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Exhibit A

AGREEMENT OF CONVEYANCE

THIS AGREEMENT OF CONVEYANCE (the "Agreement"), is made this _____ day of _______, 2018, by and between the CITY OF MANASSAS PARK, a Virginia municipal corporation (the "City") and the BOARD OF SUPERVISORS OF FAUQUIER COUNTY, VIRGINIA, the BOARD OF SUPERVISORS OF LOUDOUN COUNTY, VIRGINIA, the BOARD OF SUPERVISORS OF FAIRFAX COUNTY, VIRGINIA, the BOARD OF COUNTY SUPERVISORS OF PRINCE WILLIAM COUNTY, VIRGINIA, and the CITY COUNCIL OF THE CITY OF ALEXANDRIA, VIRGINIA, as tenants in common (collectively, the "Owners"), and NORTHERN VIRGINIA HEALTH CENTER COMMISSION, a Virginia public body corporate ("NVHCC").

WITNESSETH

WHEREAS, the Governing Body of the City has determined that the Conner Drive Roadway Improvements Project, VDOT Project Number U000-152-R76, UPC Number 101302 (the "Project") is necessary to provide for the health, safety, and welfare of its citizens; and WHEREAS, the Owners own as tenants in common certain real property situate partially in Prince William County and partially in the City of Manassas Park, Virginia, known as Lot 2, NORTHERN VIRGINIA HEALTH CARE CENTER (the "Property"), identified by Prince William County GPIN 7896-13-6884 and located at 8599 Centreville Road, Manassas, Virginia, as the same appears duly subdivided, platted and recorded on a plat recorded as Instrument No. 200511160198470, and attached to that certain Deed of Subdivision, Dedication and Easement recorded as Instrument No. 200511160198469, having acquired the Property by a Deed recorded in Deed Book 1119, at Page 617, all among the land records of Prince William County, Virginia; the Property being held and administered by NVHCC by ground lease from the Owners for the

operation of the Northern Virginia Healthcare Center and associated healthcare facilities on the campus known as "Birmingham Green"; and

WHEREAS, the design and location of the Project is such that 15,937 square feet of the Property is necessary for right-of-way, 1,164 square feet of the Property is necessary for a permanent storm drainage easement easement, 1,071 square feet of the Property is necessary for a permanent utility easement, and 15,457 square feet of the Property is necessary for temporary construction easements, all for the construction of the Project.

NOW, THEREFORE, in consideration of the mutual covenants and undertakings expressed in this Agreement, the Owners, with the consent of NVHCC, agree to convey and the City agrees to acquire certain hereinafter described property interests, all in accordance with the terms and conditions set forth herein.

- 1. **PROPERTY:** The property interests which are the subject of this Agreement consist of 15,937 square feet of the Property that is necessary for right-of-way, 1,164 square feet of the Property that is necessary for a permanent storm drainage easement, 1,071 square feet of the Property that is necessary for a permanent utility easement, and 15,457 square feet of the Property that is necessary for temporary construction easements (collectively, the "Property Interests"), all for the construction of the Project, and all as more particularly shown and described on the plat dated August 16, 2017, and revised through June 5, 2018, titled "PLAT SHOWING DEDICATION, VACATIONS AND VARIOUS EASEMENTS ON LOT 2 NORTHERN VIRGINIA HEALTH CARE CENTER INSTRUMENT NO. 200511160198469", and prepared by Bowman Consulting Group, Ltd. of Chantilly, Virginia (the "Plat"), which Plat is attached hereto as Exhibit A. The Property Interests are further described on the Plan Sheet titled "Conner Drive Improvements", dated August 16, 2017 and prepared by Bowman Consulting (the "Plan"), which Plan is attached hereto as Exhibit B.
- 2. **COMPENSATION:** Fair and just compensation for the Property Interests will be \$100,000.00, and includes compensation in full for the right-of-way in fee, all easements, and any and all damages, which compensation is to be paid, in cash or equivalent, to the Northern Virginia

Healthcare Center upon final settlement and recordation of the Deed (as defined below) and the Plat.

3. OTHER CONDITIONS OF PURCHASE:

- a. Upon execution of this Agreement by all parties, the City, its employees, officers, agents and contractors will have the right to enter the Property to conduct environmental site evaluations, tests, surveys and any other studies or operations the City deems necessary to construct the Project.
 - b. NVHCC represents to the City that it has no results of engineering tests, soil boring, or other documents in its possession or control related to the engineering, soil, water, or topographic conditions of the Property.
- c. NVHCC covenants that, to its actual knowledge, no toxic or hazardous waste or materials or substances are located or have been deposited on the Property. In the event that it is determined that such conditions exist, the City may terminate or rescind this Agreement without further obligation.
 - d. The compensation set out in Section 2 above is for the property interests acquired and any and all resulting damages to the residue of the Property (as those terms are commonly defined or used in the context of condemnation proceedings), including all damage to vegetation existing on the Property within the easement areas as a result of the road construction.
- e. NVHCC, or its successor(s), may in the future apply to the Virginia

 Department of Transportation to allow full movement from and to southbound Route 28 at the median break at Conner Drive; NVHCC acknowledges that any additional intersection improvements that may be required will be at no cost to the City.
- f. The City will provide two commercial entrances onto Conner Drive from the Property, one at Sandstone Way and one at Hamilton Court, as part of the Project. The City will extend the utility pole "bump outs" all of the way to the entrances and then a short distance on the other side of the entrances to provide adequate sight distance and to prevent residents from parking adjacent to the entrances and limiting sight distance.

