

BROWNFIELD CLEANUP PROGRAM (BCP) APPLICATION FORM

Is this an application to amend an existing BCA wit			n? Please	e refer to th	ne	
application instructions for further guidance related to E	3CA amendm	ents.	(Yes (No	
If yes, provide existing site number: C224222				`		
le this a revised submission of an incomplete appli	action?			\ Voo /	○ No	
Is this a revised submission of an incomplete appli If yes, provide existing site number: C224222/C224354	cation?		•	Yes (◯ No	
if yes, provide existing site number.						
BCP App Rev 13						
SECTION I: Property Information Attachment A						
PROPOSED SITE NAME 563 Sackett Street						
ADDRESS/LOCATION 560 Degraw Street						
CITY/TOWN Brooklyn		ZIP	CODE 1	1217		
MUNICIPALITY (LIST ALL IF MORE THAN ONE)		I				
COUNTY		SIT	E SIZE (A	CRES) 0.	88	
LATITUDE	LONGITUD	' E				
40 ° 40 ' 46.848 "	-73	° 59)	' 7.3	6	"
Provide tax map information for all tax parcels included						n
of any lot is to be included, please indicate as such by						
appropriate box below, and only include the acreage for	or that portion	of the tax	parcel in	the corres	ponding	
acreage column. ATTACH REQUIRED TAX MAPS PER THE APPLICA	TION INSTR	LICTIONS	Atta	chment A]	
Parcel Address		Section	Block	Lot	Acrea	ае
560 Degraw Street		3	426	p/o Lot 17	0.80)
553 Sackett Street		3	426	p/o Lot 49	0.08	3
 Do the proposed site boundaries correspond to 	•				Υ	N
If no, please attach an accurate map of the prop	posed site inc	luding a n	netes and Δ	bounds ttachment	Δ	
description. 2. Is the required property map provided in electrons.	nie fermet wit	th the ann		ttaciiiiciii		$\frac{\circ}{\circ}$
(Application will not be processed without a ma		ш ше арр	A	ttachment	t A 🔘	\bigcirc
Is the property within a designated Environment		zone) pur	suant to T	ax Law		
21(b)(6)? (See <u>DEC's website</u> for more informa	•	, ,			\cup	$oldsymbol{oldsymbol{\odot}}$
If yes, identify census tract:						
Percentage of property in En-zone (check one):	1-4	19% () 5	60-99% () 100% (
4. Is the project located within a disadvantaged co						(•)
See application instructions for additional inform		2.000, 5	<i>c</i>	<u> </u>		<u> </u>
Is the project located within a NYS Department Area (BOA)? See application instructions for ad			ownfield (Opportunity		\odot
Alica (DOA): Occ application instructions for au		nation.				_

6. Is this application one of multiple applications for a large development project, where the	Υ	N
development spans more than 25 acres (see additional criteria in application instructions)?		
If yes, identify names of properties and site numbers, if available, in related BCP		
applications:		
7. Is the contamination from groundwater or soil vapor solely emanating from property other		
than the site subject to the present application?	$\overline{}$	
8. Has the property previously been remediated pursuant to Titles 9, 13 or 14 of ECL Article 27,		
Title 5 of ECL Article 56, or Article 12 of Navigation Law?		
If yes, attach relevant supporting documentation.	\bot	
9. Are there any lands under water?		
If yes, these lands should be clearly delineated on the site map.	\perp	
10. Has the property been the subject of or included in a previous BCP application?		
If yes, please provide the DEC site number: C224354 C224354 is being withdrawn		
11. Is the site currently listed on the Registry of Inactive Hazardous Waste Disposal Sites (Class		
2, 3, or 4) or identified as a Potential Site (Class P)?	\cup	
If yes, please provide the DEC site number: Class:	\bot	
12. Are there any easements or existing rights-of-way that would preclude remediation in these		
areas? If yes, identify each here and attach appropriate information.		
Easement/Right-of-Way Holder Description		
	+	
13. List of permits issued by the DEC or USEPA relating to the proposed site (describe below or		
attach appropriate information):		
<u>Type</u> <u>Issuing Agency</u> <u>Description</u>		
44.5. 4.5. 4.5. 4.4. 4.4. 4.4. 4.4. 4.4	+	
14. Property Description and Environmental Assessment – please refer to the application		
instructions for the proper format of each narrative requested. Are the Property Description	\neg	
and Environmental Assessment narratives included in the prescribed format? Attachment A	_	<u> </u>
Note: Questions 15 through 17 below pertain ONLY to proposed sites located within the five of	ount	ies
comprising New York City.	T.	T
15. Is the Requestor seeking a determination that the site is eligible for tangible property tax	<u>Y</u>	N
credits?		
If yes, Requestor must answer the Supplemental Questions for Sites Seeking Tangible		
Property Credits Located in New York City ONLY on pages 11-13 of this form.	+	
16. Is the Requestor now, or will the Requestor in the future, seek a determination that the		
property is Upside Down?	\vdash	
17. If you have answered YES to Question 16 above, is an independent appraisal of the value of		
the property, as of the date of application, prepared under the hypothetical condition that the		
property is not contaminated, included with the application?	41	
NOTE: If a tangible property tax credit determination is not being requested at the time of application		41
applicant may seek this determination at any time before issuance of a Certificate of Completion by the property of the proper	ising	tne
BCP Amendment Application, except for sites seeking eligibility under the underutilized category.		
If any changes to Section I are required prior to application approval, a new page, initialed by	eacn	
Requestor, must be submitted with the application revisions.		
Initials of each Requestor:		

