

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 369

Approved May 21, 1965

WHEREAS, the Providence Police Department, in celebration of National Police Week, starting on May 9, 1965, did present an outstanding performance in acquainting the public with the arduous responsibilities of this protective agency of the City Government, and

WHEREAS, the week-long program has instilled in all, the dedication to public service of the members of this gallant department.

NOW THEREFORE BE IT RESOLVED, that to Commissioner of Public Safety, Harry Goldstein, Chief of Police, Colonel Howard A. Franklin, to Commanders Walter J. Cahill, George W. Wilding, and Joseph W. Neil and Captains Walter A. McQueeney, John L. Eddy and Leo P. Trambukis, and to each member of the Providence Police Department, are hereby extended the appreciation of His Honor Mayor Joseph A. Doorley, Jr. and the members of this City Council for having presented this exceptionally well prepared and executed program in commemoration of National Police Week.

IN CITY COUNCIL

MAY 20 1965

READ and PASSED

President

ACTING Clerk

APPROVED

MAY 21 1965

MAYOR

RESOLUTION
OF THE
CITY COUNCIL

Mr. McAlister for himself
and the members of the
City Council -

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 370

Approved May 21, 1965

WHEREAS, Section 701 of the Housing Act of 1954 (Public Laws 560, 83rd Congress), as amended, authorizes the Housing and Home Finance Administrator to make planning grants to cities for comprehensive planning purposes and the preparation of regulatory and administrative measures in support of same, and

WHEREAS, the City of Providence deems it necessary and in the public interest (1) to develop master plan elements for schools, recreation, circulation, and analyze and delineate the neighborhoods of the City, (2) to carry out a study to evaluate, establish criteria, and draw up a proposal for the establishment of a data bank as a basic tool for future planning and resource allocation, and (3) to carry out a photogrammetric and mapping survey to generate up-to-date uniform base maps for all future general planning, and

WHEREAS, the City of Providence desires the City Plan Commission to apply for an Urban Planning Grant under Section 701 of the Housing Act of 1954, as amended, for the carrying out of said studies, and

WHEREAS, said Section 701 of the Housing Act of 1954, as amended, provides in part that no such grant shall exceed 75 per centum of the estimated cost of such activities or undertakings as determined by the Administrator, and

WHEREAS, The City of Providence, in order to obtain said Urban Planning Grant, must, upon execution of a contract therefore, assume the responsibility for funds, to be supplied by the City, to meet the difference between the funds received from the Federal Government and the total cost of the Study.

NOW, THEREFORE, BE IT RESOLVED, by the City Council of the City of Providence as follows:

1. It is hereby found necessary and in the public interest to make an application to the Housing and Home Finance Administrator for an Urban Planning Grant under Section 701 of the Housing Act of 1954 (Public Laws 560, 83rd Congress), as amended, for the aforementioned studies.

2. The City Plan Commission is hereby authorized and designated as the representative of the City for the filing of an application with the Housing and Home Finance Administrator for said Urban Planning Grant, to prepare all requisitions and documents necessary for the receipt of funds from said Housing and Home Finance Administrator under said Urban Planning Grant, and to do all work necessary to carry out the terms of any contract between the City and the Housing and Home Finance Agency arising out of said application for an Urban Planning Grant.

RESOLUTION
OF THE
CITY COUNCIL

IN CITY
COUNCIL

MAY 6 - 1965

FIRST READING
REFERRED TO COMMITTEE ON
*William H. McElroy, Chairman, Dennis J.
Dunne, Vice-Chairman, and Henry*

IN CITY COUNCIL

MAY 20 1965

READ and PASSED

William H. McElroy
President
ACTING Clerk

APPROVED

MAY 21 1965

Joseph A. Kunkin
MAYOR

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 371

Approved May 21, 1965

RESOLVED That His Honor the Mayor is hereby authorized to execute a contract on behalf of the City of Providence with the City of Cranston for the disposition of sewage from the Narragansett Brewing Company located in the City of Cranston, substantially in accordance with the accompanying draft agreement.

