CONTRACT
FOR THE UNION OF
THE CITY OF DAYTON, DIVISION OF HEALTH
AND
THE MONTGOMERY COUNTY GENERAL HEALTH DISTRICT

WHEREAS, It has been proposed that The City of Dayton, Division of Health unite with the Montgomery County General Health District in the formation of a single district; and

WHEREAS, The District Advisory Council of the Montgomery County, Ohio General Health District, at a meeting held on March 19, 1969, did authorize by a majority, affirmative vote, Arnold Hollingsworth, Chairman of the District Advisory Council to enter into negotiations for a contract with The City of Dayton for combining the two health departments; and

WHEREAS, The Commission of The City of Dayton, Ohio, did on September 10, 1969, by Resolution No. 2643, by a majority of the Commissioners, resolve that the Dayton City Health District should unite with the Montgomery County General Health District in the formation of a single district and that the City Manager be and thereby was authorized and directed to negotiate with the Chairman of the Montgomery County, Ohio General Health District Advisory Council for a contract providing for the administration of health affairs in the combined district in accordance with the provisions of Section 3709.07, Revised Code of Ohio, and to submit such contract to the Commission for its approval; now, therefore,

Pursuant to the authority heretofore granted Mr. Arnold Hollingsworth, Chairman of the Montgomery County, Ohio, General Health District Advisory Council and Graham W. Watt, City Manager of The City of Dayton, Ohio, they do hereby mutually covenant and agree as follows:
1. **EFFECTIVE DATE.**

The effective date of this agreement shall be January 1, 1970.
2. **NAME OF COMBINED HEALTH DISTRICT.**

The combined The City of Dayton Health District and the Montgomery County General Health District shall be known as the Montgomery County Combined General Health District, hereinafter referred to as the "New Health District."
3. **LEGAL ADVISOR.**

The Montgomery County Prosecutor's Office shall be the legal advisor of the New Health District.
4. CIVIL SERVICE.

The Civil Service Board of The City of Dayton, Ohio, shall be contracted with for examination of prospective employees and certification thereof to the New Health District. Employees of the New Health District for the purpose of Civil Service classification shall be divided into the unclassified and the classified service.

A. The unclassified service shall be limited to the Chief Administrative Officer of the New Health District.

B. All other positions of employment shall be in the classified service, which shall be divided into three (3) classes, namely:

(1) The competitive class which shall include all positions and employment for which it is practical to determine the merit and fitness of the applicant by competitive examination.

(2) The non-competitive class which shall consist of all positions requiring peculiar and exceptional qualifications of a scientific, managerial, or professional, or educational character as may be determined by the rules of the Board.

(3) The labor class which shall include ordinary unskilled labor.
5. **CIVIL SERVICE RULES AND REGULATIONS.**

The Civil Service Rules and Regulations of The City of Dayton, Ohio, as said rules and regulations are in effect as of January 1, 1970, or as they may hereafter be amended, shall govern the appointment and employment in all positions in the classified service based on merit, efficiency, character and industry and which shall have the force and effect of law are hereby incorporated into and made a part hereof as if herein fully set forth.

The Chief Examiner of said Civil Service Board shall be the Employment Officer of the New Health District for its employees coming under the classified service. He shall provide the examinations in accordance with the regulations of the Civil Service Board and maintain a list of eligibles of each class of service of those meeting the requirements of said regulations. Positions in the classified service shall be filled by him from such eligible lists on requisition from and after consultation with the Chief Administrative Officer of the New Health District. As positions are filled, the Employment Officer shall certify the fact by proper and prescribed form to the Chief Administrative Officer of the New Health District and the Director of the department in which the vacancy exists.

The Board shall provide for promotion to all positions in the classified service, based on records of merit, efficiency, character, conduct and seniority.

An appointment or promotion shall not be deemed complete until a period of probation not to exceed six (6) months has elapsed, and a probationer may be discharged or reduced at any time within the said period of six (6) months, upon the recommendation of the head of the department in which said probationer is employed, with the approval of the majority of
the Civil Service Board.

