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2310 Washington Street Newton Lower Falls MA 02462 Geoffrey Hargreaves-Heald Vice President and Senior Counsel Direct Dial Number: 617-559-5036 Direct Fax Number: 617-663-6270

E-Mail: gh@natdev.com

November 9, 2009

BY OVERNIGHT DELIVERY

Mr. Joseph LeMay
United States Environmental Protection Agency, Region 1
One Congress Street, Suite 1100
Boston, MA 02114

RE: Grant of Environmental Restriction and Easement

and Related Documents for

112 Commerce Way, Woburn, Massachusetts

Dear Joe:

Enclosed at your request is a binder containing all of the relevant documents in connection with the Grant of Environmental Restriction and Easement for 112 Commerce Way, Woburn, Massachusetts. Please let me know if you have any questions about the foregoing.

Very trul yours

Geoffrey Hargreaves-Heald

Vice President and Senior Counsel

GH/kbj

Enclosures

cc by email:

David Peterson, Esq. – US Environmental Protection Agency, Region 1 (w/o encl.)

Andrew Cohen - Massachusetts Department of Environmental Protection (w/o encl.)

Missy Gorman - National Development (w/o encl.)

W:\Legal\Geoff\112 Commerce Way\LT LeMay 11.9.09.doc

Superfund Records Center

SITE: Industri-Plex

BREAK: 87

OTHER: 457950

SCHEDULE OF INSTRUMENTS

GRANT OF ENVIRONMENTAL RESTRICTION AND EASEMENT

BY

112 COMMERCE WAY LLC

IN FAVOR OF

MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION

Parties & Counsel

Property Owner:

112 Commerce Way LLC

c/o National Development 2310 Washington Street

Newton Lower Falls, MA 02462 Geoffrey Hargreaves-Heald, Esq.

Tel: (617) 559-5036 Fax: (617) 965-7361 Email: gh@natdev.com

DEP:

Massachusetts Department of Environmental Protection

One Winter Street Boston, MA 02108

Andrew Cohen, Esquire

Tel: 617-292-5652

Email: andv.cohen@state.ma.us

EPA:

US Environmental Protection Agency

One Congress Street, Suite 1100

Boston, MA 02114 Tel: (617) 918-2090

Joseph LeMay

Email: <u>lemay.joe@epamail.epa.gov</u>

David Peterson, Esq.

Email: peterson.david@epamail.epa.gov

DEP's Counsel

Adorno & Yoss LLP

155 Federal Street, Suite 1202

Boston, MA 02110 Kenneth F. Wittaker, Ph.d Tel: (617) 449-6023

Fax: (617) 412-3120

Email: kwhittaker@adorno.com

Title Insurance

Company: Law Office of Joel A. Stein

17 Accord Park Drive, Suite 106

Norwell, MA 02061 Joel Stein, Esq.

Joel Stein, Esq. Tel: (781) 878-5600 Fax: (781) 878-0500

Email: jstein@steintitle.com

Property:

112 Commerce Way, Woburn, Massachusetts

Recording Date:

May 6, 2009

I. GERE RELATED DOCUMENTS

- 1. Joint Approval Letter from DEP & EPA dated May 1, 2009 (the "Joint Approval Letter");
- 2. Recording Instructions to Michael Brewer, Middlesex South Registry of Deeds dated May 5, 2009;
- 3. Certification of Title from Joel Stein, Esquire dated April 16, 2009;
- 4. Recording Memo from Joel Stein, Esquire;

II. GERE RELATED DOCUMENTS

*Items listed in order of recording/filing with the Middlesex South Registry of Deeds (the "Registry") and Middlesex South District of the Land Court (the "Land Court").

- 5. Three (3) Mylar Plans dated April 14, 2009, entitled Plan of Restricted Areas (Locus and Survey Control Network), prepared for (Now or Formerly) 112 Commerce Way LLC, Lot IC-41, Woburn, Massachusetts and prepared by Meridian Land Services, Inc. recorded with the Registry as Plan No. 242 of 2009;
- 6. Certificate of Good Standing for 112 Commerce Way by the Massachusetts Secretary of State filed with Land Court as Document No. 1499827;
- 7. Certificate of Good Standing and Legal Existence for NDNE Real Estate, Inc. by the Massachusetts Secretary of State filed with Land Court as Document No. 1499828:
- 8. Secretary's Certificate for NDNE Real Estate, Inc. filed with Land Court as Document No. 1499829;
- 9. Delegation of Authority from Massachusetts Department of Environmental Protection recorded with the Registry in Book 52725, Page 44 and filed with the Land Court as Document No. 1499830;
- 10. Grant of Environmental Restriction and Easement Agreement recorded with Registry in Book 52725, Page 46 and filed with the Land Court as Document No. 1499831.
- 11. Confirmation from Registry of marginal references to GERE on Vesting Deeds;
- 12. Subordination from City of Woburn recorded with the Registry in Book 52725, Page 114;
- 13. Certificate of Authority from City of Woburn recorded with the Registry in Book 52725, Page 116.

- 14. Subordination from Town of Reading recorded with the Registry in Book 52725, Page 117;
- 15. Certificate of Incumbency from Town of Reading recorded with the Registry in Book 52725, Page 120;
- Certificate of Incumbency from Commerce Bank and Trust Company filed with Land Court as Document No. 1499832; Commissioner of Banks Certificate for Commerce Bank and Trust Company;
- 17. Subordination from Commerce Bank & Trust Company recorded with the Registry in Book 52725, Page 112 and filed with Land Court as Document No. 1499833;
- 18. Certificate of General Partners for Cranshaw Construction of New England Limited Partnership by the Massachusetts Secretary of State filed with Land Court as Document No. 1499834;
- Certificate of Legal Existence and Good Standing for Cranshaw Construction of New England, Inc. from the Massachusetts Secretary of State filed with Land Court as Document No. 1499835;
- 20. Subordination from Cranshaw Construction of New England Limited Partnership recorded with the Registry in Book 52725, Page 121 and filed with the Land Court as Document No. 1499836;
- 21. Release Deed from Massachusetts Department of Environmental Protection recorded with the Registry in Book 52725, Page 123 and filed with Land Court as Document No. 1499837;
- 22. Amendment to Declaration of Interim Deed Restrictions from US Environmental Protection Agency recorded with the Registry in Book 53053, Page 203 and filed with Land Court as Document No. 1504968;
- 23. Release Deed from US Environmental Protection Agency recorded with the Registry in Book 53053, Page 207 and filed with Land Court as Document No. 1504969; and
- 24. Subordination from Chipotle Grill of Colorado, LLC recorded with the Registry in Book 53161, Page 492 and related authority documentation.

III. ADDITIONAL ITEMS TO COMPLY WITH REQUIREMENTS OF JOINT APPROVAL LETTER

- 25. Updated Certificate of Title from Joel Stein, Esquire dated May 11, 2009;
- 26. Notice to PetSmart, Inc. with copy of recorded GERE;

- 27. Notice to Chipotle Grill of Colorado, LLC with copy of recorded GERE;
- 28. Notice to Bob's Discount Furniture with copy of recorded GERE;
- 29. Certification (regarding lease provisions);
- 30. Notification (and evidence of delivery) of recorded GERE to Thomas L. McLaughlin, Mayor of the City of Woburn;
- 31. Notification (and evidence of delivery) of recorded GERE to Jack Fralick, Director of the Board of Health of City of Woburn;
- 32. Notification (and evidence of delivery) of recorded GERE to Edmond Tarallo, Director of the Planning Board of City of Woburn;
- 33. Notification (and evidence of delivery) of the recorded GERE to Stephen Paris, Building Commissioner of the City of Woburn;
- 34. Copy of Public Notice of the recording of the GERE with Woburn Daily Times Chronicle;
- 35. As Built Plans of the Property; and
- 36. Letter confirmation from Massachusetts Department of Environmental Protection of satisfaction of all obligations in Joint Approval Letter.

W:\Legal\MGorman\Woburn - 112 Commerce Way\Grant of Env Restriction\Schedule of Instruments (GERE).doc



DEVAL L. PATRICK Governor

TIMOTHY P. MURRAY Lieutenant Governor

COMMONWEALTH OF MASSACHUSETTS EXECUTIVE OFFICE OF ENERGY & ENVIRONMENTAL AFFAIRS DEPARTMENT OF ENVIRONMENTAL PROTECTION

ONE WINTER STREET, BOSTON, MA 02108 617-292-5500

IAN A. BOWLES Secretary

LAURIE BURT Commissioner

JOINT AGENCY APPROVAL OF GERE (LOT IC-41)
SUBJECT TO CONDITIONS AND REQUIREMENTS

JOINT AGENCY APPROVAL OF GROUND LEASE SUBJECT TO CONDITION

May 1, 2009

112 Commerce Way LLC c/o Geoffrey Hargreaves-Heald, Esq. Vice President and Senior Counsel National Development 2310 Washington Street Newton Lower Falls, MA 02462

Re: Industri-Plex Superfund Site, Woburn, MA EPA Site Identification Number: MAD076580950 MassDEP Release Tracking Number: 3-0001731

Property address: 112 Commerce Way, Woburn, MA Plan of Restricted Areas Lot IC-41

Request for Approval of GERE Submittal and Ground Lease

Dear Mr. Hargreaves-Heald:

This letter pertains to your request for approval of a proposed Grant of Environmental Restriction and Easement and approval of an existing ground lease, both requests made in connection with the Industri-Plex Superfund Site referenced above.

I. GERE Submittal. On April 21, 2009 you submitted on behalf of 112 Commerce Way LLC (the Property Owner), for approval, a fully executed Grant of Environmental Restriction and Easement (GERE) to be held by the Massachusetts Department of Environmental Protection (MassDEP) including Appendices I through VII and Exhibit A (in four originals), a copy of a recorded and/or registered plan of the Property¹ and the Plan of Restricted

¹ The plan of the Property, consisting of a copy of each of the following plans of record, was previously submitted and is not included in the GERE Submittal: "Plan of Land in Woburn, Mass." prepared by Dana F. Perkins & Sons, Inc., dated July 28, 1976, recorded in the Middlesex South District Registry of Deeds at Book 13080, Page 451; "Plan of Land in Woburn, Mass," prepared by Dana F. Perkins & Sons, Inc., dated August 6, 1976, filed in the Middlesex South Registry District of the Land Court as Plan No. 7312K; and a plan entitled "Project: 112 Commerce Way, 30 Atlantic Avenue, Woburn, MA" and "Drawing Title: Approval Not Required", dated May 23,

Industri-Plex Site, Woburn, MA 112 Commerce Way LLC GERE Approval for Lot IC-41 May 1, 2009 Page 2 of 7

Areas referenced therein (Plan of Restricted Areas), an executed certification of title to MassDEP, subordination agreements and related evidence of authority as noted below, and an unexecuted Certification by the Property Owner regarding certain leases also as noted below (collectively, the GERE Submittal).

The GERE is being established at the Industri-Plex Superfund Site referenced above (the Site) on property referred to as 112 Commerce Way in Woburn, MA and shown on a Plan of Restricted Areas as Lot IC-41 (the Property). The GERE Submittal is made pursuant to a 1989 Consent Decree entered by the U.S. District Court (D. Mass.) in connection with the Site, recorded at the Middlesex South Registry of Deeds in Book 19837, Page 476 (the Consent Decree). The Property Owner is a successor-in-title to Boyd Corporation, a Settling Defendant in the Consent Decree. Section IV.A of the Consent Decree obligates successors-in-title to inaugurate the GERE which is a component of the institutional controls being established for the Site. The Property Owner is also submitting the GERE pursuant to certain Notice and Covenants instruments recorded and/or filed in connection with the Property and certain approval letters previously issued jointly by the U.S. Environmental Protection Agency (USEPA) and MassDEP (and related Declarations of Interim Deed Restriction recorded and/or filed in connection with the Property).

The Property Owner's delivery of the GERE Submittal follows a prereview by the Industri-Plex Site Remedial Trust's (ISRT's) designated GERE counsel, Frederick Dashiell, Esq., and various draft submittals and discussions with MassDEP, the United States Environmental Protection Agency (USEPA) and Mr. Dashiell on behalf of the ISRT.

The proposed GERE would be granted to MassDEP. As you know, in correspondence from Robert Cianciarulo, Chief, Massachusetts Superfund Section, EPA New England, dated August 5, 2008, USEPA requested MassDEP to serve as sole grantee for the GEREs to be established at the Site. MassDEP has agreed to do so with regard to the Property Owner's GERE pursuant to MassDEP's authority under Chapter 21E, § 6 of Massachusetts General Laws, M.G.L. c. 21E, § 6, as amended, and the Consent Decree.

This letter is to notify you that MassDEP and USEPA hereby APPROVE the Property Owner's proposed GERE, SUBJECT TO CONDITIONS and REQUIREMENTS, as set forth below. Two approved <u>originals</u> of the GERE, including appendices and exhibit, are enclosed; one for filing/recording, the other for your records.

In accepting the enclosed, approved GERE for recording and filing and in recording and filing the same, you, on behalf of the Property Owner, are deemed to have acknowledged and agreed to satisfy all Conditions and Requirements set forth below, including administrative deadlines, unless the same are waived or otherwise modified in writing, by MassDEP, after an opportunity for review and comment by USEPA.

Industri-Plex Site, Woburn, MA
112 Commerce Way LLC GERE Approval for Lot IC-41
May 1, 2009
Page 3 of 7

Failure to comply with any <u>Condition</u>, including any administrative deadline, that is not so waived or modified may render this GERE approval NULL and VOID and may subject your client to enforcement action under M.G.L. c.21E, CERCLA and/or the Consent Decree, at MassDEP's and USEPA's respective, independent discretion. In the event that MassDEP and/or USEPA determine that this approval is NULL and VOID, you, on behalf of your client, are further deemed to agree that MassDEP and/or USEPA may record written notice of the same, or other appropriate instrument, against the Property, upon seven (7) days' written notice to you, on behalf of the Property Owner, unless the same is cured within the notice period.

Failure to comply with any <u>Requirement</u> including any administrative deadline that is not so waived or modified may subject the Property Owner to enforcement action under M.G.L. c.21E, CERCLA and/or the Consent Decree, at MassDEP's and USEPA's respective, independent discretion.

THIS APPROVAL IS SUBJECT TO THE FOLLOWING CONDITIONS:

- The original mylars of the Plan of Restricted Areas shall be recorded in advance of recording the GERE and/or filing the GERE with the Land Court.
- 2. All recording data and dates shall be properly completed in all approved documents prior to recording the same and/or filing the same with the Land Court. This shall include, without limitation, the following:
 - a. all recording data relative to the plan of the Property² and the Plan of Restricted Areas, and the date of execution of the GERE, must be completed in the GERE and its Appendices, as indicated; and
 - b. all recording data for the GERE and the date of execution of the GERE must be completed in each subordination agreement and evidence of authority document, as indicated.
- 3. Immediately prior to recording and filing the GERE, the examination of title to the Property upon which the certification of title is based must be updated through the date and time of recording and filing. If any additional encumbrances have been recorded or filed since the date and time of the certification of title, the GERE shall not be recorded or filed, but MassDEP and USEPA must immediately be notified and provided a copy of each such encumbrance and any associated plans.
- 4. If no such additional encumbrances have been recorded or filed, then the GERE (including the enclosed, original Commissioner's Delegation of Authority), the approved subordination agreements and the authority documents as set forth in Attachment 1, must all be duly recorded by the Property Owner in the registry of deeds and/or filed with the Land Court within thirty (30) days of the date of this approval letter; if any such additional encumbrances have been recorded or filed, then the

² This requirement has been satisfied with respect to the plan of the Property by virtue of the recording data for this plan having already been included in the GERE.

Industri-Plex Site, Woburn, MA 112 Commerce Way LLC GERE Approval for Lot IC-41 May 1, 2009 Page 4 of 7

said thirty (30) day period shall commence upon receipt of further written approval from MassDEP and USEPA, after such additional encumbrances have been subordinated or otherwise addressed as required by MassDEP and USEPA. The GERE should be marginally referenced on the deed into the Property Owner if such service is provided by the registry.

- 5. Relative to three certain Notice and Covenants recorded and/or filed in connection with the Property, if and only if all of the foregoing conditions 1 through 4, inclusive, have been fully satisfied, the Property Owner is hereby authorized to and the Property Owner shall, after completing the date of the GERE and the recording data for the GERE where indicated:
 - a. within the timeframe established in Condition #4, above, record with the registry and/or file with the Land Court the Release Deed executed by MassDEP (MassDEP Release), which is enclosed in two originals herewith (one for filing/recording, the other for your records); and
 - b. within the later of the timeframe established in Condition #4, above, and thirty (30) days after receipt thereof, record with the registry and/or file with the Land Court the Release Deed executed by USEPA (USEPA Release) to be provided under separate cover by USEPA.
- 6. Relative to two certain Declarations of Interim Deed Restriction recorded and/or filed in connection with the Property, if and only if all of the foregoing conditions 1 through 4, inclusive, have been fully satisfied, the Property Owner is hereby authorized to and the Property Owner shall, after completing the date of the GERE and the recording data for the GERE where indicated, and within the later of the timeframe established in Condition #4, above, and thirty (30) days after receipt thereof, record with the registry and file with the Land Court the Amended Declaration of Interim Deed Restriction executed by USEPA (USEPA Termination Document), to be provided under separate cover by USEPA.
- 7. Relative to three certain notices and/or memoranda of lease recorded and/or filed in connection with the Property:
 - a. this GERE Approval Letter is predicated upon the truth and accuracy of each and every certification by the Property Owner to MassDEP set forth in a document entitled "Certification," attached hereto as Attachment 2 and made a part hereof;
 - b. the Property Owner shall deliver to each tenant identified in said Certification, as indicated therein, a copy of the fully executed GERE as recorded and/or filed, within ten (10) days of recording and/or filing the GERE; and
 - c. after completing the date of the GERE and the recording data for the GERE where indicated, and the date of delivery of the GERE to said tenants where indicated, the Property Owner shall submit a fully executed Certification and evidence documenting delivery of

Industri-Plex Site, Woburn, MA
112 Commerce Way LLC GERE Approval for Lot IC-41
May 1, 2009
Page 5 of 7

the GERE as required by Condition #7.b., both within ten (10) days of recording and filing the GERE.

8. An updated certification of title confirming that no new encumbrances appeared of record prior to recording and filing (as required pursuant to Condition #3, above) must be submitted within ten (10) days of recording and filing the GERE. This updated certification of title shall update the time of examination of title to the Property through the time of recording and filing and include the following additional statement (or other statement satisfactory to MassDEP) inserted immediately following the first paragraph of the original certification of title:

Immediately upon completion of our examination, I have caused to be recorded with the Registry and/or filed for registration with the Land Registration Office a Grant of Environmental Restriction and Easement, dated March 5, 2009, (the "GERE") from the Grantor (defined, below) to the Commonwealth of Massachusetts Acting by and through its Department of Environmental Protection. The GERE was recorded and/or filed for registration at [insert recording information].

THIS APPROVAL IS SUBJECT TO THE FOLLOWING REQUIREMENTS:

- A. Within thirty (30) days of recording the GERE, or if not available before the expiration of said time period, as soon as reasonably possible thereafter, the Property Owner shall submit a certified registry and/or Land Court copy of each of the following:
 - the GERE bearing the book and page/instrument number and/or document number;
 - ii. the survey plan of the Property³ and the Plan of Restricted Areas, bearing the plan book/plan numbers; and
 - iii. the deed into the Property Owner, bearing the marginal reference required by Condition #4, if applicable.
- B. Within thirty (30) days of recording the subordination agreements, authority documents, the MassDEP Release, the USEPA Release and the USEPA Termination Document, the Property Owner shall submit a certified registry copy of each, bearing the book and page/instrument number and/or document number.
- C. Within thirty (30) days of recording the GERE, the Property Owner shall provide:
 - i. a copy of the recorded GERE to the Mayor, the Director of the Board of Health, the Director of the Planning Board, and the Building Commissioner, each in the City of Woburn; and

³ See note 2, supra.

- ii. a public notice of the recording of the GERE in accordance with the requirements set forth in 310 Code of Massachusetts Regulations 40.1403(7)(b) and a form provided by MassDEP for that purpose, if any; and
- iii. submit evidence documenting the accomplishment of the foregoing two requirements, C.i. and C.ii.
- D. Relative to a certain lease with Chipotle Grill of Colorado, LLC (the Chipotle Lease), a Memorandum of said lease being identified in the Certification described in Condition #8, the Property Owner shall:
 - i. make best efforts to obtain from Chipotle Mexican Grill of Colorado, LLC a subordination agreement substantially in the form attached hereto at Attachment 3 and satisfactory to MassDEP;
 - ii. within forty-five (45) days of the date hereof, shall submit said subordination agreement (including appropriate evidence of authority) for approval by MassDEP or, if unsuccessful in obtaining the same, written documentation of said best efforts and shall thereafter cooperate with MassDEP and USEPA in securing said subordination agreement; and
 - iii. once said subordination agreement has been obtained, within ten (10) days of MassDEP approval thereof or as otherwise specified by MassDEP, shall record and/or file the same with the registry and/or said Land Court, as appropriate.
- E. Relative to certain redevelopment of the Property, the Property Owner shall submit no later than August 1, 2009 an as-built plan depicting the surveyed location of current structures situated on the Property.
- F. All required submittals, for both Conditions and Requirements, shall be made to both the MassDEP and USEPA, at the addresses set forth below. Upon request from either agency, such submittals shall include a duplicate and/or electronic copy (if available).

As to MassDEP:

Bureau of Waste Site Cleanup
Department of Environmental Protection
One Winter Street, 8th Floor
Boston, MA 02108
Attention: Industri-Plex Superfund Site Project Manager

As to USEPA:

EPA Remedial Project Manager Industri-Plex Superfund Site United States Environmental Protection Agency, Region I One Congress Street, Suite 1100, Mailcode HBO Boston, MA 02114. Industri-Plex Site, Woburn, MA 112 Commerce Way LLC GERE Approval for Lot IC-41 May 1, 2009 Page 7 of 7

II. Chipotle Lease. You have requested approval for transfer of an interest in the Property pursuant to the Chipotle Lease previously entered into between the Property Owner and its ground lessee, described above. MassDEP and USEPA have considered your request pursuant to Section X.A. of the Consent Decree, described above, and two certain approval letters dated June 25, 2007 and June 25, 2008, respectively, jointly issued by MassDEP and USEPA in connection with the Property Owner's acquisition of the Property.

This letter is also to notify you that MassDEP and USEPA APPROVE the Property Owner's transfer of an interest in the Property pursuant to the Chipotle Lease, provided however, that said approval is hereby conditioned upon and shall only become effective upon MassDEP's further written approval, with notice to USEPA, and the Property Owner's recordation and/or filing, as appropriate, of a subordination agreement in accordance with Requirement D. iii, above, to be submitted for such approval in accordance with Requirement D. ii, above. If the foregoing conditions are not satisfied within sixty (60) days of the date hereof, this approval shall thereupon become NULL and VOID, unless extended in writing by MassDEP, with notice to USEPA.

Thank you for your cooperation in this matter. If you have any questions, please do not hesitate to contact either of us at (617) 292-5652 for Andy Cohen and at (617) 918-1891 for Dave Peterson.

Sincerely,

Andy Cohen

Senior Counsel

MassDEP

Dave Peterson

Enforcement Counsel

USEPA

Ken WhiHaker

: Frederick Dashiell, Esq., ISRT GERE Counsel (w/o enclosures)

Tim Cosgrave, ISRT OUI Coordinator (w/o enclosures)

Jennifer McWeeney, MassDEP Project Manager (w/o enclosures)
Joseph LeMay, USEPA Remedial Project Manager (w/o enclosures)

Attachments

Attachment 1-List of Subordination Agreements and Authority Documents

Attachment 2—Certification (regarding three leases)

Attachment 3-Form Subordination Agreement for the Chipotle Lease

two

Enclosures (three originals each of):

GERE (including Delegation of Authority, w/Appendices and Exhibits)
MassDEP Release (for three Notice and Covenants)

Industri-Plex Site, Woburn, MA
112 Commerce Way LLC GERE Approval for Lot IC-41
Attachment 1
May 1, 2009
Page 1 of 1

Attachment 1

List of Subordination Agreements and Authority Documents

Subordination Agreements:

- 1. Commerce Bank & Trust relative to a construction mortgage and security agreement (Recorded at B49694, P100, Filed as Document #1447532), a collateral assignment of leases and rents (Recorded at B49694, P119, Filed as Document #1447533), both as affected by a first amendment to construction mortgage, security agreement and collateral assignment of lease and rents (Recorded at B51455, P1263, Filed as Document #1477799)
- 2. City of Woburn relative to an easement (Recorded at B31863, P151)
- 3. Cranshaw Construction relative to a notice of contract (Recorded at B51642, P466, Filed as Document #1481161) and a partial waiver and subordination of lien (Recorded at B51755, P523, Filed as Document #1483877)
- 4. Town of Reading relative to a taking (Recorded at B13078, P191)

Authority Documents:

- Commerce Bank & Trust Company Clerk's Certificate certifying vote of authority
- 2. Commerce Bank & Trust Company Clerk's Certificate of Incumbency
- 3. Commerce Bank & Trust Company Commissioner of Banks counsel's certificate of legal existence
- 4. City of Woburn City Clerk true copy of City Council resolution of authority
- 5. 112 Commerce Way LLC Secretary of State Certificate of legal existence
- 6. 112 Commerce Way LLC Secretary of State Certificate identifying manager
- 7. NDNE Real Estate, Inc. Secretary of State Certificate of legal existence and good standing
- 8. NDNE Real Estate, Inc. Secretary's Certificate certifying incumbency of officers
- 9. Cranshaw Construction of New England Limited Partnership Secretary of State Certificate certifying formation and names of General Partners
- 10. Cranshaw Construction of New England, Inc. Secretary of State Certificate of legal existence and good standing
- 11. Town of Reading Town Clerk's Certificate of Incumbency

Industri-Plex Site, Woburn, MA 112 Commerce Way LLC GERE Approval for Lot IC-41 Attachment 2 May 1, 2009

Attachment 2

Certification (regarding three leases)

CERTIFICATION

The undersigned, 112 COMMERCE WAY LLC, is a Massachusetts limited liability company, having an address of 2310 Washington Street, Newton Lower Falls, Middlesex County, Massachusetts 02462. The MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION ("MassDEP") is a duly constituted agency organized under the laws of the Commonwealth of Massachusetts, having its principal office at One Winter Street, Boston, Massachusetts 02108.

The undersigned is the owner in fee simple of those certain parcels of land located in the City of Woburn, Middlesex County, Massachusetts, with the buildings and improvements thereon, known and/or numbered as 112 Commerce Way, which are more particularly bounded and described in **Exhibit A**, attached hereto and made a part hereof.

The undersigned does hereby certify to MassDEP as follows:

- 1. The provisions set forth on <u>Exhibit B</u> attached hereto and incorporated herein (collectively, the "Lease Provisions", and individually, a "Lease Provision") from the leases listed below (hereinafter collectively, the "Leases", and individually, a "Lease"), all of which affect the property at 112 Commerce Way, Woburn, Massachusetts (the "Property"), are true, complete, and correct copies of such provisions in the Leases:
 - (a) Retail Lease dated April 10, 2008 by and between 112 Commerce Way LLC, a Massachusetts limited liability company, as Landlord and Bob's Discount Furniture, LLC, a Massachusetts limited liability company, as Tenant (the "Bob's Lease"), notice of which is recorded in the form of a Notice of Lease in the Middlesex South District Registry of Deeds (the "Registry") in Book 51485, Page 165, and filed with the Middlesex South Registry District of the Land Court (the "Land Court") as Document No. 1478550.
 - (b) Ground Lease dated April 28, 2008 by and between 112 Commerce Way LLC, a Massachusetts limited liability company, as Landlord, and Chipotle Mexican Grill of Colorado, LLC, a Colorado limited liability company, as Tenant, as amended by Amendment to Lease dated October 14, 2008 (the "Chipotle Lease"), notice of which is recorded in the form of a Memorandum of Lease in the Registry in Book 52569, Page 123.
 - (c) Shopping Center Lease Agreement dated May 1, 2008 by and between 112 Commerce Way LLC, a Massachusetts limited liability company, as Landlord and PetSmart, Inc., a Delaware corporation, as Tenant, notice of which is recorded in the form of a Memorandum of Lease in the Registry in Book 51755, Page 504, and filed with the Land Court as Document No. 1483875.
- 2. Bob's Discount Furniture LLC, the tenant under the Bob's Lease, is an "Interior Space Tenant" as defined in the joint Approval Letter dated June 25, 2007 (the "Joint Approval Letter") of the MassDEP and the United States Environmental Protection Agency (the "EPA"), and recorded as an attachment to the Declaration of Interim Deed Restriction dated June 28, 2007 and recorded in the Registry in Book 49694, Page 14.
- 3. PetSmart, Inc, the tenant under the Petsmart Lease, is an "Interior Space Tenant" as defined in the Joint Approval Letter.

4. Chipotle Mexican Grill of Colorado, not an "Interior Space Tenant" as defined in						
and subordinate to any Grant of Environment arising upon the Property, and therefore the element has accepted its Lease subject and sub Restriction and Easement granted by 112 Cor April, 2009, recorded in the Registry in Bo Court as Document No (the "Court as Document") (the	effect of each Lease Provision is that each ordinate to the Grant of Environmental mmerce Way LLC to the MassDEP dated ook, Page, and filed in the Land GERE"), as if for all purposes the GERE had prior to the execution, delivery and ble Lease.					
6. None of the Leases contain any provisions that conflict with the effect of the Lease Provision in such Lease that each tenant has accepted its Lease subject and subordinate to the GERE, as described in Section 5 above.						
7. On, 2009, the undersigned delivered to each of the tenants under the Leases a copy of the GERE as recorded in the Registry and filed in the Land Court, such delivery having been made in accordance with the notice requirements of each respective Lease, and with proof of delivery thereof.						
Executed under seal as of the day of	2009.					
	112 COMMERCE WAY LLC					
	By: NDNE Real Estate, Inc., its Manager					
	By: Name: Thomas M. Alperin Title: President					

W:\Legal\Geoff\112 Commerce Way\Certification (Lease Provisions)(FINAL).doc

EXHIBIT A

The land with the buildings thereon situated in Woburn, in the County of Middlesex, Commonwealth of Massachusetts, bounded and described as follows:

PARCEL I:

A certain parcel of land in Woburn, Middlesex County, Massachusetts, situated on the southwesterly side of Commerce Way, shown as Lot 31A on a plan entitled "Plan of Land in Woburn, Mass." dated July 28, 1976, by Dana F. Perkins and Sons, Inc., and recorded with Middlesex South District Deeds as Plan No. 1189 of 1976 in Book 13080 at Page 451, which parcel is bounded and described as follows:

NORTHEASTERLY	by the southwesterly sideline of Commerce Way by two bounds together measuring 303.41 feet;
SOUTHEASTERLY	by land now or formerly of Mark- Phillip Trust, 749.95 feet;
SOUTHWESTERLY	by land now or formerly of Mark- Phillip Trust, 300 feet; and
NORTHWESTERLY	by land now or formerly of Mark-Phillip Trust and by Lot 33, 705.06 feet.

Containing, according to said plan, 5 acres.

PARCEL II:

A certain parcel of land situated on the westerly side of Commerce Way in the City of Woburn, County of Middlesex, Commonwealth of Massachusetts, shown as "Parcel B Area = 11,267+ S.F." on a plan (the "Plan") entitled "Project: 112 Commerce Way, 30 Atlantic Avenue, Woburn, MA" and "Drawing Title: Approval Not Required", dated May 23, 2008, as revised through revision 1 dated June 10, 2008, prepared by Allen & Major Associates, Inc., and recorded on June 30, 2008 in the Middlesex South District Registry of Deeds as Plan No. 532 of 2008, and more particularly bounded and described as follows:

The point of beginning being an iron rod at the northwesterly most corner of the parcel described hereinafter; thence

S35°18'00"E Fifteen and Twenty Hundredths Feet (15.20') by the southwesterly sideline of Commerce Way to a point as shown on the Plan; thence;

S64°01'54"W Seven Hundred Fifty-Two and Forty-One Hundredths Feet (752.41') by land now or formerly MetroNorth Business Center LLC to a point as shown on the Plan; thence

N25°58'06'W Fifteen and No Hundredths Feet (15.00') by land of now or formerly Resources for Responsible Site Management to an iron rod; thence

N64°01'54"E Seven Hundred Forty-Nine and Ninety-Five Hundredths Feet (749.95') by land of now or formerly 112 Commerce Way LLC to the point of beginning.

The above described parcel contains an area of 11,267 square feet of land more or less.

REGISTERED LAND

A portion of said Lot 31A is registered land and is shown as Lot 34 on a plan entitled "Subdivision Plan of Land in Woburn", dated August 6, 1976, by Dana F. Perkins and Sons, Inc., and filed with the Engineering Office of the Land Court in Boston, Massachusetts as Plan No. 7312K, said registered land being bounded and described according to said plan as follows:

SOUTHEASTERLY by lot 31A by three bounds together

measuring 347.20 feet;

SOUTHWESTERLY by land now or formerly of Mark-

Phillip Trust, 194.54 feet; and

NORTHWESTERLY by land now or formerly of Mark-

Phillip Trust, 287.51 feet.

See Certificate of Title No. 239741

EXHIBIT B

(See attached)

Environmental Grants. Notwithstanding anything set forth herein to the contrary. Terest accepts this Lease subject and subordinate: (i) to that certain Declaration of Interim Deed Restriction in favor of the United States Environmental Protection Agency ("USEPA") and the Massachusetts Department of Environmental Protection ("MassDEP") dated June 28, 2007 and recorded in the Middlesex South District Registry of Deeds at Book 49694, Page 14, and filed in the Middlesex South Registry District of the Land Court as Document No. 1447531 (the "Declaration"); (ii) to any Grant of Environmental Restriction and Essement, Grant of Interim Environmental Restriction and Easement, or other environmental deed restriction presently existing. or hereafter arising upon the Property, and (iii) to any renewals, modifications and extensions of an instrument referred to in (i) or (ii), preceding. The foregoing sentence shall be self-operative and no further instrument of subordination shall be required. The Declaration and the documents referred to in subsections (ii) and (iii) above shall be collectively referred to as the "Environmental Grants". Landlord represents and warrants to Tenant throughout the term of the Lease that no part of the Shopping Center is "Class D Land" as mentioned in the Grant of Environmental Restriction and Besement (Exhibit C) of the Declaration of Interim Deed Restriction granted to Landlord by the U.S. Environmental Protection Agency's Approval Letter dated June 25, 2007.

(b) Chipotle Mexican Grill

Section 1.4. Environmental Grants and Declaration. Notwithstanding anything set forth herein to the contrary, Tenant accepts this Lease subject and subordinate: (i) to that certain Declaration of Interim Deed Restriction in favor of the United States Environmental Protection Agency ("USEPA") and the Massachusetts Department of Environmental Protection

("MassDEP") dated June 28, 2007 and recorded in the Middlesex South District Registry of Deeds at Book 49694, Page 14, and filed in the Middlesex South Registry District of the Land Court as Document No. 1447531 (the "Declaration"); (ii) to any Grant of Environmental Restriction and Easement, Grant of Interim Environmental Restriction and Easement, or other environmental deed restriction presently existing or hereafter arising upon the Property, and (iii) to any renewals, modifications and extensions of an instrument referred to in (i) or (ii), preceding. The foregoing sentence shall be self-operative and no further instrument of subordination shall be required. The Declaration and the documents referred to in subsections (ii) and (iii) above shall be collectively referred to as the Environmental Grants.

Environmental Grants. Notwithstanding anything set forth herein to the contrary. Tenant accepts this Lease subject and subordinate: (i) to that certain Declaration of Interim Deed Restriction in favor of the United States Environmental Protection Agency ("USEPA") and the Massachusetts Department of Environmental Protection ("MassDEP") dated June 28, 2007 and recorded in the Middlesex South District Registry of Deeds at Book 49694, Page 14, and filed in the Middlesex South Registry District of the Land Court as Document No. 1447531 (the "Declaration"); (ii) to any Grant of Environmental Restriction and Easement, Grant of Interim Environmental Restriction and Easement, or other environmental deed restriction presently existing or hereafter arising upon the Property, and (iii) to any renewals, modifications and extensions of an instrument referred to in (i) or (ii), preceding. The foregoing sentence shall be self-operative and no further instrument of subordination shall be required. The Declaration and the documents referred to in subsections (ii) and (iii) above shall be collectively referred to as the "Environmental Grants". Landlord represents and warrants to Tenant throughout the term of the Lease that no part of the Shopping Center is "Class D Land" as mentioned in the Grant of Environmental Restriction and Basement (Exhibit C) of the Declaration of Interim Deed Restriction granted to Landlord by the U.S. Environmental Protection Agency's Approval Letter dated June 25, 2007.

Industri-Plex Site, Woburn, MA 112 Commerce Way LLC GERE Approval for Lot IC-41 Attachment 3 May 1, 2009

Attachment 3

Form Subordination Agreement for the Chipotle Lease

Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

SUBORDINATION AGREEMENT

Site Name: Industri-Plex Superfund Site

Site Location: Woburn, MA

EPA Site Identification Number: MAD076580950

DEP Release Tracking Number: 3-0001731

Chipotle Mexican Grill of Colorado, LLC, a Colorado limited liability company ("Chipotle"), having a usual place of business at 1401 Wynkoop Street, Suite 500, Denver, Colorado is the holder of a leasehold interest as tenant (the "Leasehold Interest") in the property at 112 Commerce Way, Woburn, Massachusetts pursuant to that certain Ground Lease dated April 28, 2008 by and between 112 Commerce Way LLC, a Massachusetts limited liability company, as Landlord, and Chipotle, as Tenant, as amended by that certain Amendment to Lease Agreement dated October 14, 2008 (as amended, the "Lease"), a Memorandum of Lease dated March 16, 2009 with respect to the Lease being recorded in the Middlesex South District Registry of Deeds in Book 52569, Page 123 (the "Memorandum of Lease").

Chipotle	hereby assen	its to the Grant of E	vironmental Restriction	on and Easement granted	
by 112 Commer	ce Way LLC	to the Massachuse	s Department of Envir	onmental Protection	
dated	, 2009	and recorded with t	ne Middlesex South Di	strict Registry of Deeds	
in Book,	Page,	and registered with	he Land Registration (Office of Middlesex	
South Registry I	District as Do	cument No	(the "GERE"), a	nd agrees that the Lease,	
including without limitation the Leasehold Interest, and Memorandum of Lease shall be subject					
and subordinate to said GERE and to the rights created by and under said GERE insofar as the					
interests created under the Lease, including without limitation the Leasehold Interest, and					
Memorandum of Lease affect the Property identified in the GERE and as if for all purposes said					
GERE had been	executed, de	livered and recorde	l both prior to the exec	ution and delivery of the	
Lease and prior to the execution, delivery and recordation of the Memorandum of Lease.					

Chipotle hereby represents and warrants that it is a current and true party to the Lease and the Memorandum of Lease.

[End of text. Signature on next page.]

Industri-Plex Superfund Site Subordination Agreement Page 2 of 2 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

WITNESS the execution hereof	under seal this	day of	2009.
	CHIPOTL COLORA	E MEXICAN GRII DO, LLC	L OF
·	By: Name Title:	: M. Steven Ellis	
STA	TE OF COLORA	DO	
, ss			•
On this day of 200 personally appeared the above-named M. Ste Chipotle Mexican Grill of Colorado, LLC, pr identification, being [personally known][drive above, and acknowledged to me that he signe behalf of Chipotle Mexican Grill of Colorado	ven Ellis, as oved to me throug er's license], to be d the foregoing vo	the person whose r	, of said ence of name is signed
	<u></u>		
	Notary Pu My Comm	blic: iission Expires:	
Upon recording, please return to:	[AFFIX N	OTARY SEALJ	
Bureau of Waste Site Cleanup Department of Environmental Protection One Winter Street, 8 th Floor Boston, MA 02108	·		

Attention: Industri-Plex Superfund Site Project Manager



2310 Washington Street Newton Lower Falls MA 02462

Geoffrey Hargreaves-Heald Vice President and Senior Counsel Direct Dial Number: 617-559-5036 Direct Fax Number: 617-663-6270

E-Mail: gh@natdev.com

May 5, 2009

BY HAND DELIVERY

Michael Brewer Middlesex South Registry 208 Cambridge Street Cambridge, MA 02141

RE:

Grant of Environmental Restriction and Easement

and Related Documents for

112 Commerce Way, Woburn, Massachusetts

Dear Michael:

Enclosed for your prompt recording with the Middlesex South District Registry of Deeds and (except with respect to the Plans of Restricted Areas and the Woburn Subordination Agreement) with the Middlesex South Registry District of the Land Court, are original copies of the Grant of Environmental Restriction and Easement in connection with 112 Commerce Way, Woburn, Massachusetts, and related documentation. We've enclosed five (5) checks for the applicable fees.

The following instructions reflect conditions contained in a joint approval letter (the "Joint Approval Letter") from the Massachusetts Department of Environmental Protection ("MassDEP"), and the U. S. Environmental Protection Agency (collectively, the "Agencies") with respect to this transaction. Failure to adhere to these instructions may cause that approval to become null and void so I ask that you please follow them with particularity.

Prior to recording and filing of these documents, please run down title to the property from the end point of your last examination as reflected in your recent title certification regarding the property dated April 16, 2009. If **ANYTHING** new is found of record **DO NOT PROCEED**. I will need a copy of whatever new matter has appeared of record in order to review same with the Agencies before proceeding further.

Michael Brewer May 5, 2009 Page 2

If no new matter of record appears on the rundown, then please proceed to record and file the following documents in the order shown below. If any instrument is rejected for recording/filing, then obviously they should all be held off record until the problem is resolved. We have given you one (1) original of each document:

- Three (3) Mylar Plans dated April 14, 2009 and entitled Plan of Restricted Areas (Locus & Survey Control Network) Prepared For, (Now or Formerly) 112 Commerce Way LLC. Lot IC-41 Woburn, Massachusetts and prepared by Meridian Land Services, Inc." to be recorded ONLY ("Plans of Restricted Areas);
- 2. Certificate of Good Standing for 112 Commerce Way LLC issued by the Massachusetts Secretary of State;
- 3. Certificate of Legal Existence and Good Standing for NDNE Real Estate, Inc. by the Massachusetts Secretary of State;
- 4. Secretary's Certificate of NDNE Real Estate, Inc.;

The recording information for the Plans of Restricted Areas must be filled in on Page 3 of the GERE, on Page 5 of Appendix I, and on Page 1 of Appendix III of the GERE before recording/filing. Note requirement recited below of marginal reference of the GERE on both of the vesting deeds.

5. Grant of Environmental Restriction and Easement ("GERE");

All GERE dates and recording information should be filled in on the following documents, as applicable, before proceeding to record and file same:

- 6. Subordination Agreement from Commerce Bank & Trust Company together with authority and Certificate of Incumbency;
- 7. Subordination Agreement from the City of Woburn together with authority from the Woburn City Clerk (to be recorded only, note certification on reverse of the authority document);
- 8. Subordination Agreement from Town of Reading together with Certificate of Incumbency of the Reading Board of Selectmen; (recorded land only)
- 9. Certificate of General Partners for Cranshaw Construction of New England Limited Partnership by the Massachusetts Secretary of State;
- 10. Certificate of Legal Existence and Good Standing for Cranshaw Construction of New England, Inc. from the Massachusetts Secretary of State;
- 11. Subordination Agreement from Cranshaw Construction of New England Limited Partnership; and
- 12. Release Deed from MassDEP.



Michael Brewer May 5, 2009 Page 3

In connection with the foregoing, the Joint Approval Letter requires the following:

- A. The GERE must be marginally referenced on BOTH of the vesting deeds for the property.
- B. A certified copy of the GERE and all of the other recorded documents bearing the registry markings of both registry sides.
- C. By copy of this letter, I advise Joel Stein that I'll need an updated title certification from him through the date and time of recording the GERE and specifically reinserting a paragraph we previously deleted because it was applicable only to an updated certification once the GERE was on record. That additional language, which becomes the second paragraph of the certification, is as follows:

"Immediately upon completion of our examination, I have caused to be recorded with the Registry and or filed for registration with the Land Registration Office a Grant of Environmental Restriction and Easement, dated March 5, 2009, (the "Grant") from the Grantor, as defined below, to the Commonwealth of Massachusetts Acting by and through its Department of Environmental Protection. The Grant was recorded and/or filed for registration at [insert recording information]."

I'll need that title certification within five (5) business days after the recording/filing of the GERE.

Please advise if you have any questions about the foregoing.

Thanks for all your help on this transaction.

very truly yours

Geoffre Hargreaves-Heald

Vice President and Senior Counsel

Enclosures

cc: Andrew Cohen, Esq. – Massachusetts Department of Environmental Protection David Peterson, Esq. – US Environmental Protection Agency, Region 1

Joel A. Stein, Esq.

Kenneth F. Whittaker, Esq. - Adorno & Yoss LLP

Kevin J. Lyons, Esq. - Riemer & Braunstein LLP

Joseph LeMay – United States Environmental Protection Agency, Region 1 Jennifer McWeeney – Massachusetts Department of Environmental Protection

Patricia Carlson, Esq. - Lawyers Title Insurance Corporation

Sherry Clancy - National Development



.

