Resolution

No. 68-32

of the

Date 6/11/68

District of Columbia

	District	
TIT	Resolution Repealing District of Col	lumbia Council Resolutions No.68-7 and 68-1
1	oved as to Form and Legality on Basis of Facts Set Forth	
Co	Corporation Counsel	Title
Cour	ncilman Hechinger Pre	resents the following Resolution:
	adopted Council Resolution 68-7, auth in emergency situations of functions tr	numbia Council, on February 20, 1968, horizing the performance by the Commissioner transferred to the District of Columbia Coun-(4), (215), (295), (297), and (389) of Re-
	Council Resolution 68-17, authorizing	umbia Council, on April 5, 1968, adopted the performance by the Commissioner in sferred to the District of Columbia Council organization Plan No. 3 of 1967; and
	has adopted Council Regulation 68-1	umbia Council, on June 1/1968, 2 amending the District of Columbia reto of a new Article 48 which in essence solutions 68-7 and 68-17.
	NOW THEREFORE, BE IT RESOLVED by	The District of Columbia Council that
	Section 1. Repeal of Council Resolution Columbia Council Resolutions Nos. 68 entirety.	ons Nos. 68-7 and 68-17. District of 8-7 and 68-17 are hereby repealed in their
		ution shall become effective when and after ed by the Commissioner or otherwise be-

DO	NOT	USE	SPACE	BELOW	THIS	LINE
ACCUSATION AND	Tales to the last of the last	SOUTHWEST	and the second	NAME AND ADDRESS OF THE OWNER,	THE REAL PROPERTY.	-

			R	ECC	ORD OF C	OU	NC	IL	VC	TE				
COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B
Anderson	X				Shackelton	X				Yeldell	X			
Haywood	X				Thompson	×				Fauntroy	×			
Nevius	×				Turner	×				Hechinger	×			

Adopted at a reeting of the District of Columbia Council	June 11, 1968
	Stophen C. Swarm
Chairman of the Jouncil 2538 This Resolution when adopted must remain in the custody of	Secretary

Resolution

No. 68-33

of the

Date June 7/968

District of Columbia

	~		
	Resolution of the District of Colu	umbia Council and the Commissioner on the	
mrmt T	death of Senator Robert F. Kenne	dy	
TITLE	To h	dy be filled in by the Secretary	
Approve	ed as to Form and Legality on Basis of Facts Set I	Forth Factual contents certified to by	
	Corporation Counsel	Title	
Council	Yeldell Yeldell	Presents the following Resolution:	

BE IT RESOLVED by the DISTRICT OF COLUMBIA COUNCIL in Special Session assembled, and, with the concurrence of the COMMISSIONER OF THE DISTRICT OF COLUMBIA, as the

SENSE OF THE GOVERNMENT OF THE DISTRICT OF COLUMBIA,

That this Government and the entire city of Washington are deeply shocked and profoundly saddened by the tragic death of Senator Robert Francis Kennedy; and

That Senator Kennedy demonstrated a deep and personal concern for the people of this community, and his death is an immense loss to the people of the Nation's Capital; and

That the Government and the entire populace of this city extend especial and heartfelt sympathy to his widow and children and their prayers for the entire Kennedy family who are mourning the death of Senator Kennedy, the third gallant brother to lose his life violently in the service of his country;

AND BE IT LIKEWISE RESOLVED,

That this Government and the entire city of Washington deplore the violence and hatred that marked the death of Senator Kennedy and which threatens the very existence of our democratic society; and

That the same deem it, a fitting tribute to the late Senator Kennedy, that all men dedicate themselves as he did to the aims of fullest freedom and equality, peace and a true spirit of brotherhood for all people - black or white, rich or poor.

AND BE IT LIKEWISE RESOLVED,

That in consort with the President of the United States, and the Commissioner of the District of Columbia, we declare Sunday a day of mourning for the City of Washington.

Passed unanimously this Seventh day of June, 1968

Concurred in this Seventh day of June, 1968.

Walter E. Washington, Commissioner

DO NOT USE SPACE BELOW THIS LINE RECORD OF COUNCIL VOTE AYE NAY N.V A.B. COUNCILMAN AYE NAY N.V A.B. COUNCILMAN AYE NAY N.V.A.B. COUNCILMAN Yeldell Shackelton Anderson Fauntroy Thompson Haywood Hechinger Turner Nevius N. V.—Not Voting —X. O. R.—Indicates Vote to Override Veto A. B.—Absent

Adopted at a meeting of the District of Columbia Council Charlinan of the Council

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Resolution

No. 68-34

of the

Date 6/18/68

District of Columbia

mrmr T	Resolution Concerning 1968 as Human Rig	hts Year
TITLE	To be filled in by the S	ecretary
Approved as	s to Form and Legality on Basis of Facts Set Forth	Factual contents certified to by
	Corporation Counsel	Title
Councilman	Thompson Presents the fol	lowing Resolution:

WHEREAS, people in many parts of the world will be observing this year; and

WHEREAS, the Universal Declaration of Human Rights gives voice to the aspirations of all peoples for equality and for their rights and responsibilities in self-governing societies; and

WHEREAS, the Universal Declaration of Human Rights reflects many of the provisions of the first ten amendments to the Constitution of the United States, which are known as the Bill of Rights; and

WHEREAS, the Commissioner of the District of Columbia on June 7, 1968, issued a proclamation designating 1968 as Human Rights Year,

NOW, THEREFORE, BE IT RESOLVED,

Section 1. The District of Columbia City Council joins with the Commissioner of the District of Columbia in proclaiming 1968 as Human Rights Year, and urges our citizens to observe this year by studying the Universal Declaration of Human Rights of the United Nations in order that each of us may grow in our understanding of the inherent dignity and the equal and inalienable rights of each member of the human family.

Section 2. In gratitude for the liberties we enjoy, we work to advance universal freedom and justice and stand ready to uphold the rights of others which are inextricably linked with our own.

Section 3. We reiterate our insistence that justice must be sought in our democratic society without resort to assassination or civil disturbance, and that the threat of growing violence poses a great danger to the rights of men we seek to advance.

Section 4. We welcome to our city citizens from all over the land seeking an end to poverty, discrimination, or other forms of injustice who come to exercize their rights to petition their government in an orderly manner.

DO NOT USE SPACE BELOW THIS LINE

COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson	X				Shackelton	X				Yeldell	X		711/1	
Haywood	×				Thompson	X				Fauntroy	×			
Nevius	V			-	Turner	X				Hechinger	X			

Adopted at a meeting of the District of Columbia Council _

June 15, 1968

Secretary

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Resolution No. 68-35

Passed by the District of Columbia Council	
June 18 ,	19 _68
WHEREAS, under the securisions of Title 1 of	
Attest. Stephen C. Swann	Secretary, D. C. Council
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	Chairman, D. C. Council
Attest: Joh W the hund	
Attest:	Chairman, D. C. Council
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Presented by me to the Mayor of the District of Columbia _	
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June 28	1968
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Stephen C. Swann	Secretary, D. C. Council
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WHEREAS, the First Monthsons provide	named Alon, and regularized w
Approved and signed by meJuly /	19 68
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Marie	This to Marion
2621	Mayor
COUNCEDANT LOS DES MARIA COUNCEMANTAYE NO N.	STATE CONTRACTOR OF THE SERVER
	Country

