REQUEST FOR QUALIFICATIONS AND REQUEST FOR PROPOSALS (RFQ/RFP)

FOR THE

940 SOUTH PARK AVENUE BLOCK 496, LOT 3 REDEVELOPMENT AREA

LINDEN, NEW JERSEY

DUE DATE: August 13, 2020

Issued by:

CITY OF LINDEN 301 NORTH WOOD AVENUE LINDEN, NEW JERSEY 07036

Redevelopment Counsel

McManimon Scotland & Baumann, LLC 75 Livingston Avenue Second Floor Roseland, New Jersey 07068

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GLOSSARY

Capitalized terms used herein shall have the meaning assigned to such terms below:

- "Agreement" means any contractual arrangement entered into between a Qualified Respondent and the City with respect to all or a portion of the Redevelopment Area.
- "City" or "Linden" means the City of Linden in the County of Union, State of New Jersey.
 - "County" means the County of Union, New Jersey.
- "<u>Day</u>" means a calendar day of twenty-four hours measured from midnight to the next midnight.
- "<u>Designated Contact Person</u>" means Alex Lospinoso, Chief of Staff to the Mayor, 301 N. Wood Avenue, Linden, New Jersey 07036.
 - "Issuer" means the City.
- "Open Public Meetings Act" means N.J.S.A 10:4-6 et seq., as may be amended or supplemented from time to time.
- "Open Public Records Act" means N.J.S.A 47:1A-1 et seq., as may be amended or supplemented from time to time.
 - "Project Concept" shall be as described in Section 3.3.6 hereof.
 - "Project Organization Plan" shall be as described in Section 3.3.7 hereof.
 - "Project Team" shall be as described in Section 4.1.
- "Qualified Respondent" means a Respondent which, in the sole discretion of the Issuer, meets the requirements of this RFQ/RFP.
- "Redevelopment Area" means the property commonly known as Block 496, Lot 3 on the tax map of the City of Linden, State of New Jersey.
- "Redevelopment Law" means the Local Redevelopment and Housing Law, codified at *N.J.S.A.* 40A:12A-1 *et seq.*, as same may be amended or supplemented from time to time.
- "Redevelopment Plan" means "Redevelopment Plan Block 496, Lot 3 and 4 (Park Plastics Site)" dated May 7, 2018 (adopted July 18, 2018), prepared for the Redevelopment Area, a copy of which is attached hereto as $\underline{\text{Exhibit A}}$.

"Respondent" means an entity or individual who submits a Response to this RFQ/RFP.

"Response" means a submission to the Issuer prepared in accordance with Section 3 hereof.

"RFQ/RFP" means this Request for Qualifications and Request for Proposals.

"State" means the State of New Jersey.

SECTION 1 INTRODUCTION AND GENERAL INFORMATION

1.1

A. Overview

The City is issuing this RFQ/RFP to assess the qualifications of developers interested in the acquisition and redevelopment of the Redevelopment Area which is comprised of approximately 0.72 acres of frontage on Bedle Place, Worth Avenue and Park Avenue. The City is also seeking proposals for the proposed redevelopment of the Redevelopment Area and a proposed for the purchase of the Redevelopment Area from the City. The City owns all of the property making up the Redevelopment Area.

As a result of the conditions within the Redevelopment Area, on March 16, 2016, the City Council adopted a resolution designating the Redevelopment Area as an "area in need of redevelopment" under the Redevelopment Law. The City intends to utilize the powers granted to it under the Redevelopment Law to encourage and incentivize the revitalization of the Redevelopment Area, including the undertaking of this RFQ/RFP.

While not a part of the Redevelopment Area, Block 496, Lot 4 was designated as an area in need of redevelopment (non-condemnation), by the City Council on June 19, 2018. The City is not the owner of Block 496, Lot 4.

B. Redevelopment Area

The Redevelopment Area was designated as a redevelopment area on March 16, 2016. On June 21, 2016, the City adopted the Redevelopment Plan, which has since been amended, establishing the standards for any development within the Redevelopment Area (and in addition, Block 496, Lot 4) with the goal of eliminating or reversing the conditions of blight within the area.

C. Redevelopment Plan Goals

The overall goal of the Redevelopment Plan for the Redevelopment Area is to revive an underutilized area with the creation of single and two-family dwellings, as well as two-family semi-detached dwellings, of sufficient size to meet the needs of the surrounding market area. The City wishes to eliminate structures, which by reason of dilapidation, deterioration, age and obsolescence and related factors are unsafe or substantially impair the sound growth, planning and functioning of this portion of the City. The goal is to create an attractive and visually appealing environment. In furtherance thereof, the Issuer is seeking Qualified Respondents for consideration in selecting a "redeveloper" (as such term is defined in the Redevelopment Law) for the Redevelopment Area.

The Redevelopment Plan as currently written allows for development of single and two-family dwellings, as well as two-family semi-detached dwellings and townhouses, with permitted accessory uses of private, residential swimming pools and home occupations that are conducted on no more than 350 square feet or the equivalent of 40% of first floor area of the building, whichever is less. The City will consider proposals that offer alternatives to the Redevelopment Plan, recognizing that such a proposal may require an amendment to the Redevelopment Plan pursuant to the process set forth in the Redevelopment Law.

D. Redevelopment Area Conditions

The Respondent to this RFQ/RFP should become familiar with the Redevelopment Area and the City, and should be prepared to provide a formal response that sets forth a comprehensive strategy for redevelopment of the Redevelopment Areas.

E. Purchase Price

The City is offering to sell the Redevelopment Area for Three Hundred Thousand Dollars (\$300,000.00), or best offer.

1.2 **RFQ/RFP Documents**

Each Respondent should inspect its copy of this RFQ/RFP to ensure that a complete set of the documents (including any Exhibits) is included. If a Respondent discovers that its copy of this RFQ/RFP is incomplete, it should immediately contact the Designated Contact Person. The Issuer will make appropriate and reasonable arrangements with the Respondent to provide any missing items. Each Respondent must prepare its Response using a complete RFQ/RFP, including any addenda issued by the Issuer prior to the date established for submission of all Responses. Neither the Issuer, nor its agents or employees, shall be responsible for errors, omissions, incomplete submissions or misinterpretations resulting from the Respondent's use of an incomplete RFQ/RFP in preparing or submitting its Response.

1.3 Examination of Documents, Familiarity with the Services Required to be Performed

It is the responsibility of each Respondent before submitting a Response to (a) examine this RFQ/RFP thoroughly; (b) become familiar with and consider all federal, State and local laws, regulations, ordinances, permits, approvals and orders that may affect the cost, performance or furnishing of the services; and (c) notify the Issuer of all conflicts, errors or discrepancies in this RFQ/RFP.

The submission of a Response will constitute a conclusive and binding representation by such Respondents that such Respondent has agreed to, and complied with, every requirement of this RFQ/RFP.

1.4 Pre-Submission Conference

A Pre-Submission Conference with prospective Respondents, including a discussion of the overall Redevelopment Area and this RFQ/RFP, will take place telephonically on July 21, 2020 at 11:00 a.m. Respondents should email Alex Lospinoso at ALospinoso@linden-nj.org, with copy to Rebecca Tattoli at RTattoli@linden-nj.org to advise of the names of all representatives of Respondents planning to attend the Pre-Submission Conference. To access the conference call line, please use dial 973-622-3973, followed by ID: 10 and Pin: 2590#. Attendance at the Pre-Submission Conference is strongly suggested for all Respondents, but is not required.

1.5 Evaluation Process

The Issuer intends to evaluate all Responses in accordance with Section 4.1 hereof and may select a Qualified Respondent from among such Responses, however, the Issuer retains the discretion to reject all of the Responses.

1.6 Schedule

July 21, 2020	Pre-Submission Conference Call
	(11:00 a.m.)
	973-622-3973; ID: 48; Pin: 2628#
July 24, 2020	Last Day to submit questions or requests for clarifications
August 13, 2020	Receipt of Responses (10:00 a.m. prevailing time)

1.7 Conditions

By responding to this RFQ/RFP, the Respondent acknowledges and consents to the following conditions relative to the submission, review and consideration of its Response:

- The issuance of this RFQ/RFP is not intended and shall not be construed to commit the City to execute any Agreement with any Respondent.
- The Issuer reserves the exclusive rights set forth herein, including without limitation those set forth in Section 1.8 hereof.
 - Neither the Issuer nor its staff, nor any of its consultants will be liable for any claims nor damages resulting from the solicitation or collection of Responses, nor will there be any reimbursement to Respondents for the cost of preparing the Response or for participating in this RFQ/RFP process.
- All Responses will become the property of the Issuer and will not be returned.
 - Information of a confidential or proprietary nature will be kept confidential during and after the procurement process to the extent permitted by law when such information is properly identified by the Respondents in accordance with Section 3.1.4 herein.

 All activities related to the provision of the services as contained herein shall be subject to compliance with all applicable federal, State and local laws, environmental regulations and/or other applicable requirements.

All documentation and information provided by the Issuer in connection with this RFQ/RFP is believed to be accurate and correct, however, the City makes no guarantees as to the accuracy of the information provided. Respondents are instructed to notify the Issuer (in writing, directed to the Designated Contact Person) of any information provided herein that it believes is not accurate or correct.

1.8 Rights of the Issuer

The Issuer reserves, holds, and may exercise, at its sole discretion, the following rights and options with regard to this RFQ/RFP process:

- To reject, for any reason, any and all responses and components thereof and to eliminate any and all Respondents responding to this RFQ/RFP from further consideration for this procurement;
- To eliminate any Respondent who submits incomplete or inadequate responses or is not responsive this RFQ/RFP;
- To reject all Responses or any non-responsive Responses;
- To supplement, amend, or otherwise modify this RFQ/RFP;
- To waive any technical, or other, nonconformance of the Responses, whether material or otherwise;
- To change or alter the schedule for any events called for in this RFQ/RFP;
- To conduct investigations of any or all of the Respondents and their Responses as
 the Issuer deems necessary or convenient, to clarify the information provided as
 part of the Response, including discussions with contact persons or prior clients,
 regulatory agencies and visits to the facilities or projects referenced in its
 Response, and to request additional information to support the information
 included in any Response;
- To decline to award an Agreement for any reason;
- To abandon this RFQ/RFP process at the Issuer's convenience at any time for any reason;

- To proceed with a Qualified Respondent that, in the Issuer's sole judgment, best serves the interest of the City;
- To facilitate the negotiation and execution of an Agreement with the City under applicable law;
- To designate or consult with another agency, group, consultant, individual, or public body to act at any time during the term of this procurement process in its place or on its behalf;
- To award any Agreement subject to final adoption of all necessary authorizations; and/or
- To interview any and all Respondents.

1.9 Submission Date

Responses shall be submitted <u>via</u> email to wnorthgrave@msbnj.com, with copy to jpolles@msbnj.com, on or before August 13, 2020 at 10:00 a.m., as more fully set forth in Section 3.1.

(END OF SECTION 1)

SECTION 2 THE REDEVELOPMENT AREA

2.1 <u>City of Linden</u>

The City of Linden is located in the eastern portion of Union County within the New York/New Jersey metropolitan area. The City is an older suburban community with a diverse population of 42,500 citizens. Residents enjoy an exceptional quality of life with access to public services, numerous community facilities, and local parks.

2.2 Access

The main access roads can found through multiple driveways on the Redevelopment Area, which includes frontage on Bedle Place, Worth Avenue and Park Avenue grant direct access to and from the site.

2.3 **Prospective Land Uses**

Prospective land uses for the Redevelopment Area are reflected in the Redevelopment Plan. Respondents are encouraged to review the Redevelopment Plan and the proposed uses for the Redevelopment Area. Likewise, Respondents are encouraged to provide responses that can utilize the Redevelopment Area to its greatest potential, even if such development or uses are not consistent with the Redevelopment Plan. If a Response is not consistent with the Redevelopment Plan, the Respondent shall identify the revisions that would be required in said Redevelopment Plan that would serve to further the redevelopment of the Redevelopment Area and the City as a whole. As part of its Response, Respondent shall submit general information relative to its desired future use of all of the Redevelopment Area. If a proposal is accepted, the City will consider appropriate comments to the Redevelopment Plan.

2.4 **Project Phasing**

Respondent should indicate whether its proposed project will be conducted in phases or if Respondent is interested in developing one or more phases but less than the whole of the Redevelopment Area. If phasing is required, Respondent should provide a description of the phasing schedule, including specific dates for the completion of each phase.

2.5 Site Characteristics

The Redevelopment Area is currently vacant.

2.6 Environmental Conditions

Environmental Connection, Inc. performed project monitoring, air sampling and related services with regard to the former structure situated upon the Redevelopment Area, and prepared

a report on behalf of the City and attached hereto as Exhibit __. Neither the Redevelopment Area nor the immediate vicinity thereof are listed on the current Known Contaminated Sites List of the New Jersey Department of Environmental Protection's Site Remediation Program. The New Jersey Department of Environmental Protection previously identified the Redevelopment Area as a contaminated site, but records indicate the Redevelopment Area was remediated and the New Jersey Department of Environmental Protection issues a No Further Action Determination in October 1998.

THE REDEVELOPMENT AREA IS BEING MADE AVAILABLE FOR PURCHASE REDEVELOPMENT "AS IS", INCLUDING WITH RESPECT TO ANY ENVIRONMENTAL CONDITIONS AT OR AFFECTING THE REDEVELOPMENT AREA, AND THE ISSUER DOES NOT MAKE ANY REPRESENTATIONS, WARRANTIES OR GUARANTEES OF ANY KIND, INCLUDING WARRANTIES OF MARKETABILITY OR FITNESS FOR PARTICULAR USE OF THE REDEVELOPMENT AREA, REGARDING THE CONDITION OF THE REDEVELOPMENT AREA. Without limiting the generality of the preceding paragraph, EACH RESPONDENT SHALL BE RESPONSIBLE FOR UNDERTAKING **ITS** OWN DUE DILIGENCE WITH RESPECT TO THE ENVIRONMENTAL CONDITIONS OF OR AFFECTING THE REDEVELOPMENT AREA. In no event will the Issuer pay or reimburse the costs associated with such due diligence efforts.

2.7 Redevelopment Plan, Approval Process and Zoning

The Redevelopment Area is located within a municipally-designated "area in need of redevelopment" in accordance with the provisions contained within the Redevelopment Law. This designation permits the City to undertake a review of the planning and zoning needs for the area. The Redevelopment Plan establishes the use and bulk requirements for the Redevelopment Area. The Redevelopment Plan may be amended to reflect any necessary superseding zoning changes to conform to the applicable use of the Redevelopment Area. Once the City has identified and designated a redeveloper for the Redevelopment Area, the City will perform all necessary administrative oversight pursuant to an Agreement. Any amendments to the Redevelopment Plan necessitated by the proposed development of the Redevelopment Area must be considered and adopted by the governing body of the City.

The redeveloper will be solely responsible for all other approvals concerning the redevelopment of the Redevelopment Area, including those associated with utility service and appropriate environmental remediation. The City will provide reasonable cooperation to assist the redeveloper in making application and securing such approvals.

2.8 Affordable Housing

Respondents are expected to provide the means for producing the affordable housing required as a result of the proposed development in accordance with the Affordable Housing Requirements, if any. The Response should include the plan to address this requirement.

