# Grantville Redevelopment Project Area Five-Year Implementation Plan, FY 2005-2010 Mid-Year Progress Report

This mid-year progress report has been prepared in accordance with California Health and Safety Code Section 33490(c), which requires every redevelopment agency, at least once during the five-year term of each implementation plan, to conduct a public hearing and hear testimony of all interested parties for the purposes of reviewing the redevelopment plan and the corresponding implementation plan for each redevelopment project and evaluating the progress of the redevelopment project.

The Grantville Redevelopment Plan ("Redevelopment Plan") was adopted by the City Council on May 3, 2005, and is administered by the Redevelopment Division of the City's City Planning and Community Investment Department. The Redevelopment Plan, which covers a 990-acre Grantville Redevelopment Project Area ("Project Area"), was adopted to eliminate conditions of blight within the boundaries of the Project Area by facilitating new construction, revitalization and upgrading of industrial and commercial, and public properties and revitalization of facilities within the surrounding Project Area. The First Five-Year Implementation Plan was adopted on May 3, 2005 as Section C in the Report to the City Council. There have been no amendments to the First Five-Year Implementation Plan for the Grantville Redevelopment Project Area.

Progress under the Redevelopment Plan was hampered by a redevelopment lawsuit filed in 2008 by the County of San Diego against the City of San Diego and the Agency ("Agency") challenging the validity of the Redevelopment Plan (the "2005 Litigation"). In 2008, the parties reached a settlement with respect to the 2005 Litigation and beginning in Fiscal Year 2008-2009 the Agency commenced receiving tax increment revenue (both past and current).

### **PLAN OBJECTIVES**

The Grantville Redevelopment Plan strives to eliminate blight in the Project Area by assisting with rehabilitation and new construction of commercial and industrial areas and upgrading of public infrastructure, facilities, open space and parks. The Grantville Redevelopment Advisory Committee established the following Implementation Activity Priorities:

- 1. Traffic and circulation congestion relief
- 2. Community Plans update
- 3. Improve infrastructure to alleviate flooding problems
- 4. Renovation and repair of existing structures
- 5. Coordination and assistance to implement the San Diego River Master Plan
- 6. New development projects

The First Five-Year Implementation Plan further delineates the Agency's redevelopment objectives for the Project Area. These objectives, which are listed below, were employed to formulate the overall strategy for the First Five-Year Implementation Plan.

- 1. Eliminate and prevent the spread of blight and deterioration, as well as redevelop the proposed Project Area in accordance with the General Plan, applicable community plans, the Redevelopment Plan, and local codes and ordinances as these documents exist or may be amended in the future;
- 2. Improve the flow of traffic through the development of a circulation network that will provide for less congested access to the Mission Gorge corridor and Grantville industrial area, without adversely affecting surrounding residential communities and facilitate traffic and pedestrian enhancements that adequately support land uses, while improving the safety and viability of the Project Area and the surrounding communities. This should include comprehensive coordination of the multiple municipal agencies that have responsibility for planning and land use, traffic control, and funding;
- 3. Improve public infrastructure and undertake other public improvements in, and of benefit to, the Project Area including: preparation of a comprehensive Public Facilities Financing Plan to address short and long term infrastructure improvements; storm drain improvements (particularly to properties affected by the Alvarado Creek and San Diego River); widening, reducing or otherwise modifying existing roadways or creating additional streets, walkways, and paths for proper pedestrian, bicycle and/or vehicular circulation; and undergrounding electrical distribution lines and telephone lines along major streets;
- 4. Alleviate the shortage of commercial and industrial parking while avoiding negative impacts on residential neighborhoods by implementing a coordinated and comprehensive plan for the proportional distribution and proper configuration of parking spaces and facilities for existing and future uses;
- 5. Create an attractive and pleasant environment within the Project Area through streetscape enhancements, revitalization of incompatible uses and obsolete buildings and other viable measures;
- 6. Enhance economic growth within the Project Area by continuing ongoing efforts to revitalize commercial and industrial areas, particularly the commercial corridor along Mission Gorge Road;
- 7. Expand employment opportunities in the Project Area for adjacent residents by encouraging the development of professional enterprises and improving accessibility of employment centers within and outside the Project Area;

- 8. Explore opportunities in the Project Area for development of mixed residential and commercial uses particularly transit-oriented residential development to take advantage of nearby multi-modal transit system;
- 9. Focus on the retention and expansion of neighborhood supporting businesses in the Project Area. Ensure the continued viability of the commercial and industrial districts in the face of growing competition from contemporary developments;
- 10. Ensure that the appearance and character of industrial uses are compatible with the character of the surrounding commercial and residential areas;
- 11. Address urban runoff and industrial pollution issues to minimize negative impacts on sensitive environmental resources and to optimize the environmental assets of the Project Area such as the San Diego River and Mission Trails Regional Park;
- 12. Expand community serving recreational opportunities in the Project Area through rehabilitation and expansion of existing park and recreation facilities as well as adding park and recreation facilities and integrating environmentally sensitive recreation activities along the San Diego River, particularly for residents in and near the Project Area and in coordination with nearby school facilities;
- 13. Support habitat conservation and restoration along the San Diego River in coordination with developed plans for the area and in concert with other related municipal and private entity activities;
- 14. Improve and/or develop public facility assets and amenities such as schools, community centers, libraries, senior centers, and other community-serving facilities; and
- 15. Protect the heritage of the Project Area through the preservation of historical sites.

