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Legislation Text

File #: F2014-28, Version: 1

Department of Law

CITY OF CHICAGO

March 31, 2014

Ms. Susana A. Mendoza City Clerk 121 North LaSalle Street Chicago, Illinois 60602

Re: Revised Amendment No. 2 to the 119th and Halsted Tax Increment Financing Redevelopment Project and Plan

Dear Ms. Mendoza:

I enclose a revised Amendment No. 2 to the 119th and Halsted Tax Increment Financing Redevelopment Project and Plan, Chicago, Illinois (the "Amendment"), dated December 31, 2013 and originally filed with your office prior to such revisions being made on January 3, 2014.

Please make the revised Amendment available in your office as of this date for public inspection in accordance with the requirements of Section 5/1 1/-74.4-5(a) of the Illinois Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 et seq., as amended. If you have any questions with respect to this matter, please call me at (312) 744-8973

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Sincerely,

Michael L. Gaynor Senior Counsel

Enclosure

Jim Horan cc:

> Chip Hastings Tricia Ruffolo

M. Susan Lopez

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119 AND HALSTED REDEVELOPMENT PROJECT **AREA**

REDEVELOPMENT PLAN AND PROJECT

February 6, 2002 Plan Adopted: Amendment No. 1: January 24, 2003

Amendment No. 2

December 31, 2013 Revised March 28, 2014

to f" Prepared for: -xsThe City of Chicago i-c-!

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By:

Camiros, Ltd.

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EXECUTIVE SUMMARY

To induce redevelopment pursuant to the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 el seq., as amended from time to time (the "Act"), the City Council of the City of Chicago (the "City") adopted three ordinances on February 6, 2002, approving the 119th and Halsted Redevelopment Project Area Plan and Project (the "Original Plan"), designating the 119th and Halsted Redevelopment Project Area (the "Project Area") as a redevelopment project area under the Act, and adopting tax increment allocation financing for the Project Area. The Original Plan was amended pursuant to an ordinance adopted by the City Council of the City on April 9, 2003 to reflect minor changes to the Original Plan's text (the "First Amendment", and together with the Original Plan, the "First Amended Plan"). The First Amended Plan is attached as Appendix E.

The First Amended Plan is being amended again to enlarge the area of the Project Area in order to extend the benefits of

tax increment financing to areas adjacent to the Project Area, which have experienced distress and are eligible for tax increment financing, as defined by the Act. This amendment (the "Second Amendment," and together with the First Amended Plan, the "Second Amended Plan") also accommodates minor language changes reflecting updates to the Act since the date of the First Amended Plan. The amendments are outlined below and follow the format of the Original Plan.

This Second Amended Plan summarizes the analysis and findings of the consultant's work, which unless otherwise noted, is the responsibility of the consultant. The City is entitled to rely on the findings and conclusions of this Second Amended Plan in amending the First Amended Plan under the Act. The consultant has prepared this Second Amended Plan with the understanding that the City would rely: 1) on the eligibility findings and conclusions of the Original Plan, and 2) on the fact that the Original Plan contains the necessary information to be compliant with the Act.

The area being added in this Second Amended Plan includes 2,105 residential units. Therefore, a Housing Impact Study has been completed pursuant to Section 1 1-74-.4-3(n) 95) of the Act s a part of this Second Amended Plan (See Section 9, Housing Impact Study).

MODIFICATIONS TO THE ORIGINAL REDEVELOPMENT PLAN AND PROJECT

The 119th and Halsted Tax Increment Financing Redevelopment Project Area, which was referred to as the "Project Area" in the Original Plan, will herein be interpreted to mean the "Original Project Area." The area to be added in this Second Amended Plan, shall be referred to herein as the "Amendment Area". References to the Original Project Area together with the Amendment Area shall herein be referred to as the "Amended Project Area" or the "Project Area."

Additionally, the 119th and Halsted Tax Increment Financing Redevelopment Plan and Project adopted on February 6, 2002 shall hereinafter be referred to as the "Original Plan" and Second Amended Plan shall hereinafter be referred to as the "Amended Plan" or the "Plan." The amended provisions to the Original Plan are outlined below, with a Supplement 2 added to include the Eligibility Study for the Added Area. Each of the changes detailed below follow the format of the Original Plan.

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SECTION 1. INTRODUCTION

The first paragraph is hereby deleted and replaced with the following:

This document presents a Tax Increment Redevelopment Plan and Project (hereinafter referred to as the "Plan") pursuant to the Tax Increment Allocation Redevelopment Act (65 ILCS 5/11 -74.4-1 et seq.) (1996 State Bar Edition), as amended (the Act) for the 119th & Halsted neighborhood located in the City of Chicago, Illinois (the "Project Area"). The Project Area is adjacent to the existing West Pullman Industrial Park Conservation Area. The Project Area boundaries are irregular, with the Project Area extending north-south from 111" Street on the north to the Calumet River on the south; and east-west from Carpenter Street on the west to State Street on the east. The actual configuration of the project boundary meanders considerably within the geographic parameters described above. The Project Area is comprised primarily of a mix of commercial and residential property, with primarily commercial use located along both Halsted Street and 119th Street and primarily residential use elsewhere within the Project Area. The Plan responds to problem conditions within the Project Area and reflects a commitment by the City of Chicago (the "City") to improve and revitalize the Project Area.

The last two sentences of the second paragraph shall be deleted and replaced with the following:

This Amendment No. 2 has been formulated to amend the Original Plan in accordance with the provisions of the Act. The results of a study documenting the eligibility of the Amendment Area as a blighted area are presented in Appendix C, Eligibility Study, (the "Study").

Subsection: The 119 th and Halsted Redevelopment Project Area

A new heading shall be inserted below the Subsection heading to contain narrative related to the Original Area. This new heading shall read:

Original Area

Following the existing text of this Subsection, a new heading shall be inserted and new paragraphs added to describe conditions in the Amendment Area, per the following:

Amendment Area

The Amendment Area is approximately 407 acres in size and includes 2,450 contiguous parcels and public rights-of-way. The Amendment Area is characterized by:

- buildings over the age of 35 years
- deterioration of buildings, site improvements and right-of-ways
- dilapidation of buildings
- inadequate access to public rights-of-way
- excessive vacancies in terms of vacant lots and vacant buildings
- excessive land coverage
- other blighting characteristics

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Amendment Area

As a result of these conditions, the Amendment Area is in need of redevelopment, rehabilitation and/or revitalization. In recognition of the unrealized potential of the Amendment Area, the City is taking action to facilitate its revitalization.

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The purpose of the Plan is to create a mechanism to allow for the development of new commercial and public facilities on existing vacant and underutilized land, the redevelopment and/or expansion of existing businesses, the redevelopment of obsolete land uses, and the improvement of the area's physical environment and infrastructure. The redevelopment of the Amendment Area is expected to encourage economic revitalization within the community and the surrounding area.

The Amendment Area as a whole has not been subject to growth and development by private enterprise and would not reasonably be anticipated to be developed without the adoption of the Plan. The eligibility analysis, attached hereto as Appendix C (including Supplement 2, which addresses the Added Area), concluded that property in this area is experiencing deterioration and disinvestment. The analysis of conditions within the Amendment Area indicates that it is appropriate for designation as a "blighted area" in accordance with the Act.

The Plan summarizes the analyses and findings of the consultant's work, which unless otherwise noted, is solely

the responsibility of Camiros, Ltd. and its subconsultants. Camiros, Ltd. has prepared this 119th and Halsted Redevelopment Plan and Project and the related eligibility report with the understanding that the City would rely (i) on the findings and conclusions of the Plan and the related eligibility report in proceeding with the designation of the Amendment Area and the adoption and implementation of the Plan, and (ii) on the fact that Camiros, Ltd. has obtained the necessary information so that the Plan and the related eligibility report will comply with the Act.

The Second Amended Plan has been formulated in accordance with the provisions of the Act.

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SECTION 2. PROJECT AREA DESCRIPTION

The first paragraph of Section 2 shall be replaced with the following:

The land within the amended 119th and Halsted Redevelopment Project Area (the "Amended Project Area") is shown in Figure 1, Boundary Map. The Project Area is approximately 590 acres in size, including public rights-of-way. The Original Project Area was approximately 183 acres in size and was adopted as a "blighted area." This Amendment No. 2 is approximately 407 acres in size, including public rights-of-way and is being proposed as a "conservation area." A legal description of the Amended Project Area is included as Appendix B of this document. The Amended Project Area is adjacent to the West Pullman Industrial Conservation Area. The Project Area includes only contiguous parcels. This Amendment No. 2 includes only that area that is anticipated to be substantially benefited by the proposed redevelopment project improvements.

Subsection: Community Background

The following new paragraph shall be added after the fourth paragraph:

However, recent demographic trends frame the general distress that now exists in the area and the need for public intervention to advance revitalization. According to the U.S. Census, the West Pullman Community Area, the community within which most of the Project Area is located, lost 6,998 residents between 2000 and 2010,

representing a loss of 19% of the community area population. Median household income also declined within the West Pullman Community Area, falling from \$41,141 in 2000 to \$39,601 in 2010. These demographic trends, combined with on-the-ground surveys indicating increasing building deterioration, vacant buildings, and vacant land/lots, clearly indicate that the level of distress within the general area is increasing and that these conditions cannot be addressed without public intervention.

Subsection: Current Land Use and Zoning

A new heading shall be inserted below the Subsection heading to contain narrative related to the Original Area. This new heading shall read:

Original Area

Following the existing text of this Subsection, a new heading shall be inserted and new paragraphs added to describe conditions in the Amendment Area, per the following:

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FIGURE 1

Redevelopment Project Area Boundary Map

City of Chicago 119th & Halsted TIF Amendment No. 2

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Amendment Area

The existing land use of the Amendment Area is characterized by: a) a high proportion of residential use, largely single family dwellings; b) semi-public and institutional uses scattered along the major streets of Halsted Street

and 119th Street as well as on local streets within the residential areas; c) a small proportion of mixed-use properties, primarily commercial combined with residential, located mostly along the major streets of Halsted Street and 119th Street; d) a major public open space, West Pullman Park, is located in the southwestern portion of the Amendment Area; e) commercial use is focused along the major streets of Halsted Street and 119th Street; and f) vacant lots are scattered throughout the Amendment Area within both residential and commercial areas. Figure 3A, Existing Land Use, illustrates the current pattern of land use within the Amendment Area.

Existing zoning for the Amendment Area is largely consistent with existing land use. Business and commercial zoning covers most portions of Halsted Street and 119th Street, although small areas of manufacturing and residential zoning exist to reflect existing uses in these areas. A large area of "parks and open space" zoning is placed, appropriately, over West Pullman Park. The balance of the Amendment Area is in residential zoning classifications. Figure 4A, Existing Zoning, illustrates the current pattern of land use within the Amendment Area.

SECTION 3. ELIGIBILITY OF THE PROJECT AREA FOR DESIGNATION AS A BLIGHTED AREA

A new heading shall be inserted below the Subsection heading to contain narrative related to the Original Area. This new heading shall read:

Original Area

Following the existing text of this Subsection, a new heading shall be inserted and new paragraphs added to describe conditions in the Amendment Area, per the following:

Amendment Area

The Amendment Area on the whole has not been subject to significant growth and development through investment by private enterprise. Based on the conditions present, the area is not likely to be comprehensively or effectively developed without the adoption of the Plan. In May and October of 2013, a series of studies were undertaken to establish whether the proposed Amendment Area is eligible for designation as a blighted area in accordance with the requirements of the Act. This analysis concluded that the Amendment Area so qualifies.

The following six factors were found to be present to a major extent:

- Deterioration (affecting 94% of all tax blocks)
- Obsolescence (affecting 87% of all tax blocks)
- Excessive vacancies (affecting 78% of all tax blocks)

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- Excessive land coverage and overcrowding of structures and community facilities (affecting 84% of all tax blocks)
- Stagnant or declining EAV
- Lack of Community Planning

One additional factor is present to a minor extent within the Amendment Area:

• Dilapidation (affecting 30% of all tax blocks)

Subsection: Need for Public Intervention

A new heading shall be inserted below the Subsection heading to contain narrative related to the Original Area. This new heading shall read:

Original Area

Following the existing text of this Subsection, a new heading shall be inserted and new paragraphs added to describe conditions in the Amendment Area, per the following:

Amendment Area

The analysis of conditions within the Amendment Area included an evaluation of construction activity between 2008 and 2012. Table 1 summarizes construction activity within the Redevelopment Amendment Area by year and project type.

Table 1A BI HI TUNC PERMIT ACTIVITY (2008-2012

	2008	2009	2010	2011	2012	5 Year Totals
Construction Value						rotato
New Construction	\$ 673,848	\$416,225	\$116,271	\$ 84,539	\$ 149,386	\$ 1,440,269
Repairs/ Rehab	\$ 373,576	\$ 442,624	\$ 473,060	\$304,824	\$ 378,986	\$1,973,070
Demolition	\$20	\$ 21,542	\$ 2,033	\$ 24,652	\$5	\$48,252
Public/Semi-Public	\$ 0	\$0	\$0	\$1,057,750	\$5,000	\$1,062,750
Total	\$ 1,047,444	\$ 880,391	\$591,364	\$1,471,765	\$533,377	\$ 4,524,341
# Permits Issued						
New Construction	16	16	17	13	13	75
Repairs/Rehab	69	66	40	33	50	258
Demolition	3	6	9	11	6	35
Public/Semi-Public	0	0	0	0	3	3
Total	88	88	66	57	72	371

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Source: City of Chicago. Dept. of Buildings

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During this five-year period, a total of 371 building permits were issued for property within the Amendment Area. In analyzing the building permit activity, it should be recognized that a certain level of activity occurs merely to address basic maintenance needs, which appears to account for a large majority of the construction activity. Only one in five building permits issued was for new construction or building additions, while nearly 70% of all building permits were issued for repairs/rehabilitation. While a total of 75 permits were issued for new construction and building additions, 35 were issued for building demolitions, which were often done to remove abandoned buildings for health and safety reasons. The dollar value for new construction reflects the relative lack of new private sector investment. Approximately 32% of the total dollar value of building permit activity was attributable to new construction and building additions, which 70% of the dollar value was for repairs and rehabilitation.

The \$4,524,341 in construction spending that has occurred in the Amendment Area over the past five years represents a minimal level of investment. This five-year private sector investment is roughly equal to the development value of approximately 12 moderately priced (\$350,000) single-family homes. Given that there are 234 vacant lots within the Amendment Area, which could accommodate new homes, this level of new investment is minimal and inadequate. Given the large amount of vacant land present within the Amendment Area, and the presence of widespread deterioration, a significantly higher level of private investment is required to reverse the area's decline. Clearly, the lack, of development is not being resolved through private-sector investment, and a continuation of this minimal level of private investment may exacerbate blight within the Amendment Area.

SECTION 4. REDEVELOPMENT PLAN GOALS AND OBJECTIVES

The addition of the following two new goals to be added under "Redevelopment Objectives":

- Encourage the redevelopment of vacant, underutilized or obsolete commercial and residential property along Halsted Street for new mixed use development comprised of affordable multi-family residential dwellings above ground floor commercial, office or service space.
- Encourage the redevelopment of older obsolete single family residential property for new owner-occupied single family dwellings, to be facilitated in part, by the write-down of land costs.

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SECTION 5. REDEVELOPMENT PLAN

Subsection: Property Assembly, Site Preparation and Environmental Remediation:

A new heading shall be inserted below the Subsection heading to contain narrative related to the Original Area. This new heading shall read:

Original Area

Following the existing text of this Subsection, a new heading shall be inserted and new paragraphs added to describe conditions in the Amendment Area, per the following:

Amendment Area

Figure 7A, Land Acquisition Overview Map (Appendix A), identifies the properties proposed for acquisition within the Amendment Area. Table 2A, Land Acquisition by Parcel Identification Number and Address (see

Appendix A), provides a list of the properties proposed for acquisition within the Amendment Area.

SECTION 6. REDEVELOPMENT PROJECT DESCRIPTION

Section 6 shall remain as written.

SECTION 7. GENERAL LAND USE PLAN AND MAP

Section 7 shall remain, except that the fourth paragraph under the land use category heading Commercial/Mixed Use shall be replaced with the following:

Mixed-Use

Mixed use development is proposed for the Halsted Street corridor and for properties on 119th Street and 115th Street. This land use categories permits commercial, retail, residential, public, and institutional uses. Commercial and retail development is envisioned for most of this area. Allowing residential use and public/institutional use along with commercial use provides needed flexibility in order to maximize redevelopment activity. Continued industrial use is not envisioned and the relocation of a small number of older existing industrial uses is needed to facilitate broader commercial redevelopment of land, particularly along Halsted Street.

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SECTION 8. REDEVELOPMENT PLAN FINANCING

Subsection: Eligible Redevelopment Costs

A new heading shall be inserted below the Subsection heading to contain narrative related to the Original Area. This new heading shall read:

Original Area

Following the existing text of this Subsection, a new heading shall be inserted and new paragraphs added to describe conditions in the Amendment Area, per the following:

Redevelopment project costs include the sum total of all reasonable or necessary costs incurred, estimated to be incurred, or incidental to this Plan pursuant to the Act. Such costs may include, without limitation, the following:

- a) Costs of studies, surveys, development of plans and specifications, implementation and administration of the Plan including but not limited to, staff and professional service costs for architectural, engineering, legal, financial, planning or other services (excluding lobbying expenses), provided that no charges for professional services are based on a percentage of the tax increment collected;
- b) The costs of marketing sites within the Project Area to prospective businesses, developers and investors;

- c) Property assembly costs, including but not limited to, acquisition of land and other property, real or personal, or rights or interests therein, demolition of buildings, site preparation, site improvements that serve as an engineered barrier addressing ground level or below ground environmental contamination, including, but not limited to parking lots and other concrete or asphalt barriers, and the clearing and grading of land;
- d) Costs of rehabilitation, reconstruction or repair or remodeling of existing public or private buildings, fixtures, and leasehold improvements; and the costs of replacing an existing public building if pursuant to the implementation of a redevelopment project the existing public building is to be demolished to use the site for private investment or devoted to a different use requiring private investment; including any direct or indirect costs relating to Green Globes or LEED certified construction elements or construction elements with an equivalent certification;
- e) Costs of the construction of public works or improvements, including any direct or indirect costs relating to Green Globes or LEED certified construction elements or construction elements with an equivalent certification subject to the limitations in Section 11 -74.4-3(q)(4) of the Act;
- f) Costs of job training and retraining projects including the cost of welfare to work programs implemented by businesses located within the Project Area;
- g) Financing costs including, but not limited to, all necessary and incidental expenses related to the issuance of obligations and which may include payment of interest on any obligations issued thereunder including interest accruing during the estimated period of construction of

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any redevelopment project for which such obligations are issued and for a period not exceeding 36 months following completion and including reasonable reserves related thereto;

- h) To the extent the City by written agreement accepts and approves the same, all or a portion of a taxing district's capital costs resulting from the redevelopment project necessarily incurred or to be incurred within a taxing district in furtherance of the objectives of the Plan.
- i) An elementary, secondary, or unit school district's increased costs attributable to assisted housing units will be reimbursed as provided in the Act;
- j) Relocation costs to the extent that the City determines that relocation costs shall be paid or is required to make payment of relocation costs by federal or state law or by Section 74.4-3(n)(7) of the Act (see Relocation section);
- k) Payment in lieu of taxes, as defined in the Act;
- I) Costs of job training, retraining, advanced vocational education or career education, including but not limited to, courses in occupational, semi-technical or technical fields leading directly to employment, incurred by one or more taxing districts, provided that such costs; (i) are related to the establishment and maintenance of additional job training, advanced vocational education or career education programs for persons employed or to be employed by employers located in the Project Area; and (ii) when incurred by a taxing district or taxing districts other than the City, are set forth in a written agreement by or among the City and the taxing district or taxing districts, which agreement describes the program to be undertaken including but not limited to, the number of employees to be trained, a description of the training and services to be provided, the number and type of positions available or to be available, itemized costs of the program and sources of funds to pay for the same, and the term of the agreement. Such costs include, specifically, the payment by community college districts of costs pursuant to Sections 3-37, 3-38, 3-40, and 3-40.1 of the Public Community College Act, 110 ILCS 805/3-37, 805/3-38, 805/3-40 and 805/3-40.1, and by school districts of costs pursuant to Sections 10-22.20a and 5/10-23.3a;
- m) Interest costs incurred by a redeveloper related to the construction, renovation or rehabilitation of a redevelopment

project provided that:

- 1. such costs are to be paid directly from the special tax allocation fund established pursuant to the Act;
- 2. such payments in any one year may not exceed 30 percent of the annual interest costs incurred by the redeveloper with regard to the redevelopment project during that year;
- 3. if there are not sufficient funds available in the special tax allocation fund to make the payment pursuant to this provision, then the amounts so due shall accrue and be payable when sufficient funds are available in the special tax allocation fund;
- 4. the total of such interest payments paid pursuant to the Act may not exceed 30 percent of the total: (i) cost paid or incurred by the redeveloper for such redevelopment project; (ii) redevelopment project costs excluding any property assembly costs and any relocation costs incurred by the City pursuant to the Act; and

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- 5. up to 75 percent of the interest cost incurred by a redeveloper for the financing of rehabilitated or new housing for low-income households and very low-income households, as defined in Section 3 of the Illinois Affordable Housing Act.
- n) Instead of the eligible costs provided for in (m) 2, 4 and 5 above, the City may pay up to 50 percent of the cost of construction, renovation and/or rehabilitation of all low- and very low-income housing units (for ownership or rental) as defined in Section 3 of the Illinois Affordable Housing Act. If the units are part of a residential redevelopment project that includes units not affordable to low- and very low-income households, only the low- and very low-income units shall be eligible for benefits under the Act;
- o) The costs of daycare services for children of employees from low-income families working for businesses located within the Project Area and all or a portion of the cost of operation of day care centers established by Project Area businesses to serve employees from low-income families working in businesses located in the Project Area. For the purposes of this paragraph, "low-income families" means families whose annual income does not exceed 80 percent of the City, county or regional median income as determined from time to time by the United States Department of Housing and Urban Development.
- p) Unless explicitly provided in the Act, the cost of construction of new privately-owned buildings shall not be an eligible redevelopment project cost;
- q) If a special service area has been established pursuant to the Special Service Area Tax Act, 35 ILCS 235/0.01 et seg., then any tax increment revenues derived from the tax imposed pursuant to the Special Service Area Tax Act may be used within the Project Area for the purposes permitted by the Special Service Area Tax Act as well as the purposes permitted by the Act.

Subsection: Estimated Project Costs

- A. The line item estimated project costs shown in paragraphs 1-9 shall be amended as follows:
 - 1. (Estimated cost:\$1,550,000)
 - 2. (Estimated cost:\$10.000,000)
 - 3. (Estimated cost:\$4,250,000)
 - 4. (Estimated cost:\$12,500,000)
 - 5. (Estimated cost:\$1,050,000)
 - 6. (Estimated cost:\$1,050,000)
 - 7. (Estimated cost:\$3,550,000)

- 8. (Estimated cost:\$300,000)
- 9. (Estimated cost:\$2,500,000)
- B. The first sentence of the last paragraph of the subsection titled "Estimated Project Costs" shall be revised as follows:

"The estimated gross eligible project cost over the life of the Area is \$38 million."

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C. Table 2, Estimated Redevelopment Project Costs, shall be replaced with the following:

Table 2 ESTIMATED REDEVELOPMENT PROJECT COSTS

Program Action/Improvement

Budget

Professional and Administrative \$1,550,000 Costs - Planning, Legal, Surveys, Redevelopment Marketing Costs Property Assembly and Site \$11,000,000 Preparation

Rehabilitation (may include up to \$4,250,000 50% of the cost of construction of low and very low-income housing units)

Public Improvements \$12,500,000 (1)

Job Training and Retraining \$1,050,000 Relocation \$1,050,000 Financing and \$3,550,000 \$300,000 Capital Interest Costs Day Care Taxing District Costs \$2,500,000

TOTAL \$38,000,000 (2) (3)

- 1) This category may also include reimbursing capital costs of taxing districts impacted by the redevelopment of the Area and school district costs pursuant to the Act. As permitted by the Act, the City may pay, or reimburse all, or a portion of a taxing district's costs resulting from the Redevelopment Project pursuant to a written agreement by the City accepting and approving such costs.
- 2) The Total Project Costs exclude any additional financing costs, including any interest expense, capitalized interest and costs associated with optional redemptions. These costs are subject to prevailing market conditions and are in addition to Total Project Costs. The amount of the Total Project Costs that can be incurred in the Area will be reduced by the amount of redevelopment project costs incurred in contiguous redevelopment project areas, or those separated from the Area only by a public right-of-way, that are permitted under the Act to be paid, and are paid, from incremental property taxes generated in the Area, but will not be reduced by the amount of redevelopment project costs incurred in the Area which are paid from incremental taxes generated from contiguous redevelopment project areas.
- 3) The Total Project Costs provides an upper limit on expenditures and adjustments may be made in line items without amendment to the Plan.
- 4) An elementary, secondary, or unit scholl district's increased costs attributable to assisted housing units will be reimbursed as provided in the act.

Subsection: Most Recent Equalized Assessed Valuation

A new heading shall be inserted below the Subsection heading to contain narrative related to the Original Area. This new

heading shall read:

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Original Area

Following the existing text of this. Subsection, a new heading shall be inserted and new paragraphs added to describe conditions in the Amendment Area, per the following:

Amendment Area

The purpose of identifying the most recent equalized assessed valuation ("EAV") of the Project Area is to provide an estimate of the initial EAV, which the Cook County Clerk will certify for the purpose of annually calculating the incremental EAV and incremental property taxes of the Project Area. The 2012 EAV of all taxable parcels in the Amendment Area is \$44,339,479. This total EAV amount by PIN is summarized in Appendix D. The EAV is subject to verification by the Cook County Clerk. After verification, the final figure shall be certified by the Cook County Clerk, and shall become the Certified Initial EAV from which all incremental property taxes in the Area will be calculated by Cook County.

Subsection: Anticipated Equalized Assessed Valuation

A new heading shall be inserted below the Subsection heading to contain narrative related to the Original Area. This new heading shall read:

Original Area

Following the existing text of this Subsection, a new heading shall be inserted and new paragraphs added to describe conditions in the Amendment Area, per the following:

Amendment Area

Once the redevelopment project has been completed and the property is fully assessed, the EAV of real property within the Amendment Area is estimated to increase to approximately \$56.5 million. This estimate has been calculated assuming that the Project Area will be developed in accordance with Figure 6A, General Land Use Plan, of the Plan.

The estimated EAV assumes that the assessed value of property within the Amendment Area will increase substantially as a result of new development and public improvements.

Calculation of the estimated EAV is based on several assumptions, including: 1) redevelopment of the Amendment Area will occur in a timely manner; 2) the application of the current State Multiplier of 2.8056 to the projected assessed value of property within the Redevelopment Project Area; and 3) an eventual return to a modest rate of property appreciation.

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SECTION 9. HOUSING IMPACT STUDY

The existing material in Section 9, Housing Impact Study, will be retained to document the analysis prepared for the Original Area. A separate analysis is hereby inserted for the Amendment Area, below:

HOUSING IMPACT STUDY - AMENDMENT AREA

A Housing Impact Study has been conducted for the Amendment Area to determine the potential impact of redevelopment on Amendment Area residents. As set forth in the Act, if the redevelopment plan for a redevelopment project area would result in the displacement of residents from 10 or more inhabited residential units, or if the redevelopment project area contains 75 or more inhabited residential units and the City is unable to certify that no displacement of residents will occur, the municipality must prepare a housing impact study and incorporate the study in the redevelopment project plan. This Housing Impact Study, which is part of the 119' and Halsted Street Second Amended Plan, fulfills this requirement. It is also integral to the formulation of the goals, objectives, and policies of the Plan.

The Amendment Area contains a total of 2,105 residential units, of which 1,857 are inhabited. The Plan provides for the development or redevelopment of several portions of the Amendment Area that may contain occupied residential units. As a result, it is possible that by implementation of this Plan, the displacement of residents from 10 or more inhabited residential units could occur.

The focus of this Plan is on the conservation of the existing industrial, commercial and residential mixed-use districts and demolition of occupied residential units is not contemplated. While there are no current plans to displace any residential units over the 23-year life of the TIF, displacement of ten or more inhabited residential units may occur. Therefore, a housing impact study is required. This Housing Impact Study, which is part of the 119th and Halsted Street Second Amended Plan, fulfills this requirement. The results of the housing impact study section described below present certain factual information required by the Act.

This Housing Impact Study is organized into two parts. Part I - Housing Survey describes the housing survey conducted within the Amendment Area to determine existing housing characteristics. Part II -Potential Housing Impact describes the potential impact of the Plan. Specific elements of the Housing Impact Study include:

Part I - Housing Survey

- i. Type of residential unit, either single-family, multi-family or mixed-use.
- ii. The number and type of rooms within the units, if that information is available.
- iii. Whether the units are inhabited or uninhabited, as determined not less than 45 days before the date that the ordinance or resolution required by subsection (a) of Section 11-74.4-5 of the Act is passed.
- iv. Data as to the racial and ethnic composition of the residents in the inhabited residential units, which shall be deemed to be fully satisfied if based on data from the most recent federal census.

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Part II - Potential Housing Impact

. The number and location of those units that will be or may be removed.

- ii. The municipality's plans for relocation assistance for those residents in the proposed redevelopment project area whose residencies are to be removed.
- iii. The availability of replacement housing for those residents whose residences are to be removed, and the identification of the type, location, and cost of the replacement housing.
- iv. The type and extent of relocation assistance to be provided.

PART I - HOUSING SURVEY

Part I of this study provides the number, type and size of residential units within the Amendment Area, the number of inhabited and uninhabited units, and the racial and ethnic composition of the residents in the inhabited residential units.

Number and Type of Residential Units

The number and type of residential units within the Amendment Area were identified during the land use and housing survey conducted as part of the eligibility analysis for the Amendment Area. This survey, completed on September 27, 2013, revealed that the Amendment Area contains 1,900 residential or mixed-use residential buildings containing a total of 2,105 units. The number of residential units by building type is outlined in Table 3-A: Number and Type of Residential Units.

Table 3-A: NUMBER AND TYPE OF RESIDENTIAL UNITS

Building Type	Total Number of Buildings	Total Number of Units	Total Number of Inhabited Units
Single-Family	1,775	1,775	1,603
Multi-Family	105	289	225
Mixed-Use (Residential Above)	20	41	29
Total	1,900	2,105	1,857

Source: Applied Real Estate Analysis, Ltd., Camiros, Ltd.

Number and Type of Rooms in Residential Units

The distribution of the 2,105 residential units within the Amendment Area by number of rooms and by number of bedrooms is identified in tables within this section. The methodology to determine this information is described below.

Methodology

In order to describe the distribution of residential units by number and type of rooms within the Amendment Area, the consultants analyzed the 2007-2011 American Community Survey 5-Year Estimate data conducted by the United States Census Bureau by Census Tract for those Census Tracts encompassed by the Amendment Area. Census Tracts, as defined by the U.S. Census, are small,

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relatively permanent statistical subdivisions of a county delineated by local participants as part of the U.S. Census Bureau's Participant Statistical Areas Program. In this study, the consultants have relied on 2007-2011 federal census estimate data because it is the best and most current available information regarding the housing units within the Amendment Area. The Census Tract data available for the Amendment Area are based on a sampling of residential units. (As the Census Tract geographies encompass a greater area beyond the Amendment Area, numbers will be higher than the actual count.) Based on this data, a proportional

projection was made of the distribution of units by the number of rooms and the number of bedrooms in each unit. The results of this survey are outlined in Table 4-A: Units by Number of Rooms, and in Table -5-A: Units by Number of Bedrooms.

Table 4-A:
UNITS BY NUMBER OF ROOMS 1

Number of Rooms	Percentage (2007-2011 Estimate)	Current Estimated Units in the Amendment Area
1 Room	0.0%	0
2 Rooms	0.0%	0
3 Rooms	3.1%	64
4 Rooms	9.9%	209
5 Rooms	28.4%	598
6 Rooms	23.7%	499
7+ Rooms	34.9%	735
Total	100.0%	2,105

Source: 2007-2011 American Community Survey, U.S. Census Bureau

Table 5-A:
UNITS BY NUMBER OF BEDROOMS ²

Number of Bedrooms	Percentage (2007-2011 Estimate)	Current Estimated Units in the Amendment Area
Studio	0.0%	0
1 Bedroom	4.6%	96
2 Bedrooms	27.5%	578
3 Bedrooms	41.9%	882
4 Bedrooms	20.3%	428
5+ Bedrooms	5.8%	121
Total	100.0%	2,105

Source: 2007-2011 American Community Survey, U.S. Census Bureau

As defined by the U.S. Census Bureau, number of bedrooms includes all rooms intended for use as bedrooms even if they are currently used for some other purpose. A housing unit consisting of only one room, such as a one-room efficiency apartment, is classified, by definition, as having no bedroom.

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Number of Inhabited Units

A survey of inhabited dwelling units within the Amendment Area was conducted by Applied Real Estate Analysis, Inc. with assistance from Camiros, Ltd. and completed on September 27, 2013. This survey identified 2,105 residential units, of which 248 were identified as vacant. Therefore, there are approximately 1,857 total inhabited units within the Amendment Area. As required by the Act, this information was ascertained as of September 27, 2013, which is a date not less than 45 days prior to the date that the resolution required by subsection (a) of Section 11-74.4-5 of the Act is or will be passed (the resolution setting the public hearing and Joint Review Board meeting dates).

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¹ As defined by the U.S. Census Bureau, for each unit, rooms include living rooms, dining rooms, kitchens, bedrooms, finished recreation rooms, enclosed porches suitable for year-round use, and lodger's rooms. Excluded are strip or Pullman kitchens, bathrooms, open porches, balconies, halls or foyers, half-rooms, utility rooms, unfinished attics or basements, or other unfinished space used for storage. A partially divided room is a separate room only if there is a partition from floor to ceiling, but not if the partition consists solely of shelves or cabinets.

Race and Ethnicity of Residents

The racial and ethnic composition of the residents within the Amendment Area is identified in Table 6-A: Race and Ethnicity Characteristics, within this section. The methodology to determine this information is described below.

Methodology

As required by the Act, the racial and ethnic composition of the residents in the inhabited residential units was determined. Population estimates were made based on data from the 2007-2011 American Community Survey 5-Year Estimates conducted by the United States Census Bureau. The Consultants analyzed this data by Census Tracts encompassed by the Amendment Area. The Consultants have relied on 2007-2011 federal census estimate data because it is the best and most current available information regarding the residents within the Amendment Area.

The total population for the Amendment Area was estimated by multiplying the number of inhabited households within the Amendment Area (1,857) by the average household size (3.5) within the Amendment Area. Based on the estimated total population, a proportional projection was made of the race and ethnicity characteristics of the residents. According to these projections, there are an estimated 6,500 residents living within the Amendment Area. The race and ethnic composition of these residents is indicated in Table 6-A: Race and Ethnicity Characteristics.

Table 6-A: RACE AND ETHNICITY CHARACTERISTICS

Race	Percentage (2007-2011 Estimate)	Estimated Residents
White	0.7%	45
Black or African American	97.9%	6,362
American Indian and Alaska Native	0.0%	0
Asian	0.0%	0
Native Hawaiian and Other Pacific Islander	0.0%	0
Some Other Race	0.0%	0
Two or More Races	1.4%	93
Total	100.0%	6,500
Hispanic Origin	Percentage (2007-2011 Estimate)	Estimated Residents
Hispanic	.03%	2
Non-Hispanic	99.97%	6,498
Total	100.0%	6,500

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Source: 2007-2011 American Community Survey, U.S. Census Bureau

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PART II - POTENTIAL HOUSING IMPACT

Part II contains, as required by the Act, information on any acquisition, relocation program, replacement housing, and relocation assistance.

Number and Location of Units That May Be Removed

The primary objectives of the Plan are to reduce deleterious conditions within the Amendment Area and upgrade public and private infrastructure to stimulate private investment in the Amendment Area. Although the Plan does not specifically propose redevelopment of current residential uses, some displacement of residential units may occur in the process of redeveloping obsolete buildings that contain a residential component and may also occur through private market development activity.

There is a possibility that over the remaining life of the TIF District, some inhabited residential units may be removed as a result of implementing the Plan. In order to meet the statutory requirement of defining the number and location of inhabited residential units that may be removed, a methodology was established that would provide a rough, yet reasonable, estimate. This methodology is described below.

Methodology

The methodology used to fulfill the statutory requirements of defining the number and location of inhabited residential units that may be removed involves three steps.

- 1. Step one counts all inhabited residential units previously identified on any underlying acquisition maps. Because there are no underlying redevelopment areas or land acquisition maps, the number of inhabited residential units that may be removed due to previously identified acquisition is zero.
- 2. Step two counts the number of inhabited residential units contained within buildings that are dilapidated as defined by the Act. From the survey conducted by Applied Real Estate Analysis, Inc. with assistance from Camiros, Ltd., 54 buildings are classified as dilapidated with 59 units within these buildings. Of these 59 dwelling units, 22 are inhabited.
- 3. Step three counts the number of inhabited residential units that exist where the future land use indicated by the Plan will not include residential uses. After reviewing the Land Use Plan for the Amendment Area, it was determined that residents from two residential units would be displaced as a result of land use change. Of those two residential units, one unit is inhabited.

While residential displacement is not contemplated as part of this Amended Plan, it is projected that 23 inhabited residential units could potentially be removed during remaining life of the TIF district as a result of private development actions or other conditions that are presently unknown.

Replacement Housing

In accordance with Section 11-74.4-3 (n)(7) of the Act, the City shall make a good faith effort to ensure that affordable replacement housing for any qualified displaced resident whose residence is removed is located in or near the Amendment Area. To promote the development of affordable housing, the Plan requires developers receiving tax increment financing assistance for market-rate housing to set aside at least 20% of the units to meet affordability criteria established by the City's Department of Housing and Economic Development. Generally, this means affordable rental units should be affordable to

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households earning no more than 80% of the area median income (adjusted for family size). If, during the 23-year life of the 119th and Halsted Street TIF Amendment No. 2 Redevelopment Amendment Area, the acquisition plans change, the City shall make every effort to ensure that appropriate replacement housing will be found in either the Amendment Area or the surrounding Community Areas.

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The location, type and cost of a sample of possible replacement housing units located within the surrounding Community Areas were determined through classified advertisements from the Chicago Sun-Times, Chicago Tribune and from Internet listings on Apartments.com http://Apartments.com and Zillow.com http://Zillow.com during November 2013. It is important to note that Chicago has a rental cycle where apartments turn over at a greater rate on May 1 and October 1 of each year. These times generally reflect a wider variety of rental rates, unit sizes and locations than those available at other times throughout the year. The location, type and cost of housing units found to be available are listed in Table 7-A: Survey of Available Housing Units.

Table 7-A:

SURVEY OF AVAILABLE HOUSING UNITS

#	Location	#of Bedroom s	Rental Price	e Type of Unit	Community Area
1	12204 S. Wentworth	2	\$950+	Single family	West Pullman
2	12419 S. Emerald	4	\$1,250+	Single family	West Pullman
3	12833 S. Parnell	4	\$1,499+	Single family	West Pullman
4	12052 S. Michigan	3	\$1,375+	Single family	Roseland
5	12135 S. Normal	3	\$1,075+	Single family	West Pullman
6	12148 S. Union	4	\$1,550+	Single family	West Pullman
7	11844 S. Yale	4	\$1,300+	Single family	West Pullman
8	12433 S. Perry	4	\$1,350	Single family	West Pullman
9	11959 S. Prairie	3	\$1,125	Single family	West Pullman
10	152 W. 117" Street	2	\$1,100+	Single family	West Pullman
11	11932 S. Stewart	1	\$550	Apartment	West Pullman
12	11845 S. Union	3	\$875	Apartment	West Pullman
13	409 S. 118"'Street	2	\$800	Apartment	West Pullman
14	11634 S. Normal	3	\$750	Apartment	West Pullman
15	409 W. 118 th Street	2	\$800	Apartment	West Pullman
16	152 W. 117" Place	2	\$1,100	Apartment	West Pullman

Source: Camiros, Ltd.

Relocation Assistance

Although the removal or displacement of housing units is not a goal of the Plan, it is possible that a small number of units may be removed in the process of implementing the Plan. If the removal or displacement of low-income, very low-income, or moderate-income households is required, such residents will be

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provided with affordable housing and with relocation assistance in accordance with the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 and the regulations thereunder, including the eligibility criteria. Affordable housing may be either existing or newly constructed housing. The City shall make a good faith effort to ensure that affordable replacement housing for the aforementioned households is located in or near the Amendment Area.

As used in the above paragraph, "very low-income household," "low-income household," "moderate-income household" and "affordable housing" have the meanings set forth in Section 3 of the Illinois Affordable Housing Act, 310 ILCS 65/3. As of the date of this Plan, these statutory terms have the following meanings:

- a. "Very low-income household" means a single-person, family or unrelated persons living together whose adjusted income is not more than 50 percent of the median income of the area of residence, adjusted for family size, as so determined bythe U.S. Department of Housing and Urban Development.;
- b. "Low-income household" means a single-person, family or unrelated persons living together whose adjusted income is more than 50 percent but less than 80 percent of the median income of the area of residence, adjusted for family size, as such adjusted income and median income are determined from time to time by the United States Department of Housing and Urban Development (HUD) for purposes of Section 8 of the United States Housing Act of 1937;
- c. "Moderate-income household" means a single person, family or unrelated persons living together whose adjusted

income is more than 80 percent but less than 120 percent of the median income of the area of residence, adjusted for family size, as such adjusted income and median income for the area are determined from time to time by HUD for purposes of Section 8 of the United States Housing Act of 1937; and

d. "Affordable housing" means residential housing that, so long as the same is occupied by low-income households or very low-income households, requires payment of monthly housing costs, including utilities other than telephone, of no more than 30 percent of the maximum allowable income for such households, as applicable.

In order to estimate the number of very low-income, low-income, and moderate-income households in the Amendment Area, the consultants used data available from the 2007-2011 American Community Survey 5-Year Estimates conducted by the United States Census Bureau. The consultants have relied on this data because it is the best and most current available information regarding the income characteristics of the Amendment Area.

It is estimated that 23.8 percent of the households within the Amendment Area may be classified as very low-income; 28.6 percent may be classified as low-income; and 23.1 percent may be classified as moderate-income. The remaining 24.5 percent have incomes above moderate income levels. Applying these percentages to the 1,347 inhabited residential units (equivalent to households) identified during the survey completed by the Consultants, it is estimated that 442 households within the Amendment Area may be classified as very low-income; 531 households may be classified as low-income; 430 households may be classified as moderate-income; and 455 households may be classified as above moderate-income. This information is summarized in Table 8-A: Household Income.

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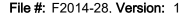
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Table 8-A: Household Income

Household Income Category	Annual Income Range (2011 Inflation-Adjusted)	Percentage of Households	Estimated Number of Households
Very Low-Income	\$0 - \$27,299	23.8%	442
Low-Income	\$27,300 - \$43,678	28.6%	531
Moderate-Income	\$43,679-\$65,518	23.1%	429
Above Moderate-Income	\$65,519 or more	24.5%	455
Total		100.0%	1,857

Source: 2007-2011 American Community Survey, U.S. Census Bureau

As described above, the estimates of the total number of very low-income, low-income and moderate income households within the Amendment Area collectively represent 75.5 percent of the total inhabited units, and the number of households in the low-income categories collectively represent 52.4 percent of the total inhabited units. Therefore, replacement housing for any displaced households over the course of the 23-year life of the 119th and Halsted Street TIF Amendment No. 2 Redevelopment Project Area should be affordable at these income levels. It should be noted that these income levels are likely to change over the 23-year life of the Project Area as both median income and income levels within the Project Area change.



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SECTION 10. PROVISIONS FOR AMENDING THE PLAN

Section 10 shall remain unchanged.

SECTION 11. CITY OF CHICAGO COMMITMENT TO FAIR EMPLOYMENT PRACTICES AND AFFIRMATIVE ACTION

The entire Section is hereby deleted and replaced with the following:

The City is committed to and will affirmatively implement the following principles with respect to both the Original Area and the Amendment Area:

- A) The assurance of equal opportunity in all personnel and employment actions, with respect to the Redevelopment Project, including, but not limited to hiring, training, transfer, promotion, discipline, fringe benefits, salary, employment working conditions, termination, etc., without regard to race, color, sex, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status, source of income, or housing status.
- B) Redevelopers must meet the City's standards for participation of 24 percent Minority Business Enterprises and 4 percent Woman Business Enterprises and the City Resident Construction Worker Employment Requirement as required in redevelopment agreements.
- C) This commitment to affirmative action and nondiscrimination will ensure that all members of the protected groups are sought out to compete for all job openings and promotional opportunities.
- D) Redevelopers will meet City standards for any applicable prevailing wage rate as ascertained by the Illinois

Department of Labor to all project employees.

The City shall have the right in its sole discretion to exempt certain small businesses, residential property owners and developers from the above.

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APPENDIX A

119TH AND HALSTED REDEVELOPMENT PROJECT AREA - AMENDMENT NO. 2

FIGURES 2-7 TABLE 9A

Appendix A shall be modified with the following replacement or additional figures and tables:

- FIGURE 2 REDEVELOPMENT AREA DESIGNATIONS (this figure shall remain)
- FIGURE 3 EXISTING LAND USE

(this figure shall remain to address the Original Area)

FIGURE 3A EXISTING LAND USE

(this figure shall be added to address the Amendment Area)

FIGURE 4 EXISTING ZONING

(this figure shall remain to address the Original Area)

FIGURE 4A EXISTING ZONING

(this figure shall be added to address the Amendment Area)

FIGURE 5 PUBLIC FACILITIES MAP

(this figure shall remain to address the Original Area)

FIGURE 6 GENERAL LAND USE PLAN

(this figure shall remain to address the Original Area)

FIGURE 6A GENERAL LAND USE PLAN

(this figure shall be added to address the Amendment Area)

FIGURE 7 LAND ACQUISITION OVERVIEW MAP

(this figure shall remain to address the Original Area)

FIGURE 7A LAND ACQUISITION OVERVIEW MAP

(this figure shall be added to address the Amendment Area)

TABLE 9A LAND ACQUISITION BY BLOCK AND PARCEL

IDENTIFICATION NUMBER

(this table shall be added to identify the properties that may be acquired within the Amendment Area)

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: Legend

; liSjSjSl Parks and Open Space! | Original Project Area

- ! Amendment Area |V> -I Transportation
- | Residential

EUD Commercial Mixed-Use NSim Public / Institutional liiH Vacant Lot FIGURE 3A

Existing Land Use

City of Chicago

119<h & Halsted TIF Amendment No. 2

Second Amended Plan December 31, 2013 March 28, 2014

Legend

I I Original Protect Area I a « m Amendment Area 119th Area Existing Zoning

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C1-t

C2-1

C2-2

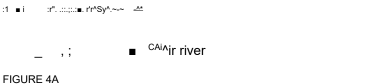
M1-1

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I | RS-3 t~~|RT.»

