RESOLUTION NO.2008-33

AUTHORIZING THE GENERAL MANAGER/ SECRETARY-TREASURER
TO ENTER INTO A SUBRECIPIENT AGREEMENT WITH THE CLEVELAND CLINIC
FOUNDATION FOR AN INTERMODAL TRANSPORTATION
FACILITY AND PEDESTRIAN ACCESSWAY ON EUCLID AVENUE

WHEREAS, the Greater Cleveland Regional Transit Authority is a designated recipient for federal funds for the Cleveland Urbanized Area from grants issued by the Federal Government and in particular the Federal Transit Administration; and

WHEREAS, the Cleveland Clinic Foundation is undertaking a mass transportation project within Cuyahoga County, specifically, the construction of a passenger accessway connected to an expansion of an intermodal transit facility that will be funded in part by federal funds; and

WHEREAS, the GCRTA will act as the recipient of federal funds for and on behalf of the Cleveland Clinic Foundation, permitting the pass-through of federal funds for the Project; and

WHEREAS, as a recipient of FTA funds, the GCRTA, is bound by federal law, regulations and the terms of a Master Grant Agreement with the Federal Transit Administration; and

WHEREAS, federal law, regulations and the Master Grant Agreement require the GCRTA to enter into an agreement with the Cleveland Clinic Foundation stating the Clinic's responsibilities under federal law and to assure the compliance of each subrecipient at any tier with federal laws, regulations, and executive orders; and

WHEREAS, this project has already been constructed. Pursuant to Section 3044(c) of SAFETEA-LU and the "Notwithstanding" language, this project will be funded by FTA; and

WHEREAS, the contract for financial assistance will impose certain obligations upon the Greater Cleveland Regional Transit Authority, including the provision by it of the local share of project costs; and

WHEREAS, the Cleveland Clinic Foundation will be responsible for the local share of the project costs; and

WHEREAS, the GCRTA desires to assist the Cleveland Clinic Foundation by acting as the recipient of federal funds.

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

Section 1. That the Board of Trustees of the Greater Cleveland Regional Transit Authority hereby authorizes submittal of applications and the receipt of federal funds on behalf of the Cleveland Clinic Foundation Incorporated and authorizes a subrecipient agreement with the Cleveland Clinic for the pass-through of said funds.

Section 2. That the General Manager/Secretary-Treasurer is authorized to enter into a Subrecipient Agreement substantially in the form of the Agreement attached hereto as Exhibit "A".

Section 3. That any remaining terms of said Agreement shall be as is agreed to by the parties, as is permitted by State and Federal law, in accordance with this Board's Policies and all other regulations governing the conduct of the GCRTA.

Section 4. That this resolution shall become effective immediately upon its adoption.

Attachment: Draft Subrecipient Agreement.

Adopted: February 19, 2008

President

Attest:

CEO/General Manager/Secretary-Treasurer

Federal Funds SubRecipient Agreement

This Agreement is made this	day of	, 2008, b	y and betw	een the
Greater Cleveland Regional Transit Autl	hority (hereinafter "	GCRTA"), locate	ed at 1240	West 6 th
Street, Cleveland, Ohio 44113 and T	he Cleveland Clini	c Foundation (1	hereinafter	"CCF")
located at	·	·		
WHEREAS, the GCRTA, a polirecipient for federal funds for the Cleve Government and, in particular, the Federa	land Urbanized Are	a from grants iss	sued by the	Federal
WHEREAS, the GCRTA will act	as the recipient of f	ederal funds for	and on beha	If of the
CCF, permitting the pass through of fed	•			
WHEREAS, the contracts for fir			in obligatio	ns upon

WHEREAS, as a recipient of FTA funds, the GCRTA is bound by federal law, regulations and the terms of a Master Grant Agreement with the Federal Transit Administration; and

WHEREAS, federal law, regulations and the Master Grant Agreement require the GCRTA to include appropriate clauses in each subagreement stating a subrecipient's responsibilities under federal law and to assure the compliance of each subrecipient at any tier with federal laws, regulations, and executive orders.

NOW THEREFORE, in consideration of their mutual promises and the receipt of federal monies, the GCRTA and the CCF agree as follows:

1. Federal Law & Regulations. The CCF acknowledges that it is a subrecipient of federal funds and, as such subrecipient, agrees that in connection with the Project and its receipt of the federal funds, it shall be subject to all federal laws, rules, regulations and executive orders governing federal grantees as they may be amended from time to time during the course of this contract, including the FTA Master Grant Agreement (MA14), a copy of which is attached hereto as Exhibit 1. The CCF shall be responsible for local match requirements, if applicable. All FTA-mandated terms shall be deemed to control this agreement in the event of a conflict with other provisions contained herein. The CCF shall not perform any act, fail to perform any act, or refuse to comply with any GCRTA request related to the subject matter of this agreement that would cause GCRTA to be in violation of FTA terms and conditions, federal law or federal regulations. For purposes of the Project, the CCF agrees to be bound by and be in compliance with all mandatory federal requirements imposed upon recipients of federal funds as they may be amended. This project has already been constructed. Pursuant to Section 3044(c) of SAFETEA-LU and the "Notwithstanding" language, this project will be funded by FTA.

