GOVERNMENT OF THE DISTRICT OF COLUMBIA

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ZONING COMMISSION

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REGULAR PUBLIC HEARING CASE NO. 23-08

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MONDAY

MAY 12, 2025

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The Public Hearing of the District of Columbia Zoning Commission convened via teleconference, pursuant to notice at 4:00 p.m. EDT, Anthony J. Hood, Chairperson, presiding.

ZONING COMMISSION MEMBERS PRESENT:

ANTHONY J. HOOD, Chairperson ROBERT E. MILLER, Vice Chair JOSEPH IMAMURA, Commissioner GWEN WRIGHT, Commissioner TAMMY STIDHAM, Commissioner

OFFICE OF ZONING STAFF PRESENT:

PAUL YOUNG, Zoning Data Specialist SHARON S. SCHELLIN, Secretary

OFFICE OF ZONING LEGAL DIVISION STAFF PRESENT:

DENNIS LIU, Esquire

ALSO PRESENT:

MAXINE BROWN-ROBERTS, D.C. Office of Planning PAT BROWN, ESQUIRE, Counsel for Applicant DAVID MC-ALLISTER-WILSON, Wesley Theological Seminary ANTONI SINKFIELD, Wesley Theological Seminary SARA LINK, Bohler Engineering ERIC LEATH, Landmark Properties, Inc. JACK BOARMAN, Architect, BKV Group BRANDICE ELLIOTT, Holland and Knight STEPHEN KARCHA, Advanced Project Management, Inc. ERWIN ANDRES, Gorove Slade TRICIA DUNCAN, Commissioner, ANC 3D JONATHAN BENDER, Commissioner, ANC 3E WILLIAM CLARKSON, Spring Valley Neighborhood Association THOMAS SMITH, NLC ALMA GATES BLAINE CARTER SHELLY REPP, Chairman, Committee of 100 JOSIE SCHOLZ ROBERT SCHOLZ

The transcript constitutes the minutes from the Regular Public Meeting held on May 12, 2025.

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2 (4:00 p.m.)

CHAIRPERSON HOOD: Good afternoon, ladies and gentlemen. We are convening and broadcasting this public hearing by videoconferencing. My name is Anthony Hood, and I'm joined by Vice Chair Miller and Commissioner Wright. We will be joined shortly by Commissioner Imamura and also Commissioner Stidham. Also joined by the Office of Zoning staff, Ms. Sharon Schellin, as well as our Office of Zoning staff as well, Mr. Paul Young, and our Office of Zoning Legal Division, Mr. Dennis Liu. I will ask all others to introduce themselves at the appropriate time.

The virtual public hearing notice is available on the Office of Zoning's website. This proceeding is being recorded by a court reporter and is also webcast live via Webex and YouTube Live. The video will be available on the Office of Zoning's website after the hearing. Accordingly, all those listening on Webex or by phone will be muted during the hearing, and only those who have signed up to testify will be unmuted at the appropriate time. When called, please state your name before providing your testimony. When you are finished speaking, please mute your audio.

If you experience difficulty accessing Webex or with your telephone call-in, then please call our OZ Hotline number at 202-727-0789 to receive Webex log-in or call-in instructions or if you have not signed up to testify. All persons planning

to testify must sign up in advance and will be called by name at the appropriate time. At the time of sign-up, all participants will complete the oath or affirmation required by Subtitle Z-408.7. If you wish to file written testimony or additional supporting documents during the hearing, then please be prepared to describe and discuss it at the time of your request when submitting.

2.

Let me just deviate a little bit and read this. I think this is very important. This is, technically, a continued hearing on the Wesley Campus Plan. It's not further processing. The parties to this application include Neighbors for a Livable Community, Spring Valley Wesley Heights Citizens Association, and Spring Valley Neighborhood Association. They were granted party status in previous proceedings. However, since the original hearing application has been revised, specifically, a separate PUD application that was part of the original Campus Plan application has been withdrawn, and text amendments are pending in a separate Zoning Commission 24-09 case that relates the overall Campus Plan.

For these reasons, the procedural order of this hearing will be as follows. And now I'm going to go back to my -- finish my regular statement, but I think that's important. And I have another statement after that, so we can stay on track. Let's not get all up in further processing and everything else. Let's stay on track. Okay. So the hearing will be conducted in

accordance with the provisions of 11-Z DCMR, Chapter 4, as follows. We have preliminary matters; the applicant's case -the applicant has up to 60 minutes -- report of the Office of Planning and the District Department of Transportation; report of other government agencies, not necessarily in that order. We'll take it in the order -- this is the way we're going to take it: report of other government agencies; report of the Department of Transportation; and the report of the Office of Planning; report of the ANC -- I believe we have three -- I mean, two -testimony of organizations and individuals -- organizations, five minutes; individuals, three minutes, respectively -- and we'll hear in order from those who are in support, opposition, or undeclared. Then we'll have rebuttal and closing probably after.

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Now, the next statement that I want us -- so I don't want to -- hopefully, I don't have to read it again. Commission is aware that the revised Campus Plan application includes a proposal to create a Ward 3 inclusionary zoning fund. final conditions related to the off-site However, any inclusionary zoning or alternate financial contribution are to be considered in a further processing case for the planned student housing building. Let me make it clear. We're not hearing any further processing this evening. I'm just going to say it again. However, any final conditions related to off-site inclusionary zoning and an alternate financial -- alternative financial

contribution are to be considered in a further processing case for the planned student housing building. The Commission will not adopt any conditions related to those requirements in this Campus Plan case.

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At the time of the further processing case, the Commission will have the discretion to determine how the off-site inclusionary zoning requirement is satisfied. Therefore, the Commission believes that any detailed discussion of the applicant's proposed Ward 3 fund or the off-site inclusionary zoning requirement is not appropriate in this Campus Plan proceeding, because it's both premature and potentially misleading to the public. Accordingly, the applicant and the parties should limit their discussion of those proposals in their testimony.

The case plan is a prerequisite to the further processing case, and the details and final conditions related to the off-site IZ requirement will be addressed in the further processing case for the planned student housing building. And I'm going to ask the applicant to refrain from the PowerPoint presentation which refers to that. So that muddies the waters for not just the public, but for everyone, so I'm going to ask the applicant to take the lead, and let's keep what we have in front of us in front of us tonight, which is the Campus Plan. So, at this time, the Commission will consider any preliminary matters. Does the staff have any preliminary matters?

MS. SCHELLIN: Very briefly. So, as you stated, there -- the parties were already established. If you want me to go through them, I will very quickly: NLC, which is the Neighbors for a Livable Community; the South -- I mean -- I'm SVWHCA, Spring Valley Wesley Heights Association -- they were a joint group, and they're both in opposition -- a proponent, the Spring Valley Neighborhood Association. And those are the three parties. And, of course, then there are two ANCs also, 3D and 3E. Let me make sure it's only two of them. Yes. And then Pat Brown is representing Wesley Theological Seminary of the United Methodist Church. I did not get a time from him, so we need to get that.

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And, other than that, you've got some reports. 3D provided their report at Exhibit 90, voted five to one to zero to support with -- in the record. Exhibit 92 is 3E's report with seven to zero to pass the resolution, expressing some concerns that they have. And then OP's reports at Exhibit 85, recommending approval with some recommendations. And DDOT's report at Exhibit 86 recommended approval with some conditions. And DOEE provided their report through OP on pages 36 through 38 of OP's report. So, with that, I'm going to turn it over to the Commission.

Let me see about expert witnesses. I don't know if I passed that. Sorry. My pages are printing kind of crazy here. Yes. Jack Foreman; he was previously approved. Since this is a

continued case, I imagine they were all accepted before, but we'll go over them. Steve Karcha, he was -- is the project and construction management expert; Brandice Elliott in land use planning, previously approved; and William Zeid with Gorove Slade in transportation, previously approved. So if the Commission would accept those experts in this case, that's the only other preliminary matter that I have I believe. And if I've missed any, I'm sure that Ms. Liu will let us know.

CHAIRPERSON HOOD: Okay. I'm not sure -- thank you, Ms. Schellin. I believe, unless I hear some objections, we can keep the status of experts with all those named, with the exception of Stephen Karcha. I don't believe we had accepted Stephen Karcha as an expert. I don't even know if it was proffered, but, typically, project and construction management, but we will be here to --

MS. SCHELLIN: Right.

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CHAIRPERSON HOOD: -- we will be here to hear that testimony.

MS. SCHELLIN: You're correct. You're correct.

CHAIRPERSON HOOD: Right. So what I would like to do is to -- unless I hear any difference, that's the way we're going to move forward. And, again, I just want my colleagues to -- let's see who breaks the rule first. That's where I'm going to go. Let's see -- let's see who does not follow those instructions first tonight, because we're going to -- we're mixing it up and

1	I want to make sure that it's plain for the residents and for
2	us, make sure that we don't mix it all together, because we do
3	have another proceeding in further processing that we're going
4	to have to grapple with. Okay. So can we bring everyone up,
5	Ms. Schellin?
6	MS. SCHELLIN: Sure. Mr. Young, will you bring up Pat
7	Brown and team please?
8	CHAIRPERSON HOOD: And I'm putting a lot of emphasis
9	on that, because today I had a session with our Legal I'll be
10	frankly honest by legal counsel, asking me to run the hearing
11	correctly, so the record does not get flooded and muddy. So I
12	need everyone's help on that. I had a tutorial.
13	MR. YOUNG: So if Mr. Brown can let me know who he
14	needs up.
15	COMMISSIONER WRIGHT: You may be having computer
16	problems. I had a lot of trouble getting on.
17	MS. SCHELLIN: Try the GDL Pat Brown. Bring that one
18	up; see if that works. Unmute that one. There we go.
19	MR. BROWN: Mr. Hood, can you hear me?
20	CHAIRPERSON HOOD: Yeah, we can hear you.
21	MR. BROWN: Can you see us? I'm Patrick Brown, counsel
22	for Wesley. In our group and we're a hybrid of here in person
23	and those virtually. Reverend McAllister-Wilson and Reverend
24	Antoni Sinkfield are virtual. They're actually if you could
25	bring them up, they should be here. They're just finishing

1	commencement at Wesley. David's there.
2	MS. SCHELLIN: Antoni Sinkfield, Mr. Young, second
3	witness. There you go.
4	MR. BROWN: And, additionally, Sara Link from Bohler
5	Engineering is joining us virtually.
6	MS. SCHELLIN: Got it.
7	MR. BROWN: And before we get going, two updates on
8	witnesses and experts. First, Erwin Andres from Gorove Slade is
9	here. Mr. Zeid is no longer involved in the project. Erwin's
10	been an expert witness many times before the BZA and Zoning
11	Commission and ask him to be included in the expert list. And
12	then Sara Link, a professional engineer from Bohler Engineering,
13	she, likewise, has been an expert witness before the Zoning
14	Commission, and we've asked for her to still be recognized.
15	MS. SCHELLIN: Are their resumes in the record? Did
16	you supplement the
17	MR. BROWN: Erwin's record I suspect is in the record
18	from earlier on; not for Sara Link. She's been a witness an
19	expert witness in Civil Engineering previously for the Zoning
20	Commission.
21	MS. SCHELLIN: Every record has to
22	CHAIRPERSON HOOD: Hold on a second.
23	MS. SCHELLIN: But every record stands, so we need it.
24	CHAIRPERSON HOOD: Hold on a second, Ms. Schellin.
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25 Hold on a second. Mr. Brown, we don't have a whole lot of -- we

1	have a lot cases in front of us, and we don't take other materials
2	from other cases and put it in other records. Now, we are very
3	familiar with Mr. Andres. Now, you knew you were coming to us
4	today, and I see Archie's looking for the fire engines and so
5	was I, but, Mr. Brown, come on now, you know. And I know it's
6	commencement for Wesley. Congratulations to those students, but,
7	Mr. Brown, come on, you have to represent your client better than
8	that. To come and tell us to look at another record for Mr.
9	Andres I'm going to go ahead and accept it. I think my
10	colleagues unless I hear some objections. We do know Mr.
11	Andres very well. Now, I'm not sure who the other person is,
12	because we don't have that in front of us. We study and we work
13	on this stuff. We don't just show up and do this, so help us to
14	help you. Who's the next person, Ms. Schellin?
15	MS. SCHELLIN: Sara Link, Bohler. If you give me one
16	second, I'll look on our expert list to see if she has been
17	accepted, so give me one moment.
18	(Brief pause.)
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	CHAIRPERSON HOOD: I do remember the name, but I just
20	CHAIRPERSON HOOD: I do remember the name, but I just don't have that exactly in front of us.
20 21	
	don't have that exactly in front of us.
21	don't have that exactly in front of us. MS. LINK: I have the previous zoning case that I was
21 22	don't have that exactly in front of us. MS. LINK: I have the previous zoning case that I was the expert witness on, the most recent one, would that help?

Τ	CHAIRPERSON HOOD: was that a rulemaking, Ms. Schellin?
2	MS. SCHELLIN: No.
3	CHAIRPERSON HOOD: It wasn't. Okay. Mr. Brown, could
4	you supplement the record with all the materials, especially with
5	the expert witnesses, so this record will be complete please?
6	MR. BROWN: Certainly. Are you and I think we have
7	everybody in place, if you're ready for us to proceed.
8	CHAIRPERSON HOOD: No, because we have to we have
9	to do something that should have been done. I'm waiting for Ms.
10	Schellin, so we can sound on Ms. Bohler (sic). If she's already
11	been there, we'll do that. We're doing something that should
12	have been done before today. Most boards would have you would
13	have to recontinue. I know some of my colleagues around the
14	city, you would have this would this hearing would stop
15	here and we would recontinue until the record is complete, so
16	let's not do that again.
17	MS. SCHELLIN: And what are you proffering her in?
18	MR. BROWN: Civil Engineering and, particularly, the
19	Green Area Ratio and landscaping.
20	MS. SCHELLIN: All right. Somebody's whispering and
21	so I it's hard to somebody's mic is still on I think is
22	why. Civil Engineering is what I have.
23	MR. BROWN: Yeah, Civil Engineering and focusing in on
24	Green Area Ratio and the topics that fall within that.
25	MS. SCHELLIN: Yeah. Okay. Yeah.

CHAIRPERSON HOOD: Did we proffer her previously?

MS. SCHELLIN: Yes, sir, 22-35.

CHAIRPERSON HOOD: We did proffer her? Colleagues, I know we're proffering in the blind and we don't have it in front of us, and I know that's not very well liked. Do you want to hold that in abeyance and we will consider -- we will rule on proffering her as an expert, even though we've done it previously, or do y'all want to just go ahead and go to another case and carry it over to this case? I'm looking at my colleagues now. Commissioner Wright, let me hear from you.

COMMISSIONER WRIGHT: Well, again, I wasn't here I think for the case where she had been approved as an expert witness, so I've never seen her resume, and I can't really comment on her as an expert witness, but I also don't know whether she'll actually be testifying, you know, if we're going to get into questions that she will specifically be addressing. So I don't know that I want to, you know, continue the case or cancel this case for today, but I also don't know that I would consider her testimony, in my own mind, as expert, because I've never seen her resume and I know nothing about her.

CHAIRPERSON HOOD: Okay. Vice Chair Miller -- I know what I'm going to do, but Vice Chair Miller, let me see what your comments are.

VICE CHAIR MILLER: I certainly don't want to continue the case. There are people here who are here to testify, and I

1	do recall seeing Ms. Bohler (sic), but I was just trying to look
2	up 22-35, and I was having trouble getting into that those
3	exhibits, so I don't I also don't have the resume in front of
4	me. I have no problem with us proceeding today, and we can
5	if the resume can be sent to me just to refresh my memory, but
6	if we've already proffered her as an expert in Civil Engineering,
7	I have no problem continuing to do that.
8	CHAIRPERSON HOOD: Okay. What we're going to do, we'll
9	go ahead and move forward. We're going to hold that in abeyance,
10	even though we've done it previously, we do have a
11	MS. SCHELLIN: I'm sorry. I need to correct that. It
12	appears that she was available for questions; she was not given
13	expert status. Is that correct, Ms. Bohler (sic)? It appears
14	that you were available for questions. I'm looking at the
15	transcript now.
16	MS. LINK: I thought I was approved as an expert witness
17	for that case.
18	MS. SCHELLIN: Yeah, I looked actually, when I
19	pulled up the transcript to read it, it said, "Finally, we also
20	have available for questions, Sara Link, Bohler, who will be the
21	Civil Engineer for the project, and Hailee Griesmar with Lorax,
22	who is the sustainability consultant. And

24 Schellin, hold up. We're going to move forward.

Yeah.

MS. SCHELLIN:

CHAIRPERSON HOOD: Ms. Schellin -- Ms. Schellin -- Ms.

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CHAIRPERSON HOOD: We're not going to proffer her as an expert. We're going to move forward. Mr. Brown, we're going to put it back on you and let you do your job, so if she needs to be proffered, we'll pick it up at a later date. Anything else, Ms. Schellin?

MS. SCHELLIN: Yeah. I'm sorry about that. That's why we didn't have her -- have her down, sorry, because we didn't get an updated resume. Sorry.

CHAIRPERSON HOOD: And We don't go to other cases to get materials, so I'm going to leave that alone. I'm very irritated to a point, because I think we should have come better prepared, Mr. Brown, than this, because we have a lot of valued time, we have a lot of cases in front of us, and this case is already muddy and we're trying to put things back together, and all this does is muddy it even more. So, with that, Ms. Schellin, do we have anything else?

MS. SCHELLIN: I think that was it, other than to find out from Mr. Brown how much time he thought he needed for his presentation, because the parties in opposition get an equal amount to share, so we need to figure out, so they can know ahead of time how much time they -- and you share your time with the party in opposition -- I mean, party in support. So keep -- we have one party in support.

MR. BROWN: Based on the Commission's guidance and limitations, say -- I think we -- Wesley can make our

presentation in 30 minutes.

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MS. SCHELLIN: Okay. All right. And then we'll find out from the party in support, when he -- it's his turn, how much time he needs, and then the parties in opposition will have that time to share. Thank you. Sorry, Mr. Chairman. I just wanted to be able to give the parties in opposition some type of guidance ahead of time for preparing their presentation. Thank you.

CHAIRPERSON HOOD: Okay. Thank you, Ms. Schellin. Mr. Brown, you may begin.

MR. BROWN: Yes. Mr. Young, can you put up slide number four, and I'll turn it over to Reverend McAllister-Wilson. David.

(PowerPoint presentation shared on screen.)

MR. BROWN: It's muted.

DR. MCALLISTER-WILSON: Can people hear me now?

CHAIRPERSON HOOD: Yeah, we can hear you now. If you could just speak up a little bit, we can hear you.

DR. MCALLISTER-WILSON: I will. I've just concluded the commencement service here at the Washington National Cathedral, and I'm grateful for the opportunity to return to the Zoning Commission with this revised version of the Campus Plan. It's gone through significant changes for almost six years to do an unusual property. We've responded to questions from this Commission, two ANCs, the Office of Planning, our Community Liaison Committee, DDOT, and DHCD. The title of our plan is "Thrive in Place", and it means even more now. Wesley needs this

plan to thrive in this place, because we believe it is critical for us to be in this city, not only for our own institutional need, but also because institutions devoted to alleviating human suffering and educational institutions are both being threatened now. We need to be able to continue to serve this city through our outreach programs and our graduates, many of who stay in this city as church and nonprofit leaders. We have stepped into this moment offering special scholarships for those in the federal workforce who have been summarily dismissed and may be looking for a different way to fulfill their call to serve.

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This piece of property, along with American University, has been an academic hilltop for 130 years, since it was bare around. This plan will insure this use for generations to come with increased green space, more resources for Spring Valley neighbors, and substantial other -- and sustainable benefits for housing in Ward 3. We think this plan is not only the highest best use of this property for our purposes, but also for our neighbors, Ward 3, and the District of Columbia. Timing is crucial. Ι urge your approval and thank you for your consideration. Let me call on my Associate Dean for Community Life, the Reverend Dr. Antoni Sinkfield.

DR. SINKFIELD: Thank you so much, Commission, for the opportunity to share just a few quick words about the reality and the life -- communal life at Wesley. Since returning to full operations after COVID 19, we have been witnessing a truly

remarkable resurgence in the life and environment of our Seminary. In fact, our students are coming back to campus with a renewed zeal and a hunger for the embrace of community. They're not just coming back and returning to classrooms, but they're coming seeking connection and support and a place to truly belong. A part of what drives us here at Wesley is that community has always been a part of how we form impactful, world-changing leaders. And so now it's clear to us that this space where our students live and gather and grow is essential to their formation.

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Beyond this, we've also seen encouraging and steady growth in our enrollment post-pandemic. It's been a sign of hope and stability for the future of our institution, but with that growth also comes some real and rather urgent needs that I've seen in my interaction with the students. The cost of living in Northwest DC is simply too high for many of our students, both our domestic students and our international, and so they are asking and seeking and pressing upon us to give them a place that they can afford and a place that feels like home.

So our vision and our hope is to have these new, modern, affordable residence halls, not just for single students, but also for our families, which we have many on campus, as well as for our short-term guests, for our hybrid learners, and for our commuters who are seeking a spiritual and tangible home away from home during their time on campus. It is our hope that this project will be approved, because, for us, it's more than just

buildings; it's also creating a living, breathing community where people can answer their calling, they can serve their world, and they can build lasting relationships.

So I just wanted to bring you up to date on where we are on the campus. We are seeing the growth, the development, and the excitement of our students, and it is our great hope that you will help us to continue in the shaping and the supporting of these persons who will be formed for ministry to make an impact in our world. Thank you all for these moments to share.

MR. BROWN: And if I could briefly let Eric Leath from Landmark Properties reintroduce himself to the Commission.

MR. LEATH: Eric Leath, Landmark Properties. We are a national housing company specializing in student housing. We are vertically integrated, meaning that we are both a developer, a contractor, and an owner and property manager. We currently manage approximately 70,000 student housing beds across the country. We have been involved with Wesley Seminary on this project for six years now, and are thankful for being here today. I'm happy to answer questions.

MR. BROWN: Moving forward, I'd like to just briefly kind of bring us to where we are right now, as far as the Campus Plan. Since our last hearing, a number of things have occurred. One, the top or penthouse level of the building has been eliminated, reducing the GFA of the building. Parking has been reduced down to -- by 99 spaces in the underground garage. There

have been some refinements of particularly landscaping, revolving around the elimination of the proposed administrative and maintenance building at the top of the University Avenue driveway; also, demolition of the President's house and replacement with landscaping and playground.

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We've also been able to update the GAR calculations, and that's reference in the OP report and DOEE, so I think that should be discussed at this Campus Plan stage. We are not going to talk about any of the issues, notwithstanding the PowerPoint presentation, involving IZ or Lisk (phonetic) and defer that to the further processing. One point, and this is a technical point, but I need to make, if we could pull up slide 12 and 13, Mr. Young. And, historically, the student cap at Wesley was based on a full-time equivalent model at 715. That dates back prior to the 2016 regulations. Now that we're here in the present, we need to adopt a headcount, and we've imposed a new cap at a thousand headcount, which really doesn't represent any increase in the student impact on campus. In that chart, which I don't want to spend a lot of time on, but it's in the record, it shows that there are a substantial number of part-time programs that meet for a couple of days or a weekend and aren't really fulltime students. Across the entire enrollment -- certainly, Reverend Sinkfield will talk about this need -- is an increasing number of part-time students, whether they're a full-time program but part-time attendance, and there are quite a few students who

never step foot on campus, so we think the thousand headcount is appropriate and should be referenced under the current methodology.

In addition to the -- if we go to the next slide, slide

14. In addition to the Campus Plan requirements, I want to

reference the limited area variance requested for the Notch.

We've detailed that discussion in our prehearing submissions and

it's handled in detail in the OP report, so I don't think I need

to spend a lot of time, subject to questions from the Commission,

but it meets the three-point variance test. And, with that, if

we could go to slide 15.

CHAIRPERSON HOOD: Hold on one second. Vice Chair Miller and my colleagues, are you all having a problem hearing? It's coming through some. Are you all having a problem with hearing?

VICE CHAIR MILLER: Yes. While Mr. Brown was talking, it was going in and out. I don't know if he just needs to talk further into the mic or what, but it did go in and out a little bit, but I think I got the gist of all of it.

MR. BROWN: If you give us a second (indiscernible).

21 (Mr. Brown adjusting microphone in their conference 22 room.)

MR. BROWN: Is that better, Mr. Hood -- Chairman Hood?

CHAIRPERSON HOOD: So far so good. I'll let you know

if it's not. My colleagues let me know if it's not as well. Go

right ahead.

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MR. BROWN: My apologies. This slide 15 is just an aerial view of the current campus. In the center is the surface parking lot. Just below the surface parking lot is a dorm, and the other axis of the surface parking lot is the other dorm, Carroll Hall and Straughn Hall. Both will be demolished. And the new dormitory -- student housing building will go where the current parking lot is. Down along University Avenue, the old President's house will be demolished and the playground and additional landscaping (indiscernible) also along the driveway on University Avenue. Again, the admin building has been eliminated. If I could, I'd like to turn it over to Jack Boarman to walk you through the proposed new dormitory.

MR. BOARMAN: Okay. Thank you. This is Jack Boarman, BKV Group Architects. If you could go to slide 16 please.

MR. BROWN: Can you hear Mr. Boarman?

CHAIRPERSON HOOD: Yes, we can hear Mr. Boarman, yeah.

MR. BOARMAN: Okay. Great. So a colored site plan of what was Pat was talking about earlier, and I think that it's just really the context within which we've designed the new student facility. So if you -- you know, it's the same building.

And if you go to the next slide, I'd just like to highlight some of the aspects of the design, and especially those aspects of the design that have evolved as we've gone through the various neighborhood meetings and Commission meetings. And, you

know, most of -- significantly, this is a student residence facility for Wesley and AU students and faculty and staff only. It started out as a -- as a seven-story building, and then throughout the design, the part that's next to University Avenue was lowered to five stories. So, again, we're stepping the building down to relate to the adjoining -- the existing Wesley building and then on down the hill to establish a building, which I'll show later, to screen the new construction from University. And so the tallest point on the building is 74 feet, 8 inches, and that's down to roughly around 60 feet for the lower portion of the five-story stepped area.

