

THE CITY OF PROVIDENCE  
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 795

Approved December 18, 1964

RESOLVED,

That the City Council hereby approves the accompanying plat entitled "Huntington Expressway Industrial Park Plat dedicated by Providence Redevelopment Agency, Edmund M. Mauro, Chairman, et al, Scale 1" = 80', 1963," acceptance of said plat having been recommended by Richard E. Pezzullo, Chief Engineer, Department of Public Works, dedicating for highway purposes the following streets: DuPont Drive, from Niantic Avenue easterly, southerly and westerly to Niantic Avenue; Magnan Road, from DuPont Drive northerly to the Huntington Avenue By-Pass; Huntington Avenue By-Pass, from Cranston Street easterly to Huntington Avenue at a point opposite Mashapaug Street; Niantic Avenue, the twenty foot widening running parallel to the old easterly line of Niantic Avenue from the access road so-called northerly to the northerly portion of DuPont Drive; Niantic Avenue, the twenty foot widening running parallel to the old easterly line of Niantic Avenue, from Swanton Street northerly a distance of three hundred sixty-eight and 79/100 and that new portion of Niantic Avenue from this last mentioned point northerly to the access road, so-called, as shown on the accompanying plat entitled, "Huntington Expressway Industrial Park Plat".

IN CITY COUNCIL

DEC 17 1964  
READ and PASSED

.....  
ACTING President  
*Vincent Reggia*  
Clerk

APPROVED

DEC 18 1964

*Walter S. Pezzullo*  
.....  
MAYOR

RESOLUTION  
OF THE  
CITY COUNCIL

THE COMMITTEE ON

*Public Works* Member  
Approves Passage of  
The Within Resolution

*Herbert W. ...*  
12-9-69  
*Clark*

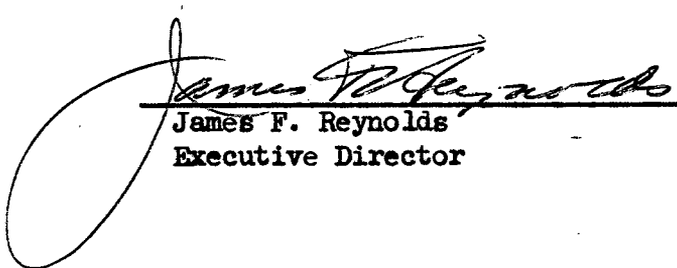
## PETITION TO THE CITY COUNCIL

TO THE HONORABLE CITY COUNCIL OF THE CITY OF PROVIDENCE:

*The undersigned respectfully petitions your honorable body*

That DuPont Drive, from Niantic Avenue easterly, southerly and westerly to Niantic Avenue; Magnan Road, from DuPont Drive northerly to the Huntington Avenue By-Pass; Huntington Avenue By-Pass, from Cranston Street easterly to Huntington Avenue at a point opposite Mashapaug Street; Niantic Avenue, the twenty foot widening running parallel to the old easterly line of Niantic Avenue from the access road so-called northerly to the northerly portion of DuPont Drive; Niantic Avenue, the twenty foot widening running parallel to the old easterly line of Niantic Avenue from Swanton Street northerly a distance of three hundred sixty-eight and  $79/100$  and that new portion of Niantic Avenue from this last mentioned point northerly to the access road, so-called, as shown on the accompanying plat entitled, "Huntington Expressway Industrial Park Plat" be dedicated for highway purposes under the provisions of Section 2, Chapter 987, Public Laws of 1913.

PROVIDENCE REDEVELOPMENT AGENCY



---

James F. Reynolds  
Executive Director

FILED

OCT 30 3 57 PM '64

DEPT. OF CITY CLERK  
PROVIDENCE, R. I.

PROVIDENCE, R. I.

NOVEMBER 1964

RECEIVED

NOV 19 1964

[Faint, mostly illegible typed text, likely the body of a letter or official document.]

IN CITY  
COUNCIL

1. V 5- 1964

FIRST READING  
REFERRED TO COMMITTEE ON  
PUBLIC WORKS

Richard W. Dwyer, CLERK

*Mr. Weyler, by request*



CITY OF PROVIDENCE - RHODE ISLAND - Walter H. Reynolds, Mayor

## TRAFFIC ENGINEERING DEPARTMENT

ROGER T. CHANDLER

Traffic Engineer

JOHN I. LOGAN

Assistant Traffic Engineer

147 Fountain Street

Providence 3, R. I.

November 16, 1964

Committee on Public Works  
The Honorable City Council  
City Hall

Gentlemen:

We have reviewed the petition for acceptance of various streets within the Huntington Expressway Industrial Park as public highways.

These streets have been constructed as a part of the Huntington Expressway Industrial Park. We recommend that they be accepted as public highways.

Very truly yours,



Roger T. Chandler  
Traffic Engineer

CFA:pf

FILED

Nov 20 9 15 AM '64

DEPT. OF CITY CLERK  
PROVIDENCE, R.I.

