DITIE. OCETEC, ECO	DATE:	JULY 20, 2009	CLERK:	MARY BETH BAILEY	
--------------------	-------	---------------	--------	------------------	--

# MASSILLON CITY COUNCIL CITY OF MASSILLON, OHIO GLENN E. GAMBER, PRESIDENT

COUNCIL CHAMBERS

LEGISLATIVE DEPARTMENT

ORDINANCE NO. 92 - 2009

BY: STREET, HIGHWAYS, TRAFFIC & SAFETY COMMITTEE

TITLE: AN ORDINANCE authorizing and directing the Director of Public Service and Safety of the City of Massillon, Ohio, to sign the Preliminary Legislation with the Ohio Department of Transportation for the SR 21 Resurfacing Project, and declaring an emergency.

NOW, THEREFORE, BE IT ORDAINED BY THE COUNCIL OF THE CITY OF MASSILLON, STATE OF OHIO, THAT:

## Section 1:

The Council of the City of Massillon, Ohio, hereby finds that it is necessary to sign the Preliminary Legislation with the Ohio Department of Transportation for the SR 21 Resurfacing Project.

## Section 2:

The Director of Public Service and Safety of the City of Massillon, Ohio, is hereby authorized and directed to sign the Preliminary Legislation with the Ohio Department of Transportation for the SR 21 Resurfacing Project. There will be no city monies involved in the project it will be 100% funded by ODOT unless the city requests items for the project deemed unnecessary by the State and Federal Highway Administration

# Section 3:

This Ordinance is hereby declared to be an emergency measure necessary for the immediate preservation of the health, safety, and welfare of the community, and for the reason that it is necessary to sign the Preliminary Legislation with Ohio Department of Transportation so as to proceed with the SR 21 Resurfacing Project. Provided it receives the affirmative vote of two-thirds of the elected members 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.

		DAH		1	(A)	
PASSE	D IN COUNCI	L THIS DAY	OF Ju	ly	2009	
	V. 6 (2)	11 61	a Che	en Ma		
APPROVED:	1444	eth Phuly	CLEVINE	CAMPED DD	FOIDENT	
MARY BET	HyBAIKEY, GI	ERK/OF/COUNGIL	GRENN E.	GAMBEŔ, PRE	ESIDENT	
APPROVED:	Quelex	21 2009	Fran	is this	hunell !	4
7 7.1.0 ·	0		FRANCIS H. C	CICCHINÉLLÍ, J	R., MAYOR	7
			Book a result of			

I hereby certify that the foregoing ordinance is a true copy of the original, as passed by the Council of the City of Massillon, Ohio, and approved as noted thereon:

Clerk of Council

Date 7/20/09

## PRELIMINARY LEGISLATION RC 5521.01

	Ordinance/Res	olution#_	
		PID No. 76444	
	County/Route/S	Section STA-SR21-10.24	
	ODOT Agreem	ient No.	
The following is	enacted by the City	of Massillon of	-e-
(An Ordinance/a R	desolution) (Local	al Public Agency)	4
Stark County, O.	hio, hereinafter referred to as the	Local Public Agency (LPA	1), in
the matter of the stated describe	d project.		
SECTION I - Project Descript	tion	$\theta = \theta_{1} \cdot (1 + 1) \cdot \theta_{2} \cdot \theta_{3}$	
WHEREAS, the STATE has ide	entified the need for the described	d project:	
Resurfacing from SR241 to City	northern corporation limits		
NOW THEREFORE, be it or	dained by the City of Massillon (LPA)	of Stark County	. (
Ohio.	(LFA)		

#### SECTION II - Consent Statement

Being in the public interest, the LPA gives consent to the Director of Transportation to complete the above described project.

### SECTION III - Cooperation Statement

The LPA shall cooperate with the Director of Transportation in the above described project as follows:

The LPA further agrees to pay One Hundred Percent (100%) of the cost of those features requested by the LPA which are determined by the State and Federal Highway Administration to be unnecessary for the Project.

