AFTER RECORDING RETURN TO:

Deputy Mayor for Planning and Economic Development 1350 Pennsylvania Avenue, Suite 317

Washington, D.C. 20006 ATTENTION: RFK Property

DECLARATION OF COVENANTS REGARDING THE TRANSFER OF JURISDICTION OF THE ROBERT F. KENNEDY MEMORIAL STADIUM CAMPUS (RESERVATION 343F)

"United States") regarding the transfer of administrative jurisdiction of Robert F. Kennedy day of January, 2025 343F in the District of Columbia Memorial Stadium Campus ("RFK Stadium Campus"), a portion of U.S. Reservation REGION, acting by and through the Regional Director (hereinafter, the "NPS" or the OF THE INTERIOR, NATIONAL PARK SERVICE, NATIONAL COLUMBIA, a municipal corporation (the "District"), and the U.S. DEPARTMENT THIS DECLARATION OF COVENANTS ("Declaration") is made on this ("Effective Date") by and between the DISTRICT OF

designated as part of the Park System of the Nation's Capital; and Campus, a parcel of real property in the District of Columbia within Reservation 343F and WHEREAS, the United States owns and the NPS administers the RFK Stadium

in the land records of the District of Columbia as Instrument No. 8800022241 (the Stadium Campus on January 14, 1988 for a term of 50 years, as recorded on April 22, 1988 "Improvements Deed"); and (ii) the District entered into a ground lease for the RFK land records of the certain Quitclaim Deed, dated January 14, 1988, and recorded on April 22, 1988, in the 1986) (the "Act"), (i) the Stadium building was transferred to the District pursuant to that Memorial Stadium to the District of Columbia, Pub. L. 99-581, 100 Stat. 3313 (Oct. 29, of 1957 that directed the Secretary of the Interior to convey title to the Robert F. Kennedy "Ground Lease"); and WHEREAS, pursuant to An Act to Amend the District of Columbia Stadium Act District of Columbia as Instrument No. 8800022240

opportunities; and/or (3) other previously approved public purposes; and purposes; (2) providing recreational facilities, open space, or public outdoor recreation Campus shall only be used for specific purposes, which are defined as (1) stadium WHEREAS, the Act and the Ground Lease provided that the RFK Stadium

completion of compliance with both the National Environmental Policy Act ("NEPA") and the District, to demolish the existing stadium improvements ("RFK Stadium") following by the NPS on April 29, 2024, with the signing of a Finding of No Significant Impact; and Section 106 of the National Historic Preservation Act ("NHPA"), which was completed WHEREAS, on November 26, 2024, the NPS authorized Events DC, an agency of

of 40 U.S.C. 8124, as modified by the Transfer Law ("TOJ Law"); and (the "Transfer Law"), directs the NPS to transfer jurisdiction over the RFK Stadium Campus to the District within 180 days after the date of the enactment under the authority WHEREAS, Section 2(a)(1) of Public Law 118-274, enacted on January 6, 2025

review by the National Capital Planning Commission under the TOJ Law; and WHEREAS, Section 2(a)(2) of the Transfer Law waives the requirement for

attached hereto and made a part hereof, and such Transfer of Jurisdiction Plat, prepared by referred to as the "Transfer Property", is generally described and depicted on the "Transfer of Jurisdiction Plat" assigned file number S.O. 25-01723 labeled Exhibit A Exhibit A, and more particularly described in the legal description labeled Exhibit B; and the District of Columbia Office of the Surveyor, depicts the Transfer Property as shown on WHEREAS, the RFK Stadium Campus to be transferred to the District, hereinafter

changes in the use of land, and the NPS has documented this determination; and transfer of administrative jurisdiction of the Transfer Property is consistent with Categorical Exclusion 3.3.C.2, for land exchanges which will not lead to significant WHEREAS, the NPS, in compliance with the NEPA, determined that the NPS's

such terms are defined in section 3306(a) of title 40, United States Code, (4) such other development, (3) facilities, open space, and public outdoor opportunities, which may shall be subject to such terms and conditions to be included in a Declaration of Covenants Property ("Permitted Uses"); and June 1, 1985, and (5) demolition purposes to facilitate development and use of the Transfer public purposes for which the RFK Stadium Campus was used or approved for use prior to include supporting cultural activities, educational activities, and recreational activities, as other structures necessary Property may be used for: (1) stadium purposes, including training facilities, offices, and to be mutually executed between the NPS and the District to ensure that the Transfer WHEREAS, Section 2(a) of the Transfer Law states that the transfer of jurisdiction to support a stadium, (2) commercial and residential

Property land use, which would require planning and compliance with the NEPA and the NHPA beyond the Categorical Exclusion 3.3.C.2 mentioned previously; and Property described in the Transfer Law could be significant changes in the Transfer WHEREAS, the commercial and residential development and use of the Transfer

use for these purposes after the transfer of jurisdiction; and the District will operate and maintain the Transfer Property and provide for its continued excluding commercial and residential development as identified in the Transfer Law), and the uses previously approved by the Ground Lease (identified as the Permitted Uses, WHEREAS, the NPS has authorized the District's use of the Transfer Property for

residential uses until the required planning and compliance with NEPA and the NHPA has been completed; and WHEREAS, the Transfer Property shall not be used for such commercial or

requirement; and executive orders, and the District shall be responsible for all costs associated related to this under these and other applicable Federal and District of Columbia statutes, regulations, and prepared pursuant to NEPA can be used by each agency to satisfy its respective obligations intend to work together to satisfy any other reviews and ensure that the documentation Environmental Policy Act, D.C. Official Code § 8-109.01, and the District and the NPS which may also satisfy the obligations under the District of Columbia WHEREAS, the District and the NPS shall act as Joint Lead Agencies under