THE CITY OF PROVIDENCE

**WATER SUPPLY BOARD**

JOHN A. DOHERTY, CHAIRMAN  
EARL H. ASHLEY  
UGO RICCIO  
JOHN J. TIERNEY  
DAVID R. MCGOVERN, EX-OFFICIO

552 ACADEMY AVENUE  
PROVIDENCE 8, R. I.

PHILIP J. HOLTON, JR.  
CHIEF ENGINEER  
WILLIAM I. McDONALD  
DEPUTY CHIEF ENGINEER  
JOHN T. WALSH  
LEGAL ADVISOR  
JOHN J. DEARY  
SECRETARY

November 23, 1964

Councilman Ralph Matera, Chairman  
Committee on Public Works  
City Clerk's Office  
City Hall  
Providence, Rhode Island

Dear Councilman Matera:

Under date of November 10, we received an official memorandum from the Office of the City Clerk regarding the abandonment of certain streets in the Huntington Industrial Park Plat.

On July 28, 1961, this department wrote your Committee a letter that contained the following:

"In reference to the proposed abandonment of streets in the Mashapaug Redevelopment area, the following streets are in question:

Burrington St. from Niantic Ave. easterly to Dexter St.

In this street, we have a 36-inch main and an 8-inch main. It is proposed to relocate the 36" main in that portion of Burrington Street from Niantic Avenue easterly to a proposed street "A" which will cross Burrington Street at Jonathan Street. This relocation would follow Niantic Avenue southerly to a proposed street "B", easterly in street "B" to street "A" and in street "A" northerly to Burrington Street.

The 36" main in Burrington Street from street "A" would remain in a 30 ft. wide metallic surfaced right-of-way or easement. The 8" main would be abandoned."

In what was formerly known as Burrington Street, we have a 36" crosstown feeder that runs between the 42" main in Cranston Street and two 30" mains in Reservoir Avenue. We have been attempting for almost 3½ years to obtain an easement to prevent the Redevelopment Agency from permitting a future builder within this development to erect a building over this important secondary feeder. Just last week, we received a preliminary draft of such an easement but up to the present time, we have not received a final draft which is absolutely necessary in order to properly maintain service in this section of our distribution system.

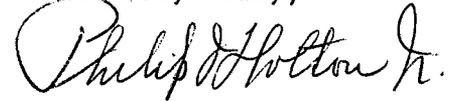
Councilman Ralph Matera

2

November 23, 1964

Under the circumstances, we would appreciate the consideration of your Committee in withholding action on this matter until the Redevelopment Agency provides this department with the necessary easement in this section of the development that was formerly Burrington Street.

Yours very truly,



Philip J. Holton, Jr.  
Chief Engineer

PJH:kam

FILED

NOV 24 3 53 PM '64

DEPT. OF CITY CLERK  
PROVIDENCE, R. I.

THE CITY OF PROVIDENCE  
Office of the City Clerk

MEMORANDUM

Providence, R. I. November 24, 1964

TO: James Reynolds, Providence Redevelopment Agency

SUBJECT: Abandonment of certain streets in the Huntington Industrial  
Park Plat

CONSIDERED BY: Committee on Public Works

ACTION TAKEN: Attached is photocopy of related correspondence from  
Chief Engineer, Philip J. Holton, of the Water Supply  
Board, requesting withholding of abandonment until the  
agency provides the Water Supply Board with necessary  
easement in section that was formerly Burrington Street.

*Concetta Casper*  
City Clerk



# City Plan Commission

EDWARD WINSOR, *Chairman*

ALBERT BUSH-BROWN

EDWARD J. COSTELLO

WALTER H. REYNOLDS, *Mayor*

JERRY LORENZO

HARRY PINKERSON, *Secretary*

RALPH MATERA

RAYMOND J. NOTTAGE

FRANK H. MALLEY, *Director*

DIETER HAMMERSCHLAG, *Deputy Director*

*Suite 103, City Hall,*

*Providence, Rhode Island 02903*

November 25, 1964

Committee on Public Works  
City Hall  
Providence, R. I.

SUBJECT: Referral No. 1417 - ACCEPTANCE OF SUNDRY STREETS

Gentlemen:

The subject referral received consideration by the City Plan Commission at a meeting held on Tuesday, November 24, 1964.

This referral is a request for acceptance of several improved thoroughfares:

DuPont Drive, from Niantic Avenue easterly, southerly and westerly to Niantic Avenue; Magnan Road, from DuPont Drive northerly to the Huntington Avenue By-Pass; Huntington Avenue By-Pass, from Cranston Street easterly to Huntington Avenue at a point opposite Mashapaug Street; Niantic Avenue, the twenty foot widening running parallel to the old easterly line of Niantic Avenue from the access road so-called northerly to the northerly portion of DuPont Drive; Niantic Avenue, the twenty foot widening running parallel to the old easterly line of Niantic Avenue from Swanton Street northerly a distance of three hundred sixty-eight and 79/100 and that new portion of Niantic Avenue from this last mentioned point northerly to the access road, so-called, as shown on the accompanying plat entitled, "Huntington Expressway Industrial Park Plat" be dedicated for highway purposes under the provisions of Section 2, Chapter 987, Public Laws of 1913.

On an inspection survey it was determined that the thoroughfares in question are located in the Mashapaug Pond Industrial subdivision and construction has been completed.

The Commission

VOTED: To offer no objection to the granting of this petition.

Very truly yours,

FRANK H. MALLEY  
DIRECTOR

CITY PLAN COMMISSION

FHM:MMH

c/c/ Councilman Henry E. Laliberte  
Councilman Thomas L. Payne

FILED

NOV 25 3 47 PM '64

DEPT. OF CITY CLERK  
PROVIDENCE, R.I.

