens affected and interested in site investigation and cleanup programs is important for many reasons. These include:

- Promoting the development of timely, effective site investigation and cleanup programs that protect public health and the environment
- Improving public access to, and understanding of, issues and information related to a particular site and that site's investigation and cleanup process
- Providing citizens with early and continuing opportunities to participate in NYSDEC's site investigation and cleanup process
- Ensuring that NYSDEC makes site investigation and cleanup decisions that benefit from input that reflects the interests and perspectives found within the affected community
- Encouraging dialogue to promote the exchange of information among the affected/interested public, State agencies, and other interested parties that strengthens trust among the parties, increases understanding of site and community issues and concerns, and improves decision making.

This Citizen Participation (CP) Plan provides information about how NYSDEC will inform and involve the public during the investigation and cleanup of the site identified above. The public information and involvement program will be carried out with assistance, as appropriate, from the Applicant.

Project Contacts

Appendix A identifies NYSDEC project contact(s) to whom the public should address questions or request information about the site's investigation and cleanup program. The public's suggestions about this CP Plan and the CP program for the site are always welcome. Interested people are encouraged to share their ideas and suggestions with the project contacts at any time.

Locations of Reports and Information

The locations of the reports and information related to the site's investigation and cleanup program also are identified in Appendix A. These locations provide convenient access to important project documents for public review and comment. Some documents may be placed on the NYSDEC web site. If this occurs, NYSDEC will inform the public in fact sheets distributed about the site and by other means, as appropriate.

Site Contact List

Appendix B contains the site contact list. This list has been developed to keep the community informed about, and involved in, the site's investigation and cleanup process. The site contact list will be used periodically to distribute fact sheets that provide updates about the status of the project. These will include notifications of upcoming activities at the site (such as fieldwork), as well as availability of project documents and announcements about public comment periods. The site contact list includes, at a minimum:

- Chief executive officer and planning board chairperson of each county, city, town and village in which the site is located;
- Residents, owners, and occupants of the site and properties adjacent to the site;
- The public water supplier which services the area in which the site is located;
- Any person who has requested to be placed on the site contact list;
- The administrator of any school or day care facility located on or near the site for purposes of posting and/or dissemination of information at the facility;
- Location(s) of reports and information.

The site contact list will be reviewed periodically and updated as appropriate. Individuals and organizations will be added to the site contact list upon request. Such requests should be submitted to the NYSDEC project contact(s) identified in Appendix A. Other additions to the site contact list may be made at the discretion of the NYSDEC project manager, in consultation with other NYSDEC staff as appropriate.

Note: The first site fact sheet (usually related to the draft Remedial Investigation Work Plan) is distributed both by paper mailing through the postal service and through DEC Delivers, its email listserv service. The fact sheet includes instructions for signing up with the appropriate county listserv to receive future notifications about the site. See http://www.dec.ny.gov/chemical/61092.html.

Subsequent fact sheets about the site will be distributed exclusively through the listserv, except for households without internet access that have indicated the need to continue to receive site information in paper form. Please advise the NYSDEC site project manager identified in Appendix A if that is the case. Paper mailings may continue during the investigation and cleanup process for some sites, based on public interest and need.

CP Activities

The table at the end of this section identifies the CP activities, at a minimum, that have been and will be conducted during the site's investigation and cleanup program. The flowchart in Appendix D shows how these CP activities integrate with the site investigation and cleanup process. The public is informed about these CP activities through fact sheets and notices distributed at significant points during the program. Elements of the investigation and cleanup process that match up with the CP activities are explained briefly in Section 5.

- Notices and fact sheets help the interested and affected public to understand contamination issues related to a site, and the nature and progress of efforts to investigate and clean up a site.
- **Public forums, comment periods and contact with project managers** provide opportunities for the public to contribute information, opinions and perspectives that have potential to influence decisions about a site's investigation and cleanup.

The public is encouraged to contact project staff at any time during the site's investigation and cleanup process with questions, comments, or requests for information.

This CP Plan may be revised due to changes in major issues of public concern identified in Section 3 or in the nature and scope of investigation and cleanup activities. Modifications may include additions to the site contact list and changes in planned citizen participation activities.

Technical Assistance Grant

NYSDEC must determine if the site poses a significant threat to public health or the environment. This determination generally is made using information developed during the investigation of the site, as described in Section 5.

If the site is determined to be a significant threat, a qualifying community group may apply for a Technical Assistance Grant (TAG). The purpose of a TAG is to provide funds to the qualifying group to obtain independent technical assistance. This assistance helps the TAG recipient to interpret and understand existing environmental information about the nature and extent of contamination related to the site and the development/implementation of a remedy.

