



CITY OF PROVIDENCE  
EXECUTIVE CHAMBER  
PROVIDENCE, R.I.

WALTER H. REYNOLDS  
MAYOR

July 5, 1962

To the Honorable the City Council  
of the City of Providence

Gentlemen:

Your Committee met with the representatives of the Fire Fighters Local 799 on seven different occasions from June 1 to July 3, inclusive for the purpose of negotiating a contract between the city and Local 799. The first five meetings were devoted to consideration of a contract presented by the Local (Exhibit A).

Your Committee agreed with the Local on several articles in the contract, but could not accept others, since their inclusion represented an abrogation of the management responsibilities of the city government. Furthermore, the cost of the local's demands in compensation and reduction of the work week would have resulted in an additional cost to the city of about \$2,000,000.00 annually.

At the sixth meeting your Committee presented a proposed contract which included provisions satisfactory to both parties, together with several articles desired by the city (Exhibit B). The city offered, subject to city council approval, \$100,00 added compensation for overtime work, a \$15 increase in uniform allowance, liberalization of clothing and equipment replacement provisions, 2 additional paid holidays, and an expansion of sick and injury provisions. Salary and grievance procedures were not included in Exhibit B.

At a meeting of its own body, on July 2, Local 799 rejected the city's offer. The local objected to three articles:

- (1) Barring fire department superiors from holding office in the union because of a conflict of interest;
- (2) Defining the duties and organization of the fire department;

To: The Honorable the City Council

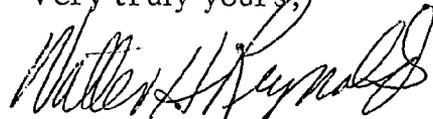
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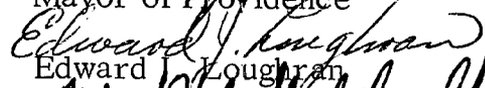
- (3) Limiting the employment of fire fighters in jobs outside the department.

Regardless of agreement on other provisions, however, the local was determined to request arbitration unless a salary increase was forthcoming.

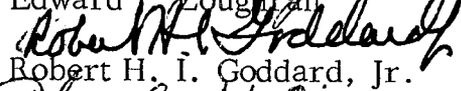
Very truly yours,



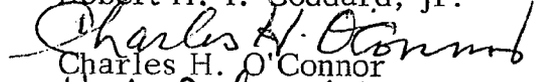
Walter H. Reynolds  
Mayor of Providence



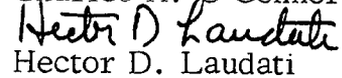
Edward J. Loughran



Robert H. I. Goddard, Jr.



Charles H. O'Connor

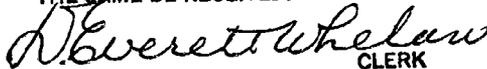


Hector D. Laudati

Encls.

IN CITY COUNCIL  
JUL 5 1962

READ:  
WHEREUPON IT IS ORDERED THAT  
THE SAME BE RECEIVED.



CLERK

# EXHIBIT "A"

## AGREEMENT

### ARTICLE I.

#### Section 1 - RECOGNITION

The City of Providence recognizes Local #799, I. I. A. F. F., AFL-CIO as the exclusive bargaining agent for all uniformed employees of the Providence Fire Department excepting only the chief of the department, battalion chiefs, superintendent of fire alarms, superintendent of the automotive repairs department and superintendent of building repairs, for the purpose of collective bargaining and entering into agreements relative to wages, salaries, hours and working conditions. The rights of the City of Providence and employees shall be respected and the provisions of this agreement shall be observed for the orderly settlement of all questions.

#### Section 2 - UNION SECURITY

The City of Providence agrees not to discharge or discriminate in any way against employees for union membership or activities.

#### Section 3 - DUES DEDUCTION

The City of Providence shall deduct union dues upon receipt of authorization of members of Local #799 who shall sign deduction form cards to be supplied by the local. The City of Providence shall forward to the secretary-treasurer of the union such deductions each month following the month of deductions.

### ARTICLE II.

#### Section 1 - MANAGEMENT RIGHTS

Subject to the provisions of ARTICLE XI, Section 1, of this agreement, the City of Providence shall retain the right to issue rules and regulations governing the internal conduct of the fire department.

ARTICLE III.

Section 1 - SENIORITY

Seniority of employees shall be computed in each rank from the date of original appointment to that rank.

ARTICLE IV.

Section 1 - VACANCIES - PRIVATES' RANKS

Vacancies in the privates' ranks shall be anticipated so that the division of training can have a pool of recruits from which these vacancies can be filled as they occur. The surplus in this pool can be used to offset the always existent list of sick and injured members. The men in this surplus pool shall be detailed to companies where manpower is short due to sickness, injuries and vacancies.