Law Office of Joel A. Stein

17 Accord Park Drive Suite 106 Norwell, MA 02061 Telephone 781-878-5600 Facsimile 781-878-0500

Joel A. Stein jstein@steintitle.com Victoria Q. Queeney vqueeney@steintitle.com Claudia A. Schmitt

April 16, 2009

Commonwealth of Massachusetts Acting by and through its Department of Environmental Protection One Winter Street, 8th Floor Boston, MA 02108

Attn: Industri-Plex Site Project Manager

RE: Grantor: 112 Commerce Way LLC

Property Description: Parce I One - Lot 31A shown on plan recorded with Middlesex County

(Southern District) Registry of Deeds in Book 13080, Page 451. Included within the bounds of said Lot 31A is registered Lot 34

shown on Land Court Plan No. 7312K.

Parcel Two - Parcel B Area = 11,267± S.F. on a plan recorded with

said Deeds as Plan No. 532 of 2008.

Industri-Plex Site Lot IC-41

Dear Sir or Madam:

I have examined the records of the Middlesex County (Southern District) Registry of Deeds ("Registry"), the Land Registration Office of the Middlesex County (Southern District) Registry District (the "Land Registration Office") and the relevant records of the Middlesex County (Southern District) Registry of Probate (the "Registry of Probate") with respect to the above-described premises (the "Property") (as further described in Schedule A hereto) from February 4, 1904 at Certificate of Title No. 775, as to the registered portion of locus and from November 20, 1936 at Book 6075, Page 382, as to the recorded portion of locus through

I certify to the Commonwealth of Massachusetts acting by and through its Department of Environmental Protection, that based upon the above-described title examination, 112 Commerce Way LLC (the "Grantor") held good, clear, record title to the Property, free and clear of all matters of record, except as listed below.

I do not certify as to compliance and/or violations of applicable subdivision controls or planning board regulations; conservation commission and environmental control questions, if any; zoning, bankruptcy and creditors' rights; accuracy of descriptions of surveys; rights of parties in possession; mechanic liens; any matters which would be disclosed by an accurate and new survey and inspection of the Property; whether or not restrictions have been violated; disposition agreements of any Redevelopment Authority; pending federal liens not of record, usurious provisions, variable rates repayment or rewrite provisions of mortgages; Indian tribal land claims; errors or omissions in indexing at the Registry, Land Registration Office and Registry of Probate (including, without limitation, computer errors or omissions); unpaid taxes, municipal assessments or any other matters

not of record at the Registry, Land Registration Office, or Registry of Probate or to subsequent owners of the Property. Liability is limited to matters appearing of record during the period of the examination, and only to the parties to whom this Certification is addressed. This Certification does not cover matters not of record arising under the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, 42 U.S.C. §9601, et seq., as amended ("CERCLA"), Chapter 963 Acts of 1973 (re: abandoned railroad beds) or provisions of Mass. Gen. Laws Ch. 21E (Massachusetts Superfund Statute). No liability is assumed for obtaining releases, discharges or any other instrument noted below.

ENUMBRANCES:

Parcel One

- 1. Construction Mortgage and Security Agreement from 112 Commerce Way LLC to Commerce Bank & Trust Company, dated as of June 28, 2007, in the original principal amount of \$13,850,000.00, recorded on June 29, 2007, in the Middlesex South Registry of Deeds in Book 49694, Page 100 and filed with the Middlesex South Land Court Registry District as Document No. 1447532; as affected by a First Amendment to Construction Mortgage, Security Agreement and Collateral Assignment of Leases and Rents, dated July 15, 2008, recorded with said Deeds, Book 51445, Page 263 and filed with said Registry District as Document No. 1477799.
- 2. Collateral Assignment of Leases and Rents from 112 Commerce Way LLC to Commerce Bank & Trust Company, dated as of June 28, 2007, recorded in Book 49694, Page 119, and filed as Document No. 1447533; as affected by a First Amendment to Construction Mortgage, Security Agreement and Collateral Assignment of Leases and Rents, dated July 15, 2008, recorded with said Deeds, Book 51445, Page 263 and filed with said Registry District as Document No. 1477799.
- 3. Conditions and restrictions relating to the use, repair and maintenance of rail switch and spur track, and rights of the grantor set forth in two grants of perpetual rights and easements, in common with others, to use, maintain and repair one railroad switch and one spur track, one given by Woburn Industrial Associates, Inc. to Charles Rosen and Samuel Rosen, Trustees of Retailers Realty Trust, dated August 26, 1977, recorded in Book 13284, Page 406, and filed as Document No. 560990, and the other given by William F. D'Annolfo et al, Trustees of Mark-Phillip Trust to Charles Rosen and Samuel Rosen, Trustees of Retailers Realty Trust, dated August 31, 1977, and rerecorded in Book 13284, Page 402.
- 4. Notice and Covenants, dated May 4, 1989, recorded with said Deeds, Book 19838, Page 8 and filed with said Registry District as Document No. 799554. See also the Consent Decree, recorded with said Deeds, Book 19837, Page 476.
- 5. Notice and Covenants, recorded with said Deeds, Book 26580, Page 336.
- 6. Notice and Covenants, recorded with said Deeds, Book 26580, Page 342.
- 7. Provisions of a Buy Out Agreement, recorded with said Deeds, Book 28525, Page 219.
- 8. Grant of Easement to the City of Woburn, dated September 25, 2000, recorded with said Deeds, Book 31864, Page 151.

- 9. Landowner's Decision and Notice of Special Permit, dated November 22, 2007, recorded with said Deeds, Book 51263, Page 284, and filed with said Registry District as Document No. 1474345.
- 10. Landowner's Decision and Notice of Special Permit, dated November 22, 2007, recorded with said Deeds, Book 51263, Page 290, and filed with said Registry District as Document No. 1474346.
- 11. Landowner's Decision and Notice of Special Permit, dated May 29, 2008, recorded with said Deeds, Book 51263, Page 295, and filed with said Registry District as Document No. 1474347.
- 12. Landowner's Decision and Notice of Special Permit, dated May 29, 2008, recorded with said Deeds, Book 51263, Page 301, and filed with said Registry District as Document No. 1474348.
- 13. Agreement/Covenant, recorded with said Deeds, Book 51384, Page 282, and filed with said Registry District as Document No. 1477335.
- 14. Memorandum of Lease by and between 112 Commerce Way LLC as landlord and Petsmart Inc. as tenant, dated May 1, 2008, recorded with said Deeds Book 51755 Page 504 and filed with said Registry District as Document No. 1483875, as affected by Subordination, Non-Disturbance, and Attornment Agreement with Commerce Bank and Trust Company, dated July 31, 2008, recorded with said Deeds Book 51755 Page 513 and filed with said Registry District as Document No. 1483876.
- 15. Partial Waiver and Subordination of Lien by Cranshaw Construction of New England L.P., dated September 23, 2008, recorded with said Deeds Book 51755 Page 523 and filed with said Registry District as Document No. 1483877 (affects Notice of Contract, recorded at Book 51642 Page 466 and filed as Document No. 1481161.
- 16. Notice of Lease by and between 112 Commerce Way LLC, as Landlord, and Bob's Discount Furniture LLC, dated April 10, 2008, recorded with said Deeds, Book 51485, Page 165 and filed with said Registry District as Document No. 1478550; as affected by Subordination, Non-Disturbance, and Attornment Agreement by and between Bob's Discount Furniture LLC as tenant, and Commerce Bank and Trust Company as lender, dated July 31, 2008, recorded with said Deeds, Book 51758, Page 587 and filed with said Registry District as Document No. 1483942.
- 17. Lien Bond by Maverick Construction Management Services, Inc., dated November 13, 2008, filed with said Registry District on December 19, 2008 as Document No. 1488693 and recorded with said Deeds on December 22, 2008 at Book 51996 Page 145.
- 18. Lien Bond by Novelle Iron Works, Inc., dated September 26, 2008, filed with said Registry District on December 19, 2008 as Document No. 1488694 and recorded with said Deeds on December 22, 2008 at Book 51996 Page 174.
- 19. Lien Bond by Sensible Systems Inc., dated October 16, 2008, filed with said Registry District as Document No. 1488721 (registered side only).
- 20. Lien Bond by Madajo Glass Inc., dated October 24, 2008, filed with said Registry District as Document No. 1488722 (registered side only).

- 21. Lien Bond by Electrical Dynamics, Inc., recorded with said Deeds, Book 52225, Page 206 and filed with said Registry district as Document No. 1492138.
- 22. Declaration of Interim Deed Restrictions, dated June 28, 2007, recorded with said Deeds, Book 49694, Page 14 and filed with said Registry District as Document No. I447531.
- 23. Memorandum of Lease by and between 112 Commerce Way, as Landlord, and Chipotle Mexican Grill of Colorado, LLC, as Tenant, dated March 16, 2009, recorded with said Deeds, Book 52569, Page 123; as affected by Subordination, Non-Disturbance and Attornment Agreement, dated July 31, 2008, recorded with said Deeds, Book 52569, Page 133.
- 24. NOTE: No rights are granted pursuant to the documents listed in Items 3, 7, 9, 10, 11, 12, 13, 14 (as to the Subordination, Non-Disturbance and Attornment Agreement referenced therein only), 16 (as to the Subordination, Non-Disturbance and Attornment Agreement referenced therein only), 17, 18, 19, 20, 21, and 23 (as to the Subordination, Non-Disturbance and Attornment Agreement referenced therein only) that conflict with the rights to be granted under that certain Grant of Environmental Restriction and Easement from 112 Commerce Way LLC in the form attached thereto as Exhibit A (the "GERE").

Parcel Two

- 1. Construction Mortgage and Security Agreement from 112 Commerce Way LLC to Commerce Bank & Trust Company, dated as of June 28, 2007, in the original principal amount of \$13,850,000.00, recorded on June 29, 2007, in the Middlesex South Registry of Deeds in Book 49694, Page 100 and filed with the Middlesex South Land Court Registry District as Document No. 1447532; as affected by a First Amendment to Construction Mortgage, Security Agreement and Collateral Assignment of Leases and Rents, dated July 15, 2008, recorded with said Deeds, Book 51445, Page 263 and filed with said Registry District as Document No. 1477799.
- 2. Collateral Assignment of Leases and Rents from 112 Commerce Way LLC to Commerce Bank & Trust Company, dated as of June 28, 2007, recorded in Book 49694, Page 119, and filed as Document No. 1447533; as affected by a First Amendment to Construction Mortgage, Security Agreement and Collateral Assignment of Leases and Rents, dated July 15, 2008, recorded with said Deeds, Book 51445, Page 263 and filed with said Registry District as Document No. 1477799.
- 3. Taking by the Town of Reading, dated September 27, 1976, recorded with said Deeds, Book 13078, Page 191.
- 4. Provisions of Buyout Agreement Among Settlers Under the Consent Decree recorded with said Deeds, Book 28525, Page 219, to the extent in force and applicable. NOTE: Said Agreement does not grant third parties the right to enter the premises pursuant to the exercise of any rights under said Agreement.
- 5. Landowner's Decision and Notice of Special Permit, dated May 29, 2008, recorded with said Deeds, Book 51263, Page 295, and filed with said Registry District as Document No. 1474347.
- 6. Landowner's Decision and Notice of Special Permit, dated May 29, 2008, recorded with said Deeds, Book 51263, Page 301, and filed with said Registry District as Document No. 1474348.

- 7. Memorandum of Lease by and between 112 Commerce Way LLC as landlord and Petsmart Inc. as tenant, dated May 1, 2008, recorded with said Deeds Book 51755 Page 504 and filed with said Registry District as Document No. 1483875, as affected by Subordination, Non-Disturbance, and Attornment Agreement with Commerce Bank and Trust Company, dated July 31, 2008, recorded with said Deeds Book 51755 Page 513 and filed with said Registry District as Document No. 1483876.
- 8. Partial Waiver and Subordination of Lien by Cranshaw Construction of New England L.P., dated September 23, 2008, recorded with said Deeds Book 51755 Page 523 and filed with said Registry District as Document No. 1483877 (affects Notice of Contract, recorded at Book 51642 Page 466 and filed as Document No. 1481161.
- 9. Lien Bond by Maverick Construction Management Services, Inc., dated November 13, 2008, filed with said Registry District on December 19, 2008 as Document No. 1488693 and recorded with said Deeds on December 22, 2008 at Book 51996 Page 145.
- 10. Lien Bond by Novelle Iron Works, Inc., dated September 26, 2008, filed with said Registry District on December 19, 2008 as Document No. 1488694 and recorded with said Deeds on December 22, 2008 at Book 51996 Page 174.
- 11. Lien Bond by Sensible Systems Inc., dated October 16, 2008, filed with said Registry District as Document No. 1488721 (registered side only).
- 12. Agreement of Release, Covenant Not to Sue and Indemnity, dated June 27, 2008, recorded with said Deeds, Book 51384, Page 289.
- 13. Lien Bond by Electrical Dynamics, Inc., recorded with said Deeds, Book 52225, Page 206 and filed with said Registry district as Document No. 1492138.
- 14. Reservations set forth in a deed of an abutting parcel to 112 Commerce Way LLC, dated June 27, 2008, recorded with said Deeds, Book 51384, Page 182.
- 15. Declaration of Restriction set forth in instrument recorded with said Deeds, Book 51384, Page 196.
- 16. Agreement/Covenant, recorded with said Deeds, Book 51384, Page 282, and filed with said Registry District as Document No. 1477335.
- 17. NOTE: No rights are granted pursuant to the documents listed in Items 4, 5, 6, 7 (as to the Subordination, Non-Disturbance and Attornment Agreement referenced therein only), 9, 10, 11, 12, 13, 14, and 16 that conflict with the rights to be granted under the GERE.

This Certification relies upon the plans identified and further described in the Schedule A attached hereto for the accuracy of the description of the premises subject to this Certification.

This certification is solely for your benefit in connection with the recordation/registration of the Grant against the Property. This Certification may not be furnished to any other person or entity or

relied upon, in whole or in part, by you for any other matter, nor by any other person or entity in any manner without prior written consent of the undersigned.

Attachments:

Schedule A – Legal description of the Property Exhibit A – GERE

Very truly yours,

LAW OFFICE OF JOEL A. STEIN By:

Joel A. Stein, Esq. JAS/slh

SCHEDULE A

Parcel One

Lot 31A shown on a plan entitled "Plan of Land in Woburn, Mass." dated July 28, 1976 and revised through August 5, 1976 by Dana F. Perkins & Sons, Inc., Civil Engineers & Surveyors, recorded with said Deeds, Book 13080, Page 451.

Included within the boundary of said Lot 31A is registered Lot 34 shown on Land Court Plan No. 7312K, dated July 16, 1976 and August 6, 1976, a copy of which is filed with said Registry District with Certificate of Title No. 150320.

Together with an Easement (in common with others heretofore entitled and with others to whom like rights may be granted from time to time) for all purposes for which public or private ways may now or hereafter commonly be used in the City of Woburn over so much of Commerce Way as lies between said Lot 31A and Mishawum Road as shown on a plan dated August 23, 1971, and recorded in Book 12149, Page 504, and a plan dated July 24, 1972, and recorded in Book 12292, Page 415.

A portion of said Commerce Way is Registered Land and is shown as Lot 3 on a plan entitled "Plan of Land in Woburn, Mass." dated February 14, 1972 by Dana F. Perkins and Sons, Inc., and filed as Plan 15047C with Certificate of Title No. 128717 in Registration Book 773, Page 167 and is a part of the land covered by Certificate of Title No. 128717 in Registration Book 773, Page 167.

Together with a perpetual right and easement, in common with others, to maintain, use and repair one railroad switch and one spur track in the area shown on "Proposed Rail Easement, Area 24,991 square feet (Variable Width)" on a plan in Book 13284, Page 402 as set forth in two grants, one from William F. D'Annolfo et al, Trustees of Mark-Phillip Trust, to Charles Rosen and Samuel Rosen, Trustees of Retailers Realty Trust, dated August 31, 1977 and recorded with said Deeds in Book 13284, Page 402, and the other from Woburn Industrial Associates, Inc. to Charles Rosen and Samuel Rosen, Trustees of Retailers Realty Trust, dated August 26, 1977, recorded in Book 13284, Page 406 and registered as Document No. 560990.

Parcel Two

Parcel B Area = 11,267± S.F. on a plan entitled "Project: 112 Commerce Way, 30 Atlantic Avenue, Woburn, MA" and "Drawing Title: Approval Not Required" dated May 23, 2008 by Allen & Major Associates, Inc., recorded with Middlesex County (Southern District) Registry of Deeds as Plan No. 532 of 2008.

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RE: Grant of Environmental Restriction and Easement

And Related Documents for

112 Commerce Way, Woburn, MA

Dear Geoffrey:

Your filing/recording information for the above is as follows:

MYLAR PLANS

Date: May 6, 2009 Time: 2:29 p.m.

Plan No. 242 of 2009

112 Commerce Way LLC check No. 1201 \$231.00

REGISTERED LAND

Date: May 6, 2009 Time: 2:46 p.m.

Document Description	Document #
1. MA SOS Cert – 112 Commerce Way LLC	1499827
2. MA SOS Cert – NDNE Real Estate, Inc	1499828
3. Secretary's Certificate – NDNE Real Estate, Inc	1499829
4. Delegation of Authority	1499830
5. GERE	1499831
6. Certificate of Incumbency - Commerce Bank & Trust Company	1499832
7. Subordination Agreement - Commerce Bank & Trust Company	1499833
8. MA SOS Cert – Cranshaw Construction of New England LP	1499834
9. MA SOS Cert – Cranshaw Construction of New England, Inc	1499835
10. Subordination Agreement from Cranshaw Construction	1499836
release See ol	
Law Office of Icel A Stein check No. 2701 \$004.00	

Law Office of Joel A. Stein check No. 2791 \$994.00

RECORDED LAND

Date: May 6, 2009 Time: 3:57 p.m.

Document Description	Book	Page
1. Delegation of Authority	52725	44
2. GERE	52725	46
3. Subordination Agreement - Commerce Bank & Trust Company	52725	112
4. Subordination Agreement – City of Woburn	52725	114
5. Certificate of Authority – City of Woburn	52725	116
6. Subordination Agreement – Town of Reading	52725	117
7. Incumbency Certificate – Town of Reading	52725	120
8. Subordination Agreement from Cranshaw Construction	52725	121
9. Release Deed	52725	123

112 Commerce Way check No. 1199 \$725.00 Law Office of Joel A. Stein check No. 2792 \$25.00

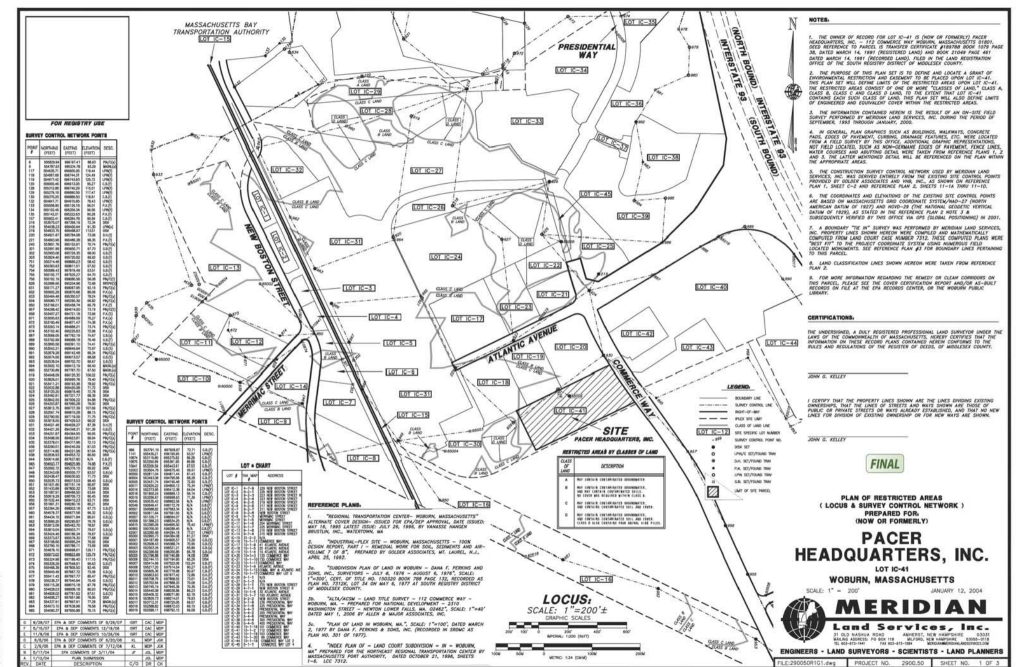
We will obtain the Certified copies in recorded land tomorrow May 7, 2009. There wasn't enough time to do it today. The examiner will pay with 112 Commerce Way, LLC check No. 1200 made out in the amount of \$83.00

Thank you.

Greg Callahan Law Office of Joel A. Stein ·

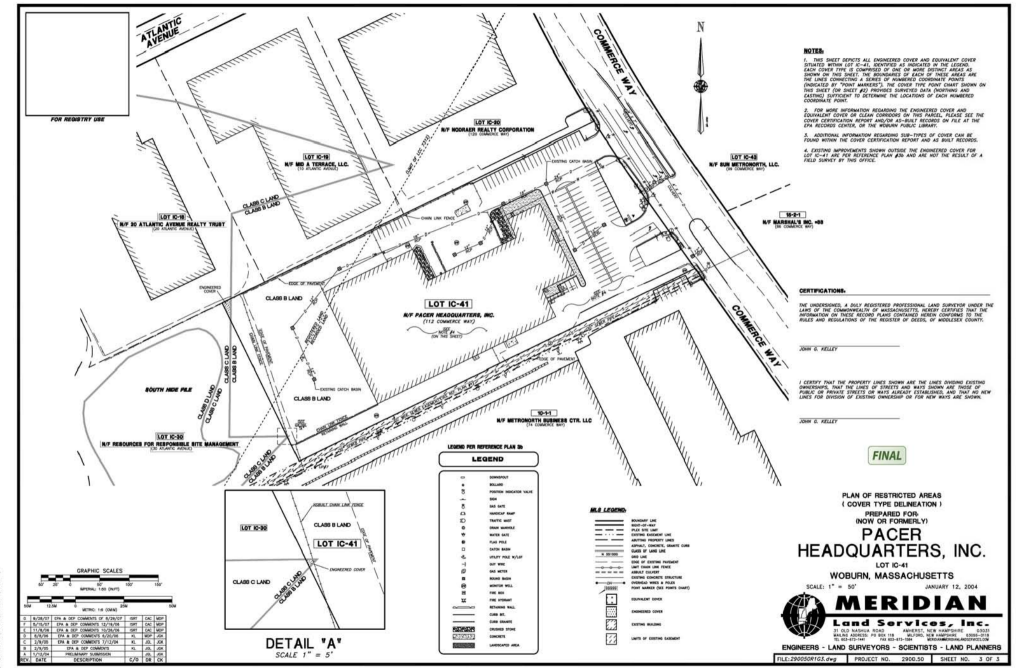
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Sep 27, 2007 - 12.25pm MDF Land Desktop 2004 - LJT4 H:\min\0.02900-0-ic\2900.50\RESTRICTION\PARCEL-1\

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William Francis Galvin Socretary of the Commonwealth

The Gommonwealth of Massachusetts Secretary of the Commonwealth State House, Boston, Massachusetts 02133

March 12, 2009



05/08/2009 02:48 PM

TO WHOM IT MAY CONCERN:

I hereby certify that a certificate of organization of a Limited Liability Company was filed in this office by

112 COMMERCE WAY LLC

in accordance with the provisions of Massachusetts General Laws Chapter 156C on June 20, 2007.

I further certify that said Limited Liability Company has filed all annual reports due and paid all fees with respect to such reports; that said Limited Liability Company has not filed a certificate of cancellation or withdrawal; that said Limited Liability Company has not been administratively dissolved; and that said Limited Liability Company is in good standing with this office.

I also certify that the names of all managers listed in the most recent filing are: NDNE REAL ESTATE, INC.

I further certify, the names of all persons authorized to execute documents filed with this office and listed in the most recent filing are: NDNE REAL ESTATE, INC.

The names of all persons authorized to act with respect to real property listed in the most recent filing are: NDNE REAL ESTATE, INC.

In testimony of which,

I have hereunto affixed the

Great Seal of the Commonwealth

on the date first above written.

Secretary of the Commonwealth

239741

Processed By:nem



Southern Middlesex LAND COURT

REGISTRY DISTRICT

RECEIVED FOR REGISTRATION

On: May 06,2009 at 02146P

Document Fee:

75.00

Receipt Total:

\$994.00

NOTED DN: CERT 239741 BK 01339 PG 140

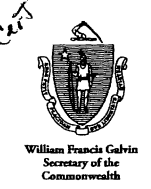
ALSO NOTED ON:

PHOTOSTAT COPY WANTED

THAT THE FOREGOING DOCUMENT IS A FULL TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN MY OFFICE AND IN MY LEGAL CUSTODY.

EUGENE C. BRUNE ABST. RECORDER LAND COURT

BY cigene C. Brune



The Commonwealth of Massachusetts Secretary of the Commonwealth State House, Boston, Massachusetts 02188

March 12, 2009

Bk: 1339 Pg: 140 Cen#: 239741 Doc: CERT 05/08/2009 02:48 PM

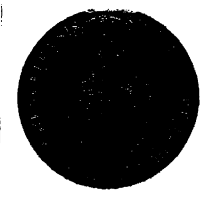
TO WHOM IT MAY CONCERN:

I hereby certify that according to the records of this office,

NDNE REAL ESTATE, INC.

is a domestic corporation organized on March 5, 1999, under the General Laws of the Commonwealth of Massachusetts.

I further certify that there are no proceedings presently pending under the Massachusetts General Laws Chapter 156D section 14.21 for said corporation's dissolution; that articles of dissolution have not been filed by said corporation; that, said corporation has filed all annual reports, and paid all fees with respect to such reports, and so far as appears of record said corporation has legal existence and is in good standing with this office.



Processed By: crm

5.6.09

Francis Galein

APPROVED FOR REGISTRATION

MY THE COURT.

In testimony of which,

I have hereunto affixed the

Great Seal of the Commonwealth

on the date first above written.

Secretary of the Commonwealth

239741

DOCUMENT 01499828

Southern Middlesex LAND COURT

REGISTRY DISTRICT

RECEIVED FOR REGISTRATION

On: May 06:2009 at 02:468

Document Fee: Receipt Total: 75.00 \$994.00

NOTED ON: CERT 239741 BK 01339 PG 140

ALSO NOTED ON:

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THEREBY ATTEST AND CERTIFY ON THAT THE FOREGOING DOCUMENT IS A FULL TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN MY OFFICE AND IN MY LEGAL CUSTODY.

EUGENE C. BRUNE ASST. RECORDER LAND COURT

BY cugene C. Brune





Bk: 1839 Pg: 140 Cert#: 239741 Doc: OERT 05/06/2009 02:46 PM



NDNE REAL ESTATE, INC. SECRETARY'S CERTIFICATE

The undersigned Assistant Secretary of NDNE Real Estate, Inc., a Massachusetts corporation (the "Corporation"), having its usual place of business at 2310 Washington Street, Newton Lower Falls, Massachusetts 02462, hereby certifies that I am the duly elected, qualified and acting Assistant Secretary of the Corporation and that:

The persons whose names, title and signatures appear on the Incumbency and Signature Schedule of the Corporation attached hereto as **EXHIBIT A** are duly elected officers of the Corporation and hold, as of the date hereof, the offices set forth opposite their names in **EXHIBIT A** and the signatures therein appearing opposite their respective names are the genuine signatures of such officers.

IN WITNESS WHEREOF, the undersigned has, on behalf of the Corporation, executed this Certificate as a sealed instrument as of the day of the 2009.

Stephen Kinsella, Assistant Secretary

WALegal Gooff() 12 Commerce WayANDNE Real Estate Secretary's Cort. (Off-record).v1.DOC

EXHIBIT A

Incumbency and Signature Schedule

Office

Name of Officer

President

Thomas M. Alperin

Executive Vice

President

John J. O'Neil, III

Executive Vice

President and Secretary

Theodore R. Tye

Treasurer and

Assistant Secretary

Stephen A. Kinsella

Signature

DOCUMENT 01499829

Southern Middlesex LAND COURT

REGISTRY DISTRICT

RECEIVED FOR REGISTRATION

On: May 06:2009 at 02:46P

Document Fee: 75.00 Receipt Total: \$994.00

NOTED DN: CERT 239741 BK 01339 PG 140

ALSO HOTED ON:

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EUGENE C. BRUNE ASST. RECORDER LAND COURT

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Bk: 1339 Pg: 140 Cert#: 239741 Doc: CERT 05/08/2009 02:48 PM

DELEGATION OF AUTHORITY

This Delegation of Authority is by Laurie Burt, Commissioner of the MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION, a duly constituted agency organized under the laws of the Commonwealth of Massachusetts, having its principal office at One Winter Street, Boston, Massachusetts 02108.

I, Laurie Burt, Commissioner as aforesaid, hereby delegate my authority in my said capacity to approve the Department's acquisition and restriction of real property and the modification and release of such acquisitions and restrictions, as such authority is set forth in Section 6 of Chapter 21E of the Massachusetts General Laws. This delegation is made to Gary Moran, the Department's Deputy Commissioner of Operations & Programs. I delegate this authority because I have recused myself, due to a conflict of interest, from matters relating to the disposal site known as the Industri-Plex Superfund Site in Woburn, Massachusetts, to which the Department has assigned Release Tracking Number 3-0001731, and to which the United States Environmental Protection Agency has assigned Site Identification Number MAD076580950. This delegation of authority is limited to the foregoing Site.

Dated: 5/01/09

Signed,

Laurie Burt, Commissioner

Department of Environmental Protection

5.6.02

APPROVED FOR RECEIVABLE

MY THE COUNT.

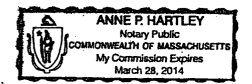
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Industri-Plex Superfund Site, MassDEP RTN 3-0001731 DELEGATION OF AUTHORITY Page 2 of 2

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, SS
On this / day of Mus, 2009, before me, the undersigned notary
public, personally appeared Laurie Burt, in her capacity as Commissioner of the
Department of Environmental Protection, proved to me through satisfactory evidence of
identification, which were <u>PERSOUAL KAMULED 615</u> , to be the person
whose name is signed on the preceding or attached document, and acknowledged to me
that she signed it voluntarily in her said capacity for its stated purpose.

Notary Public:
My Commission Expires: Much 28, 3014



DOCUMENT 01499830

Southern Middlesex LAND COURT

REGISTRY DISTRICT

RECEIVED FOR REGISTRATION

On: May 06,2009 at 02:46P

Document Fee: Receipt Total:

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NOTED ON: CERT 239741 BK 01339 PG 140

ALSO NOTED ON:

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THAT THE FORM OF THE CRIGINAL ON FILE IN MY OFFICE AND IN MY LEGAL CUSTODY.

EUGENE C. BRUNE ASST. RECORDER LAND COURT

BY cugene C. Bruns

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BOTH WAYS



Bk: 62726 Pg: 44 Doc: CERT Page: 1 of 2 05/06/2009 03:67 PM

DELEGATION OF AUTHORITY

This Delegation of Authority is by Laurie Burt, Commissioner of the MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION, a duly constituted agency organized under the laws of the Commonwealth of Massachusetts, having its principal office at One Winter Street, Boston, Massachusetts 02108.

I, Laurie Burt, Commissioner as aforesaid, hereby delegate my authority in my said capacity to approve the Department's acquisition and restriction of real property and the modification and release of such acquisitions and restrictions, as such authority is set forth in Section 6 of Chapter 21E of the Massachusetts General Laws. This delegation is made to Gary Moran, the Department's Deputy Commissioner of Operations & Programs. I delegate this authority because I have recused myself, due to a conflict of interest, from matters relating to the disposal site known as the Industri-Plex Superfund Site in Woburn, Massachusetts, to which the Department has assigned Release Tracking Number 3-0001731, and to which the United States Environmental Protection Agency has assigned Site Identification Number MAD076580950. This delegation of authority is limited to the foregoing Site.

Dated: 5/01/09

Signed,

Laurie Burt, Commissioner

Department of Environmental Protection

5.6.09

APPROYED FOR REGISTRATION

BY THE COUN

Char this Early to

23974

Industri-Plex Superfund Site, MassDEP RTN 3-0001731 **DELEGATION OF AUTHORITY** Page 2 of 2

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, SS On this day of Muy, 2009, before me, the undersigned notary public, personally appeared Laurie Burt, in her capacity as Commissioner of the Department of Environmental Protection, proved to me through satisfactory evidence of identification, which were **DERSOUAL KNAULE** D65, to be the person whose name is signed on the preceding or attached document, and acknowledged to me that she signed it voluntarily in her said capacity for its stated purpose.

Notary Public:
My Commission Expires: Mule 28, 2014

ANNE P. HARTLEY Notary Public REALTH OF MARSACHUSETTS March 28, 2014

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MAY 0 8 2009

COMMONWEALTH OF MASSACHUSETTS.
MIDDLESEX S. S.
SOUTH DIST. REGISTRY OF DEEDS
CAMBRIDGE, MA
I HEREBY CERTIFY THE FOREGOING
IS A TRUE COPY OF A PAPER
RECORDED IN BOOK 52725
PAGE 44
Giorna C. Rrune







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Industri-Plex Superfund Site
Grant of Environmental Restriction and Easement
Page 1 of 28

Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

GRANT OF ENVIRONMENTAL RESTRICTION AND EASEMENT

(42 U.S.C. §9601, et seq. and M.G.L. c. 21E)

[Note: This instrument is established as an institutional control for a federal Superfund site pursuant to a judicial consent decree, as set forth below; CERCLA, 42 U.S.C. § 9601, et seq.; and Section 6 of Chapter 21E, M.G.L. c. 21E, §6; and contains a GRANT OF ENVIRONMENTAL RESTRICTION AND EASEMENT running to the MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION.]

Site Name: Industri-Plex Superfund Site

31 Site Location: Woburn, MA

32 EPA Site Identification Number: MAD076580950
 33 MassDEP Release Tracking Number: 3-0001731

as to want land

BOTH WAYS

DOCUMENT 01499831

Southern Middlesex LAND COURT

REGISTRY DISTRICT

RECEIVED FOR REGISTRATION

On: May 06:2009 at 02:46P

Document Fee: 75.00 Receipt Total: \$994.00

HOTED DN: CERT 239741 BK 01339 PG 140

ALSO NOTED ON:

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THEREBY ATTEST AND DESTREY ON THE THE FOREGOING DOSUMENT IS A FULL, TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN MY OFFICE AND IN MY LEGAL CUBTODY.

EUGENE C. BRUNE ASST, RECORDER LAND COURT

BY cugene C. Brune

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28 29 30 Industri-Plex Superfund Site Grant of Environmental Restriction and Easement Page 1 of 28

BOTH WAYS

Property Address: 172 Commerce Way Plan of Restricted Areas Lot IC-41



Bk: 52725 Pg: 48 Dog: EASE Page: 1 of 66 05/08/2009 03:57 PM

GRANT OF ENVIRONMENTAL RESTRICTION AND EASEMENT

(42 U.S.C. §9601, et seq. and M.G.L. c. 21E)

[Note: This instrument is established as an institutional control for a federal Superfund site pursuant to a judicial consent decree, as set forth below; CERCLA, 42 U.S.C. § 9601, et seq.; and Section 6 of Chapter 21E, M.G.L. c. 21E, §6; and contains a GRANT OF ENVIRONMENTAL RESTRICTION AND EASEMENT running to the MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION.]

Site Name: Industri-Plex Superfund Site

31 Site Location: Woburn, MA

EPA Site Identification Number: MAD076580950 32 33

MassDEP Release Tracking Number: 3-0001731

NABROYED ROM REGISTRE TONS

112 Commerce Way, Wot

Industri-Plex Superfund Site Grant of Environmental Restriction and Easement Page 2 of 28

Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

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42		sole grantee	

Industri-Plex Superfund Site
Grant of Environmental Restriction and Easement
Page 3 of 28

Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

This Grant of Environmental Restriction and Easement (the "Grant") is by and between 112 COMMERCE WAY LLC, a Massachusetts limited liability company, having an address of 2310 Washington Street, Newton Lower Falls, Middlesex County, Massachusetts 02462 ("Grantor"); and the MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION ("MassDEP"), a duly constituted agency organized under the laws of the Commonwealth of Massachusetts, having its principal office at One Winter Street, Boston, Massachusetts 02108 ("Grantee").

WITNESSETH:

WHEREAS, Grantor is the owner in fee simple of those certain parcels of land located in the City of Woburn, Middlesex County, Massachusetts, with the buildings and improvements thereon;

WHEREAS, said parcels of land, known and/or numbered as 112 Commerce Way, which are more particularly bounded and described in Appendix II ("Legal Description of the Property"), attached hereto and made a part hereof (the "Property"), are subject to the terms and conditions of this instrument. The Property is shown on a plan entitled "Plan of Land in Woburn, Mass." prepared by Dana F. Perkins & Sons, Inc., dated July 28, 1976, recorded in the Middlesex South District Registry of Deeds at Book 13080, Page 451; on a plan entitled "Plan of Land in Woburn, Mass," prepared by Dana F. Perkins & Sons, Inc., dated August 6, 1976, filed in the Middlesex South Registry District of the Land Court as Plan No. 7312K; and on a plan entitled "Project: 112 Commerce Way, 30 Atlantic Avenue, Woburn, MA" and "Drawing Title: Approval Not Required", dated May 23, 2008, as revised through revision 1 dated June 10, 2008, prepared by Allen & Major Associates, Inc., and recorded on June 30, 2008 in the Middlesex South District Registry of Deeds as Plan No. 532 of 2008;

WHEREAS, those certain portions of the Property subject to restrictions have each been designated a certain "class of land," such classes of land being Class B Land, and Class C Land (collectively, all of the foregoing restricted areas comprising the "Restricted Areas"), said Restricted Areas being identified on a certain plan consisting of three (3) sheets, entitled "Plan of Restricted Areas" prepared for (now or formerly) 112 Commerce Way LLC, Lot IC-41, Woburn, Massachusetts, prepared by Meridian Land Services, Inc., dated January 12, 2004, as revised through revision I, dated January 9, 2009, and recorded on May 6, 2009 in the Middlesex South District Registry of Deeds as Plan No. 242-of 2009 (the "Plan of Restricted Areas");

WHEREAS, a legal description of the Restricted Areas by metes and bounds is set forth in Appendix III ("Legal Description of the Restricted Areas"), attached hereto and made a part hereof;

WHEREAS, the Property and the Restricted Areas are subject to covenants, restrictions, easements and other rights and obligations under the terms and conditions of this instrument;

Industri-Plex Superfund Site
Grant of Environmental Restriction and Easement
Page 4 of 28

Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

1 2

WHEREAS, the United States Environmental Protection Agency ("EPA"), a duly constituted agency organized under the laws of the United States of America and having a regional office at One Congress Street, Suite 1100, Boston, Massachusetts 02114 has identified a disposal site, known as the Industri-Plex Superfund Site located in Woburn, MA (the "Site"), and placed the Site on the National Priorities List, set forth at 40 C.F.R. Part 300, Appendix B, by publication in the Federal Register on September 8, 1983, pursuant to Section 105 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, 42 U.S.C. §9601, et seq., as amended ("CERCLA"), 42 U.S.C. §9605, as a result of the release or threatened release of hazardous substances, as those terms are defined in CERCLA;

WHEREAS, MassDEP, as a result of the release of oil and/or hazardous materials at the Site, as those terms are defined in the Massachusetts Oil and Hazardous Materials Release, Prevention and Response Act, M.G.L. c. 21E, as amended ("Chapter 21E"), has classified the Site as a Tier IA disposal site and has assigned to the Site MassDEP Release Tracking Number 3-0001731, pursuant thereto;

WHEREAS, EPA regulates activities at disposal sites pursuant to CERCLA and the National Contingency Plan, 40 C.F.R. 300.400, et seq., as amended (the "NCP"); and MassDEP regulates activities at disposal sites pursuant to Chapter 21E and the Massachusetts Contingency Plan, 310 C.M.R. 40.0000, as amended (the "MCP");

WHEREAS, EPA, with the concurrence of MassDEP, has specified certain response actions for the Site in a Record of Decision dated September 30, 1986 (the "ROD"); which response actions include and require institutional controls in the nature of deed restrictions to ensure the long-term effectiveness of the Remedy by preventing certain activities and uses in the Restricted Areas, and by requiring certain operations and maintenance activities; and may select further response actions for the Site;

WHEREAS, EPA, in correspondence from Robert Cianciarulo, Chief, Massachusetts Superfund Section, EPA, to Jay Naparstek, Deputy Division Director, Response and Remediation, MassDEP, dated August 5, 2008, a copy of which is attached hereto as Exhibit A, notified MassDEP: (1) that EPA desired to establish the within Grant to effect the aforementioned restrictions in order to meet the institutional control requirements for the Selected Remedy under the ROD; (ii) that if the United States had sought to acquire a grant to establish the restrictions the United States would first need to obtain the State's agreement to accept transfer of such interests upon completion of the remedial action, pursuant to Section 104(j)(2) of CERCLA, 42 U.S.C. 9604(j)(2); (iii) that the Selected Remedy will be completed once institutional controls have been established for the Site; and (iv) that EPA, therefore, in order to establish the restrictions and for purposes of efficiency, has requested MassDEP to accept the within Grant directly;

Industri-Plex Superfund Site
Grant of Environmental Restriction and Easement
Page 5 of 28

Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

WHEREAS, MassDEP, pursuant to Sections 3(a) and 6 of Chapter 21E, as amended, respectively, is authorized to take all action appropriate to secure to the Commonwealth the benefits of CERCLA and to acquire an interest in real property if necessary to carry out the purposes of Chapter 21E, and is willing to serve as Grantee;

WHEREAS, pursuant to that certain Consent Decree entered on April 24, 1989 by the United States District Court for the District of Massachusetts in the matter styled United States v. Stauffer Chemical Company et al., Civil Action No. 89-0195-MC and Commonwealth of Massachusetts v. Stauffer Chemical Company et al., Civil Action No. 89-0196-MC, and recorded at the Middlesex South Registry of Deeds in Book 19837, Page 476 (the "Consent Decree"), certain environmental remediation activities have been and are being conducted at the Site; and said institutional controls are required to be designed and implemented at the Site;

WHEREAS, pursuant to Attachment B ("Institutional Controls") of Appendix I ("Remedial Design/Action Plan") of the Consent Decree, the paramount purpose of the institutional controls is the preservation of the continued effectiveness of the remedial actions in order to protect human health and the environment; and to the extent that it is feasible to do so consistent with this paramount purpose, EPA and MassDEP may permit designs of institutional controls that permit the greatest possible use and enjoyment of the Site or parts of the Site;

WHEREAS, the Property is situated within the Site, which Site contains Class A Land, Class B Land, Class C Land, and Class D Land, so-called, as defined herein in Appendix I ("Definitions");

WHEREAS, Grantor is a Settler, a trust established by the Consent Decree known as the Custodial Trust, or successor in title to either, pursuant to the Consent Decree; and

WHEREAS, pursuant to the Consent Decree, all Settlers who are landowners, the Custodial Trust, and their respective successors in title, are required to inaugurate these institutional controls;

NOW, THEREFORE, pursuant to and in consideration of the terms of the Consent Decree and EPA's and MassDEP's approval of the transfer of a portion of the Property to Grantor pursuant to an approval letter dated June 25, 2007, recorded in the Middlesex South District Registry of Deeds at Book 49694, Page 14 and registered with the Land Registration Office of the Middlesex South Registry District as Document No. 1447531, and the transfer of a second portion of the Property to Grantor pursuant to an approval letter dated June 25, 2008 and recorded in said Deeds at Book 51384, Page 196, the receipt and sufficiency of which consideration is hereby acknowledged, and in accordance with Chapter 21E, Section 6, GRANTOR hereby GIVES, GRANTS AND CONVEYS to the MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION, as aforesaid, with QUITCLAIM COVENANTS, those certain

Industri-Plex Superfund Site Grant of Environmental Restriction and Easement Page 6 of 28

Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

restrictions and easements as hereinafter set forth, in, on, upon, through, over and under the Property, being more particularly bounded and described as aforesaid.

(The foregoing grant being referred to herein as the "Grant," as aforesaid, the "Grant of Environmental Restriction and Easement," "Industri-Plex Site Institutional Controls," or "Institutional Controls.")

The terms and conditions of said Institutional Controls are set forth, below, and in Appendix I ("Definitions"), Appendix II ("Legal Description of the Property"), Appendix III ("Legal Description of the Restricted Areas"), Appendix IV "(Work Protocols"), Appendix V ("Cover Inspection Plan"), Appendix VI ("Amendment Protocol") and Appendix VII ("Subordination Agreement Form") to this instrument, all of which are attached hereto and made a part hereof.

1. <u>Definitions</u>. The terms used in the Institutional Controls, including all appendices, shall have the meanings set forth in Appendix I ("Definitions"), or if not defined therein, then as ascribed to them in the Consent Decree, in Section 101 of CERCLA, in the NCP, in Section 2 of Chapter 21E, and/or in the MCP, as applicable.

2. Restricted Activities and Uses. Except as otherwise provided in Paragraph 3 ("Permitted Activities and Uses") and Paragraph 5 ("Emergency Excavation"), Grantor shall not perform, suffer, allow, or cause any person to perform any of the activities or uses set forth below in, on, upon, through, over or under the following Restricted Areas, or portions thereof, which are situated within the Property.