Resolution

No. 68-35

of the

Date June /8, 1868

District of Columbia

TITLE	Modifications to Urba	n Renewal Plan fo	r the Northy	vest Urban	Renewal Area	
	Project No. 1.	To be filled in b	y the Secretary			
Approve	d as to Form and Legality on Basi	s of Facts Set Forth		Factual content	s certified to by	
	Corporation	Counsel), aned the ac	contianos v	V1.01 TV 15 T 17.20 T	Title
Councilr	nan ol filet on the south	Presents	the following Re	solution:		

WHEREAS, pursuant to the District of Columbia Redevelopment Act of 1945, as amended, (hereinafter referred to as the "Redevelopment Act"), an Urban Renewal Plan for the Northwest Urban Renewal Area Project No. 1 (hereinafter referred to as the "Plan" and the "Project", respectively) in the District of Columbia (hereinafter referred to as the "Locality") was originally adopted on March 7, 1963, and readopted on September 12, 1963, by the National Capital Planning Commission (hereinafter referred to as the "Planning Commission"); approved by the Board of Commissioners of the District of Columbia (hereinafter referred to as the "District Commissioners") on October 10, 1963, which Urban Renewal Plan has been subsequently modified; and

WHEREAS, under the provisions of Title I of the Housing Act of 1949, as amended, (hereinafter referred to as "Title I"), the Secretary of the Department of Housing and Urban Development (hereinafter referred to as "Secretary" and "Department", respectively) is authorized to provide financial assistance to local public agencies for undertaking and carrying out urban renewal projects; and

WHEREAS, pursuant to the Redevelopment Act, and with the approval of the District Commissioners, the District of Columbia Redevelopment Land Agency (hereinafter referred to as the "Agency"), has entered into a Contract for Loan and Grant for financial assistance under Title I with the United States of America, acting by and through the Secretary, pursuant to which Federal funds are being provided for the Project; and

WHEREAS, on April 4, 1968, the Planning Commission adopted additional proposed modifications to the Plan pursuant to its resolution entitled "Resolution Modifying the Urban Renewal Plan for Northwest Urban Renewal Area Project No. 1" attached hereto as Exhibit "A" (hereinafter collectively referred to as "Plan Modifications"), and thereafter referred said proposed Plan Modifications to this District of Columbia Council (hereinafter referred to as the "Governing Body") for its review and approval and has submitted to the Governing Body its report and recommendations respecting the Plan Modifications for the Project; and

WHEREAS, the Plan Modifications provide for certain changes in the Land Use Plan and Land Acquisition Plan, the Site Development Plan, and requirements pursuant thereto, including among other things, an increasein the permitted height of buildings for community use from three stories to four stories; adding an exception to the community use section which requires that for a nursing home, at least one off-street parking space shall be provided for each ten beds; designating a parcel of land on the east side of First Street between Eye and K Streets for "Community Use" instead of "Residential - Low Density", eliminating the east-west DO NOT USE SPACE BELOW THIS LINE

COUNCILMAN	AYE	NAY	N.V A.I	в.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B
Anderson	X				Shackelton	X			LIF LAND	Yeldell	×			
Haywood	×				Thompson	x				Fauntroy	×			
Nevius	X				Turner	X				Hechinger	x			

Adopted at a Chairman of the Council Sec This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

alley running through said parcel; opening a north-south alley abutting the eastern boundary of the parcel, extending from the east-west alley on the north to the Eye Street cul-de-dac on the south; and , increasing the width of First Street from sixty to seventy feet; and

WHEREAS, the D. C. Department of Highways and Traffic has requested the aforesaid north-south alley, which is to be opened in accordance with the Plan Modifications, be extended at the intersection of said alley with the east-west alley by a 20-foot filet on the southeast corner of the said intersection to provide proper alley service, including refuse collection, and such extension constitutes a minor modification consistent with the Plan; and

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

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

WHEREAS, a public hearing to consider the Plan Modifications was duly held by the Governing Body on May 23, 1968:

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

- 1. That the said proposed Plan Modifications as adopted by the Planning Commission by resolution of April 4, 1968, are hereby approved.
- 2. That it is hereby found and determined that the Plan Modifications conform to the general plan of the Locality.
- 3. That the aforementioned 20 foot filet will be shown on the D. C. Surveyor's dedication plat for Square 622.
- 4. That it is hereby found and determined that the Plan Modifications for the Project will afford maximum opportunity, consistent with the sound needs of the Locality as a whole, for the urban renewal of such areas by private enterprise.
- 5. That the transmission of this action to the Planning Commission for immediate certification to the Agency is hereby authorized and directed.
- 6. That this Resolution shall take effect immediately.

Resolution

District of Columbia

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K.	esolution No. 68-	-36 nanington Metropolitini Ares
Passed by the District of Cole	umhia Coumail	nacessary, in order that sur-
		section of the Metro system
WHEREAS, the	July 2,	1968
Attest. Stephen	C. Same	Secretary, D. C. Council
Attest	way/s as a supummodate the	Secretary, D. C. Council
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Attest:	Joh Cs t/s.lu	Lege Chairman, D. C. Council
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	r of the District of Columbia .	
	grow the 40 g had come to	
Banada Banada		<u>19</u> 68
Stephen (C. Swain	Secretary, D. C. Council
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at the above locations	July 9	68
Approved and signed by me $_$	July 1	19 0
	1.05	DA.
2621	Mala Mo	Mayor Mayor
		1981

Resolution

No. 68-34

of the

Date 7/2/68

District of Columbia

et Car Tracks of D. C.
actual contents certified to by
Title
1180
lution:

WHEREAS, the General Manager of the Washington Metropolitan Area Transit Authority has requested the District of Columbia to remove certain abandoned tracks belonging to the D. C. Transit System and

WHEREAS, the removal of these tracks is necessary, in order that surface excavation of streets under which the first section of the Metro system can be initiated on October 1, 1968 and

WHEREAS, the authority in this connection is contained in Section 7-604 (a) of the District of Columbia Code and this authority has now been vested in the District of Columbia Council by Reorganization Plan Number 3 of 1967 and

WHEREAS, the Corporation Counsel has rendered an opinion June 18, 1968 that the District of Columbia has the authority to order the D. C. Transit Company tracks removed in order to accommodate the needs of the Washington Metropolitan Area Transit Authority.

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

Section 1. The abandoned street car tracks, at the following locations, in the path of excavation, be removed in accordance with Sections 7-604 (a) and 44-211 of the District of Columbia Code.

- A. On G Street, N. W., between 6th and 10th Streets 1650 feet of double tracks
- B. At 9th and G Streets, N. W., 2 turnouts 230 feet of single tracks
- C. On 5th Street, N. W., between F and G Streets 100 feet double tracks

Section 2. The D. C. Transit Company complete the removal of the tracks at the above locations by October 1, 1968

<u>Section 3.</u> The Secretary to the Council transmit this Resolution to the Washington Metropolitan Area Transit Authority and the D. C. Transit Company.

