ORDINANCE NO. 21-65

Certified 24-65

By Showan

To certify special assessments for the repair of sidewalks where the work was not done by the Owner after being ordered by the City in accordance with Ordinance No. 11-48 and it was necessary for the City to do the work and assess the owner.

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF BEALEY, STATE OF OHIO:

Section 1. That the assessment of the cost and expense of repairing the sidewalks in front of the properties and owners hereinafter listed, amounting in the aggregate to \$176.25, (which includes installation cost plus 5%), notice of the filing of which assessment has been given as required by law, be and the same is hereby adopted and confirmed upon the lots and lands bounding and abutting upon said repairs, to-wit:

Owner	Parcel No.	Lot No. & Addition	Amount
E. May Drum	3069	Acreage-Edw. Livingston Heir's Sub	\$ 8.40
Lorena C. Hall	1396	Acreage-Edw. Livingston Heir's Sub	6.30
Jack J. & Mary W. Kilpatrick	4187	219 - Bexley Plaza Ext.	49.98
Jack J. & Mary W. Kilpatrick	3609	220 - Bexley Plaza Ext.	18.38
Catherine Maneely	3920	106 - Beverly Park	18.90
Miriam B. Polster	2273	371 - Riders Addition	6.30
Morton L & Babette S Richstone	673	154 - Bexley Plaza Addition	53.29
Beatrice Rose	634	76 - Bexley Plaza Addition	6.30
Honry C. A. Bra. Or Waggener	3880	66 - Pastlam Addition	8.he
Robert A. & Margaret E. Whalen	3957	7 - Beverly Park Annex	8.40

the several amounts reported as aforesaid, which assessments, together with the description of said lots and lands are now on file in the office of the clerk of this council, and which assessments are the actual cost to the City of Bexley for said repairs and are not in excess of the special benefits to said property and are not in excess of any statutory limitation.

Section 2. That the total assessment against each lot or parcel of land shall be payable in cash within fifteen days from and after the passage of this Ordinance, or, at the option of the owner, in two annual installments without interest. All cash payments shall be made to the Auditor of said City. All assessments and installments thereof remaining unpaid at the expiration of said fifteen days shall be certified by the clerk of this council to the county auditor, as provided by law, to be by him placed on the tax duplicate and collected as other taxes are collected.

Section 3. This ordinance shall take effect and be in force from and after the earliest period allowed by law.

Passed

(Cex 26, 1965

ttest!

Clerk of Council

Annroved

1965

Il W dinuda

Mayor

Nasted "10-27-65