## Government of the District of Columbia Office of Zoning



### Z.C. CASE NO.: 06-22

As Secretary to the Commission, I herby certify that on MAY 0.5 2006 copies of this Z.C. Notice of Public Hearing were mailed first class, postage prepaid or sent by interoffice government mail to the following:

- 1. D.C. Register
- Ed Rich, Esq. Richard B. Nettler, Esq. Robins, Kaplan, Miller & Ciresi 1801 K Street, N.W. Suite 1200 Washington, D.C. 20006
- Andy Litsky, Chair ANC 6D
   65 I. Street, SW
   Washington, DC 20024
- 4. Commissioner Robert Siegel ANC/SMD 6D07 1352 South Capitol St., SE Washington, DC 20003
- 5. Gottlieb Simon ANC 1350 Pennsylvania Avenue, N.W. Washington, D.C. 20004
- 6. Councilmember Sharon Ambrose

- 7. Office of Planning (Ellen McCarthy)
- 8. Ken Laden, DDOT
- 9. Bill Crews, Zoning Administrator
- 10. David Rubenstein, Esq. General Counsel
  941 North Capitol Street, N.E. Suite 9400
  Washington, D.C. 20002
- 11. Office of the Attorney General (Alan Bergstein)
- 12. Property Owners Within 200 Feet (see attached list provided by applicant)
- 13. MLK Library (3 2000 COMMISSION District of Columbia

**CASE NO.** EXHIBIT NO.

ATTESTED BY

Sharon S. Schellin Secretary to the Zoning Commission Office of Zoning

### ZONING COMMISSION FOR THE DISTRICT OF COLUMBIA NOTICE OF PUBLIC HEARING

TIME AND PLACE:	Monday, June 26, 2006, at 6:30 PM Office of Zoning Hearing Room
	441 4 <sup>th</sup> Street, N.W., Suite 220-South Washington, D.C. 20001

### FOR THE PURPOSE OF CONSIDERING THE FOLLOWING:

# Case No. 06-22 (District of Columbia Sports and Entertainment Commission – Construction of a Major League Baseball Ballpark)

#### THIS CASE IS OF INTEREST TO ANC 6D

On May 3, 2006, the Office of Zoning received an application from the District of Columbia Sports and Entertainment Commission ("Applicant"), pursuant to 11 DCMR §§ 1606 and 3101.1, for the construction and operation of a Major League Baseball stadium (the "Ballpark") and ancillary uses in Squares 702 through 706 and Reservation 247 (the "Ballpark Site") for use by the Washington Nationals Baseball Club and for entertainment and associated uses. Pursuant to 11 DCMR § 3011.1, the Applicant included a written report of the Office of Planning certifying that the application is generally compliant with the standards of Section 1606 of the Zoning Regulations, thereby allowing for this hearing to be scheduled without a "setdown" proceeding.

The Applicant has specific legislative authority to construct and lease the Ballpark that is the subject of the application.

The Applicant proposes to construct the Ballpark, which will contain retail space along its exterior perimeter frontage as well as throughout the Ballpark. All buildings currently on the Ballpark Site will be removed. The Ballpark will occupy approximately 500,000 square feet within the central portion of the Ballpark Site. Certain program elements within the Ballpark will be oriented to allow for non-game-day use, including a restaurant, conference center, Washington Nationals ticket office, and the perimeter retail. In addition, two plaza areas will be constructed to the north and south of the Ballpark. The south plaza will contain a historical timeline element that will include milestone dates for Baseball in Washington along with other noteworthy events in the history of the District. The north plaza will be the main pedestrian entry to the Ballpark for patrons traveling from the north from various Metrorail stations and will be flanked by restaurants and retail uses. The open end of the Ballpark is oriented towards the northeast. The Ballpark height will be 110 feet. The total gross floor area of the Ballpark is approximately 1,209,874 square feet (exclusive of parking areas). The FAR of the Ballpark is 1.42 and the overall FAR, inclusive of parking, is 2.02. The Ballpark Site will contain 1,225 parking spaces located to the north and south of the Ballpark.

