

(Bill No. 180397)

AN ORDINANCE

Approving the forty-second amendment of the redevelopment proposal for the Model Cities Urban Renewal Area, being the area beginning at the northwest corner of Front street and Spring Garden street, including the thirty-fourth amendment to the urban renewal plan, which provides, inter alia, for changes that would make it consistent with the North Philadelphia Redevelopment Area Plan and generally consistent with the most recent Comprehensive Plan approved by the City Planning Commission of the City of Philadelphia.

WHEREAS, The redevelopment proposal, the urban renewal plan and the relocation plan of the Redevelopment Authority of the City of Philadelphia, now known as the Philadelphia Redevelopment Authority (hereinafter referred to as the "Redevelopment Authority") for the redevelopment of the Model Cities Urban Renewal Area (hereinafter referred to as "Model Cities") was approved by Ordinance of the Council on December 15, 1969, as last amended by Bill No. 130692 approved December 4, 2013; and

WHEREAS, The Redevelopment Authority has prepared a forty-second amendment of the redevelopment proposal, including the detailed redevelopment area plan, the thirty-fourth amended urban renewal plan, the maps, disposition supplements, and all other documents and supporting data which form part of the said proposal for Model Cities, dated April 2018 (hereinafter collectively referred to as the "Forty-second Amended Redevelopment Proposal"); and

WHEREAS, the Forty-second Amended Redevelopment Proposal provides, inter alia, for changes that would make it consistent with the North Philadelphia Redevelopment Area Plan and generally consistent with the most recent Comprehensive Plan approved by the City Planning Commission of the City of Philadelphia (hereinafter referred to as the "Commission"); and

WHEREAS, The Forty-second Amended Redevelopment Proposal has been submitted to the Commission and has been certified by the Commission to the Council; and

WHEREAS, The Forty-second Amended Redevelopment Proposal promotes sound urban renewal and redevelopment, and the elimination of blight in Model Cities; now, therefore

THE COUNCIL OF THE CITY OF PHILADELPHIA HEREBY ORDAINS:

BILL NO. 180397 continued

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SECTION 1. The forty-second amendment of the redevelopment proposal dated April 2018 (appended as Exhibit "A" hereto), including the detailed redevelopment area plan, the thirty-fourth amended urban renewal plan, the maps, disposition supplements, and all other documents and supporting data which form part of the said proposal (hereinafter collectively referred to as the "Forty-second Amended Redevelopment Proposal") submitted by the Philadelphia Redevelopment Authority (hereinafter referred to as the "Redevelopment Authority") for the Model Cities Urban Renewal Area (hereinafter referred to as "Model Cities"), having been duly reviewed and considered, is approved.

SECTION 2. Council finds and declares that the Forty-second Amended Redevelopment Proposal for Model Cities:

- a. Is in conformity with the redevelopment area plan for the North Philadelphia Redevelopment Area.
- b. Meets all of the conditions and requirements imposed by Title VI of the United States Civil Rights Act of 1964, as amended and supplemented, the regulations and policies of the United States Department of Housing and Urban Development effectuating the Title, and Chapter 9-1100 of The Philadelphia Code, relating to non-discrimination and fair practices.

SECTION 3. Council finds and declares that:

- a. The thirty-fourth amendment of the urban renewal plan will afford maximum opportunity, consistent with the sound needs of the locality as a whole, for the redevelopment of the area by private enterprise under the circumstances.
- b. Financial aid is necessary to enable the land located within the urban renewal area to be redeveloped in accordance with the thirty-fourth amendment of the urban renewal plan.
- SECTION 4. The Redevelopment Authority is authorized to take such action as may be necessary to carry out the terms of the Forty-second Amended Redevelopment Proposal, including but not limited to:
- a. Proceeding with minor changes in substantial conformity with the Forty-second Amended Redevelopment Proposal, so long as said minor changes are in conformity with the current area redevelopment plan for the North Philadelphia Redevelopment Area.
- b. Preparing or causing to be prepared for introduction into the Council such ordinances or resolutions as may be necessary for changes in zoning, streets, alleys, public ways, street patterns and location and relocation of public utilities in order to implement and facilitate the Forty-second Amended Redevelopment Proposal hereby approved. Accordingly, the Council hereby declares that it will cooperate in helping to carry out

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such proposal and requests the various officials, departments, boards and agencies of the City having administrative responsibilities in the premises likewise to cooperate to such end and to exercise their respective functions and powers in a manner consistent therewith.

SECTION 5. Council determines that the Forty-second Amended Redevelopment Proposal meets all of the conditions and requirements relating to non-discrimination and fair practices imposed by federal and state law, by Chapter 9-1100 of The Philadelphia Code, and by regulation.

SECTION 6. The Chief Clerk of City Council shall keep on file and make available for inspection by the public the Forty-second Amended Redevelopment Proposal approved by this Ordinance.

EXHIBIT "A"

