



**CLEVELAND HEIGHTS
URBAN RENEWAL PLAN**

August 17, 2020

I. Description of Project

a. Background and Purpose

This plan addresses a distressed area in the northeast corner of the City of Moore, Oklahoma (“City”) known as Cleveland Heights, located on the southwest corner of N.E. 12th Street and S. Sunnyslane Road. The City’s Comprehensive Plan, Envision Moore Plan 2040, identifies this area as one requiring significant infrastructure upgrades and improvements and targeted as a priority reinvestment area. The Cleveland Heights Urban Renewal Plan (“Urban Renewal Plan”) is an urban renewal plan as defined by and in accordance with the provisions of the Oklahoma Urban Redevelopment Law, 11 O.S. § 38-101, *et seq.* (“Act”) It is a primary element of the City’s intent to facilitate the redevelopment of the area, creating new economic development opportunities. Implementation of this Urban Renewal Plan is critical to remedying blighting conditions, in order for the area to contribute to the economic and community health of the City into the foreseeable future.

b. Urban Renewal Area

The Urban Renewal Area Map is attached as Exhibit 1. The Urban Renewal Area is located in the City of Moore, Cleveland County, State of Oklahoma, and is specifically described on Exhibit 1.

c. Eligibility for Redevelopment

The Urban Renewal Area is a blighted area within the meaning of the Act. The City approved Resolution No. 950(2) on February 3, 2020, declaring the area to be a blighted area consistent with the Act and based upon the blighting conditions documented in the Cleveland Heights Blight Report. The area has suffered from decades of obsolete platting, lack of necessary infrastructure improvements, and little to no investment or reinvestment. It is largely undeveloped with only a handful of structures, poorly maintained, not connected to the City’s utilities systems, and, in many instances, abandoned.

d. Urban Renewal Plan Objectives

The Urban Renewal Plan will be undertaken as approved and authorized by the City. The principal activities consist of acquisition, disposition, and redevelopment, in order to remedy blighting conditions from the area.

Administrative implementation and support with respect to acquisition and disposition of property will be provided primarily by the Moore Urban Renewal Authority, a public body corporate (“MURA”).

The primary development and redevelopment objectives of the Urban Renewal Plan are to:

- i. Remove the blighting conditions in the Urban Renewal Area.
- ii. Create new redevelopment sites for community commercial development, consistent with Envision Moore Plan 2040.
- iii. Bring the under-utilized land to full economic productivity.
- iv. Encourage investment in and redevelopment in accordance with Envision Moore Plan 2040.

- v. Make needed public infrastructure improvements in the Urban Renewal Area, including addressing the ongoing wastewater and roadway issues.
- vi. Provide economic development tools to assist in the revitalization of the Urban Renewal Area.
- vii. Address any environmental conditions impacting redevelopment and public health through identification, remediation, and/or mitigation.
- viii. Improve the economic viability of the area.
- ix. Proactively recruit private reinvestment in the Urban Renewal Area.
- x. Support consistent code enforcement to beautify the area.
- xi. Support and reinforce adopted policies of the City outlined in Envision Moore Plan 2040, the zoning code, and other regulatory documents.

e. Types of Renewal Actions

The primary actions of the Urban Renewal Plan are to:

- i. Facilitate the acquisition of parcels and clearance of dilapidated structures to create individual and large tract assemblages as redevelopment sites for investment and to eliminate blight.
- ii. Make properties available for redevelopment as contemplated by this Urban Renewal Plan.
- iii. Make infrastructure improvements to the area in order to accommodate redevelopment.
- iv. Rehabilitate and bring up to a standard compatible with objectives of the Urban Renewal Plan, meeting all applicable requirements of City codes and ordinances, for any structures that may remain.
- v. Identify key development sites and market to the development community.
- vi. Coordinate needed public infrastructure and neighborhood amenity improvements related to redevelopment sites.
- vii. Coordinate any needed zoning, architectural, or urban design standards that would enhance the redevelopment efforts.

