URBAN RENEWAL PLAN
COLDSTREAM HOMESTEAD MONTEBELLO

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URBAN RENEWAL PLAN

COLDSTREAM HOMESTEAD MONTEBELLO

ORIGINALLY APPROVED BY

THE MAYOR AND CITY COUNCIL OF BALTIMORE

By Ordinance No. 289

February 28, 1977

REVISIONS SINCE ORIGINAL APPROVAL BY THE MAYOR AND CITY COUNCIL OF BALTIMORE:

I. Amendment No. 1, dated January 5, 1978, approved by the Mayor and City Council of Baltimore by Ordinance No. 698, dated April 17, 1978.

II. Amendment No. 2, dated May 12, 1982, was introduced to the City Council as Bill 1163 on May 17, 1982 but was never approved.

III. Amendment No. 3, dated January 22, 1986, approved by the Mayor and City Council of Baltimore by Ordinance No. 684, dated June 12, 1986.

IV. Amendment No. 4, dated August 27, 1987 and revised November 12, 1987, approved by the Mayor and City Council of Baltimore by Ordinance No. 1144, dated December 4, 1987.

V. Amendment No. 5, dated May 21, 1990, approved by the Mayor and City Council of Baltimore by Ordinance No. 646, dated January 25, 1991.

VI. Amendment No. 6, introduced May 18, 1998, approved by the Mayor and City Council of Baltimore by Ordinance No. 351, dated June 24, 1998.

VII. Amendment No. 7, dated February 22, 2001, approved by the Mayor and City Council of Baltimore by Ordinance No. 01-177, dated June 6, 2001.

VIII. Amendment No. 8, dated February 12, 2007, approved by the Mayor and City Council of Baltimore by Ordinance No. 07-571, dated November 27, 2007.

IX. Amendment No. 9, dated January 31, 2011, approved by the Mayor and City Council of Baltimore by Ordinance No.11-0643, dated May 16, 2011

X. Amendment No. 10, dated June 2, 2014, approved by the Mayor and City Council of Baltimore by Ordinance No. 14-301, dated September 15, 2014

XI. Amendment No.11, dated June 5, 2017, approved by the Mayor and City Council of Baltimore by Ordinance No. 17-061, dated October 2, 2017

XII. Amendment No.12, dated January 22, 2018, approved by the Mayor and City Council of Baltimore by Ordinance No. 18-129, dated April 24, 2018.
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EXHIBITS

1. Land Use Map, dated as revised May 31, 2001
2. Property Acquisition Map, dated as revised November 27, 2007
3. Land Disposition Map, dated as revised November 27, 2007
4. Zoning Districts Map, dated as revised May 31, 2001
URBAN RENEWAL PLAN
COLDSTREAM HOMESTEAD MONTEBELLO

A. PROJECT DESCRIPTION

1. Boundary Description

The Coldstream Homestead Montebello Urban Renewal Area is located in the City of Baltimore, State of Maryland, and is bounded as shown on the Land Use Plan, Exhibit No. 1, and is described as follows:

BEGINNING FOR THE SAME AT THE INTERSECTION OF THE SOUTH SIDE OF 25TH STREET AND THE EAST SIDE OF HARFORD ROAD; THENCE FROM SAID POINT OF BEGINNING AND BINDING ON THE SOUTH SIDE OF 25TH STREET WESTERLY TO INTERSECT THE WEST SIDE OF LOCH RAVEN BOULEVARD; THENCE BINDING ON THE WEST SIDE OF LOCH RAVEN BOULEVARD NORTHEASTERLY TO INTERSECT THE NORTH SIDE OF 33RD STREET; THENCE BINDING ON THE NORTH SIDE OF 33RD STREET EASTERLY TO INTERSECT THE EAST SIDE OF HILLEN ROAD; THENCE BINDING ON THE EAST SIDE OF HILLEN ROAD SOUTHERLY TO INTERSECT THE NORTH SIDE OF 32ND STREET; THENCE BINDING ON THE NORTH SIDE OF 32ND STREET EASTERLY TO INTERSECT THE EAST SIDE OF HARFORD ROAD; THENCE BINDING ON THE EAST SIDE OF HARFORD ROAD SOUTHWESTERLY TO THE DIVISION LINE BETWEEN LOT 10, BLOCK 4199, KNOWN AS 2555 HARFORD ROAD, AND THE BALTIMORE BELT RAILROAD PROPERTY; THENCE BINDING ON SAID DIVISION LINE EASTERLY TO A POINT FORMED BY EXTENDING THE EASTERN PROPERTY LINE OF LOT 34, BLOCK 4166-A, KNOWN AS 2501 HARFORD ROAD, IN A STRAIGHT LINE NORTHERLY TO INTERSECT SAID DIVISION LINE; THENCE BINDING ON SAID EASTERN PROPERTY LINE, AS EXTENDED, SOUTHERLY TO INTERSECT THE SOUTH SIDE OF THE FIRST 10 FOOT ALLEY NORTH OF 25TH STREET; THENCE BINDING ON THE SOUTH SIDE OF SAID ALLEY WESTERLY TO INTERSECT THE DIVISION LINE BETWEEN LOTS 1 AND 2, BLOCK 4166-A, KNOWN AS 1600 AND 1602 E. 25TH STREET; THENCE BINDING ON SAID DIVISION LINE, AS EXTENDED SOUTHERLY TO INTERSECT THE SOUTH SIDE OF 25TH STREET; THENCE BINDING ON THE SOUTH SIDE OF 25TH STREET WESTERLY TO THE POINT OF THE BEGINNING.

2. Urban Renewal Plan Objectives

a. To achieve a strong residential neighborhood including supporting commercial and public facilities in the Coldstream Homestead Montebello Area.

b. To provide, through acquisition of properties for clearance and redevelopment and for rehabilitation, a substantial number of housing units for low and moderate income families.
c. To remove substandard buildings and to eliminate blighting influences especially as they affect residential uses.

d. To keep to a minimum the involuntary displacement of individuals and families by providing, wherever possible, for residential rehabilitation.

e. To bring about a general physical improvement in the area by coordinated private and public improvements.

f. To encourage home ownership through the use of all applicable federal, state, and local programs.

g. To reduce density and overcrowding.

