

Clerk's Receiving

No. 191

Date 7/23/96

R.A. Rose

Res. 91

1997-1999  
COMMUNITY DEVELOPMENT BLOCK GRANT  
INTERLOCAL COOPERATION AGREEMENT

THIS AGREEMENT, made this 23<sup>RD</sup> day of JULY, 1996  
by and between King County and the City of Shoreline.

WITNESSETH:

WHEREAS, the federal government through adoption and administration of the Housing and Community Development Act of 1974, as amended (the "Act"), will make Community Development Block Grant ("CDBG"), funds available to King County, for expenditure during the 1997-1999 funding years; and

WHEREAS, the area encompassed by unincorporated King County and any participating cities, has been designated by the United States Department of Housing and Urban Development ("HUD"), as an urban county for the purpose of receiving CDBG funds; and

WHEREAS, the Act directs HUD to distribute to each urban county the annual appropriation of CDBG funds based on the population characteristics of the urban county; and

WHEREAS, the Act allows joint participation of units of general government within an urban county, and a distribution of CDBG funds to such governmental units; and

WHEREAS, the CDBG Regulations require the acceptance of the consolidated housing and community development plan ("Consolidated H&CD Plan") by participating jurisdictions; and

WHEREAS, King County will undertake CDBG-funded activities in participating incorporated jurisdictions as specified in the Consolidated H&CD Plan by granting funds to those jurisdictions to carry out such activities; and

WHEREAS, King County is responsible to the federal government for all activities undertaken with CDBG funds and will ensure that all CDBG assurances and certifications King County is required to submit to HUD with the annual Action Plan will be met; and

WHEREAS, King County and the participating jurisdictions are committed to targeting CDBG funds to ensure benefit to low- and moderate-income persons as defined by HUD; and

WHEREAS, King County and its consortium members recognize that the needs of low- and moderate-income persons may cross jurisdictional boundaries and can therefore be considered regional needs; and

WHEREAS, King County and the participating jurisdictions must submit an Annual Action Plan to HUD which is a requirement to receive CDBG funds; and

WHEREAS, the purpose of this Interlocal Cooperation Agreement, which is entered into pursuant to and in accordance with the State Interlocal Cooperation Act, RCW Chap. 39.34, is to form an urban county consortium, ("Consortium"), for planning the distribution and administration of CDBG and other federal funds received on behalf of the Consortium from HUD, and for execution of activities in accordance with and under authority of the Act;

NOW, THEREFORE, IN CONSIDERATION OF THE FOREGOING CIRCUMSTANCES AND IN CONSIDERATION OF THE MUTUAL PROMISES CONTAINED HEREIN, IT IS AGREED THAT:

I. GENERAL AGREEMENT

King County and each participating jurisdiction agree to cooperate to undertake, or assist in undertaking, community renewal and lower income housing assistance activities, specifically urban renewal and publicly assisted housing, funded from annual CDBG funds from federal Fiscal Years' 1997, 1998 and 1999 appropriations, from recaptured funds allocated in those years, and from any program income generated from the expenditure of such funds.

II. GENERAL DISTRIBUTION OF FUNDS

The distribution within the County of CDBG Funds under Title I of the Act shall be governed by the following provisions, exclusive of the Cities of Auburn, Bellevue, and Seattle.

