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Resolution adopting the Rules of Procedure of the District of Columbia Council under the Terms and Provisions of the Reorganization Plan No. 3 of 1967.

WHEREAS, various regulatory and other functions are transferred to the District of Columbia Council by the Reorganization Plan No. 3 of 1967; and

WHEREAS, rules and regulations respecting the internal organization or functioning of the Council or the appointment or direction of personnel employed by the Council are referred to in Section 406 (a) of the Reorganization Plan No. 3 of 1967; and

WHEREAS, rules and regulations or organization and procedure of the District of Columbia Council are necessary in order for it to act;

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Rules of Procedure. The Rules of Procedure of the District of Columbia Council, attached hereto and made a part liereof, are hereby adopted by the said Council.

Section 2. Effective Date. This resolution shall become effective immediately upon its passage.

Adopted this ______day of November, 1967.

Acting Secretary

District of Columbia

C. Francis Muy ha

Resolution adopting certain Special Rules of Procedure in connection with meetings of the District of Columbia Council.

WHEREAS, Section 28 of the Rules of Procedure of the District of Columbia Council provides for the adoption by Resolution of Special Rules of Procedure as the Council from time to time deems appropriate and necessary for the conduct of its business.

BE IT RESOLVED by the District of Columbia Council that:

Section 1. Time Limitation on Meetings. All regular meetings of the Council which begin at 10:00 a.m. shall not extend beyond 12:30 p.m. and all regular meetings which begin at 7:30 p.m. shall not extend beyond 10:00 p.m. except upon the affirmative votes of three-fourths of the members present.

Section 2. Order of Appearance. Persons appearing before the Council shall be scheduled in the following order:

- 1. Representatives of Government departments or agencies.
- Persons filing written communications with the 2. Secretary of the Council prior to the preparation of the agenda.
- 3. Persons who have notified the Secretary of their desire to speak prior to the preparation of the agenda.
- Other persons desiring to speak.

Section 3. Effective Date. This resolution shall become effective immediately upon its passage.

> Adopted this 7th ____day of November, 1967.

C. Francis May by Acting Secretary

Resolution authorizing the Chairman of the District of Columbia Council to determine the manner in which public hearings shall be conducted.

WHEREAS, in accordance with various provisions of law, the District of Columbia Council will be required to conduct public hearings; and

WHEREAS, it is the sense of the District of Columbia Council that the Chairman of the said Council shall be authorized to determine whether such hearings should be held before the full Council, a special committee of the Council, or by hearing officers.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. <u>Authority of Chairman</u>. The Chairman of the District of Columbia Council is hereby authorized to provide for the conduct of public hearings by the full Council, a special committee of the Council, or by hearing officers.

Section 2. Effective Date. This resolution shall become effective immediately upon its passage.

Adopted this ______

day of November, 1967.

Acting Secretary

C. Francis França

Resolution authorizing the performance by the Commissioner of the District of Columbia of the reception and ceremonial functions transferred to the District of Columbia Council by Section 402. Subdivision (18) of the Reorganization Plan No. 3 of 1967.

WHEREAS, Section 205, Subdivision (a) of the Reorganization Plan No. 3 of 1967 provides that the District of Columbia Council is authorized to make such provisions as it deems appropriate to authorize the performance of any of its functions by the Commissioner of the District of Columbia: and

WHEREAS, Section 402, Subdivision (18) of the Reorganization Plan of 1967 transfers to the District of Columbia Council the function of the reception and entertainment of officials of foreign. State, local, or Federal governments and other dignitaries and eminent persons visiting in or returning to the District of Columbia under D. C. Code, sec. 1-262.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Transfer to Commissioner. The Commissioner of the District of Columbia is hereby authorized to perform the functions of the reception and entertainment of officials of foreign. State, local or Federal governments and other dignitaries and eminent persons visiting in or returning to the District of Columbia under D. C. Code, sec. 1-262, transferred to the District of Columbia Council pursuant to Section 402, Subdivision (18) of the Reorganization Plan No. 3 of 1967.

Effective Date. Section 2. This resolution shall become immediately upon its passage.

Adopted this _____day of November, 1967.

C. Francis May Sy Acting Secretary

D. C. RESOLUTION NO. 67-7

Resolution in support of the Work and Training Opportunity Center.

WHEREAS, a reallocation of local funds in the District of Columbia budget passed by the Congress has deprived the Work and Training Opportunity Center at 921 Pennsylvania Avenue, S. E., of \$2,000,000 depended upon by the Department of Public Welfare, the U. S. Bureau of the Budget and the U. S. Department of Health, Education and Welfare for maintenance of this pioneering manpower training effort for the neediest of our needy unemployed heads of households; and

WHEREAS, the proven success of this jobtraining and job-finding program in its first 25 months -- training and placing 834 heads of households in 116 different kinds of paying jobs with 236 different employers -- requires continuing support as the only resource of its kind for our city.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that it:

PLEDGES full and continuing help to Mayor Walter E. Washington in his efforts to arrange immediate alternative administrative sources of funding for the balance of this fiscal year.

URGES the Secretary of Health, Education and Welfare, the Secretary of Labor and the Office of Economic Opportunity to consult promptly on the continuing role that we believe the Work and Training Opportunity Center should play within the framework of the District's Comprehensive Area Manpower Planning System,

ASKS these Federal officials and their local representatives to provide immediate interim funds to maintain the Work and Training Opportunity Center at its present 900-trainee level of operation until the pending legislative revisions of the Economic Opportunity Act and the Social Security Amendments of 1967 define new missions for this Work and Training Opportunity Center,

CONGRATULATES the staff of the Work and Training Opportunity Center on its successful innovations in open-ended long term work experience training at 102 different training sites in the city and the suburbs for heads of households unable to qualify for other programs, and

PLEDGES to the thousands of our citizens who have applied for training at this center that collectively and individually the Council and its members will help the Mayor bring forcefully to the attention of Federal officials the crucial success that this manpower effort has already had and why it

This Center brings a fresh sense of real hope, immediate service and systematic longmust be supported. term individual and family upgrading to the most disadvantaged of our neighborhoods. This sense of purposeful hope for our under-trained fellow citizens -- many long shut out from meaningful entry into the world of work -- is essential to our common strength in building a better city, at peace with itself, united in our mutual determination to eradicate old prejudices in a new climate of brotherhood, social justice, and insistence on the right of every family to economic independence based on work and training.

14 20 day of November, Adopted this

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Acting Secretary

District of Columbia Council

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1967.

D. C. RESOLUTION NO. 67-8

Resolution requesting appropriate agencies of the District of Columbia to study various terms in regulations.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

The appropriate agencies of the District of Columbia Government be advised that the Council recommends that additional studies be made of the Housing, Building and Zoning Regulations so that terms such as "apartments, rooming houses, guest houses and inns" may not be subject to differing interpretations.

Adopted this // day of November,

Resolution of the District of Columbia Council approving the boundaries and an urban renewal plan for Shaw School Urban Renewal Area Project No. 1.

WHEREAS, by resolution dated October 12, 1967, the National Capital Planning Commission (hereinafter called the "Planning Commission") adopted the boundaries of the "Shaw School Urban Renewal Area, Project No. 1" (hereinafter called the "Project Area") and adopted an Urban Renewal Plan for the Project Area as an open land project pursuant to Section 6(b) of the District of Columbia Redevelopment Act of 1945 as amended (hereinafter called the "Redevelopment Act"); and

WHEREAS, on October 13, 1967, the Planning Commission submitted the Urban Renewal Plan to the Board of Commissioners of the District of Columbia (hereinafter called the "Commissioners") pursuant to Section 6(b) of the Redevelopment Act; and

WHEREAS, pursuant to Section 6(b) of the Redevelopment Act, a public hearing on the Urban Renewal Plan is required prior to approval by the Commissioners; and

WHEREAS, pursuant to the Reorganization Plan No. 3 of 1967, prepared by the President of the United States and transmitted to the Congress of the United States on June 1, 1967 (hereinafter called the "Reorganization Plan"), certain of the powers vested in the Commissioners under Section 6(b) of the Redevelopment Act were transferred to the District of Columbia Council (hereinafter called the "Council"); and

WHEREAS, by resolution, dated October 13, 1967, the Commissioners approved early land acquisition and related activities in connection with a replacement for the Shaw Junior High School in the vicinity of the Project Area; and

WHEREAS, the Commissioners by said resolution also approved "Relocation Proposals Related to Early Land Acquisitions Loans for the new Shaw Junior High School" (hereinafter called "Relocation Proposals") prepared by the District of Columbia Redevelopment Land Agency (hereinafter called the "Agency"), which Relocation Proposals contemplate that the Urban Renewal Plan for the Project Area would provide for the construction of relcation housing for the people and families to be relocated from the site of the new Shaw Junior High School; and

WHEREAS, the Urban Renewal Plan provides that all the land in the Project Area will be transferred to the Agency for such sums or other consideration

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as may be agreed upon between the District of Columbia and the Agency in accordance with Section 7(b) of the Redevelopment Act, that will achieve the objective of constructing the required new relocation housing described in the Relocation Proposals.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council:

1. That the Urban Renewal Plan, consisting of (1) Text, dated October 12, 1967; (2) Map No. 1, Project Area Boundaries, NCPC Map File 31.20 (02.20)-25053; and (3) Map No. 2, Land Use and Site Development Plan, NCPC Map No. 31.20 (04.12)-25054, for the Project Area described as follows:

All land within Square N396 bounded by Rhode Island Avenue, Ninth Street, R Street, and Eighth Street, N. W.

is hereby approved.

