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RESOLUTION NO. _7L-l___

TITLE: - Alley Closing Procedures

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January 5, 1971 Date Adopted

Resolution

of the

District of Columbia City Council

	Jerry A. Moore, Jr. Presents the following Resolution:
1 2	WHEREAS, the District of Columbia Council finds that it is necessary to improve alley closing procedures in order to develop more adequate land use policy

improve alley closing procedures in order to develop more adequate land use policy, and

WHEREAS, there is a need to require certain information of alley closing or dedication applicants, and

WHEREAS, the District of Columbia Council finds that there is a need to state its position with respect to zonings which abut alleys that it may act upon.

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

 $\underline{\text{Section 1}}$. In performing its alley closing and dedication functions, the District of Columbia Council will endeavor to establish such working procedures and relationship with other appropriate Federal and District of Columbia agencies as are necessary to promote the orderly growth and development of land use in the District of Columbia.

Section 2. Any application for an alley closing or dedication filed with the Surveyor shall be circulated by him to the office of the Assistant to the Commissioner for Housing Programs and the Zoning Commission of the District of Columbia for comments before presentation to the Council.

Section 3. The Surveyor of the District of Columbia should include within the forms executed by the applicant for an alley closing or a dedication question as to whether any zoning change or variance is then being sought or is contemplated for the applicant's property abutting the alley to be closed or to be dedicated.

Section 4. No action of the Council with respect to the closing of an alley or dedication shall, by that action alone, constitute an implied endorsement of, or objection to, any zoning issue involving abutting property which then is being considered or may in the future be considered, by the Zoning Commission, the Board of Zoning Adjustment, the National Capital Planning Commission, the Commission on Fine Arts, or any other agency having jurisdiction.

	and the feet role of the latest		R	EC	ORD OF	COL	JN	CIL	. V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.
HAHN	X				DAUGHERTY	X				ROBINSON	X			
TUCKER				X	HAYWOOD	X				VEAZEY	X			
ANDERSON	X				MOORE	X								
	Language en annount points	THE RESERVE AND A STREET	X.	Indi	cates Vote A. B	-Abse	ni	N. V.	—Not	Voting				

I hereby certify that this resolution is true and adopted as stated therein.

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Section 5. The Secretary of the Council is hereby authorized and directed to transmit copies of this resolution to the officials and agencies mentioned in Sections 2, 3 and 4 thereof.

 $\underline{\text{Section }6}.$ This resolution shall take effect immediately upon passage.



January 5 , 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE ESTABLISHMENT OF ADVISORY COMMISSION ON LANDLORD-TENANT AFFAIRS

Vice Chairman Sterling Tucker Presents the following Resolution:

WHEREAS, the City Council has adopted a Landlord-Tenant Regulation, which in combination with recent court decisions, has brought the legal rights of landlord and tenant more into balance.

WHEREAS, there is a strong need to create an atmosphere of negotiation and dialogue in order to avoid destructive confrontation and polarization between the landlord and tenant.

WHEREAS, there exists at present no forum for the orderly discussion of the common problems affecting landlord and tenant relations.

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

Section 1. The Council does hereby establish the Advisory Commission on Landlord-Tenant Affairs to study the problems of providing decent housing for all citizens of the District of Columbia. The Commission shall from time to time make recommendations to the Council's Housing and Urban Development Committee, including specific regulations and legislation, for action by the Council.

Section 2. The Commission shall be comprised of sixteen (16) members to be appointed by the Council Chairman with the concurrence of the Council. Such Commission shall be representative of landlord and tenant interests as well as of the community as a whole. The members of the Commission shall serve without compensation.

Section 3. The Commission shall undertake the study and discussion of such questions as they believe will contribute to bettering landlord-tenant relations and to providing decent housing for District residents. Such subjects might include, but are not limited to, a model landlord-tenant lease, development of programs for training maintenance personnel, the exploration of methods by which landlord-tenant disputes can be resolved through arbitration and mediation by neutral third parties.

			R	EC	ORD OF (COL	JN	CIL	. V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.E
ИНАН	X				DAUGHERTY	X				ROBINSON	X			
TUCKER				X	HAYWOOD	X				VEAZEY	X			-
ANDERSON	X				MOORE	X								
	A. C.		X.	_Indi	cates Vote A. B	-Abse	ni	n. v.	-Not	Voting				

I hereby certify that this resolution is true and adopted as stated therein.

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 $\underline{\text{Section 4}}\,.$ The Commission shall remain in existence for one year, unless its term shall be extended by the Council.

 $\underline{\text{Section 5}}$. This resolution shall take effect immediately.

resolution no. <u>71-3</u>



January 5, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE INSURANCE: RESOLUTION URGING THE SUPERINTENDENT OF INSURANCE TO OBTAIN CERTAIN INFORMATION ABOUT THE AVAILABILITY OF INSURANCE

Mr. Philip J. Daugherty Presents the following Resolution:

WHEREAS, the responsibility for seeing that the transaction of insurance sales in the District of Columbia is conducted in a manner not detrimental to the public interest rests with the Superintendent of Insurance, the Mayor and the District of Columbia Council; and

WHEREAS, there is evidence of discriminatory underwriting practices by insurance companies in certain areas of the city and for certain types of insurance: and,

WHEREAS, the District of Columbia Council finds that it must have accurate statistical information on such practices, and

WHEREAS, in order to fulfill his responsibility to the public, the Superintendent should know the extent of such discriminatory practices;

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

- <u>Section 1.</u> The Council urges the Superintendent of Insurance by whatever means he deems appropriate and practicable to:
- a. Obtain the information necessary to determine the extent to which each type of insurance specified in subsection 2b of this Resolution is actually unavailable in any geographic area of the District of Columbia by reason of any explicit or implicit rule, regulation, custom, or practice of any insurer not to write insurance in such area; and
- b. Within six months of the adoption of this Resolution to transmit a summary of such information to the City Council, together with his opinion of the extent to which such rules, regulation, customs, or practices prevail among insurers doing business in the District of Columbia.

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
HAHN	X	1		Tu.	DAUGHERTY	X	Mary 1			Robinson	X			
TUCKER	X			444	HAYWOOD	X	ad Chas			Veazey	X			
ANDERSON	X	1110	9 14		MOORE	X	26.0			950 950		Nation		and the last of the last

I hereby certify that this resolution is true and adopted as stated therein.

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RESOLUTION 71-3

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- Section 2. The City Council requests that the information to be obtained and transmitted by the Superintendent pursuant to Section 1 of this Resolution include, but not necessarily be limited to, the following data:
- a. The number of insurance companies in the District of Columbia who write:
 - 1. homeowner's insurance
 - 2. fire and extended coverage residential and commercial property insurance
 - 3. burglary and theft insurance
 - 4. automobile liability and property damage insurance
 - 5. automobile comprehensive, collision, and medical payments insurance
- b. The ten insurance companies in each of the categories listed in subsection 2a of this Resolution with the greatest amount of earned premiums in the District of Columbia for each of 1968, 1969 and 1970 together with the amount of such earned premiums for each such company.
- c. The principal method or methods by which each insurance company designated under subsection 2b of this Resolution markets insurance.
- d. With respect to these insurance companies designated under subsection 2b of this Resolution which market one-third or more of the policies issued or delivered by them within the District of Columbia through agents or brokers, the name and business address of each such agent or broker.
- e. The underwriting manuals and rate books currently and actually used by such insurers and their agents or brokers within the District of Columbia.
- f. The boundaries of any rating territories established or used by such insurers which include any part of the District of Columbia, together with the ratebook rates for each such territory.
- g. The actual rates charged by such insurers to policyholders, or a scientifically selected sample thereof, in each ZIP Code Postal area of the District of Columbia, or in such other geographic divisions of the District as may be more practicable and may delineate recognized communities and neighborhoods within such District at least as accurately as ZIP Code areas.
- h. The number of policies written by each such insurer which are in force in each area of the District of Columbia examined for the purposes of subsection 2a of this Resolution.
- i. The number of applications to each such insurer for coverage in each such area of the District of Columbia, together with the percentage rejected in each such area, during a representative time period, not to exceed three months, to be designated by the Superintendent.
- Section 3. If any of the information specified in Section 2 of this Resolution is unavailable from records presently in possession of the Superintendent, he is requested to take all necessary and appropriate steps to obtain such information. Such steps may include, but are not necessarily to be limited to one or more of the following:

3 of 3

- a. field investigations
- b. scientific sampling and data processing techniques
- c. inspection of company records pursuant to the power vested in the Superintendent under Title 35, Section 1305, District of Columbia Code.
- d. required report under Title 35, Section 1311, District of Columbia Code.

Section 4. Within thirty days of the adoption of this Resolution, the Superintendent shall determine whether any of the information specified in Section 2 of this Resolution is not practicably obtainable. If so, the Superintendent shall transmit to the Council within such thirty-day period an alternative proposal for determining, on the basis of such information as can be obtained, the incidence of the rules, regulations, customs, or practices, referred to in Section 1 of this Resolution.

<u>Section 6</u>. This Resolution shall become effective immediately upon passage.

resolution no. 71-4

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January 5, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE INSURANCE: RESOLUTION CALLING UPON THE COMMISSIONER TO LOWER PERFORMANCE & BID BOND REQUIREMENTS WITH RESPECT TO DISTRICT OF COLUMBIA PUBLIC CONTRACTS

Mr. Philip J. Daugherty Presents the following Resolution:

WHEREAS, participation in the construction industry by minority group members is disproportionally small in the District of Columbia,

WHEREAS, inability to obtain required bonding is a principal reason for the lack of full participation by minority group contractors in public construction projects,

WHEREAS, such contractors often cannot obtain the required bonding at present because their past inability to obtain such bonding has hindered them in gaining experience on major construction projects,

WHEREAS, unnecessarily high bonding requirements imposed by the District Government tend to perpetuate this cycle;

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

Section 1. The District of Columbia Council commends to the Mayor's attention the provision of Title 1 of the District of Columbia Code, Section 1-804a(a)(1), which gives the Mayor authority to require a performance bond "in such amount as he shall deem adequate for protection of the District of Columbia" with respect to public contracts exceeding \$2,000.

