Greg Sent from my iPhone

> ZONING COMMISSION District of Columbia CASE NO.20-18 EXHIBIT NO.24A6

Greg Sent from my iPhone

ADJACENT PROPERTY OWNERS:

By: Name: Mr. Greg Keagle, an individual Owner of Lot 69

Jako Meny land County of Montymuy DISTRICT OF COLUMBIA, to wit:

On <u>Systember</u>, <u>Bir</u> before me, the undersigned, a Notary Public in and for the jurisdiction aforesaid, personally appeared Mr. Greg Keagle, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing and annexed Agreement, personally appeared before me and acknowledged the same to be his act and deed.

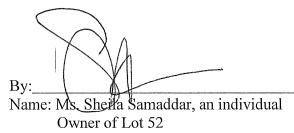
Witness my hand and official seal.

My commission expires: $\frac{9/3}{20}$

North Mano-Notary Public



WENDY D. PULLANO Notary Public, State of Maryland County of Montgomery My Commission Expires Sept. 3, 2020



DISTRICT OF COLUMBIA, to wit:

On <u>OCtober</u> 10^{hacdot}, 2017 before me, the undersigned, a Notary Public in and for the jurisdiction aforesaid, personally appeared Ms. Sheila Samaddar, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing and annexed Agreement, personally appeared before me and acknowledged the same to be her act and deed.

Witness my hand and official seal. My commission expires: 04/30/2021My commission expires: 04/30/2021 By:

Name: Mr. Darin Weaver, an individual

Stall of Monylon L County of Monty

Owner of Lot 63

DISTRICT OF COLUMBIA, to wit:

On $\underline{Splanla}$, $\underline{\mathbb{Z}}$, $\underline{\mathbb{Z}}$ before me, the undersigned, a Notary Public in and for the jurisdiction aforesaid, personally appeared Mr. Darin Weaver, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing and annexed Agreement, personally appeared before me and acknowledged the same to be his act and deed.

Witness my hand and official seal.

My commission expires: 9/3/20

Notary Public Public



WENDY D. PULLANO Notary Public, State of Maryland County of Montgomery My Commission Expires Sept. 3, 2020

WRITTEN SUPPORT STATEMENT FOR ALLEY CLOSING APPLICATION

<u>Surveyor's Office File No. 15-26384</u> Closing of a portion of a public alley system in Square 653

We, the undersigned owners, pursuant to § 9-202.10 of the D.C. Official Code, do hereby support the application of Altus Realty Partners, LLC and/or 1319 South Capitol Associates, LLC, for the closing of a portion of the public alley system in Square 653, and under penalty of law, we represent by our signature that we are the owners of the property listed below.

Sheila Samaddar

1313 South Capitol Street, SW Washington, DC Lot 52, Square 653 Date: 10/10/17

Chun-Chau Lam 4 and 4A N Street, SW Washington, DC Lots 65 and 66, Square 653

Date:

RS Liquors, Inc.,

1301 South Capitol Street, SW Washington, DC Lots 829 and 830, Square 653

Date: _____

Gregory Keagle

1311 South Capitol Street, SW Washington, DC Lot 69, Square 653

Date:

Shing Wai Lam 1301 and 1307 South Capitol Street, SW Washington, DC Lot 827, Square 653

Date: _____

Darin Weaver

6-A N Street, SW Washington, DC Lot 63, Square 653

Date:

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Sheila Samaddar

1313 South Capitol Street, SW Washington, DC Lot 52, Square 653

Date: _____

Chun-Chau Lam 4 and 4A N Street, SW Washington, DC Lots 65 and 66, Square 653

Date: 9/25/17

RS Liquors, Inc., 1301 South Capitol Street, SW Washington, DC Lots 829 and 830, Square 653

Date: 9/25/17

Gregory Keagle 1311 South Capitol Street, SW Washington, DC

Lot 69, Square 653

Date:

Shing Wai Lam 1301 and 1307 South Capitol Street, SW Washington, DC Lot 827, Square 653

ding Waidon

Darin Weaver 6-A N Street, SW Washington, DC Lot 63, Square 653

Date: _____

WRITTEN SUPPORT STATEMENT FOR ALLEY CLOSING APPLICATION

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Date: _____

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Shing Wai Lam 1301 and 1307 South Capitol Street, SW Washington, DC Lot 827, Square 653

Date:

Darin Weaver 6-A N Street, SW Washington, DC Lot 63, Square 653

Date:

Bruce Levine

On Apr 24, 2018, at 11:00 PM, Allen, Charles (Council) <<u>CAllen@DCCOUNCIL.US</u>> wrote:

Ryan and Bruce, thanks for the additional information and I think this is roughly what we needed.

Chris, let's talk about this to see what and where we can add this into our budget conversations.

From: Bruce Levine
Sent: Tuesday, April 24, 2018 3:09 PM
To: Ryan Pierce
Cc: Allen, Charles (Council); Mattison, Jeanne (Council); Laskowski, Christopher "Chris" (Council)
Subject: Re: Follow up
I don't believe that we received an actual estimate for the analysis of what kind of trail would make sense, beyond the \$30K for history research. My sense of it was that an additional \$20K would at least move that analysis along. Once that initial research is concluded, and a decision

would at least move that analysis along. Once that initial research is concluded, and a decision reached on what kind of trail, then we would need funding for the full research project and the implementation of the trail—we are figuring that would need to be a subsequent ask and/or part of a search for extramural funding.

Thanks, Charles.

Also, since Ryan is my partner in trying to work with Rhonda on the the N/South Capitol historic nomination and discussions with Stan Marks/George Chopivsky, I understand from Jeanne that you have been speaking with Rhonda about how to move forward. Just to reiterate what Jeanne may have already related to you, I think we are at the point where we either abandon the negotiated agreement and go forward with the historic nomination, or we enter into the agreement pretty much as is. If you think you can help Rhonda get further concessions from the developers, that would be great but they haven't shown any openness to that. SWNA is going

45



to take its cue from Rhonda as to which direction to go, since we essentially submitted the nomination at her request. We think that nomination has merit, and relates to the creation of an Old Southwest Historic District that we are looking at, but it is no better than 50-50 that the historic status is granted.

Bruce

Bruce A. Levine President, SWNA bruce@swna.org Be honest with him.

I just replied to him. Thank you

Ok

Thanks

You're welcome. I talked to him about the historic. SWNA would still like them to preserve the face of the homes on N St & one of the homes on South Cap. & they would be willing to meet with Stan & them if that is the case. If not, Ryan will discuss with Bruce if they will pursue or drop the nomination all together. They know that the neighbor agreement is contingent upon the homes not being declared historic. I will reach out to Stan this week to see if they will be willing to meet with SWNA to discuss keeping the face of the homes on N \$treet.

ext Message

preservation measures which could move things towards a withdrawal of this nomination.

As has been stated previously, including the October email where I shared our agreement with the development group and a revised nomination, I am willing to discuss with Jason, Greg, and Sheila finding a compromise that will incorporate their interest and the wider community interest of preserving meaningful portions of these historic homes and streetscapes. This type of negotiation is what led to the agreement SWNA has with the 1319 South Capitol Development group, in which they volunteered to preserve significant portions of the properties which they own. We also included language in that agreement to try and solidify a separate agreement established between their group and your clients. This development group has recently reached haal aut to up and we have had come

Guo, Wei "David" (Council)

From:	Fascett, Meredith (SMD 6D07)
Sent:	Monday, July 16, 2018 11:14 AM
To:	Allen, Charles (Council)
Subject:	Issues RE Historic Designation for Old Southwest

Hi Charles,

With the kids home, I don't have the time to craft you a proper email with the necessary background...but I want to quickly flag for you that SWNA and Commissioner Hamilton are seeking to nominate Old Southwest for historic designation. Rhonda views it as a tool to ensure economic diversity and wants to prevent homeowners from selling to developers who could build high rises.

Most (perhaps all) of the homeowners on Carrollsburg and Half are very upset because their houses are small and they want to be able to add third floor additions and expand out the back. Some of these renovations are already in the works. They also are very nervous about the implications of a designation on the value of their homes.

We are asking SWNA to hold off on any action and to give us a briefing at our Sept mtg, but after reading Larry's article about this issue in 6B, I am concerned that the ANC may not have a say in this process.