2. That all of the land in the Project Area will be transferred to the Agency in accordance with the Urban Renewal Plan for such sums or other consideration as may be agreed upon between the District of Columbia and the Agency in accordance with Section 7(b) of the Redevelopment Act that will achieve the objective of constructing the required new relocation housing described in the Relocation Proposals.

Adopted this _____day of November, 1967.

Acting Secretary
District of Columbia Council

Resolution requesting certain studies by the Redevelopment Land Agency and the National Capital Planning Commission in connection with the Shaw School Urban Renewal Project No. 1.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

The Redevelopment Land Agency and the National Capital Planning Commission prior to disposition of the land in the Shaw School Urban Renewal Area Project No. 1 study and report to the Council on the feasibility of increasing the number of housing units to approximately 60, consistent with the objectives of providing relocation housing in the immediate vicinity of the proposed replacement for the Shaw Junior High School and a suitable living environment for individuals and families of low and moderate income.

Adopted this _____ day of November,

Acting Secretary

Resolution designating an Acting Assistant
Secretary of the Council of the District of Columbia.

WHEREAS, by Resolution No. 67-5 the District of Columbia Council provided for the performance of the functions of the Office of the Secretary of the Council by the Office of the Secretary to the Commissioner under the supervision of the Corporation Counsel or an assistant designated by him; and

WHEREAS, the Council desires to designate an Acting Assistant Secretary to assist the Acting Secretary of the Council in the performance of said functions.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Secretary. Charles M. Brown, Jr. is hereby designated as Acting Assistant Secretary to the Council in the District of Columbia and in such capacity shall assist the Acting Secretary and perform such functions as the Acting Secretary may determine.

Section 2. Effective Date. This resolution shall become effective immediately upon the concurrence of the Commissioner of the District of Columbia.

Adopted this ______ day of November, 1967.

Acting Secretary

Resolution establishing a special committee for the purpose of making studies and recommendations concerning staff needs of the Council.

BE IT RESOLVED by the District of Columbia Council that:

Section 1. Establishment of Special Committee. There is hereby established a special committee of the Council with such members as the Chairman may determine for the purpose of making studies and recommendations concerning the staff needs of the Council.

Section 2. Effective Date. This resolution shall become effective immediately upon its passage.

Adopted this ______ day of November, 1967.

Acting Secretary

District of Columbia Council

C Franci Mughy

RESOLUTION OF THE
DISTRICT OF COLUMBIA COUNCIL
APPROVING THE BOUNDARIES AND AN
URBAN RENEWAL PLAN FOR
FORT LINCOLN URBAN RENEWAL AREA
PROJECT NO. 1

WHEREAS, by resolution dated September 14, 1967, the National Capital Planning Commission (hereinafter called the "Planning Commission") adopted the boundaries of the "Fort Lincoln Urban Renewal Area, Project No. 1" (hereinafter called the "Project Area") and adopted an Urban Renewal Plan for the Project Area as an open land project pursuant to Sections 6(b) and 20(i) of the District of Columbia Redevelopment Act of 1945 as amended (hereinafter called the "Redevelopment Act"); and

WHEREAS, on September 15, 1967, the Planning Commission submitted the Urban Renewal Plan to the Board of Commissioners of the District of Columbia (hereinafter called the "Commissioners") pursuant to Section 6(b) of the Redevelopment Act; and

WHEREAS, pursuant to Section 6(b) of the Redevelopment Act, there has been a public hearing on the Urban Renewal Plan; and

WHEREAS, pursuant to the Reorganization Plan No. 3 of 1967, prepared by the President of the United States and transmitted to the Congress of the United States on June 1, 1967 (hereinafter called the "Reorganization Plan"), certain of the powers vested in the Commissioners under Section 6(b) of the Redevelopment Act were transferred to the District of Columbia Council (hereinafter called the "Council"); and

WHEREAS, it is desirable and in the public interest that the District of Columbia Redevelopment Land Agency undertake and carry out an urban renewal project in the Project Area.

NOW, THEREFORE, BE IT PESOLVED BY THE DISTRICT OF COLUMBIA COUNCIL:

1. That the undertaking of an urban renewal project, within the meaning of the

Redevelopment Act and the Housing Act of 1949, as amended, in the Project Area is necessary for sound community growth as part of an overall program in the District of Columbia for the elimination and prevention of the spread of slums and blight and to provide housing for families of low and moderate income; and

2. That the boundaries of the Project Area, described as follows, are hereby approved:

> Beginning at a point on the southeast right of way line of Bladensburg Road, N.E., one hundred sixty three (163) feet, more or less, south of the center line of Thirty-fifth (35th) Street, N.E., thence southeastwardly three hundred thirteen (313) feet, more or less, along the boundary line between Square 4325 and the National Training School for Boys, thence northeastwardly three hundred twenty four (324) feet, more or less, along the boundary line between Square 4325 and the National Training School for Boys, thence southeastwardly five hundred thirty (530) feet, more or less, along a line parallel to and two hundred fifty (250) feet, more or less, from the boundary line between the District of Columbia and Maryland, thance southeastwardly three hundred thirty (330) feet, more or less, along a line that forms a deflection angle of 680 to the right of the previously produced line, thence south estwardly seven hundred fifteen (715) feet, more or less, along a line that forms a deflection angle of 72° 30' to the right of the previously produced line, thence southwestwardly four hundred thirty (430) feet, more or less, along a line that forms a deflection angle of 520 to the left of the preceeding line and is parallel to and six hundred twenty (620) feet, more or less, from the center line of Bladensburg Road, N.E., thence northwestwardly six hundred fifty five (655) feet, more or less, along

a line that is at a right angle to the preceeding line and perpendicular to the center line of Bladensburg Road, N.E., to a point intersecting the northwest right of way line of Bladensburg Road, N.E., thence northeastwardly along the northwest right of way line of Bladensburg Road, N.E., nine hundred fifteen (915) feet, more or less, thence southeastwardly and perpendicular to the northwest right of way line of Bladensburg Road, N.E., ninety (90) feet, to the point of beginning, containing twenty (20) acres, more or less.

- 3. That the Urban Renewal Plan, consisting of (1) Text dated September 14, 1967; (2) Map No. 1, Urban Renewal Area Boundaries, NCPC Map File No. 52.10(14.00) 25029; (3) Map No. 2, Land Use Plan, NCPC Map File No. 52.10(14.00)-25030; and (4) Map No. 3, Site Development Plan, NCPC Map File No. 52.10(14.00)-25031, for the Project Area is hereby approved; and
- 4. That it is hereby found and determined that the Urban Renewal Plan for the Project Area conforms to the general plan of the District of Columbia; and
- that it is hereby found and determined that the Urban Renewal Plan for the Project Area will afford maximum opportunity, consistent with the sound needs of the District of Columbia as a whole, for the urban renewal of the Project Area by private enterprise; and
- 6. That it is hereby found and determined that the Urban Renewal Plan for the Project Area gives due consideration to the provision of adequate park and recreational areas and facilities, as may be desirable for neighborhood improvement, with special consideration

for the health, safety, and welfare of children residing in the general vicinity of the site covered by the Plan; and

7. That the Council hereby (a) pledges its cooperation in helping to carry out the Urban Renewal Plan; (b) requests the various officials, departments, boards, and Agencies of the District of Columbia and other public agencies having administrative responsibilities in the premises likewise to cooperate to such end and to exercise their respective functions and powers in a manner consistent with the Urban Renewal Plan; and (c) stands ready to consider and take appropriate action upon proposals and measures designed to effectuate the Urban Renewal Plan.

Adopted this day of November, 1967.

