Silver Oaks Redevelopment Plan

Township of Woodbridge
Middlesex County, New Jersey

November 2015
Amended October 2019

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Silver Oaks
Redevelopment Plan

Township of Woodbridge

Prepared by
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INTRODUCTION

This Redevelopment Plan represents an opportunity to improve a large area of public land in the Avenel section of Woodbridge Township. The area is home to the defunct Woodbridge Developmental Center, a residential developmental center administered by the State of New Jersey. The developmental center served the needs of residents with developmental disabilities and co-occurring mental health, behavioral and/or medical needs. The center closed on January 9, 2015. This Redevelopment Area should be a highly desirable location for people to live and work.

The redevelopment of the state property presents unique challenges. In response to the physical and economic conditions at this site, the Township Council requested that the Planning Board evaluate certain properties as a “non-condemnation area in need of redevelopment” on June 10, 2015. Following the Planning Board’s evaluation, the Township Council designated the area as a “non-condemnation area in need of redevelopment” on September 1, 2015. The original redevelopment plan for this area was subsequently adopted in December 2015.

The Township bought the property in the original redevelopment area in April 2019. Development has not commenced in the Area. The Planning Board evaluated an additional adjacent property: Block 867, Lot 4; as a “non-condemnation area in need of redevelopment” on August 21, 2019. Following the Planning Board’s evaluation, the Township Council designated the area as a “non-condemnation area in need of redevelopment” on October 8, 2019. This Redevelopment Plan is being amended to facilitate redevelopment of this Area and by adding industrial, educational, and studio uses to join the previously permitted uses: Medical Offices; Assisted Living; Senior Housing; and Active Adult.

STATUTORY REQUIREMENTS

According to the Local Redevelopment and Housing Law (N.J.S.A. 40:A 12A-1, et. seq.) the Redevelopment Plan shall include an outline for the planning, development, redevelopment or rehabilitation of the project area sufficient to indicate:

- Its relationship to definitive local objectives as to appropriate land uses, density of population and improved traffic and public transportation, public utilities, recreational and community facilities and other public improvements;
- Proposed land uses and building requirements in the project area;

- Adequate provision for the temporary and permanent relocation as necessary of residents in the project area, including an estimate of the extent to which decent, safe, and sanitary dwelling units, affordable to displaced residents will be available in the existing local housing market;

- An identification of any property within the Redevelopment Area proposed to be acquired in accordance with the Redevelopment Plan;

- Any significant relationship of the Redevelopment Plan to:

  A) The Master Plans of contiguous municipalities;

  B) The Master Plan of the County in which the municipality is located; and;

  C) The State Development and Redevelopment Plans adopted pursuant to the “State Planning Act.”

PLANNING CONTEXT

The Township of Woodbridge is 24.2 square miles in size and located in northeastern Middlesex County. The Township of Woodbridge is bordered by Clark Township, the City of Rahway, the City of Linden, and Union County to the north; the Borough of Carteret, the Arthur Kill and the City of Perth Amboy to the east; the Raritan River to the south; and Edison Township to the west.

The Avenel section of the Township is generally bound by the City of Rahway and the City of Linden to the north, the Borough of Carteret to the east, St. Georges Avenue to the west, and the Port Reading Railroad to the south. The Avenel section of the Township consists of residential neighborhoods, commercial uses along Route 1 and St. Georges Avenue, and industrial uses concentrated in the northeastern portion of this section of town.

The Redevelopment Area is located along Rahway Avenue (County Road 514). The Area consists of four parcels: Block 867, Lot 1.01; Block 867, Lot 1.06; Block 867, Lot 4; and Block 872, Lot 4. The total area is approximately 75 acres. The area is a mix of industrial, commercial and residential properties along Rahway Avenue and two (2)
secondary streets: Paris Avenue and Kohl Lane. The southern property line abuts the rear of the former General Dynamics property, which is being developed into a transit-oriented mixed-use arts village consisting of 500 housing units, 25,000 square feet of retail and a 10,000 square foot arts center. The northern property line abuts industrial properties, which are currently redeveloping to add industrial uses along Paddock Street.
Figure 1: Redevelopment Area Parcel Map
Figure 2: Redevelopment Area Aerial Map
HISTORY OF AVENEL

The Avenel section of Woodbridge Township was once known as “Demarest on the Hill” after the Demarest colonial family. Captain Demarest later founded the community of Avenel which he named after his daughter. Avenel developed as an active residential community with its own schools, churches, and small businesses. Today, a large portion of Avenel remains residential, however, the northern portion of this section of the town exclusively contains light industrial uses and extensive commercial uses are located along Route 1.