A. Class D Land. The prohibited activities and uses for Class D Land are:

i. excavating, drilling, or otherwise disturbing the Cover and/or the soil underlying the Cover, unless in strict compliance with the Work Protocols;

ii. extracting, pumping, consuming, exposing, or otherwise using groundwater, unless in strict compliance with the Work Protocols;

iii. planting vegetation which would impair the effectiveness of the Cover, including without limitation deep-rooted trees and other vegetation the roots of which would likely grow to breach or otherwise impair the geotextile or geomembrane portion of the Engineered Cover;

iv. commercial or industrial activity or use;

v. residential activity or use;

vi. agricultural activity or use; or

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Grant of Environmental Restriction and Easement
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1	vii. any activity or use which would interfere with, or would be
2	reasonably likely to interfere with, the implementation, effectiveness,
3	integrity, operation or maintenance of the Remedy;
4	
5 6	B. Class C Land. The prohibited activities and uses for Class C Land are
7	i
8	i. excavating, drilling, or otherwise disturbing the Cover and/or
9	the soil underlying the Cover, unless in strict compliance with the Work
10	Protocols;
11	ii. extracting, pumping, consuming, exposing or otherwise using
12	groundwater, unless in strict compliance with the Work Protocols;
13	
14	iii. planting vegetation which would impair the effectiveness of
15	the Cover, including without limitation deep-rooted trees and other
16	vegetation the roots of which would likely grow to breach or otherwise
17	impair the geotextile or geomembrane portion of the Engineered Cover;
18	
19	iv. residential activity or use;
20	
21	v. agricultural activity or use; or
22	
23	vi. any activity or use which would interfere with, or would be
24	reasonably likely to interfere with, the implementation, effectiveness,
25	integrity, operation or maintenance of the Remedy.
26	
27	C. Class B Land. The prohibited activities and uses for Class B Land are:
28	
29	i. excavating, drilling, or otherwise disturbing the soil or ground
30	covering features, including building foundations, slabs and/or underlying
31	soils, unless in strict compliance with the Work Protocols;
32	
33	ii. extracting, pumping, consuming, exposing or otherwise using
34	groundwater, unless in strict compliance with the Work Protocols;
35	Ground water, and an anti-
36	iii. residential activity or use;
37	in. rosidolidid douvity of aso,
38	iv. agricultural activity or use; or
39	14. agricultural activity of use, of
40	v. any activity or use which would interfere with, or would be
41	reasonably likely to interfere with, the implementation, effectiveness,
42	integrity, operation or maintenance of the Remedy.
43	miegrity, operation of maintenance of the Kenicuy.
44	D. Class A Land. The prohibited activities and uses for Class A Land are
45	D. Class A Land. The promoted activities and uses for Class A Land are
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43 44

1	i. extracting, pumping, consuming, exposing or otherwise using
2	groundwater, unless in strict compliance with the Work Protocols; or
3	
4 5	ii. any activity or use which would interfere with, or would be
6	reasonably likely to interfere with, the implementation, effectiveness,
U	integrity, operation or maintenance of the Remedy.
7	3. Permitted Activities and Uses. Grantor expressly reserves the right to perform,
8	suffer, or allow, or to cause any person to perform any activity or use in, on, upon,
9	through, over, or under the Property that is not restricted by the provisions of this Grant.
10	In addition, Grantor may perform, suffer, allow or cause any person to perform the
11	activities and uses set forth below, subject to the conditions set forth below, in, on, upon,
12	through, over or under any of the following Restricted Areas, or portions thereof, which
13	are situated within the Property.
14 15	
16	A. Class C Land and Class D Land. The permitted activities and uses for
17	Class C Land and Class D Land are:
18	
19	i. excavation or other disturbance of the Engineered Cover for the
20	limited purposes of landscaping and horticulture, using only herbaceous
21	and small woody, shallow-rooted plants which will not penetrate or
22	otherwise adversely affect the geotextile or geomembrane portion of the
23	Engineered Cover; and installing, maintaining and repairing fences,
24	irrigation systems and/or exterior lighting systems; subject to the
25	following conditions:
26 27	a such execution or other disturbance if within twolve
28	a. such excavation or other disturbance, if within twelve (12) inches of the geotextile or geomembrane, shall be conducted
29	solely by hand (i.e., without the use of any power equipment or
30	power tools);
31	Power toolsy,
32	b. such excavation or other disturbance shall not penetrate
33	the geotextile or geomembrane portion of the Engineered Cover;
34	
35	c. such excavation or other disturbance, including any
36	associated temporary on-site storage of excavate, shall be
37	conducted in a timely manner;
38	d and disturbed nextion of such Engineered Cover shall be
39 40	d. any disturbed portion of such Engineered Cover shall be restored to its original thickness or greater and to the same type of
41	Cover, both as shown on the As Built Records and/or Cover
42	Certification Report, immediately upon completion of the
43	excavation or other disturbance; and

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1	e. each project involving work conducted under this
2	provision shall not exceed sixty (60) days in duration; and
3	
4	ii. disturbance of the Cover for the purpose of performing Normal
5	Maintenance, subject to the following conditions:
6	
7	a. such disturbance is capable of being conducted, and
8	shall be conducted, without exposing or coming into contact with
9	the soil or ground water underlying the Cover; and
10	1 1 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2
11	b. such disturbance shall not result in a Permanent Cover
12	Modification; and
13	
14	iii. extraction and use of groundwater for the purposes of sampling
15	monitoring wells, provided such extracted groundwater is disposed of in
16	accordance with applicable federal, State or local laws, regulations or
17	ordinances.
18	port produced to 1 of Man and annual fee Olean D. Landauer
19	B. Class B Land. The permitted activities and uses for Class B Land are:
20	t at 1 000 and 4 1 and
21	i. excavation and backfilling outside the boundaries of Clean
22	Corridors, including the removal of debris and accumulated soil and
23	sediment from drainage areas and structures (e.g., culverts, channels,
24	basins); subject to the following conditions:
25	a
26	a. the total volume of material excavated anywhere within
27	the Property shall not exceed ten (10) cubic yards;
28	1 d 1 d Cdtime about mot exceed three (2)
29	b. the depth of the excavation shall not exceed three (3)
30	feet;
31	t and that no
32	c. such excavation shall only be permitted provided that no
33	soil is disposed of, or is required to be disposed of, off of the
34	Property; and
35	
36	d. such excavation, including any associated temporary on-
37	site storage of excavate, shall be conducted in a timely manner; not
38	to exceed sixty (60) days in duration; and
39	ii and heal-filling within the houndaries of Class
40	ii. excavation and backfilling within the boundaries of Clean
41	Corridors, subject to the following conditions:
42 42	a. such excavation shall only be permitted within the
43 44	bounds of the geotextile or other material bounding the Clean
45	Corridors, and shall not penetrate such geotextile or other material
7.7	Continues, and small not beneathe agen Regressite of other material

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nor otherwise disturb the soil or other material outside such bounds; and

- b. such excavation, if within twelve (12) inches of the geotextile, shall be conducted solely by hand (i.e., without the use of any power equipment or power tools); and
- iii. extraction and use of groundwater for the purposes of sampling monitoring wells, provided such extracted groundwater is disposed of in accordance with applicable federal, State or local laws, regulations or ordinances.
- C. Class A Land. The permitted activities and uses for Class A Land are:
- i. extraction and use of groundwater for the purposes of sampling monitoring wells, provided such extracted groundwater is disposed of in accordance with applicable federal, State or local laws, regulations or ordinances.
- D. The provisions of this Paragraph 3 ("Permitted Activities and Uses") shall not release Grantor or any other party from liability for releases of oil or hazardous substances, nor shall this provision excuse Grantor or any other party from complying with CERCLA, Chapter 21E, or any other applicable federal, State or local laws, regulations or ordinances.
- 4. Obligations and Conditions. Grantor, at its sole cost and expense (except where otherwise noted in the subparagraphs, below), affirmatively agrees to perform and satisfy the following obligations and conditions.
 - A. Inspection, Inspection Report. Grantor shall engage an Independent Professional or a Professional Engineer (P.E. Civil), who shall: (i) familiarize himself with the Property and that portion of the Remedy situated on the Property and on any abutting properties, including the restrictions on uses and activities established in this Grant and any related construction plans and documentation (including, if the Property contains any Class C Land or Class D Land, the As Built Records and/or the Cover Certification Report); (ii) conduct periodic visual, non-intrusive inspections of the Restricted Areas to ensure that Grantor is in compliance with these restrictions; and, (iii) if the Property contains any Class C Land or Class D Land, also conduct periodic visual, non-intrusive inspections of the Cover in order to monitor its condition and protectiveness to ensure that it is maintained in accordance with the As Built Records and/or the Cover Certification Report, as the case may be.
 - i. All required inspections shall be conducted at least once every calendar year during the three-month period beginning on March 1st and

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ending on May 31st, or with such greater frequency as the Independent Professional or Professional Engineer, Grantee, or Grantor may determine is warranted taking into consideration the particular uses and activities at the Property and, if applicable, the condition of the Cover; and, if the Property contains any Class C Land or Class D Land, within seven (7) days of receipt of written notice from Grantee of the occurrence of a twenty-five (25) year, twenty-four (24) hour storm event; or, with the written approval of Grantee, with such lesser frequency as Grantee, in its sole discretion, may determine is warranted taking into consideration the particular uses and activities at the Property.

ii. No later than fourteen (14) days after conducting each required inspection, Grantor shall submit to Grantee, with a copy to EPA and Settlers, a written inspection report, prepared by the Independent Professional or Professional Engineer who performed the inspection, summarizing the results of the inspection and stating whether Grantor is in compliance with the restrictions and, if applicable, whether the Cover is in good condition and repair, and including any supporting information upon which such determinations are based, as applicable. Each such inspection report shall include a written statement, signed by Grantor, stating that (a) Grantor has personally reviewed the inspection report and that (b) the inspection report is true, accurate and complete. If Grantor is a corporate entity, a duly authorized officer of the corporation shall sign the inspection report on behalf of Grantor.

iii. All inspections and reports required for Class C Land and Class D Land pursuant to this subparagraph 4.A. shall be performed and prepared, respectively, in accordance with the Cover Inspection Plan, set forth in Appendix V ("Cover Inspection Plan") to this Grant.

B. Normal Maintenance. The provisions of this subparagraph 4.B. shall only apply if the Property contains Class C Land or Class D Land. Grantor shall perform Normal Maintenance of Class C Land and Class D Land, in a timely fashion as required to maintain the integrity and effectiveness of that portion of the Remedy situated on the Property, and no later than ninety (90) days from the time when Grantor first knows or reasonably should have known of the condition requiring the performance of such Normal Maintenance. In determining whether Normal Maintenance is needed, and in the performance of Normal Maintenance, Grantor shall consider not only information that a landowner would ordinarily possess, but also information contained in the Cover Certification Report and obtained during the inspections performed at the Property pursuant to subparagraph 4A. ("Inspection, Inspection Report").

i. Provided, however, that in the event that Grantor believes that such Normal Maintenance is needed as the result of a Defect in the

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Remedy, then in lieu of performing such Normal Maintenance within the required time period set forth above, Grantor may instead, within the same time period, submit a written request to EPA for a determination under the Consent Decree of whether such Normal Maintenance is needed as the result of a Defect in the Remedy. Grantor shall provide a copy of such submittal to Grantee and Settlers. Grantor's submittal shall include a written statement by an Independent Professional asserting that, in his or her professional opinion, the need for such Normal Maintenance is due to a Defect in the Remedy, and explaining the basis for such opinion. This statement must be signed by the Independent Professional, and must be accompanied by his or her supporting analysis, and other documentation as appropriate. The time period for this submittal may only be extended with the prior, written approval of Grantee. Failure to fully comply with the requirements of this provision shall automatically waive any right that Grantor may otherwise possess to delay or excuse performance of the required Normal Maintenance.

ii. If EPA determines, pursuant to the Consent Decree, that such Normal Maintenance is needed as the result of a Defect in the Remedy, then Grantor's obligations to fund and perform such Normal Maintenance shall be determined (along with those of other parties bound under Section IV.A of the Consent Decree) pursuant to and in accordance with the terms and provisions of the Consent Decree and its appendices, including without limitation Sections VII.A, VII.B, VII.C(8) and X.D of the Consent Decree and Section F.3.e of Appendix I (Remedial Design/Action Plan) of the Consent Decree. Otherwise, Grantor shall fund and perform such Normal Maintenance in accordance with the terms and provisions of this Grant.

iii. Nothing herein is intended to impair or otherwise affect whatever rights Grantor may possess pursuant to the Consent Decree, if any, to pursue and obtain recovery from any other person or entity for costs associated with Normal Maintenance.

C. Operation and Maintenance Plan. The provisions of this subparagraph 4.C. shall only apply if the Property contains Class C Land or Class D Land. Grantor shall fund and implement the activities required by the Operation and Maintenance Plan at the Property, in accordance with the terms and provisions of the Consent Decree, including without limitation its appendices. The provisions of this Grant shall not limit or modify any additional obligations to perform such activities on the Property or elsewhere within the Site, to which Grantor may be subject under the Consent Decree, including without limitation its appendices.

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D. Remedy Failure: Pre

- D. Remedy Failure: Preliminary Action, Notification and Repair. The provisions of this subparagraph 4.D shall only apply if the Property contains Class C Land or Class D Land.
 - i. In the event of any Remedy Failure, Grantor shall immediately implement such preliminary action as is reasonably necessary to prevent potential human exposure to, and/or releases of, soil and/or groundwater due to the Remedy Failure.
 - ii. Unless the work necessary to repair the Remedy Failure falls within the definition of Normal Maintenance, Grantor shall notify Grantee, EPA, and other Settlers of such Remedy Failure, orally no more than twenty-four (24) hours from the time Grantor first knows or reasonably should have known of such Remedy Failure, and in writing no more than five (5) business days from the time that Grantor first knows or reasonably should have known of such Remedy Failure.
 - iii. Grantor shall, within twenty-one (21) days of such written notification, prepare and submit to Grantee, with a copy to EPA and Settlers, a work plan for the repair of the Remedy Failure, in accordance with the Work Protocols. After submittal of such work plan and any review and approval required pursuant to the Work Protocols, Grantor shall promptly conduct the repair in accordance with such work plan and otherwise comply with all applicable requirements of the Work Protocols.
 - iv. Provided, however, that in the event that Grantor believes that such Remedy Failure is the result of a Defect in the Remedy, then in lieu of submitting such work plan within twenty-one (21) days of the date when such written notification is due, Grantor may instead, within the same time period, submit a written request to EPA for a determination under the Consent Decree of whether such Remedy Failure is the result of a Defect in the Remedy. Grantor shall provide a copy of such submittal to Grantee and Settlers. Grantor's submittal shall include a written statement by an Independent Professional asserting that, in his or her professional opinion, the Remedy Failure is the result of a Defect in the Remedy, and explaining the basis for such opinion. This statement must be signed by the Independent Professional, and must be accompanied by his or her supporting analysis, and other documentation as appropriate. The time period for this submittal may only be extended with the prior, written approval of Grantee. Failure to fully comply with the requirements of this provision shall automatically waive any right that Grantor may otherwise possess to delay or excuse submittal of the work plan for the repair of the Remedy Failure and to conduct such repair.

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v. If EPA determines, pursuant to the Consent Decree, that such Remedy Failure is the result of a Defect in the Remedy, then Grantor's obligations to fund and perform response actions to cure the Remedy Failure, beyond those response actions taken pursuant to subparagraph 4.D.i., above, shall be determined (along with those of other parties bound under Section IV.A of the Consent Decree) pursuant to and in accordance with the terms and provisions of the Consent Decree and its appendices, including without limitation Sections VII.A, VII.B, VII.C(8) and X.D of the Consent Decree and Section F.3.e of Appendix I ("Remedial Design/Action Plan") to the Consent Decree. Otherwise, Grantor shall fund and perform response actions to cure such Remedy Failure in accordance with the terms of this Grant.

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vi. Nothing herein shall impair or otherwise affect whatever rights Grantor may possess pursuant to the Consent Decree, if any, to pursue and obtain recovery from any other person or entity for costs incurred to cure a Remedy Failure.

E. <u>Notification of Other Violations</u>. Grantor shall timely notify Grantee and EPA of any violation of this Grant of which Grantor becomes aware, except to the extent otherwise required or waived in subparagraph 4.D, above.

F. Permit and Approval Related Notifications.

i. Grantor, at the time that it submits any application to obtain a permit or approval from any governmental or other authority for any use or activity within the Restricted Areas, shall provide that authority with a copy of this Grant and with written notification of the nature and extent of the restrictions on uses and activities established herein.

ii. Grantor, at the time that it submits any building permit application for construction within the Restricted Areas to the City of Woburn, shall submit to Grantee and EPA a copy of its building permit application, and, upon receipt, a copy of any certificate of use and occupancy or other final permit or approval issued in connection with its building permit application.

5. <u>Emergency Excavation</u>. In the event that it becomes necessary to excavate a portion of the Restricted Areas as part of a response to an emergency (e.g., emergency repair of utility lines, pipes, wires, conduits or related structures, or responding to a fire or flood), then the activity and use restriction provisions of Paragraph 2 ("Restricted Activities and Uses"), which would otherwise restrict such excavation, shall be temporarily suspended with respect to such excavation for the duration of the response, provided that Grantor satisfies the following requirements:

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1	A. orally notifies the following persons of such emergency as soon as
2 3	possible but no later than two (2) hours after having learned of such emergency:
4	i. MassDEP Northeast Regional Office of Emergency Response
5	Section;
6	,
7	ii. EPA Office of Emergency Planning and Response;
8	
9	or such other persons as Grantee or EPA, respectively, may each identify in
10	writing, from time to time, to Grantor for such emergency response notifications;
11	
12	B. notifies Grantee and EPA in writing of such emergency no later than
13	five (5) days after having learned of such emergency, with a copy to Settlers;
14	
15	C. limits the actual disturbance involved in such excavation to the
16	minimum reasonably necessary to adequately respond to the emergency;
17 18	D. implements all measures responses to limit natural as notantial risk to
19	D. implements all measures necessary to limit actual or potential risk to human health, safety, public welfare or the environment;
20	number heads, safety, public westare of the chandminent,
21	E. manages and disposes of any soils, sediments, and/or groundwater
22	removed in connection with such excavation in accordance with Paragraph 14
23	("Materials Management and Sampling Protocol") of the Work Protocols;
24	(and a second of the second o
25	F. reinstates the Cover, if applicable, in accordance with Paragraph 15
26	("Cover and Clean Corridors Protocol") of the Work Protocols;
27	
28	G. engages an Independent Professional to oversee the implementation of
29	the activities required in subparagraphs 5.C. through 5.F.; and
30	
31	H. no later than thirty (30) days following the date of the emergency,
32	submits to Grantee and EPA a written emergency excavation report prepared by
33	an Independent Professional documenting that the excavation activity conducted
34	as part of the emergency response was conducted in compliance with this
35	Paragraph 6 ("Emergency Excavation"). This report shall contain, at a minimum
36	the following:
37	the many and address of Country the Indonesian Description
38 39	i. the name and address of Grantor, the Independent Professional
40	and, if different, the person that conducted the emergency response;
41	ii. a detailed description of the nature of the emergency, the
42	emergency response and the time frame within which it occurred;
43	amareanal restance and and amar attent attent it accurred?
44	iii. the address where the emergency response took place, and a
45	map illustrating the location of the emergency response;

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- iv. all monitoring data, sampling analytical results, disposal location(s), and soil and groundwater volume estimates, if applicable, obtained, used and/or developed in connection with the emergency response. If the emergency response involved the disposal of Contaminated Soil or Contaminated Groundwater off of the Site, then a copy of the documentation evidencing the disposal facility's acceptance of the media and all other transport manifest documentation;
- v. the written opinion of an Independent Professional stating that all of the requirements of subparagraphs 5.D., 5.E. and 5.F., above, if applicable, have been satisfied.

6. Grant of Easement.

- A. In establishing this Grant, Grantor hereby grants to Grantee, and to its agents, contractors, subcontractors and employees, a perpetual easement to pass and repass in, on, upon, through and, across, over and under the Property; for the following purposes:
 - i. inspecting the Property and the Remedy to ensure compliance with and fulfillment of, including enforcement of, the terms of this Environmental Restriction and Easement;
 - ii. conducting surface and subsurface investigations;
 - iii. installing and sampling groundwater monitoring wells;
 - iv. conducting other intrusive and non-intrusive investigations and activities consistent with CERCLA, the NCP, Chapter 21E and the MCP;
 - v. performing operations and maintenance activities for the Remedy and/or as set forth in any operations and maintenance plan developed pursuant to the Consent Decree;
 - vi. performing response actions in connection with the Remedy; and
 - vii. conducting any other activity required by the Consent Decree or future remedial actions.
- B. The foregoing grant of easement is made subject to and conditioned upon the following:

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- i. Grantor acknowledges that Grantee's exercise of its rights granted hereunder may interfere with Grantor's use and enjoyment of the Property, and/or may require temporary closure of a portion of the Property;
- ii. Grantor shall cooperate fully with Grantee in the exercise of the foregoing easement rights, and shall not interfere with the actions taken in furtherance of the exercise of the easement;
- iii. Grantee, consistent with its responsibilities under applicable law, shall use reasonable efforts to minimize interference with the Grantor's operations on and/or use of the Property;
- iv. Grantee shall make reasonable efforts to provide advance notice to Grantor of any physically intrusive investigations and remediation activities either intends to conduct at the Property pursuant to its easements, unless such activities are conducted as part of an emergency and/or enforcement activities, as Grantee, in its sole discretions, may determine; and
- v. Grantor shall have the right, upon timely request and at its own cost and expense, to obtain a split sample of any sample obtained by Grantee pursuant to the easement, unless such sample is obtained as part of an emergency and/or enforcement activities, as Grantee, in its sole discretions, may determine.

7. Construction and Severability.

A. This instrument shall be liberally construed in favor of the grant to effect the purpose of this instrument and the policies and purposes of CERCLA and/or Chapter 21E. If any provision of this instrument is found to be ambiguous, an interpretation consistent with the purpose of this instrument that would render the provision valid shall be favored over any interpretation that would render it invalid.

B. In the event that any court or other tribunal determines that any provision of this instrument is invalid or unenforceable, such provision shall be deemed to have been modified automatically to conform to the requirements for validity and enforceability as determined by such court or tribunal. In the event that the provision invalidated is of such a nature that it cannot be so modified, the provision shall be deemed deleted from this instrument as though it had never been included herein. In either case, the remaining provisions of this instrument shall remain in full force and effect.

8. Enforcement.

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A. Grantee, its successors and assigns, shall have the right to enforce the terms and conditions of this instrument, including without limitation the right to enforce Grantor's obligation to perform its duties and obligations hereunder. If Grantee, in its sole discretion, elects to perform response actions it deems necessary to cure any violation of this Grant, all costs and expenses for such response actions shall be assessed against Grantor, as follows. Grantee shall submit an itemized bill for work performed to Grantor, who shall remit payment therefor within thirty (30) days of receipt, unless another time or schedule is agreed upon by both parties. Such costs may include the costs and expenses to collect any repayment, together with Interest thereon, and all costs and expenses of any related proceedings at law or in equity, including court costs and attorney's fees plus Interest.

B. Grantor expressly acknowledges that a violation of the terms of this instrument could result in the following:

i. the assessment of penalties, including without limitation stipulated penalties pursuant to Paragraph 9 ("Stipulated Penalties"), and other action by Grantee to enforce the terms of this Grant, pursuant to M.G.L. c. 21E and its implementing regulations, and other law and regulations, as applicable; and/or

ii. upon a determination by a court of competent jurisdiction, the issuance of criminal and civil penalties, and/or equitable remedies which could include the issuance of an order to modify or remove any improvements constructed in violation of the terms of this Grant at Grantor's sole cost and expense, and/or to reimburse Grantee for any costs incurred in modifying or removing any improvement constructed in violation of the terms of this Grant.

C. All reasonable costs and expenses of Grantee, including but not limited to, attorney's fees, incurred in any such enforcement action shall be borne by Grantor, to the extent not inconsistent with Chapter 21E and/or any other applicable law.

 D. Notwithstanding any other provision of this instrument, all rights and remedies (including without limitation sanctions and penalties) available hereunder shall be in addition to, but not in lieu of, any and all rights and remedies (including without limitation sanctions and penalties) at law or in equity, including CERCLA or Chapter 21E, and/or pursuant to the Consent Decree, which rights and remedies Grantee fully reserves. Enforcement of the terms of this instrument, including without limitation Paragraph 9 ("Stipulated Penalties"), shall be at the discretion of Grantee, and any forbearance, delay or omission to exercise its rights under this instrument shall not be deemed to be a waiver by

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Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

Grantee of such term or any subsequent breach of the same or any other term, or of any of the rights of Grantee under this instrument.

9. Stipulated Penalties.

A. In the event that Grantor violates a provision of the Grant, Grantor shall pay to Grantee stipulated penalties in the following amounts for each day of each and every such violation:

Period of Noncompliance	Penalty Per Violation Per Day
1st through 7th day	\$ 750.00
8 th through 14 th day	\$1,500.00
15 th through 28 th day	\$2,500.00
29th through 60th day	\$4,000.00
Beyond 60 days	\$8,000.00

B. Stipulated penalties shall begin to accrue on the day that performance is due or noncompliance occurs, and shall continue to accrue through the final day of correction of the noncompliance. Nothing herein shall prevent the simultaneous accrual of separate penalties for separate violations of this Grant.

C. All penalties due to Grantee under this Paragraph shall be paid within forty-five (45) days of receipt by Grantor of notification of noncompliance from Grantee. Interest shall begin to accrue on the unpaid balance at the end of the 45-day period.

 D. Stipulated penalties due to Grantee shall be paid by certified check payable to the Commonwealth of Massachusetts and shall be submitted by reliable overnight delivery service, delivered in hand or mailed by postage-paid registered or certified mail, return receipt requested to:

Office of the Attorney General Chief, Environmental Protection Division One Ashburton Place Boston, MA 02108.

E. Each check in payment of stipulated penalties shall be marked with:

i. a reference to the Industri-Plex Site;

ii. Civil Action Number 89-0196-MC; and

iii. shall state that it is for stipulated penalties pursuant to this

Grant.

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F. Grantee may, in its sole discretion, waive or suspend the accrual of any stipulated penalties due to it under this Paragraph 9 ("Stipulated Penalties").

10. <u>Compliance Status Requests</u>. Grantor may submit a written request to Grantee for a written statement of the status of Grantor's compliance with this Grant based on information then in Grantee's possession, such as the inspection reports submitted pursuant to subparagraph 4.A. Grantee shall make best efforts to respond to up to two such requests per annum, within thirty (30) days of receipt.

11. <u>Self-Executing</u>. This instrument is intended and is hereby declared to be self-executing, and shall not be deemed or construed to be personal or executory (within the meaning of any provision of the Federal Bankruptcy Code or similar law of any jurisdiction whether now existing or hereafter arising).

12. Provisions to Run with the Land. The land use restrictions, obligations, access rights and related rights, provided in this Grant, establish certain rights, liabilities, agreements and obligations upon and subject to which the Property or any portion thereof shall be improved, held, used, occupied, leased, sold, hypothecated, encumbered or conveyed. The rights, liabilities, agreements and obligations herein set forth shall run with the Property for the term of this instrument, as applicable thereto, and any portion thereof, and shall inure to the benefit of Grantee, its successors and assigns, and be binding upon Grantor and all parties claiming by, through or under Grantor. Grantor hereby covenants for himself and his heirs, successors and assigns, to stand seized and hold title to the Property, or any portion thereof, subject to these land use restrictions and access rights, and related rights, provided, however, that a violation of these land use restrictions and access rights, and related rights, shall not result in a forfeiture or reversion of Grantor's title to the Property.

13. Concurrence Presumed. It is agreed that:

A. Grantor and all parties claiming by, through or under Grantor shall be deemed to be in accord with the provisions herein set forth; and

B. Grantor and all such parties agree for and among themselves and any party claiming by, through or under them, and their respective agents, contractors, subcontractors and employees, that the land use restrictions, obligations, and access rights, and related rights, herein established, shall be adhered to and not violated and that their respective interests in the Property shall be subject to the provisions herein set forth.

14. <u>Incorporation into Deeds, Mortgages, Leases & Instruments of Transfer.</u>
Grantor hereby agrees to incorporate this instrument, in full or by reference, into all deeds, easements, mortgages, leases, licenses, occupancy agreements or any other instrument of transfer by which an interest in and/or a right to use the Property, or any

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portion thereof, is conveyed; provided, however, that any failure of Grantor to do so shall not affect the validity or applicability of the provisions of Paragraph 12 ("Provisions to Run With the Land").

15. Amendment and Release.

 A. Grantor may amend this instrument, including without limitation any of its appendices or the Plan of Restricted Areas, only with the prior, written approval of Grantee. Grantor further agrees to execute any amendment to this instrument which Grantee reasonably deem necessary to maintain the continued effectiveness of the Remedy in order to protect human health and the environment. All amendments shall include Grantee's signed approval and shall become effective upon Recordation and/or Registration.

B. Grantor may propose to Grantee, with a copy to EPA and Settlers, an amendment of an activity or use restriction set forth in Paragraph 2 ("Restricted Activities and Uses"), including a change in Class of Land of all or a portion of the Property, or of a permitted activity or use set forth in Paragraph 3 ("Permitted Activities and Uses"), based upon changed circumstances including without limitation new analytic and engineering data. In the event that Grantor requests such an amendment, Grantor shall comply with the provisions of the Amendment Protocol, set forth in Appendix VI ("Amendment Protocol") to this Grant.

C. <u>Release</u>. Grantee may release its interest in the Grant, in whole or in part, in its sole discretion, and in accordance with Chapter 21E. Any such release shall become effective upon its Recordation and/or Registration.

D. Recordation and/or Registration. Grantor hereby agrees to Record and/or Register any amendment to and/or release of this instrument, or other document created pursuant to this instrument for which Recording and/or Registration is required, within thirty (30) days of the date of having received from Grantee any such amendment, release or other such document executed by Grantee and/or evidencing Grantee's approval, as appropriate, in recordable form. No more than thirty (30) days from the date of Recording and/or Registering of said amendment, release and/or other such document, Grantor shall provide a certified Registry copy of the amendment, release and/or other such document to Grantee and the Document Repository, with a copy to EPA and Settlers. At that time, or as soon thereafter as it becomes available, Grantor shall provide Grantee with the final recording information for the amendment, release, and/or other such document, certified by said Registry. Grantor shall pay any and all recording fees, land transfer taxes and other such transactional costs associated with any such amendment or release.

E. Notice to Local Officials. In accordance with the requirements set forth in 310 C.M.R. §40.1403(7), as amended, and within thirty (30) days after

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Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

Recording and/or Registering any such amendment, release, or other such document, Grantor shall: (i) provide the City of Woburn's Chief Municipal Officer, Board of Health, Zoning Official and Building Code Enforcement Official with copies of such Recorded and/or Registered amendment, release or other such document; (ii) publish a legal notice indicating the Recording and/or Registering of such amendment, release or other such document, and including the information described in 310 C.M.R. §40.1403(7)(b)(1), in a newspaper which circulates in the City of Woburn; and (iii) provide copies of said legal notice to Grantee within seven (7) days of its publication.

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16. No Dedication Intended. Nothing in this instrument shall be construed to be a gift or dedication of the Property to Grantee or to the general public for any purpose whatsoever.

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17. Term. This Grant shall run with the land in perpetuity and is intended to conform to the exception for "other restrictions held by any governmental body" set forth in clause (c) of the first paragraph of M.G.L. c. 184, § 26, as amended.

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18. Rights Reserved.

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A. It is expressly agreed that acceptance of this instrument by Grantee shall not operate to bar, diminish, or in any way affect any legal or equitable right of Grantee to issue any future order or take any future response action with respect to the Property or in any way affect any other claim, action, suit, cause of action, or demand which Grantee may otherwise possess with respect thereto.

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B. Nothing in this document shall limit or otherwise affect the rights of EPA or MassDEP to obtain access to, or restrict the use of, the Property pursuant to CERCLA, Chapter 21E, or any other applicable statute or regulation.

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19. No Waiver. Except as otherwise provided herein, no delay by any party to this instrument in exercising any right or remedy provided herein shall constitute a waiver thereof, and no waiver by a party to this instrument of any specific provision hereof shall be construed as a waiver of any preceding or succeeding violation of the same or any other provision hereof.

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20. Assignment. This Grant, including without limitation all easements, rights, covenants, obligations and restrictions inuring to the benefit of Grantee, herein contained, shall be freely assignable by Grantee, in whole or in part, at any time.

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21. Authority. Grantor represents and warrants that he, she or it has been duly authorized by all necessary action to execute this instrument. Grantor represents and warrants that he, she or it has good, clear, record title to the Property, free and clear of all matters of record which could extinguish, through foreclosure or otherwise, this Grant, except for bona fide, third-party encumbrances of record duly Recorded and/or

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Property Address: 112 Commerce Way Plan of Restricted Areas Lot 1C-41

Registered prior to the Effective Date of this instrument which have been, or will be, expressly subordinated to this instrument pursuant to a subordination agreement.

22. <u>Interpretation of Words</u>. Any word or defined term contained in this instrument shall be read as singular, plural, masculine, feminine or neuter as the context so requires.

23. Notices; Changes of Address.

A. General. Any notice, delivery or other communication permitted or required under this instrument, including those notices made pursuant to subparagraphs 23.B. through 23.E., inclusive, unless otherwise provided in this instrument, shall be in writing and sent by reliable overnight delivery service, delivered in hand or mailed by postage-paid registered or certified mail, return receipt requested. Upon instruction from Grantee, a duplicate or electronic copy shall be included with any submittal. Notices or other communications shall be deemed given, if by overnight delivery service, on the first business day following deposit with such delivery service; if by hand, on the date of the receipt evidencing the hand delivery thereof; or, if by registered or certified mail, three (3) days after deposit in the United States mails; provided that notice of change of address shall be deemed effective only upon receipt.

B. <u>Grantee</u>, <u>MassDEP</u> and <u>EPA</u>. Whenever, under the terms of this instrument, written notice is required to be given or a document is required to be sent to (i) Grantee or MassDEP, and/or (ii) EPA, as the case may be, it shall be directed to <u>both</u> MassDEP and EPA, to the individuals at the addresses specified below, or as otherwise directed in writing by MassDEP and/or EPA, respectively.

As to MassDEP:

Department of Environmental Protection Bureau of Waste Site Cleanup One Winter Street, 8th Floor Boston, MA 02108

Attention: Industri-Plex Superfund Site Project Manager

As to EPA:

EPA Remedial Project Manager Industri-Plex Superfund Site, Woburn, Massachusetts United States Environmental Protection Agency, Region I One Congress Street, Suite 1100 (MC HBO) Boston, MA 02114-2023

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1	
2	and to:
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4	EPA Enforcement Counsel
5	Industri-Plex Superfund Site
6	United States Environmental Protection Agency, Region I
7	One Congress Street, Suite 1100 (MC SES)
8	Boston, MA 02114-2023
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11	C. Settlers. Whenever, under the terms of this instrument, written notice
12	is required to be given or a document is required to be sent to Settlers, it shall be
13	directed to the individual at the address specified below, or as otherwise directed
14	in writing by Settlers:
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16	Industri-Plex OU-1 Coordinator
17	for the Industri-Plex Site Remedial Trust
18	c/o Tim Cosgrave
19	Harvard Project Services, LLC
20	249 Ayer Road
21	Suite 206
22	Harvard, MA 01451-1133
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24	D. Grantor. Whenever, under the terms of this instrument, written notice
25	is required to be given or a document is required to be sent to Grantor, it shall be
26	directed to the individual at the address specified below:
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28	112 Commerce Way LLC
29	c/o National Development
30	2310 Washington Street
31	Newton Lower Falls, MA 02462
32	Attention: Bryan Clancy, Senior Vice President
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34	E. Changes of Address. Grantor shall notify Grantee, EPA, and Settlers
35	of any change of the mailing address specified above. Any party giving such
36	notice shall do so in writing, within thirty (30) days of such change in address.
37	Such notice shall be effective upon receipt, unless such notice provides for a later
38	effective date (e.g., in the case of advance notice).
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40	24. Changes in Ownership. In the event of a change in record ownership of all o
41	a portion of the Property, the transferor and the transferee of such interest shall notify
42	Grantee of such transfer in writing, with a copy to EPA. The transferor's obligation to

A. Such notification shall include, at a minimum:

notify of such change in ownership shall survive such transfer.

Industri-Plex Superfund Site
Grant of Environmental Restriction and Easement
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Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

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i. the name and address of the transferor and the transferee of such interest;

ii. the address of the subject Property and a statement as to whether all or a portion of the Property has been transferred;

iii. a copy of the instrument of transfer, evidencing the official, final Recording and/or Registration information thereon;

iv. if only a portion of the property has been transferred, a copy of the survey plan of record with the Registry of Deeds and/or Land Registration Office, evidencing the official, final Recording and/or Registration information thereon, stamped and signed by a Massachusetts registered land surveyor, identifying such portion; and

v. identification of the Industri-Plex Superfund Site, EPA Site Identification Number MAD076580950 and MassDEP Release Tracking No. 3-0001731.

B. Such notification shall be submitted no later than thirty (30) days after the date of transfer of such interest. In the event that either the instrument of transfer or the survey plan, if required, is not available with the official, final Recording and/or Registration information thereon within said thirty (30) days, Grantor shall instead submit a certified Registry copy of such instrument or survey plan within the required thirty (30) day time period, and shall submit a copy with the official, final Recording and/or Registration information as soon thereafter as it becomes available.

25. Governing Law; Captions. This instrument shall be governed by and interpreted in accordance with the laws of the Commonwealth of Massachusetts and of the United States, as applicable. All captions and headings contained in this instrument are for convenience of reference only, and shall not be used to govern or interpret the meaning or intent of any provision of this document.

26. <u>Effective Date</u>. This instrument shall become effective upon its Recordation and/or Registration.

No more than thirty (30) days from the date of Recording and/or Registration, Grantor shall provide Grantee with a certified Registry and/or Land Registration Office copy of this instrument. At that time, or as soon as practicable thereafter, Grantor shall provide Grantee with a copy of this instrument, as recorded, certified by said Registry and/or Land Registration Office, with a copy to EPA and Settlers.

Industri-Plex Superfund Site Grant of Environmental Restriction and Easement Page 26 of 28 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

As the Commonwealth of Massachusetts is a party to this instrument, no Massachusetts deed excise tax stamps are affixed hereto, none being required by law

3 (M.G.L. Chapter 64D, Section 1, as amended).

	Industri-Plex Superfund Site Property Address: 112 Commerce Way Grant of Environmental Restriction and Easement Plan of Restricted Areas Lot IC-41
	Page 27 of 28
1	WITNESS the execution hereof under seal this 6 day of Mach,
2	2009.
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5	GRANTOR:
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7 8	112 Commerce Way LLC
9	By: NDNE Real Estate, Inc., Its Manager
10	by. No. 12 Tour Bound, The Manager
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12	By: / h / h
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14 15	Name: Thomas M. Alperin Title: President
16	Thie. Plesident >
17.	λ
18	By:
19	
20	Name: Stephen A. Kinsella
21	Title: Treasurer
22 23	
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25	COMMONWEALTH OF MASSACHUSETTS
26	
27	County of Middlesex, ss
28	and the second of the second o
29 30	On this day of Jordan, 2009, before me, the undersigned notary public, personally appeared Thomas M. Alperin and Stephen A. Kinsella, proved to me
31	through satisfactory evidence of identification, which were US
32	Dironal An Dadd Ida , respectively, to
33	be the persons whose names are signed on the preceding or attached document, and each
34	acknowledged to me that each signed it voluntarily for its stated purpose, as the President
35	and Treasurer, respectively, of said NDNE Real Estate, Inc., as Manager of said 112
36 37	Commerce Way LLC.
38	THINNA NEDANON
39	Notary Public
40	My commission expiressa A. GORMAN
41	l and the notary public
42 43	[Seal] COMMONWEALTH OF MASSACHUSETTS MY COMMISSION EXPIRES 2/16/2012
1) 1/1	WY CUMMISSION EXPLINED EXPLINE

Industri-Plex Superfund Site Grant of Environmental Restriction and Easement Page 28 of 28

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6	In accordance with M.G.L. c. 21E, §6, as amended, the Commissioner of the
7	Department of Environmental Protection hereby approves the Grant.
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11	Garly Morah
12	Deputy Commissioner of Operations &
13	Programs, duly authorized
14	(see attached delegation of authority). Dept. of Environmental Protection
15	Dept. of Environmental Protection
16	-1/2
17	Date: $5/1/09$
18	
19	·
20	
21	
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23	
24	Upon recording, return to:
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26	Department of Environmental Protection
27	Bureau of Waste Site Cleanup
28	One Winter Street, 8th Floor
29	Boston, MA 02108
30	
31	Attention: Industri-Plex Superfund Site Project Manager

Industri-Plex Superfund Site Appendix I Page 1 of 6 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

APPENDIX I – Definitions

- 1. <u>Definitions</u>. The following terms shall have the meanings set forth, below:
- A. "As Built Records" shall mean the engineering drawings and other records, as amended, which depict the location and details of Clean Corridors and/or that portion of the Remedy situated within the Property as constructed, or otherwise designated, a copy of which is on file at the Document Repository.
- B. "Business Day" shall mean a calendar day, exclusive of those calendar days which fall on a Saturday, Sunday or federal holiday.
- C. "Class A Land" shall mean that portion of the Property, if any, identified as Class A Land on the Plan of Restricted Areas; a legal description thereof by metes and bounds being set forth in Appendix III ("Legal Description of the Restricted Areas"). Class A Land may contain Contaminated Groundwater.
- D. "Class B Land" shall mean that portion of the Property, if any, identified as Class B Land on the Plan of Restricted Areas; a legal description thereof by metes and bounds being set forth in Appendix III ("Legal Description of the Restricted Areas"). Class B Land may contain Contaminated Soil and Contaminated Groundwater.
- E. "Class C Land" shall mean that portion of the Property, if any, identified as Class C Land on the Plan of Restricted Areas; a legal description thereof by metes and bounds being set forth in Appendix III ("Legal Description of the Restricted Areas"). Class C Land contains Contaminated Soil and Cover, and may contain Contaminated Groundwater.
- F. "Class D Land" shall mean that portion of the Property, if any, identified as Class D Land on the Plan of Restricted Areas; a legal description thereof by metes and bounds being set forth in Appendix III ("Legal Description of the Restricted Areas"). Class D Land contains Contaminated Soil and Cover, and may contain Contaminated Groundwater. Class D Land also comprises the East, West, East-Central and South Hide Piles, as shown on the As Built Records; and the location of which are generally depicted on the Plan of Restricted Areas.
- G. "Clean Corridors" shall mean all soil or other material, bounded below and to the sides by geotextile or other material as shown on the As Built Records, and bounded above by those portions of the Property, if any, referred to as Clean Corridors on the Plan of Restricted Areas. Clean Corridors are situated within Class B Land and are constructed so as to clearly delineate their boundaries. Generally, Clean Corridors

Industri-Plex Superfund Site Appendix I Page 2 of 6 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

provide an area which does not contain Contaminated Soil, where work may be performed, usually related to utilities or other infrastructure that require frequent access for maintenance.

- H. "Contaminated Groundwater" shall mean any groundwater within the Site contaminated with arsenic, chromium, lead, benzene, toluene or other hazardous materials and/or substances exceeding applicable local, State and/or Federal standards.
- I. "Contaminated Soil" shall mean soil, sediment, fill or other earthen material within the Site containing arsenic at or above a concentration of three hundred (300) parts per million; lead at or above a concentration of six hundred (600) parts per million; chromium at or above a concentration of one thousand (1000) parts per million; and/or animal hides, or their constituents, from which emanate odors.
 - J. "Cover" shall mean Engineered Cover and Equivalent Cover, collectively.
- K. "Cover Certification Report" shall mean a report prepared for the Property containing such information as is necessary to document the completion of the Cover situated on the Property, as amended, including the As Built Records, as applicable, and/or other construction and survey plans, and quality assurance and control documentation, a copy of which is on file at the Document Repository.
- L. "Cover Inspection Plan" shall mean the plan set forth in Appendix VI ("Cover Inspection Plan"), attached hereto and made a part hereof.
- M. "Day" or "Days" shall mean a calendar day or days, except where expressly otherwise provided.
- N. "Defect in the Remedy" shall mean any lack, insufficiency or imperfection in the design or construction of the Remedy, excluding Equivalent Cover, under conditions and use for which the Remedy was designed (but for such lack, insufficiency or imperfection), which results in or may result in a Remedy Failure.
- O. "Document Repository" shall mean the records center located at the Woburn Public Library, at 45 Pleasant Street in Woburn, MA, and the EPA Records Center, located at US EPA Region 1 New England at One Congress Street in Boston, MA, established for the Site pursuant to the ROD and/or Consent Decree. The Document Repository contains documents, drawings, reports, data, specifications and other pertinent detailed information pertaining to the Remedy, the Consent Decree and related documents.
 - P. "Effective Date" shall mean the date of Recordation and/or Registration of this

Industri-Plex Superfund Site Appendix I Page 3 of 6 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

Environmental Restriction and Easement, as the case may be.

