

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

To the Honorable City Council of the City of Providence:

March 11, 1966

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1964, contains the following assessment:

1965
1963
1962
1961

The following accounts are entitled to exemption credit, as Veteran's record is on file in this office.

<u>FOLLOWING ACCOUNTS TAX OF 1964</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
02 300 500 Gilbert J. Blais 252 Admiral Street Now--168 Admiral Street			
Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46
10 100 709 Roland V. Jones 34 Sherwood Street			
Valuation 280 M.V. Amt. Dec. 280 M.V.	10.92	0	10.92

-forward-

FOLLOWING ACCOUNTS
TAX OF 1965

01 023 018
Joseph Achille
367 Mt. Pleasant Avenue

Valuation 2180 M.V.
Amt. Dec. 1000 M.V.

TOTAL
TAX

85.02

CORRECTED
TOTAL TAX

46.02

AMOUNT OF
CORRECTION
DECREASE

39.00

02 300 500
Gilbert J. Blais
252 Admiral Street
Now--168 Admiral Street

Valuation 140 M.V.
Amt. Dec. 140 M.V.

5.46

0

5.46

10 100 709
Roland V. Jones
34 Sherwood Street

Valuation 280 M.V.
Amt. Dec. 280 M.V.

10.92

0

10.92

13 520 140
William N. Mead
273 Prairie Avenue

Valuation 140 M.V.
Amt. Dec. 140 M.V.

5.46

0

5.46

16 161 185
Donald A. Peltier
172 Whitmarsh Street
Now--170 Whitmarsh Street

Valuation 520 M.V.
Amt. Dec. 520 M.V.

20.28

0

20.28

<u>TAX OF 1964</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
01 032 170 James A. Adams 147 Summer Street Now--121 Central Street, Warwick, R.I.			
Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46

<u>TAX OF 1965</u>			
01 032 170 James A. Adams 121 Central Street, Warwick, R.I.			
Valuation 360 M.V. Amt. Dec. 360 M.V.	14.04	0	14.04

<u>TAX OF 1965</u>			
03 248 095 Leroy E. Catlow 122 Bridgham Street			
Valuation 180 M.V. Amt. Dec. 180 M.V.	7.02	0	7.02

<u>TAX OF 1964</u>			
12 051 218 William T. Lang and wife Catherine M. 1050 Warwick Avenue, Warwick, R.I. Error, should be--76 Huber Avenue			
Valuation 11,350 Real Estate Amt. Dec. 1,000 Real Estate	442.65	403.65	39.00

<u>TAX OF 1965</u>			
12 051 218 William T. Lang and wife Catherine M. 1050 Warwick Avenue, Warwick, R.I. Error, should be--76 Huber Avenue			
Valuation 11,350 Real Estate Amt. Dec. 1,000 Real Estate	442.65	403.65	39.00

(Veteran filed, Oct. 2, 1956)

<u>TAX OF 1965</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
03 216 692 James P. Casey 107 Parade Street			
Valuation 420 M.V. Amt. Dec. 420 M.V.	16.38	0	16.38

<u>TAX OF 1965</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
19 616 500 Anna L. Suter 13 Ida Street			
Valuation 6780 Real Estate Amt. Dec. 3000 Real Estate	264.42	147.42	117.00
(Blind)			

<u>TAX OF 1964</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
07 154 735 Thomas Giannini 129 Silver Spring Street			
Valuation 620 M.V. Amt. Dec. 620 M.V.	24.18	0	24.18

<u>TAX OF 1963</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
16 374 720 Ernest B. Pratt 92 Wesleyan Avenue			
Valuation 1440 M.V. Amt. Dec. 1000 M.V.	56.16	17.16	39.00

<u>TAX OF 1964</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
16 374 720 Ernest B. Pratt 92 Wesleyan Avenue			
Valuation 1240 M.V. Amt. Dec. 1000 M.V.	48.36	9.36	39.00

<u>TAX OF 1965</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
16 374 720 (Cont'd) Ernest B. Pratt 92 Wesleyan Avenue			
Valuation 780 M.V. Amt. Dec. 780 M.V.	30.42	0	30.42

