CITY OF BELLBROOK, OHIO

RESOLUTION NO. 2015-EE

A RESOLUTION CONFIRMING THE PROPOSED AMENDMENTS TO THE REGIONAL PLANNING AND COORDINATING COMMISSION OF GREENE COUNTY BYLAWS.

WHEREAS, the City of Bellbrook is a member of the Regional Planning and Coordinating Commission (RPCC) of Greene County, Ohio; and,

WHEREAS, the RPCC has proposed modification of the financial provisions in Section XI of its bylaws; and

WHEREAS, Article 13.04 of the bylaws require any modification of the financial provisions in Section XI to be amended only after it has been confirmed by the County Commissioners of Greene County and a majority of the participating political subdivisions, such action to be completed within six (6) months of the date of the proposed amendment by the County Commissioners approval.

NOW, THEREFORE, THE CITY OF BELLBROOK HEREBY RESOLVES:

Section 1. That the City of Bellbrook confirms the proposed amendments to the Regional Planning and Coordinating Commission of Greene County bylaws including the financial provisions in Section XI.

Section 2. That this resolution shall take effect and be in force forthwith.

Robert L. Baird, Mayor

Eileen F. Minamyer, Clerk of Council
RESOLUTIONS AND BYLAWS

FOR

REGIONAL PLANNING AND COORDINATING COMMISSION
OF GREENE COUNTY

Amended: August 26, 1975
Amended: February 24, 1976
Amended: June 24, 1980
Amended: June 25, 1996 - Resolution #96-06-25-1C
Amended: October 28, 2008 - Resolution #08-10-28-2C
Amended: October 28, 2014 – Resolution #14-10-28-1C
Amended: March 24, 2015 – Resolution #15-03-24-5C

PROPOSED AMENDMENTS BY EXECUTIVE COMMITTEE – 8/18/2015
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SECTION I  AUTHORIZATION

The authorization for the establishment of the Regional Planning and Coordinating Commission of Greene County is set forth under Section 713.21, Chapter 713, Ohio Revised Code, and amendments and supplements thereto. The Board of County Commissioners of Greene County, Ohio, acted in accordance with the above mentioned enabling law to establish the Regional Planning Coordinating Commission of Greene County by resolution dated April 20, 1973, as follows:

Resolution adopted:

IN THE MATTER OF CREATING THE REGIONAL PLANNING AND COORDINATING COMMISSION OF GREENE COUNTY
RESOLUTION NO. 73-19

BE IT RESOLVED, that the Board of Greene County Commissioners of Greene County, Ohio, in accordance with the Ohio Revised Code, do hereby create the Regional Planning and Coordinating Commission of Greene County, Ohio, and that this official body determines to cooperate with the Planning Commission of any political subdivisions located within said County in the creation and maintenance of the Greene County Planning and Coordinating Commission on the above stated terms.

/S/James A Ford, Sr. 
/S/Joseph E. Haines
/S/James J. Cain
/S/Joan Anderson

Clerk

April 20, 1973

date
SECTION II TITLE

The title or name of the Commission shall be the "Regional Planning and Coordinating Commission of Greene County," and shall hereinafter sometimes be referred to as "Commission."

SECTION III THE REGION

Article 3.01 County Jurisdiction
The Region for which the Commission shall be created and maintained may be all of Greene County.

SECTION IV MEMBERSHIP

Article 4.01 County Representatives
The representation of the County shall be the three (3) county commissioners who shall serve during their terms of office. Serving ex-officio from the county shall be THE: County Engineer, County COMBINED Health DISTRICT COMMISSIONER Official, County Planner, County AGRICULTURAL Extension Agent, County Auditor, County Soil AND WATER Conservation DISTRICT ADMINISTRATOR, County Prosecuting Attorney, County CHIEF Building OFFICIAL Inspector, County Sanitary Engineer, County Recreation and Parks AND TRAILS DIRECTOR Department, County Park Board DISTRICT, COUNTY DEPARTMENT OF DEVELOPMENT DIRECTOR, AND COUNTY EMERGENCY MANAGEMENT DIRECTOR.

Article 4.02 Township Trustees Representatives
Each Board of Township Trustees shall have one (1) official representative AND ALTERNATE. In addition, serving ex-officio from the township shall be THE: Township Road Superintendent, Township Zoning Inspector, Township Fire Inspector, Township Planner, Township ZONING Planning-Commission representative.