Thanks, Meredith

Meredith Fascett ANC 6D, Chair ANC 6D07 Commissioner Navy Yard / Capitol Riverfront 202-750-0295

Sent from my iPhone

77





Board of Directors

Kenneth LaCruise, Chair

Southwest Neighborhood Assembly and Syphax resident

Dr. Fredrica Kramer, Vice Chair

ANC6D Commissioner, Independent Researcher, and

en ricarica manier, vice chan

ANC6D Commissioner, Independent Researcher, and Senior Consultant in Social and Urban Policy

Rick Bardach, Treasurer

Co-Chair of CBCC Education Initiatives; member LSAT for Jefferson Academy and Amidon-Bowen

Barbara Ehrlich

Board Member, Waterfront Village

Gail Fast

Chair, ANC 6D Commissioner

Debra Frazier

Former Capper-Carrollsburg Resident Council leader; Near SE resident and housing activist

Rhonda Hamilton

ANC 6D Commissioner

LaVerne Naughton

Your only chance for Jackie is to build with him. Give him his square footage retail on ground floor and cash. Truthfully

102 PM

Sep 20, 2018, 3,52 PM

My opinion and it would be this even if I wasn't a part of the property, buy Sheila outright and give us space proportional to our land and money and build one building.

It's either going to be that, or a block that could have made more sense but we just couldn't come together and brainstorm

Sep 26, 2018, 6:20 PM

We aren't making any new decisions until the alley & historic are resolved.

I hear it. I just talked to Jackie for awhile, that's all. These are all your I don't want to be in a building with Jackie. I want to be solo. I will only sell if you had everything else just cause, I'd have to at that point

110 PM

Stan

NO SIM

You don't need to make any decision right now. We're not doing anything further re plans, etc. until this historic is resolved. Just sit & be patient. If we're successful than you'll have your choice of what you want to do. Just some personal advise that you didn't ask for.

Stan, I trust you

Cochran, Patricia (DCOZ)

From:	Greg Keagle <gregkeagle@yahoo.com></gregkeagle@yahoo.com>
Sent:	Wednesday, October 21, 2020 9:16 PM
То:	DCOZ - ZC Submissions (DCOZ)
Subject:	Fw: Exhibit 15 "ZC Case 20-18"
Attachments:	IMG_3083.JPG

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----- Forwarded Message -----From: Greg Keagle <gregkeagle@yahoo.com> To: Greg Keagle <gregkeagle@yahoo.com> Sent: Wednesday, October 21, 2020, 01:21:26 PM EDT Subject: Exhibit 15

----- Forwarded Message -----From: Greg Keagle <gregkeagle@yahoo.com> To: Greg Keagle <gregkeagle@yahoo.com> Sent: Saturday, October 17, 2020, 02:29:16 PM EDT Subject: Fw: Pre-negotiated contract

----- Forwarded Message -----From: Greg Keagle <gregkeagle@yahoo.com> To: Debbie Astrove <dgastrove@dclawfirm.com>; Amy Stouffer <astouffer@dclawfirm.com>; "jason.cclam@gmail.com" <jason.cclam@gmail.com> Sent: Monday, May 22, 2017, 05:33:42 PM EDT Subject: Pre-negotiated contract

Although this was obviously a loose draft, the simplicity lets the words stand clear for what they mean and the intent of the points in the contract. We never started anywhere near this and this process has been a struggle to bring it to the original agreed upon intentions. Not only did we already agree on these points, the contract itself was suppose to be written by our lawyer. If we can't edit their contract to meet the standards and intentions in the above contract and not budge, I think it's best to save Ron Paul money and realize this purpose was not to put our agreement in contract but to maybe stall and I don't want to waste his money and your time for a contract we'll never agree on. We're better off with none. The fact is, the permission and gift of free land from the city, in order for them to unite multiple lots divided by a public alley, substantially increasing their land value and size and worth of their building, is way more than the simple protections and easement improvements we demand for our support. Why would I ever support somebody to get all that when they're willing to do nothing for me. Maybe they get it, but not with my help without the above agreed upon provisions.

Thanks

- 1. South Capitol Neighbors and N St, shall provide written support for the Temporary Alley Closing Application. (A tunnel going through a building, rededicated of that tunnel portion, back as a permanent public easement, the rest stays as a public alley).
- 2. South Capitol Neighbors and N St, shall not object to a raze or demolition permit, as long as the methods of demo are those recommended by Keast and Hood and bolstering methods on the end units especially, are implemented that best protect the structure and integrity of the remaining row homes. No home in the middle of a homeowner shall be demolished, such as 1309. Payment of the 3rd Party Structural Engineer, Keast and Hood, is the responsibility of 1319.
- 3. In consideration for South Capitol Neighbors taking action set forth in 1 and 2;
 - a. Two feet will be added to an already existing easement of ten feet(Survey).
 - b. 1307 will provide 3 feet(?) and 1319 will provide 9 feet from lot 70 to make a 12 foot easement from back of 1317 through 1307.
- This formed easement shall be maintained by 1319, except for the three feet from 1307(Does not maintaining it cause you to possibly lose it), and the cost of creation and construction is solely on 1319.
- 5. Ron Paul IIc is responsible for any damage caused by the construction. A pre and post inspection is required on all effected properties, paid by 1319. If construction or demolition played any role in damage, full responsibility to fix damage is on Ron paul llc. This applies to damage that may occur infinite years after construction is complete. Repairs shall be made in constructions best standards and reflective to the original construction methods if desired by the home owner.
- 6. 1319 Or Ron Paul LLC, shall take out an insurance policy during the razing and construction phase, on the cost of a complete rebuild for each property.
- 7. This contract is only valid upon permission of temporary alley closure.
- No change or modification is valid unless in writing and signed by all parties

*contingency plans if extensive damage is done

 contingency parts a minimum can we get permission to do it from their side of the party before
 underpinning. At a minimum can we get to now and inexpensive anything income what they're building and our properties are very close.

Thank you as well!

They just take us for idiots.

I'm actually over it

Thank you so much.

I know. Don't give up though. We are going to keep pushing them to do what's right.

I just saw they tried to sneak in having cranes go over our property. That's a separate agreement. They're total pieces of

644 PM

honda

I can't give up. This is literally all have. It's my home, future and retirement. I have no savings, no 401k, just 1311 south cap. I'll fight them till the end do treat us right

May 23, 2017, 9:20 PM

Text Mes

Thanks for today



Astrove <dgastrove@dclawfirm.com> Sent: Friday, June 2, 2017, 08:19:33 PM EDT Subject: Re: 1311 - 1307 South Capitol Street

This does not implement my corrections. Keast and hood has already been determined to be reasonable, thus their recommendations will be followed, not within reason. No crane agreement. A few other issues. I will edit this contract with Jason and we will set the wording how Ron and group and us have already agreed in meetings. We all can sign or not. Please allow Jason and I to do this at this point, because our direction has not been taken. I would love to maybe sit down when we've finalized it but something has been lost here because this contract is not what we asked to be drawn up.

Greg

Sent from my iPhone

On Jun 1, 2017, at 2:57 PM, Amy Stouffer <<u>astouffer@dclawfirm.com</u>> wrote:

Hi Greg and Jason-

-

Charles

From: Ryan Pierce
Sent: Thursday, December 5, 2019 6:09 PM
To: Allen, Charles (Council) ; Mitchell, Naomi (COUNCIL) ; president@swna.org
Cc: Rhonda Hamilton
Subject: Re: South Capitol landmark nomination / dev agreement

Just wanted to send a quick follow on message, I received a reminder from the HPO today that the raze permit application review period for demolition by the developers of the two end / alley adjacent properties is coming up on **December 13**. By that date the HPO and other agencies will have to sign off or justify not allowing the raze to happen, which when approved (the HPO at least has no reason to hold them since these have been taken out of the current version of the landmark nomination) will have a significant impact on the historic integrity of the rows.

Thank you, Ryan On Dec 4, 2019, 7:22 PM -0500, Ryan Pierce

Hi Charles,

It was nice to see you at the SWNA event on Monday night. Per our conversation, I want to share with you and your office a copy of the final signed agreement that SWNA made with South Capitol Associates. If you all would please take a look at this when you have a chance and give us feedback. At present I think that our organization has three primary options, based on the various conversations I have had with stake holders including the HPO, homeowners owners, and Rhonda Hamilton and Rikki Kramer (who helped negotiate parts of the agreement).