2.9 Financing and Other Public Incentives

Respondents are encouraged to describe alternative financing methods and to describe their desired approach to financing the development of the Redevelopment Area. The City may consider a public participation and/or economic incentives if the proposed project so warrants, in the City's sole discretion.

(END OF SECTION 2)

SECTION 3 INSTRUCTIONS FOR PREPARATION AND SUBMISSION OF RESPONSES

3.1 General Provisions

In addition to the information submission requirements listed below, the Respondent may submit supplemental information that it feels may be useful in evaluating its Response.

3.1.1 Submission of Responses, Time and Place

Responses shall be submitted to the City before 10:00 a.m. on August 13, 2020. Responses shall be emailed to William W. Northgrave. Esq. at wnorthgrave@msbnj.com, with copy to James E. Polles, Esq. at jpolles@msbnj.com. To ensure receipt, Respondents are encouraged to send a follow-up email confirming same.

At a future date, Respondents should be prepared to provide the City with an original and ten (10) copies of the response, in addition to any additional documentation required by the City and its Purchasing Agent.

NO COPIES OF RESPONSES SHALL BE SENT DIRECTLY TO ANY PROJECT TEAM MEMBER.

At such later date as will be made clear by the City, one (1) copy of the Response must be clearly marked as the original and must contain the original documents and signatures. The remaining ten (10) copies may be reproductions. Respondents shall number each set of documents sequentially (numbers 1-11, with number 1 being the original) on the upper right hand corner of each cover.

All e-mailed submissions will remain unopened by the Project Team until the time and date established for the Response opening. Any Response or portions thereof that are submitted and received after the specified deadline will be marked "received late" and will be returned to the firm submitting same.

The electronic delivery of the Response on the above date and prior to the time specified herein is solely and strictly the responsibility of the Respondent. The City shall not, under any circumstances, be responsible for the loss of, delay or non-delivery of any Response sent or delivered, by electronic mail or otherwise, prior to the Response opening.

3.1.2 Questions/Clarifications Request

All communications, questions or clarifications pertaining to this RFQ/RFP should be directed, in writing, to the Designated Contact Person and received no later than July 24, 2020. No communications, questions or clarifications, whether verbal or

written, shall be presented to any member of the project team. During the period provided for the preparation of Responses, the Issuer may issue addenda to this RFQ/RFP. These addenda will be numbered consecutively and will be distributed to each of the firms who have requested in writing to receive a copy of this RFQ/RFP. These addenda will be issued by the Issuer and will constitute a part of this RFQ/RFP. Each Respondent is required to acknowledge receipt of all addenda at the time of submission of the Response by submitting an executed acknowledgment in the form set forth in Exhibit E. All responses to this RFQ/RFP shall be prepared with full consideration of the addenda issued prior to the Response submission date.

3.1.3 <u>Cost of Presentation</u>

Each Response and all information required to be submitted pursuant to this RFQ/RFP shall be prepared at the sole cost and expense of the Respondent. There shall be no claims whatsoever against the Issuer, its staff or consultants for reimbursement for the payment of costs or expenses incurred in the preparation of the Response or other information required by this RFQ/RFP.

3.1.4 Disclosure of Information in Responses

If the Respondent chooses to include material of a proprietary nature in the Response, the Issuer will keep such material confidential unless required to disclose such information pursuant to applicable law. The Respondent must specifically identify each page of its Response that contains such information by properly marking the applicable pages. Any sections which contain material of a proprietary nature shall be severable or removable from the Response to assist the Issuer in protecting this information. The Respondent also shall include the following notice in the introduction of the relevant Response:

The data on pages ______ identified by ______ (symbol) and labeled "Proprietary Information", contain information that is a trade secret and/or contains other information which, if disclosed, would cause substantial injury to (Respondent's) competitive position. (Respondent) requests that such data be used only for the evaluation of the Response, and understands that disclosure will be limited only to the extent that the Issuer is required to do so pursuant to applicable law. If an Agreement is awarded to (Respondent), the Issuer will have the right to use or disclose the data as provided in the Agreement executed with the Respondent.

To the extent permitted by law, the Issuer will use commercially reasonable efforts to prevent the unauthorized disclosure of this information in applying the proprietary standard to marked data. However, the Issuer assumes no liability for any loss, damage, or injury that may result from any disclosure or use of marked data or any disclosure of this or other information. Respondent understands that the Issuer is subject

to the dictates of the Open Public Meetings Act, the Open Public Records Act and other applicable laws and acknowledge that a court of competent jurisdiction could order the disclosure of all materials received as Responses hereto.

3.1.5 Response Acceptance or Rejection

The Issuer reserves the right to (a) abandon this RFQ/RFP process, (b) reject any or all Responses and (c) waive any informality or non-conformance in the Response.

3.1.6 Disposal of Responses

All Responses are the property of the Issuer and will not be returned. At the conclusion of the procurement process, the Issuer may dispose of any and all copies of Responses received in whatever manner they deem appropriate. However, prior to such disposal, the Issuer will use commercially reasonable efforts to prevent the unauthorized disclosure of proprietary information, provided same is properly identified in accordance herein. In no event will the Issuer assume liability for any loss, damage or injury that may result from any disclosure or use of marked data.

3.1.7 <u>Withdrawal by Respondent</u>

A Respondent may request withdrawal of its Response prior to the date and time set for the opening of the Responses provided that a written request to withdraw the Response is hand delivered to the Issuer by or on behalf of an accredited representative of the Respondent, or the request is delivered by certified U.S. Mail. The request to withdraw the Response must be received by the Issuer prior to commencement of Response opening. While the Issuer will seek to honor such withdrawal request, the Issuer shall incur no liability for failure to do so.

3.1.8 Negotiations & Termination of Negotiations

The City reserves the right to engage in negotiations with any Qualified Respondent(s) recommended by the Project Team and reserves the right to terminate negotiations at any time for any reason, including without limitation, if a redevelopment agreement has not been agreed upon within 90 days of the date Project Team makes its recommendation(s).

3.2 **Submission Requirements**

All Responses must be submitted complete with all requested information and are to be in conformance with the instructions set forth herein and as required by subsequent addenda, if and as applicable. The Response and all related information must be bound and must be signed and acknowledged by the Respondent in accordance with the directions herein.

The Respondent is referred to the following sections hereof, which summarize the documents and information required to be submitted pursuant to this RFQ/RFP.

3.3 Form and Content of Response

3.3.1 Organization

Responses submitted in response to this RFQ/RFP shall consist of the following:

Section I	Executive Summary, Respondent's Statement of Public Disclosure (see
	Exhibit C hereto), Respondent's Statement of Qualifications and Financial
	Responsibility (see Exhibit D hereto), Letter of Intent (see Exhibit E
	hereto), Acknowledgment of Addenda (see Exhibit F hereto) (pursuant to
	Section 3.3.2). Checklist, (See Exhibit G hereto), Non-Collusion Affidavit
	(Exhibit H) and Affirmative Action Statement (Exhibit I)
Section II	General Information (pursuant to Section 3.3.3)
Section III	Financial Information (pursuant to Section 3.3.4)
Section IV	Technical Information (pursuant to Section 3.3.5)
Section V	Proposed Redevelopment Plan (pursuant to Section 3.3.6)
Section VI	Administrative Information (pursuant to Section 3.3.7)
Section VII	Supplemental Information (pursuant to Section 3.3.8)

3.3.2 Executive Summary; Letter of Intent; Acknowledgment of Addenda

Section I of the Response shall contain the Respondent's Executive Summary, Respondent's Statement of Public Disclosure, Respondent's Statement of Qualifications and Financial Responsibility, Letter of Intent and Acknowledgment of Addenda (all on Respondent's official letterhead) in the form and content exactly as set forth in E herein. The Executive Summary shall include a summary of the key points of the Response including the proposed purchase price for the Redevelopment Area.

3.3.3 <u>General Information Submission Requirements</u>

Section II of the Response shall contain the following information set forth in the following order:

1. The name, address and telephone number of the Respondent's primary business office. If the Respondent's primary business office is located outside of the State, give the address and telephone number of the New Jersey location, if any, that will be responsible for participating in this procurement and the project.

- 2. Identify the parent company and any subsidiary or affiliated companies of the Respondent, giving the name, address and telephone numbers of each such company.
- 3. Option (if known at this time) Does the Respondent intend to joint venture, partner or subcontract with any other company or firm or other entity in the submission of a Response? If so, identify such joint venturer, partner or subcontractor and provide for each the same information as required of the Respondent in paragraphs 1 and 2. Describe in narrative form the proposed contractual relationship and responsibilities, written or otherwise, of each of the firms or companies that will be participating.
- 4. All principal officers of Respondent, and all persons or entities that hold a ten percent (10%) or greater interest in Respondent.
- 5. All persons or entities that hold a ten percent (10%) or greater interest in an entity identified in paragraphs 2, 3 and 4.
- 6. In connection with 1 through 5 above, provide:
 - a. A complete identification of all principals or officers of any entities, firms, arrangements, associates, joint ventures, partnerships, or involvements described above;
 - b. Provide complete identification of all principals holding ten percent (10%) or more of net equity and all officers of all firms or entities so named;
 - c. A complete list of all criminal charges, or civil environmental complaints, brought against any of those entities, firms or persons that have been involved in any way with Respondent as identified in the foregoing answers and the disposition of all such criminal charges.
- 7. Complete the Respondent's Statement for Public Disclosure exactly as set forth in Exhibit C herein.

3.3.4 Financial Information Submission Requirements

Respondents must provide evidence that the development entity has the financial capacity to implement the proposed development. The Respondent must provide the following information:

- a. A summary of the amount and source of investment capital (debt and equity) anticipated to be available for the successful redevelopment of the Redevelopment Area, including the purchase price of the Redevelopment Area.
- b. A list of three (3) financial references, including a banking reference, noting the names, addresses and telephone numbers.
- c. Financial statements (audited preferred) for the general partner or controlling entity of the development team for the last three (3) years.
- d. Evidence of its ability to secure builder's risk insurance and performance bonding capacity.
- e. Disclosure of any negative information that would be deemed material under generally accepted accounting practices and, in addition thereto, any history of bankruptcy, insolvency, receivership, or similar declaration or status determination with respect to individuals or entities associated with the Respondent or any entity or affiliate therefore or individuals, or entities that are principals of said Respondent.
- f. Specific information on how Respondent's firm has financed major projects. Indicate the source and amount of debt and equity funds Respondent's firm has arranged in the past.

Additionally, the City is interested in how outside lenders, investors and business prospects may view each development opportunity. Although the City is not requiring firm, binding financing and/or leasing commitments from outside financial entities (debt & equity) at this time, proposals providing evidence of same will be viewed favorably. The Respondent is also required to complete the Respondent's Statement of Qualifications and Financial Responsibility exactly as set forth in Exhibit D herein.

3.3.5 Technical and Project-Related Information Submission Requirements

Section IV of the Response shall contain Respondent's technical and related experience. Respondents to this RFQ/RFP shall demonstrate their ability to undertake the development of the Redevelopment Area by providing the technical qualifications of the Respondent, principal subcontractors, and individual team members. The Issuer reserves the right to conduct an independent investigation of the Respondent and its subcontractor's technical qualifications by contacting project references, accessing public information, or contacting independent parties. Additional information may be requested during the evaluation of technical qualifications. At a minimum, the Respondent and its subcontractors shall provide the following information to demonstrate its technical qualifications.

3.3.5.1 Summary of Related Projects

The Respondent shall include a description of its prior projects with a strong retail component including those in which any person or entity identified in

response to Section 3.3.3 was involved. The portfolio may include visual and descriptive information sufficient to judge the quality and use of the project. For each project, Respondent shall provide the following information:

3.3.5.1(a) <u>Project Development:</u>

- X Specify the scope, cost, time and completion, completion date and sources of funding for all projects.
- X Demonstrate the project's post-construction success in terms of design, use, construction, management, income, employment, tax assessment, and associated expansions or spin-off development.
- X Discuss any unanticipated problems that arose with any of the above issues, as well as discussion of how the firm has addressed them.

3.3.5.1(b) <u>Project Operations</u>:

- X Identify the current ownership and/or property management for each project.
- X Provide contact names, addresses and telephone numbers for each project.
- X List any project defaults in which any of the principals have been a general partner or had a controlling ownership of Respondent during the last ten (10) years.

3.3.5.2 Current or Pending Projects:

Briefly describe any current or pending projects being undertaken by all members of the Respondent's team. Identify the current and future workload of staff members being assigned to this project. Identify the location of any current project, and include a contact name, address, and telephone number for each current client.

3.3.5.3 <u>Project References</u>:

Include three (3) references from public entities for whom the Respondent has developed similar projects, indicating whether the work was that of the Respondent and/or specific staff who will be assigned to the Redevelopment Area. Identify the contact name, organization, type of work provided, and the contact's address and telephone number. The Issuer reserves the right to contact

entities for whom the Respondent has developed a similar project that are not listed by the Respondent as a reference.

3.3.6 Redevelopment Plan

Project Concept

Respondents should review the Redevelopment Plan. The City encourages proposals that maximize the potential of the Redevelopment Area, even if such proposal is not strictly in accordance with the Redevelopment Plan. Respondents must provide a project description that includes, but is not limited to, the following elements (please be as specific as possible) (collectively, the "**Project Concept**"):

- a. Uses
- b. Square feet and number of structures
- c. FAR
- d. Parking
- e. Design scheme (this shall include but not limited to: scale, height, context, access, and parking. This may be presented in the form of plans and sketches)
- f. Phasing Plan, if required
- g. Prospective tenant/occupant profiles
- h. Targeted rent/sales price per square foot
- i. Market research, if applicable
- j. Project completion timetable
- k. Methods of satisfying affordable housing obligation
- 1. Green Building/LEED compliance

Include in the description how the Project Concept conforms and responds to or diverges from the Redevelopment Plan principles, goals, and design standards.

Conceptual Site Plan

Submit a preliminary conceptual site plan at a scale of 1:50. This plan should illustrate all elements proposed in the Project Concept. Please provide sufficient information suitable to understand the project layout and design.

Please indicate, at a minimum, the following information: the number of floors, approximate height, building foot print and setbacks, landscaped and paved areas, sidewalks and public plazas, building square footage; and the location of proposed curb cuts, parking lots, and interior roadways that service the project. Also provide a sufficient overview to illustrate how the project will respond and relate to the surroundings.

