Vacant Property Review Committee November 13, 2018

VACANT PROPERTY REVIEW COMMITTEE

Room 402, Caucus Room Philadelphia, Pennsylvania Tuesday, November 13, 2018 10:41 a.m.

PRESENT:

SUSIE JARMON, OHCD - CHAIRWOMAN LINDA MEDLEY, LAW DEPARTMENT LARRY PADILLA, PRA GARRETT O'DWYER, PACDC DEB CUNINGHAM, PUBLIC PROPERTY ANGEL RODRIGUEZ, LAND BANK KEVIN HUNTER, PLANNING MARK DODDS, OHCD CAROLYN PLACKE, LISC JAMETTA JOHNSON, PHA

Page 2 1 2 CHAIRMAN JARMON: Good morning. This is 3 VPRC, we are going to get started. My name is 4 Susie Jarmon. 5 Are there any attorneys in the room? 6 (Raised hands.) CHAIRMAN JARMON: Want to come up? 8 (Applicant approached podium.) 9 CHAIRMAN JARMON: State your name for 10 the record. 11 MR. DUFFY: Yes. My name is gregory 12 I'm an attorney at Duane Morris Duffy. 13 representing the Gardens Trust. CHAIRMAN JARMON: This is for the 1329 14 South 15th Street? 15 16 MR. DUFFY: That's correct. 17 CHAIRMAN JARMON: It's on page 3. 18 MR. DUFFY: Neighborhood Garden Trust is 19 a land trust, non-profit land trust operating in the City of Philadelphia for decades now. 20 21 Currently, it owns and preserves over 40 22 community gardens in the City. We are 23 requesting a conveyance for nominal 24 consideration of the 15th Street Community

Page 3 Garden, which is located at 1329 South 15th 1 Street. There will be conveyance for nominal 2 consideration at NGT. It's a community garden 3 4 operating for over 20 years in the City. We 5 have here in the audience Latonya, who is 6 actually the daughter of the founding -- the founder. I am happy they were here to join us. 7 8 If anyone would like to see photographs, we do 9 have them to share. 10 CHAIRMAN JARMON: No, we are good. 11 Are there any questions from the 12 Committee? 13 (No questions.) 14 Can I get a recommendation? 15 MR. RODRIGUEZ: So moved. 16 MR. O'DWYER: Second. 17 CHAIRMAN JARMON: All in favor? 18 (Ayes.) 19 CHAIRMAN JARMON: Any opposed? 20 (No opposition.) 21 CHAIRMAN JARMON: Thank you. Attorneys, come up. 22 23 (Applicant approached podium.) 24 CHAIRMAN JARMON: Good morning.

Page 4 1 State your name for the record. 2 MR. CAREY: Robert Carey, attorney for 1303 North Newkirk. 3 4 MR. O'DWYER: It's on page 7. CHAIRMAN JARMON: Thank you. 6 You are here requesting a release of the 7 restrictions? This was a property that was 8 transferred to PHDC and then out to the 9 applicant. 10 Are there any questions? MR. O'DWYER: Move that we issue the 11 12 certificate of completion. 13 MR. PADILLA: Second. 14 CHAIRMAN JARMON: All in favor? 15 (Ayes.) 16 CHAIRMAN JARMON: Any opposed? 17 (No opposition.) 18 CHAIRMAN JARMON: Thank you, sir. MR. CAREY: One thing I would like to 19 ask, is there a way for me to be able to 20 21 expedite the signature? The sale has been 22 pending. It was supposed to have been scheduled 23 last month. It's costing my client every time 24 he has -- the money is getting more expensive.

- 1 So, it's costing everybody to keep this rate.
- 2 If there is some way to do that, that would be
- 3 super.
- 4 CHAIRMAN JARMON: Yes.
- 5 MR. CAREY: Thank you very much.
- 6 CHAIRMAN JARMON: Attorneys?
- 7 (Applicant approached podium.)
- 8 MR. TUCHINSKY: Good morning, Ms. Jarmon
- 9 Demetri Tuchinsky. I am here representing the
- 10 seller of the property. And this relates to
- 11 1843 East hazard Street. And we are asking for
- 12 removal of conditions.
- 13 CHAIRMAN JARMON: This is on page 5. He
- 14 was here last month.
- 15 MR. TUCHINSKY: Correct. With your
- 16 permission, I would like to invite seller's
- 17 representative and buyer's representative, as
- 18 well. I did not have authority to speak last
- 19 month.
- 20 So again, just to frame this up, this is
- 21 a relative of recent conveyance to Mr. Swanson
- 22 who has been taking care of property, this
- 23 property, for over 40 years. Unfortunately, his
- 24 health has significantly deteriorated. He is

- 1 hoping to develop it and develop it with the
- 2 buyer on this agreement. The agreement has
- 3 changed from last time. And again, we are
- 4 asking the Committee to consider waiving the
- 5 restrictions and the conditions in the deed.
- 6 CHAIRMAN JARMON: This was a property
- 7 that was transferred as a gift to Mr. Swanson.
- 8 Are there any questions from the
- 9 Committee?
- 10 MR. O'DWYER: It being transferred as a
- 11 gift, there were no restrictions on it?
- 12 MS. CUNNINGHAM: Just regular five
- 13 restrictions.
- 14 MR. TUCHINSKY: Like to emphasize for
- 15 the Committee, and I am hoping to present the
- 16 witness who can present clearly with personal
- 17 knowledge on it. Again, yes, this was a gift.
- 18 Mr. Swanson -- in the background Mr. Swanson has
- 19 been taking care of this property for over 40
- 20 year. The Pennsylvania law recognizes that
- 21 after 21 years, the property is your own under
- 22 adverse possession.
- MS. CUNNINGHAM: Not City property.
- 24 MR. TUCHINSKY: There is an exception.

- 1 And this is all done.
- 2 MS. CUNNINGHAM: There is recent opinion
- 3 that says that if the City acquired it by
- 4 sheriff sale, it cannot adversely possess.
- 5 MR. TUCHINSKY: We recognize that. We
- 6 are asking for that to be taken into account by
- 7 the Committee as one of the factors.
- 8 MR. RODRIGUEZ: How is that germane? If
- 9 we are not contesting that the property is
- 10 granted as a gift, how would adverse
- 11 possession --
- 12 MR. TUCHINSKY: We're not.
- MR. RODRIGUEZ: My point is, why is that
- 14 germane to the fact of the matter is we gifted
- 15 the property. Our issues is that there are
- 16 restrictions on the deed. That is the only
- 17 thing at issue here.
- MS. CUNNINGHAM: How has the agreement
- 19 of sale changed so drastically in the last
- 20 month? The original one was for \$70,000 and now
- 21 it's for 11,500.
- MS. WILLIAMS: My name is Evelyn
- 23 Williams. The original developer, he no longer
- 24 wanted to pay the price. Mr. Swanson went with

- 1 the better deal.
- 2 MR. TUCHINSKY: It just -- I think
- 3 Mr. Swanson now actually wants to be involved in
- 4 the development. The buyer's representative is
- 5 here with me. He can speak personally to it.
- 6 Mr. Swanson after taking care of the property
- 7 for 40 years, he really wants to see it be
- 8 developed and come to fruition. And again, the
- 9 buyer can speak personally.
- 10 But the buyer is willing to make the
- 11 promise and ensure that -- to take Mr. Swanson's
- 12 comfort and interest into account.
- MR. FIELDS: Hello. My name is Halan
- 14 Fields. I represent the buyer.
- 15 CHAIRMAN JARMON: The buyer is?
- 16 MR. FIELDS: World Investment.
- MR. O'DWYER: Does Mr. Swanson have an
- 18 equity stake in the development? Or you said he
- 19 wants to be involved in the development? Was
- 20 does that mean?
- 21 MR. TUCHINSKY: There is no equity
- 22 development. But he wants to make sure whatever
- 23 is happening next door doesn't significantly
- 24 have an adverse effect on his comfort because he

- 1 will be staying on the property and staying
- 2 there for the remainder of his years.
- 3 CHAIRMAN JARMON: Any further questions?
- 4 Recommendation?
- 5 MR. TUCHINSKY: And so, the only -- if I
- 6 may, Ms. Jarmon, my only point is we would ask
- 7 that if the Committee is willing to consider
- 8 these mitigating factors and circumstances, we
- 9 would ask to be waived. If not, again,
- 10 Mr. Swanson's health really has deteriorated.
- 11 It's not going to change.
- 12 And so, if the Committee is not willing
- 13 in the alternative to vote for it, we would ask
- 14 for an arrangement where the City gets a part of
- 15 the consideration and Mr. Swanson gets a part of
- 16 the consideration.
- 17 MS. CUNNINGHAM: The restrictions allow
- 18 for Mr. Swanson to get 15 percent of the profit
- 19 after costs if he sells it within the five-year
- 20 time period. The rest would be remitted to the
- 21 City.
- 22 MS. WILLIAMS: They explained it to us
- 23 differently.
- MS. CUNNINGHAM: Who is "they"?

- 1 MS. WILLIAMS: The City when they came
- 2 to the house to fill out the paperwork for the
- 3 deed of the land. I guess Mr. Swanson paid a
- 4 dollar for the property way back some years ago,
- 5 but never, you know, proceeded with giving the
- 6 deeds and everything. And when I started taking
- 7 care of him three years ago, I'm like, do you
- 8 have the deeds for the property? He's like, no,
- 9 I never did that.
- So, we went to get the paperwork. And
- 11 it came out to the house --
- 12 CHAIRMAN JARMON: It was a long time.
- MS. CUNNINGHAM: They paid for it?
- MS. WILLIAMS: They said he had to pay
- 15 15 percent. If he was to sell the property --
- 16 CHAIRMAN JARMON: Yeah, that's what is
- in the deed, the restriction she's speaking of.
- 18 MR. TUCHINSKY: That is --
- 19 MS. CUNNINGHAM: The restriction says
- 20 that you cannot sell it for more than
- 21 15 percent.
- 22 MS. WILLIAMS: Of what you paid for it.
- MS. MEDLEY: Plus improvements.
- MS. CUNNINGHAM: And he paid zero.

- 1 MR. TUCHINSKY: The only point I would
- 2 like to make is at the last meeting, this was a
- 3 great point. I apologize for not emphasizing it
- 4 earlier. I think we discussed it briefly during
- 5 last month's meeting.
- 6 Even though this deed is dated 2017, my
- 7 understanding is based on my client's
- 8 information is that this really was effect
- 9 conveyed and executed, at least intention was a
- 10 while ago. And so, it was just documented
- 11 recently. So it's been more than -- it looks --
- MS. WILLIAMS: He said it's been, like,
- 13 20 year since he signed that paper and paid the
- 14 fee. And he said he never -- he doesn't pay
- 15 attention to things. And I'm like, well, did
- 16 you get any proof that you own that? He's like,
- 17 no. So with my help, I taught him that you have
- 18 to get a deed. You have to show that you own
- 19 something before you can say you own it. And
- 20 that's how this all came about. And he paid the
- 21 400-something dollars.
- 22 MS. CUNNINGHAM: Those were closing
- 23 costs.
- 24 CHAIRMAN JARMON: You talking about

- 1 recent settlement?
- 2 MS. WILLIAMS: He had no idea it was
- 3 more to than just paying --
- 4 MS. CUNNINGHAM: In the interim, he
- 5 thought he owned it, but he didn't own it. Is
- 6 that correct?
- 7 MS. WILLIAMS: Right.
- 8 MS. CUNNINGHAM: But he wasn't paying
- 9 taxes on.
- 10 MS. WILLIAMS: He has a rose bush there.
- 11 MS. CUNNINGHAM: He hasn't paid taxes on
- 12 it because wasn't a tax --
- 13 MS. WILLIAMS: He thought it was
- 14 included in his property because of the dollar
- 15 that he paid some years ago I guess.
- 16 CHAIRMAN JARMON: I'm not really aware
- of the dollar that he paid. But I know that
- 18 Mr. Swanson had been maintaining this lot for
- 19 several years.
- 20 MR. HUNTER: Do we have documentation
- 21 that he had tried to acquire the lot and just
- 22 did not?
- 23 CHAIRMAN JARMON: I think we have
- 24 applications in the file, old applications.

- 1 That's why he was able to get it for a dollar at
- 2 this time because he was an old applicant.
- 3 Your request is the removal of the
- 4 restrictions and permission to sell. That's
- 5 your request here?
- 6 MR. TUCHINSKY: Yes.
- 7 CHAIRMAN JARMON: Are there any further
- 8 questions?
- 9 Can I get a recommendation?
- 10 MR. PADILLA: The purchase price is
- 11 31,500?
- 12 CHAIRMAN JARMON: No, it's 11,000.
- 13 MS. CUNNINGHAM: So, is there a title
- 14 company handling the transaction?
- 15 MR. TUCHINSKY: Absolutely.
- MS. CUNNINGHAM: We're going to need a
- 17 settlement sheet with that purchase price on it
- 18 before we can agree to that. So, it's going to
- 19 be continued I think.
- 20 MR. TUCHINSKY: Can we request -- I
- 21 think that's -- unless you object, I think
- 22 that's an absolutely reasonable fair request.
- 23 And so, I believe my recommendation to
- 24 absolutely except and provide all documentation.

- 1 If we can just make and approval contingent on
- 2 that.
- 3 MR. O'DWYER: Would the buyer be willing
- 4 to accept the extension of conditions of those
- 5 deed conditions?
- 6 MR. TUCHINSKY: Can I have a moment?
- 7 MS. CUNNINGHAM: Sure.
- 8 MR. TUCHINSKY: The only condition is
- 9 providing the paperwork to the Committee?
- 10 MS. CUNNINGHAM: No. The deed
- 11 restrictions in the deed.
- MR. TUCHINSKY: No. It's just -- we
- 13 spoke about it. It's too much risk. These
- 14 conditions are very broad and very so -- but I
- 15 believe the buyer and both parties would be
- 16 happy to share any and all paperwork. It would
- 17 be absolutely handled through title company.
- 18 And there would be title insurance, as well. It
- 19 just -- we need to take that exception.
- 20 MR. PADILLA: Basically, they are
- 21 committing some sort of exception of the five
- 22 years because of maintaining it for 20.
- MS. CUNNINGHAM: That's the question.
- 24 That's the ask.

- 1 MR. RODRIGUEZ: This is a recent
- 2 picture?
- 3 CHAIRMAN JARMON: That's on the gate.
- 4 MR. PADILLA: What does the new buyer
- 5 intend to do with the property?
- 6 MR. FIELDS: Pretty much planning to
- 7 build on the land and live in it.
- 8 MR. PADILLA: Build what?
- 9 MR. FIELDS: A house.
- 10 MR. PADILLA: Single family?
- 11 MR. FIELDS: Single family, correct.
- MR. TUCHINSKY: That was a part of the
- 13 consideration. Mr. Swanson wants to see the
- 14 character. He wants to see it come about.
- 15 Doesn't want to see the character change.
- 16 CHAIRMAN JARMON: Recommendation?
- 17 MR. O'DWYER: All other things aside, I
- 18 have deep concerns about we only transferred
- 19 this a year ago. And you're requesting that the
- 20 City give up all interest in the property and
- 21 ability to make sure that it's maintained or
- 22 that things are done as promised.
- 23 At the moment, according to the picture
- 24 we have, the lot isn't even being maintained.

- 1 It's just --
- 2 CHAIRMAN JARMON: I think --
- 3 MR. O'DWYER: The fence.
- 4 MS. WILLIAMS: That is only like that
- 5 because they cut the tree down. And the tree
- 6 fell on the fence. It's been -- he pays
- 7 somebody out of pocket every month to take care
- 8 of it.
- 9 MR. TUCHINSKY: I will also say the
- 10 weeds are being maintained. They were cut.
- 11 MS. WILLIAMS: There is no grass. There
- 12 has never been clutter. Like I said, he had a
- 13 prize winning, the whole backside was rose bush.
- 14 He cherished that yard. It's not just a piece
- 15 of --
- 16 MR. TUCHINSKY: One of the reasons he's
- 17 selling it, it's not because he wants to
- 18 exclusively profit. His health has
- 19 significantly deteriorated. Yes, he's unable to
- 20 do some of the things he's done for the last 20
- 21 years.
- 22 CHAIRMAN JARMON: Can I get a
- 23 recommendation?
- 24 MR. PADILLA: Can the first two

- 1 conditions be transferred to the new purchaser?
- 2 Because they are redeveloping.
- 3 MS. CUNNINGHAM: Can we just three and
- 4 transfer two if they agree to it?
- 5 MR. PADILLA: I mean, that would be part
- 6 of --
- 7 MS. MEDLEY: That's an option.
- 8 MS. CUNNINGHAM: Sure.
- 9 MR. PADILLA: Then he still only due
- 10 15 percent.
- 11 MS. MEDLEY: The Committee can decide to
- 12 release some of the restrictions, and you can
- 13 choose which ones. It's usually -- I would
- 14 imagine the land be developed, so you can leave
- 15 A and B which is that has to be developed over a
- 16 year and that it's in conformance with the
- 17 comprehensive --
- 18 MR. RODRIGUEZ: Are you -- do you
- 19 understand what we are discussing?
- 20 MR. TUCHINSKY: Not precisely.
- 21 MR. RODRIGUEZ: There are five
- 22 restrictions currently on the property.
- 23 MR. TUCHINSKY: Correct.
- 24 MR. RODRIGUEZ: Committee is considering

- 1 conveying it to the new owner with two
- 2 restrictions.
- 3 MR. TUCHINSKY: Which ones.
- 4 MR. RODRIGUEZ: To build on the property
- 5 within a year, which gives you -- which would
- 6 give you twelve months to start your
- 7 construction, right, after you go to settlement
- 8 and then you have to build it within the
- 9 municipal rules and regulations.
- 10 MR. TUCHINSKY: Of course.
- 11 MR. RODRIGUEZ: What we don't want is
- 12 where he gets the property and also it's a flip.
- 13 CHAIRMAN JARMON: Are you going to be
- 14 able to develop in a year? That's the question.
- MR. TUCHINSKY: Are you going to be able
- 16 to develop in a year?
- 17 CHAIRMAN JARMON: At least start the
- 18 development.
- 19 MR. FIELDS: I can start in the year
- 20 yes.
- 21 MR. TUCHINSKY: If -- I think the
- 22 intention is absolutely to start developing it
- 23 within the year. But some things are outside of
- 24 our control. Would the City consider instead,

- 1 you know, splitting the considerations. The
- 2 City also benefits as part of it and just make
- 3 it simpler?
- 4 MS. CUNNINGHAM: He's offering half of
- 5 it.
- 6 MR. O'DWYER: Half the sale price.
- 7 MS. CUNNINGHAM: To release all of the
- 8 restrictions.
- 9 MR. TUCHINSKY: I mean, if we keep the
- 10 restriction, the reality of the situation is
- 11 financing is inhibited. Lot more to get
- 12 construction financing, things are happening.
- 13 Absolutely, this costs money. When the buyer
- 14 acquires it, it's going to be right away. Taxes
- 15 are paid. Things are maintained.
- So, it costs them money to hold it. At
- 17 the same time, things happen. And so, this
- 18 restriction will make it significantly more
- 19 difficult to develop.
- 20 MS. JOHNSON: You can come back for an
- 21 extension if you can't develop it within the
- 22 time frame.
- MS. MEDLEY: In terms of financing, what
- 24 the City often does is enter into subordination

- 1 agreement with the bank and the person who is
- 2 developing. So that -- banks are okay with
- 3 that. If they are concerned with financing and
- 4 having restrictions, you know, hinder that, that
- 5 wouldn't be an issue.
- 6 MR. TUCHINSKY: Just to clarify, again,
- 7 I know I am probably repeating myself. All the
- 8 restrictions would be removed except that the
- 9 buyer must --
- 10 MS. CUNNINGHAM: Except for letters A
- 11 and B.
- 12 CHAIRMAN JARMON: Do you need a minute
- 13 to think about it? Let me take someone else.
- 14 - -
- 15 (At this time, a discussion was held off
- 16 the record.)
- 17 - -
- 18 MR. TUCHINSKY: I apologize. All of the
- 19 taxes are not paid. All of that would be paid
- 20 at closing.
- 21 MS. CUNNINGHAM: If Mr. Swanson received
- 22 15 percent of the proceeds, once he paid the
- 23 taxes and the transfer taxes, the real estate
- taxes owing from 2018 and the transfer taxes,

- 1 there is not going to be much left.
- 2 MR. TUCHINSKY: I guess we should
- 3 clarify. My understanding was just now that if
- 4 these conditions stay, then Mr. Swanson gets a
- 5 hundred percent of the consideration.
- 6 MS. CUNNINGHAM: That's the offer.
- 7 CHAIRMAN JARMON: If the two
- 8 restrictions stay on, they are willing to
- 9 take --
- 10 MS. MEDLEY: I think it's always, what I
- 11 believe, is to at least have that they are
- 12 going -- restriction which I think is B to
- develop it within a year. That's going to stay
- 14 regardless. I think that's the offer or the
- 15 proposal, I should say. And then I think it's
- 16 with regards to the other one who can release
- 17 those if they pay.
- MS. CUNNINGHAM: Yes.
- MS. MEDLEY: That is what the Committee
- 20 is recommending.
- 21 MS. JOHNSON: Pay what?
- MS. CUNNINGHAM: If they pay 85 percent
- 23 of the proceeds to the City.
- MR. O'DWYER: Just to clarify here. The

- 1 two options on the table, as I understand them
- 2 are, one, all the restrictions are removed and
- 3 Mr. Swanson gets only 15 percent of his sale
- 4 price. The other option is that some of the
- 5 restrictions stay on. And the -- and
- 6 Mr. Swanson gets the balance of the sale price?
- 7 Are those what the Committee is
- 8 offering? Or what -- just so they are very
- 9 clear.
- 10 MS. MEDLEY: Right.
- MR. O'DWYER: What are we suggesting?
- MS. CUNNINGHAM: No, I don't think so.
- 13 I think Restriction B has to stay regardless of
- 14 whether or not Mr. Swanson gives us a portion of
- 15 the proceeds.
- 16 MR. TUCHINSKY: And we would ask that
- 17 Mr. Swanson receive the entire 11,500
- 18 consideration and the restrictions will stay.
- 19 But however, Mr. Swanson will pay all the taxes,
- 20 everything that is assessed on this property at
- 21 closing.
- 22 - -
- 23 (At this time, a discussion was held off
- 24 the record.)

- 1 - -
- 2 MR. TUCHINSKY: We would ask after
- 3 taking care of this property for 40 years,
- 4 Mr. Swanson keep everything and pay unpaid taxes
- 5 and keep this consideration.
- 6 MS. CUNNINGHAM: We're going to have to
- 7 agree to disagree that he took care of the
- 8 property. Because taking care of the property
- 9 includes paying the taxes, and he did not do.
- 10 MR. TUCHINSKY: It will be done.
- 11 MS. CUNNINGHAM: For those 40 years he
- 12 took care of the property, he didn't because he
- 13 didn't pay the taxes. We will have to agree to
- 14 disagree that he took care of the property.
- 15 MR. TUCHINSKY: Understood. Again, I
- 16 would just to clarify again --
- MS. CUNNINGHAM: We understand.
- 18 MR. TUCHINSKY: We request that --
- 19 again, it's all subject to my --
- 20 MR. RODRIGUEZ: Madam Chair, I think in
- 21 the best interest of time and for the gallery
- 22 that we not try to encourage a contract here and
- 23 table that. And actually, we have two proposals
- 24 on the table from the Committee and we negotiate

- 1 offline or after this and come bring it back to
- 2 the Committee.
- 3 MR. PADILLA: I second whatever our
- 4 alternatives we come up with.
- 5 MR. RODRIGUEZ: Just to be clear, we
- 6 have it in the transcript, what are the two
- 7 proposals. Proposal one is?
- 8 MS. CUNNINGHAM: Proposal one is to
- 9 remit 85 percent of the proceeds to the City.
- 10 And restrictions -- Restriction B would remain
- 11 on the property.
- 12 Proposal two is -- I'm not really sure.
- 13 The second proposal was your counterproposal to
- 14 remit none of the proceeds and to remove all of
- 15 the restrictions. Is that correct?
- MR. TUCHINSKY: No. No. Restrictions
- 17 stays.
- 18 MR. RODRIGUEZ: All five or just the
- 19 two.
- 20 MR. TUCHINSKY: Just the two, A and B.
- 21 And all the back taxes are paid at closing and
- 22 Mr. Swanson provides all of the settlement
- 23 documents to the Committee.
- 24 MR. O'DWYER: Can I ask a clarifying

- 1 question about your first proposal? Generally,
- 2 if there is a side yard -- and I know this
- 3 wasn't a side yard but a gift property. Side
- 4 yards, when somebody sells when five years are
- 5 up, whatever the constraints were when that
- 6 property was sold, whether self-amortizing
- 7 mortgage or 50 percent, if it satisfies that,
- 8 that would take off the deed.
- 9 In this case, if they in option A where
- 10 he only get 15 percent, why would they --
- 11 MS. CUNNINGHAM: The thought was that
- 12 they were going to make it part of their
- 13 property and consolidate the property.
- 14 MR. RODRIGUEZ: There is a caveat to
- 15 side yards. After meeting sales price on block
- 16 is below 75,000 then you are able to do a
- 17 dollar. If it's above that, there is a mortgage
- 18 placed on at the current value of the property.
- 19 In which case, if the person was getting the
- 20 side yard, the sides to convey, they have to pay
- 21 us the full value, fair market value. There is
- 22 a big difference.
- These stipulations would not be at the
- 24 time we did the gift. We have the two

- 1 proposals. I move that we table it.
- 2 MR. TUCHINSKY: If I could just add a
- 3 third one to it, if the City gets 50 percent of
- 4 all the proceeds of the sale, taxes are paid,
- 5 everything is paid and the conditions are
- 6 removed.
- 7 MR. RODRIGUEZ: It's reversed. You are
- 8 asking the City to take the lesser. The deed
- 9 states 85 percent.
- 10 MR. TUCHINSKY: We are asking for
- 11 lesser.
- MR. RODRIGUEZ: For to us take the
- 13 lesser share?
- 14 MR. TUCHINSKY: 50/50. We are asking in
- 15 light of mitigating factors that we just
- 16 discussed.
- 17 MR. RODRIGUEZ: I think we should close
- 18 the proposals and table this.
- 19 CHAIRMAN JARMON: What is the
- 20 recommendation here?
- 21 MR. RODRIGUEZ: That we table it until,
- 22 I think, of assess the three proposals on the
- 23 table and bring it back next month.
- MR. O'DWYER: Second.