The Applicant has requested approval for three different options for construction of the Ballpark, identified as a Base Plan, Option One, and Option Two. The Base Plan, Option One and Option Two differ primarily with regard to the presence and location of preferred uses along the First Street, SE façade of the Ballpark.

The Applicant has requested relief from 11 DCMR § 1606.7 for the Base Plan, Option One and Option Two so as to be able to construct a portion of the parking in two above-ground structures instead of constructing the parking underground.

The Applicant has requested, for the Base Plan, relief from 11 DCMR § 1606.14 requirements for percentage of Ballpark perimeter dedicated to retail, service, arts, or entertainment uses ("preferred uses").

The Applicant also requests, pursuant to 11 DCMR § 1606.22, (i) relief from the strict applicability of the setback requirements of 11 DCMR § 1606.16 in order to accommodate the pedestrian ramp to be located at the northern end of the Ballpark along South Capitol Street; (ii) relief from the strict applicability of the height requirement set forth at 11 DCMR § 1606.14(d) for a portion of the space within the Ballpark perimeter allocated for preferred uses; and (iii) relief from the strict applicability of the average depth requirement set forth at 11 DCMR § 1606.14(e) for the space within the Ballpark perimeter allocated for preferred uses.

The Property consists of Squares 702, 703, 704, 705, and 706 and Reservation 247 and is already zoned for a ballpark use pursuant to Section 1606 of the Zoning Regulations. The property consists of approximately 13.83 acres, either owned or to be owned by the District of Columbia prior to the conclusion of this proceeding and the approximately 2 acres of Reservation 247, the federally owned parcel currently controlled by the District through a transfer of jurisdiction from the federal government, exclusive of existing streets, alleys and sidewalks, which have been approved for closure by the Council of the District of Columbia as part of the consolidation of the property, in accordance with the Street and Alley Closing and Acquisitions Procedures Act, D.C. Official Code § 9-201.01 *et. seq.* The total area of the Ballpark Site is approximately 852,907 square feet, and consists today of 63 separate parcels of land. The property is bounded by South Capitol Street on the west, N Street, S.E. on the north, First Street, S.E. on the east, and Potomac Avenue, S.E. on the south.

The Ballpark Site is zoned CG/CR, which, pursuant to 11 DCMR § 1606.5, permits a Ballpark (as defined in 11 DCMR § 1606.2) to have a height of 130 feet as a matter of right, inclusive of the "scoreboard, roof, cantilevered sunscreen, or parapet, with the exception of [mechanical penthouses, antennae and architectural embellishments]," utilizing South Capitol Street as the measuring street for determination of height. Pursuant to 11 DCMR §§ 1606.4 and 1601.1, buildings within the Ballpark Site are allowed to be developed for non-residential purposes to a maximum of 6.0 FAR. The scope of this hearing is limited solely to the issues of whether the Applicant has met its burden of demonstrating compliance with §§ 1606.19 & 1606.20, as required by § 1606.18, and whether the relief sought from the parking and set back requirements of §§ 1606.7 and 1606.16 should be granted. For the convenience of the public, these provisions are re-stated below:

- 1606.18 The Ballpark and all other proposed buildings or structures within the Ballpark Site shall be subject to the approval of the Zoning Commission in accordance with the provisions of §§1606.19 & 1606.20.
- 1606.19 An applicant requesting approval under this section must prove that the proposed building or structure, including the siting, architectural design, site plan, landscaping, sidewalk treatment, and operation, will minimize potential impacts to the neighborhood and the United States Capitol by:
  - (a) Minimizing associated noise, particularly into adjacent residential neighborhoods;
  - (b) Minimizing light spill, particularly into adjacent residential neighborhoods;
  - (c) Minimizing parking and traffic conflict between Ballpark patrons and neighborhood residents;
  - (d) Encouraging the use of bicycles through the provision of safe, secure and convenient bike storage, as well as other forms of alternative transportation to the site;
  - (e) Minimizing conflict between vehicles and pedestrians;
  - (f) Encouraging the design and development of properties in a manner that is sensitive to the establishment of South Capitol Street as a monumental civic boulevard while recognizing the proximate residential neighborhood use and context;
  - (g) Being in context with the surrounding neighborhood and street patterns;
  - (h) Providing view analysis which assesses openness of views and vistas around the Ballpark, including views toward the Capitol Dome, other federal monumental buildings, and the waterfront, from the surrounding neighborhood and neighborhoods east of the Anacostia River, South Capitol Street, the Frederick Douglas Bridge, and the waterfront;

