

German visitor finds Ohio to his taste

A pen pal relationship of nearly eight months culminated over the Independence day weekend in a face-to-face meeting between the two correspondents whose homes are a continent apart.

Cindy Riedlinger, daughter of Charles Riedlingers, Plymouth route 1, was hostess to Andreas Stock, an 18-year-old West German who lives in Braunschweig, a city of 300,000 persons.

The couple—the she's just 17—met through the International Youth Service program.

After a five hour train ride in his native land, he flew to Canada and thence to Cleveland, where he was met by the Riedlingers.

She took him to see Mansfield, Sandusky, Willard, Cleveland and Plymouth and visited her kin in Willard and here. Consider-

ing his stay amounted to three days, he was a busy young man.

Which is not unusual for him.

This is his school recess period. It concludes Aug. 13.

He's been in school 13 years, not counting kindergarten, and it's all business.

West German schools don't encourage an extra-curricular program to speak of.

Pupils engage in voluntary activities and are entitled to public transportation through the ninth year, after which they pay 22 marks, about \$11, a month.

Stock speaks English well. He studies the language over eight years. And Latin for four.

And his impression of the United States: "I enjoyed it.

It is much different from Germany. The vehicles are much larger. You prepare your foods differently from how we prepare them. The

people here seem very friendly. And I notice there are more trees and open spaces between houses, which one doesn't see in Germany."

After his visit with the Riedlingers, young Stock went to Canada to visit kin and will depart for his homeland Aug. 11.

After a whirlwind visit to all that Richland, Huron and Seneca counties have to offer, including Massillon, St. Joseph's Roman Catholic church, this six-footer (he is used to the metric system and was compelled to figure in his head the relationship between the English system of measurement and the metric system) says he wants to come back, some day. When he does, he'll have no trouble with American slang, the Riedlingers say: "He caught on to it right away!"

Hall gets two-to-15 in OSR

A 21-year-old West Broad- way man was sentenced June 29 to up to 15 years in prison for a burglary on May 18.

Johnnie Ray Hall, who lives at 420 West Broadway drew a sentence of from two to 15 years. He pleaded guilty to a bill of information charging him with burglary of the residence of Mark Risner, 321 Plymouth street.

Police seek ransackers in two cases

Police are searching for clues that may lead to the arrest of footpads who stole an undisclosed number of firearms and other property from the house of Lee E. Chronister in Planktown road, Cass township, late on June 29 or early on June 30. The house was ransacked.

Equipment worth \$98.50 was stolen from three school buses parked in the Shiloh bus garage in Mechanic street. Elmer Prater told sheriff's deputies a fog light valued at \$20 was damaged during an effort to remove it from a fourth bus.

A 70-year-old woman at Route 603 and Bowman Street road told deputies she was awakened July 1 at 2:45 a.m. by a man who shone a flashlight in her eyes.

She said the man asked her "Where are you at?" and "What is your name?" She responded, whereupon the man left by the rear door. The house was ransacked.

Battery taken from car here

Theft of a storage battery from his automobile parked in his garage at 31 Birchfield street was reported to police Sunday by Guy Cunningham.

He found the hood of the carajar. His suspicions were aroused and on examination he found the cables had been cut and the battery removed.

Lions win second prize at Norwalk

The train of Plymouth Lions club took second place in the senior civic division during the July 4 parade in Norwalk.

Riding with the local Lions were Del Orwig, Vermilion, present district governor, and Larry Andres, Ashland, past district governor.

Others were Donald M. Eshleman, James Fleck, Adam J. Mumus, Lionel Howard, Charles E. Pritchard, Ronald D. Mumus, Wayne H. Strine and Mayor Eric J. Aker.

Later they took part in the Greenwich parade.

Some of them were accompanied by their families.

Legion to send four delegates

Ehret-Parsel Post 447, American Legion, will be represented by four members over the weekend in Cleveland at the annual state convention.

These are James Enderby, William Bland, Raymond Babcock and Salvatore J. Glorioso.

Cafe to close for seven days

Weber's Cafe will be closed for seven days beginning Sunday at noon and ending July 19 at noon, by order of the Ohio Liquor Control commission.

The establishment was found guilty of sale of mixed alcoholic beverages to a person under 21, on two counts, and of improper conduct by allowing profane and/or lewd language and/or fights and/or bravos on Dec. 19, 1980. A fourth violation for which the suspension was ordered is conviction in Shelby Municipal court on Jan. 22 of sale of mixed alcoholic beverage to a person under 21 on Dec. 19, 1980.