Property to incorporate commercial and residential uses into the Transfer Property; and the process for planning and decisions for the planning and compliance of the Transfer NPS shall use reasonable efforts to enter into a Memorandum of Understanding to establish WHEREAS, within 180 days of execution of this Declaration, the District and the

may thereafter be permitted on the Transfer Property; and NHPA compliance and sign a NEPA decision document, commercial and residential uses WHEREAS, once the District and the NPS complete such planning and NEPA and

depicted on Exhibit A; and WHEREAS, the Transfer Property consists of the real property as described and

and compliance associated with the commercial and residential uses as stated above; and conditions to ensure long-term preservation of the property's historic significance. The 9b"), that this review will provide adequate and legally enforceable restrictions or of Columbia Historic Landmark and Historic District Protection Act of 1978 ("Section District shall be subject to DC SHPO review in accordance with Section 9b of the District alteration, or new construction on a property owned by or under the jurisdiction of the because any future project that involves or contemplates subdivision of or demolition, to 36 CFR 800.5(2)(vii) of the regulations that implement Section 106 of the NHPA the Federal to the District Government will not adversely affect historic properties pursuant (DC SHPO) agreed that transferring control and jurisdiction of the Transfer Property from District and the NPS may continue to consult pursuant to NHPA regarding the planning WHEREAS, NPS and the District of Columbia State Historic Preservation Officer

Property, subject to the conditions set forth herein; and the Transfer of Jurisdiction Plat, the NPS will transfer jurisdiction over the Transfer WHEREAS, pursuant to Section 2(a)(1) of the Transfer Law, this Declaration and

Recorder of Deeds; and WHEREAS, this Declaration will be recorded in the District's Office of the

set forth herein, and fee title to the Transfer Property shall remain vested in the Transfer Property will be transferred from the NPS to the District subject to the covenants United States. WHEREAS, consistent with the TOJ Law, administrative jurisdiction over the

of the Transfer Property, so long as the Transfer Property is used as described in Section 2(b) of the Transfer Law, consistent with and subject to the covenants set forth hereinafter promises herein expressed, the NPS will transfer to the District administrative jurisdiction the TOJ Law, pursuant to the foregoing recitals, and in consideration of the mutual NOW, THEREFORE, in accordance with Section 2(c) of the Transfer Law and

- The District shall ensure that development and use on the Transfer Property does not materially degrade or adversely impact any lands under the jurisdiction of the NPS including the restoration of the wetlands south of Kingman Island.
- 2 portion to be reserved for such purposes for the duration of this Declaration space to provide land for passive and active outdoor recreation and shall require that identified in Exhibit A) as the "Robert F. Kennedy Memorial Park" as parks and open of the The District shall designate, develop, operate, and maintain at least thirty (30) percent Transfer Property (excluding the riparian area of the Transfer Property as
- ω The District shall ensure that the development and use of the Transfer Property provides for improved public access to the Anacostia River and shall not interrupt the Anacostia
- 4 The District shall, to the extent necessary, ensure that parking facilities are provided to accommodate the development on the Transfer Property.
- 5 resources in the planning and ongoing management of the development on the Transfer The District shall provide for adequate public safety and security measures and
- 6 surrounding residential areas in the District. the impact of noise and traffic of the development of the The District shall carry out measures that, to the greatest extent practicable, will reduce Transfer Property on
- 7 or infrastructure (including roads and pathways and as set forth in condition 3 above) used for any purposes other than the continuing maintenance of any development, use, existing at the time of the execution of this Declaration. "riparian area", of the Transfer Property so that the riparian area is not developed or The District shall operate and maintain the riparian area, identified on Exhibit A as
- 00 such property not removed by the District within 90 days after the expiration or dispose of it in accordance with applicable law. termination of the transfer of jurisdiction will be deemed abandoned, and the NPS will District will remove from the Transfer Property all affixed and movable property. Any termination of the transfer of jurisdiction directed pursuant to the Transfer Law, the party will be owned by the District or the third party and not NPS. At the expiration or trade fixtures and other moveable personal property provided by the District or a third installations permanently affixed, or which are moveable goods, inventory, equipment, All present and future alterations, additions, renovations, improvements, and

- 9. this section. Nothing in the previous sentence may be construed to apply to a person agreement made, entered into, or accepted by or on behalf of the District as a result of entity, if the lease is for the general benefit of such corporation or other entity. who is a shareholder or other beneficial owner of any publicly held corporation or other Transfer Property, or to any benefit that may arise therefrom, including any contract or entered into by the District in the exercise of the administrative jurisdiction over the individual is in the official role, shall be admitted to any share or part of any lease States or the Government of the District of Columbia, during the period that the The District shall ensure that no Member of Congress, Delegate or Resident Commissioner to the Congress, or any other official of the Government of the United
- 10. The District completed the requirement of Section 2(d) of the Transfer Law by and survey. completing the survey of the Transfer Property, and the NPS has approved the surveyor
- 11. The NPS and the District shall enter into a Memorandum of Understanding pursuant to and Liability Act of 1980, as amended (42 U.S.C. 9601 et seq.) and the Solid Waste all of the responsibilities of the United States and the District with respect to the and the District will use reasonable efforts to complete such Memorandum of action with respect to any contamination present on the Transfer Property. Disposal Act, as amended (42 U.S.C. 6901 et seq.), including any costs of any response Transfer Property under the Comprehensive Environmental Response, Compensation, Section 2(e) of the Transfer Law to determine the allocation of the costs of carrying out Understanding within 180 days after the execution of this Declaration.
- 12. Nothing in this covenant may be construed or limit the application of or obligation to comply with CERCLA and RCRA
- 13. The District shall be responsible for all costs of carrying out the transfer of jurisdiction pursuant to this Declaration pursuant to Section 2(f) of the Transfer Law. If the NPS completion of any future NEPA or NHPA analysis. District within 120 days after the execution of the Declaration and 120 days after pays any such costs up front, it shall provide invoices and any claims for costs to the
- 14. Title to the Transfer Property remains vested in the United States of America and the District shall not transfer or assign administrative jurisdiction of the Transfer Property. United States' fee interest in the Transfer Property without the prior written approval The District shall not grant any property rights to the Transfer Property that affect the of the NPS
- 15. The District may not use Federal funds for the stadium purposes on the Transfer Property, including training facilities, offices, and other structures necessary to support the stadium.

