

EXHIBIT “A”
SUMMARY OF KEY TERMS OF PROPOSED AGREEMENTS
REGARDING THE LEASING AND LICENSING OF PORTIONS OF THE
PREMISES LOCATED AT 5000 SUMMERDALE AVENUE AND 5501
WHITAKER AVENUE, PHILADELPHIA, PENNSYLVANIA FOR THE USE OF
THE PHILADELPHIA GAS WORKS

1. Prime Landlord: NP Philadelphia Summerdale Industrial, LLC (“Prime Landlord”), as owner of the Summerdale Parcel, and tenant/licensee/easement Grantee of portions of the Whitaker Parcel .
2. Landlord: The Philadelphia Municipal Authority (“Landlord”) (as tenant of Prime Landlord).
3. Tenant: Philadelphia Gas Works (“Tenant”) by Philadelphia Facilities Management Corporation (“PFMC”) as tenant of Landlord.
4. Lease: That certain lease between Prime Landlord and Landlord for the Property (defined below) (the “Lease”)
5. Sublease: That certain sublease between Landlord and Tenant, whereby Landlord shall sublease and sublicense the Property to Tenant substantially upon the same terms and conditions of the Lease, as described below (the “Sublease”), it being understood that the Lease and Sublease are intended to be back-to-back agreements.
6. Summerdale Parcel: Land and improvements with an address of 5000 Summerdale Avenue, Philadelphia, Pennsylvania 19124 (the “Summerdale Parcel”).
7. Whitaker Parcel: Land and improvements with an address of 5501 Whitaker Avenue, Philadelphia, Pennsylvania 19124 (the “Whitaker Parcel”).
8. Property: As generally identified on the “Site Plan” (attached hereto as Attachment “1”):
 - (a) certain leased portions of the Summerdale and Whitaker Parcels, together with the improvements now or hereafter thereon erected, including (i) an approximately 255,000 rentable square foot building to be constructed for office and warehouse space on the Summerdale Parcel (the Building”), and (ii) all parking spaces to be constructed on the Summerdale Parcel, and
 - (b) certain licensed shared common areas on the Summerdale Parcel and the Whitaker Parcels for ingress and egress use on a non-exclusive, licensed basis,

(collectively, the “Property”).

9. Initial Term: Twenty-Five (25) years, commencing upon the date Prime Landlord delivers to Landlord written notice certifying the Landlord’s Improvements (defined below) are substantially complete, which shall occur no later than April 1, 2022, subject to extension and/or penalties for delay.
10. Renewal Terms: Up to three (3) additional ten (10) year terms at Tenant’s election with written notice given not less than twelve (12) months prior to expiration of the then current term.
11. Initial Term Rent: \$193,722.56¹ per month, with escalations of (i) 5% after five (5) years, and (ii) 3.5% after seven (7) years and every two (2) years thereafter (the “Base Rent”).
12. Renewal Term Rent: Fair market value, determined as follows: (i) Prime Landlord and Landlord shall attempt to agree upon fair market value of the Premises; (ii) should Prime Landlord and Landlord be unable to agree on the fair market value of the Premises, each shall obtain separate appraisals; (iii) if after receipt of written appraisals, Prime Landlord and Landlord are unable to agree upon the fair market value, the two (2) appraisers shall appoint a third appraiser whose appraisal shall be deemed the fair market value for the appropriate Renewal Term of the Lease and Sublease.
13. Landlord’s Improvements. Per the Lease, Prime Landlord, at its sole cost and expense, shall design and construct the “Landlord’s Improvements” which shall collectively consist of: the shell and core of the Building (including interior sanitary sewer, 5psig gas service, 3,000A electrical service, 2-in meter water service, R-20/45-mil roof system, insulated pre-cast walls and 7-inch unreinforced slab, 8" fire main stubbed 5' AFF in building, fire pump and exterior fire loop, all of which shall be code compliant), together with all related site paving and striping, hardscape, landscape, irrigation, detention, storm water management system, utilities, site lighting, sidewalks, continuous underslab 15-mil poly vapor barrier with taped seams, and the removal of those certain underground storage vaults identified as Vaults A-D (collectively, the “Base Improvements”), and certain additional improvements and items for the ultimate use of Tenant, as sublessee under the Sublease (collectively, the “Additional Improvements”).
14. Additional Improvements: Per the Lease, Prime Landlord shall construct the Additional Improvements up to Six Million Two Hundred Eighty-Three Thousand Four Hundred Fifty-Five and 00/100 Dollars (\$6,283,455.00) without increasing the Base Rent under the Lease to Landlord; further Prime Landlord will complete the Additional Improvements up to an additional Eighteen Million and 00/100 Dollars (\$18,000,000.00) which cost shall be shall be amortized into

¹The base rent is expected to increase based upon the final cost of the Additional Improvements (see item 14).

