

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 227

Approved April 6, 1965

RESOLVED,

That permission be and hereby is granted to Brown University in Providence in the State of Rhode Island, and Providence Plantations, a corporation created and existing under the laws of the State of Rhode Island, to construct, install and maintain underground conduits to be used for the purpose of conveying heating, electric and telephone lines under and across Manning Street, Charles Field Street and George Street, in the City of Providence, all in accordance with the accompanying plans attached hereto entitled "Brown University, Providence, Rhode Island Elec-Tel Distribution Plot Plan" and "Brown University, Providence, Rhode Island Underground Utilities" and the annexes thereto, as approved by the City Engineer of the City of Providence, and the Public Service Engineer, and in accordance with the provisions of "An Act Authorizing the City of Providence to Permit the Owner or Owners of Estates Situated upon Opposite Sides of a Street or Highway to Build and Maintain a Subway, Conduit or Pipe under or across such Street or Highway" being Chapter 1418 of the Public Laws, approved April 4, 1916.

The permission hereby granted is upon the condition that said underground conduits shall be so constructed as not to interfere with the use of said Manning, Charles Field and George Streets, by the public or by any person or corporations having the right to maintain pipes or conduits under or in said streets; and it is further provided that the permission hereby granted is upon the condition that said underground conduits for heating, electric and telephone lines shall be constructed under the supervision and control, and to the

RESOLUTION
OF THE
CITY COUNCIL

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No.

Approved

-2-

satisfaction of the Director of Public Works, and upon the condition that said underground conduits shall be removed upon 90 (ninety) days previous notice from the City Council whenever in the opinion of said City Council from public interest may require the removal of the same or any part thereof; and upon the condition that in case the City of Providence shall at any time hereafter be authorized to assess abutting owners for the private use and occupation of the public highway, the passage of this Resolution shall not in any manner affect the right of the City to charge and collect rent for the use of said Manning, Charles Field and George Streets by said Brown University, its successors and assigns, or for maintaining thereunder said underground conduits for heating, electric and telephone lines, and upon condition that said Brown University, its successors and assigns, shall hold and keep said City of Providence harmless, safe and indemnified from and against all loss, cost, damage, payment and expense on account of any injuries to persons, or damage to property, for which said City may become liable on account of the construction, maintenance, use or repair, or neglect to properly maintain or repair, or any defect of said underground conduits, heating, electric and telephone lines under and across Manning, Charles Field and George Streets, unless the wrongful act or negligence of said City, its officers or employees, shall cause such injury or damage as mentioned aforesaid; and upon condition that said Brown University, its successors and assigns before commencing the work of constructing said conduits file a bond in the sum of Five Thousand Dollars (\$5,000) in form satisfactory to the City Solicitor to hold and keep said City harmless, safe and

RESOLUTION
OF THE
CITY COUNCIL

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No.

Approved

-3-

indemnified as aforesaid, and it is agreed by the acceptance hereof that the amount of said bond shall not be construed or held to limit Brown University's general obligation to hold and keep said City harmless, safe and indemnified as aforesaid; and upon the condition that said Brown University, its successors and assigns, shall repair and keep in repair so much of said Manning, Charles Field and George Streets, and the sidewalks of said Manning, Charles Field and George Streets at and near where said underground conduits cross the same as shall be required by the Director of Public Works and to his satisfaction, and also upon the condition that said Brown University, its successors and assigns, shall before commencing the construction of said underground conduits, file with the City Clerk a written acceptance of the terms and conditions of this Resolution and an agreement to perform and observe all of said terms and conditions.

IN CITY COUNCIL

APR 1 - 1965

READ and PASSED

W. Russell Boyle
President
William H. Chapin
Clerk

APPROVED

APR 6 - 1965

Joseph W. Boyle
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

THE COMMITTEE ON

Public Works

Approves Passage of
The Within Resolution

.....
3/22/65

Chairman

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

That a permit may be issued to Brown University in Providence in the State of Rhode Island, and Providence Plantations, subject to all applicable laws, ordinances and rules, and pursuant to Chapter 1607 of the Public Laws of 1908, Chapter 1418 of the Public Laws of 1916, and to Section 2, Chapter 17, Title 39 (39-17-2) of the General Laws of Rhode Island (1956) for the construction and maintenance of underground conduits for heating, electrical and telephone lines under and across Manning Street, Charles Field Street and George Street, in the locations and having the dimensions shown on the plans filed by the undersigned herewith.

