

## Resolution NO. 9-91

## Resolution for Improvement by Municipality Under the Illinois Highway Code

Construction

(City, Town or Village)

BE IT RESOLVED, by the	President	and Board of Truste		of t	the
Village		ofCha		Illno	lo.
City, Town or Villa	ge			.IIIIno	15
hat the following described stre			Ighway Code:	m management of the second sec	. <u>.                                   </u>
Name of Thoroughfare	Route	From		То	
Gordon Drive	FAU 8153	Walnut Street	<u> </u>	977.24 feet north	
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				,,,	<del></del>
BE IT FURTHER RESOLVED,	······································	*1	ation of a 20	I face to face of our	
BE IT FURTHER RESOLVED,  1. That the proposed Improvement	ent shall cons	ist of the constitu	etion of a 30	race to race or cur	
bituminous concrete pave	ment with s	storm sewer and oth	er work neces	sary to complete the	
improvement			•		
•			<u> </u>		
		and shall be constru	cted	30 feet v	wld
and be designated as Section	20 00010 0	,0 11	•	n.	
<ol><li>That there is hereby appropri</li></ol>	ated the (add				
mprovement of said section from	- theuntat-	Do	liars (\$ 50,000.	.00 ) for the	
improvement of said section froi	и иле платистр	anty's anothern or mot	UI FUEL LAX LULIU	<b>3.</b>	
3. That work shall be done by	·	Contract	<u></u>	;a	ınd,
		(Specily Con	nirect or Day Labor)	titled copies of this resolut	lo-
BE IT FURTHER RESOLVED the district office of the Departm	, that the Cler lent of Transp	ortation.	transmit two cer	linea copies orthis resolut	ion
•	Mr.	· · · · · · · · · · · · · · · · · · ·			
APPROVED	I, Miss			(	Cler
	Mrs. In and f			. Chatham	
	I'' and i	(City, Town or VII	liage)	of	
	County	ofSanga	nmon	, hereby certify the	
. 19	foregol	ng to be a true, perfect a	and complete co	py of a resolution adopted i	bу
Department of Transportation	the	President and Bo	•		
boyanii di Manapentandi	10.6	1// M . (Ca	uncil or President and Boar		
	at a me	eting on 1 M WW	~ /~	, 19 <u>.91</u> .	•
		结节;			
District Engineer	INIT	ESTIMONY WHEDEOS	I have herounte	set my hand and seal this	
	j 104 )	2 77/		, ,	
		<u></u>	vi weng	, A.D.	192
BLR 4103(Rev. 8/87)		(SEAL)	11	e pr. juller	
IL 494-0352		)	Vi	11age Cler	k.