Acting Secretary

. L. Francis Francis

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RESOLUTION OF THE DISTRICT OF COLUMBIA COUNCIL APPROVING THE MODIFICATION OF THE BOUNDARIES AND THE MODIFICATION OF UNION CONTENTS PLAN AND THE FEASIBILITY OF RELOCATION FOR MORTEWEST URBAN REWINDL AREA NO. 1

(Project No. D.C. R-8)

WHEREAS, pursuant to the District of Columbia Redevelopment Act of 1945 as amended (hereinafter referred to as the "Redevelopment Act"), boundaries and an Urbon Renewal Plan for Northwest Urban Renewal Area No. 1, encompacing the area bounded by Massachusetts Avenue, N.W., New Jersey Avenue, N.W., Second Street, N.W., New York Avenue, W.W., and Horth Capital Street (hereinafter referred to as the "Project"), District of Columbia (hereinafter referred to as the "Locality") were approved, after public hearing themeon, by the Board of Commissionets of the District of Columbia or October 10, 1963, which Urban Reneval Plan has been subsequently medified; and

WHIREAS, under the provisions of Title I of the Housing Act of 1949, as an infection (hereint from a ferred to as "little I"), the Secretary of the Department of Housing and Urban Perplaneant (hereinafter referred to as "Secretary" and "Department and "Leader tively) is outherized to provide Cincucial assistance to Local Public agencies for undertaking and carrying out urban removal projects; and

With Mass, jurguent to the Redevelopent Act, and with the approval of the Board of Columbia, of the District of Columbia Redevelopment Fand Agency (horeinafter referred to to the "Acong"), has entered into a Columbia for Loan and Grant for financial assistance under Title I with the United State of Acong to the Columbia, to the being provided for Project; and

WHEREAS, it is now desirable to modify the boundaries of the Project to include contain additional cross (hereinalton referror to as the "Additional areas), lose, a in the Feather of Seating of

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the Locality bounded generally as follows: New York Avenue on the north; New Jersey Avenue and Second Street on the east; H Street on the south; and Third Street on the west; in order to eliminate conditions of slum, blight, and deterioration in the Additional Area, and to modify the Urban Renewel Plan for the Project to provide for the redevelopment of this area, including the utilization of space over freeways for housing for families with low and moderate incomes; and

WHEREAS, the Agency and the National Capital Planning Commission (hereinafter referred to as the "Planning Commission"), have made detailed studies of the location, physical condition of structures, land use, environmental influences, and the social, cultural, and economic conditions of the Additional Area and the Planning Commission has determined that there exist in the Additional Area, conditions of slum, blight, and deterioration which are detrinantal to the health, safety, and welfare of the inhabitants and occupants of the area and of the District of Columbia because of the existence, of a substantial number of substandard declines, incompatible and mixed land was and deteriorating and deteriorated structures and the pubbers of the District of Columbia bis Council (hereinafter referred to as the "Governing Body"), are fully aware of these facts and conditions; and

WHEREAS, on October 12, 1937, the Planning Commission adopted modified boundaries and modifications to the Northwest No. 1 Urban Renewal Plan pursuant to resolution entitled "Resolution Modifying the Boundaries and the Urban Renewal Plan for Northwest Urban Renewal Arco, Project No. 1", attached hereto as Exhibit "A" (hereinafter collectively referred to as "Plan Modifications"); and referred the Plan Modifications to this Governing Body for review and approval; and

WHEREAS, the Plan Modifications prescribe certain land uses for the Additional Area and will require, amgng other things, changes in zoning, the vacating and removal of streets, alleys,

and other public ways, the location and relocation of sewer and water mains and other public facilities, and other public action; and

WHEREAS, a general plan has been prepared and is recognized and used as a quido for the general development of the Locality as a whole; and

whereas, the Planning Commission, which is the duly designated and acting official planning body for the Locality, has submitted to the Governing Body its report and recommendations respecting the Plan modifications for the Additional Area and has determined that the Plan Eddifications conform to the general plan for the Locality as a whole; and the Governing Body has duly considered said report and recommendations of the Planning Commission; and

WHEREAS, the Agency has prepared and submitted to this Governing Body a program for the relocation of individuals and families that may be displaced from the Additional Area as a result of carrying out the Project in accordance with the Urban Resocution Program, Northwest F Urban as modified, entitled "Into Erlection Program, Northwest F Urban Removal Project (D.C. R-C)" and Cated Naveabor, 1967 (hereinsfter referred to as the "Relocation Program"), which Relocation Program supplements the program for the relocation of families displaced from the Project and found feasible by the Board of Commissioners of the District of Columbia by resolution dated October 10, 1963; and

WHEREAS, there have also been presented to this Governing Body, information and data respecting the Relocation Program which have been prepared by the Agency as a result of studies, surveys, and inspections in the Achitical Process the association and information obtained from such studies, surveys, and inspections; and

WHEREAS, the members of this Governing Body have general knowledge of the conditions prevailing in the Additional Area and

of the availability of proper housing in the locality for the relocation of individuals and families that may be displaced from the Additional Area, and, in the light of such knowledge of local housing conditions, have carefully considered and reviewed such Relocation Program; and

WHEREAS, it is necessary that the Governing Body take appropriate official action respecting the Relocation Program and the Plan Modifications for the Project, in conformity with the contract or contracts for financial assistance between the Agency and the United States of America acting by and through the Secretary; and

WHEREAS, the Agency proposes to apply for additional financial assistance under Title I and proposes to amend the Contract for Loan and Grant with the Dapartment in order to undertake and carry out project activities in the Additional Area in accordance with the Plan Modifications; and

WHEREAS, it is provided in Title 1 that contracts for finencial aid thereunder shall require that the Urban Renewal Plan for the respective project area be approved by the governing bedy of the locality in which the project is situated and that such approved include findings by the governing bedy that:

- 1. The financial aid to be provided in the contract is necessary to enable the project to be undertaken in accordance with the Urban Renewal Plan; and
- 2. The Urban Renewal Plan will afford maximum opportunity, consistent with the sound needs of the locality as a whole, for the rehabilitation or redevelopment of the urban renewal area by private enterprise; and
- 3. The Urban Renewal Plan conforms to a general plan for the development of the locality as;a whole; and
- 4. The Urban Renewal Plan gives due donsideration to the provision of adequate park and recreational

areas and facilities as may be desirable for neighbarhood improvements, and with special consideration for the health, safety, and welfare of children residing in the general vicinity of the site covered by the Plan; and

WHEREAS, the Governing Body is cognizant of the conditions that are imposed in the undertaking and carrying out of urban renewal projects with Federal financial assistance under Title I, including those prohibiting discrimination because of race, color, creed, or national origin:

NOW, THEREFORE, BE IT RESOLVED BY THE DISTRICT OF COLUMNIA COUNCIL, as follows:

- 1. That it is hareby found and determined that the Additional Amea is a slum, blighted, and deteriorated area and qualifies as an eligible project area under the Redevelopment Act.
- 2. That the Plan Mediciontions, including modified boundaries for the Project Area, are borely consequent;
 3. What it is hoody for dead determined that the Pien Hodditications comises to the general plan of the benefity.
- 4. That it is hareby found and determined that the financial all provided and to be provided persecut to the contract for Padred face with additional pure taining to the Project is necessary to enable the Project to be undertaken in accordance with the Urban Renewal Plan for the Project 7 for an analytical backing
- 5. That it is hereby found and determined that the Pier localistic time for the Pier localistic time for the Pier localistic time for the Locality as a whole, for the urban renewal of such areas by private enterprise.
- 6. That it is hereby found and distributed that the Photon is addition to the formula of the for

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consideration to the provision of adequate park and recreational facilities, as may be desirable for neighborhood improvement, with special consideration for the health, safety, and welfare of children residing in the general vicinity of the site covered by the Plan Modifications.

- That it is horeby found and determined that the Relocation Program for the relocation of the individuals and families to be displaced in carrying out the Project in the Additional Area, in decent, safe, and sanitary dwellings in conformity with acceptable standards is feasible and can be reasonably and timely effected to permit the proper prosecution and completion of the Project; and that such dwellings or dwellings units available or to be made available to such displaced families are at least equal in number to the number of displaced families, are not generally less desirable in regard to public utilities and public and commercial familities than the duallings of the displaced faddica in the Additional Arms, are available at remis or prices within the filencial means of the displaced families, and and rear sally accountble to Univ places of employments
 - 8. That it is howeby found and determined that the objectives of the Unber Repensal Plan and Plan Lodifications cannot be achieved through more estensive rehabilitation of the Additional Augus.
 - 9. That in order to implement and facilitate the effectuation of the Plan Modifications hereby approved it is found and determined that contain official action much be taken with reference, among others, to changes in zoning, the vacating and removal of streets, alleys, and other public ways, the establishment of new street patterns, the location and relocation of sever and water mains and other public facilities, and other public action, and, accordingly,

7.

this Governing Body hereby: (a) pledges its cooperation
in helping to earry out such Plan Modifications; (b) requests the various officals, departments, boards and agencies
of the Lecality having administrative responsibilities in
of the premises likewise to cooperate to such end and to
the premises likewise to cooperate to such end and to
exercise their respective functions and powers in a manner
exercise their respective functions; and (c) stands
consistent with the Plan Modifications; and (c) stands
consistent with the Plan Modification upon proready to consider and take appropriate action upon proposals and measures designed to effectuate the Plan Modifications.