Section 2. The District of Columbia Council, believing that performance bonds lower in amount than those presently required would still be adequate for the protection of the District of Columbia, urges the Mayor to exercise his authority under Section 1-804a(a)(l) so as to reduce the required amount for such bonds in all appropriate cases.

Section 3. The District of Columbia Council also urges that the Mayor exercise his authority to reduce bid bond requirements for such projects as come within his authority.

Section 4. This Resolution shall become effective immediately upon passage.

COUNCILMAN	AYE	MAY	INV	LAB	COUNCILMAN	AVE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAV	N.V.	
HAHN	X	NA.	14.4.		DAUGHERTY	X	NAT	N.V.	А.Б.	ROBINSON	X	NAT	N.V.	A.B
TUCKER	X				HAYWOOD	X				VEAZEY	X			
ANDERSON	X				MOORE	X						11.9		

I hereby certify that this resolution is true and adopted as stated therein.

David & Mewark

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January 5 , 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RESOLUTION REGARDING COUNCIL POLICIES ON SUBWAY STATION DEVELOPMENT

Vice-Chairman Sterling Tucker Presents the following Resolution:

WHEREAS, decisions are being made daily with respect to the location of subway stations, decisions that will have a major bearing on economic development in the District of Columbia for years to come.

WHEREAS, successful commercial and residential development around subway stations depends upon coordination of private redevelopment, government zoning and land-use policy, and subway planning and construction.

WHEREAS, the Council should fully carry out its responsibilities under the interstate compact governing subway construction and operation to guide and review subway development in the District of Columbia.

BE IT RESOLVED THAT:

Section 1. The District of Columbia Council's appointees to the Board of Directors of the Washington Metropolitan Area Transit Authority (WMATA) shall refer all questions arising in the future on the location or the design of subway stations in the District of Columbia to the Transportation Committee of the Council and in appropriate circumstances, to the Housing and Urban Development Committee.

Section 2. The responsible Committee of the Council shall review all matters referred to it pursuant to the procedures set forth in Section 1 and shall report the Committee's recommendations to the Council. After review by the Council, the Council's appointees to WMATA shall be informed of the Council's policy recommendations to assist such Board appointees in voting on the matters before them.

Section 3. It is the sense of the Council that staff personnel under the direct supervision of the Council should be secured to furnish technical advice and assistance to the Council's appointees to the Board of WMATA.

A STATE OF THE PARTY OF THE PAR						OTE				
Y N.V. A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.
	DAUGHERTY	X				ROBINSON	X			
	HAYWOOD	X				VEAZEY	X			
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I hereby certify that this resolution is true and adopted as stated therein.

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Section 4. The appropriate Committees of the Council, including the Transportation and Housing and Urban Development Committees, should organize seminars and other meetings at which government officials, private developers, and members of the community may meet to analyze the manner in which the District of Columbia should respond to the many challenges which METRO presents for the District's future development.

Section 5. This resolution shall take effect immediately.

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January 11, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RESOLUTION OF INTENT BY THE COUNCIL TO RENAME NICHOLS AVENUE TO MARTIN LUTHER KING, JR. AVENUE

Vice-Chairman Sterling Tucker Presents the following Resolution:

WHEREAS, Dr. Martin Luther King, Jr. has made a contribution to American life for which all Americans are in his debt, and

WHEREAS, his unique contribution to the cause of equal opportunity and the betterment of all mankind should be memorialized, and

WHEREAS, Nichols Avenue is the life stream of an important and often forgotten area of our City, around which turns the cultural, social, and commercial life of the residents of Anacostia, and

WHEREAS, naming of Nichols Avenue in memory of Dr. Martin Luther King, Jr. is a fitting tribute to the place he holds in the hearts of the people of this City.

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

Section 1. The Council hereby declares its intention to rename Nichols Avenue to Martin Luther King, Jr. Avenue.

 $\underline{\text{Section 2}}.$ The Secretary of the Council is hereby directed to take all steps necessary to legally effectuate the renaming of Nichols Avenue.

Section 3. This resolution shall take effect immediately.

			R	EC	ORD OF	COL	JN	CIL	- V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
HAHN	X				DAUGHERTY	X				ROBINSON	X			
TUCKER	X				HAYWOOD	X				VEAZEY	X			
ANDERSON					MOORE	X								

I hereby certify that this resolution is true and adopted as stated therein.

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January 19, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE DELEGATION OF POWER TO THE COMMISSIONER TO ENTER INTO CERTAIN RECIPROCAL ARRANGEMENTS

Chairman Gilbert Hahn, Jr. Presents the following Resolution:

WHEREAS, under Reorganization Plan No. 3 of 1967, Section 402 (358) the authority to enter into reciprocal unemployment compensation coverage arrangements was transferred to the Council; and

WHEREAS, the Council has determined that the consummation of such arrangements represents a standard and routine method of allocating responsibility for unemployment compensation between states where an employee works in more than one jurisdiction; and

WHEREAS, these arrangements can be handled most efficiently in connection with the overall administration of the unemployment compensation system; and

WHEREAS, the Council is authorized under Section 205(a) of Reorganization Plan No. 3 of 1967 to authorize the performance of any of its functions by the Commissioner.

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

Section 1. The Commissioner of the District of Columbia is hereby authorized to perform the function of entering into reciprocal arrangements under Section 46-316(a) of the District of Columbia Code.

<u>Section 2.</u> The Commissioner, or his agent, shall, in connection with the execution of such reciprocal arrangements, make certain that the employees affected thereby be given notice of the effect of such arrangements.

Section 3. The Commissioner, or his agent, shall furnish to the Council within 60 days of the end of each fiscal year, a report describing the arrangements entered into during the previous fiscal year, identifying the parties to the arrangement, and stating whether any objections to these arrangements have been made by affected employees and, if so, what action was taken following such objection.

Section 4. This resolution shall take effect immediately.

			ORD OF		9 1 4			and the second second second				
NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
		-		X				ROBINSON	X			
		X	HAYWOOD					VEAZEY	X			
			MOORE	X								
	E NAY	E NAY N.V.	X	DAUGHERTY	DAUGHERTY X HAYWOOD	DAUGHERTY X HAYWOOD MOORE X	DAUGHERTY X X HAYWOOD MOORE X	DAUGHERTY X HAYWOOD MOORE X	DAUGHERTY X ROBINSON X HAYWOOD VEAZEY MOORE X	DAUGHERTY X ROBINSON X X HAYWOOD VEAZEY MOORE X	DAUGHERTY X ROBINSON X HAYWOOD VEAZEY MOORE X	DAUGHERTY X ROBINSON X VEAZEY

I hereby certify that this resolution is true and adopted as stated therein.

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March 2, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RESOLUTION DISAPPROVING ANY RULE AMENDMENT OR BYLAW OF AN INSURANCE RATING BUREAU WHICH USES INCONSISTENT METHODS OF ACCOUNTING

Mr. Philip J. Daugherty Presents the following Resolution:

WHEREAS, the District of Columbia Council finds that a uniform system of accounting for rate making purposes by a bureau making fire rate filings with the Superintendent of Insurance is necessary to the true determination of the underwriting experience of those companies represented by a bureau, and

WHEREAS, the District of Columbia Council in its report on Insurance adopted November 24, 1970 found that profits of insurance companies as used for rate making purposes are made to appear in a minimized form by companies' practice of calculating premiums on an accrual basis of accounting while calculating expenses, such as commissions, on a cash basis, and also by omitting from calculations the affect of inflation on premium dollar volume, and

WHEREAS, Reorganization Plan No. 3 of 1967 transferred to the District of Columbia Council the function of approving agreements, bylaws, rules, and regulations and amendments thereto of a rating bureau making fire rate filings with the Superintendent of Insurance.

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

Section 1. Any agreement, bylaw, rule, regulation, or amendment thereto of any rating bureau making rate filings within the scope of Chapter 14 of Title 35 of the District of Columbia Code is disapproved which permits a system of accounting for rate making purposes which calculates expenses on a cash basis and premiums on an accrual basis, or premiums on a cash basis and expenses on an accrual basis.

Section 2. Any agreement, bylaw, rule, regulation, or amendment thereto of any rating bureau making rate filings within the scope of Chapter 14 of Title 35 of the District of Columbia Code is disapproved which permits an estimate of the effects of inflation on incurred or paid losses in any period, and which does not for the same period fully reflect the effects of inflation on the sales of insurance and premiums earned or written.

Section 3. This resolution shall take effect immediately upon passage.

COUNCILMAN	AYE	MAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.E
HAHN	X				DAUGHERTY				X	ROBINSON				X
TUCKER	X				HAYWOOD	X				VEAZEY	X			
ANDERSON	X				MOORE				X					

I hereby certify that this resolution is true and adopted as stated therein.



March 2, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RESOLUTION DISAPPROVING ANY RULE OR BYLAW OF A RATING BUREAU WHICH DOES NOT TAKE INTO ACCOUNT NET INVESTMENT INCOME

Mr. Philip J. Daugherty Presents the following Resolution:

WHEREAS, the District of Columbia Council finds that insurance policy holders pay insurance premiums to companies which are invested for profit, and

WHEREAS, insurance policy holders of the District of Columbia do not benefit, through the rate structure, from the earnings that their premium money provides, and

WHEREAS, no current practice of rate making takes into account the earnings from those investments or capital gains from investments, nor has the competition of lower than established rates proved to be a sufficient device for passing on to policy holders the benefits of profits made through investments and capital gains, and

WHEREAS, Reorganization Plan No. 3 of 1967 transferred to the District of Columbia Council the function of approving agreements, bylaws, rules, and regulations and amendments thereto, of a rating bureau making fire rate filings with the Superintendent of Insurance.

