RESOLUTION NO. 32-84 CITY OF CENTERVILLE, OHIO

SPONSORED BY COUNCILMAN Charles Tenlow ON THE 17th
DAY OF September, 1984.

A RESOLUTION AUTHORIZING AND DIRECTING THE CITY MANAGER TO ENTER INTO A COOPERATION AGREEMENT WITH THE BOARD OF COUNTY COMMISSIONERS OF MONTGOMERY COUNTY TO PROVIDE THAT MONTGOMERY COUNTY RECEIVE FEDERAL MONEY ON BEHALF OF THE CITY OF CENTERVILLE, OHIO, FROM THE COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM.

WHEREAS, Montgomery County has been designated by the U.S. Department (HUD) as an "urban county" for the purpose of applying for and receiving grants from the Community Development Block Grant (CDBG) Program, and

WHEREAS, such designation entitles the Board of County Commissioners to receive federal money on behalf of all cities, villages and townships in Montgomery County, and

WHEREAS, the City of Centerville wishes to be included in the area to be served by the Montgomery County Urban County CDBG Program.

NOW THEREFORE, THE MUNICIPALITY OF CENTERVILLE HEREBY RESOLVES:

SECTION 1. That the City Manager is hereby authorized and directed to enter into a Cooperation Agreement between the Board of County Commissioners of Montgomery County and the City of Centerville for the purpose of applying for and receiving grants from the Community Development Block Grant Program.

 $\underline{\text{SECTION 2.}}$ That this Resolution shall become effective immediately upon passage.

PASSED this 17th day of September

, 1984

Centerville, Ohio

ATTEST:

Clerk of the Council of the City of Centerville, Ohio

CERTIFICATE

The undersigned, Clerk of the Council of the City of Centerville, Ohio, hereby certifies that the foregoing is a correct and true copy of Resolution No. 32-84, passed by the Council of the City of Centerville, Ohio, on this 174 day of September, 1984.

Clerk of the Council

Approved as to form, consistency with existing ordinances, the charter and constitutional provisions.

Department of Law Robert N. Farquhar Municipal Attorney

FY 85, 86 AND 87 COOPERATION AGREEMENT

This agreement between the BOARD OF COUNTY COMMISSIONERS OF MONTGOMERY
COUNTY, OHIO, Hereinafter called the "County" and the
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WITNESSETH:
WHEREAS, the Congress of the United States has enacted the Housing and Community Development Act of 1974, as amended, which has as its primary objective the development of viable urban communities, and whereby federal assistance will be provided for the support of community development activities which are directed toward the following specific objectives:
(1) The elimination of slums and blight and the prevention of blighting influences and the deterioration of property and neighborhood and community facilities of importance to the welfare of the community, principally persons of low and moderate income;
(2) The elimination of conditions which are detrimental to health, safety, and public welfare, through code enforcement, domolition, interim rehabilitation assistance, and related activities;
(3) The conservation and expansion of the Nation's housing stock in order to provide a decent home and a suitable living environment for all persons, but principally those of low and moderate income;
(4) The expansion and improvement of the quantity and quality of community services, principally for persons of low and moderate income, which are essential for sound community development and for the development of viable urban communities;
(5) A more rational utilization of land and other natural resources and the better arrangement of residential, commercial, industrial, recreation, and other needed activity centers;
(6) The reduction of the isolation of income groups within communities and geographical areas and the promotion of an increase in the diversity and vitality of neighborhoods through the spatial deconcentration of housing opportunities for persons of lower income and the revitalization of deteriorating or deteriorated neighborhoods to attract persons of higher income; and
(7) The restoration and preservation of properties of special value for historic, architectural, or esthetic reasons, and
WHEREAS, both the City and the County are desirous of entering into community development activities within Montgomery County which are directed toward the above specific objectives, and for that reason, desirous of seeking such federal funding as may be available to them pursuant to the Act, and

