REDEVELOPMENT PLAN
FOR THE
BROADWAY/MANCHESTER RECOVERY REDEVELOPMENT PROJECT

ADOPTED: December 19, 1994
ORDINANCE No. 170175

PREPARED BY THE
THE COMMUNITY REDEVELOPMENT AGENCY OF
THE CITY OF LOS ANGELES, CALIFORNIA
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REDEVELOPMENT PLAN
FOR THE
BROADWAY/MANCHESTER RECOVERY REDEVELOPMENT PROJECT

§ 100. INTRODUCTION

§ 101. Contents of the Plan

This is the Redevelopment Plan (the "Plan") for the Broadway/Manchester Recovery Redevelopment Project (the "Project") in the City of Los Angeles (the "City"), County of Los Angeles. This Plan consists of text (§§ 100-1000), the Redevelopment Plan Map (attached as Exhibit No. 1) and the Legal Description of the Project Area (attached as Exhibit No. 2). This Plan was prepared by The Community Redevelopment Agency of the City of Los Angeles (the "Agency") pursuant to the Community Redevelopment Law of the State of California (Health & Safety Code Sections 33000, et seq.), the California Constitution, and all applicable local codes and ordinances. The area covered by this Plan is referred to as the Broadway/Manchester Recovery Redevelopment Project Area or the "Project Area." The Project Area includes all properties within the Project boundary shown on the Redevelopment Plan Map.

§ 102. Conformance with General Plan and Community Plan

The proposed redevelopment of the Project Area as described in this Plan conforms to the General Plan of the City, including the Community Plans for the Southeast and South Central Los Angeles Districts of the General Plan for the City approved by the City Council on January 7, 1980 and October 26, 1979, respectively, as applied to the Project Area in accord with local codes and ordinances.

§ 103. Preliminary Plan

This Plan is based upon a Preliminary Plan formulated and adopted by the Planning Commission of the City (the "Planning Commission") on December 16, 1993 under Case No. C.P.C. 93-0438, and subsequently amended by the Planning Commission on June 23, 1994 under the same case number.

§ 104. Agency Powers, Duties and Obligations for Implementation of Plan

This Plan provides the Agency with powers, duties and obligations to implement and further the program generally formulated in this Plan for the redevelopment, rehabilitation and revitalization of the Project Area. The Plan presents a process and basic framework within which specific redevelopment activities will be presented and priorities established. The Plan contains some provisions that are based upon the Redevelopment Law in effect on the adoption date of the Plan. This shall not be construed to limit the powers or duties of the Agency under the Redevelopment Law, which powers and duties shall be governed by the Redevelopment Law in effect at the applicable time, for the action taken, obligation incurred and/or requirement imposed.
This Plan has been prepared with the assistance of a Community Advisory Committee (CAC) for public participation and input through Plan adoption. The CAC responsibilities, duties and obligations for Plan implementation will be included in the ordinance adopting this Plan. The CAC will continue in existence pursuant to the provisions of the ordinance. In the implementation of this Plan, the Agency shall provide reasonable notice to the CAC of certain pending matters as specified in this Plan, and the opportunity for the CAC to review and advise the Agency.

§ 105. Project Objectives

The objectives of this Project with respect to the Project Area are as follows:

1. Encourage the involvement and participation of residents, business persons, property owners, and community organizations in the redevelopment of the community.

2. Preserve and increase employment, and business and investment opportunities through redevelopment programs and, to the greatest extent feasible, promote these opportunities for disadvantaged minorities and women. To the maximum extent possible, jobs created as a result of redevelopment activities shall be of benefit to residents who reside in or adjacent to the Broadway/Manchester community.

3. Promote a balanced community meeting the needs of the residential, commercial and industrial sectors.

4. Improve the quality of the environment, promote a positive image for the area and provide a safe environment through mechanisms such as:

   (a) adopting land use standards;

   (b) promoting architectural and urban design standards including: standards for height, building setback, continuity of street facade, building materials, and compatibility of new construction with existing structures and concealment of mechanical appurtenances;

   (c) promoting landscape criteria and planting programs to ensure additional green space;

   (d) promoting sign and billboard standards;

   (e) coordinating the provision of high quality public improvements;

   (f) integrate public safety concerns into planning efforts.

5. Provide housing choices and increase the supply and improve the quality of housing for all income and age groups, especially for persons with low and moderate incomes; and to provide home ownership opportunities and other housing choices which meet the needs of the resident population.
6. Promote the development of sound residential neighborhoods through mechanisms such as land use, density and design standards, public improvements, property rehabilitation, sensitive in-fill housing, traffic and circulation programming, development of open spaces and other support services.

7. Support and encourage a circulation system which will improve the quality of life in the Project Area, including pedestrian, automobile, parking and mass transit systems with an emphasis on serving existing facilities and meeting future needs.

8. Promote and encourage the development of health, education, child and youth care, and senior citizen facilities and programs to enable the development of a community with a variety of lifestyles.

9. Promote and encourage the development of recreational and cultural facilities and open spaces necessary to support attractive residential neighborhoods and commercial centers.

10. To the maximum extent feasible, seek to build replacement housing within close proximity to the Project Area prior to the demolition or removal of dwelling units which house low and moderate income people. The Agency shall make a good faith effort to relocate displacees within close proximity to the Project Area unless they choose to relocate elsewhere. Project displacees shall be provided a priority for occupancy in housing which the Agency has facilitated.

11. Increase the supply and improve the quality of commercial/retail shopping opportunities for area residents and promote the development of a variety of commercial retail outlets to respond to the severe shortage of such opportunities in the vicinity of the proposed Project Area.

12. Seek development opportunities for the proposed Entertainment Center, Community Commercial Center, Convenience/Municipal Services Center, Community Center, Manchester Avenue Mixed Uses, Industrial Core and vacant lots.

13. Implement the Recovery Program as directed by the City Council in the aftermath of the civil unrest which began on April 29, 1992.

§ 200. GENERAL DEFINITIONS

The following definitions are used in this Plan unless otherwise indicated by the text:

1. "Agency" means The Community Redevelopment Agency of the City of Los Angeles, California.

2. "Base Year Assessment Roll" means the assessment roll as last equalized on August 20 of any given year which describes the aggregate level of
property taxes paid within the Project Area, and which will become the base for the future flow of tax increment.

3. "CAC" means the community advisory committee as described in Section 104.

4. "City" means the City of Los Angeles, California.

5. "City Council" means the City Council of the City of Los Angeles, California.

6. "County" means the County of Los Angeles, California.

7. "Affected Taxing Entities" means any taxing entity (sometimes referred to as "taxing agency") that levied property taxes within the Project Area in the fiscal year prior to the adoption of the Plan.


9. "Planning Commission" means the Planning Commission of the City of Los Angeles, California.

10. "Project" means the Broadway/Manchester Recovery Redevelopment Project.

11. "Project Area" means the area included within the boundaries of the Broadway/Manchester Recovery Redevelopment Project.


§ 300. PROJECT AREA BOUNDARIES AND LEGAL DESCRIPTION

The boundaries of the Project Area are shown on the "Redevelopment Plan Map," attached hereto as Exhibit No. 1 and described in the "Legal Description of the Project Area Boundaries," attached hereto as Exhibit No. 2.

§ 400. PROPOSED REDEVELOPMENT ACTIVITIES

§ 401. General Redevelopment Actions

To accomplish the objectives of the Plan as set forth in Section 105, the Agency proposes to implement the Plan by:

1. Providing for participation in the redevelopment process by owners and tenants located in the Project Area, subject to the limitations and requirements provided by law and established rules governing owner and tenant participation adopted by the Agency;
2. Acquisition of property;

3. Management of property under the ownership and control of the Agency;

4. Relocation assistance to displaced occupants of acquired property;

5. Demolition or removal of buildings and improvements;

6. Installation, construction, or reconstruction of streets, utilities and other public facilities and improvements;

7. Rehabilitation, development or construction of commercial, residential, or other uses in accordance with the Plan;

8. Disposition of property for uses in accordance with this Plan;

9. Provision for low- and moderate-income housing;

10. Redevelopment of land by private enterprise and public agencies for uses in accordance with this Plan; and

11. Other actions as appropriate.

In the accomplishment of these purposes and activities and in the implementation and furtherance of this Plan, the Agency is authorized to use all the powers provided in this Plan and all the powers now or hereafter permitted by law.

§ 402. Participation by Property Owners and Preferences for Business Occupants

§ 402.1. Opportunities for Property Owner Participation and Preferences for Business Occupants

In accordance with this Plan and the rules for owner participation adopted by the Agency pursuant to this Plan and the Redevelopment Law, persons who are owners of residential, business and other types of real property in the Project Area shall be given the opportunity to participate in redevelopment by rehabilitation, retention of improvements, or new development, by retaining all or a portion of their properties, acquiring and developing adjacent or other properties in the Project Area, or selling their properties to the Agency and purchasing and developing other properties in the Project Area.

In accordance with this Plan and the rules for preferences for business occupants to re-enter the Project Area adopted by the Agency pursuant to this Plan and the Redevelopment Law, the Agency shall extend reasonable preferences to persons who are engaged in business in the Project Area to reenter in business within the redeveloped area if they otherwise meet the requirements prescribed by the Plan.

If conflicts develop between the desires of participants for particular sites or land uses, the Agency is authorized to establish reasonable priorities and preferences among the owners and tenants.
In addition to opportunities for participation by individual persons and firms, participation to the extent it is feasible shall be available for two or more persons, firms or institutions, to join together in partnerships, corporations or other joint ventures as described in the owner participation rules adopted by the Agency.

§ 402.2 Rules for Owner Participation and Preferences for Businesses to Reenter

The Agency shall promulgate and, as appropriate, amend rules for owner participation and preferences for businesses to reenter within the redeveloped Project Area.

Participation opportunities are necessarily subject to and limited by factors such as the following:

1. The elimination and/or modification of some land uses;

2. The construction, realignment, widening or abandonment of streets and public rights-of-way;

3. The removal, relocation, or installation of public utilities and public facilities;

4. The ability of potential participants to finance the proposed acquisition, development or rehabilitation in accordance with this Plan;

5. The ability and experience of potential participants to undertake and complete the proposed rehabilitation or development;

6. Any reduction in the total number of individual parcels in the Project Area;

7. Any change in the size of individual parcels in the Project Area to accommodate development contemplated by this Plan;

8. The construction or expansion of public improvements and facilities; and the necessity to assemble areas for such;

9. Any change in the orientation and character of the Project Area;

10. The necessity to assemble areas for public and/or private development;

11. The requirements of the Plan and applicable rules, regulations, and ordinances of the City of Los Angeles.

12. Any design guidelines adopted by the Agency pursuant to the Plan;

13. The feasibility of the potential participant’s proposal;

14. Appropriateness of the type of business or activity within the proposed premises or at the proposed location;
15. The extent to which suitable relocation or re-entry accommodations exist or are rehabilitated or developed within the Project Area; and

16. The preservation and/or rehabilitation of existing buildings which have historical and/or architectural qualities that will enhance the Project.

§ 402.3. Owner Participation Agreements

The Agency may require that, as a condition to participation in redevelopment, each participant who has submitted an acceptable proposal to the Agency shall enter into a binding agreement with the Agency by which the participant agrees to rehabilitate, develop or use and maintain the property in conformance with the Plan and to be subject to the provisions hereof. In such agreements, participants who retain real property shall be required to join in the recordation of such documents as are necessary to make the provisions of this Plan applicable to their properties.

Whether or not a participant enters into a participation agreement with the Agency, the provisions of this Plan are applicable to all public and private property in the Project Area.

In the event a participant fails or refuses to maintain, or rehabilitate or newly develop their real property pursuant to this Plan and a participation agreement, the real property or any interest therein may be acquired by the Agency.

§ 403. Acquisition of Property

§ 403.1. Acquisition of Real Property

Except as specifically exempted herein, the Agency may acquire, but is not required to acquire, any real property located in the Project Area, by gift, devise, exchange, purchase, eminent domain or any other means authorized by law; provided, however, that the Agency shall have no authority to acquire, by eminent domain, property in any residential area or property on which any persons reside.

It is in the public interest and is necessary, in order to eliminate the conditions requiring redevelopment and in order to execute the Plan, for the power of eminent domain to be employed by the Agency to acquire real property in the Project Area, subject to the limitations set forth above. The Agency shall make every reasonable effort to acquire real property by negotiation. The Agency shall provide reasonable notice to the CAC of the proposed exercise of the power of eminent domain and the opportunity for the CAC to review and advise the Agency.

The Agency shall not exercise the power of eminent domain to acquire any parcel of real property within the Project Area for which proceedings in eminent domain have not commenced within twelve (12) years after the adoption this Plan. This time limitation may be extended only by amendment of this Plan.