Page 27 CHAIRMAN JARMON: The Committee is 1 2 asking to table it again until next month. MR. TUCHINSKY: Is it our decision 3 4 or Committee's decision? MR. RODRIGUEZ: Committee's decision. 5 6 MR. TUCHINSKY: Ms. Jarmon, if we can 7 send you what's acceptable to us, as well, 8 because it's still subject to your --9 CHAIRMAN JARMON: That's fine. All in favor? 10 11 (Ayes.) 12 CHAIRMAN JARMON: Any opposed? 13 (No opposition.) 14 CHAIRMAN JARMON: Were there any other 15 attorneys? 16 (Applicant approached podium.) MS. BERK: Good morning. 17 18 These are for numbers A and F continue 19 on Land Back on page 4. I'm Ms. Berk, manager from Real Housing Legal. The Land Bank 20 21 disposition on page 4. I would like it to be 22 consolidated for hearing if that's acceptable to 23 the Committee, as well. 24 I represent Habitat for Humanity

- 1 Philadelphia, Inc. With me is Tya Winn, who is
- 2 the director of project planning. And briefly
- 3 2200 North Cleveland Street is a one unit for
- 4 affordable housing for sale to Habitat eligible
- 5 family for 30 to 60 percent AMI.
- 6 This was previously an office. Also
- 7 2211 to 13 West Sergeant Street already has been
- 8 consolidated into one unit with a legal
- 9 description. It also was a back office. So,
- 10 turn this over to Ms. Winn to describe anything
- 11 else the Committee wants to hear.
- MS. WINN: We are trying to rehab them
- and sell them in their current condition by
- 14 right.
- 15 MR. RODRIGUEZ: Madam Chair, all I would
- 16 tell the Committee is that this fits with the
- 17 Land Bank bank's strategic plan in terms of
- 18 affordable housing. It's a lien situation that
- 19 the Land Bank typically deals with vacant land.
- 20 These are structures. And we find that a
- 21 Habitat for Humanity would be a perfect fit.
- 22 And that's why we are suggesting we convey it at
- 23 nominal and also I'm abstaining.
- 24 MR. O'DWYER: I move that we convey the

Page 29 1 properties at nominal value. 2 MS. CUNNINGHAM: Second. CHAIRMAN JARMON: All in favor? 3 4 (Ayes.) CHAIRMAN JARMON: Any opposed? 6 (No opposition.) 7 CHAIRMAN JARMON: Thank you. MS. BERK: Ms. Jarmon, I'm also 8 9 sometimes counsel for New Kensington CDC. I see on page 5 number B, there is Certificate of 10 Completion thing. So if anyone is here from 11 12 there an may need an attorney, I am here and I 13 can stay. CHAIRMAN JARMON: 1931 East Cumberland 14 was a property that the City transferred to New 15 Kensington. And they in turn -- is that what 16 you are speaking of? 17 18 MS. BERK: Yeah. That in turn 19 CHAIRMAN JARMON: transferred it to Blue Truck Enterprizes. 20 21 then we sold 1929 East Cumberland to Blue Truck 22 Enterprises in February 2018. 23 MR. O'DWYER: If I remember correctly, 24 the condition of allowing New Kensington to sell

- 1 it was a MLU where agreement with the City
- 2 anyway, that the proceeds from the sale would go
- 3 to one of the Mill Phase Two, which in the
- 4 packet is that agreement.
- 5 CHAIRMAN JARMON: Any questions
- 6 regarding that?
- 7 MR. O'DWYER: Just to clarify, we are
- 8 considering both 1931 East Cumberland and 1929
- 9 East Cumberland or --
- 10 CHAIRMAN JARMON: Yeah, both. Blue
- 11 Truck owns both at the moment.
- MR. HUNTER: I have two questions.
- 13 First question would be, do we have any
- 14 proof that they used the funding from the sale
- 15 to fund the second phase of the project?
- 16 CHAIRMAN JARMON: Can you hear him?
- 17 MR. HUNTER: My first question, do we
- 18 have any proof that basically the money from the
- 19 sale from CDC went into the second phase of
- 20 their new project?
- 21 MS. BERK: I am attorney at Regional
- 22 Housing Legal Services. This is not my case
- 23 there. So, I'm not sure about the -- I just saw
- 24 it on the Agenda when I came here today with

- 1 Habitat. I would have to check with my client.
- 2 MR. O'DWYER: The Phase Two is going to
- 3 be, at least, partially funded by the City. So,
- 4 they will be able to make sure that those
- 5 proceeds went to --
- 6 MR. HUNTER: We should have record of
- 7 that.
- 8 MS. CUNNINGHAM: So, we don't have the
- 9 leverage any more to -- even though we can
- 10 monitor it, we don't have the --
- 11 MR. O'DWYER: I mean --
- 12 MS. CUNNINGHAM: We don't have
- 13 consequence anymore.
- 14 MR. O'DWYER: There is a legally binding
- 15 agreement in the packet, so the City does still
- 16 have.
- 17 MR. RODRIGUEZ: Also, if the City is
- 18 funding it through tax credits, there is a lot
- 19 more oversight transferring this development
- 20 than typically would have. I believe PRA would
- 21 be doing settlement on that.
- 22 MR. PADILLA: Still need to see sources
- and uses.
- MR. RODRIGUEZ: Right. But in essence,

- 1 the City has funded it. And it will probably
- 2 stay with PRA, which will then do the compliance
- 3 piece of it.
- 4 MS. CUNNINGHAM: The other is question,
- 5 the Certificate of Occupancy. Do we have
- 6 certificates of occupancy?
- 7 CHAIRMAN JARMON: No. I was going to
- 8 ask the approval contingent upon us getting two
- 9 certificate of occupancies on both these
- 10 properties.
- 11 MR. PADILLA: Sources and use
- 12 documentation of the second phase.
- 13 CHAIRMAN JARMON: Say that again?
- MR. PADILLA: Move to approve
- 15 certificate of occupancy on both properties and
- 16 the provision of sources and uses for the future
- 17 development of the second phase pursuant to the
- 18 MLU.
- MS. MEDLEY: The consent document.
- MS. CUNNINGHAM: Second.
- 21 CHAIRMAN JARMON: All in favor?
- 22 (Ayes.)
- 23 CHAIRMAN JARMON: Any opposed?
- 24 (No opposition.)

- 1 CHAIRMAN JARMON: Thank you.
- 2 I kind of want to take this Agenda out
- 3 of the order. 2122 East Arizona Street, this
- 4 was on the Agenda last month. And it was
- 5 approved for the certificate. However, there
- 6 were questions after the meeting and
- 7 recommendations after the meeting. I wanted to
- 8 bring this back so the Committee can hear what
- 9 the questions were on this release.
- 10 It's on page 7.
- 11 (Applicant approached podium.)
- 12 MS. CUNNINGHAM: I have questions. And
- as did the Commissioner, this property was
- 14 transferred in June of 2017. I think at the
- 15 time the Committee thought there were only the
- 16 first two restrictions. There were all five
- 17 restrictions on the deed. And although, this is
- 18 being sold along with the house, it was
- 19 transferred as a side yard. And it's being sold
- along with the house at \$350,000.
- 21 I think that the side yard piece is,
- 22 obviously, not worth that. But I don't think we
- 23 were aware of it that all five restrictions were
- 24 in the deed when we originally recommended that

- 1 we release the restrictions.
- 2 MR. RODRIGUEZ: When was it conveyed?
- 3 MS. CUNNINGHAM: June of 2017.
- 4 CHAIRMAN JARMON: I think all five
- 5 restrictions were put in these deeds since 2012
- 6 when they added the self-amortizing mortgage.
- 7 This question was never brought up. We have
- 8 released several individuals restrictions with
- 9 the self-amortizing mortgage. Originally, they
- 10 were told if they sold the property before the
- 11 ten years, that they would have to pay the City
- 12 10 percent would come off each year.
- 13 This is what these individuals were
- 14 told. So, I'm not sure if we should go and
- 15 change it without this being in writing, you
- 16 know, that these five restrictions should hold
- them from selling when we placed the mortgage
- 18 against it and told them something different.
- 19 MR. RODRIGUEZ: How does the mortgage
- 20 get satisfied?
- 21 CHAIRMAN JARMON: That they pay off the
- 22 balance of the mortgage.
- 23 MR. RODRIGUEZ: It was price set on the
- 24 mortgage at the time property was conveyed?

- 1 CHAIRMAN JARMON: Yeah. It's a
- 2 self-amortizing mortgage.
- 3 MS. CUNNINGHAM: It wasn't fair market
- 4 at the time.
- 5 CHAIRMAN JARMON: At the time, we were
- 6 putting what the LAMA system had. That was what
- 7 the mortgage was settled.
- 8 MR. RODRIGUEZ: In good faith, we
- 9 negotiated with this woman and sold it at the
- 10 LAMA value?
- 11 CHAIRMAN JARMON: Yes. From 2012 until
- 12 2014.
- MR. PADILLA: What about --
- 14 MS. CUNNINGHAM: With the five
- 15 restrictions with the thought that it was a side
- 16 yard and not a --
- 17 MR. RODRIGUEZ: It is a side yard.
- 18 MS. CUNNINGHAM: -- or parcel being
- 19 developed.
- 20 MR. RODRIGUEZ: It is a side yard. The
- 21 caveat and deed restriction, if you sell the
- 22 side yard, you would have to satisfy the City
- 23 with balance of the mortgage.
- 24 MS. CUNNINGHAM: That's the restriction

- 1 in the mortgage. The restriction in the deed is
- 2 the same as the 85/15 percent. The restriction
- 3 in the mortgage is separate. That's PRA
- 4 mortgage and that's their restriction. The
- 5 City's restriction says that there is same one.
- 6 MR. O'DWYER: The question is, which
- 7 restriction do want to go with? PRA or the
- 8 City's? The one in the mortgage and one in the
- 9 deed?
- 10 CHAIRMAN JARMON: I think because the
- 11 individual's told this is my opinion. If we
- 12 place this mortgage against the title for ten
- 13 years, if they sold it, they would have to pay
- 14 the balance of the mortgage. It depreciates
- 15 10 percent every year. That is what the
- 16 applicant was told. That's when all of these
- 17 self-amortizing mortgages.
- MS. MEDLEY: That's to date how the
- 19 practice has been, although it's not an official
- 20 written policy. That's how the practice has
- 21 been.
- 22 MR. O'DWYER: In effect, this property
- 23 was sold for \$15,000 a year ago. The applicant
- 24 would have to pay the City 13,500 to settle.

- 1 CHAIRMAN JARMON: Have to get the
- 2 balance.
- 3 MS. CUNNINGHAM: Fair market value is
- 4 closer to \$50,000.
- 5 CHAIRMAN JARMON: Can't go on what it
- 6 was.
- 7 MR. PADILLA: This disposition was
- 8 based --
- 9 MS. CUNNINGHAM: This disposition was
- 10 based on wrong value although it didn't settle
- 11 until June of 2017.
- MR. O'DWYER: The mortgage is for
- 13 15,000.
- MR. RODRIGUEZ: If I may, I think we are
- 15 debating two different issues. One is a legal
- 16 issue in terms of precedent. One is like -- the
- 17 other issue is you entered into an agreement of
- 18 faith and stated a price and we are
- 19 renegotiating the price. And the third thing is
- 20 policies and procedures, which are not
- 21 articulated, but we are determining on practice.
- I don't know about the other Committee
- 23 members. I kind of would like to know -- I'm
- 24 not an attorney, so but I would like to know

- 1 which overrides? Whether it's the mortgage term
- 2 or the deed restriction because both of them
- 3 takes precedence. If the deed restriction takes
- 4 precedence, then all deeds settle through VPRC
- 5 through PRA need to be in line with the deed
- 6 restriction.
- 7 MS. MEDLEY: I don't have an answer for
- 8 that. I can look into that and talk with --
- 9 well, talk further with the Real Estate Group
- 10 because I think there is a difference of opinion
- 11 about that.
- MR. RODRIGUEZ: I agree there will be a
- 13 difference of opinion. If we make the decision
- 14 here --
- MS. CUNNINGHAM: I'm going to say that
- 16 the Commissioner and others that we talk to in
- 17 the Real Estate Group are of the opinion that
- 18 there they are two separate documents, they are
- 19 two separate sets of restrictions and they can
- 20 be both be satisfied. It's not one or the
- 21 other.
- 22 MR. O'DWYER: Their opinion, told the
- 23 application should both satisfy the mortgage --
- 24 the applicant --

- 1 MS. CUNNINGHAM: Even if were just bank
- 2 mortgage.
- 3 MR. O'DWYER: Then sign the mortgage
- 4 with the 15 percent? Then it double pay.
- 5 MR. PADILLA: They didn't pay for value
- 6 for the mortgage anyway.
- 7 MS. CUNNINGHAM: Not really.
- 8 MR. RODRIGUEZ: I understand what you
- 9 are saying.
- 10 MS. CUNNINGHAM: If you had taken a bank
- 11 mortgage for that amount, you should still
- 12 have --
- 13 MR. RODRIGUEZ: Understand what --
- MS. CUNNINGHAM: We should subtract the
- 15 \$15,000 dollars from -- it would be the proceeds
- 16 of the sale.
- MR. O'DWYER: When PRA and I don't know
- 18 whether one of you will know. When PRA put this
- 19 mortgage on, did they do so with the
- 20 understanding that this was a condition of the
- 21 property in addition to the 15 percent
- 22 restriction in the deed?
- 23 CHAIRMAN JARMON: No.
- 24 MR. O'DWYER: Did they do so believing

- 1 this was the restriction?
- 2 CHAIRMAN JARMON: The mortgage, the
- 3 self-amortizing mortgage. That was what is
- 4 explained to every applicant.
- 5 MR. O'DWYER: I don't know about others.
- 6 I am certainly of the opinion that the City --
- 7 if the City agencies were for whatever reason
- 8 not on the same page, I don't think that the
- 9 applicant should be harmed as a result of that.
- 10 MS. CUNNINGHAM: Not sure I'd call it
- 11 harm. It's been a year and she's paid nothing.
- 12 I'm not sure I'd call it harm.
- MR. O'DWYER: No. Whatever the
- 14 restriction that we led the applicant to believe
- which seems like this PRA mortgage should be the
- 16 one that applies.
- 17 MR. HUNTER: Can I suggest rather then
- 18 us trying to figure out which of these documents
- 19 take precedent, that we have like the City Law
- 20 Department figure out which one should be
- 21 enforced first rather than do that here today?
- 22 Because I think there is a legal argument for
- 23 either one. There is argument in fairness. I
- 24 don't want to make that decision.

- 1 MR. PADILLA: Decision today can
- 2 establish precedent.
- 3 MR. HUNTER: Right. I don't want to do
- 4 that without --
- 5 MR. PADILLA: I am of the opinion that
- 6 both can be satisfied because the sale of the
- 7 home is benefiting from this side yard, so.
- 8 MR. RODRIGUEZ: How do you -- our
- 9 agreement is on the parcel.
- 10 MR. PADILLA: Correct.
- 11 MR. RODRIGUEZ: Not the total -- I think
- 12 you are conflates the issues because how do you
- 13 assess value?
- 14 MS. CUNNINGHAM: An appraisal.
- MS. MEDLEY: I think -- sorry. I think
- 16 what can happen, we can make a determination
- 17 that she pay first satisfy the mortgage so that,
- 18 in essence, takes that away. So she paid, I
- 19 guess it's 13,500 and some change then you went
- 20 back to see what the deed says. The deed says
- 21 she can't make 15 percent over and above what
- 22 she paid for. Which is now whatever that amount
- is, then it's whatever that number is.
- 24 Then the problem becomes we don't know

- 1 how much that land is worth. Because her sale
- 2 price that we do know is for the house and the
- 3 land.
- 4 MR. PADILLA: But I the.
- 5 MR. RODRIGUEZ: There is a sale of the
- 6 land, the evaluation of the land at the point
- 7 where we convey. Now we are getting into
- 8 something totally different about the value of
- 9 the land in conjunction with her property, which
- 10 is a different situation.
- 11 MS. CUNNINGHAM: I have to say the value
- 12 of the land and the point to be conveyed is not
- 13 the same thing as her sales price. That
- 14 wasn't -- it was not a fair market value
- 15 transfer. It was LAMA value transfer.
- MR. RODRIGUEZ: Correct. We don't know
- 17 what the value is.
- MS. CUNNINGHAM: We can easily figure
- 19 that out from June of 2017.
- 20 MR. PADILLA: My question -- to play
- 21 Devil's advocate -- is why aren't -- why
- 22 shouldn't we be considering only the LAMA value
- 23 if that was a stipulation under which the
- 24 mortgage was made?

- 1 CHAIRMAN JARMON: Right.
- 2 MS. MEDLEY: I think we should probably
- 3 go talk more about this offline with the Real
- 4 Estate Division and Law Department. I think
- 5 going back, you can take what I would suggest is
- 6 that if she satisfies the mortgage for whatever
- 7 that amount is at this time and then goes --
- 8 then we can go to the deed.
- 9 But the issue is, and I think that's
- 10 where we left off other discussions, was how
- 11 much is -- we don't know how much that land is
- 12 worth now because.
- 13 MS. CUNNINGHAM: Although, I believe
- 14 that they offered and the Commissioner was okay
- 15 with using the assessed value, the market value
- 16 now from the Office of Property Assessment as
- 17 the value of the land since it hasn't changed
- 18 since she acquired the land. And this year it
- 19 hasn't changed.
- 20 MR. PADILLA: I think we need to table
- 21 this to discuss further.
- MR. HUNTER: I agree.
- 23 MR. PADILLA: I move to table this for
- 24 further discussions.

- 1 MS. MEDLEY: Okay.
- 2 MR. HUNTER: Can we put a stipulation
- 3 on -- can we have deliverable or something from
- 4 the Law Department on how we should recess these
- 5 types of situations?
- 6 MR. RODRIGUEZ: Sure. You can ask that
- 7 there be -- are we asking for a legal opinion?
- 8 MR. HUNTER: It's that the --
- 9 MR. RODRIGUEZ: Yeah.
- 10 MR. HUNTER: I think it would be helpful
- 11 to feel make these decisions in the future,
- 12 which documents takes precedence.
- 13 MR. O'DWYER: I think it would be
- 14 helpful to know that and to know what the
- options the Committee has with the range of
- 16 options.
- MS. MEDLEY: Yes.
- 18 MR. RODRIGUEZ: That's a latitude of
- 19 authority issue separate and apart from this
- 20 contract negotiation.
- 21 CHAIRMAN JARMON: The recommendation is
- 22 that we table this item until.
- 23 MR. PADILLA: Contingent upon further
- 24 legal opinion.

Page 45 1 CHAIRMAN JARMON: Sorry? 2 MR. RODRIGUEZ: Legal input not an 3 opinion. 4 CHAIRMAN JARMON: This item is going to 5 be tabled. They are tabling the item. Not sure 6 how long it will be. They want to get some legal advice on this self-amortizing mortgage 8 and the restrictions that were on the deed that 9 was transferred to you. 10 MS. O'BRIEN: Okay. 11 CHAIRMAN JARMON: I will get back in 12 touch with you. 13 MS. O'BRIEN: Okay. 14 15 (At this time, a discussion was held off 16 the record.) 17 18 MR. O'DWYER: The chair said that this was unintentionally an additional burden, like, 19 an additional mortgage when they didn't know or 20 21 one way or other, deed restriction on there 22 wasn't to have both. I was asking is that still 23 happening now? 24 MS. CUNNINGHAM: Should be.

Page 46 1 CHAIRMAN JARMON: Now we are not placing any -- we are down with self-amortizing 2 mortgages I think. I think they transferred 3 4 everything out. 5 MR. RODRIGUEZ: You look at disposition 6 policies. There are certain situations where you would put a self-amortizing mortgage and a 7 8 30-year mortgage. 9 MR. PADILLA: That's correct. 10 MR. RODRIGUEZ: To your point, if you are asking with current disposition policy for 11 12 standard operations procedure where we are vetting or -- between deed restriction and 13 14 mortgage language or no? 15 16 (At this time, a discussion was held off 17 the record.) 18 19 CHAIRMAN JARMON: I'll get back to you 20 on that. 21 MS. O'BRIEN: Okay. 22 CHAIRMAN JARMON: Get back to the 23 Agenda. 24 (Duly seconded.)

Vacant Property Review Committee November 13, 2018

		Page	47
1	CHAIRMAN JARMON: All in favor?		
2	(Ayes.)		
3	CHAIRMAN JARMON: Any opposed?		
4	(No opposition.)		
5	CHAIRMAN JARMON: Thank you.		
6	Page 2, 721 West Cumberland.		
7	(Applicant approached podium.)		
8	CHAIRMAN JARMON: Good morning. State		
9	your name for the record.		
10	MR. MATOS: Elias Fuentes Matos.		
11	CHAIRMAN JARMON: And you were here		
12	several months ago		
13	MR. MATOS: Yes.		
14	CHAIRMAN JARMON: regarding receiving		
15	this as a side yard to a lot that, I think you		
16	said, your brother-in-law owns that your family		
17	owns next to it. And you were going to use it		
18	for open space?		
19	MR. MATOS: Yes.		
20	MS. CUNNINGHAM: Did we get an appraisal		
21	already or not yet?		
22	CHAIRMAN JARMON: I don't think I		
23	ordered an appraisal.		
24	MS. CUNNINGHAM: This is a fair market		

Page 48 value transfer, right? CHAIRMAN JARMON: 2 Yes. 3 Can I get a recommendation? MR. HUNTER: Did we have -- I think we 4 5 asked for a plan for it. 6 CHAIRMAN JARMON: He had sent Brad a Yes. 7 plan. 8 MR. HUNTER: The plan changed from the 9 original proposal. CHAIRMAN JARMON: I did change from he 10 original had stated. 11 12 MR. HUNTER: It's going to be fenced in 13 now? 14 CHAIRMAN JARMON: Going to fence it off. 15 MR. MATOS: Yes. MR. O'DWYER: Still going to be A side 16 yard? 17 18 CHAIRMAN JARMON: Yes. MR. O'DWYER: I move we sell for fair 19 20 market value. 21 MR. RODRIGUEZ: Second. CHAIRMAN JARMON: All in favor? 22 23 (Ayes.) 24 CHAIRMAN JARMON: Any opposed?