Section 2 - VACANCIES - OFFICERS' RANKS

Permanent vacancies shall be anticipated within the officers' ranks so that a list of promotees is always in effect. All vacancies in the ranks of officers shall be filled immediately as they occur. Promotions shall take effect upon the same date as the permanent vacancy occurs.

Section 3 - TEMPORARY SERVICE OUT OF RANK

Members of the Providence Fire Department up to and including the rank of captain, who are ordered to assume the responsibilities of a higher rank, shall be compensated for this service at the same rate as the man for whom they are filling in. Such higher rate shall apply for all time spent at a higher rank. In the case of a private who assumes command of a platoon in the absence of a captain, he shall be compensated at the rate paid a lieutenant.

Section 4 - PROMOTIONS

Promotions to the ranks of lieutenant, captain and battalion chief, within the fire department, shall be made on a competitive basis as presently provided for in the manner of promotions to the ranks of lieutenant and captain.

ARTICLE V.

Section 1 - DUTIES

The duties of members of the Providence Fire Department shall be the prevention, control and extinguishment of fires and shall also include the conduct of the Building Repair Division, the Fire Alarm Division, the Automotive Repair Division, the Division of Training, the Rescue Squads, the Bureau of Operational Control and the Carpenter Shop, within the Fire Department, all as presently conducted by the members of the Fire Department.

Section 2 - DETAIL TO OTHER DEPARTMENTS PROHIBITED

The City of Providence agrees that members of the Providence Fire Department whose duties are as defined in ARTICLE V, Section 1, shall not be detailed to other departments of the city. The details from one unit to another within the Fire Department shall be the responsibility of the company officer.

Section 3 -

The City of Providence agrees that in the future as vacancies occur in positions presently occupied by civilian employees, they shall be filled by permanent, uniformed members of the Fire Department.

ARTICLE VI.

Section 1 - HOURS

The regular workweek for members of the fire fighting units shall be forty-two (42) hours. The regular workweek for members of other divisions shall be forty (40) hours, except for the Bureau of Operational Control, whose hours shall remain at thirty-eight and two-thirds (38-2/3ds) hours per week.

Section 2 - SUBSTITUTION

The right to substitute at any time shall be permitted, provided, however, that permission to substitute on a ten (10) hour shift or a fourteen (14) hour shift on successive dates must be obtained from the battalion chief or division heads affected by the substitution.

Section 3 - OVERTIME

All hours worked in excess of ten (10) hours on any day tour, or fourteen (14) hours on any night tour, shall be compensated for at the overtime rate of pay hereinafter set forth; provided, however, that members of other divisions who normally work shorter tours shall be compensated for hours worked in excess of a normal tour at an overtime rate of pay as hereinafter set forth.

Section 4 - CALLBACK PAY

Employees called back during emergency shall be compensated for at least four (4) hours, in the event the overtime actually worked is less than four (4) hours, at the overtime rate of pay hereinafter set forth.

Section 5 - OVERTIME RATE OF PAY

The hourly rate of overtime pay shall be equal to one-fortieth (1/40th) the employee's weekly salary.

ARTICLE VII.

Section 1 - VACATIONS

All employees who, on January 1st of each calendar year, have less than ten (10) years service in the department shall be entitled to a vacation of two (2) weeks' duration during said calendar year. All employees who, on January 1st of each calendar year, have ten (10) years or more of service in the department shall be entitled to a vacation of three (3) weeks' duration during each calendar year. All employees who become permanently employed by the department between January 1st and June 1st in any calendar year shall be entitled to a vacation of one (1) weeks' duration during said calendar year. An employee who retires or resigns during any calendar year prior to his taking a vacation shall be entitled to vacation pay in accordance with the above schedule.

The vacation period shall be confined to the period between the 1st Sunday of May and the 1st Sunday of November. Vacations shall be permitted outside this period with special permission of the chief of the department.

Section 2 - NUMBER ON VACATION AT ANY TIME

One (1) man shall be allowed to be on vacation at a time during the vacation period, from each of the platoons in each company.

Section 3 - SENIORITY

Vacations shall be granted by companies according to seniority in the department.

Section 4 - PAID HOLIDAYS

The following holidays shall be paid holidays for all members of the department:

New Year's Day  
Washington's Birthday  
Memorial Day  
Independence Day  
V J Day  
Labor Day  
Columbus Day  
Armistice Day  
Thanksgiving Day  
Christmas Day

Holiday pay shall be one-fifth (1/5th) the employee's weekly salary and shall be paid to each employee over and above his weekly salary, whether he works the holiday or not.