### **ACTIVITY**

The steps listed below have been taken in furtherance of the Redevelopment Plan, and the implementation activity priorities with which the step is associated have been noted.

The **Grantville Housing Enhancement Loan Program ("HELP")** was established on July 25, 2006, to provide low-and-moderate income homeowners with housing funds from the Project Area to provide home rehabilitation loans. Due to the 2005 Litigation, the Agency was not able to provide tax increment funding for HELP. Additionally, it was not able to enter into an agreement with the San Diego Housing Commission to have HELP managed and administered. Funding for this program is expected to be considered by the Agency in Fiscal Year 2009-2010.

[Priority: Renovation and repair of existing structures]

The Grantville Enhanced Storefront Improvement Program ("ESIP") was established on July 25, 2006 to assist small business owners and owners of small commercial properties in rehabilitating the commercial facades of their properties for the purpose of creating a positive visual impact, stimulating private investment, and complementing other community revitalization efforts. Due to the 2005 Litigation, the Agency was not able to provide tax increment funding for ESIP. Additionally, it was not able to enter into an agreement with the City of San Diego's Office of Small Business to have the program managed and administered under the City-wide Storefront Improvement Program. Funding for this program is expected to be considered by the Agency in Fiscal Year 2009-2010.

[Priority: Renovation and repair of existing structures]

The City Engineering Department has been working with Agency staff on the **Realignment of Alvarado Canyon Road** since late 2007. City Engineering has prepared a preliminary study regarding alternative alignments for Alvarado Canyon Road. Due to the 2005 Litigation, the Agency was not able to provide tax increment funding for the preliminary study. The Agency is expected to consider funding for follow-up engineering studies in Fiscal Year 2009-2010.

[Priority: Traffic and circulation congestion relief]

The Community Planning Division of City Planning and Community Investment Department has been working with Agency staff on the **Grantville Master Plan** since November 2007. The Community Planning Division has formed and been working with the Grantville Stakeholders Committee and has hired consultants to work on a Master Plan for redevelopment sub areas A & B. Due to the 2005 Litigation, the Agency was not able to provide tax increment funding for the start of the Grantville master planning effort. Funding for this planning is expected to be considered by the Agency in Fiscal Year 2009-2010.

[Priority: Community Plan update]

## **FINANCIAL RESOURCES**

Table 1 below presents five-year tax increment revenue projections based on the financial analysis included in Section E of the Report to City Council dated March 28, 2005.

Additionally, Table 1 shows the prospective allocation of tax increment revenue to taxing entities, non-housing projects, and housing projects. Over the first five years of the Redevelopment Plan, the Agency anticipated collecting a total of \$1,064,640, in housing fund revenue and a total of \$3,193,920 in non-housing fund revenue, after payments to taxing entities.

It should be noted that these are revenue estimates and actual funds available could either increase or decrease depending on the level of actual growth in the assessed valuation of the Project Area.

TABLE 1										
PROJECTED REVENUES FOR IMPLEMENTATION										
GRANTVILLE REDEVELOPMENT PROJECT AREA										
Fiscal Year	Gross Tax Increment Revenue	Taxing Agency Payments	Non-Housing Funds		Housing Funds					
			Annual Tax Increment	Cumulative	Annual Tax Increment	Cumulative				
2005-06	No Tax Increment Revenue Received Until 2006-07									
2006-07	\$580,076	(\$116,015)	\$348,045	\$348,045	\$116,015	\$116,015				
2007-08	\$1,064,388	(\$212,878)	\$638,633	\$986,678	\$212,878	\$328,893				
2008-09	\$1,572,709	(\$314,542)	\$943,626	\$1,930,304	\$314,542	\$643,435				
2009-10	\$2,106,027	(\$421,205)	\$1,263,616	\$3,193,920	\$421,205	\$1,064,640				
TOTAL	\$5,323,200	(\$1,064,640)	\$3,193,920		\$1,064,640					

Source: Section E of the Report to City Council, March 28, 2005. Note: Non Housing funds are net of statutory tax agency payments.

Table 2 below presents tax increment revenues the Agency has received or has budgeted over the first four year period of this Five-Year Implementation Plan. The Table identifies gross tax increment receipts, low and moderate housing income set aside receipts, and statutory payments to affected taxing entities, and the remaining net revenues allocated to non housing projects. Over the five year period of this Redevelopment Plan actual revenues received by the Agency for non-housing and housing funds, as well as budgeted amounts for Fiscal Year 2008-2009, have been less than what were forecasted at the start of the Redevelopment Plan.