NORTH PHILADELPHIA REDEVELOPMENT AREA MODEL CITIES URBAN RENEWAL AREA

FORTY- SECOND AMENDED REDEVELOPMENT PROPOSAL THIRTY-FOURTH AMENDED URBAN RENEWAL PLAN

APRIL, 2018

THE URBAN RENEWAL PLAN FOR THE MODEL CITIES URBAN RENEWAL AREA

DECEMBER, 1968 ORIGINAL PLAN OCTOBER, 1969 FIRST MODIFICATION FIRST AMENDED REDEVELOPMENT PROPOSAL AND January, 1970 FIRST AMENDED URBAN RENEWAL PLAN SECOND AMENDED REDEVELOPMENT PROPOSAL AND OCTOBER, 1970 SECOND AMENDED URBAN RENEWAL PLAN THIRD AMENDED REDEVELOPMENT PROPOSAL AND DECEMBER, 1971 SECOND AMENDED URBAN RENEWAL PLAN FOURTH AMENDED REDEVELOPMENT PROPOSAL AND MARCH, 1972 SECOND AMENDED URBAN RENEWAL PLAN FIFTH AMENDED REDEVELOPMENT PROPOSAL AND MAY, 1973 SECOND AMENDED URBAN RENEWAL PLAN SIXTH AMENDED REDEVELOPMENT PROPOSAL AND JUNE, 1973 SECOND AMENDED URBAN RENEWAL PLAN SEVENTH AMENDED REDEVELOPMENT PROPOSAL AND DECEMBER, 1977 SECOND AMENDED URBAN RENEWAL PLAN EIGHTH AMENDED REDEVELOPMENT PROPOSAL AND SECOND AMENDED URBAN RENEWAL PLAN JANUARY, 1982 NINTH AMENDED REDEVELOPMENT PROPOSAL AND SECOND AMENDED URBAN RENEWAL PLAN MAY, 1982 TENTH AMENDED REDEVELOPMENT PROPOSAL AND SEPTEMBER, 1985 SECOND AMENDED URBAN RENEWAL PLAN ELEVENTH AMENDED REDEVELOPMENT PROPOSAL AND APRIL, 1994 THIRD AMENDED URBAN RENEWAL PLAN TWELFTH AMENDED REDEVELOPMENT PROPOSAL AND FOURTH AMENDED URBAN RENEWAL PLAN FEBRUARY, 1995 THIRTEENTH AMENDED REDEVELOPMENT PROPOSAL AND MAY, 1995 FIFTH AMENDED URBAN RENEWAL PLAN FOURTEENTH AMENDED REDEVELOPMENT PROPOSAL AND **OCTOBER**, 1995 SIXTH AMENDED URBAN RENEWAL PLAN FIFTEENTH AMENDED REDEVELOPMENT PROPOSAL AND SEVENTH AMENDED URBAN RENEWAL PLAN March, 1996

SIXTEENTH AMENDED REDEVELOPMENT PROPOSAL AND EIGHTH AMENDED URBAN RENEWAL PLAN	March, 1996
SEVENTEENTH AMENDED REDEVELOPMENT PROPOSAL AND NINTH AMENDED URBAN RENEWAL PLAN	May, 1996
EIGHTEENTH AMENDED REDEVELOPMENT PROPOSAL AND TENTH AMENDED URBAN RENEWAL PLAN	OCTOBER, 1996
NINETEENTH AMENDED REDEVELOPMENT PROPOSAL AND ELEVENTH AMENDED URBAN RENEWAL PLAN	SEPTEMBER, 1997
TWENTIETH AMENDED REDEVELOPMENT PROPOSAL AND TWELFTH AMENDED URBAN RENEWAL PLAN	January, 1998
TWENTY FIRST AMENDED REDEVELOPMENT PROPOSAL AND THIRTEENTH AMENDED URBAN RENEWAL PLAN	April, 1998
TWENTY SECOND AMENDED REDEVELOPMENT PROPOSAL AND FOURTEENTH AMENDED URBAN RENEWAL PLAN	OCTOBER, 1998
TWENTY THIRD AMENDED REDEVELOPMENT PROPOSAL AND FIFTEENTH AMENDED URBAN RENEWAL PLAN	February, 1999
TWENTY FOURTH AMENDED REDEVELOPMENT PROPOSAL AND SIXTEENTH AMENDED URBAN RENEWAL PLAN	April, 1999
TWENTY FIFTH AMENDED REDEVELOPMENT PROPOSAL AND SEVENTEENTH AMENDED URBAN RENEWAL PLAN	OCTOBER, 1999
TWENTY SIXTH AMENDED REDEVELOPMENT PROPOSAL AND EIGHTEENTH AMENDED URBAN RENEWAL PLAN	April, 2000
TWENTY SEVENTH AMENDED REDEVELOPMENT PROPOSAL AND NINETEENTH AMENDED URBAN RENEWAL PLAN	November, 2000
TWENTY EIGHTH AMENDED REDEVELOPMENT PROPOSAL AND TWENTIETH AMENDED URBAN RENEWAL PLAN	September, 2001
TWENTY NINTH AMENDED REDEVELOPMENT PROPOSAL AND TWENTY FIRST AMENDED URBAN RENEWAL PLAN	March, 2002
THIRTIETH AMENDED REDEVELOPMENT PROPOSAL AND TWENTY SECOND AMENDED URBAN RENEWAL PLAN	October, 2002
THIRTY-FIRST AMENDED REDEVELOPMENT PROPOSAL AND TWENTY THIRD AMENDED URBAN RENEWAL PLAN	April, 2003
THIRTY-SECOND AMENDED REDEVELOPMENT PROPOSAL AND	

TWENTY FOURTH AMENDED URBAN RENEWAL PLAN

APRIL, 2004

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THIRTY-THIRD AMENDED REDEVELOPMENT PROPOSAL AND TWENTY FIFTH AMENDED URBAN RENEWAL PLAN

APRIL, 2005

THIRTY-FOURTH AMENDED REDEVELOPMENT PROPOSAL AND TWENTY SIXTH AMENDED URBAN RENEWAL PLAN

AUGUST, 2005

THIRTY-FIFTH AMENDED REDEVELOPMENT PROPOSAL AND TWENTY SEVENTH AMENDED URBAN RENEWAL PLAN

SEPTEMBER, 2006

THIRTY-SIXTH AMENDED REDEVELOPMENT PROPOSAL AND TWENTY EIGHTH AMENDED URBAN RENEWAL PLAN

AUGUST, 2007

THIRTY-SEVENTH AMENDED REDEVELOPMENT PROPOSAL AND TWENTY NINTH AMENDED URBAN RENEWAL PLAN

APRIL, 2008

THIRTY-EIGHTH AMENDED REDEVELOPMENT PROPOSAL AND THIRTIETH AMENDED URBAN RENEWAL PLAN

SEPTEMBER, 2010

THIRTY-NINTH AMENDED REDEVELOPMENT PROPOSAL AND THIRTY-FIRST AMENDED URBAN RENEWAL PLAN

APRIL, 2011

FORTIETH AMENDED REDEVELOPMENT PROPOSAL AND THIRTY-SECOND AMENDED URBAN RENEWAL PLAN

SEPTEMBER, 2011

FORTY-FIRST AMENDED REDEVELOPMENT PROPOSAL AND THIRTY-THIRD AMENDED URBAN RENEWAL PLAN

JULY, 2013

FORTY-SECOND AMENDED REDEVELOPMENT PROPOSAL AND THIRTY-FOURTH AMENDED URBAN RENEWAL PLAN

APRIL, 2018

MODEL CITIES REDEVELOPMENT PROPOSAL MODEL CITIES URBAN RENEWAL PLAN

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Exhibit "B"
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MODEL CITIES REDEVELOPMENT PROPOSAL MODEL CITIES URBAN RENEWAL PLAN

