VIRGINIA LAND RECORD COVER SHEET FORM A - COVER SHEET CONTENT

Instrument Date: 4/18/2018 Instrument Type: OTHER Number of Parcels: 1 Number of Pages: 14 [] City X County HENRICO TAX EXEMPT? VIRGINIA/FEDERAL LAW Grantor: Grantee: Consideration: \$0.00 Existing Debt: \$0.00 Actual Value/Assumed: \$0.00 PRIOR INSTRUMENT UNDER § 58.1-803(D): Original Principal: \$0.00 Fair Market Value Increase: \$0.00 Original Book Number: Original Page Number:

RECORDED IN COUNTY OF HENRICO, VA HEIDI S. BARSHINGER CLERK OF CIRCUIT COURT FILED Apr 18, 2018 AT 09:44 am 05729 BOOK 1253 START PAGE **END PAGE** 1268 S **INSTRUMENT#** 201800011298

SCG

(Area Above Reserved For Deed Stamp Only)

Prior Recording At: [] City [] County

Original Instrument Number:

Percentage In This Jurisdiction: 100%

⊠ Grantor: TARGET CORPORATION 1 Grantee: LSI CORPORATION

[] Grantee: **GRANTEE ADDRESS**

Name: LSI CORPORATION

[] Grantor:

Address: 1320 RIDDER PARK DRIVE

City: SAN JOSE Book Number:

BUSINESS / NAME

Page Number:

State: CA Zip Code: 95131 Instrument Number:

Parcel Identification Number (PIN): 814-718-2788 Tax Map Number: 814-718-2788

Short Property Description: TARGET STORE

Current Property Address: 4521 SOUTH LABURNUM AVE

City: RICHMOND

State: VA Zip Code: 23231

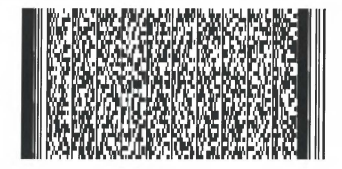
Instrument Prepared By: DANIEL VASS Recording Paid By: DANIEL VASS

Recording Returned To: DANIEL VASS

Address: 8002 DISCOVERY DRIVE SUITE 310B

City: RICHMOND

State: VA Zip Code: 23229



FORM CC-1570 Rev: 7/15

Page 1 of **1** Cover Sheet A

PREPARED OUTSIDE COMMONWEALTH OF VIRGINIA

Prepared by:

Steven Jawetz
Beveridge & Diamond, PC
1350 I St., N.W., Suite 700, Washington, D.C. 20005

Tax Map or GPIN No.: 814-718-2788

Remediation Program Site ID #: VAD066000993

UECA ENVIRONMENTAL COVENANT

This Environmental Covenant ("Environmental Covenant") is made and entered into as of the 19 day of pearler, 2017 by Target Corporation, Minnesota corporation, whose address is 1000 Nicollet Mall, Minneapolis, MN 55403 (hereinafter referred to as the "Grantor" or "Owner"), and LSI Corporation, an Avago Technologies company (hereinafter referred to as the "Grantee" or "Holder"), whose principal business address is 1320 Ridder Park Drive, San Jose, California 95131.

The Environmental Protection Agency, Region III, whose address is 1650 Arch Street, Philadelphia, PA 19103 (hereinafter referred to as the "EPA") also joins in this Environmental Covenant.

This Environmental Covenant is executed pursuant to the Virginia Uniform Environmental Covenants Act, § 10.1-1238 et seq. of the Code of Virginia ("<u>UECA</u>"), and the EPA shall be the ("Agency") as defined therein. This Environmental Covenant subjects the Property identified in Paragraph 1 to the activity and use limitations in this document.

