FORT BRANCH, INDIANA

RESOLUTION NO. 1991-2

SIGNATORY AUTHORIZATION RESOLUTION

WHEREAS, the Indiana General Assembly and the Federal Water Pollution Control Act provide financial aid for the construction of sewage treatment works; and

WHEREAS, the Town of Fort Branch, Indiana, herein called the Municipality, has plans for a municipal water pollution control project generally described as upgrading the existing wastewater facility to meet State and Federal regulations, such as the NPDES discharge limitations, and the Municipality intends to proceed with the construction of such works;

WHEREAS, the Town of Fort Branch, has adopted this Resolution
dated June 15, 1987;

NOW, THEREFORE, BE IT RESOLVED by the Town Council, the governing body of said Municipality as follows:

- 1. That any member of the Town Council of the Town of Fort Branch be authorized to make applications for State and Federal grants and provide the Department of Environmental Management (IDEM) such information, data and documents pertaining to the application for the grants as may be required, and otherwise act as the authorized representative of the Municipality in connection with said application.
- 2. That the Municipality agrees that if a Federal grant and State assistance for the project pursuant to Section 8 of the Federal Water Pollution Control Act, as amended (33 U.S.C. 446 et seq.), and the Indiana General Assembly, the Town of Fort Branch, Indiana, will pay the remaining costs of the approved construction.
- 3. That all statements data and supporting documents made or submitted by the Municipality in connection with any application for Federal assistance for the proposed construction are to be deemed a part of the application for State assistance.
- 4. That the Municipality agrees to comply with the requirements of the Department of Environmental Management.
- 5. That two certified copies of the Resolution be prepared to accompany the applications for State and Federal grants for the construction of the municipal water pollution control project.

ADOPTED this 15th day of April, 1991.

TOWN OF FORT BRANCH, INDIANA By and Through Its Town Council

Authorized Signatory Signatures

Donald C. Robinson, Pres.

Monald J. Gries

Thelma Faye Neufelder

By: <u>Louald Columnar</u>
Donald C. Robinson, President

Donald J. Grees

Thelma Fave Neufelder

Attest:

Juanita Dunkel, Clerk-Treasurer

tle XVIII [42 USCS ces furnished to an on in paragraph (1) would be if he were

tle [42 USCS §§ 401 his section or under nning after June 30, tional of the United a foreign country if in such country are st section of the Act

3), (C), and (E) of individual's monthly or (h) only if such this paragraph with

:tion (b), (c), (e), (f), ragraph with respect sided in the United onship to the person such entitlement is For purposes of this

idual bears a nod throughout uch other person, a ed wife, a divorced divorced husband, a of the foregoing ection (d) meets the sect to those benefits

States (as the child syment income such nt less than 5 years,

amployment income dual's other parent if any, have each d of not less than 5 ates), and

(ii) in the case of an individual entitled to such benefits as an adopted child, such individual was adopted within the United States by the person on whose wages and self-employment income such entitlement is based, and has lived in the United States with such person and received at least one-half of his or her support from such person for a period (beginning before such individual attained age 18) consisting of-

(I) the year immediately before the month in which such person became eligible for old-age insurance benefits or disability insur-

ance benefits or died, whichever occurred first, or

(II) if such person had a period of disability which continued until he or she became entitled to old-age insurance benefits or disability insurance benefits or died, the year immediately before the month in which such period of disability began.

(D) An individual entitled to benefits uncornsubsection (h) neets the residency requirements of this paragraph with respect to those benefits only if such individual has resided in the United States, and while so residing was a parent (within the meaning of subsection (h)(3)) of the person on whose wages and self-employment income such entitlement is based, for a total period of not less than 5 years.

(E) This paragraph shall not apply with respect to any individual who is a citizen or resident of a foreign country with which the United States has an agreement in force concluded pursuant to section 233 [42 USCS § 433], except to the extent provided by such agreement.

(u) Conviction of subversive activities, etc. (1) If any individual is convicted of any offense (committed after the date of the enactment of this subsection [enacted Aug. 1, 1956]) under-

(A) chapter 37 (relating to espionage and censorship), chapter 105 (relating to sabotage), or chapter 115 (relating to treason, sedition, and subversive activities) of title 18 of the United States Code, or

(B) section 4 of the Internal Security Act of 1950, as amended [50

USCS §§ 783], then the court may, in addition to all other penalties provided by law, impose a penalty that in determining whether any monthly insurance benefit under this section or section 223 [42 USCS § 423] is payable to such individual for the month in which he is convicted or for any month thereafter, in determining the amount of any such benefit payable to such individual for any such month, and in determining whether such individual is entitled to insurance benefits under part A of title XVIII [42 USCS §§ 1395c et seq.] for any such month, there shall not be taken

(C) any wages paid to such individual or to any other individual in the calendar year in which such conviction occurs or in any prior

calendar year, and

(D) any net earnings from self-employment derived by such individual or by any other individual during a taxable year in which such conviction occurs or during any prior taxable year.