

that the Controlling Board's consent to the expenditure has been obtained as required by Section 11 of House Bill 510 of the 88th General Assembly. In addition you have submitted a contract bond upon which the Union Indemnity Company of New Orleans, Louisiana, appears as surety sufficient to cover the amount of the contract.

You have further submitted evidence indicating that plans were properly prepared and approved, notice to bidders was properly given, bids tabulated as required by law and the contract duly awarded. Also it appears that the laws relating to the status of surety companies and the workmen's compensation have been complied with.

Finding said contract and bond in proper legal form, I have this day noted my approval thereon and return the same herewith to you, together with all other data submitted in this connection.

Respectfully,

GILBERT BETTMAN,  
*Attorney General.*

2419.

APPROVAL, CO-OPERATION CONTRACTS FOR ROAD IMPROVEMENTS  
IN MARION, TUSCARAWAS, COLUMBIANA, FRANKLIN AND LUCAS  
COUNTIES.

COLUMBUS, OHIO, October 6, 1930.

HON. ROBERT N. WAID, *Director of Highways, Columbus, Ohio.*

DEAR SIR:—You have submitted for my approval co-operation contracts covering the following improvements:

“Section—‘Prospect’ (Bridge)  
State Highway—116.  
County—Marion

Section—‘Pilling Street’  
State Highway—415  
County—Tuscarawas

Section—‘Columbiana’  
State Highway—86  
County—Columbiana

Section—‘I-2-b’  
State Highway—1  
County—Franklin

Section—‘Waterville’  
State Highway—51  
County—Lucas

Section—‘Grove City’  
State Highway—50  
County—Franklin”

Finding said contracts proper as to form and legality, I have accordingly endorsed my approval thereon and return the same herewith.

Respectfully,

GILBERT BETTMAN,  
*Attorney General.*