- 1. <u>Property Affected.</u> <u>Property Affected.</u> The Owner's property affected ("<u>Property</u>") by this Environmental Covenant is part of the former Lucent Technologies Richmond Works facility ("<u>Former Lucent Facility</u>") located at 4521 South Laburnum Avenue, Richmond, Virginia 23231. The Property is legally described in **Exhibit** "A" which is attached hereto and incorporated herein.
- 2. <u>Description of Contamination and Remedy.</u>
- A. The Administrative Record pertaining to this Environmental Covenant is located at:

EPA, Region III Land and Chemicals Division RCRA File Room

1650 Arch Street Philadelphia, Pennsylvania 19103

- B. The Property is subject to the Corrective Action Program under the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act ("RCRA") of 1976, and the Hazardous and Solid Waste Amendments of 1984, 42 U.S.C. §§ 6901 et seq.
 - i. In approximately 1972, Western Electric Co., a division of American Telephone & Telegraph ("AT&T") constructed a manufactured printed circuit board facility on the Former Lucent Facility. During its manufacturing operations, AT&T used and stored chlorinated solvents at the Former Lucent Facility.
 - ii. In 1986, during the repair of a fire main, AT&T discovered releases of chlorinated solvents at the Former Lucent Facility. The soil surrounding the fire main was excavated, pipes were replaced and a sump in the former solvent recovery area of the plant was repaired. In 1989, the large-scale storage and use of methylene chloride ("MEC") and 1,1,1 trichloroethane ("1,1,1-TCA") at the Former Lucent Facility was discontinued when it was discovered that the groundwater beneath the Former Lucent Facility was contaminated with various hazardous wastes which included MEC; 1,1,1-TCA; and 1,1-dichloroethane.
 - iii. Subsequently, on June 28, 1991, EPA issued a RCRA Record of Decision in which it selected a corrective measure for the Former Lucent Facility. EPA subsequently modified the selected corrective measure by three Explanations of Significant Differences issued on February 13, 1992, December 11, 1992 and May 16, 2011, respectively. EPA's selected corrective measure for the Former Lucent Facility, including the Property, as modified, provides for the installation, operation and maintenance of a groundwater treatment system as well as implementation and maintenance of institutional controls which are described in Paragraph 3, below.
 - iv. The groundwater treatment system is intended to contain and reduce the area of the contaminated groundwater plume ("Plume") beneath the Former Lucent Facility, including the Property. EPA's selected corrective measure, as modified, requires that the Plume be monitored by the collection of groundwater samples twice per year.
 - v. In September 24, 1996, EPA under the authority of Section 3008(h) of RCRA, 42 U.S.C. Section 6928(h), issued an Initial Administrative Order, which became final on October 24, 1996 ("Order"), to Lucent Technologies, Inc. ("Lucent"), a wholly-owned subsidiary of AT&T. The Order requires Lucent to

operate and maintain the groundwater remediation system.

vi. While Lucent remains the named Respondent under the Order, and is, therefore, responsible for complying with all terms and conditions of the Order, sometime in 1996, Lucent sold the Former Lucent Facility to Viasystems Technologies Corporation ("Viasystems"). Viasystems ceased manufacturing operations at the Former Lucent Facility sometime in June, 2001. In February, 2001, Lucent created a new company named Agere Systems Inc. ("Agere"). Agere contractually agreed to perform the operation and maintenance of the groundwater remediation system on behalf of Lucent. On April 2, 2007, Agere was acquired by LSI Corporation ("LSI"). As part of this acquisition, LSI agreed to continue the operation and maintenance of the groundwater remediation system on behalf of Lucent. Currently, LSI operates the groundwater remediation system under the oversight of EPA and the Virginia Department of Environmental Quality ("DEO").

3. Activity & Use Limitations.

A. The Property is subject to the following activity and use limitations, which shall run with the land and become binding on Owner and any successors, assigns, tenants, agents, employees, and other persons under its (their) control, until such time as this Environmental Covenant may terminate as provided by law:

- i. The Property will not be used for residential purposes unless it is demonstrated to EPA that such use will not pose a threat to human health or the environment and EPA provides prior written approval for such use;
- ii. The Property will not be used in a way that will adversely affect or interfere with the integrity and protectiveness of EPA's selected corrective measure, including, but not limited to the groundwater treatment system and associated wells and piping;
- iii. Groundwater underneath the Property will not be used for any purpose other than to implement the selected corrective measure, as modified, unless it is demonstrated to EPA that such use will not pose a threat to human health or the environment or adversely affect or interfere with the selected corrective measure, as modified, and EPA provides prior written approval for such use;
- iv. No new wells will be installed on the Property unless it is demonstrated to EPA that such wells are necessary to implement the selected corrective measure, as modified, and EPA provides prior written approval to install such wells;

- v. No new structure will be constructed, unless a vapor barrier designed to prevent vapors emanating from the Plume at levels presenting an unacceptable risk to human health, is installed in the new structure or unless it is demonstrated to EPA that a vapor barrier is not necessary to protect human health or the environment and EPA provides prior written approval for construction without a vapor barrier; and
- vi. No earth moving activities, including soil excavation and drilling, will be conducted below the water table unless it is demonstrated to EPA that such activities will not pose a threat to human health or the environment or adversely affect or interfere with the selected corrective measure, as modified, and EPA provides prior written approval to conduct such activities.