An employee shall not be discharged or reduced in rank or compensation until he has been presented with reasons for such discharge or reduction, specifically stated in writing, and has been given an opportunity to be heard in his own defense. The reason for such discharge of reduction and any reply in writing thereto by such employee shall be filed with the Board.
6. **APPEAL TO THE BOARD**

Any employee of the New Health District in the classified service who is suspended, reduced in rank or dismissed by the Director of the department in which he is employed or the Chief Administrative Officer of the New Health District may appeal from the decision of such officer to the Civil Service Board and such Board shall determine the manner, time and place for a hearing of such appeal by the Board. The judgment of the Board shall be final.

The service status of any person employed by The City of Dayton, Division of Health or the Montgomery County General Health District shall not be affected by the creation of the New Health District and they shall retain their positions until discharged, reduced, promoted or transferred in accordance with the Civil Service Rules and Regulations.

The Civil Service Board shall have the power to investigate the enforcement and the effect of the Civil Service provisions of this contract and of the Civil Service Rules and Regulations:

It shall have the power to subpoena and require the attendance of witnesses and the production of books and papers pertinent to said investigation and to administer oaths to such witnesses.

No person in the classified service or seeking admission thereto, shall be appointed, reduced or removed, or in any way favored or discriminated against because of political opinions or affiliations, or because of race, color or religious belief. No officer or employee of the New Health District shall directly or indirectly solicit or receive or be in any manner concerned in soliciting or receiving any assessment, subscription or contribution for any political party or political purpose whatever. No person holding a position in the classified service shall take any part in political management or affairs or in political campaigns further than to cast his vote or to express privately his opinions.
7. **VIOLATIONS AND PENALTIES.**

For violations of the Civil Service Rules and Regulations herein and incorporated herein, the Board shall assess the same penalties as would be assessed against a City of Dayton employee against the employees of the New Health District for violations thereof.
8. DISTRICT ADVISORY COUNCIL.

Nothing in this Contract shall be construed to change the composition of the District Advisory Council as constituted from time to time by the general laws of the State of Ohio.
9. **BOARD OF HEALTH.**

The Board of Health for the New Health District shall consist of nine members appointed as follows: four members to be appointed by the City Manager of The City of Dayton with the approval of the Commission to represent the incorporated area of The City of Dayton as the same shall, from time to time, exist; four members to be appointed by the District Advisory Council to represent the territory of Montgomery County outside of The City of Dayton; and a physician to be appointed for a five year term by the City Manager of The City of Dayton with the approval of the Commission and the District Advisory Council jointly, to represent the entire geographical area for which the New Health District will provide services. At the end of the term of office of said physician, or his death or resignation, that office shall be filled by an appointment as aforesaid by a qualified physician. Members of the Board of Health of the New Health District shall be residents of the area which they represent.

The City Manager and the District Advisory Council shall each appoint, as aforesaid, one member to the Board of Health for a term of office commencing January 1, 1970 and terminating December 31, 1971. Each shall appoint one member to the Board of Health for a term beginning January 1, 1970 and ending December 31, 1972; each shall appoint a member to the Board of Health for a term beginning January 1, 1970 and ending December 31, 1973; and each shall appoint a member to the Board of Health for a term beginning January 1, 1970 and ending December 31, 1974.

As the term of each member of the Board of Health expires, the appointing authority shall fill the vacancy created thereby for a five year term. In the event a vacancy is created by death or resignation of a member, the vacancy shall be filled by the original appointing authority for the unexpired term of such member.
10. **ORGANIZATION OF NEW HEALTH DISTRICT.**

The organization of the New Health District shall be approved by the new Board of Health as established by Section 9 of this Contract.

The Board of Health of the New Health District shall appoint a Health Commissioner who shall be the Chief Administrative Officer of the New Health District. The Health Commissioner shall be responsible for the organization and administration of the New Health District subject to the approval of the Board of Health of said District.

Any changes in the size or composition of the New Health District must be approved by the Board of Health before such changes can become effective. Nothing contained herein shall be construed to limit the power of the Health Commissioner to assign or re-assign personnel in order to properly perform the duties of the New Health District provided such assignments or re-assignments do not reduce the services to be provided the City of Dayton.
11. **PAY STRUCTURE.**

Necessary pay adjustments for employees of the New Health District that have been employees of either The City of Dayton Health District or the Montgomery County General Health District will be made so that similar positions held by employees will have similar pay, but no salaries of any employee of either of the two pre-existing health districts shall be reduced.