A sales tax case against the cafe was dismissed.

The license is held by David L. George.

Three obtain divorces at Norwalk

Suit of Ronnie Shepherd,

Route 99, Willard, against

Roxanna Shepherd, Base

Line road, has resulted in

award of custody of a minor

child, Stephanie, to Rayburn

and Luella Collins and cus-

tody of a minor child, Jonatha-

n, to Ronnie Shepherd.

No payment of sustenance

alimony was approved, a

entry journal in the office

of the clerk of courts, Huron

county, shows.

Rose O. Handhoe, 32 Park

avenue, has obtained a di-

vorce from Willie Handhoe,

Willard.

Ronnie W. Akers, Route 61,

and Pamela C. Akers, Wil-

lard, have dissolved their

marriage. She was restored to her maiden name, Macchi-

usi.

Wilbur Pettit succumbs at 87 at Mansfield

Formerly a resident of Route 61 south of here, Wilbur J. Pettit, 87, Mansfield, died in Woodlawn Nursing home there June 30 of a heart ailment.

Born Oct. 8, 1893, in Culbertson, Neb., he lived in Mansfield 33 years. He re-

tired as an inspector for Westinghouse Electric Corp. in 1959.

A veteran of World War I, he was past president of Richland county chapter, Ohio Genealogical society.

A son, Carlton, and a brother, Willard, of Shelby, survive.

The Rev. Donald Albert conducted services at Shelby Thursday at 2 p.m. Burial was in Greenlawn cemetery here.

F-R-H retiree, Sunbow Hall dies at 59 at Willard

A retiree of the F-R-H Health Co. here, Sunbow Hall, 59, Willard, died in Area hospital there Thursday of a lengthy illness.

Born in Melvin, Ky., he lived in Willard three years.

He was a member of Gui-

enes Corner Church of God,

Routes 103 and 61.

He is survived by his wife, Dorothy, two sons, Aubrey, Willard, and Ronald, Gar-

rett, Ky.; two daughters, Mrs.

Patricia Amherst, Water-

loo, and Mrs. Dolores Hon-

aker, Willard; a sister, Mrs.

Rilla Horn, Crittenden, Ky., and Mrs. Ida Sloan, Silver Lake, Ind., and 11

grandchildren.

The Rev. Jim Wilson con-

ducted services at Willard

Saturday at 11 a.m. Burial

was in Maple Grove ceme-

tery, New Haven township.

Five brothers and two

sisters died earlier.

His nephew, the Rev. Kevin

in Rothhaar, Wayside chap-

el, Bucyrus, conducted ser-

vices Monday at 2 p.m. at Atica. Burial was in College

Hill cemetery.

Nevan (Ted) Rothhaar, 72,

Plymouth Villa apartments,

died Friday morning in

Bucyrus Community hos-

pital.

He was a farmer and lived

most of his life near Chat-

field.

He was a member of Col-

lege Hill United Church of

Christ.

His wife, nee Loretta Wil-

son, two brothers, Harry,

Bloomville, and Milton, Bu-

cyrus, and a sister, Mrs.

Freda Souders, St. Peters-

burg, Fla., survive.

His nephew, the Rev. Kevin

in Rothhaar, Wayside chap-

el, Bucyrus, conducted ser-

vices Monday at 2 p.m. at Atica. Burial was in College

Hill cemetery.

Some of them were accom-

panied by their families.

But we think it needs to be said.

In a neighboring town, on Sunday

morning, at 1:10 a.m., three young men,

each of them less than 17 years old, in the prime of their lives, with much to live for,

were snuffed out because one of them drove the car in which they were riding into a maple tree.

Police say the car was driven at excessive speed. They add that it went out of control before striking the tree.

What we don't know, what we want to know, what we're entitled to know, each of us who foots the bill for these horrendous developments, is this: what were three boys, each of them under 17 years, (and each of them a young 16) doing out on the road at 1:10 a.m. of a Sunday?

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Are you getting your share of this market?