#### ARTICLE VIII

##### Section 1 - CLOTHING ALLOWANCE

The clothing allowance for members of the fire department in the fire fighting forces shall be Sixty (\$60.00) Dollars per year. The clothing allowance for all other members of the department who normally wear dress uniform, including chiefs' aides, shall be Ninety (\$90.00) Dollars per year. Any protective clothing such as khaki uniforms, helmets, rubber or canvas coats, night hitches, and boots shall be replaced at the City's expense when destroyed or damaged beyond repair while working during any emergency.

#### ARTICLE IX

##### Section 1 - SICK LEAVE

Sick leave shall be granted at the rate of fifteen (15) days per year accumulative to ninety (90) days per year provided, however, that members with ten (10) years' service or more within the department shall be granted an additional ninety (90) days sick leave if the sickness is of such a nature as to require a prolonged period of treatment and recuperation.

During the month of January in each year the City of Providence shall cause to be published and dispatched to the members of the fire department their present entitlement under this clause.

Section 2 - REASONS FOR SICK LEAVE

Sick leave for members of the fire department shall be granted for the following defined reasons:

A) Personal illness or physical incapacity to such an extent as to be rendered thereby unable to perform the duties of his present position.

B) Attendance upon members of the family within the household of the employee whose illness requires the care of such employee provided that not more than seven (7) working days with pay shall be granted to the employee for this purpose in any one calendar year. (Employees can be required to sign an affidavit stating there is no possible way to make other arrangements).

C) Enforced quarantine when established and declared by the Department of Health or qualified physician for the period of such quarantine only.

D) Death of a mother, father, wife, child, brother or sister or other member of the immediate household provided that in such cases the leave shall not extend more than one day beyond the date of burial of said deceased person and provided further that in the cases of employees of the Jewish faith, said leave shall be for the actual period of mourning observed, but not to exceed seven (7) days from the day of burial.

E) Death of other relatives provided that in such cases the leave with pay shall be for not more than one (1) day to permit attendance at the funeral of said person.

(Affidavit may be required).

ARTICLE X

Section 1 - INJURIES

Members of the fire department who are injured in the line of duty shall receive full salary while their incapacity exists, or until they are placed on disability retirement.

Section 2 - MEDICAL CARE FOR INJURIES

Medical care for those injured in line of duty shall be as follows:

Those members injured in line of duty whose condition requires admittance to a hospital, shall have the right to select a physician from the staff of that hospital. The choice shall be made by the injured person or if his condition prevents him from making his choice, the choice shall be made by his nearest relative who may be available at the time. The physician shall be the injured person's private physician.

Section - 3 -

In other cases involving injuries which do not require hospitalization, the injured individual shall have the right to a specialist of his own choice from the staff of a hospital for initial treatment at the hospital and for subsequent treatment at the selected physician's office. Visits to the Rhode Island Hospital clinic shall be eliminated except for cases where the prescribed treatment cannot be given in the selected physician's office.

Section 4 -

In cases which are of a minor nature (minor lacerations, abrasions, contusions, etc.) the judgment of the resident physician shall be followed regarding the necessity of calling in a specialist.

Section 5 -

When a member has suffered a minor injury, which does not require the care of a physician, in the line of duty and has been treated by a member of a rescue squad, a report on the injury and treatment shall be made to the chief of department. Any subsequent evidence of worsening of the injury of the immediate area of the injury shall entitle the individual to the benefits of this article.

Section 6 -

When a member has suffered a previous injury and an occasion arises when that injury re-occurs in any manner, the member shall be entitled to the immediate examination of the physician who attended him for the original injury, at the City's expense, and the decision as to whether or not the individual is actually suffering from a recurrence of the injury shall rest with him. If in the opinion of that physician the member is suffering from a recurrence of a previous injury, the member shall be entitled to the benefits of this Article. However, if the physician who treated for the original injury is not available by reason of illness, death or some other circumstance, the individual shall have the right to engage a specialist of his own choice.

ARTICLE XI

Section 1 - RULES AND REGULATIONS

The City of Providence agrees to the creation of a committee by the Commissioner of Public Safety for the purpose of drafting a modern up-to-date set of Rules and Regulations for the Providence Fire Department. Said committee to be created as follows:

One member appointed by the Mayor; one member appointed by the City Solicitor; one member who holds a rank at least equal to Battalion Chief

in the Fire Department, to be appointed by the Commissioner of Public Safety; two members selected by the members of Providence Fire Fighters' Local 799, who shall be officers in the Providence Fire Department. The Chairman of this committee shall be the member appointed by the Mayor.

