RESOLUTION NO. _____



December 17, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RESOLUTION ORDERING THE CLOSING OF PART OF PUBLIC ALLEY IN SQUARE 166 (S.O. 73-255)

Councilman Jerry A. Moore, Ir. Presents the following Resolution:

WHEREAS, a public hearing was held on November 19, 1974, concerning the proposed closing of part of a public alley in square 166 bounded by Pennsylvania Avenue, 18th Street and H Street, N. W., as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S.O. 73-255); and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that the said part of public alley is unnecessary and should be closed in the public interest.

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

Section 1. Pursuant to the provisions of Sections 7-401 through 7-410 of the District of Columbia Code and Section 402 (168) of Reorganization Plan No. 3 of 1967, the alley area as shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O. 73-255) is hereby ordered closed, provided that the owner (or owners) of the abutting private property in whom the closed alley would be vested should pay compensation, therefore, to the District of Columbia in an amount equal to the fare market value for such property.

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

Section 4. This resolution shall take effect immediately upon adoption.

COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B
NEVIUS	X				FOSTER	X				PARKER	X			
TUCKER	X				MEYERS	X				ROBINSON	X			4529
FORD	X				MOORE	X				SELDEN	X			

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

74-90 RESOLUTION NO. _____



December 17, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE

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32 33 RESOLUTION APPROVING THE CLASSIFICATION AND RECLASSIFICATION OF POSITIONS UNDER THE DISTRICT OF COLUMBIA TEACHER'S SALARY ACT OF 1955, AS AMENDED.

Dr. Marjorie H. Parker 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 and reclassification of current positions under Section 5 (b) of the District of Columbia Teacher's Salary Act of 1955, as amended; and

WHEREAS, the Board of Education has recommended the classification and reclassification of certain positions; and

 $\ensuremath{\mathsf{WHEREAS}}$, the Council agrees that such classification and reclassification should be approved.

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

Section 1. The Council hereby approves the reclassification and retitling of the position of Assistant Superintendent, Elementary Education, Salary Class 3 to Assistant Superintendent, (Region 1), Salary Class 3.

Section 2. The Council hereby approves the reclassification and retitling of the position of Assistant Superintendent, Secondary Education; Salary Class 3 to Assistant Superintendent, (Region 2), Salary Class 3.

Section 3. The Council hereby approves the reclassification and retitling of the position Assistant Superintendent Model Schools Project, Salary Class 3 to Assistant Superintendent (Region 3), Salary Class 3.

Section 4. The Council hereby approves the reclassification and retitling of the position Assistant Superintendent, Anacostia Project, Salary Class 3 to Assistant Superintendent, (Region 4), Salary Class 3.

Section 5. The Council hereby approves the establishment and classification of the position Assistant Superintendent (Region 5), Salary Class 3.

COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.E
NEVIUS	X				FOSTER	X				PARKER	\times			
TUCKER	X				MEYERS	X				ROBINSON	X			
FORD	X				MOORE	X				SELDEN				X

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

_2__of_2__

Section 6. The Council hereby approves the establishment and classification of the position Assistant Superintendent (Region 6), Salary Class 3.

Section 7. The Council hereby approves the establishment and classification of the position of Associate Superintendent for State Administration, Salary Class 2B, as a temporary position funded under title V of the Elementary and Secondary Education Act, to expire upon termination of the grant funds.

Section 8. This resolution shall take effect immediately upon passage.

RESOLUTION NO. _____



December 17, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE

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RESOLUTION APPROVING THE CLASSIFICATION AND RECLASSIFICATION OF POSITIONS UNDER THE DISTRICT OF COLUMBIA TEACHER'S SALARY ACT OF 1955, AS AMENDED.

Dr. Marjorie H. Parker 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 postions and reclassification of current positions under Section 5 (b) of the District of Columbia Teacher's Salary Act of 1955, as amended; and

 $\ensuremath{\mathrm{WHEREAS}}$, the Mayor has recommended the classification and reclassification of certain positions; and

 $\ensuremath{\mathsf{WHEREAS}}$, the Council agrees that such classification and reclassification should be approved.

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

Section 1. The Council hereby approves the reclassification and retitling of the position of Assistant Superintendent, Adult and Industrial Education, Salary Class 3 to Assistant Superintendent, Career Development Programs, Salary Class 3.

