should occur outside of existing and incipient metropolitan territories, and that federal resources should be committed to meeting any gap between this goal and private development efforts. By the year 1980, the national policy should cover a spectrum of programs which would reduce the growth rates of the existing urban concentrations and encourage the growth of entirely new cities of metropolitan size.

THE POLICY AND PROGRAM INSTRUMENTS

A National Urban Communities Commission

To formulate and administer the national settlement policy, the task force recommends that Congress create a National Urban Communities Commission. The Cabinet, Secretaries of HUD, DOT, HEW, USDA, Commerce and Interior would be automatically active members. The President should appoint perhaps five additional members from among State Governors, Senators and Congressmen, and local government chief executives. A strong executive director of the commission staff, appointed by the President, would also be executive secretary to the commission. The commission staff organization would be placed in the Executive Office of the President.

The first year of commission activity should culminate in a draft interim report containing policy and program alternatives for public discussion. The second year of activity should include revision of the interim report and its presentation to the President for transmittal to the Congress, along with the enabling legislation necessary for program administration.

Beginning in 1970, assuming favorable action on the legislative and appropriations package discussed below, the NUCC would administer the national urban settlement policy and coordinate the federal programs and resources committed to it. The commission would consider requests for franchises for new community development, and would grant franchises to qualified corporations and agencies.

Before the National Urban Communities Commission would grant a franchise, the public in the state in question would be informed of the intentions of the corporation and given the opportunity to discuss all aspects of the proposed new community with the potential developers at a public hearing. The opinions of the citizens of the local communities that would be affected by the creation of a new community in their area should be considered by the commission before it awarded the franchise. This procedure would insure the participation of the public in the decision-making process in a national policy that will have a broad effect on the American way of life.

The grants of franchises for new communities would be based on pre-defined standards including consistency with expressed public policies for the nation and the region as established by the federal, state and local governments; viability of the new community; and capability of the organization applying for a franchise. Just as the initial franchise could be granted by the commission, so could it be revoked in instances of failure to perform in conformance with commitments and stated goals.

The franchises for new community development could be granted for satellite urban communities in or near existing metropolitan areas of all sizes; for the expansion of existing small towns and cities; and for independent new communities in non-urban areas. The boundaries of the new community would be established to help insure its market, and economic and development viability. Franchises could be granted to a variety of sponsor organizations including public-private development corporations, quasi-public agencies and institutions, existing municipalities or other local agencies, state-created development corporations and an entity possibly created by the federal government.

The programs and budget allocations of federal agencies administering programs related to various aspects of new communities would be closely coordinated with national policies for settlement as established by the National Urban Communities Commission. Of special importance would be the determination of the overall level of financial commitment by the federal government to the development of new communities throughout the nation.

In granting many such franchises, the commission would make available for such new communities the benefits of all federal aid programs for new communities. However, in order to provide for all potential new community growth, and because federal financial aid is always limited, the commission would grant the majority of franchises without an automatic claim to all federal aids. Only those in the most strategic national interest would receive "comprehensive aid contracts" as part of the franchise.

Goals might be established in the legislation in terms of the franchises available for 1) the fraction
of total annual population growth which should be accommodated in new communities; 2) the portion of national population which should be resident in new communities established under this program at a specified point in time; 3) the proportion of national income allocated annually to the creation of new community investment; 4) and finally the annual expenditures allocated by the federal government.

As one guideline in this effort, the Alp suggests a "barebones" federal commitment during the decade 1970-1980 to make available not less than 300 franchises for new communities. Franchises would be awarded for communities with a minimum population size of 25,000.

Financial Sources—Old and New

In the beginning any new communities policy must ride upon work horses of financial aid with which planners are already familiar. A national resource commitment of $25 million per year initially in grants-in-aid expenditures, beyond what is already programmed for eligible new community aid, is a rockbottom requirement. The earmarking of an additional five per cent of all federal credit activities for new community development would also be necessary—and more rapidly effective than the lengthy grants application and approval process.

Specific attention is called to the critical need to make the low performance Title X (new community land development mortgage insurance) program viable. In 18 months of service, and despite significant amendments, the program had not become the incentive for large scale new community development it was touted to be. Accordingly, an amendment is recommended to provide:

a) that maximum project size be increased from $25 million to $50 million, and that total insurance coverage be increased from $250 million to $500 million; and
b) that the general maximum loan term of seven years be extended to a flexible 10 to 15 year term, determined by the Secretary of HUD; extension for even longer periods in the case of non-metropolitan new communities should also be considered.

c) formation of a "soft loans" consortium of private banks through federal encouragement to finance $250 million worth of "soft loans" activities for special provisions in education, health, etc., otherwise not easily subscribed by private credit instruments. This would be similar to the World Bank's IDA model. A further extension of the use of participation certificates could be used by the federal government to guarantee the soft loans. The federal government could undertake placement of community-issued certificates in the consortium banks, with five year insured federal guarantees of interest payment.