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unicipality CHATHAM	Illinois Department		Section 90-00016-00-FP						
ownship	(A) of I	ranspòr	rtation	Fund Type		· — —			
ounty Sangamon	LOCAL AGE FOR FEDERA			State Contra	ect	Day Labor	Local	Contract	RR Force Account
This agreement is made and entered into book transportation, hereinafter referred to below. The improvement shall be construct proved and/or required by the United States	as "STATE". ed in accordai	The STA	TE and LA plans appro	, jointly propo eved by the ST	se to ATE	improve the and the STAT	designa E's polic	ted locat	on as shown
Warne Gordon Drive	Route .	FAU 8	OCATION 153 rly 977	Length 0.	185	M	iles		: . · · ·
		200 150		TION		Ei-a	ing Cto	No.	N/A
Construction sewer and other work neces	sary to c			the terms	t.	CXIS	ting Str.	NO	
		DIVISI	ON OF CO	nst	•	•		<u> </u>	· · · ·
TYPE OF WORK	FHWA	90	STAT			LA	110		TOTAL
Participating Construction\$13	5,000 (	75 19	\$		1\$	45,000	1 25	<b>)\$</b> 18	0,000
Non-Participating Construction \$	(		\$	(	1\$		(	1\$	
Preliminary Engineering\$	(	);		(	1\$		(	)\$	
Construction Engineering \$ Right of Way\$	(		\$ \$	(	1\$ 1\$		1	)\$ )\$	
Railroads\$	1	-	ა \$	ì	15		1	15	e de la companya della companya della companya de la companya della companya dell
Utilities\$			S	ì	15		ì	15	
Sub Total \$13	<del></del> '		•		, <u>e</u>	45,000			80,000
If funding is lump sum and not a share of construction engineering	percentage o may not exce	f the tota ed 15% o	l, place an If the Feder	asterisk in the ral share of the	spac final	ce provided for construction	or the pe cost.	ercentage	s. The Federal
				ROPRIATION		<del></del>			4
will appropriate additional funds, if require	d to cover the	LA's tota	el cost.	\$_50,000.			y the LA	s share o	f the cost and
METHOD A Lump Sum (95% of LA O	bligation) \$			ONTRACT W	ORK	ONLY)			
METHOD B Monthly Paym METHOD C LA's share \$_45,000.  (See page two for details		ed by est methods	timated tot s and the f	al cost multiplinancing of Da	lied b	y actual prog bor and Loca	ress par I Contra	yment. cts)	
Additional information and/or sti Addendum $\#1, \ \#2, \ \#3,$		ny, are her	ADDEND/ reby attach	-	ed be	elow as being	a part of	this agre	ement.
(Insert NA, if not applicable			nbers or le	tters and page	e nun	nbers, if appl	icable}	i .	
The LA further agrees, as a condition of pa addenda Indicated above.	yment, that it	accepts	and will co	mply with the	appli	cable provisio	ns set fo	orth on pa	ge two and all
APPROVED				APPROV	FD		4		
Name Carl D. Oblinger		1	<u> </u>	<b>711 7 110 7</b>		STATE ARTMENT O	OF ILLIN		TION
Title Village President Charman Count Board/Ma		ant/etc	· ·	Ву:		Directo	r of Highwa	iys	
Rignature Carl ) C	blinga	-			•		Date		· · · · · · · · · · · · · · · · · · ·
		OR DEDA	RTMENT L	ISE ONLY					
Construction	<u> </u>		Engineering		Т		Right-	of-Way	i
Job Number Project Number	Job Num		<del>_ , ,</del>	ct Number	1	ob Number	· «giit-	Project N	lumber !
C-96-046-90 M-5082(4)			· · · · · · · · · · · · · · · · · · ·		_ -		· .		

Chatham Section 90-00016-00-FP

BE IT MUTUALLY AGREED that the following certification statement be included in the agreement as Item (12) under "THE LOCAL AGENCY AGREES":

- (12) LA certifies to the best of its knowledge and belief its officials:
  - debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;
    (2) have not within a three-year period preceding this AGREEMENT been convicted of or had a civil judgement rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain or performing a public (Federal, State, or local)

(1) are not presently debarred, suspended, proposed for

- or performing a public (Federal, State, or local) transaction or contract under a public transaction: violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (3) are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, local) with commission of any of the offenses enumerated in item (2) of this certification;
- (4) have not within a three-year period preceding this AGREEMENT had one or more public transactions (Federal, State, local) terminated for cause or default;
- (5) have not been barred from signing this AGREEMENT as a result of a violation of Sections 33E-3 and 33-4 of the Criminal Code of 1961 (Chapter 38 of the Illinois Revised Statutes); and
- (6) are not in default on an educational loan as provided in Public Act 85-827.

## CERTIFICATION OF RESTRICTIONS ON LOBBYING

I, <u>Carl D. Oblinger, Village President</u> hereby certify on behalf of (name and title of grantee official)
Village of Chatham that: (name of grantee)
(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
(3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.
This certification is a material representation of fact upon which reliance is placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U. S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.
Executed this day of, 19 91 .
By Carl Dollars (signature of authorized official)
Village President (title of authorized official)

ORDINANCE	NO.	
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## AN ORDINANCE REGULATING PARKING ON GORDON DRIVE IN THE VILLAGE OF CHATHAM SANGAMON COUNTY, ILLINOIS

WHEREAS, the Village of Chatham, hereinafter known as the VILLAGE, and the State of Illinois acting by and through its Department of Transportation, have entered into an Agreement relative to the improvement of Gordon Drive from Walnut Street northerly 977.24 feet to be known as FAU 8153, Village Section 90-00016-00-FP; and

WHEREAS, in compliance with the aforesaid Agreement, it is necessary for the VILLAGE to adopt and put into effect an Ordinance regulating Parking on the aforesaid improvement:

NOW, THEREFORE, BE IT ORDAINED BY THE VILLAGE BOARD OF CHATHAM, ILLINOIS:

SECTION 1. That after the completion of the improvement of Gordon Drive, parking will be prohibited on the pavement and anywhere within the street right-of-way, located within the limits of this improvement and the VILLAGE limits.