Page 49 1 (No opposition.) 2 CHAIRMAN JARMON: The next items are side yards for the adjacent owners. 3 4 Thank you, sir. 5 MS. CUNNINGHAM: Letter E, Mr. Lekasi, 6 that's not owner-occupied. He has a brand new 7 rental license from October 2018. And he owes 8 taxes on several of his multiple properties that 9 he owns in the City. 10 MR. PADILLA: He's ineligible? MS. CUNNINGHAM: He's ineligible. 11 12 CHAIRMAN JARMON: We are going to table 13 4514 Merion Avenue. Items that we want considered is 1623 14 South Frazier, 2904 D Street, 1521 West Firth, 15 and 2050 North 25th Street. 16 17 Can I get a recommendation? 18 MR. RODRIGUEZ: So moved. 19 MR. O'DWYER: Second. 20 CHAIRMAN JARMON: All in favor? 21 (Ayes.) 22 CHAIRMAN JARMON: Any opposed? 23 (No opposition.) 24 CHAIRMAN JARMON: Next are Urban Garden

Page 50 1 Agreements. Can I get a recommendation? 2 MR. O'DWYER: So moved. MR. RODRIGUEZ: Second. 3 4 CHAIRMAN JARMON: All in favor? (Ayes.) 6 CHAIRMAN JARMON: Next item was an 7 extension of time. The applicant wasn't here 8 last month. I invited him back today. 9 3474 Braddock. 10 (Applicant approached podium.) 11 CHAIRMAN JARMON: State your name for 12 the record. 13 MR. PEREZ: Jorge Perez. 14 MS. ROSA: Good morning. Name is Rosa. 15 CHAIRMAN JARMON: I think you were architect. 16 17 MR. MARTINEZ: I'm actually Jose's 18 employer and putting him through some of these issues. 19 20 CHAIRMAN JARMON: I know he sent me a 21 couple permits he had gotten. 22 MR. MARTINEZ: Jorge, during first 23 inspection, the inspectors questions him about 24 condition. There was no foundation for what was

- 1 basically an illegal rear addition Jorge did not
- 2 put on. He had to get numerous engineering
- 3 reports and plans. He did that. There was a
- 4 stop work order. He complied with all of that.
- 5 He closed out that permit. Inspector
- 6 was Robert Brooks who mentioned that the work
- 7 that was done was excellent. He reframed the
- 8 entire roof, the back section, the illegal
- 9 addition was brought back to a legal form. The
- 10 foundation was put in, inspected, corrected.
- 11 Everything was good. So, Jorge did not
- 12 understand the implications that this property
- 13 could literally go back to the City. And
- 14 literally, their entire savings is in this
- 15 house. It's going to be a primary residence.
- 16 It's next to the school.
- 17 And we are asking that there is an
- 18 extension. And it's possible that that
- 19 extension is more than a year. Because the
- 20 budget that's allocated for the property, like I
- 21 am lending the money and we are working on it.
- 22 But it's going extensively past what was
- 23 originally thought might happen here.
- 24 CHAIRMAN JARMON: So, we only can do six

- 1 months at a time. It's okay that he comes back
- 2 in six months and let us know where he is in the
- 3 process.
- 4 MR. MARTINEZ: Sure.
- 5 CHAIRMAN JARMON: Can I get a
- 6 recommendation?
- 7 MS. CUNNINGHAM: Move we give him a
- 8 six-month extension.
- 9 MR. RODRIGUEZ: Second.
- 10 CHAIRMAN JARMON: All in favor?
- 11 (Ayes.)
- 12 CHAIRMAN JARMON: Any opposed?
- 13 (No opposition.)
- 14 CHAIRMAN JARMON: Thank you.
- 15 623 Mercy Street. This was also on the
- 16 Agenda last month. And the Committee wanted him
- 17 to come to this meeting.
- 18 (Applicant approached podium.)
- 19 CHAIRMAN JARMON: State your name for
- 20 the record.
- 21 MR. EL-LAISY: Mohamed El-laisy.
- 22 CHAIRMAN JARMON: Can you just let the
- 23 Committee know where you are with the property?
- 24 MR. EL-LAISY: It's been a challenge

- 1 trying to get this plan approved through L&I.
- 2 And we submitted the actual plan over and over
- 3 again after we visited and they kept refusing
- 4 it. And the last time we submitted the approved
- 5 plan, they lost it. So, it's been taking
- 6 forever to get it through.
- 7 And I just got the refusal letter at the
- 8 November 2 for them. Now I'm dealing. My
- 9 attorney is Vern. Zoning board, so I actually
- 10 just apply for it. Allow for extension for time
- 11 to develop the property.
- MS. CUNNINGHAM: Do you have a
- 13 contingency plan should it not be approved at
- 14 your appeal?
- MR. EL-LAISY: Say it again?
- MS. CUNNINGHAM: Do you have a
- 17 contingency plan for the property if it's not
- 18 approved?
- MR. EL-LAISY: Oh, yes.
- 20 MS. CUNNINGHAM: If zoning is not
- 21 approved, do we know what that is?
- 22 MR. EL-LAISY: I'm not understanding
- 23 your question.
- 24 MS. CUNNINGHAM: Do you have something

- 1 else you are going to build if you are not
- 2 approved for what it is you want to build?
- 3 MR. EL-LAISY: Issue is from a 9-foot
- 4 yard to a 5-foot yard. That is what is holding
- 5 everything up.
- 6 MR. HUNTER: Have you filed for your
- 7 appeal yet?
- 8 MR. EL-LAISY: Yeah. Vernon did that.
- 9 MR. HUNTER: I guess get a copy of that
- 10 to show that you filed for the appeal. You have
- 11 to file an appeal for L&I.
- MR. EL-LAISY: My attorney is doing
- 13 that.
- 14 MS. CUNNINGHAM: Could they send us a
- 15 copy?
- MR. EL-LAISY: Okay, will do.
- 17 CHAIRMAN JARMON: Recommendation?
- 18 MR. HUNTER: Move that we issue a
- 19 six-month extension of time pending receipt of
- 20 appeal to the Zoning Board for the applicant.
- 21 MR. RODRIGUEZ: Second.
- 22 CHAIRMAN JARMON: All in favor?
- 23 (Ayes.)
- 24 CHAIRMAN JARMON: Any opposed?

Page 55 1 (No opposition.) 2 CHAIRMAN JARMON: Thank you. MR. EL-LAISY: One question, you can 3 4 only do six months at a time? CHAIRMAN JARMON: Yes. 5 6 MR. EL-LAISY: Thank you. CHAIRMAN JARMON: 3222 to 57 H Street. (Applicant approached podium.) 8 9 CHAIRMAN JARMON: Morning. State your name for the record. 10 11 MR. ROHRER: Mr. Rohrer. 12 CHAIRMAN JARMON: You are representing 13 Esparanza? You are here requesting an additional six-month extension? 14 15 MR. ROHRER: That is correct, yes. 16 CHAIRMAN JARMON: Can you just give the Committee a little overview? 17 18 MR. ROHRER: Sure. The City had deeded 19 this property to us a little over a year ago. And we are developing it to be a community 20 health and wellness center. We are actively 21 22 working on that. And we have hired an 23 architect, getting some engineer plans and we're 24 in the process getting that approved by the City

- 1 right now. Plans are in process, but we need
- 2 more time.
- 3 MR. PADILLA: Question to the Committee.
- 4 Technically, question to you first. You said
- 5 you are breaking ground next month in December?
- 6 MR. ROHRER: Yes.
- 7 MR. PADILLA: Is that official?
- 8 MR. ROHRER: We -- it not official. We
- 9 don't have the permit yet. That's our
- 10 intention. We have to get permit from the City.
- MR. PADILLA: Assuming the December,
- 12 there is no way you are going to get it
- 13 completed in six months. My question to the
- 14 Committee, are they able to get another
- 15 extension after that?
- 16 CHAIRMAN JARMON: Yeah.
- 17 MR. HUNTER: Your zoning permit was
- 18 issued on 29th, and I guess you are going for
- 19 building permits now? Those haven't been issued
- 20 yet?
- 21 MR. ROHRER: They have not been. We
- 22 have to do underground water retention. That is
- 23 under review with City right now. That -- we
- 24 have had our second rounds of questions.

- 1 MR. HUNTER: The zoning permit issued is
- 2 not final zoning permit?
- 3 MR. ROHRER: Sorry, can't hear.
- 4 MR. HUNTER: Zoning permit issue from
- 5 the 29th is that zoning permit for project going
- 6 forward now? Or is there going to be another
- 7 permit?
- 8 MR. ROHRER: We are doing this in two
- 9 phases. The first phase is going to be the
- 10 underground water retention and parking
- 11 structure. The second phase is going to be
- 12 community center and gym.
- MR. HUNTER: This is for which part of
- 14 that?
- MR. ROHRER: Underground water retention
- 16 and parking structure.
- 17 MR. PADILLA: How many extensions are we
- 18 able to grant.
- 19 MR. O'DWYER: As many as we want.
- 20 MS. CUNNINGHAM: Provided they show
- 21 progress.
- 22 CHAIRMAN JARMON: As long as they
- 23 continue to work on the property.
- 24 MR. HUNTER: Have you guys had final

- 1 building permits yet.
- 2 MR. ROHRER: We have to get done with
- 3 water retention.
- 4 MR. O'DWYER: From PWD first?
- 5 MR. ROHRER: We are waiting for that.
- 6 Expecting next week or this week, and building
- 7 permit ready to go.
- 8 MR. HUNTER: Thank you.
- 9 CHAIRMAN JARMON: Recommendation?
- 10 MR. O'DWYER: Move that we grant
- 11 extension of time for six months.
- 12 MR. RODRIGUEZ: Second.
- 13 CHAIRMAN JARMON: All in favor?
- 14 (Ayes.)
- 15 CHAIRMAN JARMON: Any opposed?
- 16 (No opposition.)
- 17 CHAIRMAN JARMON: Thank you.
- 18 Next items are being transferred to Land
- 19 Bank. The addresses 1238 North 15th Street,
- 20 13 --
- 21 MS. JOHNSON: We are doing all of them?
- 22 I had comment from the planner on 1238 North
- 23 15th. It's going to require a variance. And so
- 24 just so they know for that. Not sure if they

- 1 will in support the use, it's ZBA. Not opposed
- 2 to the sale.
- 3 CHAIRMAN JARMON: Okay.
- 4 MS. JOHNSON: Then there is an issue
- 5 with 1302 South Cleveland Street. I think the
- 6 attached comments, the planner here is concerned
- 7 this lot is being sold or transferred. And it's
- 8 part of the alleyway or it's used for alley for
- 9 access. And I guess there's a concern that if
- 10 they block it off, then the neighbors won't have
- 11 access to --
- 12 CHAIRMAN JARMON: To get out.
- MR. RODRIGUEZ: So if everybody can look
- 14 at this. So, 1302 there is a City alley.
- 15 Actual conditions showed that the parties that
- 16 are perpendicular, third one in, second one in
- 17 actually have encumbered on the alley already.
- 18 Third one is the -- person in question is
- 19 applying for the side yard. So the alley and
- 20 the person who is acquiring the side yard is
- 21 aware they cannot build and block the alley.
- 22 All right. Second thing of note is the
- 23 easement in the rear are behind 1302, 1306 is
- 24 not contiguous. Does not go all the way through

- 1 the rear of the parcel at 1302. Therefore,
- 2 there is no concern that it's blocking egress
- 3 from the other side of the street.
- 4 I know that they were other concerns
- 5 about this conveyance about the price and the
- 6 location. I would note that everybody has a
- 7 memo that I issued. The disposition of the
- 8 policy is quite clear on side yard dispositions.
- 9 If the median sales price is above \$75,000, if
- 10 the resident living in the property over seven
- 11 years, they are granted an exception. In which
- 12 case, we would place a mortgage which we have
- 13 done. And if the person who is getting the side
- 14 yard they would have to pay fair market value.
- The property was appraised for 115. And
- 16 they would have to satisfy the City paying 115
- 17 moving forward. I would also state that this is
- 18 not a unique situation. This is not a unique
- 19 situation at all for conveyances throughout the
- 20 City for side yards.
- 21 MS. JOHNSON: Explain to me, you are
- 22 saying that the -- there is a right where the
- 23 area that's used for egress, but it's already
- 24 blocked?

- 1 MR. RODRIGUEZ: Yeah. The alleyway, the
- 2 City alley, the two residents second in from the
- 3 corner.
- 4 MS. JOHNSON: Along Wharton?
- 5 MR. RODRIGUEZ: Right here along Wharton
- 6 have already encroached on the alley.
- 7 MS. JOHNSON: They are the only ones
- 8 that use it?
- 9 MR. RODRIGUEZ: Correct.
- 10 MS. JOHNSON: Except for the third
- 11 neighbor, as well.
- 12 MR. RODRIGUEZ: Right. He's been
- informed that he can't encroach on the alley.
- MS. JOHNSON: They have to remove
- 15 whatever is there?
- 16 MR. RODRIGUEZ: That is up to the City.
- 17 They built their fence.
- 18 MR. O'DWYER: It's a little difficult to
- 19 understand which properties you are referring
- 20 to. You are referring to these two are the ones
- 21 that --
- 22 MR. RODRIGUEZ: No. These two -- this
- 23 is the site map. These two, these properties
- 24 have an alley that is in the rear of the

- 1 property. They have built their fences and
- 2 encroached on the City alley. Therefore, they
- 3 don't have egress by their own doing.
- 4 MS. JOHNSON: Okay. We would not -- the
- 5 one requesting this lot is the end property?
- 6 MR. RODRIGUEZ: Correct. They are aware
- 7 that they cannot encroach on the alley. And
- 8 also, that their fence cannot -- any fence
- 9 that's put up for the side yard cannot encroach
- 10 on the alley.
- MS. JOHNSON: We can't do anything to
- 12 the other two properties.
- 13 MR. RODRIGUEZ: That's a limit to where
- 14 we can ask the Streets Department would have --
- MS. JOHNSON: But the person who is
- 16 requesting, which is concern for the planner, is
- 17 that they not block the alley.
- 18 MR. RODRIGUEZ: Correct.
- 19 MS. JOHNSON: There would be some
- 20 restriction?
- 21 MR. RODRIGUEZ: That restriction in the
- 22 conveyance.
- MS. JOHNSON: It's already being blocked
- 24 essentially?

- 1 MS. CUNNINGHAM: Not continuous. This
- 2 is not abutting because of the alley.
- 3 MR. RODRIGUEZ: Right. Which for us
- 4 would be an exception because the City there are
- 5 always alleys that abut easements, 3-foot
- 6 easements in the rear.
- 7 MS. CUNNINGHAM: There is a lot of them.
- 8 But usually they are only common with the other
- 9 people -- you're saying this is City-owned
- 10 alley.
- MR. RODRIGUEZ: This is City owned.
- 12 MS. CUNNINGHAM: Breach is different
- from most alleys, which are owned in common by
- 14 the abutting residents.
- 15 MR. RODRIGUEZ: Sometimes there are
- 16 several situations where all the --
- 17 MS. CUNNINGHAM: Anyway --
- MS. JOHNSON: We are allowing him to
- 19 acquire this abutting it as a property.
- 20 MR. RODRIGUEZ: Correct.
- MS. CUNNINGHAM: As a side yard.
- MR. O'DWYER: The purchaser
- 23 understanding they can't turn it into
- 24 continuous --

- 1 MR. RODRIGUEZ: Yes. You are
- 2 representing your --
- 3 MS. WILLIAMS: Yes.
- 4 MS. JOHNSON: Would be self-amortizing
- 5 mortgage.
- 6 MR. RODRIGUEZ: What we apply is a
- 7 30-year mortgage, all right, that would be
- 8 satisfied should they try to -- should they try
- 9 to sell the property for the appraised value
- 10 which is \$115,000 as per the disposition policy.
- 11 MS. CUNNINGHAM: I think the other
- 12 question is just the same as the previous sticky
- 13 situation. Will this deed have all -- are we
- 14 going to put all five restrictions in the deed
- 15 and still --
- MR. RODRIGUEZ: This is not conveyance.
- 17 This is not a VPRC. This is Land Bank.
- 18 MR. PADILLA: It's a fair market.
- 19 MS. JOHNSON: The deed will prohibit
- 20 development in the area that's the alleyway and
- 21 then.
- 22 MR. RODRIGUEZ: The deed will prohibit
- 23 them from making -- getting monetary windfall.
- MS. JOHNSON: Okay.

- 1 MS. MEDLEY: I think also what you are
- 2 saying is will -- what's to prevent whomever,
- 3 I'm not sure who the person -- whoever the
- 4 purchaser is from restricting the other.
- 5 MR. RODRIGUEZ: That restriction would
- 6 be in the deed.
- 7 MS. MEDLEY: Okay.
- 8 MS. JOHNSON: That would be in the deed,
- 9 as well.
- 10 MR. RODRIGUEZ: Correct.
- 11 MR. HUNTER: Just other issue that I
- 12 wanted to bring up. I understand the Land
- 13 Bank's position. Part of the disposition
- 14 policy, have they been maintaining the vacant
- 15 property. Doesn't seem like the property was
- 16 really maintained. I don't know -- it has to
- 17 be, you know, within that seven period frame.
- 18 The other thing, too, this is -- I think
- 19 considering where this is in the City and median
- 20 owned, I don't know if it's the best option for
- 21 the City to continue this basically as a side
- 22 yard increasing the housing supply in Point
- 23 Breeze in terms of the economic ramifications of
- 24 that.

1 MR. RODRIGUEZ: To your concern about 2 the competitive bids. Competitive bids can go into effect when a side yard exception does not 3 4 exist. So, the fact that we have someone who 5 qualifies for the side yard exception, it 6 doesn't fall into a competitive bid process. Ιf that person who does qualify, say, could qualify for competitive -- for exception was not 8 9 qualified, say they had back taxes or any municipal liens, would not qualify, then it 10 would be a situation where we would have to look 11 12 and see if there are other expressions of 13 interest and go through competitive bid process. That's not the case in this scenario. 14 15 MR. HUNTER: I guess I am arguing that it does not meet the side yard exception because 16 they haven't maintained the property. Doesn't 17 look maintained to me regardless. 18 19 MR. RODRIGUEZ: We have the sone of the 20 resident here. 21 (Applicant approached podium.) 22 Good morning. MR. MCLAUGHLIN: 23 CHAIRMAN JARMON: State your name. 24 MR. MCLAUGHLIN: It's Daniel McLaughlin.

- 1 MR. RODRIGUEZ: You said you had
- 2 pictures?
- 3 MR. MCLAUGHLIN: I do.
- 4 MR. RODRIGUEZ: Please share.
- 5 MR. MCLAUGHLIN: They are on my phone.
- 6 I didn't know to print them out.
- 7 MS. JOHNSON: Is it cleaned an?
- 8 MR. MCLAUGHLIN: It's cleaned. All the
- 9 things were encroaching as neighboring means of
- 10 egress on the property. I paid to have removed
- 11 even though they've been boarded over with
- 12 plywood and padlocks.
- MR. HUNTER: When did you have them
- 14 cleaned, removed?
- 15 MR. MCLAUGHLIN: I have lived there for
- 16 12 years, so several times throughout its
- 17 history. But this summer, again, all of the
- 18 construction dumping and everything that's been
- 19 back there, like, I have planted trees. There
- 20 is --
- 21 MS. JOHNSON: Can I see the picture?
- MR. MCLAUGHLIN: Yes.
- 23 MR. RODRIGUEZ: If I could also mention
- 24 to your point about maintaining in this area, if

- 1 we look at the rear of picture, you can see the
- 2 construction. It's difficult that we seen in
- 3 the City that the developers do dump
- 4 construction, debris and short dumping is a
- 5 problem. So, this is even for established
- 6 gardens, we have had situations like this.
- 7 So that's why this would be considered
- 8 maintained.
- 9 MS. JOHNSON: But it will be fenced?
- 10 MR. RODRIGUEZ: Yes.
- 11 MR. MCLAUGHLIN: Just like without
- 12 blocking the easement and around the 8-foot
- 13 height that the City requires.
- 14 CHAIRMAN JARMON: Any further questions?
- MR. HUNTER: Are they prohibited from
- 16 building on the site at all?
- 17 MR. RODRIGUEZ: No. They can't build.
- 18 If they decide to, they would have to --
- 19 MR. MCLAUGHLIN: Like I say, too, in
- 20 my -- this is probably my third time expressing
- 21 interest on this particular property and got
- 22 approval from Ms. Jarmon in 2012, but nothing in
- 23 terms of a mortgage, self-amortizing mortgage
- 24 ever presented to me. If that is an option, I

- 1 am eager to enter into that type of agreement so
- 2 the City does get some kind of compensation for
- 3 the property.
- 4 MR. RODRIGUEZ: Your will be -- your
- 5 father will be given a 30-year mortgage.
- 6 MR. MCLAUGHLIN: Yeah.
- 7 MR. RODRIGUEZ: For the appraised value.
- 8 MR. MCLAUGHLIN: Right.
- 9 CHAIRMAN JARMON: Any further questions?
- 10 Recommendations for these properties
- 11 that are being transferred to Land Bank?
- MR. O'DWYER: We are at this point just
- 13 considering the first two?
- MS. JOHNSON: Yes.
- 15 MR. O'DWYER: Only ones we are
- 16 discussing.
- MS. JOHNSON: I had one comment on 162
- 18 to 166 West Cumberland. Appears there is junk.
- 19 CHAIRMAN JARMON: Can we --
- MS. JOHNSON: We are voting on this
- 21 block. But 166, there appears to be junk stored
- 22 on the lot.
- MS. CUNNINGHAM: Yeah. Who is going to
- 24 remove all of that?

- 1 MR. RODRIGUEZ: This is an illegal
- 2 occupancy.
- 3 MR. CASEL: Frank Casel with
- 4 Philadelphia Land Bank.
- 5 MS. CUNNINGHAM: Who issued it the
- 6 notice to say vacant.
- 7 MR. CASEL: The Land Bank did on the
- 8 property.
- 9 MR. RODRIGUEZ: This is illegally
- 10 occupied. We have posted the properties. And
- 11 we have gone through the motion -- movement of
- 12 having to remove the fence and having them
- 13 vacate the land. Person applying is not the one
- 14 occupying it.
- MS. JOHNSON: You will clear it and you
- 16 will acquire?
- 17 MR. RODRIGUEZ: Whether he inquire the
- 18 person illegally occupying the Land Bank
- 19 parcels.
- MS. JOHNSON: You know who that is?
- MR. CASEL: We made the purchasers aware
- it needs to be cleaned what's been conveyed.
- MS. JOHNSON: Okay. Thank you.
- 24 CHAIRMAN JARMON: Any further questions

- 1 on these properties being transferred to Land
- 2 Bank?
- 3 Can I get a recommendation?
- 4 MR. PADILLA: Move to approve.
- 5 MS. CUNNINGHAM: I did have a question
- 6 on the one, the one for the garden. We are
- 7 going to convey to them nominally. They are
- 8 eventually going to convey to someone else,
- 9 correct?
- 10 MR. RODRIGUEZ: No. This is a pilot
- 11 program in conjunction with two Councilmembers
- 12 and SREHUP. They are planning to do
- 13 manufactured tiny homes on the lot.
- MS. CUNNINGHAM: Right.
- 15 MR. RODRIGUEZ: The idea is that they
- 16 will put up one property and see how that goes.
- 17 But this is for low income housing.
- 18 MS. CUNNINGHAM: Rental housing? That's
- 19 what I'm saying. Are they conveying that to the
- 20 eventual occupant?
- 21 MR. RODRIGUEZ: No, it's rental.
- MR. O'DWYER: This is 2147 you are
- 23 discussing, right?
- MS. CUNNINGHAM: 2147 East Orleans.

Vacant Property Review Committee November 13, 2018

Page 72 This is for sale. 1 2 MR. RODRIGUEZ: For sale. MS. CUNNINGHAM: That is where --3 4 MR. RODRIGUEZ: My bad. 5 MS. CUNNINGHAM: So --6 MR. O'DWYER: Wait. This is going to be 7 tiny homes or a single family home? 8 MS. JOHNSON: Multiple tiny homes. 9 MR. O'DWYER: Just said modular at the 10 bottom. MR. RODRIGUEZ: It is modular. 11 12 MR. PADILLA: It's going to be sold to 13 LMI Housing. MR. O'DWYER: Yeah. How does tiny homes 14 enter into it. 15 MR. RODRIGUEZ: That's what they called 16 It's really modular property. 17 it. 18 MR. O'DWYER: Just going to be modular 19 development? 20 MR. RODRIGUEZ: Yeah. 21 MS. CUNNINGHAM: My question is, to do the eventual occupant, will they have 22 23 restrictions in their --24 MR. PADILLA: Income restrictions based

- 1 on --
- MR. RODRIGUEZ: Income restriction.
- 3 MR. O'DWYER: The workforce housing.
- 4 MS. CUNNINGHAM: There will be income
- 5 restriction for 30 years or whatever it is?
- 6 MR. RODRIGUEZ: This is not -- this is
- 7 affordable housing. So, that would be in our
- 8 purchase development agreement. We would have
- 9 purchase development agreement established
- 10 first. And then they would have to approve
- 11 their feasibility, get either start zoning or --
- 12 are they planning to build by right? They are
- 13 building by right.
- 14 MR. O'DWYER: There will be limitations
- 15 who they can --
- 16 MR. PADILLA: Yeah.
- 17 MR. RODRIGUEZ: Intended occupant should
- 18 be low --
- 19 MR. PADILLA: Would have to approximate
- 20 preapproved based on standards.
- 21 MR. RODRIGUEZ: Correct.
- 22 CHAIRMAN JARMON: Can I get a
- 23 recommendation on these properties being
- 24 transferred to Land Bank?