3. Types of Proposed Renewal Actions

   a. Rehabilitation

   b. Clearance and Redevelopment

   c. Provision of public facilities and public improvements

B. LAND USE PLAN

1. Permitted Uses

   Only the use categories shown on the Land Use Plan, Exhibit No. 1, shall be permitted within the Project Area. The use categories are Residential, Neighborhood Business, Community Business, Community Commercial, Community Commercial A, Public, and Industrial. Accessory uses including landscaping, off-street parking, and off-street loading will be permitted. In addition, certain uses, for the most part mixed uses, will be permitted to continue subject to the provisions governing non-conforming and non-complying uses set forth in Sections B.1.h. and B.1.i. below.

   Notwithstanding any other provision of this Plan, the following uses are prohibited in the Coldstream Homestead Montebello Urban Renewal Area:

   (1)  after hours establishments;

   (2)  boats; sales, rental and repair;

   (3)  building and lumber materials; sales establishment with shops and yards;

   (4)  check cashing agencies;

   (5)  highway maintenance shop and yards;

   (6)  heliports;

   (7)  model slot car racing centers;

   (8)  palmists;

   (9)  restaurants and lunchrooms – including live entertainment and dancing;

   (10)  stables;

   (11)  tattoo parlors; and

   (12)  Neighborhood commercial establishments, as defined in the Baltimore City Code, Article 32- Zoning, § 1-310 (j).
a. Residential

In the area designated as Residential on the Land Use Plan, the permitted uses shall be dwellings, non-profit educational, cultural, and/or recreational facilities as defined in the Zoning Ordinance of Baltimore City, and other uses listed as conditional under the provisions for the applicable zoning district in said Zoning Ordinance, provided that such conditional uses are duly approved in the manner set forth in said Zoning Ordinance.

b. Neighborhood Business

In the area designated as Neighborhood Business on the Land Use Plan Map, the following uses shall be permitted:

Those uses permitted under the B-1 category of the Zoning Ordinance of Baltimore City. Business establishments are restricted to a maximum gross floor area of 2000 square feet each, except that food stores are restricted to a maximum gross floor area of 15,000 square feet each.

Street-facing floor uses must be primarily retail or service establishments that deal directly with consumers, rely heavily on walk-in business, and have regular daily hours.

c. Community Business

In the area designated as Community Business on the Land Use Plan Map, the following uses shall be permitted:

Those uses permitted under the B-2 category of the Zoning Ordinance of Baltimore City.

Street-facing floor uses must be primarily retail or service establishments that deal directly with consumers, rely heavily on walk-in business, and have regular daily hours.

d. Community Commercial

In the area designated as Community Commercial on the Land Use Plan Map, the following uses shall be permitted:

Those uses permitted under the B-3 category of the Zoning Ordinance of Baltimore City.

Street-facing floor uses must be primarily retail or service establishments that deal directly with consumers, rely heavily on walk-in business, and have regular daily hours.

e. Community Commercial A

In the area designated Community Commercial A on the Land Use Plan Map, permitted uses shall be limited to those establishments and related accessory uses
permitted within the B-3 Zoning District by the Zoning Ordinance of Baltimore City except the following:

amusement establishments; amusement arcades; amusement parks and carnivals; bakeries; barber shops; beauty shops; candy and ice cream stores; carryout food shops; clubs and lodges; community correction centers; convalescent, nursing and rest homes; day nurseries; drug abuse rehabilitation centers; dry cleaners; foster homes; furrier shops; gift and card shops; homeless shelters; housing for the elderly; hobby shops; jewelry stores; launderettes; laundries; liquor stores;
massage salons; newsstands; novelty shops; parole and probation offices; pawn shops; phonograph record stores; pool halls; racetracks; radio and television sales; second hand stores; shoe and hat repair stores; tailors; taverns with live entertainment; tobacco shops; toy stores; variety shops; wearing apparel shops; and wig shops.

f. Public

In the area designated as Public on the Land Use Plan Map, uses shall be limited to parks, playgrounds, plazas, and malls; active and passive recreation; schools and related educational facilities; neighborhood centers; public offices; libraries; fire houses; parking; other public facilities.

g. Industrial

In the area designated as Industrial on the Land Use Plan Map, the following uses shall be permitted:

Light manufacturing and related activities of a relatively nuisance-free nature, compatible with adjacent residential or commercial uses; warehousing and storage activities; the expansion of existing businesses in the area for additional building space; open off-street parking areas for the parking of four or more motor vehicles as a conditional use, provided that the conditional use is approved in the manner set forth in the Zoning Ordinance of Baltimore City. Industrial uses shall comply with the Performance Standards set forth in Chapter 7, Part B of the Zoning Ordinance of Baltimore City.

h. Non-Conforming

A non-conforming use is any lawfully existing use of a building or other structure, or of land which does not conform to the applicable use regulations of district in which it is located according to the Zoning Ordinance of Baltimore City. These non-conforming uses shall be permitted to continue subject to the provisions of Chapter 8 of said Zoning Ordinance, titled “Non-Conformance.”

i. Non-Complying

A non-complying structure, as set forth in Chapter 8 of the Zoning Ordinance of Baltimore City, is any lawfully existing structure which does not comply with the bulk regulations of the zoning district in which it is located. These non-complying structures shall be permitted to continue subject to the provisions of said Chapter 8.

In addition, a non-complying use – when such term is used herein – is any lawfully existing use of a building or other structure, or of land, which does not comply with the land use regulations of this Plan. These non-complying uses shall be permitted to continue for an indefinite period of time, except that:
(1) Any non-complying land use which is discontinued for a period exceeding 12 months shall not be re-established;

(2) No change in the permanent physical members of a structure, such as bearing walls, columns, beams, or girders, or no substantial change in the roof or in the exterior walls shall be made in or to a building or structure except those required by law or except to make the building and use thereof conform to the regulations of this Plan; and

(3) No non-complying land use shall be changed to any other non-complying land use.