IN CITY COUNCIL

MAY 20 1965

READ and PASSED

President

ACTING Clerk

APPROVED

MAY 21 1965

MAYOR

RESOLUTION
OF THE
CITY COUNCIL

AUTHORIZING CONTRACT BETWEEN
PROVIDENCE AND CRANSTON
FOR DISPOSAL OF SEWAGE
FROM NARRAGANSETT BREWING
COMPANY

Mr. McCook, by request

AGREEMENT

THIS AGREEMENT made and entered into this day of

A.D., 1965, under the authority conferred by Chapter 1383 of the Public Laws entitled "An Act to Authorize the City of Providence and the Town of Cranston to contract for the Disposition of the Sewage of said Cranston by Means of the Sewer System of said Providence," passed at the January Session, A.D. 1906, by and between the City of Providence, a municipal corporation in the County of Providence and State of Rhode Island, created by the General Assembly of said State, pursuant to Resolution of the City Council of said City authorizing the making of a contract between the City of Providence and the City of Cranston for the disposition of a portion of said sewage by means of the sewer system of said City of Providence, approved , said City of Providence being hereinafter called the "party of the first part," and the City of Cranston, a municipal corporation in said County and State, created by said General Assembly, pursuant to a Resolution of the City Council of said City of Cranston authorizing the mayor of said Cranston to enter into this agreement, approved said City of Cranston being hereinafter called the "party of the second part".

WITNESSETH:

That said City of Providence, party of the first part, in consideration of the agreements of said City of Cranston, party of the second part, herein contained, hereby agrees with said party of the second part to dispose of the sewage from those estates in said City of Cranston now owned by the Narragansett Brewing Company, and comprising approximately fifteen and 15/100 (15.15) acres of land, being lots numbered ninety (90), ninety-one (91),

seven hundred eleven (711) and two thousand two hundred sixty-three (2263) on Assessor's Plat No. 7, as appears of record in the office of the Tax Assessor of the City of Cranston, together with any additional adjoining land acquired and used for plant expansion only during the term of this agreement, but not as to land used for residential purposes in, by and through that sewer pipe or main from said premises of the said Narragansett Brewing Company through and along Tyler Street and Garfield Avenue in said City of Cranston from said premises of the said Narragansett Brewing Company to Tyler and Dewey Streets in said City, then along said Dewey Street to Balch Street, then across Niantic Avenue to the existing sewer manhole at Balch Street and Niantic Avenue in said City of Providence which is the connection with the sewer system of said City of Providence, (the attached plan indicates in detail the specific route of said sewage system to which reference is hereby made for a more accurate description) upon the following terms, conditions and limitations:

FIRST: The term during which connection may be made and maintained and said sewage may be so disposed of shall be the term of ten (10) years from and after the first day of June A. D. 1965, or until such time within said period as the agreement may be otherwise terminated in accordance with the terms of this agreement.

Nothing in this agreement shall be construed as giving to the City of Cranston a right to a renewal or extension beyond the period herein designated. If the parties hereto fail to enter into any agreement for the period after and beyond the term of this agreement, then the City of Cranston shall at the termination of this agreement, immediately cease and refrain from further disposing through the sewage system of the City of Providence of any of the sewage from those estates in the City of Cranston described and designated in this agreement.

SECOND: The amount of said sewage which shall be turned and conducted into the sewer and sewer system of said City of Providence shall not exceed eight hundred thousand (800,000) gallons per day as the same shall be measured by a meter satisfactory to the Director of Public Works of said Providence, which is set and shall be continued to be set and maintained without expense to said City of Providence on said lot numbered two thousand two hundred and sixty-three (2263), or such other place on said lands of said Narragansett Brewing Company as shall be determined by said Directors, and as such meter shall be read by said City of Providence, its officers, servants or agents. In case such meter shall fail to register at any time or times any such sewage on account of the small amount of such sewage passing through such meter at any time or times, or for any other cause, the amount thereof shall be estimated by said Director.

THIRD: Said City of Cranston shall pay to the City Collector of said Providence for all such sewage turned and conducted into said sewer and connection sewer system at the minimum rate of One Hundred Two (\$102.00) Dollars for each one million gallons thereof as measured by said meter according to the readings thereof made by said City of Providence, its officers, servants or agents and as estimated by said Director in case of any failure of such meter at any time to register as aforesaid. Bills therefor shall be sent to the City Treasurer of said City of Cranston quarterly for each next preceding quarter year or part thereof that this agreement shall continue in force, and the same shall be paid to the City Collector of said City of Providence: Provided, however, that once each and every year that this agreement shall continue in force, said party of the first part may figure the cost to said City of Providence of the handling and treatment of the sewage turned and conducted into its said sewer system, and if it is ascertained

that such cost exceed the said sum of One Hundred Two (\$102.00) Dollars for each million gallons thereof, then any such additional cost shall be paid by said party of the second part: Provided, however, that any increase in the charge for handling and treatment shall be consistent with the actual increase in cost of handling and treating such sewage and in an amount proportionate to the sums paid for similar service by property owners in the City of Providence.