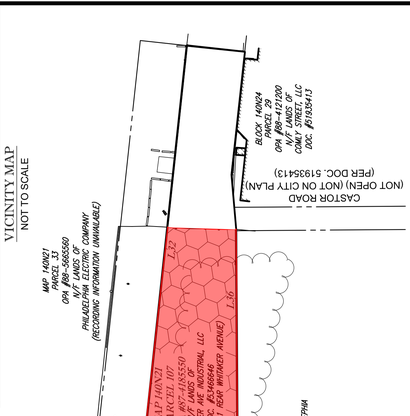
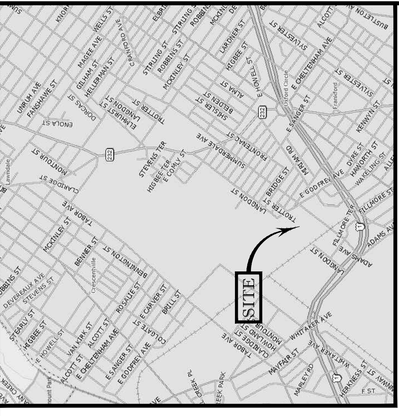
the Base Rent of the Lease at an interest rate of 6.75% over the initial term of the Lease; any additional costs for the Additional Improvements (i.e., over Twenty-Four Million Two Hundred Eighty-Three Thousand Four Hundred Fifty-Five and 00/100 Dollars (\$24,283,455.00)) must be paid by Landlord as additional rent upon commencement of the Lease. All such rental amounts shall be passed through as Tenant's payment obligation under the Sublease, upon the same terms and conditions

15. Tenant Improvements. Tenant, at its sole cost and expense, may perform certain tenant improvements to the Property, including a fueling station, storage tanks, telecomm systems, and satellite dishes, antennae, or other communications equipment subject to Landlord's approval, not to be unreasonably withheld, conditioned or delayed.
16. Additional Rent: Tenant shall pay its proportionate share of shared common area maintenance, operating expenses and taxes.
17. Permitted Uses: General office use, warehousing, parking, vehicle storage, vehicle maintenance, materials storage, installation and operation of a fueling station, storage of trench spoils, innovation center, and any other lawful purpose subject to Prime Landlord's consent, which consent shall not be unreasonably withheld, conditioned or delayed.
18. Maintenance: Tenant shall maintain the leasehold portions of the Property at its sole cost, except with respect to certain structural repairs and replacements which Landlord shall cause to be undertaken by the Prime Landlord.
19. Security Deposit: None.
20. Right of First Refusal to Purchase the Property; Right of First Offer: If at any time, or from time to time during the Term of the Lease, the Prime Landlord receives an offer to purchase the Property², and the Prime Landlord desires to accept such offer, the Prime Landlord shall offer the Property to Landlord, Tenant, and/or the City of Philadelphia under said offer's terms and conditions. Landlord, Tenant, or the City must exercise its right to purchase within 30 days of the Prime Landlord's offer. Landlord shall assign any such opportunity to Tenant. This provision shall not apply to any sale primarily undertaken as part of the reorganization of membership, partnership or other interest in the Prime Landlord. Additionally, if the Prime Landlord chooses to market the Property, after Landlord's rent payment obligation has commenced, Prime Landlord shall notice Landlord of same, and Landlord (or Tenant or the City) shall be afforded the right to make a first offer on Property, within 30 days of Prime Landlord's notice to Landlord.

