OKLAHOMA CITY
URBAN RENEWAL AUTHORITY

Request for Proposals for Property Located at the Northwest Corner of NE 23rd and North Glen Ellyn Street

*RFP Date of Release: Wednesday, July 16, 2020

*RFP Proposal Responses Due: Wednesday, October 14, 2020 by 10 a.m. at the offices of:
Oklahoma City Urban Renewal Authority
105 N. Hudson Street, Suite 101
Oklahoma City, OK 73102

<table>
<thead>
<tr>
<th>Original RFP Release</th>
<th>RFP Release</th>
<th>RFP Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>July 16, 2020</td>
<td>October 14, 2020</td>
</tr>
</tbody>
</table>

*OCURA reserves the right to extend this schedule at its discretion according to the terms described herein. Notification of changes in the schedule would be posted on OCURA’s website or as otherwise stated.

Responses may be submitted via email and/or postal. The RFP narrative defines submittal specifics. Good Faith Deposit of $10,000 is required with submittal.

Contact Person for Questions Concerning this RFP:
Cassi Poor, Senior Project Manager, cassi.poor@theallianceokc.org or
Elizabeth Larios, Project Assistant, Elizabeth.larios@theallianceokc.org
# Contents

I. REDEVELOPMENT VISION

II. REDEVELOPMENT POLICIES AND REGULATORY DOCUMENTS
   A. Zoning Requirements
   B. Tax Increment Financing (TIF)

III. SUBMITTAL REQUIREMENTS
   A. CONCEPTUAL MASTER PLAN
   B. DESIGN OBJECTIVES
   C. PROPOSAL OBJECTIVES
   D. MARKET FEASIBILITY OF CONCEPTUAL MASTER PLAN
   E. REDEVELOPER QUALIFICATIONS AND FINANCIAL ABILITY TO EXECUTE CONCEPTUAL MASTER PLAN
   F. TIMEFRAME TO COMPLETE
   G. GOOD FAITH DEPOSIT
   H. SUMMARY OF SUBMISSION REQUIREMENTS
   I. REVIEW OF RFP SUBMISSIONS: CRITERIA AND TIMELINE
   J. RFP EXTENSIONS
   K. OPTIONAL COMPETITIVE NEGOTIATIONS
   L. OCURA’S RIGHT
   M. CONDITIONAL REDEVELOPER DESIGNATION
   N. PREPARATION AND APPROVAL OF REDEVELOPMENT AGREEMENTS

EXHIBIT A

FORM 1: CERTIFICATION of READING and UNDERSTANDING
FORM 2: REDEVELOPMENT PROPOSAL
FORM 3A: REDEVELOPER’S STATEMENT for PUBLIC DISCLOSURE
FORM 3B: CERTIFICATION
FORM 4A: CONSENT TO OBTAIN CREDIT REPORT
FORM 4B: CONSENT TO OBTAIN CRIMINAL BACKGROUND INFORMATION
FORM 4C: BUSINESS CREDIT INFORMATION

EXHIBIT B

Resolution Authorizing Invitation for Proposals (Release of RFP)
Invitation for Redevelopment Proposals - Public Notice

EXHIBIT C

OPEN RECORDS ACT AND CONFIDENTIALITY REQUIREMENTS
I. REDEVELOPMENT VISION

The OKLAHOMA CITY URBAN RENEWAL AUTHORITY ("OCURA") invites the presentation of written proposals from qualified developers ("Redeveloper") for the purchase and redevelopment of land owned by OCURA near the intersection of NE 23rd Street and N Glen Ellyn Street, depicted in Exhibit 1 below. The tract of land is approximately 0.9 acres. The site, located in Northeast Oklahoma City, is part of OCURA’s Northeast Renaissance Urban Renewal Plan. The property is mostly vacant though a concrete foundation and small shed exist on the site.

![Exhibit 1: Site Location and Context Map](image)

The legal description is subject to adjustment as to exact boundaries, dimensions, interests and final determination based on a survey.

Lots Twenty-six (26) through Thirty (30), both inclusive, in VAUGHNDALE ADDITION to Oklahoma City, Oklahoma County, Oklahoma, according to the recorded plat thereof

and

The East 37 feet of Lot Twelve (12) and all of Lots Thirteen (13) and Fourteen (14), Block One (1), VAUGHNDALE SECOND ADDITION, to Oklahoma City, Oklahoma County, Oklahoma, according to the recorded Plat thereof.
OCURA is offering this site for mixed-use commercial development. New redevelopment should contribute to the growth, density and vibrancy of the Northeast Oklahoma City project area, the NE 23rd Street commercial corridor and the adjacent neighborhoods. Projects with job creation or low to moderate-income housing are required as outlined in Section III.B. of this RFP.

The proposed redevelopment should reflect urban design formats that differ from conventional commercial strip centers and pad site land use patterns along most of the corridor. OCURA will work with the selected Redeveloper on site planning through a design review process.

Exhibit 2: Site Location and Context Maps

This site represents a tremendous market opportunity given its close proximity to a local and regional highway network; the Innovation District; the Oklahoma Health Center—a 325 acre bioscience campus to the southwest; the Baker Hughes Energy Innovation Center—a fully operational research, development and venture capital facility; the city’s central business district; and the Oklahoma State Capitol campus.
The proposed redevelopment should reflect urban design formats that differ from commercial strip center and pad site land-use patterns along most of the corridor. OCURA will work with the selected Redeveloper on site planning through a design review process.

The site is generally accessible by public transit within two blocks; primarily via Embark Route 002, which runs daily Monday through Sunday between the hours of 6:00 a.m. and 7:30 p.m. and Embark Route 003 which runs from approximately 6:15 a.m. to 7:40 p.m. Buses generally run on thirty (30) minute frequencies Monday through Friday and sixty (60) minute intervals on Saturdays and Sundays.

Approximately three blocks to the east, located at NE 23rd and Rhode Island Avenue is an exciting new retail center known as EastPoint by local developers, Pivot Project. Pivot Project has rehabilitated a former row of buildings along NE 23rd Street. The project contains approximately 41,000 square feet of office and retail space. The buildings are home to Centennial Health, an optometrist, office buildings, restaurants, a coffee shop and more. This is the first major development that has happened in the area in years. The development is a catalyst project.

II. REDEVELOPMENT POLICIES AND REGULATORY DOCUMENTS

It is the intention of OCURA to coordinate this RFP with the City’s ongoing planning efforts in the area including the City’s Comprehensive Plan, planokc. This redevelopment vision for this site is supported by the following Urban Renewal Authority and The City of Oklahoma City policy and regulatory documents:

- John F. Kennedy Urban Renewal Plan (a copy can be furnished upon request to the contact listed on the front)
- Northeast Oklahoma City Urban Renewal Plan
- planokc
- Oklahoma City Municipal Code
A. Zoning Requirements

The subject properties are located in a mix of C-4 and I-2 zoning. The City of Oklahoma City’s zoning ordinance defines these zoning types as follows:

**I-2 Moderate Industrial District** – The I-2 District is intended primarily for the conduct of light manufacturing, assembly and fabrication and for warehousing, wholesale and service uses, which may generate relatively low levels of noise, odor, smoke, dust or intense light. Industrial uses permitted may require good accessibility to air, rail or street transportation routes, but do not depend heavily on frequent personal visits of customers or clients. Provision is also made for outdoor operating and storage.

**C-4 General Commercial District** – The C-4 District is intended for the conduct of wholesale, retail and office business activities that serve the needs of citizens from anywhere in the metropolitan area, rather than being oriented only to surrounding residential areas. Because the permitted uses may serve and employ a large number of people from a large part of the metropolitan area, the activities conducted and the traffic generated, make this district very much incompatible with residential
development. The Comprehensive Plan policy does not support further expansion of the C-4 District.