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COUNCILMAN	AYE	NAY	N.V A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B
Anderson	X			Shackelton	X				Yeldell	X			
Haywood	X			Thompson				X	Fauntroy	X			
Nevius	4			Turner	X				Hechinger	X			
X—Indicates	Vote	Δ.	B.—Abs	<u> </u>	Voti	1	X. O	. R.—	Indicates Vote to	Over	ride '	Veto	_

Adopted at a meeting of the District of Columbia Council

July 2, 1968

Secretary

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Resolution

No. ___68-37

of the

Date July 2, 1968

District of Columbia

A Resolution for the Senators and Congressmen who Helped Pass S. 1999 To be filled in by the Secretary	
proved as to Form and Legality on Basis of Facts Set Forth Factual contents certified to by	
Corporation Counsel	Tit
ncilman	
WHEREAS, excellence in public education is vital to the ability of our youth to meet successfully the challanges of urban life; and	
WHEREAS, passage of S.1999 designating Federal City College a land grant insitution provides a greater opportunity for this excellence to become a reality; and	
WHEREAS, Senator Wayne Morse, Congressman Ancher Nelsen of Minnesota, and Congressman B.F. Sisk of California were instrumental in securing passage of S.1999;	
NOW, THEREFORE, BE IT RESOLVED THAT THE D.C. CITY COUNCIL,	
1. Does herewith acknowledge its gratitude for the efforts of the aforementioned legislators.	
2. That the Secretary be instructed to transmit a copy of this resolution to Senator Morse, Congressman Nelsen, and Congressman Sisk.	
3. That the Secretrary be instructed to have prepared for these individuals a letter expressing the sense of the Council in this resolution.	

DO NOT USE SPACE BELOW THIS LINE

	nall.				ORD OF C									
COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson	X			1000	Shackelton	X				Yeldell	X			
Haywood	X	N. A.			Thompson				X	Fauntroy	×			
Nevius	V				Turner	X			1	Hechinger	X			
X—Indicates	Vote	A.	B	Abso	ent N. VNot	Voti	1g —	ж. с	. R.—	-Indicates Vote to	Over	ride '	Veto	

Adopted	at a	meeting	of	the	District of	Columbia	Council	
	011							

July 2, 1968 Stephen C. Swain

Secretary

2538 This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Resolution

No. 68-38

of the

Date July 2, 1968

District of Columbia

TITLE	A Resolution for Wayne Morse, United Stat			
	To be filled in by the	Secretary		
Approved a	pproved as to Form and Legality on Basis of Facts Set Forth Factual contents certified to by Corporation Counsel Title			
Councilman	cla l'All	Title Dillowing Resolution:		
•	WHEDENG a good greatom of public odu	ention is of the utmost		

WHEREAS, a good system of public education is of the utmost importance in preparing our youth for the challenge of urban life; and

WHEREAS, the Federal City College was established to meet this important need in the field of higher education; and

WHEREAS, recognition as a land grant institution will enable Federal City College to better fulfill its role in this community;

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

- 1. Recognizes and commends highly the initiative of the Honorable Senator Wayne Morse from Oregon in acting as a prime mover in conceiving and preparing the legislation which designated Federal City College a land grant institution.
- 2. That the Secretary is instructed to transmit a copy of this resolution to Senator Morse.
- 3. That the Secretary is instructed to have prepared for Senator Morse a suitable letter expressing our sense of this resolution.

DO NOT USE SPACE BELOW THIS LINE RECORD OF COUNCIL VOTE COUNCILMAN AYE NAY N.V A.B. COUNCILMAN COUNCILMAN AYE NAY N.V A.B. Shackelton Yeldell Anderson X Fauntroy Thompson Haywood Hechinger Turner X Nevius

X—Indicates Vote A. B.—Absent N. V.—Not Voting —X. O. R.—Indicates Vote to Override Veto

dopted at a meeting of the District of Columbia Council

Stephen C. Swaim

Chairs in of the Council

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Resolution No. 68-39

Passed by the District of Columbia Council	to allow to beginning
June 18,	68
NOW, THE DEPOSE, HE TO WE TOLKED BY UNE DE LESSES OF Columbia	
Attest: Tepter C. Swann	_Secretary, D. C. Council
Attest: Joh a Hz lunger	_ Chairman, D. C. Council
Presented by me to the Mayor of the District of Columbia	
July 8 , 19	
Stephen C. Swain	_ Secretary, D. C. Council
Approved and signed by meJuly 9	1968
Meter Maskington	Mayor
The Army Large Large Large May be a Martin College Large Lar	NOTE WANT AND MAY PROME TO

and public alleys in Square 674.

D. C. Council Form # 2

Resolution

No. 68-39

of the

Date 6/18/68

District of Columbia

mimi E	Resolution ordering the closing of	Fenton Place , N. E. and public alleys	
TITLE	in Square 674.	led in by the Secretary	
Approved	as to Form and Legality on Basis of Facts Set Forth		
Clu	uls T. Duman	P.C. Hoyle	
	Corporation Counsel	Surveyor, D. C.	Title
Councilma	n P	resents the following Resolution:	

Resolution ordering the closing of Fenton Place, N.E., east of North Capital,

WHEREAS, a public hearing was held on June 3, 1968, concerning the proposed closing of Fenton Place, N.E., east of North Capital, and public alleys in Square 674, as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 68-20); and

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

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

Section 1. Pursuant to the provious of the Act approved December 15, 1932 (47 Stat. 747, D.C. Code, Title 7, Chapter 4) and Section 402 (168) of Reorganization Plan No. 3 of 1967, the street and alley areas shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 68-20) are 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 said street and alley 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 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.

DO NOT USE SPACE BELOW THIS LINE

			R	EC	ORD OF C	OU	NC	IL	VC	TE				
COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson	X				Shackelton	x				Yeldell	X			
Haywood	×				Thompson	×				Fauntroy	×			
Nevius	X				Turner	X				Hechinger	×			

Adopted at/a meeting of the District of Columbia Council ____

June 18, 1968

Secretary

Chairman of the Council Se

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

District of Columbia

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July 8		1968	
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Resolution

No. 68-40

of the

Date 6/18/68

District of Columbia

TITLE Resolution ordering the closing of	part of public alleys in Square 619.
To be filled	d in by the Secretary
Approved as to Form and Legality on Basis of Facts Set Forth	Factual contents certified to by
Charles T. Duman	Surveyor, D. C.
Corporation Counsel	Surveyor, D. C.
Councilman Pre	sents the following Resolution:

Resolution ordering the closing of part of public alleys in Square 619, abutting Lots 78, 150, 149, 812, 158-164, and 810, and dedication of land for public alleys.

WHEREAS, a public hearing was held on June 3, 1968, concerning the proposed closing of part of public alleys in Square 619, all as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 68-11), and

WHEREAS, the owner of Lots 79, 157 and 158, in Square 619, will dedicate land to the District of Columbia for public alleys, 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 (168) 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. 68-11) is hereby ordered closed.

 $\underline{\text{Section 2}}$. The District of Columbia does hereby accept the dedication of land as shown on the said plat for public alleys.

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.

DO NOT USE SPACE BELOW THIS LINE

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COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B
Anderson	x				Shackelton	x				Yeldell	OL.			
Haywood	x			Mary.	Thompson	×				Fauntroy	×			
Nevius	X				Turner	×				Hechinger	x			

Adopted at a meeting of the District of Columbia Council ___

June 19, 1868 Viehen C.

Secretary

2538 This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

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Resolution No. 68-41

District of Columbia

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	June 18	10 68
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WHEREAS, the Public Space Occasio		
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Stephen C. Su	ans	_ Secretary, D. C. Council
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Resolution

No. 68-41

of the

Date 6/18/68

District of Columbia

TITLE Resolution ordering the closing of pa	art of a public alley in Square 205.
Approved as to Form and Legality on Basis of Facts Set Forth	Factual contents certified to by P.C./fy/L. Surveyor, b. C. Title
Corporation Counsel	Surveyor, D. C.
Councilman Presen	ats the following Resolution:

Resolution ordering the closing of part of a public alley in Square 205, abutting Lots 43, 44, 834, and 810.

