

RESOLUTION NO. 066-2018

*Agreement with Done Right Lawn Care
for mowing and trimming services for properties found in violation of ORC 505.87*

_____ Cuyahoga _____ County, Ohio

Be It Resolved by the Township Trustees of _____ Olmsted _____ Township
that

WHEREAS, the Board of Trustees has determined it to be in the best interest of Olmsted Township to utilize private services to perform nuisance abatement on properties found in violation of ORC 505.87 when the Department of Public Service Staff are unavailable; and,

NOW THEREFORE BE IT RESOLVED: that the Board of Trustees of Olmsted Township enter into an agreement with Done Right Lawn Care to perform nuisance abate on properties on a as needed basis. (2031-330-310-0000 Professional and Technical Services) as noted in Exhibit A, and, attached hereto as if fully rewritten herein.

BE IT FURTHER RESOLVED that it is hereby found and determined that all formal actions of this Board of Township Trustees concerning and relating to the adoption of this Resolution were adopted in an open meeting of this Board, and that all deliberations of this Board and 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.

Adopted the 23rd day of May, 2018

Attest: *Brenda [Signature]*
Township Fiscal Officer

[Signature]
James M. [Signature]
[Signature]
Township Trustees

Contract

Agreement made this 24 day of MAY, 20 18, between

Done Rite Lawn Care and Olmsted twp

The parties to this agreement, in consideration of the mutual covenants and stipulations set out, agree as follows:

Mowing, Trimming, Blowing OFF Concrete Areas
Charge OF \$35.00 For 1/2 acre or less. Larger Lots will Be charged By Acreage
2 CUTS will BEA DOUBLE CHARGE IF NEEDED
Bagging And Hauling Away Grass Will Be Xtra Charge. This Will Be Determined
By The Load.

SECTION I: INSTRUMENT AS ENTIRE AGREEMENT

This instrument contains the entire agreement between the parties, and no statements, promises or inducements made by either party or agent of either party that are not contained in this contract shall be valid or binding; this contract may not be enlarged, modified or altered except in writing signed by both parties and endorsed on this agreement.

SECTION II: EFFECT OF AGREEMENT

This agreement shall inure to the benefit of and be binding on the heirs, executors, assignees and successors of the respective parties.

IN WITNESS WHEREOF, the parties have executed this agreement on the day and year first above written.

David A. Pirro

Signature of First Party

Jeanene Kress, Lise Zver, Lawrence Abbott

Signature of Second Party

David A. Pirro

Print Name of First Party

Jeanene Kress, Lise Zver, Lawrence Abbott

Print Name of Second Party

15950 S. Island Rd

Street Address of First Party

26910 Cook Road

Street Address of Second Party

Grafton OH 44044

City/State/Zip

Olmsted Township, OH 44138

City/State/Zip