The Agency shall not exercise the power of eminent domain to acquire any parcels of property with industrial uses or located within the Industrial Core for the first five years after the adoption of this Plan. For the balance of the 12-year eminent domain period, the Agency may exercise the power of eminent domain to acquire such industrial properties
only if the owner is not in compliance with the Design Guidelines for the Industrial Core area to be adopted by the Agency in consultation with CAC and the CAC Industrial Core Subcommittee. The Agency shall work with CAC and the CAC Industrial Core Subcommittee to develop Design Guidelines for the Industrial Core. For purposes of this Section "Industrial Core" shall mean that portion of the Project Area bounded by Manchester Avenue on the North, 88th Street on the South, San Pedro Street on the West and Avalon Boulevard on the East.

The Agency is authorized to acquire structures without acquiring the land upon which those structures are located. The Agency is also authorized to acquire any other interest in property less than a fee.

The Agency is not authorized by law to acquire real property owned by public bodies which do not consent to such acquisition.

Without the consent of an owner, the Agency shall not acquire any real property on which an existing building is to be continued on its present site and in its present form and use unless such building requires structural alteration, improvement, modernization or rehabilitation, or the site or lot on which the building is situated requires modification in size, shape or use or it is necessary to impose upon such property any of the standards, restrictions and controls of the Plan and the owner fails or refuses to agree to participate in the Plan by executing a participation agreement.

§ 403.2. Acquisition of Personal Property

Generally, personal property shall not be acquired. However, where necessary in the execution of this Plan, the Agency is authorized to acquire personal property in the Project Area by any lawful means, including eminent domain.

§ 404. Property Owned and Managed by the Agency

During such time as property, if any, in the Project Area is owned by the Agency, such property shall be under the management and control of the Agency. Such property may be rented or leased by the Agency pending its disposition for redevelopment, and such rental or lease shall be pursuant to such policies as the Agency may adopt. The Agency shall not permit the ongoing existence of any eyesore or public nuisance on any property owned by the Agency.

In any year during which it owns property in the Project Area, the Agency is authorized, but not required, to pay directly to any City, County, City and County, District, including, but not limited to, a School District, or other public corporation for whose benefit a tax would have been levied upon such property had it not been exempt, an amount of money in lieu of taxes.

§ 405. Relocation of Occupants Displaced by Agency Acquisition

§ 405.1. Eligibility and Assistance

The Agency shall assist all persons (including individuals and families), business concerns and others displaced by the Project in finding other locations and facilities. In
order to carry out the Project with a minimum of hardship to persons (including individuals and families), business concerns and others, if any, displaced from their respective places of residence or business by the Project, the Agency shall assist such persons and business concerns in finding new locations that are decent, safe, sanitary, within their respective financial means, in reasonably convenient locations, and otherwise suitable to their respective needs. Project displacees shall be provided a priority for occupancy in housing which the Agency has facilitated.

As established by state statute there is a Relocation Appeals Board relating to the relocation activities of the Agency. The Board shall promptly hear all complaints brought by residents of the Project Area relating to relocation and shall determine if the Agency has complied with state statutes pertaining to relocation, where applicable, federal regulations and the requirements and intent of this Plan as it relates to relocation. The Board shall, after public hearing, transmit its findings and recommendations to the Agency.

§ 405.2. Relocation Payments

The Agency shall make relocation payments to persons (including individuals and families), business concerns and others displaced by the Project, for moving expenses and direct losses of personal property, for which reimbursement or compensation is not otherwise made, and shall make such additional relocation payments as may be required by law. Such relocation payments shall be made pursuant to the California Relocation Assistance Law (Government Code Sections 7260, et seq.), the guidelines of the California Department of Housing and Community Development promulgated pursuant thereto, and the Agency rules and regulations adopted pursuant thereto. The Agency may make such other payments as may be appropriate and for which funds are available.

§ 405.3. Displacement of Persons or Families of Low and Moderate Income

No persons or families of low and moderate income shall be displaced unless and until there is a suitable housing unit available and ready for occupancy by the displaced person or family at rents comparable to those at the time of their displacement. The housing units shall be suitable to the needs of the displaced persons or families and must be decent, safe, sanitary, and otherwise standard dwellings. If insufficient suitable housing units are available in the City for low- and moderate-income persons and families to be displaced from the Project Area, the City Council shall assure that sufficient land be made available for suitable housing for rental or purchase by low- and moderate-income persons and families. The Agency shall not displace such person or family until such housing units are available and ready for occupancy, nor prior to the adoption of a relocation plan pursuant to Sections 33411 and 33411.1 of the Redevelopment Law. If insufficient suitable housing units are available in the City for use by the persons and families of low and moderate income displaced by the Project, the Agency may, to the extent of that deficiency, direct or cause the development, rehabilitation or construction of housing units within the City, both inside and outside the Project Area. Permanent housing facilities shall be made available within three (3) years from the time occupants are displaced and pending the development of permanent housing facilities there shall be available to the displaced occupants adequate temporary housing facilities at rents comparable to those in the City at the time of their displacement.
§ 405.4. **Priorities for Low and Moderate Income Displacees**

Whenever all or any portion of the Project Area is developed with low- or moderate-income dwelling units, the Agency shall require by contract, or other appropriate means, that such dwelling units shall be made available for rent or purchase to the persons and families of low or moderate income displaced by the Project. Such persons and families shall be given priority in renting or purchasing such dwelling units; provided, however, failure to give such priority shall not affect the validity of title to the real property upon which such dwelling units have been developed.

§ 406. **Rehabilitation and Moving of Structures**

The Agency is authorized to rehabilitate or to cause to be rehabilitated any building or structure in the Project Area. The Agency is also authorized and directed to advise, encourage and assist in the rehabilitation of property in the Project Area not owned or acquired by the Agency. To the extent funds are available, the Agency shall establish a program under which it loans funds at low interest or market rate to owners or tenants for the purpose of rehabilitating commercial and residential buildings and structures within the Project Area.

As necessary in carrying out this Plan, the Agency is authorized to move or to cause to be moved any structure or building.

§ 407. **Demolition, Clearance, Public Improvements, Building and Site Preparation**

§ 407.1. **Demolition and Clearance**

The Agency is authorized to demolish and clear buildings, structures and other improvements from any real property in the Project Area as necessary to carry out the purposes and objectives of this Plan. Dwelling units housing persons and families of low or moderate income shall not be removed or destroyed prior to the adoption of a replacement housing plan pursuant to Sections 3334.5, 33413 and 33413.5 of the Redevelopment Law.

§ 407.2. **Public Improvements, Public Facilities and Public Utilities**

To the extent and in the manner permitted by law, the Agency is authorized to install and construct, or to cause to be installed and constructed, the public improvements and facilities and public utilities (within or outside the Project Area) necessary to carry out the Plan. Such public improvements and facilities include, but are not limited to, over- or underpasses, bridges, streets, curbs, gutters, sidewalks, streetlights, water distribution systems, sewers, storm drains, traffic signals, electrical distribution systems, parks, plazas, playgrounds, motor vehicle parking facilities, landscaped areas, street furnishings and transportation facilities, and as set forth in attached Exhibit No. 3, Proposed Public Improvements and Facilities Projects, which is incorporated herein by this reference.
§ 407.3. **Preparation of Building Sites**

To the extent and in the manner permitted by law, the Agency is authorized to prepare, or cause to be prepared, as building sites any real property in the Project Area owned by the Agency. The Agency is also authorized (to such extent and in such manner permitted by law) to construct foundations, platforms and other structural forms necessary for the provision or utilization of air rights sites for buildings to be used for residential, commercial, public and other uses provided in this Plan.

§ 408. **Disposition and Development of Property**

§ 408.1. **Real Property Disposition and Development**

For the purposes of this Plan, the Agency is authorized to sell, lease, exchange, subdivide, transfer, assign, pledge, encumber by mortgage or deed of trust, or otherwise dispose of any interest in real property.

To the extent and in the manner permitted by law, the Agency is authorized to dispose of real property by negotiated lease, sale or transfer without public bidding. The Agency shall provide reasonable notice to the CAC and the opportunity for the CAC to review and advise the Agency.

All real property acquired, in whole or in part, directly or indirectly, by the Agency in the Project Area with tax increment monies, shall be sold or leased for development for consideration which shall not be less than fair market value for the highest and best use in accordance with this Plan; or for consideration not less than the fair reuse value at the use and with the covenants and conditions and development costs authorized by the sale or lease. Real property acquired by the Agency may be conveyed by the Agency without charge to the City and where beneficial to the Project, without charge to any other public body. Property acquired by the Agency for rehabilitation and resale shall be offered for resale within one year after completion of rehabilitation or an annual report concerning such property shall be published by the Agency as required by law. The Agency shall provide reasonable notice to the CAC and the opportunity for the CAC to review and advise the Agency.

Pursuant to the provisions of this Plan and the rules adopted by the Agency, the Agency may offer real property acquired by the Agency in the Project Area for purchase and development by owner participants.

Pursuant to the provisions of Section 33444.6 of the Redevelopment Law, as part of an agreement that provides for the development or rehabilitation of property in the Project Area to be used for industrial or manufacturing purposes, the Agency may assist with the financing of facilities or capital equipment, including, but not necessarily limited to, pollution devices. Prior to entering into such an agreement for development that will be assisted, the Agency shall find, after public hearing, that the assistance is necessary for the economic feasibility of the development and that the assistance cannot be obtained on economically feasible terms in the private market.
§ 408.2. Disposition and Development Documents

The Agency shall reserve such powers and controls in the disposition and development documents as may be necessary to prevent transfer, retention or use of property for speculative purposes and to insure that developments are carried out pursuant to this Plan.

All purchasers or lessees of property acquired from the Agency shall be made obligated to use the property for the purposes designated in this Plan, to begin and complete development of the property within a period of time which the Agency fixes as reasonable, and to comply with other conditions which the Agency deems necessary to carry out the purposes of this Plan.

To provide adequate safeguards to ensure that the provisions of this Plan will be carried out and to prevent the recurrence of blight, all real property sold, leased or conveyed by the Agency, as well as all property subject to participation agreements, shall be made subject to the provisions of this Plan by appropriate documentation. Where appropriate, as determined by the Agency, such documents or portions thereof shall be recorded in the Office of the Recorder of the County.

The leases, deeds, contracts, agreements and declarations of restrictions may contain restrictions, covenants, covenants running with the land, rights of reverter, conditions subsequent, equitable servitudes, or any other provision necessary to carry out this Plan.

Regarding disposition and development agreements, the Agency shall provide reasonable notice to the CAC and the opportunity for the CAC to review and advise the Agency. Further, a presentation shall be made to the CAC which shall include, but not be limited to, the cost of any public improvements to be borne by the Agency, the potential for displacement of any residents or businesses from the Project Area. The Agency shall make available to the CAC copies of the reports required by Health and Safety Code Sections 33413, 33433 and 33679 when completed by the Agency.

All property in the Project is hereby subject to the restriction that there shall be no discrimination or segregation based upon race, color, creed, religion, sex, marital status, disability, national origin or ancestry, in the sale, lease, sublease, transfer, use, occupancy, tenure or enjoyment of property in the Project Area. All property sold, leased, conveyed or subject to a participation agreement shall be made expressly subject by appropriate documents to the restriction that all deeds, leases or contracts for the sale, lease, sublease or other transfer of land in the Project Area shall contain such nondiscrimination and nonsegregation clauses as are required by law, including but not limited to the clauses required by Section 33436 of the Redevelopment Law.

§ 408.3. Development by Agency or Other Public Bodies or Entities

To the extent and in the manner now or hereafter permitted by law, the Agency is authorized to pay all or part of the value of the land for and the cost of the installation and construction of any building, facility, structure, or other improvement which is publicly owned either within or without the Project Area, if the City Council determines that the
buildings, facilities, structures, or other improvements are of benefit to the Project Area or the immediate neighborhood in which the Project is located, and that no other reasonable means of financing such buildings, facilities, structures, or other improvements are available to the community, and that the payment of funds involved will assist in the elimination of one or more blighting conditions inside the Project Area. The Agency may enter into contracts, leases and agreements with the City or other public body or entity pursuant to this Section and the obligation of the Agency under such contract, lease or agreement shall constitute an indebtedness of the Agency which may be made payable out of the taxes levied in the Project Area and allocated to the Agency under subdivision (b) of Section 33670 of the Redevelopment Law and under Section 602 of this Plan, or out of any other available funds. The acquisition of property and installation or construction of each facility referred to in the "Proposed Public Improvements and Facilities Projects," attached hereto as Exhibit No. 3 and incorporated herein by reference, is provided for in this Plan.

§ 408.4. Development Plans

All development plans (whether public or private) shall be submitted to the Agency for approval and architectural review. All development in the Project Area must conform to this Plan, applicable design guidelines, and all applicable federal, state and local laws, and must receive the approval of the appropriate public agencies.

During the period of development in the Project, the Agency shall insure that the provisions of this Plan and of other documents formulated pursuant to this Plan are being observed, and that development in the Project Area is proceeding in accordance with disposition and development documents and time schedules.

§ 408.5. Disposal of Personal Property

For the purposes of this Plan, the Agency is authorized to sell, lease, exchange, transfer, assign, pledge, encumber or otherwise dispose of personal property.