Plymouth Local School District

| | |
|---------------------------|--------------|
| population, 1979 | 6,094 |
| no. of households | 1,987 |
| consumer spendable income | \$35,060,000 |
| retail sales | \$26,127,000 |
| food | \$4,140,000 |
| drugs | \$497,680 |
| general mdse. | \$4,156,000 |
| home furnishings | \$941,590 |
| apparel | \$705,000 |
| automotive | \$5,102,000 |
| service station | \$1,739,000 |
| no. of cars | 4,374 |

*The only medium reaching
each of these households is*

THE PLYMOUTH *Advertiser*

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A. L. PADDICK Jr. Editor and Publisher

Telephone: 697-3811 P. W. THOMAS, Editor 1925-1954

The Advertiser is
127 years old but
new every Thursday

**ORDINANCE NO. 16-81
AN ORDINANCE AUTH-
ORIZING COOPERATIVE
AGREEMENT FOR CON-
STRUCTION, MAINTEN-
ANCE AND OPERATION OF
STATE WATER PRO-
JECT BETWEEN THE VIL-
LAGE OF PLYMOUTH
AND THE OHIO WATER
DEVELOPMENT AUTH-
ORITY AND DECLARING
AN EMERGENCY.**

WHEREAS, the Village of Plymouth (hereinafter referred to as the "LGA") has determined the need for the construction of certain water facilities as specified in the plans and specifications for such facilities approved by the Director of Environmental Protection of the State of Ohio; and

WHEREAS, the LGA desires to cooperate with the Ohio Water Development Authority (hereinafter referred to as the "OWDA") in the construction, maintenance, and operation of such facilities through the OWDA's Local Government Agency Program, instituted pursuant to Regulations adopted by the OWDA on December 6, 1979, as amended June 5, 1980, under the provisions, terms and conditions set forth in Exhibit A attached hereto and made a part hereof; and

WHEREAS, the OWDA has stated its desire to cooperate in the construction, maintenance, and operation of such facilities under the provisions, terms and conditions set forth in Exhibit A;

NOW, THEREFORE, BE IT ORDAINED by the Council of the Village of Plymouth:

Section 1. That the LGA hereby approves the construction, maintenance and operation of the aforesaid water facilities in cooperation with the OWDA under the provisions, terms and conditions set forth in the "Cooperative Agreement for Construction, Maintenance and Operation of State Water Project" as set forth in Exhibit A and hereby authorizes the Chief Executive Officer and the City Fiscal Officer of the LGA to enter into such an agreement with the OWDA substantially in the form set forth in the form set forth in Exhibit A.

Section 2. That it is found and determined that all formal actions of this Council concerning and relating to the passage of this Ordinance were passed in an open meeting of this Council, and that all deliberations of this Council and of any of its committees that resulted in such formal action, were in meetings open to the public, in compliance with all legal requirements including Section 121.22 of the Ohio Revised Code.

Section 3. That this ordinance is hereby declared to be an emergency measure necessary for the immediate preservation of the public health, safety and welfare of said Village of Plymouth for the reason that the immediate construction of the water facilities at the earliest possible time is necessary in order to protect the health of the inhabitants of the LGA by providing the adequate supply and distribution of water, wherefore, this ordinance shall be in full force and effect from and immediately after its passage.

Passed: June 10, 1981
Attest: Diane Ream, Clerk-Treasurer
Eric J. Akers, Mayor 29c

EXHIBIT "A"

**OWDA NO. SW-1 (1/80)
COOPERATIVE AGREEMENT FOR CONSTRUCTION, MAINTENANCE AND OPERATION OF STATE WATER PROJECT**

THIS AGREEMENT made and entered into as of the 10th day of June, 1981, by and between the Ohio Water Development Authority, of Chapter 6121 of the Revised Code of Ohio (hereinafter referred to as the "OWDA") and the Village of Plymouth, Richland-Huron Co., a Ohio Municipal Corporation organized and existing under the laws of the State of Ohio and according to an act and resolution passed by the legislative authority thereon on June 10, 1981, (hereinafter referred to as the "LGA").