II. Land Use Plan and Provisions

a. Land Use Plan

The Urban Renewal Area is largely vacant, with only a handful of structures, as depicted on the attached Exhibit 3, Existing Land Use Map. Exhibit 3 also shows that the properties in the Urban Renewal Area are currently zoned as R-2, Two-Family Dwelling District. The Land Use Plan consists of the Land Use Plan Map contained in Exhibit 4 and the Land Use Provisions in Section II of this Urban Renewal Plan. The Land Use Plan is consistent with Envision Moore Plan 2040, the City's Comprehensive Plan, and the land use provisions contained herein. All changes in zoning necessary to accommodate the development contemplated by this Urban Renewal Plan must be approved by the City.

b. Permitted Land Use Categories

Permitted land use categories are shown on Exhibit 4, the Land Use Plan Map. The permitted land use categories include residential, retail, office, commercial, institutional, and public. Private and public uses

(including institutional) shall permit accessory uses and complementary uses, whether public or private. Specific land uses will be controlled by applicable zoning approved by the City. The Land Use Plan Map is a general guide subject to specific adjustment and modification by the City without amendment to this Urban Renewal Plan.

c. Specific Regulations, Controls, and Restrictions to Be Imposed by the Urban Renewal Plan on the Sale, Lease, or Other Disposition of All Real Property Acquired

In order to achieve the objectives of the Urban Renewal Plan and in order to assist redevelopers in redeveloping property, MURA, acting on behalf of the City, will subject land to be redeveloped to specific regulations and controls at the time of land disposition. Such specific regulations and controls may include, but are not limited to, floor area ratio, building coverage, height, setback, open areas, off-street parking, and off-street loading.

MURA shall review the proposals and plans for redevelopment, and it shall prescribe such controls, regulations, restrictions and obligations in the redevelopment contract, deeds of disposition, and other related documents as it determines to be appropriate to carry out the objectives of the Urban Renewal Plan.

d. Duration of Controls, Effective Date and Renewal Provisions

Building requirements which are implemented by covenants in disposition or other documents shall be effective for the period provided in the redevelopment documents, but in any event until January 1, 2050, unless otherwise extended by the City.

III. Project Authorizations

a. Implementation Authority

- i. The City shall provide overall policy direction and approvals as required under the Act and applicable state law regarding development, redevelopment and financing activities. The City may make budgetary appropriations and undertake land acquisitions and dispositions as it deems necessary and appropriate.
- ii. The Moore Economic Development Authority, a public trust whose beneficiary is the City ("Trust"), shall provide primary financing authorizations necessary or appropriate to implement the Urban Renewal Plan.
- iii. MURA may undertake acquisition (including relocation and other related activities) and disposition activities necessary or appropriate to undertake the Urban Renewal Plan in accordance with the City approvals.
- iv. The City, the Trust, and MURA are each separately authorized to utilize powers, funds, employees, consultants, and members to accomplish the objectives of the Urban Renewal Plan to the extent permitted by law.
- v. MURA may devote properties acquired by it in the Urban Renewal Area, prior to the time such properties are needed for redevelopment purposes, to rental,

lease or other continuation of present uses or to temporary uses, including but not limited to parking, relocation, or recreation, in accordance with such standards, controls and regulations as MURA and/or the City may deem appropriate.

- vi. Administrative interpretations of the land use provisions during the period of Urban Renewal Plan execution shall be provided by the appropriate and designated department of the City upon its own motion or within thirty (30) days after receipt of a written request for such interpretation.
- vii. The City shall be a beneficiary to all instruments and agreements incorporating land use provisions and building requirements and shall be entitled to enforce such provisions by actions of law or in equity including suits for injunctions both prohibitive and mandatory.

b. Project Coordination

Implementation and coordination actions shall be guided by the City Manager and such staff, employees, officers, consultants, and members of the City and MURA as may be necessary or appropriate from time to time. Implementation and coordination participation shall, at a minimum, include representatives of the City and MURA, and their legal counsel. Additional participants may be designated at any time by the City Manager. Public benefits, such as public improvements and financial assistance, should be conferred in a manner that leverages quality private development consistent with the City's development and redevelopment objectives, as reflected in this Urban Renewal Plan and Envision Moore Plan 2040. Whenever possible, development agreements shall be used to ensure that public resources generate corresponding private development.

c. Land Acquisition

All real property in the Urban Renewal Area may be acquired. The parcels within the Urban Renewal Area are shown on the Cleveland Heights Addition plat map, attached as the Land Acquisition Map, Exhibit 2. Such property may be acquired by direct negotiation and/or by the exercise of the power of eminent domain granted by law to MURA, including specifically any currently vacant property as shown on the Existing Land Use Map, Exhibit 3, or which has become vacant by removal of structures thereon. In addition, title to and interests in street rights-of-way and other public use land will be acquired by MURA or the City as necessary to carry out the Urban Renewal Plan objectives. The City consents to the acquisition through eminent domain of any such property in which it may have a legal or beneficial interest. Under the provisions of this section, MURA may, as it determines appropriate, acquire a lesser interest in property than fee simple, which lesser interest may include acquisition of one or more structures, but excluding the land or some interest therein where the acquisition of such lesser interest will serve the objectives of this Urban Renewal Plan and where its requirements for redevelopment are otherwise met.

