RESOLUTION NO. 1988- 133

AUTHORIZING A CONTRACT WITH THE CITY OF SHAKER HEIGHTS TO FURNISH MAINTENANCE OF GROUNDS ADJOINING RAIL RIGHTS-OF-WAY AND SNOW REMOVAL FROM THE GREATER CLEVELAND REGIONAL TRANSIT AUTHORITY'S PARKING LOTS ALONG VAN AKEN AND SHAKER BOULEVARDS FOR A PERIOD OF ONE YEAR (EST. \$119,300.00 - GENERAL FUND - PLANT DEPARTMENT BUDGET)

WHEREAS, the City of Shaker Heights and the Greater Cleveland Regional Transit Authority have a contractual agreement whereby the City of Shaker Heights will perform their own Maintenance of Grounds Adjoining Rail Rights-of Way and will be reimbursed for the cost by the Greater Cleveland Regional Transit Authority and will remove snow from the Greater Cleveland Regional Transit Authority's rapid station parking lots along Van Aken and Shaker Boulevards; and

WHEREAS, this contract is for the 1988 season commencing April 1, 1988 and ending March 31, 1989; and

WHEREAS, the Greater Cleveland Regional Transit Authority is permitted to enter into a contract with the City of Shaker Heights pursuant to Ohio Revised Code 306.43(E).

NOW, THEREFORE, BE IT RESOLVED by the Board of Trustees of the Greater Cleveland Regional Transit Authority, Cuyahoga County, Ohio:

Section 1. That the General Manager of the Authority be and he is hereby authorized to enter into a contract with the City of Shaker Heights for the purpose of providing Maintenance of Grounds Adjoining Rail Rights-of-Way, including snow, sidewalks and steps removal and de-icing of the Greater Cleveland Regional Transit Authority's parking lots ground and lawn maintenance along Shaker Boulevard/Green Road, Shaker Boulevard/Warrensville Center Road and along Van Aken Boulevard.

Section 2. That said contract shall be payable out of the General Fund and shall provide for the expenditure of One Hundred Nineteen Thousand Three Hundred & 00/100 (\$119,300.00) Dollars.

Section 3. That said contract shall be binding upon and an obligation of the Authority contingent upon compliance by the contractor to the Bid Specification and Addenda, if any; the Affirmative Action Plan adopted by the Board of Trustees in Resolution 1985-88; bonding insurance requirements and all applicable laws relating to the contractual obligations of the Authority.

Section 4. That said contract is subject to UMTA approval.

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	Section 5. That thi y upon its adoption.	s resolution	shall becom	e effective
Adopted:	July 19	, 198	8	
		<	Fyes	ident
Attest:	Cobe La sistant Secretary-Tr	enstraf		