

Environmental Conservation BROWNFIELD CLEANUP PROGRAM (BCP) APPLICATION TO AMEND BROWNFIELD CLEANUP AGREEMENT AND AMENDMENT

Please refer to the attached instructions for guidance on completing this application.

Submission of a full BCP application will be required should this application be determined to be a major amendment. If the amendment seeks to add or subtract more than an insignificant acreage of property to the BCA, applicants are encouraged to consult with the DEC project team prior to submitting this application.

PART I. BROWNFIELD CLEANUP AGREEMENT AMENDMENT APPLICATION				
1. Check the appropriate box(es) below based on the nature of the amendment modification(s) requested:				
Amendment to modify the existing BCA (check one or more boxes below):				
Add applicant(s)				
Substitute applicant(s)				
Remove applicant(s)				
Change in name of applicant(s)				
Amendment to reflect a transfer of title to all or part of the brownfield site:				
a. A copy of the recorded deed must be provided. Is this attached? Yes No				
b. Change in ownership Additional owner (such as a beneficial owner)				
c. Pursuant to 6 NYCRR Part 375-1.11(d), a Change of Use form should have been submitted prior to a transfer of ownership. If this has not yet been submitted, include the form with this application. Is this form attached? Yes No Submitted on:				
Amendment to modify description of the property(ies) listed in the existing BCA				
Amendment to modify description of the property(les) listed in the existing BCA				
Amendment to expand or reduce property boundaries of the property(ies) listed in the existing BCA				
Sites in Bronx, Kings, New York, Queens or Richmond Counties ONLY: amendment to request determination that the site is eligible for tangible property credit component of the brownfield redevelopment tax credit.				
Other (explain in detail below)				
2. REQUIRED: Please provide a brief narrative describing the specific requests included in this amendment: The purpose of this BCA Amendment No. 1 application is to add a new Volunteer, "Concord 145 L.P.", to the BCA, while retaining the existing Volunteer, "Concord Developments Housing Development Fund Corporation". See Exhibit A for supporting documentation.				

SECTION I: CURRENT AGREEMENT INFORMATION This section must be completed in full. Attach additional pages as necessary.			
BCP SITE NAME: 431-441 Concord Avenue Developmer	nt Project BCP SITE NUMBER: C203177		
NAME OF CURRENT APPLICANT(S): Concord Developments Housing Development Fund Corporation			
INDEX NUMBER OF AGREEMENT: C203177-03-25	DATE OF ORIGINAL AGREEMENT: 04/11/25		
APPLICANT'S SIGNATORY: Edward Poteat			

	ON II: NEW REQUESTOR IN lete this section only if adding it	FORMATION new requestor(s) or the name of an existing r	equestor h	nas cha	anged.	
NAME	: Concord 145 L.P.		•			
ADDR	ESS: 1872 Lexington Avenue	e, Suite 201				
CITY/1	FOWN: New York, NY		ZIP COD	E: 100	35	
PHON	E: (212) 776-1919	EMAIL: epoteat@carthageadvisors.com				
REQU	ESTOR CONTACT: Edward F	Poteat				
ADDR	ESS: 1872 Lexington Avenue	e, Suite 201				
CITY/1	FOWN: New York, NY		ZIP COD	E: 100	35	
PHON	E: (212) 776-1919	EMAIL: epoteat@carthageadvisors.com				
REQU	ESTOR'S CONSULTANT: GEI	Consultants, Inc., P.C. CONTACT: Nicholas J. Ro	ecchia / V	Villiam	J. Fit	chett
ADDR	ESS: 1000 New York Avenue	e, Suite B				
CITY/1	ΓΟWN: Huntington Station, N	Υ	ZIP COD	E: 117	46	
PHON	E:(631) 760-9300	EMAIL: nrecchia@geiconsultants.com / wfi	itchett@ge	eiconsi	ultants	.com
REQU	ESTOR'S ATTORNEY: Sive, Pa	aget & Riesel, P.C. CONTACT: David Yudelso	on, Esq.			
ADDR	ESS: 560 Lexington Avenue,	15th Floor				
CITY/TOWN: New York, NY ZIP CODE: 10022						
PHON	E: (646) 378-7219	EMAIL: dyudelson@sprlaw.com				
					Υ	N
1.	Is the requestor authorized to	conduct business in New York State?			\odot	\bigcirc
2. If the requestor is a corporation, LLC, LLP, or other entity requiring authorization from the NYS Department of State (NYSDOS) to conduct business in NYS, the requestor's name must appear exactly as given above in the NYSDOS Corporation & Business Entity Database. A print-out of entity information from the NYSDOS database must be submitted with this application. Is this print-out attached?						
3. Requestor must submit proof that the party signing this application and amendment has the authority to bind the requestor. This would be documentation showing the authority to bind the requestor in the form of corporate organizational papers, a Corporate Resolution or an Operating Agreement or Resolution for an LLC. Is this proof attached?						
4.	If the requestor is an LLC, the this information attached?	e names of the members/owners must be pro	vided. Is	N/A	0	0
5.	Describe the new requestor's	relationship to all existing applicants:				
The new Volunteer, "Concord 145 L.P.", is an affiliate of and within the same organizational family as the existing Volunteer.						

