## A-37: INTERGOVERNMENTAL COOPERATIVE AGREEMENT INTERGOVERNMENTAL COOPERATIVE AGREEMENT

BY AND BETWEEN THE			
	STATE OF	F LOUISIANA	
(Name of Police Jury/Local Government)			
	PARISH (	OF	
AND			
(Political subdivision/ Fire, Water, or Sewer Di	istrict)		
THIS AGREEMENT is entered into on this	day of	, 20	, by
and between the (police jury/local gov't), a pol	litical subdivision of t	the State of Louisiana, e	xisting
under the laws of the State of Louisiana, and t	the <u>(name of fire, wa</u>	ater, or sewer district), a	ι ( <u>fire,</u>
water, or sewer district) existing under and by	virtue of the laws of	the State of Louisiana,	
relative to the expenditure of funds on the FY	20 Louisiana	Community Developme	nt
Block Grant Program, dealing with the propose	ed (construction; pu	rchase; maintenance;	
ownership) of (buildings, equipment).			

The parties do hereby mutually agree to cooperate in the undertaking or assist in undertaking the essential LCDBG activities as proposed in the above referenced Louisiana Community Development Block Grant Program and specifically, under the authority granted by virtue of Louisiana Revised Statute 33:1321, et seq and particular provisions thereof commonly known as the "Intergovernmental Functions Act:, to wit:

- 1. The <u>(police jury/local gov't)</u> has received a Louisiana Community Development Block Grant to <u>(describe project)</u> in the jurisdiction of <u>(fire, water, sewer district)</u>. All of the said project is in the jurisdiction of the (police jury/local gov't).
- 2. The (police jury/local gov't) does hereby assume responsibility for the proper administration, implementation and payment for the said project in conformity with and under the authority of the Louisiana Division of Administration, Community Development Block Grant Program.
- 3. The <u>(fire, water, sewer district)</u> does hereby agree and authorize the <u>(police jury/local gov't)</u> to (construct/purchase) said project in accordance with the plans and specifications prepared by <u>(engineering firm)</u> and to use the available land and rights of way as owned by (fire, water, sewer district).
  - 4. The (policy jury/local gov't) shall transfer ownership of the project to (fire, water,

<u>sewer district</u>) only on the condition that said <u>(fire, water, sewer district)</u> shall agree to properly operate and maintain said project in accordance with the terms and geographical boundaries as specified in the application approved on behalf of <u>(policy jury/local gov't)</u>.

- 5. Specifically, the transfer of ownership shall be limited to the following property and items, to wit: (here the buildings, public facility system, etc. shall be legally described).
- 6. The <u>(fire, water, sewer district)</u> also agrees that the items or property listed above will not be transferred between districts or disposed of without LCDBG permission and complying with Federal Regulations concerning disposition of property purchased with LCDBG Funds. (24 CFR, Chap. V, Para. 570.489)

THUS DONE AND SIGNED by authority granted as per attached resolutions of the above respective bodies through the undersigned duly authorized officers.

WITNESSES:	
	(name of police jury/local government)
	PRESIDENT/MAYOR
	(name of fire, water, sewer district)
	PRESIDENT