VOLUNTARY CLEANUP CONTRACT 25-7855-NRP

IN THE MATTER OF BETTER CAR WASH, RICHLAND COUNTY and ATLAS SHRUGGED, LLC

This Contract is entered into by the South Carolina Department of Environmental Services and Atlas Shrugged, LLC, with respect to the Property located at 150 Fountain Lake Road, Columbia, South Carolina. The Property includes approximately 2.74 acres identified by Tax Map Serial Numbers R16315-03-03, R16315-03-02, R16315-03-04, and R16315-03-05. In entering this Contract, the Department relies on the representations contained in the "Non Responsible Party Application for Voluntary Cleanup Contract" of November 4, 2024, and any amendments thereto, by Atlas Shrugged, LLC, which is incorporated into this Contract and attached as Appendix A.

<u>AUTHORITY</u>

This Contract is entered into pursuant to the Brownfields/Voluntary Cleanup Program, S.C. Code Ann. §§ 44-56-710 et seq.; the South Carolina Hazardous Waste Management Act (SCHWMA), S.C. Code Ann. §§ 44-56-10 et seq.; the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), 42 U.S.C. §§ 9601 et seq.; the State Underground Petroleum Environmental Response Bank Act, (SUPERB Act), S.C. Code Ann. §§ 44-2-10 et seq.; and the Pollution Control Act (PCA), S.C. Code Ann. §§ 48-1-10 et seq.

DEFINITIONS

1. Unless otherwise expressly provided in this Contract, terms used herein shall have the meaning assigned to them pursuant to the Brownfields/Voluntary Cleanup Program, and if not set forth therein, shall have the meaning assigned to them pursuant to the SCHWMA, the PCA, the SUPERB Act, or CERCLA.

VCC 25-7855-NRP Drayton-Parker Companies, LLC File #59969 Page 1 of 34 A. "Atlas Shrugged" means Atlas Shrugged, LLC.

B. "Beneficiaries" means Atlas Shrugged's Non-Responsible Party lenders,

signatories, parents, subsidiaries, and successors, including new purchasers,

lessees, and other parties acquiring an interest in any portion of the Property, but

only to the extent that such parties have never been a Responsible Party at the

Site.

C. "Contamination" means the presence of a contaminant, pollutant, hazardous

substance, petroleum, or petroleum product.

D. "Contract" means this Voluntary Cleanup Contract.

E. "Department" means the South Carolina Department of Environmental Services,

or a successor agency of the State of South Carolina that has responsibility for

and jurisdiction over the subject matter of this Contract.

F. "Existing Contamination" shall mean any Contamination present on, or under, the

Site as of the execution date of this Contract.

G. "Property" means the real property as described in the Non Responsible Party

Application for Voluntary Cleanup Contract attached as Appendix A, and that is

subject to the ownership, prospective ownership, or possessory or contractual

interest of Atlas Shrugged or its Beneficiaries.

H. "Segregated Sources" means drums, tanks, or similar discrete containers that

potentially hold substances that may cause Contamination upon release to the

environment.

- "Site" means all areas where a contaminant, petroleum, or petroleum product has been released, deposited, stored, disposed of, or placed or otherwise comes to be located; "Site" does not include any consumer product in consumer use or any vessel.
- J. "Waste Materials" means any Contamination-causing solid, semi-solid, or liquid material discarded, buried, or otherwise present on the Property, and may include sludge, slag, or solid waste materials such as empty containers and demolition debris or materials containing asbestos, lead-based paint, or petroleum or other contaminants.

FINDINGS

- 2. Based on the information known by or provided to the Department, the following findings are asserted for purposes of this Contract:
 - A. <u>Owners and Operators</u>: The owners and operators of the Property include the following:

TMS #16315-03-05

| William Robert Denton | Unknown to 1990 |
|---------------------------------------|-----------------|
| JDR LLC | 1990 to Present |
| TMS #16315-03-04 | |
| Lockhart Car Wash | 1990 to 1995 |
| Robert W. Denton | 1995 to 2021 |
| JDR LLC | 2021 to Present |
| TMS #16315-03-03 | |
| Thomas J. Johnson | 1986 to 1993 |
| Boyd WL III | 1993 to 2000 |
| Boyd WL III Trustee | 2000 to 2010 |
| 7609 Garners Ferry Road Holdings, LLC | 2010 to 2014 |

H&JB Holdings, LLC 2014 to Feb. 2016

Strawberry Investments Inc. Feb. 2016 to Dec. 2016

Royal Rentals LLC Dec. 2016 to 2017

GBK LLC 2017 to Present

TMS #16315-03-02

Vernon Sanders 1984 to June 1995

Vernon E. & Annie Jo Sanders June 1995 to June 1995

Sanders Family Limited June 1995 to 2009

Global Invest Group LLC 2009 to 2013

H&JB Holdings, LLC 2013 to Present

B. <u>Property and Surrounding Areas</u>: The Property is bounded generally by Garners Ferry Road to the north with commercial property beyond; to the east by an urgent care facility, a U-Haul rental facility, and a Citgo gasoline station with multi-family residences beyond; to the south by residences; and to the west by Fountain Lake Road with an outdoor shopping center beyond.

The Property was undeveloped, wooded land until approximately 1984, when the Property was developed for commercial purposes including a day care (1985 through 2020), various retail operations, and a car wash. The car wash was constructed on the Property in 1991, began operations in 1994, and operated until 2017. The Property is currently developed with a vacant convenience store, a vacant day care center, an active Enterprise car rental service, and a vacant self-service car wash.

The car wash structure is present on the southwestern portion of the Property. The structure includes six (6) wash bays, each with a central drain. The drains discharge into an oil-water separator located south of the car wash building. Reportedly, the oil-water separator discharges to the municipal sewer system.

Additionally, the Enterprise rental car service has a carport on the Property that is

used to wash cars. Various cleaners and car wash supplies were identified in the

storage closet of the Enterprise office.

C. <u>Investigations / Reports</u>; <u>Regulatory Issues</u>: A Phase I Environmental Site

Assessment (ESA) was performed by Atlas with a report dated August 2022.