- g. The City acknowledges that the Owners and NVHCC are proceeding with this Agreement and the conveyance of the interests set forth in the Deed in reliance on that certain Zoning Determination letter from Michelle Barry, AICP, Planning and Zoning Administrator for the City, dated August 31, 2017, which confirms the City will not prohibit access to the Property from Conner Drive over that portion of the Property lying within the City's jurisdiction between Connor Drive and the portion of the Property located within Prince William County, Virginia, regardless of any difference in the zoning of the portion of Property located within the City and the zoning of the portion of the Property located within Prince William County, Virginia.
- h. The City will prepare a deed in substantially the form as the deed attached hereto as Exhibit C (the "Deed") and will be responsible for closing and recording costs.
- 4. **DEED:** The Owners, with the consent of NVHCC by its signature below, will convey the Property Interests by the Deed, subject to any existing easements and other encumbrances of record, and subject to the City's assumption of maintenance, repair and replacement obligations with respect to all storm drainage facilities and appurtances installed on the Property as part of the Project.
- 5. TITLE CHARGES: Examination of title, conveyancing, notary fees, and recording charges, and other customary charges, including the grantor's tax, shall be paid by the City. Any existing judgments and liens on the Property, as well as any fees required to release any such judgments and liens, will be paid by NVHCC from the compensation paid to NVHCC by the City for this acquisition.
- 6. **ADJUSTMENTS AND POSSESSION:** All taxes are to be adjusted as of the date of settlement. Possession will be given to the City at settlement.
- 7. **EMINENT DOMAIN:** In the event the Property Interest or any portion thereof are condemned or taken by any authority or agency (other than the City) having the power of eminent domain, the City will have a right at its option to terminate this Agreement by written notice to NVHCC. The City may, however, elect to make settlement on all of the Property Interests other than those which are the subject of such condemnation proceeding,

in accordance with the terms of this Agreement, with the price to be be adjusted on a prorata per acre basis.

- 8. **ENTIRE AGREEMENT:** This Agreement, when executed by the parties, contains the final and entire agreement between them. No parties shall be bound by any terms, conditions, statements or representations, oral or written, not herein contained.
- 9. SURVIVAL. The covenants, warranties and indemnities contained in this Agreement shall survive settlement of the matters herein and the termination of this Agreement for a period of three (3) years following the date first set forth above and shall not be merged into the Deed.
- 10. **ATTORNEYS' FEES**. If any legal action is commenced by any party to enforce any provision of this Agreement the losing party will pay to the prevailing party all actual expenses incurred by the prevailing party including costs and reasonable attorneys' fees.
- 11. **TIME OF THE ESSENCE**. Time is of the essence with regard to each and every time period set forth herein. Failure of a party hereunder to insist on strict compliance hereunder shall not constitute a waiver of any other terms or conditions hereunder.
- 12. **ELECTRONIC DELIVERY**. The parties hereto agree that this Agreement shall be deemed validly executed, accepted and ratified by a party if the party executes this Agreement and delivers a copy of the executed Agreement to the other party by any electronic means.
- 13. **COUNTERPARTS**. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original, and all of which, taken together, shall be deemed one and the same instrument.
- 14. GOVERNING LAW. This Agreement and all matters arising with regard to this Agreement, the parties hereto and the Property shall be governed and construed in all respects in accordance with the laws of the Commonwealth of Virginia, regardless of conflicts of laws principles. Any action at law, suit in equity, or judicial proceeding for the enforcement of this Agreement or any provisions thereof shall be instituted and maintained only in a court of

competent jurisdiction in Prince William County, Virginia.

WITNESS the following signatures and seals:

	COUNTY, VIRGINIA	
	By:(SEAL) Name:	Title:
COMMONWEALTH OF VIRGINIA OF FAUQUIER, to wit:	A COUNTY	
The foregoing instrument was by, Chairman of the Board of S County.	s acknowledged before me this day of Supervisors of Fauquier	, 2018
	Notary Public	
My Commission expires: Notary Registration No.:		

BOARD OF SUPERVISORS OF FAUQUIER

BOARD OF SUPERVISORS OF LOUDOUN COUNTY, VIRGINIA

	By:(SEAL) Name:	Title: .
COMMONWEALTH OF VIRGIN OF LOUDOUN, to wit:	NIA COUNTY	
The foregoing instrument v by, Chairman of the Board o County.	was acknowledged before me this day of of Supervisors of Loudoun	, 2018
	Notary Public	
My Commission expires:		

BOARD OF SUPERVISORS OF FAIRFAX COUNTY, VIRGINIA

	By:(SEAL) Name:	Title:
COMMONWEALTH OF VIRGINIA OF FAIRFAX, to wit:	A COUNTY	
The foregoing instrument was by, Chairman of the Board of S County.	s acknowledged before me this day of _ Supervisors of Fairfax	, 2018
	Notary Public	
My Commission expires:		

BOARD OF COUNTY SUPERVISORS OF PRINCE WILLIAM COUNTY, VIRGINIA

	By:(SEAL) Name:	Title: _
COMMONWEALTH OF VIRGINIA COUNTY OF PRINCE WILLIAM, to wit	t:	
The foregoing instrument was acknowledge. Chairman of the Board of Counterprince William County.	nowledged before me this day of ty Supervisors of	, 2018,
	Notary Public	
My Commission expires:		

CITY MANAGER OF THE CITY OF ALEXANDRIA, VIRGINIA

	By:(SEAL) Na	me: Title:
COMMONWEALTH OF VIRG OF ALEXANDRIA, to wit:	INIA CITY	
<u> </u>	t was acknowledged before me this, City Manager of the City of Alex	
	Notary Public	
My Commission expires: Notary Registration No.:		

CITY OF MANASSAS PARK, VIRGINIA

•	By:	
	Jeanette Rishell, Mayor	
COMMONWEALTH OF VIRGINIA CITY OF MANASSAS PARK, to wit:		
The foregoing instrument was ack 2018, by Jeanette Rishell, Mayor of the C	knowledged before me this day of City of Manassas Park, Virginia.	
	Notary Public	
My Commission expires: Notary Registration No.:		

Agreed to and consented by:	NORTHERN VIRGINIA HEALTH CENTER COMMISSION,
	A Virginia public body corporate:
	Ву:
	Denise Chadwick Wright
	Its: President & CEO
<u> </u>	it: knowledged before me this day of, 2018 k CEO of Northern Virginia Health Center Commission.
	Notary Public
My Commission expires:	

Prepared under the supervision of and return to: Dean Crowhurst, City Attorney (VSB No. 46781) City of Manassas Park One Park Center Court Manassas Park, VA 20111

GPIN: 7896-13-6884

Exempt from recordation taxes and fees pursuant to Sections 58.1-811(A)(3), 58.1-811(C)(5), 42.1-70, 17.1-266, and 17.1-279(E) of the Code of Virginia.

