

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 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: Requesting a modification to the existing BCA to add Dunkirk Landing LLC as an additional applicant for the purpose of giving Dunkirk Landing LLC access to the BCP Site to perform environmental investigation and remediation work under the BCP.

SECTION I: CURRENT AGREEMENT INFORMATION This section must be completed in full. Attach additional pa	ges as ne	ecessary.
BCP SITE NAME: Block Of Washington, E. Second & Pa		BCP SITE NUMBER: C907042
NAME OF CURRENT APPLICANT(S): Regan Developme	ent Corpo	pration
INDEX NUMBER OF AGREEMENT: C907042-10-23	DATE C	OF ORIGINAL AGREEMENT: 07/10/24
APPLICANT'S SIGNATORY: Lawrence Regan		

	ON II: NEW REQUESTOR IN lete this section only if adding I		or the name of an existing i	requestor h	has cha	anged	
	: Dunkirk Landing LLC		•	•			
ADDR	ESS: 1055 SAW MILL RIVER	ROAD, SUITE	204				
CITY/	CITY/TOWN: ARDSLEY ZIP CODE: 10502						
PHON	E: (914) 693-6613	EMAIL: Larry@	regandevelopment.com				
REQU	ESTOR CONTACT: Lawrence	Regan					
ADDR	ESS: 1055 SAW MILL RIVER	ROAD, SUITE	204				
CITY/	ΓOWN: ARDSLEY			ZIP COD	E: 105	02	
PHON	E: (914) 693-6613	EMAIL: Larry@	regandevelopment.com				
REQU	ESTOR'S CONSULTANT: PV	E LLC	CONTACT: Conor Tarbell				
ADDR	ESS:48 Springside Avenue						
CITY/	FOWN: Poughkeepsie			ZIP COD	E: 126	603	
PHON	E: (845) 454-2544	EMAIL: ctarbell	@pve-llc.com				
REQU	ESTOR'S ATTORNEY: Bousqu	et Holstein, PLLC	CONTACT: Michael W. Ty	yszko			
ADDR	ESS: 110 West Fayette Stree	et, One Loncoln	Center, Suite 1000				
CITY/	ΓΟWN: Syracuse			ZIP COD	E: 132	202	
PHON	E: (315) 701-6366	EMAIL: MTyszł	ko@bhlawpllc.com			1	
4			:- N VI- Ot-t-O			Y	N
	Is the requestor authorized to					\odot	\cup
2.	If the requestor is a corporation NYS Department of State (NY must appear exactly as given Database. A print-out of entity submitted with this application	/SDOS) to conduations above in the NY information fron	uct business in NYS, the req SDOS Corporation & Busine in the NYSDOS database m	uestor's na ess Entity		•	0
3.	Requestor must submit proof the authority to bind the reque bind the requestor in the form or an Operating Agreement o	estor. This would of corporate org	be documentation showing panizational papers, a Corpo	the author rate Resol	rity to	•	0
4.	If the requestor is an LLC, the this information attached?	names of the m	embers/owners must be pro	ovided. Is	N/A	•	0
5.	Describe the new requestor's	relationship to a	Il existing applicants:	<u> </u>			

The beneficial owners of New Requestor are shareholders of Applicant, and New Requestor is a single-purpose entity formed by the Applicant for the purpose of remediating and redeveloping the BCP Site. New Requestor seeking access to the BCP Site to perform environmental investigation and remediation work under the BCP. See Exhibit B (Authorized Resolution), Exhibit C (Operating Agreement), and Exhibit D (Organization Chart).

2

	ON III: CURRENT PROPERT ete this section only if a transfe				ssarı	,
			oplicant	Non-Applicant	<u> </u>	
OWNE	ER'S NAME:		CONTAC	CT:		
ADDR	ESS:					
CITY/T	OWN:		ZIP COD	DE:		
PHON	E:	EMAIL:				
OPER	ATOR:		CONTAC	CT:		
ADDR	ESS:					
CITY/1	OWN:		ZIP COD	DE:		
PHON	E:	EMAIL:				
	ON IV: NEW REQUESTOR E ete this section only if adding r		ional nage	es if necessary		
If answ	vering "yes" to any of the follow refer to ECL § 27-1407 for de	ving questions, please provide			hmer	nt.
					Υ	N
1.	Are any enforcement actions	pending against the requestor	regardin	g this site?	\bigcirc	\odot
2.	Is the requestor presently sub remediation relating to contar		e investig	ation, removal or	0	•
3.	Is the requestor subject to an Any questions regarding when the Spill Fund Administrator.	outstanding claim by the Spill ther a party is subject to a spil			0	•
4.	regulation implementing ECL	mined in an administrative, civ f the subject law; (ii) any order Article 27 Title 14; or (iv) any nt? If so, provide additional in	r or deterr similar sta	nination; (iii) any atute or regulation of	0	•
5.	Has the requestor previously relative to the application, suc and any other relevant inform	ch as site name, address, DEC			0	•
6.	Has the requestor been found intentionally tortious act involve contaminants?	d in a civil proceeding to have ving the handling, storing, trea			0	•
7.	fraud, bribery, perjury, theft, o	cted of a criminal offense (i) ir rting of contaminants; or (ii) th or offense against public admir under federal law or the laws	at involve nistration (s a violent felony, (as that term is used in	0	•
8.	•	falsified statements or concea epartment, or submitted a fals nnection with any document o	se stateme	ent or made use of or	0	•

OFOTION IV. NEW DECLI		DB4 4 TION / 4! II)	V	N.I.
SECTION IV: NEW REQUI		,	Υ	N
	failed to act, and such act	/pe set forth in ECL 27-1407.9(f) that t or failure to act could be the basis for denial	0	•
		dial program under DEC's oversight substantially comply with an agreement or	0	•
11. Are there any unreg	istered bulk storage tanks	on-site which require registration?	\bigcirc	•
		HAT IT IS EITHER A PARTICIPANT OR VOLUI BY CHECKING ONE OF THE BOXES BELOW:	NTEE	R
PARTICIPANT		VOLUNTEER		
the site at the time of the di or (2) is otherwise a person contamination, unless the li result of ownership, operati	responsible for the ability arises solely as a on of or involvement	A requestor other than a participant, in a requestor whose liability arises solely as a reownership, operation of or involvement with the subsequent to the disposal of a hazardous wardischarge of petroleum.	esult o e site	of :
with the site subsequent to contamination.	tne disposal of	NOTE: By checking this box, a requestor who liability arises solely as a result of ownership, operation of or involvement with the site certifithey have exercised appropriate care with resthe hazardous waste found at the facility by tareasonable steps to: (i) stop any continuing dis (ii) prevent any threatened future release; (iii) or limit human, environmental or natural resources to any previously released hazardou waste.	es that bect t king schar preve	o ge;
		If a requestor's liability arises solely as a reownership, operation of or involvement wit site, they must submit a statement describ they should be considered a volunteer – be specific as to the appropriate care taken.	h the	•
13. If the requestor is a considered a volunt		describing why the requestor should be N/A	Š	Ö
14. Requestor's relation	ship to the property (chec	k all that apply):		
Prior Owner	Current Owner P	otential/Future Purchaser	edial Pa	arty
complete the remed have access to the p	iation must be submitted. property before being adde	Proof of site access sufficient to Proof must show that the requestor will ed to the BCA and throughout the BCP nent on the site. Is this proof attached?	Y •	N O