SECT	ON II: Project Description Attachment B		
1.	The project will be starting at: Investigation Remediation		
Report	If the project is proposed to start at the remediation stage, at a minimum, a Remedial Invest (RIR) must be included, resulting in a 30-day public comment period. If an Alternatives Analdial Action Work Plan (RAWP) are also included (see DER-10 , Technical Guidance for Site (gation and Remediation for further guidance), then a 45-day public comment period is required.	ysis a	
2.	If a final RIR is included, does it meet the requirements in ECL Article 27-1415(2)?		
	Yes No NA		
3.	Have any draft work plans been submitted with the application (select all that apply)?		
	□ RIWP □ RAWP □ IRM □ No		
4.	Please provide a short description of the overall project development, including the date tha remedial program is to begin, and the date by which a Certificate of Completion is expected issued.		_
	Is this information attached? Yes No Attachm	ent B	
SECT	ON III: Land Use Factors Attachment C		
1.	What is the property's current municipal zoning designation? M1-4/R7X and M1-4/R6A		
2.	What uses are allowed by the property's current zoning (select all that apply)?		
	Residential Commercial Industrial		
3.	Current use (select all that apply):		
	Residential Commercial Industrial Recreational Vacant		
4.	Please provide a summary of current business operations or uses, with an emphasis on	Υ	N
	identifying possible contaminant source areas. If operations or uses have ceased, provide the date by which the site became vacant.	(•)	\bigcirc
5	Is this summary included with the application? Reasonably anticipated post-remediation use (check all that apply): Attachment C		
ე.			
	Residential Commercial Industrial		_
	If residential, does it qualify as single-family housing? N/A	\bigcirc	<u>•</u>
6.	Please provide a statement detailing the specific proposed post-remediation use. Is this summary attached? Attachment C	\odot	\bigcirc
7.	Is the proposed post-remediation use a renewable energy facility? See application instructions for additional information.	0	•
8.	Do current and/or recent development patterns support the proposed use?	(•)	
9.	1 1	•	$\frac{\circ}{\bigcirc}$
10	Please provide a brief explanation and additional documentation if necessary. Is the proposed use consistent with applicable comprehensive community master plans,	9	\cup
10	local waterfront revitalization plans, or other adopted land use plans? Please provide a brief explanation and additional documentation if necessary.	•	0

SECTION IV: Property's Environmental History	Attachment D
All applications must include an Investigation Report (per ECL 27-1407(1)). The re	port must be suf

All applications **must include** an Investigation Report (per ECL 27-1407(1)). The report must be sufficient to establish that contamination of environmental media exists on the site above applicable Standards, Criteria and Guidance (SCGs) based on the reasonably anticipated use of the site property and that the site requires remediation. To the extent that existing information/studies/reports are available to the requestor, please attach the following (*please submit information requested in this section in electronic format ONLY*):

- 1. Reports: an example of an Investigation Report is a Phase II Environmental Site Assessment report prepared in accordance with the latest American Society for Testing and Materials standard (<u>ASTM E1903</u>). Please submit a separate electronic copy of each report in Portable Document Format (PDF). Please do NOT submit paper copies of ANY supporting documents.
- 2. SAMPLING DATA: INDICATE (BY SELECTING THE OPTIONS BELOW) KNOWN CONTAMINANTS AND THE MEDIA WHICH ARE KNOWN TO HAVE BEEN AFFECTED. DATA SUMMARY TABLES SHOULD BE INCLUDED AS AN ATTACHMENT, WITH LABORATORY REPORTS REFERENCED AND INCLUDED.