Consideration: \$ 100,000.00

DEED OF DEDICATION, EASEMENTS AND VACATIONS ROAD PROJECT

THIS DEED OF DEDICATION, EASEMENTS AND VACATIONS (this "Deed") is entered into on ______, 2019, by and between the BOARD OF SUPERVISORS OF FAUQUIER COUNTY, VIRGINIA, the BOARD OF SUPERVISORS OF LOUDOUN COUNTY, VIRGINIA, the BOARD OF SUPERVISORS OF FAIRFAX COUNTY, VIRGINIA, the BOARD OF COUNTY SUPERVISORS OF PRINCE WILLIAM COUNTY, VIRGINIA, and the CITY COUNCIL OF THE CITY OF ALEXANDRIA, VIRGINIA, GRANTORS (collectively, the "Owner"); the BOARD OF COUNTY SUPERVISORS OF PRINCE WILLIAM COUNTY, VIRGINIA, GRANTEE ("Prince William County"); the UPPER OCCOQUAN SERVICE AUTHORITY, formerly known as UPPER OCCOQUAN SEWAGE AUTHORITY, GRANTOR ("UOSA"); the NORTHERN VIRGINIA ELECTRIC COOPERATIVE, a Virginia corporation, GRANTEE ("NOVEC"); and the CITY OF MANASSAS PARK, VIRGINIA, GRANTOR and GRANTEE ("Manassas Park").

RECITALS

- R-1. The Owner is the owner of certain real property situate in Manassas Park, Virginia, known as Lot 2, NORTHERN VIRGINIA HEALTH CARE CENTER (the "Property"), with GPIN 7896-13-6884, as shown on the plat recorded as Instrument No. 200511160198470, and attached to the Deed of Subdivision, Dedication and Easement recorded as Instrument No. 200511160198469, having acquired the Property by deed recorded in Deed Book 1119, at Page 617, all among the land records of Prince William County, Virginia (the "Land Records").
- R-2. Manassas Park's Governing Body has approved public use vehicular and pedestrian transportation improvements to Conner Drive (the "Project"), which improvements require Manassas Park to acquire a portion of the Property for right-of-way and easements, as more particularly shown and described on a plat dated August 16, 2017, amended through June 5, 2018, titled "PLAT SHOWING DEDICATION, VACATIONS, AND VARIOUS EASEMENTS ON LOT 2 NORTHERN VIRGINIA HEALTH CARE CENTER INSTRUMENT NUMBER 200511160198469", and prepared by Bowman Consulting Group Ltd. of Chantilly, Virginia (the "Plat"), a copy of which is attached to, incorporated in, and recorded with this Deed.
- R-3. It is the desire and intent of the Owner and Manassas Park to vacate and abandon that portion of the existing water easement and right-of-way shown on the Plat and labeled thereon as

"EX. 15' CITY OF MANASSAS PARK WATER EASEMENT D.B. 1846, PG. 712 PORTION OF WATER EASEMENT IN STREET DEDICATION HEREBY VACATED." (the "Existing Water Easement"), being a portion of the water easement and right-of-way acquired by Manassas Park by deed recorded Deed Book 1846, at Page 712, among the Land Records.

- R-4. It is the desire and intent of the Owner and Prince William County to vacate and abandon those portions of the existing storm drainage easement and right-of-way and the existing stormwater management pond easement and right-of-way shown on the Plat and labeled thereon as "EX. STORM DRAINAGE AND SWM POND EASEMENT D.B. 1846, PG. 712 PORTION OF STORM DRAINAGE AND SWM EASEMENT IN STREET DEDICATION HEREBY VACATED." (the "Existing Storm Easements"), being portions of the storm drainage and stormwater management pond easements and rights-of-way acquired by Prince William County by deed recorded Deed Book 1846, at Page 712, among the Land Records.
- R-5. It is the desire and intent of the Owner and UOSA to vacate and abandon those portions of the existing force main easement and right-of-way and the existing sanitary sewer easement and right-of-way shown on the Plat and labeled thereon as "EX 15' UOSA PERMIT FOR FORCE MAIN D.B. 728, PG. 463 PORTION OF FORCE MAIN EASEMENT IN STREET DEDICATION HEREBY VACATED." and "EX. 20'X30' UOSA SANITARY SEWER EASEMENT D.B. 967, PG. 142 PORTION OF SANITARY SEWER EASEMENT IN STREET DEDICATION HEREBY VACATED." (the "Existing UOSA Easements"), being portions of the force main and sanitary sewer easements and rights-of-way acquired by UOSA by deeds recorded in Deed Book 728, at Page 463, and in Deed Book 967, at Page 142, respectively, among the Land Records.
- R-6. It is the desire and intent of the Owner to convey right-of-way and grant easements for the Project, subject to the conditions set forth in this Deed.

NOW, THEREFORE, WITNESSETH, that for and in consideration of the foregoing Recitals, each of which is hereby incorporated into this Deed by this reference as if set forth herein in its entirety, and the sum of \$100,000.00 paid by Manassas Park to Northern Virginia Healthcare Center, receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

DEDICATION

The Owner hereby dedicates to public street purposes and conveys to Manassas Park, in fee simple, the 15,937 square feet of the Property labeled on the Plat as "15,937 S.F. OR 0.36586 AC. HEREBY DEDICATED FOR PUBLIC STREET PURPOSES". This dedication is made in accordance with the statutes made and provided therefore.

STORM DRAINAGE EASEMENT

The Owner hereby grants and conveys unto Manassas Park a storm drainage easement and right-of-way for the purpose of installing, constructing, operating, maintaining, repairing, adding to, altering or replacing present or future storm drainage and appurtenant facilities for the collection of storm drainage and its transmission through, upon and across the Property, in the

location as being more particularly bounded and described on the Plat as "STORM DRAINAGE EASEMENT HEREBY DEDICATED" (the "Storm Drainage Easement").

