

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

PART I. BROWNFIELD CLEANUP AGREEMENT AMENDMENT APPLICATION

Check the appropriate box below based on the nature of the amendment modification requested:

Amendment to [check one or more boxes below]

- o Add
- Substitute
- o Remove
- Change in Name

applicant(s) to the existing Brownfield Cleanup Agreement [Complete Section I-IV below and Part II]

Does this proposed amendment involve a transfer of title to all or part of the brownfield site? Yes No

If yes, pursuant to 6 NYCRR Part 375-1.11(d), a Change of Use form should have been previously submitted. If not, please submit this form with this Amendment. See http://www.dec.ny.gov/chemical/76250.html

Amendment to modify description of the property(ies) listed in the existing Brownfield Cleanup Agreement [Complete Sections I and V below and Part II]

Amendment to Expand or Reduce property boundaries of the property(ies) listed in the existing Brownfield Cleanup Agreement [Complete Section I and V below and Part II]

Sites in Bronx, Kings, New York, Queens, or Richmond counties ONLY: Amendment to request determination that the site is eligible for the tangible property credit component of the brownfield redevelopment tax credit. Please answer questions on the supplement at the end of the form.

Other (explain in detail below)

F	Please provide a brief narrative on the nature of the amendment:	

^{*}Please refer to the attached instructions for guidance on filling out this application*

Section I. Existing Application I	nformation	
BCP SITE NAME:		BCP SITE NUMBER:
NAME OF CURRENT APPLICAN	T(S):	
INDEX NUMBER OF EXISTING A	AGREEMENT:	DATE OF EXISTING AGREEMENT:
Section II. New Requestor Information	mation (if no chang	e to Current Applicant, skip to Section V)
NAME		
ADDRESS		
CITY/TOWN		ZIP CODE
PHONE Is the requestor authorized to con	FAX	E-MAIL v York State (NYS)? Yes No
Department of State to cor above, in the NYS Departr	nduct business in NY nent of State's (DOS he DOS database m	ther entity requiring authorization from the NYS S, the requestor's name must appear, exactly as given Corporation & Business Entity Database. A print-out ust be submitted to DEC with the application, to business in NYS.
NAME OF NEW REQUESTOR'S	REPRESENTATIVE	
ADDRESS		
CITY/TOWN	,	ZIP CODE
PHONE	FAX	E-MAIL
NAME OF NEW REQUESTOR'S	CONSULTANT (if ap	pplicable)
ADDRESS		
CITY/TOWN		ZIP CODE
PHONE	FAX	E-MAIL
NAME OF NEW REQUESTOR'S	ATTORNEY (if appli	cable)
ADDRESS		
CITY/TOWN		ZIP CODE
PHONE	FAX	E-MAIL
the Requestor. This would be doc	umentation from corporation, or a Corp	s Application and Amendment has the authority to bind borate organizational papers, which are updated, borate Resolution showing the same, or an Operating ched? Yes No
Describe Requestor's Relationship	o to Existing Applica	nt:

		wner/Operator Information (only inclu ation is provided, and highlight new		rator or	new
O۷	VNER'S NAME (if different fror	m requestor)			
AD	DDRESS				
CI	TY/TOWN		ZIP CODE		
PH	IONE	FAX	E-MAIL		
OF	PERATOR'S NAME (if differen	t from requestor or owner)			
ΑD	DRESS				
CI	TY/TOWN		ZIP CODI	Ī	
PH	IONE	FAX	E-MAIL		
0-	-d W Filehilds before d	f N D (DI	FOL S 07 4 407 for the		(- !I\
		on for New Requestor (Please refer to			iaii)
If a	answering "yes" to any of the fo	ollowing questions, please provide an ex	planation as an attach	ment.	
1.	Are any enforcement actions	pending against the requestor regarding	g this site?	Yes	No
2.	Is the requestor presently sub relating to contamination at th	oject to an existing order for the investigate site?	ation, removal or reme	diation Yes	No
3.		outstanding claim by the Spill Fund for the a party is subject to a spill claim sho		Yes the Sp	No ill
4.	any provision of the subject la	mined in an administrative, civil or crimir w; ii) any order or determination; iii) any imilar statute, regulation of the state or attachment.	/ regulation implement	ting ECL	-
5.		peen denied entry to the BCP? If so, inc dress, Department assigned site number			
6.		in a civil proceeding to have committed ring, treating, disposing or transporting or		nally to Yes	rtious No
7.	disposing or transporting of co	cted of a criminal offense i) involving the ontaminants; or ii) that involves a violent inistration (as that term is used in Article state?	felony, fraud, bribery,	perjury,	theft, No
8.	jurisdiction of the Department,	alsified statements or concealed materia or submitted a false statement or made ent or application submitted to the Depa	use of or made a fals		
9.	•	or entity of the type set forth in ECL 27-2 or failure to act could be the basis for de	. ,		t
				Yes	No
10		tion in any remedial program under DEC antially comply with an agreement or ord	•	ed by DE Yes	C or No
11	. Are there any unregistered bu	ulk storage tanks on-site which require re	egistration?	Yes	No