Whatever pay adjustments are necessary shall be made so that no employee will be placed in a pay bracket which would pay such employee less than such employee would have received had this contract not been adopted.
12. **FRINGE BENEFITS.**

Such fringe benefits as are being given on the 31st day of December, 1969, to City of Dayton employees shall be granted to all employees of the New Health District.
13. EQUIPMENT.

The New Health District is hereby authorized to purchase from The City of Dayton at such price as may be agreed upon, such office, automotive and other equipment as may be agreed to be sold by The City of Dayton, and to purchase at such price as may be agreed upon between the New Health District and the Montgomery County Health District such office equipment as may be determined to be sold by said General Health District.

The New Health District is hereby authorized to negotiate for the lease of necessary automotive equipment or the purchase thereof.
14. **COST ALLOCATION.**

The cost to each participating agency within the New Health District shall be based on actual costs of services provided for such agency as shown by records to be maintained by the New Health District for such purposes. Such records shall be open for inspection and audit by The City of Dayton. With respect to general administrative and overhead costs, such costs shall be charged ratably to each agency in the proportion of identified costs of each to the total identified costs. In the event specifically identified costs fall below 85% of the total expenditures of the New Health District, this Section of the contract shall be re-negotiated to determine the validity of the cost sharing and, if required, a new formula for cost sharing be devised and agreed to. Such re-negotiation or development of a new cost-sharing formula shall not affect or impair any of the remaining sections of this contract. If no agreement is reached upon re-negotiation for a new formula, the existing provision remains effective.
15. **PAYMENTS BY THE CITY OF DAYTON.**

Payments to be made by The City of Dayton shall be based on a statement to be submitted to the City Manager by the Board of Health on or before August 1 of each calendar year showing the estimated costs of services to be provided The City of Dayton during the succeeding year. The statement requesting an appropriation for the estimated costs shall be in such detail as may be required by The City of Dayton and shall be subject to the approval of the Commission in the same manner and fashion as any other appropriation. Such appropriation shall be divided as nearly as practical in equal quarterly amounts payable by The City of Dayton to the New Health District on or about the first day of January, April, July and October of each year. The New Board of Health shall submit a statement each quarter showing the amount received from The City of Dayton for the preceding quarter, the expenditures made on behalf of The City of Dayton during such quarter, the amount needed during the succeeding quarter, reduced by any unexpended funds remaining from the preceding quarter and an explanation of the reasons therefor. In the event the amount paid by The City of Dayton is insufficient for that quarter's needs of the New Health District, a request for additional funds may be submitted to The City of Dayton explaining the reasons for the request and the amount needed.
16. **FEES.**

All fees currently being collected by The City of Dayton through the activities of the Dayton City Health District shall, from and after the effective date of this Contract, be collected by the New Health District. Such fees shall be used to reduce costs chargeable to The City of Dayton for services provided by the New Health District. The New Health District shall have authority to review the reasonableness of fees charged for services and may make such changes as may be legally authorized and approved by the Board of Health and the District Advisory Council.
17. **VOTED LEVIES.**

The proceeds from any voted or unvoted levies which the Board of Health may be empowered to levy and does so levy, shall be used to reduce costs chargeable to The City of Dayton in an amount equal to the proceeds of such levy or levies derived from within The City of Dayton.
18. **TERMINATION.**

This Contract shall remain in effect until terminated. It may be terminated by the City Manager of The City of Dayton giving written notice to the Board of Health of the New Health District or by the said Board giving written notice to the said City Manager. Such written notice must be given more than one (1) year in advance of the termination date.
WHEREAS, It has been proposed that the City of Dayton, Division of Health unite with the Montgomery County General Health District in the formation of a single health district; and

WHEREAS, The District Advisory Council of the Montgomery County, Ohio General Health District, at a meeting held on March 19, 1969, did authorize by a majority, affirmative vote, Arnold Hollingsworth, Chairman of the District Advisory Council to enter into negotiations for a contract with the City of Dayton for combining the two health departments; and

WHEREAS, The Commission of The City of Dayton, Ohio, did on September 10, 1969, by Resolution No. 2643, by a majority of the Commissioners, resolve that the Dayton City Health District should unite with the Montgomery County General Health District in the formation of a single district and that the City Manager be and thereby was authorized and directed to negotiate with the Chairman of the Montgomery County, Ohio General Health District Advisory Council for a contract providing for the administration of health affairs in the combined district in accordance with the provisions of Section 3709.07, Revised Code of Ohio, and to submit such contract to the City Commission for its approval; now, therefore,

Pursuant to the authority heretofore granted Arnold Hollingsworth, Chairman of the Montgomery County, Ohio General Health District Advisory Council and Graham W. Watt, City Manager of The City of Dayton, Ohio, they do hereby mutually covenant and agree as follows:

1. EFFECTIVE DATE.

The effective date of this contract shall be January 1, 1970, insofar as it relates to the appointment of the Board of Health and in order to provide for the organization of the New Health District. The New Health District shall not become operational until such time as the details of the organization have been completed and approved by the Board of Health of the New Health District.