§ 409. Provision for Low- and Moderate-Income Housing

§ 409.1. General Authority

The Agency may, inside or outside the Project Area, acquire land, improve sites, or construct or rehabilitate structures in order to provide housing for persons and families of low or moderate income. The Agency may also provide subsidies to, or for the benefit of, such persons and families or households to assist them in obtaining housing. Regarding proposed affordable housing developments, the Agency shall provide reasonable notice to the CAC and the opportunity for the CAC to review and advise the Agency.

§ 409.2. Increased and Improved Supply of Affordable Housing

Subject to any limitations and exceptions authorized by law and exercised by the Agency, not less than twenty percent (20%) of all taxes which are allocated to the Agency pursuant to Section 33670 of the Redevelopment Law for the Project shall be used by the Agency for the purposes of increasing, improving and preserving the community's supply of low- and moderate-income housing available at affordable housing cost, as defined by Health & Safety Code Section 50052.5, to persons and families of low or moderate income,
as defined in Health & Safety Code Section 50093, and very low income households, as 
defined in Health & Safety Code Section 50105. These funds shall be deposited by the 
Agency into a Low- and Moderate-Income Housing Fund established pursuant to Section 
33334.3 of the Redevelopment Law, and held in such Fund until used. The Agency shall 
use the moneys in the fund as required and authorized by the Redevelopment Law. The 
Agency shall provide reasonable notice to the CAC and the opportunity for the CAC to 
review and advise the Agency regarding the selection of sites for affordable housing.

Assistance provided by the Agency to preserve the availability to lower income 
households of affordable housing units which are assisted or subsidized by public entities 
and which are threatened with imminent conversion to market rates may be credited and 
offset against the Agency’s obligations under Section 33334.2 of the Redevelopment Law.

§ 409.3. Replacement Housing

Whenever dwelling units housing persons and families of low or moderate income 
are destroyed or removed from the low- and moderate-income housing market as a part 
of the Project, the Agency shall, within four (4) years of the destruction or removal, 
rehabilitate, develop or construct, or cause to be rehabilitated, developed or constructed, 
for rental or sale to persons and families of low or moderate income, an equal number of 
replacement dwelling units at affordable housing costs, as defined by Health & Safety Code 
Section 50052.5, within the Project Area and/or the City, in accordance with all of the 
provisions of Sections 33413 and 33413.5 of the Redevelopment Law. Eligible low or 
moderate income persons and families who are displaced as a result of Agency acquisition 
of property to implement this Redevelopment Plan shall have priority to own or occupy 
such replacement dwelling units.

§ 409.4. New or Rehabilitated Dwelling Units Developed within the 
Project Area

To the extent and in the manner provided by the Redevelopment Law: (1) at least 
thirty percent (30%) of all new and rehabilitated dwelling units developed by the Agency 
shall be available at affordable housing cost to persons and families of low or moderate 
income; and of such thirty percent (30%), not less than fifty percent (50%) thereof shall be 
available at affordable housing cost to, and occupied by, very low-income household; and 
(2) at least fifteen percent (15%) of all new and rehabilitated dwelling units developed within 
the Project Area by public or private entities or persons other than the Agency shall be 
available at affordable housing cost to persons and families of low or moderate income; 
and of such fifteen percent (15%), not less than forty percent (40%) thereof shall be 
available at affordable housing cost to very low-income households. The requirements set 
forth in this Section shall apply independently of the requirements of Section 409.3 and in 
the aggregate to housing made available pursuant to clauses (1) and (2), respectively, of 
the first sentence hereof, and not to each individual case of rehabilitation, development or 
construction of dwelling units.

The Agency shall require that the aggregate number of replacement dwelling units 
and other dwelling units rehabilitated, developed or constructed pursuant to Sections 409.3 
and 409.4 remain available at affordable housing cost to persons and families of low 
income, moderate income and very low income households, respectively, for the longest 
feasible time, as determined by the Agency, but for not less than the period of the land use
controls established in Section 900 of this Plan, except to the extent a longer period of time may be required by other provisions of law.

Notwithstanding the requirements of the preceding two paragraphs, for so long as permitted or authorized by applicable law, the following provisions shall apply:

1. The requirements of subdivision (1) of the first paragraph of this Section 409.4 shall not apply to rehabilitated dwelling units developed by the Agency unless such dwelling units are substantially rehabilitated.

2. To satisfy the provisions of subdivisions (1) and (2) of the first paragraph of this Section 409.4, the Agency may utilize the provisions of Sections 33413(b)(2) (A)(ii) to (v), inclusive, and Sections 33413(b)(2) (B) and (C), as applicable, of the Redevelopment Law.

3. To satisfy the provisions of Sections 409.3 and 409.4, the Agency may utilize the provisions of Section 33413(c)(2)(A) of the Redevelopment Law.

4. The requirements of subdivision (2) of the first paragraph of this Section 409.4 shall only apply to dwelling units under the jurisdiction of the Agency.

§ 410. Cooperation with Public Bodies

Certain public bodies are authorized by state law to aid and cooperate, with or without consideration, in the planning, undertaking, construction or operation of this Project. The Agency shall seek the aid and cooperation of such public bodies and shall attempt to coordinate this Plan with the activities of such public bodies in order to accomplish the purposes of redevelopment and the highest public good.

The Agency, by law, is not authorized to acquire real property owned by public bodies without the consent of such public bodies. The Agency, however, will seek the cooperation of all public bodies which own or intend to acquire property in the Project Area. The Agency shall impose on all public bodies the planning and design controls contained in the Plan to insure that present uses and any future development by public bodies will conform to the requirements of this Plan. Any public body which owns property in the Project Area will be afforded all the privileges of owner participation if such public body is willing to enter into a participation agreement with the Agency. Public bodies will also be given a reasonable preference to reenter into the redeveloped Project Area. All plans for development of property in the Project Area by a public body shall be subject to Agency approval. The Agency is authorized to assist in the development of publicly owned buildings, facilities, structures or other improvements as provided in Section 504 of this Plan. The Agency shall provide reasonable notice to the CAC and the opportunity for the CAC to review and advise the Agency regarding plans for development by a public body.

Pursuant to Section 33401 of the Redevelopment Law, the Agency is authorized, but not required, in any year during which it owns property in the Project Area that is tax exempt, to pay directly to any City, County, City and County, District, including but not limited to, a School District, or other public corporation for whose benefit a tax would have been levied upon such property had it not been exempt, an amount of money in lieu of
taxes that may not exceed the amount of money the public entity would have received if
the property had not been tax exempt.

During such time as property, if any, in the Project Area is owned by the Agency,
such property shall be under the management, maintenance and control of the Agency.
Such property may be rented or leased by the Agency pending its disposition for
redevelopment, and such rental or lease shall be pursuant to such policies as the Agency
may adopt.

§ 500. LAND USES PERMITTED IN THE PROJECT AREA

§ 501. General Controls and Limitations

All real property in the Project Area is hereby made subject to the controls and
requirements of this Plan and all applicable state laws and City ordinances and regulations.
No real property in the Project Area shall be subdivided, developed, rehabilitated or
otherwise changed after the adoption of this Plan, except in conformance with the
provisions of this Plan or applicable design guidelines adopted pursuant to this Plan.

§ 502. Redevelopment Plan Map

The Redevelopment Plan Map attached hereto and incorporated herein illustrates
the location of the Project boundaries, the immediately adjacent streets, the proposed
public rights-of-way and public easements and the land uses to be permitted in the Project
Area for all public, semi-public and private land.

§ 503. Permitted Land Uses

§ 503.1. Commercial Uses

Areas shown on the Map as Commercial shall be developed, maintained and used
for commercial uses consistent with the applicable Community Plan, as it now reads or as
it may be amended from time to time in the future. Upon receipt of any notice by the
Agency of any such proposed amendments, Agency shall [notify the CAC thereof].
Commercial use areas have a height district designation of "1" which permits a building
bulk of up to 1.5:1 of floor area ratio ("F.A.R").

As used in this Plan, the phrase "Floor Area Ratio" or F.A.R. is defined as the ratio
of total floor area of all buildings in a parcel to the parcel area. The floor area of a building
excludes space devoted to stairwells, elevators, light courts, vehicular parking and
mechanical equipment.

Proposed development in excess of 1.5:1 F.A.R. up to but not to exceed 3:1 F.A.R.
or such other density as may be permitted by future amendments to the Community Plan,
on a specific site may be permitted as hereinafter set forth provided that the proposed
development furthers the goals and intent of this Plan and the Community Plan by either:

1. Concentrating high intensity and/or density development in areas with
   reasonable proximity or direct access to high capacity transportation
facilities or which effectively utilize transportation demand management programs; or

2. Providing major grocery/retail tenants within a commercially oriented project which serves not only the Project Area but the region as well.

The Agency may permit development in excess of 1.5:1 F.A.R. up to but not to exceed 3:1 F.A.R. or such other density as may be permitted by future amendments to the Community Plan, only if the Agency makes the following findings or determinations. The Agency shall provide reasonable notice to the CAC and the opportunity for the CAC to review and advise the Agency.

1. The proposed development conforms with the provisions and goals of the Redevelopment Plan; and

2. Permitting the proposed development serves a public purpose such as the provision of much needed retail space or tenant oriented development; and

3. Any adverse environmental effect that especially impacts upon the transportation and circulation system of the area caused by proposed development shall be mitigated or overridden by other social, economic or physical considerations, with appropriate statements of findings being made.

§ 503.2. Residential

Areas shown on the Map as Residential shall be maintained, developed or used for single or multiple family housing. New housing developed within the Residential areas shall be consistent with the applicable Community Plan, as it now reads or as it may be amended from time to time in the future.

§ 503.3. Commercial Manufacturing

The intent of the Commercial Manufacturing designation is to provide for industrial expansion. The Agency may, through the adoption of a design for development, limit new commercial uses in the Commercial Manufacturing designation. Commercial Manufacturing uses include, but are not limited to uses such as office, retail, electronic assembly, jewelry manufacturing, baking, parking structures and other related and compatible uses. Commercial Manufacturing uses shall also include Community Commercial uses.

§ 503.4. Light Industrial

Light Industrial uses include, but are not limited to uses such as automobile dismantling yard, textile manufacturing, planing mill, storage and salvage facilities, and other related and compatible uses.

§ 503.5. Limited Industrial

Limited Industrial uses include, but are not limited to uses such as machine and woodworking shops, electronic instrument and electrical appliance manufacturing, pharmaceutical manufacturing, and other related and compatible uses.
§ 503.6. **Commercial Uses within Limited Industrial Areas and Alternate Uses**

Subject to Agency approval of a development or participation agreement the Agency may, but is not required to, permit the development of commercial uses within Limited Industrial Areas. Upon approving such development, the Agency shall provide to the CAC notice of the action taken. The commercial uses shall conform to the following criteria as determined by the Agency:

1. Promote community revitalization; and
2. Conform to the goals and objectives of the Plan; and
3. Be compatible with and appropriate for the industrial uses in the area; and
4. Meet design and location criteria required by the Agency.

The Agency is authorized to permit the alternate uses shown on the Redevelopment Plan Map (Exhibit No. 1), provided that each such permitted alternate use shall conform to the Southeast Los Angeles Community Plan, as such Community Plan now reads or as it may be amended from time to time.

§ 503.7. **Restricted Commercial/Industrial Uses.**

The following uses shall not be permitted within the Project Area within 1,000 feet of another such use or within 500 feet of any residence, religious institution, school or public park: adult arcade, adult bookstore, adult cabaret, adult motel, adult motion picture theater, adult theater, massage parlor or sexual encounter establishment, as defined in Section 12.70.B of the Municipal Code of the City of Los Angeles.

The following uses shall not be permitted within the Project Area unless the Agency Administrator or his designee, makes the findings set forth below following a duly noticed public hearing to be held pursuant to procedures to be established by Agency resolution: adult arcade, adult bookstore, adult cabaret, adult motel, adult motion picture theater, adult theater, massage parlor or sexual encounter establishment as defined in Section 12.70.B of the Municipal Code of the City of Los Angeles; liquor stores, game arcades, cocktail lounges and taverns, and other businesses requiring a license from the Alcohol Beverage Control Commission, State of California; and indoor swap meets, junk yards and scrap metal processing yards.

The findings required to be made to permit any such use are:

1. Conforms with the goals and objectives of the Plan; and
2. Promotes community revitalization, economic, aesthetic, and environmental improvement; and
3. Is compatible with adjacent uses and the surrounding neighborhood; and
4. Promotes a secure and safe commercial environment.
The Agency may provide for said public hearing to be held before a hearing officer appointed by the Administrator who shall make recommendations to the Agency Administrator in each case.

§ 504. Open Space and Other Public and Quasi-Public Uses

§ 504.1. Public Uses

Areas shown on the Redevelopment Plan Map as Public shall be used for public facilities, including school sites, public services, open space and recreation areas.