2. Regulations, Controls, and Restrictions

a. Provisions Applicable to All Land and Property to be Acquired

The following regulations, controls, and restrictions will be implemented where applicable by covenants, or other provisions in the agreements for land disposition and instruments of conveyance executed pursuant thereto:

(1) General Provisions

(a) No buildings, structure, or parking area shall be constructed over an easement within the Project Area without the prior consent of the Director of Planning and the Director of Public Works.

(b) No materials shall be stored or permitted to remain outside buildings. No waste material, refuse, or garbage shall be permitted to remain outside buildings except as permitted by the Baltimore City regulations regarding containers for garbage; the areas for such containers shall be properly screened.

(c) *(deleted by Amendment 8, November 27, 2007)*
(d) All land not covered by structures, paved parking, loading or related service areas, paved areas for pedestrian circulation, or decorative surface treatments shall be provided with landscape treatment. Landscape treatment encompasses the planting of any, all, or a combination of the following: trees, shrubs, ground cover, grass, flowers. The amount of landscape treatment should be determined by the nature of the development and should serve to improve the utility of the site, soften and relieve the effects of structure and pavement, and provide visual harmony.

(e) The setback areas abutting street rights-of-way, with the exception of driveways, sidewalks and other walkways, shall be used exclusively for the planting and growing of trees, shrubs, lawn and other ground covering material. These areas shall not be used for nor considered in computing the parking and/or loading space requirements.

(2) Off-Street Parking Requirements

(a) Parking spaces shall be provided on all lots for development as established in the Zoning Ordinance of Baltimore City, or in such lesser amount as may be authorized by the Board of Municipal and Zoning Appeals as a Special Exception or Variance. In addition to these requirements, off-street parking areas shall be visually screened from public streets and adjacent properties.

(b) All required parking spaces shall be provided with proper ingress and egress to a public street or alley by means of access drives and aisles.

(c) All parking areas shall be effectively screened. Screening shall consist of a masonry wall or durable fence, or combination thereof, not less than four (4) feet in height; in lieu of such wall or fence, a compact evergreen hedge of not less than four (4) feet in height at the time of original planting may be used. Screening and landscaping shall be maintained in good condition and shall be designed and placed so as not to obstruct vehicle site (sic!) distances at entrances and exits.

(d) All exterior (surface) parking areas shall be paved with a hard, dust-free surface, and shall be properly illuminated.

(3) Redeveloper’s Obligations

(a) The Redeveloper shall not enter into, execute, or be a party to any covenant, agreement, lease, deed, assignment, conveyance, or any other written instrument which restricts the sale, lease, use or occupancy of the property, or any part thereof of any improvements placed thereon, upon the basis of national origin, race, religion, sex or color. Such agreement or covenant
providing for this nondiscrimination provision shall be included in the instruments and the City of Baltimore shall be deemed a beneficiary of such covenants and shall be entitled to enforce it. The Redeveloper shall comply with all State and local laws, in effect from time to time, prohibiting discrimination or segregation.

(b) The Redeveloper shall devote the land to those uses specified in the Plan and to no other uses.

(c) The Redeveloper shall agree to retain the interest he acquires in the property transferred to him until he has completed the improvements, construction, and development in the area required by this Plan and the disposition instruments, and he shall further agree not to sell, lease or otherwise transfer the interest he acquired or any part thereof without the prior written consent of the Commissioner of the Department of Housing and Community Development or until the Department shall have certified in writing that the Redeveloper has completed the improvements, construction, and development in the area.

(4) Provisions applicable to land to be acquired for rehabilitation

(a) Properties to be acquired for rehabilitation shall be subject to the codes and ordinances of Baltimore City.

(5) Provisions applicable to land to be acquired for clearance and redevelopment.

(a) Disposition Lots 1 and 2 – The use of these lots shall be public. Only play equipment, benches, trash containers, water fountains and other facilities necessary or appropriate for park and playground use shall be permitted.

(b) Redevelopment of land acquired for clearance and redevelopment shall be subject to the design guidelines contained herein.

b. Provisions Applicable to all Land and Property Not to be Acquired

(1) General Provisions

The provisions of Section B.1. (Permitted Uses) above shall apply to all properties not to be acquired within the project area. The provisions of Section B.2.a. shall apply as appropriate to properties not currently proposed to be acquired by this Plan if the owners thereof acquire adjacent project land made available by the Department of Housing and Community Development under the provisions of this Plan.

(2) Review of Plans for New Construction, Exterior Rehabilitation, or Change In Use

All plans for new construction (including parking lots), exterior rehabilitation or change in use on any property not to be acquired under the provisions of this Plan shall be submitted to the Department of Planning for review. Only upon finding
that the proposed plans are consistent with the objectives of the urban renewal plan, shall the Department of Planning authorize the processing of the plans for issuance of a building permit. The provisions of this section are in addition to and not in lieu of all other applicable laws and ordinances relating to new construction.

(3) Demolition

All applications for demolition permits shall be submitted to the Department of Planning for review and approval. Upon finding that the proposed demolition is consistent with the objectives of the urban renewal plan, the Commissioner of the Department of Housing and Community Development shall authorize the issuance of the necessary permit. If the Department of Planning finds that the proposal is inconsistent with the objectives of the urban renewal plan and therefore denies the issuance of the permit, the Department of Housing and Community Development shall within 90 days of such denial, seek approval of the Board of Estimates to acquire for and on behalf of the Mayor and City Council of Baltimore the property, in whole or in part, on which the demolition was to have occurred by purchase, lease, condemnation, gift or other legal means for the renovation, rehabilitation and disposition thereof. In the event that the Board of Estimates does not authorize the acquisition, the Commissioner shall, without delay, issue the demolition permit.