FOURTH: Said disposition of said sewage and use of said sewer and connecting sewer system shall be subject to and in conformity with all laws of said State and all general laws, ordinances and regulations of said City of Providence, and all regulations of any officer of said City duly authorized to make the same now or hereafter in force during the continuance of this agreement, and no live steam or gasoline or other explosives or other matter injurious to the sewer or sewer system or the parts thereof shall be allowed to be turned or conducted into said sewer or sewer system.

FIFTH: All expense of repairing, rebuilding and maintaining the said sewer pipe from said premises at the Narragansett Brewing Company to its point of connection with the manhole of the sewer system of the City of Providence at or near Balch Street shall be defrayed by said City of Cranston, and said City of Providence shall be put to no expense relative thereto, and the same shall be located and the work of doing the same shall be done subject to the control and direction and to the satisfaction of the Director of Public Works of said City of Providence, and said City of Cranston shall keep and save said City of Providence harmless from any and all damages resulting from any negligence in the prosecution of said work or by reason of not properly guarding or giving warning of the same, and free of all cost and expense by reason of any claim or liens relative to any materials furnished or work done relative thereto.

SIXTH: No person or persons shall be allowed by said City of Cranston or any other person or persons to make any connection or connections with said sewer in said City of Cranston and no estates in the said City of Cranston shall be connected therewith excepting only the owners or occupants of and the estates hereinbefore specified now owned by the Narragansett Brewing Company, and it is understood and agreed that all sewage from said estates of said Narragansett Brewing Company which is turned into said Providence Sewer System, shall pass through said meter, the consideration in part of this agreement being based upon said definite area of land.

SEVENTH: Said City of Providence, its officers, servants and agents, shall be granted every reasonable facility at any and all reasonable times to examine said meter and its condition and to take the readings of said meter as often as said City of Providence, its officers, servants or agents shall desire so to do. In case at any time or from time to time said meter or its condition shall not be satisfactory to the Director of said City of Providence, it shall be put in such condition or replaced by such other meter as shall be satisfactory to said Director and within such time as directed by said Director.

EIGHTH: In case said City of Cranston shall fail to make any of said payments to said City Collector of Providence within thirty (30) days after the bills therefor shall be sent to said City Treasurer of the City of Cranston, or in case of any breach by said City of Cranston or by person or persons of any of the terms, conditions, limitations or provisions herein on the part of said City of Cranston to be kept and performed or in favor of said City of Providence, said City of Providence acting by its City Council or its Director of Public Works, may at any time terminate this agreement and any or all rights of said City of Cranston or any person or persons to connect or

continue to connect with said sewer and sewer system of said City of Providence and to dispose or continue to dispose of said sewage as aforesaid, by giving at least thirty (30) days' previous notice in writing to the City Council of said Cranston. The waiver of any such prior failure or breach shall in no wise affect the right of said City of Providence to so terminate the same in case of any such subsequent failure or breach.

NINTH: Said limitation of eight hundred thousand (800,000) gallons of sewage per day is of the essence of this agreement as said City of Providence cannot dispose of a greater amount of sewage from said City of Cranston through its said sewer and sewer system without relatively large increased cost and expense to said City of Providence.

If in the opinion of the City of Providence the Brewery waste is or becomes of such nature as to adversely affect the Providence sewage treatment process, the City of Cranston shall be so notified in writing and shall within thirty (30) days initiate whatever action is necessary to remove or render harmless the objectionable materials or organisms at no cost to the City of Providence.

If the condition has not been remedied to the satisfaction of the City of Providence within one year of written notification, the City of Cranston shall prevent the Brewery from discharging waste into the Providence Sewer System until such time as the condition has been permanently corrected.

TENTH: No claim for damages shall be made against said City of Providence, nor shall said City of Providence be held liable for any damages which may be occasioned to said certain estate or any property thereon or to the owners thereof in any manner by the construction, existence or use of said sewer and connecting sewer system of said City of Providence, including particularly any damages caused by any failure of said sewer and sewer system of said City of Providence to properly carry off said sewage or any

back flow therefrom, and said City of Cranston and not said City of Providence shall be liable and shall pay any and all expenses caused by any negligence in any manner relative to said sewer in said Tyler Street, said Dewey Street and said Balch Street, or the use of either or both of the same.