A. Description of NDP Urban Renewal Area

The Legal Boundary of the Model Cities Urban Renewal Area is defined in narrative form as "Exhibit A" to the Plan including a description of those deleted areas which cause an irregular internal boundary. Further, a **Boundary Map** is attached which clearly marks the Urban Renewal Area's perimeter and the excluded areas.

B. Statement of Development Objectives

The scope of the overall Model Cities Program is far broader than the physical improvement of a large slum with a widespread distribution of blight. Consequently, the thrust of renewal in the project area will be to affect the most rapid and substantial changes possible by the planning and coordination of simultaneous activity in the fourteen (14) Neighborhood Councils within the project's boundary.

Since the problems and needs of Model Cities operate in an interlocking cause-and-effect cycle, the direction of renewal must be determined by various cooperating government agencies, interested community planning organizations, as well as citizen participation of the residents living within the Model Cities boundaries.

Beyond the classic goals of urban renewal, i.e. strengthening the area's social and economic stability through control of land use, development intensity, input of capital improvements, etc., this plan focuses on specific goals which are and will be subject to review and change throughout the NDP planning process:

1. Housing

This category has priority over all others due to the City's and community's desperate need for low- and moderate-income housing. Emphasis over time will decrease in inverse proportion to the creation of new units of standard housing. Initially, however, the purpose behind the acquisition and packaging of land for disposition, reuse priorities and the selection of redevelopers is a substantial increase in the supply of low- and moderate-income housing. In order to preserve the overwhelmingly residential character of the North Philadelphia Neighborhoods, the rehabilitation of existing housing as well as new residential construction will be used as combination techniques to achieve maximum effectiveness.

2. Service and Employment

To provide needed and accessible areas for goods and services and to create additional employment within the immediate project area, it is intended to revitalize the network of commercial and light industrial facilities. Continuing development will be structured through an ordered pattern of location, intensity and functional inter-relationships, enforced by the implementation of specific controls.

3. Transportation

An increased and balanced system of streets and mass transit facilities related both to the development of internal and adjacent land uses, and to the regional transportation network is necessarily planned.

4. Public Facilities

It is the goal of coordinated inter-governmental, especially local, agencies to develop a total physical environment which responds to the social needs of its residents both in function and in scale.

C. General Land Use Plan

1. A proposed Land Use Map has been included to illustrate the proposed arrangement and distribution of only four (4) predominant categories: Residential, Commercial, Institutional, Industrial and respectively related uses described below.

2. Predominant Land Use Categories

Within the following four categories, a mix of compatible and supporting land uses are permitted. The objective of this plan is to establish a generalized framework within which detailed land use and development plans will evolve, by indicating both locational and functional performance land use relationships between the general categories.

The plan proposed community cores and development corridors containing shopping and community service facilities, and in some cases, light industry and housing.

a. Residential and Related

Proposed densities are modeled upon a controlled constant, rather than an increasing population over time. This precludes a gradual diffusion and redistribution of the existing population within the project area. Overall the residential densities in the North Philadelphia area will range between 20 and 59 dwelling units per acre, according to the Comprehensive Plan. In predominantly residential areas, other land uses are permitted on the

basis of their compatibility with and service to surrounding residential uses, including micro housing, convenience shopping, residential parking, neighborhood schools and service centers, parks, and playgrounds.

b. Commercial and Related

In predominantly commercial land use areas, supporting and compatible uses such as community facilities, residential, and public open space are also permitted. The intensity of land use will be controlled by zoning ordinances in compliance with the Proposed Land Use Plan and relative to service areas, market demand, and the availability of supporting transportation facilities.

c. Institutional and Related

Within predominantly institutional land use areas such as hospitals, colleges, public and private high schools, and government centers, other supporting and compatible land uses are permitted such as special housing facilities, convenience shopping, parking, and open space.

d. Industrial and Related

In areas predominantly in industrial use, other supporting and compatible land uses are permitted such as special housing types, convenience shopping, parking and loading, and special service facilities.

3. Planning Criteria

a. Location and Intensity

In addition to the zoning regulations, the following standards shall serve as location and intensity criteria for redevelopment planning and implementation.

The objective of these standards is to direct the quality of redevelopment by indicating performance specifications applicable to existing and future development. The following chart and its graphic counterpart, the Land Use Intensity Map, included in the plan, exhibit the relationship between a proposed range of intensity standards for development. The allowable zoning categories in the chart propose maximum limits within which future zoning will be determined, with participation of community organizations as part of the City's ongoing rezoning process.

See Exhibit "B"

An intensity of development is specified for each area of the Model Cities Area, within which a variety of uses is permitted, compatibility being the essential determinant within the larger framework of controls. The plan

thus proposes an ordered hierarchy of intensity control, allowing compatible land use combinations in areas ranging from "A", signifying most intense development, through "E", signifying the least intense.

b. Internal Circulation

Street changes and improvements are proposed throughout the area, not only to correct existing deficiencies, but also to create significant physical corridors of mobility. These will be a single factor serving to incorporate Model Cities into the total environmental structure, bringing in an element of dynamism to a lethargic part of the whole.