An eligible community group must certify that its membership represents the interests of the community affected by the site, and that its members' health, economic well-being or enjoyment of the environment may be affected by a release or threatened release of contamination at the site.

As of the date the declaration (page 2) was signed by the NYSDEC project manager, the site poses a significant threat to public health and the environment.

To verify the significant threat status of the site, the interested public may contact the NYSDEC project manager identified in Appendix A.

For more information about TAGs, go online at <u>http://www.dec.ny.gov/regulations/2590.html</u>

Note: The table identifying the citizen participation activities related to the site's investigation and cleanup program follows on the next page:

Citizen Participation Activities	Timing of CP Activity(ies)		
Application Process:			
Prepare site contact listEstablish document repository(ies)	At time of preparation of application to participate in the BCP.		
 Publish notice in Environmental Notice Bulletin (ENB) announcing receipt of application and 30-day public comment period Publish above ENB content in local newspaper Mail above ENB content to site contact list Conduct 30-day public comment period 	When NYSDEC determines that BCP application is complete. The 30-day public comment period begins on date of publication of notice in ENB. End date of public comment period is as stated in ENB notice. Therefore, ENB notice, newspaper notice, and notice to the site contact list should be provided to the public at the same time.		
After Execution of Brownfield Site Cleanup Agreement (BCA):			
Prepare Citizen Participation (CP) Plan	Before start of Remedial Investigation Note: Applicant must submit CP Plan to NYSDEC for review and approval within 20 days of the effective date of the BCA.		
Before NYSDEC Approves Remedial Investigation (RI) Work Plan:			
 Distribute fact sheet to site contact list about proposed RI activities and announcing 30-day public comment period about draft RI Work Plan Conduct 30-day public comment period 	Before NYSDEC approves RI Work Plan. If RI Work Plan is submitted with application, public comment periods will be combined and public notice will include fact sheet. Thirty-day public comment period begins/ends as per dates identified in fact sheet.		
After Applicant Completes Remedial Investigation:			
Distribute fact sheet to site contact list that describes RI results	Before NYSDEC approves RI Report		
Before NYSDEC Approves Remedial Work Plan (RWP):			
 Distribute fact sheet to site contact list about draft RWP and announcing 45-day public comment period Public meeting by NYSDEC about proposed RWP (if requested by affected community or at discretion of NYSDEC project manager) Conduct 45-day public comment period 	Before NYSDEC approves RWP. Forty-five day public comment period begins/ends as per dates identified in fact sheet. Public meeting would be held within the 45- day public comment period.		
Before Applicant Starts Cleanup Action:			
Distribute fact sheet to site contact list that describes upcoming cleanup action	Before the start of cleanup action.		
After Applicant Completes Cleanup Action:			
 Distribute fact sheet to site contact list that announces that cleanup action has been completed and that NYSDEC is reviewing the Final Engineering Report Distribute fact sheet to site contact list appropriate 	At the time the cleanup action has been completed. Note: The two fact sheets are combined when possible if there is not a delay in issuing the COC.		
Distribute fact sheet to site contact list announcing NYSDEC approval of Final Engineering Report and issuance of Certificate of Completion (COC)			

3. Major Issues of Public Concern

This section of the CP Plan identifies major issues of public concern that relate to the site. Additional major issues of public concern may be identified during the course of the site's investigation and cleanup process.

Based upon sampling performed during a 2013 Phase II Environmental Site Assessment (ESA), Site soil and groundwater is known to be impacted with hazardous volatile organic compounds (VOCs) including the chlorinated solvents perchloroethylene (PCE) and trichloroethylene (TCE). The contamination identified is understood to have been a result of leaking Underground Storage Tanks (USTs) that served the former drycleaning and leather making operations at the Site. The Site has not yet been evaluated for impact to soil-vapor.

The impact to soil was identified beneath the building at a depth of six to eight-feet below the building slab and groundwater in the area is not utilized for private or public potable water supply. Therefore, it is unlikely for a person to come in direct contact with impacted soil or groundwater. However, the potential for harmful vapors to enter and accumulate within the buildings and/or migrate offsite, poses a possible health risk to building occupants and neighbors.

The presence of known soil and groundwater contamination at the Site, the potential for groundwater to contribute to the migration of contamination offsite, and the potential for soil-vapor to impact the Site buildings and surrounding properties are the issues of major public concern associated with the Site. These conditions may negatively impact local economic development by impairing the ability to cleanup and redevelop the Site, reducing property values in the area, and impacting local business.