MASTER PLANNING AND ZONING DESIGNATION HISTORY

The Township Master Plan recognizes that the current land use for this area is public. The majority of the redevelopment area is in the OSC/PQP Open Space Conservation and Public/Quasi-Public Zone. The driveway entrance to the property is in the Rahway Avenue/Avenel Street Corridors Rehabilitation Zone. The Master Plan proposes designation of the majority of this area as PQP Public Quasi Public. The Master Plan was reexamined in 2017.

As part of the 2017 Master Plan all state owned and Township property was rezoned for Public/Quasi-Public purposes. Because the Township now owns the property and further study and review of the additional parcel has taken place, these parcels represent a unique opportunity for redevelopment (consistent with the goals and objectives of the Township Master Plan, described more fully later within this Plan).

PLAN GOALS

The overall goal of this Redevelopment Plan is to address the existing conditions that have negatively impacted the Area and comprehensively upgrade the area for redevelopment. The Township aims to reach the following goals:

- To redevelop the area into a mixed use area, including housing, industrial, educational and medical uses;

- To provide a range of housing opportunities to meet the needs of the senior and disabled populations and necessary support services, which promote this opportunity;

- To stimulate economic investment in the Area;
• To promote the effective use of all the Redevelopment Area properties and to increase property tax base;

• To redevelop the area into a vibrant mixed use area, including offices and residential uses;

• To promote environmental sustainability and the use of energy-efficient buildings;

• To control industrial development by limiting it to land suitable for industrial use, including sites with flat topography, good drainage and access to arterial and primary roadways;

• By permitting a range of industrial lot size and uses within industrial districts;

• Promote innovation and infrastructure of future industrial properties;

• To encourage inclusive and sustainable growth;

• To provide educational buildings that meet all students needs and interests;

• Improve and modernize the Township’s School District’s facilities.
Figure 3: Existing Zoning
RELATIONSHIP OF PLAN TO THE TOWNSHIP LAND USE AND DEVELOPMENT ORDINANCE (APPLICATION & PROCESS)

The Redevelopment Area shall be redeveloped in accordance with the standards detailed in this Redevelopment Plan. This Plan supersedes the use and bulk provisions of the Township Land Use and Development Ordinance (Chapter 150) for the Redevelopment Area unless specifically referenced. Other Township regulations affecting developments that are in conflict are superseded by this Plan; however, existing engineering standards, performance standards and definitions shall apply.

In connection with site plan or subdivision applications, the Planning Board may grant deviations from the regulations contained within this Redevelopment Plan where by reason of exceptional narrowness, shallowness or shape of a specific piece of property or by reason of exceptional topographic conditions, pre-existing structures and physical features uniquely affecting a specific piece of property, the strict application of any area, yard, bulk or design objective or regulation adopted pursuant to this Redevelopment Plan would result in peculiar and exceptional practical difficulties to, or exceptional or undue hardship upon, the developer or redeveloper of such property. The Planning Board may also grant a deviation from the regulations contained within this Redevelopment Plan related to a specific piece of property where the purposes of this Redevelopment Plan would be advanced by such deviation from the strict application of the requirements of this Plan and the benefits of granting the deviation would outweigh any detriments.

The Planning Board may grant exceptions or waivers of design standards from the requirements for site plan or subdivision approval as may be reasonable and within the general purpose and intent of the provisions for site plan review and/or subdivision approval within the Plan, if the literal enforcement of one or more provisions of the Plan is impracticable or would exact undue hardship because of peculiar conditions pertaining to this site. No deviations may be granted under the terms of this section unless such deviations can be granted without resulting in substantial detriment to the public good and will not substantially impair the intent and purpose of the Redevelopment Plan.

No deviations may be granted which will result in permitting a use that is not a permitted use within this Redevelopment Plan. Any deviations from standards of this Plan that results in a “d” variance pursuant to N.J.S.A. 40:55D-70d shall be addressed as an amendment to the Plan rather than via variance relief through the Township’s Zoning Board of Adjustment. An application requesting a deviation from the requirements of this Redevelopment Plan shall provide public notice of such application in accordance with the public notice requirement set forth in N.J.S.A.
40:55D- 12a.&b. All development must be approved by the Planning Board and shall be submitted through the normal site plan and subdivision procedures as identified as N.J.S.A. 40:55D, et seq.

