SEAD OWNER(S), REING PIRST BOLD SWORK, CERTIFY(IRR), DEPOSE(S) AND SAY(S) THAT Chapter I FER SIMPLE OF THE PROPERTY MENTIONED RELOW, THAT SO OTHER PERSON OR PERSONS THAN IN OWNER(S) HAVE ANY INTERIOR OR CLAIM THEREIN RECEPT FOR EXISTENCE TRENDING INTEDION EXPERIMENTAL IS FLACEFUL OUT COLUMN THEREON FROM THAT THERE, ARE NO SCITTS OR ACCUPANTION THE HITLE TO SAID PROPERTY, THAY THERE IS CASE (I). TENSTON ON SAID IN SUPPLY OF ACCUPANT OF ACCUPANT OF ACCUPANT OF ACCUPANT OF A SAID PROPERTY OF A SAID STATE OF

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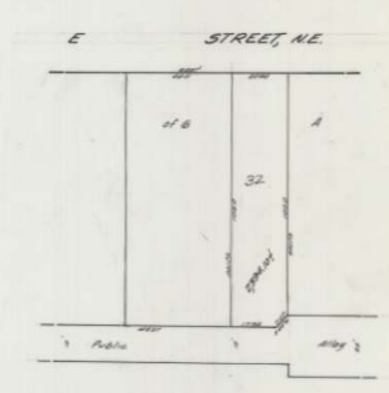
DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT

Mar 23 1279

I settly that this subdivision and the remaining parts of loss complies with the sening regulations of the District of Colombia.

Same g. Saley

SUBDIVISION SQUARE 755



OFFICE OF THE SURVEYOR

May 23 , = 79

I writing that the subdivision shows because is menut and is basely approved for moved in this offer.

ading Surreys, B. C.

Board of Zoning Adjustment
District of Columbia
CASE NO.19730
EXHIBIT NO.3