# Clark County Aír Pollution Control Hearing Board

Clark County Building Services Presentation Room

August 7, 2024 at 1:30 p.m.



# Clark County Air Pollution Control Hearing Board Clark County Building Department Presentation Room 4701 West Russell Road Las Vegas, NV 89118

August 7, 2024 – 1:30 P.M.

# Agenda

#### Note:

- Items on the agenda may be taken out of order.
- The Air Pollution Control Hearing Board may combine two (2) or more agenda items for consideration.
- The Air Pollution Control Hearing Board may remove an item from the agenda or delay discussion relating to an item at any time.
- No action may be taken on any matter not listed on the posted agenda.
- Please turn off or mute all cell phones and other electronic devices.
- Please take all private conversations outside the room.
- With a forty-eight (48) hour advance request, a sign language interpreter or other reasonable efforts to assist and accommodate persons with physical disabilities, may be made available by calling (702) 455-0354, TDD at (702) 385-7486, or Relay Nevada toll-free at (800) 326-6868, TD/TDD
- Supporting material provided to the Board members for this meeting may be requested from Sherrie Rogge, Administrative Secretary, at <a href="https://www.secretary.com">sherrie.rogge@clarkcountynv.gov</a> or (702) 455-0354.
- Supporting material is also available at the Clark County Department of Environment & Sustainability, 4701 West Russell Road, 2<sup>nd</sup> Floor, Las Vegas NV 89118.
- Supporting material is/will be available on the Department's website at: <u>https://www.clarkcountynv.gov/government/departments/environment\_and\_sustainability/compliance/enforcement\_notices.php</u>

Hearing Board Members	Daniel Sanders, Chair Ryan L. Dennett, Esq., Vice-Chair Daniel Bartlett Donald Bordelove Elspeth Cordua Troy Hildreth Amy Lahav
Hearing Board Counsel	Nichole Kazimirovicz Tyler T. Smith
Air Quality Staff	Marci Henson, Director Shibi Paul, Compliance & Enforcement Manager Anna Sutowska, Air Quality Supervisor
Department Counsel	Catherine Jorgenson
Administrative Secretary	Sherrie Rogge, Phone: 702-455-0354; Email <u>sherrie.rogge@clarkcountynv.gov</u> Business Address: Clark County Department of Environment & Sustainability, 4701 W. Russell Road, 2 <sup>nd</sup> Floor, Las Vegas NV 89118

## 1. <u>CALL TO ORDER</u>

## 2. <u>PUBLIC COMMENT</u>

This is a period devoted to comments by the general public about items on this agenda. No discussion, action, or vote may be taken on this agenda item. You will be afforded the opportunity to speak on individual Public Hearing Items at the time they are presented. If you wish to speak to the Board about items within its jurisdiction but not appearing on this agenda, you must wait until the "Comments by the General Public" period listed at the end of this agenda. Comments will be limited to three (3) minutes. Please step up to the speaker's podium, if applicable, clearly state your name and address and please **spell** your last name for the record. If any member of the Board wishes to extend the length of a presentation, this will be done by the Chairperson or the Board by majority vote.

#### 3. OATHS OF OFFICE

A. Ryan Dennett (Attorney Member) Term of Office: 10/17/2023 through 10/16/2026

4. <u>ELECTION OF VICE-CHAIR</u> (Continued from December 6, 2023)

New term  $- \frac{8}{7}/2024$  through end of term (For possible action)

Clark County Air Quality Regulations (AQRs) Subsection 7.1(b)(1)(H) states, "The Hearing Board shall select a Chair, Vice-chair, and any other officers it deems necessary."

## 5. <u>APPROVAL OF MINUTES</u>

Approval of December 6, 2023 meeting minutes. (For possible action)

## 6. <u>APPEAL OF HEARING OFFICER DECISION</u>

- A. ASSURED DEVELOPMENT, INC. AND JOSEPH YAKUBIK, INDIVIDUALLY (DCOP #50962) NOV #9907 On June 17, 2024, the Hearing Officer found Assured Development, Inc. and Joseph Yakubik in violation of Sections 94.5(n)(1) and (2), and 94.13(b) of the AQRs for failure to implement control measures for long-term stabilization, as described in Best Management Practice 11 at permit closure, as identified by Air Quality Specialist Nahulu Kahananui and Senior Air Quality Specialist Katrinka Byers during a permit closure inspection on July 13, 2023, a complaint investigation on August 2, 2023, and follow-up inspections on August 9, 11 and 17, 2023, at the Milan Customs construction project, located at the northeast corner of Milan Street and Berlin Avenue, in Clark County, Nevada. The Hearing Officer assessed a penalty amount of \$5,000.00.
  - Respondents' Amended Motion for Appeal, Discovery Opened, A Continuance, and Hearing Master Reassignment (For possible action)
  - 2. Air Quality's Motion for Issuance of Subpoena (For possible action)
  - 3. Consider and Approve a Briefing Schedule (For possible action)
  - 4. Conduct Hearing and Render Decision (For possible action)

- B. ATLAS HOLDINGS INTERNATIONAL LLC AND JOSEPH YAKUBIK, INDIVIDUALLY (Construction Project #57391) – NOV #9946 – On June 17, 2024, the Hearing Officer found Atlas Holdings International LLC and Joseph Yakubik in violation of Sections 94.13(a) and (b) of the AQRs for failure to employ Best Available Control Measures and comply with soil stabilization standards 24 hours a day, seven days a week, as identified by Senior Air Quality Specialists Katrinka Byers and Andrew Kirk while performing routine patrol resulting in an initial inspection on November 8, 2023, and follow-up inspections on November 15 and 20, and December 11, 2023, at the 732 & 724 Naples | 729 Milan construction project (parcel numbers 179-04-510-004, 179-04-510-005, and 179-04-510-006), located at 732 North Naples Street, 729 North Milan Street, and 724 North Naples Street, respectively, in Clark County, Nevada. The Hearing Officer assessed a penalty amount of \$5,937.50.
  - Respondents' Amended Motion for Appeal, Discovery Opened, A Continuance, and Hearing Master Reassignment (For possible action)
  - 2. Air Quality's Motion for Issuance of Subpoena (For possible action)
  - 3. Consider and Approve a Briefing Schedule (For possible action)
  - 4. Conduct Hearing and Render Decision (For possible action)
- C. ATLAS HOLDINGS INTERNATIONAL LLC AND JOSEPH YAKUBIK, INDIVIDUALLY (Construction Project #57391) – NOV #9979 – On June 17, 2024, the Hearing Officer found Atlas Holdings International LLC and Joseph Yakubik in violation of Sections 94.13(a) and (b), and 94.4.1(a) of the AQRs for failure to fully implement Best Available Control Measures and comply with soil stabilization standards 24 hours a day, seven days a week; and for failing to obtain a Dust Control Operating Permit prior to commencing construction activities, as identified by Senior Air Quality Specialists Katrinka Byers and Andrew Kirk while performing follow-up inspections on January 10, 17, and 22, 2024, at the 732 & 724 Naples | 729 Milan construction project (parcel numbers 179-04-510-004, 179-04-510-005, and 179-04-510-006), located at 732 North Naples Street, 729 North Milan Street, and 724 North Naples Street, respectively, in Clark County, Nevada. The Hearing Officer assessed a penalty amount of \$4,000.00.
  - Respondents' Amended Motion for Appeal, Discovery Opened, A Continuance, and Hearing Master Reassignment (For possible action)
  - 2. Air Quality's Motion for Issuance of Subpoena (For possible action)
  - 3. Consider and Approve a Briefing Schedule (For possible action)
  - 4. Conduct Hearing and Render Decision (For possible action)

- D. JOSEPH YAKUBIK AND DARCIE YAKUBIK, INDIVIDUALLY (Construction Project #57592) NOV #9981 On June 17, 2024, the Hearing Officer dismissed the violations alleged in NOV #9981 finding Joseph Yakubik and Darcie Yakubik not in violation of Sections 94.13(a) and (b) and 94.4.1(a) of the AQRs for failing to employ Best Available Control Measures and comply with soil stabilization standards 24 hours a day, seven days a week; and for failing to obtain a Dust Control Operating Permit prior to commencing construction activities, as identified by Senior Air Quality Specialists Katrinka Byers and Andrew Kirk, and Air Quality Supervisor David Dean during a routine patrol resulting in an initial inspection on January 17, 2024, and follow-up inspections on January 19 and February 14, 2024, at the 1028 Athens Avenue construction project (parcel numbers 160-33-801-021 and 160-33-801-020), located at 1024 and 1028 Athens Avenue, in Clark County, Nevada.
  - 1. Air Quality's Motion for Issuance of Subpoena (For possible action)
  - 2. Consider and Approve a Briefing Schedule (For possible action)
  - 3. Conduct Hearing and Render Decision (For possible action)
- E. ATLAS HOLDINGS INTERNATIONAL LLC AND JOSEPH YAKUBIK, INDIVIDUALLY (Construction Project #57391) - NOV #10008 – On May 23, 2024, the Hearing Officer found Atlas Holdings International LLC and Joseph Yakubik in violation of Sections 94.13(a) and (b) of the AQRs for failure to fully implement Best Available Control Measures and comply with soil stabilization standards 24 hours a day, seven days a week, as identified by Senior Air Quality Specialists Katrinka Byers and Andrew Kirk during a followup inspection on March 21, 2024, at the 724 Naples & 729 Milan construction project (parcel numbers 179-04-510-005, 179-04-510-006, and 179-04-599-023), located at 724 North Naples Street and 729 North Milan Street, in Clark County, Nevada. The Hearing Officer assessed a penalty amount of \$1,250.00.
  - Respondents' Amended Motion for Appeal, Discovery Opened, A Continuance, and Hearing Master Reassignment (For possible action)
  - 2. Air Quality's Motion for Issuance of Subpoena (For possible action)
  - 3. Consider and Approve a Briefing Schedule (For possible action)
  - 4. Conduct Hearing and Render Decision (For possible action)

## 7. <u>REPORT BY DEPARTMENT OF ENVIRONMENT AND SUSTAINABILITY STAFF</u>

- A. General Update.
- B. Ethics Training Update.

# 8. <u>IDENTIFY EMERGING ISSUES TO BE DISCUSSED BY THE BOARD AT A FUTURE</u> <u>MEETING</u>

## 9. <u>PUBLIC COMMENT</u>

A period devoted to comments by the general public about matters relevant to the Board's jurisdiction will be held. No vote may be taken on a matter not listed on the posted agenda. Comments will be limited to three (3) minutes. Please step up to the speaker's podium, if applicable, clearly state your name and address and please **spell your** last name for the record. If any member of the Board wishes to extend the length of a presentation, this will be done by the Chairperson or the Board by majority vote.

#### 10. ADJOURNMENT

The Presentation Room is accessible to individuals with disabilities. Within forty-eight (48) hour advanced request, a sign language interpreter may be made available by contacting (702) 455-0354 or TDD (702) 385-7486 or Nevada Relay toll-free (800) 326-6868, TT/TDD. Assistive listening devices are available upon request.

This meeting has been properly noticed and posted online at: <u>https://clarkcountynv.gov/government/departments/</u> <u>environment\_and\_sustainability/compliance/enforcement/notices.php</u> and Nevada Public Notice at <u>https://notice.nv.gov/</u> and in the following location:

Clark County Operations Center, West, 4701 W. Russell Road, Las Vegas, Nevada (Principal Office)



# Minutes

# **Regular Meeting of the Clark County Air Pollution Control Hearing Board**

**December 6, 2023** 

Clark County Building Services Presentation Room 4701 West Russell Road Las Vegas, NV

## 1. CALL TO ORDER

Chair Sanders called the meeting of the Air Pollution Control Hearing Board to order at the hour of 1:32 p.m. A quorum was present and Affidavits of Posting of the agenda were provided as required by the Nevada Open Meeting Law. The Affidavits will be incorporated into the official record.

PRESENT:	Daniel Sanders, Chair Donald Bordelove
	Elspeth Cordua
	Troy Hildreth
	Amy Lahav
ABSENT:	Ryan L. Dennett, Vice-Chair
	Daniel Bartlett
LEGAL COUNSEL:	Catherine Jorgenson, Deputy District Attorney
	Nichole Kazimirovicz, Deputy District Attorney
	Tyler T. Smith, Deputy District Attorney
DAQ STAFF:	Marci Henson, Director
	Shibi Paul, Compliance and Enforcement Manager Anna Sutowska, Air Quality Supervisor Sherrie Rogge, Administrative Secretary

#### 2. PUBLIC COMMENT

Chair Sanders asked if there were any persons present in the audience wishing to be heard. There being no one, Chair Sanders closed the public comments.

#### **3. OATHS OF OFFICE**

- A. Donald Bordelove (Lay Member) Term of Office: 10/17/2023 through 10/16/2026
- B. Ryan Dennett (Attorney Member) (Absent) Term of Office: 10/17/2023 through 10/16/2026
- C. Troy Hildreth (Lay Member) Term of Office: 10/17/2023 through 10/16/2026
- D. Amy Lahav (Lay Member) Term of Office: 10/17/2023 through 10/16/2026

FINAL ACTION: Air Quality Supervisor Sutowska administered the Oaths of Office to Donald Bordelove, Troy Hildreth and Amy Lahav. The Oath of Office for Ryan Dennett will be administered at the next Hearing Board meeting.

#### 4. ELECTION OF VICE-CHAIR

New term -10/17/2023 through end of term (For possible action)

FINAL ACTION: Chair Sanders stated that a request had been made by Vice-Chair Dennett to continue this item to the February 8, 2024 meeting since Mr. Dennett was not able to attend the December 6<sup>th</sup> meeting.

#### 5. APPROVAL OF MINUTES OF THE AUGUST 2, 2023 MEETING (For possible action)

Chair Sanders called for comments, changes, or corrections to the August 2, 2023 minutes. Being none, he called for a motion.

FINAL ACTION: It was moved by Board Member Hildreth, seconded by Board Member Lahav that the subject minutes be approved.

Motion carried by the following vote:

Voting Aye:	Donald Bordelove, Elspeth Cordua, Troy Hildreth, Amy Lahav, Danny Sanders
Voting Nay:	None
Abstaining:	None
Absent:	Daniel Bartlett, Ryan Dennett

#### 6. REPORT BY DEPARTMENT OF ENVIRONMENT AND SUSTAINABILITY STAFF

#### A. General Update

DISCUSSION: Director Marci Henson shared updates on the activities of the Department of Environment and Sustainability for the period of June 1 through November 30, 2023.

Deputy District Attorney Catherine Jorgenson introduced Deputy District Attorneys Tyler T. Smith and Nichole Kazimirovicz, who will be serving as Counsel to the Hearing Board. Both District Attorneys have experience in Open Meeting Law and the ethics process and will be present at all future Hearing Board meetings. Ms. Jorgenson requested that Ms. Rogge share Mr. Smith and Ms. Kazimirovicz's contact information with the Board so they may be contacted directly if any of the members have questions or concerns about an upcoming agenda item.

FINAL ACTION: No final action was required by the Board on this matter.

# 7. IDENTIFY EMERGING ISSUES TO BE DISCUSSED BY THE BOARD AT FUTURE MEETINGS

There were no emerging issues identified by the Board.

#### 8. PUBLIC COMMENT

Chair Sanders asked if there were any persons present in the audience wishing to be heard. There being no one, Chair Sanders closed the public comments.

#### 9. ADJOURNMENT

Being no further business, Chair Sanders adjourned the meeting at 2:13 p.m.

Approved:

Daniel Sanders, Chair

Date

# Assured Development, Inc., and Joseph Yakubik, Individually (DCOP #50962)

# Appeal of NOV #9907

# **Table of Contents**

Appeal of Hearing Officer's Order received June 25, 2024	1
Respondents' Amended Motion for Appeal, Discovery Opened, Continuance, and Hearing Mas Re-Assignment, received June 25, 2024	
Air Quality's Motion for Issuance of Subpoena, received July 16, 2024	. 21
Hearing Officer's Order signed June 20, 2024	.25
Letter Granting Continuance for NOV #9907 to the April 24, 2024 Hearing Officer Meeting, date March 21, 2024	
Request for Continuance, dated March 18, 2024	.31
Letter Granting Continuance for NOV #9907 to the March 21, 2024 Hearing Officer Meeting, da January 18, 2024	
Request for Continuance, dated January 17, 2024	.35
Letter Granting Continuance for NOV #9907 to the January 18, 2024 Hearing Officer Meeting, dated November 16, 2023	.39
Request for Continuance, dated November 8, 2023	.41
Notice of Violation Response Form and Written Explanation, dated November 2, 2023	.43
NOV #9907 Issued October 3, 2023	.49
Exhibit A – Penalty Calculation Table	.56
Exhibit B – Air Quality Construction Site Inspection Form #106158 dated July 27, 2022	.57
Exhibit C – Air Quality Notice of Noncompliance for July 27, 2022	.58
Exhibit D – Air Quality Construction Site Inspection Form #116860, dated July 13, 2023	. 59
Exhibit E – Digital Photographs 1 through 24	.61
Exhibit F – Map 1: Showing locations that did not meet BMP 11 Long-Term Stabilization Requirements on July 13, 2023	.73

Exhibit G – Air Quality Notice of Noncompliance for July 13, 2023	74
Exhibit H – E-mail Correspondence dated August 1, 20237	78
Exhibit I – Air Quality Complaint Report (#75215), dated August 2, 2023	30
Exhibit J – Air Quality Construction Site Inspection Form #117356, dated August 2, 20238	32
Exhibit K – Air Quality Notice of Noncompliance for August 2, 2023	34
Exhibit L – Air Quality Construction Site Inspection Form #117553, dated August 9, 20238	39
Exhibit M – Air Quality Construction Site Inspection Form #117633, dated August 11, 20239	90
Exhibit N – Air Quality Construction Site Inspection Form #117754, dated August 17, 20239	<b>9</b> 1
United States Postal Service Certified Mail Delivery Receipt for NOV #9907 to Joseph Yakubik and Assured Development, Inc., dated November 1, 20239	93
United States Postal Service Certified Mail Delivery Receipt for NOV #9907 to Assured Development, Inc. c/o Yarmy Law Firm, dated November 1, 2023	95



# REQUEST FOR HEARING BEFORE THE CLARK COUNTY AIR POLLUTION CONTROL HEARING BOARD

RECEIVED CC DA0 2024 JUN 25 PM3:52 Rg

# Appeal of Hearing Officer's Order

	Date of Appeal: (Must be within 10 days of receipt of Hearing Officer Order)
	Notice of Violation # 9907 Hearing Date: June 17, 2024
I	Name, address, telephone number of Appellant:
1	Name: Assured Development Inc and Joseph Yakubik
1	(Please print) Address: C/O Right Lawyers 600 S. Tonopah Dr. Suite 300 Las Vegas NV 89106
	Telephone: 702-445-4425
	Email: rock@rightlawyers.com
	Other person or persons authorized to receive service of notice:
1	Name:
	(Please print) Address:
	Felephone:
	Email:
	Type of business or activity and location of activity involved in the reques
	Development / Construction
	Beener for enneal: 🔲 Eacts alleged 🗌 Penalty assessed 🔳 Both
I	Reason for appeal: 🔲 Facts alleged 🛛 Penalty assessed 🔳 Both
	Reason for appeal: Facts alleged Penalty assessed Edit Provide a detailed explanation of the reason for your appeal: Motion supporting appeal is attached.


6. An application filing fee of \$140.00 must accompany this application. This fee is non-refundable. Please make check payable to Division of Air Quality or DAQ and mail to 4701 W. Russell Road, Suite 200, Las Vegas, NV 89118.

The appellant or a representative of the appellant must be present at the hearing board meeting to answer any questions by the Air Pollution Control Hearing Board Members. Please include any supporting documentation with this form for distribution to the respective board members.

I affirm that all statements made on this application are true and complete to the best of my knowledge.

K. Laklan 9

\_\_\_\_\_Date: \_\_\_\_\_6/24/2024

Printed Name: Rock Rocheleau

Signature:

Title: Attorney for Atlas Holdings International LLC & Joseph Yakubik

#### FOR OFFICE USE ONLY

Application Received on	Juneo	5. 2024		
Application Fee \$140.00	Check	1=7019	Received Date:	6/25/2024

Revised 4/17/2020

Page 2 of 2



Clark County Nevada Department of Environment and Sustainability 4701 W Russell Road, Suite 200, Las Vegas, NV 89118 Phone (702) 455-5942 Fax (702) 383-9994 AirQuality@clarkcountynv.gov

RECEIPT

ASSURED DEVELOPMENT, INC. AND JOSEPH YAKUBIK, INDIVIDUALLY C/O ROCK ROCHELEAU, ESQ., 600 S. TONOPAH DR., #300 LAS VEGAS, NV 89106

Invoice	e #	Invoice Date	Invoice By	Invoice Type		Due Date
06877	775 6/25/2024 GREEN DUST CONTROL ENFORCEM		MENT	6/25/2024		
Quantity	Desc	cription	R . Marine S. S.	Fee Code	Fee	Total
1.00		ING BOARD REQUEST		AGHB01	\$140.00	\$140.00
	06/25,	/2024 CHECK (7019)		PAYMENT		(\$140.00)

Notes:	NOV #9907, Hearing Officer Appeal, Submitted 6/25/2024	Subtotal:	\$140.00
		Paid:	(\$140.00)
		Adjustments:	\$0.00
		Balance Due:	\$0.00

THIS PAGE INTENTIONALLY LEFT BLANK

	Received 6/25/2024 @ 3:52 PM From: Atty: Rock Rocheleau S. Rogge, Admin Secretary
1 2	ROCHELEAU LAW GROUP
3	dba RIGHT LAWYERS Rock Rocheleau, Esq. RECEIVED CC DAQ
4	Nevada Bar No. 15315 2024 JUN 25 PN3:52
5	rock@rightlawyers.com
6	Las Vegas, Nevada 89106
7	702-914-0400 Attorneys for Respondents
8	
9	<b>BEFORE THE AIR POLLUTION CONTROL HEARING BOARD</b>
10	CLARK COUNTY, NEVADA
11	4
12	In the Matter of the Notice of Violation #9907, #9946, #9979, #10008
13	#9907, #9940, #9979, #10000
14	
15	Issued To:
16	Assured Development, Inc., Atlas Holdings International, LLC, Joseph
17	Yakubik, Individually, and
18	Darcie Yakubik, Individually,
19	Respondents,
20	AMENDED MOTION FOR APPEAL, DISCOVERY OPENED, A
21	CONTINUANCE, AND HEARING MASTER RE-ASSIGNMENT,
22	Respondents, through Rock Rocheleau, Esq., files this amended motion
23	
24	requesting; 1) An appeal of NOVs #9907, #9946, #9979, and #10008, 2)
25	Respondent be allowed to request discovery, and 3) A hearing master re-
26	assignment if the NOVs are being remanded to a hearing master. This request is
27 28	made on the points and authorities listed below.

## **INTRODUCTION**

1

2 Respondents should be afforded the right to place facts, testimony, evidence, 3 and law before an "impartial" hearing master. Unfortunately, Hearing Master 4 Holly Fic (Fic) is not impartial to the Respondents. Fic does not believe Air Quality 5 6 enforcement officers (AQ) selectively enforcing regulations against Respondent is 7 a relevant defense for Respondent. The Supreme Court of the United States, and 8 the Nevada Supreme Court disagree with Fic. Selective enforcement is a 9 10 constitutional violation and if proven is a relevant defense to the violations 11 Respondents were charged with. First, if selective enforcement is proven, it needs 12 to stop because it is a constitutional violation. Second, if selective enforcement is 13 14 proven, it shows bias. And the testimony of a biased AQ enforcement officer should 15 be disregarded. Also, Fic does not see AQ enforcement officers trespassing on 16 Respondents' private property as a relevant defense. Again, the Supreme Court, 17 18 and the Nevada Supreme Court disagree with Fic. Violating the Respondents' 19 fourth amendment rights by illegally searching is completely relevant to 20 Respondents' defense. First, if there was an illegal search, all the evidence obtained 21 22 during the search would be inadmissible. Second, a purposeful illegal search could 23 support bias by AQ. A showing of bias should also lead to any subjective testimony 24 by AQ being disregarded. If Respondent shows AQ selective enforced Responded 25 26 or are bias to Respondent, then only objective evidence of a violation should be 27 considered. 28

- 2 -

Because of Fic's bias she denied Respondents request for any discovery 1 2 This decision should be reversed. related to his selective enforcement. 3 Respondents are allowed to present relevant evidence. Fic's discovery ruling 4 should be reversed because it violates the principles to due process. 5 6 All judges are required to be impartial. When a judge is found not to be 7 impartial, they are to be removed from the proceeding. Therefore, Fic's decision 8 on NOV #10008 should be reconsidered by a new hearing master, her ruling 9 10 preventing discovery should be reversed, the June 17th hearing for the other 11 violations should be continued until the discovery is received, and any future 12 hearings on Respondents' violations should be heard by a new hearing master. 13

#### STATEMENT OF FACTS

In 2022, Assured Development Inc. (Assured) applied for and received a 16 Dust Control Permit (DCOP) #50962. The DCOP was for a project consisting of 17 18 six one-acre custom homes. In July 2023, Assured applied for a closure of DCOP 19 #50962. Assured's contract for grading of the six custom home lots was compete 20 and all lots had been sold to new owners. Air Quality (AQ) did an inspection and 21 22 believed the site did not BMP 11 Long-Term stabilization. AQ sent the inspection 23 report to Joseph Yakubik (Yakubik), who was the responsible party for all the 24 NOVs related to this matter. AQ asked Yakubik to stabilize part of the right aways 25 26 with gravel. 27

- 3 -

28

14

15

1	Yakubik then received emails from AQ staff pointing out where he
2	personally resided, making false accusations about property ownership and
3	statements that appeared to be skewed. Due to the nature of this communication
4 5	and the posture of AQ, Assured and Yakubik immediately retained counsel. This
6	
7	infuriated AQ staff, and rather than correspond with Yakubik's counsel, AQ staff
8	began to inundate Yakubik with emails and countless "routine inspections." AQ
9	staff later stated, if Yakubik would have simply met AQ staff on site, he would have
10	been treated differently. Over the course of 30 days, AQ fined Assured, and
11 12	Yakubik (as an individual), \$5,000, under Notice of Violation (NOV) #9907, for
12	failing to "long term" stabilize the soil on a close out.
14	In November 2023, AQ received a DCOP permit for Atlas Holdings
15	
16	International LLC (Atlas) for two one-acre custom homes. From November 2023
17	until December 2023 AQ fined Atlas and Yakubik (as an individual) \$5,937.50
18	under NOV #9946 for failing to control best available control measures for loose
19 20	dirt and soil. Yakubik disagreed with these fines and believed his contractors were
21	following the guidelines. These violations should have been issued to the active
22	DCOP #50962 on the property, and not to Atlas.
23	
24	During January 2024, AQ fined Atlas and Yakubik (as an individual) an
25	additional \$4,000 under NOV #9979 for failing to control best available control
26 27	measures for loose dirt and soil. Again, Yakubik disagreed with these fines.
28	
	- 4 -

NOV hearings were scheduled and then continued at the request of Yakubik's 1 2 attorney. Yakubik's attorney had become ill and was physically unable to perform 3 his duties. Within a few hours of the hearing being rescheduled, Katrinka Byers 4 (Byers) was witnessed trespassing on Yakubik's personal residence. She was 5 6 taking pictures of Yakubik's back yard. Yakubik's private home is across the street 7 from the properties Assured and Atlas were developing. Yakubik's private home 8 was completed in 2021 and was not under any active DCOP. 9 10 The following day on January 17, 2024, AQ specialist David Dean (Dean) 11 and Katrinka Byers (Byers) were caught trespassing on Yakubik's private property. 12 Dean and Byers showed up on Yakubik's property for what they stated was a

Dean and Byers showed up on Yakubik's property for what they stated was a "routine inspection". There was nothing routine about their inspection. Dean and Byer admit on police body camera's the trespass was not a routine inspection, but instead in response to Yakubik's attorney requesting another continuance of the Assured and Atlas NOVs. NOVs that had nothing to do with Yakubik's private residence.

Dean and Byers were asked to leave. They refused. Henderson Police were called, and Dean and Byers were commanded to leave the property and to not return to any property Yakubik owned. Over the next 30 days, AQ fined Yakubik (as an individual) \$4,000 under NOV #9981 for loose dirt and soil at his home. Yakubik disagreed because he was not disturbing more than .25 acres of soil.

- 5 -

On April 24, 2024, Yakubik attended an NOV hearing for Assured NOV 1 #9907, Atlas NOVs #9946, #9979, and Yakubik NOV #9981. Yakubik requested 2 3 documents from AQ to prepare for the hearing. District Attorney Catherine 4 Jorgensen (Jorgensen), representing AQ, forwarded Yakubik a spread sheet with 5 Some of the documents supported Yakubik 6 some of the documents requested. 7 position that AQ has permitted the stabilization of roadway shoulders with water 8 and did not require gravel. 9

Yakubik asked questions about AQ's decision process when allowing 10 11 DCOPs to close out with water or gravel. The line of questioning was attempting 12 to show Assured was not in violation, AQ has a widely applied standard of 13 stabilization of roadway shoulders with water and was selectively enforcing 14 15 regulations against Yakubik. If proven, this would be selective enforcement and a 16 violation of Yakubik's constitution rights. If proven, this would show AQ 17 18 inspectors had a bias against Yakubik. And if there was bias, AQ inspector 19 testimony would be non-creditable. 20

Fic presided over the NOV hearing. Fic showed frustration with this Yakubik's line of selective enforcement questioning. Fic stated, "Would need more than pictures to see selective enforcement." She said, "can't make that leap without evidence other than pictures." See hearing recording @.26. Fic stated Yakubik can continue however she is "Not persuaded by pictures" and will "Need more information (evidence).". Yakubik then mentioned he was willing to bring in those

- 6 -

witnesses or documents and requested a continuance. Fic was annoyed at the 1 request, often sighing, and rolling her eyes, and stated more evidence would not be 2 3 helpful because she already had an opinion on the matter. See @7:07. These 4 comments were all made prior to Assured or Yakubik even starting their testimony 5 6 or defense. These comments were all made after Yakubik asked AQ's first witness 7 four or five questions. Yakubik cited law supporting the legal defense of selective 8 enforcement. Yakubik re-stated the concern of bias with AQ testimony. Yakubik 9 10 continued to show Fic pictures and evidence showing AQ allowed all the other 11 DCOPs in that area, including his own residence across the street, to close out 12 without gravel. Yakubik even showed Fic a picture of Dean's personal residence 13 14 which recently closed out a DCOP. And closed out without the use of gravel. 15 Fic was stunned Yakubik would show a picture of the front yard of Dean. Fic 16 found this line of questioning "inappropriate" and "Not going to take this into 17 18 consideration", "Not even considering it." See @57:08. Fic stated, "I don't 19 understand how retaliation is going to have any relevance." See @1:14:58. Fic 20 states, "I'm not persuaded by it (retaliation)", it's a waste of time. I don't hear any 21 22 evidence the fact the violation didn't occur.". She stated, "Regardless of retaliation 23 the violation did occur." See @1:14:58. "I'm heading into the direct the violation 24 See @1:16:43. These comments were all made prior to the 25 did occur." 26 respondents even providing testimony. These statements show Fic's 27 28

- 7 -

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

1

# conclusionary position and foreclosing her decision process to hearing the evidence.

Yakubik pointed out if there is retaliation, there could be a finding of selective enforcement and bias. If there is bias, then the testimony of the AQ specialists must be disregarded and only objective evidence of a violation occurring should be considered. Fic quicky responded, "I'm finding no evidence of bias". See @1:17:12. Fic stated, "Let's move on from the retaliation." See @1:17.27. Yakubik stated he would not move on from asking questions that could prove selective enforcement was occurring. Fic then looked at Jorgenson, rolled her eyes upward and groaned in a manner to show this was wasting her time.

Yakubik, Fic, and Jorgensen reached an impasse at the April NOV hearing. More time was needed to finish. Additionally, Jorgenson failed to provide Yakubik with all the documents requested. It was agreed a new hearing date would be chosen. And it was implied Jorgensen would provide Yakubik the documents he had previously requested in time for the new hearing date.

In March 2024, Byer fined Atlas and Yakubik (as an individual) \$1,250 under
NOV #10008 for loose and dry soil. The violation hearing was scheduled for May
23, 2024. This hearing was only related to NOV #10008. The hearing for the other
NOVs had not been scheduled yet. Yakubik still had not received the requested
documents from Jorgenson, which could help show selective enforcement.
Yakubik filed a timely request to continue the NOV #10008 hearing, until after

- 8 -

6

7

8

9

10

11

12

13

1

discovery could be completed. On the day before the hearing, Jorgenson filed her response to Yakubik's request for discovery and continuance.

At the May NOV hearing, Yakubik's request to continue the hearing was denied. Additionally, Fic agreed with Jorgenson that discovery of documents related to selective enforcement were not relevant. Fic stated, "I was not persuaded by the selective enforcement argument. If that is what the discovery is intended, then I will deny that." See @1:21. "I'm not willing to allow discovery on selective enforcement." See @1:29. Fic stated, "I don't see selective enforcement and I don't find it's relevant." See @1:30:36. Yakubik cited selective enforcement case law confirming it can be a valid defense. Fic disagreed. Yakubik objected to this 14 decision. Fic proceeded with the hearing.

15 Two questions into Yakubik's questioning of AQ specialist Byers, Fic 16 (without Jorgenson stating an objection) objected to Yakubik's question about 17 18 Byers trespassing on Yakubik's private property. Fic stated, "I don't understand 19 this line of questioning. I don't determine trespass issues." See @1:58:52. Fic 20 stated, "I don't find the line of questioning is appropriate." Fic stated, "How do 21 22 they (AQ) even do their job? What's the point of AQ if they cannot go on a 23 property." See @1:59:39. Yakubik cited the Nevada law on trespass. 24 stated the AQ regulations even require AQ to obtain search warrants if access to a 25 26 property is denied. Jorgensen confirmed the property in question did not have a 27 DCOP. Yakubik explained the AQ rules providing property procedures for entering 28

- 9 -

Yakubik

11

12

13

14

15

16

17

18

19

20

21

22

23

27

28

1

property when access is denied. Yakubik explained how trespass, if proven, could be an illegal search and any evidence obtained through the search would not be admissible. Fic stated, "I'm not considering issue of trespass." See @2:04.

Yakubik's remaining line of questioning was moot. It was obvious at this point Fic had made her decision. Fic ultimately found Yakubik was in violation of NOV #10008. Yakubik filed a timely appeal to the decision of NOV #10008.

Fic scheduled June 17 as to hear the remaining NOVs filed against Yakubik; NOVs #9907, #9946, #9979, and #9981. Yakubik filed a motion to the board requesting a continuance of the June 17 hearing, requesting discovery to be open, and requesting a new hearing master to be appointed. The board hearing was scheduled for August 7, 2024.

At the June 17 hearing, Yakubik shared the claims of relief requested in the motion filed with the board. Yakubik asked Fic to stay the June 17 hearing until the board heard his motion. Fic denied Yakubik's request and herd testimony regarding the other violations. Yakubik placed his objection on the record, citing his inability to put forth a full defense because AQ refused to disclose requested discovery, and Fic not being impartial. Fic continued with the hearing.

At the end of the hearing, Fic found the violations in #9907, #9946, and #9979 occurred. Fic order Yakubik to pay the fines imposed. Fic found the violation in NOV #9981 did not occur.

Yakubik files this amended motion to be heard by the board.

- 10 -

1	LEGAL ARGUMENT
2	I. The AQ regulatory board has the authority to address each of
3	respondents' requests.
4	Air Quality Regulation (AQR) 7.3(e)(1) allows for an appeal of a hearing
5	officer's order, as long as filed within 10 days. Fic's order regarding NOV #10008
6 7	was filed on May 29, 2024. Respondents' appeal of NOV #10008 was filed timely.
8	Fic's order regarding NOVs #9907, #9946, and #9979 was filed June 20, 2024.
9 10	Respondents' appeal of NOVs #9907, #9946, and #9979 was filed timely.
11	AQR 7.5(e) states the hearing board shall hear all appeals and may order the
12	affirmation, modification, or reversal of any action taken by a hearing officer.
13 14	II. Respondents should be reassigned a new hearing master because hearing master Fic is not impartial.
15 16	"A judge is presumed to be impartial. See Ybarra v. State, 127 Nev. 47, 51,
17	247 P.3d 269, 272 (2011). A judge must "act at all times in a manner that promotes
18 19	public confidence in the impartiality of the judiciary." See NCJC Rule 1.2. A
20	judge shall perform duties without bias or prejudice, not use words or conduct
21	manifesting bias. See NCJC Rule 2.3(A)-(C). A judge who "entertains actual bias
22	or prejudice for or against one of the parties" must NOT preside over a proceeding.
23	See NRS 1.230(1). If a "judge's impartiality might reasonably be questioned," then
24 25	that judge should be disqualified. See NCJC Rule 2.11(A), and Roe v. Roe, 535
26	
27	P.3d 274 (Nev. App. 2023).
28	- 11 -

1

These same rules must apply to a hearing master because hearing masters are quasi-judges. Hearings masters are given the authority to adjudicate cases the same as a judge would. Hearing masters are given the authority to weigh evidence, to judge credibility, and to make final determinations that hold the same authority as an elected or appointed Judge. A District Court judicial holds the hearing master's decisions to the same standards as an elected or appointed Judge.

Here, Fic's impartiality can be reasonably questioned. Fic stated on the 9 record, multiple times, that selective enforcement is not relevant. Fic stated 10 11 Yakubik can continue however she is "Not persuaded by pictures" and will need 12 more information (evidence). Yakubik then mentioned he was willing to bring in 13 14 those witnesses or documents and requested a continuance. See @7:07. Fic 15 stated, "I don't understand how retaliation is going to have any relevance." See 16 @1:14:58. Fic states, "I'm not persuaded by it (retaliation). It's a waste of time. I 17 18 don't hear any evidence the violation didn't occur. Regardless of retaliation the 19 violation did occur." See @1:14:58. "I'm heading into the direct the violation did 20 21 occur." See @1:16:43.

Respondents explained selective enforcement defense is a recognized defense to civil and criminal prosecutions. See *United States v. Berrios*, 501 F.2d 1207, 1211 (2d Cir. 1974). Which states the elements as; 1) others similarly situated have not generally been proceeded against because of conduct of the type forming the basis of the charge against him, 2) he has been singled out for

- 12 -

prosecution, and 3) that the government's discriminatory selection of him for prosecution has been invidious or in bad faith. Nevada also recognizes selective enforcement under the language of "arbitrary and discriminatory enforcement". See *Bent Barrel, Inc. v. Sands*, 373 P.3d 895, Footnote 8 (Nev. 2011). Fic refused to accept any of these positions as valid defenses to the violations not occurring.

Respondents even explained how selective enforcement can be seen as bias
and how bias is relevant to any witness testimony. Bias is relevant in the credibility
of all witnesses. Bias, impeachment, and character are standards used to diminish
the credibility of a witness's testimony. Bias is even more relevant to enforcement
officers. See NRS 289.823 which requires all law enforcement officials to
recognize officers who show bias because if an enforcement officer is shown to be
biased, their testimony is not creditable. Fic didn't believe bias had any relevance,
"I'm finding no evidence of bias." See @1:17:12.

Fic also did not find Respondents' line of questioning on trespassing not relevant. Fic stated, "I don't understand this line of questioning. I don't determine trespass issues." See @1:58:52. Evidence derived from an illegal search is inadmissible because the evidence was tainted by the illegality. See Richardson v. Nevada, 86510 (Nev. May 15, 2024). An illegal trespass would be an illegal search. Therefore, AQ's evidence would be inadmissible. Fic did not find the trespass relevant and seemed amazed Air Quality staff did not have the authority to enter any property they wanted. Fic stated, "How do they (AQ) even do their 

- 13 -

1	job? What's the point of AQ if they cannot go on property." See @1:59:39.	
2	Yakubik cited AQ Regulation 4.1(d)(2) which advises AQ to apply for a search	
3	warrant when access to property is denied. Fic ended the conversation by stating,	
4 5	"I'm not considering the issue of trespass." See @2:04.	
6 7	Its clear Fic is not able to be impartial and will not allow the Respondents	
8	the opportunity to put forth valid defenses. Ms. Fic has foreclosed her mind to any	
9	facts, testimony, or evidence, related to selective enforcement, bias, or illegal	
10	search. Like in Roe v. Roe, Fic's ability to be impartial is reasonably questioned.	
11		
12	Therefore, a new hearing master should be appointed to hear all evidence which	
13	supports Respondents' defenses.	
14	III. Respondents should be allowed discovery because due process	
15	rules of fairness require it.	
16	Prior to the April hearing Jorgenson had provided some documents in	
17 18	response to Respondents' discovery requests. For the May hearing, Jorgenson	
19	objected to anymore discovery. Citing Dutchess Bus. Servs. The Dutchess Court	
20		
21	states the Nevada's rules of procedure may not apply to administrative hearings,	
22	and Nevada's Administrative Procedure Act may not make a provision for	
23	discovery. However, the due process guarantees of fundamental fairness still apply.	
24	See Dutchess Bus. Servs. v. Bd. of Pharmacy, 191 P.3d 1159, 124 Nev. 701 (Nev.	
25		
26	2008). The Dutchess court states that even though standard discovery may not be	
27	standardly available, a mechanism for obtaining evidence is necessary for	
28		
	- 14 -	

- 14 -

fundamental fairness of due process. The Dutchess court stated because a mechanism for discovery was available there was due process. That is not the case in this matter. Fic sided with Jorgenson and denied Respondents' request for any discovery or evidence related to selective enforcement; "I'm not willing to allow discovery on selective enforcement." See @1:29. This is a violation of Respondents' rights to fairness and due process.

Fic's discovery ruling makes it impossible for Respondents to provide a selective enforcement defense. Respondents are attempting to show selective enforcement by showing AQ allowed all others DCOPs to close out without gravel. Fic states she would need more discovery to be persuaded by this argument. The Respondents' only chance to prove this claim is to have access to AQ files and to disclose what other DCOPs were allowed to close out with. One such document was disclosed at the April hearing. Respondents believe there are more.

With Fic denying the request for more documents, while stating she would need to see more documents (evidence) to be persuaded by this argument, there is no question Fic's impartiality is affecting Respondents right to due process.

Fic's denial of discovery causes great prejudice to Respondents. AQ 7.5(f) states a hearing masters' order is heard "de novo" by the board. This means no new evidence or testimony is heard. Then, if Respondents decided to appeal the Board's decision, it also would be de novo. NRS 233B.135(1)(B) states the judicial review is confined to the record. With Fic denying Respondents request for documents,

- 15 -

1	which could show selective enforcement, she is denying Respondent's the ability
2	to ever show selective enforcement.
3	Fic's denial of discovery should be overturned. Respondents request for
4	documents should be granted.
6	
7	IV. Respondents request an appeal of NOVs #9907, #9946, 9978, and #10008 because of no discovery, and Fic's impartiality.
8	Air Quality Regulation (AQR) 7.3(e)(1) allows for an appeal of a hearing
9	officer's order, as long as filed within 10 days. Fic's order regarding NOV #10008
10 11	was filed on May 29, 2024. Fic's order regarding NOVs #9907, #9946, and #9979
12	was filed June 20, 2024, Respondents request is timely. Fic did not find selective
13	enforce, bias, or an illegal trespass relevant to Respondents' defenses. Fic denied
14	
15	Respondents the opportunity to present evidence when she denied their request for
16	discovery. Therefore, Respondent is requesting the appeal on NOVs #9907, #9946,
17	#9979, and #10008.
18	May 31, 2024
19	
20 21	L' Laplan
21	Rock Rocheleau, Esq.
22	Nevada Bar No. 15315
24	Attorney for Respondents
25	
26	
27	
28	
	- 16 -
	020

П	
	Received via email on 7/16/2024 @ 2:20 PM From: Catherine Jorgenson
	S. Rogge, Admin. Secretary
1	STEVEN B. WOLFSON District Attorney
2	CIVIL DIVISION State Bar No. 001565
3	By: CATHERINE JORGENSON Chief Deputy District Attorney
4	State Bar No. 006700 500 South Grand Central Pkwy.
5	Las Vegas, Nevada 89155-2215 (702) 455-4761
6	Fax: (702) 382-5178 E-Mail: Catherine.Jorgenson@ClarkCountyDANV.gov
7	Attorneys for Clark County Air Quality
8	<b>BEFORE THE AIR POLLUTION CONTROL HEARING BOARD</b>
9	CLARK COUNTY, NEVADA
10	In the Matter of the Notices of Violation ) Nos. 9907, 9946, 9979, 9981, and 10008, )
11	Nos. 9907, 9946, 9979, 9981, and 10006, 1         )       Date of Hearing:         )
12	Assured Development, Inc., Atlas Holdings International LLC, Joseph
13	Yakubik, Individually, and Darcie ) Yakubik, Individually, )
14	Respondents.
15	MOTION FOR ISSUANCE OF SUBPOENA
16	Clark County Department of Environment and Sustainability, Division of Air Quality
17 18	("Air Quality") submits this Motion for Issuance of Subpoena to obtain documentary
10	evidence related to the appeals of Notices of Violation ("NOV") Nos. 9907, 9946, 9979,
20	9981 and 10008 that are in the custody and control of Respondents Assured Development,
21	Inc. ("Assured"), Atlas Holdings International LLC ("Atlas"), Joseph Yakubik or Darcie
22	Yakubik. This Motion is based on the points and authorities submitted herewith and oral
23	argument of counsel at the hearing on these matters.
24	POINTS AND AUTHORITIES
25	After several continuances, NOVs 9907, 9946, 9979, and 9981 came before the
26	Hearing Officer on April 24, 2024 and again on June 17, 2024. The Hearing Officer
27	determined that violations of Clark County Air Quality Regulations ("AQR") occurred in
28	NOVs 9907, 9946, and 9979 and assessed penalties for those violations. For NOV 9981, the

1	Hearing Officer determined that no violation occurred. NOV 10008 was heard on May 23,		
2	2024. The H	Hearing Officer determined that AQR violations occurred and assessed a penalty.	
3	After the He	earing Officer issued orders for each of these NOVs, they were all timely	
4	appealed in a	accordance with AQR Subsections 7.3(e) and 7.5. Assured, Atlas, and the	
5	Yakubiks ap	pealed NOVs 9907, 9946, 9979, and 10008, as applicable, and Air Quality	
6	appealed NC	DV 9981.	
7	AQR	7.5(f) states that an appeal of a hearing officer order "shall be heard 'de novo'	
8	(i.e. from the	e beginning), with testimony and exhibits presented and the appeal conducted in	
9	the same ma	nner as before the Hearing Officer." Because these matters will be heard "de	
10	novo" by thi	is Board, Air Quality seeks relevant documentary evidence that may be in the	
11	custody and	control of Respondents. This Board has the authority to issue subpoenas for	
12	documents p	oursuant to NRS 445B.350(4) and NRS 445B.500. Accordingly, Air Quality	
13	requests a su	ubpoena be issued to Respondents for the following:	
14	1.	Records related to the formation, management, and dissolution, if applicable, of Assured; Atlas; Milan Customs LLC; and Global Equity Holdings, Inc.	
15		These businesses have been or are the owners of the subject real property, holders of dust control operating permits for the subject construction sites.	
16		and/or their agents. Among other things, Air Quality is seeking to clarify which individuals effectively control or controlled these businesses.	
17	2.	Video and/or audio recordings from all cameras mounted on the Yakubiks'	
18		residence that is the subject of NOV 9981 showing the property outside the house from January 16, 2024 through April 30, 2024 during daylight hours.	
19		Among other things, Air Quality is seeking this information to ascertain the validity of statements and arguments put forward by Respondents.	
20	3.	Video and/or audio recordings made by Mr. Yakubik on his phone or by other	
21		means and video and/or audio recordings made at the direction of any of the Respondents that show Air Ouality staff on the subject properties from July 1,	
22		2023 through May 31, 2024. Among other things, Air Quality is seeking this information to ascertain the validity of statements and arguments put forward	
23		by Respondents.	
24	4.	Complete copies of all bodycam footage and other documents that, upon information and belief, the Yakubiks received from the City of Henderson for	
25		an incident that occurred on January 19, 2024 at the Yakubiks' residence that is the subject of NOV 9981. Among other things, Air Quality is seeking this	
26		information to ascertain the validity of statements and arguments put forward by Respondents.	
27			
28	/ /	/	
		2 of 3	
		022 013	

1	CONCLUSION
2	Based on the foregoing, Air Quality respectfully requests that the Board grant its
3	motion and issue a subpoena for the documentary evidence requested above.
4	DATED this 16 <sup>th</sup> day of July, 2024.
5	STEVEN B. WOLFSON
6	DISTRICT ATTORNEY
7	By: <u>/s/ Catherine Jorgenson</u> CATHERINE JORGENSON
8	Deputy District Attorney State Bar No. 005891
9	500 South Grand Central Pkwy. 5 <sup>th</sup> Flr. Las Vegas, Nevada 89155-2215 Attorney for Clark County Air Quality
10 11	
11	
12	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	3 of 3 023

THIS PAGE INTENTIONALLY LEFT BLANK

1	BEFORE THE AIR POLLUTION CONTROL HEARING OFFICER
2	CLARK COUNTY, NEVADA
3	In the Matter of the Notice of Violation #9907 ) ORDER
5	Issued to ) ASSURED DEVELOPMENT, INC. and )
5	JOSEPH YAKUBIK, Respondents.
7	)
8	The above-entitled matter was heard on June 17, 2024, before Hearing Officer Holly
9	Fic on the Contested Docket. Representatives of both the Clark County Department of
10	Environment and Sustainability, Division of Air Quality (Air Quality) and ASSURED
10	DEVELOPMENT, INC. and JOSPEH YAKUBIK (ASSURED DEVELOPMENT and
11	YAKUBIK) appeared, testified and submitted evidence for consideration by the Hearing
12	Officer. Having considered the evidence presented at the hearing, the Hearing Officer hereby
13	finds and orders as follows:
15	1. Notice of Violation (NOV) #9907 was issued by Air Quality to Respondents
16	ASSURED DEVELOPMENT and YAKUBIK on October 3, 2023 for alleged violation(s) of
17	Dust Control Operating Permit #50962 ( <b>Permit</b> ) and the Clark County Air Quality
18	Regulations (AQRs) at the Milan Customs construction site located at the northeast corner of
19	Milan Street and Berlin Avenue, in Clark County, Nevada. The violation(s) alleged in the
20	NOV include:
21	(a) Violation of AQR Sections 94.5(n)(1) and (2), and 94.13(b) for failing to
22	implement control measures for long-term stabilization, as described in BMP 11 at
23	permit closure.
24	2. The penalty recommended by Air Quality in NOV #9907 was \$5,000.00.
25	<ol> <li>The penalty retrievely to the second s</li></ol>
26	in that ASSURED DEVELOPMENT and YAKUBIK violated AQR Sections 94.5(n)(1) and
27	(2), and 94.13(b) on July 13, 2023, and August 2, 9, 11 and 17, 2023.
28	
	025
4. IT IS HEREBY ORDERED that ASSURED DEVELOPMENT and
 YAKUBIK pay a penalty of Five Thousand and no/100 Dollars (\$5,000.00) within 30 days of
 the date of this ORDER.

ASSURED DEVELOPMENT and YAKUBIK have the right to appeal this
 ORDER to the Clark County Air Pollution Control Hearing Board. Any appeal of this ORDER
 shall be: (1) in writing specifying the reasons for the appeal, (2) accompanied by a filing fee
 of One Hundred Forty and no/100 Dollars (\$140.00), and (3) received by Air Quality within
 ten (10) days of ASSURED DEVELOPMENT and YAKUBIK's receipt of this ORDER.
 DATED this 20th day of June, 2024.

Holly Fic (Jun 20, 2024 08:25 PDT)

Holly Fic Hearing Officer



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

March 21, 2024

Rock Rocheleau, Esq. Right Lawyers Divorce & Custody Attorneys E-mail: <u>rock@rightlawyers.com</u> 600 South Tonopah Drive, Suite 300 Las Vegas, NV 89106

#### Re: Granted Continuance for Notices of Violation (NOVs) #9907, #9946, #9979 & #9981 DCOP #50962, and Construction Project #57391 & #57592

Dear Mr. Rocheleau:

The Hearing Officer granted the request for continuance and the above matters have been rescheduled to be heard before the Air Pollution Control Hearing Officer at approximately 9:00 a.m. on April 24, 2024, in the **Presentation Room at the Clark County Building Department, 4701 West Russell Road, Main Entrance, Las Vegas.** (Use the double doors at the entrance closest to Ullom Drive on the northwest side of the parking lot.)

If you have any questions regarding these cases, please contact Catherine Jorgenson, Deputy District Attorney for the Office of the District Attorney/Civil Division of Clark County, Nevada via e-mail at catherine.jorgenson@clarkcountyda.com, or call 702.455.4761.

Sincerely,

Pal X. TLAS

Pamela R. Thompson, Sr. Secretary Enforcement Division

PRT:pt

Cc: Joseph Yakubik, President, Assured Development, Inc. - Las Vegas, NV E-mail: joe@assurednv.com

From:	Catherine Jorgenson
То:	Shibi Paul: Anna Sutowska
Subject:	FW: Atlas Holdings LLC & Joseph Yakubik
Date:	Thursday, March 21, 2024 8:32:47 AM

FYI

From: Rock Rocheleau <rock@rightlawyers.com>
Sent: Thursday, March 21, 2024 8:30 AM
To: Catherine Jorgenson <Catherine.Jorgenson@clarkcountyda.com>; hollyf@mcfarlinglaw.com
Subject: RE: Atlas Holdings LLC & Joseph Yakubik

CAUTION: This email originated from an External Source. Please use caution before opening attachments, clicking links, or responding to this email. Do not sign-in with your DA account credentials.

I understand. Thank you for the quick response.

Rock Rocheleau, Esq. Right Lawyers **Divorce & Custody Attorneys** (702) 906-1672 Office



**"BEST"** Divorce Lawyers

2017 . 2018 . 2019 . 2020 2021 . 2022 . 2023

CONFIDENTIAL. This e-mail message and the information it contains is intended only for the named recipient(s) and may contain information that is a trade secret, proprietary, privileged, or attorney work product. This message is intended to be privileged and confidential communications protected from disclosure. If you are not the named recipient(s), any dissemination, distribution or copying is strictly prohibited. If you have received this e-mail message in error, please notify the sender at 702-914-0400 or by e-mail at rock@rightlawyers.com and permanently delete this message and any attachments from your workstation or network mail system.