SECTION 2. This Ordinance is intended to and shall be in addition to all other ordinances, rules and regulations concerning parking and shall not be construed as repealing or rescinding any other ordinance or part of any ordinance, unless in direct conflict therewith.

SECTION 3. Any person, firm or corporation violating this Ordinance shall be fined, not less than fifty dollars (\$50.00), nor more than fifty dollars (\$50.00) for each offense, and a separate offense shall be deemed committed for each and every day during which a violation continues or exists.

SECTION 4. This Ordinance shall be published one time within 10 days after its passage, in a newspaper having a general circulation in the Village of Chatham, Illinois, and shall be in full force and effect after its passage, publication and approval as provided by law.

PASSED:	, 19	SIGNED:	, 19
RECORDED:	, 19	Village Boar	DOLL d President
ATTEST:	Village Clerk		

STATE OF ILLINOIS	)
	) ss
COUNTY OF SANGAMON	)
I, the undersig	ned, do hereby certify that I am the
Village Clerk of the	e Village of Chatham, Illinois, and the
foregoing is a true	and correct copy of an ordinance as the
same was duly and	regularly passed and approved by the
President and Board of	Trustees of said Village on the
day of	, 1991, at a regular meeting and al
as the original of the	e same appears in the records of my office
Dated this	day of, 1991.
	Village Clerk

(SEAL)

AN ORDINANCE PROHIBITING THE CONNECTION OF SANITARY OR INDUSTRIAL WASTE SEWERS TO STORM WATER DRAINAGE SYSTEMS ON GORDON DRIVE IN THE VILLAGE OF CHATHAM SANGAMON COUNTY, ILLINOIS

WHEREAS, the Village of Chatham, hereinafter known as the VILLAGE, and the State of Illinois acting by and through its Department of Transportation, have entered into an Agreement relative to the improvement of Gordon Drive from Walnut Street northerly 977.24 feet to be known as FAU 8153, Village Section 90-00016-00-FP; and

WHEREAS, in compliance with the aforesaid Agreement, it is necessary for the VILLAGE to adopt and put into effect an Ordinance Regulating Storn Sewer Connections:

NOW, THEREFORE, BE IT ORDAINED BY THE VILLAGE BOARD OF CHATHAM, ILLINOIS:

<u>SECTION 1</u>. It shall be unlawful for any person, firm, or corporation to connect or cause to be connected, any drain carrying, or to carry, any toilet, sink, basement, septic tank, cesspool, industrial water, or any fixture or device discharging polluting substances, to any storm water drainage system in the VILLAGE, constructed as part of the aforementioned improvement.

SECTION 2. This Ordinance is intended to and shall be in addition to all other ordinances, rules and regulations concerning sewers and shall not be construed as repealing or rescinding any other ordinance or part of any ordinance, unless in direct conflict therewith.

SECTION 3. Any person, firm or corporation violating this Ordinance shall be fined, not less than one hundred dollars (\$100.00), nor more than five hundred dollars (\$500.00) for each offense, and a separate offense shall be deemed committed for each and every day during which a violation continues or exists.

SECTION 4. This Ordinance shall be published one time within 10 days after its passage, in a newspaper having a general circulation in the Village of Chatham, Illinois, and shall be in full force and effect after its passage, publication and approval as provided by law.

PASSED:	, 19	SIGNED:	<b>,</b> 19
RECORDED:	, 19	Care	D. 3 bh:
:		Village	Board President
ATTEST:			U
	illage Clerk		
¥	TTTAGE CTELL		

STATE OF ILLINOIS	,					
	) SS					
COUNTY OF SANGAMON	)					
I, the undersig	ned, do	hereby	certify	that I	am the	9
Village Clerk of the	villag	je of Cha	atham, Il	linois,	and the	3
foregoing is a true	and cor	rect copy	of an o	ordinance	as the	9
same was duly and	regular	ly passe	d and a	pproved	by the	9
President and Board of	Truste	es of said	d Village	on the _		
day of	, 19	991 <b>,</b> at a	regular	meeting	and al	1
as the original $^{^{\prime\prime}}$ of the	same a	ppears in	the recor	ds of my	office	•
:						
Dated this	_ day of	E		, 19	91.	
			Village	clerk		

(SEAL)

ORDINANCE	NO.	
ORDINANCE	NO.	

