

The City of Providence

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

CHAPTER 1273

No. 337 AN ORDINANCE IN AMENDMENT OF CHAPTER 3 OF THE
REVISED ORDINANCES OF THE CITY OF PROVIDENCE, 1946,
PROHIBITING SIGNS ON THE PUBLIC HIGHWAY.

Approved June 5, 1959

Be it ordained by the City of Providence:

SECTION 1. Chapter 3 of the Revised Ordinances of the City of Providence, 1946, entitled "Advertising", is hereby amended by adding thereto the following section:

"SEC. 5. Bills, Posters, Signs, etc., on Public Highway.

"No person shall erect, place or display any sign, notice, advertisement, within or upon the occupation line of any street or highway, except with the written approval of the Commissioner of Public Safety, and subject to such written conditions as he may impose; provided that nothing herein shall preclude permission to erect signs as permitted by the Building Code and Zoning Ordinance."

SEC. 2. The penalty provided by Chapter 1, Section 10, Revised Ordinances of 1946, as amended, shall be imposed upon any violation of this Ordinance.

SEC. 3. This Ordinance shall take effect upon its passage.

IN CITY
COUNCIL
MAY 21 1959
FIRST READING
READ AND PASSED
Vincent Vespa
acting CLERK

APPROVED

JUN 5 1959

MAYOR

IN CITY
COUNCIL

JUN 4 - 1959

FINAL READING
READ AND PASSED

PRESIDENT

CLERK

No.

CHAPTER
AN ORDINANCE

YTD IN
JULY 1980
BY THE
CITY OF
CHICAGO
AND PASSED
BY THE
CITY

YTD IN
JULY 1980
BY THE
CITY OF
CHICAGO
AND PASSED
BY THE
CITY

The City of Providence

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

CHAPTER 1274

No. 338 **AN ORDINANCE** AMENDING THE APPROPRIATION ORDINANCE,
CHAPTER 1222, BY APPROPRIATING THE SUM OF EIGHT THOUSAND
(\$8,000) DOLLARS TO GENERAL PUBLIC ASSISTANCE-ADMINISTRATION,
ITEM 5.

Approved June 5, 1959

Be it ordained by the City of Providence:

SECTION 1. Chapter 1222 of the Ordinances of the City of Providence as approved September 19, 1958, entitled: "An Ordinance Making Appropriation of \$36,888,118.22 for the Support of the City Government for the Fiscal Year Ending September 30, 1959", as amended, is hereby further amended by appropriating the sum of Eight Thousand (\$8,000) Dollars to GENERAL PUBLIC ASSISTANCE-ADMINISTRATION, ITEM 5.

SECTION 2. The estimated receipts from Grants-in-Aid (State of Rhode Island) are hereby increased by the sum of Five Thousand Six Hundred (\$5,600) Dollars and the estimated receipts from Reserve for Extraordinary Expenditures are hereby increased by the sum of Two Thousand Four Hundred (\$2,400) Dollars.

SECTION 3. The City Controller and the City Treasurer are hereby authorized and directed to transfer the sum of Two Thousand Four Hundred (\$2,400) Dollars from the Reserve for Extraordinary Expenditures Account to the receipts account in the General Fund.

SECTION 4. This Ordinance shall take effect upon its passage.

IN CITY COUNCIL
MAY 21 1959

First Reading Read and Passed
Referred to Committee on

FINANCE

Vincent Vespia
Acting Clerk

IN CITY
COUNCIL

JUN 4 - 1959

FINAL READING
READ AND PASSED

Edward P. Hughes
PRESIDENT
Wesley H. Williams
CLERK

APPROVED

JUN 5 1959

Walter H. Reynolds
MAYOR

No.

CHAPTER

AN ORDINANCE

IN THE CITY OF
ST. LOUIS
MISSOURI
JANUARY 1978
OFFICE OF THE CLERK

IN THE CITY OF
ST. LOUIS
MISSOURI
JANUARY 1978
OFFICE OF THE CLERK

The City of Providence
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

CHAPTER 1275

No. **339 AN ORDINANCE** AMENDING SECTION 64 of CHAPTER 1223,

"ESTABLISHING THE CLASSES OF POSITIONS, THE MAXIMUM NUMBER OF
EMPLOYEES AND THE NUMBER OF EMPLOYEES IN CERTAIN CLASSES IN
THE CITY OF PROVIDENCE", AS APPROVED SEPTEMBER 19, 1958.