- A. The amount needed for administration of the Consortium's CDBG and other federal programs which benefit the Consortium shall be reserved by the County. This amount, hereinafter referred to as the administrative setaside, is contingent upon review by the Joint Recommendations Committee ("the Committee"), as provided in Section VIII(B)(1), and approval by the Metropolitan King County Council, as provided by Sections XI(A) and XI(B).
- B. In addition to the administrative setaside referred to in Section II(A), each year 26% of the public service funds available (approximately \$300,000 based on an entitlement of \$6.85 million and program income of \$800,000) will be subtracted from the entitlement and reserved for public service activities in support of the affordable housing requirements under the implementation of the state Growth Management Act (RCW Chapter 36.70A). This public service setaside will be administered by the County with input from a working group of the participating cities and county staff. This public service setaside will be subject to the same percentage of decrease as the annual public service funds if there are any reductions during the year.
- C. Of the grant amount remaining after the setasides referred to in Sections II(A) and II(B) ("the Adjusted Grant Amount"), any city which is a participant in this Agreement may be eligible to receive a direct pass-through share ("the pass-through"), provided that:
  1. The city's share of the Adjusted Grant Amount equals \$50,000 or more based upon the city's percentage of the Consortium's low- and moderate-income persons, as defined by HUD;
  2. The city may receive planning dollars from the County and Small Cities Fund (defined in Section II below) the year prior to accepting a Pass-through, the amount to be based on their percentage of the Consortium's low- and moderate-income persons, as defined by HUD;
  3. The city develops a strategic plan in accordance with Consolidated H&CD Plan requirements;
  4. The city council adopts the strategic plan, for the period covered by the Consolidated H&CD Plan, which includes specific activities the city will undertake with the pass-through funds and submits the plan to the County by the end of September;
  5. If the strategic plan meets HUD requirements, the city will be offered Pass-through City status beginning the next January 1;
  6. In the program year it becomes a Pass-through City, the city may elect to allocate all their funds or to allocate only their public services or capital funds, depending on which strategies they have adopted to date and if a process for allocating those funds is in place. In any case, the city will continue to receive its planning allocation; and

7. The participating city agrees to abide by Consortium requirements to receive a pass-through of CDBG funds or their ability to receive a pass-through will be revoked. The responsibilities of these pass-through jurisdictions are defined in Section X. Participating cities may elect not to receive a direct pass-through but may compete for County and Small Cities Funds, as defined in Section II(D), below.
- D. The funds remaining in the Adjusted Grant Amount after the distribution of the pass-through funds referred to in Section II(C) shall be referred to as the County and Small Cities Fund, and shall be allocated on a competitive basis to projects serving the cities not qualifying to receive or not electing to receive a pass-through, and/or projects serving the unincorporated areas of the county.
- E. If the monies assigned to a project during the period of this Agreement exceed the actual cost of the project, or if the project is later reduced or canceled, then the excess monies or recaptured funds, will be recaptured by the County and will be redistributed as follows:
  1. Administrative setaside funds, as defined in Section II(A) and public service setaside as defined in Section II(B) which are recaptured shall be returned to the Consortium and be distributed to the Pass-through Cities and County and Small Cities Funds based on their percentage of the Consortium's low- and moderate-income persons, as defined by HUD.
  2. Funds recaptured from a project funded through a city's pass-through fund, as defined in Section II(E), shall be returned to the city's pass-through fund, unless the city no longer qualifies for a pass-through as provided in Section II(C)(3), in which case the funds shall be returned to the County and Small Cities Fund.
  3. Funds recaptured from a project funded through the County and Small Cities Fund, as defined in Section II(D), shall be returned to the County and Small Cities Fund.
- F. Unallocated or recaptured funds from 1987 and prior years (e.g., unallocated or recaptured "Population," "Needs," or "Joint" funds) shall be returned to the Consortium and be distributed to the Pass-through Cities and the County and Small Cities Funds based on their percentage of the Consortium's low- and moderate-income persons, as defined by HUD.
- G. Funds received by a jurisdiction or CDBG subrecipient generated from the use of CDBG funds, hereinafter referred to as program income, shall be returned to the fund which generated the program income as follows, unless an exception is specifically recommended by the Committee and approved by the Metropolitan King County Council:
  1. That portion of the program income which is interest or fee income generated through Community Development Interim Loan (CDIL) and Section 108 loan guarantee projects (as provided in Section 108 of the Act), both of which use all or a portion of the Consortium's total available CDBG funds, shall be returned to the Consortium. The funds shall be used for the direct costs (e.g., staff, attorney, and bank fees, advertising costs, contract compliance costs), necessary for the marketing, negotiation, and implementation of the interim loan and 108 loan activities, and for other Consortium-wide or subregional capital projects or programs, including other Consortium-wide economic development projects or programs. Use of the funds shall be recommended by the Committee each year after review by an inter-jurisdictional staff group.
  2. Program income generated from a project (including housing repair) funded through a city's pass-through fund, as defined in Section II(C), shall be returned to the city's pass-through fund, unless the city no longer qualifies for a pass-through as provided in Section II(C)(3), in which case the program income shall be returned to the County and Small Cities Fund.
  3. Program income generated from a project (including housing repair) funded through the County and Small Cities Fund, as defined in

Section II(D), shall be returned to the County and Small Cities Fund.