Infrastructure

Provide an infrastructure improvement plan necessary for the project implementation which includes:

- a. Description of anticipated infrastructure improvements
- b. Costs
- c. Phasing
- d. Conformance with improvements as specified in the plan
- e. Funding plan
- f. Any additional improvements necessary in adjacent areas

Financial Plan

Describe the financing plan for the proposed project:

- a. Total project budget
- b. Sources and uses of funds
- c. Terms of financing
- d. Multi-year cash flow statements of project
- e. Documentation of the basis of the financial projections
- f. Estimated market value of the total project and phases (if appropriate)
- g. Include all on- and off-site infrastructure improvements supporting all uses to be developed
- h. Estimate of taxes to be paid

3.3.7 Administrative Information Submission Requirements

Section VI of the Response shall include the following information in the following order:

1. Project Organization

- X The Respondent shall submit a Project Organization Plan. The plan should describe, in narrative form and as a chart, the Respondent's proposed organizational structure for this Redevelopment Area. The chart shall display:
 - the firms involved, their interrelationships and responsibilities (if known); and
 - key management personnel identified by name and firm; and

- resumes of key personnel to be assigned to the Redevelopment Area, including those to be involved in project implementation, are to be provided in the Response.
- 2. Describe briefly any significant pending legal and administrative proceedings (other than ordinary routine litigation incidental to Respondent's business) in which the Respondent or any person or entity identified in response to Section 3.3.3 is a party or of which any of their property is the subject. Include the name of the court or agency in which the proceedings are pending, the date instituted, and the principal parties thereto, a description of the factual basis alleged to underlie the proceeding and the relief sought. Include similar information as to any such proceedings known to be contemplated by governmental authorities. Administrative or judicial proceedings arising under any federal, State, or local laws or ordinances that have been enacted or adopted for purposes of environmental protection shall not be deemed "ordinary routine litigation incidental to the business" and shall be described.
- 3. A complete list of all criminal charges and civil environmental complaints brought against Respondent or any person or entity identified in response to Section 3.3.3 identified in the foregoing answers and the disposition of all such criminal charges and/or civil environmental complaints, if any.
- 4. Describe briefly any occasion in which Respondent or any person or entity identified in response to Section 3.3.3, has ever been disqualified, removed or otherwise prevented from participating in, or completing a federal, State, or local governmental project because of a violation of law or a safety regulation.
- 5. Describe briefly any occasion in which Respondent or any person or entity identified in response to Section 3.3.3 has been in a position of default in a federal, State or local government project, such that payment proceedings and/or execution on a payment, performance or bid bond have been undertaken.
- 6. Willingness to provide a Tax Clearance Certificate from the Director of the New Jersey Division of Taxation applied for and received by all Respondents.
- 7. State whether the Respondent or any person or entity identified in response to Section 3.3.3 now or has been during the past three (3) years delinquent on any tax payments or obligations owed to any taxing jurisdiction.
- 8. State whether the Respondent, or of any affiliated corporation of the Respondent or said parent corporation, or any of the Respondent's officers or principal members, shareholders or investors, or other interested parties been adjudged bankrupt, either voluntary or involuntary, within the past ten (10) years.

- 9. State whether the Respondent or anyone referred to above as "principals of the Respondent" been indicted for or convicted of any felony within the past ten (10) years.
- 10. List all threatened and pending claims, litigation and judgments or settlements, including but not limited to government investigations and enforcement actions against Respondent or any person or entity identified in response to Section 3.3.3.
- 11. State whether the Respondent or any of its officers or principals refused to testify or waive immunity before any state of the federal grand jury relating to any public construction project within the last ten years. If so, provide details.
- 12. If multiple organizations are participating (e.g., subsidiaries, parent companies, joint ventures and/or subcontractors), the information requested in this Section 3.3.7 shall be provided regarding each of the respective organizations.

3.3.8 Supplemental Information to be Provided at Respondent's Option

The Respondent may include in Section VII any other information that it deems relevant or useful for the Issuer to consider in evaluating Respondent's Response. Respondent should also include any concerns regarding this project or any information or suggestions that the Respondent deems relevant to the Issuer. Some suggested topics for supplemental information include:

- X ownership issues
- X potential future uses
- X potential for additional properties to be included in Redevelopment Area
- X environmental concerns

3.3.9 Form

The Respondent shall provide the appropriate information required for each Section in accordance with the following content and format requirements.

- X Each volume and all related information shall be bound as a single document (with the exception of the one (1) unbound copy), unless that is impractical, in which case an Exhibit document accompanying the volume may be submitted.
- X The Response shall be concise, clear, factual, and complete with a minimum of extraneous material.
- X The Response shall be indexed and sectioned and shall be prefaced with a table of contents.

X Maps and drawings should be attached.

(END OF SECTION 3)

SECTION 4 EVALUATION AND SELECTION PROCESS

4.1 Evaluation Process

Generally, the Issuer will identify Qualified Respondents giving due regard to past experience, conformance to the goals and objectives articulated in this RFQ/RFP, as well as financial strength and other qualifications and experience which are deemed, at the sole discretion of the Issuer, to be relevant. Only those Respondents that are deemed qualified by the Issuer will be considered. The Issuer reserves the right to select or reject a Respondent on any basis it deems appropriate or to waive any item or requirement set forth in this RFQ/RFP.

All responses will first be evaluated to assure that they meet the requirements of this RFQ/RFP. Responses will be evaluated by a Project Team composed of the following individuals:

- Mayor Derek Armstead
- Council President Michele Yamakaitis
- Councilwoman Lisa Ormon
- Alex Lospinoso, Chief of Staff to the Mayor of the City of Linden
- Paul Ricci, City of Linden, Planner
- Nicholas Pantina, City of Linden, Engineer

Responses will be evaluated based upon the following criteria (not ranked in order of importance):

- Understanding of the goals, nature and scope of the City's redevelopment efforts in the Redevelopment Area;
- Level of creativity, innovativeness and resourcefulness of past projects;
- Respondent's experience and qualifications with similar projects (redevelopment properties, joint venture or other partnerships, public entities);
- Project references;
- Financial strength and available capital;
- Innovativeness of development concept(s);
- Competency and thoroughness evidenced in the Project Concept;
- Demonstrated experience in building development projects;
- Demonstrated ability to arrange debt and equity financing for projects;
- Ability to provide superior qualified staff and professionals;
- Viability of proposed development uses; and
- Economic benefit to the City.

Overall, a Qualified Respondent to this RFQ/RFP must evidence, either directly or as part of an existing or proposed joint venture, partnership or other organization or firms or through the

use of subcontractors, the technical ability, financial strength and the willingness to provide the required performance-related guarantees for the services contemplated in this RFQ/RFP. The Issuer reserves the right in its sole discretion to interview one or more Respondents as to their proposals as part of its evaluation process.

The Issuer may select one or more of the Respondents with whom to undertake negotiations of an Agreement that will set forth the obligations and responsibilities relating to the development of the Redevelopment Area and/or to assist the Issuer in its development of the Redevelopment Area. The issuance of this RFQ/RFP in no way obligates the Issuer to negotiate an Agreement with any of the Respondents. Such negotiations, if conducted, will proceed for a reasonable time acceptable to the Issuer and shall culminate in the execution of an Agreement, termination of such negotiations and the Issuer's selection of another Qualified Respondent for the commencement of negotiations, or the Issuer's abandonment or revision of the selection process contemplated by this RFQ/RFP.

(END OF SECTION 4)

EXHIBIT A

REDEVELOPMENT PLAN

Redevelopment Plan

Block 496, Lots 3 and 4 (Park Plastics Site)

City of Linden

Union County, New Jersey

May 7, 2018 Adopted: July 18, 2018

Prepared by:

ricciplanning

10 Georgian Drive Clark, New Jersey 07066

Paul N. Ricci, PP, AICP New Jersey Professional Planner

License No.: LI005570

The original of this document was signed and sealed in accordance with New Jersey Law

First Reading: June 19, 2018 2nd & Final Reading: July 17, 2018

ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LINDEN, IN THE COUNTY OF UNION, NEW JERSEY, ADOPTING AN AMENDED REDEVELOPMENT PLAN FOR THE PARK PLASTICS SITE, INITIALLY GOVERNING THE REDEVELOPMENT OF BLOCK 496, LOT 3, TO INCLUDE BLOCK 496, LOT 4 ON THE TAX MAP OF THE CITY, PURSUANT TO THE LOCAL REDEVELOPMENT AND HOUSING LAW, N.J.S.A. 40A:12A-1, et seq.

WHEREAS, the Local Redevelopment and Housing Law, N.J.S.A. 40A:12A-1 et seq. (the "Redevelopment Law"), authorizes municipalities to determine whether certain parcels of land located in the municipality constitute areas in need of redevelopment; and

WHEREAS, in accordance with the Redevelopment Law and by resolution duly adopted, the Municipal Council (the "City Council") of the City of Linden (the "City") authorized and directed the Planning Board of the City (the "Planning Board") to conduct a preliminary investigation of the property identified as Block 496, Lot 3 on the tax map of the City of Linden, New Jersey (the "Property"), to determine if the Property met the criteria of an area in need of redevelopment under the Redevelopment Law; and

WHEREAS, the Planning Board recommended, and the City Council subsequently designated, the Property as an area in need of redevelopment under the Redevelopment Law, which designation would authorize the City Council to use all those powers permitted by the Redevelopment Law for use in a redevelopment area <u>including</u> the power of eminent domain, (the "Condemnation Redevelopment Area"); and

WHEREAS, pursuant to that authority the City Council caused a redevelopment plan for the Condemnation Redevelopment Area to be prepared, entitled the "Redevelopment Plan Block 496, Lot 3" dated April 26, 2013 (the "Redevelopment Plan"); and

WHEREAS, the City Council, referred the Redevelopment Plan to the Planning Board for its review and recommendation pursuant to N.J.S.A. 40A:12A-7(e), and the Planning Board, at a duly noticed and constituted public meeting, reviewed the Redevelopment Plan and recommended the adoption of the Redevelopment Plan pursuant to N.J.S.A. 40A:12A-7(e); and

WHEREAS, on May 15, 2018, the City Council authorized and directed the Planning Board of the City to conduct a preliminary investigation of the property identified as Block 496, Lot 4 on the tax maps of the City, to determine if the Property met the criteria of an area in need of redevelopment under the Redevelopment Law; and

WHEREAS; on June 12, 2018, the Planning Board recommended, and the City Council, on June 19, 2018, designated, the Property as an area in need of redevelopment under the Redevelopment Law, which designation would authorize the City Council to use all those powers pennitted by the Redevelopment Law for use in a redevelopment area except the power of eminent domain, (the "Non-Condemnation Redevelopment Area," together with the Condemnation Redevelopment Area, the "Project Site");

WHEREAS, also on May 15, 2018, the City Council referred an amended Redevelopment Plan to the Planning Board for its review and recommendation pursuant to N.J.S.A. 40A:12A-7(e) entitled "Redevelopment Plan Block 496, Lots 3 and 4 (Park Plastics Site)," to include Block 496, Lot 4 into the Redevelopment Plan (the "Amended Redevelopment Plan"), and on June 12, 2018, at a duly noticed and constituted public meeting, the Planning Board reviewed the Amended Redevelopment Plan and recommended the adoption of the Amended Redevelopment Plan pursuant to N.J.S.A. 40A:12A-7(e); and

WHEREAS, the City Council hereby finds it appropriate for the Amended Redevelopment Plan to be adopted for the Project Site, being, among other things, substantially consistent with the Master Plan for the City; and

WHEREAS, the City Council now desires to adopt the Amended Redevelopment Plan and to direct that the applicable provisions of the City's Zoning Ordinance and Map be amended and superseded to reflect the provisions of the Amended Redevelopment Plan, as and to the extent set forth therein.

NOW, THEREFORE, BE IT ORDAINED by the Municipal Council of the City of Linden as follows:

- 1. The aforementioned recitals are incorporated herein as though fully set forth at length.
- 2. The Amended Redevelopment Plan, as filed in the Office of the City Clerk and attached hereto as Exhibit A, is hereby approved and adopted.
- 3. The sections of the City's Zoning Ordinance and Map are hereby amended to incorporate and reflect the Amended Redevelopment Plan, and, to the extent provided in the Amended Redevelopment Plan, are superseded thereby.
- 4. If any part of this Ordinance shall be deemed invalid, such parts shall be severed and the invalidity thereof shall not affect the remaining parts of this Ordinance.
- 5. A copy of this Ordinance shall be available for public inspection at the offices of the City Clerk.
 - 6. This Ordinance shall take effect at the time and in the manner as approved by law.

PASSED: July 17, 2018

APPROVED: July 18, 2018

Mayo

I, JOSEPH C. BODEK, City Clerk of the City of Linden, in the County of Union and State of New Jersey, DO HEREBY CERTIFY that the foregoing is a true copy of the resolution adopted by the City Council of the City of Linden at a meeting held on June 19,2018 as the same is taken from and compared with the original now remaining on file and of record in my office.

IN WITNESS WHEREOF, I have set my hand and affixed the corporate seal of the City of Linden, this 18 day of 7029, 2018.

SPPH CBODEK, City Clerk

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1.0 — Introduction

On July 21, 2015, the Linden City Council adopted Resolution No. 2015-282, which authorized the Linden Planning Board to undertake a preliminary investigation to determine whether or not Block 496, Lot 3 in the City of Linden may be designated as an area in need of redevelopment in accordance with applicable New Jersey Law. A copy of Resolution No. 2015-282 is provided in Appendix A.

A report dated December 21, 2015, and entitled "Redevelopment Study and Preliminary Investigation Report, Block 496, Lot 3", was subsequently prepared by Paul N. Ricci, PP, AICP of the firm of RicciPlanning, LLC. The report concluded that the aforementioned parcel met several of the requirements for being designated as an "area in need of redevelopment", as outlined in the criteria set forth at N.J.S.A. 40:12A-1 et seq. (Local Redevelopment and Housing Law). Specifically, the report concluded that Block 496, Lot 3 met the "a", "b" and "h" criteria. On February 9, 2016, the Linden Planning Board held a public hearing and adopted an unnumbered resolution, which recommended to the mayor and Linden City Council the designation of Block 496, Lot 3 as an area in need of redevelopment. A copy of this unnumbered resolution is provided in Appendix B.

The Linden City Council subsequently adopted Resolution No. 2016-134 on March 16, 2016. This resolution designated Block 496, Lot 3 as an area in need of redevelopment and authorized the preparation of a redevelopment plan. A copy of Resolution No. 2016-134 is provided in Appendix C. Thereafter, the Linden City Council adopted a redevelopment plan for Block 496, Lot 3 on April 26, 2013.

Since the adoption of the redevelopment plan for Block 496, Lot 3 on April 26, 2013, the Linden City Council adopted a resolution, which authorized the Linden Planning Board to undertake a preliminary investigation to determine whether or not adjacent Block 496, Lot 4 may also be designated as an area in need of redevelopment.

Paul N. Ricci, PP, AICP of the firm of RicciPlanning, LLC prepared, on behalf of the Linden Planning Board, a report dated May 23, 2018 and entitled "Redevelopment Study and Preliminary Investigation Report, Block 496, Lot 4". Said report concluded that the aforementioned parcel met statutory requirements for being designated as an "area in need of redevelopment". On June 12, 2018, the Linden Planning Board held a public hearing and recommended that the mayor and Linden City Council designate Block 496, Lot 4 as an area in need of redevelopment.

The Linden City Council subsequently designated Block 496, Lot 4 as an area in need of redevelopment and authorized the amendment, or repeal and replacement, of the redevelopment plan for Block 496, Lot 3 that was previously adopted on April 26, 2016 to include provisions for the redevelopment of adjacent Block 496, Lot 4 as part of a single redevelopment area with Block 496, Lot 3.

This redevelopment plan repeals and replaces the redevelopment plan for Block 496, Lot 3 that was previously adopted on April 26, 2016 to also include provisions for the redevelopment of adjacent Block 496, Lot 4. It has been prepared to codify the goals, objectives, and specific land use and development standards for the redevelopment of both Block 496, Lot 3 and Block 496, Lot 4.