- (i) Providing for safe and convenient movement to and through the site, including to public transit and to the Anacostia River; and
- (j) Ensuring that signage on the exterior of building or internal to the ballpark structure but visible from the outside, including the scoreboard, will not have such intensity or brilliance as to cause glare or impair the vision of any driver, or otherwise interfere with the driver's operation of a motor vehicle; adversely impact an owner's enjoyment of residential property located proximate to the ballpark; or impact the character and integrity of the ballpark site.
- 1606.20 In addition to the required provisions of 1606.19, an applicant requesting approval under this section shall also demonstrate that the proposed building or structure, including the siting, architectural design, site plan, landscaping, sidewalk treatment, and operation will:
  - (a) Help achieve the objectives of the CG Overlay District as set forth in §1600.2<sup>1</sup>;
  - (b) Be of a superior quality;
  - (c) Encourage safe and active streetscapes through building articulation, landscaping, and the provision of active ground level uses including retail, entertainment, cultural, and pedestrian concourse space;
  - (d) Minimize unarticulated blank walls adjacent to public spaces through facade articulation; and
  - (e) Promote the use of best practice environmental design, including minimizing potential impacts on the Anacostia River through stormwater management and recycling practices.

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<sup>&</sup>lt;sup>1</sup> 1600.2 The purposes of the CG Overlay District are to:

<sup>(</sup>a) Assure development of the area with a mixture of residential and commercial uses, and a suitable height, bulk and design of buildings, as generally indicated in the Comprehensive Plan and recommended by planning studies of the area;

<sup>(</sup>b) Encourage a variety of support and visitor-related uses, such as retail, service, entertainment, cultural and hotel or inn uses;

<sup>(</sup>c) Allow for continuation of existing industrial uses, which are important economic assets to the city, during the extended period projected for redevelopment;

<sup>(</sup>d) Provide for a reduced height and bulk of buildings along the Anacostia riverfront in the interest of ensuring views over and around waterfront buildings, and provide for continuous public open space along the waterfront with frequent public access points; and

<sup>(</sup>e) Require suitable ground-level retail and service uses and adequate sidewalk width along M Street, S E, near the Navy Yard Metrorail station.

- 1606.7 All parking spaces within the Ballpark Site shall be provided underground. At or above grade parking spaces shall be permitted if approved by the Zoning Commission pursuant to §1606.18; subject to the applicant demonstrating:
  - (a) Practical difficulty with the provision of underground parking; and
  - (b) Compliance with the provisions of  $\S$  1606.19 & .20.
- \*\*\*
- 1606.16 Each building or structure located on the portion of South Capitol Street that lies within the Ballpark Site shall be set back for its entire height and frontage not less than 15 feet, provided that a minimum of 60% of the street-wall shall be constructed on the setback line

The public hearing in this case will be conducted in accordance with the contested case provisions of the Zoning Regulations, 11 DCMR § 3022.

### How to participate as a witness.

Interested persons or representatives of organizations may be heard at the public hearing. The Commission also requests that all witnesses prepare their testimony in writing, submit the written testimony prior to giving statements, and limit oral presentations to summaries of the most important points. The applicable time limits for oral testimony is described below. Written statements, in lieu of personal appearances or oral presentation, may be submitted for inclusion in the record.

### How to participate as a party.

Any person who desires to participate as a party in this case must so request and must comply with the provisions of 11 DCMR § 3022.3.

A party has the right to cross-examine witnesses, to submit proposed findings of fact and conclusions of law, to receive a copy of the written decision of the Zoning Commission, and to exercise the other rights of parties as specified in the Zoning Regulations.