Right Lawyers LLC / Rocheleau Law Group PC

From: Catherine Jorgenson <<u>Catherine.Jorgenson@clarkcountyda.com</u>> Sent: Thursday, March 21, 2024 8:27 AM To: Rock Rocheleau <<u>rock@rightlawyers.com</u>>; <u>hollyf@mcfarlinglaw.com</u> Subject: RE: Atlas Holdings LLC & Joseph Yakubik

Mr. Rocheleau,

Yesterday, on behalf of the Division of Air Quality, Mr. Yakubik and I, before he had obtained counsel, discussed his request to continue the four Notices of Violation (NOVs) scheduled for hearing today. After conferring with my client, I let Mr. Yakubik know that AQ would not oppose his request to continue all four NOVs. We also agreed that if the Hearing Officer granted his request, that the hearings would be continued to April 24<sup>th</sup>. I also made it clear that the decision to grant a continuance is the Hearing Officer's to make. Please be advised that Hearing Office Holly Fic was not involved in these discussions yesterday and, to my knowledge, has not agreed to grant the continuances. Once the Hearing Officer has had the opportunity to consider your client's request today and has made a decision, I will contact you and let you know the outcome.

If you have any questions, please contact me directly at (702) 455-3167.

Thank you,

Catherine Jorgenson Deputy District Attorney Office of the District Attorney/Civil Division Clark County, Nevada 702.455.4761 <u>Catherine.Jorgenson@ClarkCountyDA.com</u>

From: Rock Rocheleau <<u>rock@rightlawyers.com</u>> Sent: Thursday, March 21, 2024 7:23 AM To: <u>hollyf@mcfarlinglaw.com</u>; Catherine Jorgenson <<u>Catherine.Jorgenson@clarkcountyda.com</u>> Subject: Atlas Holdings LLC & Joseph Yakubik

CAUTION: This email originated from an External Source. Please use caution before opening attachments, clicking links, or responding to this email. Do not sign-in with your DA account credentials.

Ms. Jorgenson & Ms. Fic,

I have been hired by Joseph Yakubik to represent him at the Air Quality hearing for violation notice #9907, #9946, #9979, and #9981. I've been informed a continuance from today's hearing was agreed to. Please let me know the new date and time. Thank you.

Rock Rocheleau, Esq. Right Lawyers **Divorce & Custody Attorneys** (702) 906-1672 Office



# **"BEST"** Divorce Lawyers

2017 . 2018 . 2019 . 2020 2021 . 2022 . 2023

CONFIDENTIAL. This e-mail message and the information it contains is intended only for the named recipient(s) and may contain information that is a trade secret, proprietary, privileged, or attorney work product. This message is intended to be privileged and confidential communications protected from disclosure. If you are not the named recipient(s), any dissemination, distribution or copying is strictly prohibited. If you have received this e-mail message in error, please notify the sender at 702-914-0400 or by e-mail at rock@rightlawyers.com and permanently delete this message and any attachments from your workstation or network mail system.

Right Lawyers LLC / Rocheleau Law Group PC

Joe Yakubik P.O. Box 530778 Henderson, Nevada 89053

March 18<sup>th</sup>, 2024

Holly Fic 6230 W Desert Inn Road Las Vegas, Nevada 89146 Catherine Jorgenson Office of the District Attorney 500 S Grand Central Parkway 5<sup>th</sup> Floor Las Vegas, Nevada 89155

Re: Request for Continuance NOV #9907 NOV #9946 NOV #9981

Mrs. Fic and Mrs. Jorgenson:

This letter shall serve as a request for continuance on the above referenced matters. We have recently been apprised that Mr. Yarmy is facing discipline hearings with the Nevada State Bar<sup>1</sup> this week and he advised us that it is likely that he may become disbarred at this hearing. Pairing this with Mr. Yarmy's health issues<sup>2</sup> and that we were recently apprised by Mrs. Jorgenson and her staff that our prior counsel was very unresponsive<sup>3</sup> we find it necessary that we retain competent counsel to represent the parties accordingly.

CC:

Additionally, we received notice this morning that NOV 9981 was also placed on the agenda for hearing this week. As we deny all the acquisitions in this complaint, a proper defense at such a hearing will require a reasonable time to prepare and todays notice does not provide for such time.

Furthermore, on March 12<sup>th</sup>, 2024, we had the opportunity to review bodycam footage of Henderson Police Department of events surrounding the above NOV's. Officers' bodycam footage contains David Dean and Katrinka Byers admissions and additional documentation that we feel is crucial to our defense and will be required at hearing. Per Henderson Police Department backlog, footage is not immediately available. We have processed our public requests order and await the production of the physical copies.

<sup>&</sup>lt;sup>1</sup> February 23, 2024 at an in person meeting Yarmy advised Yakubik that a hearing will be held the week of March 18<sup>th</sup>, 2024 in which the State Bar of Nevada will be reviewing circumstances surrounding State Bar order No. 77095. Yarmy advised Yakubik that is likely that he will be dis-barred for six to eighteen months.

<sup>&</sup>lt;sup>2</sup> Yarmy requested prior continuation due to neuropathy and health concerns

<sup>&</sup>lt;sup>3</sup> February 28, 2024 Yakubik met with Air Quality staff and was advised that on multiple occasions that Yarmy had failed to respond to their agency.

As of this time, no parties identified in the above referenced NOV's are represented by counsel and I request all future correspondence be sent to the address above.

I am available via telephone at 702-241-4040 or at the address above. Thank you in advance for your consideration of the request and we look forward to a timely resolution to the above referenced items.

Sincerely,

Joe Yakubik Personal Capacity As Owner 1028 Athens Ave As Manager of Atlas Holdings International, LLC

VIA: Fed Ex and Hand Deliver

cc: File



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

January 18, 2024

Assured Development, Inc. c/o Yarmy Law Firm Steven Yarmy, Esq. E-mail: <u>sly@stevenyarmylaw.com</u> Chris Craig, Esq. E-mail: <u>chris@yarmylaw.com</u> 7464 West Sahara Avenue Las Vegas NV 89117

#### Re: Granted Continuance for Notice of Violation (NOV) #9907 DCOP #50962 – Milan Customs

Dear Messrs. Yarmy and Craig:

The Hearing Officer granted the request for continuance and the above matter has been rescheduled to be heard before the Air Pollution Control Hearing Officer at approximately 9:00 a.m. on March 21, 2024, in the **Presentation Room at the Clark County Building Department, 4701 West Russell Road, Main Entrance, Las Vegas.** (Use the double doors at the entrance closest to Ullom Drive on the northwest side of the parking lot.) Also, if you intend to present any additional documentation at the meeting, please <u>bring six</u> copies for distribution to the Hearing Officer and staff.

If you have any questions regarding this case, please contact me via e-mail at <u>Sherrie.Rogge@clarkcountynv.gov</u>, or call 702-455-0354.

Sincerely,

cigge here

Sherrie D. Rogge, Administrative Secretary Division of Air Quality – Enforcement Section

SDR:sdr

cc: Joseph Yakubik, President and Responsible Official E-mail: joe@assurednv.com Assured Development, Inc. PO Box 530778 Henderson NV 89053 THIS PAGE INTENTIONALLY LEFT BLANK

Received via email 1/17/2024 @ 11:12 AM From: Steven Yarmy S. Rogge, Admin. Secretary

### STEVEN L. YARMY ATTORNEY AT LAW 7464 West Sahara Avenue Las Vegas, Nevada 89117 (702) 586-3513 (702) 586-3690 FAX

sly@stevenyarmylaw.com

Anna Sutowska Air Quality Supervisor Clark County Department of Environment and Sustainability, Division of Air Quality 4701 W. Russell Rd., Suite 200 Las Vegas, NV 89118 **VIA EMAIL qenforcement@clarkcountynv.gov** 

Sherrie D. Rogge, Administrative Secretary
 Clark County Department of Environment and Sustainability
 Division of Air Quality – Compliance & Enforcement Section
 4701 W. Russell Road #200
 Las Vegas NV 89118
 VIA EMAIL qenforcement@clarkcountynv.gov

January 17, 2024.

### RE: REQUEST FOR CONTINUANCE DCOP #50962

Dear Air Quality Enforcement,

I represent Assured Development, Inc., and Joseph Yakubik (Individually).

As you know there is a hearing set for tomorrow January 18, 2024, at 9:00 a.m.

Unfortunately, I have recently been suffering from nerve damage I believe is neuropathy. Due to the pain from my legs through the bottom of my feet, it is very difficult to walk and stand, let alone concentrate.

There has been one continuance in this matter, which was originally on November 16, 2023.

I hereby respectfully request a 30-day continuance, to allow me to address my symptoms and properly participate.

I appreciate your consideration.

Thank you.

Sincerely,

Steven L/Yarmy, Esq.

From:	Steven Yarmy
To:	AO Enforcement; "Joe Yakubik"; chris@yarmylaw.com; AO Enforcement
Cc:	"Luz Jimenez"
Subject:	RE: REMINDER 1/18/2024 Hearing Officer Meeting: NOV #9946, Atlas Holdings International LLC and Joseph Yakubik, Individually - 732 & 724 Naples   729 Milan (DCOP #57391)
Date:	Wednesday, January 17, 2024 11:12:47 AM
Attachments:	reg continuance.pdf

Please see attached request for continuance for tomorrow January 18, 2024 hearing.

I will await you decision. There should be no issues on continuing this matter.

Thank you for your consideration.

From: AQ Enforcement <AQEnforcement@ClarkCountyNV.gov>
Sent: Tuesday, January 16, 2024 11:50 AM
To: Joe Yakubik <joe@assurednv.com>; Steven Yarmy <sly@stevenyarmylaw.com>; chris@yarmylaw.com
Subject: REMINDER 1/18/2024 Hearing Officer Meeting: NOV #9946, Atlas Holdings International LLC and Joseph Yakubik, Individually - 732 & 724 Naples | 729 Milan (DCOP #57391)
Importance: High

This is a friendly reminder of the above hearing. I also spoke to Christopher Yarmy at 11:37 a.m.

#### PLEASE CONFIRM RECEIPT OF THIS EMAIL.

If you need further assistance, please let me know.

#### Thank you,

Anna Sutowska Air Quality Supervisor Clark County Department of Environment and Sustainability, Division of Air Quality 4701 W. Russell Rd., Suite 200 Las Vegas, NV 89118 Office: 702-455-0666/Cell: 702-378-9780/Fax: 702-383-9994

Website for the Compliance & Enforcement Section: https://www.clarkcountynv.gov/government/departments/environment\_and\_sustainability/compliance/index.php

From: AQ Enforcement
Sent: Wednesday, January 10, 2024 10:12 AM
To: 'Joe Yakubik' <<u>joe@assurednv.com</u>>; Steven Yarmy <<u>sly@stevenyarmylaw.com</u>>;
chris@yarmylaw.com
Subject: RESPONSE REQUIRED: 1/18/2024 Hearing Officer Docket - NOV #9946, Atlas Holdings

International LLC and Joseph Yakubik, Individually - 732 & 724 Naples | 729 Milan (DCOP #57391) Importance: High

Please see attachment, which was also mailed today via certified mail.

Please confirm receipt of this email.

Thank you,

Sherrie D. Rogge

Sherrie D. Rogge, Administrative Secretary Clark County Department of Environment and Sustainability Division of Air Quality – Compliance & Enforcement Section 4701 W. Russell Road #200 Las Vegas NV 89118 Office: 702-455-0354 Fax: 702-383-9994 Email: agenforcement@clarkcountynv.gov My Office Hours: M-F, 7:30 AM – 4:00 PM Clark County Offices are closed on Fridays.

Website for the Compliance & Enforcement Section: https://www.clarkcountynv.gov/government/departments/environment\_and\_sustainability/compliance/index.php



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

November 16, 2023

Assured Development, Inc. c/o Yarmy Law Firm Steven Yarmy, Esq. E-mail: <u>sly@stevenyarmylaw.com</u> Chris Craig, Esq. E-mail: <u>chris@yarmylaw.com</u> 7464 West Sahara Avenue Las Vegas, NV 89117

#### Re: Granted Continuance for Notice of Violation (NOV) #9907 DCOP #50962 – Milan Customs

Dear Messrs. Yarmy and Craig:

The Hearing Officer granted the request for continuance and the above matter has been rescheduled to be heard before the Air Pollution Control Hearing Officer at approximately 9:00 a.m. on January 18, 2024, in **the Presentation Room at the Clark County Building Department, 4701 West Russell Road, Main Entrance, Las Vegas.** (Use the double doors at the entrance closest to Ullom Drive on the northwest side of the parking lot.) Also, if you intend to present any additional documentation at the meeting, please <u>bring six copies</u> for distribution to Hearing Officer and staff.

If you have any questions regarding this case, please contact me via e-mail at Pamela. Thompson@clarkcountynv.gov, or call 702-455-3126.

Sincerely, ful X. The

Pamela R. Thompson, Sr. Secretary Enforcement Division

PRT:pt

Cc: Joseph Yakubik, President - Assured Development, Inc.

E-mail: joe@assurednv.com

THIS PAGE INTENTIONALLY LEFT BLANK

From:	Catherine Jorgenson
To:	<u>Steven Yarmy</u>
Cc:	Chris Craig: Pamela Thompson
Subject:	RE: Response Required: 11/16/2023 Hearing Officer Docket – NOV #9907, Assured Development, Inc. and Joseph Yakubik, Individually - Milan Customs (DCOP #50962)
Date:	Thursday, November 9, 2023 4:57:59 PM

Steven,

As we discussed on the phone yesterday, the Division of Air Quality has no objection to your request

for a continuance. At the hearing officer meeting on November 16<sup>th</sup>, I will present your request and AQ's non-opposition to the hearing officer and request a continuance to the next hearing officer meeting scheduled on January 18, 2024. You do not need to appear at the 11/16 hearing.

Please let me know if you have any questions or would like to discuss further.

Catherine Jorgenson Deputy District Attorney Office of the District Attorney/Civil Division Clark County, Nevada 702.455.4761 <u>Catherine.Jorgenson@ClarkCountyDA.com</u>

From: Chris Craig <chris@yarmylaw.com>
Sent: Wednesday, November 8, 2023 11:49 AM
To: AQ Enforcement <AQEnforcement@ClarkCountyNV.gov>
Cc: Steven Yarmy <sly@stevenyarmylaw.com>; Joe Yakubik <joe@assurednv.com>
Subject: Re: Response Required: 11/16/2023 Hearing Officer Docket – NOV #9907, Assured Development, Inc. and Joseph Yakubik, Individually - Milan Customs (DCOP #50962)

Pamela,

The stated time and date for the hearing - we have scheduling conflicts. Mr. Yakubik nor Mr. Yarmy is available on that date.

We propose a date after thanksgiving.

Christopher Craig EA, MBA, LLM, CIRA Ph: (702) 498-2144 <u>chris@yarmylaw.com</u> Semper Fi

On Nov 8, 2023, at 10:23 AM, AQ Enforcement <<u>AQEnforcement@clarkcountynv.gov</u>>

wrote:

Please see attachment, which was also mailed today via certified mail.

Please confirm receipt of this email.

Thank you,

Panela R. Thompson Pamela Thompson, Senior Secretary Department of Environment and Sustainability, Division of Air Quality 4701 West Russell Road, Suite 200 Las Vegas, NV 89118

Office #: 702.455.3126 Fax #: 702.383.9994 E-mail: <u>Pamela.Thompson@clarkcountynv.gov</u>

Website for the Compliance & Enforcement Section:

https://www.clarkcountynv.gov/government/departments/environment\_and \_\_sustainability/compliance/index.php

<11-16-23\_APC\_HO\_Docket.pdf>



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

# **Notice of Violation Response Form**

Issued to: \_\_\_\_\_

NOV #: 9907

Return form by: <u>11/2/2023</u>

Items below are to be completed by the Respondent

Despensible	
Responsible Official: Joseph Yakubik	
Title: Asset Manager	
Phone Number: 7022414040	
Email Address: joe@assurednv.com	
Mailing Address: Please check applicable boxe	as below
We do not contest the Notice of Violation We accept responsibility for this violation. Instru- penalty will be provided after the Hearing Office	ctions for payment of the recommended
We are contesting the Notice of Violati the Hearing Officer (Attendance by the R representative of the company is strong violation) Please attach a written explanation, including you are contesting the NOV. This information	Responsible Official or a ly recommended to contest the g supporting documentation, of why
Officer prior to the Hearing.	
We will be contesting the	
☐ Facts ☐ Penalty ✔ Both	
	/s/ Steven L. Yarmy, Esq. Attorney for Joe Yakubik
	Signature of Authorized Person

Date: 11/1/2023

Completed forms can be submitted to Pam Thompson via mail at Clark County Department of Environment and Sustainability, Division of Air Quality, 4701 West Russell Road, Suite 200, Las Vegas, NV 89118-2231, fax at (702) 383-9994, or via email at agenforcement@clarkcountynv.gov.

Our firm represents Mr. Joe Yakubik.

We are unable to find in the NRS where Mr. Yakubik would be personally liable for the actions of another related to Dust Control.

Mr. Yakubik was listed as a responsible official not a responsible individual. The narrative filled in part of the NOV listing him as a responsible individual must be an oversight or greatly misplaced. A Responsible Official is a contact person not a person that assumes liability for an action of another person or another person's property. Any paperwork that Yakubik completed was as an employee and representative of Assured.

This shall serve as notice to contest any personal liability that Mr. Yakubik shall have under this action and offer the following response:

July 9, 2022: Assured Development permit issued, DAVE REYNOLDS <u>Designated on Site Representative</u>. Mr. Yakubik acted in in an administrative capacity and processed application paperwork only. Mr. Reynolds was the site supervisor overseeing all construction activity under the permit that was issued.

On or about February 8<sup>th</sup>, 2023, Mr. Reynolds notified Assured that he completed disassociation paperwork with Assured Development. All construction under the associated dust permit was complete prior to expiration of such permit.

July 2023: Mr. Yakubik received notification of an expired permit and immediately submitted paperwork to close the permit. As Assured Development was in its winding down stage and holds no active licenses or permits in Nevada, Mr. Yakubik, as a courtesy filed the closure paperwork.

Mr. Yakubik is the manager of Atlas Holdings International, the entity that owns 732 Naples, 729 Milan and 724 Naples. At all times and to the best of our knowledge, these properties have maintained compliance with all dust control as our outlined by the Department's own photos:

Photo 1: 724 Naples no activity at the time of photo and the ground is stabilized – the crusted dirt and the berm built up are easily distinguished.

Photo 2: 740 Naples, owned by George Abittan and should have applied for their own dust control permit. A complaint was filed on this activity and instead of requiring the owner obtain their own permit, the Department closed the complaint and indicated that the area of construction was under .25 of an acre. This was clearly not the case as exemplified in the below photo.



Photo 3 is the property of 744 N Naples and the property of David Reynolds who was the original card holder and site point of contact. The Departments photos clearly show that Mr. Reynolds continues with construction activity without the proper permit. Reynolds continues to work on his site without a dust permit. This was also included in the complaint filed by Yakubik. Rather than require Mr. Reynolds to obtain a dust permit for activity on his lots and neighboring lots, the Department closed the complaint. As exemplified below, the photos support all activity is greater than .25 of an acre.



Photo 4 – 732 Naples: pallets from the landscape install. No other activity other and all activity does not require a dust permit as the area is less than .25 acre. The dirt appearance is crusted which demonstrates stabilization and no erosion.

Photo 5 - 724 Naples: No active construction activity. Utility work is under the .25 acre requirement and the appearance is stabilized and crusted with weeds growing. Additionally, berms were placed around the construction areas as required by the code.

Photo 6 – Rear of 736 N Naples and is owned by Clifford Lemmerhirt and the picture clearly shows the crusted and stable soils. Owner is not in violation, nor has active construction activities. In the distance of this photo it does show the construction activities of both 744 and 740 Naples.

Photo 7 - 744 N Naples property owner David Reynolds – unstable soils and active construction.

Photo 8 – 729 Milan (foreground) 724 Naples (background) No activity over .25 of an acre or requiring a dust control permit. Soil is stable and crusted. Weeds growing.

Photo 9 See photo 6 details - same

Photo 10 See photo 7, same comment.

Photo 11 – 724 Naples – ground is crusted and stable. No activity over .25 of an acre or requiring a dust control permit.

Photo 12 – 724 Naples – ground is crusted and stable. No activity in this area – weeds growing.

Photo 13 same as photo 5 – see notes.

Photo 14 same as photo 12, see notes.

Photo 15 – 732 Naples construction of block wall materials and staging. Block wall construction does not require dust control permit because its less than .25 acres.

Photo 16 lot across the street from 740 N Milan by Dave Reynolds. Activity in area greater than .25 as indicated in the above photo.

Photo 17-18 is David Reynolds property.

Photo 19-20 is 740 N Naples, George Abittan property – construction material being hauled across the street to 740 Milan. This activity was addressed in the complaint filed by Yakubik and closed by the Department due to activity not greater than .25 of an acre. Arial photos show that the area is in excess of the .25 of an acre and activity requires a dust permit.



Photo 21 is 744 N Naples, David Reynolds property - loose soils and unstable.

Photo 22 - 724 Naples demonstrates crusted soils and no erosion or dust, or loose dirt.

Photo 23 same as photo 12.

Photo 24 732 Naples - demonstrates only block wall building materials. Block wall construction does not require dust control permit because it's less than .25 acres.

In Exhibit F – shows blue X's on addresses: 740 N Naples with active digging and grading and dirt movement. On addresses 724-732 N Naples there is no dirt movement and the soils have been stabilized. Block wall construction does not require dust control permit because its less than .25 acres. Additionally, the activity, if any, on lots 724-732 N Naples does not require dust control permit because its less than .25 acres. Also, the red x's related to ROW have certainly been applied and there have been numerous storms that have caused damage or wash out of the gravel as happens throughout the rural preservation area.

744 Naples, 740 Naples and 740 Milan all have construction activity that exceed the .25 tolerance and should require their own dust permits.

As an active dust card holder, David Reynolds is aware of the regulations required under the permits, as he is the active site supervisor on numerous permits throughout the area. Mr. Reynolds was the site supervisor and dust card holder, and at the very minimum should have been included in this complaint. Mr. Reynolds continues to do work in the area at 744 Naples and 740 Naples and 740 Milan, both personally and with his company Granite Construction. Yakubik has video and photos of the activity that can be provided if requested.

In summary, the Dust Permit #50962 was left abandoned by the site supervisor. Mr. Yakubik, as an employee of the company attempted to close the permit. As exemplified in your own documents, the properties that Mr. Yakubik manages are in compliance. Any construction activities do not require a dust permit on these lots.

For the reasons above, Mr. Yakubik is not liable in his individually capacity for the actions of any lot owners or actions of other parties. If the lots managed by Mr. Yakubik are not in compliance, he stands ready to remedy any issues presented by the Department. The Board should be taking action against the property owners that are not in compliance and continue to move dirt without permits of all types.

The violations are based upon the failure to close a permit and crusting and berming. However, under the doctrine of impracticability and impossibility, Assured is no longer licensed as a general contractor, does not perform any contracting work, has no employees, therefore is legally impossible for Assured to even do a thing. Assured is not contracted for any of the "active work." Furthermore, the respondent seeks guidance on what it can do. Berms will not be put up where there is active work being performed in addition, the active work being performed is less than .25 acres tolerance and is in compliance and does not require any additional permitting.

/s/ Steven L. Yarmy

Attorney for Joe Yakubik

Steven L. Yarmy, Esq. 7464 W Sahara Ave, STE 8 Las Vegas, NV 89117 702-586-3513 sly@stevenyarmylaw.com Luz@yarmylaw.com





4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

October 3, 2023

CERTIFIED MAIL #9489 0090 0027 6458 6076 82 Joseph Yakubik, President and Responsible Official E-mail: joe@assurednv.com Assured Development, Inc. P.O. Box 530778 Henderson, NV 89053

CERTIFIED MAIL #9489 0090 0027 6458 6076 99 Assured Development, Inc. c/o Yarmy Law Firm E-mail: <u>chris@yarmylaw.com</u> 7464 West Sahara Avenue Las Vegas, NV 89117

#### **NOTICE OF VIOLATION #9907**

Clark County Department of Environment and Sustainability, Division of Air Quality (Air Quality) provides this notice to Assured Development, Inc. (Assured Development) and Joseph Yakubik (Yakubik), individually, for the violation of the Clark County Air Quality Regulations (AQRs) as alleged below and recommends a civil penalty of Five Thousand and no/100 Dollars (\$5,000.00) be assessed as shown in the penalty calculation table attached hereto as Exhibit A and incorporated herein.

#### I. FACTS

- A. On July 9, 2022, Air Quality issued renewed Dust Control Operating Permit (DCOP) #50962 to Assured Development, for the 7.0-acre construction project named Milan Customs. A Dust Mitigation Plan was submitted with the DCOP application and was incorporated into DCOP #50962 whereby Assured Development agreed to comply with the control requirements for the selected Best Management Practices (BMPs). The Dust Mitigation Plan remained in effect with this renewal.
- B. Air Quality Specialist Nahulu Kahananui (Kahananui) and Senior Air Quality Specialist Katrinka Byers (Byers) discovered the alleged violations while performing a permit closure inspection on July 13, 2023, a complaint investigation on August 2, 2023, and follow-up

inspections on August 9, 11, and 17, 2023, at the Milan Customs construction project, located at the northeast corner of Milan Street and Berlin Avenue, in Clark County, Nevada.

- C. On July 27, 2022, at approximately 9:25 a.m., Air Quality Specialist Richard Wyse (Wyse) arrived at the Milan Customs construction site to conduct an expired permit inspection. The inspection report is attached hereto as **Exhibit B** and incorporated herein. During his inspection, Wyse observed an active construction site operating under a DCOP that had expired on July 8, 2022. Wyse left a telephone message for Yakubik, Responsible Official for Assured Development, concerning his observations of noncompliance and the issuance of a Notice of Non-Compliance (NON). The NON was emailed to Yakubik and Dave Reynolds (**Reynolds**), Designated Onsite Representative for Assured Development, and is attached herein as **Exhibit C** and incorporated herein. Wyse concluded his inspection at approximately 9:40 a.m.
- D. On July 31, 2022, at approximately 9:37 a.m., Assured Development submitted an application to Air Quality to renew DCOP #50962.
- E. On July 8, 2023, DCOP #50962 expired. On July 10, 2023, Assured Development submitted a request to close the permit.
- F. On July 13, 2023, at approximately 10:00 a.m., Kahananui arrived at the Milan Customs construction site to conduct a permit closure inspection. The inspection report is attached hereto as **Exhibit D** and incorporated herein. During his inspection, Kahananui observed that the site did not meet BMP 11 Long-Term Stabilization requirements, as shown in Photographs 1 through 4, and Map 1 attached hereto as **Exhibits E and F**, respectively, and incorporated herein. While onsite, Kahananui left a telephone message for Yakubik concerning his observations of noncompliance and the issuance of a NON. The NON was emailed to Yakubik and is attached hereto as **Exhibit G** and incorporated herein. The NON detailed Yakubik's options which were to renew DCOP #50962 or meet the long-term stabilization requirements. Kahananui concluded his inspection at approximately 10:15 a.m.
- G. On August 1, 2023, at approximately 11:05 a.m., Yakubik sent an e-mail correspondence to Air Quality attached hereto as **Exhibit H** and incorporated herein. Within this correspondence, Yakubik stated that Assured Development was no longer in business and all construction activities occurring on DCOP #50962 were being performed by the property owners, not Assured Development. Byers responded to this e-mail correspondence on August 1, 2023, at approximately 4:45 p.m., informing Yakubik that Assured Development had submitted a request to close out the DCOP without complying with Air Quality's BMP 11 Long-Term Stabilization requirements, so it had been disapproved. Byers informed Yakubik that he must implement BMP 11 Long-Term Stabilization requirements before the DCOP can be closed.
- H. On August 2, 2023, at approximately 10:15 a.m., Air Quality received a complaint (#75215) alleging work was occurring without a dust control sign or dust control, and that soil debris was being tracked out onto the street. The complaint report is attached hereto as **Exhibit I** and incorporated herein. At approximately 11:50 a.m. on the same day, Kahananui arrived at the Milan Customs construction site to conduct a complaint investigation. The inspection report is

attached hereto as **Exhibit J** and incorporated herein. During his investigation, Kahananui observed dry, loose, powdery soil conditions on an expired DCOP that did not meet BMP 11 Long-Term Stabilization requirements (**Exh. E, Photographs 5 through 8**). While onsite, Kahananui sent an e-mail to Yakubik concerning his observations of continued noncompliance and the issuance of a NON. The NON was emailed to Yakubik and is attached hereto as **Exhibit K** and incorporated herein. Kahananui concluded his inspection at approximately 12:25 p.m.

- On August 9, 2023, at approximately 11:55 a.m., Kahananui arrived at the Milan Customs construction site to conduct a follow-up inspection. The inspection report is attached hereto as Exhibit L and incorporated herein. During his inspection, Kahananui observed that the site still did not meet BMP 11 Long-Term Stabilization requirements (Exh. E, Photographs 9 through 12). Kahananui concluded his inspection at approximately 12:10 p.m.
- J. On August 11, 2023, at approximately 9:30 a.m., Byers and Air Quality Supervisor David Dean (**Dean**) arrived at the Milan Customs construction site to conduct a follow-up inspection. The inspection report is attached hereto as **Exhibit M** and incorporated herein. During the inspection, Byers and Dean observed dry, loose, and powdery site soils on an expired DCOP that did not meet BMP 11 Long-Term Stabilization requirements and more than 0.25 acres remaining to be built out (**Exh. E, Photographs 13 through 20**). Byers and Dean also observed no trackout control device at the exit onto Milan Street and no dust permit signage. Byers and Dean concluded the inspection at approximately 10:15 a.m.
- K. On August 17, 2023, at approximately 12:20 p.m., Kahananui arrived at the Milan Customs construction site to conduct a follow-up inspection. The inspection report is attached hereto as **Exhibit N** and incorporated herein. During his inspection, Kahananui observed an active construction site that has not met BMP 11 Long-Term Stabilization requirements (**Exh. E**, **Photographs 21 through 24**). Kahananui concluded his inspection at approximately 1:00 p.m.

#### **II. VIOLATIONS**

#### Violation 1:

By failing to implement control measures for long-term stabilization, as described in BMP 11 at permit closure, Assured Development violated AQR Sections 94.5(n)(1) and (2), and 94.13(b).

AQR Section 94.5(n) states:

"(n) The Responsible Official shall:

(1) Notify the Control Officer in writing within 10 days following the cessation of active operations on all or part of a Construction site when cessation will extend 30 days or longer. Stabilization shall also be implemented within 10 days, in accordance with BMP-11.

- (2) Complete and submit a Dust Control Operating Permit Closure Form for approval to the Department within 10 days following the completion of a Construction project and/or expiration of the Dust Control Operating Permit. Prior to the submittal of the closure form, the Responsible Official shall:
  - (A) Implement a control method for long-term stabilization, as described in BMP 11, on all disturbed areas that are not built out, landscaped or Paved."

AQR Section 94.13(b) states:

"(b) Control Measures that are listed in the approved Permit, and other measures as needed for the purpose of maintaining Dust control, shall be implemented 24 hours a day, seven days a week, until the Permit is closed in accordance with Section 94.5(n)(2)."

AQR Appendix 1, BMP 11 states:

#### "BMP 11 LONG-TERM STABILIZATION (Applies to disturbed land that is not built out, landscaped, or Paved at Permit closure)

#### **11 Requirements**

- (a) Stabilize all disturbed land within 10 days of the completion of a project, or when active operations on all or part of the Construction site will cease for 30 days or more. Restrict access to these areas to prevent soil disturbance and maintain long-term stabilization. The Control Officer must approve the control method selected by the Permittee before its implementation. The Permittee shall select one or more of the following control methods:
  - (1) Pave.
  - (2) Apply Clean Gravel.
  - (3) Install permanent metal or wood fencing and/or a post and cable at least 3 feet high, or other similar barrier approved by the Control Officer, and stabilize soil with one of the following to create adequate crust:
    - (A) Water, or
    - (B) Dust Palliative.
  - (4) Install a dirt berm at least 4 feet high, or a similar barrier approved by the Control Officer, and stabilize soil with one of the following to create adequate crust:
    - (A) Water, or
    - (B) Dust Palliative.

- (b) Installation of signs, as described below, is required if a dirt berm or similar barrier is used or if Clean Gravel is applied.
  - (1) Install orange "No Parking/Trespassing" signs with black lettering, at least 24 inches wide by 18 inches high, every 50 feet or as approved by the Control Officer (Table 2).
  - (2) Construct the sign(s) from materials capable of withstanding Clark County's harsh environment (e.g., wood, metal, plastic).
  - (3) Attach the sign(s) to a sturdy post, such as metal or wood, placed securely in the ground, or attach the sign(s) to a fence, barricade, or other stable object that is clearly visible.
  - (4) Post on or near the property boundary, the property corners, and at all access points; post no further than 50 feet apart.
- (c) New Construction or modification of Paved roads must be stabilized consistent with Section 93 before the Dust Control Operating Permit (DCOP) is closed.
  - (1) Roads with vehicular traffic equal to 3,000 vehicles or fewer per day shall have a 4 foot Paved road shoulder or be stabilized with Clean Gravel, recycled asphalt, or traffic-rated Dust Palliative.
  - (2) Roads with vehicular traffic greater than 3,000 vehicles per day shall have an 8 foot Paved road shoulder or be stabilized with Clean Gravel, recycled asphalt, or trafficrated Dust Palliative.
  - (3) All disturbed areas outside the road shoulder boundaries must be treated for long-term stabilization.

#### **III. RECOMMENDED CIVIL PENALTY**

Pursuant to AQR Section 9.1, any person who violates any provision of the AQRs, including any permit condition; is guilty of a civil offense and shall pay a civil penalty not to exceed \$10,000 per violation. Each day of violation constitutes a separate offense.

Air Quality recommends a civil penalty in the amount of \$5,000.00 (Exh. A).

5

#### IV. HEARING

Air Quality has scheduled a hearing for **Thursday**, **November 16**, **2023**, **at 9:00** a.m. before the Air Pollution Control Hearing Officer to adjudicate the alleged violation(s) and, if appropriate, to levy the recommended penalty. Please complete the enclosed "Notice of Violation Response Form" and return it to Air Quality by November 2, 2023. At the hearing, the Hearing Officer will hear evidence on the alleged violation(s) and render a decision. The hearing will be held at the Clark County Building Services Presentation Room, located at 4701 West Russell Road, Las Vegas, Nevada.

If you intend to present any documentary evidence at the hearing, please provide copies of your evidence to Air Quality with the completed Notice of Violation Response Form. If you fail to provide copies of your evidence prior to the hearing, please be advised that Air Quality may request a continuance to have time to review any evidence you bring to the hearing, which will result in the hearing being postponed and rescheduled to a later date.

If the Hearing Officer finds you in violation and levies a penalty, Air Quality staff will mail the Hearing Officer's order to you along with instructions on remittance of the penalty.

2023 15:38 PDT)

Marci Henson

Director and Control Officer

Exhibits:

- A. Penalty Calculation Table, NOV #9907
- B. Air Quality Construction Site Inspection Form #106158, dated July 27, 2022
- C. Air Quality Notice of Noncompliance for July 27, 2022
- D. Air Quality Construction Site Inspection Form #116860, dated July 13, 2023
- E. Digital Photographs 1 through 24
- F. Map 1: Showing locations that did not meet BMP 11 Long-Term Stabilization requirements on July 13, 2023
- G. Air Quality Notice of Noncompliance for July 13, 2023
- H. E-mail Correspondence dated August 1, 2023
- I. Air Quality Complaint Report (#75215), dated August 2, 2023
- J. Air Quality Construction Site Inspection Form #117356, dated August 2, 2023
- K. Air Quality Notice of Noncompliance for August 2, 2023
- L. Air Quality Construction Site Inspection Form #117553, dated August 9, 2023
- M. Air Quality Construction Site Inspection Form #117633, dated August 11, 2023
- N. Air Quality Construction Site Inspection Form #117754, dated August 17, 2023

#### **V. CORRECTIVE ACTION ORDER**

Pursuant to AQR Section 4.3, Air Quality hereby orders Assured Development and Yakubik to take corrective actions to resolve the noncompliance with the AQRs as per the conditions stated below.

- 1. Within 10 days of receipt of this Notice of Violation (NOV), Assured Development and Yakubik shall implement control measures for long-term stabilization, as described in BMP 11, on all disturbed areas that are not built out, landscaped or paved.
- 2. Yakubik, in his individual capacity or on behalf of another Person, shall not apply for or obtain a DCOP for any construction site until such time as the NOV and Corrective Action Order (CAO) are completely resolved.
- 3. Yakubik shall not act as a responsible official for a DCOP for any construction site until such time as this NOV and CAO are completely resolved

Pursuant to AQR Section 4.3(c), Assured Development and Yakubik has the right to appeal this Corrective Action Order (**Order**) to the Air Pollution Control Hearing Officer. Any appeal of this Order shall be by written request to the Control Officer and received by Air Quality within ten days of Assured Development and Yakubik's receipt of this NOV, or this Order becomes final. An appealed order is temporarily stayed pending its disposition. An appealed order becomes final immediately upon its affirmation by the Hearing Officer. Failure to comply with the terms of a final order is a violation of AQRs.

023 15:38 PDT) for

Marci Henson Director and Control Officer

amk

7

### **Exhibit A**

#### NOV # 9907 Penalty Calculation Table Assured Development, Inc. and Joseph Yakubik



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

Viol.	Date(s)	Violation Description	AQR Section	Exhibit / Evidence	Base Penalty	Days	Aggravating Description	Agg. Factor	Agg. Amount	Penalty
1	7/13/2023, 8/2/2023, 8/9/2023, 8/11/2023, 8/17/2023	Failed to implement control measures for long-term stabilization, as described in BMP 11.	94.5(n)(1) and (2), and 94.13(b)	Exh. E, Photos 1 thru 24 Exh. F, Map 1	\$ 1,000	5	N/A	0%	\$ -	\$ 5,000.00

Total Penalty: \$ 5,000.00

Regulatory maximum: \$10,000 per day, per violation

[AQR Section 9.1 & NRS 445B.640]



# Exhibit B

# CONSTRUCTION SITE INSPECTION REPORT

#### Inspection No. 106158

Officer:	Date:	Start Time:	End Tim	e:	Туре:	Complaint	t No.: Permit No.:	
Richard Wyse	Jul 27, 2022	9:25 AM	9:40 AM		Expired Permi	it	50962	
Permittee: Assured Developme	ent, Inc.	Project Milan C			Ν	Project Location NEC of Milan St Henderson	: reet and Berlin Ave.,	
Weather:	Rain:	Temperature:	Wind Sp	eed:	Wind Gust:	Wind Dire	ection: Site Status	•
Partly Cloudy	No	90 degrees	00-04 m	ph	5 mph	Variable	Active	
PCF Submitted:	Worker	s Present:	Spoke With:		Title:		Comm. Method:	
No	Yes		Joe Yakubik	ζ	Responsit	ole Official	Phone Message	
			Spoke With:		Title:		Comm. Method:	
Is the project in co								N
Action Taken:		ssued NON With F NOV	Possidie	Violation	in 1000 feet of	f: Not A	Applicable	
Emission Complia	nce:							Yes
Fugitive Dust Source	æ:			Plume L	ength:			
Opacity:				Opacity	Test Method:			
BMP Compliance:								Ye
Project Soils:	\$	Stable		Size of I	nstability:			
Trackout Device:	I	No - Not Practical		Has Tra	ckout:	No		
Mitigation Equipme	nt: /	Adequate		Soil Cru	st Determinatio	n: Not N	Necessary/Not Perfor	med
Admin Complianc	e:							N
Acreage Permitted:	7 acres	Observ	ed Acreage:	7 acres	F	Project Size:	Less than or e to permitted	qual
Staging/Parking Area:	On-Site	DCOP	Sign:	Yes	[	COP Onsite:	Not Verified	
SS Permit(s):	No Equipme	ent SS Per	mit No.		E	Equipment Onsi	ite:	
Inspector Notes:				A	oproved By:		Katrinka	Byer
-								-

I conducted an expired permit inspection and observed over .25 acres of active construction remaining onsite. I left a message for Joe Yakubik, Responsible Official, and informed him that he must submit a Dust Control Operating Permit renewal by close of business July 29, 2022. I issued a Notice of Noncompliance (NON) with possibility of NOV.



# Exhibit C

#### NOTICE OF NONCOMPLIANCE

Issued To: Assured Development, Inc.	Project Name: Milar	Customs	
Location: NEC of Milan Street and Berlin Ave., Henderson			
Dust Control Permit No: 50962	Date: Jul 27, 2022	Time: 9:40 AM	
			_

This notice is to advise you that an inspection of your site has found it in noncompliance of the conditions specified in your Dust Control Permit and/or Clark County Air Quality Regulations (AQRs).

No Valid Dust Control Permit – Submit a complete application for a Dust Control Permit to the Division of Air Quality. Comply by close of business on Jul 29, 2022. Permit late fees will apply.

Pursuant to AQR Section 4.3, the noncompliance status detailed above may result in the issuance of a Notice of Violation, which includes the imposition of civil penalties.

• Failure to comply with this notice may result in additional enforcement action that includes a Notice of Violation.

•	Please contact DAQ representative below regarding questions related to this	notice.
---	---	---------

Person Notified:		
Joe Yakubik	Responsible Official	Assured Development, Inc.
(Printed Name)	(Title)	(Company)
info@assurednv.com		
(Email Address)		
Person Notified:		
Dave Reynolds	Designated Onsite Representative	Assured Development, Inc.
(Printed Name)	(Title)	(Company)
info@assurednv.com		
(Email Address)		
DAQ Representative:		
Richard Wyse		702-277-1187
(Printed Name)		(Phone Number)
AMK		



# Exhibit D

### CONSTRUCTION SITE INSPECTION REPORT

#### Inspection No. 116860

Officer:	Date:	Start Time:	End Tim	ie:	Туре:	Compl	aint No.:	Permit No .:	
Nahulu Kahananui	Jul 13, 2023	10:00 AM	10:15 Al	М	Permit Closu	re		50962	
Permittee:		Project	Name:			Project Locat	ion:		
Assured Developm	ient, Inc.	Milan C	Customs			NEC of Milan Henderson	Street and	Berlin Ave.,	
Weather:	Rain:	Temperature:	Wind Sp	eed:	Wind Gust:	Wind E	Direction:	Site Status:	
Clear	No	100 degrees	00-04 m	ph	0 mph	SW		Project Complete	
PCF Submitted:	Worke	rs Present:	Spoke With:		Title:		Comn	n. Method:	
Yes	No		Joe Yakubik	ζ	Respons	ible Official	Phone	e Message	
			Spoke With:	:	Title:		Com	n. Method:	
Is the project in c Action Taken:	ompliance wit	<b>h all air quality re</b> Issued NON With NOV		Violatior	n in 1000 feet o	of: R	esidential		N
Emission Compli	ance:								Ye
Fugitive Dust Sour	ce:			Plume L	.ength:				
Opacity:				Opacity	Test Method:				
BMP Compliance	:								No
Project Soils:		Failed BMP11 Red	quirements	Size of I	Instability:				
Trackout Device:		No - Not Practical		Has Tra	ckout:	N	0		
Mitigation Equipme	ent:	Adequate		Soil Cru	st Determination	on: N	ot Necessa	ary/Not Perform	ned
Admin Compliand	ce:								No
Acreage Permitted	I: 7 acres	Observ	ed Acreage:	7 acres		Project Size:		ess than or ea permitted	qual
Staging/Parking Area:	On-Site	DCOP	Sign:	No		DCOP Onsite	e: N	lot Verified	
SS Permit(s):	No Equipm	ient SS Per	mit No.			Equipment O	nsite:		
Inspector Notes:				A	pproved By:			Katrinka E	Byer

#### **Inspector Notes:**

Approved By:

I conducted a PCF inspection and observed the site does not meet BMP 11 - Long-Term Stabilization Requirements. I left a message with Joe Yakubik, Responsible Official, and directed to renew his DCOP. I also gave Mr. Yakubik options to have the site compliance or close out the permit. The options I gave Mr. Yakibik are as follows:

1. Renew DCOP by close of business on 7/18/23.

2. Renew DCOP and transfer the permit to another party. If you choose this option, please submit a renewal application by close of business on 7/18/23.

3. Have another party that is involved with the construction to apply for a new DCOP to take over the permit by close of business on 7/18/23. Any area that is not taken over must meet BMP 11 – Requirements by close of business on 7/27/23 (please see option #4 for the BMP 11 requirements).

4. Meet BMP 11 – Requirements by close of business on 7/27/23. To meet BMP – 11 site soil must be stabilized, apply clean gravel on the right-of-ways, remove all construction material, remove any construction equipment, remove all stockpiles, and block access to the undeveloped parcel(s).



A Notice of Noncompliance with a possible Notice of Violation was issued to Assured Development, Inc. Mr. Yakubik has yet to respond, an email will be sent to Mr. Yakubik.

# Exhibit E Digital Photographs

Dust Control Permit #: 50962 Permittee: Assured Development, Inc. Project Name: Milan Customs Photos taken by: See photo description



#### Photograph # 1

Alleged Violation # 1

View looking north at the southwest corner of Assured Development, Inc. Milan Customs project that does not meet BMP 11 - Long-Term Stabilization Requirements. Photo taken by N. Kahananui.



#### Photograph # 2

Alleged Violation # 1

View looking at stockpiles in the backyard of 740 N Naples St. of the project that does not meet BMP 11 Requirements. Photo taken by N. Kahananui.


## Photograph # 3

Alleged Violation # 1

View looking east at the north side of the project that does not meet BMP 11 Requirements. Photo taken by N. Kahananui.



## Photograph # 4

Alleged Violation # 1

View looking south at construction material at the southeast corner of the project that does not meet BMP 11 Requirements. Photo taken by N. Kahananui.



## Photograph # 5

Alleged Violation # 1

View looking south at the southwest corner of the project that does not meet BMP 11 Requirements. Photo taken by N. Kahananui.



# Photograph # 6

Alleged Violation # 1

View looking north at the west side of the project that does not meet BMP 11 Requirements. Photo taken by N. Kahananui.



# Photograph # 7Alleged Violation # 1View looking east at the north side of the project that does not meet BMP 11Requirements. Photo taken by N. Kahananui.



# Photograph # 8

Alleged Violation # 1

View looking south at construction material at the southeast corner of the project that does not meet BMP 11 Requirements. Photo taken by N. Kahananui.



## Photograph # 9

Alleged Violation # 1

View looking north at the west side of the project that does not meet BMP 11 Requirements. Photo taken by N. Kahananui.



# Photograph # 10

Alleged Violation # 1

View looking northeast at the northwest corner of the project that does not meet BMP 11 Requirements. Photo taken by N. Kahananui.



## Photograph # 11

# Alleged Violation # 1

View looking south at the construction material on the northeast corner of the project that does not meet BMP 11 Requirements. Photo taken by N. Kahananui.



## Photograph # 12

Alleged Violation # 1

View looking east at the south side of the project that does not meet BMP 11 Requirements. Photo taken by N. Kahananui.



Photograph # 13Alleged Violation #1View looking southeast at the south side of the project that does not meet BMP 11Requirements. Photo taken by Katrinka Byers.



# Photograph # 14Alleged Violation #1View looking north at the south side of the project that does not meet BMP 11Requirements. Photo taken by Katrinka Byers.



Photograph # 15Alleged Violation #1View looking west at active construction activity within the middle portion of the project<br/>without a valid dust control permit. Photo taken by Katrinka Byers.



Photograph # 16Alleged Violation #1View looking north at the north end of the project that does not meet BMP 11requirements. Photo taken by Katrinka Byers.



## Photograph # 17

# Alleged Violation #1

View looking southwest at the north side of the project that does not meet BMP 11 Requirements. Photo taken by Katrinka Byers.



# Photograph # 18Alleged ViolaView looking east at the north side of the project that does not meet BMP 11Requirements. Photo taken by Katrinka Byers.



# Photograph # 19Alleged Violation #1View looking northeast at dry, loose, and powdery soils in an area of the project that<br/>also does not meet BMP 11 Requirements. Photo taken by Katrinka Byers.



### Photograph # 20

Alleged Violation #1

View looking north at dry, loose, and powdery soils in an area of the project that also does not meet BMP 11 Requirements. Photo taken by Katrinka Byers.



Photograph # 21Alleged Violation #1View looking west at the north side of the project that does not meet BMP 11Requirements. Photo taken by N. Kahananui.



## Photograph # 22

Alleged Violation #1

View looking southwest at the south side of the project that does not meet BMP 11 Requirements. Photo taken by N. Kahananui.



Photograph # 23Alleged Violation # 1View looking west at the north side of the project that does not meet BMP 11Requirements. Photo taken by N. Kahananui.



### Photograph # 24

Alleged Violation # 1

View looking north at the construction material on the southeast corner of the project that does not meet BMP 11 Requirements. Photo taken by N. Kahananui.

# July 13, 2023 Exhibit F





Current Tool: Select Property

MAP 1 - Showing location that does not meet BMP 11 - Long-Term Stabilization Requirements.



Division of Air Quality 4701 W. Russell Rd. Suite 200 2<sup>nd</sup> Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

# Exhibit G

NOTICE OF NONCOMPLIANCE

Issued To: Assured Development, Inc.	Project Name: Milan	Customs	
Location: NEC of Milan Street and Berlin Ave., Henderson			
Dust Control Permit No: 50962	Date: Jul 13, 2023	Time: 10:15 AM	

This notice is to advise you that an inspection of your site has found it in noncompliance of the conditions specified in your Dust Control Permit and/or Clark County Air Quality Regulations (AQRs).

# THIS SITE DOES NOT MEET BMP-11 LONG-TERM STABILIZATION REQUIREMENTS- PROJECT CLOSURE DISAPPROVED

#### Additional Instructions / Other Noncompliance Items

\*\*\* To be in compliance with Air Quality Regulations or to close out the permit please chose one of the following options:

1. Renew DCOP by close of business on 7/18/23.

2. Renew DCOP and transfer the permit to another party. If you choose this option, please submit a renewal application by close of business on 7/18/23.

3. Have another party that is involved with the construction to apply for a new DCOP to take over the permit by close of business on 7/18/23. Any area that is not taken over must meet BMP 11 – Requirements by close of business on 7/27/23 (please see option #4 for the BMP 11 requirements).

4. Meet BMP 11 – Requirements by close of business on 7/27/23. To meet BMP – 11 site soil must be stabilized, apply clean gravel on the right-of-way (Milan St, Berlin Ave, Athen Ave), remove all construction material, remove any construction equipment, remove all stockpiles, and block access to the undeveloped parcel(s).

Pursuant to AQR Section 4.3, the noncompliance status detailed above may result in the issuance of a Notice of Violation, which includes the imposition of civil penalties.

Failure to comply with this notice may result in additional enforcement action that includes a Notice of Violation.

Please contact DAQ representative below regarding questions related to this notice.

Person Notified:		
Joe Yakubik	Responsible Official	Assured Development, Inc.
(Printed Name)	(Title)	(Company)
joe@assurednv.com		
(Email Address)		
		· · · · · · · · · · · · · · · · · · ·
(Printed Name)	(Title)	(Company)
info@assurednv.com		
(Email Address)		
DAQ Representative:		
Nahulu Kahananui		725-272-3550
KLB (Printed Name)		(Phone Number)

## Nahulu Kahananui

From:	Nahulu Kahananui
Sent:	Thursday, July 13, 2023 3:54 PM
To:	Joe Yakubik
Cc:	info@assurednv.com
Subject:	DCOP #50962 Notice of Noncompliance
Attachments:	50962_20230713_NON-Rvd.pdf

Importance: High

#### Good afternoon,

Please review the attached Notice of Noncompliance (NON) with Air Quality Regulations (AQRs) for the Milan Customs project, DCOP# 50962, and comply with the requirements by the specified dates.

Per voice message, the site does not meet BMP 11 – Long-Term Stabilization Requirements. I did speak with my seniors about your situation. We do understand that your statement that Assured Development Inc. is no longer doing construction work in Nevada, however, it is still your responsibility, as the permittee, to meet BMP 11 Requirements to close out the permit. Below are the options you can take to put the site in compliance with Air Quality or to close out the permit. I have listed in the order on what we highly recommend.

- We do highly recommend you renew DCOP #50962 because there are multiple things that must be done to meet BMP 11 – requirements. We give 10-business day to meet BMP 11 and we believe you most likely need more time for that. Additionally, we cannot extend that deadline because your permit is expired. If you choose this option, please submit a renewal application by close of business on 7/18/23.
- 2. You could also have another party that is involved with the construction to apply for a new DCOP to take over the permit. This option may be difficult because that other party may not take over the entire permit and any area that is not taken over must meet BMP 11 requirement. If you choose this option, please submit a renewal application by close of business on 7/18/23. Any area that is not taken over must meet BMP 11 – Requirements by close of business on 7/27/23 (please see option #4 for the BMP 11 requirements).
- 3. For this option you could renew DCOP #50962 and transfer the permit to another party. If you choose this option, please submit a renewal application by close of business on 7/18/23.
- 4. For the last option, you must meet BMP 11 Requirements by close of business on 7/27/23. To meet BMP 11 you must, stabilize all site soil, apply clean gravel on the right-of-way, remove all construction material, remove any construction equipment, remove all stockpiles, and block access to the undeveloped parcel(s).

Please contact me and let me know which option you will be pursuing. If I do not hear from you by close of business (COB) on 7/18/23, or do not receive any DCOP application by COB on 7/18/23, a possible Notice of Violation will be issued with civil penalties up to \$10,000 per day.

Please let me know you received this email and understand what is required to comply with the applicable Air Quality Regulations. This NON may result in a Notice of Violation (NOV) that may result in civil penalties. We appreciate your continued cooperation in maintaining compliance on this project. We will continue to conduct inspections to verify compliance on this project. If you have any questions regarding this message, feel free to contact me.

Thank you,

Nahulu Kahananui

Air Quality Specialist II Clark County Department of Environment & Sustainability 470I W Russell Road | Suite 200 Las Vegas, NV 891I8 Desk: (702)455-1683 Cell: (725)272-3550 nahulu.kahananui@clarkcountyny.gov

Monday – Thursday, 7:00 AM – 5:30 PM

# Nahulu Kahananui

From:	Microsoft Outlook
To:	Joe Yakubik; info@assurednv.com
Sent:	Thursday, July 13, 2023 3:54 PM
Subject:	Relayed: DCOP #50962 Notice of Noncompliance

# Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

Joe Yakubik (joe@assurednv.com)

info@assurednv.com (info@assurednv.com)

Subject: DCOP #50962 Notice of Noncompliance



# Exhibit H

Mr. Yakubik,

Thank you for your stati reply. We are sorry to hear about Assured Development going out of business and we understand that you submitted a project closure form prior to leaving the office; however, you failed to communicate with your inspector (Nakulu Kahananu) and did not close and your permut according to BMP 11 (page ID) of your dust control permut. You applied control measures that net your standards not Air Quality's Regulations and your project closure was disapproved. In addition, you martianed you sold the lots and are no longer responsible; however, according to the deed and records, Milan Custom LLC (you) sold the lots highlighted on the map below for parcels #004, 005, & 006 to Allas Holdings International LLC (also YOU).

As indicated in my supervisor's encil sent to you on July 27, 2023, your option is to comply and close out the permit or receive a Notice of Violation with a penalty of \$500 per day that starts from the day the dust permit expired (July 8, 2023). As of tomorrow, the penalty anount is calculated at \$12,000 and will continue accruing until the site is brought back into compliance. Again, the choice is yours.