Complete this section only if property is being change to site SBL(s) has occurred, or if modified the section of the section	added to or removed fi	rom the site,		or other
Property information on current agreem		-		if applicable):
ADDRESS:				
CITY/TOWN:			ZIP CODE:	
CURRENT PROPERTY INFORMATION	TOTAL ACRE	EAGE OF CL	JRRENT SITE	Ē:
PARCEL ADDRESS	SECTION	BLOCK	LOT	ACREAGE
2. Requested change (check appropriate	boxes below):			
a. Addition of property (may require addexpansion – see instructions)	ditional citizen participa	ation dependi	ing on the na	ture of the
PARCELS ADDED:	,			
PARCEL ADDRESS	SECTION	BLOCK	LOT	ACREAGE
	TOTAL /	ACREAGE TO	O BE ADDED):
b. Reduction of property				
PARCELS REMOVED:				
PARCEL ADDRESS	SECTION	BLOCK	LOT	ACREAGE
	TOTAL ACF	REAGE TO B	E REMOVED):
c. Change to SBL (e.g., lot merge, sub	division, address chan	ge)		
NEW PROPERTY INFORMATION:				
PARCEL ADDRESS	SECTION	BLOCK	LOT	ACREAGE
3. TOTAL REVISED SITE ACREAGE:				
4. For all changes requested in this section attachments are listed in the application attached?			•	Y N

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	LC	T	ACREAGE
CURRENT OWNER:	CONTACT N	NAME:	l		l
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:	l		L
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	II I	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 for a list of required tables and figures. ARE THE REQUIRED FIGURES AND TABLES ATTA YES NO N/A (land being added has been is not seeking to add more than an insignificant acrease.)	CHED? en merged wit	h an existing E			

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.

docum	entation as re	quired. Refer to the application instructions for additional information.		
			Υ	N
1.	Is the site loc	ated in Bronx, Kings, New York, Queens or Richmond County?	0	•
2.		tor seeking a determination that the site is eligible for the tangible property nent of the brownfield redevelopment tax credit?	0	0
3.		% of the site area located within an environmental zone pursuant to Tax Law e see DEC's website for more information.	0	0
		y upside down as defined below?	0	
From	ECL 27-1405(31):		
	investigation equals or exc of submission	n" shall mean a property where the projected and incurred cost of the and remediation which is protective for the anticipated use of the property seeds seventy-five percent of its independent appraised value, as of the date of the application for participation in the brownfield cleanup program, ander the hypothetical condition that the property is not contaminated.		
5.	For new tax p	parcels being added to the BCA through this amendment ONLY:	0	0
	Are the parce	els being added underutilized as defined below?		
	utilized categoration): 2: "Underuti than fifty the applic years pric	the proposed use is at least 75 percent for commercial or commercial and industrial uses; the proposed development could not take place without substantial government assistance, as certified by the municipality in which the site is located; and 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;		
land p		 (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. nent assistance" shall mean a substantial loan, grant, land purchase subsidy, exemption or waiver, or tax credit, or some combination thereof, from a 		

6.	Is the project and affordable housing project as defined below?	\bigcirc	\bigcirc
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?	\bigcirc	\bigcirc
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 IL BROWNFIELD CLEANUP PROGRAMAMENDME	ENT		
EXISTING AGREEMENT INFORMATION			
BCP SITE NAME: Block Of Washington, E. Second & Par	/IBER: C907042		
NAME OF CURRENT APPLICANT(S): Regan Developmer	nt Corporation	ion	
INDEX NUMBER OF AGREEMENT: C907042-10-23	DATE OF ORIGINAL AGREEMENT: 07/10/	ORI	GREEMENT: 07/10/24

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.

K		
ΔŘ		
B.		
ZV.		
ı,		
W		
Ш		
Ξ,		
XI.		
į A		
4 (
3)		
10		
3(6		
×		
1		
3		
ěI.		
ğ		
臘		
К		
82		
Α		
8		
ŝ.		
(6)		
ш		
N		
٧.		
Λ		
N		
ı		
Эķ		
8		
31		
K.		
ĭ		
ŇΙ		
Α		
3		
刨		
ę.		
R		
13		
N		
37		
No.		
N		
٨,		
١٧		
₹		
(4)		
đ		
8		
lane.		
4		
æ		
ж		
æ		

Complete the appropriate section (lindbyldbell or entity) below only if this Amendment adds a new requestor. Affach additional pages as needed.

(Individual)

pereby affirm that the information provided on this form and its attachments is true and complete to the best my knowledge and belief. I am aware that any false statement made herein is punishable as a Class A sdemeanor pursuant to section 210.45 of the Penal Law. My signature below constitutes the requisite proval for the amendment to the BCA Application, which will be effective upon signature by the epartment.
ate: Signature:
int Name:
ntity)
an Authorized Agent (title) of Dunkirk Landing LLC (entity); that I am an an Authorized Agent (title) of Dunkirk Landing LLC (entity); that I am a thorized by that entity to make this application; that this application was prepared by me or under my pervision and direction; and that information provided on this form and its attachments is true and amplete to the best of my knowledge and belief. I am aware that any false statement made herein is unishable as a Class A misdemeanor pursuant to Section 210.45 of the Penal Law.
signature below constitutes the requisite approval for the amendment to the BCA
oplication, which will be effective upon signature by the Department.
ate: 8/25/25 Signature:
int Name: Lawrence Regan obo Dunkirk Landing LLC

STATEMENT OF CERTIFICATION AND SIGNATURE	EQ EVIDENCANTO
An authorized representative of each applicant must c	omplete and algoring appropriate section (highwidualior
emuny), iselow. /Autaonsaggilional pages as nieeded	
(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 requisi- Application, which will be effective upon signature by the	n for an Amendment to that Agreement and/or ite approval for the amendment to the BCA
Date: Signature:	
Print Name:	
4	
(Entity)	
I hereby affirm that I am the President (title) of Resource and Cleanup Agreement and/or Application reference Application for an Amendment to that Agreement and/or below constitutes the requisite approval for the amend upon signature by the Department. Date: Signature: Print Name: Lawrence Regan obo Regan Development Corporation	
	GE FOR SUBMITTAL INSTRUCTIONS
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.	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: 07/10/24	
Signature by the Department:	
oignature by the bepartment.	
DATED: <u>9/30/2025</u>	NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
	Ву:
	David Harrington David Harrington, Assistant Director
	Division of Environmental Remediation

	C907042
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.