- 16. The Transfer Property shall initially be used only for the uses previously approved by removed from the Transfer Property without further action of the NPS or District. with the NEPA and NHPA has been completed. When NPS and the District sign a for commercial and residential uses has been undertaken by the District and compliance not be used for commercial or residential uses until such time as the required planning residential development as identified in the Transfer Law). The Transfer Property shall the Ground Lease (identified as the Permitted Uses, excluding commercial and NEPA decision document, this restriction on commercial and residential uses will be
- 17. The covenants contained herein shall run with the land and shall bind the NPS, the District, and their assigns.
- Default and Cure as reasonably determined by the Secretary; and (ii) such noncompliance has not been occurs: (i) the terms and conditions of this Declaration have not been complied with, transferred under this Declaration shall revert to the Secretary if each of the following noncompliance has been received by the District. corrected within ninety (90) days after written notice by the NPS The administrative jurisdiction over the Transfer Property of such
- adequate to ensure that the Transfer Property will be developed and used in Such noncompliance, under this section, shall be treated as corrected if the the District begins to cure such non-compliance within the ninety (90) day a manner consistent with the purposes referred to in this Declaration or if District and the Secretary enter into an agreement that the Secretary finds period and continues to implement the remedy until such non-compliance
- <u></u> ninety (90) days after the date on which written notice of the alleged The Secretary may not seek the reversion of administrative jurisdiction over Secretary's intention for administrative jurisdiction over the Transfer Property to revert to the Secretary. violation is received by the District. The notice shall include notice of the the Transfer Property under this subsection before the expiration of such
- 0 rehabilitating the Transfer Property if administrative jurisdiction over the Transfer Property reverts to the Secretary under this subsection. District shall bear the actual cost of removing structures from or
- d. Third Party Lessees
- NPS agrees to accept the cure of any non-compliance under this Declaration by a third party on behalf of the District.
- accordance with the provisions of this Section 18. Declaration and such party has not cured such non-compliance in will use reasonable efforts to only revert such portion of the Transfer party lessee operating on a portion of the Transfer Property, the NPS When non-compliance with this Declaration is caused by a thirdwhere such party is in non-compliance with the

- 19. The initial term of the transfer of jurisdiction is ninety-nine (99) years commencing on may request an extension of the transfer term. The Secretary shall respond to such the Secretary. At any time during the initial ninety-nine (99) year term, the District the date of the transfer of jurisdiction and it may be renewed for subsequent periods by request within 180 days.
- 20. No leasehold interest or other property interest granted by the District shall extend beyond the remaining term of the transfer of jurisdiction.
- 21. On the date of the transfer of jurisdiction, (i) the Ground Lease is terminated, and (ii) all reserved rights of the United States of America (or the NPS) under the are terminated Improvements Deed, including, without limitation, the right of reverter detailed therein,
- 22. Protection of Archeological Resources: The District will undertake and laws as required based on the results of the Phase I. To the extent the Phase I does parcel of the Transfer Property, the District shall comply with the applicable regulations on an affected parcel of the Transfer Property. Upon completion of such Phase 1 for a of Columbia law on the Transfer Property prior to the initial ground disturbing activities not be required by this Declaration to undertake an additional Phase I on such parcel. not identify archaeological issues for a parcel of the Transfer Property, the District will Archeological Identification effort, conducted in accordance with federal and District
- 23. Anti-Deficiency Act. Nothing in this Declaration shall be construed as binding the law, D.C. Official Code § 47-105; the District of Columbia Anti-Deficiency Act, D.C. Official Code §§ 47-355.01 et seq. and § 446 of the District of Columbia Home Rule excess of such appropriations, 31 U.S.C. § 1341(a)(l). In addition, all obligations of the District in any contract or other obligation for this further expenditure of money in appropriations made by Congress for this purpose or to involve the United States or the Act (as the foregoing statutes may be amended from time to time). District provided herein shall be subject to the limitations set forth in applicable federal United States or the District to expend in any one fiscal year any sum in excess of
- 24. All notices shall be given in writing by postal mail or hand delivery. Notices to the and, until notice of a change of address is duly given, shall be delivered to the following parties shall be effective on delivery by postal mail or hand delivery (or refusal thereof)

If to the NPS: Regional Director

1100 Ohio Drive, S.W.

Washington, D.C. 20242

Office of the Solicitor

With a copy to:

U.S. Department of the Interior

1849 C Street, N.W. Washington, D.C. 20240

Attn: Associate Solicitor, Division of Parks and Wildlife

If to the District: Deputy Mayor for Planning and Economic Development

1350 Pennsylvania Avenue, Suite 317 Washington, D.C. 20006 ATTENTION: RFK Property

With a copy to: Deputy Mayor for Planning and Economic Development 1350 Pennsylvania Avenue, Suite 317

Attn: Office of General Counsel Washington, D.C. 20006

25. Effective date. This Declaration is effective on the Effective Date. This Declaration shall be recorded by the District in the District of Columbia land records.

