Toledo Urban Renewal Plan

This document remains draft until vote by the City Council adoption of the Toledo Urban Renewal Plan.
Toledo Urban Renewal Plan
Adopted by the City of Toledo
DATE

Ordinance No. 2021 -

If Amendments are made to the Plan, the Resolution or Ordinance Number and date will be listed here. The amendment will be incorporated into the Plan and noted through a footnote.
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I. DEFINITIONS

“Agency” means the Toledo Urban Renewal Agency. This Agency is responsible for administration of the urban renewal plan.

“Area” means the properties and rights-of-way located within the Toledo Urban Renewal Boundary.

“Blight” is defined in ORS 457.010(1)(A-E) and identified in the ordinance adopting the urban renewal plan.

“Board of Commissioners” means the Lincoln County Board of Commissioners.

“City” means the City of Toledo, Oregon.

“City Council” or “Council” means the Toledo City Council.

“Comprehensive Plan” means the City of Toledo comprehensive land use plan and its implementing ordinances, policies, and standards.

“County” means Lincoln County, Oregon.

“Fiscal year ending” means the year commencing on July 1 of one year and closing on June 30 of the next year.

“Frozen base” means the total assessed value including all real, personal, manufactured, and utility values within an urban renewal area at the time of adoption. The County Assessor certifies the assessed value after the adoption of an urban renewal plan.

“Increment” means that part of the assessed value of a taxing district attributable to any increase in the assessed value of the property located in an urban renewal area, or portion thereof, over the assessed value specified in the certified statement.

“Maximum indebtedness” means the amount of the principal of indebtedness included in a plan pursuant to ORS 457.190 and does not include indebtedness incurred to refund or refinance existing indebtedness.

“ORS” means Oregon Revised Statutes. Chapter 457 specifically relates to urban renewal.

“Planning Commission” means the Toledo Planning Commission.

“Revenue sharing” means under-levying tax increment proceeds to effectively share a portion of the revenue with the other taxing districts that levy permanent rate taxes in the urban renewal area as defined in ORS 457.470.
“Tax increment financing (TIF)” is a method of funding urban renewal projects and programs through incurring debt that is repaid by the division of taxes accomplished through the adoption of an urban renewal plan.

“Tax increment finance revenues” means the funds allocated by the assessor to an urban renewal area due to increases in assessed value over the frozen base within the area.

“UGB” means urban growth boundary.

“Urban renewal area (URA)” means a blighted area included in an urban renewal plan or an area included in an urban renewal plan under ORS 457.160.

“Urban renewal plan” or “Plan” means a plan, as it exists or is changed or modified from time to time, for one or more urban renewal areas, as provided in ORS 457.085, 457.095, 457.105, 457.115, 457.120, 457.125, 457.135 and 457.220.

“Urban renewal project” or “Project” means any work or undertaking carried out under ORS 457 in an urban renewal area.

“Urban renewal report” or “Report” means the official report that accompanies the urban renewal plan pursuant to ORS 457.087.
II. INTRODUCTION

A. Plan Overview

The city of Toledo completed an urban renewal feasibility study in April of 2021. The study indicated that significant tax increment funds could be raised in their proposed urban renewal area to warrant creation of an urban renewal area. The Toledo City Council (City Council) reviewed the feasibility study and instructed staff to proceed with preparation of an urban renewal plan for their consideration.

Opportunities for public involvement included:

a) briefing for the City Council presentation of the Feasibility Study
b) Toledo Urban Renewal Agency (Agency) meeting on July 7, 2021,
c) Planning Commission meeting on July 14, 2021
d) City Council public hearing which was noticed to all utility customers in the City of Toledo via the utility bills.

The Toledo Urban Renewal Plan Area (Area), shown in Figure 1, consists of approximately 327 total acres: 254 acres of land in tax lots and 73 acres of public rights-of-way. It is anticipated that the Plan will take thirty years of tax increment collections to implement. The maximum amount of indebtedness that may be issued for the Plan is $31,300,000 (Thirty-One Million, Three Hundred Thousand Dollars). Detailed financial analysis is in the Report accompanying the Toledo Urban Renewal Plan.