Proposals submitted must be conceptually consistent with all current policy and regulatory documents with the exception that the site may need to be rezoned to accommodate a redevelopment proposal. In addition to the requirements of the City, it is the goal of OCURA to require high-quality development standards and design principles to lead as an example for future development.

B. Tax Increment Financing (TIF)

In 2015, the City of Oklahoma City established the Northeast TIF District (Increment District #9) with the intention to spur economic development along three commercial corridors: (1) NE 23rd Street; (2) Martin Luther King, Jr. Avenue; and (3) Kelley Avenue. A TIF District allows the City to support public, private and non-profit projects using incremental growth in property and/or sales taxes generated by increases in net assessed value. If a financial need is demonstrated, TIF funds may be used either to provide financial assistance to real estate development projects that meet the goals of the district, or on various types of physical improvements like public facilities and infrastructure.

The property is located in TIF District #9 (Northeast Renaissance Redevelopment Project Plan). The TIF #9 Policy Guide outlines how certain projects may potentially qualify for TIF funding assistance if a need is demonstrated. The availability of TIF assistance is solely at the discretion of The City of Oklahoma City and not OCURA.

Exhibit 5: Northeast Renaissance TIF Project Area and Increment Area
III. SUBMITTAL REQUIREMENTS

A. CONCEPTUAL MASTER PLAN

The Redeveloper shall identify the parcels of interest and submit a Conceptual Master Plan which will include the following elements:

1. Conceptual site layout of proposed land uses, onsite pedestrian and auto circulation network, parking, storage/service areas, connectivity to adjacent parcels and street system, any internal recreation areas (whether private or open to public) such as plazas, courtyards, play/open space areas and any additional site features proposed. Include schematic plans and other images that convey the proposed plan.
2. Conceptual themes for architecture, landscaping (i.e. xeric/native plant material etc.) and urban design elements (benches, fencing etc.) Discuss how the development will relate to its context, both in terms of site design and adjacent architecture. Themes can be discussed in written and/or graphic illustrations. Discuss exterior architectural materials proposed. A material board is not necessary for the submittal.

B. DESIGN OBJECTIVES

1. Design of the site must include high quality design, materials and construction. The architectural character must be attractive and meet the character of the surrounding sites, both functionally and aesthetically, and be consistent with land use, zoning and regulatory requirements.
2. In addition to high-quality development, the project should achieve sustainability and energy efficiency goals that exceed the minimum requirement of the Building Code. The project should use environmentally-friendly and sustainable principles in project design and construction.
3. An activated ground floor that engages the sidewalk and promotes a positive pedestrian experience must be provided. This could be through retail, restaurants or other commercial space. Priority should be given to the hard corners. Ground-floor residential units that engage the street and sidewalk would also be considered. Pedestrian and bicycle amenities are important and should be incorporated into the project.
4. The buildings should be pushed to the sidewalk and street edge in order to help activate the street and provide a presence to the street.
5. As much as possible, parking for the development should be placed behind the buildings and not visible from the street when possible. The focus of the development should be on the design of the building and surface parking.
C. PROPOSAL OBJECTIVES

The property was purchased with federal Community Development Block Grant (CDBG) funds. Redevelopment proposals for the properties must meet an eligible CDBG activity. Specifically, projects that will provide either of the following:

1) Housing with at least 51% of the developed units to be occupied by low and moderate-income (L/M) households as specified by HUD based on family size.
   a. Under CDBG definition, “moderate” means less than 80% of the area median income (AMI) (as adjusted by household size and annually published by HUD), and “low” means less than 50% AMI. L/M income persons are defined as persons whose family incomes are less than 80% of the average median income in Oklahoma City as specified by HUD based on family size. This value is recalculated by HUD each year. As an example, 2020 income limits for those at 80% AMI are as follows:

<table>
<thead>
<tr>
<th>Family size</th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
<th>5</th>
<th>6</th>
<th>7</th>
</tr>
</thead>
<tbody>
<tr>
<td>80% AMI</td>
<td>41,650</td>
<td>47,600</td>
<td>53,550</td>
<td>59,500</td>
<td>64,300</td>
<td>69,050</td>
<td>73,800</td>
</tr>
</tbody>
</table>

   b. Both low-income and moderate-income households cannot be served to the exclusion of low income households.

   c. Rent standards for the low to moderate units are not to exceed HUD fair market rents for the area by unit type (i.e., 1-bedroom, 2-bedroom, etc.), or another programmatic (i.e. LIHTC) rent standard.

   d. If two or more rental residential buildings will be located on the same property under common ownership and management, the grouped buildings may be considered as a single structure for purposes of meeting the 51% requirement.

2) Job Creation: The proposal includes an economic development project that will newly create permanent jobs and at least 51% of jobs created will benefit L/M income persons.
   a. Jobs created based on full time equivalent (FTE) basis will need to be counted and reported each year for 5 years.

   b. For this particular property, the jobs to be created and the persons holding the jobs may be presumed to be low-moderate based on the following:
      i. The census tract in which the property is located has a poverty rate of at least 20 percent as determined by the 2011-2016 ACS Five Year Census information; and
      ii. The standard of pervasive poverty and general distress must meet at least one of the following:
         1. All block groups in the census tract have 20 percent of greater poverty rates;
2. The activity is undertaken in a block group with a 20 percent or greater poverty rate; or
3. HUD determines that the tract shows other signs of distress (e.g., crime, homelessness, deteriorated housing, etc.)

If one of these criteria is not met, OCURA will require that the Purchase Price for the property be its fair market value. The purchase price terms proposed by the prospective Redeveloper should take into consideration the real estate market in the area, the proposed uses permitted, and the intended use proposed by the Redeveloper. The purchase price for the redevelopment site must be included in the pro forma. A determination of price will be made by an independent appraiser selected by OCURA who will be instructed to take into account the same factors in order to arrive at a “fair value” for the property, the final determination of the sales price will be made by OCURA.

These properties have known environmental issues. Phase I Environmental Site Assessments have been performed on all sites. Upon receiving a proposal, OCURA will work with the City of Oklahoma City on cleaning the environmental issues to an acceptable state for the proposed use.

D. MARKET FEASIBILITY OF CONCEPTUAL MASTER PLAN
The Redeveloper shall submit a narrative outlining the market feasibility of the proposed conceptual plan. For example, showing comparable rental rates, for-sale data and so forth. It is not the intent of this requirement that the redeveloper obtain a market study from a third party professional.

E. REDEVELOPER QUALIFICATIONS AND FINANCIAL ABILITY TO EXECUTE CONCEPTUAL MASTER PLAN

Qualifications of Redevelopment Team

1. List all redevelopment team members, including consultants, and their qualifications to undertake the project.
2. List all applicable projects, completed and/or in progress, by the redeveloper within the past 10 years. Highlight those most similar to the conceptual master plan proposed, if any. Discuss which projects, if any involved a public/private partnership with an entity such as an urban renewal agency, local government, etc.

Financial Ability to Execute the Proposed Master Plan
In order to assist OCURA in reviewing the financial capability of the redeveloper, information will be requested in two tiers. **The initial tier must be submitted with the RFP response,** the second tier will be requested if the respondent is selected by OCURA as the conditional redeveloper (defined in Section M of this RFP).