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Existing Zoning

City of Chicago 119th & Halsted TIF Amendment No. 2

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AMENDMENT AREA

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FIGURE 6A

General Land Use Plan

City of Chicago 119th & Halsted TIF Amendment No. 2

119"' anil Halsted TIF A-4 Second A mended Plan December 31, 2013 March 28, 2014

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Original Project -

Area Legend

iH Vacant Lot (177)

113 Dilapidated & Unoccupied Buildings (28) I | Original Project Area Amendment Area

Land Acquisition Overview Map

City of Chicago

119th & Halsted TIF Amendment No. 2

119" and Halsted TIF Second Amended Plan December 31, 2013 March 28, 2014

TABLE 9A LAND ACQUISITION BY **BLOCK AND PARCEL IDENTIFICATION**

NUMBER

#	PIN	ADDRESS
1	25214260270000	146W119THST
2	25214270270000	124 W 119TH ST
3	25214270320000	102 W 119TH ST
4	25214270330000	100 W 119TH ST
5	25214280120000	58 W 119TH ST
6	25214280130000	56 W 119TH ST
7	25214280140000	54 W 119TH ST
8	25214280150000	50 W 119TH ST
9	25223200050000	11845 S STATE ST
10	25223200150000	16 E 119TH ST
11	25223200160000	18 E 119TH ST
12	25223200180000	26 E 119TH ST
13	25223200190000	28 E 119TH ST
14	25223200220000	36 E 119TH ST
15	25271000080000	17 E 119TH ST
16	25271000090000	21 E 119TH ST
17	25281060090000	11915 5 NORMAL AVE
18	25281060130000	11925 S NORMAL AVE
19	25281060160000	11939 S NORMAL AVE
20	25281060220000	11959 S NORMAL AVE
21	25281060230000	11912 S EGGLESTON AVE
22	25281060310000	11934 SEGGLESTON
23	25281060320000	AVE 11936 S EGGLESTON
24	25281070100000	AVE 11913 S EGGLESTON AVE
25	25281070180000	11935 S EGGLESTON
26	25281070350000	AVE 11948 S STEWART AVE
27	25281070360000	11952 S STEWART AVE
28	25281110140000	12037 S LOWE AVE
29	25281120110000	12027 S WALLACE ST
30	25281120140000	12037 S WALLACE ST
31	25281120150000	12041 S WALLACE ST
32	25281120160000	12043 S WALLACE ST
33	25281120280000	12018 SPARNELL AVE
34	25281130170000	12039 S PARNELL AVE
35	25281130360000	12038 S NORMAL AVE
36	25281130400000	12050 S NORMAL AVE
37	25281130410000	12054 S NORMAL AVE
38	25281140060000	12017 S NORMAL AVE
39	25281140080000	12023 S NORMAL AVE
40	25281140090000	12025 S NORMAL AVE
41	25281140180000	12055 S NORMAL AVE

42	25281140220000		S	EGGLESTON
43	25281140230000	AVE 12014	S	EGGLESTON
44	25281140270000	AVE 12030	S	EGGLESTON
45	25281140300000	AVE 12042	S	EGGLESTON
46	25281140310000	AVE 12044	S	EGGLESTON
47	25281150210000	AVE 12022	S	STEWART AVE
48	25281180150000	12100	S	LOWE AVE
49	25281190130000	12137	S	LOWE AVE
tt	PIN	ADDRES		
50				LOWE AVE
51				WALLACE ST
52				WALLACE ST
53	2528119	C12144	S	WALLACE ST
54	2528120	C12111	S	WALLACE ST
55	2528120	C12152	SI	PARNELL AVE
56	2528121	C12101	SI	PARNELL AVE
57	2528121	C12129	SI	PARNELL AVE
58	2528121	C12118	S	NORMAL AVE
59	2528121	C12152	S	NORMAL AVE
60	2528121	C12156	S	NORMAL AVE
61	2528121	C12104	S	NORMAL AVE
62	2528122	C12101	S	NORMAL AVE
63	2528122	C12103	S	NORMAL AVE
64	2528122			NORMAL AVE
65	2528122			NORMAL AVE
66	2528122	C12131	S	NORMAL AVE
67	2528122	C12154	S	EGGLESTON AVE
68	2528122	012136	S	EGGLESTON AVE
69				EGGLESTON AVE
70				EGGLESTON AVE
71				EGGLESTON AVE
72				EMERALD AVE
73				EMERALD AVE
74				EMERALD AVE
75				UNION AVE
76				UNION AVE
77				UNION AVE
78				UNION AVE
79				UNION AVE
80				UNION AVE
81				UNION AVE
82				UNION AVE
83	2528126	C12227	S	UNION AVE
84	2528126	C12229	S	UNION AVE

File #: F2014-28, Version: 1 85 2528126C12231 S UNION AVE 86 2528126C12233 S UNION AVE 2528126C12241 S UNION AVE 87 2528126C12240 S LOWE AVE 88 89 2528127C12218 S WALLACE ST 2528127C12224 S WALLACE ST 90 91 2528127C12246 S WALLACE ST 2528127C12225 S JUSTINE ST 92 2528127C12257 S LOWE AVE 93 2528128C12215 S WALLACE ST 94 2528128C12221 S WALLACE ST 95

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2528128C12231 S WALLACE ST

2528128C12241 S WALLACE ST

2528128C12243 S WALLACE ST

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#	PIN	ADDRESS
99	25281280200000	12255 S WALLACE ST
100	25281280250000	12210 SPARNELL AVE
101	25281280280000	548 W 123RD ST
102	25281280290000	12259 S WALLACE ST
103	25281290220000	12212 S NORMAL AVE
104	25281290340000	12252 S NORMAL AVE
105	25281300060000	12219 S NORMAL AVE
106	25281300070000	12221 S NORMAL AVE
107	25281310030000	12209 S EGGLESTON AVE
108	25282010320000	11948 S PRINCETON AVE
109	25282020170000	11951 S PRINCETON AVE
110	25282020280000	11940 S YALE AVE
111	25282050020000	121 W 119TH ST
112	25282050030000	117 W 119TH ST
113	25282050430000	119 W 119TH ST
114	25282080240000	12044 S HARVARD AVE
115	25282100110000	12037 S PRINCETON AVE
116	25282100240000	12024 S YALE AVE
117	25282100280000	12038 S YALE AVE
118	25282160010000	12103 S STEWART AVE
119	25282160320000	12132 S STEWART AVE
120	25282170260000	12144 S PRINCETON AVE

121	25282180030000	12107 S PRINCETON
122	25283000070000	AVE 12325 S HALSTED ST
123	25283000350000	12346 S EMERALD AVE
124	25283010070000	12323 S EMERALD AVE
125	25283010100000	12331 S EMERALD AVE
126	25283010110000	12333 S EMERALD AVE
127	25283010120000	12335 S EMERALD AVE
128	25283020590000	12324 S LOWE AVE
129	25283030020000	611 W123RDST
130	25283030240000	12333 S LOWE AVE
131	25283030300000	12342 S WALLACE ST
132	25283040060000	545 W 123RD ST
133	25283040130000	12325 S WALLACE ST
134	25283040230000	12351 S WALLACE ST
135	25283040250000	12357 S WALLACE ST
136	25283040270000	12318 SPARNELL AVE
137	25283040330000	12334 S PARNELL AVE
138	25283040340000	12336 SPARNELL AVE
139	25283040370000	12348 SPARNELL AVE
140	25283050030000	523 W 123RD ST
141	25283050040000	519 W123RDST
142	25283050050000	513 W123RDST
143	25283050060000	511 W123RDST
144	25283050130000	12319 S PARNELL AVE
145	25283050140000	12323 S PARNELL AVE
146	25283050170000	12321 SPARNELL AVE
147	25283050200000	12337 SPARNELL AVE
#	PIN	ADDRESS
148	25283050320000	12324 S NORMAL AVE
149	25283050350000	12332 S NORMAL AVE
150	25283050360000	12334 S NORMAL AVE
151	25283080010000	12401 S HALSTED ST
152	25283080020000	12403 S HALSTED ST
153	25283080030000	12405 S HALSTED ST
154	25283080040000	12409 S HALSTED ST
155	25283080050000	12411 S HALSTED ST
156	25283080060000	12413 S HALSTED ST
157	25283090270000	12414 S UNION AVE
158	25283100450000	12432 S LOWE AVE
159	25283120010000	559 W 123RD ST
160	25283120020000	551 W 124TH ST
161	25283120040000	12400 S PARNELL AVE
162	25283120050000	12406 S PARNELL AVE
163	25283120150000	12434 SPARNELL AVE
164	25283120200000	12452 SPARNELL AVE

165	25283130100000	12431	SPARNELL AVE
166	25283130160000	12449	S PARNELL AVE
167	25283130200000	12400	S NORMAL AVE
168	25283140540000	12435	S NORMAL AVE
169	25283140580000	12445	S NORMAL AVE
170	25283140610000	12403	S NORMAL AVE
171	25283150050000	12427	S EGGLESTON
172	25283150060000	AVE 12427 AVE	S EGGLESTON
173	25283160080000	12513	S HALSTED ST
174	25283160090000	12515	S HALSTED ST
175	25283220270000	12604	S EMERALD AVE
176	25283220590000	12624	S EMERALD AVE
177	25283220630000	12635	S HALSTED ST
178	25283230470000	12658	S UNION AVE
179	25284000080000	12329	S PRINCETON
180	25322070630000	AVE 12824	S MORGAN ST
181	25322070640000	12826	S MORGAN ST
182	25322070680000	12848	S MORGAN ST
183	25322070710000	12920	S MORGAN ST
184	25322070720000	12866	S MORGAN ST
185	25322130250000	12848	S HALSTED ST
186	25322130260000	12848	S HALSTED ST
187	25322130270000	12848	S HALSTED ST
188	25322130280000	12848	S HALSTED ST
189	25331010130000	12763	S HALSTED ST
190	25331010530000	12819	S HALSTED ST
191	25331020030000	721 W	VERMONT ST
192	25331100150000	12905	S HALSTED ST
193	25331100160000	12907	S HALSTED ST
194	25331100170000	12909	S HALSTED ST
195	25331100180000	12911	S HALSTED ST
196	25331100190000	12915	S HALSTED ST

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TABLE 9A LAND ACQUISITION BY BLOCK AND PARCEL IDENTIFICATION NUMBER

#	PIN	ADDRESS		
197	25331100200000	12917 S	HALSTED	ST
198	25331100210000	12919 S	HALSTED	ST
199	25331100220000	12921 S	HALSTED	ST
200	25331100230000	12925 S	HALSTED	ST
201	25331100240000	12927 S	HALSTED	ST

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#	PIN	ADDRESS		
202	25331100250000	12963 S	HALSTED	ST
203	25331170030000	12945 S	HALSTED	ST
204	25331170040000	12947 S	HALSTED	ST
205	25331170050000	12949 S	HALSTED	ST

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APPENDIX B

119TH AND HALSTED REDEVELOPMENT PROJECT AREA

AMENDMENT NO. 2

- 1) ALL THAT PART OF SECTIONS 20, 21, 28, 32, 33 (NORTH OF THE INDIAN BOUNDARY LINE) AND 29 IN TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN BOUNDED AND DESCRIBED AS FOLLOWS:
- 2) BEGINNING AT THE POINT OF INTERSECTION OF THE CENTER LINE OF 115th ST. WITH THE CENTER LINE OF MORGAN ST.;
- 3) THENCE SOUTH ALONG SAID CENTER LINE OF MORGAN ST. TO THE WESTERLY EXTENSION OF A LINE 8 FEET NORTH OF AND PARALLEL WITH THE NORTH LINE OF LOT 1 IN MAPLE PARK COURT RESUBDIVISION OF PART OF STANLEY MATHEWS SUBDIVISION IN THE WEST HALF OF THE SOUTHEAST QUARTER OF SECTION 20, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, SAID LINE BEING ALSO THE CENTER LINE OF THE 16 FOOT ALLEY LYING NORTH OF AND ADJOINING SAID LOT 1 IN MAPLE PARK COURT RESUBDIVISION;
- 4) THENCE EAST ALONG SAID EASTERLY EXTENSION AND ALONG THE LINE 8 FEET NORTH OF AND PARALLEL WITH THE NORTH LINE OF LOT 1 IN MAPLE PARK COURT RESUBDIVISION AND ALONG THE EASTERLY EXTENSION THEREOF TO THE WESTERLY LINE OF THE PENN CENTRAL RAIL ROAD RIGHT OF WAY:
- 5) THENCE SOUTHEASTERLY ALONG SAID WESTERLY LINE OF THE PENN CENTRAL RAIL ROAD RIGHT OF WAY TO THE CENTER LINE OF 117th ST.:
- 6) THENCE WEST ALONG SAID CENTER LINE OF 117th ST. TO THE NORTHERLY EXTENSION OF THE CENTER LINE OF THE 16 FOOT ALLEY LYING EAST AND ADJOINING THE EAST LINE OF LOTS 12 THROUGH 35, INCLUSIVE, IN BLOCK 1 IN THE RESUBDIVISION OF THE EAST HALF OF ORIGINAL BLOCKS 8 AND 11 AND ALL OF THAT PART OF BLOCK 7, LYING WEST OF THE P. C. C. & St. L. R. R. IN ORIGINAL SUBDIVISION OF THE EAST HALF OF THE SOUTHEAST QUARTER OF SECTION 20, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;
- 7) THENCE SOUTH ALONG SAID NORTHERLY EXTENSION AND ALONG SAID CENTER LINE OF THE 16 FOOT ALLEY AND ALONG THE SOUTHERLY EXTENSION THEREOF TO THE CENTER LINE OF 118th ST.;
- 8) THENCE EAST ALONG SAID CENTER LINE OF 118th ST. TO THE NORTHERLY EXTENSION OF THE EAST LINE OF THE ALLEY LYING EAST OF AND ADJOINING THE EAST LINE OF LOTS I THROUGH 15, INCLUSIVE, IN BLOCK 2 IN SAID RESUBDIVISION OF THE EAST HALF OF ORIGINAL BLOCKS 8 AND 11 AND ALL OF THAT PART OF BLOCK 7, LYING WEST OF THE P. C. C. & St. L. R. R. IN ORIGINAL SUBDIVISION OF THE EAST HALF OF THE SOUTHEAST QUARTER OF SECTION 20, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;
- 9) THENCE SOUTH ALONG SAID NORTHERLY EXTENSION AND ALONG THE EAST LINE OF THE ALLEY LYING EAST OF AND ADJOINING THE EAST LINE OF LOTS 1 THROUGH 15, INCLUSIVE, IN BLOCK 2 IN SAID RESUBDIVISION AND ALONG THE SOUTHERLY

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EXTENSION THEREOF TO THE CENTER LINE OF THE ALLEY LYING SOUTH OF AND ADJOINING THE SOUTH LINE OF LOT 15 IN SAID BLOCK 2 IN THE RESUBDIVISION OF THE EAST HALF OF ORIGINAL BLOCKS 8 AND 11 AND ALL OF THAT PART OF BLOCK 7, LYING WEST OF THE P. C. C. & St. L. R. R. IN ORIGINAL SUBDIVISION OF THE EAST HALF OF THE SOUTHEAST QUARTER OF SECTION 20, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;

- 10) THENCE WEST ALONG THE CENTER LINE OF SAID ALLEY LYING SOUTH OF AND ADJOINING THE SOUTH LINE OF LOT 15 IN BLOCK 2 IN SAID RESUBDIVISION TO THE EAST LINE OF PEORIA ST.;
- 11) THENCE WEST ALONG A STRAIGHT LINE TO THE POINT OF INTERSECTION OF THE WEST LINE OF PEORIA ST. WITH THE CENTER LINE OF THE ALLEY LYING SOUTH OF AND ADJOINING THE SOUTH LINE OF LOTS 29 AND 18 IN BLOCK 4 IN THE RESUBDIVISION OF THE WEST HALF OF BLOCKS 8 & 11 AND ALL OF BLOCKS 9 & 10, EXCEPT LOTS 19, 22, AND 23 OF BLOCK 10 OF THE ORIGINAL SUBDIVISION OF THE EAST HALF OF THE SOUTHEAST QUARTER OF SECTION 20, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;
- 12) THENCE WEST ALONG THE CENTER LINE OF THE ALLEY LYING SOUTH OF AND ADJOINING THE SOUTH LINE OF LOTS 29 AND 18 IN BLOCK 4 IN SAID RESUBDIVISION AND THE WESTERLY EXTENSION THEREOF TO THE CENTER LINE OF SANGAMON ST.;
- 13) THENCE NORTH ALONG SAID CENTER LINE OF SANGAMON ST. TO THE EASTERLY EXTENSION OF THE CENTER LINE OF THE ALLEY LYING NORTH OF AND ADJOINING THE NORTH LINE OF LOTS 19, 20 AND 21 IN BLOCK 3 IN SAID RESUBDIVISION OF THE WEST HALF OF BLOCKS 8 & 11 AND ALL OF BLOCKS 9 & 10, EXCEPT LOTS 19, 22, AND 23 OF BLOCK 10 OF THE ORIGINAL SUBDIVISION OF THE EAST HALF OF THE SOUTHEAST QUARTER OF SECTION 20, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;
- 14) THENCE WEST ALONG SAID CENTER LINE OF THE ALLEY LYING NORTH OF AND ADJOINING THE NORTH LINE OF LOTS 19, 20 AND 21 IN BLOCK 3 IN SAID RESUBDIVISION TO THE NORTHERLY EXTENSION OF THE WEST LINE OF SAID LOT 21 IN BLOCK 3 IN SAID RESUBDIVISION;
- 15) THENCE NORTH ALONG SAID NORTHERLY EXTENSION OF THE WEST LINE OF SAID LOT 21 TO THE SOUTH LINE OF LOT 18 IN BLOCK 3 IN SAID RESUBDIVISION;
- 16) THENCE WEST ALONG SAID SOUTH LINE OF LOT 18 AND ALONG THE WESTERLY EXTENSION THEREOF AND ALONG THE SOUTH LINE OF LOT 22 IN BLOCK 3 IN SAID RESUBDIVISION TO THE EAST LINE OF MORGAN ST.;
- 17) THENCE SOUTH ALONG SAID EAST LINE OF MORGAN ST. TO THE NORTH LINE OF 119th ST.
- 18) THENCE EAST ALONG SAID NORTH LINE OF 119th ST. TO THE EAST LINE OF PEORIA ST.;
- 19) THENCE SOUTH ALONG SAID EAST LINE PEORIA ST. TO THE WESTERLY EXTENSION OF THE NORTHERLY LINE OF LOT 1 IN BLOCK 1 OF FIRST ADDITION OF WEST PULLMAN SUBDIVISION;
- 20) THENCE EASTERLY ALONG SAID WESTERLY EXTENSION OF THE NORTHERLY LINE OF LOT 1 IN BLOCK 1 OF FIRST ADDITION OF WEST PULLMAN SUBDIVISION TO THE NORTHWEST CORNER OF SAID LOT 1;

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- 21) THENCE SOUTHERLY ALONG THE WESTERLY LINE OF LOTS 1 THROUGH 11, INCLUSIVE, IN SAID BLOCK 1 OF FIRST ADDITION OF WEST PULLMAN SUBDIVISION TO THE NORTH LINE OF 120th ST.;
- 22) THENCE SOUTHERLY TO THE NORTHWEST CORNER OF LOT 1 IN BLOCK 8 OF SAID FIRST ADDITION TO WEST PULLMAN SUBDIVISION;
- 23) THENCE SOUTHERLY ALONG THE WESTERLY LINE OF LOTS 1 THROUGH 18, INCLUSIVE, IN SAID BLOCK 8 TO THE SOUTHWEST CORNER OF SAID LOT 18;
- 24) THENCE SOUTHERLY A DISTANCE OF 25.00 FEET ALONG THE PROLONGATION OF THE LAST DESCRIBED COURSE;
- 25) THENCE 165 FEET, MORE OR LESS, WESTERLY TO THE EAST LINE OF VACATED GREEN ST.; THENCE SOUTHERLY ALONG SAID EAST LINE OF VACATED GREEN ST. TO THE NORTHERLY RIGHT-OF-WAY LINE OF ILLINOIS CENTRAL RAILROAD;
- 26) THENCE WEST ALONG SAID NORTHERLY RIGHT-OF-WAY LINE OF ILLINOIS CENTRAL RAILROAD TO THE EAST LINE OF PEORIA ST.;

- 27) THENCE SOUTH ALONG SAID EAST LINE OF PEORIA ST. TO THE SOUTHERLY RIGHT OF WAY LINE OF THE ILLINOIS CENTRAL RAILROAD;
- 28) THENCE EAST ALONG SAID SOUTHERLY RIGHT OF WAY LINE OF THE ILLINOIS CENTRAL RAILROAD TO THE CENTER LINE OF THE ALLEY LYING WEST OF AND PARALLEL WITH HALSTED ST.; ; THENCE SOUTH ALONG SAID CENTER LINE OF THE ALLEY LYING WEST OF AND PARALLEL WITH HALSTED ST. TO THE CENTER LINE OF 123rd ST.;
- 29) THENCE EAST ALONG SAID CENTER LINE OF 123rd ST. TO THE CENTER LINE OF HALSTED ST.;
- 30) THENCE SOUTH ALONG SAID CENTER LINE OF HALSTED ST. TO THE CENTER LINE OF 127™ ST. (BURR OAK ST.);
- 31) THENCE WEST ALONG SAID CENTER LINE OF 127™ ST. (BURR OAK ST.) TO THE WEST LINE OF PON & COMPANY'S RIVERSIDE SUBDIVISION, BEING A SUBDIVISION OF THAT PART LYING NORTH OF THE LITTLE CALUMET RIVER OF THE WEST HALF OF THE EAST HALF OF THE NORTHEAST QUARTER AND THE EAST HALF OF THE WEST HALF OF THE NORTHEAST QUARTER (EXCEPT THE WEST 25 ACRES THEREOF) OF SECTION 32, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN:
- 32) THENCE SOUTH ALONG SAID WEST LINE OF PON & COMPANY'S RIVERSIDE SUBDIVISION, TO THE SOUTHERLY LINE OF LOTS IN SAID PON & COMPANY'S RIVERSIDE SUBDIVISION;
- 33) THENCE EASTERLY ALONG SAID SOUTHERLY LINE OF LOTS IN SAID PON & COMPANY'S RIVERSIDE SUBDIVISION TO THE SOUTHWEST CORNER OF NEW ROSELAND SUBDIVISION NO. 2, BEING A SUBDIVISION IN THE EAST HALF OF THE EAST HALF OF THE NORTHEAST QUARTER OF SECTION 32, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;
- 34) THENCE EASTERLY ALONG THE SOUTHERLY LINE OF LOTS IN SAID NEW ROSELAND SUBDIVISION NO. 2, TO THE WEST LINE OF HALSTED ST.;
- 35) THENCE EAST TO THE TO THE INTERSECTION OF THE EAST LINE OF HALSTED ST. WITH THE SOUTHERLY LINE OF LOTS IN BLOCK 16 IN NEW ROSELAND, BEGIN A SUBDIVISION OF PART OF FRACTIONAL SECTION 33, NORTH OF THE INDIAN BOUNDARY LINE AND PART OF FRACTIONAL SECTIONS 28 AND 33, SOUTH OF THE

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INDIAN BOUNDARY LINE, ALL IN TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN:

- 36) THENCE EAST ALONG SAID SOUTH LINE OF LOTS IN NEW ROSELAND TO THE EAST LINE OF THE WEST 27 FEET OF LOT 37 IN BLOCK 16 IN NEW ROSELAND AFORESAID;
- 37) THENCE NORTH ALONG SAID EAST LINE OF THE WEST 27 FEET OF LOT 37 IN BLOCK 16 IN NEW ROSELAND, TO THE SOUTH LINE OF 129TM PL.;
- 38) THENCE NORTHEASTERLY TO THE INTERSECTION OF THE NORTH LINE OF 129™ PL. AFORESAID WITH THE EAST LINE OF PARNELL AVE.;
- 39) THENCE WEST ALONG SAID NORTH LINE OF 129™ PL. TO THE EAST LINE OF UNION AVE.:
- 40) THENCE NORTH ALONG SAID EAST LINE OF UNION AVE. TO THE SOUTH LINE OF 125™ ST.
- 41) THENCE EAST ALONG SAID SOUTH LINE OF 125™ ST. TO THE WESTERLY LINE OF THE RIGHT OF WAY OF THE PENNSYLVANIA RAILROAD;
- 42) THENCE SOUTHEASTERLY ALONG SAID WESTERLY LINE OF THE RIGHT OF WAY OF THE PENNSYLVANIA RAILROAD, TO THE CENTER LINE OF 127™ ST. (BURR OAK ST.);
- 43) THENCE EAST ALONG SAID CENTER LINE OF 127™ ST. (BURR OAK ST.) TO THE EASTERLY LINE OF THE RIGHT OF WAY OF THE PENNSYLVANIA RAILROAD;
- 44) THENCE NORTHWESTERLY ALONG SAID EASTERLY LINE OF THE RIGHT OF WAY OF THE PENNSYLVANIA RAILROAD TO THE SOUTH LINE OF 125™ ST.;
- 45) THENCE EAST ALONG SAID SOUTH LINE OF 125™ ST. TO THE EAST LINE OF YALE AVE.;

- 46) THENCE NORTH ALONG SAID EAST LINE OF YALE AVE. TO THE CENTER LINE OF THE ALLEY SOUTH OF AND PARALLEL WITH 119th ST. IN BLOCK 1 IN WEST PULLMAN, SAID ALLEY BEING ALSO SOUTH OF AND ADJOINING THE SOUTH LINE OF LOTS 1 THROUGH 10, INCLUSIVE, IN THE RESUBDIVISION OF THAT PART OF WEST PULLMAN LYING IN THE NORTHWEST QUARTER OF THE WEST HALF OF THE NORTHEAST QUARTER OF SECTION 28, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;
- 47) THENCE EAST ALONG SAID CENTER LINE OF THE ALLEY SOUTH OF AND PARALLEL WITH 119th ST. TO THE EAST LINE OF THE ALLEY WEST OF AND PARALLEL WITH STATE ST., BEING ALSO THE WEST LINE OF LOT 105 IN BLOCK 1 IN YOUNG & CLARKSON'S 2ND ADDITION TO KENSINGTON, BEING A SUBDIVISION OF THE NORTHEAST QUARTER OF THE NORTHEAST QUARTER AND THE EAST 13.565 ACRES OF THE NORTHWEST QUARTER OF THE NORTHEAST OF THE THIRD PRINCIPAL MERIDIAN;
- 48) THENCE SOUTH ALONG SAID EAST LINE OF THE ALLEY WEST OF AND PARALLEL WITH STATE ST. AND THE WEST LINE OF LOT 105 IN BLOCK 1 IN YOUNG & CLARKSON'S 2nd ADDITION TO KENSINGTON AFORESAID, TO THE SOUTH LINE OF SAID LOT 105;
- 49) THENCE EAST ALONG SAID SOUTH LINE OF LOT 105 IN BLOCK 1 IN YOUNG & CLARKSON'S 2nd ADDITION TO KENSINGTON TO THE WEST LINE OF STATE ST.;
- 50) THENCE NORTHEASTERLY TO THE INTERSECTION OF THE EAST LINE OF STATE ST. WITH THE NORTH LINE OF THE SOUTH 6 FEET OF LOT 26 IN BLOCK 1 IN YOUNG & CLARKSON'S SUBDIVISION OF BLOCK 9 IN FIRST ADDITION TO KENSINGTON. A SUBDIVISION OF THE SOUTH 20 ACRES OF THE NORTH HALF OF THE SOUTHWEST QUARTER OF SECTION 22 EXCEPT THE NORTH 4 ACRES, ALSO THE SOUTH HALF OF

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THE SOUTHWEST QUARTER OF SECTION 22 EXCEPT THE RAILROAD, ALSO THE FRACTIONAL HALF OF SECTION 27 EXCEPT THE RAILROAD, ALL NORTH OF THE INDIAN BOUNDARY LINE, ALSO THE NORTH 21 ACRES OF THE NORTHEAST FRACTIONAL QUARTER OF SECTION 28 LYING SOUTH OF THE INDIAN BOUNDARY LINE, IN TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;

- 51) THENCE EAST ALONG SAID NORTH LINE OF THE SOUTH 6 FEET OF LOT 26 IN BLOCK 1 IN YOUNG & CLARKSON'S SUBDIVISION TO THE EAST LINE OF LOT 26 AFORESAID;
- 52) THENCE NORTHEASTERLY TO THE CENTER LINE OF THE ALLEY SOUTH OF AND PARALLEL WITH 119th ST. IN BLOCK 1 IN YOUNG & CLARKSON'S SUBDIVISION AFORESAID;
- 53) THENCE EAST ALONG SAID CENTER LINE OF THE ALLEY SOUTH OF AND PARALLEL WITH I 19th ST. IN BLOCK I IN YOUNG & CLARKSON'S SUBDIVISION TO THE EAST LINE OF THE ALLEY WEST OF AND PARALLEL WITH MICHIGAN AVE.;
- 54) THENCE NORTH ALONG SAID EAST LINE OF THE ALLEY WEST OF AND PARALLEL WITH MICHIGAN AVE. TO THE EASTERLY EXTENSION OF THE CENTER LINE OF THE ALLEY NORTH OF AND PARALLEL WITH 119™ ST. IN BLOCK 2 IN SAWYER'S SUBDIVISION OF BLOCK 4 IN FIRST ADDITION TO KENSINGTON AFORESAID;
- 55) THENCE WEST ALONG SAID EASTERLY EXTENSION AND CENTER LINE OF THE ALLEY NORTH OF AND PARALLEL WITH 119™ ST., AND THE WESTERLY EXTENSION THEREOF, TO THE WEST LINE OF THE ALLEY EAST OF AND PARALLEL WITH STATE ST. IN BLOCK 2 IN SAWYER'S SUBDIVISION OF BLOCK 4 IN FIRST ADDITION TO KENSINGTON AFORESAID;
- 56) THENCE NORTH ALONG SAID WEST LINE OF THE ALLEY EAST OF AND PARALLEL WITH STATE ST. TO THE NORTH LINE OF THE SOUTH HALF OF LOT 5 IN BLOCK 2 IN SAWYER'S SUBDIVISION OF BLOCK 4 IN FIRST ADDITION TO KENSINGTON AFORESAID;
- 57) THENCE WEST ALONG SAID NORTH LINE OF THE SOUTH HALF OF LOT 5 IN BLOCK 2 IN SAWYER'S

SUBDIVISION OF BLOCK 4 IN FIRST ADDITION TO KENSINGTON, TO THE EAST LINE OF STATE ST.;

- 58) THENCE NORTHWESTERLY TO THE NORTHEAST CORNER OF LOT 19 IN BLOCK 7 IN FALLIS & GANO'S ADDITION TO PULLMAN, BEING A SUBDIVISION OF THAT PART LYING EAST OF THE WEST 49 ACRES OF THE EAST HALF OF THE SOUTHEAST QUARTER OF SECTION 27, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;
- 59) THENCE WEST ALONG THE NORTH LINE OF LOT 19 IN BLOCK 7 IN FALLIS & GANO'S ADDITION TO PULLMAN AFORESAID, TO THE NORTHWEST CORNER OF SAID LOT 19;
- 60) THENCE SOUTHWESTERLY TO THE NORTH LINE OF THE SOUTH HALF OF LOT 30 IN BLOCK 7 IN FALLIS & GANO'S ADDITION TO PULLMAN AFORESAID;
- 61) THENCE WEST ALONG SAID NORTH LINE OF THE SOUTH HALF OF LOT 30 IN BLOCK 7 IN FALLIS & GANO'S ADDITION TO PULLMAN AFORESAID. TO THE EAST LINE OF LAFAYETTE AVE.;
- 62) THENCE SOUTHWESTERLY TO THE NORTHEAST CORNER OF LOT 21 IN BLOCK 6 IN FALLIS & GANO'S ADDITION TO PULLMAN AFORESAID;
- 63) THENCE WEST ALONG THE NORTH LINE OF LOT 21 IN BLOCK 6 IN FALLIS & GANO'S ADDITION TO PULLMAN AFORESAID, AND THE WESTERLY EXTENSION THEREOF, TO THE EAST LINE OF JAMES R. MANN'S ADDITION TO PULLMAN, BEING A SUBDIVISION OF BLOCKS 7, 8 & 9 OF ALLEN'S SUBDIVISION OF THE WEST 49 ACRES OF THE EAST

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HALF OF THE SOUTHEAST QUARTER OF SECTION 21, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;

- 64) THENCE NORTH ALONG SAID EAST LINE OF JAMES R. MANN'S ADDITION TO PULLMAN, TO THE EASTERLY EXTENSION OF THE CENTER LINE OF THE ALLEY NORTH OF AND PARALLEL WITH 119th ST.;
- 65) THENCE WEST ALONG SAID EASTERLY EXTENSION AND THE CENTER LINE OF THE ALLEY NORTH OF AND PARALLEL WITH 119™ ST. TO THE CENTER LINE OF HARVARD AVE.;
- 66) THENCE NORTH ALONG SAID CENTER LINE OF HARVARD AVE. TO THE EASTERLY EXTENSION OF THE CENTER LINE OF THE ALLEY NORTH OF AND PARALLEL WITH 119th ST., SAID ALLEY BEING ALSO NORTH OF AND ADJOINING THE NORTH LINE OF LOTS 17 THROUGH 26, INCLUSIVE, IN BLOCK 6 IN A. O. TYLOR'S ADDITION TO PULLMAN, A SUBDIVISION OF THE EAST HALF OF THE SOUTHEAST QUARTER OF THE SOUTHWEST QUARTER AND OF THE WEST HALF OF THE WEST HALF OF THE SOUTHWEST QUARTER OF SECTION 21, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;
- 67) THENCE WEST ALONG SAID EASTERLY EXTENSION AND THE CENTER LINE OF THE ALLEY NORTH OF AND PARALLEL WITH 119th ST. TO CENTER LINE OF STEWART AVE.;
- 68) THENCE SOUTH ALONG THE CENTER LINE OF STEWART AVE. TO THE EASTERLY EXTENSION OF THE CENTER LINE OF THE ALLEY NORTH OF AND PARALLEL WITH 119th ST., SAID ALLEY BEING ALSO NORTH OF AND ADJOINING THE NORTH LINE OF LOTS 6 THROUGH 15, INCLUSIVE, IN HUGH LAUDER'S SUBDIVISION OF LOT 8 IN BLOCK 5 IN SAID A. O. TYLOR'S ADDITION TO PULLMAN;
- 69) THENCE WEST ALONG SAID EASTERLY EXTENSION AND THE CENTER LINE OF THE ALLEY NORTH OF AND PARALLEL WITH 119th ST. TO THE CENTER LINE OF EGGLESTON AVE.;
- 70) THENCE NORTH ALONG SAID CENTER LINE OF EGGLESTON AVE. TO THE EASTERLY EXTENSION OF THE CENTER LINE OF THE ALLEY NORTH OF AND PARALLEL WITH 119th ST., SAID ALLEY BEING ALSO NORTH OF AND ADJOINING THE NORTH LINE OF LOTS 10 THROUGH 19, INCLUSIVE, IN BLOCK 4 IN SAID A. O. TYLOR'S ADDITION TO PULLMAN;
- 71) THENCE WEST ALONG SAID EASTERLY EXTENSION AND THE CENTER LINE OF THE ALLEY NORTH OF AND PARALLEL WITH 119th ST. TO THE CENTER LINE OF NORMAL AVE.;
- 72) THENCE SOUTH ALONG SAID CENTER LINE OF NORMAL AVE. TO THE EASTERLY EXTENSION OF THE CENTER LINE OF THE ALLEY NORTH OF AND PARALLEL WITH 119th ST., SAID ALLEY BEING

- ALSO NORTH OF AND ADJOINING THE NORTH LINE OF LOTS 17 THROUGH 26, INCLUSIVE, IN BLOCK 4 IN HANNAH B. GANO'S ADDITION TO PULLMAN, BEING A SUBDIVISION OF THE WEST HALF OF THE SOUTHEAST QUARTER OF THE SOUTHWEST QUARTER OF SECTION 21, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;
- 73) THENCE WEST ALONG SAID EASTERLY EXTENSION AND THE CENTER LINE OF THE ALLEY NORTH OF AND PARALLEL WITH 119th ST. TO THE SOUTHERLY EXTENSION OF THE EAST LINE OF LOT 28 IN BLOCK 4 IN KNEELAND AND WRIGHT'S 2nd ADDITION TO WEST PULLMAN IN THE SOUTHWEST QUARTER OF SECTION 21, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;

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- 74) THENCE NORTH ALONG SAID SOUTHERLY EXTENSION AND THE EAST LINE OF LOT 28 IN BLOCK 4 TN KNEELAND AND WRIGHT'S 2nd ADDITION TO WEST PULLMAN AND THE NORTHERLY EXTENSION THEREOF TO THE CENTER LINE OF 118th PL.;
- 75) THENCE WEST ALONG SAID CENTER LINE OF 118th PL. TO THE SOUTHERLY EXTENSION OF THE CENTER LINE OF THE ALLEY EAST OF AND PARALLEL WITH HALSTED ST., SAID ALLEY BEING ALSO WEST OF AND ADJOINING THE WEST LINE OF LOTS 1 THROUGH 11, INCLUSIVE, IN SAID BLOCK 4 IN KNEELAND AND WRIGHT'S 2nd ADDITION TO WEST PULLMAN;
- 76) THENCE NORTH ALONG SAID CENTER LINE OF THE ALLEY EAST OF AND PARALLEL WITH HALSTED ST. TO THE CENTER LINE OF 118th ST.;
- 77) THENCE EAST ALONG SAID CENTER LINE OF 118th ST. TO THE SOUTHERLY EXTENSION OF THE CENTER LINE OF THE ALLEY EAST OF AND PARALLEL WITH HALSTED ST., SAID ALLEY BEING ALSO EAST OF AND ADJOINING THE EAST LINE OF LOTS 170 THROUGH 165, INCLUSIVE, IN SHARPSHOOTER'S PARK SUBDIVISION OF PART OF SHARPSHOOTER'S PARK, SAID PARK BEING THE WEST HALF OF THE SOUTHWEST QUARTER OF SECTION 21, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;
- 78) THENCE NORTH ALONG SAID SOUTHERLY EXTENSION AND ALONG THE CENTER LINE OF THE ALLEY EAST OF AND PARALLEL WITH HALSTED ST. TO THE CENTER LINE OF 115th ST.;
- 79) THENCE WEST ALONG SAID CENTER LINE OF 115th ST. TO THE CENTER LINE OF HALSTED ST.;
- 80) THENCE NORTH ALONG SAID CENTER LINE OF HALSTED ST. TO THE CENTER LINE OF 114th ST.;
- 81) THENCE WEST ALONG SAID CENTER LINE OF 114th ST. TO THE SOUTHERLY EXTENSION OF THE CENTER LINE OF THE ALLEY WEST OF AND PARALLEL WITH GREEN ST., SAID ALLEY BEING ALSO EAST OF AND ADJOINING THE EAST LINE OF LOTS 16 THROUGH 30, INCLUSIVE, IN SHELDON HEIGHTS WEST FIFTH ADDITION, A SUBDIVISION OF A PART OF THE EAST HALF OF THE NORTHEAST QUARTER OF SECTION 20, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;
- 82) THENCE NORTH ALONG SAID SOUTHERLY EXTENSION OF THE CENTER LINE OF THE ALLEY WEST OF AND PARALLEL WITH GREEN ST. TO THE EASTERLY EXTENSION OF THE SOUTH LINE SAID LOT 30 IN SHELDON HEIGHTS WEST FIFTH ADDITION;
- 83) THENCE WEST ALONG SAID EASTERLY EXTENSION AND THE SOUTH LINE SAID LOT 30 IN SHELDON HEIGHTS WEST FIFTH ADDITION AND ALONG THE WESTERLY EXTENSION THEREOF TO THE SOUTHEAST CORNER OF LOT 31 IN SAID SHELDON HEIGHTS WEST FIFTH ADDITION;
- 84) THENCE CONTINUING WEST ALONG THE SOUTH LINE OF SAID LOT 31 IN SAID SHELDON HEIGHTS WEST FIFTH ADDITION AND ALONG THE WESTERLY EXTENSION THEREOF TO THE SOUTHWEST CORNER OF SAID SHELDON HEIGHTS WEST FIFTH ADDITION;
- 85) THENCE NORTH ALONG THE WEST LINE OF SAID SHELDON HEIGHTS WEST FIFTH ADDITION, SAID

WEST LINE BEING ALSO THE WEST LINE OF AN 8 FOOT ALLEY WEST OF AND PARALLEL WITH PEORIA ST., TO THE EASTERLY EXTENSION OF A LINE 16 FEET SOUTH OF AND PARALLEL WITH THE SOUTH LINE OF LOTS 19 AND 20 IN THE SIXTH ADDI TION TO SHELDON HEIGHTS WEST, BEING A SUBDIVISION OF PART OF THE

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EAST TWO THIRDS OF THE WEST THREE EIGHTS OF THE NORTH HALF OF THE EAST HALF OF THE NORTHEAST QUARTER OF SECTION 20, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;

- 86) THENCE WEST ALONG SAID EASTERLY EXTENSION AND ALONG A LINE 16 FEET SOUTH OF AND PARALLEL WITH THE SOUTH LINE OF LOTS 19 AND 20 IN THE SIXTH ADDITION TO SHELDON HEIGHTS WEST TO THE SOUTHWESTERLY LINE OF SAID SIXTH ADDITION TO SHELDON HEIGHTS WEST SUBDIVISION, SAID SOUTHWESTERLY LINE BEING ALSO A LINE 8 FEET SOUTHWEST OF AND PARALLEL WITH THE SOUTHWESTERLY LINE OF LOTS 20 THROUGH 23, INCLUSIVE IN SAID SIXTH ADDITION TO SHELDON HEIGHTS WEST:
- 87) THENCE NORTHWEST ALONG SAID SOUTHWESTERLY LINE OF SIXTH ADDITION TO SHELDON HEIGHTS WEST SUBDIVISION TO THE POINT OF INTERSECTION OF SAID SOUTHWESTERLY LINE WITH THE WEST LINE OF SAID SIXTH ADDITION TO SHELDON HEIGHTS WEST SUBDIVISION, SAID POINT BEING 1,032.98 FEET SOUTH OF THE NORTH LINE OF THE WEST HALF OF THE NORTHEAST QUARTER OF SECTION 20, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN;
- 88) THENCE SOUTHWESTERLY ALONG A STRAIGHT LINE TO A POINT ON THE WEST LINE OF THE EAST HALF OF THE NORTHEAST QUARTER OF SECTION 20, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, SAID POINT BEING 1,188.76 FEET SOUTH OF THE NORTH LINE OF SAID SECTION 20 AS MEASURED ALONG SAID WEST LINE OF THE EAST HALF OF THE NORTHEAST QUARTER OF SECTION 20;
- 89) THENCE SOUTH ALONG SAID WEST LINE OF THE EAST HALF OF THE NORTHEAST QUARTER OF SECTION 20 TO THE NORTHEASTERLY LINE OF THE RIGHT OF WAY OF THE PENN CENTRAL RAIL ROAD;
- 90) THENCE NORTHWEST ALONG SAID THE NORTHEASTERLY LINE OF THE RIGHT OF WAY OF THE PENN CENTRAL RAIL ROAD TO THE CENTER LINE OF 111th ST.;
- 91) THENCE WEST ALONG SAID CENTER LINE OF 111th ST. TO THE SOUTHWESTERLY LINE OF THE RIGHT OF WAY OF THE PENN CENTRAL RAIL ROAD;
- 92) THENCE SOUTHEAST ALONG SAID SOUTHWESTERLY LINE OF THE RIGHT OF WAY OF THE PENN CENTRAL RAIL ROAD TO THE CENTER LINE OF 115th ST.:
- 93) THENCE WEST ALONG SAID CENTER LINE OF 115th ST. TO THE POINT OF BEGINNING ON THE CENTER LINE OF MORGAN ST.
- 94) ALL IN COOK COUNTY, ILLINOIS.

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APPENDIX C

119,^M & HALSTED REDEVELOPMENT PROJECT AREA ELIGIBILITY STUDY - AMENDMENT NO. 2

Overview

On February 6, 2002 the City of Chicago City Council adopted the 119th and Halsted Tax Increment Financing Redevelopment Plan and Project (119th and Halsted TIF) followed by Amendment No. 1, adopted April 9, 2003 to amend language and data in the Redevelopment Plan and Project. At the time of original adoption, the 119th & Halsted TIF included substantially all the area that qualified for inclusion into the district. In the intervening years, conditions in the area south and east of the 119th and Halsted TIF declined. This decline accelerated due to the economic distress, foreclosures and increased vacancy brought about by the recession of 2007-2008. Conditions have not improved in recent years. Private sector investment is minimal and without public intervention, this area south and east of the 119th & Halsted TIF will continue to decline. As a result, the City of Chicago proposes to amend the 119th & Halsted TIF to expand the boundaries to the south and east, allowing the benefits of tax increment financing to be used to advance revitalization.

Camiros, Ltd. and Applied Real Estate Analysis (collectively referred to as the "Consultants") have been engaged to determine whether the approximately 407 acres of land located to the south and east of the 119th and Halsted TIF qualifies for designation as a Redevelopment Project Area as either a "conservation area" or as a "blighted area" as set forth in the "Tax Increment Allocation Redevelopment Act" (65 ILCS 5/11-74.1 et seq.), as amended (the "Act"). The purpose of this study is to determine whether a portion of the City of Chicago identified as the Amendment Area qualifies for designation as a tax increment financing district within the definitions set forth under the Act. The Act provides municipalities with tools needed to foster revitalization in order to eliminate or reduce blighted or rapidly deteriorating areas through the implementation of a redevelopment plan. The Act authorizes the use of tax increment revenues derived in a redevelopment project area for the payment or reimbursement of eligible Redevelopment Project Costs.

The area proposed for designation as the 119th and Halsted Amendment No. 2 Amendment Area is hereinafter referred to as the "Study Area" and is shown in Figure A: Study Area Boundary. The 119th & Halsted TIF, adopted by the City Council on February 6, 2002, shall be hereafter referred to as the "Original Project Area."

The Study Area is located entirely within the West Pullman Community Area. It is approximately 407 acres in size and consists of 2,450 tax parcels located on 86 full and partial tax blocks. The Study Area is comprised of two separate areas, the east area and the south area. The "east area" is located east of the Original Project Area, extending five blocks east of Wentworth Avenue one-half block north and south of 1 19th Street. The east area's eastern limit terminates at the western property line of properties fronting onto Michigan Avenue. The "south area" is located south of the Original Project Area. The south area's boundaries are irregularly shaped, with

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Study Area

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119th & Halsted TIF Amendment No. 2

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boundaries generally defined Halsted Street and Carpenter Street on the west; Yale Street, the Major Taylor Trail and Union Street on the east, the Calumet River, 129th Street, 127th Street and 125th Street on the South, and the Original Project Area boundaries on the north.