10. That additional financial assistance under the provisions of Title I is necessary to enable the land in provisions of Title I is necessary to enable the land in the Project Area to be renewed in accordance with the the Project Area as modified herein urban Renewal plan for the Project Area as modified herein urban accordingly, the filing by the Agency of an application or applications for such financial assistance under tion or applications for such financial assistance under title I is hereby authorized and approved.

Adopted this day of Hoverine 1967

- E Grancia May lay

zwewej Scorotery District of Columbia Council D. C. PRESIDENCE 37-15

REFOLUTION

OF TWO DESCRIPTION OF COMMUNITY CONSCIDENT

AUTHORS OF THE STATE FOR SOMETHING AREA C

WHERIES, pursuant to Saction 6(b)(2) of the District of Columbia Rideveloguent for of 1945, as amended, horeinefter referred to as the "Redevelopment Act", an Urban Renewel Plan for South est Urben Runswell Ares, Project "C", hereinafter referred to es the "Flen", was idepted by the Mational Capital Planning Consission, hereinafter referred to as the "Planning Commission", on April 5, 1956, and approved by the Board of Constanteness of the District of Columbia, bereinafter rederred to an the "Corrisatoners", en November 30, 1956, efter public hearing, and modifications of said Plan were subsciperatly adopted and approved as follows: The first modification was adopted by the Planning Commission on October 1, 1959, and re-adopted with further modification on March 3, 1960, and was epproved by the Commissioners on April 26, 1960, after predict hearing: the second modification was adopted by the Planning Considerion on December 8, 1930, and was expressed by the Considerious on December 20, 1916. after public bearing, the third modification was adopted by the like when Commission or April 6, 1861, and re-identia with function of Militeletics of 200 y 13, 1979, ອາດີ October 5, 1900 ກາວ ກຸລະ ຄຸດພວກ ກຸກ ພວກ Gordon (ຄວາມຄວາມ ຄຸດ October 5, 1979) witer public bearings the few W. medicional of a before by the Premius Combination of Software 3, 1902, and was apparent by the Combine Combine and the property 3, 1903, and the problem by the District of the problem of the pro Planatng Comula dom on October 25, 1962 the web approprie by the Commissioners on July 25, 1963, efter public hearing, the sixth medicionation was abouted by the Planetre Ocumission on E y 2, 1960, and approved by the Occasioners on August 6, 1963, establish lie habiting, the seventh a sidication was ເຂດີດສູ້ທີ່ເປັນຂົງ ເປົ້າການປະຊຸມ 60 ປະຊຸມ ປະຊຸມປະຊຸມ ຄວາມສຳນາດ 6, ປະຊຸມ ຄວາມ ການປະຊຸມເພື່ອງ 19 ທີ່ປະຊຸມ ປະຊຸມ ປະຊຸມ ປະຊຸມ ຄວາມປະຊຸມ ຄວາມ 19 ປະຊຸມ ຄວາມປະຊຸມ 7, 1963 ຄວາມປ appeared by the Constantion and on Deep line 6, 1983, after public harving, the eighth modifie tion ass edopted by the Planning Considerior on Styleabin 12, 1963, and approve the Considerate ການ ເປັນພະນີທະກ 6, 1963, ເປັນອກ ກ່ວນໃຊ້ດີ ກາງກໍ່ຄືກຸ່ງ ເພື່ອ ປະຕາ ກຳປະຕານ ທີ່ເປັນຕາມ ເປັນຕາມ ຄວາມ ຄວາມ ກ່ວນ ກ່ວນ ປະຕາ Countration on Colette 3, 1963 and approved by the Commingsoners on December 6, 1963, after public hearing; and the tenth modific cites was ເປັນ ປະຕິ ໄຊ້ ໝາຍ Planday Cordesies ວນ Jewas - ເ 1967 the epocos I by the Countributes on March 3, 1961, title public hearing; and the eleventh modification was adopted by

the Planning Countesion on December 3, 1964 and approved by the Countesions on July 29, 1965, after public hearing; and the twelfth modification was adopted by the Planning Countesion on August 5, 1965 and approved by the Countesioners on September 30, 1965, after public hearing; and the thirteenth modification was adopted by the Planning Countesion on October 13, 1966, and approved by the Commissioners on December 20, 1966, after public hearing; and the fourteenth modification was adopted by the Planning Countesion on March 9, 1967, and approved by the Commissioners on June 27, 1967, after public hearing; all pursuant to Section 12 of the Redevelopment Act; and

WHEREAS, in the course of carrying out the Project, it was decided necessary by the District of Columbia Redevelopment Land Agency and the Planning Commission to further modify the Plan for Project Area "C" as follows:

- 1. In areas designated on the Land Use Plan as "Limited First Commercial" or "Limited Second Commercial," penalt a reduction in the size of the parking spaces and aisles where such spaces and sistes are provided within a public structure, or a portion of a main building devoted to parking, and the redeveloper has provided to the Agency adequate assurances that, because of the use of mechanical parking devices, attended parking or for other resears, such reduction will not result in the provision of impdignth accorded tons.
- 2. Widen the right of vey of 9th Street between "D" Street and Maryland America, S.Wa, to possible construction of the 9th Street expression.
- 3. Widen the right of way of 4th Street between "E" Street and Virginia Avenue, S.W., by the dedication of approximately 13 feet along the east side.

WHEREAS, the Plansing Consission adopted the aforecontions modifications known as the Fifteenth Modification on July 28, 1967; and

WHEREAS, a public hearing was held thereon by the Commissioners on October 16, 1967.

NOW, THEREFORE, BE IT RESOLVED BY THE DISTRICT OF COLUMBIA COUNCIL, as follows:

- 1. That pursuant to Section 12 of the District of Columbia Redevelopment Act of 1945, as amended, there is hereby approved a Fifteenth Modification of the Urban Renewal Plan for Southwest Urban Renewal Area, Project "C", consisting of the following:
 - A. A modification of the text of the Plan as stated in the Resolution of the Planning Commission, adopted July 28, 1967;
 - B. A modified Land Use Plan for Project Area "C" Southwest Urban Renewal Area, Planning Commission File No. 24-546-P;
 - C. A modified Site Development Plan for Project Acca "C", Southwest Unben Renewal Acce, Planning Constanton File No. 24-546-0;
- 2. That the transmission of this paties to the National Capital Planning Consission for immediate continuation to the District of Columbia Referencepant Land Agency for execution is hereby authorized and directed.
- 3. That this Resolution shall take effect immediately.

Adopted this day of November 1967.

I francis Mayby

Acting Secretary District of Columbia Council

Resolution amending Section 20 of the Rules of Procedure of the District of Colubmia Council to provide for the establishment of Ad Hoc Committees by the Chairman of the Council in emergency situations where the safety and well-being of the District so require.

WHEREAS, pursuant to Section 27 of the Rules of Procedure of the District of Columbia Council, themajority of the full membership of the Council may amend the Rules of Organizational Procedure; and

WHEREAS, the Council has determined that there may be the need for the creation of special Ad Hoc Committees of the Council to deal with emergency situations which arise when the Council is in recess;

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

- Procedure. Section 20 of the Rules of Procedure of the District of Columbia Council is hereby amended to read as follows:
- a. Subject to the approval of the Council, the Chairman may establish special committees for such purposes and for such period of time as the affairs of the Council shall require. Members of the said committees shall be appointed by the Chairman from the Council membership.
- b. In case of emergencies occurring when the Council is in recess, the Chairman may establish special Ad Hoc Committees of the Council. Such committees shall exist only until the next regular or special meeting of the

Council or until such time as the Council may then determine, and shall report to the Council at the next regular or special Council meeting following its establishment.

Section 2. <u>Effective Date</u>. This resolution shall become effective immediately upon its passage.

Adopted this _____ day of December 1967.

Acting Secretary

Resolution setting forth desirable objectives and guidelines to be followed in the planning and execution of the National Training School site and in the execution of the approved plans for the Fort Lincoln Urban Renewal Project No. 1; and directing that these objectives and guidelines be immediately communicated to the Executive branch of the District of Columbia Government and all appropriate planning agencies.