WHEREAS, the OWDA has been created to carry forward the declared public policy of the State of Ohio to preserve, protect, upgrade, conserve, or abate the pollution of water resources, to promote the beneficial use of

waters of the state for the protection and preservation of the health, safety, convenience and welfare, and the improvement of the economic welfare and employment opportunities of and the creation of jobs for the people of the state, and to assist and cooperate with other governmental agencies in achieving such purposes through the establishment, operation and maintenance of water development projects pursuant to Chapter 6121 of the Revised Code; and

WHEREAS, the water system (hereinafter referred to as the "Utility") of the LGA will require the supply of services for the supply, and/or distribution of water from the construction, operation and maintenance of the water facility defined herein as the Project Facilities (hereinafter referred to as the "Services") to operate the Utility; and

WHEREAS, the LGA is desirous of obtaining the necessary Services for its Utility in cooperation with the OWDA; and

WHEREAS, the OWDA is willing to cooperate with the LGA in obtaining such Services and the LGA has given OWDA reasonable assurances that the LGA will provide the payment of the charges hereinabove provided for; and

WHEREAS, the OWDA and LGA have determined to enter into this Agreement to set forth their respective obligations with respect to the financing, construction, operation and ownership of the Project Facilities;

NOW, THEREFORE, in consideration of the premises and the mutual covenants herein contained, the parties hereto do hereby agree as follows:

**ARTICLE I –
DEFINITIONS**

Except where the context clearly indicates otherwise, the following terms as used in this Agreement shall have the meaning ascribed to them in this Article:

DEFINITIONS RELATING TO PHYSICAL FACILITIES

(a) "Approved Application" means the application submitted to the OWDA under date of June 10, 1981, together with all attachments, supporting documentation, amendments and supplements thereto as approved by the OWDA under date of June 10, 1981, together with any amendment thereto approved by the LGA and the OWDA prior to the date of this Agreement.

(b) "Project Facilities" means the facilities to be constructed pursuant to this Agreement as described generally in Exhibit A attached hereto and made a part hereof and more particularly described in the Approved Application together with any changes therein made pursuant to Article III hereof.

(c) "Project Site" means all land, rights-of-way, property rights, easements, franchises and other rights in real estate necessary for the construction and operation of the Project Facilities.

(d) "River Basin" means the water of the Huron River.

DEFINITIONS RELATING TO COSTS

(e) "Eligible Project Costs" shall include, whether incurred before or after the date of this Agreement, such portion of the following costs as are disbursed out of funds of the OWDA, presently estimated to be \$125,000.00, and in no event in excess of \$175,000.00, and the rules and regulations relating to the Project Site when acquired by purchase or the value thereof when appropriated as found by the jury, together with the costs of the proceedings and the damages assessed in favor of any owner of the adjoining lands and interests therein, the cost of demolishing or removing buildings or structures by change of highways, and access roads to private property, including the cost of easements therefor; the costs of construction of the Project Facilities including, but not limited to, the cost of all machinery, furnishings and equipment included therein; interest (whether or not disbursed) on all other funds disbursed by the OWDA.

ARTICLE II – PROPERTY INTERESTS IN PROJECT SITE AND PROJECT FACILITIES AND RIGHTS OF ACCESS THERETO

Section 2.1. All real estate and interests in real estate, and all personal property constituting the Project Facilities and the Project Site shall be acquired by and shall be the property of the LGA.

Section 2.2. The LGA shall have the right at all reasonable times to enter upon the Project Site and Project Facilities and to examine and inspect the same.

Section 2.3. The LGA shall have the right at all reasonable times for the purpose of audit and examination and the LGA shall submit to the OWDA such documents and information as they may require in connection therewith.

Section 2.4. The LGA shall have the right at all reasonable times to inspect the Project Site and Project Facilities and to examine and inspect the same.

Section 2.5. The LGA shall have the right at all reasonable times to inspect the Project Site and Project Facilities and to examine and inspect the same.

Section 2.6. The LGA shall have the right at all reasonable times to inspect the Project Site and Project Facilities and to examine and inspect the same.

Section 2.7. The LGA shall have the right at all reasonable times to inspect the Project Site and Project Facilities and to examine and inspect the same.

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Section 2.10. The LGA shall have the right at all reasonable times to inspect the Project Site and Project Facilities and to examine and inspect the same.

Section 2.11. The LGA shall have the right at all reasonable times to inspect the Project Site and Project Facilities and to examine and inspect the same.

Section 2.12. The LGA shall have the right at all reasonable times to inspect the Project Site and Project Facilities and to examine and inspect the same.

to the OWDA by the LGA for disbursement by the OWDA) at the Capitalized Interest Rate from the date of disbursement by the OWDA of each portion thereof pursuant to Section 3.8 hereof to the first day of the January or the July next preceding the Contract Period of Years based on the then existing cost allocation method.

agrees that the OWDA and its duly authorized agents shall have such rights of access to the Project Site and Project Facilities as may be reasonably necessary to accomplish proper operation and maintenance of the Project Facilities pursuant to Section 5.8 hereof in the event of failure by the LGA to perform its obligations under Section 5.1 or 5.2 hereof.