This report summarizes the analyses and findings of the consultants' work, which is the responsibility of the consultants. The consultants have prepared this report with the understanding that the City would rely: 1) on the findings and conclusions of this report in proceeding with the designation of the Study Area as a redevelopment project area under the Act; and 2) on the fact that the consultants have obtained the necessary information to conclude that the Study Area can be designated as a redevelopment project area in compliance with the Act.

1. INTRODUCTION

The Tax Increment Allocation Redevelopment Act permits municipalities to induce redevelopment of eligible "blighted," "conservation" or "industrial park conservation areas" in accordance with an adopted redevelopment plan. The Act stipulates specific procedures, which must be adhered to, in designating a redevelopment project area. One of those procedures is the determination that the area meets the statutory eligibility requirements. At 65 Sec 5/1 l-74.-3(p), the Act defines a "redevelopment project area" as follows:

"... an area designated by the municipality, which is not less in the aggregate than 1-1/2 acres and in respect to which the municipality has made a finding that there exist conditions which cause the area to be classified as an industrial park conservation area or a blighted area or a conservation area, or combination of both blighted areas and conservation areas."

In adopting this legislation, the Illinois General Assembly found:

- 1. (at 65 Sec 5/1 l-74.4-2(a)) ...there exist in many municipalities within the State blighted, conservation and industrial park conservation areas...; and
- 2. (at 65 Sec 5/1 1-74.4-2(b)) ...the eradication of blighted areas and the treatment and improvement of conservation areas by... redevelopment projects is hereby declared to be essential to the public interest.

The legislative findings were made on the basis that the presence of blight, or conditions that lead to blight, is detrimental to the safety, health, welfare and morals of the public. The Act specifies certain requirements, which must be met, before a municipality may proceed with implementing a redevelopment project in order to ensure that the exercise of these powers is proper and in the public interest.

Before the tax increment financing technique can be used, the municipality must first determine that the proposed

redevelopment area qualifies for designation as a "blighted area," "conservation area," or an "industrial park conservation area." Based on the conditions present, this Eligibility Report finds that the Study Area qualifies for designation as a conservation area.

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Conservation Areas

A "conservation area" is an improved area located within the territorial limits of the municipality in which 50% or more of the structures have an age of 35 years or more. Such areas are not yet blighted but, because of a combination of three or more of the following conditions that are detrimental to the public safety, health, morals or welfare, may become a blighted area:

- Dilapidation
- Deterioration
- Obsolescence
- Presence of structures below minimum code standards
- Illegal use of individual structures
- Excessive vacancies
- Lack of ventilation, light or sanitary facilities
- Inadequate utilities
- Excessive land coverage and overcrowding of structures and community facilities
- Deleterious land use or layout
- Lack of community planning
- Environmental clean-up requirements
- Declining or stagnant equalized assessed value

The Act defines blighted and conservation areas and amendments to the Act also provide guidance as to when the conditions present qualify an area for such designation. Where any of the conditions defined in the Act are found to be present in the Study Area, they must be 1) documented to be present to a meaningful extent so that the municipality may reasonably find that the condition is clearly present within the intent of the Act, and 2) reasonably distributed throughout the vacant or improved part of the Study Area, as applicable, to which each condition pertains.

The test of eligibility of the Study Area is based on the conditions of the area as a whole. The Act does not require that eligibility be established for each and every property in the Study Area.

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2. ELIGIBILITY STUDIES AND ANALYSIS

An analysis was undertaken to determine whether any or all of the blighting conditions listed in the Act are present in the Study Area, and if so, to what extent and in which locations. In order to accomplish this evaluation the following tasks were undertaken:

- 1. Exterior survey of the condition and use of each building;
- 2. Field survey of property conditions involving parking facilities, public infrastructure, site access, fences and general property maintenance;
- 3. Analysis of existing land uses and their relationships;
- 4. Comparison of surveyed buildings to zoning regulations;
- 5. Analysis of the current platting, building size and layout;
- 6. Analysis of building floor area and site coverage;
- 7. Review of previously prepared plans, studies, inspection reports and other data;
- 8. Analysis of real estate assessment data;
- 9. Review of available building permit records to determine the level of development activity in the area; and
- 10. Review of building code violations.

The exterior building condition survey and site conditions survey of the Study Area were undertaken in May and October of 2013. The analysis of site conditions was organized by tax block. There are a total of 2450 tax parcels and 1,991 principal buildings on 86 tax blocks within the Study Area.

Building Condition Evaluation

This section summarizes the process used for assessing building conditions in the Study Area. These standards and criteria were used to evaluate the existence of dilapidation or deterioration of structures.

The building condition analysis is based on a thorough exterior inspection of the buildings and sites conducted by Applied Real Estate Analysis, Inc. and Camiros, Ltd. in May and October of 2013. Structural deficiencies in building components and related environmental deficiencies in the Study Area were noted during the survey. A total of 1,991 principle buildings were identified and surveyed.

Building Components Evaluated

During the field survey, each component of the buildings in the Study Area was examined to determine whether it was in sound condition or had minor, major, or critical defects. Building components examined were of two types:

Primary Structural Components

These include the basic elements of any building: foundation walls, load-bearing walls and columns, roof, roof structures and facades.

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Secondary Components

These are components generally added to the primary structural components and are necessary parts of the building, including exterior and interior stairs, windows and window units, doors and door units, interior walls, chimney, and gutters and downspouts.

Each primary and secondary component was evaluated separately as a basis for determining the overall condition of individual buildings. This evaluation considered the relative importance of specific components within a building and the effect that deficiencies in components will have on the remainder of the building.

Building Component Classification

The four categories used in classifying building components and systems and the criteria used in evaluating structural deficiencies are described below.

Sound

Building components that contain no defects beyond normal maintenance, are adequately maintained, and require no treatment outside of normal ongoing maintenance.

Minor Deficient

Building components containing minor defects (loose or missing material or holes and cracks over a limited area), which often may be corrected through the course of normal maintenance. Minor defects have no real effect on either the primary or secondary components and the correction of such defects may be accomplished by the owner or occupants. Examples include tuckpointing masonry joints over a limited area or replacement of less complicated components. Minor defects are not considered in rating a building as structurally substandard.

Major Deficient

Building components containing major defects over a widespread area, which would be difficult or costly to correct through normal maintenance. Buildings in the major deficient category would require replacement or rebuilding of components by people skilled in the building trades.

Dilapidated

Building components containing severe defects (bowing, sagging, or settling to any or all exterior components causing the structure to be out-of-plumb, or broken, loose or missing material and deterioration over a widespread area) so extensive that the cost of repair would be excessive. The cost of repairs needed to bring such buildings into sound condition would likely exceed the value of the building and would not represent a prudent use of funds.

Final Bui/ding Ratings

Sound

Sound buildings can be kept in a standard condition with normal maintenance. Buildings so classified have no minor defects.

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Deteriorated

Deteriorated buildings contain defects that collectively are not easily correctable and cannot be accomplished in the course of normal maintenance. Buildings classified as deteriorated have more than one minor defect, but no major defects.

Dilapidated

Structurally substandard buildings contain defects that are so serious and so extensive that the building may need to be removed. Buildings classified as dilapidated or structurally substandard have two or more major defects.

Eligibility Determination

In order to establish the eligibility of a redevelopment project area under the "conservation area" criteria established in the Act, at least 50% of buildings must be 35 years of age or older and at least three of 13 eligibility conditions must be meaningfully present and reasonably distributed throughout the Study Area.

The determination of the eligibility conditions being present to a meaningfully extent varies with each eligibility condition. The presence of some eligibility conditions exerts a stronger impact on the health of a community than others. For example, dilapidation, which is a severely advanced state of building deterioration, exerts a stronger blighting influence than simple deterioration. Consequently, the threshold for dilapidation being present to a major extent is lower than that of deterioration. Less incidence of dilapidation is required to make it present to a major extent relative to deterioration. The determination of presence to a major extent is presented in the individual assessment of each eligibility condition within this Appendix C.

Each condition identified in the Act for determining whether an area qualifies as a conservation area is discussed below. A conclusion is presented as to whether or not the condition is present in the Study Area to a degree sufficient to warrant its inclusion as a blighting condition in establishing the eligibility of the Study Area for designation as a redevelopment project area under the Act. These findings describe the conditions that exist and the extent to which each condition is present.

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3. PRESENCE AND DISTRIBUTION OF ELIGIBILITY CONDITIONS

This Eligibility Study finds that the Study Area qualifies for designation as a conservation area under the criteria contained in the Act. The Study Area qualifies because the required age threshold is satisfied with 97% of buildings being at least 35 years of age and because six of the thirteen conditions cited in the Act are meaningfully present and reasonably distributed within the Study Area. These conditions are as follows:

- Deterioration
- Obsolescence
- Excessive vacancies
- Excessive land coverage or overcrowding of community facilities
- Lack of community planning
- Lagging or declining equalized assessed valuation

The presence and distribution of eligibility conditions related to the qualification of the Study Area for designation as an improved conservation area are presented below. Maps of the first six of these eligibility conditions are presented at the end of this Appendix C, along with a map of building age. The distribution of these conditions within the Study Area is presented in Table B: Distribution of Conservation Area Eligibility Conditions of this Appendix C. Figure B: Existing Land Use, provides context for the eligibility study by illustrating the pattern of existing land use within the Amendment Area.

Age

The Study Area contains a total of 1,991 principal buildings, with 1,931 of these identified as having been built in 1978 or earlier. Thus, the required age threshold is met with 97% of buildings being 35 years of age or older. Building age is shown graphically on Figure C.

Conservation Area Eligibility Conditions

The presence and distribution of eligibility conditions related to the qualification of the Study Area for designation as a conservation area are discussed below.

I. Dilapidation

As defined in the Act, "dilapidation'* refers to an advanced state of disrepair or neglect of necessary repairs to the primary structural components of buildings or improvements in such a combination that a documented building condition analysis determines that major repair is required or the defects are so serious and so extensive that rehabilitation is not practical or economically feasible. Such structures typically exhibit major structural fatigue such as leaning or warped walls, severe cracking in walls and foundations, and bowed or sagging roofs.

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Dilapidation was found to be present to a minor extent within the Study Area, affecting 26 tax blocks, representing 30% of total tax blocks in the Study Area. A total of 59 principal buildings were classified as dilapidated during the eligibility analysis, representing 3% of all buildings. The relatively small numbers of blighted buildings belies the significance of dilapidation within the Study Area. Dilapidated buildings are safety hazards and facilitate various types of criminal activity. The presence of dilapidated buildings is a very visible signal of neighborhood decline and serves as a disincentive for property maintenance and reinvestment. Even one dilapidated property on a block can have negative consequences on other properties. The blighting influence of dilapidated buildings is so strong that such buildings cannot be allowed to stand, to perpetuate blight within the neighborhood, and are demolished. For this reason, dilapidated buildings are not found in great numbers in a neighborhood. The vast majority of the 234 vacant lots currently within the Study Area were once dilapidated buildings that have been demolished. Dilapidated buildings are part of the progression of physical deterioration, which starts with deferred maintenance, then advances to building deterioration, and finally

results in dilapidation, necessitating demolition and producing vacant lots. Thus, despite of the relatively low numbers of dilapidated buildings in the Study Area, this factor was found to be present to a minor degree, and contributes to qualifying the area as a "blighted area."

Conclusion: This condition was found in 31% of the tax blocks, and therefore, was determined to be present to a minor extent and was not used to qualify the Study Area for designation as a blighted area under the Act.

2. Deterioration

Based on the definition given by the Act, deterioration refers to any physical deficiencies or disrepair in buildings or site improvements requiring treatment or repair. As defined in the Act, "deterioration" refers to, with respect to buildings, defects including but not limited to major defects in the secondary building components such as doors, windows, porches, gutters and downspouts, and fascia. With respect to surface improvements, the condition of roadways, alleys, curbs, gutters, sidewalks, off-street parking, and surface storage areas are deteriorated, including but not limited to surface cracking, crumbling, potholes, depressions, loose paving material, and weeds protruding through paved surfaces.

Deterioration was found to be present to a major extent within the Study Area, affecting 81 tax of 86 blocks, or 94% of tax blocks in the Study Area. A total of 896 parcels were found to evidence deterioration in buildings or property improvements, representing 45% of all buildings. These buildings exhibit deterioration with respect to principal and/or accessory buildings, site improvements and adjacent deteriorated right-of-way conditions, which can take the form of streets without curbs and gutters, deteriorated pavement on public streets, alleys, sidewalks as well as cracked and crumbling curbs and gutters. The vast majority of deterioration found in the Study Area was related to deteriorated building components, including cracks in foundation and brick walls, rotten or sagging wood facades, deteriorated or broken windows and doors, deteriorated roof components and porches, and cracked or missing surface tile or brick. The presence of dilapidation is shown graphically on Figure D.

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Conclusion: This condition was found in 94% of the tax blocks, and therefore, was determined to be present to a major extent and was used to qualify the Study Area for designation as a blighted area under the Act.

3. Obsolescence

As defined in the Act, "obsolescence" refers to "the condition or process of falling into disuse, or where structures have become ill suited for the original use". Obsolescence can occur in response to a variety of factors. Most often, the standard of improvement for given uses improves, or becomes higher, over the course of time. Uses that are not improved or upgraded over the course of time often become obsolete. Market forces play a large role in the process of obsolescence. When the market for particular uses declines, there is little or no financial incentive to make improvement to properties. In the absence of improvements made over the course of time, properties fall further and further behind the current standard and become obsolete.

Obsolete buildings contain characteristics or deficiencies that limit their long-term sound use or reuse. Obsolescence in such buildings is typically difficult and expensive to correct. Obsolete building types have an adverse affect on nearby and surrounding development and detract from the physical, functional and economic vitality of the area.

Obsolescence was found to be present to a major extent in the Study Area, affecting 75 tax blocks, or 87% of tax blocks in the Study Area. A total of 697 buildings/properties were found to be obsolete, representing 35% of all buildings. The

most significant form of obsolescence is represented in older residential buildings, mostly single-family dwellings. These residential buildings evidence obsolescence by virtue of some or all of the following conditions: a) buildings spaced too closely together: b) outdated in terms of size/layout; c) poor building condition/lack of maintenance and upgrades; and d) building age (built in 1930 or before). In general, the types of residential buildings possessing these characteristics are far below the current standard for residential design and construction. The analysis of obsolescence conducted determined that properties with two or more of these conditions constituted obsolescence. The residential areas where obsolescence was most concentrated are areas where building took place prior to annexation to Chicago and prior to the adoption of any zoning code.

Economic obsolescence is also present. These housing units do not compete well in the market for buyers and renters because they are far below the modern housing standard. There is reduced incentive to reinvest in these buildings in terms of maintenance and renovation due to the outdated layouts and generally poor quality of construction. The result is increasing building deterioration, which leads to dilapidation and, eventually, demolition. The presence of obsolescence is shown graphically on Figure E.

In addition to older residential buildings, this condition is also evidenced by obsolete commercial buildings/properties, and to a lesser extent, industrial properties. Properties along 119th Street in the east portion of the Study Area, and along Halsted Street in the south portion of the Study Area, are predominantly obsolete. Obsolescence along 119th Street is a function of this street losing its viability as a commercial district. This occurred at least 20 years ago, and buildings originally designed for commercial use are no longer well suited to market conditions. Vacancy within such commercial buildings is widespread. Residential buildings along 119th Street are

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also predominantly obsolete because they meet the criteria outlined above for obsolete residential buildings.

In the south area, Halsted Street has also been affected by a declining commercial market and the resulting loss of viability. The commercial viability of Halsted Street, while fairly strong further to the north, declines as one approaches the Calumet River. South of the Calumet River, in the City of Calumet Park, there are no commercial uses on Halsted Street, but rather a forest preserve, a golf course and other non-commercial and non-residential uses. The absence of residential use along the Halsted Street Corridor south of the Calumet River reduces consumer support for commercial uses within the Study Area. The commercial district terminates at the Calumet River and market support for commercial use along Halsted Street is weak. The location of the Cedar park Cemetery, which occupies the west side of Halsted Street from 123rd Street to 127th Street, acts to further weaken market demand by separating area residents from Halsted Street and diluting the synergy of the commercial district. The presence of religious institutions, vacant land and buildings, and auto repair/used car sales is clear evidence that the market for commercial use along the Halsted Street Corridor's weak.

Conclusion: This condition was found in 87% of the tax blocks, and therefore, was determined to be present to a major extent and was used to qualify the Study Area for designation as a blighted area under the Act.

4. Presence of Structures Below Minimum Code Standards

As defined in the Act, the "presence of structures below minimum code standards" refers to all structures that do not meet the standards of zoning, subdivision, building, fire, and other governmental codes applicable to property, but not including housing and property maintenance codes.

As referenced in the definition above, the principal purposes of governmental codes applicable to properties are to require buildings to be constructed in such a way as to sustain safety of loads expected from the type of occupancy; to be

safe for occupancy against fire and similar hazards; and/or to establish minimum standards essential for safe and sanitary habitation. Structures below minimum code standards are characterized by defects or deficiencies that threaten health and safety.

Evidence of structures below minimum code standards was not found to be present to a major extent.

Conclusion: This condition was not found to be present within the Study Area and was not used to establish eligibility as a blighted area under the Act.

5. Illegal Use of Structures

There is an illegal use of a structure when structures are used in violation of federal, state or local laws.

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/19"' and Halsted TIF Second Amended Plan December 31. 2013 Revised March 28,2014

Conclusion: This condition was found to be present within the Study Area to a limited degree and was not used to establish eligibility as a blighted area under the Act.

6. Excessive Vacancies

As defined in the Act, "excessive vacancies" refers to the presence of buildings that are unoccupied or under-utilized and that represent an adverse influence on the area because of the frequency, extent, or duration of the vacancies. Excessive vacancies include all or portions of buildings listed as for rent or sale where the space is unoccupied, abandoned properties that show no apparent effort directed toward their occupancy, or buildings that are vacant because they are dilapidated or structurally unsound.

Vacant buildings and vacant lots are w idespread within the Study Area. There are a total of 234 vacant lots and 175 partially or completely vacant buildings within the Study Area, representing 9.5% of the total tax parcels and 8.8% of the total number of principal buildings. There are a total of 67 tax blocks containing vacant buildings within the Study Area, or 78% of the total number of tax blocks. Vacancy in buildings often occurs because the condition of the building is poor. Once vacant, the condition of the building often deteriorates until it is dilapidated and beyond rehabilitation. Thus, vacant lots are often a consequence of vacant buildings.

In addition to vacant residential buildings, vacancy within commercial storefront space is widespread, indicative of a weak retail market in certain areas. This is compounded by the fact that many of the vacant and underutilized buildings within the Study Area are also suffering from deterioration and obsolescence. Evidence of long-term vacancy is prevalent on particular sites, where weeds protrude through pavement and rotting boards cover windows. The presence of dilapidation is shown graphically on Figure F.

Conclusion: This condition was found in 78% of the tax blocks, and therefore, was determined to be present to a major extent and was used to qualify the Study Area for designation as a blighted area under the Act.

7. Lack of Ventilation, Light, or Sanitary Facilities

As defined in the Act, "lack of ventilation, light, or sanitary facilities" refers to the absence of adequate ventilation for light or air circulation in spaces or rooms without windows, or that require the removal of dust, odor, gas, smoke, or other noxious airborne materials. Inadequate natural light and ventilation means the absence or inadequacy of skylights or

windows for interior spaces or rooms and improper window sizes and amounts by room area to window area ratios. Inadequate sanitary facilities refer to the absence or inadequacy of garbage storage and enclosure, bathroom facilities, hot water and kitchens, and structural inadequacies preventing ingress and egress to and from all rooms and units within a building.

Conclusion: This condition was not identified as being present within the Study Area and was not used to establish eligibility as a blighted area under the Act

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8. Inadequate Utilities

As defined in the Act, "inadequate utilities" refers to underground and overhead utilities such as storm sewers and storm drainage, sanitary sewers, water lines, and gas, telephone, and electrical services that are shown to be inadequate. Inadequate utilities are those that are (i) of insufficient capacity to serve the uses in the redevelopment project area, (ii) deteriorated, antiquated, obsolete, or in disrepair, or (iii) lacking within the redevelopment project area.

All properties within the Study Area are presently served by appropriate utilities. However, given the age of the area it is likely that some of these utilities are antiquated and in need of replacement. However, information needed to fully document the presence of this condition within the Study Area was not available.

Conclusion: The degree to which this condition is present within the Study Area was not documented as part of the eligibility analysis. Thus, the extent to which this condition may be present in the Study Area is unknown.

9. Excessive Land Coverage or Overcrowding of Community Facilities

As defined in the Act, "excessive land coverage or overcrowding of structures and community facilities" refers to the over-intensive use of property and the crowding of buildings and accessory facilities within a given area. Examples of problem conditions warranting the determination of an area as exhibiting excessive land coverage are (i) the presence of buildings either improperly situated on parcels or located on parcels of inadequate size and shape in relation to present-day standards of development for health and safety and (ii) the presence of multiple buildings on a single parcel. For there to be a finding of excessive land coverage, these parcels must exhibit one or more of the following conditions: a) insufficient provision for light and air within or around buildings; b) increased threat of spread of fire due to the close proximity of buildings; c) lack of adequate or proper access to a public right-of-way; d) lack of reasonably required off-street parking; or e) inadequate provision for loading and service.

This condition is present to a major degree within the Study Area. This condition is present on 72 tax blocks, or 84% of the total tax blocks in the Study Area. A total of 762 buildings evidenced excessive land coverage, representing 38% of all buildings. In many cases, the condition is present on many, or most, of the properties on a tax block. The presence of excessive land coverage is shown graphically on Figure G.

A variety of conditions were found that met the criteria for this factor, as defined in the Act, as shown on Figure H. The most common condition was residential buildings positioned too closely together and creating an increased threat of spread of fire. The properties identified on Figure 4 as representing an increased risk of fire exhibit the following characteristics:

- Buildings with less than five feet of separation to an adjacent building.
- Buildings of frame construction, with wood or vinyl side, and highly combustible.

• Buildings with windows opening onto the area of inadequate building separation.

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These characteristics clearly represent an increased risk of fire and do not meet modern standards for fire suppression. Current zoning standards require at least a three foot side yard for each building, and current building codes typically require more separation, depending on construction type, openings and other factors. In addition, residential buildings without adequate separation impact livability and market desirability. It is noteworthy that the areas within the Study Area with the highest concentrations of excessive land coverage area also those with the highest levels of vacant land/lots, vacant buildings and building deterioration.

Other characteristics were also found in the Study Area that met the criteria defined in the Act. The characteristic of properties lacking reasonably required parking was found on many of the commercial buildings/properties in the Study Area. Because the pattern of development in the Study Area is of a low-density nature, commercial trade depends on automobile traffic and commercial properties without parking are functionally deficient. Also, a small number of properties exhibited the characteristic in which the close spacing of adjacent buildings impaired the provision of air and light.

Conclusion: This condition was found in 84% of the tax blocks, and therefore, was determined to be present to a major extent and was used to qualify the Study Area for designation as a blighted area under the Act.

10. Deleterious Land Use or Layout

As defined in the Act, "deleterious land-use or layout" refers to the existence of incompatible land-use relationships, buildings occupied by an inappropriate mix of uses, uses considered to be noxious, offensive, or unsuitable for the surrounding area, uses which are non-conforming with respect to current zoning, platting which does not conform to the current land use and infrastructure pattern, parcels of inadequate size or shape for contemporary development, and single buildings located on multiple parcels which have not been consolidated into a single building site.

Deleterious land use or layout was found to be present to a limited extent and does not affect a majority of tax blocks within the Study Area. This condition is evidenced by the presence of single buildings which cover multiple smaller parcels that have not been consolidated, as well as the presence of closely spaced commercial buildings which are of inadequate size in comparison to contemporary development. In addition, the presence of vacant land and buildings and the duration to which these properties have been vacant also have a deleterious effect on adjacent property. Several other factors contribute to deleterious conditions in the Study Area as well. A total of five properties were found to evidence deleterious land use, which took the form of incompatible uses in residential areas

Conclusion: This condition was found to be present to a limited extent within the Study Area. Therefore, this condition was not used to qualify the Study Area as a blighted area under the Act.

11. Environmental Clean-Up Requirements

As defined in the Act, "environmental clean-up" means that the area has incurred Illinois Environmental Protection Agency or United States Environmental Protection Agency

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119"' and Halsted TIF Second Amended Flan December 31. 2013 Revised March 2H, 2014 remediation costs for, or a study conducted by an independent consultant recognized as having expertise in environmental remediation has determined a need for, the clean-up of hazardous waste, hazardous substances, or underground storage tanks required by State or Federal law, provided that the remediation costs constitute a material impediment to the development or redevelopment of the redevelopment project area. Existing data was not found to substantiate the presence of significant environmental clean-up requirements, although it is very possible that industrial and former industrial uses located along the freight rail tracks contain hazardous material that requires remediation.

Conclusion: The degree to which this condition is present within the Study Area was not documented as part of the eligibility analysis. Thus, the extent to which this condition may be present in the Study Area is unknown.

12. Lack of Community Planning

As defined in the Act, "lack of community planning" means that the proposed redevelopment project area was developed prior to or without the benefit or guidance of a community plan. This means that the development occurred prior to the adoption by the municipality of a comprehensive or other community plan or that the plan was not followed at the time of the area's development. This condition must be documented by evidence of adverse or incompatible land-use relationships, inadequate street layout, improper subdivision, parcels of inadequate shape and size to meet contemporary development standards, or other evidence demonstrating an absence of effective community planning.

The Study Area is located entirely within in the West Pullman Community Area. Early development of this area began in the 1850's, and occurred well outside the limits of the City of Chicago at that time. Early development of the area took place in a number of distinct communities, including Kensington and the Village of Gano. Over time, the area became closely linked with the Town of Pullman, located directly to the east. In 1889, this area along with the Town of Pullman and other portions of what is now the South Side were annexed into the City of Chicago.

Much of the eastern portion of the Study Area was already developed when it was annexed into the City of Chicago in 1889. More than twenty years of additional development occurred before the adoption of the City's first zoning ordinance in 1923. In addition, substantial development occurred before the Burnham Plan of Chicago in 1909. Therefore, this condition was found to be present to a major extent, affecting the Study Area as a whole.

It should be noted that the Study Area has benefited from community planning in recent times. However, many of the conditions that now plague the area are the result of original development, which occurred without the benefit of sound community planning. Therefore, while significant planning investment has been made in the Study Area over recent decades, original development done without the benefit of sound community planning has contributed significantly to the Study Area's current problems.

Conclusion: This condition was found to be present to a major extent within the Study Area. Therefore, this condition was used to qualify the Study Area as a blighted area under the Act.

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13. Lagging or Declining Equalized Assessed Value

As defined in the Act, this condition is present when the Study Area can be described by one of the following three conditions 1) the total equalized assessed value ("EAV") has declined in three of the last five years; 2) the total EAV is increasing at an annual rate that is less than the balance of the municipality for three of the last five calendar years; or 3) the total EAV is increasing at an annual rate that is less than the Consumer Price Index for all Urban Consumers published by the United States Department of Labor or successor agency for three of the last five calendar years for which information is available. Table A: Comparison of EAV Growth to Corns timer Price Index (CP I) compares the annual change in EAV of the Study Area with the balance of the City.

As shown in Table A, the total increase in EAV of property within the Study Area has lagged behind the increase in the Consumer Price Index (CPI) for All Urban Consumers in three of the last five years (2010, 2011, and 2012). While the Study Area's EAV declined in certain years, and lagged behind that of the City as a whole in certain years, the three years in which the Study Area's change in EAV was less than that of the CPI is the measure of EAV performance that meets the eligibility requirements of the Act. Therefore, this condition is present to a major extent, affecting the Study Area as a whole.

Table A

Statistics

	COMPA	<u> RISON OF</u>	EAV GR	<u>0W</u>	<u>TH TO CO</u>	<u>NSUMER</u>	PRICE IND	EX (CF	<u>PI)</u>		
Year		Total EAV of	Study Area		CPI Change,	January; All	Urtls the Study				
					Consumers		Area growin	•			
							a rate less the the CPI?	nan			
		EAV	Change		Index Level	Change*	uic or r:				
2012		\$122,899,900	-13.1%		230.280	1.6%	Yes				
2011		\$153,676,943	-12.1%		226.665	2.9%	Yes				
2010		\$164,402,950	1.0%		230.223	1.6%	Yes				
2009		\$164,177,595	4.5%		216.687	2.6%	No				
2008		\$153,240,696	10.0%		211.143	0.04%	No				
2007		\$144,816,841			211.080						
*	Change	from pro	eceding	12	month	period	Source:	U.S.	Bureau	of	Labor

Conclusion: Lagging or declining equalized assessed value is meaningfully present and reasonably distributed affecting the entire Study Area, consistent with the definition contained in the Act. Therefore, this condition was used to qualify the Study Area as a blighted area under the Act.

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Eligibility Analysis Summary

On the basis of the above review of current conditions, the Study Area meets the criteria for qualification as a blighted area. More than 50% of the buildings within the Study Area are 35 years of age or older. A minimum of five of the thirteen eligibility factors are required to qualify as a blighted area under the Act, once this age threshold is met. The Study Area exhibits the presence of six of the thirteen blighted area eligibility factors to a major extent, as defined by the Act. These conditions are meaningfully present and reasonably distributed within the Study Area, as determined in the individual analysis of each eligibility condition.

Table B: Summary of Blighted Area Eligibility Conditions summarizes the presence and distribution of the conditions applicable to eligibility of the Study Area as blighted area. This summary demonstrates the degree to which these conditions are meaningfully present and reasonably distributed within the Study Area.

Table B

DISTRIBUTION OF CONSERVATION AREA ELIGIBILITY FACTORS

Eligibility Factors 1 2 3 4 5 6 7 8 9 10 11 12 13

File #: F2014-28	3, Ver	sion: ´	1										
Present to a Major Extent		V	V			V			V			V	V
Present to a Limited Extent	^{l}V												
Not Present or Not Documented				V	V			V		V			
Total Affected Tax Blocks	26	81	75	-	-	67	-	-	72	-	-	86	86
% of Blocks Affected	30%	94%	87%	-	-	78%	-	-	84%	-	-	100%	100%

Blighted Area Eligibility Factors Legend

- 1. Dilapidation
- 2. Deterioration 3 Obsolescence
- 4. Presence of structures below minimum code standards
- 5. Illegal use of structures
- 6. Excessive vacancies
- 7. Lack of ventilation, light or sanitary facilities
- 8. Inadequate utilities
- 9. Excessive land coverage or overcrowding of community
- 10. Deleterious land use or layout
- 11. Environmental contamination
- 12. Lack of community planning
- 13. Declining or stagnant EAV

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119"' and Halsted TIF Second Amended Plan December 31. 2013 Revised March 28, 2014

Maps of Eligibility Conditions Determined to be Present to a Major Extent

Amendment Area

Maps B - G

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119"' and Halsted TIF

Second Amended Plan December 31. 2013 Revised March 28, 20/4

FIGURE B

Existing Land Use

City of Chicago 119th & Halsted TIF Amendment No. 2

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119"' and Halsted TIF Second Amended Plan December 31. 2013 Revised March 28, 2014

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City of Chicago 119th 4 Halsted TIF Expansion

119" and Halsted TIF

Second Amended Plan December 31. 2013 Revised March 28, 2014

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Legend

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I. -' Amendment Area

FIGURE D

Deterioration

Deteriorated Buildings (896) Original Project Area City of Chicago 119th & Halsted TIF Amendment No. 2

//9"" and Halsted TIF

FIGURE E1

Obsolescence

City of Chicago 119th a Halsted TIF Expansion Amendment No.2 Second Amended I'Ian December 31, 2013 Revised March 2S, 2014

119"" and Halsted TIF

Second Amended Plan December.?/. 201J Revised March 28, 2014

FIGURE F

Vacancies

City of Chicago C6mirOS 119th & Halsted TIF Amendment No. 2

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119"' <md Halsted TIF Second Amended Plan December 31. 2013 Revised March 2H, 2014

FIGURE G

Excessive Land Coverage

City of Chicago 119th & Halsted TIF Amendment No. 2 «ij Parcels with Excessive Land Coverage (762)

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119"' and Ha/sled TIF

Second Amended Plan December 31, 2013 Revised March 2H, 2014

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119th & Halsted TIF Amendment No. 2

Table B

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119"' anil Halsted TIF Second Amended Plan December 31. 2013 Revised March 28, 2014

TABLE B - DISTRIBUTION OF BLIGHTING FACTORS

DISTRIBUTION OF CONSERVATION ARE ELIGIBILITY FACTORS 9 10 11 12 Eligibility Factors 5 13 Present to a Major Extent Present to a Limited V Extent Not Present or Not Documented 75 67 72 81 86 Total Affected Tax 26 86 Blocks % of Blocks 31% 94% 87% 78% 84% 100% 100% Affected

Conservation Area Eligibility Factors Legend

- 1. Dilapidation
- 2. Obsolescence
- 3. Deterioration
- 4. Presence of structures below minimum code standards
- 5. Illegal use of structures
- 6. Excessive vacancies
- 7. Lack of ventilation, light or sanitary facilities
- 8. Inadequate utilities

- 9. Excessive land coverage or overcrowding of community
- 10. Deleterious land use or layout
- 11. Environmental contamination
- 12. Lack of community planning
- 13. Declining or stagnant EAV

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119"' and Halsted TIF Second Amended Flan December 31. 2013 Revised March 28, 2014

APPENDIX DINITIAL EQUALIZED ASSESSED VALUE (EAV) OF PROPERTY WITHIN THE AMENDMENT AREA 2012 EAV -\$44,339,479

tt	Property Number	2012	EAV
1	25214260270000	\$5,52	21
2	25214260280000	Exemp	ot
3	25214260290000	Exemp	ot
4	25214260300000	Exemp	ot
5	25214260310000	Exemp	ot
6	25214260320000	Exemp	ot
7	25214260370000	\$22,6	578
8	25214260380000	Exemp	ot
9	25214270270000	\$4,51	11
10	25214270280000	\$21,0	73
11	25214270290000	\$31,4	159
12	25214270300000	\$23,8	305
13	25214270310000	\$64,0	91
14	25214270320000	\$5,17	73
15	25214270330000	\$4,33	37
16	25214280120000	118,9	977
17	25214280130000	\$19,0	89
18	25214280140000	\$19,6	595
19	25214280150000	\$13,0	18

```
20
      25214280310000$4,166
21
      25214280320000$13,882
      25214280330000$24,953
23
      25214280340000Exempt
      25214290160000$21,522
      25214290170000$15,477
25
26
      25214290180000$5,225
      25214290190000$23,662
      25214290200000$22,664
28
      25214290360000$0
29
      252I4290J70000$34,043
30
31
      25214290380000$4,744
32
      25214290390000$19,757
33
      25214290400000$274,458
      25223200050000$6,574
34
35
      25223200060000520,618
      25223200070000$20,242
36
37
      25223200080000$117,723
      25223200150000$4,612
38
      25223200160000$4,382
39
      25223200170000Exempt
40
      2522320018000 S6.689
41
42
      25223200190000$7,889
      25223200200000$34,548
43
      252232002I0000S6.0I8
      2522320022(1 SI.612
15
      2527I000020000539.480
      25:7IO01"i
                    S23.963
17
                    2012 EAV
      Property
      Number
      25271000080000$4,601
48
49
      25271000090000$35,979
      25271000100000$3,945
50
51
      2527I000110000Exempt
      25271000120000Exempt
52
      25271000130000528.679
53
      25271000140000$33,953
      25271000150000$52,139
55
      25271000390000$59,995
      25271000400000Exempt
57
      25281060090000$10,131
      25281060100000$16,828
59
60
      25281060110000$5,597
      25281060120000$18,065
61
```

62

25281060130000\$32,775

25281060140000Exempt

63

25281060150000\$28,084 64 65 25281060160000\$5,869 25281060170000\$22,689 66 67 25281060180000\$5,040 25281060190000\$10,425 68 69 25281060200000\$20,717 70 25281060210000\$17,866 25281060220000Exempt 71 25281060230000\$28,323 25281060240000\$23,244 73 25281060250000\$3,914 25281060260000Exempt 75 25281060270000\$33,763 25281060280000\$21,797 78 25281060290000\$25,806 79 25281060300000\$30,803 80 25281060310000S3.9I4 25281060320000\$3,914 81 82 2528106033000058,422 25281060340000\$10,656 25281060350000\$20,806 84 85 25281060360000\$0 25281060370000527,049 S6 25281060380000\$25,551 25281060390000Exempt 88 89 25281070100000\$24,928 25281070110000S23.536 90 25281070120000\$14,482 91 25281070130000s23.5.v1 2528107014000053,880 93 2528107015000053.880 2012 EAV Property Number 25281070160000\$26,204 25281070170000\$3,880 96 25281070180000\$3,880 25281070190000\$29,804 98 25281070200000\$26,569 99 25281070210000\$26,603 100 25281070220000\$18,020 101

25281070250000517.793

25281070260000518.523

25281070270000SI 6.295 25281070280000\$9,895

25281070290000Exempt

102

103

105

```
107
      25281070300000Exempt
      25281070310000$44,281
108
      25281070320000$18,590
109
110
      25281070330000$2,326
111
      25281070340000$15,324
      25281070350000S23.522
113
      25281070360000526,288
114
      25281070370000Exempt
      25281070380000Exempt
IIS
      25281070410000525.186
      25281070420000$7,828
117
118
      25281110100000$15,218
      25281110110000$14,474
1 19
      25281110120000$24,120
120
      25281110130000$9,650
121
      25281110140000$9,650
122
      25281110150000$23,503
      25281110160000517.695
124
      25281110270000$24,667
      25281110300000$26,406
126
127
      25281110310000Exempt
      25281110320000S21,420
128
129
      25281110330000S2I.I26
      25281110340000512.502
130
131
      25281110350000526,263
      2528111036000058,454
132
      25281110380000534,296
133
      25281110390000$26,984
      25281110400000519.984
135
      25281110410000521.457
      25281110420000526.395
137
      25281110430000523,646
      25281120080000518,220
139
140
      25281120090000517.577
141
      252SI
                    53.880
      120100000
2012 EAV
        Property Number
      25281120110000Exempt
142
      25281120120000526,507
143
      25281120130000$28,036
144
      2528112014000056,515
145
      25281120150000524.041
      25281120160000527 840
147
      25281120170000516,326
      25281120180000514,407
149
150
      25281120190000522.467
```

151 25281120200000526,165 2528112028000053,880 152 25281120290000\$83,890 153 25281120300000\$20,343 155 25281120310000\$31,285 25281120320000\$40,291 25281120330000513,105 157 25281120340000517,344 25281120350000517,821 159 25281120360000\$1,628 25281120370000\$5,641 161 25281120380000\$11,318 162 25281130110000\$6,313 163 25281130120000Exempt 164 25281130130000SI 1.567 165 25281130140000515.481 166 25281130150000\$13,554 168 25281130160000\$18,983 169 25281130170000\$3.880 25281130180000\$22,767 170 25281130190000\$14,673 172 25281130200000Exempt 173 25281130210000\$19,606 25281130220000511,859 175 2528113023000051,551 25281130300000513,747 2528T1303T0000\$24.229 177 25281130320000\$22 232 25281130330000\$3,248 179 180 25281130340000\$0 25281130350000\$0 181 182 (1300000 25281130370000\$16,996 183 184 25281130380000\$16,831 185 25281130390000s4.332 18n 2528113040000056.212 187 2528113011000056.301 252SI 1-10011) Exempt 188

November 15. 201;

APPENDIX D INITIAL EQUALIZED ASSESSED VALUE (EAV) OF PROPERTY WITHIN THE AMENDMENT AREA 2012 EAV - \$44,339,479

2012 EAV

Property Number

189 25281140020000J 17.302 190 25281140030000\$3,880

191	25281140040000Exempt
192	25281140050000\$27,096
193	25281140060000\$3,841
194	25281140070000\$24,417
195	25281140080000\$18,795
196	25281140090000\$5,822
197	25281140100000\$19,339
198	25281140110000\$14,246
199	25281140120000\$21,415
200	25281140130000\$18,393
201	25281140140000\$21,477
202	25281140160000\$17,246
203	25281140170000\$24,316
204	25281140180000\$1,551
205	25281140190000\$119,460
206	25281140200000\$17,643
207	25281140210000\$30,654
208	25281140220000\$3,880
209	25281140230000\$20,630
210	25281140240000\$268
211	25281140250000\$15,551
212	25281140260000\$21,727
213	25281140270000\$7,763
214	25281140280000\$20,815
215	25281140290000\$10,341
216	25281140300000\$5,822
217	25281140310000\$5,822
218	25281140320000\$25,169
219	25281140330000Exempt
220	25281140340000\$774
221	25281140350000\$23,107
222	2528I150040000\$35,499
223	25281150050000\$30,407
224	25281150060000\$40,165
225	25281150070000\$26,858
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	25281150110000\$17,519
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	25281150140000\$4,767
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	25281150180000SI 9.953
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2012 EAV

Property Number

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      2528II50230000$29,698
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      25281150270000$32,506
      25281150280000$38,757
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      25281150290000$43,327
      25281150300000$41,680
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      25281150320000$17,240
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      25281150330000$23,062
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251
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      25281180150000$8,585
      25281180160000$3,880
253
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      25281180180000$30,295
255
      25281180190000$3,880
      25281180200000$11.523
257
      25281180210000$15,487
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      25281180220000$17,549
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      25281180230000$17,445
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      25281180250000$7,187
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      25281180270000$26,763
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      25281180280000$5,768
      25281180290000$16,129
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267
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268
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      25281180330000$23,054
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      25281190050000$16,115
      25281190060000$17,066
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.3125281200020000
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373 25281210320000$13,175
374 2528121033000055.434
37< 25281210340000523.730
3 76 2528121030000051.939
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November 15. 2013

APPENDIX D INITIAL EQUALIZED ASSESSED VALUE (EAV) OF PROPERTY WITHIN THE AMENDMENT AREA 2012 EAV - \$44,339,479

2012 EAV Property Number 25281210370000\$1 1,298 25281220010000SI.55I 379 25281220020000\$25,121 25281220030000\$20,882 380 25281220040000\$28,746 381 382 25281220050000\$5,174 25281220060000\$18,152 383 384 25281220070000\$22,964 25281220080000\$4,969 385 386 25281220090000\$19,246 25281220100000\$23,696 387 388 25281220110000\$1,703 25281220120000\$15,352 389 390 25281220130000\$19,131 25281220140000SI 2,238 391 25281220150000\$19,193 392 25281220160000S3,408 25281220170000\$25,612 394 25281220180000\$11,733 25281220210000\$14,704 396 397 2528I220220000\$34,338 25281220230000\$10,094 398 25281220240000\$12,740 399 25281220250000\$27,206 400 25281220280000\$20,977 401 25281220290000Exempt 402 403 25281220300000\$24,762 404 25281220310000\$9,716

25281220340000\$17.978

405

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      25281220370000$4,018
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      25281230020000S6.318
410
      25281230030000SI3.0I5
411
      25281230040000$21.056
412
413
      25281230050000s2.3.499
      25281230060000$ 17,052
414
      25281230070000$41,312
415
      25281230080000$38,165
      25281230090000$3,880
417
418
      25281230100000$18,761
      25281230110000$9,014
419
420
      25281230120000$3,880
      2528I230I30000S5.8I6
121
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      2528I230I40000SI9.I 14
      25281230150000$29,498
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      Property Number 2012 EAV
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      25281230170000
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      25281230180000
                           $17,855
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427
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      25281230200000
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                           $13,836
      25281230220000
                           $19,931
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431
432
      25281230290000
                           $31,818
      25281230300000
                           $25,593
433
      25281230310000
                           $28,626
      25281230330000
                           $33,920
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436
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                           $6,343
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      25281250060000
                           $3,467
443
      25281250070000
                           $5,822
444
      25281250090000
                           $2,662
445
                           ŝΩ
      25281250100000
446
      25281250110000
      25281250120000
448
                           Exempt
449
      25281250150000
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File #:	F2014-28,	Version:	1
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459	25281250250000	\$26,398
460	25281250260000	\$20,327
461	25281250270000	\$20,327
462	25281250280000	\$16,803
463	25281250290000	\$1 1.848
464	25281250300000	SI 6.901
465	25281250310000	\$3,880
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467	25281250330000	SI 6,3 9
468	25281250340000	\$22,386
469	25281250350000	Exempt
470	25281250360000	Exempt
tt	Property Numbe	er2012 EAV
471	25281250370000	Exempt
471 472	25281250370000 25281250380000	Exempt \$33,866
472		_
472	25281250380000	\$33,866
472 473	25281250380000 25281260010000	\$33,866 \$27,383
472 473 474	25281250380000 25281260010000 25281260020000	\$33,866 \$27,383 \$4.48!
472 473 474 475	25281250380000 25281260010000 25281260020000 25281260030000	\$33,866 \$27,383 \$4.48! \$26,050
472 473 474 475 476 477	25281250380000 25281260010000 25281260020000 25281260030000 25281260040000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt
472 473 474 475 476 477	25281250380000 25281260010000 25281260020000 25281260030000 25281260040000 25281260050000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt \$3,092
472 473 474 475 476 477 478 479	25281250380000 25281260010000 25281260020000 25281260030000 25281260040000 25281260050000 25281260060000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt \$3,092 \$3,249
472 473 474 475 476 477 478 479	25281250380000 25281260010000 25281260020000 25281260030000 25281260040000 25281260050000 25281260060000 25281260070000 25281260080000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt \$3,092 \$3,249 \$15.815
472 473 474 475 476 477 478 479 480	25281250380000 25281260010000 25281260020000 25281260030000 25281260040000 25281260050000 25281260060000 25281260070000 25281260080000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt \$3,092 \$3,249 \$15.815 \$3,566
472 473 474 475 476 477 478 479 480 481	25281250380000 25281260010000 25281260020000 25281260030000 25281260040000 25281260050000 25281260070000 25281260080000 25281260090000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt \$3,092 \$3,249 \$15.815 \$3,566 \$20,357
472 473 474 475 476 477 478 479 480 481	25281250380000 25281260010000 25281260020000 25281260030000 25281260050000 25281260060000 25281260070000 25281260080000 25281260090000 25281260090000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt \$3,092 \$3,249 \$15.815 \$3,566 \$20,357 \$9,177
472 473 474 475 476 477 478 479 480 481 482 483	25281250380000 25281260010000 25281260020000 25281260030000 25281260040000 25281260050000 25281260070000 25281260080000 25281260090000 25281260100000 25281260110000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt \$3,092 \$3,249 \$15.815 \$3,566 \$20,357 \$9,177 \$3,945
472 473 474 475 476 477 478 479 480 481 482 483	25281250380000 25281260010000 25281260020000 25281260030000 25281260050000 25281260070000 25281260080000 25281260090000 25281260100000 25281260110000 25281260110000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt \$3,092 \$3,249 \$15.815 \$3,566 \$20,357 \$9,177 \$3,945 \$18,988
472 473 474 475 476 477 478 479 480 481 482 483 484	25281250380000 25281260010000 25281260020000 25281260030000 25281260040000 25281260050000 25281260070000 25281260090000 25281260100000 25281260110000 25281260120000 25281260130000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt \$3,092 \$3,249 \$15.815 \$3,566 \$20,357 \$9,177 \$3,945 \$18,988 \$3,945
472 473 474 475 476 477 478 479 480 481 482 483 484 485 486 487	25281250380000 25281260010000 25281260020000 25281260030000 25281260040000 25281260050000 25281260070000 25281260090000 25281260100000 25281260110000 25281260120000 25281260130000 25281260130000 25281260140000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt \$3,092 \$3,249 \$15.815 \$3,566 \$20,357 \$9,177 \$3,945 \$18,988 \$3,945 \$14,760
472 473 474 475 476 477 478 479 480 481 482 483 484 485 486 487	25281250380000 25281260010000 25281260020000 25281260030000 25281260050000 25281260060000 25281260070000 25281260090000 25281260100000 25281260110000 25281260120000 25281260130000 25281260140000 25281260140000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt \$3,092 \$3,249 \$15.815 \$3,566 \$20,357 \$9,177 \$3,945 \$18,988 \$3,945 \$14,760 \$20,430
472 473 474 475 476 477 478 479 480 481 482 483 484 485 486 487 488	25281250380000 25281260010000 25281260020000 25281260030000 25281260040000 25281260050000 25281260070000 25281260090000 25281260100000 25281260110000 25281260130000 25281260140000 25281260150000 25281260150000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt \$3,092 \$3,249 \$15.815 \$3,566 \$20,357 \$9,177 \$3,945 \$18,988 \$3,945 \$14,760 \$20,430 \$3,602
472 473 474 475 476 477 478 479 480 481 482 483 484 485 486 487 488	25281250380000 25281260010000 25281260020000 25281260030000 25281260050000 25281260060000 25281260070000 25281260090000 25281260100000 25281260110000 25281260120000 25281260140000 25281260150000 25281260150000 25281260150000 25281260150000 25281260150000 25281260150000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt \$3,092 \$3,249 \$15.815 \$3,566 \$20,357 \$9,177 \$3,945 \$18,988 \$3,945 \$14,760 \$20,430 \$3,602 \$3,602 \$24,080
472 473 474 475 476 477 478 479 480 481 482 483 484 485 486 487 488 489 490	25281250380000 25281260010000 25281260020000 25281260030000 25281260050000 25281260060000 25281260070000 25281260090000 25281260100000 25281260110000 25281260120000 25281260140000 25281260150000 25281260150000 25281260150000 25281260150000 25281260150000 25281260150000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt \$3,092 \$3,249 \$15.815 \$3,566 \$20,357 \$9,177 \$3,945 \$18,988 \$3,945 \$14,760 \$20,430 \$3,602 \$24,080 \$14,943
472 473 474 475 476 477 478 479 480 481 482 483 484 485 486 487 488 489 490	25281250380000 25281260010000 25281260020000 25281260030000 25281260040000 25281260050000 25281260070000 25281260090000 25281260100000 25281260110000 25281260120000 25281260140000 25281260150000 25281260160000 25281260150000 25281260250000 25281260250000	\$33,866 \$27,383 \$4.48! \$26,050 Exempt \$3,092 \$3,249 \$15.815 \$3,566 \$20,357 \$9,177 \$3,945 \$18,988 \$3,945 \$14,760 \$20,430 \$3,602 \$24,080 \$14,943 \$9,177