Except for the affected ANC, any person who desires to participate as a party in this case must clearly demonstrate that the person's interests would likely be more significantly, distinctly, or uniquely affected by the proposed zoning action than other persons in the general public. Persons seeking party status shall file with the Commission, not less than fourteen (14) days prior to the date set for the hearing, a written statement containing the following information:

- (a) The person's name, address, and daytime telephone number;
- (b) A request to appear and participate as a party;

- (c) Whether the person will appear as a proponent or opponent of the application;
- (d) Whether the person will appear through legal counsel, and if so, the name and address of legal counsel;
- (e) A list of witnesses who will testify on the person's behalf;
- (f) A summary of the testimony of each witness;
- (g) An indication of which witnesses will be offered as expert witnesses, the areas of expertise in which any experts will be offered, and the resumes or qualifications of the proposed experts;
- (h) The total amount of time being requested to present their case; and
- (i) A written statement setting forth why the person should be granted party status, including reference to the following:
  - (1) The property owned or occupied by the person, or in which the person has an interest, that will be affected by the action requested of the Commission;
  - (2) The legal interest the person has in said property, such as owner, tenant, trustee, or mortgagee;
  - (3) The distance between the person's property and the property that is the subject of the application before the Commission;
  - (4) The economic, social, or other impacts likely to affect the person and/or the person's property if the action requested of the Commission is approved or denied; and
  - (5) An explanation of how the person's interest as identified in response to paragraph (4) would likely be more significantly, distinctively, or uniquely affected in character or kind by the proposed zoning action than those of other persons in the general public.

The applicant shall also provide the information indicated in (e) through (h) to the extent that the information is not contained in the Applicant's prehearing submission as required by 11 DCMR § 3013.1. The information shall be filed no later than fourteen (14) days before the date of the hearing.

If an affected Advisory Neighborhood Commission (ANC) intends to participate at the hearing, the ANC shall submit the written report described in § 3012.5 no later than seven (7) days before the date of the hearing. The report shall also contain the information indicated in (e) through (h) above.

### Time limits.

The following time limits for oral testimony shall be adhered to unless changed by the Commission, and no time may be ceded:

1.	Applicant and parties in support	60 minutes collectively
2.	Parties in opposition	15 minutes each (60 minutes
		collectively)
3.	Organizations	5 minutes each
4.	Individuals	3 minutes each

Information responsive to this notice should be forwarded to the Director, Office of Zoning, Suite 200-S, 441 4<sup>th</sup> Street, N.W., Washington, D.C. 20001. FOR FURTHER INFORMATION, YOU MAY CONTACT THE OFFICE OF ZONING AT (202) 727-6311.

CAROL J. MITTEN, ANTHONY J. HOOD, JOHN G. PARSONS, KEVIN L. HILDEBRAND, AND GREGORY N. JEFFRIES ------ ZONING COMMISSION FOR THE DISTRICT OF COLUMBIA, BY JERRILY R. KRESS, FAIA, DIRECTOR, AND BY SHARON S. SCHELLIN, SECRETARY TO THE ZONING COMMISSION.

At 12.

FLORIDA ROCK PROPERTIES 155 È 21ST ST JACKSONVILLE, FL 32206-2104

CAPITOL HILL STATION LLC 5301 WISCONSIN AVE NW STE 510 WASHINGTON, DC 20015-2060

STEUART INVESTENT COMPANY 5454 WISCONSIN AVE STE 1600 CHEVY CHASE, MD 20815-6906

JEAN T SEIDEN 1026 4TH ST NE WASHINGTON, DC 20002-3532

1625 SOUTH CAPITOL ST NW LLC 900 2ND ST NE # 00300 WASHINGTON, DC 20002-3557

LOUIS R WILLIAMS SR. 1024 4TH ST NE WASHINGTON, DC 20002-3532

ANTHONY WILLIAMS 1020 4TH ST NE WASHINGTON, DC 20002-3532 MANNA, INC. 828 EVARTS ST NE WASHINGTON, DC 20018-1722

JEMAL'S BUZZARD POINT LLC 702 H ST NW WASHINGTON, DC 20001-3874

GWENDOLYN L RUCKER 316 K ST NE WASHINGTON, DC 20002-3522

DC MATERIALS INC. C/O FLORIDA ROCK PROP INC 155 E 21ST ST JACKSONVILLE, FL 32206-2104

EDNA G FRY TRUSTEE 327 L ST NE REAR WASHINGTON, DC 20002-3556

JERALDINE W. HERBIN 1022 4TH ST NE WASHINGTON, DC 20002-3532

MICHAEL FRY 1333 ELSINORE AVE MC LEAN, VA2210207753 COMMISSION District of Columbia CASE NO.\_\_\_\_\_ EXHIBIT NO.\_\_\_\_\_ LESLIE A. JONES 1317 S CAPITOL ST ŚW WASHINGTON, DC 20003-3526