Article 4.03 Municipal Representatives
Each incorporated municipality shall have one official representative from the elected body AND ALTERNATE. In addition, serving ex-officio from the municipality shall be THE: City Manager, City Engineer, City Planners, ZONING ADMINISTRATOR, City Building Inspectors, City Recreation and Parks Department, City Fire Chief, AND/OR
City-Planning Commission representative.

Article 4.04 Other Representatives
Other ex-officio representatives on the Commission shall be: WRIGHT STATE UNIVERSITY, CEDARVILLE UNIVERSITY, CENTRAL STATE UNIVERSITY, WILBERFORCE UNIVERSITY, ANTIOCH COLLEGE, CLARK STATE COMMUNITY COLLEGE, College Consortium, County School Board, City School Board of Fairborn, Xenia, and Yellow Springs, Parochial—GREENE COUNTY CAREER CENTER, BEAVERCREEK, CEDARCLIFF, FAIRBORN, GREENVIEW, SUGARCREEK, XENIA AND YELLOW SPRINGS School Districts, Wright-Patterson Air Force Base, District Library Director and other entities whose inclusion would be of benefit to the Commission.

Article 4.05 Vacancies and Dismissals
If any member OR THEIR DESIGNATED ALTERNATE of the Regional Planning and Coordinating Commission of Greene County is absent for three (3) consecutive meetings, he SUCH MEMBER may, at the option of the Executive Committee, be considered to have resigned and shall not be counted thereafter in the numerical requirements of a quorum, unless and until a successor has been appointed by the participating member body. If any member is so dismissed for non-attendance, the President shall instruct the Secretary to so notify the participating body of his/HER dismissal and request an appointment of a new member.

SECTION V OFFICERS AND COMMITTEES

Article 5.01 President and Vice President
A President and Vice President shall be elected by the Regional Planning and Coordinating Commission of Greene County at it first regular meeting each year and shall hold office until the first regular meeting in the succeeding year after the election and until his/HER successor is elected and qualified. It shall be the duty of President to serve as the principal executive officer of the Commission, to conduct its meetings, execute contracts, and to perform such other duties as the Commission shall from time to time direct. It shall be the duty of the Vice President to assist the President and to serve in his/HER absence, and to perform such other duties as the Commission shall from time to time direct.
Article 5.02 Secretary
The Secretarial duties of the Commission shall be the responsibility of the office of the Commission.

Article 5.03 Treasurer
The Treasurer duties of the Commission shall be the responsibility of the office of the Greene County Auditor.

Article 5.04 Other Officers
The Commission may appoint or elect such other officers as it shall deem necessary, who shall have such authority and shall perform such duties as from time to time shall be assigned by the Commission or the Executive Committee.

Article 5.05 Nominations
On or before December 1st of each year, the President shall appoint a Nominating Committee of five (5) members of the Commission, which Committee shall prepare a list of one (1) or more nominations for each office, selected from among the members of the Commission for its officers. Such list shall be mailed to each member of the Commission at least seven days prior to the first regular meeting of the Commission in the following year. Additional nominations may be made from the floor by any member of the Commission at the Annual Meeting. Election shall be by ballot, and tally shall be made by the Nominating Committee.

Article 5.06 Officer Vacancies
If any executive office shall become vacant by reason of death, resignation, disqualification, or any other cause, the vacancies shall be filled immediately by election or appointment in the regular manner for the unexpired remainder of the term.

Article 5.07 Executive Committee and Officers
There shall be an Executive Committee of the Regional Planning and Coordinating Commission of Greene County consisting of the President, Vice President and three (3) other members of the Commission. All members shall be elected officials and elected from the official membership. THE EXECUTIVE COMMITTEE SHALL BE COMPRIZED OF AT LEAST ONE REPRESENTATIVE EACH FROM and shall include the Greene County Commissioners, TOWNSHIPS AND MUNICIPALITIES.
EXCLUDING ANY MUNICIPAL MEMBER SERVING AS PRESIDENT OR VICE PRESIDENT, MUNICIPAL REPRESENTATIVES SHALL SERVE ON A ROTATING BASIS AMONG MEMBER MUNICIPALITIES AND NO SUCH MUNICIPAL REPRESENTATIVE SHALL SERVE TWO OR MORE CONSECUTIVE YEARS ON THE EXECUTIVE COMMITTEE UNLESS ALL OTHER MUNICIPAL MEMBERS HAVE DECLINED TO SERVE FOR THAT YEAR. A sixth member of the Executive Committee shall be elected from the RPCC voting membership to serve as an alternate and may serve in the stead of any Executive Committee member absent from any Executive Committee meeting.