Atlas identified the oil-water separator adjacent to the self-service car as a

recognized environmental condition (REC). Consequently, Atlas performed a

Phase II ESA on the Property. Six (6) soil borings were drilled to depths between

20 and 30 feet below ground surface. Soil samples were analyzed for volatile

organic compounds (VOCs), semi-volatile organic compounds (SVOCs), and

Resource Conservation and Recovery Act (RCRA) metals. Arsenic, lead, and

chromium were identified in each boring above their respective screening levels.

Groundwater was collected from four (4) of the borings and analyzed for VOCs,

SVOCs, and RCRA metals. No contaminants were detected in groundwater

above their screening levels.

A Phase I ESA was performed by ECS Southeast, LLC with a report dated July

2, 2024. The Phase I ESA identified the historical car wash operation on the

Property and the associated oil-water separator as RECs.

ECS Southeast, LLC performed a Targeted Environmental Assessment on the

Property with a report dated August 30, 2024. Three (3) borings were advanced

along the southwestern side of the former car wash structure. One (1) soil

sample was collected from each boring and analyzed for VOCs, SVOCs,

polynuclear aromatic hydrocarbons (PAHs), and per- and polyfluoroalkyl

substances (PFAS). Two (2) groundwater samples were collected from

temporary wells installed at the central and southernmost boring locations. Both

groundwater samples were analyzed for PFAS and one (1) of the groundwater

samples was analyzed for VOCs, SVOCs, and PAHs.

No VOCs, SVOCs, or PAHs were detected above their laboratory method

detection limits (MDLs) in soils. Perfluorooctanoic acid (PFOA) was detected in

soil samples SB-02 and SB-03. PFOA did not exceed its United States

Environmental Protection Agency (EPA) Industrial Regional Screening Level

(RSL) in either sample. PFOA did exceed its Protection of Groundwater soil

screening level (SSL) in SB-02. Perfluorooctanesulfonic Acid (PFOS) was

detected in all soil samples above its Protection of Groundwater SSL, but below

its Industrial RSL. No other constituents exceeded their MDLs in soil.

No VOCs, SVOCs, or PAHs were detected above their MDLs in groundwater

samples. Fluorotelomer sulfonic acid and perfluoroheptanoic acid were detected

in both groundwater samples. No EPA RSLs or maximum contaminant levels

(MCLs) have been developed for these compounds. Hexafluoropropylene oxide

dimer acid, PFOS, and PFOA were detected in both groundwater samples above

their EPA MCLs and EPA RSLs for Tap Water. Additionally,

perfluorohexanesulfonic acid was detected above its EPA RSLs for Tap Water in

both groundwater samples.

D. Applicant Identification: Atlas Shrugged is a Georgia limited liability company

with its principal place of business located at 171 Crossroads Parkway,

Savannah, Georgia 31407.

E. <u>Proposed Redevelopment</u>: Atlas Shrugged will acquire the Property and intends

to redevelop the Property for use as a convenience store with gasoline and food

service.

CERTIFICATIONS

3. Atlas Shrugged has certified upon application that: 1) Atlas Shrugged is not a

Responsible Party at the Site, or a parent, successor, or subsidiary of a

Responsible Party at the Site and has not had any involvement with the Property in the past other than activities performed in anticipation of participation in the Voluntary Cleanup Program; 2) its activities will not aggravate or contribute to Existing Contamination on the Site or pose significant human health or environmental risks; and 3) it is financially viable to meet the obligations under this Contract.

RESPONSE ACTION

4. Atlas Shrugged agrees to conduct the response actions specified in the subparagraphs below. An initial Work Plan shall be submitted by Atlas Shrugged, or its designee, within thirty (30) days after the date of execution of this Contract by the Department, or such earlier or later date if approved by the Department's project manager. A report of the assessment results shall be submitted by Atlas Shrugged, or its designee, in accordance with the schedule provided in the initial Work Plan. Atlas Shrugged acknowledges that the assessment may find distributions of Existing Contamination requiring additional assessment and/or corrective action on the Property that cannot be anticipated with this Contract. Atlas Shrugged agrees to perform the additional assessment and/or corrective action consistent with the intended uses of the Property under the purview of this Contract; however, Atlas Shrugged may seek an amendment of this Contract to clarify its further responsibilities. Atlas Shrugged shall perform all actions required by this Contract, and any related actions of Atlas Shrugged's choosing not expressly required by this Contract, pursuant to Work Plans and/or Addenda approved by the Department.

A. Work Plan Logistics:

- 1). The Work Plan(s) shall set forth a schedule and methods for assessment and corrective action activities detailed herein.
- 2). The Work Plan(s) shall be submitted to the Department in the form of one hard copy and one electronic copy of the entire Work Plan on a compact disk (in .pdf format).

- 3). All activities undertaken pursuant to this Contract shall be consistent with South Carolina statutes, regulations, and permitting requirements (e.g., stormwater management and waste disposal regulations). Atlas Shrugged shall identify and obtain the applicable permits before beginning any action.
- 4). The Work Plan(s) shall be in accordance with accepted industry standards and shall be signed and sealed by a Professional Engineer or Professional Geologist duly-licensed in South Carolina.
- 5). The Work Plan(s) shall provide detailed information about the proposed sampling points, collection methods, analytical methods, quality assurance procedures, and other pertinent details of the assessment and/or corrective measures activities consistent with the following:
 - a). Sample collection methodologies shall be consistent with the US EPA Region IV Field Branches Quality System and Technical Procedures.
 - b). All monitoring wells and groundwater sampling points shall be constructed in accordance with Well Standards, S.C. Code Ann. Regs. 61-71. The Work Plan shall provide sufficient detail to support issuance of the well approvals by the Department.
 - c). The laboratory analyses for samples taken pursuant to the Work Plan are specified in the media-specific sub-paragraphs below, but may include any of the following:
 - i. the full EPA Target Analyte List with chromium speciation to analyze for hexavalent chromium (TAL);
 - i). EPA Target Analyte List excluding cyanide but with chromium speciation to analyze for hexavalent chromium (TAL-Metals);
 - ii. the full EPA Target Compound List (TCL);
 - i). EPA Target Compound List Volatile Organic Compounds (TCL-VOCs);
 - ii). EPA Target Compound List Semi-Volatile Organic Compounds (TCL-SVOCs);
 - iii). EPA Target Compound List Pesticides (TCL-Pesticides);