WHEREAS, a public hearing was held on June 3, 1968, concerning the proposed closing of part of a public alley in Square 205, abutting Lots 43, 44, 834, and 810, as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 66-242); and

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

WHEREAS, the Public Space Committee has recommended that title to the land embraced within the closing should revert to the abutting property owner for the sum of \$676.20.

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 (168) of Reorganization Plan No. 3 of 1967, the alley area shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 66-242) is hereby ordered closed, provided said closing shall become effective upon payment of the sum of \$676.20 to the District of Columbia.

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 alley to be closed in accordance with the provisions of Section 7-404 of the D. C. Code, 1967 ed.

 $\underline{\text{Section 3}}$. 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.

DO NOT USE SPACE BELOW THIS LINE

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COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	14. V	A.B.	CODIACIEMAN	AYE	MAY	N.V	A.B.
Anderson	x				Shackelton	x				Yeldell	X			
Haywood	×				Thompson	K				Fauntroy	*			
Nevius	×				Turner	x				Hechinger	The same	786		

Adopted at a meeting of the District of Columbia Council

WATELLES

June 18, 1868

Chairman of the Council

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Resolution

No. 68-42

of the

District of Columbia

Non-Resident	Tuition Rates for 1968	Summer	Schools	and 196	68-69	School	Year
1111112	To be filled i	in by the Secr	retary				
Approved as to Form and Legali	ity on Basis of Facts Set Forth		Fac	tual conter	nts certifi	ed to by	
7.7.4							
		_					
	Corporation Counsel						Title
Councilman	Prese	nts the follow	wing Resolut	ion:			

Resolution approving nonresident tuition rates for 1968 summer schools and 1968-69 school year.

WHEREAS, Section 31-307, D. C. Code, provides in part as follows:

"(a) In the case of (1) each adult who attends a public school of the District of Columbia and does not reside in the District of Columbia, and (2) each child who attends such a public school and does not have a parent or guardian who resides in the District of Columbia, or is not an orphan, there shall be paid to the Board of Education the amount fixed by the Board of Education pursuant to subsection (b) of this section.

"(b) The amount which shall be paid with respect to each person subject to subsection (a) of this section shall be fixed by the Board of Education with the approval of the Board of Commissioners of the District of Columbia as the amount necessary to cover the expense of tuition and cost of textbooks and school supplies used by such person."

WHEREAS, Section 402, Subdivision (236) of Reorganization Plan No. 3 of 1967 transferred the function of approving amounts fixed by the Board of Education to be paid for nonresidents to cover the expense of tuition and costs of textbooks and school supplies under Section 31-307(b), D. C. Code, to the District of Columbia Council.

WHEREAS, the Board of Education, on June 26, 1968 fixed the rates to be paid for nonresidents to cover the expense of tuition and costs of textbooks and school supplies under Section 31-307(b), D. C. Code, for the 1968 summer schools and 1968-69 school year.

WHEREAS, the Internal Audit Office has reviewed the records and procedures of the Board of Education in computing current nonresident tuition rates and recommends that the rates fixed by the Board of Education be approved.

DO NOT USE SPACE BELOW THIS LINE

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AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B
X				Shackelton	X		100 000		Yeldell				X
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Adopted at a meeting of the District of Columbia Council ___

July 16/1968

Secretary

Chairman of the Council Sec

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Resolution

No. 68-42

of the

District of Columbia

To be filled in by Approved as to Form and Legality on Basis of Facts Set Forth Corporation Counsel	Facti	nal contents certified t	o by
Corporation Counsel			
			Title
Councilman Presents t	ne following Resolution	on:	
NOW, THEREFORE, BE IT RESOL Council that:	VED by the D	istrict of (Columbia
The action of the Board of following nonresident tuition rates the 1968-69 school year) is hereby ap	for the 1908	n fixing the B summer scho	ols and
		Half-Yearly Rate	Daily* _Rate
Senior High Schools	. 1,083.00 . 670.00 . 452.00 . 226.00	\$365.00 541.50 335.00 226.00 113.00 759.50	\$4.00 6.00 3.75 2.50 1.25 8.25
Armstrong Adult Education Center Full Course (6 subjects per day) Less than 6 subjects - rate per subject	. 69.50	208.50 34.75 141.50	2.25 .50 1.50
Americanization School	. 137.00 . 91.50 . 45.75	68.50 45.75 22.75	1.25** .75 .50
NOTE: Tuition rates for courses of above schedule will be charged ed for the one-third course pe	l at the dai	ly rate as e	stablish.
Summer Schools (all levels: 4 hours) (all levels: 2 hours) Armstrong Adult Education Center	56.50		
(Summer School) Full Course (6 subjects per day) Less than 6 subjects - rate per			
subject Teachers College - Semester Hour			2.00***
*Based on 182 school days in 1968 **Hourly rate based on 111 school ***Based on 18 clock hours (1 hour rate.	-69. nights in 19	68-69. semester -	weekly

This resolution shall become effective immediately.

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COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson	X			-	Shackelton	X			Carlotte Control of the Control of t	Yeldell				X
Haywood	X				Thompson	X				Fauntroy	X		28	
Nevius	1×	10			Turner				X	Hechinger	X			

Adopted at a meeting of the District of Columbia Council

ed at a meeting of the District of Columbia Council

Stephen

Chairman of the Council

Chairman of the Council

Secretary

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Resolution

No. 68-43

of the

July	22,	1968
Dota		

District of Columbia

RULES OF	PROCEDURE	FOR TH	E SETTING	OF	MAXIMUM	RATES	FOR	THE	PAWNBROKING	BUSINESS
TITLE					filled in by the 9					

Approved as to Form and Legality on Basis of Facts Set Forth

Factual contents certified to by

Corporation Counsel

Title

Councilman

Presents the following Resolution:

- For the purpose of these rules,
 - A. the term "Council" means the District of Columbia Council:
 - The term "hearing" means a hearing or rehearing, conducted by a hearing В. officer and in accordance with these rules;
 - C. the expression "hearing officer" means that individual, including (but not solely) any member of the Council, or officer or employee of the Government of the District of Columbia or of the Government of the United States, whom the Council has appointed to act as its delegee to exercise the powers and assume the duties set forth in these rules as inhering in the hearing officer, PROVIDED that said individual shall
 - agree to serve in the capacity of a hearing officer as set forth in these rules without compensation and
 - be reasonably disinterested in the subject matter of any hearing governii. ed by these rules (thereby excluding from appointment, but not solely, any individual party, or member or employee of any party):
 - the expression "notice of a hearing" means a brief statement informing the recipient
 - of the Council's intent to set maximum rates,
 - of the expected time, place, and date of the hearing to be conducted ii. prior to such rate-setting,
 - of the applicability of these rules, of the essential content of these iii. rules, and of the availability of copies thereof free of charge at the office of the Secretary,
 - of the precise terms of any schedule of maximum rates of interest for the pawnbroking business proposed to the Council and which the Council intends to consider,
 - of the precise terms of any such schedule in force at the time that the statement herein is issued, and
 - vi. of those issues of law which the Council or hearing officer may suggest as being relevant for the purposes of the prospective rate-setting:
 - the term "party" means,
 - prior to the last date of preliminary filing (mentioned in Part B of Rule 4),
 - any person licensed under Chapter 20 of Title 2 of the D. C. Code (secs. 2-2009-19), as well as any organization constituting a combination or association of such persons,
 - any broad-based, private organization known to the Council (as indicated by regular receipt of Council mailings) principally concerned with the protection of the particular interests of small businesses or of the business of making small loans in the