Proposed street changes include the extension of Pennsylvania Avenue to connect with Thirty-third Street, thereby providing the necessary link connecting the western edge of North Philadelphia, Center City, and the Schuylkill Expressway. The planning objective of these improvements is to provide a fluid movement system serving North Philadelphia, and integrating this with the regional transportation network.

Further, it is envisioned that zones of redevelopment opportunity will be opened along certain corridors of major movement such as North Broad Street, the Penn Central Railroad, and the American Street area. These corridors are designed to combine intense land use development with high accessibility and suggest the potential for mass transit rail stations at intervals to serve surrounding residential communities, such as Ridge Avenue at Twenty-ninth Street, and Thirty-third Street at Girard Avenue. Secondary cores of community shopping and service industry are the contemplated hubs of community activity.

c. Public Improvements and Facilities

A proposed increase in public facilities will augment the number of schools and recreation centers already serving the project. The standards for location and intensity of each facility are in accord with the Comprehensive Plan of the City of Philadelphia, further detailed within the continuing Land Use Intensity Controls set forth by the City Planning Commission in the Redevelopment Area Plan for North Philadelphia, December, 1968.

D. Urban Renewal Techniques to be used to Achieve Plan Objectives.

The criteria used in determining Urban Renewal Techniques would necessarily be the condition of the properties given priority for acquisition by the community, and the same community's reuse priorities based on the most immediate need. Variables such as minimal relocation will always be a consideration, as will be the incidence of vacant and vandalized structures. This latter factor, as well as a large quantity of vacant lots, is responsible for the high acquisition rate in Model Cities.

The determining criteria in North Philadelphia will initially be negative, i.e. removal of blight.

Beyond acquisition, treatment by either clearance or rehabilitation is largely dependent on feasibility studies to determine if the rehabilitated product is worth the cost. Further, new methods of rehabilitation and new construction may be the subject of experimentation.

Historic or architectural preservation is of little or no significance in the Model Cities Urban Renewal Area, but will be respected as a necessary technique if required in isolated situations.

As will be noted throughout the Plan, decisions concerning the Model Cities Urban Renewal Area are the result of the coordinated efforts of the community representatives, the Philadelphia City Planning Commission, and the Philadelphia Redevelopment Authority.

1. Rehabilitation

- Properties to be acquired may be designated for rehabilitation by the Local Public Agency (the Philadelphia Redevelopment Authority), subject to cost and feasibility of treatment. Property to be rehabilitated will often be acquired by the LPA and resold to a public or quasi-public agency for treatment.
 - Not-to-be-acquired properties may be acquired by the LPA if owners of 2) these properties designated for rehabilitation are unable or unwilling to comply or conform to the Property Rehabilitation Standards (PRS) set forth in the Urban Renewal Plan within 12 months from the date of written notice of the required improvements by the Philadelphia Redevelopment The Philadelphia Redevelopment Authority, upon a determination by resolution after due consideration that the property owner has failed to achieve substantial conformity with the PRS, may acquire such property pursuant to the Eminent Domain Law of the State as if the property has originally been planned for acquisition after 90 days written notice to the owner. The Philadelphia Redevelopment Authority reserves the right to acquire any such non-complying property for a period of 4 years from the date of written notice by the Philadelphia Upon acquisition of such parcel, the Redevelopment Authority. Philadelphia Redevelopment Authority may at its option, clear such parcel in order to conform with the PRS, and then sell such property or dispose of such parcel without demolition of any improvements thereon, but expressly subject to the pertinent and appropriate provisions, regulations, controls and restrictions of the Urban Renewal Plan.
- b. The Property Rehabilitation Standards established for not-to-be-acquired real property within the Model Cities Urban Renewal Area shall be those set forth as Exhibit "B" to the Urban Renewal Plan.

The standards for the rehabilitation of existing properties in the project area are established to ensure proper provision for the health and safety of the residents and livability and utility of the structures. The Philadelphia Rehabilitation Standards are derived from selected sections of the Code of General Ordinances of the City of Philadelphia and the requirements which have been developed for this project.

Properties to be acquired may be exempted if the Philadelphia Redevelopment Authority determines that these properties can reasonably be rehabilitated in accordance with the provisions of this Plan and the Codes and Ordinances of the City of Philadelphia, provided that this will not conflict with the intent and purposes of such Plans, Codes, and Ordinances.

In addition, properties to be acquired may be exempted if such properties will be acquired for public purposes by another public body or if the Philadelphia Redevelopment Authority should be so designated as a result of changes to the Plan.

E. Land Disposition Supplement

These documents will be submitted individually and under separate cover, as disposition parcels become available for sale or lease.

F. Provisions of Applicable State and Local Law

The Philadelphia City Planning Commission, in compliance with the applicable provisions of State Law, has prepared a Redevelopment Area Plan for the North Philadelphia Redevelopment Area, certified November 26, 1968.

The approval of the City Planning Commission of an Urban Renewal Plan, prepared by the Philadelphia Redevelopment Authority, allows the aforesaid Plan to act as an amendment to the Redevelopment Area Plan in a case where the two plans are not in agreement. Proposed development is in accordance with the requirements of any Urban Renewal Plan operable within the certified Redevelopment Area, and is in compliance with the provisions of the Code of General Ordinances of the City of Philadelphia and will continue to be so.

In addition to the Model Cities Urban Renewal Plan, the other Plans operable in the North Philadelphia Redevelopment Area are as follows: Berean Urban Renewal Area; St. Joseph's Urban Renewal Area; College Avenue Urban Renewal Area, Unit No. 3; Salvation Army Urban Renewal Area; West Poplar Urban Renewal Area, Unit No. 4; East Temple Urban Renewal Area, Unit No. 1; the Norris Apartments Public Housing Site; and Strawberry Mansion Urban Renewal Area, Unit No. 6A.