2.0 — Statutory Requirements

As per the Local Redevelopment and Housing Law, a redevelopment plan shall include an outline for the planning, development, and redevelopment of a designated redevelopment area that is sufficient to indicate:

- Its relationship to definite local objectives as to appropriate land uses, density of population, and improved traffic, public transportation, public utilities, recreational and community facilities, and other public improvements;
- Proposed land uses and building requirements;

- Adequate provision for the temporary and permanent relocation, as necessary, of residents in the project area;
- An identification of any property within the redevelopment area that is proposed to be acquired in accordance with the redevelopment plan; and,
- Any significant relationship of the redevelopment plan to: the master plans of adjacent municipalities; the master plan of the county within which the municipality is located; and, the State Development and Redevelopment Plan, as adopted pursuant to the State Planning Act (P.L. 1985, c.398; C. 52:18A-196 et al.).

The Local Redevelopment and Housing Law further requires that a redevelopment plan describe its relationship to pertinent municipal development regulations.

3.0 — Redevelopment Area Description

Block 496, lots 3 and 4 are located in the northeastern part of the city. Block 496, Lot 3 has frontage on Bedle Place, Worth Avenue, and Park Avenue, and Block 496, Lot 4 has frontage on Bedle Place and Worth Avenue. The entire tract contains a total area of approximately 0.84 acres and is hereinafter referred to as the Redevelopment Area.

Appendix D provides a copy of Sheet 138 of the official tax maps of the City of Linden, which shows Block 496, lots 3 and 4. Appendix E provides recent aerial imagery of the Redevelopment Area.

4.0 — Overall Goal and Objectives

The overall goal of the redevelopment plan is to eliminate those conditions that cause the Redevelopment Area to be an area in need of redevelopment and promote its use in a manner that will advance the health, safety, welfare and morals of the community.

To achieve this goal, the redevelopment plan defines the following objectives:

- Improve and upgrade the Redevelopment Area with development that responds to current market needs.
- Increase the supply of high-quality, single- and two-family and townhouse dwellings.
- Enhance the city's image with high-quality building and site aesthetics.
- Stimulate private investment that provides increased tax ratables.

5.0 — Redevelopment Standards

5.0 — Relationship to Municipal Land Development Regulations

The land use controls and development standards set forth herein shall apply to the entire Redevelopment Area and shall supersede any requirements set forth in the city's land development and zoning ordinances. All other municipal development regulations shall remain applicable.

5.1 — Permitted Land Uses

Permitted land uses are described in the following subsections.

5.1.1 — Principal Permitted Land Uses

The principal permitted land uses include the following:

- Single-Family Dwelling. Single-family dwellings are detached buildings containing one dwelling unit that is designed for occupancy by one household.
- 2. *Two-Family Dwelling*. Two-family dwellings are detached buildings containing two separate dwelling units, each of which is designed for occupancy by one household.
- 3. *Two-Family Semi-Detached Dwelling*. Two-family semi-detached dwellings are semi-detached buildings containing two separate dwelling units, each of which is designed for occupancy by one household.

4. *Townhouse*. An attached or semidetached dwelling for occupancy by one household, which has two direct means of access from the outside and separate cooking, sleeping and sanitary facilities, and separate facilities for sewerage, heating, water, electric and gas. When townhouses are developed, no other principal permitted use may be developed.

5.1.2 — Accessory Uses

The permitted accessory uses include the following:

- 1. Pools, Private Residential Permanent. Private residential permanent pools are swimming pools for the sole use and enjoyment of onsite resident occupants and their non-paying guests.
- 2. Home Occupation. Home occupation shall mean an occupation such as, but not limited to, a professional occupation, musician or like profession, provided that: such occupations shall be conducted solely by resident occupants of the building; no more than 350 square feet or the equivalent of 40 percent of the first floor area of the building, whichever is less, is used for the conduct of the occupation; no display of products shall be visible from the street; the character of the building is not changed; the occupation is conducted entirely within the dwelling or an accessory building, but not both; no sounds are audible outside the building; no article is offered for sale on the premises; and, that no machinery or equipment that will cause electrical or other interference (e.g., with radio and television reception) in adjacent residences is used.

5.2 — Building and Site Requirements

The building and site requirements are outlined in the following subsections.

5.2.1 — Single-Family Dwellings

The following regulations shall apply to single-family dwellings:

1. Lot Size Requirements:

- a. Minimum Lot Size: 4,000 square feet
- b. Minimum Lot Width: 40 feet
- c. Minimum Lot Depth: 100 feet
- 2. Setback Requirements (Principal Building):
 - a. Minimum Front Yard Setback: 25 feet
 - b. Minimum Side Yard Setback (One Side): 5 feet
 - c. Minimum Side Yard Setback (Two Sides): 10 feet
 - d. Minimum Rear Yard Setback: 25 feet
- 3. Setback Requirements (Accessory Building):
 - a. Minimum Side Yard Setback (One Side): 3 feet
 - b. Minimum Side Yard Setback (Two Sides): 10 feet
 - c. Minimum Rear Yard Setback: 3 feet
- 4. Height Requirements:
 - a. Maximum Height (Principal Building): 26 feet, as measured to the deck of a flat or mansard room, or eave line of a sloped roof
 - b. Maximum Height (Accessory Building): 15 feet, as measured to the deck of a flat or mansard room, or eave line of a sloped roof
- 5. Maximum Lot Coverage: 40 percent
- 6. Minimum Habitable Floor Area:
 - a. One-Story Building: 900 square feet
 - b. More Than One-Story Building: 1,000 square feet

5.2.2 — Two-Family Dwellings and Two-Family Semi-Detached Dwellings

The following regulations shall apply to two-family housing:

- 1. Lot Size Requirements:
 - a. Minimum Lot Size: 6,000 square feet for two-family dwellings, 3,000 square feet for two-family semi-detached dwellings on fee-simple lots
 - b. Minimum Lot Width: 60 feet for two-family dwellings, 30 feet for two-family semi-detached dwellings on fee-simple lots.
 - c. Minimum Lot Depth: 100 feet

- 2. Setback Requirements (Principal Building):
 - a. Minimum Front Yard Setback: 25 feet
 - b. Minimum Side Yard Setback (One Side): 10 feet, except that, on fee-simple lots with a two-family semi-detached dwelling, a zero-foot setback is permitted on the property line that shares the common or abutting wall of the adjoining two-family semi-detached dwelling
 - c. Minimum Side Yard Setback (Two Sides): 20 feet
 - d. Minimum Rear Yard Setback: 25 feet
- 3. Setback Requirements (Accessory Building):
 - a. Minimum Side Yard Setback (One Side): 3 feet
 - b. Minimum Side Yard Setback (Two Sides): 10 feet
 - c. Minimum Rear Yard Setback: 3 feet
- 4. Height Requirements:
 - a. Maximum Height (Principal Building): 30 feet, as measured to the deck of a flat or mansard room, or eave line of a sloped roof
 - b. Maximum Height (Accessory Building): 15 feet, as measured to the deck of a flat or mansard room, or eave line of a sloped roof
- 5. Maximum Lot Coverage: 40 percent
- 6. Minimum Habitable Floor Area:
 - a. One-Story Building: 1,800 square feet
 - b. More Than One-Story Building: 2,000 square feet

5.2.3 — Townhouses

The following regulations shall apply to townhouses:

- 1. Tract Requirements:
 - a. Minimum Tract Area: 0.80 acres
 - b. Minimum Tract Width: 95 feet
 - c. Minimum Tract Depth: 135 feet
- 2. Maximum Density: 16.3 units per acre or 14 units, whichever is greater
- 3. Minimum Lot Size of Fee-Simple Lots: 1,400 square feet

- 4. Setback Requirements (Principal Building):
 - a. Minimum Front Yard Setback: 10 feet
 - b. Minimum Side Yard Setback (One Side): 10 feet, except that, on fee-simple lots, a zero-foot setback is permitted on the property line that shares the common or abutting wall of the adjoining townhouse
 - c. Minimum Side Yard Setback (Two Sides): 20 feet
 - d. Minimum Rear Yard Setback: 10 feet
- 5. Setback Requirements (Accessory Building):
 - a. Minimum Side Yard Setback (One Side): 3 feet
 - b. Minimum Side Yard Setback (Two Sides): 10 feet
 - c. Minimum Rear Yard Setback: 3 feet
- 6. Height Requirements:
 - a. Maximum Height (Principal Building): 30 feet, as measured to the deck of a flat or mansard room, or eave line of a sloped roof
 - b. Maximum Height (Accessory Building): 15 feet, as measured to the deck of a flat or mansard room, or eave line of a sloped roof
- 7. Maximum Building Coverage (Applied to Tract): 30 percent
- 8. Minimum Habitable Floor Area:
 - a. Townhouse: 1,350 square feet
- 9. Access Restrictions:
 - a. No access to or from Park Avenue shall be permitted
- 10. Façade Treatment and Design: The general design of the building shall reflect that of traditional brownstone architecture with upper-level dormers. The use of vinyl siding shall be prohibited; as an alternative to vinyl siding, fiber cement board is encouraged.
- 11. Refuse Enclosure: A solid enclosed area shall be provided for the temporary storage of refuse (incl., trash, garbage and recyclables). All refuse shall be stored in tight containers. The enclosed area shall be designed so that refuse shall not be seen from a public street or from adjoining properties.

5.2.4 — Parking Requirements

Off-street parking shall be provided in accordance with the Residential Site Improvement Standards (N.J.A.C. 5:21).

Available on-street parking shall not be used in fulfillment of any part of the offstreet parking requirements.

When single-family, two-family or two-family semi-detached dwellings are developed, no more than 35 percent of the required front yard area shall be paved for use as a driveway or off-street parking area. When townhouses are developed, no portion of the required front yard area shall be paved for use as a driveway or off-street parking area (n.b., for the purposes of this redevelopment plan, the frontages along Park Avenue, Bedle Place and Worth Avenue shall be considered front yards).

5.2.5 — Requirements for Private Residential Permanent Pools

Private residential permanent pools shall conform to the following requirements:

- Private residential permanent pools shall be located in rear yards only.
- Private residential permanent pools shall occupy no more than 25 percent of the rear yard area, or a maximum of 800 square feet as measured along the surface of the water, whichever is less.
- No edge of any private residential permanent pool or paved patio area, deck
 or other improvement integral to the function and construction of same shall
 be located closer to any building or any lot line than five feet.
- The rear yard area, or portion of the rear yard area wherein the private residential permanent pool is located, shall be completely enclosed with fencing that is between four and eight feet in height.
- The private residential permanent pool may be lighted by both underwater or exterior lights, provided that all exterior lights are located so that the light is neither directed nor reflected upon adjacent properties. All freestanding

lighting standards shall not exceed three feet in height and shall be no closer than nine feet to the edge of the pool.

5.2.6 — Landscaping and Street Trees

The applicant shall provide a detailed landscaping plan that has been prepared under the seal of a licensed landscape architect. At a minimum, landscaping shall be provided at the base of all principal buildings. The use of perennial and native species is encouraged. Areas not covered by buildings, driveways, or off-street parking areas shall be covered with a well-maintained lawn. To ensure maximum lawn health and vitality, the provision of an automatic lawn sprinkler system is encouraged.

Street trees shall be planted within sidewalk areas and regularly spaced at approximately 30- to 40-foot intervals throughout the Redevelopment Area. Street trees shall be a minimum of 3.5 inches in caliper and 16 feet high at the time of planting. All street tree types and sizes shall be recommended by the Linden Shade Tree Commission or a licensed landscape architect that has been designated by the Linden Planning Board.

In addition to the above, it is noted that street trees shall be planted in adequately-sized tree wells, and appropriate watering and feeding techniques shall be employed. The area around the street tree may be planted with groundcover, covered with decorative grates, or paved with decorative pavers. Where possible, the area around the street tree shall be protected by a low fence.

5.2.7 — Sidewalks and Curbing

A sidewalk of at least four feet in width shall be provided along all roadway frontages. Sidewalks shall be of poured concrete and shall meet the requirements of the City Engineer.

Curbing shall be provided along all roadway frontages and shall be made poured concrete. Asphalt curbing is expressly forbidden.

Final approval of sidewalks and curbing shall be subject to the review of the City Engineer.

5.2.8 — Lighting

Streetlights are required to be provided at the midpoint between all street trees. Streetlights should produce a spectrum in the daylight-incandescent range.

All lighting shall be selected to comply with "dark sky" standards and be shielded to minimize leakage into the night sky and prevent direct glare into adjacent residential windows.

Final approval of lighting shall be subject to the review of the City Engineer and City Planning Consultant.

6.0 — Property Acquisition

The redevelopment plan does not envision the acquisition of any properties. However, the City reserves its right to utilize its condemnation powers.

6.1 — Relocation

To the extent required by law and in the event that residents or businesses in the Redevelopment Area are displaced as a result of the acquisition of property, adequate provision for the temporary and permanent relocation of such residents or businesses, as necessary, shall be made in accordance with all applicable regulations. Prior to the undertaking of any voluntary acquisition of property by the designated redeveloper(s), to the extent required by law, a Workable Relocation Assistance Plan shall be submitted to and approved by the Department of Community Affairs in accordance with the requirements of N.J.A.C. 5:11-1.1 et. seq. It is estimated that sufficient decent, safe and sanitary dwelling units affordable to displaced residents will be available to them in the existing local housing market.

6.2 — Redevelopment Agreement

No activity shall be undertaken within the Redevelopment Area unless the activity is undertaken pursuant to a redevelopment agreement that has been approved by the redevelopment authority.

6.3 — Redeveloper Obligations

The redeveloper shall be required to:

- 1. Submit development plans that include, but are not limited to, drawings of site and building plans and elevations in sufficient detail to show building layout, building construction, road access, etc. in accordance with the city's Land Development Ordinance. These documents shall be submitted to the Linden Planning Board and the Linden City Council, acting as the redevelopment authority, for review and approval to determine compliance of such plans with the redevelopment plan before working drawings are prepared. It is expressly understood that the approval of any plans by either the Linden Planning Board or the redevelopment authority applies to any and all features shown thereon. Any and all subsequent additions, deletions or other modifications of the plans must be submitted to the Linden Planning Board for final approval before construction can begin.
- 2. Submit a written development schedule and commence the undertaking of the development in accordance with the development schedule.
- 3. Agree that no covenant, conveyance agreement or other instrument relating to the property shall be effected or executed on the basis of race, creed, sex, religion, color, age, national origin, or ancestry in the lease, use or occupancy thereof.
- 4. Maintain the structures and facilities in accordance with all codes and ordinances of the city.

5. When townhouses are developed, and to improve traffic flow in the general area, provide a curbed and landscaped traffic island at the eastern corner of Park Avenue and Bedle Place.

6.4 — Deviation Requests

The Linden Planning Board may grant deviations from the requirements of this redevelopment plan in cases where the strict application of a particular requirement would result in peculiar practical difficulties to, or exceptional and undue hardship upon, the redeveloper.

The Linden Planning Board may also grant deviations when it finds that the overall goal and objectives of this redevelopment plan would be advanced, and that the benefits of a deviation would outweigh any detriments. No deviation may be granted under the terms of this section unless the Linden Planning Board finds that such deviation can be granted without substantial impairment of the redevelopment plan's overall goal and objectives.

Public notice of any application for deviation from the requirements of this redevelopment plan shall be required and conform with the standards for public notice of N.J.S.A. 40:55D-12(a) and 12(b).