THE NEW REQUESTOR MUST CERTIFY THAT IT IS EITHER A PARTICIPANT OR VOLUNTEER	ΙN
ACCORDANCE WITH ECL §27-1405 (1) BY CHECKING ONE OF THE BOXES BELOW:	

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 disposal of hazardous waste or discharge of petroleum.

NOTE: By checking this box, a requestor whose liability arises solely as a result of ownership, operation of or involvement with the site certifies that he/she has exercised appropriate care with respect to the hazardous waste found at the facility by taking reasonable steps to: i) stop any continuing discharge; ii) prevent any threatened future release; iii) prevent or limit human, environmental, or natural resource exposure to any previously released hazardous waste.

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.

	spec	ific as to the appropriate care take	n.
Requestor's Relationship to Prope	rty (check one):		
Prior Owner Current Own	ner Potential /Future Pu	rchaser Other	
must be submitted . Proof must seed and throughout the BCP project.	show that the requestor will ect, including the ability to No	ss sufficient to complete the remed have access to the property before place an easement on the site Is the ccess.	signing the

Section V. Property description and description of changes/additions/reductions (if applicable)				le)	
ADDRESS					
CITY/TOWN			ZIP C	ODE	
TAX BLOCK AND LOT (TBL) (in existing agreement)					
Parcel Address	Parcel No.	Section No.	Block No.	Lot No.	Acreage

Check appropriate boxes below:					
Changes to metes and bounds description or TBL correction					
Addition of property (may require additional citize expansion – see attached instructions)	en participa	ation depen	ding on the	nature of	the
Approximate acreage added:					
ADDITIONAL PARCELS:					
Parcel Address	Parcel No.	Section No.	Block No.	Lot No.	Acreage
Reduction of property					
Approximate acreage removed:		sed metes an			d
PARCELS REMOVED:		ap are attache 1, respective		iment A and	
Parcel Address	Parcel No.	Section No.	Block No.	Lot No.	Acreage
If requesting to modify a metes and bounds description or requesting changes to the boundaries of a site, please attach a revised metes and bounds description, survey, or acceptable site map to this application.					

Supplement to the Application To Amend Brownfield Cleanup Agreement And Amendment - Questions for Sites Seeking Tangible Property Credits in New York City ONLY.

Property is in Bronx, Kings, New York, Queens, or Richmond counties.

Requestor seeks a determination that the site is eligible for the tangible property credit component of the brownfield redevelopment tax credit.

Yes No

Please answer questions below and provide documentation necessary to support answers.

- 1. 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. Yes No
- 2. Is the property upside down as defined below?

Yes No

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.

3. Is the project an affordable housing project as defined below?

Yes No

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' households 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 home owners 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.

Statement of Certification and Signatures: Existing Applicant(s) (an authorized representative of each applicant must sign)
(Individual)
I hereby affirm that I am a party to the Brownfield Cleanup Agreement and/or Application referenced in Section I above and that I am aware of this Application for an Amendment to that Agreement and/or Application. 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 Vice President (title) of Atlantic Chestnut Affordable Housing LLC (entity) which is a party to the Brownfield Cleanup Agreement and/or Application referenced in Section I above and that I am aware of this Application for an Amendment to that Agreement and/or Application
REMAINDER OF THIS AMENDMENT WILL BE 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.
Effective Date of the Original Agreement: 5/26/16
Signature by the Department:
DATED: 10/23/17