The Agency may, at the request of the public body owning a site, and after public hearing, redesignate the site for a use other than Public provided that:

1. After a review of the environmental effects of the proposed use and the proposed development concept, the Agency finds that the change in use is consistent with the goals of the Redevelopment Plan; and

2. The change in use is compatible with the land use designations for the adjacent areas; and

3. In a situation where open space and/or recreation areas are the current use, if not replaced within three years, the CAC shall be provided with a report on the status of replacement; and

4. The change in use shall be subject to all required City approvals and shall conform to the Community Plan as it may be amended from time-to-time.

5. The Agency shall provide reasonable notice to the CAC and the opportunity for the CAC to review and advise the Agency.

§ 504.2. Public Street Layout, Rights-of-Way and Easements

The street layout in the Project Area is illustrated on the Redevelopment Plan Map (Exhibit No. 1) and shall remain substantially in its existing configuration. Streets and alleys may be widened, altered, realigned, abandoned, depressed, decked or closed as necessary for proper development of the Project. Additional public streets, rights-of-way and easements may be created in the Project as needed for development and circulation. Such modifications as may be implemented will conform to the Community Plan.

The air rights over public rights-of-way may be used for private uses, buildings, platforms, decks and other uses subject to Agency approval. The public rights-of-way may further be used for transportation systems, vehicular and/or pedestrian traffic as well as for public improvements, public and private utilities, and activities typically found in public rights-of-way.

§ 504.3. Other Open Space, Public and Quasi-Public Uses

In any area of the Project, the Agency is authorized to permit the establishment, alteration or enlargement of public, semi-public, institutional or nonprofit uses, including
park and recreational facilities, libraries, hospitals, educational, fraternal, employee, philanthropic, religious and charitable institutions, and facilities of other similar associations or organizations. All such uses shall conform so far as possible to the provisions of this Plan applicable to the uses in the specific area involved. The Agency may impose such other reasonable restrictions upon such uses as are necessary to protect the development and use of the Project Area. The Agency shall give special consideration to participation in such projects by qualified nonprofit organizations which have a special understanding of the needs and concerns of the community.

§ 505. Interim Uses

Pending the ultimate development of land by developers and participants, the Agency is authorized to temporarily use or permit the temporary use of any land in the Project area for interim uses not in conformity with the uses permitted in this Plan, but in furtherance of the goals of the Plan, subject to annual Agency review. The Agency shall provide reasonable notice to the CAC and the opportunity for the CAC to review and advise the Agency.

§ 506. Nonconforming Uses

The Agency may authorize additions, alterations, repairs, or other improvements or changes in use of land or buildings in the Project Area for uses which do not conform to the provisions of this Plan where such improvements are within a portion of the Project where, in the determination of the Agency such improvements would be compatible with surrounding and Project uses and development. The Agency shall provide reasonable notice to the CAC and the opportunity for the CAC to review and advise the Agency.

The Agency may require the owner of such property to enter into a Participation Agreement and agree to the imposition of such reasonable restrictions as are necessary to meet the objectives of the Plan.

§ 507. New Construction and Rehabilitation of Properties

All new construction and/or rehabilitation of existing structures within the Project Area shall comply with all applicable state and local laws in effect from time to time, including without limitation, the Building, Electrical, Heating and Ventilating, Housing and Plumbing Codes of the City and the City Zoning Ordinance. In addition to applicable codes, ordinances, or other requirements governing development in the Project Area, additional specific performance and development standards may be adopted by the Agency to control and direct redevelopment activities in the Project Area.

Any existing structure within the Project Area which the Agency shall approve for retention and rehabilitation shall be repaired, altered, reconstructed, or rehabilitated in such a manner that it will be safe and sound in all physical respects, and be attractive in appearance and not detrimental to the surrounding uses. Property rehabilitation standards for rehabilitation of existing buildings and site improvements may be established by the Agency.
§ 508. **Limitation on Type, Size and Height of Buildings**

Except as set forth in this Plan or as described in Designs for Development adopted pursuant to this Plan, the type, size and height of buildings shall be limited by applicable Federal, State and local statutes, codes, ordinances and regulations and as generally diagrammed in Exhibit No. 4 attached hereto and incorporated herein by this reference.

§ 509. **Limitation on Number of Buildings**

The number of buildings in the Project Area shall not exceed approximately nine hundred (900).

§ 510. **Number of Dwelling Units**

The approximate number of dwelling units in the Project Area shall be three hundred fifty (350).

§ 511. **Open Space, Landscaping, Light, Air and Privacy**

The approximate amount of open space to be provided in the Project Area is the total of all area which will be in the public rights-of-way, the public grounds, spaces around buildings, and all other outdoor areas not permitted to be covered by buildings as generally diagrammed in Exhibit No. 5 of this Plan attached hereto and incorporated herein by this reference. In all areas sufficient space shall be maintained between buildings to provide adequate light, air and privacy. Landscaping shall be developed in the Project Area to ensure optimum use of living plant material.

§ 512. **Signs and Billboards**

All signs shall conform to City sign and billboard standards as they now exist or are hereafter amended. Design of all signing is subject to Agency approval prior to installation. The Agency shall provide reasonable notice to the CAC and the opportunity for the CAC to review and advise the Agency.

§ 513. **Utilities**

The Agency shall require that all utilities be placed underground when physically and economically feasible, as determined by the Agency.

§ 514. **Parking and Loading Facilities**

Parking shall be provided in a manner consistent with standards for contemporary development practices, but in no case shall parking be less than the requirements of the Los Angeles Municipal Code. No parking space shall be located in a setback area except with prior written approval of the Agency. Parking spaces shall be paved and drained so that storm and surface waters draining from parcels will not cross public sidewalks. Parking spaces visible from streets shall be landscaped in accordance with the City’s zoning ordinance to prevent unsightly or barren appearance. Lighting for parking spaces shall be shielded from adjacent properties and adjoining streets.
Off-street loading facilities for commercial and industrial uses shall be located in a manner to avoid interference with public use of sidewalks or vehicle maneuvering in public streets and in conformance with the Los Angeles Municipal Code. Off-street loading facilities must also be screened by landscaping or other decorative elements to the extent and in the manner required by the Agency.

§ 515. Setbacks

All setback areas shall be landscaped and maintained by the owner. Any portion necessary for access shall be paved. The Agency may establish setback requirements for new development within the Project Area which may exceed the requirements of the City's zoning ordinance.

§ 516. Incompatible Uses

No use or structure, which by reason of appearance, traffic, smoke, glare, noise, odor or similar factors that would be incompatible with the surrounding areas or structures, shall be permitted in any part of the Project Area. Within the Project Area, except with the approval of the Agency, there shall be no extraction of oil, gas or other mineral substances, nor any opening or penetration for any purpose connected therewith within 500 feet of the surface.

§ 517. Resubdivision of Parcels

After rehabilitation and/or development pursuant to the Plan, no parcel, including any parcel retained by a conforming owner or participant, shall be resubdivided without Agency approval.

§ 518. Minor Variations

The Agency is authorized to permit a variation from the limits, restrictions and controls established by the Plan. The Agency shall provide reasonable notice to the CAC and the opportunity for the CAC to review and advise the Agency on such variations. In order to permit such variation, the Agency must determine that:

1. The application of certain provisions of the Plan would result in practical difficulties or unnecessary hardships which would make development inconsistent with the general purpose and intent of the Plan; or

2. There are exceptional circumstances or conditions applicable to the property or to the intended development of the property which do not apply generally to other properties having the same standards, restrictions and controls; and

3. Permitting a variation will not be materially detrimental to the public welfare or injurious to property or improvements in the area or contrary to the objectives of the Plan or the applicable Community Plan.

No variation shall be granted which changes a basic land use or which permits other than a minor departure from the provisions of this Plan. In permitting any such variation, the Agency shall impose such conditions as are necessary to protect the public
health, safety or welfare, and to assure compliance with the purposes of the Plan. Any variation permitted by the Agency hereunder shall not supersede any other approval required under City codes and ordinance.

§ 519. Nondiscrimination and Nonsegregation

There shall be no discrimination or segregation based upon race, color, creed, religion, sex, marital status, disability, national origin or ancestry permitted in the sale, lease, sublease, transfer, use, occupancy, tenure or enjoyment of property in the Project Area.

§ 520. Design Guidelines

Within the limits, restrictions and controls established in this Plan, the Agency is authorized to establish heights of buildings, land coverage, setback requirements, design criteria, traffic circulation, traffic access, and other development and design controls necessary for the proper development of both private and public areas within the Project Area. The Agency shall provide reasonable notice to the CAC and the opportunity for the CAC to review and advise the Agency.

No new improvement shall be constructed and no existing improvement shall be substantially modified, altered, repaired, or rehabilitated except in accordance with this Plan and any such controls, and in accordance with architectural, landscape and site plans submitted to and approved in writing by the Agency. One of the objectives of this Plan is to create an attractive and pleasant environment in the Project Area. Therefore, such plans shall give consideration to good design, open space and other amenities to enhance the aesthetic quality of the Project Area. The Agency shall not approve any plans that do not comply with this Plan.

§ 521. Variances, Conditional Use Permits, Building Permits and Other Land Development Entitlements

No zoning variance, conditional use permit, building permit, demolition permit or other land development entitlement shall be issued in the Project Area from the date of adoption of this Plan unless and until the application therefor has been reviewed by the Agency and determined to be in conformance with the Plan and any applicable design guidelines. Except as to building permits, the Agency shall provide reasonable notice to the CAC and the opportunity for the CAC to review and advise the Agency.

No permits shall be issued for the construction of any new building or any addition to or rehabilitation of an existing building in the Project Area until the application for such permit has been processed in the manner provided above. Any permit that is issued hereunder must be in conformance with the provisions and intent of this Plan.

The City shall withhold the issuance of the permit if the proposed improvements do not meet the requirements of the Plan as determined by the Agency.
§ 600. METHODS FOR FINANCING THE PROJECT

§ 601. General Description of the Proposed Financing Methods

The Agency is authorized to finance the Project with financial assistance from the City, State and federal government of the United States of America, property tax increments, special assessment districts, sales and transient occupancy tax funds, donations, interest income, Agency bonds, loans from private financial institutions, the lease of Agency-owned property, the sale of Agency-owned property and/or any other available source.

As available, funds from the City’s capital improvement program derived from gas tax funds from the state and county may be used for street improvements and public transit facilities. The Agency may enter into joint powers authorities and other mechanisms for cooperative development of public facilities or arrange for other public entities to provide the facilities.

It is estimated that the total Project cost to the Agency will not exceed revenues derived from the Project or obtained by the Agency on behalf of the Project. Revenues will be received from the sale of land. The remaining balance will come from the following: tax increments, revenue from the lease of Agency-owned lands and buildings, participation agreements, repayments of loans and interest earned thereon, capital improvement funds from the City, sales and transit occupancy tax funds, and other special use taxes and other sources which are now or may become available to the Agency.

Any other loans, grants or financial assistance from the United States federal government, or any other public or private source, will be utilized if available.

§ 602. Tax Increment

§ 602.1. Allocation of Tax Increments

All taxes levied upon taxable property within the Project Area each year by or for the benefit of the State of California, the County of Los Angeles, the City of Los Angeles, any district or other public corporation (hereinafter sometimes called “taxing agencies”) after the effective date of the ordinance approving this Plan shall be divided as follows:

1. That portion of the taxes which would be produced by the rate upon which the tax is levied each year by or for each of said taxing agencies upon the total sum of the assessed value of the taxable property in the Project as shown upon the assessment roll used in connection with the taxation of that property by the taxing agency, last equalized prior to the effective date of the ordinance, shall be allocated to and when collected shall be paid to the respective taxing agencies as taxes by or for the taxing agencies on all other property are paid (for the purpose of allocating taxes levied by or for any taxing agency or agencies which did not include the territory in the Project on the effective date of the ordinance but to which that territory has been annexed or otherwise included after that effective date, the assessment roll of the County of Los Angeles last equalized on the effective date of the
ordinance shall be used in determining the assessed valuation of the taxable property in the Project on the effective date; and

(2) Except as provided in paragraph (3) below, that portion of the levied taxes each year in excess of that amount shall be allocated to and when collected shall be paid into a special fund of the Agency to pay the principal of and interest on loans, moneys advanced to, or indebtedness (whether funded, refunded, assumed, or otherwise) incurred by the Agency to finance or refinance, in whole or in part, the Project. Unless and until the total assessed valuation of the taxable property in the Project exceeds the total assessed value of the taxable property in the Project as shown by the last equalized assessment roll referred to in paragraph (1) hereof, all of the taxes levied and collected upon the taxable property in the Project shall be paid to the respective taxing agencies. When the loans, advances, and indebtedness, if any, and interest thereon, have been paid, all moneys thereafter received from taxes upon the taxable property in the Project shall be paid to the respective taxing agencies as taxes on all other property are paid.