	ete this section only if a transfe		ce. Attach additional pages if nece	ssan	,
			oplicant Non-Applicant	oour y	
OWNE	ER'S NAME:		CONTACT:		
ADDR	ESS:				
CITY/	ΓOWN:		ZIP CODE:		
PHON	E:	EMAIL:			
OPER	ATOR:		CONTACT:		
ADDR	ESS:				
CITY/	ΓOWN:		ZIP CODE:		
PHON	E:	EMAIL:			
	ON IV: NEW REQUESTOR Elete this section only if adding r		ional pages if necessary.		
If ansv		ving questions, please provide	additional information as an attac	hmer	nt.
				Υ	N
1.	Are any enforcement actions	pending against the requestor	regarding this site?	\bigcirc	\odot
Is the requestor presently subject to an existing order for the investigation, removal or remediation relating to contamination at the site?			0	•	
Is the requestor subject to an outstanding claim by the Spill Fund for the site? Any questions regarding whether a party is subject to a spill claim should be discussed with the Spill Fund Administrator.				•	
4.	4. Has the requestor been determined in an administrative, civil or criminal proceeding to be in violation of (i) any provision of the subject law; (ii) any order or determination; (iii) any regulation implementing ECL Article 27 Title 14; or (iv) any similar statute or regulation of the state or federal government? If so, provide additional information as an attachment.				•
5.	Has the requestor previously relative to the application, suc and any other relevant inform	ch as site name, address, DEC	? If so, include information C site number, reason for denial,	0	•
6.	6. Has the requestor been found in a civil proceeding to have committed a negligent or intentionally tortious act involving the handling, storing, treating, disposing or transporting or contaminants?			•	
7.	7. Has the requestor been convicted of a criminal offense (i) involving the handling, storing, treating, disposing or transporting of contaminants; or (ii) that involves a violent felony, fraud, bribery, perjury, theft, or offense against public administration (as that term is used in Article 195 of the Penal Law) under federal law or the laws of any state?			•	
8.	8. Has the requestor knowingly falsified statements or concealed material facts in any matter within the jurisdiction of the Department, or submitted a false statement or made use of or made a false statement in connection with any document or application submitted to the Department?			•	

	ON IV: NEW REQUESTOR ELIGIBILITY INFO	,	Υ	N
9.	Is the requestor an individual or entity of the ty committed an act or failed to act, and such act of a BCP application?		0	•
10.	Was the requestor's participation in any remeterminated by DEC or by a court for failure to order?		0	•
11.	Are there any unregistered bulk storage tanks	on-site which require registration?	0	0
12.		HAT IT IS EITHER A PARTICIPANT OR VOLUBY CHECKING ONE OF THE BOXES BELOW		R
\bigcirc	PARTICIPANT	VOLUNTEER		
or (2) i contan result o	A requestor who either (1) was the owner of e at the time of the disposal of contamination is otherwise a person responsible for the mination, unless the liability arises solely as a of ownership, operation of or involvement	A requestor other than a participant, in a requestor whose liability arises solely as a rownership, operation of or involvement with the subsequent to the disposal of a hazardous was discharge of petroleum.	esult ne site	of e
	e site subsequent to the disposal of nination.	NOTE: By checking this box, a requestor who liability arises solely as a result of ownership, operation of or involvement with the site certif they have exercised appropriate care with rest the hazardous waste found at the facility by to reasonable steps to: (i) stop any continuing di (ii) prevent any threatened future release; (iii) or limit human, environmental or natural resonexposure to any previously released hazardowaste.	ies the pect of th	to ge;
		If a requestor's liability arises solely as a rownership, operation of or involvement wisite, they must submit a statement describing should be considered a volunteer – be specific as to the appropriate care taken.	th the	9
13.	If the requestor is a volunteer, is a statement considered a volunteer attached?	describing why the requestor should be	Š	Ö
14.	Requestor's relationship to the property (check Prior Owner Portion of BCP Site	k all that apply): Potential/Future Purchaser Other:		
15.	If the requestor is not the current site owner, property to the remediation must be submitted. have access to the property before being added project, including the ability to place an easen	Proof must show that the requestor will ed to the BCA and throughout the BCP	Y ①	N O
			espect portion Site	

			0110 000		
SECTION V: PROPERTY DESCRIPTION AND REC Complete this section only if property is being added change to site SBL(s) has occurred, or if modifying to	d to or removed t	rom the site,		or other	
Property information on current agreement (agreement)				if applicable):	
ADDRESS:					
CITY/TOWN:			ZIP CODE:		
CURRENT PROPERTY INFORMATION	TOTAL ACR	EAGE OF CURRENT SITE:			
PARCEL ADDRESS	SECTION	BLOCK	LOT	ACREAGE	
2. Requested change (check appropriate boxes	s below):				
 a. Addition of property (may require additional expansion – see instructions) 	al citizen particip	ation dependi	ng on the nat	ture of the	
PARCELS ADDED:					
PARCEL ADDRESS	SECTION	BLOCK	LOT	ACREAGE	
	TOTAL	ACREAGE TO	D BE ADDED):	
b. Reduction of property					
PARCELS REMOVED:			T.		
PARCEL ADDRESS	SECTION	BLOCK	LOT	ACREAGE	
	TOTAL ACF	REAGE TO B	E REMOVED):	
c. Change to SBL (e.g., lot merge, subdivision	on, address chan	ge)			
NEW PROPERTY INFORMATION:			1		
PARCEL ADDRESS	SECTION	BLOCK	LOT	ACREAGE	

4. For all changes requested in this section, documentation must be provided. Required attachments are listed in the application instructions. Is the required documentation

5

attached?