And that said City of Cranston, party of the second part, in consideration of the agreements of said City of Providence herein contained, hereby agrees with said City of Providence to all the terms, conditions, limitations and provisions hereinbefore contained, and agrees to make all the payments specified herein and to keep, perform and execute all said other terms, conditions, limitations and provisions herein on its part to be kept, performed and executed, and agrees that all the same to be kept, performed or executed by any other person or persons in favor of said City of Providence shall be duly kept, performed and executed.

IN WITNESS WHEREOF, said City of Providence has caused these presents to be executed and its municipal seal to be hereunto affixed by its mayor thereunto duly authorized, and said City of Cranston has caused these presents to be executed and its municipal seal to be hereunto affixed by its mayor thereunto duly authorized, the day and year first herein written.

Signed and sealed
in presence of:

CITY OF PROVIDENCE

By _____
Mayor

CITY OF CRANSTON

By _____
Mayor

CORRECT IN FORM:

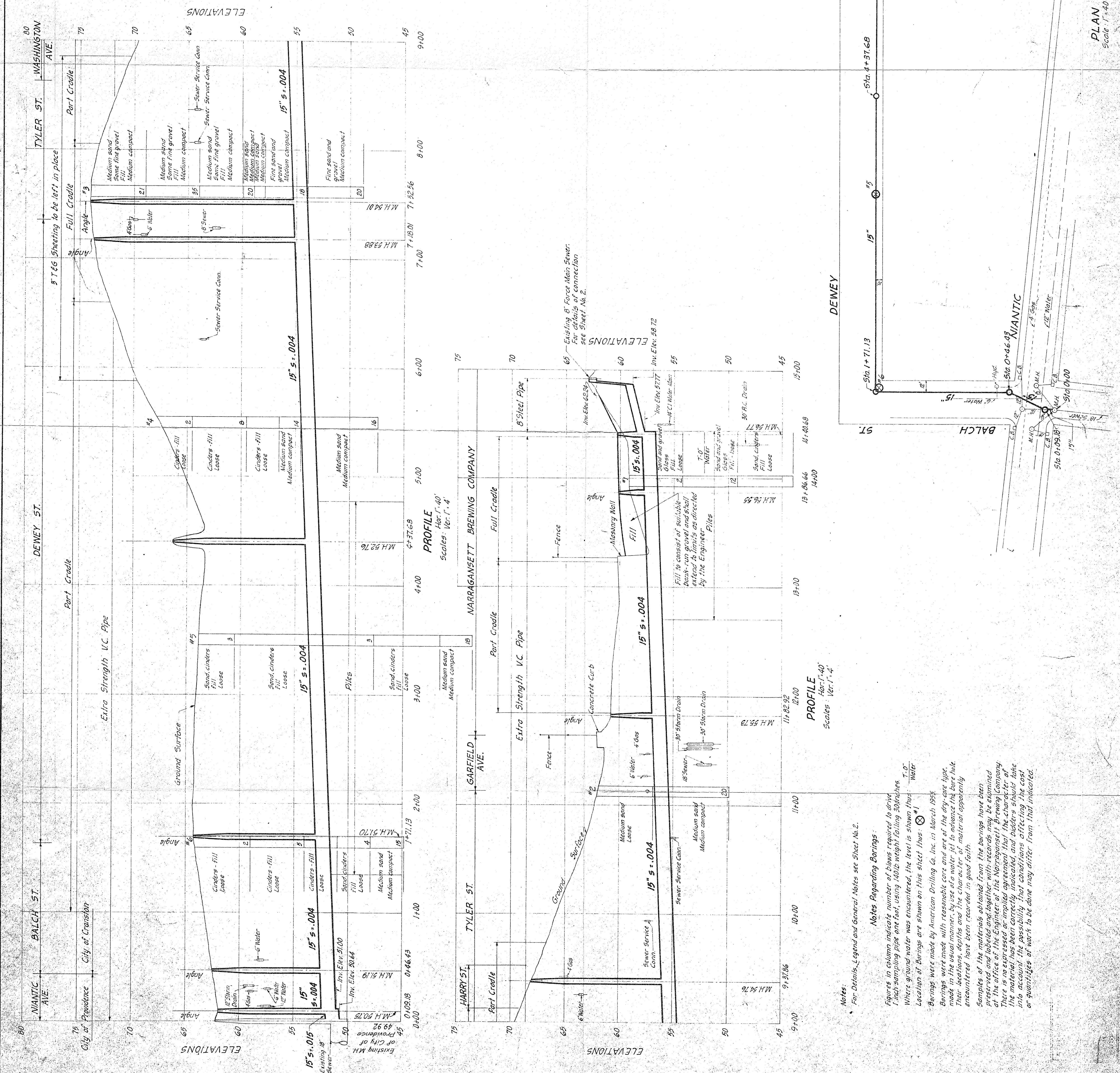
APPROVED:

City Solicitor of Providence

City Solicitor of Cranston


APPROVED:

Director of Public Works



Note:
All 15" sewer shall be extra strength
unreinforced clay pipe.