The administration of health affairs within the Montgomery County General Health District and The City of Dayton Health District shall remain unaffected by this contract until the organization of the New Health District has been approved by the Board of Health of the New Health District. Upon such approval, this contract shall be fully effective.
3. DISTRICT ADVISORY COUNCIL.

Nothing in this Contract shall be construed to change the composition of the District Advisory Council as constituted from time to time by the general laws of the State of Ohio.

4. LEGAL ADVISOR.

The Montgomery County Prosecutor’s Office shall be the legal advisor of the New Health District.

5. BOARD OF HEALTH.

The Board of Health for the New Health District shall consist of nine (9) members who shall serve without pay except that which is provided by the general laws of the State of Ohio as they now or hereafter may exist, to be appointed as follows: four (4) members to be appointed by the City Manager of The City of Dayton with the approval of the Commission to represent the incorporated area of The City of Dayton as the same shall, from time to time, exist; four (4) members to be appointed by the District Advisory Council to represent the territory of Montgomery County outside of The City of Dayton; and a physician to be appointed for a five (5) year term by the City Manager of The City of Dayton with the approval of the Commission and the District Advisory Council jointly, to represent the entire geographical area for which the New Health District will provide services. At the end of the term of office of said physician, or his death or resignation, that office shall be filled by an appointment of a qualified physician as aforesaid. Members of the Board of Health of the New Health District shall be residents of the area they represent.

The City Manager and the District Advisory Council shall each appoint, as aforesaid, one (1) member to the Board of Health for a term of office commencing January 1, 1970 and terminating December 31, 1971. Each shall appoint one (1) member to the Board of Health for a term beginning January 1, 1970 and ending December 31, 1972; each shall appoint a member to the Board of Health for a term beginning January 1, 1970 and ending December 31, 1973; and each shall appoint a member to the Board of Health for a term beginning January 1, 1970 and ending December 31, 1974.

As the term of each member of the Board of Health expires, the appointing authority shall fill the vacancy created thereby for a five (5) year term. In the event a vacancy is created by death or resignation of a member, the vacancy shall be filled by the original appointing authority for the unexpired term of such member.
6. ORGANIZATION OF NEW HEALTH DISTRICT.

The organization of the New Health District shall be approved by the new Board of Health as established by Section 5 of this Contract.

The Board of Health of the New Health District shall appoint a Health Commissioner who shall be the Chief Administrative Officer of the New Health District. The Health Commissioner shall be responsible for the organization and administration of the New Health District subject to the approval of the Board of Health of said District.

Any changes in the size or composition of the New Health District must be approved by the Board of Health before such changes can become effective. Nothing contained herein shall be construed to limit the power of the Health Commissioner to assign or re-assign personnel in order to properly perform the duties of the New Health District provided such assignments or re-assignments do not reduce the services to be provided by the City of Dayton, or the services to be provided generally.

7. CIVIL SERVICE.

The Civil Service Board of the City of Dayton, Ohio, shall be contracted with for examination of prospective employees and certification thereof to the New Health District. Employees of the New Health District for the purpose of Civil Service classification shall be divided into the unclassified and the classified service.

A. The unclassified service shall be limited to the Chief Administrative Officer of the New Health District.

B. All other positions of employment shall be in the classified service, which shall be divided into three (3) classes, namely:

(1) The competitive class which shall include all positions and employment for which it is practical to determine the merit and fitness of the applicant by competitive examination.

(2) The non-competitive class which shall consist of all positions requiring peculiar and exceptional qualifications of a scientific, managerial, or professional, or educational character as may be determined by the rules of the Board.
8. CIVIL SERVICE RULES AND REGULATIONS.