1) Withdraw the nomination, if we determine that the main content of the agreement we have in place will remain intact and that doing so would not be considered a breach of the agreement by SWNA. This would maintain much of what we worked for, and give the remaining home owners what they have sought. We are just not certain if we can do this.

2) If we need to see this through based on the agreement (can't withdraw without it falling completely apart), then we ask for a hearing on the nomination. The HPRB will most likely receive a recommendation from HPO staff NOT to landmark and the owners also will have an opportunity to speak. SWNA could or may not have a representative to

68

speak/submit a letter on behalf of the nomination. This would keep the agreement fully in place, and most likely result in the properties not being landmarked.

3) Reach an agreement similar to this with the remaining property owners of houses on the two rows (along N Street and South Capitol), to keep the front portions of their homes preserved, and then withdraw the nomination as seems allowed by the agreement. I presented this possibility to the owners via email when this was finalized, but never heard anything further from any of them - but you all may be able to try and bring it up again.

The developer is also now concerned that our amended nomination completely removed the houses along N Street, and their lawyer called me to see if we could put the two remaining houses on N back into the nomination. Presumably their argument being to use it to leverage something like option 3 above, and really that they do not want something taller being built up against their property if that corner is redeveloped. I told them the amended nomination was drafted as recommended by the HPO staff to give it the best chance, which removed N Street since so much original integrity is being lost on that row per the agreement.

Hopefully this all makes sense as a catch-up, and feel free to reach out to me with any questions.

SHADOW STUDY 1319 SOUTH CAPITOL STREET SW WASHINGTON DC

10.09.2020



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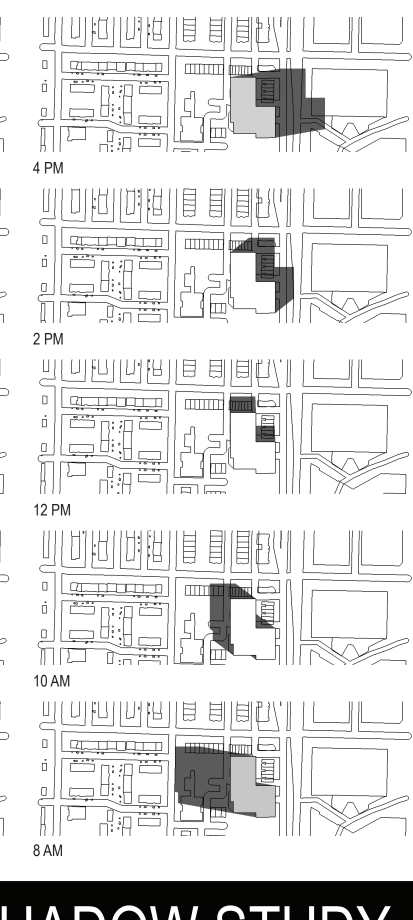
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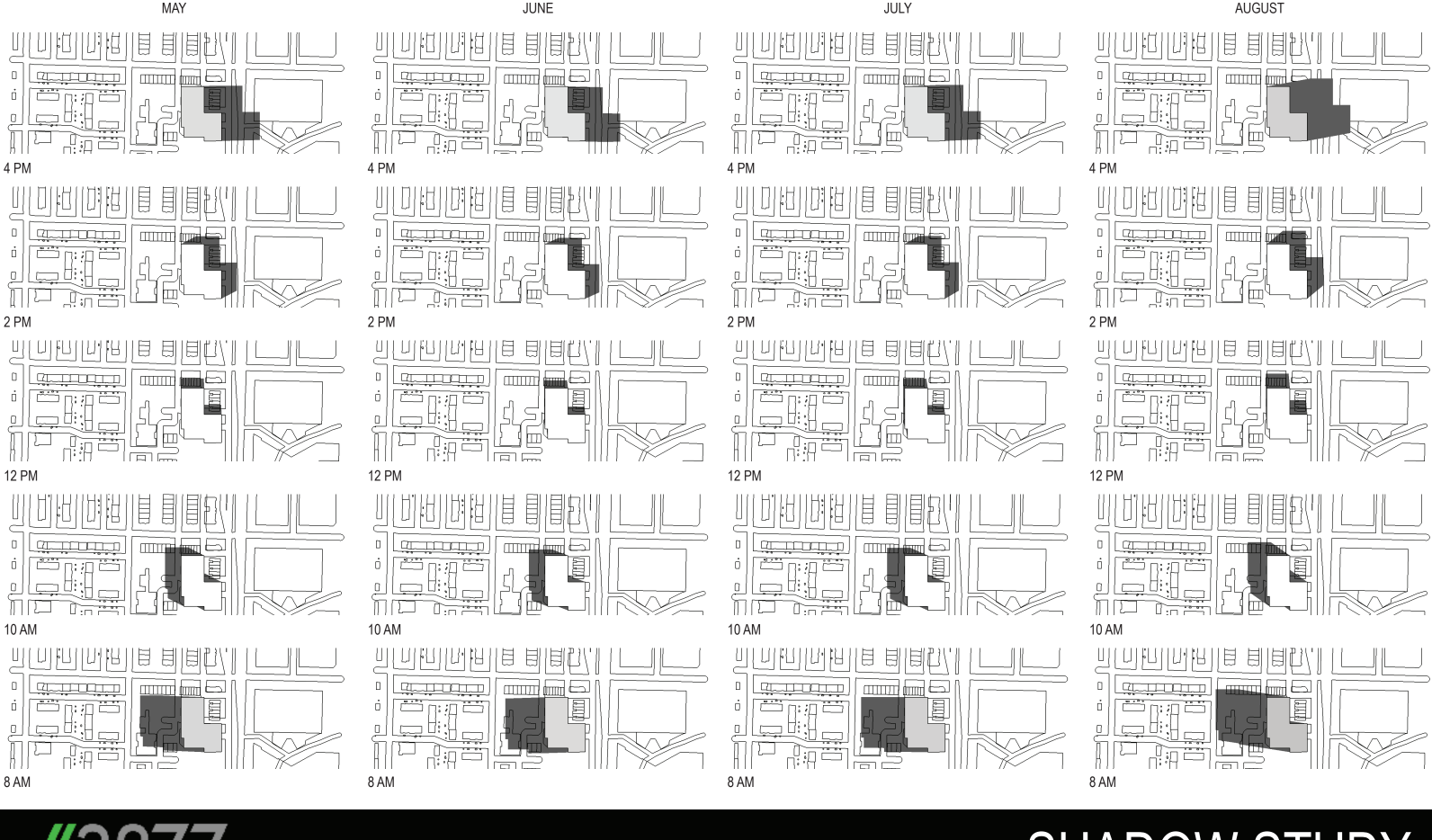
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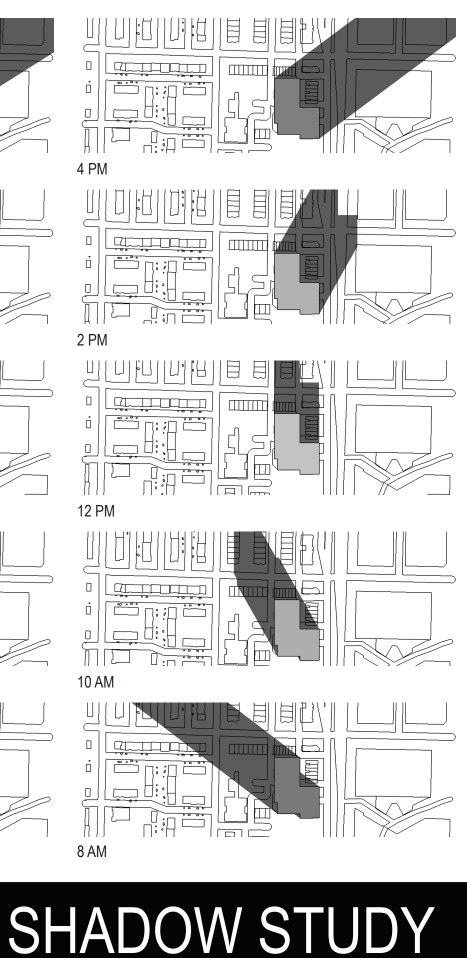
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NOVEMBER

1319 SOUTH CAPITOL STREET SW

DECEMBER



©STUDIO //3877

Cochran, Patricia (DCOZ)