Final adoption of this Redevelopment Plan by the Township Council shall be considered an amendment to the Township of Woodbridge Land Use and Development Ordinance and Zoning Map. Unless otherwise defined in the Plan, terms used in this Plan shall have the same meaning as defined in the Township’s Land Use and Development Ordinance.
AREA ZONING STANDARDS

The purpose of this Redevelopment Zone is to enhance current opportunities for this property; to promote compatible land use development of attractive building groups; and to improve and provide for the efficient and safe traffic flow within.

The following standards contain information pertaining to the purpose of the district; the permitted and accessory uses; bulk standards; and other district-specific standards. The general design standards apply to all zones. The evaluation of any proposal submitted under the Redevelopment Plan shall be based upon sections of this Redevelopment Plan entitled Relationship of Plan to the Township Land Development Regulations including District and Design Standards.

Purpose: The purpose of this Redevelopment Zone is to enhance the former Woodbridge Developmental Center Site into uses compatible with and similar to surrounding land uses including new housing, medical facilities, and industrial/distribution facilities, while providing a range of housing options for the senior and disabled populations, allowing our population to age in place while providing supportive services to promote that possibility.

Permitted Uses:

A building may be erected, altered or used and a lot or premises may be occupied and used for any of the following purposes:

- Medical Offices and facilities, including urgent care
- Eighty (80) beds assisted living
- Senior Housing
- Active Adult with special needs and affordable housing component
- Manufacturing and assembly
- Fabrication and assembly of products
- Warehouses, wholesale sales, storage and distribution centers
- General office and research buildings
- Green energy producing entities and their structures
- Green technology and laboratory or utility buildings
- Blending, mixing of product including chemicals
- Data Centers and Disaster Recovery Facilities
• Food and associated industries comprising any of the following: bakeries; bottling of food and beverages; food and cereal mixing and milling; food processing; food sundry manufacturing and distribution
  • Television and radio studios and antennas
  • School and related educational uses
  • In addition to the above, any industry not inconsistent with the above that is totally similar in purpose, function, character and effort

Bulk Standards:

Principal Buildings

_Principal Building:_

• Minimum lot size: one (1) acre
• Minimum lot width: 150 feet
• Minimum lot depth: 200 feet
• Minimum front yard setback: 50 feet
• Minimum rear yard setback: 25 feet
• Minimum side yard setback: 30 feet
• Maximum lot coverage: 65%
• Minimum gross floor area: 8,000 square feet
• Maximum building height: 65 feet

Accessory Buildings:

• Accessory buildings shall be set back one foot for each one foot of building height, but not less than 15 feet from a property line
• All accessory structures shall not exceed the height requirements applicable to the principal structure
• Security and/or guard outposts are permitted as part of the overall site design and are not considered accessory buildings
**Additional Standards:**

*Off-street parking is required subject to the following conditions:*

- At grade, perpendicular parking spaces should be 9 feet wide x 18 feet long.
- All trailer parking stalls shall be a minimum twelve (12) feet in width and forty-five (45) feet in depth.
- Two-way travel aisles in parking lots shall have a minimum width of 24 feet.
- Auditoriums, recreational establishments or other places of public assembly, including public schools: one parking space for each three fixed seats of capacity, or one parking space for each 100 square feet of gross floor area in cases where the capacity is not determined by the number of fixed seats.
- Medical offices: one (1) parking space per 100 square feet of gross floor area.
- Offices, office buildings, office research buildings (not including medical and dental): one parking space per 300 square feet of gross floor area.
- Industrial, distribution centers, warehouses, wholesale or laboratories: (one) one space per 5,000 sf of gross floor area. An office component is assumed to be constructed as a part of the primary building use and would be included in this parking ratio.
- Mixed uses: The total requirement shall be the sum of the requirements of the component uses computed separately.
- Shared access drives and parking areas, interconnecting and shared drives and pedestrian walkways are promoted for the effective redevelopment of the area.
- Residential buildings shall comply with the New Jersey Residential Site Improvement Standards.
- Land banking of parking should be considered where appropriate.
- Access driveway curb width shall be dimensioned as needed in width to accommodate truck turning motions. Zero curb returns may be requested along Rahway Avenue access if necessity is documented to the Municipal Agency.

