RESOLUTION NO. 2000-68

AUTHORIZING CONTRACT 2000-015 WITH NEOPART (DIVISION OF NEOPLAN CORP.) FOR THE FURNISHING OF FOUR (4) LIFT-U WHEELCHAIR LIFT ASSEMBLIES AS SPECIFIED IN THE AMOUNT OF FIFTY NINE THOUSAND ONE HUNDRED TWENTY & 00/100 DOLLARS (\$59,120.00) — (GCRTA CAPITAL FUND - BUS EQUIPMENT BUDGET).

WHEREAS, the bid of Neopart located at P. O. Box 278, Honeybrook, PA 19344 for the furnishing of four (4) Lift-U wheelchair lifts as specified was received on the fifth day of April, 2000; and

WHEREAS, said bid was the only responsive bid received in response to the solicitation; and

WHEREAS, Section 306.43 (C) (2) of the Ohio Revised Code provides that when fewer than two responsive and responsible bids are received, that the authority may negotiate price with the sole responsive and responsible bidder; and

WHEREAS, after negotiations, an amount of fifty-nine thousand one hundred twenty and 00/100 dollars (\$59,120.00) was agreed upon based on the contract requirements and unit prices quoted for the provision of four Lift-U Wheelchair Lifts; and

WHEREAS, the General Manager deems acceptance of Neopart's bid as negotiated to be in the best interest of the Authority and recommends acceptance thereof by the Board of Trustees.

- NOW, THEREFORE, BE IT RESOLVED by the Board of Trustees of the Greater Cleveland Regional Transit Authority, Cuyahoga County, Ohio:
- Section 1. That the bid of Neopart received on April 5, 2000, as negotiated, be and the same is hereby accepted as a responsive bid from a responsible bidder and in the best interest of the Authority.
- Section 2. That the General Manager of the Authority be and he is hereby authorized to enter into a contract with Neopart for the provision of four (4) Lift-U wheelchair lifts as specified.
- Section 3. That said contract shall be payable out of the RTA Capital Fund, Bus Equipment Department Budget in the amount of fifty-nine thousand one hundred twenty and 00/100 dollars (\$59,120.00).
- Section 4. That said contract shall be binding upon and an obligation of the Authority: contingent upon satisfaction of DBE goal requirements; compliance by the contractor to the Specifications and Addenda, if any; the Affirmative Action Plan adopted by the Board of Trustees in Resolution 2000-65; bonding and insurance requirements and all applicable laws relating to contractual obligations of the Authority.

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Section 5. That this resolution shall become effective immediately upon its adoption.

Adopted:	May 23	, 2000 /	
		MH	
		President	
Attest:	Waldro		
CEQ	General Manager/Secreta	ry-Treasurer	