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

Section 1. Any agreement, bylaw, rule, regulation or amendment thereto of any rating bureau making rate filings within the scope of Chapter 14 of Title 35 of the District of Columbia Code is disapproved which permits a filing which does not consider as a part of an insurance company's income the net investment income (including realized capital gains) on all cash and invested assets (as defined on page 2 of the 1969 National Association of Insurance Commissioners Convention Form Annual Statement for Fire and Casualty Companies) held against all unearned premium reserves and loss reserves of any nature.

Section 2. This resolution shall take effect immediately upon passage.

			R	EC	ORD OF	COI	N	CIL	- V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.E
HAHN	X				DAUGHERTY				X	ROBINSON				X
TUCKER	X				HAYWOOD	X				VEAZEY	X			
ANDERSON	X				MOORE				X					

I hereby certify that this resolution is true and adopted as stated therein.

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March 16, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE INTENTION TO APPROVE INCOME SUPPLEMENTATION

Dr. Henry S. Robinson, Jr. Presents the following Resolution:

WHEREAS, pursuant to paragraphs 83 and 84, Section 402, Reorganization Plan No. 3 of 1967, the District of Columbia City Council has the power to implement the provisions of the Public Assistance Act of the District of Columbia and to determine the amount of public assistance; and

WHEREAS, the District of Columbia Council has promulgated regulations, specifically Regulation No. 68-11 regarding the method for ascertaining earnings exemptions; Regulation No. 69-24 regarding disregard of certain payments made to public assistance recipients under the Economic Opportunity Act and the Manpower Training Act; Regulation 69-57 which revises the Department of Public Welfare standard for requirements; and Regulation 69-2 regarding the disregarding of certain earned income in determining need for aid to families with dependent children; and

WHEREAS, said regulations have been rendered void as the result of the Executive Office's failure to comply with the provisions of the District of Columbia Administrative Procedures Act; and

WHEREAS, the Council wishes to affirm its intention to enact a regulation or regulations to authorize the supplementation of full time earnings.

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

<u>Section 1.</u> The District of Columbia Council affirms its intent to enact a regulation or regulations which comply with the Social Security Act Amendments of 1967 with regard to income supplementation.

Section 2. The Council approves the implementation of the income supplementation program on April 1, 1971.

Section 3. This resolution will take effect immediately.

RECORD OF COUNCIL VOTE COUNCILMAN N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. AYE NAY COUNCILMAN AYE NAY N.V. A.B. DAUGHERTY ROBINSON HAHN HAYWOOD VEAZEY TUCKER MOORE ANDERSON A. B.—Absent X-Indicates Vote N. V.-Not Voting

I hereby certify that this resolution is true and adopted as stated therein.

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April 6, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RESOLUTION CREATING THE POSITION OF ASSOCIATE SUPERINTENDENT, BUDGET AND EXECUTIVE MANAGEMENT, SALARY CLASS 2B

Mr. Stanley J. Anderson Presents the following Resolution:

WHEREAS, pursuant to Section 402 (244) of Reorganization Plan No. 3 of 1967, the Council is vested with the responsibility of approving the classification of new positions under Section 5(b) of the Teachers' Salary Act of 1955, as amended; and

WHEREAS, the Board of Education has recommended that the position of Associate Superintendent, Budget and Executive Management, Salary Class 2B be established; and

WHEREAS, the Council agrees that such position should be established.

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

<u>Section 1.</u> The Council hereby approves the creation of the position of Associate Superintendent, Budget and Executive Management, Salary Class 2B.

Section 2. This resolution shall take effect immediately upon passage.

		R	EC	ORD OF	COI	JN	CIL	- V	OTE				
AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
X				DAUGHERTY				X	ROBINSON	X			
X				HAYWOOD	X				VEAZEY	X			
X				MOORE	X								
	X X X	X X		AYE NAY N.V. A.B.		AYE NAY N.V. A.B. COUNCILMAN AYE AYE DAUGHERTY HAYWOOD X	AYE NAY N.V. A.B. COUNCILMAN AYE NAY DAUGHERTY	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. DAUGHERTY HAYWOOD X	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. X DAUGHERTY X HAYWOOD X	X DAUGHERTY X ROBINSON X HAYWOOD X VEAZEY	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE X DAUGHERTY X ROBINSON X HAYWOOD X VEAZEY X	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY X	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. X DAUGHERTY X ROBINSON X HAYWOOD X VEAZEY X

I hereby certify that this resolution is true and adopted as stated therein.



April 19, 1971 Date Adopted

Resolution

of the

District of Columbia City Council

TITLE EARTH WEEK

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Chairman Gilbert Hahn, Jr. Presents the following Resolution:

WHEREAS, we live in an age of pollution; and

WHEREAS, every day governments make decisions which effect the nature and quality of the environment; and

WHEREAS, a society cannot remain free if it does not respect and protect its resources; and

WHEREAS, it is necessary from time to time in a highly technical and interdependent society to take cognizance of elemental relationships which make that society possible; and

WHEREAS, the District of Columbia is an area of intense urban development with the resultant problems of air and water pollution, enormous amounts of solid and liquid wastes to be disposed of, and an ever pressed and limited amount of open space; and

WHEREAS, the President has declared the week of April 19th, 1971, as "Earth Week."

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

<u>Section 1.</u> The Government of the District of Columbia joins in the celebration of the week of April 19th as "Earth Week" and pledges to carry out the goals of that week during every day of the year.

Section 2. The District of Columbia Council pledges its cooperation with all surrounding jurisdictions to seek solutions to our common environmental problems.

Section 3. The District of Columbia Council recommits itself to finding environmentally sound methods of dealing with such problems as solid and liquid waste disposal.

			R	EC	ORD OF	COI	JN	CIL	. V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
HAHN	X				DAUGHERTY			Nagara para	X	ROBINSON	X			
TUCKER				X	HAYWOOD	X				VEAZEY	X			
ANDERSON				X	MOORE	X								

I hereby certify that this resolution is true and adopted as stated therein.

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Section 4. The Council calls upon all persons and institutions, public and private in the District to join with us so that we all may give earth a chance.

Section 5. This resolution shall take effect immediately upon passage.

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April 27, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE Vaccination of Dogs Against Rabies.

Dr. Henry S. Robinson, Jr. Presents the following Resolution:

WHEREAS, the Commissioner of the District of Columbia has been notified by the Director of Public Health of said District that, notwithstanding the fact that immunization of dogs within the District of Columbia and other restrictive measures have curbed the disease of rabies in said District, said disease may spread within the District unless said measures are continued in force because the rabies virus is present in the Metropolitan Area and may exist from time to time in transient animals passing through the District;

WHEREAS, in accordance with provisions of \$1-230 of the District of Columbia Code, 1967 ed., and by virtue of the powers vested in it by Reorganization Plan No. 3 of 1967, the District of Columbia Council is empowered to require certain measures to be taken in the control of rabies; and

WHEREAS, the Council wishes to ratify the anti-rabies vaccination program being conducted during the week of April 26, 1971;

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

Section 1. The District of Columbia Council does hereby proclaim that:

1. (a) During the period between April 26, 1971 and May 1, 1971, both dates inclusive, every person owning or keeping or having custody of a dog of the age of three months or over in the District of Columbia shall have such dog vaccinated against rabies by a licensed veterinarian with anti-rabies vaccine of a type and strength approved by the Director of Public Health, except that if any dog within the District during the vaccination period prescribed above has been vaccinated against rabies within twelve months immediately preceding April 15, 1971, by a licensed veterinarian such dog need not be vaccinated again until twelve months after date of the last vaccination: Provided, That the owner, keeper, or person having custody of the dog has secured and kept a valid vaccination certificate and a numbered vaccination tag for such dog;

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
HAHN	X				DAUGHERTY	X				ROBINSON	X			
TUCKER				X	HAYWOOD	X		145 (11)		VEAZEY	X	W. Park	7/17	7 11
ANDERSON	X				MOORE.	X							A TANK	

I hereby certify that this resolution is true and adopted as stated therein.