C. TECHNIQUES USED TO ACHIEVE PLAN OBJECTIVES

1. Acquisition

A Property Acquisition Map, which designates those properties to be acquired BY PURCHASE OR BY CONDEMNATION, is attached as Exhibit No. 2. Scattered properties to be acquired and disposed of for rehabilitation and those properties to be acquired and disposed of for clearance and redevelopment are listed in Appendix A.

a. Conditions Under Which Properties Not Designated for Acquisition May Be Acquired

(1) Non-Salvable and Non-Compliance with Provisions

It may be necessary to acquire by purchase or by condemnation for urban renewal purposes the fee simple interest or any lesser interest in and to such of the remaining properties or portions thereof in the Coldstream Homestead Montebello Project not specifically designated for acquisition on the Property Acquisition Map, Exhibit 2, as may be deemed necessary and proper by the Commissioner of the Department of Housing and Community Development to effect the proper implementation of the project. This may include:

(a) Any property in the Project Area containing a non-salvable structure, i.e., a structure which in the opinion of the Commissioner of the Department of Housing and Community Development cannot be economically rehabilitated.
(b) Any property the owner of which is unable or unwilling to comply or conform to the codes and ordinances of Baltimore City within 12 months from the date of written notice of the required improvements, the Department of Housing and Community Development, after due consideration that the property owner has failed to achieve substantial conformity with the codes and ordinances of Baltimore City may acquire such property pursuant to the Eminent Domain Law of this State as if the property had originally been planned for acquisition after 90 days written notice to the owner. The Department of Housing and Community Development reserves the right to acquire any such non-complying property for a period of two (2) years from the date of said written 90 days notice by the Department of Housing and Community Development.

(2) Rehabilitation by the Department of Housing and Community Development or others

It may be necessary to acquire by purchase or condemnation the fee simple interest, or any lesser interest in and to such of the remaining properties not specifically designated for acquisition on the Property Acquisition Map in order to carry out rehabilitation by the Department of Housing and Community Development or for resale.

These properties are being acquired because

(a) It is necessary to make residential structures available for use for low- and moderate-income families; or

(b) rehabilitation on a structure-by-structure basis is infeasible, and assemblage of a group of properties is required to carry out the objectives set forth in this Plan; or

(c) rehabilitation of individual, scattered properties is necessary in order to remove blighting influences from otherwise sound residential blocks.

b. Actions to be Followed by the Department of Housing and Community Development Upon Acquisition of Properties

Upon the acquisition of properties, the Department of Housing and Community Development will either:

(1) Demolish the structure or structures thereon and dispose of the land for redevelopment for uses in accordance with this Plan; or

(2) Sell or lease the property subject to rehabilitation in conformance with the codes and ordinances of Baltimore City; or
(3) Rehabilitate the property in conformance with the codes and ordinances of Baltimore City and dispose of property in accordance with applicable regulations. If sale cannot be consummated by the time rehabilitation is accomplished, property may be rented pending continuing sale efforts.

c. The authority to acquire the properties within the project area is expressly confirmed and reauthorized through and including December 31, 2018. (added by Amendment no. 10, September 15, 2014)

2. Rehabilitation

a. Property Rehabilitation Standards

Property rehabilitation shall comply with the codes and ordinances of the City of Baltimore. Over and above the codes and ordinance of the City of Baltimore, cleaning of masonry façades by means of sandblasting shall not be permitted, except where sandblasting is determined by the Commissioner of the Department of Housing and Community Development to be the only feasible means of surface cleaning and where, in the Commissioner’s opinion, it will not cause damage to historic building materials.

Rehabilitation within the Urban Renewal Area shall comply with the standards contained in Appendix B of this Plan entitled “Design Guidelines.”

b. Design Review and Approval

Designs for all building improvements, modifications, repair, rehabilitation or painting of the exterior of the existing buildings, their yards or show windows, and for all signs, shall be submitted to and approved by the Department of Planning before proceeding with the work.

3. Relocation

a. The Department of Housing and Community Development assures that before individuals or families are displaced from their dwelling units due to the requirements of the Plan, standard housing within the displacees’ financial means shall be provided. Residents living within the Project Area, if displaced through the requirements of this Plan, shall be given a priority by the Department of Housing and Community Development to any housing within the Project Area over which the Department has direct control.

b. The Department of Housing and Community Development assures that before firms or individual businesses are displaced from their present location of operation due to the requirements of this Plan, standard commercial structures within the displacees’ financial means, in or near the project area shall be identified. Businesses displaced because of the requirements of this Plan shall be given favorable consideration, but not necessarily priority, by the Department of Housing and Community Development in the review of commercial and industrial redevelopment proposals.
4. Review of Development

a. Department of Housing and Community Development and the Department of Planning Review

The Departments of Housing and Community Development and Planning specifically reserve the right to review and approve the Redeveloper’s plans and specifications for development or rehabilitation with respect to their conformance with the provisions of the Renewal Plan and in order to achieve harmonious development of the Project Area. The Departments also reserve the right to refuse to approve any drawings, plans or specifications that are not suitable or desirable, in their opinion, for aesthetic or functional reasons, and, in so passing upon the drawings, plans and specifications, they shall have the right to take into consideration, but shall not be limited to, the suitability of the site plan, architectural treatment, building plans, elevations, materials and color, construction details, access, parking, loading, landscaping, identification signs, exterior lighting, refuse collection details, streets, sidewalks and the harmony of the plans with the surroundings.

Under the provisions of Section B.2.b.(2), the Departments of Housing and Community Development and Planning have the right to review all plans for new construction, exterior rehabilitation, change in use, or demolition of any property not to be acquired.