WHEREAS, the Council and city administration have both recognized that there has long been widespread support for developing a balanced residential community on the National Training School site; and

WHEREAS, the Council, with the support of the Mayor has approved the plan for the Fort Lincoln Urban Renewal Project No. 1 as a first major step towards creating a new community within the city limits; and

WHEREAS, the Council recognizes and shares in the concerns expressed by many interested and well informed citizens at the public hearing, over the nature and extent of citizen participation in planning for the first project, and concern that a comprehensive plan be developed for construction of needed shops, schools and other public facilities to adequately serve the area;

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Establishment of objectives and guidelines.

The following objectives and guidelines are hereby adopted by the District of Columbia Council as reflecting its desires concerning the development and execution of the National Training School site and the execution of the

approved plans for the Fort Lincoln Urban Renewal Area No. 1:

- out in cooperation with citizen groups both from the immediate neighborhood and from the city at large. The Redevelopment Land Agency should contact immediately representative neighborhood groups to help prepare a detailed work program for citizen involvement and particularly for the participation of residents of the neighborhoods bordering the Training School site. The Redevelopment Land Agency should set aside funds for this purpose so that citizen participation can be adequately financed.
- Construction of the 400 apartments for low (2) and moderate income families, as planned for the first project in the Training School site, should be carried out under the direction of a nonprofit sponsor. The Redevelopment Land Agency should take steps to assure that the Board of Directors of the sponsoring group include representatives from the adjacent neighborhoods. This will insure meaningful neighborhood participation in the development decisions which will have to be made for the first stage project. The Redevelopment Land Agency should assure that when preliminary architectural plans for this area are prepared by the nonprofit sponsor, they are presented to neighborhood groups so that comments of the

- residents can be considered before final plans are developed.
- (3) The Board of Education, working with the

 Department of General Administration, should

 accelerate the schedule for completion of the

 first permanent schools in the Training School

 site. The first schools should be completed

 by 1970 both to minimize the need for use of

 temporary school facilities and to provide

 needed classroom space to reduce overcrowding

 in nearby schools at the earliest possible date.

 In addition, the Mayor and Council should seek

 to include in future budgets capital expenditure

 funds to build schools on this site.
- (4) The benefits of urban renewal should not be limited to the Training School site but should also extend to surrounding neighborhoods. One way to extend these benefits might be to initiate a Federally-assisted code enforcement program in the surrounding area. This was proposed by neighborhood residents at the hearing on November 21, and Mayor Washington has agreed to implement this suggestion if there is genuine neighborhood support for it.
- (5) The various public agencies should give careful consideration in their planning for the total Fort Lincoln development to the question of what constitutes a truly balanced community and a viable and vital neighborhood. The economic, social and educational aspects of this question

should be studied thoroughly, and citizens should be deeply involved in these deliberations. The questions as to how many units of housing and for what income groups, what types of community facilities, the nature and extent of commercial development and similar concerns must be answered with the advice and assistance of the residents.

report to the Council on the feasibility of disbursing the first public housing occupants in renewal project No. 1 throughout the rest of the Fort Lincoln Development as soon as the remaineder of the planned housing is constructed. The purpose of this is to eliminate creation of a public housing ghetto in one corner of the development. If such disbursal cannot be effected other plans should be developed to achieve this desired end.

Section 2. Transmittal of objectives and guidelines. These objectives and guidelines are to be transmitted immediately to the Mayor and Deputy Mayor, the National Capital Planning Commission, the Redevelopment Land Agency, the National Capital Housing Authority, the Board of Education and to all other agencies of the District of Columbia which are involved in the Fort Lincoln Project. This resolution should be transmitted as the Council's wishes, requesting that these public agencies take immediate steps to initiate the above suggestions. The Council expects full cooperation and assistance of these agencies both in moving ahead rapidly with this challenging and ambitious project and, at the same time, in

assuring full and immediate citizen involvement in it.

Effective Date. This resolution Section 3. shall become effective immediately upon its passage. day of December Adopted this 1967.

Acting Secretary Unistrict of Columbia Council

Resolution ordering part of 1st Street, N. W. between L and M Streets closed.

WHEREAS, a public hearing was held on October 17, 1967 concerning the proposed closing of part of 1st Street, N. W. between L and M Streets as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 67-179), and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that said part of said street should be closed,

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Pursuant to the provisions of the Act approved December 15, 19³2 (47 Stat. 747, D. C. Code, Title 7, Chapter 4) and Section 402(108) of the Reorganization Plan No. 3 of 1967, the street area as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 67-179) is hereby ordered closed.

Section 2. The Surveyor shall cause public notice of the order to be given by advertisement and shall serve a copy of such order to each property owner abutting the part of said street to be closed in accordance with the provisions of Section 7-404 of the D. C. Code, 1967 ed.

Section 3. If no objection in writing is made by any party interested within thirty (30) days after the service of such order the Surveyor shall record

in his office the said order and appropriate plat or plats.

Section 4. This resolution shall become effective immediately.

Adopted this ______ day of December, 1967.

C. Franci Mongby

Acting Secretary
District of Columbia Council

Resolution urging delay in consideration of Title III of H.R. 10783.

BE IT RESOLVED by the District of Columbia Council that:

Section 1. A message be sent to Senator Bible expressing the following as the sense of the Council:

- 1. That Senator Bible be informed that the Council commends the Senate District Committee for developing an excellent crime prevention bill.
- 2. That the Council is concerned as to Title III of the bill and desires an opportunity to study comprehensively this part of the bill.
- 3. That the Council recognizes that the District Committee has reported the bill to the Senate and does not wish in any way to impede Senate action on the other sections of the bill.
- 4. That the Council therefore urges that Senator Bible take such steps as may be appropriate so as to remove at this time consideration of Title III by the full Senate.
- 5. That if such can be accomplished, it is the hope of the Council that Title III could then be considered as soon as possible in the next session of Congress at which time the views of the Council would be presented to the Committee.

Approved this _____ day of December, 1967.

Acting Secretary

District of Columbia Cochcil

Resolution amending Section 1(a) of the Rules of Procedure of the District of Columbia Council relating to the time for regular meetings of the Council.

WHEREAS, pursuant to Section 27 of the Rules of Procedure of the District of Columbia Council, the majority of the full membership of the Council may amend the Rules of Organizational Procedure;

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

- Section 1. Amendment of Section 1(a) of the Rules of Procedure. Section 1(a) of the Rules of Procedure of the District of Columbia Council is hereby amended to read as follows:
- a. Time. The District of Columbia Council shall hold regular meetings at least twice a month, on the first and third Tuesday. When the day fixed for any regular meeting of the Council falls upon a day designated by law as a legal or national holiday, such meeting shall be held at the same hour on the next succeeding day not a holiday. Regular meetings shall be held at 10:00 a.m. unless the Council shall otherwise designate; PROVIDED that each month at least one regular or special meeting (as provided for in Section 2 of these Rules) shall be held at 7:30 p.m..
- b. <u>Place</u>. All regular meetings of the Council shall be held in the Council Chamber, Room 500, District Build ing (City Hall), unless another place is designated by the Chairman of the Council.
- c. Adjournment and rescheduling. The Council, at any regular meeting, may adjourn that meeting to another time or day, and can, notwithstanding the language of

1967.

- 2 -

Subsection (a), above, reschedule any future regular meeting to another day or time.

Section 2. Effective Date. This resolution shall become effective immediately upon its passage. Adopted this 12 day of December

Acting Secretary
District of Columbia Council

Resolution amending Section 16 of the Rules of Procedure of the District of Columbia Council relating to silence constituting an affirmative vote.

WHEREAS, pursuant to Section 27 of the Rules of Procedure of the District of Columbia Council, the majority of the full membership of the Council may amend the Rules of Organizational Procedure;

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Amendment to Section 16 of the Rules

of Procedure. Section 16 of the Rules of Procedure

of the District of Columbia Council is hereby amended
to read as follows:

Unless a member of the Council has been excused from voting by the Council or the Chairman, for good cause shown or stated by the member in question, his silence shall be recorded as an affirmative vote.

Any ruling by the Chairman excusing or not excusing a member from voting may be overruled by the Council.

Section 2. <u>Effective Date</u>. This resolution shall become effective immediately upon its passage.

Adopted this 12 day of December, 1967.

Acting Secretary

District of Columbia Council

Resolution authorizing the performance by the Commissioner of the District of Columbia of the functions transferred to the District of Columbia Council by Section 402, Subdivisions (297), (298), (300), (301), (302), (303), (304), (305) and (307) of the Reorganization Plan No. 3 of 1967.