- iv). EPA Target Compound List Polychlorinated Biphenyls (TCL-PCBs).
- v). Per- and polyfluoroalkyl substances (PFAS).
- d). All analytical methods shall be capable of achieving appropriate reporting levels to allow comparison to the media-specific screening criteria listed in the "United States Environmental Protection Agency Regional Screening Levels for Chemical Contaminants at Superfund Sites" (EPA RSLs) in effect at the time of sampling. The applicable Protection of Groundwater Soil Screening Level (SSL) shall be the "MCL-Based SSL," if listed. If the applicable screening criteria are lower than achievable detection levels, the analytical method shall use the lowest achievable detection levels.
- 6). The Work Plan shall include the names, addresses, and telephone numbers of Atlas Shrugged's consulting firm(s), analytical laboratories, and Atlas Shrugged's contact person for matters relating to this Contract and the Work Plan.
 - a). The analytical laboratory shall possess applicable Certification defined in the State Environmental Laboratory Certification Program, S.C. Code Ann. Regs. 61-81, for the test method(s) and parameters specified in the Work Plan.
 - b). Atlas Shrugged shall notify the Department in writing of any changes concerning the consulting firm(s), contact person(s), or laboratory identified in the Work Plan.
- 7). The Department will notify Atlas Shrugged in writing of approvals or deficiencies in the Work Plan.
- 8). Atlas Shrugged, or its designee, shall respond in writing within thirty (30) days of receipt of any comments on the Work Plan by the Department.
- Atlas Shrugged shall begin implementation of the Work Plan as soon as reasonably possible after receipt of written approval of the Work Plan by the Department.

10). Atlas Shrugged shall inform the Department at least five (5) working days in advance of all field activities conducted pursuant to the Work Plan, and shall allow the Department, or its authorized representatives, to take duplicates of

any samples if desired.

11). Atlas Shrugged shall preserve items on the Property that may: 1) provide evidence of a Potentially Responsible Party's involvement at the Site; 2) lead to the discovery of other areas of Contamination at the Site; or 3) contain environmental information related to the Site. Such items may include drums, bottles, labels, business and operating records, contracts, Site studies, investigations, and other physical or written materials relating to the Site. Atlas Shrugged shall notify the Department of the location of any such items and provide the Department with an opportunity to inspect any materials or copy any documents at the Department's expense prior to

destruction of said items.

B. Report Logistics

1). Report(s) shall be prepared in accordance with accepted industry standards and shall be certified by signature and seal of a Professional Engineer or

Professional Geologist duly licensed in South Carolina.

2). The report(s) of assessment and/or corrective measures activities shall include a discussion of investigation methods and any deviations from the Department approved Work Plan. Report(s) shall also include tables and figures to summarize all data, a surveyed map documenting sampling

locations, documentation of field observations including well core logs,

sample descriptions, field screening results, and all laboratory analytical

data.

3). All report(s) shall be submitted to the Department in the form of one hardcopy

and one electronic copy of the entire report on a compact disk (in .pdf

format).

VCC 25-7855-NRP Drayton-Parker Companies, LLC File #59969

C. Assess Waste Materials and Segregated Sources:

- Atlas Shrugged shall characterize all Waste Materials and Segregated Sources identified below. Assessment shall include an evaluation of contaminant concentrations and an estimation of the quantity or extent of each type of Waste Material or Segregated Source, as applicable, or as specified below.
 - a). The oil-water separator on the Property.
- 2). Atlas Shrugged shall also characterize for disposal any other Waste Material and Segregated Sources that may be discovered on the Property at any time during assessment, corrective action, or development activities in accordance with applicable regulations.
- Upon discovery of any Segregated Source that has not yet released all of its contents to the environment, Atlas Shrugged shall expeditiously stabilize or remove the Segregated Source from the Property.
- 4). Atlas Shrugged shall immediately notify the Department if a release of Contamination occurs as a result of its assessment, stabilization, or removal actions. Atlas Shrugged shall assess the impact of the release and take necessary action in accordance with a Department approved plan.

D. Conduct a well survey:

- Atlas Shrugged shall map all public and private wells used for drinking water supply within a one-half mile radius of the Property boundary, and wells used for irrigation or other non-drinking water use within a one-quarter mile radius of the Property boundary.
- 2). Atlas Shrugged shall report sufficient information to the Department to allow the Department to secure permission to sample the wells. At a minimum, this information shall include the: 1) Location of the well; 2) Identity and mailing address of the well owner; and 3) Telephone number, if publicly available or otherwise known to Atlas Shrugged, of the well owner or an occupant of the residence served by the well.

E. Assess soil quality across the Property:

- Atlas Shrugged shall collect and analyze a minimum of twelve (12) soil samples from six (6) locations on the Property. Atlas Shrugged shall collect one surface soil sample (0-1 foot below ground surface) and one subsurface soil sample (2-foot minimum depth) from each of the following locations:
 - a). The wooded area in the southern portion of the Property (background sample).
 - b). Near the oil-water separator.
 - c). Near each transformer on the Property.
 - d). In the northern corner of the Property.
 - e). Near the Enterprise rental car carport, where cars were washed.
- 2). Unless otherwise specified above, each surface soil sample shall be analyzed for TAL-Metals (with chromium speciation to analyze for hexavalent chromium) and TCL-SVOCs. Each subsurface sample shall be analyzed for TAL-Metals (with chromium speciation to analyze for hexavalent chromium), TCL-VOCs, and TCL-SVOCs. A minimum of two (2) surface and two (2) subsurface samples from near the oil-water separator and the Enterprise carport shall be analyzed for the full EPA-TAL (includes cyanide) and EPA-TCL. The sample near the Enterprise carport should also be analyzed for PFAS.
- Soil quality results shall be compared to the EPA RSL Resident and Industrial Screening Levels and to the applicable Protection of Groundwater SSL.
- 4). All analytical methods shall be capable of achieving appropriate reporting levels as specified in Paragraph 4.A.5.d. of this Contract.

