NAME OF STREET Third	ORDINANCE NO. /3/
ROUTE NOU.S. 224	DATE OF ENACTMENT
An emergency ordinance enacted by the	SHEK e Village of <u>Ottoville</u> , the matter of the hereinafter described improvement,
WHEREAS, the Director of Highways is which is described as follows:	considering improving a portion of the public highway
Clean, spot prime and paint 4	12.5 feet of guard rail.
NOW THEREFORE, Be it ordained by t Ohio:	ke Council of the Village of <u>Ottoville</u> ,
That it is declared to be in the public	N 1 (Consent) interest that the consent of said Village be and such ways to construct the above described improvement, in ates as approved by the Director.
XXXX	(Cooperation) operate with the State of Ohio, in the cost of the above
SECTION I	I-A
That the Eighty Dollars (\$80.0	00)
is hereby appropriated for the improve	ement of the highway as described hereinabove
	(Authority to Sign)

CS-2

CS-2

That upon completion of said improvement, said XOUY /Village, will thereafter keep said highway open to traffic at all times, and

- (a) Maintain the improvement in accordance with the provisions of the statutes relating thereto and make ample financial and other provisions for such maintenance; and
- (b) Maintain the right-of-way and keep it free of obstructions in a manner satisfactory to the State of Ohio and hold said right-of-way inviolate for public highway purposes and permit no signs, posters, billboards, roadside stands or other private installations within the right-of-way limits; and
- (c) Regulate parking in the following manner:

Not Applicable

SECTION V (Traffic Control Signals and Devices)

That traffic control signals will not be installed on the project without prior approval by the State and the SHSX/Village will place and maintain all traffic control devices conforming to the Ohio Manual of Uniform Traffic Control Devices on the improvement in compliance with the provisions of Section 4511.11 and related sections of the Ohio Revised Code.

SECTION VI (Right-of-Way, Utility Rearrangement and Saving the State of Ohio Harmless of Damages)

- (a) That all existing street and public way right-of-way within the XCK%/Village which is necessary for the aforesaid improvement, shall be made available therefor.
- (b) That the State /Municipality will acquire any additional right-of-way required for the construction of the aforesaid improvement.
- (c) That arrangements have been or will be made with and agreements obtained from all public utility companies whose lines or structures will be affected by the said improvement and said companies have agreed to make any and all necessary plant removals or rearrangements in such a manner as to be clear of any construction called for by the plans of said improvement and said companies have agreed to make such necessary rearrangements immediately after notification by said XXXXX // Village or the Department of Highways.
- (d) That it is hereby agreed that the VCHY/Village shall at its own expense, make all rearrangements of water mains, service lines, fire hydrants, valve boxes, sanitary sewers or other municipally owned utilities and/or any appurtenances thereto, whether inside or outside the corporate limits as may be necessary to conform to the said improvement and said rearrangements shall be done at such time as requested by the Department of Highways Engineer.
- (e) That the construction, reconstruction, and/or rearrangement of both publicly and privately owned utilities, referred to in subsections (c) and (d) above, shall be done in such a manner as not to interfere unduly with the operation of the contractor constructing the improvement and all backfilling of trenches made necessary by such utility rearrangements shall be performed in accordance with the provisions of the Ohio Department of Highway Construction and Material Specifications and shall be subject to approval by the State.
- (f) That the installation of all utility facilities on the right of way shall conform with the requirements of the Bureau of Public Roads Policy and Procedure Memorandum 30-4 "Utility Relocations and Adjustments "
- (g) That said XONF/Village hereby agrees that the said Department of Highways of the State of Ohio, shall be and is hereby saved harmless from any and all damages or claims thereof arising from ar growing out of the certification or obligations made or agreed to in Sections (a), (b), (c), (d) and (e) hereinabove.

SECTION VII (Emergency Clause)

This ordinance is hereby declared to be an emergency measure by reason of the need for expediting highway improvements to promote highway safety, and provided it receives the affirmative vote of two-thirds of the members elected to Council, it shall take effect and be in force immediately upon its passage and approval by the Mayor; otherwise, it shall take effect and be in force from and after the earliest period allowed by law.

Vote on suspension of the rule requiring an ordinance to be fully and distinctly read on three different days:

(R	equires	a	yea	vote	Ьу	three-	fourth	s of	all	elected	member	s)	
----	---------	---	-----	------	----	--------	--------	------	-----	---------	--------	----	--

•	Yeas5	Nays	0		
,	Vote on emergency clause:	Yeas	Nays	2	
	Passed February 1: As an emergency measure.	3_19 <u>23</u> Yeas	5 Na	ys	_
Passed: _	February 13,				
Attest:	Clerk	usk		Mayor	
Attest:			Presi	dent of Council	
	The aforegoing is accept	ed as a basis for proc	eeding with the	improvement herein	n described.
		For the V	MEX illage ofC	ttoville	, Ohio
Attest:	Conald Wess				
		Contractus	Officer	_, Date Falce	413.23
		For the State of			
Attest:					
		Director, Ohio Depar	tment of Highway:	_, Dates	
		CERTIFICATE OF			
s	TATE OF OHIO				
£жу Village of	O ttoville	\$\$			
County	Putnam				
1	Perhand Sulle	as clerk of t	He Village of	Ottoville	
Ohio, do islative A that the p proceeding	hereby certify that the for Authority of the said XXXX publication of such ordine gs looking to a referendur e of publication thereof a	oregoing is a true and I/Village on the unce has been made an m upon such ordinance	correct copy of <u>3</u> <u>1</u> day of id certified of rec have been taken;	ordinance adopted of <u>February</u> cord according to and that such ord	, 19 2^2 , law; that no dinance and
13	N WITNESS WHEREOF,				ıl seal, this
		y of <u>Tehnung</u> Rechung	1 Jula	2.81	
(SEAL)			Clerk		
		VILLAGE of	Ottov	rille	, Ohio.

Page 3 of 3