Approved June 5, 1959

Be it ordained by the City of Providence:

SECTION 1. Chapter 1223 of the Ordinances of the City of Providence as
approved September 19, 1958, as amended, is hereby further amended to read as follows:

SECTION 64: DEPARTMENT OF PUBLIC WELFARE
GENERAL PUBLIC ASSISTANCE-ADMINISTRATION

That part which has heretofore read: "The number of employees
in the DEPARTMENT of PUBLIC WELFARE-GENERAL PUBLIC ASSISTANCE-
ADMINISTRATION shall not exceed ninety-two (92)"; shall hereafter
read: "The number of employees in the DEPARTMENT of PUBLIC
WELFARE-GENERAL PUBLIC ASSISTANCE-ADMINISTRATION shall not
exceed one hundred and four (104)".

Add: 6 Social Case Worker
6 Clerk Stenographer I

SECTION 2. This Ordinance shall take effect upon its passage.

IN CITY COUNCIL
MAY 21 1959

First Reading Read and Passed
Referred to Committee on
FINANCE

Vincent Vespa
acting Clerk

APPROVED

JUN 5 1959

Walter H. Reynolds
MAYOR

IN CITY
COUNCIL

JUN 4 - 1959

FINAL READING
READ AND PASSED

Edward P. Whelan
PRESIDENT
Deverett Whelan
CLERK

No.

CHAPTER
AN ORDINANCE

TO BE
ENACTED
BY THE
CITY OF
CHICAGO
IN THE
YEAR OF OUR
LORD ONE
THOUSAND
NINETEEN
HUNDRED
AND
EIGHTEEN

CHICAGO
CITY OF CHICAGO
OFFICE OF THE
CLERK OF THE
CITY OF CHICAGO
RECEIVED
JAN 18 1918

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 340

Approved June 5, 1959

Resolved,

That His Honor, the Mayor, is hereby authorized to execute a Cooperation Agreement, substantially in accordance with the accompanying draft agreement, between the City of Providence and the Providence Redevelopment Agency, providing for cooperation between the City of Providence and the Providence Redevelopment Agency with respect to the redevelopment project for the "Lippitt Hill Project No. R. I. R-3".

IN CITY COUNCIL

JUN 4 - 1959

READ and PASSED

Edward P. Sullivan
President
Reverett H. Nolan
Clerk

APPROVED

JUN 5 1959

Walter H. Reynolds
MAYOR

RESOLUTION

OF THE

CITY COUNCIL

AUTHORIZING HIS HONOR, THE MAYOR,
TO EXECUTE A COOPERATION AGREEMENT
BETWEEN THE CITY OF PROVIDENCE AND
THE PROVIDENCE REDEVELOPMENT AGENCY
WITH RESPECT TO THE REDEVELOPMENT
PROJECT FOR THE LIPPITT HILL
PROJECT NO. R. I. R-3.

Mr. Douglas (by request)

COOPERATION AGREEMENT

This Agreement entered into this 5th day of June, 1959
by and between the Providence Redevelopment Agency, a body corporate and
politic in the State of Rhode Island (hereinafter called the "Agency") and
the City of Providence, a municipal corporation in the County of Providence,
State of Rhode Island, (hereinafter called the "City"),

W I T N E S S E T H :

WHEREAS, the Agency has processed a Redevelopment Plan calling for
the redevelopment of the Project Area known as the "Lippitt Hill Project
No. R. I. R-3" and bounded and described in Exhibit A attached hereto and
made a part hereof; and

WHEREAS, such plan has been approved and adopted by ordinance
(Chapter 1272, Number 336, dated June 5, 1959) of the City Council
of the City of Providence prior to any action commencing thereunder; and

WHEREAS, the Agency will require contributions, loans, or grants
of money, properties or services from the City and the United States
Government (hereinafter called the "Government") in order to carry out and
complete the approved and adopted Redevelopment Plan; and

WHEREAS, the City is authorized by Title 45, Chapters 31-33,
inclusive, of the General Laws of Rhode Island, 1956 entitled "Redevelopment
Act of 1956" to lend, grant, or contribute funds to the Agency and the
Government is authorized by Title I of the Housing Act of 1949 as amended
(hereinafter called the "Housing Act") to make loans and grants; and

