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WHEREAS, under and by virtue of Ordinance Number 591015-A, duly passed and adopted by the City Council of the City of Austin, Texas, on the 15th day of October, 1959, and of record in Ordinance Book 59 of the Ordinance Records of the City of Austin, Texas, an election was held in said City on the 5th day of December, 1959, on the proposition of whether the voters of the City of Austin were in favor of or against the adoption by the City Council of a resolution making certain findings, determinations, and elections under and pursuant to the Urban Renewal Law of the State of Texas; said proposition submitted to the voters of the City of Austin as follows, to-wit:

SHALL the City Council of the City of Austin adopt a Resolution substantially as follows?

"RESOLUTION MAKING CERTAIN FINDINGS, DETERMINA-TIONS, AND ELECTIONS UNDER AND PURSUANT TO THE URBAN RENEWAL LAW OF TEXAS.

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

SECTION 1. It is hereby found and determined that one or more slum or blighted areas exist in the City of Austin, Texas.

SECTION 2. It is hereby further found and determined that the rehabilitation, conservation, or slum clearance and redevelopment or a combination thereof, of such slum or blighted area or areas, is necessary in the interest of public health, safety, morals or welfare of the residents of said City.

SECTION 3. It is hereby further determined that the City of Austin shall exercise the powers granted to the City by the Urban Renewal Law of the State of Texas, except the Urban Renewal project powers as defined in said Urban Renewal Law.

SECTION 4. It is hereby further determined to be necessary and in the public interest that the City of Austin elect, and, accordingly, the City hereby elects to have said Urban Renewal project powers exercised by the Urban Renewal Agency of the City of Austin, which agency is created by said Urban Renewal Law.

SECTION 5. The findings, determinations, and elections herein made are made in accordance with, and the various terms used herein are used in the same sense as used or defined in said Urban Renewal Law."

FOR adoption of such resolution.

AGAINST adoption of such resolution.

AND WHEREAS, on this the 7th day of December, 1959, there came on to be considered the canvassing of the returns of the said election; and,

WHEREAS, it appears that said election was in all respects legally held, after due notice had been given, and that said returns were duly and legally made; and,

WHEREAS, the City Council of the City of Austin has this day canvassed the official returns of said election as made and reported by the officers of said election of the various voting precincts of said City and has found that the returns of said election show, as set out in the tabulation below, and each and every voting precinct, the number of affirmative votes and the **n** umber of negative votes cast on said proposition submitted at said election, and, as determined from said returns, the total number of affirmative votes and the total number of negative votes cast at said election on said proposition submitted thereat are shown in the tabulation set out below, to-wit:

VOTING PRECINCTS

No. 121 For 23 Against 35 Majority for Majority against 12 No. 122 For 35. Against 35. Majority for . Majority against * No. 123 For 19 Against 37 Majority for Majority against 18

4. · · · ·

No. 124 For <u>/76</u> Against <u>/22</u> Majority for <u>54</u> Majority against

No.	125	For	114	· •
		Against	28	
		Majority for	36	
	Ma	ajority against		

No. 126 For 32 Against 28 Majority for 4 Majority against

No.	127	For	19	•
		Against	32	
		Majority for		
	Ma	ajority against	13	

No.	128	For	145 :
		Against	115
	Maj	ority for	30
Ŋ	-	against	¥_
No.	129	For	68
	•	Against	23
	Maj	ority for	45
P	-	/ against	
			· · · · · · · · · · · · · · · · · · ·
19 g 19 g	. · · · ·		1. T
No.	130	For	49.
		Against	50
	Mai	ority for	<u> </u>
N		y against	<u> </u>
	,		
No.	131	For	133
1,01	-0-	Against	/33
	Mai	ority for	131
Ň		r against	
	v.a.jo110j	, ugu	
,			
No	132	For	12.0
1101		Against	12.8
	Mai	ority for	13/
۲	-	/ against	2
1	viajority	agamst	
No	221	For	2/
1101		Against	20.
	Mai	jority for	37
۲	-		
Ţ	viajority	y against_	<u> </u>
No.	222	For	G
110.	<i></i>	Against	70
	Mał	jority for	07
r		y against	<i>i</i>
. 1	viajorit	, agamist -	

ц.,		\smile	2 · · ·			k
	• •					
No. 223	For Against	<u> </u>		No. 230	For Against	173
Ма	Majority for ijority against	0			jority for y against	12
No. 224	For	11-7		No. 231	For	73
110		125			Against jority for	101
Ma	jority against	3	•	Majorit	y against	28
No. 225	For Against Majority for	<u>57</u> <u>37</u> 20	 	No. 232 Ma	For Against jority for	94 84 10
Ma	ijority against				y against	
No. 226	For Against Majority for	203		No. 233 Ma	For Against jority for	100
Ма	ajority against				y against	39
No. 227	For Against Majority for	54 39 15		No. 234 Ma	For Against jority for	106
Ма	ajority against				y against	61
No. 228	For Against	116		No. 235	For Against	99
Ma	Majority for ajority against	. 14			jority for y against	2/
No. 229	For_	2/13		No. 236	For Against	241
Ma	Against Majority for ajority against	33			jority for	158. 83

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No.	237	For	181
100.	451	Against	
	Ма	jority for	
		ty against	<u> </u>
	Majori	ty against	<u></u>
No	238	For	71
	200	Against	21
	Ма	jority for	<u> </u>
		ty against	15
	wajori	ty against	
No.	239	For_	126.
	•	Against	146
	Ma	jority for	
	Majori	ty against	20
,		÷	
No.	321	For_	13
		Against	113
		jority for	
	Majori	ty against	40
No.	322	For_	142
		Against	136
		ijority for _	le
	Majori	ty against	
No.	323	For	48:2
		Against	61
		ajority for	
	Majori	ty against	13
No.	421	For	63
		Against	88
	Ma	ajority for	
	•	ty against	2.5

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No. 422	For	66
	Against	66
Maj	ority for	-
Majority	against	<u> </u>

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No. 423	For	8
	Against	12
Majo	ority for	
Majority	against	4

TOTAL	For	3421
•	Against	3369
Ma	jority for	52

6790

Now, Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

I.

That the aforesaid election was duly and legally called and notice thereof was given in accordance with the laws of the State of Texas, and the returns thereof have been properly made to the officials of the City entitled to receive same; that only resident qualified property taxpaying voters of the said City, who own property therein subject to taxation, and who have duly rendered the same for taxation, were permitted to vote at said election; and further that said election represents the desires of those qualified to vote as aforesaid.

II.

That more than a majority of all the votes cast at the said election were votes affirmatively for said proposition submitted as hereinabove set out, and that said proposition submitted as hereinabove set out received the number of affirmative votes and the number of negative votes at said election as shown in the tabulation hereinabove set out.

III_{\bullet}

That the proposition for the adoption by the City Council of an Urban Renewal Resolution under and pursuant to the Urban Renewal Law of Texas was sustained by a majority of the qualified voters of the City of Austin, Texas, yoting at said election who own taxable property within the boundaries of said City and who have duly rendered the same for taxation; and that the City Council of the City of Austin is hereby authorized to adopt an Urban Renewal Resolution under and pursuant to the Urban Renewal Law of Texas substantially in the form as set forth in the notice of public hearing to consider the question of whether said election would be called and substantially as set forth in the form of ballot described for said election by Special Urban Renewal Election Ordinance No. 591015-A of the City of Austin.

ADOPTED: December 7, 1959

APPROVED: December 1959

ATTEST: -Clerk

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