Section 2. The Council hereby approves the reclassification and retitling of the position of Director, Title I TSA 6 to Executive Director, Title I Program TSA-5, as a temporary position funded under federal Title I grant funds to expire upon expiration of the grant funds.

 $\underline{\text{Section 3}}$. The Council hereby approves the establishment and classification of the following new positions on a temporary basis, approval of which shall terminate upon expiration of the grant funds.

- (1) Associate Director, Summative Evaluation (RENP), Salary Class 8.
- (2) Director, Open Space Training Center, TSA Class 7.
- (3) Coordinator, Community Based Education Program, TSA Class 10.

			R	EC	ORD OF (cou	J N (CIL	V	OTE				
COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.
NEVIUS	\times				FOSTER	\times				PARKER	X			
TUCKER	X				MEYERS	\times				ROBINSON	X			
FORD	X				MOORE	\geq				SELDEN				X
			Ж-	_Indi	cates Vote A. B	-Abse	mî	N. V	-Noi	Voting				

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

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RESOLUTION 74-91

__2_of_2__

- (4) Deputy Director, Title I Program, TSA Class 6.
- (5) Regional Coordinator, Title I Secondary Program, TSA Class 8.
- (6) Regional Coordinator, Title I Elementary Program, TSA Class 8.
- (7) Coordinator (Reading), Title I Non-Public School Program, TSA Class 10.
- (8) Coordinator (Math), Title I Non-Public School Program, TSA Class 10.
- (9) Assistant Coordinator, Title I Secondary Program, TSA Class 10.
- (10) Assistant Coordinator, Title I Elementary Program, TSA Class 10.
- Section 4. This resolution shall take effect immediately upon passage.

74-92 RESOLUTION NO.

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December 17, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

RESOLUTION APPROVING AMENDMENT OF THE DISTRICT OF COLUMBIA THIRD YEAR MODEL CITIES ACTION PROGRAM AND AUTHORIZING AMENDMENT TO GRANT AGREEMENT

Vice-Chairman Sterling Tucker Presents the following Resolution:

WHEREAS, the comprehensive city demonstration program (the "Comprehensive Program") for the model neighborhood of the District of Columbia was approved by resolution adopted on June 22, 1969, at which time a resolution approving the Model Cities First Year Action Program was also adopted; and

WHEREAS, a grant agreement with the United States of America was executed on January 21, 1970, providing for Federal financial assistance under Title I of the Demonstration Cities and Metropolitan Development Act of 1966; and

WHEREAS, The Third Year Action Program amending the Comprehensive Program, was approved by resolution adopted on March 6, 1973; and

WHEREAS, eleven amendments to the Comprehensive Program have been approved by resolution; and

WHEREAS, the U.S. Department of Housing and Urban Development has approved a Third Year Action Program and has tendered a Grant Budget (Budget Revision Number eleven).

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

 $\underline{\text{Section 1}}$. The Mayor-Commissioner is authorized to accept the revised Grant Budget known as Budget Revision Number twelve.

Section 2. The District of Columbia assumes full responsibility for assuring that all grant funds will be used in an economical and efficient manner in carrying out the Comprehensive Program, as amended, and assures the necessary non-Federal share of the cost of Program Administration.

Section 3. The Mayor-Commissioner is authorized to do all things necessary to carry out the Comprehensive Program and the Grant Budget (Revision Number twelve), including the submission of such reports,

			R	EC	ORD OF	COL	JN	CIL	. V	OTE				
MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.
COUNCIL MEMBER	X				FOSTER	X				PARKER	X			
NEVIUS	\Rightarrow				MEYERS	X				ROBINSON	\times			
TUCKER	X				MOORE	X				SELDEN	X			
FORD			ж.	_Indi	cates Vote A. B	_Abse	nt	n. v.	-Not	Voting				

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

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certifications, and other material as the Secretary shall require and the approval from time to time of revisions in the grant budget, including revisions which increase the total Federal grant and the necessary non-Federal share of the cost of Program Administration, provided that any additional required local matching share can be met by contributions of allowable cost items (cash equivalent services, equipment, etc.) which will not necessitate additional cash appropriations.

Section 4. The Mayor-Commissioner or his designee may do all things required to be done in order to obtain payment of the grant, including but not limited to the selection of a commercial bank to receive payment vouchers, the submission of signature specimens, and the filing of requests for payment.