Article 5.08 Special Committees
Special committees shall be appointed by the President with the approval of the Commission.

Article 5.09 Reports
All reports of Committees appointed by the President, unless otherwise directed, shall be submitted in writing to the Executive Committee for authorization of issuance, approval of contents, or recommendation for further study, before being acted upon.

SECTION VI POWERS AND DUTIES OF COMMISSION

Article 6.01 Regional Plans
The Regional Planning and Coordinating Commission of Greene County shall make studies, maps, plans, and other reports of the region or county respectively, which may include adjoining areas, showing the commission's recommendations for systems of transportation, highways, park and recreational facilities, water supply, sewage disposal, garbage disposal, civic centers, and other public improvements and land uses which affect the development of the region as a whole or as more than one political unit within the region, and which did not begin and terminate within the boundaries of any single municipal corporation.

Article 6.02 Amendments to Regional Plans
Said plans or maps may be changed, supplemented, or abolished from time to time at the discretion of the Commission, but no plans or maps shall be adopted, changed,
supplemented or abolished without a public hearing thereon.

Article 6.03 Community Assistance
The Commission may undertake for any cooperating political subdivision of the county the study, planning, mapping, and reports involving the use of land within the boundaries of such political subdivision and involving a planning or zoning project which is particularly or directly applicable and which is initiated by such political subdivision. The cost of such shall be paid by the political subdivision in such manner and amount as may be agreed upon between the Executive Committee of the Regional Planning and Coordinating Commission of Greene County and the legislative authority of such political subdivision.

Article 6.04 Other Powers
Said Regional Planning and Coordinating Commission of Greene County shall have all powers and duties now or hereafter provided by law for Regional Planning Commission as found in the Ohio Revised Code.

Article 6.05 Reference Library
The Commission shall cause to be established a reference collection containing copies of all officially adopted planning and zoning documents and codes of each member, and of each nonmember political subdivision of the county. It shall also seek similar documents from adjacent political subdivisions surrounding Greene County and such other materials as may be useful to the Commission.

SECTION VII POWERS AND DUTIES OF EXECUTIVE COMMITTEE

Article 7.01 Powers of Executive Committee
All of the powers and duties of the Regional Planning and Coordinating Commission of Greene County except as otherwise provided in the statutes of the State of Ohio, or in the terms of this resolution of cooperation, shall be possessed and may be exercised by the Executive Committee, but always subject to review by the Commission as a whole as hereafter provided.

Article 7.02 Adoption of Plan
Upon the adoption by the Executive Committee of any map or plan of the kind and character described in Section 713.23 et. seq. of the Ohio Revised Code, or any change,
supplement, or abolition thereof, the Commission shall cause a copy thereof to be sent by mail or delivered personally to each member of the Regional Planning and Coordinating Commission of Greene County and a written record to be made of each such mailing or delivery. Any member of the Commission may, within ten days after the mailing or delivering of his copy, serve written demand on the Secretary of the Commission for a special meeting of the Commission to review such map, plan, change, supplement, or abolition, in which case the Secretary shall call such special Commission meeting to be held not more than fifteen (15) days after the receipt of such demand. At such special meeting such map, plan, change, supplement, or abolition may be modified or disapproved by the vote of the majority of the members of the Planning Commission.

SECTION VIII MEETINGS

Article 8.01 Meetings of Commission
The Regional Planning and Coordinating Commission of Greene County shall hold regular meetings during each year; unless otherwise directed, by vote of the Commission, said meetings shall be held the fourth Tuesday of each month at a place to be announced with notice of meeting. The regular meeting in January shall constitute the annual meeting of the Commission for the election of officers and Executive Committee and for organization purposes. Special meetings may be called by the President or by any three (3) members for any purposes of the Commission. The Secretary shall mail or deliver written notice of each regular or special meeting to each member of the Commission not less than five (5) days prior to each meeting. Notices of special meetings shall state the purpose for which such meeting is called.