Re: DCOP #50962 Notice of Noncompliance



③ → Reply ④ Reply Al → Forward ● ···· Tire 0: 1, 2023 11:05 A4

Express Pails Mode 151 (Finanth) Express Pails 2024 At I assume dust your team reached the wato response from my email, I was out of the office for the fast three weeks and remitted the dosure prior to my departure. As I indicated in the dosure, Assured Development is no longer in business and all lots were stabilized. It is that negliborhoods indiced with lings/grading, site work and construction, Assured has no control over what happens on site after they demobilized. The work you are seeing currently is from the property owners of 744 haples (Deve Reynolds – who exhall it the dost permit holder on the original application), and 704 haples (they are diginal permit holder on the original application), and 704 haples (they are diginal permit holder on the original application), and 704 haples (they are diginal permit holder on the original application), and 704 haples (they are diginal permit holder on the original application), and 704 haples (they are diginal permit holder on the original application), and 704 haples (they are diginal permit holder on the property owners). The access the street], it was out that the morning and the amount of activity without permitting their is going on within 200 yards of this project is very excessive. T32 Najele has no additional size owner a landscaping, and 725 Milan and 724 Naples will obtain their own dust permits prior to commencement of construction (lots stabilize). The final grading was done on this size over a year ago.

Espire 1/28 2024

As indicated, Assured Development is no longer operational. You can contact the law firm that is handling their wrap up at:

Assured Development, Inc. c/o Yarmy Law Firm 2464 W. Sabwa, Aret Les Venes, HV. 89117 shtis@verwilaw.com

Please forward all future correspondence directly to them.

Thank you Joe Yakubik

From: David Dean <u>Quant Clark Constrt (Vany</u>) Dete: Thursday, July 27, 2023 at 7:24 PM To: Nahulu Kahanani (Jahudu, <u>Chapteroi (Cark Constrt (Vany</u>) Co: Natrika Byers <u>Alguida</u>, Base Clark County (Vany), Joe Yakubik <u>(ordinasuredny.com</u>), Contact Email <u>(info@)asuredny.com</u>) Subject: RE: DCOP #50962 Notice of Noncompliance Nahulu,

Please by and contact the permittee one more time. If they fail to respond prepare a flotice of Violation packet. Please ensure you inform them that this will be the last attempt to have them dote the permit out or renew it. Please ensure you also inform them that the penalty is 500.00 per day and that starts from the day the Dust Permit expired. As of tomorrow the penalty will be \$10,000.00.

#### Katrinke Byers

Clark County Senior Air Quality Specialist REHS 4701 W. Russell Rd, #200 Las Vegas NV 89118 Office 702-455-1642 Fax 702-383-9994 Yoesday – Friday, 5:00 a.m. – 4:30 p.m.

For Dust Control Applications and Forms, click on this link: DUST FORMS

# Exhibit I

# Complaint No. 75215

### **OBSERVED ON**

Aug 2, 2023 10:15 AM

REPORTED ON Aug 2, 2023 10:23 AM

## COMPLAINT DESCRIPTION

Work on - no dust control sign posted, no dust control, tracking dirt on to street.

#### PROBLEM LOCATION

179-04-504-401, 744 Naples, 740 Naples, 179-04-502-006, 179-04-507-002, 179-04-603-012

INTAKE METHOD Online

TYPE Other

IS THE LEAK OCCURRING NOW?

DO YOU KNOW WHAT IS CREATING THE PROBLEM? construction activity

CATEGORY Dust Control Program

ASSIGNED TO Nahulu Kahananui

# Response

RESPONDED ON Aug 2, 2023 11:50 AM

CLOSED ON Aug 2, 2023 12:25 PM

# Location

#### CONSTRUCTION PROJECT Milan Customs (50962)

NEC of Milan Street and Berlin Ave., Henderson

Lake Mead Pkwy/Athens Ave, SE

#### PROJECT ATTRIBUTES

Residential Construction

REGION ESE(N) - East/Southeast (North)

HYDROGRAPHIC AREA 212 Las Vegas Valley

PARCEL NUMBER 179-04-510-001

STREET

CITY

—

ZIP CODE

PARCEL NUMBER

—

\_

MAJOR CROSS STREETS

# Complainant

Complainant asked to remain anonymous

NAME

EMAIL

HOME PHONE

WORK PHONE

MOBILE PHONE

\_

\_\_\_\_

MAILING ADDRESS

COMPLAINANT WANTS INVESTIGATION FINDINGS? Yes



Division of Air Quality 4701 W. Russell Rd. Suite 200 2<sup>nd</sup> Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

# Exhibit J

## CONSTRUCTION SITE INSPECTION REPORT Inspection No. 117356

Officer:	Date:	Start Time:	End Tim	e: 1	Гуре:	Complai	int No.:	Permit No.:	
Nahulu Kahananui	Aug 2, 2023	11:50 AM	12:25 PI	M C	Complaint	75215		50962	
Permittee:		Projec	t Name:			roject Locatio			
Assured Developn	nent, Inc.	Milan	Customs			EC of Milan S enderson	Street and	Berlin Ave.,	
Weather:	Rain:	Temperature	: Wind Sp	eed: V	Wind Gust:	Wind Di	rection:	Site Status:	
Cloudy		87 degrees	10-14 m	ph (	) mph	NE		Active	
PCF Submitted:	Worke	rs Present:	Spoke With:		Title:		Comm	n. Method:	
No	Yes		Joe Yakubik	ζ.	Responsib	le Official	Email		
			Spoke With:		Title:		Comm	n. Method:	
Is the project in c	compliance wit	h all air quality re	equirements?						N
Action Taken:		Issued Notice of Noncompliance		Violation ir	n 1000 feet of	: Re	sidential		
Emission Compli	iance:								Ye
Fugitive Dust Sou	rce:			Plume Ler	ngth:				
Opacity:				Opacity Te	est Method:				
BMP Compliance	):								N
Project Soils:		Unstable		Size of Ins	stability:	0.1	acres		
Trackout Device:		No - Not Practical		Has Track	out:	No			
Mitigation Equipm	ent:	Inadequate		Soil Crust	Determination	n: Fai	1		
Admin Complian	ce:								N
Acreage Permittee	d: 7 acres	Obser	ved Acreage:	7 acres	F	roject Size:		ess than or ec permitted	lua
Staging/Parking Area:	On-Site	DCOP	Sign:	No	C	COP Onsite:	N	ot Verified	
SS Permit(s):	No Equipm	ent SS Pe	rmit No.		E	quipment On	isite:		
Inspector Notes:				App	roved By:			Katrinka E	Зує

#### Inspector Notes:

Approved By:

I conducted a complaint investigation/Follow up inspection and observed the following; the site still does not meet BMP 11, DCOP is expired since 7/8/23, and approximately 0.1 acre of dry, powdery, loose site soil. I will be emailing Joe Yakubik, Complainant & Responsible Official, and I will direct him to meet BMP 11 by close of business on 8/7/23, and stabilize site soil immediately. A Notice of Noncompliance with a possible Notice of Violation will be issued to Assured Development, Inc. In my email to Mr. Yakubik, I will explain that the new NON will be issued for an expired DCOP because he failed to meet the stipulation for the BMP 11 NON that was issued on 7/13/23. Additionally, the four other parcel that was listed in the complaint appear to be disturbed but site soils are stable. These four parcels are in compliance with AQRs section 94, however, the 4 parcel will be monitored under section 90. In the email I will instruct Mr. Yakubik to Meet BMP 11 - Long-Term Stabilization by close of business on 8/7/23 by doing the following: - Apply clean gravel on all right-of-way on Milan St, Berlin Ave, & Athens Ave.

-Remove stockpiles and construction material from undeveloped areas.

-Block access by using any of the approve BMP 11 requirement that can be found in your permit (I have also attached a copy of the requirement in the email).



Division of Air Quality 4701 W. Russell Rd. Suite 200 2<sup>nd</sup> Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

-Submit PCF once BMP 11 requirements have been met. At this time Mr. Yakubik has not responded to my email.



# Exhibit K

### NOTICE OF NONCOMPLIANCE

Issued To: Assured Development, Inc.	Project Name: Milar	Customs
Location: NEC of Milan Street and Berlin Ave., Henderson		
Dust Control Permit No: 50962	Date: Aug 2, 2023	Time: 12:25 PM

This notice is to advise you that an inspection of your site has found it in noncompliance of the conditions specified in your Dust Control Permit and/or Clark County Air Quality Regulations (AQRs).

**Unstable Soil Conditions** – Provide and maintain adequate measures to prevent fugitive dust by maintaining all project soils in a visibly damp, crusted, or otherwise stabilized condition per AQR Section 94.12. This applies 24 hours a day 7 days a week.

**No Valid Dust Control Permit** – Meet BMP 11 – Long-Term Stabilization requirement and submit a Permit Closure Form by close of business on 8/7/23.

#### Additional Instructions / Other Noncompliance Items

Meet BMP 11 - Long-Term Stabilization by close of business on 8/7/23 by doing the following:

- Apply clean gravel on all right-of-ways on Milan St, Berlin Ave, & Athens Ave.

- Remove all stockpiles and construction material/equipment on undeveloped areas.

- Block access by using any of the approved BMP 11 requirements that can be found in your permit (I have also attached a copy of the requirements in the email).

- Submit Permit Closure Form once these BMP 11 requirements have been met.

Pursuant to AQR Section 4.3, the noncompliance status detailed above may result in the issuance of a Notice of Violation, which includes the imposition of civil penalties.

Failure to comply with this notice may result in additional enforcement action that includes a Notice of Violation.

Please contact DAQ representative below regarding questions related to this notice.



Person Notified:		
Joe Yakubik	Responsible Official	Assured Development, Inc.
(Printed Name)	(Title)	(Company)
joe@assurednv.com		
(Email Address)		
Person Notified:		
(Printed Name)	(Title)	(Company)
info@assurednv.com		
(Email Address)		
DAQ Representative:		
Nahulu Kahananui		725-272-3550
(Printed Name)		(Phone Number)

AMK

## Nahulu Kahananui

From: Sent: To: Cc: Subject: Attachments:	Nahulu Kahananui Thursday, August 3, 2023 8:14 AM Joe Yakubik; info@assurednv.com David Dean; Katrinka Byers; Andrew Kirk Complaint #75215/ DCOP #50962 -NON BMP 11 & BMP 12.pdf; 50962_20230802_NON-Rv	'd.pdf
Tracking:	Recipient	Delivery
-	Joe Yakubik	
	info@assurednv.com	
	David Dean	Delivered: 8/3/2023 8:1
	Katrinka Byers	Delivered: 8/3/2023 8:1
	Andrew Kirk	Delivered: 8/3/2023 8:1

Good morning Mr. Yakubik,

Yesterday, I conducted a follow up inspection for the BMP 11 Notice of Noncompliance (NON) that was issued on 7/13/23. Additionally, I conducted a complaint investigation that was reported by you under complaint #75215. In this email I will discuss the finding for Complaint #75215 that you requested & and I will also discuss a NON I will be issuing for unstable soils and expired DCOP.

14 AM 14 AM

First, I would like to discuss my finding for Complaint #75215. Here you reported that four vacant parcels and two parcels with homes were working without DCOP, no signs posted, no dust control, and trackout on the road. When I did my investigation, I did not observe any trackout near the six parcel you reported. It may have been clean up prior to my arrival. For the four vacant parcels, they do not have DCOP and are in compliance with AQ section 94. However, I did observe that these four sites appears to have been disturbed one way or another, but the site soils were stable. I will be monitoring these sites to ensure their compliance under AQ Section 90. For the two parcels (744 & 740 Naples), I did observed approximately 0.1 acres of dry, loose, powdery site soil. I do have to inform you, that as the responsible official for DCOP #50962, you are still responsible for Dust control for those two parcels as it is still under your DCOP and site soil need to be stabilized immediately. I will be talking to the home owners as well, to discuss Section 94 regulation with them. I did see some worker on site, and I did speak to them to make sure they stabilize the soil.

I will be issuing a NON for unstable soils. The site soils need to be stabilized immediately and the site soils need to be kept in a damp or crusted condition 24/7. Additionally, since you did not meet the requirement for the BMP 11 NON that was issued on 7/13/23 by the deadline, I will be also issuing a NON for an expired DCOP. The DCOP has been expired since 7/8/23. I am directing you to meet BMP 11 – Long- term stabilization by close of business on 8/7/23. To meet BMP 11 you must do the following by close of business on 8/7/23:

- 1. Remove all stockpiles, and construction material off any undeveloped area.
- 2. Apply clean gravel on the right-of-way near E Athens Ave, Milan St, & Berlin Ave
- 3. Block access to the site as required by BMP 11 which can be found in your permit (ex: Berm with No Trespass signs (signs), dust palliative with signs, Clean gravel with sign, permanent fence, etc.) I also attached a copy of BMP 11 requirement in this email
- Submit Permit closure request once the BMP 11 requirements have met.

Please review the attached Notice of Noncompliance (NON) with Air Quality Regulations (AQRs) for the Milan Customs project, DCOP# 50962, and comply with the requirements by the specified dates.

Please let me know you received this email and understand what is required to comply with the applicable Air Quality Regulations. This NON may result in a Notice of Violation (NOV) that may result in civil penalties. We appreciate your continued cooperation in maintaining compliance on this project. We will continue to conduct inspections to verify compliance on this project. If you have any questions regarding this message, feel free to contact me.

Thank you,

## Nahulu Kahananui

Air Quality Specialist II Clark County Department of Environment & Sustainability 470I W Russell Road | Suite 200 Las Vegas, NV 89118 Desk: (702)455-1683 Cell: (725)272-3550 <u>nahulu.kahananui@clarkcountynv.gov</u>

Monday – Thursday, 7:00 AM – 5:30 PM

# Nahulu Kahananui

From:	Microsoft Outlook
То:	Joe Yakubik; info@assurednv.com
Sent:	Thursday, August 3, 2023 8:14 AM
Subject:	Relayed: Complaint #75215/ DCOP #50962 -NON

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

Joe Yakubik (joe@assurednv.com)

info@assurednv.com (info@assurednv.com)

Subject: Complaint #75215/ DCOP #50962 -NON



Division of Air Quality 4701 W. Russell Rd. Suite 200 2<sup>nd</sup> Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

# Exhibit L

## CONSTRUCTION SITE INSPECTION REPORT Inspection No. 117553

Officer: Nahulu Kahananui	Date: Aug 9, 2023	Start Time:	End Tim		Туре:	Complaint No	
	Aug 9, 2023	44.EE ANA	12:10 P	м	Follow-up		50962
		11:55 AM	12:10 P	IVI	F0110W-up		30302
Permittee:		Project	Name:			Project Location:	
Assured Developm	ient, Inc.	Milan C	ustoms			NEC of Milan Street Henderson	and Berlin Ave.,
Weather:	Rain:	Temperature:	Wind Sp	eed:	Wind Gust:	Wind Directio	n: Site Status:
Partly Cloudy	No	101 degrees	05-09 m	iph	0 mph	S	Active
PCF Submitted:	Worker	rs Present:	Spoke With:	:	Title:	C	omm. Method:
No	Yes						
			Spoke With:	:	Title:	C	omm. Method:
Is the project in c	ompliance with	all air quality ree	uirements?				N
Action Taken:		Possible NOV	•	Violatior	n in 1000 feet	of: Residen	tial
Emission Complia	ance:						Ye
Fugitive Dust Sour				Plume L	.ength:		
Opacity:				Opacity	Test Method:		
BMP Compliance:	:						N
Project Soils:		Failed BMP11 Req	uirements	Size of	Instability:		
Trackout Device:		No - Not Practical		Has Tra	ickout:	No	
Mitigation Equipme	ent:	Adequate		Soil Cru	ist Determinat	ion: Not Nec	essary/Not Performed
Admin Compliand	ce:						N
Acreage Permitted	: 7 acres	Observ	ed Acreage:	7 acres		Project Size:	Less than or equa to permitted
Staging/Parking Area:	On-Site	DCOP	Sign:	No		DCOP Onsite:	Not Verified
SS Permit(s):	No Equipmo	ent SS Per	mit No.			Equipment Onsite:	
Inspector Notes:				A	pproved By:		Katrinka Bye

I conducted a follow up inspection and observed the site still doesn't meet BMP 11 Long-Term Stabilization Requirements. This is another day of violation which could lead to a Notice Violation. This violation is related to NON issued on 7/13/23 and 8/2/23. Per Supervisor David Dean, Joe Yakubik, Responsible Official, has made contact via email stating his attorney Mr. Yarmy will work with the department in getting a resolution. I did not contact Mr. Yakubik.



**Division of Air Quality** 4701 W. Russell Rd. Suite 200 2nd Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

# Exhibit M

## CONSTRUCTION SITE INSPECTION REPORT Inspection No. 117633

								-
Officer:	Date:	Start Time:	End Time	e: Ty	pe:	Complaint No.:	Permit No.:	
Katrinka Byers	Aug 11, 2023	9:30 AM	10:15 AN	/I Fo	llow-up		50962	
Permittee:		Project	Name:		P	roject Location:		
Assured Developr	ment, Inc.	Milan C	customs			EC of Milan Street ar enderson	nd Berlin Ave.,	
Weather:	Rain:	Temperature:	Wind Sp	eed: Wi	ind Gust:	Wind Direction:	Site Status:	
Clear	No	92 degrees	00-04 mj	ph 5 m	nph	Variable	Active	
PCF Submitted:	Workers	Present:	Spoke With:		Title:	Com	m. Method:	
No	Yes							
			Spoke With:		Title:	Com	m. Method:	
Is the project in o	compliance with	all air quality re	quirements?					
Action Taken:	P	ossible NOV		Violation in	1000 feet of:	Residential		
Emission Compl	liance:							Y
Fugitive Dust Sou	Irce:			Plume Leng	th:			
Opacity:				Opacity Tes	t Method:			
BMP Compliance	e:							I
Project Soils:	U	nstable		Size of Insta	ability:	0.77 acres		
Trackout Device:	N	o - Needed		Has Trackou	ut:	No		
Mitigation Equipm	nent: In	adequate		Soil Crust D	eterminatior	n: Fail		
Admin Complian	ice:							
Acreage Permitte	d:	Observ	ed Acreage:		Р	roject Size:	Greater than permitted	
Staging/Parking Area:		DCOP	Sign:	No	D	COP Onsite:	Not Verified	
SS Permit(s):	No Equipme	nt SS Per	mit No.		E	quipment Onsite:		
Inepector Notes				Appro	oved By:		Katrinka I	3y

#### **Inspector Notes:**

Approved By:

My supervisor, David Dean & I conducted a follow-up/expired permit inspection and observed workers onsite operating in dry, loose powdery site soils with no available BACM. I also observed over .25 acres remaining to be built out, landscaped and paved with multiple stockpiles of soil and staging materials throughout the lots, no trackout control device at the exit point on Milan Street and no dust permit sign posted. I took photos of the site and documented my findings. This is another possible day of violation with civil penalties. The site is currently being represented by Steven Yarmy Law. All communication is required to be sent through Clark County Air Quality's Deputy DA, Catherine Jorgenson. I sent an email to my supervisor, David Dean, requesting our inspections findings be sent to Ms. Jorgenson and this was another possible day of violation. NOTE: During our inspection, a black SUV was following our county vehicle using a cell phone to video our inspection. When we stopped the county vehicle to get out and take photos of the site, the black SUV drove away. The intent of the black SUV is not clear; however, per AQR 94.5(f)(1), Control Officers have permission to enter a jobsite for inspection to confirm compliance with permit conditions until the permit is closed. I requested this regulation be passed on to Mr. Yakubik for his records.



Division of Air Quality 4701 W. Russell Rd. Suite 200 2<sup>nd</sup> Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

# Exhibit N

# CONSTRUCTION SITE INSPECTION REPORT Inspection No. 117754

								_
Officer:	Date:	Start Time:	End Time	: Тур	e:	Complaint No.:	Permit No.:	
Nahulu Kahananui	Aug 17, 2023	12:20 PM	1:00 PM	Foll	ow-up		50962	
Permittee:		Project	Name:		Pro	ject Location:		
Assured Developr	nent, Inc.	Milan C	ustoms			C of Milan Street ar nderson	nd Berlin Ave.,	
Weather:	Rain:	Temperature:	Wind Spe	ed: Win	d Gust:	Wind Direction:	Site Status:	
Partly Cloudy	No	104 degrees	00-04 mp	h 0m	ph	NE	Active	
PCF Submitted:	Worker	rs Present:	Spoke With:		Title:	Com	m. Method:	
No	Yes							
			Spoke With:		Title:	Corr	m. Method:	
		h all air quality red	quirements?			De identia		N
Action Taken:		Possible NOV		Violation in 10	000 feet of:	Residential		
Emission Compl	iance:							Ye
Fugitive Dust Sou	rce:			Plume Length	1:			
Opacity:				Opacity Test	Method:			
BMP Compliance	):							N
Project Soils:		Failed BMP11 Req	uirements	Size of Instat	oility:			
Trackout Device:		No - Not Practical		Has Trackout		No		
Mitigation Equipm	ent:	Adequate		Soil Crust De	termination:	Not Neces	sary/Not Perform	nec
Admin Complian	ce:							N
Acreage Permitte	d: 7 acres	Observ	ed Acreage:	7 acres	Pro		Less than or eq to permitted	lna
Staging/Parking Area:	On-Site	DCOP	Sign:	No	DC	OP Onsite:	Not Verified	
SS Permit(s):	No Equipm	ent SS Per	mit No.		Eq	uipment Onsite:		
Inspector Notes:				Арргоу	ed By:		Andrew	Ki

I conducted follow up inspection and observed the site is still active and BMP 11 requirements has not been met. I also observed the site soil has been stabilized possibly from the recent rain. This is another day of violation which may lead to Notice of Violation may be issued. I did not contact the Responsible official.

THIS PAGE INTENTIONALLY LEFT BLANK



November 1, 2023

Dear pamela NOV 9907:

The following is in response to your request for proof of delivery on your item with the tracking number: **9489 0090 0027 6458 6076 82**.

Item Details	
Status:	Delivered, Left with Individual
Status Date / Time:	October 16, 2023, 1:42 pm
Location:	HENDERSON, NV 89012
Postal Product:	First-Class Mail <sup>®</sup>
Extra Services:	Certified Mail™
	Return Receipt Electronic
Shipment Details	
Weight:	1.0oz
Recipient Signature	
Signature of Recipient:	Dr Jakybik
Address of Recipient:	

Note: Scanned image may reflect a different destination address due to Intended Recipient's delivery instructions on file.

Thank you for selecting the United States Postal Service<sup>®</sup> for your mailing needs. If you require additional assistance, please contact your local Post Office<sup>™</sup> or a Postal representative at 1-800-222-1811.

Sincerely, United States Postal Service<sup>®</sup> 475 L'Enfant Plaza SW Washington, D.C. 20260-0004 THIS PAGE INTENTIONALLY LEFT BLANK



November 1, 2023

Dear pamela NOV 9907:

The following is in response to your request for proof of delivery on your item with the tracking number: **9489 0090 0027 6458 6076 99**.

Item Details	
Status:	Delivered, Left with Individual
Status Date / Time:	October 10, 2023, 12:00 pm
Location:	LAS VEGAS, NV 89117
Postal Product:	First-Class Mail <sup>®</sup>
Extra Services:	Certified Mail™
	Return Receipt Electronic
Shipment Details	
Weight:	1.0oz
Recipient Signature	
	La Irela
Signature of Recipient:	Le la
	74641
Address of Recipient:	SAVANA

Note: Scanned image may reflect a different destination address due to Intended Recipient's delivery instructions on file.

Thank you for selecting the United States Postal Service<sup>®</sup> for your mailing needs. If you require additional assistance, please contact your local Post Office<sup>™</sup> or a Postal representative at 1-800-222-1811.

Sincerely, United States Postal Service<sup>®</sup> 475 L'Enfant Plaza SW Washington, D.C. 20260-0004 THIS PAGE INTENTIONALLY LEFT BLANK

# Atlas Holdings International LLC, and Joseph Yakubik, Individually (Construction Project #57391)

# Appeal of NOV #9946

# **Table of Contents**

Appeal of Hearing Officer's Order received June 25, 2024	1
Respondents' Amended Motion for Appeal, Discovery Opened, Continuance, and Hearing Maste Re-Assignment, received June 25, 2024	
Air Quality's Motion for Issuance of Subpoena, received July 16, 2024	21
Hearing Officer's Order signed June 20, 2024	25
Letter Granting Continuance for NOV #9946 to the April 24, 2024 Hearing Officer Meeting, dated March 21, 2024	
Request for Continuance, dated March 18, 2024	.31
Letter Granting Continuance for NOV #9946 to the March 21, 2024 Hearing Officer Meeting, dated January 18, 2024	.33
Request for Continuance, dated January 17, 2024	.37
Notice of Violation Response Form with Written Explanation, dated January 8, 2024	.41
NOV #9946 Issued December 20, 2023	43
Exhibit A – Penalty Calculation Table	.48
Exhibit B – Acreage Map: Showing size of unpermitted soil disturbance from construction activities observed on November 8, 2023	.49
Exhibit C – Air Quality Construction Site Inspection Form #135551, dated November 8, 2023	.50
Exhibit D – Digital Photographs 1 through 15	51
Exhibit E – Map 1: Showing approximate size and location of dry, powdery soil conditions within 1,000 feet of a residential area on November 8, 2023	59
Exhibit F – Air Quality Notice of Noncompliance for November 8, 2023	60
Exhibit G – Air Quality Construction Site Inspection Form #136000, dated November 15, 2023	.62
Exhibit H – Map 2: Showing approximate size and location of dry, powdery soil conditions within 1,000 feet of a residential area on November 15, 202363	
---	
Exhibit I – E-mail Correspondence dated November 16, 202364	
Exhibit J – Air Quality Construction Site Inspection Form #136097, dated November 20, 202365	
Exhibit K – Map 3: Showing approximate size and location of dry, powdery soil conditions within 1,000 feet of a residential area on November 20, 202366	
Exhibit L – E-mail Correspondence dated November 21, 202367	
Exhibit M – E-mail Correspondence dated December 4, 202368	
Exhibit N – Air Quality Construction Site Inspection Form #136513, dated December 11, 202370	
Exhibit O – Map 4: Showing approximate location of dry, powdery soil conditions within 1,000 feet of a residential area on December 11, 202371	
United States Postal Service Certified Mail Delivery Receipt for NOV #9946 to Joseph Yakubik, dated March 21, 2024	
United States Postal Service Certified Mail Delivery Receipt for NOV #9946 to Global Equity Holdings, Inc., Manager and Registered Agent for Atlas Holdings International LLC, dated July 3, 2024	
Federal Express Delivery Receipt for NOV #9946 to Joseph Yakubik, Atlas Holdings International LLC c/o Yarmy Law Firm, dated July 3, 202475	



### REQUEST FOR HEARING BEFORE THE CLARK COUNTY AIR POLLUTION CONTROL HEARING BOARD

RECEIVED CC DAQ 2024 JUN 25 PK3:52

ß

# Appeal of Hearing Officer's Order

Hearing O	
	dress, telephone number of Appellant: Atlas Holdings International LLC and Joseph Yakubi
Address:	(Please print) C/O Right Lawyers 600 S. Tonopah Dr. Suite 300 Las Vegas NV 89106
Telephone	702-445-4425 - NA
	ock@rightlawyers.com
	son or persons authorized to receive service of notice:
Name:	(Please print)
Address:	
Telephone	:: Fax:
Type of b	usiness or activity and location of activity involved in the request
Develo	opment / Construction
	or appeal: 🗌 Facts alleged 🔲 Penalty assessed 🔳 Both
Provide a	detailed explanation of the reason for your appeal: pporting appeal is attached.

-	
6.	An application filing fee of \$140.00 must accompany this application. This fee is non-refundable. Please make check payable to Division of Air Quality or DAQ and mail to 4701 W. Russell Road, Suite 200, Las Vegas, NV 89118.

The appellant or a representative of the appellant must be present at the hearing board meeting to answer any questions by the Air Pollution Control Hearing Board Members. **Please include any supporting documentation with this form for distribution to the respective board members.** 

I affirm that all statements made on this application are true and complete to the best of my knowledge.

K. Kachlan Signature:

Date: 6/24/2024

Printed Name: Rock Rocheleau

Title: Attorney for Atlas Holdings International LLC & Joseph Yakubik

#### FOR OFFICE USE ONLY

Revised 4/17/2020

Page 2 of 2



Clark County Nevada Department of Environment and Sustainability 4701 W Russell Road, Suite 200, Las Vegas, NV 89118 Phone (702) 455-5942 Fax (702) 383-9994 AirQuality@clarkcountynv.gov

RECEIPT

ATLAS HOLDING INTERNATIONAL LLC & JOSEPH YAKUBIK, INDIVIDUALLY C/O ROCK ROCHELEAU, ESQ., 600 E. TONOPAH DR., #300 LAS VEGAS, NV 89106

Invoice	# Inv	voice Date	Invoice By	Invoi	се Туре		Due Date
06877	6 6	/25/2024	GREEN	DUST CONTRO		MENT	6/25/2024
Ouantity	Descripti	on	and the second second		Fee Code	Fee	Total
1.00		ARD REQUEST			AGHB01	\$140.00	\$140.00
	06/25/2024	CHECK (7019)			PAYMENT		(\$140.00)

Notes:	NOV #9946, Hearing Officer Appeal, Submitted 6/25/2024	Subtotal:	\$140.00
		Paid:	(\$140.00)
		Adjustments:	\$0.00
		Balance Due:	\$0.00
			•••••

THIS PAGE INTENTIONALLY LEFT BLANK

	Received 6/25/2024 @ 3:52 PM From: Atty: Rock Rocheleau S. Rogge, Admin Secretary
1 2	ROCHELEAU LAW GROUP
3	dba RIGHT LAWYERS Rock Rocheleau, Esq. RECEIVED CC DAQ
4	Nevada Bar No. 15315 2024 JUN 25 PN3:52
5	rock@rightlawyers.com
6	Las Vegas, Nevada 89106
7	702-914-0400 Attorneys for Respondents
8	
9	<b>BEFORE THE AIR POLLUTION CONTROL HEARING BOARD</b>
10	CLARK COUNTY, NEVADA
11	4
12	In the Matter of the Notice of Violation #9907, #9946, #9979, #10008
13	#9907, #9940, #9979, #10000
14	
15	Issued To:
16	Assured Development, Inc., Atlas Holdings International, LLC, Joseph
17	Yakubik, Individually, and
18	Darcie Yakubik, Individually,
19	Respondents,
20	AMENDED MOTION FOR APPEAL, DISCOVERY OPENED, A
21	CONTINUANCE, AND HEARING MASTER RE-ASSIGNMENT,
22	Respondents, through Rock Rocheleau, Esq., files this amended motion
23	
24	requesting; 1) An appeal of NOVs #9907, #9946, #9979, and #10008, 2)
25	Respondent be allowed to request discovery, and 3) A hearing master re-
26	assignment if the NOVs are being remanded to a hearing master. This request is
27 28	made on the points and authorities listed below.

#### **INTRODUCTION**

1

2 Respondents should be afforded the right to place facts, testimony, evidence, 3 and law before an "impartial" hearing master. Unfortunately, Hearing Master 4 Holly Fic (Fic) is not impartial to the Respondents. Fic does not believe Air Quality 5 6 enforcement officers (AQ) selectively enforcing regulations against Respondent is 7 a relevant defense for Respondent. The Supreme Court of the United States, and 8 the Nevada Supreme Court disagree with Fic. Selective enforcement is a 9 10 constitutional violation and if proven is a relevant defense to the violations 11 Respondents were charged with. First, if selective enforcement is proven, it needs 12 to stop because it is a constitutional violation. Second, if selective enforcement is 13 14 proven, it shows bias. And the testimony of a biased AQ enforcement officer should 15 be disregarded. Also, Fic does not see AQ enforcement officers trespassing on 16 Respondents' private property as a relevant defense. Again, the Supreme Court, 17 18 and the Nevada Supreme Court disagree with Fic. Violating the Respondents' 19 fourth amendment rights by illegally searching is completely relevant to 20 Respondents' defense. First, if there was an illegal search, all the evidence obtained 21 22 during the search would be inadmissible. Second, a purposeful illegal search could 23 support bias by AQ. A showing of bias should also lead to any subjective testimony 24 by AQ being disregarded. If Respondent shows AQ selective enforced Responded 25 26 or are bias to Respondent, then only objective evidence of a violation should be 27 considered. 28

- 2 -

Because of Fic's bias she denied Respondents request for any discovery 1 2 This decision should be reversed. related to his selective enforcement. 3 Respondents are allowed to present relevant evidence. Fic's discovery ruling 4 should be reversed because it violates the principles to due process. 5 6 All judges are required to be impartial. When a judge is found not to be 7 impartial, they are to be removed from the proceeding. Therefore, Fic's decision 8 on NOV #10008 should be reconsidered by a new hearing master, her ruling 9 10 preventing discovery should be reversed, the June 17th hearing for the other 11 violations should be continued until the discovery is received, and any future 12 hearings on Respondents' violations should be heard by a new hearing master. 13

#### STATEMENT OF FACTS

In 2022, Assured Development Inc. (Assured) applied for and received a 16 Dust Control Permit (DCOP) #50962. The DCOP was for a project consisting of 17 18 six one-acre custom homes. In July 2023, Assured applied for a closure of DCOP 19 #50962. Assured's contract for grading of the six custom home lots was compete 20 and all lots had been sold to new owners. Air Quality (AQ) did an inspection and 21 22 believed the site did not BMP 11 Long-Term stabilization. AQ sent the inspection 23 report to Joseph Yakubik (Yakubik), who was the responsible party for all the 24 NOVs related to this matter. AQ asked Yakubik to stabilize part of the right aways 25 26 with gravel. 27

- 3 -

28

14

15

1	Yakubik then received emails from AQ staff pointing out where he
2	personally resided, making false accusations about property ownership and
3	statements that appeared to be skewed. Due to the nature of this communication
4 5	and the posture of AQ, Assured and Yakubik immediately retained counsel. This
6	
7	infuriated AQ staff, and rather than correspond with Yakubik's counsel, AQ staff
8	began to inundate Yakubik with emails and countless "routine inspections." AQ
9	staff later stated, if Yakubik would have simply met AQ staff on site, he would have
10	been treated differently. Over the course of 30 days, AQ fined Assured, and
11 12	Yakubik (as an individual), \$5,000, under Notice of Violation (NOV) #9907, for
12	failing to "long term" stabilize the soil on a close out.
14	In November 2023, AQ received a DCOP permit for Atlas Holdings
15	
16	International LLC (Atlas) for two one-acre custom homes. From November 2023
17	until December 2023 AQ fined Atlas and Yakubik (as an individual) \$5,937.50
18	under NOV #9946 for failing to control best available control measures for loose
19 20	dirt and soil. Yakubik disagreed with these fines and believed his contractors were
21	following the guidelines. These violations should have been issued to the active
22	DCOP #50962 on the property, and not to Atlas.
23	
24	During January 2024, AQ fined Atlas and Yakubik (as an individual) an
25	additional \$4,000 under NOV #9979 for failing to control best available control
26 27	measures for loose dirt and soil. Again, Yakubik disagreed with these fines.
28	
	- 4 -

NOV hearings were scheduled and then continued at the request of Yakubik's 1 2 attorney. Yakubik's attorney had become ill and was physically unable to perform 3 his duties. Within a few hours of the hearing being rescheduled, Katrinka Byers 4 (Byers) was witnessed trespassing on Yakubik's personal residence. She was 5 6 taking pictures of Yakubik's back yard. Yakubik's private home is across the street 7 from the properties Assured and Atlas were developing. Yakubik's private home 8 was completed in 2021 and was not under any active DCOP. 9 10 The following day on January 17, 2024, AQ specialist David Dean (Dean) 11 and Katrinka Byers (Byers) were caught trespassing on Yakubik's private property. 12 Dean and Byers showed up on Yakubik's property for what they stated was a

Dean and Byers showed up on Yakubik's property for what they stated was a "routine inspection". There was nothing routine about their inspection. Dean and Byer admit on police body camera's the trespass was not a routine inspection, but instead in response to Yakubik's attorney requesting another continuance of the Assured and Atlas NOVs. NOVs that had nothing to do with Yakubik's private residence.

Dean and Byers were asked to leave. They refused. Henderson Police were called, and Dean and Byers were commanded to leave the property and to not return to any property Yakubik owned. Over the next 30 days, AQ fined Yakubik (as an individual) \$4,000 under NOV #9981 for loose dirt and soil at his home. Yakubik disagreed because he was not disturbing more than .25 acres of soil.

- 5 -

On April 24, 2024, Yakubik attended an NOV hearing for Assured NOV 1 #9907, Atlas NOVs #9946, #9979, and Yakubik NOV #9981. Yakubik requested 2 3 documents from AQ to prepare for the hearing. District Attorney Catherine 4 Jorgensen (Jorgensen), representing AQ, forwarded Yakubik a spread sheet with 5 Some of the documents supported Yakubik 6 some of the documents requested. 7 position that AQ has permitted the stabilization of roadway shoulders with water 8 and did not require gravel. 9

Yakubik asked questions about AQ's decision process when allowing 10 11 DCOPs to close out with water or gravel. The line of questioning was attempting 12 to show Assured was not in violation, AQ has a widely applied standard of 13 stabilization of roadway shoulders with water and was selectively enforcing 14 15 regulations against Yakubik. If proven, this would be selective enforcement and a 16 violation of Yakubik's constitution rights. If proven, this would show AQ 17 18 inspectors had a bias against Yakubik. And if there was bias, AQ inspector 19 testimony would be non-creditable. 20

Fic presided over the NOV hearing. Fic showed frustration with this Yakubik's line of selective enforcement questioning. Fic stated, "Would need more than pictures to see selective enforcement." She said, "can't make that leap without evidence other than pictures." See hearing recording @.26. Fic stated Yakubik can continue however she is "Not persuaded by pictures" and will "Need more information (evidence).". Yakubik then mentioned he was willing to bring in those

- 6 -

witnesses or documents and requested a continuance. Fic was annoyed at the 1 request, often sighing, and rolling her eyes, and stated more evidence would not be 2 3 helpful because she already had an opinion on the matter. See @7:07. These 4 comments were all made prior to Assured or Yakubik even starting their testimony 5 6 or defense. These comments were all made after Yakubik asked AQ's first witness 7 four or five questions. Yakubik cited law supporting the legal defense of selective 8 enforcement. Yakubik re-stated the concern of bias with AQ testimony. Yakubik 9 10 continued to show Fic pictures and evidence showing AQ allowed all the other 11 DCOPs in that area, including his own residence across the street, to close out 12 without gravel. Yakubik even showed Fic a picture of Dean's personal residence 13 14 which recently closed out a DCOP. And closed out without the use of gravel. 15 Fic was stunned Yakubik would show a picture of the front yard of Dean. Fic 16 found this line of questioning "inappropriate" and "Not going to take this into 17 18 consideration", "Not even considering it." See @57:08. Fic stated, "I don't 19 understand how retaliation is going to have any relevance." See @1:14:58. Fic 20 states, "I'm not persuaded by it (retaliation)", it's a waste of time. I don't hear any 21 22 evidence the fact the violation didn't occur.". She stated, "Regardless of retaliation 23 the violation did occur." See @1:14:58. "I'm heading into the direct the violation 24 See @1:16:43. These comments were all made prior to the 25 did occur." 26 respondents even providing testimony. These statements show Fic's 27 28

- 7 -

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

1

# conclusionary position and foreclosing her decision process to hearing the evidence.

Yakubik pointed out if there is retaliation, there could be a finding of selective enforcement and bias. If there is bias, then the testimony of the AQ specialists must be disregarded and only objective evidence of a violation occurring should be considered. Fic quicky responded, "I'm finding no evidence of bias". See @1:17:12. Fic stated, "Let's move on from the retaliation." See @1:17.27. Yakubik stated he would not move on from asking questions that could prove selective enforcement was occurring. Fic then looked at Jorgenson, rolled her eyes upward and groaned in a manner to show this was wasting her time.

Yakubik, Fic, and Jorgensen reached an impasse at the April NOV hearing. More time was needed to finish. Additionally, Jorgenson failed to provide Yakubik with all the documents requested. It was agreed a new hearing date would be chosen. And it was implied Jorgensen would provide Yakubik the documents he had previously requested in time for the new hearing date.

In March 2024, Byer fined Atlas and Yakubik (as an individual) \$1,250 under
NOV #10008 for loose and dry soil. The violation hearing was scheduled for May
23, 2024. This hearing was only related to NOV #10008. The hearing for the other
NOVs had not been scheduled yet. Yakubik still had not received the requested
documents from Jorgenson, which could help show selective enforcement.
Yakubik filed a timely request to continue the NOV #10008 hearing, until after

- 8 -

6

7

8

9

10

11

12

13

1

discovery could be completed. On the day before the hearing, Jorgenson filed her response to Yakubik's request for discovery and continuance.

At the May NOV hearing, Yakubik's request to continue the hearing was denied. Additionally, Fic agreed with Jorgenson that discovery of documents related to selective enforcement were not relevant. Fic stated, "I was not persuaded by the selective enforcement argument. If that is what the discovery is intended, then I will deny that." See @1:21. "I'm not willing to allow discovery on selective enforcement." See @1:29. Fic stated, "I don't see selective enforcement and I don't find it's relevant." See @1:30:36. Yakubik cited selective enforcement case law confirming it can be a valid defense. Fic disagreed. Yakubik objected to this 14 decision. Fic proceeded with the hearing.

15 Two questions into Yakubik's questioning of AQ specialist Byers, Fic 16 (without Jorgenson stating an objection) objected to Yakubik's question about 17 18 Byers trespassing on Yakubik's private property. Fic stated, "I don't understand 19 this line of questioning. I don't determine trespass issues." See @1:58:52. Fic 20 stated, "I don't find the line of questioning is appropriate." Fic stated, "How do 21 22 they (AQ) even do their job? What's the point of AQ if they cannot go on a 23 property." See @1:59:39. Yakubik cited the Nevada law on trespass. 24 stated the AQ regulations even require AQ to obtain search warrants if access to a 25 26 property is denied. Jorgensen confirmed the property in question did not have a 27 DCOP. Yakubik explained the AQ rules providing property procedures for entering 28

- 9 -

Yakubik

11

12

13

14

15

16

17

18

19

20

21

22

23

27

28

1

property when access is denied. Yakubik explained how trespass, if proven, could be an illegal search and any evidence obtained through the search would not be admissible. Fic stated, "I'm not considering issue of trespass." See @2:04.

Yakubik's remaining line of questioning was moot. It was obvious at this point Fic had made her decision. Fic ultimately found Yakubik was in violation of NOV #10008. Yakubik filed a timely appeal to the decision of NOV #10008.

Fic scheduled June 17 as to hear the remaining NOVs filed against Yakubik; NOVs #9907, #9946, #9979, and #9981. Yakubik filed a motion to the board requesting a continuance of the June 17 hearing, requesting discovery to be open, and requesting a new hearing master to be appointed. The board hearing was scheduled for August 7, 2024.

At the June 17 hearing, Yakubik shared the claims of relief requested in the motion filed with the board. Yakubik asked Fic to stay the June 17 hearing until the board heard his motion. Fic denied Yakubik's request and herd testimony regarding the other violations. Yakubik placed his objection on the record, citing his inability to put forth a full defense because AQ refused to disclose requested discovery, and Fic not being impartial. Fic continued with the hearing.

At the end of the hearing, Fic found the violations in #9907, #9946, and #9979 occurred. Fic order Yakubik to pay the fines imposed. Fic found the violation in NOV #9981 did not occur.

Yakubik files this amended motion to be heard by the board.

- 10 -

1	LEGAL ARGUMENT
2	I. The AQ regulatory board has the authority to address each of
3	respondents' requests.
4	Air Quality Regulation (AQR) 7.3(e)(1) allows for an appeal of a hearing
5	officer's order, as long as filed within 10 days. Fic's order regarding NOV #10008
6 7	was filed on May 29, 2024. Respondents' appeal of NOV #10008 was filed timely.
8	Fic's order regarding NOVs #9907, #9946, and #9979 was filed June 20, 2024.
9 10	Respondents' appeal of NOVs #9907, #9946, and #9979 was filed timely.
11	AQR 7.5(e) states the hearing board shall hear all appeals and may order the
12	affirmation, modification, or reversal of any action taken by a hearing officer.
13 14	II. Respondents should be reassigned a new hearing master because hearing master Fic is not impartial.
15 16	"A judge is presumed to be impartial. See Ybarra v. State, 127 Nev. 47, 51,
17	247 P.3d 269, 272 (2011). A judge must "act at all times in a manner that promotes
18 19	public confidence in the impartiality of the judiciary." See NCJC Rule 1.2. A
20	judge shall perform duties without bias or prejudice, not use words or conduct
21	manifesting bias. See NCJC Rule 2.3(A)-(C). A judge who "entertains actual bias
22	or prejudice for or against one of the parties" must NOT preside over a proceeding.
23	See NRS 1.230(1). If a "judge's impartiality might reasonably be questioned," then
24 25	that judge should be disqualified. See NCJC Rule 2.11(A), and Roe v. Roe, 535
26	
27	P.3d 274 (Nev. App. 2023).
28	- 11 -

1

These same rules must apply to a hearing master because hearing masters are quasi-judges. Hearings masters are given the authority to adjudicate cases the same as a judge would. Hearing masters are given the authority to weigh evidence, to judge credibility, and to make final determinations that hold the same authority as an elected or appointed Judge. A District Court judicial holds the hearing master's decisions to the same standards as an elected or appointed Judge.

Here, Fic's impartiality can be reasonably questioned. Fic stated on the 9 record, multiple times, that selective enforcement is not relevant. Fic stated 10 11 Yakubik can continue however she is "Not persuaded by pictures" and will need 12 more information (evidence). Yakubik then mentioned he was willing to bring in 13 14 those witnesses or documents and requested a continuance. See @7:07. Fic 15 stated, "I don't understand how retaliation is going to have any relevance." See 16 @1:14:58. Fic states, "I'm not persuaded by it (retaliation). It's a waste of time. I 17 18 don't hear any evidence the violation didn't occur. Regardless of retaliation the 19 violation did occur." See @1:14:58. "I'm heading into the direct the violation did 20 21 occur." See @1:16:43.

Respondents explained selective enforcement defense is a recognized defense to civil and criminal prosecutions. See *United States v. Berrios*, 501 F.2d 1207, 1211 (2d Cir. 1974). Which states the elements as; 1) others similarly situated have not generally been proceeded against because of conduct of the type forming the basis of the charge against him, 2) he has been singled out for

- 12 -

prosecution, and 3) that the government's discriminatory selection of him for prosecution has been invidious or in bad faith. Nevada also recognizes selective enforcement under the language of "arbitrary and discriminatory enforcement". See *Bent Barrel, Inc. v. Sands*, 373 P.3d 895, Footnote 8 (Nev. 2011). Fic refused to accept any of these positions as valid defenses to the violations not occurring.

Respondents even explained how selective enforcement can be seen as bias
and how bias is relevant to any witness testimony. Bias is relevant in the credibility
of all witnesses. Bias, impeachment, and character are standards used to diminish
the credibility of a witness's testimony. Bias is even more relevant to enforcement
officers. See NRS 289.823 which requires all law enforcement officials to
recognize officers who show bias because if an enforcement officer is shown to be
biased, their testimony is not creditable. Fic didn't believe bias had any relevance,
"I'm finding no evidence of bias." See @1:17:12.

Fic also did not find Respondents' line of questioning on trespassing not relevant. Fic stated, "I don't understand this line of questioning. I don't determine trespass issues." See @1:58:52. Evidence derived from an illegal search is inadmissible because the evidence was tainted by the illegality. See Richardson v. Nevada, 86510 (Nev. May 15, 2024). An illegal trespass would be an illegal search. Therefore, AQ's evidence would be inadmissible. Fic did not find the trespass relevant and seemed amazed Air Quality staff did not have the authority to enter any property they wanted. Fic stated, "How do they (AQ) even do their 

- 13 -

1	job? What's the point of AQ if they cannot go on property." See @1:59:39.
2	Yakubik cited AQ Regulation 4.1(d)(2) which advises AQ to apply for a search
3	warrant when access to property is denied. Fic ended the conversation by stating,
4 5	"I'm not considering the issue of trespass." See @2:04.
6 7	Its clear Fic is not able to be impartial and will not allow the Respondents
8	the opportunity to put forth valid defenses. Ms. Fic has foreclosed her mind to any
9	facts, testimony, or evidence, related to selective enforcement, bias, or illegal
10	search. Like in Roe v. Roe, Fic's ability to be impartial is reasonably questioned.
11	
12	Therefore, a new hearing master should be appointed to hear all evidence which
13	supports Respondents' defenses.
14	III. Respondents should be allowed discovery because due process
15	rules of fairness require it.
16	Prior to the April hearing Jorgenson had provided some documents in
17 18	response to Respondents' discovery requests. For the May hearing, Jorgenson
19	objected to anymore discovery. Citing Dutchess Bus. Servs. The Dutchess Court
20	
21	states the Nevada's rules of procedure may not apply to administrative hearings,
22	and Nevada's Administrative Procedure Act may not make a provision for
23	discovery. However, the due process guarantees of fundamental fairness still apply.
24	See Dutchess Bus. Servs. v. Bd. of Pharmacy, 191 P.3d 1159, 124 Nev. 701 (Nev.
25	
26	2008). The Dutchess court states that even though standard discovery may not be
27	standardly available, a mechanism for obtaining evidence is necessary for
28	
	- 14 -

- 14 -

fundamental fairness of due process. The Dutchess court stated because a mechanism for discovery was available there was due process. That is not the case in this matter. Fic sided with Jorgenson and denied Respondents' request for any discovery or evidence related to selective enforcement; "I'm not willing to allow discovery on selective enforcement." See @1:29. This is a violation of Respondents' rights to fairness and due process.

Fic's discovery ruling makes it impossible for Respondents to provide a selective enforcement defense. Respondents are attempting to show selective enforcement by showing AQ allowed all others DCOPs to close out without gravel. Fic states she would need more discovery to be persuaded by this argument. The Respondents' only chance to prove this claim is to have access to AQ files and to disclose what other DCOPs were allowed to close out with. One such document was disclosed at the April hearing. Respondents believe there are more.

With Fic denying the request for more documents, while stating she would need to see more documents (evidence) to be persuaded by this argument, there is no question Fic's impartiality is affecting Respondents right to due process.