DANIEL MESIFENI 1309 S CAPITOL ST SW WASHINGTON, DC 20003-3526

1347 SOUTH CAPITOL STREET SW LLC c/o POTOMAC DEV CORP. 900 2ND ST NE STE 300 WASHINGTON, DC 20002-3560

ERIKA A WESTRY 22 N ST SW WASHINGTON, DC 20024-4127 DARIN WEAVER 6A N ST SW WASHINGTON, DC 20024-4114

1325 SOUTH CAPITOL STREET ASSOCIATES C/O POTOMAC DEV CORP 900 2ND ST NE STE 300 WASHINGTON, DC 20002-3560

SHONTA DIGGS 16 N ST SW # 16 WASHINGTON, DC 20024-4127

JAMES ZAPATA 28 N ST SW WASHINGTON, DC 20024-4127

IVAN L GAMEZ 1330 HALF ST SW WASHINGTON, DC 20024 LUISEL SANTI-RUIZ 1336 HALF STREET SW WASHINGTON, DC 20024

HENRY B OCAMPO 1344 HALF ST SW WASHINGTON, DC 20024-4112

DAVENE MATHIS 21 O ST SW WASHINGTON, DC 20024-4105 EVE H WERBICKI 1350 HALF ST SW WASHINGTON DC20024-4112

JOSE S RIVERA 29 O ST SW WASHINGTON, DC 20024-4105 JUSTIN T PAULHAMUS 1316 HALF ST SW WASHINGTON, DC 20024-4112

GWEN DAVIDÓW 1322 HALF ST SW UNIT 203 WASHINGTON, DC 20024-4112

KAYE CHRISTIAN 1824 REDWOOD TER NW; WASHINGTON, DC 20012-1023 JOYCE BRAYBOY 1322 HALF ST SW # 102 WASHINGTON, DC 20024-4112

JOSEITTA HARRIS 1322 HALF ST SW # 302 WASHINGTON, DC 20024-4112

KILMURRY PROPERTIES LLC PO BOX 59737 POTOMAC, MD20859-9737

FRANK A. HARRIS 734 OGLETHORPE ST NE WASHINGTON, DC 20011-2735 KATRINA JORDAN 1010 4TH ST NE WASHINGTON, DC 20002-3532

THOMAS BUSH 1008 4TH ST NE WASHINGTON, DC 20002-3532 JOSEPH YOÙNG 1006 4TH ST NÉ WASHINGTON, DC 20002-3532

VIOL E JAMES 1349 MONTAGUE ST NW WASHINGTON, DC 20011-2875

ALEXANDER KOETZEL 315 L ST NE WASHINGTON, DC 20002-3556 SHART L LEMAY 1002 4TH ST NE WASHINGTON, DC20002-3532

JULIA J. GRANT 317 L ST NE WASHINGTON, DC 20002-3556 SUSAN S. DELGADO 319 L ST NE WASHINGTON, DC 20002-3556

JAMES L. GRAY, SR. 323 L ST NE WASHINGTON, DC 20002-3556

ALMA L BELLE 327 L ST NE WASHINGTON, DC 20002-3556

DARRIN S. ELZIE 6 N ST SW WASHINGTON, DC 20024-4114

GRAYTON FRANKEY D 1327 MASSACHUSETTS AVE SE WASHINGTON, DC 20003-1540

KENNETH A LACRUISE 18 N ST SW # 18 WASHINGTON, DC 20024-4127

PHIL T MCCOY 1326 HALF ST SW WASHINGTON, DC 20024-4112 SALLIE HARRISON c/o JULIAN HARRISON 321 L ST NE WASHINGTON, DC 20002-3556