Vacant Property Review Committee November 13, 2018

		Page 74
1	MR. PADILLA: Move to approve.	
2	MS. CUNNINGHAM: Second.	
3	CHAIRMAN JARMON: All in favor?	
4	(Ayes.)	
5	CHAIRMAN JARMON: Any opposed?	
6	MR. HUNTER: Just me.	
7	MR. RODRIGUEZ: Abstaining.	
8	CHAIRMAN JARMON: 2455 North Carlisle	
9	Street. We had this on the Agenda last month.	
10	And I seen the approval was contingent upon them	
11	cleaning. However, it was for the vacant	
12	property for a vacant property. We	
13	transferred this out back in 1988 and they are	
14	selling it.	
15	MR. HUNTER: I have a question about the	
16	settlement. Looks like found in the deeds it	
17	looks like it came back into the City's	
18	possessions and then settlement began in 2006.	
19	CHAIRMAN JARMON: I will have to check	
20	it. I don't know offhand. And the question is?	
21	MR. HUNTER: I don't think that's the	
22	right settlement date. It was a lot sooner.	
23	CHAIRMAN JARMON: Okay.	
24	Any further questions?	

Page 75 1 You are here, I'm sorry. Were you here 2 last month? 3 MR. WALL: No. 4 CHAIRMAN JARMON: Is 2455 when did you 5 your name the Mr. wall. 6 MR. WALL: Yes. 7 CHAIRMAN JARMON: We sold it to you 8 when? 9 MR. WALL: I believe 2008, 2006. 10 CHAIRMAN JARMON: Okay. 11 MS. CUNNINGHAM: I think the '88 is when 12 City acquired. 13 CHAIRMAN JARMON: You are in the process 14 of selling? 15 MR. WALL: Yes. 16 CHAIRMAN JARMON: Any questions from the 17 Committee? 18 MR. DODDS: Is there a violation on the property? Looks like there is a notice on the 19 20 door. 21 CHAIRMAN JARMON: Is there a violation

CHAIRMAN JARMON: I mean, against the

against the title?

MR. WALL: Not title.

22

23

24

- 1 property.
- 2 MR. WALL: They were saying they wanted
- 3 me to fix the roof. They gave me a certain
- 4 amount of time, L&I. And the investors they
- 5 mentioned they was going to purchase the
- 6 property and fix everything.
- 7 CHAIRMAN JARMON: It's getting ready to
- 8 be sold, and they are going to develop?
- 9 MR. WALL: Yes.
- 10 CHAIRMAN JARMON: Rehab it.
- 11 Can I get a recommendation?
- 12 MR. HUNTER: Did you live in the
- 13 property for five years as the deed restriction
- 14 states?
- 15 MR. WALL: No. I lived next door. I
- 16 own the property next door.
- 17 MS. CUNNINGHAM: Did you ever do
- 18 anything to the property?
- 19 MR. WALL: I had -- no, because I didn't
- 20 have the funds.
- 21 MR. PADILLA: How are we going to issue
- 22 a Certificate of Completion --
- MS. CUNNINGHAM: We can't say you
- 24 completed what you haven't completed. You are

- 1 asking for Certificate of Completion. The
- 2 restrictions required you to complete certain
- 3 items. You haven't done that. So, how can we
- 4 issue a Certificate of Completion for things
- 5 that you didn't complete?
- 6 MR. WALL: Well, that's Liberty Bell
- 7 investors saying they was going to complete the
- 8 property and everything. Fix it up. Rehab it.
- 9 MS. CUNNINGHAM: Are they willing to
- 10 except the restrictions in their deed?
- 11 MR. WALL: Yes. That's why they told me
- 12 to come here.
- MR. DODDS: I'm not sure they are aware
- of what -- I don't know Liberty Bell are.
- MS. CUNNINGHAM: Okay. Are you sure
- 16 they understand that there are five restrictions
- in this deed, and that they would be subject to
- 18 all five of those restrictions?
- 19 MR. WALL: I believe so. Can I speak to
- 20 them?
- 21 MR. PADILLA: I would want to see the
- 22 document.
- MS. CUNNINGHAM: Would like to see
- 24 something where they said they would accept

- 1 those restrictions in writing. I guess it just
- 2 never happens.
- 3 MS. MEDLEY: You can just -- I mean, I
- 4 don't know put all five. If it's some company
- 5 or some development they don't intend on living
- 6 in it, you wouldn't want to put those in there.
- 7 At least A and B.
- 8 MS. CUNNINGHAM: Yeah. But get rid of,
- 9 I guess, C, D E and leave A and B. You would
- 10 have to at least bring it up to code before they
- 11 came back? I mean, it's a building. It's not a
- 12 lot.
- MS. MEDLEY: What we are doing is
- 14 consenting to the sale to the Liberty Bell.
- 15 Taking the three off, leaving the two and then
- 16 giving them extension of time and giving Liberty
- 17 Bell a year to develop. That way we still have
- 18 the ability to take it back.
- 19 MR. HUNTER: Why don't we take it back
- 20 now and then sell to them? I mean, he didn't --
- 21 you don't see the five years in there as often
- 22 as we see in the other. Didn't live there for
- 23 five years. Wasn't rehabilitated. It's had
- 24 unsafe structure violation on it. I mean --

- 1 MR. O'DWYER: I mean, the only concern I
- 2 would have is how fast would something like that
- 3 be turned around. Isn't in the City's best
- 4 interest to try to get it into somebody.
- 5 Current owner is --
- 6 MR. RODRIGUEZ: It won't be a fast
- 7 process.
- 8 MR. O'DWYER: It's it in the City's best
- 9 interest to make sure that this doesn't continue
- 10 to deteriorate. Isn't the best way to do that
- is to get it into someone else's hands as a
- 12 practical concern?
- MR. RODRIGUEZ: Yes.
- MS. CUNNINGHAM: Yes.
- MR. DODDS: That 85/15 split that we
- 16 talked about earlier, is that happening here?
- 17 MS. CUNNINGHAM: It could.
- MS. MEDLEY: No. It's past five years.
- 19 MS. CUNNINGHAM: It's been -- yes, it's
- 20 been longer than five years. You're right.
- 21 MR. RODRIGUEZ: I move --
- 22 CHAIRMAN JARMON: Can I get a
- 23 recommendation?
- MR. RODRIGUEZ: I move that we approve

Page 80 the sale contingent on the new owners accepting restrictions A and B. 2 MR. O'DWYER: I second that. 3 4 CHAIRMAN JARMON: Going to approve it 5 contingent upon them accepting the two A and B restrictions in the deed. If you need them to 6 get in contact with me, I will explain it. 7 8 All in favor? 9 (Ayes.) 10 CHAIRMAN JARMON: Any opposed? 11 (No opposition.) 12 CHAIRMAN JARMON: Thank you. 13 (At this time, a discussion was held off 14 15 the record.) 16 17 CHAIRMAN JARMON: Next item, 5518 18 Florence Avenue. This was transferred as a 19 single family dwelling. 20 MR. RODRIGUEZ: We didn't do 4320 21 Lancaster. CHAIRMAN JARMON: Oh, okay. This is a 22 23 property that Land Bank asked to have PHA

24

transferred to them.

Page 81 1 Angel? 2 MR. RODRIGUEZ: This triangle is up for conveyance. PHA has that there is existing 3 4 issue so they consented to convey to Land Bank. 5 MS. CUNNINGHAM: Motion to approve. 6 MR. PADILLA: Second. 7 CHAIRMAN JARMON: All in favor? 8 (Ayes.) 9 CHAIRMAN JARMON: Any opposed? 10 (No opposition.) 11 MR. RODRIGUEZ: Abstain. 12 CHAIRMAN JARMON: 5518 Florence Avenue. 13 (Applicant approached podium.) 14 CHAIRMAN JARMON: Good afternoon. 15 MR. TANG: Good afternoon. 16 CHAIRMAN JARMON: State your name for 17 the record. 18 MR. TANG: Here for 5518 Florence 19 Avenue. 20 CHAIRMAN JARMON: You are with Berk 21 Contracting? 22 MR. TANG: Sorry? 23 CHAIRMAN JARMON: What is your name, 24 sir?

- 1 MR. TANG: On behalf of 5518 Florence.
- 2 CHAIRMAN JARMON: What is your name?
- 3 MR. TANG: Charlie Tang.
- 4 CHAIRMAN JARMON: You are here asking
- 5 that the restriction be lifted on the deed?
- 6 MR. TANG: Yes.
- 7 CHAIRMAN JARMON: Can I get a
- 8 recommendation?
- 9 MR. HUNTER: This is a vacant property
- 10 right now?
- 11 MR. RODRIGUEZ: Did you live in this
- 12 property?
- MR. TANG: No.
- 14 MR. HUNTER: Also inactive vacant
- 15 property license on it. I don't know if that is
- 16 going to be --
- MR. O'DWYER: This was sold in 1984 to a
- 18 guy name Thomas London as a single family
- 19 developing. At some point it was sold to the
- 20 current applicant and either -- was this vacant
- 21 when you bought it?
- 22 MR. TANG: It's vacant.
- MR. O'DWYER: It was vacant when you
- 24 bought it. Had previously become vacant.

- 1 CHAIRMAN JARMON: Just asking that the
- 2 restriction be lifted from 84.
- 3 MR. RODRIGUEZ: He's had this property
- 4 since when?
- 5 MS. JOHNSON: When did you acquire it.
- 6 MS. CUNNINGHAM: He hasn't had it that
- 7 long.
- 8 CHAIRMAN JARMON: He hasn't had it long.
- 9 MR. O'DWYER: I mean --
- 10 MS. JOHNSON: When did you purchase the
- 11 property?
- 12 MR. TANG: I believe 2014.
- 13 MR. O'DWYER: Presumably whatever the
- 14 original deed restrictions are have expired?
- MS. CUNNINGHAM: Except for A and B and
- 16 we can release those if they want.
- 17 CHAIRMAN JARMON: If that was a single
- 18 family dwelling, if we transferred this out as a
- 19 single family dwelling, the property was
- 20 rehabbed at the time of settlement.
- 21 MS. CUNNINGHAM: At that time they had
- 22 to meet those before you conveyed, right?
- 23 CHAIRMAN JARMON: Yes.
- 24 MS. CUNNINGHAM: Move to approve the

1 release. 2 MR. O'DWYER: Second. 3 CHAIRMAN JARMON: All in favor? 4 (Ayes.) 5 CHAIRMAN JARMON: Any opposed? 6 (No opposition.) 7 CHAIRMAN JARMON: Thank you, sir. We 8 will be in touch. 9 1319 Markoe. 10 MR. O'DWYER: Single family home. 11 CHAIRMAN JARMON: This was transferred 12 to West Shore. I think it's owned by another 13 individual now. 14 Can I get a recommendation? 15 MR. O'DWYER: Move to issue Certificate 16 of Completion.
3 CHAIRMAN JARMON: All in favor? 4 (Ayes.) 5 CHAIRMAN JARMON: Any opposed? 6 (No opposition.) 7 CHAIRMAN JARMON: Thank you, sir. We 8 will be in touch. 9 1319 Markoe. 10 MR. O'DWYER: Single family home. 11 CHAIRMAN JARMON: This was transferred 12 to West Shore. I think it's owned by another 13 individual now. 14 Can I get a recommendation? 15 MR. O'DWYER: Move to issue Certificate 16 of Completion.
4 (Ayes.) 5 CHAIRMAN JARMON: Any opposed? 6 (No opposition.) 7 CHAIRMAN JARMON: Thank you, sir. We 8 will be in touch. 9 1319 Markoe. 10 MR. O'DWYER: Single family home. 11 CHAIRMAN JARMON: This was transferred 12 to West Shore. I think it's owned by another 13 individual now. 14 Can I get a recommendation? 15 MR. O'DWYER: Move to issue Certificate 16 of Completion.
5 CHAIRMAN JARMON: Any opposed? 6 (No opposition.) 7 CHAIRMAN JARMON: Thank you, sir. We 8 will be in touch. 9 1319 Markoe. 10 MR. O'DWYER: Single family home. 11 CHAIRMAN JARMON: This was transferred 12 to West Shore. I think it's owned by another 13 individual now. 14 Can I get a recommendation? 15 MR. O'DWYER: Move to issue Certificate 16 of Completion.
6 (No opposition.) 7 CHAIRMAN JARMON: Thank you, sir. We 8 will be in touch. 9 1319 Markoe. 10 MR. O'DWYER: Single family home. 11 CHAIRMAN JARMON: This was transferred 12 to West Shore. I think it's owned by another 13 individual now. 14 Can I get a recommendation? 15 MR. O'DWYER: Move to issue Certificate 16 of Completion.
7 CHAIRMAN JARMON: Thank you, sir. We 8 will be in touch. 9 1319 Markoe. 10 MR. O'DWYER: Single family home. 11 CHAIRMAN JARMON: This was transferred 12 to West Shore. I think it's owned by another 13 individual now. 14 Can I get a recommendation? 15 MR. O'DWYER: Move to issue Certificate 16 of Completion.
8 will be in touch. 9 1319 Markoe. 10 MR. O'DWYER: Single family home. 11 CHAIRMAN JARMON: This was transferred 12 to West Shore. I think it's owned by another 13 individual now. 14 Can I get a recommendation? 15 MR. O'DWYER: Move to issue Certificate 16 of Completion.
9 1319 Markoe. 10 MR. O'DWYER: Single family home. 11 CHAIRMAN JARMON: This was transferred 12 to West Shore. I think it's owned by another 13 individual now. 14 Can I get a recommendation? 15 MR. O'DWYER: Move to issue Certificate 16 of Completion.
10 MR. O'DWYER: Single family home. 11 CHAIRMAN JARMON: This was transferred 12 to West Shore. I think it's owned by another 13 individual now. 14 Can I get a recommendation? 15 MR. O'DWYER: Move to issue Certificate 16 of Completion.
11 CHAIRMAN JARMON: This was transferred 12 to West Shore. I think it's owned by another 13 individual now. 14 Can I get a recommendation? 15 MR. O'DWYER: Move to issue Certificate 16 of Completion.
12 to West Shore. I think it's owned by another 13 individual now. 14 Can I get a recommendation? 15 MR. O'DWYER: Move to issue Certificate 16 of Completion.
13 individual now. 14 Can I get a recommendation? 15 MR. O'DWYER: Move to issue Certificate 16 of Completion.
14 Can I get a recommendation? 15 MR. O'DWYER: Move to issue Certificate 16 of Completion.
15 MR. O'DWYER: Move to issue Certificate 16 of Completion.
16 of Completion.
17 MC CIMMINCUAM: Coccod
17 MS. CUNNINGHAM: Second.
18 CHAIRMAN JARMON: All in favor?
19 (Ayes.)
20 CHAIRMAN JARMON: Any opposed?
21 (No opposition.)
22 CHAIRMAN JARMON: The next three
23 properties on Parrish, they were developed.
24 They are going to give me the Certificate of

		Page 85
1	Occupancies. They have the agreement of sales.	-
2	Can I get a recommendation?	
3	MR. HUNTER: Move to issue the	
4	certificate of completions subject to receiving	
5	the certificate of occupancy.	
6	MR. RODRIGUEZ: Second.	
7	CHAIRMAN JARMON: All in favor?	
8	(Ayes.)	
9	CHAIRMAN JARMON: Any opposed?	
10	(No opposition.)	
11	CHAIRMAN JARMON: 420 Winona.	
12	MS. CUNNINGHAM: We got new pictures.	
13	It's clean-ish now, or they haven't removed	
14	debris yet?	
15	CHAIRMAN JARMON: They just did it over	
16	the weekend.	
17	Can I get a recommendation?	
18	MS. CUNNINGHAM: Motion to approve.	
19	MR. RODRIGUEZ: Second.	
20	CHAIRMAN JARMON: All in favor?	
21	(Ayes.)	
22	CHAIRMAN JARMON: Any opposed?	
23	(No opposition.)	
24	CHAIRMAN JARMON: 2103 to 7 East	

Page 86 Somerset. This was transferred back in 1991. MR. O'DWYER: Looks like it's a 2 3 functioning business. 4 MS. JOHNSON: It's an industrial 5 building. 6 CHAIRMAN JARMON: That was transferred 7 in 1991. Can I get a recommendation? 8 MS. CUNNINGHAM: Motion to approve. 9 MR. O'DWYER: Second. CHAIRMAN JARMON: All in favor? 10 (Ayes.) 11 12 CHAIRMAN JARMON: Any opposed? 13 (No opposition.) CHAIRMAN JARMON: 114 East Phil-Ellena. 14 15 This was transferred in 1986. It was side yard. 16 Can I get a recommendation? MR. O'DWYER: Motion to issue the 17 18 Certificate of Completion. MS. CUNNINGHAM: Second. 19 20 CHAIRMAN JARMON: All in favor? 21 (Ayes.) 22 CHAIRMAN JARMON: Any opposed? 23 (No opposition.) 24 CHAIRMAN JARMON: 5606 and 5626 Walnut

- 1 Street. These properties were transferred to
- 2 PHDC. And then they in turn transferred out to
- 3 an applicant. Yeah. And now they --
- 4 MR. O'DWYER: Are these owned by the
- 5 same person now?
- 6 CHAIRMAN JARMON: No. They are separate
- 7 individuals that PHDC transferred to.
- 8 MR. O'DWYER: You says --
- 9 MS. CUNNINGHAM: I thought they were
- 10 PHA.
- 11 CHAIRMAN JARMON: PHA?
- MS. CUNNINGHAM: Owned by PHA. And I
- 13 think HUD is approved for them to dispose. They
- 14 got authorization from HUD to dispose the
- 15 properties, but they want restrictions released.
- MR. O'DWYER: Okay.
- 17 MS. CUNNINGHAM: Motion to approve.
- MR. O'DWYER: Second.
- 19 CHAIRMAN JARMON: All in favor?
- 20 (Ayes.)
- 21 CHAIRMAN JARMON: Any opposed?
- 22 (No opposition.)
- 23 CHAIRMAN JARMON: 838 Woodlawn. This
- 24 was transferred in 1984.

Vacant Property Review Committee November 13, 2018

		Page 88
1	MR. O'DWYER: It's abandoned now?	
2	CHAIRMAN JARMON: Yeah. It's vacant	
3	now. They are selling it.	
4	Can I get a recommendation?	
5	MR. O'DWYER: Motion to approve.	
6	MS. CUNNINGHAM: Second.	
7	CHAIRMAN JARMON: All in favor?	
8	(Ayes.)	
9	CHAIRMAN JARMON: Any opposed?	
10	(No opposition.)	
11	CHAIRMAN JARMON: 4508 Merion Avenue.	
12	This was transferred as a side yard in 1989.	
13	Can I get a recommendation?	
14	MS. CUNNINGHAM: Motion to approve	
15	pending contingent upon cleaning.	
16	MR. O'DWYER: Second.	
17	CHAIRMAN JARMON: All in favor?	
18	(Ayes.)	
19	CHAIRMAN JARMON: Any opposed?	
20	(No opposition.)	
21	CHAIRMAN JARMON: Next item, 2635 North	
22	Douglas Street. Transferred out in 1988.	
23	MR. O'DWYER: Motion to approve.	
24	MS. CUNNINGHAM: Second.	

Page 89 CHAIRMAN JARMON: All in favor? 1 2 (Ayes.) CHAIRMAN JARMON: 1119 North Orianna and 3 4 1120 Galloway Street. They were on the same 5 deed. Was transferred as a side yard back in 6 '03 but now has since been developed. MS. CUNNINGHAM: Do we have certificate 7 8 of occupancy for that? 9 CHAIRMAN JARMON: Contingent upon -- no. 10 They been -- this is an occupied property. 11 MS. CUNNINGHAM: It was occupied for a 12 long time. 13 CHAIRMAN JARMON: Yeah. 14 MS. CUNNINGHAM: Okay. 15 CHAIRMAN JARMON: Recommendation? 16 MR. O'DWYER: Motion. 17 MS. CUNNINGHAM: Second. 18 CHAIRMAN JARMON: All in favor? 19 (Ayes.) 20 CHAIRMAN JARMON: 2306 and 08 Fairhill 21 transferred to two lots. 22 MS. CUNNINGHAM: Motion to approve 23 contingent upon removing the debris and cleaning 24 the lots and the sidewalk.

Vacant Property Review Committee November 13, 2018

		Page 90
1	MR. O'DWYER: Second.	
2	CHAIRMAN JARMON: All in favor?	
3	(Ayes.)	
4	CHAIRMAN JARMON: Any opposed?	
5	(No opposition.)	
6	CHAIRMAN JARMON: 625 North 11th Street.	
7	This was a property that was transferred from	
8	PHDC to Land Bank. And they are asking that we	
9	removed the restriction on the deed from 1980.	
10	MR. HUNTER: This was just sold in	
11	August from Land Bank.	
12	CHAIRMAN JARMON: But it has the	
13	restriction on the deed.	
14	MR. RODRIGUEZ: We didn't what we are	
15	trying to do is go back and remove those	
16	restrictions. When we conveyed it out, we did	
17	not know that PHDC had chain of title removing	
18	restrictions under settlement and remove of	
19	transfer. I will mention to the Committee that	
20	there will be more properties either from PRA or	
21	PHDC that Land Bank will be coming back for	
22	certificates of completion and removing of	
23	restrictions.	
24	MR. HUNTER: You want the developer	

		Page 91
1	agreement would cover the City's interest?	
2	MR. RODRIGUEZ: Uh-huh.	
3	CHAIRMAN JARMON: Recommendation?	
4	MR. O'DWYER: Motion to issue	
5	Certificate of Completion.	
6	MS. CUNNINGHAM: Second.	
7	CHAIRMAN JARMON: All in favor?	
8	(Ayes.)	
9	CHAIRMAN JARMON: Any opposed?	
10	(No opposition.)	
11	MR. RODRIGUEZ: Abstain.	
12	CHAIRMAN JARMON: Next item, 2610 Titan.	
13	This was transferred as a side yard in 1998.	
14	Can I get a recommendation?	
15	MS. JOHNSON: Recommend that we approve	
16	certificate of completion.	
17	MR. PADILLA: Second.	
18	CHAIRMAN JARMON: All in favor?	
19	(Ayes.)	
20	CHAIRMAN JARMON: Any opposed?	
21	(No opposition.)	
22	CHAIRMAN JARMON: 1934 Diamond Street.	
23	Was transferred back in 1989. Is a lot.	
24	MS. CUNNINGHAM: We haven't since gone	

- 1 to sheriff sale? I think the current owner
- 2 property --
- 3 CHAIRMAN JARMON: Sheriff sale.
- 4 MR. O'DWYER: This picture, just to be
- 5 clear, covers the expanse of the lodging in
- 6 question -- sorry. I'm on the wrong.
- 7 MS. CUNNINGHAM: There is more than one
- 8 lot picture there.
- 9 MR. HUNTER: That picture is not the
- 10 same lot as -- looks like they are both large
- 11 pieces of land. That the houses looked
- 12 different the one I saw.
- 13 CHAIRMAN JARMON: Can I get a
- 14 recommendation on the 1934 Diamond?
- MR. O'DWYER: Move to issue certificate
- 16 of completion.
- 17 MR. PADILLA: Second.
- 18 CHAIRMAN JARMON: All in favor?
- 19 (Ayes.)
- 20 CHAIRMAN JARMON: 3613-15 North 8th
- 21 Street. I think this is the same issue as the
- 22 property at 2122 East Arizona. I think we make
- 23 the same recommendation. Table it until we get
- 24 legal advice.

- 1 MS. JOHNSON: The issue being that it's
- 2 a house on the side?
- 3 CHAIRMAN JARMON: It had the restriction
- 4 in the deed. And it was fairly recent.
- 5 MS. CUNNINGHAM: And in addition, they
- 6 didn't do what they said they were going to do
- 7 with the property. Their proposal was to open a
- 8 daycare.
- 9 CHAIRMAN JARMON: I think this one had a
- 10 mortgage against it. Don't think it was the
- 11 LAMA. I think it was appraisal.
- Going to table this until we get legal
- 13 advice on the transfer.
- 14 Add the addendum to the Agenda.
- 15 3417 Brandywine Street.
- 16 (Applicant approached podium.)
- 17 CHAIRMAN JARMON: Can I get a
- 18 recommendation?
- 19 Oh, you're here. Sorry. State your
- 20 name for the record.
- 21 MR. GRAY: My name is Andrew Gray. I am
- 22 the real estate agent for this property. I am
- 23 representing Mr. Joel Bagwell in the sale of
- 24 this property. Currently, we are under

- 1 contract. We are supposed to settle on
- 2 October 29. However, the reverter clause which
- 3 is on the deed has prevented that sale. So if
- 4 at all possible, we would like that removed and
- 5 expedited so we can close in a timely manner.
- I have here the certificate of
- 7 occupancy.
- 8 CHAIRMAN JARMON: I have certificate of
- 9 occupancy.
- 10 MR. GRAY: Mr. Bagwell built on this
- 11 land, I think, in 2014. And very nice home. I
- 12 also have the agreement of sale as well as the
- 13 letter of intent to remove the reverter clause.
- 14 CHAIRMAN JARMON: Are there any
- 15 questions from the Committee.
- MR. O'DWYER: You said you have the
- 17 certificate of occupancy?
- 18 CHAIRMAN JARMON: Right here.
- 19 MR. O'DWYER: Motion to approve.
- MS. CUNNINGHAM: Second.
- 21 CHAIRMAN JARMON: They are asking that
- 22 we expedite the release.
- 23 MS. CUNNINGHAM: When is settlement
- 24 scheduled for?