[Signatures begin on next page]

in the name of said National Park Service, by hereunto setting her hand hereto. and approved the foregoing Declaration of Covenants, has directed the execution thereof NERSESIAN, REGIONAL DIRECTOR, National Park Service, having first considered IN WITNESS WHEREOF, on the day of January 2025, JENNIFER T.

WITNESS:

NATIONAL PARK SERVICE

By:

DISTRICT OF COLUMBIA, SS.:

and deed of the National Park Service. aforesaid, and by virtue of the authority vested in her acknowledged the same to be the act annexed, personally appeared before me in said District, and as the person named as **REGIONAL DIRECTOR**, National Park Service, in the foregoing Declaration of Covenants bearing the date of the 44^{-4} day of January 2025, and hereunto do hereby certify that JENNIFER T. NERSESIAN, who is personally known to me as hamshidenov _ , a Notary Public in and for the District of Columbia, Regional Director

GIVEN under my hand and seal this $\frac{44^4}{}$ day of January 2025

Notary Public, District of Columbia

OFFICE THE STATE OF THE STATE O O OTHER STATES

Signed and sworn to (or affirmed) before me on Signed and sworn to (or affirmed) before me on Signed and sworn to (or affirmed) before me on Signed and Sworn to (or affirmed) before me on Signed and Sworn to (or affirmed) before me on Signed and Sworn to (or affirmed) before me on Signed and Sworn to (or affirmed) before me on Sworn to (or affirmed) be

Signature of Notarial Office

Title of Office
My commission expires:

IN WITNESS WHEREOF, on the day and year first written above, MURIEL BOWSER, THE MAYOR OF THE DISTRICT OF COLUMBIA, having first considered

Server Henry	WITNESS:	and approved the foregoing Declaration in the name of said District of Columbi day of January 2025.
By: Of Rocale	a municipal corporation	and approved the foregoing Declaration of Covenants, has directed the execution thereo in the name of said District of Columbia, by hereunto setting her hand hereto on the 4 day of January 2025.

DISTRICT OF COLUMBIA, SS.:

the 1441 day of January, 2025, and hereunto annexed, personally appeared before me in said District of Columbia, and as Mayor aforesaid, and by virtue of the authority vested in of the District of Columbia, in the foregoing Declaration of Covenants bearing the date of I, Venice Brown, Notary Public in and for the District of Columbia, do hereby certify that Muriel Bowser, who is personally known to me as the person named as Mayor her acknowledged the same to be the act and deed of the District of Columbia.

GIVEN under my hand and seal this 14⁴⁰ day of January 2025.

Notary Public, District of Columbia

My Commission expires:

XENIA BROWN
NOTARY PUBLIC DISTRICT OF COLUMBIA
My Commission Expires March 31, 2027

EXHIBIT A

Transfer of Jurisdiction Plat

DEPARTMENT OF THE INTERIOR,
NATIONAL PARK SERVICE
SHINGTON, D.C. January14 2025

TRANSFER OF JURISDICTION

Effective January 14, 2025 ____, and in accordance with the D.C. Robert F. Kennedy Memorial Stadium Campus Revitalization Act, Pub. L. 118-274 (the "Transfer Act"), I hereby (1) transfer the following property shown thus: _______ to the District of Columbia for such purposes as permitted under the Transfer Act and subject to that certain Declaration of Covenants by and between the District of Columbia and the Department of the Interior, National Park Service dated January 14 ___, 2025 and recorded in the land records #______ against the property and

OFFICE, D.C. STREET lance 118-27, diction s as between 5,822 22nd STREET, S.E. — \$74°15'46"W~10.69 — N15°44'39"W~5.36 — \$74°15'46"W~9.80 — N15°44'14"W~12.28 — \$82°23'37"W~13.32 W~24.82 W~25.77 104.20 104.20 104.20 104.20 104.20 104.20 104.20 104.20 104.20 104.20 104.20 104.20

100 feet

EXHIBIT B

Legal Description

Parts of U.S. Reservation 343-F **Legal Description**

being described as follows: All those certain lots or parcels of land situated, lying and being in the District of Columbia, and

805 in Square 1119, Lot 802 in Square 1120, Lot 802 in Square 1126, Lot 806 in Square 1127, Lot 804 in Square 1128, Squares 1132 and 1133, Lot 801 in Square 1134, Squares 1137 and 1138, Lot 805 in Square 1139, Lot 803 in Square 1140, Squares S-1140, 1141 through 1146, 1150, 1151, and 1153 through 1164; also being all the 7,690,726 square feet area shown on the Plat of Computation on Part of Reservation 343-F recorded January Being Part of U.S. Reservation 343-F; also being Lot 65 and Part of Lot 66 in Tax Parcel 149, Lot _, Map# _, 2025 in Survey Book

said southern line and following said eastern line, also following the entire outlines of the STREETS AND TRANSFER OF JURISDICTION" and recorded April 5, 1943 in Book 121 page described as follows: 7,694,123 square feet area shown the Plat of Computation on Part of Reservation 343-F recorded 16 among the Records of the Office of the Surveyor for the District of Columbia; thence leaving Avenue, N.E. and the eastern line 21-ST Street, N.E. as shown the plat entitled, "CLOSING OF Beginning at a point being at the southeasterly intersection of the southern line Constitution 2025 in Survey Book at page _, Map# _, and more particularly