The purpose of said conduits is to make it possible for your petitioner to have heating, electrical and telephone lines under and across said streets to and between properties owned by your petitioner on opposite sides of said streets.

BROWN UNIVERSITY IN PROVIDENCE
IN THE STATE OF RHODE ISLAND
AND PROVIDENCE PLANTATIONS

By its attorneys

IN CITY COUNCIL

APR 1 - 1985

READ AND GRANTED

Vincent Vespa
CLERK

Tillinghast Collins & Tanner

FILED

FEB 11 2 16 PM '65

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

IN CITY
COUNCIL

FEB 18 1965

FIRST READING
REFERRED TO COMMITTEE ON
PUBLIC WORKS

Vincent Vespia, CLERK

Messrs Souza and Worrell, by request



CITY OF PROVIDENCE, RHODE ISLAND
MAYOR JOSEPH A. DOORLEY, JR.

DEPARTMENT OF PUBLIC WORKS . 700 ALLENS AVENUE . 02905

Lawrence P. McGarry, Director

Richard F. Pezzullo, Deputy Director

March 10, 1965

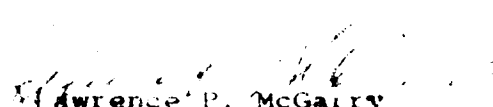
Chairman Public Works Committee
Providence City Council
City Hall
Providence, Rhode Island

Dear Sir:

The petition of Brown University to construct utility conduits under Manning Street, Charles Field Street and George Street involves only crossing these streets to connect their various properties with electric and telephone ducts and does not interfere with city utilities.

This department has no objection to the construction of these ducts.

Yours truly,


Lawrence P. McGarry
Director of Public Works

LPM:Glg

B O N D

KNOW ALL MEN BY THESE PRESENTS, That

BROWN UNIVERSITY IN PROVIDENCE IN THE STATE OF RHODE ISLAND, AND PROVIDENCE PLANTATIONS, a corporation organized and existing under the laws of the State of Rhode Island, and located in the City of Providence therein, its successors and assigns, is holden and stands firmly bounden and obliged unto the City of Providence, a municipal corporation established by the General Assembly of the State of Rhode Island, in the full and just sum of *Five Thousand and Dollars* (\$ 5000), to the payment of which to said City of Providence, its successors and assigns, said Brown University in Providence in the State of Rhode Island, and Providence Plantations binds itself and its successors and assigns.

Sealed with its seal and dated the 12th day of *April*, A.D. 1965.

THE CONDITION OF THIS OBLIGATION IS SUCH that whereas said City of Providence by City Council Resolution No. 227 approved *April 6, 1965*, has granted to said Brown University in Providence in the State of Rhode Island and Providence Plantations permission to install and maintain underground conduits for heating, electric and telephone lines under and across Manning, Charles Field and George Streets in said City of Providence upon certain terms and conditions as set forth in said Resolution and all in accordance with the plans accompanying and attached to said Resolution, and said Brown University has filed with the City Clerk of said City of Providence its written acceptance of said terms and conditions and its agreement to perform and observe the same;

NOW THEREFORE, if said Brown University in Providence in the State of Rhode Island, and Providence Plantations shall hold and keep said City of Providence harmless, safe and indemnified from and against all loss, costs, damage, payment and expense on account of any injuries to persons or damage to property for which said City may become liable on account of the laying, construction, maintenance, use or repair, or neglect properly to maintain or repair, or on account of any defect of said conduits under and across said Manning, Charles Field and George Streets, unless the wrongful act or negligence of said City, its officers or employees, shall cause such injury or damage, as is mentioned aforesaid, then this obligation to be void, otherwise to be and remain in full force and effect.

IN WITNESS WHEREOF, said Brown University in Providence in the State of Rhode Island, and Providence Plantations has hereunto caused its name to be signed and its corporate seal to be affixed by its officer, thereunto duly authorized the day and year above written.