- Q. "Emergency Excavation Report" shall mean a written report prepared in accordance with the requirements of Paragraph 5 ("Emergency Excavation") of the Grant.
- R. "Engineered Cover" shall mean all physical barriers situated in, on, or under those portions of the Property, if any, referred to as Engineered Cover on the Plan of Restricted Areas. Engineered Cover was designed and constructed by the Industri-Plex Site Remedial Trust as part of the response activities at the Site to prevent exposure to Contaminated Soil on Class C Land and Class D Land, as shown on the original As Built Records, or as shown on approved permanent modifications to those As Built Records. Engineered Cover may be comprised of one or more of the following materials: geotextile, geomembrane, soil, gravel, bituminous concrete and/or asphalt.
- S. "Equivalent Cover" shall mean all physical barriers preventing exposure to underlying soil, sediment, fill or other earthen material within the Site, situated in, on, or under those portions of the Property, if any, referred to as Equivalent Cover on the Plan of Restricted Areas. Equivalent Cover, although not designed as part of the Engineered Cover, functions to prevent exposure to Contaminated Soil on Class C Land and Class D Land, as shown on the original As Built Records, or as shown on approved permanent modifications to those As Built Records. Equivalent Cover may be comprised of one or more of the following ground covering structures or features, or portions of such structures or features: buildings; foundations; slabs; paved driveways, walkways, parking lots and/or roads; or other such ground covering structures or features.
- T. "Gas Treatment System" shall mean that part of the Remedy which consists of physical structures constructed on or beneath the Site, including ancillary structures and improvements, which are situated on the Property, if any, for the purposes of collecting, treating and controlling odors which might otherwise emanate from the East Hide Pile, as shown on the As Built Records; and the location of which is generally depicted on the Plan of Restricted Areas.
- U. "Hazardous Substances" shall mean any substance defined as a "hazardous substance," "pollutant" or "contaminant" under CERCLA; a "hazardous waste" under Section 1004(5) of the Solid Waste Disposal Act, as amended, 42 U.S.C. §6903; a "hazardous material" under Section 2 of Chapter 21E; and/or animal hides, or their constituents, from which emanate odors.
- V. "Independent Professional" shall mean a person who is a licensed Hazardous Waste Site Cleanup Professional, pursuant to M. G. L. c. 21A and 309 C. M. R. §§ 1.0 to 8.0 (a "Licensed Site Professional" or "LSP"), and either (i) is also a Professional

Industri-Plex Superfund Site Appendix I Page 4 of 6 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

Engineer (P.E., Civil), licensed by the Massachusetts Board of Registration of Professional Engineers and Professional Land Surveyors, pursuant to M. G. L. c.112 §§ 81D to 81T and implementing regulations; or (ii) is acting, as necessary, in reliance on such a Professional Engineer (P.E., Civil) and other professionals, as needed. In addition, an Independent Professional shall be familiar with the requirements of this Grant of Environmental Restriction and Easement, including its appendices.

- W. "Interest" shall mean twelve (12) percent per annum, as set forth in Section 13 of Chapter 21E.
- X. "Interim Groundwater Remedy" shall mean that portion of the Remedy which consists of any and all physical structures, including any ancillary structures and improvements, now or hereafter constructed on or beneath the surface of the Site, which are situated on the Property, for the interim groundwater remedy required by the Consent Decree, as more particularly set forth in Paragraph D ("Groundwater Remedy") of Appendix I ("Remedial Design/Action Plan") to the Consent Decree, as now or hereafter are or may be shown on the As Built Records; and the location of which is or may be generally depicted on the Plan of Restricted Areas. The Interim Groundwater Remedy may include, without limitation, facilities for capturing and treating contaminated groundwater; discharging the treated groundwater; and/or monitoring.
- Y. "Normal Maintenance" shall mean any and all activities a landowner would routinely need to perform in order to keep his or her property in good condition and repair, exclusive of repair of damage to the geotextile or geomembrane portion of the Engineered Cover. For purposes of this instrument, Normal Maintenance may include, without limitation, activities such as lawn cutting, watering and reseeding; repair of erosion and filling in ruts; bituminous or concrete pavement and asphalt seal coating, bituminous or concrete pavement and asphalt stripe painting, overlaying bituminous or concrete pavement and asphalt, sealing cracks and filling potholes; maintaining and repairing interior building sumps, sump pumps and drainage systems; maintaining and repairing building foundations; removal of unwanted vegetation; removal of debris and accumulated soil and sediment from drainage areas and structures (e.g., culverts, channels, basins).
- Z. "Operation and Maintenance Plan" shall mean Chapter 19, including tables and appendices, of the document entitled "100% Remedial Design, Part I, Volume 1," prepared by Golder Associates, dated April 22, 1992, and approved by EPA and DEP in two letters from Joseph DeCola, EPA Project Manager and Jay Naparstek, DEP Project Manager, to Dave L. Baumgartner, ISRT Project Manager, dated March 11, 1993 and May 19, 1993, copies of which are on file at the Document Repository. Chapter 19 includes, without limitation, an Inspection Plan, a Maintenance Plan and a Monitoring Plan.

Industri-Plex Superfund Site Appendix I Page 5 of 6 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

AA. "Permanent Cover Modification" shall mean a permanent change to the Cover, such that the Cover has been altered from that depicted in the As Built Records, the Cover Certification Report and/or on the Plan of Restricted Areas.

- BB. "Plan of Restricted Areas" shall mean the plan consisting of three (3) sheets, entitled "Plan of Restricted Areas" prepared for (now or formerly) 112 Commerce Way LLC, Lot IC-41, Woburn, Massachusetts, prepared by Meridian Land Services, Inc., dated January 12, 2004, as revised through revision I dated January 9, 2009, and recorded in the Middlesex South District Registry of Deeds as Plan No. 242 of 2009. The Plan of Restricted Areas depicts the surveyed locations of the Restricted Areas and certain other features of the Remedy, including without limitation any Engineered Cover or Equivalent Cover, situated on the Property.
- CC. "Qualified Professional" shall mean a professional with no less than five (5) years of experience in the field of hazardous waste site assessment and remediation, including experience in hazardous waste management, construction methods and terminology, and preparation and interpretation of remediation and construction plans and documents. In addition, such professional shall be familiar with the requirements of this Grant of Environmental Restriction and Easement, including its appendices. A Qualified Professional may be, but is not necessarily required to be, an Independent Professional.
- DD. "Recorded and/or Registered" and its various conjugations shall mean, as to unregistered land, recorded with the appropriate registry of deeds; and as to registered land, filed with the appropriate land registration office; each conjugated as appropriate;
- EE. "Remedy" shall mean the Cover; the Gas Treatment System; the Interim Groundwater Remedy; remediated, restored and/or created wetlands; all as depicted (i) in the Cover Certification Report and/or on the Plan of Restricted Areas to the extent that each such element of the Remedy is situated on the Property and (ii) in any such similar cover certification reports and/or on any such similar plans of restricted areas prepared or recorded, respectively, with respect to any and all other properties at the Site, pursuant to the Consent Decree; and/or any other activity, including any resultant structures, required by the Consent Decree; as originally performed or subsequently modified in accordance with the Consent Decree and, as applicable, this instrument.
- FF. "Remedy Failure" shall mean any condition at the Property which (i) prevents the Cover from fulfilling its ground-covering function and exposes potentially Contaminated Soil, including without limitation (a) potholes and other structural damage to pavement, concrete, hardtop, cement, foundations or other such types of Cover; and (b) washouts and other significant Cover deterioration or damage; and/or (ii) prevents any

Industri-Plex Superfund Site Appendix I Page 6 of 6 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

portion of the Remedy from fulfilling its intended function.

- GG. "Restricted Areas" shall mean, collectively, those portions of the Property bounded and described in Appendix III ("Legal Description of the Restricted Areas"), attached hereto and made a part hereof. The Restricted Areas encompass all portions of the Property subject to this Grant, and are shown on the Plan of Restricted Areas.
- HH. "Settlers" shall mean Settlers as defined in Section III, Paragraph Z of the Consent Decree, at page 11, and their successors and assigns; provided, however, that for purposes of this definition, Settlers shall exclude the Mark-Phillip Trust.
- II. "Site" shall mean Site as defined in Section III, Paragraph AA of the Consent Decree, at pages 11-12.
- JJ. "Work Protocols" or "Protocols" shall mean the procedures, practices and standards set forth in Appendix V ("Work Protocols"), attached hereto and made a part hereof.

Industri-Plex Superfund Site Appendix II Page 1 of 2 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

APPENDIX II - Legal Description of Property

The land with the buildings thereon situated in Woburn, in the County of Middlesex, Commonwealth of Massachusetts, bounded and described as follows:

PARCEL I:

A certain parcel of land in Woburn, Middlesex County, Massachusetts, situated on the southwesterly side of Commerce Way, shown as Lot 31A on a plan entitled "Plan of Land in Woburn, Mass." dated July 28, 1976, by Dana F. Perkins and Sons, Inc., and recorded with Middlesex South District Deeds as Plan No. 1189 of 1976 in Book 13080 at Page 451, which parcel is bounded and described as follows:

NORTHEASTERLY	by the southwesterly sideline of
	Commerce Way by two bounds together measuring 303.41 feet;
SOUTHEASTERLY	by land now or formerly of Mark-
2001IEA21EAL1	Phillip Trust, 749.95 feet;
SOUTHWESTERLY	by land now or formerly of Mark-
	Phillip Trust, 300 feet; and
NORTHWESTERLY	by land now or formerly of Mark-
	Phillip Trust and by Lot 33, 705.06
	feet.

Containing, according to said plan, 5 acres.

PARCEL II:

A certain parcel of land situated on the westerly side of Commerce Way in the City of Woburn, County of Middlesex, Commonwealth of Massachusetts, shown as "Parcel B Area = 11,267± S.F." on a plan (the "Plan") entitled "Project: 112 Commerce Way, 30 Atlantic Avenue, Woburn, MA" and "Drawing Title: Approval Not Required", dated May 23, 2008, as revised through revision 1 dated June 10, 2008, prepared by Allen & Major Associates, Inc., and recorded on June 30, 2008 in the Middlesex South District Registry of Deeds as Plan No. 532 of 2008, and more particularly bounded and described as follows:

The point of beginning being an iron rod at the northwesterly most corner of the parcel described hereinafter; thence

Industri-Plex Superfund Site Appendix II Page 2 of 2 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

S35°18'00"E Fifteen and Twenty Hundredths Feet (15.20') by the southwesterly sideline of Commerce Way to a point as shown on the Plan; thence;

S64°01'54"W Seven Hundred Fifty-Two and Forty-One Hundredths Feet (752.41') by land now or formerly MetroNorth Business Center LLC to a point as shown on the Plan; thence

N25°58'06'W Fifteen and No Hundredths Feet (15.00') by land of now or formerly Resources for Responsible Site Management to an iron rod; thence

N64°01'54"E Seven Hundred Forty-Nine and Ninety-Five Hundredths Feet (749.95') by land of now or formerly 112 Commerce Way LLC to the point of beginning.

The above described parcel contains an area of 11,267 square feet of land more or less.

REGISTERED LAND

A portion of said Lot 31A is registered land and is shown as Lot 34 on a plan entitled "Subdivision Plan of Land in Woburn", dated August 6, 1976, by Dana F. Perkins and Sons, Inc., and filed with the Engineering Office of the Land Court in Boston, Massachusetts as Plan No. 7312K, said registered land being bounded and described according to said plan as follows:

881 6140

SOUTHEASTERLY

by lot 31A by three bounds together

measuring 347.20 feet;

SOUTHWESTERLY

by land now or formerly of Mark-

Phillip Trust, 194.54 feet; and

NORTHWESTERLY

by land now or formerly of Mark-

Phillip Trust, 287.51 feet.

See Certificate of Title No. 239741

For title see Certificate of 7: He No. 739741 and Deed Doc# 1447529/BL49694 page 4 and Deed Bank 51384 page 182

Industri-Plex Superfund Site Appendix III Page 1 of 3 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

APPENDIX III - Legal Description of Restricted Areas Located within Lot IC-41

Class "B" Land consists of the following described area:

Land of 112 Commerce Way, LLC, Woburn, Massachusetts

Beginning at the southeasterly corner of land of 112 Commerce Way LLC (known as Lot IC-41), said point being at the southwesterly sideline of Commerce Way at the common corner of land now or formerly of Metronorth Business CTR. LLC, thence by said Metronorth Business CTR. LLC land:

- 1. South 64° 01' 03" West 752.41 feet to a point, at land now or formerly Resources For Responsible Site Management, Inc.(Lot IC-30); thence by said Lot IC-30 land
- 2. North 25° 58' 57" West 60.51 feet to a point; thence into Lot IC-41
- 3. North 43° 24' 30" East 1.89 feet to a point, and
- 4. South 89° 14' 10" West 1.96 feet to a point, at the common line of said Lot IC-41 and land of Lot IC-30; thence by said Lot IC-30 land
- 5. North 25° 58' 57" West 219.32 feet to a point, thence through Lot IC-41
- 6. North 00° 37' 59" East 37.66 feet to a point, at the common line of said Lot IC 41 and land now or formerly of 20 Atlantic Avenue Realty Trust (Lot IC-18); thence by said Lot IC-18, land now of formerly of Mid A Terrace, LLC. (Lot IC-19) and land now or formerly of Nodraer Realty Corporation (Lot IC-20)
- 7. North 64° 01' 03" East 688.19 feet to the point, at the southwesterly sideline of Commerce Way; thence by the sideline of said Commerce Way
- 8. Southerly by a curve to the left having a radius of 2373.27 feet, a distance of 143.60 feet to a point of tangency, and
- 9. South 35° 18' 51" East 175.01 feet to the point of beginning.

Also shown on a plan consisting of three (3) sheets, entitled "Plan of Restricted Areas" prepared for (now or formerly) 112 Commerce Way LLC, Lot IC-41, Woburn, Massachusetts, prepared by Meridian Land Services, Inc., dated January 12, 2004, as revised through revision I, dated January 9, 2009, and recorded on May 6, 2009 in the Middlesex South District Registry of Deeds as Plan No. 242 of 2009 (the "Plan of Restricted Areas").

Industri-Plex Superfund Site Appendix III Page 2 of 3 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

Class "C" Land consists of the following described two areas, area one being:

Land of 112 Commerce Way, LLC Woburn, Massachusetts

Beginning at the northwesterly corner of land now or formerly of 112 Commerce Way LLC (Lot IC-41), said point being at the common corner of land now or formerly of Resources For Responsible Site Management, Inc.(Lot IC-30) & land now or formerly of 20 Atlantic Avenue Realty Trust (Lot IC-18), said point being South 64°01'03" West – 705.06' from the southwesterly sideline of Commerce Way, along the common line of said (Lot IC-41) and land now or formerly of Nodraer Realty Corporation (Lot IC-20), land now or formerly of Mid A Terrace, LLC.(Lot IC-19) and (Lot IC-18); thence by said (Lot IC-18):

- 1. North 64° 01' 03" East 16.87 feet to a point, thence through said Lot IC-41
- 2. South 00° 37′ 59" West 37.66 feet to a point, at the common line of said Lot IC 41 and land of Lot IC-30; thence by said Lot IC-30
- 3. North 25° 58' 57" West -33.67 feet to the point of beginning.

Also shown on said Plan of Restricted Areas.

and area two being:

Land of 112 Commerce Way, LLC Woburn, Massachusetts

Beginning at a point along the common line of land now or formerly of 112 Commerce Way LLC (Lot IC-41) and land now or formerly of Resources For Responsible Site Management, Inc. (Lot IC-30), said point being North 25°58'57" West – 60.51' from the southwesterly corner of (Lot IC-41); thence by said (Lot IC-30) land:

- 1. North 25° 58' 57" West 1.50 feet to a point; thence into said Lot IC-41
- 2. North 89° 14' 10" East 1.96 feet to a point, and
- 3. South $43^{\circ} 24' 30''$ West -1.89 feet to the point of beginning.

Also shown on said Plan of Restricted Areas.

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1 2

APPENDIX IV - Work Protocols

3 4

SECTION I. GENERAL

1. <u>Title</u>. This appendix, which shall be referred to as the "Work Protocols," is an attachment to an instrument entitled "Industri-Plex Site Institutional Controls" (also referred to as the "Institutional Controls," "Grant of Environmental Restriction and Easement" or "Grant"), dated <u>March 5, 2007</u> insert date of Institutional Controls), and recorded and/or registered herewith, in the Middlesex South Registry of Deeds/Land Registration Office.

2. <u>Definitions</u>. Unless otherwise defined herein, the terms used in the Work Protocols shall have the meanings set forth in Paragraph 1 ("Definitions") of the Grant.

3. <u>Applicability</u>. Whenever the Institutional Controls prohibit or restrict an activity or use unless conducted in compliance with the Work Protocols, or otherwise require compliance with the Work Protocols, Grantor shall comply with the terms and provisions of this appendix.

4. <u>Submissions</u>. All submissions made pursuant to the Work Protocols shall be made in accordance with the requirements of Paragraph 23 ("Notices; Changes of Address") of the Grant.

5. General Requirement. The Work Protocols require Grantor to prepare and submit a work plan in connection with the proposed, but otherwise prohibited activity or use, and in order to comply with certain obligations to cure a Remedy Failure; to obtain certain approvals where specified; and to prepare and submit a completion report when the work described in the work plan is finished. If the activity or use will result in a permanent change to the Institutional Controls, Grantor will also need to modify the Institutional Controls by preparing and submitting revised As Built Records and/or an amendment to the Grant, and related documentation, for review and approval. Grantor is required to engage an Independent Professional or, where permitted, a Qualified Professional to perform certain of these requirements. In some instances, Grantor may also need to retain other professionals, such as a registered land surveyor, to prepare certain submittals. More particularly:

A. Grantor shall prepare and submit in writing to Grantee, with a copy to Settlers:

 i. a work plan, prior to conducting the otherwise prohibited activity or use at the Property, or when required as part of an obligation to repair a Remedy Failure;

ii. a revised work plan, if certain contingencies arise; and

Industri-Plex Superfund Site Appendix IV Page 2 of 19 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

 iii. a completion report after completing the work; and

iv. under certain circumstances, if specified, proposed revised As Built Records and/or a proposed amendment to the Institutional Controls, in accordance with Appendix VI ("Amendment Protocol") of the Grant.

B. Grantor shall prepare all submittals, obtain any necessary approvals, provide any necessary notifications, and record and/or register any approved amendment, all in accordance with the requirements set forth in Section II, below, according to the class of land where the work is to be performed, and Appendix VI ("Amendment Protocol"), if a Grant amendment is required. Grantor shall engage an Independent Professional or, where permitted, a Qualified Professional to perform certain requirements, as specified in Section II, below. In the event that the otherwise prohibited activity or use will be performed on multiple classes of land, then the requirements for the most restrictive class of land shall apply, except for those technical requirements which are specific to each separate class of land. For purposes of the preceding requirement, Class D Land is the most restrictive and Class A Land is the least restrictive.

C. Grantor shall perform all work in accordance with the work plan and/or revised work plan, as submitted or, if applicable, as approved. Once Grantor has begun work pursuant to an approved work plan, the terms and conditions of the work plan, as approved, and all related requirements of the Work Protocols shall be enforceable by Grantee, as an obligation of the Grant, pursuant to Paragraph 8 ("Enforcement") and Paragraph 9 ("Stipulated Penalties") of the Grant.

D. Grantor shall satisfy all other applicable requirements of the Work Protocols.

 6. Financial Assurance Requirement. If the estimated total cost of performing a proposed work plan, as approved, exceeds twenty-five thousand dollars (\$25,000), then Grantor shall provide written financial assurance of Grantor's ability to perform such work plan, in a form approved by Grantee, such as a surety bond guaranteeing payment, a surety bond guaranteeing performance, an irrevocable standby letter of credit, or such other financial mechanism as may be accepted by Grantee. The financial assurance shall provide that, upon Grantee's determination that Grantor has failed in whole or in part to comply with the terms of the work plan or the Grant, Grantee shall have the right to promptly obtain, without the consent of Grantor, exclusive direction and control over the transfer, use and disbursement of the secured funds or performance benefits to complete the actions, in whole or in part, required by the work plan or the Grant.

7. Establishment of Standard Work Plans.

A. Grantor may submit to Grantee, with a copy to Settlers, a written request to approve a standard work plan for a routine, recurring activity or use,

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Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

1 each occurrence of which would not require an amendment to the Grant, in lieu of 2 submitting a work plan for each occurrence of such activity or use. 3 4 B. Each proposed standard work plan shall be submitted in writing, shall 5 be prepared or reviewed by an Independent Professional, and shall include his or 6 her opinion that the particular standard work plan complies with the applicable 7 requirements of Paragraph 13 ("Health and Safety Plan"), Paragraph 14 8 ("Materials Management and Sampling Protocol") and Paragraph 15 ("Cover and 9 Clean Corridors Protocol") of this appendix, and any applicable requirements of 10 the Grant. 11 12 C. Any approval of a standard work plan by Grantee shall only be valid if 13 in writing, and may be made upon such terms and conditions as Grantee deems 14 appropriate. Any such terms and conditions shall be deemed a part of that 15 particular approved standard work plan. Grantee's approval of a particular 16 standard work plan shall remain in effect until the approval either expires by its 17 terms or is withdrawn by Grantee in writing. 18 19 D. An activity or use conducted pursuant to an approved standard work plan shall not otherwise be subject to the Work Protocols, provided that Grantor 20 21 satisfies all of the following requirements. 22 i. Advance Written Notice, Grantor shall provide Grantee, with a 23 copy to Settlers, fourteen (14) days' advance written notice of the start 24 25 date of the work to be performed pursuant to a standard work plan. The 26 notice shall identify: 27 28 a. the location of the activity or use to be performed, 29 30 b. the applicable approved standard work plan, 31 32 c. the entity which will perform the activity or use, and 33 d. if required by the approved standard work plan, the 34 35 name and license number of the Independent Professional or, 36 where permitted, the Qualified Professional whom Grantor has 37 engaged to oversee the activity; 38 39 ii. Terms and Conditions. Grantor shall comply with the terms 40 and conditions of the applicable approved standard work plan; and 41 iii. Completion Report. Grantor shall prepare and submit a 42 43 completion report in accordance with the requirements of Section III 44 ("Completion Report Requirements"), below. 45

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Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

SECTION II. WORK PLAN REQUIREMENTS

I.	SECTION II. WORK FEAN REQUIREMENTS
2	
3	8. Work Plan Requirements for Class C Land and Class D Land. For any
4	activity or use which is prohibited, unless conducted in strict compliance with the Work
5	Protocols, and/or when required to repair a Remedy Failure, to be performed in whole or
6	in part within Class C Land and/or Class D Land, the following requirements shall apply. If approval for a work plan is not expressly required, then a work plan would be
7 8	presumptively approved after the requisite time period has expired, barring notice from
9	Grantee.
0	Office.
11	A. Activity or Use above Contaminated Media. If the activity or use will
12	disturb the Cover, but not fully penetrate through to the Contaminated Soil or
13	Contaminated Groundwater below, then:
14	Comandada Cidanawater Delow, then
5	i. a Qualified Professional shall prepare or review the work plan,
16	unless the activity or use will result in a Permanent Cover Modification, in
17	which case an Independent Professional shall prepare and/or review the
8	work plan;
9	
20	ii. the work plan shall be submitted no less than thirty (30) days
21	prior to the initiation of the activity or use;
22	
23	iii. the work plan shall include the following items:
24	
25	a. a description of the proposed activity or use as it
26	pertains to the Remedy, including without limitation any
27	disturbance of the Cover;
28	the state of the section of the sect
29	b. a schedule for the performance of the activity or use, including without limitation a schedule of times and duration for
30 31 -	any open excavation;
32	any open excavation,
33	c. a map and, if necessary, a surveyed plan showing the
34	location of the proposed activity or use, which Grantee may also
35	require at its sole discretion;
36	roquiro un no poro viberraria,
37	d. the names, addresses and telephone numbers of
8	Grantor's primary contacts for the proposed activity or use,
9	including without limitation Grantor, its lessees or other parties
10	responsible for submitting the work plan, its or their contractors
1	and consultants, and the Qualified Professional or, if applicable,
12	the Independent Professional, engaged to prepare or review the
13	work plan;
	• •

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_	
1	iv. the work plan shall satisfy the applicable requirements
2	of Paragraph 15 ("Cover and Clean Corridors Protocol") of this
3	appendix; and
4	
5	v. the Qualified Professional or the Independent
6	Professional, as the case may be, shall provide a written opinion
7	that the work plan complies with the applicable requirements of
8	Paragraph 15 ("Cover and Clean Corridors Protocol") of this
9	appendix, and any applicable requirements of the Grant.
10	
11	B. Accidental Exposure of Contaminated Media. In the event that Grantor
12	or any other party performing an activity or use pursuant to subparagraph 8.A. of
13	this appendix, above, fully penetrates the Cover through to the Contaminated Soil
14	or Contaminated Groundwater below, then Grantor or such other party shall:
15	· · · · · · · · · · · · · · · · · · ·
16	i. immediately cease work in the area where the Cover penetration
17	occurred until a revised work plan is approved, as set forth below, and
18	secure the area in order to prevent the release of, or exposure to, such
19	material, or any run-on or run-off, and otherwise comply with the
20	requirements of section ii. ("Temporary On-Site Storage") of
21	subparagraph 14.A. ("Management of Soils and Sediments") and section
22	ii. ("Temporary On-Site Storage") of subparagraph 14.B. ("Management
23	of Groundwater and Water from Dewatering");
24	of Gloundwater and water none Dewatering),
25	ii. immediately orally notify Grantee of such event, and no later
26	than seven (7) days after the date of such event submit written notification
27	thereof to Grantee, with a copy to Settlers;
28	mereor to chance, with a copy to settlers,
29	iii aubusit a seriand work plan in annudanan with the
30	iii. submit a revised work plan in accordance with the
	requirements of subparagraph 8.C. ("Activity or Use within Contaminated
31	Media"), except that it shall be submitted no later than thirty (30) days
32	after the date of such event rather than sixty (60) days prior to initiation of
33	the activity or use; and
34	
35	iv. promptly perform the approved work plan.
36	
37	C. Activity or Use within Contaminated Media. If the activity or use will
38	fully penetrate the Cover through to the Contaminated Soil or Contaminated
39	Groundwater below, or otherwise disturb Contaminated Soil or Contaminated
40	Groundwater, then:
41	
42	i. an Independent Professional shall prepare or review the work
43	plan;
44	
45	ii. Grantor shall obtain Grantee's written approval of the work
46	plan before commencing the proposed activity or use;

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1	
2	iii. the work plan shall be submitted no less than sixty (60) days
3	prior to initiation of the activity or use;
4	
5	iv. the work plan shall include the following items:
6	•
7	a. a description of the proposed activity or use as it pertains
8	to the Remedy, including without limitation any disturbance of the
9	Cover;
10	
11	b. a schedule for the performance of the activity or use,
12	including without limitation a schedule of times and duration for
13	any open excavation;
14	
15	c. a map and, if necessary, a surveyed plan showing the
16	location of the proposed activity or use, which Grantee may also
17	require at its sole discretion;
18	,
19	d. the names, addresses and telephone numbers of
20	Grantor's primary contacts for the proposed activity or use,
21	including without limitation Grantor, its lessees or other parties
22	responsible for submitting the work plan, its or their contractors
23	and consultants, and the Independent Professional engaged to
24	prepare or review the work plan;
25	propute of roview and work plans,
26	e. a Health and Safety Plan, prepared in accordance with
27	the requirements of Paragraph 13 ("Health and Safety Plan") of
28	this appendix;
29	ins appoints,
30	f. estimates of the volume of soils, sediments, surface
31	water, and/or groundwater that will be excavated, stored, contained
32	and/or disposed of;
33	and of disposed of,
34	g. an estimate of the total cost of performing the proposed
35	work plan, including all construction (e.g., labor and materials) and
36	related transactional costs (including, but not limited to, planning,
37	engineering design, inspection, and documentation costs); and
38	engineering design, inspection, and documentation costs), and
39	h. a financial assurance, if required by Paragraph 6
40	
	("Financial Assurance Requirement") of this appendix, as provided
41	therein;
42	es the week along the Harrist the fallowing requirements.
43	v. the work plan shall satisfy the following requirements:
44 45	a the requirements of Descends 14 ("Meterials
45 46	a. the requirements of Paragraph 14 ("Materials
46	Management and Sampling Protocol") of this appendix; and

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1	
2	b. the requirements of Paragraph 15 ("Cover and Clean
3	Corridors Protocol") of this appendix; and
4	
5	vi. the Independent Professional shall provide a written opinion
6	that the work plan complies with the requirements of Paragraph 13
7	("Health and Safety Plan"), Paragraph 14 ("Materials Management
8	and Sampling Protocol") and Paragraph 15 ("Cover and Clean
9	Corridors Protocol") of this appendix, and any applicable
10	requirements of the Grant.
11	
12	9. Work Plan Requirements for Class A Land and Class B Land. For any activity
13	or use which is prohibited, unless conducted in strict compliance with the Work
14 15	Protocols, to be performed in whole or in part within Class A Land and/or Class B Land:
16	A. an Independent Professional shall prepare or review the work plan;
17	A. an independent Professional shan prepare of feview the work plan,
18	B. the work plan shall be submitted no less than thirty (30) days prior to
19	initiation of the activity or use;
20	and the state of t
21	C. the work plan shall include the following items:
22	•
23	i. a description of the proposed activity or use;
24	
25	ii. a schedule for the performance of the activity or use;
26	
27	iii. a map and/or, upon the request of Grantee, a surveyed plan
28	showing the location of the proposed activity or use;
29	'. d
30	iv. the names, addresses and telephone numbers of Grantor's
31 32	primary contacts for the proposed activity or use, including without
33	limitation Grantor, its lessees or other parties responsible for submitting the work plan, its or their contractors and consultants, and the Independent
34	Professional engaged to prepare or review the work plan; and
35	1 to cossional engaged to prepare of feview the work plant, and
36	v. a Health and Safety Plan, prepared in accordance with the
37	requirements of Paragraph 13 ("Health and Safety Plan") of this
38	appendix, unless the activity or use is to be performed wholly within Class
39	A Land, in which case if it can be demonstrated to the satisfaction of the
40	Grantee that Contaminated Groundwater is not present in or near the area
41	of all proposed intrusive work, then such a health and safety plan shall not
42	be required;
43	• •
44	D. the work plan shall satisfy the following requirements:
45	

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1	i. the applicable requirements of Paragraph 14 ("Materials
2	Management and Sampling Protocol") of this appendix; and
3	
4	ii. a financial assurance, if required by Paragraph 6 ("Financial
5	Assurance Requirement") of this appendix, as provided therein;
6	
7 8	E. the Independent Professional shall provide a written opinion that the
9	work plan complies with the requirements of Paragraph 13 ("Health and Safety
10	Plan"), the applicable requirements of Paragraph 14 ("Materials Management and
11	Sampling Protocol") and any applicable requirements of the Grant; and
12	E in the executive Courter or any other nexts newforming an estimity and
13	F. in the event that Grantor or any other party performing an activity or
14	use pursuant to subparagraphs 9.A. through 9.E. of this appendix, above,
15	discovers Contaminated Soil during the performance of such activity or use, then
16	Grantor or such other party shall:
17	i. if the work plan was prepared for activity or use solely within
18	Class A Land, immediately cease work in the area where the
19	Contaminated Soil was discovered, until a revised work plan is approved,
20	as set forth below, and secure the area in order to prevent the release of, or
21	exposure to, such material, or any run-on or run-off, and otherwise
22	comply with the requirements of section ii. ("Temporary On-Site
23	Storage") of subparagraph 14.A. ("Management of Soils and Sediments")
24	biolage) of suspandgraph 14.12 (Management of botts and boarments)
25	ii. immediately orally notify Grantee of such discovery, and no
26	later than seven (7) days after the date of such event submit written
27	notification thereof to Grantee, with a copy to Settlers;
28	· · · · · · · · · · · · · · · · · · ·
29	iii. submit a revised work plan in accordance with the
30	requirements of subparagraph 8.C ("Activity or Use within Contaminated
31	Media"), as applicable, no later than thirty (30) days after the date of such
32	discovery, containing a proposal either:
33	
34	a. to reclassify the land to Class C Land or Class D Land,
35	requiring a new Cover over the Contaminated Soil, in which case
36	the revised work plan shall demonstrate that the applicable
37	requirements of Paragraph 15 ("Cover and Clean Corridors
38	Protocol") of this appendix are satisfied; or
39	,
40	b. to excavate and dispose of the Contaminated Soil, in
41	which case the revised work plan shall demonstrate that the
42	applicable requirements of Paragraph 14 ("Materials Management
43	and Sampling Protocol") of this appendix are satisfied;
44	
45	iv. promptly submit, along with the revised work plan, the written
46	opinion of an Independent Professional that the revised work plan

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-	complies with the requirements of subparagraph 3.1. It., above, and any
2	applicable requirements of the Grant;
3	
4	v. obtain Grantee's written approval of the revised work plan prior
5	to the commencement of the activity or use set forth in the revised work
6	plan; and
7	
8	vi. promptly perform the approved revised work plan.
9	
10	
11	SECTION III. COMPLETION REPORT REQUIREMENTS.
12	
13	10. Completion Report Requirements for Class C Land and Class D Land. After
14	completion of any activity or use conducted in whole or in part within Class C Land or
15	Class D Land requiring submission of a work plan, including without limitation any
16	activity or use conducted pursuant to Paragraph 7 ("Establishment of Standard Work
17	Plans") of this appendix, or subparagraph 4.D ("Remedy Failure: Preliminary Action,
18	Notification and Repair") or Paragraph 5 ("Emergency Excavation") of the Grant:
19	
20	A. If the activity or use disturbed the Cover without fully penetrating
21	through to the Contaminated Soil or Contaminated Groundwater below, then:
22	
23	i. the completion report shall be submitted in writing, no more
24	than thirty (30) days following completion of all work pursuant to the
25	work plan;
26	
27	ii. the completion report shall be prepared or reviewed by a •
28	Qualified Professional, and shall include his or her opinion that the
29	activity or use has been performed in compliance with the work plan, as
30	approved, including sufficient supporting information; and
31	iii if an a see the fall and in the annual a Dominant Course
32	iii. if, as a result of the activity or use, a Permanent Cover
33 34	Modification is implemented, then Grantor shall also:
35	a. obtain Grantee's written approval of the revised As Built
36	Records, including fully and adequately addressing any comments
37	or concerns that Grantee may identify in connection with its review
38	prior to issuing such approval, and no later than thirty (30) days
39	after Grantee issues such approval, Grantor shall submit two (2)
40	copies of the revised As Built Records, as approved, to EPA for
41	retention in the Document Repository; and
42	resention in the Document Repository, and
43	b. if such Permanent Cover Modification results in or
44	requires, as Grantee, in its sole discretion, may determine, a change
45	in the areal extent of the boundaries of any of the Restricted Areas,
46	the Engineered Cover and/or the Equivalent Cover as shown on the
	and twill months on the months on the months on the me mineral

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1 2	Plan of Restricted Areas, then Grantor shall also comply with the requirements of Appendix VI ("Amendment Protocol") of the
3	Grant;
4	
5 6	B. If the activity or use fully penetrated the Cover through to the
7	Contaminated Soil or Contaminated Groundwater below, or resulted in a
8	Permanent Cover Modification and/or new or replacement Cover, then:
9	the commission amount shall be authorized in an it.
10	i. the completion report shall be submitted in writing, no more than sixty (60) days following completion of all work pursuant to the work
11	plan;
12	piau,
13	ii. the completion report shall demonstrate compliance with the
14	work plan and Section IV ("Technical Requirements") of this appendix,
15	and shall include without limitation sufficient supporting information such
16	as sampling results, disposal information, if applicable, and any
17	Independent Professional opinion(s) required by Section IV ("Technical
18	Requirements") of this appendix;
19	requirements) of this appendix,
20	iii. the completion report shall be prepared or reviewed by an
21	Independent Professional, and shall include his or her opinion that the
22	activity or use has been performed in compliance with the work plan, as
23	approved; and
24	opposition and the second seco
25	iv. if, as a result of the activity or use, a Permanent Cover
26	Modification and/or new Cover is implemented, then the completion
27	report shall also include an Independent Professional's opinion in
28	accordance with subparagraph 15.C.vi. of this appendix, and Grantor shall
29	also:
30	
31	a. obtain Grantee's written approval of the revised As Built
32	Records, including fully and adequately addressing any comments
33	or concerns that Grantee may identify in connection with its review
34	prior to issuing such approval, and no later than thirty (30) days
35	after Grantee issues such approval, Grantor shall submit two (2)
36	copies of the revised As Built Records, as approved, to EPA for
37	retention in the Document Repository; and
38	
39	b. if such Permanent Cover Modification results in or
40	requires, as Grantee, in its sole discretion, may determine, a change
41	in the areal extent of the boundaries of any of the Restricted Areas,
42	the Engineered Cover and/or the Equivalent Cover as shown on the
43	Plan of Restricted Areas, then Grantor shall also comply with the
44	requirements of Appendix VI ("Amendment Protocol") to the
45	Grant.
46	

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	•
1 2	11. Completion Report Requirements for Class A Land and Class B Land.
3	A. Except as provided in subparagraph 11.B., of this appendix, after
4	completion of any restricted activity or use conducted in whole or in part within
5	Class A Land or Class B Land, including without limitation any activity or use
6	conducted pursuant to Paragraph 7 ("Establishment of Standard Work Plans") of
7	this appendix or Paragraph 5 ("Emergency Excavation") of the Grant:
8	
9	i. the completion report shall be submitted in writing no more than
10	thirty (30) days following completion of all work pursuant to the work
11	plan;
12	
13	ii. the completion report shall demonstrate compliance with the
14	work plan and Section IV ("Technical Requirements") of this appendix,
15	and shall include without limitation sufficient supporting information such
16	as sampling results, disposal information, if applicable, and any other
17	Independent Professional opinion(s) required by Section IV ("Technical
18	Requirements") of this appendix;
19	
20	iii. the completion report shall be prepared or reviewed by an
21	Independent Professional, and shall include his or her opinion that the
22	activity or use has been performed in compliance with the work plan, as
23	approved; and
24	
25	iv. if, as a result of the activity or use, an existing Clean Corridor
26	is permanently modified or a new Clean Corridor is established, then
27	Grantor shall also:
28	
29	a. obtain Grantee's written approval of the revised As Built
30 31	Records, including fully and adequately addressing any comments
32	or concerns that Grantee may identify in connection with its review
33	prior to issuing such approval, and no later than thirty (30) days after Grantee issues such approval, Grantor shall submit two (2)
34	copies of the revised As Built Records, as approved, to EPA for
35	retention in the Document Repository; and
36	retention in the Document Repository, and
37	b. if such permanent modification to an existing Clean
38	Corridor results in or requires, as Grantee, in its sole discretion,
39	may determine, a change in the areal extent of the boundaries of
40	the Clean Corridor as shown on the Plan of Restricted Areas,
41	and/or if Grantor establishes any new Clean Corridors, then
42	Grantor shall also comply with the requirements of Appendix VI
43	("Amendment Protocol") to the Grant.
44	(, minimum 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
45	B. If, during the performance of any restricted activity or use pursuant to
46	Paragraph 9 of this appendix, Grantor elects to reclassify a portion of land to

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Class C Land or Class D Land and constructs new Cover over the Contaminated Soil pursuant to subparagraph 9.F. of this appendix, then for any activity or use conducted in that area of the Property, in lieu of complying with the requirements of subparagraph 11.A. of this appendix, Grantor shall comply with the completion report requirements for Class C Land and Class D Land applicable to new Cover, set forth in subparagraph 10.B. of this appendix.

SECTION IV. TECHNICAL REQUIREMENTS

 12. <u>Reference Information</u>. Technical documents at the Document Repository and other documents or information pertaining to the Site may be reviewed as reference material for satisfying the requirements of this Section IV ("Technical Requirements"). For Class C Land and Class D Land, original As Built Records and/or other plans are contained in the Cover Certification Report.

 13. <u>Health and Safety Plan</u>. The Health and Safety Plan (the "HSP") shall be prepared in accordance with the requirements in 29 CFR §1910.120, as amended, and/or any and all similar and relevant laws, rules, or regulations then existing. The HSP shall be approved by a Certified Industrial Hygienist ("CIH"). The plan shall include, but not be limited to, the following items:

A. <u>Contaminant Information</u>. Information on the nature, extent and concentrations of Contaminated Soil, Contaminated Groundwater and other Hazardous Substances, if any, which are anticipated to be present in the media that will be impacted by the activity or use proposed in the work plan;

B. <u>Description of Tasks</u>. A description of tasks which may involve exposure to Contaminated Soil, Contaminated Groundwater and other Hazardous Substances;

C. <u>Safety Precautions</u>. A description of anticipated actions to protect the health, safety, and welfare of workers and the general public during the performance of the activity or use proposed in the work plan. Actions may include, but would not necessarily be limited to, air monitoring, dust control, odor control, and erosion and sedimentation control measures. Such measures should be employed when the Independent Professional and/or the Safety Officer designated in the HSP determines through site-specific research, visual or olfactory observations and/or monitoring that they are necessary. Intrusive activities into groundwater in any class of land may cause exposure to volatile organic compounds and/or elevated metal levels (particularly arsenic). Monitoring of volatile organic compounds and appropriate direct contact protection measures should be conducted for such activities. For intrusive activities performed in Class B Land, Class C Land, and Class D Land, whether into groundwater or only soils, an action level for total particulates should be established to trigger immediate dust suppression measures and the upgrade of the

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level of protection as necessary. In addition, such activities may cause the release of hydrogen sulfide and other odorous gases from Contaminated Soils. An action level should also be established for such odorous gases. A supply of odor control materials (e.g., clean fill and/or odor suppressant foam) should be readily available for use in the area where the intrusive activities are conducted;

- D. <u>Physical and Biological Hazards</u>. Discussion of all relevant potential physical and biological hazards;
- E. <u>Informing Workers</u>. A requirement that all persons engaged in the work read and acknowledge the provisions of the HSP, and document compliance with said provisions; and
- F. Worker Training. A requirement that all persons engaged in the work have received appropriate and current training in matters of Health and Safety in accordance with 29 CFR §1910.120, as amended, and/or any and all similar and relevant laws, rules, or regulations then existing.