- Avenue, N.E. for the next four (4) courses and distances: North 561.25 feet to a point of curvature; thence along the southeasterly line of Oklahoma
- 2. angle of 70°57'29", chord bearing and distance North 35°27'15" East 715.76 feet, to a Along a curve to the right with a radius of 616.60 feet, arc length of 763.63 feet, delta point of tangency; thence
- North 70°56'00" East 676.29 feet to a point; thence
- ω 4 ο North 48°26'00" East 175.55 feet to a point; thence
- North 34°39'30" East 711.36 feet to a point of intersection with the southern line of distances: Benning Road, N.E.; thence with said southern side for the next two (2) courses and
- 7.6 South 77°24'00" East 106.34 feet to a point; thence
- westerly shore of the Anacostia River for the next eighty-nine (89) courses and distances: point also being the westerly shore of the Anacostia River (at high water line); thence South 84°07'00" East 950.18 feet to a point on the riverside face of a concrete wall, said with said face of concrete wall for the next two (2) courses and distances and with said
- South 02°21'13" West 6.18 feet to a point; thence
- 9. South 28°42'53" West 24.56 feet to a point; thence leaving said face of concrete wall
- 10. North 61°14'18" West 8.31 feet to a point; thence
- North 78°13'37" West 74.02 feet to point of curvature; thence

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- 12. Along a curve to the left with a radius of 45.00 feet, arc length of 71.72 feet, delta angle tangency; thence of 91°18'44", chord bearing and distance South 56°07'02" West 64.36 feet to a point of
- South 10°27'40" West 60.36 feet to a point; thence
- 14. South 6°37'05" West 110.86 feet to a point; thence
- 15. South 19°14'38" West 119.64 feet to a point; thence
- South 19°10'55" West 157.93 feet to a point; thence
- 16. 17. South 13°04'56" West 94.06 feet to a point; thence
- 18. South 36°18'47" West 74.04 feet to a point; thence
- 19. South 23°17'42" West 78.46 feet to a point; thence
- 20. South 30°33'07" West 108.10 feet to a point; thence
- 21. South 35°56'23" West 136.77 feet to a point; thence South 40°31'14" West 146.20 feet to a point; thence
- South 30°36'40" West 64.10 feet to a point; thence
- 24. South 38°28'00" West 85.81 feet to a point; thence
- 25. South 24°33'18" West 110.13 feet to a point; thence
- South 23°58'55" West 125.78 feet to a point; thence
- South 48°29'20" West 36.93 feet to a point of curvature; thence
- reverse curvature; thence of 79°12'32", chord bearing and distance South 88°05'36" West 25.50 feet, to a point of Along a curve to the right with a radius of 20.00 feet, arc length of 27.65 feet, delta angle
- 29. Along a curve to the left with a radius of 10.54 feet, arc length of 33.10 feet, delta angle of 180°00'00", chord bearing and distance South 37°41'52" West 21.07 feet, to a point of tangency; thence
- 30. South 52°18'08" East, 25.87 feet to a point of curvature, thence
- 31. Along a curve to the right with a radius of 10.00 feet, arc length of 14.00 feet, delta angle of 80°13'52", chord bearing and distance South 12°11'12" East 12.89 feet, to a point of tangency; thence
- 32. 33. South 27°55'44" West 100.63 feet to a point; thence
- South 2°14'28" West 104.20 feet to a point of curvature; thence
- 34 reverse curvature; thence of 57°21'43", chord bearing and distance South 30°55'19" West 33.60 feet, to a point of Along a curve to the right with a radius of 35.00 feet, arc length of 35.04 feet, delta angle
- 35. Along a curve to the left with a radius of 12.00 feet, arc length of 28.44 feet, delta angle of 135°48'08", chord bearing and distance South 08°17'53" East 22.24 feet, to a point of tangency; thence
- 36. 37. South 76°11'57" East 2.25 feet to a point of curvature; thence
- tangency; thence of 47°39'53", chord bearing and distance South 52°22'00" East 9.70 feet, to a point of Along a curve to the right with a radius of 12.00 feet, arc length of 9.98 feet, delta angle
- South 28°32'03" East 7.70 feet to a point; thence
- 39. South 14°03'51" East 85.55 feet to a point; thence
- 40. South 12°04'05" East 174.70 feet to a point; thence
- 41. South 22°06'24" East 136.93 feet to a point; thence
- South 28°06'45" East 114.23 feet to a point; thence
- South 30°58'09" East 140.99 feet to a point; thence