Goals and objectives developed for the Plan are intended to guide tax increment finance (TIF) revenue investment in the Area over the life of the Plan. The project category descriptions and list of projects are similarly intended to aid future decision makers when considering how best to expend TIF revenue. The Plan is to be administered by the Agency. Substantial amendments to the Plan must be approved by City Council as outlined in Section VII. All amendments to the Plan are to be listed numerically on the inside of the front page of the Plan and then incorporated into the Plan document and noted by footnote with an amendment number and adoption date.

The relationship between the sections of the Plan and the ORS 457.085 requirements is shown in Table 1. The specific reference in the table is the section of this Plan that primarily addresses the statutory reference. There may be other sections of the Plan that also address the statute.
### Table 1 - Statutory References

<table>
<thead>
<tr>
<th>Statutory Requirement</th>
<th>Plan Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>ORS 457.085(2)(a)</td>
<td>V, VI</td>
</tr>
<tr>
<td>ORS 457.085(2)(b)</td>
<td>V, VI</td>
</tr>
<tr>
<td>ORS 457.085(2)(c)</td>
<td>XIV</td>
</tr>
<tr>
<td>ORS 457.085(2)(d)</td>
<td>XIII</td>
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<td>ORS 457.085(2)(e)</td>
<td>XIII</td>
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<tr>
<td>ORS 457.085(2)(f)</td>
<td>IX</td>
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<tr>
<td>ORS 457.085(2)(g)</td>
<td>VIII</td>
</tr>
<tr>
<td>ORS 457.085(2)(h)</td>
<td>III</td>
</tr>
<tr>
<td>ORS 457.085(2)(i)</td>
<td>VII</td>
</tr>
<tr>
<td>ORS 457.085(2)(j)</td>
<td>Not applicable</td>
</tr>
</tbody>
</table>

### B. Urban Renewal Overview

Urban renewal allows for the use of tax increment financing, a funding source that is unique to urban renewal, to fund its projects. Tax increment revenues - the amount of property taxes generated by the increase in total assessed values in the urban renewal area from the time the urban renewal area is first established - are used to repay borrowed funds. The borrowed funds are used to pay for urban renewal projects and cannot exceed the maximum indebtedness amount set by the urban renewal plan.

The purpose of urban renewal is to improve specific areas of a city that are poorly developed or underdeveloped, called blighted areas in Oregon Revised Statutes (ORS) 457.010. These areas can have deteriorated buildings, public spaces that need improvements, streets and utilities in poor condition, a complete lack of streets and utilities altogether, or other obstacles to development.

In general, urban renewal projects can include construction or improvement of streets, utilities, and other public facilities; assistance for rehabilitation or redevelopment of property; acquisition and re-sale of property (site assembly) from willing sellers; and improvements to public spaces. This Area meets the definition of blight due to the
condition of the buildings, utility infrastructure deficiencies, and underdeveloped and undeveloped properties. These blighted conditions are specifically cited in the ordinance adopting the Plan and described in detail in the Report.

The Report contains the information required by ORS 457.087, including:

- A description of the physical, social, and economic conditions in the area;
- Expected impact of the Plan, including fiscal impact in light of increased services;
- Reasons for selection of the Plan area;
- The relationship between each project to be undertaken and the existing conditions;
- The estimated total cost of each project and the source of funds to pay such costs;
- The estimated completion date of each project;
- The estimated amount of funds required in the Area and the anticipated year in which the debt will be retired;
- A financial analysis of the Plan;
- A fiscal impact statement that estimates the impact of tax increment financing upon all entities levying taxes upon property in the area; and
- A relocation report.
III. MAXIMUM INDEBTEDNESS

Maximum indebtedness is the amount of indebtedness secured by a pledge of tax increment revenue that can be spent on projects, programs and administration throughout the life of the Plan. The maximum amount of indebtedness that may be issued or incurred under the Plan, based upon good faith estimates of the scope and costs of projects in the Plan and the schedule for their completion is $31,300,000 (Thirty-One Million, Three Hundred Thousand Dollars). This amount is the principal of such indebtedness and does not include interest or indebtedness incurred to refund or refinance existing indebtedness or interest earned on bond proceeds.