4. Program income generated from projects funded in 1987 (except for housing repair) and prior years shall be returned to the Consortium and be distributed to the Pass-through Cities and the County and Small Cities Funds according to their share of the Consortium's low- and moderate-income persons, as defined by HUD. Housing repair program income shall return to the housing repair program.

### III. USE OF FUNDS: GENERAL PROVISIONS

- A. The County and each of the Pass-through Cities shall specify activities and projects which it will undertake with the funds described in Section II above.
- B. The County and each of the Pass-through Cities shall ensure that CDBG funds are targeted to activities which can document predominant (51%) benefit to low- and moderate-income people and that the overall program meets or exceeds HUD's requirements for the percentage of funds spent to benefit low- and moderate-income persons in King County.
- C. Pass-through Cities may exchange their CDBG funds with other Pass-through Cities for general revenue funds. The use of general revenue funds obtained by a Pass-through City in this manner shall be consistent with the general intent of the community development program, but shall not be considered CDBG program income.
- D. The County and each of the Pass-through Cities shall conduct the appropriate citizen participation activities as required by HUD regulations.
- E. Approval of projects must be secured through formal grant applications (proposals) to King County; approval of activities shall be secured when the annual program is approved or amended.
- F. General administrative costs incurred by Pass-through Cities shall be paid for out of the pass-through or from local funds. Costs incurred in administering specific projects may be included in project costs.

### IV. USE OF ADMINISTRATION FUNDS

- A. A Pass-through City may reserve a portion of its entitlement share to cover administrative costs of its local CDBG Program or to fund planning projects, however, this amount must be reserved by spring of each year and will be based upon the city's proportion of low- and moderate-income persons, as defined by HUD.
- B. In addition to the responsibilities outlined in Section X., Pass-through Cities may use additional pass-through funds to cover part of their administrative costs if:
  1. Planning ceiling (the maximum amount allowed by HUD for planning and administration activities which cannot exceed 20% of the annual entitlement plus program income) is available;
  2. The city runs a competitive process for the distribution of the CDBG funds; and
  3. City staff participate in Consortium-wide planning processes such as development of the Consolidated H&CD Plan and the HOME Consortium Working Group.
- C. Requests from Pass-through Cities to use the balance of planning ceiling, if available, to cover additional administrative costs will take priority over requests for planning projects.
- D. Pass-through City staff who are supported with administrative funds would also be expected to assist in preparing and/or presenting information to the Committee.

V. USE OF PUBLIC SERVICE FUNDS

A Pass-through City may reserve a portion of its entitlement share to cover public service activities, however, the amount must be reserved by spring of each year and will be based upon the city's proportion of low- and moderate-income persons, as defined by HUD.

VI. PROGRAM INCOME

- A. The participating jurisdiction must inform King County of any income generated by the expenditure of CDBG funds received by the participating jurisdiction.
- B. Any such program income is subject to requirements set forth in Section II(G) of this Agreement.
- C. Any program income the participating jurisdiction is authorized to retain may only be used for eligible activities in accordance with all applicable CDBG requirements.
- D. King County has the responsibility for monitoring and reporting to HUD on the use of any such program income and thereby requires appropriate recordkeeping and reporting by the participating jurisdiction as stated in the signed certification to receive "Pass-through City" status and in each city's contract to receive CDBG planning and administration funds.
- E. In the event of close-out or change in status of the participating jurisdiction any program income that is on hand or received subsequent to the close-out or change in status shall be paid to King County Consortium.