F. Assess groundwater quality:

1). Atlas Shrugged shall assess groundwater quality and flow direction across the Property. Assessment shall include samples from a minimum of four (4)

monitoring wells to be installed as two (2) singular wells and one (1) well pair in three (3) locations. The well pair shall consist of a well screened to bracket the water table and a well screened at the bedrock-saprolite interface or upper confining layer. In the event that groundwater is not encountered above the bedrock/confining layer, the shallower wells may be omitted after consultation with the Department. Specific locations shall be as follows:

- a). Downgradient of the car wash structure (well pair).
- b). The northern corner of the Property.
- c). The eastern portion of the Property.
- Samples from all groundwater monitoring wells shall be analyzed for TAL-Metals, TCL-VOCs, and TCL-SVOCs. In addition, the well pair shall have both samples analyzed for the full EPA-TAL (includes cyanide) with chromium speciation to analyze for hexavalent chromium, EPA-TCL, and PFAS.
- Groundwater quality results shall be compared to the primary maximum contaminant level (MCL) standards in the State Primary Drinking Water Regulations, S.C. Code Ann. Regs. 61-58, or, if not specified in R.61-58, to the EPA RSL for "Tapwater."
- 4). All analytical methods shall be capable of achieving appropriate reporting levels as specified in Paragraph 4.A.5.d. of this Contract.

G. Evaluate and control potential impacts to indoor air:

1). Atlas Shrugged shall evaluate potential impacts to indoor air if the Department determines that the concentrations of VOCs present in the subsurface pose a threat to indoor air quality based on EPA "OSWER Technical Guide for Assessing and Mitigating the Vapor Intrusion Pathway from Subsurface Vapor Sources to Indoor Air" dated June 2015 and supplemental EPA guidance ("Vapor Intrusion Technical Guide"). The Department's decision will be constrained towards predicting commercial

- exposures consistent with the building construction that is proposed to be used on the Property.
- 2). If a vapor intrusion assessment is required, Atlas Shrugged shall submit a Vapor Intrusion Assessment Work Plan followed by a report of the results.
 - a). For future buildings, Atlas Shrugged's evaluation of vapor intrusion risk shall, unless otherwise agreed to by the Department, consist of collection and analysis of a representative number of soil gas samples from the proposed footprint of buildings to be constructed on the Property over areas potentially subject to vapor intrusion.
 - b). Soil gas samples shall be analyzed for all site related volatile compounds by appropriate methods capable of detecting soil gas concentrations at screening levels indicative of a 10⁻⁶ cancer risk or a hazard quotient of 1 (or 0.1 as applicable) for non-carcinogens based on an appropriate attenuation factor.
 - c). Soil gas sampling results and predicted indoor air concentrations shall be compared to screening levels indicative of a 10⁻⁶ cancer risk or a hazard quotient of 1 (or 0.1 as applicable) for non-carcinogens based on the Vapor Intrusion Technical Guide.
- 3). All analytical methods shall be capable of achieving appropriate reporting levels as specified in Paragraph 4.A.5.d. of this Contract.
- 4). Should the results of the Vapor Intrusion Assessment indicate that contaminant concentrations exceed levels indicative of a 10⁻⁶ cancer risk or a hazard quotient/hazard index of 1 for non-carcinogens for the proposed use of the Property, Atlas Shrugged shall evaluate options for corrective measures and engineering controls to ensure acceptable indoor air quality. At a minimum, Atlas Shrugged shall propose and implement engineering controls to mitigate contaminant vapor intrusion to meet acceptable levels in accordance with Paragraph 4.H of this Contract.
- 5). The Department may allow Atlas Shrugged to implement pre-emptive vapor intrusion mitigation measures in lieu of the above Vapor Intrusion

Assessment. Vapor intrusion mitigation measures shall be completed and evaluated in accordance with Paragraph 4.H of this Contract.

H. Institute reasonable Contamination control measures:

- Atlas Shrugged shall remove from the Property and properly dispose of all Waste Materials and Segregated Sources of Contamination in accordance with applicable regulations based on characterization results.
 - a). Waste Materials and Segregated Sources known to be present on the Property and that require removal include, but may not be limited to, the following: the oil-water separator on the Property.
 - b). Atlas Shrugged shall document the characterization results and ultimate disposition of the materials to the Department within sixty (60) days of removal of any material from the Property.
 - c). Subject to Department approval, buried Waste Materials, if present, may be stabilized in place on the Property in a manner that will effectively limit or prevent human exposure and release of contaminants to the environment. If any Waste Materials are to be stabilized in place, Atlas Shrugged shall propose plans for stabilization of the Waste Materials in a Corrective Measures Plan in accordance with Paragraph 4.H.2 below. Atlas Shrugged shall also enter into a Declaration of Covenants and Restrictions to document the area of stabilization, and to maintain the stabilization measures in accordance with Paragraph 9 of this Contract.
- 2). Atlas Shrugged shall take reasonable measures to effectively limit or prevent human exposure to Existing Contamination in any media on the Property. Atlas Shrugged shall evaluate options for corrective measures in an Analysis of Brownfields Cleanup Alternatives (ABCA). Upon Department approval of the corrective measures selected in the ABCA, Atlas Shrugged shall prepare a Corrective Measures Plan. The Corrective Measures Plan shall be approved by the Department prior to implementation and shall be consistent with the intended future use of the Property.