The Departments of Housing and Community Development and Planning will fully utilize the Urban Design and Architectural Review Panel (UDARP) to work with developers in the achievement of high quality site, building, and landscape design.

b. Community Review

(1) The Department of Planning shall submit to the Coldstream Homestead Montebello Community Corporation, or its successor, for its review and comment the form and content of all proposals to redevelop land to be disposed of. The Coldstream Homestead Montebello Community Corporation, or its successor, shall advise the Department of Planning of its recommendations regarding the acceptability and priority of all proposals. The Coldstream Homestead Montebello Community Corporation or its successor shall transmit written comments to the Department of Planning within 3 weeks of the date that the proposals were submitted to the Coldstream Homestead Montebello Community Corporation, or its successor; otherwise, it is presumed that the proposals are acceptable. The Department of Planning shall transmit these comments to the Department of Housing and Community Development within one week of receiving the comments. The Commissioner of the Department of Housing and Community Development, however, retains the final authority with respect to granting or withholding development priorities and shall dispose of redevelopment land through procedures established by the Department.

(2) The Department of Planning shall submit to the Coldstream Homestead Montebello Community Corporation, or its successor, for its review and comment, the Preliminary Plans and the Proposed Final Construction Plans for each disposition lot designated in this Plan. The written comments and
recommendations from this review shall be transmitted to the Department of Planning and subsequently to the Department of Housing and Community Development no later than 3 weeks after the plans have been submitted to the Coldstream Homestead Montebello Community Corporation; otherwise, it is presumed that the plans are acceptable. The Commissioner of the Department of Housing and Community Development retains final authority to approve or disapprove all plans.

(3) Additional requirements regarding Community Review of plans and permits for the Urban Renewal Area may be found Appendix B of this Plan.

c. Statement of Proposals to Provide Low- and Moderate-Income Housing

On project land to be disposed of for residential uses, a predominant amount of all dwelling units permitted by this Plan shall be for low- and moderate-income families. The Department of Housing and Community Development, in overseeing the development of this low- and moderate-income housing, shall utilize all applicable Federal programs for assisting in its construction.

D. OTHER PROVISIONS NECESSARY TO MEET STATE AND LOCAL REQUIREMENTS

The following information is required by Ordinance No. 152 of the Mayor and City Council of Baltimore, approved June 28, 1968.

1. Land Disposition

   a. Land and property interests acquired by the Mayor and City Council within the Project Area will be disposed of by sale, lease, conveyance, or transfer or other means available to the city, in accordance with the Land Disposition Map, Exhibit 3.

   b. The parcels shown on the Exhibit 3 are schematic and approximate. The Department of Housing and Community Development shall have the right, in its discretion, to fix their precise boundaries and size. For purposes of disposition, the parcels, or lots, as shown on Exhibit 3 may be sub-divided or combined.

2. Zoning

All appropriate provisions of the Zoning Code of Baltimore City shall apply to properties in the Coldstream Homestead Montebello Project Area. Any change in the Zoning Code embodied in this Urban Renewal Plan and designated on Exhibit 4, Zoning Districts, shall be approved by ordinance in accordance with the procedural requirements of the Zoning Code and Article 66-B of the Annotated Code of Maryland (1957 Edition, as amended).
3. Reasons for the Various Provisions of this Plan

   a. Existing land use within the project is predominantly residential. Renewal objectives can best be achieved by the rehabilitation and redevelopment of the area for residential use.

   b. Structures are proposed for rehabilitation where survey data have indicated that they are basically sound and in accordance with the Land Use Plan.

   c. Clearance and redevelopment areas are proposed in order to remove concentrations of blight and to curtail deteriorating influences.

E. DURATION OF PROVISIONS AND REQUIREMENTS

The Coldstream Homestead Montebello Urban Renewal Plan, as it may be amended from time to time, shall be in full force and effect for a period of not less than 40 years following the date of original adoption of this Plan by the Mayor and City Council of Baltimore.

F. PROCEDURES FOR CHANGES IN APPROVED PLAN

The Department of Housing and Community Development shall submit to the Coldstream Homestead Montebello Community Corporation, or its successor for its review and comments all proposed amendments to the urban renewal plan no later than at the time the proposed amendments are submitted to the Director of the Department of Planning by the Department of Housing and Community Development. The written comments and recommendations from this review shall be transmitted to the Department of Housing and Community Development no later than three weeks after they have been submitted to the Coldstream Homestead Montebello Community Corporation, or its successor; otherwise, it is presumed the proposed changes are satisfactory. Prior to passage of any ordinance amending the urban renewal plan, a public hearing shall be held. The Coldstream Homestead Montebello Community Corporation, or its successor, shall receive, at least ten days prior to such hearing, written notice of the time and place of such hearing. With respect to any land in the Project Area previously disposed of by the City for use in accordance with the urban renewal plan, the then owner of such land whose interests therein are materially affected by such changes, shall receive at least ten days prior to such hearing written notice of the time and place of such hearing and information as to where a copy of the proposed amendments may be inspected.

G. SEPARABILITY

In the event it be judicially determined that any word, phrase, clause, sentence, paragraph, section or part in or of this Plan, or the application thereof to any person or circumstances is invalid the remaining provisions and the application of such provisions to other persons or circumstances shall not be affected thereby, it being hereby declared that the remaining provisions of the Plan without the word, phrase, clause, sentence, paragraph, section or part, or the application thereof, so held invalid would have been adopted and approved.
APPENDIX A

PROPERTIES FOR ACQUISITION & DISPOSITION FOR RESIDENTIAL REHABILITATION

1806 E. 32nd Street

(Other properties previously listed here were deleted by Amendment No. 8, November 22, 2007, and Amendment No. 9, May 16, 2011.)

PROPERTIES FOR ACQUISITION & DISPOSITION FOR REDEVELOPMENT

In addition to those groups of properties to be acquired and disposed of for residential rehabilitation, the following properties are also being acquired and disposed if for redevelopment. Certain properties listed below may be used in whole or in part, as rear or side yard space for adjacent property. The acquisition properties adjacent or abutting streets, and alleys being closed will also include all rights, title and interest, or any private rights of use on and to the adjacent streets, rights-of-way, or alleys as shown lying within the perimeter of the Land Disposition Map.

