RESOLUTION NO. 1/-06 CITY OF CENTERVILLE, OHIO

SPONSORED BY COUNCILMEMBER Douglas Cline ON THE 20th DAY OF March , 2006.			
20th DAY OF March 1, 2006.			
A RESOLUTION AUTHORIZING AND DIRECTING THE CITY MANAGER, ON BEHALF OF THE CITY OF			
CENTERVILLE, TO EXECUTE AN AGREEMENT WITH THE			
GREATER DAYTON REGIONAL TRANSIT AUTHORITY TO			
PROVIDE FUNDING FOR THE ARCHITECTURAL			
PRESERVATION DISTRICT STREET FURNITURE			
UPGRADE IN THE CITY OF CENTERVILLE.			
WHEREAS, the Greater Dayton Regional Transit Authority made funds available to jurisdictions to implement transit-related capital projects and to promote transit-related community development through an RTA Community Grant Program; and			
WHEREAS, the City of Centerville applied for and was awarded funds not to exceed \$6,000.00 for the Architectural Preservation District Street Furniture Upgrade.			
NOW THEREFORE, THE MUNICIPALITY OF CENTERVILLE HEREBY RESOLVES:			
Section 1. That the City Manager is hereby authorized and directed to execute an agreement with the Greater Dayton Regional Transit Authority for the installation of the Architectural Preservation District Street Furniture Upgrade, a copy of said agreement, marked Exhibit "A", is attached hereto and made a part hereof.			
PASSED this 20th day of March, 2006.			
Mars Kinger			
Mayor of the City of Centerville, Ohio			
ATTEST:			
Debra a. James			
Clerk of Council, City of Centerville, Ohio			

CERTIFICATE

The undersigned, Clerk of the Council of the City of Centerville, Ohio, hereby certifies that	t
the foregoing is a true and correct copy of Resolution Number 11-06, passed by the	
Council of the City of Centerville, Ohio, on the 20th day of March	,
2006.	

Debra a James Clerk of Council

Approved as to form, consistency with the Charter and Constitutional Provisions.

Department of Law Scott A. Liberman Municipal Attorney

2006 GREATER DAYTON REGIONAL TRANSIT AUTHORITY RTA COMMUNITY GRANTS PROGRAM PROJECT AGREEMENT

THIS AGREEMENT is entered into on the date(s) at the end hereof, by and between the GREATER DAYTON REGIONAL TRANSIT AUTHORITY, hereinafter referred to as "RTA," and the City of Centerville, hereinafter referred to as the "Participant."

WITNESSETH:

WHEREAS, on November 5, 2002, acting on Resolution No. 2002-11-1, the RTA Board of Trustees re-established a process so that political jurisdictions can apply for funds to implement transit-related capital projects; and

WHEREAS, on November 5, 2002, the RTA Board of Trustees approved the use of one percent of its annual federal 5307 formula funds for the purposes of funding an RTA Community Grants Program; and

WHEREAS, the RTA Board has selected the project of the Participant as one which will promote transit-related community development and has approved the expenditure of the eligible federal funds under its control specifically for the project to be undertaken by the Participant; and

WHEREAS, the RTA and Participant are desirous of mutually cooperating in the funding of a transit-related capital project situated within the boundaries of the RTA's service area known

as the Architectural Preservation Street Furniture Upgrade, hereinafter referred to as the "Project"; and

WHEREAS, the RTA is willing to use some of its federal allocated funds to foster same; and

WHEREAS, the Participant has approved this contract
pursuant to Resolution/Ordinance No. ______, attached as an
addendum to this contract; and

WHEREAS, as part of the RTA Community Grants Program and approved by the RTA Board of Trustees, the Participant was authorized to be awarded a distribution not to exceed the project grant award of \$6,000. The payment to the Participant will never be more than 80 percent of the actual cost of the approved project and will not exceed the awarded amount (80 percent of the total project cost as approved for this program (see Attachment A); and

WHEREAS, the Participant has determined that the Project can be completed within 12 months of the execution date of this Agreement and the Participant is therefore eligible for participation in RTA's Community Grants Program.

NOW, THEREFORE, for and in consideration of the mutual promises, covenants and agreements hereinafter set forth, the parties to this Agreement, with the intent to be legally bound, agree as follows:

1. The Participant agrees to assume responsibility of administering the Project and to assume responsibility for all future maintenance associated with the project's result. The RTA agrees to tender to the Participant a maximum of 80 percent

of actual eligible costs, not to exceed 80 percent of the total approved project cost.