2.

We've eliminated the top penthouse level to, again, further reduce the visibility from University Avenue. We have a total of 659 beds, but a net add in the -- of new campus beds of only 569 beds. The -- I've already mentioned about the effort to reduce the visibility from University Avenue by lowering -- by increasing the amount of setbacks and rotating part -- portions of the building to, again, reduce the window visibility from University Avenue. It's 215 units configured in a range of units between studios, ones, twos, threes, fours, and five-bedroom units. It's an overall high quality building design and materiality to reflect the overall quality of the materials and design and architecture of the existing Wesley campus. The -- as mentioned earlier, we have two levels of parking with 264 spaces. 77 of those will be Wesley replacement spaces for the

existing parking lot.

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The project has a complete component of sustainability strategies between LEED to give us a mid-rise residential Gold, green roof, solar panels, a full sustainable package for the project design. We've gone through several design refinements and enhancements to reflect and to embrace the neighborhood comments and overview of our design through a series of numerous meetings and reviews. We feel that the design very compatible with not only the Wesley campus, but the surrounding neighborhood, and its adjacency to American University.

If you go to the next slide, number 18 please, you see the site plan, which, as Pat had mentioned earlier, the building sort of is placed on top of the existing parking lot; I think definitely a sustainable value you add to getting rid of a parking lot and replacing it with a courtyard residential student building.

So if you go to the next slide, this next slide really I think graphically illustrates our ongoing effort to respect the views and the context of our neighbors opposite of University Avenue. And so the top section illustrates the residents to the right, University Avenue in between, the existing four-and-a-half story existing dorm facility, and then, again, behind that, the five-story stepped bar of the new building, and then as it heads over towards the AU building, which is significantly taller, we have our seven-story building piece, and then those

surround the courtyard area for the students.

The section below is more of a lateral front to back section that shows the Wesley campus to the left, and then the entrance to the lobby area, the courtyard, and then the portion of the building opposite of that, that is illustrated in the overall building massing. Most importantly, as we walk around the neighborhood -- and I think this has been the true test of how we've been able to adapt the building, step the building, and massage the overall design to reflect the character and scale of the campus and the neighborhood and can maintain visibility that supports that -- so as you're on Mass Avenue looking at the main Wesley campus area and the Chapel building, and then as you progress, again -- if you go to the next slide please, which is 20. Okay. So that's the -- along Mass Avenue. Obviously, the campus is up on the rise -- on the knoll.

If you go to the next slide, you see further down Mass Avenue where we have the main entrance, and here you can begin to see in the background, behind the Chapel building, the overall building for the student facility. You can see the pallet of materials and colors that reflect with the terracotta color of the masonry and the lighter color of the stone of the Wesley existing buildings as you look into the campus and see the student housing project. Then as we continue past Mass Avenue over to University Avenue, this slide -- next slide please, 22 -- this slide is at the entrance off of University Avenue, and this is

the summer tree leafed version of the view, which you can, again, see the building at the end of the driveway. Just barely at the top of the hill can you see visibility from University.

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If you go to the next slide, which is the fall or winter view of this, you then can see the building, but it's at the end of the drive, but it's also to the right, screened behind the existing residence hall. And you also see here the step down and the rotating of the penthouse area to, again, step the building and move it back, as it proceeds away from University Avenue. You continue further down University, during the summer months you literally -- the tree canopies, you see barely -- you can barely see the existing dorm -- the existing residential building there, and then you can just see over the top of it one floor of the new residence structure.

If you go to the next slide, in the winter, you're seeing the full side of the existing building, but, here again, you can barely see, over the top roof of the existing residence hall, the new structure. As you continue further down University, it's kind of the same profile where you're barely seeing -- I'm on slide 26 -- you're barely seeing the existing -- yes, right there -- you're barely seeing the new structure behind the existing building. And then the fall view of that --

MR. YOUNG: Next slide?

MR. BOARMAN: -- next slide, 27 -- you're seeing -- again, you just barely see the white facade material of that

fifth floor, which illustrates how stepping that down has totally screened that facade with the white existing building and from University Avenue.

If you go further down University Avenue to 28 -- slide 28, here you can see the existing residence hall -- and I think this is a very important issue -- is almost the exact same length as the new building, so all along University Avenue you barely are seeing one partial -- the upper portion of the fifth floor. Behind that forked tree, you can barely see the setback area of the rear upper two floors. Then at Wesley Circle --

MR. YOUNG: Next slide?

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MR. BOARMAN: -- yeah, slide 29 -- you're seeing a lovely treed area and that's about it. And when the trees are not in foliage, you can barely see the building again. I am being somewhat redundant here, because all of University Avenue we've continuously worked to screen the building so it's virtually not visible or, if at all, in a small degree. So that's part of the evolution of the design to relate it to the -- to the scale and the visibility along University Avenue.

There are more plans here. You might go to slide 33, just to move this along. Slide 33 is our floorplan that shows the roof of the five-story building mass, and then the U-shaped upper residential floor, the sixth floor, that illustrates how we stepped the building, and you can see how that relates to the building design. So I think, with that, I'll turn it back to

Pat.

MR. BROWN: Chairman Hood, just a note that the sirens in the background, it's Police Week and they're going by our building regularly. If that happens, do you want us to stop or were you able to soldier through?

CHAIRPERSON HOOD: We're doing our best. My colleagues will let me know. I was wondering what was going on. I know it's Police Week, but you must be right there with them, so we'll do our best to try to continue the hear what's going on, unless I hear from my colleagues. Let me know if we need to stop. Okay? All right. Let's continue, Mr. Brown. Thank you.

MR. BROWN: Okay. If we could go to Mr. Karcha, slide 35 and beyond.

MR. KARCHA: So the campus, itself, we're maintaining the Hilltop Campus. As Pat has alluded to previously, with the deletion of the proposed administration building, we're able to add additional greenery that would screen the new dorm along the service drive up from University Avenue. The old President's house, long since not been used, it would be demolished, along with its driveway, parking area, the curb cut, et cetera, and that's all replaced with new landscaping in that area, and then a community playground as well that would have access from the new sidewalks that DDOT has requested to be installed alongside of University Avenue from Rodman all the way down to University Circle, with crosswalks and ADA ramps to cross over to the other

streets along there.

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In addition, DDOT has requested that we install some bike racks -- U-shaped bike racks at the playground as well. The new dormitory, itself, is roughly a football-length field away from the west side of University Avenue. So, not only as Jack noted with the views from the -- across University Avenue and barely being able to see the building over the 2014 dorm, it's an extensive distance away. Lastly, the Green Area Ratio has now been increased to point six.

MR. BROWN: And, with that, I'll transition to Sara
Link's testimony, starting with the next slide.

MS. LINK: So to speak on that further, the -- this is showing the Open Space exhibit, which we've talked about with all of the green area, the trees, et cetera. If you actually go to the next slide, I think that's going to -- yes. So exactly what Stephen was saying, based on removal of the administrative building, additional landscape plantings, and all of the tree preservation we have onsite, the GAR requirement for this site is point four, but we were able to show point six on the document, so we are committing to that point six GAR score for the record lot.

The next couple of slides, if you want to go through those -- and I'm happy to talk further if there's questions -- this just shows the existing trees to remain, as well as a few of the trees that we'd need to remove, based on the improvements

and the health of the trees.

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The next slide shows the playground area and significant landscaping and trees that are being planted for screening. And then the next slide, that shows an overall -- the overall campus, the various Green Area Ratio items, such as soil planting, bioretention facility, green roof on the actual proposed building, as well as solar panels. And the green roof and the bioretention facility contribute also to the stormwater management requirements that we have.

The next two slides are the renderings. This, again, just shows the pretty picture of what we're installing. And then the last slide is a zoomed-in -- yep, zoom-in for the playground area.

MR. BROWN: Oh, not a question.

MS. LINK: Okay.

MR. BROWN: Chairman Hood, and then in the next several slides, which I don't want to spend a whole lot of time on, because the record -- both our record and the OP report are full, but reference the Campus Plan requirements and process and the review standards and breaking down the various categories. But the bottom line is that the Campus Plan creates no objectionable conditions. We spent a great deal of effort and time insuring that the Campus Plan, as a whole, will not have objectionable conditions on these surrounding properties.

And then the property meets -- is well below the FAR

targets. There will be no change in the boundaries. The campus is actually being pulled back -- kept back from the surrounding residential areas, and there are no alleys or streets involved. And then we've gone through the various other issues showing the steps that have been taken and success. There's no inter-use of land. We've included in our record, as well as the record that Brandice has submitted, a wholesome, Comprehensive Plan analysis that's also in the OP report, and I don't want to go into that, unless you have questions. And OP, DDOT, DOEE have all been active participants in this process and the Campus Plan criteria. With that, Brandice Elliott will testify, particularly focused in on the Comp Plan and relationship to racial equity.

2.

MS. ELLIOTT: Hi there. Good evening Chair Hood, members of the Commission. I'm Brandice Elliott, and I will be providing the analyses for the Comprehensive Plan and racial equity. I have provided different versions of this in previous hearings, and so I'm going to try and breeze through this a little bit, but you're welcome to, you know, stop me at any time or let -- I can answer questions at the end here.

If we could move forward to slide 52 please, I'll start there. And that is actually the Zoning Commission's racial equity tool, so we're going to go ahead and go through all four parts of that. Next slide please. We have the Future Land Use Map designation, and then, on the following slide, the Generalized -- the Generalized Policy Map designation, both of

which are institutional. This is a university, so it is consistent with both of those designations.

2.

If we could skip forward to slide 54, we can continue -I'm sorry -- 55, we can continue the Comp Plan evaluation. We've
identified several policies that would be advanced by the
proposed Campus Plan, and several of those are highlighted in
OP's racial equity crosswalk as advancing racial equity, in
particular, so those are highlighted in pink, and they have to
do with transportation access and some of the environmental
benefits of the Campus Plan.

Next slide please. In addition, we provided a community background. The Spring Valley neighborhood is a very civically-minded neighborhood that has access to institutions, retail, good transportation. It has a -- it has a racially restrictive history of covenants that have kept Black families out of the neighborhood and that has actually resulted in it currently being the District's least diverse and most expensive area, with homes being over 1.1 million dollars. I'm sorry. I'm just pausing because the sirens are going by again.

CHAIRPERSON HOOD: That's fine. We can give it a minute to pass.

MS. ELLIOTT: All right. Do you think I'm good to go?

MR. BROWN: They're fading now, yes. Unfortunately,
they run back and forth on the street, Chairman Hood.

MS. ELLIOTT: It's been a fun day. So, at the end of

the day, the proposed Campus Plan would add much needed student housing, it relieves pressure on local rentals, and it supports affordable housing elsewhere -- that would be located elsewhere in the Ward. And that actually takes a step towards racial equity and economic equity in an area where it's long overdue.

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Next slide please. Okay. We've already covered some of this information, so I don't want to belabor it, other than, you know, the history of the Spring Valley neighborhood has been shaped -- or has shaped its current demographics, including the fact that it's 80 percent white, and there is a history of displacement in the neighborhood that has resulted in the area not being particularly affordable.

Next slide please. Mr. Brown has already sort of addressed community engagement, so we'll skip to the next slide please. And the third part of the racial equity tool addresses disaggregated data, which is provided by OP, so this all comes from OP's report. And, again, I don't want to belabor the point. I'll let them present it. I would just highlight that there is an income difference of \$100,000 between white households versus black households, so there is a lot of disparity there. And, again, the Campus Plan frees up rental units and would increase affordable housing in the Ward 3 area.

Next slide please. And the Housing Equity Report, which came out in 2019, actually shows -- set goals for the Rock Creek West neighborhood, which have not been met. So, to date,

the planning area has produced 230 affordable units, which is only 11.6 of the target. So, again, it's important that this —that the student housing would actually advance equity, as well as other affordable housing to come.

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Next slide please. And the important part here is how, overall, this Campus Plan advances racial equity, and there are a few things to point out here. You know, as far as direct and indirect displacement, we didn't find that that would occur, because there are no residents currently in the buildings that would be demolished. Housing goals would be advanced with the eventual construction of affordable housing. Physically, there are a lot of improvements to the property that would improve the environment, that also improve links, like sidewalks links and bicycle accessibility in the neighborhood. And, also, it -- the University trains students to provide services to the community, so that's also another opportunity that would benefit the community through the Campus Plan.

Next slide please. So we've identified several inconsistencies, but I would like to point out that there are even more outweighing policies that we kind of breezed through on the previous slide that would be advanced by the Campus Plan and there are several policies specific to the Rock Creek West area, as well as the land use, transportation, educational facilities, and several other citywide elements.

Next slide please. And, in conclusion, the proposed

Campus Plan does advance racial equity in several ways. It expands on-campus housing significantly, and there would be no displacement in doing that. It supports housing affordability, access to opportunities through its proximity to transit, jobs, services, and amenities. It promotes an inclusive workforce development. And, importantly, it responds to community feedback concerning the design. So I will leave that there. That concludes my presentation, and, again, I'm happy to answer any questions that you have (indiscernible). Thank you.

2.

MR. BROWN: And could we jump ahead to slide 68?

MR. ANDRES: Good afternoon, Chairman Hood, members of the Commission. For the record, Erwin Andres with Gorove Slade Associates. As customary -- as is customary in our participation in Zoning Commission applications, we've coordinated with DDOT, and this outlines our coordination. Based on their review of our submissions, and our submission was dated March 25th, 2025, they have identified certain TDM elements, given that we are reducing parking as part of this application, that are identified on the next page. If you look at page 69, we are committed to implement all of the TDM elements and the Performance Monitoring Plan elements that were agreed to in the previous zoning application.

Next slide. And in addition to that, we are committed to implement the two recommended measures that DDOT has recommended in their letter dated May 1st. The two include the installation of three U bike racks near the entrance to the

playground and the revised location of the scooter coral, which is consistent with the site plans that have been submitted. So, with that, I'm available for questions. Thank you.

2.

MR. BROWN: Subject to questions from the Commission, our presentation-in-chief is finished.

CHAIRPERSON HOOD: Thank you to the team. And, again, it's always good when we have our President of any university or college here with us. Mr. McAllister-Wilson, we always thank you for taking the time out, and especially today. And, again, congratulations on another class of graduation -- of students. Let me -- let me first just -- I'm going to come to my colleagues. I'm not sure when they both came in; that's Commissioner Stidham and Commissioner Imamura. There's a lot of design things. I'm not sure -- Commissioner Imamura, can I come to you first or you want me to go to somebody else first?

16 COMMISSIONER IMAMURA: You can come to me first, Mr. 17 Chairman. That's fine.

CHAIRPERSON HOOD: Okay. I'm going to come to you, because I know there's a lot of design, but here's the thing -- here's what I would like to do though, Mr. Brown. And I'm trying to remember everything from, I guess, 23. Sometimes I can't remember what happened yesterday, but I want to ask -- help me -- help me get to -- and I've looked through your package, but help me get to -- I know there's been some changes and I know some other things are coming, which we're not going to talk about, so

I'm not going to break that rule myself. What did we do? Where were we at? Why are we right here at this stage right now? I'm trying to figure out why are we right here right now, if that makes -- if you understand my question?

MR. BROWN: I think I do.

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CHAIRPERSON HOOD: What have we done -- and here's the thing. Some of the stuff that I've seen today, I remember, like the views and everything. So I'm trying to figure out why -- where we left off and why we stopped and we're here now.

MR. BROWN: And the most recent iteration of this was a PUD/Campus Plan, and, for a variety of reasons, that didn't seem the appropriate path to continue on. We dropped the PUD and went back to a straight Campus Plan. That Campus Plan, and we're not going to talk about it today, but it was running parallel or facilitated, in part, by the text amendments, so the two facilitate each other or the text amendment is value added to the Campus Plan, and we'll take it shortly. But the Campus Plan is one -- it's entirely a Campus Plan now; no PUD. The boundaries are the same as they've been in the beginning. The buildings have gotten smaller, greener; and the parking has been reduced; and more attention has been given to landscaping and providing the maximum buffer with the adjoining neighborhood, particularly University Avenue. And we spent a lot of time working with the two ANCs and the CLC.

CHAIRPERSON HOOD: Okay. I think -- I think that

helps -- at least helps me get caught up, because I know I'm looking at some of the same pictures I know we -- as I was reviewing, I was looking at this and I was wondering why I was seeing it again. I just couldn't remember exactly why we did what we did, and now I think -- I think I got it. I just wanted to put that out there.

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Again, we're talking about the Campus Plan only today, and that's what I said in my initial statement to anyone who -- especially my colleagues. We're just talking about the Campus Plan, colleagues. So, with that, I want to turn it over and ask Commissioner Imamura, and then I'm going to come to Commissioner Wright, then Commissioner Stidham, and then Vice Chair Miller, and then myself. Thank you.

COMMISSIONER IMAMURA: Thank you, Mr. Chairman. (indiscernible) --

MR. BROWN: Commissioner Imamura, we can't hear you.

CHAIRPERSON HOOD: We got -- we got -- yeah. He told us -- he told us, Mr. Brown, that he has -- he has connectivity issues, so thank you. We'll come back to you, Commissioner Imamura. Okay. Commissioner Wright.

COMMISSIONER WRIGHT: Thank you. I hope I can be heard. There has been a lot of connectivity issues for me today as well, but I think I'm -- I think I'm safely all taken care of. I think that some of the changes that you have made have improved the building, and I had a couple of just quick questions. First,

the playground that is along University between the road and the new building, is that playground, again, open to everyone in the community or is it only for the Wesley community?

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MR. BROWN: The playground will be -- is intended to be open to the public and is being built really at the request of the Spring Valley neighbors want, you know, an immediate playground, so it'll be open to everyone.

COMMISSIONER WRIGHT: Yeah. So that's a nice amenity that's being added for the community. I think having the additional playground is a positive, and it also looked like you were definitely landscaping the area around that new playground pretty extensively, which will help both with screening and with creating a shaded area for the playground, which will make it a more comfortable playground. In terms of sustainability, could you talk a little more in detail about what sustainability measures you're taking with the new building? I know you've mentioned green roofs, and I also understand that you'll -you've been asked by the Department of Transportation to do a TDM plan, which I'm assuming you agreed to, and I consider that really part of your sustainability effort as well. Just what are the specific elements of sustainability? Are you aiming towards LEED certification, LEED Silver, LEED Gold, what -- you know, what is the plan for that building?

MR. BOARMAN: This is Jack Boarman. I want to reiterate what I had said earlier, that our sustainability program is

intended to provide Mid-rise Residential Gold, extensive green roofs, and solar panels as the sort of major elements in our sustainability program, plus there will be additional -- more micrograin kind of sustainability aspects in regards to the building construction and the overall design, so --

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COMMISSIONER WRIGHT: Okay. So just so I understand, you are aiming towards a LEED certification?

MR. BOARMAN: Mid-rise Residential Gold certification.

COMMISSIONER WRIGHT: Okay. Fantastic. That's great. The renderings are very helpful, and I think the way you've stepped the building is going to help with the overall compatibility. What are the materials that the building will be constructed of? I know it looked like it was a white precast or -- but tell us just a little bit more about what the materials are that the building will be constructed of.

MR. BOARMAN: Sure. Well, the building will have a significant balance between brick, which will be mostly at the grade level, so it can be relative to the scale of the Wesley building. And then there will be a combination of solid metal panels and solid cement fiber panels that, in combination with the window patterns, will create a balance between windowed, metal, cement panels, which will look the clear lime -- the off-white-colored limestone, and then the brick at the strategic parts of the grade level near the pedestrian aspects to the building.

COMMISSIONER WRIGHT: Great. I don't think I have any other additional questions. I do think that the design is improving the compatibility of the campus with the surrounding community, and I think you've made some positive changes. So I think that's it for me, in terms of questions.

CHAIRPERSON HOOD: Thank you, Commissioner Wright.

Let's go back to Commissioner Imamura.

COMMISSIONER IMAMURA: Thank you, Mr. Chairman. Thank you, Commissioner Wright, for helping tee up some of the questions about design. And I echo Commissioner Wright's comments, and noted in the record, DOEE, in their support for the Mid-rise LEED Gold, certainly is laudable. Appreciate Commissioner Wright's comments about sustainability and want to start there. Noting there has been some -- you know, I know it's actually -- let me back up here. I know it's been painful to get to this point. We know that design is an iterative process, and I think you all have reached a much better design solution today than where this was some time ago.

For sustainability, it is noted that you have made some landscape improvements, the additional playground certainly, but also just adding more landscape planting, and also noting the tree preservation efforts that you're striving for. So I have two questions. I think it's for Ms. Sara Link, as the civil engineer here, and this revolves around, while we're achieving Mid-rise LEED Gold here in sustainability for the building, I'm

curious to hear more about what this project is doing in terms of what are you doing that's innovative about stormwater management and ecosystem services --

MS. LINK: So in terms of --

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COMMISSIONER IMAMURA: -- that goes above and beyond what's required?

MS. LINK: So, in terms of the stormwater management, it's the -- like was mentioned, the bioretention facility, the green roof, and then the solar panels on the actual building. In terms of above and beyond, I think that really takes into consideration the greener campus with the point four to point six Green Area Ratio. And, as we know, Green Area Ratio and stormwater are tied together, but the above and beyond is really focused on that Green Area Ratio of point six that we're committing to. And we will -- we are still planning to meet the stormwater requirements. Sorry if that was not clear.

COMMISSIONER IMAMURA: Yes. Thank you very much. I think the illustrations -- the renderings you showed with the tree canopy and just the porosity of the foliage there I think was very helpful; also discussing the different -- the seasonality of it is important to. So there's nothing that I find offensive, in terms of the design solution or, in general, your landscape plan. I am curious though, either Ms. Link or Mr. Boarman, if you could respond to the number of trees, either heritage trees that may be lost versus those -- the volume that

you plan to plant. Is it a one to one or is it a greater ratio?

MS. LINK: It's a greater ratio.

COMMISSIONER IMAMURA: Can you elaborate a bit more for me please?

MS. LINK: Yes.

2.

COMMISSIONER IMAMURA: Is it a one to two, one to three?

By what volume are you all replacing the plants -- the trees that you'll -- you plan to remove versus the volume of trees that you plan to --

MS. LINK: I do not know the exact count. We can definitely follow up with you on that for what we're keeping, have to remove, and then what we're replacing. We'll follow up with that information on the exact numbers.

COMMISSIONER IMAMURA: All right. Thank you, Ms. Link. I think that's just important for the general public to know that there's this significant improvement and effort, right, to green the campus even more than it is already, and so I think that's an important element here. And then building on Commissioner Wright's comments just about materiality, what we didn't discuss, although we have in the past, but if you could just -- this is for the architect, Mr. Boarman -- if you could just describe at least the color hues and such, to describe in general terms at least. We can see it from the renderings here, but I'm more interested in its compatibility with the campuses that exist in the surrounding context. Thank you.

MR. BOARMAN: Well, I think you've keyed on the main characteristic of the -- of the color materials for the new design, and that is that it will be a part of the Wesley spectrum of color and materials. You know, our cues for the brick color, the cues for the terracotta, metal panel colors, and the lighter cement fiberboard panels are really to reflect the brick, limestone, and metal materiality of the existing campus. I mean, the palette of the campus is clearly the driver of the new materials for the new building.

COMMISSIONER IMAMURA: All right. Very good. I think the -- the thing that I'd also like to focus on is just the reduction in height -- a significant reduction in height here, based off of the feedback that you all received. And I see -- I'm supportive of the area variance that you're seeking, because of the configuration of the site and the location of the buildings, so that seems reasonable to me. With that, Mr. Chairman, I yield back.

CHAIRPERSON HOOD: Thank you, Commissioner Imamura.

Commissioner Stidham, any questions or comments?

COMMISSIONER STIDHAM: I definitely agree with my colleagues that the changes are great improvements, so thank you for that. I did -- and I probably missed this, because I came in late. The variance that you're looking for, in terms of not being able to mee the building setback on all sides of the property, could you walk me through the -- what you believe are

the unusual circumstances that then that variance request comes from?

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MR. BROWN: Slide 14. Mr. Young, could we pull up slide 14?

COMMISSIONER STIDHAM: Apologies to make you go back.

MR. BROWN: No. It's an important point worth making There we go. And just to orient you, Massachusetts at again. the top, University on the left-hand side, and down the southern portion of the site you see the Notch with the circle there. And that Notch, being -- kind of breaking the normal boundary line, brings the building rear-yard dimension -- kind of artificially limits it. The problem that the site presents is, one, the unusual shape of that notch, but also then the inability of -to move the building in a way to create a larger separation because of the existing buildings, and there's also a heritage tree that needs to be protected, so that there isn't a whole lot of flexibility about where to put the footprint of the new building. And the Notch is an anomaly, and it otherwise -- and it backs up to American University, not a residential element, so that it's a relatively minor area variance that's really a factor of unique conditions and doesn't cause a problem and doesn't undermine the regulations in any way, given the minor nature of it and the specific circumstances

COMMISSIONER STIDHAM: Okay. Thank you. I appreciate that. So shifting the building is not a solution. Did you look

at all at changing the configuration to be able to accommodate the proper setback? What is -- what is your -- what would that limit, if you changed that area of the building to meet the requirements of the setback?

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Well, I would say that the issue here MR. BOARMAN: really is a hardship to creating an efficient building, because if you set back the building to parallel the property line, I just think that starts to impact the overall kind of building efficiency and ability to erect a building that's fairly, you know, orthogonal. And so the other issue is that we have a greater -- you know, if you look at the amount of setback we have on this side of the building, it varies pretty extensively from what's required. So we're already setting back I believe greater distances for most of the site, but at this hinge point, because of the odd shape of the parcel property lines, there is this request for a variance, because otherwise it's a hardship on the overall building design and layout. We would have to reduce the number of units and reduce the amount of residential opportunity, because of this unique, oddly-shaped property line -- property configuration.