EXHIBIT A

Entity Information



Department of StateDivision of Corporations

Entity Information

		Return	n to Results Retu	rn to Search		
Entity Details						^
ENTITY NAME:	DUNKIRK LANDING	LLC				
DOS ID : 7564792	2					
FOREIGN LEGA	L NAME:					
FICTITIOUS NAM	ΛE:					
ENTITY TYPE: D	OMESTIC LIMITED I	LIABILITY COMPA	NY			
DURATION DATE	E/LATEST DATE OF	DISSOLUTION:				
SECTIONOF LAV	N : LIMITED LIABILIT	Y COMPANY LAW	- 203 LIMITED LIAB	ILITY COMPANY LAW	- LIMITED LIABILITY COMP.	ANY LAV
ENTITY STATUS	: ACTIVE					
DATE OF INITIAL	L DOS FILING: 03/20)/2025				
REASON FOR S	TATUS:					
EFFECTIVE DAT	E INITIAL FILING: 0	3/20/2025				
INACTIVE DATE	:					
FOREIGN FORM	ATION DATE:					
STATEMENT STA	ATUS: CURRENT					
COUNTY: WEST	CHESTER					
NEXT STATEME	NT DUE DATE: 03/3	1/2027				
JURISDICTION:	NEW YORK, UNITED	STATES				
NFP CATEGORY	:					
<	ENTITY DISPLAY	NAME HISTORY	FILING HISTORY	MERGER HISTORY	ASSUMED NAME HISTORY	
Service of Proc	ess on the Secretary	of State as Agent				
	address to which that ate by personal deli	-	ate shall mail a cop	y of any process aga	inst the corporation served	upon th
Name: DUNK	IRK LANDING LLC					
Address: 105	55 SAW MILL RIVER	ROAD, SUITE 204	, ARDSLEY, NY, UN	ITED STATES, 10502		
Electronic Serv	ice of Process on th	ne Secretary of Sta	ate as agent: Permi	tted		
Chief Executive	e Officer's Name and	Address				

Principal Executive Office Address

Address:

Name:

Address:

Registered Agent Name and Address

Name:			
Address:			
Entity Primary Location N	Name 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

EXHIBIT B

Authorized Resolution

AUTHORIZED RESOLUTION OF THE MANAGING MEMBER OF DUNKIRK LANDING LLC

August 8, 2025

WHEREAS the undersigned, being the sole Managing Member of DUNKIRK LANDING LLC, and acting pursuant to the authority granted in §4.1.1 and §4.1.3. of the Operating Agreement, adopted on March 20th, 2025, hereby authorizes the adoption of, and certifies, the following Resolutions:

RESOLVED, that Dunkirk Landing Associates LLC, the sole managing member of Dunkirk Landing Manager LLC ("Member"), itself the sole managing member of DUNKIRK LANDING LLC, has authorized and directed the approval and adoption of this Authorized Resolution by way of an authorized resolution a copy of which is attached as **Exhibit A**, with such resolution itself directed and approved by way of a unanimous written consent of the managing members of Dunkirk Landing Associates LLC a copy of which is attached hereto as **Exhibit B**; and be it further

RESOLVED, that Lawrence Regan ("Authorized Person"), is hereby duly appointed representative of DUNKIRK LANDING LLC and is authorized, directed and empowered, acting alone, in the name or on behalf of DUNKIRK LANDING LLC, to execute the Brownfield Cleanup Program ("BCP") Application, the brownfield site cleanup agreement with Index No. C907042-10-23, and any other documents or agreements necessary to enter and participate in the New York State Department of Environmental Conservation's Brownfield Cleanup Program (Environmental Conservation Law Article 27, Title 14) for property located at Washington, East Second and Park Streets, Chautauqua County, Dunkirk, NY 14048, identified with DER Site No. C907042; and be it further

RESOLVED, that the Authorized Person, is hereby duly appointed representative of DUNKIRK LANDING LLC and is authorized, directed and empowered, acting alone, in the name or on behalf of Dunkirk Landing Avenue LLC, to execute the Brownfield Cleanup Program ("BCP") Application, the brownfield site cleanup agreement with Index No. C907051-08-24, and any other documents or agreements necessary to enter and participate in the New York State Department of Environmental Conservation's Brownfield Cleanup Program (Environmental Conservation Law Article 27, Title 14) for property located at 166 East 4th Streets, Chautauqua County, Dunkirk, NY 14048, identified with DER Site No. C907051; and be it further

RESOLVED, that the Authorized Person, is hereby authorized, empowered and directed to take all such action on behalf of DUNKIRK LANDING LLC as he may deem necessary, appropriate or advisable to carry out the intent and purposes of the foregoing resolutions; and be it further

RESOLVED, that any acts of any officer of the limited liability company and of any persons designated and authorized to act by any such officer of DUNKIRK LANDING LLC, including without limitation those of the Authorized Person, which acts would have been authorized by the foregoing resolutions except that such acts were taken prior to the adoption of such resolutions, are hereby severally ratified, confirmed, approved, and adopted as acts of DUNKIRK LANDING LLC.

[Signature Appears on the Following Page.]

IN WITNESS WHEREOF, the undersigned has executed this Authorized Resolution as of the date first set forth above.

LAWRENCE REGAN O/B/O DUNKIRK LANDING MANAGER LLC

Authorized Person

EXHIBIT A

Authorized Resolution of Managing Member of DUNKIRK LANDING MANAGER LLC

AUTHORIZED RESOLUTION OF THE MANAGING MEMBER OF DUNKIRK LANDING MANAGER LLC

August 8, 2025

WHEREAS The undersigned, being the sole Managing Member of DUNKIRK LANDING MANAGER LLC, having provided prior written notice to its members, and acting pursuant to the authority granted in §4.1.1 and §4.1.3 of the Operating Agreement, adopted March 20th, 2025, hereby authorizes the adoption of, and certifies, the following Resolutions:

RESOLVED, that the board of managing members of Dunkirk Landing Associates LLC ("Member"), the sole managing member of DUNKIRK LANDING MANAGER LLC, has authorized and directed the approval and adoption of this Authorized Resolution by way of a Unanimous Written Consent; and be it further

RESOLVED, that Lawrence Regan ("Authorized Person"), is hereby duly appointed representative of DUNKIRK LANDING MANAGER LLC and is authorized, directed and empowered, acting alone, in the name or on behalf of DUNKIRK LANDING MANAGER LLC, to execute the Brownfield Cleanup Program ("BCP") Application, the brownfield site cleanup agreement with Index No. C907042-10-23, and any other documents or agreements necessary to enter and participate in the New York State Department of Environmental Conservation's Brownfield Cleanup Program (Environmental Conservation Law Article 27, Title 14) for property located at Washington, East Second and Park Streets, Chautauqua County, Dunkirk, NY 14048, identified with DER Site No. C907042; and be it further