The following types of deviations shall only be permitted by means of an amendment to the redevelopment plan by the Linden City Council, and only upon a finding by same that such deviation would be consistent with and promote the furtherance of the overall goal and objectives of this redevelopment plan:

- 1. Deviation to allow a land use that is not permitted in this redevelopment plan.
- 2. Deviation to increase permitted floor area or density.
- 3. Deviation to allow an increase in building height that exceeds the permitted building height that is outlined in this redevelopment plan by ten feet or ten percent, whichever is less.

6.5 — Planning Board Review

Pursuant to N.J.S.A. 40A:12A-13, all development applications shall be submitted to the Linden Planning Board for review and approval.

The following provisions shall govern the Linden Planning Board's review:

- 1. No building permit shall be issued by the construction or zoning official for any work resulting in a change of intensity of development or change of use for any properties or building within the area governed by the redevelopment plan without prior review and approval of the work by the Linden Planning Board.
- 2. Regular maintenance and minor repair shall not require Linden Planning Board review and approval.
- 3. The Linden Planning Board shall conduct its review pursuant to N.J.S.A. 40:55d-1 et seq. and the city's Land Development Ordinance.
- 4. As part of the site plan approval, the Linden Planning Board may require the redeveloper to furnish performance guarantees pursuant to N.J.S.A. 40:55D-53. The performance guarantees shall be in favor of the city and the city engineer shall determine the amount of any performance guarantees.
- 5. Any subdivision of land within the area governed by the redevelopment plan shall be in compliance with same and reviewed by the Linden Planning Board pursuant to N.J.S.A. 40:12A-1 et seq. and N.J.S.A. 40:55D-1 et seq.
- 6. Once a property has been redeveloped in accordance with the redevelopment plan, it may not be converted to any use not expressly permitted in same. No nonconforming use, building, or structure may be expanded or made more nonconforming in nature after adoption of this redevelopment plan. A use or structure not conforming to the requirements of this redevelopment plan may not be reconstructed in the event of its

- destruction. The Linden Planning Board shall determine the issue of whether the nonconforming use, building or structure has been "destroyed".
- 7. Any and all definitions contained within the redevelopment plan shall prevail. In the absence of a definition, the definition found within the city's zoning and land development ordinances shall prevail. Any and all definitions that are found to be inconsistent with N.J.S.A. 40A:12-3 shall be rendered invalid.
- 8. A redeveloper shall be required to pay all applicable escrow fees and other required charges in accordance with applicable provisions of the city's Land Development Ordinance and applicable New Jersey Law. Additionally, a redeveloper may be required to pay for their proportional share of the cost of any studies, plans, reports, or analysis prepared by the city or its design professionals as part of plan review. Any such payments are required to reimburse the city or the redevelopment authority.
- 9. All of the above provisions are subject to approval by ordinance or resolution according to law. If a court of competent jurisdiction finds any word, phrase, clause, section or provision of the redevelopment plan to be invalid, illegal, or unconstitutional, the word, phrase, clause, section, or provision shall be deemed severable and the remainder of the redevelopment plan and implementing ordinance(s) shall remain in full force and effect.

6.6 — Relationships to State, County and Local Plans

6.6.1 — New Jersey State Development and Redevelopment Plan

The entire Redevelopment Area is located in State Planning Area 1, which is defined in the New Jersey State Development and Redevelopment Plan. As provided in the New Jersey State Development and Redevelopment Plan, State Planning Area 1 is intended to:

• Provide for much of the state's future redevelopment.

- Revitalize cities and towns.
- Promote growth in compact forms.
- Stabilize older suburbs.
- Redesign areas of sprawl.
- Protect the character of existing stable communities.

The overall goal and objectives of this redevelopment plan is consistent with the intended purpose of State Planning Area 1.

6.6.2 — Union County Master Plan

The generalized goals of the Union County Master Plan are to:

- Promote the provision of a broad range of housing opportunities for all income levels and household types by encouraging the maintenance or rehabilitation of the existing housing stock, and through the construction of new housing units.
- Facilitate the development of Union County by directing new growth to environmentally suitable areas that can be provided with essential infrastructure and support facilities, and to revitalize urban centers and corridors within the county.
- Promote the development of an improved and balanced, multi-modal transportation system that integrates and links highway, bus, rail, air, waterborne transport systems and pedestrian and bicycle facilities.
- Continue county-sponsored economic development efforts to reduce unemployment, provide year-round employment opportunities and enhance the tax base by encouraging compatible industrial, commercial, office and retail facilities to locate or expand in Union County.

Execution of this redevelopment plan will contribute to the achievement of the generalized goals of the Union County Master Plan.

6.6.3 — Linden Master Plan

The 2008 Master Plan Reexamination summarizes the following objectives for the study area as follows:

- Encourage rehabilitation of existing structures, both residential and other vacant structures, for housing.
- Improve the city's visual environment and image by restricting or eliminating eyesores such as, but not limited to, storage containers or trailers in retail commercial areas.
- Encourage the reutilization of brownfields to promote economic development and employment opportunities.
- Provide for mixed-use development and redevelopment that can successfully integrate compatible light industrial and merchandising uses or that can integrate compatible residential and nonresidential uses.
- Encourage municipal actions that will guide the long range appropriate use and management of lands within Linden in a manner that will promote the public health, safety, morals, and general welfare of present and future residents.
- Prevent the degradation of the environment through the improper use of land.
- Encourage development that contributes to the enhancement and improvement of the community.

Execution of this redevelopment plan will contribute to the fulfillment of a number of the above-listed objectives. In particular, execution of the redevelopment plan will: contribute to the enhancement and improvement of the community; promote the public health, safety, morals, and general welfare of present and future residents; and, improve the city's visual environment and image by eliminating an eyesore.

6.6.4 — Master Plans of Adjacent Municipalities

The Redevelopment Area has an area of just $0.84 \pm acres$ and is located more than one-quarter of a mile from the nearest municipal boundary. As a result, it is not anticipated that the execution of the redevelopment plan will impact planning efforts in adjacent municipalities.

6.7 — Administrative and Procedural Requirements

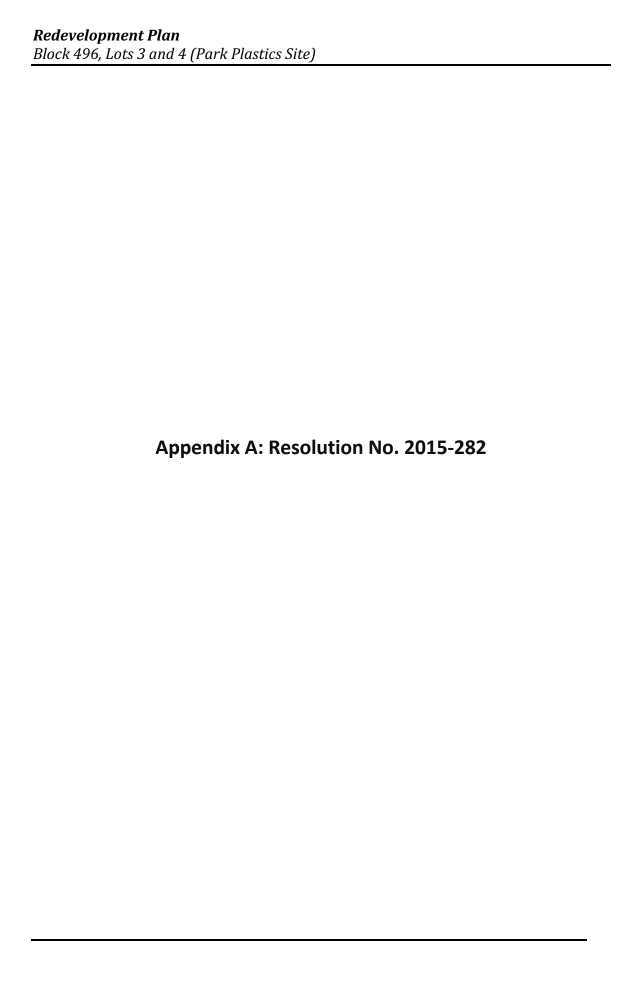
Administrative and procedural requirements are discussed in the following subsections.

6.7.1 — Amending the Redevelopment Plan

As circumstances may warrant, the Linden City Council may amend, revise, or modify this redevelopment plan in accordance with applicable law.

6.7.2 — Duration of the Redevelopment Plan

The provisions of this redevelopment plan shall remain in effect for a period of fifty years from the date of adoption.



RESOLUTION OF THE MUNICIPAL COUNCIL OF THE CITY OF LINDEN, COUNTY OF UNION, NEW JERSEY AUTHORIZING **PLANNING** THE INVESTIGATE WHETHER THE PROPERTY COMMONLY KNOWN AS BLOCK 496, LOT 3 ON THE CITY TAX MAPS SHOULD BE DESIGNATED AS AN 'AREA IN NEED OF TO THE LOCAL REDEVELOPMENT' **PURSUANT** N.J.S.A. AND HOUSING LAW, REDEVELOPMENT 40A:12A-1 et seq.

WHEREAS, the Local Redevelopment and Housing Law, N.J.S.A. 40A:12A-1 et seq. (the "Redevelopment Law"), authorizes municipalities to determine whether certain parcels of land in the municipality constitute areas in need of redevelopment; and

WHEREAS, to determine whether certain parcels of land constitute areas in need of redevelopment under the Redevelopment Law, the municipal council (the "Municipal Council") of the City of Linden (the "City") must authorize the planning board of the City (the "Planning Board") to conduct a preliminary investigation of the area and make recommendations to the Municipal Council; and

WHEREAS, the Municipal Council believes it is in the best interest of the City that an investigation occur with respect to a certain parcel within the City, and therefore seeks to authorize and direct the Planning Board to conduct an investigation of the property commonly known as Block 496, Lot 3 on the tax map of the City (hereinafter the "Study Area"), to determine whether the Study Area meets the criteria set forth in the Redevelopment Law, specifically *N.J.S.A.* 40A:12A-5, and should be designated as an area in need of redevelopment; and

WHEREAS, the redevelopment area determination initiated hereunder intends to authorize the City and Municipal Council to use all those powers provided by the Redevelopment Law for use in a redevelopment area, including the power of eminent domain (hereinafter referred to as a "Condemnation Redevelopment Area").

NOW THEREFORE, BE IT RESOLVED BY THE MUNICIPAL COUNCIL OF THE CITY OF LINDEN, NEW JERSEY AS FOLLOWS:

- Section 1. The foregoing recitals are incorporated herein as if set forth in full.
- Section 2. The Planning Board is hereby authorized and directed to conduct an investigation pursuant to *N.J.S.A.* 40A:12A-6 to determine whether the Study Area satisfies the criteria set forth in *N.J.S.A.* 40A:12A-5 to be designated as an area in need of redevelopment.
- Section 3. As part of its investigation, the Planning Board shall prepare a map showing the boundaries of the Study Area and the location of the parcel contained therein and appended thereto shall be a statement setting forth the basis of the investigation. A copy of the map shall be maintained on file with the office of the City Clerk.
- Section 4. The Planning Board shall conduct a public hearing in accordance with the Redevelopment Law, specifically *N.J.S.A.* 40A:12A-6, after giving due notice of the proposed boundaries of the Study Area and the date of the hearing to any persons who are interested in or would be affected by a determination that the Study Area is an area in need of redevelopment. The notice of the hearing shall specifically state that the redevelopment area determination shall authorize the City to exercise the power of eminent domain to acquire any property in the delineated area, for the Study Area is being investigated as a possible Condemnation Redevelopment Area.
- Section 5. At the public hearing, the Planning Board shall hear from all persons who are interested in or would be affected by a determination that the Study Area is a redevelopment area. All objections to a determination that the Study Area is an area in need of redevelopment

and evidence in support of those objections shall be received and considered by the Planning Board and made part of the public record.

Section 6. After conducting its investigation, preparing a map of the Study Area, and conducting a public hearing at which all objections to the designation are received and considered, the Planning Board shall make a recommendation to the Municipal Council as to whether the Municipal Council should designate all or some of the Study Area as an area in need of redevelopment.

Section 7. This Resolution shall take effect immediately.

COUNCIL	YES	NO	ABS	N.V.	AB	COUNCIL	YES	NO	ABS	N.V.	AB
									- 4		
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	!										
									•		* -
X – Indicate Vote ABS – Abstain N.V. – Not Voting AB – Absent											

IN WITNESS WHEREOF, I have set my hand and affixed the corporate seal of the City of Linden, this 22day of YULY, 2015.

SEPHC. BODEK, City Clerk

Passed: July 21, 2015

Approved: July 22, 2015

Council President

Mayor

Attest:

City Clerk

Certified to be a true and exact copy.

City Clerk, City of Linden, N.

Date: 10

584571.1





City of Linden

UNION COUNTY, NEW JERSEY
Planning Board
City Hall - 301 North Wood Avenue
Linden, New Jersey 07036
(908) 474-8453
F: (908) 862-0729
mcoplan@linden-nj.org

February 10, 2016

Honorable Mayor

Council President

COUNCIL MEMBERS

Re: Park Plastics Condemnation Redevelopment Area

Ladies and Gentlemen:

The Planning Board at its February 9, 2016 meeting reviewed and unanimously approved the Park Plastics Condemnation Redevelopment Area. Attached please find the signed resolution.

Respectfully submitted,

Marilyn Coplan

Planning Board Secretary

C: Mayor Armstead

Joseph Bodek, City Clerk

Law Department

RESOLUTION OF THE PLANNING BOARD OF THE CITY OF LINDEN, COUNTY OF UNION, RECOMMENDING TO THE CITY COUNCIL THAT THE PROPERTY COMMONLY KNOWN AS BLOCK 496, LOT 3, ON THE CITY TAX MAPS BE DESIGNATED AS 'AN AREA IN NEED OF REDEVELOPMENT' UNDER THE LOCAL REDEVELOPMENT AND HOUSING LAW

WHEREAS, the Local Redevelopment and Housing Law, N.J.S.A. 40A:12A-1 et seq. (the "Redevelopment Law") authorizes municipalities to determine whether certain parcels of land located therein constitute areas in need of redevelopment; and

WHEREAS, to determine whether certain parcels of land in the City of Linden (the "City") constitute an area in need of redevelopment, the City's municipal council (the "City Council"), by way of a resolution adopted July 21, 2015, authorized and directed the Planning Board of the City (the "Planning Board") to conduct a preliminary investigation to determine whether the property commonly known as Block 496, Lot 3 on the tax map of the City ("Study Area") meets the criteria set forth in the Redevelopment Law for designation as an area in need of redevelopment; and

WHEREAS, the aforesaid resolution authorized the Planning Board to investigate the Study Area as a Condemnation Redevelopment Area (as defined in N.J.S.A. 40A:12A-6(a) of the Redevelopment Law), within which the City may use all of those powers provided under the Redevelopment Law for use in a redevelopment area, including the power of eminent domain; and

WHEREAS, the Redevelopment Law requires the Planning Board to conduct a public hearing prior to making its determination whether the Study Area should be designated as an area in need of redevelopment, at which hearing the Planning Board shall hear all persons who are interested in or would be affected by a determination that the Study Area is a redevelopment area; and

WHEREAS, the Redevelopment Law further requires the Planning Board, prior to conducting such public hearing, to publish notice of the hearing in a newspaper of general circulation in the municipality once each week for two consecutive weeks, with the last publication made not less than ten days prior to such public hearing; and

WHEREAS, the Planning Board caused the aforementioned notices to be published and served on all property owners within the Study Area, in accord with the Redevelopment Law; and

WHEREAS, Ricci Planning (the "Planning Consultant") was engaged to conduct a preliminary investigation and prepare a written report for review by the Planning Board concerning whether the Study Area should be designated an area in need of redevelopment; and

WHEREAS, the Planning Board received an investigative report from the Planning Consultant entitled "Redevelopment Study and Preliminary Investigation Report, Block 496, Lot

3" and dated December 21, 2015 (the "Report"), concerning the determination of the Study Area as an area in need of redevelopment; and

WHEREAS, on February 9, 2016, the Planning Board reviewed the Report, heard testimony from representatives of the Planning Consultant and conducted a public hearing during which members of the general public were given an opportunity to address questions and objections to the Planning Board and its representatives concerning the potential designation of the Study Area as an area in need of redevelopment; and

WHEREAS, the Planning Board accepted into evidence the Report; and

WHEREAS, the Planning Consultant concluded in the Report and testified to the Planning Board on February 9, 2016 that there is evidence to support finding that the Study Area satisfies the criteria listed under N.J.S.A. 40A:12A-5 for designation as an area in need of redevelopment under the Redevelopment Law; and

WHEREAS, the Planning Board concurs with the findings of the Planning Consultant as stated in the Report and seeks to recommend to the City Council that the Study Area be designated as an area in need of redevelopment under the Redevelopment Law.