Article 8.02 Meetings of the Executive Committee
The Executive Committee shall provide, by its own rule, for any regular or special meetings it may deem necessary; and, in the absence of any regularly scheduled meetings, the Executive Committee shall meet upon the call of the President, or in his absence, upon the call of the Vice President.

Article 8.03 Quorum
At any meeting of the Regional Planning and Coordinating Commission of Greene County or its Executive Committee, a quorum shall consist of a majority of all voting members thereof. AT ANY MEETING OF THE REGIONAL PLANNING AND
COORDINATING COMMISSION, A QUORUM SHALL CONSIST OF A MAJORITY OF ALL VOTING MEMBERS THEREOF, MINUS ANY VOTING MEMBER AND THEIR ALTERNATE WHO HAVE BEEN ABSENT FROM THREE CONSECUTIVE PRIOR MEETINGS; provided, however, a lesser NUMBER OF members may adjourn any meeting from time to time.

Article 8.04 Voting
Only members of the Regional Planning and Coordinating Commission of Greene County shall have voting privileges. A VOTING MEMBER’S DESIGNATED ALTERNATE MAY VOTE IF THE DESIGNATED MEMBER IS ABSENT FROM THAT MEETING. Ex-officio members will not have voting privileges. All actions of the Planning Commission or Executive Committee shall be by resolution or motion. Voting shall be by roll call and the Secretary shall keep or cause to be kept a record of each vote showing the ayes, nays, not voting, or the absence of any members.

Article 8.05 Parliamentary Procedures
Unless otherwise specified herein, Robert's Rules of Order shall govern the proceeding at the meetings of the Planning Commission.

SECTION IX CERTIFICATION AND ADOPTION OF PLAN

Article 9.01 Local Community Certificate
The Commission, after making the regional plan, or change, supplement, or abolition thereof, shall certify a copy thereof to each political subdivision of the Region and to each township and to the County Commissioners of Greene County.

Article 9.02 Local Community Adoption
The Legislative body of any political subdivision to which such plan, change, supplement, or abolition is certified may adopt the same, and it shall thereupon have the same force and effect within such political subdivision as is provided by law or charter for plans prepared and adopted by said planning commission. The County Commissioners of Greene County may adopt said plan, change, supplement, or abolition so far as it relates to non-municipal territory within their jurisdiction.
Article 9.03 Local Communities Not Adopting
Said plan, change, supplement, or abolition shall be of no effect in any political subdivision unless so adopted by its legislative body, nor in any non-municipal territory unless so adopted by the County Commissioners of Greene County, or as provided by state statutes.

Article 9.04 Filing With County Recorder
When so adopted, said plan, change, supplement, or abolition shall be certified to the Regional Planning Commission and filed with the County Recorder, as provided by Section 713.27 of the Ohio Revised Code.

SECTION X  PLANNING SERVICES

Article 10.01 Membership Privileges
Any municipality, township, or county which is a member of the Regional Planning and Coordinating Commission of Greene County and has paid its pledge contribution within the first three (3) months of the current year shall, without additional contribution or payments, be entitled to the following:

10.01.1 Consultation by local planning officers with staff members of the Regional Planning and Coordinating Commission of Greene County in minor or special planning problems.

10.01.2 A review regarding any preliminary plan of a subdivision of a limited area, filed with the political subdivision in which the subdivision is proposed.

10.01.3 The occasional attendance by a staff member of the Regional Planning and Coordinating Commission of Greene County at meetings of the political subdivision planning commission or legislative body to render advice and assistance on specific local planning matters.

10.01.4 Representation on special committees authorized or appointed to study special problems, wherein the area involved includes some part or all of the territory of such member body.
10.01.5 Member organizations shall have first priority of staff time of the commission.

Article 10.02 Planning Services Agreement
The President is hereby authorized to undertake for the Planning Commission, or legislative body of any political subdivision which is a member of the Regional Planning and Coordinating Commission of Greene County or the planning or zoning commission of any other political subdivision in the county, in addition to the above mentioned services, the study, planning, and mapping of, or reporting upon, public improvements, or the use or development of land within the boundaries of such political subdivision, which affect the development of the region as a whole or which do not begin or terminate within such political subdivision in accordance with any special agreement authorized or approved by the Executive Committee.