ARTICLE III – ACQUISITION OF PROJECT SITE, CONSTRUCTION OF PROJECT FACILITIES AND PAYMENT OF COSTS THEREOF

Section 3.1. Subject to the terms and conditions of this Agreement, the LGA shall do all things necessary to construct the Project Facilities on the Project Site (which the LGA hereby guarantees has been acquired by the LGA) by means of the construction contracts bids received: June 9, 1981.

In connection with the Construction of the Project Facilities, the LGA agrees that:

(a) The construction contract will provide that the representatives of the OWDA will have access to the work whenever it is in preparation or progress, and that the contractor will provide proper facilities for such access and inspection.

(b) The laborers and mechanics employed on the Project Facilities and bearing the responsibility of insuring that construction conforms with the approved surveys, plans, profiles, cross sections and specifications and certifying to the OWDA and the LGA at the completion of construction that construction is in accordance with the approved surveys,

Section 3.3. The LGA shall require that each construction contractor shall furnish a performance and bond payment in an amount at least equal to 100 percent of his contract price as security for the faithful performance of his contract.

Section 3.4. The LGA shall require that each of its contractors and all subcontractors maintain during the life of his contract, Workers' Compensation Insurance, Public Liability, Property Damage, and Vehicle Liability Insurance, in amounts and on terms satisfactory to the OWDA. Until the Project Facilities are completed and accepted by the LGA, the LGA or (at the option of the LGA) the contractor shall maintain Building and Construction Insurance (form and extended coverage) on a 100 percent basis (completely valued form) on the insurable portion of the Project Facilities for the benefit of the OWDA, the LGA, the prime contractor, and all subcontractors, as their interests may appear.

Section 3.5. The LGA shall provide and maintain competent and adequate resident engineering services satisfactory to the OWDA covering the supervision and inspection of the development and construction of the Project Facilities and bearing the responsibility of insuring that construction conforms with the approved surveys and specifications or appraised amendments thereto.

Section 3.6. Subject to the terms and conditions of this Agreement, the LGA shall pay semi-annually on January 1 and July 1 of each year of the Contract Period of Years to the OWDA solely from the Special Assessment Funds, if any, and from the revenues of the LGA's Utility, one-half of the participation charge.

The obligation of the LGA to pay the charges set forth shall not be assignable, and the LGA shall not be discharged therefrom, without the written consent of the OWDA. In the event the services supplied by the Project Facilities shall cease or be suspended for any reason, unless otherwise agreed to in writing by the OWDA, the LGA shall continue to be obligated to pay the charges pursuant to this Section 4.1. In the event the OWDA defaults in the payment of any of the charges set forth in this Section 4.1, the amount of such default shall bear interest at the Contract Interest Rate or eight per centum (8%) per annum, whichever is greater, from the date of the default until the date of the payment thereof.

Anything in this Agreement notwithstanding, neither the general resources of the LGA shall be required to be used, nor the general credit of the LGA pledged for the performance of any duty under this Agreement, but any payment to be made under this Agreement shall be made only from the revenues of the LGA's Utility and the Special Assessment Funds, if any; provided, however, that, if otherwise required, nothing herein shall be deemed to prohibit the LGA from using its own resources, any of its general resources for the fulfillment of any of the terms and conditions of this Agreement.

Section 4.2. It is agreed that, during the first fifteen days of June and December, the OWDA shall invoice the LGA for the sum owing by the LGA pursuant to Section 4.1 and that payment of each such invoice shall be made by the LGA to the OWDA not later than the first day of the following month.