The Site is located in an Environmental Justice Area. Environmental justice is defined as the fair treatment and meaningful involvement of all people regardless of race, color, national origin, or income with respect to the development, implementation, and enforcement of environmental laws, regulations, and policies.

Environmental justice efforts focus on improving the environment in communities, specifically minority and low-income communities, and addressing disproportionate adverse environmental impacts that may exist in those communities.

The site is located in an area with a sizable Hispanic-American and African-American population nearby. Therefore, all future fact sheets will be translated into Spanish.

For additional information, visit: <u>https://statisticalatlas.com/tract/New-York/Bronx-County/001900/Race-and-Ethnicity</u>

4. Site Information

Appendix C contains a map identifying the location of the site.

Site Description

The Site is located at 808 East 139th Street in the Port Morris neighborhood of the Bronx, and is comprised of one approximately 0.43-acre parcel. The parcel is improved with two contiguous buildings, one single-story and one two-story portions that occupy the majority of the Site. The Site is located in a densely urbanized area of the Bronx that is zoned for heavy industrial uses. The Site is bordered by East 139th Street to the north, a national railway/Amtrak easement passing to the east, and commercial and industrial properties to the south and west.

History of Site Use, Investigation, and Cleanup

The Site is zoned for industrial use and is currently occupied by one commercial tenant, a storage and moving company. Historically, the Site was operated as a dry-cleaning facility from the 1940's through the 1970's, and as a leather factory from the late 1970's to 2013. According to available records, seven USTs are present in the south-central portion of the building that served the former operations. The USTs were reported to have stored the chemical solvents Varnolene, and more recently Tetrachlorothylene (PCE). Varnolene was the brand name of a form of mineral spirits used historically in dry-cleaning and PCE is commonly used in many current industrial and commercial operations, including dry-cleaning and leather making.

Impact to Site soil and groundwater was identified during a December 2013 Phase II ESA performed by Environmental Business Consultants (EBC) in response to a Phase I ESA completed for the Site. The investigation indicated that the chemicals identified were related to the former Site operations and are likely a result of leaking USTs and/or their associated piping. As a result, the Site was assigned to the New York State Department of Environmental Conservations (NYSDEC) spills cleanup program (Spill Number: 1309303). Due to the nature of the chemicals identified, the Site was later listed as a NYSDEC Class 02 Inactive Hazardous Waste Site (Site Number: 203072). As of February 2019, the Site has been accepted and moved to the NYSDEC BCP to undergo investigation and cleanup.

Although chemicals such as these pose a potential health risk, they were identified several feet beneath the building in both soil and groundwater, minimizing the potential for direct contact with the public. Furthermore, groundwater at the Site and from the surrounding area are not utilized for private or public potable water supply. Impact to

Site soil-vapor has not yet been evaluated. The New York City Department of Environmental Protection provides water to NYC residents.

An offsite subsurface investigation in the area surrounding the Site was conducted by the NYSDEC and performed by EnviroTrac Ltd. in January 2015. The investigation consisted of the collection and analysis of soil, groundwater and soil-vapor samples. The investigation identified subsurface impacts from petroleum-related chemicals, and to a lesser extent, chlorinated compounds.

5. Investigation and Cleanup Process

Application

The Applicant has applied for and been accepted into New York's Brownfield Cleanup Program as a Volunteer. This means that the Applicant was not responsible for the disposal or discharge of the contaminants or whose ownership or operation of the site took place after the discharge or disposal of contaminants. The Volunteer must fully characterize the nature and extent of contamination onsite, and must conduct a "qualitative exposure assessment," a process that characterizes the actual or potential exposures of people, fish and wildlife to contaminants on the site and to contamination that has migrated from the site.

The Applicant in its Application proposes that the site will be used for restricted purposes.

To achieve this goal, the Applicant will conduct an investigation and cleanup activities at the site with oversight provided by NYSDEC. The Brownfield Cleanup Agreement executed by NYSDEC and the Applicant sets forth the responsibilities of each party in conducting these activities at the site.

Investigation

The Applicant will conduct an investigation of the site officially called a "remedial investigation" (RI). This investigation will be performed with NYSDEC oversight. The Applicant must develop a remedial investigation workplan, which is subject to public comment.

The site investigation has several goals:

- 1) Define the nature and extent of contamination in soil, surface water, groundwater and any other parts of the environment that may be affected;
- 2) Identify the source(s) of the contamination;
- Assess the impact of the contamination on public health and the environment; and

4) Provide information to support the development of a proposed remedy to address the contamination or the determination that cleanup is not necessary.

