

(Bill No. 160774)

#### AN ORDINANCE

Authorizing the Commissioner of Public Property, on behalf of the City of Philadelphia, to accept an assignment of an easement agreement pertaining to property along the Delaware River bounded by North Delaware Avenue, Penn Treaty Park, the Delaware River and Shackamaxon Street (extended to the Delaware River), commonly known as 1143-51 Delaware Avenue, Philadelphia, PA, under certain terms and conditions.

SECTION 1. The Commissioner of Public Property, on behalf of the City of Philadelphia, is authorized to accept an assignment of the easement agreement attached as Exhibit "A" of this Ordinance.

SECTION 2. The City Solicitor is authorized to review and approve all documents necessary to complete the acquisitions authorized by this Ordinance. The City Solicitor is further authorized to include in those documents provisions that the City Solicitor deems necessary and desirable to protect the interests of the City.

BILL NO. 160774 continued

Certified Copy

EXHIBIT "A"
Easement Agreement

eRecorded in Philadelphia PA Doc Id: 52780325 05/09/2014 06:41PM Receipt#: 1362841

1 Receipt#: 1362841 Rec Fee: \$109.50 cords Doc Code: DM

Page 1 of 14
Commissioner of Records
State RTT: Local RTT:

Prepared By:

Dennis H. Bower, Esq.
Saul Ewing LLP
Centre Square West
1500 Market Street, 38<sup>th</sup> Floor
Philadelphia, PA 19102

SRS00238 Record & Return to: SearchTec, Inc 314 N. 12th Street Ste# 100 Philadelphia, Pa. 19107 215-963-0888 ext# 2107

OPA No.: 88-4018964

## GRANT OF EASEMENT

THIS GRANT OF EASEMENT ("Agreement") is made as of the 28<sup>th</sup> day of April, 2014, between 3<sup>RD</sup> FED BANK, a Pennsylvania Banking Institution, f/k/a Third Federal Bank ("Grantor") and the DELAWARE RIVER WATERFRONT CORPORATION, a Pennsylvania non-profit corporation, formerly known as Penn's Landing Corporation ("Grantee").

#### **BACKGROUND**

- A. Grantor is the fee simple owner of a certain parcel of land commonly known as 1143-51 Delaware Avenue, Philadelphia, PA, and legally described in <u>Exhibit A</u>, attached hereto and incorporated herein (the "**Property**").
  - B. Grantee is a 501(c)3 nonprofit corporation.
- C. Grantor and Grantee now desire to enter into this Agreement for the purpose of a public recreation path, as more fully described herein, within the area depicted on Exhibit B-1 and legally described in Exhibit B-2, both of which are attached hereto and made a part hereof (the "Recreation Path Easement Area") located on the Property, upon the terms and conditions contained in this Agreement.

NOW, THEREFORE, in consideration of the covenants and agreements contained in this Agreement and other good and valuable consideration, and intending to be legally bound Grantor and Grantee hereby agree as follows:

## 1. Grant of Public Recreation Easement.

a. Grantor hereby grants and conveys to Grantee, its successors and assigns, a perpetual fifty (50) foot easement, right and privilege of (a) Grantee and its designees, including, without limitation, the general public, to cross over and upon the Recreation Path Easement Area for purposes of biking, rollerblading, skating, walking, jogging, cross-country skiing, and other leisure or recreational activities, and (b) Grantee and its designees to improve

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the Recreation Path Easement Area with surfaced or non-surfaced pathways (including, without limitation, bikeways and walkways), seating, plantings, waste baskets, signage, lighting, drinking fountains (including subsurface rights for the installation of pipes and utilities), and shade-providing structures; and, further, to maintain, replace, remove, reconstruct, and repair the same from time to time, including, without limitation, the right to trim, cut and remove such grass, tree branches, roots, shrubs, plants, trees and vegetation within or effecting the Recreation Path Easement Area and the view of the Delaware River from the Recreation Path Easement Area.