RESOLVED, that the Authorized Person, is hereby duly appointed representative of DUNKIRK LANDING MANAGER LLC and is authorized, directed and empowered, acting alone, in the name or on behalf of DUNKIRK LANDING MANAGER LLC, to execute the BCP Application, the brownfield site cleanup agreement with Index No. C907051-08-24, and any other documents or agreements necessary to enter and participate in the New York State Department of Environmental Conservation's Brownfield Cleanup Program (Environmental Conservation Law Article 27, Title 14) for property located at 166 East 4th Streets, Chautauqua County, Dunkirk, NY 14048, identified with DER Site No. C907051; and be it further

RESOLVED, that the Authorized Person, is hereby authorized, empowered and directed to take all such action on behalf of DUNKIRK LANDING MANAGER LLC as he may deem necessary, appropriate or advisable to carry out the intent and purposes of the foregoing resolutions; and

be it further

RESOLVED, that any acts of any officer of the limited liability company and of any persons designated and authorized to act by any such officer of DUNKIRK LANDING MANAGER LLC, including without limitation those of the Authorized Person, which acts would have been authorized by the foregoing resolutions except that such acts were taken prior to the adoption of such resolutions, are hereby severally ratified, confirmed, approved, and adopted as acts of DUNKIRK LANDING MANAGER LLC.

[Signature Appears on the Following Page.]

IN WITNESS WHEREOF, the undersigned has executed this Authorized Resolution as of the date first set forth above.

LAWRENCE REGAN O/B/O
DUNKIRK LANDING ASSOCIATES LLC

Authorized Person

EXHIBIT B

Unanimous Written Consent of the Board of Managing Members of DUNKIRK LANDING ASSOCIATES LLC

UNANIMOUS WRITTEN CONSENT OF THE BOARD OF MANAGING MEMBERS OF DUNKIRK LANDING ASSOCIATES LLC

August 8, 2025

WHEREAS The undersigned, being the managing members of DUNKIRK LANDING ASSOCIATES LLC, acting pursuant to the authority granted in §2.7.1 and §2.7.7 of the Operating Agreement dated March 20th, 2025, hereby unanimously consent to the adoption of, and certify, the following Resolutions in lieu of a meeting thereof:

RESOLVED, that Kenneth Regan, and Lawrence Regan, the managing members of DUNKIRK LANDING ASSOCIATES LLC, have authorized and directed the approval and adoption of this Unanimous Written Consent; and be it further

RESOLVED, that Lawrence Regan ("Authorized Person"), is hereby duly appointed representative of DUNKIRK LANDING ASSOCIATES LLC and is authorized, directed and empowered, acting alone, in the name or on behalf of DUNKIRK LANDING ASSOCIATES LLC to execute the Brownfield Cleanup Program ("BCP") Application, the brownfield site cleanup agreement with Index No. C907042-10-23, and any other documents or agreements necessary to enter and participate in the New York State Department of Environmental Conservation's Brownfield Cleanup Program (Environmental Conservation Law Article 27, Title 14) for property located at Washington, East Second and Park Streets, Chautauqua County, Dunkirk, NY 14048, identified with DER Site No. C907042; and be it further

RESOLVED, that the Authorized Person, is hereby duly appointed representative of DUNKIRK LANDING ASSOCIATES LLC and is authorized, directed and empowered, acting alone, in the name or on behalf of DUNKIRK LANDING ASSOCIATES LLC to execute the Brownfield Cleanup Program ("BCP") Application, the brownfield site cleanup agreement with Index No. C907051-08-24, and any other documents or agreements necessary to enter and participate in the New York State Department of Environmental Conservation's Brownfield Cleanup Program (Environmental Conservation Law Article 27, Title 14) for property located at 166 East 4th Streets, Chautauqua County, Dunkirk, NY 14048, identified with DER Site No. C907051; and be it further

RESOLVED, that the Authorized Person, is hereby authorized, empowered and directed to take all such action on behalf of DUNKIRK LANDING ASSOCIATES LLC, as he may deem necessary, appropriate or advisable to carry out the intent and purposes of the foregoing resolutions; and be it further

RESOLVED, that any acts of any officer of the limited liability company and of any persons designated and authorized to act by any such officer of DUNKIRK LANDING ASSOCIATES LLC, including without limitation those of the Authorized Person, which acts would have been authorized by the foregoing resolutions except that such acts were taken prior to the adoption of such resolutions, are hereby severally ratified, confirmed, approved, and adopted as acts of DUNKIRK LANDING ASSOCIATES LLC.

[Signatures Appear on the Following Page.]

IN WITNESS WHEREOF, the undersigned has executed this Unanimous Written Consent as of the date first set forth above.

Kenneth Regan

Managing Member

Lawrence Regan

Managing Member

EXHIBIT C

Operating Agreement

DUNKIRK LANDING LLC

OPERATING AGREEMENT

This Operating Agreement (this "Agreement") of **DUNKIRK LANDING LLC** (the "Company") is adopted, executed, and agreed to as of this 20th day of March, 2025 by **DUNKIRK LANDING MANAGER LLC**, a limited liability company duly organized and validly existing under the laws of the State of New York, having an address at 1055 Saw Mill River Road, Suite 204, Ardsley, New York 10502, as the sole member (the "Member").

Article I Formation and Name: Office; Purpose; Term

- 1.1. Organization. The Member is organizing a limited liability company pursuant to the New York Limited Liability Company Law, as amended from time to time (the "Law"), and pursuant to the provisions of this Agreement and, for that purpose, has caused the Articles of Organization to be prepared, executed, and filed with the New York Department of State on March 20, 2025, and such Articles of Organization remain in full force and effect.
- 1.2. Name of the Company. The name of the Company shall be Dunkirk Landing LLC. The Company may do business under that name and under any other name or names upon which the Member decides. If the Company does business under a name other than that set forth in its Articles of Organization, then the Company shall file a certificate as required by General Business Law §130.
- 1.3. Purpose. The Company is formed for any lawful business purpose or purposes permitted under the Law.
- 1.4. Term. The Company shall have a perpetual existence, unless its existence is sooner terminated pursuant to Article VII of this Agreement.
 - 1.5. Registered Agent. The Company shall not have a registered agent.
 - 1.6. Members. The name and present mailing address of the Member is as follows:

Name
Address

Dunkirk Landing Manager LLC
1055 Saw Mill River Road
Suite 204
Ardsley, New York 10502

1.7 Principal Place of Business. The principal place of business of the Company within the State of New York shall be 1055 Saw Mill River Road, Suite 204, Ardsley, New York 10502. The Company may establish any other places of business as the Member may from time to time deem advisable.