EPA anticipates that the activity and use limitations listed in Paragraphs 3.A.v. and 3.A.vi. will not be needed in the future as a result of the continued operation and maintenance of the groundwater treatment system. These activity and use limitations can be terminated as provided in Paragraph 7, below.

- B. The Property boundary is depicted in **Exhibit "B"** and a table of the geographic coordinates (in decimal degrees, WGC84) of the legal description of the Property is provided in **Exhibit "C"**, both of which are attached hereto and incorporated herein.
- 4. <u>Notice of Limitations in Future Conveyances.</u> Each instrument hereafter conveying any interest in the Property subject to this environmental covenant shall contain a notice of the recorded location of its environmental covenant.
- 5. Access. In addition to any rights already possessed by EPA, DEQ, and the Holder, this Environmental Covenant grants to EPA, DEQ, the Holder, the immediate, intermediate, or ultimate corporate parents of Holder, Holder's subsidiaries and affiliates, and their respective successors and contractors a right of reasonable access to the Property in connection with implementation, inspection, or enforcement of this Environmental Covenant.

6. Recording, Proof and Notification.

A. Within ninety (90) days after the date of the Agency's approval of this Environmental Covenant the Owner shall record, or cause to be recorded, this Environmental Covenant in the Clerk of the Circuit Court of Henrico County, Virginia. The Owner shall likewise record, or cause to be recorded, any amendment, assignment, or termination of this Environmental Covenant with the applicable Clerk (s) of the Circuit court within ninety (90) days of its execution. Any Environmental Covenant, amendment, assignment, or termination recorded outside of these periods shall be invalid and of no force and effect.

- B. Owner shall send, or cause to be sent, a file-stamped copy of the recorded Environmental Covenant, and of any amendment, assignment, or termination, to the Holder, EPA and DEQ, within sixty (60) days of recording. Within that time period, the Owner also shall send, or cause to be sent, a file-stamped copy to the chief administrative officer of each locality in which the Property is located, any persons who are in possession of the Property who are not the Owner(s), any signatories to this Environmental Covenant not previously mentioned, and any other parties to whom notice is required pursuant to the UECA.
- C. Within thirty (30) calendar days after the transfer of the Property or a portion thereof, the then current owner of the Property shall submit to EPA and DEQ, written notification of such transfer.
 - i. Notices required to be sent to EPA shall be sent to:

Land and Chemicals Division Office of Remediation (3LC20) U.S. EPA Region III 1650 Arch Street Philadelphia, PA 19103

ii. Notices required to be sent to DEQ shall be sent to:

Department of Environmental Quality Office of Remediation Programs 629 East Main Street Richmond, Virginia 23218

- 7. <u>Termination or Amendment</u>. This Environmental Covenant is perpetual and runs with the land unless terminated or amended (including assignment) in accordance with UECA. In accordance with § 10.1-1246 of the Code of Virginia, upon the request Owner, or its successor in title, EPA, Holder and Owner, or its successor in title, will remove the activity and use limitations listed in paragraphs 3.A.v. and 3.A.vi., above if the Property is no longer within 100 feet of the contaminated groundwater plume.
- 8. <u>Enforcement of Environmental Covenant</u>. This Environmental Covenant shall be enforced in accordance with § 10.1-1247 of the Code of Virginia.