From:	Greg Keagle <gregkeagle@yahoo.com></gregkeagle@yahoo.com>
Sent:	Wednesday, October 21, 2020 9:17 PM
То:	DCOZ - ZC Submissions (DCOZ)
Subject:	Fw: Exhibit 17 "ZC Case 20-18"
Attachments:	Square 653 Rowhouses Development Agreement between 1319 South Capitol Associates LLC and
	SWNA - As fully-executed - 10 4 2019.pdf; sw row house nom for hpo revised.pdf

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----- Forwarded Message -----From: Greg Keagle <gregkeagle@yahoo.com> To: Greg Keagle <gregkeagle@yahoo.com> Sent: Wednesday, October 21, 2020, 01:31:39 PM EDT Subject: Exhibit 17

----- Forwarded Message -----

From: SWNA History </br>

From: SWNA History
history@swdc.org>

To: "jason.cclam@gmail.com"
jason.cclam@gmail.com>; "gregkeagle@yahoo.com"

"drsamaddar@southcapitolsmilecenter.com"
drsamaddar@southcapitolsmilecenter.com>

Cc: Rhonda Hamilton
misrhonda@yahoo.com>; "president@swna.org"

Sent: Thursday, October 24, 2019, 06:37:06 PM EDT

Subject: For Your Information

Hello All,

As was discussed at an earlier meeting I am sharing with you, for your information, the final version of the agreement between SWNA and South Capitol Associates. This agreement allows for the preservation of significant portions of the historic row homes in Square 653, and includes language to insure that the previous agreement South Capitol Associates had with homeowners to protect their properties will remain in force. I have also included the amended historic nomination that was submitted to DCHPO per this agreement.

I shared a near-final draft of this with Jason, which he hopefully passed along to you all earlier. I also let him know, and asked he pass along, that I believe the SWNA board would be willing to look at a similar agreement with you all collectively, if it can be done in a manner that retains substantial historic fabric/character of the row as we think this will (with the units owned by South Capitol Associates preserving/retaining at least the first 15ft of each house).

Regards,

Ryan Pierce Chair, History Task Force Southwest Neighborhood Assembly history@swdc.org

Learn more about the history of SW DC: http://www.swdc.org/swna/task-forces/history-task-force/

SOUTH CAPITOL DEVELOPMENT AGREEMENT

THIS SOUTH CAPITOL DEVELOPMENT AGREEMENT (the "<u>Agreement</u>") is made as of this 4th day of October 2019 ("<u>Effective Date</u>"), by and between SOUTHWEST NEIGHBORHOOD ASSEMBLY INC. ("<u>SWNA</u>"), a District of Columbia nonprofit corporation, and 1319 SOUTH CAPITOL ASSOCIATES, LLC, a District of Columbia limited liability company ("<u>Developer</u>"). SWNA and the Developer are collectively referred to herein as the "Parties" or individually as a "Party."

RECITALS

WHEREAS, SWNA is a District of Columbia nonprofit corporation that is governed by by-laws and an elected board with the mission of improving the quality of life for residents in Southwest, D.C.

WHEREAS, Developer is the owner in fee simple of certain real property located in the District of Columbia known as Lots 14, 15, 53, 54, 60-64, 68, 70, 810, and 811 in Square 653 (collectively, the "<u>Property</u>"). The Property is described more particularly on <u>Exhibit A</u>. The Property is located in the CG-2 Zone District and is bounded by N Street, SW to the north, South Capitol Street to the east, private property to the south, and a portion of a public alley to the west.

WHEREAS, Developer intends to develop Lots 14, 15, 54, 60-64, 70, 810, and 811 in Square 653 (all of the Lots within the Property except Lots 53 and 68, referred to herein as the "<u>Development Site</u>") with a new mixed-use apartment house with ground floor retail and accessory parking (the "<u>Project</u>"). The Development Site is shown more specifically on <u>Exhibit A-1</u>.

WHEREAS, Lots 53, 54, 60-64 and 68 within the Site are each improved with a two-story row dwelling constructed between 1892 and 1916 (the "<u>Row Dwelling Lots</u>") while Lots 14, 15, 70, 810, and 811 within the Site are unimproved.

WHEREAS, on April 11, 2017, SWNA filed an Historic Landmark Designation application with the Historic Preservation Review Board ("<u>HPRB</u>") for thirteen (13) lots within Square 653, including all of the Row Dwelling Lots (the "<u>Landmark Designation</u>").

WHEREAS, the Development Site includes a piece of property that was previously a portion of a public alley in Square 653 that was closed pursuant to Law 22-0222.

WHEREAS, Developer intends to: (i) raze the existing row dwellings on Lots 54 and 60 in Square 653 (the "<u>Raze Lots</u>"), and (ii) partially demolish the rear portions of the existing row dwellings on Lots 61-64 (the "<u>N Street Retained Buildings</u>"), in order to construct and operate the Project. The Raze Lots, N Street Retained Buildings, and Lots 53 and 68 are shown more specifically on <u>Exhibit A-1</u>.

WHEREAS, the Project will also be subject to review and approval by the Zoning Commission of the District of Columbia (the "Zoning Commission"), pursuant to the Design Review requirements of Subtitle X, Chapter 6 of the 2016 Zoning Regulations (the "Z.C. Application").

WHEREAS, the Parties have worked together on the Project's historic preservation elements such that SWNA now believes that it can amend the Landmark Designation application according to the terms of this Agreement, with the understanding that the Developer intends to fully perform the terms of this Agreement and that the Agreement will remain legally binding upon future partners of or successors to the Developer.

NOW THEREFORE, in consideration of the sum of ten dollars (\$10.00) and the foregoing Recitals, which are a material part of this Agreement, the Parties agree as follows:

- 1. Landmark Designation. No later than ten (10) calendar days following the Effective Date of this Agreement, SWNA shall submit to HPRB, with copies delivered to Developer and to Advisory Neighborhood Commission ("ANC") 6D, an amended Landmark Nomination application to remove Lots 54 and 60-64 in the Development Site from the Landmark Designation's boundaries (the "Amended Application"). SWNA shall not submit another landmark designation application or historic district nomination application for any properties within the Development Site, nor shall SWNA support in any manner, encourage, or participate in the submission of another landmark application or historic district nomination for any properties within the Development Site filed by another individual, organization, or entity. If (i) SWNA fails to submit the Amendment Letter in accordance with the terms of this Section, or (ii) SWNA or one of the individuals involved in the negotiation of this Agreement, files a landmark designation application or a historic district designation application for property incorporating the Development Site, this Agreement shall automatically terminate and Developer shall have no further obligations under this Agreement. If the Landmark Designation is withdrawn by SWNA due to a negotiated agreement with the owners of Lots 52, 69, and/or 827 in Square 653, Lots 53 and 68 shall be subject to Section 5(c) of this Agreement.
- 2. <u>Timeline</u>. The Parties hereby agree to proceed in accordance with the timeline attached hereto as <u>Exhibit B</u>. Any substantial deviation from the timeline attached as <u>Exhibit B</u> that is related to an obligation or action of Developer will be discussed by Developer with the representative(s) of SWNA after such deviation becomes known to Developer. The timeline attached as <u>Exhibit B</u> is estimated and may be subject to delay by the Zoning Commission and other D.C. review and permitting authorities.
- 3. Submission of Raze and Demolition Permits. Following the signing of this Agreement, including attachments, and only after receipt of a copy of the Amendment Letter as submitted to HPRB, the Developer may submit raze permit applications to the Department of Consumer and Regulatory Affairs ("DCRA") to raze the existing row dwellings on Lots 54 and 60 (also known as the "Raze Lots") and to obtain one or more demolition permits to perform the partial demolition work to the rear portions of the existing row dwellings on Lots 61-64 (also known as the "N Street Retained Buildings") in order to allow structural support elements required for the Project to be located thereon, subject to Section 5(b) and Exhibit C of this Agreement (particularly Section 5(b)(iii) which requires any work performed relating to the N Street Retained Buildings to be in accordance with a stabilization plan, including protection against adverse conditions such as moisture penetration). SWNA shall not publicly object to, appeal, or contest in any manner Developer's raze permit applications or any raze permits for Lots 54 and 60 (also known

as the "<u>Raze Lots</u>") or Developer's demolition permit applications or any demolition permits described above for Lots 61-64 (also known as the "N Street Retained Buildings"), nor shall SWNA support in any manner, encourage, or participate in any objections to the Applicant's raze or demolition permits or applications described in this Section, so long as they are in accordance with Exhibit C of this Agreement.