Article II Member; Capital; Capital Account

- 2.1. Initial Capital Contribution. Upon the execution of this Agreement, the Member is contributing to the Company cash in the amount of \$100.00.
- 2.2. No Additional Capital Contributions Required. The Member shall not be required to contribute any additional capital to the Company. The Member shall not have any personal liability for any debt, obligation or liability of the Company.
- 2.3. No Interest on Capital Contributions. The Member shall not be paid interest on its Capital Contribution.
- 2.4. Return of Capital Contributions. Except as otherwise provided in this Agreement, the Member shall not have the right to receive any return of its Capital Contribution.
- 2.5. Form of Return of Capital. If the Member is entitled to receive a return of its Capital Contribution, the Company may distribute cash, notes, property, or a combination thereof to the Member in return of the Capital Contribution.
- 2.6. Loans. The Member may, at any time, make or cause a loan to be made to the Company in any amount and on those terms as determined by the Member.
- 2.7 Capital Accounts. A capital account shall be maintained for the Member, which capital account shall be increased by the value of each Capital Contribution made by the Member, allocations to the Member of any profit and any other allocations to the Member of income pursuant to the Internal Revenue Code of 1986, as amended, or any superseding federal revenue statute (the "Code"). The Member's capital account will be decreased by the value of each distribution made to the Member by the Company, allocations to the Member of any losses and other allocations to the Member pursuant to the Code.
- 2.8 Deficit Capital Account. Except as otherwise required by the Law, the Member shall have no liability to restore all or any portion of a deficit balance in his capital account.

Article III Profit, Loss, and Distributions

- 3.1. Distributions of Cash Flow. The Member may, from time to time, take distributions from the Company at such times and in such amounts as determined by the Member. Such distributions shall be allocated to the Member in the same proportion as its then capital account balance.
- 3.2 Accounting Period. The Company's fiscal year shall be the calendar year with an ending date of December 31.

3.3 Books and Records. The Company shall maintain complete and accurate books and records of the Company's business and affairs as required by the Law and such books and records shall be kept at the Company's principal place of business.

Article IV Management: Rights, Powers, and Duties

4.1. Management.

- 4.1.1. The Company shall be managed by the Member as the managing member of the Company. The Member shall have the full and exclusive right and power to act for and bind the Company.
- 4.1.2. The Member may cause the Company to employ and retain such other persons as may be necessary or appropriate for the conduct of the Company's business, on such terms as the Member shall determine, including persons who may be designated as officers. The officers of the Company shall have the titles, powers and duties delegated to them by the Member. Any number of titles may be held by the same officer.
- 4.1.3. The Member shall have the power and authority to delegate his or her right and power to manage and control the business and affairs of the Company to one or more other persons (including one or more committees, managers and agents, employees and/or affiliates of a manager), including delegation by management agreement or other arrangement.

4.2. Liability and Indemnification.

- 4.2.1 Except as otherwise provided by law, no Member shall be liable, responsible or accountable in any way for damages or otherwise to the Company or to any of the Members for any act or failure to act pursuant to this Agreement or otherwise unless there is a judicial determination that (i) such person acted in bad faith; (ii) the conduct of such person constituted intentional misconduct or a knowing violation of law; (iii) such person gained a financial benefit to which he or she was not legally entitled; or (iv) such person failed to perform his or her duties, specifically with respect to distributions under Section 508(a) of the Law, in good faith and with that degree of care that an ordinarily prudent person in a like position would use under similar circumstances.
- 4.2.2. The Company shall indemnify, defend and hold harmless the Member and any delegate, employee, or officer of the Member (severally, the "Indemnitee" and collectively, the "Indemnitees"), from and against any claims, losses, liabilities, damages, fines, penalties, costs and expenses (including, without limitation, reasonable fees and disbursements of counsel and other professionals) arising out of or in connection with any act or failure to act by an Indemnitee pursuant to this Agreement, or the business and affairs of the Company, to the fullest extent permitted by law; provided, however, that an Indemnitee shall not be entitled to indemnification hereunder if there is a judicial determination that (a) such Indemnitee's actions or omissions to act were made in bad faith or were the result of active and deliberate dishonesty and were material to the cause of action so adjudicated; or (b) such Indemnitee personally gained a financial benefit to which the Indemnitee was not legally entitled.

Article V Transfers of Interest

5.1. Transfers. The Member may transfer in whole or in part its interest in the Company.

Article VI Admission of Additional Members

6.1. Admission of Additional Members. The Member may admit one or more additional members to the Company.

Article VII Dissolution, Liquidation, and Termination of the Company

- 7.1. Events of Dissolution. The Company shall be dissolved upon the happening of any of the following events:
 - 7.1.1. upon the consent of the Member;
 - 7.1.2. upon the dissolution of the Member; or
- 7.1.3. upon the entry of a decree of judicial dissolution under Section 702 of the Law.
- 7.2 Winding up. Upon the dissolution of the Company, the Member may, in the name of and for and on behalf of the Company, prosecute and defend suits, whether civil, criminal or administrative, sell and close the Company's business, dispose of and convey the Company's property, discharge the Company's liabilities and distribute the Member any remaining assets of the Company.
- 7.3 Articles of Dissolution. Within ninety (90) days following the dissolution and the commencement of winding up of the Company, or at any other time that there are no members, articles of dissolution shall be filed with the New York Secretary of State pursuant to the Law.
- 7.4 Termination. Upon completion of the dissolution, winding up, liquidation and distribution of the assets of the Company, the Company shall be deemed terminated.

Article VIII Taxes

- 8.1 Tax Returns. The Member shall cause to be prepared and filed all necessary Federal and state income tax returns for the Company.
- 8.2 Partnership Representative. The Member shall constitute the "Partnership Representative" under Section 6223 of Chapter 63 of the Code, and shall take any and all action

required under the Code or any treasury regulations promulgated under the Code, as in effect from time to time, to designate itself the Partnership Representative. The Company may engage accountants and legal counsel to assist the Partnership Representative in discharging his duties hereunder.

Article IX General Provisions

- 9.1. Applicable Law. All questions concerning the construction, validity, and interpretation of this Agreement and the performance of obligations imposed by this Agreement shall be governed by the internal law, not the law of conflicts, of the State of New York.
- 9.2. Article and Section Titles. The headings herein are inserted as a matter of convenience only and do not define, limit, or describe the scope of this Agreement or the intent of the provisions hereof.
- 9.3. Separability of Provisions. Each provision of this Agreement shall be considered separable; and if, for any reason, any provision or provisions herein are determined to be invalid and contrary to any existing or future law, such invalidity shall not impair the operation of or affect those portions of this Agreement which are valid.
- 9.4 *Headings*. The headings in this Agreement are for convenience only and shall not be used to interpret or construe any provision of this Agreement.
- 9.5 *Binding*. Subject to Section 5.1 and any other provisions of this Agreement relating to transferability, this Agreement shall be binding upon and inure to the benefit of all Members, and their respective successors and assigns.
- 9.6 Execution. This Agreement may be executed by facsimile, electronic signature or PDF, which for all purposes is to be deemed an original.