CONTAMINANT CATEGORY	SOIL	GROUNDWATER	SOIL GAS
Petroleum	✓	V	V
Chlorinated Solvents	V	V	~
Other VOCs	V	<u> </u>	~
SVOCs	V	V	
Metals	<u> </u>	<u> </u>	
Pesticides			
PCBs	V		
PFAS			
1,4-dioxane			
Other – indicated below			

^{*}Please describe other known contaminants and the media affected:

- 3. For each impacted medium above, include a site drawing indicating:
 - Sample location
 - Date of sampling event
 - Key contaminants and concentration detected
 - For soil, highlight exceedances of reasonably anticipated use
 - For groundwater, highlight exceedances of 6 NYCRR part 703.5
 - For soil gas/soil vapor/indoor air, refer to the NYS Department of Health matrix and highlight exceedances that require mitigation

These drawings are to be representative of all data being relied upon to determine if the site requires remediation under the BCP. Drawings should be no larger than 11"x17" and should only be provided electronically. These drawings should be prepared in accordance with any guidance provided.

е	electronically. These drawings should be prepared in accordance with any guidance provided.					
Are the required drawings included with this application?		● YES	YES			
_	4. Indicate Past Land Uses	s (c	heck all that apply):			
•	Coal Gas Manufacturing	~	Manufacturing	Agricultural Co-Op	'	Dry Cleaner
	Salvage Yard		Bulk Plant	Pipeline		Service Station
	Landfill		Tannery	Electroplating		Unknown
C	Other: Garage, storage, coal yard					

SECTI	Att	aciment E				
NAME						
242 Nevi						
ADDR 3 Hill Po						
CITY/1			ZIP CODE			
Rumson,			07760			
PHON	-	ΔΙΙ	0.7.00			
1-347-23		om3456@aol.com				
					Υ	N
1.	Is the requestor authorized to con-	duct business in New Yo	ork State (NYS)?	?	•	0
2. If the requestor is a Corporation, LLC, LLP or other entity requiring authorization from the NYS DOS 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. A print-out of entity information from the database must be submitted with this application to document that that requestor is authorized to conduct business in NYS Is this attached? Attachment E					•	0
3.	If the requestor is an LLC, the nan separate attachment. Is this attach		ers need to be	provided on a Attachment E	•	0
4.	Individuals that will be certifying Be the requirements of Section 1.5 of Remediation and Article 145 of New be certifying documents meet these Documents that are not properly	CP documents, as well as DER-10: Technical Guid Ew York State Education se requirements?	<u>dance for Site Ir</u> Law. Do all ind	nvestigation and ividuals that will	•	0
SECTI	ON VI: Requestor Eligibility Atta	achment F				
	vering "yes" to any of the following of		e appropriate ex	xplanation and/or		
					Υ	N
1.	Are any enforcement actions pend	ling against the requesto	or regarding this	site?	\bigcirc	\odot
2.	Is the requestor subject to an exist of contamination at the site?	ting order for the investic	gation, removal	or remediation	0	•
3.	Is the requestor subject to an outs Any questions regarding whether a with the Spill Fund Administrator.				0	•
4.	Has the requestor been determine in violation of (i) any provision of the any regulation implementing Title or Federal government?	he ECL Article 27; (ii) an	y order or deter	mination; (iii)	0	•
5.	Has the requestor previously been name, address, assigned DEC site information regarding the denied a	e number, the reason for			0	•
6.	Has the requestor been found in a intentionally tortious act involving to of contaminants?				0	•