LEE MARCUM 325 L ST NE WASHINGTON, DC 20002-3556

JAMES T. WARRING & SONS, INC. 4545 S ST CAPITOL HEIGHTS, MD 20743-6713

GREGORY A. KEAGLE 1311 S CAPITOL ST SW WASHINGTON, DC 20003-3526

R S LIQUORS INC LAM SHING WAI 1301 S CAPITOL ST SW WASHINGTON, DC 20003-3526

KAREN M DANDRIDGE 24 N ST SW WASHINGTON, DC 20024-4127

GREGORY D BROCHU 1332 HALF ST SW WASHINGTON, DC 20024 PIA A HILL 1338 HALF STREET SW WASHINGTON, DC 20024

MIAN I KHANQAHI 17 O ST SW WASHINGTON, DC 20024-4105

SARITA K MUHAMMAD 31 O ST SW WASHINGTON, DC 20024-4105

VANDANA SAREEN 1322 HALF ST SW UNIT 201 WASHINGTON DC 20024-4112

SABRINA E MCNEAL 1322 HALF ST SW UNIT 303 WASHINGTON, DC 20024-4112

CAPITAL HILL STATION LLC GREENBAUM & ROSE ASSOC 5301 WISCONSIN AVE NW STE 510 WASHINGTON DC20015-2060

CLIFTON C. WEAVER 331 L ST NE WASHINGTON, DC 20002-3556 JENNIE CHAPLIN 1346 HALF ST SW WASHINGTON, DC 20024

LORD K OSSEI 23 O ST SW WASHINGTON, DC 20024-4105

RHONDA J SINCAVAGE 1318 HALF ST SW WASHINGTON, DC 20024-4112

EDWARD H TAMBORNINO 1322 HALF ST SW UNIT 204 WASHINGTON, DC 20024-4112

EDNA G. FREY TRUSTEES 327 L ST NE REAR WASHINGTON, DC 20002-3556

M W WILLIAMS 4605 LAKE ONTARIO WAY BOWIE, MD20720-3597

JESSICA ZIPPIN 333 L ST NE WASHINGTON, DC 20002-3556 ROBERT E. BRADLEY 364 WESTBURY DR RIVA, MD 21140-1525

VALERIE Y RICE 1030 4TH ST NE WASHINGTON, DC 20002-3532

CAPITOL HILL STATION LLC c/o GREENEBAUM & ASSOC 5301 WISCONSIN AVE NW STE 510 WASHINGTON DC 0015-2060

ROBERT E. HARRIS 11402 BAYARD DR MITCHELLVILLE, MD20721-2408

THO V PHAM 1313 S CAPITOL ST SW WASHINGTON, DC 20003-3526

TONYA A SANDERS 1639 MADISON ST NW WASHINGTON, DC 20011-6812

CLARKE HOOK CORPORATION 14506 LEE RD CHANTILLY, VA 22021 EDWARD VON ROEMER 1028 4TH ST NE WASHINGTON, DC 20002-3532

KEVIN BERRYMAN 312 K ST NE WASHINGTON, DC 20002-3522

JULIA W. WALTERS 5301 WISCONSIN AVE NW STE 510; WASHINGTON DC20015-2060

PAUL D WARRING PATRICK J WARRING 4545 S ST CAPITOL HGTS, MD 20743-6713

VINCENT T. WARRING 4545 S ST CAPITOL HEIGHTS, MD20743-6713

DALEY ÉGLON O 1230 HALF ST SW WASHINGTON, DC 20024-4110

MANNA INC. 828 EVARTS ST NE WASHINGTON DC 20018-1722 STEVEN G BETHEA 14 N ST SW # 14 WASHINGTON, DC 20024-4127

EUGENE W BURTON 26 N ST SW WASHINGTON, DC 20024-4127

BERTHA GREEN c/o NBH HOUSING SVC OF AMERICA 1970 BROADWAY STÉ 470 OAKLAND, CA 20024

ARJUMAND ANSARI 1348 HALF ST SW WASHINGTON, DC 20024-4112