14. Materials Management and Sampling Protocol.

- A. <u>Management of Soils and Sediments</u>. For Class B Land, Class C Land and Class D Land, the following management requirements shall apply to soils and sediments, associated materials and personal protective equipment:
 - i. General. Excavated soils and sediments generated while performing work at the Property shall be stored, sampled and analyzed by an Independent Professional prior to disposal. All soil, sediments and associated materials and personal protective equipment, shall be managed and disposed of in accordance with the opinion of an Independent Professional and in compliance with all applicable federal, state and local laws, regulations and ordinances;
 - ii. Temporary On-Site Storage. Excavated soils and sediments stored on the Property shall be covered with and stored on impermeable material to contain the excavate and prevent precipitation infiltration. The excavation and the excavate shall be bermed around its perimeter to collect precipitation run-off and prevent run-on. Saturated soils requiring dewatering shall be dewatered and water from such dewatering shall be collected and managed in accordance with subparagraph 14.B. The excavation and the excavate shall be designed and marked appropriately to prevent unauthorized access. Soils and sediments excavated, collected, used, and subsequently placed and/or stored on Site shall be sampled and properly disposed of within ninety (90) days from the date such on-site storage is commenced;

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1	iii. Soil brought onto, or moved from within, the Property. Soil
2	brought on to, or moved from within, the Property to be used as Cover or
3	within Clean Corridors shall first be sampled and analyzed to show that it
4	is below the applicable MCP Reportable Concentration standards;
5	••
6	iv. <u>Due Care</u> . Care shall be taken to avoid mixing Contaminated
7	Soil with clean fill; and
8	
9	v. <u>Disposal Alternatives</u> . Subject to the requirements of
10	subparagraph 14.A.i, disposal alternatives for soils and sediments include,
11	but are not limited to, the following options:
12	,
13	a. Sampled Soils and Sediments which are Contaminated
14	Soils. Any soils and sediments which are determined to contain
15	Contaminated Soils after sampling and analysis:
16	
17	(i) may be disposed of at a permitted off-site
18	facility, compliant with 40 C.F.R. § 300.440, following
19	fifteen (15) days' advance, written notice to Grantee and
20	EPA; or
21	`
22	(ii) may be placed below the Cover anywhere
23	within the Site with the permission of the owner of the
24	property where such placement will occur and subject to
25	and in accordance with the requirements of the grant of
26	environmental restriction and easement applicable to that
27	property, provided that the Independent Professional's
28	opinion includes a determination that such placement will
29	not degrade the receiving area by introducing new
30	contaminants;
31	·
32	b. <u>Unsampled Soils and Sediments</u> . Unsampled, excavated
33	soils and sediments may be placed back into the excavation from
34	which they were originally removed, below the Cover, if any, and
35	within the same Class of Land. Alternatively, unsampled,
36	excavated soils may be placed below the Cover, if any, within the
37	same Class of Land, elsewhere on the Property, subject to the
38	Work Protocols applicable to Class B Land, Class C Land and/or
39	Class D Land, as the case may be.
40	·
41	B. Management of Groundwater and Water from Dewatering. For all
42	Restricted Areas, the following management requirements shall apply to
43	groundwater, water from dewatering activities, associated materials, and personal
44	protective equipment:
45	

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1	i. General. Groundwater and water from dewatering activities
2	generated while performing work at the Property shall be contained,
3	sampled and analyzed by an Independent Professional prior to disposal.
4	Such water, associated materials and personal protective equipment shall
5	be managed, treated as necessary, and disposed of in accordance with the
6	opinion of an Independent Professional and in compliance with all
7	applicable federal, state and local laws, regulations and ordinances;
8	approants reastar, said and room laws, regulations and ordinantees,
9	ii. Temporary On-Site Storage. Groundwater, water from
10	dewatering activities, and other contaminated materials (e.g., personal
11	protective equipment) extracted, pumped, excavated, collected, and
12	subsequently placed and/or stored on the Property shall be properly
13	disposed of within ninety (90) days from the date such on-site storage is
14	commenced.
15	commenceu.
16	C. Sampling. For all Restricted Areas, the following sampling
17	requirements shall apply:
18	requirements small appry.
19	i. General. Sampling of all relevant media (e.g., soil, sediment,
20	·
21	groundwater, surface water and other materials) shall be sufficient to
22	assure adequate characterization for the end use of the materials (including
23	any discharge or disposal) in accordance with State and federal law and
24	this Section IV ("Technical Requirements"), and as required by an
25	Independent Professional;
	" On Employee Compliant The small of the last of the complete
26	ii. Confirmatory Sampling. The work plan shall specify sampling
27	details and identify sampling locations. For purposes of reclassification or
28	after removal of Contaminated Soil, sampling shall include, at a minimum,
29	the bottom and all four sides of an excavation and/or sufficient coverage
30	of the subject area, as required by the Independent Professional.
31	15 G 101 G 11 D 1
32	15. Cover and Clean Corridors Protocol.
33	
34	A. Excavation. In the excavation of Cover and Clean Corridors, the
35	following protocol shall apply:
36	
37	i. Soil, Geotextile and/or Geomembrane Cover.
38	
39	a. Unless the approved work plan provides otherwise,
40	digging within twelve (12) inches of the geotextile fabric or
41	geomembrane material of the Cover shall be done with care by
42	hand to locate and avoid damage or penetration of the
43	geotextile/geomembrane material, and to prevent mixing soil from
44	above the geotextile/geomembrane material with Contaminated
45	Soil from below; and

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1	b. Unless the approved work plan provides otherwise, soil
2	from above the geotextile fabric or geomembrane material shall be
3	removed and segregated prior to cutting the
4	geotextile/geomembrane material so that mixing of such soil and
5	Contaminated Soil from below does not occur;
6	•
7	ii. Asphalt or Concrete Cover. Broken asphalt or concrete Cover
8	may be reused below the Cover in accordance with all applicable federal,
9	State, and local regulations, policies and guidelines. No asphalt or
10	concrete Equivalent Cover shall be disposed of off the Property, unless the
11	work plan includes a plan for the prior decontamination of the asphalt or
12	concrete, or other alternative procedures;
13	
14	iii. Inspections. Grantor shall fully cooperate with Grantee and its
15	representatives seeking to inspect the work; and
16	
17	iv. Supervision of Work. Grantor shall retain an Independent
18	Professional to supervise the excavation, if an Independent Professional
19	developed or reviewed the work plan. Grantor shall retain a Qualified
20	Professional to supervise the excavation, if a Qualified Professional
21	developed or reviewed the work plan.
22	developed of reviewed and work press.
23	B. <u>Design</u> .
24	
25	i. Replacement Cover and Clean Corridors. For the replacement
26	of Cover and/or Clean Corridors, engineering plans and specifications of
27	the work, stamped by a Professional Engineer (P.E., Civil), shall be
28	submitted with the work plan. Such plans shall illustrate that, after the
29	work, the structure and type of original Cover or Clean Corridor will be
30	reproduced in accordance with the Cover Certification Report, as
31	amended.
32	
33	ii. Permanent Cover Modification and New Cover. For the design
34	of a Permanent Cover Modification and/or new Cover, the following
35	protocols shall apply:
36	proceeds ones apply.
37	a. Design Drawings. New or revised design drawings,
38	stamped by a Professional Engineer (P.E., Civil), shall be
39	submitted with the work plan;
40	buomine with the work plant,
41	b. Equivalent Protection. The new or revised design of the
42	Cover shall provide protection of human health and the
43	environment, equivalent to or greater than that provided by similar
44	types of Cover included as a part of the original 100% Remedial
45	Design for the Site prepared by Golder and distributed for bidding
	· i i i i i i i i i i i i i i i i i i i

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2	Repository; and
3	
4	c. <u>Design Criteria</u> . The new or revised Cover design shall
5	address the following design criteria:
6	(C) 1 4 1
7	(i) containment and isolation of Contaminated Soil
8 9	to prevent contact by human receptors;
9 10	(ii) manualties of aregion by water wind an use of
l 1	(ii) prevention of erosion by water, wind or use of
12	the Property;
13	(iii) adequate resistance to frost action/heaving;
14	(m) adequate resistance to nost actionine aving,
15	(iv) prevention of settlement or subsidence;
16	(17) prevention of settlement of substdenee,
17	(v) management of surface water during and after
18	construction, including provisions to withstand the effects
19	of 25-year return period storms;
20	or 20 your rolling,
21	(vi) ability to withstand customary and expected
22	activities and uses;
23	•
24	(vii) long-term protectiveness; and
25 26	
26	(viii) location-specific requirements of all
27	applicable federal, state and local laws, regulations and
28	ordinances.
29	
30	iii. Permanent Modifications to Existing Clean Corridors and New
31	<u>Clean Corridors</u> . For the design of permanent modifications to existing
32	Clean Corridors and new Clean Corridors, design drawings, stamped by a
33	Professional Engineer (P.E., Civil), shall be submitted with the work plan.
34	
35	C. <u>Construction</u> . In the construction of replacement and new Cover and
36	Clean Corridors, and Permanent Cover Modifications and permanent
37	modifications to existing Clean Corridors, unless the approved work plan
88	provides otherwise, the following protocol shall apply:
19	
10	i. Patching Geotextile or Geomembrane. A patch of replacement
1	or added geotextile or geomembrane layer of the Cover or Clean Corridor
2	shall be done in accordance with the original Site, or most recent
3	applicable, design specifications, and in accordance with the following
4	requirements:

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1	a. a patch of replacement or added geotextile shall be sewn
	to the existing geotextile with a continuous seam if installed on a
3	slope or, if it is not installed on a slope, the patch may be sewn as
4	described above or placed with each edge overlapping the original
2 3 4 5	
	Cover or Clean Corridor geotextile by a minimum of three (3) feet;
6	and
7	
8	b. a patch of replacement or added geomembrane shall be
9	bonded to existing geomembrane in a manner that will provide
10	equivalent strength and durability to that of the original design;
11	
12	ii. Transitions and Tie-Ins. Transitions within the Cover (i.e.,
13	where one type of Cover abuts a different type of Cover, or land without a
14	Cover) and tie-ins for the Clean Corridors shall be constructed in
15	accordance with the original Site or most recent applicable design
16	specifications;
17	specifications,
18	iii. Inspections. Grantor shall fully cooperate with Grantee and its
19	representatives seeking to inspect the work;
20	representatives seeking to inspect the work,
21	in Summinia If the month will full and the state of the s
	iv. Supervision. If the work will fully penetrate through the Cover
22	or Clean Corridor to the Contaminated Soil or Contaminated Groundwater
23	below, then Grantor shall retain an Independent Professional to supervise
24	the construction and ensure compliance with the engineering plans and
25	specifications. Otherwise, Grantor may retain a Qualified Professional to
26	supervise the construction and ensure compliance with the engineering
27	plans and specifications;
28	
29	v. Surveying During Construction. As necessary, Grantor shall
30	retain a Massachusetts registered land surveyor to horizontally and
31	vertically locate all aspects of the new Cover, replacement Cover and new
32	Clean Corridors as they are being constructed, including but not limited to,
33	the location of geotextile, geomembrane, clean fill, final ground elevation
34	and all structures associated with the Cover or Clean Corridor design; and
35	and an outstands indoorated with and object of order overland, and
36	vi. As Built Records. For the completion report, Grantor shall
37	produce new or revised As Built Records for new Cover, new Clean
38	
	Corridors, Permanent Cover Modifications, and permanent modifications
39	to Clean Corridors, as applicable. The As Built Records shall be stamped
40	by a Professional Engineer (P.E., Civil). For new Cover and Permanent
41	Cover Modifications, the Independent Professional shall also provide a
42	written opinion that the As Built Records continue to support his or her
43	original opinion on the protection of human health and the environment.
44	The As Built Records shall be of the same or equivalent quality and detail
45	as the original As Built Records for the Property, if any, and shall include
46	without limitation the survey by the Massachusetts registered land

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surveyor, locating the horizontal and vertical extent of the Cover or Clean Corridor, required in subparagraph 15.C.v, above.

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APPENDIX V -- Cover Inspection Plan

1. <u>Title</u>. This appendix, which shall be referred to as the "Cover Inspection Plan," is an attachment to an instrument entitled "Industri-Plex Site Institutional Controls" (also referred to as the "Institutional Controls," "Grant of Environmental Restriction and Easement" or "Grant"), dated [Institutional Controls], and recorded and/or registered in the Middlesex South Registry of Deeds/Land Registration Office.

2. <u>Definitions</u>. Unless otherwise defined herein, the terms used in the Cover Inspection Plan shall have the meanings set forth in Paragraph 1 ("Definitions") of the Grant.

3. Applicability. In accordance with subparagraph 4.A.iii of the Grant, Grantor shall comply with the provisions of this appendix when performing an inspection of the Cover or preparing a Cover inspection report.

4. <u>Purpose</u>. In order to ensure that Grantor adequately fulfills its obligations to perform periodic Cover inspections and submit Cover inspection reports, this appendix sets forth minimum Cover inspection and Cover inspection report requirements.

5. <u>Consideration of Potential Disturbance to the Cover</u>. Grantor should consider potential disturbances to the Cover which may reasonably be anticipated to occur, including, without limitation:

A. insufficient vegetation resulting in erosion of the Cover by storm water runoff and/or wind; woody growth whose roots could penetrate the Cover;

B. animal burrows;

C. cracks or fissures of the Cover resulting from excessive differential settlement; potholes and other structural damage to the Cover; and

D. disturbances or damage to the Cover by personnel and/or equipment; and damage to the permanent surveyed monuments, or any security fences.

6. <u>Minimum Cover Inspection Requirements</u>. Each Cover inspection shall at a minimum include a Site walkover and the establishment of a visual record of the inspection by means of video and/or photographs. Special attention should be given to each of the following:

A. Cover Integrity. The integrity of the Cover and documentation of wash-outs, erosion gullies, damage or deterioration and other breaks (such as cracks, potholes and ruts) in the Cover affecting its ability to prevent direct contact with underlying Contaminated Soils;

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1 2 3

B. Subsidence. Any subsidence which may occur as a result of differential settlement shall be recorded, especially as may affect the integrity of the geotextile fabric;

C. Vegetation. Vegetation shall be monitored for (i) bare areas and/or areas without sufficient growth to prevent wind and/or water erosion, which shall be noted for replacement; (ii) any woody growth, which shall be noted for removal before the roots can penetrate the geotextile fabric; and (iii) any undesirable wetland vegetation (e.g., phragmites, purple loosestrife, etc.), which shall be noted for removal;

D. Drainage Structures. The Cover associated with drainage areas and structures shall be inspected for any damage which interferes with the original design and performance of the structure, or the structure's ability to serve as a Cover. The inspection shall note any blockages which could impede or change the course of flow and cause erosion. Culverts shall be noted for cleaning out as appropriate to prevent flooding of upstream areas. The stormwater storage areas shall be checked for erosion, clogging, and accumulation of sediment; and

E. Survey Monuments. The permanent surveyed monuments delineating the boundaries of the Restricted Areas and the Property, and the security fences, shall be inspected for possible damage; any such damage shall be noted for repair or replacement.

7. <u>Inspection Conditions</u>. Inspections of the Cover shall be performed when snow and ice are not covering the ground and no more than three (3) days after moving of the Cover vegetation, if inspected during the summer months.

8. Documentation and Reporting.

A. The written inspection report shall include a visual record of the inspection by means of videos and/or photographs with date stamp(s). Any required repair and/or maintenance work shall be assessed and noted in the inspection report for performance in accordance with the Normal Maintenance provisions and Remedy Failure provisions (including the Work Protocols) of the Institutional Controls, as appropriate. Written records of any interviews held with parties involved at the Property, particularly with its operation and maintenance, shall be included in the inspection report.

B. Grantor shall maintain copies of the inspection reports it submits at the Property.

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APPENDIX VI - Amendment Protocol

SECTION I. GENERAL

- 1. <u>Title</u>. This appendix, which shall be referred to as the "Amendment Protocol," is an attachment to an instrument entitled "Industri-Plex Site Institutional Controls" (also referred to as the "Institutional Controls," "Grant of Environmental Restriction and Easement" or "Grant"), dated <u>Morning Controls</u>, and recorded and/or registered herewith, in the Middlesex South Registry of Deeds/Land Registration Office.
- 2. <u>Definitions</u>. Unless otherwise defined herein, the terms used in this Amendment Protocol shall have the meanings set forth in Paragraph 1 ("Definitions") of the Institutional Controls.
- 3. <u>Applicability</u>. Whenever the Institutional Controls, including without limitation the Work Protocols (attached as Appendix IV ("Work Protocols") to the Institutional Controls), require compliance with the Amendment Protocol, Grantor shall comply with the terms and provisions of this appendix.
- 4. <u>Submissions</u>. All submissions made pursuant to this Amendment Protocol shall be made in accordance with the requirements of Paragraph 23 ("Notices; Changes of Address") of the Institutional Controls.

SECTION II. REQUIREMENTS

- 5. Proposed Amendment. Grantor shall prepare, sign and submit a written request for Grantee to review and approve the proposed amendment to the Institutional Controls, with a copy to other Settlers, which shall include the following information and documentation:
 - A. Grantor's name, address and telephone number, the address of the affected property, and a brief description of the proposed amendment and the reason for the proposal;
 - B. the proposed amendment, in recordable form satisfactory to Grantee, which shall amend the Grant, as appropriate, so as to incorporate any proposed modification, including without limitation:
 - i. a change in the classes of land included in the Restricted Areas;
 - ii. a revision to the Plan of Restricted Areas resulting from a change to the areal extent of the boundaries of existing Cover or existing

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Clean Corridors, the establishment of new Cover or new Clean Corridors, and any change to the boundaries of the Restricted Areas; and

- iii. any other permanent change to the Institutional Controls which may be proposed by Grantor pursuant to subparagraph 15.B. of the Institutional Controls;
- C. proposed revised appendices to the Institutional Controls and related plans and documentation, which shall at a minimum provide for:
 - i. appropriate revisions to the legal description of the Restricted Areas attached as Appendix III ("Legal Description of the Restricted Areas") of the Institutional Controls, if applicable;
 - ii. appropriate revisions to the Plan of Restricted Areas;
 - iii. proper and customary evidence of Grantor's authority to execute the proposed amendment and related documentation;
 - iv. a proposed, updated title insurance policy or title opinion which, as the case may be, shall update the policy or opinion previously provided to Grantee in connection with the establishment of the Institutional Controls, and shall be prepared in accordance with the title requirements set forth in the plan for Inauguration of the Institutional Controls (a copy of which may be found in the Document Repository), or any otherwise relevant title requirements;
 - v. subordination agreements in recordable form satisfactory to Grantee, using the form contained in Appendix VII ("Subordination Agreement Form") of the Institutional Controls, obtained from any and all holders of interests in the Property recorded and/or registered prior to the date of recording or registering of the proposed amendment, unless waived by Grantee, in its sole discretion, for those interests which Grantor establishes, to Grantee's satisfaction, do not affect the interests to be created under or modified by the proposed amendment; and
 - vi. any other customary or appropriate documentation necessary for Grantee to approve the proposed amendment, as Grantee, in its sole discretion, may determine.
- D. Grantee, upon request or its own initiative, and in Grantee's sole discretion, may waive in writing any of the documentation requirements that they may determine are not relevant to a particular proposed amendment, but any such waiver shall apply only to the particular proposed amendment, and all of the above documentation requirements shall apply to all other proposed amendments,

Industri-Plex Superfund Site Appendix VI Page 3 of 4 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

unless expressly waived for such other proposed amendments, as well, on a caseby-case basis.

SECTION III. APPROVAL AND RECORDING

6. Approval. Following notification by Grantee that the proposed amendment, all attachments and all related documents are satisfactory, Grantor shall submit a fully executed amendment, along with all such attachments and any revised plans or other related documents in final form, for Grantee's written approval, including any necessary signature by Grantee on the amendment; and fully executed subordination agreements in accordance with subparagraph 5.C.vi., above, of this appendix.

7. Recording.

- A. Following Grantee's return of the submission to Grantor with Grantee's written approval, Grantor shall update the title through the time of recording in order to determine whether there have been any new matters recorded and/or registered against the property since the date and time of the previous title rundown submitted to Grantee (as part of the Grantor's previous updated title insurance policy or title opinion submittal). If not, Grantor shall record and/or register the amendment, including all attachments, any subordination agreements, and any revised plans or other related documents, all in accordance with subparagraph 15.D. ("Recordation and/or Registration") of the Grant, and, if applicable, shall incorporate the revisions to the As Built Records into the Cover Certification Report, as an amendment.
- B. If there have been any new matters recorded and/or registered against the property since the date and time of the previous title rundown submitted to Grantee (as part of the Grantor's previous updated title insurance policy or title opinion submittal), then Grantor shall not record or register the amendment, attachments, subordination agreements, revised plans or other related documents but, instead, shall:
 - i. notify Grantee within seven (7) days of performing the title update that Grantor has identified new matters of record,
 - ii. within thirty (30) days of performing the title update shall submit a new written request to Grantee for approval to record the amendment, including all attachments, any subordination agreements, and any revised plans or other related documents. This request shall include:
 - a. a copy of the title update, identifying the new matters recorded and/or registered against the Property since the date of the previous title rundown;

Industri-Plex Superfund Site Appendix VI Page 4 of 4

- b. any necessary fully executed subordination agreements as to any of those matters that may otherwise impair the rights held by the Grantee under the Grant, once it is amended; and
- c. an updated title insurance policy or title opinion, taking into account any such new matters of record that have not been subordinated; and
- iii. once Grantee approves Grantor's new request in writing, Grantor shall record and/or register record the amendment, including all attachments, any subordination agreements, and any revised plans or other related documents, in accordance with the provisions of this Paragraph 7.
- 8. <u>Title Policy/Title Opinion</u>. Within thirty (30) days of the date of recording and/or registration, Grantor shall submit to Grantee a final title insurance policy or title opinion, as the case may be, updated through the time of recording.
- 9. Notice. Following recording and/or registration, Grantor shall provide copies of the amendment, including all attachments, any subordination agreements, and any revised plans or other related documentation to local officials in accordance with subparagraph 15.E. ("Notice to Local Officials") of the Grant.
- 10. <u>Costs</u>. Grantor shall be responsible for paying all recording fees and other costs associated with the proposed amendment.

Industri-Plex Superfund Site Appendix VII Page 1 of 2 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

APPENDIX VII - Subordination Agreement Form

(for amendments to the Grant of Environmental Restriction and Easement)

SUBORDINATION AGREEMENT

Site Name: Industri-Plex Superfund Site

Site Location: Woburn, MA

EPA Site Identification Number: MAD076580950

DEP Release Tracking Number: 3-0001731

	of(Town/City),(State), is the holder of ato, dated		own/City),	_	
County,	(State), is the holder of a			granted by	
1	o	, dated _		_, recorded with	
the Middlesex South Regist	ry of Deeds in Book_	, Page	and/or register	ed with the Land	
Registration Office of the N	liddlesex South Regis	try District as	Document No.	[insert	
abbreviated name of the record	l interest here, such as e.g	g. "(the "Willov	v Street Interceptor	Sewer	
Easement")].					
	hereby assents to	the [First] A	mendment to the	Grant of	
Environmental Restriction and Easement granted by			1	to the	
Massachusetts Department	of Environmental Prot	ection dated	8	ınd recorded	
with the Middlesex South P	legistry of Deeds in Bo	ook, Pa	ige, and/or	registered with	
the Land Registration Offic	e of the Middlesex So	uth Registry I	District as Docum	ent	
No, and agree	s that the	sh	all be subject to s	said [First]	
Amendment and to the righ	ts created by and unde	r said [First] .	Amendment inso	far as the	
interests created under the		affect the Pro	perty identified in	n the [First]	
Amendment and as if for al	purposes said [First].	Amendment l	had been executed	d, delivered and	
recorded prior to the execut	ion, delivery and recor	dation and/or	registration of th	ıe	
·					
D 4 1 F 441 3 1 F 3 41			and warrant(s) the		
[he/she/it/they] is [are] the					
of the record interest], said rec					
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[list each transfer (title of instri data)].	iment of conveyance, nar	ne or grantor a	no grantee, date of	transier, recording	

Industri-Plex Superfund Site Appendix VII Page 2 of 2 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

WITNESS the execution hereof under seal th	is day of, 20
	Holder
	Holder
COMMONWEALTH OF	MASSACHUSETTS
, SS	
On this day of, 20, personally appeared (nar satisfactory evidence of identification, which were person whose name is signed on the preceding or at that (he) (she) signed it voluntarily for its stated pur	ttached document, and acknowledged to me
Notary Public:	
My Commission Ex	pires:
[seal]	
[Note: or, use corporate form signature block and acknow	viedgement, etc., as appropriate]
[The execution of this Subordination Agree (as defined in M.G.L. c. 21E, § 2) for the purp. Amendment shall not render such secured lender or such secured lender and/or fiduciary shall not other meaning of § 2.]	r fiduciary an "owner" or "operator", provided

Upon recording, return to:

Bureau of Waste Site Cleanup Department of Environmental Protection One Winter Street, 8th Floor Boston, MA 02108

Attention: Industri-Plex Superfund Site Project Manager

' EXHIBIT A TO GRANT OF ENVIRONMENTAL RESTRICTION AND EASEMENT

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION I



ONE CONGRESS STREET SUITE 1100 BOSTON, MASSACHUSETTS 02114-2023

August 5, 2008

Jay Naparstek, Deputy Director
Response and Remediation Division
Bureau of Waste Site Cleanup
Massachusetts Department of Environmental Protection
One Winter Street
Boston, MA 02108

Dear Mr. Naparstek,

The purpose of this letter is to formally request the assistance of the Massachusetts Department of Environmental Protection (MassDEP) to accept all Grants of Environmental Restrictions (Grant) for the Industri-plex Superfund Site, Operable Unit 1 (OU-1), in Woburn, MA. As you know, our offices have been working together on completing the Grants for OU-1 for many years, with the Final Grant for 112 Commerce Way nearly ready to be recorded.

Pursuant to Section 104(j) of CERCLA, 42 U.S.C. § 9604(j), before EPA may acquire any real property interests to conduct a remedial action, the Commonwealth must first agree to accept transfer of such interests upon completion of the remedial action. EPA is in the process of approving all remaining Cover Certification Reports, which we expect to complete this federal fiscal year. Thus, the Selected Remedy for OU-1 will be completed once the Grants have been established. Once this occurs, EPA, if it were to acquire such interests, is required to transfer them to the Commonwealth. Therefore, in order to establish the restrictions and for purposes of efficiency, we request that MassDEP accept the Industri-plex OU-1 Grants directly, as sole Grantee.

If you have any further questions, please feel free to contact me at 617-918-1330 or site attorney David Peterson at 617-918-1891.

Sincerely,

Robert G. Cianciarulo, Chief

Massachusetts Superfund Section

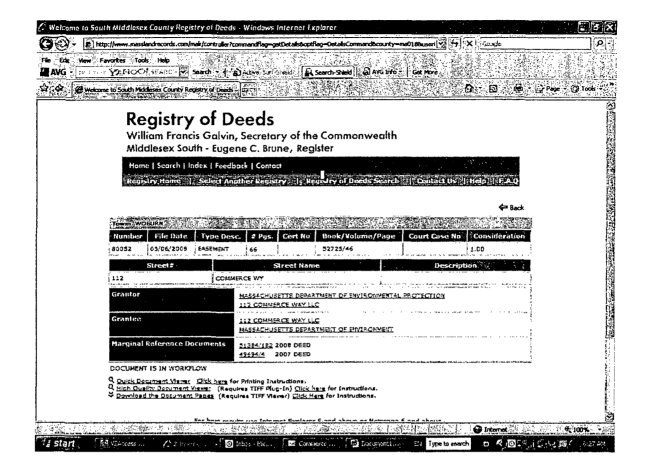
cc: Joseph LeMay, EPA
David Peterson, EPA

Jennifer McWeeney, MassDEP

Andy Cohen, MassDEP

MAY 0 8 2009

COMMONWEALTH OF MASSACHUSETTS.
MIDDLESEX S. S.
SOUTH DIST. REGISTRY OF DEEDS
CAMBRIDGE, MA
THEREBY CERTIFY THE FOREGOING
IS A TRUE COPY OF A PAPER
RECORDED IN BOOK 32725
PAGE 46
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112 Commerce way and 30 Attention

Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

CC



SUBORDINATION AGREEMENT

Bk: 52725 Pg: 114 Doc: SUB Page: 1 of 2 05/06/2009 03:57 PM

Site Name: Industri-Plex Superfund Site

Site Location: Woburn, MA

EPA Site Identification Number: MAD076580950

DEP Release Tracking Number: 3-0001731

The City of Woburn, a municipal corporation organized under the laws of the Commonwealth of Massachusetts, having a usual place of business at City Hall, 10 Common Street, Woburn, Middlesex County, Massachusetts, is the holder of a Grant of Easement granted by Pacer Electronics, Inc. to said City of Woburn, dated September 25, 2000, recorded with the Middlesex South District Registry of Deeds in Book 31864, Page 151 (the "Grant of Easement")

The City of Woburn hereby assents to the Grant of Environmental Restriction and Easement granted by 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated \(\frac{\text{Vy(N5}}{\text{Vy(N5}}\), 2009 and recorded with the Middlesex South District Registry of Deeds in Book \(\frac{\text{2775}}{\text{V}}\), Page \(\frac{\text{40}}{\text{V}}\), and registered with the Land Registration Office of Middlesex South Registry District as Document No. \(\frac{1499831}{\text{V}}\) (the "GERE"), and agrees that the Grant of Easement shall be subject to said GERE and to the rights created by and under said GERE insofar as the interests created under the Grant of Easement affect the Property identified in the GERE and as if for all purposes said GERE had been executed, delivered and recorded prior to the execution, delivery and recordation of the Grant of Easement.

The City of Woburn hereby represents that it is the current holder of the Grant of Easement, said record interest having been acquired directly from said Pacer Electronics, Inc.

[End of text. Signature on next page.]

National Development 1310 Washington Street Newton, M4 02462

recorded Land only

Industri-Plex Superfund Site Form Subordination Agreement Page 2 of 2

Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

WITNESS the execution hereof under seal this March, 2009.

CITY OF WOBURN By its Mayor

COMMONWEALTH OF MASSACHUSETTS

Middlesex, ss

On this 9th day of MCCO, 2009, before me, the undersigned notary public, personally appeared the above-named Thomas L. McLaughlin, Mayor of the City of Woburn, as aforesaid, proved to me through satisfactory evidence of identification, being Direction Kyour, to be the person whose name is signed above, and acknowledged to me that he signed the foregoing voluntarily for its stated purpose on behalf of the City of Woburn.

My Commission Expires: March 26, 2010

[seal]

Upon recording, please return to:

Bureau of Waste Site Cleanup Department of Environmental Protection One Winter Street, 8th Floor Boston, MA 02108

Attention: Industri-Plex Superfund Site Project Manager



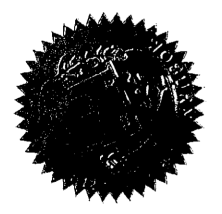


Bk: 52725 Pg: 116 Doc: VOTE Page: 1 of 1 05/06/2009 03:57 PM

RESOLVED

Be It Resolved that the City Council of the City of Woburn hereby authorizes the Mayor or his designated representative to accept, on behalf of the City, an easement for the purposes of placing and maintaining traffic control signals and devices on a portion of property located at 112 Commerce Way, Woburn, which easement is recorded with Middlesex South District Registry of Deeds in Book 31864, Page 151, and further authorizes the Mayor to execute a Subordination Agreement, subordinating said easement to the restrictions placed on said property for the benefit of the Massachusetts Department of Environmental Protection and the United States Environmental Protection Agency, and to execute any and all documents and take all related actions necessary or appropriate to carry out the foregoing, or take any other action relative thereto.

s/President Doherty (per request)



June 5, 2007 In City Council, Resolve Adopted (9 in favor, 0 opposed, 0 absent)

Presented to the Mayor: June 7, 2007

Mayor's Office: June 11, 2005

Approved: s/Thomas L. McLaughlin, Mayor

A True Copy Attest:

William C. Campbell
City Clerk and Clerk of the Council

Will-Carple

National Development 2310 Washington Street Newton 14 02462

vecoded Landonly

This shall certify that the within Resolution of the City Council of the City of Woburn has not been rescinded or revoked by the City Council as of this date.

April 6, 2009

William C. Campbe

City Clerk and Clerk of the Council

A TRUE COPY-ATTEST

Will: Coulded

CITY OF WOBURN

.

Industri-Plex Superfund Site
Town of Reading Subordination Agreement
Page 1 of 2

Property Address: 112 Commerce Way Plan of Restricted Areas Lot 1C-41





Bk: 52725 Pg: 117 Doc: 8UB Page: 1 of 3 05/06/2009 03:57 PM

SUBORDINATION AGREEMENT

Site Name: Industri-Plex Superfund Site

Site Location: Woburn, MA

EPA Site Identification Number: MAD076580950

DEP Release Tracking Number: 3-0001731

The TOWN OF READING, a municipal corporation organized under the laws of the Commonwealth of Massachusetts, having a usual place of business at Town Hall, 16 Lowell Street, Reading, Middlesex County, Massachusetts, is the holder of a certain Order of Taking dated September 27, 1976, recorded with the Middlesex South District Registry of Deeds in Book 13078, Page 191, and registered with the Land Registration Office of the Middlesex South Registry District as Document No. 549397 (the "Order of Taking").

The Town of Reading hereby assents to the Grant of Environmental Restriction and Easement granted by 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated March 5, 2009 and recorded with the Middlesex South District Registry of Deeds in Book 52725, Page 46, and registered with the Land Registration Office of the Middlesex South Registry District as Document No.

(the "GERE"), and agrees that the Order of Taking shall be subject to the GERE and to the rights created by and under the GERE insofar as the interests created under the Order of Taking affect the Property identified in the GERE and as if for all purposes the GERE had been executed, delivered and recorded prior to the execution, delivery and recordation of the Order of Taking.

National Development 2310 Washington Street Newton, MA 02462

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Industri-Plex Superfund Site
Town of Reading Subordination Agreement
Page 2 of 2

Property Address: 112 Commerce Way Plan of Restricted Areas Lot 1C-41

WITNESS the execution hereof under seal this 31 day of March 2009.

TOWN OF READING By: Board of Selectmen

Stephen Goldy, Chair

Ben Pafoya, Vice Chairman

James E. Bonazoli, Secretary

Caroille W. Anthony

Richard W. Schuber

COMMONWEALTH OF MASSACHUSETTS

Middlesex, ss.

On this 31 day of March 2009, before me, the undersigned Notary Public, personally appeared the above-named Stephen Goldy, proved to me by satisfactory evidence of identification, being (check whichever applies): or driver's license or other state or federal governmental document bearing a photographic image, of oath or affirmation of a credible witness known to me unaffected by the document or transaction who knows the above signatory, or of my own personal knowledge of the identity of the signatory, to be the person whose name is signed above, and acknowledged the foregoing to be signed by him/her voluntarily for its stated purpose, on behalf of the Town of Reading.

Notary Public

Printed Name:

My commission expires: 4/8/2013

DEBORAH S. HOLBROOK
NOTAN FUELC
Communication of Messaghuseum
My Communication Expires
November 8, 2013

Bk: 52725 Pg: 119

Industri-Plex Superfund Site Town of Reading Subordination Agreement Page 3 of 2 Property Address: 112 Commerce Way Plan of Restricted Areas Lot 1C-41

Upon recording, return to:

Bureau of Waste Site Cleanup Department of Environmental Protection One Winter Street, 8th Floor Boston, MA 02108

Attention: Industri-Plex Superfund Site Project Manager

W VLegal/Geoff\112 Commerce Way\Subordination Agreement (Town of Reading)(1-Plex F (Final2).doc

MAY 0 8 2009

COMMONWEALTH OF MASSACHUSETTS
MIDDLESEX S.SSOUTH DIST. REGISTRY OF DEEDS
CAMBRIDGE, MA THEREBY CERTIFY THE FOREGOING
IS A TRUE COPY OF A PAPER RECORDED IN BOOK 52725
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FAX: (781) 942-9070 Website: www.ci.reading.ma.us

Town of Reading 16 Lowell Street Reading, MA 01867-2685

TOWN CLERK (781) 942-9050

CERTIFICATE OF INCUMBENCY

OF THE

Bk: 52725 Pg: 120 Doc: CERT Page: 1 of 1 05/08/2009 03:57 PM

READING BOARD OF SELECTMEN

I, Cheryl Johnson, being the duly appointed Town Clerk for the Town of Reading,

Massachusetts, do hereby certify that Stephen Goldy, Ben Tafoya, James E. Bonazoli, Camille

W. Anthony and Richard W. Schubert, are the duly elected and incumbent members of the

Reading Board of Selectmen.

In witness whereof, I have hereunto set my name and seal of the Town of Reading, Massachusetts this 27th day of February, 2009.

Cheryl A Johnson

Town Clerk

National Development 2310 Washington Street Newton 194 02462

recorded hand only

MAY 0 8 2009

OMMONWEALT	H OF MASSACHUSETT	S. —
MIDDLESEX S. S.	SISTRY OF DEEDS	
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Cugins	C. Brune REG	ISTER





Bk: 1339 Pg: 140 Cert#: 239741 Doc: CERT 05/08/2009 02:48 PM





COMMERCE BANK &TRUST COMPANY

I, William F. Burke, in my official capacity, hereby certify: that I am the Assistant Clerk, of Commerce Bank & Trust Company, a corporation duly organized and existing under the laws of the Commonwealth of Massachusetts; that at a Regular Meeting of the Board of Directors of this Corporation, duly convened and held on the twenty first day of January 1998, at which a quorum for the transaction of business was present and acting throughout, the following vote was duly and regularly adopted and is still in force and effect, and appears as follows in the minutes of the meeting:

VOTED:

That the Chairman of the Board, President, any Executive Vice President, Senior Vice President, Vice President for Workout or Treasurer of this Company be and each of them is hereby authorized in the name and behalf of this Company to sign any document, contract, deed, lease, instrument, certificate or other paper that it may be necessary or appropriate to execute for or on behalf of this Bank in the conduct of its lawful business, either on its own behalf or in a fiduciary capacity.

I further certify that the foregoing vote is not contrary to any provision in its Charter or the By-Laws of this Corporation.

IN WITNESS WHEREOF, I hereunto set my hand and affix the seal of this Corporation on this 6th day of March 2009.

William F. Burke, Assistant Clerk

(Seal)

COMMONWEALTH OF MASSACHUSETTS

Worcester, ss.

March 6, 2009

Then personally appeared the above-named William F. Burke and acknowledged the foregoing instrument to be his free act and deed, before me.

386 Main Street, P.O. Box 15020, Worcester, Massachusetts 01608 (508) 797-6900

Susan L. Card Notary Public My Commission Excires

Susand Card

239741



Commerce Bank & Trust Company

CERTIFICATE OF INCUMBENCY

The undersigned being the duly appointed, qualified and acting Assistant Clerk of Commerce Bank & Trust Company, a corporation duly organized and existing under the laws of the Commonwealth of Massachusetts, does hereby CERTIFY THAT:

The following is the duly appointed, qualified and acting Officer of said Corporation as the date hereof:

Senior Vice President:

John S. Kelley

IN WITNESS WHEREOF, the undersigned has executed this Certificate on this 6th day of March 2009.

{Seal}

William F. Burke, Assistant Clerk

SusandCand

Susan L. Card Notary Public My Commission Expires October 15, 2003

DOCUMENT 01499832

Southern Middlesex LAND COURT

REGISTRY DISTRICT

RECEIVED FOR REGISTRATION

Dn: May 06,2009 at 02:46P

Document Fee: Receipt Total:

75.00 \$994.00

NOTED DN: CERT 239741 BK 01339 PG 140

ALSO NOTED DK:

PHOTOSTAT COPY WANTED

THEREBY ATTEST AND CERTIFY ON THAT THE FOREGOING DOCUMENT IS A FULL TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN MY OFFICE

EUGENE C. BRUNE ASST. RECORDER LAND COURT

В

T: 617.527.9800 F: 617.965.7361 www.natdev.com

2310 Washington Street Newton Lower Falls MA 02462 Missy Gorman
Legal Specialist
Direct Dial Number

Direct Dial Number: (617) 559-5188
Fax Number: (617) 965-7361
E-Mail: mgorman@natdev.com

Web: www.natdev.com

October 2, 2009

VIA OVERNIGHT MAIL

Massachusetts Department of Environmental Protection One Winter Street Boston, MA 02108

Attn: Andrew Cohen, Esquire

Re: 112 Commerce Way, Woburn, Massachusetts

Dear Andy:

Enclosed please find the Commonwealth of Massachusetts Commission of Banks' certificate for Commerce Bank & Trust Company which was recorded in the Middlesex South Registry of Deeds in Book 53578, Page 193 and filed with the District of the Land Court as Document No. 1514211 including marginal references to the Subordination Agreement by Commerce Bank & Trust Company recorded in Book 52725, Page 122 and filed as Document No. 1499833.

Should you have any questions concerning the enclosed, please do not hesitate to call me at (617) 559-5188.

Affissy Gorman

Enclosure

cc by email: Geoffrey Hargreaves-Heald, Esq. - National Development (w/out enclosures)



LIEUTENANT GOVERNOR

The Commonwealth of Massachusetts Office of the Commissioner of Banks

Office of the Commissioner of Banks One South Station Boston, Massachusetts 02110





Bk: 53578 Pg: 193 Doc: CERT Page: 1 of 1 09/24/2009 09:10 AM GREGORY BIALECKI SECRETARY OF HOUSING AND ECONOMIC DEVELOPMENT

BARBARA ANTHONY
UNDERSECRETARY, OFFICE OF
CONSUMER AFFAIRS AND
BUSINESS REGULATION

STEVEN L. ANTONAKES COMMISSIONER OF BANKS

September 3, 2009

To Whom It May Concern:

This letter is to certify that records currently in the possession of the Division of Banks indicate that Commerce Bank & Trust Company, Worcester, Massachusetts was incorporated on July 6, 1955. Commerce Bank & Trust Company continues to operate as a state-chartered trust company under the provisions of Massachusetts General Laws chapter 172 and other related statutes, subject to supervision and examination by the Commissioner of Banks.

Sincerely,

Neil T. Tobin

Counsel

Affecting Certificate Doc# 1499837
and Subordination Agreement Doc# 149983.3
and Subordination Agreement Doc# 157725 page 112

of the second

TEL (617) 956-1500 FAX (617) 956-1599

TDD (617) 956-1577

www.mass.gov/dob

137741

SEP 2 9 2009

COMMONWEALTH OF MASSACHUSETTS,
MIDDLESEX S. S.
SOUTH DIST REGISTRY OF DEEDS
CAMBRIDGE, MA
IHEREBY CERTIFY THE FOREGOING
IS A TRUE COPY OF A PAPER
RECORDED IN BOOK 53578

REGISTER



COVERNOR

TIMOTHY P. MURRAY LIEUTENANT GOVERNOR

The Commonwealth of Massachusetts

Office of the Commissioner of Banks One South Station Boston, Massachusetts 02110



09/24/2009 09:08 AM



GREGORY BIALECKI SECRETARY OF HOUSING AND ECONOMIC DEVELOPMENT

BARBARA ANTHONY UNDERSECRETARY, OFFICE OF CONSUMER AFFAIRS AND BUSINESS REGULATION

STEVEN L. ANTONAKES COMMISSIONER OF BANKS

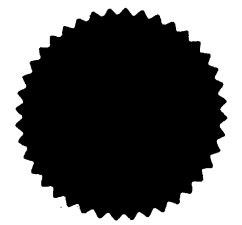
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Sincerely,

Counsel



Affecting Certificate Doc# 1499832
and Subordination Agreement Doc# 1499833
and Book 52725 page 112

TEL (617) 956-1500

FAX (617) 956-1599

TDD (617) 956-1577

www.mass.gov/dob





DOCUMENT

01514211

Southern Middlesex LAND COURT

REGISTRY DISTRICT

RECEIVED FOR REGISTRATION

On: Sep 24,2009 at 09:86A

Document Fee: Receipt Total:

75.00 \$75.00

NOTED ON: CERT 239741 BX 01339 PG 140

ALSO NOTED OH:

THAT THE FOREGOING DOCUMENT IS A FULL, TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN MY OFFICE AND IN MY LEGAL CUSTOD.

EUGENE C. BRUNF ASST RECORDER LAND COURT



Bk: 1339 Pg: 140 Cen#: 239741 Doc: SUB 05/06/2009 02:48 PM



SUBORDINATION AGREEMENT

Site Name: Industri-Plex Superfund Site

Site Location: Woburn, MA

EPA Site Identification Number: MAD076580950

DEP Release Tracking Number: 3-0001731

Commerce Bank & Trust Company, a Massachusetts trust company having a principal office at 386 Main Street, Worcester, Massachusetts 01615 ("Commerce"), is the holder of (a) a Construction Mortgage and Security Agreement granted by 112 Commerce Way LLC, a Massachusetts limited liability company ("112 LLC") to Commerce, dated June 28, 2007, recorded with the Middlesex South District Registry of Deeds in Book 49694, Page 100, and registered with the Land Registration Office of the Middlese: South Registry District as Document No. 1447532, as amended by that certain First Amendment to Construction Mortgage, Security Agreement and Collateral Assignment of Leases and Rents, dated July 15, 2008 (the "First Amendment"), recorded with the Middlesex South District Registry of Deeds in Book 51445, Page 263, and registered with the Land Registration Office of the Middlesex South Registry District as Document No. 1477799 (as amended by the First Amendment, the "Mortgage"), and (b) a Collateral Assignment of Leases and Rents granted by 112 LLC to Commerce, dated June 28, 2007, recorded with the Middlesex South District Registry of Deeds in Book 49694, Page 119 and registered with the Land Registration Office of the Middlesex South Registry District as Document No. 1447533, as amended by the First Amendment (as amended by Lease wirst Amendment, the "Assignment", and together with the Mortgage, hereinafter collectively, the "Security Documents").

	Commerce hereby assents to the Grant of Environmental Restriction and Easement (the
	"GERE") granted by 112 LLC to the Massachusetts Department of Environmental Protection dated
	MUCO 5 , 2009 and recorded with the Middlesex South District Registry of Deeds in Book
حن ر	District as Document No. 149931 , and agrees that the Security Documents shall be subject
•	to said GERE and to the rights created by and under said GERE insofar as the interests created under
	the Security Documents affect the real property identified in the GERE and as if for all purposes said
	GERE had been executed, delivered and recorded prior to the execution, delivery, recordation and
	registration of the Security Documents.

[End of text. Signature on next page.]

Industri-Plex Superfund Site Form Subordination Agreement Page 2 of 2

WITNESS the execution hereof under seal this Loth day of march 2009.

By:
Name: Objac 5 - 1C2 cc 4
Title: SUP

COMMONWEALTH OF MASSACHUSETTS

Worcester, ss

On this Loth day of march	_ 2009, before me, the undersigne	d notary public,
personally appeared John 5. Kc	(name of document sig	ner), proved to
me through satisfactory evidence of iden	tification, which were person	nae
knowledge, to be the p	erson whose name is signed on the	preceding or
attached document, and acknowledged to stated purpose as $\leq \forall P$ of said	o me that (he) (she) signed it volur	ntarily for its
	Commerce Bank & Trust Compai	ıy, a
Massachusetts trust company.	Susande	caro
	Name:	Susan L. Card
,	Notary Public	Notary Public
	My Commission Expires:	My Commission Expires

The execution of this Subordination Agreement by a secured lender and/or a fiduciary (as defined in M.G.L. c. 21E, § 2) for the purpose of subordinating its lien to said GERE shall not render such secured lender or fiduciary an "owner" or "operator", provided such secured lender and/or fiduciary shall not otherwise be an "owner" or "operator" within the meaning of § 2.

Upon recording, please return to:

Bureau of Waste Site Cleanup Department of Environmental Protection One Winter Street, 8th Floor Boston, MA 02108

Attention: Industri-Plex Superfund Site Project Manager

BOTH WAYS

DOCUMENT 01499833

Southern Middlesex LAND COURT

REGISTRY DISTRICT

RECEIVED FOR REGISTRATION

On: May 06,2009 at 02:46P

Vocument Fee: 75.00 Receipt Total: \$994.00

NOTED DN: CERT 239741 BX 01339 PG 140

ALSO NOTED ON:

PHOTOSTAT COPY WANTED

THEREBY ATTEST AND CERTIFY ON THAT THE FOREGOING DOCUMENT IS A FULL, TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN MY OFFICE AND IN MY LEGAL CUSTODY.

EUGENE C. BRUNE ASST. RECORDER LAND COURT

er cugene C. Brune

Bk: 52725 Pg: 112

Industri-Plex Superfund Site
Form Subordination Agreement
Page 1 of 2

Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

BOTH WAYS





Bk: 62725 Pg: 112 Doc: 9UB Page: 1 of 2 05/06/2009 03:57 PM

SUBORDINATION AGREEMENT

Site Name: Industri-Plex Superfund Site

Site Location: Woburn, MA

EPA Site Identification Number: MAD076580950 DEP Release Tracking Number: 3-0001731

Commerce Bank & Trust Company, a Massachusetts trust company having a principal office at 386 Main Street, Worcester, Massachusetts 01615 ("Commerce"), is the holder of (a) a Construction Mortgage and Security Agreement granted by 112 Commerce Way LLC, a Massachusetts limited liability company ("112 LLC") to Commerce, dated June 28, 2007, recorded with the Middlesex South District Registry of Deeds in Book 49694, Page 100, and registered with the Land Registration Office of the Middlesex South Registry District as Document No. 1447532, as amended by that certain First Amendment to Construction Mortgage, Security Agreement and Collateral Assignment of Leases and Rents, dated July 15, 2008 (the "First Amendment"), recorded with the Middlesex South District Registry of Deeds in Book 51445, Page 263, and registered with the Land Registration Office of the Middlesex South Registry District as Document No. 1477799 (as amended by the First Amendment, the "Mortgage"), and (b) a Collateral Assignment of Leases and Rents granted by 112 LLC to Commerce, dated June 28, 2007, recorded with the Middlesex South District Registry of Deeds in Book 49694, Page 119 and registered with the Land Registration Office of the Middlesex South Registry District as Document No. 1447533, as amended by the First Amendment (as amended by the First Amendment, the "Assignment", and together with the Mortgage, hereinafter collectively, the "Security Documents").