VII. REAL PROPERTY

- A. Participating jurisdictions owning community facilities acquired or improved in whole or in part with CDBG funds must comply with change of use restrictions as required by HUD and the policies adopted by the Committee as found in the Consolidated H&CD Plan.
- B. The participating jurisdiction must notify King County prior to any modification or change in the use of real property acquired or improved in whole or in part with CDBG funds. This includes any modification or change in use from that planned at the time of the acquisition or improvement, including disposition.
- C. The jurisdiction shall reimburse King County in an amount equal to the current fair market value (less any portion thereof attributable to expenditures of non-CDBG funds) of property acquired or improved with CDBG funds that is sold or transferred for a use which does not qualify under the CDBG regulations.
- D. Program income generated from the disposition or transfer of property prior to or subsequent to the close-out, change of status, or termination of the cooperation agreement between the county and the participating jurisdiction shall be subject to the requirements set forth in Section II(G) and Section VI.

VIII. JOINT RECOMMENDATIONS COMMITTEE

A Joint Recommendations Committee shall be established.

- A. Composition. The Committee shall be composed of four County Department Directors or their designees: the Director of the Department of Development and Environmental Services, the Director of the Department of Community and Human Services, the Director of the Office of Budget and Strategic Planning, and the Director of the Seattle-King County Public Health Department. Department Director designees shall be specified in writing and should, where possible, be the same person consistently from meeting to meeting. Five participating city

representatives and their alternates will include city planning directors or comparable level staff, or elected officials. Two city representatives and their alternates will be from the north/east region of the County and two city representatives and their alternates will be from the south region of the County. An additional revolving position on this Committee shall be rotated between the HOME-only shall be established. Cities of Auburn and Bellevue. The revolving position will be non-voting, except on issues related to the King County HOME Consortium and other federal housing-related funds (excluding CDBG).

- B. Appointments. The Suburban Cities Association will select ten different jurisdictions, five to serve as members and five as alternates, who in turn, will assign representatives to this Committee. Terms of office shall be for two years. Priority for one of the positions will be for a small city representative. The revolving position will be appointed annually by the respective jurisdiction. Members of the Committee shall serve at the pleasure of their respective appointing authorities.

The chairperson and vice-chairperson of the Committee shall be chosen from among the members of the Committee by a majority vote of the members for a term of one year beginning the first meeting of the calendar year. Attendance of five members will constitute a quorum.

- C. Powers and Duties. The Committee shall be empowered to:
1. Review and recommend to the King County Executive all policy matters on the Consortium's CDBG and HOME Program including the amount of administrative setaside, priorities governing the use of the public services setaside, and projects or programs to be funded with the program income from community development interim loans and Section 108 loan guarantees (as allowed in Section 108 of the Act).
  2. Review, recommend, and endorse the Consolidated H&CD Plan required by HUD. The Consolidated H&CD Plan will be developed annually by the Consortium to meet the HUD requirement and will include Consortium-wide policies as well as local priorities governing CDBG-funded projects.
  3. Review plan and program disagreements between the County and participating jurisdictions and offer recommendations to the King County Executive.
  4. Review and recommend sanctions to be imposed on cities for failure to meet responsibilities as contained in Section X of this Agreement. Any recommended sanctions will ensure that the city's low- and moderate-income residents continue to benefit from CDBG funds. Sanctions will be imposed to prevent the King County Consortium from losing a share of its entitlement due to participating cities' inability to meet federal requirements.
  5. Review and recommend projects for funding under the Section 108 loan guarantee program (as allowed in Section 108 of the Act).

IX. RESPONSIBILITIES AND DUTIES OF THE KING COUNTY HOUSING AND COMMUNITY DEVELOPMENT PROGRAM STAFF

Those King County Housing and Community Development Program Staff positions which are funded through the administrative setaside, hereinafter referred to as the Staff, serve as staff to all Consortium partners and the Committee and provides liaison between the Consortium and HUD.