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RESOLUTION 71-14

of 3

- (b) Such vaccination may be done either at the expense of the District by veterinarians designated for that purpose, or by a private veterinarian at the expense of the person owning, keeping, or having custody of a dog;
- (c) The Commissioner shall establish and publicize the several school locations throughout the city which shall provide free vaccinations;
- (d) Dogs shall be brought as soon as possible after the opening time of the clinics and must be leashed in accordance with the provisions of Article 18 of the Police Regulations applicable to dogs. In case of rain during the scheduled hours, no clinics will be held but they will be conducted on the next scheduled date.
- 2. (a) Upon such vaccination, the veterinarian administering the vaccine shall execute a certificate upon the form adopted by the Commissioner, which certificate shall be furnished to the owner or other person presenting a dog for vaccination, the carbon copy or duplicate of such certificate to be retained by said veterinarian and disposed of as directed by the Director of Public Health;
- (b) Every veterinarian practicing in the District shall furnish to the Director of Public Health such reports concerning dogs vaccinated by him against rabies as the Director of Public Health may require.
- 3. Veterinarians shall, upon vaccinating a dog against rabies, furnish to the owner or other person presenting such dog a numbered vaccination tag.
- 4. (a) Every person owning, keeping, or having custody of a dog in the District of Columbia shall affix and keep affixed to the collar or harness of such dog the vaccination tag provided for in this proclamation;
- (b) No person owning, keeping, or having custody of a dog in the District shall affix or permit to be affixed to the collar or harness of such dog any tag other than a current tax tag, vaccination tag, or owner's identification tag;
- (c) No person owning, keeping, or having custody of a dog in the District shall affix or permit to be affixed to the collar of harness of such dog a vaccination tag unless such vaccination tag was issued for such dog;
- (d) No veterinarian licensed to practice in the District shall issue a certificate or vaccination tag for any dog unless such dog has been vaccinated by him against rabies.
- 5. The owner, keeper, or person having custody of any dog within the District which reached the age of two months after the effective date of this proclamation shall have such dog vaccinated against rabies within one month of the date upon which such dog reaches the age of two months. Such dog may be vaccinated either at the expense of the owner, keeper, or person having custody thereof by a licensed veterinarian, or at the expense of the District of Columbia at the times specified herein and at one of the clinics listed herein.
- 6. The owner, keeper, or person having custody of any dog brought into the District after April 15, 1971 shall have such dog vaccinated against rabies within fifteen days after its arrival herein: Provided, That if any such dog has been so vaccinated subsequent to April 15, 1971, and the owner, keeper or person having custody of such dog has a valid certificate from the veterinarian who performed the vaccination and a vaccination tag for such dog, such dog need not be vaccinated again until twelve months after the date of the last vaccination.

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Section 2. This resolution shall become effective upon passage.



April 27, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE BIKE DAY PROCLAMATION

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Chairman Gilbert Hahn, Jr. and
Reverend Jerry A. Moore, Jr.
Presents the following Resolution:

WHEREAS, bike riding is recreational; and

WHEREAS, large numbers of Washingtonians have taken up bike riding as a practical and low cost means of transportation; and

WHEREAS, the bicycle is a healthful, non-polluting, convenient and economic means of transportation and recreation; and

WHEREAS, the District of Columbia because of its beauty and generally uniform terrain is especially suited to bike riding; and

WHEREAS, the District of Columbia offers to all persons in the nation gracious weather and interesting sightseeing; and

WHEREAS, the United States Department of Transportation and the Department of the Interior have joined together with the Government of the District of Columbia to promote the use of bicycles in the District of Columbia and its environs; and

WHEREAS, it is appropriate and fitting that one day be set aside to promote the many beneficial uses of the bicycle.

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

<u>Section 1.</u> Sunday, May 16, 1971, is hereby designated District of Columbia Bicycle Day.

<u>Section 2.</u> All citizens of and visitors to the District of Columbia are invited to participate in organized bicycle riding and to assemble in support of bicycles on the Mall on Bicycle Day, May 16.

der til det sentre framer der en			R	EC	ORD OF C	COL	JN	CIL	. V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.
HAHN	X				DAUGHERTY	X				ROBINSON	X			
TUCKER				X	HAYWOOD	X				VEAZEY	X			
ANDERSON	X				MOORE	X								
paparala mande eller den mende i nyangar degina, manganang degi daharanan jebah dapang dagan bada bada bada bada kenang keran	december of the second		Ж.	—Indi	cates Vote A. B	-Abse	mi	N. V	-Not	Voting				

I hereby certify that this resolution is true and adopted as stated therein.

RESOLUTION 71-15

_2_of_2_



April 27, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE

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RESOLUTION RENAMING NICHOLS AVENUE TO MARTIN LUTHER KING, JR. AVENUE

Vice-Chairman Sterling Tucker Presents the following Resolution:

WHEREAS, Dr. Martin Luther King, Jr. has made a contribution to
American life for which all Americans are in his debt; and

WHEREAS, his unique contribution to the cause of equal opportunity

and the betterment of all mankind should be memorialized; and

WHEREAS, Nichols Avenue is the life stream of an important and often forgotten area of our City, around which turns the cultural, social, and commercial life of the residents of Anacostia; and

WHEREAS, naming of Nichols Avenue in memory of Dr. Martin Luther King, Jr. is a fitting tribute to the place he holds in the hearts of the people of this City.

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

 $\underline{\text{Section 1}}$. Nichols Avenue is hereby renamed Martin Luther King, Jr. Avenue.

 $\underline{\text{Section 2}}$. The Department of Highways and Traffic shall take the necessary steps to reflect this change.

Section 3. This resolution shall take effect ten days after passage.

COUNCILMAN	TAYE	VAV	N.V.	I A.B.	COUNCILMAN	LAVE	NAY	NV	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
HAHN	X	NAT	14.4.		DAUGHERTY	X	NAT		Per Indiana	ROBINSON	X			
TUCKER				X	HAYWOOD	X				VEAZEY	X			
ANDERSON	X			1	MOORE	X								

I hereby certify that this resolution is true and adopted as stated therein.

RESOLUTION NO. __7|-|7



May 4, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE

 APPROVING MODIFICATIONS TO THE SHAW SCHOOL AND "H" STREET URBAN RENEWAL PLANS

Vice-Chairman Sterling Tucker Presents the following Resolution:

WHEREAS, under the provisions of Title I of the Housing Act of 1949, as amended (hereinafter called "Title I"), the Secretary of the Department of Housing and Urban Development (hereinafter called the "Secretary" and the "Department" respectively) is authorized to provide financial assistance to Local Public Agencies for undertaking and carrying out Neighborhood Development Programs; and

WHEREAS, certain functions of the Board of Commissioners of the District of Columbia under the District of Columbia Redevelopment Act of 1945, as amended, have been transferred to the District of Columbia Council (hereinafter called the "Council") pursuant to Section 402, paragraphs 122 through 129, of Reorganization Plan No. 3 of 1967; and

WHEREAS, pursuant to the District of Columbia Redevelopment Act of 1945, as amended by Section 501 of the Housing and Urban Development Act of 1968 (hereinafter called the "Redevelopment Act"), the Council approved, on January 28, 1968, Urban Renewal Plans for the Shaw School Urban Renewal Area and the Downtown Urban Renewal Area and the Neighborhood Development Program for the District of Columbia (hereinafter called the "Program") encompassing the Shaw School Urban Renewal Area and the Downtown Urban Renewal Area; and

WHEREAS, on June 17, 1969, and on December 17, 1969, the Council: (1) approved Urban Renewal Plans for the "H" Street Urban Renewal Area and the 14th Street Urban Renewal Area, respectively; and (2) modified the Program to include the "H" Street Urban Renewal Area and the 14th Street Urban Renewal Area, respectively; and

WHEREAS, on June 25, 1970, the Council (1) approved modifications to the Urban Renewal Plans for the Urban Renewal Areas included in the Program, and (2) approved the second annual increment of the Program which Program is being carried out by the D. C. Redevelopment Land Agency (hereinafter called the "Agency") with financial assistance provided under Title I; and

			R	EC	ORD OF) IN	LIL	- V	OIE				
COUNCILMAN	AYE	YAK	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
НАНИ	X				DAUGHERTY	a king	1		X	ROBINSON	X			
TUCKER	X	evin i i i			HAYWGOD	X				VEAZEY				X
ANDERSON	X				MOORE	X								

I hereby certify that this resolution is true and adopted as stated therein.



May 4, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE

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31 32 33 APPROVING MODIFICATIONS TO THE SHAW SCHOOL AND "H" STREET URBAN RENEWAL PLANS

Vice-Chairman Sterling Tucker Presents the following Resolution:

WHEREAS, under the provisions of Title I of the Housing Act of 1949, as amended (hereinafter called "Title I"), the Secretary of the Department of Housing and Urban Development (hereinafter called the "Secretary" and the "Department" respectively) is authorized to provide financial assistance to Local Public Agencies for undertaking and carrying out Neighborhood Development Programs; and

WHEREAS, certain functions of the Board of Commissioners of the District of Columbia under the District of Columbia Redevelopment Act of 1945, as amended, have been transferred to the District of Columbia Council (hereinafter called the "Council") pursuant to Section 402, paragraphs 122 through 129, of Reorganization Plan No. 3 of 1967; and

WHEREAS, pursuant to the District of Columbia Redevelopment Act of 1945, as amended by Section 501 of the Housing and Urban Development Act of 1968 (hereinafter called the "Redevelopment Act"), the Council approved, on January 28, 1968, Urban Renewal Plans for the Shaw School Urban Renewal Area and the Downtown Urban Renewal Area and the Neighborhood Development Program for the District of Columbia (hereinafter called the "Program") encompassing the Shaw School Urban Renewal Area and the Downtown Urban Renewal Area; and

WHEREAS, on June 17, 1969, and on December 17, 1969, the Council: (1) approved Urban Renewal Plans for the "H" Street Urban Renewal Area and the 14th Street Urban Renewal Area, respectively; and (2) modified the Program to include the "H" Street Urban Renewal Area and the 14th Street Urban Renewal Area, respectively; and

WHEREAS, on June 25, 1970, the Council (1) approved modifications to the Urban Renewal Plans for the Urban Renewal Areas included in the Program, and (2) approved the second annual increment of the Program which Program is being carried out by the D. C. Redevelopment Land Agency (hereinafter called the "Agency") with financial assistance provided under Title I; and

					ORD OF					And the second s				
COUNCILMAN	AYE	YAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
HAHN	X				DAUGHERTY	e Neger		175 (6	X	ROBINSON	X	UNA		777
TUCKER	X				HAYWOOD	X				VEAZEY				X
ANDERSON	X				MOORE	X								-

I hereby certify that this resolution is true and adopted as stated therein.