WHEREAS, Section 205, Subdivision (a) of the Reorganization Plan No. 3 of 1967 provides that the District of Columbia Council is authorized to make such provisions as it deems appropriate to authorize the performance of any of its functions by the Commissioner of the District of Columbia; and

WHEREAS, Section 402, Subdivisions (297), (298), (300), (301), (302), (303), (304), (305) and (307) of the Reorganization Plan of 1967 transfers to the District of Columbia Council the functions of making various traffic rules and regulations

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Regulations. The Commissioner of the District of Columbia is hereby authorized to perform the function of making, modifying, and repealing rules and regulations in respect to the movement of traffic, speed, length, weight, height, width, routing, and parking of vehicles, the establishment and location of hack stands, and the establishment and location of parking areas for use of Members of Congress and Government officials, under D. C. Code, Sec. 40-603(e), transferred to the District of Columbia Council pursuant to Section 402, Subdivision (297) of the Reorganization Plan No. 3 of 1967.

Section 2. Regulation of Speed, Highways and Highway Equipment. The Commissioner of the District of Columbia is hereby authorized to perform the functions of making regulations with respect to the control of traffic under D. C. Code, Sec. 40-603(f), transferred to the District of Columbia Council pursuant to Section 402, Subdivision (298) of the Reorganization Plan No. 3 of 1967.

Section 3. Parking Space for Members of Congress. The Commissioner of the District of Columbia is hereby authorized to perform the function of designating and reserving parking spaces for the use of Members of the Congress under D. C. Code, Sec. 40-604 (40 U.S.C. 60a), transferred to the District of Columbia Council pursuant to Section 402, Subdivision (300) of the Reorganization Plan No. 3 of 1967.

Section 4. Official Parking at Municipal Center. The Commissioner of the District of Columbia is hereby authorized to perform the function of permitting parking of motor vehicles in the Municipal Center, selecting officers and employees whose vehicles may be parked there, and making regulations for the control of the parking of such vehicles, including authority to prescribe fees and charges for the privilege of parking of such vehicles, under D. C. Code, Sec. 40-604a(a), transferred to the District of Columbia Council pursuant to Section 402, Subdivision (301) of the Reorganization Plan No. 3 of 1967.

Section 5. Public Parking at Municipal Center. The Commissioner of the District of Columbia is hereby authorized to perform the function of permitting the public to park motor vehicles in a portion or portions of the Municipal Center, setting aside the portion or portions of that Center for such purpose, making regulations for the control of parking in the portion or portions so set aside (including the authority to restrict the privilege of parking therein to persons having business in the Municipal Center), making regulations to prohibit parking in all portions of the Municipal Center not set apart for such purposes, and prescribing fees and charges for the privilege of parking motor vehicles, under D. C. Code, Sec. 40-604a(b), transferred to the District of Columbia Council pursuant to Section 402, Subdivision (302) of the Reorganization Plan No. 3 of 1967.

Section 6. Penalties for Violation of Parking Regulations Pertaining to Municipal Center. The Commissioner of the District of Columbia is hereby authorized to perform the function of prescribing penalties under D. C. Code, Sec. 40-604a(c), transferred to the District of Columbia Council pursuant to Section 402, Subdivision (303) of the Reorganization Plan No. 3 of 1967.

Section 7. Parking Meters. The Commissioner of the District of Columbia is hereby authorized to perform the function of making rules and regulations for the control of the parking of vehicles, and prescribing fees for the parking of vehicles, under D. C. Code, Sec. 40-804(e), transferred to the District of Columbia Council pursuant to Section 402, Subdivision (304) of the Reorganization Plan No. 3 of 1967.

Section 8. Loitering by Public Cabs. The Commissioner of the District of Columbia is hereby authorized to perform the function of making regulations necessary in the furtherance of the purposes of D. C. Code, Sec. 40-617 under the last sentence thereof, transferred to the District of Columbia Council pursuant to Section 402, Subdivision (305) of the Reorganization Plan No. 3 of 1967.

Section 9. Parking in Metered Areas. The Commissioner of the District of Columbia is hereby authorized to perform the function of making rules and regulations for the control of parking of vehicles, and prescribing fees for the parking of vehicles, under D. C. Code, Sec. 40-804(e), transferred to the District of Columbia Council pursuant to Section 402, Subdivision (307) of the Reorganization Plan No. 3 of

Section 10. <u>Effective Date</u>. This resolution shall become effective immediately upon its passage.

Adopted this _____ day of December, 1967.

Acting Secretary District of Columbia Council Order of the Commissioner No. 68-554

GOVERNMENT OF THE DISTRICT OF COLUMBIA OFFICE OF THE SECRETARIAT WASHINGTON, D. C.

August 16, 1968

SUBJECT: Delegation of Authority - Traffic Rules and Regulations ORDERED:

The authority and function of making traffic rules and regulations, delegated to the Commissioner of the District of Columbia by District of Columbia Council Resolution No. 67-22, dated December 19, 1967, are redelegated to the following organizational entities:

- A. Director of Highways and Traffic.
- 1. Traffic and Parking Rules and Regulations.

Making, modifying, and repealing rules and regulations governing the movement of traffic, speed, length, weight, height, width, routing, and parking of vehicles, the establishment and location of hack stands, and the establishment and location of parking areas for use of Members of Congress and Government officials as provided in D. C. Code, Section 40-603(e) (Section 402-(297) Reorganization Plan 3 of 1967).

2. Regulation of Speed, Highways and Highway Equipment.

Making regulations to control traffic as provided in D. C. Code Section 40-603 (f) (Section 402-(298) Reorganization Plan No. 3 of 1967).

3. Parking Space for Members of Congress.

Designating and reserving parking spaces for the use of Members of Congress as provided in D. C. Code, Section 40-604 (40 U.S.C. 60a) (Section 402-(300) of Reorganization Plan No. 3 of 1967).

4. Parking in Metered Areas.

Making rules and regulations for controlling parking of vehicles, as provided in D. C. Code Section 40-804(e) (Section 402-(307), Reorganization Plan No. 3 of 1967).

5. Official Parking in Municipal Center.

Perform the function of permitting the parking of motor vehicles in Bay No. 1 (beneath the East Plaza) in the Municipal Center (East Administration Building), and in

Order of the Commissioner No. 68-554

All but thirty-three spaces in Bay No. 4 (beneath the West Plaza) in the Municipal Center (East Administration Building), selecting officers and employees whose vehicles may be parked there, and making regulations for the control of the parking of such vehicles, as provided in D. C. Code, Section 40-604a(a), (Section 402-(301) Reorganization Plan No. 3 of 1967.

B. Motor Vehicle Parking Agency.

Parking in Metered Areas.

Prescribing fees for parking of vehicles as provided in D. C. Code Section 40-804 (e) (Section 402-(307), Reorganization Plan No. 3 of 1967).

C. Director of Buildings and Grounds.

Official Parking in Municipal Center

Performs the function of permitting the parking of motor vehicles in Bay No. 2 (service bay) for use in serving various activities in the building including its maintenance and operation, mail, supplies and property, and such official purposes as may be authorized by the Director, Department of Buildings and Grounds, consistent with existing laws, policies and procedures.

D. Chief of Police

Official Parking in Municipal Center

Utilizes Bay No. 3 (Police Department Bay), and 33 spaces in Bay No. 4 (referred to in part A 5.) in conducting the official business of the Metropolitan Police Department.

E. Director, Department of General Administration

1. Official Parking in Municipal Center

Prescribes fees and charges for the privilege of parking of such vehicles as provided in D. C. Code, Section 40-604a (a), (Section 402-(301) Reorganization Plan No. 3 of 1967).

2. Public Parking at Municipal Center

Permit the public to park motor vehicles in a portion or

RESOLUTION PERTAINING TO SOUTHWEST REDEVELOPMENT PROJECT AREA B GRANTING APPROVAL TO THE DISTRICT OF COLUMBIA REDEVELOPMENT LAND AGENCY TO EXECUTE A SIXTH AMENDATORY CONTRACT AMENDING LOAN AND GRANT CONTRACT NO. U.R.D.C. 1-1(LG) BETWEEN THE DISTRICT OF COLUMBIA REDEVELOPMENT LAND AGENCY AND THE UNITED STATES

WHEREAS, under Title I of the Housing Act of 1949, as amended, the United States of America (herein called the "Government") acting by and through the Secretary of Housing and Urban Development has entered into Loan and Grant Contract No. U.R.D.C. 1-1(LG) which became effective on April 3, 1953 by and between the District of Columbia Redevelopment Land Agency (herein called the "Agency") pursuant to which the Government is extending certain Federal financial assistance to the Agency in connection with the Urban Renewal Project described therein and designated as Project U.R.D.C. 1-1; and

WHEREAS, pursuant to Section 20(a) of the District of Columbia Redevelopment Act of 1945, approved August 2, 1946, as amended, hereinafter referred to as the "Redevelopment Act", the Agency may, subject to the approval of the District Commissioners, enter into contracts and agreements for financial assistance from the Secretary of the Department of Housing and Urban Development; and