EDMUND M. MAURO  
Chairman  
TIMOTHY A. PURCELL  
Vice Chairman  
CHARLES M. SMITH  
Secretary  
ALBERT HARKNESS  
JOSEPH E. ADELSON  
JAMES F. REYNOLDS  
Executive Director

## PROVIDENCE REDEVELOPMENT AGENCY

410 HOWARD BUILDING • PROVIDENCE, RHODE ISLAND 02903

TELEPHONE 831-6550

December 1, 1964

Mr. Vincent Vespia  
City Clerk  
City Hall  
Providence, R. I.

Re: Office of the City Clerk  
Memorandum dated November 24, 1964

Dear Mr. Vespia:

The above referred to memorandum cites the withholding of abandonment of certain streets in the Huntington Expressway Industrial Park pending the provision of an easement to the Water Supply Board for the former Burrington Street.

The Agency petitioned the City Council at the November 5, 1964 meeting to accept DuPont Drive and Magnam Road. Both of these streets were constructed by this Agency and named by City Council Resolution No. 586, dated October 4, 1963.

All of the public rights of way within Huntington Industrial Park with the exception of one small portion of Niantic Avenue were petitioned for abandonment by Resolution No. 430 on August 11, 1961; by Resolution No. 567 on November 16, 1961, and by Resolution No. 283 on May 3, 1962.

I had assumed that all these public rights-of-way had been officially abandoned and I am confused by the action taken by the Committee on Public Works. If the Committee acted on the November 5, 1964 petition referred to above, they erroneously read it as an abandonment. It is unfortunate because the Agency desired to reduce its real estate taxes for the Huntington Expressway Industrial Park by dedicating the streets prior to December 3, 1964.

For the record this Agency's legal counsel and our senior engineer have met with representatives of the Water Supply Board over the past months to develop mutually satisfactory language for the easement. An executed copy of the agreed to easement was transmitted this date to Mr. John Walsh, Council for the Water Supply Board.

Mr. Vincent Vespia  
December 1, 1964  
Page 2

I trust that this letter will satisfy the Committee on Public Works so that the requested dedication of DuPont Drive and Magnam Road will be approved.

Sincerely yours,

  
Stanley Bernstein  
Project Director

SB/rb



CITY OF PROVIDENCE · RHODE ISLAND

## Department of Public Works

ENGINEERING DIVISION

Richard E. Pezzullo, Chief Engineer

Robert B. Strong

Director

Peter P. Granieri, Jr.

Deputy Director

December 8, 1964

Mr. Ralph Matera, Chairman  
Committee on Public Works  
City Hall  
Providence, R. I.

Re: HUNTINGTON EXPRESSWAY  
INDUSTRIAL PARK PLAT

Dear Sir:

This department, having reviewed the proposed street pattern, has no objection to the dedication for highway purposes of the various streets shown on "Huntington Expressway Industrial Park Plat, Dedicated By Providence Redevelopment Agency, Edmund M. Mauro, Chairman, et al, Scale 1"=80', 1963" and recommends that the plat be approved as presented.

Respectfully submitted,

Richard E. Pezzullo  
Chief Engineer

REP: jm

FILED

DEC 9 9 23 AM '64

DEPT. OF CITY CLERK  
PROVIDENCE, R.I.

THE CITY OF PROVIDENCE

**WATER SUPPLY BOARD**

JOHN A. DOHERTY, CHAIRMAN  
EARL H. ASHLEY  
UGO RICCIO  
JOHN J. TIERNEY  
DAVID R. MCGOVERN, EX-OFFICIO

552 ACADEMY AVENUE  
PROVIDENCE 8, R. I.

PHILIP J. HOLTON, JR.  
CHIEF ENGINEER  
WILLIAM I. McDONALD  
DEPUTY CHIEF ENGINEER  
JOHN T. WALSH  
LEGAL ADVISOR  
JOHN J. DEARY  
SECRETARY

December 9, 1964

Councilman Ralph Matera, Chairman  
Committee on Public Works  
City Clerk's Office, City Hall  
Providence, Rhode Island

Dear Councilman Matera:

On November 23, 1964, I requested your Committee to withhold final action on the abandonment of certain streets in the Huntington Industrial Park plat until we received an easement for our 36" main that is located in what was formerly Burrington Street, Providence. On December 2, I received a communication dated December 1 from Vincent Palozzi, Urban Renewal Counsel for the Redevelopment Agency, in which he enclosed the executed easement for our water main in the Mashapaug Pond Project area. The easement meets with our satisfaction and there is no reason why favorable action should not be recommended covering the abandonment of the streets requested by the Agency.

Yours very truly,



Philip J. Holton, Jr.  
Chief Engineer

PJH:kam



Vincent Vespia  
City Clerk

CITY OF PROVIDENCE - RHODE ISLAND - Walter H. Reynolds, Mayor

## DEPARTMENT OF CITY CLERK

CITY HALL

William H. Matthews  
First Deputy  
Dorothy K. McGinn  
Second Deputy

December 23, 1964

Accompanying plat entitled Huntington Expressway  
Industrial Park Plat recorded this day, December  
23, 1964, in the Office of the Recorder of Deeds  
by L. Daniel Libutti, Associate Engineer II.