SANDRA M TAPSCOTT 25 O ST SW WASHINGTON, DC 20024-4105

CHAD ALEXANDER c/o UNIT 101 1322 HALF ST SW WASHINGTON, DC 20024-4112

ALBERT C CHEEK JR 1322 HALF ST SW UNIT 301 WASHINGTON, DC 20024-4112 ANN ALLEN 20 N ST SW WASHINGTON, DC 20024-4127

KIERRE JACKSON 1328 HALF ST SW WASHINGTON, DC 20024

BRYANT W JOHNSON 1342 HALF ST SW WASHINGTON, DC 20024

AEON A CLARKE 19 O ST SW WASHINGTON, DC 20024-4105

CHERIE Y MOOŘE 33 O ST SW WASHINGTON, DC 20024-4105

EDMUND C FLEET 1322 HALF ST SW # 202 WASHINGTON, DC 20024-4112

PIETROS KIDANE 1322 HALF ST SW UNIT 304 WASHINGTON, DC 20024-4112 SOLOMON ISAAC JR 1400 HALF ST SW WASHINGTON, DC 20024-4104

ALLISON B KAYE 1404 HALF ST SW WASHINGTON, DC 20024-4104 KENNETH M TAYLOR 1402 HALF ST SW WASHINGTON, DC 20024-4104

VALERIE P BOYKIN 12503 PARKTON ST FORT WASHINGTON, MD 20744-6139

MARTHA A DYSON 1408 HALF ST SW WASHINGTON, DC 20024-4104

ALVERT Q BANKS 1317 N EVERGREEN ST ARLINGTON, VA 22205-2600

JOCELYN C BASNETT 1416 HALF ST SW WASHINGTON, DC 20024-4104

JEAN F H STEVENS 5127 N CAPITOL ST NE WASHINGTON, DC 20011-6711

WILLIAM P MELBY 3223 VISTA ST NE WASHINGTON, DC 20018-4015 JOSEPH J SANDEL II 1414 HALF ST SW WASHINGTON, DC 20024-4104

**WASHINGTON, DC 20024-4104** 

SOLOMON ISAAC JR

1410 HALF ST SW

CORA H WILLIAMS c/o UNIT PH6 1300 CRYSTAL DR ARLINGTON, VA 22202-3234

LATANIA M AKERS 1422 HALF ST SW WASHINGTON, DC 20024-4104

RONALD C HORST 1426 HALF ST SW WASHINGTON ,DC 20024-4104 WILLIAM T RILEY II 1428 HALF ST SW WASHINGTON, DC 20024-4104

R C MATHEWS 2033 PARK RD NW WASHINGTON, DC 20010-1022

ROY G GREER 1405 CARROLLSBURG PL SW WASHINGTON, DC 20024-4101

CANDICE C BRYANT 429 G ST SW WASHINGTON, DC 20024-3140

BERNARD BELL 1413 CARROLLSBURG PL SW WASHINGTON, DC 20024-4101

MICHAEL CAROLINA 1417 CARROLLSBURG PL SW WASHINGTON, DC 20024-4101

WILLIE S BREWER 1421 CARROLLSBURG PL SW WASHINGTON, DC 20024-4101 ROLAND H BARRETT 1430 HALF ST SW WASHINGTON, DC 20024-4104

ALYWIN D CURRIE 1403 CARROLLSBURG PL SW WASHINGTON, DC 20024-4101

**BEATRICE J CATCH** 1407 CARROLLSBURG PL SW WASHINGTON, DC 20024-4101

SANDRA G SLOSS 1411 CARROLLSBURG PL SW WASHINGTON, DC 20024-4101

ALFRED SIMPSON 1415 CARROLLSBURG PL SW WASHINGTON, DC 20024-4101

ERIK J SEJAS-MOSCOSO 1419 CARROLLSBURG PL SW WASHINGTON, DC 20024-4101

JOHN E MAY JR 1423 CARROLLSBURG PL SW WASHINGTON, DC 20024-4101 MATTHEW DEPUE 1425 CARROLLSBURG PL SW WASHINGTON, DC 20024-4101