This committee shall be created within thirty (30) days of the signing of the contract and shall, before January 1, 1963, present a final draft of its recommendations to the Commissioner of Public Safety for his consideration.

## ARTICLE XII

### Section 1 - RIGHT TO LIVE OUTSIDE THE CITY LIMITS

Members of the fire department shall have the right to live outside the city provided, however, that the individual member makes adequate arrangements to permit a rapid return to duty in case of an emergency.

## ARTICLE XIV

### Section 1 - SALARY FOR THE FIRE FIGHTERS

Salaries for fire fighters in the City of Providence shall be as follows commencing on October 1, 1962:

	<u>Weekly</u>	<u>Yearly</u>
Assistant Fire Alarm Superintendent	\$ 151.77	\$ 7,892.04
Assistant Auto Repairs Superintendent	151.77	7,892.04
Fire Captain	144.97	7,538.44
Fire Lieutenant	133.63	6,948.76
Firefighter	121.48	6,316.96
Radio Engineer	133.95	6,965.40
Public Education Officer	133.63	6,948.76
Statistician	133.63	6,948.76

## ARTICLE XV

### Section 1 - GRIEVANCE PROCEDURE

For the purpose of resolving alleged grievances of members of the

Providence Fire Department, the following grievance procedure is accepted by the City of Providence.

When an individual feels he has a grievance he shall, in writing, bring it to the attention of his district representative on the Executive Board of Local 799. Said Executive Board member shall, within five (5) days of receipt of grievance, arrange for the individual to present his alleged grievance at a meeting of a majority of the Executive Board. It shall be the responsibility of the Executive Board to determine the justification of the complaint,

If, in the judgment of the Executive Board the nature of the grievance justifies further action, it shall, through the President and Vice President of Local 799, carry the grievance to the Chief of the Fire Department.

The Chief of the Fire Department shall meet with the President and Vice President of Local 799 within five (5) days of receipt of a request from said officers of Local 799. If either party feels it is necessary, the individuals involved in the grievance shall be ordered to appear before the Chief of Department and the President and Vice President of Local 799 for the purpose of testifying on the grievance.

If agreement cannot be reached via this method, a committee shall be created for the purpose of arriving at a final resolution of the problem. This committee shall be composed in the following manner: The Chief of the Fire Department or a Battalion Chief designated by him as his representative; the President of Local 799 or a member of that organization so designated by the President of the organization; a third disinterested member who shall be agreed upon by the first two members. If agreement cannot be reached on the third member within five days of the decision to follow this procedure, the Chief of

the Fire Department shall request the assignment of an arbitrator by the American Arbitration Association.

In the event a grievance involves the Chief of the Fire Department, his position shall be taken in all instances by the Commissioner of Public Safety. Any decision handed down by this committee shall be final and binding on both parties.

ARTICLE XVI

Section 1 - GENERAL

It is agreed that any general conditions presently in force but which are not specifically mentioned in the agreement shall continue in full force and effect for the duration of this contract.

ARTICLE XVII

Section 1 - TERM OF AGREEMENT

This agreement shall in the first instance be for a term of one (1) year with effect from the first day of July, 1962, but shall continue and remain in full force and effect from year to year thereafter unless either party at least two (2) months prior to the expiration date in any year gives the other party written notice of desire to terminate or amend such agreement.

IN WITNESS WHEREOF the parties hereto have subscribed their names and caused their seals to be affixed this            day of            A.D., 1962.

CITY OF PROVIDENCE

By \_\_\_\_\_

PROVIDENCE FIRE FIGHTER'S LOCAL  
799, INTERNATIONAL ASSOCIATION OF  
FIRE FIGHTERS, AFL-CIO

\_\_\_\_\_

# EXHIBIT "B"

## AGREEMENT

Pursuant to the provisions of Chapter 149, entitled "An Act to Provide for Settlement of Disputes concerning Wages or Rates of Pay and other Terms and Conditions of Employment of Employees of Fire Departments.", the City of Providence recognizes that the fire fighters of the City of Providence have the statutory right to bargain collectively with the City of Providence and to be represented by a labor organization in such collective bargaining as to wages, rates of pay, hours, working conditions and other terms and conditions of employment.

Nothing herein contained shall be construed to limit the right of the City of Providence to regulate, manage and control the Fire Department of the City except as modified by the terms of this contract and except as specifically directed by Chapter 149, reference to which has previously been made. This agreement is subject to the provision of Chapter 149 wherein the fire fighters who are subject to its terms shall have no right to engage in any work stoppage, slow-down, or strike.