**Tier 1 Submittal Requirements**

1. Describe your ability and experience in financing a project of the proposed scale.
2. Execute the financial and credit check forms under Exhibit A of this RFP.
3. A summary project pro forma. Return an electronic copy of the completed pro forma workbook with your proposal. The pro forma should provide an indication of project financing requirements, gaps and financial feasibility.
   a. The Redeveloper’s proposed purchase price for the redevelopment site must be included in the pro forma and take into consideration the real estate market in the area and the proposed uses. A determination of price will be made by an independent appraiser selected by OCURA. The final determination of the sales price will be made by OCURA.
   b. OCURA will consider proposals which include requests for public tax increment financing (TIF) assistance provided that the need and appropriateness is demonstrated by financial and market circumstances. The availability of TIF assistance is solely at the discretion of The City of Oklahoma City and not OCURA.

**Tier 2 Submittal Requirements if selected as a Conditional Redeveloper (defined on under Section M of this RFP)**

1. If selected as Conditional Redeveloper, OCURA will request detailed documentation of financing commitments. Debt and equity sources must be outlined with their use and timing in the project’s redevelopment cycle.
2. Redeveloper’s financials of the principal or parent company. In the absence of such financials, the tax returns of the principal respondents to this RFP will be requested.

**F. TIMEFRAME TO COMPLETE**

Include a one-page statement on the timeframe to complete the project if chosen as the Redeveloper. Include a detailed description of plans, if any, to phase the project.

**G. GOOD FAITH DEPOSIT**

The RFP response shall include a bank certified check or surety bond with a company listed in the latest issue of the U.S. TREASURY CIRCULAR NO. 570 in the amount of $10,000.00. Alternatively, a letter of credit acceptable to OCURA in the amount of $10,000.00 may also be provided. The good faith deposit must be valid for a minimum of 90 days after the RFP submission due date. Unsuccessful RFP applicants will have their
deposits returned at the end of 90 days or when a Conditional Redeveloper is chosen, whichever comes first. OCURA will retain the Good Faith Deposit of the Redeveloper chosen for the project and apply the amount towards the project as negotiated in the redevelopment agreement.

H. SUMMARY OF SUBMISSION REQUIREMENTS
1. Conceptual Master Plan with required elements as outlined above
2. Design Objectives as outlined above
3. Market Feasibility Narrative
4. Redeveloper Team Qualification Narrative
5. Financial Information-Tier 1 as outlined above
6. Timeframe to Complete Narrative
7. Executed Forms 1-4 in Exhibit A of this RFP submitted in a separate envelope
8. $10,000 Good Faith Deposit
9. Five (5) paper copies of the RFP submittal packet and one (1) electronic copy in PDF format.
10. One (1) electronic copy of the completed pro forma workbook with your proposal

RFP responses must be received at the time and date indicated on the cover sheet to be considered.

I. REVIEW OF RFP SUBMISSIONS: CRITERIA AND TIMELINE
After receipt of proposals, the submissions will be reviewed for completeness by Authority staff.

The next phase of the selection process will consist of review and evaluation of the redevelopment proposals based upon, but not, limited to the following criteria:

1. Responsiveness of the proposed conceptual master plan to meet the goals and objectives of Section II Redevelopment Policies and Regulatory Documents.
2. Review of the market feasibility narrative and its documentation that the project is feasible and likely to succeed.
3. Successful incorporation of L/M housing or job creation per the CDBG requirements
4. Review of Redeveloper team qualifications and their relevance to the proposed project and demonstrated expertise in completing projects similar to the one proposed.
5. Ability to achieve the design objectives identified in Section III.B and appropriate building density, massing, form, design vernacular, external appearance of the structure, parking solution, etc.
6. Adequacy of the draft pro forma and appropriateness of any financial assistance requested.
7. Evidence of financial capacity to carry out this project based on the Tier 1 information submitted with the RFP response.

8. Review of other Tier 1 financial submittals and their ability to demonstrate sound financial and moral character.

9. Ability of Redeveloper to initiate the redevelopment process (land use entitlements, financing commitments etc.) within 180 days after execution of the redevelopment agreement and to complete the project in a timeline satisfactory to the Board of Commissioners.

10. Execution of Forms 1-4 in Exhibit A to the satisfaction of OCURA.

11. Ability to meet the anticipated timeline:

<table>
<thead>
<tr>
<th>Staff and Authority Review Period</th>
<th>Two to Three Weeks after due date*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Designation of Conditional Redeveloper</td>
<td>1-2 months after due date*</td>
</tr>
<tr>
<td>Redevelopment Agreement Negotiations/Execution</td>
<td>30-60 days after designated Conditional Redeveloper*</td>
</tr>
</tbody>
</table>

*estimated timeframes and are subject to change.

Reviews and evaluations by staff of OCURA and other consultants, public or private organizations or committees requested by the Board of Commissioners will be advisory only. The level of consideration and weight to be given to any review will be determined by the Board of Commissioners of OCURA, and the Board of Commissioners reserves complete and final authority for actions and approvals in connection with the selection process.

J. RFP EXTENSIONS

In the event that OCURA:

(a) receives no proposals by the originally allotted RFP Due Date, then the RFP will remain open through the next proceeding renewal dates listed in the schedule below until an acceptable proposal is received from one or more developers; or

(b) receives interest from more than one interested developer as to a specific parcel, then the RFP may remain open through the next proceeding renewal dates listed in the schedule below until an acceptable proposal is received from all interested developers:

<table>
<thead>
<tr>
<th>Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>RFP Release</td>
</tr>
<tr>
<td>Original RFP Release</td>
</tr>
<tr>
<td>First Renewal</td>
</tr>
<tr>
<td>Second Renewal</td>
</tr>
<tr>
<td>Third Renewal</td>
</tr>
</tbody>
</table>
If only one proposal is received, OCURA may choose to accept that proposal at the end of whichever RFP Renewal period in which they are received. At this point, the RFP will be closed and will not continue onto the next renewal. If two or more proposals are received, OCURA may also choose to accept those proposals at the end of whichever RFP Renewal period in which they are received. If OCURA receives interest from two or more interested developers as to a specific parcel, OCURA may notify all developers interested in that specific parcel, if contact information is known, and publish a notification on OCURA’s website that the RFP for that specific parcel will remain open through the next proceeding renewal date listed in the schedule above.

In the event that no proposals are accepted for review by July 14, 2022, the RFP will close and the project will be reevaluated by the Oklahoma City Urban Renewal Authority.

**K. OPTIONAL COMPETITIVE NEGOTIATIONS**

OCURA staff may, in its discretion, amend or extend the submission dates as described in Exhibit D if OCURA receives interest from more than one interested party as to a particular parcel. OCURA will try to provide notice through direct email courtesy announcements of such extensions and, in any event, will post extension notifications on OCURA’s website.

The Board of Commissioners may, in its discretion, authorize and direct competitive negotiations with two or more prospective Redevelopers. Such negotiations may be with respect to one or more elements of the selection criteria. Such negotiations will be undertaken by the staff of OCURA in accordance with direction from the Board of Commissioners.

In the event competitive negotiations are authorized, a cut-off date will be established after which no further negotiations will occur and no additional submissions by a prospective Redeveloper will be considered.

A decision by the Board of Commissioners to conduct competitive negotiations will not confer any rights upon a prospective Redeveloper nor create any obligation of OCURA to approve and enter into a redevelopment agreement with a Redeveloper.
L. **OCURA’S RIGHT**

This invitation for proposals shall not create any legal obligations for OCURA to enter into a contract for redevelopment except on terms and conditions it deems in its discretion to be satisfactory and desirable. OCURA reserves the unconditional right, at its sole discretion, to reject any or all proposals submitted for any reason or no reason. OCURA may, at its discretion, waive any informalities, minor defects, or technical inaccuracies in the proposals. OCURA reserves the right to request and obtain any additional information necessary to complete evaluation of the proposals.

OCURA also reserves the right to modify or extend the submission schedule as described in Exhibit D. OCURA will provide notice of any modification or extension of the submission schedule through direct email courtesy announcements and through OCURA’s website.