4. <u>Property Condition</u>. No later than two (2) months following the complete razing of the existing row dwellings on the Raze Lots (Lots 54 and 60) in accordance with the DCRA-issued raze permits, Developer shall install a fence with a mesh screen along the N Street and South Capitol Street frontage, shall grade-out the Raze Lots and install gravel or other non-dust-producing ground covering, and shall implement pest control procedures across the Development site. Developer will employ best practices of the construction industry to create a plan to reduce the effects of Project demolition, excavation and construction activities on adjacent and nearby sites and will work to protect properties adversely affected by these activities. Such plan will be provided to SWNA no less than thirty (30) days prior to the beginning of any demolition, excavation or construction work on the Development Site.

5. Project Design

- a. <u>Plans.</u> Developer will develop the Project and the Development Site in accordance with the conceptual plans and visual design attached as <u>Exhibit C</u> (the "<u>Plans</u>"), subject to the provisions of this Agreement.
- b. <u>N Street Lots</u>. Developer shall design the Project in accordance with the following:
 - i. Lot 61-64 (also known as the "<u>N Street Retained Buildings</u>") shall have the appearance of four (4) separate row dwellings and function as four (4) single-family housing units within the larger multi-family Project, and conform to the specifications shown on Page 16 of <u>Exhibit C</u>;
 - ii. the N Street Retained Buildings shall be retained, with rear reconstruction allowed for structural support of the portions of the Project above such structures, but in no cases less than a depth of fifteen (15) feet as measured from the front of each building along N Street, SW. Such remodeled portions of the N Street Retained Buildings are to be reconstructed with modifications necessary to integrate the structures into the Project and in order to create one building for zoning purposes including the introduction of above-grade connections, as necessary, while maintaining them as functional single family units per specifications in Exhibit C;
 - iii. the front portions of the N Street Retained Buildings, as specified in Section 5(b)(ii), will remain intact and on site, and structurally supported throughout site demolition and preparation and Project construction, and will be restored and integrated into the Project according to the specifications shown on Page 16 of <u>Exhibit C</u>. The structural support provided for the N

Street Retained Buildings shall be in accordance with a stabilization plan drafted to be in accordance with historic preservation industry best practices and subject to the approval of the DC Historic Preservation Office staff (which approval may be indicated via email or letter);

- iv. Developer shall use the Project's N Street Retained Buildings for Inclusionary Zoning ("<u>IZ</u>") units, subject to approval by the relevant District of Columbia agencies, the Washington, D.C. area Median Family Income ("<u>MFI</u>") levels required by the IZ program, which includes 60% MFI for rental units. The Project's IZ units shall be in accordance with all IZ requirements, including but not limited to resident eligibility, unit IZ setaside duration and administration. Developer shall submit an annual summary to ANC 6D regarding the administration of the Project's IZ units for the duration of the Project's IZ units; and
- v. To improve site access along the western alley, Developer may use Lot 60 as a portion of the rear yard for the single building on the Development Site, as defined in Subtitle B, Section 100.2 of the Zoning Regulations.
- c. <u>South Capitol Rowhouse Lots</u>. As described in last sentence of Section 1 of this Agreement, in the event that the Landmark Designation is withdrawn by SWNA due to a negotiated agreement with the owners of Lots 52, 69, and/or 827 in Square 653 or is otherwise not approved by HPRB, Developer shall design Lots 53 and 68 in accordance with the following:
 - i. Lot 53 and 68 (the "<u>South Capitol Retained Buildings</u>") shall have the appearance of two (2) separate row dwellings and each shall function as a single-family housing unit or as a commercial space, and conform to the specifications shown on Page 16 of <u>Exhibit C</u>;
 - ii. the South Capitol Retained Buildings shall be retained, with rear reconstruction allowed for structural support of the portions of a development above such structures, but in no cases less than a depth of fifteen (15) feet as measured from the front of each building along South Capitol Street, SW and new construction shall be permitted above; and
 - iii. the front portions of the South Capitol Retained Buildings, as specified in Section 5(c)(ii), will remain intact and on site, and structurally supported throughout site demolition and preparation and project construction, and will be restored and integrated into the Project according to the specifications shown on Page 16 of <u>Exhibit C</u>. The structural support provided for the South Capitol Retained Buildings shall be in accordance with a stabilization plan drafted to be in accordance with historic preservation industry best practices and subject to the approval of the DC Historic Preservation Office staff (which approval may be indicated via email or letter).

- d. Western Facade and Other Design Concerns. Within sixty (60) days of the execution of this Agreement, provided that Syphax Village will meet within such timeframe, Developer shall meet with Syphax Village regarding the exterior architectural treatment of the Project's western façade. Within fourteen (14) days of such meeting, Syphax Village and SWNA will provide developer with comments, if any, regarding the exterior architectural treatment of the Project's western facade. Developer shall incorporate such comments relating thereto, if any, into the further refinement of such architectural treatment, as indicated in the final design specifications shown in Exhibit C, or attempt a mutual resolution to accommodate resident concerns. Developer and SWNA may seek advisory comments from HPO staff regarding the exterior architectural design treatment of the Project's western façade. If there is disagreement between Developer and SWNA on the appropriate design for such facade, the parties shall resolve the disagreement by seeking and incorporating the comments from HPO staff regarding the disputed issue of the exterior architectural treatment of the Project's western façade. Any modifications made to Exhibit C based on these discussions shall be deemed to be permissible modifications to **Exhibit C**, notwithstanding any other provisions of this Agreement.
- e. <u>Modification to Plans</u>. The Parties acknowledge that Developer will incorporate the comments from the D.C. Preservation League Project Review Committee attached as <u>Exhibit D</u> into the Project design. The Parties acknowledge that the Project design may be modified as the result of input by the Zoning Commission and the District agencies pursuant the Z.C. Application and the related process and that, unless such modifications to the Plans are material or otherwise significantly affect the historic preservation elements of the N Street Retained Buildings or, if Section 5(c) is triggered, the South Capitol Retained Buildings, may proceed without further review by SWNA. If the Project is the subject of substantial modifications, Developer will provide notice of such modifications to SWNA and SWNA shall have the ability to reasonably comment on such modifications, including expressing its views of such modifications to ANC 6D, without such communications being a violation of this Agreement.

6. Enforcement.

a. <u>Breach and Remedy</u>. Failure of either Party to comply in good faith with the terms of this Agreement shall constitute a breach of this Agreement. Absent any emergency, wherein immediate corrective action is required to prevent injury or damage to person or property, any perceived breach of this Agreement shall be stated in writing, and the allegedly-breaching Party shall be given ten (10) calendar days to take appropriate corrective or remedial action. If said corrective or remedial action is not taken by the eleventh (11th) day, or such other time as may be necessary for said action to be completed, or if satisfactory explanation is not given, the complaining Party may pursue appropriate corrective action from the District of Columbia, a court of competent jurisdiction, or through binding arbitration as described in Section 7(c). This Agreement may be enforced in any court of competent jurisdiction for any action, or actions, for mandatory or prohibitory

injunctive relief. The Parties agree to act in good faith in the fulfillment of the terms of this Agreement.

b. <u>Attorney's Fees</u>. In the event that any Party should bring suit against any other Party to enforce this Agreement or any provision thereof and SWNA is the Prevailing Party, SWNA, as relevant, shall be entitled to recover from the Developer reasonable attorneys' fees and costs of court and administration in connection with such suit, as determined by the court. As used herein, a "Prevailing Party" shall include, without limitation, a Party who prevails in an action for recovery hereunder.

7. <u>Communication</u>.