(3) That portion of the taxes in excess of the amount identified in paragraph (1) above which are attributable to a tax rate levied by a taxing agency for the purpose of producing revenues in an amount sufficient to make annual repayments of the principal of, and the interest on, any bonded indebtedness for the acquisition or improvement of real property shall be allocated to, and when collected shall be paid into, the fund of that taxing agency. This paragraph shall only apply to taxes levied to repay bonded indebtedness approved by the voters of the taxing agency on or after January 1, 1989.

§ 602.2. Distribution to Affected Taxing Entities

To the extent required by applicable law, the Agency shall make payments to affected taxing entities calculated pursuant to this Section 602.2. All amounts calculated pursuant to this Section shall be calculated after the amount required to be deposited in the Low and Moderate Income Housing Fund has been deducted from the total amount of tax increment funds received by the Agency in the applicable fiscal year. The payments made pursuant to this Section to the affected taxing entities shall be allocated among such entities in proportion to the percentage share of property taxes each affected taxing entity receives during the fiscal year the funds are allocated. Agency payments to the affected taxing entities shall be reduced in accordance with the provisions of Section 33607.5 of the Redevelopment Law or any other applicable provisions of law.

(1) Commencing with the first fiscal year in which the Agency receives tax increments and continuing through the last fiscal year in which the Agency receives tax increments, the Agency shall pay to the affected taxing entities, other than the City, an amount equal to twenty-five percent (25%) of the tax increments received by the Agency after the amount required to be deposited in the Low and Moderate Income Housing Fund has been deducted.
(2) Commencing with the 11th fiscal year in which the Agency receives tax increments and continuing through the last fiscal year in which the Agency receives tax increments, the Agency shall pay to the affected taxing entities, other than the City, in addition to the amounts paid under (1), and after deducting the amount allocated to the Low and Moderate Income Housing Fund, an amount equal to 21 percent of the portion of tax increments received by the Agency, which shall be calculated by applying the tax rate against the amount of assessed value by which the current year assessed value exceeds the first adjusted base year assessed value. The first adjusted base year assessed value is the assessed value of the Project Area in the 10th fiscal year in which the Agency receives tax increment.

(3) Commencing with the 31st fiscal year in which the Agency receives tax increments and continuing through the last fiscal year in which the Agency receives tax increments, the Agency shall pay to the affected taxing entities, other than the City, in addition to the amounts paid pursuant to (1) and (2), and after deducting the amount allocated to the Low and Moderate Income Housing Fund an amount equal to 14 percent of the portion of tax increments received by the Agency, which shall be calculated by applying the tax rate against the amount of assessed value by which the current year assessed value exceeds the second adjusted base year assessed value. The second adjusted base year assessed value is the assessed value of the Project Area in the 30th fiscal year in which the Agency receives tax increments.

The payments made pursuant to this Section are the exclusive payments that are required to be made by the Agency to affected taxing entities during the term of this Plan.

Prior to incurring any loans, bonds, or other indebtedness, except loans or advances from the City, the Agency may subordinate to the loans, bonds or other indebtedness the amount required to be paid to an affected taxing entity by this Section, pursuant to the provisions of Section 33607.5 of the Redevelopment Law or any other applicable provisions of law.

In any fiscal year, the City may elect to receive, and the Agency shall pay to it, an amount proportional to the amount each affected taxing entity receives pursuant to subdivision (1) of this Section 602.2.

§ 602.3. Agency Pledge of Tax Increments

The portion of taxes allocated to the Agency in paragraph (2) of Section 602.1 above, are hereby irrevocably pledged for the payment of the principal of and interest on the advance of monies, or making of loans, or the incurring of any indebtedness (whether funded, refunded, assumed or otherwise) by the Agency to finance or refinance the Project in whole or in part.

The Agency is authorized to make such pledges as to specific advances, loans and indebtedness as appropriate in carrying out the Project.
§ 603. Bonds, Advances and Indebtedness

The Agency is authorized to issue bonds if appropriate and feasible in an amount sufficient to finance all or any part of the Project.

The Agency is authorized to obtain advances, borrow funds and create indebtedness in carrying out this Plan. The principal and interest on such advances, funds and indebtedness may be paid from tax increments or any other funds available to the Agency.

Neither the members of the Agency nor any persons executing the bonds are liable personally on the bonds by reason of their issuance.

The bonds and other obligations of the Agency are not a debt of the City or the State, nor shall any of its political subdivisions be liable for them, nor in any event shall the bonds or obligations be payable out of any funds or properties other than those of the Agency; and such bonds and other obligations shall so state on their face. The bonds do not constitute an indebtedness within the meaning of any constitutional or statutory debt limitation or restriction.

§ 604. Time Limit on Establishment of Indebtedness

No loan, advance or other indebtedness to finance, in whole or in part, the Project and to be repaid from the division and allocation of taxes to the Agency shall be established or incurred by the Agency after a period of twenty (20) years from the date of the adoption of this Plan, except by amendment of this Plan as authorized by applicable law. This limit shall not prevent the Agency from refinancing, refunding or reconstructing indebtedness after the time limit if no increase in indebtedness is involved and the time to repay is not increased. This limit shall not prevent the Agency from incurring debt to be paid from the Agency’s Low and Moderate Income Housing Fund or establishing more debt in order to fulfill the Agency’s housing obligations under Section 33413 of the Redevelopment Law. The loans, advances or indebtedness may be repaid over a period of time longer than this time limit as provided in this Section. No indebtedness to finance, in whole or in part, the Project and which is to be repaid from the division and allocation of taxes to the Agency shall be repaid with such taxes beyond a period of 45 years from the date of adoption of this Plan.

§ 605. Limitation on Amount of Bonded Indebtedness

The amount of bonded indebtedness to be repaid in whole or in part from the allocation of taxes described in paragraph 2 of Section 602.1 above which can be outstanding at any one time shall not exceed Thirty Million Dollars ($30,000,000) in principal amount, except by amendment of this Plan. Such limitation is exclusive of: (1) any payments made from such principal amount by the Agency to any taxing agency pursuant to Sections 33401 and 33676 of the Community Redevelopment Law to alleviate financial burden; and (2) any funds required by Section 33334.2 of the Community Redevelopment Law and Section 409.2 of this Plan to be deposited by the Agency in a low and moderate income housing fund as a result of such payments to taxing agencies.
§ 606. Other Loans and Grants

Any other loans, grants, guarantees, or financial assistance from the United States, the State of California, or any other public or private source will be utilized if available as appropriate in carrying out the Project.

§ 700. ACTIONS BY THE CITY

The City shall aid and cooperate with the Agency in carrying out this Plan and shall take all actions necessary to ensure the continued fulfillment of the purposes of this Plan and to prevent the recurrence or spread in the area of conditions causing blight. Action by the City shall include, but not be limited to, the following:

1. Institution and completion of proceedings for opening, closing, vacating, widening or changing the grades of streets, alleys and other public rights-of-way, and for other necessary modifications of the streets, the street layout and other public rights-of-way in the Project. Such action by the City shall include causing the abandonment and relocation by public utility companies of their operations in the public rights-of-way as appropriate to carry out this Plan and as required by law.

2. Institution and completion of proceedings necessary for changes and improvements in private and public-owned public utilities within or affecting the Project.

3. Imposition wherever necessary (by conditional use permits or other means) of appropriate controls within the limits of this Plan upon parcels in the Project Area to ensure their proper development and use.

4. Provision for administrative enforcement of this Plan by the City after development. The City and the Agency shall develop and provide for enforcement of a program for continued maintenance by owners of all real property, both public and private, within the Project throughout the duration of this Plan.

5. Encourage the provision of a variety of housing types, both in terms of income and construction, using federal and state assistance as appropriate.

6. Encourage historic preservation, including the use of federal and state assistance.

7. Performance of the above, and of all other functions and services relating to public health, safety and physical development which will permit the redevelopment of the Project to be commenced and carried to completion without unnecessary delays.

8. The undertaking and completing of any other proceedings necessary to carry out the Project.
§ 800. ADMINISTRATION AND ENFORCEMENT OF THE PLAN

The administration and enforcement of this Plan, or other documents formulated pursuant to this Plan, shall be performed by the Agency and/or the City.

The provisions of this Plan or other documents formulated pursuant to this Plan may also be enforced by court litigation instituted by either the Agency or the City. Such remedies may include, but are not limited to, specific performance, damages, reentry, injunctions or any other remedies appropriate to the purposes of this Plan.

§ 900. DURATION OF PLAN'S CONTROLS

Except for the nondiscrimination and nonsegregation provisions which shall run in perpetuity, the provisions of this Plan shall be effective and the provisions of other documents formulated pursuant to this Plan may be made effective for the period ending 30 years from the date of adoption of this Plan. After the time limit on the effectiveness of the Redevelopment Plan, the Agency shall have no authority to act pursuant to the Redevelopment Plan except to pay previously incurred indebtedness and to enforce existing covenants or contracts, unless the Agency has not completed its housing obligations pursuant to Section 33413 of the Redevelopment Law, in which case the Agency shall retain its authority to implement requirements under Section 33413, including its ability to incur and pay indebtedness for this purpose, and shall use this authority to complete these housing obligations as soon as is reasonably possible.

§ 1000. PROCEDURE FOR AMENDMENT

This Plan may be amended by means of the procedure established in the Community Redevelopment Law or by any other procedure hereinafter established by law. The Agency shall provide reasonable notice to the CAC and the opportunity for the CAC to review and advise the Agency.
EXHIBIT NO. 2

MOLLENHAUER, HIGASHI & MOORE, INC.
JOB NO. 16302
BROADWAY MANCHESTER REDEVELOPMENT
February 7, 1994
Revised July 13, 1994

A parcel of land in the City of Los Angeles, in the County of Los Angeles, State of California, described as follows:

Beginning at the intersection of the centerline of Broadway, 100 feet wide, with the centerline of 84th Place, 60 feet wide, formerly Monson Street as shown on the map of Tract No. 19, in said City, County and State, as per map recorded in Book 13, Page 38 of Maps, in the office of the County Recorder of said County, said point of beginning being the intersection of a line parallel with and distant 50 feet westerly, measured at right angles, from the westerly line of Lot 58 of said Tract No. 19 with a line parallel with and distant 30 feet northerly, measured at right angles, from the northerly line of said Lot 58; thence easterly 194.13 feet along said last mentioned parallel line to the northerly prolongation of the easterly line of said Lot 58; thence southerly 163.02 feet along said prolongation and along the easterly line of Lots 58, 59 and 60 of said Tract No. 19 to the southeasterly corner of said Lot 60; thence easterly 6.25 feet along the southerly line of Lot 57 of said Tract No. 19 to the northwesterly corner of Lot 4, Block A, The McCarthy Company’s Moneta Manchester Aves. and Main St. Tract, as per map recorded in Book 11, Page 81 of said Maps, being the northeasterly corner of an Alley, 12.5 feet wide, as shown on the map of said last mentioned tract; thence southerly 112.60 feet along the easterly line of said Alley to the southwesterly corner of said Lot 4, being a point in the northerly line of 85th Street, 50 feet wide, formerly Moneta Main Street as shown on the map of said last mentioned tract; thence easterly 1137.50 feet along the northerly line of said 85th Street and its easterly prolongation to the centerline of Main Street, 80 feet wide, formerly 70 feet wide as shown on the map of said last mentioned tract; thence southerly 381.92 feet along said centerline of Main Street to the westerly prolongation of the southerly line of Lot 189 of Gotham Park, as per map recorded in Book 21, Pages 110 and 111 of said Maps, said southerly line being the northerly line of an Alley, 10 feet wide, as shown on the map of said last mentioned tract; thence easterly 1285.65 feet along said prolongation and along the northerly line of said Alley to the southeasterly corner of Lot 217 of said Gotham Park, being a point in the westerly line of San Pedro Street, of variable width, formerly 80 feet wide as shown on the map of said last mentioned tract; thence easterly 80.16 feet to a point in the easterly line of said San Pedro Street, being the southwestwesterly corner of Lot 3, Block 8, Tract No. 26, as per map recorded in Book 14, Pages 2 and 3 of said Maps; thence easterly 136.00 feet along said southerly line to the southeasterly corner of said Lot 3, being a point in the westerly line of an Alley, 10 feet wide, as shown on the map of
said last mentioned tract; thence easterly 11.18 feet to a point in the easterly line of said Alley at the southwesterly corner of Lot 47 of said Block 8, being a point in the northerly line of an Alley, 10 feet wide, as shown on the map of said last mentioned tract; thence easterly 509.39 feet along the northerly line of said last mentioned Alley and its easterly prolongation to a point in the easterly line of Towne Avenue, 60 feet wide, as shown on the map of Tract No. 23629, recorded in Book 762, Pages 48 and 49 of said Maps; thence southerly 120.00 feet along the easterly line of said Towne Avenue to the southwesterly corner of Lot 1 of said Tract No. 23629, being a point in the northerly line of Manchester Avenue, 100 feet wide, as shown on the map of said last mentioned tract; thence easterly 586.56 feet along the northerly line of said Manchester Avenue to the southwesterly corner of said Lot 1, being a point in the westerly line of Avalon Boulevard, 90 feet wide, as shown on the map of said last mentioned tract; thence northerly 130.00 feet along the westerly line of said Avalon Boulevard to the westerly prolongation of the northerly line of Lot 36 of Tract No. 6534, as per map recorded in Book 70, Page 59 of said Maps; thence easterly 190.00 feet along said prolongation and said northerly line to the northeasterly corner of said Lot 36, being a point in the westerly line of an Alley, 20 feet wide, as shown on the map of said last mentioned tract; thence easterly 22.36 feet to a point in the easterly line of said Alley, being the southwesterly corner of Lot 40 of said Tract No. 6534, being a point in the northerly line of an Alley, 20 feet wide, as shown on the map of said last mentioned tract; thence easterly 468.94 feet along the northerly line of said last mentioned Alley to the southeasterly corner of Lot 50 of said Tract No. 6534, being a point in the westerly line of Stanford Avenue, 60 feet wide, as shown on the map of said last mentioned tract; thence easterly 60 feet to a point in the easterly line of said Stanford Avenue at the southwesterly corner of Lot 51 of said Tract No. 6534, being a point in the northerly line of the easterly continuation of said last mentioned Alley; thence easterly 600.00 feet along the northerly line of said Alley to the southeasterly corner of Lot 65 of said Tract No. 6534, being a point in the westerly line of McKinley Avenue, 60 feet wide, as shown on the map of said last mentioned tract; thence easterly 60 feet to a point in the easterly line of said McKinley Avenue at the southwesterly corner of Lot 66 of said Tract No. 6534, being a point in the northerly line of the easterly continuation of said last mentioned Alley; thence easterly 300.00 feet along the northerly line of said Alley to the southeasterly corner of Lot 72 of said Tract No. 6534, being also the southwesterly corner of Lot 1607 of Tract No. 6097, as per map recorded in Book 68, Pages 26 to 28, inclusive, of said Maps, and being also a point in the northerly line of an Alley, 20 feet wide, as shown on the map of said last mentioned tract; thence easterly 301.08 feet along the northerly line of said Alley to the southeasterly corner of Lot 1613 of said Tract No. 6097, being a point in the westerly line of Wadsworth Avenue, 60 feet wide, as shown on the map of said last mentioned tract; thence easterly 60 feet to a point in the easterly
line of said Wadsworth Avenue at the southwesterly corner of Lot 36 of Tract No. 6209, as per map recorded in Book 67, Page 3 of said Maps, being a point in the northerly line of an Alley, 20 feet wide, as shown on the map of said last mentioned tract; thence easterly 461.09 feet along the northerly line of said Alley to the southwesterly corner of Lot 46 of said Tract No. 6209, being a point in the westerly line of an Alley, 20 feet wide, as shown on the map of said last mentioned tract; thence northerly 129.50 feet along the westerly line of said last mentioned Alley to the northeasterly corner of said Lot 46, being a point in the southerly line of 85th Street, 60 feet wide, as shown on the map of said last mentioned tract; thence easterly 120.00 feet along the southerly line of said 85th Street to the northeasterly corner of Lot 19 of said Tract No. 6209, being a point in the westerly line of Central Avenue, 100 feet wide, as shown on the map of said last mentioned tract; thence southerly 124.45 feet along the westerly line of said Central Avenue to the northeasterly corner of Lot 22 of said Tract No. 6209; thence easterly 90.00 feet along the easterly prolongation of the northerly line of said Lot 22 to the easterly boundary of the City of Los Angeles, established December 26, 1906, by Ordinance No. 13,447 of said City, on file in the office of the City Clerk of said City, said easterly boundary is described in said Ordinance as a line 40 feet east of the west line of Section 28, Township 2 South, Range 13 West, San Bernardino Meridian, and is shown as a line parallel with and distant 10 feet westerly, measured at right angles, from the easterly line of Central Avenue, 100 feet wide, as shown on the map of Tract No. 8491, recorded in Book 107, Pages 38 and 39 of said Maps; thence southerly 175.00 feet along said City boundary to the southeasterly corner of the land described in said Ordinance, being also the point of beginning of the "Green Meadows Addition" to the City of Los Angeles, established March 18, 1926, by Ordinance No. 53,957 of said City, being a point in the centerline of Firestone Boulevard, 100 feet wide, shown as Manchester Avenue on the map of said last mentioned tract; thence easterly 110.00 feet along said centerline, being the boundary of said "Green Meadows Addition" to an angle point in said boundary being the northerly prolongation of the westerly line of that certain Alley, 20 feet wide, adjoining the easterly line of Lots 32 through 37, inclusive, of Tract No. 7421, as per map recorded in Book 81, Pages 64 to 66, inclusive, of said Maps; thence southerly 175.00 feet along said prolongation and the westerly line of said Alley to the southeasterly corner of Lot 34 of said Tract No. 7421; thence westerly 200.00 feet along the southerly line of said Lot 34 and its westerly prolongation to the westerly line of Central Avenue, 100 feet wide, as shown on the map of Tract No. 6631, recorded in Book 71, Pages 50 and 51 of said Maps; thence southerly 104.81 feet along the westerly line of said Central Avenue to the beginning of a tangent curve concave northwesterly and having a radius of 20 feet, said curve being tangent at its westerly terminus to the northerly line of 87th Street, 60 feet wide, as shown on the map of said last mentioned tract; thence southerly, southwesterly and westerly along said
curve through a central angle of 90° 32' 30" an arc distance of 31.61 feet; thence westerly 84.81 feet along the northerly line of said 87th Street to the southwesterly corner of Lot 26 of said Tract No. 6631, being a point in the easterly line of an Alley, 20 feet wide, as shown on the map of said last mentioned tract; thence northerly 102.50 feet along the easterly line of said Alley to the intersection with a line that is perpendicular to said easterly line and which passes through the southeasterly terminus of that certain course in the northeasterly line of Lot 416 of said Tract No. 6631, shown on the map of said last mentioned tract as having a distance of 14.08 feet, said southeasterly terminus being a point in the westerly line of an Alley, 20 feet wide, as shown on the map of said last mentioned tract; thence westerly 20.00 feet along said perpendicular line to said southeasterly terminus; thence northwesterly 14.08 feet along said certain course to the northwesterly terminus thereof, being a point in the southerly line of an Alley, 20 feet wide, as shown on the map of said last mentioned tract; thence westerly 431.00 feet along the southerly line of said last mentioned Alley to the northwesterly corner of Lot 426 of said Tract No. 6631, being a point in the easterly line of Wadsworth Avenue, 60 feet wide, as shown on the map of said last mentioned tract; thence westerly 60 feet to a point in the westerly line of said Wadsworth Avenue at the northeasterly corner of Lot 427 of said Tract No. 6631, being a point in the southerly line of the westerly continuation of said last mentioned Alley; thence westerly 601.41 feet along the southerly line of said Alley to the northwesterly corner of Lot 441 of said Tract No. 6631, being a point in the easterly line of McKinley Avenue, 30 feet wide, as shown on the map of said last mentioned tract; thence westerly 134.40 feet to a point in the westerly line of McKinley Place, 40 feet wide, formerly McKinley Avenue as shown on the map of Tract No. 1977 recorded in Book 21, Page 121 of said Maps, at the southeasterly corner of Lot 3 of said Tract No. 1977; thence westerly 129.98 feet along the southerly line of said Lot 3 to the southwesterly corner of said Lot, being a point in the easterly line of an Alley, 10 feet wide, as shown on the map of said last mentioned tract; thence southwesterly 11.18 feet to a point in the westerly line of said Alley at the northeasterly corner of Lot 55 of said Tract No. 1977, being a point in the southerly line of an Alley, 10 feet wide, as shown on the map of said last mentioned tract; thence westerly 920.00 feet along the southerly line of said last mentioned Alley to the northwesterly corner of Lot 33 of said Tract No. 1977, being a point in the easterly line of an Alley, 10 feet wide, as shown on the map of said last mentioned tract; thence southerly 128.00 feet along the easterly line of said last mentioned Alley to a line parallel with and distant 2.00 northerly, measured at right angles, from the northerly line of 87th Street, 60 feet wide, as shown on the map of said last mentioned tract; thence westerly 160.00 feet along said parallel line to the centerline of Avalon Boulevard, of variable width, formerly South Park Avenue, 60 feet wide, as shown on the map of said last mentioned tract, also formerly Wilmington Avenue, 60 feet wide, as
shown on the map of South Los Angeles, recorded in Book 21, Page 78 of Miscellaneous Records, in said office of the County Recorder; thence southerly 1027.10 feet along said centerline of Avalon Boulevard to the centerline of 88th Place, 60 feet wide, formerly Carey Avenue as shown on the map of said last mentioned tract; said centerline of 88th Place being a line parallel with and distant 30 feet southerly, measured at right angles, from the southerly lines of Blocks 5, 7 and 9 of said South Los Angeles; thence westerly 1325.19 feet along said centerline of 88th Place to the centerline of San Pedro Street, of variable width, formerly La Porte Avenue, 60 feet wide, as shown on the map of said last mentioned tract; said centerline of San Pedro Street being a line parallel with and distant 30 feet easterly, measured at right angles, from the westerly line of San Pedro Street as shown on the map of Tract No. 4664, recorded in Book 51, Page 52 of said Maps; thence northerly 2.67 feet along said centerline of San Pedro Street to the centerline of 88th Place, 60 feet wide, said centerline of 88th Place being a line parallel with and distant 30 feet southerly, measured at right angles, from the southerly line of Lot 100 of said Tract No. 4664; thence westerly 40.00 feet to the southerly prolongation of a line parallel with and distant 10.00 feet westerly, measured at right angles, from said westerly line of San Pedro Street as shown on the map of said last mentioned tract; thence northerly 30.00 feet along said southerly prolongation to a point on the southerly line of said Lot 100, being the northerly line of 88th Place as shown on said Tract No. 4664; thence westerly 114.64 feet along the northerly line of said 88th Place to the southeasterly corner of Lot 113 of said Tract No. 4664, being a point on the westerly line of an Alley, 14 feet wide, as shown on the map of said last mentioned tract; thence northerly 204.14 feet along the westerly line of said Alley to the northeasterly corner of Lot 101 of said Tract No. 4664, being a point in the southerly line of 88th Street, 50 feet wide, as shown on the map of said last mentioned tract; thence northerly 50 feet to a point in the northerly line of said 88th Street at the southeasterly corner of Lot 81 of said Tract No. 4664, being a point in the westerly line of the northerly continuation of said last mentioned Alley; thence northerly 260.00 feet along the westerly line of said Alley to the northeasterly corner of Lot 69 of said Tract No. 4664, being a point in the southerly line of 87th Place, 60 feet wide, formerly Shelby Avenue as shown on the map of said last mentioned tract; thence northerly 60 feet to a point in the northerly line of said 87th Place at the southeasterly corner of Lot 47 of said Tract No. 4664, being a point in the westerly line of the northerly continuation of said last mentioned Alley; thence northerly 373.00 feet along the westerly line of said Alley and its northerly prolongation to the northerly line of 87th Street, 60 feet wide, as shown on the map of said last mentioned tract; thence westerly 103.02 feet along the northerly line of said 87th Street to the southwest corner of Lot 13 of said Tract No. 4664; thence northerly 156.50 feet to the northwesterly corner of said Lot 13; thence westerly 377.00 feet along the southerly line of Lots 4
through 12, inclusive, of said Tract No. 4664 to the southwesterly corner of said Lot 12, being a point in the easterly line of Wall Street, 50 feet wide, formerly variable width, as shown on the map of said last mentioned tract; thence westerly 50 feet to a point in the westerly line of said Wall Street at the southeasterly corner of Lot 1 of Tract No. 4279, as per map recorded in Book 47, Page 49 of said Maps; thence westerly 475.00 feet along the southerly line of Lots 1 through 12, inclusive, of said Tract No. 4279 to the southwesterly corner of said Lot 12, being a point in the easterly line of an Alley, 15 feet wide, as shown on the map of said last mentioned tract; thence westerly 15 feet to a point in the westerly line of said Alley at the southeasterly corner of Lot 30 of said Tract No. 4279; thence westerly 150.00 feet along the southerly line of said Lot 30 and its westerly prolongation to the centerline of Main Street, of variable width, formerly 80 feet wide as shown on the map of said last mentioned tract; thence southerly 365.40 feet along said centerline of Main Street to the easterly prolongation of the northerly line of Lot 2, Block C, Goodfellows Tract, as per map recorded in Book 16, Page 51 of said Maps, said northerly line being the southerly line of 87th Street, 40 feet wide, formerly Manor Street, as shown on the map of said last mentioned tract; thence westerly 1122.80 feet along said prolongation and along the southerly line of said 87th Street to the northwesterly corner of Lot 26 of said Block C; thence southerly 109.16 feet along the westerly line of said Lot 26 to the southwesterly corner of said Lot; thence westerly 3.22 feet along the northerly line of Lot 8 of Tract No. 337, as per map recorded in Book 14, Page 85 of said Maps to the northwesterly corner of said Lot 8; thence southerly 107.00 feet along the westerly line of said Lot 8 to the southwesterly corner of said Lot, being a point in the northerly line of 87th Place, 50 feet wide, formerly Barabe Street as shown on the map of said last mentioned tract; thence southerly 50 feet to a point in the southerly line of said 87th Place at the northwesterly corner of Lot 7 of said Tract No. 337; thence southerly 107.49 feet along the westerly line of said Lot 7 to the southwesterly corner of said Lot; thence westerly 24.82 feet along the northerly line of Lot 4 of Tract No. 346, as per map recorded in Book 15, Page 170 of said Maps to the northwesterly corner of said Lot, being a point in the easterly line of that certain Alley, 15 feet wide, adjoining said Lot 4 that was vacated by the Board of Supervisors of the County of Los Angeles on August 24, 1916 by Petition recorded August 28, 1916 in Book 253, Page 206 of said Miscellaneous Records; thence southerly 47 feet along the easterly line of said vacated Alley to the southerly line of the northerly 47 feet of said vacated Alley; thence westerly 7.5 feet along said southerly line to the easterly line of the westerly 7.5 feet of said vacated Alley; thence southerly 60 feet along said easterly line to a point in the northerly line of 88th Street, of variable width, formerly 50 feet wide as shown on the map of said last mentioned tract, said northerly line being the westerly prolongation of the southerly line of said Lot 4; thence southerly 50.57 feet to a point in the southerly line of said 88th Street at
the northwesterly corner of Lot 51 of said Tract No. 346, being a point in the easterly line of the southerly continuation of said vacated Alley; thence southerly 107.00 feet along the easterly line of said vacated Alley to the southwesterly corner of said Lot 51; thence westerly 7.5 feet along the westerly prolongation of the southerly line of said Lot 51 to the easterly line of the westerly half of said vacated Alley; thence southerly 108.63 feet along said easterly line to a point in the northerly line of 88th Place, 50 feet wide, as shown on the map of Tract No. 672, recorded in Book 15, Pages 186 and 187 of said Maps, said northerly line being the westerly prolongation of the southerly line of Lot 57 of said Tract No. 346; thence southerly 50.56 feet to a point in the southerly line of said 88th Place at the northwesterly corner of Lot 97 of said Tract No. 672, being a point in the easterly line of an Alley, 15 feet wide, as shown on the map of said last mentioned tract; thence southerly 286.29 feet along the easterly line of said Alley to the southwesterly corner of Lot 89 of said Tract No. 672, being a point in the northerly line of 89th Street, 50 feet wide, as shown on the map of said last mentioned tract; thence southerly 50 feet to a point in the southerly line of said 89th Street at the northwesterly corner of Lot 42 of said Tract No. 672, being a point in the easterly line of the southerly continuation of said last mentioned Alley; thence southerly 280.00 feet along the easterly line of said Alley to the southwesterly corner of Lot 34 of said Tract No. 672, being a point in the northerly line of 90th Street, 50 feet wide, as shown on the map of said last mentioned tract; thence southerly 50 feet to a point in the southerly line of said 90th Street at the northwesterly corner of Lot 97 of the Westland Tract, as per map recorded in Book 13, Page 61 of said Maps, being a point in the easterly line of an Alley, 15 feet wide, as shown on the map of said last mentioned tract; thence southerly 271.24 feet along the easterly line of said Alley to the southwesterly corner of Lot 90 of said Westland Tract, being a point in the northerly line of 91st Street, 60 feet wide, formerly 79th Street as shown on the map of said Westland Tract; thence southerly 60 feet to the southerly line of said 91st Street at the northwesterly corner of Lot 43 of said Westland Tract, being a point in the easterly line of the southerly continuation of said last mentioned Alley; thence southerly 300.00 feet along the easterly line of said Alley and its southerly prolongation to the centerline of 92nd Street, of variable width, formerly 60 feet wide as shown on the map of Tract No. 4209, recorded in Book 46, Page 59 of said Maps; thence westerly 5.3 feet along said centerline of 92nd Street to the northerly prolongation of the easterly line of Lots 1 through 8, inclusive, of said Tract No. 4209; thence southerly 300.00 feet along said prolongation and said easterly line to the southeasterly corner of said Lot 8, being a point in the northerly line of 93rd Street, 60 feet wide, as shown on the map of said last mentioned tract; thence southerly 60 feet to the southerly line of said 93rd Street, being the northeasterly corner of Lot 33 of said Tract No. 4209; thence southerly 270.29 feet along the easterly line of Lots 33 through 40, inclusive, of said Tract No. 4209 to the