WHEREAS, it is provided in said Title I of the "Housing Act" that
a contract between the Government and a local body engaged in a redevelopment
project providing for capital contributions or grants (as therein defined)
from the Government shall require similar contributions or grants from the
state, municipality or other public body or any other entity in an amount
equal to at least one-third of the aggregate net project costs as defined
therein; and

WHEREAS, it is further provided in said Title I of the "Housing Act" that the aforesaid contributions or grants from the City defined therein as "Local Grants-in-Aid may consist of "(1) cash grants; (2) donations at cash value of land (exclusive of land in streets, alleys, and other public rights-of-way which may be vacated in connection with the project) and demolition or removal work, or site improvements in the project area, at their cost, and (3) the provision at their cost of parks, playgrounds, and public buildings or facilities . . . which are primarily of direct benefit to the project and which are necessary to serve or support the new uses of land in the project area in accordance with the redevelopment plan: Provided, that, in any case where, in the determination of the Administrator, any park, playground, public building, or facility is of direct and substantial benefit both to the project and to other areas, the Administrator shall provide that, for the purpose of computing the amount of local grants-in-aid for such project, there shall be an allowance of an appropriate portion (as determined by the Administrator) of the cost of such park, playground, public building or facility . . ."

Now, Therefore, it is hereby agreed by and between the parties hereto on their own behalf and on behalf of the Government as follows:

1. The Agency will undertake the aforementioned Redevelopment Project in accordance with the Redevelopment Plan, as approved and adopted, upon receipt from the City of the estimated amount of money which represents the cash grant portion of the "Local Grant-in-Aid" and upon receipt of funds from the Government pursuant to a Loan and Grant Contract between the Agency and the Government under the "Housing Act", (an application for said contract having been heretofore filed with the Government by the Agency) or upon receipt of funds borrowed from other sources under a financing transaction secured by said Loan and Grant Contract, provided, however, the City shall pay over its cash contribution before the Government shall be required to pay over funds under the Loan and Grant Contract.

2. To defray the aggregate net project cost of the project as computed and determined in accordance with the provisions of the "Housing Act", the Agency will take all necessary steps and comply with all necessary conditions, statutory or otherwise, to obtain a capital grant from the Government under Section 103 (a) of the "Housing Act" in the maximum amount allowed by law it being provided that said grant shall be in an amount equal to two-thirds of said aggregate net project costs.

3. The City will make a total contribution to the Agency of an amount (whether in cash, properties or services) equal to at least one-third of said aggregate net cost of the Redevelopment Project. In performance of its obligations hereunder, the City specifically agrees to provide for the following:

A. Non-Cash Grants

1. When the Agency shall require possession thereof and title thereto in execution of the Redevelopment Project, the City will convey to the Agency all of its right, title and interest in the three parcels of land or any buildings or improvements situated thereon described below and shall receive credit on its obligations hereunder for the full and fair market value of its interest therein, as approved by the government, now currently estimated as One Hundred Twenty Five Thousand Eight Hundred Fifty (\$125,850.00) Dollars:

Parcel A

That certain tract of land situated in the City of Providence, State of Rhode Island bounded and described as follows:

Beginning at a point in the northeasterly corner of the tract herein described said point being on the westerly line of Bates Street one hundred eleven and 86/100 (111.86) feet southwest from the intersection of the said westerly line at Bates Street and the southerly line of Lippitt Street;

thence, running southwest along the said westerly line of Bates Street twelve and 78/100 (12.78) feet to a point;

thence, turning an interior angle of two hundred eight degrees, fifty six minutes and twenty four seconds (208° 56' 24") and running southerly along the said westerly line of Bates Street one hundred eighteen and 73/100 (118.73) feet to a point;

thence, turning an interior angle of ninety one degrees, one minute and twenty seconds ($91^{\circ} 01' 20''$) and running westerly one and 00/100 feet to a point;

thence, turning an interior angle of two hundred sixty eight degrees, fifty minutes and forty seconds ($268^{\circ} 50' 40''$) and running southerly seventy nine and 57/100 (79.57) feet to a point;

thence, turning an interior angle of ninety one degrees, sixteen minutes and seventeen seconds ($91^{\circ} 16' 17''$) and running westerly one hundred eighty five and 56/100 (185.56) feet to a point;