Page 95 1 MR. GRAY: Settlement was October 29, we couldn't sell it because we couldn't get the 2 funding due to the --3 4 MS. CUNNINGHAM: When is the reschedule? MR. GRAY: Sixteenth, for this Friday. 6 CHAIRMAN JARMON: All in favor? 7 (Ayes.) 8 CHAIRMAN JARMON: Any opposed? 9 (No opposition.) CHAIRMAN JARMON: 2009 East Dauphin 10 11 Street. 12 MR. RODRIGUEZ: Is this acquired as a 13 side yard? CHAIRMAN JARMON: This is the same with 14 the self-amortizing mortgage. 15 16 (Applicant approached podium.) CHAIRMAN JARMON: State your name for 17 18 the record. 19 MR. FRANCISCO: Francisco Rodriguez. 20 MR. O'DWYER: Is this the same where 21 there was both the --MS. CUNNINGHAM: With the addition of 22 23 the properties not being --24 MR. FRANCISCO: A lot of construction.

- 1 MS. CUNNINGHAM: You are not maintaining
- 2 the property.
- 3 MR. FRANCISCO: Like what you mean? I
- 4 take care of it.
- 5 MS. JOHNSON: It's not clean.
- 6 MR. PADILLA: This ain't clean.
- 7 MR. FRANCISCO: I know. That's
- 8 neighbors, the apartment building. I put the
- 9 fence up. And you can see in the picture, they
- 10 keep taking it down. You know, there was a
- 11 fence there originally. They took it down and
- 12 they pour concrete in the alley that we are
- 13 supposed to share and made it their own.
- 14 If we can see there in the folder.
- MR. RODRIGUEZ: Are you saying they
- 16 encroached on the property?
- 17 MR. FRANCISCO: Yes. Evidence is in the
- 18 folder.
- 19 MS. JOHNSON: Are you selling it now?
- 20 MR. FRANCISCO: No. We was thinking
- 21 about doing that, but we didn't know anything
- 22 about the restrictions and stuff like that.
- MS. CUNNINGHAM: Why do you want to --
- MR. FRANCISCO: Actually, I came to try

- 1 to pay what I owe to the City.
- 2 MR. RODRIGUEZ: Satisfy the mortgage?
- 3 MR. FRANCISCO: Yes.
- 4 MR. RODRIGUEZ: That's a separate issue.
- 5 MS. CUNNINGHAM: That's a separate issue
- 6 from the restrictions on the property.
- 7 MR. FRANCISCO: Right. I don't know
- 8 anything about restrictions. I am learning from
- 9 sitting here listening to everybody. But you
- 10 know, I have a -- I don't know if you can see in
- 11 the folder there the fence I have directed
- 12 there. And I have to find out who owns that
- 13 property and you know.
- 14 MR. RODRIGUEZ: Which property is yours?
- 15 To the left or right.
- MR. FRANCISCO: If you look to the left,
- 17 there is big tree that fall and knock the fence
- 18 down that I erected on both sides to keep it
- 19 clean. I cleaned it well.
- 20 MS. CUNNINGHAM: When did you put the
- 21 fence up?
- 22 MR. FRANCISCO: Since I got permission
- 23 to take over the property. I fenced it up on
- 24 both sides and the front and the back. I always

- 1 kept it clean. You can ask any of the
- 2 neighbors.
- 3 MR. RODRIGUEZ: Your house is to the
- 4 left?
- 5 MR. FRANCISCO: Right.
- 6 MR. RODRIGUEZ: This locks abandoned
- 7 this property to the right looks abandoned.
- 8 MR. FRANCISCO: No. It's an apartment
- 9 building.
- 10 MR. RODRIGUEZ: Oh.
- 11 MR. FRANCISCO: It's a big building.
- 12 They keep taking all the trash and those
- 13 fencing, it belongs to them.
- MR. HUNTER: You are not asking for
- 15 Certificate of Completion. You want to --
- MR. FRANCISCO: I actually came to make
- 17 an agreement to pay what I owe.
- 18 MR. O'DWYER: This is self-amortizing
- 19 mortgage?
- MS. CUNNINGHAM: Yes.
- 21 MR. O'DWYER: If you don't have plans to
- 22 sell the property and pay today, if you hold
- 23 onto it, you will pay less money later or no
- 24 money if the mortgage goes down.

- 1 MR. FRANCISCO: Well, my property --
- 2 it's hard for me to maintain. Usually, I go
- 3 there every two weeks to cut the grass. But
- 4 every two weeks I find trash, you know, I'm
- 5 saying from the neighbors.
- 6 MS. CUNNINGHAM: I don't understand what
- 7 that has to do with paying off the mortgage.
- 8 MR. FRANCISCO: I paid -- my house is
- 9 paid off, my mortgage and everything.
- 10 MS. JOHNSON: You want to sell the
- 11 property is what you are thinking?
- 12 MR. FRANCISCO: I am thinking about
- 13 building actually.
- 14 MS. CUNNINGHAM: Thinking about building
- 15 on the property?
- 16 MR. FRANCISCO: Yes.
- MR. O'DWYER: He doesn't need the sale
- 18 of the mortgage.
- MS. CUNNINGHAM: You don't have to
- 20 settle the mortgage to do that.
- 21 MR. FRANCISCO: Okay. I don't see -- I
- 22 don't know. They are telling me all different
- 23 things. I came myself to see what it is.
- 24 MR. HUNTER: Can we table this for now

- 1 and continue it offline?
- 2 MR. O'DWYER: I think maybe a
- 3 conversation with the applicant offline just
- 4 about what the options are, what he's trying to
- 5 do. We just don't want you to go and spend a
- 6 bunch of money for no reason if you are not
- 7 planning on doing anything with the property
- 8 immediately. Then there is no reason.
- 9 MR. FRANCISCO: I don't know if you see
- 10 in the photo, that sidewalk is pretty bad. It's
- 11 all been bad. I don't want to invest my money,
- 12 and then something happens that I can take it
- 13 from me because may neighbors like to throw
- 14 trash in here.
- MR. RODRIGUEZ: You do know you have
- 16 site control, right?
- 17 MR. FRANCISCO: Yes.
- 18 MR. RODRIGUEZ: For all intents and
- 19 services, properties of deeds, it is your
- 20 property. There are restrictions on it. You
- 21 are responsible for it. And you should be
- 22 calling 311 and taking pictures of anybody who
- 23 is short dumping in your property.
- 24 MR. FRANCISCO: I know for a fact is

- 1 because it's neighbors, the apartment. And the
- 2 dogs come and shit all over the place. They
- 3 took the fence down a couple times. What do I
- 4 have to do, put a video camera to prove it?
- 5 MR. RODRIGUEZ: I wouldn't do that. But
- 6 at this point calling 311 and asking for help
- 7 from L&I on your side would be helpful because
- 8 that water heater, that's construction debris.
- 9 MR. FRANCISCO: Right. Right. I had
- 10 that as a side yard for children for swimming
- 11 pool and everything. People throw whatever they
- 12 want in there.
- MR. RODRIGUEZ: You did what? You said
- 14 you had it for your kids and then you did what?
- MR. FRANCISCO: When I had the property,
- 16 I had it real nice with the swimming pool and
- 17 everything for my kids.
- MR. RODRIGUEZ: You have the property.
- 19 MR. FRANCISCO: I mean, when I had the
- 20 property next to it. I sold the property. And
- 21 now I just got a lot.
- 22 MS. CUNNINGHAM: I see. It's no longer.
- MR. FRANCISCO: What I am saying, since
- 24 I'm not there, people from the apartments are

- 1 just trashing it. People come to clean and
- 2 everything.
- 3 CHAIRMAN JARMON: Okay.
- 4 MR. O'DWYER: Coming and paying the
- 5 mortgage isn't going to stop the people from
- 6 trashing it. What he is saying like get L&I
- 7 involved. Whatever you need to do to keep it
- 8 cleaned out, you know, unless there -- unless
- 9 you have an urgent need to clear up this
- 10 mortgage, you are able to fix the sidewalk, you
- 11 are able to clean it, keep it in good shape.
- 12 And therefore, you don't need to pay a bunch of
- money.
- 14 MR. FRANCISCO: Save my money and keep
- 15 taking care of it.
- 16 MR. O'DWYER: Yeah. If you just keep
- 17 taking care of it, the mortgage will completely
- 18 go away. You won't have to pay anything.
- 19 MR. FRANCISCO: But I can build if I
- 20 want to build.
- 21 MR. O'DWYER: If few want to build,
- 22 build.
- MR. RODRIGUEZ: If you want to build,
- 24 you have to speak to Ms. Jarmon about it and get

- 1 your plans, permits and all that.
- 2 MR. O'DWYER: There is nothing in the --
- 3 there is no restriction against him building.
- 4 MR. RODRIGUEZ: He has all five
- 5 restrictions. In which case, he can build.
- 6 MR. O'DWYER: Right.
- 7 MR. FRANCISCO: Okay.
- 8 CHAIRMAN JARMON: The recommendation is
- 9 to table?
- 10 MR. FRANCISCO: Correct.
- 11 MS. JOHNSON: To what?
- MR. O'DWYER: Recommendation to table.
- MR. PADILLA: Second.
- MR. RODRIGUEZ: Indefinitely. This is a
- 15 non-issue.
- MR. PADILLA: Request.
- 17 CHAIRMAN JARMON: Just delete it. I am
- 18 just going to delete the item for now.
- 19 MR. FRANCISCO: Thank you.
- 20 CHAIRMAN JARMON: 1648 Ridge Avenue.
- 21 MR. RHODES: My name is Frank Rhodes
- 22 1648. I'm the owner of the company that's
- 23 labeled on that property, 1519 Brown Street,
- 24 LLC.

- 1 CHAIRMAN JARMON: Did you recently buy
- 2 this Ridge Avenue?
- 3 MR. RHODES: I purchased it about three
- 4 years ago off Mark Seidman.
- 5 MS. CUNNINGHAM: Okay. We are going to
- 6 need the vehicle removed and the lot cleaned.
- 7 MR. RHODES: The vehicle was removed
- 8 this morning.
- 9 CHAIRMAN JARMON: Okay.
- 10 MR. O'DWYER: The lot still cleaned, the
- 11 oil barrel removed, the weeds cut, et cetera.
- MR. RHODES: The oil barrel is gone. We
- 13 are going to start digging in two weeks. I was
- 14 going to cut the grass, but we are -- our
- 15 building permit is in next week.
- MS. CUNNINGHAM: We are going to need
- 17 photographic evidence of it being cleaned before
- 18 we can issue the release.
- 19 MR. RHODES: Is that the grass cut and
- 20 all?
- 21 MR. O'DWYER: Yes. Cut the grass and
- 22 send a picture to the Chairwoman.
- MR. RHODES: Okay.
- MR. O'DWYER: Motion to release

- 1 contingent upon photographic evidence that the
- 2 lot has been cleaned up.
- 3 MS. CUNNINGHAM: Second.
- 4 MR. HUNTER: Do we know if there is any
- 5 violation on this property?
- 6 MS. CUNNINGHAM: Well, there is -- if
- 7 there is blanket contingency on no municipal
- 8 deeds and encumbrances, which means no back
- 9 taxes, no outstanding L&I violations. All of
- 10 those have to be taken care of before release is
- 11 issued.
- MR. RHODES: Okay.
- 13 CHAIRMAN JARMON: All in favor?
- 14 (Ayes.)
- 15 CHAIRMAN JARMON: Any opposed?
- 16 (No opposition.)
- 17 CHAIRMAN JARMON: Thank you.
- 18 MR. RHODES: Thank you.
- 19 CHAIRMAN JARMON: This next item, the
- 20 guy was here but he had a appointment at
- 21 11:00 o'clock. Looks like he wants to sell this
- 22 along with his property at 2723 Poplar Street.
- 23 There is a self-amortizing mortgage against it
- 24 for \$12,260.

- 1 MR. RODRIGUEZ: Wasn't this gentleman at
- 2 the Committee like months ago?
- 3 CHAIRMAN JARMON: No. He wasn't here.
- 4 MR. RODRIGUEZ: It's not fenced or
- 5 maintained.
- 6 MS. CUNNINGHAM: Just got it two years
- 7 ago, almost three.
- 8 MR. RODRIGUEZ: He has a mortgage on it?
- 9 CHAIRMAN JARMON: Yeah.
- 10 MR. RODRIGUEZ: I move that we table.
- 11 MR. HUNTER: Second.
- 12 CHAIRMAN JARMON: Reason?
- 13 MR. RODRIGUEZ: Same issue we had with
- 14 the other two properties, three properties.
- 15 CHAIRMAN JARMON: Next item, 2610 Annin
- 16 Street.
- MR. O'DWYER: Do we need to vote on that
- 18 motion made?
- 19 CHAIRMAN JARMON: All in favor?
- 20 (Ayes.)
- 21 CHAIRMAN JARMON: Any opposed?
- 22 (No opposition.)
- 23 CHAIRMAN JARMON: 2610 Annin. This quy
- 24 sent me this -- well, Bill took this picture

- 1 this morning. Guy told me yesterday he cleaned
- 2 it. This is cleaned?
- 3 (Applicant approached podium.)
- 4 MR. SHKLOVSKY: Sorry. That is actually
- 5 under the tarp. That's the building material of
- 6 the builders next door, which he said should
- 7 have had removed this morning.
- 8 CHAIRMAN JARMON: Okay. State your name
- 9 for the record.
- 10 MR. SHKLOVSKY: My name is Steve
- 11 Shklovsky. And I am here in reference to 2610
- 12 Annin. Purchased it this summer, I believe, in
- 13 June along with 2620 Annin from RDA. And what I
- 14 am doing now is actually trading 2610 for 2622
- 15 Annin with another builder. That way I can
- 16 develop simultaneously 2618 which I own, 2620
- 17 which also had the restriction for RDA and 2622.
- 18 And in order to trade 2610, I need to get the
- 19 restriction removed.
- 20 MR. RODRIGUEZ: How is this conveyed?
- 21 CHAIRMAN JARMON: He sold it. I mean,
- 22 he purchased it.
- 23 MR. RODRIGUEZ: At fair market value?
- 24 MS. CUNNINGHAM: Didn't we have this

- 1 conversation when you came in June that they
- 2 were not contiguous lots and you were aware of
- 3 that and you were okay with it? Didn't we have
- 4 the whole?
- 5 MR. SHKLOVSKY: They weren't contiguous.
- 6 I bought 2610 and 2620 in June.
- 7 MS. CUNNINGHAM: Okay. So if we did
- 8 that, then you would have three continuous lots
- 9 if we allowed you to sell, basically, and then
- 10 purchase. But it still is just two separate
- 11 sales.
- 12 MR. RODRIGUEZ: Right.
- 13 MS. CUNNINGHAM: I quess it's a swap.
- 14 But the one you are acquiring from the other
- 15 developer is not going to have any restrictions
- 16 in it.
- 17 MR. SHKLOVSKY: It's not going to have
- 18 restrictions, correct. But the lot right neck
- 19 to it --
- 20 MS. CUNNINGHAM: You can voluntarily put
- 21 restrictions in it.
- MR. SHKLOVSKY: For the one I am
- 23 purchasing, the trade, that's fine.
- MR. O'DWYER: Okay.

- 1 MR. SHKLOVSKY: I will be developing
- 2 them at the same time for 16 to 22.
- 3 MS. CUNNINGHAM: What's that?
- 4 MR. HUNTER: Put the restrictions on the
- 5 loot that wasn't.
- 6 MS. CUNNINGHAM: Why not? He
- 7 voluntarily put --
- 8 MS. MEDLEY: There is no reason -- we
- 9 don't have a reason to release the restrictions,
- 10 but we can allow him to transfer it and transfer
- 11 the conditions onto it.
- 12 MR. HUNTER: That's what I was --
- MR. O'DWYER: He is saying the newly
- 14 proposed new owner will not accept it with the
- 15 conditions because he doesn't plan on building
- 16 within a year.
- 17 MR. SHKLOVSKY: He does plan on
- 18 building. I did not talk to him about the
- 19 potential to except it. Title company basically
- 20 told me we have to clear it out. He owns the
- 21 building next door, which he is finishing
- 22 construction on. And he already -- he had to
- 23 sign agreement so he can start on this
- 24 permitting. I think he is going to break ground

- 1 before me for 2610.
- 2 MS. CUNNINGHAM: We can that's the --
- 3 MR. SHKLOVSKY: I am fine with
- 4 transferring the restrictions to 2622 because I
- 5 will develop it simultaneously with 2620, which
- 6 has the restriction any way.
- 7 MR. RODRIGUEZ: There is precedent to
- 8 that in terms of garden agreements. We have
- 9 done the swaps where we had a side yard and
- 10 allowed the restrictions to go to the property.
- 11 So in he essence, the property he would
- 12 be acquiring because you are already planning on
- 13 building within the year, correct?
- MR. SHKLOVSKY: Correct.
- MR. RODRIGUEZ: If you got the property
- 16 closer to where you currently live construction,
- 17 immediately begin construction?
- 18 MR. SHKLOVSKY: They will be built
- 19 simultaneously, 23 contiguous lots with 20 being
- 20 the one in the middle. That will still have the
- 21 restriction from June.
- 22 MR. RODRIGUEZ: There is a way for him
- 23 to accept restriction on the new lot that he's
- 24 acquiring for this spot.

- 1 MS. MEDLEY: I have not had experience
- 2 with that, so --
- 3 MR. RODRIGUEZ: We have been dealing
- 4 with Brendan on this one as well. There is
- 5 another swap. There is a way to convey it and
- 6 swap the restrictions if you are amenable to
- 7 that.
- 8 MS. MEDLEY: You have done it where the
- 9 other lot wasn't a City-owned lot?
- 10 MR. RODRIGUEZ: Yes.
- 11 MR. PADILLA: PRA has done that on
- 12 garden agreements, as well.
- 13 MR. RODRIGUEZ: Land Banks doing that on
- 14 garden agreement.
- MR. PADILLA: As long as the restriction
- 16 is maintained, it can be.
- 17 MR. HUNTER: What's the problem with
- 18 leaving it on cart blanc if the new owner is
- 19 going to accept it?
- 20 MS. CUNNINGHAM: If the new owner is
- 21 going to accept. We can do either way. The
- 22 developers are swapping.
- MR. O'DWYER: Can we approve it and
- leave it up to the purchaser and the seller,

- 1 which of the two options they want to do?
- 2 MS. CUNNINGHAM: Do you understand what
- 3 those are?
- 4 MR. SHKLOVSKY: I do. I don't want to
- 5 speak for the developer.
- 6 MS. CUNNINGHAM: Right. You can get
- 7 back to us later.
- 8 MR. SHKLOVSKY: I am fine with putting
- 9 restriction on the lot I am taking over.
- 10 MR. RODRIGUEZ: That's the easiest
- 11 thing.
- MR. SHKLOVSKY: As for me, it is three
- 13 lots in a row I am going to break ground. If
- 14 it's one restriction or two doesn't make a
- 15 difference.
- MS. CUNNINGHAM: Makes it easy.
- 17 MR. SHKLOVSKY: Only question is, the
- 18 restriction will start from the same date as the
- 19 other lot in June or from the settlement date?
- 20 MR. RODRIGUEZ: Settlement date of the
- 21 transfer.
- MR. SHKLOVSKY: Okay.
- 23 MR. O'DWYER: What's the address of the
- 24 lot that will be -- the requirements will be

- 1 transferred to?
- 2 MR. SHKLOVSKY: 2622 Annin.
- 3 MR. O'DWYER: So, I move that we consent
- 4 to the swap and transfer the deed restrictions
- 5 to 2622 Annin Street.
- 6 MR. PADILLA: Second.
- 7 MR. HUNTER: I mean, if Linda feels like
- 8 it's a problem doing it --
- 9 MR. RODRIGUEZ: I'm not going speak for
- 10 you. The only reason why I suggested it is that
- 11 PRA's legal department has done it. Land Bank's
- 12 legal department has done it. We worked out a
- 13 scope of how it happened with Brendan who is
- 14 real estate, in charge of real estate and with
- 15 the City. So I mean, there is a way to do that
- 16 and convene it to the side yard.
- We would have to be at the table.
- 18 MR. SHKLOVSKY: I was just going to ask
- 19 the logistics.
- 20 MR. RODRIGUEZ: We would be at
- 21 settlement table.
- 22 MR. SHKLOVSKY: And you provide to the
- 23 title company all the paperwork and deed
- 24 requirements.

- 1 MR. RODRIGUEZ: Correct.
- 2 MR. SHKLOVSKY: Yeah, that's fine.
- 3 CHAIRMAN JARMON: What is the
- 4 recommendation?
- 5 MR. O'DWYER: The motion is that we
- 6 consent to the property swap and transfer the
- 7 deed restrictions from 2610 Annin Street to 2622
- 8 Annin Street.
- 9 MS. MEDLEY: I think my --
- 10 CHAIRMAN JARMON: Who owns 2622?
- 11 MR. O'DWYER: He does. That's the
- 12 property that will be swapped out for this and
- that he's planning on building on. And he's
- 14 voluntarily.
- 15 MS. MEDLEY: I think it's something that
- 16 just needs to be worked on. I understand what
- 17 you've been saying. It's just that we can't
- 18 give them Certificate of Completion because he
- 19 hasn't done that. So I am just -- I am trying
- 20 to think of how --
- 21 MR. RODRIGUEZ: He wouldn't because the
- 22 restrictions then get conveyed to the new
- 23 property. Then you release to the other
- 24 property.

- 1 MR. PADILLA: The certificate of release
- 2 moves to the property where restrictions are
- 3 placed.
- 4 MS. MEDLEY: I am just thinking ahead
- 5 how the release is going --
- 6 MR. RODRIGUEZ: That is through side
- 7 letter conveyance. We would be at the table
- 8 that. He accepts the restrictions on the
- 9 property he gets. And then we release on the
- 10 property he's like conveying out. What we end
- 11 up with contiguous development parcel and
- 12 restrictions on that third parcel that would
- 13 have to be -- he have to come back for release.
- 14 And all five would be -- all five would -- all
- 15 two, A and B.
- MR. O'DWYER: We have a motion and a
- 17 second.
- 18 CHAIRMAN JARMON: All in favor?
- 19 (Ayes.)
- 20 CHAIRMAN JARMON: Any opposed?
- 21 (No opposition.)
- 22 CHAIRMAN JARMON: Like to add last
- 23 month's Agenda, I mean, Minutes to the Agenda.
- MR. O'DWYER: Motion to add last

		Page 116
1	Minutes.	
2	MR. PADILLA: Second.	
3	CHAIRMAN JARMON: All in favor?	
4	(Ayes.)	
5	CHAIRMAN JARMON: Meeting is adjourned.	
6	(At this time, the VPRC meeting	
7	adjourned at 12:45 p.m.)	
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		

CERTIFICATION

I, hereby certify that the proceedings and evidence noted are contained fully and accurately in the stenographic notes taken by me in the foregoing matter, and that this is a correct transcript of the same.

ANGELA M. KING, RPR, Court Reporter, Notary Public

(The foregoing certification of this transcript does not apply to any reproduction of the same by any means, unless under the direct control and/or supervision of the certifying reporter.)