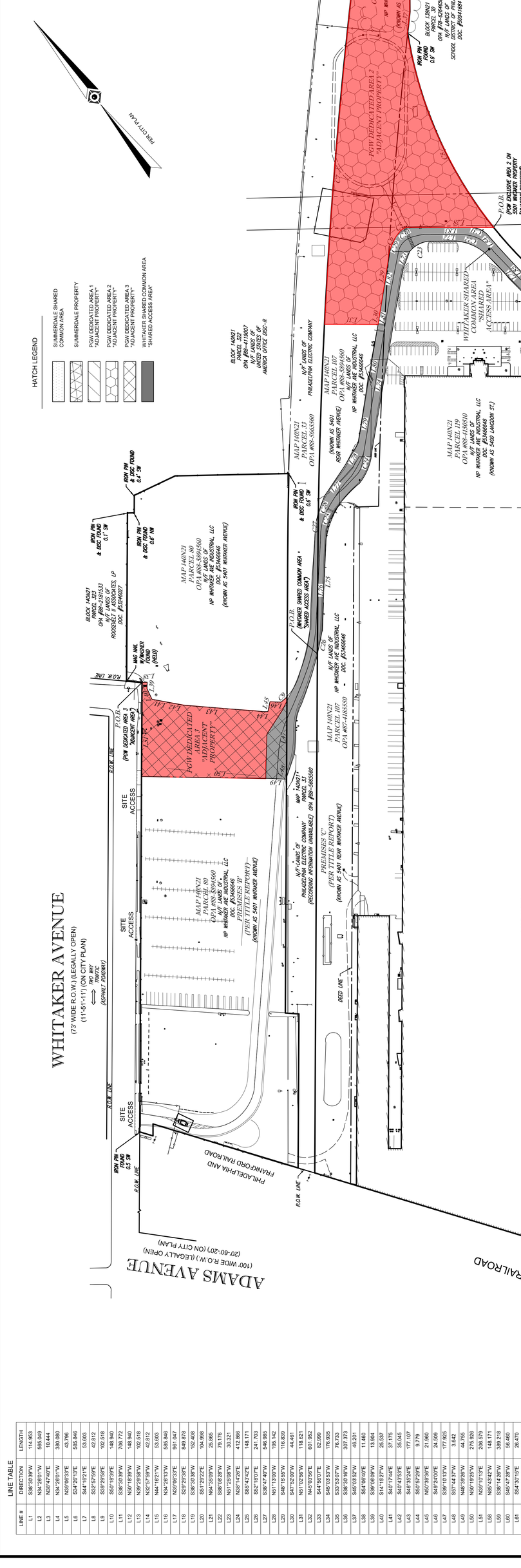
² Or such portion as is owned by Prime Landlord at the time of offer or marketing.

21. Cooperation between Landlord and Tenant. All of Landlord's rights and obligations in its Lease with Prime Landlord shall be enjoyed and be performed by Tenant in accordance with the Sublease. To the extent permitted by applicable law, Tenant shall indemnify, defend and hold harmless Landlord with respect to any and all claims or damages arising out of the Lease with Prime Landlord or the Sublease. Tenant acknowledges that Landlord's obligations shall be contingent on Prime Landlord's performance of its obligations under the Lease with Landlord.
22. Non-Recourse. Any payments required to be made by PGW (PFMC) as a result of or arising out of entering into the Sublease shall be made solely from the revenues of the Philadelphia Gas Works. Any obligation of Tenant (or PFMC) relating to the Sublease shall be without recourse whatsoever to the City of Philadelphia.
23. Economic Opportunity Plan: Per the Lease, Prime Landlord shall enter into an Economic Opportunity Plan ("EOP") approved by the Mayor's Office of Economic Opportunity with respect to development of the leasehold.