- A. Responsibilities to the Joint Recommendations Committee. The Staff shall:
1. Solicit and present to the Committee all applicable federal and County policy guidelines, special conditions, and formal requirements related to the preparation of the Consolidated H&CD Plan, and related to administration of the programs under these plans.

2. Prepare and present written materials required by HUD and the Metropolitan King County Council as components of the Consolidated H&CD Plan to be prepared pursuant to this Agreement, including but not limited to: collection and analysis of data; identification of problems, needs and their locations; development of long and short term objectives; consideration of alternative strategies; and preparation of the administrative budget.
3. Prepare and present to the Committee policy evaluation reports or recommendations, and any other material deemed necessary by the Committee to help the Committee fulfill its powers and duties.
4. Collaborate with city staff working groups and present to the Committee specific sanctions to be imposed on cities which fail to meet their responsibilities as contained in Section X and as contained in specific annual agreements.

B. Responsibilities to Jurisdictions Which are Parties to This Agreement.

The County will develop strategic plans which will identify community development and housing needs and strategies to address high priority needs in the balance of the County in accordance with the primary objectives and requirements of the Act. The Consolidated H&CD Plan, including the local program strategies will meet the HUD requirement for a Community Development Plan. The strategies outlined within the Consolidated H&CD Plan will be consistent with local comprehensive plans being developed under the Growth Management Act. The Staff shall:

1. Prepare and present to the King County Executive and Council material necessary for the approval of the County and Small Cities portion of the annual program.
2. Present to the Metropolitan King County Council the Consortium's annual program for adoption.
3. Administer the Consortium's CDBG Program:
  - help to identify needs in communities;
  - provide assistance in interpreting HUD regulations;
  - provide technical assistance to cities as necessary to enable them to meet their responsibilities as partners to the Agreement;
  - assist in the development of viable CDBG proposals;
  - review all proposals for CDBG funding;
  - develop contracts for funded projects;
  - monitor subrecipient and city-funded projects;
  - monitor and enforce compliance with the federal wage and relocation requirements;
  - reimburse all eligible costs;
  - prepare and submit required documents and reports to HUD; and
  - provide oversight of the CDBG Consortium to ensure compliance with all federal requirements.
4. Upon request by a Pass-through City, staff will develop, administer, and implement a city's CDBG-funded contract. Additionally, multi-jurisdictional projects funded by King County and/or one or more cities will be developed and implemented by Staff.
5. King County shall determine, with the advice of representatives from small cities, the use of the County and Small Cities Funds in a manner consistent with the Consolidated H&CD Plan including its local program strategies.

X. RESPONSIBILITIES AND POWERS OF PASS-THROUGH CITIES

In order to receive a direct share of the entitlement, Pass-through Cities participating in this Agreement shall have the following responsibilities and powers:

- A. Pass-through City Councils shall adopt local strategies which will address community development and housing needs in coordination with the Consortium's timeline for consolidated planning effort and which will be consistent with local comprehensive plans being developed under the Growth Management Act.
- B. Notify the County of the citizen participation activities undertaken by local jurisdictions as well as any changes made by the jurisdiction to funded CDBG activities in a timely manner as referenced under Section III(D).
- C. Each Pass-through City shall exercise local discretion in determining the use of its pass-through funds in a manner consistent with the Consolidated H&CD Plan including the Pass-through City's local program strategies and in accordance with the Consortium's schedule for submission to HUD.
- D. City legislative bodies shall approve or disapprove via motion or resolution all CDBG activities, locations, and budgets submitted by Pass-through City staff. Notice of these actions are to be forwarded to the County in a timely manner.
- E. Pass-through City staff shall review all project proposals for consistency with federal threshold requirements and Consortium-wide and other federal requirements prior to submission to the County.
- F. Pass-through City staff shall assist in the development of the Consortium-wide Consolidated H&CD Plan which includes housing and other community development needs, resources, strategies, and adopted projects.
- G. Pass-through City staff shall implement CDBG-funded projects within the program year and submit both vouchers and required reports to the County in a complete and timely manner.
- H. Pass-through City staff shall participate in other Consortium-wide planning activities such as HOME policy development and monitoring the Housing Stability Program.
- I. Pass-through City staff shall collaborate with County staff working group and present to the Committee specific sanctions to be imposed on cities which fail to meet their responsibilities as contained in this section and as contained in specific annual agreements.
- J. Each Pass-through City shall continue to adopt a local program strategy that commits the city to examining its role in recognizing and addressing regional or Consortium-wide needs through a coordinated funding approach with other jurisdictions and the County. The public services setaside referenced under Section II(B) is one effort in this direction.