File #:	F2014-28,	Version:	1
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\$8,902

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501	25281260390000	\$4,102
502	25281260400000	\$4,102
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507	25281270050000	\$15,063
508	25281270060000	\$14,137
509	25281270090000	\$17,751
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515	25281270150000	\$12,530
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517	25281270170000	\$26,9(19
	Property Number	2012 EAV
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521	25281270220000	\$5,044
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525	25281270260000	\$14,328
526	25281270270000	\$3,880
527	25281270280000	\$29,066
		Q23 , 000
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529	25281270320000	\$25,713
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529 530 531	25281270320000 25281270330000 25281270340000	\$25,713 \$31.383 \$I 9.948
529 530 531 532	25281270320000 25281270330000 25281270340000 25281270350000	\$25,713 \$31.383 \$I 9.948 \$3,880
529 530 531 532 533	25281270320000 25281270330000 25281270340000 25281270350000 25281270360000	\$25,713 \$31.383 \$I 9.948 \$3,880 \$10,021
529 530 531 532 533 534	25281270320000 25281270330000 25281270340000 25281270350000 25281270360000 25281270370000	\$25,713 \$31.383 \$I 9.948 \$3,880 \$10,021 \$36,557
529 530 531 532 533 534 535	25281270320000 25281270330000 25281270340000 25281270350000 25281270360000 25281270370000	\$25,713 \$31.383 \$1 9.948 \$3,880 \$10,021 \$36,557 \$3,726
529 530 531 532 533 534 535	25281270320000 25281270330000 25281270340000 25281270350000 25281270360000 25281270370000	\$25,713 \$31.383 \$I 9.948 \$3,880 \$10,021 \$36,557 \$3,726 \$3,633

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542	25281280010000	\$10,336
543	25281280020000	SI 8.943
544	25281280030000	\$44,191
545	25281280040000	\$23,749
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550	25281280090000	S4.I83
551	25281280100000	\$22.164
552	25281280110000	S3 1.628
553	25281280120000	\$4,295
554	25281280130000	SI3.498
555	25281280140000	\$3,880
556	25281280150000	\$4,509
557	25281280160000	s3.880
558	2528128017011(10	\$10,796
559	25281280180000	\$21.008
560	25281280190000	S3.880
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564	252SI280:-1(1(1(10	\$16,303

November 15. 201

APPENDIX D INITIAL EQUALIZED ASSESSED VALUE (EAV) OF PROPERTY WITHIN THE AMENDMENT AREA 2012 EAV -\$44,339,479

Property Number 2012 EAV Property Number 2012 EAV Property Number 2012 EAV Property Number 2012 EAV

565	25281280250000	S29.187
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568	25281280290000	\$2,884
569	25281280300000	Exempt
570	25281280310000	Exempt

571	25281280320000	Exempt
572	25281290010000	Exempt
573	25281290040000	\$0
574	25281290050000	\$17,605
575	25281290090000	\$14,886
576	25281290100000	\$17,142
577	25281290110000	\$13,843
578	25281290120000	\$15,608
579	25281290130000	\$18,943
580	25281290140000	\$18,949
581	25281290150000	\$16,362
582	25281290180000	\$29,838
583	25281290190000	\$33,168
584	25281290200000	\$3,785
585	25281290210000	\$19,333
586	25281290220000	S4.250
587	25281290230000	\$18,262
588	25281290240000	\$6,447
589	25281290250000	\$16,932
590	25281290260000	\$21,275
591	25281290270000	\$9,701
592	25281290280000	\$2,572
593	25281290290000	\$16,963
594	25281290300000	\$20,259
595	25281290310000	\$16,026
596	25281290320000	\$17,008
597	25281290330000	SI3.I19
598	25281290340000	S3.880
599	25281290350000	\$38,846
600	25281290360000	Exempt
601	25281290380000	\$37,612
602	25281290390000	\$23,783
603	25281290400000	Exempt
604	25281300010000	\$29,964
605	25281300020000	\$16,247
606	25281300030000	\$18,778
607	2528I300040000	\$5,247
608	25281300050000	S32.657
609	25281300060000	\$4,267
610	252813000700011	S3.880
611	2528131)0080000	\$20,804
612	25281300090000	\$14,255
613	25281300100000	\$3,880
614	25281300110000	\$7,365
615	25281300120000	\$6,119

616	25281300130000	\$29,969
617	25281300140000	\$11,507
618	25281300150000	\$0
619	25281300160000	\$8,343
620	25281300170000	\$21,317
621	25281300180000	\$16,606
622	25281300190000	\$16,542
623	25281300220000	\$12,824
624	25281300230000	\$14,954
625	25281300240000	\$9,168
626	25281300250000	\$4,865
627	25281300260000	\$20,422
628	25281300270000	\$4,932
629	25281300280000	\$14,519
630	25281300290000	\$4,242
631	25281300300000	521,294
632	25281300310000	519,931
633	25281300320000	59,712
634	25281300330000	519.592
635	25281300340000	\$12,664
636	25281300350000	\$31,156
637	25281300360000	515,363
638	25281300370000	512,757
639	25281300380000	\$27,018
640	25281310010000	\$21,923
641	25281310020000	\$28,850
642	25281310030000	\$2,637
643	25281310040000	\$27,181
644	25281310050000	515,622
645	25281310060000	54,203
646	25281310070000	529,683
647	25281310080000	\$11,263
648	25281310090000	\$19,319
649	25281310100000	SI7.830
650	25281310170000	517.232
651	25281310180000	528,802
652	25281310190000	\$9,510
653	25281310200000	59.510
654	25281310210000	S22.529
655	25281310220000	540.951
	25281310230000	
	25281310240000	5ISI78
658	25281310250000	\$14,718
659	25281310260000	\$20,464
660	25281310270000	\$12,882

661	25281310280000	\$27,571
662	25281310290000	520,856
663	25281310300000	518.691
664	25281310310000	519,788
665	25281310320000	\$19,791
666	25281310330000	\$15,476
667	25281310340000	\$7,336
668	25282000100000	\$23,954
669	25282000110000	\$10,492
670	25282000120000	\$44,443
671	25282000130000	\$36,260
672	25282000140000	\$24,712
673	25282000150000	528,606
674	25282000160000	\$23,000
675	25282000170000	\$13,994
676	25282000180000	\$27,029
677	25282000190000	\$0
678	25282000240000	\$22,571
679	25282000250000	\$25,778
680	25282000260000	S21.645
681	25282000270000	512.643
682	25282000280000	\$20,910
683	25282000290000	\$16,536
684	25282000300000	\$21,968
685	25282000310000	\$187
686	25282000320000	\$23,592
687	25282000330000	512.291
688	25282000350000	\$7,551
689	25282000360000	\$21,258
690	25282000370000	\$4,766
691	25282000380000	\$25,419
692	25282010110000	\$3,914
693	25282010120000	SI 3.96
694	25282010130000	513.739
695	25282010140000	515,473
696	25282010150000	510.588
697	25282010170000	\$23,295
698	25282010180000	\$13,357
699	25282010190000	Exempt
700	25282010200000	\$18,977
701	25282010210000	521,825
702	25282010220000	526,224
703	25282010230000	516.017
704	25282010240000	S23.41S

25282010250000 S22.857

705

706	25282010260000	SI 4.426
707	25282010270000	SI7.I25
708	25282010280000	514,031
709	25282010290000	517,616
710	25282010300000	520,579
711	252820I0310000	512,454
712	25282010320000	53,914
713	25282010330000	525,553
714	25282010340000	\$29,150
715	25282010350000	\$12,642
716	25282010360000	\$21,822
717	25282020050000	\$7,838
718	25282020060000	526,589
719	25282020070000	\$9,187
720	25282020080000	523,573
721	25282020090000	518,200
722	25282020100000	\$6,665
723	25282020110000	\$17,288
724	25282020120000	\$13,551
725	25282020130000	513,074
726	25282020160000	\$22,041
727	25282020170000	\$976
728	25282020180000	\$13,414
729	25282020190000	\$9,935
730	25282020200000	SI 3.298
731	25282020210000	515,933
732	25282020220000	\$0
733	25282020230000	\$20,015
734	25282020240000	\$16,037
735	25282020250000	\$25,029
736	25282020260000	\$25,447
737	25282020270000	\$26,100
738	25282020280000	521.536
739	25282020290000	S24.639
740	25282020300000	526,690
741	25282020310000	\$23,660
742	25282020320000	\$43,080
743	25282020330000	\$3,619
		532.935
	25282040020000	
	25282040030000	
		55.521
	25282040050000	
		S20.3I0
	25282040070000	
751	25:820.10080000	S4.1.60

752 :5:k:o-iou90(uio S').t7:

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APPENDIX D INITIAL EQUALIZED ASSESSED VALUE (EAV) OF PROPERTY WITHIN THE AMENDMENT AREA 2012 EAV - \$44,339,479

#	Properly Number	2012 EAV
753	25282050010000	S24.I48
754	25282050020000	\$7,233
755	25282050030000	\$7 , 233
756	25282050060000	\$3,614
757	25282050070000	S5.917
758	25282050430000	\$5,496
759	25282050440000	\$13,453
760	25282050470000	Exempt
761	25282050480000	\$75,224
762	25282060410000	Exempt
763	25282070010000	\$23,306
764	25282070020000	\$23,306
765	25282070030000	\$17,120
766	25282070040000	SI7.339
767	25282070050000	\$4,770
768	25282070230000	Exempt
769	25282070240000	Exempt
770	25282070250000	Exempt
771	25282070270000	\$23,006
772	25282070560000	Exempt
773	25282070570000	\$1,422
774	25282080030000	\$33,361
775	25282080040000	\$26,490
776	25282080050000	\$12,938
777	25282080060000	\$16,898
778	25282080070000	\$845
779	25282080080000	\$50,602
780	25282080140000	\$31,844
781	25282080150000	\$11,882
782	25282080160000	\$20,293
783	25282080170000	\$23,735
784	25282080180000	\$12,892
785	25282080190000	\$17,894
786	25282080200000	\$10,086
787	25282080210000	SI,429
788	25282080220000	\$18,321
789	25282080230000	SI 7,858
790	25282080240000	\$3,880

25282080250000\$18,615

791

792 25282080310000\$24,106 793 25282080320000\$21,878 25282080330000\$23,735 794 25282080340000\$10,826 795 25282080350000\$24,378 796 25282080360000s22.389 797 25282080370000SI 13.913 25282080380000S25.828 799 2012 EAV Property Number 25282080400000\$25,865 800 801 25282080410000\$25,129 25282090010000\$5,523 802 803 25282090020000\$16,435 25282090030000\$14,188 804 25282090040000\$15,044 805 806 25282090050000\$19,973 25282090060000\$19,622 807 25282090070000\$15,958 809 25282090080000\$387 25282090090000\$16,488 25282090100000SI 2,404 811 812 25282090110000\$406 25282090120000SI 1,621 813 814 25282090130000\$22,807 25282090140000\$21,502 815 25282090150000\$11,468 816 25282090160000\$10,831 817 25282090170000\$1,551 818 25282090180000\$36,706 25282090190000\$29,195 820 25282090200000\$25,820 25282090210000\$23,629 822 823 25282090220000\$9,660 25282090230000\$14,401 824 825 25282090240000\$21,087 826 25282090250000\$14,241 827 25282090260000\$9,718 25282090270000\$154 828 25282090280000Exempt 829 25282090290000S2I.8I6 25282090300000SI 7,552 831 25282090310000\$14,334 25282090320000S20.486 833 25282090330000\$17,111 834

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835
      25282090340000$4,986
      25282100010000$23,831
837
      25282100020000$11,840
838
      25282100030000$13,902
      25282100040000$23,446
839
      25282100050000$11.054
      25282100060000$9,875
841
842
      25282100070000S20.905
      25282100080000$6,803
843
814
      25282100090000SI 9.965
      25282100100000S22.7I7
815
      25282100110000S18 273
846
# Property N2012 EAV
8472528210012$13.144
8482528210013$20,416
8492528210014$11,907
8502528210015$11,907
8512528210016$3,847
8522528210017$23,704
8532528210018$25,046
8542528210019$9,556
8552528210020$33,701
8562528210021$16,141
8572528210022$13,371
8582528210023$5,044
8592528210024$5,044
8602528210025$23,744
8612528210026$15,279
8622528210027$14,135
8632528210028$32,228
8642528210029$17,830
8652528210030$16,559
8662528210031$11,811
8672528210032$15,521
8682528210033$22,675
8692528216001$1,551
8702528216002$10,259
8712528216003$10,910
8722528216004$19,602
8732528216005S21,704
8742528216008$1 1,760
8752528216009SI 3.701
8762528216010SI9.838
8772528216011$28,788
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8782528216012\$6,382

8792528216013\$13,602 8802528216014\$2.3.786 8812528216015\$13,700

8822528216016\$29,145 8832528216017\$1,075 8842S282I60I8\$21,241 8852528216019\$14,861 8862528216020\$28,741 8872528216021\$38,383 8882528216023\$16,331 8892528216024\$9,585 8902528216025\$16,909 8912528216026SI 1.f.88 8922528216027\$19,303 893252821602883.880 2012 EAV Property Number 894 25282160300000\$26,583 895 25282160310000\$10,925 25282160320000\$1,939 896 25282160330000\$9,592 897 25282170030000\$23,581 25282170040000\$29,153 899 900 25282170050000\$25,870 25282170060000\$33,532 901 902 25282170070000\$3,880 25282170080000\$.3,880 903 904 25282170090000\$4,343 25282170100000\$3,880 905 906 25282170110000\$32,076 907 25282170120000\$3,880 908 25282170130000\$3,880 25282170140000SI4.88I 25282170150000\$13,949 910 25282170160000\$7,259 25282170170000\$1,469 912 913 25282170180000\$25,767 25282170190000\$13,472 914 25282170200000\$16,525 915 25282170210000\$0 916 25282170220000\$18,290 917 25282170230000\$904 918 25282170240000\$23,087 919 25282170250000\$15,305 25282170260000\$6,736

921 922

25282170270000Exempt

25282170280000\$20,958 923 25282170290000S24.686 925 25282170300000\$1,551 25282170310000S24.I34 25282180010000\$8,829 927 928 25282180020000\$9,907 929 25282180030000\$3,880 930 25282180040000\$22,554 25282180050000\$15,122 931 2528218006000050 932 25282180070000\$16,800 933 25282180080000\$17,858 934 25282180090000\$7,156 25282I80I00000SI 5.139 936 937 25282180110000SI2..142 25232180120000SI3.066 938 itvt 25282180130000\$17,109 25282I80I40000SI0J45 940

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Property Number

APPENDIX D INITIAL EQUALIZED ASSESSED VALUE (EAV) OF PROPERTY WITHIN THE AMENDMENT AREA 2012 EAV - \$44,339,479

2012 EAV

25282180150000\$16,738 941 25282180160000\$9,748 25282180170000\$9,748 943 25282180180000\$23,236 25282180190000\$17,695 945 25282180200000\$18,977 25282180210000\$20,955 947 948 25282180220000\$24,400 25282180230000\$12,249 949 950 25282180240000\$46,514 25282180250000\$12,860 951 952 25282180260000\$25,907 25282180270000\$20,391 954 25282180280000\$21,617 25282180290000\$25,604 25282180300000\$15,273 956 25282180310000\$26,157 25282180320000\$3,796 958 959 25282180330000\$26,572 25282240010000\$3,880 960 25282240020000\$3,880 961 25282240030000\$37,314 962

25282240040000\$30,839 963 964 25282240050000\$30,867 25282240060000\$.30,733 965 966 25282240070000\$11,963 25282240080000\$21,628 967 968 25282240090000\$20,486 25282240100000\$13,882 969 25282240110000\$48,843 970 25282240120000\$16,073 25282240130000\$31,989 972 25282240140000\$16,887 25282240150000\$16,887 974 975 25282240160000\$27,425 25282240170000\$10,196 976 977 25282240180000\$27,784 25282240190000\$27,644 978 25282240200000\$20,419 979 980 25282240210000\$16,185 25282240220000\$5,822 981 25282240230000SI 6,399 983 25282240240000s6.3I7 984 25282240250000s2.587 25282240260000\$18,856 985 986 25282240270000S20.391 9S7 S25.649

2012 EAV

988

Property Number

25282250010000\$0

989 25282250020000\$0 25282250030000\$29,030 990 25282250040000\$20,756 991 992 25282250050000\$21,485 25282250060000\$25,629 993 25282250070000\$19,566 25282250100000\$12,355 995 25282250110000\$20,153 997 25282250120000\$28,925 998 25282250130000\$21,070 25282250140000\$13,955 999 1000 25282250150000\$29,442 1001 25282250160000\$15,402 25282250170000\$21,485 1002 1003 25282250180000\$21,805 1004 25282250190000\$26,875 25282250200000\$850 25282250210000\$22,091 1006

25282250220000\$27,035

1007

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1008
     25282250230000$21,942
      25282250240000$19,131
1009
     25282250250000$27,127
1010
      25282250260000$22,302
     25282250270000$19,263
1012
      25282250280000$18,478
     25282250290000s27.355
1014
      25282250300000$20,366
     25282260010000s22.616
1016
      25282260020000$15,142
1018
      25282260030000$8,054
1019
     25282260040000$22,627
      25282260050000$27,169
     25282260060000$15,450
1021
      25282260070000$11,879
      25282260080000$24,729
1023
      25282260090000$12,454
     25282260100000$17,566
1025
      25282260110000$5,822
      25282260120000$21,090
1027
     25282260130000$18,082
1028
      25282260140000$18,652
1029
     25282260150000s4.023
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      25282260160000$19,939
1031
1032
     25282260170000SI 1.598
      252S2260180000$3,240
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1034
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      25282260200000$7,544
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      25282260230000$15,723
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      25282260240000$18,716
      25282260250000$21,157
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     25282260260000$18,191
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      25282260270000$31,827
1042
1043
     25282260280000$17,557
      25282260290000$17,347
     25282260300000$3,206
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     25282260310000$26,782
     25282260360000$12,549
1047
     25282260370000$18,043
     25282260380000$12,176
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1050
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1051
      25283000020000$50,694
      25283000030000$63,300
      25283000040000$239,228
1053
      25283000050000$6,313
      25283000060000$6,313
1055
      25283000070000$6.694
      25283000080000s6.I33
1057
      25283000090000$16,101
      25283000100000$37,508
1059
      25283000110000$37,508
1061
      25283000120000$16,674
1062
      25283000190000$16,545
      25283000200000$16,545
1063
     25283000210000$35,367
1064
      25283000220000$24,013
      25283000230000$14,777
1066
      25283000240000$17,591
      25283000280000$33,241
1068
      25283000290000$23,107
      25283000320000$7,707
1070
      25283000330000$11,371
1071
      25283000340000SI 5.655
1072
1073
      25283000350000$5,434
      25283000360000$7,452
1075
      25283000370000$28,513
      25283000380000SI 5.074
      25283000390000s20.200
1077
      25283000400000$9,932
     25283000410000s20.832
1079
      25283000420000SI 2.490
     25283000430000s364.456
1081
      Propert2012 EAV
      Number
     2528301$36,905
1082
      2528301$7.115
1083
     2528301$7,115
1084
     2528301$0
     2528301$24,094
1086
1087
     2528301S7.996
     2528301$5,822
1088
     2528301$8,178
     2528301s4.304
1090
1091
     2528301S3.880
     2528301$3,880
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1093 2528301\$3,880

1094 2528301\$14,929 1095 2528301\$16,831 1096 2528301\$15,369 1097 2528301\$21,704 1098 2528301\$20,789 1099 2528301\$13,522 1100 2528301\$13,522 1101 2528301\$28,512 1102 2528301\$28,377 1103 2528301S21.732 1104 2528301SI6.037 1105 2528301\$26,656 1106 2528301\$22,902 1107 2528301\$3,880 1108 2528301\$4,364 1109 2528301\$8,728 1110 2528301\$15,232 1111 2528301\$8,338 1112 2528301\$970 1113 2528301\$27,896 1114 2528301\$3,493 1115 2528301830.651 1116 2528301SI 4.976 1117 2528301\$21.971 1 1 182528302SI 6.097 1 1 192528302S15,962 1 120 2528302SI 7.465 1 121 2528302SI5.349 1122 2528302\$4,800 1 123 2528302\$1 1.646 1 124 252830283.880 1 125 2528302SI 4.266 1 126 2528302\$14,266 1 127 2528502\$22,840 1 128 252831) S3.880 2011000

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APPENDIX D INITIAL EQUALIZED ASSESSED VALUE (EAV) OF PROPERTY WITHIN THE AMENDMENT AREA 2012 EAV - \$44,339,479

#	Property Number	2012 EAV
1129	25283020120000	\$0
1130	25283020130000	S3.880
1131	25283020290000	\$11,913
1132	25283020300000	\$32,158

1133	25283020310000	\$4,553
1134	25283020320000	\$3,880
1135	25283020470000	\$497
1136	25283020550000	\$10,532
1137	25283020570000	\$23,315
1138	25283020580000	\$21,777
1139	25283020590000	\$5,822
1140	25283020600000	\$25,326
1141	25283020610000	\$24,701
1142	25283020620000	\$21,665
1143	25283020630000	\$24,330
1144	25283020640000	SI 1.509
1145	25283020690000	\$21,104
1146	25283020700000	\$26,990
1147	25283020710000	\$26,479
1148	25283020720000	\$15,433
1149	25283020730000	\$14,398
1150	25283020740000	\$9,847
1151	25283020750000	\$24,686
1152	25283020760000	S8.562
1153	25283020770000	\$41,871
1154	25283020780000	\$32,960
1155	25283020790000	\$31,641
1156	25283030010000	\$5,179
1157	25283030020000	\$6,195
1158	25283030030000	SI 2.970
1159	25283030040000	SI 8.884
1160	25283030050000	\$38,782
1161	25283030070000	\$4,576
1162	25283030080000	\$4,323
1163	25283030120000	\$3,187
1164	25283030130000	\$19,552
	25283030140000	
	25283030210000	SI,133
	25283030220000	\$16,253
	25283030230000	
1169	25283030240000	\$116,564
	25283030250000	
	25283030260000	\$42.I54
	25283030270000	
	25283030270000	
1 173	25283030280000	SI4.429
	25283030290000	
2012 E		51.55 1
-012 L/	**	

Property Number
5 25283030320000 Exempt

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1177	25283030330000	Exempt
1178	25283040010000	\$23,618
1179	25283040020000	\$33
1180	25283040030000	\$19,008
1181	25283040040000	\$23,026
1182	25283040050000	\$3,945
1183	25283040060000	\$27,130
1184	25283040070000	\$25,617
1185	25283040080000	\$65,685
1186	25283040090000	\$14,956
1187	25283040100000	\$21,174
1188	25283040110000	\$9,331
1189	25283040120000	\$26,507
1190	252830401.30000	\$3,880
1191	25283040140000	\$3,880
1192	25283040150000	Exempt
1193	25283040160000	\$42,297
1194	25283040170000	\$12,019
1195	25283040180000	\$7,805
1196	25283040190000	\$9,763
1197	25283040200000	\$7,993
1198	25283040210000	\$3,880
1199	25283040220000	\$14,090
1200	25283040230000	\$4,290
1201	25283040240000	\$20,442
1202	25283040250000	\$4,671
1203	25283040260000	\$0
1204	25283040270000	\$5,822
1205	25283040280000	SI 8.744
1206	25283040290000	\$3,880
1207	25283040300000	Exempt
1208	25283040310000	\$13,742
1209	25283040320000	\$12,499
1210	25283040330000	\$3,880
1211	25283040340000	\$3,880
1212	25283040350000	\$14,396
1213	25283040360000	\$19,855
1214	25283040370000	S4.85I
1215	25283040380000	\$17,628
1216	25283040390000	SO
	25283040400000	\$3,880
1218	25283040410000	S22.599
	252830500IOOOO	\$14,260
	25283050020000	\$13.HS5
1221	25283050030000	S3.945
1222	25283050040000	\$3,945

2012		
1223	Property N 25283050050000	lumber \$3,939
1224	25283050060000	\$14,334
1225	25283050070000	\$0
1226	25283050080000	\$17,605
1227	25283050090000	\$44,797
1228	25283050100000	\$45,771
1229	25283050110000	\$20,158
1230	25283050120000	\$14,292
1231	25283050130000	\$3,880
1232	25283050140000	\$3,880
1233	25283050150000	\$5,115
1234	25283050160000	\$28,474
1235	25283050170000	\$3,880
1236	25283050180000	SI 8.026
1237	25283050190000	Exempt
1238	25283050200000	\$3,880
1239	25283050210000	\$32,054
1240	25283050220000	\$32,054
1241	25283050230000	\$8,509
1242	25283050240000	\$11,683
1243	2528.3050280000	\$12,451
1244	25283050290000	\$17,198
1245	25283050300000	\$3,880
1246	25283050310000	\$10,768
1247	25283050320000	\$3,880
1248	25283050330000	\$18,287
1249	25283050340000	\$13,509
1250	25283050350000	\$3,880
1251	25283050360000	\$3,880
1252	25283050370000	\$17,193
1253	25283050380000	\$18,099
1254	25283050390000	S22.759
1255	25283050400000	S16.435
1256	25283050410000	\$14,724
1257	25283050420000	\$3,880
1258	25283050430000	\$12,387
1259	25283050440000	\$24,440
1260	25283050450000	\$13,595
1261	25283050460000	\$4,344
1262	25283060070000	Exempt
1263	25283060080000	Exempt
1264	25283060090000	Exempt
1265	25283060IOOOOO	Exempt
1266	25283060110000	Exempt

1207	25285060120000	Exempt
1268	25283O6OI3OOO0	Exempt
1269	2528306014OOOO	Exempt
2012 E		
1270	Property Number 25283060150000	er Exempt
1271	25283060160000	Exempt
1272	25283060170000	Exempt
1273	25283060180000	Exempt
1274	25283060190000	Exempt
1275	25283060200000	Exempt
1276	25283060210000	Exempt
1277	25283060220000	Exempt
1278	25283060230000	Exempt
1279	25283060240000	Exempt
1280	25283060250000	Exempt
1281	25283070010000	Exempt
1282	25283080010000	S61.061
1283	25283080020000	\$5,886
1284	25283080030000	\$6,380
1285	25283080040000	\$6,212
1286	25283080050000	\$6,380
1287	25283080060000	\$3,440
1288	25283080130000	Exempt
1289	25283080140000	Exempt
1290	25283080150000	Exempt
1291	25283080160000	Exempt
1292	25283080170000	Exempt
1293	25283080180000	Exempt
1294	25283080190000	Exempt
1295	25283080200000	Exempt
1296	25283080210000	Exempt
1297	25283080220000	Exempt
1298	25283080230000	Exempt
1299	25283080240000	Exempt
1300	25283080250000	S5.364
1301	25283080260000	\$9,814
1302	25283080270000	\$22,004
1303	25283080280000	S20.192
1304	25283080290000	\$6,337
1305	25283080300000	\$14,597
1306	25283080310000	\$19,998
1307	25283080320000	\$21,536
1308	25283080330000	\$10,524
1309	25283080340000	\$18,071
1310	25283080350000	S2I.735

1311	25283080420000	SI9.I45
1312	25283080430000	SI 6.531
1313	25283080440000	\$ 14.699
1314	25281080151 woo	S I.w;
1315	2528*0804omiOo	\$14.85";
1316	2528J080470O0O	S28,!79

November 15. 2013

APPENDIX D INITIAL EQUALIZED ASSESSED VALUE (EAV) OF PROPERTY WITHIN THE AMENDMENT AREA 2012 EAV - \$44,339,479

Property Number 2012 EAV Property Number 2012 EAV Property Number 2012 EAV Property Number 2012 EAV 1317 25283080480000\$21,250 1318 25283080490000Exempt 25283080500000Exempt 1319 1320 25283090040000\$13,064 25283090070000827.357 25283090080000S19.460 1322 2528309009000059,581 25283090100000\$7,679 1324 25283090110000s2.751 25283090120000\$23,068 1326 25283090130000\$18,396 25283090140000\$15,282 1328 25283090150000\$19,757 1329 25283090230000\$10,305 1330 25283090240000\$16,721 1331 25283090250000\$14,376 25283090260000\$19,465 1333 25283090270000\$3,880 25283090320000\$3,868 1335 25283090330000\$17,644 25283090340000\$20,624 1337 25283090350000\$3,880 1339 25283090390000\$14,830 1340 25283090400000\$14,830 25283090410000\$18,228 1342 25283090420000\$7,590 25283090430000\$7,590 25283090440000821.637 1344

25283090450000\$20,756

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1353
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      25283090540000$23,171
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      25283100070000$18,775
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1362
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1365
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      25283100230000$10,696
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      25283100410000$14,530
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      25283100460000$27,021
1371
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1373
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      25283100540000$10,487
      25283100630000$21,586
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      25283100640000$21,710
1378
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      25283100660000$13,478
      25283100670000$18,464
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1381
      25283100680000$5,161
      25283100690000$15,983
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1383
      25283100700000$22,897
      25283100710000$24,476
1384
      25283100720000$7,639
1385
      25283100730000$19,008
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1390 25283100770000$2,426
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      25283110290000$2,682
      25283110300000$2,935
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      25283110380000$22,742
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      25283110390000$8,576
      25283110400000$14,286
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1405
      25283110410000$13,775
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1408
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     25283110490000$11,160
      25283110500000$25,842
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1419
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     25283110590000$6,842
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      25283120090000$29,574
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     25283120110000$16,488
      25283120120000$26,521
     25283120130000$15,756
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     25283120150000$19,364
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      25283120190000SI 2.951
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      25283130020000$14,233
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      25283130050000$14,530
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1460
     25283130060000$22,515
      25283130070000$3,880
      25283130080000$20,655
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      25283130090000$3,880
      25283130100000$5,822
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      25283130110000$25,845
      25283130150000$22,776
1466
      25283130160000$3,880
      25283130170000$12,093
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      25283130180000$21,073
      25283130190000$26,112
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      25283130230000$27,130
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     25283130410000$19,476
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     25283130430000s23.034
1480 25283130440000SI 6,200
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1481 25283130450000s23.850 1482 25283130460000\$16,214 25283130470000\$5,551 1483 25283130480000\$15,091 25283130490000\$27,287 1486 25283I30500000\$27,082 25283130510000\$23,800 25283130520000\$18,674 25283130530000\$18,119 1490 25283130540000\$13,554 25283140030000\$23,648 25283140050000\$13,955 1492 1493 25283140060000\$7,379 25283140090000\$12,272 1494 25283I402I0000\$18,222 1495 25283140230000\$30,968 1496 1497 25283140240000\$13,906 25283140250000\$13,906 1498 1499 25283140260000\$9,269 25283140270000\$5,676 1501 25283I40320000\$8,835 1502 25283140330000\$2.1.740 252831.1054000\$14,101 1503 25283140350000\$8.2«i>

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APPENDIX D

INITIAL EQUALIZED ASSESSED VALUE (EAV) OF PROPERTY WITHIN THE AMENDMENT AREA 2012 EAV - \$44,339,479

2012 EAV

1505	25283140360000123,191
1506	25283140370000\$21,252
1507	25283140380000\$23,505
1508	25283140390000\$32,638
1509	25283140400000\$17,838
1510	25283140410000\$19,333
1511	25283I40420000\$7,990
1512	25283140430000\$24,998
1513	25283140440000\$14,101
1514	25283140460000\$18,898
1515	25283140470000\$22,327
1516	25283140480000\$18,615
1517	25283140520000\$5,479
1518	25283140530000\$19,383
1519	25283140540000\$5,434

1520 25283140550000\$19,454

Property Number

1521	25283140580000\$620
1522	25283140590000\$3,280
1523	25283140600000\$38,397
1524	25283140610000\$1,939
1525	25283140620000Exempt
1526	25283140630000\$14,754
1527	25283150020000\$6,531
1528	25283150030000\$10,549
1529	25283150040000Exempt
1530	25283I50050000\$3,880
1531	25283150060000\$3,880
1532	25283150070000\$25,624
1533	25283150080000\$4,267
1534	25283150090000\$14,386
1535	25283150100000\$8,382
1536	25283150110000\$21,121
1537	25283I50120000\$5,822
1538	25283150130000\$16,612
1539	25283150140000\$21,872
1540	25283I50I50000\$12,513
1541	25283150160000\$20,242
1542	25283150170000\$16,466
1543	25283I50IS0000\$10,628
1544	25283I50I90000SI5.888
1545	25283150200000\$17,698
1546	25283150230000\$9,153
1547	25283150240000\$9,153
1548	25283150250000\$19,577
1549	25283I50260000\$19,577
1550	252831503I0000\$14.t.14
1551	25283150120000\$9.3 1;
tt	Property N ^{2012 EAV}
1552	2528315035000\$11 , 537
1553	2528315036000\$4,932
1554	2528315037000\$14,940
1555	2528315038000\$20,467
1556	2528315039000\$16,101
1557	2528315040000\\$10,894
1558	2528315041000\$12,106
1559	2528315042000\\$13,284
1560	2528315043000\$16,926
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1562	2528315045000\$4,656
1563	2528315046000\\$13,377
1564	2528315047000\$22,478

1565	2528316001000Exempt
1566	2528316002000Exempt
1567	2528316003000Exempt
1568	2528316004000Exempt
1569	2528316005000Exempt
1570	2528316006000Exempt
1571	2528316007000Exempt
1572	2528316008000Exempt
1573	2528316009000Exempt
1574	2528316024000\$19,852
1575	2528316025000\$0
1576	2528316026000\$9,604
1577	2528316027000\$18,074
1578	2528316028000\$10,353
1579	2528316029000\$5,498
1580	2528316030000\$3,880
1581	2528316035000\$12,154
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1583	2528316050000\$25,638
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1585	2528316052000\$24,653
1586	2528316053000\$17,961
1587	2528316054000\$474
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1590	2528316059000\$25,691
1591	2528316060000\$336,156
1592	2528317001000\$21,095
1593	2528317002000\$25,612
1594	2528317003000\$9,646
1595	2528317004000\$20,731
1 596	2528317005000\$9,749
1597	2528317001.00\$22,563
1598	2528317018000\$18,309

2012 EAV

Property Number

	i roporty riambor
1599	25283170190000\$27,158
1600	25283170200000\$6,916
I60I	25283170210000\$8,313
1602	25283170220000\$21,342
1603	25283170260000\$11,253
1604	25283170270000\$26,028
1605	25283170280000\$9,017
1606	25283170440000\$16,197
1607	25283I70450000\$2

1608 25283170460000\$16,261

25283170470000\$17,243 25283170480000\$8,153

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1610

1612

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      25283170550000$21,264
1617
      25283170560000$3,468
1618
      25283170570000$10,731
1619
      25283170580000$17,176
      25283170590000$24,033
1621
      25283170600000$8,509
      25283170610000$12,176
1623
      25283170620000$3,698
      25283170630000$3,689
1625
     25283170640000$5,686
1626
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1627
1628
      25283220260000$6,608
1629
      25283220270000$3,880
     25283220280000$0
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      25283220390000$14,608
      25283220400000$21,976
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      25283220490000$13,040
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1637
      25283220500000$30,101
      25283220520000$4,986
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1639
      25283220530000$22.927
      25283220540000$17,375
1641 2528322055000084 400
      25283220570000SI9.I68
1643 25283220580000SI4.I68
1 oil 25283220590000$6,212
     25283220600000$18,180
1645
2012 EAV
       Property Number
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     25283220630000$841,677
      25283230130000$17,414
1648
     25283230140000$18,598
1649
     25283230430000$8,927
1651 25283230440000$8,927
1652 25283230450000$13,379
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November 15, 2013

APPENDIX D INITIAL EQUALIZED ASSESSED VALUE (EAV) OF PROPERTY WITHIN THE AMENDMENT AREA 2012 EAV

\$44,339,479

Property Number 2012 EAV Properly Number 2012 EAV Property Number 2012 EAV Property Number 25284000150000SI 1.107 25284000160000\$17,381 1694 25284000210000\$11,799 25284000220000\$4,676 1696 25284000230000\$15,695 25284000240000\$7,620 1698 1699 25284000250000\$14,286 1700 25284000260000\$23,755 1701 25284000270000\$28,788 25284000290000\$22,302 1702 1703 25284000300000\$14,805 25284000310000\$3,765 25284000320000\$2,670 1705 25284000340000\$22,237 25284000350000\$8,026 1707 25284000360000\$25,545 25284000370000\$15,035 1709 25284000380000\$21,351 25284000390000\$1,238 25284000400000\$16,219 1713 25284000410000\$7,945 25284000420000\$13,803 25284000430000\$309 25284000440000\$28,623 1716 25284060010000\$24,061 25284060020000\$26.311 1718 25284060030000\$10,532 25284060040000\$21,098 1720 1721 25284060050000\$19,678 25284060060000\$15,689 1722 1723 25284060070000\$20,719 25284060080000\$17,527 1724 25284060090000\$22,495 25284060100000\$16,289 25284060110000\$12,513 1727 25284060120000\$18,503 1728 1729 25284060130000\$10.237 25284060140000\$29,167 25284060150000\$4,598 1731 25284060160000\$5,479 25284060170000\$19,415

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      25284060290000$5,479
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      25284070030000$23,797
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      25284070040000$15,866
      25284070050000$23,014
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1755
      25284070060000$18,098
      25284070070000$5,782
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      25284070220000$3,506
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      25284070300000$2,123
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1783
      25284080260000SI 9.044
      25284080270000$17,630
1785
      25284080280000S2I.72I
1787
      25284080290000S27.46I
      25284080300000$17,083
1788
      25284080310000$14,656
1789
      25284080320000SI 1.803
      25284080330000$21,912
1791
      25284080340000$21,603
1793
      25284080350000$11,104
      25284080360000$21,909
      25284080370000$9.656
1795
      25284080380000$21,912
      25284080390000$11,441
1797
      25284080400000$18,371
      25284080410000$27,596
1800
      25284080420000$22,248
      25284080430000$24,936
1801
      25284080440000$11,416
1802
1803
      25284080450000$20,686
     25284080460000$23,416
1804
      25284080470000$11,138
      25284080480000$16,084
1806
      25284080490000$30,671
      25284080500000$20,587
1808
1809
      25284080510000$15,686
      25284080520000$16,923
1810
1811
      25284080530000$15,270
      25284080540000$15,587
1812
      25284080550000$22,616
1813
      25322010010000Exempt
      25322010210000$23,820
1815
      25322010300000$13,517
      25322010310000$21,648
1817
      25322010320000$22,133
1819
     25322010330000$19,028
      25322010340000$16,558
      25322010350000$15,933
1821
     25322010360000$28,328
     25322010370000$25,913
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1824	25322010380000\$27,933
1825	25322010390000\$25,452
1826	25322010400000\$28,923
1827	25322010410000\$22,714
1828	253220I0420000S20.933
1829	25322010430000S20.265
1830	25322010440000\$20,338
1831	25322010450000S28.656
1832	25322010460000Exempt
1833	25322010470000\$28,168
1834	25322010480000\$28,973
1835	25322010490000\$27,944
1836	25322010500000\$21,101
1837	25322010510000\$21,280
1838	25322020190000\$18,537
1839	25322020370000\$29,021
1840	25322020460000\$30,424
1841	25322020470000\$12,047
1842	25322020480000\$26,058
1843	25322020490000\$16,474
1844	25322020500000\$12,795
1845	25322020510000\$17,282
1846	25322020520000\$20,220
	25322020530000\$28,684
1848	25322020540000\$26,058
	25322020550000\$13,626
1850	25322020560000\$30,505
	25322020570000\$0
	25322020580000\$24,198
1853 1854	25322020590000\$24,305 25322020600000\$18,505
1855	25322020610000\$10,870
	25322020620000\$10,870
	25322020630000\$18,292
	25322020640000\$15,568
	25322020650000\$21,359
I860	25322020660000\$16,954
1861	25322020670000\$21,255
1862	25322020680000\$28,985
1863	25322020690000\$20,500
1864	25322020700000\$21,149
1865	25322020710000\$21,954
1866	25322020720000SI 6.569
1867	25322020730000S2I.359
1868	25322020740000S29.700

1869 25322020750000\$21,774

1870 25322020760000\$0

1871 25322020770000\$28,816

1872 \$24,987

1873 25322020790000\$15,700

1874 25322020800000\$15,868

1875 25.12202081000\$25,220
0

1876 25322020820000\$22.537

1877 25322030410000\$20.821

1879 25322030420000\$29.024

1880 25322030450000\$1 6.065

November 15, 2013

APPENDIX D INITIAL EQUALIZED ASSESSED VALUE (EAV) OF PROPERTY WITHIN THE AMENDMENT AREA 2012 EAV \$44,339,479

2012 EAV Property Number 1881 25322030440000\$0 25322030450000\$32,915 25322030460000\$27,127 1883 25322030470000\$27,862 25322030480000\$20,203 T88S 25322030490000\$27,980 25322030500000\$15,991 1887 1888 25322030510000\$25,318 25322030520000\$28,785 1889 1890 25322030530000\$28,586 25322030540000\$31,052 1891 25322030550000\$14,995 1892 25322030560000\$28,830 25322030570000\$28,858 1894 25322030580000\$27,972 25322030590000\$15,161 1896 1897 25322030600000\$27,868 25322030610000\$25,663 1898 1899 25322030620000\$27,585 25322030630000\$19,844 1900 25322030640000\$21,878 1901 1902 25322030650000\$14,406 25322030660000\$26,897 1903 25322030690000\$25,943 25322030700000\$18,551 1905 25322030710000\$28,575

25322030720000\$17,925

25322030730000\$29,431

25322030740000\$5,013

1908

25322030750000\$16,337 1910 25322040110000\$21,443 25322040120000\$24,860 1912 25322040130000\$19,600 25322040250000\$18,711 1914 1915 25322040350000\$15,989 25322040360000\$20,537 25322040370000\$17,002 1917 25322040380000\$28,701 25322040390000\$18,708 1919 25322040400000\$25,365 25322040410000\$23 559 1921 25322040420000SI3.94I 25322040430000S2I.9I7 1923 25322040440000\$28,670 25322040450000\$27,254 1925 25322040460000\$24,125 1926 25322040470000\$15,481 1927 2012 EAV Property Number 25322040480000\$4,056 25322040490000\$19,603 1929 25322040500000\$20,402 25322040510000\$22,582 1931 25322040520000\$17,288 25322040530000\$14,990 1933 25322040540000\$4,562 25322040550000\$24,557 1935 25322040560000\$23,065 1936 25322040570000\$26,100 1937 25322040580000\$21,401 1938 25322040590000\$20,630 1939 25322050060000\$15,461 1940 25322050070000\$11,820 25322050080000\$23,575 1942 25322050090000\$19,841 25322050140000\$17,717 1944 25322050150000\$16,898 25322050160000\$47,490 1947 25322050170000\$47,490 25322050280000\$28,182 1949 25322050290000\$21,600 25322050300000\$19,457 1951 25322050310000\$26,288