SECTION VI: Requestor Eligibility (CONTINUTED) Attachment F				
7. Has the requestor been convicted of a criminal offence (i) involving the handling, storing, treating, disposing or transporting or contaminants; or (ii) that involved 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. Has the requestor knowingly falsified statements or concealed material facts in any matter within the jurisdiction of DEC, or submitted a false statement or made use of a false statement in connection with any document or application submitted to DEC?	0	•		
9. Is the requestor an individual or entity of the type set forth in ECL 27-1407.9(f) that committed an act or failed to act, and such act or failure to act could be the basis for denial of a BCP application?	0	•		
10. Was the requestor's participation in any remedial program under DEC's oversight terminated by DEC or by a court for failure to substantially comply with an agreement or order?	0	•		
11. Are there any unregistered bulk storage tanks on-site which require registration?	\bigcirc	•		
12. THE REQUESTOR MUST CERTIFY THAT HE/SHE IS EITHER A PARTICIPANT OR VOLI IN ACCORDANCE WITH ECL 27-1405(1) BY CHECKING ONE OF THE BOXES BELOW:	UNTE	ER		
PARTICIPANT A requestor who either (1) was the owner of the site at the time of the disposal of hazardous waste or discharge of petroleum, 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 hazardous waste or discharge of petroleum. NOTE: By selecting this option, a requestor liability arises solely as a result of ownership operation of or involvement with the site cethe/she has exercised appropriate care with to the hazardous waste found at the facility reasonable steps to: (i) stop any continuing discharge; (ii) prevent any threatened future and, (iii) prevent or limit human, environment natural resource exposure to any previously hazardous waste. If a requestor whose liability arises solel result of ownership, operation of, or involvement with the site, submit a statement describ you should be considered a volunteer – specific as to the appropriate care taken	whose respective release to the saste of the	site or se that ect king ase; ased anent uhy		
13. If the requestor is a volunteer, is a statement describing why the requestor should be considered volunteer attached? Yes No N/A				

SECTION VI: Requestor Eligibility	(CONTINUTED)	Attachment F	
14. Requestor relationship to the	e property (check one	e; if multiple appl	icants, check all that apply):
Previous Owner Currer	nt Owner Pote	ntial/Future Purc	haser Other:
If the requestor is not the current ow provided. Proof must show that the throughout the BCP project, including	requestor will have	access to the pro	perty before signing the BCA and
Is this proof attached?	Yes	○ No	
Note: A purchase contract or lease	agreement does not	suffice as proof	of site access.
SECTION VII: Requestor Contact	Information		
REQUESTOR'S REPRESENTATIV Marino Mazzei	E		
ADDRESS 3 Hill Pond Road			
CITY			ZIP CODE
Rumson, NJ PHONE	EMAIL		07760
1-347-231-6440	marinom3456@aol.com		
REQUESTOR'S CONSULTANT (Co	ONTACT NAME)		
COMPANY			
Langan Engineering, Environmental, Surveying, L	andscape Architecture and	Geology, D.P.C.	
ADDRESS 21 Penn Plaza, 360 West 31st Street, 8th Floor			
CITY New York			ZIP CODE 10001
PHONE 1-212-479-5400	EMAIL mburke@langan.com		
REQUESTOR'S ATTORNEY (CON David Yudelson	TACT NAME)		
COMPANY Sivet Pagel Riesel			
ADDRESS 560 Lexington Avenue			
CITY New York			ZIP CODE 10022
PHONE	EMAIL		

dyudelson@sprlaw.com

646-378-7219

SECTION VIII: Program Fee N/A						
	ownfield Cleanup Agreement to the I ogram fee of \$50,000. Requestors m			on		
			Υ	N		
Is the requestor applying for	a fee waiver based on demonstration	n of financial hardship?	0	•		
the application. See applicat	0 0					
is the appropriate document	ation included with this application?					
SECTION IX: Current Property Ov	vner and Operator Information	Attachment G				
CURRENT OWNER 242 Nevins, Inc.						
CONTACT NAME Marino Mazzei						
ADDRESS 3 Hill Pond Lane						
CITY Rumson, NJ		ZIP CODE 07760				
PHONE 1-347-231-6440	EMAIL marinom3456@aol.com					
OWNERSHIP START DATE 1/26/2022						
CURRENT OPERATOR Same as above						
CONTACT NAME						
ADDRESS						
CITY		ZIP CODE				
PHONE	EMAIL					
OPERATION START DATE						
SECTION X: Property Eligibility In	iformation					
4 1-1	antina af the annual state of an the Alice	D.:::: 1:-+0	Υ	N		
1. Is/was the property, or any p If yes, please provide addition	ortion of the property, listed on the N nal information.	ational Priorities List?	0	•		
	ortion of the property, listed on the N Site pursuant to ECL 27-1305?	YS Registry of Inactive				
If yes, please provide the DE		Class:	\cup	ledow		