COMMISSIONER STIDHAM: Okay. I can understand that. And you probably do notice that there are a lot of very oddly-shaped buildings throughout the District that are oddly shaped because of these requirements and setbacks, so not unusual for weird-shaped parcels and the buildings have to accommodate those.

Thank you. I appreciate your responses to my questions.

2 CHAIRPERSON HOOD: Okay. Thank you, Commissioner

3 Stidham. Vice Chair Miller, any questions or comments?

4 VICE CHAIR MILLER: Thank you, Mr. Chairman. Can you

5 hear me?

CHAIRPERSON HOOD: (Nods affirmatively.)

VICE CHAIR MILLER: Yeah? Okay. Well, thank you to the -- to President McAllister-Wilson and the Wesley team for your continued diligence in trying to pursue another method of thriving in place at the site that you've been at for many decades. We've all been at this effort for I think three years, at least. You probably have been at for more with the community. And I appreciate the community engagement that you've done, especially with ANC 3D, which I think originally your campus was -- or AU's or both were in 3D when maybe you originally started, and now they're adjacent, and 3D is adjacent, and 3E is the ANC within which you're located, so I appreciate the community engagement and the effort to try to -- the dialogue you've had with those neighbors to accommodate their concerns.

Let me just ask, just so -- you may have -- I think you've already covered -- you may have already covered this, but -- and we can get into it after -- I mean, the Office of Planning and others are going to -- are going to be making their presentations, but we read their prehearing report, so I have some questions about their recommendations and just want to make

sure that you're covering them. You probably would get into them in rebuttal, but -- and you may have already covered them today or in your prehearing, but regarding the Office of Planning recommendations, one of the first ones was, in their report, that you -- they clarify if persons residing or working on the Wesley campus would have access to the American University shuttle bus to and from the Tenleytown Metro Station. That university housing that you're proposing to build on your campus will serve primarily AU staff -- AU students, faculty, and staff, and maybe some Wesley students, faculty, and staff, but will -- is there any more information that you have at this stage on whether the -- those who are in the -- will be in this proposed building on your campus will have access to that AU shuttle bus that helps provide access to and from the Tenleytown Metro Station?

2.

MR. BROWN: The easy part of the answer is the AU students, faculty, staff will continue to have access to the shuttle. They have access virtue -- by virtue of their enrollment, employment, association with AU. The other question that I can't give you an answer to is formalizing the longstanding practice of Wesley students using AU's shuttle, and that's something that we've talked to American University about, and they've expressed a willingness to talk about that and other issues in the context of further processing, but that's certainly on our -- among some of the issues; the fence and others are on our radar for further processing with the cooperation of AU.

VICE CHAIR MILLER: Yeah. Well, I appreciate your response, and I think that we will need more -- we would want more specifics on that at further processing, but you said it's been a longstanding practice that Wesley students and others on the Wesley campus have been able to use the -- that shuttlebus, even though they're not part of the AU community, but you're immediately adjacent?

MR. BROWN: Yes, that's -- yes, that's correct. And, in fact, a lot of nonstudents -- quite frankly, I have neighbors who use the AU shuttlebus, but we're not looking to deal with that.

VICE CHAIR MILLER: Okay. Well, I think that is an important practice --

MR. BROWN: Understood.

VICE CHAIR MILLER: -- that mitigates concerns about traffic and access to and from the campus -- both campuses, so I think more details at the -- on that and others issues that you've said on that, which would require the cooperation of American University, we would certainly want that -- those details at further processing. Do you have any sense of when further processing would be, if we -- if we proceeded with an approval process of the Campus -- once we -- if and when we proceeded with a Campus Plan approval process?

MR. BROWN: We would proceed with further processing just as quickly as possible, and we would -- we would like to

see further processing occur this year, sooner rather than later. We've been working on many of the issues, but we need to get through this threshold Campus Plan approval, and then we would prepare to give notice of intent, and then we'll file and process the further processing.

2.

VICE CHAIR MILLER: Yeah. I would think you -- the applicant would be just as anxious as everyone to move this case forward and to its conclusion. The -- just going through the other OP recommendations in their report, the applicant worked with the Department -- I think you've covered this -- the Department of Energy and Environment on their recommendations and options to provide measures that can move the campus closer toward operational carbon neutrality. Did you say something about that already?

MR. BROWN: Well, we've -- that would be an extension of the discussions that have already gone on with DOEE. The GAR increase was a product of discussions, and those discussion are ongoing. As you move toward further processing, your designs improve and you get more specific and are able to hopefully improve the sustainability elements.

VICE CHAIR MILLER: And one of the sustainability elements that OP specifically recommend, and I think it's -- you've now agreed to do it, is the solar panels to be incorporated into the building; is that correct?

MR. BROWN: That's correct. And Jack Boarman talked

about it, but we can go into more detail, as needed.

VICE CHAIR MILLER: No, I just wanted to -- I just wanted to have you reiterate that and just have it clear in my mind that you have agreed to that recommendation by OP and DOEE, which you have, right? Yes?

MR. BROWN: Absolutely.

2.

VICE CHAIR MILLER: Yeah. So the next one from the Office of Planning was that you have a whole bunch of draft proposed conditions as part of your prehearing statement, and they had asked that you delete certain items that they thought should be addressed at further processing. I think you were asking for flexibility for certain items, and they thought that that not be given at this stage. Did you see that recommendation? I think it dealt with exterior — the flexibility, you were asking for exterior materials and color, exterior details, sustainable features, and signage. Did you see those OP recommendations, and do you have a problem with deleting them from your proposed conditions in the Campus Plan approval?

MR. BROWN: We saw the recommendations. We have no objections to them. And to take it a step further, we've gotten suggestions on language revisions from ANC 3E that came in within the last few days. As a general matter, their revisions I think are acceptable to us, whether they're now or at further processing, so the conditions discussion is ongoing, but I don't -- we're agreeing more than we're disagreeing. We're

agreeing and not disagreeing.

VICE CHAIR MILLER: Right. And I was going to get to that. So, yeah, the ANC has suggested a number of revisions to the proposed conditions, and I think we need a written statement or response from the applicant in our record as to which of --which of each of them that you are agreeing with or not agreeing with, and including -- and that goes for OP's recommendations as well. And if you're going to do it at further processing, then that can be part of your statement in response to their suggested revisions, but I think we need a response in the record detailed as to each of the revisions that are suggested by ANC 3E and the Office of Planning as to whether you agree with them or not or whether you're going to put off the issue until further processing, so --

MR. BROWN: We can provide written confirmation. The issues that they want put to further processing, we'll put off, but we can confirm that almost immediately in writing.

VICE CHAIR MILLER: And although the Chairman --

CHAIRPERSON HOOD: Vice Chair -- Vice Chair, let me just interrupt. Mr. Brown, what I would suggest is that you work with our counsel as well to find out what things should be submitted with further processing and what we need here for Campus -- for the Campus Plan, because there seems to be -- not just from the public's standpoint, but even on your side, there seems to be a disconnect there. So I need you to make sure that

when we get to this point, you can provide everything -- not a what if -- let's not leave it up in the air; let's nail down what's needed for further processing versus Campus Plan. Okay? Thank you. Excuse me, Vice Chair. Go right ahead.

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VICE CHAIR MILLER: No, I appreciate that interjection, Mr. Chairman, and we've -- you said at the outset, Mr. Chairman, that the inclusionary zoning Ward 3 affordable housing program should be addressed at further processing, and I just -- I want to respect what you and our counsel have said. And I know the applicant's agreed to do that, and I know that ANC 3E wants us to do -- deal with that at further processing, but I just want to get a general commitment from the applicant that at further processing you will provide a much more detailed and documented information, which is part of OP's recommendation as well -- more detailed and documented information on your investigation of alternative means of meeting the inclusionary zoning set-aside requirements and the mechanism or mechanisms by which the government agency can monitor compliance with those IZ units production in Ward 3. So I just wanted to hear a statement from you, a general statement, if that's okay, Mr. Chairman, of their commitment at further processing, at this point in this -- in our consideration of the Campus Plan, and recognize -- acknowledging that we have taken text amendment action that addresses this issue recently, that you will make -- that you commit to providing much more detailed information on the whole Ward 3 inclusionary

zoning affordable housing program at further processing.

2.

MR. BROWN: Absolutely confirm that and it's going to be incumbent upon us to provide that, so you have our assurances.

VICE CHAIR MILLER: Okay. Well, thank you. I think -I think that's most of what I had questions at this point. If I
might have missed some, I'll come back later, if we need to, Mr.
Chairman. So thank you for your responses, and thank you, Mr.
Chairman. I'm finished.

CHAIRPERSON HOOD: Okay. Thank you. Thank you, Vice Chair. And I believe that we're ready to do that tonight, but due to my tutorial and instructions from counsel, we're going to proceed to do that at a later time. I just want -- my response to what you were saying, Vice Chair, is I just wanted him to nail down exactly what needs to be done whenever we get there, after we finish the Campus Plan.

I do have a question. And I would agree with everything that my colleagues have said. And looking back at the Campus Plan, one of the things I was thinking -- and this may go to President McAllister-Wilson. I'll tell you that I know in some educational arenas now after COVID -- now, I notice in your submissions, I think it was mentioned a couple of times, after COVID trying to ramp back up. I get that. But has education changed -- and I'm not saying you don't need what you need, because I know when you do your sermons and your presentations or whatever, a lot of times you have to do it in class, and I've

1	never been to theological seminary school, but I believe, from
2	what I hear, that's what they do. But let me just ask, has the
3	has it been a pivotal shift in how education is being done now?
4	I know some places like on here, we're doing it virtually. Is
5	there a shift where some of this that we're using on the campus
6	may be done in individual residences or other locations or off-
7	site? And I may be asking the wrong question. I'm just curious
8	of where is education going with the Seminary like I see it going
9	on with just other education processes. You're on mute, Mr.
10	President. You're still on mute. Okay. That's
11	MR. BROWN: I don't think we can change it. David, I
12	don't think we can change it.
13	CHAIRPERSON HOOD: If you hit your space bar if you
14	hit your space bar oh, you are? Okay. All right. Well
15	MR. BROWN: You know what it's an important answer.
16	I think I'd like to still can't hear you, David.
17	CHAIRPERSON HOOD: That's all right. Here's what I'll
18	do. I'll give him a chance another time to answer that question.
19	I think that was going to tail to some of my other questions,
20	but I'll just leave it there for now. I will say that what has
21	been done, as my colleagues have already mentioned
22	MS. SCHELLIN: I just unmuted him. He should be
23	DR. MCALLISTER-WILSON: Okay. Can you hear me now,
24	sir?
25	CHAIRPERSON HOOD: Yeah, now we can hear you okay.

DR. MCALLISTER-WILSON: It's a great question, and you can imagine, everybody in higher education is asking this question. Here's my sense of it. And I'll give you an example from our own experience here with our CLC meetings. meetings have been much better since we started meeting in person again, much better, better spirits, deeper conversations. And I think, across education, they're finding that COVID accelerated the move to a lot of online or sometimes what's called hybrid education. And there were some people who thought the whole future is going to be online. That is not what people are discovering. It may not be surprising that humans want to be together and students want to be together. So across higher education, they're sort of trying to find the new set point for how much of that needs to be in person on a campus, how much of that needs to be in intensive sessions and hybrid.

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In the case of seminaries -- first of all, as graduate schools, we're different. But if you just think about some of the things we do to prepare people for ministry, it's highly personal, highly intensive. And so we're moving towards I think our newest set point, where we've figured -- we're figuring out what material can be delivered online and then what needs to happen in person. My sense is that the future across our industry is going to be to realize that content can be delivered online, but the interaction with students has to be personal, and so I think that's why our dorms are full up again. I think that's

true across theological education, but some of our courses, they come in for intensive weekends several times a semester, and so the need for housing changes. It's maybe not ever going to come -- go back where it was like, say, ten years ago, when the ideal norm was everybody live on campus for the 14 weeks of the semester. Instead, it's a very vibrant, changing thing. I gave diplomas today to students from the Caribbean who are here for a few days and then back out again. Because of Visa issues, they've had to be online. It would be far better if we could have had them for intensive weekends. Does that help?

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CHAIRPERSON HOOD: Yes, it does, and I appreciate that insight, because I was going somewhere else with that, but I think what you said -- and I know when you're dealing with certain situations, I think you're right, you have to strike that balance, and I think that's what I heard loud and clear from you, so I appreciate you expanding on that for me. I don't necessarily have any other Campus Plan questions. I think that we have a better solution, as I think a couple of my Commissioners -- a couple of my colleagues have already said, and I think that, hopefully, we can move into that direction. We'll see. All right.

VICE CHAIR MILLER: Mr. Chairman.

CHAIRPERSON HOOD: Yes.

VICE CHAIR MILLER: Thank you. I agree with your last statement and my other colleague's statement that there have been

improvements, and I appreciate those improvements that are made, whether it's the reduction in height -- the various reductions in height that have been made over the various iterations of this project, the playground that was added from the original -- maybe original proposal presented to the community, the variance setback relief that you're requesting from AU, as I understand it, that -- and maybe I understand it wrong -- that that allowed for additional setback to be from the -- that that relief from the setback is on the AU side, which has even higher buildings -dormitories or buildings, and it allowed for even more increased setback from the already generous setback of the building from the University Avenue side, so that the residents are even less affected by visual and other possible impacts, so I appreciate that. But I found, Mr. Chairman, the note that I wanted to ask, that the applicant, maybe not at this time, but either on rebuttal today, if we get to that point, from the applicant or from -- or in a post-hearing submission -- we've all read all the prehearing submissions, and the neighbors -- the opposition party, Neighbors for a Livable Community, Spring Valley Wesley Heights Citizens Association, spends a lot of their argument, at Exhibit 88 I think it is, on pages 8 to 12, about how the inconsistency of this Campus Plan proposal with the Future Land Use Map and other elements of the Comprehensive Plan, and particularly the Durant D.C. Court of Appeals decision, and we're going to need -- they're going to make their arguments I'm sure tonight, if they're here,

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if we get to that point, which I hope we do, but we're going to need a rebuttal, either as part of this proceeding or in a post-hearing submission, of each of those Comprehensive Plan inconsistency arguments, so that our record is complete. So I just wanted to note that for the record and with the applicant. I'm sure the applicant is aware of that as well. Thank you, Mr. Chairman. Thank you.

CHAIRPERSON HOOD: And I know that when we heard -- and I know people are using that piece of caselaw, Vice Chair, the Durant case. And if you all remember, for those of us who were here -- and I'm sure Ms. Schellin will correct me if I'm incorrect -- it was going on so long, the neighborhood was fighting Durant and the neighborhood over in Brooklyn so much that what they decided to do was wait and make the change in the Comp Plan, which is being done now, and I understand -- I don't know where it is, but I think we'll be seeing that again shortly. So, anyway, I just wanted to say a lot of people are using that Durant case, and it got to that point -- the Court issued that, but they did -- the applicant decided not to fight it and they dropped it. All the hard work we put into it, they just dropped it. So that's -- I'll leave it at that. All right. Let me see. Anybody else have anything else?

(No response.)

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CHAIRPERSON HOOD: Okay. All right. Ms. Schellin, do we have anybody here from either one of the ANCs?

1	MS. SCHELLIN: Yes, sir, from both of them, if you want
2	both ANCs to come up. I believe Jonathan Bender, who
3	CHAIRPERSON HOOD: Yes, let's bring them up. Let's
4	bring Mr. Bender up and
5	MS. SCHELLIN: He is going to be the ANC 3E rep I
6	believe. We'll clarify that, because they had three people listed
7	that could testify. And then Tricia Duncan for ANC 3D.
8	CHAIRPERSON HOOD: Okay.
9	MS. SCHELLIN: She will be the rep for 3D.
10	CHAIRPERSON HOOD: So what we're doing now,
11	Commissioners, is we're just having any cross-examination of the
12	applicant in their case not your presentation yet, but the
13	cross-examination. And Chair Duncan I think you're still a
14	Chair we'll start with you.
15	COMMISSIONER DUNCAN: We have term limits, so I am not
16	the Chair, but thank you.
17	CHAIRPERSON HOOD: Term limits. Okay. Go right ahead.
18	COMMISSIONER DUNCAN: I have no cross.
19	CHAIRPERSON HOOD: No cross. All right. Is Mr.
20	Bender here? I don't see him. Yeah, he's here. Chair Bender
21	I think you're the Chair. I don't know. I get confused.
22	Commissioner Bender, Chair Bender, either one. Once you're the
23	Chair, always the Chair, I guess. Ms. Schellin, can you help me
24	get Mr. Bender, or Mr. Young?
25	MS. SCHELLIN: He's unmuted, so I'm not sure why we're

1	not hearing him. Mr. Bender?
2	MR. YOUNG: You may need to go into his microphone
3	settings and change his microphone.
4	MS. SCHELLIN: I know he's pretty computer savvy. There
5	we go. I was going to say, I know he
6	COMMISSIONER BENDER: You can see me, but you can't
7	hear me?
8	MS. SCHELLIN: We do now.
9	COMMISSIONER BENDER: That's real that's odd,
10	because I had to turn my video on. No, we have no cross, so
11	CHAIRPERSON HOOD: Okay. All right. Well, hold
12	tight hold tight and we'll come back to you. All right. Let's
13	go Ms. Schellin, do we have any reports of any other government
14	agencies that have not already been mentioned?
15	MS. SCHELLIN: No, sir, that haven't been mentioned.
16	CHAIRPERSON HOOD: What about DDOT; do we have DDOT
17	here?
18	MS. SCHELLIN: I did not see them. Let me see who
19	our Mr. Brown, who were you working with at DDOT? That will
20	save me looking through we've got a long list here, since it
21	doesn't have "DDOT" next to a name.
22	MR. BROWN: It escapes me right now. (Indiscernible
23	cross-talk at conference table.)
24	MS. SCHELLIN: Hold on. Give me one second. Let me
25	look in one other place. I'll look in one other place to see.

1	MR. BROWN: Oh, Erkin Ozberk.
2	MS. SCHELLIN: Thank you. Okay. So, Mr. Young
3	MR. YOUNG: I do not see them on.
4	MS. SCHELLIN: I didn't either. So, no, sir, Chairman
5	Hood, no.
6	CHAIRPERSON HOOD: Okay. All right. Let's go to Ms.
7	Brown-Roberts, I believe, from the Office of Planning.
8	MR. BROWN: Chairman Hood, may I interject? Are the
9	party opponents, are they going to be allowed to cross-examine?
10	MS. SCHELLIN: I'm sorry. Yes, the parties. I was
11	just going to say we need to get the parties to cross too.
12	CHAIRPERSON HOOD: So, Mr. Brown, since you helped me
13	with that, I won't be so upset with you about not having that
14	resume. All right. Let's hold tight and go to cross-exam.
15	MS. SCHELLIN: Yeah. Sorry about that.
16	MR. BROWN: Chairman Hood, redemption.
17	CHAIRPERSON HOOD: Yeah, you definitely got that one,
18	so I'm have to cancel what I said earlier. Well, no, I'm not
19	going to cancel it; let's just correct it, and then I'm going to
20	correct mine. All right. Let's go to Ms. Schellin, help me
21	with the parties please.
22	MS. SCHELLIN: Yes, NLC/SVWHCA, and they were being
23	represented let's see, NLC/Spring Valley was represented by
24	Dennis Paul, Alma Gates, William Krebs, Blaine Carter, and Tom
25	Smith, so I'm not sure which one is going to cross. I believe

1	before it was Dennis Paul. We could bring Mr. Paul up and see
2	if that's correct. If not, we'll swap them out.
3	CHAIRPERSON HOOD: Okay.
4	MS. SCHELLIN: Is Dennis Paul up there? If not, we'll
5	try Tom Smith.
6	MR. YOUNG: I do not see Mr. Paul.
7	MS. SCHELLIN: Okay. Let's go with Tom Smith.
8	MR. SMITH: Yes, it's yeah, I'm doing the
9	MS. SCHELLIN: That's what I thought. Okay. I wasn't
10	sure if you were still on vacation, so okay.
11	MR. SMITH: But, again, not to be impertinent here, but
12	aren't the parties in support usually cross-examined before the
13	parties in opposition, Mr. Chairman?
14	MS. SCHELLIN: Yes, you are correct, and I did not
15	we skipped over their name. Mr. Clarkson, is he available?
16	CHAIRPERSON HOOD: Yeah, Mr. Clarkson; I saw their
17	submission. Ms. Schellin, if we could do like we usually do.
18	It's been a while. Maybe this goes back to President
19	McAllister's-Wilson's
20	MS. SCHELLIN: Yeah. I'm sorry. I was just looking
21	and they were on my list
22	CHAIRPERSON HOOD: Well, let me finish, let me finish
23	and then we'll go back to
24	MS. SCHELLIN: maybe get them to rearrange that.
25	CHAIRPERSON HOOD: maybe we'll go back to hold

1	on. Let me let me make this point, because I want to make
2	this point even though it's irrelevant. Maybe we'll go back
3	it's important. Maybe we'll go back to what Mr. McAllister-
4	Wilson said and start meeting in person, because then you would
5	have me who was doing what, and that made it a lot easier. That
6	was a side note. All right. Ms. Schellin, so if we can do that
7	and you could e-mail that to me, and that way I'll have it.
8	MS. SCHELLIN: Yes I will
9	CHAIRPERSON HOOD: Thank you. All right. Let's got
10	to the person and thank you, Mr. Smith. Let's go to the person
11	in support, Mr. Clarkson.
12	MR. CLARKSON: Yes. Spring Valley Neighborhood
13	Association doesn't have any cross.
14	CHAIRPERSON HOOD: Okay. We went through all that, but
15	that was good. We had to find out.
16	MR. CLARKSON: (Nods head affirmatively.)
17	CHAIRPERSON HOOD: Ms. Schellin, do we have any other
18	parties in support?
19	MS. SCHELLIN: No.
20	CHAIRPERSON HOOD: Okay. All right. Let's go to the
21	party in opposition. Let's go to NLC, Mr who was it?
22	MS. SCHELLIN: Tom Smith.
23	CHAIRPERSON HOOD: Mr. Smith. Okay.
24	MR. SMITH: All right. Can you all hear me? Am I
25	okay?

CHAIRPERSON HOOD: Yes. 1 2 CROSS-EXAMINATION OF APPLICANT BY OPPOSITION MR. SMITH: My first questions really are for Mr. Leath, 3 4 I believe, with the -- with Landmark. 5 MR. LEATH: Yes. 6 MR. SMITH: Okay. I'm -- okay. Have you determined 7 the monthly rental rates yet for the units in the Landmark 8 building? 9 No, we have not. MR. LEATH: 10 MR. SMITH: Do you know -- do you have a sense as to 11 whether -- you had said previously, and tell me if this is still 12 accurate, is it still accurate that the -- that the monthly rents 13 would be comparable to the market rates in the area? 14 MR. LEATH: To a degree, yes. I mean, I think that's 15 an oversimplification though, because, by its nature, student 16 housing unit configurations are different than traditional market 17 rate apartments, so it's not that simple of a comparison. 18 MR. SMITH: Okay. 19 MR. BROWN: Chairman Hood, also, I'm not so sure that 20 Mr. Leath testified in the first instance on any of this, which 21 would preclude cross-examination, and I think efficiency tonight 22 at a premium. 23 MR. SMITH: Yeah. I think it's in the record, Pat, but 24 that's okay. I'll drop that question. My -- the -- my question 25 Leath, is how can you -- how can you make a though, Mr.

determination or how can a determination be made that these units 1 2 are going to be more affordable, if you have no idea how much they're going to be -- you're going to be asking for them? 3 4 MR. BROWN: I renew my objection. It's going beyond 5 his direct testimony. 6 MR. SMITH: Okay. Well, then maybe I'll direct that 7 question to Ms. Elliott, since she's the one who brought it up. 8 CHAIRPERSON HOOD: ask the question - further 9 processing - dissect that - follow that guidance 10 MR. SMITH: specific comment - Ms. Elliott - happy to defer that to further processing - design issues get discussed -11 12 happy to delay 13 CHAIRPERSON HOOD: Mr. Smith, hold off. I don't want 14 to get too far into that, because, again, I keep talking about my tutorial; while you all were relaxing or whatever you all were 15 doing, I was being instructed from my legal counsel on certain 16 17 things not to go, so let's not -- let's ask the question.

you don't get it, when we move further into further processing,
we will really dissect that, and that's what my opening statement
was. I would ask you to -- let's follow that guidance that's

been given and let's move forward. Thank you.

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MR. SMITH: Okay. All right. My question actually was in reference to a specific comment that was made by Ms. Elliott, but I thought Mr. Leath would know more about it than she did, but, okay, I'm happy to defer that to further processing. The

other -- the other -- Mr. Chairman, if I can ask some guidance 2. from you, normally in further processing, that's where a lot of these design issues get discussed, and I do have a question about 3 design, if it's appropriate, but if it's not, I'm happy to delay. 4 5 CHAIRPERSON HOOD: Further processing. 6 processing. We're going to -- as I said in my opening statement, 7 we're going to really drill down into those kind of issues in 8 more specifics. This is a macro, because we're looking at the 9 Campus Plan. We're going to micro at further processing. Thank 10 you. Good question. MR. SMITH: In slide 46 -- this is in reference to 11 12 slide 46, Pat. So my question is, are all -- do all Wesley 13 students have access to the recreational facilities that will be 14 in the Landmark building? 15 MR. LEATH: I don't know that that's been discussed. 16 MR. SMITH: It was in slide 46. I think that's better left for further 17 MR. BROWN: 18 processing. 19 I'm sorry. I didn't hear you. MR. SMITH: 20 MR. BROWN: I think that the details are better left 21 to further processing, and it also depends on which Wesley 22 students you're talking about. MR. SMITH: In slide 46, you talk about the recreational 23 facilities that will be in the Landmark building. You talk about 24

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the pool. I don't know what other -- what other -- it doesn't

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specify what other recreational facilities you have there. I'd like to know that too. But my question is, will all Wesley students have access to the recreational facilities that are in the Landmark building, not just the residents of that building? It's under Campus Plan review, slide 46, and it's under the column that reads "Athletic and Other Recreational Facilities", and it says, specifically, "Improvements to existing recreational facilities and new facilities and dormitory will serve community" -- and I guess I'm also asking, if the community -how do you define community? Are we talking about the neighbors also having access to these, or is this just the folks in the building or on the campus -- the tenants of the building? MR. LEATH: I believe that -- I mean, there's

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MR. LEATH: I believe that -- I mean, there's distinction here, right? The community playground we have said the playground is open for the entire community. The building, itself, will have access control for security and safety measures. We will work with Wesley to determine who from the Wesley community has access to the building.

