1	BY AUTHORITY		
2	RESOLUTION NO. CR24-0938	COMMITTEE OF REFERENCE:	
3	SERIES OF 2024	Land Use, Transportation & Infrastructure	
4	<u>A RESOL</u>	<u>UTION</u>	
5 6	Granting a revocable permit to Massandra Harbor George Owner, LLC, to encroach into the right-of-way at 16th Street and Champa Street.		
7	BE IT RESOLVED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:		
8	Section 1. The City and County of Denver ("City") hereby grants to Massandra Harbor		
9	George Owner, LLC, the owner of the Benefitted Property, and their successors and assigns		
10	("Permittee"), a revocable permit to encroach into the right-of-way with existing building basement		
11	and foundation walls ("Encroachment(s)"), on the south corner of 16th Street and Champa Street in		
12	the following described area ("Encroachment Area"):		
13	PARCEL DESCRIPTION ROW NO. 2023-ENCROACHMENT-0000147-002:		
37 38	AND DESCRIPTION TRACT OF LAND BEING A PORTION OF CHAMPA STREET RIGHT-OF-WAY AND 1 IREET RIGHT-OF-WAY ADJACENT TO LOTS 1 THROUGH 4, BLOCK 130, EAST DE DCATED IN BLOCK 130, LOCATED IN THE SOUTHWEST QUARTER OF SECTION 3 DWNSHIP 3 SOUTH, RANGE 68 WEST OF THE SIXTH PRINCIPAL MERIDIAN, CITY DUNTY OF DENVER, STATE OF COLORADO, BEING MORE PARTICULARLY DESC S FOLLOWS: DMMENCING AT THE WESTERNMOST CORNER OF LOT 4, SAID BLOCK 130, BEI ONUMENTED BY A FOUND NAIL AND 1-1/2" BRASS TAG STAMPED "PLS 38495" IE SOUTHEAST END OF THE SOUTHWEST LINE OF SAID LOT 4, BEING MONUME Y FOUND NAIL AND 1-1/2" BRASS TAG STAMPED "PLS 38495", IS ASSUMED TO B DRTH 45°27'29" WEST, A DISTANCE OF 125.40 FEET, WITH ALL BEARINGS CONT EREIN BEING RELATIVE THERETO; HENCE ALONG THE NORTHWEST LINE OF SAID BLOCK 130, NORTH 44°35'30" EA STANCE OF 0.76 FEET TO THE POINT OF BEGINNING; HENCE DEPARTING SAID LINE, NORTH 45°27'32" WEST, A DISTANCE OF 3.58 FEI HENCE SOUTH 44°35'30" EAST, A DISTANCE OF 127.70 FEET; HENCE SOUTH 44°35'30" WEST, A DISTANCE OF 4.18 FEET TO THE NORTHEAST DT 1, SAID BLOCK 130; HENCE ALONG SAID NORTHEAST LINE, NORTH 45°27'32" WEST, A DISTANCE OF 15, SAINCE OF 0.76 FEET TO THE POINT OF BEGINNING; HENCE SOUTH 44°35'30" WEST, A DISTANCE OF 4.18 FEET TO THE NORTHEAST DT 1, SAID BLOCK 130; HENCE ALONG SAID NORTHEAST LINE, NORTH 45°27'32" WEST, A DISTANCE OF EET TO THE NORTHERNMOST CORNER OF SAID LOT; HENCE SOUTH 44°35'30" WEST, A DISTANCE OF 99.24 FEET TO THE POINT OF EET TO THE NORTHERNMOST CORNER OF SAID LOT; HENCE SOUTH 44°35'30" WEST, A DISTANCE OF 99.24 FEET TO THE POINT OF EGINNING. 1		

BY AUTHORITY

- 2 CONTAINING 889 SQUARE FEET OR 0.020 ACRE OF LAND
- 3 and benefitting the following described parcel of property ("Benefitted Property"):

4

1

PARCEL DESCRIPTION ROW NO. 2023-ENCROACHMENT-0000147-001:

5 **Parcel 1**

Lots 1 Through 4, Inclusive, Block 130, East Denver, City and County of Denver, State of Colorado.