**Circulation:**

- Parking areas can be interconnected with adjacent properties, and utilize common entrances and exits, to minimize the number of vehicular access points wherever possible.
- Curbs cuts and site driveways shall be sized to accommodate the safe access and egress of large tractor trailers and emergency services equipment.
• Existing curb cuts and pavement locations at the property may remain as currently located and configured.
• Curb cuts offset distance may be reduced to zero where existing curb return crosses an existing property line.
• Visitor parking is permitted in side yard areas.
• In recognition of the existing site, curbing is required along the frontage, front yard setback, and at driveway entrances only.

**Loading:**

• Loading and unloading shall be provided according to the following schedule:

<table>
<thead>
<tr>
<th>GROSS FLOOR AREA</th>
<th>SPACES REQUIRED</th>
</tr>
</thead>
<tbody>
<tr>
<td>4,000 to 25,000</td>
<td>1</td>
</tr>
<tr>
<td>25,001 to 50,000</td>
<td>2</td>
</tr>
<tr>
<td>50,001 to 75,000</td>
<td>3</td>
</tr>
<tr>
<td>75,001 to 100,000</td>
<td>4</td>
</tr>
<tr>
<td>Each Additional 50,000</td>
<td>1 Additional</td>
</tr>
</tbody>
</table>

• Loading spaces shall be at least 12-feet in width and 50-feet in length.

**Buffering and Screening:**

• Where not constrained by existing or proposed site improvements such as car parking, truck courts, buildings, and existing or proposed rights-of-way a minimum 10 foot landscaped buffer shall be required along all public rights-of-way.
• Any industrial development that abuts or is visible from any existing residential development or abuts any parcel planned or zoned for housing development shall provide screening from ground level view from the housing site using a combination of fencing and/or plantings.
• Industrial development that abuts a residential zone or use shall provide a landscaped buffer
• The use of fully enclosed trash compactor is encouraged to alleviate the need for additional screening
• Rooftop equipment serving the office area shall be screened using higher parapets or equipment-mounted screens or a combination of the two. Smaller, widely-dispersed warehouse rooftop equipment (eg. exhaust fans and make-up air heaters) may not require screening.
• Fencing may not exceed eight (8) feet in height except where documented to the Planning Board that additional height may be beneficial for buffering purposes.

**Green Buildings:**

• All buildings are encouraged to include LEED certified or equivalent
• Proposed energy saving techniques shall be considered as part of architectural plans and renderings
• New development or rehabilitation of existing buildings should employ green building practices (refer to the Township’s Green Building Checklist): A detailed statement relating to green building practices must be submitted as part of the site plan application

**Lighting:**

• Accent lighting on buildings is encouraged
• Exterior light fixtures shall be compatible and relate to the architectural character of the buildings on a site. Site lighting shall be provided at the minimum level to accommodate safe pedestrian and vehicular movements without causing any off-site glare
• Parking lot, truck parking and truck court lights shall not exceed 30 feet in height.
• Building-mounted lights shall not exceed building height.

**Utilities:**

• Wherever practical, consideration should be given to relocating above ground utilities to underground.
• Pad mounted generators, transformers and refrigeration equipment are permitted when used in conjunction with the principle use

**Signage:**

• Up to two (2) freestanding entrance/directory signs shall be permitted for each building. Said signs shall not exceed 55 square feet per side; have a maximum height of 10 feet; and be located no closer than 10 feet to any right-of-way line.
• Up to four (4) individual lettered façade signs, identifying the tenant may be installed at a maximum of 250 square feet for each, shall be permitted for the principal building. Each letter of this shall be calculated in that total number. The aggregate signage per building shall not exceed 1,000 square feet
• Tenant emblems or logos, excluding words and letters, may be placed in an amount not to exceed one (1) per each building side. Emblems are encouraged to be located above entrances, at a size appropriate to bring attention to the entrance

**Landscaping:**

• All trees to be removed shall be done in accordance with the Township’s Tree Ordinance
• Minimum Landscaped Area Required: 15% of the overall site (because of the size of the site, landscaped area averaging may be permitted as documented to the Board)
• All setback areas fronting public roadways shall be defined by a combination of decorative fencing and/or landscaping. The landscaped area within should contain a variety of flowering trees, shrubs, perennials, annuals and bulbs to complement the architecture and provide seasonal interest
• Landscape design should be integrated into overall site design and plans should include a watering and maintenance schedule for each area