							Page I
	I	Ì	Ì	Ì	Ì	Ì	Ì
A	59:15	20:1 30:1,4	107:15	approached	90:8 94:21	115:19	barrel 104:11
a.m 1:5	add 26:2	31:15 37:17	113:2,5	2:8 3:23 5:7	98:14 101:6	116:4	104:12
abandoned	93:14	41:9 69:1	114:7,8	27:16 33:11	assess 26:22		based 11:7
88:1 98:6,7	115:22,24	73:8,9 85:1	answer 38:7	47:7 50:10	41:13	B	37:8,10
ability 15:21	added 34:6	91:1 94:12	anybody	52:18 55:8	assessed	B 17:15 20:11	72:24 73:20
78:18	addendum	98:17	100:22	66:21 81:13	22:20 43:15	21:12 22:13	basically
able 4:20	93:14	109:23	anymore	93:16 95:16	Assessment	24:10,20	14:20 30:18
13:1 18:14	addition	111:14	31:13	107:3	43:16	29:10 78:7	51:1 65:21
18:15 25:16	39:21 51:1	agreements	anyway 30:2	approval	Assuming	78:9 80:2,5	108:9
31:4 56:14	51:9 93:5	50:1 110:8	39:6 63:17	14:1 32:8	56:11	83:15	109:19
57:18	95:22	111:12	apart 44:19	68:22 74:10	attached 59:6	115:15	began 74:18
102:10,11	additional	ahead 115:4	apartment	approve	attention	back 10:4	behalf 82:1
absolutely	45:19,20	ain't 96:6	96:8 98:8	32:14 71:4	11:15	19:20 24:1	believe 13:23
13:15,22,24	55:14	alley 59:8,14	101:1	73:10 74:1	attorney 2:12	24:21 26:23	14:15 21:11
14:17 18:22	address	59:17,19,21	apartments	79:24 80:4	4:2 29:12	27:19 28:9	31:20 40:14
19:13	112:23	61:2,6,13	101:24	81:5 83:24	30:21 37:24	33:8 41:20	43:13 75:9
Abstain	addresses	61:24 62:2	apologize	85:18 86:8	53:9 54:12	43:5 45:11	77:19 83:12
81:11 91:11	58:19	62:7,10,17	11:3 20:18	87:17 88:5	attorneys 2:5	46:19,22	107:12
abstaining	adjacent 49:3	63:2,10	appeal 53:14	88:14,23	3:22 5:6	50:8 51:8,9	believing
28:23 74:7	adjourned	96:12	54:7,10,11	89:22 91:15	27:15	51:13 52:1	39:24
abut 63:5	116:5,7	alleys 63:5,13	54:20	94:19	audience 3:5	66:9 67:19	Bell 77:6,14
abutting 63:2	adverse 6:22	alleyway 59:8	appears	111:23	August 90:11	74:13,17	78:14,17
63:14,19	7:10 8:24	61:1 64:20	69:18,21	approved	authority	78:11,18,19	belongs 98:13
accept 14:4	adversely 7:4	allocated	applicant 2:8	33:5 53:1,4	5:18 44:19	86:1 89:5	benefiting
77:24	advice 45:7	51:20	3:23 4:9 5:7	53:13,18,21	authorization	90:15,21	41:7
109:14	92:24 93:13	allow 9:17	13:2 27:16	54:2 55:24	87:14	91:23 97:24	benefits 19:2
110:23	advocate	53:10	33:11 36:16	87:13	Avenue 49:13	105:8 112:7	Berk 27:17
111:19,21	42:21	109:10	36:23 38:24	approximate	80:18 81:12	115:13	27:19 29:8
acceptable	affordable	allowed 108:9	40:4,9,14	73:19	81:19 88:11	background	29:18 30:21
27:7,22	28:4,18	110:10	47:7 50:7	architect	103:20	6:18	81:20
accepting	73:7	allowing	50:10 52:18	50:16 55:23	104:2	backside	best 23:21
80:1,5	afternoon	29:24 63:18	54:20 55:8	area 60:23	aware 12:16	16:13	65:20 79:3
accepts 115:8	81:14,15	alternative	66:21 81:13	64:20 67:24	33:23 59:21	bad 72:4	79:8,10
access 59:9	agencies 40:7	9:13	82:20 87:3	arguing	62:6 70:21	100:10,11	better 8:1
59:11	Agenda	alternatives	93:16 95:16	66:15	77:13 108:2	Bagwell	bid 66:6,13
account 7:6	30:24 33:2	24:4	100:3 107:3	argument	Ayes 3:18	93:23 94:10	bids 66:2,2
8:12	33:4 46:23	amenable	application	40:22,23	4:15 27:11	balance 22:6	big 25:22
accurately	52:16 74:9 93:14	111:6 AMI 28:5	38:23	Arizona 33:3 92:22	29:4 32:22 47:2 48:23	34:22 35:23 36:14 37:2	97:17 98:11 Bill 106:24
117:4	115:23,23	amount 39:11	applications 12:24,24		49:21 50:5	bank 1:11	binding 31:14
acquire 12:21		41:22 43:7	applies 40:16	arrangement 9:14	52:11 54:23	20:1 27:20	blanc 111:18
63:19 70:16	agent 93:22 ago 10:4,7	76:4	applies 40:16 apply 53:10	articulated	58:14 74:4	28:17,19	blanket 105:7
83:5	11:10 12:15	and/or	64:6 117:14	37:21	80:9 81:8	39:1,10	block 25:15
acquired 7:3	15:19 36:23	117:17	applying	aside 15:17	84:4,19	58:19 64:17	59:10,21
43:18 75:12	47:12 55:19	Andrew	59:19 70:13	asked 48:5	85:8,21	69:11 70:4	62:17 69:21
95:12	104:4 106:2	93:21	appointment	80:23	86:11,21	70:7,18	blocked
acquires	104.4 100.2	Angel 1:11	105:20	asking 5:11	87:20 88:8	71:2 73:24	60:24 62:23
19:14	agree 13:18	81:1	appraisal	6:4 7:6 26:8	88:18 89:2	80:23 81:4	blocking 60:2
acquiring	17:4 23:7	ANGELA	41:14 47:20	26:10,14	89:19 90:3	90:8,11,21	68:12
59:20	23:13 38:12	117:10	47:23 93:11	27:2 44:7	91:8,19	bank's 28:17	Blue 29:20,21
108:14	43:22	Annin 106:15	appraised	45:22 46:11	92:19 95:7	65:13	30:10
110:12,24	agreement	106:23	60:15 64:9	51:17 77:1	105:14	113:11	board 53:9
actively 55:21	6:2,2 7:18	107:12,13	69:7	82:4 83:1	106:20	banks 20:2	54:20
actual 53:2			7			111:13	
	<u> </u>	l	l	l	l	l	<u> </u>

Page 2

boarded	103:3	35:21	30:10,16	87:21,23	9:14,21	clearly 6:16	committing
67:11	104:15	CDC 29:9	32:7,13,21	88:2,7,9,11	10:1 15:20	Cleveland	14:21
bottom 72:10	107:5	30:19	32:23 33:1	88:17,19,21	18:24 19:2	28:3 59:5	common 63:8
bought 82:21	107.5	center 55:21	34:4,21	89:1,3,9,13	19:24 21:23	client 4:23	63:13
82:24 108:6	109:15,18	57:12	35:1,5,11	89:15,18,20	24:9 26:3,8	31:1	community
Brad 48:6	110:13	certain 46:6	36:10 37:1	90:2,4,6,12	29:15 30:1	client's 11:7	2:22,24 3:3
Braddock	110:13	76:3 77:2					· ·
			37:5 39:23	91:3,7,9,12	31:3,15,17	close 26:17	55:20 57:12
50:9	built 61:17	certainly 40:6	40:2 43:1	91:18,20,22	32:1 34:11	94:5	company
brand 49:6	62:1 94:10	certificate	44:21 45:1	92:3,13,18	35:22 36:24	closed 51:5	13:14 14:17
Brandywine	110:18	4:12 29:10	45:4,11	92:20 93:3	40:6,7,19	closer 37:4	78:4 103:22
93:15	bunch 100:6	32:5,9,15	46:1,19,22	93:9,17	49:9 51:13	110:16	109:19
Breach 63:12	102:12	33:5 76:22	47:1,3,5,8	94:8,14,18	55:18,24	closing 11:22	113:23
break 109:24	burden 45:19	77:1,4	47:11,14,22	94:21 95:6	56:10,23	20:20 22:21	compensati
112:13	bush 12:10	84:15,24	48:2,6,10	95:8,10,14	59:14 60:16	24:21	69:2
breaking	16:13	85:4,5	48:14,18,22	95:17 102:3	60:20 61:2	clutter 16:12	competitive
56:5	business 86:3	86:18 89:7	48:24 49:2	103:8,17,20	61:16 62:2	code 78:10	66:2,2,6,8
Breeze 65:23	buy 104:1	91:5,16	49:12,20,22	104:1,9	63:4,11	come 2:7 3:22	66:13
Brendan	buyer 6:2 8:9	92:15 94:6	49:24 50:4	105:13,15	65:19,21	8:8 15:14	complete 77:2
111:4	8:10,14,15	94:8,17	50:6,11,15	105:17,19	68:3,13	19:20 24:1	77:5,7
113:13	14:3,15	98:15	50:20 51:24	106:3,9,12	69:2 75:12	24:4 34:12	completed
briefly 11:4	15:4 19:13	114:18	52:5,10,12	106:15,19	97:1 113:15	52:17 77:12	56:13 76:24
28:2	20:9	115:1	52:14,19,22	106:21,23	City's 36:5,8	101:2 102:1	76:24
bring 24:1	buyer's 5:17	certificates	54:17,22,24	107:8,21	74:17 79:3	115:13	completely
26:23 33:8	8:4	32:6 90:22	55:2,5,7,9	114:3,10	79:8 91:1	comes 52:1	102:17
65:12 78:10		certification	55:12,16	115:18,20	City-owned	comfort 8:12	completion
broad 14:14	C	117:13	56:16 57:22	115:22	63:9 111:9	8:24	4:12 29:11
Brooks 51:6	C 78:9 117:1	certify 117:3	58:9,13,15	116:3,5	clarify 20:6	coming 90:21	76:22 77:1
brother-in-l	117:1	certifying	58:17 59:3	Chairwoman	21:3,24	102:4	77:4 84:16
47:16	call 40:10,12	117:18	59:12 66:23	1:9 104:22	23:16 30:7	comment	86:18 90:22
brought 34:7	called 72:16	cetera 104:11	68:14 69:9	challenge	clarifying	58:22 69:17	91:5,16
51:9	calling	chain 90:17	69:19 70:24	52:24	24:24	comments	92:16 98:15
Brown	100:22	chair 23:20	73:22 74:3	change 9:11	clause 94:2	59:6	114:18
103:23	101:6	28:15 45:18	74:5,8,19	15:15 34:15	94:13	Commissio	completions
budget 51:20	camera 101:4	CHAIRMAN	74:23 75:4	41:19 48:10	clean 96:5,6	33:13 38:16	85:4
build 15:7,8	care 5:22	2:2,7,9,14	75:7,10,13	changed 6:3	97:19 98:1	43:14	compliance
18:4,8 54:1	6:19 8:6	2:17 3:10	75:16,21,24	7:19 43:17	102:1,11	Committee	32:2
54:2 59:21	10:7 16:7	3:17,19,21	76:7,10	43:19 48:8	clean-ish	1:1 3:12 6:4	complied
68:17 73:12	23:3,7,8,12	3:24 4:5,14	79:22 80:4	character	85:13	6:9,15 7:7	51:4
102:19,20	23:14 96:4	4:16,18 5:4	80:10,12,17	15:14,15	cleaned 67:7	9:7,12 14:9	comprehen
102:17,20	102:15,17	5:6,13 6:6	80:22 81:7	charge	67:8,14	17:11,24	17:17
102:21,22	105:10	8:15 9:3	81:9,12,14	113:14	70:22 97:19	21:19 22:7	concern 59:9
102:23	Carey 4:2,2	10:12,16	81:16,20,23	Charlie 82:3	102:8 104:6	23:24 24:2	60:2 62:16
builder	4:19 5:5	11:24 12:16	82:2,4,7	check 31:1	102:0 104:0	24:23 27:1	66:1 79:1
107:15	Carlisle 74:8	12:23 13:7	83:1,8,17	74:19	104.10,17	27:23 28:11	79:12
builders	CAROLYN	13:12 15:3	83:23 84:3	cherished	103.2 107.1	28:16 33:8	concerned
107:6	1:13	15:12 15:5	84:5,7,11	16:14	cleaning	33:15 37:22	20:3 59:6
building	cart 111:18	16:22 18:13	84:18,20,22	children	74:11 88:15	44:15 52:16	
56:19 58:1	case 25:9,19	18:17 20:12	84:18,20,22 85:7,9,11	101:10	89:23	52:23 55:17	concerns 15:18 60:4
58:6 68:16	30:22 60:12	21:7 26:19	85:15,20,22	choose 17:13	89:23 clear 22:9	56:3,14	concrete
73:13 78:11	66:14 103:5	27:1,9,12	85:24 86:6	circumstan	24:5 60:8	75:17 90:19	96:12
86:5 96:8	Casel 70:3,3	27:14 29:3	86:10,12,14	9:8	70:15 92:5	94:15 106:2	condition
98:9,11	70:7,21	29:5,7,14	86:20,22,24	City 2:20,22	102:9	Committee's	14:8 28:13
99:13,14	Caucus 1:4	29:19 30:5	87:6,11,19	3:4 6:23 7:3	109:20	27:4,5	29:24 39:20
	caveat 25:14						
	-			-		-	-

							Page 3
50.24	l	11400	10 10 16	001410	l	l.,	07.11
50:24	7:9	114:22	13:13,16	99:14,19	41:1	determinati	97:11
conditions	contiguous	conveying	14:7,10,23	101:22	decisions	41:16	director 28:2
5:12 6:5	59:24 108:2	18:1 71:19	17:3,8 19:4	104:5,16	44:11	determining	disagree 23:7
14:4,5,14	108:5	115:10	19:7 20:10	105:3,6	deed 6:5 7:16	37:21	23:14
17:1 21:4	110:19	copy 54:9,15	20:21 21:6	106:6	10:3,17	develop 6:1,1	discuss 43:21
26:5 59:15	115:11	corner 61:3	21:18,22	107:24	11:6,18	18:14,16	discussed
109:11,15	contingency	correct 2:16	22:12 23:6	108:7,13,20	14:5,10,11	19:19,21	11:4 26:16
conflates	53:13,17	5:15 12:6	23:11,17	109:3,6	25:8 26:8	21:13 53:11	discussing
41:12	105:7	15:11 17:23	24:8 25:11	110:2	33:17,24	76:8 78:17	17:19 69:16
conformance	contingent	24:15 41:10	29:2 31:8	111:20	35:21 36:1	107:16	71:23
17:16	14:1 32:8	42:16 46:9	31:12 32:4	112:2,6,16	36:9 38:2,3	110:5	discussion
conjunction	44:23 74:10	55:15 61:9	32:20 33:12	current 25:18	38:5 39:22	developed 8:8	20:15 22:23
42:9 71:11	80:1,5	62:6,18	34:3 35:3	28:13 46:11	41:20,20	17:14,15	45:15 46:16
consent 32:19	88:15 89:9	63:20 65:10	35:14,18,24	79:5 82:20	43:8 45:8	35:19 84:23	80:14
113:3 114:6	89:23 105:1	71:9 73:21	37:3,9	92:1	45:21 46:13	89:6	discussions
consented	continue	103:10	38:15 39:1	currently	64:13,14,19	developer	43:10,24
81:4	27:18 57:23	108:18	39:7,10,14	2:21 17:22	64:22 65:6	7:23 90:24	dispose 87:13
consenting	65:21 79:9	110:13,14	40:10 41:14	93:24	65:8 76:13	108:15	87:14
78:14	100:1	114:1 117:6	42:11,18	110:16	77:10,17	112:5	disposition
consequence	continued	corrected	43:13 45:24	cut 16:5,10	80:6 82:5	developers	27:21 37:7
31:13	13:19	51:10	47:20,24	99:3 104:11	83:14 89:5	68:3 111:22	37:9 46:5
consider 6:4	continuous	correctly	49:5,11	104:14,19	90:9,13	developing	46:11 60:7
9:7 18:24	63:1,24	29:23	52:7 53:12	104:21	93:4 94:3	18:22 20:2	64:10 65:13
consideration	108:8	costing 4:23	53:16,20,24		113:4,23	55:20 82:19	dispositions
2:24 3:3	contract	5:1	54:14 57:20	D	114:7	109:1	60:8
9:15,16	23:22 44:20	costs 9:19	63:1,7,12	D 49:15 78:9	deeded 55:18	development	Division 43:4
15:13 21:5	94:1	11:23 19:13	63:17,21	Daniel 66:24	deeds 10:6,8	8:4,18,19	document
22:18 23:5	Contracting	19:16	64:11 69:23	date 36:18	34:5 38:4	8:22 18:18	32:19 77:22
considerati	81:21	Councilme	70:5 71:5	74:22	74:16	31:19 32:17	documentat
19:1	control 18:24	71:11	71:14,18,24	112:18,19	100:19	64:20 72:19	12:20 13:24
considered	100:16	counsel 29:9	72:3,5,21	112:20	105:8	73:8,9 78:5	32:12
49:14 68:7	117:17	counterpro	73:4 74:2	dated 11:6	deep 15:18	115:11	documented
considering	convene	24:13	75:11 76:17	daughter 3:6	delete 103:17	Devil's 42:21	11:10
17:24 30:8	113:16	couple 50:21	76:23 77:9	Dauphin	103:18	Diamond	documents
42:22 65:19	conversation	101:3	77:15,23	95:10	deliverable	91:22 92:14	24:23 38:18
69:13	100:3 108:1	course 18:10	78:8 79:14	daycare 93:8	44:3	difference	40:18 44:12
consolidate	convey 25:20	Court 117:11	79:17,19	deal 8:1	Demetri 5:9	25:22 38:10	DODDS 1:12
25:13	28:22,24	cover 91:1	81:5 83:6	dealing 53:8	department	38:13	75:18 77:13
consolidated	42:7 71:7,8	covers 92:5	83:15,21,24	111:3	1:9 40:20	112:15	79:15
27:22 28:8	81:4 111:5	credits 31:18	84:17 85:12	deals 28:19	43:4 44:4	different	dogs 101:2
constraints	conveyance	Cumberland	85:18 86:8	DEB 1:11	62:14	34:18 37:15	doing 31:21
25:5	2:23 3:2	29:14,21	86:19 87:9	debating	113:11,12	42:8,10	54:12 57:8
construction	5:21 60:5	30:8,9 47:6	87:12,17	37:15	depreciates	63:12 92:12	58:21 62:3
18:7 19:12	62:22 64:16	69:18	88:6,14,24	debris 68:4	36:14	99:22	78:13 96:21
67:18 68:2	81:3 115:7	CUNINGH	89:7,11,14	85:14 89:23	describe	differently	100:7
68:4 95:24	conveyances	1:11	89:17,22	101:8	28:10	9:23	107:14
101:8	60:19	CUNNING	91:6,24	decades 2:20	description	difficult	111:13
109:22	conveyed	6:12,23 7:2	92:7 93:5	December	28:9	19:19 61:18	113:8
110:16,17	11:9 34:2	7:18 9:17	94:20,23	56:5,11	deteriorate	68:2	dollar 10:4
contact 80:7	34:24 42:12	9:24 10:13	95:4,22	decide 17:11	79:10	digging	12:14,17
contained	70:22 83:22	10:19,24	96:1,23	68:18	deteriorated	104:13	13:1 25:17
117:4	90:16	11:22 12:4	97:5,20	decision 27:3	5:24 9:10	direct 117:17	dollars 11:21
contesting	107:20	12:8,11	98:20 99:6	27:4,5	16:19	directed	39:15
				38:13 40:24			
	•	•		•	•	•	•

door 8:23	52:21,24	62:24	66:12	89:18 90:2	57:9 58:4	Frank 70:3	25:24
75:20 76:15	53:15,19,22	establish 41:2	extension	91:7,18	69:13 73:10	103:21	gifted 7:14
76:16 107:6	54:3,8,12	established	14:4 19:21	92:18 95:6	Firth 49:15	Frazier 49:15	give 15:20
109:21	54:16 55:3	68:5 73:9	50:7 51:18	105:13	fit 28:21	Friday 95:5	18:6 52:7
double 39:4	55:6	estate 20:23	51:19 52:8	106:19	fits 28:16	front 97:24	55:16 84:24
Douglas	Elias 47:10	38:9,17	53:10 54:19	115:18	five 6:12	fruition 8:8	114:18
88:22	eligible 28:4	43:4 93:22	55:14 56:15	116:3	14:21 17:21	Fuentes	given 69:5
drastically	else's 79:11	113:14,14	58:11 78:16	feasibility	24:18 25:4	47:10	gives 18:5
7:19	emphasize	et 104:11	extensions	73:11	33:16,23	full 25:21	22:14
Duane 2:12	6:14	evaluation	57:17	February	34:4,16	fully 117:4	giving 10:5
due 17:9 95:3	emphasizing	42:6	extensively	29:22	35:14 64:14	functioning	78:16,16
Duffy 2:11,12	11:3	Evelyn 7:22	51:22	fee 11:14	76:13 77:16	86:3	go 18:7 30:2
	employer	•	31.22	feel 44:11	77:18 78:4	fund 30:15	0
2:16,18	50:18	eventual 71:20 72:22	F	feels 113:7			34:14 36:7
Duly 46:24			F 27:18 117:1		78:21,23	funded 31:3	37:5 43:3,8
dump 68:3	encourage	eventually		fell 16:6	79:18,20	32:1	51:13 58:7
dumping	23:22	71:8	fact 7:14 66:4 100:24	fence 16:3,6	103:4	funding	59:24 66:2
67:18 68:4	encroach	everybody		48:14 61:17	115:14,14	30:14 31:18	66:13 90:15 99:2 100:5
100:23	61:13 62:7	5:1 59:13	factors 7:7	62:8,8	five-year 9:19	95:3 funds 76:20	
dwelling	62:9	60:6 97:9	9:8 26:15	70:12 96:9	fix 76:3,6		102:18
80:19 83:18	encroached	evidence	fair 13:22 25:21 35:3	96:11 97:11	77:8 102:10	further 9:3	110:10
83:19	61:6 62:2	96:17		97:17,21	flip 18:12	13:7 38:9	goes 43:7
E	96:16	104:17	37:3 42:14	101:3	Florence	43:21,24	71:16 98:24
E 49:5 78:9	encroaching	105:1 117:4	47:24 48:19 60:14 64:18	fenced 48:12	80:18 81:12	44:23 68:14	going 2:3
	67:9	excellent 51:7	107:23	68:9 97:23	81:18 82:1	69:9 70:24	9:11 13:16
117:1	encumbered 59:17	exception		106:4	folder 96:14	74:24	13:18 18:13
eager 69:1 earlier 11:4		6:24 14:19	Fairhill 89:20	fences 62:1	96:18 97:11	future 32:16 44:11	18:15 19:14
	encumbran 105:8	14:21 60:11	fairly 93:4	fencing 98:13	foregoing	44:11	21:1,12,13
79:16	enforced	63:4 66:3,5	fairness	Fields 8:13,14	117:5,13	G	23:6 25:12
easement 59:23 68:12	40:21	66:8,16	40:23	8:16 15:6,9 15:11 18:19	forever 53:6 form 51:9	gallery 23:21	31:2 32:7 38:15 43:5
		exclusively	faith 35:8 37:18				
easements	engineer	16:18		figure 40:18	forward 57:6	Galloway 89:4	45:4 47:17
63:5,6	55:23	executed 11:9	fall 66:6 97:17	40:20 42:18	60:17		48:12,14,16
easiest 112:10	engineering	exist 66:4	family 15:10	file 12:24	found 74:16	garden 2:18 3:1,3 49:24	49:12 51:15
easily 42:18 East 5:11	51:2	existing 81:3	•	54:11	foundation	71:6 110:8	51:22 54:1
	ensure 8:11	expanse 92:5	15:11 28:5 47:16 72:7	filed 54:6,10 fill 10:2	50:24 51:10	111:12,14	56:12,18
29:14,21	enter 19:24	Expecting			founder 3:7	· · · · · · · · · · · · · · · · · · ·	57:5,6,9,11
30:8,9 33:3 71:24 85:24	69:1 72:15	58:6	80:19 82:18 83:18,19	final 57:2,24 financing	founding 3:6	gardens 2:13 2:22 68:6	58:23 64:14
86:14 92:22	entered 37:17	expedite 4:21 94:22	84:10	19:11,12,23	frame 5:20 19:22 65:17	GARRETT	69:23 71:7 71:8 72:6
95:10	Enterprises 29:22	expedited	fast 79:2,6	20:3	Francisco	1:10	
easy 112:16	Enterprizes	94:5	father 69:5	find 28:20	95:19,19,24	gate 15:3	72:12,18 76:5,8,21
economic	29:20	94:5 expensive	favor 3:17	97:12 99:4		Generally	76:5,8,21 77:7 80:4
65:23	29:20 entire 22:17	4:24	4:14 27:10	97:12 99:4 fine 27:9	96:3,7,17 96:20,24	25:1	82:16 84:24
65:25 effect 8:24	51:8,14		29:3 32:21	108:23	· ·	gentleman	93:6,12
11:8 36:22		experience 111:1	47:1 48:22		97:3,7,16	106:1	· ·
66:3	equity 8:18 8:21		47:1 48:22 49:20 50:4	110:3 112:8 114:2	97:22 98:5		102:5
		expired 83:14			98:8,11,16	germane 7:8 7:14	103:18
egress 60:2 60:23 62:3	erected 97:18	explain 60:21 80:7	52:10 54:22 58:13 74:3	finishing	99:1,8,12		104:5,13,14
67:10	Esparanza 55.12		80:8 81:7	109:21	99:16,21	getting 4:24	104:16
	55:13	explained		first 16:24	100:9,17,24	25:19 32:8	108:15,17
either 40:23	essence 31:24	9:22 40:4	84:3,18	25:1 30:13	101:9,15,19	42:7 55:23	109:24
73:11 82:20	41:18	expressing	85:7,20	30:17 33:16	101:23	55:24 60:13	111:19,21
90:20	110:11	68:20	86:10,20	40:21 41:17	102:14,19	64:23 76:7	112:13
111:21	essentially	expressions	87:19 88:7	50:22 56:4	103:7,10,19	gift 6:7,11,17	113:9,18
El-laisy 52:21			88:17 89:1			7:10 25:3	