- b. If the Recreation Path Easement Area is not accessible, or hereafter becomes inaccessible, from a public street, Grantor hereby grants to Grantee and its designees the easement, right and privilege of ingress to and egress from the Recreation Path Easement Area over and across the Property by means of driveways and parking lots, if such exist, and otherwise by such route or routes as shall occasion the least practicable damage and inconvenience to the Grantor.
- c. Grantee shall comply with all federal, state and local laws, rules, regulations, building codes and requirements in the exercise of the rights granted pursuant to this Agreement.
- d. Grantee shall promptly repair any damage to the Property resulting from the exercise of the rights granted to it pursuant to this Agreement.
- e. Grantee shall reasonably delineate the Recreation Path Easement Area such that the Recreation Path Easement Area shall be distinguishable from the remainder of the Property.
- 2. <u>Rights of Grantors</u>. Nothing herein shall be construed to limit or restrict in anyway Grantor's right to further develop or construct improvements on the Property, except that Grantor shall not erect or construct any building, fence, structure, or other obstruction under, on or above the Recreation Path Easement Area or that would block the view of the Delaware River from the Recreation Path Easement Area. Grantor hereby reserves the right to install underground utilities beneath the Recreation Path Easement Area; provided, however, that Grantor shall use commercially reasonable efforts to minimize the resulting disruption to the use and enjoyment of the Recreation Path Easement Area; and provided further that Grantor shall promptly repair any damage to improvements located on or under the Recreation Path Easement Area caused thereby.

## 3. Property Maintenance.

a. <u>Maintenance</u>. By way of background, the Property is as of the date of this Agreement vacant and unused. The parties desire that the Grantee will perform certain maintenance of the Property, so long as the Property remains vacant and unused (other than for the Public Recreation Path). Accordingly, the parties have agreed to the following: until the earlier of (i) the Development Date (defined below); or, (ii) ten (10) years from the date of this agreement, Grantee shall provide Maintenance Services (defined below) for the entire Property at the sole cost and expense of Grantee.

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### b. Definitions.

- (i) "Maintenance Services" means only the mowing of the grass and removing litter with reasonable frequency. By way of clarification, although the Property may be used in advance of the Development Date (for instance, one-time events, such as a showing for prospective purchasers or rental for a carnival), the Maintenance Service does not include preparation for, or cleaning up after, any such use of the Property.
- (ii) "Development Date" means the earliest of (i) Grantor's, its successors or assigns, commencement of development of the Property (including, without limitation, activities prepatory thereto, such as installing fencing); (ii) the use of the Property for any Non-Temporary Use more frequently than once every three months; (iii) the request by Grantor, its successors or assigns, that Grantee discontinue the Maintenance Services; or (iv) the sale or transfer of the Property by Grantor to an unrelated third party.
- (iii) "Non-Temporary Use" means any use intended to last longer or actually lasting longer than one week.
- c. <u>License</u>. Grantor hereby grants Grantee a license to enter the Property to perform the Maintenance Services.
- 4. <u>Insurance</u>. Grantee shall maintain at all times commercial general liability insurance against claims for personal injury, including bodily injury, death and property damage in an amount not less than One Million Dollars (\$1,000,000.00) combined single limit per occurrence. Nothing herein, or in this Agreement, shall waive or amend any defense or immunity (such as, by way of example, sovereign immunity), if any, which Grantee, its officers, agents, or employees may have under law.
- 5. <u>Successors and Assigns</u>. This Agreement shall inure to the benefit of and be binding upon the parties hereto and their respective successors and assigns and shall run with the land.
- 6. <u>Notice</u>. Any notices required or permitted to be given under this Agreement shall be given in writing and shall be delivered by (a) hand delivery, (b) commercial overnight courier that guarantees next day delivery and provides a receipt, or (c) US Mail return receipt required.

and such notices shall be addressed as follows:

If to Grantor:

3<sup>RD</sup> Fed Bank Attn: Kent Lufkin, President & CEO 3 Penn Trail Newtown, PA 18940

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#### If to Grantee:

The Delaware River Waterfront Corporation 121 N. Columbus Boulevard Philadelphia, PA 19106 Attn: Vice President for Operations and Development

or to such other address as any party may from time to time specify in writing to the other parties. Any notice shall be effective only upon receipt (or refusal by the intended recipient to accept delivery). Any notice which is received on a Saturday, Sunday or a legal holiday, or after 5:00 p.m. prevailing local time at the place of receipt, shall be deemed received on the next business day.