1901 E. 31st Street (added by Amendment No. 9, May 16, 2011)

2700 Fenwick Avenue     2701 Fenwick Avenue     2702 Fenwick Avenue     2703 Fenwick Avenue     2704 Fenwick Avenue     2705 Fenwick Avenue     2706 Fenwick Avenue     2707 Fenwick Avenue     2708 Fenwick Avenue     2709 Fenwick Avenue     2710 Fenwick Avenue     2711 Fenwick Avenue     2712 Fenwick Avenue     2713 Fenwick Avenue     2714 Fenwick Avenue     2715 Fenwick Avenue     2716 Fenwick Avenue     2717 Fenwick Avenue     2718 Fenwick Avenue     2719 Fenwick Avenue     2720 Fenwick Avenue     2721 Fenwick Avenue     2722 Fenwick Avenue     2723 Fenwick Avenue

2700 Hugo Avenue     2701 Hugo Avenue     2702 Hugo Avenue     2703 Hugo Avenue     2704 Hugo Avenue     2705 Hugo Avenue     2706 Hugo Avenue     2707 Hugo Avenue     2708 Hugo Avenue     2709 Hugo Avenue     2710 Hugo Avenue     2711 Hugo Avenue     2712 Hugo Avenue     2713 Hugo Avenue
2704 Hugo Avenue  2714 Hugo Avenue  2724-1/2 Hugo Avenue
2705 Hugo Avenue  2715 Hugo Avenue  2724 Hugo Avenue
2706 Hugo Avenue  2716 Hugo Avenue  2725 Hugo Avenue
2707 Hugo Avenue  2717 Hugo Avenue  2726 Hugo Avenue
2708 Hugo Avenue  2718 Hugo Avenue  2727 Hugo Avenue
2709 Hugo Avenue  2719 Hugo Avenue  2728 Hugo Avenue

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2729 Hugo Avenue  2733 Hugo Avenue  2738 Hugo Avenue
2730 Hugo Avenue  2734 Hugo Avenue  2740 Hugo Avenue
2731 Hugo Avenue  2735 Hugo Avenue  2741 Hugo Avenue
2732 Hugo Avenue  2736 Hugo Avenue

2700 Tivoly Avenue  2734 Tivoly Avenue  2768 Tivoly Avenue
2701 Tivoly Avenue  2735 Tivoly Avenue  2769 Tivoly Avenue
2702 Tivoly Avenue  2736 Tivoly Avenue  2770 Tivoly Avenue
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2722 Tivoly Avenue  2756 Tivoly Avenue  2790 Tivoly Avenue
2723 Tivoly Avenue  2757 Tivoly Avenue  2791 Tivoly Avenue
2724 Tivoly Avenue  2758 Tivoly Avenue  2792-1/2 Tivoly Avenue
2725 Tivoly Avenue  2759 Tivoly Avenue  2792 Tivoly Avenue
2726 Tivoly Avenue  2760 Tivoly Avenue  2793 Tivoly Avenue
2727 Tivoly Avenue  2761 Tivoly Avenue  2794-1/2 Tivoly Avenue
2728 Tivoly Avenue  2762 Tivoly Avenue  2794 Tivoly Avenue
2729 Tivoly Avenue  2763 Tivoly Avenue
2730 Tivoly Avenue  2764 Tivoly Avenue  2796-1/2 Tivoly Avenue
2731 Tivoly Avenue  2765 Tivoly Avenue  2796 Tivoly Avenue
2732 Tivoly Avenue  2766 Tivoly Avenue
2733 Tivoly Avenue  2767 Tivoly Avenue  2798 Tivoly Avenue

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APPENDIX B

DESIGN GUIDELINES

Purpose:

These design guidelines were developed as a tool to support the principles and goals of the Coldstream-Homestead-Montebello (CHM) Area Master Plan, which was approved by the City of Baltimore Planning Commission on April 20, 2006. They are meant to ensure sensible and harmonious design in both rehabilitation and new construction. These guidelines are, therefore, designed to ensure that all new investment in the neighborhood will contribute to the overall quality of the area.

General Principles:

The CHM Area Master Plan calls for the creation and promotion of CHM as a thriving, successful community that capitalizes on its great housing, great views, and open spaces. As changes are made to the community, they should impact the community in a positive manner based on the following design guidelines and principles:

- Rehabilitation should be consistent with the original character of the house or building and other structures on the street;
- Buildings should be embellished in a manner consistent with the character of the district;
- Buildings should enclose the block, reinforcing traditional block patterns and enhancing the urban character of streets and open spaces;
- New buildings must be designed to enhance the public realm, with emphasis on well-defined, properly oriented pedestrian entrances and well composed and articulated façades; and
- Alleys shall be intimate well designed spaces for service needs, reinforcing the primary public role of the streets.

General Guidelines:

- Roof top equipment should be shielded from street views with screening that is integral to the building façade and does not appear to be roof top screening.
- Where visible, utilities should be painted to blend into the background.
- Ancillary structures, such as trash enclosures, are to be integrated into the landscape and screened from public view with shrubs, hedges, fences, walls or a combination of those elements. Trash enclosures and screening should blend in with the landscape and surrounding environment. Trash enclosures are not allowed in front or side yards.
- Mechanical units, such as air conditioning and similar other mechanical equipment, should also be screened from public view using similar methods.
- Mobility impaired ramps: When mobility impaired ramps are necessary, they should be attached to the back or side of a residence. Side ramps that are visible from the street should incorporate the same architectural vocabulary as front porches. Two sets of rails should be provided – a grab rail parallel to the ramp to assist the user and a level handrail to relate the addition to its context.
Rehabilitation Guidelines:

Front and side walls

- Original brick walls shall be retained. Unpainted brick should remain so. When repairing and/or repointing brick walls, every effort should be made to use the least abrasive method possible and to duplicate the original style and color of mortar and replacement brick.
- Painting formstone is permitted and encouraged.
- Vinyl siding, stucco, exposed concrete block, and exposed pressure treated wood are not appropriate materials for building fronts. Façades that are not readily visible from the street may be covered in stucco or fiber cement board.