Article 10.03 Planning Fees and Charges
All charges for services rendered pursuant to Article 10.02 of this Section shall be determined on the basis of cost of staff time, materials, and travel, plus a percentage of overhead to be determined by computing the percentage of the Commission's total current budget committed to overhead expenses.

Article 10.04 Agreement Procedure
Service Agreements between political subdivisions of the Region and the REGIONAL PLANNING AND COORDINATING Commission shall be consummated upon the: 1) resolution of municipal or township members requesting the Regional Planning and Coordinating Commission of Greene County to proceed with specified planning services; and appropriating the necessary funds to cover the cost of the work to be performed by the members of the staff of the Regional Planning and Coordinating Commission of Greene County during the current year, to be followed by supplemental appropriations in succeeding years as required to complete the specified services; and 2) a resolution by the Executive Committee of the Commission authorizing the President TO SIGN AND THE EXECUTIVE DIRECTOR to proceed with such work pursuant to the requests of the legislative body of such municipality, and township trustees or other political subdivisions of the region.

Article 10.05 Planning Progress Reports
Copies of all written reports, documents, or plans in connection with planning service
rendered by agreement to any municipality, political subdivision, or administrative body or bureau thereof, shall be mailed to the Executive Committee members at the time they are issued.

SECTION XI FINANCIAL PROVISIONS

Article 11.01 Submission of Budget
A budget for maintaining the Regional Planning and Coordinating Commission of Greene County shall be submitted to the participating governmental bodies and the Greene County Administrator by July, in accordance with the budget basis of the Ohio Revised Code of each calendar year, and the amounts to be paid to the Regional Planning and Coordinating Commission of Greene County by the participating governmental bodies shall be apportioned.

Article 11.02 Subdivision Contribution MEMBERSHIP DUES

FINANCIAL SUPPORT TO THE REGIONAL PLANNING AND COORDINATING COMMISSION OF GREENE COUNTY (RPCC) FROM THE COUNTY, TOWNSHIPS AND MUNICIPALITIES FOR THE CALENDAR YEAR 2016 SHALL BE BASED UPON POPULATION COUNTS FROM THE 2010 DECIENNIAL CENSUS AND GOVERNED BY THE FOLLOWING PROVISIONS:

11.02.1 THE BOARD OF COUNTY COMMISSIONERS OF GREENE COUNTY SHALL CONTRIBUTE FUNDS, AT A NINETY CENTS PER CAPITA RATE OF THE TOTAL POPULATION OF THE COUNTY.

11.02.2 EACH The Village, Township and Municipality cooperating in the maintenance of the Regional Planning and Coordinating Commission of Greene County herein, shall contribute in each calendar year a proportionate share (per capita rate) based upon the ITS population according to the latest Federal DECIENNIAL Census. Said proportionate shareS shall be, and as determined by the Regional Planning and Coordinating Commission of Greene County for each year based upon the adopted budget.
TWENTY-FIVE CENTS PER CAPITA RATE FOR TOWNSHIPS, AT A TWENTY-FIVE CENTS PER CAPITA RATE FOR MUNICIPALITIES WITH A POPULATION OF LESS THAN TWENTY THOUSAND AND AT A TEN CENTS PER CAPITA RATE FOR MUNICIPALITIES WITH A POPULATION OF TWENTY THOUSAND OR MORE. NO MEMBERSHIP DUES SHALL BE LESS THAN ONE HUNDRED (100) DOLLARS FOR ANY INDIVIDUAL YEAR.

11.02.3 COUNTY, TOWNSHIP AND MUNICIPAL CONTRIBUTIONS PAYABLE FOR CALENDAR YEARS SUBSEQUENT TO 2016 SHALL BE BASED UPON THE LATEST POPULATION ESTIMATES PUBLISHED BY THE OFFICE OF RESEARCH OF THE OHIO DEVELOPMENT SERVICES AGENCY, A STATE AFFILIATE OF THE U.S. CENSUS BUREAU.

11.02.4 IN THE EVENT ONE OR MORE MUNICIPALITIES, OR PARTS THEREOF, ARE SITUATED WITHIN A TOWNSHIP, THE POPULATION OF SUCH TOWNSHIP TO BE USED IN CALCULATING ITS PROPORTIONATE SHARE SHALL EXCLUDE THE POPULATION WITHIN SUCH MUNICIPALITIES.