The Storm Drainage Easement is subject to the following conditions:

- 1. All storm drainage and appurtenant facilities which are installed in the easement and right-of-way shall be and remain the property of Manassas Park.
- 2. Manassas Park and its agents shall have full and free use of the easement and right-of-way for the purposes named, and shall have all rights and privileges reasonably necessary to the exercise and enjoyment of the easement and right-of-way, including the right of access to and from the right-of-way and the right to use adjoining land of the Owner where necessary; provided, however, that this right to use adjoining land shall be exercised only during periods of actual installation, construction, operation, maintenance, repair, addition to, alteration or replacement of said storm drainage and appurtenant facilities; and further, this right shall not be construed to allow Manassas Park to erect any building, structure or facility of a permanent nature on such adjoining land.
- 3. Manassas Park and its agents shall have the right to trim, cut and remove trees, shrubbery, fences, structures or other obstructions or facilities in or reasonably near the easement and right-of-way, deemed by it to interfere with the proper and efficient installation, construction, operation, maintenance, repair, addition to, alteration or replacement of said storm drainage and appurtenant facilities; provided, however, that Manassas Park at its own expense shall restore, as nearly as possible, the premises to their original condition, such restoration to include the backfilling of trenches, the replacement of shrubbery, and the reseeding or resodding of lawns or pasture areas, but not the replacement of structures, trees or other obstructions.
- 4. The Owner reserves the right to make any use of the easement and right-of-way that is not inconsistent with the rights herein conveyed, or interfere with the use of the easement and right-of-way by Manassas Park for the purposes named; provided, however, that no use shall be made of the easement and right-of-way that will interfere with the natural drainage and no improvement shall be constructed in the easement area without specific written authorization from Manassas Park.

TEMPORARY CONSTRUCTION EASEMENTS

The Owner hereby grants and conveys to Manassas Park grading and temporary construction easements and rights-of-way for the purpose of performing surveying, grading, construction, reconstruction, and maintenance work and activities on, through and across the Property to establish a new and permanent grade thereon, in the locations as being more particularly bounded and described on the Plat as "TEMPORARY CONSTRUCTION EASEMENT HEREBY DEDICATED" (the "Temporary Construction Easements").

The Temporary Construction Easements are subject to the following terms and conditions:

1. Manassas Park and its agents shall have full and free use of the easements and

rights-of-way for the purposes named during the construction of the Project, and shall have all rights and privileges reasonably necessary to the enjoyment and exercise of the easements and rights-of-way, including the right of reasonable access to and from the rights-of-way and the right to use adjoining land of the Owner where necessary; provided, however, that this right to use adjoining land shall be exercised only during periods of actual surveying, grading, construction, reconstruction, and maintenance of the easement area; and further, this right shall not be construed to allow Manassas Park to erect any building, structure or facility of a permanent nature on such adjoining land.

- 2. Manassas Park and its agents shall have the right to trim, cut and remove trees, shrubbery, fences, structures or other obstructions or facilities in or reasonably near the easements and rights-of-way, deemed by Manassas Park to interfere with the proper and efficient surveying, grading, construction, reconstruction, and maintenance of the Project; provided, however, that Manassas Park at its own expense shall restore, as nearly as possible, the premises to their original condition, such restoration to include the backfilling of trenches, the replacement of shrubbery, and the reseeding or resodding of lawns or pasture areas, but not the replacement of structures or other obstructions.
- 3. The Owner reserves the right to make any use of the easements and rights-of-way that is not inconsistent with the rights herein conveyed or that do not interfere with the use of the easements and rights-of-way by Manassas Park for the purposes named; provided, however, that no use shall be made of the easements and rights-of-way and no improvement shall be constructed in the easement areas without specific written authorization from Manassas Park.
- 4. The easement shall terminate upon completion of the Project; provided, however, that the Owner covenants not to modify the grade established as part of the Project without the prior written approval of Manassas Park.

UTILITY EASEMENT

The Owner hereby grants and conveys unto NOVEC, for a period commencing on the date of this Deed and expiring on the date of expiration of the NOVEC's franchise agreement with Manassas Park dated June 15, 1993, or the date of expiration of any subsequent franchise agreement between NOVEC and Manassas Park, a utility easement and right-of-way for the purposes of installing, laying, constructing, operating, repairing, altering and maintaining overhead pole lines and/or underground conduit and cable lines for transmitting and distributing electric power, and for telephone, television and other communication purposes, including all wires, poles, cables, switchgear, transformers, transformer enclosures, meters, ground connections and supports for lights and streetlights, and accessory equipment desirable in connection therewith, over, under, upon and across the Property, in the location as being more particularly bounded and described on the Plat as "UTILITY EASEMENT HEREBY DEDICATED" (the "Utility Easement").

The Utility Easement is subject to the following conditions:

- 1. All facilities which are installed in the easement and right-of-way shall be and remain the property of NOVEC, its successors and assigns. NOVEC shall have the right to make such changes, alterations, substitutions, additions in and to or extensions of its facilities as it may from time to time in its sole discretion deem advisable, including but not limited to the right to increase or decrease the number and amount of facilities and the right to increase or decrease the voltage carried by said facilities.
- 2. NOVEC shall have full and free use of the easement and right-of-way for the purposes named and shall have all rights and privileges reasonably necessary to the exercise of the easement and right-of-way, including, without limitation, the right of access to and from the right-of-way and the right to use the land of the Owner adjoining the easement and right-of-way when necessary; provided, however, that the right to use the adjoining land of the Owner shall be exercised only during periods of actual construction, inspection or maintenance and that this right shall not be construed to allow NOVEC to erect any building or structure of a permanent nature on such adjoining land.
- NOVEC shall have the right to trim, cut and remove trees, shrubbery, vegetation, 3. fences, structures and other obstructions or facilities within or abutting the easement and right-ofway, including the trimming or removal of those trees outside of the easement and right-of-way, which in falling may endanger NOVEC's above ground facilities, deemed by NOVEC in its professional judgment to interfere with the proper construction, operation, inspection, maintenance and modification of the facilities within the easement and right-of-way; provided, however, that NOVEC shall (i) trim, cut or remove trees, shrubbery or vegetation only to the extent necessary to permit the proper construction, operation, inspection, maintenance or modification of its facilities, and (ii) restore as nearly as practicable to their original condition all land and premises within or adjoining the easement and right-of-way which is or are disturbed by the construction, operation, inspection, maintenance or modification of the facilities. Such restoration shall include the backfilling of trenches, the reseeding or resodding of lawns and common areas, and the repavement of paved areas, but not the replacement of structures, trees or other obstructions located within the easement area. No building, structure, facility or other obstruction may be erected, installed or maintained within the easement and right-of-way without the prior, written consent of NOVEC.
- 4. NOVEC shall indemnify, defend and hold the Owner, its elected officials, officers, employees and agents harmless from and against any and all costs, losses, claims, actions, and damages arising out of any damage to other utilities caused by NOVEC in the exercise of its rights or privileges under this Deed.