1952 25322050320000\$18,430

1953	25322050330000\$28,522
1954	25322050340000\$28,438
1955	25322050350000Exempt
1956	25322070040000\$3,706
1957	25322070050000\$3,706
1958	25322070060000\$19,785
1959	25322070070000\$22,262
I960	25322070080000\$24,142
1961	25322070170000\$14,585
1962	25322070180000\$14,585
1963	25322070190000\$0
1964	25322070200000\$12,343
1965	25322070210000\$12,343
1966	25322070220000\$19,998
1967	25322070230000\$19,028
1968	25322070240000\$24,824
1969	25322070250000\$22,371
1970	25322070260000\$27,141
1971	25322070300000\$17,546
1972	25322070310000\$17,720
1973	25322070320000\$18,132
1974	25322070330000\$22,139
//	
#	Property Nur2012 EAV
#	Property Nui2012 EAV
#	2532207034000(\$20,641
1975	2532207034000\\$20,641
1975 1976	2532207034000(\$20,641 2532207035000(\$25,570
1975 1976 1977	2532207034000\\$20,641 2532207035000\\$25,570 2532207036000\\$20,638
1975 1976 1977 1978 1979	2532207034000\$20,641 2532207035000\$25,570 2532207036000\$20,638 2532207037000\$20,638
1975 1976 1977 1978 1979	2532207034000(\$20,641 2532207035000(\$25,570 2532207036000(\$20,638 2532207037000(\$20,638
1975 1976 1977 1978 1979 1980 1981	2532207034000\$20,641 2532207035000\$25,570 2532207036000\$20,638 2532207037000\$20,638 2532207038000\$26,070 2532207039000\$25,556
1975 1976 1977 1978 1979 1980 1981 1982	2532207034000(\$20,641 2532207035000(\$25,570 2532207036000(\$20,638 2532207037000(\$20,638 2532207038000(\$26,070 2532207039000(\$25,556 2532207040000(\$24,465 2532207041000(\$7,452 2532207063000(\$3,684
1975 1976 1977 1978 1979 1980 1981	2532207034000(\$20,641 2532207035000(\$25,570 2532207036000(\$20,638 2532207037000(\$20,638 2532207038000(\$26,070 2532207039000(\$25,556 2532207040000(\$24,465 2532207041000(\$7,452 2532207063000(\$3,684 2532207064000(\$3,137
1975 1976 1977 1978 1979 1980 1981 1982 1983 1984	2532207034000\(\septimes 20, 641\) 2532207035000\(\septimes 25, 570\) 2532207036000\(\septimes 20, 638\) 2532207037000\(\septimes 20, 638\) 2532207038000\(\septimes 26, 070\) 2532207039000\(\septimes 25, 556\) 2532207040000\(\septimes 24, 465\) 2532207041000\(\septimes 7, 452\) 2532207063000\(\septimes 3, 684\) 2532207064000\(\septimes 3, 137\) 2532207065000\(\septimes 4, 186\)
1975 1976 1977 1978 1979 1980 1981 1982 1983 1984 1985 1986	2532207034000(\$20,641 2532207035000(\$25,570 2532207036000(\$25,570 2532207037000(\$20,638 2532207038000(\$26,070 2532207039000(\$25,556 2532207041000(\$24,465 2532207041000(\$7,452 2532207063000(\$3,684 2532207064000(\$3,137 2532207065000(\$4,186 2532207066000(\$5,474
1975 1976 1977 1978 1979 1980 1981 1982 1983 1984 1985 1986	2532207034000(\$20,641 2532207035000(\$25,570 2532207036000(\$20,638 2532207037000(\$20,638 2532207038000(\$26,070 2532207039000(\$25,556 2532207040000(\$24,465 2532207041000(\$7,452 2532207064000(\$3,137 2532207065000(\$4,186 2532207066000(\$5,474 2532207068000(\$6,080
1975 1976 1977 1978 1979 1980 1981 1982 1983 1984 1985 1986 1987	2532207034000(\$20,641 2532207035000(\$25,570 2532207036000(\$25,570 2532207037000(\$20,638 2532207038000(\$26,070 2532207039000(\$26,070 2532207040000(\$24,465 2532207041000(\$7,452 2532207063000(\$3,684 2532207064000(\$3,137 2532207065000(\$4,186 2532207066000(\$5,474 2532207068000(\$6,080 2532207069000(\$6,543
1975 1976 1977 1978 1979 1980 1981 1982 1983 1984 1985 1986 1987 1988	2532207034000(\$20,641 2532207035000(\$25,570 2532207036000(\$20,638 2532207037000(\$20,638 2532207038000(\$26,070 2532207039000(\$25,556 2532207040000(\$2,465 2532207041000(\$7,452 2532207064000(\$3,137 2532207065000(\$4,186 2532207066000(\$5,474 2532207068000(\$6,080 2532207069000(\$6,543 2532207069000(\$6,543
1975 1976 1977 1978 1979 1980 1981 1982 1983 1984 1985 1986 1987 1988 1989	2532207034000\(\scale=20\), 641 2532207035000\(\scale=25\), 570 2532207036000\(\scale=25\), 570 2532207037000\(\scale=20\), 638 2532207038000\(\scale=26\), 070 2532207039000\(\scale=26\), 070 2532207040000\(\scale=24\), 465 2532207041000\(\scale=7\), 452 2532207063000\(\scale=3\), 684 2532207064000\(\scale=3\), 137 2532207065000\(\scale=3\), 137 2532207065000\(\scale=3\), 474 2532207069000\(\scale=6\), 680 2532207069000\(\scale=6\), 543 2532207070000\(\scale=3\), 563
1975 1976 1977 1978 1979 1980 1981 1982 1983 1984 1985 1986 1987 1988 1989 1990	2532207034000(\$20,641 2532207035000(\$25,570 2532207036000(\$25,570 2532207037000(\$20,638 2532207038000(\$26,070 2532207039000(\$25,556 2532207041000(\$24,465 2532207041000(\$7,452 2532207063000(\$3,684 2532207064000(\$3,137 2532207065000(\$4,186 2532207066000(\$5,474 2532207068000(\$6,080 2532207069000(\$6,543 2532207070000(\$3,563 2532207071000(\$3,563 2532207071000(\$6,540
1975 1976 1977 1978 1979 1980 1981 1982 1983 1984 1985 1986 1987 1988 1989 1990 1991	2532207034000(\$20,641 2532207035000(\$25,570 2532207036000(\$20,638 2532207037000(\$20,638 2532207038000(\$26,070 2532207039000(\$25,556 2532207040000(\$24,465 2532207041000(\$7,452 2532207064000(\$3,137 2532207065000(\$4,186 2532207066000(\$5,474 2532207069000(\$6,080 2532207069000(\$6,543 2532207071000(\$3,563 2532207072000(\$6,540 2532207072000(\$6,540 2532207073000(\$5,050
1975 1976 1977 1978 1979 1980 1981 1982 1983 1984 1985 1986 1987 1988 1999 1990 1991 1992	2532207034000(\$20,641 2532207035000(\$25,570 2532207036000(\$25,570 2532207037000(\$20,638 2532207037000(\$20,638 2532207038000(\$26,070 2532207039000(\$24,465 2532207041000(\$7,452 2532207063000(\$3,684 2532207063000(\$3,137 2532207065000(\$4,186 2532207066000(\$5,474 2532207068000(\$6,080 2532207069000(\$6,543 2532207070000(\$3,563 2532207071000(\$3,563 2532207072000(\$6,540 2532207073000(\$6,540 2532207073000(\$6,5050 2532207074000(\$6,164
1975 1976 1977 1978 1979 1980 1981 1982 1983 1984 1985 1986 1987 1988 1989 1990 1991 1992 1993	2532207034000(\$20,641 2532207035000(\$25,570 2532207036000(\$20,638 2532207037000(\$20,638 2532207038000(\$26,070 2532207039000(\$25,556 2532207040000(\$24,465 2532207041000(\$7,452 2532207064000(\$3,137 2532207065000(\$4,186 2532207066000(\$5,474 2532207069000(\$6,543 2532207069000(\$6,543 2532207071000(\$3,563 2532207072000(\$6,540 2532207073000(\$5,050 2532207074000(\$6,164 2532207074000(\$6,164
1975 1976 1977 1978 1979 1980 1981 1982 1983 1984 1985 1986 1987 1988 1999 1990 1991 1992	2532207034000(\$20,641 2532207035000(\$25,570 2532207036000(\$25,570 2532207037000(\$20,638 2532207037000(\$20,638 2532207038000(\$26,070 2532207039000(\$24,465 2532207041000(\$7,452 2532207063000(\$3,684 2532207063000(\$3,137 2532207065000(\$4,186 2532207066000(\$5,474 2532207068000(\$6,080 2532207069000(\$6,543 2532207070000(\$3,563 2532207071000(\$3,563 2532207072000(\$6,540 2532207073000(\$6,540 2532207073000(\$6,5050 2532207074000(\$6,164

1996	2532208020000\$24,339
1997	2532208029000\$25,234
1998	2532208054000\$22,077
1999	2532208055000\$21,550
2000	2532208056000\$27,007
2001	2532208057000\$25,450
2002	2532208058000\$25,506
2003	2532208059000\$25,727
2004	2532208060000\$0
2005	2532208061000\$22,192
2006	2532208062000\$25,957
2007	2532208063000\$8,361
2008	2532208064000\$18,222
2009	2532208065000\$28,583
2010	2532208066000\$22,891
2011	2532208067000\$23,404
2012	2532208068000\$21,320
2013	2532208069000\$29,192
2014	2532208070000185.658
2015	2532208071000\$21,968
2016	2532208072000\$22,192
2017	2532208073000\$21,662
2018	2532208074000\$21,163
2019	2532208075000(\$22,290
2020	2532208076000(\$13,455
2021	2532208077000\$15,658

Property Number

2022 25322080780000\$21,612 2023 25322080790000\$8,430 2024 25322080800000\$22,391 25322080810000\$25,405 2026 25322080820000\$9,903 2027 25322080830000\$23,477 2028 25322080840000\$20,015 2029 25322080850000\$19,827 2030 25322080860000\$0 2031 25322080870000\$22,304 25322080880000\$27,276 2033 25322080890000\$18,435 2034 25322080900000\$30,567 2035 25322080910000\$8,405 25322080920000\$3,576 2037 25322080930000\$20,919 25322080940000\$22,989 25322080950000\$23,477 2039

2040 25322080960000\$30,373

2041 25322090310000\$27,562 25322090590000\$12,282 25322090600000\$2,800 2043 2044 25322090610000\$25,542 25322090620000\$20,127 2045 2046 25322090630000\$16,573 25322090640000\$15,576 2048 25322090650000\$24,723 25322090660000\$16,367 25322090670000\$8,371 2050 25322090680000\$22,347 25322090690000\$27,167 2052 25322090700000\$15,228 25322090710000\$22,961 2054 2055 25322090720000\$12,869 25322090730000\$17,600 2056 25322090740000\$18,149 2057 25322090750000\$29,434 2058 25322090760000\$15,610 2059 25322090770000\$23,578 206! 25322090780000SI8.747 25322090790000\$16,987 25322090800000\$21.505 2063 253220908I0000\$17,035 25322090820000\$25,250 2065 2066 25322090830000S22.3IO 25322090840000\$28,036 25122090850000\$16,230

November 15, 2013

APPENDIX DINITIAL EQUALIZED ASSESSED VALUE (EAV) OF PROPERTY WITHIN THE AMENDMENT AREA 2012 EAV -\$44,339,479

2012 EAV

Property Number 25322090860000\$37,724 25322090870000\$22,128 2070 25322090880000Exempt 25322090890000\$29,304 2072 2073 25322090900000\$19.962 25322090910000\$16,005 2074 25322090920000\$20.725 2075 25322090930000\$13,432 2077 25322090940000\$21,286 25322090950000\$8,474 25322090960000\$19,962 2079 25322090970000\$19,300

2081 25322090980000\$14,962 2082 25322090990000\$28,640

2083	25322091000000\$22,035
2084	25322091010000\$4,529
2085	25322091020000\$0
2086	25322091030000\$22,251
2087	25322091040000\$15,475
2088	25322091050000\$18,391
2089	25322091060000\$25,346
2090	25322091070000\$21,182
2091	25322091080000\$19,151
2092	25322091090000\$19,325
2093	25322100100000\$11,148
2094	25322100140000\$30,592
2095	25322100150000\$27,402
2096	25322100160000\$22,459
2097	25322100170000\$22,619
2098	25322100180000\$0
2099	25322100190000\$24,989
2100	25322100200000\$26,970
2101	25322100210000\$24,989
2102	25322100240000\$22,588
2103	25322100250000\$13,725
2101	25322100260000\$26,218
2105	25322100270000\$15,897
2106	25322100280000\$23,949
2107	25322100290000\$21,962
2108	25322100300000\$24,709
2109	25322100310000\$26,404
2110	25322I00320000S36.I33
2111	25322100330000\$28,569
2112	25322110040000\$28,095
2113	25522110330000\$21,199
2114	25322110340000\$27,764
2115	25322110350000\$23,573
2012 EA	NV Property Number
2116	25322110360000\$18,312
2117	25322110370000\$19,347
2118	25322110380000\$23,831
2119	25322110390000\$0
2120	25322110400000\$31,066
2121	25322110410000\$15,921

2122 25322110430000\$25,783 2123 25322110450000\$232,943 2124 25322110470000\$104,245

2125	25322110480000\$186,710
2126	25322120010000\$5,986
2127	25322120020000\$9,972
2128	25322120030000\$21,034
2129	25322120200000\$19,765
2130	25322120210000\$24,942
2131	25322120220000\$32,130
2132	25322120230000\$22,170
2133	25322120240000\$24,451
2134	25322120250000\$7,748
2135	25322120260000\$26,134
2136	25322120270000\$23,082
2137	25322120280000\$14,384
2138	25322120290000\$15,531
2139	25322120300000\$22,641
2140	25322120310000\$23,082
2141	25322120320000\$17,894
2142	25322120330000\$26,370
2143	25322120340000\$17,518
2144	25322120350000\$25,110
2145	25322120360000\$21,971
2146	25322120370000\$22,077
2147	25322120380000\$21,202
2148	25322120410000\$15,733
2149	25.32212042000\$24,221
2150	25322120430000\$29,877
2151	25322120440000\$25,082
2152	25322120450000\$1,861
2153	25322I20460000\$16,205
2154	25322120470000\$21,205
2155	25322120480000\$2,141
2156	25322120490000\$15,728
2157	25322120500000\$22,902
2158	25322120510000\$17,117
2159	25322120520000\$20,004
2160	25322120530000\$8,571
2161	25322120540000\$23,887
	25322120550000\$35,881
2012 E	AV Property Number
2163	25322120560000\$1,551
2164	25322130070000\$22,330
2165	25322I30080000\$27,439
2166	25322130090000\$20,666
2167	25322130170000\$26,019
2168	25322130180000\$27,192

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25322130190000$29,978
2170
      25322130200000$14,392
      25322130210000$28,499
      25322130220000$28,499
      25322130230000$28,499
      25322130240000$28,499
      25322130250000$7,022
      25322130260000$6,593
      25322130270000$6,551
2177
      25322130280000$6,537
      25322130290000Exempt
2179
      25322130300000Exempt
      25322130310000Exempt
2181
      25322130320000Exempt
      25322130330000Exempt
2183
      25322130340000Exempt
      25322130400000Exempt
2185
2186
      25322130410000Exempt
      25322130420000Exempt
2188
      25322130430000Exempt
      25322130440000Exempt
2189
      25322130450000Exempt
2190
      25322130460000Exempt
      25322130470000$3,185
2192
      25322130490000$17,010
      25322130500000$14,467
2194
      25322130510000$27.1 16
      25322130520000$15,181
2196
      25322130530000$22,147
2197
      25322130540000$16,628
2198
2199
      25322130550000$26,137
      25322130560000$21,381
2200
      25322130570000$27.108
2201
      25322130580000$18,163
      25322130590000Exempt
2203
2204
      25322140010000$28,034
      25322I40020000S3 2.057
2205
      25322140030000S21.830
      25322140040000SI5.9I8
2207
2208
      25322140050000$30,1 15
      25522140060000$28,365
* Property Numb2012 EAV
22125322140070000
                    $24,266
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22125322140090000

\$28,241

22125322140100000	\$31,397
22125322140110000	\$9,441
22125322140120000	\$37,127
22125322140130000	\$23,620
22125322140140000	\$29,274
22125322140150000	\$35,510
22125322140160000	\$37,943
22225322140170000	\$20,141
22225322140180000	\$41,902
22225322140190000	\$29,675
22225322140350000	\$22,630
22225322140360000	\$27,203
22225322140370000	\$28,151
22225322140380000	\$17,189
22225322140390000	\$17,571
22225322140400000	\$33,563
22225322140410000	\$18,496
22325322140420000	\$17,902
22325322140430000	\$20,991
22325322140440000	\$21,056
22325322140480000	\$25,250
22325322140490000	\$32,904
22325331000040000	\$131,931
22325331000050000	\$29,852
22325331000060000	\$175,280
22325331000070000	\$139,494
22325331000090000	\$19,875
22425331000100000	\$23,244
22425331000110000	\$18,152
22425331000120000	\$21,533
22425331000130000	SI 6.721
22425331000140000	S29.689
22425331000150000	\$24,325
22425331000160000	\$31,917
22425331010060000	\$5,216
22425331010070000	\$15,390
22425331010130000	\$38,080
22525331010140000	\$55,621
22525331010150000	\$66,347
22525351010160000	\$56,881
22525331010170000	S38.I3I
22525331010320000	SI2.M17
22525331010.170000	S3 1.252
22525331010180000	552-1.173

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APPENDIX D INITIAL EQUALIZED ASSESSED VALUE (EAV) OF PROPERTY WITHIN THE AMENDMENT AREA 2012 EAV - \$44,339,479

2294	25331020330000	\$8,033
2295	25331020340000	\$16,064
2296	2533102O35O000	\$28,847
2297	25331020360000	\$26,176
2298	25331020410000	S7.878
2299	2533IO2O42000O	\$0
2300	2533IO2O430000	\$30,343
2301	25331020440000	\$31,111
2302	25351020460000	\$22,094
2303	25331020470000	S28.048
2304	25331020480000	SI,162
2305	25331020500000	\$18,458
2306	25331020510000	\$20,921
2307	25331020520000	\$28,850
2308	25331020530000	\$22,793
2309	25331020540000	\$24,608
2310	25331020550000	SI 8.408
2311	253.31020560000	\$14,025
2312	25331020570000	S31,995
2313	25331100010000	\$19,751
2314	25331100020000	\$16,418
2315	25331100030000	\$34,938
2316	25331100040000	\$16,082
2317	25331100050000	\$65,626
2318	25331100060000	\$65,626
2319	25331100100000	\$40,684
2320	25331IOOI10000	\$40,684
2321	25331100120000	\$16,895
2322	25331100130000	\$75,819
2323	25331100140000	\$52,518
2324	25331100150000	\$3,409
2325	25331100160000	\$3,409
2326	25331100170000	\$3,409
2327	25331100180000	\$3,409
2328	25331100190000	\$3,409
2329	25331100200000	\$3,409
2330	25331100210000	\$3,409
2331	2533IIOO220O00	\$6,248
2332	25331100230000	\$6,248
2333	25331100240000	\$6,248
2334	253311OO250000	\$10,743
2335	25331100260000	\$15,636
2336	25331100270000	\$28,149
2337	25331100280000	\$19,566
2338	25331100290000	\$21,137

2339	25.331100300000	\$18,088
2340	25331100310000	\$15,293
2341	25331100320000	\$16,525
	25331100330000	\$18,222
2343	25331100370000	\$8,921
2344	25331100380000	\$22,939
2345	25331100430000	\$16,834
2346	25351100440000	\$18,747
	25331100450000	\$20,413
	25331100480000	S20.318
2349	25531100490000	SI 1.222
2550	25331100500000	S25.806
2351	25331100510000	S6.240
2352	25331100520000	\$68,939
2353	2533I1OO53O00O	\$65,803
2354	25331100540000	\$28,791
2355	25331100550000	\$30,455
2356	25331110160000	\$22,265
2357	25331110170000	\$18,629
2358	25331110280000	\$19,563
2359	25331110290000	\$7,133
2360	25331110300000	\$29,403
2361	25331110310000	\$21,704
2362	25331110320000	\$2,539
2363	25331110330000	\$2,835
2364	25331110340000	\$28,373
2365	25331110350000	\$16,496
2366	25331110360000	\$18,365
2367	25331110370000	\$31,787
2368	25331110420000	\$20,062
2369	25331110430000	\$22,619
2370	25331110440000	\$21,872
2371	25331110450000	\$12,724
2372	25331110460000	\$21,331
2373	25331110470000	\$27,526
2374	25331110480000	\$12,558
2375	25331110490000	\$28,785
2376	25331110500000	\$25,455
2377	2533II10510000	\$16,676
2378	25331110520000	\$19,735
2379	25331110530000	\$28,118
2380	25331110540000	\$22,947
2381	25331110550000	\$17,563
2382	25331110560000	\$9,580
2383	25331110570000	\$16,219

2384	25331110580000	\$22,506
2385	25331110590000	\$16,289
2386	25331110600000	\$23,289
2387	25331110610000	S33.782
2388	25331110620000	S29.316
2389	25331110630000	\$16,020
2390	25331110640000	\$27,697
2391	25331110650000	\$36,680
2392	25331110660000	\$31,218
2393	25331170010000	Exempt
2394	25331170020000	Exempt
2595	25331170050000	\$3,409
2390	25331170040000	\$3,409
2397	25331170050000	\$3,409
2.398	25331170060000	Exempt
2399	25331170070000	Exempt
2400	25331170080000	Exempt
2401	25331170140000	\$24,161
2402	25331170180000	Exempt
2403	25331170540000	\$31,151
2404	25331170550000	\$29,136
2405	25331170560000	\$25,531
2406	25331170570000	\$26,768
2407	2533 1 170580000	\$27,043
2408	25331170590000	\$24,322
2409	253.31 170600000	\$25,278
2410	25331170610000	\$32,228
2411	25331170620000	S24.078
2412	25331170630000	S29.352
2413	25331170640000	S24.644
2414	25331170650000	S26.322
2415	25331170660000	\$23,065
2416	25331170690000	\$29,672
2417	25331170700000	\$16,683
2418	25331170710000	\$18,160
2419	25.331170720000	\$33,580
2420	25331170730000	\$20,809
2421	25331170740000	\$25,910
2422	2533 1 170750000	\$26,746
2423	25331170760000	\$26,502
2424	25331170770000	\$24,028
2425	25331170920000	\$26,822
2426	25331170930000	\$23,435
2427	25331170960000	\$28,656
2428	25331170970000	\$22,579

2429	25331170980000	\$21,869
2430	25331170990000	S22.765
2431	25331171000000	S24.745
2432	25331171010000	\$27,506
2433	25331171020000	\$28,735
2434	25331171030000	\$25,618
2435	25331171040000	\$28,508
2436	25331171050000	\$26,928
2437	25331171060000	S27.9S3
2438	25331210010000	S23.I46
2439	25331210020000	S22.790
24-10	25331210030000	S23.I46
2441	25351210010000	S24 729
2442	25331210050000	SI 2.729
2443	25531210000000	S23.5SI
2444	25531210070000	S23.641

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Total EAV \$44,339,479

Property Number 2012 EAV



November 15. 2013

APPENDIX E

FIRST AMENDED PLAN: 119^{TM} and HALSTED REDEVELOPMENT PROJECT AREA REDEVELOPMENT PLAN AND PROJECT

ile #: F2014-28, Version: 1	
E-1	
EPORTS OF COMMITTEES	
Authenticated By:	
Registrar	
AUTHORIZATION FOR AMENDMENT NUMBER ONE TO 119 AND HALSTED REDEVELOPMENT PROJECT AREA REDEVELOPMENT PLAN AND PROJECT.	
AREA REDEVELOTIVENT LEAN AND TROJECT.	
The Committee on Finance submitted the following report:	
CHICAGO, April 9, 2003.	

To the President and Members of the City Council:

Your Committee on Finance, having had under consideration an ordinance authorizing an amendment to the 119th and Halsted Redevelopment Project Area concerning the Equalized Assessed Valuation Table, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the Committee.

Respectfully submitted,

(Signed) EDWARD M. BURKE,

Chairman.

On motion of Alderman Burke, the said proposed ordinance transmitted with the foregoing committee report was Passed by year and nays as follows:

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Yeas - Aldermen Granato, Haithcock, Tillman, Preckwinkle, Hairston, Lyle, Beavers, Stroger, Beale, Pope, Balcer, Frias, Olivo, Burke, T. Thomas, Coleman, L. Thomas, Murphy, Rugai, Troutman, DeVille, Munoz, Zalewski, Chandler, Solis, Ocasio, Burnett, E. Smith, Cat-others, Wojcik, Matlak, Mell, Austin, Colom, Banks, Allen, Laurino, Doherty, Natarus, Daley, Tunney, Levar, Shiller, Schulter, M. Smith, Moore, Stone - 47.

Nays - None.

Alderman Beavers moved to reconsider the foregoing vote. The motion was lost. The following is said ordinance as passed:

WHEREAS, Pursuant to ordinances adopted on February 6, 2002, and published in the Journal of the Proceedings of the City Council for such date (the "Journal of Proceedings") at pages 78512 to 78658, and in accordance with the provisions of the Illinois Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 et. seq., as amended (the "Act"), the City Council (the "Corporate Authorities") of the City of Chicago (the "City"): (i) approved a redevelopment plan and project (the "Plan") for a portion of the City known as "1 19th and Halsted Redevelopment Project Area" (the "Area") (the "Plan Ordinance"); (ii) designated the Area as a "redevelopment project area"; and (iii) adopted tax increment allocation financing for the Area; and

WHEREAS, Section 5/1 1-74.4-3(n)(F) of the Act requires a redevelopment plan to include the most recent equalized assessed valuation ("E.A.V.") of a redevelopment project area; and

WHEREAS, The Plan, attached as Exhibit A to the Plan Ordinance, included the 1999 E.A.V. and contemplated in Section 8 of the Plan that if the 2000 E.A.V. became available prior to the date of the adoption of the Plan by the City

Council, then the City would update the Plan by replacing the 1999 E.A.V. with the 2000 E.A.V. in order to comply with the Act; and

WHEREAS, The 2000 E.A.V. became available prior to the date of the adoption of the Plan Ordinance by the City Council, but after the Plan had been submitted to the Community Development Commission to set a public hearing pursuant to Sections 5/1 1-74.4-4 and 5/1 1-74.4-5 of the Act, and was not inserted in the Plan prior to its adoption by ordinance; and

WHEREAS, The Corporate Authorities desire to amend the Plan to update the E.A.V. to conform the Plan to Section 1 l-74.4-3(n)(F) of the Act, and to make other, minor changes; and

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WHEREAS, Section 5/1 l-74.4-5(c) of the Act permits amendments for such changes to a redevelopment plan to be made without a public hearing, provided that the City shall give notice of such changes by mail to each affected taxing district and each registrant in the interested parties registry for the Area, and by publication in a newspaper of general circulation within the affected taxing district not later than ten (10) days following the adoption by ordinance of such changes; now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. Recitals. The above recitals are incorporated herein and made a part hereof.

SECTION 2. Amendments To Redevelopment Plan. The City, pursuant to Section 5/1 1-74.4-5 of the Act, hereby amends the Plan, as previously published in the Journal of Proceedings, by the amendments set forth in Exhibit A attached hereto and approves the Plan, as amended, the amended version of which is attached hereto as Exhibit B.

SECTION 3. Invalidity Of Any Section. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the remaining provisions of this ordinance.

SECTION 4. Superseder. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. Effective Date. This ordinance shall be in full force and effect immediately upon its passage.

Exhibits "A" and "B" referred to in this ordinance read as follows:

Exhibit "A". (To Ordinance)

Amendments To The Plan.

The Plan, as previously published in the Journal of the Proceedings of the City Council for February 6, 2002 (the "Journal of

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Proceedings") at pages 78512 to 78658, is hereby amended as follows. Page number references refer to the page numbers in such Journal of Proceedings.

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- 1) The date of the Plan shall be "June 29, 200 1, Revised as of January 24, 2003".
- 2) The first two (2) sentences in the last paragraph of Section 3 of the Plan, entitled, "Eligibility of the Project Area for Designation as a Blighted Area", which appear on page 78527, are hereby amended to state:

"Despite the lack of private sector investment, equalized assessed value (E.A.V.) within the Area grew from approximately Fifteen Million Eight Hundred Thousand Dollars (\$15,800,000) in 1996 to Eighteen Million Seven Hundred Thousand Dollars (\$18,700,000) in 2000. However, for this period, the E.A.V. of the Area grew at a slower rate (seventeen and seventenths percent (17.7%)) than that of the City (thirty-three and one-tenth percent (33.1%))".

(3) The first paragraph in the subsection, entitled, "Most Recent Equalized Assessed Valuation", in Section 8 of the Plan, which appears on page 78544, is hereby amended in its entirety to state:

"The purpose of identifying the most recent equalized assessed valuation ("E.A.V.") of the Project Area is to provide an estimate of the initial E.A.V., which the Cook County Clerk will certify for the purpose of annually calculating the incremental E.A.V. and incremental property, taxes of the Project Area. The 2000 E.A.V. of all taxable parcels in the Area is Eighteen Million Six Hundred Eighty-nine Thousand Thirty-four Dollars (\$18,689,034). This total E.A.V. amount by P.I.N, is summarized in Appendix D. The E.A.V. is subject to verification by the Cook County Clerk. After verification, the final figure shall be certified by the Cook County Clerk and shall become the Certified Initial E.A.V. from which all incremental property taxes in the Area will be calculated by Cook County."

- 4) The second paragraph in the subsection, entitled "Most Recent Equalized Assessed Valuation", in Section 8 of the Plan, which appears on page 78545, is hereby deleted in its entirety.
- 5) Table A, entitled, "Comparative Increases in E.A.V.", in Appendix C of the Plan, which appears on page 78574, is hereby amended in its entirety to state:

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2000 1999 1998 1997 1996

Property within	\$18,689,	034\$17,878,	188\$16,784,870	\$17,073,159	\$15,799,509 -
the Study Area	4.5%	6.5%	-1.7%	8.1%	0.5%
City of Chicago	14.5%	4.2%	1.7%	8.4%	1.2%

(6) Appendix D of the Plan, entitled "Initial Equalized Assessed Value (E.A.V.) of Property Within the 119th and Halsted Redevelopment Project Area", which appears on page 78582, shall be amended by updating the E.A.V. dollar amount for each parcel, or Property Identification Number, from the 1999 value to the 2000 value. A copy of such updated appendix is included in the amended Plan, attached to this ordinance as Exhibit B.

Exhibit "B". (To Ordinance)

11 9th And Halsted Redevelopment Project Area Redevelopment Plan And Project. June

29, 2001 Revised January 24, 2003

1.

Introduction.

This document presents a Tax Increment Redevelopment Plan and Project (hereinafter referred to as the "Plan") pursuant to the Tax Increment Allocation Redevelopment Act (65 ILCS 5/1 1-74.4-1, et seq.) (1996 State Bar Edition), as amended (the "Act") for the 119th And Halsted neighborhood located in the City of Chicago, Illinois (the "Project Area"). The Project Area is adjacent to the existing West Pullman Industrial Park Conservation Area. The Project Area boundaries are

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irregular, generally extending north/south along South Halsted Street from West 11 1th Street to West 123rd Street and east/west along West 119th Street from South Wentworth Avenue to South Morgan Street. The Project Area is comprised largely of commercial property, which is the predominant use along both South Halsted Street and West 1 19 Street. It should be noted that a significant amount of residential use is also present within the Project Area, located largely south of West 119th Street and east of South Halsted Street. The Plan responds to problem conditions within the Project Area and reflects a commitment by the City of Chicago (the "City") to improve and revitalize the Project Area.

The Plan presents research and analysis undertaken to document the eligibility of the Area for designation as a "conservation area" tax increment financing ("T.I.F.") district. The need for public intervention, goals and objectives, land-use policies and other policy materials are presented in the Plan. The results of a study documenting the eligibility of the Area as a conservation area are presented in Appendix C, Eligibility Study, (the "Study").

In adopting the Act, the Illinois State Legislature found at 5/11-74.4-2(a) that:

, , , there exist in many municipalities within this State blighted, conservation and industrial park conservation areas as defined herein; that the conservation areas are rapidly deteriorating and declining and may soon become blighted areas if their decline is

not checked...

and at 5/1 1-74.4-2(b) that:

, , , in order to promote and protect the health, safety, morals and welfare of the public, that blighted conditions need to be eradicated and conservation measures instituted, and that redevelopment of such areas be undertaken. . . The eradication of blighted areas and treatment and improvement of conservation areas and industrial park conservation areas by redevelopment projects is hereby declared to be essential to the public interest.

In order to use the tax increment financing technique, a municipality must first establish that the proposed redevelopment project area meets the statutory criteria for designation as a "blighted area", a "conservation area" or an "industrial park conservation area". A redevelopment plan must then be prepared which describes the development or redevelopment program intended to be undertaken to reduce or eliminate those conditions which qualified the redevelopment project area as a "blighted area", "conservation area", or combination thereof, or "industrial park conservation area", and thereby enhance the tax bases of the taxing districts which extend into the redevelopment project area. The statutory requirements are set out at 65 ILCS 5/1 1-74.4-3, et seq.

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The Act provides that, in order to be adopted, a Plan must meet the following conditions under 5/1 1-74.4-3(n):

(1) the redevelopment project area on the whole has not been subject to growth and development through investment by private enterprise and would not be reasonably anticipated to be developed without the adoption of the redevelopment plan, (2) the redevelopment plan and project conform to the comprehensive plan for the development of the municipality as a whole, or, for municipalities with a population of one hundred thousand (100,000) or more, regardless of when the redevelopment plan and project was adopted, the redevelopment plan and project either: (i) conforms to the strategic economic development or redevelopment plan issued by the designated planning authority of the municipality, or (ii) includes land uses that have been approved by the planning commission of the municipality, (3) the redevelopment plan establishes the estimated dates of completion of the redevelopment project and retirement of obligations issued to finance redevelopment project costs (which dates shall not be later than December 31 of the year in which the payment to the municipal treasurer as provided in Section 8(b) of the Act is to be made with respect to ad valorem taxes levied in the twenty-third (23rd) calendar year after the year in which the ordinance approving the redevelopment project area is adopted), (4) in the case of an industrial park conservation area, also that the municipality is a labor surplus municipality and that-the implementation of the redevelopment plan will reduce unemployment, create new jobs and by the provision of new facilities enhance the tax base of the taxing districts that extend into the redevelopment project area, and (5) if any incremental revenues are being utilized under Section 8a(1) or 8a(2) of this Act in redevelopment project areas approved by ordinance after January 1, 1986 the municipality finds (a) that the redevelopment project area would not reasonably be developed without the use of such incremental revenues, and (b) that such incremental revenues will be exclusively utilized for the development of the redevelopment project area.

Redevelopment projects are defined as any public or private development projects undertaken in furtherance of the objectives of the redevelopment plan.

The City authorized an evaluation to determine whether a portion of the City to be known as the 119th and Halsted Redevelopment Area qualifies for designation as a "blighted area", pursuant to the provisions contained in the Act. If the Area so qualified, the City requested the preparation of a redevelopment plan for the Area in accordance with the requirements of the Act.

The 119 And Halsted Redevelopment Project Area.

The Project Area is approximately one hundred eighty-three (183) acres in size and includes eight hundred twenty-two (822) contiguous parcels and public rights-of-

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way. Much of the Project Area is characterized by:

buildings over the age of thirty-five (35) years deleterious land-use and layout

deterioration of buildings, site improvements and rights-of-way

dilapidation of buildings

inadequate access to public rights-of-way

excessive vacancies in terms of vacant lots and vacant buildings unused railroad rights-of-way other blighting

characteristics

As a result of these conditions, the Project Area is in need of redevelopment, rehabilitation and/or revitalization. In recognition of the unrealized potential of the Project Area, the City is taking action to facilitate its revitalization.

The purpose of the Plan is to create a mechanism to allow for the development of new commercial and public facilities on existing vacant and underutilized land, the redevelopment and/or expansion of existing businesses, the redevelopment of obsolete land uses, and the improvement of the area's physical environment and infrastructure. The redevelopment of the Project Area is expected to encourage economic revitalization within the community and the surrounding area.

The Project Area as a whole has not been subject to growth and development by private enterprise and would not reasonably be anticipated to be developed without the adoption of the Plan. The eligibility analysis, attached hereto as Appendix C, concluded that property in this area is experiencing deterioration and disinvestment. The analysis of conditions within the Project Area indicates that it is appropriate for designation as a "blighted area" in accordance with the Act.

The Plan summarizes the analyses and findings of the consultant's work, which unless otherwise noted, is solely the responsibility of Camiros, Ltd. and its subconsultants. Camiros, Ltd. has prepared this 119th and Halsted Redevelopment Plan and Project and the related eligibility report with the understanding that the City would rely (i) on the findings and conclusions of the Plan and the related eligibility report in proceeding with the designation of the Project Area and the adoption and implementation of the Plan, and (ii) on the fact that Camiros, Ltd. has obtained the necessary information so that the Plan and the related eligibility report will comply with the Act.

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The Plan has been formulated in accordance with the provisions of the Act. This document is a guide to all proposed public and private actions in the Project Area.

2.

Project Area Description.

The land to be designated as the 119th and Halsted Redevelopment Project Area (the "Project Area") is shown in Figure 1, Boundary Map. The Project Area is approximately one hundred eighty-three (183) acres in size, including public rights-of-way. A legal description of the Project Area is included as Appendix B of this document. The Project Area is adjacent to the West Pullman Industrial Conservation Area. The Project Area includes only contiguous parcels and qualifies for designation as a "blighted area". The proposed Project Area includes only that area that is anticipated to be substantially benefited by the proposed redevelopment project improvements.

The general area has been the subject of two (2) planning studies in recent years. The South Halsted Street Corridor Plan, completed in 1999, establishes a broad vision for the area, which would consist of new commercial development on vacant/underutilized land as well as rehabilitated housing and new housing development. The Plan also calls for improvements to public infrastructure, aesthetic enhancements and new/upgraded public facilities. The second study was the 119th and Halsted Redevelopment Area Eligibility Study and Redevelopment Plan, completed in May of 1998. The boundaries of that plan are essentially the same as the boundaries for this tax increment financing district. Many of the policies of the Plan, including land-use and acquisition policies, are based on aforementioned 1 19th and Halsted Redevelopment Area designation.

Community Background.

The Project Area lies primarily within the West Pullman Community Area, although a small portion extends into the Roseland and Morgan Park Community Areas. The Project Area is adjacent to the West Pullman Industrial T.I.F. district. The community was initially settled in the 1830s but did not experience rapid growth until the later 1800s when the Illinois Central and Michigan Central Railroads were developed and industries such as the Pullman Palace Car were established. Industrial development in the general area began with the development of the West Pullman Land Association, which purchased land between Wentworth Avenue and Halsted Street from 1 15th Street to 1 19th Street.

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The first of many waves of immigrants from Europe settled in the West Pullman community in the early 1900s. After World War II, the population grew from twenty-nine thousand (29,000) in 1950, peaking at forty-five thousand (45,000) in 1980. However, in 1970 a major demographic change began to occur, and in 1990, ninety-four percent (94%) of West Pullman was African-American. West Pullman's population declined to just under forty thousand (40,000) by 1990. This decline in population was accompanied by a decline in housing units from twelve thousand two hundred eighty-one (12,28 1) in 1980 to eleven thousand nine hundred nineteen (11,919) in 1990.

After World War II, housing development boomed and reflected a style more common to suburban development. In 1990, the

percent of owner-occupied housing in the West Pullman Community Area reached an all time high at seventy-two percent (72%), comparable to suburbs. The 1990 median value of OWner-occupied homes in the West Pullman community (Fifty-nine Thousand Two Hundred Seventy Dollars (\$59,270)) is generally higher than those in surrounding neighborhoods.

The 1990 median family income in West Pullman was higher than the median for the City as a whole. However, the unemployment rate for the community area has consistently been higher than the City average. The skill level of employed persons within West Pullman, however, is high with fifty-four percent (54%) being white collar workers.

Several large industries within the broader area, including International Harvester and Dutch Boy Paints, relocated their factories and operations to the suburbs. Other businesses, however, have remained in the area, including Carl Buddig and Company and other smaller manufacturing businesses. The net result of industrial relocation has been a significant loss of local jobs, especially well paying industrial sector jobs.

Current Land-Use And Zoning.

The current land-use within the Project Area consists of commercial, residential, institutional/public, industrial and mixed-use property. A large amount of vacant land is also present. Commercial use is concentrated along Halsted Street and 119th Street. Residential use is located primarily south and east of the 1 19th Street and Halsted Street frontages. Institutional/public uses take the form of places of worship, a public school, and a Chicago Housing Authority office and warehouse, which for the most part, are located on the main arterial streets of 119th and Halsted Street. Industrial uses are scattered throughout the Project Area, with older uses

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located along the former railroad line. The current configuration of land-use is represented in Figure 3, Existing Land-Use, while the current zoning is shown in Figure 4, Existing Zoning.

Current zoning generally reflects the pattern of existing land-use. One exception is the presence of a few remnant commercial buildings along 120th Street in spite of the R4 district zoning. Another inconsistency involves a small area on the west side of Halsted Street between 1 16th Street and 117th Street, which is currently used for commercial/industrial use but is zoned R3. Other relatively minor use nonconformities exist within the Project Area.

Conditions within the Project Area include a series of improvement challenges. The Project Area contains a high proportion of vacant lots and buildings. While this condition exists throughout the Project Area, the highest concentration exists along 1 19th Street, 120th Street and the residential property between these (2) two streets. Several decades ago, 119th Street and 120th Street were thriving commercial streets. As land-use and transportation characteristics changed, commercial use became unsustainable and property along these streets began to decline. The negative effects of declining commercial property affected the adjacent residential property. Combined with a prevailing building age of approximately eighty (80) years, the lack of maintenance and reinvestment resulting in a deterioration and vacancy. Today, deterioration, vacant lots and vacant buildings are widespread throughout the Project Area.

Transportation Characteristics.

Transportation facilities within the Project Area include a commuter rail and the local street system. One (1) current railroad line and one (1) former railroad line exist in the Project Area. The current railroad line is Metra's electric rail commuter service between Chicago and Blue Island. A Metra commuter station is located on Halsted Street at 12 1st Street. This is a commuter only line and carries no freight service. Another railroad right-of-way, that of the Penn Central Railroad, was purchased by the City of Chicago Department of Transportation for the purpose of establishing a pedestrian/bike trail and open space.

Halsted Street and 119th Street are the primary routes for north/south and east/west circulation, respectively. Halsted Street is State Route 1, and represents an important arterial street for the far south area. 1 19th Street functions as a collector street. Circulation on local streets consists of a combination of two-way and one-way traffic. Interchanges for Interstate 94 and Interstate 57 are located outside the Project Area to the east and west, respectively.

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Mass transportation serving the Project Area includes C.T.A. buses. Bus Number 119 runs east/west on 119th Street, extending northward on Michigan Avenue to 95th Street and the 95th Street Red Line Rapid Transit Station. Bus Number 8A runs north/south along Halsted Street, providing access to the Red Line Rapid Transit Station at 79th Street. Bus Number 8A also connects with Bus Number 8, which extends service northward from the Red Line Rapid Transit Station at 79th Street to Waveland Avenue on the north side. In addition, Bus Number 359 provides service connecting several south suburban communities to the 12 1" Street Metra commuter station. The combination of C.T.A. and Metra service provides good transportation to the Project Area.

Eligibility Of The Project Area For Designation As A Blighted Area.

The Project Area on the whole has not been 'subject to significant growth and development through investment, by private enterprise. Based on the conditions present, the area is not likely to be comprehensively or effectively developed without the adoption of the Plan. In April and May of 2001, a series of studies was undertaken to establish whether the proposed Project Areais eligible for designation as a blighted area in accordance with the requirements of the Act. This analysis concluded that the Project Area so qualifies.

For improved property, the presence of (5) five of the thirteen (13) conditions set forth in the Act is required for designation of improved property as a blighted area. These factors must be meaningfully present and reasonably distributed within the area. Of the thirteen (13) factors cited in the Act for improved property, eight (8) factors are present within the Area.

The following six (6) factors were found to be present to a major extent:

Deterioration (affecting seventy-four percent (74%) of all tax blocks).

Obsolescence (affecting forty-seven percent (47%) of all tax blocks).

Presence of structures below minimum code standards (affecting ninety-five percent (95%) of all tax blocks).

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Excessive vacancies (affecting seventy-two percent (72%) of all tax blocks).

Excessive land coverage and overcrowding of structures and community facilities (affecting twenty-six percent (26%) of all tax blocks).

Stagnant or declining E.A.V.

Two (2) additional factors are present to a minor extent within the Project Area. These are:

Deleterious land-use or layout (affecting twelve percent (12%) of all tax blocks).

Dilapidation (affecting nineteen percent (19%) of all tax blocks).

For vacant property, the presence of two (2) of the five (5) conditions set forth in the Act is required for designation of improved property as a blighted area. These factors must be meaningfully present and reasonably distributed within the Area. Of the five (5) factors cited in the Act. for improved property, three (3) factors are present within the Area.

r- Obsolete platting (affecting one hundred percent (100%) of the tax blocks).

Deterioration on adjacent property (affecting seventy-live percent (75%) of the tax blocks).

Stagnant or declining E.A.V.

For more detail on the basis for eligibility, refer to the study in Appendix C.

Need For Public Intervention.

The analysis of conditions within the Project Area included an evaluation of construction activity between 1996 and 2000. Table 1 summarizes construction activity within the Redevelopment Project Area by year and project type.

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Building Permit Activity (1996 - 2000)

Total

Construction Value New Construction Additions

Alterations/Repairs Demolition TOTAL:

Number Of Permits Issued

New Construction Additions

Alterations/ Repairs Demolition TOTAL:

```
$
                             0
                                   $ 0
  56,790
                6,90093,775
                46,20256,975
  37,750
                5,50029,525
  48,500
046717
066315
025310
029213
$143,040
         $58,602 $180,275
                       $57,250 $113,290 $552,457
```

() 16 34 16 66

Source: City of Chicago, Department of Buildings

During this five (5) year period, a total of sixty-six (66) building permits were issued for property within the Project Area. In analyzing the building permit activity, it should be recognized that a certain level of activity occurs merely to address basic maintenance needs, which appears to account for a large majority of the construction activity. Between 1996 and 2000, no projects were undertaken in the Area that had a construction value of One Hundred Thousand Dollars (\$100,000) or more. Furthermore, no permits were issued for new construction. Sixteen (16) permits were issued for demolition, representing twenty-four percent (24%) of the permits and twenty-four percent (24%) of the total construction value

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over the five (5) year period. Thirty-four (34) permits were issued for alterations and repairs, while six (6) permits were issued for additions.

The Five Hundred Fifty-two Thousand Four Hundred Fifty-seven Dollars (\$552,457) in construction spending that has occurred in the Project Area over the past five (5) years represents a minimal level of investment. This five (5) year private sector investment is roughly equal to the development value of one (1) full service restaurant. Alternatively, this level of investment is approximately equal to three (3), one thousand eight hundred (1,800) square foot new houses. Given the large amount of vacant land present within the Project Area, and the presence of widespread deterioration, a significantly higher level of private investment is required to reverse the area's decline. Clearly, the lack of development is not being resolved through private-sector investment, and a continuation of this minimal level of private investment may exacerbate blight within the Project Area.