### ARTICLE 1

#### Section 1 - Recognition

The City of Providence recognizes Local #799, I.A.F.F., AFL-CIO as the exclusive bargaining agent for all uniformed employees of the Providence Fire Department excepting only the chief of the department, battalion chiefs, superintendent of fire alarms, superintendent of automotive repairs, department, and superintendent of building repairs, for the purpose of collective bargaining and entering into agreements relative

ADDENDA

1. Insert at the end of Section 1 - Article I:

The union agrees to adhere to the chain of authority of the Fire Department in all its dealings with the City under this contract.

to wages, salaries, hours and working conditions. The rights of the City of Providence and employees of the Fire Department shall be respected and the provisions of this agreement shall be observed for the orderly settlement of all questions.

### Section 2 - Union Security

The City of Providence agrees not to discharge or discriminate in any way against members of the Fire Department solely for or on account of union membership.

On and after June, 1962 no officer shall hold office in said union, nor shall he be a member of any committee engaged in settling any dispute or grievance between the union and the Fire Department.

### Section 3 - Dues Deduction

The City of Providence shall deduct union dues upon receipt of authorization of members of Local #799 who shall sign deduction form cards to be supplied by the local. The City of Providence shall forward to the secretary-treasurer of the union such deductions each month following the month of deductions.

## ARTICLE II

### Section 1 - Seniority

Seniority of employees shall be computed in each rank from the date of original appointment to that rank.

## ARTICLE III

### Section 1 - Temporary Service Out of Rank

Members of the Providence Fire Department through the rank of Captain, who are ordered to serve temporarily in a higher rank, shall be compensated at the same rate established for the higher rank, provided that such compensation shall be payable

only for service in excess of one pay period, and shall not apply where such service in the higher rank is the result of substitution. A private who assumes command of a platoon in the absence of a captain shall be compensated at the rate paid a lieutenant.

#### Section 2 - Promotions

Promotions to the ranks of lieutenant and captain within the Fire Department, shall be made on a competitive basis as prescribed by the regulations of the Fire Department.

### ARTICLE IV

#### Section 1 - Duties

The duties of the members of the Fire Department shall consist of prevention, control and extinguishing of fires and such other duties as are, or may be, prescribed by the Commissioner of Public Safety.

### ARTICLE V

#### Section 1 - Hours

The regular work week for members of the fire fighting units shall be 56 hours. The regular work week for members of the other divisions shall not exceed an average of 44 hours.

#### Section 2 - Substitution

The privilege to substitute shall be within the discretion of the Chief.

#### Section 3 - Outside Employment

No member shall engage in employment outside of the Fire Department without the permission of the Chief and the Commissioner; and such employment may not exceed 16 hours in one calender week.

## ARTICLE VI

### Section 1 - Vacations

All members of the Fire Department who have been continuously in the employ of the City for at least one year shall be entitled to annual vacation of two calendar weeks with pay during each succeeding year of their employment except that as of January 1, 1962, and as of January 1 in each year thereafter, all members of the Department who have been continuously in the employ of the City for ten years or more, shall be entitled to three calendar weeks with pay during each ensuing year of their employment.

The vacation period shall be limited to the period between the first Sunday of April and the first Sunday of November. Vacations may be permitted at other times by special permission of the Chief.

### Section 2 - Seniority

Vacations shall be granted by companies according to rank and then seniority in the Department.

### Section 3 - Paid Holidays

The following holidays shall be paid holidays for all members of the department:

New Year's Day  
Memorial Day  
Independence Day  
VJ Day  
Labor Day  
Columbus Day  
Armistice Day  
Thanksgiving Day  
Christmas

Holiday pay shall be one-fifth (1/5th) the employee's weekly salary and shall be paid to each employee over and above his weekly salary, whether he works the holiday or not.

#### ARTICLE VII

##### Section 1 - Clothing Allowance

The clothing allowance for members of the Fire Department in the fire fighting forces shall be Sixty (\$60.00) Dollars per year. The clothing allowance for all other members of the department who normally wear dress uniform, including chiefs' aides, shall be Ninety (\$90.00) Dollars per year. Any protective clothing such as khaki uniforms, helmets, rubber or canvas coats, night hitches, and boots shall be replaced at the City's expense when destroyed or damaged beyond repair while working during any emergency, subject to approval of the Chief.

#### ARTICLE VIII

##### Section 1 - Sick Leave

Sick leave shall be granted at the rate of fifteen (15) days per year accumulative to ninety (90) days, per year, provided however that the Commissioner of Public Safety may grant an additional 90 days sick leave to members with 10 years service or more within the department.