The Civil Service Rules and Regulations of The City of Dayton, Ohio, as said rules and regulations are in effect as of January 1, 1970, or as they may hereafter be amended, shall govern the appointment and employment in all positions in the classified service based on merit, efficiency, character and industry and which shall have the force and effect of law are hereby incorporated into and made a part hereof as if herein fully set forth except that the provisions relative to veterans preference, City residency preference and residency requirements shall not apply to any employee of the New Health District until such time as the Board of Health of the New Health District may otherwise decide. Wherever the rules and regulations impose duties upon the City Manager or a City officer or employee, said rules and regulations shall be read as imposing the same duty upon the Chief Administrative Officer of the New Health District or upon officers or employees thereof.

The Chief Examiner of said Civil Service Board shall be the Employment Officer of the New Health District for its employees coming under the classified service. He shall provide the examinations in accordance with the regulations of the Civil Service Board and maintain a list of eligibles of each class of service of those meeting the requirements of said regulations. Positions in the classified service shall be filled by him from such eligible lists on requisition from and after consultation with the Chief Administrative Officer of the New Health District. As positions are filled, the Employment Officer shall certify the fact by proper and prescribed form to the Chief Administrative Officer of the New Health District and the Director of the department in which the vacancy exists.

The Board shall provide for promotion to all positions in the classified service, based on records of merit, efficiency, character, conduct and seniority.

An appointment or promotion shall not be deemed complete until a period of probation not to exceed six (6) months has elapsed, and a probationer may be discharged or reduced at any time within the said period of six (6) months, upon the recommendation of the head of the department in which said probationer is employed and the Chief Administrative Officer, with the approval of the majority of the Civil Service Board.

An employee shall not be discharged or reduced in rank or compensation until he has been presented with reasons for such discharge or reduction, specifically stated in writing, and has been given an opportunity to be heard in his own defense. The reason for such discharge or reduction and any reply in writing thereto by such employee shall be filed with the Board.
9. APPEAL TO THE BOARD.

Any employee of the New Health District in the classified service who is suspended, reduced in rank or dismissed by the Director of the department in which he is employed or the Chief Administrative Officer of the New Health District may appeal from the decision of such officer to the Civil Service Board and such Board shall determine the manner, time and place for a hearing of such appeal by the Board. The judgment of the Board shall be final.

The service status of any person employed by The City of Dayton, Division of Health or the Montgomery County General Health District shall not be affected by the creation of the New Health District and they shall retain their positions until resignation, discharged, reduced, promoted or transferred in accordance with the Civil Service Rules and Regulations.

The Civil Service Board shall have the power to investigate the enforcement and the effect of the Civil Service provisions of this Contract and of the Civil Service Rules and Regulations.

The Board shall have the power to subpoena and require the attendance of witnesses and the production of books and papers pertinent to said investigation and to administer oaths to such witnesses.

No person in the classified service or seeking admission thereto, shall be appointed, reduced or removed, or in any way favored or discriminated against because of political opinions or affiliations, or because of race, color or religious belief. No officer or employee of the New Health District shall directly or indirectly solicit or receive or be in any manner concerned in soliciting or receiving any assessment, subscription or contribution for any political party or political purpose whatever. No person holding a position in the classified service shall take any part in political management or affairs or in political campaigns further than to cast his vote or to express privately his opinions.

10. VIOLATIONS AND PENALTIES.

For violations of the Civil Service Rules and Regulations herein and incorporated herein, the Board shall assess the same penalties against the employees of the New Health District as would be assessed against a City of Dayton employee for violations thereof.

11. PAY STRUCTURE.

Necessary pay adjustments required to be made by the New Health District for employees of the New Health District that
have been employees of either The City of Dayton Health District or the Montgomery County General Health District will be made so that similar positions held by employees will have similar pay, but no salaries of any employee of either of the two pre-existing health districts shall be reduced.

Whatever pay adjustments are necessary shall be made so that no employee will be placed in a pay bracket which would pay such employee less than such employee would have received had this Contract not been adopted.

12. **FRINGE BENEFITS.**

Such fringe benefits as are being given on the 31st day of December, 1969, to City of Dayton employees shall be granted to all employees of the New Health District.