(Veteran filed in Cranston, R.I.--November 6, 1958)

TAX OF 1963

18 273 193
Anthony V. Rioles
40 Amsterdam Street
Now--13 Steere Avenue

Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46
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TAX OF 1964

18 273 193
Anthony V. Rioles
13 Steere Avenue

Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46
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TAX OF 1965

18 273 193
Anthony V. Rioles
13 Steere Avenue

Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46
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<u>TAX OF 1963</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
04 506 215 Arthur S. Dufault 91 East Manning Street Should be--15 Ballou Street, Pawtucket, R.I.			
Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46

(Veteran received 800 Exemption in Pawtucket, R.I.)

TAX OF 1964

04 506 215 Arthur S. Dufault 96 East Manning Street Should be--15 Ballou Street, Pawtucket, R.I.			
Valuation 640 M.V. Amt. Dec. 640 M.V.	24.96	0	24.96

(Veteran did not receive any Exemption in Pawtucket, R.I.)

TAX OF 1965

01 019 050 Emilio Accetturo Jr. 20 Pomona Avenue			
Valuation 2060 M.V. Amt. Dec. 1000 M.V.	80.34	41.34	39.00

TAX OF 1965

02 436 390 Frank J. Brame 498 Chalkstone Avenue			
Valuation 180 M.V. Amt. Dec. 180 M.V.	7.02	0	7.02

FOLLOWING ACCOUNTS
TAX OF 1965

06 322 995
Joseph P. Furtado
215 Baker Street
Now--29 Oak Street,
Cranston, R.I.

Valuation 140 M.V.
Amt. Dec. 140 M.V.

TOTAL
TAX

5.46

CORRECTED
TOTAL TAX

0

AMOUNT OF
CORRECTION
DECREASE

5.46

07 293 603
Raymond Gordon
162 Jewett Street

Valuation 140 M.V.
Amt. Dec. 140 M.V.

5.46

0

5.46

19 318 525
Alfred R. Simone
124 Bath Street

Valuation 140 M.V.
Amt. Dec. 140 M.V.

5.46

0

5.46

20 086 042
Louis V. Thibault
193 Gallup Street
Now--196 California Avenue

Valuation 760 M.V.
Amt. Dec. 760 M.V.

29.64

0

29.64

23 246 800
Oswald A. Wood
196 Burnside Street

Valuation 520 M.V.
Amt. Dec. 520 M.V.

20.28

0

20.28

23 252 355
Oswald A. Woods and wife Queenie
196 Burnside Street

Valuation 5950 Real Estate
Amt. Dec. 480 Real Estate 232.05

213.33

18.72

(Received 520 exemption - 23 246 800)

<u>TAX OF 1965</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
08 185 147 Mary E. Hennigan, Walter H. Hennigan, James J. Garrahan and Virginia H. Garrahan Arrow Head Road, Coventry, R.I. Now--122 Edgewood Blvd.			

Valuation	11,840 Real Estate		
Amt. Dec.	440 Real Estate	461.76	444.60
			17.16

(Veteran Walter H. Hennigan, received 560 Exemption - 08 185 400)

TAX OF 1964

13 622 905
Anna H. Miller
81 Lancaster Street

Valuation	140 M.V.		
Amt. Dec.	140 M.V.	5.46	0
			5.46

(Anna H. Miller is the wid. of Veteran, David I. Miller. He filed for his exemption in April 16, 1956. He died December 1959.)