DO NOT USE SPACE BELOW THIS LINE

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COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson	X				Shackelton	X				Yeldell			<u> </u>	X
Haywood	×				Thompson	×				Fauntroy	X			-
Nevius	×				Turner				×	Hechinger	×			
X—Indicates	Vote	A.	B	-Abse	ni N. V.—Noi	Voti	ng	x. o	. R.—	Indicates Vote to	Over	ride '	Veto	

man of the Council This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available. District of Columbia,

- any broad-based, private organization known to the Council (as indicated by regular receipt of Council mailings) principally concerned with the protection of the particular interests of the consuming or borrowing public of the District of Columbia,
- d. any agency or sub-agency of the Government of the United States located in the District of Columbia, or of the Government of the District of Columbia, generally known to be charged with the protection of the particular interests of the consuming or borrowing public of the District of Columbia,
- e. any other person, organization, agency, or sub-agency designated by at least one member of the Council or by the hearing officer, and
- f. for the purpose of the rehearing pending at the time of the first adoption of these rules, any person, organization, agency, or sub-agency which heretofore has formally addressed the Council or any hearing officer of the Government of the District of Columbia on the subject of the proposed schedule pending at said time of first adoption, PROVIDED that any person, organization, agency, or sub-agency mentioned in Paragraphs (a) through (f) of this sub-part may authorize the substitution of counsel or any other representative in its stead, and,
- ii. subsequent to the last date of preliminary filing (mentioned in Part B of Rule 4), any person, organization, agency, or sub-agency (including, but not solely, those mentioned in Sub-Part i of this part) which has complied with the filing condition set forth in said Part B of Rule 4;
- F. the term "record" means
 - i. all documents in evidence,
 - ii. all summaries of arguments, both as originally filed and as revised by the hearing officer pursuant to the powers and duty set forth respectively in Parts B and C of Rule 7, and in Part A of Rule 8,
 - iii. the tape recording of the hearing prepared at the direction of the hearing officer,
 - iv. the report of the hearing officer, and
 - v. all summaries of exceptions to said report, as originally filed, as revised, and as advanced in addition by the Council pursuant to the powers set forth in the provisos to Sub-Part iv of Part B of Rule 9;
- G. the expression "report of the hearing officer" means
 - findings of fact as to all relevant issues of fact (including, but not solely, both those in controversy and those stipulated),
 - ii. conclusions of law based on said findings of fact and as to all relevant issues of law (including, but not solely, those set forth in the notice of a hearing), and
 - iii. a recommendation consistent with said conclusions, including, where relevant, a recommendation of that rate or schedule of rates, or of those rates or schedules of rates, deemed by the hearing officer to be appropriate for setting by the Council;
- H. the term "Secretary" means the Secretary of the Council; and
- I. the expression "to set maximum rates" means to determine and fix, or redetermine and refix, one or more maximum rates of interest on pawnbroking loans, or one or more schedules of such rates, or otherwise to act, in the regulation of the pawn-broking business in the District of Columbia pursuant to sec. 2-2009 of the D. C. Code.
- 2. The Council shall not undertake to set maximum rates UNLESS a hearing shall have been first conducted.
- 3. Prior to any such hearing, the Council shall direct the Secretary to, and the Secretary shall, transmit notice of a hearing to all parties, and have such notice published both in the D. C. Register and once a week for two consecutive weeks in a daily newspaper of general circulation in the District of Columbia.
- 4. Participation in any such hearing
 - A. shall be limited to the parties;
 - B. shall be conditioned upon the preliminary filing, in the office of the Secretary no later than fifteen days following the second date of daily newspaper publication mentioned in Rule 3, of

- the name, address, and telephone number of the person, organization, agency, or sub-agency seeking to participate,
- ii. a summary of all direct arguments to be made at the hearing,
- iii. a summary of all evidence to be adduced in support of those arguments, and
 - iv. at least one copy of all documents to be offered as part of that evidence; and
- C. shall be limited to one oral presentation by each party, PROVIDED that any such presentation shall be further limited, in subject matter, to the scope of the filed summaries as revised by the hearing officer pursuant to the powers and duty set forth respectively in Parts B and C of Rule 7, and in Part A of Rule 8.
- 5. The record, both in its entirety and any portion thereof, shall be at all times available for public inspection, and the Secretary shall permit any person to copy said entirety or any portion at the person's own expense.
- 6. A hearing officer shall with the knowledge of the parties schedule a hearing for, and conduct such hearing on, the earliest occasion generally convenient for the parties and for the hearing officer, but no sooner than five days following the last date of preliminary filing (mentioned in Part B of Rule 4).
- 7. The hearing officer shall be empowered,
 - A. on the basis of filed summaries, to suggest and, subject to the accord of the parties involved, give effect to binding stipulations among any two or more parties;
 - B. to amend the filed summaries at his discretion;
 - C. to strike from the filed summaries all matters which are
 - patently irrelevant,
 - ii. wholly and obviously devoid of merit, or
 - iii. unduly repetitious (viewing all of the summaries together);
 - D. in the case of such repetitious matters, to require consolidation of oral presentation, pro tanto and as the hearing officer may direct, on the part of parties whom the hearing officer shall reasonably deem to be non-adverse; and
 - E. to exclude from evidence at the hearing matters which are
 - i. irrelevant,
 - ii. of no more than negligible probative value, or
 - iii. repetitious (viewing the evidence of all the parties together).
- 8. The hearing officer shall
 - A. amend the filed summaries at the direction of the Council;
 - B. exclude both from evidence and from argument at the hearing any matter which lies outside the scope of the filed summaries as revised by the hearing officer pursuant to the powers and duty set forth respectively in Parts B and C of Rule 7, and in Part A of this rule;
 - C. cause the hearing to be tape-recorded;
 - D. prepare, upon the termination of the hearing, a written report;
 - E. transmit to each party a copy of such report no later than fifteen days following the termination of the hearing; and
 - F. transmit to the Secretary no later than fifteen days following the termination of the hearing
 - i. a copy of said report,
 - ii. a tape recording of the hearing, and
 - iii. any documents originating with the parties which shall have come into the possession of the hearing officer in the course of the hearing.
- 9. The Council shall hear argument as follows, and not otherwise, on the subject of setting maximum rates:
 - A. at the first meeting of the Council after two days have expired following the last date for the filing of summaries of exceptions (mentioned in Sub-Part iii of Part B of this rule); and
 - B. under circumstances such that argument
 - i. shall be limited to the parties,
 - ii. shall be limited in time, as the Council may direct,
 - iii. shall be conditioned upon the prior filing of written summaries of exceptions to the report of the hearing officer no later than ten days following the transmittal of said report under Parts E and F of Rule 8, and

- iv. shall be limited in subject matter to the scope of said summaries of exceptions, PROVIDED that the Council may strike any exception and argument, or argument alone, where it reasonably finds that such exception or argument would be
 - a. irrelevant,
 - b. wholly without merit, or
 - c. repetitious (viewing the record, all of the filed exceptions, and all prior argument, together), and

PROVIDED further that the Council may at any time advance any additional exception for argument.

- 10. Any action by the Council setting maximum rates shall be based solely upon the record and upon the substance of argument before the Council under Rule 9, PROVIDED that
 - A. as it may deem the same appropriate, the Council shall give especial weight to the report of the hearing officer; and
 - B. the Council may at any time direct that
 - i. the hearing officer clarify the whole or any specified portion of said report, or
 - ii. the same or a new hearing officer conduct a rehearing upon such terms, as to scope and procedure, as the Council may reasonably impose.
- 11. The Secretary shall make copies of these rules available to the public at his office free of charge.
- 12. In the event of conflict with the Rules of Procedure of the District of Columbia Council, the rules of procedure herein shall prevail, PROVIDED that the Council by majority vote may at any time amend or suspend the entirety or any portion of the rules herein.