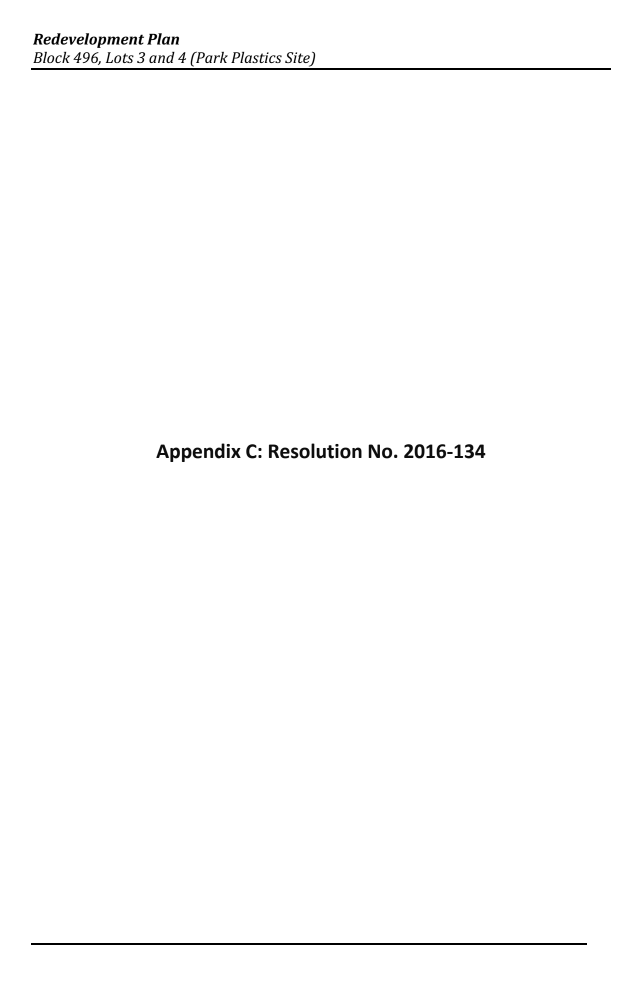
NOW, THEREFORE, BE IT RESOLVED by the Planning Board of the City of Linden as follows:

- 1. The aforementioned recitals are incorporated herein as though fully set forth at length.
- 2. Based on the information and testimony presented at the February 9, 2016 Planning Board hearing, as well as the Report itself and advice from the Planning Board's and City's consultants, the Planning Board finds that the Study Area satisfies the criteria listed under N.J.S.A. 40A:12A-5 for redevelopment area designation and hereby recommends that the City Council designate the Study Area as a Condemnation Redevelopment Area pursuant to the Redevelopment Law.
- 3. The Secretary of the Planning Board shall forward a copy of this Resolution to the City Council upon adoption.

Malelyn Irplan Planning Board Secretary February 9, 2016

4. This Resolution shall take effect immediately.

596925



RESOLUTION: 2016-134

RESOLUTION OF THE CITY COUNCIL OF THE CITY OF LINDEN, COUNTY OF UNION, DESIGNATING THE PROPERTY COMMONLY KNOWN AS BLOCK 496, LOT 3 ON THE CITY TAX MAPS AS 'AN AREA IN NEED OF REDEVELOPMENT' PURSUANT TO THE LOCAL REDEVELOPMENT AND HOUSING LAW, N.J.S.A. 40A:12A-1 et seq.

WHEREAS, the Local Redevelopment and Housing Law, N.J.S.A. 40A:12A-1 et seq. (the "Redevelopment Law") authorizes municipalities to determine whether certain parcels of land located therein constitute areas in need of redevelopment; and

WHEREAS, to determine whether certain parcels of land in the City of Linden (the "City") constitute an area in need of redevelopment, the City's municipal council (the "City Council"), by way of a resolution adopted July 21, 2015, authorized and directed the Planning Board of the City (the "Planning Board") to conduct a preliminary investigation to determine whether the property commonly known as Block 496, Lot 3 on the tax map of the City (the "Study Area") meets the criteria set forth in the Redevelopment Law for designation as an area in need of redevelopment; and

WHEREAS, the aforesaid resolution authorized the Planning Board to investigate the Study Area as a Condemnation Redevelopment Area (as defined in N.J.S.A. 40A:12A-6(a) of the Redevelopment Law), within which the City may use all of those powers provided under the Redevelopment Law for use in a redevelopment area, including the power of eminent domain; and

WHEREAS, Ricci Planning (the "Planning Consultant") was engaged to conduct a preliminary investigation and prepare a written report for review by the Planning Board concerning whether the Study Area should be designated an area in need of redevelopment; and

WHEREAS, the Planning Board received an investigative report from the Planning Consultant entitled "Redevelopment Study and Preliminary Investigation Report, Block 496, Lot 3" and dated December 21, 2015 (the "Report"), concerning the determination of the Study Area as an area in need of redevelopment; and

WHEREAS, on February 9, 2016, the Planning Board, after providing due notice, conducted a public hearing in accordance with the Redevelopment Law at which it reviewed the Report, heard testimony from the Planning Consultant and determined that the Study Area qualified as an area in need of redevelopment and thereat adopted a resolution recommending that the City Council designate the Study Area as an area in need of redevelopment pursuant to the criteria and requirements of the Redevelopment Law; and

WHEREAS, the City Council has determined that, based upon the recommendation of the Planning Board, the Study Area should be designated an area in need of redevelopment under the Redevelopment Law, with such designation authorizing the City and City Council to use all those powers provided by the Redevelopment Law for use in a redevelopment area, including the power of eminent domain.

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Linden as follows:

- 1. The aforementioned recitals are incorporated herein as though fully set forth at length.
- 2. The recommendations and conclusions of the Planning Board are hereby accepted by the City Council.
- 3. Based upon the findings and recommendations of the Planning Board, the Study Area is hereby designated an area in need of redevelopment inclusive of the power of eminent domain, pursuant to the provisions of Sections 5 and 6 of the Redevelopment Law (the "Condemnation Redevelopment Area").

- 4. The City Clerk is hereby directed to transmit a copy of this Resolution to the Commissioner of the New Jersey Department of Community Affairs for review pursuant to Section 6(b)(5)(c) of the Redevelopment Law.
- 5. The City Clerk is hereby directed to serve, within ten (10) days hereof, a copy of this Resolution upon (i) all record owners of property located within the Condemnation Redevelopment Area, as reflected on the tax assessor's records, and (ii) each person who filed a written objection prior to the hearing held by the Planning Board, service to be in the manner provided by Section 6 of the Redevelopment Law.

6.	This Reso	lution shall	take effect	immediately.
U.	TIIIS ICCSO	runon snan	take circui	miniculately.

PASSED:

March 15, 2016

APPROVED:

March 16, 2016

Council President Pro Tempore

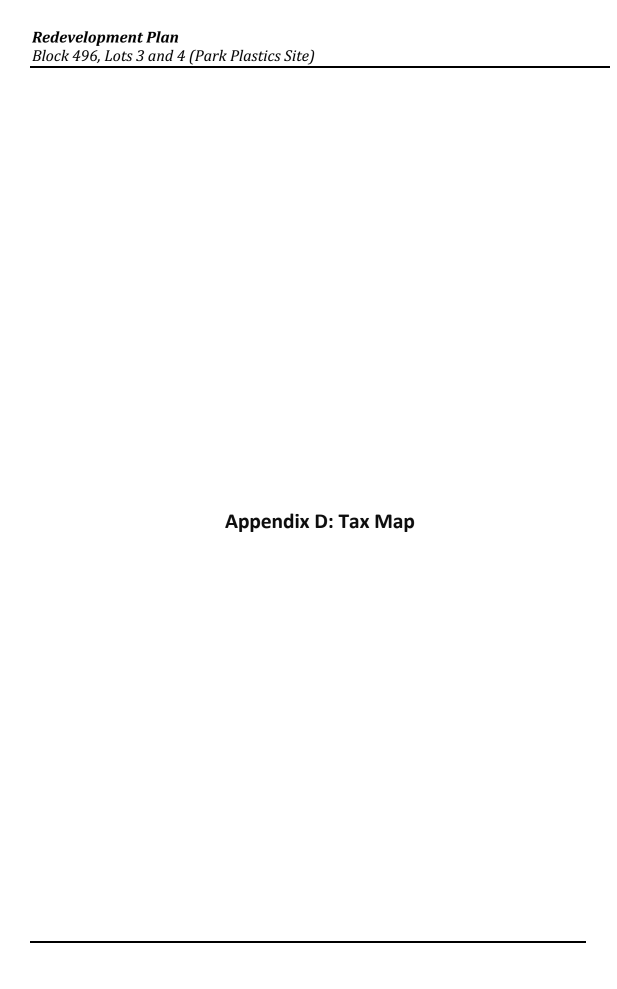
ATTEST:

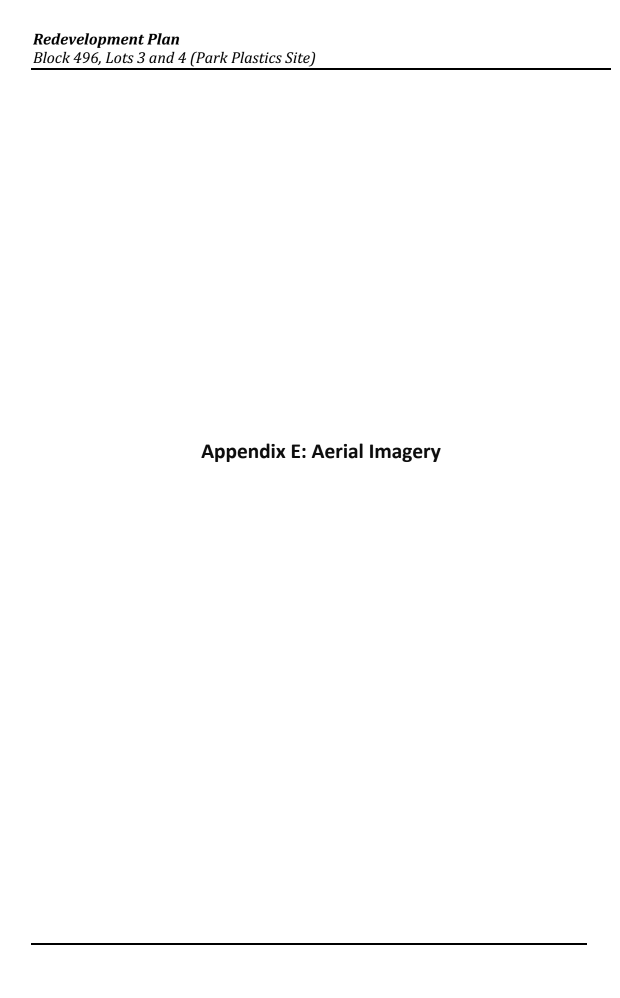
I, JOSEPH C. BODEK, City Clerk of the City of Linden, in the County of Union and State of New Jersey, DO HEREBY CERTIFY that the foregoing is a true copy of the resolution adopted by the City Council of the City of Linden at a meeting held on March 15, 2016 as the same is taken from and compared with the original now remaining on file and of record in my office.

IN WITNESS WHEREOF, I have set my hand and affixed the corporate seal of the City of Linden, this _/Gday of _marc H __, 2016.

SEPH C. BODEK, City Clerk

601926





Aerial ImageryCity of Linden, Union County, New Jersey





Date of Aerials: 2012



0 25 50 Feet

ricciplannina Paul Ricci, AICP, PP

Paul Ricci, AICP, PP 10 Georgian Drive Clark, NJ 07066

908.642.0070 Fax 350.4501 paul@ricciplanning.com

EXHIBIT B

RESPONDENT'S STATEMENT FOR PUBLIC DISCLOSURE

	RESPO	NDENT				
1.		me of Respondent: dress of Respondent:				
2.		despondent is not an individual doing business under his own name, the Respondent has the indicated below and is organized or operating under the laws of				
	_	A corporation A non-profit or charitable institution or corporation				
		A partnership known as				
		A business association or joint venture known as				
	_	A federal, state or local government of instrumentality thereof Other (explain)				
1.	If the R	despondent is not an individual, give date of establishment of entity.				
2.		addresses, title or position (if any), and nature and extent of the interest of the officers and al members, shareholders and investors of the Respondent, are set forth as follows:				
	a.	If the Respondent is a corporation, the officers, directors or trustees, and each stockholder owning more than 10 percent or any class of stock.				
	b.	If the Respondent is a partnership, each partner, whether a general or limited partner, and either the percent of interest or a description of the character and extent of interest. <i>The developer should be sure to include any prospective partners it is aware of at the time of the submission.</i>				
	c.	If the Respondent is a business association or a joint venture, each participant and either the percent of interest or a description of the character and extent of interest.				
	d.	If the Respondent is some other entity, the officers, the members of the governing body, and each person having an interest of more than 10 percent.				
	Name, Address and Zip Code					
	Position Title (if any) and Percent of Interest or Description of Character and Extent of Interest					

(our) knowledge and belief.		
Dated:	Dated:	
Signature	Signature	
Signature		
Title:	Title:	
Address and Zip Code:	Address and Zip Code:	
Notary:		

Certify that this Respondent's Statement for Public Disclosure is true and correct to the best of my

If the Respondent is an individual, this statement should be signed by such individual, if a partnership, by one of the partners; if a corporation or other such entity, by one of its chief officers having knowledge of the facts required by this statement.