XI. RESPONSIBILITIES OF OTHER CONSORTIUM CITIES

Other Consortium cities must apply for funds through the annual County and Small Cities application process. The Small Cities shall:

- A. Coordinate with County Staff in identifying community development needs and strategies for addressing them.
- B. Prepare applications for CDBG funds to address local needs.
- C. Obtain city council authorization for proposed projects.
- D. Carry out funded projects in a timely manner.



XII. RESPONSIBILITIES OF ALL PARTICIPATING JURISDICTIONS

- A. Each participating jurisdiction shall fulfill to the County's satisfaction all relevant requirements of federal laws and regulations which apply to King County as applicant, including assurances and certifications described in Section XII(D).
- B. Jurisdictions participating under this Agreement have certified that they have adopted and are enforcing local policies which:
  - 1. prohibit the use of excessive force by law enforcement agencies within its jurisdiction against any individuals engaged in non-violent civil rights demonstrations; and
  - 2. enforce applicable State and local laws against physically barring entrance to or exit from a facility or location which is the subject of non-violent civil rights demonstrations within jurisdictions.
- C. Pursuant to 24 CFR 570.501(b), all participating units of local government are subject to the same requirements applicable to subrecipients, excluding the County's Minority and Women Business Enterprises requirements. The applicable requirements include, but are not limited to, a written agreement with the County which complies with 24 CFR 570.503 and includes provisions pertaining to the following items: statement of work; records and reports; program income; uniform administrative items; other program requirements; conditions for religious organizations; suspension and termination; and reversion of assets.
- D. All participating units of local government understand that they may not apply for grants under the federal Small Cities or State CDBG Programs which receive separate entitlements from HUD during the period of participation in this Agreement. Consortium cities which do not receive a direct pass-through of CDBG funds may apply for grants under the County and Small Cities Fund.

XIII. RESPONSIBILITIES AND POWERS OF KING COUNTY ON BEHALF OF THE CONSORTIUM

King County shall have the following responsibilities and powers:

- A. The King County Council shall have authority and responsibility for all policy matters, including the Consolidated H&CD Plan, upon review and recommendation by the Committee.
- B. The King County Council shall have authority and responsibility for all fund allocation matters, including the approval of the annual administrative setaside and the approval and adoption of the Consortium's annual CDBG Program.
- C. The King County Executive shall have the authority and responsibility to approve requested changes to the adopted annual CDBG Program in the following circumstances:
  - 1. The requested change is to a Pass-through City's portion of the adopted annual program, and the change is requested by the legislative body of the Pass-through City; or
  - 2. The requested change is in the County and Small Cities portion of the adopted annual program, and it is limited to a change of project scope or change of project implementor in a specific project, and it is requested by the subrecipient, and the change is made in consultation with the Councilmember in whose district the project is located.
- D. The King County Executive, as administrator of this CDBG Program, shall have authority and responsibility for all administrative requirements for which the County is responsible to the federal government.
- E. The King County Executive shall have authority and responsibility for all fund control and disbursements.


F. Notwithstanding any other provision contained in this Agreement, the County as the applicant for CDBG funds has responsibility for and assumes all obligations as the applicant in the execution of this CDBG Program, including final responsibility for selecting activities and annually submitting Action Plans with HUD. Nothing contained in this Agreement shall be construed as an abdication of those responsibilities and obligations.