*L. Daniel Libutti*

L. Daniel Libutti  
Associate Engineer II

*Vincent Vespia*

Vincent Vespia  
City Clerk

# RESOLUTION OF THE CITY COUNCIL

No. 796

Approved December 18, 1964

Resolved,

That the following named person, firm or corporation is hereby granted permission to erect, alter or use a building or structure at the location named herein for the sale of petroleum, kerosene, gasoline, coal oil and their products, compounds and components as described and shown in and on the application therefor and accompanying plat, all on file in the Office of the Department of Building Inspection subject to the conditions that said person, firm or corporation shall not violate any of the laws of the State of Rhode Island or any of the Ordinances of the City of Providence relative to the erection, use or occupation of said structure and that said person, firm or corporation shall not allow petroleum, kerosene, gasoline, coal oil or their products, compounds or components, to be conveyed over or across any sidewalk by means of any pipe or hose, and upon such special conditions as are hereby enumerated and further provided that the Director of the Department of Building Inspection may authorize minor changes in the structural detail of plans on file, viz:

WARD 9. Atlantic Refining Company, 840 Elmwood Avenue,  
Plat 60, Lot 5; install one (1) 30,000 gallon underground  
fuel oil tank, making a total storage capacity of 406,000  
gallons upon the lot.

The erection or location of any buildings or structures not shown on the original plat on file with the Director of Department of Building Inspection, or any change in the location of buildings or structures from that shown on said plat shall be deemed a violation of this permit.

IN CITY COUNCIL

DEC 17 1964

READ and PASSED

.....  
ACTING President  
*Wm. J. O'Connell*  
Clerk

APPROVED

DEC 18 1964

*Walter H. Kennedy*  
MAYOR

**THE COMMITTEE ON**

~~Democracy~~  
Approves Passage of  
The Within Resolution

Democrat Anderson  
12-11-64 Chairman  
Dahl

# APPLICATION FOR PERMIT

## STORAGE OF PETROLEUM AND PETROLEUM PRODUCTS IN BULK

PROVIDENCE October 7, 19 64

The undersigned hereby applies for a permit for the storage of Petroleum and Petroleum products in bulk, as hereinafter specified and agrees to observe and conform to all the conditions, limitations and requirements of the building law of the City of Providence.

1. 2 Building District 9 Ward
2. Location 840 Elmwood Avenue
3. Plat 60 Lot Number 5
4. Owner The Atlantic Refining Co.
5. Architect " " " "
6. Type of Tank (above or below ground) below
7. Number of Tanks 1
8. Size of Tanks Diameter - 46'6" long
9. Height of Tanks 10'6"
10. Capacity of Tanks 30,000 gals.
11. Ventilation of Tanks 4'
12. Fire Extinguishing System
13. Diking of Tanks
14. Foundation
15. Material Steel Thickness
16. Flash Point of Products 136 at 60°
17. Distance between Tanks 40'
18. Distance from Buildings 62'
19. Distance from Lot Lines 72' - 65' - 80' - 90'
20. Number of Tanks now on Premises 1 Tank - 376,000 gals.
21. Total Capacity of Storage on the Premises 2 tanks, 406,000 gals.

Approved:

Franz A. Linn  
Commissioner of Public Safety.

Approved:

Richard E. Regulla  
City Engineer.

Approved:

Robert B. Strong  
Director of Public Works.

Approved:

Vincent DiMase  
Director, Dep't of Building Inspection

John Lane and Kelly Eng

### REMARKS

Installing 1-30,000 gal. underground fuel oil tank.

Note: Refer to Zoning Board of Review Res. No. 2862, dated Sept. 23, 1964.

Name The Atlantic Refining Co

Address Kettle Pt. & Cross R. 1

W. W. Robinson

INSPECTED & APPROVED  
BUREAU OF FIRE PREVENTION

*John E. Buller*  
CHIEF

APPROVED:  
*Lewis Marshall*  
Chief of Department

No. ....  
.....  
Application for Permit  
Location .....  
Permit Granted ..... 19.....

FILED  
OCT 20 3 43 PM '64  
DEPT. OF CITY CLERK  
PROVIDENCE, R. I.



CITY OF PROVIDENCE, RHODE ISLAND

ZONING BOARD OF REVIEW

112 UNION STREET

Frank P. Manieri, Secretary

September 23, 1964

RESOLUTION NO. 2862

The Atlantic Refining Co.  
C. A. Lindell  
Kettle Point  
East Providence, R. I.

Dear Sir:

At a meeting of the Zoning Board of Review held on Tuesday, September 22, 1964, the following resolution was adopted:

WHEREAS, The Atlantic Refining Co., owner of Lot 5 on Assessor's Plat 60 (840 Elmwood Avenue) in a Commercial C-4 Zone and an Industrial M-1 Zone, on July 29, 1964, filed an application for permission to install one 30,000 gallon underground fuel oil storage tank making a total storage of 406,000 gallons of fuel oil on the above described premises, and

WHEREAS, on September 22, 1964, the members of the Zoning Board of Review made an inspection of the above described premises and also of the surrounding properties, and

WHEREAS, a public hearing was held on this application by the Zoning Board of Review at its meeting held on Tuesday, September 22, 1964, after public notice as provided by the Zoning Ordinance,

RESOLVED: That the Zoning Board of Review does hereby make an exception to the use district regulations under the Zoning Ordinance and does hereby grant the application of The Atlantic Refining Co. substantially in accordance with the plans and plot plan filed with said Board. A copy of said plans and plot plan are hereby made a part of this resolution and filed with the Director of the Department of Building Inspection.