MR. SMITH: So just to make sure I understand, that in terms of the recreational facilities in the building, when you talk about them being available to the community, it's just the Wesley community; but the playground, it's open to the community as a whole, correct?

MR. LEATH: The playground will be open to the community as a whole.

1	MR. SMITH: Okay. So now the recreational facilities
2	in the Landmark building, will all Wesley students have access
3	to those recreational facilities or only the Wesley students that
4	would be living as tenants in the Landmark building?
5	MR. LEATH: I don't know that that's been determined
6	yet.
7	MR. SMITH: Okay. Thank you.
8	MR. BROWN: At a minimum, all the residents Wesley
9	residents would be, and we haven't determined whether it would
10	be extended beyond the residents of the building.
11	MR. SMITH: Pat, I'm having a hard time hearing you.
12	Are you saying that the Wesley students who are living in the
13	other dorm on the campus would have access to the Landmark to
14	the recreational facilities in the Landmark building?
15	MR. BROWN: No. I am saying that, at a minimum, at
16	this moment, Wesley students who are residents in the new
17	dormitory would obviously have access to all the facilities of
18	that building, and a determination has not been made about whether
19	that would extend to Wesley students who do not live in the
20	dormitory.
21	MR. SMITH: Thank you. Mr. Chairman, can I ask another
22	clarification here some guidance here?
23	CHAIRPERSON HOOD: Sure.
24	MR. SMITH: I have some questions about other slides
25	issues that were not raised in the oral testimony tonight, but

1	that were part of the slide presentation. May I ask questions
2	on those?
3	CHAIRPERSON HOOD: So did they let me ask you this.
4	Because of the mix-up and that's why I mentioned earlier about
5	some things not to mention. Did they speak on it? If they spoke
6	on it, you can ask questions about it.
7	MR. SMITH: So if they did not speak tonight in oral
8	testimony about those issues, I cannot raise those questions
9	CHAIRPERSON HOOD: Right.
10	MR. SMITH: even though they were put in the slide
11	presentation that was submitted to you?
12	CHAIRPERSON HOOD: The problem is, if it has to deal
13	with further processing, you would know you've been around
14	awhile
15	MR. SMITH: Yes.
16	CHAIRPERSON HOOD: So, if it's further processing,
17	we're going to drill down then, not now.
18	MR. SMITH: Right, but if it's not further processing,
19	it's game to be asked?
20	CHAIRPERSON HOOD: It's game to be asked, yes.
21	MR. SMITH: All right. Thank you very much. My
22	question now is about slide 43, and this I believe this is
23	directed to Ms. Elliott, and if I'm incorrect, Pat, please
24	correct please make the correction. But am I correct in saying
25	that the ZA's comments that you reference on page 43 that are in

an e-mail Ms. Giordano, that that's more than 40 -- more than 2. five years ago? Is that correct? I don't remember the date, but it's in the 3 MR. BROWN: 4 record from the original '22 Campus Plan and this application, 5 so it's in the record. 6 And can you share with us what prompted 7 that e-mail from Mr. LeGrant? 8 MR. BROWN: Our request for his guidance. 9 Well, wasn't there -- wasn't there a MR. SMITH: 10 concern about the lack of definition in the zoning regulations for a dorm -- for the word "dormitory" or a "student residence 11 12 hall"? Wasn't that the genesis of this? 13 MR. BROWN: I don't recall that specifically. It was 14 us doing our due diligence.

MR. SMITH: Okay. Doesn't the final language in Mr. LeGrant's e-mail, which is in the record at -- I believe at Exhibit 17 --

MR. BROWN: I'm happy to continue this discussion, but (indiscernible) --

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MR. SMITH: -- it says, "The Zoning Commission, pursuant to the Campus Plan and further processing procedures, will be the ultimate arbiter of the proposed dormitory use specific." Isn't that language included in Mr. LeGrant's e-mail?

MR. BROWN: Again, I don't have it in front of me and it was not part of my or anybody else's direct testimony, so I

think we're chasing phantoms here, Chairman Hood.

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MR. SMITH: Well, Pat, I mean, with all due respect, you wrote here -- and, actually, you did bring this slide up tonight. You said, "As defined by the zoning regulations and confirmed by the Zoning Administrator, the proposed dormitory use is a residential use and university activity." I didn't bring this up. You brought this up, and then this is what's in the -- in the record of your slides. So, actually, all I'm asking you is, that the e-mail that you're referring to in here, although you don't use the word "e-mail", but it's in the record in this case in three places. Okay? It says -- doesn't -- and all I'm asking you is, doesn't the e-mail from Mr. LeGrant that you all submitted for the record go on to say that this is not a final decision or a final writing? That's all -- that's my only question. That's my only, you know --

MR. BROWN: I'll let Mr. LeGrant's e-mail stand for itself. I'm not going to -- he wrote it, and it stands by itself.

MR. SMITH: Well, would you be surprised if that's what he -- what it says? I mean, three years into this case for a five-year-old e-mail, would you be surprised that that's what it says?

MR. BROWN: Again, it's not a question of whether I'm surprised or not; it's that I'm not going to speak to what Mr. LeGrant wrote or what he meant when he wrote it.

MR. SMITH: Okay.

1	MR. BROWN: He wrote it and it stand for itself.
2	MR. SMITH: I'm fine with that. Okay.
3	CHAIRPERSON HOOD: That questions been dealt with.
4	Let's move on.
5	MR. SMITH: I'm prepared to move on.
6	CHAIRPERSON HOOD: Okay.
7	MR. SMITH: I'm prepared to move on. Slide 57; this
8	is the analysis of the racial of the racial equity analysis,
9	specifically about the legacy of discrimination in Spring Valley.
10	Is it and I believe this would be for Ms. Elliott. She's the
11	one who testified on this. Is it not is that correct, Pat;
12	would this be for Ms. Elliott, or is for you?
13	MR. BROWN: Yes. Depends on the question, but yes.
14	MR. SMITH: Okay. Isn't it correct that this analysis
15	of discrimination in Spring Valley would apply in all of Ward 3
16	and also in other parts of the city?
17	MS. ELLIOTT: Sure, some of it does; that's correct.
18	MR. SMITH: I mean, were the restrictive covenants in
19	Spring Valley limited to Black families?
20	MS. ELLIOTT: In some case, Jewish families as well.
21	MR. SMITH: Yeah.
22	MS. ELLIOTT: But that occurs in different places
23	throughout the District.
24	MR. SMITH: Yeah. That was going to be my question,
25	whether you know, whether I, as a Jew, would have been

1	prevented from owning property in Spring Valley, according to the
2	covenants that are still there; that's correct, isn't it?
3	MR. BROWN: I think you're asking her a question that
4	she can't answer specifically.
5	MR. SMITH: In general in general, Ms. Elliott
6	and maybe this is beyond your testimony, and if it is, I
7	apologize, and I'm sure you'll let us know do you think the
8	city's history is reason for the Commission to support zoning
9	requests that are inconsistent with the zoning regulations?
10	MR. BROWN: I object to that question. I don't have
11	any idea what you're
12	CHAIRPERSON HOOD: Actually, I wanted to hear I
13	actually wanted to hear the question, but I'm going to rule that
14	question out of order. Next question please.
14 15	question out of order. Next question please. MR. SMITH: Okay. All right. This is these are
15	MR. SMITH: Okay. All right. This is these are
15 16	MR. SMITH: Okay. All right. This is these are questions really directed to Wesley. No matter the outcome in
15 16 17	MR. SMITH: Okay. All right. This is these are questions really directed to Wesley. No matter the outcome in this case, will Wesley continue to train students for religious
15 16 17 18	MR. SMITH: Okay. All right. This is these are questions really directed to Wesley. No matter the outcome in this case, will Wesley continue to train students for religious and social service careers that benefit underserved communities?
15 16 17 18 19	MR. SMITH: Okay. All right. This is these are questions really directed to Wesley. No matter the outcome in this case, will Wesley continue to train students for religious and social service careers that benefit underserved communities? MR. BROWN: David, can you answer? He's muted.
15 16 17 18 19 20	MR. SMITH: Okay. All right. This is these are questions really directed to Wesley. No matter the outcome in this case, will Wesley continue to train students for religious and social service careers that benefit underserved communities? MR. BROWN: David, can you answer? He's muted. CHAIRPERSON HOOD: Ms. Schellin, can we unmute him, or
15 16 17 18 19 20 21	MR. SMITH: Okay. All right. This is these are questions really directed to Wesley. No matter the outcome in this case, will Wesley continue to train students for religious and social service careers that benefit underserved communities? MR. BROWN: David, can you answer? He's muted. CHAIRPERSON HOOD: Ms. Schellin, can we unmute him, or Mr. Young? There he is. There we go.
15 16 17 18 19 20 21 22	MR. SMITH: Okay. All right. This is these are questions really directed to Wesley. No matter the outcome in this case, will Wesley continue to train students for religious and social service careers that benefit underserved communities? MR. BROWN: David, can you answer? He's muted. CHAIRPERSON HOOD: Ms. Schellin, can we unmute him, or Mr. Young? There he is. There we go. DR. MCALLISTER-WILSON: Are we okay?
15 16 17 18 19 20 21 22 23	MR. SMITH: Okay. All right. This is these are questions really directed to Wesley. No matter the outcome in this case, will Wesley continue to train students for religious and social service careers that benefit underserved communities? MR. BROWN: David, can you answer? He's muted. CHAIRPERSON HOOD: Ms. Schellin, can we unmute him, or Mr. Young? There he is. There we go. DR. MCALLISTER-WILSON: Are we okay? CHAIRPERSON HOOD: Yes.

1	12 and 13, which I believe are about enrollment numbers at
2	Wesley it's about the student enrollment cap, okay oh, yes,
3	and the charts would you agree that Wesley's enrollment peaked
4	in 2007 and has declined steadily since?
5	DR. MCALLISTER-WILSON: I don't have the slide in front
6	of me. I would say it peaked in 2007.
7	MR. SMITH: Okay. And just so we're all on the same
8	wave length, and let's make sure I understand this and when
9	we're talking about the day-to-day the students who are on the
10	campus on a day-to-day basis relatively day-to-day basis I
11	know not every day, but I think you get my drift here we're
12	talking about your Master's level students; is that correct?
13	DR. MCALLISTER-WILSON: Yes, and Doctorate.
14	MR. SMITH: And the Doctorate students are on campus
15	every all the time?
16	DR. MCALLISTER-WILSON: Oh, no, no, Master's, Master's.
17	MR. SMITH: Just so it's the what you have on the
18	slide is 250 for spring of 2025, 250. So when we're talking
19	about campus impacts, we're really talking about those 250

DR. MCALLISTER-WILSON: No, that's too much of a generalization, because many times we also have the Doctoral students for weeks at a time. For instance, I think starting 25 next week and then really running through June, we're going to

Master's students; is that -- is that fair to say or is that fair

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to -- is that correct?

have a steady stream of the Doctoral students for intensive periods of study.

MR. SMITH: But they're in during the summer -- limited to the summer; is that correct?

DR. MCALLISTER-WILSON: No, it's not correct.

MR. SMITH: No, it's not? So how often do your Doctoral students come in to the campus?

DR. MCALLISTER-WILSON: Depends on the cohort. They come in for intensive periods throughout the year.

MR. SMITH: So when you're looking at the number of students who are actually on your campus at any given time, what kind of numbers -- what kind of numbers are we talking about?

DR. MCALLISTER-WILSON: Well, I don't have the charts in front of me to do the calculations, but it rises and falls with these -- not only with the Doctoral students, but also a number of the Master's students. As I indicated in my answer to Chairman Hood, is that nowadays there's groups of Master's students who come in for hybrid or intensive weeks -- pardon me -- not for the entire semester.

MR. SMITH: So in terms of -- okay. Here's what I'm trying to understand here. I'm trying to understand with your student counts. Okay? So you're going to have an increase -- you're planning -- is this correct, you're planning an increase of students on your campus of around 600 AU students; is that correct, roughly about 600 AU students?

1 DR. MCALLISTER-WILSON: Pat, is that roughly the right 2 answer? 569 t0 600, whatever -- in that vary -- in 3 MR. SMITH: that area, correct? 4 5 MR. BROWN: Yes. 6 DR. MCALLISTER-WILSON: Yes. 7 MR. SMITH: Yes. Okay. So my question is how can an increase of 600 students who are going to be living there during 8 9 the school year every day, how can that not have an impact on 10 your campus? DR. MCALLISTER-WILSON: I think it will have an impact 11 12 on our campus. 13 MR. SMITH: Okay. So if it -- you know, the reason I'm 14 asking that is because on slide 12, it mentions that there will be no increase in the student on-campus impact, but -- so my 15 16 question is, when you're figuring out your student cap or your 17 student count, why aren't you then including the six -- the 18 tenants from the Landmark building -- the AU tenants in the 19 Landmark building as part of your student count? 20 DR. MCALLISTER-WILSON: Because we're not required to 21 count those in our student count. But more to the point, yes, 22 it will have an impact on our campus, because this building is on our campus, but the building is right up against American 23 University, and the American University students in that building 24

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will relate to the AU campus, not to the Wesley campus. I don't

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think it's going to have a -- I think the impact on the Wesley campus will be de minimis. Now, having said that, those students in that building are most welcome to enroll in courses at Wesley, and I suspect that some of the students who now take joint degree programs between Wesley and American University will be those students, but we're not talking about a significant increase on the Wesley campus understood as our chapel, our library, our courtyard, our other campus housing. It's just not going to be that significant, because they're going to relate to the American University campus.

MR. SMITH: Okay. So of the -- of the 172 beds that you have approved currently in your -- in your Campus Plan, is it still correct that 86 are currently occupied?

DR. MCALLISTER-WILSON: I wish I had the -- I'm sorry.

I don't have the slide in front of me. Pat, do you know that number or Steve?

MR. BROWN: I don't know it off the top of my head, but the distinction is important. All of the beds in Straughn Hall -- I think it's about 40, plus or minus, beds -- are offline. The building's not operating. In the new 2014 dorm, although it was approved for 76 beds with mostly double-occupancy, it's only being used in a single-occupancy mode, so there are only approximately 38, 39 beds being used in that building. So regardless of what's been approved, the number of bed available and being used on campus is approximately half what's approved.

1	MR. SMITH: Is that why you're saying that all the
2	current housing is filled; it's because you've reduced the number
3	of beds?
4	MR. BROWN: All the available beds, as they're
5	currently configured, yes, are filled.
6	MR. SMITH: So how many faculty and well, do you
7	have are there are there any AU students currently residing
8	in any of your in any of your beds using any of your beds?
9	MR. BROWN: I don't know that number.
10	DR. MCALLISTER-WILSON: Yeah. I'm afraid our Associate
11	Dean has stepped away. Whatever we have, if we have any, are
12	under the agreement that we're operating for the new dorm, because
13	Straughn is mothballed, so there's nobody in there. I don't
14	believe there's anybody in Carroll Hall.
15	MR. SMITH: So how many faculty and staff do you have
16	now that need housing?
17	DR. MCALLISTER-WILSON: No faculty or staff now that
18	are in housing; however, our faculty and staff regularly talk
19	about the need for housing in the Washington area.
20	MR. SMITH: And do you have any sense of how many AU
21	staff and faculty might need housing?
22	DR. MCALLISTER-WILSON: No.
23	MR. SMITH: And in the current Campus Plan, what is the
24	total number of beds that are being proposed in this Campus Plan?
25	MR. BROWN: It would be the new dormitory, which is

currently 659 beds, plus the authorized number of beds, 76, in 1 2. the 2014 new dorm --MR. SMITH: 3 Okay. 4 MR. BROWN: -- the status quo number was. And then the 5 two existing -- Straughn and Carroll would be demolished. 6 MR. SMITH: Right. So it would be the 76 beds that 7 were authorized in the 2014 dorm, plus the 659 in the proposed 8 Landmark building, correct? 9 MR. BROWN: That's correct. 10 MR. SMITH: Okay. If this project is approved, where do you plan to house your students during construction, given 11 12 that your planning to demolish two of your dorms? 13 DR. MCALLISTER-WILSON: Well, one of the dorms is not 14 currently occupied, so that's not a problem. The problem is 15 Carroll Hall, and we're looking into short-term housing we'd need 16 to pay for, for that to happen. MR. SMITH: 17 I'm sorry. Can you say that again? Ι 18 missed that. 19 DR. MCALLISTER-WILSON: I'm saying, first of all, the dorm we're talking about is Carroll Hall, because Straughn Hall 20 21 is mothballed. 22 MR. SMITH: Yeah. No, I got that part. 23 DR. MCALLISTER-WILSON: Yeah. 24 MR. SMITH: Just the last part. 25 DR. MCALLISTER-WILSON: So we are concerned about that,

and we're looking for other options around the city for shortterm housing and ways even to perhaps double-up for a short period 2. of time in the new residence hall. 3 MR. SMITH: Are you -- are you still -- does Wesley 4 5 still maintain its downtown campus and are you still planning to 6 maintain it as part --7 DR. MCALLISTER-WILSON: No, we sold that. 8 MR. SMITH: Okay. That's what I thought. 9 DR. MCALLISTER-WILSON: Yeah. 10 MR. SMITH: Is Wesley sacrificing any facilities for its students by maintaining the 300,000 -- roughly 300,000 square 11 12 feet of open space on the campus? 13 DR. MCALLISTER-WILSON: I'm not sure I understand the 14 question. MR. SMITH: Well, are there facilities that you're not 15 16 planning or can't build to meet your students' needs, as a

consequence of maintaining the 300,000 square feet of open space on the campus?

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DR. MCALLISTER-WILSON: If we did not -- I'm going to come at this I think from a different angle. If this plan can't be approved, I don't see a way for Wesley to remain on this campus, because, as is I hope very clear from our submission, being in Washington -- having this deal allows us to remain in Washington, because there's an economic benefit to it. We'd have to consider something outside of the District, and we'd have to

consider something that didn't have anywhere near any of the amenities that this -- that this campus offers, including the open space. And, in a way, this gets back to the question you asked earlier, Tom, would we still serve underserved communities. That's in our DNA. We would try to serve underserved communities, but if we had to leave this campus and could not benefit from what we're proposing here, we'd be much scaled-down institution and our ability to subsidize the underserved communities would be greatly harmed. So I'm not sure I understand the question or the intent of the question.

MR. SMITH: It's no intent. It's just a very simple question. Are there certain facilities that you're not able to build because you're reserving all this unused land for -- you know, for the buffer? That -- it's a very simple question. Let me ask it -- let me ask you this question, since -- why did you -- why did you decide, when you redid this campus -- this -- when you updated this Campus Plan, why did you decide to eliminate the administrative building?

DR. MCALLISTER-WILSON: Because one of -- this goes, in some ways, to the question that Chairman Hood answered. I think a lot of nonprofits and businesses are realizing that they don't need as many offices for single people living -- working in an office as they once did. So, in our case, we have found that we can double up office space, they can share office space, and there are other ways to deal with primarily staff's office

other than build a building. It became very clear that building 1 2. an administrative building was an extravagant use of funds that we really didn't need to do. 3 Okay. 4 MR. SMITH: Thank you. Thank you. I do have a -- I believe this question is for Ms. Elliott, because it 5 6 references to a comment she made during her testimony, and it has 7 to do with -- well, I'll just ask the question. Do you have any 8 data to document how many rental units will open up in the 9 neighborhood, as a result of this project? 10 MS. FLITTOTT: No. MR. SMITH: I'm sorry. I didn't hear that. 11 12 MS. ELLIOTT: No. 13 MR. SMITH: Do you --14 MR. BROWN: She said no. 15 MR. SMITH: Okay. Thank you. I heard it the second 16 Do you have any data to show how many students actually 17 live in the neighborhood in rental units? 18 MS. ELLIOTT: No. 19 And a question -- I believe this is MR. SMITH: Okay. appropriate for Mr. Leath. If an AU tenant is thrown out of 20 21 school or leaves school unexpectedly, will they still be able to 2.2 complete the terms of their lease and rent in the building? 23 We've circulated to this group the draft MR. LEATH: 2.4 Code of Conduct for the building, so --25 MR. SMITH: I'm not asking about the Code of Conduct.

I'm asking if a student is thrown out of school -- if an AU student is thrown out of AU, will they still be able to complete the terms of their lease and remain in the building, or if they drop out of school, for that matter?

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MR. LEATH: Well, I mean, those -- I guess they're not actually the same question, right, because if the student violates the Code of Conduct that's associated with their lease, right, we -- they would be in violation of their occupancy agreement, right. Obviously, they have rights in the District of Columbia and we'd follow those rights, but, you know, if they're thrown out of the University for violating the Code of Conduct, they would also be in violation of the Code of Conduct under their occupancy agreement.

MR. SMITH: Well, okay. So let me ask it another way. How will you know -- how will Landmark know if AU has taken some type of administrative action against a student?

MR. LEATH: We'll have to work that out with AU as part of further processing.

MR. SMITH: Okay. And do you know how many four and five-bedroom units you're going to be offering in this building yet?

MR. LEATH: We are still -- we are actually still reconfiguring the unit mix after removing the top floor, and we will have that figure out by further processing.

MR. SMITH: Okay. Thank you. A couple questions on

Τ.	security, and then I in done, Mr. Charrillan. Why are there no
2	cameras directed to the playground? It's in your slide
3	presentation that you that you sent out, the diagrams of the
4	security where the locations of the security cameras are. Why
5	are tr no cameras directed at the playground?
6	MR. BROWN: And I don't think anybody testified to that
7	in tonight's hearing, not
8	MR. SMITH: You showed the slide, Pat. You went you
9	went by the slide, so, I mean, it's
10	MR. BROWN: I don't think I talked about the slide.
11	MR. SMITH: Well, you may not have talked about it, but
12	you put it up there on the screen for all of us to see. But
13	can't you just answer my question why there's no why there's
14	no security camera directed at the playground?
15	MR. BROWN: I don't have an answer to that, but I think
16	that the security plan, itself, and that specific question are
17	I think the type of thing that Chairman Hood wants considered at
18	further processing.
19	MR. SMITH: Well, is that true, Mr. Hood? I'm happy
20	I have several questions about security, which I'm happy to defer
21	until further processing, but
22	CHAIRPERSON HOOD: Again, we drill down, but I think
23	that's a very simple question, and if you don't know the answer,
24	just say, "I don't know", but we will drill down on all that. I
25	know the playground was mentioned, but, Mr. Brown, we will be

drilling down on all that, but I think that's a very simple
question, and it's
MR. BROWN: I don't have an answer on the playground.
CHAIRPERSON HOOD: And that's all we need. You don't
have an answer now. That's all we need. Next question.
MR. SMITH: Yeah. Mr. Chairman, can I ask additional
questions about the campus security plan?
CHAIRPERSON HOOD: Let me hear the next question.
MR. SMITH: Okay. In 2016, when AU experienced
construction delays of its east campus dorms and proposed leasing
55 beds on the Wesley campus, didn't Wesley tell the Zoning
Commission that it planned to ask AU to extend its campus security
to the Wesley campus? And so my question was going and my
follow-up question was going to be, are you going to make the
same request again of AU to have AU extend its campus security
to the Wesley campus?
CHAIRPERSON HOOD: Let me let me find out. Mr. Liu,
are you available? After my tutorial earlier today, is that
going too far or is that a question that can be answered?
MR. LIU: I think it can be answered in this Campus
Plan hearing. I think general security relates to the overall
Campus Plan.
CHAIRPERSON HOOD: All right. Thank you, Mr. Liu.
MR. SMITH: Thank you, Mr. Liu.
CHAIRPERSON HOOD: So everybody now knows I had a

tutorial. Okay. You can go right ahead, Mr. Smith. You can go
ahead and ask it.

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MR. SMITH: Well, it's the question I just asked. IN 2016, when AU experienced construction delays of its east campus dorms and proposed leasing 55 beds on the Wesley campus, didn't Wesley tell the Zoning Commission that it planned to ask AU to extend its campus security to the Wesley campus? And my follow-up is that, are you going to make the same request again with respect to this case?

MR. BROWN: And I think I -- in my testimony, I indicated that questions like that are among the issues that we expect to take up with AU once we get through this Campus Plan and to further processing.

MR. SMITH: Okay. So are you going to give me the same answer, if I ask you more questions about the campus security plan?

MR. BROWN: Depends on what they are. I mean --

MR. SMITH: Well, let me ask you this -- let me ask it this way. Are you going to do a full-scale campus security plan as part of further processing or do you -- or do you believe that the camera -- the camera proposal that you put on your slides constitutes a campus security plan?

MR. BROWN: I think it would be reasonable to expect a more detailed campus security plan at further processing. What it will contain, I don't want to hazard a guess.

MR. SMITH: Okay. I'll just have one more question about campus security, then I will wrap -- I do have one other question, then I'll wrap it up. What -- given all of what's going on in our country today with respect to security on college campuses, what types of protections are you anticipating for -- to help your international students -- and I recognize -- I think Dr. McAllister-Wilson already mentioned some of the issues with respect to international students. Are you making -- are you -- as part of this security plan, are you going to include a component about that?

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11 CHAIRPERSON HOOD: Go right ahead, President -- Mr.
12 President.