SIGNED:		
GRANTOR (A	All Fee Simple Owners)	
De Cempo	v 19, 2017 By (signature):	TARGET CORPORATION, a Minnesota corporation
	Name (printed):	Michael J. Seaman
	Title:	Sr. Director Real Estate
		Target Corporation
name is subscreasecuted the sa	HENNEPIN) 19th day of May, 2011 10th figure , who iibed to this Environmental ame for the purposes there	7, before me, the undersigned officer, personally acknowledged him/herself to be the person whose al Covenant, and acknowledged that he/she freely ein contained as the (title) Sr. Medw Estat, Target or and on behalf of said corporation.
In witness whe	ereof, I hereunto set my ha	and official seal.
My commissio	Notary Public on expires: January 31,	AMBER ROSE HAGUE & Notary Public-Minnesota & My Commission Expires Jan 31, 2021 &
Registration #:	31045248	

HOLDER			
3/7/18 Date	By (signature): Name (printed): Title:	Pronse knows	/are corporation
	ent to which this certifica	certificate verifies only the te is attached, and not the tr	
evidence to be the personacknowledged to me the and that by his/her/their	on(s) whose name(s) is/a at he/she/they executed t r signature(s) on the instr	who proved to me on the same in his/her/their aurument the person(s), or the	instrument and uthorized capacity(ies),
		ent. · laws of the State of Califo	ornia that the foregoing
WITNESS my hand and Signature	d official seal.	(Seal)	SANDY FARIA Commission # 2126815 Notary Public - California Santa Clara County My Comm. Expires Oct 13, 2019

of the Code of Virginia.	ction Agency as required by § 10.1-1238 et seq.
Date 4.6.18 By (signature):	Thus I
1400	Name: John A. Armstead
	Title: Director, Land and Chemicals
	Division
	EPA, Region III
STATE OF Philadelphia COUNTY OF Philadelphia	
O :	
COUNTY OF the ladelphia	46
appeared John A. Armstead, who acknowl is subscribed to this Environmental Co executed the same for the purposes the	before me, the undersigned officer, personally ledged him/herself to be the person whose name evenant, and acknowledged that he/she freely herein contained as the representative of the ecutive agency of the government of the United
In witness whereof, I hereunto set my hand	d and official seal.
Panela McC Notary Public	
My commission expires: Decemb	ser 17, 2021
Registration #:	

Commonwealth of Pennsylvania - Notary Seal
Pamela McCray, Notary Public
Philadelphia County
My commission expires December 17, 2021
Commission Number 1280785

SEEN AND RECEIVED by the Virginia Department of Environmental Quality as required by $\S 10.1-1238$ et seq. of the Code of Virginia.

Date: 1/22/2018

By: (signature):