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

Jone of

Division of Environmental Remediation

Statement of Certification and Signature applicant must sign)	es: Existing Applicant(s) (an authorized representative of each
(Individual)	
Section I above and that I am aware of this	wnfield Cleanup Agreement and/or Application referenced in a Application for an Amendment to that Agreement and/or es the requisite approval for the amendment to the BCA gnature by the Department.
Date:Signature:	
Print Name:	
(Entity)	
Application for an Amendment to that Agre	(title) of(entity) which is a party to the olication referenced in Section I above and that I am aware of this sement and/or Application signature referencement to the BCA Application, which will be effective
Date:Signature:	
Print Name:	
	L BE COMPLETED SOLELY BY THE DEPARTMENT
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
Effective Date of the Original Agreement	:
Signature by the Department:	
DATED:	
	NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
	Ву:

Robert W. Schick, P.E., Director
Division of Environmental Remediation

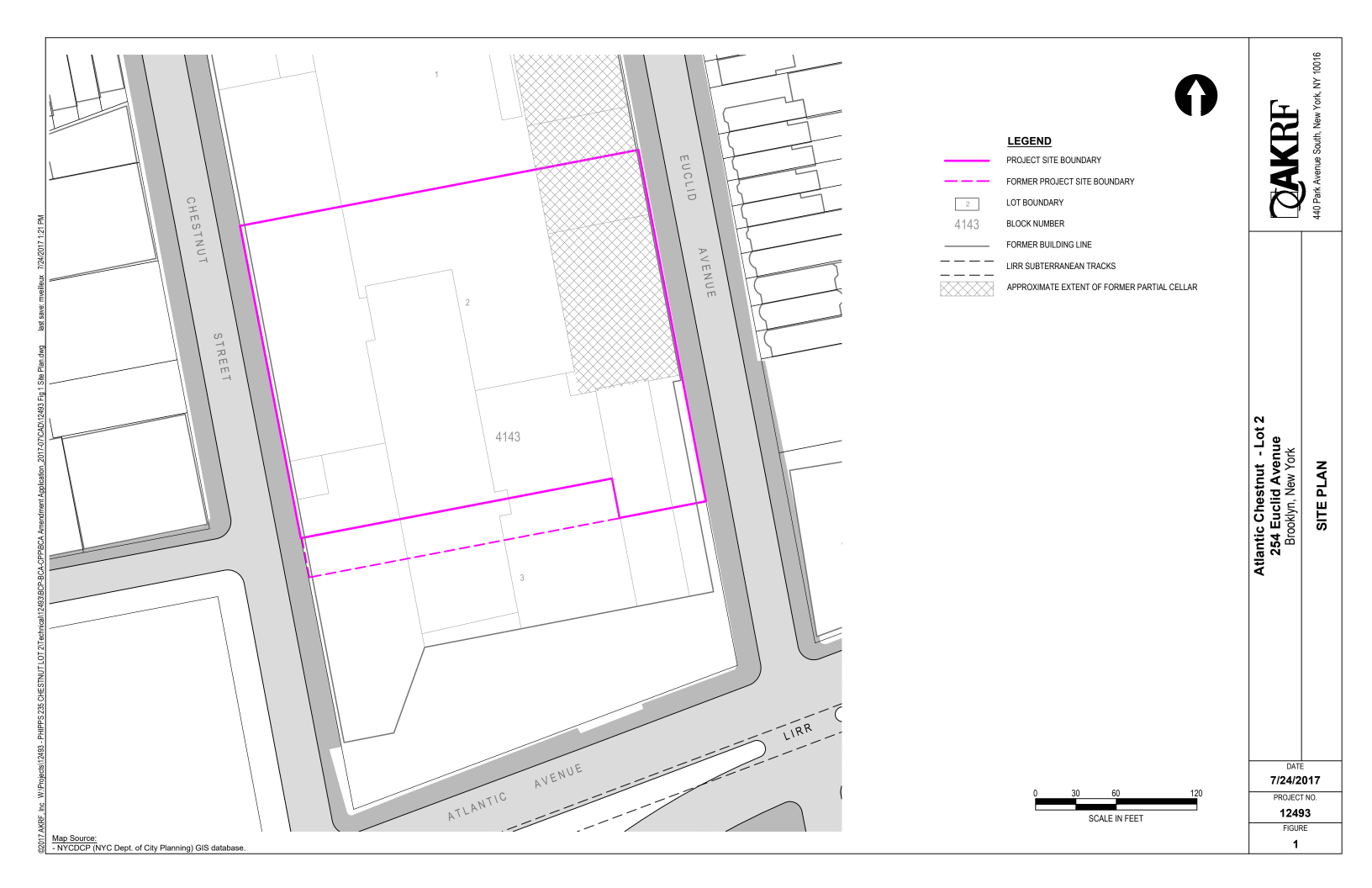
SUBMITTAL INFORMATION:

• **Two (2)** copies, one hard copy with original signatures and one electronic copy in 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 Albany, NY 12233-7020

FOR DEPARTMENT USE ONLY		
BCP SITE T&A CODE:	LEAD OFFICE:_	
PROJECT MANAGER:		

FIGURE 1 SITE PLAN

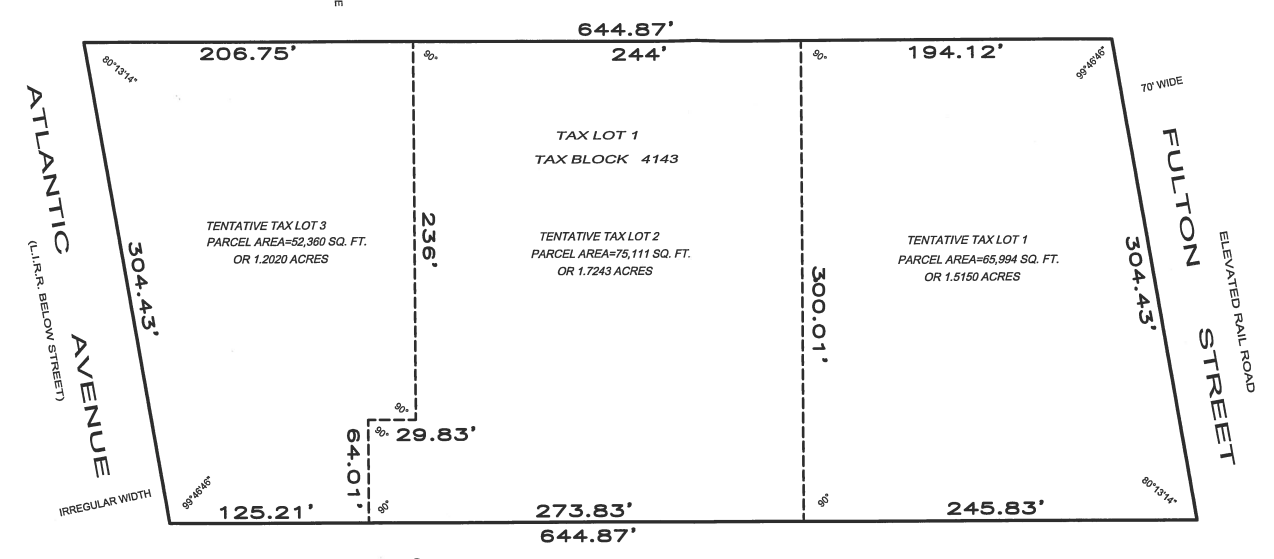


ATTACHMENT A SURVEY AND METES AND BOUNDS

		SURVEY	NO.	42300-	3 42300–3 DWG	;
REV	DATE	// Ent	DE	SCRIPTION		ck
\angle	01-27-17		SUBDIV	SION DIAGRAM		

CHESTNUT

STREET





EUCLID

AVENUE

TOTAL PARCEL AREA=193,465 SQ. FT. OR 4.441347 ACRES

ESTABLISHED 1876 * SUCCESSOR TO:

B.G. MEINIKHEIM C.S.*C.U. POWELL C.E.,C.S.*LC.L. SMITH C.S.*NATHAN CAMPBELL C.E.,C.S.*A.U. WHITSON C.E.,C.S.*
WILLIAM L. SAVACOOL C.E.,L.S.,C.S.*A.U. WHITSON INC. C.E.,C.S.*G. WEBER L.S.,C.S.*C. STIDOLPH R.A.,L.S.*WHITSON &
POWELL INC. P.E.,L.S.,C.S.*KELLER & POWELL P.E.,L.S.,C.S.*LOUIS MONTROSE C.E.,L.S.,C.S.*FRED J. POWELL P.E.,L.S.,C.S.*

COUNTY: KINGS

STANDARD U.S.

