[NAME\_0] agreement is made between [NAME\_1] and [NAME\_2].

[NAME\_3].

2222 [NAME\_4], [NAME\_5], [NAME\_6].

[PHONE\_0].

[NAME\_7]

1923 [NAME\_8], [NAME\_9], DC

SSN: [SSN\_0].

[EMAIL\_0]

[PHONE\_1]

[NAME\_10] has first refusal rights to purchase any shares which the undersigned proposes to transfer, on the same terms and conditions as are offered by the proposed transferee.

[NAME\_11] have not been registered under the [NAME\_12] of 1933, as amended (the “[NAME\_13]”), or any state securities law, and may not be transferred in the absence of an effective registration statement under the [NAME\_14] and applicable state securities laws or an opinion of counsel satisfactory to the [NAME\_15] that registration is not required under the [NAME\_16] or under applicable state securities laws.

5. [NAME\_17] aggregate fair market value at the time of transfer (determined without regard to any restriction other than a restriction which by its terms will never lapse) of the [NAME\_18] with respect to which this election is being made (the [NAME\_19]) is $\_143\_, or $.001 per share.

6. [NAME\_20] aggregate amount paid by the taxpayer for the [NAME\_21] is $143, or $.001 per share.

7. I, the undersigned, hereby elect under [NAME\_22] 83(b) of the [NAME\_23] of 1986, to include the excess, if any, of the fair market value at the time of transfer of the [NAME\_24] described above over the amount I paid for such [NAME\_25] (as described above) in my gross income for the taxable year 2023.

8. A copy of this statement has been furnished to the [NAME\_26].