EXHIBIT C

RESPONDENT'S STATEMENT OF QUALIFICATIONS AND FINANCIAL RESPONSIBILITY

1.	Na	me, Addı	ress and Zip Code of Re	spondent:		
2.			ondent a subsidiary of c	or affiliated with any othe	er corporation or corporations or any ot	her
	Re	spondent			ldress, specifically its relationship to ees common to the Respondent and su	
3.						
	a.	financia assets a account precede	al statement. (Note: At and liabilities, including ing standards and base	tach to this statement a contingent liabilities, ful d on a proper audit. If the ssion by more than six m	, is as reflected in the attacl certified financial statement showing ly itemized in accordance with acceptate date of the certified financial statem onths, also attach an interim balance sh	the ble ent
	b.		nd address of auditor or nt is based.	public accountant who p	erformed the audit on which said finance	cial
	c.	other th		n funds, provide a sta	oosed are to be obtained from sour atement of the Respondent's plan	
4.		urces and dertaking		able to Respondent to n	neet equity requirements of the propor	sed
		a.	In Banks: Name, Address and Zi	p Code of Bank	Amount \$	
		b.	By sale of readily sale <u>Description</u>	able assets: <u>Market Value</u> \$	Mortgages or Liens	
5.	Na	mes and	addresses of bank refere	ences:		
6.	a.			person or entity identifivoluntary, within the pass	ed in Section 3.3 hereto been adjudg t ten (10) years?	ged
		Yes	_ No			
		If was	rivo data place and und	or what nama		

	b.	for or convicted of any felony within the past ten (10) years?
		Yes No
7.	a.	Undertakings comparable to the proposed redevelopment completed by the Respondent or any of the principals of the Respondent, including identification and a brief description of each project and date of completion:
	b.	If the Respondent or any of the principals of the Respondent has ever been an employee, in a supervisory capacity, for a construction contractor or builder on undertakings comparable to the proposed development work, name such employee, name and address of employer, title of position, and brief description of work:
8.		he Respondent or a parent corporation, a subsidiary, an affiliate or a principal of the Respondent is participate in the development of the land as a construction contract builder:
	a.	Name and address of such contractor or builder:
	b.	Has such contractor or builder within the last ten (10) years ever failed to qualify as a responsible bidder, refused to enter into a contract after an award has been made, or failed to complete a construction or development contract. Yes No If yes, explain:
	c.	Total amount of construction or development work performed by such contractor or builder during the last five (5) years:
		\$
	d.	Construction contracts or developments now being performed by such contractor or builder:
		Identification of
		<u>Contract of Development</u> <u>Location</u> <u>Amount</u> <u>Date to be</u> <u>Completed</u>
	e.	Outstanding construction-contract bids of such contractor or builder:
		Awarding Body Amount Date Opened \$
9.	any	es any member of the governing body in the City or any other appointed official in the City, have direct or indirect personal or financial interest in the Respondent or in the development abilitation of the property upon the basis of such proposal?
		Yes No If yes, explain:
10.		tements and other evidence of the Respondent's qualifications and financial responsibility (other n the financial statement) are attached hereto and hereby made a part hereof as follows:

EXHIBIT D

LETTER OF INTENT

(Note: To be typed on Respondent's letterhead. The Issuer shall accept no modifications to the language of the letter).

The undersigned, (Name of Respondent) has submitted the attached Response to the Request for Qualifications/Request for Proposals (the "RFQ/RFP"), issued by the City of Linden (the "Issuer"), relative to the development of the Redevelopment Area and the Block 496, Lot 3 Redevelopment Area.

THE RESPONDENT HEREBY STATES:

- I. The attached Response contains accurate, factual and complete information.
- II. The Respondent agrees to participate in good faith in the application process as described in the RFQ/RFP and to adhere to the Issuer's schedule.
- III. The Respondent acknowledges that all costs incurred by it in connection with the preparation and submission of the Response, or any negotiations which result therefrom shall be borne exclusively by the Respondent.
- IV. The Respondent hereby declares that the only persons participating in this Response as principals are named herein and that no person other than those herein mentioned has any participation in the Response or in any contract to be entered into with respect thereto. Additional persons may subsequently be included as participating principals, but only if acceptable to the Issuer. The Respondent declares that this Response is made without connection with any other person, firm or parties who has submitted a Response, except as expressly set forth below and that it has been prepared and has been submitted in good faith and without collusion or fraud.
- V. The Respondent acknowledges and agrees that the Issuer may modify, amend, suspend and/or terminate the RFQ/RFP process (in its sole judgment) or may decide not to proceed with development of the Redevelopment Area described in the RFQ/RFP. In either case, neither the Issuer nor any of their officers, agents or representatives shall have any liability to the Respondent for any costs incurred by the Respondent with respect to the application activities described in the RFQ/RFP.
- VI. The Respondent acknowledges that any contract executed with respect to implementation/effectuation of the project described in the RFQ/RFP must comply with all applicable affirmative action and similar laws. Respondent hereby agrees to take such actions as are required in order to comply with such applicable laws.

Very truly yours, (NAME OF RESPONDENT) By: Name: Title: Date:	VII.	The Respondent hereby acknowledges receipt of the RFQ/RFP.
By: Name: Title:		Very truly yours,
Name: Title:		(NAME OF RESPONDENT)
Name: Title:		Rv·
Title:		Name:
		Date:

EXHIBIT E

ACKNOWLEDGMENT OF ADDENDA

<u> -</u>	ent hereby acknowled through, inc	-	_ dated
		(NAME OF RESPONDENT)	*
		By:	
		Name:	
		Title:	

*If a joint venture, partnership or other formal organization of firms submit this Response, all such firms shall be listed and each such participant shall execute this Acknowledgment of Addenda.

EXHIBIT F

REQUEST FOR QUALIFICATIONS CHECKLIST

THIS CHECKLIST MUST BE COMPLETED AND SUBMITTED WITH YOUR PROPOSAL:

Please initial below, indicating that your proposal includes the itemized document. A PROPOSAL SUBMITTED WITHOUT THE FOLLOWING DOCUMENTS IS CAUSE FOR REFUSAL.

INITIAL BELOW

A.	An electronic notification by	copy of the submission, with paper copies to be provided upon the City
В.	Non-Collusion	Affidavit properly notarized.
C.	Authorized sig	natures on all forms.
D.	Business Regis	stration Certificate(s).
Е.	Affirmative A	ction Statement
unl bus	ess the other part siness registration	-44 provides that the City shall not enter into a contract for goods or services y to the contract provides a copy of its business registration certificate and the certificate of any subcontractors at the time that it submits its proposal. The st also collect the state use tax where applicable. THE UNDERSIGNED HEREBY ACKNOWLEDGES THE ABOVE LISTED REQUIREMENTS.
NA	ME OF PROPOS	ER:
Per	rson, Firm or Corp	oration
BY	: (NAM	E) (TITLE)

EXHIBIT G

NON-COLLUSION AFFIDAVIT

STATE OF NEW JERSEY
COUNTY OF UNION

ss:

I AM

OF THE FIRM OF UPON MY OATH, I DEPOSE AND SAY:

SUBSCRIBED AND SWORN TO

- 1. THAT I EXECUTED THE SAID PROPOSAL WITH FULL AUTHORITY SO TO DO;
- 2. THAT THIS PROPOSER HAS NOT, DIRECTLY OR INDIRECTLY ENTERED INTO ANY AGREEMENT, PARTICIPATED IN ANY COLLUSION, OR OTHERWISE TAKEN ANY ACTION IN RESTRAINT OF FAIR AND OPEN COMPETITION IN CONNECTION WITH THIS ENGAGEMENT:
- 3. THAT ALL STATEMENTS CONTAINED IN SAID PROPOSAL AND IN THIS AFFIDAVIT ARE TRUE AND CORRECT, AND MADE WITH FULL KNOWLEDGE THAT THE CITY OF LINDEN RELIES UPON THE TRUTH OF THE STATEMENTS CONTAINED IN SAID PROPOSAL AND IN THE STATEMENTS CONTAINED IN THIS AFFIDAVIT IN AWARDING THE CONTRACT FOR THE SAID ENGAGEMENT; AND
- 4. THAT NO PERSON OR SELLING AGENCY HAS BEEN EMPLOYED TO SOLICIT OR SECURE THIS ENGAGEMENT AGREEMENT OR UNDERSTANDING FOR A COMMISSION, PERCENTAGE, BROKERAGE OR CONTINGENT FEE, EXCEPT BONA FIDE EMPLOYEES OR BONA FIDE ESTABLISHED COMMERCIAL SELLING AGENCIES OF THE PROPOSER. (N.J.S.A.52: 34-25)

DAY

OF______ 20____.

(TYPE OR PRINT NAME OF AFFIANT UNDER SIGNATURE)

NOTARY PUBLIC OF

My Commission Expires: ______, 20____

EXHIBIT H

N.J.S.A. 10:5-31 and N.J.A.C. 17:27 MANDATORY EQUAL EMPLOYMENT OPPORTUNITY LANGUAGE Goods, Professional Services and General Service Contracts (Mandatory Affirmative Action Language)

During the performance of this contract, the contractor agrees as follows:

The contractor or subcontractor, where applicable, will not discriminate against any employee or applicant for employment because of age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation or sex. Except with respect to affectional or sexual orientation, the contractor will take affirmative action to ensure that such applicants are recruited and employed, and that employees are treated during employment, without regard to their age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation or sex. Such action shall include, but not be limited to the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Public Agency Compliance Officer setting for the provisions of this nondiscrimination clause.

The contractor or subcontractor, where applicable will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to age, race, creed, color, national origin, ancestry, marital status, affectional or sexual orientation or sex.

The contractor or subcontractor, where applicable, will send to each labor union or representative or workers with which it has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the agency contracting officer, advising the labor union or workers' representative of the contractor's commitments under this act and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

The contractor or subcontractor, where applicable, agrees to comply with any regulations promulgated by the Treasurer pursuant to N.J.S.A. 10:5-31 et seq., as amended and supplemented from time to time and the Americans with Disabilities Act.

The contractor or subcontractor agrees to make good faith efforts to employ minority and women workers consistent with the applicable city employment goals established in accordance with N.J.A.C. 17:27-5.2 or a binding determination of the applicable city employment goals determined by the Division, pursuant to N.J.A.C. 17:27-5.2.

The contractor or subcontractor agrees to inform in writing its appropriate recruitment agencies including, but not limited to, employment agencies, placement bureaus, colleges, universities, labor unions, that it does not discriminate on the basis of age, creed, color, national origin, ancestry, marital status, affectional or sexual orientation or sex, and that it will discontinue the use of any recruitment agency which engages in direct or indirect discriminatory practices.

The contractor or subcontractor agrees to revise any of its testing procedures, if necessary, to assure that all personnel testing conforms with the principles of job-related testing, as established by the statutes and court decisions of the State of New Jersey and as established by applicable Federal law and applicable Federal court decisions.

In conforming with the applicable employment goals, the contractor or subcontractor agrees to review all procedures relating to transfer, upgrading, downgrading and layoff to ensure that all such actions are taken without regard to age, creed, color, national origin, ancestry, marital status, affectional or sexual orientation or sex, consistent with the statutes and court decisions of the State of New Jersey, and applicable Federal law and applicable Federal court decisions.

The contractor shall submit to the public agency, after notification of award but prior to execution of a goods and services contract, one of the following three documents:

- § Letter of Federal Affirmative Action Plan Approval
- § Certificate of Employee Information Report
- § Employee Information Report Form AA302

The contractor and its subcontractors shall furnish such reports or other documents to the Division of Contract Compliance and EEO as may be requested by the Division from time to time in order to carry out the purposes of these regulations, and public agencies shall furnish such information as may be requested by the Division of Contract Compliance & EEO for conducting a compliance investigation pursuant to <u>Subchapter 10 of the Administrative Code at N.J.A.C. 17:27.</u>

EXHIBIT I

ENVIRONMENTAL CONNECTION, INC. PROJECT MONITORING REPORT FEBRUARY 10, 2017

February 10, 2017

Re:

Mr. Behram Turan, PE, LSRP
Principal-Director of Environmental Services
CME Associates
3759 US Highway 1 South - Suite 100

Monmouth Junction, NJ 08852

Project Monitoring – IDLH Demolition and Asbestos Containing Material Disposal

via Email: Bturan@cmeusal.com

940 Park Avenue South Linden, New Jersey

EC Project # 16409-01

Environmental Connection, Inc., (EC) was contracted by CME Associates to perform project monitoring, conduct air sampling and provide analytical services during the demolition of the referenced building. The building was determined to be unsafe for occupancy prior to the demolition activities. Since the building was unsafe, the Asbestos Containing Materials were left in place during the demolition. The segregation, bagging, abatement and disposal of ACMs identified during demolition were performed by the Asbestos Contractor, DELFA Contracting, of Union City, New Jersey.

The Contractor followed a wet demolition protocol utilizing water hoses to keep all building materials adequately wet during all demolition activities. All ACM was placed in a lined, sealed dumpster prior to transportation to the proper disposal site. During the demolition process, the building materials were separated into piles. One (1) pile was metal debris to be recycled, one (1) pile of miscellaneous debris to be disposed of as asbestos containing waste and one (1) pile of masonry which was to be recycled.

EC's monitoring program consisted of air sampling and sample analysis. Air sampling was performed during demolition and sorting until the building was demolished and there was no visible ACM identified on the site. Samples were analyzed by EC's American Industrial Hygiene Association (AIHA) Asbestos Analyst Registry (AAR) registered analyst, using Phase Contrast Microscopy (PCM) in accordance with the National Institute of Occupational Safety and Health analytical method #7400 A, Revision #3.

The NIOSH test method #7400 involves the collection of a known volume of air using calibrated sampling pumps. The air is collected across the open face of a mixed cellulose ester filter. The filters are then prepared for microscope reading by PCM. Briefly, criteria specified in this method for determining fibrous content are size, length to width ratio and morphological characteristics of the fibers. It should be noted that all fibers meeting the appropriate criteria are counted in this method. Therefore, it is common that non-asbestos fibers are counted as well (i.e., cellulose, fiberglass, mineral wool, synthetics, etc.). This requirement allows for this method to err on the side of caution, while at times, presenting the dilemma of false positive results.

CME Associates 940 Park Avenue South, Linden, NJ Asbestos Abatement & Disposal Page 2 of 2

Area air samples were collected between December 30, 2016, and January 9, 2017. Analysis revealed fiber concentrations of less than 0.01 fibers per cubic centimeter of air for all samples. This is the clearance criteria set forth by the United States Environmental Protection Agency (40 CFR, Part 763) and the State of New Jersey (N.J.A.C. 8.60 and 12.120).

All PCM results are presented in Appendix I.

Should you have any questions or require any additional information, please contact me at 609-392-4200.

Respectfully Submitted:

ENVIRONMENTAL CONNECTION, INC.

Dominick Dercole Project Manager

ATTACHMENT I **ANALYTICAL REPORTS & CHAIN OF CUSTODY**

Date:	December 30, 2016
Client:	CME Associates
Project:	Asbestos Abatement and Disposal
Building:	940 S. Park Avenue, Linden, NJ
Analyst:	Roland Jones
Project #:	16409-01

PCM AIR SAMPLE CERTIFICATE OF ANALYSIS

Sample ID	Sample Location	<u>Total</u> <u>Volume</u>	Fibers/Field	Fibers/cc
01RJ123016	A/S,West End of Property, Near Active Demo	1230	6/100	0.002
02RJ123016	A/S, East End of Demo, Adjacent Debris Pile	1600	4.5/100	0.001
03RJ123016	Field Blank	-	0/100	-
04RJ123016	Lab Blank	-	0/100	-

The above sample analyses were performed in accordance with Phase Contrast Microscopy, NIOSH method #7400, revision #3, 8/94.