							Page 5
	I	 I	 I	 I	1	1	1
115:5	happened	71:18 72:13	72:24 73:2	investors	18:17 20:12	85:7,9,11	103:11
good 2:2 3:10	113:13	73:3,7	73:4	76:4 77:7	21:7 26:19	85:15,20,22	join 3:7
3:24 5:8	happening	HUD 87:13	increasing	invite 5:16	27:1,6,9,12	85:24 86:6	Jorge 50:13
27:17 35:8	8:23 19:12	87:14	65:22	invited 50:8	27:14 29:3	86:10,12,14	50:22 51:1
47:8 50:14	45:23 79:16	Humanity	Indefinitely	involved 8:3	29:5,7,8,14	86:20,22,24	51:11
51:11 66:22	happens 78:2	27:24 28:21	103:14	8:19 102:7	29:19 30:5	87:6,11,19	Jose's 50:17
81:14,15	100:12	hundred 21:5	individual	issue 4:11	30:10,16	87:21,23	June 33:14
102:11	happy 3:7	HUNTER	84:13	7:17 20:5	32:7,13,21	88:2,7,9,11	34:3 37:11
gotten 50:21	14:16	1:12 12:20	individual's	37:16,17	32:23 33:1	88:17,19,21	42:19
grant 57:18	hard 99:2	30:12,17	36:11	43:9 44:19	34:4,21	89:1,3,9,13	107:13
58:10	harm 40:11	31:6 40:17	individuals	54:3,18	35:1,5,11	89:15,18,20	108:1,6
granted 7:10	40:12	41:3 43:22	34:8,13	57:4 59:4	36:10 37:1	90:2,4,6,12	110:21
60:11	harmed 40:9	44:2,8,10	87:7 [°]	65:11 76:21	37:5 39:23	91:3,7,9,12	112:19
grass 16:11	hazard 5:11	48:4,8,12	industrial	77:4 81:4	40:2 43:1	91:18,20,22	junk 69:18,21
99:3 104:14	health 5:24	54:6,9,18	86:4	84:15 85:3	44:21 45:1	92:3,13,18	
104:19,21	9:10 16:18	56:17 57:1	ineligible	86:17 91:4	45:4,11	92:20 93:3	K
Gray 93:21	55:21	57:4,13,24	49:10,11	92:15,21	46:1,19,22	93:9,17	keep 5:1 19:9
93:21 94:10	hear 28:11	58:8 65:11	information	93:1 97:4,5	47:1,3,5,8	94:8,14,18	23:4,5
95:1,5	30:16 33:8	66:15 67:13	11:8	104:18	47:11,14,22	94:21 95:6	96:10 97:18
great 11:3	57:3	68:15 74:6	informed	106:13	48:2,6,10	95:8,10,14	98:12 102:7
gregory 2:11	hearing 27:22	74:15,21	61:13	issued 56:18	48:14,18,22	95:17 102:3	102:11,14
ground 56:5	heater 101:8	76:12 78:19	inhibited	56:19 57:1	48:24 49:2	102:24	102:16
109:24	height 68:13	82:9,14	19:11	60:7 70:5	49:12,20,22	103:8,17,20	Kensington
112:13	held 20:15	85:3 90:10	input 45:2	105:11	49:24 50:4	104:1,9	29:9,16,24
Group 38:9	22:23 45:15	90:24 92:9	inquire 70:17	issues 7:15	50:6,11,15	105:13,15	kept 53:3
38:17	46:16 80:14	98:14 99:24	inspected	37:15 41:12	50:20 51:24	105:17,19	98:1
guess 10:3	Hello 8:13	105:4	51:10	50:19	52:5,10,12	106:3,9,12	KEVIN 1:12
12:15 21:2	help 11:17	106:11	inspection	item 44:22	52:14,19,22	106:15,19	kids 101:14
41:19 54:9	101:6	109:4,12	50:23	45:4,5 50:6	54:17,22,24	106:21,23	101:17
56:18 59:9	helpful 44:10	111:17	Inspector	80:17 88:21	55:2,5,7,9	107:8,21	kind 33:2
66:15 78:1	44:14 101:7	113:7	51:5	91:12	55:12,16	114:3,10	37:23 69:2
78:9 108:13	hinder 20:4	113.7	inspectors	103:18	56:16 57:22	115:18,20	KING 117:10
guy 82:18	hired 55:22	I	50:23	105:19	58:9,13,15	115:22	knock 97:17
105:20	history 67:17	idea 12:2	insurance	106:15	58:17 59:3	116:3,5	know 10:5
106:23	hold 19:16	71:15	14:18	items 49:2,14	59:12 66:23	Joel 93:23	12:17 19:1
107:1	34:16 98:22	illegal 51:1,8	intend 15:5	58:18 77:3	68:14,22	JOHNSON	20:4,7 25:2
guys 57:24	holding 54:4	70:1	78:5	30.10 77.3	69:9,19	1:13 19:20	34:16 37:22
gym 57:12	home 41:7	illegally 70:9	Intended	J	70:24 73:22	21:21 58:21	37:23,24
BJ 37.12	72:7 84:10	70:18	73:17	JAMETTA	74:3,5,8,19	59:4 60:21	39:17,18
H	94:11	imagine	intent 94:13	1:13	74:23 75:4	61:4,7,10	40:5 41:24
H 55:7	homes 71:13	17:14	intention	Jarmon 1:9	75:7,10,13	61:14 62:4	42:2,16
Habitat	72:7,8,14	immediately	11:9 18:22	2:2,4,7,9,14	75:16,21,24	62:11,15,19	43:11 44:14
27:24 28:4	hoping 6:1,15	100:8	56:10	2:17 3:10	76:7,10	62:23 63:18	44:14 45:20
28:21 31:1	house 10:2,11	110:17	intents	3:17,19,21	79:22 80:4	64:4,19,24	50:20 52:2
Halan 8:13	15:9 33:18	implications	100:18	3:24 4:5,14	80:10,12,17	65:8 67:7	52:23 53:21
half 19:4,6	33:20 42:2	51:12	interest 8:12	4:16,18 5:4	80:22 81:7	67:21 68:9	58:24 60:4
handled	51:15 93:2	improveme	15:20 23:21	5:6,8,13 6:6	81:9,12,14	69:14,17,20	65:16,17,20
14:17	98:3 99:8	10:23	66:13 68:21	8:15 9:3,6	81:16,20,23	70:15,20,23	67:6 70:20
handling	houses 92:11	inactive	79:4,9 91:1	10:12,16	82:2,4,7	70.13,20,23	74:20 77:14
13:14	housing	82:14	interim 12:4	11:24 12:16	83:1,8,17	83:10 86:4	78:4 82:15
hands 2:6	27:20 28:4	included	invest 100:11	12:23 13:7	83:23 84:3	91:15 93:1	90:17 96:7
79:11	28:18 30:22	12:14	Investment	13:12 15:3	84:5,7,11	96:5,19	96:10,21
happen 19:17	65:22 71:17	includes 23:9	8:16	15:16 16:2	84:18,20,22	96:3,19 99:10	97:7,10,10
41:16 51:23	05.22 /1.1/	income 71:17	0.10	16:22 18:13	04.10,20,22	99.1U	97:13 99:4
71.10 31.23		mcome /1.1/		10.22 10.13		-	21.13 77.4

Page 6

99:22 100:9	97:16 98:4	lodging 92:5	maintained	means 67:9	15:23 30:11	98:24 99:7	107:8,10
100:15,24	legal 27:20	logistics	15:21,24	105:8	monetary	99:9,18,20	neck 108:18
100:13,24	28:8 30:22	113:19	16:10 19:15	117:16	64:23	102:5,10,17	need 13:16
knowledge	37:15 40:22	London	65:16 66:17	median 60:9	money 4:24	102.3,10,17	14:19 20:12
0	44:7,24	82:18	66:18 68:8		•	105.25	
6:17				65:19	19:13,16		29:12 31:22
	45:2,7 51:9	long 10:12	106:5	MEDLEY	30:18 51:21	mortgages	38:5 43:20
	92:24 93:12	45:6 57:22	111:16	1:9 10:23	98:23,24	36:17 46:3	56:1 80:6
L&I 53:1	113:11,12	83:7,8	maintaining	17:7,11	100:6,11	motion 70:11	99:17 102:7
54:11 76:4	legally 31:14	89:12	12:18 14:22	19:23 21:10	102:13,14	81:5 85:18	102:9,12
101:7 102:6	Lekasi 49:5	111:15	65:14 67:24	21:19 22:10	monitor	86:8,17	104:6,16
105:9	lending 51:21	longer 7:23	96:1	32:19 36:18	31:10	87:17 88:5	106:17
labeled	lesser 26:8,11	79:20	making 64:23	38:7 41:15	month 4:23	88:14,23	107:18
103:23	26:13	101:22	manager	43:2 44:1	5:14,19	89:16,22	needs 70:22
LAMA 35:6	letter 49:5	look 38:8	27:19	44:17 65:1	7:20 16:7	91:4 94:19	114:16
35:10 42:15	53:7 94:13	46:5 59:13	manner 94:5	65:7 78:3	26:23 27:2	104:24	negotiate
42:22 93:11	115:7	66:11,18	manufactur	78:13 79:18	33:4 50:8	106:18	23:24
Lancaster	letters 20:10	68:1 97:16	71:13	109:8 111:1	52:16 56:5	114:5	negotiated
80:21	leverage 31:9	looked 92:11	map 61:23	111:8 114:9	74:9 75:2	115:16,24	35:9
land 1:11	Liberty 77:6	looks 11:11	Mark 1:12	114:15	month's 11:5	move 4:11	negotiation
2:19,19	77:14 78:14	74:16,17	104:4	115:4	115:23	26:1 28:24	44:20
10:3 15:7	78:16	75:19 86:2	market 25:21	meet 66:16	months 18:6	32:14 43:23	neighbor
17:14 27:19	license 49:7	92:10 98:7	35:3 37:3	83:22	47:12 52:1	48:19 52:7	61:11
27:20 28:17	82:15	105:21	42:14 43:15	meeting 11:2	52:2 55:4	54:18 58:10	Neighborho
28:19,19	lien 28:18	loot 109:5	47:24 48:20	11:5 25:15	56:13 58:11	71:4 74:1	2:18
42:1,3,6,6,9	liens 66:10	lost 53:5	60:14 64:18	33:6,7	106:2	79:21,24	neighboring
42:12 43:11	lifted 82:5	lot 12:18,21	107:23	52:17 116:5	morning 2:2	83:24 84:15	67:9
43:17,18	83:2	15:24 19:11	Markoe 84:9	116:6	3:24 5:8	85:3 92:15	neighbors
58:18 64:17	light 26:15	31:18 47:15	MARTINEZ	members	27:17 47:8	106:10	59:10 96:8
65:12 69:11	limit 62:13	59:7 62:5	50:17,22	37:23	50:14 55:9	113:3	98:2 99:5
70:4,7,13	limitations	63:7 69:22	52:4	memo 60:7	66:22 104:8	moved 3:15	100:13
70:18 71:1	73:14	71:13 74:22	material	mention	107:1,7	49:18 50:2	101:1
73:24 80:23	Linda 1:9	78:12 91:23	107:5	67:23 90:19	Morris 2:12	movement	never 10:5,9
81:4 90:8	113:7	92:8,10	Matos 47:10	mentioned	mortgage	70:11	11:14 16:12
90:11,21	line 38:5	95:24	47:10,13,19	51:6 76:5	25:7,17	moves 115:2	34:7 78:2
92:11 94:11	LISC 1:13	101:21	48:15	Mercy 52:15	34:6,9,17	moving 60:17	new 15:4 17:1
111:13	listening 97:9	104:6,10	matter 7:14	Merion 49:13	34:19,22,24	multiple 49:8	18:1 29:9
113:11	literally	104.0,10	117:6	88:11	35:2,7,23	72:8	29:15,24
language	51:13,14	103.2	McLaughlin	middle	36:1,3,4,8	municipal	30:20 49:6
46:14	little 55:17,19	110:23	66:22,24,24	110:20	36:12,14	18:9 66:10	80:1 85:12
large 92:10	61:18	110.23	67:3,5,8,15	Mill 30:3	37:12 38:1	105:7	109:14
LARRY 1:10	live 15:7	112:9,19,24	67:22 68:11	minute 20:12	38:23 39:2	103.7	110:23
latitude 44:18	76:12 78:22	lots 89:21,24	68:19 69:6	Minutes Minutes	39:3,6,11	N	111:18,20
Latonya 3:5	82:11	108:2,8	69:8	115:23	39:19 40:2	N 117:1	111:16,20
law 1:9 6:20	110:16	110:19	mean 8:20	116:1	40:3,15	name 2:3,9	Newkirk 4:3
40:19 43:4	lived 67:15	110.19	17:5 19:9	mitigating	41:17 42:24	2:11 4:1	newly 109:13
40:19 45:4	76:15	low 71:17	31:11 75:24	9:8 26:15	43:6 45:7	7:22 8:13	NGT 3:3
learning 97:8	living 60:10	73:18		9:8 20:13 MLU 30:1	45:20 46:7	47:9 50:11	nice 94:11
leave 17:14	0	/3.10	78:3,11,20	32:18		50:14 52:19	101:16
78:9 111:24	78:5	M	78:24 79:1 83:9 96:3		46:8,14	55:10 66:23	
	LLC 103:24	M 117:10		modular 72:9	60:12 64:5		nominal 2:23
leaving 78:15	LMI 72:13		101:19	72:11,17,18	64:7 68:23	75:5 81:16	3:2 28:23
111:18	located 3:1	Madam	107:21	Mohamed	68:23 69:5	81:23 82:2	29:1
led 40:14	location 60:6	23:20 28:15	113:7,15	52:21	93:10 95:15	82:18 93:20	nominally
left 21:1	locks 98:6	maintain	115:23	moment 14:6	97:2 98:19	93:21 95:17	71:7
43:10 97:15		99:2				103:21	
	-		-	-	-	-	•

							Page /
l . 1	60 15 51 00	22.0	17.2.40.24		76017701	26.12.24	٠.,
non-issue	69:15 71:22	22:8	47:3 48:24	overrides	76:21 77:21	36:13,24	personally
103:15	72:6,9,14	offhand	49:22 52:12	38:1	81:6 91:17	39:4,5	8:5,9
non-profit	72:18 73:3	74:20	54:24 58:15	oversight	92:17 96:6	41:17 60:14	PHA 1:13
2:19	73:14 79:1	office 28:6,9	59:1 74:5	31:19	103:13,16	97:1 98:17	80:23 81:3
North 4:3	79:8 80:3	43:16	80:10 81:9	overview	111:11,15	98:22,23	87:10,11,12
28:3 49:16	82:17,23	official 36:19	84:5,20	55:17	113:6 115:1	102:12,18	phase 30:3,15
58:19,22	83:9,13	56:7,8	85:9,22	owe 97:1	116:2	paying 12:3,8	30:19 31:2
74:8 88:21	84:2,10,15	offline 24:1	86:12,22	98:17	padlocks	23:9 60:16	32:12,17
89:3 90:6	86:2,9,17	43:3 100:1	87:21 88:9	owes 49:7	67:12	99:7 102:4	57:9,11
92:20	87:4,8,16	100:3	88:19 90:4	owing 20:24	page 2:17 4:4	pays 16:6	phases 57:9
Notary	87:18 88:1	Oh 53:19	91:9,20	owned 12:5	5:13 27:19	pending 4:22	PHDC 4:8
117:11	88:5,16,23	80:22 93:19	95:8 105:15	63:11,13	27:21 29:10	54:19 88:15	87:2,7 90:8
note 59:22	89:16 90:1	98:10	106:21	65:20 84:12	33:10 40:8	Pennsylvania	90:17,21
60:6	91:4 92:4	OHCD 1:9,12	115:20	87:4,12	47:6	1:4 6:20	Phil-Ellena
noted 117:4	92:15 94:16	oil 104:11,12	opposition	owner 18:1	paid 10:3,13	people 63:9	86:14
notes 117:5	94:19 95:20	okay 20:2	3:20 4:17	79:5 92:1	10:22,24	101:11,24	Philadelphia
notice 70:6	98:18,21	43:14 44:1	27:13 29:6	103:22	11:13,20	102:1,5	1:4 2:20
75:19 November	99:17 100:2	45:10,13	32:24 47:4	109:14	12:11,15,17	percent 9:18	28:1 70:4
	102:4,16,21	46:21 52:1 54:16 59:3	49:1,23	111:18,20	19:15 20:19	10:15,21	phone 67:5
1:5 53:8	103:2,6,12		52:13 55:1	owner-occu	20:19,22	17:10 20:22	photo 100:10
number 29:10 41:23	104:10,21 104:24	62:4 64:24	58:16 80:11	49:6	24:21 26:4	21:5,22 22:3 24:9	photographic 104:17
	104:24 106:17	65:7 70:23	81:10 84:6	owners 49:3 80:1	26:5 40:11		104:17
numbers	108:17	74:23 75:10	84:21 85:10	owns 2:21	41:18,22	25:7,10	
27:18		77:15 80:22	85:23 86:13		67:10 99:8 99:9	26:3,9 28:5	photographs
numerous 51:2	109:13 111:23	87:16 89:14 99:21 102:3	86:23 87:22 88:10,20	30:11 47:16 47:17 49:9		34:12 36:2 36:15 39:4	3:8
31:2	111:23	103:7 104:5	90:5 91:10	97:12	paper 11:13	39:21 41:21	picture 15:2
0	112:23	103:7 104:3	91:21 95:9	109:20	paperwork 10:2,10	Perez 50:13	15:23 67:21 68:1 92:4,8
O 117:1	113.3 114.3	104.9,23	105:16	114:10	14:9,16	50:13	92:9 96:9
O'BRIEN	115:16,24	103.12	105.10	114.10	113:23	perfect 28:21	104:22
45:10,13	object 13:21	107.8 108.3	115:21	P	parcel 35:18	period 9:20	104.22
46:21	obviously	112:22	option 17:7	p.m 116:7	41:9 60:1	65:17	pictures 67:2
o'clock	33:22	old 12:24	22:4 25:9	PACDC 1:10	115:11,12	permission	85:12
105:21	occupancies	13:2	65:20 68:24	packet 30:4	parcels 70:19	5:16 13:4	100:22
O'DWYER	32:9 85:1	once 20:22	options 22:1	31:15	parking	97:22	piece 16:14
1:10 3:16	occupancy	ones 17:13	44:15,16	PADILLA	57:10,16	permit 51:5	32:3 33:21
4:4,11 6:10	32:5,6,15	18:3 61:7	100:4 112:1	1:10 4:13	Parrish 84:23	56:9,10,17	pieces 92:11
8:17 14:3	70:2 85:5	61:20 69:15	order 33:3	13:10 14:20	part 9:14,15	57:1,2,4,5,7	pilot 71:10
15:17 16:3	89:8 94:7,9	open 47:18	51:4 107:18	15:4,8,10	15:12 17:5	58:7 104:15	place 36:12
19:6 21:24	94:17	93:7	ordered	16:24 17:5	19:2 25:12	permits 50:21	60:12 101:2
22:11 24:24	occupant	operating	47:23	17:9 24:3	57:13 59:8	56:19 58:1	placed 25:18
26:24 28:24	71:20 72:22	2:19 3:4	Orianna 89:3	31:22 32:11	65:13	103:1	34:17 115:3
29:23 30:7	73:17	operations	original 7:20	32:14 35:13	partially 31:3	permitting	placing 46:1
31:2,11,14	occupied	46:12	7:23 48:9	37:7 39:5	particular	109:24	PLACKE
36:6,22	70:10 89:10	opinion 7:2	48:11 83:14	41:1,5,10	68:21	perpendicul	1:13
37:12 38:22	89:11	36:11 38:10	originally	42:4,20	parties 14:15	59:16	plan 28:17
39:3,17,24	occupying	38:13,17,22	33:24 34:9	43:20,23	59:15	person 20:1	48:5,7,8
40:5,13	70:14,18	40:6 41:5	51:23 96:11	44:23 46:9	pay 7:24	25:19 59:18	53:1,2,5,13
44:13 45:18	October 49:7	44:7,24	Orleans	49:10 56:3	10:14 11:14	59:20 60:13	53:17
48:16,19	94:2 95:1	45:3	71:24	56:7,11	21:17,21,22	62:15 65:3	109:15,17
49:19 50:2	offer 21:6,14	opposed 3:19	outside 18:23	57:17 64:18	22:19 23:4	66:7 70:13	planner
57:19 58:4	· ·		outstanding	71:4 72:12	23:13 25:20	70:18 87:5	58:22 59:6
J , .17 JU.T	offered 43·14	4.1677.17					
58.10.61.18	offered 43:14	4:16 27:12 29:5 32:23					
58:10 61:18 63:22 69:12	offered 43:14 offering 19:4	4:16 27:12 29:5 32:23	105:9	72:24 73:16 73:19 74:1	34:11,21	personal 6:16	62:16

Page 8

lage o		-		-	-	-	-
planning 1:12	PRA 1:10	problem	5:10,22,23	proposal	qualified 66:9	68:1	93:20 95:18
15:6 28:2	31:20 32:2	41:24 68:5	6:6,19,21	21:15 24:7	qualifies 66:5	reason 40:7	107:9
71:12 73:12	36:3,7 38:5	111:17	6:23 7:9,15	24:8,12,13	qualify 66:7,7	100:6,8	redeveloping
100:7	39:17,18	113:8	8:6 9:1 10:4	25:1 48:9	66:10	106:12	17:2
110:12	40:15 90:20	procedure	10:8,15	93:7	question	109:8,9	reference
114:13	111:11	46:12	12:14 15:5	proposals	14:23 18:14	113:10	107:11
plans 51:3	PRA's 113:11	procedures	15:20 17:22	23:23 24:7	25:1 30:13	reasonable	referring
55:23 56:1	practical	37:20	18:4,12	26:1,18,22	30:17 32:4	13:22	61:19,20
98:21 103:1	79:12	proceeded	22:20 23:3	proposed	34:7 36:6	reasons 16:16	reframed
planted 67:19	practice	10:5	23:8,8,12	109:14	42:20 53:23	receipt 54:19	51:7
play 42:20	36:19,20	proceedings	23:14 24:11	prove 101:4	55:3 56:3,4	receive 22:17	refusal 53:7
Please 67:4	37:21	117:3	25:3,6,13	provide 13:24	56:13 59:18	received	refusing 53:3
Plus 10:23	preapproved	proceeds	25:13,18	113:22	64:12 71:5	20:21	regarding
plywood	73:20	20:22 21:23	29:15 33:13	Provided	72:21 74:15	receiving	30:6 47:14
67:12	precedence	22:15 24:9	34:10,24	57:20	74:20 92:6	47:14 85:4	regardless
pocket 16:7	38:3,4	24:14 26:4	36:22 39:21	provides	112:17	recess 44:4	21:14 22:13
podium 2:8	44:12	30:2 31:5	42:9 43:16	24:22	questions	recognize 7:5	66:18
3:23 5:7	precedent	39:15	51:12,20	providing	3:11,13	recognizes	regards 21:16
27:16 33:11	37:16 40:19	process 52:3	52:23 53:11	14:9	4:10 6:8 9:3	6:20	Regional
47:7 50:10	41:2 110:7	55:24 56:1	53:17 55:19	provision	13:8 30:5	Recommend	30:21
52:18 55:8	precisely	66:6,13	57:23 60:10	32:16	30:12 33:6	91:15	regular 6:12
66:21 81:13	17:20	75:13 79:7	60:15 62:1	Public 1:11	33:9,12	recommend	regulations
93:16 95:16	present 1:8	profit 9:18	62:5 63:19	117:11	50:23 56:24	3:14 9:4	18:9
107:3	6:15,16	16:18	64:9 65:15	purchase	68:14 69:9	13:9,23	rehab 28:12
point 7:13 9:6	presented	program	65:15 66:17	13:10,17	70:24 74:24	15:16 16:23	76:10 77:8
11:1,3 42:6	68:24	71:11	67:10 68:21	73:8,9 76:5	75:16 94:15	26:20 44:21	rehabbed
42:12 46:10	preserves	progress	69:3 70:8	83:10	quite 60:8	48:3 49:17	83:20
65:22 67:24	2:21	57:21	71:16 72:17	108:10		50:1 52:6	rehabilitated
69:12 82:19	Presumably	prohibit	74:12,12	purchased	R	54:17 58:9	78:23
101:6	83:13	64:19,22	75:19 76:1	104:3	R 117:1	71:3 73:23	relates 5:10
policies 37:20	pretty 15:6	prohibited	76:6,13,16	107:12,22	Raised 2:6	76:11 79:23	relative 5:21
46:6	100:10	68:15	76:18 77:8	purchaser	ramifications	82:8 84:14	release 4:6
policy 36:20	prevent 65:2	project 28:2	80:23 82:9	17:1 63:22	65:23	85:2,17	17:12 19:7
46:11 60:8	prevented	30:15,20	82:12,15	65:4 111:24	range 44:15	86:7,16	21:16 33:9
64:10 65:14	94:3	57:5	83:3,11,19	purchasers	rate 5:1	88:4,13	34:1 83:16
pool 101:11	previous	promise 8:11	89:10 90:7	70:21	RDA 107:13	89:15 91:3	84:1 94:22
101:16	64:12	promised	92:2,22	purchasing	107:17	91:14 92:14	104:18,24
Poplar	previously	15:22	93:7,22,24	108:23	ready 58:7	92:23 93:18	105:10
105:22	28:6 82:24	proof 11:16	96:2,16	pursuant	76:7	103:8,12	109:9
portion 22:14	price 7:24	30:14,18	97:6,13,14	32:17	real 20:23	114:4	114:23
position	13:10,17	properties	97:23 98:7	put 34:5	27:20 38:9	recommend	115:1,5,9
65:13	19:6 22:4,6	29:1 32:10	98:22 99:1	39:18 44:2	38:17 43:3	33:7 69:10	115:13
possess 7:4	25:15 34:23	32:15 49:8	99:11,15	46:7 51:2	93:22	recommend	released 34:8
possession	37:18,19	61:19,23	100:7,20,23	51:10 62:9	101:16	33:24	87:15
6:22 7:11	42:2,13	62:12 69:10	101:15,18	64:14 71:16	113:14,14	recommend	remain 24:10
possessions	60:5,9	70:10 71:1	101:20,20	78:4,6 96:8	reality 19:10	21:20	remainder
74:18	primary	73:23 84:23	103:23	97:20 101:4	really 8:7	record 2:10	9:2
possible	51:15	87:1,15	105:5,22	108:20	9:10 11:8	4:1 20:16	remember
51:18 94:4	print 67:6	90:20 95:23	110:10,11	109:4,7	12:16 24:12	22:24 31:6	29:23
posted 70:10	prize 16:13	100:19	110:15	putting 35:6	39:7 65:16	45:16 46:17	remit 24:9,14
potential	probably	106:14,14	114:6,12,23	50:18 112:8	72:17	47:9 50:12	remitted 9:20
109:19	20:7 32:1	property 1:1	114:24	PWD 58:4	rear 51:1	52:20 55:10	removal 5:12
pour 96:12	43:2 68:20	1:11 4:7	115:2,9,10		59:23 60:1	80:15 81:17	13:3
_				Q	61:24 63:6		
1							