d. Reports to The City

MURA shall provide to the City upon request periodic reports detailing activities undertaken by MURA in the Urban Renewal Area.

e. Underground Utility Lines

When required by MURA, utility distribution lines, whether public or private, shall be placed underground.

f. Other Provisions Necessary to Meet State and Other Local Requirements

The land in the Urban Renewal Area is to be made available to public or private enterprises for redevelopment as provided in this Urban Renewal Plan.

g. Modification of the Urban Renewal Plan

This Urban Renewal Plan may be modified as provided by state law as now in effect or as it may hereafter be amended.

h. Planning and Zoning

The land use provisions contained in this Urban Renewal Plan shall be implemented and supplemented by the zoning ordinances and other codes of the City.

IV. Land Disposition

a. Methods

Land disposition pursuant to this Urban Renewal Plan may be accomplished by methods which comply with the laws of the State of Oklahoma.

b. Redevelopers' Obligations

Redevelopment of land in the Urban Renewal Area shall be made subject to the redevelopment requirements specified by MURA. The purpose of such redevelopment requirements is to assure the redevelopment of the Urban Renewal Area will conform to the planning and design objectives of the Urban Renewal Plan and the objectives of the City. It is therefore the obligation of all redevelopers not only to comply with these requirements, but also to familiarize themselves with the overall Urban Renewal Plan and to prepare development or redevelopment proposals which are in harmony with the Urban Renewal Plan. All such proposals will be subject to design review, comment, and approval by MURA prior to disposition and prior to commencement of construction.

Redevelopers will be obligated, under the terms of disposition instruments, to carry out certain specified improvements, in accordance with the Urban Renewal Plan, within a reasonable period of time as set forth in the contract or agreement. Redevelopers will not be permitted to dispose of property until the improvements are completed, without the prior written consent of MURA, which consent will not be granted except under conditions that will prevent speculation and protect the interests of the City and MURA.

c. Owner Participation Agreements

MURA may enter into owner participation agreements with the owners of record of property within the Urban Renewal Area if it determines it feasible and finds that the owner is financially and otherwise qualified to participate in the redevelopment of the area consistent with the Urban Renewal Plan. An owner participation agreement shall provide that the owner agrees to carry out the purposes of this Urban Renewal Plan and shall contain provisions deemed by MURA to be necessary or desirable to assist in preventing the development or spread of blight. An owner participation agreement shall be consistent with and make requirements similar to the conditions imposed in agreements for land disposition.

d. Procedures for Contracts

- i. Applicability. MURA shall comply with the following procedures when it proposes to enter into contracts or agreements with respect to land or the redevelopment thereof for residential, recreational, commercial, industrial, other uses, or for public uses, other than for retention of property for public use, in accordance with the Urban Renewal Plan. The procedure below will apply until such time as the City adopts and approves procedures by ordinance, resolution, or otherwise, which are intended to supersede these provisions.
- ii. Obligations to be Imposed. MURA shall require the purchaser or redeveloper to devote property to the uses provided in this Urban Renewal Plan and agree to development in accordance with the Urban Renewal Plan.
- iii. Notice. Prior to entering into any agreement for land disposition to a private purchaser or any agreement for private redevelopment, MURA shall give at least ten (10) days' notice by publication in a newspaper of general circulation in the City, which notice shall state the address and office hours of MURA, recite that MURA is considering a proposal to enter into an agreement for disposal of land and/or private redevelopment, containing the name of each proposed redeveloper, and setting forth a description of the land involved. The terms of the proposal shall be available for public inspection at the office of MURA.
- iv. Approval. Approval of any contracts, agreements, or disposition of land or redevelopment of land shall be pursuant to a public meeting of MURA. Ten (10) days' notice of such meeting shall be given by publication in a newspaper of general circulation in the City, which notice shall specify the time and place of the meeting, the nature of the agreement to be approved, and the proposed purchaser or redeveloper. Such notice may be combined with the notice referred to in subsection IV(d)(iii) above. After approval by MURA, any contracts, agreements, or disposition of land or redevelopment of land shall be presented to the City for its consent.