DR. MCALLISTER-WILSON: At commencement today, we had a Bishop from Nigeria who, in his own country, is in great physical threat. So we are very much attuned to the difficult issues international students face. The primary problem international students face now is the ability to get Visas from our embassies, and we're trying to deal with that. I think the you ask about security are larger questions appropriate I, for instance, would want a camera tuned on the playground. And I am sure that in further processing we will continue to be concerned about the safety of our students and the safety of the AU students who are in this dorm, and I'm sure we will be in conversation with American University about that. have watched American University respond to the issues that have

been on their campus, as they have, as you indicated, in a lot of other campuses around the country. I would hope, frankly, that this institution, Wesley Seminary, and, in fact, American University, which is also a sister school of Methodism, are forces for civil discourse and leading us beyond the present feeling of fear that seems to be gripping the country.

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MR. SMITH: Thank you very much. I appreciate that. I did find some additional questions about stormwater that I wanted to ask, since that was raised tonight, and -- but, again, this may be more appropriate for further processing, and I'm really interested in any kind of management practices and methods that you plan to use to reduce stormwater, pollution, and contain stormwater during the construction process. Would that be more appropriate for further processing do you think, Pat?

MR. BROWN: I think so, and also the construction management, which is an element of further processing.

MR. SMITH: So one other -- one last question about stormwater. As you may recall, there was stormwater damage when you built the -- stormwater damage to neighborhood homes when you built the 2014 dorm. Are you prepared to compensate neighbors for any kind of stormwater damage they experience during construction, or is that also further processing?

MR. BROWN: Well, one, I have to push back on the question or the statement that there was stormwater damage caused by Wesley in the 2014 dorm. Mr. Karcha, who was in charge of

1	building the dorm, says that's incorrect. But, as a general
2	matter, and whether it's further processing or the stormwater
3	management plan, Wesley will be responsible for compliance and
4	preventing any damage or making it good, so I think that's
5	MR. SMITH: Okay. Well, I'm not allowed to testify
6	during cross-examination, so I won't, but one last one final
7	question. It's really a follow-up to the question that one of
8	the Commissioners asked about the AU shuttle. Do you do you
9	have an AU shuttle stop designated on the Wesley campus?
10	MR. BROWN: Not at this time.
11	MR. SMITH: Do you plan to do do you plan to ask AU
12	to include a shuttle stop on the Wesley campus?
13	MR. BROWN: I think that can be part of the discussion
14	we're going to have, yes.
15	MR. SMITH: And that would all be included in whatever
16	further processing materials you provide the Commission and for
17	the community's review?
18	MR. BROWN: Yeah. Yes.
19	MR. SMITH: Okay. Thank you very much. Mr. Chairman,
20	thank you very much for indulging me. I appreciate it.
21	CHAIRPERSON HOOD: Okay. Thank you. Ms. Schellin, do
22	we have any other parties that are in opposition?
23	MS. SCHELLIN: That was the only other party.
24	CHAIRPERSON HOOD: Okay. Okay. All right. It seems
25	like that further processing hearing is getting longer and

longer. So, anyway, let's do what we got to do. All right. 1 2. Where am I at, Ms. Schellin? MS. SCHELLIN: DDOT would be --3 CHAIRPERSON HOOD: Is DDOT available? Are they here? 4 5 MS. SCHELLIN: I believe Mr. Young said he did not see 6 him -- the DDOT person here. 7 CHAIRPERSON HOOD: Okay. Let's go to Ms. Brown -yeah, let's go to Ms. Brown-Roberts. I'm sorry. I called on 8 9 you, what, about 45 minutes ago? Okay. Ms. Brown-Roberts. 10 MS. BROWN-ROBERTS: Good evening, Mr. Chairman and members of the Zoning Commissioner. For the record, I'm Maxine 11 12 Brown-Roberts from the Office of Planning. The proposed Campus 13 Plan seeks to insure Wesley's ability to continue providing 14 Master's and Doctorate education in theology students. As detailed in the OP report, Wesley has met the standards outlined 15 16 in Subtitle X-101 for Campus Plan approval regarding noise, the 17 number of students, traffic and parking, and other objectionable 18 situations. It is not anticipated that the new campus development 19 would generate noise to impact the surrounding neighborhood, as 20 there are no fields or large areas for university activities. 21 The outdoor areas for the new dorm would be surrounded by the building on all sides. 2.2 23 The number of students and staff would remain the same, with many of their students not coming to the campus daily. 24

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However, with the increased number of beds and parking spaces on

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the campus, traffic to and from the campus would be increased, and Wesley has worked with DDOT on TDM improvements, both on and off campus, and would continue with monitoring over the period of the Campus Plan.

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The Plan should proposed Campus not generate objectionable conditions to the neighborhood. A significant portion of the campus would remain undeveloped. The location of the buildings are internal to the campus, and the new housing would be closest to the AU dorm and fields. The new building would be built to LEED Gold standards, and there would be extensive landscaping, open space, and buffering over what is currently provided. The Campus Plan includes community amenities, such as a playground, sidewalks, signage, crosswalks. All parking and loading would be onsite.

The main feature of the Campus Plan is the demolition of the old President's house, two existing dormitories, and a parking lot to be replaced by a new 74.6 foot high building to house Wesley, as well as AU students and their immediate families. This is an unusual situation which the Zoning Commission has addressed under Zoning Commission Case 24-09. The campus is exempted from commercial use restrictions also. The Campus Plan would meet all zoning requirements, except for a small area of the building that would not meet the 35-foot setback requirement, and Wesley has requested to provide 27 feet for an area variance to provide the 27 feet. This reduction is due to a carve-out in

the property line and the need to set the building back from adjacent streets and residences. Granting the relief would not affect the public good or the intent and purpose of the RA-1 Zone, and OP would support granting the area variance relief.

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The Campus Plan would not be inconsistent with the FLUM and General Policy Map, which both recommend institutional uses. The housing of students meets that criteria. It is also not inconsistent with the policies of the citywide and Rock Creek Area West elements of the Comprehensive Plan, as it relates to campus plan and is detailed in our report.

In particular to the IZ requirements, the Campus Plan would not cause any housing displacement, but would, in fact, cause persons who may live in the surrounding neighborhood to live on campus. Wesley has requested to provide IZ offsite -- IZ units offsite, and the Commission has approved that in new -- the new Subtitle C-1006.10, that the IZ units can be provided offsite. The Office of Planning, therefore, recommends approval of the Wesley Theological Seminary of the United Methodist Church Campus Plan to thrive in place 2025 to 2035, and the area variance relief for the setback requirement of Subtitle F-203.3.

The applicant and the Vice Chairman has addressed items listed as conditions, and, therefore, I won't go any further. Thank you, Mr. Chairman, and I'm available for questions.

CHAIRPERSON HOOD: Thank you, Ms. Brown-Roberts. Let's

1	see if we have any questions or comments. Let me go to
2	Commissioner Wright. Any questions or comments?
3	COMMISSIONER WRIGHT: No. Thank you for your report.
4	I think you covered everything very well. Thank you.
5	MS. BROWN-ROBERTS: You're welcome.
6	CHAIRPERSON HOOD: Commissioner Imamura, any questions
7	or comments?
8	COMMISSIONER IMAMURA: No questions. Thank you, Ms.
9	Brown-Roberts.
10	MS. BROWN-ROBERTS: Thank you.
11	CHAIRPERSON HOOD: And, Commissioner Stidham, any
12	questions or comments?
13	COMMISSIONER STIDHAM: No questions or comments. Thank
14	you so much for your report.
15	MS. BROWN-ROBERTS: Thank you.
16	CHAIRPERSON HOOD: And, Vice Chair Miller, any
17	questions or comments?
18	VICE CHAIR MILLER: No questions and, like my
19	colleagues, thank you, Ms. Brown-Roberts for your comprehensive
20	report on this case and the related cases.
21	MS. BROWN-ROBERTS: Thank you.
22	CHAIRPERSON HOOD: Thank you. And I, too, want to
23	thank you as well. You've gotten four thank yous, so I want to
24	be the fifth to thank you for your for your always good reports
25	and very thorough, so thank you. Let's see if we have any other

questions from the applicant. Mr. Brown, you have any questions? MR. BROWN: No questions. Thank you to OP for their 2 3 reports over time. CHAIRPERSON HOOD: Okay. Ms. Schellin, I'm looking for 4 5 ANC Commissioners, Commissioner Duncan -- Commissioner Duncan or 6 Commissioner Bender, you have any questions -- any cross? 7 COMMISSIONER BENDER: No questions. 8 COMMISSIONER DUNCAN: No questions. 9 CHAIRPERSON HOOD: Okay. Mr. Clarkson, you have any 10 questions? 11 MR. CLARKSON: No questions, Mr. Chair. 12 CHAIRPERSON HOOD: Okay. And, Mr. Smith, you have any 13 questions? 14 MR. SMITH: I do, Mr. Chairman. Sorry. 15 CHAIRPERSON HOOD: I actually knew that before I even 16 asked. Go right ahead. CROSS-EXAMINATION OF OFFICE OF PLANNING BY OPPOSITION 17 18 MR. SMITH: I guess you remember the old days. 19 (Laughing.) Thank you very much and thank -- I also want to 20 thank you for your report. I don't want to be left out of 21 thanking you, but I do want to talk about the count -- the Campus 22 Plan count, the student count and that you also reference in the 23 report. And I -- is the purpose of a cap or a count in the Campus Plan related to the intensity of use of the campus? Is it some 24 25 kind of gauge or measurement of that? Is that --

1	MS. BROWN-ROBERTS: It's usually something that is
2	that is recommended by the applicant, by the university or
3	college. And we look at that mostly in relation to traffic
4	those counts related to traffic and, you know, the how they're
5	housing them onsite whether onsite or offsite. So those are
6	usually the two main areas that we look at.
7	MR. SMITH: Thank you. So how does excluding the
8	tenants the AU student tenants in this building in the
9	Landmark building on the Wesley campus how does that cap then
10	reflect the use the intensity of use on that campus
11	intensity of use of the campus?
12	MS. BROWN-ROBERTS: Well, the AU students are just
13	there basically to sleep, you know, and then they're going back
14	and forth from AU or off the thing. So that's why I think we
15	look at it mostly in terms of transportation than, you know, the
16	other things that are that are on the campus.
17	MR. SMITH: Well, they do have they do have a car.
18	I mean, there's parking that's being provided
19	MS. BROWN-ROBERTS: to some almost 300 parking
20	spaces being provided in the
21	MS. BROWN-ROBERTS: That's correct. And those numbers
22	are taken into consideration for the traffic study, yeah.
23	MR. SMITH: And I part of my part of my confusion
24	about this and my question is that when I look at Subtitle Z,
25	Section 302.10, it says that it requires the applicant to provide

a student count for every student on the campus. So that's why I'm wondering why these AU students are not included in that count. I mean, that's the language of the zoning code, so that's my question that I'm getting at here.

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MS. BROWN-ROBERTS: And I think there's a little disparity here, because the -- this Campus Plan is a little different, because in all others we're talking about the students only from that university, and I think that section was written with that in mind. This one is a little different, because we're talking about housing only and -- well, some of them are going to be taking classes, but mainly housing -- mainly, they're housing both AU and Wesley, so this one is a little different.

MR. SMITH: Okay. On page three of your report to the Commission, it says that, "The Commission" -- this is what it says. It says, "The Commission concluded in this case that this application was not consistent with the Comprehensive Plan." And so, you know, what has changed about this case that would now make it consistent with the Comprehensive Plan?

MS. BROWN-ROBERTS: I think we were talking about the PUD, and the PUD has different standards from the Campus Plan. And in the PUD, some of the standards they were not able to meet, so it's a little different here.

MR. SMITH: Okay. And then, also, on page 14 -- oh, I did want to ask you, the sidewalk and public space improvements along University Avenue that you point to in the report -- in the

report as a neighborhood -- as a community amenity, weren't these improvements mandated by DDOT?

MS. BROWN-ROBERTS: Yes, but they're still being provided by the University.

MR. SMITH: Okay. And, also, on page 14 of your report, it references the text amendment that was approved to Subtitle X to say that the Commission affirmed that Wesley's housing of AU students was done in order to meet its educational mission. Can you -- can you say -- can you share with us where in the language of Subtitle X? We haven't seen or we saw it in your report. You included the language in your report.

MS. BROWN-ROBERTS: I don't think that --

MR. SMITH: Where in the language of Subtitle X does it actually say that?

MS. BROWN-ROBERTS: No, I don't think I was trying to say that it said those words exactly. I think what I was trying to say is that, if you look in the amendment, it talks about housing Wesley and AU students.

MR. SMITH: Okay. Thank you. And, actually, going back to the student count, I guess I'm -- again, I just want to be sure I understand this, because when we were doing the AU Campus Plan, that AU Campus Plan took into account children who were studying in the Child Development School. So I guess I'm wondering why if we're including, you know, students who are in the Child Development School in the AU Campus Plan, why aren't

1	we considering the nearly 600 tenants that are going to be living
2	on the Wesley campus in the Landmark building?
3	MS. BROWN-ROBERTS: I don't have the text of what was
4	in the AU in front of me really, so I don't think I can address
5	it.
6	MR. SMITH: Do you think that's a fair question?
7	MS. BROWN-ROBERTS: I suppose, yeah. I suppose it's
8	something that we could I could take a look at, uh-huh.
9	MR. SMITH: Great. Thank you. If this building if
10	the Landmark building was not located on the Wesley campus, would
11	it comply with the development standards for an RA-1 zone?
12	MS. BROWN-ROBERTS: I well, the RA-1 zone has
13	particular standards for a university, so it's a different
14	standard from if you're just somewhere else.
15	MR. SMITH: Right. So if it wasn't on the Wesley
16	campus, it would not comply with that.
17	MS. BROWN-ROBERTS: It's a different standard, yes.
18	It's a completely different standard.
19	MR. SMITH: Thank you.
20	MS. BROWN-ROBERTS: The standard under the standards
21	of the RA-1 for a Campus Plan, it is allowed.
22	MR. SMITH: So going to page 21 of your report, you
23	said that the new dormitory is projected to the words your
24	language is "projected to stabilize the University's financial
25	future" I'm wondering has Wesley shared any financial

- information with the -- with OP that would justify this -- that 1 2. would document that conclusion or justify that kind of 3 conclusion? MS. BROWN-ROBERTS: No. I think that's our conclusion 4 5 from speaking to them and from what they've submitted. 6 MR. SMITH: Okay. And my last question really is, does 7 OP have any concern at all that the use of beds on the Wesley 8 campus for AU undergraduate students, as proposed, would be 9 incompatible with the profile of Wesley's graduate-level Seminary 10 students? 11 MS. BROWN-ROBERTS: No, no concern, no. MR. SMITH: Okay. All right. Thank you very much. 12 13 Appreciate it. 14 MS. BROWN-ROBERTS: You're welcome. 15 CHAIRPERSON HOOD: All right. Thank you. Okay. Ms. 16 Schellin, can we go to the ANC? 17 MS. SCHELLIN: I believe he already has them up. 18 CHAIRPERSON HOOD: I think -- okay. Commissioner 19 Bender or Commissioner Duncan, whoever would like to go first. 20 Let's let Commissioner --
 - COMMISSIONER BENDER: Well, if I could, because I think -- I think I may be scrapping my proposed testimony. Good afternoon, Mr. Chairman and fellow Commissioners. I'm Jonathan Bender with ANC 3E03 and Chair of ANC 3E. I am here or was here to present the testimony of ANC 3E. Given the material regarding

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1	affordable housing the applicant put in the record and the
2	possibility the applicant would get to present testimony on same,
3	my prepared testimony primarily addresses that issue. So unless
4	I misunderstood your instructions, Mr. Chair, it sounds like we
5	should save that testimony for a later date, unless you,
6	nonetheless, want to hear it tonight.
7	CHAIRPERSON HOOD: We will we will hear that at the
8	further processing, which is going to get even longer.
9	COMMISSIONER BENDER: Yeah.
10	CHAIRPERSON HOOD: That's what I figured. I think
11	I think I did see your testimony. I thought you might have
12	had something else, but, yes, if we can hold that, because we're
13	going to really drill down in it when we get to further
14	processing.
15	COMMISSIONER BENDER: Okay. So consider it consider
16	it deferred.
17	CHAIRPERSON HOOD: Okay. Now, Mr. Brown, now you're
18	hearing about all this further processing. Make sure when you
19	come back we get some answers. Okay?
20	MR. BROWN: Yes, sir.
21	CHAIRPERSON HOOD: All right. Thank you thank you,
22	Commissioner Bender.
23	COMMISSIONER BENDER: You're welcome.
24	CHAIRPERSON HOOD: Is Commissioner Duncan now,
25	you're not leaving though; you're just not going to give us any

1	testimony. You're sticking around or are you going to leave?
2	COMMISSIONER BENDER: Well, I will stick around for a
3	while. I don't know that I'll have any cross-examination for
4	anybody, so I could at this point potentially just watch the
5	hearing and catch up afterwards, but if you want me to stick
6	around, I'll be here.
7	CHAIRPERSON HOOD: No, I don't want to if you don't
8	have anything germane to what we're doing and you're good with
9	that and ready for further processing, I'll just leave it up to
10	you.
11	COMMISSIONER BENDER: Okay. Thank you.
12	MS. SCHELLIN: The parties may have a may want to
13	cross him on his submission to the record, so he can't leave.
14	CHAIRPERSON HOOD: His submission his submission is
15	not germane tonight for tonight.
16	MS. SCHELLIN: Oh, okay. None of it? Okay.
17	CHAIRPERSON HOOD: No, he's not going to he caught
18	it early. He didn't even go to the tutorial I had.
19	MS. SCHELLIN: Yeah, I didn't know if any of it was
20	germane at all. Okay.
21	VICE CHAIR MILLER: But I do appreciate all the work
22	that ANC 3E has done on this case and the related cases and the
23	revisions that you've suggested to the proposed conditions that
24	have been suggested by the applicant, some of which deal with the
25	affordable housing and some of which deal with other issues, so

I appreciate all the engagement that you've -- and the effort you've made, and we all do. I just wanted to say that.

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COMMISSIONER BENDER: No, I appreciate it, Mr. Vice Chair. It has been a lot I know for you and, certainly, for us, so -- and there's more to come.

CHAIRPERSON HOOD: And we all share that sentiment, Commissioner Bender. We know your work over the years, so we appreciate that. All right. Commissioner Duncan, did you have any testimony for tonight?

COMMISSIONER DUNCAN: I do have testimony. Thank you, Chairman Hood. It's short. I did delete the parts that we're not talking about tonight, but I do want to make some comments for the record. Again, my name is Tricia Duncan. I am the former Chair of ANC 3D, and I represent the District 3D02, which borders the Wesley campus. I, too, have worked on this project for years, along with my colleague, Commissioner Chuck Elkins.

ANC 3D submitted written testimony -- written remarks last week to the Commission, and I am not going to repeat everything here, but, rather, I will highlight which conditions in this application are most important to our constituents, so here goes. Conditions 16, 17, and 19 regarding the green open space, landscaping, and playground. Spring Valley is a neighborhood with large home lots, but very little public open green space, which is important. Wesley is committing to preserving 205,000 square feet of open green space on this campus.

When I speak with people generally in Spring Valley, they love this part of the Wesley campus, and Wesley is very generous with this space for community gathering events, and the small playground is going to be an added benefit. Currently, Spring Valley has no public playgrounds.

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Conditions 22 through 32 that regard transportation and The Commission is aware that traffic and parking is parking. always important to ANC 3D. We are in support of the traffic management and monitoring outlined in these conditions and the obligations of Wesley in the future. This section also calls for the new sidewalk construction where currently no sidewalks exist. Many of our residents are worried, based on past experiences, that parking and traffic pattern changes are going to create problems on University Avenue. We believe conditions 22 and 25 through 32 address these concerns appropriately. There are also conditions that require construction management construction, and the continuation of the Community Liaison Committee, the CLC, is absolutely necessary and vital.

I have heard and read all the objections to this project by the parties in opposition. It seems that most of the objections have to do with American University and a differing view on what the zoning regulations allow. What seems absent from the objections are how this project is going to personally have an adverse effect on any given neighbor or Spring Valley, as a whole. I'd like the Commission to know that the only

1	opposition to this project that I have ever heard, as my time as
2	Commissioner, are from the parties in opposition in the case
3	record and their very few members. In other words, I don't see
4	a ground swell of opposition here. Of course, ultimately, this
5	Zoning Commission will be the decider on the zoning regulations.
6	As far as American University is concerned, I don't
7	believe they oppose this project. I do not read their non-
8	engagement as opposition; I read it as "We're going to respect
9	our neighbor and let them proceed with their Campus Plan, as we
10	would expect them to do with our Campus Plan." If AU really
11	thought it was going to be a death blow to their operations, they
12	would have told this to Wesley long ago, in my opinion. This
13	concludes my testimony, and I'm happy to take questions.
14	CHAIRPERSON HOOD: Thank you, Commissioner Duncan. We
15	appreciate your comments. Let's see if we have any questions or
16	comments. Commissioner Wright, questions?
17	COMMISSIONER WRIGHT: No. I think your comments were
18	very clear, and I appreciate them. Thank you.
19	COMMISSIONER DUNCAN: Thank you.
20	CHAIRPERSON HOOD: Commissioner Imamura.
21	COMMISSIONER IMAMURA: No questions. Commissioner
22	Duncan, always appreciate your testimony. It's very thoughtful
23	and well delivered. Thank you.
24	COMMISSIONER DUNCAN: Thank you.
25	CHAIRPERSON HOOD: Commissioner Stidham, any questions

1	or comments?
2	COMMISSIONER STIDHAM: No questions. Thank you,
3	Commissioner, for your very thoughtful comments.
4	CHAIRPERSON HOOD: Vice Chair Miller.
5	VICE CHAIR MILLER: Thank you, Mr. Chairman, and thank
6	you, Commissioner Duncan, for all your work and your ANC's work
7	on this case as the related cases and your comments and
8	recommendations and your efforts in the community. Thank you.
9	COMMISSIONER DUNCAN: Thank you.
10	CHAIRPERSON HOOD: I, too, Commissioner Duncan, join
11	my colleagues. Straight to the point. Thank you for your
12	testimony. Let's see if we can get Mr. Brown, you have any
13	questions for Commissioner Duncan?
14	MR. BROWN: No, just thanks for her participation.
15	CHAIRPERSON HOOD: Okay. Mr. Clarkson.
16	MR. CLARKSON: No questions. Thank you.
17	CHAIRPERSON HOOD: Let me go back to Commissioner
18	Bender. Okay. He may not
19	COMMISSIONER BENDER: Oh, no questions. Thank you.
20	CHAIRPERSON HOOD: Okay. All right, Mr. Clarkson. Mr.
21	Smith. Go right ahead, Mr. Smith.
22	CROSS-EXAMINATION OF ANC 3D BY OPPOSITION
23	MR. SMITH: Thank you, Mr. Chairman. This question is
24	for I believe it's Commissioner Duncan or Commissioner Bender,
25	but it references it's in reference to a piece in Commissioner

Bender's testimony, but it relates to 3D. In Mr. Bender's testimony -- Commissioner Bender's testimony, it states that 3D and 3E have been in discussions with Landmark and Wesley on changes to the conditions of this Campus Plan. And so my question actually is to Commissioner Duncan. Have you shared any of these changes in the -- of these conditions -- Commissioner Bender says right up to the last minute of their filing last week, they were making these changes. Have you shared any of these changes with your constituents along University Avenue who are involved in this case?

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COMMISSIONER DUNCAN: So I was informed by a Commissioner in 3E, Tom Quinn, after I had already published our stuff for our ANC meeting, because our ANC meeting was before 3E. And the part that I saw made it more clear that we were going to ask Wesley to manage the intersection at the exit onto Massachusetts Avenue, about them being responsible for any kind of traffic light or pedestrian signals, should DDOT require it. And since it seemed more onerous than what was in the conditions, I did not feel like it was that big a deal.

MR. SMITH: Okay. So the neighbors -- your constituents aren't aware of it. Okay. The other piece that you have -- or I'm sorry -- that -- in 3D's statement to the Commission -- and you alluded to it tonight indirectly, is it ANC 3D's view that any land use that generates revenue would be consistent with an institution's mission?

