WHEREAS, The Community Redevelopment Law of the State of California which is found in Sections 33000 through 33954 of the Health and Safety Code, declares in Section 33040 of said Code that there exist in many communities in the state blighted areas which constitute either social or economical liabilities or both, requiring redevelopment in the interest of the health, safety and general welfare of the people of these communities and of the state; and

WHEREAS, Sections 33041 to 33044 inclusive of said Code list conditions which are determinative in characterizing areas as blighted areas; and

WHEREAS, the City of Stockton has through the Staff of its Planning Department completed a study of Urban Blight in the City of Stockton; and

WHEREAS, the City of Stockton has developed a Workable Program under the Federal Urban Renewal Program established by the Federal Housing Act of 1954 which Workable Program has been certified by the Director of the Housing and Home Finance Agency of the Federal Government; and

WHEREAS, the City Council of the City of Stockton hereby finds, determines and declares that there are blighted areas within the City of Stockton which meet the standards established in Sections 33041 to 33044 of the Health and Safety Code, which blighted areas indicate a need for a Redevelopment Agency to function in the City of Stockton; now therefore, —

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF STOCKTON, AS FOLLOWS:

That the City Council does hereby declare pursuant to the authority and power contained in Section 33201 of the Health and Safety Code that there is a need for a Redevelopment Agency to function in the City of Stockton; and be it
FURTHER RESOLVED, that a Redevelopment Agency is hereby created and constituted in the manner prescribed in Article I of Chapter II of the Community Redevelopment Law, being Sections 33200 through 33203 of the Health and Safety Code of the State of California.

Dated: August 13th, 1956.

cc, Dir. of Finance.