V. Project Financing Plan

Financing authorizations and support will be primarily provided by the City and the Trust. Implementation and financing of the Urban Renewal Plan may be phased. The scope, complexity, and execution times of the many projects and activities required to achieve the objectives of this Urban Renewal Plan may necessitate such phased implementation and financing method. The Urban Renewal Plan may be undertaken in conjunction with other local and state economic development and redevelopment tools and programs, including by way of example, capital improvement bond issues and the Oklahoma Local Development Act, 62 O.S. § 850, *et seq.* Financing approvals and authorizations shall be provided from time to time as deemed appropriate by the City and the Trust.

VI. Relocation Plan

MURA shall carry out all relocation activities in accordance with 11 O.S. §38-108(8) of the Act, this Urban Renewal Plan, and Policies and Procedures for Acquisition and Relocation Services of the Moore Urban Renewal Authority, as adopted and amended from time to time (“Policies”), in order to provide a feasible method for the relocation of families and businesses displaced by acquisition actions into decent, safe, and sanitary accommodations within their means and without undue hardship to such families and businesses. The City may direct further benefits and financial assistance in a manner that is clear, uniform and nondiscriminatory, in addition to the relocation assistance offered through the Policies.

MURA will provide reasonable notice to relocatees of all relocation actions as set out in the Policies. Likewise, appeals procedures shall be provided to all those to be relocated or displaced. MURA shall perform ongoing monitoring of all relocation or displacement activities, including adequate records keeping, site occupants’ needs and concerns, counseling and advisory services, dwelling or relocation sites’ discovery procedures and inspection procedures for sites, claims processing, appeals processing and other such activities. Relocation activities shall be reviewed periodically to assure compliance with applicable laws and policies.

EXHIBIT 1

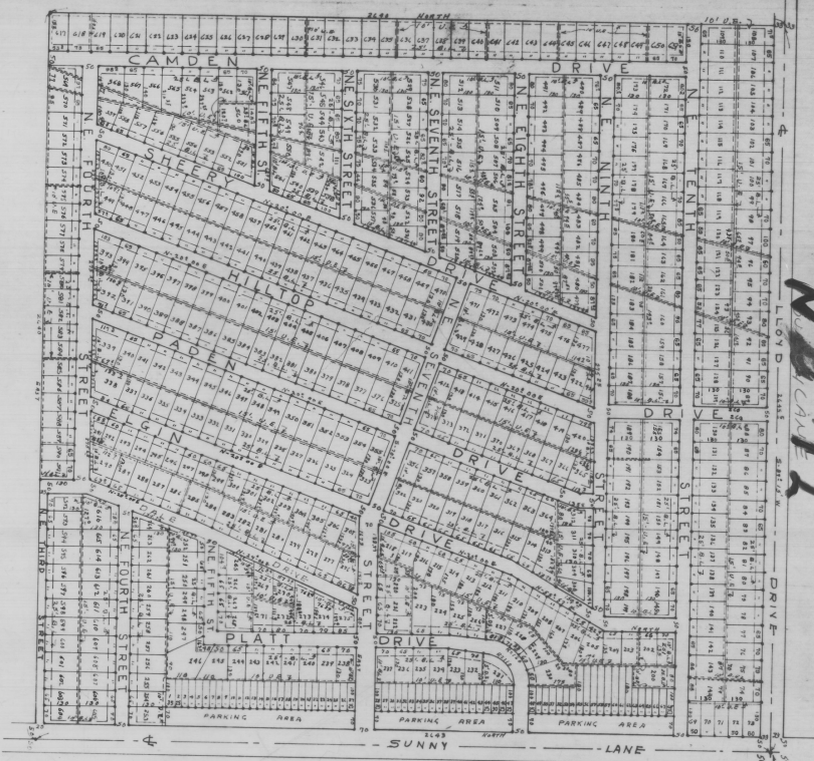
Urban Renewal Area Map and Legal Description



Area includes all of the Cleveland Heights Addition, as platted in 1960, located in the NE/4 of Section 18, T10N, R2W, Moore, Cleveland County, Oklahoma, being more particularly described as follows:

Beginning at the NW corner of the NE quarter of Section 18, T10N, R3W of the I.M. being the Point of Beginning (POB), thence N 89° 05'14" E a distance of 2652.22'; thence S 00° 09'21" E a distance of 2643.66'; thence S 89° 24'18"W a distance of 2643.69'; thence N 00°10'18"W a distance of 2628.90' to the POB.

