Project: PUT/VAN-66-0.00/0.47, PID 21370

CS-2

NAME OF STREET	Wayne Street	ORDINANCE NO. 304
ROUTE NO	SR 66	DATE OF ENACTMENT May 1,200 D
		d by the Village of Ottoville ,
Putr	nam	County, Ohio, in the matter of the hereinafter described ion from the Director of Transportation.
improvement, an	id to request cooperat	ion from the Director of Transportation.
WHEREAS	the Village has iden	tified the need for and proposes the improvement of a portion of
	nway which is describe	
roadway The Vill intersec Disabili	work on SR 66 from the age of Ottoville is re- tions where they do no	vement with asphalt concrete and complete any other necessary e south corporation limit of Ottoville to the US 224 jct. esponsible for the installation of handicap ramps at those ot currently exist, in compliance with the Americans With .). The handicap ramps should be installed by the Village
said por as the improver		n the municipal corporation limits being hereinafter referred to
	the Village further of	desires cooperation from the Director of Transportation in the said improvement.
NOW THER	EFORE. Be it ordained	by the Council of the Village of Ottoville
Ohio:		
		SECTION I (Cooperation)
	d Village hereby requ	ests the cooperation of the Director of Transportation, in the
cost of the abo	ove described improvem	ent as follows:
		SECTION I - A
That the	consent	
is hereby appro	opriated for the impro	ovement of the highway as described hereinabove, by the Village.
		GROWTON TT (Garage)
		SECTION II (Consent)
consent is here	eby given to the Direc	the public interest that the consent of said Village be and succtor of Transportation to construct the above described ns, specifications and estimates as approved by the Director.
	S	ECTION III (Authority to Sign)
That the	Mayor (Contractual Office	of said Village, is hereby authorized to
enter into mai		agreements and special contractual obligations.

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

That upon completion of said improvement, said 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.) 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 in accordance with Section 4511.66 of the Ohio Revised Code, unless otherwise controlled by local ordinance or resolution.

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 the Department of Transportation's Utilities Manual.
- (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 Title 23 CFR 645 Subpart B Utility Relocation and Adjustment and the Department of Transportation's Utilities Manual.
- (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 agency 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 Section (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: May / 2000.
Attest: Trigmin M. Limmet Judy, M. Wannemaale
Attest: Releta allembrage Semeth M. Willer President of Council

CERTIFICATE OF COPY
STATE OF OHIO
Village ofSS
County Putnam
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 day of May 2000, 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. 304, Page
(SEAL)
Village of Ottoville , Ohio.

The aforegoing is accepted as a basis for proceeding with the improvement herein described.
For the Village of Ottoville , Ohio. Attest: Urrginia M. Kimmet Judi M. Warne McChe, Date 5-1-2000
For the State of Ohio
Attest: Killy C and

Director, Ohio Department of Cansportation