AN ORDINANCE REGULATING ENCROACHMENT ON GORDON DRIVE RIGHT OF WAY IN THE VILLAGE OF CHATHAM SANGAMON COUNTY, ILLINOIS

WHEREAS, the Village of Chatham, hereinafter known as the VILLAGE, and the State of Illinois acting by and through its Department of Transportation, have entered into an Agreement relative to the improvement of Gordon Drive from Walnut Street northerly 977.24 feet to be known as FAU 8153, Village Section 90-00016-00-FP; and

WHEREAS, to facilitate said improvement, it is necessary for the VILLAGE to adopt an ordinance regulating encroachment on the Right-of-Way for said improvement, in accordance with the following definitions:

Roadway Right of Way is defined as those areas existing or acquired by dedication, or by fee simple for highway purposes; also, the areas acquired by temporary easement during the time the easement is in effect;

<u>Project Right of Way</u> is defined as those areas within the project right-of-way lines established jointly by the VILLAGE and the STATE which will be free of encroachments, except as hereinafter defined;

Encroachment is defined as any building, fence, sign or ony other structure or object of any kind (with the exception of utilities and public road signs), which is placed, located or maintained, in, on, under, or over, any portion of the project right of way or the roadway right of way where no project right-of-way line has been established;

<u>Permissible Encroachment</u> is defined as any existing awning, marquee, advertising sign or similar overhanging structure supported from a building immediately adjacent to the limits of the platted street where there is a sidewalk extending to the building line and which does not impair the free and safe flow of pedestrian traffic or traffic on the highway. The permissive retention of overhanging signs is not to be construed as being applicable to those signs supported from poles constructed outside the project right-of-way line and not confined by adjacent building;

Construction Easement Area is defined as the area lying between the project right-of-way limits and the platted street limits within which the VILLAGE, by concurrence in the establishment of the project right-of-way lines, will permit the STATE to enter to perform all necessary construction operations; and,

WHEREAS, representatives of the VILLAGE and the STATE have, by visual inspection, cooperatively established project right-of-way lines and have mutually determined the disposition of encroachments;

NOW, THEREFORE, BE IT ORDAINED by the Village of Chatham, Sangamon County, Illinois:

SECTION 1. It shall be unlawful for any person, firm or corporation to erect or cause to be erected, to retain or cause to be retained, any ENCROACHMENT (hereinabove defined), except as provided in Section 3, within the limits of the project right-of-way or roadway right-of-way where no project right-of-way lines have been established.

SECTION 2. Project right-of-way lines have been established at the following locations:

NONE

SECTION 3. Revocable permits have been issued by the VILLAGE for the temporary retention of the following PERMISSIBLE ENCROACHMENTS (hereinabove defined):

<u>Street Station Encroachment Description</u>

NONE

SECTION 4. This Ordinance is intended to and shall be in addition to all other ordinances, rules and regulations concerning encroachments and shall not be construed as repealing or rescinding any other ordinances or part of any ordinance, unless in direct conflict therewith.

SECTION 5. Any person, firm or corporation violating this Ordinance shall be fined, not less than one hundred dollars (\$100.00), nor more than five hundred dollars (\$500.00) for each offense, and a separate offense shall be deemed committed for each and every day during which a violation continues or exists.

SECTION 4. This Ordinance shall be published one time within 10 days after its passage, in a newspaper having a general circulation in the Village of Chatham, Illinois, and shall be in full force and effect after its passage, publication and approval as provided by law.

PASSED:	, 19	SIGNED:	<b>,</b> 19
RECORDED:	, 19	Cal 5	) Oll
		Village Bo	ard President
ATTEST:			
	Village Clerk		

STATE OF ILLINOIS	)
	) SS
COUNTY OF SANGAMON	)
I, the undersig	ned, do hereby certify that I am the
Village Clerk of the	e Village of Chatham, Illinois, and the
foregoing is a true	and correct copy of an ordinance as the
same was duly and	regularly passed and approved by the
President and Board of	Trustees of said Village on the
day of	, 1991, at a regular meeting and all
as the original of the	e same appears in the records of my office.
Dated this	day of, 1991.
	Village Clerk

(SEAL)