M. **CONDITIONAL REDEVELOPER DESIGNATION**

Upon review and evaluation of redevelopment proposals or following negotiations with prospective Redeveloper(s), the Board of Commissioners may grant a “Conditional Redeveloper” designation. This designation will be under such terms and conditions as the Board deems appropriate, to potentially one or more prospective Redevelopers. A Conditional Redeveloper(s) designation will confer no legal rights upon the prospective Redeveloper(s) other than the opportunity to negotiate terms of a redevelopment agreement with OCURA. A Conditional Redeveloper designation may be terminated at any time by OCURA.

N. **PREPARATION AND APPROVAL OF REDEVELOPMENT AGREEMENTS**

The final phase of the selection process will consist of negotiations to outline the terms and conditions of a redevelopment agreement. Site conveyance will be provided by a Special Warranty Deed, subject to such restrictions as required by OCURA. Disposition must take place at or above “fair value” as required by Oklahoma Law. If a negotiation is conducted simultaneously with two or more Redevelopers, the negotiations are to be competitive as to the disposition price and will be one of the criteria involved in making the selection.

END OF RFP NARRATIVE

EXHIBITS A-C FOLLOW
OKLAHOMA CITY URBAN RENEWAL
AUTHORITY

RFP PROPOSAL FORMS 1-4 TO BE EXECUTED FOR
RFP SUBMITTIAL

PLEASE SUBMIT THE FOLLOWING FORMS IN A
SEPARATE ENVELOPE. DO NOT INCLUDE COPIES
OF THE FORMS IN YOUR PRINTED PROPOSAL
FORM 1: CERTIFICATION of READING and UNDERSTANDING

I, the undersigned prospective Redeveloper, or the authorized representative of the prospective Redeveloper, hereby certify that I have read and understand the Request for Proposals (RFP) requirements and further certify that I have read and understand the Invitation for Redevelopment Proposals Public Notice (Exhibit B) as issued by the Oklahoma City Urban Renewal Authority.

___________________________________
Printed Name of Prospective Redeveloper

___________________________________
Signature/Title

SUBMITTED this ______ day of ________________________, 20____.
FORM 2: REDEVELOPMENT PROPOSAL

The undersigned proposes to purchase from the Oklahoma City Urban Renewal Authority, an Oklahoma public body corporate (“OCURA”), all or a portion of OCURA’s property in Oklahoma City, Oklahoma (the “Redevelopment Site”), as referenced by the Request for Proposals (RFP) issued by OCURA. The proposal contained herein will become binding only if this proposal results in the execution of an agreement to redevelop the Redevelopment Site which is satisfactory to OCURA.

The undersigned proposes to purchase the Redevelopment Site for a total sum of $____________________.

The undersigned understands and agrees that this proposal must comply with all requirements and provisions of the RFP.

All data, documentation and materials required by the RFP is supplied herewith and made a part of this proposal.

SUBMITTED this ______ day of _______________________, 20____.

_______________________________
Printed Name(s) of Prospective Redeveloper(s)

_______________________________
Signature

_______________________________
Signature

_______________________________
Title

_______________________________
Company

_______________________________
Address 1

_______________________________
Address 2

_______________________________
Telephone/Fax

_______________________________
Email Address
FORM 3A: REDEVELOPER’S STATEMENT for PUBLIC DISCLOSURE

Note: If space on this form is inadequate for any requested information it should be furnished on an attached page which is referred to under the appropriate item on the form.

1. Name of Redeveloper/Title____________________________________________________________
   Address of Redeveloper: ______________________________________________________________
   City, State, Zip Code: _________________________________________________________________
   Phone Number: _________________________________________________________________
   E-mail:___________________________________________________________________________

2. The property rights for which the Redeveloper proposes to enter into a contract for or understanding with respect to the purchase or lease of property rights from the Oklahoma City Urban Renewal Authority in The City of Oklahoma City, State of Oklahoma is subject to adjustment as to exact boundaries, dimensions, interests and final determination based on surveys and described as follows:

   Lots Twenty-six (26) through Thirty (30), both inclusive, in VAUGHNDALE ADDITION to Oklahoma City, Oklahoma County, Oklahoma, according to the recorded plat thereof

   and

   The East 37 feet of Lot Twelve (12) and all of Lots Thirteen (13) and Fourteen (14), Block One (1), VAUGHNDALE SECOND ADDITION, to Oklahoma City, Oklahoma County, Oklahoma, according to the recorded Plat thereof.

3. If the Redeveloper is not an individual doing business under his own name, the Redeveloper has the status indicated below and is organized or operating under the laws of the State of ________________.
   ____ a corporation
   ____ a nonprofit or charitable institution or corporation
   ____ a partnership known as:
4. If the Redeveloper is not an individual or a government agency or instrumentality, give date of organization status.

5. Names, addresses, title or position, and nature and extent of the interest of the officers and principal members, partners, shareholders, and investors of any member of the developer, other than a government agency or instrumentality, are to be set forth below as follows:

   a. If the Redeveloper is a corporation, list below the officers, directors, or trustees, and each stockholder owning more than ten percent (10%) of any class of stock.

   b. If the Redeveloper is a nonprofit or charitable institution or corporation, list below the members who constitute the Board of Trustees, or Board of Directors, or similar governing body.

   c. If the Redeveloper is a partnership, list below each partner, whether a general or limited partner, and either the percent of interest or a description of the character and extent of interest.

   d. If the Redeveloper is a limited liability company, list below each member, whether a manager, and either the percent of interest or a description of the character and extent of interest.

   e. If the Redeveloper is a business association or a joint venture, list below each participant and either the percent of interest or a description of the character and extent of interest.

   f. If the Redeveloper is some other entity, list below the officers, the members of the governing body, and each person having an interest of more than ten percent (10%).

<table>
<thead>
<tr>
<th>NAME AND ADDRESS</th>
<th>POSITION/TITLE</th>
<th>PERCENT OF INTEREST</th>
<th>EXTENT OF INTEREST</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

20
6. Name, address, nature and interest of interest of each person or entity (not named in response to item 5) who has a beneficial interest in any of the persons or investors named in response to item 5 which gives such person or entity more than a computed ten percent (10%) interest in the Redeveloper (for example, more than 20% of the stock in a corporation which holds 50% of the stock of the Redeveloper; or more than 50% of the stock in a corporation which holds 20% of the stock of the Redeveloper):

<table>
<thead>
<tr>
<th>NAME AND ADDRESS</th>
<th>POSITION/TITLE</th>
<th>PERCENT OF INTEREST</th>
<th>EXTENT OF INTEREST</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Note: If the Redeveloper is a corporation, the following certification should be signed by the President and Secretary of the corporation; if an individual, by such individual; if a partnership, by one of the partners; if an entity not having a president and secretary, by one of its chief officers having knowledge of the financial status and qualifications of the Redeveloper.
FORM 3B: CERTIFICATION

I (We) __________________________________________________________

Certify that this Redeveloper’s Statement for Public Disclosure is true and correct to the best of my (our) knowledge and belief.

____________________________________________  ______________________________________________
Signature                                            Signature

____________________________________________  ______________________________________________
Title                                                Title

____________________________________________  ______________________________________________
Address 1                                            Address 1

____________________________________________  ______________________________________________
Address 2                                            Address 2

____________________________________________  ______________________________________________
Telephone/Fax                                        Telephone/Fax

____________________________________________  ______________________________________________
Email                                                Email

____________________________________________  ______________________________________________
Date                                                Date
FORM 4A: CONSENT TO OBTAIN CREDIT REPORT

I hereby authorize and instruct OKLAHOMA CITY URBAN RENEWAL AUTHORITY ("OCURA") to obtain and review my credit report. My credit report will be obtained from a qualified reporting agency chosen by OCURA. I understand and agree that OCURA intends to use this information solely for the purpose of evaluating my credit worthiness and qualifications to contract with OCURA.