- South 28°40'13" East 113.22 feet to a point; thence
- 45. South 26°07'53" East 72.05 feet to a point of curvature; thence
- Along a curve to the left with a radius of 30.00 feet, arc length of 32.00 feet, delta angle of 61°06'54", chord bearing and distance South 56°41'20" East 30.50 feet, to a point of reverse curvature; thence
- 47. Along a curve to the right with a radius of 30.00 feet, arc length of 60.67 feet, delta angle reverse curvature; thence of 115°51'47", chord bearing and distance South 29°18'53" East 50.84 feet, to a point of
- 48 Along a curve to the left with a radius of 30.00 feet, arc length of 20.98 feet, delta angle of 40°04'40", chord bearing and distance South 08°34'41" West 20.56 feet, to a point of tangency; thence
- South 11°27'39" East 125.36 feet to a point; thence
- 50. South 3°33'04" West 113.49 feet to a point; thence
- South 15°01'22" West 204.78 feet to a point; thence
- South 22°01'51" West 178.06 feet to a point; thence
- 53. South 22°50'45" West 182.50 feet to a point; thence
- 54 South 23°33'02" West 234.40 feet to a point; thence
- 55. South 14°16'53" West 210.21 feet to a point; thence
- 56. South 19°18'38" West 174.54 feet to a point; thence
- 57.
- 58. South 32°05'30" West 109.31 feet to a point; thence South 17°22'28" West 92.62 feet to a point; thence
- 59. South 27°19'38" West 187.59 feet to a point; thence
- 60. South 36°41'38" West 87.16 feet to a point of curvature; thence South 42°22'13" West 94.16 feet to a point; thence
- tangency; thence of 59°09'38", chord bearing and distance South 66°16'27" East 11.85 feet, to a point of Along a curve to the right with a radius of 12.00 feet, arc length of 12.39 feet, delta angle
- 63. North 84°08'44" West 9.53 feet to a point of curvature; thence
- 64. Along a curve to the left with a radius of 12.00 feet, arc length of 28.03 feet, delta angle of 133°49'44", chord bearing and distance South 28°56'23" West 22.08 feet, to a point of tangency; thence
- 65. South 37°58'28" East 7.98 feet to a point of curvature; thence
- 66. Along a curve to the right with a radius of 12.00 feet, arc length of 14.04 feet, delta angle of 67°03'02", chord bearing and distance South 04°26'57" East 13.26 feet, to a point of tangency; thence
- South 29°04'34" West 97.00 feet to a point; thence
- 68. South 11°18'57" West 121.77 feet to a point; thence
- 69. South 9°21'41" West 20.51 feet to a point; thence
- 70. South 22°41'18" East 31.08 feet to a point of curvature; thence
- Along a curve to the left with a radius of 12.00 feet, arc length of 6.90 feet, delta angle of 32°58'02", chord bearing and distance South 39°10'19" East 6.81 feet, to a point of tangency; thence
- 72. South 55°39'20" East 4.26 feet to a point; thence
- 73. thence with said face of concrete structure for the next seven (7) courses and distances: North 34°20'40" East 12.61 feet to a point on the riverside face of a concrete structure;
- South 55°39'20" East 19.65 feet to a point; thence

- South 23°38'18" East 10.91 feet to a point; thence
- 76. South 16°45'37" East 71.63 feet to a point; thence
- South 74°15'46" West 10.69 feet to a point; thence
- 78. North 15°44'39" West 5.36 feet to a point; thence
- 79. South 74°15'46" West 9.80 feet to a point; thence
- 80. North 15°44'14" West 12.28 feet to a point; thence leaving said face of concrete structure
- 81. South 82°23'37" West 13.32 feet to a point; thence
- South 45°09'41" West 122.98 feet to a point; thence
- South 43°56'43" West 24.82 feet to a point; thence
- thence with said face of concrete structure for the next eleven (11) courses and distances: South 39°56'12" West 25.77 feet to a point on the riverside face of a concrete structure;
- South 74°48'10" West 32.18 feet to a point; thence
- 86. South 26°43'30" West 105.12 feet to a point; thence
- South 26°43'54" West 104.79 feet to a point; thence
- 88 South 26°36'22" West 64.90 feet to a point; thence
- 89. South 26°56'11" West 42.19 feet to a point; thence
- 90. South 27°15'27" West 17.78 feet to a point; thence
- 91. South 27°55'42" West 67.86 feet to a point; thence
- South 26°52'19" West 59.49 feet to a point; thence
- 94. South 27°38'03" West 61.45 feet to a point; thence South 29°21'16" West 59.97 feet to a point; thence
- Massachusetts Avenue, S.E.; thence leaving said face of concrete structure and with said South 27°45'46" West 152.19 feet to a point on the extension of the southerly line of
- 96. distances the outlines of Lot 7 in Square E-1112 as shown on the subdivision recorded in Book 213 North 62°32'00" West 193.93 feet to a point of intersection with a non-tangent curve on thence leaving said extension and with said outlines for the next four (4) courses and page 31 among the Records of the Office of the Surveyor for the District of Columbia;
- 97. Along a curve to the left with a radius of 909.81 feet, arc length of 274.01 feet, delta point of tangency; thence angle of 17°15'22", chord bearing and distance North 08°37'41" East 272.98 feet, to a
- 98. North 969.39 feet to a point of curvature; thence
- 99. southern line of Independence Avenue, S.E.; thence with said line angle of 37°34'44", chord bearing and distance North 18°47'22" West 676.39 feet, to a Along a curve to the left with a radius of 1,050.00 feet, arc length of 688.67 feet, delta point of intersection with a non-tangent line, said line also being the extension of the
- 100. outlines of said Lot 7 and with said eastern line West 286.00 feet to a point on the eastern line of 22-ND Street, S.E.; thence leaving the
- 101. North 655.75 feet to a point on the southern line of East Capitol Street; thence with said southern line and the street lines shown as shown the aforesaid plat entitled, "CLOSING OF STREETS AND TRANSFER OF JURISDICTION", for the next four (4) courses
- 102. East 87.00 feet to a point at the east line of East Capitol Street; thence with said east line
- North 388.00 feet to a point on the northern line of East Capitol Street; thence with said

- 104. West 876.00 feet to a point on the eastern line of 19-TH Street, N.E.; thence with said
- 105. North 388.00 feet to a point; thence leaving said eastern line and with the lines of Lot 805 in Square 1119 for the next two (2) courses and distances
- 106. East 14.00 feet to a point; thence
- 107. North 176.75 feet to a point on the aforesaid southern line of Constitution Avenue, N.E; thence with said line
- East 489.00 feet to the Point of Beginning and containing 7,694,123 square feet or District of Columbia by Wiles Mensch Corporation – DC. 176.6328 acres as computed from the Records of the Office of the Surveyor for the