- a). Corrective measures shall be required for Contamination present in any media on the Property with concentrations in excess of appropriate human-health risk-based exposure standards with plausibly complete routes of exposure. Known media that require Corrective Measures include, but may not be limited to, the following: Groundwater.
- b). Atlas Shrugged may request Department approval to conduct a site-specific risk assessment to determine levels of Contamination that are acceptable for the intended use of the Property. The risk assessment shall be conducted in accordance with EPA Risk Assessment Guidance for Superfund. Prior to conducting the risk assessment, Atlas Shrugged shall submit for Department approval, an overview of risk assessment assumptions including identification of Contamination exposure routes, the type and duration of possible exposures, the magnitude of exposure, and any data gaps that need to be addressed to complete the risk assessment.
- c). Corrective measures may include removal, encapsulation, barriers, or other methods reasonably expected to limit human exposures to the Contamination. Subject to Department approval, corrective measures may include a land use restriction in accordance with Paragraph 9 (Declaration of Covenants and Restrictions) of this Contract.
- d). If required, vapor intrusion control measures shall be designed and certified by a Professional Engineer duly-licensed in South Carolina to effectively mitigate vapor intrusion risk to a 10⁻⁶ risk for carcinogens and a hazard quotient/hazard index of 1 for non-carcinogens based on current EPA RSLs and guidance on vapor intrusion. All vapor intrusion control measures shall include monitoring to confirm that the vapor mitigation system is effective, and procedures to ensure and document proper and effective operation and maintenance of the vapor intrusion mitigation system for as long as it is required at the Property. The Department shall give reasonable consideration of data or other demonstration that shows

- any unacceptable indoor air contaminant concentrations do not result from the subsurface conditions.
- e). Upon completion of any corrective measures, Atlas Shrugged shall provide a Corrective Measures Report to document satisfactory completion of the corrective measures for Department review and approval prior to obtaining a Certificate of Completion.
- 3). In the event that development of the Property will require disturbance of contaminants in soil or groundwater, Atlas Shrugged shall propose a Media Management Plan. The Media Management Plan shall address procedures for management of contaminated media when disturbed, characterization of any soil or groundwater that is to be removed from the Property, and offsite disposal of any contaminated soil and groundwater that is to be removed from the Property at a permitted waste disposal facility. Upon completion of Property development and soil disturbance, a report of the soil management activities shall be submitted to the Department documenting the areas and depths of soil removal, all soil and groundwater sampling results, quantities of contaminated soil and groundwater removed from the Property, their disposal locations, and disposal manifests.
- 4). In the event that corrective measures include engineering controls that must be maintained and monitored for future use of the Property, a Stewardship Plan may be required by the Department. If required, the Stewardship Plan shall identify procedures for routine inspection and monitoring of the engineering controls; repair or replacement of the engineering controls as necessary; and management of contaminated media that may be encountered as a result of any disturbance of the engineering controls.

1. Monitor and/or abandon the monitoring wells:

 Atlas Shrugged shall implement a groundwater-monitoring program if required by the Department. Continued monitoring requirements will be based on the Department's determination of potential adverse effects on nearby receptors, i.e., individuals that are presently or potentially exposed to

Contamination.

2). The Department will determine the frequency and duration of the monitoring

program on a case-specific basis.

3). Atlas Shrugged shall abandon the monitoring well(s) when the Department

determines there are no further needs for wells. The wells shall be

abandoned in accordance with Well Standards, S.C. Code Ann. Regs. 61-71.

HEALTH AND SAFETY PLAN

5. Atlas Shrugged shall prepare and submit under separate cover from the Work Plan,

a Health and Safety Plan consistent with Occupational Safety and Health

Administration regulations. The Health and Safety Plan shall be submitted to the

Department in the form of one electronic copy on compact disk (in .pdf format).

Atlas Shrugged agrees that the Health and Safety Plan is submitted to the

Department only for informational purposes. The Department expressly disclaims

any liability that may result from implementation of the Health and Safety Plan by

Atlas Shrugged.

PUBLIC PARTICIPATION

6. Atlas Shrugged and the Department will encourage public participation to implement

this Contract as follows:

A. The Department will provide notice, seek public comment, and initiate a thirty

(30) day claim contribution notification period in accordance with established

procedures consistent with S.C. Code Ann. § 44-56-750 upon signature of this

Contract by Atlas Shrugged.

B. Atlas Shrugged shall erect a sign at major entrances onto the Property or other

locations routinely accessible by the public. The sign(s) shall be erected no later

VCC 25-7855-NRP

Drayton-Parker Companies, LLC

than one (1) day after the Department's public announcement about the Contract in a newspaper of general circulation in the community.

- 1). The sign(s) will state "Voluntary Cleanup Project by Atlas Shrugged, LLC Voluntary Cleanup Contract 25-7855-NRP with the South Carolina Department of Environmental Services." The sign(s) shall provide a brief description of the scope of activities under the Contract, and contact information, including telephone number and address, for a representative of Atlas Shrugged. Contact information for the Department shall state "TOLL-FREE TELEPHONE: 1-866-576-3432."
- 2). All sign lettering must be of sufficient size to be legible with un-aided normal eyesight from the point where the public will normally pass by the Property without intruding onto the Property.
- 3). Atlas Shrugged shall submit photographs of the sign(s) and a Property drawing showing the location(s) of the sign(s). The photographs shall be submitted to the Department within ten (10) days of erecting the sign(s).
- 4). Atlas Shrugged agrees to revise the sign if the Department determines the sign is inaccurate, not legible, or otherwise ineffectively placed.
- 5). Atlas Shrugged shall maintain the sign(s) in legible condition and at visible locations throughout the duration of the Contract period until a Certificate of Completion is issued on the Property.
- 6). The sign(s) may be removed to accommodate building or grading activities; however, Atlas Shrugged shall restore the sign(s) within two (2) days to its original location, or other publicly accessible location upon notice to the Department.

PROGRESS UPDATES

7. Atlas Shrugged shall submit periodic written updates to the Department's project manager until such time as all activities related to the Property are complete pursuant to this Contract. The first update shall be due within thirty (30) days of the execution date of this Contract and semi-annually thereafter.

- A. The updates may be in summary letter format, but should include information about:
 - 1). The actions taken under this Contract during the previous reporting period;
 - 2). Actions scheduled to be taken in the next reporting period;
 - 3). Sampling, test results, and any other data in summary form, generated during the previous reporting period regardless of whether the data was collected pursuant to this Contract; and
 - 4). A description of any environmental problems experienced during the previous reporting period and the actions taken to resolve them.
- B. The Department's project manager may allow an extended schedule between updates based on case-specific conditions.