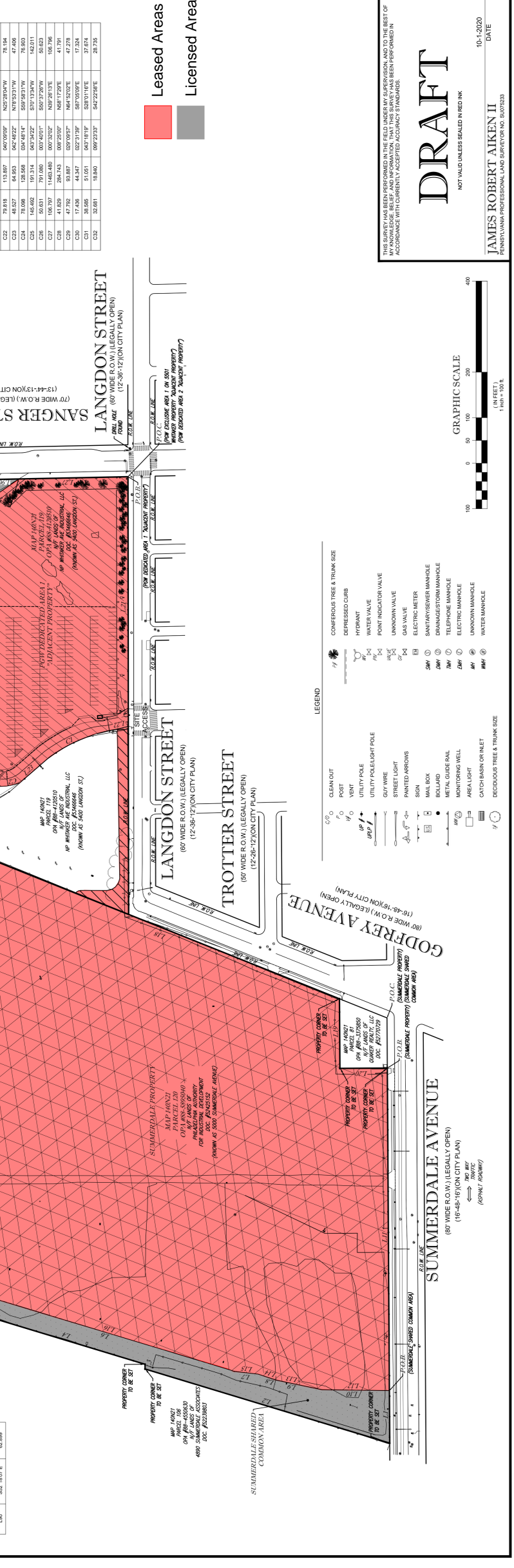
ATTACHMENT 1
SITE PLAN



LINE #	DIRECTION	LENGTH
L1	S89°30'30"W	114.953
L2	N43°00'00"W	50.040
L3	N43°00'00"W	300.000
L4	N43°00'00"W	300.000
L5	N43°00'00"W	43.798
L6	S34°26'13"E	58.846
L7	S34°26'13"E	53.800
L8	S32°57'59"E	42.812
L9	S39°29'59"E	102.519
L10	S39°29'59"E	148.940
L11	S39°29'59"E	102.519
L12	N07°18'30"W	148.940
L13	N07°18'30"W	102.519
L14	N42°23'59"W	42.812
L15	N44°18'21"W	53.800
L16	N44°18'21"W	58.846
L17	N39°00'00"E	961.047
L18	S29°29'59"E	849.879
L19	S37°50'00"E	102.519
L20	N44°18'21"W	79.179
L21	N44°18'21"W	25.865
L22	S88°56'29"W	30.321
L23	N45°12'00"W	412.866
L24	S87°43'29"E	148.171
L25	S87°43'29"E	241.703
L26	S87°43'29"E	548.955
L27	S87°43'29"E	118.830
L28	S47°52'00"W	44.461
L29	N45°12'00"W	118.821
L30	N45°12'00"W	601.952
L31	S44°00'00"E	82.999
L32	S45°00'00"E	176.935
L33	S33°33'57"W	76.733
L34	S45°00'00"E	48.201
L35	S45°00'00"E	11.460
L36	S39°00'00"W	13.904
L37	S14°18'27"W	26.537
L38	S47°43'29"E	37.175
L39	S47°43'29"E	35.048
L40	S89°29'59"E	177.109
L41	N07°18'30"W	21.960
L42	S47°43'29"E	24.509
L43	S39°10'33"W	177.925
L44	S37°44'33"W	3.842
L45	N48°39'29"W	44.750
L46	N39°10'33"E	295.579
L47	S39°10'33"E	386.211
L48	S39°10'33"E	200.131
L49	N12°59'15"E	77.811
L50	N49°47'52"E	58.892
L51	N48°56'31"E	111.350
L52	N48°56'31"E	155.265
L53	N47°52'00"E	44.461
L54	N48°15'59"E	118.830
L55	S27°13'42"E	37.600
L56	S44°00'00"E	62.810
L57	S06°37'48"E	397.555
L58	S01°12'29"W	59.500
L59	S87°43'29"E	94.760
L60	S32°18'07"E	62.899