Note: A signed consent must be submitted for each key personnel of the redeveloper. If the redeveloper is a new entity, please submit a signed consent form for each key personnel of the redeveloper’s parent/manager. Please refer to Exhibit C for Open Records Act and confidentiality requirements which would apply to the information obtained from the credit report.

__________________________________________
Legal Name

__________________________________________
Social Security Number (this information will be redacted from public view)

__________________________________________
Driver’s License # and State (this information will be redacted from public view)

__________________________________________
Address

__________________________________________
City, State, Zip Code

__________________________________________
Signature

__________________________________________
Title

__________________________________________
Date
FORM 4B: CONSENT TO OBTAIN CRIMINAL BACKGROUND INFORMATION

I hereby authorize and instruct OKLAHOMA CITY URBAN RENEWAL AUTHORITY ("OCURA") to obtain and review my criminal background information. My criminal background information will be obtained from a qualified reporting agency chosen by OCURA. I understand and agree that OCURA intends to use this information solely for the purpose of evaluating my qualifications to contract with OCURA.

Note: A signed consent must be submitted for each key personnel of the Redeveloper. If the Redeveloper is a new entity, please submit a signed consent form for each key personnel of the Redeveloper’s parent/manager. Please refer to Exhibit C for Open Records Act and confidentiality requirements which would apply to the information obtained from the criminal background report.

____________________________________
Legal Name

____________________________________
Social Security Number (this information will be redacted from public view)

____________________________________
Driver’s License # and State (this information will be redacted from public view)

____________________________________
Address

____________________________________
City, State, Zip Code

____________________________________
Signature

____________________________________
Title

____________________________________
Date
FORM 4C: BUSINESS CREDIT INFORMATION

The OKLAHOMA CITY URBAN RENEWAL AUTHORITY ("OCURA") will use the information below to obtain a business credit report from a qualified reporting agency chosen by OCURA. OCURA intends to use this information solely for the purpose of evaluating the credit worthiness and qualifications to contract with OCURA.

Note: If the Redeveloper is a new entity, please submit information for the Redeveloper’s parent/manager. Please refer to Exhibit C for Open Records Act and confidentiality requirements which would apply to the information obtained from the business credit report.

________________________________________  ________________________________________
Legal Name

________________________________________  ________________________________________
Federal Tax I.D. # (this information will be redacted from public view)

________________________________________  ________________________________________
Date of Incorporation

________________________________________  ________________________________________
Address

________________________________________  ________________________________________
City, State, Zip Code

________________________________________  ________________________________________
Signature

________________________________________  ________________________________________
Title

________________________________________  ________________________________________
Date
Resolution Authorizing Invitation for Proposals (Release of RFP)

Invitation for Redevelopment Proposals - Public Notice
RESOLUTION NO. 5769

RESOLUTION AUTHORIZING THE ACQUISITION OF THREE PARCELS OF REAL PROPERTY BY NEGOTIATION OR BY EXERCISE OF EMINENT DOMAIN, IF NECESSARY, NORTHEAST RENAISSANCE URBAN RENEWAL PLAN

WHEREAS, on December 30, 2014, the City Council of the City of Oklahoma City ("City") approved the Northeast Renaissance Urban Renewal Plan ("Urban Renewal Plan") in accordance with the Oklahoma Urban Redevelopment Law, 11 O.S. §38-101, et seq. ("Act"), and authorized the Oklahoma City Urban Renewal Authority ("Authority" or "OCURA") to carry out the Urban Renewal Plan; and

WHEREAS, objectives of the Urban Renewal Plan include the stimulation of the renovation and development of commercial properties and the assembly of development parcels; and

WHEREAS, in accordance with the Act and the Urban Renewal Plan, the Authority is authorized and directed to carry out certain responsibilities for implementation of the Urban Renewal Plan, including the acquisition of parcels within the Northeast Renaissance Urban Renewal Area when the Authority makes at least one of four findings as to each parcel to be acquired; and

WHEREAS, Section III(c)(i) of the Urban Renewal Plan states:

Conditional Authorization to Acquire Property. OCURA may undertake acquisition of property by direct negotiation and/or by the exercise of the power of eminent domain granted by law as needed to achieve the objectives of this plan only where the Board of Commissioners of OCURA makes one of the following sets of findings:

a. That the property is blighted, abandoned or unimproved and that acquisition is necessary to remove or prevent the spread of blight; or

b. That the property is necessary for public use, where "public use" means a public entity will own the property and it will be generally open and accessible to the public, such as for a public park or public right-of-way; or

c. That the property is contiguous to, adjacent to, or in the same block as other property owned by OCURA, and its acquisition is necessary to create an assemblage for redevelopment; or

d. That the property is occupied by a historically or architecturally significant structure which is not currently occupied for residential purposes and that its acquisition is necessary to prevent its destruction or facilitate its preservation, restoration, rehabilitation, or reuse.
WHEREAS, the Urban Renewal Plan requires that the Policies and Procedures for Residential and Commercial Acquisition and Relocation Services of the Oklahoma City Urban Renewal Authority ("Policies") be utilized in order to provide a feasible method for the relocation of any individuals or businesses displaced into decent, safe, and sanitary accommodations within their means and without undue hardship, consistent with the Act; and

WHEREAS, the Authority finds that the property located at 2445 N. Martin Luther King Avenue, described and depicted on the attached Exhibit A, is:

1. Blighted, abandoned or unimproved and that acquisition is necessary to remove the spread of blight; and

2. Contiguous to, adjacent to, or in the same block as other property owned by the Authority, and its acquisition is necessary to create an assemblage for redevelopment; and

WHEREAS, the Authority finds that the property located at 2425 N. Martin Luther King Avenue, described and depicted on the attached Exhibit B, is:

1. Blighted, abandoned or unimproved and that acquisition is necessary to remove the spread of blight; and

2. Contiguous to, adjacent to, or in the same block as other property owned by the Authority, and its acquisition is necessary to create an assemblage for redevelopment; and

WHEREAS, the Authority finds that the property located at 1151 N.E. 23rd Street, described and depicted on the attached Exhibit C, is blighted, abandoned or unimproved and that acquisition is necessary to remove the spread of blight; and

WHEREAS, the Authority finds that the acquisition of properties described and depicted on Exhibits A, B, and C by direct negotiation or by the exercise of the power of eminent domain is necessary to achieve the objectives of the Urban Renewal Plan and that each of the properties meets at least one of the required findings; and

WHEREAS, the Authority finds that it is necessary and appropriate to authorize the acquisition of the properties described and depicted on Exhibits A, B, and C, by direct negotiation and/or by the exercise of the power of eminent domain, as needed to achieve the objectives of the Urban Renewal Plan, in accordance with the Act and the Policies, and to authorize the Executive Director to disburse funds in payment therefore.

NOW, THEREFORE, BE IT RESOLVED by the Board of Commissioners of the Oklahoma City Urban Renewal Authority as follows:
1. As to the property located at 2445 N. Martin Luther King Avenue, described and depicted on Exhibit A, it is hereby found and determined as follows:

   a. The property is blighted, and acquisition is necessary to remove or prevent the spread of blight; and

   b. The property is contiguous and adjacent to other property owned by the Authority, and its acquisition is necessary to create an assemblage for redevelopment; and

   c. Acquisition of the property is necessary in order to achieve the objectives of the Urban Renewal Plan.