1	COMMISSIONER DUNCAN: So I believe that that is the
2	million dollar question here, and the Zoning Commission,
3	obviously, is answering that. I feel like Wesley's been up front
4	about their purpose in doing this, and the text amendment I
5	believe addressed that. I also had looked I believe it's
6	GW has a property downtown that they lease out to office space
7	that's not related to the University, so I personally, it's
8	my view that it's not out of bounds for them to do this.
9	MR. SMITH: Okay.
10	COMMISSIONER DUNCAN: This building is a building that
11	houses students, and that is what universities do. So I guess I
12	don't think it's out of bounds?
13	MR. SMITH: Okay. So, I mean, you are are you aware
14	that the GW that that GW building is actually in a
15	commercially-zoned on commercially-zoned land? Are you aware
16	of that?
17	COMMISSIONER DUNCAN: Yes, because it's an office
18	building doing like commercial stuff.
19	MR. SMITH: Yeah, it's on commercially-zoned land.
20	COMMISSIONER DUNCAN: And this is student housing on a
21	campus.
22	MR. SMITH: But here's I'm not I'm not sure
23	I'd like to ask the question again in a different way, because
24	I'm not sure you understood what I'm what I'm really asking.
25	What I'm asking is that, at the end of the day, is money the

1	standard that the Commission should apply in a Campus Plan case
2	to make a determination as to whether that Campus Plan is
3	consistent with the educational mission of the university?
4	COMMISSIONER DUNCAN: Wow. I'm not a Zoning I'm not
5	a Zoning Commissioner.
6	MR. SMITH: Is that the position well, no. Is that
7	the position that ANC 3D has taken, based on what you've written
8	in your report under "Brief response to objections" in the third
9	paragraph, where you make a reference to Commissioner Ray
10	(sic) May referring to this as a commercial venture, not a
11	commercial building. So that's my question; is money the standard
12	that should be applied in cases like this
13	COMMISSIONER DUNCAN: I mean
14	MR. SMITH: to make the determination that something
15	is consistent with the educational mission of the university?
16	COMMISSIONER DUNCAN: I don't really understand. What
17	do you mean by "money"?
18	MR. SMITH: All right. I'll just I'll just
19	COMMISSIONER DUNCAN: I mean, your question is not
20	that's out of my I'm not a Zoning Commissioner.
21	MR. SMITH: That's fine. That's fine. I'll just not
22	I'm
23	COMMISSIONER DUNCAN: Holistically speaking, because
24	students will be living here, I am okay if this gets approved.
25	MR. SMITH: I get it. I get it. Okay. Also, just to

Τ	clarily just to make sure that we're clarilying, when you said
2	that Spring Valley has no public playgrounds
3	COMMISSIONER DUNCAN: Uh-huh.
4	MR. SMITH: doesn't Spring isn't Turtle Park and
5	Friendship Recreation Center just across Mass Avenue across from
6	the Spring Valley neighborhood?
7	COMMISSIONER DUNCAN: If you live over near Loughboro
8	Road, you're not walking to Turtle Park. That is not in Spring
9	Valley. It's in AU Park.
10	MR. SMITH: I know, but if you're living on Loughboro
11	Road, are you going to walk to Wesley Seminary?
12	COMMISSIONER DUNCAN: I walk live on the other side,
13	and I walk there many times a week.
14	CHAIRPERSON HOOD: Mr. Smith, what's the relevance?
15	What's the relevance?
16	MR. SMITH: I'm just trying to clarify I'm just
17	trying to clarify.
18	COMMISSIONER DUNCAN: There's no public park in Spring
19	Valley.
20	MR. SMITH: Okay.
21	CHAIRPERSON HOOD: I may walk over there. I'm trying
22	to understand. The Commission the Commission wants to
23	understand the relevance. What is the what is the point you're
24	trying to make?
25	MR SMITH: I think the relevance is that look

we're not trying to oppose the playground, but what -- but, you know, let's put the playground in perspective here. It's not as if the neighbors don't have access to recreational facilities that have actually just been completely redone by the District government with District tax dollars that are -- that will be far -- that will be bigger and have more services than this playground has. That's the only thing, but -
CHAIRPERSON HOOD: Let me ask -- let me ask -- let me

CHAIRPERSON HOOD: Let me ask -- let me ask -- let me ask you a question on that, Mr. Smith.

MR. SMITH: And I'm trying not to testify.

CHAIRPERSON HOOD: I know you're not, but I'm going to ask you a question. I'm trying to show you how germane that was not, because in my neighborhood we have the exact same thing. It happens all over the city. So I'm trying to understand the relevance for this Campus Plan case. People -- it's done all the time in this city.

MR. SMITH: Right. I understand, Mr. Chairman. I appreciate it. With respect to your comments about AU -- American University, is that your opinion or is that the position of the ANC?

COMMISSIONER DUNCAN: Okay. Fair point. That was not in my -- our voted-on testimony, so I would like to clarify for the Commission that that is my view. I am also on the Steering Committee of the American University Partnership.

MR. SMITH: Okay. And so my question really is, do you

have any kind of inside information with respect to AU? I mean,
have you had any discussions with AU about this that would lead
you to conclude -- to make that conclusion? I mean, have they
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COMMISSIONER DUNCAN: Yeah. I'm on the Steering Committee and they did say they were not going to comment, but it's not like they rolled their eyes and they're, like, woe is us. I don't get that sense, so it is my opinion.

MR. SMITH: Okay. Thank you very much. That's all.

CHAIRPERSON HOOD: All right. Thank you. Thank you both. Let me see, Ms. Schellin, I think we're now down to -- I'm taking some notes here -- we're now down to, first, the party in support.

MS. SCHELLIN: Yes, Mr. Clarkson.

CHAIRPERSON HOOD: Mr. Clarkson. Okay. Mr. Clarkson.

MR. CLARKSON: Can you all hear me okay?

CHAIRPERSON HOOD: Yes, we can. Go right ahead.

MR. CLARKSON: Okay. Thank you. Good evening, Chair Hood and Commissioners. My name is William Clarkson. I am testifying on behalf of the Spring Valley Neighborhood Association, SVNA. SVNA is comprised of residents of Spring Valley, the neighborhood bordering Wesley Theological Seminary, and we've been an active participant in Wesley's -- in the Seminary's Community Liaison Committee. As a party in this case, we really appreciate the opportunity to testify again in support

of Wesley's proposed Campus Plan.

2.

We believe the Seminary has continued to make a concerted, good faith effort to proactively engage with community stakeholders regarding this Campus Plan proposal and to address concerns raised by potentially affected individual neighbors. We are particularly pleased that the proposed Campus Plan provides for the construction of a communitywide playground, as well as a sidewalk along University Avenue where there currently isn't one, between Rodman and Mass Ave.

We also believe -- and I'll echo other's comments already -- we also believe that our elected ANC 3D and 3E representatives should really be commended for their tireless efforts to keep neighborhood residents informed and for working to foster a meaningful dialogue among the various stakeholders and community groups. The proposed Campus Plan is the result of numerous meetings and discussions involving the CLC, ANC 3D and 3E, multiple neighborhood and citizens associations and organizations and individual neighbors, and we believe it will allow our neighbor, Wesley Seminary, the best opportunity to thrive in place.

We look forward to working with the Seminary and other community stakeholders, and we hope that American University, Wesley's immediate neighbor, will become more involved as this process moves forward. We're encouraged by Wesley's ongoing engagement with AU, and we believe meaningful and substantive

1	communication and coordination between Wesley, AU, and the
2	community stakeholders is essential. All of us are here today
3	because we care deeply about our community. I've said this
4	before; I'll say it again. And I would hope that all the
5	participants recognize the importance of raising genuine fact-
6	based concerns and working to address those concerns in good
7	faith. We welcome the open and collaborative process that has
8	been followed to date, and we appreciate the Commission's
9	consideration of this testimony. Thank you.
10	CHAIRPERSON HOOD: Thank you, Mr. Clarkson. Let's see
11	if we have any questions. Commissioner Wright, any questions?
12	COMMISSIONER WRIGHT: No, no questions. Thank you.
13	CHAIRPERSON HOOD: Okay. Commissioner Imamura.
14	(No response.)
15	CHAIRPERSON HOOD: Commissioner Stidham.
16	(No response.)
17	CHAIRPERSON HOOD: And Vice Chair Miller.
18	VICE CHAIR MILLER: No questions. Thank you, Mr.
19	Clarkson, for your Neighborhood Association's and your continued
20	community engagement on this issue.
21	MR. CLARKSON: Thank you.
22	CHAIRPERSON HOOD: I, too, have no questions, but thank
23	you, Mr. Clarkson, for your as the Vice Chair said and others,
24	for your continual engagement in this process and others. Let's
25	see, Mr. Brown, you have any cross? Am I the only one that didn't

1	hear him or it was just me? Maybe my set is going bad. Mr.
2	Brown, can you just wave?
3	MR. BROWN: Can you hear me?
4	CHAIRPERSON HOOD: Yeah, I can hear you now. You have
5	any cross? Okay. That's fine.
6	MR. BROWN: No questions. No questions.
7	CHAIRPERSON HOOD: Okay. Thank you. Commissioner
8	Duncan, you have any questions?
9	COMMISSIONER DUNCAN: No questions.
10	CHAIRPERSON HOOD: And Commissioner Bender?
11	(No response.)
12	MS. SCHELLIN: I believe he has left. Let me just
13	double-check.
14	CHAIRPERSON HOOD: Okay.
15	MS. SCHELLIN: Yeah.
16	CHAIRPERSON HOOD: All right. Mr. Smith is on. You're
17	on.
18	MR. SMITH: No questions, Mr. Chairman.
19	CHAIRPERSON HOOD: No questions? Oh, okay. All right.
20	All right. That threw me off. Where we at now? One second.
21	All right. Let me see. Hold on one second please. All right.
22	Does let me ask my colleagues, do you need a five-minute break
23	or we good?
24	(Commissioners shaking head no.)
25	MS. SCHELLIN: The party in opposition will be up next,

1	and they have about 44 minutes.
2	CHAIRPERSON HOOD: Well, let's take a five-minute
3	break.
4	MS. SCHELLIN: How much time do you need, Mr. Smith,
5	for your presentation, so we'll get the clock ready for you.
6	MR. SMITH: Well, just to be on the safe side, I'll say
7	44 minutes. How's that?
8	MS. SCHELLIN: Okay. Keep us in suspense.
9	CHAIRPERSON HOOD: Let's come back at 7:20. Let's
10	take eight minutes. Okay. Thanks.
11	MS. SCHELLIN: Mr. Young, would you get the clock queued
12	up for us?
13	(Brief recess.)
14	CHAIRPERSON HOOD: Okay. Let me just apologize to
15	everyone, because in between some of these you'll see our cameras
16	go off and we may eat, so, you know, we try to eat our dinner
17	too, so I just want to apologize to everyone for us eating, so
18	excuse us. All right. Okay. Ms. Schellin, who's going first?
19	MS. SCHELLIN: However they want to give their
20	presentation, I'll let you can let them. I don't think you
21	guys had any expert witnesses, is that correct, Mr. Smith, that
22	we need to review or anything? I didn't see anything.
23	MR. SMITH: That's correct.
24	MS. SCHELLIN: Okay. So however you guys want to do
25	it, it's all yours.

CHAIRPERSON HOOD: Okay. We'll turn it over to the party in opposition. I'm not sure who's going to start off.

MR. SMITH: Oh, I'm sorry. I thought we were waiting for people who were testifying in support.

CHAIRPERSON HOOD: We don't have any.

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MR. SMITH: Oh, okay. I'm sorry. I had a --

CHAIRPERSON HOOD: At least we didn't see them.

MR. SMITH: Т had а senior moment here --(indiscernible). a senior moment maybe, because I'm a senior. No, I'm going to be starting and then it'll be Mr. Carter and then Commissioner Gates. Chairman Hood and members of the Commission, Neighbors for a Livable Community, established in 1987, and the Spring Valley Wesley Heights Citizens Association, established in 1952, are a joint party in this case. My name is Thomas Smith, and I'm here tonight at the request and on behalf of Dennis Paul and William Krebs, the Presidents of the groups. I am joined by Blaine Carter and former ANC Commissioner Alma Gates, with whom I served for ten years on ANC 3D, six of them as Chair, representing the Spring Valley neighborhood.

Today marks the Commission's fifth public hearing on the Wesley Campus Plan and marks the fifth time we have testified on this application. Neighbors have volunteered much time over the last three years to assess and address the many issues in a case that Commissioner Imamura often has referred to as zoning gymnastics. We realize that the Commission wants to find a way

to approve this unprecedented Campus Plan, despite its many fault lines. After the last three years of opposing this plan, we believe even more that the Commission's approval of this case will have significant and unintended consequences for American University and its finances, the neighbors, and the city as a whole.

2.

We heard nothing new tonight from Wesley. Wesley's arguments are a repeat of their testimony in 2022 during the first campus plan case, in 2023 during the PUD case, and in 2024 in the text amendment case. You did not approve the Campus Plan in 2022. You did not approve the PUD in 2023. The question before you tonight is whether the text amendments you created and that have not yet been published resolve all the legal problems that have prevented you from approving this Plan up to this point. Based on the record in this case, the answer is no. The core zoning issues in this case have not changed since Wesley's application was first filed on St. Patrick's Day, 2022.

The Zoning Regulations still present at least three major obstacles to approval. First, the 659-bed Landmark apartment building primarily for AU tenants is unrelated to the educational mission of Wesley which is inconsistent with Subtitle X, Section 101.4 of the zoning regs; two, based on the standards for review established as a matter of law by the D.C. Court of Appeals in <u>Durant v. District of Columbia Zoning Commission</u>, Wesley's plan is inconsistent with the Future Land Use Map and

the Comprehensive Plan; and, three, the Campus Plan presents objectionable conditions for neighboring properties as well as AU, including exploiting AU's students for Landmark's and Wesley's financial gain, inconsistent with Subtitle X, Section 101.2, and we do believe the IZ proposal is an objectionable condition.

Wesley's and OP's filings and testimony seem to suggest that this Campus Plan case already has been decided by virtue of the Commission's approval of two text amendments in ZC 24-09. Wesley and OP point to the Commission's approval of a text amendment to Subtitle X to argue erroneously that the Landmark project is not a commercial venture. The text amendment would not have been necessary if the project was not commercial.

This is a commercial business because Landmark will enter into lease agreements with individual tenants enrolled as students at AU, a neighboring institution outside Wesley's campus boundaries. The Wesley-Landmark commercial venture is targeted to students who do not share Wesley's educational objectives and are not enrolled in a course of study that will lead to an academic degree from Wesley, which is required under Subtitle B.

The Landmark commercial development will constitute 72.8 percent of the occupiable square feet at Wesley making it -- making it the dominant use of Wesley's campus. The amount of facility space for Wesley students will actually decline by 23 percent over current levels under this Plan.

The Commission may be able to exempt Landmark from the commercial limits of Subtitle X through a text amendment, but it cannot and did not redefine the word "commercial" so as to obscure the commercial nature of the Landmark project. It is precisely the commercial nature and scope of the Landmark project that puts Wesley's Campus Plan application at odds with Subtitle B of the Zoning Regulations. Because it is inconsistent with Subtitle B, it is inconsistent with the FLUM and the Comprehensive Plan, which Commissioner Gates will address in her testimony.

But, let me turn this over now to Blaine Carter. A resident of the District for more than 40 years, Mr. Carter has lived on University Avenue in Spring Valley for the past 23 years. He has worked in the commercial real estate industry for 41 years, including on such projects as the Washington Convention Center, the SEC Headquarters, and Station Place. He is testifying tonight on behalf of NLC and the Spring Valley Wesley Heights Citizens Association. Thank you.

MR. CARTER: Good evening, Commissioners. There are so many problems with this Campus Plan proposal that the zoning gymnastics reference seems inadequate. This case has twisted what is usually a straightforward Campus Plan process into a pretzel, and it's not even a good pretzel. Let's focus on the uncomfortable facts in this case. First, Wesley argues in its pre-hearing statement that the Landmark building is a legitimate university use. A dormitory housing AU students may be a

legitimate university -- excuse me -- university use on AU's campus, but not on Wesley's campus. OP overreaches by stating in its May 2nd, 2025 report, Exhibit 85, that the Commission already affirmed in ZC Case Number 24-09 that housing AU students is part of Wesley's educational mission. This conclusion is not supported by the facts and the record in ZC 29-09 (sic) -- 24-09 or by the language of the text amendment suggested in the OP report, which is focused solely on limiting Wesley's exposure to the commercial restrictions in Subtitle X. The Landmark building is unrelated to the educational mission of Wesley and, therefore, does not comply with Subtitle X, Section 101.4.

2.

The number of AU tenants housed on Wesley's Campus will be seven times greater than the Wesley students housed on the campus. Wesley has mothballed one student dormitory on its campus and converted another from double-occupancy rooms to single-occupancy rooms, all due to the lack of demand or need. Of the 172 beds authorized by Wesley's current Campus Plan, only 86 are occupied, according to Wesley. Wesley does not need the proposed building except to achieve its objective of improving its cash flow.

Landmark acknowledges, as part of its independent market analysis, that it is a -- its primary target for the building is the AU student population. Wesley has long been and continues to be a primarily commuter school with little demand for on-campus housing. Only about 19 percent of its students

live on campus, according to Wesley. The sole purpose of this commercial venture is to make money for Landmark and Wesley.

Money is the driving force in this Campus Plan.

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Second, what makes this case so egregious is that Landmark, at Wesley's bidding, is seeking to exploit commercial business purposes, development flexibility reserved for universities through the Campus Plan process, which would allow the development standards for the land's underlying RA-1 zoning to be exceeded. With approval of Wesley's Campus Plan, the Commission would be gifting Landmark with the unprecedented privilege to access the AU student housing market and to compete unfairly with AU's on-campus housing program and other commercial rental buildings in the neighborhood. Now I need a little guidance from the Commission -- Commissioner and the Commissioners here.

Number three was about IZ, but it was very macro. IZ off limits completely. It was merely a suggestion that the thing was inadequate -- the proffered money.

CHAIRPERSON HOOD: Okay. You already told us about it. We got that, so we can just skip that part.

MR. CARTER: Okay. Stay away from it. Fine. Excuse me. Okay. So number three, Wesley's Campus Plan is inconsistent with Subtitle X, Section 101.2, because it will create objectionable conditions affecting neighbors and AU. These objectionable conditions are outlined in our prehearing statement

at Exhibit 88, but include parking, campus security, number of students, stormwater containment, and Wesley's attempt to poach AU students for its financial gain, which is especially objectionable at a time when AU's experiencing its own financial challenges.

Four, AU is still not actively engaged in this Campus Plan process after more than three years. Wesley continues to insist that AU will engage when it is ready. Not being ready after three years speaks more than we could ever say to this Commission. Anything less than AU's full-throated endorsement and collaboration of the Landmark project is reason for the Commission to reject the application, as proposed.

AU has been willing to talk with the neighbors about the project and have told us that they are focused on their housing -- on housing their students on their campus. They advised the Commission in 2021, when the neighbors raised the issue of the Wesley-Landmark building during the AU Campus Plan hearings.

Wesley's plan to poach AU students for its financial gain comes at a time when AU is dealing with a 60 million dollar budget deficit that is likely to grow as federal education resources for colleges and universities dry up. AU has been very transparent about its financial challenges, unlike Wesley, which is the institution that is asking you not to just bend the rules, but to throw out your rule book out the window. Fifth, the

Commission -- if the Commission approves the Wesley-Landmark building, what happens to the -- if the commercial venture fails? What happens if they build it, but the students don't come? Residents are deeply concerned that the neighborhood may be left with a non-conforming asset building on the Wesley Campus Plan.

2.

Finally, this case has required the Commission to bend over backwards to consider approving this commercial operation on Wesley's campus on the basis that Wesley needs to thrive; yet, there is still no evidence in the record of Wesley's financial need. Instead, we have threats to leave, threats that have been made to the neighbors so often since 2005 that it conjures up memories of the children's fable, Chicken Little.

Institutions like Wesley add value to our city that cannot always be measured in dollars. As Wesley's and AU's neighbors, we know that better than anyone. Yet, there are limits to what can and should be done to support Wesley at this current site. Wesley's Campus Plan proposes facilities its students simply don't need and that AU -- it simply does not want. For its financial gain, Wesley has chosen to become innkeepers, and, in doing so, they need to blast through all of the guardrails that exist in the Campus Plan regulations. A very limited text amendment did not solve the regulatory issues in this case. Just like three years ago when Wesley first filed its flawed plan, the Commission is being asked to cross a red line in this Campus Plan. The Commission should not be engaged in a regulatory bail-

out of Wesley, especially when the facts and the record in the case don't support the action. Sometimes change is inevitable. As Commissioner May said nearly three years ago, it's not -- it's just not the Commission's job to find a way to save this institution at this location. All I would say is, where is DMPED in all of this? I mean, really, if Wesley is so important to DC, you would think that the Deputy Mayor's Office of Economic Development would have somehow been engaged by now, but it hasn't.

2.

Let me turn it over to Alma Gates. Alma, you're muted.

COMMISSIONER GATES: The Comprehensive Plan allows the community to predict and understand the course of future public actions and to ensure that the District's resources are used wisely and efficiently. It provides guidance on the choices necessary to make Washington, DC better. The Plan is comprised of two parts, the federal elements and the District elements. Together, they advance Washington, DC's great design and planning heritage for its equitable development through inspiring civic architecture, rich landscapes, distinct neighborhoods, vibrant public spaces, environmental stewardship, and thoughtful landuse management.

For the past three years, the Zoning Commission, ANCs, and citizens groups have met to discuss aspects of the purposes and their relationship to Wesley Seminary's Campus Plan. Perhaps the lack of "thoughtful land-use management" best sums up why Wesley's Campus Plan has not been approved, despite so much slack

has been cut to allow Wesley to reach this point. However, after recent meetings with the Applicant, it's obvious this case is still not ready for approval. If the "devil is in the details", there is serious work needed on the Wesley Campus Plan. Both Mr. Smith and Mr. Carter have highlighted some of the details that need further Zoning Commission attention.

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Commercialization of the Wesley campus continues to be contentious issue for the surrounding community. The construction of what equates to a commercial apartment building on land that has been designated for educational purposes in the midst of R-1-A, R-1-B and RA-1 residentially-zoned land is of concern for many who live in the neighborhood surrounding the Seminary, especially those who reside along University Avenue. There is no longer predictability for homeowners, as the Zoning Commission has ignored objectionable conditions associated with the Wesley Campus Plan and has moved forward with approval of land use that is not in keeping with the Comprehensive Plan. Even the two text amendments fail to fully cover the needs of the Seminary.

As the guide for all District planning, the Comprehensive Plan establishes the priorities and key actions that other plans address in greater detail. The broad direction it provides may be implemented through agency strategic plans, operational plans, long-range plans on specific topics, such as parks or housing, and focused plans for small areas of Washington,

DC. This is the case for Wesley that is seeking approval of a 10-year Campus Plan focused on its modest campus in Northwest.

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Clearly, the Comprehensive Plan is not being implemented in terms of priorities and key actions for anyone other than Wesley. While they are required to operate under a Campus Plan, the terms of the plan must reach outside the perimeter of the campus and balance its needs with those of the surrounding residential area or avoid objectionable conditions for the neighbors. Ninety-foot buildings may exist on other campuses, but typically have a much larger land mass that can accommodate the height and density. Although Wesley removed the building's penthouse, the reconfigured density remains on site. The Wesley seven-story building is shoehorned into a corner of the campus, hoping to be hidden from sight by distant AU dorms, but the low-scale buildings on the Wesley campus are overshadowed by the proposed addition.

The land use element and policies are given priority in the Comprehensive Plan for good reason. Building mass and height Policy LU-2.1.5, Support Low-Density Neighborhoods, directs, "Support and maintain the District's established low-density neighborhoods and related low-density zoning. Carefully manage the development of vacant land and alternatives to existing structures to be compatible with the general design character and scale of the existing neighborhood, and preserve civic and open space." When 72.8 percent of Wesley's occupiable

space will be dedicated to the student apartment building, even with the penthouse removed, the seven-story building remains in conflict with the land use element of the Comprehensive Plan.

2.

On May 26th, 2016, the District Court of Appeals issued its judgement for the third time in the <u>District of Columbia Commission v. 901 Monroe Street</u>, more commonly known as "Durant." I reference Durant because there are many similarities between it and the Wesley Campus application stemming from the interpretation of the Future Land Use Map, the FLUM. Although 901 Monroe was for a PUD, it was the interpretation of the density of the FLUM zoning designation versus what was being proposed that resulted in denial of the application.

In the immediate case, Number 23-08(1), the FLUM designates the land use as institutional. The Office of Planning notes, "The institutional use would be a campus of higher learning, and the proposed additions would continue to be university use in addition to community amenities." This statement is very misleading. While the current land use is designated institutional and would remain institutional, the building use would change from institutional use to commercial use by virtue of bed rentals to non-Wesley tenants. Commercial uses of this scale are not permitted in the R-1-A, R-1-B or RA-1 zones, regardless of the fact Wesley has approached this as a matter of fact -- matter of right use, according to their institutional designation. Even the change in the wording of the

approved text amendment fails to fully excuse Wesley of its use deception. Perhaps former Commissioner Peter May, in acknowledging the difficulties presented in this case, stated the use of land use -- of the land most succinctly; "There's not an educational purpose that is specific to housing all the additional people, that is AU students, there, and the fact that it happens to be next to AU, that's almost irrelevant." In other words, Wesley is not using its land to build a facility for its students; it is planning a luxury apartment for AU students.

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A review of the hearing summaries in this case shows that the Zoning Commission rarely mentions the Comprehensive Plan or the FLUM's definitions, but should be keenly aware that zoning cannot be in conflict with the Comprehensive Plan and its maps. Without question, the proposed land use is in conflict with the FLUM and should not be approved. The Court of Appeals noted, "We normally defer to an agency's decision, so long as it flows rationally from the facts and is supported by substantial evidence."; Levy v. The District of Columbia is where that quote came from. The Court of Appeals would be unable to point to the immediate application and find substantial evidence in the rationale or proceedings to support commercial use in an area designated by the FLUM for institutional use. Nothing in the educational land use supports Wesley's mission. Moreover, the underlying land use is R1-A, moderate-density residential, generally characterized by a mix of single-family

homes, two to four-unit buildings, row houses, and low-rise apartment buildings. It is the medium-density residential areas that are neighborhoods or areas where mid-rise, four to seven-story apartment areas are the predominant use. The FLUM designates Durant and Wesley as moderate-density residential, not medium density. And this is the major parallel with Durant, land use.

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In closing, it seems appropriate to refocus the Zoning Commission's attention on the comments of former Commissioner Peter May who, like the D.C. Court of Appeals, saw the land use for Wesley's Campus Plan, as designated in the FLUM and the zoning regulations, in conflict. He identified the core issues in the At the July 14th, 2022 Public Meeting of the Zoning Commission, Commissioner May stated, "I think that we would be looking at this as if it was just an apartment building, right, and a regular apartment building on campus, with people from outside the campus using it. I don't think it fits into the category of ancillary commercial uses. I think it's a straight up commercial apartment building. It would not be appropriate for us to approve this as part of a Campus Plan. It would be difficult, in my view, if there were some legitimate reason to have 80 percent of a building occupied by Wesley Students, and then there happens to be some extra capacity, and so that can be leased out to others. But in this circumstance, I just don't see how this is anything other than a commercial operation."

Commissioner May, an architect and long-standing member of the Zoning Commission, did not hesitate to speak his mind. Unless there was something extraordinary introduced, he did not change his mind. He often took apart an aspect of a zoning case to find a way to make it work, and after significant verbal discussion he would issue his findings.

