

A RESOLUTION

BY: Mr. Stephens

NO. 1800

DECLARING THE NECESSITY OF REPAIRING SIDEWALKS AND APPURTENANCES THERETO ON FORRER BOULEVARD AND CERTAIN OTHER STREETS BETWEEN CERTAIN TERMINI IN THE CITY OF OAKWOOD, OHIO, PROVIDING THAT ABUTTING PROPERTY OWNERS REPAIR THE SAME.

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF OAKWOOD, MONTGOMERY COUNTY, OHIO:

SECTION I.

That it is necessary to repair sidewalks and appurtenances thereto on Forrer Boulevard from Far Hills Avenue to the east corporation limit, both sides of the street; Lonsdale Avenue from Far Hills Avenue to the east corporation limit, both sides of the street; Greenmount Boulevard from Far Hills Avenue to the east corporation limit, both sides of the street; Dellwood Drive from Far Hills Avenue to Acorn Drive, both sides of the street; Harman Boulevard from Shafor Boulevard to Acorn Drive, both sides of the street; Spirea Drive from Far Hills Avenue to Acorn Drive, both sides of the street; Beverly Place from Far Hills Avenue to Acorn Drive, both sides of the street; Wisteria Drive from Far Hills Avenue to Acorn Drive, both sides of the street; Dixon Avenue from Far Hills Avenue to Acorn Drive, both sides of the street; Patterson Road from Far Hills Avenue to Acorn Drive, south side of the street only; Shroyer Road from the north corporation limit to Aberdeen Avenue, both sides of the street; Delaine Avenue from Beverly Place to Aberdeen Avenue, both sides of the street; Hathaway Road from Patterson Road to Aberdeen Avenue, both sides of the street; Shafor Boulevard from Patterson Road to Aberdeen Avenue, both sides of the street; Schantz Avenue from Patterson Road to Forrer Boulevard, both sides of the street; and Far Hills Avenue from Patterson Road to Aberdeen Avenue, east side of the street only.

SECTION II.

That the owners of the lots and lands bounding and abutting upon the sidewalks described in Section I of this Resolution shall repair sidewalks in front of their premises in accordance with the plans and specifications now on file, such sidewalks to be repaired within a period of sixty (60) days after the service of notice of adoption of this resolution; and, if such sidewalk repair shall not be completed within such period of sixty (60) days, then this Council shall have the same done and the entire cost thereof shall be assessed upon the property of each defaulting owner and made a lien thereon, to be collected in the manner provided by law, with penalty and interest as provided by law. The cost of said improvement shall include the cost of preliminary and other surveys, plans, specifications, profiles and estimates and of printing, serving and publishing notices, resolutions and ordinances, the cost incurred in connection with the preparation of the levy and collection of the special assessments, expenses of legal services, including obtaining an approving legal opinion, cost of labor and material, and interest on bonds and notes issued in anticipation of the levy and collection of the special assessments, together with all other necessary expenditures.

SECTION III.

That the Clerk of this Council is directed to cause written notice of the adoption of this resolution to be served as required by law.

SECTION IV.

The plans, specifications and estimates of cost for said repair, as above mentioned and heretofore filed, are hereby approved.

SECTION V.

It is found and determined that all formal actions of this Council concerning and relating to the adoption of this resolution were adopted in an open meeting of this Council, and that all deliberations of this council and of any of its committees that resulted in such formal action, were in meetings open to the public, in compliance with all legal requirements including Section 121.22 of the Ohio Revised Code.

SECTION VI.

This resolution shall take effect and be in full force immediately upon its passage.

PASSED BY COUNCIL this 6th day of April, 2015.



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Mayor William D. Duncan

ATTEST:



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Clerk of Council

TO THE CLERK:

No publication required.



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City Attorney Robert F. Jacques