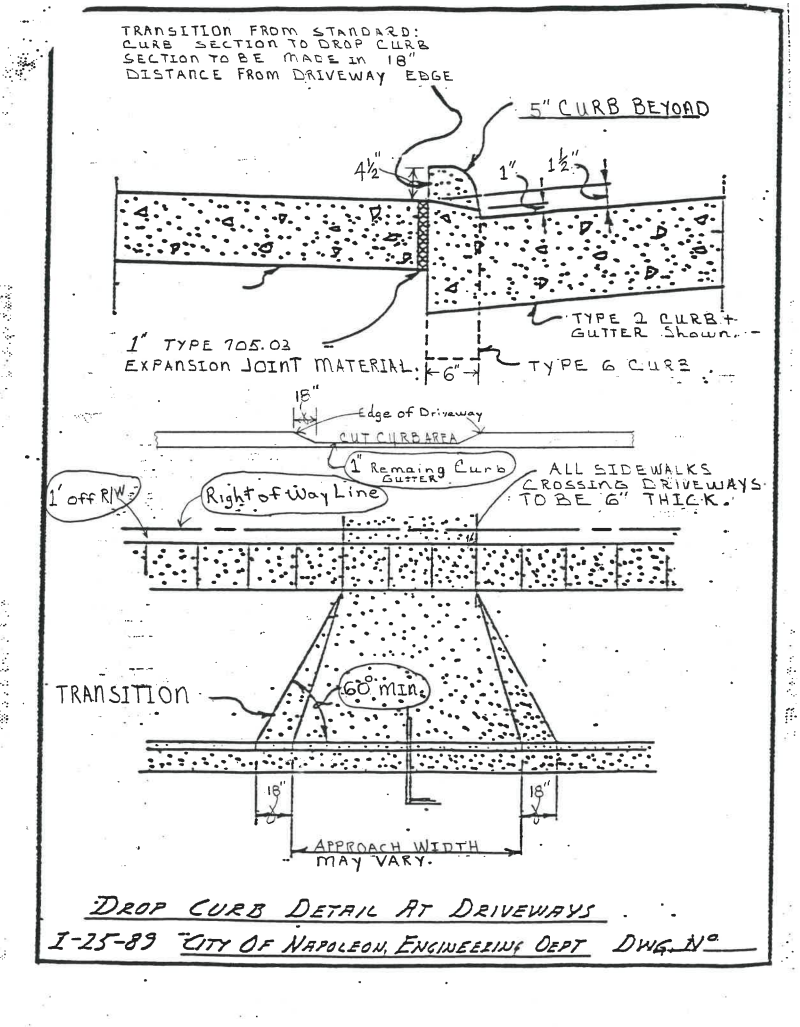
DRIVEWAY, CURB CUT AND / OR SIDEWALK PERMIT

FEE AMOUNT DATE PAID 6/24/95 PERMIT NO.
OWNER NORMAN E. DETRAY CONTRACTOR Ward Construction Co.
ADDRESS SOS W. CLINTON ST _ ADDRESS_
PHONE (419) 599-5407 PHONE ()
DATE 6/24/96 CONTRACTOR'S REGISTRATION NO
LOT _ BLOCK 500 SUBDIVISION Sheffield's Subdivision - Dutlet /
PROJECT ADDRESS OF PROPOSED WORK 505 W. CZINTON ST
THIS WORK WILL BE COMPLETED BY THIS DATE 7/31/95
AGREEMENT I, workant f. De Iray have applied to the City of Napoleon, Ohio for a permit to repair construct ; a sidewalk in the public right-of-way adjacent to street for the purposes described in this as owner/contractor responsible for the work, do hereby agree as 1) That all work, including barricading the work area to protect pedestrians and the traveling public, and all backfill and repair to pavement and lawn areas disturbed by the work, will be done in conformity with applicable law and regulations, specifically, the provisions of Napoleon Code, Chapter 90, and the regulations of the City Engineer. 2) That all work, as indicated above, will be performed in the time provided, and in conformity with lawful conditions, and standard drawings included in the permit and to conformity, and standard
drawings included in the permit, and to protect the public health, safety and welfare. 3) That I, as owner/contractor responsible for the work, hereby agree to indemnify the City of Napoleon, Ohio for all damage to its property, and hold the City harmless from all claims suits, losses, and expenses it may incur to persons not a party to the Agreement arising out of the connection with a permit issued on the basis of this application. 4) That this Agreement shall not be construed as a limitation of the applicant's of the City Engineer to revoke this permit because of the applicant's or his agent's or contractor's failure to comply with state and local laws; regulations or conditions in this permit; or any other lawful basis of revocation. 5) That the statements made in the application are true and correct, to the best of my knowledge. DATE: 6/94/96 NSPECTED BY:
DATE:
OTES:



DRIVEWAY, CURB CUT AND / OR SIDEWALK PERMIT

FEE AMOUNT	DATE	PAIDPE	RMIT NO	
OWNER		CONTRACTOR_		
ADDRESS 505 W. CONTON ADDRESS				
PHONE (4/9) 5				
DATECONTRACTOR'S REGISTRATION NO				
LOTBLOC				
PROJECT ADDRESS OF PROPOSED WORK				
THIS WORK WILL BE COMPLETED BY THIS DATE				
AGREEMENT I, have applied to the City of Napoleon, construct in the public right-of-way adjacent to application. In consideration of the City's issuance of the permit, I, follows: (WORK SHALL NOT BEGIN UNTIL THE PERMIT IS RECEIVED) have applied to the City of Napoleon, reset ; reconstruct ; or street for the purposes described in this as owner/contractor responsible for the work, do hereby agree as				
1) That all work, including barricading the work area to protect pedestrians and the traveling public, and all backfill and repair to pavement and lawn areas disturbed by the work, will be done in provisions of Napoleon Code, Chapter 90, and the regulations of the City Engineer. 2) That all work as indicated in the content of the content and content and content are indicated in the content are content and content are content are content and content are content and content are content and content are content are content and content are content are content and content are content and content are content and content are content and content are content are content and content are content are content				
2) That all work, as indicated above, will be performed in the time provided, and in conformity with lawful conditions, and standard drawings included in the permit, and to protect the public health,				
3) That I, as owner/contractor responsible for the work, hereby agree to indemnify the City of Napoleon, Ohio for all damage to its property, and hold the City harmless from all claims suits, losses, and expenses it may incur to persons not a party to the Agreement arising out of the activities of the applicant, his agent, employees, or contractors, in connection with a permit issued on the basis of this application. 4) That this Agreement shall not be construed as a limitation of the applicant's or his agent's or contractor's failure to comply with state and local laws; regulations or conditions in this permit; or any other lawful basis of revocation. 5) That the statements made in the application are true and correct, to the best of my knowledge.				
APPLICANT: // by	eman E. S	Dolney	DATE: 4-30-96	
INSPECTED BY:			DATE:	
NOTES:				