Despite the lack of private sector investment, equalized assessed value (E.A.V.) within the Area grew from approximately Fifteen Million Eight Hundred Thousand Dollars (\$15,800,000) in 1996 to Eighteen Million Seven Hundred Thousand Dollars (\$18,700,000) in 2000. However, for this period, the E.A.V. of the Areagrew at a slower rate (seventeen and seven-tenths percent (17.7%)) than that of the City . (thirty-three and one-tenths percent (33.1%)). This growth in E.A.V. could be the result of one (1) or more of several factors, including improvements to a small number of properties or normal growth due to inflation. However, the increase in E.A.V. is not the result of widespread reinvestment in private property through construction activity. Given the blight and obsolescence that has been documented, the overall redevelopment of the Project Area would not reasonably be expected to occur without public intervention and the adoption of the Plan.

4.

Redevelopment Plan Goals And Objectives.

The proposed Plan and Project is consistent with City plans for the area. The land uses conform to those approved by the Chicago Planning Commission and to recent City-sponsored plans for the area. The following goals and objectives are provided to guide development in the Project Area.

General Goals:

Reduce or eliminate deleterious conditions within the Project Area.

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Provide for the orderly transition from obsolete land uses, to more appropriate land-use patterns.

Create an attractive environment that encourages new commercial development.

Increase affordable housing (for-sale and rental), including market rate housing set aside (twenty percent (20%)).

Employ residents within and surrounding the Project Area in jobs generated by area development.

Improve public facilities and amenities.

Enhance the tax base of the Project Area.

Redevelopment Objectives:

Encourage private investment.

Direct development activities to appropriate locations within the Project Area in accordance with the land-use plan and general land-use strategies.

Encourage rezoning of obsolete land-use designations to facilitate development of underutilized property for uses that have demonstrated market support.

Provide opportunities for business and commercial development where there is demonstrated market support.

Encourage development of affordable for-sale and rental housing, as defined by the City's Department of Housing, for persons earning no more than one hundred twenty percent (120%) of the area median income and persons earning no more than eighty percent (80%) of area median income, respectively.

Encourage development of market-rate housing as part of an overall program to create a mixed-income neighborhood.

Realign segments of the proposed bikeway/open space on the former railroad right-of-way to improve access to private property and to create more viable redevelopment parcels.

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Establish job readiness and job training programs to provide residents within and surrounding the Project Area with the skills necessary to secure jobs in the Project Area and in adjacent redevelopment project areas.

Promote hiring of local residents, including graduates of the Project Area's job readiness and job training programs.

Improve recreational amenities within the Project Area.

Design Objectives:

Provide off-street parking to support existing and new commercial uses within the 119th and Halsted Business District.

Establish design standards for commercial and residential redevelopment to ensure compatible high-quality development.

Enhance the appearance and function of existing commuter rail public transit facility.

Encourage increased use of public transit facilities through pedestrian-friendly design, while also improving vehicular movement.

5.

Redevelopment Plan.

The City proposes to achieve the Plan's goals through the use of public financing techniques, including tax increment financing, and by undertaking some or all of the following actions:

Property Assembly, Site Preparation And Environmental Remediation.

To meet the goals and objectives of the Plan, the City may acquire and assemble property throughout the Area. Land assemblage by the City may be by purchase, exchange, donation, lease, eminent domain or through the Tax Reactivation Program and may be for the purpose of (a) sale, lease or conveyance to private developers, or (b) sale, lease, conveyance or dedication for the construction of public improvements or facilities. Furthermore, the City may require written redevelopment agreements with developers before acquiring any properties. As

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appropriate, the City may devote acquired property to temporary uses until such property is scheduled for disposition and development.

Figure 7, Land Acquisition Overview Map (Appendix A), reflects the properties proposed for acquisition on the existing acquisition map from the 1 19th and Halsted Street Redevelopment Area Designation, adopted in 1998. Table 2, Land Acquisition by Parcel Identification Number and Address (see Appendix A), provides a list of the properties proposed for acquisition on this underlying acquisition map. There is no new acquisition of property proposed as part of the Plan.

In connection with the City exercising its power to acquire real property not currently on the Land Acquisition Overview Map, including the exercise of the power of eminent domain, under the Act in implementing the Plan, the City will follow its customary procedures of having each such acquisition recommended by the Community Development Commission (or any successor commission) and authorized by the City Council of the City. Acquisition of such real property as may be authorized by the City Council does not constitute a change in the nature of the Plan. The acquisition of such property can be paid for using T.I.F. funds.

For properties described in Figure 7 (the Land Acquisition Overview Map) in Appendix A, the acquisition of occupied properties by the City shall, commence within four (4) years from the date of the publication of the ordinance approving the underlying plan (September 9, 1998). Acquisition shall be deemed to have commenced with the sending of an offer letter. After the expiration of this four (4) year period, the City may acquire such property pursuant to the Plan under the Act according to its customary procedures as described in the preceding paragraph.

Intergovernmental And Redevelopment Agreements.

The City may enter into redevelopment agreements or intergovernmental agreements with private entities or public entities to construct, rehabilitate, renovate or restore private or public improvements on one or several parcels (collectively referred to as "Redevelopment Projects"). Such redevelopment agreements may be needed to support the rehabilitation or construction of allowable private improvements, in accordance with the Plan; incur costs or reimburse developers for other eligible redevelopment project costs as provided in the Act in implementing the Plan; and provide public improvements and facilities which may include, but are not limited to utilities, street closures, transit improvements, streetscape enhancements, signalization, parking and surface right-of-way improvements.

Terms of redevelopment as part of this redevelopment project may be incorporated in appropriate redevelopment agreements. For example, the City

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may agree to reimburse a developer for incurring certain eligible redevelopment project costs under the Act. Such agreements may contain specific development controls as allowed by the Act.

The City requires that developers who receive T.I.F. assistance for market rate housing set aside twenty percent (20%) of the units to meet affordability criteria established by the City's Department of Housing. Generally, this means the affordable for-sale units should be priced at a level that is affordable to persons earning no more than one hundred twenty percent (120%) of the area median income, and affordable rental units should be affordable to persons earning no more than eighty percent (80%) of the area median income.

Job Training.

To the extent allowable under the Act, job training costs may be directed toward training activities designed to enhance the competitive advantages of the Project Area and to attract additional employers to the Area. Working with employers and local community organizations, job training and job readiness programs may be provided that meet employers' hiring needs, as allowed under the Act.

A job readiness/training program is a component of the Plan. The City expects to encourage hiring from the community that maximizes job opportunities for Chicago residents.

Relocation.

Relocation assistance may be provided to facilitate redevelopment of portions of the Area, and to meet other City objectives. Businesses or households legally occupying properties to be acquired by the City may be provided with relocation advisory and financial assistance as determined by the City.

Analysis, Professional Services And Administrative Activities.

The City may undertake or engage professional consultants, engineers, architects, attorneys and others to conduct various analyses, studies, administrative or legal services to establish, implement and manage the Plan.

Provision Of Public Improvements And Facilities.

Adequate public improvements and facilities may be provided to service the Area. Public improvements and facilities may include, but are not limited to, street closures to facilitate assembly of development sites, upgrading streets,

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signalization improvements, provision of streetscape amenities, river-walk improvements, parking improvements and utility improvements.

Financing Costs Pursuant To The Act.

Interest on any obligations issued under the Act accruing during the estimated period of construction of the redevelopment project and other financing costs may be paid from the incremental tax revenues pursuant to the provisions of the Act.

Interest Costs Pursuant To The Act.

Pursuant to the Act, the City may allocate a portion of the incremental tax revenues to pay or reimburse developers for interest costs incurred in connection with redevelopment activities in order to enhance the redevelopment potential of the Area.

6.

Redevelopment Project Description.

The Plan seeks to create a strong, active and diverse business district along Halsted Street and to create an attractive and viable residential neighborhood in the area south and east of the 119th/Halsted intersection. Physical improvements to the Project Area are seen as a critical component of its overall improvement.

The Plan recognizes that new investment in commercial and residential property is needed to achieve revitalization. In certain cases, attracting new private investment may require the redevelopment of existing properties. Proposals for infrastructure improvements will stress projects that will serve and benefit the surrounding residential, commercial and institutional uses. A comprehensive program of aesthetic enhancements will include streetscape improvements, facade renovations and aesthetically compatible new development. The components will create the quality environment required to sustain the revitalization of the Project Area.

Based on this assessment, the goals of the redevelopment projects to be undertaken in the Project Area are to: 1) foster viable commercial redevelopment on vacant, deteriorated or obsolete property that can serve the far south side community; 2) redevelop

obsolete commercial property along 1 19th and 120th Streets for residential use; 3) redevelop vacant and deteriorated residential property to

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remove blighting influences and create a sustainable neighborhood; and 4) integrate public investments in infrastructure and facilities to help foster a suitable environment for private-sector investments. The major physical improvement elements anticipated as a result of implementing the proposed Plan are outlined below.

Commercial Redevelopment.

The Plan recognizes that commercial redevelopment is a key element of area improvement. The Plan seeks to focus commercial development along Halsted Street, with more intensive development at the major intersections of 115th /Halsted and 1 ^^/Halsted. Smaller-scale commercial and mixed-use (commercial/ residential) development is envisioned south of the 1 ^^/Halsted intersection.

Residential Redevelopment.

Residential redevelopment is proposed for the deteriorated and obsolete commercial property along 119th and 120th Streets. Townhouse units or two (2) flats/three (3) flats are seen as appropriate housing types for this redevelopment. Single-family residential is most suitable for in-fill development along local side streets.

Public Improvements.

Improvements to public infrastructure and facilities are needed to complement and attract private sector investment. Infrastructure improvements may include:

Improvement of the former railroad right-of-way as a bikeway and open space amenity.

Improvement of streetscape conditions along Halsted Street to support commercial redevelopment.

Improvement of street intersections to improve traffic flow. Expansion of the parking supply.

Enhancement of streetscape conditions along 119th and 120th Streets to support residential redevelopment.

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Construction of a new public library at the corner of 1 19 and Halsted Streets.

Improvement of other public facilities that meet the needs of the community.

7.

General Land-Use Plan And Map.

The land uses proposed in the Area are generally consistent with current zoning. One significant exception is the land along 1 19th Street east of Halsted Street. Land in this location is currently zoned B2- 1 and is proposed for largely residential use. All proposed land-use is subject to the approval of the Chicago Plan Commission. Figure 6, General Land-Use Plan, in Appendix A, identifies land uses expected to result from implementation of the Plan in the Area. The land-use categories planned for the Area are: 1) residential, 2) commercial/mixed-use, 3) public/ institutional, and 4) park/open space use. The commercial/mixed-use category includes commercial use, residential use or commercial and residential uses within the same building. Institutional uses and park/open space amenities may be incorporated into any of these land-use categories as needs and opportunities present themselves. The General Land-Use Plan is intended to provide a guide for future land-use improvements and developments within the Area.

The General Land-Use Plan is intended to serve as a broad guide for land-use and redevelopment policy. The plan is general in nature to allow adequate flexibility to respond to shifts in the market and private investment. A more specific discussion of the proposed uses within the Project Area is outlined below.

Residential Use.

Residential use is proposed south and east of the 1 ^^/Halsted intersection. Most of the property along 1 19th Street east of Emerald Avenue is proposed for residential use. This represents a shift in land-use policy from its current zoning, which is B2- 1. This area is no longer viable as a commercial district and should be redeveloped for residential use. The treatment of 1 19th Street is similar to that of 120^{U>} Street, which was a viable commercial district many years ago, but is now zoned residential. Other areas shown for residential use reflect existing residential property or vacant property that should be redeveloped for residential use.

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Commercial/Mixed-Use.

Commercial/mixed-use development is proposed for the Halsted Street corridor and for scattered properties on 1 19th Street and 115th Street. Commercial and retail development is envisioned for most of this area. However, allowing residential use provides needed flexibility, especially for property where a clear trend of future use is not evident. Important recommendations include the redevelopment of the current C.H.A. office and warehouse facility on 1 IS¹¹¹ Street and relocation of a small number of older industrial uses needed to facilitate broader commercial redevelopment of land, particularly along Halsted Street.

Public/Institutional.

Property designated as public/institutional use represents primarily existing uses. Prominent uses include the West Pullman Elementary School at 120th Street and Parnell Avenue and the City of Chicago fire station at 119th Street and Peoria Street. A number of churches are also present within the area. The most significant proposed use is a new public library at the northwest corner of 119th and Halsted Streets.

Park/ Open Space.

The most prominent park/open space use is the proposed bikeway on the former railroad right-of-way running northwest to southeast through the Project Area. The alignment of this bikeway, as shown on the General Land-Use Plan, reflects proposals to realign segments of the bikeway to improve access to private property and promote more effective redevelopment. Such recommendations have been discussed with City officials and will be considered where feasible. Another proposed park/open space facility is the vacant, wooded property located along the proposed bikeway between 114th Street and 1 12th Street.

These land-use strategies are intended to direct development toward the most appropriate land-use pattern for the various portions of the Project Area and enhance the overall development of the Area in accordance with the goals and objectives of the Plan. Locations of specific uses, or public infrastructure improvements, may vary from the General Land-Use Plan as a result of more detailed planning and site design activities. Such variations are permitted without amendment to the Plan as long as they are consistent with the Plan's goals and objectives and the land uses and zoning approved by the Chicago Plan Commission.

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8.

Redevelopment Plan Financing.

Tax increment financing is an economic development tool designed to facilitate the redevelopment of blighted areas and to arrest decline in areas that may become blighted without public intervention. It is expected that tax increment financing will be an important means, although not necessarily the only means, of financing improvements and providing development incentives in the Project Area throughout its twenty-three (23) year life.

Tax increment financing can only be used when private investment would not reasonably be expected to occur without public assistance. The Act sets forth the range of public assistance that may be provided.

It is anticipated that expenditures for redevelopment project costs will be carefully staged in a reasonable and proportional basis to coincide with expenditures for redevelopment by private developers and the projected availability of tax increment revenues.

Eligible Project Costs.

Redevelopment project costs include the sum total of all reasonable, or necessary, costs incurred, or estimated to be incurred, and any such costs incidental to the Plan. Some of the costs listed below became eligible costs under the Act pursuant to an amendment

to the Act which became effective November 1, 1999. Eligible costs may include, without limitation, the following:

- 1. Professional services including: costs of studies and surveys, development of plans and specifications, implementation and administration of the Plan including, but not limited to, staff and professional service costs for architectural, engineering, legal, financial, planning or other services, provided however, that no charges for professional services may be based on a percentage of the tax increment collected and the terms of such contracts do not extend beyond a period of three (3) years. Redevelopment project costs may not include general overhead or administrative costs of the City that would still have been incurred if the City had not designated a redevelopment project area or approved a redevelopment plan.
- 2. The cost of marketing sites within the Area to prospective businesses, developers and investors.

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- 3. Property assembly costs, including, but not limited to, acquisition of land and other property, real or personal, or rights or interests therein, demolition of buildings, site preparation, site improvements that serve as an engineered barrier addressing ground level or below ground environmental contamination, including, but not limited to parking lots and other concrete or asphalt barriers, and the clearing and grading of land.
- 4. Costs of rehabilitation, reconstruction, repair or remodeling of existing public or private buildings, fixtures and leasehold improvements; and the cost of replacing an existing public building, if pursuant to the implementation of a redevelopment project, the existing public building is to be demolished to use the site for private investment or devoted to a different use requiring private investment.
- 5. Costs of the construction of public works or improvements, but not including the cost of constructing a new municipal public building principally used to provide offices, storage space, or conference facilities or vehicle storage, maintenance, or repair for administrative, public safety, or public works personnel and that is not intended to replace an existing public building unless the City makes a reasonable determination, supported by information that provides the basis for that determination, that the new municipal building is required to meet an increase in the need for public safety purposes anticipated to result from the implementation of the Plan.
- 6. Costs of job training and retraining projects including the cost of "welfare-to-work" programs implemented by businesses located within the Area, advanced vocational education or career education, including but not limited to courses in occupational, semi-technical or technical fields leading directly to employment, incurred by one (1) or more taxing districts as provided in the Act.
- 7. Financing costs, including, but not limited to, all necessary and incidental expenses related to the issuance of obligations and, which may include payment of interest on any obligations issued under the Act, including interest accruing during the estimated period of construction of any redevelopment project for which such obligations are issued and not exceeding thirty-six (36) months thereafter and including reasonable reserves related thereto.
- 8. All, or a portion, of a taxing district's capital costs resulting from the Redevelopment Project necessarily incurred, or to be incurred, in furtherance of the Plan, to the extent the City, by written agreement, accepts and approves such costs.

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- 9. An elementary, secondary or unit school district's increased costs attributable to assisted housing units will be reimbursed as provided for in the Act.
- 10. Relocation costs, to the extent that the City determines that relocation costs shall be paid or is required to make payment of relocation costs by state or federal law or in accordance with the requirements of the Act.
- 11. Payment in lieu of taxes.
- 12. Interest costs incurred by a developer related to the construction, renovation or rehabilitation of a redevelopment project provided that:

such costs are to be paid directly from the special tax allocation fund established pursuant to the Act;

such payments in any one (1) year may not exceed thirty percent

(30%) of the annual interest costs incurred by the developer with

- regard to the redevelopment project during that year;
- . if there are not sufficient funds available in the special tax
- ! allocation fund to make the payment pursuant to this provision,

then the amounts so due shall accrue and be payable when sufficient funds are available in the special tax allocation fund;

the total of such interest payments paid pursuant to the Act may not exceed thirty percent (30%) of the total: (i) cost paid or incurred by the developer for such redevelopment project, plus (ii) redevelopment project costs excluding any property assembly costs and any relocation costs incurred by the City pursuant to the Act; and

up to seventy-five percent (75%) of the interest cost incurred by a developer for the financing of rehabilitated or new housing units for low-income households and very low-income households, as defined in Section 3 of the Illinois Affordable Housing Act.

13. Up to fifty percent (50%) of the cost of construction, renovation and/or rehabilitation of all low-income and very low-income housing units (for ownership or rental) as defined in Section 3 of the Illinois Affordable Housing Act. If the units are part of a residential redevelopment project that includes units not affordable to low-income and very low-income households, only the low-income and very low-income households shall be eligible for benefits under the Act.

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- 14. Up to seventy-five percent (75%) of the interest incurred by a developer for the financing of rehabilitated or new housing units for low-income households and very low-income households, as defined in Section 3 of the Illinois Affordable Housing Act.
- 15. The cost of day care services for children of employees from low-income families working for businesses located within the Area and all or a portion of the cost of operation of day care centers established by Area businesses to serve employees from low-income families working in businesses located in the Area. For the purposes of this paragraph, "low-income families" means families whose annual income does not exceed eighty percent (80%) of the City, county or regional median income as determined from time to time by the United States Department of Housing and Urban Development.

The cost of constructing new privately-owned buildings is not an eligible redevelopment project cost, unless specifically authorized by the Act.

Estimated Project Costs.

A range of activities and improvements may be required to implement the Plan. The proposed eligible activities and their estimated costs over the life of the Area are briefly described below and also shown in Table 3, Estimated Redevelopment Project, costs.

- 1. Professional services including planning, legal, surveys, real estate marketing costs, fees and other related development costs. This budget element provides for studies and survey costs for planning and implementation of the project, including planning and legal fees, architectural and engineering, development site marketing, financial and special service costs. (Estimated cost: One Million Five Hundred Thousand Dollars (\$1,500,000))
- 2. Property assembly costs, including acquisition of land and other property, real or personal, or rights or interests therein, and other appropriate and eligible costs needed to prepare the property for redevelopment. These costs may include the reimbursement of acquisition costs incurred by private developers. Land acquisition may include acquisition of both improved and vacant property in order to create development sites, accommodate public rights-of-way or to provide other public facilities needed to achieve the goals and objectives of the Plan. Property assembly costs also include: demolition of existing improvements, including clearance of blighted properties or clearance required to prepare sites for new development, site preparation, including grading, and other

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appropriate and eligible site activities needed to facilitate new construction, and environmental remediation costs associated with property assembly which are required to render the property suitable for redevelopment. (Estimated cost: Ten Million Dollars (\$10,000,000))

- 3. Rehabilitation, reconstruction, repair or remodeling of existing public or private buildings and fixtures; and up to fifty percent (50%) of the cost of construction of low-income and very low-income housing units. (Estimated cost: Three Million Two Hundred Fifty Thousand Dollars (\$3,250,000))
- 4. Construction of public improvements, infrastructure and facilities. These improvements are intended to improve access within the Area, stimulate private investment and address other identified public

improvement needs, and may include all or a portion of a taxing district's eligible costs, including increased costs of the Chicago Public Schools attributable to assisted housing units within the Area in accordance with the requirements of the Act. (Estimated cost: Twelve Million Dollars (\$12,000,000))

- 5. Costs of job training and retraining projects, advanced vocational education or career education, as provided for in the Act. (Estimated cost: One Million Dollars (\$1,000,000))
- 6. Relocation costs, as judged by the City to be appropriate or required to further implementation of the Plan. (Estimated cost: One Million Dollars (\$1,000,000))
- 7. Financing and interest costs associated with redevelopment projects, pursuant to the provisions of the Act. (Estimated cost: Three Million Five Hundred Thousand Dollars (\$3,500,000))
- 8. Provision of day care services as provided in the Act. (Estimated cost: Two Hundred Fifty Thousand Dollars (\$250,000))
- 9. All or part of a taxing district's capital costs resulting from or incurred in furtherance of the Plan, to the extent that the City, by written agreement accepts and approves such costs. (Estimated cost: Two Million Five Hundred Thousand Dollars (\$2,500,000)]

The estimated gross eligible project cost over the life of the Area is Thirty-five Million Dollars (\$35,000,000). All project cost estimates are in 2001 dollars. Any bonds issued to finance portions of the redevelopment project may include an amount of proceeds sufficient to pay customary and reasonable charges associated with issuance of such obligations, as well as to provide for capitalized interest and reasonably required reserves. The total project cost figure excludes any costs for the issuance of bonds. Adjustments to estimated line items, which are upper

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estimates for these costs, are expected and may be made without amendment to the Plan.

Table 2.

Estimated Redevelopment Project Costs.

Program Action/Improvement

Planning, Legal, Surveys, Redevelopment Marketing Costs and Related Development Costs

Property Assembly, Site Preparation and Environmental Remediation

Rehabilitation (may include up to fifty percent (50%) of the cost of construction of low- and very low-income housing units)

Public Improvements

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Job Training and Retraining

Relocation

Financing and Interest Costs

Budget \$ 1,500,000

10,000,000 3,250,000

12,000,000(" 1,000,000 1,000,000 3,500,000

(1) This category may also include reimbursing capital costs of taxing districts impacted by the redevelopment of the Area and school district costs pursuant to the Act. As permitted by the Act, the City may pay, or reimburse all, or a portion of a taxing district's costs resulting from the Redevelopment Project pursuant to a written agreement by the City accepting and approving such costs.

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Program Action/Improvement

\$ 250,000

Taxing District Capital Costs

\$35,000,000,2)(31

Sources Of Funds.

Funds necessary to pay for redevelopment project costs and municipal obligations, which have been issued to pay for such costs, are to be derived principally from tax increment revenues and proceeds from municipal obligations, which have as their source of payment tax increment revenue. To secure the issuance of these obligations, the City may permit the utilization of guarantees, deposits and other forms of security made available by private sector developers.

The tax increment revenue, which will be used to fund tax increment obligations and redevelopment project costs, shall be the incremental real property taxes Incremental real property tax revenue is attributable to the increase in the current equalized assessed value of each taxable lot, block, tract or parcel of real property in the Area over and above the initial

equalized assessed value of each such property in the Area. Other sources of funds, which may be used to pay for redevelopment costs and obligations issued, the proceeds of which are used to pay for such costs, are land disposition proceeds, state and federal grants, investment income, and such other sources of funds and revenues as the City may, from time to time, deem appropriate. The City may incur Project Costs (costs for line items listed on Table 2), which are paid for from funds of the City other than incremental taxes, and the City may then be reimbursed for such costs from incremental taxes.

- (2) The Total Project Costs exclude any additional financing costs, including any interest expense, capitalized interest and costs associated with optional redemptions. These costs are subject to prevailing market conditions and are in addition to Total Project Costs. The amount of the Total Project Costs that can be incurred in the Area will be reduced by the amount of redevelopment project costs incurred in contiguous redevelopment project areas, or those separated from the Area only by a public right-of-way, that are permitted under the Act to be paid, and are paid, from incremental property taxes generated in the Area, but will not be reduced by the amount of redevelopment project costs incurred in the Area which are paid from incremental taxes generated from contiguous redevelopment project areas.
- (3) The Total Project Costs provides an upper limit on expenditures and adjustments may be made

in line items without amendment to the Plan.

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The Project Area may be contiguous to, or be separated only by a public right-of-way from, other redevelopment project areas created under the Act. The City may utilize net incremental property taxes received from the Area to pay eligible project costs, or obligations issued to pay such costs, in other contiguous redevelopment project areas, or those separated only by a public right-of-way, and vice versa. The amount of revenue from the Project Area, made available to support such contiguous redevelopment project areas, or those separated only by a public right-of-way, when added to all amounts used to pay eligible Redevelopment Project Costs within the Project Area, shall not at any time exceed the total Redevelopment Project Costs described in the Plan.

The Project Area may become contiguous to, or be separated only by a public right-of-way from, redevelopment project areas created under the Industrial Jobs Recovery Law (65 ILCS 5/1 1-74.61-1, et seq.). If the City finds that the goals, objectives and financial success of such contiguous redevelopment project areas, or those separated only by a public right-of-way, are interdependent with those of the Project Area, the City may determine that it is in the best interests of the City, and in furtherance of the purposes of the Plan, that net revenues from the Project Area be made available to support any such redevelopment project areas and vice versa. The City therefore proposes to utilize net incremental revenues received from the Project Area to pay eligible redevelopment project costs (which are eligible under the Industrial Jobs Recovery Law referred to above) in any such areas, and vice versa. Such revenues may be transferred or loaned between the Project Area and such areas. The amount of revenue from the Project Area made available, when added to all amounts used to pay eligible Redevelopment Project Costs within the Project Area, or other areas described in the preceding paragraph, shall not at any time exceed the total Redevelopment Project Costs described in Table 3.

Development of the Project Area would not be reasonably expected to occur without the use of the incremental revenues provided by the Act. Redevelopment project costs include those eligible project costs set forth in the Act. Tax increment financing or other public sources will be used only to the extent needed to secure commitments for private redevelopment activity.

Nature And Term Of Obligations To Be Issued.

The City may issue obligations secured by the tax increment special tax allocation fund established for the Area pursuant to the Act or such other funds or security as are available to the City by virtue of its powers, available under the Act, pursuant to the Illinois State Constitution.

All obligations issued by the City in order to implement the Plan shall be retired not later than December 31 of the year in which the payment to the municipal treasurer as provided in Section 8(b) of the Act is to be made with respect to ad valorem taxes levied in the twenty-third (23rd) calendar year after the year in which

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the ordinance approving the redevelopment project area is adopted. The final maturity date of any such obligations which are issued may not be later than twenty (20) years from their respective dates of issuance. One (1) or more series of obligations may be sold at one (1) or more times in order to implement the Plan. The City may also issue obligations to a developer as reimbursement for project costs incurred by the developer on behalf of the City.

Revenues shall be used for the scheduled and/or early retirement of obligations, and for reserves, bond sinking funds and redevelopment project costs, and, to the extent that the real property tax increment is not used for such purposes, shall be declared surplus and shall then become available for distribution annually to taxing districts in the Area in the manner provided by the Act.

Most Recent Equalized Assessed Valuation.

The purpose of identifying the most recent equalized assessed valuation ("E.A.V.") of the Project Area is to provide an estimate of the initial E.A.V., which the Cook County Clerk will certify for the purpose of annually calculating the incremental E.A.V. and incremental property taxes of the Project Area. The 2000 E.A.V. of all taxable parcels in the Area is Eighteen Million Six Hundred Eighty-nine Thousand Thirty-four Dollars (\$18,689,034).. This total E.A.V. amount by Permanent Index Number is summarized in Appendix D. The E.A.V. is subject to verification by the Cook County Clerk. After verification, the final figure shall be certified by the Cook County Clerk, and shall become the Certified Initial E.A.V. from which all incremental property taxes in the Area will be calculated by Cook County.

Anticipated Equalized Assessed Valuation.

Once the redevelopment project has been completed and the property is fully assessed, the E.A.V. of real property within the Area is estimated at Twenty-eight Million Seven Hundred Thousand Dollars (\$28,700,000). This estimate has been calculated assuming that the Project Area will be developed in accordance with Figure 6, General Land-Use Plan, of the Plan.

The estimated E.A.V. assumes that the assessed value of property within the Project Area will increase substantially as a result of new development and public improvements.

Calculation of the estimated E.A.V. is based on several assumptions, including: 1) redevelopment of the Project Area will occur in a timely manner; 2) the application of a State Multiplier of 2.139 1 to the projected assessed value of property within the Redevelopment Project Area; and 3) an annual inflation factor of two percent (2%). The projected State Multiplier was calculated by averaging the

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State Multipliers for Cook County for the most recent nine (9) year period (199 1 - 1999).

Financial Impact On Taxing Districts.

The Act requires an assessment of any financial impact of the Area on, or any increased demand for services from, any taxing district affected by the Plan and a description of any program to address such financial impacts or increased demand. The City intends to monitor development in the Area and with the cooperation of the other affected taxing districts will attempt to ensure that any increased needs are addressed in connection with any particular development.

The following taxing districts presently levy taxes on properties located within the Area:

Cook County. The County has principal responsibility for the protection of persons and property, the provision of public health services and the maintenance of County highways.

Cook County Forest Preserve District. The Forest Preserve District is responsible for acquisition, restoration and management of lands for the purpose of protecting and preserving open space in the City and County for the education, pleasure and recreation of the public.

Metropolitan Water Reclamation District Of Greater Chicago. The Water Reclamation District provides the main trunk lines for the collection of wastewater from cities, villages and towns, and for the treatment and disposal thereof.

Chicago Community College District 508. The Community College District is a unit of the State of Illinois' system of public community colleges, whose objective is to meet the educational needs of residents of the City and other students seeking higher education programs and services.

Board Of Education Of The City Of Chicago. General responsibilities of the Board of Education include the provision, maintenance and operations of educational facilities and the provision of educational services for kindergarten through twelfth (12 th) grade.

Chicago Park District. The Park District is responsible for the provision, maintenance and operation of park and recreational facilities throughout the City and for the provision of recreation programs.

Chicago School Finance Authority. The Authority was created in 1980 to exercise oversight and control over the financial affairs of the Board of Education of the City of Chicago.

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City Of Chicago. The City is responsible for the provision of a wide range of municipal services, including: police and fire protection; capital improvements and maintenance; water supply and distribution; sanitation service; building, housing and zoning codes, et cetera. The City also administers the City of Chicago Library Fund, formerly a separate taxing district from the City.

The proposed revitalization of the Project Area would be expected to create moderate demands on public services. The

development of new residential property on vacant and deteriorated land would increase the demand for school services as well as parks and other population-based services. The demand for water and sewer services would increase as well. Proposed commercial development would not increase the demand for population-based services, but would increase demand for water and sewer services and similar types of infrastructure, including the Metropolitan Water Reclamation District.

Redevelopment of the Area may result in changes to the level of required public services. The required level of these public services will depend upon the uses that are ultimately included within the Project Area. Although the specific nature and timing of the private investment expected to be attracted to the Project Area cannot be precisely quantified at this time, a general assessment of financial impact can be made based upon the level of development and timing anticipated by the proposed Plan.

When completed, developments in the Project Area will generate property tax revenues for all taxing districts. Other revenues may also accrue to the City in the form of sales tax, business fees and licenses, and utility user fees. The costs of some services such as water and sewer service, building inspections, et cetera are typically covered by user charges. However, others are not and should be subtracted from the estimate of property tax revenues to assess the net financial impact of the Plan on the affected taxing districts.

For the taxing districts levying taxes on property within the Area, increased service demands are expected to be negligible because they are already serving the Area. Upon completion of the Plan, all taxing districts are expected to share the benefits of a substantially improved tax base. However, prior to the completion of the Plan, certain taxing districts may experience an increased demand for services.

It is expected that most of the increases in demand for the services and programs of the aforementioned taxing districts, associated with the Project Area, can be adequately handled by the existing services and programs maintained by these taxing districts. However, Two Million Dollars (\$2,000,000] has been allocated within the Project Budget to "taxing district capital costs" to address potential demands associated with implementing the Plan.

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Real estate tax revenues resulting from increases in the E.A.V., over and above the certified initial E.A.V. established with the adoption of the Plan, will be used to pay eligible redevelopment costs in the Project Area. Following termination of the Project Area, the real estate tax revenues, attributable to the increase in the E.A.V. over the certified initial E.A.V., will be distributed to all taxing districts levying taxes against property located in the Area. Successful implementation of the Plan is expected to result in new development and private investment on a scale sufficient to overcome blighted conditions and substantially improve the long-term economic value of the Project Area.

Completion Of The Redevelopment Project And Retirement Of Obligations To Finance Redevelopment Project Costs.

The Plan will be completed, and all obligations issued to finance redevelopment costs shall be retired, no later than December 3 1st of the year in which the payment to the City treasurer as provided in the Act is to be made with respect to ad valorem taxes levied in the twenty-third (23rd) calendar year following the year in which the ordinance approving the Plan is adopted (by December 3 1, 2024).

9.

Housing Impact Study.

A Housing Impact Study has been conducted for the Redevelopment Project Area (Project Area) to determine the potential impact of redevelopment on area residents. As set forth in the Tax Increment Allocation Redevelopment Act (the "Act"), if the redevelopment plan for a redevelopment plan project area would result in the displacement of residents from ten (10) or more inhabited residential units, or if the redevelopment project area contains seventy-five (75) or more inhabited residential units and the City is unable to certify that no displacement of residents will occur, the municipality shall prepare a housing impact study and incorporate the study in the separate feasibility report required by the subsection (a) of Section 1 1-74.4-5 (sic) [Section 1 1-74.4-4.1]. Since the Project Area contains more than seventy-five (75) inhabited residential units and may displace ten (10) or more residents, a housing impact study is required. This Housing Impact Study, which is part of the 119th and Halsted Redevelopment Plan and Project, fulfills this requirement. It is also integral to the formulation of the goals, objectives, and policies of the Plan.

This Housing Impact Study is organized into two (2) parts. Part I describes the housing survey conducted within the Project Area to determine existing housing characteristics. Part II describes the potential impact of the Plan. Specific elements

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of the Housing Impact Study include:

Part I - Housing Survey.

Type of residential unit, either single-family, or multi-family.

The number and type of rooms within the units, if that information is available.

Whether the units are inhabited or uninhabited, as determined not less than forty-five (45) days before the date that the ordinance or resolution required by subsection (a) of Section 1 1-74.4-5 of the Act is passed.

Data as to the racial and ethnic composition of the residents in the inhabited residential units, which shall be deemed to be fully satisfied if based on data from the most recent federal census.

Part II - Potential Housing Impact.

The number and location of those units that will be or may be removed.

The municipality's plans for relocating assistance for those residents in the proposed redevelopment project area whose residences are to be removed.

The availability of replacement housing for those residents whose residences are to be removed, and the identification of the type, location, and cost of the replacement housing.

The type and extent of relocation assistance to be provided.

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Part I -- Housing Survey.

Part I of this study provides the type, size, and number of residential units within the Project Area, the number of inhabited and uninhabited units, and the racial and ethnic composition of the residents in the inhabited residential units.

Number And Type Of Residential Units.

The number and type of residential buildings in the area were identified during the building condition and land-use survey conducted as part of the eligibility analysis for the area. This survey, completed on May 24, 2001, revealed that the Project Area contains two hundred forty-seven (247) residential or mixed-use

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residential buildings containing a total of four hundred (400) units. The number of residential units by building type is outlined in Table 3, Number and Type of Residential Units.

Table 3. Number And Type Of Residential Units.

Building Type	Total Of Buildings	Number Of Units	Total Number
Single-family	143143		
Two-Flat	52104		
Three-Flat	515		
Multi-Family (4 or more units) Mixed-Use (Residential	736		
Above)	3 87 4		
Rooming Houses	22 8		
TOTAL:		400	

Number And Type Of Rooms Within Units.

The distribution within the Project Area of the four hundred (400) residential units by number of rooms and by number of bedrooms

is identified in tables within this section. The methodology to determine this information is described below.

Methodology.

In order to describe the distribution of residential units by number and type of rooms within the Project Area, Camiros, Ltd. analyzed 1990 United States Census data by Block Groups for those Block Groups encompassed by the Redevelopment Project Area. A Block Group, as defined by the United States Census, is a combination of census blocks (a census block is the smallest entity for which the Census Bureau collects and tabulates one hundred percent (100%) data). The Block Group is the lowest level of geography for which the Census Bureau tabulates

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sample, or long-form, data. In this study, we have relied on 1990 federal census sample data because it is the best available information regarding the housing units and residents of the Redevelopment Project Area. The Block Group data available for the Project Area are based on a sampling of residential units. Based on this data, a proportional projection was made of the number of bedrooms in each unit and the distribution of units by the number of rooms within each unit. The results of this survey are outlined in Table 4, Units By Bedroom Type, and in Table 5, Units By Number of Rooms.

Table 4. Units By Bedroom Type.⁰¹

Number Of Bedrooms Percentage (1990 Census)

Current Estimated For Project Area

Studio

- 1 Bedroom
- 2 Bedrooms
- 3 Bedrooms
- 4 Bedrooms
- 5 + Bedrooms Rooming Houses

TOTAL:

1.6 5.3 33.5 42.3 12.0 5.3 0.0 100.0

6 20 124 157 45 20 28 400

(1) As defined by the Census Bureau, number of bedrooms includes all rooms intended fo other purpose. A housing unit consisting of only one (1) room, such as a one (1) room no bedroom.	or use as bedrooms even if they are currently used for some efficiency apartment, is classified, by definition, as having
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Table 5. Units By Number Of Roon	as.' ²¹
Number Of Rooms Percentage 1990 Census) Current Estimate For Project Area	
1 Room	
2 Rooms	
3 Rooms	
4 Rooms	
5 Rooms	
6 Rooms	
7 Rooms	
8 Rooms 9+ Rooms Rooming Houses	
TOTAL:	
	0.8 1.1 4.5 12.5 33.4 27.1 7.6 7.8 5.2 0.0 100.0
	3 4 17 46 124 101 29 29 19 28 400

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(2) As defined by the Census Bureau, for each unit, rooms include living rooms, dining rooms, kitchens, bedrooms, finished recreation rooms, enclosed porches suitable for year-round use, and lodger's rooms. Excluded are strip or Pullman kitchens, bathrooms, open porches, balconies, halls or foyers, half-rooms, utility rooms, unfinished attics or basements or other unfinished space used for storage. A partially divided room is a separate room only if there is a partition from floor to ceiling, but not if the partition consists solely of shelves or cabinets.

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Number Of Inhabited Units.

A survey of inhabited dwelling units within the Project Area was conducted by Camiros, Ltd. and completed on May 24,200 1. This survey identified four hundred (400) inhabited residential units, of which thirty-five (35) (nine and four-tenths percent (9.4 %)) were identified as vacant. Therefore, there are approximately three hundred sixty-five (365) total inhabited units within the Project Area. As required by the Act, this information was ascertained as of May 24,200 1, which is a date not less than forty-five (45) days prior to the date that the resolution required by subsection (a) of Section 1 1-74.4-5 of the Act is or will be passed (the resolution setting the public hearing and Joint Review Board meeting dates).

Race And Ethnicity Of Residents.

As required by the Act, the racial and ethnic composition of the residents in the inhabited residential units was determined. Population projections from Claritas Inc., a national demographic data provider, were used to compile the information on race and ethnicity of residents. These projections were based on data from the 1990 United States Census; detailed information from the 2000 Census on the racial and ethnic composition of residents within the Project Area has not yet been released.

According to the population projections from Claritas, there are an estimated eleven thousand three hundred two (11,302) residents living within the proposed boundaries of the 1 19th and Halsted Redevelopment Project Area in 2000. Table 6, Race and Ethnicity Characteristics, describes the race and ethnic composition of these residents, below.

Table 6.

Race And Ethnicity Characteristics.

Estimated Residents In 2000

White

98.8%

American Indian/ Eskimo/Aleut

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Estimated Residents In 2000
Asian / Pacific Islander
TOTAL:
0.1% 100.0%
Estimated Residents In 2000
Hispanic Non-Hispanic TOTAL:
66 11,228 11,294
0.6% 99.4% 100.0%
Source: Claritas, Inc.
Part II Potential Housing Impact.
Part II contains, as required by the Act, information on any acquisition, relocation program, replacement housing and relocation assistance.
Number And Location Of Units That May Be Removed.
The primary objectives of the Redevelopment Plan are to redevelop vacant land, correct obsolete land-use patterns throug redevelopment, and conserve existing housing units. While the Plan does not propose redevelopment of current residential use areas some displacement of residential units may occur in the process of redeveloping obsolete commercial (mixed-use) buildings and through the consolidation of vacant lots.
Currently, one (1) portion of the Project Area has been the subject of redevelopment proposals. The City issued an R.F.P. on February 13,2001, for the "purchase and redevelopment of properties for new single-family housing near 119,h and Halsted". The land identified by this R.F.P. includes property on South Union
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Avenue and South Emerald Avenue between West 1 19 and West 120th Streets. However, all of the properties offered in this R.F.P. are vacant lots, and there are no residential buildings or occupied dwelling units present on this land.

In addition to the active development project initiated by the City, there is a possibility that over the twenty-three (23) year life of

the Redevelopment Project Area, some inhabited residential units may be removed as a result of implementing the Plan. In order to meet the statutory requirement of defining the number and location of inhabited residential units that may be removed, a methodology was established that would provide a rough, yet reasonable, estimate. This methodology is described below.

Methodology.

The methodology used to fulfill the statutory requirements of defining the number and location of inhabited residential units that may be removed involves three (3) steps.

- 1. Step 1 counts all inhabited residential units previously identified on any underlying acquisition maps. For this purpose, the aforementioned 1.19th and Halsted Redevelopment Area was reviewed. Since there are twenty-one (21) inhabited residential units on current acquisition maps, the number of residential units that may be removed due to identified acquisition is twenty-one (21).
- 2. Step 2 counts the number of inhabited residential units contained on parcels that are dilapidated as defined by the Act. From the survey conducted by Camiros, Ltd., a total of two (2) buildings have been identified within the Project Area that can be classified as dilapidated and that contain occupied residential units. Each of these buildings was identified as having one (1) occupied dwelling unit. Therefore, the number of inhabited residential units that may be removed due to demolition or rehabilitation of dilapidated buildings is two (2).
- 3. Step 3 counts the number of inhabited residential units that exist where the future land-use indicated by the Plan will not include residential uses. After reviewing the General Land-Use Plan for the Project Area, we determined that there are forty-six (46) units impacted by changes to the existing land-use. Therefore, the number of inhabited residential units that may be removed due to future land-use change is forty-six (46).

Figure 8, Housing Impact Study Map, identifies the sixty-nine (69) occupied units, which is the sum of Step 1 -- Step 3, that could potentially be removed during the

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twenty-three (23) year life of this 119th and Halsted Redevelopment Plan and Project. In addition, the specific parcels' P.I.N.S are listed in Table 9, Land Acquisition by Parcel Identification Number and Address located in Appendix A.

Replacement Housing.

In accordance with Section 1 1-74.4-3 (n)(7) of the Act, the City shall make a good faith effort to ensure that affordable replacement housing for any qualified displaced residents whose residence is removed is located in or near the Project Area.

To promote development of affordable housing, the Plan requires that developers receiving tax increment financing assistance for market-rate housing are to set aside at least twenty percent (20%) of the units to meet affordability criteria established by the City's Department of Housing. Generally, this means affordable rental units should be affordable to households earning no more than eighty percent (80%) of the area median income (adjusted for family size), or for sale units affordable to households earning one hundred twenty percent (120%) of the area median income. If, during the twenty-three (23) year life of the 1 19th and Halsted Redevelopment Project Area, the acquisition plans change, the City shall make every effort to ensure that appropriate replacement housing will be found in either the Project Area or the surrounding Community Areas.

Currently, there are no bona fide residential development projects planned that will contain affordable units. The only prospective residential development project identified is the City sponsored single-family in-fill project near 1 19th and Halsted Streets. The developer selection process has not yet been finalized and there is a possibility that some of the units may be affordable.

The location, type, and cost of a sample of possible replacement housing units located within the West Pullman, Roseland and Morgan Park Community Areas were determined through classified advertisements from the Chicago Tribune, the Chicago Sun-Times, and from Internet listings Apartments.com http://Apartments.com during the last part of the month of May, 2001. It is important to note that Chicago has a rental cycle where apartments turn over at a greater rate on May 1 and October 1 of each year. These times would likely reflect a wider variety of rental rates, unit sizes and locations than those available in June. The location, type, and cost of these units is listed in Table 7, Survey of Available Housing Units.

To further determine the availability of replacement rental housing for those residents of rental units, which may potentially be removed, Camiros, Ltd. reviewed the Regional Rental Market Analysis Summary Report, prepared for the Metropolitan Planning Council in November 1999. This report describes vacancy rates by apartment type for three defined sub-regions within the City: North, West,

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and South. The Project Area is located entirely within the South region as defined within the Summary Report.

The Summary Report lists vacancy rates for each of the three (3) defined sub-regions for units in small buildings (two (2) to nine (9) units), which are the predominant building types in the Project Area. However, the only unit types for which data are available are two (2) and three (3) or more bedrooms. The vacancy rates for units within small buildings within the South region were as follows:

Type/ Size Vacancy Rate

- 2 Bedroom 4.4%
- 3 or more Bedrooms 9.0%

Based on information provided by real estate brokers, and apartment rental agency professionals operating within the West Pullman, Roseland and Morgan Park community areas, typical monthly rents (including heat, but not other utilities) that are affordable for the community encompassing the Project Area ranged as follows:

Type / Size Rent Range

1 - 2 Room Studio \$300 - \$400

3-4 Rooms, 1 Bedroom 350 - 500

4 Rooms, 2 Bedrooms 400 - 650

5 Rooms, 2 Bedrooms 400 - 700

6 Rooms, 3 Bedrooms 500 - 700

Since one of the key goals of the Plan is to develop infill housing on currently vacant lots and rehabilitate existing deteriorated buildings, it is assumed that displacement, if any, caused by activities as part of the Plan, will occur concurrently with the development of new housing, both rental and for-sale. As a result, it is anticipated that there will be no net loss of units within the Project Area. Furthermore, there is a likelihood that any displacement of the sixty-nine (69) potential units would occur incrementally over the twenty-three (23) year life of the Project Area as individual development projects occur. Therefore, it is not

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anticipated that there would be a need to relocate more than a few households, if any, in any given year during the full life of the Project Area.

Relocation Assistance.