IV. PLAN GOALS

The goals of the Toledo Urban Renewal Plan are listed below. The urban renewal plan is an implementation tool to enable the city to undertake projects for which there are no other funding sources or are limited funding sources.

The goals of the Plan represent its basic intents and purposes. Accompanying each goal are objectives, which generally describe how the Agency intends to achieve each goal. The urban renewal projects identified in Sections V and VI of the Plan are the specific means of meeting the objectives. The goals and objectives will be pursued as economically as is feasible and at the discretion of the Agency. The goals and objectives are not listed in any order of importance or priority. A matrix of how the projects align with the goals and objectives is shown in Table 2.

Goal A: ECONOMIC DEVELOPMENT

Provide tools to assist in maintaining a strong economic base and improving the Area.

Provide programs to improve the conditions of storefronts and buildings in the Area.

Improve utility infrastructure to meet existing and future demands, enabling future economic development.

Provide enhanced multi-modal transportation opportunities in the Area.

Enhance the downtown area to promote increased economic activity.
Goal B: RECREATION

Provide enhanced indoor and outdoor recreational opportunities for the residents of Toledo.

Goal C: PUBLIC BUILDINGS

Provide improved conditions for the operation of the public safety personnel. Ensure the Public Safety building is out of the flood plain.

Ensure that the existing City Hall is kept in good condition and has the appropriate upgrades to provide good working conditions for staff.

Table 2 – Relationship of Projects to Toledo Urban Renewal Plan Goals

<table>
<thead>
<tr>
<th>Project Category</th>
<th>Goals</th>
</tr>
</thead>
<tbody>
<tr>
<td>Economic Development</td>
<td>A,C,D</td>
</tr>
<tr>
<td>Public Buildings</td>
<td>B</td>
</tr>
<tr>
<td>Recreation Improvements</td>
<td>A,C</td>
</tr>
<tr>
<td>Utility Infrastructure</td>
<td>A,D</td>
</tr>
<tr>
<td>Pedestrian Improvements</td>
<td>E</td>
</tr>
<tr>
<td>Acquisition/Disposition</td>
<td>A</td>
</tr>
<tr>
<td>Administration</td>
<td>A,B,C,D,E,F,G</td>
</tr>
</tbody>
</table>
V. URBAN RENEWAL PROJECT CATEGORIES

The projects within the Area fall into the following categories.

A. Economic Development
B. Public Buildings
C. Recreation Improvements
D. Utility Infrastructure
E. Pedestrian Improvements
F. Acquisition/Disposition
G. Administration
Figure 1 – Toledo Urban Renewal Plan Area Boundary
VI. URBAN RENEWAL PROJECTS

Urban renewal projects authorized by the Plan are described below. They are not listed in any priority order. The Agency will determine the order of the projects and may add and remove projects in the future through the amendment process defined in Section VII of this Plan. The projects identified for the Area are described below, including how they relate to the existing conditions in the Area.

A. Building Improvements

1. Establish a loan/grant fund for businesses and property owners including but not limited to
   a. Improve storefronts
   b. Encourage new businesses to locate in vacant storefronts
   c. Provide necessary equipment to help existing and new businesses flourish (must be fixed assets, not assets that would be removed upon closing of business)
   d. Provide safe and code compliant upper floor uses
   e. Improve the exterior of buildings in the Area.
   f. Install solar panels for resiliency during power outages.