[REMAINDER OF PAGE LEFT INTEWNTIONALLY BLANK]

IN WITNESS WHEREOF, the Member has executed, or caused this Agreement to be executed as of the date set forth hereinabove.

MEMBER:

DUNKIRK LANDING MANAGER LLC

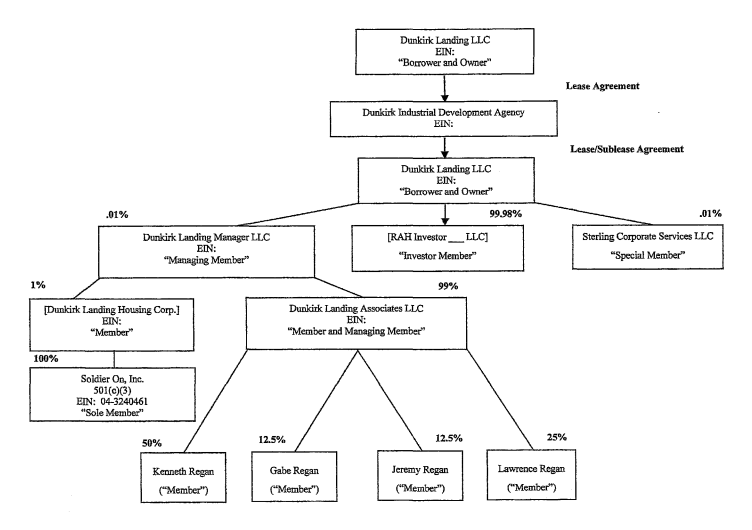
By: Dunkirk Landing Associates LLC, its Managing Member

By:
Name: Lawrence Regan
Title: Managing Member

EXHIBIT D

Organization Chart

DUNKIRK LANDING - ORGANIZATIONAL CHART



Note* The above chart reflects the anticipated organizational structure at financial closing, which is not expected to take place until after the BCP Application to Amend BCA and Amendment.

EXHIBIT E

Volunteer Statement

Brownfield Cleanup Program ("BCP") Application to Amend Brownfield Cleanup Agreement and Amendment

New Requestor: Dunkirk Landing LLC

Statement re Volunteer Status:

Dunkirk Landing LLC has appropriately answered "no" to all the eligibility questions within Section IV of this application and hereby certifies that it is a volunteer and that any liability arises solely as a result of their involvement as a special purpose entity for the purpose of administering tax credits under the BCP, gaining access to the BCP Site to perform environmental investigation and remediation work under the BCP, and having involvement with the site subsequent to the disposal of hazardous waste or discharge of petroleum.

Dunkirk Landing LLC, being the New Requestor, has no current or prior, direct or indirect, ownership interest, or any other interest, in any prior owner or operator of the site. The New Requestor is seeking access to the BCP Site to perform environmental investigation and remediation work under the BCP. Except in accordance with any work plans approved by the NYS Department of Environmental Conservation under the BCP, the New Requestor has not undertaken and will not undertake any activity on the site resulting in soil disturbance or otherwise undertaken any activity affecting the soil or groundwater, and has taken appropriate care to ensure that there are no continuing releases of contamination on the site and that there are no threatened future releases of contamination on the site and has prevented human, environmental, or natural resource exposure to any previously released contamination.

As such, Dunkirk Landing LLC, as the New Requestor, confirms that its liability will arise solely as a result of their involvement as single purpose entity formed for the purposes of remediating and redeveloping the BCP Site, gaining access to the BCP Site to perform environmental investigation and remediation work under the BCP, and having involvement with the site subsequent to the disposal of hazardous waste or discharge of petroleum, and affirms and confirms that New Requestor should be a "Volunteer" as that term is defined in Section 27-1405(1)(b) of the New York Environmental Conservation Law.

EXHIBIT F

Site Access Agreement

1055 Saw Mill River Road, Suite 204 Ardsley, New York 10502

Mr. David Paradis 220 Washington Ave Dunkirk, NY 14048

City of Dunkirk Housing Authority 15 N Main St. Dunkirk, NY 14048

Washington Ave Revitalization Co., LLC 338 Central Ave., Suite 210 Dunkirk, NY 14048

Re: Site Access Request to Perform Brownfield Cleanup Program Work NYSDEC Site No. C907042

Dear Mr. Paradis, Washington Ave Revitalization Co., LLC, and City of Dunkirk Housing Authority:

Regan Development Corporation submitted a Brownfield Cleanup Program ("BCP") Application to the New York State Department of Environmental Conservation ("NYSDEC") on April 17, 2023, to voluntarily investigate and remediate the Block of Washington, E. Second and Park Site located at Washington, East Second and Park Streets, Chautauqua County, Dunkirk, NY 14048 and assigned NYSDEC Site No. C907042 (the "BCP Site"). Regan Development Corporation then executed a Brownfield Cleanup Agreement ("BCA") with NYSDEC on July 10, 2024, Index No. C907042-10-23. Section III, "Real Property," of the BCA describes the BCP Site as consisting of approximately 1.360 acres, with ownership details provided as follows:

Tax Map/Parcel No.: 79.57-1-79

Street Address: 220 Washington Avenue, Dunkirk

Owner: David Paradis

Tax Map/Parcel No.: 79.57-1-81

Street Address: 208-214 Washington Avenue, Dunkirk Owner: Washington Ave Revitalization Co., LLC

Tax Map/Parcel No.: 79.57-1-80

Street Address: Park Avenue Rear, Dunkirk Owner: City of Dunkirk Housing Authority

Tax Map/Parcel No.: 79.57-1-2

Street Address: East Second Street, Dunkirk Owner: City of Dunkirk Housing Authority

Tax Map/Parcel No.: 79.57-1-75

Page 1 of 6 Site Access Agreement NYSDEC Site No. C907042

1055 Saw Mill River Road, Suite 204 Ardsley, New York 10502

Street Address: 215 Park Avenue, Dunkirk Owner: City of Dunkirk Housing Authority

Tax Map/Parcel No.: 79.57-1-74

Street Address: 211 Park Avenue, Dunkirk Owner: City of Dunkink Housing Authority

Tax Map/Parcel No.: 79.57-1-73

Street Address: East Second Street, Dunkink Owner: City of Dunkirk Housing Authority

Tax Map/Parcel No.: 79.57-1-72 Street Address: Park Avenue, Dunkirk Owner: City of Dunkirk Housing Authority

Tax Map/Parcel No.: 79.57-1-71

Street Address: 207 Park Avenue, Dunkirk Owner: City of Dunkirk Housing Authority

Tax Map/Parcel No.: 79.57-1-70

Street Address: East Second Street, Dunkirk Owner: City of Dunkirk Housing Authority

Tax Map/Parcel No.: 79.57-1-69

Street Address: East Second Street, Dunkirk Owner: City of Dunkirk Housing Authority

As outlined above Mr. David Paradis, Washington Ave Revitalization Co., LLC, and the City of Dunkirk Housing Authority (each individually the "BCP Site Owner", collectively, the "BCP Site Owners") are listed in the BCA as the owners of the BCP Site. As the BCP Site Owners, we need each of your written permissions below to access the BCP Site for the purpose of performing the environmental investigation and remediation work under the BCA and necessary for compliance with the BCP and for Dunkirk Landing LLC to become a volunteer applicant party on the BCA.