Cornices

- Cornice shape, size, profile and details such as dentils, brackets, modillions, should be retained. Replacement details should match the original design as closely as possible.
- Vinyl or aluminum siding should not cover the cornice.

Front, side and rear yard fencing

- Rear yard fencing facing an alley for privacy or screening is permitted in rear yards to a maximum height of 72 inches. It may be opaque to a maximum height of 48 inches. Any area above 48 inches must incorporate a change in articulation and have a transparency of 30% or greater when facing public spaces. Acceptable materials include high quality wood, vinyl, plastic wood composite (i.e. trex), and masonry compatible with the architectural guidelines contained herein. Stockade fencing is not permitted.
- Paint or stain colors for rear yard fencing should be compatible with the color of the building to which it is attached, as well as with surrounding buildings and fences.
- Front yard fencing may be no higher than 48 inches. Chain link fencing is not allowed.

Additions or garages

- Additions and garages visible from any street must be designed to be compatible with the architecture of the existing residence through the same or similar incorporation of materials. Garages shall be accessed from the rear alley.

Windows and doors

- Retaining original windows, doors, and stained glass transoms is encouraged.
- Replacement windows and doors must be sized to fit the original opening.
- The style of replacement windows should be compatible with the original window style where possible or to other houses in the row.

Porches, steps, and front yards

Porches define many of the houses in the area. The elements – foundation, steps, columns, railing, and roofline – create consistency and architectural harmony for each row.
• When replacing porchfront elements, match the original elements of the row as closely as possible. T-1-11 panelling, plywood, vinyl and aluminum siding, cinderblock, lattice, and exposed pressure-treated wooden steps, columns, and railings are discouraged.
• Foundations of ashlar stone should be repaired and repointed with matching mortar and mortar joints.
• Front porches should remain open.
• Original porches should be retained and not be filled in with opaque materials.
• Porch posts and railings should be compatible with the original appearance and other houses in the row.
• Steps should be oriented in the same manner as other houses in the row.
• Replacement steps should be stone, brick, or concrete, not pressure treated wood.
• Front yards should be landscaped with plant material; cement slabs covering the front yard area are not allowed.

New Construction Residential Guidelines:

Building form and placement

• All residential buildings are to face the street.
• Building setbacks shall follow the historic setback pattern on the street or allow adequate space for an individual stoop, steps, and plantings, as well as street trees.
• Mid-block gaps are not permitted within a row of townhouses.

Building height

• The maximum building height for all single-family houses is 45 feet.

Parking

• All parking and servicing shall be accessed from rear alleys.
• At least one off-street space per unit shall be provided. All parking must be accommodated on the property associated with the unit.

Curb-cut and servicing

• All curb cuts shall be designed to minimize impact on the pedestrian environment.
• Servicing areas, such as dumpsters, must be internal to the blocks and accessed through alleys and not through neighborhood streets. Trash collection should be accommodated on alleys where possible.

Roofs

• The roofline of buildings should be compatible with other houses in the row.
• Front building walls should end with original cornices or new cornices consistent with the scale and design of other houses in the row.
• Roof decks, where permitted, should be set back from the front of the house and be as inconspicuous as possible.

Fenestration
• Front entry doors should face the street or public open space. Front entry doors should be distinctive to enhance building façades.
• A minimum of 30% of the linear horizontal dimension of the façade of each floor shall be windows or openings.
• Openings: If residential buildings are designed in a traditional style, openings must be vertical in proportion and consistent with nearby historical styles.

Walls

• Front façades of attached houses must be made of brick.
• Brick colors should be consistent with Baltimore traditions in a standard modular size.

Garages

• Garages visible from any street must be designed to be compatible with the architecture of the accompanying residence through the use of same or similar incorporation of materials. Garages shall be accessed from the rear alley.

Non-Residential Guidelines:

Over and above the codes and ordinances of the City of Baltimore, the following additional standards shall be applied to all non-residential properties, whether occupied or vacant.

Commercial rehabilitation objectives are essential to rehabilitating non-residential buildings in the Coldstream-Homestead-Montebello Area so as to:

• Relate the diverse building types and create a visually identifiable commercial area along Harford Road.
• Preserve original façade and design characteristics of parts of buildings visible from public streets.
• Ensure that commercial properties do not negatively impact the adjacent residential neighborhood.

Building Façades

• All defective structural and decorative elements of building fronts and sides, including storefronts, cornices, and porches, shall be repaired or replaced in a workmanlike manner. Original materials should be used wherever possible.
• All brick walls and natural stone walls shall be kept clean, repaired, and repointed as required. Cleaning of masonry façades by means of sandblasting shall not be permitted. Brick walls that are not painted shall remain unpainted. Painted brick walls shall be painted a color that is compatible with the colors of the neighboring structures.
• No new formstone, stucco, metal or wood siding, or exterior finishes shall be permitted over brick wall surfaces. All such existing siding and finishes that are defective over 10 percent of their area shall be repaired. If an existing covering is more than 50 percent defective, it shall be removed and the walls behind them restored.
• Existing metal siding which is undamaged, structurally sound, and permissible under the Baltimore City Building Code may be retained.
• All metal siding that remains shall be kept clean, in a state of good repair, and in a color compatible with the colors of the neighboring structures.
• All miscellaneous elements on the exterior walls of the structures such as empty electrical boxes, conduits, pipes, unused sign brackets, etc., shall be removed.
• Side walls shall be finished in a manner that is harmonious with the front of the building.

Storefronts

• New storefronts that project beyond the original property line of the commercial properties are not permitted.

• Show windows, entrances, signs, lighting, sun protection, security grilles, etc., shall be compatible, harmonious and consistent with the original scale and character of the structures.

• Enclosures and housing for security grilles and screens shall be as inconspicuous as possible and compatible with other elements of the façade. Creative and custom security grilles that appear more like art than security devices are encouraged.