3. TOTAL REVISED SITE ACREAGE:

Site Code: <u>C203177</u>

SECTION V: PROPERTY DESCRIPTION AND REQUESTED CHANGES (continued) Complete this section for any addition of property. Use additional copies of this section as necessary.					
5. Property information for parcels being added to	the BCA				
PARCEL ADDRESS SECTION BLOCK LOT ACREAGE					
CURRENT OWNER:	CONTACT N	NAME:			
ADDRESS:					
CITY:		STATE:		ZIP:	
PHONE:	EMAIL:				
OWNERSHIP START DATE:					
CURRENT OPERATOR:	CONTACT N	NAME:			
PHONE:	EMAIL:				
REQUESTOR RELATIONSHIP TO NEW PROPERTY	(select from l	below)			
PREVIOUS OWNER CURRENT OWNER		IAL/FUTURE PURCHASER			OTHER:
If the applicant is not the current owner of the property, documentation demonstrating site access (which includes the ability to place an environmental easement on the site) must be provided. If the applicant currently owns the property being added to the site, a copy of the deed must be included. IS PROOF OF ACCESS / OWNERSHIP ATTACHED? YES NO N/A					
PARCEL ADDRESS	SECTION	BLOCK	LC	T	ACREAGE
CURRENT OWNER:	CONTACT N	NAME:			
ADDRESS:					
CITY:		STATE:		ZIP:	
PHONE:	EMAIL:				
OWNERSHIP START DATE:					
CURRENT OPERATOR:	CONTACT N	NAME:			
PHONE:	EMAIL:				
REQUESTOR RELATIONSHIP TO NEW PROPERTY	(select from l	below)			
PREVIOUS OWNER CURRENT OWNER		IAL/FUTURE PURCHASER			OTHER:
If the applicant is not the current owner of the property, documentation demonstrating site access (which includes the ability to place an environmental easement on the site) must be provided. If the applicant currently owns the property being added to the site, a copy of the deed must be included. IS PROOF OF ACCESS / OWNERSHIP ATTACHED? YES NO N/A					
6. Data supporting the addition of property to the site must be included. Please refer to the instructions for a list of required tables and figures. ARE THE REQUIRED FIGURES AND TABLES ATTACHED? YES NO N/A (land being added has been merged with an existing BCP lot and the applicant is not seeking to add more than an insignificant acreage of property to the BCA)					

APPLICATION TO AMEND BROWNFIELD CLEANUP AGREEMENT AND AMENDMENT SUPPLEMENT QUESTIONS FOR SITE SEEKING TANGIBLE PROPERTY CREDITS IN NEW YORK CITY ONLY

Complete this section only if the site is located within the five counties comprising New York City and the requestor is seeking a determination of eligibility for tangible property credits. Provide supporting documentation as required. Refer to the application instructions for additional information.

documentation as required. Refer to the application instructions for additional information.		
	Υ	N
1. Is the site located in Bronx, Kings, New York, Queens or Richmond County?	0	0
2. Is the requestor seeking a determination that the site is eligible for the tangible property credit component of the brownfield redevelopment tax credit?	0	0
3. Is at least 50% of the site area located within an environmental zone pursuant to Tax Law 21(6)? Please see DEC's website for more information.	0	0
4. Is the property upside down as defined below?		0
From ECL 27-1405(31):		
"Upside down" shall mean a property where the projected and incurred cost of the investigation and remediation which is protective for the anticipated use of the property equals or exceeds seventy-five percent of its independent appraised value, as of the date of submission of the application for participation in the brownfield cleanup program, developed under the hypothetical condition that the property is not contaminated.		
5. For new tax parcels being added to the BCA through this amendment ONLY:	0	0
Are the parcels being added underutilized as defined below?		
From 6 NYCRR 375-3.2(I) as of August 12, 2016 (Please note: Eligibility determination for the underutilized category for the new tax parcels can only be made at the time of amendment application): 375-3.2: (I) "Underutilized" means, as of the date of application, real property on which no more than fifty percent of the permissible floor area of the building or buildings is certified by the applicant to have been used under the applicable base zoning for at least three years prior to the application, which zoning has been in effect for at least three years; and (1) the proposed use is at least 75 percent for industrial uses; or (2) at which: (i) the proposed use is at least 75 percent for commercial or commercial and industrial uses; (ii) the proposed development could not take place without substantial government assistance, as certified by the municipality in which the site is located; and (iii) one or more of the following conditions exists, as certified by the applicant: (a) property tax payments have been in arrears for at least five years immediately prior to the application; (b) a building is presently condemned, or presently exhibits documented structural deficiencies, as certified by a professional engineer, which present a public health or safety hazard; or		
(c) there are no structures. "Substantial government assistance" shall mean a substantial loan, grant, land purchase subsidy, land purchase cost exemption or waiver, or tax credit, or some combination thereof, from a governmental entity.		