2. Acquire buildings and improve the site for re-use either through clearance and remediation or through rehabilitation.

B. Public Buildings ¹

1. Relocate the Public Safety building bring the proposed new facility up to building code standards for use. A new Public Services building serves and benefits the Area by improving the workplace for the public safety employees and placing the public safety employees outside of the flood zone providing them with the ability to assist the community during any emergency event.

2. Upgrade City Hall with new wiring and other improvements to maintain the functionality of the building. The improvements to City Hall serve and benefit the Area by keeping an existing structure in workable condition, reducing the costs for a need for a new facility

¹ The two public building projects in the Plan were approved by resolutions of the boards of 3 of the 4 taxing districts that are estimated to forego the most taxes in the Area: (List)
and providing safe and up to date working conditions for the employees in City Hall.

C. Recreation Improvements

1. Provide recreation improvement including but not limited to
   a. Arcadia Park – Includes but not limited to resurface tennis courts, replace lighting and fencing, and safety upgrades for basketball court
   b. Balcony above Arcadia Park – work with Pool District to develop outdoor fenced area for gatherings
   c. Community Center – Area for community gatherings, town hall meetings. This facility would serve and benefit the Area by providing additional indoor recreational opportunities for our residents. Statutory definitions of a public building in ORS 457.010(12)(b) excludes this recreational facility from the public buildings definition referred to in ORS 457.089(3)(a) which require taxing district approval.
   d. Memorial Field Park – play area improvements
   e. General recreation investments

D. Utility Infrastructure

1. Sewer System
   a. Install approximately 150 sewer manhole liners to support the structure of the manholes
   b. Reline sections of the N Main Street sewer line
   c. Business 20 sewer line replacement - replace heavily “bellied” sections of sewer line to reduce Inflow & Infiltration (I &I) to meet Wastewater Treatment Plant and Department of Environmental Quality specifications and create smoother flow
   d. Sewer Main CIPP liner installation on A street from pump station to Business 20 intersection
   e. Construct lift station at A Street to replace existing station that is nearing the end of its life expectancy

2. Water System
   a. Water meter upgrades in Area
   b. Replace sections of 8” A.C. watermain from Business 20 continuing east on French Street
E. Pedestrian Improvements

1. Provide pedestrian improvements including but not limited to

   a. Install walkway from NW I Street to Highway 20
   b. Remove overgrown trees and replace with recommended trees and repair sidewalks accordingly
   c. Install sidewalk from Port of Toledo offices to Ridge Drive.
   d. Install benches, planters, family friendly activity trail along Main Street, Business 20 and A Street

F. Acquisition

Acquisition and Disposition activities are allowed in the Plan. Prior to any property being acquired, it must be identified in the Plan in Section VIII.

G. Administration

Authorizes expenditures for the administrative costs associated with managing the Area including budgeting and annual reporting, planning and the implementation of projects in the Area.
VII. AMENDMENTS TO PLAN

The Plan may be amended as described in this section. Adding other properties to the Developer Incentives Program does not require an amendment to the Plan.

A. Substantial Amendments

Substantial Amendments, in accordance with ORS 457.085(2)(i), shall require the same notice, hearing, and approval procedure required of the original Plan, under ORS 457.095, including public involvement, consultation with taxing districts, presentation to the Agency, the Planning Commission, the County, and adoption by the City Council by non-emergency ordinance after a hearing. If there are unincorporated parcels within the Area at the time a Substantial Amendment is considered, it must also be approved by Lincoln County through adoption of a resolution by the Board of County Commissioners.

Notice of such hearing shall be provided to individuals or households within the City of Toledo, as required by ORS 457.120.

Notice of adoption of a Substantial Amendment shall be provided in accordance with ORS 457.095 and 457.115.

Substantial Amendments are amendments that: 2

1. Add land to the urban renewal area, except for an addition of land that totals not more than a cumulative 1% of the existing area of the urban renewal area; or

2. Increase the maximum amount of indebtedness that can be issued or incurred under the Plan.

B. Minor Amendments

Minor Amendments are amendments that are not Substantial Amendments or Council Approved Amendments as defined in this Plan and in ORS 457. Minor Amendments require approval by the Agency by resolution.