11.02.5 IN THE EVENT A MUNICIPALITY IS SITUATED WITHIN GREENE COUNTY AND ONE OR MORE ADDITIONAL COUNTIES, THE POPULATION OF SUCH MUNICIPALITY TO BE USED IN CALCULATING ITS PROPORTIONATE SHARE SHALL INCLUDE ONLY THE POPULATION WITHIN GREENE COUNTY.

11.02.6 POPULATION HOUSED WITHIN THE BOUNDARIES OF A FEDERAL MILITARY INSTALLATION SITUATED WITHIN ANY TOWNSHIP SHALL BE EXCLUDED FROM THE POPULATION USED TO CALCULATE ANY PROPORTIONATE SHARE FOR SUCH TOWNSHIP. SUCH NUMBER USED SHALL BE DOCUMENTED IN A DECENNIAL CENSUS COUNT.
AND/OR AN ESTIMATE PROVIDED BY THE CENSUS BUREAU
OR ITS STATE AFFILIATE IN BETWEEN THE DECANNAIL
CENSUS COUNTS.

The County cooperating in the maintenance of the Regional Planning and Coordinating Commission of Greene County shall contribute in each calendar year a proportionate share based upon the population of the county according to the latest Federal Census. Said Greene County share shall be seven (7) times the above-mentioned per capita rate multiplied by the total population of the county.

SAMPLE FORMULA

\[ \begin{align*}
-A & \text{ County Population} \\
-B & \text{ Times 7} \\
-C (\text{=A} \times B) & \text{ Equals County Units} \\
-D & \text{ Plus Total Population of Members (Units)} \\
-E (\text{=C} + D) & \text{ Total Units for Calculation} \\
-F & \text{ Expected Budget} \\
-G & \text{ Minus Expected Revenue} \\
-H & \text{ Minus Carry Over in excess of 35%} \\
-I (\text{=F} - G - H) & \text{ Budget Share Paid Through Per Capita} \\
-J & \text{ Budget Share Paid Through Per Capita} \\
-E & \text{ Divided By Total Units} \\
-K (\text{=J} / E) & \text{ Jurisdiction Per Capita Rate} \\
-L (\text{=J} \times K) & \text{ County Per Capita Rate}
\end{align*} \]

Subsequent to an incorporation, or annexation, an adjustment to the most current official federal census figures, for the purpose of calculating proportionate share, be made—as itemized herein:

1. Where there are existing dwelling units in an area to be incorporated or annexed, the number of dwelling units, by type, which existed prior to the most current official federal census shall be counted.

2. The population to be annexed or incorporated shall then be calculated by multiplying the number of dwelling units by the persons per dwelling unit as determined from the most current census for the particular political
subdivision.

3. The estimated population shall then be subtracted from the losing political subdivision’s most current census figure and added to the receiving political subdivision’s most current census figure.

4. Revised population figures shall be utilized and take effect in the succeeding calendar year.

5. Interim federal census data may be substituted for the above methodology.

Using the above formula, the staff of the Regional Planning and Coordinating Commission shall revise the official census figures of 1970 to reflect annexations which have taken place to date. Said figures shall be used in the calculation of the 1976 pro rata share of budget participation.

Political subdivisions requesting membership in the Regional Planning and Coordinating Commission of Greene County after the first year will pay the first year’s assessment, plus the assessment for the year in which they gain membership.

Article 11.03 Financial Limitation
The allocation or appropriations established by the preceding article shall be limited by and not exceed the budget, as prepared by the Commission. If the preceding year’s budget has a carry-over in excess of thirty-five percent (35%) of the annual approved budget, any dollar amount over the thirty-five percent (35%) shall be credited to each member jurisdiction in proportion to their per capita assessment for that year in the upcoming budget year.

Article 11.04 Authority to Receive Grants
The Regional Planning and Coordinating Commission of Greene County may accept, receive, and expend funds, grants, and services for the Federal Government or its agencies, from departments, agencies, and instrumentalities of state or local government or from civic sources and contract with respect thereto, and provide such information and reports as may be necessary to secure such financial aid.

Article 11.05 Certification of Appropriations
The Commission shall, at its regular January meeting in each year, make appropriations for its expenses for that year, which appropriations may be modified or supplemented from time to time during the year, but shall at no time exceed the total amount received or due from the participating township, villages, cooperating municipalities,
public agencies, the Federal Government, or other sources.