##### Section 2 - Reasons for sick leave

Sick leave for members of the Fire Department shall be granted for the following defined reasons:

A. Personal illness or physical incapacity to such an extent as to be rendered thereby unable to perform the duties of his present position.

B) Enforced quarantine when established and declared by the Department of Health or other competent authority for the period of such quarantine only.

C) Death of a mother, father, wife, child, grandchild, brother or sister or other member of the immediate household provided that in such cases the leave shall not extend more than one day beyond the date of burial of said deceased person and provided further that in the cases of employees of the Jewish faith, said leave shall be for the actual period of mourning observed, but not to exceed seven (7) days from the day of burial.

D) Death of other relatives provided that in such cases the leave with pay shall be for not more than one (1) day to permit attendance at the funeral of said person.

#### ARTICLE IX

##### Section 1 - Injuries

Members of the Fire Department who are injured in the line of duty shall receive full salary while their incapacity exists, or until they are placed on disability retirement. All injuries and recurrences of injuries shall be reported as required by Department Regulations.

##### Section 2 - Medical Care for Injuries

Medical care for those injured in the line of duty shall be as follows:

A) Those members injured in the line of duty whose condition requires hospitalization shall be sent to the R. I. Hospital, or, in case of emergency, to any hospital authorized by the officer in charge, and such member shall have the right

to select a physician from the staff of that hospital. If the members condition prevents him from making a choice, the physician shall be selected by the resident physician at the hospital. The physician so selected shall then be the injured person's physician.

B) In other cases involving injuries in line of duty which do not require hospitalization, the injured member shall have the right to be treated by a physician of his own choice.

C) When a member has suffered a minor injury in the line of duty which does not require treatment by a physician, a report on the injury shall be made to the Chief of the Department in accordance with department regulations.

D) When a member has suffered an injury in line of duty and subsequently claims a recurrence of that injury, he shall then be examined by the Department physician. If the Department physician finds that the present condition is not related to the previous injury, the member then shall be entitled to be examined by the physician who attended him for the original injury. If the opinion of the member's private physician is in conflict with that of the Department physician as to whether or not the member's condition is a recurrence of a previous injury in line of duty, then a third physician mutually agreeable to the Department physician and the member's physician, shall examine said member, and the opinion of the physician so selected shall be conclusive on the parties. If it is finally determined that said injury is a recurrence of a previous injury in line of duty,

the Department shall be responsible for payment of member's  
medical expenses.

6/13/62

424

# REPORT OF THE CITY MESSENGER

For the month of MARCH,

1962

To the Honorable the City Council of the City of Providence:

Complying with the provisions of the City Ordinances the undersigned reports to your honorable body the following statement of "the expenditures and liabilities incurred in the care and superintendence of the City Hall and adjacent sidewalks," for the months of

For lighting City Hall,.....	\$ 1012.93
" power,.....	250.98
" fuel,.....	998.42
" pay-roll of clerks, engineer, fireman, janitors, elevator men, watchman, etc.,.....	8234.53
" supplies,.....	314.85
" salary of City Sergeant and Deputy,.....	1183.96
" new furniture,.....	
" furnishings and repairs,.....	
" telephone service, excess calls.....	2876.45
Rental - 112 Union Street	1000.00
	<u>\$15,872.12</u>

*Nancy Ackerman*  
*Dep city sergt*

IN CITY COUNCIL  
JUL 5 1962

READ:  
WHEREUPON IT IS ORDERED THAT  
THE SAME BE RECEIVED.

*Beverly Helan*  
 CLERK

Respectfully submitted,

City Sergeant  
 Acting as City Messenger.

FILED

JUN 13 11 53 AM '62  
CITY CLERK'S OFFICE  
PROVIDENCE, R.I.

6/13/62

# REPORT OF THE CITY MESSENGER

For the month of A P R I L

1962

To the Honorable the City Council of the City of Providence:

Complying with the provisions of the City Ordinances the undersigned reports to your honorable body the following statement of "the expenditures and liabilities incurred in the care and superintendence of the City Hall and adjacent sidewalks," for the months of

For lighting City Hall,.....	\$ 983.05
" power,.....	250.98
" fuel,.....	468.45
" pay-roll of clerks, engineer, fireman, janitors, elevator men, watchman, etc.,.....	7,881.95
" supplies, .....	129.60
" salary of City Sergeant and Deputy, .....	1,183.96
" new furniture,.....	
" furnishings and repairs,.....	
" telephone service, excess calls.....	2,869.56
Rental - 112 Union Street	<u>1,000.00</u>
	<u>\$14,767.55</u>

*Harry Ackerman*  
*Dep City Supt*

IN CITY COUNCIL  
 JUL 5 1962

READ:  
 WHEREUPON IT IS ORDERED THAT  
 THE SAME BE RECEIVED.