6.	Is the project and affordable housing project as defined below?	0	0
From	6 NYCRR 375-3.2(a) as of August 12, 2016:		
	 "Affordable housing project" means, for purposes of this part, title fourteen of article twenty-seven of the environmental conservation law and section twenty-one of the tax law only, a project that is developed for residential use or mixed residential use that must include affordable residential rental units and/or affordable home ownership units. (1) Affordable residential rental projects under this subdivision must be subject to a federal, state, or local government housing agency's affordable housing program, or a local government's regulatory agreement or legally binding restriction, which defines (i) a percentage of the residential rental units in the affordable housing project to be dedicated to (ii) tenants at a defined maximum percentage of the area median income based on the occupants' household's annual gross income. (2) Affordable home ownership projects under this subdivision must be subject to a federal, state, or local government housing agency's affordable housing program, or a local government's regulatory agreement or legally binding restriction, which sets affordable units aside for homeowners at a defined maximum percentage of the area median income. (3) "Area median income" means, for purposes of this subdivision, the area median income for the primary metropolitan statistical area, or for the county if located outside a metropolitan statistical area, as determined by the United States Department of Housing and Urban Development, or its successor, for a family of four, as adjusted for family size. 		
7.	Is the project a planned renewable energy facility site as defined below?	0	0
From	ECL 27-1405(33) as of April 9, 2022:		
	"Renewable energy facility site" shall mean real property (a) this is used for a renewable energy system, as defined in section sixty-six-p of the public service law; or (b) any colocated system storing energy generated from such a renewable energy system prior to delivering it to the bulk transmission, sub-transmission, or distribution system.		
From	Public Service Law Article 4 Section 66-p as of April 23, 2021:		
	(b) "renewable energy systems" means systems that generate electricity or thermal energy through use of the following technologies: solar thermal, photovoltaics, on land and offshore wind, hydroelectric, geothermal electric, geothermal ground source heat, tidal energy, wave energy, ocean thermal, and fuel cells which do not utilize a fossil fuel resource in the process of generating electricity.		
8.	Is the site located within a disadvantaged community, within a designated Brownfield Opportunity Area, and meets the conformance determinations pursuant to subdivision ten of section nine-hundred-seventy-r of the general municipal law?	0	0
From	ECL 75-0111 as of April 9, 2022:		
	(5) "Disadvantaged communities" means communities that bear the burdens of negative public health effects, environmental pollution, impacts of climate change, and possess certain socioeconomic criteria, or comprise high-concentrations of low- and moderate-income households, as identified pursuant to section 75-0111 of this article.		

PART II. BROWNFIELD CLEANUP PROGRAM AMENDME	NT
EXISTING AGREEMENT INFORMATION	
BCP SITE NAME: 431-441 Concord Avenue Development	Project BCP SITE NUMBER: C203177
NAME OF CURRENT APPLICANT(S): Concord Developm	ents Housing Development Fund Corporation
INDEX NUMBER OF AGREEMENT: C203177-03-25	DATE OF ORIGINAL AGREEMENT: 04/11/25

Declaration of Amendment:

By the requestor(s) and/or applicant(s) signature(s) below, and subsequent signature by the Department, the above application to amend the Brownfield Cleanup Agreement described above is hereby approved. This Amendment is made in accordance with and subject to all of the BCA and all applicable guidance, regulations and state laws applicable thereto. All other substantive and procedural terms of the Agreement will remain unchanged and in full force and effect regarding the parties to the Agreement.

Nothing contained herein constitutes a waiver by the Department or the State of New York of any rights held in accordance with the Agreement or any applicable state and/or federal law or a release for any party from obligations held under the Agreement or those same laws.

STATEMENT OF CERTIFICATION AND SIGNATURES: NEW REQUESTOR Complete the appropriate section (individual or entity) below only if this Amendment adds a new requestor. Attach additional pages as needed.
(Individual) I hereby affirm that the information provided on this form and its attachments is true and complete to the best of my knowledge and belief. I am aware that any false statement made herein is punishable as a Class A misdemeanor pursuant to section 210.45 of the Penal Law. My signature below constitutes the requisite
approval for the amendment to the BCA Application, which will be effective upon signature by the Department.
Date: Signature:
Print Name:
(Entity)
I hereby affirm that I am the Authorized Signatory (title) of Concord 145 L.P. (entity); that I am authorized by that entity to make this application; that this application was prepared by me or under my supervision and direction; and that information provided on this form and its attachments is true and complete to the best of my knowledge and belief. I am aware that any false statement made herein is punishable as a Class A misdemeanor pursuant to Section 210.45 of the Penal Law.
Edward Poteat's signature below constitutes the requisite approval for the amendment to the BCA
Application, which will be effective upon signature by the Department.
Date: 7/18/25 Signature: 5
Print Name: Edward Poteat / Concord 145 L.P.

