

30-R-96
A RESOLUTION

Amending the 1995
Community Development Block Grant Program
and Authorizing the Reallocation of Unexpended
Funds from that Program Year

WHEREAS, The Evanston City Council with passage of City Resolution 10-R-95, did approve the application for Community Development Block Grant Entitlement funds and did direct the City Manager to file said application with the United States Department of Housing and Urban Development; and

WHEREAS, the City of Evanston's application was approved by said United States Department; and

WHEREAS, the United States Department of Housing and Urban Development provided the final Community Development Block Grant allocation to the City after it had approved the City's application, and

WHEREAS, the final Community Development Block Grant allocation is less than the City's application, and

WHEREAS, an additional \$49,300 is needed to maintain Community Development Block Grant program allocations, and

WHEREAS, the Housing and Community Development Act Committee voted to reallocate prior year's funds to maintain allocations, and

WHEREAS, unexpended funds are available after implementation of certain Community Development Block Grant program activities; and

WHEREAS, reallocation of said funds would require that the City of Evanston's previous application be revised; and

WHEREAS, the Housing and Community Development Act Committee did hold a Public Meeting on May 14, 1996 to hear public opinion on said reallocations according to the Community Development Citizen Participation Plan;

NOW, THEREFORE BE IT RESOLVED that the City Council of the City of Evanston, Cook County, Illinois:

SECTION I: That the City's 1995 application for Community Development Block Grant program activities is hereby amended to add additional reallocations to the 1996-97 Program Year as authorized:

TWENTY-FIRST YEAR GRANT (1995-1996)

Fair Housing \$ 38,044

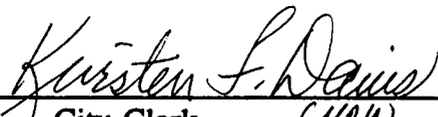
CDBG Administration 11,256

ADDITIONAL REALLOCATIONS TO THE 1996-97 YEAR: \$ 49,300

SECTION II: That this resolution shall be in full force and effect from and after the date of its passage and approval in the manner provided by law.


Lorraine H. Morton, Mayor

ATTEST:


City Clerk (MM)

Adopted: May 20, 1996