Notes:
For Details, Legend and General Notes see Sheet No. 2.

Notes Regarding Borings:
Figures in column indicate number of borings required to drill
1 inch sampling pipe and fact, using 140 lb weight falling 30 inches
where ground water was encountered, the level is shown thus: 1'-0" water
Location of borings are shown on this sheet thus: 
Borings were made by American Drilling Co. Inc. in March 1955
Borings were made with reasonable care and are of the dry and type
made in the usual manner. By use of water jet to advance the bore hole
then, however, the level and the character of material apparently
encountered have been recorded in good faith.
Samples of the materials obtained from the borings have been
submitted to the Rhode Island State Laboratory for examination
at the office of the Engineer of the Narragansett Brewing Company.
There is no expressed or implied agreement that the character of
the material has been correctly indicated, and bidders should take
into account the possibility that conditions affecting the cost
or quantities of work to be done may differ from that indicated.

CONTRACTING PARTIES
OWNER: Narragansett Brewing Company,
Cranston, Rhode Island
CONTRACTOR: C.L. Guild Construction Co. Inc.,
East Providence, Rhode Island

REV.	DATE	DESCRIPTION	BY	CHK.	APP.
1	9-15-55	Revised as built	V.C.G.	W.C.G.	V.C.G.

NARRAGANSETT BREWING COMPANY
CRANSTON, RHODE ISLAND

SEWER CONNECTION WITH PROVIDENCE - 1955

PLAN & PROFILE

SCALE AND NOTES	APRIL 1955
FAY, SPOFFORD & THORNDIKE, ENGINEERS, BOSTON, MASS.	
DATE	NOV. 1954
BY	J.C.
CHK.	J.C.
APP.	J.C.
APPROVED	J.C.

CONTRACT DRAWING SHEET NO. 1 OF 2

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 372

Approved May 21, 1965

RESOLVED,

That a Special Committee of the City Council is created, consisting of five members to be appointed by the President of said City Council, for the purpose of arranging and conducting a proper municipal observance of Memorial Day, May 30, 1965, and

~~BE IT FURTHER RESOLVED, That said Committee shall be authorized to expend that appropriation allocated to the Spanish War Veterans not to exceed Nine Hundred Dollars provided in the current budget.~~

IN CITY COUNCIL

MAY 20 1965

READ and PASSED *as amended*

Russell J. Boyle
President
William H. Matthews
ACTING Clerk

APPROVED

MAY 21 1965

Joseph A. Parley
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

Mr. Loughran



THE CITY COUNCIL
OF THE
CITY OF PROVIDENCE, RHODE ISLAND

May 20, 1965

Mr. William H. Matthews
Acting City Clerk
City Hall
Providence, Rhode Island

Dear Mr. Matthews:

This is to advise you that I have this day under the provisions of Resolution , approved May , 1965, appointed the following members of the City Council to the Special Committee for the purpose of arranging and conducting a proper municipal observance of Memorial Day, May 30, 1965:

Councilman Edward J. Loughran
Councilman Salvatore A. Beatini
Councilman Joseph P. Hassett
Councilman Robert J. Haxton
Councilman Jerry Lorenzo
Councilman Robert F. Lynch
Councilman Thomas L. Payne
Councilman Edmund Wexler
Councilman Joseph Souza

Respectfully submitted,

Russell J. Boyle
President of the City Council

RJB/cam

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 373

Approved May 21, 1965

RESOLVED,

That permission is hereby granted to Shell Oil Company to erect a revolving sign over the public way at 543 Charles street, Plat 71, Lot 57, all in accordance with accompanying Petition, plans and specifications, approved by the Director of the Department of Building Inspection, and upon further condition of evidence, satisfactory to the City Solicitor, that public liability insurance indemnifying the City of Providence from loss of damages sustained by reason of its maintenance and use, is in effect.