2 Unless otherwise permitted by state law, no land equal to more than 20 percent of the total land area of the original Plan shall be added to the urban renewal area by amendments, and the aggregate amount of all amendments increasing the maximum indebtedness may not exceed 20 percent of the Plan’s initial maximum indebtedness, as adjusted, as provided by law and by concurrence provisions in ORS 457.470.
C. Amendments to the Toledo Comprehensive Plan and/or Toledo Municipal Code.

Amendments to the Toledo Comprehensive Plan and/or Toledo Municipal Code that affect the Plan and/or the Area shall be incorporated automatically within the Plan without any separate action required by the Agency or City Council. If a Substantial Amendment is prepared, the Section of this Plan on Relationship to Local Objectives should be updated.

VIII. PROPERTY ACQUISITION AND DISPOSITION

The Plan authorizes the acquisition and disposition of property as described in this section. Property includes any and all interests in property, including fee simple ownership, lease, easements, licenses, or other rights to use. If property is acquired it will be identified in the Plan through a Minor Amendment, as described in Section VII. Identification of property to be acquired and its anticipated disposition is required by ORS 457.085(g). If property acquisition includes a public building, how that public building serves and benefits the Area must be identified per ORS 457.085(2)(j).

A. Property acquisition for public improvements

The Agency may acquire any property within the Area for the public improvement projects undertaken pursuant to the Plan by all legal means, including use of eminent domain. Good faith negotiations for such acquisitions must occur prior to institution of eminent domain procedures.

B. Property acquisition from willing sellers

The Plan authorizes Agency acquisition of any interest in property within the Area that the Agency finds is necessary for private redevelopment, but only in those cases where the property owner wishes to convey such interest to the Agency. The Plan does not authorize the Agency to use the power of eminent domain to acquire property from a private party to transfer property to another private party for private redevelopment. Property acquisition from willing sellers may be required to support development of projects within the Area.

C. Land disposition

The Agency will dispose of property acquired for a public improvement project by conveyance to the appropriate public agency responsible for the construction and/or maintenance of the public improvement. The Agency may retain such property during the construction of the public improvement.
The Agency may dispose of property acquired under Subsection B of this Section VIII by conveying any interest in property acquired. Property shall be conveyed at its fair reuse value. Fair reuse value is the value, whether expressed in terms of rental or capital price, at which the urban renewal agency, in its discretion, determines such land should be made available in order that it may be developed, redeveloped, cleared, conserved, or rehabilitated for the purposes specified in the Plan. Because fair reuse value reflects limitations on the use of the property to those purposes specified in the Plan, the value may be lower than the property's fair market value.

Where land is sold or leased, the purchaser or lessee must agree to use the land for the purposes designated in the Plan and to begin and complete the building of its improvements within a period of time that the Agency determines is reasonable.

D. Properties to be acquired

This Plan must provide an indication of which real property may be acquired and the anticipated disposition of said real property whether by retention, resale, lease or other legal use, together with an estimated time schedule for such acquisition and disposition. This may be added at a date when the property is identified and may be added through a Minor Amendment.

IX. RELOCATION METHODS

When the Agency acquires occupied property under the Plan, residential or commercial occupants of such property shall be offered relocation assistance, as required under applicable state law. Prior to such acquisition, the Agency shall adopt rules and regulations, as necessary, for the administration of relocation assistance. The Agency will comply with all applicable state law in providing these potential benefits.

There are plans to acquire land for infrastructure which may trigger relocation benefits in the future in the Area. All acquisitions will be reviewed for potential of relocation benefits.
X. TAX_INCREMENT_FINANCING_OF_PLAN

Tax increment financing consists of using annual tax increment revenues to make payments on debt, usually in the form of bank loans or revenue bonds. The proceeds of the debt are used to finance the urban renewal projects authorized in the Plan. Debt may be either long-term or short-term.

