RESOLUTION NO. 6 7/6 CITY OF CENTERVILLE, OHIO

Sponsored	by Councilman_	The second second	on the	day of
); ,-	i	, 1976.		
	CENTERVILLE TO MONTGOMERY COUN CONCERNING ESTA FOR THE PREVENT	THORIZING AND DIR ENTER INTO AM AGRI TY COMBINED GENER/ BLISHMENT OF A REI ION OF ALCOHOLISM ION OF ALCOHOLICS	EMENT WITH THE AL HEALTH DISTRIC ABBILITATION PRO AND FOR THE TRE	CT GRAM ATMENT
major prol	WHEREAS, the Ci blem facing soci	ty of Centerville ety today; and	recognizes that	alcoholism is a
a profess	to enter into an ionally staffed,	ntgomery County Co Agreement with the progressive rehal treatment and rel	ne City of Center pilitation progra	rville to establish am for prevention
Combined (program but to General Health D f the funds rece	ty of Centerville enter into an Agre istrict concerning ived by the City of es toward the pay	eement with the ! g such a program of Centerville fo	to contribute 10
	NOW; THEREFORE,	THE MUNICIPALITY	OF CENTERVILLE	HEREBY RESOLVES:
District to	o an Agreement w for the establis reatment of reha	City Manager is I ith the Montgomery hment of a program bilitation of alco d Exhibit A and in	County Combined for the preventation of the combined to the control of the contro	d General Health tion of alcoholism of which Agreement
attached hare furthe	ny and all payme hereto as Exhibi er authorized an	nts called for in	accordance with Director of Fina any and all nece	nce and City Manager
date allow	Section 3. Thi	s Resolution shall	become effective	ve at the earliest
	PASSED this	day of day		_, 1976.
		- 2/10	to Whi	20
ATTEST:		Mayor of	the City of Cent	terville, Ohio
Clerk of t	the Council of t	he City of		
		CERTIFICATE		
Resolution Ohio, on t	eby certifies the No, the day of	, Clerk of the Cou e foregoing to be passed by the Cour	a true and corrections of the City 1976.	ect copy of of Centerville,
WICH CHIST	as to form, consting ordinances, constitutional Department of L. Robert N. Farque Municipal Attors	provisions. aw har	Clerk of the Cou	incil ()

AGREENENT

STATE OF OHIO LIQUOR PERHIT FEES FOR ALCOHOLISM

FIRST PARTY:

City of Centerville

SECOND PARTY:

Montgomery County Combined General Health District

WITNESSETH:

- (1) WIEREAS, it is the mutual desire of the parties to this agreement that a professionally staffed, progressive rehabilitation program be implemented for the prevention of alcoholism and for the rehabilitation of alcoholics.
- (2) IT IS mutually agreed by and between the parties hereto that each FIRST PARTY shall contribute ten (10) percent of the funds received by it respectively from the State of Ohio for Liquor Permit fees for the year 1973 to the establishment and operation of such a program.
- (3) WHEREAS, the FIRST PARTY'S Legislative Body has passed a Resolution declaring its intention to cooperate with the SECOND PARTY and the FIRST PARTIES of other political subdivisions in the establishment and operation of a program against alcoholism.
- (h) THE FIRST PARTY, in consideration of the promises and agreements of the SECOND PARTY herein set forth, hereby promises and agrees to pay to said SECOND PARTY, its contributive share within thirty (30) days after this Agreement is executed by said SECOND PARTY or thirty (30) days after receipt of said monies by the FIRST PARTY from the State of Ohio.

- (5) THE SECOND PARTY, in consideration thereof, hereby promises and agrees to administer said program through its Director of the Bureau of Alcoholism and Drug Abuse; the SECOND PARTY further agrees that the complete administration and operation of the program will be the sole and exclusive responsibility of said SECOND PARTY. A resume of the history, operation, services and goals of the program as set forth in this document will be furnished in accordance with the SECOND FARTY'S report system.
- (6) THE SECOND PARTY further agrees that any funds that are not expended in the program in the calendar year in which they are contributed will remain in an escrow fund for future expenditure and will not revert to the general fund because of said non-expenditure. In the event that the Alcoholism Program should be discontinued, unused monies would revert back to the participating FIRST PARTY. Rights, title and interests of or in files, furnishings, equipment and other property shall remain with the SECOND PARTY.

IN TESTIMONY WHEREOF, the parties hereto, have hereunto set their hands to duplicates, on the day and year as infra.

FIRST PARTY	SECOND PARTY	
	President, Board of Health	
Title	Title	
Date:	Date:	
	2	
	Mealth Commissioner	
	Date:	
Approved as to Form	Approved As to Form	
By	Ву	
Title	Title	
Date:	Date:	