STATEMENT OF CERTIFICATION AND SIGNATUR An authorized representative of each applicant must entity) below. Attach additional pages as needed.	tES: EXISTING APPLICANT(S) complete and sign the appropriate section (individual or
(Individual)	
I hereby affirm that I am a party to the Brownfield Clean Section I above and that I am aware of this Application Application. My signature below constitutes the requision Application, which will be effective upon signature by the section of the	n for an Amendment to that Agreement and/or site approval for the amendment to the BCA
Date: Signature:	
Print Name:	<u> </u>
(Entity)	
I hereby affirm that I am the Authorized Signatory (title) of	
Di FACE OFF THE FOLLOWING DAY	OF FOR OUR MITTAL INCTRIBUTIONS
	GE FOR SUBMITTAL INSTRUCTIONS COMPLETED SOLELY BY THE DEPARTMENT
Status of Agreement:	,
PARTICIPANT A requestor who either (1) was the owner of the site at the time of the disposal of contamination or (2) is otherwise a person responsible for the contamination, unless the liability arises solely as a result of ownership, operation of or involvement with the site subsequent to the disposal of contamination.	VOLUNTEER A requestor other than a participant, including a requestor whose liability arises solely as a result of ownership, operation of or involvement with the site subsequent to the contamination.
Effective Date of the Original Agreement: 04/11/25	
Signature by the Department:	
DATED: <u>9/8/2025</u>	NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION By:
	Janet E. Brown
	Janet E. Brown, Assistant Director Division of Environmental Remediation

	C203177
Site Code:	

SUBMITTAL REQUIREMENTS:

- The Department accepts both hard copy and electronic submittal of the *Application to Amend Brownfield Cleanup Agreement and Amendment* form.
- Hard copy submissions must also include an electronic version of the complete application form and attachments, in final, non-fillable Portable Document Format (PDF), on an external storage device (such as a thumb drive or CD). Applications must be sent to:

Chief, Site Control Section
New York State Department of Environmental Conservation
Division of Environmental Remediation
625 Broadway, 12th Floor
Albany, NY 12233-7015

• NOTE: Electronic applications submitted in fillable format will be rejected.

INSTRUCTIONS FOR COMPLETING AN APPLICATION TO AMEND BROWNFIELD CLEANUP AGREEMENT AND AMENDMENT

This form must be used to add or remove a party, reflect a change in property ownership to all or part of the site, modify a property description, or reduce/expand property boundaries for an existing BCP Agreement.

NOTE: DEC requires a standard full BCP application to request major changes to the description of the property set forth in the BCA (e.g., adding a significant amount of new property, or adding property that could affect an eligibility determination due to contamination levels or intended land use). The application must be submitted to DEC in the same manner as the original application to participate.

COVER PAGE

Please select all options that apply. Provide a brief narrative of the nature of the amendment requested.

SECTION I: CURRENT AGREEMENT INFORMATION

This section must be completed in its entirety. The information entered here will auto-populate throughout the application and amendment.

Provide the site name, site code and name(s) of current requestor(s) exactly as this information appears on the existing agreement. This should reflect any changes made by previous amendments to the site name or parties on the BCA. Provide the agreement index number and the date of the initial BCA.

SECTION II: NEW REQUESTOR INFORMATION

This section is to be completed only if a new requestor is being added to the BCA, or if the name of the existing requestor has changed with the NYSDOS.

Requestor Name

Provide the name of the person(s)/entity requesting participation in the BCP. (If more than one, attach additional sheets with requested information.) The requestor is the person or entity seeking DEC review and approval of the remedial program.

If the requestor is a Corporation, LLC, LLP or other entity requiring authorization from the NYS Department of State to conduct business in NYS, the requestor's name must appear, exactly as given above, in the NYS Department of State's Corporation & Business Entity Database.

Requestor, Consultant and Attorney Contact Information

Provide the contact name, mailing address, telephone number and e-mail address for each of the following contacts:

Requestor's Representative: This is the person to whom all correspondence, notices, etc., will be sent, and who will be listed as the contact person in the BCA. Invoices will be sent to the representative unless another contact name and address is provided with the application.

Requestor's Consultant: Include the name of the consulting firm and the contact person.

Requestor's Attorney: Include the name of the law firm and the contact person.

Required Attachments for Section II:

- 1. NYSDOS Information: A print-out of entity information from the NYSDOS database to document that the applicant is authorized to do business in NYS. The requestor's name must appear throughout the application exactly as it does in the database.
- 2. LLC Organization: If the requestor is an LLC, provide a list of the names of the members/owners of the LLC.
- 3. Authority to Bind: Proof must be included that shows that the party signing this application and amendment is authorized to do so on behalf of the requestor. This documentation may be in the form of corporate organizational papers, a Corporate Resolution or Operating Agreement or Resolution.

SECTION III: CURRENT PROPERTY OWNER/OPERATOR INFORMATION

Complete this section only if a transfer of ownership has taken place for all or part of the site property. Attach additional pages for each new owner if applicable.

