SPONSOR BILLAS / COLL

# RESOLUTION 29-20

A RESOLUTION AUTHORIZING THE MAYOR OF THE CITY OF JACKSON TO ENTER INTO AN AGREEMENT WITH THE OHIO DEPARTMENT OF TRANSPORTATION FOR THE ASPHALT REPAVING PROJECT ON STATE ROUTES 93 AND 139 WITHIN THE CORPORATION LIMITS OF THE CITY AND TO AUTHORIZE THE LOCAL MATCH AND DECLARING AN EMERGENCY.

# PRELIMINARY LEGISLATION

Participatory

Rev. 6/26/00

Ordinance/Resolution #: 29-20

PID No.: 109840

County/Route/Section: <u>JAC-93/139-14.29/14.32</u>

The following is a/an Resolution enacted by the City of Jackson of Jackson County, (Ordinance/Resolution) (Local Public Agency)

Ohio hereinafter referred to as the Local Public Agency (LPA).

# SECTION I - Project Description

WHEREAS, the (LPA/STATE) has determined the need for the described project:

Asphalt project on State Route 93 & 139 in Jackson County. A portion of this project takes place within the corporation limits of the City of Jackson, including JAC SR 93 SLM 14.78 to 15.01 and JAC SR 139 SLM 14.32 to 14.39 & 14.44 to 15.28. The estimated cost for the local share is approx. \$115,000. \*Please note this is a preliminary estimate and is subject to change.

NOW THEREFORE, be it ordained by the <u>City of Jackson County</u>, Ohio.
(LPA)

## 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:

Under ODOTs Urban Paving Program, the LPA agrees to assume and bear the entire cost of the improvement less the amount of Federal and State Funds set aside by the Director of Transportation for financing the improvement from funds allocated by the Federal Highway Administration.

The LPA further agrees to pay 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.

The LPA further agrees that change orders and extra work contracts required to fulfill the construction contracts shall be processed as needed. The State shall not approve a change order or extra work contract until it first gives notice, in writing, to the LPA. The LPA shall contribute its share of the cost of these items in accordance with other sections herein.

The LPA further agrees to pay 100% of the cost to install and/or repair curb ramps at all necessary intersections to ensure compliance with the Americans with Disabilities Act.

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

The LPA agrees to acquire and/or make available to ODOT, in accordance with current State and Federal regulations, all necessary right-of-way required for the described Project. The LPA also understands that right-of-way includes eligible utility costs.

The LPA agrees to be responsible for all utility accommodation, relocation and reimbursement and agrees that such accommodation, 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 Project, and unless otherwise agreed, the LPA shall: (1) provide adequate maintenance for the Project in accordance with all applicable State and Federal law, including, but not limited to, Title 23, U.S.C., Section 116; (2) provide ample financial provisions, as necessary, for the maintenance of the Project; (3) maintain the right-of-way, keeping it free of obstructions; and (4) hold said right-of-way inviolate for public highway purposes.

### SECTION VI Authority to Sign

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 all 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.

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## CERTIFICATE OF COPY STATE OF OHIO

(LPA)	unty, Omo		
Լ. <u>Cinđi⊹Ku</u> l	as Clerk (	of the <u>City of Jackson</u> of <u>Jackson</u> (LPA)	n County,
Ohio, do hereby certify that the	e foregoing is a true and		
(Ordinance/Resolution)	<u> </u>	gislative Authority of the said	i
City of Jackson on the	day of	·²-020·	
(LPA)			
That the publication of such <u>Resolution</u> has been made and certified of record according to (Ordinance/Resolution)			
·		on such <u>Resolution</u> (Ordinance/Resolution)	
and that such Resoluti	on and certificate of	of publication thereof are of reco	ord in Resolution,
Page			(Ordinance/Resolution)
(Record No.)	*		:
IN WITNESS WHER this day of	EOF, I have hereunto s	subscribed my name and affixed 20. (Clerk's Signature	h
(CITY SEAL)	9	<u>City of Jackson</u> of <u>Jackson</u> Cour (LPA)	nty, Ohio
(If the LPA is designated as a City then the "City Seal" is required. If no Seal, then a letter stating "No Seal is required to accompany the executed legislation.)			
The aforegoing is acc	epted as a basis for proc	eeding with the project herein d	lescribed.
For the City of Jackson of Jackson County, Ohio.			
Attested: <u>Check's Signature</u> )	uh ;	RMDY WAW (Contractual Agent's Signature)	Date 8/04/20
For the State of Ohio			
			1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
Attested:		(Director Ohio Department of Transpo	Date

Passed: S/24,2020.

(Date)

Attested: (Clerk's Signature)

Attested: (Clerk's Signature)

(Officer of LPA's Signature)

(Annual Julie
(President of Council's Signature)

The <u>Resolution</u> is hereby declared to be an emergency measure to expedite the highway project and (Ordinance/Resolution)

to promote highway safety. Following appropriate legislative action, it shall take effect and be in force immediately upon its passage and approval, otherwise it shall take effect and be in force from and after the earliest period allowed by law.