Saving and Excepting the following:

in Square 1127 on the Plat of Computation on Part of Reservation 343-F recorded January recorded in Survey Book 112 page 367 among the Records of the Office of the Surveyor to the Being Lot 807 in Square 1127 as established on the Plat of Survey made October 5, 1933 and 2025 in Survey Book District of Columbia; also following the outlines of the 3,397 square feet area shown as Lot 807 at page _, Map# _, and more particularly described as

of Square 1127, thence crossing to include part of said Square 1127 for the next three courses and Beginning at a point 45 feet south of the north line of Square 1127 and 40 feet west of the east line

- 1. South 106.45 feet to a point; thence
- 2. North 30°57'00" West 124.12 feet to a point; thence
- by Wiles Mensch Corporation DC. as computed from the Records of the Office of the Surveyor for the District of Columbia East 63.83 feet to the Point of Beginning and containing 3,397 square feet or 0.0780 acres

the Office of the Surveyor for the District of Columbia by Wiles Mensch Corporation - DC Total area containing 7,690,726 square feet or 176.5548 acres as computed from the Records of

	NOTE
o	: Being now
	known
I I	for purposes
	of assessment
	and
	taxation as
	Lot
1	in Square

Area Two

Street, N.E. (a public street); also being all the 6,540 square feet area shown on the Plat of Computation on Part of Reservation 343-F recorded January ______, 2025 in Survey Book _____ Being Part of U.S. Reservation 343-F; also being all of Lot 7 in Square 1118, and part of 19-TH _, Map#

shown the Plat of Computation on Part of Reservation 343-F recorded January _ of a 16 feet wide Public Alley; also following the entire outlines of the 6,540 square feet area Surveyor for the District of Columbia, thence with the north line of said Lot 7 and the south line November 21, 1796 in Record Book 004A plat 1118 among the Records of the Office of the Beginning at a point at the north-western corner of Lot 7 in Square 1118 as shown the plat recorded at page _, Map# _, and more particularly described as follows: _, 2025 in Survey

- line said Lot 7 and the west line of an 8 feet wide Public Alley East 103.00 feet to a point at the north-eastern corner of said Lot 7; thence with the east
- 1 line of said Lot 7 and the north line of a 16 feet wide Public Alley South 60.00 feet to a point at the south-eastern corner of said Lot 7; thence with the south
- $\dot{\omega}$ 19-TH Street, N.E. and crossing to include part of said public street West 103.00 feet to a point at the south-western corner of said Lot 7; thence extending into
- 4. said Lot 7 to continue to cross and include part of said public street West 6.00 feet to a point, thence running 6.00 distant west and parallel to the west line of
- 5 North 60.00 feet to a point on the extension of aforesaid north line of said Lot 7
- 6 as computed from the Records of the Office of the Surveyor for the District of Columbia by Wiles Mensch Corporation – DC. East 6.00 feet to the Point of Beginning and containing 6,540 square feet or 0.1501 acres

NOTE: Being now known for purposes of assessment and taxation as Lot 8 in Square

Area Three

Part of Reservation 343-F recorded January ___, 2025 in Survey Book also following the entire outlines of the 12,521 square feet area shown the Plat of Computation on plat for Lots 35 through 40 in Square 1118 made by Oliver L. Murray and recorded October 29, Columbia, thence with eastern line of said Lot 40 and the western line of Lot 30 in Square 1118, 1938 in Book 109 page 75 among the Records of the Office of the Surveyor for the District of Beginning at a point at the north-eastern corner of Lot 40 in Square 1118 as shown the subdivision _, and more particularly described as follows: at page _, Map#

- line of said Lots 35 through 40 and the north line of a 16 feet wide Public Alley South 79.63 feet to a point at the southeastern corner of said Lot 40; thence with the south
- 2 into 19-TH Street, N.E. and crossing to include part of said public street West 116.00 feet to a point at the south-western corner of said Lot 35, thence extending
- ယ said Lot 35 to continue to cross and include part of said public street West 6.00 feet to point; thence running 6.00 distant west and parallel to the west line of
- 4. crossing to include part of C Street, N.E North 102.63 feet to a point in the intersection of 19-TH and C Streets, N.E.; thence running 23.00 feet distant north and parallel to the north line of Lots 35 through 40 in Square 1118
- 5 40 and 30 in Square 1118, thence with said extension East 122.00 feet to a point on the extension of the aforesaid line of division between Lots
- 6 Columbia by Wiles Mensch Corporation – DC acres as computed from the Records of the Office of the Surveyor for the District of South 23.00 feet to the Point of Beginning and containing 12,521 square feet or 0.2874

NOTE: Being now known for purposes of assessment and taxation as Lot 8 in Square 11118.

also being all the 26,152 square feet area shown on the Plat of Computation on Part of Reservation

_, 2025 in Survey Book

at page

_, Map#

343-F recorded January

entire outlines of the 26,152 square feet area shown on the Plat of Computation on Part of and more particularly described as follows: distance, said lines also being the northerly lines of a 16 feet wide Public Alley, also following the of Columbia; thence along the southerly lines of Lots 31 through 41 for next three courses and plat for Lots 29 through 41 in Square 1125 made by Oliver L. Murray et al. and recorded November Reservation 343-F recorded January 30, 1938 in Book 109 page 112 among the Records of the Office of the Surveyor for the District Beginning at a point at the south-eastern corner of Lot 41 in Square 1125 as shown the subdivision _, 2025 in Survey Book at page _, Map#