7. <u>Transfer Tax.</u> All local and state realty transfer taxes, if any, arising in connection with the recording of this Grant of Easement shall be paid by Grantee.

## 8. <u>Miscellaneous</u>.

- a. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which taken together shall constitute one and the same instrument.
- b. This Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Pennsylvania.
- c. EACH PARTY HEREBY WAIVES, IRREVOCABLY AND UNCONDITIONALLY, TRIAL BY JURY IN ANY ACTION BROUGHT ON, UNDER OR BY VIRTUE OF OR RELATING IN ANY WAY TO THIS AGREEMENT.
- d. The section and other headings of this Agreement are for convenience of reference only and shall not be construed to affect the meaning of any provision contained in this Agreement. Where the context so requires, the use of the singular shall include the plural and vice versa and the use of the masculine shall include the feminine and the neuter.
- e. This Agreement may be amended or modified only by a written instrument signed by the particular parties effected thereby.
- f. If any provision of this Agreement, or the application thereof to any person, place or circumstance, shall be held by a court of competent jurisdiction to be invalid, unenforceable or void, the remainder of this Agreement and such provisions as applied to other persons, places and circumstances shall remain in full force and effect.

(signature page follows)

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IN WITNESS WHEREOF, Grantor and Grantee have executed this Agreement intending to be legally bound.

GRANTOR: 3RD FED BANK f/k/a Third Federal Bank

Kent Lufkin

President & CEO

GRANTEE: DELAWARE RIVER WATERFRONT

**CORPORATION** 

Name: \_

JOSEPH A. FORKI VICE PRESIDENT

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Pregdent & CEO of 3rd Fed Ba he/she as such general partner, being a	SS
In Witness Whereof, I h  COMMONWEALTH OF PENNSYLVANIA  NOTARIAL SEAL REGINA BAYARD Notary Public NEWTOWN TWP, BUCKS COUNTY My Commission Expires War 26, 2018	Notary Public  My Commission Expires:  March 26, 2018
Vice President of Delegation of Delegation of Delegation of Delegation of Delegation of Delegation of the contained by signing the name of the contained by sig	MANIA  SS  May  , 2014, before me a Notary Public nnsylvania, the undersigned officer, personally appeared ho acknowledged him/herself to be the Navare River Waterfront Corp., and that he/she as such recuted the foregoing instrument for the purposes therein corporation by him/herself as such officer.  Mercutto set my hand and official seal.  My Commission Expires:  My Commission Expires:  My Commission Expires:  NOTARIAL SEAL  GINA ANGELA DIBIASE, Notary Public City of Philadelphia, Phila. County My Commission Expires November 24, 2014

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#### **EXHIBIT "A"**

## [Legal Description of Property]

## PREMISES "A"

ALL THAT CERTAIN lot or piece of ground and wharf with the buildings and improvements thereon erected.

SITUATE on the Southeasterly side of Delaware Avenue (also known as Christopher Columbus Boulevard) and. Southwesterly side of former Marlborough Street, (47 feet 6 inches wide-stricken and vacated by Ordinance of Council 9/29/1982, Confirmed by Board of Surveyors 7/5/1983, Reserved as a Right-of-Way for Drainage, Water Main & Public Utility Purposes) in the Fifth (formerly part of the Eighteenth) Ward of the City of Philadelphia, Commonwealth of Pennsylvania, bounded and described in accordance with a Plan of Property by Allen J. Bommentre Jr., Surveyor & Regulator of the Third Survey District dated 4/12/2005 Job. No, 2005-100, as follows, to wit:

BEGINNING at a point formed by the intersection of the Southeasterly side of Delaware Avenue (140 feet wide) (also known as Christopher Columbus Boulevard) with the Southwesterly side of former Marlborough Street (47 feet 6 inches wide); thence extending South 20 degrees 49 minutes 27 seconds East, along the said Southwesterly side of former Marlborough Street, the distance of 280.992 feet to the Bulkhead line of the Delaware River (established by the Secretary of War September 10, 1940), thence continuing South 20 degrees 49 minutes 27 seconds East, along the said Southwesterly side of former' Marlborough Street, the distance of 589.306 feet to a point on the Pierhead line of the Delaware River (established by the Secretary of War September 10, 1940); thence extending South 54 degrees 04 minutes 10 seconds West, along the Pierhead line, the distance of 57.397 feet to a point; thence extending North 23 degrees 18 minutes, 27 seconds West, the distance of 589.344 feet to a point on the aforesaid Bulkhead line of the Delaware River thence continuing North 23 degrees 18 minutes 27 seconds East, the distance of 288.04 feet to a point on the Southeasterly side of Delaware Avenue (also known as Christopher Columbus Boulevard); thence extending North 63 degrees 51 minutes 33 seconds East, along the said Southeasterly side of Delaware Avenue (also known as Christopher Columbus Boulevard) the distance of 93.833 feet to the first mentioned point and place of beginning.

**BEING KNOWN AS** 1143-51 N. Delaware Avenue, a/k/a 1143-51 North Christopher Columbus Boulevard.

BEING the same premises which Bateman Brothers Lumber Company, Inc., a Delaware corporation, by Deed dated February 24, 1994 and recorded April 25, 1994 in the County of Philadelphia in Deed Book VCS 556 Page 515 conveyed unto Pier 53 North, Inc., a Pennsylvania Corporation, in fee.

AND BEING the same premises which Pier 53 North, Inc., a Pennsylvania corporation, by Deed dated November 2, 2005 and recorded December 1, 2005 in the County of Philadelphia as Document ID #51327070, conveyed unto 1143 NCCB Associates, LP, a Pennsylvania limited partnership, in fee.

BIII NO. 160774 continued

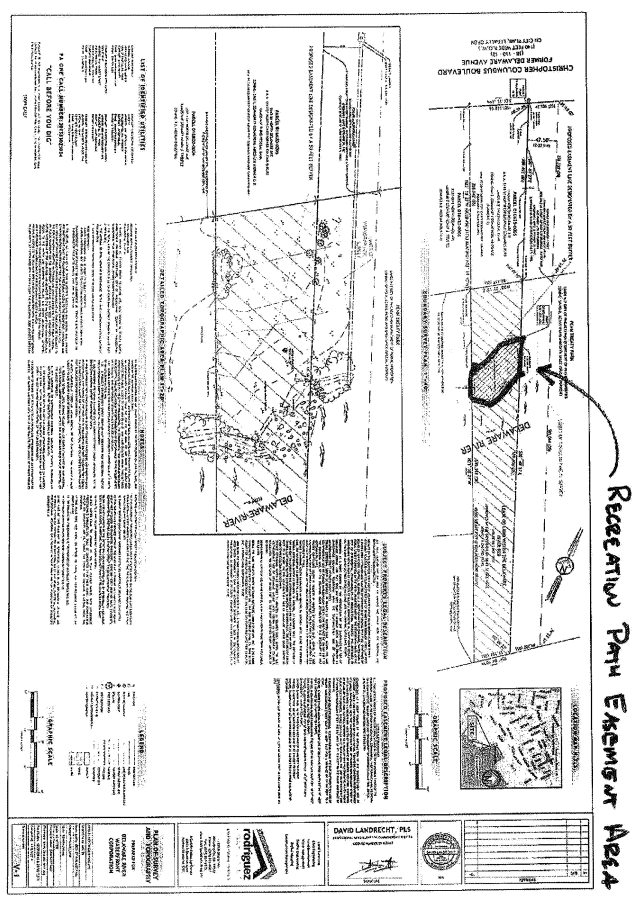
Certified Copy

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EXHIBIT "B-1"
[Plan of Recreational Path Easement Area]

**ATTACHED** 

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# EXHIBIT "B-2" [Legal Description of Recreational Path Easement Area]

PROPOSED 50 FEET BUFFER EASEMENT LEGAL DESCRIPTION

ALL THAT CERTAIN PARCEL OR TRACT OF LAND, SITUATE IN THE FIFTH (FORMERLY PART OF THE EIGHTEENTH) WARD OF THE CITY OF PHILADELPHIA, COMMONWEALTH OF PENNSYLVANIA, AS SHOWN ON A PLAN ENTITLED "PLAN OF SURVEY AND TOPOGRAPHY" BY RODRIGUEZ CONSULTING, DATED JANUARY 06, 2014, BOUNDED AND DESCRIBED AS FOLLOWS:

COMMENCING AT A POINT FORMED BY THE INTERSECTION OF THE SOUTHEASTERLY SIDE OF DELAWARE AVENUE (140 FEET WIDE ON CITY PLAN - LEGALLY OPEN) (ALSO KNOWN AS CHRISTOPHER COLUMBUS BOULEVARD) WITH THE SOUTHWESTERLY SIDE OF FORMER MARLBOROUGH STREET (47 FEET 6 INCHES WIDE - STRICKEN AND VACATED BY ORDINANCE OF COUNCIL 9/29/1982, CONFIRMED BY BOARD OF SURVEYORS 7/5/1983, RESERVED AS A RIGHT-OF-WAY FOR DRAINAGE, WATER MAIN & PUBLIC UTILITY PURPOSES), THENCE SOUTH 20°49'27" EAST ALONG THE SAID SOUTHWESTERLY SIDE OF FORMER MARLBOROUGH STREET THE DISTANCE OF 371.723 FEET TO THE POINT AND PLACE OF BEGINNING:

THENCE FROM SAID POINT OF BEGINNING: 1) CONTINUING ALONG THE SAID SOUTHWESTERLY SIDE OF FORMER MARLBOROUGH STREET SOUTH 20°49'27" EAST FOR A DISTANCE OF 51.749 FEET TO A POINT,

THENCE, 2) MORE OR LESS ALONG A TOP OF BANK LINE OF DELAWARE RIVER SOUTH 14° 04' 30" WEST FOR A DISTANCE OF 65.969 FEET TO A POINT,

THENCE, 3) CONTINUING MORE OR LESS ALONG THE SAID TOP OF BANK LINE SOUTH 79° 18' 59" WEST FOR A DISTANCE OF 36.193 FEET TO A POINT,

THENCE, 4) LEAVING AFORESAID TOP OF BANK AND CONTINUING NORTH 23° 18' 27" WEST FOR A DISTANCE OF 51.111 FEET TO A POINT,

THENCE, 5) NORTH 79° 18' 59" EAST FOR A DISTANCE OF 15.446 FEET TO A POINT, THENCE, 6) NORTH 14° 04' 30" EAST FOR A DISTANCE OF 52.344 FEET TO A POINT, THENCE, 7) NORTH 54° 04' 56" EAST FOR A DISTANCE OF 31.520 FEET TO THE POINT AND PLACE OF BEGINNING;

CONTAINING WITHIN SAID BOUNDS AN AREA OF 5,025.40 SQUARE FEET (0.1154 ACRES) MORE OR LESS.