Name: Brett Fisher

Title: Tenn Land, RCRA Greative Action

Exhibit A

TARGET TRACT

ALL THAT CERTAIN TRACT OR PARCEL OF LAND LYING AND BEING IN THE VARINA MAGISTERIAL DISTRICT, HENRICO COUNTY, VIRGINIA, CONTAINING 12.845 ACRES MORE OR LESS AND BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT A POINT BEING THE INTERSECTION OF THE EAST LINE OF LABURNUM AVENUE AND THE SOUTH LINE OF THE EAST BOUND RAMP TO INTERSTATE 64 THENCE; CONTINUING ON THE SOUTH LINE OF THE EAST BOUND RAMP TO INTERSTATE 64 NORTH 48°54'04" EAST A DISTANCE OF 403.24 FEET TO A POINT BEING NORTH 60°43'15" EAST A DISTANCE OF 203.21 FEET TO A POINT HENCE; THE POINT OF BEGINNING THENCE; NORTH 60°43'15" EAST A DISTANCE OF 163.02 FEET TO A POINT THENCE: NORTH 78°36'57" EAST A DISTANCE OF 189.06 FEET TO A POINT THENCE: ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 5535.58 FEET, A LENGTH OF 417.43 FEET, A DELTA ANGLE OF 4°19'14", A CHORD BEARING OF NORTH 87°07'04" EAST AND A CHORD DISTANCE OF 417.33 FEET TO A POINT HENCE; LEAVING THE SOUTH LINE OF INTERSTATE 64 SOUTH 03°48'53" WEST A DISTANCE OF 876.52 FEET TO A POINT THENCE; NORTH 86°11'07" WEST A DISTANCE OF 39.19 FEET TO A POINT THENCE; SOUTH 86°21'37" WEST A DISTANCE OF 92.5 FEET TO A POINT THENCE; NORTH 86°11'07" WEST A DISTANCE OF 113.31 FEET TO A POINT THENCE; ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 199.16 FEET, A LENGTH OF 73.09 FEET, A DELTA ANGLE OF 21°01'39", A CHORD BEARING OF SOUTH 83°20'43" WEST AND A CHORD DISTANCE OF 72.68 FEET TO A POINT THENCE: ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 78.50 FEET, A LENGTH OF 60.10 FEET, A DELTA ANGLE OF 43°51'57", A CHORD BEARING OF NORTH 85°11'28" WEST AND A CHORD DISTANCE OF 58.64 FEET TO A POINT THENCE; ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 66.00 FEET, A LENGTH OF 119.82 FEET, A DELTA ANGLE OF 104°01'19". A CHORD BEARING OF SOUTH 64°43'51" WEST AND A CHORD DISTANCE OF 104.03 FEET TO A POINT THENCE; SOUTH 12°43'12" WEST A DISTANCE OF 15.70 FEET TO A POINT THENCE: ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 78.50 FEET, A LENGTH OF 73.11 FEET. A DELTA ANGLE OF 53°21'31", A CHORD BEARING OF SOUTH 39°23'57" WEST AND A CHORD DISTANCE OF 70.49 FEET TO A POINT THENCE: ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 86.50 FEET. A LENGTH OF 29.14 FEET, A DELTA ANGLE OF 19°18'13", A CHORD BEARING OF SOUTH 56°25'36" WEST AND A CHORD DISTANCE OF 29.01 FEET TO A POINT THENCE; ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 614.00 FEET, A LENGTH OF 21.86, A DELTA ANGLE OF 02°02'23", A CHORD BEARING OF SOUTH 47°47'41" WEST AND A CHORD DISTANCE OF 21.86 FEET TO A POINT THENCE; SOUTH 48°48'53" WEST A DISTANCE OF 83.28 FEET TO A POINT THENCE: NORTH 41°11'07" WEST A DISTANCE OF 15.00 FEET TO A POINT THENCE; NORTH 48°48'53" EAST A DISTANCE OF 83.28 TO A POINT THENCE; ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 599.00 FEET, A LENGTH OF 21.33, A DELTA ANGLE OF 02°02'23", A CHORD BEARING OF NORTH 47°47'41" EAST AND A CHORD DISTANCE OF 21.32 FEET TO A POINT THENCE; ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 101.50 FEET, A LENGTH OF 34.20 FEET, A DELTA ANGLE OF 19°18'13", A CHORD BEARING OF NORTH 56°25'36" EAST AND A CHORD DISTANCE OF 34.03 FEET TO A POINT THENCE; ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 63.50 FEET, A LENGTH OF 59.14 FEET, A DELTA ANGLE OF 53°21'31", A CHORD BEARING OF NORTH 39°23'57" EAST AND A CHORD DISTANCE OF 57.02 FEET TO A POINT THENCE; NORTH 12°43'12" EAST A DISTANCE OF 15.70 FEET

TO A POINT THENCE; ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 63.50 FEET, A LENGTH OF 50.94 FEET, A DELTA ANGLE OF 45°57′58", A CHORD BEARING OF NORTH 10°15′47" WEST AND A CHORD DISTANCE OF 49.59 TO A POINT THENCE; ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 598.50 FEET, A LENGTH OF 6.95 FEET, A DELTA ANGLE OF 00°39′55", A CHORD BEARING OF NORTH 33°34′35" WEST AND A CHORD DISTANCE OF 6.95 FEET TO A POINT THENCE; NORTH 48°48′53" EAST A DISTANCE OF 21.32 FEET TO A POINT THENCE; NORTH 41°11′08" WEST A DISTANCE OF 158.47 FEET TO A POINT THENCE; ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 115.00 FEET, A LENGTH OF 90.32 FEET, A DELTA ANGLE OF 45°00′01", A CHORD BEARING OF NORTH 18°41′07" WEST AND A CHORD DISTANCE OF 88.02 FEET THENCE; NORTH 03°48′53" EAST A DISTANCE OF 211.93 FEET TO A POINT THENCE; NORTH 41°11′07" WEST A DISTANCE OF 73.96 FEET TO A POINT THENCE; NORTH 41°11′07" WEST A DISTANCE OF 46.01 FEET TO A POINT THENCE; NORTH 41°11′07" WEST A DISTANCE OF 46.01 FEET TO A POINT THENCE; NORTH 03°48′53" EAST A DISTANCE OF 255.19 FEET TO A POINT BEING THE POINT OF BEGINNING AND CONTAINING 559,533 SQUARE FEET OR 12.845 ACRES OF LAND.