The Applicant submits a draft "Remedial Investigation Work Plan" to NYSDEC for review and approval. NYSDEC makes the draft plan available to the public review during a 30-day public comment period.

When the investigation is complete, the Applicant will prepare and submit a report that summarizes the results. This report also will recommend whether cleanup action is needed to address site-related contamination. The investigation report is subject to review and approval by NYSDEC.

NYSDEC will use the information in the investigation report to determine if the site poses a significant threat to public health or the environment. If the site is a "significant threat," it must be cleaned up using a remedy selected by NYSDEC from an analysis of alternatives prepared by the Applicant and approved by NYSDEC. If the site does not pose a significant threat, the Applicant may select the remedy from the approved analysis of alternatives.

Interim Remedial Measures

An Interim Remedial Measure (IRM) is an action that can be undertaken at a site when a source of contamination or exposure pathway can be effectively addressed before the site investigation and analysis of alternatives are completed. If an IRM is likely to represent all or a significant part of the final remedy, NYSDEC will require a 30-day public comment period.

Remedy Selection

When the investigation of the site has been determined to be complete, the project likely would proceed in one of two directions:

1. The Applicant may recommend in its investigation report that no action is necessary at the site. In this case, NYSDEC would make the investigation report available for public comment for 45 days. NYSDEC then would complete its review, make any necessary revisions, and, if appropriate, approve the investigation report. NYSDEC would then issue a "Certificate of Completion" (described below) to the Applicant.

or

2. The Applicant may recommend in its investigation report that action needs to be taken to address site contamination. After NYSDEC approves the investigation report, the Applicant may then develop a cleanup plan, officially called a "Remedial Work Plan".

The Remedial Work Plan describes the Applicant's proposed remedy for addressing contamination related to the site.

When the Applicant submits a draft Remedial Work Plan for approval, NYSDEC would announce the availability of the draft plan for public review during a 45-day public comment period.

Cleanup Action

NYSDEC will consider public comments, and revise the draft cleanup plan if necessary, before approving the proposed remedy. The New York State Department of Health (NYSDOH) must concur with the proposed remedy. After approval, the proposed remedy becomes the selected remedy. The selected remedy is formalized in the site Decision Document.

The Applicant may then design and perform the cleanup action to address the site contamination. NYSDEC and NYSDOH oversee the activities. When the Applicant completes cleanup activities, it will prepare a Final Engineering Report (FER) that certifies that cleanup requirements have been achieved or will be achieved within a specific time frame. NYSDEC will review the report to be certain that the cleanup is protective of public health and the environment for the intended use of the site.

Certificate of Completion

When NYSDEC is satisfied that cleanup requirements have been achieved or will be achieved for the site, it will approve the FER. NYSDEC then will issue a Certificate of Completion (COC) to the Applicant. The COC states that cleanup goals have been achieved and relieves the Applicant from future liability for site-related contamination, subject to certain conditions. The Applicant would be eligible to redevelop the site after it receives a COC.

Site Management

The purpose of site management is to ensure the safe reuse of the property if contamination will remain in place. Site management is the last phase of the site cleanup program. This phase begins when the COC is issued. Site management incorporates any institutional and engineering controls required to ensure that the remedy implemented for the site remains protective of public health and the environment. All significant activities are detailed in a Site Management Plan.

An *institutional control* is a non-physical restriction on use of the site, such as a deed restriction that would prevent or restrict certain uses of the property. An institutional

control may be used when the cleanup action leaves some contamination that makes the site suitable for some, but not all uses.

An *engineering control* is a physical barrier or method to manage contamination. Examples include: caps, covers, barriers, fences, and treatment of water supplies.

Site management also may include the operation and maintenance of a component of the remedy, such as a system that pumps and treats groundwater. Site management continues until NYSDEC determines that it is no longer needed.