Commerce hereby assents to the Grant of Environmental Restriction and Easement (the "GERE") granted by 112 LLC to the Massachusetts Department of Environmental Protection dated WI() 5 ______, 2009 and recorded with the Middlesex South District Registry of Deeds in Book District as Document No. ________, and agrees that the Security Documents shall be subject to said GERE and to the rights created by and under said GERE insofar as the interests created under the Security Documents affect the real property identified in the GERE and as if for all purposes said GERE had been executed, delivered and recorded prior to the execution, delivery, recordation and registration of the Security Documents.

[End of text. Signature on next page.]

Bk: 52725 Pg: 113

Industri-Plex Superfund Site Form Subordination Agreement Page 2 of 2 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

WITNESS the execution hereof under seal this <u>loth</u> day of <u>march</u> 2009.

COMMERCE BANK & TRUST COMPANY

Title:

ODANS-KRELRY SUP

COMMONWEALTH OF MASSACHUSETTS

Worcester, ss

On this 6th day of March 2009, before me, the undersigned notary public, personally appeared John 5. Kelley (name of document signer), proved to me through satisfactory evidence of identification, which were personal in the preceding or attached document, and acknowledged to me that (he) (she) signed it voluntarily for its stated purpose as 5VP of said Commerce Bank & Trust Company, a Massachusetts trust company.

Name:

Notary Public

My Commission Expires:

Bussen L. Card Notary Public My Commission Expires Ottober 16, 2009

The execution of this Subordination Agreement by a secured lender and/or a fiduciary (as defined in M.G.L. c. 21E, § 2) for the purpose of subordinating its lien to said GERE shall not render such secured lender or fiduciary an "owner" or "operator", provided such secured lender and/or fiduciary shall not otherwise be an "owner" or "operator" within the meaning of § 2.

Upon recording, please return to:

Bureau of Waste Site Cleanup Department of Environmental Protection One Winter Street, 8th Floor Boston, MA 02108

Attention: Industri-Plex Superfund Site Project Manager

MAY 0 8 2009

COMMONWEALTH OF MASSACHUSETTS. MIDDLESEX S. S.

SOUTH DIST REGISTRY OF DEEDS

.CAMBRIDGE, MA

I HEREBY CERTIFY THE FOREGOING

IS A TRUE COPY OF A PAPER RECORDED IN BOOK 32725

Cigune C. Brune REGISTER

Cox



William Francis Galvin Secretary of the Commonwealth

The Gommonwealth of Massachusetts Secretary of the Gommonwealth

State House, Boston, Massachusetts 02133



Bk: 1339 Pg: 140 Cert#: 239741 Doo: CERT 05/08/2009 02:48 PM

April 6, 2009

To Whom it May Concern:

I hereby certify that according to the records in this office, a Certificate of Formation of Limited Partnership was filed in this office by

CRANSHAW CONSTRUCTION OF NEW ENGLAND LIMITED PARTNERSHIP

in accordance with the provisions of Massachusetts General Laws, Chapter 109, on August 3, 1992.

I also certify that the names of the General Partners as listed in the most recent filings are as follows:

CRANSHAW CONSTRUCTION OF NEW ENGLAND INC. 2310 WASHINGTON STREET NEWTON LOWER FALLS, MASSACHUSETTS 02462

I hereby certify that said Limited Partnership has not filed a Certificate of Cancellation to date.

Processed By:nem

In testimony of which,

I have hereunto affixed the

Great Seal of the Commonwealth

on the date first above written.

Secretary of the Commonwealth

William Tranino Galicin

23974/

DOCUMENT 01499834

Southern Middlesex LAND COURT

REGISTRY DISTRICT

RECEIVED FOR REGISTRATION

On: May 06,2009 at 02:46P

Document Fee: Receipt Total:

75.00 \$994.00

NOTED DN: CERT 239741 BK 01339 PG 140

ALSO NOTED DN:

PHOTOSTAT COPY WANTED

HEREBY ATTEST AND CERTIFY ON_

THAT THE FOREGOING DOCUMENT IS A FULL, TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN MY OFFICE

AND IN MY LEGAL CUSTODY.

EUGENE C. BRUNE ASST, RECORDER

LAND COURT

er cugene C. Brune





Commonwealth

The Commonwealth of Massachusetts Secretary of the Commonwealth State House, Boston, Massachusetts 02133

April 3, 2009

Bk: 1939 Pg: 140 Cen#: 239741 Doc: CERT 05/06/2009 02:46 PM

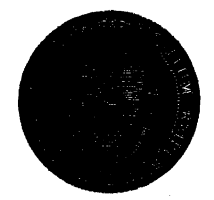
TO WHOM IT MAY CONCERN:

I hereby certify that according to the records of this office,

CRANSHAW CONSTRUCTION OF NEW ENGLAND, INC.

is a domestic corporation organized on February 18, 1992, under the General Laws of the Commonwealth of Massachusetts.

I further certify that there are no proceedings presently pending under the Massachusetts General Laws Chapter 156D section 14.21 for said corporation's dissolution; that articles of dissolution have not been filed by said corporation; that, said corporation has filed all annual reports, and paid all fees with respect to such reports, and so far as appears of record said corporation has legal existence and is in good standing with this office.



Processed By: sam

In testimony of which,

I have hereunto affixed the

Great Seal of the Commonwealth
on the date first above written.

Secretary of the Commonwealth

Villein Francis Gallein

DOCUMENT 01499835

Southern Middlesex LAND COURT

REGISTRY DISTRICT

RECEIVED FOR REGISTRATION

On: May 06:2009 at 02:46P

Document Fee: Receipt Total:

75.00 \$994.00

NOTED DN: CERT 239741 BK 01339 PG 140

ALSO NOTED DN:

PHOTOSTAT COPY WANTED

THEREBY ATTEST AND DERTIEV ON THAT THE FOREGONG DOCUMEN IN

CORRECT COPY OF THE URIGINAL ON FILE IN MY OFFICE

AND IN MY LEGAL CUSTODY.

EUGENE C. BRUNE ASST. RECORDER

LAND COURT



BOTH WAYS



Bk: 1339 Pg: 140 Cert#: 239741 Doc: SUB 05/08/2009 02:46 PM



SUBORDINATION AGREEMENT

Site Name: Industri-Plex Superfund Site

Site Location: Woburn, MA

EPA Site Identification Number: MAD076580950

DEP Release Tracking Number: 3-0001731

Cranshaw Construction of New England Limited Partnership, a limited partnership organized under the laws of the Commonwealth of Massachusetts, having a usual place of business at 2310 Washington Street, Newton Lower Falls, Middlesex County, Massachusetts, is the holder of a Notice of Contract dated July 18, 2008, recorded with the Middlesex South District Registry of Deeds in Book 51642, Page 466, and registered with the Land Registration Office of Middlesex South Registry District as Document No. 1481161 as affected by the Partial Waiver and Subordination of Lien recorded with the Middlesex South District Registry of Deeds in Book 51755, Page 523 and registered with the Land Registration Office of Middlesex South District as Document No. 1483877 (the "Notice of Contract").

Cranshaw Construction of New England Limited Partnership hereby assents to the Grant of Environmental Restriction and Easement granted by 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated Mych 5___, 2009 and recorded with the Middlesex South District Registry of Deeds in Book _____, Page _____, and registered with the Land Registration Office of Middlesex South Registry District as Document No. 1499831__ (the "GERE"), and agrees that the Notice of Contract shall be subject to said GERE and to the rights created by and under said GERE insofar as the interests created under the Notice of Contract affect the Property identified in the GERE and as if for all purposes said GERE had been executed, delivered and recorded prior to the execution, delivery and recordation of the Notice of Contract.

Cranshaw Construction of New England Limited Partnership hereby represents and warrants that it is the current and true holder of the Notice of Contract.

[End of text. Signature on next page.]

Industri-Plex Superfund Site Form Subordination Agreement Page 2 of 2 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

WITNESS the execution hereof under seal this

of <u>(()</u>, 2

CRANSHAW CONSTRUCTION OF NEW ENGLAND LIMITED PARTNERSHIP

By: Cranshaw Construction of New England, Inc., its-general partner

By:

Name: John J. O'Neil, III

Title: President

By:

Name: Stephen A. Kinsella

Title: Treasurer

COMMONWEALTH OF MASSACHUSETTS

Middlesex, ss

On this day of 2009, before me, the undersigned notary public, personally appeared the above-named John J. O'Neil, III, and Stephen A. Kinsella, as President, and Treasurer, respectively, of said Cranshaw Construction of New England, Inc., as general partner of said Cranshaw Construction of New England Limited Partnership, proved to me through satisfactory evidence of identification, being personally known, to be the persons whose names are signed above, and acknowledged to me that they signed the foregoing voluntarily for its stated purpose on behalf of Cranshaw Construction of New England, Inc., as general partner of Cranshaw Construction of New England Limited Partnership.

Notary Public:

My Commission Expired

[seal]

MELISSA A. GORMAN NOTARY PUBLIC

COMMONWEALTH OF MASSACHUSETTS
MY COMMISSION EXPIRES 2/16/2012

Upon recording, please return to:

Bureau of Waste Site Cleanup Department of Environmental Protection One Winter Street, 8th Floor Boston, MA 02108

Attention: Industri-Plex Superfund Site Project Manager

BOTH WAYS

DOCUMENT 01499836

Southern Middlesex LAND COURT

REGISTRY DISTRICT

RECEIVED FOR REGISTRATION

On; May 06,2009 at 02:46P

Document Fee:

75.00

Receipt Total: \$994.00

NOTED ON: CERT 239741 BK 01339 PG 140

ALSO NOTED ON:

PHOTOSTAT COPY WANTED

THEREBY ATTECH (NO DERTIFY THE

THAT THE FOREGOING DOCUMENT IS A FULL TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN MY OFFICE

AND IN MY LEGAL CUSTODY.
EUGENE C. BRUNE

ASST. RECORDER

LAND COURT

BY cigena C. Brisna.

Bk: 52725 Pg: 121

Industri-Plex Superfund Site Form Subordination Agreement Page 1 of 2

Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

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BOTH WAYS



SUBORDINATION AGREEMENT

Site Name: Industri-Plex Superfund Site

Site Location: Woburn, MA

EPA Site Identification Number: MAD076580950

DEP Release Tracking Number: 3-0001731



Bk: 52725 Pg: 121 Doo: SUB Page: 1 of 2 05/06/2009 03:57 PM

Cranshaw Construction of New England Limited Partnership, a limited partnership organized under the laws of the Commonwealth of Massachusetts, having a usual place of business at 2310 Washington Street, Newton Lower Falls, Middlesex County, Massachusetts, is the holder of a Notice of Contract dated July 18, 2008, recorded with the Middlesex South District Registry of Deeds in Book 51642, Page 466, and registered with the Land Registration Office of Middlesex South Registry District as Document No. 1481161 as affected by the Partial Waiver and Subordination of Lien recorded with the Middlesex South District Registry of Deeds in Book 51755, Page 523 and registered with the Land Registration Office of Middlesex South District as Document No. 1483877 (the "Notice of Contract").

Cranshaw Construction of New England Limited Partnership hereby assents to the Grant of Environmental Restriction and Easement granted by 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Department of Environmental Protection dated 112 Commerce Way LLC to the Massachusetts Department of Department

Cranshaw Construction of New England Limited Partnership hereby represents and warrants that it is the current and true holder of the Notice of Contract.

[End of text. Signature on next page.]

Eost#

Bk: 52725 Pg: 122

Industri-Plex Superfund Site Form Subordination Agreement Page 2 of 2 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

WITNESS the execution hereof under seal this

ay of <u>U</u>, 2009

CRANSHAW CONSTRUCTION OF NEW ENGLAND LIMITED PARTNERSHIP

By: Cranshaw Construction of New England, Inc., its-general partner

By:

Name: John J. O'Neil, III

Title: President

By:

Vame: Stephen A. Kinsella

Title: Treasurer

COMMONWEALTH OF MASSACHUSETTS

Middlesex, ss

On this day of _______, 2009, before me, the undersigned notary public, personally appeared the above-named John J. O'Neil, III, and Stephen A. Kinsella, as President, and Treasurer, respectively, of said Cranshaw Construction of New England, Inc., as general partner of said Cranshaw Construction of New England Limited Partnership, proved to me through satisfactory evidence of identification, being personally known, to be the persons whose names are signed above, and acknowledged to me that they signed the foregoing voluntarily for its stated purpose on behalf of Cranshaw Construction of New England, Inc., as general partner of Cranshaw Construction of New England Limited Partnership.

Notary Public:

My Commission Expir

[seal]

MELISSA A. GORMAN NOTARY PUBLIC

COMMONWEALTH OF MASSACHUSETTS MY COMMISSION EXPIRES 2/16/2012

Upon recording, please return to:

Bureau of Waste Site Cleanup Department of Environmental Protection One Winter Street, 8th Floor Boston, MA 02108

Attention: Industri-Plex Superfund Site Project Manager

MAY 08 2009

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PAGE				1	21	

Bk: 1339 Pg: 140 Cert#: 239741 Doc: REL 05/08/2009 02:48 PM **BOTH WAYS**



RELEASE DEED

This instrument is a RELEASE by the undersigned Gary Moran, being the Deputy Commissioner of Operations & Programs of the MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION ("MassDEP"), a duly constituted agency organized under the laws of the Commonwealth of Massachusetts (the "Commonwealth"), having its principal office at One Winter Street, Boston, Massachusetts 02108, related to certain interests MassDEP may have acquired in that certain parcel of land located in the City of Woburn, Middlesex County, Massachusetts, with the buildings and improvements thereon, known and/or numbered as 112 Commerce Way (hereinafter, said parcel of land being referred to as "112 Commerce Way"), as further described, below.

WHEREAS, THE BOYD CORPORATION, pursuant to the terms of a Consent Decree entered on April 24, 1989 by the United States District Court for the District of Massachusetts in the matter styled United States v. Stauffer Chemical Company et al., Civil Action No. 89-0195-MC and Commonwealth of Massachusetts v. Stauffer Chemical Company et al., Civil Action No. 89-0196-MC, and recorded with the Middlesex South Registry of Deeds in Book 19837, Page 476 (the "Consent Decree"), executed a Notice and Covenants in favor of the United States Environmental Protection Agency ("EPA"), the Commonwealth, by and through the Department of Environmental Quality Engineering (now known as MassDEP), et al, in connection with 112 Commerce Way, which is more particularly bounded and described therein, dated May 4, 1989 and recorded with said Deeds in Book 19838, Page 8, and filed in the Middlesex South Registry District of the Land Court as Document No. 799554; $\rightarrow \wedge$)

WHEREAS, PACER ELECTRONICS, INC., pursuant to said Consent Decree, executed a Notice and Covenants in favor of EPA, the Commonwealth, by and through MassDEP, et al., in connection with 112 Commerce Way, which is more particularly bounded and described therein, dated May 24, 1996 and recorded with said Deeds in Book 26580, Page 336;

Release Deed April __, 2009 Page 2 of 3

WHEREAS, PACER HEADQUARTERS, INC., pursuant to said Consent Decree, executed a Notice and Covenants in favor of EPA, the Commonwealth, by and through MassDEP, et al., in connection with 112 Commerce Way, which is more particularly bounded and described therein, dated May 24, 1996 and recorded with said Deeds in Book 26580, Page 342;

WHEREAS, 112 Commerce Way LLC, successor-in-title to said Boyd Corporation, said Pacer Electronics, Inc. and said Pacer Headquarters, Inc., has granted to MassDEP a Grant of Environmental Restriction and Easement (the "GERE") in 112 Commerce Way, which is more particularly bounded and described therein, dated March 5, 2009, to be recorded herewith;

WHEREAS, such interest in 112 Commerce Way as MassDEP has acquired pursuant to said GERE renders any interest in 112 Commerce Way that may have been conveyed to MassDEP pursuant to each aforesaid Notice and Covenants unnecessary; and

WHEREAS, MassDEP, pursuant to Section 6 of Chapter 21E, as amended, is authorized to take all action appropriate to release an interest in real property if necessary to carry out the purposes of Chapter 21E;

NOW, THEREFORE, the undersigned Gary Moran, being the being the Deputy Commissioner of Operations & Programs of MassDEP, does hereby RELEASE, without covenants, express or implied, any and all right, title and interest MassDEP may have acquired in 112 Commerce Way pursuant to each aforesaid Notice and Covenants;

The aforesaid shall become effective upon its recordation and/or registration with the appropriate Registry of Deeds and/or Land Registration Office.

[End of text. Signature on next page.]

Release Deed May 1, 2009 Page 3 of 3

WITNESS the execution hereof under seal this

day of May, 2009.

Gary Moran/

Deput Commissioner of Operations &

Programs, duly authorized

(see attached delegation of authority)

Dept. of Environmental Protection

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, SS

On this ____day of May, 2009, before me, the undersigned notary public, personally appeared Gary Moran, proved to me through satisfactory evidence of identification, which were <u>NERSCLIAK KUDULLEDGE</u>, to be the person whose name is signed on the preceding document, and acknowledged to me that he signed it voluntarily for its stated purpose, as Deputy Commissioner of Operations & Programs of the Massachusetts Department of Environmental Protection, an agency of the Commonwealth of Massachusetts.

My commission expires: March 28,

[Seal]

Upon recording, return to:

Department of Environmental Protection Bureau of Waste Site Cleanup One Winter Street, 8th Floor Boston, MA 02108

Attention: Industri-Plex Superfund Site Project Manager

Attachment

DOCUMENT 01499837

Southern Middlesex LAND COURT

REGISTRY DISTRICT

RECEIVED FOR REGISTRATION

On: May 06:2009 at 02:460

Document Fee: Receipt Total:

75.00 \$994.00

NOTED DN: CERT 239741 BK 01339 PG 140

ALSO NOTED DH:

PHOTOSTAT COPY WANTED

I HEREBY ATTES? AND CERTIFY ON

THAT THE FOREGOING DOCUMENT IS A FULL, TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN MY OFFICE

AND IN MY LEGAL CUSTODY.

EUGENE C. BRUNE ASST. RECORDER LAND COURT

BY Eugene C. Brune

 \mathcal{F}

BOTH WAYS





8k: 52725 Pg: 123 Doc: REL Page: 1 of 3 05/08/2009 03:57 PM

RELEASE DEED

This instrument is a RELEASE by the undersigned Gary Moran, being the Deputy Commissioner of Operations & Programs of the MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION ("MassDEP"), a duly constituted agency organized under the laws of the Commonwealth of Massachusetts (the "Commonwealth"), having its principal office at One Winter Street, Boston, Massachusetts 02108, related to certain interests MassDEP may have acquired in that certain parcel of land located in the City of Woburn, Middlesex County, Massachusetts, with the buildings and improvements thereon, known and/or numbered as 112 Commerce Way (hereinafter, said parcel of land being referred to as "112 Commerce Way"), as further described, below.

WHEREAS, THE BOYD CORPORATION, pursuant to the terms of a Consent Decree entered on April 24, 1989 by the United States District Court for the District of Massachusetts in the matter styled United States v. Stauffer Chemical Company et al., Civil Action No. 89-0195-MC and Commonwealth of Massachusetts v. Stauffer Chemical Company et al., Civil Action No. 89-0196-MC, and recorded with the Middlesex South Registry of Deeds in Book 19837, Page 476 (the "Consent Decree"), executed a Notice and Covenants in favor of the United States Environmental Protection Agency ("EPA"), the Commonwealth, by and through the Department of Environmental Quality Engineering (now known as MassDEP), et al, in connection with 112 Commerce Way, which is more particularly bounded and described therein, dated May 4, 1989 and recorded with said Deeds in Book 19838, Page 8, and filed in the Middlesex South Registry District of the Land Court as Document No. 799554;

WHEREAS, PACER ELECTRONICS, INC., pursuant to said Consent Decree, executed a Notice and Covenants in favor of EPA, the Commonwealth, by and through MassDEP, et al., in connection with 112 Commerce Way, which is more particularly bounded and described therein, dated May 24, 1996 and recorded with said Deeds in Book 26580, Page 336;

Bk: 52725 Pg: 124

Release Deed April ___, 2009 Page 2 of 3

WHEREAS, PACER HEADQUARTERS, INC., pursuant to said Consent Decree, executed a Notice and Covenants in favor of EPA, the Commonwealth, by and through MassDEP, et al., in connection with 112 Commerce Way, which is more particularly bounded and described therein, dated May 24, 1996 and recorded with said Deeds in Book 26580, Page 342;

WHEREAS, 112 Commerce Way LLC, successor-in-title to said Boyd Corporation, said Pacer Electronics, Inc. and said Pacer Headquarters, Inc., has granted to MassDEP a Grant of Environmental Restriction and Easement (the "GERE") in 112 Commerce Way, which is more particularly bounded and described therein, dated March 5, 2009, to be recorded herewith;

WHEREAS, such interest in 112 Commerce Way as MassDEP has acquired pursuant to said GERE renders any interest in 112 Commerce Way that may have been conveyed to MassDEP pursuant to each aforesaid Notice and Covenants unnecessary; and

WHEREAS, MassDEP, pursuant to Section 6 of Chapter 21E, as amended, is authorized to take all action appropriate to release an interest in real property if necessary to carry out the purposes of Chapter 21E;

NOW, THEREFORE, the undersigned Gary Moran, being the being the Deputy Commissioner of Operations & Programs of MassDEP, does hereby RELEASE, without covenants, express or implied, any and all right, title and interest MassDEP may have acquired in 112 Commerce Way pursuant to each aforesaid Notice and Covenants;

The aforesaid shall become effective upon its recordation and/or registration with the appropriate Registry of Deeds and/or Land Registration Office.

[End of text. Signature on next page.]

Bk: 52725 Pg: 125

Release Deed May 1, 2009 Page 3 of 3

WITNESS the execution hereof under seal this

day of May, 2009.

Gary Moran

Deputy Commissioner of Operations &

Programs, duly authorized

(see attached delegation of authority).

Dept. of Environmental Protection

COMMONWEALTH OF MASSACHUSETTS

On this / day of May, 2009, before me, the undersigned notary public, personally appeared Gary Moran, proved to me through satisfactory evidence of identification, which were <u>DERSOUAL KUDULEDGE</u>, to be the person whose name is signed on the preceding document, and acknowledged to me that he signed it voluntarily for its stated purpose, as Deputy Commissioner of Operations & Programs of the Massachusetts Department of Environmental Protection, an agency of the Commonwealth of Massachusetts.

Notary Public
My commission expires: March 28,
2014

[Seal]

Upon recording, return to:

Department of Environmental Protection Bureau of Waste Site Cleanup One Winter Street, 8th Floor Boston, MA 02108 Attention: Industri-Plex Superfund Site Project Manager

Attachment

MAY 0 8 2009

COMMONWEALTH OF M	MASSACHUSETTS
MIDDLESEKS S	
SOUTH DIST REGISTRY	OF DEEDS
CAMBRIDGE, N	1A
I HEREBY CERTIFY THE F	OREGOING
IS A TRUE COPY OF A PA	
RECORDED IN BOOK	52725
PAGE	123
cigene C. F	Bruna



Cert#: 239741 06/23/2009 01:21 PM Dog: AMEND

AMENDED DECLARATIONS OF INTERIM DEED RESTRICTION

THIS AMENDED DECLARATIONS OF INTERIM DEED RESTRICTION (this "Amended Declarations") is entered into as of this day of May 2009 by 112 COMMERCE WAY LLC, a Massachusetts limited liability company with an address of 2310 Washington Street, Newton Lower Falls, Massachusetts 02462 ("Grantor").

WHEREAS, Grantor executed, acknowledged and delivered (a) that certain Declaration of Interim Deed Restriction dated June 28, 2007, recorded in Book 49694, Page 14 at the Middlesex South District Registry of Deeds, and filed as Document No. 1447531 in the Middlesex South Registry District of the Land Court (the "2007 Declaration"), and (b) that certain Declaration of Interim Deed Restriction dated June 30, 2008, recorded in Book 51384, Page 196 at the Middlesex South District Registry of Deeds (the "2008 Declaration", and together with the 2007 Declaration, hereinafter collectively, the "Declarations"); and

WHEREAS, the Declarations grant certain covenants, conditions and restrictions in favor of the UNITED STATES ENVIRONMENTAL PROTECTION AGENCY, a duly constituted agency organized under the laws of the United States (the "US EPA"); and

WHEREAS, the parcels of land subject to this AMENDED DECLARATIONS are located in the City of Woburn, Middlesex County, Massachusetts, and are owned by Grantor, with the buildings and improvements thereon more particularly bounded and described in Exhibit A to each of the Declarations; and

WHEREAS, a Grant of Environmental Restriction and Easement from Grantor to the Massachusetts Department of Environmental Protection, an agency established under the laws of the Commonwealth of Massachusetts, dated March 5, 2009, has been recorded with the Middlesex South District Registry of Deeds in Book 52725, Page 46 and filed with the Middlesex South Registry District of the Land Court as Document No. 1499831 (said Grant of Environmental Restriction and Easement is referred to herein as the "Grant"); and

23974

44

Bk: 53053 Pg: 203 Doo: AMEND Page: 1 of 4 08/23/2009 01:47 PM BOTH WAYS

AMENDED DECLARATIONS OF INTERIM DEED RESTRICTION

THIS AMENDED DECLARATIONS OF INTERIM DEED RESTRICTION (this "Amended Declarations") is entered into as of this ______ day of May 2009 by 112 COMMERCE WAY LLC, a Massachusetts limited liability company with an address of 2310 Washington Street, Newton Lower Falls, Massachusetts 02462 ("Grantor").

WHEREAS, Grantor executed, acknowledged and delivered (a) that certain Declaration of Interim Deed Restriction dated June 28, 2007, recorded in Book 49694, Page 14 at the Middlesex South District Registry of Deeds, and filed as Document No. 1447531 in the Middlesex South Registry District of the Land Court (the "2007 Declaration"), and (b) that certain Declaration of Interim Deed Restriction dated June 30, 2008, recorded in Book 51384, Page 196 at the Middlesex South District Registry of Deeds (the "2008 Declaration", and together with the 2007 Declaration, hereinafter collectively, the "Declarations"); and

WHEREAS, the Declarations grant certain covenants, conditions and restrictions in favor of the UNITED STATES ENVIRONMENTAL PROTECTION AGENCY, a duly constituted agency organized under the laws of the United States (the "US EPA"); and

WHEREAS, the parcels of land subject to this AMENDED DECLARATIONS are located in the City of Woburn, Middlesex County, Massachusetts, and are owned by Grantor, with the buildings and improvements thereon more particularly bounded and described in Exhibit A to each of the Declarations; and

WHEREAS, a Grant of Environmental Restriction and Easement from Grantor to the Massachusetts Department of Environmental Protection, an agency established under the laws of the Commonwealth of Massachusetts, dated March 5, 2009, has been recorded with the Middlesex South District Registry of Deeds in Book 52725, Page 46 and filed with the Middlesex South Registry District of the Land Court as Document No. 1499831 (said Grant of Environmental Restriction and Easement is referred to herein as the "Grant"); and

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Bk: 53053 Pg: 204

WHEREAS, the Grant establishes certain covenants, conditions and restrictions, and conveys real property rights involving access and enforcement, to facilitate the remediation of environmental contamination, and to protect human health and the environment by reducing the risk of exposure to contaminants; and

WHEREAS, the withdrawal of the covenants, conditions and restrictions in favor of the US EPA under the Declarations and the recording of the covenants, conditions, restrictions, and rights under the Grant is consistent with the public interest and the public purpose of protecting human health and the environment.

NOW THEREFORE, the Grantor does hereby WITHDRAW said covenants, conditions, and restrictions under the Declarations in favor of the US EPA.

[End of text. Signatures next page.]

Bk: 53053 Pg: 205

WITNESS the execution hereof under seal the ______ day of May 2009.

112 Commerce Way LLC

By: NDNE Real Estate, Inc., its Manager

By: _______ Thomas M

Title: President

Name: Stephen A. Kinsella

Title: Treasurer

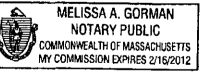
COMMONWEALTH OF MASSACHUSETTS

Middlesex,ss

On this ____ day of May 2009, before me, the undersigned notary public, personally appeared Thomas M. Alperin and Stephen A. Kinsella, proved to me through satisfactory evidence of identification, which were <u>Proposition of the persons</u> whose names are signed on the preceding document, and acknowledged to me that they signed it voluntarily for its stated purpose as President and Treasurer, respectively, of said NDNE Real Estate, Inc., as Manager of said 1/2 Commerce Way LLC.

Notar Public:

My Commission Expires:



Bk: 53053 Pq: 206

As provided under Appendix VI of each of the Declarations, the United States Environmental Protection Agency hereby approves the withdrawal of the covenants, conditions, and restrictions in favor of the US EPA within the Declarations, and the recording of this Amended Declarations; and releases any and all rights and interest US EPA may have under the Declarations.

> UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

Director, Office of Site Remediation and

Restoration

United States Environmental Protection

Agency, Region 1

ARTHONED FOR REGISTRATION

BY THE COURT.

L.23 .01

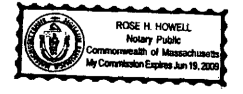
COMMONWEALTH OF MASSACHUSETTS

Suffolk,ss

On this A day of May 2009, before me, the undersigned notary public, personally appeared James T. Owens III, proved to me through satisfactory evidence of identification, which were person whose name is signed on the preceding document, and acknowledged to me that he signed it voluntarily for its stated purpose as Director, Office of Site Remediation and Restoration of said United States Environmental Protection Agency.

My Commission Expires: June 19, 2009





11) COMMENCE WAS RESTATE IT BUTTONS WASHIN

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BOTH WAYS



Bk: 53053 Pg: 207 Doo; REL Page: 1 of 3 08/23/2009 01:47 PM

RELEASE DEED

This instrument is a RELEASE by the undersigned James T. Owens III, being the Director, Office of Site Remediation and Restoration, on behalf of the UNITED STATES ENVIRONMENTAL PROTECTION AGENCY, REGION 1 ("US EPA"), a duly constituted agency organized under the laws of the United States, having its principal office at One Congress Street, Boston, Massachusetts 02114, related to certain interests US EPA may have acquired in that certain parcel of land located in the City of Woburn, Middlesex County, Massachusetts, with the buildings and improvements thereon, known and/or numbered as 112 Commerce Way (hereinafter, said parcel of land being referred to as "112 Commerce Way"), as further described, below.

Sel

WHEREAS, THE BOYD CORPORATION, pursuant to the terms of a Consent Decree entered on April 24, 1989 by the United States District Court for the District of Massachusetts in the matter styled United States v. Stauffer Chemical Company et al., Civil Action No. 89-0195-MC and Commonwealth of Massachusetts v. Stauffer Chemical Company et al., Civil Action No. 89-0196-MC, and recorded with the Middlesex South Registry of Deeds in Book 19837, Page 476 (the "Consent Decree"), executed a Notice and Covenants in favor of the US EPA, the Commonwealth, by and through the Department of Environmental Quality Engineering (now known as the Massachusetts Department of Environmental Protection, and hereinafter referred to as "MassDEP"), et al, in connection with 112 Commerce Way, which is more particularly bounded and described therein, dated May 4, 1989 and recorded with said Deeds in Book 19838, Page 8, and filed in the Middlesex South Registry District of the Land Court as Document No. 799554;

WHEREAS, PACER ELECTRONICS, INC., pursuant to said Consent Decree, executed a Notice and Covenants in favor of US EPA, the Commonwealth, by and through MassDEP, et al., in connection with 112 Commerce Way, which is more particularly bounded and described therein, dated May 24, 1996 and recorded with said Deeds in Book 26580, Page 336;

Page 1 of 3

239.741-

WHEREAS, PACER HEADQUARTERS, INC., pursuant to said Consent Decree, executed a Notice and Covenants in favor of US EPA, the Commonwealth, by and through MassDEP, et al., in connection with 112 Commerce Way, which is more particularly bounded and described therein, dated May 24, 1996 and recorded with said Deeds in Book 26580, Page 342;

WHEREAS, 112 Commerce Way, LLC, successor-in-title to said Boyd Corporation, said Pacer Electronics, Inc. and said Pacer Headquarters, Inc., has granted to MassDEP a Grant of Environmental Restriction and Easement (the "GERE") in connection with 112 Commerce Way, which is more particularly bounded and described therein, dated March 5, 2009, which has been recorded with the Middlesex South District Registry of Deeds in Book 52725, Page 46 and filed with the Middlesex South Registry District of the Land Court as Document No. 1499831;

WHEREAS, such interest in 112 Commerce Way as MassDEP has acquired pursuant to said GERE renders any interest in 112 Commerce Way that may have been conveyed to the US EPA pursuant to each aforesaid Notice and Covenants unnecessary;

NOW, THEREFORE, the undersigned James Owens III, being the Director of the Office of Site Remediation and Restoration, United States Environmental Protection Agency, Region 1, does hereby RELEASE, without covenants, express or implied, any and all right, title and interest the US EPA may have acquired in 112 Commerce Way pursuant to each aforesaid Notice and Covenants;

The aforesaid shall become effective upon its recordation and/or registration with the appropriate Registry of Deeds and/or Land Registration Office.

[End of text. Signature on next page.]

Bk: 53053 Pa: 209

WITNESS the execution hereof under seal this

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

Director, Office of Site Remediation and

Restoration

United States Environmental Protection

Agency, Region 1

6,21.69

APPROVED FOR REGULTURAL

COMMONWEALTH OF MASSACHUSETTS

Suffolk, ss

On this 3 day of May 2009, before me, the undersigned notary public, personally appeared James T. Owens JII, proved to me through satisfactory evidence of identification, which were fleenally frum, to be the person whose name is signed on the preceding document, and acknowledged to me that he signed it voluntarily for its stated purpose as Director, Office of Site Remediation and Restoration of the United States Environmental Protection Agency.

My commission expires: fresse 19, 2009

[Seal]

Upon recording, return to:

United States Environmental Projection Agency, Region 1
Office of Site Roules our aid Restoration One Congress Street, Suite T100 MC HBO Boston, MA 02114

Attention: Industri-Plex Superfund Site Project Manager

BOTH WAYS



RELEASE DEED

This instrument is a RELEASE by the undersigned James T. Owens III, being the Director, Office of Site Remediation and Restoration, on behalf of the UNITED STATES ENVIRONMENTAL PROTECTION AGENCY, REGION 1 ("US EPA"), a duly constituted agency organized under the laws of the United States, having its principal office at One Congress Street, Boston, Massachusetts 02114, related to certain interests US EPA may have acquired in that certain parcel of land located in the City of Woburn, Middlesex County, Massachusetts, with the buildings and improvements thereon, known and/or numbered as 112 Commerce Way (hereinafter, said parcel of land being referred to as "112 Commerce Way"), as further described, below.

WHEREAS, THE BOYD CORPORATION, pursuant to the terms of a Consent Decree entered on April 24, 1989 by the United States District Court for the District of Massachusetts in the matter styled United States v. Stauffer Chemical Company et al., Civil Action No. 89-0195-MC and Commonwealth of Massachusetts v. Stauffer Chemical Company et al., Civil Action No. 89-0196-MC, and recorded with the Middlesex South Registry of Deeds in Book 19837, Page 476 (the "Consent Decree"), executed a Notice and Covenants in favor of the US EPA, the Commonwealth, by and through the Department of Environmental Quality Engineering (now known as the Massachusetts Department of Environmental Protection, and hereinafter referred to as "MassDEP"), et al, in connection with 112 Commerce Way, which is more particularly bounded and described therein, dated May 4, 1989 and recorded with said Deeds in Book 19838, Fage 8, and filed in the Middlesex South Registry District of the Land Court as Document No. 799554;

WHEREAS, PACER ELECTRONICS, INC., pursuant to said Consent Decree, executed a Notice and Covenants in favor of US EPA, the Commonwealth, by and through MassDEP, et al., in connection with 112 Commerce Way, which is more particularly bounded and described therein, dated May 24, 1996 and recorded with said Deeds in Book 26580, Page 336;

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WHEREAS, PACER HEADQUARTERS, INC., pursuant to said Consent Decree, executed a Notice and Covenants in favor of US EPA, the Commonwealth, by and through MassDEP, et al., in connection with 112 Commerce Way, which is more particularly bounded and described therein, dated May 24, 1996 and recorded with said Deeds in Book 26580, Page 342;

WHEREAS, 112 Commerce Way, LLC, successor-in-title to said Boyd Corporation, said Pacer Electronics, Inc. and said Pacer Headquarters, Inc., has granted to MassDEP a Grant of Environmental Restriction and Easement (the "GERE") in connection with 112 Commerce Way, which is more particularly bounded and described therein, dated March 5, 2009, which has been recorded with the Middlesex South District Registry of Deeds in Book 52725, Page 46 and filed with the Middlesex South Registry District of the Land Court as Document No. 1499831;

WHEREAS, such interest in 112 Commerce Way as MassDEP has acquired pursuant to said GERE renders any interest in 112 Commerce Way that may have been conveyed to the US EPA pursuant to each aforesaid Notice and Covenants unnecessary;

NOW, THEREFORE, the undersigned James Owens III, being the Director of the Office of Site Remediation and Restoration, United States Environmental Protection Agency, Region 1, does hereby RELEASE, without covenants, express or implied, any and all right, title and interest the US EPA may have acquired in 112 Commerce Way pursuant to each aforesaid Notice and Covenants;

The aforesaid shall become effective upon its recordation and/or registration with the appropriate Registry of Deeds and/or Land Registration Office.

[End of text. Signature on next page.]

WITNESS the execution hereof under seal this

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

Director, Office of Site Remediation and

Restoration

United States Environmental Protection

Agency, Region 1

APPROVED FOR REGISTRE **製 外級 COURT**

COMMONWEALTH OF MASSACHUSETTS

Suffolk, ss

On this day of May 2009, before me, the undersigned notary public, personally appeared James T. Owens III, proved to me through satisfactory evidence of identification, which were fleeonally frum, to be the person whose name is signed on the preceding document, and acknowledged to me that he signed it voluntarily for its stated purpose as Director, Office of Site Remediation and Restoration of the United States Environmental Protection Agency.

Notary Public
My commission expires: freue 19, 2009

[Seal]

Upon recording, return to:

United States Environmental Protection Agency, Region 1 Office of Site Render, and alid Restoration One Congress Siteel, Sine 1100 MC HBO Boston, MA 02114

Attention: Industri-Plex Superfund Site Project Manager

ROTH WAY

DOCUMENT 01504969

Southern Middlesex LAND COURT

REGISTRY DISTRICT

RECEIVED FOR REGISTRATION

On: Jun 23,2009 at 01:21P

Document Fee: 75.00 Receipt Total: \$234.00

NOTED DN: CERT 239741 BK 01339 PG 140

ALSO NOTED ON:

THAT THE FOREGOING DOCUMENT IS A FULL, TRUE AND CORRECT COPY OF THE ORIGINAL ON FILE IN MY OFFICE AND IN MY LEGAL CUSTOD!.

EUGENE C. BRUNF ASST RECORDER LAND COURT

BY cugene C. Bruns.

NAME TEL.
STREET ADORESS



Law Office of Joel A. Stein

17 Accord Park Drive Suite 106 Norwell, MA 02061 Telephone 781-878-5600 Facsimile 781-878-0500 Joel A. Stein jstein@steintitle.com Victoria Q. Queeney vqueeney@steintitle.com Claudia A. Schmitt

July 14, 2009

Geoff Hargreaves-Heald, Esq. National Development 2310 Washington Street Newton, MA 02462

RE:

112 Commerce Way, Woburn, MA

Our File Ref: T81307

Dear Attorney Hargreaves-Heald:

We recorded a Subordination Agreement and related authority documents for the above-referenced parcel at the Middlesex County (Southern District) Registry of Deeds on July 8, 2009 at 12:39 p.m. in Book 53164, Pages 484 through 492. A title rundown was not required. The original recorded papers along with certified copies are enclosed herewith.

Very truly yours,

LAW OFFICE OF JOEL A. STEIN By:

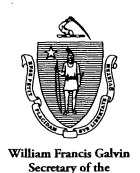
Victoria Q. Queeney, Esq.(

Victoria Q. Queen

VQQ/slh (SIW)

cc:

Patricia M. Carlson, Esq. – Lawyers Title Insurance Corporation



Commonwealth

The Commonwealth of Massachusetts Secretary of the Commonwealth State House, Boston, Massachusetts 02133

June 24, 2009



Bk: 53161 Pg: 484 Doc: CERT Page: 1 of 1 07/08/2009 12:39 PM

TO WHOM IT MAY CONCERN:

I hereby certify that a certificate of registration of a Foreign Limited Liability Company was filed in this office by

CHIPOTLE MEXICAN GRILLE OF COLORADO, LLC

in accordance with the provisions of Massachusetts General Laws Chapter 156C on **September 19, 2006**.

I further certify that said Limited Liability Company has filed all annual reports due and paid all fees with respect to such reports; that said Limited Liability Company has not filed a certificate of cancellation or withdrawal; and that, said Limited Liability Company is in good standing with this office.

I also certify that the names of all managers listed in the most recent filing are: M. STEVEN ELLS, MONTGOMERY F. MORAN

I further certify that the name of persons authorized to act with respect to real property instruments listed in the most recent filings are: **NONE**



In testimony of which,

I have hereunto affixed the

Great Seal of the Commonwealth

on the date first above written.

Secretary of the Commonwealth

William Travino Galicin

National Development 2310 Washington Street Newton Lower Falls, MA 02462

Processed By:jbm

CHIPOTLE MEXICAN GRILL OF COLORADO, LLC CERTIFICATE OF THE GENERAL COUNSEL

The undersigned, Bryant S. "Corky" Messner, as General Counsel of Chipotle Mexican Grill, Inc., a Delaware corporation ("Chipotle"), and Chipotle Mexican Grill of Colorado, LLC, a Colorado limited liability company and a wholly owned subsidiary of Chipotle ("CMG of Colorado"), hereby certifies that:

- 1. CMG of Colorado is a duly organized and validly existing limited liability company in good standing under the laws of the State of Colorado as evidenced by the Certificate of Good Standing attached hereto as **Exhibit A**.
- 2. Pursuant to that certain WAIVER OF NOTICE, CONSENT IN LIEU OF NOTICE, AND SPECIAL RESOLUTIONS OF THE MANAGERS OF CHIPOTLE MEXICAN GRILL OF COLORADO, LLC effective March 1, 2008 (the "Resolutions"), a copy of which is attached hereto as **Exhibit B**, M. Steven Ells and Montgomery F. Moran, as General Managers of CMG of Colorado, appointed Rex Jones as an agent of CMG of Colorado with the title of Chief Development Officer, with power to execute and deliver for and on behalf of CMG of Colorado, contracts, broker contracts, leases, agreements, deeds, and other documents relating to the purchase and lease of real estate to be used in the Chipotle Mexican Grill restaurant business and to perform all such acts and to execute such additional documents as may be necessary or appropriate in connection with such transaction.
- 3. The Resolutions have been entered in the records of CMG of Colorado, have not been amended, altered or repealed, and remain in full force and effect on the date hereof.
- 4. Said Rex Jones has held the office of agent of CMG of Colorado with the title of Chief Development Officer at all times since the date of the Resolution through and including the date hereof.