EASEMENT VACATIONS

Manassas Park does hereby vacate, release, and extinguish all of its right, title and interest in and to the Existing Water Easement as more particularly bounded and described on the Plat and shown thereon.

Prince William County does hereby vacate, release, and extinguish all of its right, title and interest in and to the Existing Storm Easements as more particularly bounded and described on the Plat and shown thereon.

UOSA does hereby vacate, release, and extinguish all of its right, title and interest in and to the Existing UOSA Easements as more particularly bounded and described on the Plat and shown thereon.

GENERAL PROVISIONS

The parties agree that the agreements and covenants stated above are not covenants personal to the Owner but are covenants running with the land, which are and shall be binding upon the Owner, its heirs and representatives, as owner of the Property.

The Owner, by the execution of this instrument, acknowledges that the plans for the Project as they affect the Property have been fully explained to the Owner or its authorized representative.

The Owner covenants that it is seized of and has the right to convey, grant and dedicate the easements and rights-of-way, rights and privileges set forth herein, that Manassas Park and NOVEC shall have quiet and peaceable possession, use and enjoyment of the easements and rights-of-way, rights and privileges, and that that the Owner shall execute such further assurances thereof as may be required.

The Owner covenants and agrees for itself, its heirs, successors and assigns, that the consideration stated above shall be in lieu of any and all claims to compensation for land and for damages, if any, to the remaining lands of the Owner, which may result by reason of the use to which Manassas Park will put the land subject to the Easement, including any drainage facilities that may be necessary.

This Deed is made in accordance with the statutes made and provided in such cases; with the approval of the proper authorities of Manassas Park, Virginia, as shown by the signatures affixed to this Deed and the Plat, and is with the free consent and in accordance with the desire of the Owner, as owner and proprietor of the Property.

This document may be executed in counterparts, which, taken together, shall constitute one and the same instrument.

SIGNATURES ON FOLLOWING PAGES

Notary Registration No.:

BOARD OF SUPERVISORS OF FAUQUIER

BOARD OF SUPERVISORS OF LOUDOUN COUNTY, VIRGINIA

	By: Name: Title:	(SEAL)
COMMONWEALTH OF VIRGING COUNTY OF LOUDOUN, to with the country of		
	was acknowledged before me this, Chairman of the Boa	
	Notary Public	
My Commission expires: Notary Registration No.:		

BOARD OF SUPERVISORS OF FAIRFAX COUNTY, VIRGINIA

	Name:	(SEAL)
COMMONWEALTH OF VIRGINIA COUNTY OF FAIRFAX, to wit:		
The foregoing instrument was a 2019, byCounty.	cknowledged before me th	is day of, loard of Supervisors of Fairfax
	Notary Public	2
My Commission expires: Notary Registration No.:		

BOARD OF COUNTY SUPERVISORS OF PRINCE WILLIAM COUNTY, VIRGINIA

	Ву:		(SEAL)
	Name:		
	Title:		
COMMONWEALTH OF VIRGINIA			
COUNTY OF PRINCE WILLIAM, to	wit:		
The foregoing instrument was a	acknowledged befor	e me this day of	•
2019, by			
Prince William County.			
	Notar	y Public	
My Commission expires:			
Notary Registration No.:			

CITY MANAGER OF THE CITY OF ALEXANDRIA, VIRGINIA

	By:		(SEA	ıL)
	Name: Title:			
COMMONWEALTH OF VIRGINIA CITY OF ALEXANDRIA, to wit:				
The foregoing instrument was a 2019, by				, a.
	Not	tary Public		
My Commission expires:				

UPPER OCCOQUAN SERVICE AUTHORITY, formerly known as UPPER OCCOQUAN SEWAGE AUTHORITY

By:		(SEAL)
Name:		
Title:		
A		
to-wit:		
as acknowledged before me this	day of	
as acknowledged before the this _	of the	, e IInner
, as	O1 uk	oppoi
rly known as Opper Occoquan Se	wage Authority, on	benaii oi
Notary Public		
1	Name: Title: A to-wit: as acknowledged before me this, as Tly known as Upper Occoquan Se	Name: Title: A to-wit: as acknowledged before me this day of, as of the action of the shown as Upper Occoquan Sewage Authority, on

NORTHERN VIRGINIA ELECTRIC COOPERATIVE

	By: Name:		(SEAL)
	T' 1		
COMMONWEALTH OF VIRGIN COUNTY OF PRINCE WILLIAM			
The foregoing instrument v	vas acknowledged before me this	day of _	······································
2019, by	, as		of the Northern
Virginia Electric Cooperative, on b	ehalf of the corporation.		
	Notary Public		
	rom, rune		
My Commission Expires:			