Tax increment revenues equal most of the annual property taxes imposed on the cumulative increase in assessed value within an urban renewal area over the frozen base value (i.e., total assessed value at the time an urban renewal plan is adopted). The property taxes for general obligation (GO) bonds and local option levies approved after October 6, 2001 are not part of the tax increment revenues.

A. General description of the proposed financing methods

The Plan will be financed using a combination of revenue sources. These include:

- Tax increment revenues;
- Advances, loans, grants, and any other form of financial assistance from federal, state, or local governments, or other public bodies;
- Loans, grants, dedications, or other contributions from private developers and property owners, including, but not limited to, assessment districts; and
- Any other public or private source.

Revenues obtained by the Agency will be used to pay or repay the costs, expenses, advancements, and indebtedness incurred in (1) planning or undertaking project activities, or (2) otherwise exercising any of the powers granted by ORS Chapter 457 in connection with the implementation of this Plan, including costs associated with the preparation of the Plan.

B. Tax increment financing

The Plan may be financed, in whole or in part, by tax increment revenues allocated to the Agency, as provided in ORS Chapter 457. The ad valorem taxes, if any, levied by a taxing district in which all or a portion of the Area is located, shall be divided as provided in Section 1c, Article IX of the Oregon Constitution, and ORS 457.440. Amounts collected pursuant to ORS 457.440 shall be deposited into the unsegregated tax collections account and distributed to the Agency based upon the distribution schedule established under ORS 311.390.
XI. VALIDITY

Should a court of competent jurisdiction find any work, clause, sentence, section or part of this Plan to be invalid, the remaining words, clauses, sentences, sections or parts shall be unaffected by such findings and shall remain in full force and effect for the duration of this Plan.

XII. ANNUAL REPORT

The Agency shall file an Annual Report in compliance with ORS 457.460.
Figure 2 - Comprehensive Plan and Zoning Designations

City of Toledo
Urban Renewal Area
Zoning
Comprehensive Plan
Designations

July 2021
Acres: 326.6

Zoning
Comprehensive Plan
Designations

- C: Commercial
- Li: Light Industrial
- I: Industrial
- RS: Residential Single
- RG: Residential General
- NR: Natural Resources
- PL: Public Lands
- WD: Water Dependent
XIII. RELATIONSHIP TO LOCAL OBJECTIVES

ORS 457.085 requires that the Plan conform to local objectives including the comprehensive plan and economic development plan of a locality. This section provides that analysis. Relevant local planning and development objectives are contained within the Toledo Comprehensive Plan (Comprehensive Plan), Toledo Transportation System Plan, and Toledo Municipal Code Title 17 (Municipal Code). The following section describes the purpose and intent of these plans, the main applicable goals and policies within each plan, and an explanation of how the Plan relates to the applicable goals and policies. The analysis covers the most relevant sections of the documents but may not cover every section of the documents that relate to the Plan.

The numbering of the goals and policies within this section reflects the numbering that occurs in the original document. *Italicized text* is text that has been taken directly from an original document and therefore cannot be changed.

Comprehensive Plan and Zoning designations for all land in the Area are shown in Figure 2. All proposed land uses conform to Figure 2. Maximum densities and building requirements for all land in the Area are contained in the Toledo Municipal Code.

A. 2020 Vision for Toledo Oregon, the 2000 Toledo Comprehensive Plan

*The Toledo Comprehensive Plan provides a framework for making better decisions regarding the use of land and community resources. The plan is a means of controlling the urban environment, conserving Toledo's existing values and guiding growth in the desired directions. The plan is a policy statement based upon the existing assets, problems and needs within the community. It predicts future conditions and sets forth City policies in an effort to guide the development of Toledo in a positive and productive manner. The plan is designed to help Toledo to know its past and present and to develop a future which reflects the community's values and goals. The plan is a guideline for both short and long term development and is written to assure a comprehensive view of how individual projects can contribute to the community as a whole.*

As the Comprehensive Plan is updated in the future, this document will automatically incorporate those updates without the Plan having to be formally amended. This section of the Plan should be updated if there is a substantial amendment completed in the future.
Article 1: CITIZEN INVOLVEMENT

Plan Details

**GOAL:** Provide a citizen involvement program that ensures the opportunity for citizens to be involved in all phases of the planning process so as to provide useful guidance to and an understanding of the overall planning process.