2. No Obligation by the Federal Government. The CCF and GCRTA agree that, notwithstanding any concurrence by the Federal Government in, or approval of the solicitation or award of this contract, absent the express written consent of the Federal Government, the Federal Government is not a party to this Agreement and shall not be subject to any obligations or liabilities to the GCRTA, the CCF or any other party pertaining to any matter resulting from the underlying agreement; the CCF further agrees to include this clause, without modification, in any contract issued hereunder.

3. Indemnification.

- Α. With respect to work performed by the CCF, its contractors or agents, in furtherance of the Project, it shall indemnify, keep and save harmless the GCRTA and its respective officers, agents and employees against all suits or claims that may be based upon any death or injury to persons or property that may occur, or that may be alleged to have occurred in the course of the performance of the Project work by the CCF, its contractors or agents, or as a result of the performance of the Project work by the CCF, its contractors or agents, and whether or not the persons injured or whose property was damaged were third parties, employees of the CCF or employees of any authorized contractor; and the CCF shall at its own expense defend GCRTA in all litigation, pay all attorneys' fees, damages of any type, and all costs and other expenses arising out of the litigation or claim or incurred in connection therewith; and shall, at its own expense, satisfy and cause to be discharged such judgments as may be obtained against the GCRTA, or any of its officers, agents or employees. The foregoing obligations of this duty to indemnify are separate from and not dependent upon the coverage or lack thereof provided by any policy of insurance required by this agreement.
- B. The CCF shall indemnify, keep and save harmless the GCRTA and its respective officers, agents and employees against any fines, penalties, all findings for recovery ordered or issued by any state or federal entity, and damages of any type due to the failure of the CCF, or its contractors or agents to comply with any federal or state law, rule, regulation, and /or procedure in the course of the performance of the Project work by the CCF, its contractors or agents. This indemnification obligation shall include obligations incurred that result from any consent decree or settlement agreement.
- 4. Named additional insured. On every policy of insurance required by the CCF of its subcontractors and subrecipients for the Project, the GCRTA shall be named as an additional insured.

5. Audit and Inspection.

A. The CCF will keep records and documents relevant to this Agreement and the Project for three (3) years following the performance of this contract or the completion of the Project, whichever occurs later. Such records and documents will be made available at reasonable times and places for inspection and copying

by the GCRTA and/or the U.S. Department of Transportation, the Federal Transit Administration, the Ohio Department of Transportation and/or by any authorized representative thereof and will be submitted upon request, together with any other compliance information which may be reasonably required.

- B. The GCRTA, its representatives and permittees, which include without limitation, representatives of Federal Transit Administration, Ohio Department of Transportation, and any local governmental entity having jurisdiction over the site or the work shall have reasonable access to the Project site(s) during the term of this Agreement or until the completion of the Project, whichever is later, for the limited purpose of inspecting the Project and related materials and shall have the right to inspect all work, records, drawings and data relevant to the Project kept at the site or any office of the CCF.
- 6. No agent or contractor relationship. It is the intention of the parties that the GCRTA obligations under this agreement shall be to act as a pass through of federal funds. Neither the CCF nor the GCRTA shall have any authority, express or implied, to bind the other party.
- 7. Environmental Responsibilities. In the administration and furtherance of the Project, the CCF shall be responsible for planning, coordinating and conducting any required public involvement events, for preparing all required documents, reports and other supporting materials needed for addressing any applicable Environment Impact Statement, Environmental Assessment or Categorical exclusion for the Project pursuant to the National Environmental Act and the National Historic Preservation Act; and for securing all necessary permits and approvals from all federal, state and local regulatory agencies. The CCF shall be responsible for assuring compliance with all commitments made as part of the Project's environmental clearance and/or permits. This project has already been constructed. Pursuant to Section 3044(c) of SAFETEA-LU and the "Notwithstanding" language, this project will be funded by FTA.
- **8. Procurement**. All goods and services for the Project shall be procured on a competitive basis and in compliance with Federal guidelines, including FTA Circular 4220.1E.
- 9. Contract Administration. The CCF shall review and/or approve all invoices prior to payment and before requesting reimbursement from GCRTA for work performed on the Project, and the CCF shall use its best efforts to ensure that invoices are accurate in all material respects in both amount and in relation to the progress made on the Project. All invoices submitted to GCRTA shall include a clear statement of work performed in support of reimbursement, including milestones or percentage of work complete. GCRTA may impose a project administration fee with respect to services performed in connection with this Agreement. The amount of such fee shall be \$_______, and the fee shall be payable [insert payment terms].