thence, turning an interior angle of one hundred sixty two degrees, seven minutes and forty nine seconds ($162^{\circ} 07' 49''$) and running northwesterly forty eight and 27/100 (48.27) feet to a point;

thence, turning an interior angle of eighty eight degrees, forty minutes and no seconds ($88^{\circ} 40' 00''$) and running northerly eighty one and 35/100 (81.35) feet to a point;

thence, turning an interior angle of two hundred seventy one degrees, fifty five minutes and twenty four seconds ($271^{\circ} 55' 24''$) and running westerly ninety eight and 82/100 (98.82) feet to a point on the easterly line of Captain V. Carleton Davis Memorial Boulevard;

thence, turning an interior angle of ninety degrees, sixteen minutes and twenty four seconds ($90^{\circ} 16' 24''$) and running northerly along the said easterly line of Davis Blvd. twenty and 00/100 (20.00) feet to a point;

thence, turning an interior angle of eighty nine degrees, forty three minutes and thirty six seconds ($89^{\circ} 43' 36''$) and running easterly one hundred thirty eight and 88/100 (138.88) feet to a point;

thence, turning an interior angle of two hundred eighty two degrees, one minute and forty three seconds ($282^{\circ} 01' 43''$) and running northerly one hundred twenty three and 85/100 (123.85) feet to a point;

thence, turning an interior angle of ninety degrees, forty one minutes and thirty three seconds ($90^{\circ} 41' 33''$) and running easterly one hundred sixty one and 64/100 (161.64) feet to the point and place of beginning.

Said tract herein described contains forty two thousand, four hundred fifteen (42,415) square feet of land, more or less.

Parcel B

That certain tract of land with all buildings or portions thereof thereon situated in the City of Providence, State of Rhode Island bounded and described as follows:

Beginning at a point in the southeasterly corner of the tract herein described, said point being on the northerly line of Howell Street one hundred ninety three and 83/100 (193.83) feet westerly from the intersection of said northerly line of Howell Street and the westerly line of Camp Street;

thence, turning an interior angle of eighty nine degrees, forty minutes and no seconds ($89^{\circ} 40' 00''$) and running northerly sixty four and 85/100 (64.85) feet to a point of curvature;

thence, curving to the right in the arc of a circle with an interior angle of eighty nine degrees, thirty five minutes and thirty seconds ($89^{\circ} 35' 30''$) and a radius of eleven and 08/100 (11.08) feet, seventeen and 32/100 (17.32) feet to a point of tangency;

thence, running easterly thirty three and 77/100 (33.77) feet to a point;

thence, turning an interior angle of ninety degrees, thirty eight minutes and thirty seconds ($90^{\circ} 38' 30''$) and running northerly twenty eight and 24/100 (28.24) feet to a point;

thence, turning an interior angle of eighty nine degrees, thirty three minutes and forty five seconds ($89^{\circ} 33' 45''$) and running westerly one hundred sixty nine and 94/100 (169.94) feet to a point;

thence, turning an interior angle of ninety degrees, forty five minutes and fifteen seconds ($90^{\circ} 45' 15''$) and running southerly one hundred three and 30/100 (103.30) feet to a point on the said northerly line of Howell Street;

thence, turning an interior angle of eighty nine degrees, forty one minutes and no seconds ($89^{\circ} 41' 00''$) and running easterly along the said northerly line of Howell Street one hundred twenty six and 05/100 (126.05) feet to the point and place of beginning.

Said tract herein described contains ten thousand, two hundred eighty and 00/100 (10,280.00) square feet of land, more or less.

Parcel C

That certain building or portions thereof situated on the following described tract or parcel of land situated in the City of Providence, State of Rhode Island, bounded and described as follows:

Beginning at a point in the northeasterly corner of the tract of land herein described said point being on the southerly line of Doyle Avenue one hundred eighty four and 97/100 (184.97) feet westerly from the intersection of the said southerly line of Doyle Avenue and the westerly line of Camp Street;

thence, turning an interior angle of ninety degrees, no minutes and no seconds (90° 00' 00") and running Southerly one hundred eighteen and 06/100 (118.06) feet to a point;

thence, turning an interior angle of ninety degrees, three minutes and forty five seconds (90° 03' 45") and running westerly two hundred and 09/100 (200.09) feet to a point;

thence, turning an interior angle of eighty nine degrees, fifty six minutes and fifteen seconds (89° 56' 15") and running northerly one hundred eighteen and 28/100 (118.28) feet to a point on the said southerly line of Doyle Avenue;

thence, turning an interior angle of ninety degrees, no minutes and no seconds (90° 00' 00") and running Easterly along the southerly line of Doyle Avenue two hundred and 09/100 (200.09) feet to the point and place of beginning.