By Order of the Zoning Board of Review.

*Anthony Viola*  
\_\_\_\_\_  
ANTHONY VIOLA  
CHAIRMAN

ATTENTION: SECTION 92-A UNDER THE ZONING ORDINANCE REQUIRES THAT YOU APPLY TO THE DIRECTOR OF THE DEPARTMENT OF BUILDING INSPECTION FOR A PERMIT AND/OR A CERTIFICATE OF OCCUPANCY WITHIN SIX MONTHS FROM THE DATE OF THE ADOPTION OF THIS RESOLUTION. UNLESS YOU COMPLY WITH SAID REQUIREMENT, THIS RESOLUTION WILL BECOME INVALID.

bap  
cc: City Clerk



CITY OF PROVIDENCE, RHODE ISLAND

ZONING BOARD OF REVIEW

112 UNION STREET

Frank P. Manieri, Secretary

September 23, 1964

RESOLUTION NO. 2062

The Atlantic Refining Co.  
G. A. Lindell  
Kettle Point  
East Providence, R. I.

Dear Sir:

At a meeting of the Zoning Board of Review held on Tuesday, September 22, 1964, the following resolution was adopted:

WHEREAS, The Atlantic Refining Co., owner of Lot 5 on Assessor's Plat 60 (840 Elmwood Avenue) in a Commercial C-4 Zone and an Industrial M-1 Zone, on July 29, 1964, filed an application for permission to install one 30,000 gallon underground fuel oil storage tank making a total storage of 406,000 gallons of fuel oil on the above described premises, and

WHEREAS, on September 22, 1964, the members of the Zoning Board of Review made an inspection of the above described premises and also of the surrounding properties, and

WHEREAS, a public hearing was held on this application by the Zoning Board of Review at its meeting held on Tuesday, September 22, 1964, after public notice as provided by the Zoning Ordinance,

RESOLVED: That the Zoning Board of Review does hereby make an exception to the use district regulations under the Zoning Ordinance and does hereby grant the application of The Atlantic Refining Co. substantially in accordance with the plans and plot plan filed with said Board. A copy of said plans and plot plan are hereby made a part of this resolution and filed with the Director of the Department of Building Inspection.

By Order of the Zoning Board of Review.

ANTHONY VIOLA  
CHAIRMAN

ATTENTION: SECTION 92-A UNDER THE ZONING ORDINANCE REQUIRES THAT YOU APPLY TO THE DIRECTOR OF THE DEPARTMENT OF BUILDING INSPECTION FOR A PERMIT AND/OR A CERTIFICATE OF OCCUPANCY WITHIN SIX MONTHS FROM THE DATE OF THE ADOPTION OF THIS RESOLUTION. UNLESS YOU COMPLY WITH SAID REQUIREMENT, THIS RESOLUTION WILL BECOME INVALID.

bap  
cc: City Clerk

Owners of Land within 150' Radius of Lot 5

On Assessor's Plat 60

<u>Plat</u>	<u>Lot</u>	<u>Name</u>	<u>Address</u>
60	5	The Atlantic Refining CO.	260 So. Broad St., Phila, Pa.
	13	Mary H. Johnston	853 Elmwood Ave.
	27	Henry J. Garberg	26 Prospect St., Cranston, R.I.
	29	Raoul Archambault & wife Almarie H.	2 Ames St., West Warwick, R.I.
	30	Katherine V. Arnold	109 Massachusetts Ave.
	47	Benjamin Greenberg	64 Savoy St.
	48	" "	" " "
	57	Harriet B. Woolley	Surf Hotel, Narragansett, R.I.
	58	Frank J. Martinez & wife Matilda	849 Elmwood Avenue
	65	Edward Amalfitano & wife Jennie	1093 Elmwood Avenue
	79	Frank R. MacRae & wife Grace E.	17 Longfellow Terrace
	81	James J. Marley & wife Charlotte J.	94 Warrington Street
	83	Ignatius Findan & wife Maria	51 Thackery Street
	87	City Investment Company	226 Gallatin Street
	102	David E. DiSano & wife Carmela	47 Longfellow Terrace
	130	Henry J. Garberg	26 Prospect Street, Cranston, R.I.
	135	Morris Rebe & wife Ida	25-27 Longfellow Terrace
	139	City Investment Company	226 Gallatin Street
	157	Isadore Druckman & wife Beatrice M.	162 Western Promenade, Cranston, R. I.
	185	Vincent J. & Marion T. Ryan	193 Angell Street

**FILED**

**OCT 21 9 16 AM '64**

**DEPT. OF CITY CLERK  
PROVIDENCE, R.I.**

<u>PLAT</u>	<u>LOT</u>	<u>NAME</u>	<u>ADDRESS</u>
88	105	Alwar Equities, Inc.	275 School Street, Pawtucket, RI
	111	" " "	" " " " "
	112	Armand DeQuattro & wife Cleo	37 Huxley Avenue
	113	Atlantic Refining Co.	260 So. Broad St., Phil., Pa.
	120	Elmwood Post Memorial Association	856-864 Elmwood Avenue

FILED

OCT 21 9 16 AM '64

DEPT. OF CITY CLERK  
PROVIDENCE, R.I.