Provide the relationship of the owner to the site by selecting one of the check-box options.

Owner Name, Address, etc.

Provide information for the new owner of the property. List all new parties holding an interest in the property. Attach separate pages as needed.

Operator Name, Address, etc.

Provide information for the new operator, if applicable.

NOTE: Pursuant to 6 NYCRR Part 375-1.11(d), a Change of Use form should have been submitted prior to a transfer of ownership. If this form was not previously submitted, it must be included with this application. See http://www.dec.ny.gov/chemical/76250.html for additional information.

Required Attachments for Section III:

- 1. Copy of deed as proof of ownership.
- 2. Ownership/Nominee Agreement, if applicable.
- 3. Change of Use form, if not previously submitted to the Department.

SECTION IV: NEW REQUESTOR ELIGIBILITY INFORMATION

For additional information regarding requestor eligibility, please refer to ECL §27-1407.

Provide a response to each question listed. If any question is answered in the affirmative, provide an attachment with detailed relevant information. It is permissible to reference specific sections of existing property reports; however, such information must be summarized in an attachment. For properties with multiple addresses or tax parcels, please include this information for each address or tax parcel.

If a requestor whose liability arises solely as a result of ownership, operation of or involvement with the site, submit a statement describing why you should be considered a volunteer – be specific as to the appropriate care taken.

If the requestor is not the current site owner, proof of site access sufficient to complete the remediation must be submitted. Proof must show that the requestor will have access to the property before signing the BCA and throughout the BCP project, including the ability to place an easement on the site. A purchase contract does not suffice as proof of access.

Required Attachments for Section IV:

- 1. Detailed information regarding any questions answered in the affirmation, if applicable.
- 2. Statement describing why the requestor should be considered a volunteer, if applicable.
- 3. Site access agreement, as described above, if applicable.

SECTION V: PROPERTY DESCRIPTION AND REQUESTED CHANGES

NOTE: DEC requires a standard full BCP application to request major changes to the description of the property set forth in the BCA (e.g., adding a significant amount of new property, or adding property that could affect an eligibility determination due to contamination levels or intended land use). The application must be submitted to DEC in the same manner as the original application to participate.

Property Information on Existing Agreement

Provide the site address and tax parcel information exactly as it appears on the current agreement (including as it has been modified in previous amendments).

Addition of Property

Provide the tax parcel information and acreage for each parcel to be added. Provide the total acreage to be added below the far-right column.

Reduction of Property

Provide the tax parcel information and acreage for each parcel to be removed. Provide the total acreage to be removed below the far-right column.

Change to address, SBL or metes and bounds description

Provide the new address and tax parcel information.

Total Revised Site Acreage

Provide the new total site acreage after addition or removal of property. If no change to site boundary, this should match the acreage provided above, under Property Information on Existing Agreement.

For all sites seeking to add property to the site, provide all requested information for each additional tax parcel (full or partial). Refer to the list below for additional required attachments.

All requested changes to this section should be accompanied by a revised survey or other acceptable map depicting the proposed new site boundary. Additionally, provide a county tax map with the site boundary outlined, as well as a USGS 7.5-minute quadrangle map with the site location clearly identified.

Required Attachments for Section V:

- 1. For all additions and removal of property:
 - a. Site map clearly identifying the existing site boundary and proposed new site boundary
 - b. County tax map with the new site boundary clearly identified
 - c. USGS 7.5-minute quadrangle map with the site location clearly identified
 - d. For additions of property ONLY:
 - i. Data summary tables for each affected medium, highlighting exceedances of reasonably anticipated use SCOs
 - ii. Site drawings for each affected medium, identifying exceedances of reasonably anticipated use SCOs
 - iii. Proof of site access or ownership
- 2. For address changes, lot mergers, subdivisions and any other change to the property description:
 - a. County tax map with the site boundary and all SBL information clearly identified
 - b. USGS 7.5-minute quadrangle map with the site location clearly identified
 - c. Approved application for lot merger or apportionment, or the equivalent thereof, as proof from the municipality of the SBL change(s)

SUPPLEMENT TO THE APPLICATION TO AMEND BROWNFIELD CLEANUP AGREEMENT AND AMENDMENT – QUESTIONS FOR SITES SEEKING TANGIBLE PROPERTY CREDITS IN NEW YORK CITY ONLY

Complete this section only if the site is located within the five counties comprising New York City and the requestor is seeking a determination of eligibility for tangible property credits.

Provide responses to each question. If any question is answered in the affirmative, provide required documentation as applicable.

Required Attachments for NYC Site Supplement:

- 1. For sites located all or partially in an En-zone: provide a map with the site boundary clearly identified and the En-zone overlay showing that all or a portion of the site is located within an En-zone. This map must also indicate the census tract number in which the site is located. See DEC's website for additional information.
- 2. For sites requesting an upside down or underutilized determination, an affidavit from the applicant and any documentation in support of this determination must be included. Note that an eligibility determination for the underutilized category can only be made at the time of initial application, so that determination can only apply to new parcels being considered for addition to the BCA.
- 3. For affordable housing projects: provide the affordable housing regulatory agreement and any additional relevant information.
- 4. For renewable energy site projects: for (a) planned renewable energy facilities generating/storing less than twenty-five (25) megawatts, provide a local land use approval; or, for (b) planned renewable energy facilities generating/storing twenty-five (25) megawatts or greater, provide the permit issued by the NYS Office of Renewable Energy Siting.
- 5. For sites located within a disadvantaged community and a conforming Brownfield Opportunity Area: provide a map with the site boundary clearly identified and the disadvantaged community overlay showing that the site is located within a disadvantaged community.