Said tract herein described contains twenty three thousand six hundred forty four and 63/100 (23,644.63) square feet of land, more or less.

2. The City shall upon request of the Agency install, construct and erect, at its own expense, a public park and/or playground of approximately 181,000 square feet with facilities necessary for the use of the same on that portion of the project designated as "Area A" on Project Area Map No. 1. The parties hereto further agree that the current estimated cost of the foregoing project facility is Fifty Six Thousand Eight Hundred Twenty (\$56,820.00) Dollars and that fifty (50) percent of the actual cost of the aforementioned facilities shall be considered as a non-cash grant-in-aid furnished by the City under the provisions of this agreement.

3. The City upon request of the Agency, shall resurface the portions of both Howell Street and Carrington Avenue extending easterly from the project boundary to Hope Street and lay out and pave the sidewalks on the aforementioned portions of both streets. The parties agree that the sum of One Thousand Eight Hundred Seventy Six and 45/100 (\$1,876.45) Dollars represents the current total estimated cost of such work. The actual cost of the aforementioned facilities shall be considered as a non-cash grant-in-aid furnished by the City under the provisions of this agreement.

B. Cash Grants

1. The City shall furnish the Agency with the sum of \$1,393,954.00 on request and the government shall be under no obligation to make any payment on account of the Project Temporary Loan or the Project Capital Grant under this Agreement until the said sum of \$1,393,954.00 has been provided by the City towards its estimated one-third share of the Net Project Cost.

C. City Development Expenditures

1. It is agreed by and between the parties hereto that the Agency at its expense shall widen, lay out, curb, pave and resurface the portion of Olney Street lying between J. Carleton Davis Memorial Boulevard and Camp Street and within the project area to a minimum width of sixty (60) feet and lay out and pave the sidewalks on the portion of the street so widened. The parties agree that the sum of Eighteen Thousand Nine Hundred Three and 00/100 (\$18,903.00) Dollars represents the current total estimated cost of such work.

The parties agree that fifty (50) percent of the total actual cost of widening, laying out, paving and resurfacing that portion of Olney Street within the project area, and a like percentage of the total actual cost of laying out and paving the sidewalks thereon shall be excluded and not considered as a grant-in-aid for purposes of computing the amount of local grants-in-aid for said project, it being further

specifically agreed that said percentage represents the value of the benefit afforded to areas other than the project area by such improvement, provided further that the City on request of the Agency, either before or after such work is completed shall pay over to the Agency fifty (50) percent of the total actual cost of such work. This last mentioned sum shall be in addition to the sum paid over under the provisions of paragraph 3B-1 hereof.

4. Upon completion of the redevelopment project by the Agency and the determination of the actual net project cost thereof in accordance with the provisions of the aforementioned Loan and Grant Contract and this agreement, the City will make an additional cash grant to the Agency in an amount sufficient to bring the City's creditable contribution equal to one-third of the actual net project cost, plus those additional costs set forth in paragraph 3C-1 hereof, provided, however, that if the initial cash and non-cash contributions exceed the actual one-third net project costs and the costs mentioned in the above two sections, this Agency will refund the difference to the City.

5. Notwithstanding any provision of this Agreement to the contrary, it is expressly understood and agreed that all estimates of values and costs set forth herein are current estimates only, based on data presently available, and that the actual credit to be given for the property and services provided herein will be based on the actual value or costs thereof as they shall finally be determined by the U. S. Housing and Home Finance Agency subsequent to the accomplishment of the Redevelopment Plan.

6. It is understood and agreed that the City's financial obligation hereunder is to make total contributions or grants which shall equal not less than one-third of the aggregate net project cost computed in accordance with the terms of the Housing Act and this agreement.

7. The City shall vacate and abandon such public streets, roads and alleys within the project area as described in the redevelopment plan and shall convey without payment to the Agency such interest as the City may have in such vacated sites.