- 2. The Participant agrees that the federal allocated funds referred to in paragraph 1 hereof will be used solely and exclusively by the Participant to offset the cost incurred by it in undertaking the Project, and further agrees that should any or all of the RTA federal allocated funds for this Project be used for any purpose other than that of the Project, the Participant will repay the RTA the amount improperly expended, and will do so within 14 calendar days of written notice to it by the RTA that such improper expenditure has occurred, stating therein the amount which the RTA believes has been misapplied.
- Upon execution of this Agreement by both parties, the RTA agrees to tender a maximum of 80 percent of eligible actual cost of the project, not to exceed 80 percent of the total approved costs, unless otherwise arranged. The Participant agrees to supply RTA's Grants Administrator with statements, or invoices, indicating therein the amount of monies expended by Participant in the furtherance of the Project, these statements, or invoices, will also contain a statement therein identifying the date of each expenditure, the name of the person or business enterprise paid, and the goods or services provided warranting the payment, copies of checks supporting payments made, and the signature of a Participant Official to attest that payments were incurred in furtherance of completing this The RTA will, upon receipt of such statements or project. invoices at the completion of the project or as otherwise

arranged, reimburse the Participant a maximum of 80 percent of the total eligible costs, not to exceed 80 percent of the total approved project cost. Should the RTA be of the opinion that any of the identified RTA's Federal allocated funds are expended for purposes other than the furtherance of the Project, the RTA may, in its sole discretion, reduce such payment by the amount of the alleged misapplication, or seek reimbursement as same is provided in paragraph 2 hereof. The parties also agree that the RTA has the authority to meet with the contractor, person or business entity employed by the Participant for the Project, and review documentation as it deems necessary to determine that the RTA's Federal allocated funds are being expended for Project purposes. RTA's commitment to reimburse these expenditures under this Agreement expires 12 months after the execution date of this Agreement.

- 4. The Participant agrees that the RTA's federal allocated funds are to be expended by the RTA in its sole discretion, and that the RTA's financial assistance to the Participant is voluntary and that the Participant has no legal or equitable claim to any of the RTA's federal allocated or non-allocated funds.
- The Participant acknowledges that part of the consideration for this Agreement emanates from the RTA's federal funds, and that such, as said consideration constitutes public funds, and the Participant acknowledges that the RTA is legally authorized to inspect and make copies of the Participant's books and audit the receipt and expenditure of

such consideration. The Participant, therefore, agrees to allow the RTA or its representatives, to enter upon its premises during regular business hours and to supply the RTA or its representatives, the book/financial records concerning the Participant's receipt and expenditure of the RTA Federal allocated funds received by the Participant pursuant to the Agreement.

- 6. The Participant shall enter into and administer all construction, procurement and/or professional services contracts for the construction of the Project. The Participant agrees to adhere to all bidding procedures and regulations applicable to the Participant and/or the RTA for the reasonable and prudent selection of any and all third parties for the Project. The Participant will provide RTA, upon RTA's request, with a summary competitive bid documentation and/or quotations for work to be contracted under the grant.
- 7. The Participant acknowledges that the receipt of federal funds must be reported as stipulated by Circular No. A-133. As such the RTA must receive an A-133 Report from the Participant within a reasonable time after approval by the State Auditor if the Participant is in receipt of \$500,000 or more in federal awards in the year the Community Grants Program funding is received. If the Participant does not receive \$500,000 or more in federal awards in the year the Community Grants Program funding is received, then the Participant must provide a letter to the RTA stating such. For purposes of reporting, the Community Grants Program's Catalog of Federal Domestic

Assistance (CFDA) # is 20.507.

- The Participant agrees that all documentation. financial records and other evidence of Project activity under this Agreement shall be maintained by the Participant, consistent with the records retention requirements of the Ohio Revised Code, for a period of three (3) years after the completion or termination of the Project. After this three-year retention period, the Participant must notify the RTA, writing, of its intent to destroy said records. reserves the right to extend the retention period for such records, and if it decides to do so it will notify the Participant in writing, otherwise, the RTA will issue to the Participant a written Certificate of Records Disposal, it being understood that no records in the Participant's possession will be destroyed until the Participant has received certificate. The Participant also agrees to notify persons or business entities with which it does business in the prosecution of the work called for in the Project of the fact that such person or business entity is receiving public funds and that such funds may be audited by the RTA or its representatives even though they have been received by a private person or business entity.
- 9. The parties acknowledge that this Agreement is made pursuant to the RTA Community Grants Program and that the distribution of funds provided for herein is made pursuant to that program and constitutes a distribution to the Participant thereunder.