WHEREAS, the Act contemplates and encourages the joining together by agreement of counties and municipalities with populations of less than 50,000, for the purpose of carrying out the objectives of the Act, and WHEREAS, municipalities and counties in Ohio have authority under Section 307.15 of the Chic Revised Code to enter into agreements whereby a board of county commissioners undertake, and is authorized by the contracting subdivision, to exercise any power, perform any function, or render any service, in behalf of the City which such City ____ may exercise, perform or render, and WHEREAS, the __ City and the County each have authority to carry out the kinds of activities which are the objectives of the Act pursuant to Section 303.26 of the Ohio Revised Code, et. seq., and WHEREAS, the ___ ___ and the County have agreed that it is in the best interests of carrying out the objectives of the Act within Montgomery County that the City and the County should join together in community development activities, and have previously entered in such an agreement for the previous program year of Community Development. IT IS AGREED BETWEEN THE PARTIES that: i. The County shall prepare and submit applications to the Secretary of Housing and Urban Development for a Community Development Block Grant under the terms of the Housing and Community Development Act of 1974, for Fiscal Years 1985, 1986 and 1987 program years. These applications shall continue a community development plan, which identifies community needs, demonstrates a comprehensive strategy for meeting those needs, and specifies both short and long term community development objectives, which have been developed in accordance with area-wide development planning and national urban growth policies, and otherwise conforms with the specific requirements of the Act. The community development plan described above shall hereinafter be called the "plan". 2. The _____ has been formally notified that Montgomery County's Community Development Project applications must be in accordance with the objectives of the Act and the identified community needs set forth in the plan. It is understood by the parties hereto that notwithstanding the ability of the City to prepare, submit, and recommend projects -- the County is solely responsible for the development of community development applications and that the program described in these applications must reflect the needs of the entire urban county. It is also understood between the parties that the County should have the authority and responsibility to make decisions concerning the contents of the applications, and that the projects and activities for which approval and urban county formula funding is sought under these applications shall be in conformance with the purposes of the Act and the plan. It is also understood that, prior to making decision concerning the content of the applications, the County will give careful consideration to the recommendations of the Community Development Advisory Committee and the Countywide Citizens' Advisory Committee concerning the community development programs.

3. The <u>City</u> and the County agree to cooperate to uncertake, or assist in undertaking, community renewal and lower income housing
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assistance activities, specifically urban renewal and publicly assisted housing,
provided, however, the shall not be obligated to expand
general municipal government funds for programs or facilities located beyond the
geographical boundaries of the City .
4. If projects or activities within the $\frac{\text{City}}{\text{City}}$ are approved and funded, pursuant to the applications, the $\frac{\text{City}}{\text{City}}$ may elect the
and funded, pursuant to the applications, the may elect the
implementation of those portions of the plan which are to take place within its
boundaries, or it may elect to have the County implement that portion of the plan.
The parties acknowledge that, whatever the City election, the County
will have the responsibility and authority for the overall implementation of the
programs and for the proper use of the Fiscal Years 1985, 1986 and 1987 urban county
entitlement in accordance with the requirements of the Act.
5. The County has developed and shall maintain a uniform administrative
procedure for the development of the applications. These procedures will of
necessity reflect the requirements of the Secretary of Housing and Urban Development
and the regulations which the Secretary may develop for the distribution and
expenditure of urban county formula funds.
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6. This agreement shall not be terminated by either party before the end of
the program years covered by the County's Fiscal Year 1985, 1986 and 1987 application
except as a result of HUD action.
7. If the parties have agreed upon a community development project or activity
which has been included in a plan which has been approved by HUD, neither party may
disapprove such activity after the plan in which it was included has been approved by
HUD unless reasonable and just cause to terminate or disapprove the project or activi
is presented in writing to the Board of County Commissioners at least 45 days prior t
the proposed termination or disapproval and the Board of County Commissioners acts wi
reasonable and just cause to terminate or disapprove the project or activity at least
15 days prior to the proposed termination or disapproval.
15 days prior to the proposed retilities on a coopprover
8. The City authorizes the County to do on behalf of the City what the City could do for itself in the making of the application for, and the expenditure of,
what the City
could no for itself in the making of the application for, and the expenditure of,
urban county Community Development Block Grant funds.
9. Notwithstanding any of the above covenants, it is understood between the
parties that no community development projects or activities will be implemented with
the jurisdiction of any incorporated area unless such projects have been recommended
and approved by the poverning body of said incorporated area, (excluding activities
necessary for the implementation of the approved Housing Assistance Plan).
10. This agreement obligates the City to take all required actions to comply with the provisions of Title VI of the Civil Rights Act of
required actions to comply with the provisions of Title VI of the Civil Rights Act of
1964. Title VIII of the Civil Rights Act of 1968, Section 109 of 11116 1 of the House
and Community Development Act of 1974, and other applicable laws.