- a. <u>Implementation Committee</u>. The representatives of Developer and the representatives of SWNA shall establish a working group to be known as the "Implementation Committee," which shall meet no less than monthly, beginning three (3) months after the Effective Date of this Agreement and continuing until nine (9) months after the Effective Date of this Agreement. After the ninth month after the Effective Date of this Agreement, the Implementation Committee shall meet quarterly upon request by SWNA and such meeting shall continue until issuance of the final Certificate of Occupancy for the Project at which point such meetings will terminate. At such meetings, any of SWNA or Developer may raise issues related to implementation challenges, and advance the goals of the Parties regarding the Project. Developer shall schedule meetings for the Implementation Committee in a convenient and handicapped accessible space.
- b. **Representatives.** The appointed representative of the Developer is George Chopivsky information for such and the contact individual is george@fortiscompanies.com and (202) 417-7000. SWNA may contact such representative for any issues relating to the Project or arising under this Agreement. Developer may substitute such representative if written notice is provided to SWNA in accordance with this Agreement. SWNA may rely on statements made and approvals or comments given by such representative pursuant to this Agreement as constituting the agreement of Developer regarding such issue. The elected President of SWNA, or his or her appointed agent, shall speak and correspond with the Developer on SWNA's behalf. Developer may rely on statements made and approvals or comments given by the President of SWNA pursuant to this Agreement as constituting the agreement of SWNA regarding such issue. SWNA may appoint another representative by written notice to Developer.
- c. <u>Binding Arbitration</u>. In addition to (in accordance with the last sentence of this Section) or in lieu of remedies specified in Section 6(a) above, a Party may pursue binding arbitration to enforce any term of this Agreement that has allegedly been breached. A Party may seek arbitration relief ordering, and the arbitrator shall have the power to order, affirmative equitable and/or affirmative injunctive relief, temporary or permanent, requiring a defaulting Party to comply with this

Agreement. Arbitration shall be conducted in Washington, D.C. under the rules of the American Arbitration Association (the "<u>Rules</u>"). Each Party shall bear its own fees and other costs except where the Developer is found by final judgment of the arbitrator to have been in default of this Agreement, in which case the prevailing Party, SWNA, shall be entitled to attorneys' fees and arbitration costs from the defaulting Party. If recommended by such arbitrator, a Party or the Parties could submit the request for relief or redress to a court of law.

d. <u>Notices</u>. All notices and other communications hereunder shall be in writing and either personally delivered (which will be deemed given upon delivery or upon the first refusal to accept delivery) or mailed in both physical AND electronic copies to the following:

If to Developer:	 1319 South Capitol Associates, LLC c/o Ronald D. Paul Companies 4416 East West Hwy., Suite 300 Bethesda, Maryland 20814 Attn: Kathleen McCallum (301) 951-7222 E-mail: <u>kmccallum@ronaldpaulcos.com</u>
With a copy to:	 1319 South Capitol Associates, LLC c/o Ronald D. Paul Companies 4416 East West Hwy., Suite 300 Bethesda, Maryland 20814 Attn: Stanley Marks (301) 951-7222 E-mail: <u>SMarks@ronaldpaulcos.com</u>
With a copy to:	 1319 South Capitol Associates, LLC c/o The FORTIS Companies 1300 19th Street, NW Suite 725 Washington, DC 20036 Attn: George Chopivsky (202) 417-7000 E-mail: george@fortiscompanies.com
If to SWNA:	Southwest Neighborhood Association P.O. Box 70131 Washington, DC 20024 (202) 202-320-4414 Attn: President E-mail: <u>president@swna.org</u> AND <u>history@swdc.org</u>

8. <u>Letter of Support</u>. Provided that the Project is agreed to be in accordance with Section 5(a) and <u>Exhibit C</u>, subject to the modification permitted under Section 5, SWNA shall: (i)

at the reasonable request of Developer and within seven (7) days of such request, file a letter of support for the Project with the Zoning Commission relating to the Z.C. Application, or other letters relating to agency or similar review, if any, and (ii) at the reasonable request of Developer, appear and testify in support at the hearing before the Zoning Commission for the Z.C. Application, provided that no less than 30 days' notice is provided to SWNA of such hearing.

9. <u>General Terms</u>.

- **a.** <u>Severability</u>. The invalidity or unenforceability of any particular provision of this Agreement shall not affect the other provisions of this Agreement and this Agreement shall be construed as if such invalid or unenforceable provision were omitted.
- **b.** <u>Entire Agreement</u>. This Agreement constitutes the entire agreement and understanding between the Parties with respect to the subject matter of this Agreement. The Adjacent Property Owner Agreement by and between Developer, Gregory Keagle, Chun-Chau Lam, Shing Wai Lam, Sheila Sammadar, Darrin Weaver and RS Liquors, Inc., dated October 11, 2017 ("<u>Neighbor Agreement</u>") stands alone and shall not be superseded by this Agreement. In addition, Developer will not exercise its right to terminate the Neighbor Agreement under Section 2 of the Neighbor Agreement due to the filing of the Landmark Designation once this Agreement is fully-executed, provided that the Landmark Designation is amended in accordance with this Agreement, including the removal of Lots 54 and 60-64 from the Landmark Designation.
- c. <u>Amendment Waiver</u>. No modification of this Agreement shall be valid unless such modification is in writing and signed by both of the Parties to this Agreement. No waiver of any provision of this Agreement shall be valid unless in writing and signed by the Party against whom it is charged.
- **d.** <u>Warranty of Authority</u>. Each person executing this Agreement represents and warrants that he or she has full authority to sign this Agreement on behalf of the Party for which he or she is acting and that said Party will thereby be fully bound by the terms of this Agreement.
- e. <u>No Admission</u>. This Agreement is a compromise of disputed claims and is not intended to be, and is not, an admission of liability or fault by any Party.
- **f.** <u>Covenant of Further Assurances</u>. Each Party agrees from time to time and at any time hereafter, to take such actions and to execute and deliver any and all additional documents, as may be reasonably required or appropriate to carry out the terms of this Agreement. All such further actions and documents will be taken or delivered at no additional consideration.
- **g.** <u>**Recordation**</u>. This Agreement shall be recorded in the Land Records of the Office of the Recorder of Deeds of the District of Columbia at the expense of Developer

and thereafter, all rights, covenants and obligations shall run with the land and be binding upon successor owners of the Site.

- **10.** <u>Binding Agreement</u>. This Agreement shall be binding upon and inure to the benefit of the Parties and their respective heirs, successors, assigns, attorneys, executors, and administrators. Developer will assign this Agreement to any subsequent owner or developer of the Site, and that assignment shall be binding on any subsequent owners thereafter.
- **11.** <u>Governing Law; Litigation</u>. This Agreement shall be governed by and construed in accordance with the laws of the District of Columbia, exclusive of reference to its rules and principles of conflicts of law.
- 12. <u>Construction</u>. This Agreement shall be construed without regard to any presumption or any other rule requiring construction against the Party who caused it to have been drafted. For purposes of interpreting this Agreement, the singular shall include the plural and vice versa.
- **13.** <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which shall constitute an original and all of which, taken together, shall constitute one and the same instrument. Documents obtained via facsimile machines, or electronic mail, PDF, JPG or electronic signature, including all signatures therein contained, shall be deemed originals for all purposes hereunder.
- 14. <u>Termination and Easement Agreement</u>. This Agreement shall terminate and be of no further force or effect at the later of: (i) two (2) years after the issuance of the final Certificate of Occupancy for the Project, and (ii) the recordation of an easement maintaining the historic elements of the N Street Retained Buildings on Lots 61-64 (as indicated on Page 16 of <u>Exhibit C</u>) in perpetuity and the residential use of the N Street Retained Buildings for the life of the Project, and, if Section 5(c) is triggered, maintaining the historic elements of the South Capitol Retained Buildings on Lots 53 and 68 (as indicated on Page 16 of <u>Exhibit C</u>), in perpetuity. Developer will notify SWNA in writing upon the occurrence of the two conditions described in the prior sentence and the termination of the Agreement caused thereby. At such time, the Parties shall execute and record a release or termination of this Agreement. The preceding documents shall be in the form required by Developer's title company or lender and shall be recorded in the Land Records at the expense of Developer.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement on the dates indicated below.

DEVELOPER OWNER:

1319 SOUTH CAPITOL ASSOCIATES, LLC, a District of Columbia Limited Liability Company

1319 South Capitol Investors, LLC, a Maryland Limited Liability Company

By: Potomac Investment Trust, an irrevocable trust established under Trust Agreement dated as of September 10, 2003, its Manager

By:

Atrea la Calle Kathleen A. McCallum, Trustee

c/o Ronald D. Paul Companies 4416 East West Highway, Suite 300 Bethesda, MD 20814

STATE OF COUNTY OF Montgomery

SS.