PART II: BROWNFIELD CLEANUP PROGRAM AMENDMENT

The information in the "EXISTING AGREEMENT INFORMATION" section should auto-populate with the information provided on page 2.

If a new requestor is applying to enter the program, provide the required information and signature at the bottom of page 8 and the required information and signature on page 9.

If no new requestor is applying to the program but any other change has been made, provide the required information and signature on page 9.

Exhibit A to BCA Amendment No. 1:

Supporting Documents to Add "Concord 145 L.P." as a new Volunteer

6/24/25, 11:01 AM Public Inquiry

An official website of New York State. Here's how you know Y



Entity Details

Department of StateDivision of Corporations

Entity Information

Return to Results

Return to Search

ENTITY NAME: CONCORD 145 L.P.								
DOS ID: 6742009								
FOREIGN LEGAL NAME: FICTITIOUS NAME:								
					ENTITY TYPE: DOMESTIC LIMITED PARTNERSHIP DURATION DATE/LATEST DATE OF DISSOLUTION: 12/31/2123 SECTIONOF LAW: LIMITED PARTNERSHIP - 121-201 PARTNERSHIP LAW - PARTNERSHIP LAW ENTITY STATUS: ACTIVE DATE OF INITIAL DOS FILING: 02/24/2023			
REASON FOR STATUS:								
EFFECTIVE DATE INITIAL FILING: 02/24/2023 INACTIVE DATE:								
				FOREIGN FORMATION DATE:				
STATEMENT STATUS:								
COUNTY: NEW YORK								
NEXT STATEMENT DUE DATE:								
JURISDICTION: NEW YORK, UNITED STATES								
NFP CATEGORY:								
ENTITY DISPLAY NAME HISTORY FILING HISTORY MERGER HISTORY ASSUMED NAME HISTORY								
ENTITY DISPLAY NAME HISTORY FILING HISTORY MERGER HISTORY ASSUMED NAME HISTORY Service of Process on the Secretary of State as Agent								
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Registered Agent Name and Address

6/24/25, 11:01 AM Public Inquiry

Name:			
Address:			
Entity Primary Location N	lame and Address		
Name:			
Address:			
Farmcorpflag			
Is The Entity A Farm C	corporation: NO		
Stock Information			
Share Value	Number Of Shares	Value Per Share	

AgenciesApp DirectoryCountiesEvervtsProgramsServices

WRITTEN CONSENT OF THE GENERAL PARTNER

The undersigned, being the sole member of Carthage Real Estate Advisors LLC, the general partner ("<u>General Partner</u>") of Concord 145 L.P., a New York limited partnership (the "<u>Partnership</u>"), does hereby resolve that:

- 1. EDWARD POTEAT is a representative of the Partnership and has the full power and authority on behalf of the Partnership, as an authorized signatory ("<u>Authorized Signatory</u>"), to:
 - a. Execute documents in connection with the application of the Partnership for participation in the New York State Brownfield Cleanup Program ("BCP");
 - b. Enter into agreements with the New York State Department of Environmental Conservation ("<u>DEC</u>") in connection with the Partnership's participation in the BCP;
 - c. Execute any and all documents in connection with the Partnership's participation in the BCP, including but not limited to applications, agreements, easements and tax returns;
 - d. Take any action necessary to the furtherance of the Partnership's participation in the BCP, including but not limited to conducting negotiations on behalf of the Partnership.
- 2. The authority hereby conferred shall be deemed retroactive, and any and all acts authorized herein which were performed prior to the passage of this consent are hereby approved and ratified. The authority hereby conferred shall continue in full force and effect until the DEC shall have received notice, in writing, of the revocation hereof by a resolution duly adopted by the manager of the Partnership. Any such revocation shall be effective only as to actions taken by the Partnership subsequent to DEC's receipt of such notice.
- 3. The undersigned hereby represents and warrants that (i) the undersigned is the sole member of the General Partner of the Partnership; and (ii) the consent of the undersigned is sufficient to authorize the Partnership to take the aforementioned actions.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the undersigned have executed this Written Consent in the capacity noted below as of this 16 day of July, 2025.

Concord 145 L.P., a New York limited partnership

By: Carthage Real Estate Advisors LLC, a New York limited liability company, its General Partner

Name: Edward Poteat

Title: Sole Member

VOLUNTEER STATEMENT OF CONCORD 145 L.P.