2. As to the property located at 2425 N. Martin Luther King Avenue, described and depicted on Exhibit B, it is hereby found and determined as follows:

   a. The property is blighted, and acquisition is necessary to remove or prevent the spread of blight; and

   b. The property is contiguous and adjacent to other property owned by the Authority, and its acquisition is necessary to create an assemblage for redevelopment; and

   c. Acquisition of the property is necessary in order to achieve the objectives of the Urban Renewal Plan.

3. As to the property located at 1151 N.E. 23rd Street, described and depicted on Exhibit C, it is hereby found and determined as follows:

   a. The property is blighted, and acquisition is necessary to remove or prevent the spread of blight; and

   b. Acquisition of the property is necessary in order to achieve the objectives of the Urban Renewal Plan.

4. The Executive Director, with the assistance of Legal Counsel, is hereby authorized to negotiate and enter into contracts for the acquisition of the properties described and depicted on Exhibits A, B, and C and to disburse funds in payment therefore in accordance with the Urban Renewal Plan and the Policies.

5. The Executive Director and Legal Counsel are authorized and directed to take all necessary actions to acquire title in fee simple absolute or lesser interest to the properties described and depicted on Exhibits A, B, and C by the exercise of the power of eminent domain, if necessary, in the name of the Authority, in accordance with the Urban Renewal Plan and the Policies.
I, Mary Melon, Secretary of the Board of Commissioners of the Oklahoma City Urban Renewal Authority, certify that the foregoing Resolution No. 5769 was duly adopted at a regular meeting of the Board of Commissioners of the Oklahoma City Urban Renewal Authority, held at the Arts District Garage Conference Room, 431 West Main Street, Suite B, Oklahoma City, Oklahoma 73102, on the 21st day of September, 2016; that said meeting was held in accordance with the By-Laws of the Authority and the Oklahoma Open Meetings Act; that any notice required to be given of such meeting was properly given; that a quorum was present at all times during said meeting; and that the Resolution was duly adopted by a majority of the Commissioners present.

Mary Melon
SECRETARY

<table>
<thead>
<tr>
<th></th>
<th>AYE</th>
<th>NAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. Larry Nichols</td>
<td>☑</td>
<td></td>
</tr>
<tr>
<td>Mark Beffort</td>
<td>☑</td>
<td></td>
</tr>
<tr>
<td>Russell M. Perry</td>
<td>☑</td>
<td>Absent</td>
</tr>
<tr>
<td>Mary Mélon</td>
<td>☑</td>
<td></td>
</tr>
<tr>
<td>James R. Tolbert, III</td>
<td>☑</td>
<td></td>
</tr>
</tbody>
</table>
EXHIBIT A

2445 N. Martin Luther King Avenue
(former convenience store)

Lots 1 through 5 of Block 6 in Harmony Hill Addition to Oklahoma City, Oklahoma County, Oklahoma, according to the recorded plat thereof.

Legal description subject to adjustment as to exact description, boundaries, dimensions, and interests, based on title commitment and survey.
EXHIBIT B

2425 N. Martin Luther King Avenue
(car wash)

Lots 41 through 48 of Block 6 in Harmony Hill Addition to Oklahoma City, Oklahoma County, Oklahoma, according to the recorded plat thereof.

Legal description subject to adjustment as to exact description, boundaries, dimensions, and interests, based on title commitment and survey.
EXHIBIT C

1151 N.E. 23rd Street  
(burned building)

Lots 26 through 30 in Vaughndale Addition to Oklahoma City, Oklahoma County, Oklahoma, according to the recorded plat thereof

Legal description subject to adjustment as to exact description, boundaries, dimensions, and interests, based on title commitment and survey.
NORTHEAST RENAISSANCE URBAN RENEWAL PLAN

Property Study Form for Compliance with Section III(c)(i)(a)

Property Address: 1151 NE 23rd OKC, OK

General Description of Property Location: Just east of Kelley Avenue on NE 23rd Street

Legal Description of Property: Lots Twenty-six (26) through Thirty (30), both inclusive, in Vaughndale Addition to Oklahoma City, Oklahoma County, Oklahoma, according to the recorded plat thereof

Section III(c)(i)(a) of the Northeast Renaissance Urban Renewal Plan provides:

a. Authorization for Land Acquisition and Disposition.

i. Conditional Authorization to Acquire Property. OCURA may undertake acquisition of property by direct negotiation and/or by the exercise of the power of eminent domain granted by law as needed to achieve the objectives
of this plan only where the Board of Commissioners of OCURA makes one of the following sets of findings:

a. That the property is blighted, abandoned or unimproved and that acquisition is necessary to remove or prevent the spread of blight; ...

The Oklahoma Urban Renewal Law, at 11 O.S. §38-101(8) defines blighted area as follows: "Blighted area" shall mean an area in which there are properties, buildings, or improvements, whether occupied or vacant, whether residential or nonresidential, which by reason of dilapidation, deterioration, age or obsolescence, inadequate provision for ventilation, light, air, sanitation or open spaces; improper subdivision or obsolete platting of land; deterioration or demolition of structures without repair, replacement or reinvestment; improper street layout in terms of existing or projected traffic needs, traffic congestion or lack of parking or terminal facilities needed for existing or proposed land uses in the area, predominance of defective or inadequate street layouts; faulty lot layout in relation to size, adequacy, accessibility or usefulness; insanitary or unsafe conditions, deterioration of site or other improvements; diversity of ownership, tax or special assessment delinquency exceeding the fair value of the land; defective or unusual conditions of title including, but not limited to, highly fragmented interests; any one or combination of such conditions which the municipal governing body determines substantially impairs or arrests the sound growth of the municipality and constitutes a substantial liability, or which endangers life or property by fire or other causes, or is conducive to ill health, transmission of disease, mortality, juvenile delinquency, or crime and by reason thereof, is detrimental to the public health, safety, morals or welfare.

The information below provides evidence of the ways in which the Property meets the conditions contained in the definition of "blighted area." All referenced exhibits are attached.

Dilapidation, deterioration, age, obsolescence
The building has suffered a fire and has not ever been repaired making this structure obsolete.

**Deterioration or demolition of structures without repair, replacement or reinvestment**

As previously shown, the building is severely deteriorated due to a fire and it has not been repaired or replaced.

**Insanitary or unsafe conditions**

The conditions of this property are unsafe. The building is open and exposed because of a previous fire and has not ever been repaired or demolished. Because of the fire, the building is unsecured and is easily accessible to anyone, posing a real hazard and threat to the area. The unsecured building poses a real risk for vandalism. A children’s daycare sits next to this site.

In 1960 the site originally served as a service station, increasing the likelihood for environmental contamination and the need for environmental remediation. Behind the site sits a junk yard posing additional risk that this site is contaminated.

**Deterioration of site or other improvements**
The building had a fire and was never demolished after the fire.
NORTHEAST RENAISSANCE URBAN RENEWAL PLAN

Property Study Form for Compliance with Section III(c)(i)(a)

Property Address: 2425 N Martin Luther King Ave. OKC, OK

General Description of Property Location: Just north of NE 23rd Street on Martin Luther King Ave.

Legal Description of Property: Lots 41 to 48, inclusive, of Block 6, in HARMONY HILL ADDITION, being a subdivision of Blocks 5, 6, 7, 8, 11 and 12 Raney Addition to Oklahoma City, Oklahoma, according to the recorded plat thereof.
Section III(c)(i)(a) of the Northeast Renaissance Urban Renewal Plan provides:

a. Authorization for Land Acquisition and Disposition.

   i. Conditional Authorization to Acquire Property. OCURA may undertake acquisition of property by direct negotiation and/or by the exercise of the power of eminent domain granted by law as needed to achieve the objectives of this plan only where the Board of Commissioners of OCURA makes one of the following sets of findings:

   a. That the property is blighted, abandoned or unimproved and that acquisition is necessary to remove or prevent the spread of blight; ...