G. Provisions for Amending the Plan

Should changes be required in the course of executing the Urban Renewal Plan, the Philadelphia Redevelopment Authority, after consulting with the City Planning Commission, shall revise by amendment or Modification, as the nature of the change dictates, the Urban Renewal Plan in accordance with current HUD regulation, the most recent Comprehensive Plan approved by the Philadelphia City Planning Commission and respecting and in compliance with the zoning code controls and all other requirements of State and Local Law.

Any change which will affect the basis upon which HUD originally approved the project will require HUD concurrence. These are judged to be major changes, or Urban Renewal Plan Amendments, and concern any alteration in the following categories:

- 1. National Goals
- 2. Basic Project Objectives
- 3. Loan and Grant Project Provision
- 4. Approved Relocation Plans
- 5. Hotels or other Transient Housing

The Philadelphia Redevelopment Authority shall then proceed in amending the Plan according to HUD policy, regulation, and advice.

EXHIBIT "A"

BOUNDARY DESCRIPTION

MODEL CITIES URBAN RENEWAL AREA

The Model Cities Urban Renewal Area is bounded as follows: Beginning at the Northwest corner of Front Street and Spring Garden Street; Proceed west along the north side of Spring Garden Street to the Northeast corner of Fifth Street and Spring Garden Street; Proceed north along the east side of Fifth Street to the Southwest corner of Fifth Street and Girard Avenue; Proceed west along the south side of Girard Avenue to the Southeast corner of Girard Avenue and Franklin Street; Proceed north along the east side of Franklin Street to the Northeast corner of Thompson Street and Franklin Street; Proceed west along the north side of Thompson Street to the Northwest corner of Eighth Street and Thompson Street; Proceed south along the west side of Eighth Street to the southwest corner of Eighth Street and Girard Avenue; Proceed west along the south side of Girard Avenue to the southwest junction of Girard Avenue and the Reading Railroad right-of-way; Proceed north along the west side of the Reading Railroad right-of-way to the southwest junction of the Reading Railroad right-of-way and Oxford Street; Proceed east along the south side of Oxford Street to the southeast corner of Eighth Street and Oxford Street; Proceed north along the east side of Eighth Street to the southeast corner of Eighth Street and Columbia Avenue; Proceed east along the south side of Columbia Avenue to the southwest corner of Columbia Avenue and Franklin Street; Proceed north along the east side of Franklin Street to the northeast corner of Franklin Street and Montgomery Avenue; Proceed west along the north side of Montgomery Avenue to the northwest corner of Montgomery Avenue and Eighth Street; Proceed south along the west side of Eighth Street to the northwest corner of Eighth Street and Columbia Avenue: Proceed west along the north side of Columbia Avenue to the northwest corner of Columbia Avenue and Ninth Street; Proceed south on the west side of Ninth Street to a point forty feet from the corner; Proceed west along the side property line of the recreation facility to the west side of the Reading Railroad right-of-way; Proceed north along the west side of the Reading Railroad right-of-way to the northwest junction of the Reading Railroad right-ofway and Columbia Avenue; Proceed west along the north side of Columbia Avenue to the northwest corner of Columbia Avenue and Eleventh Street; Proceed north along the west side of Eleventh Street to the southwest corner of Eleventh Street and Montgomery Avenue; Proceed west along the south side of Montgomery Avenue to the southeast corner of Montgomery Avenue and Twelfth Street; Proceed north along the east side of Twelfth Street to the northeast corner of Twelfth Street and Diamond Street; Proceed west along the north side of Diamond Street to the northwest corner of Thirteenth Street and Diamond Street; Proceed south along the west side of Thirteenth Street to the northwest corner of Thirteenth Street and Norris Street; Proceed west along the north side of Norris Street to the northeast corner of Broad Street and Norris Street; Proceed south along the east side of Broad Street to the southeast corner of Broad Street and Berks Street: Proceed east along the south side of Berks Street to the southwest corner of Thirteenth Street and Berks Street; Proceed south along the west side of Thirteenth Street to the southwest corner of Thirteenth Street and Montgomery Avenue; Proceed west along the south side of Montgomery Avenue to the southeast corner of Broad Street and Montgomery Avenue; Proceed south along the east side of Broad Street to the southeast corner of Broad Street and

Girard Avenue; Proceed east along the south side of Girard Avenue to the southeast corner of Girard Avenue and Twelfth Street; Proceed south along the east side of Twelfth Street to the northeast corner of Twelfth Street and Poplar Street; Proceed east along the north side of Poplar Street to a point thirty-five feet west of the northwest junction of Poplar Street and the Reading Railroad right-of-way; Proceed north along the property line of the Strawbridge and Clothier warehouse until reaching the south side of Harper Street Proceed east along the south side of Harper Street to the southeast junction of Harper Street and the Reading Railroad right-of-way; Proceed south along the east side of the Reading Railroad right-of-way to the northeast junction of the Reading Railroad right-of-way and Spring Garden Street; Proceed west along the north side of Spring Garden Street to a center point of Broad Street; Proceed south along the center line of Broad Street to the south side of Spring Garden Street; Proceed along the south side of Spring Garden Street to the southeast corner of Spring Garden Street and Twenty-third Street; Proceed north along the east side of Twenty-third Street to the Southeast corner of Poplar Street and Twenty-third Street; Proceed west along the south side of Poplar Street to the southeast corner of Twenty-seventh Street and Poplar Street; Proceed north along the east side of Twenty-seventh Street to the northeast corner of Twenty-seventh Street and Oxford Street; Proceed west along the north side of Oxford Street to the northeast corner of Thirty-third Street and Oxford Street; Proceed north along the east side of Thirty-third Street to the northeast corner of Thirty-third Street and York Street; Proceed east along the north side of York Street to the northeast corner of Thirty-first Street and York Street; Proceed north along the east side of Thirty-first Street to the northeast corner of Thirty-first Street and Cumberland Street; Proceed east along the north side of Cumberland Street to the northeast corner of Thirteenth Street and Cumberland Street; Proceed south along the east side of Thirteenth Street to the northeast corner of Thirteenth Street and York Street; Proceed east along the north side of York Street to the northeast corner of Third Street and York Street; Proceed north along the east side of Third Street to the northeast corner of Third Street and Cumberland Street; Proceed east along Cumberland Street to the Northeast corner of Front Street and Cumberland Street. Proceed south along the east side of Front Street to the northeast corner of Front Street and Spring Garden Street, the point of beginning.