Fic's denial of discovery causes great prejudice to Respondents. AQ 7.5(f) states a hearing masters' order is heard "de novo" by the board. This means no new evidence or testimony is heard. Then, if Respondents decided to appeal the Board's decision, it also would be de novo. NRS 233B.135(1)(B) states the judicial review is confined to the record. With Fic denying Respondents request for documents,

- 15 -

1	which could show selective enforcement, she is denying Respondent's the ability
2	to ever show selective enforcement.
3	Fic's denial of discovery should be overturned. Respondents request for
4	documents should be granted.
6	
7	IV. Respondents request an appeal of NOVs #9907, #9946, 9978, and #10008 because of no discovery, and Fic's impartiality.
8	Air Quality Regulation (AQR) 7.3(e)(1) allows for an appeal of a hearing
9	officer's order, as long as filed within 10 days. Fic's order regarding NOV #10008
10	was filed on May 29, 2024. Fic's order regarding NOVs #9907, #9946, and #9979
11	
12 13	was filed June 20, 2024, Respondents request is timely. Fic did not find selective
13	enforce, bias, or an illegal trespass relevant to Respondents' defenses. Fic denied
15	Respondents the opportunity to present evidence when she denied their request for
16	discovery. Therefore, Respondent is requesting the appeal on NOVs #9907, #9946,
17	#9979, and #10008.
18	
19	May 31, 2024
20	L' Laplian
21	R. Kachelion
22	Rock Rocheleau, Esq.
23	Nevada Bar No. 15315 Attorney for Respondents
24	
25	
26	
27	
28	
	- 16 -
	020

П	
	Received via email on 7/16/2024 @ 2:20 PM From: Catherine Jorgenson
	S. Rogge, Admin. Secretary
1	STEVEN B. WOLFSON District Attorney
2	CIVIL DIVISION State Bar No. 001565
3	By: CATHERINE JORGENSON Chief Deputy District Attorney
4	State Bar No. 006700 500 South Grand Central Pkwy.
5	Las Vegas, Nevada 89155-2215 (702) 455-4761
6	Fax: (702) 382-5178 E-Mail: Catherine.Jorgenson@ClarkCountyDANV.gov
7	Attorneys for Clark County Air Quality
8	<b>BEFORE THE AIR POLLUTION CONTROL HEARING BOARD</b>
9	CLARK COUNTY, NEVADA
10	In the Matter of the Notices of Violation ) Nos. 9907, 9946, 9979, 9981, and 10008, )
11	Nos. 9907, 9946, 9979, 9981, and 10006, 1         )       Date of Hearing:         )
12	Assured Development, Inc., Atlas Holdings International LLC, Joseph
13	Yakubik, Individually, and Darcie ) Yakubik, Individually, )
14	Respondents.
15	MOTION FOR ISSUANCE OF SUBPOENA
16	Clark County Department of Environment and Sustainability, Division of Air Quality
17 18	("Air Quality") submits this Motion for Issuance of Subpoena to obtain documentary
10	evidence related to the appeals of Notices of Violation ("NOV") Nos. 9907, 9946, 9979,
20	9981 and 10008 that are in the custody and control of Respondents Assured Development,
21	Inc. ("Assured"), Atlas Holdings International LLC ("Atlas"), Joseph Yakubik or Darcie
22	Yakubik. This Motion is based on the points and authorities submitted herewith and oral
23	argument of counsel at the hearing on these matters.
24	POINTS AND AUTHORITIES
25	After several continuances, NOVs 9907, 9946, 9979, and 9981 came before the
26	Hearing Officer on April 24, 2024 and again on June 17, 2024. The Hearing Officer
27	determined that violations of Clark County Air Quality Regulations ("AQR") occurred in
28	NOVs 9907, 9946, and 9979 and assessed penalties for those violations. For NOV 9981, the

1	Hearing Officer determined that no violation occurred. NOV 10008 was heard on May 23,				
2	2024. The Hearing Officer determined that AQR violations occurred and assessed a penalty.				
3	After the Hearing Officer issued orders for each of these NOVs, they were all timely				
4	appealed in a	accordance with AQR Subsections 7.3(e) and 7.5. Assured, Atlas, and the			
5	Yakubiks ap	pealed NOVs 9907, 9946, 9979, and 10008, as applicable, and Air Quality			
6	appealed NC	DV 9981.			
7	AQR	7.5(f) states that an appeal of a hearing officer order "shall be heard 'de novo'			
8	(i.e. from the	e beginning), with testimony and exhibits presented and the appeal conducted in			
9	the same ma	nner as before the Hearing Officer." Because these matters will be heard "de			
10	novo" by thi	is Board, Air Quality seeks relevant documentary evidence that may be in the			
11	custody and	control of Respondents. This Board has the authority to issue subpoenas for			
12	documents p	oursuant to NRS 445B.350(4) and NRS 445B.500. Accordingly, Air Quality			
13	requests a su	ubpoena be issued to Respondents for the following:			
14	1.	Records related to the formation, management, and dissolution, if applicable, of Assured; Atlas; Milan Customs LLC; and Global Equity Holdings, Inc.			
15		These businesses have been or are the owners of the subject real property, holders of dust control operating permits for the subject construction sites.			
16		and/or their agents. Among other things, Air Quality is seeking to clarify which individuals effectively control or controlled these businesses.			
17	2.	Video and/or audio recordings from all cameras mounted on the Yakubiks'			
18		residence that is the subject of NOV 9981 showing the property outside the house from January 16, 2024 through April 30, 2024 during daylight hours.			
19		Among other things, Air Quality is seeking this information to ascertain the validity of statements and arguments put forward by Respondents.			
20	3.	Video and/or audio recordings made by Mr. Yakubik on his phone or by other			
21		means and video and/or audio recordings made at the direction of any of the Respondents that show Air Ouality staff on the subject properties from July 1,			
22		2023 through May 31, 2024. Among other things, Air Quality is seeking this information to ascertain the validity of statements and arguments put forward			
23		by Respondents.			
24	4.	Complete copies of all bodycam footage and other documents that, upon information and belief, the Yakubiks received from the City of Henderson for			
25		an incident that occurred on January 19, 2024 at the Yakubiks' residence that is the subject of NOV 9981. Among other things, Air Quality is seeking this			
26		information to ascertain the validity of statements and arguments put forward by Respondents.			
27					
28	/ /	/			
		2 of 3			
		022 013			

1	CONCLUSION
2	Based on the foregoing, Air Quality respectfully requests that the Board grant its
3	motion and issue a subpoena for the documentary evidence requested above.
4	DATED this 16 <sup>th</sup> day of July, 2024.
5	STEVEN B. WOLFSON
6	DISTRICT ATTORNEY
7	By: <u>/s/ Catherine Jorgenson</u> CATHERINE JORGENSON
8	Deputy District Attorney State Bar No. 005891
9	500 South Grand Central Pkwy. 5 <sup>th</sup> Flr. Las Vegas, Nevada 89155-2215 Attorney for Clark County Air Quality
10	Attomey for Clark County fin Quanty
11	
12 13	
13	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	3 of 3 023

THIS PAGE INTENTIONALLY LEFT BLANK

1	BEFORE THE AIR POLLUTION CONTROL HEARING OFFICER
2	CLARK COUNTY, NEVADA
3	
4	In the Matter of the Notice of Violation #9946 ) <u>ORDER</u>
5	ATLAS HOLDINGS INTERNATIONAL LLC )
6	and JOSEPH YAKUBIK, Respondents.
7	
8	The above-entitled matter was heard on June 17, 2024, before Hearing Officer Holly
9	Fic on the Contested Docket. Representatives of both the Clark County Department of
10	Environment and Sustainability, Division of Air Quality (Air Quality) and ATLAS
11	HOLDINGS INTERNATIONAL LLC and JOSEPH YAKUBIK (ATLAS HOLDINGS and
12	YAKUBIK) appeared, testified and submitted evidence for consideration by the Hearing
13	Officer. Having considered the evidence presented at the hearing, the Hearing Officer hereby
14	finds and orders as follows:
15	1. Notice of Violation (NOV) #9946 was issued by Air Quality to Respondents
16	ATLAS HOLDINGS and YAKUBIK on December 20, 2023 for alleged violation(s) of the
17	Clark County Air Quality Regulations (AQRs) at the 732 & 724 Naples   729 Milan
18	construction site, located at 732 North Naples Street, 729 North Milan Street, and 724 North
19	Naples Street, in Clark County, Nevada. The violation(s) alleged in the NOV include:
20	(a) Violation of AQR Sections 94.13(a) and (b) for failing to employ Best
21	Available Control Measures and comply with soil stabilization standards 24 hours a
22	day, seven days a week.
23	2. The penalty recommended by Air Quality in NOV #9946 was \$5,937.50.
24	3. The Hearing Officer finds that the violation(s) alleged in NOV #9946 occurred
25	in that ATLAS HOLDINGS and YAKUBIK violated AQR Sections 94.13(a) and (b) on
26	November 8, 15, and 20, 2023, and December 11, 2023.
27	///
28	
	025

Ш

1	
2	penalty of Five Thousand Nine Hundred Thirty-Seven and 50/100 Dollars (\$5,937.50) within
3	30 days of the date of this ORDER.

ATLAS HOLDINGS and YAKUBIK have the right to appeal this ORDER to
the Clark County Air Pollution Control Hearing Board. Any appeal of this ORDER shall be:
(1) in writing specifying the reasons for the appeal, (2) accompanied by a filing fee of One
Hundred Forty and no/100 Dollars (\$140.00), and (3) received by Air Quality within ten (10)
days of ATLAS HOLDINGS and YAKUBIK's receipt of this ORDER.

DATED this 20th day of June, 2024.

8:25 PDT)

Holly Fic Hearing Officer



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

March 21, 2024

Rock Rocheleau, Esq. Right Lawyers Divorce & Custody Attorneys E-mail: <u>rock@rightlawyers.com</u> 600 South Tonopah Drive, Suite 300 Las Vegas, NV 89106

#### Re: Granted Continuance for Notices of Violation (NOVs) #9907, #9946, #9979 & #9981 DCOP #50962, and Construction Project #57391 & #57592

Dear Mr. Rocheleau:

The Hearing Officer granted the request for continuance and the above matters have been rescheduled to be heard before the Air Pollution Control Hearing Officer at approximately 9:00 a.m. on April 24, 2024, in the **Presentation Room at the Clark County Building Department, 4701 West Russell Road, Main Entrance, Las Vegas.** (Use the double doors at the entrance closest to Ullom Drive on the northwest side of the parking lot.)

If you have any questions regarding these cases, please contact Catherine Jorgenson, Deputy District Attorney for the Office of the District Attorney/Civil Division of Clark County, Nevada via e-mail at catherine.jorgenson@clarkcountyda.com, or call 702.455.4761.

Sincerely,

pl x The

Pamela R. Thompson, Sr. Secretary Enforcement Division

PRT:pt

Cc: Joseph Yakubik, President, Assured Development, Inc. - Las Vegas, NV E-mail: joe@assurednv.com

From:	Catherine Jorgenson
То:	Shibi Paul; Anna Sutowska
Subject:	FW: Atlas Holdings LLC & Joseph Yakubik
Date:	Thursday, March 21, 2024 8:32:47 AM

FYI

From: Rock Rocheleau <rock@rightlawyers.com>
Sent: Thursday, March 21, 2024 8:30 AM
To: Catherine Jorgenson <Catherine.Jorgenson@clarkcountyda.com>; hollyf@mcfarlinglaw.com
Subject: RE: Atlas Holdings LLC & Joseph Yakubik

CAUTION: This email originated from an External Source. Please use caution before opening attachments, clicking links, or responding to this email. Do not sign-in with your DA account credentials.

l understand. Thank you for the quick response.

Rock Rocheleau, Esq. Right Lawyers **Divorce & Custody Attorneys** (702) 906-1672 Office



**"BEST"** Divorce Lawyers

2017.2018.2019.2020 2021.2022.2023

CONFIDENTIAL. This e-mail message and the information it contains is intended only for the named recipient(s) and may contain information that is a trade secret, proprietary, privileged, or attorney work product. This message is intended to be privileged and confidential communications protected from disclosure. If you are not the named recipient(s), any dissemination, distribution or copying is strictly prohibited. If you have received this e-mail message in error, please notify the sender at 702-914-0400 or by e-mail at rock@rightlawyers.com and permanently delete this message and any attachments from your workstation or network mail system.

Right Lawyers LLC / Rocheleau Law Group PC

From: Catherine Jorgenson <<u>Catherine.Jorgenson@clarkcountyda.com</u>> Sent: Thursday, March 21, 2024 8:27 AM To: Rock Rocheleau <<u>rock@rightlawyers.com</u>>; <u>hollyf@mcfarlinglaw.com</u> Subject: RE: Atlas Holdings LLC & Joseph Yakubik

Mr. Rocheleau,

Yesterday, on behalf of the Division of Air Quality, Mr. Yakubik and I, before he had obtained counsel, discussed his request to continue the four Notices of Violation (NOVs) scheduled for hearing today. After conferring with my client, I let Mr. Yakubik know that AQ would not oppose his request to continue all four NOVs. We also agreed that if the Hearing Officer granted his request, that the hearings would be continued to April 24<sup>th</sup>. I also made it clear that the decision to grant a continuance is the Hearing Officer's to make. Please be advised that Hearing Office Holly Fic was not involved in these discussions yesterday and, to my knowledge, has not agreed to grant the continuances. Once the Hearing Officer has had the opportunity to consider your client's request today and has made a decision, I will contact you and let you know the outcome.

If you have any questions, please contact me directly at (702) 455-3167.

Thank you,

Catherine Jorgenson Deputy District Attorney Office of the District Attorney/Civil Division Clark County, Nevada 702.455.4761 <u>Catherine Jorgenson@ClarkCountyDA.com</u>

From: Rock Rocheleau <<u>rock@rightlawyers.com</u>> Sent: Thursday, March 21, 2024 7:23 AM To: <u>hollyf@mcfarlinglaw.com</u>; Catherine Jorgenson <<u>Catherine.Jorgenson@clarkcountyda.com</u>> Subject: Atlas Holdings LLC & Joseph Yakubik

CAUTION: This email originated from an External Source. Please use caution before opening attachments, clicking links, or responding to this email. Do not sign-in with your DA account credentials.

Ms. Jorgenson & Ms. Fic,

I have been hired by Joseph Yakubik to represent him at the Air Quality hearing for violation notice #9907, #9946, #9979, and #9981. I've been informed a continuance from today's hearing was agreed to. Please let me know the new date and time. Thank you.

Rock Rocheleau, Esq. Right Lawyers **Divorce & Custody Attorneys** (702) 906-1672 Office



## **"BEST"** Divorce Lawyers

2017 . 2018 . 2019 . 2020 2021 . 2022 . 2023

CONFIDENTIAL. This e-mail message and the information it contains is intended only for the named recipient(s) and may contain information that is a trade secret, proprietary, privileged, or attorney work product. This message is intended to be privileged and confidential communications protected from disclosure. If you are not the named recipient(s), any dissemination, distribution or copying is strictly prohibited. If you have received this e-mail message in error, please notify the sender at 702-914-0400 or by e-mail at rock@rightlawyers.com and permanently delete this message and any attachments from your workstation or network mail system.

Right Lawyers LLC / Rocheleau Law Group PC

Joe Yakubik P.O. Box 530778 Henderson, Nevada 89053

March 18<sup>th</sup>, 2024

Holly Fic 6230 W Desert Inn Road Las Vegas, Nevada 89146 Catherine Jorgenson Office of the District Attorney 500 S Grand Central Parkway 5<sup>th</sup> Floor Las Vegas, Nevada 89155

Re: Request for Continuance NOV #9907 NOV #9946 NOV #9981

Mrs. Fic and Mrs. Jorgenson:

This letter shall serve as a request for continuance on the above referenced matters. We have recently been apprised that Mr. Yarmy is facing discipline hearings with the Nevada State Bar<sup>1</sup> this week and he advised us that it is likely that he may become disbarred at this hearing. Pairing this with Mr. Yarmy's health issues<sup>2</sup> and that we were recently apprised by Mrs. Jorgenson and her staff that our prior counsel was very unresponsive<sup>3</sup> we find it necessary that we retain competent counsel to represent the parties accordingly.

CC:

Additionally, we received notice this morning that NOV 9981 was also placed on the agenda for hearing this week. As we deny all the acquisitions in this complaint, a proper defense at such a hearing will require a reasonable time to prepare and todays notice does not provide for such time.

Furthermore, on March 12<sup>th</sup>, 2024, we had the opportunity to review bodycam footage of Henderson Police Department of events surrounding the above NOV's. Officers' bodycam footage contains David Dean and Katrinka Byers admissions and additional documentation that we feel is crucial to our defense and will be required at hearing. Per Henderson Police Department backlog, footage is not immediately available. We have processed our public requests order and await the production of the physical copies.

<sup>&</sup>lt;sup>1</sup> February 23, 2024 at an in person meeting Yarmy advised Yakubik that a hearing will be held the week of March 18<sup>th</sup>, 2024 in which the State Bar of Nevada will be reviewing circumstances surrounding State Bar order No. 77095. Yarmy advised Yakubik that is likely that he will be dis-barred for six to eighteen months.

<sup>&</sup>lt;sup>2</sup> Yarmy requested prior continuation due to neuropathy and health concerns

<sup>&</sup>lt;sup>3</sup> February 28, 2024 Yakubik met with Air Quality staff and was advised that on multiple occasions that Yarmy had failed to respond to their agency.

As of this time, no parties identified in the above referenced NOV's are represented by counsel and I request all future correspondence be sent to the address above.

I am available via telephone at 702-241-4040 or at the address above. Thank you in advance for your consideration of the request and we look forward to a timely resolution to the above referenced items.

Sincerely,

Joe Yakubik Personal Capacity As Owner 1028 Athens Ave As Manager of Atlas Holdings International, LLC

VIA: Fed Ex and Hand Deliver

cc: File



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

January 18, 2024

Atlas Holdings International LLC c/o Yarmy Law Firm Steven Yarmy, Esq. E-mail: <u>sly@stevenyarmylaw.com</u> Chris Craig, Esq. E-mail: <u>chris@yarmylaw.com</u> 7464 West Sahara Avenue Las Vegas NV 89117

#### Re: Granted Continuance for Notice of Violation (NOV) #9946 DCOP #57391 – 724 & 732 N. Naples | 729 N. Milan

Dear Messrs. Yarmy and Craig:

The Hearing Officer granted the request for continuance and the above matter has been rescheduled to be heard before the Air Pollution Control Hearing Officer at approximately 9:00 a.m. on March 21, 2024, in the **Presentation Room at the Clark County Building Department, 4701 West Russell Road, Main Entrance, Las Vegas.** (Use the double doors at the entrance closest to Ullom Drive on the northwest side of the parking lot.) Also, if you intend to present any additional documentation at the meeting, please bring six copies for distribution to the Hearing Officer and staff.

If you have any questions regarding this case, please contact me via e-mail at Sherrie.Rogge@clarkcountynv.gov, or call 702-455-0354.

Sincerely,

Annie

Sherrie D. Rogge, Administrative Secretary Division of Air Quality – Enforcement Section

SDR:sdr

 cc: Joseph Yakubik, Manager and Responsible Official E-mail: joe@assurednv.com
 Atlas Holdings International, LLC
 PO Box 530778
 Henderson NV 89053

From:	Catherine Jorgenson
То:	Steven; Chris Craig
Cc:	luz@yarmylaw.com; Sherrie Rogge
Subject:	RE: request for continuance
Date:	Wednesday, January 17, 2024 2:24:35 PM

Thank you – I'll present your request to the hearing officer tomorrow.

From: Steven <sly@stevenyarmylaw.com>
Sent: Wednesday, January 17, 2024 2:22 PM
To: Chris Craig <chris@yarmylaw.com>
Cc: Catherine Jorgenson <Catherine.Jorgenson@clarkcountyda.com>; luz@yarmylaw.com; Sherrie Rogge <Sherrie.Rogge@clarkcountynv.gov>
Subject: Re: request for continuance

CAUTION: This email originated from an External Source. Please use caution before opening attachments, clicking links, or responding to this email. Do not sign-in with your DA account credentials.

Yes

Both

I sent previous email confirming request to continue both hearings

Sent from my iPhone

On Jan 17, 2024, at 1:47 PM, Chris Craig <<u>chris@yarmylaw.com</u>> wrote:

Both 9907 and 9946 continuance.

Christopher Craig EA, MBA, LLM, CIRA Ph: (702) 498-2144 <u>chris@yarmylaw.com</u> Semper Fi

On Jan 17, 2024, at 1:04 PM, Steven <<u>sly@stevenyarmylaw.com</u>> wrote:

Yes Requesting continuance for NOV #9907

Thank you

Sent from my iPhone

On Jan 17, 2024, at 12:12 PM, Catherine Jorgenson <<u>Catherine.Jorgenson@clarkcountyda.com</u>> wrote:

Dear Mr. Yarmy,

I have been forwarded a copy of your request to continue the hearing scheduled tomorrow January 18, 2024. I'm sorry to hear that you are not feeling well.

My client, Air Quality, can agree to a second continuance of NOV #9907 issued to Mr. Yakubik and Assured Development, Inc. which was originally scheduled for hearing on November 16, 2023. However, your letter does not address NOV #9946 issued on December 20, 2023 to Mr. Yakubik and Atlas Holdings International LLC which is also scheduled for hearing tomorrow. Please clarify that you are also requesting a continuance for NOV #9946 as well. Depending on your response, I will present your request for continuance for Mr. Yakubik, Assured Development, Inc. and Atlas Holdings International LLC to the hearing officer and represent that Air Quality has no objection to your request based on the information you provided in your letter. Assuming that you are seeking continuances for both NOVs and the hearing officer grants the request, they will be rescheduled to the next hearing officer meeting on March 21, 2024.

Please respond to this email to clarify your request.

Thank you, Catherine Jorgenson Deputy District Attorney Office of the District Attorney/Civil Division Clark County, Nevada 702.455.4761 <u>Catherine.Jorgenson@ClarkCountyDA.com</u>
THIS PAGE INTENTIONALLY LEFT BLANK

Received via email 1/17/2024 @ 11:12 AM From: Steven Yarmy S. Rogge, Admin. Secretary

## **STEVEN L. YARMY ATTORNEY AT LAW** 7464 West Sahara Avenue Las Vegas, Nevada 89117

(702) 586-3513 (702) 586-3690 FAX sly@stevenyarmylaw.com

Anna Sutowska Air Quality Supervisor Clark County Department of Environment and Sustainability, Division of Air Quality 4701 W. Russell Rd., Suite 200 Las Vegas, NV 89118 **VIA EMAIL qenforcement@clarkcountynv.gov** 

Sherrie D. Rogge, Administrative Secretary Clark County Department of Environment and Sustainability Division of Air Quality – Compliance & Enforcement Section 4701 W. Russell Road #200 Las Vegas NV 89118 **VIA EMAIL genforcement@clarkcountynv.gov** 

January 17, 2024.

## RE: REQUEST FOR CONTINUANCE DCOP #50962

Dear Air Quality Enforcement,

I represent Assured Development, Inc., and Joseph Yakubik (Individually).

As you know there is a hearing set for tomorrow January 18, 2024, at 9:00 a.m.

Unfortunately, I have recently been suffering from nerve damage I believe is neuropathy. Due to the pain from my legs through the bottom of my feet, it is very difficult to walk and stand, let alone concentrate.

There has been one continuance in this matter, which was originally on November 16, 2023.

I hereby respectfully request a 30-day continuance, to allow me to address my symptoms and properly participate.

I appreciate your consideration.

Thank you.

Sincerely,

Steven Ly Yarmy, Esq.

From:	Steven Yarmy
To:	AQ Enforcement; "Joe Yakubik"; chris@yarmylaw.com; AO Enforcement
Cc:	"Luz Jimenez"
Subject:	RE: REMINDER 1/18/2024 Hearing Officer Meeting: NOV #9946, Atlas Holdings International LLC and Joseph Yakubik, Individually - 732 & 724 Naples   729 Milan (DCOP #57391)
Date:	Wednesday, January 17, 2024 11:12:47 AM
Attachments:	req continuance.pdf

Please see attached request for continuance for tomorrow January 18, 2024 hearing.

I will await you decision. There should be no issues on continuing this matter.

Thank you for your consideration.

From: AQ Enforcement <AQEnforcement@ClarkCountyNV.gov>
Sent: Tuesday, January 16, 2024 11:50 AM
To: Joe Yakubik <joe@assurednv.com>; Steven Yarmy <sly@stevenyarmylaw.com>; chris@yarmylaw.com
Subject: REMINDER 1/18/2024 Hearing Officer Meeting: NOV #9946, Atlas Holdings International LLC and Joseph Yakubik, Individually - 732 & 724 Naples | 729 Milan (DCOP #57391)
Importance: High

This is a friendly reminder of the above hearing. I also spoke to Christopher Yarmy at 11:37 a.m.

### PLEASE CONFIRM RECEIPT OF THIS EMAIL.

If you need further assistance, please let me know,

### Thank you,

Anna Sutowska Air Quality Supervisor Clark County Department of Environment and Sustainability, Division of Air Quality 4701 W. Russell Rd., Suite 200 Las Vegas, NV 89118 Office: 702-455-0666/Cell: 702-378-9780/Fax: 702-383-9994

Website for the Compliance & Enforcement Section: https://www.clarkcountynv.gov/government/departments/environment\_and\_sustainability/co mpliance/index.php

From: AQ Enforcement
Sent: Wednesday, January 10, 2024 10:12 AM
To: 'Joe Yakubik' <joe@assurednv.com
; Steven Yarmy <<u>sly@stevenyarmylaw.com</u>
; chris@yarmylaw.com
Subject: RESPONSE REQUIRED: 1/18/2024 Hearing Officer Docket - NOV #9946, Atlas Holdings

International LLC and Joseph Yakubik, Individually - 732 & 724 Naples | 729 Milan (DCOP #57391) Importance: High

Please see attachment, which was also mailed today via certified mail.

Please confirm receipt of this email.

Thank you,

Sherrie D. Rogge

Sherrie D. Rogge, Administrative Secretary Clark County Department of Environment and Sustainability Division of Air Quality – Compliance & Enforcement Section 4701 W. Russell Road #200 Las Vegas NV 89118 Office: 702-455-0354 Fax: 702-383-9994 Email: aqenforcement@clarkcountynv.gov My Office Hours: M-F, 7:30 AM – 4:00 PM Clark County Offices are closed on Fridays.

Website for the Compliance & Enforcement Section: https://www.clarkcountynv.gov/government/departments/environment\_and\_sustainability/compliance/index.php



Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

# **Notice of Violation Response Form**

Issued to: Atlas Holdings International

NOV #: 9946

Return form by: Steven Yarmy

Items below are to be completed by the Respondent

Responde	ent :Steven Yarmy Law Firm
т	itle: Attorney
Phone Num	ber: 702 586 3513
Email Addre	ess: sly@stevenyarmylaw.com chris@yarmylaw.com ess: 7464 West Sahara Ave, Las Vegas, NV 89117
Mailing Addre	Please check applicable boxes below
V	Ve do not contest the Notice of Violation (Attendance is not required) Ve accept responsibility for this violation. Instructions for payment of the recommended enalty will be provided after the Hearing Officer meeting.
ti r v P	Ve are contesting the Notice of Violation and request to appear before he Hearing Officer (Attendance by the Responsible Official or a epresentative of the company is strongly recommended to contest the iolation) lease attach a written explanation, including supporting documentation, of why ou are contesting the NOV. This information will be provided to the Hearing officer prior to the Hearing. We will be contesting the: Facts Penalty
	[√] Both /s/ Steven L. Yarmy, Esq.
	Signature of Authorized Person Date: <u>1/8/2024</u>

Completed forms can be submitted to Pam Thompson via mail at Clark County Department of Environment and Sustainability, Division of Air Quality, 4701 West Russell Road, Suite 200, Las Vegas, NV 89118-2231, fax at (702) 383-9994, or via email at aqenforcement@clarkcountynv.gov.

Received via email on 1/8/2024 @ 4:26 PM From: Chris Craig S. Rogge, Admin Secretary

## STEVEN L. YARMY ATTORNEY AT LAW

7464 West Sahara Avenue Las Vegas, Nevada 89117 (702) 586-3513 (702) 586-3690 FAX sly@stevenyarmylaw.com

January 8, 2024

Department of Environment and Sustainability 4701 W Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118

### Re: Notice of Violation #9946

To Whom It May Concern:

The following is in response to the allegations as stated in the above referenced Notice of Violation:

Violation 1: Denies all allegations.

Please provide us with the proposed hearing date. We request limited discovery in regards to Air Quality staff communications with all surrounding property owners, neighboring property owners and other interested parties. Additionally, the entire investigative files regarding Atlas Holdings International LLC and Joseph Yakubik.

We also request any all investigative files relating to David Reynolds and his property which neighbors the respondent. As well as any all investigative files relating to property across the street owned by James Gibbons, Clark County commissioner's son, where there are present violations and continuing violations with no dust permit and dirt being moved and dumped onto that property.

Sincerely,

Steven L Yamary, Esq.



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

December 20, 2023

CERTIFIED MAIL #9489 0090 0027 6412 4178 38 Joseph Yakubik, Manager and Responsible Official E-mail: joe@assurednv.com P.O. Box 530778 Henderson, NV 89053

CERTIFIED MAIL #9489 0090 0027 6412 4178 45 Global Equity Holdings, Inc., Manager and Registered Agent for Atlas Holdings International LLC P.O. Box 530778 Henderson, NV 89053

FEDERAL EXPRESS TRK # 7745 6508 2241 Joseph Yakubik Atlas Holdings International LLC c/o Yarmy Law Firm E-mail: <u>sly@stevenyarmylaw.com</u> E-mail: <u>chris@yarmylaw.com</u> 7464 West Sahara Avenue Las Vegas, NV 89117

### **NOTICE OF VIOLATION #9946**

Clark County Department of Environment and Sustainability, Division of Air Quality (Air Quality) provides this notice to Atlas Holdings International LLC (Atlas Holdings) and Joseph Yakubik (Yakubik), individually, for the violation of the Clark County Air Quality Regulations (AQRs) as alleged below and recommends a civil penalty of Five Thousand Nine Hundred Thirty-Seven and 50/100 Dollars (\$5,937.50) be assessed as shown in the penalty calculation table attached hereto as Exhibit A and incorporated herein.

## I. FACTS

A. Senior Air Quality Specialists Katrinka Byers (Byers) and Andrew Kirk (Kirk) discovered the alleged violations while performing routine patrol resulting in an initial inspection on November 8, 2023, and follow-up inspections on November 15 and 20, and December 11,

2023, at the 732 & 724 Naples | 729 Milan construction project (parcel numbers 179-04-510-004, 179-04-510-005, and 179-04-510-006), located at 732 North Naples Street, 729 North Milan Street, and 724 North Naples Street, respectively, in Clark County, Nevada.

- B. On November 8, 2023, at approximately 7:05 a.m. and 7:12 a.m., Air Quality received two Dust Control Operating Permit (**DCOP**) applications for 729 North Milan Street and 724 North Naples Avenue.
- C. On November 8, 2023, at approximately 1:30 p.m., Byers and Kirk (Staff) were on routine patrol when they observed construction activities occurring on approximately 2.1 acres of unpermitted area within parcel numbers 179-04-510-004, 179-04-510-005, and 179-04-510-006 as shown in the Acreage Map attached hereto as Exhibit B and incorporated herein. They stopped to perform an inspection. The inspection report is attached hereto as Exhibit C and incorporated herein. Staff assigned project number 57391 to their inspection for tracking purposes. During Staff's inspection, they observed approximately 1.75 acres of dry, loose, and powdery soil conditions and no trackout control device, as shown in Photographs 1 through 4 and Map 1, attached hereto as Exhibits D and E, respectively, and incorporated herein. Staff also observed the noncompliance issues occurred within 1,000 feet of a residential area (Exh. E). Staff concluded their inspection at approximately 2:30 p.m.
- D. On November 9, 2023, Byers e-mailed Joseph Yakubik (Yakubik), Manager and Responsible Official for Atlas Holdings, concerning her observations of noncompliance and the issuance of a Notice of Noncompliance (NON). The NON was included in the e-mail to Yakubik and is attached hereto as Exhibit F and incorporated herein. In the NON, Byers also explained that the two applications that were submitted would be withdrawn. Air Quality requires parcels that are under common control and that are contiguous and adjacent to be under a single permit.
- E. On November 15, 2023, at approximately 2:45 p.m., Kirk arrived at the 732 & 724 Naples | 729 Milan construction site to conduct a follow-up inspection. The inspection report is attached hereto as **Exhibit G** and incorporated herein. During his inspection, Kirk observed approximately 1.75 acres of dry, loose, and powdery site soils and no trackout control device as shown in Photographs 5 through 8 (**Exh. D**) and Map 2, attached hereto as **Exhibit H** and incorporated herein. Kirk also observed the noncompliance issues occurred within 1,000 feet of a residential area (**Exh. H**). Kirk concluded his inspection at approximately 3:15 p.m.
- F. On November 16, 2023, at approximately 8:54 a.m., Kirk sent an e-mail correspondence to Steven Yarmy (Yarmy), Lawyer for Yakubik and Atlas Holdings, attached hereto as Exhibit I and incorporated herein. Within this correspondence, Kirk stated that a NON was issued to Yakubik and Atlas Holdings on November 8, 2023, requiring a DCOP application be submitted to Air Quality by November 10, 2023, all site soils be stabilized immediately and maintained in a moist or crusted condition 24 hours a day, 7 days a week, and trackout control devices be installed by November 13, 2023. The e-mail further informed Yarmy of Kirk's November 15, 2023, follow-up inspection findings, stated the requirements were still not met, and the project was still in non-compliance.

- G. On November 20, 2023, at approximately 2:10 p.m., Kirk arrived at the 732 & 724 Naples | 729 Milan construction site to conduct a follow-up inspection. The inspection report is attached hereto as **Exhibit J** and incorporated herein. During his inspection, Kirk observed approximately 1.75 acres of dry, loose, and powdery site soils and no trackout control device as shown in Photographs 9 through 12 (**Exh. D**) and Map 3, attached hereto as **Exhibit K** and incorporated herein. Kirk also observed the noncompliance issues occurred within 1,000 feet of a residential area (**Exh. K**). Kirk concluded his inspection at approximately 2:35 p.m.
- H. On November 21, 2023, at approximately 12:30 p.m., Kirk sent an e-mail correspondence to Yarmy, attached hereto as Exhibit L and incorporated herein. Within this correspondence, Kirk stated the requirements outlined in the NON (Exh. F) and November 16, 2023 e-mail (Exh. I) were still not met, provided his November 20, 2023 follow-up inspection findings, and re-iterated the project was still in non-compliance.
- I. On November 29, 2023, at approximately 11:27 a.m., Atlas Holdings and Yakubik submitted a DCOP application for parcel numbers 179-04-510-003, 179-04-510-004, 179-04-510-005, and 179-04-510-006. On December 4, 2023, at approximately 8:29 a.m., Air Quality Supervisor Anna Sutowska (Sutowska) sent an e-mail correspondence to Yarmy inquiring why parcel number 179-04-510-003, located at 736 Naples Street, was being included in the application. The email correspondence is attached hereto as Exhibit M and incorporated herein.
- J. On December 11, 2023, at approximately 9:50 a.m., Kirk arrived at the 732 & 724 Naples | 729 Milan construction site to conduct a follow-up inspection. The inspection report is attached hereto as **Exhibit N** and incorporated herein. During his inspection, Kirk observed approximately 0.75 acres of dry, loose, and powdery site soils as shown in Photographs 13 through 15 (**Exh. D**). Two trackout control devices had been installed since the last inspection on November 20, 2023. Kirk also observed the noncompliance issues occurred within 1,000 feet of a residential area as shown in Map 4, attached hereto as **Exhibit O** and incorporated herein. Kirk concluded his inspection at approximately 10:20 a.m.

## **II. VIOLATIONS**

### Violation 1:

By failing to employ Best Available Control Measures and comply with soil stabilization standards 24 hours a day, seven days a week, Atlas Holdings and Yakubik violated AQR Sections 94.13(a) and (b).

AQR Sections 94.13(a) and (b) state:

"(a) Any Person who engages in a Construction Activity or Temporary Commercial Activity, with or without a Permit, shall employ BACM and comply with soil stabilization standards (Section 94.12) and Emissions standards (Section 94.14). (b) Control Measures that are listed in the approved Permit, and other measures as needed for the purpose of maintaining Dust control, shall be implemented 24 hours a day, seven days a week, until the Permit is closed in accordance with Section 94.5(n)(2)."

### **III. RECOMMENDED CIVIL PENALTY**

Pursuant to AQR Section 9.1, any person who violates any provision of the AQRs, including any permit condition; is guilty of a civil offense and shall pay a civil penalty not to exceed \$10,000 per violation. Each day of violation constitutes a separate offense.

Air Quality considered the following in calculating the recommended penalty:

- Violations on November 8, 15, and 20, 2023 for unstable soil on site > 1 acre and ≤ 5 acres; and
- Violations occurred within 1,000 feet of the outer boundary of a residential area as described in Paragraphs I.C, I.E, I.G, and I.J above (Exh. E, H, K, and O).

Air Quality recommends a civil penalty in the amount of \$5,937.50 (Exh. A).

### IV. HEARING

Air Quality has scheduled a hearing for **Thursday**, **January 18**, **2024**, at **9:00** a.m. before the Air Pollution Control Hearing Officer to adjudicate the alleged violation(s) and, if appropriate, to levy the recommended penalty. Please complete the enclosed "Notice of Violation Response Form" and return it to Air Quality by January 4, 2024. At the hearing, the Hearing Officer will hear evidence on the alleged violation(s) and render a decision. The hearing will be held at the Clark County Building Services Presentation Room, located at 4701 West Russell Road, Las Vegas, Nevada.

If you intend to present any documentary evidence at the hearing, please provide copies of your evidence to Air Quality with the completed Notice of Violation Response Form. If you fail to provide copies of your evidence prior to the hearing, please be advised that Air Quality may request a continuance to have time to review any evidence you bring to the hearing, which will result in the hearing being postponed and rescheduled to a later date.

If the Hearing Officer finds you in violation and levies a penalty, Air Quality staff will mail the Hearing Officer's order to you along with instructions on remittance of the penalty.

Shibi Paul Shibi Paul (Dec 20, 2023 15:31 PST)

Shibi Paul Compliance and Enforcement Manager

## Exhibits:

- A. Penalty Calculation Table, NOV #9946
- B. Acreage Map: Showing size of unpermitted soil disturbance from construction activities observed on November 8, 2023
- C. Air Quality Construction Site Inspection Form #135551, dated November 8, 2023
- D. Digital Photographs 1 through 15
- E. Map 1: Showing approximate size and location of dry, powdery soil conditions within 1,000 feet of a residential area on November 8, 2023
- F. Air Quality Notice of Noncompliance for November 8, 2023
- G. Air Quality Construction Site Inspection Form #136000, dated November 15, 2023
- H. Map 2: Showing approximate size and location of dry, powdery soil conditions within 1,000 feet of a residential area on November 15, 2023
- I. E-mail Correspondence dated November 16, 2023
- J. Air Quality Construction Site Inspection Form #136097, dated November 20, 2023
- K. Map 3: Showing approximate size and location of dry, powdery soil conditions within 1,000 feet of a residential area on November 20, 2023
- L. E-mail Correspondence dated November 21, 2023
- M. E-mail Correspondence dated December 4, 2023
- N. Air Quality Construction Site Inspection Form #136513, dated December 11, 2023
- O. Map 4: Showing approximate location of dry, powdery soil conditions within 1,000 feet of a residential area on December 11, 2023

sjg

5

## Exhibit A

NOV # 9946 Penalty Calculation Table Atlas Holdings International LLC and Joseph Yakubik, Individually



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

Viol.	Date(s)	Violation Description	AQR Section	Exhibit / Evidence	Base Penalty Days		Aggravating Description	Agg. Factor	Agg. Amount	Penalty	
	11/8/2023	D23 Failed to employ Best Available Control Measures			Exh. D, Photos 1 through 4 Exh. E, Map 1	\$ 1,250 <sup>1</sup>		Occurred within 1,000 feet of a residential area (+25% per day)	25%	\$ 312.50	\$ 1,562.50
	11/15/2023		94.13(a) and	Exh. D, Photos 5 through 8 Exh. H, Map 2	\$ 1,250 <sup>1</sup>		Occurred within 1,000 feet of a residential area (+25% per day)	25%	\$ 312.50	\$ 1,562.50	
1	11/20/2023	and comply with soil stabilization standards at their site 24/7.	(b)	Exh. D, Photos 9 through 12 Exh. K, Map 3	\$ 1,250 <sup>1</sup>	4	Occurred within 1,000 feet of a residential area (+25% per day)	25%	\$ 312.50	\$ 1,562.50	
	12/11/2023			Exh. D, Photos 13 through 15 Exh. O, Map 4	\$ 1,000		Occurred within 1,000 feet of a residential area (+25% per day)	25%	\$ 250.00	\$ 1,250.00	

Total Penalty: \$ 5,937.50

<sup>1</sup> Unstable soil on site > 1 acre and  $\leq$  5 acres

Regulatory maximum: \$10,000 per day, per violation [AQR Section 9.1 & NRS 445B.640]

## ACREAGE MAP November 8, 2023

## **EXHIBIT B**

#### Congrant and in some Parcel: 17904510006

Owner Name(s): ATLAS HOLDINGS INTERNATIONALLLC Site Address: 724 N NAPLES ST Jurisdiction: Henderson - 89015 Sale Date: 01/2023 Sale Price: \$160.000 Estimated Lot Size: 0.7759 Recorded Doc Number: 20220104 00001201 Aerial Flight Date: 2023-10-20

1 Zoning and Planned Land Use

Legal Description

11 Ownership

🕮 Appraisal

Flood Zone

Elected Officials

: SunGard Query

Assessors Query

C Residential Information

MapTips

**∢** 1 **▶** of 1

() Dust Permit: 50962 Permittee: Assured Development, Inc. Mod No: 3 Contact: Joe Yakubik Location: NEC of Milan Street and Berlin Ave., Henderson Acres: 7 Address: P O Box 530778 City: Henderson Phone: 702-868-0900 Cell Phone: 702-241-4040 Fax: 866-248-2564 Email: loe@assurednv.com Issue: 9/12/2022 Expiration: 7/8/2023 Parcel: 16033899002 Project Name Milan Customs





Showing size of unpermitted soil disturbance from construction activities.



## CONSTRUCTION SITE INSPECTION REPORT

Inspection No. 135551

Officer:	Date:	Start Time:	End Time	: Type:	Complair	nt No.: Permit No	<b>D</b> .:
Katrinka Byers	Nov 8, 2023	1:30 PM	2:30 PM	Initial		57391	
Permittee:		Project	Name:		Project Location	n:	
		732 & 7	24 Naples   729	9 Milan	724, 732 Naples NV 89015	s / 729 Milan - Hend	lerson
Weather:	Rain:	Temperature:	Wind Spe	ed: Wind Gus	st: Wind Dire	ection: Site Statu	IS:
Clear	No	72 degrees	05-09 mp	h 10 mph	Variable	Active	
PCF Submitted:	Worker	s Present:	Spoke With:	Title:		Comm. Method:	
No	Yes						
			Spoke With:	Title:		Comm. Method:	
Is the project in a		all air quality red	S	Violation in 1000 fe	et of Boo	idential	N
Action Taken:		NOV		Violation in 1000 te	et ol. Res	luential	
Emission Compl	iance:						Ye
Fugitive Dust Sou	rce:			Plume Length:			
Opacity:				Opacity Test Metho	od:		
BMP Compliance	9:						N
Project Soils:	ι	Jnstable		Size of Instability:	1.75	acres	
Trackout Device:	1	No - Needed		Has Trackout:	No		
Mitigation Equipm	ent: I	nadequate		Soil Crust Determir	nation: Fail		
Admin Complian	ce:						N
Acreage Permittee	d: 0 acres	Observe	ed Acreage:	2.1 acres	Project Size:	Greater than permitted	
Staging/Parking Area:	On-Site	DCOP	Sign:	No	DCOP Onsite:	No	
SS Permit(s):	No Equipme	ent SS Peri	mit No.		Equipment Ons	ite:	
Inspector Notes:				Approved By		Andr	

Senior Air Quality Specialist Andrew Kirk & I conducted an initial inspection and observed workers onsite conducting construction activities without a valid dust control operating permit (DCOP) in dry, loose and powdery site soils with no BACM (Best Available Control Measures), no trackout control device and no dust sign on the following three parcels: Parcel #179-04-510-004 (732 N. Naples St.), -005 (729 N MILAN ST), & -006 (724 N NAPLES ST). These parcels are under common control by Atlas Holdings International LLC (Joe Yakubik) and adjacent to each other. Together, the three lots total approximately 2.1 acres of disturbed soil requiring a dust control operating permit. A Notice of Non-Compliance with a possible NOV to be issued to Mr. Joe Yakubik to stabilize all site soils immediately, apply for a valid dust control permit for all lots disturbed by the close of business Friday, 11/10/2023, install a trackout control device at all exit points by the close of business Monday, 11/13/2023 and post a dust permit sign by the close of business Friday, 11/17/2023. A copy of the NON to be sent to Mr. Yakubik via email on 11/8/2023.

## **EXHIBIT D** Digital Photographs

Construction Project #: 57391 Responsible Parties: Joseph Yakubik

Project Name: 732 & 724 Naples/729 Milan Photos taken by: See photo description



### Photograph # 1

Alleged Violation # 1

View looking west at dry, loose, powdery soils, and active construction activities observed without a valid dust control operating permit at 732 & 724 N. Naples St. & 729 N. Milan St for Atlas Holdings International LLC and Joseph Yakubik's project. Photo taken by Katrinka Byers.



## Photograph # 2

## Alleged Violation # 1

View looking southwest at construction workers operating without a valid dust control permit at 724 N. Naples Street in dry, loose, powdery soils with no available BACM and no trackout control device. Photo taken by Katrinka Byers.



Photograph # 3Alleged Violation # 1View looking north at dry, loose, powdery soils at 729 N. Milan Street without a valid<br/>dust control permit, no trackout control device and no available BACM.



## Alleged Violation # 1

View looking west at stockpiles and dry, loose and powdery site soils at 723 N. Naples Street used for construction activities without a valid dust control permit and no available BACM. Photo taken by Katrinka Byers



Alleged Violation # 1

View of dry, loose, powdery soils, no trackout control devices, and active construction activities observed during a follow-up inspection. Photo taken by Andrew Kirk.



## Photograph # 6

## Alleged Violation # 1

View of dry, loose, powdery soils and active construction activities at 729 Milan Street observed during a follow-up inspection. Photo taken by Andrew Kirk.



Photograph # 7Alleged Violation # 1View of dry, loose, powdery soils and active construction activities at 732 Naples Street<br/>observed during a follow-up inspection. Photo taken by Andrew Kirk.



## Alleged Violation # 1

View of dry, loose, powdery soils, no trackout control device, and active construction activities at 724 Naples Street observed during a follow-up inspection. Photo taken by Andrew Kirk.



Photograph # 9Alleged Violation # 1View of dry, loose, powdery soils and active construction activities at 724 Naples Streetobserved during a follow-up inspection. Photo taken by Andrew Kirk.



## Alleged Violation # 1

View of dry, loose, powdery soils, no trackout control devices, and active construction activities observed during a follow-up inspection. Photo taken by Andrew Kirk.



## Alleged Violation # 1

View of dry, loose, powdery soils and active construction activities at 724 Naples Street observed during a follow-up inspection. Photo taken by Andrew Kirk.



## Photograph # 12

## Alleged Violation # 1

View of dry, loose, powdery soils, no trackout control device, and active construction activities at 724 Naples Street observed during a follow-up inspection. Photo taken by Andrew Kirk.



Photograph # 13Alleged Violation # 1View of dry, loose, powdery soils, and active construction activities at 724 Naples Street<br/>observed during a follow-up inspection. Photo taken by Andrew Kirk.



## Photograph # 14

## Alleged Violation # 1

View of dry, loose, powdery soils, and active construction activities at 724 Naples Street observed during a follow-up inspection. Photo taken by Andrew Kirk.



Photograph # 15Alleged Violation # 1View of heavy equipment operating in dry, loose, powdery soils, at 732 Naples Streetobserved during a follow-up inspection. Photo taken by Andrew Kirk.

DCOP 57391

# November 8, 2023 EXHIBIT E Atlas Holdings International LLC



Map 1 - Showing size and location of unstable soil conditions within 1,000 feet of a residential area





### NOTICE OF NONCOMPLIANCE

Issued To: Joe Yakubik (Atlas Holdings International LLC)		Project Name: NO DCOP/Joe Yakubik				
Location: 732 Naples Street, 729 N. Milan Str	eet, 724 N. Maples S	street				
Dust Control Permit No: 57391	Date: N	lov 8, 2023	Time: 2:30 PM			

This notice is to advise you that an inspection of your site has found it in noncompliance of the conditions specified in your Dust Control Permit and/or Clark County Air Quality Regulations (AQRs).

**Unstable Soil Conditions** – Provide and maintain adequate measures to prevent fugitive dust by maintaining all project soils in a visibly damp, crusted, or otherwise stabilized condition per AQR Section 94.12. This applies 24 hours a day 7 days a week. **Trackout** 

Install / Repair trackout control device by the close of business Monday, 11/13/2023.

No Valid Dust Control Permit – Submit a complete application for a Dust Control Permit to the Division of Air Quality. Comply by close of business on Nov 10, 2023. Permit late fees will apply.

No / Improper Signage – Install and maintain a Dust Control Permit Sign in compliance with AQR Section 94.11. Comply by close of business on Nov 17, 2023. See Appendix 3 of AQR Section 94 for specifications.

### Additional Instructions / Other Noncompliance Items

NOTE: Permit application(s) submitted on 11/8/2023 do not match the actively disturbed soil observed on Parcel#179-045-10-004 (732 N. Naples St.) #005(729 N. Milan St.) & #006(724 N. Naples St.). These applications are being withdrawn. The three parcels are under common control by Atlas Holdings International LLC (Joe Yakubik) and adjacent to each other. Together, the three lots require one dust control operating permit.

\*Submit a new dust permit application (using the attached map in the email) to include all areas of actively disturbed soil by the close of business Friday, 11/10/2023.

\*Stabilize all site soils IMMEDIATELY and maintain in a moist and crusted condition 24/7.

\*Install a trackout control device at ALL Exit points to the project by the close of business Monday, 11/13/2023.

\*Install a dust permit sign by the close of business, Friday, 11/17/2023.

Pursuant to AQR Section 4.3, the noncompliance status detailed above may result in the issuance of a Notice of Violation, which includes the imposition of civil penalties.

Failure to comply with this notice may result in additional enforcement action that includes a Notice of Violation.

Please contact DAQ representative below regarding questions related to this notice.

Person Notified:		
Joe Yakubik	Owner	Atlas Holdings International LLC
(Printed Name)	(Title)	(Company)
assuredmm@gmail.com	joe@assurednv.com	
(Email Address)		
Person Notified:		
(Printed Name)	(Title)	(Company)
(Email Address)		
DAQ Representative:		
Katrinka Byers		702-249-6093
KLB (Printed Name)		(Phone Number)

From: Katrinka Byers <Katrinka.Byers@ClarkCountyNV.gov> Sent: Thursday, November 9, 2023 9:16 AM To: assuredmm@gmail.com; Joe Yakubik <joe@assurednv.com> Cc: Anna Sutowska <Anna.Sutowska@ClarkCountyNV.gov>; Shibi Paul <SPaul@ClarkCountyNV.gov>; David Dean <Dean@ClarkCountyNV.gov>; Andrew Kirk <Andrew.Kirk@ClarkCountyNV.gov> Subject: Notice of Non-Compliance for No DCOP/Residential Construction DCOP#57391 Importance: High

Good morning Mr. Yakubik ,

Please review the attached Notice of Noncompliance (NON) with Air Quality Regulations (AQRs) for the NO DCOP/Residential Construction project and comply with the requirements by the specified dates. NOTE: Current permit application(s) submitted on 11/8/2023 do not match the actively disturbed soil observed on Parcels: #179-045-10-004 (732 N. Naples St.) #005(729 N. Milan St.) #006(724 N. Naples St.) These permit applications are being withdrawn. The three parcels noted above are under common control by Atlas Holdings International LLC (Joe Yakubik) and adjacent to each other requiring only one dust control permit.

Please see the attached map showing the total acreage of actively disturbed soil and submit a new dust permit using the attached map by the close of business Friday, 11/10/2023. Upon submission of the new permit, DCOP# 57391 will be assigned to your project.

Please let me know you received this email and understand what is required to comply with the applicable Air Quality Regulations. This NON may result in a Notice of Violation (NOV) that may result in civil penalties. We appreciate your continued cooperation in maintaining compliance on this project. We will continue to conduct inspections to verify compliance on this project. If you have any questions regarding this message, feel free to contact me.

Sincerely,

Kat Katrinka Byers

Clark County Senior Air Quality Specialist REHS 4701 W. Russell Rd, #200 Las Vegas NV 89118 Office 702-455-1642 Fax 702-383-9994





## CONSTRUCTION SITE INSPECTION REPORT Inspection No. 136000

Officer:	Date:	Start Time:	End Tim	ië:	Туре:	Complaint No.:	Permit No.:	
Andrew Kirk	Nov 15, 2023	2:45 PM	3:15 PM	I	Follow-up		57391	
Permittee:		Project	Name:		P	roject Location:		
		NO DC	OP/Joe Yakul	bik	7:	32 & 724 Naples St	& 729 N. Milan S	St
Weather:	Rain:	Temperature:	Wind Sp	beed:	Wind Gust:	Wind Direction	: Site Status:	
Cloudy	No	65 degrees	00-04 m	iph	5 mph	Variable	Active	
PCF Submitted:	Worker	s Present:	Spoke With		Title:	Col	mm. Method:	
No	No		Steven Yarr	ny		Em	ail	
			Spoke With	:	Title:	Cor	mm. Method:	
Is the project in c	ompliance with	all air quality red	quirements?					N
Action Taken:	F	Possible NOV		Violation i	in 1000 feet of:	Residentia	al	
Emission Complia	ance:							Ye
Fugitive Dust Sour	ce:			Plume Le	ngth:			
Opacity:				Opacity T	est Method:			
BMP Compliance	:							N
Project Soils:	ι	Jnstable		Size of In	stability:	1.75 acres	5	
Trackout Device:	1	lo - Needed		Has Tracl	kout:	No		
Mitigation Equipme	ent: I	nadequate		Soil Crust	t Determinatior	: Fail		
Admin Compliand	ce:							N
Acreage Permitted	: 0 acres	Observ	ed Acreage:	2.1 acres	Р	roject Size:	Greater than permitted	
Staging/Parking Area:	N/A	DCOP	Sign:	No	D	COP Onsite:	No	
SS Permit(s):	No Equipme	ent SS Per	mit No.		E	quipment Onsite:		
Inspector Notes:				Ap	proved By:		Andrew	/ K

#### **Inspector Notes:**

#### Approved By:

I conducted a follow-up inspection to a Notice of Non-Compliance (NON) that was issued to this project on 11/8/2023. This NON required a Dust Control Operating Permit (DCOP) be applied for by 11/10/2023, soils stabilized immediately and maintained in a moist or crusted condition 24/7, and trackout control devices be installed at all exit points by 11/13/2023. During this inspection, I observed unstable soils with no evidence of any water having been utilized, no trackout control devices had been installed, and a DCOP application had not yet been submitted. On 11/16/2023, an e-mail was sent to the owner's lawyer, Mr. Yarmy, informing him of the results of my inspection and that the project was still in non-compliance with Air Quality Regulations. In this email, I informed Mr. Yarmy that a DCOP application must be submitted, soils must be stabilized, and trackout control devices must be installed at all exit points immediately.

DCOP 57391

## November 15, 2023 **EXHIBIT H** Atlas Holdings International LLC



Map 2 - Showing size and location of unstable soil conditions within 1,000 feet of a residential area

063

# **EXHIBIT I**

From: Andrew Kirk
Sent: Thursday, November 16, 2023 8:54 AM
To: chris@yarmylaw.com; sly@stevenyarmylaw.com
Cc: Catherine Jorgenson <Catherine.Jorgenson@clarkcountyda.com>
Subject: Air Quality's follow-up inspection at 724 and 732 Naples Street and 729 Milan Street (Joe Yakubik)

## Good afternoon,

On November 15, 2023, I completed a follow-up inspection for the construction activities that are occurring at 724 and 732 Naples Street and 729 Milan Street without a valid Dust Control Operating Permit (DCOP). A Notice of Non-Compliance (NON) was issued to Joe Yakubik (Atlas Holdings International, LLC) on November 8, 2023, requiring that an application be submitted to the Division of Air Quality to include the addresses listed above by November 10, 2023. This NON also required that all site soils be stabilized immediately and maintained in a moist or crusted condition 24/7 and trackout control devices be installed at all exit points where soil meets pavement by November 13, 2023. During my follow-up inspection on November 15, 2023, I observed:

- Approximately 1.75 acres of unstable soils that need to be stabilized immediately and maintained in a moist or crusted condition 24/7.
- No trackout control devices have been installed at any of the exit points of the project.
- A new application has not been submitted that covers all disturbed soils as indicated in red on the map provided.

As it was explained in the e-mail that contained the NON, the two previous applications that were submitted have been withdrawn as they did not fully represent all the disturbed soils related to the construction activities observed. A new application is required to be submitted to Air Quality that shall include 724 and 732 Naples Street and 729 Milan Street all under one application. I have included the map and the NON that was previously sent that indicates exactly what needs to be covered under the new application and what needs to be done to comply with Air Quality Regulations.

Upon submission of the new application, DCOP #57391 will be assigned to this project.

Please let us know you received this email and understand what is required to comply with Air Quality Regulations. This follow-up inspection resulted in continued non-compliance and may result in a Notice of Violation (NOV) to be issued, including civil penalties. We will continue to conduct inspections to verify compliance on this project. If you have any questions regarding this message, feel free to contact Catherine Jorgenson. Thank you,

Andrew M. Kirk Senior Air Quality Specialist Clark County Division of Air Quality 4701 W. Russell Road, Suite 200 Las Vegas, NV 89118 (702) 455-3529 Office (702) 306-0257 Cell Andrew.Kirk@ClarkCountyNV.Gov





## CONSTRUCTION SITE INSPECTION REPORT

### Inspection No. 136097

Officer:	Date:	Start Time:	End Tim	ie:	Туре:	Complaint N	o.: Permit No	:
	Nov 20, 2023	2:10 PM	2:35 PM	I	Follow-up		57391	
Permittee:		Project NO DC	Name: OP/Joe Yakul	oik		Project Location: 32 & 724 Naples \$	St & 729 N. Milan	St
Weather:	Rain:	Temperature:	Wind Sp	beed:	Wind Gust:	Wind Direction	on: Site Status	5:
Clear	No	62 degrees	05-09 m	ph	15 mph	Variable	Active	
PCF Submitted:	Workers	s Present:	Spoke With:	:	Title:	C	Comm. Method:	
No	No		Steve Yarm	у		E	Email	
			Spoke With:	:	Title:	c	Comm. Method:	
Is the project in co		all air quality ree	quirements?	Violation	in 1000 feet of	: Resider	ntial	N
Emission Complia								Ye
Fugitive Dust Source				Plume Le	ength:			
Opacity:				Opacity 1	Fest Method:			
BMP Compliance:								N
Project Soils:	ι	Instable		Size of Ir	nstability:	1.75 ac	res	
Trackout Device:	Ν	lo - Needed		Has Trac	kout:	No		
Mitigation Equipme	nt: lı	nadequate		Soil Crus	t Determinatio	n: Fail		
Admin Complianc	e:							N
Acreage Permitted:	0 acres	Observ	ed Acreage:	2.1 acres	s F	Project Size:	Greater than permitted	
Staging/Parking Area:	N/A	DCOP	Sign:	No	ſ	OCOP Onsite:	No	
SS Permit(s):	No Equipme	nt SS Per	mit No.		E	Equipment Onsite:		
Inspector Notes:				Ap	proved By:		Andre	w Kir

#### Inspector Notes:

I conducted a follow-up inspection at this unpermitted project and observed approximately 1.75 acres of unstable soil conditions, construction activities occurring without a valid dust control operating permit (DCOP), no trackout control devices or dust control sign installed. A Notice of Non-Compliance (NON) with possible Notice of Violation (NOV) was issued to Atlas Holdings International on November 8, 2023, requiring that they apply for a Dust Control Operating Permit (DCOP) by November 10, 2023, stabilize all soils immediately and maintain in a moist or crusted condition 24/7, install trackout control devices by November 13, 2023, and install a dust control sign by November 17, 2023. During this follow-up inspection it was evident that none of these issues had been resolved. On 11/21/2023, I sent an e-mail to the owner's lawyer, Mr. Steven Yarmy, explaining what I had observed during this inspection and what was still required to be completed to get this project in compliance with Air Quality Regulations. I let him know that all of these issues had to be taken care of immediately.