• All exposed portions of the grille, screen or enclosure that are normally painted, and all portions which require painting to preserve, protect, or renovate the surface shall be painted.

• Solid or permanently enclosed or covered storefronts shall not be permitted.

• Show windows shall not be painted for advertising purposes but may be painted with lettering for authorized identification of the place of business.

• Soft awnings are permitted. Aluminum awnings are not permitted.

• Enclosure of porch fronts to develop new storefronts is not permitted after the date of the enactment of this Ordinance.

• Conversion of basements under porches into storefronts is not permitted.

Windows

All window openings shall have the same heights and width they did at the time that the wall in which the openings are located was originally built. Filling in these openings at the top, bottom, or sides is not permitted. The following additional requirements shall apply:

• All windows must be tight-fitting and have sashes of proper size and design. Sashes with rotten wood, broken joints or loose mullions or muntins shall be repaired or replaced with glass or other approved transparent material, and all exposed wood shall be repaired and painted.

• Window openings in upper floors of the front of the building shall not be filled or boarded up on the exterior. Windows in unused area of the upper floors may be backed by a solid surface on the inside of the glass. Window panes shall not be painted.

• Window openings in sides of buildings that are filled or boarded on the date of enactment of this Ordinance are permitted to remain for a period of 1 year. During this period, the filled or
boarded openings shall be treated in a manner that is compatible and harmonious with the façade in which they are located and shall be maintained in good condition.

Parking

It is important to minimize the impact of parking structures on the character of pedestrian spaces and streets, while providing for sufficient and convenient parking for residences and businesses.

- No surface parking lots for 12 or more vehicles shall be permitted.

Sign Guidelines

All signs must be in accordance with the Zoning Code of Baltimore City. A minor privilege permit is required for any sign that projects into the public right-of-way. New minor privilege permits for signs may be issued only for those signs that meet project design criteria. In addition, the following provisions apply:

- All signs shall be designed to be compatible with the surrounding neighborhoods and with the signage system and templates developed for each individual building design.
- When existing signs are removed, any holes or other damage shall be patched and painted as necessary to match the existing wall surface, and all unused brackets and conduits shall be removed.
- All lighting and electrical elements, such as wires, conduits, junction boxes, transformers, ballasts, switches and panel boxes must be concealed from view.
- Flashing, backlit, or moving signs are not permitted. This does not include barber poles.

Size and Placement

- The total area of signs for a building façade may not exceed 2 square feet per linear foot of building frontage. This total area includes window signs, awning signs, logos, product signs, temporary signs, or any other signage. However, no sign identifying a building occupied by a single user may exceed 100 square feet. No sign identifying individual tenants in a multi-tenant building may exceed 25 square feet. All building signs must be mounted flat against the surface of the building to which it is attached.
- Signs shall not be placed so as to obstruct windows, storefronts, or cornices.
- In no case shall a sign extend above the roof line.
- Any sign placed above the first floor of a building will be subject to the approval of the Department of Planning.

Flat Signs:

- Flat signs shall be placed parallel to the building face and shall not project more than 12” from the surface of the building.

Painted Signs and Cutout Letters:
• Painted signs on building surfaces or use of separate cutout letters shall be permitted in accordance with the above limits for flat signs.

Projecting Signs (Blades):

• Projecting signs shall not be extended more than 5 feet beyond the building surface.
• All signs shall be of a solid, durable material, double-faced with a maximum thickness of 6 inches.

Flags and Banners

Flags and banners may be displayed on a temporary and permanent basis, subject to obtaining the necessary minor privilege permit, so long as the banner material is not faded, torn, or frayed, and the poles are well maintained. Banners may be displayed only from buildings at least 2 stories high and may not be less than 10 feet above the sidewalk. All banner poles along one street should be set at the same angle from the horizontal plane. Banners may project up to 1/3 the width of the sidewalk, but not more than 5 feet, whichever is greater. Provisions for flags and banners must otherwise conform to the provisions of City Codes.

Secondary Signs

Secondary signs on upper floors of a building shall not exceed 3 square feet in area and shall not project more than one (1) inch beyond the surface of the building, nor shall they be placed higher than at the bottom of the second story window.

Secondary signs on the lower floors of porch front buildings shall not exceed 24 square feet in area and shall not project more than one (1) inch beyond the surface of the building, nor shall they be placed higher than the top of the porch railing above.

Painted signs on building surfaces or use of separate cutout letters shall be permitted in accordance with the above limits for flat signs.

Roofs

• Chimneys or any other auxiliary structures on roofs shall be kept clean and in good repair.
• Roof mounted structures for the support of signs, billboards, etc., are not permitted.
• Any mechanical equipment placed on a roof shall be so located as to be hidden from view and to be as inconspicuous as possible from other viewpoints. Otherwise, such equipment shall be screened with suitable elements of a permanent nature and finish. Where such screening is unfeasible, equipment shall be installed in a neat, presentable manner, and shall be painted so as to minimize its visibility.

Compliance

No alteration or improvement work shall be undertaken that does not conform with the requirements herein unless the requirements have been waived by the Commissioner.

Design Review and Approval
Designs for all building improvement, modifications, repair, rehabilitation or painting concerning the exterior of the existing buildings, their show windows, and for all signs, shall be submitted to the Commissioner of the Department of Housing and Community Development and the Department of Planning. Approval by the Department of Planning shall be required before proceeding with the work.

The Department of Housing and Community Development and/or the Department of Planning shall submit to the Coldstream Homestead Montebello Community Corporation, or its successor or its assignee for its review and comment, the form and content of all plans and proposals to redevelop land, all property rehabilitation plans, and all work and occupancy permits. The Coldstream Homestead Montebello Community Corporation or its successor or its assignee, shall advise the Department of Planning of its recommendation regarding the acceptability and/or priority of all plans, proposals, and permits. The Commissioner of the Department of Housing and Community Development retains the final authority to approve or disapprove all plans and/or permits and to grant or withhold development priorities, disposing of redevelopment land through procedures established by the Department of Housing and Community Development.