**AFFORDABLE HOUSING**

A redeveloper shall be responsible for any affordable housing obligation generated by development in accordance with Section 150-83(G) of the Township’s Land Use and Development Ordinance.
PLAN RELATIONSHIP WITH OTHER PLANS

RELATIONSHIP TO THE TOWNSHIP MASTER PLAN

The Township of Woodbridge’s last comprehensive Master Plan was prepared in February 2009. The Master Plan recommended this area be devoted to Public Quasi Public.

The Master Plan adopted the following goals that are relevant to this Plan:

- To control industrial development by limiting it to land suitable for industrial use, including sites with flat topography, good drainage and access to arterial and primary roadways;

- To encourage the provision of convenient well-located community facilities for all residents of the Township;

- To plan for community facilities that will accommodate anticipated future population trends;

- To ensure that community facilities are available when needed, through coordination with the Township’s Capital Improvement Program;

- To encourage continued coordination between the Township, Board of Education, and Middlesex County;

- To provide the highest quality schools possible, both in terms of facilities and personnel;

- The Township and Board of Education should continue to work together and coordinate any future growth to ensure that the School District maintains adequate educational facilities;

- To permit residential uses at appropriate densities in locations accessible to major roadways, commercial services, public facilities and traditional downtown areas;

- To provide sufficient residential opportunities, in locations with access to facilities and services, to help the Township’s senior residents age in place;
• To preserve the existing character consistent with current development patterns through:
  o Zoning standards that correspond to existing development patterns
  o Continued active code enforcement.
MASTER PLANS OF ADJACENT MUNICIPALITIES

The Silver Oaks Redevelopment Area is located in the Avenel section of the Township. The closest adjacent municipality to the area is the City of Rahway to the north. The redevelopment plan is not anticipated to have an adverse impact on the City of Rahway.

MIDDLESEX COUNTY

Consistency with Middlesex County Master Plan

The Silver Oaks Redevelopment Plan is generally consistent with the elements of the Middlesex County Master Plan, a document that addresses sprawl and sustainability in the region. This Redevelopment Plan adheres directly to the goals, values and objectives of the Middlesex County Master Plan which aims to:

- Make fuller use of existing transportation lines and facilities. The County Plan anticipated that public transportation would achieve greater significance as a necessary alternative to the private automobile, with its attendant problems of pollution, energy availability, and congestion;

- Find a more feasible alternative to the present situation of “strip” commercial development found on major roads, and single-family homes on unnecessarily large lots;

- “Cluster” future growth around definable town centers and transportation facilities to include commercial and office employment as well as residential, with land use intensity decreasing as distance from the town center increases.

New Jersey State Development & Redevelopment Plan (2001)

This Redevelopment Plan is consistent and would effectuate the plans and policies of the New Jersey State Development and Redevelopment Plan (SDRP), adopted in 2001. The SDRP is a unique document that guides State-level development and redevelopment policy as well as local and regional planning efforts. This Plan is consistent with the following statewide goals in the SDRP.
• Revitalize the State’s cities and towns;

• Promote beneficial economic growth, development and renewal for all residents of New Jersey;

• Protect the environment, prevent and clean up pollution;

• Provide adequate public facilities and services at a reasonable cost;

• Preserve and enhance areas with historic, cultural, scenic, open space, and recreational value;

• Ensure sound and integrated planning and implementation statewide.

The SDRP also includes a State Plan Policy Map, which divides the state into regions, known as Planning Areas, and includes specific goals for each area. The Policy Map also identifies “Centers”, locations into which development is to be directed, “Environ,” areas to be protected from future growth. The Township of Woodbridge falls in the ‘Metropolitan Planning Area’ (PA1). The State Plan recognizes that all communities in this planning area are essentially fully developed; hence much of the change in land uses will occur as redevelopment.

The State Plan’s planning objectives for the ‘Metropolitan Planning Area’ includes:

• Providing for much of the state’s future redevelopment;

• Revitalizing cities and towns;

• Redesigning areas of sprawl;

• Protecting the character of existing stable communities.

This Plan will serve to meet each of these goals for the designated area.