TABLE 2									
ACTUAL & BUDGETED REVENUES FOR IMPLEMENTATION									
GRANTVILLE REDEVELOPMENT PROJECT AREA									
Fiscal Year	Gross Tax Increment Revenue	Taxing Agency Payments	Non-Housing Funds	Housing Funds					
2005-06	No Tax Increment Revenue Received Until 2006-07								
2006-07*	\$447,270	(\$89,454)	\$268,362	\$89,454					
2007-08*	\$737,256	(\$147,451)	\$442,354	\$147,451					
2008-09**	\$749,400	(\$149,880)	\$449,640	\$149,880					
TOTAL	\$1,933,926	(\$386,785)	\$1,160,356	\$386,785					

Source: Section E of the Report to City Council, March 28, 2005 Note: Non Housing funds are net of statutory tax agency payments

The Redevelopment Agency and the City of San Diego as part of the settlement of the 2005 Litigation and to implement the Redevelopment Plan have entered into three Cooperation Agreements with the County of San Diego:

<sup>\*</sup> Actual

<sup>\*\*</sup>Budgeted

- Transit Line Cooperation Agreement Shall provide to the City an amount of \$31,360,000 to fund a portion of the cost of the construction of transit line improvements on "C" Street between Kettner and Park Boulevards.

  [Priority: Traffic and circulation congestion relief]
- **Joint Projects Cooperation Agreement** Shall provide to the County an amount of \$7,840,000 to fund a portion of the cost of the construction of joint project improvements to benefit the Project Area.

  [Priority: Traffic and circulation congestion relief and/or Improve infrastructure to alleviate flooding problems]
- Housing Credit Cooperation Agreement A certain portion of the new affordable housing units constructed in whole or in part with up to \$9,800,000 of the housing fund revenue shall be used to satisfy the County's share of the Regional Housing Needs Allocation established by the San Diego Association of Governments. All of the units will still count toward meeting the Agency's affordable housing requirements. The Housing Fund shall be used to satisfy the agreement. For purposes of this agreement, the "Housing Fund" means twenty percent (20%) of the tax increments allocated to a Low- and Moderate-Income Housing Fund pursuant to the requirements of Health and Safety Code section 33334.2.

  [Consistent with Affordable Housing Compliance Plan]

Payments required under the Transit Line Cooperation Agreement and the Joint Projects Cooperation Agreement begin in Fiscal Year 2011-12 with installments paid over 39 years. The Agency has the right to defer payment of the annual payment if in any year the cumulative amount of gross tax increments collected, allocated to, and received by the Agency for the Project Area is less than the cumulative Projected Gross Tax Increments for that year as shown in Exhibit "A" (Schedule of Annual Payments) attached to each agreement. The Agency shall pay to the County of San Diego interest on the deferred payments.

### AFFORDABLE HOUSING

The provisions of Section 33413(b)(4) of the California Community Redevelopment Law ("CRL") require the Agency to adopt and periodically update a plan to ensure compliance with the existing criteria of Section 33413 of the CRL regarding the affordability mix of new or rehabilitated housing units. Currently the Project Area does not contain any known residential units.

Due to the absence of existing residential units in the Project Area, the Agency does not anticipate engaging in any activities that could result in the destruction of residential units; therefore, the requirement set forth in CRL Section 33413(b)(4) does not apply. If the destruction of any residential units is required, the Agency will provide suitable locations for replacement housing in compliance with the requirements of CRL Section 33413(a).

The presence of the Grantville Trolley Station in the Project Area provides the opportunity for Transit-Oriented Development that may include residential development. The precise number of units to be developed in the Project Area will be a function of market conditions, conversion of industrial properties to mixed-use properties, revisions to the community plans to allow for mixed-use and residential development, and property owner and developer interest in constructing mixed-use and residential units.

Although the Agency has no approved agreements with private entities to assist with housing construction, if private entity proposals for residential construction are made during this initial five year period, the Agency could assist such development in order to achieve deed-restricted affordable housing. CRL Section 33413(b)(2) requires that 15% of the units be developed for low and moderate income households and of those units, 40% must be made available to very low income households. The Agency does not anticipate engaging in residential rehabilitation activities within the Project Area because of the absence of existing residential units in the Project Area. The Agency will expend Low and Moderate Income Housing Funds to ensure compliance with CRL Section 33334.4.

In order to further affordable housing goals the Agency intends to use revenue in the Low and Moderate Income Housing Fund and any other appropriate funds available to the Agency under the Redevelopment Plan, including, but not limited to, the City of San Diego's citywide bond funding for affordable housing, the Department of Housing and Urban Development funds and Community Development Block Grants, and rental subsidies through the Section 8 program. Available low-income housing tax credits and tax exempt financing mechanisms may also be used by the Agency. Policies and programs such as providing affordable housing incentives for developers, permitting manufactured housing, and inclusionary housing programs will be explored by the Agency.

### **SUMMARY**

While the 2005 Litigation hampered progress on Redevelopment Plan objectives, the Agency was nevertheless able to move forward on several implementation activity priorities. Now that a settlement has been reached and the Project Area is beginning to receive tax increment revenue the Agency will move forward to reach the established goals and objectives of the Redevelopment Plan.