SCHEDULE

8. Atlas Shrugged shall perform all activities and response actions pursuant to this Contract in an expeditious manner. In the event that circumstances cause a delay in implementation of the response actions, the Department may require implementation of interim measures to stabilize Contamination or prevent unacceptable exposures. Atlas Shrugged shall implement the interim measures in accordance with a Department-approved plan.

DECLARATION OF COVENANTS AND RESTRICTIONS

9. Atlas Shrugged or its Beneficiaries shall enter, and record, a Declaration of Covenants and Restrictions (Declaration) for the Property to restrict future use of the Property such that groundwater beneath the Property shall not be used for any purpose without prior written approval from the Department or its successor agency. Additional restrictions may be required if Contamination exceeds levels acceptable for unrestricted use after completing the response actions pursuant to this Contract and as may be required per Paragraph 4.H of this Contract. The recorded

Declaration shall be incorporated into this Contract as an Appendix and shall be

implemented as follows:

A. The Department shall prepare and sign the Declaration prior to providing it to

Atlas Shrugged. An authorized representative of Atlas Shrugged or its

Beneficiaries shall sign the Declaration within ten (10) days of receipt. All

signatures shall be witnessed and signed and sealed by a notary public.

B. Atlas Shrugged or its Beneficiaries shall record the executed Declaration with the

Register of Deeds for the county where the Property is located.

C. Atlas Shrugged or its Beneficiaries shall provide a copy of the recorded

Declaration to the Department within sixty (60) days of the Department's

execution. The copy shall show the date and Book and Page number where the

Declaration has been recorded.

D. In the event that Contamination exceeds levels acceptable for unrestricted use

(EPA RSLs for residential use and/or MCLs) on a portion of the Property, Atlas

Shrugged or its Beneficiaries may create a new parcel of that portion of the

property that will be subject to the Declaration.

E. The Declaration shall be noted on the master deed of any planned development

for the Property and noted, or referenced thereafter, on each individual deed of

property subdivided from the Property and subject to the Declaration.

F. The Declaration shall reserve a right of entry and inspection for Atlas Shrugged

or its Beneficiaries that may be transferred to another single individual or entity

for purposes of compliance monitoring.

1). Atlas Shrugged or its Beneficiaries shall ensure that the restrictions

established by the Declaration remain on any subdivided property.

2). Atlas Shrugged or its Beneficiaries shall create a procedure to provide a

single point of contact responsible for documenting current land use and

compliance with the Declaration regardless of the Property's ownership

status. The procedure shall be reviewed and approved by the Department

before it is implemented.

G. The Declaration shall provide that the Department has an irrevocable right of

access to the Property after Atlas Shrugged acquires the Property, and such right

of access shall remain until remediation is accomplished for unrestricted use and

monitoring is no longer required. Such access shall extend to the Department's

authorized representatives and all persons performing response actions on the

Property under the Department's oversight.

H. Atlas Shrugged or its Beneficiaries, or the individual or entity responsible for

compliance monitoring, shall annually document the Property's land use and

compliance with the Declaration to the Department. The report shall be

submitted by May 31st of each year in a manner and form prescribed by the

Department.

I. The Department may amend the Declaration in response to changes in law,

completion of remedial actions meeting the applicable standards in effect at the

time, or if other circumstances of the Property change; however, said

amendment shall not be applied retroactively unless expressly provided for in the

legislation. An amendment may strengthen, relax, or remove restrictions based

on the EPA RSL Summary Table in effect at that time; however, the Department

shall not impose a more restrictive condition based solely on changes in the EPA

RSL Summary Table. An amendment to the Declaration shall be duly executed

and recorded using procedures similar to those detailed above.

VCC 25-7855-NRP
Drayton-Parker Companies, LLC

NOTIFICATION

- 10. All notices required to be given by either party to the other shall be in writing. Each party shall have a continuing obligation to identify a contact person, whose name, address, and telephone number must be updated to the other party, throughout the term of the Contract. Notices by electronic mail or facsimile shall be acceptable if acknowledged in writing by the recipient; with the delivery date being the date of acknowledgment or earlier date if stated in the acknowledgment. All other forms of notice shall be deemed sufficiently given if delivered at the address shown below, or at such place or to such agent as the parties may from time to time designate in writing, by: 1) regular U.S. Mail by which notice shall be deemed to occur seven (7) days after the postmark date; 2) Certified or Registered Mail by which notice shall be deemed to occur on the date received as shown on the receipt; 3) commercial delivery service company by which notice shall be deemed to occur on the date received as shown on the receipt; or 4) hand delivery to the other party.
 - A. All correspondence, notices, work plans, and reports shall be submitted to:

Sophia Owens

Bureau of Land and Waste Management

2600 Bull Street

Columbia, South Carolina 29201

B. All correspondence and notices to Atlas Shrugged shall be submitted to Atlas Shrugged's designated contact person who as of the effective date of this Contract shall be:

Keith Salzman, VP of finance Atlas Shrugged, LLC 171 Crossroads Parkway Savannah, Georgia 31407

FINANCIAL REIMBURSEMENT

- 11. Atlas Shrugged or its Beneficiaries shall reimburse the Department as set forth below.
 - A. Atlas Shrugged or its Beneficiaries shall reimburse the Department for its public participation costs and for oversight costs of activities specific to this Contract as provided by S.C. Code Ann. § 44-56-750(D). The oversight costs shall include the direct and indirect costs incurred by the Department in implementing the Voluntary Cleanup Program as related to this Contract, and any future amendments thereto, and may include costs related to this Contract and incurred by the Department prior to execution of this Contract. Invoices for oversight costs will be sent to Atlas Shrugged on a quarterly basis. All costs are payable to the Department within thirty (30) days of the Department's invoice submitted to:

Steven Clark, Corporate Accounting Manager
Atlas Shrugged, LLC
171 Crossroads Parkway
Savannah, Georgia 31407

- 1). Failure to submit timely payment for costs upon receipt of the Department's invoice is grounds for termination of the Contract pursuant to Paragraph 16 herein.
- 2). Payment for costs incurred by the Department pursuant to this Contract shall become immediately due upon termination of the Contract by any party pursuant to Paragraph 16 herein.