WHEREAS, pursuant to the Reorganization Plan No. 3 of 1967 prepared by the President of the United States and

transmitted to the Congress of the United States on June 1, 1967 certain of the powers vested in the Commissioners under Section 20(a) of the Redevelopment Act were transferred to the District Council (herein called the "Council"); and

WHEREAS, the Government has agreed to enter into a Sixth Amendatory Contract (herein called the "Amendatory Contract") amending the Contract with the Agency to authorize, among other things, (a) (i) an offer to make a specific Project Definitive Loan sufficient for the purpose of refunding that part of the Project Temporary Loan covered by certain specified leases of Project land, (ii) laying down the procedure for payment of certain costs involving said leases, and (iii) setting forth the procedure for establishing the Definitive Loan Interest Rate; (b) the establishment of a new Project Temporary Loan Interest Rate and provision for periodic redetermination; (c) incorporation in the contract of the broadened scope of project activity as contemplated by recent changes to the Housing Act; (d) incorporate the provision of Executive Order 11246 relating to equal employment opportunity; (e) incorporate several technical amendments reflecting changes in Section 105 and Section 106(d) found in the Demonstration Cities and Metropolitan Development Act of 1966, and (f) an amendment recognizing the creation of the Department of Housing and Urban Development; and

WHEREAS, the provisions of the Amendatory Contract operate to the best interest of the Agency in carrying out the provisions of the Urban Renewal Plan for Southwest Urban Renewal Project Area B; and

WHEREAS, the Agency has submitted to the Council a copy of the Amendatory Contract and has requested the Council to approve the Agency's executing said Amendatory Contract pursuant to Section 20(a) of the District of Columbia Redevelopment Act of 1945, as amended.

NOW, THEREFORE, BE IT RESOLVED THAT THE DISTRICT OF COLUMBIA COUNCIL DOES HEREBY:

- 1. Grant approval to the District of Columbia Redevelopment Land Agency to execute the Sixth Amendatory Contract amending Contract No. U.R.D.C. 1-1(LG) between the District of Columbia Redevelopment Land Agency and the United States of America acting by and through the Secretary of Housing and Urban Development.
- 2. Declare that this resolution shall take effect immediately.

Adopted this 19th day of De	ecember 1967.
DATED: DEC 1 9 1967 L. Francis Meng May	Acting Secretary District of Columbia Council
A PPROVED: Assistant Corporation	Coursel

RESOLUTION OF THE DISTRICT OF COLUMBIA COUNCIL AUTHORIZING EXECUTION OF A CONTRACT FOR FINANCIAL ASSISTANCE BY AND BETWEEN THE UNITED STATES OF AMERICA AND THE DISTRICT OF COLUMBIA REDEVELOPMENT LAND AGENCY.

WHEREAS, by Resolution passed on October 13, 1967, the Board of Commissioners of the District of Columbia approved the filing of an application by the District of Columbia Redevelopment Land Agency, hereinafter referred to as the "Agency", for an advance of funds from the Department of Housing and Urban Development to defray the cost of the proposals of survey and plans for the proposed urban renewal project in the Fort Lincoln Urban Renewal Area, as described in Exhibit "A"; and

WHEREAS, on October 13, 1967, the Agency filed such as application for a planning advance; and

WHEREAS, the Department of Housing and Urban Development, by letter dated December 8, 1967, approved a Survey and Planning Advance in the amount of \$887,140.00; and by separate letter dated December 8, 1967, has tendered to the Agency a contract for said Planning Advance, Contract No. DC R-14 (A), hereinafter referred to as the "Contract"; and

WHEREAS, the Agency has requested the District of Columbia Council, hereinafter referred to as the "Council", to approve the Contract pursuant to Sections 20(a) and 20(b) of the District of Columbia Redevelopment Act of 1945, as amended, hereinafter referred to as the "Redevelopment Act"; and

WHEREAS, the Council finds that the provisions of the Contract operate to the best interest of the District of Columbia.

NOW, THEREFORE, be it resolved that the District of Columbia Council does hereby:

- 1. Pursuant to Sections 20(a) and (b) of the Redevelopment Act, approve the execution by the Agency of the Contract in the amount of \$887,140.00 and authorize the Agency to accept from the Secretary the advance of such funds in accordance with the terms of the Contract.
- 2. Declare that this resolution shall take effect immediately.

Acting Secretary

L Francis Mughy

District of Columbia Council

Beginning at the point of intersection of the northwest right of way of Bladensburg Road, N.E., and the boundary line between the District of Columbia and Maryland, thence running southeastwardly along the boundary line four thousand seven hundred twenty three (4,723) feet, more or less, thence southeastwardly along the boundary line between the National Training School for Boys and Anacostia Park Section "G" (U.S. Reservation 343) one thousand two hundred ninety eight (1,298) feet, more or less, thence northwestardly along the north right of way line of the Baltimore-Washington Parkway seven hundred ninety three (793) feet, more or less, thence along the boundary line between the National Training School for Boys and Anacostia Park Section "G" (U. S. Reservation 343) the following four hundred fifty five (455) feet, more or distances: less, two hundred sixty four (264) feet, more or less, seven hundred fifty nine (759) feet, more or less, and four hundred forty five (445) feet, more or less, to a point on the centerline of South Dakota Avenue, N.E., extended thence northwestardly along the centerline of South Dakota Avenue, N.E., extended five hundred and sixty (560) feet, more or less, to a point on the south right of way line of the Pennsylvania Railroad, thence eastwardly along the south right of way line of the Pennsylvania Railroad one hundred (100) feet, more or less, to a point along a line projected southeastwardly from the southwest right of way of South Dakota Avenue, N.E., thence northwestardly along such line and along the southwest right of way line of South Dakota Avenue, N.E., four thousand three hundred forty (4,340) feet, more or less, to intersect the northwest right of way line of Bladensburg Road, N.E., thence northeastwardly along the northwest right of way line of Bladensburg Road, N.E., two thousand five hundred five (2,505) feet, more or less, thence southeastwardly along a line perpendicular to the northwest right of way line of Bladensburg Road, N.E., ninety (90) feet to the southeast right of way line of Bladensburg Road, N.E. and along a line forming the boundary between the National Training School for Boys and Square 4,375 two hundred eighty seven (287) feet, more or less, thence northwestardly along the boundary line between the National Training School for Boys and Square 4325 three hundred twenty four (324) feet, more or less, thence along the lines forming the boundary between Square 4325 and U. S. Reservation 520 the following distances: two hundred minety mine (299) feet, more or less, one hundred (100) feet, more or less, and one hundred ninety (190) feet, more or less, to intersect the northwest right of way line of Bladensburg Road, N.E., thence northeastwardly one hundred twenty (120) feet, more or less, along the northwest right of way line of Bladensburg Road, N.E., to the point of beginning, containing three hundred forty two (342) acres, more or less.

Resolution ordering the closing of part of public alleys in Square 6123, and accepting easement for drainage purposes.

WHEREAS, a public hearing was held on October 17, 1967, concerning the proposed closing of part of public alleys in Square 6123, all as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 66-460); and

WHEREAS, the owner of Square 6123 will grant to the District of Columbia an easement for drainage purposes in and across said square, all as shown on the said plat above referred to; and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that the said part of public alleys should be closed.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Pursuant to the provisions of the Act approved December 15, 1932 (47 Stat. 747, D. C. Code, Title 7, Chapter 4) and Section 402(108) of the Reorganization Plan No. 3 of 1967, the part of public alleys shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 66-460) is hereby ordered closed subject to such rights to be retained by the District as may be shown on said plat.

Section 2. The District of Columbia does hereby accept the easement granted by the United States of America (National Capital Housing Authority) in, through, and across that area in Square 6123 as shown on the said plat for drainage purposes, together with the right to enter upon said area, do all things necessary in connection with the construction, operation, and maintenance of the utilities located therein, and subject to the condition that no buildings or other structures such as walls, tanks, canopies, etc., be located within the limits of the easement area without the approval of the Commissioner of the District of Columbia.

Section 3. The Surveyor shall cause public notice of the order to be given by advertisement and shall serve a copy of such order to each property owner abutting the said part of alleys to be closed, in accordance with the provisions of Section 7-404, D. C. Code, 1967 ed.

Section 4. If no objection in writing is made by any party interested within thirty (30) days after the service of such order, the Surveyor shall record in his office the said order and appropriate plat or plats.

Section 5. This resolution shall become effective immediately.

Adopted this 19th day of December, 1967.