To the extent an environmental easement is required for the BCP Site after the remediation is complete, you are also herein giving us permission to place an environmental easement on the BCP Site to give NYSDEC access to ensure the BCP Site is properly maintained pursuant to all BCP requirements. If any of the BCP Site Owners still owns any portion of the property described in this letter and in Section III of the BCA at the time the easement needs to be recorded, those BCP Site Owners hereby agree to execute the easement.

This letter may be executed in counterparts, and execution by BCP Site Owners at different times shall not affect its validity. Each counterpart shall be deemed an original, and all counterparts

Page 2 of 6 Site Access Agreement NYSDEC Site No. C907042

1055 Saw Mill River Road, Suite 204 Ardsley, New York 10502

together shall constitute one and the same instrument.

Thank you for your cooperation with this matter.

Sincerely,

By: Lawrence Regan o/b/o Dunkirk/Landing LLC

[Signature Pages Follow]

Page 3 of 6 Site Access Agreement NYSDEC Site No. C907042

1055 Saw Mill River Road, Suite 204 Ardsley, New York 10502

I, David Paradis, as a BCP Site Owner, certify that I remain the owner of the property described above, that I am authorized to grant this temporary license, and hereby agree to allow Dunkirk Landing LLC and its agents to enter the aforementioned property to conduct the BCP investigation and/or remediation work required.

David P. Paradis	dotloop verlfied 08/19/25 7:55 PM EDT TLN7-LHAN-VOVJ-EEJR
David Paradis	
Date:	

Dunkirk Landing LLC 1055 Saw Mill River Road, Suite 204 Ardsley, New York 10502

In my role as the DLDC CHAILLH of the BCP Site Owner, I certify that Washington A	ve
Revitalization Co., LLC remains the owner of the property described above, that I am authorized	
grant this temporary license, and hereby agree to allow Dunkirk Landing LLC and its agents to ent	er
the aforementioned Washington Ave Revitalization Co., LLC's property to conduct the BC	СP
investigation and/or remediation work required.	
Washington Ave Revitalization Co., LI	ъС
By: Vinathetastit	
Date: 8/19/25	

Dunkirk Landing LLC 1055 Saw Mill River Road, Suite 204 Ardsley, New York 10502

In my role as the	of the BCP Site Owner, I certify that City of Dunkirk
Housing Authority remains the owner of	f the property described above, that I am authorized to grant
this temporary license, and hereby agree	e to allow Dunkirk Landing LLC and its agents to enter the
aforementioned City of Dunkirk Housi	ng Authority's property to conduct the BCP investigation
and/or remediation work required.	
	City of Dunkirk Housing Authority
	By: Elizabeth Cardona
	DateAugust 19, 2025

EXHIBIT G

60-Day Advance Notification of Site Change of Use



60-Day Advance Notification of Site Change of Use

Physical Alteration, Transfer of Certificate of Completion, and/or Ownership Required by 6NYCRR Part 375-1.11(d) and 375-1.9(f)

SUBMITTAL INSTRUCTIONS:

Please submit via Site Control Dropbox as described below, <u>OR</u>, if file size permits, by email to <u>DERSiteControl@dec.ny.gov</u>. Print to pdf before submitting.

You may submit your document(s) via ground mail at the address below however please – DO NOT submit both electronic and ground mail.

a.) VIA SITE CONTROL DROPBOX:

Request an Invitation

In the "Title" field, please include the following: "Change of Use – Site Name, Site # C907042

After uploading files, an automated email will be sent to the submitter's email address with a link to verify the status of the submission. Please do not send a separate email to confirm receipt.

Packages submitted through third-party file transfer services will not be accepted.

b.) VIA GROUND MAIL:

Save the COU form w/attached file(s) and cover letter (optional) to an external storage device (e.g., thumb drive, flash drive). Do NOT include any paper.

Mail the external storage device to the following address: Chief, Site Control Section Division of Environmental Remediation 625 Broadway, 12th Floor Albany, NY 12233-7020

Section I: Property Information	
Site Name: Block of Washington, E. Second & Park	DEC Site #c907042
Site Address: Washington, E. Second and Park Streets, Chautauqua County	, Dunkirk, NY 14048

Section II: Contact Information Person Submitting Notification	
Name: Michael W. Tyszko	
Address 1: 110 West Fayette Street, One Loncoin Center, Suite	1000
Address 2: Syracuse, NY 13202	
Phone: (315) 701-6366	E-mail; MTyszko@bhlawpllc.com

Se	ction III: Type of Change and Date
	Change of Ownership
$ \mathbf{V} $	Change of Remedial Parties add Dunkirk Landing LLC as a new Volunteer New Requester to perform environmental investigation and remediation work.
	Transfer of Certificate of Completion
	Other (e.g., any physical alteration or other change of use)
	Proposed Date of Change (mm/dd/yyyy)

Section IV: Description of Proposed Change (Required)

Please provide a brief narrative of the proposed changes(s) indicated above. Attach maps, drawings, and/or parcel information as needed. If "other" the description must explain and advise the DEC how such change may or may not affect the site's proposed, ongoing, or completed remedial program (attach additional sheets if needed).

New Requester is a single purpose entity formed for the purposes of remediating and redeveloping the BCP Site. It is seeking access to the BCP Site to perform environmental investigation and remediation work under the BCP.

Section V: Certification Statement

Where the change results in a change in ownership or in responsibility for the proposed, ongoing, or completed remedial program for the site, the following certification must be completed (by owner or designated representative: see § 375-1.11(d)(4)(i):

I hereby certify that the prospective purchaser and/or remedial party has been provided a copy of any order, agreement, Site Management Plan, or State Assistance Contract regarding the Site's remedial program as well as a copy of all approved remedial work plans and reports.