							Page 9
	I	l i					
remove 24:14	60:10 66:20	108:21	24:18 25:14	110:7,15,22	76:2 77:7	78:22 96:9	settled 35:7
61:14 69:24	residents	109:4,9	26:7,12,17	111:3,10,13	96:15 99:5	96:14 97:10	settlement
70:12 90:15	61:2 63:14	110:4,10	26:21 27:5	112:10,20	101:23	99:21,23	12:1 13:17
90:18 94:13	responsible	111:6 113:4	28:15 31:17	113:9,20	102:6	100:9	18:7 24:22
removed 20:8	100:21	114:7,22	31:24 34:2	114:1,21	109:13	101:22	31:21 74:16
22:2 26:6	rest 9:20	115:2,8,12	34:19,23	115:6	114:17	seen 68:2	74:18,22
67:10,14	restricting	result 40:9	35:8,17,20	Rohrer 55:11	says 7:3	74:10	83:20 90:18
85:13 90:9	65:4	retention	37:14 38:12	55:11,15,18	10:19 36:5	Seidman	94:23 95:1
94:4 104:6	restriction	56:22 57:10	39:8,13	56:6,8,21	41:20,20	104:4	112:19,20
104:7,11	10:17,19	57:15 58:3	41:8,11	57:3,8,15	87:8	self-amortiz	113:21
107:7,19	19:10,18	reversed 26:7	42:5,16	58:2,5	scenario	25:6 34:6,9	seven 60:10
removing	21:12 22:13	reverter 94:2	44:6,9,18	roof 51:8 76:3	66:14	35:2 36:17	65:17
89:23 90:17	24:10 35:21	94:13	45:2 46:5	room 1:4,4	scheduled	40:3 45:7	shape 102:11
90:22	35:24 36:1	review 1:1	46:10 48:21	2:5	4:22 94:24	46:2,7 64:4	share 3:9
renegotiating	36:2,4,5,7	56:23	49:18 50:3	Rosa 50:14	school 51:16	68:23 95:15	14:16 26:13
37:19	38:2,3,6	Rhodes	52:9 54:21	50:14	scope 113:13	98:18	67:4 96:13
rental 49:7	39:22 40:1	103:21,21	58:12 59:13	rose 12:10	second 3:16	105:23	sheet 13:17
71:18,21	40:14 45:21	104:3,7,12	61:1,5,9,12	16:13	4:13 24:3	sell 10:15,20	sheriff 7:4
repeating	46:13 62:20	104:19,23	61:16,22	rounds 56:24	24:13 26:24	13:4 28:13	92:1,3
20:7	62:21 65:5	105:12,18	62:6,13,18	row 112:13	29:2 30:15	29:24 35:21	shit 101:2
reporter	73:2,5	rid 78:8	62:21 63:3	RPR 117:10	30:19 32:12	48:19 64:9	Shklovsky
117:11,19	76:13 82:5	Ridge 103:20	63:11,15,20	rules 18:9	32:17,20	78:20 95:2	107:4,10,11
reports 51:3	83:2 90:9	104:2	64:1,6,16	10.7	48:21 49:19	98:22 99:10	108:5,17,22
represent	90:13 93:3	right 12:7	64:22 65:5	S	50:3 52:9	105:21	109:1,17
8:14 27:24	103:3	18:7 19:14	65:10 66:1	sale 4:21 7:4	54:21 56:24	103.21	110:3,14,18
representat	107:17,19	22:10 28:14	66:19 67:1	7:19 19:6	57:11 58:12	seller 5:10	112:4,8,12
5:17,17 8:4	110:6,21,23	31:24 41:3	67:4,23	22:3,6 26:4	59:16,22	111:24	112:4,6,12
representing	110:0,21,23	43:1 48:1	68:10,17	28:4 30:2	61:2 74:2	seller's 5:16	112.17,22
2:13 5:9	112:9,14,18	56:1,23	69:4,7 70:1	30:14,19	80:3 81:6	selling 16:17	113.2,16,22
55:12 64:2	restrictions	59:22 60:22	70:9,17	39:16 41:6	84:2,17	34:17 74:14	Shore 84:12
93:23	4:7 6:5,11	61:5,12	71:10,15,21	42:1,5 59:2	85:6,19	75:14 88:3	short 68:4
reproduction	6:13 7:16	63:3 64:7	71:10,13,21	72:1,2	86:9,19	96:19	100:23
117:15	9:17 13:4	69:8 71:14	72:2,4,11	78:14 80:1	87:18 88:6	sells 9:19 25:4	show 11:18
		71:23 73:12	73:2,6,17	92:1,3		sens 9:19 23:4 send 27:7	54:10 57:20
request 13:3	14:11 17:12 17:22 18:2	73:13 74:22	73:2,6,17	93:23 94:3	88:16,24 89:17 90:1	54:14	
13:5,20,22				93.23 94.3 94:12 99:17			showed 59:15
23:18	19:8 20:4,8	79:20 82:10	79:6,13,21		91:6,17	104:22	side 25:2,3,3
103:16	21:8 22:2,5	83:22 94:18	79:24 80:20	sales 25:15	92:17 94:20	sent 48:6	25:15,20
requesting	22:18 24:10	97:7,15	81:2,11	42:13 60:9	103:13	50:20	33:19,21
2:23 4:6	24:15,16	98:5,7	82:11 83:3	85:1 108:11	105:3	106:24	35:15,17,20
15:19 55:13	33:16,17,23	100:16	85:6,19	satisfied	106:11	separate 36:3	35:22 41:7
62:5,16	34:1,5,8,16	101:9,9	90:14 91:2	34:20 38:20	113:6	38:18,19	47:15 48:16
require 58:23	35:15 38:19	103:6	91:11 95:12	41:6 64:8	115:17	44:19 87:6	49:3 59:19
required 77:2	45:8 64:14	108:12,18	95:19 96:15	satisfies 25:7	116:2	97:4,5	59:20 60:3
requirements	72:23,24	112:6	97:2,4,14	43:6	seconded	108:10	60:8,13,20
112:24	77:2,10,16	risk 14:13	98:3,6,10	satisfy 35:22	46:24	Sergeant 28:7	62:9 63:21
113:24	77:18 78:1	Robert 4:2	100:15,18	38:23 41:17	section 51:8	services	65:21 66:3
requires	80:2,6	51:6	101:5,13,18	60:16 97:2	see 3:8 8:7	30:22	66:5,16
68:13	83:14 87:15	Rodriguez	102:23	Save 102:14	15:13,14,15	100:19	86:15 88:12
reschedule	90:16,18,23	1:11 3:15	103:4,14	savings 51:14	29:9 31:22	set 34:23	89:5 91:13
95:4	96:22 97:6	7:8,13 15:1	106:1,4,8	saw 30:23	41:20 66:12	sets 38:19	93:2 95:13
residence	97:8 100:20	17:18,21,24	106:10,13	92:12	67:21 68:1	settle 36:24	101:7,10
51:15	103:5	18:4,11	107:20,23	saying 39:9	71:16 77:21	37:10 38:4	110:9
resident	108:15,18	23:20 24:5	108:12	60:22 63:9	77:23 78:21	94:1 99:20	113:16
				65:2 71:19			
<u> </u>	1						

	1	1	1	1		1	
115:6	82:19 90:10	95:17 107:8	subtract		56:4	84:12 87:13	Titan 91:12
sides 25:20	101:20	stated 37:18	39:14	T 117:1,1	tell 28:16	92:1,21,22	title 13:13
97:18,24	107:21	48:11	suggest 40:17	table 22:1	telling 99:22	93:9,10,11	14:17,18
sidewalk	somebody	states 26:9	43:5	23:23,24	ten 34:11	94:11 100:2	36:12 75:22
89:24	16:7 25:4	76:14	suggested	26:1,18,21	36:12	109:24	75:23 90:17
100:10	79:4	stay 21:4,8,13	113:10	26:23 27:2	term 38:1	114:9,15,20	109:19
102:10	Somerset	22:5,13,18	suggesting	43:20,23	terms 19:23	thinking	113:23
sign 39:3	86:1	29:13 32:2	22:11 28:22	44:22 49:12	28:17 37:16	96:20 99:11	today 30:24
109:23	sone 66:19	staying 9:1,1	summer	92:23 93:12	65:23 68:23	99:12,14	40:21 41:1
signature	sooner 74:22	stays 24:17	67:17	99:24 103:9	110:8	115:4	50:8 98:22
4:21	sorry 41:15	stenographic	107:12	103:12	Thank 3:21	third 26:3	told 34:10,14
signed 11:13	45:1 57:3	117:5	super 5:3	106:10	4:5,18 5:5	37:19 59:16	34:18 36:11
significantly	75:1 81:22	Steve 107:10	supervision	113:17,21	29:7 33:1	59:18 61:10	36:16 38:22
5:24 8:23	92:6 93:19	sticky 64:12	117:18	115:7	47:5 49:4	68:20	77:11 107:1
16:19 19:18	107:4	stipulation	supply 65:22	tabled 45:5	52:14 55:2	115:12	109:20
simpler 19:3	sort 14:21	42:23 44:2	support 59:1	tabling 45:5	55:6 58:8	Thomas	total 41:11
simultaneo	sources 31:22	stipulations	supposed	take 8:11	58:17 70:23	82:18	totally 42:8
107:16	32:11,16	25:23	4:22 94:1	14:19 16:7	80:12 84:7	thought 12:5	touch 45:12
110:5,19	South 2:15	stop 51:4	96:13	20:13 21:9	103:19	12:13 25:11	84:8
single 15:10	3:1 49:15	102:5	sure 8:22	25:8 26:8	105:17,18	33:15 35:15	trade 107:18
15:11 72:7	59:5	stored 69:21	14:7 15:21	26:12 33:2	thing 4:19	51:23 87:9	108:23
80:19 82:18	space 47:18	strategic	17:8 24:12	40:19 43:5	7:17 29:11	three 10:7	trading
83:17,19	speak 5:18	28:17	30:23 31:4	78:18,19	37:19 42:13	17:3 26:22	107:14
84:10	8:5,9 77:19	street 2:15,24	34:14 40:10	96:4 97:23	59:22 65:18	78:15 84:22	transaction
sir 4:18 49:4	102:24	3:2 5:11	40:12 44:6	100:12	112:11	104:3 106:7	13:14
81:24 84:7	112:5 113:9	28:3,7 33:3	45:5 52:4	taken 7:6	things 11:15	106:14	transcript
site 61:23	speaking	49:15,16	55:18 58:24	39:10	15:17,22	108:8	24:6 117:6
68:16	10:17 29:17	52:15 55:7	65:3 77:13	105:10	16:20 18:23	112:12	117:14
100:16	spend 100:5	58:19 59:5	77:15 79:9	117:5	19:12,15,17	throw 100:13	transfer 17:4
sitting 97:9	split 79:15	60:3 74:9	Susie 1:9 2:4	takes 38:3,3	67:9 77:4	101:11	20:23,24
situation	splitting 19:1	87:1 88:22	Swanson 5:21	41:18 44:12	99:23	time 4:23 6:3	42:15,15 48:1 90:19
19:10 28:18 42:10 60:18	spoke 14:13 spot 110:24	89:4 90:6 91:22 92:21	6:7,18,18 7:24 8:3,6	talk 38:8,9,16	think 8:2	9:20 10:12 13:2 19:17	93:13
		93:15 95:11	8:17 9:15	43:3 109:18	11:4 12:23 13:19,21,21	19:22 20:15	
60:19 64:13 66:11	SREHUP 71:12	103:23	9:18 10:3	talked 79:16	16:2 18:21	22:23 23:21	109:10,10 112:21
situations	stake 8:18	105.25	12:18 15:13	talking 11:24	20:13 21:10	25:24 33:15	112.21
44:5 46:6	standard	105.22	20:21 21:4	Tang 81:15	21:12,14,15	34:24 35:13	transferred
63:16 68:6	46:12	113:5 114:7	22:3,6,14	81:18,22	22:12,13	35:5 43:7	4:8 6:7,10
six 51:24 52:2	standards	113.3 114.7	22:17,19	82:1,3,3,6	23:20 26:17	45:15 46:16	15:18 17:1
55:4 56:13	73:20	Streets 62:14	23:4 24:22	82:13,22	26:22 33:14	50:7 52:1	29:15,20
58:11	start 18:6,17	structure	Swanson's	83:12	33:21,22	53:4,10	33:14,19
six-month	18:19,22	57:11,16	8:11 9:10	tarp 107:5	34:4 36:10	54:19 55:4	45:9 46:3
52:8 54:19	73:11	78:24	swap 108:13	taught 11:17 tax 12:12	37:14 38:10	56:2 58:11	58:18 59:7
55:14	104:13	structures	111:5,6	31:18	40:8,22	68:20 76:4	69:11 71:1
Sixteenth	109:23	28:20	113:4 114:6		41:11,15,15	78:16 80:14	73:24 74:13
95:5	112:18	stuff 96:22	swapped	taxes 12:9,11 19:14 20:19	43:2,4,9,20	83:20,21	80:18,24
sold 25:6	started 2:3	subject 23:19	114:12	20:23,23,24	44:10,13	89:12 109:2	83:18 84:11
29:21 33:18	10:6	27:8 77:17	swapping	20:23,23,24	46:3,3	116:6	86:1,6,15
33:19 34:10	state 2:9 4:1	85:4	111:22	23:4,9,13	47:15,22	timely 94:5	87:1,2,7,24
35:9 36:13	47:8 50:11	submitted	swaps 110:9	24:21 26:4	48:4 50:15	times 67:16	88:12,22
36:23 59:7	52:19 55:9	53:2,4	swimming	49:8 66:9	59:5 64:11	101:3	89:5,21
72:12 75:7	60:17 66:23	subordinati	101:10,16	105:9	65:1,18	tiny 71:13	90:7 91:13
76:8 82:17	81:16 93:19	19:24	system 35:6	Technically	74:21 75:11	72:7,8,14	91:23 113:1
]	Technically			
	I	I	l	I		I	

							Page II
	I	I	I	1	1	l	1
transferring	30:12 31:2	uses 31:23	waiving 6:4	week 58:6,6	114:21	8:7 9:2 10:4	1303 4:3
31:19 110:4	32:8 33:16	32:16	wall 75:3,5,6	104:15	writing 34:15	10:7 12:15	1306 59:23
trash 98:12	37:15 38:18	usually 17:13	75:9,15,23	weekend	78:1	12:19 14:22	1319 84:9
99:4 100:14	38:19 57:8	63:8 99:2	76:2,9,15	85:16	written 36:20	16:21 23:3	1329 2:14 3:1
trashing	61:2,20,22		76:19 77:6	weeks 99:3,4	wrong 37:10	23:11 25:4	15 9:18 10:15
102:1,6	61:23 62:12	V	77:11,19	104:13	92:6	34:11 36:13	10:21 17:10
tree 16:5,5	69:13 71:11	vacant 1:1	Walnut 86:24	wellness		60:11 67:16	20:22 22:3
97:17	78:15 80:5	28:19 65:14	want 2:7	55:21	X	73:5 76:13	25:10 39:4
trees 67:19	89:21 99:3	70:6 74:11	15:15 18:11	went 7:24	Y	78:21,23	39:21 41:21
triangle 81:2	99:4 104:13	74:12 82:9	33:2 36:7	10:10 30:19		79:18,20	15,000 36:23
tried 12:21	106:6,14	82:14,20,22	40:24 41:3	31:5 41:19	yard 16:14	104:4 106:6	37:13 39:15
Truck 29:20	108:10	82:23,24	45:6 49:14	weren't 108:5	25:2,3,20	yesterday	1519 103:23
29:21 30:11	112:1,14	88:2	54:2 57:19	West 28:7	33:19,21	107:1	1521 49:15
trust 2:13,18	115:15	vacate 70:13	77:21 78:6	47:6 49:15	35:16,17,20		15th 2:15,24
2:19,19	Tya 28:1	value 25:18	83:16 87:15	69:18 84:12	35:22 41:7	Z	3:1 58:19
try 23:22	type 69:1	25:21,21	90:24 96:23	Wharton	47:15 48:17	ZBA 59:1	58:23
64:8,8 79:4	types 44:5	29:1 35:10	98:15 99:10	61:4,5	54:4,4	zero 10:24	16 109:2
96:24	typically	37:3,10	100:5,11	Williams 7:22	59:19,20	zoning 53:9	162 69:17
trying 28:12	28:19 31:20	39:5 41:13	101:12	7:23 9:22	60:8,14	53:20 54:20	1623 49:14
40:18 53:1		42:8,11,14	102:20,21	10:1,14,22	62:9 63:21	56:17 57:1	1648 103:20
90:15 100:4	U	42:15,17,22	102:23	11:12 12:2	65:22 66:3	57:2,4,5	103:22
114:19	Uh-huh 91:2	43:15,15,17	112:1,4	12:7,10,13	66:5,16	73:11	166 69:18,21
Tuchinsky	unable 16:19	48:1,20	wanted 7:24	16:4,11	86:15 88:12		1843 5:11
5:8,9,15	underground	60:14 64:9	33:7 52:16	64:3	89:5 91:13	0	1929 29:21
6:14,24 7:5	56:22 57:10	69:7 107:23	65:12 76:2	willing 8:10	95:13	03 89:6	30:8
7:12 8:2,21	57:15	variance	wants 8:3,7	9:7,12 14:3	101:10	08 89:20	1931 29:14
9:5 10:18	understand	58:23	8:19,22	21:8 77:9	110:9	1	30:8
11:1 13:6	17:19 22:1	vehicle 104:6	15:13,14	windfall	113:16		1934 91:22
13:15,20	23:17 39:8	104:7	16:17 28:11	64:23	yards 25:4,15	10 34:12	92:14
14:6,8,12	39:13 51:12	Vern 53:9	105:21	Winn 28:1,10	49:3 60:20	36:15	1980 90:9
15:12 16:9	61:19 65:12	Vernon 54:8	wasn't 12:8	28:12	Yeah 10:16	10:41 1:5	1984 82:17
16:16 17:20	77:16 99:6	vetting 46:13	12:12 25:3	winning	29:18 30:10	11,000 13:12	87:24
17:23 18:3	112:2	video 101:4	35:3 42:14	16:13	35:1 44:9	11,500 7:21	1986 86:15
18:10,15,21	114:16	violation	45:22 50:7	Winona	54:8 56:16	22:17	1988 74:13
19:9 20:6	understand	75:18,21	78:23 106:1	85:11	61:1 69:6	11:00 105:21	88:22
20:18 21:2	11:7 21:3	78:24 105:5	106:3 109:5	witness 6:16	69:23 72:14	1119 89:3	1989 88:12
22:16 23:2	39:20 53:22	violations	111:9	woman 35:9	72:20 73:16	1120 89:4	91:23
23:10,15,18	63:23	105:9	water 56:22	Woodlawn	78:8 87:3	114 86:14	1991 86:1,7
24:16,20	Understood	visited 53:3	57:10,15	87:23	88:2 89:13	115 60:15,16	1998 91:13
26:2,10,14	23:15	voluntarily	58:3 101:8	work 51:4,6	102:16	115,000	2
27:3,6	Unfortunat	108:20	way 4:20 5:2	57:23	106:9 114:2	64:10	
Tuesday 1:5	5:23	109:7	10:4 45:21	worked	year 6:20	11th 90:6	2 47:6 53:8
turn 28:10	unintention	114:14	56:12 59:24	113:12	11:13 15:19	12 67:16	20 3:4 11:13
29:16,19	45:19	vote 9:13	78:17 79:10	114:16	17:16 18:5	12,260	14:22 16:20
63:23 87:2	unique 60:18	106:17	107:15	workforce	18:14,16,19	105:24	110:19
turned 79:3	60:18	voting 69:20	110:6,22	73:3	18:23 21:13	12:45 116:7	2006 74:18
twelve 18:6	unit 28:3,8	VPRC 2:3	111:5,21	working	34:12 36:15	1238 58:19	75:9
two 16:24	unpaid 23:4	38:4 64:17	113:15	51:21 55:22	36:23 40:11	58:22	2008 75:9
17:4 18:1	unsafe 78:24	116:6	we're 7:12	World 8:16	43:18 51:19	13 1:5 28:7	2009 95:10
21:7 22:1	Urban 49:24	$\overline{\mathbf{w}}$	13:16 23:6	worth 33:22	55:19 78:17	58:20	2012 34:5
23:23 24:6	urgent 102:9		55:23	42:1 43:12	109:16	13,500 36:24	35:11 68:22
24:12,19,20	use 32:11	Wait 72:6	weeds 16:10	wouldn't 20:5	110:13	41:19 1302 59:5,14	2014 35:12
25:24 30:3	47:17 59:1	waiting 58:5 waived 9:9	104:11	78:6 101:5	years 3:4 5:23 6:21	59:23 60:1	83:12 94:11
	61:8	waiveu 3.9			3.23 0.21	39.43 00.1	2017 11:6

1490 12		_
33:14 34:3	350,000	9
37:11 42:19	33:20	
2018 1:5	3613-15	9-foot 54:3
20:24 29:22	92:20	
49:7	74.4U	
	4	
2050 49:16		
21 6:21	4 27:19,21	
2103 85:24	40 2:21 5:23	
2122 33:3	6:19 8:7	
92:22	23:3,11	
2147 71:22	400-someth	
71:24	11:21	
22 109:2	402 1:4	
2200 28:3	420 85:11	
2211 28:7	4320 80:20	
23 110:19	4508 88:11	
2306 89:20	4514 49:13	
2455 74:8		
75:4	5	
25th 49:16	5 5:13 29:10	
2610 91:12	5-foot 54:4	
106:15,23	50 25:7 26:3	
107:11,14	50,000 37:4	
107:18	50/50 26:14	
108:6 110:1	5518 80:17	
114:7	81:12,18	
2618 107:16	82:1	
2620 107:13	5606 86:24	
107:16	5626 86:24	
108:6 110:5	57 55:7	
2622 107:14	J. 33.1	
107:17	6	
	60 28:5	
110:4 113:2	623 52:15	
113:5 114:7		
114:10	625 90:6	
2635 88:21	7	
2723 105:22		
29 94:2 95:1	7 4:4 33:10	
2904 49:15	85:24	
29th 56:18	70,000 7:20	
57:5	721 47:6	
	75,000 25:16	
3	60:9	
3 2:17		
3-foot 63:5	8	
30 28:5 73:5	8-foot 68:12	
30-year 46:8	838 87:23	
64:7 69:5	84 83:2	
31,500 13:11	85 21:22 24:9	
311 100:22	26:9	
101:6	85/15 36:2	
3222 55:7	79:15	
3417 93:15	88 75:11	
シマエノ フ.フ.コ.フ		ĺ
3474 50:9	8th 92:20	