Appendix A -Project Contacts and Locations of Reports and Information

Project Contacts

For information about the site's investigation and cleanup program, the public may contact any of the following project staff:

New York State Department of Environmental Conservation (NYSDEC):

Wendi Zheng Project Manager NYSDEC Region 2 Division of Environmental Remediation One Hunters Point Plaza 47-40 21st Street Long Island City, NY 11101 718-482-7541 Tom Panzone Public Participation Specialist NYSDEC Region 2 One Hunters Point Plaza 47-40 21st Street Long Island City, NY 11101 718-482-4953

New York State Department of Health (NYSDOH):

Dawn Hettrick Project Manager NYSDOH Empire State Plaza Corning Tower Room 1787 Albany, NY 12237 518-402-7860

Locations of Reports and Information

The facilities identified below are being used to provide the public with convenient access to important project documents:

Mott Haven Library 321 East 140th Street Bronx, New York Attn: Mgr. Ms. Jeanie Thomas Phone: 718-665-4878 Hours: Mon-Thu 10am-7pm, Fri-Sat 10am-5pm, Sun Closed. Bronx Community Board 1 3024 3rd Avenue Bronx, New York Attn: District Mgr. Mr. Cedric Loftin Phone: 718-585-7117 Hours: Mon-Fri 9am-5pm, Sat-Sun Closed. NYSDEC Region 2 Office One Hunters Point Plaza 47-40 21st Street Long Island City, New York 11101 Attn: Ms. Wendi Zheng Phone: 718-482-7541 Hours: Mon-Fri 9am-5pm, Sat-Sun Closed, (call for appointment).

Appendix B - Site Contact List

Municipal and Community Board Leaders:

New York City Mayor Bill De Blasio City Hall New York, NY 10007 Phone: 311 or 212-NEW-YORK

Hon. Scott Stringer NYC Comptroller 1 Centre Street New York, NY 10007

NYC Public Advocate Attn: Jumaane Williams 1 Centre Street, 15th Floor New York, NY 10007

NYC Councilman Hon. Rafael Salamanca Jr. 1070 Southern Boulevard Bronx, NY 10459

NYS Senator Hon. Jose M. Serrano 1916 Park Avenue, Suite 202 New York, NY 10037

NYS Assembly Hon. Carmen E. Arroyo 384 East 149th Street, Suite 301 Bronx, NY 10455

Hon. Charles Schumer U.S. Senator 780 Third Avenue, Suite 2301 New York, NY 10017

Hon. Kirsten Gillibrand U.S. Senator 780 Third Avenue, Suite 2601 New York, NY 10017 Hon. Jose E. Serrano U.S. House of Representatives 1231 Lafayette Avenue, 4th Floor Bronx, NY 10474

Luis M. Diaz Bronx County Clerk 851 Grand Concourse, Room 118 Bronx, NY 10451

Julie Stein Office of Environmental Planning & Assessment NYC Dept. of Environmental Protection 96-05 Horace Harding Expressway Flushing, NY 11373

Mark McIntyre NYC Office of Environmental Remediation 100 Gold Street - 2nd Floor New York, NY 10038

Marisa Lago Commissioner, NYC Dept. of City Planning 120 Broadway, 31st Floor New York, NY 10271

Bronx Borough President Rubin Diaz Jr. Office of the Bronx Borough President 851 Grand Concourse, 3rd Floor Bronx, New York 10451 Phone: General Office: (718) 590-3500 Constituent Services: (718) 590-3554 Executive Office: (718) 590-3557 Email: webmail@bronxbp.nyc.gov

Bronx Borough Planning Board Chairperson James Rausse Phone: (718) 590 6815 Email: jrausse@bronxbp.nyc.gov Bronx Community Board #1 District Manager Cedric Loften 3024 Third Avenue Bronx, NY 10455 Phone: (718) 585-7117 email: brxcb1@optonline.net

Bronx District #1 Chairman George Rodriguez 3024 Third Avenue Bronx, NY 10455 Phone: (718) 585-7117 email: <u>brxcb1@optonline.net</u>

The Haven Project C/O New York Restoration Project (NYRP) 254 West 31st Street, 10th Floor New York, NY 10001

Site Owner/Operators:

Current Site Owner Ace Suede-Life, Inc. 808 East 139th Street Bronx, NY 10454

PO Box 327 Cliffside Park, NJ 07010

Current Site Operator/Tenant Empire Movers 808 East 139th Street Bronx, NY 10454

Adjacent Properties:

Marathon Enterprises 787-797 East 138th Street, Bronx, NY 10454

Apache li Realty Company 805 East 139h Street Bronx, NY, 10454 Penn Central Company/Amtrak Rail Line

Local Water Supply:

New York City Department of Environmental Protection Attn: Vincent Sapienza, Commissioner 59-17 Junction Boulevard Flushing, NY, 11373 Phone: (212) 639 9675 if not in NY. If in any borough of New York City dial 311

Schools and Day Care Centers:

Mother Hale Academy (Pre-K Services) 677 E 141st St. Bronx NY, 10454 Phone: 1 (718) 292 4628 Administration: Jasmin Gonzalez

Document Repositories:

Mott Haven Library 321 East 140th Street Bronx, NY Manager: Ms. Jeanine Thomas Phone: (718) 665 4878 jeaninethomas@nypl.org

Bronx Community Board 1 3024 3rd Avenue Bronx, New York District Mgr. Mr. Cedric Loftin Phone: 718-585-7117

Local Media Outlets:

The Bronx Chronicle www.thebronxchronicle.com 25 Westchester Square Suite 1 Bronx, NY 10462 Phone: (347) 224-7635 Sal J. Conforto J.D. Esq. Publisher/CEO Editor-In-Chief sal@thebronxchronicle.com

NY 1 News 75 Ninth Avenue New York, NY 10011

New York Daily News 4 New York Plaza New York, NY 10004

New York Post 1211 Avenue of the Americas New York, NY 10036

Hoy Nueva York 1 MetroTech Center, 18th Floor Brooklyn, NY 11201

El Diario La Prensa 1 MetroTech Center, 18th Floor Brooklyn, NY 11201

Impacto New York 225 West 35th Street, Suite 305 New York, NY 10001

La Voz Hispana NY 159 East 116th Street New York, NY 10029

Bronx Times Reporter 900 East 132nd Street Bronx, NY 10454

Inner City Press P.O.Box 580188, Mount Carmel Station Bronx, NY 10458

Mott Haven Herald editor@motthavenherald.com

http://www.motthavenherald.com/

Community, Civic, Religious and Other Environmental Organizations:

Eric Soto, Director Consolidated Edison Corporate Affairs 511 Theodore Fremd Avenue Rye, NY 10580

Gabriel DeJesus, President 40th NYPD Police Precinct Council 257 Alexander Avenue Bronx, NY 10454

Engine 83 Ladder 29 FDNY 618 East 138th Street Bronx, NY 10454

South Bronx Unite southbronxunite@gmail.com http://southbronxunite.org/

For A Better Bronx Contact: Marian Feinberg, Executive Director 199 Lincoln Avenue, Suite 213/214 Bronx, NY 10454

Sustainable South Bronx Jennifer Mitchell, Executive Director 1647 Macombs Road, Ground Floor Bronx, NY 10453

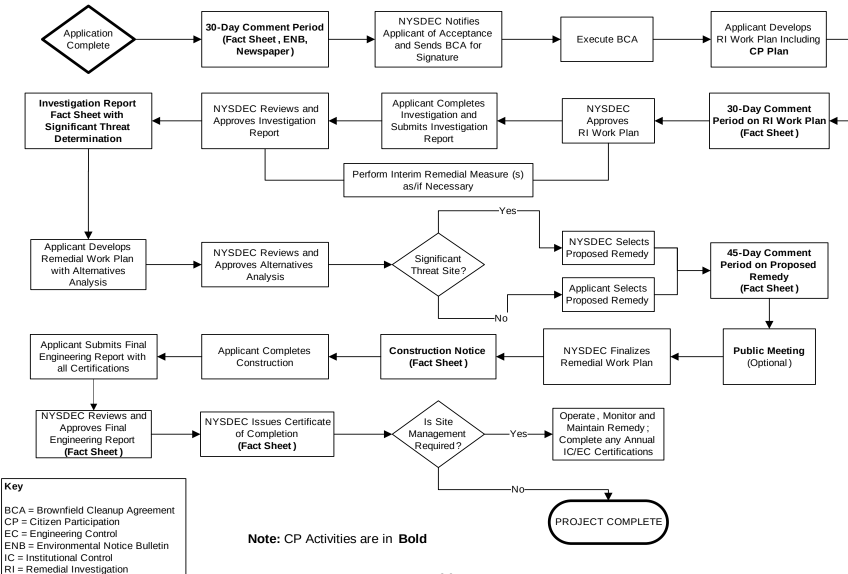
South Bronx Overall Economic Development Corporation 555 Bergen Avenue Bronx, NY 10455

South Bronx Community Congress 145 East 149th Street, 2nd Floor Bronx, NY 10451



Appendix C - Site Location Map

Appendix D– Brownfield Cleanup Program Process





Division of Environmental Remediation

Remedial Programs Scoping Sheet for Major Issues of Public Concern

Instructions

This Scoping Sheet assesses major issues of public concern; impacts of the site and its remedial program on the community; community interest in the site; information the public needs; and information needed from the public.

The information generated helps to plan and conduct required citizen participation (CP) activities, and to choose and conduct additional CP activities, if appropriate. The scoping sheet can be revisited and updated as appropriate during the site's remedial process to more effectively implement the site's CP program.