$_{-2}$ of $_{3}$

WHEREAS, on November 6, 1969 the National Capital Planning Commission (hereinafter called "Planning Commission") adopted modifications to the Urban Renewal Plan for the Shaw School Urban Renewal Area (hereinafter called the "Shaw Plan") pursuant to its resolution entitled "Resolution Further Modifying the Urban Renewal Plan for Shaw School Urban Renewal Area," of that date, containing 2 modifications identified and numbered Modification No. 1 and Modification No. 2, attached hereto as Exhibit "A" (hereinafter called Shaw Plan Modifications of November 6, 1969); and

WHEREAS, Modification No. 1 of the Shaw Plan Modifications of November 6, 1969 was approved, following public hearing, by the Council on March 17, 1970; and

WHEREAS, on December 3, 1970 the Planning Commission adopted modifications to the Shaw Plan pursuant to its resolution entitled "Resolution Further Modifying the Urban Renewal Plan for the Shaw School Urban Renewal Area", of that date, attached hereto as Exhibit "B" (hereinafter called "Shaw Plan Modifications of December 3, 1970"); and

WHEREAS, on January 7, 1971 the Planning Commission adopted modifications to the Shaw Plan pursuant to its resolution entitled "Resolution Further Modifying the Urban Renewal Plan for the Shaw School Urban Renewal Area", of that date, attached hereto as Exhibit "C" (hereinafter called "Shaw Plan Modifications of January 7, 1971"); and

WHEREAS, on November 5, 1970 the Planning Commission adopted modifications to the Urban Renewal Plan for the "H" Street Urban Renewal Area pursuant to its resolution entitled "Resolution Further Modifying the Urban Renewal Plan for the "H" Street Urban Renewal Area", of that date, attached hereto as Exhibit "D" (hereinafter called "H" Street Plan Modifications of November 5, 1970"); and

WHEREAS, the Planning Commission referred to the Council each of the modifications to the Shaw Plan and to the "H" Street Plan identified above for review and approval in accordance with Section 6(b) and Section 12 of the Redevelopment Act; and

WHEREAS, the acquisition for clearance and redevelopment of the area designated as an "Acquisition Area" pursuant to the Shaw Plan Modifications of December 3, 1970 is necessary and fully consistent with the criteria and conditions set forth in Section 510.10 of the Shaw Urban Renewal Plan; and

WHEREAS, on June 25, 1970 the Council found and determined that the relocation program for the proper relocation of individuals and families to be displaced in carrying out the Urban Renewal Plans, as modified by the Council on said date, in decent, safe, and sanitary dwellings in conformity with acceptable standards is feasible in accordance with Section 105(c) of Title I; and

WHEREAS, the aforesaid finding by the Council in accordance with Section 105(c) of Title I was based on information and data respecting the relocation program prepared by the Agency and presented to the Council, and which information and data included the individuals and families to be displaced in carrying out the Shaw Plan Modifications of December 3, 1970; and

WHEREAS, the Council is cognizant of the conditions that are imposed in the undertaking and carrying out of urban renewal activities and undertakings those prohibiting discrimination because of race, color, religion, sex, or national origin; and

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WHEREAS, the Council, pursuant to Section 12 of the Redevelopment Act, held a public hearing on April 8, 1971 at which the Shaw and "H" Street Plan Modifications were considered.

 ${\tt NOW}$, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

<u>Section 1</u>. That Modification No. 2 of the Shaw Plan Modifications of November 6, 1969 is hereby approved.

Section 2. That the Shaw Plan Modifications of December 3, 1970, and of January 7, 1971, are hereby approved.

 $\underline{\text{Section 3}}$. That the "H" Street Plan Modifications of November 5, 1970 is hereby approved.

Section 4. That the acquisition for clearance and redevelopment of the area designated as an "Acquisition Area" pursuant to the Shaw Plan Modifications of December 3, 1970 approved herein is necessary and fully consistent with the criteria and conditions set forth in Section 510.10 of the Shaw School Urban Renewal Plan.

Section 5. It is hereby found and determined that where clearance is proposed that the objectives of the Shaw Plan as modified by the Shaw Plan Modifications of December 3, 1970 cannot be achieved through more extensive rehabilitation of portions of the urban renewal areas included in the Program.

Section 6. That, it is hereby found and determined that the financial aid provided and to be provided pursuant to the contracts for Federal financial assistance pertaining to the Program is necessary to enable the Program to be undertaken in accordance with the Urban Renewal Plans as modified herein for the areas included in the Program.

Section 7. That it is found and determined that the Urban Renewal Plans, as modified herein for the urban renewal areas included in the Program will afford maximum opportunity, consistent with the sound needs of the locality as a whole, for the renewal of the areas by private enterprise.

Section 8. That, the transmission of this action to the Planning Commission for immediate certification to the Agency for execution is hereby authorized and directed.

Section 9. That, this resolution shall take effect immediately upon passage.

·58 APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974

CERTIFIED TO BE A TRUE COPY OF A RESOLUTION

ADOPTED BY THE RATIONAL CAPITAL PLANNING COMMISSION

AT ITS MEETING ON NOVEMBER 6, 1969

EXHIBIT A

DANIEL H. SHEAR SECRETARY WASHINGTON, D.C. 20576

RESOLUTION FURTHER MODIFYING THE URBAN RENEWAL PLAN FOR SHAW SCHOOL URBAN RENEWAL AREA

November 6, 1969

WHEREAS, pursuant to Section 6(b) of the District of Columbia Redevelopment Act of 1945, as amended (hereinafter referred to as the "Redevelopment Act"), an Urban Renewal Plan for the Shaw School Urban Renewal Area (hereinafter referred to as the "Urban Renewal Plan") was adopted on January 9, 1969 by the National Capital Planning Commission (hereinafter referred to as the "Commission"), and approved on January 28, 1969, after public hearing thereon, by the District of Columbia Council (hereinafter referred to as the "Council");

WHEREAS, certain modifications to the Urban Renewal Plan were adopted by the Commission on April 3, 1989, May 1, 1989 and September 11, 1989, which modifications are presently under consideration by the Council; and

WHEREAS, further modifications to the Urban Renewal Plan are necessary to accomplish redevelopment and rehabilitation within the Shaw School Urban Renewal Area and to provide maximum opportunity for such redevelopment and rehabilitation by private enterprise.

BE IT RESOLVED, that pursuant to Sections 6(b) and 12 of the Redevelopment Act, the Commission adopts the following modifications to the Urban Renewal.

Plan for the Shaw School Urban Renewal Area:

- 1. Add the following at the end of Paragraph 631.00:

 "Disposition Lot 15 Square 551, provided that not less
 than one acre of the Disposition Lot shall be developed
 as a Public Community Park"
- 2. Map No. 4, Renewal Action Areas First Action Year, Map No. 5, Land Disposition, and Map No. 6, Site Development Plan, are modified as shown on Map No. 4C, Modification to Renewal Action Areas First Action Year Map, dated November 3, 1969 (NCPC Map File No. 31.20 (71.00)-25808); Map No. 5C, Modification to Land Disposition Map, dated November 3, 1969 (NCPC Map File No. 31.20(05.60)-25809); and Map No. 6C, Modification to Site Development Plan, dated November 3, 1969 (NCPC Map File No. 31.20(05.60)-25809); respectively.

MODIFICATION NO. 2

- 1. Change the period to a comma at the end of Paragraph 520.12, add the word "or", and add a new subparagraph "e" to read as follows:
 - "e. developed by the Agency, and thereafter disposed of for public improvements or public facilities in accordance with the Plan."
- Add the following at the end of Paragraph 635.00:
 "Disposition Lot 16 Square 394"

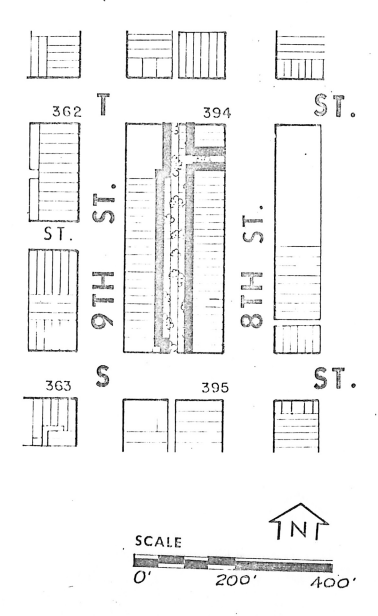
- 3. Add a new Paragraph 635. E3 following Paragraph 635.12 to read as follows:
 - "635.13 Disposition Lot 16 shall be used only for a Public

 Community Park and no buildings shall be constructed

 thereon."
- Map No. 2, General Land Use Plan, Map No. 4, Renewal Action Areas First Action Year, Map No. 5, Land Disposition, and Map No. 6, Site Development Plan, are modified as shown on Map No. 2D, Modification to General Land Use Plan, dated November 3, 1969 (NCPC Map File No. 31.20(04.12)-25804), Map No. 4D, Modification to Renewal Action Area, First Action Year Map, dated November 3, 1969 (NCPC Map File No. 31.20(71.00)-25805), Map No. 5D, Modification to Land Disposition Map, dated November 3, 1969 (NCPC Map File No. 31.20(05.60)-25806), and Map 6D, Modification to Site Development Plan, dated November 3, 1969 (NCPC Map File No. 31.20(05.60)-25806), respectively.