On this, the 23th day of Sevence, 2019, before me, a notary public, personally appeared the within instrument as the Trustee of Potomac Investment Trust, the manager of 1319 South Capitol Investors, LLC, a Maryland limited liability company, and this person thereupon acknowledged that the said instrument made by the company and delivered by him as such company officer, is the voluntary act and deed of the company.

WITNESS my hand and official seal this 23^{-1} day of 50^{-1} , 2019.

Notary Public

[Notarial Seal]

My Commission Expires: March 21, 2022



IN WITNESS WHEREOF, the Parties hereto have executed this Agreement on the dates indicated below.

SOUTHWEST NEIGHBORHOOD ASSEMBLY what BY: Monie By: Donna Purchase

/Its: President

DISTRICT OF COLUMBIA, to wit:

On this, the 18^{++} day of <u>September</u>, 2019, before me, a notary public, personally appeared <u>Rechose</u> known to me (or satisfactorily proven) to be the person who executed the within instrument as the President of Southwest Neighborhood Assembly Inc., and this person thereupon acknowledged that the said instrument made by the company and delivered by him as such company officer, is the voluntary act and deed of the company.

WITNESS my hand and official seal this 18th day of September, 2019.



Notary Public

My Commission Expires: 06 30/2024

EXHIBIT A

LEGAL DESCRIPTION OF LAND

All that certain lot or parcel of land together with all improvements thereon located and being in the City of Washington in the District of Columbia and being more particularly described as follows:

Lot numbered Sixty (60) in Square numbered Six Hundred Fifty-three (653) in the subdivision made by Harry Wardman and Thomas P. Bones, as per plat recorded in the Office of the Surveyor for the District of Columbia in Liber 59 at folio 67.

The North half of Original Lot numbered Sixteen (16) in Square numbered Six Hundred Fifty-three (653).

NOTE: At the date hereof the above described property is designated on the Records of the Assessor for the District of Columbia for assessment and taxation purposes as Lot numbered Eight Hundred Eleven (811) in Square numbered Six Hundred Fifty-three (653).

All of Original Lot numbered Fourteen (14) in Square numbered Six Hundred Fifty-three (653).

All of Original Lot numbered Fifteen (15) in Square numbered Six Hundred Fifty-three (653).

Lot numbered Seventy (70) in Square numbered Six Hundred Fifty-three (653) in the subdivision made by Joseph m. Coleman, as per plat recorded in the Office of the Surveyor for the District of Columbia in Liber 81 at folio 46.

Lot numbered Forty-five (45) in Square numbered Six Hundred Fifty-three (653) in the subdivision made by Joseph M. Coleman, as per plat recorded in the Office of the Surveyor for the District of Columbia in Liber 32 at folio 190, SAVING AND EXCEPTING THEREFROM all that part of Lot 45 dedicated for use as a public alley on plat recorded in the Office of the Surveyor for the District of Columbia in Liber 37 at folio 113.

NOTE: At the date hereof the above described property is designated on the Records of the Assessor for the District of Columbia for assessment and taxation purposes as Lot numbered Eight Hundred Ten (810) in Square numbered Six Hundred Fifty-three (653).

Lot numbered Fifty-four (54) in Square numbered Six Hundred Fifty-three (653) in the subdivision made by William B. Miller, as per plat recorded in the Office of the Surveyor for the District of Columbia in Liber 50 at folio 139.

Lot numbered Sixty-four (64) in Square numbered Six Hundred Fifty-three (653) in the subdivision made by Harry Wardman and Thomas P. Bones, as per plat recorded in the Office of the Surveyor for the District of Columbia in Liber 59 at folio 67.

Lot numbered Fifty-Three (53) in Square numbered Six Hundred Fifty-three (653) in the subdivision made by William R. Miller, as per plat recorded in the Office of the Surveyor for the District of Columbia in Liber 50 at folio 139.

Subject to the right of way over the rear ten (10) feet of Lot 53 in Square 653 described in Deed from Kathryn Cunningham to Jasper Lynch and Edna May Lynch, dated September 14, 1950 and recorded September 22, 1950 as Instrument No. 39893 in Liber 9301 at folio 529.

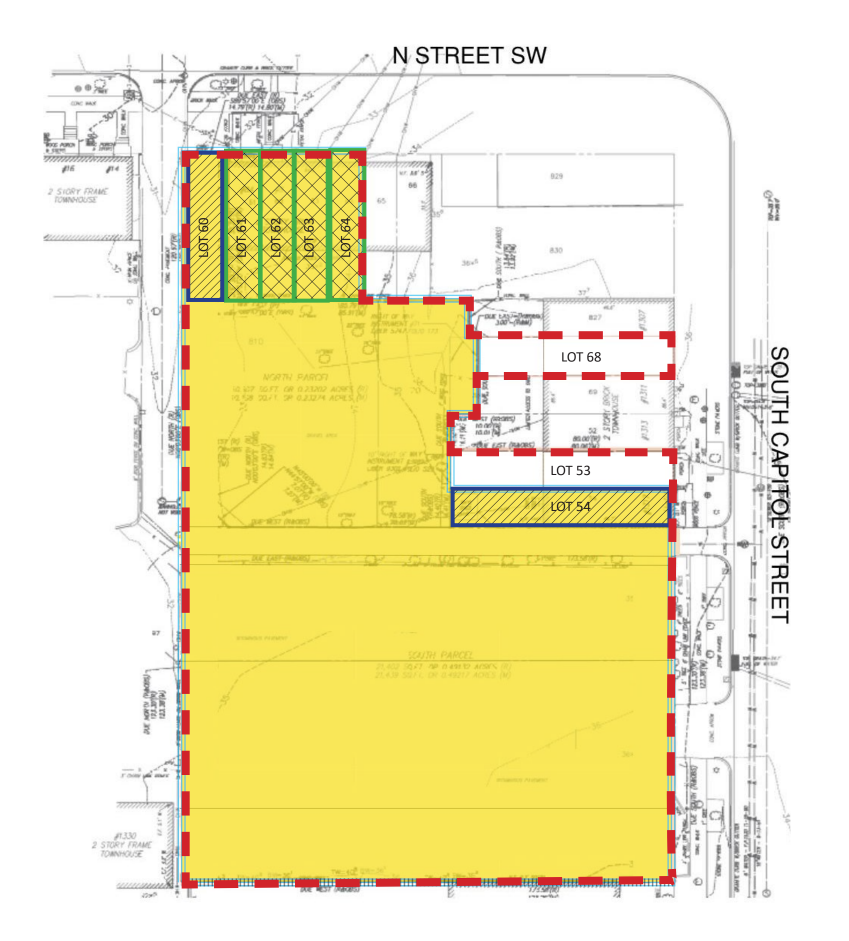
Lot numbered Sixty-one (61) in Square numbered Six Hundred Fifty-three (653) in the subdivision made by Harry Wardman and Thomas P. Bones, as per plat recorded in the Office of the Surveyor for the District of Columbia in Liber 59 at folio 67.

Lot numbered Sixty-eight (68) in Square numbered Six Hundred Fifty-three (653) in the subdivision made by Joseph M. Coleman, as per plat recorded in the Office of the Surveyor for the District of Columbia in Liber 81 at folio 46

Lot numbered Sixty-two (62) in Square numbered Six Hundred Fifty-three (653) in the subdivision made by Harry Wardman and Thomas P. Bones, as per plat recorded in the Office of the Surveyor for the District of Columbia in Liber 59 at folio 67.

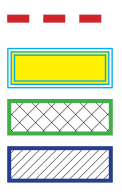
Lot numbered Sixty-three (63) in Square numbered Six Hundred Fifty-three (653) in the subdivision made by Harry Wardman and Thomas P. Bones, as per plat recorded in the Office of the Surveyor for the District of Columbia in Liber 59 at folio 67.