While the removal or displacement of housing units is not a goal of the Plan, it is possible that a small number of units may be removed in the process of implementing the Plan. If the removal or displacement of low-income or very low-income residential housing units is required, such residents will be provided with relocation assistance in accordance with the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 and the regulations thereunder, including the eligibility criteria. The City shall make a good faith effort to ensure that affordable replacement housing for the aforementioned households is located in or near the Project Area.

As used in the above paragraph, "low-income households", "very low-income households", and "affordable housing" have the meanings set forth in Section 3 of the Illinois Affordable Housing Act, I 310 ILCS 65/3. As of the date of this study, these statutory terms have the following meaning:

- a. "low-income household" means a single person, family or unrelated persons living together whose adjusted income is more than fifty percent (50%) but less than eighty percent (80%) of the median income of the area of residence, adjusted for family size, as such adjusted income and median income are determined from time to time by the United States Department of Housing and Urban Development ("H.U.D.") for purposes of Section 8 of the United States Housing Act of 1937:
- b. "very low-income household" means a single person, family or unrelated persons living together whose adjusted income is not more than fifty percent (50%) of the median income of the area of residence, adjusted for family size, as so determined by H.U.D.; and
- c. "very, very low-income household" means a single person, family or unrelated persons living together whose adjusted income is not more than thirty percent (30%) of the median income of the area of residence, adjusted for family size, as so determined by H.U.D.; and
- d. "affordable housing" means residential housing that, so long as the same is occupied by low-income households or very low-income households, requires payment of monthly housing costs, including utilities other than telephone, of no more than thirty percent (30%) of the maximum allowable income for such households, as applicable.

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In order to estimate the number of moderate, low-, very low-, and very, very low-incomes households in the Project Area, Camiros, Ltd. used data available from Claritas, Inc., a national demographic data provider. This information is summarized on Table 8, Household Income, which provides estimates of the number of households within the Project Area at various income levels. Claritas estimates that of all households residing within the Block Group areas encompassed by the Project Area, twenty and eight-tenths percent (20.8%) may be classified as very, very low-income, thirteen and four-tenths percent (13.4%) may be classified as very low-income, twenty and eight-tenths percent (20.8%) may be classified as low-income, and eighteen and nine-tenths percent (18.9%) may be classified as moderate-income households. The remaining twenty-six and two-tenths percent (26.2%) of households may be classified as above moderate-income. These percentages are based on an average household size of four (4) persons, which is rounded up from the average household size of 3.80 1 persons within the Project Area projected by Claritas. Applying these percentages to the three hundred sixty-five (365) occupied housing units (equivalent to households) identified during the survey completed by Camiros, Ltd. reveals the following:

Table 8. Household Income.

Income Category

Percentage Of Households

Number Of Households

Annual Income Range (Average Households Of Four Persons)

Very, Very Low-Income

Very Low-Income

Low-Income

13.4% 20.8%

49 76

\$21,151 - 35,250 \$35,251 - 52,500

\$52,501 - 84,600

Above Moderate Income 26.2%

TOTAL: 100.0%

95 365

Source: Claritas, Inc. and Camiros, Ltd.

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As described above, the estimates of the total moderate-, low-, very low-, or very very low-income households within the Project Area collectively represent seventy-three and eight-tenths percent (73.8%) of the total inhabited units and those households below moderate-income collectively represent fifty-five and zero-tenths percent (55.0%) of the total inhabited units. Therefore, replacement housing for any displaced households over the course of the twenty-three (23) year life of the 1 19th and Halsted Redevelopment Plan and Project should be affordable at these income levels. It should be noted that these income levels are likely to change over the twenty-three (23) year life of the Project Area as both median income changes and income levels within the Project Area change.

10.

Provisions For Amending The Plan. The Plan may be amended pursuant to

the provisions of the Act.

11.

City Of Chicago Commitment To Fair Employment Practices And Affirmative Action

The City is committed to and will affirmatively implement the following principles in redevelopment agreements with respect to the Plan. The City may implement various neighborhood grant programs imposing these or different requirements.

- J. The assurance of equal opportunity in all personnel and employment actions, including, but not limited to: hiring, training, transfer, promotion, discipline, fringe benefits, salary, employment working conditions, termination, et cetera, without regard to race, color, religion, sex, age, handicapped status, national origin, creed or ancestry.
- 2. Developers will meet City of Chicago standards for participation of Minority Business Enterprises and Women Business Enterprises and the City Resident Construction Worker Employment Requirement as required in redevelopment agreements.

- 3. This commitment to affirmative action will ensure that all members of the protected groups are sought out to compete for all job openings and promotional opportunities.
- 4. The City requires that developers who receive T.I.F. assistance for market rate housing set aside twenty percent (20%) of the units to meet affordability criteria established by the City's Department of Housing. Generally, this means the affordable for-sale units should be priced at a level that is affordable to persons earning no more than one hundred twenty percent (120%) of the area median income, and affordable rental units should be affordable to persons earning no more than eighty percent (80%) of the area median income.

In order to implement these principles, the City shall require and promote equal employment practices and affirmative action on the part of itself and its contractors and vendors. In particular, parties engaged by the City shall be required to agree to the principles set forth in this section.

[Appendix "A"--Figures 1, 2, 3, 4, 5, 6, 7 and 8 and Tables 7 and .9 referred to in this Amended 119th and Halsted Redevelopment Project Area Redevelopment Plan and Project printed on pages 106183 through 106207 of this Journal]

[Appendix "D" referred to in this Amended 1 19th and Halsted Redevelopment Project Area Redevelopment Plan and Project printed on pages 106227 through 106248 of this Journal.]

Appendices "B" and "C" referred to in this Amended 1 19th and Halsted Redevelopment Project Area Redevelopment Plan and Project read as follows:

Appendix "B".

(To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Legal Description Of The 11 9th And Halsted Redevelopment Project Area.

All that part of Sections 20, 21, 28 (north of the Indian Boundary Line) and 29 in

REPORTS OF COMMITTEES

Township 37 North, Range 14 East of the Third Principal Meridian bounded and described as follows:

beginning at the point of intersection of the centerline of 115th Street with the centerline of Morgan Street; thence south along said centerline of Morgan Street to the westerly extension of a line 8 feet north of and parallel with the north line of Lot 1 in Maple Park Court Resubdivision of part of Stanley Mathew's Subdivision in the west half of

the southeast quarter of Section 20, Township 37 North, Range 14 East of the Third Principal Meridian, said line being also the centerline of the 16 foot alley lying north of and adjoining said. Lot 1 in Maple Park Court Resubdivision; thence east along said easterly extension and along the line 8 feet north of and parallel with the north line of Lot 1 in Maple Park Court Resubdivision and along the easterly extension thereof to the westerly line of the Penn Central Rail Road right-of-way; thence southeasterly along said westerly line of the Penn Central Rail Road right-of-way to the centerline of 117th Street; thence west along said centerline of 1 17th Street to the northerly extension of the centerline of the 16 foot alley lying east and adjoining the east line of Lots 12 through 35, inclusive, in Block 1 in the resubdivision of the east half of original Blocks 8 and 11 and all of that part of Block 7, lying west of the P.C.C. & St. L. R.R. in original subdivision of the east half of the southeast quarter of Section 20, Township 37 North, Range 14 East of the Third Principal Meridian; thence south along said northerly extension and along said centerline of the 16 foot alley and along the southerly extension thereof to the centerline of 118th Street; thence east along said centerline of 118th Street to the northerly extension of the east line of the alley lying east of and adjoining the east line of Lots 1 through 15, inclusive, in Block 2 in said resubdivision of the east half of original Blocks 8 and 11 and all of that part of Block 7, lying west of the P.C.C. & St. L. R.R. in original subdivision of the east half of the southeast quarter of Section 20, Township 37 North, Range 14 East of the Third Principal Meridian; thence south along said northerly extension and along the east line of the alley lying east of and adjoining the east line of Lots 1 through 15, inclusive, in Block 2 in said resubdivision and along the southerly extension thereof to the centerline of the alley lying south of and adjoining the south line of Lot 15 in said Block 2 in the resubdivision of the east half of original Blocks 8 and 11 and all of that part of Block 7, lying west of the P.C.C. & St. L. R.R. in original subdivision of the east half of the southeast quarter of Section 20, Township 37 North, Range 14 East of the Third Principal Meridian; thence west along the centerline of said alley lying south of and adjoining the south line of Lot 15 in Block 2 in said resubdivision to the east line of Peoria Street; thence west along a straight line to the point of intersection of the west

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line of Peoria Street with the centerline of the alley lying south of and adjoining the south line of Lots 29 and 18 in Block 4 in the resubdivision of the west half of Blocks 8 and 11 and all of Blocks 9 and 10, except Lots 19, 22 and 23 of Block 10 of the original subdivision of the east half of the southeast quarter of Section 20, Township 37 North, Range 14 East of the Third Principal Meridian; thence west along the centerline of the alley lying south of and adjoining the south line of Lots 29 and 18 in Block 4 in said resubdivision and the westerly extension thereof to the centerline of Sangamon Street; thence north along said centerline of Sangamon Street to the easterly extension of the centerline of the alley lying north of and adjoining the north line of Lots 19, 20 and 2 1 in Block 3 in said resubdivision of the west half of Blocks 8 and 11 and all of Blocks 9 and 10, except Lots 19, 22 and 23 of Block 10 of the original subdivision of the east half of the southeast quarter of Section 20, Township 37 North, Range 14 East of the Third Principal Meridian; thence west along said centerline of the alley lying north of and adjoining the north line of Lots 19, 20 and 2 1 in Block 3 in said resubdivision to the northerly extension of the west line of said Lot 2 1 in Block 3 in said resubdivision; thence north along said northerly extension of the west line of said Lot 21 to the south line of Lot 18 in Block 3 in said resubdivision; thence west along said south line of Lot 18 and along the westerly extension .thereof and along the south line of Lot 22 in Block 3 in said resubdivision- to the east line of Morgan Street; thence south along said east line of Morgan Street to the north line of 1 19th Street; thence east along said north line of 1 19th Street to the east line of Peoria Street; thence south along said east line of Peoria Street to the westerly extension of the northerly line of Lot 1 in Block 1 of First Addition of West Pullman Subdivision; thence easterly along said westerly extension of the northerly line of Lot 1 in Block 1 of First

Addition of West Pullman Subdivision to the northwest corner of said Lot 1; thence southerly along the westerly line of Lots 1 through 11, inclusive, in said Block 1 of First Addition of West Pullman Subdivision to the north line of 120th Street; thence southerly to the northwest corner of Lot 1 in Block 8 of said First Addition to West Pullman Subdivision; thence southerly along the westerly line of Lots 1 through 18, inclusive, in said Block 8 to the southwest corner of said Lot 18; thence southerly a distance of 25.00 feet along the prolongation of the last described course; thence 165 feet, more or less, westerly to the east line of vacated Green Street; thence southerly along said east line of vacated Green Street to the northerly right-of-way line of Illinois Central Railroad; thence west along said northerly right-of-way line of Illinois Central Railroad to the east line of Peoria Street; thence south along said east line of Peoria Street to the southerly right-of-way line of the Illinois Central Railroad to the northwest corner of Lot 1 in Block 9 of First Addition to West Pullman Subdivision; thence south along the westerly line of Lots 1 through 12

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to the easterly extension of the southerly line of Lot 11 in Block 1 of the resubdivision of Blocks 9 to 16, inclusive, of said First Addition to West Pullman Subdivision; thence west along said easterly extension of the southerly line of Lot 11 in Block 1 in said resubdivision, a distance of 8 feet, to the centerline of the alley lying west of and parallel with Halsted Street, said alley being also east of and adjoining said Lot. 11; thence south along said centerline of the alley lying west of and parallel with Halsted Street to the centerline of 123rd street; thence east along said centerline of 123rd Street to the centerline of Emerald Avenue; thence north along said centerline of Emerald Avenue to the centerline of 122nd Street; thence east along said centerline of 122nd Street to the westerly line of the right-of-way of the Penn Central Railroad; thence southeasterly along said westerly line of the right-of-way of the Penn Central Railroad to the centerline of 123rd Street; thence east along said centerline of 123rd Street to the easterly line of the right-of-way of the Penn Central Railroad; thence northwesterly along said easterly line of the right-of-way of the Penn Central Railroad to the southerly extension of the centerline of the alley west of and parallel with Lowe Avenue, said alley being also west of and adjoining the west line of Lots 1 through 22 in Block 34 in West Pullman, a subdivision in the west half of the northeast quarter and the northwest quarter of Section 28, Township 37 North, Range 14 East of the Third Principal Meridian; thence north along said centerline of the alley west of and parallel with Lowe Avenue to the south line of the right-of-way of the Illinois Central Railroad; thence east along said south line of the right-of-way of the Illinois Central Railroad to the east line of the east half of the northwest quarter of Section 28, Township 37 North, Range 14 East of the Third Principal Meridian, said east line of the east half of the northwest quarter of Section 28 being also the centerline of Stewart Avenue; thence north along said centerline of Stewart Avenue to the north line of the right-of-way of the Illinois Central Railroad; thence west along said north line of the right-of-way of the Illinois Central Railroad to the center-line of Lowe Avenue; thence north along said centerline of Lowe Avenue to the westerly extension of the south line of Lot 37 in Block 16 in said West Pullman; thence east along said westerly extension and along the south line of Lot 37 and along the easterly extension thereof to the centerline of the alley east of and parallel with Lowe Avenue, said alley being also east of and adjoining said Lot 37; thence north along said centerline of the alley east of and parallel with Lowe Avenue to the westerly extension of the south line of Lot 7 in said Block 16 in West Pullman; thence east along said westerly extension and along the south line of Lot 7 in said Block 16 in West Pullman to the west line of Wallace Street; thence east along a straight line to the southwest corner of Lot 40 in Block 17 in said West Pullman; thence east along the south line of said Lot 40 in Block 17 in West Pullman and along the easterly extension thereof and along the south line of Lot 7 in said Block 17 in West Pullman and along the easterly extension thereof

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to the centerline of Pamell Avenue; thence south along said centerline of Parnell Avenue to the westerly extension of the south line of the north 12.5 feet of Lot 38 in Block 18 in said West Pullman; thence east along said westerly extension and along the south line of the north 12.5 feet of Lot 38 in Block 18 in said West Pullman and the easterly extension thereof to the centerline of the alley east of and parallel with Parnell Avenue, said alley being also east of and adjoining said Lot 38; thence north along said centerline of the alley east of and parallel with Parnell Avenue to the westerly extension of the south line of Lot 6 in said Block 18 in West Pullman; thence east along said westerly extension and along the south line of said Lot 6 in Block 18 in West Pullman, and along the easterly extension thereof, to the centerline of Normal Avenue; thence north along said centerline of Normal Avenue to the westerly extension of the centerline of the alley south of and parallel with 119th Street in Block 6 in West Pullman, said alley being also south of and adjoining the south line of Lots 1 through 10, inclusive, in the resubdivision of that part of West Pullman lying in the northwest quarter of the west half of the northeast quarter of Section 28, Township 37 North, Range 14 East of the Third Principal Meridian; thence east along said centerline of the alley south of and parallel with 119th Street to the centerline of Wentworth Avenue; thence north along said centerline of Wentworth Avenue to the easterly extension of the centerline of the alley north, of and parallel with 119th Street, said alley being also north of and adjoining Lots, 23 through 32, inclusive, in Block 4 in Thomas Scanlan's Addition to Pullman, being a subdivision in the east half of the southwest quarter of the southeast quarter of Section 2 1, Township 37 North, Range 1.4 East of the Third Principal Meridian; thence west along said easterly extension and along the centerline of the alley north of and parallel with 119th Street to the centerline of Harvard Avenue; thence north along said centerline of Harvard Avenue to the easterly extension of the centerline of the alley north of and parallel with 1 19th Street, said alley being also north of and adjoining the north line of Lots 17 through 26, inclusive, in Block 6 in A. 0. Tylor's Addition to Pullman, a subdivision of the east half of the southeast quarter of the southwest quarter and of the west half of the west half of the southwest quarter of the southeast quarter of Section 2 1, Township 37 North, Range 14 East of the Third Principal Meridian; thence west along said easterly extension and the centerline of the alley north of and parallel with 119th Street to centerline of Stewart Avenue; thence south along the centerline of Stewart Avenue to the easterly extension of the centerline of the alley north of and parallel with 1 19th Street, said alley being also north of and adjoining the north line of Lots 6 through 15, inclusive, in Hugh Lauder's Subdivision of Lot 8 in Block 5 in said A. 0. Tylor's Addition to Pullman; thence west along said easterly extension and the centerline of the alley north of and parallel with 119th Street to the centerline of Eggleston Avenue; thence north along said centerline of Eggleston Avenue to the easterly extension of the

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centerline of the alley north of and parallel with 119th Street, said alley being also north of and adjoining the north line of Lots 10

through 19, inclusive, in Block 4 in said A. 0. Tylor's Addition to Pullman; thence west along said easterly extension and the centerline of the alley north of and parallel with 119th Street to the centerline of Normal Avenue; thence south along said centerline of Normal Avenue to the easterly extension of the centerline of the alley north of and parallel with 119th Street, said alley being also north of and adjoining the north line of Lots 17 through 26, inclusive, in Block 4 in Hannah B. Gano's Addition to Pullman, being a subdivision of the west half of the southeast quarter of the southwest quarter of Section 2 1, Township 37 North, Range 14 East of the Third Principal Meridian; thence west along said easterly extension and the centerline of the alley north of and parallel with 119th Street to the southerly extension of the east line of Lot 28 in Block 4 in Kneeland and Wright's Second Addition to West Pullman in the southwest quarter of Section 2 1, Township 37 North, Range

14 East of the Third Principal Meridian; thence north along said southerly extension and the east line of Lot 28 in Block 4 in Kneeland and Wright's Second Addition to West Pullman and the northerly extension thereof to the centerline of 1 18th Place; thence west along said-centerline of 118th Place to the southerly extension of the centerline of the alley east of and parallel with Halsted Street, said alley being also west of and adjoining the west line of Lots 1- through 11, inclusive, in said Block 4 in Kneeland and Wright's Second Addition to West Pullman; thence north along said centerline of the alley east of and parallel with Halsted Street to the centerline of 1 18th Street; thence east along said centerline of 118th Street to the southerly extension of the centerline of the alley east of and parallel with Halsted Street, said alley being also east of and adjoining the east line of Lots 170 through 165, inclusive, in Sharpshooter's Park Subdivision of part of Sharpshooter's Park, said park being the west half of the southwest quarter of Section 2 1, Township 37 North, Range 14 East of the Third Principal Meridian; thence north along said southerly extension and along the centerline of the alley east of and parallel with Halsted Street to the centerline of 1 15th Street; thence west along said centerline of 115 th Street to the centerline of Halsted Street; thence north along said centerline of Halsted Street to the centerline of 1 14th Street; thence west along said centerline of 114th Street to the southerly extension of the centerline of the alley west of and parallel with Green Street, said alley being also east of and adjoining the east line of Lots 16 through 30, inclusive, in Sheldon Heights West Fifth Addition, a subdivision of a part of the east half of the northeast quarter of Section 20, Township 37 North, Range 14 East of the Third Principal Meridian; thence north along said southerly extension of the centerline of the alley west of and parallel with Green Street to the easterly extension of the south line said Lot 30 in Sheldon Heights West Fifth Addition; thence west along said easterly extension and the south line said

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Lot 30 in Sheldon Heights West Fifth Addition and along the westerly extension thereof to the southeast corner of Lot 31 in said Sheldon Heights West Fifth Addition; thence continuing west along the south line of said Lot 31 in said Sheldon Heights West Fifth Addition and along the westerly extension thereof to the southwest corner of said Sheldon Heights West Fifth Addition; thence north along the west line of said Sheldon Heights West Fifth Addition, said west line being also the west line of an 8 foot alley west of and parallel with Peoria Street, to the easterly extension of a line 16 feet south of and parallel with the south line of Lots 19 and 20 in the Sixth Addition to Sheldon Heights West, being a subdivision of part of the east two-thirds of the west three-eighths of the north half of the east half of the northeast quarter of Section 20, Township 37 North, Range 14 East of the Third Principal Meridian; thence west along said easterly extension and along a line 16 feet south of and parallel with the south line of Lots 19 and 20 in the Sixth Addition to Sheldon Heights West to the southwesterly line of said Sixth Addition to Sheldon Heights West Subdivision, said southwesterly line being also a line 8 feet southwest of and parallel with the southwesterly line of Lots 20 through 23, inclusive in said Sixth Addition to Sheldon Heights West; thence northwest along said southwesterly line of said • • Sixth Addition to Sheldon Heights West Subdivision to the point of intersection of said southwesterly line with the west line of said Sixth Addition to Sheldon Heights West Subdivision, said point being 1,032.98 feet south of the north line of the 'west half of the northeast quarter of Section 20, Township 37 North, Range 14 East of the Third Principal Meridian; thence southwesterly along a straight line to a point on the west line of the east half of the northeast quarter of Section 20, Township 37 North, Range 14 East of the Third Principal Meridian, said point being 1,188.76 feet south of the north line of said Section 20, as measured along said west line of the east half of the northeast quarter of Section 20;

thence south along said west line of the east half of the northeast quarter of Section 20 to the northeasterly line of the right-of-way of the Penn Central Railroad; thence northwest along said northeasterly line of the right-of-way of the Penn Central Railroad to the centerline of 111th Street; thence west along said centerline of 1 11th Street to the southwesterly line of the right-of-way of the Penn Central Railroad to the centerline of 115th Street; thence west along said southwesterly line of the right-of- way of the Penn Central Railroad to the centerline of 115th Street; thence west along said centerline of 115th Street to the point of beginning on the centerline of Morgan Street, all in Cook County, Illinois.

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Appendix "A" -- Figure 1. (To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Boundary Map.

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Appendix "A" - Figure 2. (To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Redevelopment Area Designations.

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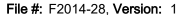
Appendix "A" - Figure 3. (To Amended 119 th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Existing Land-Use Map. (Page 1 of 3)

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Appendix "A" - Figure 3. (To Amended 119 th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Existing Land-Use Map. (Page 2 of 3)



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Appendix "A" - Figure 3. (To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Existing Land-Use Map. (Page 3 of 3)

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Appendix "A" - Figure 4. (To Amended 119 th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Existing Zoning Map. (Page 1 of 3)

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Appendix "A" - Figure 4. (To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Existing Zoning Map. (Page 2 of 3)

zoning DISTRICT BOUNDARY if f f Vf^{\cdot} i

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Appendix "A" - Figure 4. (To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Existing Zoning Map. (Page 3 of 3)

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Appendix "A" - Figure 5. (To Amended 1 19th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Public Facilities Map.

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Appendix "A" - Figure 6. (To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

General Land-Use Plan. (Page 1 of 3)

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Appendix "A" - Figure 6. (To Amended 119 th And Halsted Redevelopment Project Area

Redevelopment Plan And Project)

General Land-Use Plan. (Page 2 of 3)

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Append ix "A" - Figure 6. (To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

General Land-Use Plan. (Page 3 of 3)

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Appendix "A" - Figure 7. (To Amended 119* And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Acquisition Map. (Page 1 of 3)

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Appendix "A" - Figure 7. (To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Acquisition Map. (Page 2 of 3)

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PROPERTKS1

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IOTE: THIS MAP RÉFLECTS THE

ACQUISITION POLICY OF THE PREVIOUSLY ESTABLISHED 119 ** & HALSTED REDEVELOPMENT AREA DESIGNATION

REPORTS OF COMMITTEES

Appendix "A" - Figure 7. (To Amended 119 th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Acquisition Map. (Page 3 of 3)

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Appendix "A" - Figure 8. (To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Location Of Occupied Residential Properties That May Be Removed. (Page 1 of 3)

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Appendix "A" - Figure 8. (To Amended 119 th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Location Of Occupied Residential Properties That May Be Removed. (Page 2 of 3)

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Appendix "A" - Figure 8. (To Amended 119 And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Location Of Occupied Residential Properties That May Be Removed. (Page 3 of 3)

REPORTS OF COMMITTEES

Table 7.

(To Amended 119 th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Survey Of Available Housing Units.

i Loca		Rental i Price	Amenities	Section 8	Community Area
of Bed 1	lrooms 1 04465 1	\$350	Share kitchen &bat	[Accepted	Pullman
2	95" & V	\$430	includes furniture Includes Heat		Beverly
3	112#-Ki	\$400-\$485	Includes Heat		Washington Hgts.
4	llTft Ve	\$460			Roseland
5	108" &	S49S	Includes Heat		Roseland
6	108" &	\$500	Includes Heat		Roseland I
7	Nr. 115'	\$507- \$525	Includes Heat	Yes	Roseland/ Pullman
fi	i 19* &	\$545			Morgan Park j
9	87* & C	\$575			Washington Hgts.
10	Nrll2,*&	\$595		Yes	Roseland
11	90" Blk	S600			Washington Hgts.
12	Roselan1 &2	\$350- ©n»			Roseland/ Vultaian
J3	101" & 1-2	\$550-\$850	Includes Heat and	Yes	Washington Hgts.
J4	773-9091 &2	\$565-\$785	Cable "Includes Heet		Washington Hts ./Beverly
15	Nr. 107 ²	\$500	Includes Heat	Yes	Washington Hgts.
16	11748 S2	\$575			Roseland
17	113 15 12	\$600			Pullman
18	89* & A2	\$696	Includes Utility		Washington Hgts.
19	107* A 2	\$700		Yes I	Roseland
20	10539 S 2	\$700		"\>ej-"	Pullman
21	101" & 2	\$725			Roseland
22	9000 S. 2	\$750	includes Utilities		Washington Hgts.
23)\$>- & .2	ta;a	Includes 1 lest	Yes!	Washington Hgts
2A	119"»ln 2	\$850			Pullman
25	91" & G3	\$550	Inc ludes Heat		Washington Hgts.
26	Nr. 3 Wentwo	\$595			Roseland
27	lll ^B &Kii3	\$600		Yes	Roseland
28	I20ª& S 3	\$650	Includes Heat		Roseland
29	11 r & 13	\$750			Roseland
30	115" & 3	\$800			Washinfilon Hgts.
31	11 600 S 3	\$950			Roseland
32	8901 S. 3	\$950		Yes	Washington Hgts.
13	TO* & /3	\$1000	Includes Garage an	ıd	Washington Hgts.
34	107" & • and 4	S975	1 aru	Yes	Roseland
3>	503 E. 94	JJ40	Includes Ileal		Roseland
36	136 E 14	S650			Roseland
37	lH^A L4	SI 300		" Yes	Roseland
3«	536 W. 5	SI 400		" Yes	Roseland
39	110" & 5	\$675		Roseland	

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Table 9.