DCOP 57391

# November 20, 2023 EXHIBIT K Atlas Holdings International LLC



Map 3 - Showing size and location of unstable soil conditions within 1,000 feet of a residential area

# **EXHIBIT L**

From: Andrew Kirk
Sent: Tuesday, November 21, 2023, 12:30 PM
To: 'Steven Yarmy' <sly@stevenyarmylaw.com>
Cc: chris@yarmylaw.com; Catherine Jorgenson <Catherine.Jorgenson@clarkcountyda.com>
Subject: Air Quality's second follow-up inspection at 724 and 732 Naples Street and 729 Milan Street (Joe Yakubik)

## Good afternoon,

On November 20, 2023, I completed a follow-up inspection for the construction activities that are occurring at 724 and 732 Naples Street and 729 Milan Street without a valid Dust Control Operating Permit (DCOP). A Notice of Non-Compliance (NON) was issued to Joe Yakubik (Atlas Holdings International, LLC) on November 8, 2023, requiring that an application be submitted to the Division of Air Quality to include the addresses listed above by November 10, 2023. This NON also required that all site soils be stabilized immediately and maintained in a moist or crusted condition 24/7, trackout control devices be installed at all exit points where soil meets pavement by November 13, 2023, and a dust control sign be installed by November 17, 2023. During my follow-up inspection on November 20, 2023, I observed:

- Approximately 1.75 acres of unstable soils that need to be stabilized immediately and maintained in a moist or crusted condition 24/7.
- No trackout control devices have been installed at any of the exit points of the project.
- A new application has not been submitted that covers all disturbed soils as indicated in red on the map provided to you in the e-mail dated November 16, 2023.
- A dust control sign has not been installed.

As it was explained in the e-mail that contained the NON and the follow-up e-mail sent to you on November 16, 2023, the two previous applications that were submitted have been withdrawn as they did not fully represent all the disturbed soils related to the construction activities observed. A new application is required to be submitted to Air Quality that shall include 724 and 732 Naples Street and 729 Milan Street all under one application. Please review the compliance issues bulleted above and comply with each item immediately.

Upon submission of the new application, DCOP #57391 will be assigned to this project.

Please let us know you received this email and understand what is required to comply with Air Quality Regulations. This follow-up inspection resulted in continued non-compliance and may result in a Notice of Violation (NOV) to be issued, including civil penalties. We will continue to conduct inspections to verify compliance on this project. If you have any questions regarding this message, feel free to contact Catherine Jorgenson. Thank you,

Andrew M. Kirk Senior Air Quality Specialist Clark County Division of Air Quality 4701 W. Russell Road, Suite 200 Las Vegas, NV 89118 (702) 455-3529 Office (702) 306-0257 Cell Andrew.Kirk@ClarkCountyNV.Gov

# EXHIBIT M

From:	Anna Sutowska
To:	Chris Craig: Steven Yarmy
Cc:	Catherine Jorgenson; Anna Sutowska
Subject:	DCOP App No. 20914 for Atlas Holdings International - 732 & 724 Naples   729 Milan
Date:	Monday, December 4, 2023 8:29:29 AM
Attachments:	XXXXX 00 20231129 DCP App Map - Copy.pdf

### Greetings,

I have reviewed your Dust Control Permit application and have questions and/or need additional information. Applications cannot be updated with verbal authorization so **please reply to this email.** 

The assessor's parcel numbers listed on the application are 179-04-510-004, 005, 006, lcated at 724 and 732 Naples St, and 729 Milan St, but the map attached with the application and project acreage (3.57 acres) listed also includes parcel number 179-04-510-003 located at 736 Naples St. Please explain why this parcel is included. If it was in error, please email me a new map and corrected project acreage.



Regards,

Anna Sutowska Air Quality Supervisor Clark County Department of Environment and Sustainability, Division of Air Quality 4701 W. Russell Rd., Suite 200 Las Vegas, NV 89118 Office: 702-455-0666/Cell: 702-378-9780/Fax: 702-383-9994

For any dust permit information or forms, please go to the link posted below. Dust Control Permitting Portal, Forms & Requirements





## CONSTRUCTION SITE INSPECTION REPORT

## Inspection No. 136513

Officer:	Date:	Start Time:	End Tim	e: T	уре:	Co	omplaint No.	: Permit No	<b>)</b> .:
Andrew Kirk	Dec 11, 2023	9:50 AM	10:20 Al	VI F	ollow-up			57391	
Permittee:		Project	Name:			Project L	ocation:		
		732 & 7	24 Naples   7	29 Milan		724, 732 NV 8901		9 Milan - Henc	erson,
Weather:	Rain:	Temperature:	Wind Sp	eed: V	Vind Gust:	W	ind Directior	n: Site Statu	s:
Partly Cloudy	No	48 degrees	00-04 m	ph 5	mph	Va	ariable	Active	
PCF Submitted:	CF Submitted: Workers Present: S		Spoke With:		Title:		Co	mm. Method:	
No	Yes								
			Spoke With:		Title:		Co	omm. Method:	
Is the project in o			quirements?		4000 (		Desident		No
Action Taken:	F	Possible NOV		Violation in	1000 feet	OT:	Residenti	ai	
<b>Emission Compl</b>	iance:								Yes
Fugitive Dust Sou	rce:			Plume Leng	gth:				
Opacity:				Opacity Te	st Method:				
BMP Compliance	):								No
Project Soils:	ι	Jnstable		Size of Inst	tability:		0.75 acre	S	
Trackout Device:	١	es - Effective		Has Tracko	out:		No		
Mitigation Equipm	ent: I	nadequate		Soil Crust I	Determinat	ion:	Fail		
Admin Complian	ce:								No
Acreage Permittee	d: 0 acres	Observ	ed Acreage:	2.1 acres		Project S	Size:	Less than or to permitted	equal
Staging/Parking Area:	On-Site	DCOP	Sign:	No		DCOP C	)nsite:	Not Verified	
SS Permit(s):	No Equipme	ent SS Per	mit No.			Equipme	ent Onsite:		
Inspector Notes:				Appr	oved By:			Andr	ew Kirk

I conducted a follow-up inspection and observed approximately 0.75 acres of dry, loose, powdery soils and no dust sign posted. Two trackout control devices have been installed since my last follow-up. This project continues to be out of compliance for unstable soils and no dust sign and this is another day of non-compliance. DCOP 57391

## December 11, 2023 **EXHIBIT O** Atlas Holdings International LLC



Map 4 - Showing approximate location of unstable soils within 1,000 feet of a residential area
THIS PAGE INTENTIONALLY LEFT BLANK



March 21, 2024

Dear pamela 9946:

The following is in response to your request for proof of delivery on your item with the tracking number: **9489 0090 0027 6412 4178 38**.

Item Details				
Status:	Delivered, PO Box			
Status Date / Time:	December 23, 2023, 11:00 am			
Location:	HENDERSON, NV 89053			
Postal Product:	First-Class Mail <sup>®</sup>			
Extra Services:	Certified Mail™			
	Return Receipt Electronic			
Shipment Details				
Weight:	1.0oz			
Recipient Signature				
Signature of Recipient:	X for Killeger Mar IVAN GALLEGODS			
Address of Recipient:	National PO Box 530778			

Note: Scanned image may reflect a different destination address due to Intended Recipient's delivery instructions on file.

Thank you for selecting the United States Postal Service<sup>®</sup> for your mailing needs. If you require additional assistance, please contact your local Post Office<sup>™</sup> or a Postal representative at 1-800-222-1811.

Sincerely, United States Postal Service<sup>®</sup> 475 L'Enfant Plaza SW Washington, D.C. 20260-0004



July 3, 2024

Dear Sherrie NOV 9946 Global Equity:

The following is in response to your request for proof of delivery on your item with the tracking number: **9489 0090 0027 6412 4178 45**.

Item Details			
Status:	Delivered, PO Box		
Status Date / Time:	December 23, 2023, 11:00 am		
Location:	HENDERSON, NV 89053		
Postal Product:	First-Class Mail <sup>®</sup>		
Extra Services:	Certified Mail™		
	Return Receipt Electronic		
Shipment Details			
Weight:	1.0oz		
Recipient Signature			
Signature of Recipient:	Marian for Kellegen Mitted IVAN GALLEGODS		
Address of Recipient:	Normal PO Box 530778		

Note: Scanned image may reflect a different destination address due to Intended Recipient's delivery instructions on file.

Thank you for selecting the United States Postal Service<sup>®</sup> for your mailing needs. If you require additional assistance, please contact your local Post Office<sup>™</sup> or a Postal representative at 1-800-222-1811.

Sincerely, United States Postal Service<sup>®</sup> 475 L'Enfant Plaza SW Washington, D.C. 20260-0004



Dear Customer,

The following is the proof-of-delivery for tracking number: 774565082241

Delivery Information:			
Status:	Delivered	Delivered To:	
Signed for by:	R.RICHARD SMALL	Delivery Location:	
Service type:	FedEx Standard Overnight		
Special Handling:	Deliver Weekday		LAS VEGAS, NV,
		Delivery date:	Dec 22, 2023 10:48
Shipping Information:			
Fracking number:	774565082241	Ship Date:	Dec 21, 2023
		Weight:	
Recipient:		Shipper:	
LAS VEGAS, NV, US,		LAS VEGAS, NV, US,	
LAS VEGAS, NV, US,			
Reference	NOV 9946		

FedEx Express proof-of-delivery details appear below; however, no signature is currently available for this shipment. Please check again later for a signature.

THIS PAGE INTENTIONALLY LEFT BLANK

# Atlas Holdings International LLC, and Joseph Yakubik, Individually (Construction Project #57391)

# Appeal of NOV #9979

# **Table of Contents**

Appeal of Hearing Officer's Order received June 25, 2024	1
Respondents' Amended Motion for Appeal, Discovery Opened, Continuance and Hearing Mast Re-Assignment, received June 25, 2024	
Air Quality's Motion for Issuance of Subpoena, received July 16, 2024	21
Hearing Officer's Order signed June 20, 2024	25
Letter Granting Continuance for NOV #9979 to the April 24, 2024 Hearing Officer Meeting, date March 21, 2024	
Request for Continuance dated March 18, 2024	31
NOV #9979 Issued March 7, 2024	33
Exhibit A – Penalty Calculation Table	38
Exhibit B – E-mail Correspondence dated January 9, 2024	39
Exhibit C – Air Quality Construction Site Inspection Form #137213, dated January 10, 2024	43
Exhibit D – Digital Photographs 1 through 13	44
Exhibit E – Acreage Map: Showing size of unpermitted soil disturbance from construction activities observed on January 10, 17, and 22, 2024	51
Exhibit F – Map 1: Showing approximate location of dry, powdery soil conditions within 1,00 feet of a residential area on January 10, 2024	
Exhibit G – Air Quality Notice of Noncompliance for January 10, 2024	53
Exhibit H – Air Quality Construction Site Inspection Form #137294, dated January 17, 2024	56
Exhibit I – Map 2: Showing approximate location of dry, powdery soil conditions within 1,00 feet of a residential area on January 17, 2024	
Exhibit J – E-mail Correspondence, dated January 19, 2024	58

Exhibit K – Air Quality Construction Site Inspection Form #137340, dated January 22, 2024	.61
Exhibit L – E-mail Correspondence, dated January 22, 2024	. 62
Exhibit M – E-mail Correspondence, dated February 2, 2024	.65
United States Postal Service Certified Mail Delivery Receipt for NOV #9979 to Joseph Yakubik, dated March 21, 2024	
United States Postal Service Certified Mail Delivery Receipt for NOV #9979 to Global Equity Holdings, Inc., Manager and Registered Agent for Atlas Holdings International LLC, dated Marc 21, 2024	
Federal Express Delivery Receipt for NOV #9979 to Joseph Yakubik, Atlas Holdings Internation LLC, c/o Jarrod L. Rickard, Semenza Rickard Law, dated March 11, 2024	



## REQUEST FOR HEARING BEFORE THE CLARK COUNTY AIR POLLUTION CONTROL HEARING BOARD

	Appeal of Hearing Officer's Order
Date	of Appeal: June 24, 2024
	(MUST DE WILTIT TO DAYS OF TECEIPT OF TREATing Officer Order)
Notic	e of Violation # 9979 Hearing Date: June 17, 2024
Hear	ing Officer: Holly Fic
	e, address, telephone number of Appellant:
Name	
م ما ما م	(Please print) C/O Right Lawyers 600 S. Tonopah Dr. Suite 300 Las Vegas NV 89106
Addre	bhone: 702-445-4425 Fax: NA
Emai	rock@rightlawvers.com
	r person or persons authorized to receive service of notice:
Name	e(Please print)
Addre	
Telep	hone: Fax:
Email	:
Туре	of business or activity and location of activity involved in the request:
Dev	velopment / Construction
-	
Reas	on for appeal: 🔲 Facts alleged 📋 Penalty assessed 🔳 Both
Provid	de a detailed explanation of the reason for your appeal:
	on supporting appeal is attached.

()»


6. An application filing fee of \$140.00 must accompany this application. This fee is non-refundable. Please make check payable to Division of Air Quality or DAQ and mail to 4701 W. Russell Road, Suite 200, Las Vegas, NV 89118.

The appellant or a representative of the appellant must be present at the hearing board meeting to answer any questions by the Air Pollution Control Hearing Board Members. **Please include any supporting documentation with this form for distribution to the respective board members.** 

I affirm that all statements made on this application are true and complete to the best of my knowledge.

Lachla 9

\_\_\_\_\_\_\_ 6/24/2024

Printed Name: Rock Rocheleau

Signature: \_\_\_\_

Title: Attorney for Atlas Holdings International LLC & Joseph Yakubik

#### FOR OFFICE USE ONLY

Application Received on	June	25.2024		
Application Fee \$140.00 -	0	1=7019	Received Date:	6/25/2024

Revised 4/17/2020

Page 2 of 2



Clark County Nevada Department of Environment and Sustainability 4701 W Russell Road, Suite 200, Las Vegas, NV 89118 Phone (702) 455-5942 Fax (702) 383-9994 AirQuality@clarkcountynv.gov

RECEIPT

ATLAS HOLDINGS INTERNATIONAL LLC & JOSEPH YAKUBIK, INDIVIDUALLY C/O ROCK ROCHELEAU ESQ., 600 E. TONOPAH DR, #300 LAS VEGAS, NV 89106

**Due Date Invoice Type** Invoice # **Invoice Date Invoice By** DUST CONTROL ENFORCEMENT 6/25/2024 068777 6/25/2024 GREEN Fee Total Fee Code **Quantity Description** \$140.00 AGHB01 \$140.00 1.00 HEARING BOARD REQUEST (\$140.00) PAYMENT 06/25/2024 CHECK (7019)

Notes:	NOV #9979, Hearing Officer Appeal, Submitted 6/25/2024	Subtotal:	\$140.00
		Paid:	(\$140.00)
		Adjustments:	\$0.00
		Balance Due:	\$0.00

THIS PAGE INTENTIONALLY LEFT BLANK

	Received 6/25/2024 @ 3:52 PM From: Atty: Rock Rocheleau S. Rogge, Admin Secretary
1 2	ROCHELEAU LAW GROUP
3	dba RIGHT LAWYERS Rock Rocheleau, Esq. RECEIVED CC DAQ
4	Nevada Bar No. 15315 2024 JUN 25 PN3:52
5	rock@rightlawyers.com
6	Las Vegas, Nevada 89106
7	702-914-0400 Attorneys for Respondents
8	
9	<b>BEFORE THE AIR POLLUTION CONTROL HEARING BOARD</b>
10	CLARK COUNTY, NEVADA
11	4
12	In the Matter of the Notice of Violation #9907, #9946, #9979, #10008
13	#9907, #9940, #9979, #10000
14	
15	Issued To:
16	Assured Development, Inc., Atlas Holdings International, LLC, Joseph
17	Yakubik, Individually, and
18	Darcie Yakubik, Individually,
19	Respondents,
20	AMENDED MOTION FOR APPEAL, DISCOVERY OPENED, A
21	CONTINUANCE, AND HEARING MASTER RE-ASSIGNMENT,
22	Respondents, through Rock Rocheleau, Esq., files this amended motion
23	
24	requesting; 1) An appeal of NOVs #9907, #9946, #9979, and #10008, 2)
25	Respondent be allowed to request discovery, and 3) A hearing master re-
26	assignment if the NOVs are being remanded to a hearing master. This request is
27 28	made on the points and authorities listed below.

## **INTRODUCTION**

1

2 Respondents should be afforded the right to place facts, testimony, evidence, 3 and law before an "impartial" hearing master. Unfortunately, Hearing Master 4 Holly Fic (Fic) is not impartial to the Respondents. Fic does not believe Air Quality 5 6 enforcement officers (AQ) selectively enforcing regulations against Respondent is 7 a relevant defense for Respondent. The Supreme Court of the United States, and 8 the Nevada Supreme Court disagree with Fic. Selective enforcement is a 9 10 constitutional violation and if proven is a relevant defense to the violations 11 Respondents were charged with. First, if selective enforcement is proven, it needs 12 to stop because it is a constitutional violation. Second, if selective enforcement is 13 14 proven, it shows bias. And the testimony of a biased AQ enforcement officer should 15 be disregarded. Also, Fic does not see AQ enforcement officers trespassing on 16 Respondents' private property as a relevant defense. Again, the Supreme Court, 17 18 and the Nevada Supreme Court disagree with Fic. Violating the Respondents' 19 fourth amendment rights by illegally searching is completely relevant to 20 Respondents' defense. First, if there was an illegal search, all the evidence obtained 21 22 during the search would be inadmissible. Second, a purposeful illegal search could 23 support bias by AQ. A showing of bias should also lead to any subjective testimony 24 by AQ being disregarded. If Respondent shows AQ selective enforced Responded 25 26 or are bias to Respondent, then only objective evidence of a violation should be 27 considered. 28

- 2 -

Because of Fic's bias she denied Respondents request for any discovery 1 2 This decision should be reversed. related to his selective enforcement. 3 Respondents are allowed to present relevant evidence. Fic's discovery ruling 4 should be reversed because it violates the principles to due process. 5 6 All judges are required to be impartial. When a judge is found not to be 7 impartial, they are to be removed from the proceeding. Therefore, Fic's decision 8 on NOV #10008 should be reconsidered by a new hearing master, her ruling 9 10 preventing discovery should be reversed, the June 17th hearing for the other 11 violations should be continued until the discovery is received, and any future 12 hearings on Respondents' violations should be heard by a new hearing master. 13

### STATEMENT OF FACTS

In 2022, Assured Development Inc. (Assured) applied for and received a 16 Dust Control Permit (DCOP) #50962. The DCOP was for a project consisting of 17 18 six one-acre custom homes. In July 2023, Assured applied for a closure of DCOP 19 #50962. Assured's contract for grading of the six custom home lots was compete 20 and all lots had been sold to new owners. Air Quality (AQ) did an inspection and 21 22 believed the site did not BMP 11 Long-Term stabilization. AQ sent the inspection 23 report to Joseph Yakubik (Yakubik), who was the responsible party for all the 24 NOVs related to this matter. AQ asked Yakubik to stabilize part of the right aways 25 26 with gravel. 27

- 3 -

28

14

15

1	Yakubik then received emails from AQ staff pointing out where he
2	personally resided, making false accusations about property ownership and
3	statements that appeared to be skewed. Due to the nature of this communication
4 5	and the posture of AQ, Assured and Yakubik immediately retained counsel. This
6	
7	infuriated AQ staff, and rather than correspond with Yakubik's counsel, AQ staff
8	began to inundate Yakubik with emails and countless "routine inspections." AQ
9	staff later stated, if Yakubik would have simply met AQ staff on site, he would have
10	been treated differently. Over the course of 30 days, AQ fined Assured, and
11 12	Yakubik (as an individual), \$5,000, under Notice of Violation (NOV) #9907, for
12	failing to "long term" stabilize the soil on a close out.
14	In November 2023, AQ received a DCOP permit for Atlas Holdings
15	
16	International LLC (Atlas) for two one-acre custom homes. From November 2023
17	until December 2023 AQ fined Atlas and Yakubik (as an individual) \$5,937.50
18	under NOV #9946 for failing to control best available control measures for loose
19 20	dirt and soil. Yakubik disagreed with these fines and believed his contractors were
21	following the guidelines. These violations should have been issued to the active
22	DCOP #50962 on the property, and not to Atlas.
23	
24	During January 2024, AQ fined Atlas and Yakubik (as an individual) an
25	additional \$4,000 under NOV #9979 for failing to control best available control
26 27	measures for loose dirt and soil. Again, Yakubik disagreed with these fines.
28	
	- 4 -

NOV hearings were scheduled and then continued at the request of Yakubik's 1 2 attorney. Yakubik's attorney had become ill and was physically unable to perform 3 his duties. Within a few hours of the hearing being rescheduled, Katrinka Byers 4 (Byers) was witnessed trespassing on Yakubik's personal residence. She was 5 6 taking pictures of Yakubik's back yard. Yakubik's private home is across the street 7 from the properties Assured and Atlas were developing. Yakubik's private home 8 was completed in 2021 and was not under any active DCOP. 9 10 The following day on January 17, 2024, AQ specialist David Dean (Dean) 11 and Katrinka Byers (Byers) were caught trespassing on Yakubik's private property. 12 Dean and Byers showed up on Yakubik's property for what they stated was a

Dean and Byers showed up on Yakubik's property for what they stated was a "routine inspection". There was nothing routine about their inspection. Dean and Byer admit on police body camera's the trespass was not a routine inspection, but instead in response to Yakubik's attorney requesting another continuance of the Assured and Atlas NOVs. NOVs that had nothing to do with Yakubik's private residence.

Dean and Byers were asked to leave. They refused. Henderson Police were called, and Dean and Byers were commanded to leave the property and to not return to any property Yakubik owned. Over the next 30 days, AQ fined Yakubik (as an individual) \$4,000 under NOV #9981 for loose dirt and soil at his home. Yakubik disagreed because he was not disturbing more than .25 acres of soil.

- 5 -

On April 24, 2024, Yakubik attended an NOV hearing for Assured NOV 1 #9907, Atlas NOVs #9946, #9979, and Yakubik NOV #9981. Yakubik requested 2 3 documents from AQ to prepare for the hearing. District Attorney Catherine 4 Jorgensen (Jorgensen), representing AQ, forwarded Yakubik a spread sheet with 5 Some of the documents supported Yakubik 6 some of the documents requested. 7 position that AQ has permitted the stabilization of roadway shoulders with water 8 and did not require gravel. 9

Yakubik asked questions about AQ's decision process when allowing 10 11 DCOPs to close out with water or gravel. The line of questioning was attempting 12 to show Assured was not in violation, AQ has a widely applied standard of 13 stabilization of roadway shoulders with water and was selectively enforcing 14 15 regulations against Yakubik. If proven, this would be selective enforcement and a 16 violation of Yakubik's constitution rights. If proven, this would show AQ 17 18 inspectors had a bias against Yakubik. And if there was bias, AQ inspector 19 testimony would be non-creditable. 20

Fic presided over the NOV hearing. Fic showed frustration with this Yakubik's line of selective enforcement questioning. Fic stated, "Would need more than pictures to see selective enforcement." She said, "can't make that leap without evidence other than pictures." See hearing recording @.26. Fic stated Yakubik can continue however she is "Not persuaded by pictures" and will "Need more information (evidence).". Yakubik then mentioned he was willing to bring in those

- 6 -

witnesses or documents and requested a continuance. Fic was annoyed at the 1 request, often sighing, and rolling her eyes, and stated more evidence would not be 2 3 helpful because she already had an opinion on the matter. See @7:07. These 4 comments were all made prior to Assured or Yakubik even starting their testimony 5 6 or defense. These comments were all made after Yakubik asked AQ's first witness 7 four or five questions. Yakubik cited law supporting the legal defense of selective 8 enforcement. Yakubik re-stated the concern of bias with AQ testimony. Yakubik 9 10 continued to show Fic pictures and evidence showing AQ allowed all the other 11 DCOPs in that area, including his own residence across the street, to close out 12 without gravel. Yakubik even showed Fic a picture of Dean's personal residence 13 14 which recently closed out a DCOP. And closed out without the use of gravel. 15 Fic was stunned Yakubik would show a picture of the front yard of Dean. Fic 16 found this line of questioning "inappropriate" and "Not going to take this into 17 18 consideration", "Not even considering it." See @57:08. Fic stated, "I don't 19 understand how retaliation is going to have any relevance." See @1:14:58. Fic 20 states, "I'm not persuaded by it (retaliation)", it's a waste of time. I don't hear any 21 22 evidence the fact the violation didn't occur.". She stated, "Regardless of retaliation 23 the violation did occur." See @1:14:58. "I'm heading into the direct the violation 24 See @1:16:43. These comments were all made prior to the 25 did occur." 26 respondents even providing testimony. These statements show Fic's 27 28

- 7 -

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

1

# conclusionary position and foreclosing her decision process to hearing the evidence.

Yakubik pointed out if there is retaliation, there could be a finding of selective enforcement and bias. If there is bias, then the testimony of the AQ specialists must be disregarded and only objective evidence of a violation occurring should be considered. Fic quicky responded, "I'm finding no evidence of bias". See @1:17:12. Fic stated, "Let's move on from the retaliation." See @1:17.27. Yakubik stated he would not move on from asking questions that could prove selective enforcement was occurring. Fic then looked at Jorgenson, rolled her eyes upward and groaned in a manner to show this was wasting her time.

Yakubik, Fic, and Jorgensen reached an impasse at the April NOV hearing. More time was needed to finish. Additionally, Jorgenson failed to provide Yakubik with all the documents requested. It was agreed a new hearing date would be chosen. And it was implied Jorgensen would provide Yakubik the documents he had previously requested in time for the new hearing date.

In March 2024, Byer fined Atlas and Yakubik (as an individual) \$1,250 under
NOV #10008 for loose and dry soil. The violation hearing was scheduled for May
23, 2024. This hearing was only related to NOV #10008. The hearing for the other
NOVs had not been scheduled yet. Yakubik still had not received the requested
documents from Jorgenson, which could help show selective enforcement.
Yakubik filed a timely request to continue the NOV #10008 hearing, until after

- 8 -

6

7

8

9

10

11

12

13

1

discovery could be completed. On the day before the hearing, Jorgenson filed her response to Yakubik's request for discovery and continuance.

At the May NOV hearing, Yakubik's request to continue the hearing was denied. Additionally, Fic agreed with Jorgenson that discovery of documents related to selective enforcement were not relevant. Fic stated, "I was not persuaded by the selective enforcement argument. If that is what the discovery is intended, then I will deny that." See @1:21. "I'm not willing to allow discovery on selective enforcement." See @1:29. Fic stated, "I don't see selective enforcement and I don't find it's relevant." See @1:30:36. Yakubik cited selective enforcement case law confirming it can be a valid defense. Fic disagreed. Yakubik objected to this 14 decision. Fic proceeded with the hearing.

15 Two questions into Yakubik's questioning of AQ specialist Byers, Fic 16 (without Jorgenson stating an objection) objected to Yakubik's question about 17 18 Byers trespassing on Yakubik's private property. Fic stated, "I don't understand 19 this line of questioning. I don't determine trespass issues." See @1:58:52. Fic 20 stated, "I don't find the line of questioning is appropriate." Fic stated, "How do 21 22 they (AQ) even do their job? What's the point of AQ if they cannot go on a 23 property." See @1:59:39. Yakubik cited the Nevada law on trespass. 24 stated the AQ regulations even require AQ to obtain search warrants if access to a 25 26 property is denied. Jorgensen confirmed the property in question did not have a 27 DCOP. Yakubik explained the AQ rules providing property procedures for entering 28

- 9 -

Yakubik

11

12

13

14

15

16

17

18

19

20

21

22

23

27

28

1

property when access is denied. Yakubik explained how trespass, if proven, could be an illegal search and any evidence obtained through the search would not be admissible. Fic stated, "I'm not considering issue of trespass." See @2:04.

Yakubik's remaining line of questioning was moot. It was obvious at this point Fic had made her decision. Fic ultimately found Yakubik was in violation of NOV #10008. Yakubik filed a timely appeal to the decision of NOV #10008.

Fic scheduled June 17 as to hear the remaining NOVs filed against Yakubik; NOVs #9907, #9946, #9979, and #9981. Yakubik filed a motion to the board requesting a continuance of the June 17 hearing, requesting discovery to be open, and requesting a new hearing master to be appointed. The board hearing was scheduled for August 7, 2024.

At the June 17 hearing, Yakubik shared the claims of relief requested in the motion filed with the board. Yakubik asked Fic to stay the June 17 hearing until the board heard his motion. Fic denied Yakubik's request and herd testimony regarding the other violations. Yakubik placed his objection on the record, citing his inability to put forth a full defense because AQ refused to disclose requested discovery, and Fic not being impartial. Fic continued with the hearing.

At the end of the hearing, Fic found the violations in #9907, #9946, and #9979 occurred. Fic order Yakubik to pay the fines imposed. Fic found the violation in NOV #9981 did not occur.

Yakubik files this amended motion to be heard by the board.

- 10 -

1	LEGAL ARGUMENT
2	I. The AQ regulatory board has the authority to address each of
3	respondents' requests.
4	Air Quality Regulation (AQR) 7.3(e)(1) allows for an appeal of a hearing
5	officer's order, as long as filed within 10 days. Fic's order regarding NOV #10008
6 7	was filed on May 29, 2024. Respondents' appeal of NOV #10008 was filed timely.
8	Fic's order regarding NOVs #9907, #9946, and #9979 was filed June 20, 2024.
9 10	Respondents' appeal of NOVs #9907, #9946, and #9979 was filed timely.
11	AQR 7.5(e) states the hearing board shall hear all appeals and may order the
12	affirmation, modification, or reversal of any action taken by a hearing officer.
13 14	II. Respondents should be reassigned a new hearing master because hearing master Fic is not impartial.
15 16	"A judge is presumed to be impartial. See Ybarra v. State, 127 Nev. 47, 51,
17	247 P.3d 269, 272 (2011). A judge must "act at all times in a manner that promotes
18 19	public confidence in the impartiality of the judiciary." See NCJC Rule 1.2. A
20	judge shall perform duties without bias or prejudice, not use words or conduct
21	manifesting bias. See NCJC Rule 2.3(A)-(C). A judge who "entertains actual bias
22	or prejudice for or against one of the parties" must NOT preside over a proceeding.
23	See NRS 1.230(1). If a "judge's impartiality might reasonably be questioned," then
24 25	that judge should be disqualified. See NCJC Rule 2.11(A), and Roe v. Roe, 535
26	
27	P.3d 274 (Nev. App. 2023).
28	- 11 -

1

These same rules must apply to a hearing master because hearing masters are quasi-judges. Hearings masters are given the authority to adjudicate cases the same as a judge would. Hearing masters are given the authority to weigh evidence, to judge credibility, and to make final determinations that hold the same authority as an elected or appointed Judge. A District Court judicial holds the hearing master's decisions to the same standards as an elected or appointed Judge.

Here, Fic's impartiality can be reasonably questioned. Fic stated on the 9 record, multiple times, that selective enforcement is not relevant. Fic stated 10 11 Yakubik can continue however she is "Not persuaded by pictures" and will need 12 more information (evidence). Yakubik then mentioned he was willing to bring in 13 14 those witnesses or documents and requested a continuance. See @7:07. Fic 15 stated, "I don't understand how retaliation is going to have any relevance." See 16 @1:14:58. Fic states, "I'm not persuaded by it (retaliation). It's a waste of time. I 17 18 don't hear any evidence the violation didn't occur. Regardless of retaliation the 19 violation did occur." See @1:14:58. "I'm heading into the direct the violation did 20 21 occur." See @1:16:43.

Respondents explained selective enforcement defense is a recognized defense to civil and criminal prosecutions. See *United States v. Berrios*, 501 F.2d 1207, 1211 (2d Cir. 1974). Which states the elements as; 1) others similarly situated have not generally been proceeded against because of conduct of the type forming the basis of the charge against him, 2) he has been singled out for

- 12 -

prosecution, and 3) that the government's discriminatory selection of him for prosecution has been invidious or in bad faith. Nevada also recognizes selective enforcement under the language of "arbitrary and discriminatory enforcement". See *Bent Barrel, Inc. v. Sands*, 373 P.3d 895, Footnote 8 (Nev. 2011). Fic refused to accept any of these positions as valid defenses to the violations not occurring.

Respondents even explained how selective enforcement can be seen as bias
and how bias is relevant to any witness testimony. Bias is relevant in the credibility
of all witnesses. Bias, impeachment, and character are standards used to diminish
the credibility of a witness's testimony. Bias is even more relevant to enforcement
officers. See NRS 289.823 which requires all law enforcement officials to
recognize officers who show bias because if an enforcement officer is shown to be
biased, their testimony is not creditable. Fic didn't believe bias had any relevance,
"I'm finding no evidence of bias." See @1:17:12.

Fic also did not find Respondents' line of questioning on trespassing not relevant. Fic stated, "I don't understand this line of questioning. I don't determine trespass issues." See @1:58:52. Evidence derived from an illegal search is inadmissible because the evidence was tainted by the illegality. See Richardson v. Nevada, 86510 (Nev. May 15, 2024). An illegal trespass would be an illegal search. Therefore, AQ's evidence would be inadmissible. Fic did not find the trespass relevant and seemed amazed Air Quality staff did not have the authority to enter any property they wanted. Fic stated, "How do they (AQ) even do their 

- 13 -

1	job? What's the point of AQ if they cannot go on property." See @1:59:39.	
2	Yakubik cited AQ Regulation 4.1(d)(2) which advises AQ to apply for a search	
3	warrant when access to property is denied. Fic ended the conversation by stating,	
4 5	"I'm not considering the issue of trespass." See @2:04.	
6 7	Its clear Fic is not able to be impartial and will not allow the Respondents	
8	the opportunity to put forth valid defenses. Ms. Fic has foreclosed her mind to any	
9	facts, testimony, or evidence, related to selective enforcement, bias, or illegal	
10	search. Like in <i>Roe v. Roe</i> , Fic's ability to be impartial is reasonably questioned. Therefore, a new hearing master should be appointed to hear all evidence which	
11		
12		
13	supports Respondents' defenses.	
14	III. Respondents should be allowed discovery because due process	
15	rules of fairness require it.	
16	Prior to the April hearing Jorgenson had provided some documents in	
17 18	response to Respondents' discovery requests. For the May hearing, Jorgenson	
19	objected to anymore discovery. Citing Dutchess Bus. Servs. The Dutchess Court	
20		
21	states the Nevada's rules of procedure may not apply to administrative hearings,	
22	and Nevada's Administrative Procedure Act may not make a provision for	
23	discovery. However, the due process guarantees of fundamental fairness still apply.	
24	See Dutchess Bus. Servs. v. Bd. of Pharmacy, 191 P.3d 1159, 124 Nev. 701 (Nev.	
25		
26	2008). The Dutchess court states that even though standard discovery may not be	
27	standardly available, a mechanism for obtaining evidence is necessary for	
28		
	- 14 -	

- 14 -

fundamental fairness of due process. The Dutchess court stated because a mechanism for discovery was available there was due process. That is not the case in this matter. Fic sided with Jorgenson and denied Respondents' request for any discovery or evidence related to selective enforcement; "I'm not willing to allow discovery on selective enforcement." See @1:29. This is a violation of Respondents' rights to fairness and due process.

Fic's discovery ruling makes it impossible for Respondents to provide a selective enforcement defense. Respondents are attempting to show selective enforcement by showing AQ allowed all others DCOPs to close out without gravel. Fic states she would need more discovery to be persuaded by this argument. The Respondents' only chance to prove this claim is to have access to AQ files and to disclose what other DCOPs were allowed to close out with. One such document was disclosed at the April hearing. Respondents believe there are more.

With Fic denying the request for more documents, while stating she would need to see more documents (evidence) to be persuaded by this argument, there is no question Fic's impartiality is affecting Respondents right to due process.

Fic's denial of discovery causes great prejudice to Respondents. AQ 7.5(f) states a hearing masters' order is heard "de novo" by the board. This means no new evidence or testimony is heard. Then, if Respondents decided to appeal the Board's decision, it also would be de novo. NRS 233B.135(1)(B) states the judicial review is confined to the record. With Fic denying Respondents request for documents,

- 15 -

1	which could show selective enforcement, she is denying Respondent's the ability		
2	to ever show selective enforcement.		
3	Fic's denial of discovery should be overturned. Respondents request for		
4	documents should be granted.		
6			
7	IV. Respondents request an appeal of NOVs #9907, #9946, 9978, and #10008 because of no discovery, and Fic's impartiality.		
8	Air Quality Regulation (AQR) 7.3(e)(1) allows for an appeal of a hearing		
9	officer's order, as long as filed within 10 days. Fic's order regarding NOV #10008		
10 11	was filed on May 29, 2024. Fic's order regarding NOVs #9907, #9946, and #9979		
12	was filed June 20, 2024, Respondents request is timely. Fic did not find selective		
13			
14	enforce, bias, or an illegal trespass relevant to Respondents' defenses. Fic denied		
15	Respondents the opportunity to present evidence when she denied their request for		
16	discovery. Therefore, Respondent is requesting the appeal on NOVs #9907, #9946,		
17	#9979, and #10008.		
18	May 31, 2024		
19	Widy 51, 2024		
20	L. Laplan		
21 22			
22	Rock Rocheleau, Esq. Nevada Bar No. 15315		
23 24	Attorney for Respondents		
25			
26			
27			
28			
	- 16 -		
	020		

П		
	Received via email on 7/16/2024 @ 2:20 PM From: Catherine Jorgenson	
	S. Rogge, Admin. Secretary	
1	STEVEN B. WOLFSON District Attorney	
2	CIVIL DIVISION State Bar No. 001565	
3	By: CATHERINE JORGENSON Chief Deputy District Attorney	
4	State Bar No. 006700 500 South Grand Central Pkwy.	
5	Las Vegas, Nevada 89155-2215 (702) 455-4761	
6	Fax: (702) 382-5178 E-Mail: Catherine.Jorgenson@ClarkCountyDANV.gov	
7	Attorneys for Clark County Air Quality	
8	<b>BEFORE THE AIR POLLUTION CONTROL HEARING BOARD</b>	
9	CLARK COUNTY, NEVADA	
10	In the Matter of the Notices of Violation ) Nos. 9907, 9946, 9979, 9981, and 10008, )	
11	Nos. 9907, 9946, 9979, 9981, and 10006, 1         )       Date of Hearing:         )	
12	Assured Development, Inc., Atlas Holdings International LLC, Joseph	
13	Yakubik, Individually, and Darcie ) Yakubik, Individually, )	
14	Respondents.	
15	MOTION FOR ISSUANCE OF SUBPOENA	
16	Clark County Department of Environment and Sustainability, Division of Air Quality	
17 18	("Air Quality") submits this Motion for Issuance of Subpoena to obtain documentary	
10	evidence related to the appeals of Notices of Violation ("NOV") Nos. 9907, 9946, 9979,	
20	9981 and 10008 that are in the custody and control of Respondents Assured Development,	
21	Inc. ("Assured"), Atlas Holdings International LLC ("Atlas"), Joseph Yakubik or Darcie	
22	Yakubik. This Motion is based on the points and authorities submitted herewith and oral	
23	argument of counsel at the hearing on these matters.	
24	POINTS AND AUTHORITIES	
25	After several continuances, NOVs 9907, 9946, 9979, and 9981 came before the	
26	Hearing Officer on April 24, 2024 and again on June 17, 2024. The Hearing Officer	
27	determined that violations of Clark County Air Quality Regulations ("AQR") occurred in	
28	NOVs 9907, 9946, and 9979 and assessed penalties for those violations. For NOV 9981, the	

1	Hearing Officer determined that no violation occurred. NOV 10008 was heard on May 23,		
2	2024. The Hearing Officer determined that AQR violations occurred and assessed a penalty.		
3	After the Hearing Officer issued orders for each of these NOVs, they were all timely		
4	appealed in a	accordance with AQR Subsections 7.3(e) and 7.5. Assured, Atlas, and the	
5	Yakubiks appealed NOVs 9907, 9946, 9979, and 10008, as applicable, and Air Quality		
6	appealed NOV 9981.		
7	AQR 7.5(f) states that an appeal of a hearing officer order "shall be heard 'de novo'		
8	(i.e. from the beginning), with testimony and exhibits presented and the appeal conducted in		
9	the same manner as before the Hearing Officer." Because these matters will be heard "de		
10	novo" by this Board, Air Quality seeks relevant documentary evidence that may be in the		
11	custody and	control of Respondents. This Board has the authority to issue subpoenas for	
12	documents pursuant to NRS 445B.350(4) and NRS 445B.500. Accordingly, Air Quality		
13	requests a subpoena be issued to Respondents for the following:		
14	1.	Records related to the formation, management, and dissolution, if applicable, of Assured; Atlas; Milan Customs LLC; and Global Equity Holdings, Inc.	
15		These businesses have been or are the owners of the subject real property, holders of dust control operating permits for the subject construction sites.	
16		and/or their agents. Among other things, Air Quality is seeking to clarify which individuals effectively control or controlled these businesses.	
17	2.	Video and/or audio recordings from all cameras mounted on the Yakubiks'	
18		residence that is the subject of NOV 9981 showing the property outside the house from January 16, 2024 through April 30, 2024 during daylight hours.	
19		Among other things, Air Quality is seeking this information to ascertain the validity of statements and arguments put forward by Respondents.	
20	3.	Video and/or audio recordings made by Mr. Yakubik on his phone or by other	
21		means and video and/or audio recordings made at the direction of any of the Respondents that show Air Ouality staff on the subject properties from July 1,	
22		2023 through May 31, 2024. Among other things, Air Quality is seeking this information to ascertain the validity of statements and arguments put forward	
23		by Respondents.	
24	4.	Complete copies of all bodycam footage and other documents that, upon information and belief, the Yakubiks received from the City of Henderson for	
25		an incident that occurred on January 19, 2024 at the Yakubiks' residence that is the subject of NOV 9981. Among other things, Air Quality is seeking this	
26		information to ascertain the validity of statements and arguments put forward by Respondents.	
27			
28	/ /	/	
		2 of 3	
		022 013	

1	CONCLUSION
2	Based on the foregoing, Air Quality respectfully requests that the Board grant its
3	motion and issue a subpoena for the documentary evidence requested above.
4	DATED this 16 <sup>th</sup> day of July, 2024.
5	STEVEN B. WOLFSON
6	DISTRICT ATTORNEY
7	By: <u>/s/ Catherine Jorgenson</u> CATHERINE JORGENSON
8	Deputy District Attorney State Bar No. 005891
9	500 South Grand Central Pkwy. 5 <sup>th</sup> Flr. Las Vegas, Nevada 89155-2215 Attorney for Clark County Air Quality
10 11	
11	
12	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	3 of 3 023

THIS PAGE INTENTIONALLY LEFT BLANK

1	BEFORE THE AIR POLLUTION CONTROL HEARING OFFICER		
2	CLARK COUNTY, NEVADA		
3			
4	In the Matter of the Notice of Violation #9979 ) ORDER		
5	ATLAS HOLDINGS INTERNATIONAL LLC )		
6	and JOSEPH YAKUBIK, Respondents.		
7			
8	The above-entitled matter was heard on June 17, 2024, before Hearing Officer Holly		
9	Fic on the Contested Docket. Representatives of both the Clark County Department of		
10	Environment and Sustainability, Division of Air Quality (Air Quality) and ATLAS		
11	HOLDINGS INTERNATIONAL LLC and JOSEPH YAKUBIK (ATLAS HOLDINGS and		
12	YAKUBIK) appeared, testified and submitted evidence for consideration by the Hearing		
13	Officer. Having considered the evidence presented at the hearing, the Hearing Officer hereby		
14	finds and orders as follows:		
15	1. Notice of Violation (NOV) #9979 was issued by Air Quality to Respondents		
16	ATLAS HOLDINGS and YAKUBIK on March 7, 2024 for alleged violation(s) of the Clark		
17	County Air Quality Regulations (AQRs) at the 732 & 724 Naples   729 Milan construction		
18	site, located at 732 North Naples Street, 729 North Milan Street, and 724 North Naples Street,		
19	in Clark County, Nevada. The violation(s) alleged in the NOV include:		
20	(a) Violation of AQR Sections 94.13(a) and (b) for failing to employ Best		
21	Available Control Measures and comply with soil stabilization standards 24 hours a		
22	day, seven days a week; and		
23	(b) Violation of AQR Section 94.4.1(a) for failing to obtain a Dust Control		
24	Operating Permit prior to commencing construction activities.		
25	2. The penalty recommended by Air Quality in NOV #9979 was \$4,000.00.		
26	111		
27	111		
28			
	0.05		
1	025		

1	3. The Hearing Officer finds that the violation(s) alleged in NOV #9979 occurred	
2	in that ATLAS HOLDINGS and YAKUBIK violated AQR Sections 94.13(a) and (b) on	
3	January 10 and 17, 2024, and AQR Section 94.4.1(a) on January 10, 17, and 22, 2024.	
4	4. <b>IT IS HEREBY ORDERED</b> that ATLAS HOLDINGS and YAKUBIK pay a	
5	penalty of Four Thousand and no/100 Dollars (\$4,000.00) within 30 days of the date of this	
6	ORDER.	
7	5. ATLAS HOLDINGS and YAKUBIK have the right to appeal this ORDER to	
8	the Clark County Air Pollution Control Hearing Board. Any appeal of this ORDER shall be:	
9	$\ (1)$ in writing specifying the reasons for the appeal, (2) accompanied by a filing fee of One	
10	Hundred Forty and no/100 Dollars (\$140.00), and (3) received by Air Quality within ten (10)	
11	days of ATLAS HOLDINGS and YAKUBIK's receipt of this ORDER.	
12	DATED this 20th day of June, 2024.	
13		
14	Holly Fic (Jun 20, 2024 08:25 PDT)	
15	Holly Fic	
16	Hearing Officer	
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	026	



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

March 21, 2024

Rock Rocheleau, Esq. Right Lawyers Divorce & Custody Attorneys E-mail: <u>rock@rightlawyers.com</u> 600 South Tonopah Drive, Suite 300 Las Vegas, NV 89106

## Re: Granted Continuance for Notices of Violation (NOVs) #9907, #9946, #9979 & #9981 DCOP #50962, and Construction Project #57391 & #57592

Dear Mr. Rocheleau:

The Hearing Officer granted the request for continuance and the above matters have been rescheduled to be heard before the Air Pollution Control Hearing Officer at approximately 9:00 a.m. on April 24, 2024, in the **Presentation Room at the Clark County Building Department, 4701 West Russell Road, Main Entrance, Las Vegas.** (Use the double doors at the entrance closest to Ullom Drive on the northwest side of the parking lot.)

If you have any questions regarding these cases, please contact Catherine Jorgenson, Deputy District Attorney for the Office of the District Attorney/Civil Division of Clark County, Nevada via e-mail at <u>catherine.jorgenson@clarkcountyda.com</u>, or call 702.455.4761.

Sincerely,

pl x The

Pamela R. Thompson, Sr. Secretary Enforcement Division

PRT:pt

Cc: Joseph Yakubik, President, Assured Development, Inc. - Las Vegas, NV E-mail: joe@assurednv.com

From:	Catherine Jorgenson
To:	Shibi Paul; Anna Sutowska
Subject:	FW: Atlas Holdings LLC & Joseph Yakubik
Date:	Thursday, March 21, 2024 8:32:47 AM

FYI

From: Rock Rocheleau <rock@rightlawyers.com>
Sent: Thursday, March 21, 2024 8:30 AM
To: Catherine Jorgenson <Catherine.Jorgenson@clarkcountyda.com>; hollyf@mcfarlinglaw.com
Subject: RE: Atlas Holdings LLC & Joseph Yakubik

CAUTION: This email originated from an External Source. Please use caution before opening attachments, clicking links, or responding to this email. Do not sign-in with your DA account credentials.

I understand. Thank you for the quick response.

Rock Rocheleau, Esq. Right Lawyers **Divorce & Custody Attorneys** (702) 906-1672 Office



"BEST" Divorce Lawyers

2017 . 2018 . 2019 . 2020 2021 . 2022 . 2023

CONFIDENTIAL. This e-mail message and the information it contains is intended only for the named recipient(s) and may contain information that is a trade secret, proprietary, privileged, or attorney work product. This message is intended to be privileged and confidential communications protected from disclosure. If you are not the named recipient(s), any dissemination, distribution or copying is strictly prohibited. If you have received this e-mail message in error, please notify the sender at 702-914-0400 or by e-mail at rock@rightlawyers.com and permanently delete this message and any attachments from your workstation or network mail system.

Right Lawyers LLC / Rocheleau Law Group PC

From: Catherine Jorgenson <<u>Catherine.Jorgenson@clarkcountyda.com</u>
Sent: Thursday, March 21, 2024 8:27 AM
To: Rock Rocheleau <<u>rock@rightlawyers.com</u>>; <u>hollyf@mcfarlinglaw.com</u>
Subject: RE: Atlas Holdings LLC & Joseph Yakubik

Mr. Rocheleau,

Yesterday, on behalf of the Division of Air Quality, Mr. Yakubik and I, before he had obtained counsel, discussed his request to continue the four Notices of Violation (NOVs) scheduled for hearing today. After conferring with my client, I let Mr. Yakubik know that AQ would not oppose his request to continue all four NOVs. We also agreed that if the Hearing Officer granted his request, that the hearings would be continued to April 24<sup>th</sup>. I also made it clear that the decision to grant a continuance is the Hearing Officer's to make. Please be advised that Hearing Office Holly Fic was not involved in these discussions yesterday and, to my knowledge, has not agreed to grant the continuances. Once the Hearing Officer has had the opportunity to consider your client's request today and has made a decision, I will contact you and let you know the outcome.

If you have any questions, please contact me directly at (702) 455-3167.

Thank you,

Catherine Jorgenson Deputy District Attorney Office of the District Attorney/Civil Division Clark County, Nevada 702.455.4761 <u>Catherine.Jorgenson@ClarkCountyDA.com</u>

From: Rock Rocheleau <<u>rock@rightlawyers.com</u>>
Sent: Thursday, March 21, 2024 7:23 AM
To: <u>hollyf@mcfarlinglaw.com</u>; Catherine Jorgenson <<u>Catherine.Jorgenson@clarkcountyda.com</u>>
Subject: Atlas Holdings LLC & Joseph Yakubik

CAUTION: This email originated from an External Source. Please use caution before opening attachments, clicking links, or responding to this email. Do not sign-in with your DA account credentials.

Ms. Jorgenson & Ms. Fic,

I have been hired by Joseph Yakubik to represent him at the Air Quality hearing for violation notice #9907, #9946, #9979, and #9981. I've been informed a continuance from today's hearing was agreed to. Please let me know the new date and time. Thank you.

Rock Rocheleau, Esq. Right Lawyers **Divorce & Custody Attorneys** (702) 906-1672 Office


### **"BEST"** Divorce Lawyers

2017 . 2018 . 2019 . 2020 2021 . 2022 . 2023

CONFIDENTIAL. This e-mail message and the information it contains is intended only for the named recipient(s) and may contain information that is a trade secret, proprietary, privileged, or attorney work product. This message is intended to be privileged and confidential communications protected from disclosure. If you are not the named recipient(s), any dissemination, distribution or copying is strictly prohibited. If you have received this e-mail message in error, please notify the sender at 702-914-0400 or by e-mail at rock@rightlawyers.com and permanently delete this message and any attachments from your workstation or network mail system.

Right Lawyers LLC / Rocheleau Law Group PC

Joe Yakubik P.O. Box 530778 Henderson, Nevada 89053

March 18<sup>th</sup>, 2024

Holly Fic 6230 W Desert Inn Road Las Vegas, Nevada 89146 Catherine Jorgenson Office of the District Attorney 500 S Grand Central Parkway 5<sup>th</sup> Floor Las Vegas, Nevada 89155

Re: Request for Continuance NOV #9907 NOV #9946 NOV #9981

Mrs. Fic and Mrs. Jorgenson:

This letter shall serve as a request for continuance on the above referenced matters. We have recently been apprised that Mr. Yarmy is facing discipline hearings with the Nevada State Bar<sup>1</sup> this week and he advised us that it is likely that he may become disbarred at this hearing. Pairing this with Mr. Yarmy's health issues<sup>2</sup> and that we were recently apprised by Mrs. Jorgenson and her staff that our prior counsel was very unresponsive<sup>3</sup> we find it necessary that we retain competent counsel to represent the parties accordingly.

CC:

Additionally, we received notice this morning that NOV 9981 was also placed on the agenda for hearing this week. As we deny all the acquisitions in this complaint, a proper defense at such a hearing will require a reasonable time to prepare and todays notice does not provide for such time.

Furthermore, on March 12<sup>th</sup>, 2024, we had the opportunity to review bodycam footage of Henderson Police Department of events surrounding the above NOV's. Officers' bodycam footage contains David Dean and Katrinka Byers admissions and additional documentation that we feel is crucial to our defense and will be required at hearing. Per Henderson Police Department backlog, footage is not immediately available. We have processed our public requests order and await the production of the physical copies.

<sup>&</sup>lt;sup>1</sup> February 23, 2024 at an in person meeting Yarmy advised Yakubik that a hearing will be held the week of March 18<sup>th</sup>, 2024 in which the State Bar of Nevada will be reviewing circumstances surrounding State Bar order No. 77095. Yarmy advised Yakubik that is likely that he will be dis-barred for six to eighteen months.