The Requestor, <u>Concord 145 L.P.</u>, is properly designated as a "Volunteer" because its liability will arise solely from its involvement with, and beneficial ownership of, the BCP Site after the discharge or disposal of contaminants at the BCP Site. The Requestor will exercise appropriate care with respect to current site conditions to prevent any threatened future release and to prevent or limit human, environmental, or natural resource exposures to any previously released contamination. The Requestor has no affiliation with parties responsible for the site contamination, has not contributed to or exacerbated any site environmental conditions, and is prepared to undertake all necessary remediation required to address identified site contamination. Accordingly, the Requestor, <u>Concord 145 L.P.</u>, qualifies as a "Volunteer" per ECL 27-1405(1).

ACCESS AGREEMENT

ACCESS AGREEMENT made as of this <u>18</u> day of July 2025, by and between Concord Developments Housing Development Fund Corporation, a New York not-for-profit corporation ("Grantor Fee Owner"), 441 Concord L.P., a New York limited partnership ("Grantor Beneficial Owner"; and collectively with Grantor Fee Owner, "Grantors"), and Concord 145 L.P., a New York limited partnership ("Grantee").

WHEREAS, Grantor Fee Owner is the record fee owner of all that certain real property located at 431-441 Concord Avenue, Bronx, New York, Block 2578, Lot 15 (formerly known as Lots 15, 16 & 18 prior to merger as of February 14, 2025), together with the building and improvements thereon (collectively, "Grantors' Property"); and

WHEREAS, Grantor Fee Owner holds record fee title to the former Lot 15 portion of Grantors' Property, solely as nominee legal title holder on behalf of Grantor Beneficial Owner, pursuant to that certain Declaration of Interest and Nominee Agreement by and between Grantor Fee Owner and Grantor Beneficial Owner, dated March 21, 2024; and

WHEREAS, Grantor Fee Owner holds record fee title to the former Lots 16 & 18 portion of Grantors' Property, solely as nominee legal title holder on behalf of Grantee, pursuant to that certain Declaration of Interest and Nominee Agreement by and between Grantor Fee Owner and Grantee, dated August 21, 2023; and

WHEREAS, Grantors' Property was accepted into the New York State Brownfield Cleanup Program ("BCP") as Site No. C203177, pursuant to that certain Brownfield Cleanup Agreement ("BCA"), Index No. C023177-03-25; and

WHEREAS, Grantors and Grantee mutually desire for Grantee to apply for admission to the BCP as an additional Requestor, as that term is defined in 6 NYCRR 375-3.2; and

WHEREAS, following admission of Grantee to the BCP as an additional Requestor, Grantee may require access to all of Grantors' Property, including the former Lot 15 portion, to carry out certain investigatory, remedial and other related tasks required by the BCP (collectively, the "Work"); and

WHEREAS, Grantors desire to grant Grantee such access.

NOW, THEREFORE, in consideration of the foregoing and for good and valuable consideration, the receipt of which is hereby acknowledged, Grantors and Grantee agree as follows:

1. Grantors hereby grant reasonable access and a license upon, into, under or through Grantors' Property for the purpose of the entry thereon by Grantee, its agents, employees, architects, engineers, contractors and consultants (collectively, the "Grantee Related Parties" and each a "Grantee Related Party"), vehicles, equipment and materials required by Grantee to satisfy tasks and obligations required by any Brownfield Cleanup Agreement entered into between Grantee and the New York State Department of Environmental Conservation.

- 2. Grantee Related Parties shall perform the Work in a workmanlike manner and in accordance with industry standards and in accordance with applicable laws, rules and regulations. The rights granted pursuant to paragraph 1 of this Agreement are nonexclusive, it being understood and agreed that Grantors, their agents, employees, workers, contractors and tenants will have full authority to come upon and have unfettered access to Grantors' Property during the performance of the Work. The performance of the Work will not interfere unreasonably with the quiet enjoyment of Grantors' building by the tenants thereof. Grantors agree that they will use commercially reasonable efforts to avoid unreasonable interference with Grantee's exercise of its rights hereunder.
- 3. Grantee shall provide reasonable notice to Grantors prior to Grantee's need for access to Grantors' Property to perform the Work.
- 4. Grantee shall be responsible for obtaining all federal, state or local governmental approvals and providing all notices in relation to the Work.
- 5. Grantors hereby also grant Grantee the right and authority to place an environmental easement pursuant to Article 71, Title 36 of the Environmental Conservation Law ("ECL") on Grantors' Property, should an environmental easement be deemed necessary as an element of the site remediation under the BCP, and to record such environmental easement with the Office of the City Register of New York City.
- 6. This Agreement shall be governed by and construed in accordance with the laws of the State of New York. Any proceedings initiated by either party to enforce the terms of or otherwise related to this Agreement shall be brought in the Supreme Court, State of New York.

IN WITNESS WHEREOF, this Agreement has been executed by Grantors and Grantee and is effective as of the date set forth above.

GRANTOR FEE OWNER:

GRANTEE:

Concord Developments Housing Development

Fund Corporation

Name: Edward Poteat

Title: President

Concord 145 L.P.

Name: Edward Poteat

Title: Authorized Signatory

GRANTOR BENEFICIAL OWNER:

441 Concord L.P.

Name: Edward Poteat

Title: Authorized Signatory