### SECTION IV - Utilities and Right-of-Way Statement

The LPA grants permission to the Director of the Ohio Department of Transportation to acquire in the name of the LPA all necessary right-of-way required for the described Project. The LPA agrees to be responsible for all utility accommodation, relocation, and reimbursement and agrees that all such accommodations, relocations, and reimbursements shall comply with the current provisions of 23 CFR 645 and the ODOT Utilities Manual.

### SECTION V - Maintenance

Upon completion of the described Project, and unless otherwise agreed, the LPA shall: (1) provide adequate maintenance for the described Project in accordance with all applicable state and federal law, including, but not limited to, 23 USC 116; (2) provide ample financial provisions, as necessary, for the maintenance of the described Project; (3) maintain the right-of-way, keeping it free of obstructions; and (4) hold said right-of-way inviolate for public highway purposes.

1 2 2

SECTION VI - Consultants and Authority to Sign	
The of said is hereby empowered on beha (Contractual Agent) (LPA)	If o
the (LPA) to enter into contracts with ODOT pre-qualified consult.	
for the preliminary engineering phase of the Project and to enter into contracts with Director of Transportation necessary to complete the above described project.	the
Upon the request of ODOT, theis also empowered to assi	ign
all rights, title, and interests of the to ODOT arising from (LPA)	
any agreement with its consultant in order to allow ODOT to direct additional or corrective work, recover damages due to errors or omissions, and to exercise all oth contractual rights and remedies afforded by law or equity.	ier
The LPA agrees that if Federal Funds are used to pay the cost of any consultant contract, the LPA shall comply with 23 CFR 172 in the selection of its consultant and administration of the consultant contract. Further the LPA agrees to incorporate ODOT's "Specifications for Consulting Services" as a contract document in all of its consultant contracts. The LPA agrees to require, as a scope of services clause, that plans prepared by the consultant must conform to ODOT's current design standards and that the consultant shall be responsible for ongoing consultant involvement during the construction phase of the Project. The LPA agrees to include a completion schedule acceptable to ODOT and to assist ODOT in rating the consultant's performance through ODOT's Consultant Evaluation System.	t all
Passed: , 20 (Date)	
Attested: (Clerk) (Officer of LPA - title)	
Attested:	

(President of Council)

This is hereby declared to be	e an emergency measure to
(Ordinance/Resolution)	
expedite the highway project(s) and to promote highway	ay safety. Following appropriate
legislative action, it shall take effect and be in force im-	mediately upon its passage and
approval, otherwise it shall take effect and be in force	from and after the earliest period
allowed by law.	

# CERTIFICATE OF COPY STATE OF OHIO

1 . . .

City of Massillon	of Stark		County, Ohio
(LPA)			
	as Clark of the	City of Mac	cillon
1,	, as Clerk of the	City of Mas	(LPA)
of Stark County , C	hio, do hereby certify t	hat the forgoin	
	adopted by t		
(Ordinance/R	Resolution)	ne regionative r	tationty of the said
			, 20
City on the			,
that the publication of such _	(Ordinance/Resolution	)	
record according to law; that	no proceedings looking	to a referendu	um upon such
have bee	en taken; and that such		• CI III (Sair Sair Sa
(Ordinance/Resolution)		(Ordina	ance/Resolution)
and certificate of publication the	nereof are of record in		_ Page
		(Ordinance/Re	esolution Record No.)
IN MITNESS MULEDEC	OF I have because such		, FC: 1
IN WITNESS WHEREC	r, i nave nereunto sub	oscribed my na	ame and affixed my
official seal, if applicable, this	aay of		, 20
**	*		
		Clerk	
		Clerk	
(SEAL)		of	, Ohio
(Ill Applicable))	(LPA)		· School and control of the control
The aforegoing is accor	stad as a basis for area	anding with the	11
The aforegoing is accep described.	neu as a pasis for proc	eeaing with the	e project nerein
<b>—</b> 100 H	of		Ohila
(LPA	of		, Ohio
(LF)	٦)		
Attest:			Date
<u> </u>		,	
************	*********	******	*****
	For the State of Ohio	n .	
	. S. L.IS State of Office	~	
Attest:			, Date
	Director Ohi	io Department of	