- 1. West 80.00 feet to a point; thence
- 2. North 66°02'15" West 39.40 feet to a point; thence
- ω public streets for the next five courses and distances West 90.00 feet to a point; thence extending into 20-TH Street, N.E. and crossing to include
- 4. West 23.00 feet to a point; thence running 23.00 feet distant west and parallel to the west
- S side of Lots 31 through 35 North 102.63 feet to point; thence running 23.00 feet distant north and parallel to the north
- 6. East 111.64 feet to a point of curvature, thence
- .7 east and parallel to the east side of Lot 41 intersection with a non-tangent line in 21-ST Street, N.E.; thence running 18.00 feet distant of 19°46'48", chord bearing and distance South 80°06'36" East 137.41 feet, to a point of Along a curve to the right with a radius of 400.00 feet, arc length of 138.09 feet, delta angle
- ∞ said extension Square 1125, said line also being the north line of a 16 feet wide Public Alley, thence with South 95.02 feet to a point on the extension of the south line of Lots 38 through 41 in
- 9 acres as computed from the Records of the Office of the Surveyor for the District of West 18.00 feet to the Point of Beginning and containing 26,152 square feet or 0.6004 Columbia by Wiles Mensch Corporation – DC.

NOTE: Being now known for purposes of assessment and taxation as Lot 8 in Square

Area Five

Street, N.E. and part of Constitution Avenue, N.E. (both public streets); also being all the 5,822 Being Part of U.S. Reservation 343-F; also being all of Lot 20 in Square 1118, and part of 20-TH

F recorded January, 2025 in Survey Book at page, Map#	outlines of the 5,822 square feet area shown the Plat of Computation on Part of Reservation 343-	of Columbia, thence with the line of division between Lots 20 and 21, also following the entire	20, 1937 in Book 105 page 118 among the Records of the Office of the Surveyor for the District	plat for Lots 20 through 24 in Square 1118 made by Walter H. Hoffman and recorded February	Beginning at a point at the south-western corner of Lot 20 in Square 1118 as shown the subdivision	, 2025 in Survey Book at page, Map#	square feet area shown on the Plat of Computation on Part of Reservation 343-F recorded January
at page, Map#, and more	ation on Part of Reservation 343-	and 21, also following the entire	e of the Surveyor for the District	Hoffman and recorded February	are 1118 as shown the subdivision		servation 343-F recorded January

with the north of said Lot 20 and the south line of a 16 feet wide Public Alley North 59.63 feet to a point at the north-western corner of said Lot 20; thence running particularly described as follows:

- 2 East 52.00 feet to a point at the north-eastern corner of said Lot 20; thence extending and distances into 20-TH Street, N.E. and crossing to include public streets for the next four courses
- $\dot{\mathfrak{D}}$ Lot 20 in Square 1118 and west line of 20-TH Street, N.E. East 23.00 feet to a point; thence 23.00 feet distant east and parallel to the east line of
- 4. Lot 20 in Square 1118 and the north line of Constitution Avenue, N.E. Avenue, N.E.; thence running 18.00 feet distant south and parallel to the south line of South 77.63 feet to a point in the intersection of 20-TH Street, N.E. and Constitution
- S said line of extension West 75.00 feet to a point on the extension of the aforesaid line of division; thence with
- 6. Columbia by Wiles Mensch Corporation – DC. acres as computed from the Records of the Office of the Surveyor for the District of North 18.00 feet to the Point of Beginning and containing 5,822 square feet or 0.1337

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	NOTE: Being now known for purposes of assessment and taxation as Lot 8_
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Lot 803 Square 1128

recorded January	all the 109,933 square	Being Part of U.S. Re
, 2025 in Survey Book	all the 109,933 square feet area shown on the Plat of Computation on Part of Reservation 343-F	Being Part of U.S. Reservation 343-F; also being all of A&T Lot 803 in Square 1128; also being
_at page	Computation	of A&T Lot 8
at page, Map#	on Part of Reservation 343-F	303 in Square 1128; also being

recorded April 5, 1943 in Book 121 page 16 among the Records of the Office of the Surveyor for subdivision plat entitled, "CLOSING OF STREETS AND TRANSFER OF JURISDICTION" and line of 19-TH Street, N.E. and the north line of East Capitol Street, N.E. as shown on the District of Columbia; Beginning at a point being 161.00 feet east and 95.00 feet south from the intersection of the east

- 1. East 400.00 feet to a point curvature; thence
- 2 Along a curve to the right with a radius of 99.00 feet, arc length of 248.66 feet, delta angle of 143°54'32", chord bearing and distance South 18°02'44" East 188.26 feet, to a point of intersection with a non-tangent line of the northern line of Lot 805 in Square

the next two (2) courses and distances 1135 as shown on A&T Plat 3455-G; thence running with part of the said Lot 805 for

- West 13.32 feet to a point; thence
- South 8.18 feet to a point; thence
- ω 4. α Along a curve to the right with a radius of 99.00 feet, arc length of 46.71 feet, delta angle of 27°02'08", chord bearing and distance South 76°28'56" West 46.28 feet, to a point of tangency; thence
- 7. West 400.00 to a point of curvature; thence
- Corporation DC. Records of the Office of the Surveyor for the District of Columbia by Wiles Mensch Beginning and containing 109,933 square feet or 2.5237 acres as computed from the angle of 180°00'00", chord bearing and distance North 198.00 feet to the Point of Along a curve to the right with a radius of 99.00 feet, arc length of 311.02 feet, delta

NOTE: Being known for purposes of assessment and taxation as Lot 803 in Square 1128