RESOLUTION NO. 41-80 CITY OF CENTERVILLE, OHIO

SPONSORED BY COUNCILMAN Russell Sweetings ON THE 14th

DAY OF
A RESOLUTION ACCEPTING THE OFFER TO SELL REAL ESTATE TO THE CITY OF CENTERVILLE, OHIO, MADE BY FRANK W. WILLIAMS AND JOAN WILLIAMS, HUSBAND AND WIFE AND AUTHORIZING PAYMENT THEREFORE.
WHEREAS, Frank W. Williams and Joan Williams, husband and wife offered to sell to the City of Centerville certain real estate as described is said offer for the sum of Six Thousand Six Hundred Dollars (\$6,600); and
WHEREAS, the Council of the City of Centerville upon due consideration does believe said offer to be fair in all respects and consider said purchase to be necessary in connection with the improvement of Clyo Road;
NOW THEREFORE, the Municipality of Centerville hereby resolves;
SECTION I. That the offer to sell real estate, a copy of which is attached hereto, marked Exhibit "A" and incorporated herein is hereby accepted.
SECTION 2. That the Director of Finance is hereby authorized to particle with the Six Hundred Dollars (\$6,600) and the City Manager of the City of Centerville is hereby authorized and directed to do any and everything necessary in order to carry out the terms of said offer to sell real estate.
SECTION 3. This Resolution shall become effective immediately upon passage.
PASSED this 14th day of July, 1980.
Deputy-Mayor of the City of Centerville, Oh
Clerk of the Council of the City of Centerville, Ohio
<u>CERTIFICATE</u>
The undersigned, Clerk of the Council of the City of Centerville, Ohio, hereby certifies the foregoing to be a true and correct copy of Resolution No. 41-50, passed by the Council of the City of Centerville, Ohio, on the 14-4 day of 1980.
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Clerk of the Council Approved as to form, consistency with existing ordinances, the charter and constitutional provisions. Department of Law Robert M. Fargubar

Municipal Attorney

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PARCEL	NO.	

OFFER TO SELL REAL ESTATE

1. I/We Frank w + Joan Williams.

hereinafter referred to as the "Owner(s)" hereby offer to sell to the City of Centerville, Ohio, hereinafter referred to as the "City" for the sum of Signification Significant Significant (\$6600), the real property described in Exhibit A which is attached and made part hereof together with all temporary easements and channel easements described in Exhibit B which is attached and made part hereof.

That as part of the consideration, it is agreed as follows:

- 2. The consideration above stated included compensation for all damages accruing from the taking of the real estate described herein and for the temporary easements and channel easements.
- 3. The owner(s) will convey said property to the City in fee simple, free, clear and unencumbered, by deed of general warranty with full release of dower, and will procure, record and deliver to it all releases of all other interests therein which are necessary to convey such title including, but not by way of limitation, those of tenants, lessees, or others now in possession, or in any manner occupying said premises, and all assessment claims against the property. If, however, the conveyance of the property herein cannot be effected within the time stipulated because of defective title or the inability or refusal of the owner to convey said property, the owner shall be liable for all additional taxes and assessments which accrue as a result of said delay of conveyances.

- 4. Complete possession of the above described property shall be given to the City on the date of conveyance to the City.
- 5. The City may withhold, at the time the sale is closed, a sufficient portion of the purchase money stated above to pay all fixed tax claims against the property for the payment of which the owner is obligated herein and all assessment claims against the property, and to pay all such tax and assessment claims which may then be liens but which cannot be paid until the amounts thereof are fixed. Any balance remaining after such claims are discharged shall be refunded to the owner, and the owner shall be liable for any deficiency.
- 7. Delivery by the owner(s) of the deed hereinabove provided for and the acceptance by the City of said deed shall be upon the express conditions and reservation that such delivery and acceptance shall not be deemed to extinguish, waive, or discharge any of the obligations of the owner(s) or the City hereunder not stipulated or contained in said deed, nor in any way to prejudice or bar the owner(s) or the City in asserting any of its rights hereunder.
- 8. That after acceptance by the City of this offer the owner(s) will not contest any action which the City has or may institute to appropriate said property to public use and in such proceeding the owner(s) will appear and consent that the jury in its verdict and the Court in its judgment entry may make the amount of the purchase money stated above the amount of the compensation awarded for the appropriation of said property to public use. The owner(s) also consents to the filing and use of this offer in such proceedings as evidence of the agreed value of said property.

WITNESSES:	DATE19
Come. William	Frank letteremel
	Joan F Williams)
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A temporary right of way easement during the period beginning with the breaking of ground for the construction of the Clyo Road Improvement and terminating when the completed work has been fully accepted by the City of Centerville for the purpose of performing the work necessary to construct back slopes, grading and seeding within the limits shown on the right of way plans, in the real estate described as follows to wit:

В	eing a parce	l of land situat	ed in the Ci	ty of Center	ville,
County	of Montgome	ry, State of Ohi	o, Section	19	, Town
	2	Range	6	, and 1	ying on the
			, made by	Stephen Wor	1
and re	corded in			Book	
and be	ing located	within the follo	wing describ	ed points in	the
bounda	ry thereof:				

Commencing for reference at an existing railroad spike at the southeast corner of said southwest quarter, spike also being located at the intersection of the centerline of Clyo Road and Franklin Street;

thence, north 0° 45' 08" east 2255.6 feet with the east line of said quarter and centerline of Clyo Road to a point located at Station 28+55.60 on the Clyo Road centerline;

thence, north 89° 14' 52" west 43.00 feet to a point marking the true place of beginning of the easement herein conveyed;

thence, north 0° 45' 08" east 139.72 feet to a point on the grantor's north line;

thence, south 88° 44' 08" west 35.00 feet with the grantor's north line to a point;

thence, south 0° 45' 08" west 139.72 feet to a point on the grantor's south line;

thence, south 89° 14' 52" east 35.00 feet with the grantor's south line to the true place of beginning, containing 0.11 acres, more or less, and subject to all legal highways and easements of record.