8 Parcel 2

Easement Rights Beneficial to Parcel 1 as set forth and more fully described in the Party Wall and
Maintenance Agreement recorded September 1, 1999, under Reception No. 9900154598, City and
County of Denver, State of Colorado.

13 Assessor Parcel No. 02345-31-022-000

15 Property Address: 820 16th Street, City and County of Denver, Colorado 80202.

- Section 2. The revocable permit ("Permit") granted by this Resolution is expressly granted
 upon and subject to each and all of the following terms and conditions (terms not defined herein are
 defined in the Rules and Regulations Governing Encroachments & Encumbrances in the Public Right
 of Way):
- (a) Permittee shall obtain a street occupancy permit, street cut permit, and/or ROW
 construction permit from the City's Department of Transportation and Infrastructure ("DOTI") Permit
 Operations through <u>www.denvergov.org/dotipermits</u> prior to commencing construction.
- (b) Permittee shall be responsible for obtaining all necessary permits and shall pay all
 costs for installation and construction of items permitted herein.
- (c) If the Permittee intends to install any underground facilities in or near a Public road,
 street, alley, ROW or utility easement, the Permittee shall join the Statewide Notification Association
 of Owners and Operators of Underground Facilities by contacting the Utility Notification Center of
 Colorado (Colorado 811) through <u>https://colorado811.org/</u> or at 303-232-1991, 16361 Table
 Mountain Pkwy, Golden, Colorado, 80403. Further, Permittee shall contact the Utility Notification
 Center (Colorado 811) at <u>https://colorado811.org/</u> or 303-232-1991 to request locates for existing
 underground facilities prior to commencing excavation.
- (d) Permittee is fully responsible for any and all damages incurred to facilities of Denver
 Water and any other Utility Company, and/or drainage facilities for water and sewage of the City and
 County of Denver due to activities authorized by the Permit. Should the relocation or replacement of
 any drainage facilities for water and sewage of the City and County of Denver become necessary as
 determined by the City's Executive Director of DOTI ("Executive Director"), in the Executive

1 Director's sole and absolute discretion, Permittee shall pay all cost and expense of the portion of the 2 water and/or sewer facilities affected by the Encroachment(s). The extent of the affected portion to 3 be replaced and relocated by Permittee shall be determined by the Executive Director. Any and all 4 replacement or repair of facilities of Denver Water and any other Utility Company, and/or drainage 5 facilities for water and sewage of the City and County of Denver attributed to the Permittee shall be 6 made by Denver Water, Utility Company, and/or the City and County of Denver at the sole expense 7 of the Permittee. In the event the Permittee's facilities are damaged or destroyed due to Denver 8 Water's, Utility Company's, or the City and County of Denver's repair, replacement and/or operation 9 of its facilities, repairs will be made by Permittee at its sole expense. Permittee agrees to defend. 10 indemnify and hold the City harmless and to repair or pay for the repair of any and all damages to 11 said water, storm, sanitary sewer facilities or other Utility Company facilities, or those damages 12 resulting from the failure of the water, storm, sanitary sewer facilities or other Utility Company 13 facilities to properly function because of the Encroachment(s).

(e) Permittee shall comply with all requirements of affected Utility Companies and pay for
 all costs of removal, relocation, replacement or rearrangement of Utility Company facilities. Existing
 utility facilities shall not be utilized, obstructed or disturbed.

(f) All construction in, under, on or over the Encroachment Area shall be accomplished in
 accordance with the Building Code and <u>City and County of Denver Department of Transportation &</u>
 <u>Infrastructure Transportation Standards and Details for the Engineering Division.</u>

(g) Permittee shall observe and comply with all Federal, State and local laws, regulations,
ordinances, and public safety requests regarding the use of the Encroachment Area.

(h) Plans and Specifications governing the construction of the Encroachment(s) shall beapproved by DOTI prior to construction.

(i) Permittee shall pay all costs of construction and maintenance of the Encroachment(s).
 Upon revocation of the Permit or upon abandonment, Permittee shall pay all costs of removing the
 Encroachment(s) from the Encroachment Area and restore the Encroachment Area to a condition in
 accordance with <u>City and County of Denver Department of Transportation & Infrastructure</u>
 <u>Transportation Standards and Details for the Engineering Division</u> under the supervision of DOTI.