<sup>&</sup>lt;sup>2</sup> Yarmy requested prior continuation due to neuropathy and health concerns

<sup>&</sup>lt;sup>3</sup> February 28, 2024 Yakubik met with Air Quality staff and was advised that on multiple occasions that Yarmy had failed to respond to their agency.

As of this time, no parties identified in the above referenced NOV's are represented by counsel and I request all future correspondence be sent to the address above.

I am available via telephone at 702-241-4040 or at the address above. Thank you in advance for your consideration of the request and we look forward to a timely resolution to the above referenced items.

Sincerely,

Joe Yakubik Personal Capacity As Owner 1028 Athens Ave As Manager of Atlas Holdings International, LLC

VIA: Fed Ex and Hand Deliver

cc: File



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

March 7, 2024

CERTIFIED MAIL #9489 0090 0027 6522 1271 08 Joseph Yakubik, Manager and Responsible Official E-mail: joe@assurednv.com P.O. Box 530778 Henderson, NV 89053

CERTIFIED MAIL #9489 0090 0027 6522 1271 15 Global Equity Holdings, Inc., Manager and Registered Agent for Atlas Holdings International LLC P.O. Box 530778 Henderson, NV 89053

FEDERAL EXPRESS TRK #775457458699 Joseph Yakubik Atlas Holdings International LLC c/o Jarrod L. Rickard, Semenza Rickard Law E-mail: <u>ilr@semenzarickard.com</u> 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145

#### **NOTICE OF VIOLATION #9979**

Clark County Department of Environment and Sustainability, Division of Air Quality (Air Quality) provides this notice to Atlas Holdings International LLC (Atlas Holdings) and Joseph Yakubik (Yakubik), individually, for the violation of the Clark County Air Quality Regulations (AQRs) as alleged below and recommends a civil penalty of Four Thousand and no/100 Dollars (\$4,000.00) be assessed as shown in the penalty calculation table attached hereto as Exhibit A and incorporated herein.

#### I. FACTS

A. Senior Air Quality Specialists Katrinka Byers (Byers) and Andrew Kirk (Kirk) discovered the alleged violations while performing follow-up inspections on January 10, 17, and 22, 2024, at the 732 & 724 Naples | 729 Milan construction project (parcel numbers 179-04-510-004,

179-04-510-005, and 179-04-510-006), located at 732 North Naples Street, 729 North Milan Street, and 724 North Naples Street, respectively, in Clark County, Nevada.

- B. On November 29, 2023, at approximately 11:27 a.m., Atlas Holdings and Yakubik submitted DCOP application #20914 for parcel numbers 179-04-510-003, 179-04-510-004, 179-04-510-005, and 179-04-510-006. On December 4, 2023, at approximately 8:29 a.m., and December 21, 2023, at approximately 2:55 p.m. Air Quality Supervisor Anna Sutowska (Sutowska) sent e-mail correspondence to Steven Yarmy (Yarmy), Lawyer for Yakubik and Atlas Holdings, inquiring why parcel number 179-04-510-003, located at 736 Naples Street, was being included in the application. Sutowska e-mailed Yarmy on January 9, 2024, at approximately 5:35 p.m., informing him that the application would be canceled if the requested information was not provided by Monday, January 15, 2024. The e-mail correspondence is attached hereto as Exhibit B and incorporated herein.
- C. On January 10, 2024, at approximately 11:30 a.m., Byers and Kirk (Staff) arrived at the 732 & 724 Naples | 729 Milan construction site to conduct a follow-up inspection within parcel numbers 179-04-510-004, 179-04-510-005, and 179-04-510-006. The inspection report is attached hereto as Exhibit C and incorporated herein. During Staff's inspection, they observed approximately 0.62 acres of dry, loose, and powdery soil conditions and approximately 2.2 acres of construction activities occurring without a Dust Control Operating Permit (DCOP) within parcel numbers 179-04-510-005, 179-04-510-006, and 179-04-599-023 (Public Right-of-Way) as shown in Photographs 1 through 5 and the Acreage Map, attached hereto as Exhibits D and E, respectively, and incorporated herein. Staff also observed the noncompliance issues occurred within 1,000 feet of a residential area as shown in Map 1 attached hereto as Exhibit F and incorporated herein. Staff concluded their inspection at approximately 12:30 p.m.
- D. On January 16, 2024, Air Quality canceled the DCOP application due to failure to provide the requested information by January 15, 2024.
- E. On January 17, 2024, at approximately 9:40 a.m., Byers e-mailed Yarmy concerning Staff's observations of noncompliance during the January 10, 2024 inspection and the issuance of a Notice of Noncompliance (NON). The NON was included in the e-mail to Yarmy and is attached hereto as **Exhibit G** and incorporated herein.
- F. On January 17, 2024, at approximately 2:00 p.m., Byers arrived at the 732 & 724 Naples | 729 Milan construction site to conduct a follow-up inspection. The inspection report is attached hereto as **Exhibit H** and incorporated herein. During her inspection, Byers observed approximately 0.62 acres of dry, loose, and powdery site soils and approximately 2.2 acres of construction activities occurring without a DCOP within parcel numbers 179-04-510-005, 179-04-510-006, and 179-04-599-023 (Public Right-of-Way) as shown in Photographs 6 through 10 (**Exh. D**) and the Acreage Map (**Exh. E**). Byers also observed the noncompliance issues occurred within 1,000 feet of a residential area as shown in Map 2, attached hereto as **Exhibit I** and incorporated herein. Byers concluded her inspection at approximately 2:15 p.m.

- G. On January 19, 2024, at approximately 7:46 a.m., Byers sent an e-mail correspondence to Yarmy. The e-mail correspondence is attached hereto as Exhibit J and incorporated herein. Within the e-mail correspondence, Byers re-iterated the requirements outlined in the NON (Exh. G) issued to Yakubik and Atlas Holdings for noncompliance observed on January 10, 2024. The e-mail correspondence further informed Yarmy of Byers' January 17, 2024 follow-up inspection findings, included a map of the areas to be permitted, and stated the project was still in non-compliance.
- H. On January 22, 2024, at approximately 11:45 a.m., Kirk arrived at the 732 & 724 Naples | 729 Milan construction site to conduct a follow-up inspection. The inspection report is attached hereto as **Exhibit K** and incorporated herein. During his inspection, Kirk observed approximately 2.2 acres of construction activities occurring without a DCOP within parcel numbers 179-04-510-005, 179-04-510-006, and 179-04-599-023 (Public Right-of-Way) as shown in Photographs 11 through 13 (**Exh. D**) and the Acreage Map (**Exh. E**). Kirk concluded his inspection at approximately 12:10 p.m.
- On January 22, 2024, at approximately 5:06 p.m., Kirk sent an e-mail correspondence to Yarmy. The e-mail correspondence is attached hereto as Exhibit L and incorporated herein. Within the e-mail correspondence, Kirk re-iterated the requirements outlined in the NON (Exh. G) issued to Yakubik and Atlas Holdings for noncompliance observed on January 10, 2024. The e-mail correspondence further informed Yarmy of Kirk's January 22, 2024 follow-up inspection findings, included a map of the areas to be permitted, and stated the project was still in non-compliance.
- J. On February 2, 2024, at approximately 2:32 p.m., Byers sent an e-mail correspondence to Yarmy. The e-mail correspondence is attached hereto as Exhibit M and incorporated herein. Within the e-mail correspondence, Byers re-iterated that a DCOP application had not been submitted for the unpermitted 2.2-acre area where construction activities were observed on January 10, 17, and 22, 2024.

#### **II. VIOLATIONS**

#### Violation 1:

By failing to employ Best Available Control Measures and comply with soil stabilization standards 24 hours a day, seven days a week, Atlas Holdings and Yakubik violated AQR Sections 94.13(a) and (b).

AQR Sections 94.13(a) and (b) state:

"(a) Any Person who engages in a Construction Activity or Temporary Commercial Activity, with or without a Permit, shall employ BACM and comply with soil stabilization standards (Section 94.12) and Emissions standards (Section 94.14). (b) Control Measures that are listed in the approved Permit, and other measures as needed for the purpose of maintaining Dust control, shall be implemented 24 hours a day, seven days a week, until the Permit is closed in accordance with Section 94.5(n)(2)."

#### Violation 2:

By failing to obtain a DCOP prior to commencing construction activities, Atlas Holdings and Yakubik violated AQR Section 94.4.1(a).

AQR Section 94.4.1(a) states:

"(a) Except as provided in Section 94.3, no Person shall commence any Construction Activities or Temporary Commercial Activities except in compliance with a Permit that authorizes such activities."

#### **III. RECOMMENDED CIVIL PENALTY**

Pursuant to AQR Section 9.1, any person who violates any provision of the AQRs, including any permit condition; is guilty of a civil offense and shall pay a civil penalty not to exceed \$10,000 per violation. Each day of violation constitutes a separate offense.

Air Quality considered the following in calculating the recommended penalty:

• Violation 1 occurred within 1,000 feet of the outer boundary of a residential area as described in Paragraphs I.C and I.F above (Exh. F and I).

Air Quality recommends a civil penalty in the amount of \$4,000.00 (Exh. A).

#### **IV. HEARING**

Air Quality has scheduled a hearing for **Thursday**, **March 21**, **2024**, **at 9:00** a.m. before the Air Pollution Control Hearing Officer to adjudicate the alleged violation(s) and, if appropriate, to levy the recommended penalty. Please complete the enclosed "Notice of Violation Response Form" and return it to Air Quality by March 11, 2024. At the hearing, the Hearing Officer will hear evidence on the alleged violation(s) and render a decision. The hearing will be held at the Clark County Building Services Presentation Room, located at 4701 West Russell Road, Las Vegas, Nevada.

If you intend to present any documentary evidence at the hearing, please provide copies of your evidence to Air Quality with the completed Notice of Violation Response Form. If you fail to provide copies of your evidence prior to the hearing, please be advised that Air Quality may request a continuance to have time to review any evidence you bring to the hearing, which will result in the hearing being postponed and rescheduled to a later date.

If the Hearing Officer finds you in violation and levies a penalty, Air Quality staff will mail the Hearing Officer's order to you along with instructions on remittance of the penalty.



Shibi Paul Compliance and Enforcement Manager

#### Exhibits:

- A. Penalty Calculation Table, NOV #9979
- B. E-mail Correspondence dated January 9, 2024
- C. Air Quality Construction Site Inspection Form #137213, dated January 10, 2024
- D. Digital Photographs 1 through 13
- E. Acreage Map: Showing size of unpermitted soil disturbance from construction activities observed on January 10, 17, and 22, 2024
- F. Map 1: Showing approximate location of dry, powdery soil conditions within 1,000 feet of a residential area on January 10, 2024
- G. Air Quality Notice of Noncompliance for January 10, 2024
- H. Air Quality Construction Site Inspection Form #137294, dated January 17, 2024
- I. Map 2: Showing approximate location of dry, powdery soil conditions within 1,000 feet of a residential area on January 17, 2024
- J. E-mail Correspondence, dated January 19, 2024
- K. Air Quality Construction Site Inspection Form #137340, dated January 22, 2024
- L. E-mail Correspondence, dated January 22, 2024
- M. E-mail Correspondence, dated February 2, 2024

sjg

5

#### Exhibit A

#### NOV # 9979 Penalty Calculation Table Atlas Holdings International LLC and Joseph Yakubik, Individually



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

Viol.	Date(s)	Violation Description	AQR Section	Exhibit / Evidence	Base Penalty	Days	Aggravating Description	Agg. Factor	Agg. Amount	Penalty
	1/10/2024	Failed to employ Best Available Control Measures	94.13(a) and	Exh. D, Photos 1 through 5 Exh. F, Map 1	¢ 1.000	2	Occurred within 1,000 feet of a residential area (+25% per day)	25%	\$ 250.00	\$ 1,250.00
	1/17/2024	and comply with soil stabilization standards 24/7.	(b)	Exh. D, Photos 6 through 10 Exh. I, Map 2	\$ 1,000	2	Occurred within 1,000 feet of a residential area (+25% per day)	25%	\$ 250.00	\$ 1,250.00
	1/10/2024			Exh. D, Photos 1 thru 5 Exh. E, Acreage Map			N/A	0%	\$-	\$ 500.00
2	1/17/2024	Failed to obtain a DCOP prior to engaging in construction activities.	94.4.1(a)	Exh. D, Photos 6 through 10 Exh. E, Acreage Map	\$ 500	3	N/A 0%	0%	\$ -	\$ 500.00
	1/22/2024			Exh. D, Photos 11 through 13 Exh. E, Acreage Map			N/A	0%	\$ -	\$ 500.00

Total Penalty: \$ 4,000.00

Regulatory maximum: \$10,000 per day, per violation [AQR Section 9.1 & NRS 445B.640]

## Exhibit B

From:	Anna Sutowska
To:	Chris Craig; Steven Yarmy
Cc:	Catherine Jorgenson
Subject:	RE: DCOP Application No. 20914 for Atlas Holdings International - 732 & 724 Naples   729 Milan
Date:	Tuesday, January 9, 2024 5:45:00 PM
Attachments:	XXXXX 00 20231129 DCP App Map - Copy.pdf
	image002.png

Good evening,

I have not received the information requested as of today. If the requested information is not received by Monday, January 15, 2024, the Dust Control Operating Permit (DCOP) application will be canceled.

Failing to obtain a DCOP for construction activities may result in enforcement action which includes the imposition of civil penalties.

Regards,

Anna Sutowska Air Quality Supervisor Clark County Department of Environment and Sustainability, Division of Air Quality 4701 W. Russell Rd., Suite 200 Las Vegas, NV 89118 Office: 702-455-0666/Cell: 702-378-9780/Fax: 702-383-9994

For any dust permit information or forms, please go to the link posted below. Dust Control Permitting Portal. Forms & Requirements

From: Anna Sutowska
Sent: Thursday, December 21, 2023 2:55 PM
To: Chris Craig <chris@yarmylaw.com>; Steven Yarmy <sly@stevenyarmylaw.com>
Cc: Catherine Jorgenson <Catherine.Jorgenson@clarkcountyda.com>
Subject: RE: DCOP Application No. 20914 for Atlas Holdings International - 732 & 724 Naples | 729
Milan

Greetings,

I have not received the information requested as of today. Please reply so all the information can be obtained and the application can be submitted for processing.

The application lists parcel numbers 179-04-510-004, 005, and 006 located at 724 and 732 Naples St, and 729 Milan St.

You included a 4<sup>th</sup> parcel, 179-04-510-003 located at 736 Naples St. owned by Clifford Lemmerhirt.



If this was in error, please resubmit a new map removing the parcel and with a new project acreage.

Regards,

Anna Sutowska Air Quality Supervisor Clark County Department of Environment and Sustainability, Division of Air Quality 4701 W. Russell Rd., Suite 200 Las Vegas, NV 89118 Office: 702-455-0666/Cell: 702-378-9780/Fax: 702-383-9994

#### For any dust permit information or forms, please go to the link posted below. Dust Control Permitting Portal, Forms & Requirements

From: Anna Sutowska <<u>Anna.Sutowska@ClarkCountyNV.gov</u>>
Sent: Monday, December 4, 2023 8:29 AM
To: Chris Craig <<u>chris@yarmylaw.com</u>>; Steven Yarmy <<u>sly@stevenyarmylaw.com</u>>
Cc: Catherine Jorgenson <<u>Catherine.Jorgenson@clarkcountyda.com</u>>; Anna Sutowska
<<u>Anna.Sutowska@ClarkCountyNV.gov</u>>
Subject: DCOP App No. 20914 for Atlas Holdings International - 732 & 724 Naples | 729 Milan

Greetings,

I have reviewed your Dust Control Permit application and have questions and/or need additional information. Applications cannot be updated with verbal authorization so **please reply to this email.** 

The assessor's parcel numbers listed on the application are 179-04-510-004, 005, 006, lcated at 724 and 732 Naples St, and 729 Milan St, but the map attached with the application and project acreage (3.57 acres) listed also includes parcel number 179-04-510-003 located at 736 Naples St. Please explain why this parcel is included. If it was in error, please email me a new map and corrected project acreage.



#### Regards,

Anna Sutowska Air Quality Supervisor Clark County Department of Environment and Sustainability, Division of Air Quality 4701 W. Russell Rd., Suite 200 Las Vegas, NV 89118 Office: 702-455-0666/Cell: 702-378-9780/Fax: 702-383-9994

For any dust permit information or forms, please go to the link posted below. Dust Control Permitting Portal, Forms & Requirements



Division of Air Quality 4701 W. Russell Rd. Suite 200 2<sup>nd</sup> Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

# Exhibit C

#### CONSTRUCTION SITE INSPECTION REPORT

#### Inspection No. 137213

Officer:	Date:	Start Time:	End Time	е: Т	уре:	Cor	mplaint No.:	Permit No.:	
Katrinka Byers	Jan 10, 2024	11:30 AM	12:30 PN	/I F	ollow-up			57391	
Permittee:		Project	Name:			Project Lo	ocation:		
		732 & 7	24 Naples   72	29 Milan		724, 732 l NV 89015		9 Milan - Hende	rson,
Weather:	Rain:	Temperature:	Wind Sp	eed: V	Vind Gust:	Wir	nd Direction:	Site Status	
Clear	No	52 degrees	00-04 m	oh 5	5 mph	Var	iable	Active	
PCF Submitted:	Workers	Present:	Spoke With:		Title:		Con	nm. Method:	
No	Yes								
			Spoke With:		Title:		Con	nm. Method:	
Is the project in c									No
Action Taken:		sued NON With F	Possible	Violation ir	n 1000 feet	of:	Residentia	al .	
Emission Compli	ance:								Yes
Fugitive Dust Sour	rce:			Plume Len	igth:				
Opacity:				Opacity Te	est Method:				
BMP Compliance	:								No
Project Soils:	U	Instable		Size of Ins	tability:		0.62 acres	;	
Trackout Device:	Y	es - Effective		Has Track	out:		No		
Mitigation Equipm	ent: Ir	nadequate		Soil Crust	Determinat	tion:	Fail		
Admin Complian	ce:								No
Acreage Permitted	i: 0 acres	Observ	ed Acreage:	2 acres		Project Si	ze:	Greater than permitted	
Staging/Parking Area:	On-Site	DCOP	Sign:	No		DCOP Or	nsite:	No	
SS Permit(s):	No Equipme	nt SS Per	mit No.			Equipmer	nt Onsite:		
Inspector Notes:				Арр	roved By:			Katrinka	Byers
-								1	

Senior Air Quality Specialists, Andrew Kirk & I conducted a follow-up inspection and observed workers onsite conducting construction activities without a valid dust control operating permit (DCOP) at the following parcels: Parcel #179-04-510-004 (732 N. Naples St.), -005 (729 N MILAN ST), & -006 (724 N NAPLES ST). We also observed approximately .62 acres of dry, loose, and powdery site soils with no available BACM (Best Available Control Measures) onsite. A Notice of Non-Compliance with a possible NOV to be issued to Mr. Joe Yakubik to stabilize all site soils immediately, submit a dust permit application by the close of business Thursday, 1/18/2024 and post a dust permit sign by the close of business Friday, 01/26/2024 . A copy of the NON to be sent to Mr. Yarmy (Mr. Yakubik's lawyer) via email on 1/17/2023.

## Exhibit D **Digital Photographs**

Construction Project #: 57391 Responsible

Parties:

**Atlas Holdings International LLC** and Joseph Yakubik

Project Name: 724 & 732 Naples / 729 Milan

Photos taken by: See photo description



#### Photograph # 1

Alleged Violation # 1, 2

View looking southeast at dry, loose and powdery site soils with no available BACM at a project site without a valid dust control operating permit on lot #006, 724 N Naples Street. Photo taken by Senior AQS, Katrinka Byers.



#### Photograph # 2

#### Alleged Violation # 1, 2

View looking south at dry, loose and powdery site soils with no available BACM at a project site without a valid dust control operating permit on lot #006, 724 N Naples Street. Photo taken by Senior AQS, Katrinka Byers.



#### Alleged Violation # 1, 2

View looking northwest at dry, loose and powdery site soils with no available BACM at a project site without a valid dust control operating permit on lot #006, 724 N Naples Street. Photo taken by Senior AQS, Katrinka Byers.



#### Photograph # 4

Alleged Violation # 1, 2

View looking west at dry, loose and powdery site soils with no available BACM on a project site without a valid dust control operating permit on lot #005, 729 N Milan Street. Photo taken by Senior AQS, Katrinka Byers.



Alleged Violation # 1, 2

View looking west at dry, loose and powdery site soils with no available BACM on a project site without a valid dust control operating permit on lot #005, 729 N Milan Street and Public Right-of-Way parcel #179-04-599-023. Photo taken by Senior AQS, Katrinka Byers.



#### Photograph # 6

#### Alleged Violation # 1, 2

View looking west at dry, loose and powdery site soils with no available BACM on a project site without a valid dust control operating permit on parcel #179-04-599-023, Public Right-of-Way. Photo taken by Senior AQS, Katrinka Byers.







Alleged Violation # 1, 2

View looking north at dry, loose and powdery site soils with no available BACM at a project site without a valid dust control operating permit on lot #006, 724 N Naples Street. Photo taken by Senior AQS, Katrinka Byers.



Alleged Violation # 1, 2

View looking west at dry, loose and powdery site soils with no available BACM on a project site without a valid dust control operating permit on lot #005, 729 N Milan Street. Photo taken by Senior AQS, Katrinka Byers.



#### Photograph # 10

Alleged Violation # 1, 2

View looking south at dry, loose and powdery site soils with no available BACM at a project site without a valid dust control operating permit on lot #006, 724 N Naples Street. Photo taken by Senior AQS, Katrinka Byers.



Photograph # 11Alleged Violation # 2View looking at a project site without a valid dust control operating permit on lot #006,724 N Naples Street. Photo taken by Senior AQS, Andrew Kirk.



 Photograph # 12
 Alleged Violation # 2

 View looking at a project site without a valid dust control operating permit on lot #005;

 729 N Milan Street, Photo taken by Senior AQS, Andrew Kirk.



Photograph # 13Alleged Violation # 2View looking at a project site without a valid dust control operating permit on lot #005,729 N Milan Street, and parcel #179-04-599-023, Public Right-of-Way. Photo taken bySenior AQS, Andrew Kirk.

## Exhibit E ACREAGE MAP 1/10/2024





Atlas Holdings International LLC





Map 1 - Showing approximate location of unstable soils within 1,000 feet of a residential area.



Division of Air Quality 4701 W. Russell Rd. Suite 200 2<sup>nd</sup> Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

### Exhibit G

NOTICE OF NONCOMPLIANCE

Issued To: Joe Yakubik (Atlas Holdings Interna	tional LLC) Project Name: 732 &	724 Naples   729 Milan	
Location: 724, 732 Naples / 729 Milan - Hender	rson, NV 89015		
Dust Control Permit No: 57391	Date: Jan 10, 2024	Time: 12:30 PM	

Dust Control Permit No: 57391

This notice is to advise you that an inspection of your site has found it in noncompliance of the conditions specified in your Dust Control Permit and/or Clark County Air Quality Regulations (AQRs).

**Unstable Soil Conditions** – Provide and maintain adequate measures to prevent fugitive dust by maintaining all project soils in a visibly damp, crusted, or otherwise stabilized condition per AQR Section 94.12. This applies 24 hours a day 7 days a week. **No Valid Dust Control Permit** – Submit a complete application for a Dust Control Permit to the Division of Air Quality. **No / Improper Signage** – Install and maintain a Dust Control Permit Sign in compliance with AQR Section 94.11.

#### Additional Instructions / Other Noncompliance Items

\*Stabilize all site soils immediately

\*Submit a dust permit application by COB, Thursday, 01/18/2024

\*Post a dust sign by COB, Friday, 01/26/2024



Pursuant to AQR Section 4.3, the noncompliance status detailed above may result in the issuance of a Notice of Violation, which includes the imposition of civil penalties.

- Failure to comply with this notice may result in additional enforcement action that includes a Notice of Violation.
- Please contact DAQ representative below regarding questions related to this notice.

Person Notified:		
Joe Yakubik	Owner	Atlas Holdings International LLC
(Printed Name)	(Title)	(Company)
assuredmm@gmail.com	joe@assurednv.com	
(Email Address)		
Person Notified:		
(Printed Name)	(Title)	(Company)
(Email Address)		
DAQ Representative: Katrinka Byers		702-249-6093
KLB (Printed Name)		(Phone Number)

From:	Katrinka Byers
To:	shidstevenyarmylaw.com; kardivarmylaw.com
Cc	Catherine Jorgenson; Andrew Kirk; Anna Sutzwaka; David Dean; Shibi Paul
Subject	Notice of Non-Compliance for 732 & 724 Naples 729 Milan
Date:	Wednesday, January 17, 2024 9:42:00 AM
Attachments:	57391 20240110 NON-Rvd.pdf
	image001.cng
Importance:	High

Good morning Mr. Yarmy,

On behalf of your clients Mr. Yakubik and his company Atlas Holdings International, Inc., I have attached a Notice of Noncompliance (NON) for the 732 & 724 Naples| 729 Milan Construction project, DCOP# 57391 for you and your clients' review. To avoid the possibility of additional recommended penalties if a Notice of Violation (NOV) is issued, your clients will need to comply with the requirements by the specified dates.

Please acknowledge receipt of this email. If your clients have any questions about what is required to comply with applicable Air Quality Regulations where they are conducting and/or authorizing construction activities, please contact Catherine Jorgenson, the Division of Air Quality's (DAQ) counsel. DAQ may issue a NOV based on the attached NON which may result in civil penalties. We appreciate your clients' cooperation to achieve and maintain compliance on this project. If you have any questions regarding this message, please respond to this email or contact Ms. Jorgenson at (702) 455-4761.



Katrinka Byers Clark County Senior Air Quality Specialist REHS 4701 W. Russell Rd, #200 Las Vegas NV 89118 Office 702-455-1642 Fax 702-383-9994 Tuesday - Friday, 6:00 o.m. - 4:30 p.m.

For Dust Control Applications and Forms, click on this link: DUST FORMS

From:	Steven Yarmy
To:	Katrinka Byers
Subject:	Read: Notice of Non-Compliance for 732 & 724 Naples 729 Milan
Date:	Wednesday, January 17, 2024 11:54:59 AM
Importance:	High

Your message To: sly@stevenyarmylaw.com; luz@yarmylaw.com Cc: Catherine Jorgenson; Andrew Kirk; Anna Sutowska; David Dean; Shibi Paul Subject: Notice of Non-Compliance for 732 & 724 Naples| 729 Milan Sent: 1/17/2024 9:42 AM was read on 1/17/2024 11:54 AM.



Division of Air Quality 4701 W. Russell Rd. Suite 200 2<sup>nd</sup> Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

### Exhibit H

### CONSTRUCTION SITE INSPECTION REPORT

#### Inspection No. 137294

Officer:	Date:	Start Time:	End Time:	Туре:	Complaint N	o.: Permit No.:	
Katrinka Byers	Jan 17, 2024	2:00 PM	2:15 PM	Follow-up		57391	
Permittee:		Project	Name:		Project Location:		
		732 & 7	24 Naples   729	Milan	724, 732 Naples / NV 89015	729 Milan - Henders	on
Weather:	Rain:	Temperature:	Wind Spee	d: Wind Gust:	Wind Directi	on: Site Status:	
Partly Cloudy	No	52 degrees	00-04 mph	5 mph	Variable	Active	
PCF Submitted:	Workers	s Present:	Spoke With:	Title:	(	Comm. Method:	
No	Yes		Steven Yarmy	Office P	ersonnel	Email	
			Spoke With:	Title:	(	Comm. Method:	
Is the project in a	compliance with	all air quality ree					N
Action Taken:	F	Possible NOV	V	iolation in 1000 feet	of: Resider	ntial	
Emission Compl	iance:					· ·	Ye
Fugitive Dust Sou	rce:		Р	lume Length:			
Opacity:			C	pacity Test Method:			
BMP Compliance	e:						N
Project Soils:	ι	Jnstable	S	ize of Instability:	0.62 ac	res	
Trackout Device:	Y	es - Effective	H	las Trackout:	No		
Mitigation Equipm	ient: li	nadequate	S	oil Crust Determinat	ion: Fail		
Admin Complian	ice:						N
Acreage Permitte	d: 0 acres	Observ	ed Acreage: 2	acres	Project Size:	Greater than permitted	
Staging/Parking Area:		DCOP	Sign: N	lo	DCOP Onsite:	No	
SS Permit(s):	No Equipme	ent SS Per	mit No.		Equipment Onsite:		
Inspector Notes:				Approved By:		Katrinka By	yer

I conducted a follow-up inspection and observed approximately 0.62 acres of dry, loose, powdery soils with no BACM available onsite and no valid dust control permit on 2 acres at the following parcels: Parcel #179-04-510-005 (729 N MILAN ST), -006 (724 N NAPLES ST), and 179-04-599-023 (Public Right-of-Way). This project continues to be out of compliance for unstable soils and no valid dust control operating permit this is another day of non-compliance. An email to be sent to Mr. Yarmy (Mr. Yakubik's lawyer).



Map 2 - Showing approximate location of unstable soils within 1,000 feet of a residential area.

## Exhibit J

From:	Katrinka Byers
To:	sty@stevenyarmylaw.com; luz@yarmylaw.com
Cc:	Catherine Jorgenson; Andrew Kirk; David Dean; Mike Englehart; Nahulu Kahananui
Subject:	Another day of Non-Compliance for 732 & 724 Naples 729 Milan Construction Project #57391
Date:	Friday, January 19, 2024 7:46:00 AM
Attachments:	image002.png
Importance:	High

Good morning Mr. Yarmy,

On behalf of your clients Mr. Yakubik and his company Atlas Holdings International, Inc., I conducted a follow-up inspection for the 732 & 724 Naples 729 Milan Construction project, DCOP# 57391 and observed 0.62 acres of dry, loose, powdery soils with no BACM available and no valid dust control permit on 2.20 acres.

\*All site soils are to be stabilized immediately and maintained in a moist and crusted condition 24/7 \*A valid dust control operating permit must be submitted for the construction activities shown on the map below by the close of business today, 01/19/2024.

This is another day of non-compliance for failure to comply with Air Quality Regulations. Please acknowledge receipt of this email. If your clients have any questions about what is required to comply with applicable Air Quality Regulations where they are conducting and/or authorizing construction activities, please contact Catherine Jorgenson, the Division of Air Quality's (DAQ) counsel. DAQ may issue a NOV which may result in civil penalties. We appreciate your clients' cooperation to achieve and maintain compliance on this project. We will continue to conduct inspections to verify compliance on this project. If you have any questions regarding this message, please respond to this email or contact Ms. Jorgenson at (702) 455-4761.

The area highlighted in red on the map below requires a valid dust control operating permit: (2.20 acres) NOTE: The Construction project #57391 will become the dust permit operating permit number for this project once a completed permit application is submitted and all fees are paid.



Katrinka Byers Clark County Senior Air Quality Specialist REHS 4701 W. Russell Rd, #200 Las Vegas NV 89118 Office 702-455-1642 Fax 702-383-9994 Tuesday – Friday, 6:00 a.m. – 4:30 p.m.

For Dust Control Applications and Forms, click on this link: DUST FORMS

From:	<u>Steven Yarmy</u>
То:	Katrinka Byers
Subject:	Read: Another day of Non-Compliance for 732 & 724 Naples   729 Milan Construction Project #57391
Date:	Friday, February 2, 2024 2:47:47 PM
Importance:	High

Your message To: sly@stevenyarmylaw.com; luz@yarmylaw.com Cc: Catherine Jorgenson; David Dean; Mike Englehart; Nahulu Kahananui; Andrew Kirk Subject: Another day of Non-Compliance for 732 & 724 Naples| 729 Milan Construction Project #57391 Sent: 2/2/2024 2:32 PM was read on 2/2/2024 2:46 PM.



Division of Air Quality 4701 W. Russell Rd. Suite 200 2<sup>nd</sup> Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

### Exhibit K

## CONSTRUCTION SITE INSPECTION REPORT

#### Inspection No. 137340

Officer:	Date:	Start Time:	End Time:	Type:	Complaint No	o.: Permit No.:
Andrew Kirk	Jan 22, 2024	11:45 AM	12:10 PM	Follow-up		57391
Permittee:		Project	Name:		Project Location:	
		732 & 73	24 Naples   729	Milan	724, 732 Naples / 7 NV 89015	29 Milan - Hendersor
Weather:	Rain:	Temperature:	Wind Spee	ed: Wind Gust:	Wind Direction	on: Site Status:
Cloudy	Yes	55 degrees	00-04 mph	5 mph	Variable	Active
PCF Submitted:	Worker	s Present:	Spoke With:	Title:	C	comm. Method:
No	Yes					
			Spoke With:	Title:	С	Comm. Method:
Is the project in c	ompliance with	all air quality req				N
Action Taken:	F	Possible NOV	V	iolation in 1000 feet	of: Resider	ntial
Emission Compli	ance:					Ye
Fugitive Dust Sour	ce:		F	Plume Length:		
Opacity:			C	Dpacity Test Method	:	
BMP Compliance						Ye
Project Soils:	\$	Stable	S	Size of Instability:		
Trackout Device:	`	Yes - Effective	F	las Trackout:	No	
Mitigation Equipme	ent: /	Adequate	S	Soil Crust Determina	tion: Not Nec	essary/Not Performed
Admin Compliand	ce:					N
Acreage Permitted	: 0 acres	Observe	ed Acreage: 2	.2 acres	Project Size:	Greater than permitted
Staging/Parking Area:	On-Site	DCOP S	Sign: N	10	DCOP Onsite:	No
SS Permit(s):	No Equipme	ent SS Perr	nit No.		Equipment Onsite:	
Inspector Notes:				Approved By:		Andrew Ki

I conducted a follow-up inspection at this project and observed a site that has had it's soils stabilized by recent rains (it was raining during this inspection). However, a dust control sign has still not been posted and a Dust Control Operating Permit (DCOP) application has still not been submitted. An e-mail will be sent to Mr. Yarmy, the owners lawyer, to let him know about the results of my inspection. I will tell him to let his client know that all soils have to be kept stable 24/7, a dust sign installed by 1/24/2024, and a DCOP applied for immediately. This site is now compliant for soil stabilization due to rain but is still out of compliance for no dust sign and no DCOP.

## Exhibit L

From: Andrew Kirk <Andrew.Kirk@ClarkCountyNV.gov> Sent: Monday, January 22, 2024 5:06 PM To: sly@stevenyarmylaw.com; luz@yarmylaw.com Cc: Catherine Jorgenson <Catherine.Jorgenson@clarkcountyda.com>; David Dean <Dean@ClarkCountyNV.gov>; Mike Englehart <Englehart@ClarkCountyNV.gov>; Nahulu Kahananui <Nahulu.Kahananui@ClarkCountyNV.gov>; Katrinka Byers <Katrinka.Byers@ClarkCountyNV.gov> Subject: Another day of Non-Compliance for 732 & 724 Naples | 729 Milan Construction Project #57391

Good morning Mr. Yarmy,

On behalf of your clients Mr. Yakubik and his company Atlas Holdings International, Inc., I conducted a follow-up inspection for the 732 & 724 Naples 729 Milan Construction project #57391 on 1/22/2024 and observed that all soils have been stabilized due to recent rain but still no dust sign posted, and no valid dust control permit application submitted for the 2.20 acres. To avoid additional non-compliance notices, please adhere to the following:

\*All site soils are now stable (due to rain) but must be maintained in a moist and crusted condition 24/7 going forward.

\*A dust control sign must be posted by 1/24/2024.

\*A Dust Control Operating Permit application was required to be submitted to us by close of business 1/19/2024 as explained in Katrinka Byer's e-mail she sent to you that same day. An application was never submitted so please inform your client that one must be submitted for the construction activities shown on the map below immediately.

This is another day of non-compliance for failure to comply with all Air Quality Regulations.

Please acknowledge receipt of this email. If your clients have any questions about what is required to comply with applicable Air Quality Regulations where they are conducting and/or authorizing construction activities, please contact Catherine Jorgenson, the Division of Air Quality's (DAQ) counsel. DAQ may issue a Notice of Violation (NOV) which could result in civil penalties. We appreciate your clients' cooperation to achieve and maintain compliance on this project. If you have any questions regarding this message, please respond to this email or contact Ms. Jorgenson at (702) 455-4761.

The area highlighted in red on the map below requires a valid dust control operating permit: (2.20 acres)

**NOTE:** The Construction project #57391 will become the dust permit operating permit number for this project once a completed permit application is submitted and all fees are paid.



Andrew M. Kirk Senior Air Quality Specialist Clark County Division of Air Quality 4701 W. Russell Road, Suite 200 Las Vegas, NV 89118 (702) 455-3529 Office (702) 306-0257 Cell Andrew.Kirk@ClarkCountyNV.Gov

## Exhibit M

From:	Katrinka Byers
To:	sty@stevenyarmylaw.com; luz@yarmylaw.com
Cc:	Catherine Jorgenson; David Dean; Mike Englehart; Nahulu Kahananul; Andrew Kirk
Subject:	Another day of Non-Compliance for 732 & 724 Naples 729 Milan Construction Project #57391
Date:	Friday, February 2, 2024 2:32:00 PM
Attachments:	image001.png
Importance:	High

Good afternoon Mr. Yarmy,

On behalf of your clients Mr. Yakubik and his company Atlas Holdings International, Inc., as of 2/02/2024, Air Quality has not received a valid dust control operating permit application for 732 & 724 Naples 729 Milan Construction project #57391 for the 2.20 acres. This is another day of non-compliance for failure to comply with Air Quality Regulations.

\*A Dust Control Operating Permit application was required to be submitted to us by close of business 1/19/2024 as explained in my email I sent to you that same day. An application was never submitted so please inform your client that one must be submitted for the construction activities shown on the map below immediately.

Please acknowledge receipt of this email. If your clients have any questions about what is required to comply with applicable Air Quality Regulations where they are conducting and/or authorizing construction activities, please contact Catherine Jorgenson, the Division of Air Quality's (DAQ) counsel. DAQ may issue a Notice of Violation (NOV) which could result in civil penalties. We appreciate your clients' cooperation to achieve and maintain compliance on this project. If you have any questions regarding this message, please respond to this email or contact Ms. Jorgenson at (702) 455-4761.

The area highlighted in red on the map below requires a valid dust control operating permit: (2.20 acres) **NOTE:** The Construction project #57391 will become the dust permit operating permit number for this project once a completed permit application is submitted and all fees are paid.


Katrinka Byers

Clark County Senior Air Quality Specialist REHS 4701 W. Russell Rd, #200 Las Vegas NV 89118 Office 702-455-1642 Fax 702-383-9994 Tuesday – Friday, 6:00 a.m. – 4:30 p.m.

From:	<u>Steven Yarmy</u>
То:	Katrinka Byers
Subject:	Read: Another day of Non-Compliance for 732 & 724 Naples   729 Milan Construction Project #57391
Date:	Friday, February 2, 2024 2:47:47 PM
Importance:	High

Your message To: sly@stevenyarmylaw.com; luz@yarmylaw.com Cc: Catherine Jorgenson; David Dean; Mike Englehart; Nahulu Kahananui; Andrew Kirk Subject: Another day of Non-Compliance for 732 & 724 Naples| 729 Milan Construction Project #57391 Sent: 2/2/2024 2:32 PM was read on 2/2/2024 2:46 PM.

From:	<u>Steven Yarmy</u>
То:	Katrinka Byers
Subject:	Read: Another day of Non-Compliance for 732 & 724 Naples 729 Milan Construction Project #57391
Date:	Friday, February 2, 2024 2:47:47 PM
Importance:	High

Your message To: sly@stevenyarmylaw.com; luz@yarmylaw.com Cc: Catherine Jorgenson; David Dean; Mike Englehart; Nahulu Kahananui; Andrew Kirk Subject: Another day of Non-Compliance for 732 & 724 Naples| 729 Milan Construction Project #57391 Sent: 2/2/2024 2:32 PM was read on 2/2/2024 2:46 PM.



March 21, 2024

Dear pamela 9979a:

The following is in response to your request for proof of delivery on your item with the tracking number: **9489 0090 0027 6522 1271 08**.

Item Details	
Status: Delivered, PO Box	
Status Date / Time: March 14, 2024, 8:31 am	
Location: HENDERSON, NV 89053	
Postal Product: First-Class Mail <sup>®</sup>	
Extra Services:	Certified Mail™
	Return Receipt Electronic
Shipment Details	
Weight:	1.0oz
Recipient Signature	

Note: There is no delivery signature on file for this item.

Thank you for selecting the United States Postal Service<sup>®</sup> for your mailing needs. If you require additional assistance, please contact your local Post Office<sup>™</sup> or a Postal representative at 1-800-222-1811.

Sincerely, United States Postal Service<sup>®</sup> 475 L'Enfant Plaza SW Washington, D.C. 20260-0004



March 21, 2024

Dear pamela 9979b:

The following is in response to your request for proof of delivery on your item with the tracking number: **9489 0090 0027 6522 1271 15**.

Item Details	
Status: Delivered, PO Box	
Status Date / Time:	March 14, 2024, 8:31 am
Location: HENDERSON, NV 89053	
Postal Product: First-Class Mail <sup>®</sup>	
Extra Services:	Certified Mail™
	Return Receipt Electronic
Shipment Details	
Weight:	1.0oz
Recipient Signature	

Note: There is no delivery signature on file for this item.

Thank you for selecting the United States Postal Service<sup>®</sup> for your mailing needs. If you require additional assistance, please contact your local Post Office<sup>™</sup> or a Postal representative at 1-800-222-1811.

Sincerely, United States Postal Service<sup>®</sup> 475 L'Enfant Plaza SW Washington, D.C. 20260-0004



The following is the proof-of-delivery for tracking number: 775457458699

Dellarer Information			
Delivery Information:			
Status:	Delivered	Delivered To:	Receptionist/Front Desk
Signed for by:	B.POWE	Delivery Location:	
Service type:	FedEx Standard Overnight		
Special Handling:	Deliver Weekday		LAS VEGAS, NV,
		Delivery date:	Mar 11, 2024 09:41
Shipping Information:			
Tracking number:	775457458699	Ship Date:	Mar 8, 2024
		Weight:	0.5 LB/0.23 KG
Recipient:		Shipper:	
LAS VEGAS, NV, US,		LAS VEGAS, NV, US	,
Reference	NOV 9979		
Purchase Order	4500368555-030		

FedEx Express proof-of-delivery details appear below; however, no signature is currently available for this shipment. Please check again later for a signature.

THIS PAGE INTENTIONALLY LEFT BLANK

# Joseph Yakubik and Darcie Yakubik, Individually (Construction Project #57592)

# Appeal of NOV #9981

## **Table of Contents**

Appeal of Hearing Officer's Order received June 27, 2024	1
Air Quality's Motion for Issuance of Subpoena, received July 16, 2024	3
Hearing Officer's Order signed June 20, 2024	.9
Letter Granting Continuance for NOV #9981 to the April 24, 2024 Hearing Officer Meeting, dated March 21, 2024	11
Request for Continuance dated March 18, 2024	15
NOV #9981 Issued March 7, 2024	17
Exhibit A – Penalty Calculation Table	21
Exhibit B – Air Quality Construction Site Inspection Form #137241, dated January 17, 2024	22
Exhibit C – Digital Photographs 1 through 252	23
Exhibit D – Acreage Map: Showing the approximate areas of construction activity on January 17, 20243	6
Exhibit E – Map 1: Showing approximate location of dry, powdery soil conditions within 1000 feet of a residential area on January 17, 2024	57
Exhibit F – Air Quality Notice of Noncompliance for January 17, 2024	8
Exhibit G – Air Quality Construction Site Inspection Form #137312, dated January 19, 20244	.1
Exhibit H – Map 2: Showing approximate location of dry, powdery soil conditions within 1000 feet of a residential area on January 19, 20244	.3
Exhibit I – E-mail Correspondence, dated February 2, 20244	4
Exhibit J – Air Quality Construction Site Inspection Form #137981, dated February 14, 20244	-5
Exhibit K – E-mail Correspondence, dated February 15, 20244	-6

United States Postal Service Certified Mail Delivery Receipt for NOV #9981 to Joseph and Darcie Yakubik, dated March 21, 2024	
Federal Express Delivery Receipt for NOV #9981 to Joseph and Darci Yakubik c/o Jarrod L. Rickard, Semenza Rickard Law, dated March 11, 2024	48
Federal Express Delivery Receipt for NOV #9981 to Joseph and Darcie Yakubik, dated March 11, 2024	49



## REQUEST FOR HEARING BEFORE THE CLARK COUNTY AIR POLLUTION CONTROL HEARING BOARD

RECEIVED CC DAQ 2024 JUN 27 AM7:05

## Appeal of Hearing Officer's Order

1.	Date of Appeal: June 27, 2024				
	(Must be within 10 days of receipt of Hearing Officer Order)				
	Notice of Violation # Hearing Date: June 17, 2024				
	Hearing Officer: Holly Fic				
2.	Name, address, telephone number of Appellant:				
	Name: Marci Henson, Control Officer for Division of Air Quality				
	(Please print) Address: 4701 West Russell Road, Suite 200, Las Vegas, NV 89118				
	Address:         702-455-5942         Fax:         702-383-9994				
	catherine iorgenson@clarkcountydany.gov				
3.	Other person or persons authorized to receive service of notice:				
	Name: Catherine Jorgenson, Deputy District Attorney, Civil Division (Please print)				
	Address: 500 South Grand Central Parkway, 5th Floor, Las Vegas, NV 89106				
	Telephone:				
	Email: catherine.jorgenson@clarkcountydanv.gov				
4.	Type of business or activity and location of activity involved in the request:				
<b>T</b> .	1028 Athens Avenue, residential construction site				
5.	Reason for appeal: 🔲 Facts alleged 📃 Penalty assessed 🔳 Both				
5.					
	Provide a detailed explanation of the reason for your appeal:				
	Air Quality disagrees with the Hearing Officer's determination				

Page 1 of 2

## that the alleged violations did not occur.

6.	An application filing fee of \$140.00 must accompany this application. This fee is non-refundable. Please make check payable to Division of Air Quality or DAQ and mail to 4701 W. Russell Road, Suite 200, Las Vegas, NV 89118.				
to ans	opellant or a representative of the appellant must be present at the hearing board meeting wer any questions by the Air Pollution Control Hearing Board Members. <b>Please include</b> upporting documentation with this form for distribution to the respective board ers.				
	n that all statements made on this application are true and complete to the best of owledge.				
Signat	ure: <u>Mauro Acuso</u> Date: <u>6/27/2024</u>				
	Name: Marci Henson				

Title: Control Officer

#### FOR OFFICE USE ONLY

Jene 27, 2024 neck 15V Received Date: 627/2004 Application Received on Application Fee \$140.00 - Check



Clark County Nevada Department of Environment and Sustainability 4701 W Russell Road, Suite 200, Las Vegas, NV 89118 Phone (702) 455-5942 Fax (702) 383-9994 AirQuality@clarkcountynv.gov

RECEIPT

CLARK COUNTY DEPT. OF ENVIRONMENT & SUSTAINABILITY/DIV AIR QUALITY 4701 W. RUSSELL ROAD SUITE 200 LAS VEGAS, NV 89118

Invoice #	Invoice Date	Invoice By	Invoice Type	Due Date
068811	6/27/2024	SHERRIER	DUST CONTROL ENFORCEMENT	6/27/2024

Quantity	Description	Fee Code	Fee	Total
1.00	HEARING BOARD REQUEST	AGHB01	\$140.00	\$140.00
	06/27/2024 JOURNAL VOUCHER (DAQ-NOV-9981)	PAYMENT		(\$140.00)

Notes: NOV #9981, Hearing Officer Appeal, Submitted 6/27/2024	Subtotal:	\$140.00
	Paid:	(\$140.00)
	Adjustments:	\$0.00
	Balance Due:	\$0.00

THIS PAGE INTENTIONALLY LEFT BLANK

	Received via email on 7/16/2024 @ 2:20 PM From: Catherine Jorgenson S. Rogge, Admin. Secretary										
1	STEVEN B. WOLFSON District Attorney CIVIL DIVISION										
2 3	State Bar No. 001565 By: CATHERINE JORGENSON										
4	Chief Deputy District Attorney State Bar No. 006700										
5	500 South Grand Central Pkwy. Las Vegas, Nevada 89155-2215										
6	(702) 455-4761 Fax: (702) 382-5178 E-Mail: Catherine.Jorgenson@ClarkCountyDANV.gov										
7	Attorneys for Clark County Air Quality										
8	BEFORE THE AIR POLLUTION CONTROL HEARING BOARD										
9	CLARK COUNTY, NEVADA										
10	In the Matter of the Notices of Violation )										
11	Nos. 9907, 9946, 9979, 9981, and 10008, ) Date of Hearing:										
12	Issued To: Assured Development, Inc., Atlas Holdings International LLC, Joseph										
13	Yakubik, Individually, and Darcie										
14 15	Respondents										
16	MOTION FOR ISSUANCE OF SUBPOENA										
17	Clark County Department of Environment and Sustainability, Division of Air Quality										
18	("Air Quality") submits this Motion for Issuance of Subpoena to obtain documentary										
19	evidence related to the appeals of Notices of Violation ("NOV") Nos. 9907, 9946, 9979,										
20	9981 and 10008 that are in the custody and control of Respondents Assured Development,										
21	Inc. ("Assured"), Atlas Holdings International LLC ("Atlas"), Joseph Yakubik or Darcie										
22	Yakubik. This Motion is based on the points and authorities submitted herewith and oral										
23	argument of counsel at the hearing on these matters.										
24	POINTS AND AUTHORITIES										
25	After several continuances, NOVs 9907, 9946, 9979, and 9981 came before the										
26	Hearing Officer on April 24, 2024 and again on June 17, 2024. The Hearing Officer										
27	determined that violations of Clark County Air Quality Regulations ("AQR") occurred in										
28	NOVs 9907, 9946, and 9979 and assessed penalties for those violations. For NOV 9981, the										
	1 of 3										

1		cer determined that no violation occurred. NOV 10008 was heard on May 23,
2	2024. The H	earing Officer determined that AQR violations occurred and assessed a penalty.
3	After the Hea	aring Officer issued orders for each of these NOVs, they were all timely
4	appealed in a	ccordance with AQR Subsections 7.3(e) and 7.5. Assured, Atlas, and the
5	Yakubiks app	bealed NOVs 9907, 9946, 9979, and 10008, as applicable, and Air Quality
6	appealed NO	V 9981.
7	AQR '	7.5(f) states that an appeal of a hearing officer order "shall be heard 'de novo'
8	(i.e. from the	beginning), with testimony and exhibits presented and the appeal conducted in
9	the same mar	mer as before the Hearing Officer." Because these matters will be heard "de
10	novo" by this	Board, Air Quality seeks relevant documentary evidence that may be in the
11	custody and c	control of Respondents. This Board has the authority to issue subpoenas for
12	documents pu	ursuant to NRS 445B.350(4) and NRS 445B.500. Accordingly, Air Quality
13	requests a sul	bpoena be issued to Respondents for the following:
14	1.	Records related to the formation, management, and dissolution, if applicable, of Assured; Atlas; Milan Customs LLC; and Global Equity Holdings, Inc.
15		These businesses have been or are the owners of the subject real property, holders of dust control operating permits for the subject construction sites,
16		and/or their agents. Among other things, Air Quality is seeking to clarify which individuals effectively control or controlled these businesses.
17		Video and/or audio recordings from all cameras mounted on the Yakubiks'
18	2.	residence that is the subject of NOV 9981 showing the property outside the house from January 16, 2024 through April 30, 2024 during daylight hours.
19		Among other things, Air Quality is seeking this information to ascertain the validity of statements and arguments put forward by Respondents.
20	3.	Widee and/or audio recordings made by Mr. Yakubik on his phone or by other
21		means and video and/or audio recordings made at the direction of any of the
22		2023 through May 31, 2024. Among other things, Air Quality is seeking this information to ascertain the validity of statements and arguments put forward
23		by Respondents.
24	4.	Complete copies of all bodycam footage and other documents that, upon information and belief, the Yakubiks received from the City of Henderson for
25		an incident that occurred on January 19, 2024 at the Yakubiks residence that is
26		information to ascertain the validity of statements and arguments put forward by Respondents.
27		
28	/ /	/
		2 of 3
		006

	CONCLUSION
1	Based on the foregoing, Air Quality respectfully requests that the Board grant its
2	motion and issue a subpoena for the documentary evidence requested above.
3	
4	DATED this 16 <sup>th</sup> day of July, 2024. STEVEN B. WOLFSON
5	DISTRICT ATTORNEY
6	By:/s/ Catherine Jorgenson
7	By:/s/ Catherine Jorgenson CATHERINE JORGENSON Deputy District Attorney State Bar No. 005891
8 9	State Bar No. 005891 500 South Grand Central Pkwy. 5 <sup>th</sup> Flr. Las Vegas, Nevada 89155-2215 Attorney for Clark County Air Quality
10	Attorney for Clark County Air Quality
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	3 of 3

THIS PAGE INTENTIONALLY LEFT BLANK

1	BEFORE THE AIR POLLUTION CONTROL HEARING OFFICER
2	CLARK COUNTY, NEVADA
3	
4	In the Matter of the Notice of Violation #9981 ) ORDER
5	Issued to ) JOSEPH YAKUBIK and DARCIE YAKUBIK, )
6	Respondents.
7	
8	The above-entitled matter was heard on June 17, 2024, before Hearing Officer Holly
9	Fic on the Contested Docket. Representatives of both the Clark County Department of
10	Environment and Sustainability, Division of Air Quality (Air Quality) and JOSEPH
11	YAKUBIK and DARCIE YAKUBIK (YAKUBIK and D. YAKUBIK) appeared, testified
12	and submitted evidence for consideration by the Hearing Officer. Having considered the
13	evidence presented at the hearing, the Hearing Officer hereby finds and orders as follows:
14	1. Notice of Violation (NOV) #9981 was issued by Air Quality to Respondents
15	YAKUBIK and D. YAKUBIK on March 7, 2024 for alleged violation(s) of the Clark County
16	Air Quality Regulations (AQRs) at the 1028 Athens Avenue construction site, located at 1024
17	and 1028 Athens Avenue, in Clark County, Nevada. The violation(s) alleged in the NOV
18	include:
19	(a) Violation of AQR Sections 94.13(a) and (b) for failing to employ Best
20	Available Control Measures and comply with soil stabilization standards 24 hours a
21	day, seven days a week; and
22	(b) Violation of AQR Section 94.4.1(a) for failing to obtain a Dust Control
23	Operating Permit prior to commencing construction activities.
24	2. The penalty recommended by Air Quality in NOV #9981 was \$4,000.00.
25	///
26	///
27	///
28	
	009

1	3. The Hearing Officer dismissed the violation(s) alleged in NOV #9981 finding
2	that YAKUBIK and D. YAKUBIK did not violate AQR Sections 94.13(a) and (b) on
3	January 17 and 19, 2024, and AQR Section 94.4.1(a) on January 17 and 19, 2024, and
4	February 14, 2024.
5	DATED this 20th day of June, 2024.
6	-P111 7.
7	Holly Fic (Jun 20, 2024 08:25 PDT)
8	Holly Fic Hearing Officer
9	Hearing Officer
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	010

11



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

March 21, 2024

Rock Rocheleau, Esq. Right Lawyers Divorce & Custody Attorneys E-mail: <u>rock@rightlawyers.com</u> 600 South Tonopah Drive, Suite 300 Las Vegas, NV 89106

## Re: Granted Continuance for Notices of Violation (NOVs) #9907, #9946, #9979 & #9981 DCOP #50962, and Construction Project #57391 & #57592

Dear Mr. Rocheleau:

The Hearing Officer granted the request for continuance and the above matters have been rescheduled to be heard before the Air Pollution Control Hearing Officer at approximately 9:00 a.m. on April 24, 2024, in the **Presentation Room at the Clark County Building Department, 4701 West Russell Road, Main Entrance, Las Vegas.** (Use the double doors at the entrance closest to Ullom Drive on the northwest side of the parking lot.)