10. Miscellaneous.

A. <u>Entire Agreement</u>. This Agreement, including the Master Grant Agreement and the documents expressly referred to in the Master Grant Agreement or required by the Master Grant Agreement in connection with the award of federal funds,

together all documents evidencing so-called "pre-award authority" and letter of no prejudice relating to the Project, collectively constitute the entire agreement between the parties relating to the Project and supersede all prior understandings and agreements, whether written or oral, that may relate to the Project.

- B. Severability. Should any provision of this Agreement be held by a court of competent jurisdiction to be illegal, invalid or unenforceable, such provision shall be deemed modified to the extent necessary (consistent with the intent of the parties) to eliminate the illegal, invalid or unenforceable effect or to delete such provision if modification is not feasible, and the remaining terms shall continue in full force and effect.
- C. Governing Law. This Agreement shall be governed by federal law to the extent applicable to contracts for the award of federal funds and otherwise by the laws of the State of Ohio applicable to contracts made and to be performed wholly within the State of Ohio.
- 11. Availability of Funds. This Agreement is subject to the availability of appropriated funds and the CCF's continued performance under the terms and conditions of this Agreement. The CCF hereby commits and certifies that it will provide funds or require its sub-recipients to provide funds in an amount sufficient, together with the Federal contribution, to assure timely and full payment of the project costs as necessary to complete the project. The CCF hereby commits and certifies that the local share of its financing will be provided from funding sources other than the Federal contribution or receipts or revenues from the project.

IN WITNESS WHEREOF, the parties, intending to be legally bound, have executed and delivered this Agreement as of the day and year first set forth above.

Greater Cleveland Regional Transit Authority	The Cleveland Clinic Foundation		
By:	By:		
Name:	Name:		
Title:	Title:		

Form 100-326 07-03-97

Greater Cleveland Regional Transit Authority STAFF SUMMARY AND COMMENTS

TITLE/DESCRIPTION: AUTHORIZING THE GENERAL MANAGER/SECRETARY-TREASURER TO	Resolution No.: 2008-33	
ENTER INTO A SUBRECIPIENT AGREEMENT WITH THE CLEVELAND CLINIC FOUNDATION FOR AN INTERMODAL TRANSPORTATION	Date: February 14, 2008	
FACILITY AND PEDESTRIAN ACCESSWAY ON EUCLID AVENUE	Initiator: Programming and Planning Department	
ACTION REQUEST:		
☐ Approval ☐ Review/Comment ☐ Information Only ☐ Other		

- 1.0 PURPOSE/SCOPE: This resolution authorizes the General Manager/Secretary-Treasurer to execute a Subrecipient Agreement with the Cleveland Clinic Foundation to pass through Federal funds to allow the Cleveland Clinic to fund the construction of a Pedestrian Accessway and a connected Intermodal Facility on Euclid Avenue. Both projects were funded in the SAFETEA-LU Bus Facilities (5309) as Federal Earmarks. GCRTA will be responsible for the project, however, the purpose of this Subrecipient Agreement is to shift all such responsibilities to the Cleveland Clinic.
- 2.0 DESCRIPTION/JUSTIFICATION: The Federal Transportation Bill, SAFETEA-LU, provided earmark funds in the amount of \$8,061,435 over a five-year period to the Cleveland Clinic Foundation to fund construction of a Pedestrian Walkway and an Intermodal Facility. GCRTA is the Federal Designated Recipient for the Cleveland urbanized area for FTA funding. GCRTA was requested by FTA and the Cleveland Clinic Foundation to act as the Grantee for this project. This Subrecipient Agreement will pass-through all of the FTA Federal Requirements to the Cleveland Clinic Foundation. GCRTA will be the legal conduit for the funds and as such collect an administrative fee for the work required. This agreement puts the burden of responsibility to carry out all grant funded activities on the Cleveland Clinic Foundation.
- 3.0 PROCUREMENT BACKGROUND: Does Not Apply.
- 4.0 DBE/AFFIRMATIVE ACTION BACKGROUND: Does Not Apply.
- 5.0 POLICY IMPACT: The project is included in the region's Transportation Improvement Plan and the State Plan. It is consistent with the GCRTA's ECTP, and Transit Waiting Environment programs.
- 6.0 ECONOMIC IMPACT: The required local match of \$2,015,359 will be contributed by the Cleveland Clinic Foundation. GCRTA will receive an administrative fee of 1% to cover its costs associated with the administration of the grant activities.
- 7.0 ALTERNATIVES: If this resolution was not approved, GCRTA would not be able to act as the Designated Federal Recipient and pass-through Federal funds earmarked to the Cleveland Clinic Foundation.

Staff Summary and Comments Subrecipient Agreement with Cleveland Clinic Page 2

- 8.0 RECOMMENDATION: Staff recommends that the Board of Trustees authorize the General Manager/Secretary-Treasurer to enter into a subrecipient agreement with Cleveland Clinic Foundation for pass-through of Federal funds.
- 9.0 ATTACHMENTS: None.

Recommended and certified as appropriate to the availability of funds, legal form and conformance with the Procurement requirements.

CEO, General Manager/Secretary-Treasurer