Regulation

No. 68-44

of the

Date 5/6/68

District of Columbia

Concention Counsel	Title
Renewal Area Project "C". To be filled in by Approved as to Form and Legality on Basis of Facts Set Forth	Factual contents certified to by
TITLE Seventeenth Modification to the Ur	ban Renewal Plan for Southwest Urban

Councilman _____ Presents the following Resolution:

WHEREAS, pursuant to Section 6(b)(2) of the District of Columbia Redevelopment Act of 1945, as amended, hereinafter referred to as the "Redevelopment Act", an Urban Renewal Plan for Southwest Urban Renewal Area, Project "C", hereinafter referred to as the "Plan", was adopted by the National Capital Planning Commission, hereinafter referred to as the "Planning Commission", on April 5, 1956, and approved by the Board of Commissioners of the District of Columbia hereinafter referred to as the "Commissioners", on November 30, 1956, after public hearing, and modifications, of said Plan were subsequently adopted and approved; and

WHEREAS, on May 2, 1968, the National Capital Planning Commission adopted modifications to the Urban Renewal Plan for Southwest Urban Renewal Area Project "C", pursuant to a resolution entitled "Resolution Adopting Modifications to the Urban Renewal Plan for Southwest Urban Renewal Area Project 'C', "attached hereto as Exhibit "A" (hereinafter collectively referred to as "Plan Modifications"); and referred the Plan Modifications to the District of Columbia Council for review and approval; and

WHEREAS, in the course of carrying out the Project, it is deemed necessary by the District of Columbia Redevelopment Land Agency and the Planning Commission to modify the Plan as indicated in Exhibit "A" in order to accomplish the following:

- Make minor adjustments to the location and width of the ramps between Ninth Street and the Overlook.
- 2. Make map changes, shifting the boundaries of the parking parcels along Maine Avenue; shifting the boundaries and increasing the width of the water-front parcels by approximately three feet; and making other minor map changes for correction purposes; and

WHEREAS, a public hearing to consider the Plan Modifications was duly held by the Governing Body on July 22, 1968:

DO NOT USE SPACE BELOW THIS LINE RECORD OF COUNCIL VOTE COUNCILMAN AYE NAY N.V.A.B. COUNCILMAN AYE NAY N.V A.B. COUNCILMAN AYE NAY Yeldell Shackelton Anderson Fauntroy × ş. Thompson Haywood Hechinger Turner Nevius N. V.—Not Voting -X. O. R.—Indicates Vote to Override Veto X-Indicates Vote A. B .-- Absent

Adopted at meeting of the District of Columbia Council

Chairman of the Council

Secretary

This Resolution when adopted must femain in the custody of the Secretary. Certified copies are available.

- 2 -

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

- 1. That the Plan Modifications are hereby approved.
- 2. That the transmission of this action to the National Capital Planning Commission for immediate certification to the District of Columbia Redevelopment Land Agency for execution is hereby authorized and directed.
- 3. That this resolution shall take effect immediately.

Adopted	this		_ day	of		, 1968.
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Secreta		,			:.	

Resolution

No. 68-45

of the

Date _8/6/68

District of Columbia

Page 1 of 3

mrmr T	Southwest Urban Renewal Area Projec	t "C" een de lignal ee as a
TITLE	To be filled in by the	
A	ed as to Form and Legality on Basis of Facts Set Forth	Factual contents certified to by
Approve	ed as to Form and Deganty on Basis of Facts	
		1
	Corporation Counsel	Title
Councilr	man Presents the f	ollowing Resolution:

WHEREAS, pursuant to the District of Columbia Redevelopment Act of 1945, as amended, hereinafter referred to as the "Redevelopment Act," an Urban Renewal Plan for Southwest Urban Renewal Area, Project "C" (hereinafter referred to as the "Plan" and the "Project" respectively), in the District of Columbia (hereinafter referred to as the "Locality"), was adopted by the National Capital Planning Commission (hereinafter referred to as the "Planning Commission") on April 5, 1956, and approved by the Board of Commissioners of the District of Columbia (hereinafter referred to as the Commissioners") on November 30, 1956, after public hearing which Plan has been subsequently modified; and

WHEREAS, under the provisions of Title I of the Housing Act of 1949, as amended (hereinafter referred to as "TitleI"), the Secretary of the Department of Housing and Urban Development (hereinafter referred to as "Secretary" and Department" respectively) is authorized to provide financial assistance to local public agencies for undertaking and carrying out urban renewal projects; and

WHEREAS, pursuant to the Redevelopment Act, and with the approval of the Commissioners, the District of Columbia Redevelopment Land Agency (hereinafter referred to as the "Agency"), has entered into a Contract for Loan and Grant for financial assistance under Title I with the United States of America, acting by and through the Secretary pursuant to which Federal funds are being provided for the Project; and

WHEREAS, on February 20, 1968, the District of Columbia Council (hereinafter called the Council) approved plan modifications which will require, among other things, the construction of additional improvements in the project area by the Agency; and

WHEREAS, the Agency will require additional financial assistance in order to carryout the project activities in accordance with the Urban Renewal Plan, as modified; 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 Department pursuant to which additional federal funds would be provided for the Project; and

DO NOT USE SPACE BELOW THIS LINE

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COUNCILMAN	AYE	NAY			COUNCILMAN						AYE	NAY	N.V	A.B.
Anderson	X		1177		Shackelton	X	THE		TO E	Yeldell				X
Haywood	X	- 65	100		Thompson	X			8 X %	Fauntroy	X			
Nevius	×				Turner	X				Hechinger	×			

Adopted at a meeting of the District of Columbia Council Argust 6 /968

Secretary

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Page 2 of 3

WHEREAS, the District of Columbia has been designated as a "redevelopment area" by the Department of Commerce pursuant to the Public Works and Economic Development Act of 1965 (Public Law 89-136, 79 Stat. 552, 42 USC 3121) on May 27, 1968; and

WHEREAS, pursuant to Title I, the Department may enter into contracts to make capital grants up to three-fourths of net project costs for urban renewal projects in localities designated as "redevelopment areas"; and

WHEREAS, the Agency also proposes to apply to the Department for an amendment to the Contract for Loan and Grant to provide a capital grant on a three-fourths basis; and

WHEREAS, it is provided in Title I that contracts for financial aid thereunder shall require that the urban renewal plan for the respective project area be approved by the governing body of the locality in which the project is situated and that such approval include findings by the governing body that, among other things, the financial aid to be provided by the contract is necessary to enable the project to be undertaken in accordance with the urban renewal plan; and

WHEREAS, Title I provides that every contract thereunder for capital grants shall require local grants-in-aid in connection with the project involved; and

WHEREAS, the Commissioners entered into a Cooperation Agreement dated September 12, 1961 with the Agency committing the District of Columbia to provide local grants-in-aid in connection with the Project equal to one-third of net project cost, provided that net project cost does not exceed \$58,043,043; and

WHEREAS, the estimated net project cost has increased, and it is necessary to amend the Cooperation Agreement to assure the provision of local grants-in-aid equal to one-fourth of the revised estimate of net project cost, and the Council is willing to assure the provision of local grants-in-aid in this amount; and

WHEREAS, the Council 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 COLUMBIA COUNCIL, as follows:

- (1) That is is hereby found and determined that the financial aid provided and to be provided pursuant to the contract for Federal financial assistance pertaining to the project is necessary to enable the project to be undertaken in accordance with the Urban Renewal Plan for the project.
- (2) That additional financial assistance under the provisions of Title I is necessary to enable the land in the project area to be renewed in accordance with the Urban Renewal Plan for the project area, as modified, and accordingly, the filing by the Agency of an application or applications for such financial assistance under Title I is hereby authorized and approved.