If you have any questions regarding these cases, please contact Catherine Jorgenson, Deputy District Attorney for the Office of the District Attorney/Civil Division of Clark County, Nevada via e-mail at <u>catherine.jorgenson@clarkcountyda.com</u>, or call 702.455.4761.

Sincerely,

ple t. The

Pamela R. Thompson, Sr. Secretary Enforcement Division

PRT:pt

Cc: Joseph Yakubik, President, Assured Development, Inc. - Las Vegas, NV E-mail: joe@assurednv.com

From:	Catherine Jorgenson
To:	Shibi Paul; Anna Sutowska
Subject:	FW: Atlas Holdings LLC & Joseph Yakubik
Date:	Thursday, March 21, 2024 8:32:47 AM

FYI

From: Rock Rocheleau <rock@rightlawyers.com>
Sent: Thursday, March 21, 2024 8:30 AM
To: Catherine Jorgenson <Catherine.Jorgenson@clarkcountyda.com>; hollyf@mcfarlinglaw.com
Subject: RE: Atlas Holdings LLC & Joseph Yakubik

CAUTION: This email originated from an External Source. Please use caution before opening attachments, clicking links, or responding to this email. Do not sign-in with your DA account credentials.

I understand. Thank you for the quick response.

Rock Rocheleau, Esq. Right Lawyers **Divorce & Custody Attorneys** (702) 906-1672 Office



"BEST" Divorce Lawyers

2017 . 2018 . 2019 . 2020 2021 . 2022 . 2023

CONFIDENTIAL. This e-mail message and the information it contains is intended only for the named recipient(s) and may contain information that is a trade secret, proprietary, privileged, or attorney work product. This message is intended to be privileged and confidential communications protected from disclosure. If you are not the named recipient(s), any dissemination, distribution or copying is strictly prohibited. If you have received this e-mail message in error, please notify the sender at 702-914-0400 or by e-mail at rock@rightlawyers.com and permanently delete this message and any attachments from your workstation or network mail system.

Right Lawyers LLC / Rocheleau Law Group PC

From: Catherine Jorgenson <<u>Catherine.Jorgenson@clarkcountyda.com</u>> Sent: Thursday, March 21, 2024 8:27 AM To: Rock Rocheleau <<u>rock@rightlawyers.com</u>>; <u>hollyf@mcfarlinglaw.com</u> Subject: RE: Atlas Holdings LLC & Joseph Yakubik

Mr. Rocheleau,

Yesterday, on behalf of the Division of Air Quality, Mr. Yakubik and I, before he had obtained counsel, discussed his request to continue the four Notices of Violation (NOVs) scheduled for hearing today. After conferring with my client, I let Mr. Yakubik know that AQ would not oppose his request to continue all four NOVs. We also agreed that if the Hearing Officer granted his request, that the hearings would be continued to April 24<sup>th</sup>. I also made it clear that the decision to grant a continuance is the Hearing Officer's to make. Please be advised that Hearing Office Holly Fic was not involved in these discussions yesterday and, to my knowledge, has not agreed to grant the continuances. Once the Hearing Officer has had the opportunity to consider your client's request today and has made a decision, I will contact you and let you know the outcome.

If you have any questions, please contact me directly at (702) 455-3167.

Thank you,

Catherine Jorgenson Deputy District Attorney Office of the District Attorney/Civil Division Clark County, Nevada 702.455.4761 <u>Catherine.Jorgenson@ClarkCountyDA.com</u>

From: Rock Rocheleau <<u>rock@rightlawyers.com</u>> Sent: Thursday, March 21, 2024 7:23 AM To: <u>hollyf@mcfarlinglaw.com</u>; Catherine Jorgenson <<u>Catherine.Jorgenson@clarkcountyda.com</u>> Subject: Atlas Holdings LLC & Joseph Yakubik

CAUTION: This email originated from an External Source. Please use caution before opening attachments, clicking links, or responding to this email. Do not sign-in with your DA account credentials.

Ms. Jorgenson & Ms. Fic,

I have been hired by Joseph Yakubik to represent him at the Air Quality hearing for violation notice #9907, #9946, #9979, and #9981. I've been informed a continuance from today's hearing was agreed to. Please let me know the new date and time. Thank you.

Rock Rocheleau, Esq. Right Lawyers **Divorce & Custody Attorneys** (702) 906-1672 Office



## "BEST" Divorce Lawyers

2017 . 2018 . 2019 . 2020 2021 . 2022 . 2023

CONFIDENTIAL. This e-mail message and the information it contains is intended only for the named recipient(s) and may contain information that is a trade secret, proprietary, privileged, or attorney work product. This message is intended to be privileged and confidential communications protected from disclosure. If you are not the named recipient(s), any dissemination, distribution or copying is strictly prohibited. If you have received this e-mail message in error, please notify the sender at 702-914-0400 or by e-mail at rock@rightlawyers.com and permanently delete this message and any attachments from your workstation or network mail system.

Right Lawyers LLC / Rocheleau Law Group PC

Joe Yakubik P.O. Box 530778 Henderson, Nevada 89053

March 18<sup>th</sup>, 2024

Holly Fic 6230 W Desert Inn Road Las Vegas, Nevada 89146 Catherine Jorgenson Office of the District Attorney 500 S Grand Central Parkway 5<sup>th</sup> Floor Las Vegas, Nevada 89155

Re: Request for Continuance NOV #9907 NOV #9946 NOV #9981

Mrs. Fic and Mrs. Jorgenson:

This letter shall serve as a request for continuance on the above referenced matters. We have recently been apprised that Mr. Yarmy is facing discipline hearings with the Nevada State Bar<sup>2</sup> this week and he advised us that it is likely that he may become disbarred at this hearing. Pairing this with Mr. Yarmy's health issues<sup>2</sup> and that we were recently apprised by Mrs. Jorgenson and her staff that our prior counsel was very unresponsive<sup>3</sup> we find it necessary that we retain competent counsel to represent the parties accordingly.

CC:

Additionally, we received notice this morning that NOV 9981 was also placed on the agenda for hearing this week. As we deny all the acquisitions in this complaint, a proper defense at such a hearing will require a reasonable time to prepare and todays notice does not provide for such time.

Furthermore, on March 12<sup>th</sup>, 2024, we had the opportunity to review bodycam footage of Henderson Police Department of events surrounding the above NOV's. Officers' bodycam footage contains David Dean and Katrinka Byers admissions and additional documentation that we feel is crucial to our defense and will be required at hearing. Per Henderson Police Department backlog, footage is not immediately available. We have processed our public requests order and await the production of the physical copies.

<sup>&</sup>lt;sup>1</sup> February 23, 2024 at an in person meeting Yarmy advised Yakubik that a hearing will be held the week of March 18<sup>th</sup>, 2024 in which the State Bar of Nevada will be reviewing circumstances surrounding State Bar order No. 77095. Yarmy advised Yakubik that is likely that he will be dis-barred for six to eighteen months.

<sup>&</sup>lt;sup>2</sup> Yarmy requested prior continuation due to neuropathy and health concerns

<sup>&</sup>lt;sup>3</sup> February 28, 2024 Yakubik met with Air Quality staff and was advised that on multiple occasions that Yarmy had failed to respond to their agency.

As of this time, no parties identified in the above referenced NOV's are represented by counsel and I request all future correspondence be sent to the address above.

I am available via telephone at 702-241-4040 or at the address above. Thank you in advance for your consideration of the request and we look forward to a timely resolution to the above referenced items.

Sincerely,

Joe Yakubik Personal Capacity As Owner 1028 Athens Ave As Manager of Atlas Holdings International, LLC

VIA: Fed Ex and Hand Deliver

cc: File



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

March 7, 2024

CERTIFIED MAIL #9489 0090 0027 6522 1271 22 Joseph and Darcie Yakubik, Property Owners E-mail: joe@assurednv.com P.O. Box 530778 Henderson, NV 89053

FEDERAL EXPRESS TRK #775462849514 Joseph and Darcie Yakubik, Property Owners 1028 Athens Avenue Henderson, NV 89015

FEDERAL EXPRESS TRK #775462754234 Joseph and Darcie Yakubik c/o Jarrod L. Rickard, Semenza Rickard Law E-mail: jlr@semenzarickard.com 10161 Park Run Drive, Suite 150 Las Vegas, NV 89145

#### **NOTICE OF VIOLATION #9981**

Clark County Department of Environment and Sustainability, Division of Air Quality (Air Quality) provides this notice to Joseph Yakubik (Yakubik) and Darcie Yakubik (D. Yakubik), individually, for the violation of the Clark County Air Quality Regulations (AQRs) as alleged below and recommends a civil penalty of Four Thousand and no/100 Dollars (\$4,000.00) be assessed as shown in the penalty calculation table attached hereto as Exhibit A and incorporated herein.

#### I. FACTS

A. Senior Air Quality Specialists Katrinka Byers (Byers) and Andrew Kirk (Kirk), and Air Quality Supervisor David Dean (Dean), discovered the alleged violations while performing routine patrol resulting in an initial inspection on January 17, 2024, and follow-up inspections on January 19 and February 14, 2024, at the 1028 Athens Avenue construction project (parcel numbers 160-33-801-021 and 160-33-801-020), located at 1024 and 1028 Athens Avenue, in Clark County, Nevada.

- B. On January 17, 2024, at approximately 1:00 p.m., Byers arrived at the 1028 Athens Avenue construction site to conduct an initial inspection within parcel numbers 160-33-801-020 and 160-33-801-021. The inspection report is attached hereto as Exhibit B and incorporated herein. During Byers' inspection, she observed approximately 0.47 acres of dry, loose, and powdery soil conditions, no trackout control device, and approximately 1.02 acres of construction activities occurring without a Dust Control Operating Permit (DCOP) as shown in Photographs 1 through 8 and the Acreage Map attached hereto as Exhibits C and D, respectively, and incorporated herein. Byers also observed the noncompliance issues occurred within 1,000 feet of a residential area as shown in Map 1 attached hereto as Exhibit E and incorporated herein. Byers concluded her inspection at approximately 2:30 p.m.
- C. On January 18, 2024, at approximately 1:00 p.m., Byers e-mailed Yakubik concerning her observations of noncompliance and the issuance of a Notice of Noncompliance (NON). The NON was included in an e-mail to Yakubik and is attached hereto as **Exhibit F** and incorporated herein.
- D. On January 19, 2024, at approximately 11:00 a.m., Byers and Dean arrived at the 1028 Athens Avenue construction site to conduct a follow-up inspection. The inspection report is attached hereto as Exhibit G and incorporated herein. During the inspection, Byers and Dean observed approximately 0.47 acres of dry, loose, and powdery site soils, no trackout control device, and approximately 1.02 acres of construction activities occurring without a DCOP as shown in Photographs 9 through 19 (Exh. C) and the Acreage Map (Exh. D). While onsite, Byers spoke to a worker by the name of Jeff, informed him of the noncompliance issues, and requested that he notify Yakubik. Byers also observed the noncompliance issues occurred within 1,000 feet of a residential area as shown in Map 2 attached hereto as Exhibit H and incorporated herein. During the inspection, Byers also spoke with Paul Yakubik (P. Yakubik), owner of parcel 160-33-801-020, and provided her credentials as he requested. Byers and Dean concluded their inspection at approximately 12:45 p.m.
- E. On February 2, 2024, at approximately 2:45 p.m., Byers sent an e-mail correspondence to Yakubik. The e-mail correspondence is attached hereto as Exhibit I and incorporated herein. Within the e-mail correspondence, Byers re-iterated the requirements outlined in the NON issued to Yakubik for noncompliance observed on January 17, 2024 (Exh. F). The e-mail further informed Yakubik of Byers' follow-up inspection findings, included a map of the areas to be permitted, and stated the project was still in non-compliance.
- F. On February 14, 2024, at approximately 1:30 p.m., Byers and Kirk arrived at the 1028 Athens Avenue construction site to conduct a follow-up inspection. The inspection report is attached hereto as Exhibit J and incorporated herein. During their inspection, Byers and Kirk observed approximately 1.02 acres of construction activities occurring without a DCOP and no trackout control device, as shown in Photographs 20 through 25 (Exh. C) and the Acreage Map (Exh. D). Byers and Kirk concluded their inspection at approximately 2:00 p.m.
- G. On February 15, 2024, at approximately 7:43 a.m., Byers sent an e-mail correspondence to Yakubik. The e-mail correspondence is attached hereto as **Exhibit K** and incorporated herein. Within the e-mail correspondence, Byers re-iterated the requirements outlined in the NON

2

issued to Yakubik for noncompliance observed on January 17, 2024 (**Exh. F**). The e-mail correspondence further informed Yakubik of Byers and Kirk's February 14, 2024 follow-up inspection findings, included a map of the areas to be permitted, and stated the project was still in non-compliance.

## **II. VIOLATIONS**

### Violation 1:

By failing to employ Best Available Control Measures and comply with soil stabilization standards 24 hours a day, seven days a week, Yakubik and D. Yakubik violated AQR Sections 94.13(a) and (b).

AQR Sections 94.13(a) and (b) state:

- "(a) Any Person who engages in a Construction Activity or Temporary Commercial Activity, with or without a Permit, shall employ BACM and comply with soil stabilization standards (Section 94.12) and Emissions standards (Section 94.14).
- (b) Control Measures that are listed in the approved Permit, and other measures as needed for the purpose of maintaining Dust control, shall be implemented 24 hours a day, seven days a week, until the Permit is closed in accordance with Section 94.5(n)(2)."

### Violation 2:

By failing to obtain a DCOP prior to commencing construction activities, Yakubik and D. Yakubik violated AQR Section 94.4.1(a).

AQR Section 94.4.1(a) states:

"(a) Except as provided in Section 94.3, no Person shall commence any Construction Activities or Temporary Commercial Activities except in compliance with a Permit that authorizes such activities."

### **III. RECOMMENDED CIVIL PENALTY**

Pursuant to AQR Section 9.1, any person who violates any provision of the AQRs, including any permit condition; is guilty of a civil offense and shall pay a civil penalty not to exceed \$10,000 per violation. Each day of violation constitutes a separate offense.

Air Quality considered the following in calculating the recommended penalty:

• Violation 1 occurred within 1,000 feet of the outer boundary of a residential area as described in Paragraphs I.B and I.D above (Exh. E and H).

Air Quality recommends a civil penalty in the amount of \$4,000.00 (Exh. A).

## **IV. HEARING**

Air Quality has scheduled a hearing for **Thursday**, **March 21**, **2024**, **at 9:00 a.m**. before the Air Pollution Control Hearing Officer to adjudicate the alleged violation(s) and, if appropriate, to levy the recommended penalty. Please complete the enclosed "Notice of Violation Response Form" and return it to Air Quality by March 11, 2024. At the hearing, the Hearing Officer will hear evidence on the alleged violation(s) and render a decision. The hearing will be held at the Clark County Building Services Presentation Room, located at 4701 West Russell Road, Las Vegas, Nevada.

If you intend to present any documentary evidence at the hearing, please provide copies of your evidence to Air Quality with the completed Notice of Violation Response Form. If you fail to provide copies of your evidence prior to the hearing, please be advised that Air Quality may request a continuance to have time to review any evidence you bring to the hearing, which will result in the hearing being postponed and rescheduled to a later date.

If the Hearing Officer finds you in violation and levies a penalty, Air Quality staff will mail the Hearing Officer's order to you along with instructions on remittance of the penalty.

2024 15:17 PST)

Shibi Paul Compliance and Enforcement Manager

Exhibits:

- A. Penalty Calculation Table, NOV #9981
- B. Air Quality Construction Site Inspection Form #137241, dated January 17, 2024
- C. Digital Photographs 1 through 25
- D. Acreage Map: Showing the approximate areas of construction activity on January 17, 2024
- E. Map 1: Showing approximate location of dry, powdery soil conditions within 1,000 feet of a residential area on January 17, 2024
- F. Air Quality Notice of Noncompliance for January 17, 2024
- G. Air Quality Construction Site Inspection Form #137312, dated January 19, 2024
- H. Map 2: Showing approximate location of dry, powdery soil conditions within 1,000 feet of a residential area on January 19, 2024
- I. E-mail Correspondence dated February 2, 2024
- J. Air Quality Construction Site Inspection Form #137981, dated February 14, 2024
- K. E-mail Correspondence dated February 15, 2024

0.1	<b>A</b>
-81	υ.
~	-
~	<b>~</b>

4

## Exhibit A

NOV # 9981 Penalty Calculation Table Joseph Yakubik and Darcie Yakubik, Individually



4701 W. Russell Road 2<sup>rd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

Viol.	Date(s)	Violation Description	AQR Section	Exhibit / Evidence	Base Penalty	Days	Aggravating Description	Agg. Factor	Agg. Amount	Penalty
	1/17/2024	Failed to employ Best Available Control Measures	94.13(a) and	Exh. C, Photos 1 and 2 Exh. E, Map 1	ć 1.000	2 -	Occurred within 1,000 feet of a residential area (+25% per day)	25%	\$ 250.00	\$ 1,250.00
	1/19/2024	and comply with soil stabilization standards 24/7.	(b)	Exh. C, Photos 10 thru 13 and 15 thru 19 Exh. H, Map 2	\$ 1,000		Occurred within 1,000 feet of a residential area (+25% per day)	25%	\$ 250.00	\$ 1,250.00
2	1/17/2024	Failed to obtain a DCOP prior		Exh. C, Photos 1 through 8 Exh. D, Acreage Map		3	N/A	0%	\$-	\$ 500.00
	1/19/2024			Exh. C, Photos 9 thru 19 Exh. D, Acreage Map	\$ 500		N/A	0%	\$-	\$ 500.00
	2/14/2024			Exh. C, Photos 20 thru 25 Exh. D, Acreage Map			N/A	0%	\$-	\$ 500.00

Total Penalty: \$ 4,000.00

Regulatory maximum: \$10,000 per day, per violation [AQR Section 9.1 & NRS 445B.640]

,



Division of Air Quality 4701 W. Russell Rd. Suite 200 2<sup>nd</sup> Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

## Exhibit B

## CONSTRUCTION SITE INSPECTION REPORT Inspection No. 137241

Officer:	Date:	Start Time:	End Tim	e:	Туре:	Complaint No.	Permit No.:	
Katrinka Byers	Jan 17, 2024	1:00 PM	2:30 PM	1	nitial		57592	
Permittee:	Project Name: NO DCOP/ Yakubik					Project Location: 1028 Athens Avenue 89015	ocation: ens Avenue, Henderson Neva	
	Deier	Temperature:	Wind Sp	ood:	Wind Gust:		: Site Status:	
	Rain:	•	00-04 m		5 mph	Variable	Active	
Partly Cloudy	No	55 degrees	00-04 11	pri	5 mpn			
PCF Submitted:	Worker	s Present:	Spoke With:		Title:	Co	mm. Method:	
No	Yes		Joe Yakubik	ζ.	Owner	En	ail	
			Spoke With:		Title:	Co	mm. Method:	
is the project in co								N
Action Taken: Issued NON Wit						of: Residenti	al	
Emission Complia	ince:							Ye
Fugitive Dust Source	ce:			Plume Lei	ngth:			
Opacity:				Opacity T	est Method	:		
BMP Compliance:								N
Project Soils:	I	Unstable		Size of Ins	stability:	0.47 acre	S	
Trackout Device:	1	No - Needed		Has Trackout:		No		
Mitigation Equipment: Inadequate			Soil Crust Determina		tion: Not Necessary/Not Pe		ned	
Admin Complianc	e:							N
Acreage Permitted	0 acres	Observe	ed Acreage:	1.02 acres	6	Project Size:	Greater than permitted	
Staging/Parking Area:	Off-Site (No included in acreage)	DCOP \$	Sign:	No		DCOP Onsite:	No	
SS Permit(s):	No Equipme	ent SS Perr	mit No.			Equipment Onsite:		
Inspector Notes:				Approved By:				yer

I conducted a routine patrol inspection and observed workers operating in dry, loose and powdery site soils on approximately 1.02 acres with no available BACM, no valid operating dust control permit, no trackout control device and no dust sign. I issued a Notice of Non-Compliance with a possible NOV to Mr. & Mrs. Joe Yakubik (Property Owners) to stabilize all site soils immediately, apply for a valid dust control permit by the close of business Friday, 01/19/2024, install a trackout control device at the exit point of Athens Avenue by close of business Monday, 01/22/2024 and post a dust permit sign by the close of business Friday, 02/02/2024. The NON to be emailed to Mr. & Mrs. Joe Yakubik on 1/18/2024.

# Exhibit C

# **Digital Photographs**

Construction Project #: 57592 Responsible

e Joseph and Darcie Yakubik

Party: Project Name: NO DCOP/Yakubik

Photos taken by: See photo description



## Photograph # 1

Alleged Violation # 1, 2

View looking southeast at workers conducting construction activities without a valid dust control operating permit in dry, loose and powdery site soils at 1028 Athens Avenue for the Yakubik Residence. Photo taken by Senior Air Quality Specialist, Katrinka Byers.



## Photograph # 2

## Alleged Violation # 1, 2

Upclose view of workers operating in dry, loose and powdery site soils creating fugitive dust with no Best Available Control Measures (BACM) and no valid dust control operating permit. Photo taken by Senior Air Quality Specialist, Katrinka Byers.



Photograph # 3Alleged Violation # 2View looking southeast at materials staged onsite with no valid dust control operating<br/>permit. Photo taken by Senior Air Quality Specialist, Katrinka Byers.



## Photograph # 4

Alleged Violation # 2

View looking northeast at workers conducting construction activities without a valid dust control operating permit. Photo taken by Senior Air Quality Specialist, Katrinka Byers.







## Photograph # 6

Alleged Violation # 2

View looking north at the construction of a new pump house without a valid dust control operating permit. Photo taken by Senior Air Quality Specialist, Katrinka Byers.



#### Photograph # 7

Alleged Violation # 2

View looking southwest at a worker operating a mini-excavator for the construction work conducted on the Yakubik property without a valid dust control operating permit. Photo taken by Senior Air Quality Specialist, Katrinka Byers.



## Photograph # 8

Alleged Violation # 2

View looking southeast at workers parking and accessing Mr. Yakubik's site through the parcel to the west, owned by Mr. Paul Yakubik. Photo taken by Senior Air Quality Specialist, Katrinka Byers.



Photograph # 9

Alleged Violation # 2

View looking northeast at workers conducting construction activities on the pool house during a follow-up visit without a valid dust control operating permit. Photo taken by Senior Air Quality Specialist, Katrinka Byers.



## Photograph # 10

## Alleged Violation # 1, 2

View looking west at dry, loose and powdery site soils and the access to Mr. Yakubik's project site through the parcel to the west owned by Mr. Paul Yakubik. Photo taken by Senior Air Quality Specialist, Katrinka Byers.


#### Photograph # 11

Alleged Violation # 1, 2

View looking northeast at dry, loose and powdery site soils within the staging area located behind the garage/indoor basketball court. Photo taken by Senior Air Quality Specialist, Katrinka Byers.



#### Photograph # 12

Alleged Violation # 1, 2

View looking south at dry, loose and powdery site soils with no available BACM. Photo taken by Senior Air Quality Specialist, Katrinka Byers.



#### Photograph # 13

Alleged Violation # 1, 2

View looking southwest at the staging/parking area and access to Joe Yakubik's project through the parcel to the west (owned by Mr. Paul Yakubik). Photo taken by Senior Air Quality Specialist, Katrinka Byers.



#### Photograph # 14

Alleged Violation # 2

View looking northeast at construction work without a valid dust control operating permit. Photo taken by Senior Air Quality Specialist, Katrinka Byers.



Photograph # 15

Alleged Violation # 1, 2

View looking east at construction activities in dry, loose and powdery site soils with no valid dust control operating permit and no available BACM. Photo taken by Senior Air Quality Specialist, Katrinka Byers.



#### Photograph # 16

Alleged Violation # 1, 2

View looking east at staging material in dry, loose and powdery site soils. Photo taken by Senior Air Quality Specialist, Katrinka Byers.



Photograph # 17Alleged Violation # 1, 2View looking east at dry, loose and powdery site soils with no available BACM. Phototaken by Senior Air Quality Specialist, Katrinka Byers.



#### Photograph # 18

Alleged Violation # 1, 2

View looking south at dry, loose and powdery site soils with no available BACM. Photo taken by Senior Air Quality Specialist, Katrinka Byers.



Photograph # 19Alleged Violation # 1, 2View looking south at dry, loose and powdery site soils. Photo taken by Senior Air QualitySpecialist, Katrinka Byers.



Photograph # 20

Alleged Violation # 2

Photo looking southeast at staging material for the construction activities occurring without a valid dust control operating permit during a follow-up inspection. Photo taken by Senior Air Quality Specialist, Andrew Kirk.



#### Photograph # 21

Alleged Violation # 2

View looking south at staging material & equipment on both Joe Yakubik's Lot#020 & Paul Yakubik's Lot#021 for the construction activities occurring at 1028 Athens Avenue without a valid dust control operating permit. Photo taken by Senior Air Quality Specialist, Andrew Kirk.



#### Photograph # 22

Alleged Violation # 2

View looking south at staging material with no valid dust control operating permit. Photo taken by Senior Air Quality Specialist, Andrew Kirk.



# Photograph # 23Alleged Violation # 2View looking southeast at a new addition and staging of material without a valid dust<br/>control operating permit. Photo taken by Senior Air Quality Specialist, Andrew Kirk.



#### Photograph # 24

Alleged Violation # 2

View looking northeast at the construction activity taking place during a follow-up inspection without a valid dust control operating permit. Photo taken by Senior Air Quality Specialist, Andrew Kirk.



#### Photograph # 25

#### Alleged Violation # 2

View looking northwest at entrance to the staging/parking area observed on the parcel to the west of Mr. Joe Yakubik without a valid dust control operating permit. Photo taken by Senior Air Quality Specialist, Andrew Kirk.

### Application #57592 Joe Yakubik

January 17, 2024 Exhibit D



Acreage Map - Showing location of construction activities without a valid DCOP



MAP 1: Showing approximate location of unstable soils within 1,000 feet of a residential area  $\frac{3}{23}$ 



### Exhibit F

#### NOTICE OF NONCOMPLIANCE

Project Name: NO D		
Parcel#16033801020 & Par	cel#16033801021	
Date: Jan 17, 2024	Time: 2:30 PM	
	Parcel#16033801020 & Par	Project Name: NO DCOP/Yakubik   Parcel#16033801020 & Parcel#16033801021   Date: Jan 17, 2024 Time: 2:30 PM

# This notice is to advise you that an inspection of your site has found it in noncompliance of the conditions specified in your Dust Control Permit and/or Clark County Air Quality Regulations (AQRs).

Unstable Soil Conditions – Provide and maintain adequate measures to prevent fugitive dust by maintaining all project soils in a visibly damp, crusted, or otherwise stabilized condition per AQR Section 94.12. This applies 24 hours a day 7 days a week. Trackout

Install a trackout control device at the exit point onto Athens Avenue by COB Monday, 01/22/2024. **No Valid Dust Control Permit** – Submit a complete application for a Dust Control Permit to the Division of Air Quality. Comply by close of business on Jan 19, 2024. Permit late fees will apply.

No / Improper Signage – Install and maintain a Dust Control Permit Sign in compliance with AQR Section 94.11. Comply by close of business on Feb 2, 2024. See Appendix 3 of AQR Section 94 for specifications.

#### Additional Instructions / Other Noncompliance Items

\*Stabilize all site soils immediately and maintain in a moist and crusted condition 24/7

\*Apply for a valid dust control operating permit by COB Friday, 01/19/2024. LATE FEES WILL BE APPLIED

\*Install a trackout control device at the exit point onto Athens Avenue by COB Monday, 01/22/2024

\*Post a dust permit sign by the close of business Friday, 02/02/2024

NOTE: The Construction Project No:57592 will be your official dust control operating permit number once you submit the permit application.

# Pursuant to AQR Section 4.3, the noncompliance status detailed above may result in the issuance of a Notice of Violation, which includes the imposition of civil penalties.

Failure to comply with this notice may result in additional enforcement action that includes a Notice of Violation.

Please contact DAQ representative below regarding questions related to this notice.

Person Notified: Joe & Darci Yakubik	Owner	Parcel#16033801020-021
(Printed Name)	(Title)	(Company)
assuredmm@gmail.com	joe@assurednv.com	
(Email Address)		
Person Notified:		
(Printed Name)	(Title)	(Company)
(Email Address)		
DAQ Representative:		
Katrinka Byers		702-249-6093
KLB (Printed Name)		(Phone Number)



Good afternoon Mr. & Mrs. Yakubik,

Please review the attached Notice of Noncompliance (NON) with Air Quality Regulations (AQRs) for the NO DCOP/Yakubik project, Construction Project# 57592 located at **1028 Athens** Avenue, Henderson Nevada 89015, Parcel#16033801020 & 021, and comply with the requirements by the specified dates.

NOTE: The Construction Project#57592 will be your official dust control operating permit number once you submit the permit application and pay the permit fees.

Please let me know you received this email and understand what is required to comply with the applicable Air Quality Regulations. This NON may result in a Notice of Violation (NOV) that may result in civil penalties. We appreciate your continued cooperation in maintaining compliance on this project. We will continue to conduct inspections to verify compliance on this project. If you have any questions regarding this message, feel free to contact me.

Sincerely, Katrinka Byers

The map below highlighted in red show the areas requiring a dust control operating permit for construction activities disturbing a total of 1.019 acres.



Katrinka Byers



Clark County Senior Air Quality Specialist REHS 4701 W. Russell Rd, #200 Las Vegas NV 89118 Office 702-455-1642 Fax 702-383-9994 Twesday – Friday, 6:00 a.m. – 4:30 p.m.

For Dust Control Applications and Forms, click on this link: DUST FORMS

From:	Steven Yarmy
To:	Katrinka Byers
Subject:	Read: Notice of Non-Compliance for Construction Project#57592
Date:	Friday, January 19, 2024 11:58:52 AM
Importance:	High

Your message To: Joe Yakubik; assuredmm@gmail.com Cc: Catherine Jorgenson; 'Steven Yarmy'; Mike Englehart; Andrew Kirk; David Dean; luz@yarmylaw.com; David Dean Subject: Notice of Non-Compliance for Construction Project#57592 Sent: 1/18/2024 1:02 PM was read on 1/19/2024 11:58 AM.



Division of Air Quality 4701 W. Russell Rd. Suite 200 2<sup>nd</sup> Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

### Exhibit G

#### CONSTRUCTION SITE INSPECTION REPORT

#### Inspection No. 137312

Officer:	Date:	Start Time:	End Tim	ie: T	Гуре:	Complaint No	o.: Permit No.	:
Katrinka Byers	Jan 19, 2024	11:00 AM	12:45 P	M F	Follow-up		57592	
Permittee:		Project	Name:		F	roject Location:		
		NO DC	OP/ Yakubik			028 Athens Avenu 9015	e, Henderson Ne	vada
Weather:	Rain:	Temperature:	Wind Sp	beed: V	Wind Gust:	Wind Direction	on: Site Status	5:
Partly Cloudy	No	55 degrees	00-04 m	iph 5	5 mph	Variable	Active	
PCF Submitted:	Worker	s Present:	Spoke With	:	Title:	с	omm. Method:	
No	Yes		Jeff		Foreman	in	Person	
			Spoke With	:	Title:	с	omm. Method:	
			Paul Yakub	ik	Owner	In	Person	
Is the project in (	compliance with	all air quality re	quirements?					N
Action Taken:		Possible NOV			n 1000 feet of	Residen	tial	
Emission Compl	iance:							Ye
Fugitive Dust Sou	irce:			Plume Ler	ngth:			
Opacity:				Opacity Te	est Method:			
BMP Compliance	e:							N
Project Soils:	I	Unstable		Size of Ins	tability:	0.47 acr	es	
Trackout Device:	I	No - Needed		Has Track	out:	No		
Mitigation Equipm	ient: I	nadequate		Soil Crust	Determinatio	n: Fail		
Admin Complian	ice:							N
Acreage Permitte	d: 0 acres	Observ	ed Acreage:	1.02 acres	; F	Project Size:	Greater than permitted	
Staging/Parking Area:	On-Site	DCOP	Sign:	No	C	COP Onsite:	No	
SS Permit(s):	No Equipme	ent SS Per	mit No.		E	Equipment Onsite:		
				٨٥٥	round Bu:		Katrinka	Byor

#### **Inspector Notes:**

Approved By:

Katrinka Byers

My supervisor, David Dean & I conducted a follow-up inspection at 1028 Athens Avenue, Henderson (Parcel# 16033801021) and observed workers onsite constructing a pool equipment storage building and operating on approximately .47 acres of dry, loose, powdery soils with no BACM available, no valid dust control permit and no trackout control device. I spoke with Jeff (construction worker) and confirmed he was hired by Mr. Joe Yakubik operating without a valid operating dust control operating permit. During my inspection I also observed staging material used for the construction project stored on both Mr. Joe Yakubik's lot (021) and the neighboring lot below, owned by his parents (Paul & Charlotte Yakubik)-Parcel# 16033801020. I observed a new addition being constructed to the existing basketball court and a newly poured outside pool patio. I also confirmed with the workers onsite, the only access to Mr. Joe Yakubik's property with heavy equipment and vehicles is through the neighboring property owned by Mr. & Mrs. Paul Yakubik lot (020). I told Jeff this inspection was another possible day of violation, to stabilize all site soils immediately, add a trackout control device at the exit and submit a valid dust control operating permit application by the close of business Monday, 01/22/2024 and to pass the information on to Mr. Joe Yakubik. During our inspection, Mrs. Charlotte Yakubik on lot #020 began to yell at my supervisor, Mr. Dean saying, "If we don't get off of her son's property lot#021 immediately she was going to lock us in".



Division of Air Quality 4701 W. Russell Rd. Suite 200 2<sup>nd</sup> Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

parked on Athens Avenue located south of the project. Mrs. Yakubik then locked the entry gate in which I originally entered the project and would not allow me to leave through her property. As I was leaving the area, Mr. Paul Yakubik (Father of Joe Yakubik) approached me and asked to see my credentials. Mr. Yakubik was very pleasant and apologized for his wife locking the access gate. During my discussion with Mr. Paul Yakubik, he indicated he saw the email that I sent out to his son Joe Yakubik on 1/18/2024 requiring a dust control permit for the construction activity taking place on both properties and asked if his property could be left off the permit. I explained the area on his property could be left off if he blocked access to the construction workers entering his property so that only Joe's lot was utilized. Once we were finished with our inspection, we drove across the street to conduct additional inspections on several dust permits located within the area, during that time, Mr. Joe Yakubik followed us to the jobsite, parked his black SUV approximately 30 yards away from where we were standing and started video recording us with his phone. Within minutes of driving across the street, several police vehicles with the City of Henderson Police arrived and approached us saying that Mr. Joe Yakubik reported that we opened gates to his property and trespassed and were in his personal home taking photos of his daughter. I showed the police officers (L. Giordano) the photos that we took onsite and explained why Air Quality was on Mr. Yakubik's property. I also showed Mr. Giordano the email I sent to Mr. Yakubik yesterday, 1/18/2024, notifying Mr. Yakubik he needed to apply for a dust control permit and that we will continue to conduct inspections to verify compliance on this project. The matter was escalated to the police sergeant as Mr. Yakubik was very unhappy the police were not finding any laws violated from our inspection. The sergeant arrived onsite, took our statements, and also confirmed we were not in violation of any laws, and stated as government officials, we entered open driveways and open gates with no evidence of any trespass signs posted to prevent us from entering the premises. In the future, the officers recommend that we dial 311 to request police backup when conducting inspections on Mr. Yakubik's property. We determined this project continues to be out of compliance Air Quality Regulations and this is another day of non-compliance.



MAP 2: Showing approximate location of unstable soils within 1,000 feet of a residential area  $\frac{8}{2}$ 

## Exhibit I

From:	Katrinka Evers
To:	Joe Yakubik; assuredmm@omail.com
Cc:	Catherine Jorgenson; David Dean; Mike Englehart; Nahulu Kahananui; Andrew Kirk; shr@stevenvarmvlaw.com; luz@varmvlaw.com
Subject:	Another day of Non-Compliance for 1028 Athens Avenue, Henderson Nevada 89015 Construction Project#57592
Date:	Friday, February 2, 2024 2:45:00 PM
Attachments:	impee02.ang
Importance:	High

Good afternoon Mr. Yakubik,

As of 2/02/2024, Air Quality has not received a valid dust control operating permit application for **1028 Athens Avenue, Henderson Nevada 89015**, Parcel#16033801020 & 021 Construction project #57592 for the 1.019 acres. This is another day of non-compliance for failure to comply with Air Quality Regulations.

\*A Dust Control Operating Permit application was required to be submitted to us by close of business 1/19/2024 as explained in my email I sent to you on 1/18/2024. A valid dust control operating permit application must be submitted for the construction activities shown on the map below immediately.

NOTE: The Construction Project#57592 will be your official dust control operating permit number once you submit the permit application and pay the permit fees.

Please let me know you received this email and understand what is required to comply with the applicable Air Quality Regulations. This is another day of non-compliance which may result in a Notice of Violation (NOV) with civil penalties. We will continue to conduct on-site inspections to verify compliance on this project. If you have any questions regarding this message, feel free to contact me.

The area highlighted in red on the map below requires a valid dust control operating permit: (1.019 acres) NOTE: The Construction project #57592 will become the dust permit operating permit number for this project once a completed permit application is submitted and all fees



Katrinka Byers Clark County Senior Air Quality Specialist REHS 4701 W. Russell Rd, #200 Las Vegas NV 89118 Office 702-455-1642 Fax 702-383-9994 Tuesday - Friday, 6:00 a.m. - 4:30 p.m.

For Dust Control Applications and Forms, click on this link: DUST FORMS



Date:

Officer:

Division of Air Quality 4701 W. Russell Rd. Suite 200 2<sup>nd</sup> Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

Permit No::

### Exhibit J

# CONSTRUCTION SITE INSPECTION REPORT

Inspection No. 137981					
	Start Time:	End Time:	Туре:	Complaint No.:	
2024	1:30 PM	2:00 PM	Follow-up		

-					•••			
Katrinka Byers F	eb 14, 2024	1:30 PM	2:00 PM	F	ollow-up		57592	
Permittee:		Project	Name:			Project Location:		
		NO DC	OP/ Yakubik			1028 Athens Avenue 89015	e, Henderson Nev	/ada
Weather: F	Rain:	Temperature:	Wind Sp	eed: V	Vind Gust:	Wind Direction	n: Site Status:	
Clear N	lo	56 degrees	00-04 m	ph 5	mph	Variable	Active	
PCF Submitted:	Workers F	Present:	Spoke With:		Title:	C	omm. Method:	
No	Yes		Joe Yakubik		Owner	Er	mail	
			Spoke With:		Title:	Co	omm. Method:	
Is the project in co			quirements?					No
Action Taken:	Pos	ssible NOV		Violation in	1000 feet	of: Resident	tial	
Emission Complian	ice:							Ye
Fugitive Dust Source	<b>e</b> :			Plume Len	gth:			
Opacity:				Opacity Te	est Method:			
BMP Compliance:								N
Project Soils:	Sta	ble		Size of Ins	tability:			
Trackout Device:	No	- Needed		Has Tracko	out:	No		
Mitigation Equipmen	t: Ina	dequate		Soil Crust	Determinat	ion: Not Nece	essary/Not Perfor	med
Admin Compliance	:							No
Acreage Permitted:		Observ	ed Acreage:	1.02 acres		Project Size:	Greater than permitted	
Staging/Parking Area:		DCOP	Sign:	No		DCOP Onsite:	No	
SS Permit(s):	No Equipment	SS Per	mit No.			Equipment Onsite:		
Inspector Notes:				App	roved By:		Katrinka E	3yer

#### **Inspector Notes:**

Approved By:

Senior Air Quality Specialist, Andrew Kirk & I conducted a follow-up inspection at this project and observed no valid Dust Control Operating Permit (DCOP) application submitted and no trackout control device installed at the exit onto Athens Avenue. An e-mail to be sent to Mr. Joe Yakubik, owner, on 2/15/2024 to let him know about the results of our inspection. This is another day of noncompliance with a possible NOV for not complying with Air Quality Regulations.

### Exhibit K

From:	Katrinka Byers
To:	Joe Yalubik; assuredmm@gmail.com
Cc:	Ortherine Jorpenson; David Dean; Mike Englehart; Nahulu Kahananui; Andrew Kirk; shribstevenyarmvlaw.com; kuzilyarmvlaw.
Subject:	RE: Another day of Non-Compliance for 1028 Athens Avenue, Henderson Nevada 89015 Construction Project#57592
Date:	Thursday, February 15, 2024 7:43:00 AM
Attachments:	image001.png

Good morning Mr. Yakubik,

Senior Air Quality Specialist, Andrew Kirk & I conducted a field inspection yesterday afternoon, 02/14/2024 and observed construction activities at 1028 Athens Avenue, Henderson Nevada 89015, parcel#16033801020 & 021 Construction- project #57592 for the 1.019 acres without a valid dust control operating permit application. This is another day of non-compliance for failure to comply with Air Quality Regulations.

\*A Dust Control Operating Permit application was required to be submitted to us by close of business 1/19/2024 as explained in my email I sent to you on 1/18/2024. A valid dust control operating permit application must be submitted for the construction activities shown on the map below immediately. A Notice of Violation with civil penalties will continue to accrue for this project site until the project is in compliance with Air Quality Regulations.

NOTE: The Construction Project#57592 will be your official dust control operating permit number once you submit the permit application and pay the permit fees.

Please let me know you received this email and understand what is required to comply with the applicable Air Quality Regulations. Failure to reply to this email does not prevent that this is another day of non-compliance which may result in a Notice of Violation (NOV) with civil penalties. We will continue to conduct on-site inspections to verify compliance on this project. If you have any questions regarding this message, feel free to contact me.

The area highlighted in red on the map below requires a valid dust control operating permit: (1.019 acres) NOTE: The Construction project #57592 will become the dust permit operating permit number for this project once a completed permit application is submitted and all fees



K\_atrinka あyers Clark County Senior Air Quality Specialist REHS 4701 W. Russell Rd, #200 Las Vegas NV 89118 Office 702-455-1642 Fax 702-383-9994 Tuesday - Friday, 6:00 a.m. - 4:30 p.m.

For Dust Control Applications and Forms, click on this link: DUST FORMS



March 21, 2024

Dear pamela 9981 POB:

The following is in response to your request for proof of delivery on your item with the tracking number: **9489 0090 0027 6522 1271 22**.

Item Details	
Status:	Delivered, PO Box
Status Date / Time:	March 14, 2024, 8:31 am
Location:	HENDERSON, NV 89053
Postal Product:	First-Class Mail <sup>®</sup>
Extra Services:	Certified Mail™
	Return Receipt Electronic
Shipment Details	
Weight:	1.0oz
Recipient Signature	

Note: There is no delivery signature on file for this item.

Thank you for selecting the United States Postal Service<sup>®</sup> for your mailing needs. If you require additional assistance, please contact your local Post Office<sup>™</sup> or a Postal representative at 1-800-222-1811.

Sincerely, United States Postal Service<sup>®</sup> 475 L'Enfant Plaza SW Washington, D.C. 20260-0004



The following is the proof-of-delivery for tracking number: 775462754234

Delivery Information:			
Status:	Delivered	Delivered To:	Receptionist/Front Desk
Signed for by:	B.POWE	Delivery Location:	
Service type:	FedEx Standard Overnight		
Special Handling:	Deliver Weekday		LAS VEGAS, NV,
		Delivery date:	Mar 11, 2024 09:41
Shipping Information:			
Tracking number:	775462754234	Ship Date:	Mar 8, 2024
		Weight:	0.5 LB/0.23 KG
Recipient:		Shipper.	
LAS VEGAS, NV, US,		LAS VEGAS, NV, US,	,
Reference	NOV 9981		
Purchase Order	4500368555-030		

FedEx Express proof-of-delivery details appear below; however, no signature is currently available for this shipment. Please check again later for a signature.



The following is the proof-of-delivery for tracking number: 775462849514

Delivery Information:				
Status:	Delivered	Delivered To:	Residence	
Signed for by:	Signature not required	<b>Delivery Location:</b>		
Service type:	FedEx Standard Overnight			
Special Handling:	Deliver Weekday; Residential Delivery		HENDERSON, NV,	
		Delivery date:	Mar 11, 2024 15:04	
Shipping Information:				
Tracking number:	775462849514	Ship Date:	Mar 8, 2024	
		Weight:	0.5 LB/0.23 KG	
Recipient:		Shipper:		
HENDERSON, NV, US,		LAS VEGAS, NV, US		
Reference	NOV 9981			

Proof-of-delivery details appear below; however, no signature is available for this FedEx Express shipment because a signature was not required.

THIS PAGE INTENTIONALLY LEFT BLANK

# Atlas Holdings International LLC and Joseph Yakubik, Individually (Construction Project #57391)

# Appeal of NOV #10008

### **Table of Contents**

Appeal of Hearing Officer's Order received June 5, 20241
Respondents' Amended Motion for Appeal, Discovery Opened, a Continuance, and Hearing Master Reassignment, received June 25, 2024
Air Quality's Motion for Issuance of Subpoena, received July 16, 202421
Hearing Officer's Order signed May 29, 202425
Air Quality's Opposition to Respondents' Request for Continuance, dated May 22, 202427
Notice of Violation Response Form with Request for Continuance, dated May 10, 202431
NOV #10008 Issued May 2, 2024
Exhibit B – Air Quality Construction Site Inspection Form #138760, dated March 21, 2024 40
Exhibit C – Digital Photographs 1 through 441
Exhibit D – Map 1: Showing approximate location of dry, powdery soil conditions within 1,000 feet of a residential area on March 21, 202443
Exhibit E – Air Quality Notice of Noncompliance for March 21, 2024, and E-mail Correspondence, dated March 26, 202444
United States Postal Service Certified Mail Delivery Receipt for NOV #10008 to Joseph Yakubik, dated July 3, 2024
United States Postal Service Certified Mail Delivery Receipt for NOV #10008 to Global Equity Holdings, Inc., Manager and Registered Agent for Atlas Holdings International LLC, dated July 3, 2024
Federal Express Delivery Receipt for NOV #10008 to Joseph Yakubik, Atlas Holdings International LLC c/o Rock Rocheleau, Esq., Right Lawyers, dated May 7, 202449

THIS PAGE INTENTIONALLY LEFT BLANK





### REQUEST FOR HEARING BEFORE THE CLARK COUNTY AIR POLLUTION CONTROL HEARING BOARD

### Appeal of Hearing Officer's Order

	fficer: Holly Fic
	dress, telephone number of Appellant:
	tlas Holdings International LLC and Joseph Yakubil (Please print)
	C/O Right Lawyers 600 S. Tonopah Dr. Suite 300 Las Vegas NV 89106
Telephone	- 702-445-4425 Fax: <u>NA</u>
Email: _	ock@rightlawyers.com
Other pers	son or persons authorized to receive service of notice:
Name:	
Address:	(Please print)
	Fax:
·	
Type of bu	usiness or activity and location of activity involved in the request:
Develo	pment / Construction
Reason fo	r appeal: 🔲 Facts alleged 🗌 Penalty assessed 🔳 Both
	detailed explanation of the reason for your appeal:

Page 1 of 2

8		
-	 	 

6. An application filing fee of \$140.00 must accompany this application. This fee is non-refundable. Please make check payable to Division of Air Quality or DAQ and mail to 4701 W. Russell Road, Suite 200, Las Vegas, NV 89118.

The appellant or a representative of the appellant must be present at the hearing board meeting to answer any questions by the Air Pollution Control Hearing Board Members. **Please include any supporting documentation with this form for distribution to the respective board members.** 

I affirm that all statements made on this application are true and complete to the best of my knowledge.

. Laklar

\_\_\_\_\_\_Date: \_\_\_\_\_6/5/24

Printed Name: Rock Rocheleau

Signature: \_

Title: Attorney for Atlas Holdings International LLC & Joseph Yakubik

#### FOR OFFICE USE ONLY

Application Received on <u>June 5, 2024</u> Application Fee \$140.00 - Check <u>7016</u> Received Date: <u>653004</u>

Page 2 of 2



Clark County Nevada Department of Environment and Sustainability 4701 W Russell Road, Suite 200, Las Vegas, NV 89118 Phone (702) 455-5942 Fax (702) 383-9994 AirQuality@clarkcountynv.gov

RECEIPT

ROCHELEAU LAW GROUP PC DBA RIGHT LAWYERS 800 S TONOPAH DR., SUITE 300 LAS VEGAS, NV 89106

Invoice	#	Invoice Date	Invoice By	Invoice Type	Due Date	
068452		6/5/2024	SHERRIER	AIR QUALITY OTHER ENFORCEMENT	6/5/2024	
Quantity	Des	cription	and the second second	Fee Code Fee	Total	
1.00	_	ING BOARD REQUEST		AGHB01 \$140.00	\$140.00	
	06/05	/2024 CHECK (7016)		PAYMENT	(\$140.00)	

Notes:	NOV #10008, Hearing Officer Appeal, Submitted 6/5/2024	Subtotal:	\$140.00
		Paid:	(\$140.00)
		Adjustments:	\$0.00
		Balance Due:	\$0.00

THIS PAGE INTENTIONALLY LEFT BLANK

	Received 6/25/2024 @ 3:52 PM From: Atty: Rock Rocheleau S. Rogge, Admin Secretary		
1 2	ROCHELEAU LAW GROUP		
3	dba RIGHT LAWYERS Rock Rocheleau, Esq. RECEIVED CC DAQ		
4	Nevada Bar No. 15315 2024 JUN 25 PN3:52		
5	rock@rightlawyers.com		
6	Las Vegas, Nevada 89106		
7	702-914-0400 Attorneys for Respondents		
8			
9	<b>BEFORE THE AIR POLLUTION CONTROL HEARING BOARD</b>		
10	CLARK COUNTY, NEVADA		
11	1		
12	In the Matter of the Notice of Violation #9907, #9946, #9979, #10008		
13	#9907, #9940, #9979, #10000		
14			
15	Issued To:		
16	Assured Development, Inc., Atlas Holdings International, LLC, Joseph		
17	Yakubik, Individually, and		
18	Darcie Yakubik, Individually,		
19	Respondents,		
20	AMENDED MOTION FOR APPEAL, DISCOVERY OPENED, A		
21	CONTINUANCE, AND HEARING MASTER RE-ASSIGNMENT,		
22	Respondents, through Rock Rocheleau, Esq., files this amended motion		
23			
24	requesting; 1) An appeal of NOVs #9907, #9946, #9979, and #10008, 2)		
25	Respondent be allowed to request discovery, and 3) A hearing master re-		
26	assignment if the NOVs are being remanded to a hearing master. This request is		
27 28	made on the points and authorities listed below.		

#### **INTRODUCTION**

1

2 Respondents should be afforded the right to place facts, testimony, evidence, 3 and law before an "impartial" hearing master. Unfortunately, Hearing Master 4 Holly Fic (Fic) is not impartial to the Respondents. Fic does not believe Air Quality 5 6 enforcement officers (AQ) selectively enforcing regulations against Respondent is 7 a relevant defense for Respondent. The Supreme Court of the United States, and 8 the Nevada Supreme Court disagree with Fic. Selective enforcement is a 9 10 constitutional violation and if proven is a relevant defense to the violations 11 Respondents were charged with. First, if selective enforcement is proven, it needs 12 to stop because it is a constitutional violation. Second, if selective enforcement is 13 14 proven, it shows bias. And the testimony of a biased AQ enforcement officer should 15 be disregarded. Also, Fic does not see AQ enforcement officers trespassing on 16 Respondents' private property as a relevant defense. Again, the Supreme Court, 17 18 and the Nevada Supreme Court disagree with Fic. Violating the Respondents' 19 fourth amendment rights by illegally searching is completely relevant to 20 Respondents' defense. First, if there was an illegal search, all the evidence obtained 21 22 during the search would be inadmissible. Second, a purposeful illegal search could 23 support bias by AQ. A showing of bias should also lead to any subjective testimony 24 by AQ being disregarded. If Respondent shows AQ selective enforced Responded 25 26 or are bias to Respondent, then only objective evidence of a violation should be 27 considered. 28

- 2 -

Because of Fic's bias she denied Respondents request for any discovery 1 2 This decision should be reversed. related to his selective enforcement. 3 Respondents are allowed to present relevant evidence. Fic's discovery ruling 4 should be reversed because it violates the principles to due process. 5 6 All judges are required to be impartial. When a judge is found not to be 7 impartial, they are to be removed from the proceeding. Therefore, Fic's decision 8 on NOV #10008 should be reconsidered by a new hearing master, her ruling 9 10 preventing discovery should be reversed, the June 17th hearing for the other 11 violations should be continued until the discovery is received, and any future 12 hearings on Respondents' violations should be heard by a new hearing master. 13

#### STATEMENT OF FACTS

In 2022, Assured Development Inc. (Assured) applied for and received a 16 Dust Control Permit (DCOP) #50962. The DCOP was for a project consisting of 17 18 six one-acre custom homes. In July 2023, Assured applied for a closure of DCOP 19 #50962. Assured's contract for grading of the six custom home lots was compete 20 and all lots had been sold to new owners. Air Quality (AQ) did an inspection and 21 22 believed the site did not BMP 11 Long-Term stabilization. AQ sent the inspection 23 report to Joseph Yakubik (Yakubik), who was the responsible party for all the 24 NOVs related to this matter. AQ asked Yakubik to stabilize part of the right aways 25 26 with gravel. 27

- 3 -

28

14

15

1	Yakubik then received emails from AQ staff pointing out where he
2	personally resided, making false accusations about property ownership and
3	statements that appeared to be skewed. Due to the nature of this communication
4 5	and the posture of AQ, Assured and Yakubik immediately retained counsel. This
6	
7	infuriated AQ staff, and rather than correspond with Yakubik's counsel, AQ staff
8	began to inundate Yakubik with emails and countless "routine inspections." AQ
9	staff later stated, if Yakubik would have simply met AQ staff on site, he would have
10	been treated differently. Over the course of 30 days, AQ fined Assured, and
11 12	Yakubik (as an individual), \$5,000, under Notice of Violation (NOV) #9907, for
12	failing to "long term" stabilize the soil on a close out.
14	In November 2023, AQ received a DCOP permit for Atlas Holdings
15	
16	International LLC (Atlas) for two one-acre custom homes. From November 2023
17	until December 2023 AQ fined Atlas and Yakubik (as an individual) \$5,937.50
18	under NOV #9946 for failing to control best available control measures for loose
19 20	dirt and soil. Yakubik disagreed with these fines and believed his contractors were
21	following the guidelines. These violations should have been issued to the active
22	DCOP #50962 on the property, and not to Atlas.
23	
24	During January 2024, AQ fined Atlas and Yakubik (as an individual) an
25	additional \$4,000 under NOV #9979 for failing to control best available control
26 27	measures for loose dirt and soil. Again, Yakubik disagreed with these fines.
28	
	- 4 -

NOV hearings were scheduled and then continued at the request of Yakubik's 1 2 attorney. Yakubik's attorney had become ill and was physically unable to perform 3 his duties. Within a few hours of the hearing being rescheduled, Katrinka Byers 4 (Byers) was witnessed trespassing on Yakubik's personal residence. She was 5 6 taking pictures of Yakubik's back yard. Yakubik's private home is across the street 7 from the properties Assured and Atlas were developing. Yakubik's private home 8 was completed in 2021 and was not under any active DCOP. 9 10 The following day on January 17, 2024, AQ specialist David Dean (Dean) 11 and Katrinka Byers (Byers) were caught trespassing on Yakubik's private property. 12 Dean and Byers showed up on Yakubik's property for what they stated was a

Dean and Byers showed up on Yakubik's property for what they stated was a "routine inspection". There was nothing routine about their inspection. Dean and Byer admit on police body camera's the trespass was not a routine inspection, but instead in response to Yakubik's attorney requesting another continuance of the Assured and Atlas NOVs. NOVs that had nothing to do with Yakubik's private residence.