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			BOOK NO. PAGE NO.			
PHILADELPHIA REAL ESTATE						
	DTIFICATIO		pour en manuer process			
TRANSFER TAX CE	RTIFICATIO	L	DATE RECORDED			
		(	CITY TAX PAID			
Complete each section and file in duplicate with R the deed is with consideration, or by gift, or (3) a						
A. CORRESPONDENT — All inquiries may be	directed to the follo					
Joseph A. Forkin				29-3221		
STREET ADDRESS 121 North Columbus Boulevard	city Philadelph		PA	19106		
B. TRANSFER DATA	Frilladelpi	DATE OF ACCEPTANCE OF	as a superior de la constant de la c	19100		
GRANTOR(S)LESSOR(S)		GRANTEE(S)/LESSEE(S)	DUCUMENT:			
3rd Fed Bank		Delaware River W	aterfront Corporation	1		
STREET ADDRESS		STREET ADDRESS				
3 Penn Trail		121 North Columb	ous Boulevard			
CITY STATE	ZIP CODE	CITY	STATE	ZIP CODE		
Newtown PA	18940	Philadelphia	PA	19106		
C. PROPERTY LOCATION STREET ADDRESS		CITY, TOWNSHIP, BOROUGH				
1143-51 North Delaware Avenue	]	Philadelphia	- bened green a service where the contract of	-		
COUNTY	SCHOOL DISTRICT		TAX PARCEL NUMBER			
Philadelphia		adelphia		18964		
D. VALUATION DATA						
1. ACTUAL CASH CONSIDERATION	2. OTHER CONSIDERATI		3. TOTAL CONSIDERATION			
\$1.00	+	\$0.00	r. Animimiranja propins and harminia and administration	1.00		
4. COUNTY ASSESSED VALUE \$2,100,000.00	5. COMMON LEVEL RAT	-	6. FAIR MARKET VALUE \$2.10	0,000.00		
E. EXEMPTION DATA	X	1.00	ω (Δε,10)	2,000.00		
1A_PERCENTAGE OF EXEMPTION	1B. PERCENTAGE OF I	NTEREST CONVEYED				
100.0						
2. Check Appropriate Box Below for Exemptio	n Claimed					
Will or intestate succession	n erroptist, seja, minimum para Paramen armenem errineta namadan kansara jakkarja ja	manneterment en en entrementen gergen gygen i gygg gygg gyfreng mag og en gygglyg i 444 f. deur yn.				
Will of Intestate succession	(NAME OF DECE	DENT)	(ESTATE FILE N	UMBER)		
☐ Transfer to Industrial Development Age	ncy.					
Transfer to agent or straw party. (Attac	n copy of agency/str	raw party agreement).				
Transfer between principal and agent.				eed \$		
		- · · · · · · · · · · · · · · · · · · ·				
of condemnation. (Attach copy of resolu	Transfers to the Commonwealth, the United States, and Instrumentalities by gift, dedication, condemnation or in lieu of condemnation. (Attach copy of resolution).					
Transfer from mortgagor to a holder of Mortgagee (grantor) sold property to M	Transfer from mortgagor to a holder of a mortgage in default. Mortgage Book Number Page Number Mortgagee (grantor) sold property to Mortgagor (grantee) (Attach copy of prior deed).					
Corrective deed (Attach copy of the prior deed).						
Other (Please explain exemption claimed, if other than listed above.) Section 19-1405(19) - See Exhibit A.						
Under population of long on ordinary of dealars of	at I have accoming 44	in Ctatament in live	in in a service of the service of th	and to the trace of		
Under penalties of law or ordinance, I declare that I have examined this Statement, including accompanying information, and to the best of my knowledge and belief, it is true, correct and complete.						
SIGNATURE OF CORRESPONDENT OR RESPONSIBLE PARTY						
1 5/5/2014						
82-127 (Rev. 953)	(SEE	REVERSE)				
<i>t 1</i>				•		

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#### **Exhibit A**

The Grantee is a Pennsylvania nonprofit 501(c)(3) organized exclusively for the benefit of the City of Philadelphia ("City") and its citizens. Grantee is governed by a sixteen (16) person Board of Directors that is appointed by the Mayor of the City and is considered a "Component Unit" of the City for financial reporting purposes.

Grantee's articles of incorporation state that "[T]he fundamental purpose of [Grantee] is to design, develop and manage the central Delaware River waterfront in Philadelphia between Oregon and Allegheny Avenues. [Grantee] intends to transform the central Delaware River waterfront into a vibrant destination location for recreational, cultural, and commercial activities for the residents and visitors of Philadelphia."

In fulfillment of the Grantee's mission, the Easement granted hereby is for the purpose of a public recreation path along the Delaware River waterfront that is intended, ultimately, to extend from Oregon Avenue, in Philadelphia, to Allegheny Avenue, in Philadelphia.

The Easement was donated by the Grantor to the Grantee for no consideration whatsoever. The Easement grants no access or other rights beneficial solely to the remainder of the parcel it encumbers.

The Easement is not intended to generate revenue and is otherwise limited to the purposes set forth in the easement (e.g., biking, rollerblading, skating, walking, jogging,, etc.).

Accordingly, the Easement has no actual monetary worth to the Grantor or Grantee.

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REV-183 EX (04-10)



Bureau of Individual Taxes PO BOX 280503 Harrisburg, PA 17128-0603

# REALTY TRANSFER TAX STATEMENT OF VALUE

See reverse for instructions.