BOARD OF COUNTY SUPERVISORS OF PRINCE WILLIAM COUNTY, VIRGINIA

Name:		By:			(SEAL)
COMMONWEALTH OF VIRGINIA COUNTY OF PRINCE WILLIAM, to wit: The foregoing instrument was acknowledged before me this day of 2019, by, Chairman of the Board of County Supervisors o		Name:			
COUNTY OF PRINCE WILLIAM, to wit: The foregoing instrument was acknowledged before me this day of 2019, by, Chairman of the Board of County Supervisors o		Title:			
2019, by, Chairman of the Board of County Supervisors o				•	
	The foregoing instrument was acknown 2019, by	owledged befo , Chairman	ore me this of the Board	day of of County Su	, upervisors of
	•				
Notary Public		Nota	ry Public		
My Commission expires:					
Notary Registration No.:	Notary Registration No.:				
APPROVED AS TO FORM:	APPROVED AS TO FORM:				
County Attorney	County Attorney				

	CITY OF MANASSAS PARK, VIRGINIA
	By: Jeanette Rishell, Mayor
	, ,
COMMONWEALTH OF VIRGINIA CITY OF MANASSAS PARK, to wit:	
The foregoing instrument was ack 2019, by Jeanette Rishell, Mayor of the C	nowledged before me this day of lity of Manassas Park, Virginia.
	Notary Public
My Commission expires: Notary Registration No.:	
APPROVED AS TO FORM:	
Dean H. Crowhurst, City Attorney	_

EASEMENT AREA TARIII ATION

CENTREVILLE ROAD (RT 28)

EUCLID AVE

HAMILTON COURT BRIAN COURT

VICINITY MAP SCALE: 1" = 500"

LOT 2	STREE		101AL	STORM	ALPILA	TEMPOR	
LOT 2 RESIDUE	STREET DEDICATION	AREA		STORM DRAINAGE EASEMENT	UTILITY EASEMENT	TEMPORARY CONSTRUCTION EASEMENT	EASEMENT
1,821,336 S.F.	1,837,273 S.F. 15,937 S.F.	AREA TABULATION	17,692 S.F.	1,164 S.F.	1,071 S.F.	ENT 15,457 S.F.	EASEMENT AREA TABULATION
유	유무		я	98	OR.	OR.	NO
OR 41.81212 AC.	OR 42,17798 AC. OR 0.36586 AC.		OR 0.40615 AC.	OR 0.02672 AC.	0.02459 AC.	0.35484 AC.	
AC.	4 AC.		Š.	ŠC.	AC.	¿	

(E) (E) (B)

STORM DRAINAGE EASEMENT HEREBY DEDICATED

- TEMPORARY CONSTRUCTION EASEMENT HEREBY DEDICATED
- UTILITY EASEMENT HEREBY DEDICATED
- (ĝ) (8) EX. STORM DRAINAGE AND SWM POND EASEMENT D.B. 1846, PC. 712 PORTION OF STORM DRAINAGE AND SWM EASEMENT IN STREET DEDICATION HEREBY VACATED. EX. 15" UOSA PERMIT FOR FORCE MAIN D.B. 728, PG. 463 PORTION OF FORCE MAIN EASEMENT IN STREET DEDICATION HEREBY VACATED.

BOUNDARY INFORMATION AS SHOWN HERGON WAS COMPILED FROM EXSTING LAWD RECORDS OF PRINCES MILLAM COUNTY, HOHMAY PAINES, AND A FIELD SURFICE PERFORMED BY DOWNLIN CONSULTING GROUP, LTD. ON 7/15/15. INIS SURFICE FOR STORY A BOUNDARY SURVEY BY THIS FRAM.

THE PROPERTY AS SHOWN HEREON IS SUBJECT TO ALL COVENANTS AND RESTRICTIONS OF RECORD AND FLOSE RECORDED HEREWITH. BOWALAN CONSULTING CROUP, LTD. HAS NOT BEEN PROVIDED A TITLE REPORT AND THEREFORE THE PART DOES NOT NECESSARILY INDICATE THE EXISTENCE OF AN CONVENTS AND RESTRICTIONS ON THE PROPERTY.

ALL UNDERLYING EASEMENTS MAY NOT BE INDICATED ON THIS PLAT

THE PROPERTY SHOWN HEREON LES IN 2016 "X" (INSMADED) AREAS DETENANDED TO BE CHTISDE SON-YEAR FLOODHAIN AS "SHOWN ON FEWA FLOOD RESIREMENCE RATE MAP FOR PRINCE WILLIAM COUNTY, VARGAIN, AND INCORPORATED AREAS, EFFECTIVE DATE JANUARY 5, 1995.

THE PROPERTY SUDIN HEREON CHREATTY STANDS IN THE MAKE OF THE COUNTY OF FAUGUER, WRICHIA, THE COUNTY OF THE COUNTY OF PRICE MILLIAM, VIRGINIA, THE COUNTY OF PRICE MILLIAM, VIRGINIA, THE COUNTY OF THE TAX, VIRGINIA AND THE CITY OF ALEXANDRIA, VIRGINIA AS RECORDED IN DEED BOOK 1119 AT PAGE 617 AMONG THE LIND RECORDS OF PRINCE MILLIAM COUNTY, VIRGINIA. THE PROPERTY DELINEATED HEREON IS IDENTIFIED AS PRINCE WILLIAM COUNTY GPIN: 7896–13–6884, AND IS ZONED R4 & A=1.

- EX. 20'X30' UOSA SANITARY SEWER EASEMENT D.B. 967, P.Q. 142 PORTION OF SANITARY SEWER EASEMENT IN STREET DEDICATION HEREBY VACATED.
- (m) EX. NOVEC & GTE-SOUTH VARIABLE WOTH EASEMENT SHOWN ON VOOT PRO. # 0028-078-VM, RW-201, C-501 PORTION OF NOVEC & CTE SOUTH EASEMENT IN STREET DEDICATION TO BE VACATED BY SEPARATE INSTRUMENT

EASEMENT LEGEND

EX. 15" CITY OF MANASSAS PARK WATER EASEMENT D.B. 1846, PC, 712 PORTION OF WATER EASEMENT IN STREET DEDICATION HEREBY VACATED.