- 10. The parties expressly agree that this Agreement shall not be assigned by the Participant without the prior written approval of the RTA, which approval may be withheld at the sole discretion of the RTA.
- 11. The Participant, or any person claiming through the Participant agrees not to establish or knowingly permit any such practice or practices of discrimination or segregation in reference to anything relating to this Agreement, or in reference to any contractors or subcontractors of said Participant.
- 12. The Participant shall be the owner of all physical improvements constructed as part of the Project. The Participant shall be responsible for the continued maintenance, repair and upkeep of all Project property, and such property shall be maintained in a safe, clean and aesthetically pleasing condition.
- 13. The Participant agrees to include RTA-provided signage at the construction site which communicates RTA's participation in the Project.
- 14. The Participant agrees to provide the RTA with photographs that clearly display the improvements obtained through the Project (before and after photographs).
- 15. The Participant agrees to maintain the Project funded by RTA Community Grant Program dollars in such a way as for the Project to achieve its anticipated useful life, achieve a favorable appearance, and to contribute to the safety of all of those who come into contact with the Project/facility. Failure

to comply with this requirement will cause the Participant to reimburse the RTA for its contributed funding. The RTA retains the right to inspect the Project/facility throughout its anticipated life to make determination of the Participant's adherence to this maintenance requirement.

- 16. The Participant agrees to complete this Project within 12 months of the execution date of this Agreement at which point this Agreement terminates. Application for reimbursement must be made within 60 days after this 12-month period expires, unless otherwise arranged, for the Participant to be assured of reimbursement.
- to protect, defend, indemnify and hold the RTA, its Board members, officers, employees, and agents, free and harmless from and against any and all losses, penalties, damages, settlements, costs or liabilities of every kind and character arising out of or in connection with any negligent acts or acts of omission of the Participant, and its employees, officers, agents, successors or independent contractors. Further, to the extent permitted by law, the Participant agrees to pay all damages, costs and expenses of the RTA in defending any action arising out of the aforementioned acts of omission.
 - 18. Either party may terminate this Agreement by serving written notice on the other party at least 14 calendar days before the effective date of such termination as is mentioned in the notice conditioned that no work on the Project has been initiated.

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- 19. If said Project is canceled after work has been initiated, the RTA is not obligated to reimburse for any expenses incurred up to that time. If reimbursement of expenses has incurred and the Project is canceled, funds approved under this grant program will be returned to RTA.
- 20. If any term or provision of this Agreement or the application thereof to any entity, person or circumstance shall, to any extent be held invalid or unenforceable, the remainder of this Agreement, or the application of such term or provision to entities, persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby and each remaining term and provision of this Agreement shall be valid and enforceable to the fullest extent permitted by law.
- 21. This instrument embodies the entire agreement of the parties. There are no promises, terms, conditions or obligations other than those contained therein; and this Agreement shall supersede all previous communications, representations or agreements, either written or oral, between the parties to this Agreement. Also, this Agreement shall not be modified in any manner except by an instrument, in writing, executed by the parties to this Agreement and approved by proper Resolution of the parties, if necessary.
- 22. This Agreement and any modifications, amendments, or alterations, shall be governed, construed, and enforced under the laws of The State of Ohio and regulations of the Federal Transit Administration (FTA).

23. Signatures hereon shall act as express representations that the signing agents are authorized to bind their respective principals to all rights, duties, remedies, obligations and responsibilities incurred by way of this Agreement.

IN WITNESS WHEREOF, the	e parties have hereunto set their
hands this day of	, 2006.
Signed and acknowledged in the presence of:	GREATER DAYTON REGIONAL TRANSIT AUTHORITY
Witness	By: Executive Director
	*
Witness Name of Jurisdiction	
Address) a
City State Zip Code	
Witness	By:
APPROVED AS TO FORM:	
Dwight A. Washington, Washingt For the Greater Dayton Regions	ton & Strobl al Transit Authority