*Robert Whelan*  
 CLERK

Respectfully submitted,

City Sergeant  
 Acting as City Messenger.

**FILED**

**JUN 13 11 53 AM '62**

**CITY CLERK'S OFFICE  
PROVIDENCE, R.I.**

6/13/62

# REPORT OF THE CITY MESSENGER

For the month of M A Y

1962

To the Honorable the City Council of the City of Providence:

Complying with the provisions of the City Ordinances the undersigned reports to your honorable body the following statement of "the expenditures and liabilities incurred in the care and superintendence of the City Hall and adjacent sidewalks," for the months of

For lighting City Hall,.....	\$ 945.62
" power,.....	250.98
" fuel,.....	316.72
" pay-roll of clerks, engineer, fireman, janitors, elevator men, watchman, etc.,.....	10,147.63
" supplies,.....	383.83
" salary of City Sergeant and Deputy,.....	1,479.95
" new furniture,.....	
" furnishings and repairs,.....	
" telephone service, excess calls.....	2,920.74
Rental - 112 Union Street	<u>1,000.00</u>
	<u>\$17,445.47</u>

*Harry Ackerman*  
*Dep City Sargent*

IN CITY COUNCIL

JUL 5 1962

READ:  
WHEREUPON IT IS ORDERED THAT  
THE SAME BE RECEIVED.

*Everett Whelan*  
 CLERK

Respectfully submitted,

City Sergeant  
 Acting as City Messenger.

EDMUND M. MAURO  
Chairman  
MORRIS S. WALDMAN  
Vice Chairman  
TIMOTHY A. PURCELL  
Secretary  
ALBERT HARKNESS  
CHARLES M. SMITH

# PROVIDENCE REDEVELOPMENT AGENCY

410 HOWARD BUILDING • PROVIDENCE 3, RHODE ISLAND • TEMPLE 1-6550

JAMES F. REYNOLDS  
Executive Director

June 26, 1962

## REPORT TO THE CITY COUNCIL

The Honorable City Council  
City of Providence  
City Hall  
Providence, Rhode Island

Gentlemen:

The Providence Redevelopment Agency, in accordance with the provisions of paragraph 12 of Chapter 1044 of the Ordinances of the City of Providence, approved July 12, 1956, and Title 45, Chapter 32, Section 5 of the General Laws of Rhode Island, 1956, hereby reports concerning the proposed sale of real property within the West River Project No. UR R. I. 1-6.

This Agency proposes to sell to Brite Industries, Incorporated, a Rhode Island corporation, a parcel of land which is described in the attached agreement. This agreement states the terms and conditions of the transaction. It is believed that the agreement complies with all the provisions of the Official Redevelopment Plan, as amended, for the project area.

Brite Industries, Incorporated, the prospective purchaser, manufacturer of metal, leather, nylon and plastic watch bands, proposes to erect a building of 40,000 to 60,000 square feet. The proposed sale is for 121,660 square feet of land at \$.65 per square foot for a sale price of \$79,079.00.

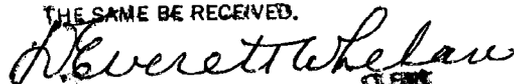
Respectfully submitted,

  
Edmund M. Mauro  
Chairman

EMM/tlc  
rwn

IN CITY COUNCIL  
JUL 5 1962

READ:  
WHEREUPON IT IS ORDERED THAT  
THE SAME BE RECEIVED.

  
CLERK

**FILED**

**JUL 28 9 25 AM '62**

**CITY CLERK'S OFFICE  
PROVIDENCE, R.I.**

MEMORANDUM

Date : June 27, 1962  
To : Vincent Vespia, Deputy City Clerk  
From : James G. Dolan, Jr., Real Estate Officer, Providence Redevelopment Agency  
Re : Brite Industries, Incorporated

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Attached herewith are copies of a report to the City Council in reference to the proposed sale of land within the West River Industrial Park to Brite Industries, Incorporated. We request that this report be placed on the docket for the City Council Meeting of July 5, 1962.

Thank you for your cooperation in this matter.