In presence of:

Virginia Callan

BROWN UNIVERSITY IN PROVIDENCE
IN THE STATE OF RHODE ISLAND,
AND PROVIDENCE PLANTATIONS

By

J. Morris Cochran
Vice President and Business Manager

FILED

APR 13 2 09 PM '65

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

A C C E P T A N C E

K N O W A L L M E N B Y T H E S E P R E S E N T S, That

BROWN UNIVERSITY IN PROVIDENCE IN THE STATE OF RHODE ISLAND, AND PROVIDENCE PLANTATIONS, a corporation organized and existing under the laws of the State of Rhode Island and located in the City of Providence therein, does hereby accept in writing the terms and conditions contained in Resolution No. 227 of the Providence City Council, approved *April 6, 1965*, granting to said Brown University in Providence in the State of Rhode Island, and Providence Plantations permission to install and maintain underground conduits for heating, electrical and telephone lines under Manning, Charles Field and George Streets in said City of Providence, all in accordance with the plans accompanying and attached to said Resolution, and agrees to perform and observe all of said terms and conditions.

IN WITNESS WHEREOF, said Brown University in Providence in the State of Rhode Island, and Providence Plantations has hereunto caused its name to be signed and its corporate seal to be affixed by its officers, thereunto duly authorized this *12th* day of *April*, A.D. 1965.

In presence of:

Virginia Callan

BROWN UNIVERSITY IN PROVIDENCE
IN THE STATE OF RHODE ISLAND,
AND PROVIDENCE PLANTATIONS

By *J. Morris Cochran*
*Vice President and
Business Manager*

FILED
APR 13 2 09 PM '65
DEPT. OF CITY CLERK
PROVIDENCE, R.I.

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 228

Approved April 6, 1965

RESOLVED,

That the General Assembly is requested to give early passage to an Act incorporating the provisions of the accompanying Act providing for retirement options for elective officers of the City of Providence.

IN CITY COUNCIL

APR 1 - 1965

READ and PASSED

Russell Boyle
President
Vincent Despia
Clerk

APPROVED

APR 6 - 1965

Joseph A. Porley Jr.
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

STATE OF RHODE ISLAND, ETC.

In General Assembly

_____ Session, A. D. 1965

AN ACT

IN AMENDMENT OF AND IN ADDITION TO CHAPTER 489 OF THE PUBLIC LAWS OF 1923 ENTITLED "AN ACT TO PROVIDE FOR THE RETIREMENT OF EMPLOYEES IN THE CITY OF PROVIDENCE", AS AMENDED.

It is enacted by the General Assembly as follows:

Section 1. Subdivisions (7), (8) and (9) of Section 13 of Chapter 489 of the Public Laws of 1923, as amended, are amended to read as follows:

(7) Contributions under this section of an elective officer who dies before retirement allowance payments commence as provided hereunder, shall be repaid with accumulated interest to his estate or his designated beneficiary. Upon the death after retirement of an elective officer who has not made an optional selection as provided in subsection (8) of this section or upon the death of the survivor of a retired elective officer and the beneficiary under an optional selection as provided in said subsection (8) of this section, if such optional selection has been made and become effective, a payment shall be made to the estate of the retired elective officer, or to the estate of the survivor as the case may be, or to such person as the retired elective officer shall have nominated by written designation duly executed and filed

with the retirement board in an amount equal to the excess, if any, of the retired elective officer's contributions as an elective officer with interest accumulated to the date of commencement of his retirement allowance over the retirement allowance payments made in accordance with the provisions of this section.

(8) An elective officer may make an optional selection under the same terms and conditions as provided in Section 10 hereof in respect of the retirement allowance otherwise payable to him in accordance with the provisions of this section. Any elective officer who had retired prior to the effective date of this subsection (8) of this section may within sixty days after said effective date elect to convert the retirement allowance being paid in accordance with the provisions of this section into a retirement allowance of equivalent actuarial value, as of the effective date of this subsection (8) of this section, as provided in Section 10 of this Chapter 489 as amended.

(9) The provisions hereof are in addition to and supplemental to the benefits provided under any other sections of this Chapter 489 as amended and nothing contained in this section shall adversely affect any present or future rights arising out of membership in any City or State retirement system including that provided in said Chapter 489 as amended.

Any conflict or inconsistency between this section

and any other sections of this Chapter 489 as amended shall be resolved in favor of accomplishing the intention of this section and said conflict or inconsistent provisions shall be waived or superseded in so far as the other sections of Chapter 489 are concerned.

Section 2. Section 13 of said Chapter 489 is further amended by adding thereto a new Subdivision (10) to read as follows:

(10) The City Council of said City of Providence shall from time to time upon the advice of the Finance Director appropriate such sums as may be necessary to carry out the provisions hereof. Any such sums thus appropriated shall be separately administered for the payment of the retirement allowances herein provided.

