1988

COUNTRY-WIDE AGREEMENT

FOR

FRANKLIN COUNTY EMERGENCY MANAGEMENT AGENCY
AGREEMENT

THIS AGREEMENT is entered into by and between the Franklin County Board of Commissioners and the Chief Executives of all or a majority of the political subdivisions within Franklin County to provide for the establishment of and to provide for the funding for a county-wide Emergency Management Agency.

WITNESSETH:

WHEREAS, there now exists in Franklin County a Civil Defense/Disaster Services/Emergency Management organization which operates pursuant to Chapter 5915 of the Ohio Revised Code; and

WHEREAS, on March 29, 1988, the Governor of the State of Ohio signed Amended House Bill No. 131 into law; and

WHEREAS, the law changes the name of Civil Defense/Disaster Services to Emergency Management and also makes other changes to the Civil Defense law, Section 5915.06 of the Ohio Revised Code; and

WHEREAS, the coordination of emergency management activities within Franklin County, including measures and actions designated or undertaken to minimize the effects upon the population caused or which could be caused by natural, technological or man-made incidents, emergencies, disasters, or enemy attack, is of paramount importance to all of the local governments of the county; and

WHEREAS, the signatories desire to enter into this agreement, in the manner provided by Section 5915.06 of the Ohio Revised Code, with the Franklin County Board of Commissioners and the Chief Executives of the other political subdivisions within Franklin County; and

WHEREAS, the Franklin County Emergency Management Agency, being hereby established, shall perform the service of coordinating the emergency management activities of Franklin County and the political
subdivisions which enter into this agreement, in accordance with the provisions hereinafter set forth;

NOW, THEREFORE, in consideration of the promises of and by the mutual advantages to each of the parties hereto, and by the promises each of the other made, it is hereby agreed that:

The Franklin County Emergency Management Agency is hereby authorized to coordinate emergency management activities within Franklin County:

1. As provided in Section 5915.06 of the Revised Code of Ohio, a representative shall be selected by the Chief Executive of each political subdivision entering into the agreement as its representative to a county-wide advisory group for the purpose of appointing an Executive Committee through which the Franklin County Emergency Management Agency shall implement emergency management in Franklin County in accordance with this agreement, and for the purpose of advising the Executive Committee on matters pertaining to county-wide emergency management.

2. The Executive Committee shall consist of the following fourteen members:

(3) Three County Commissioners, or alternates representing each of the County Commissioners;

(1) The Chief Executive, or an alternate, representing the largest municipality;

(5) Five Chief Executives, or an alternate for each, representing the municipal corporations and townships entering into this agreement, to be appointed by the Advisory Committee;

(5) Five non-elected representatives, who shall be appointed as follows:
(3) three representing the largest municipality,
    appointed as it shall see fit,
(1) one at-large appointed by the Advisory Committee,
(1) one at-large appointed by the Executive Committee.

3. The Emergency Management Executive Committee shall appoint a
   Director/Coordinator for Emergency Management. The Director shall be
   responsible for coordinating, organizing, administering, and operating the
   Franklin County Emergency Management Agency pursuant to the duties imposed
   upon him/her by Chapter 5915 of the Revised Code of Ohio and by the
   Executive Committee, and shall serve at the pleasure of the Executive
   Committee.

4. The Director shall prepare a budget and expend funds, with
   the recommendation and approval of the Emergency Management Executive
   Committee and under such resolutions, rules and regulations as it may provide
   regarding said budget. The funds provided in said budget, together with all
   other funds received, shall be known as "Franklin County Emergency
   Management Fund." All expenditures from such fund shall be approved by the
   Director under rules established by the Emergency Management Executive
   Committee. All funds and property acquired by the Emergency Management
   Executive Committee, all funds and property acquired by the Emergency
   Management Director from the participating political subdivisions, in pursuance
   of this agreement and all like agreements, shall remain the property of the
   Emergency Management Agency until such time as this coordinating agreement
   shall be terminated and, upon such complete termination and after sale of any
   property and the payment of all obligations, all remaining funds in the said
   Franklin County Emergency Management Fund shall be returned to the said
   political subdivisions in proportion to their history of financial support. If,
however, there are insufficient funds in said Emergency Management Fund to pay the obligations of the defunct agency, including the cost of any audit required under Chapter 117 of the Ohio Revised Code, the participating political subdivisions may be asked to share in the payment of such obligations in the same proportions as are provided in Item 5 herein.

5. The allocated share of the expenses of coordinating the emergency management activities within Franklin County shall be appropriated and paid into the Franklin County Emergency Management Fund by the participating political subdivisions and shall be apportioned on the same basis made applicable to all participating political subdivisions, which shall be fifty per cent (50%) on the basis of population and fifty per cent (50%) on the basis of the real property, tangible personal property, and public utility tax duplicate of each political subdivision entering into the agreement. The Executive Committee may additionally establish a minimum participation fee with proper notice.

6. The Emergency Management Director and/or his/her representatives shall be subject to and act under the authority of the Chief Executive or Administrative official of each of the political subdivisions within whose boundaries such services are required.

The signatories of this agreement agree to render mutual aid to the Emergency Management Director of the County and to each participating political subdivision through the interchange of personnel, equipment and supplies.

7. The Director, upon resolution of the Emergency Management Executive Committee, shall have power and authority on behalf of the Franklin County Emergency Management Agency to enter into any such contract or contracts as may be required to administer and operate emergency management activities in Franklin County.
8. Each signatory party agrees to pay into the Franklin County Emergency Management Fund promptly upon invoice the amount assessed against it for its allocated share of the budget needed for the operation and expenses of the Emergency Management Agency, for services performed as hereinbefore stated, and to perform all and singular the obligations herein assumed.

9. This agreement shall take effect when not less than a majority of the municipal corporations and political subdivisions of Franklin County, including the Board of County Commissioners of Franklin County, have executed this agreement. A party to this agreement may terminate its participation in this agreement upon, not less than ninety (90) days, written notice to the Emergency Management Executive Committee, and only upon total payment of its financial obligations to the agency. This agreement shall continue in full force and effect unless a majority of the municipal corporations and political subdivisions in Franklin County, or the Board of County Commissioners of Franklin County, cease to be parties to this agreement. Upon the occurrence of any above-mentioned conditions and after the payment of obligations set forth in Section 5, this agreement shall terminate.

The signatories enter into this agreement upon the basis of mutual covenants for a continuing term conditioned upon the annual authorization, reaffirmation, approval and payment of the proportionate share.

IN WITNESS WHEREOF, the members of the Board of County Commissioners have hereunto set their hands this 30 day of August, 1988.

[Signatures]

BOARD OF COUNTY COMMISSIONERS
FRANKLIN COUNTY, OHIO

-5-
In Witness Whereof, each Chief Executive has hereunto set his/her hand pursuant to the authority of the ordinance or resolution numbered and passed on the date shown beside his/her signature.

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<th>Political Subdivision</th>
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