Excluded from this boundary are eight areas which lie within the boundaries of the Model Cities Neighborhood Development Program. These eight areas are excluded from the project due to their status as Urban Renewal Projects known as follows: Berean Urban Renewal Area, St. Joseph's Urban Renewal Area, College Avenue Redevelopment Area, Salvation Army and West Poplar Urban Renewal Area, the Norris Apartments Public Housing site, Strawberry Mansion Unit A Urban Renewal Area, Cecil B. Moore Avenue Urban Renewal Area and The American Street Industrial Corridor Urban Renewal Area. General described, the above eight areas are bounded as follows:

- (1) Berean Urban Renewal Area: Bounded on the east by Nineteenth Street, on the south by Girard Avenue, on the west by Twentieth Street and on the north by South College Avenue.
- (2) St. Joseph's Urban Renewal Area: Bounded on the east by Seventeenth Street, on the south by Girard Avenue, on the west by Eighteenth Street and on the north by Stiles Street.

- (3) College Avenue Redevelopment Area: Bounded on the east by Sydenham Street; on the south by Master Street, on the west by Willington Street and on the north by Jefferson Street.
- (4) Salvation Army and West Poplar Urban Renewal Area: Bounded on the east by Twelfth Street, on the south between Twelfth and Thirteenth Street by Wallace Street, and between Thirteenth Street and Broad Street by Fairmount Avenue, on the west between Wallace Street and Fairmount Avenue by Thirteenth Street, and between Fairmount Avenue and Brown street by Broad Street, on the north by Brown Street
- The Norris Apartment Public Housing Site: At the southwest corner of Diamond Street and Eleventh Street proceed south on Eleventh Street to a point half-way between Diamond Street and Norris Street; at that point proceed east to Tenth Street, on Tenth Street proceed south to Norris Street, on Norris Street proceed west to Warnock Street, on Warnock Street proceed south to Berks Street, on Berks Street proceed west to Eleventh Street; on Eleventh Street proceed north to Norris Street, on Norris Street proceed west to Clifton Street, on Clifton Street proceed north to Diamond Street, on Diamond Street proceed east to Eleventh Street, the point of beginning.
- (6) Strawberry Mansion Unit 6A Urban Renewal Area: Bounded on the south and east by Sedgely Avenue, on the west by Twenty-seventh Street, and on the north by Susquehanna Avenue.
- (7) Cecil B. Moore Avenue Urban Renewal Area; generally bounded by Fifteenth street on the east, Jefferson Street on the south, Nineteenth street on the west and Montgomery avenue on the north.
- (8) American Street Industrial Corridor Urban Renewal Area: generally bounded by Lehigh avenue, Berks street and Montgomery avenue on the north, by Second street and Philip street on the east, by Girard avenue, Oxford street and Jefferson street on the south and Germantown avenue, Sixth street and Third street on the west.

EXHIBIT "B"

MODEL CITIES URBAN RENEWAL AREA

PROPERTY REHABILITATION STANDARDS

December, 1968

Revised: March, 1970

April, 1994 April, 2018

RESIDENTIAL REHABILITATION STANDARDS

All properties shall comply with the standards set forth in all applicable statutes, codes and ordinances, as amended from time to time, relating to the use, maintenance, facilities, and occupancy of property, including but not limited to the Building, Plumbing, Electrical, Housing and Zoning Codes. These code standards are hereby incorporated by reference and made a part of these Property Rehabilitation Standards.

In addition to compliance with local statutes, codes, and ordinances, all properties devoted in whole or in part to residential uses shall conform to the following standards:

REPAIRS AND REPLACEMENTS

Requirements for repairing and replacing existing work means that item is to be replaced in equal to new condition, but shall not necessarily be limited to replacement with identical materials. Prime consideration in replacement should be durability, lasting qualities, and minimal maintenance. The finished work should match adjacent work in design, color, material, and dimension wherever possible.

A. CITY AND OTHER REGULATIONS

1. City Ordinances

All properties shall comply with the standards set forth in all applicable statutes, codes, and ordinances, as amended from time to time, related to the use, maintenance, facilities, and occupancy of property, including but not limited to, the Building, Plumbing, Electrical, Housing, and Zoning Codes. These code standards are hereby incorporated by reference and made a part of these Property Rehabilitation Standards.

2. State Regulations

All not-to-be-demolished properties and all work under this program shall be subject to the approval of the appropriate Departments of the Commonwealth of Pennsylvania, such as:

- a. Building Division of Labor and Industry
- b. Department of Health
- c. Any other appropriate agency

3. Public Utilities

All regulations of public utility companies, which are applicable to work done under this program, shall be complied with.

- 4. Other authorities such as N.B.F.U.
- 5. Where more than one set of restrictions or controls apply to a single property, the more restrictive controls will apply.

B. MATERIALS AND WORKMANSHIP

- 1. All materials and workmanship employed in rehabilitation under this program shall provide lasting quality by the adoption of workmanlike methods and the use of durable materials, and shall meet the requirements of the regulations referred to under "City and Other Regulations" in this section.
- 2. All alterations to and repair of old work shall be done with matching materials and methods, and/or finished in such a way that the alterations and repairs are not apparent. Where matching or "same as original" materials are referred to in these Standards, this shall not prevent the use of substitute materials generic with and having the same appearance and quality as the original material (provided that such substitutes are specifically approved by the Authority.)