The New Jersey Department of State has been preparing a new State Strategic Plan since 2012. The proposed plan has not been adopted by the State Planning Commission.
IMPLEMENTATION OF THE REDEVELOPMENT PLAN

REDEVELOPMENT ENTITY

The Woodbridge Township Redevelopment Agency will serve as the Redevelopment Entity.

Phasing:

- Projects may be developed in phases;
- The phasing may include phased start and completion dates among the various land use components, as well as internal phasing schedules within sections, subject to specific provisions in the redevelopment agreement.

SELECTION OF DESIGNATED DEVELOPERS

Potential redevelopers will be required to submit to the Redevelopment Entity for review and approval prior to the designation of a redeveloper(s) at a minimum:

- Financial responsibility and capability;
- Estimated development cost;
- Estimated time schedule;
- Conceptual site plans including elevations;
- Fiscal impact analysis.

APPOINTMENT OF A DESIGNATED REDEVELOPER

The Redevelopment Entity may select one or more redevelopers to participate in the implementation of the Redevelopment Plan.

As part of the process to be designated a redeveloper, the Redevelopment Entity will negotiate a formal Redevelopment Agreement.

Designation of a Redeveloper(s) by the Redevelopment Entity shall be subject to the execution of an appropriate Redevelopment Agreement.
CONDITIONS IN REDEVELOPMENT AGREEMENT(S)

Each Redevelopment Agreement will be contingent upon the following conditions, restrictions, and/or requirements.

1. Each Redevelopment Agreement will incorporate the pertinent aspects of the selected redeveloper’s proposal and will address financial considerations, planning, phasing, development and such other issues as deemed appropriate and/or as required according to state law in order to implement the Redevelopment Plan.

2. A designated redeveloper will be obligated to complete on-site improvements as approved, together with any specified off-site improvements, as may be required in accordance with the Redevelopment Plan and the Redevelopment Agreement.

3. The Redeveloper shall record a declaration in accordance with the Redevelopment Agreement, which will, among other things, include a covenant that the designated redeveloper, and his successors or assigns, shall devote the land to the uses specified in the Redevelopment Plan.

4. No designated redeveloper will be permitted to dispose of property until the issuance of the Certificate of Completion, unless the prior written consent of the Redevelopment Agency has been obtained, subject to the terms and conditions of the Redevelopment Agreement.

5. No covenant, agreement, lease, conveyance, or other instrument shall be effective or executed by the Township of Woodbridge and the Redevelopment Entity or by the purchasers or lessees from them, or by any successors in interest of such purchasers or lessees, by which land in the Redevelopment Area is restricted as to sale, lease, or occupancy upon the basis of race, color, creed, religion, ancestry, national origin, sex, or marital status.

6. The Redeveloper(s) shall pay to the Redevelopment Entity an application fee for consideration of redeveloper as a designated redeveloper and will fund an escrow for the Agency’s costs in implementing redevelopment.
7. The Redevelopment Entity and the Township of Woodbridge reserve the right to terminate any Redevelopment Agreement with a designated redeveloper subject to the terms and conditions of the Redevelopment Agreement.
DEVELOPMENT REVIEW

No application for development or redevelopment in the area may be filed with the Planning Board until such time as the applicant has applied for and received a designation as redeveloper from the Redevelopment Entity and has executed a Redevelopment Agreement with the Redevelopment Entity providing for the proposed application. In addition to any requirements of the Agency, major preliminary and/or Final Site Plans and/or subdivisions, with details sufficient to comply with the Municipal Land Use Law and Local Ordinance, shall be submitted for Planning Board review and approval for each development parcel, pursuant to N.J.S.A. 40:55D-1 et seq.

The Planning Board shall require the developer to provide a bond or bonds of sufficient size and duration to guarantee the completion of the various phases of the project in compliance with the requirements of law and planning approvals.

DURATION OF REDEVELOPMENT PLAN

During the time that the Redevelopment Plan is in effect, any party acting as a redeveloper, (as defined in the LRHL) must obtain the approval of the Redevelopment Entity. The Redevelopment Plan will remain in effect for 30 years.

AMENDING THE REDEVELOPMENT PLAN

This Redevelopment Plan may be amended from time to time in compliance with the requirements of law, provided that the respect to any land in the project area previously disposed of by the Redevelopment Entity for use in accordance with the Redevelopment Plan, the Entity will notice the owner of such land whose interests may be materially affected by such amendment.