ACCESS TO THE PROPERTY

12. Atlas Shrugged agrees the Department has an irrevocable right of access to the Property for environmental response matters after Atlas Shrugged acquires the Property. This right of access remains until such time as remediation is accomplished for unrestricted use and monitoring is no longer required and shall

extend to the Department's authorized representatives and all other persons

performing response actions on the Property under the Department's oversight.

CERTIFICATE OF COMPLETION AND COVENANT NOT TO SUE

13. A Certificate of Completion shall be issued to Atlas Shrugged or its Beneficiaries for

the Property under this Contract as follows:

A. Atlas Shrugged or its Beneficiaries shall request a Certificate of Completion

pursuant to S.C. Code Ann. § 44-56-750(C)(1) after the response actions are

completed and any required Declarations are recorded pursuant to this Contract.

The request shall be in writing and shall report 1) the amount of soil that was

removed or remediated on the Property and 2) the cost of all environmental work

conducted pursuant to this Contract.

B. Pursuant to S.C. Code Ann. § 44-56-750(C)(1) the Department shall issue the

Certificate of Completion with its covenant not to sue upon determining that Atlas

Shrugged or its Beneficiaries has successfully and completely complied with the

Contract and the voluntary cleanup approved under S.C. Code Ann. §§ 44-56-

710 through 760.

C. The Department may issue a Provisional Certificate of Completion if the

substantive response actions required under this Contract are complete and a

required Declaration has been recorded but all actions under this Contract have

not been completed due to Property-specific circumstances.

1). A Provisional Certificate of Completion will include specific performance

standards that Atlas Shrugged or its Beneficiaries shall continue to meet.

2). The Provisional Certificate of Completion may include the Department's

covenant not to sue for Existing Contamination; however, said covenant shall

be automatically revoked if Atlas Shrugged or its Beneficiaries do not

satisfactorily complete the requirements of the Contract as stipulated in the

Provisional Certificate of Completion.

ECONOMIC BENEFITS REPORTING

14. Atlas Shrugged or its Beneficiaries shall report information to the Department that

demonstrates that the activities pursuant to this Contract have been beneficial to

the State and community. The report shall be submitted within two (2) years after

the execution date of this Contract, and annually thereafter until two (2) years after

redevelopment of the Property is complete. Atlas Shrugged shall summarize the

new operations at the Property, the number of jobs created, the amount of property

taxes paid, and the total amount invested in the Property for property acquisition

and capital improvements.

CONTRACT OBLIGATIONS AND PROTECTIONS INURE

15. The terms, conditions, obligations, and protections of this Contract apply to and

inure to the benefit of the Department, Atlas Shrugged, and its Beneficiaries as set

forth below. The following stipulations apply to ensure the transition of all

obligations and protections to successive Beneficiaries for any portion of the

Property:

A. Atlas Shrugged or its Beneficiaries shall provide a copy of this Contract and

applicable Appendices to any Successor. Transmittal of the Contract copy may

be through any commonly accepted mechanism.

B. Atlas Shrugged and its Beneficiaries shall not allow residential occupancy on any

portion of the Property prior to obtaining the Certificate of Completion or a

Provisional Certificate of Completion specific to that portion of the Property

allowing residential occupancy.

- C. If the Certificate of Completion has not been issued, Atlas Shrugged or its Beneficiaries shall request approval from the Department prior to transferring the obligations and protections of this Contract to a new person or entity. The Department shall not unreasonably withhold its approval upon receipt of a Non Responsible Party Application for Voluntary Cleanup Contract documenting that the new person or entity:
 - 1). Is not a Responsible Party for the Site;
 - 2). Has sufficient resources to complete the activities of this Contract;
 - 3). Will not use the Property for activities that are inconsistent with the terms and conditions of this Contract;
 - 4). Will assume the protections and all obligations of this Contract; and
 - 5). Will, in the Department's sole discretion, provide a measurable benefit to the State and the community as a result of this transfer.
- D. If the Certificate of Completion has been issued and the portion of the Property is subject to a Declaration or other ongoing obligation pursuant to this Contract, Atlas Shrugged or its Beneficiaries shall provide written notification to the Department identifying the new individual or entity within thirty (30) days after the effective date of the ownership change or other possessory transfer of the Property.
 - The notification shall include a signed statement from the new individual or entity that its use of the Property will remain consistent with the terms of the Contract and the Declaration, and that it will assume the ongoing obligations and protections of this Contract.
 - 2). This requirement is waived for an individual or entity acquiring a portion of the Property for individual commercial use provided the Declaration is noted on the master deed for the planned development, and the Department has approved the procedure for a single point of contact responsible for documenting current land use and compliance with the Covenant.

E. If a Certificate of Completion has been issued and the Property is not subject to a

Declaration or other continuing obligation pursuant to this Contract, no

notification is required.

CONTRACT TERMINATION

16. Atlas Shrugged, its Beneficiaries, and the Department each reserve the right to

unilaterally terminate this Contract by giving thirty (30) days advance written notice

to the other party. Termination shall be subject to the following:

A. The Department may not terminate this Contract without cause and before

termination shall provide Atlas Shrugged or its Beneficiaries an opportunity to

correct the cause(s) for termination, which may include, but is not limited to, the

following:

1). Failure to complete the terms and conditions of this Contract;

2). Change in Atlas Shrugged's or its Beneficiaries' business activities on the

Property or use of the Property that are inconsistent with the terms and

conditions of this Contract;

3). Failure to submit timely payment for costs upon receipt of the Department's

invoice:

4). Failure of Atlas Shrugged or its Beneficiaries to implement appropriate

response actions for additional Contamination or releases caused by Atlas

Shrugged or its Beneficiaries;

5). Knowingly providing the Department with false or incomplete information or

knowing failure to disclose material information;

6). Failure by Atlas Shrugged or its Beneficiaries to obtain the applicable permits

from the Department for the response actions or other activities undertaken

at the Property pursuant to this Contract; or

7). Failure by Atlas Shrugged or its Beneficiaries to make material progress

toward the expansion, redevelopment, or reuse of the property as

determined by the Department upon consideration of Atlas Shrugged's or its

VCC 25-7855-NRP Drayton-Parker Companies, LLC Beneficiaries' marketing efforts, regional economic conditions, and other

pertinent information on the Property.