(j) Permittee shall remove and replace any and all street/alley paving, Sidewalks,
 Streetscapes, Amenity Zones, and curb and gutter, both inside the Encroachment Area and in the
 rights-of-way adjacent thereto, that become broken, damaged or unsightly during, in the opinion of
 DOTI, the course of construction or maintenance of the Encroachment(s). In the future, Permittee
 shall also remove, replace or repair any street/alley paving, Sidewalks, and curb and gutter that

become broken or damaged when, in the opinion of DOTI, the damage has been caused by the
Encroachment(s) or the activity of the Permittee within the Encroachment Area. All repair work shall
be accomplished without cost to the City and under the supervision of DOTI.

4 (k) The City reserves the right to make an inspection of the Encroachment(s) and the 5 Encroachment Area.

6 (I) During the existence of the Encroachment(s) and the Permit, Permittee, its successors 7 and assigns, at its expense, and without cost to the City, shall procure and maintain Commercial 8 General Liability insurance policy with a limit of not less than \$1,000,000 per occurrence. All 9 coverages are to be arranged on an occurrence basis and include coverage for those hazards 10 normally identified as X.C.U. during construction. The insurance coverage required herein 11 constitutes a minimum requirement and such enumeration shall in no way be deemed to limit or 12 lessen the liability of the Permittee, its successors or assigns, under the terms of this Permit. All 13 insurance coverage required herein shall be written in a form and by a company or companies 14 approved by the Risk Manager of the City and authorized to do business in the State of Colorado. A 15 certified copy of all such insurance policies shall be filed with the Executive Director, and each such 16 policy shall contain a statement therein or endorsement thereon that it will not be canceled or 17 materially changed without written notice, by registered mail, to the Executive Director at least thirty 18 (30) days prior to the effective date of the cancellation or material change. The City and County of 19 Denver, its Elected and Appointed Officials, Employees and Volunteers shall be included as 20 Additional Insured.

(m) In addition to the requirement herein to comply with all laws, Permittee shall comply
with the provisions of Article IV (Prohibition of Discrimination in Employment, Housing and
Commercial Space, Public Accommodations, Educational Institutions and Health and Welfare
Services) of Chapter 28 (Human Rights) of the DRMC. The failure to comply with any such provision
shall be a proper basis for revocation of the Encroachment(s).

26 (n) The right to revoke the Permit at any time for any reason and require the removal of 27 the Encroachment(s) is expressly reserved to the City.

(o) By Permittee's use of this Permit and the Encroachment Area, Permittee agrees to thefollowing:

i. Permittee agrees to defend, indemnify, reimburse and hold harmless City, its
 appointed and elected officials, agents and employees for, from and against all liabilities, claims,
 judgments, suits or demands for damages to persons or property arising out of, resulting from, or
 relating to this Permit and the Encroachment(s) ("Claims"). This indemnity shall be interpreted in the

broadest possible manner to indemnify City for any acts or omissions of Permittee or its agents either
 passive or active, irrespective of fault, including City's negligence whether active or passive.

ii. Permittee's duty to defend and indemnify City shall arise at the time written notice
of the Claim is first provided to City regardless of whether claimant has filed suit on the Claim.
Permittee's duty to defend and indemnify City shall arise even if City is the only party sued by
claimant and/or claimant alleges that City's negligence or willful misconduct was the sole cause of
claimant's damages.

8 iii. Permittee will defend any and all Claims which may be brought or threatened 9 against City and will pay on behalf of City any expenses incurred by reason of such Claims including, 10 but not limited to, court costs and attorney fees incurred in defending and investigating such Claims 11 or seeking to enforce this indemnity obligation. Such payments on behalf of City shall be in addition 12 to any other legal remedies available to City and shall not be considered City's exclusive remedy.

iv. Insurance coverage requirements specified in this Encroachment Permit shall in no
 way lessen or limit the liability of Permittee under the terms of this indemnification obligation.
 Permittee shall obtain, at its own expense, any additional insurance that it deems necessary for the
 City's protection.

v. This defense and indemnification obligation shall survive the expiration or
 termination of this Permit.