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That is the pattern followed in the Wesley case when he said, "I just don't think that this works within a Campus Plan, because it is undoubtedly a commercial venture in my view. We're allowing the University to lease out a portion of its property for this other use and under the pretend circumstance that it is, quote, 'a dormitory', end quote, and that it is somehow connected to the University's mission. I really don't see how the connection works to the University's mission. is a way of sort of sneaking in other commercial ventures of a whole range into the Campus Plan tent, just to be able to get these things done, and I don't think that's the right way to do it. Maybe Wesley could sell off part of their property and have it redeveloped into some sort of venture that's going to provide money for them in another way, or maybe they just need to sell the property and find another location. I don't think it's our job to find a way to save this institution in this location. appreciate the creativity, but I don't think that it works within the bounds of the zoning regulations."

It would be a shame and a waste of good, reasonable

advice for the current Zoning Commission to ignore their colleague, who spent two years considering the outcome of this commercial venture with Landmark Properties. Commissioner May saw this application in all its dimensions and questioned, "How is this anything other than a commercial operation?". Although the text amendments --

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CHAIRPERSON HOOD: Ms. Gates, did we lose you?

MR. SMITH: She appears to have frozen, Mr. Chairman.

MR. CARTER: I can finish -- do you want me to finish the last -- do you want me to finish the last little part?

MR. SMITH: Yeah, why don't you do that?

MR. CARTER: Okay. It says, "Although the text amendments have changed the regulations to permit commercialization of Wesley's student housing, there still remains within campus planning a regulation that requires this commercial operation to be related to Wesley's educational mission and it is not. The Zoning Commission also should keep in mind that the Durant case and the correlation between it and the Wesley application, so that is also in conflict with the FLUM designation and the Comprehensive Plan. Institutional properties, especially those belonging to institutions of higher education, need to remain true to their mission and not be allowed to turn any part of their campus into a commercial venture that is not incidental -- that is not incidental to the mission of the institution.

MR. SMITH: Mr. Chairman, that concludes our testimony tonight.

CHAIRPERSON HOOD: Okay. I want to thank -- thank you, Mr. Smith, Mr. Carter, and Ms. Gates. Hopefully, she'll be able to come back and join us. I want to make sure that you all understand that some -- we were here when Commissioner May was here and we also know what we were trying to achieve, and we're actually going in that direction. So to bring half of what Commissioner May -- and I get it. You know, we all decided how -that's how we got here, and Commissioner May actually was one of those who took the lead on it, but we all agreed. Now, because he's not -- no longer here does not mean where he would have been here now, if we were going in this case. So I appreciate you using that, but that doesn't rest well with me, because I know in conversations as he -- and we were talking through this, some of the things he actually was trying to do. So I don't want to sell him short, because he had a stellar reputation here on this Commission. But, Mr. Carter, let me ask you a question.

MR. CARTER: Sure.

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CHAIRPERSON HOOD: You were involved with the Washington Convention Center.

MR. CARTER: Yes.

CHAIRPERSON HOOD: I'm trying to understand the nexus.

What part -- what did you do with the Washington Convention

Center, if you don't mind helping --

MR. CARTER: No, no, no. I worked -- I was part of the development team that worked under Allen Lew. I was a Project Manager, and I ended up becoming the liaison with the District agencies, DCRA, DDOT, D.C. Water, you know, whatever, in terms of permitting and approvals and what was needed.

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CHAIRPERSON HOOD: So were also aware on that -- and I'm trying to understand the nexus, because I see definitely a similarity, but you understand that there was no designation for the Convention Center, and I'll even throw in the MCI Center, to be done downtown. Is that a correct statement? Because some of the same people who I know who may be against this were against the Convention Center going downtown as well, because I was -- I wasn't involved with the Convention Center, but I was around. Help me understand -- distinguish -- it was not on the FLUM. There was no designation for it to go downtown, but it showed up down there, because they made it work -- the city, along with you, and credit to Allen Lew who was spectacular, and that whole So help me understand the nexus of the difference in this -- or what the Commission has set out with Commissioner May to try to do versus what your argument is today, this versus the Convention Center. Help me understand the difference.

MR. CARTER: Yeah. I don't know that I can, because, unfortunately, I was not involved during the approval zoning process of the Convention Center, so I'm not familiar with those issues. Although I do know that there was some opposition on

1	the east side, a lot of concern with the House of Prayer, but
2	there were three city blocks vacant that there was a feeling the
3	Convention Center could really bring an economic engine to DC, I
4	would think, but I was again, please understand I was not
5	involved in that discussion.
6	CHAIRPERSON HOOD: Okay. Okay. I just was trying to
7	understand the argument made here there. I was around. I
8	kind of know what went on there. I know some of the people who
9	may be still around here now against having some issues there.
10	I just want to understand
11	MR. CARTER: Fine. Fair enough.
12	CHAIRPERSON HOOD: You said the Commission is
13	abandoning regulations now, when some of that went on then. I'll
14	just leave it at that, so thank you.
15	MR. CARTER: Okay. I was not aware of that,
16	unfortunately.
17	CHAIRPERSON HOOD: Sometimes that institutional
18	knowledge anyway, let me just say and I'm sure Vice Chair
1 0	Millon burner words were about this them I do Commission with the

19 | Miller knows much more about this than I do. Commissioner Wright, you have any questions of the panel -- of the opposition panel Thank you. Yes, I do have a few COMMISSIONER WRIGHT: questions. First, Mr. Carter, you made a number of statements about American University and their perspective on this project. I would like if you could share please information about specifically, by name, who you've spoken with at American

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University and the dates of the meetings that you've had.

MR. CARTER: I can't give you the date, but Dennis Pual and I met on campus -- it was probably April or March -- with Matt Bennett. And the question was simply, "Are you going to change your quiet stance and come out in support or against?"; and the statement was, "We are committed to housing our students on our campus with our facilities", period.

COMMISSIONER WRIGHT: Right. And so in the testimony that you provided today, you definitely said -- and I'm trying to pull it up, but have too many different screens up --

MR. CARTER: I can -- I can --

COMMISSIONER WRIGHT: -- that the -- that American University has grave concerns about this project.

MR. CARTER: No, I didn't say "grave concerns", not at all, but what I am saying is that you -- and you made this statement in a -- in the text amendment case, that it seemed like a collaborative -- it seemed like a good supporting mix. And my only point is, you would expect AU to be collaborating and supporting this if they wanted to, and they're not coming out in support or opposition. I think the opposition is more an attempt to be a good neighbor, but they're not coming out in support of this. What do they have to lose by coming out in support of this, especially given the amount of collaboration that's going to be needed, because one of the things I think that got lost here in Tom Smith's cross-examination, and actually Matt then

brought it up, how are we going to deal with a student who leaves the school? Let's forget about the Code of Conduct now. What if the student has a breakdown? What if the student decides to drop out? What's -- how is that going to be handled, where a student leaves a school but still has a lease obligation, because he's in a commercial lease agreement with Landmark? That's a big question. There's a lot that needs to be dealt with that you would hope AU would be collaborating with, but they're not.

COMMISSIONER WRIGHT: Well, I think that you're right; it would be great if they were being more collaborative, but just as you are basically saying, they -- you know, if they were in favor of it, you wish they would speak up; if they were opposed, you would hope they would speak up as well. But it sounds like their perspective on this is basically to sort of stay out of the fray.

MR. CARTER: Yeah.

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COMMISSIONER WRIGHT: And, you know, that's a choice on their part. My other question really is what if -- like on other university campuses around Washington, DC that exist today, what if Wesley decided they wanted to have a Chick-fil-A franchise on their campus?

MR. CARTER: That's covered -- that's covered under the current, I believe, Subtitle X, and the ancillary use is fine, less than 40,000 square feet. We've already considered that anything that supports a campus, such as a Chick-fil-A, a FedEx,

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1	a small a McDonald's, a small operation is absolutely in
2	fact, the 2016 zoning regs clarified that that really it wasn't
3	there. So ancillary support to Wesley, yes, absolutely, as there
4	is ancillary support on AU's campus. I mean, AU had maybe
5	had a McDonald's. AU has a FedEx. There's stuff there now to
6	support.
7	COMMISSIONER WRIGHT: And there are people again,
8	other campuses in the city that have commercial enterprises. I
9	mean, you'd have to agree a Chick-fil-A is a commercial
10	enterprise. They have multiple commercial enterprises and
11	MR. CARTER: It's a limited commercial. It's a limited
12	commercial.
13	COMMISSIONER WRIGHT: Well, they are also available to
14	people who aren't students on that campus, so anyone can walk
15	onto the campus of Georgetown, let's say, and go to the Chick-
16	fil-A; anyone can walk onto the campus of Georgetown and go to
17	their regular Wednesday Farmer's Market, which has, you know,
18	fifteen booths and many you know, many vendors. So those are
19	all commercialization activities that I would say are not
20	connected with the educational purpose of those schools. Student
21	housing
22	MR. CARTER: They're ancillary and limited.

MR. SMITH: No.

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COMMISSIONER WRIGHT: Can I finish please?

MR. CARTER: Sure. Sure.

COMMISSIONER WRIGHT: Student housing is I think a much
more connected use to the educational purpose of two adjoining
campuses than a Chick-fil-A or a market that anyone in the city
can make use of. And so, you know, again, I understand your
concern about worrying about the commercialization of any campus.
No one wants to see that. But I think that the student housing
is a use that is much more connected with the educational purpose.
And in this case you have an unusual and unique situation of two
campuses that are literally next to each other. And so, you
know, again, I think if, you know, Wesley decided instead of
entering into a lease agreement with this particular company to
create student housing, if they decided to create a food court
of a of a Chick-fil-A and a McDonald's and two other commercial
uses that were there and available to anyone in the city, I,
personally, would have a lot more concern about that, as
commercializing this campus, than I would the idea of creating
additional student housing. You're right that they have to work
out the details.

I know in other campuses in other parts of this country that I'm aware of, when they have had a more commercial building built for student housing, they do work out situations where if you are expelled or you have to leave, that your lease is broken and you essentially cannot remain as a tenant. There are ways to work that out. And I think, if this moves forward, they'll have to cover a lot of those issues, and I think that's something,

you know, we're going to -- I certainly am going to ask the applicant team to address in future discussions. But, you know, I'm trying to look at this from just the general question, which is what you all have raised, about commercialization of a campus -- a Campus Plan. That seems to me to be the heart of your concern, which is that this should not be allowed because it commercialization of a campus. It's not that student housing isn't allowed, and this use is student housing, but you're concerned because it is commercialization of student housing. And I would just argue that there are -- that I don't really see the addition of student housing, even if it's for the campus directly across the property rather than the campus of the Wesley folks, I don't see that as commercialization. I would be much more fearful of Wesley solving their financial trouble by finding, you know, a Chick-fil-A, a McDonald's, and a Burger King, who all want to find a spot in upper Northwest to create franchises, which they could do.

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And, you know, the bottom line is that, you know, housing for students, whether American University wants to address it or not, is a problem. I mean, it is an issue. I live in upper Northwest. I see students on our Listserv in our community looking for housing that they can afford. It is a problem. And I don't shy away from the idea of a creative solution to create more student housing that will be able to solve that problem, whether it's for the students at Wesley, the

students at American University, and the fact that they can, you 1 2. know, share their solution to the problem. So I'll just leave it at that. 3 I don't think this is like -- again, I'm going to let 4 5 the legal folks address the issue of what -- how this is like 6 the Brookland case. It think it's very, very different than the 7 Brookland case, in that we're talking about a Campus Plan; we 8 aren't talking about a PUD. We're talking about a use that is 9 allowed on Campus Plans, and it's simply a question of whether 10 that -- you know, that concern that two universities would be sharing the student housing somehow changes things. 11 12 think it does, but I think the comments about the Brookland case, 13 it's apples and oranges completely. So those are my comments, 14 and I'll let my colleagues weigh in. 15 MR. SMITH: Commissioner Wright, may I -- may I respond 16 a little bit just in one of your points? 17 CHAIRPERSON HOOD: Hold on a second. 18 COMMISSIONER WRIGHT: No, no, you may not. CHAIRPERSON HOOD: Hold on a second. Ms. Wright --19 20 Commissioner Wright, did you want a response? You didn't want a 21 response? 22 COMMISSIONER WRIGHT: No. 23 CHAIRPERSON HOOD: Okay. All right. Let's move on. COMMISSIONER WRIGHT: No, I'm not interested. 24 25 you.

Τ.	Chairperson hood: Oray. Inam you. Commissioner
2	Imamura, any questions?
3	COMMISSIONER IMAMURA: Yes. Thank you, Mr. Chairman.
4	I have some comments about the collaboration between Wesley and
5	AU. It's something that we all had wanted and had encouraged,
6	but and I had you know, adamantly had hoped and went or
7	the record saying that I wanted to see a little bit more, but
8	not so naive to know that I'm not a university administrator and
9	nobody else on this call is either, other than Dr. McAllister-
10	Wilson, and so it doesn't surprise me that AU had said that, you
11	know, they're committed to housing their students on their
12	campus, so but, that being said, I think we all probably should
13	spend a few seconds or another minute or two to think about what
14	Commissioner Wright had said, and so I align myself with her
15	comments and think that we should all give that a little more
16	thought.
17	CHAIRPERSON HOOD: Thank you. Commissioner Stidham,
18	any questions?
19	COMMISSIONER STIDHAM: No, no questions or comments.
20	Thank you.
21	CHAIRPERSON HOOD: And Vice Chair Miller, any questions
22	or comments?
23	VICE CHAIR MILLER: Thank you, Mr. Chairman. I don't
24	think I have any questions. I appreciate the advocacy of Tom
25	Smith, Blaine Carter, and Alma Gates on this case and related

cases and a lot of issues in your community. And I think you've raised some issues which need to be rebutted in our deliberations and -- or dealt with. Actually, many of them have to be dealt with, as we've all acknowledged, in the details at further processing, whether it's the security plan or the affordable housing program. So, I mean, I appreciate you bringing the issues forward.

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This is a very unique -- I've always considered this a very unique and not precedent-setting case, in terms of an immediately adjacent -- I don't even think there's an alley or anything. It's immediately adjacent property. They're both -they're both educational uses that have been there for decades that have a religious component, although Wesley's is clearly still more active, in terms of its religious component. And it's been acknowledged from the beginning that it was going to be a use that's compatible with university use -- university housing use, and it's immediately -- the location on the Wesley campus is immediately adjacent to the AU campus, so -- and we -- there have been issues that you and others have raised that -- when the Campus Plan was first brought up, and you mentioned some of Commissioner May's comments. He actually led us into the PUD, which created more issues and problems, and which led us into the text amendment that did carve out an exception -- does carve out an exception for commercial use restrictions of the Campus Plan to not apply in this particular unique, exceptional case. And,

you know, we all would have preferred if it had been a different solution or a cleaner solution, Wesley selling off or leasing that land to its immediately adjacent neighbor and let AU do what it needs to do with it, and we'd have a Campus Plan process for both, removing it from Wesley's and adding it to AU's, and then we can deal with any objectionable impacts that might result. So we can deal with more of the objectionable impacts, if there are -- I think there have been a lot of mitigations that have been already offered that are part of the Campus Plan. There have been revisions that have been made to try to accommodate the surrounding community, whether it's lowering the height, adding a playground at the ANC's request for the community use, setbacks -certain setbacks, landscaping, streetscape improvements. So we are where we are.

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There are other -- there are obviously issues still to be addressed, and they will be addressed at further processing, and we hopefully will, with all of the stakeholders', including yourselves, assistance, work that out -- try to work it out to the best of our ability -- collective ability at further processing, if we -- if we get to that point, if we do approve this Campus Plan. So, anyway, I appreciate you all bringing the issues that you brought forward. I think they -- that some -- they will -- they'll be addressed. We may, you know, have to agree to disagree about what -- about some of the conclusions that you've raised -- you've made, but I think there are issues

raised that need to be rebutted or further addressed at the further processing, and I think they will be. So that's all I have to say, Mr. Chairman. Thank you all for your comments. Thank you all for your work on this case and time and effort.

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CHAIRPERSON HOOD: Thank you, Vice Chair, for your comments. And that's kind of what you were saying about how we got here, and that's what I was saying. They were just giving us half of what Commissioner May and the Commission -- so we're not abandoning anything. We actually got to this point by recommendations from all of us. And he's not here now to defend himself, so I'm going to do that for him. He's been a good friend and colleague of mine. Tell it -- if you're going to tell it, tell it all, and I'll leave it at that. But let me -- let me just say that I do appreciate it. It might not feel like it.

And I do think, Vice Chair, we have been deliberating and trying to mitigate some of the issues. It may not be to everyone's satisfaction. And, also, we do have other things that are outstanding that we're going to deal with. I don't want to say further processing, because that case is really getting voluminous, but we will deal with what needs to be dealt with here and dealt with in further processing, as we get the direction from our legal counsel. So thank you all again as well for your participation. And, no, we're not just kicking you down the road. We're listening. We hear you loud and clear. I'm going to call you Commissioner Smith. You've been around awhile. I've

listened to you. I think you bring up some very thoughtful 1 points. I have to digest them and think about them, because your questions are thoughtful, even if I don't agree with them. They're thoughtful and I can tell you think about what you say before you say it, and Ms. Gates as well, and also you too, Mr. Carter. So thank you all for your participation.

Let's see, does the applicant have any cross?

MR. BROWN: No cross.

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CHAIRPERSON HOOD: Okay. Commissioner Duncan, do you have any cross?

CROSS-EXAMINATION OF OPPOSITION BY COMMISSIONER DUNCAN

COMMISSIONER DUNCAN: I do have one question. I think it's directed to Mr. Smith, because you had talked about, like, enrollment numbers on campus. Do you think it's possible that if this building is built it would give Wesley an opportunity to attract more students to actually live on campus, because the housing will be upgraded? Do you think that's possible?

MR. SMITH: Well, I'm not -- I can't see into the future; you know, I can only deal with the zoning regulations that are before me at the moment, you know, and -- but also with the history of the Seminary, that even when the Seminary had numbers of Master's students exceeding 500, which would have been back in the early 2000's, it was still a primarily commuter campus. And today those numbers are still -- the percentages are still pretty stable from back in the early 2000's. About 19

percent of Wesley's current students live on campus; the others 1 2. That's the way it was way back when, when -- back in the year 2000. So, you know, is it possible? Yes, but that's 3 not what the goal here is. The goal isn't to find more housing 4 5 for Wesley students; the goal here is to find housing for AU 6 students. That's --7 COMMISSIONER DUNCAN: Well, they -- well, I mean, 8 that's my only question --MR. SMITH: Let me finish. Please let me finish. You 9 10 asked me the question. Let me finish. Can I finish? Okav. The -- I'm not making that up. That's the independent market 11 12 analysis that Landmark did that's included as part of the record 13 in this case, that their primary goal is not to house Wesley 14 students, it's to house AU students, because that's the market that's there. So that's the best answer I can give you is, it's 15 based on history, and it's based on what the current numbers are. 16 17 It's based on the rules. It's based on the Zoning Commission's --18 the zoning regulations that are approved by this Commission, 19 which outline what the appropriate -- what the appropriate uses 20 are for the land. 21 COMMISSIONER DUNCAN: That's all, Chairman Hood. Thank

22 you.

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CHAIRPERSON HOOD: Commissioner Bender, are you still I don't see you. I know you're still here somewhere, or he left.

1	(No response.)
2	CHAIRPERSON HOOD: Okay. All right. I want to make
3	sure I don't Ms. Schellin, we don't see Commissioner Bender,
4	right? He's probably left. All right. Ms. Schellin let's
5	see who I need to go to. I asked Mr. Brown. Mr. Brown, I asked
6	you already verbally. Oh, Mr. Clarkson.
7	MR. CLARKSON: Yes, I have a few questions. Thank you,
8	Chairman.
9	CROSS-EXAMINATION OF OPPOSITION BY MR. CLARKSON
10	MR. CLARKSON: And I just want to follow up. I
11	appreciate Commissioner Wright's questions on AU, because
12	that's I think that's an important issue, the statements
13	that were made about AU's position alleged position on
14	this on this project and plan. So, Mr. Carter, in your
15	testimony, you stated Wesley's plan proposes facilities that
16	students simply do not need and AU says it simply does not
17	want. Is AU said that publicly made that representation?
18	MR. CARTER: Yes, to me and to Dennis Paul.
19	MR. CLARKSON: To you?
20	MR. CARTER: They basically said they are going to
21	house their students.
22	MR. CLARKSON: Basically or did but did they say
23	they do not want did they say did AU say they do not want
24	this project to move forward they are opposed to it? Did they

25 affirmatively say that?

1	MR. CARTER: They did not say they were opposed.
2	MR. CLARKSON: They did not. Okay.
3	MR. CARTER: But whoa, whoa, whoa but they did
4	say they're going to house their own students, period. They were
5	very clear, they're not looking to Wesley. They are going to
6	house their own students. They will take care of their own
7	students on their campus.
8	MR. CLARKSON: But did they but again, just to
9	clarify, did they say they were opposed to the proposal?
10	MR. CARTER: They were neutral completely neutral,
11	completely neutral.
12	MR. CLARKSON: Neutral. So that means they're they
13	did not say they were opposed to it, correct?
14	MR. CARTER: Correct.
15	MR. CLARKSON: Okay. So they were neutral. Okay.
16	That's helpful.
17	MR. CARTER: But why wouldn't they come out in support,
18	Bill? Think about it. Why wouldn't they come out in support?
19	MR. CLARKSON: Well, I think that's a good question,
20	because on the flip side, since I
21	MR. CARTER: What do they have to lose by coming out
22	in support?
23	MR. CLARKSON: Mr. Carter, I think I'm asking the
24	questions, but I'll defer to Chairman
25	MR. CARTER: Sure.

1	MR. CLARKSON: Okay. Thank you. Well, that but I
2	do appreciate you raising that, because, on the flip side, you
3	know, you and Mr. Smith raised in your testimony that this Campus
4	Plan is, quote, "exploiting AU students" and it is an attempt to,
5	quote, "poach AU students for financial gain." If that's the
6	case, then why wouldn't AU take the opportunity they're within
7	200 feet. Why wouldn't they take the opportunity to register as
8	a party in opposition?
9	MR. CARTER: You know what, I said the exact same thing
10	to Matt Bennett. I said, they're going to steal about potentially
11	seven to ten million dollars a year in income; and he goes,
12	"They're coveting thy neighbor's students." Then he goes, "Oh,
13	I like that phrase. Maybe I'll use it."
14	MR. CLARKSON: Okay. So this was in a private
15	conversation a private conversation?
16	MR. CARTER: That was in a conversation at a CLC
17	meeting.
18	MR. CLARKSON: That was in a CLC meeting he said that?
19	MR. CARTER: In front of Dennis Paul.
20	MR. CLARKSON: Okay. In front of Dennis Paul privately,
21	just the two of your or at
22	MR. CARTER: Three of us.
23	MR. CLARKSON: The three of you. So what it was at
24	a CLC meeting with just the three of you?
25	MR. CARTER: No. After the CLC meeting, not during the

1	CLC meeting.
2	MR. CLARKSON: After the CLC meeting.
3	MR. CARTER: Yeah. It was just
4	MR. CLARKSON: It was after, so it wasn't during the
5	CLC meeting
6	MR. CARTER: No.
7	MR. CLARKSON: with my organization, with other
8	community representatives.
9	MR. CARTER: No.
10	MR. CLARKSON: Okay. I just wanted to thanks for
11	clarifying that.
12	MR. SMITH: Mr. Clarkson, if I could add, since you
13	mentioned my name
14	MR. CLARKSON: No, I'm sorry, Mr. Smith. It's my
15	it's my for questions. Thank you.
16	MR. SMITH: Okay. I was going to answer your question.
17	I thought it was directed to me too.
18	MR. CLARKSON: No, I'm sorry.
19	MR. SMITH: Okay. I thought I heard my name mentioned.
20	MR. CLARKSON: I appreciate it.
21	MR. SMITH: Okay. Go ahead.
22	MR. CLARKSON: In your testimony, Mr. Carter, you
23	said you also claimed that AU has been very transparent about
24	its financial challenges, unlike Wesley. Are you saying that
25	is AU has AU disclosed nonpublic confidential financial

1 information to you? 2 MR. CARTER: No, no, no. They put it out publicly. They put numbers out publicly. 3 MR. CLARKSON: Like, what numbers -- what numbers have 4 5 they put out publicly that Wesley has not put out publicly? 6 MR. CARTER: Yeah. Wesley has not put out what they 7 are -- they have not put their financials out, what their -- what their deficit is. AU has. 8 9 MR. CLARKSON: So Wesley has not disclosed their 10 financial --11 MR. CARTER: Wesley has not; AU has. 12 MR. CLARKSON: Okay. Well, I'll clarify that with --13 publicly disclosed it? 14 MR. CARTER: Yes. Okay. I'd like to move on to 15 MR. CLARKSON: Okay. 16 some of the alleged objectionable impacts that you referenced in 17 your testimony --18 MR. CARTER: Sure. 19 MR.

MR. CLARKSON: -- specifically related to campus security. So in your testimony you referenced your prehearing statement, which is Exhibit 88, about campus security and other objectionable Impacts. And in your prehearing statement you claim that, quote, "Wesley indicated it would address campus security as part of this case," and you cite Exhibit 69, which is Wesley's 2024 post-hearing submission to the Commission.

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That's -- you reference that when you say, "Wesley indicated it would address campus security as part of this case" --

MR. CARTER: Well, I don't have --

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MR. CLARKSON: -- Exhibit 69 -- "and committed to engage with NLC and SVWHCA to discuss this issue. That has not happened." Well, since you cited it in your prehearing statement as evidence to back up your assertion, I reviewed Exhibit 69, and there's nothing in that submission -- in that document that references campus security or campus safety. Is that your understanding? I mean --

MR. CARTER: Don't know. I can't answer that.

MR. CLARKSON: Well, yeah, it doesn't. So my question is, why would you reference that exhibit to support your claim, if it has -- if that exhibit has no reference at all to campus security? I'll let -- I'll let Mr. Smith or Ms. Gates answer it, if they're able to, because it was in your prehearing statement, and I know a lot of work went into that. As they -- as it always is, your statements -- your organization's statements are very -- filings are very detailed, very thorough, so, yeah, I think it's a fair question. So, Mr. Smith, you're welcome to answer, or Ms. Gates.