Note: Use the information as an aid to prepare and update the Major Issues of Public Concern section of the site CP Plan.

General Instructions

- When to prepare: During preparation of the CP Plan for the site. It can be revisited and updated anytime during the site remedial process.
- Fill in site name and other information as appropriate.
- The Scoping Sheet may be prepared by DEC or a remedial party, but must be reviewed and approved by the DER site project manager or his/her designee.

Instructions for Numbered Parts

Consider the bulleted issues and questions below and any others that may be unique or appropriate to the site and the community to help complete the five Parts of this Scoping Sheet. Identify the issue stakeholders in Parts 1 through 3 and adjust the site's contact list accordingly.

Part 1. List Major Issues of Public Concern and Information the Community Wants.

- Is our health being impacted? (e.g. Are there problems with our drinking water or air? Are you going to test our water, yards, sumps, basements? Have health studies been done?)
- There are odors in the neighborhood. Do they come from the site and are they hazardous?
- Are there restrictions on what we may do (e.g. Can our children play outside? Can we garden? Must we avoid certain areas? Can we recreate (fish, hunt, hike, etc. on/around the site?)
- How and when were the site's contamination problems created?
- What contaminants are of concern and why? How will you look for contamination and find out where it is going? What is the schedule for doing that?
- The site is affecting our property values!
- How can we get more information (e.g. who are the project contacts?)
- How will we be kept informed and involved during the site remedial process?
- Who has been contacted in the community about site remedial activities?
- What has been done to this point? What happens next and when?
- The site is going to be cleaned up for restricted use. What does that mean? We don't want redevelopment on a "dirty" site.

Part 2. List Important Information Needed From the Community, if Applicable.

- Can the community supplement knowledge about past/current uses of the site?
- Does the community have knowledge that the site may be significantly impacting nearby people, properties, natural resources, etc.?
- Are activities currently taking place at the site or at nearby properties that may need to be restricted?
- Who may be interested or affected by the site that has not yet been identified?
- Are there unique community characteristics that could affect how information is exchanged?
- Does the community and/or individuals have any concerns they want monitored?
- Does the community have information about other sources in the area for the contamination?

Part 3. List Major Issues and Information That Need to be Communicated <u>to</u> the Community.

- Specific site investigation or remediation activities currently underway, or that will begin in the near future.
- The process and general schedule to investigate, remediate and, if applicable, redevelop the site.
- Current understanding about the site contamination and effects, if any, on public health and the environment.
- Site impacts on the community and any restrictions on the public's use of the site and/or nearby properties.
- Planned CP activities, their schedule, and how they relate to the site's remedial process.
- Ways for the community to obtain/provide information (document repositories, contacts, etc.).

Part 4. Community Characteristics

a. - **e.** Obtain information from local officials, property owners and residents, site reports, site visits, "windshield surveys," other staff, etc.

f. Has the affected community experienced other **significant** present or past environmental problems unrelated to this site? Such experiences could significantly affect public concerns and perspectives about the site; how the community will relate to project staff; the image and credibility of project staff within the community; and the ways in which project staff communicate with the community.

g. In its remedial programs, DER seeks to integrate, and be consistent with, environmental justice principles set forth in *DEC Commissioner Policy 29 on Environmental Justice* and *DER 23 – Citizen Participation Handbook for Remedial Programs.* Is the site and/or affected community wholly or partly in an Environmental Justice (EJ) Area? Use the Search feature on DEC's public web site for "environmental justice". DEC's EJ pages define an EJ area, and link to county maps to help determine if the site and/or community are in an EJ area.

h. Consider factors such as:

- Is English the primary language of the affected community? If not, provisions should be considered regarding public outreach activities such as fact sheets, meetings, door-to-door visits and other activities to ensure their effectiveness.
- The age demographics of the community. For example, is there a significant number of senior citizens in the community? It may be difficult for some to attend public meetings and use document repositories. This may suggest adopting more direct interaction with the community with activities such as door-to-door visits, additional fact sheets, visits to community and church centers, nursing homes, etc.
- How do people travel about the community? Would most people drive to a public meeting or document repository? Is there adequate public transportation?

Part 5. Affected/Interested Public.

Individuals and organizations who need or want information and input can change during the site's remedial process. This need is influenced by real, potential, or perceived impacts of the site or the remedial process. Some people may want information and input throughout the remedial process. Others may participate only during specific remedial stages, or may only be interested in particular issues.

It is important to revisit this question when reviewing this scoping sheet. Knowing who is interested in the site – and the issues that are important to them – will help to select and conduct appropriate outreach activities, and to identify their timing and the information to be exchanged.