The Oklahoma Urban Renewal Law, at 11 O.S. §38-101(8) defines blighted area as follows: “Blighted area” shall mean an area in which there are properties, buildings, or improvements, whether occupied or vacant, whether residential or nonresidential, which by reason of dilapidation, deterioration, age or obsolescence, inadequate provision for ventilation, light, air, sanitation or open spaces; improper subdivision or obsolete platting of land; deterioration cr demolition of structures without repair, replacement or reinvestment; improper street layout in terms of existing or projected traffic needs, traffic congestion or lack of parking or terminal facilities needed for existing or proposed land uses in the area, predominance of defective cr inadequate street layouts; faulty lot layout in relation to size, adequacy, accessibility cr usefulness; insanitary or unsafe conditions, deterioration of site or other improvements; diversity of ownership, tax or special assessment delinquency exceeding the fair value of the land; defective or unusual conditions of title including, but not limited to, highly fragmented interests; any one or combination of such conditions which the municipal governing body determines substantially impairs or arrests the sound growth of the municipality and constitutes a substantial liability, or which endangers life or property by fire or other causes, or is conducive to ill health, transmission of disease, mortality, juvenile delinquency, or crime and by reason thereof, is detrimental to the public health, safety, morals or welfare.

The information below provides evidence of the ways in which the Property meets the conditions contained in the definition of “blighted area.” All referenced exhibits are attached.
Dilapidation, deterioration, age, obsolescence

The car wash was constructed in 1968. 48 years is well beyond the useful life of a carwash. One of the stalls at the car wash does not have any operable washing equipment.

The fence between the convenience store and the car wash next to it is in poor condition and is falling over.
Insanitary or unsafe conditions

Car wash wastewater often contains harmful contaminants (oil, grease, detergents, chemicals, etc.). If not disposed of properly, the wastewater poses a serious hazard to human health and can create environmental contamination on the site resulting in the need for environmental remediation.

There have been numerous complaints about inappropriate illegal activities taking place on this property making the property unsafe.

Deterioration of site or other improvements

Rust and deterioration to the carport is evident in this picture.
NORTHEAST RENAISSANCE URBAN RENEWAL PLAN

Property Study Form for Compliance with Section III(c)(i)(a)

Property Address: 2445 N. Martin Luther King Ave. OKC, OK

General Description of Property Location: Just north of NE 23rd Street on Martin Luther King Ave.

Legal Description of Property: Lots 1, 2, 3, 4 and 5, in Block 6, Harmony Hill Addition, being a subdivision of Blocks 5, 6, 7, 8, 11 and 23 of Raney Addition to Oklahoma City, Oklahoma County, Oklahoma, according to the recorded plat thereof

Section III(c)(i)(a) of the Northeast Renaissance Urban Renewal Plan provides:

a. Authorization for Land Acquisition and Disposition.
i. Conditional Authorization to Acquire Property. OCURA may undertake acquisition of property by direct negotiation and/or by the exercise of the power of eminent domain granted by law as needed to achieve the objectives of this plan only where the Board of Commissioners of OCURA makes one of the following sets of findings:

a. That the property is blighted, abandoned or unimproved and that acquisition is necessary to remove or prevent the spread of blight; ...

The Oklahoma Urban Renewal Law, at 11 O.S. §38-101(8) defines blighted area as follows: “Blighted area” shall mean an area in which there are properties, buildings, or improvements, whether occupied or vacant, whether residential or nonresidential, which by reason of dilapidation, deterioration, age or obsolescence, inadequate provision for ventilation, light, air, sanitation or open spaces; improper subdivision or obsolete platting of land; deterioration or demolition of structures without repair, replacement or reinvestment; improper street layout in terms of existing or projected traffic needs, traffic congestion or lack of parking or terminal facilities needed for existing or proposed land uses in the area, predominance of defective or inadequate street layouts; faulty lot layout in relation to size, adequacy, accessibility or usefulness; insanitary or unsafe conditions, deterioration of site or other improvements; diversity of ownership, tax or special assessment delinquency exceeding the fair value of the land; defective or unusual conditions of title including, but not limited to, highly fragmented interests; any one or combination of such conditions which the municipal governing body determines substantially impairs or arrests the sound growth of the municipality and constitutes a substantial liability, or which endangers life or property by fire or other causes, or is conducive to ill health, transmission of disease, mortality, juvenile delinquency, or crime and by reason thereof, is detrimental to the public health, safety, morals or welfare.

The information below provides evidence of the ways in which the Property meets the conditions contained in the definition of “blighted area.” All referenced exhibits are attached.

Dilapidation, deterioration, age, obsolescence

The building is obsolete in its current form. The original building and canopy were built in 1957 and served as a gas and automotive service station. In 1999, the building was added to and served as a convenience store. The building has been sitting vacant since at least 2014.

Deterioration or demolition of structures without repair, replacement or reinvestment

The building is currently sitting empty and not being maintained and is deteriorating without repair.
The lights on the site are broken as shown in the picture above. At night, a poorly lit site easily allows for crime and illegal activities.

The existing building is not being maintained as displayed by the picture above showing holes on the exterior of the building leading to the interior.
The fence between the convenience store and the car wash next to it is in poor condition and is falling over.

**Insanitary or unsafe conditions**

http://newsok.com/article/3599390
- The article in this link discusses how Muluneh Zeleke, the owner of the Z & Z Convenience Store, was arrested for food stamp fraud in 2011. The fraud took place at the convenience store that he operated.

http://newsok.com/article/3638831
- Above is a link to an article dated January 9, 2012. In the article it discusses how a raid occurred at the convenience store in question. During the raid pipes used for the smoking of crack and meth were discovered. This shows that the property has a long history of problems in the neighborhood.
INVITATION FOR DEVELOPMENT PROPOSALS – Release of RFPs

The OKLAHOMA CITY URBAN RENEWAL AUTHORITY (“OCURA”) invites the presentation of written proposals from qualified developers (“Redeveloper”) for the purchase and redevelopment of several tracts of land, located throughout Northeast Oklahoma City. Potential Redevelopers may propose on one or several of the released RFP’s. The properties offered by OCURA are located in the John F. Kennedy Urban Renewal Plan and the Northeast Renaissance Urban Renewal Plan Project Areas.

The RFP’s will be released for the following properties, whose legal descriptions are subject to adjustment as to exact boundaries, dimensions, interests and final determination based on a survey:

(1) **NE 23rd Street and Prospect Avenue** - Lots Six (6) through Eleven (11), both inclusive except the South 25 feet of Lot Ten (10) of Block One (1) in Coulter’s Subdivision, being a subdivision of Block One (1) of Ross Heights Addition to Oklahoma City, Oklahoma County, Oklahoma, according to the recorded plat thereof.

(2) **NE 23rd Street and Glen Ellyn** - Lots Twenty-six (26) through Thirty (30), both inclusive, in VAUGHNDALE ADDITION to Oklahoma City, Oklahoma County, Oklahoma, according to the recorded plat thereof and The East 37 feet of Lot Twelve (12) and all of Lots Thirteen (13) and Fourteen (14), Block One (1), VAUGHNDALE SECOND ADDITION, to Oklahoma City, Oklahoma County, Oklahoma, according to the recorded Plat thereof.

The selection process will be initiated by the submission of formal written proposals to OCURA in accordance with these instructions. Prior to the day and time for receipt of such formal written proposals, OCURA will provide all prospective redevelopers with available information, background material, and advice in order to encourage the preparation of proposals which most fully reflect the objectives of OCURA.