Dean and Byers were asked to leave. They refused. Henderson Police were called, and Dean and Byers were commanded to leave the property and to not return to any property Yakubik owned. Over the next 30 days, AQ fined Yakubik (as an individual) \$4,000 under NOV #9981 for loose dirt and soil at his home. Yakubik disagreed because he was not disturbing more than .25 acres of soil.

- 5 -

On April 24, 2024, Yakubik attended an NOV hearing for Assured NOV 1 #9907, Atlas NOVs #9946, #9979, and Yakubik NOV #9981. Yakubik requested 2 3 documents from AQ to prepare for the hearing. District Attorney Catherine 4 Jorgensen (Jorgensen), representing AQ, forwarded Yakubik a spread sheet with 5 Some of the documents supported Yakubik 6 some of the documents requested. 7 position that AQ has permitted the stabilization of roadway shoulders with water 8 9 and did not require gravel.

Yakubik asked questions about AQ's decision process when allowing 10 11 DCOPs to close out with water or gravel. The line of questioning was attempting 12 to show Assured was not in violation, AQ has a widely applied standard of 13 stabilization of roadway shoulders with water and was selectively enforcing 14 15 regulations against Yakubik. If proven, this would be selective enforcement and a 16 violation of Yakubik's constitution rights. If proven, this would show AQ 17 18 inspectors had a bias against Yakubik. And if there was bias, AQ inspector 19 testimony would be non-creditable. 20

Fic presided over the NOV hearing. Fic showed frustration with this Yakubik's line of selective enforcement questioning. Fic stated, "Would need more than pictures to see selective enforcement." She said, "can't make that leap without evidence other than pictures." See hearing recording @.26. Fic stated Yakubik can continue however she is "Not persuaded by pictures" and will "Need more information (evidence).". Yakubik then mentioned he was willing to bring in those

- 6 -

witnesses or documents and requested a continuance. Fic was annoyed at the 1 request, often sighing, and rolling her eyes, and stated more evidence would not be 2 3 helpful because she already had an opinion on the matter. See @7:07. These 4 comments were all made prior to Assured or Yakubik even starting their testimony 5 6 or defense. These comments were all made after Yakubik asked AQ's first witness 7 four or five questions. Yakubik cited law supporting the legal defense of selective 8 enforcement. Yakubik re-stated the concern of bias with AQ testimony. Yakubik 9 10 continued to show Fic pictures and evidence showing AQ allowed all the other 11 DCOPs in that area, including his own residence across the street, to close out 12 without gravel. Yakubik even showed Fic a picture of Dean's personal residence 13 14 which recently closed out a DCOP. And closed out without the use of gravel. 15 Fic was stunned Yakubik would show a picture of the front yard of Dean. Fic 16 found this line of questioning "inappropriate" and "Not going to take this into 17 18 consideration", "Not even considering it." See @57:08. Fic stated, "I don't 19 understand how retaliation is going to have any relevance." See @1:14:58. Fic 20 states, "I'm not persuaded by it (retaliation)", it's a waste of time. I don't hear any 21 22 evidence the fact the violation didn't occur.". She stated, "Regardless of retaliation 23 the violation did occur." See @1:14:58. "I'm heading into the direct the violation 24 See @1:16:43. These comments were all made prior to the 25 did occur." 26 respondents even providing testimony. These statements show Fic's 27 28

- 7 -
4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

1

# conclusionary position and foreclosing her decision process to hearing the evidence.

Yakubik pointed out if there is retaliation, there could be a finding of selective enforcement and bias. If there is bias, then the testimony of the AQ specialists must be disregarded and only objective evidence of a violation occurring should be considered. Fic quicky responded, "I'm finding no evidence of bias". See @1:17:12. Fic stated, "Let's move on from the retaliation." See @1:17.27. Yakubik stated he would not move on from asking questions that could prove selective enforcement was occurring. Fic then looked at Jorgenson, rolled her eyes upward and groaned in a manner to show this was wasting her time.

Yakubik, Fic, and Jorgensen reached an impasse at the April NOV hearing. More time was needed to finish. Additionally, Jorgenson failed to provide Yakubik with all the documents requested. It was agreed a new hearing date would be chosen. And it was implied Jorgensen would provide Yakubik the documents he had previously requested in time for the new hearing date.

In March 2024, Byer fined Atlas and Yakubik (as an individual) \$1,250 under
NOV #10008 for loose and dry soil. The violation hearing was scheduled for May
23, 2024. This hearing was only related to NOV #10008. The hearing for the other
NOVs had not been scheduled yet. Yakubik still had not received the requested
documents from Jorgenson, which could help show selective enforcement.
Yakubik filed a timely request to continue the NOV #10008 hearing, until after

- 8 -

6

7

8

9

10

11

12

13

1

discovery could be completed. On the day before the hearing, Jorgenson filed her response to Yakubik's request for discovery and continuance.

At the May NOV hearing, Yakubik's request to continue the hearing was denied. Additionally, Fic agreed with Jorgenson that discovery of documents related to selective enforcement were not relevant. Fic stated, "I was not persuaded by the selective enforcement argument. If that is what the discovery is intended, then I will deny that." See @1:21. "I'm not willing to allow discovery on selective enforcement." See @1:29. Fic stated, "I don't see selective enforcement and I don't find it's relevant." See @1:30:36. Yakubik cited selective enforcement case law confirming it can be a valid defense. Fic disagreed. Yakubik objected to this 14 decision. Fic proceeded with the hearing.

15 Two questions into Yakubik's questioning of AQ specialist Byers, Fic 16 (without Jorgenson stating an objection) objected to Yakubik's question about 17 18 Byers trespassing on Yakubik's private property. Fic stated, "I don't understand 19 this line of questioning. I don't determine trespass issues." See @1:58:52. Fic 20 stated, "I don't find the line of questioning is appropriate." Fic stated, "How do 21 22 they (AQ) even do their job? What's the point of AQ if they cannot go on a 23 property." See @1:59:39. Yakubik cited the Nevada law on trespass. 24 stated the AQ regulations even require AQ to obtain search warrants if access to a 25 26 property is denied. Jorgensen confirmed the property in question did not have a 27 DCOP. Yakubik explained the AQ rules providing property procedures for entering 28

- 9 -

Yakubik

11

12

13

14

15

16

17

18

19

20

21

22

23

27

28

1

property when access is denied. Yakubik explained how trespass, if proven, could be an illegal search and any evidence obtained through the search would not be admissible. Fic stated, "I'm not considering issue of trespass." See @2:04.

Yakubik's remaining line of questioning was moot. It was obvious at this point Fic had made her decision. Fic ultimately found Yakubik was in violation of NOV #10008. Yakubik filed a timely appeal to the decision of NOV #10008.

Fic scheduled June 17 as to hear the remaining NOVs filed against Yakubik; NOVs #9907, #9946, #9979, and #9981. Yakubik filed a motion to the board requesting a continuance of the June 17 hearing, requesting discovery to be open, and requesting a new hearing master to be appointed. The board hearing was scheduled for August 7, 2024.

At the June 17 hearing, Yakubik shared the claims of relief requested in the motion filed with the board. Yakubik asked Fic to stay the June 17 hearing until the board heard his motion. Fic denied Yakubik's request and herd testimony regarding the other violations. Yakubik placed his objection on the record, citing his inability to put forth a full defense because AQ refused to disclose requested discovery, and Fic not being impartial. Fic continued with the hearing.

At the end of the hearing, Fic found the violations in #9907, #9946, and #9979 occurred. Fic order Yakubik to pay the fines imposed. Fic found the violation in NOV #9981 did not occur.

Yakubik files this amended motion to be heard by the board.

- 10 -

1	LEGAL ARGUMENT									
2	I. The AQ regulatory board has the authority to address each of									
3	respondents' requests.									
4	Air Quality Regulation (AQR) 7.3(e)(1) allows for an appeal of a hearing									
5	officer's order, as long as filed within 10 days. Fic's order regarding NOV #10008									
6 7	was filed on May 29, 2024. Respondents' appeal of NOV #10008 was filed timely.									
8	Fic's order regarding NOVs #9907, #9946, and #9979 was filed June 20, 2024.									
9 10	Respondents' appeal of NOVs #9907, #9946, and #9979 was filed timely.									
11	AQR 7.5(e) states the hearing board shall hear all appeals and may order the									
12	affirmation, modification, or reversal of any action taken by a hearing officer.									
13 14	II. Respondents should be reassigned a new hearing master because hearing master Fic is not impartial.									
15 16	"A judge is presumed to be impartial. See Ybarra v. State, 127 Nev. 47, 51,									
17	247 P.3d 269, 272 (2011). A judge must "act at all times in a manner that promotes									
18 19	public confidence in the impartiality of the judiciary." See NCJC Rule 1.2. A									
20	judge shall perform duties without bias or prejudice, not use words or conduct									
21	manifesting bias. See NCJC Rule 2.3(A)-(C). A judge who "entertains actual bias									
22	or prejudice for or against one of the parties" must NOT preside over a proceeding.									
23	See NRS 1.230(1). If a "judge's impartiality might reasonably be questioned," then									
24 25	that judge should be disqualified. See NCJC Rule 2.11(A), and Roe v. Roe, 535									
26										
27	P.3d 274 (Nev. App. 2023).									
28	- 11 -									

1

These same rules must apply to a hearing master because hearing masters are quasi-judges. Hearings masters are given the authority to adjudicate cases the same as a judge would. Hearing masters are given the authority to weigh evidence, to judge credibility, and to make final determinations that hold the same authority as an elected or appointed Judge. A District Court judicial holds the hearing master's decisions to the same standards as an elected or appointed Judge.

Here, Fic's impartiality can be reasonably questioned. Fic stated on the 9 record, multiple times, that selective enforcement is not relevant. Fic stated 10 11 Yakubik can continue however she is "Not persuaded by pictures" and will need 12 more information (evidence). Yakubik then mentioned he was willing to bring in 13 14 those witnesses or documents and requested a continuance. See @7:07. Fic 15 stated, "I don't understand how retaliation is going to have any relevance." See 16 @1:14:58. Fic states, "I'm not persuaded by it (retaliation). It's a waste of time. I 17 18 don't hear any evidence the violation didn't occur. Regardless of retaliation the 19 violation did occur." See @1:14:58. "I'm heading into the direct the violation did 20 21 occur." See @1:16:43.

Respondents explained selective enforcement defense is a recognized defense to civil and criminal prosecutions. See *United States v. Berrios*, 501 F.2d 1207, 1211 (2d Cir. 1974). Which states the elements as; 1) others similarly situated have not generally been proceeded against because of conduct of the type forming the basis of the charge against him, 2) he has been singled out for

- 12 -

prosecution, and 3) that the government's discriminatory selection of him for prosecution has been invidious or in bad faith. Nevada also recognizes selective enforcement under the language of "arbitrary and discriminatory enforcement". See *Bent Barrel, Inc. v. Sands*, 373 P.3d 895, Footnote 8 (Nev. 2011). Fic refused to accept any of these positions as valid defenses to the violations not occurring.

Respondents even explained how selective enforcement can be seen as bias
and how bias is relevant to any witness testimony. Bias is relevant in the credibility
of all witnesses. Bias, impeachment, and character are standards used to diminish
the credibility of a witness's testimony. Bias is even more relevant to enforcement
officers. See NRS 289.823 which requires all law enforcement officials to
recognize officers who show bias because if an enforcement officer is shown to be
biased, their testimony is not creditable. Fic didn't believe bias had any relevance,
"I'm finding no evidence of bias." See @1:17:12.

Fic also did not find Respondents' line of questioning on trespassing not relevant. Fic stated, "I don't understand this line of questioning. I don't determine trespass issues." See @1:58:52. Evidence derived from an illegal search is inadmissible because the evidence was tainted by the illegality. See Richardson v. Nevada, 86510 (Nev. May 15, 2024). An illegal trespass would be an illegal search. Therefore, AQ's evidence would be inadmissible. Fic did not find the trespass relevant and seemed amazed Air Quality staff did not have the authority to enter any property they wanted. Fic stated, "How do they (AQ) even do their 

- 13 -

1	job? What's the point of AQ if they cannot go on property." See @1:59:39.							
2	Yakubik cited AQ Regulation 4.1(d)(2) which advises AQ to apply for a search							
3	warrant when access to property is denied. Fic ended the conversation by stating,							
4 5	"I'm not considering the issue of trespass." See @2:04.							
6 7	Its clear Fic is not able to be impartial and will not allow the Respondents							
8	the opportunity to put forth valid defenses. Ms. Fic has foreclosed her mind to any							
9	facts, testimony, or evidence, related to selective enforcement, bias, or illegal							
10	search. Like in Roe v. Roe, Fic's ability to be impartial is reasonably questioned.							
11								
12	Therefore, a new hearing master should be appointed to hear all evidence which							
13	supports Respondents' defenses.							
14	III. Respondents should be allowed discovery because due process							
15	rules of fairness require it.							
16	Prior to the April hearing Jorgenson had provided some documents in							
17 18	response to Respondents' discovery requests. For the May hearing, Jorgenson							
19	objected to anymore discovery. Citing Dutchess Bus. Servs. The Dutchess Court							
20								
21	states the Nevada's rules of procedure may not apply to administrative hearings,							
22	and Nevada's Administrative Procedure Act may not make a provision for							
23	discovery. However, the due process guarantees of fundamental fairness still apply.							
24	See Dutchess Bus. Servs. v. Bd. of Pharmacy, 191 P.3d 1159, 124 Nev. 701 (Nev.							
25								
26	2008). The Dutchess court states that even though standard discovery may not be							
27	standardly available, a mechanism for obtaining evidence is necessary for							
28								
	- 14 -							

- 14 -

fundamental fairness of due process. The Dutchess court stated because a mechanism for discovery was available there was due process. That is not the case in this matter. Fic sided with Jorgenson and denied Respondents' request for any discovery or evidence related to selective enforcement; "I'm not willing to allow discovery on selective enforcement." See @1:29. This is a violation of Respondents' rights to fairness and due process.

Fic's discovery ruling makes it impossible for Respondents to provide a selective enforcement defense. Respondents are attempting to show selective enforcement by showing AQ allowed all others DCOPs to close out without gravel. Fic states she would need more discovery to be persuaded by this argument. The Respondents' only chance to prove this claim is to have access to AQ files and to disclose what other DCOPs were allowed to close out with. One such document was disclosed at the April hearing. Respondents believe there are more.

With Fic denying the request for more documents, while stating she would need to see more documents (evidence) to be persuaded by this argument, there is no question Fic's impartiality is affecting Respondents right to due process.

Fic's denial of discovery causes great prejudice to Respondents. AQ 7.5(f) states a hearing masters' order is heard "de novo" by the board. This means no new evidence or testimony is heard. Then, if Respondents decided to appeal the Board's decision, it also would be de novo. NRS 233B.135(1)(B) states the judicial review is confined to the record. With Fic denying Respondents request for documents,

- 15 -

1	which could show selective enforcement, she is denying Respondent's the ability
2	to ever show selective enforcement.
3	Fic's denial of discovery should be overturned. Respondents request for
4	documents should be granted.
6	
7	IV. Respondents request an appeal of NOVs #9907, #9946, 9978, and #10008 because of no discovery, and Fic's impartiality.
8	Air Quality Regulation (AQR) 7.3(e)(1) allows for an appeal of a hearing
9	officer's order, as long as filed within 10 days. Fic's order regarding NOV #10008
10	was filed on May 29, 2024. Fic's order regarding NOVs #9907, #9946, and #9979
11	
12 13	was filed June 20, 2024, Respondents request is timely. Fic did not find selective
13	enforce, bias, or an illegal trespass relevant to Respondents' defenses. Fic denied
15	Respondents the opportunity to present evidence when she denied their request for
16	discovery. Therefore, Respondent is requesting the appeal on NOVs #9907, #9946,
17	#9979, and #10008.
18	
19	May 31, 2024
20	L' Laplion
21	R. Kachelion
22	Rock Rocheleau, Esq.
23	Nevada Bar No. 15315 Attorney for Respondents
24	
25	
26	
27	
28	
	- 16 -
	020

	Received via email on 7/16/2024 @ 2:20 PM From: Catherine Jorgenson S. Rogge, Admin. Secretary										
1	STEVEN B. WOLFSON District Attorney										
2	CIVIL DIVISION State Bar No. 001565										
3	By: CATHERINE JORGENSON Chief Deputy District Attorney										
4	State Bar No. 006700 500 South Grand Central Pkwy.										
5	Las Vegas, Nevada 89155-2215 (702) 455-4761										
6	Fax: (702) 382-5178 E-Mail: Catherine.Jorgenson@ClarkCountyDANV.gov Attorneys for Clark County Air Quality										
7											
8	BEFORE THE AIR POLLUTION CONTROL HEARING BOARD										
9 10	CLARK COUNTY, NEVADA										
11	In the Matter of the Notices of Violation ) Nos. 9907, 9946, 9979, 9981, and 10008, )										
12	Issued To:										
12	Holdings International LLC, Joseph										
14	Yakubik, Individually, and Darcie ) Yakubik, Individually,										
15	Respondents.										
16	MOTION FOR ISSUANCE OF SUBPOENA										
17	Clark County Department of Environment and Sustainability, Division of Air Quality										
18	("Air Quality") submits this Motion for Issuance of Subpoena to obtain documentary										
19	evidence related to the appeals of Notices of Violation ("NOV") Nos. 9907, 9946, 9979,										
20	9981 and 10008 that are in the custody and control of Respondents Assured Development,										
21	Inc. ("Assured"), Atlas Holdings International LLC ("Atlas"), Joseph Yakubik or Darcie										
22	Yakubik. This Motion is based on the points and authorities submitted herewith and oral										
23	argument of counsel at the hearing on these matters.										
24	POINTS AND AUTHORITIES										
25	After several continuances, NOVs 9907, 9946, 9979, and 9981 came before the										
26	Hearing Officer on April 24, 2024 and again on June 17, 2024. The Hearing Officer determined that violations of Clark County Air Quality Regulations ("AQR") occurred in										
27	determined that violations of Clark County All Quality Regulations (11Q1e) security NOVs 9907, 9946, and 9979 and assessed penalties for those violations. For NOV 9981, the										
28	NOVS 9907, 9946, and 9979 and assessed penalties for whose the most in the second seco										
	1 of 3										

Hearing Officer determined that no violation occurred. NOV 10008 was heard on May 23, 1 2024. The Hearing Officer determined that AQR violations occurred and assessed a penalty. 2 After the Hearing Officer issued orders for each of these NOVs, they were all timely 3 appealed in accordance with AQR Subsections 7.3(e) and 7.5. Assured, Atlas, and the 4 Yakubiks appealed NOVs 9907, 9946, 9979, and 10008, as applicable, and Air Quality 5 appealed NOV 9981. 6 AQR 7.5(f) states that an appeal of a hearing officer order "shall be heard 'de novo' 7 (i.e. from the beginning), with testimony and exhibits presented and the appeal conducted in 8 the same manner as before the Hearing Officer." Because these matters will be heard "de 9 novo" by this Board, Air Quality seeks relevant documentary evidence that may be in the 10 custody and control of Respondents. This Board has the authority to issue subpoenas for 11 documents pursuant to NRS 445B.350(4) and NRS 445B.500. Accordingly, Air Quality 12 requests a subpoena be issued to Respondents for the following: 13 Records related to the formation, management, and dissolution, if applicable, 1. 14 of Assured; Atlas; Milan Customs LLC; and Global Equity Holdings, Inc. These businesses have been or are the owners of the subject real property, 15 holders of dust control operating permits for the subject construction sites, and/or their agents. Among other things, Air Quality is seeking to clarify 16 which individuals effectively control or controlled these businesses. 17 Video and/or audio recordings from all cameras mounted on the Yakubiks' 2. residence that is the subject of NOV 9981 showing the property outside the 18 house from January 16, 2024 through April 30, 2024 during daylight hours. Among other things, Air Quality is seeking this information to ascertain the 19 validity of statements and arguments put forward by Respondents. 20 Video and/or audio recordings made by Mr. Yakubik on his phone or by other 3. means and video and/or audio recordings made at the direction of any of the Respondents that show Air Quality staff on the subject properties from July 1, 21 2023 through May 31, 2024. Among other things, Air Quality is seeking this 22 information to ascertain the validity of statements and arguments put forward by Respondents. 23 Complete copies of all bodycam footage and other documents that, upon 4. information and belief, the Yakubiks received from the City of Henderson for 24 an incident that occurred on January 19, 2024 at the Yakubiks' residence that is the subject of NOV 9981. Among other things, Air Quality is seeking this 25 information to ascertain the validity of statements and arguments put forward 26 by Respondents. 27 1 28 2 of 3

	CONCLUSION
1	Based on the foregoing, Air Quality respectfully requests that the Board grant its
2	
3	motion and issue a subpoena for the documentary evidence requested above.
4	DATED this 16 <sup>th</sup> day of July, 2024. STEVEN B. WOLFSON
5	DISTRICT ATTORNEY
6	By:/s/ Catherine Jorgenson
7	By:/s/ Catherine Jorgenson CATHERINE JORGENSON Deputy District Attorney
8 9	Deputy District Attorney State Bar No. 005891 500 South Grand Central Pkwy. 5 <sup>th</sup> Flr. Las Vegas, Nevada 89155-2215 Attorney for Clark County Air Quality
10	Attorney for Clark County Air Quality
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	3 of 3

THIS PAGE INTENTIONALLY LEFT BLANK

1	BEFORE THE AIR POLLUTION CONTROL HEARING OFFICER									
2	CLARK COUNTY, NEVADA									
3	In the Matter of the Notice of Violation #10008) ORDER									
4	In the Matter of the Notice of Violation #10008) ORDER									
5	ATLAS HOLDINGS INTERNATIONAL LLC )									
6	and JOSEPH YAKUBIK, Respondents.									
7										
8	The above-entitled matter was heard on May 23, 2024, before Hearing Officer Holly									
9	Fic on the Contested Docket. Representatives of both the Clark County Department of									
10	Environment and Sustainability, Division of Air Quality (Air Quality) and ATLAS									
11	HOLDINGS INTERNATIONAL LLC and JOSEPH YAKUBIK (ATLAS HOLDINGS and									
12	YAKUBIK) appeared, testified and submitted evidence for consideration by the Hearing									
13	Officer. Having considered the evidence presented at the hearing, the Hearing Officer hereby									
14	finds and orders as follows:									
15	1. Notice of Violation (NOV) #10008 was issued by Air Quality to Respondents									
16	ATLAS HOLDINGS and YAKUBIK on May 2, 2024 for alleged violation(s) of the Clark									
17	County Air Quality Regulations (AQRs) at the 724 Naples & 729 Milan construction site,									
18	located at 724 North Naples Street and 729 North Milan Street, in Clark County, Nevada. The									
19	violation(s) alleged in the NOV include:									
20	(a) Violation of AQR Sections 94.13(a) and (b) for failing to employ Best									
21	Available Control Measures and comply with soil stabilization standards 24 hours a									
22	day, seven days a week.									
23	2. The penalty recommended by Air Quality in NOV #10008 was \$1,250.00.									
24	3. The Hearing Officer finds that the violation(s) alleged in NOV #10008 occurred									
25	in that ATLAS HOLDINGS and YAKUBIK violated AQR Sections 94.13(a) and (b) on									
26	March 21, 2024.									
27	///									
28										
1	025									

4. IT IS HEREBY ORDERED that ATLAS HOLDINGS and YAKUBIK pay a
 penalty of One Thousand Two Hundred Fifty and no/100 Dollars (\$1,250.00) within 30 days
 of the date of this ORDER.

5. ATLAS HOLDINGS and YAKUBIK has the right to appeal this ORDER to the
Clark County Air Pollution Control Hearing Board. Any appeal of this ORDER shall be: (1)
in writing specifying the reasons for the appeal, (2) accompanied by a filing fee of One
Hundred Forty and no/100 Dollars (\$140.00), and (3) received by Air Quality within ten (10)
days of ATLAS HOLDINGS and YAKUBIK's receipt of this ORDER.

DATED this 29<sup>th</sup> day of May, 2024.

Holly Fic (May 19, 2024 08:25 PDT)

Holly Fic Hearing Officer

1	STEVEN B. WOLFSON District Attorney									
2	CIVIL DIVISION State Bar No. 001565									
3	By: CATHERINE JORGENSON									
4	Deputy District Attorney State Bar No. 006700 500 South Grand Central Pkwy.									
5	Las Vegas, Nevada 89155-2215 (702) 455-4761									
6	Fax: (702) 382-5178 E-Mail: Catherine.Jorgenson@ClarkCountyDA.com									
7	E-Mail: Catherine.Jorgenson@ClarkCountyDA.com Attorneys for Clark County Department of Environment and Sustainability, Division of Air Quality									
8	BEFORE THE AIR POLLUTION HEARING OFFICER CLARK COUNTY, NEVADA									
10	In the Matter of the Notice of Violation ) #10008,									
11	Issued To:									
12	Atlas Holdings International, LLC, Joseph) Yakubik, Individually,									
13	OPPOSITION TO RESPONDENTS' REQUEST FOR CONTINUANCE									
14	Procedural History									
15	On May 2, 2024, the Clark County Department of Environment and Sustainability,									
16	Division of Air Quality ("Air Quality") issued and served, by certified mail, Notice of									
17	Violation ("NOV") #10008 on Joseph Yakubik, Global Equity Holdings, Inc., and Atlas									
18	Holdings International LLC ("Atlas Holdings"). NOV #10008 alleges Atlas Holdings and									
19	Mr. Yakubik ("Respondents") violated Clark County Air Quality Regulations ("AQR")									
20 21	Sections 94.13(a) and (b) for failure to employ Best Available Control Measures and comply									
21	with soil stabilization standards 24 hours a day, seven days a week at the 724 Naples & 729									
22	Milan construction project on March 21, 2024. The hearing on this matter is scheduled									
23	Thursday, May 23, 2024 at 9:00 a.m. before the Air Pollution Control Hearing Officer.									
25	On May 13, 2024, Respondents' counsel emailed a Request for Continuance,									
26	Respondent's First Set of Requests for Production of Documents, and Notice of Violation									
		ai li								
27	Response Form to Pamela Thompson, Senior Secretary for Air Quality, who functions as the									
27 28										

these documents to Hearing Officer Holly Fic, the hearing officer scheduled to hear contested and non-contested NOVs on May 23, 2024.

1

2

3

4

5

In response, Air Quality submits this Opposition to Respondents' Request for Continuance.

#### Points and Authorities

Respondents support their Request for Continuance with a citation to EDCR 7.30 and 6 Bongiovi v. Sullivan, 122 Nev. 556, 570 (2006). Neither applies to this administrative 7 proceeding. EDCR 7.30 is a rule of practice for the Eighth Judicial District Court of the 8 State of Nevada. EDCR 1.10 states that the rules, including EDCR 7.30, "govern the 9 procedure and administration of the Eighth Judicial District Court and all actions or 10 proceedings cognizable therein." The plain language of the rules limits their scope to an 11 action or proceeding before the Eighth Judicial District Court. This administrative hearing 12 before the Air Pollution Control Hearing Officer is not such an action or proceeding. 13 Further, Bongiovi does not govern this hearing because the case clearly concerns a civil 14 action in district court, not an administrative proceeding before a hearing officer. 15

Even if the "good cause" standard set forth in EDCR 7.30 did apply, Respondents' 16 Request for Continuance should be denied. Respondents assert they have good cause based 17 on their First Set of Requests for Production of Documents which they claim Air Quality 18 must respond to within 30 days of service in accordance with NRCP 34, well after the May 19 23, 2024 hearing date. In addition, they claim they will need time to review these 20 documents. They finish off their request with the following statement: "Therefore, a 21 continuance of the May 23rd hearing until after the discovery process is finished is 22 supported by good cause." Request for Continuance at 2 (emphasis added). Similar to the 23 misapplication of EDCR 7.30 and Bongiovi discussed above, requests for production of 24 documents pursuant to NRCP 34 do not apply to an administrative proceeding such as this 25 one. NRCP 1 limits the scope of the Nevada Rules of Civil Procedure, including NRCP 34, 26 to "the procedure in all civil actions and proceedings in the district courts." See also 27 28 111

> 2 of 4 028

Dutchess Bus. Servs., Inc. v. Nev. State Bd. of Pharmacy, 124 Nev. 701, 710 (2008). This administrative hearing is not such an action or proceeding. 2

1

With regard to the issue of discovery, the Court in Dutchess holds: "Generally, there 3 is no state or federal constitutional right in administrative proceedings to prehearing 4 discovery . . . Thus, to the extent to which a party engaged in an administrative hearing 5 before the [hearing officer] is entitled to discovery is determined by the statues governing 6 [Air Quality] and its adopted regulations." Id. at 713. Neither the statutes nor regulations 7 governing hearings before an Air Pollution Control Hearing Officer allow for discovery. See 8 NRS 445B.450, Clark County Code Chapter 2.68, and AQR Section 7. 9

Even though discovery is not authorized for this proceeding, "due process guarantees 10 of fundamental fairness still apply." Dutchess at 714. In this case, Respondents have not 11 provided any coherent, cogent, relevant reasons for discovery, especially for the wide-12 ranging, overly broad and burdensome discovery they seek. Instead, it appears that 13 Respondents are attempting to use discovery for the purpose of delay and harassment. For 14 example, prior to the April 24, 2024 hearing for related NOVs, Air Quality counsel had 15 provided certain requested documents to Respondents' counsel and confirmed that the Air 16 Quality witnesses Respondents wanted to appear would be available. Respondents took 17 these documents and gathered some of their own including a photograph of a home located 18 approximately 15 miles from the subject construction project. During cross-examination of 19 Air Quality Supervisor David Dean, it became clear that Mr. Yakubik had inexplicably taken 20 a photograph of a home for which Mr. Dean had held the dust control operating permit. 21 Respondents' equal protection theory fell apart when Mr. Dean testified that the home 22 construction project for which he was responsible complied with the AQR. In addition, Mr. 23 Dean testified that he had not met Mr. Yakubik in 2021 which further eviscerated 24 Respondents' "angry eyes" theory. Granting Respondents' request for continuance would 25 not further fundamental fairness. Instead, it would just facilitate Respondents' goal of 26 continued delay and grasping at evolving, tenuous theories rather than addressing the actual 27 111 28

1	issue of whether the alleged violation occurred on March 21, 2024 and, if so, whether an
2	administrative penalty should be imposed.
3	Conclusion
4	Based on the foregoing, Air Quality respectfully requests that Respondents' Request
5	for Continuance be denied. If the Request is granted, Air Quality respectfully requests that
6	NOV #10008 be scheduled with the four related NOVs (##9907, 9946, 9979, and 9981) for
7	an all-day hearing on June 17 or June 26, 2024. <sup>1</sup>
8	DATED this 22 <sup>nd</sup> day of May, 2024.
9 10	STEVEN B. WOLFSON DISTRICT ATTORNEY
11	By: /s/ Catherine Jorgenson
12	CATHERINE JORGENSON Deputy District Attorney
13	State Bar No. 006700 500 South Grand Central Pkwy. 5 <sup>th</sup> Flr. Las Vegas, Nevada 89155-2215
14	Attorney for Clark County Department of Environment and Sustainability, Division of
15	Air Quality
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	<sup>1</sup> In disregard of the Hearing Officer's direction at the April 24, 2024 hearing, Respondents have failed to provide any dates to Air Quality's counsel for the continued hearing of NOVs ##9907, 9946, 9979, and 9981.
	4 of 4 030



<b>Notice of Violation Response Form</b>
Issued to:
NOV #: 10008 Return form by: 5/9/2024
Items below are to be completed by the Respondent
Responsible Official: Joey Yakubik
Title: Manager
Phone Number: 7029140400
Email Address: rock@rightlawyers.com
Mailing Address: 600 S. Tonopah Dr., Suite 300 Las Vegas NV 89106
Please check applicable boxes below
We do not contest the Notice of Violation (Attendance is not required) We accept responsibility for this violation. Instructions for payment of the recommended penalty will be provided after the Hearing Officer meeting.
✓ We are contesting the Notice of Violation and request to appear before the Hearing Officer (Attendance by the Responsible Official or a representative of the company is strongly recommended to contest the violation) Please attach a written explanation, including supporting documentation, of why you are contesting the NOV. This information will be provided to the Hearing Officer prior to the Hearing. We will be contesting the: <ul> <li>□ Facts</li> <li>□ Penalty</li> <li>☑ Both</li> </ul>
Signature of Authorized Person
Date: 5/10/2024

Completed forms can be submitted to Pam Thompson via mail at Clark County Department of Environment and Sustainability, Division of Air Quality, 4701 West Russell Road, Suite 200, Las Vegas, NV 89118-2231, fax at (702) 383-9994, or via email at agenforcement@clarkcountynv.gov.

1											
2	ROCHELEAU LAW GROUP dba RIGHT LAWYERS										
3	Rock Rocheleau, Esq.										
4	Nevada Bar No. 15315 rock@rightlawyers.com										
5	rock@rightlawyers.com 600 South Tonopah Drive, Suite 300										
6	Las Vegas, Nevada 89106 702-914-0400										
7	Attorneys for Respondents										
8											
9	BEFORE THE AIR POLLUTION HEARING MASTER										
10	CLARK COUNTY, NEVADA										
11											
12	In the Matter of the Notice of Violation										
13	#9907, #9946, #9979, #9981, #10008										
14											
15	Issued To:										
16	Assured Development, Inc., Atlas										
	Holdings International, LLC, Joseph										
17	Yakubik, Individually Darcie Yakubik, Individually,										
18											
19	Respondents,										
20	<b>REQUEST FOR CONTINUANCE</b>										
21	The second second second second second files this										
22	Respondents, by and through their undersigned counsel, files this										
23	memorandum requesting a continuance of the hearing scheduled for May 23, 2024.										
24	Respondents Request for a Continuance is for Good Cause.										
25											
26	EDCR 7.30 states, any party may, for good cause, move the court for an order										
27	continuing the day set for trial of any cause. See Bongiovi v. Sullivan, 122 Nev.										
28											

1	556, 570, 138 P.3d 433, 444 (2006). Here, good cause exists because respondent								
2	requires time to review documents essential to his defense. Respondent requested								
3	documents from on AQ on May 10, 2026. These documents will help respondent								
5	be able to respond to Notice of Violation #10008 that was issued to respondent on								
6									
7	May 2, 2024. AQ may take up to 30 days to respond to these documents, which								
8	will be later than the hearing date. Additionally, respondent needs time to review								
9	the documents AQ produces. Therefore, a continuance of the May 23rd hearing until								
10	after the discovery process is finished is supported by good cause.								
11	$\mathcal{A}$								
12	K. Kahlan								
13	Rock Rocheleau, Esq.								
14	Nevada Bar No. 15315								
15	Attorney for Respondents								
16									
17									
18									
19									
20									
21									
22									
23									
24									
25									
26									
27									
28									
	- 2 -								
	033								

THIS PAGE INTENTIONALLY LEFT BLANK



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 + Fax: (702) 383-9994 Marci Henson, Director

May 2, 2024

CERTIFIED MAIL #9489 0090 0027 6524 7155 49 Joseph Yakubik, Manager and Responsible Official E-mail: joe@assurednv.com Atlas Holdings International LLC P.O. Box 530778 Henderson, NV 89053

CERTIFIED MAIL #9489 0090 0027 6524 7155 32 Global Equity Holdings, Inc., Manager and Registered Agent for Atlas Holdings International LLC P.O. Box 530778 Henderson, NV 89053

FEDERAL EXPRESS TRK #7762 0741 8121 Joseph Yakubik Atlas Holdings International LLC c/o Rock Rocheleau, Esq., Right Lawyers E-mail: rock@rightlawyers.com 600 South Tonopah Drive, Suite 300 Las Vegas, NV 89106

#### **NOTICE OF VIOLATION #10008**

Clark County Department of Environment and Sustainability, Division of Air Quality (Air Quality) provides this notice to Atlas Holdings International LLC (Atlas Holdings) and Joseph Yakubik (Yakubik), individually, for the violation of the Clark County Air Quality Regulations (AQRs) as alleged below and recommends a civil penalty of One Thousand Two Hundred Fifty and no/100 Dollars (\$1,250.00) be assessed as shown in the penalty calculation table attached hereto as Exhibit A and incorporated herein.

#### I. FACTS

A. Senior Air Quality Specialists Katrinka Byers (Byers) and Andrew Kirk (Kirk) discovered the alleged violation while performing a follow-up inspection on March 21, 2024, at the 724 Naples & 729 Milan construction project (parcel numbers 179-04-510-005 and

179-04-510-006), located at 724 North Naples Street and 729 North Milan Street respectively, in Clark County, Nevada.

- B. On March 21, 2024, at 7:58 a.m., Air Quality received a Dust Control Operating Permit (DCOP) application #21984 for parcel numbers 179-04-510-005, 179-04-510-006, and a portion of 179-04-599-023 (Public Right-of-Way). The application was approved by Air Quality and an invoice was issued to Yakubik and Atlas Holdings for the fees associated with the permit.
- C. On March 21, 2024, at approximately 12:00 p.m., Byers and Kirk (Staff) arrived at the 724 Naples & 729 Milan construction site to conduct a follow-up inspection within parcel numbers 179-04-510-005 and 179-04-510-006. The inspection report is attached hereto as Exhibit B and incorporated herein. During the inspection, Staff observed approximately 0.19 acres of dry, loose, and powdery soil conditions and approximately 2.2 acres of construction activities occurring without a DCOP as shown in Photographs 1 through 4, attached hereto as Exhibit C and incorporated herein. While onsite, Byers spoke with workers on parcel number 179-04-510-006 concerning Staff's observations of noncompliance and the stabilization of site soils. Staff also observed the noncompliance issues occurred within 1,000 feet of a residential area as shown in Map 1 attached hereto as Exhibit D and incorporated herein. Staff concluded their inspection at approximately 12:30 p.m.
- D. On March 26, 2024, at approximately 1:40 p.m., Byers e-mailed Yakubik, Manager and Responsible Official for Atlas Holdings, concerning Staff's observations of noncompliance during the March 21, 2024 inspection and the issuance of a Notice of Noncompliance (NON). Byers informed Yakubik the DCOP would be issued once the associated fees were paid. The NON was included in the e-mail to Yakubik. The NON and email correspondence is attached hereto as Exhibit E and incorporated herein.
- E. Air Quality received payment for the fees associated with the DCOP on March 26, 2024, and issued the DCOP (DCOP #57391) on March 27, 2024.

## II. VIOLATION(S)

## Violation 1:

By failing to employ Best Available Control Measures and comply with soil stabilization standards 24 hours a day, seven days a week, Atlas Holdings and Yakubik violated AQR Sections 94.13(a) and (b).

AQR Sections 94.13(a) and (b) state:

"(a) Any Person who engages in a Construction Activity or Temporary Commercial Activity, with or without a Permit, shall employ BACM and comply with soil stabilization standards (Section 94.12) and Emissions standards (Section 94.14). (b) Control Measures that are listed in the approved Permit, and other measures as needed for the purpose of maintaining Dust control, shall be implemented 24 hours a day, seven days a week, until the Permit is closed in accordance with Section 94.5(n)(2)."

### **III. RECOMMENDED CIVIL PENALTY**

Pursuant to AQR Section 9.1, any person who violates any provision of the AQRs, including any permit condition; is guilty of a civil offense and shall pay a civil penalty not to exceed \$10,000 per violation. Each day of violation constitutes a separate offense.

Air Quality considered the following in calculating the recommended penalty:

• Violation 1 occurred within 1,000 feet of the outer boundary of a residential area as described in Paragraph I.C above (Exh. D).

Air Quality recommends a civil penalty in the amount of \$1,250.00 (Exh. A).

#### IV. HEARING

Air Quality has scheduled a hearing for **Thursday**, **May 23**, **2024**, **at 9:00 a.m.** before the Air Pollution Control Hearing Officer to adjudicate the alleged violation(s) and, if appropriate, to levy the recommended penalty. Please complete the enclosed "Notice of Violation Response Form" and return it to Air Quality by May 9, 2024. At the hearing, the Hearing Officer will hear evidence on the alleged violation(s) and render a decision. The hearing will be held at the Clark County Building Services Presentation Room, located at 4701 West Russell Road, Las Vegas, Nevada.

If you intend to present any documentary evidence at the hearing, please provide copies of your evidence to Air Quality with the completed Notice of Violation Response Form. If you fail to provide copies of your evidence prior to the hearing, please be advised that Air Quality may request a continuance to have time to review any evidence you bring to the hearing, which will result in the hearing being postponed and rescheduled to a later date.

If the Hearing Officer finds you in violation and levies a penalty, Air Quality staff will mail the Hearing Officer's order to you along with instructions on remittance of the penalty.

2024 10:46 PDT)

Shibi Paul Compliance and Enforcement Manager

Exhibits:

- A. Penalty Calculation Table, NOV #10008
- B. Air Quality Construction Site Inspection Form #138760, dated March 21, 2024
- C. Digital Photographs 1 through 4
- D. Map 1: Showing approximate location of dry, powdery soil conditions within 1,000 feet of a residential area on March 21, 2024
- E. Air Quality Notice of Noncompliance for March 21, 2024 and Email Correspondence, dated March 26, 2024

sjg

# Exhibit A

NOV # 10008 Penalty Calculation Table Atlas Holdings International LLC and Joseph Yakubik, Individually



4701 W. Russell Road 2<sup>nd</sup> Floor Las Vegas, NV 89118-2231 Phone: (702) 455-5942 • Fax: (702) 383-9994 Marci Henson, Director

Viol.	Date(s)	Violation Description	AQR Section	Exhibit / Evidence	Base Penalty	Days	Aggravating Description	Agg. Factor	Agg. Amount	Penalty
1	3/21/2024	Failed to employ Best Available Control Measures and comply with soil stabilization standards 24/7.	94.13(a) and (b)	Exh. C, Photos 1 through 4 Exh. D, Map 1	\$ 1,000	1	Occurred within 1,000 feet of a residential area (+25% per day)	25%	\$ 250.00	\$ 1,250.00

Total Penalty: \$ 1,250.00

Regulatory maximum: \$10,000 per day, per violation

[AQR Section 9.1 & NRS 445B.640]



Division of Air Quality 4701 W. Russell Rd. Suite 200 2<sup>nd</sup> Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

# Exhibit B

# CONSTRUCTION SITE INSPECTION REPORT Inspection No. 138760

Officer:	Date:	Start Time:	End Time	Ð:	Туре:	Complai	nt No.:	Permit No.:	
Katrinka Byers	Mar 21, 2024	12:00 PM	12:30 PN	Λ	Follow-up			57391	
Permittee:		Project	Name:		P	roject Locatio	n:		
Atlas Holdings Inte	ernational	724 Na	ples & 729 Mil	an		24 Naples, He ilan, Henders		NV 89015   1 9015	729
Weather:	Rain:	Temperature:	Wind Sp	eed:	Wind Gust:	Wind Di	rection:	Site Status:	
Clear	No	75 degrees	00-04 mj	oh	5 mph	Variable		Active	
PCF Submitted:	Worke	rs Present:	Spoke With:		Title:		Comm	. Method:	
No	Yes		Worker fram	ing home	Foreman		In Per	son	
			Spoke With:		Title:		Comm	. Method:	
			Joe Yakubik		Responsib	le Official	Email		
is the project in c	ompliance wit	h all air quality re	auirements?						N
Action Taken:		Issued NON With I		Violation	in 1000 feet of:	Res	sidential		
Emission Compli	ance:								Ye
Fugitive Dust Sour	ce:			Plume L	ength:				
Opacity:				Opacity	Test Method:				
BMP Compliance	:								N
Project Soils:		Unstable		Size of I	nstability:	0.1	9 acres		
Trackout Device:		Yes - Effective		Has Trac	ckout:	No			
Mitigation Equipme	ent:	Inadequate		Soil Crus	st Determination	: Fai	l		
Admin Compliand	ce:								N
Acreage Permitted	l: 0 acres	Observ	ed Acreage:	2.2 acres	s P	roject Size:		reater than ermitted	
Staging/Parking Area:	On-Site	DCOP	Sign:	No	D	COP Onsite:	N	o	
SS Permit(s):	No Equipm	ent SS Per	mit No.		E	quipment On	site:		
Inspector Notes:				Ar	pproved By:			Katrinka I	Зує

#### **Inspector Notes:**

#### Approved By:

Senior Air Quality Specialists, Andrew Kirk & I conducted a follow-up inspection on 03/21/2024 and observed workers onsite conducting construction activities without a valid dust control operating permit (DCOP) issued at the following parcels: Parcel #179-04-510-005 (729 N MILAN ST), & -006 (724 N NAPLES ST). We also observed approximately .19 acres of dry, loose, and powdery site soils with no available BACM (Best Available Control Measures) onsite. I spoke with the workers onsite at Lot#006 and instructed them to stabilize the site soils immediately. A Notice of Non-Compliance with a possible NOV to be issued to Mr. Joe Yakubik to stabilize all site soils immediately, submit payment for invoice#067282 for the dust permit by close of business, Tuesday, 03/26/2024 and post a dust permit sign by the close of business Friday, 04/05/2024. A copy of the NON to be sent to Mr. Yakubik & Mr. Rock Rocheleau (Joe Yakubik's lawyer) via email on 3/26/2024.

# Exhibit C

# **Digital Photographs**

Construction Project #: 57391 Responsible Parties: Atlas Holdings International and Joseph Yakubik Photos taken by: Katrinka Byers

Project Name: 724 Naples & 729 Milan



## Photograph # 1

Alleged Violation # 1

View looking northwest at construction on Lot #005-729 N. Milan St. without a valid dust control operating permit.



## Photograph # 2

Alleged Violation # 1

View looking northwest at workers operating in dry, loose and powdery site soils without any available BACM on Lot #006 -724 N. Naples St.



Photograph # 3Alleged Violation # 1View looking southwest at dry, loose and powdery site soils without any available BACM onLot #006 -724 N. Naples St.



# Photograph # 4

Alleged Violation # 1

View looking west at dry, loose and powdery site soils without any available BACM on Lot #006 -724 N. Naples St.

# Exhibit D



March 21, 2024

# Atlas Holdings International LLC



Map 1 - Showing approximate location of unstable soils within 1,000 feet of a residential area.



Division of Air Quality 4701 W. Russell Rd. Suite 200 2<sup>nd</sup> Floor Las Vegas, NV 89118 Main Number: (702)455-5942 Fax Number: (702)383-9994

# Exhibit E

NOTICE OF NONCOMPLIANCE

Issued To: Joe Yakubik & (Atlas Holdings International)	Project Name: 724 N	laples & 729 Milan	
Location: 724 Naples, Henderson, NV 89015   729 Milan,	Henderson, NV 89015		
Dust Control Permit No: 57391	Date: Mar 21, 2024	Time: 12:30 PM	

This notice is to advise you that an inspection of your site has found it in noncompliance of the conditions specified in your Dust Control Permit and/or Clark County Air Quality Regulations (AQRs).

Unstable Soil Conditions – Provide and maintain adequate measures to prevent fugitive dust by maintaining all project soils in a visibly damp, crusted, or otherwise stabilized condition per AQR Section 94.12. This applies 24 hours a day 7 days a week. No Valid Dust Control Permit – Submit payment for Invoice# 067282 for the Dust Control Permit to the Division of Air Quality. Comply by close of business on Mar 26, 2024.

No / Improper Signage – Install and maintain a Dust Control Permit Sign in compliance with AQR Section 94.11. Comply by close of business on April 5, 2024. See Appendix 3 of AQR Section 94 for specifications.

Soll Disturbing / Construction Activities Outside the Permitted Area – Stabilize all areas you have disturbed Additional Instructions / Other Noncompliance Items

\*Stabilize all site soils immediately

\*Submit payment for Invoice# 067282 for the Dust Control Permit by COB, Tuesday, 03/26/2024 \*Post a dust sign by COB, Friday, 04/05/2024

, osta dast sign by oob, mady, one





Pursuant to AQR Section 4.3, the noncompliance status detailed above may result in the issuance of a Notice of Violation, which includes the imposition of civil penalties.

• Failure to comply with this notice may result in additional enforcement action that includes a Notice of Violation.

Please contact DAQ representative below regarding questions related to this notice.

Person Notified:		
Joe Yakubik	Responsible Official	Atlas Holdings International
(Printed Name)	(Title)	(Company)
joe@assurednv.com		
(Email Address)		
Person Notified:		
Joe Yakubik	Designated Onsite Representative	Atlas Holdings International
(Printed Name)	(Title)	(Company)
joe@assurednv.com		
(Email Address)		
DAQ Representative:		
Katrinka Byers		702-249-6093
KL8 (Printed Name)		(Phone Number)

From:	Katrinka Byers
To:	Joe Yakubik: assuredmm@gmail.com
Cc:	Catherine Jorgenson: rock@rightlawyers.com
Subject:	Notice of Non-Compliance for 724 Naples 729 Milan Construction Project #57391
Date:	Tuesday, March 26, 2024 1:40:00 PM
Attachments:	image001.png Image002.png
Importance:	High

Good afternoon Mr. Yakubik,

As of 3/21/2024, Air Quality received a dust control operating permit (DCOP) application for 724 Naples| 729 Milan Construction project #57391 for 2 acres. However, the DCOP has not been issued because payment has not been made on the invoice for the required fees. Until payment is made and the DCOP issued, this project is not in compliance with Air Quality Regulations. In addition, I observed dry, loose, and powdery site soils from construction activities being performed on site at Lot#006 (724 N. Naples Street) without any available Best Available Control Measures (BACM).

Please review the attached Notice of Non-Compliance and comply with the required dates. Please let me know you received this email and understand what is required to comply with the applicable Air Quality Regulations. We will continue to conduct on-site inspections to verify compliance on this project. If you have any questions regarding this message, feel free to contact me.

NOTE: The Construction project #57391 will become the dust permit operating permit number for this project once a completed permit application is submitted and all fees are paid.



Katrinka Byers



Senior Air Quality Specialist REHS Clark County DES 4701 W. Russell Rd, #200 Las Vegas NV 89118 Office 702-455-1642 Fax 702-383-9994 Tuesday – Friday, 6:00 a.m. – 4:30 p.m.

For Dust Control Applications and Forms, click on this link:  $\underline{DUST\ FORMS}$ 



July 3, 2024

Dear Sherrie NOV 10008 Yakubik:

The following is in response to your request for proof of delivery on your item with the tracking number: **9489 0090 0027 6524 7155 49**.

Item Details	
Status:	Delivered, PO Box
Status Date / Time:	May 8, 2024, 9:20 am
Location:	HENDERSON, NV 89053
Postal Product:	First-Class Mail <sup>®</sup>
Extra Services:	Certified Mail <sup>™</sup>
	Return Receipt Electronic
Shipment Details	
Weight:	1.0oz
Recipient Signature	
Signature of Recipient:	X for Killiger Mine WAN GALLEGODS
Address of Recipient:	D Box 530778

Note: Scanned image may reflect a different destination address due to Intended Recipient's delivery instructions on file.

Thank you for selecting the United States Postal Service<sup>®</sup> for your mailing needs. If you require additional assistance, please contact your local Post Office<sup>™</sup> or a Postal representative at 1-800-222-1811.

Sincerely, United States Postal Service<sup>®</sup> 475 L'Enfant Plaza SW Washington, D.C. 20260-0004



July 3, 2024

Dear Sherrie NOV 10008 GlobalEquity:

The following is in response to your request for proof of delivery on your item with the tracking number: **9489 0090 0027 6524 7155 32**.

Item Details	
Status:	Delivered, PO Box
Status Date / Time:	May 8, 2024, 9:20 am
Location:	HENDERSON, NV 89053
Postal Product:	First-Class Mail <sup>®</sup>
Extra Services:	Certified Mail <sup>™</sup>
	Return Receipt Electronic
Shipment Details	
Weight:	1.0oz
Recipient Signature	
Signature of Recipient:	X For Kelley Prind Nans IVAN GALLEGODS
Address of Recipient:	Home PD 80X 530778

Note: Scanned image may reflect a different destination address due to Intended Recipient's delivery instructions on file.

Thank you for selecting the United States Postal Service<sup>®</sup> for your mailing needs. If you require additional assistance, please contact your local Post Office<sup>™</sup> or a Postal representative at 1-800-222-1811.

Sincerely, United States Postal Service<sup>®</sup> 475 L'Enfant Plaza SW Washington, D.C. 20260-0004



Dear Customer,

The following is the proof-of-delivery for tracking number: 776207418121

Delivery Information:			
Status:	Delivered	Delivered To:	Receptionist/Front Desk
Signed for by:	S.SHANKLE	Delivery Location:	
Service type:	FedEx Standard Overnight		
Special Handling:	Deliver Weekday		LAS VEGAS, NV,
		Delivery date:	May 7, 2024 11:53
Shipping Information:			
Tracking number:	776207418121	Ship Date:	May 3, 2024
		Weight:	0.5 LB/0.23 KG
Recipient:		Shipper:	
LAS VEGAS, NV, US,		LAS VEGAS, NV, US,	
Reference	NOV 10008		
Purchase Order	4500368555-030		

FedEx Express proof-of-delivery details appear below; however, no signature is currently available for this shipment. Please check again later for a signature.

THIS PAGE INTENTIONALLY LEFT BLANK