(p) Pursuant to Chapter 49 of the DRMC, DOTI is authorized to remove or to order the
 removal of any article, vehicle, object or thing whatsoever encroaching into any street, alley,
 Sidewalk, or other public way or place.

(q) No third party, person or agency, except for an authorized Special District, may place
 the Encroachment(s) in front of a property without written permission of the adjacent property owner.

(r) Permittee's use of the ROW for placement of the Encroachment(s) does not create a
 property right or ownership interest of any kind in the Encroachment Area to the Permittee.

(s) All Encroachment(s) in Amenity Zones containing existing Public Trees and/or with the
potential to impact tree roots or tree canopy must be pre-approved by the Office of the City Forester
(OCF), by contacting them at <u>forestry@denvergov.org</u> or 720-913-0651. Encroachment(s) cannot
be attached to or damage any Public Tree, and any damage shall be reported to the OCF
immediately for mitigation. All trenching, excavation and grading activities within the Dripline of any
Public Tree must be pre-approved by the OCF. City permits are required for the planting or removal
of any Public Trees and can be obtained by emailing <u>forestry@denvergov.org</u>.

33 (t) All disturbances associated with construction of the Encroachment(s) shall be

managed as required by City standards for erosion control which may require standard notes or
 CASDP permitting depending on location and scope of project.

3 (u) Encroachment(s) proposed adjacent to a designated park or within a dedicated
4 parkway shall require the City's Department of Parks and Recreation approval prior to installation.

5 (v) Encroachment(s) attached to a building may require building and/or zoning permits 6 from the City's Department of Community Planning and Development.

(w) Encroachment(s) in the regulatory floodplain shall require a SUDP and comply with
Chapter 4 Floodplain Regulations of the "Storm Drainage Design and Technical Criteria", Chapter
12 Floodplain Management of the "DOTI Rules and Regulations Governing Sewerage Charges and
Fees and Management of Wastewater" and the City Floodplain Ordinance in DRMC Section 56-200
through 56-206. Above ground Encroachment(s) in a Floodway require a No-Rise Certification
sealed and signed by a Professional Engineer licensed in the State of Colorado. If there is any rise
in Base Flood Elevations, a Conditional Letter of Map Revision (CLOMR) and LOMR will be required.

(x) Only clean soil may be brought onto an Encroachment Area. Verification of soil quality
 must be provided if requested. Material removed from an Encroachment Area must be properly
 disposed and is the responsibility of the Permittee.

17 That the Permit hereby granted shall be revocable at any time that the Council Section 3. 18 of the City and County of Denver shall determine that the public convenience and necessity or the 19 public health, safety or general welfare require such revocation, and the right to revoke the same is 20 hereby expressly reserved to the City; provided however, at a reasonable time prior to City Council 21 action upon such revocation or proposed revocation, opportunity shall be afforded to Permittee, its 22 successors and assigns, to be present at a hearing to be conducted by the City Council upon such 23 matters and thereat to present its views and opinions thereof and to present for consideration action 24 or actions alternative to the revocation of such Permit.

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[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

1	COMMITTEE APPROVAL DATE: July 23, 2024 by Consent			
2	MAYOR-COUNCIL DATE: July 30, 2024 by Consent			
3	PASSED BY THE COUNCIL:			
4		- PRESIDEN	Т	
5 6 7	ATTEST:	EX-OFFICI	D RECORDER, D CLERK OF THE COUNTY OF DENVER	
8	PREPARED BY: Martin A. Plate, Ass	sistant City Attorney	DATE: August 1, 2024	
9 10 11 12 13	Pursuant to section 13-9, D.R.M.C., this proposed resolution has been reviewed by the Office of the City Attorney. We find no irregularity as to form and have no legal objection to the proposed resolution. The proposed resolution is not submitted to the City Council for approval pursuant to § 3.2.6 of the Charter.			
14	Kerry Tipper, Denver City Attorney			
15 16	BY: Jonathan Griffin, A	Assistant City Attorney	DATE: <u>Aug 1, 2024</u>	