Check all affected/interested parties that apply to the site. **Note: Adjust the site's contact list appropriately.** The following are some ways to identify affected/interested parties:

- Tax maps of adjacent property owners
- Attendees at public meetings
- Telephone discussions
- Letters and e-mails to DER, the remedial party, and other agencies
- · Political jurisdictions and boundaries
- Media coverage

- Current/proposed uses of site and/or nearby properties (recreational, commercial, industrial)
- Discussions with community organizations: grass roots organizations, local environmental groups, environmental justice groups, churches, and neighborhood advisory groups



Division of Environmental Remediation

Remedial Programs Scoping Sheet for Major Issues of Public Concern (see instructions)

Site Name: Ace Suede and Leather

Site Number: C203072

Site Address and County: 808 East 139th Street, Bronx, New York

Remedial Party(ies): B & B First Holdings LLC

Note: For Parts 1. – 3. the individuals, groups, organizations, businesses and units of government identified should be added to the site contact list as appropriate.

Part 1. List major issues of public concern and information the community wants. Identify individuals, groups, organizations, businesses and/or units of government related to the issue(s) and information needs. Use this information as an aid to prepare or update the Major Issues of Public Concern section of the site Citizen Participation Plan.

Major issues of concern include known soil and groundwater contamination, the potential for groundwater to contribute to the offsite migration of contaminants, and the unknown condition of soil-vapor. These conditions may affect the ability to develop the Site and surrounding area, reduce real estate value in the area, and negatively affect property and business owners.

The site is located in an Environmental Justice Area, in a neighborhood with a large Hispanic-American and African-American population. Therefore, all future fact sheets will be translated into Spanish.

How were these issues and/or information needs identified? During Phase I and Phase II performed in 2013.

Part 2. List important information needed **from** the community, if applicable. Identify individuals, groups, organizations, businesses and/or units of government related to the information needed. None.

How were these information needs identified? NA

Part 3. List major issues and information that need to be communicated **to** the community. Identify individuals, groups, organizations, businesses and/or units of government related to the issue(s) and/or information.

The potential for exposure to hazardous chemicals and impact to the environment should be communicated to the public as necessary.

How were these issues and/or information needs identified? During Phase I and Phase II performed in 2013.

Part 4. Identify the following characteristics of the affected/interested community. This knowledge will help to identify and understand issues and information important to the community, and ways to effectively develop and implement the site citizen participation plan (mark all that apply):

a. Land use/zoning at and around site:

 \Box Residential \Box Agricultural \Box Recreational \Box Commercial \boxtimes Industrial

b. Residential type around site: ⊠ **Urban** □ **Suburban** □ **Rural**

c. Population density around site: \square **High** \square **Medium** \square **Low**

d. Water supply of nearby residences:
☑ Public □ Private Wells □ Mixed

e. Is part or all of the water supply of the affected/interested community currently impacted by the site? \Box Yes \boxtimes No

Provide details if appropriate: NA

f. Other environmental issues significantly impacted/impacting the affected community? \Box Yes \boxtimes No

Provide details if appropriate: Remedial investigation pending.

g. Is the site and/or the affected/interested community wholly or partly in an Environmental Justice Area? ⊠ Yes □ No

h. Special considerations: ⊠ Language □ Age □ Transportation □ Other

Explain any marked categories in **h**: All future fact sheets will be translated into Spanish.

Part 5. The site contact list must include, at a minimum, the individuals, groups, and organizations identified in Part 2. of the Citizen Participation Plan under 'Site Contact List'. Are *other* individuals, groups, organizations, and units of government affected by, or interested in, the site, or its remedial program? (Mark and identify all that apply, then adjust the site contact list as appropriate.)

Non-Adjacent Residents/Property Owners: Click here to enter text.

- ☑ Local Officials: Click here to enter text.
- \boxtimes Media: Click here to enter text.
- □ Business/Commercial Interests: Click here to enter text.
- □ Labor Group(s)/Employees: Click here to enter text.
- □ Indian Nation: Click here to enter text.
- Citizens/Community Group(s): Click here to enter text.
- Environmental Justice Group(s): Click here to enter text.
- Environmental Group(s): Click here to enter text.
- \boxtimes Civic Group(s): Click here to enter text.
- **Recreational Group(s):** Click here to enter text.

□ **Other(s):** Click here to enter text.

Prepared/Updated By: Brian Barth	Date: 2/27/2019
ReviewedApproved By: Thomas V. Panzone	Date: 4/1/19