southeasterly corner of said Lot 40, being a point in the northerly line of 94th Street, 62 feet wide, formerly 60 feet wide as shown on the map of said last mentioned tract; thence easterly 338.16 feet along the northerly line of said 94th Street, being the southerly line of Lots 53 through 61, inclusive, of said Tract No. 4209, to the northerly prolongation of the westerly line of Lot 18 of Tract No. 4540, as per map recorded in Book 45, Page 76 of said Maps, said westerly line being the easterly line of Spring Street, of variable width, formerly Brentwood Avenue, 40 feet wide, as shown on the map of said last mentioned tract; thence southerly 530.09 feet along said prolongation and along the easterly line of said Spring Street to the southwesterly corner of Lot 27 of said Tract No. 4540, being also the northwesterly corner of Lot 2 of Tract No. 4055, as per map recorded in Book 39, Page 90 of said Maps; thence southerly 190.00 feet along the easterly line of said Spring Street, being the westerly line of said Lot 2, and along its southerly prolongation to a point in the southerly line of Golden Avenue, of variable width, formerly Mountain View Avenue, 60 feet wide as shown on the map of said last mentioned tract, being the northerly line of Lots 51 through 58, inclusive, Block A, Moneta Avenue Home Tract, as per map recorded in Book 11, Page 58 of said Maps; thence westerly 297.27 feet along said southerly line of Golden Avenue to the northwesterly corner of said Lot 58, being a point in the easterly line of an Alley, 15 feet wide, as shown on the map of said last mentioned tract; thence southerly 270.00 feet along the easterly line of said Alley to the southwesterly corner of Lot 7 of said Block A, being a point in the northerly line of 97th Street, 60 feet wide, formerly Poinsettia Avenue as shown on the map of said last mentioned tract; thence southerly 60 feet to a point in the southerly line of said 97th Street at the northwesterly corner of Lot 58 of Block B of said Moneta Avenue Home Tract, being a point in the easterly line of the southerly continuation of said last mentioned Alley; thence southerly 270.00 feet along the easterly line of said Alley to the southwesterly corner of Lot 7 of said Block B, being a point in the northerly line of the northerly roadway of 98th Street, 39.32 feet wide, as shown on the map of Tract No. 9191, recorded in Book 174, Pages 43 to 46 of said Maps; thence southerly 105.82 feet to a point in the southerly line of the southerly roadway of said 98th Street, shown as 36.5 feet wide on the map of said last mentioned tract, being a point in the westerly line of Lot 58 of Block C of said Moneta Avenue Home Tract, being also a point in the easterly line of the southerly continuation of said last mentioned Alley; thence southerly 225.01 feet along the easterly line of said Alley to the southwesterly corner of Lot 7 of said Block C, being a point in the northerly line of 99th Street, 60 feet wide, formerly Eucalyptus Drive as shown on the map of said last mentioned tract; thence southerly 60 feet to a point in the southerly line of said 99th Street at the northwesterly corner of Lot 58 of Block D of said Moneta Avenue Home Tract, being a point in the easterly line of the southerly continuation of said last mentioned Alley; thence southerly 320.60 feet along the easterly line of said Alley and its
southerly prolongation to the centerline of Century Boulevard, 100 feet wide, formerly 88th Street, 60 feet wide, as shown on the map of said last mentioned tract, and formerly 99th Street, 60 feet wide, as shown on the map of Tract No. 3064, recorded in Book 36, Pages 1 and 2 of said Maps; thence easterly 14.62 feet along said centerline of Century Boulevard to the northerly prolongation of the westerly line of Lot 24 of said Tract No. 3064, said westerly line being also the easterly line of an Alley, 12 feet wide, as shown on the map of said last mentioned tract; thence southerly 300.00 feet along said prolongation and along the easterly line of said Alley to the southwesterly corner of Lot 31 of said Tract No. 3064, being a point in the northerly line of 101st Street, 60 feet wide, as shown on the map of said last mentioned tract; thence southerly 60 feet to a point in the southerly line of said 101st Street at the northwesterly corner of Lot 68 of said Tract No. 3064, being a point in the easterly line of the southerly continuation of said last mentioned Alley; thence southerly 330.00 feet to a point in the southerly line of 102nd Street, 60 feet wide, as shown on the map of said last mentioned tract; thence westerly 152.00 feet along the southerly line of said 102nd Street to the northwesterly corner of Lot 113 of said Tract No. 3064, being a point in the easterly line of Broadway, 160 feet wide, formerly Moneta Avenue, easterly roadway, 40 feet wide, and Los Angeles Railway Corporation Right-of-Way, 80 feet wide, and Moneta Avenue, westerly roadway, 40 feet wide, all as shown on the map of said last mentioned tract; thence westerly 160 feet to the westerly line of said Broadway at the northeasterly corner of Lot 417 of said last mentioned tract; thence westerly 238.36 feet along the southerly line of said 102nd Street to the southerly prolongation of a line which terminates northerly at a point in the northerly line of Lot 415 of said Tract No. 3064, distant thereon 5.51 feet westerly from the northeasterly corner of said Lot, and which terminates southerly at the northwesterly terminus of a line bearing North 58° 50' 57" West 11.66 feet from a point in the southerly line of said Lot 415 distant thereon 9.19 feet westerly from the southeasterly corner of said Lot (said southerly Lot line having a bearing of North 89° 40' 07" East for purposes of this description); thence northerly 66.49 feet along said prolongation to said northwesterly terminus; thence continuing northerly 129.74 feet to said point in the northerly line of Lot 415; thence easterly 0.12 foot along said northerly line of Lot 415; thence northerly 125.90 feet to the southeasterly terminus of a line bearing South 50° 29' 23" West 15.73 feet from the intersection of the easterly line of the westerly 20 feet of Lot 391 of said Tract No. 3064 with the northerly line of said Lot (said northerly Lot line having a bearing of North 89° 40' 22" East for purposes of this description); thence northerly 80.36 feet to the northwesterly terminus of a line bearing North 42° 12' 17" West 13.35 feet from a point in the southerly line of Lot 384 of said Tract No. 3064 distant thereon 34.67 feet westerly from the southeasterly corner of said Lot (said southerly Lot line having a bearing of North 89° 40' 22" East for purposes of this description); thence northerly
231.42 feet to the southwesterly terminus of a line bearing South 47° 37' 57" West 14.93 feet from a point in a line parallel with and distant 20 feet southerly, measured at right angles, from the northerly line of Lot 359 of said Tract No. 3064, said point being distant 8.28 feet westerly along said parallel line from the easterly line of said Lot 359; thence northeasterly 14.93 feet to said point in said parallel line, being the southerly line of Century Boulevard, 100 feet wide, formerly 99th Street, 60 feet wide, as shown on the map of said last mentioned tract; thence easterly 25.06 feet along the southerly line of said Century Boulevard to the southerly prolongation of a line which bears North 00° 19' 49" West from a point in the centerline of said Century Boulevard, distant South 89°40' 11" West 178.27 feet along said centerline from the centerline of Broadway, as said centerlines are shown on the map of Tract No. 12033, recorded in Book 224, Pages 4 and 5 of said Maps; thence northerly 100.00 feet along said prolongation to a point in the northerly line of said Century Boulevard, 100 feet wide; thence northerly 126.00 feet along said line which bears North 00° 19' 49" West, to the northerly line of Lot 30 of said Tract No. 12033; thence easterly 61.69 feet along the northerly line of Lots 30 and 29 of said Tract No. 12033 to the northeasterly corner of said Lot 29; thence northerly 410.28 feet along the easterly line of Lot 28 and its northerly prolongation, and of Lots 21 and 20 of said Tract No. 12033 to the northeasterly corner of said Lot 20, being a point in the southerly line of the southerly roadway of 98th Street, 36.5 feet wide, as shown on the map of said Tract No. 9191; thence northerly 52.91 feet along the northerly prolongation of said easterly line to a point in a line parallel with and distant 52.91 feet southerly, measured at right angles, from the northerly line of the northerly roadway of said 98th Street, shown as 39.32 feet wide on the map of said last mentioned tract; thence westerly 52.53 feet along said parallel line to the southerly prolongation of the easterly line of Lot 7 of Block F of said Moneta Avenue Home Tract, said easterly line being the westerly line of an Alley, 15 feet wide, as shown on the map of said last mentioned tract; thence northerly 52.91 feet to a point in the northerly of said northerly roadway of 98th Street at the southeasterly corner of said Lot 7; thence northerly 630.00 feet along the westerly line of said Alley and its northerly prolongation to the centerline of Golden Avenue, 60 feet wide, formerly Mountain View Avenue as shown on the map of Melvin Place, recorded in Book 11, Page 90 of said Maps; thence westerly 7.30 feet along said centerline to the southerly prolongation of the easterly line of Lot 4 of said Melvin Place; said easterly line being the westerly line of an Alley, 10 feet wide, as shown on the map of said last mentioned tract; thence northerly 164.78 feet along said prolongation and along the westerly line of said Alley to the northeasterly corner of said Lot 4; thence westerly 122.69 feet along the northerly line of Lots 4, 5 and 6 of said Melvin Place to the southeasterly corner of Lot 14 of Tract No. 7489, recorded in Book 113, Page 29 of said Maps; thence northerly 135.00 feet along the easterly line of said Lot 14 to the northeasterly
corner of said Lot 14, being a point in the southerly line of 95th Street, 60 feet wide, as shown on the map of said last mentioned tract; thence easterly 120.00 feet along the southerly line of said 95th Street to the southerly prolongation of the easterly line of the westerly 40 feet of that portion of the Southeast Quarter of Section 31, Township 2, South, Range 13 West, San Bernardino Meridian, bounded northerly and southerly by the easterly prolongations of the northerly and southerly lines of Lot 8 of said Tract No. 7489, bounded westerly by the easterly line of said Lot 8, and bounded easterly by a line parallel with said easterly line which passes through the easterly prolongation of said southerly line distant 80 feet easterly thereon from the southeasterly corner of said Lot 8; thence northerly 195.70 feet along said southerly prolongation and along said easterly line of the westerly 40 feet to said easterly prolongation of the northerly line of Lot 8, being a point in the southerly line of Lot 52 of Tract No. 3939, as per map recorded in Book 45, Page 2 of said Maps; thence easterly 3.90 feet along said southerly line to the southeasterly corner of said Lot 52, being a point in the westerly line of an Alley, 15 feet wide, as shown on the map of said last mentioned tract; thence northerly 148.10 feet along the westerly line of said Alley to the northeasterly corner of said Lot 52, being a point in the southerly line of 94th Street, 60 feet wide, as shown on the map of said last mentioned tract; thence northerly 60 feet to a point in the northerly line of said 94th Street at the southeasterly corner of Lot 59 of said Tract No. 3939, being a point in the westerly line of the northerly continuation of said last mentioned Alley; thence northerly 122.60 feet along the westerly line of said Alley to the northeasterly corner of said Lot 59, being also the southeasterly corner of Lot 86 of Tract No. 4715, as per map recorded in Book 57, Page 14 of said Maps, being also a point in the westerly line of an Alley, 15 feet wide, as shown on the map of said last mentioned tract; thence northerly 38.25 feet along the westerly line of said Alley to an angle point therein; thence continuing northerly 108.75 feet along the westerly line of said Alley to the northeasterly corner of Lot 86 of said Tract No. 4715, being a point in the southerly line of 93rd Street, 50 feet wide, as shown on the map of said last mentioned tract; thence northerly 50 feet to a point in the northerly line of said 93rd Street at the southeasterly corner of Lot 52 of said Tract No. 4715, being a point in the westerly line of the northerly continuation of said last mentioned Alley; thence northerly 268.00 feet along the westerly line of said Alley to the southerly line of 92nd Street, 60 feet wide, as shown on the map of said last mentioned tract; thence continuing northerly 30 feet along the northerly prolongation of said last mentioned Alley to the centerline of said 92nd Street, said centerline being the southerly line of Lot A of Tract No. 2017, as per map recorded in Book 21, Page 181 of said Maps; thence easterly 32.04 feet along said centerline to the southerly prolongation of the easterly line of Lot 54 of said Tract No. 2017, said easterly line being the westerly line of an Alley, 10 feet wide, as shown on the map of said last mentioned tract; thence northerly 30 feet along said
prolongation to the southeasterly corner of said Lot 54; thence continuing northerly 213.16 feet along the westerly line of said Alley to the northeasterly corner of Lot 55 of said Tract No. 2017, being a point in the southerly line of 91st Place, 50 feet wide, formerly Standard Street as shown on the map of said last mentioned tract; thence northerly 50 feet to a point in the northerly line of said 91st Place at the southeasterly corner of Lot 114 of said Tract No. 2017, being a point in the westerly line of the northerly continuation of said last mentioned Alley; thence northerly 213.16 feet along the westerly line of said Alley to the northeasterly corner of Lot 115 of said Tract No. 2017, being a point in the southerly line of 91st Street, 50 feet wide, as shown on the map of said last mentioned tract; thence northerly 50 feet to a point in the northerly line of said 91st Street at the southeasterly corner of Lot 147 of said Tract No. 2017, being a point in the westerly line of the northerly continuation of said last mentioned Alley; thence northerly 106.59 feet along the westerly line of said Alley to the northeasterly corner of said Lot 147, being a point in the southerly line of the Moyer Tract, as per map recorded in Book 15, Page 172 of said Maps; thence along said southerly line to the southeasterly corner of Lot 12 of said Moyer Tract; thence northerly 150.95 feet along the easterly line of said Lot 12 to the northeasterly corner of said Lot, being a point in the southerly line of 90th Street, 40 feet wide, as shown on the map of said last mentioned tract; thence northerly 40 feet to a point in the northerly line of said 90th Street at the southeasterly corner of Lot 19 of Tract No. 3776, as per map recorded in Book 39, Pages 32 and 33 of said Maps, being a point in the westerly line of an Alley, 10 feet wide, as shown on the map of said last mentioned tract; thence northerly 318.08 feet along the westerly line of said Alley and its northerly prolongation to the centerline of 89th Street, 45 feet wide, as shown on the map of said last mentioned tract, said centerline being a line parallel with and distant 22.5 feet northerly, measured at right angles, from the northerly line of Lot 12 of said Tract No. 3776; thence westerly 28.98 feet along said centerline to the southerly prolongation of the easterly line of Lot 22 of Beath's Figueroa Moneta Avenue Tract, as per map recorded in Book 10, Page 25 of said Maps; thence northerly 162.50 feet along said prolongation and along said easterly line to the northeasterly corner of said Lot 22, being a point in the southerly line of Tract No. 5038, as per map recorded in Book 54, Page 1 of said Maps; thence easterly 68.51 feet along said southerly line to the southeasterly corner of Lot 45 of said Tract No. 5038; thence northerly 89.06 feet along the easterly line of said Lot 45 to the northeasterly corner of said Lot, being a point in the southerly line of 88th Place, 40 feet wide, as shown on the map of said last mentioned tract; thence westerly 36.97 feet along the southerly line of said 88th Place to the southerly prolongation of the easterly line of the westerly 3 feet of Lots 20 and 13 of said Tract No. 5038; thence northerly 220.00 feet along said prolongation and said easterly line to the southerly line of 88th Street, 40 feet wide, as shown on the map of said last mentioned
tract; thence westerly along said southerly line of 88th Street to the southerly prolongation of a line parallel with and distant 46 feet westerly, measured at right angles, from the southerly prolongation of the easterly line of the land described as Parcel 73385-1 in the deed to the State of California, recorded June 12, 1992, as Instrument No. 92-1069895 of Official Records of said County, said easterly line bearing South 06° 42' 13" West from a point in the northerly line of Lot 17 of the Allen Tract, as per map recorded in Book 7, Page 117 of said Maps, distant South 89° 43' 24" West 9.57 feet along said northerly line, from the northeasterly corner of said Lot 17; thence northerly along said parallel line to a point in the northerly line of Lot 18 of said Allen Tract; thence continuing northerly 63.12 feet along the northerly prolongation of said parallel line to the beginning of a tangent curve concave easterly and having a radius of 200 feet; thence northerly along said curve, through a central angle of 30° 44' 28" an arc distance of 107.31 feet; thence northeasterly 49.42 feet tangent to said curve to the beginning of a tangent curve concave southeasterly and having a radius of 175 feet; thence northeasterly along said last mentioned curve, through a central angle of 52° 07' 26" an arc distance of 159.20 feet; thence easterly in a direct line to the southeasterly corner of the land described as Parcel 61036(61037) in the Final Order of Condemnation had in Los Angeles County Superior Court Case No. 986605, recorded April 19, 1971, as Instrument No. 3351, in Book D5030, Page 576 of Official Records of said County; thence North 02° 24' 49" West 76.32 feet along the easterly line of said Parcel 61036(61037) to the beginning of a non tangent curve, concave westerly and having a radius of 168 feet, a radial to said beginning bearing South 66° 52' 39" East; thence northerly along said curve, through a central angle of 23° 20' 51" an arc distance of 68.46 feet; thence tangent North 00° 13' 30" West 278.40 feet to the southerly line of Manchester Avenue, 100 feet wide, formerly 60 feet wide as shown on the map of Scovill's Moneta Avenue Tract, recorded in Book 8, Page 69 of said Maps; said southerly line being a line parallel with and distant 20 feet southerly, measured at right angles, from the northerly line of Lots 19 through 27, inclusive, of said last mentioned tract; thence continuing northerly 50 feet along the northerly prolongation of said course bearing North 00° 13' 30" West to the centerline of said Manchester Avenue; thence easterly along said centerline to the centerline of Olive Street, 50 feet wide, said last mentioned centerline being a line parallel with and distant 25 feet westerly, measured at right angles, from the westerly line of Osborne's Moneta Avenue Tract, as per map recorded in Book 10, Page 188 of said Maps; thence northerly 257.07 feet along said last mentioned centerline to the southerly line of the land described in Parcel 11 of the Relinquishment of Highway Right-of-Way, recorded January 6, 1964 as Instrument No. 3868, in Book D2311, Page 689 of Official Records of said County, said southerly line having a bearing and distance of "South 89° 58' 11" West 31.01 feet" in said Parcel 11; thence South 89° 58' 11" West 4.01 feet along said southerly line to the westerly terminus thereof; thence
continuing along a westerly line of said Parcel 11, North 05° 35' 19" West 73.64 feet to an angle point in said westerly line; thence northwesterly in a direct line to the southeasterly terminus of that certain curve in a westerly line of said Parcel 11 described as concave easterly and having a radius of 41.00 feet, a tangent of said curve bears North 48° 57' 57" West to said southeasterly terminus; thence northerly along said curve through a central angle of 119° 40' 00" an arc distance of 85.63 feet to a point of reverse curve concave northwesterly and having a radius of 19.00 feet, a radial line of said reverse curve through said point bears South 19° 17' 57" East; thence northeasterly along said reverse curve through a central angle of 32° 51' 49" an arc distance of 10.90 feet to the westerly line of said Olive Street, 50 feet wide, said westerly line being a line parallel with and distant 50 feet westerly, measured at right angles, from said westerly line of Osborne's Moneta Avenue Tract; thence northerly 398.0 feet along the westerly line of said Olive Street and its northerly prolongation to the centerline of 84th Street, 50 feet wide, said centerline being the northerly line of Lots 16, 17 and 18 and its westerly and easterly prolongations, of Tract No. 2029, as per map recorded in Book 21, Page 100 of said Maps; thence easterly 327.35 feet along said centerline of 84th Street to said hereinabove first described centerline of Broadway, 100 feet wide; thence southerly along said last mentioned centerline to the point of beginning.