Article 11.06 Expenditures and Disbursements
All disbursements of the Regional Planning and Coordinating Commission of Greene County shall be made by vouchers drawn on the Auditor of Greene County signed as hereinafter provided. All expenditures, disbursements, or commitments or contracts for expenditures or disbursements, when in excess of $100.00 shall be authorized by the Executive Committee. Expenditures, disbursements, or commitments or contracts for expenditures or disbursements in an amount of $100.00 or less shall be authorized by the President, or in his absence, by the Vice President, provided that no one of them shall approve his own account.

Article 11.07 Audit of Records
An audit and examination of the financial records of the Regional Planning and Coordinating Commission of Greene County shall be performed by the State Examiners of the Bureau of Inspection and Supervision of Public Offices, Office of Auditor of State, as required. A copy of the audit shall be made a part of the permanent records of the Commission.

SECTION XII  PERSONNEL

The Commission shall employ the Planning Director and set his reimbursement. The Executive Committee shall be responsible for all aspects of staff employment and empowered to employ the needed staff on recommendation of the Planning Director and approval of the Board of County Commissioners.

Article 12.01 Other Employees
In case of need to employ persons who shall receive less than $5,000 per year, the Director is authorized to employ a person under the appropriate job classification provided only that such person shall receive the lowest wage rate within the particular classification, unless the Executive Committee shall have authorized a higher rate. The Director shall report such employment to the Executive Committee at its next regular meeting. All other persons shall be employed by the Director only after the prior approval of the Executive Committee.
Article 12.02 Job Qualifications
The Executive Committee shall adopt a classification of jobs to be performed by employees of the Regional Planning and Coordinating Commission of Greene County which schedule shall establish the maximum number of jobs for each classification and appropriate wage or salary wage or salary rates for each such classification. Such job classification, upon its adoption, may be amended by the Executive Committee from time to time.

Article 12.03 Increases and Reclassification
The Director may, after the prior approval of the Executive Committee, increase the wage of any person within any classification or reclassify any employee and pay an appropriate wage within such new classification.

Article 12.04 Overtime, Vacation, Sick Leave
THE REGIONAL PLANNING AND COORDINATING COMMISSION SHALL FOLLOW THE OVERTIME, VACATION AND SICK LEAVE POLICIES ADOPTED BY THE COUNTY.

12.04.1 The Director may approve, in advance of the work on the basis of emergency need for the efficient operation of the Commission, overtime for each employee of the Commission, such overtime to be compensated shall not exceed one and one-half (1 1/2) times the standard hourly rate for each employee's classification. Also, in lieu of monetary compensation, compensatory time may be used.

12.04.2 Each employee of the Commission shall be entitled to an annual vacation as provided by Section 325.18 of the Ohio Revised Code as amended.

12.04.3 Each employee shall be entitled in each year of employment to a sick leave, upon proven illness, as provided by Section 143.29 of the Ohio Revised Code.

Article 12.05 Unclassified Employees
No person shall be employed for a job or position with the Regional Planning and Coordinating Commission of Greene County if not within any of the established job classifications, or in excess of maximum number established for any job classification without the prior approval of the Executive Committee.
Article 12.06 Outside Employment

Employees of the Regional Planning and Coordinating Commission of Greene County shall be permitted to assist occasionally those public agencies that are not and cannot become members of the Regional Planning and Coordinating Commission of Greene County and then such employment may be entered into only under the following conditions:

Outside employment shall have the prior authorization of the Director, subject to the approval of the Executive Committee. Such employment shall be at a time other than that regularly required by the Regional Planning and Coordinating Commission of Greene County provided only that if outside work must be done during regular working hours, then leave, without pay or with compensatory time through overtime, must be obtained.

Article 12.07 Travel Authorization and Compensation

In the event that it is necessary for one or more officers, members of employees of the Commission to travel outside the Regional area on Commission business, the following conditions shall apply:

All travel expenses incurred, including the type of travel, outside the area shall be authorized by the President of the Commission, or in his absence, the Vice Presidents in order. All employees shall be reimbursed for the normal use of their private cars on Commission business inside or outside the region at a rate as established by the Commission, except that the Director may alter the rate under the following conditions:

Raise the rate of compensation for any special projects involving long and continuous use of an employee's car, i.e., Land Use Surveyor any other use exceptionally hard on said car.

