COMMONWEALTH OF PUERTO RICO MUNICIPALITY OF GUAYNABO MUNICIPAL ASSEMBLY

RESOLUTION

Number 14

Presented by: Administration

Serie 1988-89

RESOLUTION OF THE MUNICIPAL ASSEMBLY OF GUAYNABO, PUERTO RICO, AUTHORIZING THE MAYOR OF GUAYNABO, PUERTO RICO, TO FILE AN APPLICATION AND ENTER ANY AGREEMENT FOR ANY PROGRAM UNDER THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT GOVERNED BY TITLE I OF MAYOR TO ACCEPT AND RECEIVE SAID GRANTS AND FOR OTHER PURPOSES.

WHEREAS

: The U.S. Housing and Community Development Act of 1974 Public Law 93-383 of 1974, as amended, provides for development of viable urban communities by providing decent housing and a suitable living environment and expanding economic opportunities, principally for persons of low and moderate income.

WHEREAS

Said Act authorizes the Secretary of Housing and Urban Development (HUD) to make grants to units of general local government to help finance Community Development Programs under Section 103 (a) (1) of Title One, or any other Program where funds are available.

WHEREAS

Under said legislation elegible applicants, in the case of Municipalities are required to authorize by resolution the Mayor to file application and to provide to the Secretary of Housing and Urban Development with certain assurance of compliance whith the regulations under Title I said Act.

NOW THEREFORE

BE IT RESOLVED BY THE MUNICIPAL ASSEMBLY OF GUAYNABO PUERTO RICO, ON FEBRUARY 17, 1989.

Section 1

That the Mayor be and is hereby authorized to execute and file applications, and/or amendments there of on behalf of the Municipality of Guaynabo, with the Department of Housing and Urban Development, Act of 1974.

Section 2

: That the Mayor of Guaynabo, is hereby authorized and designed as the Municipality's representative and as such to act in connection with the Application of any agreement to contract and to provide such additional information as may be required including all understanding and assurances contained in the application.

Section 3

- That in connection with such application and receipt of funds pursuant to Title I of the Housing and Community Act of 1974 this Municipality will comply with:
 - 1. Section 109 of the Housing and Community Act of 1974 and regulation pursuant to Title VI of the Civil Rights Act (PL 90-284); Executive Orders 11246 and 11063; and Section 3 of the Housing and Urban Development Act of 1968, as amended.

Section 4

: That in connection with such application, and the receipt of funds from the Grant Agreement to Title I of the Housing and Urban Development Act of 1974, this Municipality will:

- 1. Provide fair and reasonable relocation payments and assistance in accordance with Section 202, 203 and 204 of the Uniform Relocation and Real Property Acquisition Polices Act (PL91-646) and applicable HUD regulations, families, individuals, partnerships, corporations, or associations displaced as result to any acquisition of real property for an activity assisted the program;
- 2. Provide relocation assistance programs offering the services described in Section 205 of PL-646 to such displaced families, individuals, partnerships, corporations in the manner provided under applicable HUDregulations;
- 3. Assure that, withing a reasonable time prior to displacement, decent, safe, and sanitary replacement dwellings will be available to such displaced families and individuals in accordance with Seccion 205 (c) (3) of PL 91-646;
- 4. Inform affected persons of the benefits, policies, and procedures provided for under HUD regulations; and
- 5. Carry out the relocation process in such manner as to provide displaced persons with uniform and consistent services, and assure that replacement housing will be available in the same range of choice regarless of race, color, religion, or national origing.
- 6. In acquiring real property in connection with the Community Development Block Grant Program, be guided to the extent permitted under State Law, by the real property acquisition policies, set our under Section 301 of the Uniform Relocation Assistance of Real Property Acquisition Policies Act and the provisions of Section 302 thereof;
- Pay or reimburse property owners for necessary expenses as specified in Section 303 of the Act;
- 8. Give HUD and the Comptroller General through any authorized representative access to and the right to examine all records books, papers, or documents, related to grant;
- Comply with the provisions of the Hatch Act which limit the political activity of employees;
- 10. Comply with the provisions of Executive Order 11296, relating to evaluation of flood hazard;
- 11. Establish safeguard to prohibit employees from using positions for a purpose that is or give the appearance of being motivated by a desire for private gain for themselves or others, particulary those with whom they have family, business, or other ties, and
- 12. Comply with all requirements imposed buy HUD concerning special requirements of law, program, requirements, and other administrative requirements approved in accordance with Federal Management Circular A87 and requirements of OMB Circular No. A-102

Section 5

- : That the Mayor is hereby authorized and;
 - 1. Shall and so assume that STATUTES of a responsible Federal official under the National Environmental Policy Act 1969 insofar as the provisions of such act apply pursuant to this part;
 - 2. On behalf on this Municipality and himself shall, does accept the jurisdiction of the Federal Courts for the purposes of enforcement of this responsability as such an official.

Section 6

- That the Community Development Program to be undertaken pursuant to the application will:
 - 1. Give maximun feasible priority to activities with benefit lower moderate-income families or aid in the prevention or elimination of slums of blight, and or
 - 2. Contain activities designed to meet other community development needs having a particular urgency which are specifically identified as described in the applicant's community development plan summary and community development program.

Section 7

: That the Mayor or his duly authorized representative is hereby authorized and directed to execute contract and/or agreement with the U. S. Govenment, Secretary of Housing and he or his designee is further authorized to request and expend funds form the U. S. Government pursuant to said contract and/or agreement.

Section 8

That the Mayor or his duly authorized representative is hereby authorized to sign and execute any kind of Public Deed related to this Resolution.

Section 9

- That the extent that all or any actions hereby authorized have been execute and/or performed by the Mayor or his duly authorized representative all are hereby ratified and confirmed.
- Section 10
- : Any accordance, resolution or part thereof which be in conflict herewith is hereby repealed.

Section 11

This resolution shall take effect immediately.

President

Secretary

This resolution was approved by the Hon. Alfredo R. Martínez Resto, Interine Mayor, on _March <u>37</u>_, 1989,

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Estado Libre Asociado de Puerto Rico Gobierno Municipal de Guaynabo Asamblea Municipal

CERTIFICACION

YO, SRA. ASUNCION CASTRO DE LOPEZ, Secretaria de la Honorable Asamblea Municipal de Guaynabo, Puerto Rico, por medio de la presente certifico que la que antecede es una copia fiel y exacta de la Resolución Núm. 14, Serie 1988-89, aprobada por la Asamblea en su sesión ordinaria del día 17 de febrero de 1989.

CERTIFICO, ADEMAS, que la misma fue aprobada por mayoría de los miembros presentes en dicha sesión, los Hons. Adolfo Ávilês Medina, Lourdes Aponte Rosario, Rafael S. Fuentes Rivera, Lillian Jiménez de Irizarry, Juan E. Viera, Julio Vega Rosario, Carlos M. Santos Otero, Marcos A. Díaz Laboy, Alma Isabel Pérez, Francisco Nieves Figueroa, Carmen Delgado Morales, Milagros Pabón y Ramón Ruiz Sánchez.

Voto abstenido del Honorable Juan Fuentes Rodríguez.

Fue aprobada por el Hon. Alfredo R. Martínez Resto, Alcalde Interino, el día 27 de febrero de 1989.

EN TESTIMONIO DE TODO LO CUAL, libro la presente certificación bajo mi firma y el sello oficial del Municipio de Guaynabo, Puerto Rico, a los ventisiete días del mes de febrero del año mil novecientos ochenta y nueve.

Secretaria Asamblea Municipal