THE CITY OF PROVIDENCE  
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

8

RESOLUTION OF THE CITY COUNCIL

No. 797

Approved December 18, 1964

RESOLVED, that His Honor the Mayor be and hereby is authorized to enter into an agreement with the American Federation of State, County and Municipal Employees, AFL-CIO, Local 278 in accordance with the accompanying agreement and His Honor the Mayor is authorized to sign said Agreement for and on behalf of the City.

IN CITY COUNCIL

DEC 17 1964  
READ and PASSED

.....  
*Wm. J. Caspary*  
ACTING President  
Clerk

APPROVED

DEC 18 1964  
*Walter R. ...*  
.....  
MAYOR

RESOLUTION

OF THE

CITY COUNCIL

AUTHORIZING THE CITY TO ENTER INTO A CONTRACT WITH THE AMERICAN FEDERATION OF STATE, COUNTY AND MUNICIPAL EMPLOYEES, AFL-CIO, LOCAL 278 WITH RESPECT TO THE EMPLOYEES WHO ARE MEMBERS OF THE UNION.

Special  
THE COMMITTEE ON  
NO BELLETTI

.....  
.....  
.....

APPROVED PASSED OF  
THE VIKING RESOLUTION

Chairman

*Handwritten signatures and initials*

F. L. F. 30

DEC 14 4 19 PM '64

DEPT. OF CITY CLERK  
PROVIDENCE, R. I.

## A G R E E M E N T

In this Agreement entered into this 23rd day of Dec., 1968, by and between the City of Providence, hereinafter referred to as the City, and the American Federation of State, County & Municipal Employees, AFL-CIO, Local 278, hereinafter referred to as the Union, the parties hereby agree as follows:

### PURPOSE

It is the purpose of this Agreement to carry out the personnel policy of the City of Providence in encouraging a harmonious and cooperative relationship between the city and its employees, by providing for procedures which will facilitate free and frequent communications between the city and the employees of the City of Providence.

By means of this Agreement, therefore, the signatories hereto bind themselves to maintain and improve the present standards of service to the people of the City of Providence, and agree further that high morale and good personnel relations are essential to carry out this end. The city employees, as individual members of the Union, are to regard themselves as City Servants, and as such, they are to be governed by the highest ideals of honor, loyalty and integrity in all their public, personal and official relationships in order that they may merit the respect and confidence of the general public, the city council and the mayor.

### ARTICLE I RECOGNITION

The City hereby recognizes the American Federation of State, County & Municipal Employees, AFL-CIO, Local 278, as the sole and exclusive bargaining agent for members of its Union employed by the City. The City recognizes the Union as the bargaining agent with respect to matters of compensation for those employees of Police and Fire Departments who are members of the Union and who are not covered by the provisions of Chapter 149, Public Laws of R. I., 1961 or Chapter 54, Public Laws of R. I., 1963.

The City agrees that it will not discriminate against, intimidate or coerce any employee in the exercise of his right to bargain collectively through the Union or on account of his membership in or legitimate activities on behalf of the Union.

The City Controller shall deduct Union dues monthly from the wages of those employees who have authorized the city to do so in writing. The City Controller shall forward promptly to the Treasurer of the Union, a check representing the amounts so deducted. In the event that any employee notifies the City Controller, in writing, that no further deductions for dues shall be made from his wages, such deductions shall terminate immediately.

### ARTICLE II SENIORITY

The City shall establish a seniority list and it shall be brought up to date semi-annually and the same shall be made available to the Secretary of the Union by the Personnel Director.

The City agrees in principle with the concept of Seniority and further agrees that this principle and ability should be applied unless there are clear reasons for the contrary in individual instances, with respect to:

- a. Promotional Appointments
- b. Preferred Shift Vacancies
- c. Any other questions of preference among employees that may arise but are not specifically mentioned hereinabove.

In the event a permanent employee is laid off, his name shall be placed on a re-employment list by class of position and by division and shall remain on said list for a period of fourteen (14) months from the date of such layoff. Seniority shall accrue to such employee while on the re-employment list. No new employee will be hired and no employee will be transferred into any class of position within a division until all employees on such re-employment list for that class and division have been recalled to work. Upon recall and pending the return to work of the recalled employee, the appointing authority may transfer another employee to the vacant position.

All employees designated by the City Compensation and Classification Plans as permanent employees shall be considered permanent employees for the purposes of this agreement.

The Personnel Director, for the purposes of recall, shall send a registered letter to the last known address of the employee, unless actual personal contact can otherwise be made by the director, and the employee shall have five (5) days from the date of the sender's receipt, or the personal contact, to reply to such recall.

If a recall to work does not reasonably assure the employee of four (4) weeks of continuous work, a failure to accept will not be considered a refusal. Upon return to work, a recalled employee shall receive that salary which applies to the position to which he returns.

Seniority shall be considered broken for the following reasons:

- a) When an employee has been discharged for just cause;
- b) When an employee voluntarily terminates his employment;
- c) When an employee fails to respond to a recall notice;
- d) When an employee fails to report his absence from work within five working days;
- e) When an employee fails to renew a leave of absence;
- f) When an employee is laid off in excess of fourteen (14) months from the date of his most recent layoff.