TAX BLOCK 4143

SCALE: 1" = 60"

TAX LOT 1

= 60°

SECTION 7209 OF THE NEW YORK EDUCATION LAW

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DRAWN: K.C

MONTROSE

SURVEYING CO., LLP.

CITY & LAND SURVEYORS

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> Metes and Bound Description MSC Survey No. 42300-3 Tax Block 4143 Part of Tax Lot 1 Tentative Tax lot 2

ALL that certain plot piece or parcel of land situate lying and being in the Borough of Brooklyn, County of Kings, City and State of New York bounded and described as follows:

BEGINNING at a point on the easterly side Chestnut Street (66 feet wide), distant 194.12 southerly from the corner formed by the intersection of the easterly side of Chestnut Street with the southerly side of Fulton Street (70 feet wide);

RUNNING THENCE southerly, along the easterly side of Chestnut Street, 244.00 feet to a point;

RUNNING THENCE easterly, at right angles to easterly side of Chestnut Street, 236.00 feet to a point;

RUNNING THENCE southerly, at right angles to the last mentioned with course, 29.83 feet to a point;

RUNNING THENCE easterly, at right angles to the last mentioned with course, 64.01 feet to the westerly side of Euclid Avenue (66 feet wide);

RUNNING THENCE northerly, along the westerly side of Euclid Avenue, 273.83 feet to a point;

RUNNING THENCE westerly, at right angles to the westerly side of Euclid Avenue, 300.01 feet to easterly side of Chestnut Street the point or place of BEGINNING.

Rider to BCA Amendment # 1 to Document a Tangible Property Tax Credit Determination

Site Name: Atlantic Chestnut - Lot 2

Site No.: C224235
1- The Department has determined that the Site is eligible for tangible property tax credits pursuant to ECL § 27-1407(1-a) because the Site is located in a City having a population of one million or more and:
 At least half of the site area is located in an environmental zone as defined in section twenty-one of the tax law The property is upside down, as defined by ECL 27-1405 (31) The property is underutilized, as defined by 375-3.2(I). The project is an affordable housing project, as defined by 375-3.2(a).
2- The Site is located in a City having a population of one million or more and the Applicant:
Has not requested a determination that the Site is eligible for tangible property tax credits. It is therefore presumed that the Site is not eligible for tangible property tax credits. In accordance with ECL § 27-1407(1-a), the Applicant may request an eligibility determination for tangible property tax credits at any time from application until the site receives a certificate of completion except for sites seeking eligibility under the underutilized category.
Requested a determination that the Site is eligible for tangible property tax credits and pursuant to ECL § 27-1407(1-a), the Department has determined that the Site is not eligible for tangible property tax credits because the Applicant has not submitted documentation sufficient to demonstrate that at least one of the following conditions exists: at least half of the site area is located in an environmental zone as defined in section twenty-one of the tax law, the property is upside down, the property is underutilized, or the project is an affordable housing project. In accordance with ECL § 27-1407(1-a), the Applicant may request an eligibility determination for tangible property tax credits at any time from application until the site receives a certificate of completion except for sites seeking eligibility under the underutilized category.
3- For sites statewide, where applicable:
In accordance with ECL § 27-1407(1-a), based on data submitted with the application the Department has determined the Site is not eligible for tangible property tax credits because the contamination in ground water and/or soil vapor is solely emanating from property other than the Site.
The remedial investigation or other data generated during the remedial program the Department has identified an on-site source of contamination, which now makes this site eligible for tangible property tax credits.
The Department has determined that the Site or a portion of the Site has previously been remediated pursuant to Article 27, Title 9, 13 or 14] of the ECL, Article 12 of the Navigation Law or Article 56, Title 5 of the ECL. Therefore, in accordance with ECL § 27-1407(1-a), the Site is not eligible for tangible property tax credits.

DATED: 10/23/17

THIS RIDER TO AN AMENDMENT TO THE BCA ESTABLISHING ELIGIBILTY FOR TANGIBLE PROPERTY TAX CREDITS IS HEREBY APPROVED, Acting by and Through the Department of Environmental Conservation as Designee of the Commissioner,

Ву:

Michael J. Ryan, P.E., Asst. Director

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Division of Environmental Remediation