SECT	ION X: Property Eligibility Information (continued)		
3.	Is/was the property subject to a permit under ECL Article 27, Title 9, other than an	Υ	N
	Interim Status facility? If yes, please provide: Permit Type: EPA ID Number:	0	•
	Date Permit Issued: Permit Expiration Date:		
4.	If the answer to question 2 or 3 above is <i>YES</i> , is the site owned by a volunteer as defined under ECL 27-1405(1)(b), or under contract to be transferred to a volunteer? If yes, attach any available information related to previous owners or operators of the facility or property and their financial viability, including any bankruptcy filings and corporate dissolution documents.	((
	N/A	\bigcirc	\bigcirc
5.	Is the property subject to a cleanup order under Navigation Law Article 12 or ECL Article 17 Title 10?	((
	If yes, please provide the order number:	\mathcal{O}	•
6.	Is the property subject to a state or federal enforcement action related to hazardous waste or petroleum? If yes, please provide additional information.	0	•

SECTION XI: Site Contact List Attachment H

To be considered complete, the application must include the Brownfield Site Contact List in accordance with *DER-23: Citizen Participation Handbook for Remedial Programs*. Please attach, at a minimum, the names and mailing addresses of the following:

- The chief executive officer and planning board chairperson of each county, city, town and village in which the property is located.
- Residents, owners, and occupants of the property and adjacent properties.
- Local news media from which the community typically obtains information.
- The public water supplier which services the area in which the property is located.
- Any person who has requested to be placed on the contact list.
- The administrator of any school or day care facility located on or near the property.
- The location of a document repository for the project (e.g., local library). If the site is located in a city with a population of one million or more, add the appropriate community board as an additional document repository. In addition, attach a copy of an acknowledgement from each repository indicating that it agrees to act as the document repository for the site.

SECTION VIII Statement of On ME and a 180 and
SECTION XII: Statement of Certification and Signatures
(By requestor who is an individual)
If this application is approved, I hereby acknowledge and agree: (1) to execute a Brownfield Cleanup Agreement (BCA) within 60 days of the date of DEC's approval letter; (2) to the general terms and conditions set forth in the <u>DER-32</u> , <u>Brownfield Cleanup Program Applications and Agreements</u> ; and (3) that in the event of a conflict between the general terms and conditions of participation and terms contained in a site-specific BCA, the terms in the site-specific BCA shall control. Further, I hereby affirm 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.
Date: Signature:
Print Name:
(By a requestor other than an individual)
I hereby affirm that I am President (title) of 242 Nevins, Inc. (entity); that I am authorized by that entity to make this application and execute a Brownfield Cleanup Agreement (BCA) and all subsequent documents; that this application was prepared by me or under my supervision and direction. If this application is approved, I hereby acknowledge and agree: (1) to execute a Brownfield Cleanup Agreement (BCA) within 60 days of the date of DEC's approval letter; (2) to the general terms and conditions set forth in the DER-32, Brownfield Cleanup Program Applications and Agreements; and (3) that in the event of a conflict between the general terms and conditions of participation and terms contained in a site-specific BCA, the terms in the site-specific BCA shall control. Further, I hereby affirm 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. Date: Marino Mazzei Signature: Marino Mazzei
SUBMITTAL INFORMATION
 Two (2) copies, one unbound paper copy of the application form with original signatures and table of contents, and one complete electronic copy in final, non-fillable Portable Document Format (PDF), must be sent to: Chief, Site Control Section New York State Department of Environmental Conservation Division of Environmental Remediation 625 Broadway, 11th Floor Albany, NY 12233-7020
PLEASE DO NOT SUBMIT PAPER COPIES OF SUPPORTING DOCUMENTS. Please provide a hard copy of ONLY the application form and a table of contents.
FOR DEC USE ONLY BCP SITE T&A CODE: LEAD OFFICE:

FOR SITES SEEKING TANGIBLE PROPERTY CREDITS IN NEW YORK CITY ONLY

Sufficient information to demonstrate that the site meets one or more of the criteria identified in ECL 27-1407(1-a) must be submitted if requestor is seeking this determination.

BCP App Rev 13

	e respond to the questions below and provide additional information and/or mentation as required.	Υ	N
1.	Is the property located in Bronx, Kings, New York, Queens or Richmond County?	•	\bigcirc
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
3.	Is at least 50% of the site area located within an environmental zone pursuant to NYS Tax Law 21(b)(6)?	0	•
4.	Is the property upside down or underutilized as defined below?		
	Upside down	0	•
	Underutilized	\bigcirc	•

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.

From 6 NYCRR 375-3.2(I) as of August 12, 2016 (Please note: Eligibility determination for the underutilized category can only be made at the time of 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.