Should a grievance arise over the application of this Article by an Appointing Authority of the City it shall be considered a grievance under the terms of this Agreement and the uses of grievance procedure shall be applicable.

### ARTICLE III GRIEVANCE PROCEDURE

The purpose of the grievance procedure shall be to settle employee grievances including problems concerning working conditions on as low a level as possible and as quickly as possible to insure efficiency and employee morale.

This procedure also recognizes the right of any employee to discuss with his immediate supervisor and his Union representative any grievances or suggestions relative to his work.

By means of this procedure, therefore both the Union and the City agree to maintain and improve the present high standards of service to the people of the City of Providence.

- Step 1. An employee who is aggrieved has the right to discuss his grievance with his supervisor and with or without his chosen Union representative.
- Step 2. In the event the grievance is not resolved with his immediate supervisor, the aggrieved and/or his chosen Union representative shall submit his grievance in writing to the Division Chief. The Division Chief shall have two working days in which to give his answer also in writing to the Union.
- Step 3. In the event the grievance is not satisfactorily resolved with the Division Chief, the aggrieved and/or his representative shall submit a grievance form in duplicate to the Director of Personnel. The Director of Personnel shall have five working days in which to give his answer in writing to the Union.
- Step 4. If the grievance is not satisfactorily resolved with the Director of Personnel, the aggrieved and/or his representative shall meet with the Mayor. The Mayor shall have ten calendar days in which to give his answer in writing to the Union.

Union Stewards and officers shall be granted sufficient time off during working hours to investigate and seek to settle grievances, without loss of pay.

Aggrieved Union employees shall be guaranteed the right to Union representation during the course of the grievance procedure. It is recognized that no procedure can possibly foresee all situations that might occur. It is further recognized that this procedure will be as effective only as the good faith of both parties concerned. To this end it shall be incumbent upon parties to seek to settle all grievances and disputes that arise at the lowest possible level.

#### ARTICLE IV HEALTH AND WELFARE

The City agrees to assume the cost of individual coverage under the Rhode Island Hospital Service Corporation (Blue Cross) in the present Twenty Two (\$22.00) dollar per day plan and individual coverage under the Rhode Island Medical Society Physician Service, for all employees covered by this Agreement, subject to the rules and regulations of those corporations.

ARTICLE V  
HOLIDAYS

All permanent employees paid on an hourly basis covered by this Agreement shall be paid at their regular rate of pay for each of the following designated holidays, when such holidays occur or are celebrated on a day when such employee normally renders services.

New Year's Day  
Memorial Day  
Independence Day  
V. J. Day  
Labor Day  
Columbus Day  
Veterans Day  
Thanksgiving Day  
Christmas  
Election - in November of every even year

Whenever a holiday falls during the employee's vacation, said employee shall receive an additional day off.

Employees temporarily absent due to injury suffered in the course of employment, or due to bona fide illness causing temporary absence, (in either case not in excess of thirty (30) days) will not be charged for sick leave for any holiday.

An employee who has reported for work, but who has been laid off during the period in which the employee normally renders services, in which a holiday occurs, shall receive pay for such holiday.

ARTICLE VI  
VACATIONS

The time for taking vacations shall be approved by the department heads. Employees with seniority shall have preference in setting up vacations subject to departmental programs. Employees desiring vacation period at a time other than that designated on the posted vacation list must make a written request to the head of the department at least two weeks prior to the commencement of the designated vacation period and such request shall be honored whenever the department head deems it practicable.

ARTICLE VII  
BULLETIN BOARDS

The City agrees to provide reasonable bulletin board space where notices of official union matters submitted by the Union may be posted.

ARTICLE VIII  
ALTERATION OF AGREEMENT

It is understood that any alteration or modification of this agreement shall be binding upon the parties hereto only if executed in writing. The waiver of any breach or condition of this Agreement by either party shall not constitute a precedent in the future enforcement of all the terms and conditions herein.

ARTICLE IX  
LEAVE OF ABSENCE

Upon written application, an employee may be granted a leave of absence, if approved by the Appointing Authority and the Finance Committee not to exceed six (6) months and subject to one (1) renewal not to exceed six (6) months for reason of personal illness, illness in the immediate family disability, or for the purpose of furthering employee's education or training in skills related to his employment.

Upon return to work, such employee will be placed in his former job. Seniority at the start of leave of absence shall be retained during all leaves of absence.

ARTICLE X  
HOURS OF WORK

In the event it becomes necessary to change the schedule work hours in any area, the parties hereto shall make every effort to agree mutually on the hours for such schedules; if such agreement is not reached, the city may establish the schedule and fix the hours, subject to the Grievance procedure of the Agreement.

Shift hours, upon being scheduled, will be posted.

An employee called back to work after leaving his place of employment in a period other than his regular work schedule shall be credited with a minimum of four hours during any 24 hour period.

In the event of overtime, all employees are subject to assignment to additional duty as required provided that they shall be given opportunity to work said overtime in their proper work skills.