MAP NO. 2D

SHAW SCHOOL URBAN RENEWAL AREA MODIFICATION TO GENERAL LAND USE PLAN

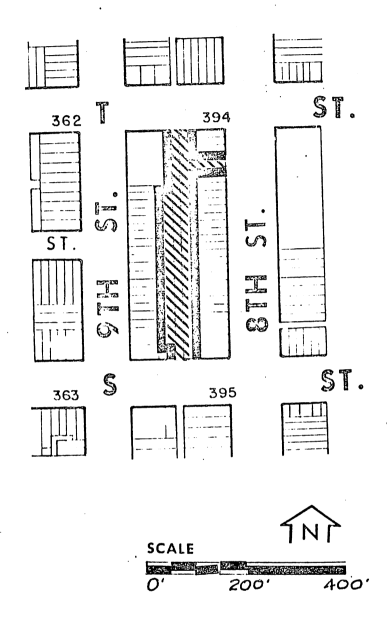




ADD PUBLIC/COMMUNITY

MAP NO. 4D

SHAW SCHOOL URBAN RENEWAL AREA MODIFICATION TO RENEWAL ACTION AREAS - FIRST ACTION YEAR MAP





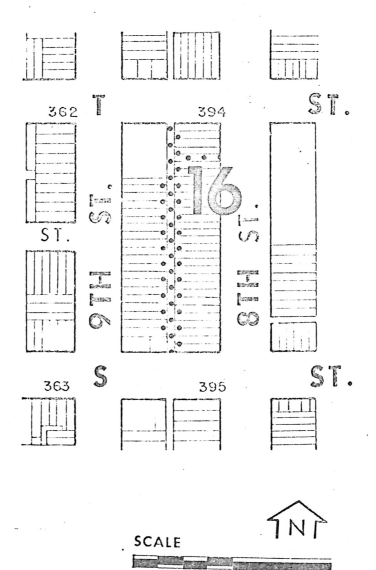
ADD ACQUISITION AND DISPOSITION AREA

November 3, 1969

NCPC Map File No. 31.20(71.00)25805

MAP NO. 5D

SHAW SCHOOL URBAN RENEWAL AREA MODIFICATION TO LAND DISPOSITION MAP





ADD DISPOSITION LOT

ADD TO TABLE OF DISPOSITION LOTS:

SQUARE NO.

LOT NO.

LAND USE

394

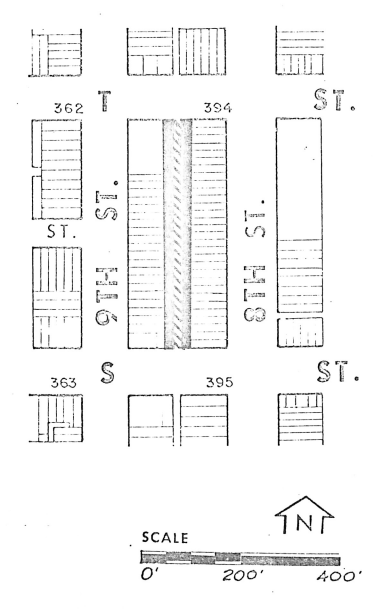
16

PUBLIC/COMMUNITY PARK

400'

MAP NO. 6D

SHAW SCHOOL URBAN RENEWAL AREA MODIFICATION TO SITE DEVELOPMENT PLAN





ADD EXISTING RIGHT-OF-WAY TO BE ABANDONED

ADD EASEMENT TO BE ESTABLISHED

November 3, 1969

NCPC Map File No. 31.20(05.12)25807

CERTIFIED TO BE A TRUE COPY OF A RESOLUTION ADOPTED BY THE NATIONAL CAPITAL PLANNING COMMISSION AT ITS MEETING ON DECEMBER 3, 1970

EXHIBIT B

(Sgd.) Daniel H. Shear

DANIEL H. SHEAR SECRETARY

NATIONAL CAPITAL PLANNING COMMISSION

WASHINGTON, D.C. 20576

RESOLUTION FURTHER MODIFYING THE URBAN RENEWAL PLAN FOR THE SHAW SCHOOL URBAN RENEWAL AREA

December 3, 1970

WHEREAS, pursuant to Section 6(b) of the District of Columbia Redevelopment Act of 1945, as amended (hereinafter referred to as the "Redevelopment Act"), an Urban Renewal Plan for the Shaw School Urban Renewal Area (hereinafter referred to as the "Urban Renewal Plan") was adopted on January 9, 1969, by the National Capital Planning Commission (hereinafter referred to as the "Commission") and approved on January 28, 1969, after public hearing thereon, by the District of Columbia Council (hereinafter referred to as the "Council");

WHEREAS, certain modifications to the Urban Renewal Plan have been adopted by the Commission and approved, after public hearings thereon, by the Council; and

WHEREAS, further modifications to the Urban Renewal Plan are necessary to accomplish redevelopment and rehabilitation within the Shaw School Urban Renewal Area and to provide maximum opportunity for such redevelopment and rehabilitation by private enterprise.

BE IT RESOLVED, that pursuant to Sections 6(b) and 12 of the Redevelopment Act, the Commission adopts the following modifications to the Urban Renewal Plan:

- 1. Add at the end of Section 635.00:
 "Disposition Lot 17A Squares 512 and 522"
- 2. Add a new section 635.13 to read as follows:
 - "635.13 No building or premises on Disposition Lot 17A shall be used except for Fire Station."
- 3. Add to the Table of Disposition Lots on Sheet 2 of Map No. 5 the following under the headings "Square No.", "Lot No.", and "Land Use", respectively:

"512 & 522

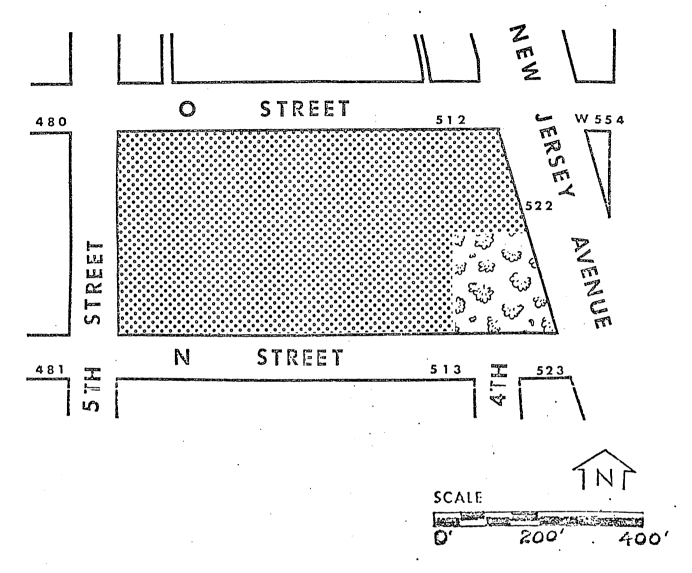
17/

PUBLIC/COMMUNITY"

4. Map No. 2, General Land Use Plan, Map No. 4, Renewal Action Areas, Map No. 5, Land Disposition, and Map No. 6, Site Development Plan, are modified as shown on Map No. 2F, Modification to General Land Use Plan, dated December 1, 1970 (NCPC Map File No. 31.20(04.12)-, 26120), Map No. 4F, Modification to Renewal Action Areas, dated December 1, 1970 (NCPC Map File No. 31.20(71.00)-26110), Map No. 5F, Modification to Land Disposition Map, dated December 1, 1970 (NCPC Map File No. 31.20(05.60)-26111), and Map No. 6F, Modification to Site Development Plan, dated December 1, 1970 (NCPC Map File No. 31.20(05.12)-26112), respectively.

MAP NO. 2F

SHAW SCHOOL URBAN RENEWAL AREA MODIFICATION TO GENERAL LAND USE PLAN



CHANGE SQUARES 512 AND 522 TO:



PUBLIC/COMMUNITY



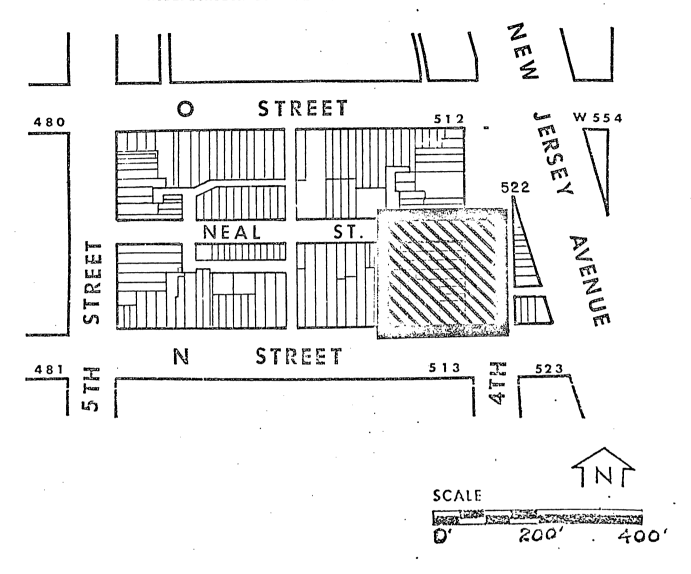
RESIDENTIAL-LOW DENSITY

December 1,1970

NCPC Map File No. 31.20(04.12)26120

MAP NO. 4F

SHAW SCHOOL URBAN RENEWAL AREA MODIFICATION TO RENEWAL ACTION AREAS





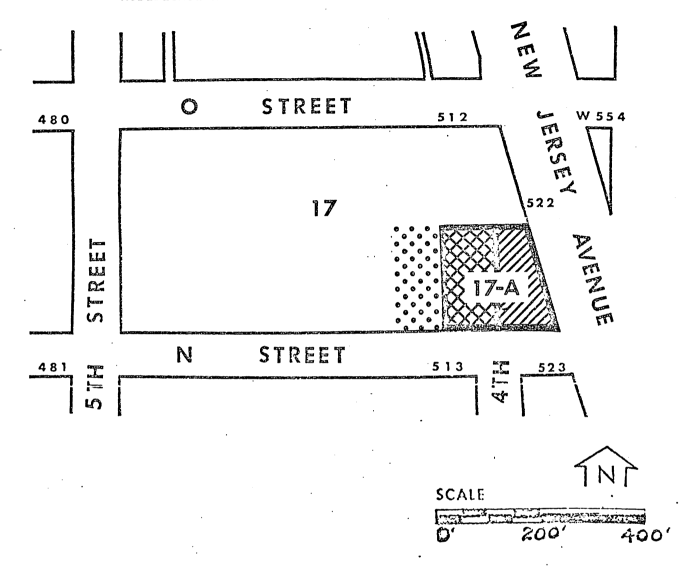
ADD ACQUISITION AND DISPOSITION AREA

December 1, 1970

NCPC Map File No. 31.20(71.00)26110

MAP NO. 5F

SHAW SCHOOL URBAN RENEWAL AREA MODIFICATION TO LAND DISPOSITION MAP





ADD TO DISPOSITION LOT NO. 17



ADD TO NEW DISPOSITION LOT NO. 17A



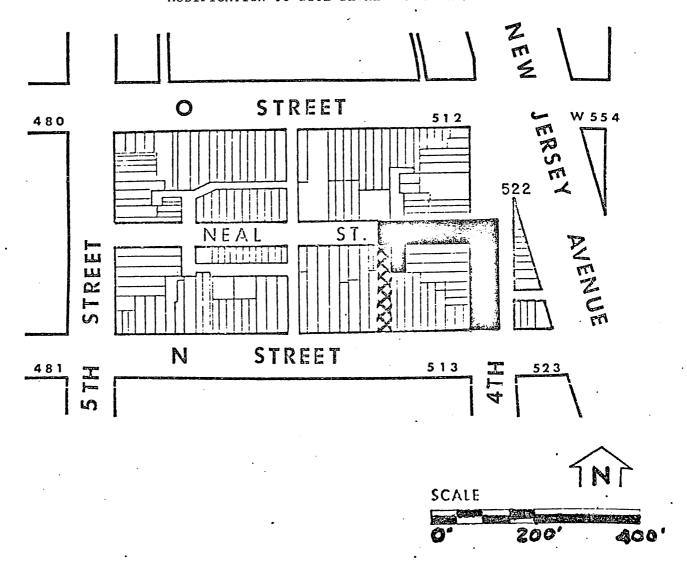
DELETE FROM DISPOSITION LOT NO.17 AND ADD TO NEW DISPOSITION LOT 17A

December 1, 1970

NCPC Map File No. 31.20(05.60)26111

MAP NO. 6F

SHAW SCHOOL URBAN RENEWAL AREA MODIFICATION TO SITE DEVELOPMENT PLAN





DELETE NEW RIGHT OF WAY TO BE CREATED



ADD EXISTING RIGHT OF WAY TO BE ABANDONED

December 1, 1970

NCPC Map File No. 31.20(05.12)26112

CERTIFIED TO BE A TRUE COPY OF A RESOLUTION ADOPTED BY THE NATIONAL CAPITAL PLANNING COMMISSION AT ITS MEETING ON JANUARY 7, 1971

EXHIBIT C

(Sgd.) Daniel H. Shear

DANIEL H. SHEAR SECRETARY

NATIONAL CAPITAL PLANNING COMMISSION

WASHINGTON, D.C. 20576

NCPC File No. UR07

RESOLUTION FURTHER MODIFYING THE URBAN RENEWAL PLAN FOR THE SHAW SCHOOL URBAN RENEWAL AREA

January 7, 1971

WHEREAS, pursuant to Section 6(b) of the District of Columbia

Redevelopment Act of 1945, as amended (hereinafter referred to as

the "Redevelopment Act"), an Urban Renewal Plan for the Shaw School

Urban Renewal Area (hereinafter referred to as the "Urban Renewal Plan")

was adopted on January 9, 1969, by the National Capital Planning

Commission (hereinafter referred to as the "Commission") and approved

on January 28, 1969, after public hearing thereon, by the District of

Columbia Council (hereinafter referred to as the "Council");

WHEREAS, certain modifications to the Urban Renewal Plan have been adopted by the Commission and approved, after public hearings thereon, by the Council;

WHEREAS, further modifications to the Urban Renewal Plan are necessary to accomplish redevelopment and rehabilitation within the Shaw School Urban Renewal Area and to provide maximum opportunity for such redevelopment and rehabilitation by private enterprise; and

WHEREAS, such further modifications are consistent with the objectives and policies of Section 101 of the National Environmental Policy Act of 1969 and the Commission's Comprehensive Plan for the National Capital

and will not adversely affect the quality of the environment in the National Capital Region.

BE IT RESOLVED that, pursuant to Sections 6(b) of the Redevelopment Act, the Commission adopts the following modifications to the Urban Renewal Plan:

MODIFICATION NO. 1

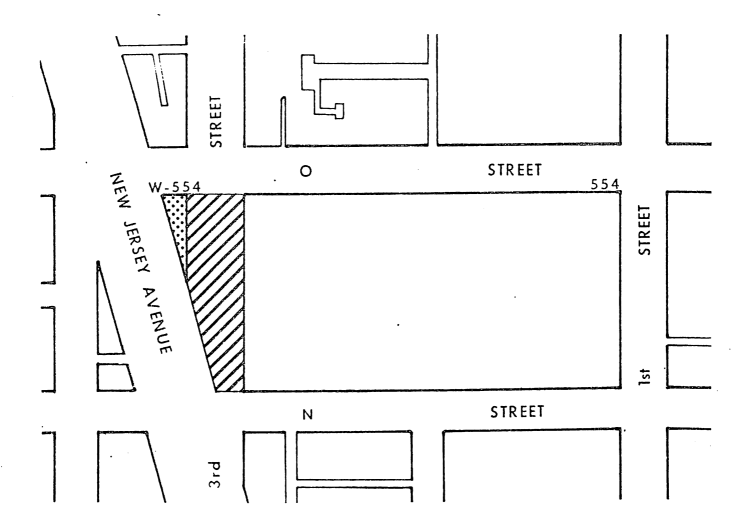
Map No. 2, General Land Use Plan and Map No. 6, Site Development Plan, are modified as shown on Map No. 2G, Modification to General Land Use Plan, dated January 5, 1971 (NCPC Map File No. 31.20(04.12)-26131), and Map No. 6G, Modification to Site Development Plan, dated January 5, 1971 (NCPC Map File No. 31.20(05.00)-26132), respectively.

MODIFICATION NO. 2

In Paragraph 632.50 change the period at the end thereof to a comma and add the words "except that the total Building Area on Disposition Lot 29 shall not exceed 70% of the lot if only a church and permitted uses incidental thereto are constructed thereon."

MAP No. 2G

SHAW SCHOOL URBAN RENEWAL AREA MODIFICATION TO GENERAL LAND USE PLAN



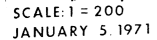
LEGEND:



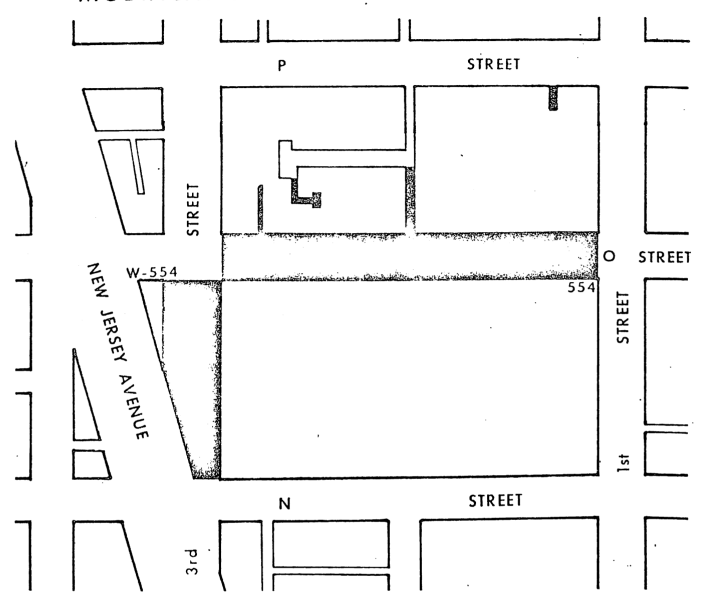
CHANGE LOW DENSITY RESIDENTIAL TO PUBLIC/COMMUNITY



ADD PUBLIC COMMUNITY



SHAW SCHOOL URBAN RENEWAL AREA MODIFICATION TO SITE DEVELOPMENT PLAN



LEGEND:



ADD EXISTING RIGHT - OF - WAY TO BE ABANDONED

SCALE: 1 = 200 JANUARY 5, 197

NCPC MAP FILE No. 31.20(05.00)26132

CERTIFIED TO BE A TRUE COPY OF A RESOLUTION
ADOPTED BY THE NATIONAL CAPITAL PLANNING COMMISSION
AT ITS MEETING ON NOVEMBER 5, 1970

EXHIBIT D

(Sgd.) Daniel H. Shear

DANIEL H. SHEAR SECRETARY

·NATIONAL CAPITAL PLANNING COMMISSION

WASHINGTON, D.C. 20576

NCPC File No. UR-16

RESOLUTION MODIFYING THE URBAN RENEWAL PLAN FOR THE H STREET URBAN RENEWAL AREA

November 5, 1970

WHEREAS, pursuant to Section 6(b) of the District of Columbia

Redevelopment Act of 1945, as amended (hereinafter referred to as
the "Redevelopment Act"), an Urban Renewal for the H Street Urban

Renewal Area (hereinafter referred to as the "Urban Renewal Plan")

was adopted on April 18, 1969 by the National Capital Planning

Commission (hereinafter referred to as the "Commission"), and approved
on June 17, 1969, after public hearing thereon, by the District of

Columbia Council (hereinafter referred to as the "Council");