(To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Land Acquisition By Parcel Identification Number And Address. (Page 1 of 6)

```
Parcel Identification Number
25-20-210-043-0000
25-20-2 10-037-0000
25-20-216-037-0000
25-20-404-001-0000
25-20-404-007-0000
25-20-404-1 08-0000
25-20-404-020-0000
25-20-404-021-0000
25-20-404-022-0000
25-20-404-023-0000
25-20-404-024-0000
25-20-404-025-0000
25-20-404-043-0000
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REPORTS OF COMMITTEES

(To Amended 1 19 th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Land Acquisition By Parcel Identification Number And Address. (Page 2 of 6)

Parcel Identification Number

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Parcel Address

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Table 9.

(To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Land Acquisition By Parcel Identification Number And Address. (Page 3 of 6)

Parcel Identification Number

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Table 9.

(To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Land Acquisition By Parcel Identification

Number And Address. (Page 4 of 6)

Parcel Identification Number

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Parcel Address

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11935 S. Halsted St. 11923 S. Halsted St. 11939 S. Halsted St. 11937 S. Halsted St. 11945 S. Halsted St.

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Table 9. (To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Land Acquisition By Parcel Identification Number And Address. (Page 5 of 6)

Parcel Identification Number

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     701 W. 119th St. 11947 S. Emerald Ave. 11949 S. Emerald Ave. 11951 S. Emerald Ave.
  11942S. Union Ave.
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      655 W. 119th St. 653 W. 119th St. 651 W. 119th St. 647 W. 119th St
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  11935 S. Union Ave.
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    658 W. 120th St. 650 W. 120th St. 640 W. 120th St. 638 W. 120th St. 636 W. 120th St. 642 W. 120th St. 619 W. 119th St. 617 W.
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Table 9.

(To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Land Acquisition By Parcel Identification Number And Address. (Page 6 of 6)

Parcel Identification Number

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 ${\it Appendix~C.}$ (To Amended 1 19th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

11 9th And Halsted Redevelopment Project Area Eligibility Report.

The purpose of this analysis is to determine whether a portion of the City of Chicago identified as the 119th and Halsted Redevelopment Project Area qualifies for designation as a tax increment financing district within the definitions set forth under 65 ILCS 5/1 1-74.4 contained in the "Tax Increment Allocation Redevelopment Act" (65 ILCS 5/1 1-74.1, et seq.), as amended (the "Act"). This legislation focuses on the elimination of blighted or rapidly deteriorating areas through the implementation of a redevelopment plan. The Act authorizes the use of tax increment revenues derived in a project area for the payment or reimbursement of eligible redevelopment project costs.

The area proposed for designation as the 119th and Halsted Redevelopment Project Area is hereinafter referred to as the "Study Area" and is shown in Figure A.

The Study Area is approximately one hundred eighty-three (183) acres in size and includes eight hundred twenty-two (822) tax parcels, of which five hundred eighteen (5 18) parcels are improved, with three hundred ninety-four (394) of these parcels containing buildings. There are three hundred four (304) vacant parcels within the Study Area, which also include unused railroad right-of-way. It should be noted that the majority of vacant parcels are small lots scattered among improved property. Only three (3) vacant parcels exist under single ownership that are larger than five (5) acres in size. Two (2) of these parcels are part of the former railroad right-of-way that runs in a northwest to southeast direction through the Study Area. In addition to the three (3) larger sites, there are areas of vacant land comprised of individual vacant parcels under disparate ownership. However, only one (1) of these areas is larger than two (2) acres in size. Thus, while a significant amount of vacant land exists within the study area, it is scattered and under diverse ownership.

This report summarizes the analyses and findings of the consultant's work, which, unless otherwise noted, is solely the responsibility of Camiros, Ltd. and its subconsultants and does not necessarily reflect the views and opinions of potential developers or the City of Chicago. However, the City of Chicago is entitled to rely on the findings and conclusions of this report in designating the Study Area as a redevelopment project area under the Act.

REPORTS OF COMMITTEES

I.

Introduction.

The Tax Increment Allocation Redevelopment Act permits municipalities to induce redevelopment of eligible "blighted "conservation" or "industrial park conservation areas in accordance with an adopted redevelopment plan. The Act stipulates specific procedures, which must be adhered to, in designating a redevelopment project area. One of those procedures is the determination that the area meets the statutory eligibility requirements. At 65 Section 5/11-74.-3(p), the Act defines a "redevelopment project area" as:

., an area designated by the municipality, which is not less in the aggregate than one and one-half (1%) acres and in respect to which the municipality has made a finding that there exist conditions which cause the area to be classified as an industrial park conservation area or a blighted area or a conservation area, or combination of both blighted areas and conservation areas".

In adopting this legislation, the Illinois General Assembly found:

- 1. (at 65 Section 5/ 1 1-74:4-2(a)) That there exists in many municipalities within the State blighted and conservation areas. . .; and
- 2. (at 65 Section 5/ 1 1-74.4-2(b)) That the eradication of blighted areas and the treatment and improvement of conservation areas by redevelopment projects are essential to the public interest.

The legislative findings were made on the basis that the presence of blight or conditions, which lead to blight, is detrimental to the safety, health, welfare and morals of the public. The Act specifies certain requirements, which must be met, before a municipality may proceed with implementing a redevelopment project in order to ensure that the exercise of these powers is proper and in the public interest.

Before the tax increment financing technique can be used, the municipality must first determine that the proposed redevelopment area qualifies for designation as a "blighted area, "conservation area" or an "industrial park conservation area". Based on the conditions present, this Eligibility Report finds that the Study Area qualifies for designation as a blighted area.

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Blighted Areas.

If the property under consideration is improved, a combination of five (5) or more of the following thirteen (13) factors must be present for designation as a blighted area:

Dilapidation.

Obsolescence.

Deterioration.

Presence of structures below minimum code standards. Illegal use of individual structures. Excessive

vacancies.

Lack of ventilation, light or sanitary facilities. Inadequate utilities.

Excessive land coverage and overcrowding of structures and community facilities.

Deleterious land-use or layout.

Lack of community planning.

Environmental clean-up requirements.

Declining or stagnant equalized assessed value.

If the property is vacant, a combination of two (2) or more of the following factors qualifies the area as blighted.

Obsolete platting of vacant land.

Diversity of ownership of vacant land.

Tax or special assessment delinquencies on such land.

Environmental clean-up requirements.

Declining or stagnant equalized assessed value.

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Deterioration of structures or site improvements in neighboring areas adjacent to the vacant land.

Vacant property also qualifies as "blighted" if any one (1) of the following factors is present:

The area consists of an unused quarry or quarries.

The area consists of unused railyards, tracks or rights-of-way.

The area is subject to flooding.

The area consists of an unused disposal site containing debris from construction demolition, et cetera.

The area is between fifty (50) to one hundred (100) acres, seventy-five percent (75%) vacant, shows deleterious qualities and was designated as a town center before 1982, but not developed for that purpose.

The area qualified as blighted immediately before it became vacant.

The Act defines blighted areas, and recent amendments to the Act also provide guidance as to when the factors present qualify an area for such designation. Where any of the factors defined in the Act are found to be present in the Study Area, they must be: 1) documented to be present to a meaningful extent so that the municipality may reasonably find that the factor is clearly present within the intent of the Act, and 2) reasonably distributed throughout the Study Area.

The test of eligibility of the Study Area is based on the conditions of the area as a whole. The Act does not require that eligibility be established for each and every property in the Study Area.

Eligibility Studies And Analysis.

An analysis was undertaken. to determine whether any or all of the blighting factors listed in the Act are present in the Study Area, and if so, to what extent and in which locations.

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In order to accomplish this evaluation, the following tasks were undertaken:

- 1. Exterior survey of the condition and use of each building.
- 2. Field survey of environmental conditions involving parking facilities, public infrastructure, site access, fences and general property maintenance.
- 3. Analysis of existing land uses and their relationships.
- 4. Comparison of surveyed buildings to zoning regulations.
- 5. Analysis of the current platting, building size and layout.
- 6. Analysis of building floor area and site coverage.
- 7. Review of previously prepared plans, studies, inspection reports and other data.
- 8. Analysis of real estate assessment data.
- 9. Review of available building permit records to determine the level of development activity in the area.
- 10. Review of building code violations.

The exterior building condition survey and site conditions survey of the Study Area were undertaken in April and May, 200 1. The analysis of site conditions was organized by tax block as shown in Figure B, with the corresponding existing land-use in Figure C.

Where a factor is described as being present to a major extent, the factor is present throughout significant portions of the Study Area. The presence of such conditions has a major adverse impact or influence on adjacent and nearby property, A factor described as being present to a minor extent indicates that the factor is present, but that the distribution of impact of the condition is more limited. A statement that the factor is not present indicates that either no information was available or that no evidence was documented as a result of the various surveys and analyses. Factors whose presence could not be determined with certainty were not considered in establishing eligibility.

Each factor identified in the Act for determining whether an area qualifies as a blighted area is discussed below and a conclusion is presented as to whether or not the factor is present in the Study Area to a degree sufficient to warrant its inclusion as a blighting factor in establishing the eligibility of the area as a "blighted area" under the Act. These findings describe the conditions that exist and the extent to

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which each factor is present.

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3.

Presence And Distribution Of Eligibility Factors.

The Act establishes different eligibility factors for improved property versus vacant land. Property within the Study Area consists primarily of developed property. Consequently, the character of property within the Study Area is predominantly improved. For this reason, the analysis of eligibility was based, for the most part, on factors for improved property. Improved property includes parcels that contain buildings, structures, parking or other physical improvements. Improved property may include single parcels or multiple parcels under single or common ownership. Landscaped yards, open space or other ancillary functions may also be classified as improved property for the purposes of the eligibility analysis if they are obviously accessory to an adjacent building/primary use. Within the Study Area, only two (2) of the fifty-nine (59) tax blocks within the Study Area contained enough vacant property to warrant an analysis based on vacant property. Two (2) other tax blocks (25-20-2 10 and 25-28- 100) contained both vacant land amd improved property. The vacant land portions of these two (2) blocks were evaluated as vacant land while the improved property portions were evaluated as improved property. Consequently, these two (2) tax blocks appear in the evaluation of both vacant land and improved property. Separate analyses are provided for vacant and improved property.

In order to establish the eligibility of the improved property of a redevelopment project area under the "blighted" criteria established in the Act, at least five (5) of thirteen (13) eligibility factors must be meaningfully present and reasonably distributed throughout the Study Area. This eligibility study finds that the improved property within the Study Area qualifies for designation as "blighted". Eight (8) of the conditions cited in the Act are meaningfully present within the Study Area. The six (6) conditions present to a major extent are: deterioration, obsolescence, presence of structures below minimum code, excessive vacancies, excessive land coverage and overcrowding of community facilities and stagnant or declining E.A.V.. The two (2) conditions present to a minor extent are: dilapidation and deleterious land-use and layout. All of these factors are well distributed throughout the Study Area.

In order to establish the eligibility of the vacant property of a redevelopment project area under the "blighted" criteria established in the Act, at least two (2) of six (6) eligibility factors must be meaningfully present and reasonably distributed throughout the Study Area. This eligibility study finds that the vacant property within the Study Area qualifies for designation as "blighted". Two (2) of the conditions cited in the Act are meaningfully present within the Study Area. These

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two (2) conditions are: obsolete platting and stagnant or declining E.A.V.

Improved Property.

Of the fifty-nine (59) tax blocks within the Study Area, fifty-seven (57) were comprised of improved property. While a significant number of vacant lots exist these blocks, the vacant lots are scattered among the improved property, and the overall character of these fifty-seven (57) tax blocks is of improved property. Two (2) of the tax blocks (Block 25-20-2 10 and Block 25-28-100) contain both sizeable areas of both improved and vacant property and are listed as both improved and vacant tax blocks for purposes of this analysis. Two (2) other blocks consist solely of improved property.

Factors Present To A Major Extent. Deterioration.

This condition is present when there are physical deficiencies in buildings or surface improvements requiring treatment or. repair. Any deficiency beyond normal maintenance qualifies as deterioration. Moderate levels of deterioration may be present in basically sound buildings that contain defects that can be corrected. More advanced deterioration that is not easily correctable and cannot be accomplished during the course of normal maintenance may also be evident. Advanced deterioration is clearly a greater blighting influence. Consequently, the incidence of advanced deterioration need not be widespread to qualify this condition as being present to a major extent. Examples of conditions that indicate deterioration include buildings that are not weather-tight, loose or missing materials, defects in exterior walls, rusted support beams and columns, and deteriorated roofs requiring replacement or major repair. Such defects may involve either primary building components (foundations, walls, roofs) or major defects in secondary building components (doors, windows, porches, fascia materials, gutters and downspouts). In terms of surface improvements, including sidewalks, off-street parking and surface storage areas, deterioration may take the form of surface cracking, loose paving material, depressions, streets with pitted pavement/potholes, crumbling curbs, crumbled or heaved sidewalks and pavement, and weeds protruding through paved surfaces.

Deterioration was found to be present within the Study Area to a major extent. With respect to building deterioration, one hundred nineteen (119) out of three hundred forty-seven (347) buildings, or thirty-four percent (34%), were found to be deteriorated. Evidence of deterioration included major cracks in masonry walls, window frames, doors and door frames requiring major repair or replacement, missing mortar requiring tuckpointing, and rusted gutters and downspouts.

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Of the fifty-seven (57) tax blocks of improved property within the Study Area, this factor was present to a major extent on forty-two (42) blocks and to a minor extent on two (2) blocks. Building deterioration is considered to be present to a major extent if deteriorated buildings account for at least twenty percent (20%) of the total number of buildings on the block. Deterioration to a major extent can also be present with a smaller proportion of deteriorated buildings combined with deteriorated site conditions and/or a preponderance of deferred building maintenance. Extensive deterioration of surface improvements and deferred building maintenance was also present. The forty-four (44) blocks affected by deterioration are evenly distributed within the Study Area.

Obsolescence.

Obsolescence refers to the condition, or process, of falling into disuse as evidenced by structures that have become ill-suited for their original use. Obsolescence is characterized by buildings designed for a single, or specific, purpose or use, buildings of inadequate size to accommodate alternative uses, or buildings using a type of construction that limits long term use and marketability. Site improvements such as water and sewer lines, public utility lines, roadways, parking areas, parking structures, sidewalks, curbs and gutters, and lighting may be inadequate or obsolete in relation to contemporary standards for such improvements. Functional obsolescence includes poor design or layout, improper orientation of the building on the site, inadequate loading facilities, height or other factors that detract from the overall usefulness or desirability of the property. Inherently, functional obsolescence results in a loss of property value.

Obsolescence was found to be present to a major extent within the Study Area. Obsolescence is considered present to a major extent when more than twenty-five percent (25%) of the buildings on a block meet the definitions described in the preceding paragraph. Of the fifty-seven (57) tax blocks of improved property within the Study Area, this factor was present to a major extent on twenty-nine (29) blocks. A key condition that defines obsolescence in the Study Area is the decline of commercial viability along 1 19th Street and 120th Street. Several decades ago, these streets constituted a bustling business district. However, the market for commercial uses has long since shifted to other locations and these streets are no longer viable for commercial use. The zoning along 120th Street was changed several years ago to residential use. Two (2) local planning documents, one (1) of which is the adopted 119th And Halsted Redevelopment Area designation, call for 119th Street to become a primarily residential street. The presence of buildings designed for commercial use on these streets is evidence of significant land-use obsolescence.

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Presence Of Structures Below Minimum Code.

This factor is present when structures do not conform to local standards of building, fire, zoning, subdivision or other applicable governmental codes, but not including housing and property maintenance codes. Structures below minimum code standards include all buildings that do not meet the standards of zoning, subdivision, building, housing, fire, property maintenance or other governmental codes applicable to the property. The principal purposes of such codes are to require that buildings be constructed in such a way that they can sustain the loads expected from the type of occupancy and are safe for occupancy against fire and similar hazards, and/or to establish minimum standards for safe and sanitary habitation. Buildings below minimum code are characterized by defects or deficiencies that threaten health and safety.

This analysis focused on the issuance of building code violations over the course of the previous five (5) year period, based on data from the City of Chicago. This factor was determined to be present to a major extent when the number of violations equaled twenty-five percent (25%) or more of the buildings on the block.

Presence of structures below minimum code standards was found to be present within the Study Area to a major extent. From 1995 - 2000 there were one hundred twenty-two (122) code violations issued to property owners within the Study Area. Of the fifty-seven (57) tax blocks of improved property within the Study Area, this factor was present to major extent on thirty-two (32) blocks and to a minor extent on twenty-four (24) blocks.

Excessive Vacancies.

This condition is present when buildings are vacant, or partially vacant, such that they are underutilized and represent an adverse influence on the Study Area because of the frequency, extent or duration of the vacancies. Excessive vacancies can also be evidenced by vacant lots. The presence of buildings or sites which are unoccupied or underutilized generally signifies a lack of economic viability of the property and, by extension, of the surrounding area. Excessive vacancies include abandoned properties which evidence no apparent effort directed toward their occupancy or utilization. A relatively small amount of vacant property can affect the value and perceived viability of the surrounding area. Consequently, the presence of this condition would represent a significant blighting influence. This condition was considered to be present if the number of vacant properties represented twenty-five (25%) or more of the total parcels on the block.

Excessive vacancies were found to be present within the Study Area to a major extent. Fifty-six (56) buildings (or sixteen percent (16%)) were identified as vacant, partially vacant or underutilized. Of the fifty-seven (57) tax blocks of improved

property within the Study Area, this factor was present to major extent on thirty-

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seven (37) blocks and to a minor extent on four (4) blocks.

Excessive Land Coverage And Overcrowding Of Structures And Community Facilities.

This factor refers to the over-intensive use of property and the crowding of buildings and accessory facilities onto a site. This condition is present when buildings occupy all, or most, of the lot, leaving little or no space for off-street parking, off-street loading and open space amenities. Problem conditions include buildings that are improperly situated on the parcel, the presence of multiple buildings on a single parcel, or buildings that are located on parcels of inadequate size and shape in relation to contemporary standards of development for health or safety. For there to be a finding of excessive land coverage, parcels must exhibit one (1) or more of the following conditions: insufficient provision for light and air within or around buildings, increased threat of the spread of fires due to the close proximity of nearby buildings, lack of adequate or proper access to a public right-of-way, lack of reasonably required off-street parking, or inadequate provision for loading and service. Excessive land coverage frequently has an adverse or blighting influence on nearby development.

While certain blocks are adversely affected by the buildings which cover too much of the lot, the more frequent problem is the lack of adequate or proper access to a public right-of-way. One (1) existing and one (1) former railroad right-of-way are present with the area. The former railroad right-of-way is currently vacant and has been acquired by the City of Chicago for future development as a bike trail. This former railroad right-of-way is aligned at an angle to the grid system of the area's streets. This alignment, combined with the platting of the lots, creates a situation in which many lots do not have adequate access to a public right-of-way.

This condition is present to a major extent throughout the Study Area. Overall, fifteen (15) of the fifty-seven (57) tax blocks of improved property within the Study Area were found to exhibit this condition to a major extent. Most of these blocks were affected by inadequate access to a public right-of-way. The presence of the former railroad line obstructs access to both commercial and residential property. In some cases, access to property is provided only through an alley or half-street right-of-way. This severely restricts the use of the property and is a disincentive for investment and property maintenance. A number of blocks along Halsted Street are affected, which as an arterial street, affects the viability of the entire area.

Declining Or Stagnant Equalized Assessed Value. This factor is present when one (1) of three (3) conditions is met within the Study

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Area: 1) the total equalized assessed value (EA.V.) has declined in three (3) of the last five (5) years; 2) the total EA.V. is increasing at an annual rate that is less than the balance of the municipality for three (3) of the last five (5) years; or 3) the total E.A.V. is increasing at an annual rate that is less than the Consumer Price Index for all Urban Consumers for three (3) of the last five (5) years.

Declining or stagnant equalized assessed values are indicative of economic and functional obsolescence. This condition relates to the lack of growth and private investment in an area resulting in economic and physical decline.

Table A shows that the E.A.V. for the Study Area has either declined or grown at a lower rate than Chicago as a whole in four (4) of the last five (5) years.

Table A. Comparative Increases In E.A.V.

	2000	1999	1998	1997	1996
Property within	\$18,689,034	\$17,878,188	\$16,784,870 -	\$17,073,159	\$15,799,509 -
the Study Area	4.5%	6.5%	1.7%	8.1%	0.5%
City of Chicago	14.5%	4.2%	1.7%	8.4%	1.2%

Source: Cook County Tax Extension Office

Factors Present To A Minor Extent.

Deleterious Land-Use Or Layout.

This factor is characterized by inappropriate or incompatible land-use relationships, inappropriate mixed uses within buildings or uses considered to be noxious, offensive or unsuitable for the surrounding area.

Deleterious land-use or layout was found to be present within the Study Area to a minor extent. This factor was found to be present to a major extent oh seven (7) of the fifty-seven (57) tax blocks of improved property within the Study Area. Two (2) of the blocks are affected by an unimproved area behind the Halsted Street frontage on the west side of the street north of 117^{lh} Street. An unimproved

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alley provides inadequate access to a truck terminal, a car wash/car repair operation and vacant land. The nature of the uses and the access characteristics have created a blighted area that is unmaintained and is used as an informal refuse site, with abandoned cars occasionally being deposited there. Four (4) other blocks contain car repair, auto body and/or salvage operation accompanied by poorly maintained outdoor storage areas that negatively affect surroundings property. The seventh (7th) block contains a stone cutting shop that creates significant dust and noise, which also negatively affects adjacent property.

Dilapidation.

Dilapidation exists when buildings are in an advanced state of disrepair and neglect of necessary repairs to the primary structural components of buildings result in the necessity of major repairs or demolition.

Dilapidation exists to a minor extent within the Study Area. Dilapidation was present to a major extent on eight (8) of the fifty-seven (57) tax blocks of improved property within the Study Area and to a minor extent on three (3) additional blocks. Due to the blighting nature of dilapidation, this factor was considered present to a major extent if it represents ten percent (10%) or more of the buildings on a block.

Factors Found Not To Be Present.

Lack Of Community Planning.

This factor is present if the proposed redevelopment project area developed prior to, or without the benefit and guidance of, a community plan. This means that the area was developed prior to the adoption of a comprehensive or other community plan by the municipality or that the plan was not followed at the time of the area's development. The presence of this condition must be documented by evidence of adverse or incompatible land-use relationships, inadequate street layout, improper subdivision, parcels of inadequate shape and size to meet modern development standards, or other evidence demonstrating an absence of effective community planning.

This factor is also indicated when there are inadequate public utilities, or plans for utility improvements, that would allow the property to be developed in accordance with the intensity of use identified in the municipality's comprehensive plan or zoning ordinance, or other economic development plans for the area. This factor is also present if public improvements serving the site,

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including streets, streetlights and other utility systems, do not meet current municipal standards. Similarly, lack of community planning is indicated if private improvements, including parking lots, screening and organization of buildings within the site, do not meet accepted community development standards.

This condition was found not to be present within the Study Area. While the Study Area may have benefited from more effective planning, the primary problems of deterioration and vacant property are the result of lack of economic development rather than a lack of community planning.

Illegal Use Of Individual Structures.

This factor is present when structures are used in violation of federal, state or local laws. Exterior building and land-use surveys of the Study Area revealed no illegal land uses.

Factors Whose Presence Could Not Be Determined.

Lack Of. Ventilation, Light Or Sanitary Facilities.

Conditions, such as lack of indoor plumbing or lack of adequate windows or other means of providing ventilation or light, can negatively influence the health and welfare of a building's residents or users. Typical requirements for ventilation, light and sanitary facilities include:

Adequate mechanical ventilation for air circulation in rooms without windows, such as bathrooms, and dust, odor or smoke producing activity areas.

Adequate natural light and ventilation by means of skylights or windows for interior rooms with proper window sizes and amounts by room area to window area ratios.

Adequate sanitary facilities, including garbage storage, bathroom facilities, hot water and kitchens.

The presence of this factor could not be assessed through the exterior building condition survey and other available information to a degree sufficient to warrant its inclusion as a blighting factor present within the Study Area.

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Inadequate Utilities.

This factor exists in the absence of one (1) or more of the following utilities serving the site: gas, electricity, telephone, water, sanitary sewer, storm sewer or storm drainage. This factor is also present when the existing utilities are inadequate to accommodate the level of development permitted under current zoning or envisioned under the comprehensive plan, or adopted redevelopment plan, for the area.

This factor does not appear to be present within the Study Area since all property is presently served by the appropriate utilities. As it could not be determined with certainty, it is not considered to be a blighting factor present within the Study Area.

Environmental Clean-Up Requirements.

This factor is considered present when property has incurred Illinois Environmental Protection Agency or United States Environmental Protection Agency remediation costs for the clean-up of hazardous waste, hazardous substances or underground storage tanks required by state or federal law, or a study conducted by an independent consultant recognized as having expertise in environmental remediation has determined a need for such clean-up. In order for this eligibility factor to apply, the remediation costs must constitute a material impediment to the development, or redevelopment, of the redevelopment project area.

No existing environmental surveys were found that identify sites within the Study Area as environmentally contaminated. No such surveys were conducted as part of this study. Therefore, the presence of environmental contamination could not be determined.

Vacant Property.

Only four (4) tax blocks were considered vacant land within the Study Area. Two (2) of the tax blocks contained both improved property and significant vacant land, and have been evaluated both as vacant property and improved property. Two (2) other tax blocks were comprised of solely of vacant land. One (1) of these tax blocks is a single parcel approximately four thousand eight hundred (4,800) square feet in size. All four (4) of the tax blocks were found to exhibit at least two (2) of the six (6) factors needed to establish a blighted area finding under the Act.

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Factors Found To Be Present. Obsolete Platting.

All four (4) tax blocks comprised of vacant land exhibit obsolete planing that results in parcels of narrow and irregular size and shape that are difficult to develop. All four (4) of these tax blocks are at least partially comprised of former railroad right-of-way property. This property is difficult to develop and obstructs access to adjacent property. The City of Chicago has acquired the former railroad right-of-way with the intent to develop a bike trail. A community plan entitled the South Halsted Street Corridor Plan, completed in June of 1999, recommends that portions of the proposed bike trail be realigned onto adjacent vacant property. The former railroad right-of-way property could then be added to proposed development parcels to minimize the impact of the former railroad right-of-way on potential development on Halsted Street. This recommendation is under consideration.

Diversity Of Ownership.

One (1) of the four (4) tax blocks exhibits diversity of ownership that impedes the development of the property. The block in question has twenty-nine (29) separate parcels with ten (10) different owners.

Deterioration On Adjacent Property.

Three (3) of the four (4) tax blocks were found to be located adjacent to property exhibiting deterioration.

Declining Or Stagnant Equalized Assessed Value.

This factor is present when the total equalized assessed value of property within the proposed redevelopment project area has declined or has grown at a slower rate than the city as a whole. Table A, above, illustrates how the equalized assessed value of the property within the proposed redevelopment project area has not grown as rapidly as the city as a whole.

Factors Not Found To Be Present.

Tax Or Special Assessment Delinquencies.

Information on tax or special assessment delinquencies was not collected to determine whether this factor is present within the Study Area.

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Environmental Clean-Up Requirements.

No existing environmental surveys were found that identify sites within the Study Area as having incurred either Illinois Environmental Protection Agency or United States Environmental Protection Agency remediation costs or that environmental remediation was needed within the Study Area.

[Table "B" referred to in this Amended 1 19th and Halsted Redevelopment Project Area Eligibility Report constitutes Table "B" to the Amended 1 19th and Halsted Redevelopment Project Area Redevelopment Plan and Project and is printed on pages 106224 through 106225 of this Journal]

[Figure "A" referred to in this Amended 119th and Halsted Redevelopment Project Area Eligibility Report constitutes Appendix "A" - Figure 1 to the Amended 119th and Halsted Redevelopment Project Area Redevelopment Plan and Project and is printed on page 106 183 of this Journal]

[Figure "B" referred to in this Amended 119th and Halsted Redevelopment Project Area Eligibility Report printed on page 106226 of this Journal.]

[Figure "C" referred to in this Amended 119th and Halsted Redevelopment Project Area Eligibility Report constitutes Appendix "A" - Figure 3 to the Amended 119th and Halsted Redevelopment Project Area Redevelopment Plan and Project and is printed on pages 106 185 through 106 187 of this Journal.]

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Table "B".

(To Amended 119 th And Halsted Redevelopment Project Area Eligibility Study)

Improved Property. (Page 1 of 2)

Block Blighting Factors

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Table "B". (To Amended 119th And Halsted Redevelopment Project Area Eligibility Study)

Improved Property. (Page 2 of 2)

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	1	2	3	4	5	6	7	8	9	10	11	12	13	
25-28-112	X	X	X			X			X				X	
25-28-113	X	X	X	X		X			X				X	
25-28-116			X	•		\mathbf{X}							X	
25-28-117	•	X	X	•		%			X				X	
25-28-118	X	X	X	«		X			X	X			X	
25-28-124			X	\mathbf{X}		X							X	
25-28-200	X	X	X	X		X							X	
25-28-201		\mathbf{X}	X	X		X							X	
25-28-202		X	X	X		X							X	
25-28-203		X	X	X		X							X	
25-28-501				. •									X	
25-29-202			X	X		X							X	
25-29-204			•	•		•							X	
25-29-210			\mathbf{X}	\mathbf{X}		X							X	
25-29-218				X		•			X				X	
25-29-500				•									X	
TOTALr-•	3	0	2	24	0	4	0	0	0	0	0	0	57	
TOTAL-	8	29	42	32	0	37	0	0	15	7	0	0	57	
GRAND														
TOTAL	11	28	44	56	0	41	0	0	15	7	0	0	57	

Distribution Of Blighting Factors Vacant Land.

Block	Blighting Factors		
II-12-13-14	5	6	Blig htin
			g Fact
			ors Leg end

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 \bullet < 1. Obso lete Platti ng 2. Dive rsity of Own ershi p 3. Tax Deli nque ncies 4. Dete riora tion on Adja cent Prop ertie s 5. Envi ronm ental Rem ediat ion 6. Decl ining or stagn ant EAV Х 25-20-210 X 25-20-422 X X X 25-21-500 \mathbf{X} \mathbf{X} X X \mathbf{X} 25-28-1U0 X **TOTAL** 3 1 3 x - factor

Figure "B".

(To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Tax Blocks.

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${\it Appendix~"D"}.$ (To Amended 119 $^{\rm th}$ And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 11 9 th And Halsted Redevelopment Project Area. (Page 1 of 22)

Property Identification Number	2000 EAV
25-20-21 O-043-0000	\$67,697
25-20-21 O-037-0000	\$1,848
25-20-21 O-038-0000	\$4,171,364
25-20-216-037-0000	\$883
25-20-217-031-0000	\$9,606
25-20-217-032-0000	\$19,142
25-20-217-033-0000	\$19,142
25-20-226-001-0000	\$22,738
25-20-226-002-0000	\$21,421
25-20-226-003-0000	\$9,608
25-20-226-004-0000	\$19,607
25-20-226-005-0000	\$18,835
25-20-226-006-0000	\$19,224
25-20-226-007-0000	\$15,760
25-20-226-008-0000	\$13,450
25-20-226-009-0000	\$13,450
25-20-226 010-0000	\$13,450
25-20-226-011-0000	\$15,682
25-20-226-016-0000	\$56,010
25-20-227-016-0000	\$4,465
25-20-227-035-0000	
20-20-22 <i>1</i> -030-0000	\$38,289
25-20-404-001-0000	\$160,821
25-20-404-007-0000	exempt
25-20-404-108-0000	exempt

25-20-404-020-0000	\$14,755
25-20-404 021-0000	\$15,042
25-20-404-022-0000	\$32,839
25-20-404-023-0000	\$32,841
25-20-404-024-0000	\$32,843
25-20-404-025-0000	\$31,647
25-20-404-042-0000	\$178,274
25-20-404-043-0000	\$31,018
25-20-404-044-0000	\$33,353
25-20-404-045-0000	1 \$30,553

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Appendix "D".

(To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 1 I 9* And Halsted Redevelopment Project Area. (Page 2 of 22)

Property Identification Number	2000 EAV
25-20-404-046-0000	\$33,650
25-20-404-047-0000	Si 5,969
25-20-404-037-0000	\$25,060
25-20-404-036-0000	\$21,508
25-20-404-039-0000	\$172,515
25-20-404-040-0000	S178.033
25-20-404-041-0000	S20.948
25-20-404-107-0000	exempt
25-20-404-118-0000	\$23,867
25-20-411-013-0000	. \$6,128
25-20-412-001-0000	\$118,261
25-20-412-O02-O000	\$5,259
25-20-412-003-0000	\$5,259
25-20-412-004-0000	\$5,259
25-20-412-006-0000	\$5,127
25-20-412-007-0000	\$5,381
25-20-412-008-0000	\$5,381
25-20-412-012-0000	\$56,170
25-20-412-013-0000	\$47,614
25-20-412-014-0000	exempt

exempt
\$13,706
\$14,362
\$24,614
\$28,167
\$248,143
\$82,567
\$49,375
\$79,310
\$79,310 \$47,556
\$47,556
\$47,556 \$12,854
\$47,556 \$12,854 \$3,068
\$47,556 \$12,854 \$3,068 \$1,799
\$47,556 \$12,854 \$3,068 \$1,799 \$4,952

REPORTS OF COMMITTEES

Appendix "D".

(To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 11 9th And Halsted Redevelopment Project Area. (Page 3 of 22)

Property Identification Number	2000 EAV
25-20-418-051-0000	\$13,799
25-20-418-043-0000	exempt
25-20-418-025-0000	\$1,910
25-20-418-026-0000	\$1,910
25-20-418-027-0000	\$1,910
25-20-418-028-0000	\$3,072
25-20-418-029-0000	\$1,910
25-20-418-030-0000	\$1,910
25-20-418-031-0000	\$9,361
25-20-418-032-0000	\$59,250
26-20-418-033-0000	\$3,197
25-20-418-023-0000	r \$37,370
25-20-418-024-0000	\$2,121
25-20-422-013-0000	\$84,362
25-20-422-014-0000	\$50,747
20-20-422-01S-0000	\$2,986

File #: F2014-28, Version: 1				
25-20-422-016-0000	exempt			
25-20-422-017-0000	\$602			
25-20-422-018-0000	\$4,371			
25-20-422-019-0000	\$4,738			
25-20-422-020-0000	\$5,092			
25-20-422-021-0000	\$5,434			
25-20-422-022-0000	\$5,766			
25-20-422-023-0000	\$6,077			
25-20-422-024-0000	\$6,224			
25-20-422-025-0000	\$12,398			
25-20-422-026-0000	\$16,260			
25-20-422-027-0000	\$3,224			
25-20-422-028-0000	\$4,798			
25-20-422-029-0000	\$4,714			

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1 \$4,360

\$3,553

\$2,415

\$2,659

\$37,524

\$39,718

\$3,607

\$3,882

\$4,127

Append ix "D". (To Amended 119 $^{\rm th}$ And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The H 9 th And Halsted Redevelopment Project Area. (Page 4 of 22)

Property Identification Number	2000 EAV
25-20-422-039-0000	\$129,056
25-20-422-040-0000	\$6,461
25-20-420-032-0000	exempt
25-20-420-033-0000	exempt
25-20-420-034-0000	\$3,867
25-20-420-035-0000	\$55,241
25-20-420-036-0000	\$7,856
25-20-421-033-0000	exempt
25-20-421-034-0000	\$6,908

25-20-422-030-0000

25-20-422-031-0000

25-20-422-032-0000

25-20-422-033-0000

25-20-422-034-0000

25-20-422-035-0000

25-20-422-036-0000

25-20-422-037-0000

25-20-422-038-0000

File #: F2014-28, Ve	ersion: 1
25-20-421-035-0000	\$12,061
25-20-421-036-0000	exempt
25-20-421-037-0000	exempt
25-20-421-038-0000	exempt
25-20-421-039-0000	\$2,971
25-20-421-040-0000	\$14,444
25-20-421-041-0000	exempt
25-28-111-001-0000	exempt
25-28-111-002-0000	exempt
25-28-111-O03-0000	\$4,027
25-28-111-004-0000	exempt
25-28-111-005-0000	\$2,417
25-28-111-006-0000	\$2,417
25-28-111-007-0000	\$1,759
25-28-111-008-0000	\$2,417
25-28-111-009-0000	\$2,417
25-28-111-021-0000	exempt
25-28-111-022-0000	exempt
25-28-111-023-0000	\$63,454
25-28-111-024-0000	\$4,582
25-28-111-025-0000	\$7,969
25-28-111-026-0000	\$2,417
25-28-112-001-0000	exempt
25-28-112-002-0000	\$3,257
25-28-112-003-0000	j \$12,956
25-28-112-004-0000 \$2,417	
25-28-112-005-0000	i \$2,417

 ${\it Appendix~"D"}.$ (To Amended 1 19th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 11 9th And Halsted Redevelopment Project Area. (Page 5 of 22)

Property Identification Number	2000 EAV
25-28-112-006-0000	\$13,855
25-28-112-007-0000	\$2,380
25-28-112-021-0000	\$35,705
25-28-112-022-0000	\$40,161

File #: F2014-28, Ver	sion: 1			
25-26-112-023-0000	\$40,236			
25-28-112-024-0000	\$4,167			
25-28-112-025-0000	\$8,201			
25-28-112-026-0000	\$9,839			
25-28-112-027-0000	\$4;314			
25-28-113-001-0000	exempt			
25-28-113-002-0000	\$27,780			
25-28-113-003-0000	\$5,759			
25-28-113-004-0000	\$1;812			
25-28-113-005-0000	\$7,494			
25-28-113-006-0000	\$7,178			
25-28-113-007-0000	\$2,417			
25-28-113-008-0000	\$13,608			
25-28-113-009-0000	exempt			
25-28-113-010-0000	\$10,646			
25-28-113-024-0000	\$15,269			
25-28-113-025-0000	\$1,759			
25-28-113-026-0000	.\$2,417			
25-28-113-027-0000	\$2,417			
25-28-113-028-0000	\$11,705			
25-28-113-029-0000	\$2,417			
25-21-328-001-0000	\$21,873			
25-21-328-002-0000	\$16,147			
25-21-328-003-0000	\$16,147			
25-21-328-004-0000	\$16,147			
25-21-328-005-0000	\$3,057			
25-21-328-006-0000	\$3,057			
25-21-328-011-0000	\$2,412			
25-21-328-012-0000	\$6,314			
25-21-328-013-0000	exempt			
25-21-328-014-0000	\$3,362			
25-21-328-015-0000	\$3,362			
25-21-328-016-0000	\$17,106			
125-21-328-020-0000		!	S58.454I	

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 ${\it Appendix~"D"}.$ (To Amended 119 $^{\rm th}$ And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 11 9 th And Halsted Redevelopment Project Area. (Page 6 of 22)

•	`	_	,

Property Identification Number	2000 EAV
25-21-328-019-0000	S5.439
25-21-329-035-0000	\$4,249
25-21-329-036-0000	\$2,959
25-21-329-O37-O000	\$402
25-21-329-038-0000	\$16,970
25-21-329-039-0000	\$3,362
25-21-329-040-0000	\$3,362
25-21 -329r041-0000	\$3,362
25-21-329-042-0000	\$6,726
25-21-329-043-0000	\$3,362
25-21-329-044-0000	\$19,409
25-21-330-045-0000	\$27,118
25-21-330-037-0000	\$3,057
25-21-330-038-0000	\$12,770
?5-?1-330-039-0000	\$18,924
25-21-330-040-0000	\$5,939
25-21-330-041-0000	\$5,939
25-21-330-042-0000	\$3,362
25-21-330-043-0000	exempt
25-21-330-044-0000	\$4,249
25-21-331-029-0000	\$105,885
25-21-331-030-0000	\$6,642
25-21-331-031 0000	\$6,124
25-21-331-032-0000	\$6,124
25-21-331-033-0000	\$12,251
25-21-331-034-0000	exempt
25-21-331-035-0000	exempt
25-21-331-036-0000	\$4,254
25-29-202-001-0000	\$1,271,717
25-29-202-004-0000	\$18,179
25-29-202-005-0000	\$53,353
25-29-202-006-0000	\$4,280
25-29-202-007-0000	\$15,669
25-29-202-008-0000	\$11,638
25-29-202-009-0000	\$63,863
25-29-202-010-0000 \$4,407	

Appendix "D".

(To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 11 9"1 And Halsted Redevelopment Project Area. (Page 7 of 22)

Property Identification Number	2000 EAV
25-29-202-011-0000	\$19,302
	,
25-29-204-030-0000	exempt
25-29-204-029-0000	\$19,751
25-29-204-019-0000	\$14,731
25-29-204-020-0000	\$8,129
25-29-204-021-0000	\$8,220
25-29-204-022-0000	\$4,316
25^29-204-023-0000	\$10,642
25-29-204-024-0000	\$5,488
25-29-204-025-0000	\$11,940
25-29.204-026-0000	\$15,436
25-29-204-005-0000	\$1,977
25-29-210-042-0000	\$3,687
25-29-210-023-0000	\$4,149
25-29-210-024-0000	\$3,878
25-29-210 025-0000	\$13,212
25-29-210-026-0000	\$2,235
25-29-210-027-0000	\$3,304
25-29-210-028-0000	\$12,082
25-29-210-029-0000	\$11,892
25-29-210-030-0000	\$15,789
25-29-210-031-0000	\$2,203
25-29-210-032-0000	\$3,304
25-29-210-033-0000	\$3,304
25-29-210-034-0000	\$10,751
25-29-210-035-0000	\$4,649
25-29-210-036-0000	\$2,203
25-29-210-037-0000	\$2,203
25-29-210-038-0000	\$10,326
25-29-210-039-0000	\$17,048
25-29-210-040-0000	\$2,203
25-29-218-019-0000	\$2,203
25-29-218-020-0000	\$2,203
25-29-218-021-0000	54.845
25-29-218-022-0000	\$4,387

25-29-218-023-0000 \$13,768 25-29-218-024-0000 513,768

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Initial Equalized Assessed Value (E.A.V.) Of Property Within The H9 Project Area. (Page 8 of 22)

Property Identification Number	2000 EAV
25-29-21B-O25-O0OO	\$19,883
25-29-218-026-0000	\$17,074
25-29-218-027-0000	\$2,203
25-29-218-028-0000	\$2,203
25-29-218-029-0000	\$24,016
25-29-218-030-0000	\$24,016
25-29-218-031-0000	\$24,016
25-29-218-032-0000	\$24,016
25-29-218-033-0000	\$24,016
25-29-218-034-0000	\$25,472
25-29-218-035-0000	\$25,472
25-29-218-036-0000	\$64,119
25-29-218-037-0000	\$2,753
25-29-218-038-0000	\$2,644
25-29-218-039-0000	S43.071
25-28-124-001-0000	\$5,452
25-28-124-002-0000	\$63,786
25-28-124-003-0000	\$12,327
25-28-124-004-0000	\$5,450
25-26-124-005-0000	\$2,461
25-28-124-006-0000	\$26,742
25-28-124-007-0000	\$4,389
25-28-124-OOB-0000	\$2,172
25-28-124-009-0000	\$2,172
25-28-124-010-0000	\$2,172
25-28-124-011-0000	\$2,172
25-28-124-012-0000	\$2,172
25-28-124-013-0000	\$2,172
25-28-124-014-0000	\$2,172
25-28-124-015-0000	\$2,172
25-28-124-016-0000	\$2,172

25-26-124-017-0000	\$4,318
25-28-124-018-0000	\$2,052
25-28-124-019-0000	\$9,532
25-28-124-020-0000	\$9,532
25-28-124-021-0000	\$54,278
25-28-124-025-0000	\$10,097
25-28-124-026-0000	\$10,162
25-28-124-027-0000	\$11,209

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(To Amended 119^{lh} And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The II 9"1 And Halsted Redevelopment Project Area. (Page 9 of 22)

2000 EAV
\$8,419
\$6,964
\$2,417
\$7,387
\$2,417
\$7,211
\$12,865
\$15,754
\$10,629
\$16,930
\$13,341
\$6,837
\$11,475
\$1,979
\$16,096
\$4,556
\$71,154
\$74,985
\$37,030
\$39,127
\$33,626
\$2,046
\$1,943
\$2,066
\$2,066

25-28-108-008-0000	\$2,066
25-26-108-009-0000	\$14,399
25-28-108-010-0000	\$2,341
25-28-108-014-0000	\$1,943
25-28-108-015-0000	\$3,689
25-28-10B-O16-O000	\$1,943
25-28-108-017-0000	\$1,943
25-28-108-O18-00O0	\$1,943
25-28-108-019-0000	\$4,276
25-28-108-020-0000	exempt
25-28-I 08-021-0000	\$5,336
25-28-I 08-022-0000	\$1,648
25-28-I 08-023-0000	\$15,658
25-28-108-024-0000	\$13,614

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${\it Appendix~"D"}.$ (To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 11 9th And Halsted Redevelopment Project Area. (Page 10 of 22)

Property Identification Number	2000 EAV
25-28-1OB-025-0000	\$2,090
25-28-108-026^0000	. \$2,706
25-28-108-027-0000	\$2,397
25-28-108-028-0000	\$2,255
25-28-108-O29-0O00	\$2,397
25-28-108-O30-OO00	\$1,743
25-28-108-031-0000	\$4,734
25-28-108-032-0000	\$12,629
25-28-108-033-0000	\$2,397
25-28-108-034-0000	\$2,746
25-28-108-035-0000	\$2,255
25-28-108-036-0000	\$13,950
25-28-108-037-0000	\$12,196
25-28-108-0380000	\$2,255
25-28-108-039-0000	\$2,255
25-26-108-040-0000	\$1,272
25-28-108-041-0000	\$3,500
25-28-108-042-O000	\$21,299

File #: F2014-28, Version:	1	
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25-28-109-002-0000	\$1,657
25-28-109-003-0000	\$4,336
25-28-109-004-0000	\$2,292
25-28-109-005-0000	S2.446
25-28-109-006-0000	exempt
25-28-109-007-0000	exempt
25-28-1O9-008-O00O	exempt
25-28-109-009-0000	exempt
25-28-109-011-0000	\$3,987
25-28-109-010-0000	\$20,129
25-28-109-012-0000	\$4,187
25-28-109-013-0000	\$2,417
25-28-109-017-0000	\$12,383
25-28-109-018-0000	\$12,727
25-28-109-019-0000	\$17,641
25-28-109-020-0000	\$18,371
25-28-109-021-0000	\$4,360
25-28-109-022-0000	S21.121
25-28-109-023-0000	\$2,050
25-28-109-024-0000	\$2,673
25-28-109-025-0000	\$29,606

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(To Amended And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A. V.) Of Property Within The 11 9th And Halsted Redevelopment Project Area. (Page 11 of 22)

Property Identification Number	2000 EAV
25-28-109-026-0000	\$25,544
25-28-109-027-0000	\$13,621
25-28-109-001-0000	exempt
25-28-116-001-0000	\$2,608
25-28-116-002-0000	\$15,327
25-28-116-003-0000	\$17,414
25-28-116-004-0000	\$2,172
25-28-116-005-0000	\$2,172
25-28-116-006-0000	\$16,116
25-28-116-007-0000	\$2,172
25-28-116-008-0000	\$2,172
25-28-116-O09-G0O0	\$2,172

File #: F2014-28, Ve	rsion: 1
25-28-116-010-0000	\$13,728
25-28-116-011-0000	\$2,172
25-28-116-012-0000	\$2,172
25-28-116 013-0000	\$3,518
25-28-116-014-0000	\$2,295
25-28-116-015-0000	\$2,295
25-28-116-016-0000	\$2,295
25-28-116-017-0000	\$36,703
25-28-116-016-0000	\$6,088
25-28-116-019-0000	\$2,295
25-28-116-020-0000	\$2,275
25-28-116-021-0000	\$2,441
25-28-116-022-0000	\$15,111
25-28-116-023-0000	\$2,052
25-28-116-046-0000	\$11,438
25-28-116-026-0000	\$10,051
25-28-116-044-0000	\$15,427
25-28-116-045-0000	\$12,948
25-28-116-038-0000	\$12,907
25-28-116-042-0000	\$10,962
25-28-116-043-0000	\$17,679
25-28-116-031-0000	\$15,187
25-28-116-032-0000	\$14,517
25-28-116-033-0000	\$15,322
25-28-116-034-0000	\$10,897
25-28-116-035-0000	\$1,465
25-28-116-036-O000	\$16,727

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(To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 11 9th And Halsted Redevelopment Project Area. (Page 12 of 22)

Property Identification Number	2000 EAV
25-28-116-037-0000	\$1,858
25-28^116-038-0000	\$12,907
25-28-116-039-0000	\$2,417
25-28-116-040-0000	\$16,914
25-28-116-041-0000	\$12,674

25-21-300-024-0000	\$247,142
25-21-300-029-0000	\$196,186
25-21-363-0300000	\$1,165,908
25-21-310-001-0000	\$42,075
25-21-310-002-0000	\$39,707
25-21-310-003-0000	\$40,803
25-21-310-004-0000	\$52,853
25-21-310-005-0000	\$113,096
25-21-310-006-0000.	\$105,896
25-21-317-022-0000	\$512,492
25-21-327-001-0000	exempt
25-21-327-002-0000	exempt
25-21-327-003-0000	\$6,253
25-21-327-004-0000	\$21,479
25-21-327-005-0000	\$14,499
25-21-327-006-0000	\$14,499
25-21-327-007-0000	\$14,499
25-21-327-008-0000	\$14,499
25-21-327-009-0000	\$30,673
25-21-327-010-0000	\$25,895
25-21-332-029-0000	\$10,264
25-21-332-030-0000	\$63,001
25-21-332-031-0000	\$51,630
25-21-332-032-0000	\$41,671
25-21-332-033-0000	\$3,978
25-21-333-038-0000	\$458,597
25-21-334-033-0000	\$7,515

REPORTS OF COMMITTEES

Appendix "D".

(To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 11 9"" And Halsted Redevelopment Project Area. (Page 13 of 22)

Property Identification Number	2000 EAV
25-21-334-025-0000	53.315
25-21-334-026-0000	\$3,315
25-21-334-027-0000	\$14,388
25-21-334-028-0000	\$2,410
25-21-334-029-0000	\$2,410
25-21-334-030-0000	\$3,876
25-21-334-031-0000	\$8,273
25-21-334-032-0000	\$10,384
25-21-335-024-0000	\$14,228
25-21-335-025-0000	\$13,632
25-21-335-026-0000	\$10,206
25-21-335-027-0000	\$11,542
25-21-335-028-0000	\$7,093
25-21-335-029^0000	\$10,206
25-21-335-030-0000	\$3,093
25-21-335-031-0000	\$11,080
25-21-335-032-0000	\$8,501
25-21-422-021-0000	\$29,948
25-21-422-022-0000	\$2,521
25-21-422-023-0000	S8.441
25-21-422-024-0000	\$49,019
25-21-422-025-0000	S2.S21
25-21-422-026-0000	\$2,521
25-21-422-027-0000	\$41,017
25-21-423-039-0000	exempt
25-21-423-040-0000	exempt
25-21-424-028-0000	\$15,809
25-21-424-033-0000	\$4,280
25-21-424-034-0000	. \$9,130
25-21 -424-035-0000	\$14,542
25-21 -424-036-0000	\$13,855
25-21-424-037-0000	\$15,536
25-21-425-038-0000	\$2,446
25-21-425-039-0000	SI 8,533
25-21-425-029-0000	\$1,556

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Initial Equalized Assessed Value (E.A.V.) Of Property Within The 11 9"1 And Halsted Redevelopment Project Area. (Page 14 of 22)

Property Identification Number	2000 EAV
25-21-425-030-0000	\$1,556
25-21-425-031-0000	\$16,682
25-21-425-032-0000	\$6,508
25-21-425-033-0000	\$12,114
25-21-425-034-0000	\$9,514
25-21-425-035-0000	\$2,139
25-21-425-036-0000	\$9,528
25-28-200-001-0000	\$43,360
25-28-200-002-0000	\$46,710
25-28-20O-O03-O000	\$5,801
25-28-200-004-0000	\$5,810
25-28-200-005-0000	\$3,008
25-2B-200-006-0000	\$3,008
25-28-200-007-0000	\$2,188
25-28-200-008-0000	\$2,188
25-28-200-009-0000	\$42,969
25-28-201-001-0000	\$3,800
25-28-201-002-0000	\$3,008
25-28-201-003-0000	\$29,139
25-2B-201-O04-00OO	\$15,978
25-2B-201-005-0000	\$19,364
25-28-201-006-0000	\$3,131
25-28-201-007-0000	\$3,131
25-28-201-008-0000	\$3,131
25-28-201-009-0000	\$3,008
25-28-201-01 0-0000	\$3,800
25-28-202-001-0000	exempt
25-28-202-002-0000	\$9,027
25-28-202-003-0000	\$25,361
25-28-202-004-0000	\$16,598
25-28-203-001-0000	\$3,776
25-28-203-002-0000	\$13,750
25-28-203-003-0000	\$3,008
25-28-203-004-0000	\$3,008

25-28-203-005-0000	\$3,008
25-28-203-006-0000	\$13,116

REPORTS OF COMMITTEES

Appendix "D". (To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 11 9th And Halsted Redevelopment Project Area. (Page 15 of 22)

Property. Identification Number	2000 EAV
25-28-203-007-0000	\$3,008
25-28-203-0080000	\$3,008
25-28-203-009-0000	\$53,282
25-28-104-001-0000	\$30,549
25-28-104-002-0000	\$29,913
25-28-104-003-0000	exempt
25-28-104-004-0000	exempt
25-28-104-005-0000	\$7,682
25-28-104-006-0000	\$11,382
25-28-104-007-0000	\$2,188
25-28-104-008-0000	\$2,764
25-28-104-009-0000	\$14,033
25-28-104-O1O-O0Q0	S12.763
25-28-104-011-0000	\$16,481
25-28-104-012-0000	\$6,622
25-26-104-013-0000	\$2,430
25-28-104-014-0000	\$6,522
25-28-104-015-0000	\$9,008
25-26-104-016-0000	\$8,066
25-28-104-017-0000	\$15,420
25-28-104-018-0000	\$17,010
25-28-104-019-0000	\$8,868
25-28-104-020-0000	\$11,396
25-28-104-021-0000	\$6,762
25-28-104-022-0000	\$7,149
25-28-104-023-0000	\$9,541
25-28-104-024-0000	\$3,364
25-28-104-025-0000	exempt
25-28-104-026-0000	\$1,681
25-28-104-027-0000	exempt
25-28-104-028-0000	\$12,979

25-28-104-029-0000	\$11,302
25-28-104-O3O-O000	exempt
25-28-104-031-0000	\$2,430
25-28-104-032-0000	\$2,430
25-28-104-033-0000	\$3,207
25-28-104-034-0000	\$3,647
25-28-104-035-0000	\$9,926
25-28-104-036-0000	S6.433

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 ${\it Appendix~"D"}.$ (To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 11 9^{th} And Halsted Redevelopment Project Area. (Page 16 of 22)

Property Identification Number	2000 EAV
25-28-104-037-0000	\$7,551
25-26-I 04-038-0000	\$6,869
25-28-I 04-039-0000	\$2,644
25-28-I 04-040-0000	\$14,826
25-28-I 04-041-0000	\$14,119
25-28-1 04-042-0000	\$12,585
25-28-1 04-043-0000	\$15,251
25-28-104-044-0000	\$1,681
25-28-I 05-001-0000	\$17,117
25-28-1 05-002-0000	\$4,583
25-28-105-003-0000	\$37,948
25-28-I 05-004-0000	\$2,188
25-28-I 05-005-0000	\$2,188
25-28-I 05-006-0000	\$2,188
25-28-105-007-0000	\$2,188
25-28-105-008-0000	exempt
25-28-105-009-0000	exempt
25-28-106-001-0000	exempt
25-28-106-002-0000	exempt
25-28-106-003-0000	exempt
25-28-106-004-0000	exempt
25-28-106-005-0000	exempt
25-28-106-006-0000	exempt
25-28-106-007-0000	exempt

25-28-106-008-0000	\$99,224
25-28-107-007-0000 25-28-107-008-0000 25-28-107-009-0000 25-28-107-039-0000	\$2,188 \$2,188 \$42,513 \$13,152
25-28-107-040-0000	\$16,365
25-28-100-006-0000 25-28-100-017-0000	\$294 \$8,016
25-28-100-013-0000	\$2,108
25-28-100-019-0000	\$6,150
25-28-100-018-0000	\$5,494
25-28-100-015-0000	\$5,032

Append ix "D". (To Amended 119^{01} And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 11 9th And Halsted Redevelopment Project Area. (Page 17 of 22)

Property Identification Number	2000 EAV
25-28-100-016-0000	\$79,332
25-28-100-011-0000	\$79,628
25-28-100-002-0000	\$12,460
25-28-100-O01-0O00	\$1.72B
25-28-100-007-0000	\$825
25-28-100-008-0000	\$1,468
25-28-100-009-0000	\$4,234
25-28-101-001-0000	\$15,576
25-28-101-002-0000	\$12,416
25-28-101-003-0000	\$18,035
25-28-101-004-0000	\$6,037
25-28-101-005-0000	\$2,172
25-28-101-006-0000	\$4,725
25-28-101-007-0000	\$20,216
25-28-101-008-0000	\$20,714
25-28-101-009-0000	\$20^16
25-28-101-011-0000	\$18,093
25-28-101-012-0000	\$2,417

File #: F2014-28, Ve	File #: F2014-28, Version: 1		
25-28-101-013 0000	\$25,295		
25-28-101-014-0000	\$8,236		
25-28-101-015-0000	\$8,236		
25-28-101-016-0000	\$2,417		
25-28-101-017-0000	\$2,417		
25-28-101-018-0000	\$2,379		
25-28-101-019-0000	\$20,498		
25-28-101-020-0000	\$1,979		
25-28-101-021-0000	\$15,278		
25-28-101-025-0000	exempt		
25-28-101-026-0000	\$7,255		
25-28-101-027-0000	\$2,417		
25-28-101-028-0000	\$2,417		
25-28-101-029-0000	\$2,417		
25-28-101-030-0000	\$2,417		
25-28-101-031-0000	\$14,139		
25-28-101-032-0000	\$2,417		
25-28-101-033-0000	exempt		
25-28-101-034-0000	\$2,175		
25-28-101-035-0000	\$10,424		
25-28-101-038-0000	\$2,168		

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${\it Appendix~"D"}.$ (To Amended 119 $^{\rm th}$ And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 11 9* And Halsted Redevelopment Project Area. (Page 18 of 22)

Property Identification Number	2000 EAV
25-28-101-039-0000	\$14,484
25-28-101-040-0000	exempt
25-28-101-042-0000	\$1,490
25-28-101-041-0000	\$1,874
25-28-101-022-0000	\$1,759
25-28-101-023-0000	\$1,759
25-28-101-024-0000	\$1,759
25-28-101-036-0000	\$2,417
25-28-101-037-0000	\$2,417

File #: F2014-28, Version: 1		
25-28-102-001-0000	\$4,901	
25-28-102-002-0000	\$2,172	
25-28-102-003-0000	\$2,172	
25-28-102-004-0000	\$2,172	
25-28-102-005-0000	\$19,667	
25-28-102-006-0000	\$23,024	
25-28-102-007-0000	\$14,364	
25-28-102-008-0000	\$17,309	
25-28-102-009-0000	\$9,986	
25-28-102-010-0000	\$7,936	
25-28-102-011-0000	\$13,405	
25-28-102-012-0000	\$2,257	
25-28-102-013-0000	\$2,417	
25-28-102-014-0000	\$2,417	
25-28-102-015-0000	\$14,624	
25-28-102-016-0000	\$2,417	
25-28-102-017-0000	\$3,627	
25-28-102-018-0000	\$3,627	
25-28-102-019-0000	exempt	
25-28-102-020-0000	exempt	
25-28-102-021-0000	exempt	
25-28-102-022-0000	\$2,083	
25-28-102-023-0000	\$5,152	
25-28-102-024-0000	\$11,246	
25-28-102-025-0000	\$7,907	
25-28-102-026-0000	\$7,514	
25-28-102-027-0000	\$9,252	
25-28-102-028-0000	\$10,971	
25-28-102-029-0000	\$11,387	
25-28-102-030-0000	\$15,324	

Append ix "£>". (To Amended 119 th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 11 9 th And Halsted Redevelopment Project Area. (Page 19 of 22)

Property Identification Number	2000 EAV
25-28-102-031-0000	\$12,207
25-28-102-034-0000	\$8,616
25-28-102-035-0000	\$2,417

File #: F2014-28, Version: 1		
25-28-102-O36-O000	\$4,182	
25-28-102-037-0000	\$2,417	
25-28-102-O38-0000	\$2,083	
25-28-102-O39-0000	\$12,178	
25-28-102-040-0000	\$2,842	
25-28-102-041-0000	exempt	
25-28-102-042-0000	\$14,046	
23-20-102-042-0000	Ψ14,040	
25-28-103-001-0000	\$42,716	
25-28-103-002-0000	\$33,586	
25-28-103-003-0000	\$3,478	
25-28-103-004-0000	\$3,613	
25-28-103 005-0000	\$3,478	
25-28-103-006-0000	\$2,172	
25-28-103-007-0000	\$22,520	
25-28-103-008-0000	\$16,240	
25-28-103-009-0000	exempt	
25-28-103-010-0000	\$14,246	
25-28-103-011-0000	\$10,673	
25-28-103-013-0000	\$16,529	
25-28-103-014-0000	\$16,529	
25-28-103-015-0000	\$1,383	
25-28-103-016-0000	\$14,295	
25-28-103-017-0000	\$9,915	
25-28-103-018-0000	\$2,430	
25-28-103-019-0000	\$13,086	
25-28-103-020-0000	\$2,248	
25-28-103-021-0000	\$4,772	
25-28-103-022-0000	exempt	
25-28-103-023-0000	exempt	
25-28-103-024-0000	exempt	
25-28-103-025-0000	\$18,555	
25-26-103-026-0000	exempt	
25-28-103-027-0000	exempt	
25-28-103-028-0000 25-28-103-028-0000	\$10,989	
25-2B-103-029-0000		
	\$10,573 \$26,633	
25-28-103-030-0000	\$26,633	

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Appendix "D". (To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 119th And Halsted Redevelopment Project Area. (Page 20 of 22)

Property Identification Number	2000 EAV
25-28-103-031-O000	\$4,529
25-28-103-032-0000	\$14,691
25-28-103-033-0000	\$2,430
25-28-103-034-0000	\$16,443
25-28-103-0350000	\$2,430
25-28-103-036-0000	\$11,916
25-28-103-037-0000	\$10,767
25-26-103-038O000	\$7,786
25-28-103O39O000	\$2,650
25-28-103O40O000	exempt
25-28-1030410000	exempt
25-28-103-0420000	\$2,026
25-28-103-043O000	\$2,083
25-28-103O44-0000	exempt
25-28-103-0450000	\$23,696
25-28-103-046-0000	\$16,334
25-21-3200010000	\$6,675
25-21-3200020000	\$14,869
25-21-3200030000	\$4,836
25-21-3200040000	\$4,836
25-21-3200070000	\$16,423
25-21-3200280000	\$17,537
25-21 -3200290000	\$11,678
25-21-320O30O000	\$14,597
25-21-320-031-0000	\$5,232
25-28-1170010000	\$15,738
25-26-117002-0000	\$11,759
25-28-117003-0000	\$14,677
25-28-117004-0000	\$10,177
25-28-117005-0000	\$9,919
25-28-117006-0000	\$13,166
25-28-117-007-0000	\$8,026
25-28-117-008O000	\$12,365
25-28-117-009-0000	\$16,416
25-28-117-010-0000	\$9,446
25-28-117-014-0000	\$12,896
25-28-117O15-0000	\$8,881
25-28-117-016-0000	\$8,221

Appendix "D". (To Amended 119 th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (E.A.V.) Of Property Within The 21 9* And Halsted Redevelopment Project Area. (Page 21 of 22)

Property Identification Number	2000 EAV
25-28-117-017-0000	\$3,911
25-28-117-O18-0000	\$20,747
25-28-117-019-0000	\$9,032
25-28-117-021-0000	\$2,557
25-2B-117-022-0000	\$3,787
25-28-117-023-0000	\$4,051
25-28-117-024-0000	\$9,750
25-28-117-025-0000	\$1,576
25-28-117-026-0000	\$3,011
25-28-117-027-0000	\$12,378
25-28-117-028-0000	\$2,246
25-28-117-029-0000	\$2,401
25-2M17-030-0000	\$12,496
25-28-117-035-0000	\$16,854
25-28-117-036-0000	\$20,799
25-28-117-037-0000	\$15,087
25-28-117-038-0000	\$17,457
25-28-118-001-0000	\$2,730
25-28-118-002-0000	\$2,255
25-28-118-003-0000	\$2555
25-28-118-007-0000	\$2,128
25-28-118-008-0000	\$2,072
25-28-118-009-0000	\$1,834
25-28-118-010-0000	\$3,558
25-28-116-011-0000	\$1,321
25-28-118-016-0000	\$2,417
25-28-116-013-0000	\$3,758
25-28-118-034-0000	\$3,391
25-28-118-035-0000	\$3,384
25-28-I 1 O-001 -0000	exempt
25-28-I 10-002-0000	\$1,952
25-28-I 1 0-003-0000	\$4,167
25-28-I 1 0-004-0000	\$15,994

25-28-I	1 O-005-0000	\$11,356
25-28-I	1 O-006-0000	\$10,533
25-28-I	1 O-007-0000	exempt
25-28-I	1 0-008-0000	\$2,417
25-28-1	1 O-009-0000	\$12.661

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Appendix "D".

(To Amended 119th And Halsted Redevelopment Project Area Redevelopment Plan And Project)

Initial Equalized Assessed Value (EA. V.) Of Property Within The I 19th And Halsted Redevelopment Project Area. (Page 22 of 22)

Property Identification Number	2000 EAV
25-28-110-010-0000	\$15,320
25-28-110-011-0000	\$15,295
25-28-110-012-0000	\$8,125
25-28-110-013-0000	\$2,417
25-28-110-014-0000	\$11,442
25-28-110-015-O000	\$15,367
25-28-110-016-0000	\$16,394
25-28-110-017-0000	\$12,305
25-28-110-018-0000	\$11,351
25-28-110-019-0000	\$14,388
25-28-110-020-0000	\$2,235
25-28-110-021 -0000	\$1,952
25-28-110-022-0000	\$6,270
25-28-110-023-0000	exempt
25-28-110-024-0000	exempt
25-28-110-030-0000	\$2,417
25-28-110-031-0000	\$2,417
25-28-110-032-0000	\$2,417
25-28-110-033-0000	\$2,417
25-28-110-034 0000	\$13,001
25-28-110-035 0000	\$14,464
25-28-110-036-0000	\$12,732
25-28-110-037 0000	\$9 _r 621
25-28-110-038-0000	\$3,224
25-28-110-039-0000	SI 4.348
25-28-110-040-0000	\$11,215
25-28-110-041-0000	\$8,175
25-28-110-042-0000	\$13,650

25-28-110-043-0000 \$3,627 25-28-110-044-0000 \$14,146 25-28-110-045-0000 exempt 25-20-210-022 0000 \$24,343 25-20-210-044.0000 \$192,884 25-29-500-008-0000 exempt 25-28-501 -003-0000 ' exempt 25-28-118-014-0000 S298

Total \$18,689,034