EXHIBIT 2 Land Acquisition Map



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CLEVELAND HEIGHTS ADDITION TO MOORE, OKLAHOMA

OWNERS CERTIFICATE & DEDICATION:

WE, THE OKLAHOMA FINANCE CORPORATION, OWNERS OF THE N.E. 24 OF SECTION 18, T-12-N, R-2-W OF L.M. HERE BY CERTIFY THAT WE ARE THE OWNERS OF AND THE ONLY PERSONS WHO HAVE ANY INTEREST IN THE LAND DESCRIBED ABOVE AND AS SHOWN ON THE ANNEXED MAP THAT SAID MAP IS A CORRECT SUMMARY OF SAID PROPERTY MADE WITH OUR CARE AND OBSERVANCE AND AS SHOWN ON THE ANNEXED MAP THAT WE HEREBY GUARANTEE A CLEAR TITLE TO THE LAND SO DESCRIBED FROM OURSELVES AND OUR SUCCESSORS AND ASSIGNEES.

WRITTEN BY HAND AND SEAL THIS 28th DAY OF JUNE, 1980
John W. Bickel
 PRESIDENT

STATE OF OKLAHOMA }
 COUNTY OF CLEVELAND } SS

ON THIS 28th DAY OF JUNE, 1980 BEFORE ME THE UNDERSIGNED A NOTARY PUBLIC IN AND FOR THE COUNTY AND STATE OF OKLAHOMA, PERSONALLY APPEARED JERRY E. BERRY, TO ME KNOWN TO BE THE IDENTICAL PERSON WHO VOLUNTARILY ACT AND DEED, AND AS THE FREE AND VOLUNTARY ACT AND DEED OF SAID COMPANY, FOR THE USE AND PURPOSE THEREIN SET FORTH.

4141N UNDER MY HAND AND SEAL THE DAY AND YEAR LAST ABOVE WRITTEN
 MY COMMISSION EXPIRES OCT. 29, 1983
John W. Bickel
 NOTARY PUBLIC

SURVEYORS CERTIFICATE:

I, E.M. GURKEE, THE UNDERSIGNED SURVEYOR CERTIFY THAT I AM BY PROFESSION A SURVEYOR AND THAT THE ANNEXED MAP OF CLEVELAND HEIGHTS ADDITION CORRECTLY REPRESENTS A COMPARISON OF THE GRANT WITH THE SURVEYING LINE DONE 1980, AND ALL THE MONUMENTS SHOWN THEREON ACTUALLY EXIST AND THEIR POSITIONS ARE CORRECTLY SHOWN.

SUBSCRIBED AND SWORN TO BEFORE ME, THIS 28th DAY OF JUNE, 1980
 MY COMMISSION EXPIRES OCT. 29, 1983
E.M. Gurkee
 NOTARY PUBLIC

TOWN BOARD CERTIFICATE:

I, Dale Zinkewski, Mayor of the Town Board of the Town of Moore, Oklahoma do hereby certify that said town board did approve and accept the annexed map of Cleveland Heights at a meeting held on the 1st day of June, 1980.

ATTEST:
Dale Zinkewski
 Mayor
Barbara
 Mayor

INDEX TO 11524A
John W. Bickel
 11524A

Cleveland Heights

EXHIBIT 3

Existing Land Use Map

Cleveland Heights Zoning:
R-2

Legend

-  Unknown
-  A1 - Rural Agricultural District
-  A2 - Suburban Agricultural District
-  C1 - Office District
-  C2 - Neighborhood Commercial District
-  C3 - General Commercial District
-  C4 - Planned Shopping Center District
-  C5 - Automotive and Commercial Recreation District
-  C6 - Central Business District
-  I1 - Light Industrial District
-  I2 - Medium Industrial District
-  I3 - Heavy Industrial District
-  R1 - Single-Family Dwelling District
-  R2 - Two-Family Dwelling District
-  R3 - General Residential District
-  R4 - Multiple Family District
-  RE - Residential Estates
-  PK - Park
-  CEM - Cemetery



EXHIBIT 4

Land Use Plan Map



Permitted Land Use Categories:

- Residential**
- Retail**
- Office**
- Commercial**
- Institutional**
- Public**

Specific land uses will be controlled by applicable zoning approved by the City. The Land Use Plan Map is a general guide subject to specific adjustment and modification by the City without amendment to the Urban Renewal Plan.