BEING A PORTION OF THE SAME REAL PROPERTY CONVEYED TO LABURNUM ASSOCIATES, LLC, A VIRGINIA LIMITED LIABILITY COMPANY, BY: (i) THAT CERTAIN SPECIAL WARRANTY DEED FROM LABURNUM INVESTMENT, LLC, A VIRGINIA LIMITED LIABILITY COMPANY, DATED JULY 9, 2007, AND RECORDED ON JULY 13, 2007 IN DEED BOOK 4376, PAGE 171, IN THE CLERK'S OFFICE OF THE CIRCUIT COURT OF THE COUNTY OF HENRICO, VIRGINIA, AS CORRECTED BY THAT CERTAIN DEED OF CORRECTION FROM LABURNUM INVESTMENT, LLC, A VIRGINIA LIMITED LIABILITY COMPANY, DATED JULY 26, 2007 AND RECORDED ON AUGUST 8, 2007, DEED BOOK 4391, PAGE 1045, IN THE CLERK'S OFFICE OF THE CIRCUIT COURT OF THE COUNTY OF HENRICO, VIRGINIA, AND (ii) THAT CERTAIN DEED FROM VIASYSTEMS TECHNOLOGIES CORP., L.L.C., A DELAWARE LIMITED LIABILITY COMPANY, DATED AUGUST 10, 2006 AND RECORDED ON AUGUST 23, 2006 IN DEED BOOK 4185, PAGE 1313, IN THE CLERK'S OFFICE OF THE CIRCUIT COURT OF THE COUNTY OF HENRICO, VIRGINIA.