Section 3. This act shall take effect upon its passage.

March 29, 1965

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 229

Approved April 6, 1965

RESOLVED, That the City Council does, by the passage of this Resolution, endorse House Bill 1281, being an amendment to Chapter 35-10 of the General Laws of 1956, entitled "State Investment Commission" which restores the power of investment of State as well as Municipal funds, in savings accounts in banks, savings banks, and building loan associations, as long as the bank, savings bank or building loan association has accounts insured by Federal Deposit Insurance Corporation or Federal Savings and Loan Insurance Corporation.

IN CITY COUNCIL

APR 1 - 1965

READ and PASSED

Russell J. York
President
Vincent A. Desjardis
Clerk

APPROVED

APR 6 - 1965

Joseph A. Donley Jr.
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

**IN CITY
COUNCIL**

MAR 18 1965

FIRST READING
REFERRED TO COMMITTEE ON
FINANCE

Mr. Wepler

W. J. Slater
H 1281

Introduced by—
Representative Slater

Ordered Printed by—
House of Representatives

Date Printed—
February 23, 1965

State of Rhode Island and Providence Plantations

JANUARY SESSION, A. D. 1965

AN ACT in Amendment of Chapter 35-10 of the General Laws, Entitled "State Investment Commission"

It is enacted by the General Assembly as follows:

Section 1. Chapter 35-10 of the general laws, entitled "State investment commission" is hereby amended by adding thereto the following section:

"35-10-11. Additional investment powers.—

The state, any state agency, any city or town, and any municipal agency which has, or has control of, any funds not immediately required for other purposes, may, in addition to other investments in which it may be authorized to invest by law, invest the same in deposits in this state in banks, savings banks, national banks or trust companies, and in shares of building-loan associations and in deposits in or shares of any other safe and responsible financial institution in this state; provided that each such bank, savings bank, national bank, trust company, building-loan association, or other financial institution has accounts or shares insured by any instrumentality of the U. S. govern-

ment; and provided, further, that such investments shall be made as would be done by prudent men of discretion and intelligence in such matters who are seeking a reasonable income and preservation of their capital."

Sec. 2. This act shall take effect upon its passage and parts of acts inconsistent herewith shall stand repealed.

EXPLANATION

This amendment adds a section to the state investment commission law which was put into the general laws in 1958. The additional section is for the purpose of restoring the power of investment of state surplus funds, as well as municipal surplus funds in savings accounts in banks, savings banks, and building-loan associations as long as the bank, savings bank, or building loan association has accounts insured by FDIC or FSLIC.

Such a provision was contained in Section 35-4-5 of the General Laws of 1956 prior to the repealer in 1958, which apparently inadvertently omitted express power to deposit funds in interest-bearing savings accounts in this state.

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 230

Approved April 6, 1965

RESOLVED,

THAT permission be and is hereby granted to clean by sandblast process the exterior brick work of the Saint Patrick's Church, School, Rectory and Convent at 38 State Street, all in accordance with the attached petition of the Saint Patrick's Church which petition has been approved by the Director of the Department of Building Inspection.

The sandblasting is to be performed by the Interstate Renovating Contractors, Maiden Lane, Plainville, Connecticut.

IN CITY COUNCIL

APR 1 - 1965

READ and PASSED

Russell J. Boyle
President
Annant D. Borgia
Clerk

APPROVED

APR 6 - 1965

Joseph A. Donley
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

Mr. President Boyle and Mr. Harsett, 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

For permission to Sandblast the exterior brick work of the Saint Patrick's Church, ^{School} Rectory and Convent situated at 38 State Street, Providence, Rhode Island. Said work to be performed during the day - no work to be performed on Sunday or Holidays.

The aforementioned sandblasting is to be performed by the Interstate Renovating Contractors, 13 Maiden Lane, Plainville, Conn., which Company has on file with your Petitioner the following certificates of insurance;

Public Liability (\$100,000.00 each person - \$300,000.00 aggregate)
Property Damage (\$100,000.00 each accident - \$100,000.00 aggregate)
Workmen's Compensation - full coverage under the law.

Your Petitioner hereby agrees to follow and adhere to any and all requirements or conditions your Honorable Body sets for the performance of this work.