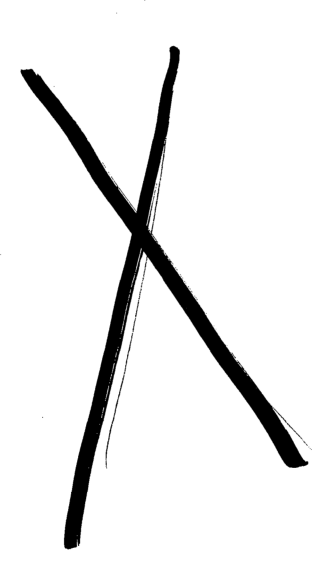
[SIGNATURE PAGE TO FOLLOW]

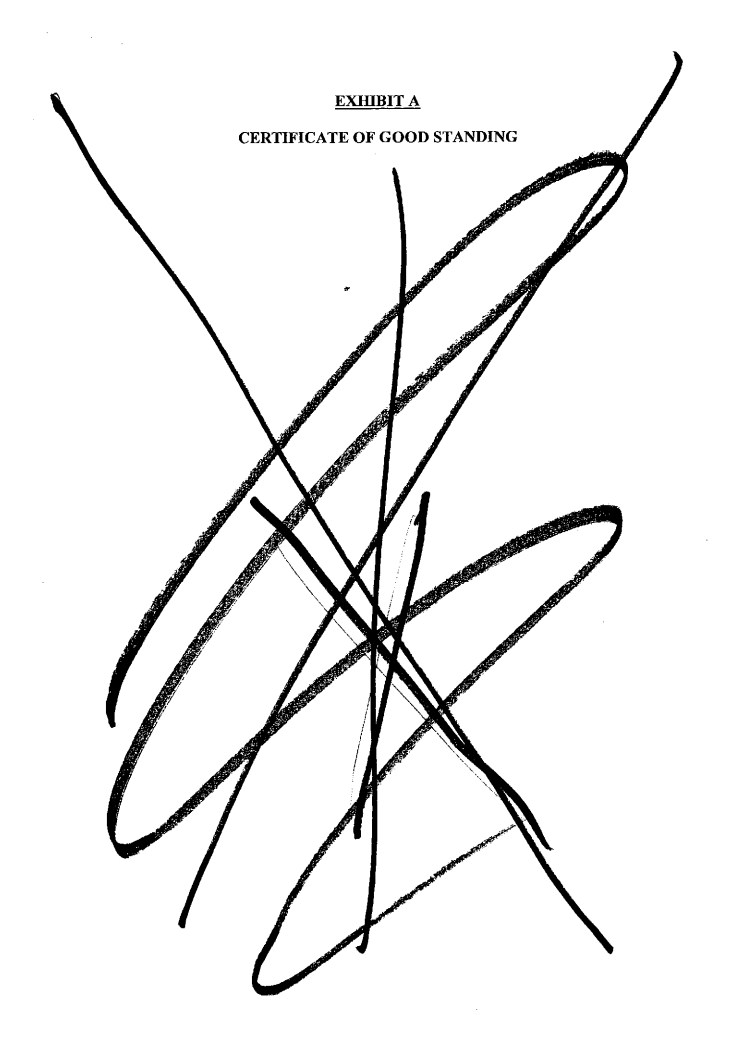
2009 00130316 Bk: 53161 Bg: 485

Bk: 53161 Pg: 485 Doc: CERT Page: 1 of 7 07/08/2009 12:39 PM

National Development 2310 Washington Street Newton Lower Falls, M4 02462 IN WITNESS WHEREOF, the undersigned have executed this Certificate of the General Counsel on May <u>20</u>, 2009.

Bryant 9. "Corky" Messner, Esq.





OFFICE OF THE SECRETARY OF STATE OF THE STATE OF COLORADO

CERTIFICATE

I, Bernie Buescher, as the Secretary of State of the State of Colorado, hereby certify that, according to the records of this office,

CHIPOTLE MEXICAN GRILL OF COLORADO, LLC

is a Limited Liability Company formed or registered on 01/05/1999 under the law of Colorado, has complied with all applicable requirements of this office, and is in good standing with this office. This entity has been assigned entity identification number 19991002003.

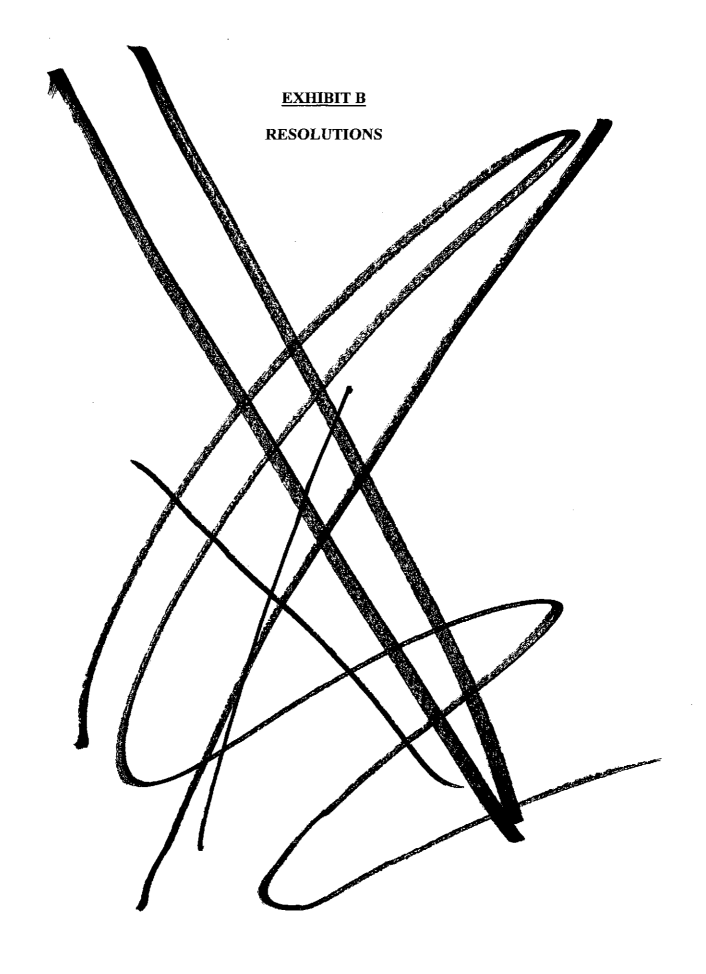
This certificate reflects facts established or disclosed by documents delivered to this office on paper through 05/12/2009 that have been posted, and by documents delivered to this office electronically through 05/19/2009 @ 16:52:02.

I have affixed hereto the Great Seal of the State of Colorado and duly generated, executed, authenticated, issued, delivered and communicated this official certificate at Denver, Colorado on 05/19/2009 @ 16:52:02 pursuant to and in accordance with applicable law. This certificate is assigned Confirmation Number 7372153.



Secretary of State of the State of Colorado

Notice: A certificate issued electronically from the Colorado Secretary of State's Web site is fully and immediately valid and effective. However, as an option, the issuance and validity of a certificate obtained electronically may be established by visiting the Certificate Confirmation Page of the Secretary of State's Web site, http://www.sos.state.co.us/bis/CertificateSearchCriteria.do entering the certificate's confirmation number displayed on the certificate, and following the instructions displayed. Confirming the issuance of a certificate is merely optional and is not necessary to the valid and effective issuance of a certificate. For more information, visit our Web site, http://www.sos.state.co.us/ click Business Center and select "Frequently Asked Questions."



WAIVER OF NOTICE, CONSENT IN LIEU OF NOTICE, AND SPECIAL RESOLUTIONS OF THE MANAGERS OF CHIPOTLE MEXICAN GRILL OF COLORADO, LLC

The undersigned, being all of the Managers of CHIPOTLE MEXICAN GRILL OF COLORADO, LLC, a Colorado limited liability company (the "Company"), hereby unanimously approve effective March 1, 2008, the following resolutions:

WHEREAS, the Company was formed on January 5, 1999, by the filing of the Articles of Organization of the Company with the Colorado Secretary of State.

WHEREAS, the Member executed an Operating Agreement date June 16, 1999.

WHEREAS, the Managers of the Company enter into leases from time to time for the benefit of the Company and the Company's parent entity, Chipotle Mexican Grill, Inc.

WHEREAS, the Managers desire to appoint Rex Jones, Chief Development Officer for Chipotle Mexican Grill, Inc., as an agent of the Company, for the express purpose of entering into leases from time to time for the benefit of the Company and Chipotle Mexican Grill, Inc.

NOW THEREFORE, IT IS HEREBY RESOLVED, that Steve Ells and Montgomery F. Moran, as the Managers of the Company, appoint Rex Jones as an agent of the Company with the title of Chief Development Officer, with power to execute and deliver for and on behalf of the Company, contracts, broker contracts, leases, agreements, deeds, and other documents relating to the purchase and lease of real estate to be used in the Chipotle Mexican Grill restaurant business and to perform all such acts and to execute such additional documents as may be necessary or appropriate in connection with such transaction.

FURTHER RESOLVED, that any and all actions taken or contracts entered into heretofore by Rex Jones, on behalf of the Company, in connection with the purchasing or leasing of real estate, be ratified, approved and confirmed by the Company, and all such contracts adopted as though said individual had at such time full power and authority to act for the Company and in the same manner as if each and every act had been done pursuant to the specific authorization of the Company.

[Signature Pages to Follow]

WITNESS, the execution hereof the day and year first written above.

MANAGERS

Monty Moran

Steve Ells

Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

2009 00130317

Bk: 53161 Pg: 492 Doc: SUB Page: 1 of 2 07/08/2009 12:39 PM

SUBORDINATION AGREEMENT

Site Name: Industri-Plex Superfund Site

Site Location: Woburn, MA

EPA Site Identification Number: MAD076580950

DEP Release Tracking Number: 3-0001731

Chipotle Mexican Grill of Colorado, LLC, a Colorado limited liability company ("Chipotle"), having a usual place of business at 1401 Wynkoop Street, Suite 500, Denver, Colorado is the holder of a leasehold interest as tenant (the "Leasehold Interest") in the property at 112 Commerce Way, Woburn, Massachusetts pursuant to that certain Ground Lease dated April 28, 2008 by and between 112 Commerce Way LLC, a Massachusetts limited liability company, as Landlord, and Chipotle, as Tenant, as amended by that certain Amendment to Lease Agreement dated October 14, 2008 (as amended, the "Lease"), a Memorandum of Lease dated March 16, 2009 with respect to the Lease being recorded in the Middlesex South District Registry of Deeds in Book 52569, Page 123 (the "Memorandum of Lease").

Chipotle hereby assents to the Grant of Environmental Restriction and Easement granted by 112 Commerce Way LLC to the Massachusetts Department of Environmental Protection dated March 5, 2009 and recorded with the Middlesex South District Registry of Deeds in Book 52725, Page 46, and registered with the Land Registration Office of Middlesex South Registry District as Document No. 1499831 (the "GERE"), and agrees that the Lease, including without limitation the Leasehold Interest, and Memorandum of Lease shall be subject and subordinate to said GERE and to the rights created by and under said GERE insofar as the interests created under the Lease, including without limitation the Leasehold Interest, and Memorandum of Lease affect the Property identified in the GERE and as if for all purposes said GERE had been executed, delivered and recorded both prior to the execution and delivery of the Lease and prior to the execution, delivery and recordation of the Memorandum of Lease.

Chipotle hereby represents and warrants that it is a current and true party to the Lease and the Memorandum of Lease.

[End of text. Signature on next page.]

National Development 2310 Washington Street Newton Lower Falls, MA 02462

Lec Ld only

112 Commerce cray, wearing

Industri-Plex Superfund Site Subordination Agreement Page 2 of 2 Property Address: 112 Commerce Way Plan of Restricted Areas Lot IC-41

WITNESS the execution hereof under seal this 12th day of May 2009.

CHIPOTLE MEXICAN GRILL OF

COLORADO, LLÇ

By:

Name: Rex Jones

Title: Chief Development Officer

STATE OF COLORADO

On this 12Th day of MAN 2009, before me, the undersigned notary public, personally appeared the above-named Rex Jones, as Chief Development Officer of said Chipotle Mexican Grill of Colorado, LLC, proved to me through satisfactory evidence of identification, being [personally known] [driver's license], to be the person whose name is signed above, and acknowledged to me that he signed the foregoing voluntarily for its stated purpose on behalf of Chipotle Mexican Grill of Colorado, LLC.

Notary Public:

My Commission Expires:

[AFFIX NOTARY SEAL]

Upon recording, please return to:

Bureau of Waste Site Cleanup Department of Environmental Protection One Winter Street, 8th Floor Boston, MA 02108 ELAINE G. MORSE NOTARY PUBLIC STATE OF COLORADO

My Commission Expires 08/11/12

Attention: Industri-Plex Superfund Site Project Manager

Law Office of Joel A. Stein

17 Accord Park Drive Suite 106 Norwell, MA 02061 Telephone 781-878-5600 Facsimile 781-878-0500

Joel A. Stein istein@steintitle.com Victoria Q. Queeney vqueeney@steintitle.com Claudia A. Schmitt

May 11, 2009

Commonwealth of Massachusetts Acting by and through its Department of Environmental Protection One Winter Street, 8th Floor Boston, MA 02108

Attn: Industri-Plex Site Project Manager

RE: Grantor: 112 Commerce Way LLC

Property Description: Parcel One - Lot 31A shown on plan recorded with Middlesex County (Southern District) Registry of Deeds in Book 13080, Page 451.

Included within the bounds of said Lot 31A is registered Lot 34 shown on Land Court Plan No. 7312K.

Parcel Two – Parcel B Area = 11,267± S.F. on a plan recorded with

said Deeds as Plan No. 532 of 2008.

Industri-Plex Site Lot IC-41

Dear Sir or Madam:

I have examined the records of the Middlesex County (Southern District) Registry of Deeds ("Registry"), the Land Registration Office of the Middlesex County (Southern District) Registry District (the "Land Registration Office") and the relevant records of the Middlesex County (Southern District) Registry of Probate (the "Registry of Probate") with respect to the above-described premises (the "Property") (as further described in Schedule A hereto) from February 4, 1904 at Certificate of Title No. 775, as to the registered portion of locus and from November 20, 1936 at Book 6075, Page 382, as to the recorded portion of locus through the time of filing and recording a Grant of Environmental Restriction and Easement as Document No. 1499831 at 2:46 p.m. on May 6, 2009 as to the registered portion and through Book 52725, Page 46 at 3:57 p.m. on May 6, 2009 as to the recorded portion.

Immediately upon completion of our examination, I have caused to be recorded with said Deeds and filed with said Registry District a Grant of Environmental Restriction and Easement, dated March 5, 2009, (the "Grant") from the Grantor, as defined above, to the Commonwealth of Massachusetts, acting by and through its Department of Environmental Protection. The Grant was filed and recorded on May 6, 2009 as Document No. 1499831 at 2:46 p.m. on May 6, 2009 as to the registered side and in Book 52725, Page 46 at 3:57 p.m. on May 6, 2009 as to the recorded side.

I certify to the Commonwealth of Massachusetts acting by and through its Department of Environmental Protection, that based upon the above-described title examination, 112 Commerce Way LLC (the "Grantor") by virtue of a Deed from Resources For Responsible Site Management, Inc., Trustee of the Industri-Plex Site Interim Custodial Trust, dated June 27, 2008, recorded with said Deeds, Book 51384, Page 182 and by virtue of Certificate of Title No. 239741 and by virtue of a Deed from Pacer Headquarters, Inc., dated June 19, 2007, recorded with said Deeds, Book 49694, Page 4 and filed with said Registry District as Document No. 1447526 held good, clear, record title to the Property, free and clear of all matters of record, except as listed below.

I do not certify as to compliance and/or violations of applicable subdivision controls or planning board regulations; conservation commission and environmental control questions, if any; zoning, bankruptcy and creditors' rights; accuracy of descriptions of surveys; rights of parties in possession; mechanic liens; any matters which would be disclosed by an accurate and new survey and inspection of the Property; whether or not restrictions have been violated; disposition agreements of any Redevelopment Authority; pending federal liens not of record, usurious provisions, variable rates repayment or rewrite provisions of mortgages; Indian tribal land claims; errors or omissions in indexing at the Registry, Land Registration Office and Registry of Probate (including, without limitation, computer errors or omissions); unpaid taxes, municipal assessments or any other matters not of record at the Registry, Land Registration Office, or Registry of Probate or to subsequent owners of the Property. Liability is limited to matters appearing of record during the period of the examination, and only to the parties to whom this Certification is addressed. This Certification does not cover matters not of record arising under the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, 42 U.S.C. §9601, et seq., as amended ("CERCLA"), Chapter 963 Acts of 1973 (re: abandoned railroad beds) or provisions of Mass. Gen. Laws Ch. 21E (Massachusetts Superfund Statute). No liability is assumed for obtaining releases, discharges or any other instrument noted below.

ENUMBRANCES:

Parcel One

- 1. Construction Mortgage and Security Agreement from 112 Commerce Way LLC to Commerce Bank & Trust Company, dated as of June 28, 2007, in the original principal amount of \$13,850,000.00, recorded on June 29, 2007, in the Middlesex South Registry of Deeds in Book 49694, Page 100 and filed with the Middlesex South Land Court Registry District as Document No. 1447532; as affected by a First Amendment to Construction Mortgage, Security Agreement and Collateral Assignment of Leases and Rents, dated July 15, 2008, recorded with said Deeds, Book 51445, Page 263 and filed with said Registry District as Document No. 1477799.
- 2. Collateral Assignment of Leases and Rents from 112 Commerce Way LLC to Commerce Bank & Trust Company, dated as of June 28, 2007, recorded in Book 49694, Page 119, and filed as Document No. 1447533; as affected by a First Amendment to Construction Mortgage, Security Agreement and Collateral Assignment of Leases and Rents, dated July 15, 2008, recorded with said Deeds, Book 51445, Page 263 and filed with said Registry District as Document No. 1477799.
- 3. Conditions and restrictions relating to the use, repair and maintenance of rail switch and spur track, and rights of the grantor set forth in two grants of perpetual rights and easements, in common with others, to use, maintain and repair one railroad switch and one spur track, one given by Woburn Industrial Associates, Inc. to Charles Rosen and Samuel Rosen, Trustees of Retailers Realty Trust,

dated August 26, 1977, recorded in Book 13284, Page 406, and filed as Document No. 560990, and the other given by William F. D'Annolfo et al, Trustees of Mark-Phillip Trust to Charles Rosen and Samuel Rosen, Trustees of Retailers Realty Trust, dated August 31, 1977, and rerecorded in Book 13284, Page 402.

- 4. Notice and Covenants, dated May 4, 1989, recorded with said Deeds, Book 19838, Page 8 and filed with said Registry District as Document No. 799554. See also the Consent Decree, recorded with said Deeds, Book 19837, Page 476.
- 5. Notice and Covenants, recorded with said Deeds, Book 26580, Page 336.
- 6. Notice and Covenants, recorded with said Deeds, Book 26580, Page 342.
- 7. Provisions of a Buy Out Agreement, recorded with said Deeds, Book 28525, Page 219.
- 8. Grant of Easement to the City of Woburn, dated September 25, 2000, recorded with said Deeds, Book 31864, Page 151.
- 9. Landowner's Decision and Notice of Special Permit, dated November 22, 2007, recorded with said Deeds, Book 51263, Page 284, and filed with said Registry District as Document No. 1474345.
- 10. Landowner's Decision and Notice of Special Permit, dated November 22, 2007, recorded with said Deeds, Book 51263, Page 290, and filed with said Registry District as Document No. 1474346.
- 11. Landowner's Decision and Notice of Special Permit, dated May 29, 2008, recorded with said Deeds, Book 51263, Page 295, and filed with said Registry District as Document No. 1474347.
- 12. Landowner's Decision and Notice of Special Permit, dated May 29, 2008, recorded with said Deeds, Book 51263, Page 301, and filed with said Registry District as Document No. 1474348.
- 13. Agreement/Covenant, recorded with said Deeds, Book 51384, Page 282, and filed with said Registry District as Document No. 1477335.
- 14. Memorandum of Lease by and between 112 Commerce Way LLC as landlord and Petsmart Inc. as tenant, dated May 1, 2008, recorded with said Deeds Book 51755 Page 504 and filed with said Registry District as Document No. 1483875, as affected by Subordination, Non-Disturbance, and Attornment Agreement with Commerce Bank and Trust Company, dated July 31, 2008, recorded with said Deeds Book 51755 Page 513 and filed with said Registry District as Document No. 1483876.
- 15. Partial Waiver and Subordination of Lien by Cranshaw Construction of New England L.P., dated September 23, 2008, recorded with said Deeds Book 51755 Page 523 and filed with said Registry District as Document No. 1483877 (affects Notice of Contract, recorded at Book 51642 Page 466 and filed as Document No. 1481161.
- 16. Notice of Lease by and between 112 Commerce Way LLC, as Landlord, and Bob's Discount Furniture LLC, dated April 10, 2008, recorded with said Deeds, Book 51485, Page 165 and filed with

said Registry District as Document No. 1478550; as affected by Subordination, Non-Disturbance, and Attornment Agreement by and between Bob's Discount Furniture LLC as tenant, and Commerce Bank and Trust Company as lender, dated July 31, 2008, recorded with said Deeds, Book 51758, Page 587 and filed with said Registry District as Document No. 1483942.

- 17. Lien Bond by Maverick Construction Management Services, Inc., dated November 13, 2008, filed with said Registry District on December 19, 2008 as Document No. 1488693 and recorded with said Deeds on December 22, 2008 at Book 51996 Page 145.
- 18. Lien Bond by Novelle Iron Works, Inc., dated September 26, 2008, filed with said Registry District on December 19, 2008 as Document No. 1488694 and recorded with said Deeds on December 22, 2008 at Book 51996 Page 174.
- 19. Lien Bond by Sensible Systems Inc., dated October 16, 2008, filed with said Registry District as Document No. 1488721 (registered side only).
- 20. Lien Bond by Madajo Glass Inc., dated October 24, 2008, filed with said Registry District as Document No. 1488722 (registered side only).
- 21. Lien Bond by Electrical Dynamics, Inc., recorded with said Deeds, Book 52225, Page 206 and filed with said Registry district as Document No. 1492138.
- 22. Declaration of Interim Deed Restrictions, dated June 28, 2007, recorded with said Deeds, Book 49694, Page 14 and filed with said Registry District as Document No. 1447531.
- 23. Memorandum of Lease by and between 112 Commerce Way, as Landlord, and Chipotle Mexican Grill of Colorado, LLC, as Tenant, dated March 16, 2009, recorded with said Deeds, Book 52569, Page 123; as affected by Subordination, Non-Disturbance and Attornment Agreement, dated July 31, 2008, recorded with said Deeds, Book 52569, Page 133.
- 24. Lien Bond by Wallworks, LLC, dated October 9, 2008, recorded with said Deeds, Book 52676, Page 519.
- 25. NOTE: No rights are granted pursuant to the documents listed in Items 3, 7, 9, 10, 11, 12, 13, 14 (as to the Subordination, Non-Disturbance and Attornment Agreement referenced therein only), 16 (as to the Subordination, Non-Disturbance and Attornment Agreement referenced therein only), 17, 18, 19, 20, 21, 23 (as to the Subordination, Non-Disturbance and Attornment Agreement referenced therein only), and 24 that conflict with the rights to be granted under that certain Grant of Environmental Restriction and Easement from 112 Commerce Way LLC in the form attached thereto as Exhibit A (the "GERE").

Parcel Two

1. Construction Mortgage and Security Agreement from 112 Commerce Way LLC to Commerce Bank & Trust Company, dated as of June 28, 2007, in the original principal amount of \$13,850,000.00, recorded on June 29, 2007, in the Middlesex South Registry of Deeds in Book 49694, Page 100 and filed with the Middlesex South Land Court Registry District as Document No. 1447532; as affected by a First Amendment to Construction Mortgage, Security Agreement and

Collateral Assignment of Leases and Rents, dated July 15, 2008, recorded with said Deeds, Book 51445, Page 263 and filed with said Registry District as Document No. 1477799.

- 2. Collateral Assignment of Leases and Rents from 112 Commerce Way LLC to Commerce Bank & Trust Company, dated as of June 28, 2007, recorded in Book 49694, Page 119, and filed as Document No. 1447533; as affected by a First Amendment to Construction Mortgage, Security Agreement and Collateral Assignment of Leases and Rents, dated July 15, 2008, recorded with said Deeds, Book 51445, Page 263 and filed with said Registry District as Document No. 1477799.
- 3. Taking by the Town of Reading, dated September 27, 1976, recorded with said Deeds, Book 13078, Page 191.
- 4. Provisions of Buyout Agreement Among Settlers Under the Consent Decree recorded with said Deeds, Book 28525, Page 219, to the extent in force and applicable. NOTE: Said Agreement does not grant third parties the right to enter the premises pursuant to the exercise of any rights under said Agreement.
- 5. Landowner's Decision and Notice of Special Permit, dated May 29, 2008, recorded with said Deeds, Book 51263, Page 295, and filed with said Registry District as Document No. 1474347.
- 6. Landowner's Decision and Notice of Special Permit, dated May 29, 2008, recorded with said Deeds, Book 51263, Page 301, and filed with said Registry District as Document No. 1474348.
- 7. Memorandum of Lease by and between 112 Commerce Way LLC as landlord and Petsmart Inc. as tenant, dated May 1, 2008, recorded with said Deeds Book 51755 Page 504 and filed with said Registry District as Document No. 1483875, as affected by Subordination, Non-Disturbance, and Attornment Agreement with Commerce Bank and Trust Company, dated July 31, 2008, recorded with said Deeds Book 51755 Page 513 and filed with said Registry District as Document No. 1483876.
- 8. Partial Waiver and Subordination of Lien by Cranshaw Construction of New England L.P., dated September 23, 2008, recorded with said Deeds Book 51755 Page 523 and filed with said Registry District as Document No. 1483877 (affects Notice of Contract, recorded at Book 51642 Page 466 and filed as Document No. 1481161.
- 9. Lien Bond by Maverick Construction Management Services, Inc., dated November 13, 2008, filed with said Registry District on December 19, 2008 as Document No. 1488693 and recorded with said Deeds on December 22, 2008 at Book 51996 Page 145.
- 10. Lien Bond by Novelle Iron Works, Inc., dated September 26, 2008, filed with said Registry District on December 19, 2008 as Document No. 1488694 and recorded with said Deeds on December 22, 2008 at Book 51996 Page 174.
- 11. Lien Bond by Sensible Systems Inc., dated October 16, 2008, filed with said Registry District as Document No. 1488721 (registered side only).
- 12. Agreement of Release, Covenant Not to Sue and Indemnity, dated June 27, 2008, recorded with said Deeds, Book 51384, Page 289.

- 13. Lien Bond by Electrical Dynamics, Inc., recorded with said Deeds, Book 52225, Page 206 and filed with said Registry district as Document No. 1492138.
- 14. Reservations set forth in a deed of an abutting parcel to 112 Commerce Way LLC, dated June 27, 2008, recorded with said Deeds, Book 51384, Page 182.
- 15. Declaration of Restriction set forth in instrument recorded with said Deeds, Book 51384, Page 196.
- 16. Agreement/Covenant, recorded with said Deeds, Book 51384, Page 282, and filed with said Registry District as Document No. 1477335.
- 17. Lien Bond by Wallworks, LLC, dated October 9, 2008, recorded with said Deeds, Book 52676, Page 519.
- 18. NOTE: No rights are granted pursuant to the documents listed in Items 4, 5, 6, 7 (as to the Subordination, Non-Disturbance and Attornment Agreement referenced therein only), 9, 10, 11, 12, 13, 14, 16, and 17 that conflict with the rights to be granted under the GERE.

This Certification relies upon the plans identified and further described in the Schedule A attached hereto for the accuracy of the description of the premises subject to this Certification.

This certification is solely for your benefit in connection with the recordation/registration of the Grant against the Property. This Certification may not be furnished to any other person or entity or relied upon, in whole or in part, by you for any other matter, nor by any other person or entity in any manner without prior written consent of the undersigned.

Attachments:

Schedule A – Legal description of the Property Exhibit A – GERE

Very truly yours,

LAW OFFICE OF JOEL A. STEIN By:

Joel A. Stein, Esq.

Jola Steri

JAS/slh (SID)

SCHEDULE A

Parcel One

Lot 31A shown on a plan entitled "Plan of Land in Woburn, Mass." dated July 28, 1976 and revised through August 5, 1976 by Dana F. Perkins & Sons, Inc., Civil Engineers & Surveyors, recorded with said Deeds, Book 13080, Page 451.

Included within the boundary of said Lot 31A is registered Lot 34 shown on Land Court Plan No. 7312K, dated July 16, 1976 and August 6, 1976, a copy of which is filed with said Registry District with Certificate of Title No. 150320.

Together with an Easement (in common with others heretofore entitled and with others to whom like rights may be granted from time to time) for all purposes for which public or private ways may now or hereafter commonly be used in the City of Woburn over so much of Commerce Way as lies between said Lot 31A and Mishawum Road as shown on a plan dated August 23, 1971, and recorded in Book 12149, Page 504, and a plan dated July 24, 1972, and recorded in Book 12292, Page 415.

A portion of said Commerce Way is Registered Land and is shown as Lot 3 on a plan entitled "Plan of Land in Woburn, Mass." dated February 14, 1972 by Dana F. Perkins and Sons, Inc., and filed as Plan 15047C with Certificate of Title No. 128717 in Registration Book 773, Page 167 and is a part of the land covered by Certificate of Title No. 128717 in Registration Book 773, Page 167.

Together with a perpetual right and easement, in common with others, to maintain, use and repair one railroad switch and one spur track in the area shown on "Proposed Rail Easement, Area 24,991 square feet (Variable Width)" on a plan in Book 13284, Page 402 as set forth in two grants, one from William F. D'Annolfo et al, Trustees of Mark-Phillip Trust, to Charles Rosen and Samuel Rosen, Trustees of Retailers Realty Trust, dated August 31, 1977 and recorded with said Deeds in Book 13284, Page 402, and the other from Woburn Industrial Associates, Inc. to Charles Rosen and Samuel Rosen, Trustees of Retailers Realty Trust, dated August 26, 1977, recorded in Book 13284, Page 406 and registered as Document No. 560990.

Parcel Two

Parcel B Area = 11,267± S.F. on a plan entitled "Project: 112 Commerce Way, 30 Atlantic Avenue, Woburn, MA" and "Drawing Title: Approval Not Required" dated May 23, 2008 by Allen & Major Associates, Inc., recorded with Middlesex County (Southern District) Registry of Deeds as Plan No. 532 of 2008.



PMENT T: 617.527.9800 F: 617.965.7361 www.natdev.com

2310 Washington Street Newton Lower Falls

MA 02462

Missy Gorman
Legal Specialist
Disco Disc Numb

Direct Dial Number: (617) 559-5188
Fax Number: (617) 965-7361
E-Mail: mgorman@natdev.com

Web: www.natdev.com

May 12, 2009

VIA UPS DELIVERY

PETSMART, Inc. 19601 N. 27th Avenue Phoenix, AZ 85027

Attn: Associate General Counsel, Real Estate

Re: Shopping Center Lease Agreement dated May 1, 2008 (the "Lease") by and between 112

Commerce Way LLC, as Landlord and PETSMART, Inc., as Tenant for premises located

at 112 Commerce Way, Woburn, Massachusetts (the "Property")

Dear Sir/Madam:

Enclosed for your records, please find a copy of the Grant of Environmental Restriction and Easement ("GERE") which affects the Property. The GERE has been recorded in the Middlesex South District Registry of Deeds ("Registry") in Book 52725, Page 46 and filed with the Middlesex South Registry District of the Land Court ("Land Court") as Document No. 1499831 (copies of each front page with recording and filing information have been provided for your records). Pursuant to Section 1.2 of the Lease, the Lease is subject and subordinate to the recorded/filed GERE.

Should you have any questions concerning the enclosed, please do not hesitate to call me at (617) 559-5188. Thank you.

 $M \wedge \Delta$

Legal Specialist

Enclosure

cc:

PETSMART, Inc.

19601 N. 27th Avenue Phoenix, AZ 85027

Director of Property Management

PETSMART, Inc. 19601 N. 27th Avenue Phoenix, AZ 85027

Attn: Vice President, Construction

' \/Address	Shipment Detai	I	Options		eference Rate narges	
Ship To: Assoc General Counsel, Real E Petsmart, Inc. 19601 N. 27th Avenue PHOENIX AZ 85027 Ship From: Missy Gorman NATIONAL DEVELOPMENT 2310 WASHINGTON STREET NEWTON MA 02462-1449	Total Packages: Hundredweight: Billable Wt.: Billing Option:	Total Packages: 1 Hundredweight: No Billable Wt.: LTR		ge: \$	14.66	
	Tracking No.: Package Type: Trx Ref No.:	1ZA6432R0251735356 UPS Letter 112 Commerce Way Woburn	Shipper Amt: 1 UPS Total Charge*:	\$ \$	14.66 14.66	
Summary Totals:						
Shipment Option Shpts	kgs Ref Charges		Billing Option Shp	ts Pkgs	Ref Charges	
Package Option	kgs Ref Charges		Prepaid TOTAL CHARGES*	i I	\$ 14.66 \$ 14.66	
			1 Shipment(s) 1 Package(s)			

^{*} Fuel Surcharge Included

UPS Account No.: A6432R Sorted By:Order of Shipment

' /Address	Shipment Detail		Options		erence Rate rges
Ship To: Attn: Director of Property Mgmnt Petsmart, Inc. 19601 N. 27th Avenue PHOENIX AZ 85027	Service Type: Total Packages: Hundredweight: Billable Wt.; Billing Option:	UPS 2ND DAY AIR 1 No LTR Prepaid	Shipment Service Charge:	\$	14.66
Ship From: Missy Gorman NATIONAL DEVELOPMENT 2310 WASHINGTON STREET NEWTON MA 02462-1449	Package Ref No.1:	112 Commerce Way Woburn			
	Tracking No.: Package Type: Trx Ref No.:	1ZA6432R0250540166 UPS Letter 112 Commerce Way Woburn	Shipper Amt: UPS Total Charge*:	\$ \$	14.66 14.66

Shipment Option Shpts Pkgs Ref Charges **Billing Option** Shpts Prepaid Package Option Pkgs Ref Charges

Pkgs Ref Charges \$ 14.66 **TOTAL CHARGES*** 14.66

^{*} Fuel Surcharge Included

' /Address	Shipment Detail		Opțions	Reference Rate Charges	
Ship To: Attn: Vice President, Construction Petsmart, Inc. 19601 N. 27th Avenue PHOENIX AZ 85027 Ship From: Missy Gorman NATIONAL DEVELOPMENT 2310 WASHINGTON STREET NEWTON MA 02462-1449	Service Type: Total Packages: Hundredweight: Billable Wt.: Billing Option: Package Ref No.1:	UPS 2ND DAY AIR 1 No LTR Prepaid 112 Commerce Way Wobum	Shipment Service Charge:	\$	14.66
	Tracking No.: Package Type: Trx Ref No.:	1ZA6432R0250339170 UPS Letter 112 Commerce Way Woburn	Shipper Amt: UPS Total Charge*:	\$	14.66 14.66

Summary Totals:

Shipment Option Package Option

Shpts Pkgs Ref Charges

Pkgs Ref Charges

Shpts

Billing Option

Pkgs Ref Charges 1 \$ 14.66

Prepaid **TOTAL CHARGES*** \$ 14.66

^{*} Fuel Surcharge Included

Close Window



Tracking Summary

Tracking Numbers

Tracking Number:

1Z A64 32R 02 5173 535 6

Type: Status: Package **Delivered**

Delivered On:

05/14/2009 9:36 A.M.

Delivered To:

PHOENIX, AZ, US

Signed By:

KELTON

Service:

2ND DAY AIR

Tracking Number:

1Z A64 32R 02 5054 016 6

Type: Status:

Package **Delivered**05/14/2009

Delivered On:

9:36 A.M.

Delivered To:

PHOENIX, AZ, US

Signed By:

KELTON

Service:

2ND DAY AIR

Tracking Number:

1Z A64 32R 02 5033 917 0

Type: Status: Package **Delivered**

Delivered On:

05/14/2009 9:36 A.M.

Delivered To:

PHOENIX, AZ, US

Signed By:

KELTON

Service:

2ND DAY AIR

Tracking results provided by UPS: 05/14/2009 2:32 P.M. ET

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2310 Washington Street Newton Lower Falls MA 02462 Missy Gorman Legal Specialist

Direct Dial Number: (617) 559-5188
Fax Number: (617) 965-7361
E-Mail: mgorman@natdev.com

Web: www.natdev.com

May 12, 2009

VIA UPS DELIVERY

Chipotle Mexican Grill of Colorado, LLC 1543 Wazee Street, Suite 200 Denver, Colorado 80202

Attn: Real Estate Legal Department

Re:

Lease dated April 28, 2008 by and between 112 Commerce Way LLC, as Landlord and Chipotle Mexican Grill of Colorado, LLC, as Tenant for premises located at 112 Commerce Way, Woburn, Massachusetts (the "Property") as amended by Amendment to lease dated October 14, 2008 (together the "Lease")

Dear Sir/Madam:

Enclosed for your records, please find a copy of the Grant of Environmental Restriction and Easement ("GERE") which affects the Property. The GERE has been recorded in the Middlesex South District Registry of Deeds ("Registry") in Book 52725, Page 46 and filed with the Middlesex South Registry District of the Land Court ("Land Court") as Document No. 1499831 (copies of each front page with recording and filing information have been provided for your records). Pursuant to Section 1.4 of the Lease, the Lease is subject and subordinate to the recorded/filed GERE.

Should you have any questions concerning the enclosed, please do not hesitate to call me at (617) 559-5188. Thank you.

incerely,

Legal Specialis

Enclosure

cc:

Messner & Reeves, LLC

1430 Wynkoop Street, Suite 400

Denver, Colorado 80202

Attn: David A. Reeves, Esquire

National Development SHIPMENT RECEIPT 05/12/09 02:53 PM

UPS Account No.: A6432R Sorted By:Order of Shipment

/Address	Shipment Detail		Options		ference Rate arges	
Ship To: Real Estate Legal Department Chipotle Mexican Grill of Colorado, 1543 Wazee Street, Suite 200 DENVER CO 80202 Ship From: Missy Gorman NATIONAL DEVELOPMENT 2310 WASHINGTON STREET NEWTON MA 02462-1449	Service Type: Total Packages: Hundredweight: Billable Wt.: Billing Option: Package Ref No.1:	UPS 2ND DAY AIR 1 No LTR Prepaid 112 Commerce Way Woburn	Shipment Service Charge:	\$	14.15	
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Package Option Pkgs	Ref Charges		TOTAL CHARGES*	•	\$ 14.15	
			1 Shipment(s) 1 Package(s)			

^{*} Fuel Surcharge Included

National Development SHIPMENT RECEIPT 05/12/09 02:52 PM

UPS Account No.: A6432R Sorted By:Order of Shipment

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Ship To: David a. Reeves, Esq. Messner & Reeves, LLC 1430 Wynkoop Street, Suite 400 DENVER CO 80202 Ship From: Missy Gorman NATIONAL DEVELOPMENT 2310 WASHINGTON STREET NEWTON MA 02462-1449		Service Type: UPS 2ND DAY AIR Total Packages: 1 Hundredweight: No Billable Wt.: LTR Billing Option: Prepaid Package Ref No.1: 112 Commerce Way Woburn		Shipment Service Charge:	\$ 14.15		
		Tracking No.: Package Type: Trx Ref No.:	1ZA6432R0249932334 UPS Letter 112 Commerce Way Woburn	Shipper Amt: UPS Total Charge*:	\$ \$	14.15 14.15	
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Package Option	Pkgs	Ref Charges		Prepaid 1 TOTAL CHARGES*	•	\$ 14.15 \$ 14.15	
				1 Shipment(s) 1 Package(s)			

^{*} Fuel Surcharge Included

⊠Close Window



Tracking Summary

Tracking Numbers

Tracking Number:

1Z A64 32R 02 4916 074 9

Type:

Package

Status:

In Transit

Sched. Delivery:

05/14/2009

Shipped To:

DENVER, CO, US

Service:

2ND DAY AIR

Tracking Number:

1Z A64 32R 02 4993 233 4

Type:

Package

Status:

Exception - On Time

Sched. Delivery:

05/14/2009

Shipped To:

DENVER, CO, US

Service:

2ND DAY AIR

Your package is on time with a scheduled delivery date of 05/14/2009.

Tracking results provided by UPS: 05/14/2009 2:34 P.M. ET

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2310
Washington
Street

Missy Gorman
Legal Specialist
Direct Dial Number: (617) 559-5188
Fax Number: (617) 965-7361
E-Mail: mgorman@natdev.com
Web: www.natdev.com

May 12, 2009

VIA UPS DELIVERY

Bob's Discount Furniture, LLC 428 Tolland Turnpike Manchester, CT 06042 Attn: Edmond J. English, CEO

Re:

Lower Falls MA 02462

Lease dated April 10, 2008 (the "Lease") by and between 112 Commerce Way LLC, as Landlord and Bob's Discount Furniture, LLC, as Tenant for premises located at 112 Commerce Way, Woburn, Massachusetts (the "Property")

Dear Sir/Madam:

Enclosed for your records, please find a copy of the Grant of Environmental Restriction and Easement ("GERE") which affects the Property. The GERE has been recorded in the Middlesex South District Registry of Deeds ("Registry") in Book 52725, Page 46 and filed with the Middlesex South Registry District of the Land Court ("Land Court") as Document No. 1499831 (copies of each front page with recording and filing information have been provided for your records). Pursuant to Section 2.3 of the Lease, the Lease is subject and subordinate to the recorded/filed GERE.

Should you have any questions concerning the enclosed, please do not hesitate to call me at (617) 559-5188. Thank you.

Legal Specialist

Enclosure

cc:

Bob's Discount Furniture, LLC 428 Tolland Turkpike Manchester, CT 06042 Attn: Tom Gillespie

P. Michael Margolis, Esq. c/o Butler, Norris & Gold 254 Prospect Avenue Hartford, CT 06106

National Development SHIPMENT RECEIPT 05/12/09 02:55 PM

UPS Account No.: A6432R Sorted By:Order of Shipment

√Address	Shipment Detail	Service Type: UPS 2ND DAY AIR Total Packages: 1 Hundredweight: No Billable Wt.: LTR Billing Option: Prepaid Package Ref No.1: 112 Commerce Way Woburn			Reference Rate Charges	
Ship To: Edmond J. English, O Bob's Discount Furniture, LLC 428 Tolland Turnpike MANCHESTER CT 06042 Ship From: Missy Gorman NATIONAL DEVELOPMENT 2310 WASHINGTON STREET NEWTON MA 02462-1449	Total Packages: Hundredweight: Billable Wt.: Billing Option:			\$	10.12	
	Tracking No.: Package Type: Trx Ref No.:	1ZA6432R0250376380 UPS Letter 112 Commerce Way Woburn	Shipper Amt: UPS Total Charge*:	\$	10.12 10.12	
Summary Totals:				_		
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Package Option	Pkgs Ref Charges		TOTAL CHARGES*	'	\$ 10.12	

^{*} Fuel Surcharge Included

National Development SHIPMENT RECEIPT 05/12/09 02:55 PM

UPS Account No.: A6432R Sorted By:Order of Shipment

/ /Address	Shipment Detail		Options	Reference Rate Charges	
Ship To: Attn: Tom Gillespie Bob's Discount Furniture, LLC 428 Tolland Tumpike MANCHESTER CT 06042 Ship From: Missy Gorman NATIONAL DEVELOPMENT 2310 WASHINGTON STREET NEWTON MA 02462-1449	Service Type: Total Packages: Hundredweight: Billable Wt.; Billing Option: Package Ref No.1:	UPS 2ND DAY AIR 1 No LTR Prepaid 112 Commerce Way Woburn	Shipment Service Charge:	\$	10.12
	Tracking No.: Package Type: Trx Ref No.:	1ZA6432R0250975796 UPS Letter 112 Commerce Way Woburn	Shipper Amt: UPS Total Charge*:	\$	10.12 10.12

Summary Totals:

Billing Option Prepaid TOTAL CHARGES* Pkgs Ref Charges 1 \$ 10.12 Shpts Pkgs Ref Charges Shpts **Shipment Option** Package Option Pkgs Ref Charges 10.12

^{*} Fuel Surcharge Included

National Development SHIPMENT RECEIPT 05/12/09 02:56 PM

UPS Account No.: A6432R Sorted By:Order of Shipment

P ³ /Address	Shipment Detail		Options	Reference Rate Charges	
Ship To: P. Michael Margolis, Esq. Butler, Norris & Gold 254 Prospect Avenue HARTFORD CT 06106	Service Type: Total Packages: Hundredweight: Billable Wt.: Billing Option:	UPS 2ND DAY AIR Shipment Service Charge: 1 No LTR Prepaid		\$	10.12
Ship From: Missy Gorman NATIONAL DEVELOPMENT 2310 WASHINGTON STREET NEWTON MA 02462-1449	Package Ref No.1:	112 Commerce Way Woburn			
	Tracking No.: Package Type: Trx Ref No.:	1ZA6432R0251141407 UPS Letter 112 Commerce Way Woburn	Shipper Amt: UPS Total Charge*:	\$ \$	10.12 10.12

Summary Totals:

Shipment Option Shpts Pkgs Ref Charges Billing Option
Prepaid
Package Option Pkgs Ref Charges TOTAL CHARGES*

Billing OptionShptsPkgsRef ChargesPrepaid11\$ 10.12TOTAL CHARGES*\$ 10.12

^{*} Fuel Surcharge Included

Close Window



Tracking Summary

Tracking Numbers

Tracking Number:

1Z A64 32R 02 5037 638 0

Type:

Package

Status:

Delivered 05/13/2009

Delivered On:

12:05 P.M.

Delivered To:

MANCHESTER, CT, US

Signed By:

RUIZ

Service:

2ND DAY AIR

Tracking Number:

1Z A64 32R 02 5097 579 6

Type:

Package

Status: Delivered On: **Delivered** 05/13/2009

12:05 P.M.

Delivered To:

MANCHESTER, CT, US

Signed By:

RUIZ

Service:

2ND DAY AIR

Tracking Number:

1Z A64 32R 02 5114 140 7

Type:

Package **Delivered**

Status:

05/13/2009

Delivered On:

9:56 A.M.

Delivered To:

HARTFORD, CT, US

Signed By:

LAROSA

Service:

2ND DAY AIR

Tracking results provided by UPS: 05/14/2009 2:33 P.M. ET

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CERTIFICATION

The undersigned, 112 COMMERCE WAY LLC, is a Massachusetts limited liability company, having an address of 2310 Washington Street, Newton Lower Falls, Middlesex County, Massachusetts 02462. The MASSACHUSETTS DEPARTMENT OF ENVIRONMENTAL PROTECTION ("MassDEP") is a duly constituted agency organized under the laws of the Commonwealth of Massachusetts, having its principal office at One Winter Street, Boston, Massachusetts 02108.