CURVE #	LENGTH	RADIUS	DELTA	CHORD BEARING	CHORD LENGTH
C1	160.148	337.016	028°42'27"	N74°12'00"W	197.395
C2	65.253	130.506	028°42'27"	N74°12'00"W	82.999
C3	65.253	130.506	028°42'27"	N74°12'00"W	82.999
C4	20.983	20.983	090°00'00"	N66°12'00"E	26.336
C5	17.438	44.347	022°31'39"	N87°00'00"W	17.324
C6	47.782	93.867	029°09'57"	S84°52'02"W	47.278
C7	669.919	11463.890	003°17'00"	N43°25'22"E	666.829
C8	472.533	903.098	029°58'49"	S14°49'00"W	467.161
C9	18.018	18.002	029°49'59"	N87°35'22"E	18.001
C10	25.985	25.955	029°53'39"	S87°12'26"W	25.338
C11	25.985	25.955	029°53'39"	S87°12'26"W	25.338
C12	48.778	68.793	040°00'00"	S70°04'14"W	47.799
C13	43.004	39.795	062°00'00"	S70°04'14"W	41.718
C14	71.822	49.971	092°27'54"	S68°20'12"W	65.673
C15	43.497	31.414	079°19'56"	S78°49'51"W	40.104
C16	97.115	77.255	072°01'39"	S85°19'49"W	90.848
C17	142.522	124.981	065°29'51"	N62°51'14"E	134.822
C18	107.157	153.994	029°52'07"	N62°51'14"E	105.888
C19	104.350	457.064	014°34'42"	N83°38'09"E	104.102
C20	104.350	457.064	014°34'42"	N83°38'09"E	104.102
C21	216.159	418.838	029°35'39"	N12°06'45"E	213.768
C22	78.818	113.897	040°00'00"	N28°29'34"W	78.194
C23	48.527	64.853	042°48'22"	N78°53'31"W	47.406
C24	78.008	128.068	034°48'14"	S89°58'31"W	76.803
C25	146.492	191.314	041°38'22"	S70°13'34"W	142.811
C26	50.031	791.080	003°40'37"	S89°32'26"W	50.023
C27	41.629	149.086	029°35'39"	N87°35'22"E	41.629
C28	47.792	93.867	029°09'57"	N84°52'02"E	47.278
C29	17.438	44.347	022°31'39"	S87°00'00"W	17.324
C30	38.858	51.051	043°18'19"	S28°01'16"E	37.674
C31	32.811	19.840	089°23'32"	S42°22'36"E	28.235



PROPOSED PARCELS EXHIBIT
NORTHPORT DEVELOPMENT LLC
 5300 SUMMERDALE AVENUE, LANGDON STREET
 5401 WHITAKER AVENUE & 5401 REAR WHITAKER AVENUE
 CITY & COUNTY OF PHILADELPHIA, 35TH WARD
 COMMONWEALTH OF PENNSYLVANIA

DATE: 10-1-2020
 SCALE: 1"=100'
 FILE NO: 02-110078-01
 DWG NO: 1 OF 1

APPROVED: JAMES ROBERT AIKEN II
 REVIEWED: P.V.
 DRAWN: R.T.J.E.R.
 CHECKED: R.T.J.E.R.
 FIELD BOOKS: 2-4
 FIELD NOTES: 78
 REVISIONS: 10-1-2020

NOT VALID UNLESS SEALED IN RED INK
 JAMES ROBERT AIKEN II
 PENNSYLVANIA PROFESSIONAL LAND SURVEYOR NO. 1307233

DRAFT

THIS SURVEY HAS BEEN PERFORMED IN THE FIELD UNDER MY SUPERVISION AND TO THE BEST OF MY KNOWLEDGE, BELIEF, AND INFORMATION THAT THIS SURVEY HAS BEEN PERFORMED IN ACCORDANCE WITH CURRENTLY ACCEPTED PROFESSIONAL STANDARDS.

LEGEND

- CLEAN OUT
- POST
- UTILITY POLE
- UTILITY POLE/UTILITY POLE
- STREET LIGHT
- PAINTED ARROWS
- MAIL BOX
- ROLLTOP
- MONITORING WELL
- ARE/LIGHT
- CATCH BASIN OR INLET
- DECOROUS TREE & TRUNK SIZE

LEGEND

- CONIFEROUS TREE & TRUNK SIZE
- DEPRESSED CURB
- HYDRANT
- WATER VALVE
- POINT INDICATOR VALVE
- UNKNOWN VALVE
- GAS VALVE
- ELECTRIC METER
- SANITARY/SINKER MANHOLE
- DRAINAGE/SINKER MANHOLE
- TELEPHONE MANHOLE
- ELECTRIC MANHOLE
- UNKNOWN MANHOLE
- WATER MANHOLE

HATCH LEGEND

- SUMMERDALE SHARED COMMON AREA
- SUMMERDALE PROPERTY
- POW DEDICATED AREA 1 "ADJACENT PROPERTY"
- POW DEDICATED AREA 2 "ADJACENT PROPERTY"
- POW DEDICATED AREA 3 "ADJACENT PROPERTY"
- ADJACENT PROPERTY
- SHARED ACCESS AREA

GRAPHIC SCALE
 0 50 100 200 300 400
 (IN FEET)
 1"=100'