**Finding:** A Feasibility Study was completed and reviewed in an open public meeting. The Agency, Planning Commission and City Council hearing were open public meetings which allowed for public comment.

Article 8: RECREATION NEEDS

Plan Details

**GOALS:**

1. Provide and maintain a diversified system of safe and attractive parks, open spaces, recreation programs and facilities for the use and enjoyment by all of Toledo’s citizens and visitors.

2. Promote the parks and recreation programs as cornerstones of Toledo’s attractiveness as a place to visit, live and conduct business.

**Finding:** There are projects specified in the Plan that will improve the park and recreation facilities in the Area helping to provide and maintain a diversified system of safe and attractive parks, open spaces and recreation and facilities.

Article 9: ECONOMIC DEVELOPMENT

Plan Details

**GOALS:**

1. Improve the economic position of all elements of Toledo’s economic base by retaining and expanding the current businesses while recruiting new businesses into the community.

3. Diversify the economic base of the Toledo area and strengthen the role as the industrial center for Lincoln County.

4. Encourage employment and business opportunities that assist Toledo’s
residents to maintain the highest per household average income in Lincoln County.

6. Provide opportunities to develop the full range of commercial, recreational, and professional services to meet the needs of Toledo's residents and others. Reduce the need for Toledo's residents to go to other communities for retail purchases and services.

Finding: The projects identified in the Plan provide for assistance to businesses and for improvement of the conditions of the buildings in the Area. These improvements are intended to enhance the Area and make it more inviting for businesses to remain in the Area and for new businesses to establish in the Area.

Article 10 – HOUSING

Plan Details

GOAL: Encourage development of a mixture of housing stock in terms of design, type, cost, and location that meets the housing needs of all Toledo citizens.

Finding: The projects in the Plan are intended to improve the overall condition in the Area by improving the building stock, enhancing the visual perception of the Area, providing recreation opportunities in the Area all of which will make both the Area and the city of Toledo more attractive to builders/developers, encouraging an increased supply of housing in Toledo.

Article 11: PUBLIC FACILITIES AND SERVICES

Plan Details

GOALS:

1. Provide reliable, high quality, efficient, and cost effective public facilities and services for the residents of Toledo.

2. Plan, develop and maintain an orderly and efficient arrangement of public, urban-level facilities and services to serve as a framework for urban development within the City of Toledo and the Urban Growth Boundary.

3. Provide safe and reliable water in an orderly and efficient manner to the citizens of Toledo and as a water purveyor to regional or local water agencies that enter into contracts with the City of Toledo.
6. Provide safe and reliable wastewater collection and treatment for Toledo residents in an orderly and efficient manner.

**Finding:** There are specific projects within the Plan that will provide for improvements to the sewer, water and wastewater utility systems in the Area.

**Article 12: TRANSPORTATION**

**Plan Details**

**GOAL:**

1. Provide a safe and efficient, multi-model transportation system which provides linkages in a manner that enhances Toledo's neighborhoods, environment, economy, and social and scenic values.

**Finding:** The transportation improvements in the Plan are centered on improving the multi-modal transportation system.

**B. City of Toledo Transportation System Plan December 4, 2013 Ordinance #1352**

The *City of Toledo Transportation System Plan* (TSP) provides a long-term guide for City transportation investments by incorporating the vision of the community into an equitable and efficient transportation system. The plan evaluates the current transportation system and outlines policies and projects that are important to protecting and enhancing the quality of life in Toledo through the next 20 years.

**Plan Details**

**2.1 Goals:**

1. Provide a safe and efficient, multi-modal transportation system which provides linkages in a manner that enhances Toledo's neighborhoods, environment, economy, and social and scenic values.