8. The City shall cooperate with the Agency in such other lawful actions or ways as may be necessary in connection with the undertaking and carrying out of the project in all of its phases.

9. After the completion of all street and sidewalk construction, under the Redevelopment Plan, all ways within the project area scheduled to become public ways and all the aforementioned facilities and utilities shall be dedicated by the Agency to the public and the City shall accept such dedication.

In Witness Whereof the City and the Agency has caused this agreement to be duly executed in triplicate as of the day and year first above written.

Attest:

CITY OF PROVIDENCE, RHODE ISLAND

W. Everett Whelan
City Clerk

Walter H. Reynolds
Mayor

Attest:

PROVIDENCE REDEVELOPMENT AGENCY

James P. Reynolds
Secretary
Executive Director acting for the Secretary

Chester B. Martin
Chairman

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 341

Approved June 5, 1959

Resolved,

That

the Providence Redevelopment Agency is hereby authorized and permitted to acquire by eminent domain proceedings to be taken in the Lippitt Hill Project No. R. I. R-3 all the right, title and interest, if any, of the City of Providence in and to those certain lots or parcels of land located within the boundaries of the aforementioned Lippitt Hill project and designated or described as follows:

Tax Assessors

Plat No.	Lot No.	Street Location
8	63	Captain J. Carleton Davis Memorial Boulevard and Howell Street
8	70	Howell Street
8	76	Howell Street
8	77	Howell Street
8	225	Doyle Avenue
9	7	Howell Street
9	33	Howell Street (rear)
9	61	Bates Street
9	87	Bates Street
9	79	Captain J. Carleton Davis Memorial Boulevard
9	116	Clorane Street
9	218	Clorane Street
9	226	Bates Street
9	275	Bates Street (rear)
9	365	Howell Street
9	431	Camp Street

IN CITY COUNCIL

JUN 4 - 1959

READ and PASSED

Edward P. Hughes
President
Everett Wilson
Clerk

APPROVED

JUN 5 1959

Walter H. Reynolds
MAYOR

RESOLUTION

OF THE

CITY COUNCIL

AUTHORIZING THE PROVIDENCE REDEVELOPMENT AGENCY TO ACQUIRE BY EMINENT DOMAIN PROCEEDINGS ALL RIGHT, TITLE AND INTEREST, IF ANY, OF THE CITY OF PROVIDENCE IN AND TO CERTAIN LOTS OR PARCELS OF LAND WITH ALL BUILDINGS AND IMPROVEMENTS THEREON SITUATED WITHIN THE BOUNDARIES OF THE LIPPIETT HILL PROJECT NO. R. 1. R-3.

Mr. Wright by request

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 342

Approved June 5, 1959

Resolved,

That the City Treasurer, acting under the direction

of the Committee on Finance, be and hereby is authorized and directed to borrow from time to time, in such sums as may be necessary, not exceeding One Million Four Hundred and Twenty Six Thousand (\$1,426,000) Dollars, in accordance with the provisions of Title 45, Chapter 33, Sections 1, 2 and 4 of the General Laws of Rhode Island, 1956, entitled "Redevelopment act of 1956", and to issue the City's notes therefor, signed by him and countersigned by the Mayor and Chairman of the Committee on Finance, and to renew any such notes from time to time as the same become due. The money thus obtained shall be used exclusively for carrying out the purposes of a loan and grant contract between the Providence Redevelopment Agency and the Housing and Home Finance Agency of the United States of America for financing the Redevelopment Plan for the Lippitt Hill Project Area.

AND BE IT FURTHER RESOLVED, that the City Treasurer of the City of Providence is hereby authorized upon approval by the Finance Committee of the City of Providence to pay over to the "Providence Redevelopment Agency, Project Expenditures Account, Lippitt Hill Project No. R. I. R-3" as an interim cash local grant-in-aid of the Project, so much of said sum as may be required by said Providence Redevelopment Agency from time to time, for the purposes aforesaid.

IN CITY COUNCIL

JUN 4 - 1959

READ and PASSED

Edward J. ... President
Reverett ... Clerk

APPROVED

JUN 5 1959

Walter H. Reynolds
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

Mr. Winton King request

May 29 9 28 AM '59
CITY CLERK'S OFFICE
PROVIDENCE, R.I.

EX-100-100