EXHIBIT "C"

NORTH PHILADELPHIA REDEVELOPMENT AREA MODEL CITIES URBAN RENEWAL AREA RELOCATION STATEMENT AND PLAN

RELOCATION STATEMENT

The Philadelphia Redevelopment Authority's Relocation Program outlines the housing resources available to relocatees and the services and payments that would be offered to them. The Authority, with the full cooperation of all concerned public and private agencies, gives assurance that State and Federal Relocation requirements will be met. No families or individuals will be relocated until adequate resources are brought to bear on each situation and rehousing can be accomplished according to Federal specifications and the Authority's Policies and Procedures.

The proposed amendment will not involve relocation activities.

A. Residential Relocation

There are no residential properties that will require relocation in this amendment.

B. Commercial Relocation

There are no commercial properties that will require relocation in this amendment.

C. Institutional Relocation

There are no institutional properties that will require relocation in this acquisition.

RELOCATION PLAN

The Relocation Plan will be administered by the Philadelphia Redevelopment Authority's Relocation and Property Management Department (Relocation Department).

The objectives of this Relocation Plan are to assure that displaced families and individuals shall have the full opportunity to move into decent, safe and sanitary housing, that their displacement and the displacement of any business concerns shall be carried out with a minimum of hardship, and that they receive the full range of payments and benefits provided by law.

1. Residential

a. Determination of Relocation Needs

A Survey of each family and individual whose living accommodation is to be acquired will be conducted prior to actual relocation to determine funding relocation needs. As soon as possible after approval of the appropriate contract, the relocation staff will conduct a 100 percent survey of site occupants for the purpose of obtaining information on family composition, housing needs and income, and to determine eligibility for low and moderate income housing. The total number of families and individuals to be displaced, their social and economic characteristics, and special problems are determined by these surveys.

Relocation staff will also determine relocation requirements of the site occupants, determining the relocation assistance which site occupants require, and deliver to the site occupant's informational material which explains the relocation service which will be available.

b. Relocation Standards (Physical, Occupancy, and Ability-To-Pay)

1) Physical Standards

a. In certifying that rehousing accommodations are decent, safe and sanitary, the Relocation Department uses the standards provided by the Housing Code of the City of Philadelphia. The standards and related regulations provided by the Code establish minimum standards for basic equipment and facilities; for light, ventilation and heating; for space, use, and location; for safe and sanitary maintenance; and for cooking equipment.

The same standards apply to non-housekeeping units which may be occupied by individuals.

b. The Housing Code provides that the structural conditions of a dwelling or dwelling unit shall be in sound condition including foundation, exterior walls and roof, interior walls and ceilings, floors, windows, doors, and stairs, and that they shall be substantially weather tight, watertight and rodent proof.

2) Occupancy Standards

The Number of rooms to be occupied by families of various sizes for sleeping purposes shall be determined by the floor area requirements of the Housing Code and by age and sex of persons in a family. The same standards will apply to both single-family dwellings and apartments. Generally the bedroom requirements are

estimated as follows:

No. of Persons in Family	Bedrooms Required
1-2	1
3-4	2
5-6	3
7-8	4
9 or more	5 or more

3) Standards of Displacee's Ability to Pay for Housing

The Relocation Department makes determination with respect to ability to pay for housing based primarily on family income. Units must be available at a rent or price within the financial means of the families and individuals. Amounts of rent which families and individuals can pay are estimated using family size and total income as guides. Gross rent income ratios of 25 to 30 percent are used for families and individuals as standards for determining gross rent-paying ability. These ratios vary according to family size and composition and family income.

For determination relating to ability-to-purchase housing income, assets and debts are evaluated in relation to monthly carrying costs (amortization, interest, taxes, insurance, utilities, fuel and reserves for repairs, maintenance, and replacement), and the ability of the family to secure mortgages financing). As a general rule, the ratio (between annual income and purchase price) is about 2-1/4 times annual income.

The information booklet distributed to all site occupants specifically states that relocation housing must be within the occupant's ability to pay.

4) Location Standards

All housing to which displacees are referred will be reasonably accessible to places of employment and in areas generally not less desirable in regard to public utilities and public and commercial facilities.

c. Temporary Relocation

The Authority does not anticipate the need for temporary relocation; however, site occupants will be temporarily relocated whenever it is necessary to alleviate hardship for the site occupant and/or to effect monetary savings in project costs. However, no site occupant will be temporarily relocated into a facility which is less desirable in character than the housing unit vacated, and the temporary facility will be safe and habitable.

The duration and extent of all temporary housing will be kept at a minimum. The temporary relocation will in no way diminish the responsibility of the Relocation Department in obtaining permanent housing for the site occupants.

d. Relocation Assistance for Families and Individuals

1) The Philadelphia Redevelopment Authority's Relocation Department will develop an informational program to advise site occupants of available relocation assistance and all pertinent information pertaining to the redevelopment of the site.

Informational Statements will be distributed to all site occupants setting forth:

- a) The purpose of the Relocation Program and the assistance available through the Relocation Department.
- b) The assurance that site occupants will not be required to move except on a temporary basis or for eviction reasons, before they have been given an opportunity to obtain decent, safe, and sanitary housing within their financial means.
- c) The fact that Federal Housing Administration acquired properties are a relocation resource, a listing of these properties with size and price will be available for examination to assist interested site occupants in contacting agents.
- d) That site occupants should apply for public housing, if eligible, and cooperate with the Relocation Department in seeking their own standard, private rehousing accommodations when possible and notifying the office prior to moving.
- e) The standards for decent, safe, and sanitary housing.
- f) Eviction Policy
- g) Availability of Relocation Payments and that details are obtainable at the relocation office.
- h) Address and hours of the relocation office.
- 2) Site occupants will be encouraged to make use of the relocation office for referrals to real estate firms for private-rental units and to the Philadelphia Housing Authority for public housing. Individuals and families who are apparently eligible for public housing will be informed of their priority as relocatees and will be assisted in making application for public housing and any other low and moderate income housing assistance available.

The Philadelphia Housing Authority informs the Relocation Department of the disposition of each referral, and those rejected for public housing and other low and moderate housing assistance are then offered referral assistance in obtaining private-rental housing.