The undersigned is the owner in fee simple of those certain parcels of land located in the City of Woburn, Middlesex County, Massachusetts, with the buildings and improvements thereon, known and/or numbered as 112 Commerce Way, which are more particularly bounded and described in **Exhibit A**, attached hereto and made a part hereof.

The undersigned does hereby certify to MassDEP as follows:

- 1. The provisions set forth on **Exhibit B** attached hereto and incorporated herein (collectively, the "Lease Provisions", and individually, a "Lease Provision") from the leases listed below (hereinafter collectively, the "Leases", and individually, a "Lease"), all of which affect the property at 112 Commerce Way, Woburn, Massachusetts (the "Property"), are true, complete, and correct copies of such provisions in the Leases:
 - (a) Retail Lease dated April 10, 2008 by and between 112 Commerce Way LLC, a Massachusetts limited liability company, as Landlord and Bob's Discount Furniture, LLC, a Massachusetts limited liability company, as Tenant (the "Bob's Lease"), notice of which is recorded in the form of a Notice of Lease in the Middlesex South District Registry of Deeds (the "Registry") in Book 51485, Page 165, and filed with the Middlesex South Registry District of the Land Court (the "Land Court") as Document No. 1478550.
 - (b) Ground Lease dated April 28, 2008 by and between 112 Commerce Way LLC, a Massachusetts limited liability company, as Landlord, and Chipotle Mexican Grill of Colorado, LLC, a Colorado limited liability company, as Tenant, as amended by Amendment to Lease dated October 14, 2008 (the "Chipotle Lease"), notice of which is recorded in the form of a Memorandum of Lease in the Registry in Book 52569, Page 123.
 - (c) Shopping Center Lease Agreement dated May 1, 2008 by and between 112 Commerce Way LLC, a Massachusetts limited liability company, as Landlord and PetSmart, Inc., a Delaware corporation, as Tenant, notice of which is recorded in the form of a Memorandum of Lease in the Registry in Book 51755, Page 504, and filed with the Land Court as Document No. 1483875.
- 2. Bob's Discount Furniture LLC, the tenant under the Bob's Lease, is an "Interior Space Tenant" as defined in the joint Approval Letter dated June 25, 2007 (the "Joint Approval Letter") of the MassDEP and the United States Environmental Protection Agency (the "EPA"), and recorded as an attachment to the Declaration of Interim Deed Restriction dated June 28, 2007 and recorded in the Registry in Book 49694, Page 14.
- 3. PetSmart, Inc, the tenant under the Petsmart Lease, is an "Interior Space Tenant" as defined in the Joint Approval Letter.

- 4. Chipotle Mexican Grill of Colorado, LLC, the tenant under the Chipotle Lease, is not an "Interior Space Tenant" as defined in the Joint Approval Letter.
- 5. Each Lease Provision requires the applicable tenant to accept its Lease subject and subordinate to any Grant of Environmental Restriction and Easement subsequently arising upon the Property, and therefore the effect of each Lease Provision is that each tenant has accepted its Lease subject and subordinate to the Grant of Environmental Restriction and Easement granted by 112 Commerce Way LLC to the MassDEP dated March 5, 2009, recorded in the Registry in Book 52725, Page 46, and filed in the Land Court as Document No. 1499831 (the "GERE"), as if for all purposes the GERE had been executed, delivered recorded and filed prior to the execution, delivery and recordation and/or registration of the applicable Lease.
- 6. None of the Leases contain any provisions that conflict with the effect of the Lease Provision in such Lease that each tenant has accepted its Lease subject and subordinate to the GERE, as described in Section 5 above.
- 7. On May 14, 2009, the undersigned delivered to each of the tenants under the Leases a copy of the GERE as recorded in the Registry and filed in the Land Court, such delivery having been made in accordance with the notice requirements of each respective Lease, and with proof of delivery thereof.

Executed under seal as of the 14th day of May, 2009.

112 COMMERCE WAY LLC

By: NDNE Real Estate, Inc., its Manager

Name: Stephen A. Kinsella

Title: Treasurer

W:\Legal\Geoff\112 Commerce Way\Certification (Lease Provisions)(FINAL).doc

EXHIBIT A

The land with the buildings thereon situated in Woburn, in the County of Middlesex, Commonwealth of Massachusetts, bounded and described as follows:

PARCEL I:

A certain parcel of land in Woburn, Middlesex County, Massachusetts, situated on the southwesterly side of Commerce Way, shown as Lot 31A on a plan entitled "Plan of Land in Woburn, Mass." dated July 28, 1976, by Dana F. Perkins and Sons, Inc., and recorded with Middlesex South District Deeds as Plan No. 1189 of 1976 in Book 13080 at Page 451, which parcel is bounded and described as follows:

NORTHEASTERLY	by the southwesterly sideline of Commerce Way by two bounds together measuring 303.41 feet;
SOUTHEASTERLY	by land now or formerly of Mark-Phillip Trust, 749.95 feet;
SOUTHWESTERLY	by land now or formerly of Mark- Phillip Trust, 300 feet; and
NORTHWESTERLY	by land now or formerly of Mark-Phillip Trust and by Lot 33, 705.06 feet.

Containing, according to said plan, 5 acres.

PARCEL II:

A certain parcel of land situated on the westerly side of Commerce Way in the City of Woburn, County of Middlesex, Commonwealth of Massachusetts, shown as "Parcel B Area = 11,267+ S.F." on a plan (the "Plan") entitled "Project: 112 Commerce Way, 30 Atlantic Avenue, Woburn, MA" and "Drawing Title: Approval Not Required", dated May 23, 2008, as revised through revision 1 dated June 10, 2008, prepared by Allen & Major Associates, Inc., and recorded on June 30, 2008 in the Middlesex South District Registry of Deeds as Plan No. 532 of 2008, and more particularly bounded and described as follows:

The point of beginning being an iron rod at the northwesterly most corner of the parcel described hereinafter; thence

S35°18'00"E Fifteen and Twenty Hundredths Feet (15.20') by the southwesterly sideline of Commerce Way to a point as shown on the Plan; thence;

S64°01'54"W Seven Hundred Fifty-Two and Forty-One Hundredths Feet (752.41') by land now or formerly MetroNorth Business Center LLC to a point as shown on the Plan; thence

N25°58'06'W Fifteen and No Hundredths Feet (15.00') by land of now or formerly Resources for Responsible Site Management to an iron rod; thence

N64°01'54"E Seven Hundred Forty-Nine and Ninety-Five Hundredths Feet (749.95') by land of now or formerly 112 Commerce Way LLC to the point of beginning.

The above described parcel contains an area of 11,267 square feet of land more or less.

REGISTERED LAND

A portion of said Lot 31A is registered land and is shown as Lot 34 on a plan entitled "Subdivision Plan of Land in Woburn", dated August 6, 1976, by Dana F. Perkins and Sons, Inc., and filed with the Engineering Office of the Land Court in Boston, Massachusetts as Plan No. 7312K, said registered land being bounded and described according to said plan as follows:

SOUTHEASTERLY by lot 31A by three bounds together

measuring 347.20 feet;

SOUTHWESTERLY by land now or formerly of Mark-

Phillip Trust, 194.54 feet; and

NORTHWESTERLY by land now or formerly of Mark-

Phillip Trust, 287.51 feet.

See Certificate of Title No. 239741

EXHIBIT B

(See attached)

Section 2.3 Buvironmental Grants. Notwithstanding anything set forth herein to the contrary, Tenant accepts this Lease subject and subordinate: (i) to that certain Declaration of Interim Deed Restriction in favor of the United States Environmental Protection Agency ("USEPA") and the Massachusetts Department of Environmental Protection ("MassDEP") dated June 28, 2007 and recorded in the Middlesex South District Registry of Deeds at Book 49694, Page 14, and filed in the Middlesex South Registry District of the Land Court as Document No. 1447531 (the "Declaration"); (ii) to any Grant of Bovironmental Restriction and Resement, Grant of Interim Environmental Restriction and Basement, or other environmental deed restriction presently existing. or hereafter arising upon the Property, and (hi) to any renewals, modifications and extensions of an instrument referred to in (i) or (ii), preceding. The foregoing sentence shall be self-operative and no further instrument of subordination shall be required. The Declaration and the documents referred to in subsections (ii) and (iii) above shall be collectively referred to as the "Ravironmental Grants". Landlord represents and warrants to Tenant throughout the term of the Lease that no part of the Shopping Center is "Class D Land" as mentioned in the Grant of Environmental Restriction and Basement (Exhibit C) of the Declaration of Interim Deed Restriction granted to Landlord by the U.S. Environmental Protection Agency's Approval Letter dated June 25, 2007.

(b) Chipotle Mexican Grill

Section 1.4. Payironmental Grants and Declaration. Notwithstanding anything set forth herein to the contrary, Tenant accepts this Lease subject and subordinate: (i) to that certain Declaration of Interim Deed Restriction in favor of the United States Environmental Protection Agency ("USEPA") and the Massachusetts Department of Environmental Protection

("MassDEP") dated June 28, 2007 and recorded in the Middlesex South District Registry of Deeds at Book 49694, Page 14, and filed in the Middlesex South Registry District of the Land Court as Document No. 1447531 (the "Declaration"); (ii) to any Grant of Environmental Restriction and Easement, Grant of Interim Environmental Restriction and Easement, or other environmental deed restriction presently existing or hereafter arising upon the Property, and (iii) to any renewals, modifications and extensions of an instrument referred to in (i) or (ii), preceding. The foregoing sentence shall be self-operative and no further instrument of subordination shall be required. The Declaration and the documents referred to in subsections (ii) and (iii) above shall be collectively referred to as the Environmental Grants.

Environmental Grants. Notwithstanding anything set forth herein to the contrary, Tenant accepts this Lease subject and subordinate; (i) to that certain Declaration of Interim Deed Restriction in favor of the United States Environmental Protection Agency ("USEPA") and the Massachusetts Department of Environmental Protection ("MassDEP") dated June 28, 2007 and recorded in the Middlesex South District Registry of Deeds at Book 49694, Page 14, and filed in the Middlesex South Registry District of the Land Court as Document No. 1447531 (the "Declaration"); (ii) to any Grant of Environmental Restriction and Easement, Grant of Interim Environmental Restriction and Easement, or other environmental deed restriction presently existing or hereafter arising upon the Property, and (iii) to any renewals, modifications and extensions of an instrument referred to in (i) or (ii), preceding. The foregoing sentence shall be self-operative and no further instrument of subordination shall be required. The Declaration and the documents referred to in subsections (ii) and (iii) above shall be collectively referred to as the "Bayironmental Grants". Landlord represents and warrants to Tenant throughout the term of the Lease that no part of the Shopping Center is "Class D Land" as mentioned in the Grant of Environmental Restriction and Basement (Exhibit C) of the Declaration of Interim Deed Restriction granted to Landlord by the U.S. Environmental Protection Agency's Approval Letter dated June 25, 2007.



PMENT T: 617.527.9800 F: 617.965.7361 www.natdev.com

2310 Washington Street Newton Lower Falls MA 02462 Missy Gorman Legal Specialist

Direct Dial Number: (617) 559-5188 Fax Number: (617) 965-7361 E-Mail: mgorman@natdev.com

Web: www.natdev.com

May 12, 2009

VIA UPS DELIVERY

Mayor Thomas L. McLaughlin City of Woburn/City Hall 10 Common Street Woburn, Massachusetts 01801

Re:

112 Commerce Way, Woburn, Massachusetts (the "Property")

112 Commerce Way LLC (the "Property Owner")

Dear Mayor McLaughlin:

Enclosed for your records, please find a copy of the Grant of Environmental Restriction and Easement relating to the above referenced Property granted in favor of the Massachusetts Department of Environmental Protection which has been recorded in the Middlesex South District Registry of Deeds ("Registry") in Book 52725, Page 46 and filed with the Middlesex South Registry District of the Land Court ("Land Court") as Document No. 1499831 (copies of each front page with recording and filing information have been provided for your records).

Should you have any questions concerning the enclosed, please do not hesitate to call me at (617) 559-5188. Thank you.

Sincerely.

Legal Specialist

Enclosure

National Development SHIPMENT RECEIPT 05/12/09 05:16 PM

UPS Account No.: A6432R Sorted By:Order of Shipment

Address	Shipment [Detail	Options	Reference Rate Charges	
Ship To: Mayor Thomas.L. McLar City of Woburn 10 Common Street City Hall - Mayor's Office WOBURN MA 01801 Ship From: Missy Gorman NATIONAL DEVELOPMENT 2310 WASHINGTON STREET NEWTON MA 02462-1449	Total Packa Hundredwei Billable Wt.: Billing Optio	ges: 1 ight: No LTR	Shipment Service Charge:	\$ 10.12	
	Tracking No Package Ty Trx Ref No.	pe: UPS Letter	Shipper Amt: The UPS Total Charge*:	\$ 10.12 \$ 10.12	
Summary Totals:					
Shipment Option Shpts	Pkgs Ref Charges	3	Billing Option Shpts Prepaid 1	Pkgs Ref Charges 1 \$ 10.12	
Package Option	Pkgs Ref Charges	•	TOTAL CHARGES*	\$ 10.12	
			1 Shipment(s) 1 Package(s)		

^{*} Fuel Surcharge Included

⊠Close Window



Tracking Detail

Your package has been delivered.

Tracking Number:

1Z A64 32R 02 4949 027 7

Type:

Package

Status:

Delivered

Delivered On:

05/13/2009 10:28 A.M.

Signed By:

SUSAN

Location:

RECEIVER

Delivered To:

WOBURN, MA, US

Service:

2ND DAY AIR

Package Progress

Location	Date	Local Time	Description
CHELMSFORD, MA, US	05/13/2009	10:28 A.M.	DELIVERY
	05/13/2009	2:00 A.M.	OUT FOR DELIVERY
	05/13/2009	1:02 A.M.	DESTINATION SCAN
CHELMSFORD, MA, US	05/12/2009	11:38 P.M.	ARRIVAL SCAN
WATERTOWN, MA, US	05/12/2009	10:43 P.M.	DEPARTURE SCAN
	05/12/2009	8:34 P.M.	ORIGIN SCAN

Tracking results provided by UPS: 05/13/2009 10:54 A.M. ET

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Missy Gorman
Legal Specialist
Direct Dial Num
Street

Missy Gorman
Legal Specialist
Direct Dial Num
Fax Number: (6

Direct Dial Number: (617) 559-5188
Fax Number: (617) 965-7361
E-Mail: mgorman@natdev.com
Web: www.natdev.com

May 12, 2009

VIA UPS DELIVERY

Woburn City Hall

Attn: Jack Fralick, Director of the Board of Health

10 Common Street

Woburn, Massachusetts 01801

Re:

Newton Lower Falls MA 02462

112 Commerce Way, Woburn, Massachusetts (the "Property")

112 Commerce Way LLC (the "Property Owner")

Dear Mr. Fralick:

Enclosed for your records, please find a copy of the Grant of Environmental Restriction and Easement relating to the above referenced Property granted in favor of the Massachusetts Department of Environmental Protection which has been recorded in the Middlesex South District Registry of Deeds ("Registry") in Book 52725, Page 46 and filed with the Middlesex South Registry District of the Land Court ("Land Court") as Document No. 1499831 (copies of each front page with recording and filing information have been provided for your records).

Should you have any questions concerning the enclosed, please do not hesitate to call me at (617) 559-5188. Thank you.

Legal Specialist

Enclosure

National Development SHIPMENT RECEIPT 05/12/09 05:15 PM

UPS Account No.: A6432R Sorted By:Order of Shipment

'Address	Shipment Detail		Options	Reference Rate Charges
Ship To: Jack Fralick, Director of the BOH Woburn City Hall 10 Common Street WOBURN MA 01801 Ship From: Missy Gorman NATIONAL DEVELOPMENT 2310 WASHINGTON STREET NEWTON MA 02462-1449	Service Type: Total Packages: Hundredweight: Billable Wit: Billing Option: Package Ref No.1:	UPS 2ND DAY AIR 1 No LTR Prepaid 112 Commerce Way	Shipment Service Charge:	\$ 10.12
	Tracking No.: Package Type: Trx Ref No.:	1ZA6432R0250802454 UPS Letter 112 Commerce Way	Shipper Amt: UPS Total Charge*:	\$ 10.12 \$ 10.12
Summary Totals:				
Shipment Option Shpts Pkgs	Ref Charges		Billing Option Shpts Prepaid 1	Pkgs Ref Charges 1 \$ 10.12
Package Option Pkgs	Ref Charges		TOTAL CHARGES*	\$ 10.12
			1 Shipment(s) 1 Package(s)	

^{*} Fuel Surcharge Included

Close Window



Tracking Summary

Tracking Numbers

Tracking Number:

1Z A64 32R 02 5080 245 4

Type:

Package

Status:

Delivered

Delivered On:

05/13/2009 10:27 A.M.

Delivered To:

WOBURN, MA, US

Signed By:

LORE

Service:

2ND DAY AIR

Tracking results provided by UPS: 05/13/2009 10:51 A.M. ET

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2310 Washington Street Newton Lower Falls MA 02462 Missy Gorman
Legal Specialist
Direct Dial Number: (617) 559-5188
Fax Number: (617) 965-7361
E-Mail: mgorman@natdev.com
Web: www.natdev.com

May 12, 2009

VIA UPS DELIVERY

Woburn City Hall

Attn: Edmond Tarallo, Director of the Planning Board

10 Common Street

Woburn, Massachusetts 01801

Re:

112 Commerce Way, Woburn, Massachusetts (the "Property")

112 Commerce Way LLC (the "Property Owner")

Dear Mr. Tarallo:

Enclosed for your records, please find a copy of the Grant of Environmental Restriction and Easement relating to the above referenced Property granted in favor of the Massachusetts Department of Environmental Protection which has been recorded in the Middlesex South District Registry of Deeds ("Registry") in Book 52725, Page 46 and filed with the Middlesex South Registry District of the Land Court ("Land Court") as Document No. 1499831 (copies of each front page with recording and filing information have been provided for your records).

Should you have any questions concerning the enclosed, please do not hesitate to call me at (617) 559-5188. Thank you.

Legal Specialist

Enclosure

incerely.

National Development SHIPMENT RECEIPT 05/12/09 05:16 PM

UPS Account No.: A6432R Sorted By:Order of Shipment

Address /	Shipment Detail		Options		ference Rate arges
Ship To: Edmond Tarallo, Planning Board City of Woburn 10 Common Street City Hall WOBURN MA 01801 Ship From: Missy Gorman NATIONAL DEVELOPMENT 2310 WASHINGTON STREET NEWTON MA 02462-1449	Total Packages: Hundredweight: Billable Wt.: Billing Option:	UPS 2ND DAY AIR 1 No LTR Prepaid 112 Commerce Way, Woburn	Shipment Service Charge:	ice Charge: \$ 10.12	10.12
	Tracking No.: Package Type: Trx Ref No.:	1ZA6432R0250129263 UPS Letter 112 Commerce Way, Woburn	Shipper Amt: UPS Total Charge*:	\$ \$	10.12 10.12
Summary Totals:					
· · · ·	Ref Charges		Billing Option Shpts Prepaid 1 TOTAL CHARGES*	Pkgs 1	Ref Charges \$ 10.12 \$ 10.12

1 Shipment(s) 1 Package(s)

^{*} Fuel Surcharge Included

⊠Close Window



Tracking Detail

Your package has been delivered.

Tracking Number:

1Z A64 32R 02 5012 926 3

Type:

Package

Status:

Delivered

Delivered On:

05/13/2009 10:30 A.M.

Signed By:

ANN

Location:

RECEPTIONIST

Delivered To:

WOBURN, MA, US

Service:

2ND DAY AIR

Package Progress

Location	Date	Local Time	Description
CHELMSFORD, MA, US	05/13/2009	10:30 A.M.	DELIVERY
	05/13/2009	2:00 A.M.	OUT FOR DELIVERY
	05/13/2009	1:02 A. M .	DESTINATION SCAN
CHELMSFORD, MA, US	05/12/2009	11:38 P.M.	ARRIVAL SCAN
WATERTOWN, MA, US	05/12/2009	10:43 P. M .	DEPARTURE SCAN
	05/12/2009	8:34 P.M.	ORIGIN SCAN

Tracking results provided by UPS: 05/13/2009 10:53 A.M. ET

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2310 Washington Street Newton Lower Falls MA 02462 Missy Gorman Legal Specialist Direct Dial Number: (617) 559-5188 Fax Number: (617) 965-7361 E-Mail: mgorman@natdev.com

Web: www.natdev.com

May 12, 2009

VIA UPS DELIVERY

Woburn City Hall

Attn: Stephen Paris, Building Commissioner

10 Common Street

Woburn, Massachusetts 01801

Re:

112 Commerce Way, Woburn, Massachusetts (the "Property")

112 Commerce Way LLC (the "Property Owner")

Dear Mr. Paris:

Enclosed for your records, please find a copy of the Grant of Environmental Restriction and Easement relating to the above referenced Property granted in favor of the Massachusetts Department of Environmental Protection which has been recorded in the Middlesex South District Registry of Deeds ("Registry") in Book 52725, Page 46 and filed with the Middlesex South Registry District of the Land Court ("Land Court") as Document No. 1499831 (copies of each front page with recording and filing information have been provided for your records).

Should you have any questions concerning the enclosed, please do not hesitate to call me at (617) 559-5188. Thank you.

Legal Specialist

Enclosure

/Address	Shipment Detail		Options		erence Rate Irges
Ship To: Stephen Paris, Building Commissione Woburn City Hall 10 Common Street WOBURN MA 01801 Ship From: Missy Gorman NATIONAL DEVELOPMENT 2310 WASHINGTON STREET	Service Type: Total Packages: Hundredweight: Billable Wt.: Billing Option: Package Ref No.1:	UPS 2ND DAY AIR 1 No LTR Prepaid 112 Commerce Way	Shipment Service Charge:	\$	10.12
NEWTON MA 02462-1449					
	Tracking No.:	1ZA6432R0250945845 UPS Letter	Shipper Amt:	e	10.12
	Package Type: Trx Ref No.:	112 Commerce Way	UPS Total Charge*:	\$	10.12

Shipment Option Shpts Pkgs Ref Charges Billing Option Shpts Pkgs Ref Charges Prepaid 1 1 1 \$ 10.12

Package Option Pkgs Ref Charges TOTAL CHARGES* \$ 10.12

1 Shipment(s) 1 Package(s)

^{*} Fuel Surcharge Included

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Tracking Detail

Your package has been delivered.

Tracking Number:

1Z A64 32R 02 5094 584 5

Type:

Package

Status:

Delivered

Delivered On:

05/13/2009 10:33 A.M.

Signed By:

SAYWER

Location:

RECEIVER

Delivered To:

WOBURN, MA, US

Service:

2ND DAY AIR

Package Progress

Location	Date	Local Time	Description
CHELMSFORD, MA, US	05/13/2009	10:33 A.M.	DELIVERY
	05/13/2009	2:01 A.M.	OUT FOR DELIVERY
	05/13/2009	1:02 A.M.	DESTINATION SCAN
CHELMSFORD, MA, US	05/12/2009	11:38 P.M.	ARRIVAL SCAN
WATERTOWN, MA, US	05/12/2009	10:43 P.M.	DEPARTURE SCAN
	05/12/2009	8:34 P.M.	ORIGIN SCAN

Tracking results provided by UPS: 05/13/2009 10:53 A.M. ET

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LEGAL NOTICE



TOWN OF WINCHESTER AMENDMENTS TO TOWN OF WINCHESTER ZONING BY-LAWS

I hereby certify that the Attorney General of Massachusetts has approved the following amendment to the Zoning By-Laws of the Town of Winchester voted at the Annual Town Meeting on November, 6, 2008.

ARTICLE 8: VOTED to amend the Town of Winchester Zoning By-Law and the map incorporated therein by changing the zon-ing district of Lots 1 and 2 as shown on a Plan dated February 21, 2007 by Keenan Survey entiby Restart Survey enti-tied "Plan of Land in Winchester, Massachu-setts and recorded in the Middlesex South Regis-Middlesex South Regis-try of Depets from what is currently General Busi-ness District 3.0 (GBD3), so that the parcela 1 and 2 of land described in Article 8 shall be zoned to General Residence District 6.5 (RG 6.5), as more fully described above.

Motion Carried Unanimously Claims of invalidity by reason of any defect in the procedure of adoption or amendment may tion or amendment may the matter within only be made within ninety (90) days of the second publication of this notice. The complete text of these amendments may be examined and/or obtained in the Office of the Town Clerk. MARY ELLEN LANNON

TOWN CLERK

SUPPORT THE BOYS & GIRLS CLUB



LEGAL NOTICE



TOWN OF WINCHESTER

INVITATION FOR BID BID #: FY10-104

SEALED bide for CON-CRETE SIDEWALK RE-CONSTRUCTION/ADA RAMPS, will be publicly opened and read abud at the Department of Public Works, 15 Lake Street, Winchester, MA 01890, on Friday, June 5, 2009 at 11:00 a.m.. The sealed bids shall be clearly marked with the bidder's name and adbidder's name and ad-dress, Department of Public Works, descrip-tion of bid item(s), date, time and place of open-ing and bid number. No bid will be accepted after time and date specified. Copies of the Invitation for Bid can be obtained at the Department of Public Works office between the hours of 8:00 a.m. to 4:00 p.m. The Town reserves the right to accept or reject any or all bids, wholly or in part, and to make the award in the best interest of the Town of Winchester. The notification of the in-tent to award the bid will be made within thirty (30) days of the bid opening date. 05549948 5/20/09

> With Vera A Nicole

454 Main Street

Woburn, MA 01801 781-938-0496

Discount allowed only with unsern Discount only on full price service

Open: Mon. 9am-6pm, Tues. thru Frl. 9am-9pm, Sat. 9am-5pm, Sun. 10am-2pm

LEGAL NOTICE PUBLIC NOTICE

> GRANT OF ENVIRONMENTAL RESTRICTION AND

> > Industri-Plex Superfund Site Woburn, MA

EPA Site Identification Number: MAD076580950 MassDEP Release Tracking Number: 3-0001731

Property Address: 12 Commerce Way, Woburn, MA Plan of Restricted Areas Lot IC-41

A release of oil and/or hazardous materials has occurred at the above tocation, which is a portion of a disposal site as de-fined in Section 2 of Chapter 21E of Massa-chusetts General Laws (Chapter 21E) and in the Massachusetts Contingency Plan, 310 CMR 40,0000, as amended. The United States has placed this disposal site on the National Priorities List pursuant to the Comprehensive Environmental Response, Cost and Liability Act, as amended (CERCLA), 42. U.S.C. §§ 9601 et. seq. and the National Contingency Plan, 40 C.F.R. Part 300, as amended. On May 6, 2009, 112 Commerce Way LLC, a Massachusetts limited Massachusetts limited liability company, recorded with the Middlesex South Registry of Deeds in Book 52725 and Page 46, and filed with the Land Registration Office of Middlesex. with the Land Registration. Office of Middlesex viewed at the offices of
South Registry District MassDEP. One Winter
as Document Number Street, 8th Floor, Bos1439831; a GRANT OF
ton, MA by arrangement
EMYIRONMENTAL REwith Jennifer McWesSTRICTION AND ney, MessDEP Project
EASEMENT ("GERE") Manager (617-654fox the property at the 6560); or at the Region I
above address. The recording and filling of the. Congress Street, BosGERE was made pursuant 10 CERCLA, with Joseph LeMay,
Chapter 21E and a Consent Decree entered on
April 24, 1989 by the, 1323). The disposal site
Unitled States District file can be reviewed at
Court for the District of the records center local-Chapter 21E and a Con-sent Decree entered on April 24, 1989 by the. United States District Court for the District of Massachusetts. In the matter styled United States v. Stauffer Chem-ical Company et al., Civil action in the MC Action No. 89-0195-MC and Commonwealth of and Commonwealth of Massachusetts v. Stauffer Chemical Company et al., Civil Action No. 89-0196-MC. The Consent Decree was recorded at the Middleses: South Heightry of Deeds in Scok 19837, Page 476. This GERE has been crainted to the Massachusetts Department of Environmental. Protection (MassaCEP).

trivironmental Protection (MassDEP).
The GERE restricts activities and uses at the property at the above location, except where conducted in strict compliance with work protocols established in the ing site;
Rip://MA.myPublicNotices.com/PublicNotice.asp

GERE GERE. Some of the work protocols may require an approval from MassDEP. The restrictions apply to designated areas, of the property and each designated area may include restrictions on one or more of the following:

*excavation, drilling, or other disturbance of the surface of the land, buildings foundations, etc. and/or soil underneath

*extraction, pumping, consumption, exposure. or other groundwater

*planting certain vegeta-tion such as deep-rooted trees and other vegeta-tion with significant root structure; commercial, industrial,

residential, or agricultur-al activity or use

would otherwise be re-stricted, if they meet cer-tain, specified require-ments.

The GERE also requires the landowner to per-form annual inspection and reporting to MassDEP and the Unit-ed States Environmental Protection (USEPA). Agency

Any person interested in obtaining additional information about the GERE may contact Geoffrey Hargresses-Heald, Esquire, c/o Na-tional Development, 2310 Washington Street, Newton Lower Falls, Massachusetts 02462, (617) 559-5038. The GERE may be re-

the records center located at the Woburn Public Library, at 45 Pleasant Street in Woburn, MA

LEGAL NOTICE



TOWN OF WINCHESTER INVITATION FOR BID

BID #: FY10-103

SEALED bids for CRACK SEALING/MI-CRO-SURFACING, will read aloud at the Department of Public Works, 15 Lake Street, Which mort Winchester, MA 01890, sche Bank a scriving of use which on Friday, Jime 5, 2009 may interfere with re- at 10:30 a.m. The sponse actions implesed bids shall be mented at the site. mented at the site

The GERE reserves to bidder's name and adtended the right of the landowner the right of the landowner the landowner the right of the landowner Copies of the invitation for Bid can be obtained at the Department of conditions of Public Works office between the hours of 8:00 a.m. to 4:00 p.m. The same, the Town reserves the right to accept or reject any or all bids, wholly or in part, and to make the award in the best interest of the Town of Winchester. The notification of the in-tent to award the bid will be made within thirty (30) days of the bid opening date. 05549945

LEGAL NOTICE



TOWN OF WINCHESTER

INVITATION FOR BID BID #: FY10-102

Library, at 45 Pleasant
Street in Woburn, MA
SEALED bids for BITUand at the EPA Records
Center, located at the
above US EPA Region 1
office: (A copy of the
GERE may also be
ideved at the above records centers, when
available.)

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1520/0 ing and bid number. No (55.15) fee bid will be accepted after turning the time and date specified. Westerly acr Copies of the invitation vate way ε for Bid can be obtained formerly of at the Department of and now o Public Works office be Mary Tom tween the bours of 200 one hundre

LEGAL!

MORTG/ SALE REAL E:

By virtue of

cution of the tain mortgad Ameriquest Company, c ber 21, 2002 ed with the County (So-trict) Registr in Book 37 552 as affec timatory Mo ed October Book 50883 and registers which mort sche Bank Trust Con Trustee, in Registered Ameriquest Securities 2002-D, is holder by as: porded in sa Book 51910 and also ro said deeds a No. 148689 on Certificate 217658, for same, the premises lo Pettiglio Te burn, MA w a Public 01:00 PM c 2009, at the premises, it larly describe and singula ises descrit mortgage, to The land Middlesex C 5/20/09 sachusetts, as 3 Pettig bounded an as follows: I ginning at westerly co premises at ly of Rodney now of Ethr er, and lanc Patterson a Graham, th Easterly by of said Burr of Ethelwy about Onabout On-eighty-three tenths (18: land suppos the Boston & Company, ing the line eny by said about one h teen (119.5) feet merty of Jan now of Joh Tomolillo, -tl erty by land about sever feet to a pr runs Norther Easterly sic said private and fifteen

Haley & Aldrich, Inc. 465 Medford St. Suite 2200 Boston, MA 02129-1400

> Tel: 617,886,7400 Fax: 617,886,7600 HaleyAldrich.com

HALEY& ALDRICH

30 July 2009 File No. 11845-146

Mr. Joseph F. LeMay, P.E. Remedial Project Manager United States Environmental Protection Agency - Region 1 One Congress Street, Suite 1100 Boston, Massachusetts 02114-2023

Subject:

112 Commerce Way Development

Completion Report Letter Woburn, Massachusetts

Dear Mr. LeMay:

Construction activities at the 112 Commerce Way Development in Woburn, Massachusetts have been completed. On behalf of the project owner, 112 Commerce Way LLC, we have prepared this Completion Report Letter to fulfill the requirements of Appendix IV, Section III, subparagraph 11 of the Grant of Environmental Restriction and Easement (Grant), dated 28 March 2009.

The project site is located within the bounds of the Industri-Plex Superfund Site, specifically within areas of Industri-Plex site classified as "Class B" and "Class C" land; however, construction activities were undertaken only in areas of the site classified as "Class B" land. No "Class C" land was disturbed as part of the development activities.

Haley & Aldrich, Inc. (Haley & Aldrich) served as the Independent Professional for the project. Representatives of Haley & Aldrich or our Health and Safety Subconsultant, Cashins & Associates, Inc. (Cashins), were present at the site on a full-time basis for the majority of the intrusive construction. With EPA approval, Haley & Aldrich reduced their presence to part-time monitoring near the end of the project when limited intrusive activities were occurring. During July 2009 following completion of construction activities, the Independent Professional and the Owner visited and reviewed the site in accordance with the Closure Process outlined in the approved work plan.

To the best of our knowledge based on our observations and information provided by project team members, the intrusive activities at the site were undertaken in compliance with the approved Work Plan dated 23 July 2008 and Section IV ("Technical Requirements") of Appendix IV of the Grant, with the exception of the approved variances outlined in the attached Table I. The variances were discussed with and approved in writing by the EPA before the activities were undertaken. Please refer to the attached Table I for further details.

A summary of the earthwork-related construction activities undertaken at the site and the results of the required air monitoring are contained in Haley & Aldrich Weekly Field Report numbers 1 through 18 and Cashins Daily Health and Safety Summary Reports dated 2 September through 17 December 2008. The referenced reports were previously submitted to the EPA under separate cover. Analytical test data obtained from soil and groundwater samples collected on the site and of materials imported to the site (crushed stone and soil) were also previously transmitted to the EPA under separate cover. The attached redline versions of the site utility and grading plans prepared by Maverick Construction; indicate the as-built locations and elevations of the new building structures, utilities and surface grading.

As indicated in the approved Work Plan, construction at the site included permanent modifications to the existing South Hide Pile geotextile cover located within "Class B" areas of the site. The attached Figures titled "Cover Modifications", Sheets 1 and 2, dated 28 July 2009 and prepared by Maverick Construction; provide an As-built record of the cover modifications that were performed. To the best of our knowledge, the cover modifications undertaken at the site were completed in compliance with the approved Work Plan (including variances) and Section IV ("Technical Requirements") of Appendix IV of the Grant. It is our opinion that the new cover as constructed and represented on the referenced as-built plan provides protection of human health and the environment equivalent to the previous cover.

Paul Ozarowski, P.E., LSP was listed as the Independent Professional in the approved Work Plan, however, due to staffing changes, Mr. Elliot I. Steinberg, P.E., LSP of Haley & Aldrich has assumed the responsibilities of Independent Professional for the project. In accordance with the provisions for an Independent Professional outlined in the Grant, Appendix I, Paragraph V., Mr. Steinberg is a licensed Hazardous Waste Site Cleanup Professional (LSP) and Professional Engineer (P.E., Civil), and has reviewed the Grant and the approved work plan to become familiar with the requirements of the Grant including its appendices as described in the approved Work Plan. Mr. Steinberg was also briefed on the project background, construction activities and encountered conditions by the Haley & Aldrich Project Manager and Officer in Charge, and visited the site with the Haley & Aldrich Project Manager during July 2009 to view site conditions first hand.

On behalf of our client and the 112 Commerce Way project team, we thank the EPA for its cooperation, guidance and consideration during this project. Please feel free to contact the undersigned if you wish to discuss any aspect of this Completion Report Letter.

Sincerely yours,

HALEY & ALDRICH, INC.

Michael J. Weaver, P.E.

Elliot I. Steinberg, P.E., LSP

Vice President / Independent Professional

Steven R. Kraemer, P.E., D. GE

Senior Vice President

Attachments:

Table I - Approved Variances From Work Plan

Figures - Redline Versions of Site Grading and Drainage and Utility Plans (3 Sheets)

Figures - "Cover Locations" - Sheet Numbers 1 and 2 (2- Sheets)

Massachusetts DEP; Attn: Jennifer McWeeney

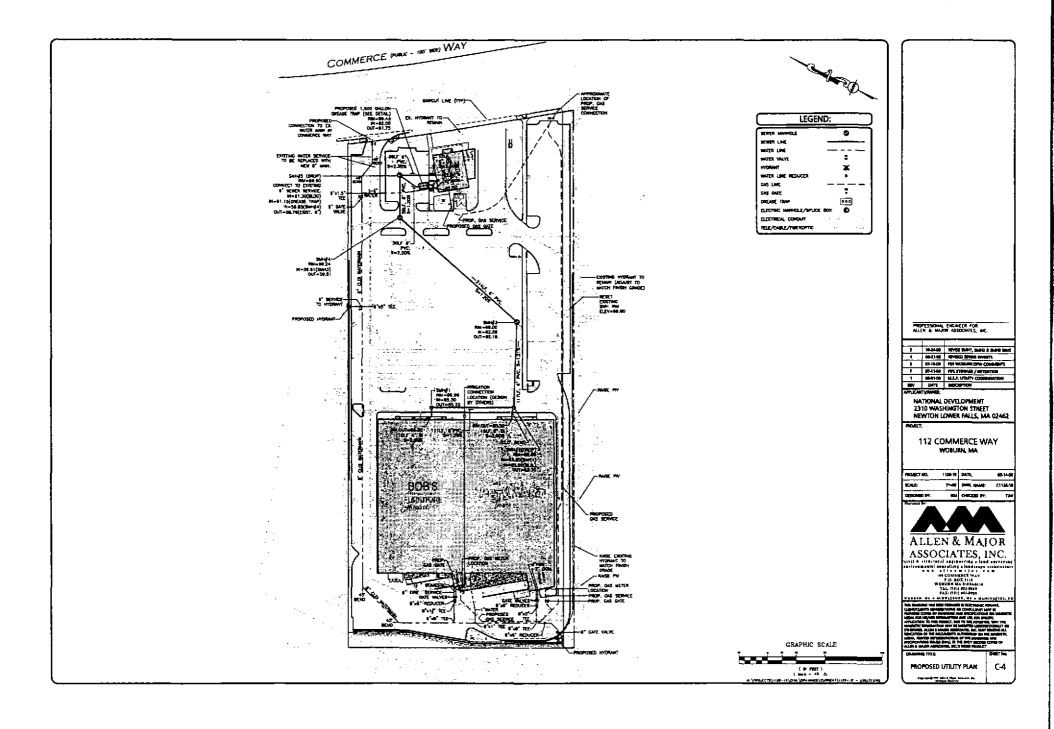
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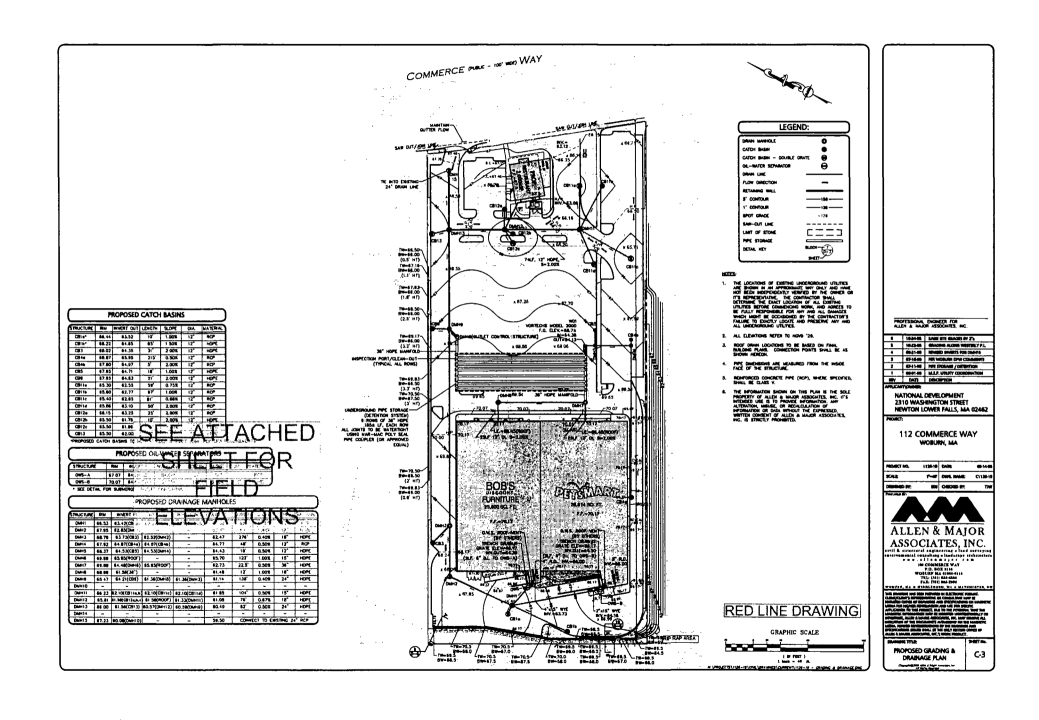


TABLE I - APPROVED VARIANCES FROM WORK PLAN 112 Commerce Way Development Woburn, Massachusetts

Date Submitted to EPA	Date of EPA Approval	Issue	Conditions for Approval
12/17/2008	12/17/2008	Daily air monitoring and contaminated materials oversight by SHSO to be suspended because on-going excavation is minimal.	None.
11/25/2008	12/2/2008	holes 10-ft on center. Soils overlaying fabric to be removed by	Test holes to indicate geotextile is relatively flat, excavation with rubber blade and within 6-inches of geotextile, H&A to have full-time representation, and work to stop if geotextile damaged.
11/11/2008	11/13/2008	Selection of topsoil for the site. Contractor supplied analytical test data for 6 samples that did not meet all criteria in Table I of Work Plan.	EPA approved use of material from Linden Street in Waltham, MA.
10/27/2008	10/30/2008		Dust supprression as necessary, inspect washed rock prior to placement, and minimize suspended solids to the fractational tank.
10/15/2008	10/16/2008	Use of Earthstop 500 (polymer spray) to cover stockpiles at night in lieu of tarps.	Spray material only on piles. No over-spraying on adjacent properties/roadways.
10/1/2008	10/6/2008	Treatment and on-site re-use of dewatering effluent generated during installation of deeper utilities, for dust suppression.	Testing protocols and groundwater zones established by the EPA.
9/26/2009	10/3/2009	Stockpiles of clean imported materials and clean reclaimed asphalt and concrete to be stockpiled outside the SMMA.	None.
9/26/2009	10/3/2009	Leave some existing utility structures in place and fill with flowable fill rather than excavate and remove them.	Utilities abandonded in place to be located by owner in case future excavations will cross the area.
9/9/2008	9/10/2008	SMMA to be constructed using earth berms in lieu of concrete barriers.	Earth berms elevated around perimeter and a second layer of HDPE be placed in the SMMA prior to transportation of soils.
9/4/2008	9/4/2008	Soil samples to be removed from the site for geotechnical testing.	Material to be returned when testing is completed.

Haley & Aldrich File No. 11845-146





CATCH BASIN ACTUAL ELEVATIONS

STRUCTURE	RIM	INVERT OUT
CB1a	66.32	63.53
СВ1ь	68.11	64.85
CB3	67.90	64.35
CB48	88.75	65.97
CB4b	67.48	64.97
CB5	67.85	64.71
CB9	67.84	64.62
CB11a	65,33	62.55
CB11b	65.67	62.77
CB11c	65.41	62.64
CB11d	65.56	63.11
CB12a	66.09	63.26
CB12b	65.59	61.80
CB12c	65.46	61.96
CB13	65.44	62.00

OIL-WATER SEPARATOR ACTUAL ELEVATIONS

STRUCTURE	RIM	INVERT IN	INVERT OUT
OWS-A	66.95	64.28(T.D.)	64.03
OWS-B	69.98	64.45(T.D.)	64.21

DRAINAGE MANHOLE ACTUAL ELEVATIONS

STRUCTURE	RIM	INVERT IN	INVERT IN	INVERT IN	INVERT OUT
DMH1	66.41	63.41(CB1a)	63.57(CB1b)	63.56(OWS-A,B)	63.32
DMH2	67.81	62.85(DMH1)		-	62.81
DMH3	68.68	63.75(CB3)	62.51(DMH2)	-	62.47
DMH4	67.80	64.86(CB4a)	64.87(CB4b)		64,77
DMH5	68.25	64.53(CB5)	64.52(DMH4)	-	64.42
DMH6	69.78	65.95(ROOF)		•	65.71
DMH7	69.78	84.48(DMH6)	65.95(ROOF)	-	62.73
DMH8	68.77	61.58(36")		-	61.48
DMH9	68.35	64.20(CB9)	61.36(DMH8)	61.36(DMH3)	61.14
DMH10				-	•
DMH11	66.26	82.11(CB11a,b)	62.10(CB11c)	62.13(CB11d)	61.84
DMH12	65.83	61.58(CB12a,b,c)	61.56(ROOF)	61.32(DMH11)	61.08
DMH13	66.01	61.55(CB13)	60.58(DMH12)	60.60(DMH9)	60.48
DMH14		-	-		-
DMH15	67.02	60.10(DMH10)			59.49

NOTes:	
1.	ALL ELEVATIONS REFER TO NGVD '29.

2.

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