Acting Secretary

Acting Secretary
District of Columbia Council

Resolution ordering the closing of Xenia Street, S.E. between Condon Terrace and 8th Street; the closing of public alley in Square 6155 and part of public alley in Square 6124; accepting easement for sewer and water purposes; and establishing building restriction lines.

WHEREAS, a public hearing was held on October 17, 1967 concerning the proposed closing of Xenia Street, S. E. between Condon Terrace and 8th Street, of the public alley in Square 6155 and of part of the public alley in Square 6124, all as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 66-87), and

WHEREAS, the owner of Square 6155 will grant to the District of Columbia an easement for sewer and water mains in and across said Square, all as shown on the said plat above referred to, and

WHEREAS, the District of Columbia Council having considered the proposed closings is of the opinion that the said street and alleys should be closed,

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Pursuant to the provisions of the Act approved December 15, 1932 (47 Stat. 747, D. C. Code, Title 7, Chapter 4) and Section 402(108) of the Reorganization Plan No. 3 of 1967, the street area and alley areas shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 66-87) are hereby ordered closed; provided, that the District of Columbia retains for itself an easement in the said street and alleys closed, as shown on the said plat, together with the right to enter upon the easement area and do all things necessary in connection with the construction, operation and maintenance of utilities located therein, and subject to the condition that no building or other structures such as walls, tanks, canopies, etc., be located within the limits of the easement without the approval of the Commissioner of the District of Columbia; and provided further, that building restriction lines are hereby established in and across the street and alleys closed as shown on the said plat.

Section 2. The District of Columbia does hereby accept the easement granted by the United States of America (National Capital Housing Authority) in, through and across that area in Square 6155 as shown on the said plat for sewers and watermains together with the right

of the District of Columbia to enter upon the easement area a do all things necessary in connection with the construction, maintenance and operation of the utilities located therein and subject to the condition that no buildings or other structures such as walls, tanks, canopies, etc., be located within the limits of the easement area without the approval of the Commissioner of the District of Columbia.

Section 3. The Surveyor shall cause public notice of the order to be given by advertisement and shall serve a copy of such order to each property owner abutting the said street and alleys to be closed, in accordance with the provisions of Seetion 7-404 of the D. C. Code, 1967 ed.

Section 4. If no objection in writing is made by any party interested within thirty (30) days after the service of such order, the Surveyor shall record in his office the said order and appropriate plat or plats.

This resolution shall become effective Section 5. immediately.

Adopted this 19th day of December, 1967.

Acting Secretary

e. Francis Mayby

District of Columbia Council

Resolution ordering parts of Maine Avenue and N Street, S. W. closed.

WHEREAS, a public hearing was held on October 17, 1967, concerning the proposed closing of parts of Maine Avenue and N Street, S. W. as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 67-184); and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that said parts of said streets should be closed.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Pursuant to the provisions of the Act approved December 15, 1932 (47 Stat. 747, D. C. Code, Title 7, Chapter 4) and Section 402(108) of the Reorganization Plan No. 3 of 1967, the street areas as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 67-184) are hereby ordered closed subject to such rights to be retained by the District as may be shown on said plat.

Section 2. The Surveyor shall cause public notice of the order to be given by advertisement and shall serve a copy of such order to each property owner abutting the part of said streets to be closed in accordance with the provisions of Section 7-404 of the D. C. Code, 1967 ed.

Section 3. If no objection in writing is made by any party interested within thirty (30) days after the service of such order the Surveyor shall record in his office the said order and appropriate plat or plats.

Section 4. This resolution shall become effective immediately.

Adopted this 19th day of December, 1967.

C. Francis May My

Acting Secretary
District of Columbia Council

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Resolution ordering closing of Myrtle Street, N. E., east of North Capitol Street.

WHEREAS, a public hearing was held on October 17, 1967, concerning the proposed closing of Myrtle Street, N. E., east of North Capitol Street as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 67-124); and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that said street should be closed.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Pursuant to the provisions of the Act approved December 15, 1932 (47 Stat. 747, D. C. Code, Title 7, Chapter 4) and Section 402(108) of the Reorganization Plan No. 3 of 1967, the street area as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 67-124) is hereby ordered closed subject to such rights as may be retained by the District as may be shown on said plat.

Section 2. The Surveyor shall cause public notice of the order to be given by advertisement and shall serve a copy of such order to each property owner abutting said street to be closed in accordance with the provisions of Section 7-404 of the D. C. Code, 1967 ed.

Section 3. If no objection in writing is made by any party interested within thirty (30) days after the service of such order the Surveyor shall record in his office the said order and appropriate plat or plats.

This resolution shall become effective Section 4. immediately.

Adopted this 19th day of December, 1967.

Acting Secretary District of Columbia Council

C. Francis Muy hy

Resolution ordering the closing of Columbia Street, N. W., between P Street and Q Street, and part of public alleys in Square 365, and setting aside certain land in said square for public alley purposes.

WHEREAS, a public hearing was held on October 17, 1967, concerning the proposed closing of Columbia Street, N. W., between P Street and Q Street, and the closing of part of public alleys in Square 365, all as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 65-458); and

WHEREAS, the District of Columbia being the owner of Lots 142 to 161 inclusive desires setting aside a part of such land for alley purposes as shown on said plat; and

WHEREAS, the District of Columbia Council having considered the proposed closings is of the opinion that the said street and part of alleys should be closed.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Pursuant to the provisions of the Act approved December 15, 1932 (47 Stat. 747, D. C. Code, Title 7, Chapter 4) and Section 402(108) of Reorganization Plan No. 3 of 1967, the street area and alley areas shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 66-87) are hereby ordered closed subject to such rights to be retained by the District as may be shown on said plat.

Section 2. Pursuant to the provisions of the Act approved June 14, 1932 (47 Stat. 303, D. C. Code, Title 7, Section 310), the District of Columbia does hereby set aside that portion of Lots 142 to 161 inclusive in Square 365 as shown on the said plat.

Section 3. The Surveyor shall cause public notice of the order to be given by advertisement and shall serve a copy of such order to each property owner abutting the said street and alleys to be closed, in accordance with the provisions of Section 7-404, D. C. Code, 1967 ed.

Section 4. If no objection in writing is made by any part interested within thirty (30) days after the service of such order, the Surveyor shall record in his office the said order and appropriate plat or plats.

Section 5. This resolution shall become effective immediately.

Adopted this 19th day of December, 1967.

Light Grants Gra

Acting Secretary

District of Columbia Council

Resolution ordering parts of 12th Street, L Street, and Potomac Avenue, S. E. closed.

WHEREAS, a public hearing was held on October 17, 1967, concerning the proposed closing of parts of 12th Street, L Street, and Potomac Avenue, S. E. as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 67-149); and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that said parts of said streets should be closed.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Pursuant to the provisions of the Act approved December 15, 1932 (47 Stat. 747, D. C. Code, Title 7, Chapter 4) and Section 402(108) of the Recorganization Plan No. 3 of 1967, the street areas as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 67-149) are hereby ordered closed subject to such rights to be retained by the District as may be shown on said plat.

Section 2. The Surveyor shall cause public notice of the order to be given by advertisement and shall serve a copy of such order to each property owner abutting the part of said streets to be closed in accordance with the provisions of Section 7-404 of the D. C. Code, 1967 ed.

Section 3. If no objection in writing is made by any party interested within thirty (30) days after the service of such order the Surveyor shall record in his office the said order and appropriate plat or plats.

Section 4. This resolution shall become effective immediately.

Adopted this 19th day of December, 1967.

Acting Secretary

C. Francis Mrughy

District of Columbia Council

Salatish desired

Resolution ordering the closing of part of public alleys in Square 1023, abutting Lots 110 thru 116, 119, 120, 121 and 122.

WHEREAS, a public hearing was held on October 17, 1967, concerning the proposed closing of part of public alleys in Square 1023, abutting Lots 110 thru 116, 119, 120, 121 and 122 as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 67-83); and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that said part of said alleys should be closed.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Pursuant to the provisions of the Act approved December 15, 1932 (47 Stat. 747, D. C. Code, Title 7, Chapter 4) and Section 402(108) of the Reorganization Plan No. 3 of 1967, the alley areas as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 67-83) are hereby ordered closed subject to such rights to be retained by the District as may be shown on said plat.

Section 2. The Surveyor shall cause public notice of the order to be given by advertisement and shall serve a copy of such order to each property owner abutting the part of said alleys to be closed in accordance with the provisions of Section 7-404 of the D. C. Code, 1967 ed.

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Section 3. If no objection in writing is made by any party interested within thirty (30) days after the service of such order the Surveyor shall record in his office the said order and appropriate plat or plats.

Section 4. This resolution shall become effective immediately.

Adopted this 19th day of December, 1967.

Acting Secretary

District of Columbia Council

L. Francis May by