CHIC TURNPIKE COMMISSION

Resolution No. //7 -1953 Declaring the Necessity of Appropriating Property and Directing that Proceedings to Effect Such Appropriation be Begun and Prosecuted

RESOLVED that the Commission has endeavored for a reasonable time to agree with the owner or owners of the property described herein as to the compensation to be paid therefor, but has been unable to agree with said owner or owners, and said property is needed for the construction and efficient operation of the Chio Turnpike Project No. 1, and

BE IT FURTHER RESOLVED that proceedings be begun and prosecuted to effect the appropriation of the following-described property, and the easements, rights, and restrictions hereinafter described, from the following-named owner or owners and persons having interests therein, to-wit:

Cwner(s)	Place of Residence	
Henry Schulte	R. F. D. #1, Woodville, Ohio	
Anna Mary Augusta Schulte	R. F. D. #1, Woodville, Ohio	
County Auditor of Ottawa County	Ottawa County Court House Port Clinton, Ohio	
County Treasurer of Ottawa County	Ottawa County Court House Port Clinton, Ohio	

The aforementioned property to be appropriated is described as follows:

Parcel No. 61-J - - Fee Simple

Situated in the Township of Clay, County of Ottawa and State of Chio and known as being part of Original Clay Township Section No. 6, Town 6 North, Range 13 East, and being all that part of the lands described in the deed to Henry Schulte and Anna Mary Augusta Schulte, dated June 14, 1948 and recorded in Volume 141, Page 139 of Cttawa County Deed Records lying within a strip of land 210 feet wide between parallel lines, the Northeasterly line of said strip being parallel to and distant 105 feet Northeasterly measured on a line normal to the center line of Chio Turnpike Project No. 1, as shown by plat recorded in Volume 8, Pages 25A and 26A of Ottawa County Map Records, and the Southwesterly line of said strip being parallel to and distant 105 feet Southwesterly measured on a line normal to said center line, containing about 6.91 acres of land.

The aforementioned rights and restrictions to be appropriated are as follows:

First: Any and all abutters' rights, including access rights, appurtenant to any remaining portion of the lands of said owner or owners of which the above-described real estate shall have formed a part prior hereto, in, over, or to the above-described real estate, including such rights to any turnpike constructed thereon.

Second: All rights to erect on any of the aforesaid remaining lands any billboard, sign, notice, poster, or other advertising device which would be visible from the travelway of Chio Turnpike Project No. 1, and which is not now upon said lands.

I HEREBY	CERTIFY that the	ne foregoing is a tru	ie and correct copy of a
resolution adopted	by the Ohio Tur	npike Commission a	at a meeting duly called
for and held on		•	

John Soller Assistant Secretary-Treasurer