2. Minimize the adverse social, economic, energy, and environmental impact costs of constructing, maintaining, and using transportation facilities and services in cooperation with county, state, and other public agencies and the private sector.

3. Encourage safe, efficient, convenient, and economic modes of travel that reduce reliance upon one form of transportation, minimize energy consumption and air quality impacts.
5. Provide safe, accessible, and convenient pedestrian and bicycle facilities while taking into account Toledo’s topography, current street use and widths, and current funding levels for major improvements.

Finding: The multi-modal projects in the Plan are in conformance with the above stated goals in the City of Toledo Transportation System Plan.

C. 2010 Toledo Economic Opportunities Analysis, Oregon Cascades West Council of Governments

Plan Details

The 2010 Toledo Economic Opportunities Analysis reiterates the goals identified in the Economic Development Section of the Comprehensive Plan, listed above.

Finding: The projects identified in the Plan provide for assistance to businesses and for improvement of the conditions of the buildings in the Area. These improvements are intended to enhance the Area and make it more inviting for businesses to remain in the Area and for new businesses to establish in the Area.

D. Toledo Municipal Code Title 17 Development Code

The land uses in the Area will conform to the zoning designations in the Municipal Code, Title 17 Development Code including the maximum densities and building requirements and are incorporated by reference herein. They are listed in the order that they occur in Title 17 of the Municipal Code known as the Toledo Zoning Ordinance. The verbiage that comes directly from the Municipal Code is in italics. The existing zoning is shown in Figure 2.

As the Municipal Code is updated, this document will be automatically updated. If a substantial amendment is completed in the future, this section will be updated to match the current zoning designations.

Existing Zoning Categories

R-S Single-Family Residential

The purpose of the R-S zone is to preserve areas within the city for single-family residences and the facilities and services which go along with those residences. The facilities and services and other conditional uses should be compatible with low-density residential living and should not result in heavy traffic, loud noise, or any other disturbing activity.

R-G General Residential
The purpose of the R-G zone is to encourage economical, higher-density housing in these designated areas. Additional traffic pressure and resulting noise and activity should be confined to the areas zoned R-G.

C- Commercial Zone

The purpose of the C zone is to provide for retail and service commercial uses. It is also intended that these uses will supply personal services or goods to the average person and that a majority of the floor space will be devoted to that purpose. Compatible uses including public, civic, and institutional uses are also allowed. Residential use above the commercial main floor or located as not to prevent the main commercial use are allowed and encouraged especially in the Main Street District area.

L-I Light Industrial District.

The intent of the L-I zone is to provide areas for lighter industrial development around the areas of heavy industry for manufacturing, related establishments, and certain commercial uses which have a limited impact on surrounding properties.

I Industrial

The purpose of the I zone is to provide sufficient, desirable land in the city for the expansion of existing industrial sites and for the construction and development of new industry. At the same time, the undesirable results of industrial development (noise, air, and water discharges) should be kept, as much as is possible, from adversely affecting the commercial and residential areas of the city.

N-R Natural Resource

The purpose of the N-R zone is to protect land and water important as habitat for plant, animal, or marine life for future generations, to ensure open spaces, to promote a healthy and visually attractive environment, and to provide for human development and enrichment by providing recreational areas, facilities, and opportunities.

W-D Water-Dependent

The purpose of the W-D zone is to provide for water-dependent uses which need contact with or use of the water for water-borne transportation, recreation, energy production, or water supply.

P-L Public Lands

The purpose of the P-L zone is to indicate lands owned by public agencies, recognizing that such lands may be put to varied uses water for water-borne transportation, recreation, energy production, or water supply.
Finding: The Plan conforms with Title 17 of the Toledo Municipal Code as the projects will support the development of parcels in the Area and those parcels will be developed in accordance with the Municipal Code through the normal City of Toledo development review process.

XIV. LEGAL DESCRIPTION