SECTION XIII AMENDMENT PROCEDURES

These bylaws may be amended from time to time only in accordance with the following
procedure:

Article 13.01 Resolution Approving Amendments
A resolution approving the form of such proposed amendment shall be adopted by the Executive Committee at least fifteen (15) days in advance of the next regular meeting of the Commission or a petition signed by at least five (5) members setting forth the proposed amendment, and shall be delivered to the Secretary at least fifteen (15) days in advance of the next regular meeting of the Commission.

Article 13.02 Submission of Proposed Amendments
The Secretary shall thereafter, but not less than ten (10) days prior to the next regular meeting of the Commission, forward to each member of the Commission a copy of such proposed amendment together with a notice that it will be the subject of action at the next regular meeting of the Commission.

Article 13.03 Adopted Amendments
Such proposed amendment shall be presented at the next regular meeting of the Commission and be considered as moved and seconded for adoption. Such amendment shall be deemed adopted upon receiving the affirmative vote of a majority of the members of the Commission.

Article 13.04 Provision of Financial Amendment, Section XI
Financial Provision, in addition to Article 13.01 through 13.03 of this section, may be amended only after the proposed amendment has been confirmed by the County Commissioners of Greene County, and a majority of the participating political subdivisions such action to be completed within six (6) months of the date of the proposed amendment by the County Commissioners approval.

SECTION XIV    STATUTES AND SEVERANCE CLAUSE

Article 14.01 Inclusion of Statutes
All applicable statutes of the State of Ohio are included in these bylaws and rules of procedure and made a part hereof.

Article 14.02 Inclusion of Severance Clause
The invalidity of any section or provision of the Resolution of Cooperation or Bylaws and Rules
of Procedure shall not invalidate any other portion thereof.

SECTION XV      WITHDRAWAL

Article 15.01 COUNTY, Municipal, OR Township, Village and County Membership Withdrawals
Any member COUNTY, municipality, village, or township may withdraw their cooperation hereunder at any time by a resolution to do so and delivering a certified copy thereof approved by the legislative body of said COUNTY, municipality, village, or township, to the Director of the Regional Planning and Coordinating Commission of Greene County. Notice of intention to withdraw must be submitted one year in advance of withdrawal. The withdrawal notice shall not relieve the withdrawing party of its obligation to contribute its share of the cost for the year in which the withdrawal occurs.

SECTION XVI      TIME OF TAKING EFFECT

Article 16.01 Terms of Cooperation
These terms of cooperation shall take effect on January 1, 1973, provided that prior thereto they shall have been agreed to by the County Commissioners, Township Trustees, and the legislative bodies of all participating political subdivisions.

Article 16.02 Submission of Resolution
Be it further resolved, that the Secretary of the Commission is hereby instructed to forward a copy of this resolution to the Board of County Commissioners of Greene County and to each cooperating political subdivision, with a request that it be approved by said board.

SECTION XVII     DISSOLUTION OF PLANNING COMMISSION

The Regional Planning and Coordinating Commission of Greene County shall be dissolved only after and upon full compliance with the procedure for dissolution as described herein: The president of the Commission shall notify every member of the Commission by registered mail (return receipt requested) at least sixty (60) days before the day of the Commission at which time a motion for dissolution is to be discussed. At said meeting, a motion will be entertained to dissolve the Regional Planning and
Coordinating Commission of Greene County. Following said motion which is duly made and seconded, each member in attendance shall be polled and his vote recorded.

After the votes have been tabulated and it has been ascertained that more than two-thirds (66-2/3 per cent) of the full membership of the Regional Planning and Coordinating Commission of Greene County has voted to dissolve the Regional Planning and Coordinating Commission of Greene County, the Commission shall be dissolved. At the earliest possible date following date of dissolution, all monetary debts incurred by the Commission, Executive Committee and/or the staff, shall be paid in full. All remaining assets of the Commission shall be disposed of in the manner agreed to by a majority of the Commission members present at the time of dissolution.

Each political subdivision represented on the Commission at the time of dissolution shall be entitled to and receive its pro-rata share of the net proceeds from the disposal of the assets after all debts are paid.