ARTICLE XI  
OVERTIME

Time and one half shall be paid in each or any of the following instances to hourly paid permanent employees: All work performed in excess of the employees standard hours of employment during any work week shall be paid at the rate of 150% of his regular hourly rate of pay. All work performed on a holiday shall be paid at the rate of 150% of his regular hourly rate of pay plus the holiday pay, but the period of such work shall not be credited as part of his work week in computing overtime. Whenever a holiday falls on a day when the employee normally renders services, the holiday shall be considered as part of his work week for the purpose of computing overtime.

ARTICLE XII  
PAY FOR WORKING IN HIGHER CLASSIFICATION

When an employee works in a higher classification for a period of three consecutive weeks, the employee shall receive the rate of pay in the higher classification for all hours worked in the higher classification beyond said period.

ARTICLE XIII  
ARBITRARY FIRINGS

To avoid arbitrary firings when a department head is not satisfied with the performance of work of an employee, the employee shall be counseled in the presence of his Union representative in order to help improve the employee's performance of work.

ARTICLE XIV  
OFFICIAL TIME OFF

Union stewards and officers shall be granted sufficient time off during working hours to investigate and seek to settle grievances, without loss of pay. Aggrieved Union employee shall be guaranteed the right to Union representation during the course of the grievance procedures.

TERMINATION

This Agreement shall become effective as of the date of its signature and shall remain in full force and effect and shall be automatically renewed yearly thereafter unless either party shall give written notice to the other at least thirty (30) days before anniversary date or any or all provisions of Agreement.

In the presence of:

CITY OF PROVIDENCE

Edward F. Burke

By Walter H. Reynolds  
MAYOR

AMERICAN FEDERATION OF STATE, COUNTY  
& MUNICIPAL EMPLOYEES, AFL-CIO, LOCAL 278

James Curran Sec.

By Edmund E. McHale Pres.  
J. G. Vandenberg  
International Representative

THE CITY OF PROVIDENCE  
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 798

Approved December 18, 1964

RESOLVED,

That all unfinished business now pending before this City Council is hereby continued to the succeeding City Council which convenes on the First Monday in January being the fourth day thereof 1965.

IN CITY COUNCIL

DEC 17 1964

READ and PASSED

.....  
ACTING President  
*Wesley C. Caspell*  
Clerk

APPROVED

DEC 18 1964

.....  
*Walter H. Syme*  
MAYOR

RESOLUTION  
OF THE  
CITY COUNCIL

Mr. Meyer

RESOLUTION NO. 10000  
OF THE CITY COUNCIL  
PASSED AT A REGULAR MEETING OF THE CITY COUNCIL  
Held at the City Hall, Chicago, Illinois, on the 10th day of  
January, 1900.

THE CITY OF PROVIDENCE  
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

# RESOLUTION OF THE CITY COUNCIL

No. 799

Approved December 18, 1964

WHEREAS, with the coming of Inauguration Day, January 4, 1965, terms of office of the following members of the present City Council will expire, namely,

Mr. President John F. Brock and  
Honorable Sylvester Perry,  
Honorable William F. X. Sullivan,  
Honorable Charles A. Kilvert,  
Honorable Joseph A. Doorley, Jr.,  
Honorable Ralph Matera,  
Honorable Donald C. Kelley,  
Honorable Henry E. Laliberte,  
Honorable Edward P. Quigley.

Honorable James C. Corry (deceased)

WHEREAS, to record the trials, tribulations and experiences of these honorable members of this City Council and of many past City Councils and of Common Councils, would require volumes, since in certain instances public service in these August Body's, span close to one third of a century, and

WHEREAS, the impact of their civic programs, their interests in their respective jurisdictions will long be in evidence, as will the respect afforded them by the people of whom that gave abundantly in the social life of the community and in the political forums.

NOW THEREFORE BE IT RESOLVED, That for the cooperation and assistance afforded him in his administration of the City Government during his several years of stewardship, His Honor Mayor Walter H. Reynolds, expresses his profound gratitude and,

BE IT FURTHER RESOLVED, That the City Council members, who by the gift of the electorate will once again represent their respective constituents, express their appreciation for the pleasant association afforded them by the departing members of this City Council and in expressing this feeling, extend to them an invitation to visit this August Chamber often in the future whenever its succeeding Council will be in session, and

RESOLUTION  
OF THE  
CITY COUNCIL

# RESOLUTION OF THE CITY COUNCIL

No.

Approved

-2-

BE IT FURTHER RESOLVED, That the loss of their colleague  
James J. Corry is not unnoticed.

IN CITY COUNCIL

DEC 17 1964  
READ and PASSED

.....  
*Vernon C. Bishop*  
ACTING President  
Clerk

APPROVED

DEC 18 1964  
*Walter J. Corry*  
.....  
MAYOR

RESOLUTION  
OF THE  
CITY COUNCIL

*Mr. Weyler*

THE CITY OF PROVIDENCE  
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 800

Approved. December 18, 1964

RESOLVED,

That best wishes for a most holy and joyous Christmas season and Christmas day, in the true spirit of friendship and good will, is extended to the citizens of the City of Providence by his Honor Mayor Walter H. Reynolds and by each member of the City Council.

IN CITY COUNCIL

DEC 17 1964

READ and PASSED

.....  
ACTING President  
*Wm. A. Caspi*  
Clerk

APPROVED

DEC 18 1964

*Walter H. Reynolds*  
.....  
MAYOR

RESOLUTION  
OF THE  
CITY COUNCIL

*Mr. Wuyler, by request*