Containing 189 acres.
EXHIBIT NO. 3

PROPOSED PUBLIC IMPROVEMENTS AND FACILITIES PROJECTS

The following Public Improvements are currently proposed under the Broadway Manchester Redevelopment Project:

1. Streetscape, Signage and Landscaping Improvements along Broadway and Manchester Avenue (in the public right of way).

2. Street improvements along the following streets:
   - Crocker Street (from Manchester Avenue to 88th Place)
   - Mettler Street (from Manchester Avenue to 88th Place)
   - Avalon Boulevard (from Manchester Avenue to 88th Place)
   - San Pedro Street (from Manchester Avenue to 88th Place)
   - 87th Place (from Avalon Boulevard to San Pedro Street)
   - 88th Place (from Avalon Boulevard to San Pedro Street)

3. Various street improvements (new curbs and gutters, sidewalks and parkways, driveways and curb cuts, street widening, etc.) associated with individual projects.

The following Facilities are currently proposed under the Broadway Manchester Redevelopment Project and may be publically owned:

1. Metropolitan Transportation Authority Transit Center

2. Community Services Center
EXHIBIT NO. 4

DIAGRAM ILLUSTRATING LIMITATIONS ON TYPE, SIZE AND HEIGHT OF BUILDINGS

Percentage of Building Type

Notes:

1. Percentages are approximate and the ultimate percentages may vary based on the fulfillment of plan objectives
2. All development plans are subject to the review and approval of the Agency
3. Building type size and height are governed by all applicable Federal, State and local ordinances and regulations.
EXHIBIT NO. 5

DIAGRAM ILLUSTRATING APPROXIMATE AMOUNT OF OPEN SPACE

Notes:
1. Percentages are approximate
2. "Open Space" means areas generally maintained as the area between buildings
3. "Building Area" means land area devoted to buildings