FOR SITES SEEKING TANGIBLE PROPERTY CREDITS IN NEW YORK CITY ONLY (continued)

5. If you are seeking a formal determination as to whether your project is eligible for Tangible Property Tax Credits based in whole or in part on its status as an affordable housing project (defined below), you must attach the regulatory agreement with the appropriate housing agency (typically, these would be with the New York City Department of Housing, Preservation and Development; the New York State Housing Trust Fund Corporation; the New York State Department of Housing and Community Renewal; or the New York State Housing Finance Agency, though other entities may be acceptable pending Department review).

Check appropriate box below:

Project is an Affordable Housing Project – regulatory agreement attached

Project is planned as Affordable Housing, but agreement is not yet available*

*Selecting this option will result in a "pending" status. The regulatory agreement will need to be provided to the Department and the Brownfield Cleanup Agreement will need to be amended prior to issuance of the CoC in order for a positive determination to be made.

This is not an Affordable Housing Project

From 6 NYCRR 375-3.2(a) as of August 12, 2016:

- (a) "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.

FOR SITES SEEKING TANGIBLE PROPERTY CREDITS IN NEW YORK CITY ONLY (continued)
6. Is the site a planned renewable energy facility site as defined below?
Yes – planned renewable energy facility site
No – not a planned renewable energy facility site
If yes, please provide any documentation available to demonstrate that the property is planned to be developed as a renewable energy facility site.
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 co-located system storing energy generated from such a renewable energy system prior to delivering it to the bulk transmission, subtransmission, 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.
7. 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? Yes
No
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.

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BCP APPLICATION SUMMARY (FOR DEC USE ONLY)									
SITE NAME 563 Sackett Street	SITE ADDRESS 560 Degraw Street								
CITY Brooklyn	COUNTY Kings	^{ZIP} 11217							
REQUESTOR NAME 242 Nevins, Inc.	REQUESTOR ADDRESS 3 Hill Pond Lane								
CITY Rumson, NJ	ZIP 07760 EMAIL marinom3456@aol.com								

PROPERTY ADDRESS	SECTION	BLOCK	LOT
560 Degraw Street	3	426	p/o Lot 17
553 Sackett Street	3	426	p/o Lot 49

REQUESTOR'S REPRESENTATIVE		
NAME Marino Mazzei	ADDRESS	3 Hill Pond Road
CITY Rumson, NJ	ZIP 07760	EMAIL marinom3456@aol.com
REQUESTOR'S ATTORNEY		
NAME David Yudelson	ADDRESS	560 Lexington Avenue
CITY New York	ZIP 10022	EMAIL dyudelson@sprlaw.com
REQUESTOR'S CONSULTANT		
NAME Michael Burke	ADDRESS	21 Penn Plaza, 360 West 31st Street, 8th Floor
CITY New York	ZIP 10001	EMAIL mburke@langan.com

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REQUESTOR'S REQUESTED STATUS	PARTICIPANT		VOLUNTEER	
DEC DETERMINATION	AGREE		DISAGREE	
		<u> </u>		\sim
APPLIED FOR FEE WAIVER	YES (NO	ullet

		\sim			$\overline{}$				\sim
PERCENTAGE WITHIN AN EN-ZONE	0%	\odot)	<50%	\bigcup	50-99%	\cup	100%	\cup
DEC DETERMINATION	AGREE					DISAGRE	EE	•	

BCP APPLICATION SUMMARY (FOR DEC USE	ONLY) (CONTINU	JED])						
FOR SITES IN NEW YORK CITY ONLY									
IS THE REQUESTOR SEEKING TANGIBLE PRO	PERTY CREDITS	6?	YES	•	NO	0			
UPSIDE DOWN			YES	0	NO	\otimes			
DEC DETERMINATION			AGREE		DISAGREE				
					1				
UNDERUTILIZED			YES	0	NO	\otimes			
DEC DETERMINATION			AGREE		DISAGE	REE			
	1	Ī			1				
AFFORDABLE HOUSING STATUS	PLANNED (X	YES	0	NO	0			
DEC DETERMINATION			AGREE DISAGR			REE			
DISADVANTAGED COMMUNITY AND CONFORM	MING BOA		YES	0	NO	•			
DEC DETERMINATION			AGREE		DISAGREE				
					T				
RENEWABLE ENERGY FACILITY SITE			YES	0	NO	\otimes			
DEC DETERMINATION			AGREE		DISAGE	REE			
NOTES:									