IN CITY COUNCIL

MAY 20 1965

READ and PASSED

Russell Boyle
President
William H. Mottishaw ACTING Clerk

APPROVED

MAY 21 1965

Joseph A. Parley
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

CITY
COUNCIL

APR 1 - 1965

FIRST READING
APPROVED TO COMMITTEE ON
Stearns

THE COMMITTEE ON

Licenses May 14th 1965
Recommends approved

William H. Matthews
Clerk

Mr. Bestini, (By Request)

CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

PETITION TO THE CITY COUNCIL

TO THE HONORABLE CITY COUNCIL OF THE CITY OF PROVIDENCE:

The undersigned respectfully petitions your honorable body

To Erect a revolving sign over the public way at a Shell gasoline service station
located at 543 Charles Street Providence, R. I. Plat 71 Lot 57

It is necessary for this sign to project over the public way in order for it to
be visible to approaching motorists.....

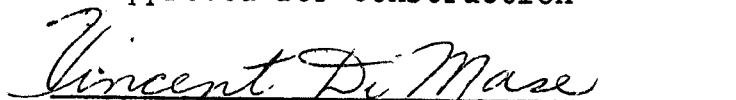


Mark J. Gilligan
Construction & Maintenance Supervisor
Shell Oil Company
805 North Broadway
East Providence, R. I.

This sign will replace two Shell plastic signs that are presently erected
in the exact same location. The only reason this sign must go before your
honorable council is because it is a revolving sign.....

March 31, 1965


Approved for Construction


Vincent DiMase, Director of the
Department of Building Inspection

IN CITY COUNCIL

MAY 20 1965

READ AND GRANTED


ACTING CLERK

FILED
APR 1 11 07 AM '65
DEPT. OF CITY CLERK
PROVIDENCE, R.I.

CITY
COUNCIL

APR 1 - 1965
FIRST READING
ARRIVED TO COMMITTEE ON
Legislation

THE COMMITTEE ON
Legislation
Recommends

William A. Matthews
Clerk
May 14th, 1965
Approved

CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

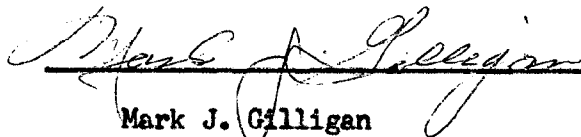
PETITION TO THE CITY COUNCIL

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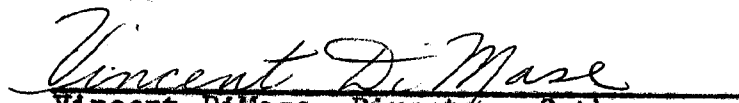


Mark J. Gilligan
Construction & Maintenance Supervisor
Shell Oil Company
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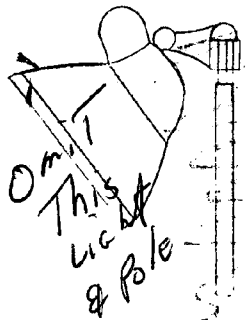
Approved for Construction


Vincent DiMase, Director of the
Department of Building Inspection

FLOODLIGHT
PROJECTED AREA 259. FT.

OVERALL HEIGHT	BOLT CIRCLE	BASE O.D.
20 FT.	8 3/4	12"
24 FT.		
22 FT.	20"	23 1/2"
24 FT.		

(2) 3/8 SOCKET HD. FULL DOG HEADLESS
SET SCREWS 1/2" LONG



2 1/2" XH PIPE
WELD TO ARM

HOLES FOR
WIRES

2.25" O.D.
TUBING WELD
TO DAVIT
(.281" WALL)

PIVOT DETAIL

1/8" ANGLE PLATE

1/2" NUT WELD.
TO FACE OF POLE
LOCK

2" STD. PIPE

SASH WT.