Page 3 of 3

(3) That Amendment No. 1 to the Cooperation Agreement, attached hereto as Exhibit "A", is hereby in all respects approved, and the Commissioner of the District of Columbia is hereby authorized to execute the amendment for and on behalf of the Council.

Resolution

No. 68-46

of the

Date _8/6/68

District of Columbia

TITLE Seventeenth Modification to	the Urban	Renewal P	lan for	Southwest	Urbai
Renewal Area Project "C". To be f	filled in by the Secre	etary			
Approved as to Form and Legality on Basis of Facts Set For	th	Factual co	contents certifie	ed to by	
Corporation Counsel	in theireby	an thor ha	01 200 T	Title	-
Councilman	Presents the follow	ving Resolution:			

WHEREAS, pursuant to Section 6(b)(2) of the District of Columbia Redevelopment Act of 1945, as amended, hereinafter referred to as the "Redevelopment Act", an Urban Renewal Plan for Southwest Urban Renewal Area, Project "C", hereinafter referred to as the "Plan", was adopted by the National Capital Planning Commission, hereinafter referred to as the "Planning Commission", on April 5, 1956, and approved by the Board of Commissioners of the District of Columbia hereinafter referred to as the "Commissioners",

on November 30, 1956, after public hearing, and modifications, of said Plan were subsequently adopted and approved; and

WHEREAS, on May 2, 1968, the National Capital Planning Commission adopted modifications to the Urban Renewal Plan for Southwest Urban Renewal Area Project "C", pursuant to a resolution entitled "Resolution Adopting Modifications to the Urban Renewal Plan for Southwest Urban Renewal Area Project 'C', attached hereto as Exhibit "A" (hereinafter collectively referred to as "Plan Modifications"); and referred the Plan Modifications to the District of Columbia Council for review and approval; and

WHEREAS, in the course of carrying out the Project, it is deemed necessary by the District of Columbia Redevelopment Land Agency and the Planning Commission to modify the Plan as indicated in Exhibit "A" in order to accomplish the following:

- Make minor adjustments to the location and width of the ramps between Ninth Street and the Overlook.
- Make map changes, shifting the boundaries of the parking parcels along Maine Avenue; shifting the boundaries and increasing the width of the waterfront parcels by approximately three feet; and making other minor map changes for correction purposes; and

WHEREAS, a public hearing to consider the Plan Modifications was duly held by the Governing Body on July 22, 1968:

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COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
Anderson	X				Shackelton	X				Yeldell				X
Haywood	X				Thompson	×				Fauntroy	X			
Nevius	X				Turner	×				Hechinger	×			

Adopted at a meeting of the District of Columbia Council ___

gnst 6 1968

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

- 2 -

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

- 1. That the Plan Modifications are hereby approved.
- 2. That the transmission of this action to the National Capital Planning Commission for immediate certification to the District of Columbia Redevelopment Land Agency for execution is hereby authorized and directed.
- 3. That this resolution shall take effect immediately.

Adopted	this		day	of	 	,	1968.
Secretar							
District	t of (Columbia	Counc	cil			

Resolution

No. 6.5-49

of the

Date July 29, 1968

District of Columbia

Honoring Doctor Guillermo Sevilla-S	Sacasa, Ambassador of Nicaragua, Dean o
Approved as to Form and Legality on Basis of Facts Set Forth	Factual contents certified to by
Corporation Counsel	Title
Councilman - Facultay Prese	ents the following Resolution:

WHEREAS, Doctor Secilla-Sacasa is the only diplomat, at the rank of Ambassador, accredited to the United States of America for twenty-five continuous years.

WHEREAS, He has served in a distinguished manner as Ambassador from Nicaragua to the United States since 1943 as well as being Dean of the Diplomatic Corps since 1951.

WHEREAS, Dr. Sevilla-Sacasa has represented Nicaragua in numerous International conferences all over the world including those that founded the United Nations, The Organization of American States, and the World Bank and Monetary Fund; as well as serving as a special envoy from the Government of Nicaragua to several other governments.

WHEREAS, Before Doctor Sevilla-Sacasa became an Ambassador he served in an outstanding manner in the National Congress of Nicaragua as a member of the House and its Speaker, as Senator, and as President of the National Congress. In addition he is a distinguished lawyer, expert in the fields of International and Civil Law.

WHEREAS, In recognition of his outstanding career he has received high decorations from several governments as well as honorary memberships in international institutions.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia City Council that it is proud to honor and commemorate Doctor Sevilla-Sacasa's twenty-fifth year of diplomatic service by this special meeting of the Council and that a suitable certificate be presented to Doctor Sevilla-Sacasa to convey in permanent form this expression of the Council.

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COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.
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Haywood	X.	ļ			Thompson	У.				Fauntroy	X			
Nevius	×	<u> </u>			Turner	×				Hechinger				>
X-Indicates	Vote	A.	B.—	-Abse	ent N. V.—Not	Voti	ng —	х. с). R.—	Indicates Vote to	Over	ride '	Veto)

Adopted at a meeting of the Digitation of Columbia Council

Chairment of the Council

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Resolution

No. 68-48

of the

District of Columbia

To be filled in by the Se	
approved as to Form and Legality on Basis of Facts Set Forth	Factual contents certified to by
Corporation Counsel	Title
Corporation Counsel Fauthy Presents the fol	Title

Resolution ordering a revision in rates for transportation services furnished by the Department of Public Health.

WHEREAS, Section 32-322, D.C. Code, authorizes the furnishing of clinical services, drugs, etc., at rates prescribed by the Commissioners of the District of Columbia.

WHEREAS, Title XVIII of the Social Security Amendments of 1965 provides for the reimbursement of certain services furnished to patients who are subscribers to Medicare.

WHEREAS, Section 402, Subdivision (251) of Reorganization Plan No. 3 of 1967 transfers the function of establishing rates for certain medical services furnished to non-indigents under Section 32-322, D.C. Code, to the District of Columbia Council.

WHEREAS, the Internal Audit Office has reviewed the records and procedures of the Department of Public Health in computing current rates for transportation services and recommends that revised rates be established.

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

The rates to be charged per service to recipients of transportation services are hereby established as follows:

> \$11.00 Ambulance service Other transportation service 5.75

The Department of Public Health is hereby authorized to accept reimbursement for services furnished to patients eligible for Medicare under provisions of Title XVIII of the Social Security Amendments of 1965 on the basis of principles of reimbursement established by the Department of Health, Education

These rates to remain in effect until such time as it is practicable to establish new rates after the budget of the District of Columbia has been approved for the fiscal year 1969. This resolution to be effective on the 15th day of September 1968.