MR. SMITH: Well, thank you.

MR. CLARKSON: Yeah.

MR. SMITH: Actually, my computer is -- my computer is down. I can't access Exhibit 69; otherwise, I would.

MR. CLARKSON: I can pull it up, or, I mean, I wonder -yeah, it doesn't -- it doesn't have any reference to campus
security.

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Actually, the commitment that was made by MR. SMITH: Wesley was that they would discuss issues of security with the NLC and SVWHCA Board members. That's -- that was the commitment that was made. It was made during CLC meetings. It was also put in writing in the communication to the Commission. did not happen, but that's -- but I think what we heard tonight was a commitment from Wesley to address that issue, to address it in a comprehensive way. If you recall, in some of the CLC meetings we've had with Wesley, Wesley has said previously that the camera plan was it for security. They have evolved, and that was very clear tonight that they have evolved. And I think that's very productive, very positive, and hopefully some of the issues that residents have raised -- if you recall, the session just this past Monday, not -- what's today, Monday -- a week ago today, spent most of the time talking about campus security and the need for a more detailed plan than what had been offered up to now, so that was a positive. I think tonight's statements by Wesley, very positive. And hopefully Wesley will continue to work with the CLC and members of the community, including NLC and SVWHCA, which have been the ones that -- with all due respect, have been the ones that have raised this issue consistently throughout this Campus Plan process in direct conversations at CLC and with

Wesley, but I think that's all --

MR. CLARKSON: Thank you. But just -- but back to my point, just to close the circle of this, the exhibit you cite to support your assertion that Wesley has not engaged on campus security issues, the exhibit you cite, Exhibit 69, which is Wesley's post-hearing submission, that was not -- that was wrong basically. You -- would you -- would you agree that you shouldn't have cited that as evidence in support of your assertion?

MR. SMITH: Well, no, not really, but I would go -- to give you the benefit of the doubt, I'd go and look it up, and I'll do that when I get access to the computer, and I'm sure that others will do the same, but I don't -- I don't think that certainly was -- based on what we've heard previously and up to now, no, I don't think so, but that's just my -- that's my opinion. You asked for my opinion, so --

MR. CLARKSON: Thank you. I did find -- in that exhibit, because I have it up and I've read it closely, they did make -- they did -- it does reference a request made by the NLC, and I'll read it. It says, "In ongoing discussions with NLC, they have requested that Wesley install a barrier along University Avenue to enforce vehicular restrictions proposed and to limit student pedestrian access to University Avenue. Wesley is currently evaluating this request and will offer a proposal to NLC for comment and solicit feedback from the Commission, ANC 3E and 3D, and other interested parties." Could that have

Τ	been was that was your proposal to build a rence around the
2	dorm to restrict student residents from, you know, having direct
3	access to University Avenue by foot? Was that security related?
4	Was that a campus security-related request?
5	MR. SMITH: What request is it; to build a barrier
6	around the dorm itself?
7	MR. CLARKSON: Or just to build a barrier a fence
8	that would restrict student pedestrian access to University
9	Avenue.
10	MR. SMITH: My recollection and I'm not going to
11	attribute this to NLC and or SVWHCA, but my recollection of
12	discussions at the CLC meetings were that there were a range of
13	issues that came up, a range of topics that were discussed, and
14	there was also a great deal of discussion about the fence at AU,
15	not the fence between
16	MR. CLARKSON: No, no, I'm not talking about
17	MR. SMITH: Well, let's focus let me finish. You
18	asked me a question. Are you going to let me finish?
19	MR. CLARKSON: I'm asking you a question about the
20	security (indiscernible due to crosstalk)
21	MR. SMITH: I'm trying to finish your question.
22	MR. CLARKSON: not AU, not AU. You can leave AU
23	out.
24	MR. SMITH: I'm trying to finish your question.
25	CHAIRPERSON HOOD: Let me say hold on hold

-- hold on -- hold on one second, because it's getting 1 2 late, and when everybody's talking together -- we can all sing together, so -- even though some of them may be offkey, but it's 3 4 getting late. We need to be able to ask a question, which I 5 think Mr. Clarkson is doing --6 MR. CLARKSON: Yes. 7 CHAIRPERSON HOOD: -- and respond to the question. 8 Let's not go all around the Beltway to get back into town. So 9 go right ahead and ask that question. 10 MR. SMITH: I'm trying to respond to the question. Clarkson's asked a question about a barrier. A barrier did come 11 12 up within the context of the AU campus and the history of the 13 creation of the fence at the AU campus. That was the context in which the issue of a barrier came up. That was -- that was my 14 15 understanding. If you have a different understanding, great, but 16 that's my understanding. 17 MR. CLARKSON: But to my question, was the barrier that 18 you proposed to limit the student resident access to University 19 Avenue, was that a -- due to a campus security concern; yes or 20 no? 21 One, this is not a court of law; but, MR. SMITH: 2.2 two --23 MR. CLARKSON: It's a proceeding. It's called a cross-

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MR. SMITH: First of all, I did not raise any issue

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examination.

1	I, personally, did not raise any issue about
2	MR. CLARKSON: Your organization, NLC.
3	MR. SMITH: I do know that the issue was raised.
4	MR. CLARKSON: It was a request by the NLC.
5	MR. SMITH: I'm sorry. That is as much as I can tell
6	you.
7	MR. CLARKSON: Okay. So you don't have an answer
8	you don't know.
9	MR. SMITH: That is as much as I can tell you. Okay?
10	MR. CLARKSON: You don't know and don't want to
11	understood.
12	MR. SMITH: That's as much as I can tell you.
13	MR. CLARKSON: Okay. Thank you. Thank you very much.
14	I'm done. Thank you, Commissioners.
15	CHAIRPERSON HOOD: Okay. Thank you. Ms. Schellin, do
16	we have okay. So we finished that testimony. Any follow-up
17	questions or comments, colleagues?
18	(No response.)
19	CHAIRPERSON HOOD: All right. So, Ms. Schellin, I
20	think we've covered all the parties, correct?
21	MS. SCHELLIN: That is correct.
22	CHAIRPERSON HOOD: Okay. So let's go to the people in
23	opposition, and I'm going to ask you to put if they're
24	organizations, put five minutes, and as they get down to one
25	minute, just tell them this I don't know if we have the buzzer

to let you know you have one minute left. If that's not the
case, let's when we get to one minute each time, whether it
be five minutes or three minutes, let's let them know they have
one minute left, and then (indiscernible). Thank you.
MS. SCHELLIN: Okay. And how many people would you
like brought up?
CHAIRPERSON HOOD: How many do we have? If we do half.
MS. SCHELLIN: I don't think we have a whole lot or if
they're even here. I don't know that they're all here, so
CHAIRPERSON HOOD: Let's bring up the first four and
see if we can
MS. SCHELLIN: Okay. All right. Mr. Young, Shelly
Repp. Let's see, Mr. Carter was on there a couple times so
Robert Scholz, and Josie Scholz. That's actually it.
CHAIRPERSON HOOD: Okay.
MS. SCHELLIN: That takes care of everybody, because
some people signed up three times.
CHAIRPERSON HOOD: Okay. Now, you only get one time
to testify. So we'll start off with Mrs. (sic) Shelly Repp.
MR. REPP: Good evening, Chairman Hood and
Commissioners. If you take a look at the statement we filed last
week I'm speaking on behalf of the Committee of 100, by the
way, as its Chair. The if you took a look at the testimony,
the testimony relates to the issue that's forbidden to talk about
today, so just like John Bender, we'll I'll defer that.

I do have one observation unrelated to that or largely unrelated to that. It should be clear that there's a lot of money involved in college dormitories. There's enough money in this dormitory to provide money to Wesley to thrive in place, to Landmark to make its normal expected profit, for Landmark to pay real estate and income taxes on the amount -- real estate taxes on the land that it's going to have a ground lease on and income taxes on its income, and to pay whatever the payment is with respect to IZ, so there's a lot of money here. You should take that into consideration with -- when this comes up in the context of the further processing, but also in the context of AU.

This is -- this is money that could have gone to American University and it's not going there. And American University wouldn't be paying -- wouldn't have to worry about profit, wouldn't have to worry about real estate taxes, wouldn't have to worry about income taxes, and wouldn't be making an IZ payment. Now, to me, that's a reason why American University should be concerned, as I think, you know, Blaine Carter mentioned. That's all I had to say tonight. Thank you.

CHAIRPERSON HOOD: Okay. Thank you. Let's go to Ms. Scholz -- Bob Scholz first, and then we'll -- or however they choose to go, Josie or Bob, whoever wants to go first, Scholz.

(No response.)

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CHAIRPERSON HOOD: Okay. If you all can unmute. Do we need to unmute them, Ms. Schellin?

1 MS. SCHELLIN: I just did. I think that Josie's 2 unmuted.

CHAIRPERSON HOOD: Okay. Ms. Josie Scholz, you can go ahead.

MS. SCHOLZ: Okay. Can you hear me?

CHAIRPERSON HOOD: Yes, we can.

MR. REPP: Yes.

MS. SCHOLZ: I'm trying -- okay. Good. Perfect. Okay. Here we are at the end of this night. Chairman Hood, members of the Commissioner, I'm Josie Scholz, a Wesley University Avenue neighbor for over 40 years. Of course, I want Wesley to survive and thrive in our neighborhood, but I came concerned, as many have talked about tonight, when I learned that Wesley proposed the large commercial structure to house and draw income from neighboring AU students whose housing money is also needed for the AU budget.

I've written and testified in opposition twice, but after many hearings and a number of proposals as of now, you, the Zoning Commission has provided a way for the project to be built by recently accepting Wesley's text amendment, even while conceding that the -- that the proposal is commercial. If the Zoning Commission now accepts Wesley's updated Campus Plan, I think it's very important and I hope -- and maybe this is off topic, but I'm going to say it's my last words -- that the Zoning Commission will require Wesley to contribute funds above the

minimum for IZ in order to share with those less financially fortunate in the ANC 3 community some of the benefit the Zoning Commission is affording Wesley by giving them the green light to build this project. Thank you very much for your time.

CHAIRPERSON HOOD: Thank you. Mr. Scholz.

MR. SCHOLZ: Can you hear me?

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CHAIRPERSON HOOD: Yeah, we can hear you now. Go right ahead.

Chairman Hood and members of MR. SCHOLZ: Okay. Commission, for the past 44 years, Josie and I have lived at 3900 University Avenue, which is immediately across University Avenue from the exit onto University Avenue from Wesley. I want to see Wesley survive and thrive. They've been a good neighbor and are aoog neighbor. Nevertheless, I'm opposed to this Wesley/Landmark development scheme.

I have submitted written testimony further explaining my four objections, which I will summarize in these three minutes. I have testified twice before on this Wesley/Landmark initiative, and I remain concerned that, first, American University avoids involvement, even though 86 percent of this project is for AU students. Second, the impact of the height of the proposed building placed on a 50-foot hill on RA-1-zoned land for low-rise residential development and other possible impacts to ours and our neighbors' property remain a concern. Third, parking on Wesley's campus of 295 spaces seems insufficient for the 735

beds, the 76 in the 2014 and the 659 in this new building, living on campus, plus the commuter students, faculty, and staff. And fourth concerns the cash payment for the IZ, which I think is very important, and that the suggested payment by Pat Brown and Wesley seems insufficient for a building of this size, 86 percent of which is subject to IZ.

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In the past, I don't believe the Zoning Commission, nor the ANC have taken my concerns seriously. Wesley's desire to thrive does not supersede the serious concerns of neighbors. ask you to take these concerns seriously and protect the interests of neighbors and not just create a special privilege for Wesley and Landmark. Citizens rely on land zoning and the Zoning Commission to enforce regulations and, thereby, protect the interests of all communities. For the four reasons above and the arguments made by the NLC and the Spring Valley Wesley Heights Citizens Association, I ask you to reject this Wesley/Landmark project, as it is now proposed. Thank you for your attention and consideration. And I'd like to say that I support the reduction in the height on the western section of this building. That's -- we're the -- we're the property I'd say most affected by the height of the building and the positioning of it. Thank you.

23 CHAIRPERSON HOOD: Okay. Thank you. Ms. Schellin, I 24 think that's it, correct?

MS. SCHELLIN: That is correct.

CHAIRPERSON HOOD: Okay. Any questions -- I'm going to look at all my colleagues at the same time. Any questions of those in opposition? Everybody's saying no.

MR. BROWN: No questions, Chairman Hood.

CHAIRPERSON HOOD: Okay. So my colleagues don't have any questions. Mr. Brown, you don't have any questions. Let me see if -- Mr. Clarkson, do you have any questions?

MR. CLARKSON: Yeah. Sorry. I just have one for Mr. Scholz, and I really appreciate his ongoing involvement. We've both been in a lot of these together, and -- but I really appreciate if he's explain the -- and describe for the Commission and the parties and others what the specific objectionable impacts are to this project that he has or that would -- the negative impacts on his property.

MR. SCHOLZ: There are 295 parking spaces. Where are all those people going to park? That's one. The second impact could be wet basements. The third impact -- let's see, wet basements, parking -- lights at night that -- it's visible from our house in the winter. So those three are possible impacts. Other than that, I can't think of any. Well, in the past, AU students -- the fraternities created some ruckus in the middle of the night in their -- in their Hell Week or pledge groups, but it disappeared the next day. There was trash left from AU students having beer parties in the evening, but this is a campus town, and that's town and gown stuff and not too much of an

impact, a little bit of cleanup on Sunday morning. So I hope
that answers your question.

MR. CLARKSON: Yeah, very helpful. Thank you very much, Mr. Scholz. No further questions.

CHAIRPERSON HOOD: Okay. I think I got everybody. Mr. Scholz, I do want to say this to your comment about we hope they listen to us. In the zoning regs, what it says is -- it talks about interpretation of the application, and I will read 101-C; "Provide distribution of population, business industry, and use of land that will tend to create conditions favorable to transportation, protection of property, civic recreational, educational, and cultural and opportunities; and that will tend to further economy and efficiency in the supply of public services." So the Zoning Commission is faced with a lot and has a lot of discretion, so it's not that we're not listening; we just may not be getting exactly to where you want to be.

MR. SCHOLZ: I understand.

19 CHAIRPERSON HOOD: I want to make sure that that's 20 clear.

MR. SCHOLZ: Yes.

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CHAIRPERSON HOOD: We definitely listen, because I remember you and your wife, so I want you to know we do listen. We have a lot of things to grapple with and try to make sense of it and try to make it work for the best interest of the residents

of the District of Columbia and everybody who does business here. 2 Okay? So thank you. Appreciate you. Appreciate y'all hanging this long too for sure. 3 Well, everybody else here has as well. 4 MR. SCHOLZ: CHAIRPERSON HOOD: Okay. All right. Ms. Schellin, do 5 6 we have anything else -- anything else before us, besides 7 rebuttal? I know about rebuttal. Anybody else? 8 MS. SCHELLIN: No, sir. CHAIRPERSON HOOD: All right. Mr. Brown. 9 10 MR. SMITH: Mr. Chairman, I have no questions, just for 11 the record. 12 CHAIRPERSON HOOD: Oh, I'm sorry, I'm sorry. 13 MR. SMITH: Just for the record. 14 CHAIRPERSON HOOD: Okay. All right. I'm sorry. Thank

CHAIRPERSON HOOD: Okay. All right. I'm sorry. Thank you, Mr. Smith. All right. Mr. Brown, do you have any rebuttal and closing?

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MR. BROWN: Chairman Hood, can I make a request or suggestion that we file in short order a written rebuttal and give any opponents time to respond. It's late, and one of the rebuttal items is revolving around the Durant case, which I think requires some more in-depth legal analysis that this is not a good place to do. I think that would be one efficient use of our time to give the opposing parties an opportunity to respond to, which they typically don't have, and then we'd be poised for the next step in (indiscernible).

1	CHAIRPERSON HOOD: Okay. I don't have any objection.
2	I think that is actually the course let me just make sure.
3	One second. All right. Let me look at my colleagues and see.
4	What do y'all think? I think it can be written and then that
5	will give people time to respond to that rebuttal, and then ir
6	that rebuttal he will have his closing. Any objections to that?
7	Does anybody need rebuttal tonight or do you want to go in that
8	format?
9	COMMISSIONER WRIGHT: My only question is that if we
10	do the rebuttal in writing, that means a decision on this case
11	is postponed to another hearing, is that correct, or
12	CHAIRPERSON HOOD: We definitely yeah, we will not
13	be we will make sure he will do rebuttal in writing, all
14	the parties have time to respond to that rebuttal. We would have
15	to (indiscernible) a little more reading for us all of us
16	would have to respond, and then hold on, let me see is
17	that Mr. Liu no then all the parties would respond to the
18	rebuttal, and then we will do our assessment then. The only
19	thing that's taken out of it is cross-examination, but there will
20	be cross-examination and written rebuttal.
21	COMMISSIONER WRIGHT: So there would be no additional
22	sort of oral testimony and backing and forthing; it would all be
23	done in writing?
24	CHAIRPERSON HOOD: It would all be done in writing.

25 unless we get that information and then we have additional further

questions; then we will call everybody back in and we'll do more discovery. It depends on what we get.

> COMMISSIONER WRIGHT: Okay.

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CHAIRPERSON HOOD: That's the only risk to that.

VICE CHAIR MILLER: Mr. Chairman --

CHAIRPERSON HOOD: Yes.

VICE CHAIR MILLER: -- I think the written submissions is the way to go, especially at this hour, and -- but I just had a question. Normally, the applicant has the last word. mean, what if the -- if the parties in opposition -- parties submit something and they ask questions, shouldn't we give the applicant maybe one last chance just to do a closing afterwards? I don't -- I mean, I think that's probably more in keeping with the -- that the applicant gets the last word, if we're doing it in writing. And they may raise questions like they would on cross-examination, and then the applicant can respond in a final statement.

CHAIRPERSON HOOD: Well, I though most -- the way I understand I it is -- when I said that they would do it in writing, then everybody would respond, and then the closing -in that closing, if he rebooted (sic) something -- refuted something, he could do it in that closing, and that would be the last word, unless I'm wrong, Ms. Schellin.

Chairman Hood is correct. MS. SCHELLIN: The --25 whatever you guys have requested plus the rebuttal gets

Τ	submitted, okay, and the parties get to respond to that, and
2	that's it, except then the applicant gets to provide their
3	closing, and there is no response from the parties to the closing.
4	That is their last word. So does that make sense, Chairman I
5	mean, Commissioner Miller?
6	VICE CHAIR MILLER: Yes. That's what I wanted clarity
7	on.
8	MS. SCHELLIN: Yes, there's no response to the closing,
9	only the rebuttal
10	VICE CHAIR MILLER: Right. Right.
11	MS. SCHELLIN: and any additional information you
12	guys requested, that's it that they get to respond to.
13	VICE CHAIR MILLER: Thank you.
14	MS. SCHELLIN: And then draft findings, facts,
15	conclusions of law they can submit. There's no response to that.
16	CHAIRPERSON HOOD: Before we go there, let me go back
17	to Commissioner Wright's question. If we get the information and
18	we need to come back and bring everybody in, then that's simply
19	what we'll do, at this point at this point.
20	MS. SCHELLIN: Correct. You have that right.
21	CHAIRPERSON HOOD: All right. Any objections? I'm
22	almost scared to ask that question.
23	(No response.)
24	CHAIRPERSON HOOD: All right. I mean, do I any
25	parties, any ANC, anybody have any objections to moving in that

1	format?
2	(No response.)
3	CHAIRPERSON HOOD: Okay. I think we're better served.
4	Ms. Schellin, can we
5	MS. SCHELLIN: Then we'll set some dates.
6	CHAIRPERSON HOOD: Yeah. Can we set some dates?
7	MS. SCHELLIN: Mr. Brown, how much time do you need?
8	Typically, we give you two weeks.
9	MR. BROWN: I'd like to we can do it I think in less
10	time. I mean, I think we've narrowed the playing field here, so
11	I would I would suggest that our rebuttal be due close of
12	business, by five o'clock, on May 19th.
13	MS. SCHELLIN: Okay. And did the Commission ask you
14	to provide any additional information?
15	MR. BROWN: I don't think so, other than I think there
16	was a request to explain or analyze the Durant caselaw as it
17	relates to the Future Land Use Map.
18	VICE CHAIR MILLER: That's correct, Mr. Brown.
19	MS. SCHELLIN: Okay. That would be additional
20	information.
21	VICE CHAIR MILLER: And the other additional
22	information I did ask for, to the extent it deals with the non-
23	affordable housing issues, was the proposed your position
24	on in writing on the proposed revisions to your proposed
25	conditions to our Campus Plan approval letter, if you understand

1	what I'm saying. The ANC submitted wordsmithing. You seemed to
2	indicate that you had no problem with it. And OP indicated some
3	provisions as well, and you seemed to indicate no problem with
4	it. Can we just get that in writing, whatever your position is
5	or whether it's going to be dealt with at further processing, if
6	it's an if it's an issue that's going to be dealt with later?
7	MR. BROWN: Can I make and looking ahead, and I
8	didn't realize Memorial Day is early; it's May 26th. So if we
9	could make our response rebuttal due on the 20th Tuesday,
10	the 20th, response to that due May 27th, Tuesday, and then the
11	week following
12	MS. SCHELLIN: It would make it Chairman I mean,
13	Mr. Brown, it wouldn't make a difference. Their response wouldn't
14	be due on that Monday anyway. So yours is still going to be due
15	on Monday, the 19th, and theirs would be due on Tuesday, the
16	27th, because of the holiday.
17	MR. BROWN: Okay. And then we and then we would
18	respond
19	MS. SCHELLIN: I'm not finished yet. I'm not finished
20	yet. Let me let me
21	MR. BROWN: Go right ahead. Sorry.
22	MS. SCHELLIN: This is where Chairman Hood lets me run
23	the show. So you would provide that additional information that
24	Commissioner Miller just asked you for, along with your rebuttal
25	in writing by three p.m. We do not do COB for additional

1	documents after a hearing, so three p.m. on the 19th, and you
2	will serve all parties at the same time. Okay?
3	MR. BROWN: Of course.
4	MS. SCHELLIN: And then and then the parties will
5	have until three p.m. on the 27th to provide their response. Now
6	I'm going to tell you, Mr. Brown, if you think that you're going
7	to get a decision on the 29th, that's not going to happen, if
8	that's what you were trying to work towards, because that only
9	gives our legal staff two days to review everything, and I don't
10	think that's enough time, if that's what you were shooting for.
11	MR. BROWN: I hadn't gotten to that point yet.
12	MS. SCHELLIN: Okay.
13	MR. BROWN: I'm just trying to move it along, so we
14	would we would respond
15	CHAIRPERSON HOOD: Hold on one second, Mr. Brown. I
16	don't want you to rush. I want you to make sure
17	MS. SCHELLIN: Right.
18	CHAIRPERSON HOOD: we have the information we need,
19	so we won't have to come back and have another hearing.
20	MS. SCHELLIN: And that's why I wanted to give a little
21	more time, Chairman Hood, if we could.
22	CHAIRPERSON HOOD: I would I would Mr. Brown,
23	after I really think you need to take some time. I understand
24	you're trying to move for your client, I don't to move for your
25	client and then we have to have another four or five-hour hearing,

because see -- do your best in your response, because people are going to respond. That's all I'm saying. Let's slow down a little bit and let's try to move and address some of these issues, because we're going to have to address these, so let's not rush.

We haven't been rushing -- obviously, we're not rushing.

MS. SCHELLIN: I would prefer, because we're not going to get to this until the June 12th meeting, and so I think it would be --

MR. BROWN: Okay.

MS. SCHELLIN: I'm sorry?

MR. BROWN: No, that's -- I understand.

MS. SCHELLIN: June 12th is our meeting at four p.m. So working back from that to allow, you know, our staff -- our legal staff time, because this is a one-vote case, so they need to have time to go through this, I'd like to back it up and give the applicant until the 23rd of May, 5/23, three p.m., and then give the parties until the 30th of May -- those are Fridays; that give you an extra three or four days to get this done -- three p.m. And then -- and then for your closing, since there is no response to that, the applicant would provide their closing on June 2nd, three p.m. And any draft findings, facts, conclusions of law should be also submitted on June 2nd, three p.m., and all parties may submit those, if they choose to do so.

MR. BROWN: Okay.

MS. SCHELLIN: Okay. Mr. Liu, have I missed anything?

1	You good? If not, you'll pipe in, right?
2	MR. LIU: Yeah, all good. I would just say for the
3	response to Vice Chair Miller's request, I think it would make
4	the most sense to resubmit your draft conditions, you know, with
5	all the IZ stuff taken out and all of the changes that were
6	recommended by the ANCs and OP sort of incorporated into that,
7	and that would just make it I think easier for everyone to
8	understand where you stand on that.
9	MS. SCHELLIN: Uh-huh. Yeah. Okay. Sounds good. Mr.
10	Brown, you have everything?
11	MR. BROWN: I do, and if I don't, I'll e-mail you, but
12	I'm good.
13	MS. SCHELLIN: And we'll put it on for June 12th at
14	four p.m., and I think that takes care of everything, Chairman
15	Hood.
16	CHAIRPERSON HOOD: Okay. Thank you. And also make
17	sure our parties and nobody spoke up, so I guess we're all or
18	the same page. So, with that, the Zoning Commission will meet
19	again on May 22nd, 2025, Zoning Commission Case Number 24-16, MR
20	1401 15th Street Retail, LLC. With that, I want to thank everyone
21	for their participation, and have a great evening. This hearing
22	is adjourned.
23	(Whereupon, the above-entitled public hearing was
24	adjourned at 9:00 p m)

CERTIFICATION

This is to certify that the foregoing transcript

In the matter of: Public Hearing - Case No. 23-08

Before: D.C. Zoning Commission

Date: 05-12-25

Place: Webex Videoconference

was duly recorded and accurately transcribed under my direction; further, that said transcript is a true and accurate record of the proceedings.

Deborah B. Gauthier

Deboral B. Sauthier