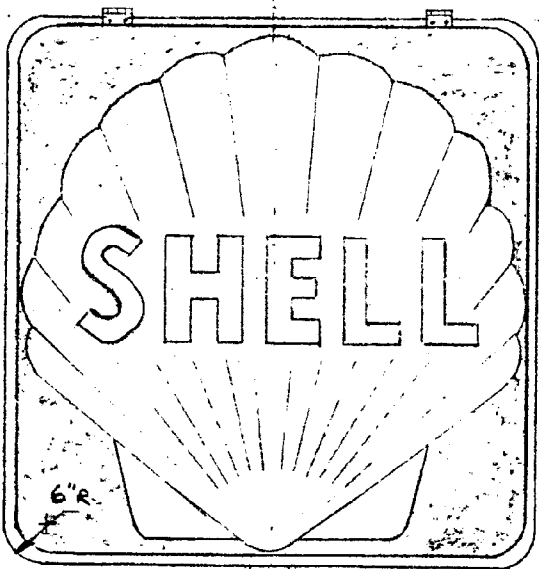
1" X 1" X 1/8"
ANGLE

WIRE - 1/2" ROD WELD TO PLUG
RECESSED PLUG FOR
SET SCREWS (2)

REMOVABLE PLUG DETAIL

RECOMMENDED
HEIGHT FOR
FLOOD. FLOOD.

OVERALL HEIGHT (CHARTED)



PIVOT
SEE DETAIL

1/4" THICK
END PL.

5 1/4" DIA. HOLE

(8) 1 1/16" DIA. HOLES W/
5/8"-11 NUTS WELDED

TOP PLATE MTS.

1/2" THICK PLATES

5 1/2" DIA. HOLE

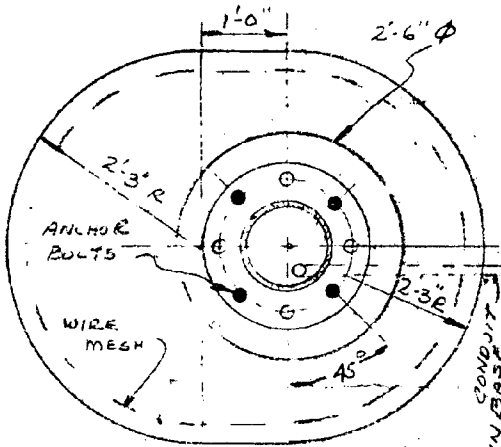
FULL WELDS

GUSSETS WELD.
INTO CLEAR ROD
MTG. BOLTS.
1/4" THICK PL.

7 GA. SKIRTS

END VIEW W/ END R. REMOVED

CONCRETE BASE PLAN

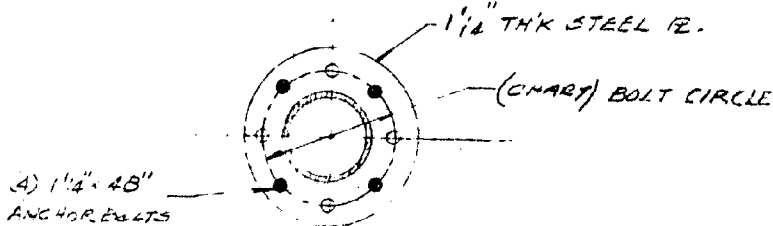


REMOVABLE PLUG
SEE DETAIL

POLE SIZE

3E-5.7" X 3.7" X 14.7" LG

3" X 5" HANDHOLE
W/ REIN. FRAME
AND COVER CONT.
WELDED TO POLE



ANCHOR BOLT PLAN

REFERENCE DWG. A-2917-2

MARK	DATE	MADE	CHK'D	DESCRIPTION	APP'D.
REVISIONS					
SHELL OIL COMPANY					
BOSTON, MASS.					
6 FOOT CONTROLLED BACKGROUND ROTATING SIGN AND DAVIT SIGN POLE					
SCALE: 1/2" = 1'-0" DATE: 7-6-60					
DRAWN: P.F. CONNOLLY					
CHECKED: C.A. CARLSON					

15127-A

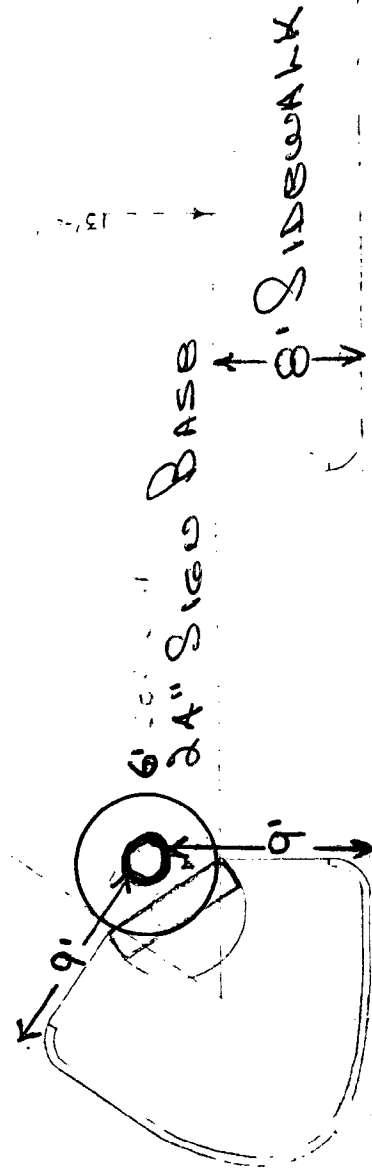
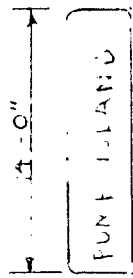
CITY OF PROVIDENCE
DEPT. OF
BUILDING INSPECTION