(8)



I, ROY WAUGH, A DULY LICENSED ENGNEER IN THE COMMONWEATH OF WIGHING, DO HERBEY CERTIFY THAT THIS PLAY TWAS PREPARED FROM ENSTING RECORDS AND IS CORRECT TO THE BEST OF MY HOMEDGE AND BLUEF AND IS THE PROPERTY OF THE COUNTY OF PRINCE WILLIAM, VIRGINIA, THE COUNTY OF PRINCE WILLIAM, AND THE OTT OF TALEDANGEN, VIRGINIA PRESUMET TO BEED BOOK 1119 AT PAGE 617 ALL MIGNET THE LAND RECORDS OF PRINCE WILLIAM COUNTY, WIGHIN IN MEANING.



NSE NUMBER 018683





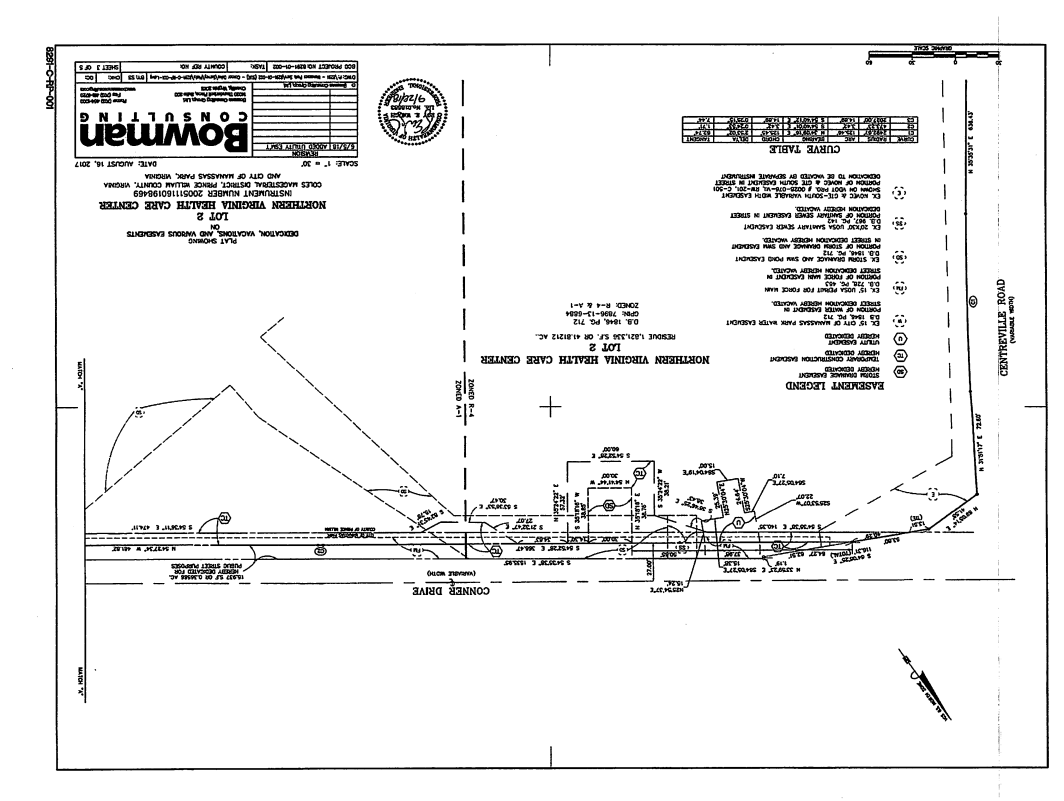
PLAT SHOWING
DEDICATION, VACATIONS, AND VARIOUS EASEMENTS
ON

NORTHERN VIRGINIA HEALTH CARE CENTER INSTRUMENT NUMBER 2005/1160198469 COLES MAGESTERMA DISTRICT, PRINCE WILLIAM COUNTY, VIRGINIA AND CITY OF MANASSAS PARK, VIRGINIA

DATE: AUGUST 16, 2017

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Fruite (703) 464-1000 Fruit (703) 463-47/20 www.bowmar.coman@rg.com



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NORTHERN VIRGINIA HEALTH CARE CENTER INSTRUMENT NUMBER 2005/1160198469 COLES MACKTERIAL DETROCT, PRINCE WILLIM COUNTY, VIRGINIA AND CITY OF MANASSAS PARK, VIRGINIA

DATE: AUGUST 16, 2017

DEDICATION, VACATIONS, AND VARIOUS EASEMENTS ON

ARY PUBLIC	DI UKUER HAY HAND THIS _
	SHI GWA
	١
	DAY OF
HOTARY PUBLIC LICENSE NO.	2018.
M STBA	2016.
ON 35N3	
-	

HOTARY PUBLIC	GIVEN UNDER HY HAND THIS
WOLVE AND ARRIGH ARVION	DAY OF 2018.

DO HEREBY CERTIFY THAT _ BEFORE ME IN MY STATE AND COUNTY AFORESAID. FOREGOING OWNER'S DEDICATION DATED NOTARY CERTIFICATE COUNTY, WHOSE CONNISSION WILL EXPIRE ON _____ _ A NOTARY PUBLIC IN AND FOR THE COMMONWEALTH OF VIRGINIA HAS ACIONOMICEDGED THE SAME

CITY HANAGER OF THE CITY OF ALEXANDRIA, VERGINA || [8<u>£</u>

OF ALEXANDRIA, TO WIT:

THE PLATTING AND DEDICATION OF THE FOLLOWING DESCRIBED LAND, IN THE MAKE OF THE COUNTY OF FRICE WEIGHT, THE COUNTY OF FRICE WILLIAM, THE COUNTY OF FRICE WILLIAM, THE COUNTY OF FRICE WILLIAM, THE PRESENCE OF THE MACHINERA, SHAPPING THE THE CONSENT AND IN ACCORDANCE WITH THE DESCRE OF THE MACHINERA CONTROL OF THIS TEST F ANY. OWNERS STATEMENT

8291-C-RP-001

COMMONICATIN OF VARCINA NO. M.T. CERTIFICATE NOTARY CERTIFICATE BOARD OF SUPERMSORS OF FAUQUER COUNTY, VERGINIA

NOTARY PUBLIC

GIVEN UNDER MY HAND THIS ______ DAY OF _____ 2018. BEFORE HE IN MY STATE AND COUNTY AFORESAID. FOREGOING OWNER'S DEDICATION DATED ___

NOTARY PUBLIC LICENSE NO.