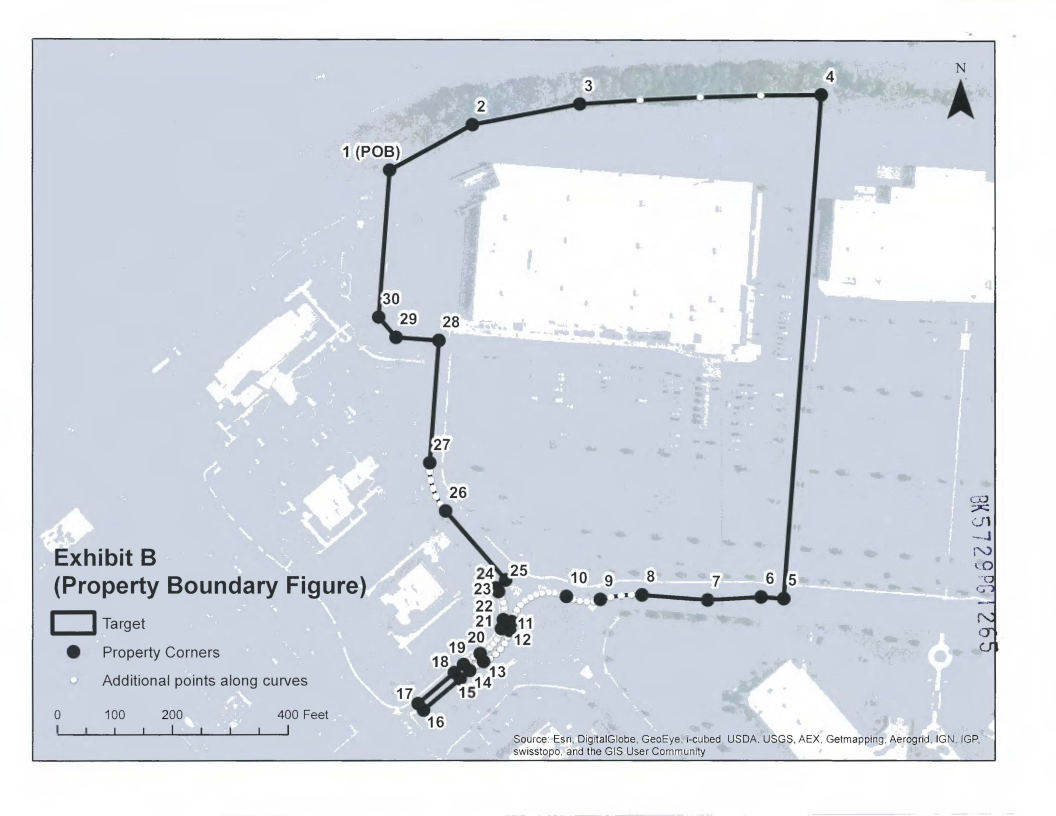


Exhibit C – Property Boundary Coordinates

Target
Decimal Degrees, WGS84

Longitude	Latitude	Point ID
-77.35800354	37.53180846	1 (POB)
-77.35750988	37.53202268	2
-77.3568692	37.532119	3
-77.35651011	37.53213804	along curve
-77.35615063	37.53215168	along curve
-77.35579089	37.53215992	along curve
-77.35543103	37.53216276	4
-77.35566868	37.52976294	5
-77.35580341	37.5297714	6
-77.35612198	37.52975834	7
-77.35651152	37.5297828	8
-77.35657447	37.52978449	along curve
-77.35663736	37.52978157	along curve
-77.35669964	37.52977408	along curve
-77.3567608	37.52976208	9
-77.3568013	37.5297552	along curve
-77.35684264	37.52975331	along curve
-77.35688386	37.52975648	along curve
-77.35692399	37.52976461	along curve
-77.35696209	37.52977752	10
-77.3569967	37.52978905	along curve
-77.35703323	37.5297959	along curve
-77.35707067	37.52979788	along curve
-77.357108	37.52979493	along curve
-77.35714423	37.52978714	along curve
-77.35717835	37.52977471	along curve
-77.35720944	37.52975799	along curve
-77.35723667	37.52973742	along curve
-77.35725928	37.52971357	along curve
-77.35727666	37.52968709	along curve
-77.35728834	37.5296587	11
-77.3573009	37.52961675	12
-77.35731378	37.52958494	along curve
-77.35733267	37.52955509	along curve
-77.35735713	37.52952792	along curve
-77.35738657	37.5295041	along curve

Longitude	Latitude	Point ID
-77.35742028	37.52948418	along curve
-77.35745746	37.52946865	13
-77.35750176	37.52944985	along curve
-77.35754147	37.5294254	14
-77.35759792	37.52938561	15
-77.35781633	37.52923709	16
-77.35784992	37.52926842	17
-77.35763151	37.52941694	18
-77.35757646	37.52945575	19
-77.35754606	37.52947557	along curve
-77.35751307	37.52949255	along curve
-77.3574779	37.52950648	20
-77.35744783	37.52951904	along curve
-77.35742056	37.52953515	along curve
-77.35739675	37.52955443	along curve
-77.35 73 7696	37.5295764	along curve
-77.35 736168	37.52960055	along curve
-77.35735126	37.52962628	21
-77.3573387	37.52966823	22
-77.35733332	37.52969585	along curve
-77.35733355	37.5297238	along curve
-77.35733939	37.52975137	along curve
-77.35735068	37.52977783	along curve
-77.35736713	37.52980253	23
-77.35738015	37.52981855	24
-77.35732423	37.52985658	25
-77.35767909	37.53018756	26
-77.35771013	37.53022067	along curve
-77.35773547	37.53025671	along curve
-77.35775469	37.53029509	along curve
-77.35776745	37.53033514	along curve
-77.35777354	37.53037616	along curve
-77.35777285	37.53041748	27
-77.35771541	37.53099772	28
-77.35796968	37.53101368	29
-77.35807271	37.53110978	30
-77.35800354	37.53180846	1 (POB)

BX 5729 PG | 268

CLERK'S CERTIFICATE

DO NOT REMOVE FROM DOCUMENT

INSTRUMENT # 201800011298
REGORDED IN THE CLERK'S OFFICE OF
HENRIGO COUNTY ON
APRIL 18, 2018 AT 09:44AM

HEIDI S. BARSHINGER, CLERK RECORDED BY: SCG