JAN 7 '65

VINCENT CHASE
DIRECTOR OF THE DEPT.
OF BUILDING INSPECTION

AVENUE

24'-6"



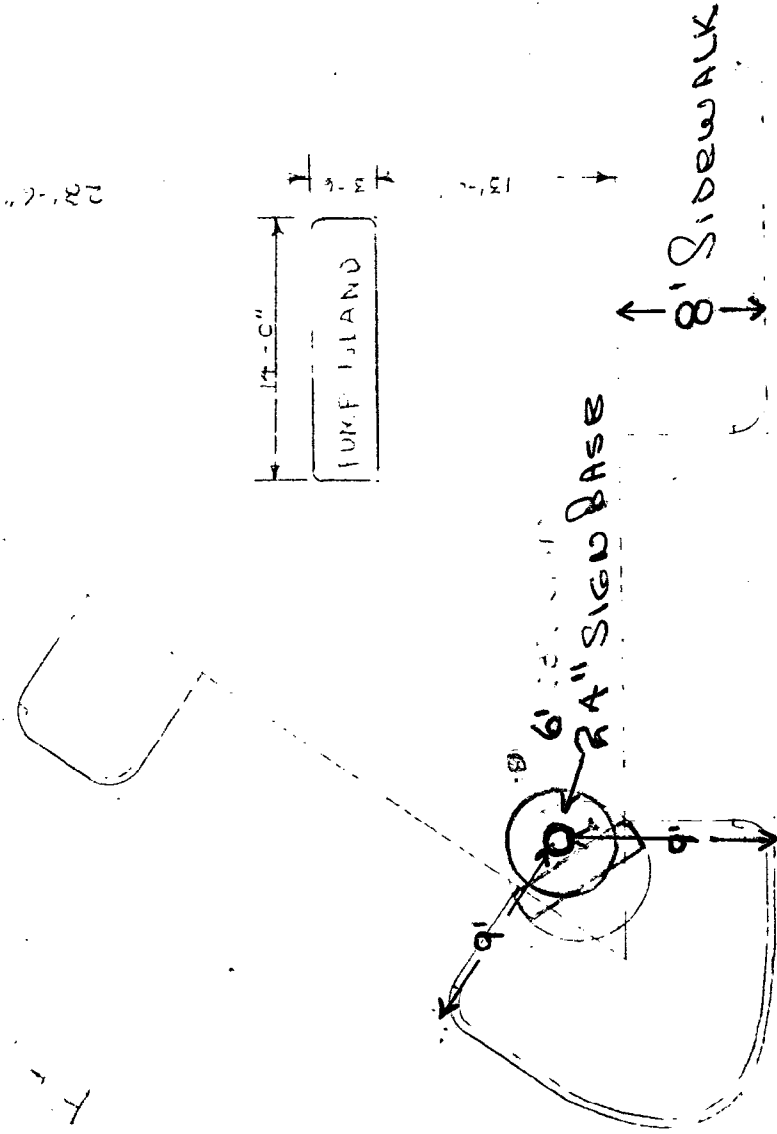
6' REVOLVING SIGN TO
PROJECT 5' 6" OVER
THE SIDEWALK

DEXTER SIGN CO.
70 WATERMAN AVE.
EAST PROVIDENCE, R. I. 02914
Electrical Contractors
PHONE: GE. 41100

PLOT 41
LOT 54

CHARLES

AVENUE



DEXTER SIGN CO.
70 WATERMAN AVE.
EAST PROVIDENCE, R. I. 02914
Electrical Contractors
PHONE: GE. 4-1100

PLAT 71
LOT 54

6' REVOLVING SIGN TO
PROTECT 5' 6" OVER
THE SIDEWALK

CIVIL-ENG