B. Should Atlas Shrugged or its Beneficiaries elect to terminate this Contract, that

party shall certify to the Department's satisfaction that any environmental or

physical hazards caused or contributed by Atlas Shrugged or its Beneficiaries

have been stabilized or mitigated such that the Property does not pose hazards

to human health or the environment.

C. Termination of this Contract by any party does not waive the Department's

authority to require response action under any applicable state or federal law.

D. Termination of this Contract by any party does not end the obligations of Atlas

Shrugged or its Beneficiaries to pay costs incurred by the Department pursuant

to this Contract. Upon termination of this Contract, payment for such costs shall

become immediately due.

E. Upon termination of this Contract, the protections provided under this Contract

shall be null and void as to any party who participated in actions giving rise to

termination of the Contract. Revocation of protections shall also apply to that

party's lenders, parents, subsidiaries, and successors, including lessees, heirs,

devisees, and other parties taking an interest in the Property through that party

who participated in actions giving rise to termination of the Contract. The

protections will continue for any party who has received protections through a

Certificate of Completion for this Contract, and who did not participate in the

actions giving rise to the termination.

ENTITLEMENT OF PROTECTIONS AND BENEFITS

17. Atlas Shrugged and its Beneficiaries are entitled to the protections and benefits in

regard to Existing Contamination provided by South Carolina statutes as follows:

- A. Effective on the date this Contract is first executed by the Department:
 - 1). Protection from contribution claims under CERCLA § 113, 42 U.S.C. § 9613 and S.C. Code Ann. § 44-56-200.
 - 2). Protection from third-party claims as provided by S.C. Code Ann. § 44-56-750(H).
 - 3). Eligibility to file annual application for Voluntary Cleanup Activity Tax Credits pursuant to the Income Tax Act, S.C. Code Ann. § 12-6-3550.
- B. Effective on the date the Certificate of Completion is issued by the Department.
 - 1). The Department's covenant not to sue Atlas Shrugged and its Beneficiaries for Existing Contamination but not for any Contamination, releases, and consequences caused or contributed by Atlas Shrugged or its Beneficiaries.
 - 2). Specific tax credits or additional benefits expressly contingent in South Carolina statutes on issuance of the Certificate of Completion.
- C. These Protections and Benefits do not apply to any Contamination, releases, and consequences caused or contributed by Atlas Shrugged or its Beneficiaries. The Department retains all rights under State and Federal laws to compel Atlas Shrugged and its Beneficiaries to perform or pay for response activity for any Contamination, releases, and consequences caused or contributed by Atlas Shrugged or its Beneficiaries.

RESERVATION OF RIGHTS BY THE DEPARTMENT

18. Nothing in this Contract is intended to be, or shall be construed as, a release or covenant not to sue for any claim or cause of action, past or future, that the Department may have against any person, firm, or corporation other than Atlas Shrugged and its Beneficiaries. The Department reserves the right to undertake future response actions at the Site and to seek to compel parties, other than Atlas Shrugged and its Beneficiaries, to perform or pay for response actions at the Site.

Nothing in this Contract shall in any way restrict or limit the nature or scope of response actions that may be taken or be required by the Department in exercising its authority under State and Federal law.

RESERVATION OF RIGHTS BY ATLAS SHRUGGED

19. Atlas Shrugged retains all rights to assert claims in law or equity against any person, company, or entity with respect to the Property, except as limited elsewhere by this Contract. Atlas Shrugged and its Beneficiaries specifically deny responsibility for response costs or damages resulting from Existing Contamination except for Contamination, releases, and consequences they cause or contribute. However, Atlas Shrugged and its Beneficiaries agree to undertake the requirements of this Contract.

BURDEN OF PROOF

20. Atlas Shrugged and its Beneficiaries shall have the continuing obligation to demonstrate that any newly discovered Contamination is not caused or contributed by Atlas Shrugged or its Beneficiaries. Atlas Shrugged and its Beneficiaries shall make this demonstration to the Department's satisfaction in accordance with State or Federal Law applicable to such newly discovered Contamination. For purposes of this clause, newly discovered Contamination means finding types of Contamination not previously identified at the Property or substantially higher concentrations of Existing Contamination.

LIMITATION OF CLAIMS BY ATLAS SHRUGGED AND ITS BENEFICIARIES

21. In consideration of the protections from the Department under this Contract, Atlas Shrugged and its Beneficiaries agree not to assert any claims or causes of action against the Department or to seek other costs, damages, or attorney's fees from the Department arising out of activities undertaken at the Property pursuant to this Contract. This limitation shall not extend to any claims or causes of action resulting

from the Department's intentional or negligent acts or omissions, or the Department's willful breach of this Contract.

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SIGNATORIES

22. The signatories below hereby represent that they are authorized to and do enter into this Contract on behalf of their respective parties.

THE SOUTH CAROLINA DEPARTMENT OF ENVIRONMENTAL SERVICES

| Y: | | | | | DATE: | | |
|----|----------------------------------|--------|---------------|----------|---------|-------|--|
| | Juli E. Bla Bureau Managem | of | Chief Land | and | Waste | | |
| | | | | | | DATE: | |
| _ | Reviewed | l by O | ffice of G | eneral (| Counsel | | |

ATLAS SHRUGGED, LLC

BY:

h Saltzman, VP of Finance Blaxel. Greco, General Causel ited Name and Title

APPENDIX A

Application for Non Responsible Party Voluntary Cleanup Contract
Atlas Shrugged, LLC
November 4, 2024