A Federal New Community Development Agency

The task force recommends the creation of a federal entity, a New Community Development Agency, capable of building new communities in a defined set of circumstances and situations. This could be a federal agency of conventional organizational form such as NASA, a federal agency with a degree of independence such as TVA, or a public-private corporation such as COMSAT.

This mechanism for direct federal action should be eligible for participation in all other agency programs and funding in the manner of any private corporation or state or local agency; however, its initial capital should be provided by the federal government (and perhaps by the public at large). Its sphere of action should be limited to existing federal land holdings which might appropriately be used as new community sites. Public agency construction on non-governmental lands should be left to state and local new community development agencies.

The task force suggests the phased commitment of this agency to create no less than five new com-
munities in the next decade, the majority of which should be built outside of metropolitan areas.

Regional Development Policy

If the national settlement policy is to achieve its purposes, it must be complemented by more detailed policies to guide development at sub-national areas. There is a need for development policies for two kinds of regions:

- the relatively large resource-based regions such as river basins, coastal plains, and mountain areas; and
- the metropolitan agglomerations defined by groups of cities and their considerable hinterlands.

Important beginnings have been made in the creation of federal, state and local multi-jurisdictional instruments which could do this work; the task now is to broaden their charge to include strategic planning for new community locations. AIP strongly believes, however, that where a region is entirely contained within a single state, the state government should play a paramount role in the regional planning for selection of new community locations. The National Urban Communities Commission in the award of franchises for new communities should recognize detailed state efforts to specify desirable sites.

State and Local Development Corporations

A major part of the task of developing new communities should be performed by agencies established by state and local governments. As in the case of the federal New Community Development Agency, a state or local organization might take the form of a line agency, a partly independent authority or public corporation, or a public-private corporation. In the large majority of cases, the corporate form would be preferable because development of a new community is so different from the functions ordinarily entrusted to conventional governmental agencies.

AIP also believes that states should be the first to form these entities, though some of the larger and stronger local governments, especially in larger suburban counties, might be able to launch them successfully. Such agencies or corporations would be provided with an initial grant of capital from federal and state sources sufficient to finance the preliminary planning and land acquisition for the new community. The further capital needed for development of the new community should be secured by sale of state-backed bonds and from second round federal grants and loans.

Where the existing structure of local government is capable of providing the facilities and services required during the development stage, the corporations would cooperate with local agencies. If local government is not able to do this part of the job, the state should vest these traditional powers of local government temporarily in the development corporation, enabling it to plan and build public facilities for the new community and to operate these until the community is ready for self-government.

Current Suburban Development Organized Into New Community Form

The continued rapid suburban growth in many metropolitan areas bordering hinterlands provides a great opportunity to create many new communities, if the ongoing processes of development can be harnessed to channel development into new community form instead of a typical pattern of incoherent development. Creation of new communities in this manner would have the advantages of building upon the very strong economic forces at work in the metropolitan areas, and of proceeding largely within the framework of existing political institutions.

But we have ample evidence that existing institutions of local government, engaging in the traditional forms of activity—provision of roads, utilities and other public facilities, and regulation of development through zoning, subdivision control and the building codes—may be unable to form new communities.

To provide the missing ingredient, local governments should establish development agencies, more limited in scope than the corporations proposed above, but having power to acquire land, prepare it for development, sell land for development in accordance with a detailed plan, and to hold or dispose of other land, with appropriate limitations, needed for permanent preservation as open space. These agencies should be empowered to acquire all land in and around the site of a proposed new community; however, if the agencies have the bargaining power implied by the power of land acquisition they may be able to achieve most of their objectives by negotiating agreements with land owners.

Also, within the areas that are prime targets for urban development, the general local government must establish a schedule of the order in which these districts are to be developed. All public facilities and services, provided by both local and state governments, should then be provided in accordance with this schedule. In this way, urban development can be guided into the neighborhoods, industrial parks and commercial centers which will eventually take
the form of a new community. Tax incentives could be offered to the owners of land in districts scheduled for later development, and in areas not indicated for development at all, in order to relieve the pressure for development in such areas.

Local governments which propose to secure the development of new communities in this manner should be entitled to secure development franchises from the National Urban Communities Commission in the same manner as state or local agencies or corporations proposing to proceed entirely by land acquisition and centralized development.
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Suggested Readings on New Communities

An exhaustive reading list on all issues related to new communities would encompass the entire literature on urbanism. Contained in the following list are selected readings that focus on new communities and various aspects of their development or that deal with significant policy choices that set the context for new communities development. Six types of citations are included: reports, books, articles, special issues of periodicals, proceedings of symposiums, conferences and hearings, and bibliographies.

Readings Focused on New Communities

Reports, Books and Articles


Peterson, David Lee. *The Planned Community and the New Investors: Economic and Political Factors*


Special Issues of Periodicals


Proceedings of Symposia, Conferences and Hearings


Readings on Policy Context for New Communities

Books and Reports


Special Issues of Periodicals


Proceedings of Conferences and Hearings


**Bibliographies on New Communities**