All formal written proposals for the purchase and redevelopment of the sites being offered for sale will be received at the offices of the Oklahoma City Urban Renewal Authority, 105 North Hudson Avenue, Suite 101, Oklahoma City, Oklahoma, until **10:00 a.m. on Wednesday, October 14, 2020**. Any proposals received after this time will be returned unopened to the prospective redeveloper. Proposals will be publicly opened and read aloud by OCURA at **10:00 a.m. on Wednesday, October 14, 2020**, in the conference room at the offices of OCURA. **PLEASE NOTE:** OCURA reserves the right to extend this schedule at its discretion according to the terms as described below and within each individual RFP. Notification of any changes in the schedule will be posted on OCURA’s website.
OCURA staff may, in its discretion, amend or extend the submission dates as described in the released RFP’s, if OCURA receives interest from more than one interested party as to a particular parcel. OCURA will try to provide notice through direct email courtesy announcements of such extensions and, in any event, will post extension notifications on OCURA’s website.

In the event that OCURA:

(a) Receives no proposals by the originally allotted RFP Due Date, then the RFP will remain open through the next proceeding renewal dates listed in the schedule below until an acceptable proposal is received from one or more developers; or

(b) Receives interest from more than one interested developer as to a specific parcel, then the RFP may remain open through the next proceeding renewal dates listed in the schedule below until an acceptable proposal is received from all interested developers:

<table>
<thead>
<tr>
<th>Schedule</th>
<th>RFP Release</th>
<th>RFP Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Original RFP Release</td>
<td>July 16, 2020</td>
<td>October 14, 2020</td>
</tr>
<tr>
<td>First Renewal</td>
<td>October 15, 2020</td>
<td>January 14, 2021</td>
</tr>
<tr>
<td>Second Renewal</td>
<td>January 15, 2021</td>
<td>April 14, 2021</td>
</tr>
<tr>
<td>Third Renewal</td>
<td>April 15, 2021</td>
<td>July 14, 2021</td>
</tr>
<tr>
<td>Fourth Renewal</td>
<td>July 15, 2021</td>
<td>October 14, 2021</td>
</tr>
<tr>
<td>Fifth Renewal</td>
<td>October 15, 2021</td>
<td>January 14, 2022</td>
</tr>
<tr>
<td>Sixth Renewal</td>
<td>January 18, 2022</td>
<td>April 14, 2022</td>
</tr>
<tr>
<td>Seventh Renewal</td>
<td>April 15, 2022</td>
<td>July 14, 2022</td>
</tr>
</tbody>
</table>

If only one proposal is received, OCURA may choose to accept that proposal at the end of whichever RFP Renewal period in which they are received. At this point, the RFP will be closed and will not continue onto the next renewal. If two or more proposals are received, OCURA may also choose to accept those proposals at the end of whichever RFP renewal period in which they are received. If OCURA receives interest from two or more interested developers as to a specific parcel, OCURA may notify all developers interested in that specific parcel, if contact information is known and publish a notification on OCURA’s website that the RFP for that specific parcel will remain open through the next proceeding renewal date listed in the schedule above.
In the event that no proposals are accepted for review by July 14, 2022, all RFP’s for properties described in this notice will close and the projects will be reevaluated by OCURA.

The evaluation of redevelopment proposals will in part be based upon the principal criteria of:

a. Responsiveness of the proposal to meet the goals and objectives of OCURA and its John F. Kennedy and/or Northeast Renaissance Urban Renewal Plans, PlanOKC, and any other applicable requirements and guidelines contained in the Oklahoma City Zoning Code or Municipal Code.
b. Market feasibility and likelihood of the proposal to succeed.
c. Redeveloper team qualifications relevant to the proposal and demonstrated experience in completing similar projects.
d. Adequacy of the pro forma for the proposal and appropriateness of any requested financial assistance.
e. Sufficient evidence of financial capacity to carry out the proposal.
f. Capability of the redeveloper team to initiate and complete the redevelopment process within a timeline satisfactory to the Board of Commissioners.

One or more tentative redeveloper designations may be made based on a determination of the proposal or proposals deemed most acceptable to OCURA. OCURA may enter into direct negotiations with the redeveloper(s) tentatively designated, in order to achieve the best and most desirable project in accordance with the redevelopment objectives of the area and to obtain an agreement as to price and other terms and conditions satisfactory to OCURA.

For further information, contact Cassi Poor at (405) 235-3771 or e-mail cassi.poor@theallianceokc.org. The RFPs may be obtained at http://ocura-ok.org/_rfps or hard copies may be obtained from OCURA for a non-refundable fee of Thirty Dollars ($30.00).

This invitation for redevelopment proposals will not create any legal obligation for OCURA to enter into a contract for redevelopment except on terms and conditions it deems in its discretion to be satisfactory and desirable and the right is reserved to reject any and all proposals.

*Published in The Oklahoman on Thursday, July 16, 2020.*
EXHIBIT C

OKLAHOMA CITY URBAN RENEWAL AUTHORITY

Open Records Act and Confidentiality Requirements
OPEN RECORDS ACT AND CONFIDENTIALITY REQUIREMENTS

All materials submitted to OCURA pursuant to this Request for Proposals are potentially subject to the mandates of the Oklahoma Open Records Act (Act), 51 Okla. Stat. §§ 24A.1. et seq. The purpose of the Act is to ensure and facilitate the public’s right of access to and review of government records so they may efficiently and intelligently exercise their inherent political power. Almost all “records”, as that term is defined in the Act, may be disclosed to the public upon request. Except where specific state or federal statutes create an exception or confidential privilege, persons or entities who submit information to public bodies have no right to keep this information from public access, nor is there any reasonable expectation that this information will be kept from public access. See 51 Okla. Stat. §§ 24A.2.

If you believe that any information you will or may submit to OCURA pursuant to this Request for Proposals is or should be kept confidential under a specific state or federal statute, and therefore, not subject to public disclosure, you must comply with the following:

a. Place said documents/records in a separate envelope marked “Confidential”. DO NOT label your entire response to the Request for Proposals as “Confidential” – label only those portions of the response that you feel are made confidential by state or federal law as “Confidential”. If only a portion of a document is confidential, please identify specifically the portions of the document you are claiming are confidential. (Under the Oklahoma Open Records Act, a public entity may be obligated to produce documents for public inspection even if the documents contain only a portion of material which is confidential. However, the public entity can redact the confidential portions.)

b. For each document for which you are claiming a confidential privilege, identify the federal and/or state law that creates said privilege, e.g., for trade secrets, see 21 O.S. § 1732 (Larceny of Trade Secrets) and the Uniform Trade Secrets Act, 78 O.S. §§ 85, et seq.

Please note that OCURA, consistent with § 24A.3(d) of the Act, understands that “personal financial information, credit reports or other financial data obtained by a public body for the purpose of evaluating credit worthiness, obtaining a license, permit, or the purpose of becoming qualified to contract with a public body” is not subject to disclosure under the Act. Financial information requested by this Request for Proposals for evaluating the creditworthiness of the Proposer or the purpose of allowing OCURA to determine if the Proposer is qualified to contract with OCURA should be submitted in a separate envelop and marked as confidential financial information.
Should an Open Records request be presented to OCURA requesting information the Proposer has identified as “Confidential”, the Proposer will be informed and the Proposer will be responsible for defending its position in the District Court, if needed.

If the Proposer fails to identify any records submitted as part of your proposal as “Confidential” by placing them in the “Confidential” envelope AND if the Proposer fails to identify the specific state or federal law creating such privilege, OCURA will assume that the Proposer agrees that said records are not confidential and are subject to public access.

End of Exhibits