13. **COST ALLOCATION.**

The cost to each participating agency within the New Health District shall be based on actual costs of services provided for such agency as shown by records to be maintained by the New Health District for such purposes. Such records shall be open for inspection and audit by The City of Dayton. With respect to general administrative and overhead costs, such costs shall be charged ratably to each agency in the proportion of identified costs of each to the total identified costs. In the event specifically identified costs fall below 85% of the total expenditures of the New Health District, this Section of the Contract shall be re-negotiated to determine the validity of the cost sharing and, if required, a new formula for cost sharing be devised and agreed to. Such re-negotiation or development of a new cost-sharing formula shall not affect or impair any of the remaining sections of this Contract. If no agreement is reached upon re-negotiation for a new formula, the existing provision remains effective.

14. **PAYMENTS BY THE CITY OF DAYTON.**

Payments to be made by The City of Dayton shall be based on a statement to be submitted to the City Manager by the Board of Health on or before August 1 of each calendar year showing the estimated costs of services to be provided The City of Dayton during the succeeding year. The statement requesting an appropriation for the estimated costs shall be in such detail as may be required by The City of Dayton and shall be subject to the approval of the Commission in the same manner and fashion as any other appropriation. After the City Commission approves an appropriation in such amount as the financial resources of the City permit, the appropriation shall be divided as nearly as
practical in equal quarterly amounts payable by The City of Dayton to the New Health District on or about the first day of January, April, July and October of each year. The New Board of Health shall submit a statement each quarter showing the amount received by The City of Dayton for the preceding quarter, the expenditures made on behalf of The City of Dayton during such quarter, the amount needed during the succeeding quarter, reduced by any unexpended funds remaining from the preceding quarter and an explanation of the reasons therefor. In the event the amount paid by The City of Dayton is insufficient for that quarter's needs of the New Health District, a request for additional funds may be submitted to The City of Dayton explaining the reasons for the request and the amount needed.

The New Board of Health expenditures for services to be rendered on behalf of The City of Dayton may not exceed the appropriation approved by the City Commission without securing approval of the City Manager and the City Commission in advance of any additional expenditures.

15. **VOTED LEVIES.**

The proceeds from any voted or unvoted levies which the Board of Health may be empowered to levy and does so levy, shall be used to reduce costs chargeable to The City of Dayton in an amount equal to the proceeds of such levy or levies derived from within The City of Dayton as then existing.

16. **FEES.**

All fees currently being collected by The City of Dayton through the activities of the Dayton City Health District shall, from and after the effective date of this Contract, be collected by the New Health District. Such fees shall be used to reduce costs chargeable to The City of Dayton for services provided by the New Health District. The New Health District shall have authority to review the reasonableness of fees charged for services and may make such changes as may be legally authorized and approved by the Board of Health and the District Advisory Council.

17. **EQUIPMENT.**

The New Health District is hereby authorized to purchase from The City of Dayton at such price as may be agreed upon, such office, automotive and other equipment as may be agreed to be sold by The City of Dayton, and to purchase at such price as may be agreed upon between the New Health District and the Montgomery County Health District such office equipment as may be determined to be sold by said General Health District.
The New Health District is hereby authorized to negotiate for the lease of necessary automotive equipment or the purchase thereof.

18. AUTOMOTIVE EQUIPMENT.

Any employee of The City of Dayton, Division of Health who is being provided a City automobile to be used in the performance of said employee's duties, and such employee becomes an employee of the New Health District, shall be provided with an automobile by the New Health District to be used in the performance of said employee's duties if such is requested by said employee.

19. TERMINATION.

This Contract shall remain in effect until terminated. It may be terminated by the City Manager of The City of Dayton with the approval of the City Commission giving written notice to the Board of Health of the New Health District or by the said Board giving written notice to the said City Manager. Such written notice must be given more than one (1) year in advance of the termination date.

Upon receipt of such written notice, negotiations shall commence immediately relative to the disposition of unexpended funds provided by The City of Dayton and any automotive, office or other equipment which would not be required by the New Health District as a result of such termination.

Further, on termination, The City of Dayton shall re-establish a Division of Health and those employees of the New Health District who would no longer be required as a result of the termination, shall be employed by The City of Dayton in the same capacity as they are then employed, both as to status and pay grade.

Graham W. Watt, City Manager
The City of Dayton, Ohio

Arnold Hollingsworth,
Chairman, Montgomery County,
General Health District
Advisory Council

Approved as to form and legality:
Lee C. Falke, Montgomery County Prosecutor

Approved by the City Commission
By Ordinance No. 23565 passed December 17, 1969.