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This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Resolution

No. 68-48a

of the

Date August 6, 1968

District of Columbia

Approved as to Form	
	m and Legality on Basis of Facts Set Forth Factual contents certified to by
	Corporation Counsel Title
Councilman	Joseph P. Yeldell Presents the following Resolution:
	WHEREAS, Section 3(a) of Public Law 90-294 provides that the District bia may bestow upon the members of the Board of Education Compensation fixed by the City Council, which shall not exceed \$1200 per annum.
the full \$1	WHEREAS, the evidence brought before the City Council indicates that 1200 is needed for Board of Education members.
that:	NOW THEREFORE BE IT RESOLVED by the District of Columbia Council
which sha	Section 1. The annual compensation for Board of Education members all hold office on or after noon on January 27, 1969 - shall be \$1200.
per month	Section 2. The indicated amount shall be payable at the rate of \$100
its adopti	Section 3. This resolution shall become effective immediately upon on.

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COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B
Anderson					Shackelton					Yeldell				
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Adopted at meeting of the District of Columbia Council .

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Agrhen C. Swain Secretary

Chairman the Council Sec.

2538 This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Regulation

No. __68-49

of the

Date August 20, 1968

District of Columbia

Resolution Concerning the U.S. Youth Games Being Held

In Washington, D.C. In 1969

To be filled in by the Secretary

Approved as to Form and Legality on Basis of Facts Set Forth

Factual contents certified to by

Councilman Stanley J. Anderson Presents the following Resolution:

Corporation Counsel

Whereas, nations in many parts of the world contribute to free international athletic competition during each Olympic year.

Whereas, each community within our United States takes pride in the earnest dedication of its aspiring young citizen-athletes.

Whereas, constructive athletic competition has immense value in motivating youth toward those principles which contribute to good citizenship.

Whereas, the following cities have competed with Washington during past Youth Games: Atlanta, Baltimore, Birmingham, Boston, Cleveland, Detroit, Louisville, Miami, New Orleans, New York City, Patterson, Philadelphia, Pittsburgh, San Francisco, San Juan, St. Louis.

Whereas, the Commissioner of the District of Columbia on July 20, 1968, issued a statement declaring Washington, D.C. the site of the Third Annual U.S. Youth Games.

Now, Therefore, Be It Resolved,

Section 1. The District of Columbia City Council joins with the Commissioner of the District of Columbia by concurring that the District should host the 1969 U.S. Youth Games. The Council urges the Department of Recreation to work with local youth and adult representatives in planning this special event, and we strongly support the efforts of such a coalition to procure adequate funds and facilities.

Section 2. We assert that the Youth Games contribute to a youngster's confidence and sense of dignity and directs him toward responsible and productive citizenship.

Section 3. The continued support of such constructive activities is of immeasurable value to the community because its citizen participants often emerge therefrom imbued with such basic principles of good sportsmanship as fairness, humility and graciousness in victory or defeat.

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Anderson	X				Shackelton	X				Yeldell	X			
Haywood	X				Thompson				X	Fauntroy	4 .			X
Nevius	1			X	Turner	X				Hechinger	- ·			×
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Adopted at a preeting of the District of Columbia Council August 20, 1968

Stephen C. Swain

This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Resolution

No. 68-50

of the

Date September 3, 1968

District of Columbia

TITLE S	OLID WASTE STUDY		
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Approved as	to Form and Legality on Basis of Facts Set	Forth Factual contents certified to by	
		Jason I Newmon	
	Corporation Counsel		Title
Councilman	DOLLA CRIETON	Presents the following Resolution:	

RESOLUTION SUPPORTING THE EFFORTS OF THE METROPOLITAN WASHINGTON COUNCIL OF GOVERNMENTS TO DEVELOP AN OPERABLE MECHANISM FOR THE LONG-RANGE, POLLUTION-FREE DISPOSAL OF THE SOLID WASTES OF THE WASH-INGTON METROPOLITAN AREA

WHEREAS, it has come to the attention of the District of Columbia Council that it may accrue to the advantage of the District of Columbia as well as to all other jurisdictions of the Washington Metropolitan Area to find a means of bringing about the safe, economical, and efficient disposal, on a regional basis, of solid wastes generated throughout the region, and

WHEREAS, the Board of Directors of the Metropolitan Washington Council of Governments is seeking to undertake a study to find means, technologically effective and publicly acceptable, to permit such safe, economical, and efficient disposal, on a regional basis, of solid wastes generated throughout the region, and

WHEREAS, this Council believes that such a study is necessary, and that the opportunity to review the results of that study will be beneficial to the District of Columbia is formulating future plans and procedures for the disposal of solid wastes generated in the District of Columbia

NOW, THEREFORE, BE IT RESOLVED BY THE District of Columbia Council:

Section 1. That the District of Columbia Council supports the concept that the regional disposal of solid wastes generated within the Washington Metropolitan Area may be beneficial to all jurisdictions in the area individually and collectively.

Section 2. That the District of Columbia Council approves of the proposed study to be made by the Metropolitan Washington Council of Governments to find means, technologically effective and publicly acceptable, for the regional disposal of solid wastes.

<u>Section 3.</u> That the District of Columbia Council will carefully consider the results of such a study, if made by the Metropolitan Washington Council of Governments, in formulating plans and programs for the disposal of solid wastes in this region.

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This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Adopted at a meeting of the District of Coumbia Council September 3, 1968

Tophen C. Swan

Resolution

No. _68-51

of the

Date September 3, 1968

District of Columbia

TITLE A RESOLUTION ON WORLD LAW D	AY 1968 filled in by the Secretary
Approved as to Form and Legality on Basis of Facts Set Fo	orth Factual contents certified to by
Corporation Counsel	Jason I Newman Title
William S Thompson	Presents the following Resolution:

WHEREAS, people in many parts of the world will be working together this year in pursuit of world peace and international understanding; an

WHEREAS, the Universal Declaration of Human Rights gives voice to the aspirations of all peoples for equality and for their rights and responsibilities in self-governing societies; and

WHEREAS, coordination should be increased on an international scale to link more effectively the separate national structures of law and order for the purpose of establishing and maintaining world peace; and

WHEREAS, the United Nations has designated 1968 as Human Rights year; and

WHEREAS, World Law day will be held on September 16, 1968, and celebrated throughout the world and climaxed with a ceremony in the Peace Palace at Geneva, Switzerland at which time a member of this Council will be present with the Chief Justice of the United States representing the United States;

NOW, THEREFORE, BE IT RESOLVED THAT:

The D. C. Council joins with the United Nations in proclaiming 1968 as Human Rights year; joins the people of the world in proclaiming World Law Day and hereby urges people throught the world to observe this year and this day by studying the Universal Declaration of Human Rights and related treaties and

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COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B.	COUNCILMAN	AYE	NAY	N.V	A.B
Anderson		-			Shackelton					Yeldell				
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Adopted at a meeting of the District of Columbia Council

Chairman of the Council

2538 This Resolution when adopted must remain in the custody of the Secretary. Certified copies are available.

Conventions designed to further Human Rights, in order that each of us may grow in our understanding of the inherent dignity and the equal inalienable rights of each member of the human family.

In gratitude for the liberties we enjoy, we, as representatives of the people work to advance universal freedom and justice and stand ready to uphold the rights of others which are inextricably linked with our own. We welcome the enlightened voluntary self-interest of Nations in securing world peace as indicated by important international agreements such as the nuclear test ban, the non-proliferation treaty currently being ratified, the convention for the settlement of investment disputes, the convention and declaration of Human Rights and other international instruments.

We reiterate our insistance that justice must be sought internationally without the threat of oppression and without resort to assassination or civil disturbance.

We call upon all men everywhere to rededicate themselves to specific action which seeks and end to all forms of injustice, and moves at national and local levels to develop international law as a cornerstone for building future world peace.

Adopted by the District of Columbia City Council.