DO HEREBY CERTIFY THAT __

COUNTY, WHOSE COMMISSION WILL EXPIRE ON ____

THAS ACIGNOMEDICED THE SAME

A NOTARY PUBLIC IN AND FOR THE COMMONWEALTH OF VERGINA

(SE)

OWNERS STATEMENT
THE PLATTING AND DEDICATION OF THE FOLLOWING DESCRIBED LAND, IN THE HAME OF THE COUNTY OF PRICE MULLIA, INCRUMA, THE COUNTY OF FOLCE MULLIA, INCRUMA, THE COUNTY OF REPORT MULLIA, INCRUMA, THE COUNTY OF REPORT, VIRGINA, AND THE GIT OF ALEXANDRIA, VIRGINA, IS WITH THE FREE CONSENT AND IN ACCORDANCE WITH THE DESIRE OF THE UNDERSONED OWNERS OR TRUSTERS IF ANY.

BOS PROJECT NO: 8291-01-002 TASK		O Bosenian Osmanika Group Ltd. Osmanika Group	C		NOSIVER	SCALE: N/A	INSTRUMENT NU COLES HAGESTERIAL DISTR	NORTHERN VIRGIN
COUNTY REF NO:	Comer Chiel/Servey/Past/\$291-C-107-COLdeg B	Bornie Conelly (I've), U4 KCO Tenderbel Paos, Bille 800 Oseffit, Vryfis 2001	CONSUL	いのグロ		DATE	INSTRUMENT NUMBER 200511160198469 COLES MAGESTERAL DISTRICT, PRINCE WILLAM COUNTY, VIRGINIA AND CITY OF MANASSAS PARK, VIRGINIA	NORTHERN VIRGINIA HEALTH CARE CENTER
SEET 20 OF 5	ntes chec oc:	Pas 000 44+000 Pas 000 48-000	TNG	<u> </u>)	DATE: AUGUST 16, 2017	VIRGINIA	CENTER

DEDICATION, VACATIONS, AND VARIOUS EASEMENTS ON

8291-C-RP-001

OWNERS STATEMENT

BY) (SEAL)	BOARD OF SUPERWISORS OF LOUDOUN COUNTY, VIRGINA

NOTARY CERTIFICATE A NOTARY PUBLIC IN AND FOR THE COMMONWEALTH OF VIRGINIA

COUNTY OF LOUDOUN, TO WITH

- 1WIL ABLEED ABBLEH OO

COUNTY, WHOSE COMMISSION WILL EXPIRE ON ____

THE OT CENERS SI SHAN ESONAN

JUAS ADDINONLEDGED THE SAME

GYEN UNDER MY HAND THIS

| DAY OF |

NOTARY PUBLIC LICENSE NO. 201B BEFORE WE IN MY STATE AND COUNTY AFORESAID. FOREGODING OWNER'S DEDICATION DATED ____

Thorn A	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	A POOLOGO A	- B / (Zu) / B :	The state of the s	ALL DE		
O Grand Car		Ī	T			7	SCALE: N/

BOW	NORTHERN VIRGINIA HEALTH CARE CENTER INSTRUMENT NUMBER 200511160198469 COLES MACESTERM, DISTRICT, PRINCE MILLIAM COUNTY, VIRGINIA AND CITY OF MANASSAS PARK, VIRGINIA DATE: MICUST 16, 2017 N/A DATE: MICUST 16, 2017
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DEDICATION, VACATIONS AND VARIOUS EASEMENTS
ON
LOT 2

DATE: AUGUST 16, 2017

NORTHERN VIRGINIA HEALTH CARE CENTER INSTRUMENT NUMBER 2005/1160/198469 COLES MASSERUM DESTRUME PRICE WILLIAM COUNTY, VIRGINIA AND CITY OF MANASSAS PARK, VIRGINIA

PLAT SHOWING
PEAT SHOWING
DEDICATION, VACATIONS, AND VARIOUS EASEMENTS
ON

NOTARY CERTIFICATE

A MOTARY PUBLIC IN AND FOR THE COMMONMEALTH OF VARCHIA, COUNTY, WHOSE COMMISSION WITH EXPLISE ON ___

OWNERS STATEMENT

DATE: AUGUST 16, 2017

NORTHERN VIRGINIA HEALTH CARE CENTER INSTRUMENT NUMBER 2005/1160198469 COLES MACERIAL DERROCT, PRINCE WILLIAM COUNTY, VERGINA AND CITY OF MANASSAS PARK, VERGINA

PLAT SHOWING
DEDICATION, VACATIONS, AND VARIOUS EASEMENTS
ON

NOTARY PUBLIC	GIVEN UNDER MY HAND THIS	BEFORE WE IN MY STATE AND COUNTY AFORESAID.	FORECOING OWNER'S DEDICATION DATED.	DO HEREBY CERTIFY THAT			NOTARY
KOTARY PUBLIC LICENSE NO.	DAY OF 2018.	AFORESAID.	HAS ACKNOWLEDGED THE SAME	WHOSE NAME IS SIGNED TO THE	COUNTY, WHOSE COMMISSION WILL EXPIRE ON	A NOTARY PUBLIC IN AND FOR THE CONMONNEALTH OF VERGINA.	NOTARY CERTIFICATE

COUNTY OF PRINCE WILLIAM, TO WIT:

BOARD OF COUNTY SUPERWSORS OF

THE PLATTHIO AND DEDICATION OF THE FOLLOWING DESCREED LAND, IN THE NAME OF THE COUNTY OF PROJECT WILLIAM, TOTAINA, THE COUNTY OF FORCE MILLIAM, TOTAINA, THE COUNTY OF FORCE MILLIAM, TOTAINA, THE COUNTY OF FORCE MILLIAM, TOTAINA, THE COUNTY OF FORCE OF THE THE FIRE CONSIDER AND THE COUNTY OF THE PROJECT, VICTORIAN AND THE DESCRE OF THE UNDERSOUND OWNERS OF TRUSTEES IF ANY.

OWNERS STATEMENT