Name:

(Signature)

LAWRENCE REGAN

(Print Name)

Address1:_1055 SAW MILL RIVER ROAD, SUITE 204

Address2: ARDSLEY, NY 10502

Phone: (914) 693-6613 Email: Larry@regandevelopment.com

Section VI: Contact Information for New Owner, Remedial Party, or CoC Holder		
If the site will be sold or there will be a new remedial party, identify the prospective owner(s) or party(ies) along with contact information. If the site is subject to an Environment Easement, Deed Restriction, or Site Management Plan subject to periodic certification of institutional controls/engineering controls (IC/ECs), indicate who will be the certifying party (attach additional sheets if needed).		
Prospective Owner Prospective Remedial Party Prospective Owner Representative		
Name: Dunkirk Landing LLC		
Address:1 1055 SAW MILL RIVER ROAD, SUITE 204		
Address2: ARDSLEY, NY 10502		
Phone: (914) 693-6613 Email: Larry@regandevelopment.com		
Cert. Party Name:		
Address:1		
Address2:		
Phone: Email:		

If Section VII: Agreement to Notify DEC After Transfer If Section VI applies, i.e., all or part of the site will be sold, in accordance with § 375-1.11(d)(4)(ii) 30 days after the transfer a letter to notify the DEC of the completion of the transfer must be provided. If the current owner is also the CoC holder for the site, the CoC should be transferred to the new owner using DEC's approved "Notice of Transfer of COC" forms found at Initial Notice And Transfer Of Certificate Of Completion - NYSDEC. This form has its own filing requirements at §375-1.9(f).

Signing below indicates that theses notices will be provided to the DEC within the specified timeframes as follows:

Within 30 days of the sale of the site, I agree to submit to the DEC:

- 1. The name and contact information for the new owner(s) per §375-1.11(d)(4)(ii)
- 2. The name and contact information for any owner representative; and
- 3. A Notice of Transfer using the DEC form <u>Initial Notice And Transfer Of Certificate Of Completion NYSDEC.</u>

	(Date)
(Print Name)	
Address1:	
Address2:	
Phone:Email:	

Continuation Sheet (if needed for multiple	e owners, representatives, or remedial parties)
Prospective Owner Prospective Re	emedial Party Prospective Owner Representative
Name:	
Address:1	
Address2:	
Phone: En	mail:
Prospective Owner Prospective Re	emedial Party Prospective Owner Representative
Name:	
Address:1	
Phone: En	nail:
Prospective Owner Prospective Re	emedial Party Prospective Owner Representative
Name:	
Address:1	
Address2:	
Phone: En	nail:
Prospective Owner Prospective Re	emedial Party Prospective Owner Representative
Name:	
Address:1	
Address2:	
Phone: En	nail:



Department of Environmental Conservation

Instructions for Completing the 60-Day Advance Notification of Site Change of Use, Transfer of Certificate of Completion (CoC), and/or Ownership Form

Please submit via Site Control Dropbox Request an Invitation

In the "Title" field, please include the following: "Change of Use - Site Name, Site #

OR, if file size permits, by email to DERSiteControl@dec.ny.gov

Se	ctio	n l
~~	~…~	

Description

Site Name

Official DEC site name.

(see http://www.dec.ny.gov/cfmx/extapps/derexternal/index.cfm?pageid=3)

DEC Site ID No.

DEC site identification number.

Section II

Contact Information of Person Submitting Notification

Name

Name of person submitting notification of site change of use, transfer of certificate

of completion and/or ownership form.

Address1

Street address or P.O. box number of the person submitting notification.

Address2

City, state and zip code of the person submitting notification.

Phone

Phone number of the person submitting notification.

E-mail

E-mail address of the person submitting notification.

Section III

Type of Change and Date

Check Boxes

Check the appropriate box(s) for the type(s) of change about which you are

notifying the Department. Check all that apply.

Proposed Date of

Change

Date on which the change in ownership or remedial party, transfer of

CoC, or other change is expected to occur.

Section IV

Description

Description

For each change checked in Section III, describe the proposed

change. Provide all applicable maps, drawings, and/or parcel

information.

If "Other" is checked in Section III, explain how the change may affect the site's

proposed, ongoing, or completed remedial program at the site.

Please attach additional sheets, if needed.

Section Certification

This section must be filled out if the change of use results in a change of ownership or responsibility for the proposed, ongoing, or completed remedial program for the site. When completed, it provides DEC with a certification that the prospective purchaser has been provided a copy of any order, agreement, or State assistance contract as well as a copy of

Name The owner of the site property or their designated representative must sign and

date the certification statement. Print owner or designated representative's name on

the line provided below the signature.

Address Owner or designated representative's street address or P.O. Box

Address Owner or designated representative's city, state and zip

Phon Owner or designated representative's phone

E-Mail Owner or designated representative's E-

Section Contact Information for New Owner, Remedial Party, and CoC Holder (if a CoC was issued)

Fill out this section only if the site is to be sold or there will be a new remedial party. Check the appropriate box to indicate whether the information being provided is for a Prospective Owner, CoC Holder (if site was ever issued a COC), Prospective Remedial Party, or Prospective Owner Representative. Identify the prospective owner or party and include contact information. A Continuation Sheet is provided at the end of this form for additional

Address Street address or P.O. Box number for the Prospective Owner, Prospective

Remedial Party, or Prospective Owner Representative.

Address City, state and zip code for the Prospective Owner, Prospective Remedial Party, or

Prospective Owner Representative.

Phon Phone number for the Prospective Owner, Prospective Remedial Party or

Prospective Owner Representative.

E-Mail E-mail address of the Prospective Owner, Prospective Remedial Party or

Prospective Owner Representative.

If the site is subject to an Environmental Easement, Deed Restriction, or Site Management Plan requiring periodic certification of institutional controls/engineering controls (IC/EC), indicate who will be the certifying party(ies). Attach additional sheets, if needed.

Certifying

Party Name Name of Certifying

Address Certifying Party's street address or P.O. Box

Address Certifying Party's city, state and zip

Phone Certifying Party's Phone

E-Mail Certifying Party's E-mail

Section VII Agreement to Notify DEC After Property Transfer/Sale

This section must be filled out for all property transfers of all or part of the site. If the site also has a CoC, then the CoC shall be transferred using DEC's form found at http://www.dec.ny.gov/chemical/54736.html

Filling out and signing this section of the form indicates you will comply with the post transfer notifications within the required timeframes specified on the form. If a CoC has been issued for the site, the DEC will allow 30 days for the post transfer notification so that the "Notice of CoC Transfer Form" and proof of it's filing can be included. Normally the required post transfer notification must be submitted within 15 day (per 375-1.11(d)(3)(ii)) when no CoC is involved.

3

Name Current property owner must sign and date the form on the designated lines. Print

owner's name on the line provided.

Address1 Current owner's street address.

Address2 Current owner's city, state and zip

code.

05/2025