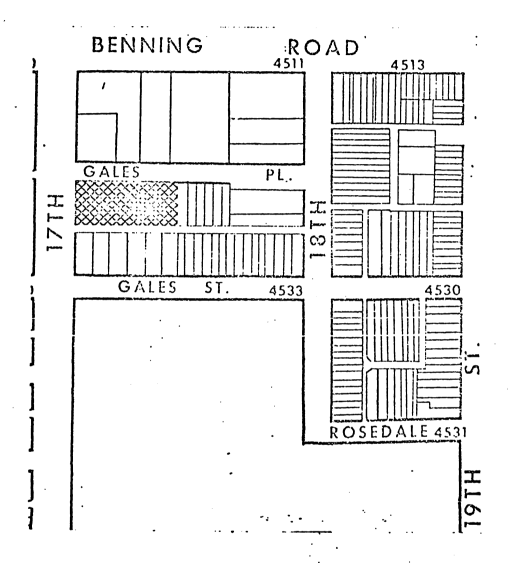
WHEREAS, certain modifications to the Urban Renewal Plan have been adopted by the Commission and approved, after public hearings thereon, by the Gouncil; and

WHEREAS, a further modification to the Urban Renewal Plan is necessary to permit the construction of housing for the elderly and community facilities by private sponsors on a portion of Square 4511,

BE IT RESOLVED, that pursuant to Sections 6(b) and 12 of the Redevelopment Act, the Commission adopts the following modifications to the Urban Renewal Plan:

Map No. 4, "Renewal Action Areas", is modified as shown on Map No. 4C, "Modification to Renewal Action Areas Map", dated November 3, 1970 (NCPC Map File No. 40.00(71.00)-26096.

MAP NO. 4C H STREET URBAN RENEWAL AREA MODIFICATION TO RENEWAL ACTION AREAS MAP





DELETE ACQUISITION AREA (SQUARE 4511, LOT 829)

NCPC Map File No. 40.00(71.00) - 26096



May 4, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE	RESOLUTIO	ON SUPPOR'	TING T	HE SP	ECIAI	COLYN	1 PIC	CS FC	R T	HE
	MENTALLY	RETARDED	TO BE	HELD	THE	WEEK	OF I	MAY	11,	1971

Mr. Stanley J. Anderson Presents the following Resolution:

WHEREAS, participation in sports and athletic competition is one of the most beneficial activities for mentally retarded children; and

WHEREAS, the Special Olympics Program has been established to give the mentally retarded a chance to develop their skills, experience success and growth, both physically and mentally, through an organized program of physical fitness; and

WHEREAS, the District of Columbia is participating in the Special Olympics and making available the program's benefits to the mentally retarded boys and girls of Washington, D. C.;

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

Section 1. The District of Columbia Council does hereby endorse the District of Columbia Special Olympics to be held May 11 through May 15, 1971.

Section 2. We urge all citizens to give their support to this unique and important program which provides the opportunity for mentally retarded children to fully participate in the experience of athletic competition and sportsmanship which they would otherwise be denied.

Section 3. This Resolution shall take effect immediately.

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
HAHN	X			-	DAUGHERTY	X				ROBINSON	X			
TUCKER	X				HAYWOOD	X				VEAZEY				X
ANDERSON	X		7 10		MOORE	X								

I hereby certify that this resolution is true and adopted as stated therein.

1 2



May 4, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

	RESOLUTION	CREATING	THE I	POSITION	1 OF	ASSIS	TANT	DIRECT	OR OF
TITLE	THE DISTRICT	OF COLU	MBIA	PUBLIC	SCH	OOLS	ELEM	ENTARY	CAREER
	DEVELOPMEN	T PROGRA	M						

Mr. Stanley J. Anderson Presents the following Resolution:

WHEREAS, pursuant to Section 402 (244) of Reorganization Plan No. 3 of 1967, the Council is vested with the responsibility of approving the classification of new positions under Section 5(b) of the Teachers' Salary Act of 1955, as amended; and

WHEREAS, the Board of Education has recommended that the position of Assistant Director, Elementary Career Development, Salary Class 10, be established; and

WHEREAS, the Council agrees that such position should be established;

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

 $\underline{\text{Section 1}}$. The Council hereby approves the creation of the position of Assistant Director, Elementary Career Development, Salary Class 10, in the District of Columbia Public School System.

Section 2. This Resolution shall take effect immediately.

		R	EC	ORD OF	COI	N	CIL	. V	OTE				
AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
X				DAUGHERTY		X			ROBINSON	X			
X				HAYWOOD	X	To the same of			VEAZEY				X
X		A dily		MOORE	X								
	X	X	AYE NAY N.V.	AYE NAY N.V. A.B.	AYE NAY N.V. A.B. COUNCILMAN DAUGHERTY	AYE NAY N.V. A.B. COUNCILMAN AYE AYE DAUGHERTY HAYWOOD X	AYE NAY N.V. A.B. COUNCILMAN AYE NAY DAUGHERTY HAYWOOD	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. DAUGHERTY HAYWOOD	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. DAUGHERTY HAYWOOD X	X DAUGHERTY X ROBINSON X HAYWOOD X VEAZEY	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE DAUGHERTY X ROBINSON X HAYWOOD X VEAZEY	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY DAUGHERTY HAYWOOD VEAZEY	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. DAUGHERTY X ROBINSON X VEAZEY

I hereby certify that this resolution is true and adopted as stated therein.

8 9



May 4, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

RESOLUTION CREATING THE POSITION OF ASSISTANT DIRECTOR OF THE
DISTRICT OF COLUMBIA PUBLIC SCHOOLS JUNIOR HIGH SCHOOL CAREER
DEVELOPMENT PROGRAM

Mr. Stanley I. Anderson Presents the following Resolution:

WHEREAS, pursuant to Section 402 (244) of Reorganization Plan No. 3 of 1967, the Council is vested with the responsibility of approving the classification of new positions under Section 5(b) of the Teachers' Salary Act of 1955, as amended; and

WHEREAS, the Board of Education has recommended that the position of Assistant Director, Junior High School Career Development, Salary Class 10, be established; and

WHEREAS, the Council agrees that such position should be established;

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

Section 1. The Council hereby approves the creation of the position of Assistant Director, Junior High School Career Development, Salary Class 10, in the District of Columbia Public School System.

Section 2. This resolution shall take effect immediately upon passage.

							I	00 00 1		COUNCII MAN	AYE			T . =
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
НАНИ	X				DAUGHERTY		X			ROBINSON	X			
TUCKER	X				HAYWOOD	X				VEAZEY				X
ANDERSON	X				MOORE	X								

I hereby certify that this resolution is true and adopted as stated therein.



May 4, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE

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RESOLUTION CREATING THE POSITION OF ASSISTANT DIRECTOR OF THE DISTRICT OF COLUMBIA PUBLIC SCHOOLS SENIOR HIGH SCHOOL CAREER DEVELOPMENT PROGRAM

Councilman Stanley J. Anderson Presents the following Resolution:

WHEREAS, pursuant to Section 402 (244) of Reorganization Plan No. 3 of 1967, the Council is vested with the responsibility of approving the classification of new positions under Section 5(b) of the Teachers' Salary Act of 1955, as amended; and

WHEREAS, the Board of Education has recommended that the position of Assistant Director, Senior High School Career Development, Salary Class 10, be established; and

WHEREAS, the Council agrees that such position should be established:

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

Section 1. The Council hereby approves the creation of the position of Assistant Director, Senior High School Career Development, Salary Class 10, in the District of Columbia Public School System.

Section 2. This resolution shall take effect immediately upon passage.

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
HAHN	X				DAUGHERTY		X			ROBINSON	X			
TUCKER	X				HAYWOOD	X				VEAZEY				X
ANDERSON	X	1			MOORE	X								

I hereby certify that this resolution is true and adopted as stated therein.

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May 12, 1971

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE FIXING THE DATE OF THE 1971 REAL ESTATE TAX SALE

Chairman Gilbert Hahn, Ir. Presents the following Resolution:

WHEREAS, the District of Columbia Code provides for the sale of real property upon which all taxes are levied and in arrears on the first day of July of each year; and

WHEREAS, under the provisions of Reorganization Plan No. 3 of 1967, the District of Columbia Council shall annually fix the date of the tax sale of real property on the delinquent tax list;

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

Section 1. The District of Columbia Council, in accordance with the provisions of the Act of Congress approved February 28, 1898, Public Law No. 26 "An Act in relation to taxes and tax sales in the District of Columbia," as amended, hereby fixes Tuesday, the 26th of October, 1971, as the date of sale of real property in the District of Columbia, subject to taxation, on which taxes were levied and in arrears on the first day of July, 1971, or for unpaid water and sanitary sewer service charges and all assessments subject to sale, with interest and penalties due thereon to the date of sale.

Section 2. This resolution shall take effect immediately.

		R	EC	ORD OF	COL	NL	CIL	. V	OTE				
AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
X				DAUGHERTY	X				ROBINSON	X			
X				HAYWOOD	X				VEAZEY	X			
X				MOORE	X								
	1	- A	AYE NAY N.V.	AYE NAY N.V. A.B.	AYE NAY N.V. A.B. COUNCILMAN	AYE NAY N.V. A.B. COUNCILMAN AYE AYE DAUGHERTY HAYWOOD X	AYE NAY N.V. A.B. COUNCILMAN AYE NAY DAUGHERTY X HAYWOOD X	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. DAUGHERTY HAYWOOD X	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. X	X DAUGHERTY X ROBINSON X HAYWOOD X VEAZEY	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE X	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY DAUGHERTY HAYWOOD VEAZEY	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. X

I hereby certify that this resolution is true and adopted as stated therein.

Clevel A Activate
Secretary of the City Council