#### XIV. GENERAL TERMS

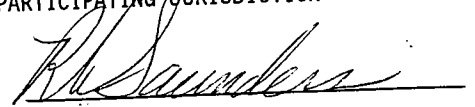
- A. This Agreement shall extend through the 1997, 1998 and 1999 program years, or, if the federal government should end King County's CDBG entitlement status before that time, through the completion of CDBG activities in the participating city. King County, as the official applicant, shall have the authority and responsibility to ensure that any property acquired or assisted with CDBG funds is disposed of or used in accordance with federal regulations.
- B. Pursuant to 24 CFR Part 570.307(d)(2), during the period of qualification (1997-1999) no included unit of general local government may withdraw from nor be removed from the urban county for HUD's grant computation purposes.
- C. It is understood that by signing this Agreement the jurisdictions shall agree to comply with the policies and implementation of the Consolidated H&CD Plan.
- D. Parties to this Agreement must take all required actions necessary to assure compliance with King County's certification required by Section 104(b) of Title I of the Housing and Community Development Act of 1974, as amended, including Title VI of the Civil Rights Act of 1964, (Title III of the Civil Rights Act), the Fair Housing Act, Section 109 of Title I of the Housing and Community Development Act of 1974, as amended, the Americans with Disabilities Act of 1990, and other applicable laws.
- E. No CDBG funds shall be expended for activities in, or in support of any participating city that does not affirmatively further fair housing within its own jurisdiction or that impedes the County's actions to comply with its fair housing certification.
- F. It is recognized that amendment of the provisions of this Agreement may become necessary, and such amendment shall take place when all parties have executed a written addendum to this Agreement.
- G. Calculations for determining the number of low- and moderate-income persons residing in the County and cities shall be based upon official HUD approved 1990 Census data, and on the official annual estimates of populations of cities, towns and communities published by the State of Washington Office of Program Planning and Fiscal Management.
- H. Participating jurisdictions shall be considered to be those jurisdictions which have signed this Agreement.
- I. Jurisdictions undertaking activities and/or projects with CDBG funds distributed under this Agreement retain full civil and criminal liability as though these funds were locally generated.
- J. King County retains environmental review responsibility for purposes of fulfilling requirements of the National Environmental Policy Act, under which King County may require the local incorporated jurisdiction or contractor to furnish data, information, and assistance for King County's review and assessment in determining whether King County must prepare an Environmental Impact Statement.

K. Jurisdictions retain responsibility in fulfilling the requirements of the State Environmental Policy Act under which King County has review responsibility only.

KING COUNTY, WASHINGTON

  
Gary Locke  
King County Executive

PARTICIPATING JURISDICTION

  
Richard L. Saunders  
Interim City Manager  
City of Shoreline  
8/2/96  
Date Signed

C158 (6/28/96)

ORIGINAL

RESOLUTION NO. 91

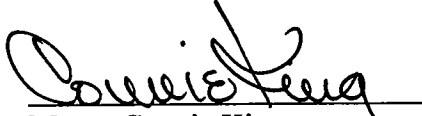
A RESOLUTION OF THE CITY OF SHORELINE,  
WASHINGTON, AUTHORIZING THE INTERIM CITY  
MANAGER TO EXECUTE THE 1997-1999 COMMUNITY  
DEVELOPMENT BLOCK GRANT INTERLOCAL  
COOPERATION AGREEMENT

WHEREAS, the City of Shoreline wishes to participate in the Community  
Development Block Grant Interlocal Cooperation Agreement; NOW, THEREFORE

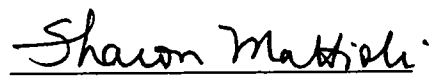
BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF  
SHORELINE, WASHINGTON AS FOLLOWS:

Section 1. Authorization. The Interim City Manager or designee is authorized  
and directed to execute on behalf of the City the 1997-1999 Community Development  
Block Grant Interlocal Agreement, which has been filed with the City Clerk and given  
Clerk's Receiving Number 191.

ADOPTED BY THE CITY COUNCIL ON JULY 22, 1996.

  
\_\_\_\_\_  
Mayor Connie King

ATTEST:

  
\_\_\_\_\_  
Sharon Mattioli, CMC  
City Clerk