Respectfully submitted,

By *John E. Baith*
Interstate Renovating Contractors

Dated at Providence, R. I.
March 31, 1965

Approved March 31, 1965
Vincent DeMose
Director, Dept. Bldg.
Inspection.

IN CITY COUNCIL
APR 1 - 1965

READ AND GRANTED

Vincent Vespeia
CLERK



CERTIFICATE OF INSURANCE

Co. Code ☒ 1 Hartford Fire Insurance Company
☒ 5 Hartford Accident and Indemnity Company
☒ 3 Citizens Insurance Company of New Jersey

☒ 6 New York Underwriters Insurance Company
☒ 9 Northwestern Underwriters of Citizens Insurance Company of New Jersey
☒ 7 Twin City Fire Insurance Company

This is to certify that the company designated herein by Co. Code has issued to the named insured the policies enumerated below.

Co. Code

Named Insured and Address

The W. L. Hatch Company
Hatch Building
24 Washington Street
NEW BRITAIN, CONN.
Telephone **BALDwin 33636**

John E. Barth d/b/a
Inter-State Renovating Co.
Maiden Lane
Plainville, Conn.

The policies indicated herein apply with respect to the hazards and for the coverages and limits of liability indicated by specific entry herein, subject to all the terms of such policies.

Hazards	Policy Number	Effective Date	Expiration Date	Coverages and Limits of Liability			
				Bodily Injury Liability		Property Damage Liability	
				each person	each accident	each accident	aggregate
General Liability							
Premises-Operations	C-230359	12/1/64	12/1/65	\$ 100 ,000	\$ 300 ,000	\$ 100 ,000	\$ 100 ,000
Elevators				\$,000	\$,000	\$,000	XXXX
Independent Contractors				\$,000	\$,000	\$,000	\$,000
Products-Completed Operations				\$,000	\$,000	\$,000	\$,000
Contractual-as described below				Aggregate: \$,000	\$,000	XXXX	XXXX
				\$,000	\$,000	\$,000	\$,000
Automobile Liability							
Owned Automobiles	C-230359	12/1/64	12/1/65	\$ 250 ,000	\$ 500 ,000	\$ 25 ,000	XXXX
Hired Automobiles				\$,000	\$,000	\$,000	XXXX
Non-Owned Automobiles				\$,000	\$,000	\$,000	XXXX
Workmen's Compensation and Employers' Liability				Compensation — Statutory			
	WH-114725	12/1/64	12/1/65	Employers' Liability — \$ 25 ,000			
Umbrella Liability				\$,000,000			

Location and description of operations, automobiles, contracts, etc. (For contracts, indicate type of agreement, party and date.)

Operations usual to business of Insured.

If policy is canceled, 10 days written notice will be given to:

City of Providence
c/o Vincent Vespia, City Clerk
City Hall
Providence, Rhode Island

Date **3/31/65**

By **THE W. L. HATCH COMPANY**

Authorized Representative

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 231

Approved April 6, 1965

WHEREAS, the City of Providence and the Greater Providence Chamber of Commerce has been cited by the Chamber of Commerce of the United States as the Grand Winner in a National competition for the best record in fire prevention, and

WHEREAS, the current award marks the fourth time this City and the subject Chamber has earned such a coveted award.

NOW THEREFORE BE IT RESOLVED that for themselves and in behalf of a grateful citizenry, Mayor Joseph A. Doorley, Jr. and the members of the City Council express their most sincere appreciation to Commissioner of Public Safety Harry Goldstein, Fire Chief Lewis A. Marshall, and all members of the Fire Department and the Personnel of the Greater Providence Chamber of Commerce for that achievement making the City of Providence a "fire safe" Metropolis.

IN CITY COUNCIL

APR 1 - 1965

READ and PASSED

Russell W. Boyle
President
William A. Chasica
Clerk

APPROVED

APR 6 - 1965

Joseph A. Doorley Jr.
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

Mr. Laughron

RESOLUTION OF THE CITY COUNCIL

No. 232

Approved April 6, 1965

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 6. Vincent Duva, 435 Mount Pleasant Avenue, Plat 128, Lot 16; remove existing single pump and replace with a new dual pump making a total of four (4) gasoline filling ~~pumps~~ upon the premises.