RECORDER'S USE ONLY
State Tax Paid
Book Number
Page Number
Date Recorded

Complete each section and file in duplicate with Recorder of Deeds when (1) the full value/consideration is not set forth in the deed, (2) the deed is without consideration or by gift, or (3) a tax exemption is claimed. A Statement of Value is not required if the transfer is wholly exempt from tax based on family relationship or public utility easement. If more space is needed, attach additional sheets.

from tax based on family relationship or publ	ic utility	easement. If i	more space is needed, atti	ach additional sheel	ts.	
A. CORRESPONDENT - All inqui	ries m	ay be direc	cted to the followin	a person:		
Name			TO THE OWNER OF THE OWNER	Telephone N	iumber:	
Joseph A. Forkin				215-	-629-32	221
Mailing Address			City	,	State	ZIP Code
121 North Columbus Boulevard		Philadelphia	Philadelphia		19106	
B. TRANSFER DATA			C. Date of Accep	tance of Docu	ment	
Grantor(s)/Lessor(s)		Grantee(s)/Lessee(s)				
3rd Fed Bank			Delaware River Waterfront Corporation			
Mailing Address		Mailing Address				
3 Penn Trail	4	-	121 North Columbus Boulevard			
City	State ZIP Code		City	City		ZIP Code
Newtown	PA	18940	Philadelphia		PA	19106
D. REAL ESTATE LOCATION			rive			
Street Address			City, Township, Borough	l		
1143-51 North Delaware Avenue	<del>,</del>	<del> </del>	Philadelphia			
County	School	*** * * * * *		Tax Parcel Number		
Philadelphia	Philadelphia			88-4018964		
E. VALUATION DATA - WAS TRA				ENT OR RELOC	:ATION?	
1. Actual Cash Consideration		r Consideration	T .	3. Total Considerati	ion	
1.00	+0.00			= 1.00		
4. County Assessed Value		mon Level Ratio	o Factor	6. Fair Market Value		
2,100,000.00	x 1.	<del></del>		= 2,100,000.00	0	
F. EXEMPTION DATA				· ·		
1a. Amount of Exemption Claimed 1b. Percentage of Granto 2,100,000.00 100%		tor's Interest in Real Estate	eal Estate 1c. Percentage of Grantor's Interest Conveyed Easement		erest Conveyed	
Check Appropriate Box Below	v for l	Exemption	Claimed.			
☐ Will or intestate succession.						
<b>—</b> — — (1)			Name of Decedent)		(Estate File	Number)
Transfer to a trust. (Attach comp				all beneficiaries.	)	
Transfer from a trust. Date of tra If trust was amended attach a co	ansfer i	nto the trust origi <mark>nal and</mark>	t amended trust.			
☐ Transfer between principal and a	gent/st	raw party. (	Attach complete copy	of agency/straw	party agr	eement.)
Transfers to the commonwealth, the U.S. and instrumentalities by gift, dedication, condemnation or in lieu of condemnation. (If condemnation or in lieu of condemnation, attach copy of resolution.)						
Transfer from mortgagor to a holder of a mortgage in default. (Attach copy of mortgage and note/assignment.)						
Corrective or confirmatory deed. (Attach complete copy of the deed to be corrected or confirmed.)						
Statutory corporate consolidation, merger or division. (Attach copy of articles.)						
<u> </u>						
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Under penalties of law, I declare that I have examined this statement, including accompanying information, and to the best of my knowledge and belief, it is true, correct and complete.						
Signature of Correspondent or Responsible Party		e, correct a	na compiete,	TO THE STATE OF TH	Data	
A A	•			ļ	Date = / =	land
Vand on			***		9/0	2014

FAILURE TO COMPLETE THIS FORM PROPERLY OR ATTACH REQUESTED DOCUMENTATION MAY RESULT IN THE RECORDER'S REFUSAL TO RECORD THE DEED.

Certified Copy

BIII NO. 160774 continued

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#### Exhibit A

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Accordingly, the Easement has no actual monetary worth to the Grantor or Grantee.

BILL NO. 160774 continued	Certified Copy		

BILL NO. 160774 continued

**Certified Copy** 

CERTIFICATION: This is a true and correct copy of the original Bill, Passed by the City Council on October 27, 2016. The Bill was Signed by the Mayor on November 16, 2016.

Michael A. Decker

Michael A. Decker

Chief Clerk of the City Council