NAME OF STREET	Wayne St.	ORDINANCE NO. 216		
ROUTE NO.	SR 66	DATE OF ENACTMENT <u>September 12, 1988</u>		
An emergency Putn improvement, and t	ordinance enacted by the Village of amCounty, Ohio o request cooperation from the Dire	Ottoville , in the matter of the hereinafter described ctor of Transportation.		
the public highway by applying an southernmost con	which is described as follows: asphalt concrete surface course	and proposes the improvement of a portion of e on Wayne St. (SR 66) from the eximately 100' north of Sixth St. nickness: 1 3/4".		
said portion as the improve		poration limits being hereinafter referred to		
	Village further desires cooperation nd construction of said improvement	from the Director of Transportation in the		
NOW THEREFORE, Be it ordained by the Council of the Village ofOttoville, Ohio:				
	SECTION I (Cooper	ration)		
	lage hereby requests the cooperation ibed improvement as follows:	n of the Director of Transportation, in the cost		
a lump sum payme castings with ou	nt of eight hundred dollars (\$8 r own forces.	800.00) and by raising existing		
	SECTION I -			
	eight hundred dollars (\$800.			
is hereby appropria	ated for the improvement of the high	away as described hereinabove, by the Village.		
	SECTION 11 (Co	onsent)		
consent is hereby g	given to the Director of Transportat	that the consent of said Village be and such tion to construct the above described improve- timates as approved by the Director.		
	SECTION 111 (Authori			
That the	Mayor (Contractual Officer's Tit	of said Village, is hereby authorized le)		
to enter into maint	enance and parking agreements and s	pecial contractual obligations.		

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SECTION IV (Maintenance, Parking Traffic Control Signals and Devices)

hat upon completion of said improvement, said Village, will thereafter keep said highway open to c 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) 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; and
- (d) Regulate parking in the following manner:

Prohibit parking on the traveled portion of the pavement.

SECTION V

(Right-of-Way, Utility Rearrangement and Damage and Liability Responsibilities)

- (a) That all existing street and public way right-of-way within the Village which is necessary for the aforesaid improvement, shall be made available therefor.
- (b) That the State/Village 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 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 Village or the Department of Transportation.
- (d) That it is hereby agreed that the 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, which do not comply with the provisions of Directive No. DH-P-411.
- (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 Transportation 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 Federal Highway Administration Policy and Procedure Memorandum 30-4 "Utility Relocations and Adjustments" and the Department of Transportation's rules on Utility Accommodation.
- (g) That the Village hereby agrees to accept responsibility for any and all damages or claims for which it is legally liable arising from the negligence of its officers, employees or agents in the performance of the Village's obligations made or agreed to in Sections (a), (b), (c), (d), (e) and (f) hereinabove. Likewise, The State agrees to accept responsibility for any and all damages or claims for which it is legally liable arising from the negligence of its officers, employees or agents in the performance of the State's obligations made or agreed to in Sections (a), (b), (c), (d), (e) and (f) hereinabove.

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.

Passed:					
Attest:	erginia M. Kemmet Jerry H. Dokleen				
Attest:	Actual Harstman President of Council				

CERTIFICATE OF COPY					
CM LMT OR OUTO					
STATE OF OHIO					
Village of	Ottovilless				
County	Putnam				
1, <u>Virginia M. Kimmet</u> , as Clerk of the Village of <u>Ottoville</u> , Ohio, do hereby certify that the foregoing is a true and correct copy of ordinance adopted by the legislative Authority of the said Village on the <u>12th</u> day of <u>September</u> , 1988, that the publication of such ordinance has been made and certified of record according to law; that no proceedings looking to a referendum upon such ordinance have been taken; and that such ordinance and certificate of publication thereof are of record in Ordinance Record No. 216 , Page 1					
(SEAL)	auginia M. Limmet				
	Village ofOttoville,Ohio.				

described.	oing is accepted as a basis for proceeding with the improvement herein				
Attest: Patr	For the Village of Ottoville ,Ohio. Contractual Officer For the State of Ohio				
Attest:					
	, Date				
	Director, Ohio Department of Transportation				

Municipal copy

FISCAL OFFICER'S CERTIFICATE

Expenditures for State Highways within Municipal Corporations.

Note:	This certificate shall be made with seal affixed, in du with the District Deputy Director, Ohio Department of T				
	I hereby certify that 7 1/2% funds received as set fort	h	in Sec. 5735.28,		
Ohio Revised Code are as follows:					
	(1) Available and anticipated in fiscal year	\$	4885.90		
	(2) Expended to date	\$	00.00		
	(3) Funds committed for other maintenance	\$	2200.00		
	(4) Available for expenditure	\$	2685, 90		
	(5) Funds anticipated for use on				
	Route No. 66 project.*	\$	800.00		
*Not less than (4) above.					
IN WITNESS WHEREOF, I have hereunto set my hand and official seal as					
fisc	al officer this 14th day of September		, 19 88		
	Virginia M. Kennin	ne	t, Clerk		
(Fiscal	Officer's Seal) Fiscal Officer ofOttoville		, Ohio.		

FISCAL OFFICER'S CERTIFICATE

I hereby certify that the money, to	wit: \$ 800.00 ,				
required for the payment of the cost oth	er than that part thereof assumed by				
the State of Ohio					
for applying an asphalt concrete surfact southernmost corporation line to a point Approximate Length: 1,479'; Width: 10.	t approximately 100' north of Sixth St.				
has been lawfully appropriated for such	purpose and is in the treasury to the				
credit of, or has been levied, placed on	the duplicate and in process of collection				
for the appropriate fund and not appropr	iated for any other purpose; or is being				
obtained by sale of bonds issued on acco	unt of said improvement, which bonds are				
sold and in process of delivery.					
I further certify that this certifi	cate was made, sealed and filed with the				
legislative authority of Ottoville , Ohio, after said legis-					
lative authority passed the ordinance/re	solution in connection with the within				
described project; and that this certific	cate was forthwith recorded in the record				
of proceedings of said legislative author	rity, namely: Legislative Authority's				
Journal, volume, at page	41				
IN WITNES	SS WHEREOF, I have hereunto set my hand				
(Fiscal Officer's Seal) and officer	cial seal as said fiscal officer, this				
Vicinia 14th	day of September, 1988				
Fiscal Offic	er of Ottoville, Ohio.				