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

APR 1 - 1965

READ and PASSED

President
President
Clerk
Clerk

APPROVED

APR 6 - 1965

Mayor
MAYOR

FOR GASOLINE STATION

Providence, MARCH 12, 1965

To the Director of the Department of Building Inspection:

The undersigned hereby applies for permission to erect gasoline station specified as follows:

1. Building District 2 Ward 5
2. Street Location 425 MOUNT PLEASANT AVE
3. Plat 128 Lot 16
4. Owner VINCENT DUVA
5. Number of Pumps THREE (3) (New Station) Existing
6. Number of Buildings ONE
7. Number of Curb Cuts 3 Width 24' - 20' - 20'
8. Drawings Accompanying Application FINE
9. Number of Pumps Now on Premises THREE (3)
10. Number of Additional Pumps ONE (1) Total on Lot FOUR (4)
11. Capacity of Tanks (Existing) 12,000 gals.
12. Capacity of Additional Tanks NONE
13. Total Capacity on Lot 12,000 gals.
14. Is Gasoline or Oil to Be Sold?
15. Zoning District R-1
16. Estimated Cost \$600.00

Approved: Jonny Goldstein
Commissioner of Public Safety

Approved: _____

 Traffic Engineer

Approved: Richard E. Reynolds
DEPUTY Director of Public Works

Approved: Vincent DeMase
Director of the Department of Building Inspection

REPLACE EXISTING S. 1460 PUMP
WITH NEW DUAL PUMP

NOTE REFER TO ZONING BOARD OF
REVIEW RES. NO. 2927, DATED
FEB. 24, 1965

REMARKS

List of additional coal oils, compounds and components to be stored and sold.

<i>Product</i>	<i>Quantity</i>	<i>Pumps Used</i>
----------------	-----------------	-------------------

Owner's Name Philip J. Giamini

1. *Michael T. Lee*
Address

Agent's Name H. P. Carling

79 *[Signature]*
Agent's Address

SA 14079
Telephone Number

FILED

MAR 22 12 04 PM '65

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

Chief of Department

APPROVED:

CHIEF

RECEIVED & APPROVED
BUREAU OF FIRE PREVENTION

Vicinity of Lot No. 16 Ambrose Plot 128.

PLAT 128

Lot No.	Name	Address
2	City of Providence	City Hall
13	Agnes J. Rustigian	419 Mt. Pleasant Ave.
15	Joseph A. Piacca and wife Yernalia	431 Mt. Pleasant Ave.
16	Vincent Duva	834 Charles Street
17	James Santangelo and wife Gilda	449 Mt. Pleasant Ave.

PLAT 116

11 224	Richard S. S. Altieri	313 Whitford Ave.
114	Vincent J. Malaga and wife Elena	96 Breese Street
169.	Joseph Duccini and wife Lydia	303 Whitford St.
190	James Santaniello and wife Gilda	449 Mt. Pleasant Ave.
235	Peter Garganelli and wife Annette	307 Whitford Ave.
264	Alfred H. Kenyon and wife Mary V. and Alfred H. Kenyon	108 Breese Street

Vicinity of Lot No. 10 Accessory Plot 120.

PLAT 120

Lot No.	Name	Address
2	City of Providence	City Hall
13	Agnes J. Rustigan	419 Mt. Pleasant Ave.
15	Joseph A. Plocca and wife Isabella	431 Mt. Pleasant Ave.
16	Vincent Ruvo	824 Charles Street
17	John Santangelo and Wife Gilda	449 Mt. Pleasant Ave.

PLAT 116

11 294	Edward S. S. Altieri	313 Whitford Ave.
114	Vincent J. Malaga and Wife Lena	96 Brocco Street
189	Joseph Eschini and Wife Lydia	303 Whitford St.
190	James Santaniello and Wife Gilda	449 Mt. Pleasant Ave.
235	Peter Campanelli and Wife Annette	307 Whitford Ave.
254	Alfred H. Kenyon and wife Mary P. and Alfred H. Kenyon	169 Brocco Street

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 233.

Approved April 6, 1965

RESOLVED,

That the Commissioner of Public Safety is requested to establish a Crossing Guard Post at the intersection of Early street with Prairie avenue.

IN CITY COUNCIL

APR 1 1965

READ and PASSED

J. Russell.....*J. Boyle*.....
Vincent.....*Peapack*.....
President
Clerk

APPROVED

APR 6 1965

Joseph R. Lawrence Jr.
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

Messrs McNulty and O'Connor