CME Associates Client:

Asbestos Abatement and Disposal Project: Asbestos Abatement and Dispos Building: 940 S. Park Avenue, Linden, NJ

Date: 12/30/16 Technician: Rolend Jones Project #: 16409-01

SAMPLE ID TYPE SAMPLE LOCATION TIME TIME TIME TOTAL Liters Minutes) OIR JILZOUL A IS ACHIVE CLOCATION OFF (Minutes) Start Stop Avg. (Liters) OZZZJ1ZZOUL A IS Existended the constant of the	TOTAL VOLUME (Liers)	FIBERS/FIELD 6 750 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	FIBERS/CC	LABID

TYPE	TYPE CODES	10% RE	10% RECOUNT OF SAMPLES - FIELD ANALYSIS ONLY	ANALYSIS ONLY	REFERENCE SI	REFERENCE SLIDE ANALYSIS
A/S – Air Survey	DU - Decontamination Unit	SAMPLEN	UMBER ORIGINAL FIBERS/FIELD	QA/QC FIBERS/FIELD	ID NUMBER	FIBERS/FIELD
CB - Critical Barrier	AFD - At AFD Exhaust					
IWA – In Work Area	PRE - Pre-Test					
RCA - Remote/Clean Area	POST - Post/Clearance Test					
			Salidat Transfer and The Line of the Court	2.41		

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[]6 hr. TM PCM Analysis – NIOSH 7400

| On-Site Analysis | TEM Analysis - AHERA

TIME CHAIN OF CUSTODY RECEIVED BY TIME RELINQUISHED BY

COMMENTS

120 North Warren Street • Trenton, New Jersey 08608 • tel: 609-392-4200 • fax: 609-392-1216 5 Penn Plaza, Suite 1972 • New York, New York 10001 • tel: 212-952-7300

Date:	January 3, 2017
Client:	CME Associates
Project:	Asbestos Abatement and Disposal
Building:	940 S. Park Avenue, Linden, NJ
Analyst:	Dominick Dercole
Project #:	16409-01

PCM AIR SAMPLE CERTIFICATE OF ANALYSIS

Sample ID	Sample Location	<u>Total</u> <u>Volume</u>	Fibers/Field	Fibers/cc
01DD010317	A/S, Upwind of Work Area	900	3.5/100	0.002
02DD010317	A/S, Downwind of Work Area	1200	4.5/100	0.002
03DD010317	Field Blank	-	0/100	-
04DD010317	Lab Blank		0/100	-

The above sample analyses were performed in accordance with Phase Contrast Microscopy, NIOSH method #7400, revision #3, 8/94.



Asbestos Abatement and Disposal Building: 940 S. Park Avenue, Linden, NJ CME Associates Project: Client:

Project #: 16409-01 PA) Technician: Date:

LABID										
FIBERS/CC	22000		J. 000	Ø00.	cue-	000	,			
FIBERS/FIELD			5,5 105	45/20	000	0019	J			
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TYPE	TYPE CODES	10% RE	10% RECOUNT OF SAMPLES - FIELD ANALYSIS ONLY	ANALYSIS ONLY	REFERENCE SI	REFERENCE SLIDE ANALYSIS
A/S – Air Survey	DU - Decontamination Unit	SAMPLE NUMBER	ORIGINAL FIBERS/FIELD	QA/QC FIBERS/FIELD	ID NUMBER	FIBERS/FIELD
CB - Critical Barrier	AFD - At AFD Exhaust					
IWA - In Work Area	PRE – Pre-Test					
RCA - Remote/Clean Area	POST - Post/Clearance Test					
			STITEGE TANT VAN HOLD TO STORY	1 12.6		

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| On-Site Analysis [] TEM Analysis - AHERA [\frac{1}{2}24 hr. TAT

CHAIN OF CUSTODA

COMMENTS TIME DATE RECEIVED BY TIME 009 MINOUISHIND BY

120 North Warren Street • Trenton, New Jersey 08608 • tel: 609-392-4200 • fax: 609-392-1216 5 Penn Plaza, Suite 1972 • New York, New York 10001 • tel: 212-952-7300

Date:	January 4, 2017
Client:	CME Associates
Project:	Asbestos Abatement and Disposal
Building:	940 S. Park Avenue, Linden, NJ
Analyst:	Brian Brill
Project #:	16409-01

PCM AIR SAMPLE CERTIFICATE OF ANALYSIS

Sample ID	Sample Location	<u>Total</u> <u>Volume</u>	Fibers/Field	Fibers/cc
01BB010417	A/S, @ Decon (Remote)	1470	9/100	0.003
02BB010417	A/S, On Wall @ Park Ave.	1470	7/100	0.002
03DD010417	Lab Blank	-	0/100	-
04DD010417	Field Blank		0/100	-

The above sample analyses were performed in accordance with Phase Contrast Microscopy, NIOSH method #7400, revision #3, 8/94.



Client: CME Associates
Project: Asbestos Abatement and Disposal
Building: 940 S. Park Avenue. Linden. NJ

Date: //4/17
Technician: *** from formal Project #: 16409-01

LAB ID FIBERS/CC 6.003 0.002 p P FIBERS/FIELD 3 201 03/ 3 TOTAL VOLUME (Liters) Chh MM 3535 (Liters/Minute) Start | Stop | Avg. 3.5 3.5 FLOW RATE AIR SAMPLE COLLECTION AND ANALYSIS DATA SHEET 4 3.5 TOTAL TIME (Minutes) 1720 220 1420 TIME 0720 1420 0720 TIME Agra Jus Blown pmc/2 SAMPLE LOCATION (deron 0.0 TYPE 6188010417 B8010417 SAMPLE ID 3 94

ASS—Air Survey DU – Decontamination Unit SAMPLE NUMBER ORIGINAL FIBERS/FIELD QA/QC FIBERS/FIELD ID NUMBER FIBERS/FIELD CB – Critical Barrier AFD = At AFD Exhaust TWA – In Work Area PRE – Pre-Test RCA – Remote/Clean Area POST – Post/Clearance Test RCA – Remote/Clean Area POST – Post/Clearance Test CHECK EACH BOX THAT APPLIES CHECK EACH BOX THAT APPLIES CHAKA Analysis – NIOSH 7400 [TEM Analysis – AHERA PONTE PONTE	TYPE	TYPE CODES	10% RE	10% RECOUNT OF SAMPLES - FIELD ANALYSIS ONLY	O ANALYSIS ONLY	REFERENCE	REFERENCE SLIDE ANALYSIS
AFD = At AFD Exhaust	A/S - Air Survey	DU - Decontamination Unit	SAMPLE NUMBER	ORIGINAL FIBERS/FIELD	QA/QC FIBERS/FIELD	ID NUMBER	FIBERS/FIELD
Fre-Test	CB - Critical Barrier	AFD - At AFD Exhaust					
6 hr. TAT CHECK EACH BOX THAT APPLIES 6 hr. TAT 124 hr. TAT CHAN OF CUSTODY 6 hr. TAT 14 hr. TAT CHAN OF CUSTODY 6 hr. TAT 14 hr. TAT 14 hr. TAT 15 hr. TAT 15 hr. TAT 15 hr. TAT 16 hr. TAT 16 hr. TAT 16 hr. TAT 17 hr	IWA - In Work Area	PRE - Pre-Test					
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120 North Warren Street • Trenton, New Jersey 08608 • tel: 609-392-4200 • fax: 609-392-1216 5 Penn Plaza, Suite 1972 • New York, New York 10001 • tel: 212-952-7300

Date:	January 9, 2017
Client:	CME Associates
Project:	Asbestos Abatement and Disposal
Building:	940 S. Park Avenue, Linden, NJ
Analyst:	Dominick Dercole
Project #:	16409-01

PCM AIR SAMPLE CERTIFICATE OF ANALYSIS

Sample ID	Sample Location	<u>Total</u> <u>Volume</u>	Fibers/Field	Fibers/cc
01DD010917	A/S, Upwind of Site	720	4.5/100	0.003
02DD010917	A/S, Downwind of Site	720	6/100	0.004
03DD010917	Field Blank	-	0/100	-
04DD010917	Lab Blank		0/100	-

The above sample analyses were performed in accordance with Phase Contrast Microscopy, NIOSH method #7400, revision #3, 8/94.



CME Associates Client:

Project: Asbestos Abatement and Disposal Building: 940 S. Park Avenue, Linden, NJ

Project #: 16409-01 Technician:_ Date:

	LAB ID								
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ND ANAL!	TOTAL	(Minutes)	CnC	onc					
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	TYPE		SP	19/5	116	518			
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TYPE	TYPE CODES	10% RE	10% RECOUNT OF SAMPLES - FIELD ANALYSIS ONLY	ANALYSIS ONLY	REFERENCES	REFERENCE SLIDE ANALYSIS
A/S – Air Survey	DU - Decontamination Unit SAMPLE NUN	SAMPLE NUMBER	ORIGINAL FIBERS/FIELD	QA/QC FIBERS/FIELD	ID NUMBER	FIBERS/FIELD
CB - Critical Barrier	AFD - At AFD Exhaust					
IWA - In Work Area	PRE - Pre-Test					
RCA - Remote/Clean Area	POST – Post/Clearance Test					
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[] On-Site Analysis [] TEM Analysis – AHERA [] 24 hr. TAT

RELINQUISHED BY	DATE	TIME	RECEIVED BY	DATE	TIME	COMMENTS

120 North Warren Street • Trenton, New Jersey 08608 • tel: 609-392-4200 • fax: 609-392-1216 5 Penn Plaza, Suite 1972 • New York, New York 10001 • tel: 212-952-7300

ATTACHMENT II DAILY LOG NOTES



Client: CME Associates
Project: Asbestos Abatement and Disposal
Building: 940 S. Park Avenue, Linden, NJ

Date: 12/30/16
Technician: Roberd Joses / Dom DeRane

Project #: 16409-01

TIME	EVENT
0700	Arrive on site at 940 Park Ang S. Linden, NJ. DELFA (ontracting on site. Demolition of IDLH structure in progress by Cornella. Observe DELFA metting demolition debis. No visible emissions observed
	site. Demolition of IDLH structure in progress by Cornella. Observe
	DELFA metting demolition debis. No visible emissions observed
	DELFA crew of two (2) logged - Super fausto Delagado # 031009,
	cup 6/20/17 and super Giovanni Delgado # 037697 CAD
	DELFA crew of two (2) logged - Super Fausto Delegado # 031009, cup 6/20/17 and tot super Giovanni Delegado # 037697 exp S/12/2017. Two (2) stage decon int w/ shower set up on site Setup + calibrate perimetr air semples at adjacent to work zone
0735	Set up + calibrate serinety ar samples at adjacent to work zone
0220	Denoit on operations continue. absence grappler loading segregated
	metalisto caracila waste container Novich le en ssions observed.
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1330	Demo Chen only LOOP his MIAL IND TRYCH-
	POLING MIP AIR SAMPLES
1408	PHULLER WIP AIR SAMPLES
1430	EC- OFF SITE



ENVIRONMENTAL CONNECTION INC A Vertical Technologies Corporation

Client:	CME Associates
Project:	Asbestos Abatement and Disposal
Building:	940 S. Park Avenue, Linden, NJ

Date:	1/3/17	
Technician:	D. DeRCOLE	
Project #	16/100-01	

TIME	EVENT
0700	DELPHA COMPACTING AND EC ON SITE-
	CHECKING IN CPM. SUP. FAGSTA POLESTA -03/1009, ex 6/20/17
	MAH GOVAMI DOLLAM-037697, Ex 3/12/17
0800	CHECKING SITE- I ST GP WIP AIR SAMPLES
<u></u>	
0900	WEATHER IS FAIRLY PAWY - SAMPKI REWARDS
	UPHIND AND I DOWNHIND OF SORTING OPERATIONS
1000	CRIN SORTING MOTAL AND POBRY- DAMO CONTRADAD
	LOGDING + CGTTING METAL BORMS-
100	can links taket with Poly Perone vais LOSP
1130	MIDER DEBAS BEINS LOADED FNO TRUCKS
1200	Open Bressy FOR LANCH
1300	DIR TRUCK LOSGES SIJE- NEW LINED JEGGS PALLS TATO
	LOADWS POSITION-
1400	CAN LOAPUL DEBRIS IND TRUCK-
1415	Veno Can Realant exabators
1430	SECOND TRYCH LEAVING SITE- FC COllecting
	AND SAMPLES
1445	DELPUA SCEGAINS SIFE-
1530	EC- AND DEIPHA CONTRACTING OFF SITE.



Client:	CME Associates	Date:	
Project:	Asbestos Abatement and Disposal	Technician:	
Building:	940 S. Park Avenue, Linden, NJ	Project #: 16409-01	

TIME	EVENT
0100	Annive site & noot of Courses
0720	STORT (2) singles on bu vol pungs
0830	excertions moving METH (a) This Time
- 2 1	
0940	Exit yators Landing debris a Ting Tine
1/37)	Wan one of town
1/150_	Warpers THRE Linch
12.15	EXCHATORS LANGUE OUT METHE
) - , , , , , , , , , , , , , , , , , ,
13.50	DE LIST AN 15 going out was the THE THE
	The lite I for is going out was ment
46.7	
1450	Stop Stuples
1530	
7°C)0_	deposit sire



ENVIRONMENTAL CONNECTION INC A Vertical Technologies Corporation

Client: CME Associates Project: Asbestos Abatement and Disposal

Building: 940 S. Park Avenue, Linden, NJ

Date: 1/9/17
Technician: D. DeRCole Project #: 16409-01

TIME	EVENT
(1702	EC ON SITE- CAPANILA COMPANIN ON SIDE
0730	NO ASBEDOS CRIV ON-SIDE - ONLY DONG CHEN
	LOADING SURTED DEBRUS TATO TRIVES -
0830	FC ON SITE- CAPAVELLA CONFRAIN ON SITE NO ASBESTOS CRIN ON-SITE- ONLY DEMO CHEN LOADING SURTED PEBBIS FIND TRINKS- EXCALATORS MOLINS CONCRE TITO FILES AND LOADING DEST
	SMIL NEWL DEBRIS
0900	SMIL NETIL DOBRIS COM STILL SOBTING CONCRETE AND LOADING OUT
	METAL
1000	METAL CART STILL LOADING OUT METAL SALLAGE- ONE PLEAUSION SMOTHLY OUT SITE- CIEN STILL LOADING TRUCK AND CHARM SITE FL- OFF SITE-
	PACAUSTOR SMOTHLY OUT SITE-
1100	CHEN STILL LOOPING TRYCK AND CHAPM SHE
1200	FC- OFF SITE-

via Email: Bturan@cmeusal.com

February 10, 2017

Mr. Behram Turan, P.E., LSRP Principal, Director of Environmental Engineering Services CME Associates 3759 US Highway 1 South - Suite 100 Monmouth Junction, NJ 08852

Invoice – Professional, Technical, and Analytical Services

Asbestos Abatement and Disposal 940 S. Park Avenue, Linden, NJ

EC Project #: 16409-01

Dear Mr. Turan:

RE:

Below is the billing analysis for the referenced services:

Quantity	Description	Unit Cost		A	Amount	
.5 Hours	Principal	\$	190.00	\$	95.00	
6 Hours	Project Manager	\$	90.00	\$	540.00	
4 Shifts	Industrial Hygiene Technician	\$	560.00	\$	2,240.00	
16 Each	PCM Air Sample Analyses	\$	12.00	\$	192.00	
1 Each	Report and Project Closeout	\$	250.00	\$	250.00	
	Project Total			\$	3,317.00	