ANC 6A Commissioners:

My Name is Denise Pitts and I have been retained by Mrs. Charlene Patton to represent

her in her opposition to the variance requested by Ed and Naomi Griffin, BZA Application

No. 19593; public hearing date December 13, 2017at 9:30am at One Judiciary Square.

Please be advised by receipt of this memoranda that Mrs. Patton is seeking party status

and opposes the aforementioned variance, which seeks to enclose a rear, third floor deck in

an existing one-family* dwelling in the RF-1Zone at premises 1226 North Carolina Avenue,

N.E. (Square 1012, Lot 122). Mrs. Patton is the legal owner of 1230 North Carolina Ave.,

NE and resides within 21 feet of the Griffin property.

Mrs. Patton would be significantly affected by the variance for the following reasons:

1. Her rare, and highly sought after west-facing (side, windows will be completely

blocked, which will cause significant decrease in the economic value of Mrs.

Patton's property because the view from those windows will no longer be

aesthetically pleasing.

2. If granted, the variance will not diminish, but will extinguish her enjoyment of

light and air for one half of all the rooms in her home.

3. The variance will completely eliminate the existing light, air and enjoyment of

west facing views.

Mrs. Patton will be significantly aggrieved by the variance because her pre-existing

seasonal affective disorder (hereinafter "SAD") will be exacerbated by her complete

inability to seek light therapy in any portion of her home. Outside factors, including the
unexpected death of her son have increased the severity of her SAD and anxiety issues.
Gardening, another therapy recommended for alleviating symptoms of SAD and anxiety,
would not be sustainable in the safety of her side and back yard, if the variance is granted
because the room would block approximately 90% all of the sun and light in Mrs. Patton'
yard.

Sincerely,

Denise Pitts

*The property located at 1226 North Carolina Avenue, NE (Square 1012, Lot 122) is a TWO-FAMILY dwelling lacking the necessary permits required by the District of Columbia, to wit: a valid certificate of occupancy and a two-family license, however, the entire entrance level of the property is rented to a third party renter.