CHARLES B THORNTON PO BOX 91624 WASHINGTON, DC 20090-1624

KARL M FRASER 4 O ST SW WASHINGTON, DC 20024-4106

DEBORA D. CARUTH 1408 CARROLLSBURG PL SW WASHINGTON, DC 20024-4102

ARTHUR T JONES PO BOX 37520 LOUISVILLE, KY 40233-7520

WILLIAM L GRAY JR 1416 CARROLLSBURG PL SW WASHINGTON, DC 20024-4102

YOLANDA F WADE 1420 CARROLLSBURG PL SW WASHINGTON, DC 20024-4102 EDWARD LATNEY 1427 CARROLLSBURG PL SW WASHINGTON, DC 20024-4101

LOIS I. RICKS 1508 VARNUM ST NW WASHINGTON, DC 20011-7010

DAVID E. RIVERS C/O SW 220 3RD AVE APT 2B CHARLESTON, SC 29403-3552

PETER J LUCIANO 1744 RIGGS PL NW WASHINGTON, DC 20009-6113

EVELYN M JAMES-WHITAKER 1414 CARROLLSBURG PL SW WASHINGTON, DC 20024-4102

TERRY K MILLER 1418 CARROLLSBURG PL SW WASHINGTON, DC 20024-4102

ARTRABELLA SCOTT c/o WM CALOMIRIS INVESTR 1422 CARROLLSBURG PL SW WASHINGTON, DC 20024-4102 EILEEN D. LENART 456 27TH ST MCKEESPORT, PA 15132-7026

NATALIE E JONES 1106 7TH ST NE WASHINGTON, DC 20002-3615

KARL FRASER 4 O ST SW WASHINGTON, DC 20024-4106

ROBERT WILEY 1403 S CAPITOL ST SW WASHINGTON, DC 20003-3528

ANTHONY K. SLOAN 1407 S CAPITOL ST SW WASHINGTON, DC 20003-3528 FEDERAL DEPOSIT INSURANCE CORPORATION 3300 N TORREY PINES CT LA JOLLA, CA 92037-1021

ZANETA HARGROVE 1113 5TH ST NW # 3 WASHINGTON, DC 20001-3605

D G WALDE c/o WALDE MANAGEMENT PO BOX 719 GLEN ECHO, MD20812-0719

DENNIS L. ARNOLD 1405 S CAPITOL ST SW WASHINGTON, DC 20003-3528

MAXINE A. DAVIS 1409 S CAPITOL ST SW WASHINGTON, DC 20003-3528

KARL M. FRASER 4 O ST SW WASHINGTON, DC 20024-4106

ROSSI HOWARD 1415 S CAPITOL ST SW WASHINGTON, DC 20003-3528 PATRICIA L. SMITH 1413 S CAPITOL ST SW WASHINGTON, DC 20003-3528

MARGARITA O. TORRES 1417 S CAPITOL ST SW WASHINGTON, DC 20003-3528 WELLINGTON WILDER JR 1419 S CAPITOL ST, SW WASHINGTON, DC 20003-3528

NORMAN J. COWEN TRUSTEE C/O WILLOUGHBY REAL ESTATE 809 MASSACHUSETTS AVE NE WASHINGTON, DC 20002-6015 ROBBIE J. WINDLE 1 P ST SW WASHINGTON, DC 20024-3515

CAROLYN DRAKE 5 P ST SW WASHINGTON, DC 20024-3515

HOWARD BELL 7 P ST SW WASHINGTON, DC 20024-3515 POTOMAC DEVELOPMENT CORP 900 2ND ST NE STÉ 300 WASHINGTON, DC 20002-3560

39 QUE LLC 39 QUE ST SW WASHINGTON, DC 20024-3414

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UNITED STATES OF AMERICA 5802 GEORGIA AVE NW # N06 WASHINGTON, DC 20011-2931 EDWARD Y. CHIN 8627 TRAIL VIEW DR. ELLICOTT CITY, MD 21043-6082

WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY (WMATA) 600 5TH ST NW WASHINGTON, DC 20001-2610

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PATRICK E. WELCH TRUSTEE REVOCABLE TRUST 1220 L ST NW STE 100560 WASHINGTON, DC 20005-4018

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