Site occupants unable to obtain public housing or other low and moderate income housing assistance, or expressing a preference for relocation to private-rental housing, will be referred to vacancy listings maintained by the Relocation Department. Arrangements will be made for the inspection of the vacancy by the family or

individual. If necessary, transportation will be provided for the inspection; and a member of the relocation staff will accompany the family or individuals during the inspection. For those families and individuals interested in purchasing housing, information will be made available on builders or new housing under FHA-insured housing programs.

- 3) All housing to which displaces are referred, other than public housing and housing approved for FHA or VA mortgage insurance, will be inspected prior to referral to secure pertinent date on size and rent of the housing unit, and to insure that the housing unit is decent, safe, and sanitary.
 - All dwellings of self-relocated site occupants will be inspected if possible prior to the move. If the dwelling is found to be unsatisfactory, the Relocation Department will offer the relocatee referrals to standard housing. If the relocate moves to a substandard unit and declines the offer of a standard unit, the matter will be reported to the Department of Licenses and Inspections with the objective of bringing the unit into conformity with local codes.
- 4) The Relocation Department will attempt to trace site occupants who have disappeared from the project area by using available sources for locating them such as employers, school registrations, social agencies, utility records, and forwarding addresses left with the post office. When such site occupants are located, the above procedure will apply.
- 5) The provisions for low and moderate income housing assistance available through Federal programs will be explained to families and individuals interested.

2. Non-Residential

a. Determination of Relocation Needs

A relocation worker will contact each commercial and industrial business concern and non-profit organization to determine relocation needs and to explain benefits available to assist their move. Space needs and location preference of business firms will be secured and efforts made to discover and prevent any special problems which could hinder the orderly relocation of business establishments from the project area.

b. Relocation Assistance For Business Concerns and Non Profit Organizations

- 1) The Relocation Department will distribute a business relocation pamphlet describing the redevelopment process and the manner in which it affects businesses to all concerned businessmen in the project area. The Relocation Department will arrange meetings with business owners in the area to explain the program, answer questions, and in general to guide business firms in moving to a new location under the most advantageous conditions.
- 2) A relocation worker will personally call on the principal of all business concerns affected by the area program. This person will be the liaison between business firms and other sections and divisions of the Authority.

- 3) The Relocation Department maintains close contacts with real estate agents. Agents send in listing of commercial and industrial buildings available for rent or sale. Arrangements shall include provisions for listings which include the names and addresses of real estate agencies, brokers, and boards in or near the project area, to which business concerns may be referred for assistance in obtaining commercial space. These lists will be made available to business firms which must relocate.
- 4) Relocation payments will be made to eligible business concerns to cover moving expenses, any actual direct loss of property, and other benefits as set forth in Regulations governing relocation payments.

c. Relocation Resources

The primary resources available to displaced "persons" are the relocation benefits and services mandated by the Eminent Domain Code of the Commonwealth of Pennsylvania, as amended. The Philadelphia Redevelopment Authority, relying upon years of experience in administering an effective relocation program, will deliver to all displacees the relocation benefits and assistance provided under the law.

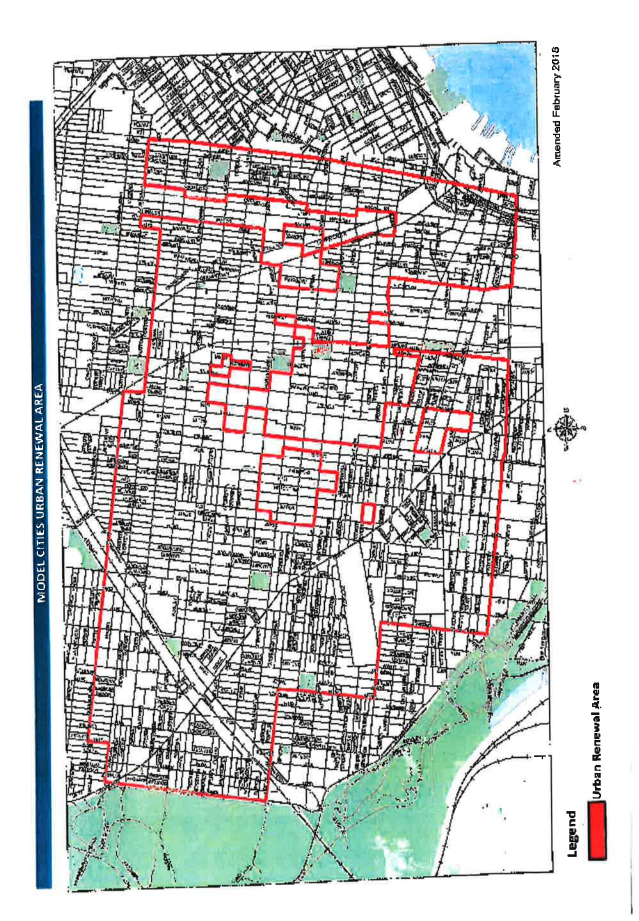
The Relocation Department will obtain the assistance of professional industrial and commercial realtors in the relocation process. Public, quasi-public and private organizations and agencies dedicated to helping businesses will be sought for their professional expertise not only to identify suitable relocation sites, but also to provide management and financial assistance and advice, as needed.

The following agencies may be involved in providing relocation sites and financial assistance:

Philadelphia Industrial Development Corporation (P.I.D.C.) Small Business Administration City of Philadelphia, Department of Commerce

d. Relocation Benefits & Services

Relocation benefits will be provided in accordance with Chapter 9 of the Pennsylvania Eminent Domain Code, as amended, and the Regulations Promulgated.



BILL NO. 180397 continued

Certified Copy

CERTIFICATION: This is a true and correct copy of the original Bill, Passed by the City Council on June 7, 2018. The Bill was Signed by the Mayor on June 20, 2018.

Michael A. Decker

Michael a Decker

Chief Clerk of the City Council