EXHIBIT A-1 DEPICTION OF PROPERTY





LEGEND



SITE

DEVELOPMENT SITE

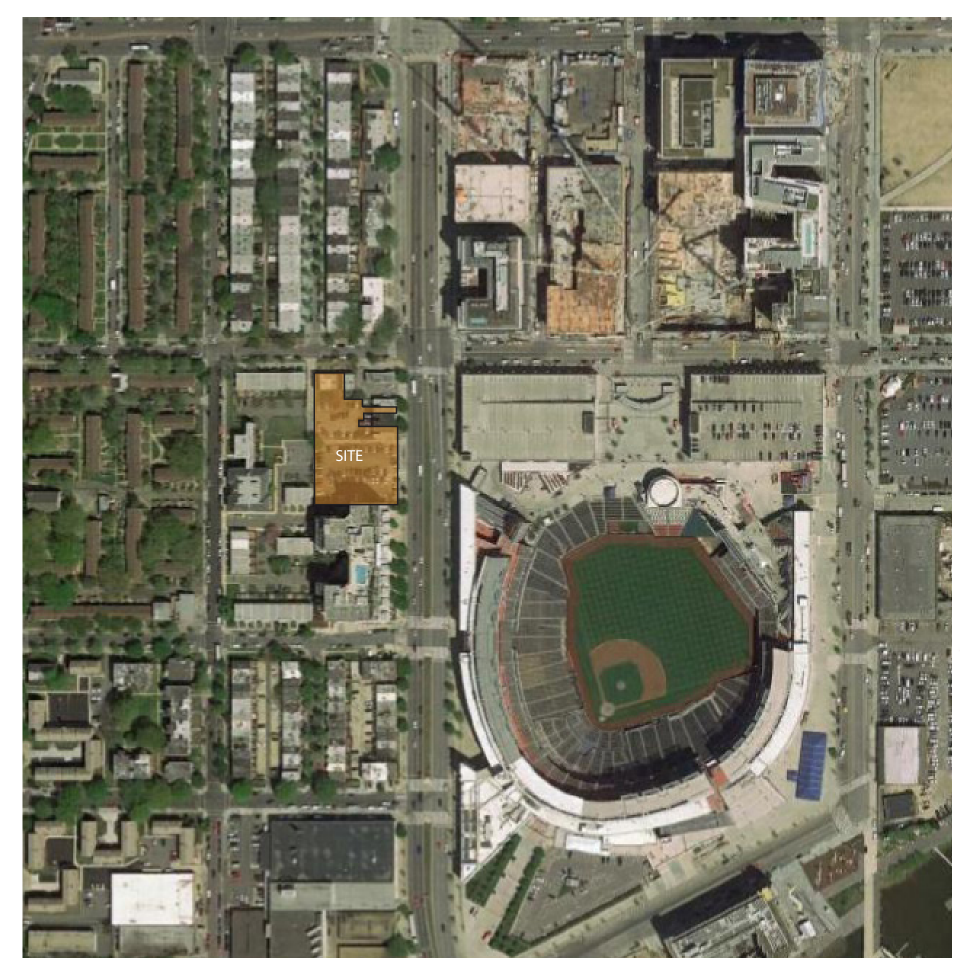
N STREET RETAINED BUILDING LOTS

RAZE LOTS

EXHIBIT B ESTIMATED TIMELINE

- October 4, 2019 Agreement Signed/Effective; Recordation to follow
- By October 14, 2019 Amendment to Landmark Nomination submitted to DC HPO Office
 - Amendment removes the six (6) Rowhouses noted in the Agreement;
 - DC HPO provides Notice within Ten (10) Days;
- October-November 2019 Developer Files Raze Permits for Two (2) Rowhouses & Demo Permits for the Rears of the Four (4) Rowhouses on N Street, SW
- November 2019 Developer Files Notice of Intent to File for Zoning Commission Review
- November-December 2019 Developer Meets with ANC 6D and SWNA for introduction/overview of Design Review application
- December-January 2019 Developer Files Application for Zoning Commission Review
- ~December-January 2019 Two (2) Rowhouses are Razed and Four (4) Rowhouses are Demolished at the Rear with Necessary Support and Bracings Installed
- ~February-March 2020 HPRB Hears Amended Landmark Application
- ~ February-March 2020 Developer Presents Zoning Commission Case to ANC 6D and SWNA; ANC 6D and SWNA Take Action and File Correspondence Accordingly in Zoning Commission Case
- ~May-June 2020 Zoning Commission Hearing
- ~August-December 2020 Zoning Commission Order Issued
- ~February–April 2021 Developer Files for Above Grade Building Permit(s)
- ~August-November 2021 Above-grade Building Permit(s) Issued to Developer
- Immediately following permit issuance SWNA Files Historic Landmark Nomination Application for Updated Boundaries to Include the Existing/Remaining Townhouses that Developer Integrated into Project

EXHIBIT C PLANS

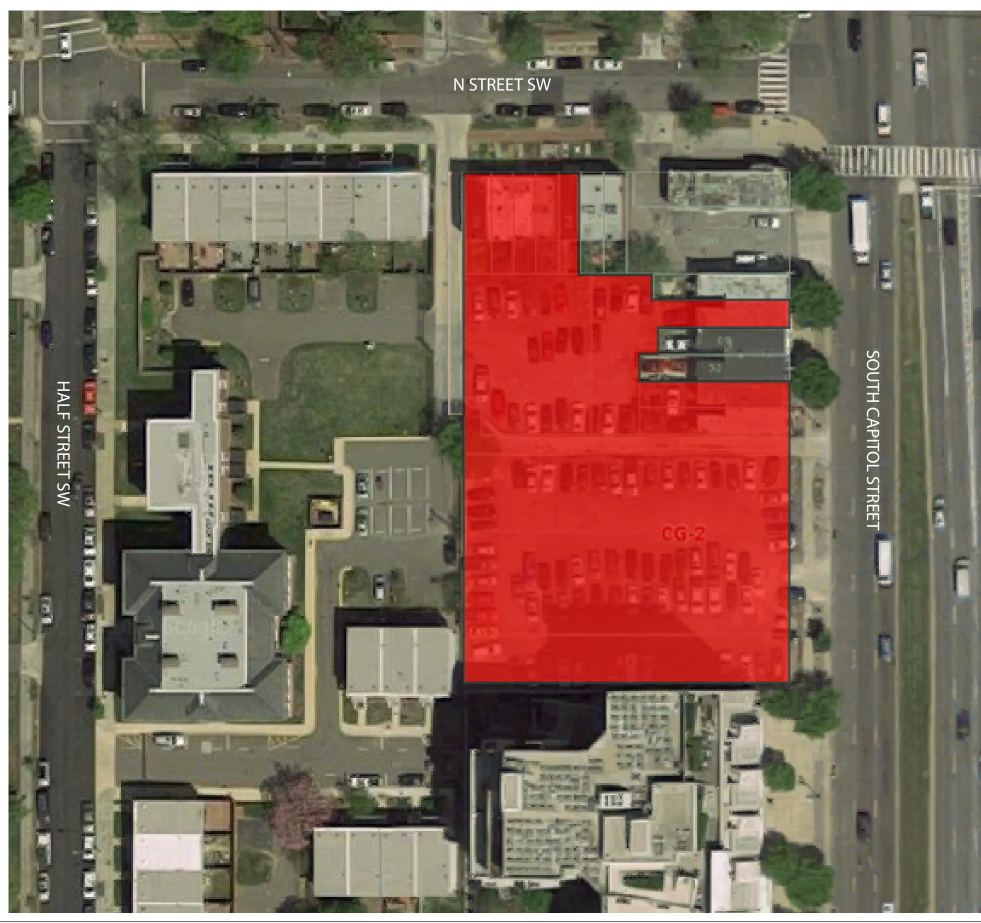


1319 SOUTH CAPITOL STREET SW 09 SEPTEMBER 2019

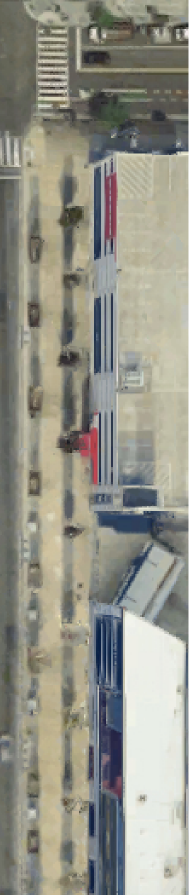
FORTIS











EXISTING SITE CONDITIONS 2



ROW HOUSES ON SOUTH CAPITOL STREET



VACANT LOT ON SOUTH CAPITOL STREET



1319 SOUTH CAPITOL STREET SW 09 SEPTEMBER 2019



ROW HOUSES ON N STREET



ALLEY ON SOUTH CAPITOL STREET

EXISTING SITE PHOTOGRAPHS 3