Section 5. The Housing and Urban Development Committee of the Council may review any and all contracts prior to issuance, and report to the Council the current status of the Model Cities Program and its relationship to a coordinated community development program and strategy.

Section 6. This resolution shall take effect immediately and authorizes disbursements under Grant Budget (Revision Number twelve).

RESOLUTION NO. 74-93



December 17, 1974

Date Adopted

Resolution

of the

District of Columbia City Council

D. C. CITY COUNCIL RESOLUTION AUTHORIZING AMENDATORY APPLICATION FOR LOAN AND GRANT CONTRACT FOR NORTHEAST URBAN RENEWAL AREA, PROJECT NUMBER ONE

Vice-Chairman Sterling Tucker Presents the following 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 the Northeast Urban Renewal Area, Project Number One, was approved, after a public hearing thereon, by the Board of Commissioners of the District of Columbia (hereinafter referred to as the "Commissioners") on September 22, 1959; and

WHEREAS, a first modified Urban Renewal Plan, and a second modified Urban Renewal Plan for the Northeast Urban Renewal Area, Project Number One were approved, after public hearings thereon, by the Commissioners on November 29, 1960, and October 10, 1963, respectively (hereinafter referred to as the "Plan" and "Project" respectively); and

WHEREAS, certain functions of the Commissioners under the Redevelopment Act have been transferred to the District of Columbia Council (hereinafter referred to as the "Council" under the provisions of Paragraphs 122-129 of Section 402 of Reorganization Plan Number 3 of 1967; 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 Commissioners, the District of Columbia Redevelopment Land Agency (hereinafter referred to as the "Agency") entered into a Loan and Grant Contract No. D. C. R-2 (LG) which became effective May 24, 1960, hereinafter referred to as the "Contract"), for financial assistance under Title I with the United States of America, presently acting by and through the Secretary, pursuant to which Federal funds are being provided for said Project; and

			R	EC	ORD OF	COL	JNO	CIL	V	OTE				
COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.E
NEVIUS	X				FOSTER	X				PARKER	X			
TUCKER	X				MEYERS				X	ROBINSON	X			
The same of the sa	X				MOORE	X				SELDEN	X			
FORD		and the same of the same	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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WHEREAS, the Agency will require additional Federal financial assistance in order to carry out the project activities in accordance with the Plan; and

WHEREAS, the Agency proposes to apply to the Department for additional financial assistance under Title I, and proposes to amend the Contract with the United States of America pursuant to which Federal funds would be provided to the Project; and

WHEREAS, it is provided in Title I that contracts for financial aid there-under 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, following the filing of an application by the Agency for the aforementioned additional financial assistance, and the approval of the application by the Department, and upon the offer of a ninth Amendatory Contract to the Agency by the Department providing for the extension of additional Federal financial assistance for the Project Area, the Agency proposes to execute such an Amendatory Contract; and

WHEREAS, Section 20(a) of the Redevelopment Act and Reorganization Plan Number 3 of 1967 requires the Council to approve the execution of such an Amendatory Contract between the Agency and the Department providing for the extension of additional financial assistance to the Agency, and the Agency has requested the Council to grant its approval to the Agency to execute an Amendatory Contract upon the offer of such an Amendatory Contract by the Department to the Agency; 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 that:

Section 1. It 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 Plan.

Section 2. 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 Plan, and accordingly, the filing by the Agency of an application for such additional assistance under Title I is hereby authorized and approved.

Section 3. It hereby grants approval to the District of Columbia Redevelopment Land Agency to execute a ninth Amendatory Contract, amending Contract Number D. C. R-2 (LG) between the District of Columbia Redevelopment Land Agency and the United States of America, acting by and through the Secretary of Housing and Urban Development, providing the additional financial assistance under Title I necessary to carry out the Project, and containing such terms and conditions as the Secretary may require.

Section 4. It hereby grants approval to the District of Columbia Redevelopment Land Agency to enter into private financing transactions with reference to the Northeast Urban Renewal Area, Project Number One, without further referral to the District of J-2616-75

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Columbia Council, Provided: (a) that the Board of Directors of the District of Columbia Redevelopment Land Agency authorize said transactions together with the execution of necessary documentation as may be required by the Secretary; and (b) that the said transactions will result in a saving in Project costs; and (c) that at no time will the amount of notes outstanding exceed the amount of temporary loan to be furnished under the Loan and Capital Grant Contract for the Project.

Section 5. This Resolution shall take effect immediately upon adoption.