Section 4.3. The LGA hereby agrees that it will promptly repair, rebuild or restore the property damaged or destroyed by fire, flood, storm or otherwise, there shall be no abatement or reduction in the amounts payable by the LGA pursuant to Section 4.1 hereof, and the LGA (i) will promptly repair, rebuild or restore the property damaged or destroyed by fire, flood, storm or otherwise, there shall be no abatement or reduction in the amounts payable by the LGA pursuant to Section 4.1 hereof, and the LGA (ii) will promptly repair, rebuild or restore the property damaged or destroyed by fire, flood, storm or otherwise, there shall be no abatement or reduction in the amounts payable by the LGA pursuant to Section 4.1 hereof, and the LGA (iii) will promptly repair, rebuild or restore the property damaged or destroyed by fire, flood, storm or otherwise, there shall be no abatement or reduction in the amounts payable by the LGA pursuant to Section 4.1 hereof, and the LGA (iv) will promptly repair, rebuild 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CARD OF THANKS The family of Mabel Wicker acknowledges with deep appreciation your kind expression of sympathy. Our gratitude to all our friends, neighbors, Secor family and Little Rebecca church who helped in so many ways during the loss of our beloved mother. Thank you all. May God bless you.

Mr. and Mrs. Kelly Wicker and family 9p

Drive-In Theater. Approximately 12 Acres with 500 spots. Located in Northern Richland County. Terms available. Danhoff Realty 935-6371. 9c



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CARD OF THANKS I would like to express my thanks to Dr. Burt for his efficient services and to all my friends, neighbors and relatives for their many prayers, cards, gifts and flowers while I was in Cleve-land Clinic. A special thank you to Rev. Taggart for being with me the day of my surgery and for my many prayers during my recovery. It was all greatly appreciated and God bless all of you.

Clarence Barnes 9p

FOR SALE: 8.5 acres unoccupied land, Plymouth Local School district. \$14,800. Tel. 752-1911.

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RETIRED from full time work. Want small home repair jobs, painting, yard work and all other related work. No job too small. Reasonable price. Lawrence Noble. Tel. 687-2722.

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ALOE VERA meeting, Adam Vetter, host. Monday, July 13, 7:10 p. m. First Buckeye Bank, 1001 Ashland road, Mansfield. Tel. 756-3434. 2,9c

CHURCH garage sale, east of Plymouth, Base Line Rd., starts Thursday, July 9, till 2. Lots of antiques, bread boxes, trays, nice men's suits, much more. 9c

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OPEN SUNDAY - Excellent 2 story at 26 Birchfield Street. Open July 12, 2-5 p. m.



One of the very nice two story, two bedroom homes. An excellent value.

OPEN SUNDAY, NEW HAVEN - Located on SR 598 N, this lovely three bedroom two bath brick ranch has the price reduced for quick sale.

OPEN SUNDAY, PLYMOUTH - Four apartments. Brick and stone construction. Two 3-bedroom and two 2-bedroom apartments. Good investment and tax shelter. Redecorated.

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proved in writing prior to such thirtieth day. Any provision of the Agreement authorizing the approval or the satisfaction or evidence of satisfaction of the OWDA, shall be interpreted as requiring action by the Executive Director of the OWDA granting, authorizing or approving such approval or satisfaction, as the case may be, unless such provision expressly provides otherwise.

Section 6.3.

This Agreement is made subject to and conditional upon, the approval of this Agreement as to form by the Attorney General of the State of Ohio.

Section 6.4. This Agreement shall become effective as of the date first set forth hereinabove and shall continue in full force and effect until the final day of the Contract Period of Years, or until the day the obligations of the LGA under Section 4.1 have been fully satisfied.

Section 6.5. This Agreement shall be binding upon and inure to the benefit of the parties hereto and to any person, officer, board, department, agency, municipal corporation, or body politic and corporate succeeding by operation of law to the powers and duties of either of the parties hereto. This Agreement shall not be assigned by either of the parties hereto without written consent of the other party.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective duly authorized officers as of the day and year first hereinabove written.

APPROVED AS TO FORM

Attorney General
APPROVED AS TO FORM

OHIO WATER DEVELOPMENT AUTHORITY
by
Executive Director
VILLAGE OF PLYMOUTH
by Eric J. Akers, Mayor
by Diane Ream, Clerk/Treasurer

COMING & GOING?

Share a
ride with
a friend.

Wherever you're going, it's better to go together. All across the country, folks are finding that carpooling pays. 'Cause it saves effort. It saves fuel. And it sure saves money.

So carpool America! Share a ride with a friend.

Why leave home when
you can phone social security.



Mail social security benefits can be received by telephone. Just dial 1-800-225-7090 and ask for the nearest office. You can save time and a trip by calling now.

U.S. Department of Health and Human Services
Social Security Administration

160-800-362-2170
8:45 a. m. to 4:45 p. m.

(Best time to call: before 11, after 2)