# City Plan Commission

EDWARD WINSOR, *Chairman*  
JERRY LORENZO      RALPH MATERA

WALTER H. REYNOLDS, *Mayor*  
LUCIO E. CARLONE, *Secretary*

PAUL A. SAN SOUZI, *Vice Chairman*  
RAYMOND J. NOTTAGE      HARRY PINKERSON

FRANK H. MALLEY, *Director*  
DIETER HAMMERSCHLAG, *Chief Planner*

*Suite 103, City Hall,  
Providence 3, Rhode Island*

June 27, 1962

Honorable Walter H. Reynolds, Mayor  
The Honorable City Council of the  
City of Providence  
City Hall  
Providence, Rhode Island

SUBJECT: AMENDMENT TO THE MASTER PLAN FOR PUBLIC SCHOOL  
SITES

Gentlemen:

At a meeting of the City Plan Commission held on June 26,  
1962

The Commission

VOTED: That the MASTER PLAN FOR PUBLIC SCHOOL SITES be amended to provide for a change in the location of a new elementary school from "a site in the East Side in the vicinity of Dexter Asylum" to a site in the East Side within the Lippitt Hill Redevelopment Project. This site will be adequate to accommodate a playground needed in this neighborhood. It is recommended that the optimum capacity of the new school be 700 pupils.

IN CITY COUNCIL  
JUL 5 1962

READ:  
WHEREUPON IT IS ORDERED THAT  
THE SAME BE RECEIVED.

*Deverett Wheelaw*  
CLERK

FHM:MMH

68010-1000 B I  
CITY OF PROVIDENCE

Very truly yours,

*Frank H. Malley*  
FRANK H. MALLEY  
DIRECTOR  
CITY PLAN COMMISSION

c.c. Providence Redevelopment Agency (12)

**FILED**

CITY OF PROVIDENCE JUN 27 3 55 PM '62

ENH:WHH

**CITY CLERK'S OFFICE  
PROVIDENCE, R. I.**

CITY PLANNING COMMISSION  
DIRECTOR  
ERNEST H. WATLEY

THIS COPY BE RECEIVED  
MAYBE FROM IT IS CHECKED THAT  
READ

JUN 2 1962  
IN CITY COUNCIL

LOCAL PLANNING BOARD

subject:

obtain a site of the new school of 100  
this neighborhood. It is recommended that the  
site to accommodate a playground needed in  
redevelopment project. This site will be on  
a site in the East side within the District Hill  
East side in the vicinity of Dexter Avenue, to  
of a new elementary school from a site in the  
intended to provide for a change in the location

VOTED: That the MASTER PLAN FOR PUBLIC SCHOOL SITES be

the Commission

1962

At a meeting of the CITY PLANNING COMMISSION held on June 27,

Commission:

SITES

SUBJECT: AMENDMENT TO THE MASTER PLAN FOR PUBLIC SCHOOL

PROVIDENCE, Rhode Island

CITY HALL

CITY OF PROVIDENCE

The Honorable CITY COUNCIL of the  
Honorable MASTER H. BELMONT, Mayor

JUN 27 1962



CITY PLANNING COMMISSION

City of Providence  
DEPARTMENT OF MILK INSPECTION  
C. U. Chapin Hospital  
153 Eaton Street, Providence, R.I.

July 5, 1962

To the Honorable, The City Council of the City of Providence, Gentlemen:

The following list of individuals, firms, companies, corporations, etc., with the approval of the Inspector of Milk, respectfully request licenses to sell milk, cream and skimmed milk in the City of Providence.

IN CITY COUNCIL  
JUL 5 1962

READ AND GRANTED

*D. Everett Whelan*  
CLERK

Respectfully submitted,

*Joseph Smith*  
Joseph Smith, M.D.  
Inspector of Milk

- |     |   |     |  |
|-----|---|-----|--|
| 951 | TOSTE BROS. FARM INC.<br>58 Broad Common Road<br>Bristol, R.I.                          | 957 | RANDALL'S LUNCH<br>170 Charles Street<br>Providence, R.I.        |
| 952 | HARRY'S NEW YORK SYSTEM<br>219 Richmond Street<br>Providence, R.I.                      | 958 | HILL TOP CAFE<br>35-39 Atwells Avenue<br>Providence, R.I.        |
| 953 | MR. WEINER<br>603 Plainfield Street<br>Providence, R.I.                                 | 959 | AMORE-AURORA BAKING CO.<br>480 Valley Street<br>Providence, R.I. |
| 954 | Chicken Inn<br>245 Prairie Avenue<br>Providence, R.I.                                   | 960 | BOVI'S LITTLE CHEF<br>751 Elmwood Avenue<br>Providence, R.I.     |
| 955 | CHILD'S WESTMINSTER-PROV. RESTAURANT INC.<br>142 Westminster Street<br>Providence, R.I. |     |  |
| 956 | DOT'S VARIETY<br>685 Chalkstone Avenue<br>Providence, R.I.                              | 961 | ALBARN CORP.<br>785 Westminster Street<br>Providence, R.I.       |