<u>TAX OF 1964</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
03 041 428 Gilbert Calise 40 Erie Street			
Valuation 960 M.V. Amt. Dec. 960 M.V.	37.44	0	37.44

(Veteran filed, October 1, 1956)

TAX OF 1965

16 098 354 (Cert. 29-Z-11)
Paul H. Pasch
165 Tenth Street

Valuation 800 M.V. Amt. Dec. 800 M.V.	31.20	0	31.20
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TAX OF 1965

02 467 315
George H. Briggs
357 Willard Avenue
Now--54 Wilson Street

Valuation 1300 M.V. Amt. Dec. 1000 M.V.	50.70	11.70	39.00
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TAX OF 1965

07 016 485
Joseph R. Galeone
22 Myrtle Street

Valuation 300 M.V. Amt. Dec. 300 M.V.	11.70	0	11.70
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TAX OF 1961

08 298 265
Dennis C. Horning
83 America Street
Now--37 Salmon Street

Valuation 320 M.V. Amt. Dec. 320 M.V.	12.48	0	12.48
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<u>TAX OF</u>		<u>TOTAL</u> <u>TAX</u>	<u>CORRECTED</u> <u>TOTAL TAX</u>	<u>AMOUNT OF</u> <u>CORRECTION</u> <u>DECREASE</u>
<u>1962</u>				
	08 298 265 (Cont'd) Dennis C. Horning 83 America Street Now--37 Salmon Street			
	Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46
<u>1963</u>				
	08 298 265 Dennis C. Horning 37 Salmon Street			
	Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46
<u>1964</u>				
	08 298 265 Dennis C. Horning 37 Salmon Street			
	Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46
<u>1965</u>				
	08 298 265 Dennis C. Horning 37 Salmon Street			
	Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46

TAX OF 1965

02 202 567
Robert R. Benton and
wife Marjorie V.
209 Montgomery Avenue

Valuation 5550 Real Estate
Amt. Dec. 1000 Real Estate

TOTAL
TAX

CORRECTED
TOTAL TAX

AMOUNT OF
CORRECTION
DECREASE

216.45

177.45

39.00

TAX OF 1964

12 144 140
Richard A. Lee
25 Chapin Avenue
Now--145 Veazie Street

Valuation 360 M.V.
Amt. Dec. 360 M.V.

14.04

0

14.04

TAX OF 1965

23 087 760
Wilfred Webster
46 Bridgham Street
Now--19 A Street

Valuation 280 M.V.
Amt. Dec. 280 M.V.

10.92

0

10.92

TAX OF 1964

04 260 360

Charlotte M. Deslauriers
39 Roanoke Street

Valuation 140 M.V.
Amt. Dec. 140 M.V.

5.46

0

5.46

TAX OF 1964

02 600 601
Robert E. Burns Jr.
829 Elmwood Avenue
Now--16 Beaufort Street

Valuation 320 M.V.
Amt. Dec. 320 M.V.

TOTAL
TAX

12.48

CORRECTED
TOTAL TAX

0

AMOUNT OF
CORRECTION
DECREASE

12.48

TAX OF 1965

02 600 601
Robert E. Burns Jr.
829 Elmwood Avenue
Now--16 Beaufort Street

Valuation 140 M.V.
Amt. Dec. 140 M.V.

5.46

0

5.46

TAX OF 1964

18 263 107
Philip Riggi
7 Whelan Road
Now--283 Waldo Street

Valuation 140 M.V.
Amt. Dec. 140 M.V.

5.46

0

5.46

TAX OF 1965

04 390 753
Bruno DiSciullo
45 Chapin Avenue

Valuation 200 M.V.
Amt. Dec. 200 M.V.

7.80

0

7.80

TAX OF 1965

10 087 813
William A. Johnson
46 Arch Street

Valuation 500 M.V.
Amt. Dec. 500 M.V.

19.50

0

19.50

TAX OF 1964

13 547 249
Louis Melise
111 Gesler Street

Valuation 140 M.V.
Amt. Dec. 140 M.V.

TOTAL
TAX

CORRECTED
TOTAL TAX

AMOUNT OF
CORRECTION
DECREASE

5.46

0

5.46

TAX OF 1965

18 265 605
Charles P. Riley
12 Sycamore Street

Valuation 140 M.V.
Amt. Dec. 140 M.V.

5.46

0

5.46

TAX OF 1965

18 471 080
John J. Ryan
667 Smith Street

Valuation 620 M.V.
Amt. Dec. 620 M.V.

24.18

0

24.18

TAX OF 1965

19 306 924
Tina Silvestro
83 Gesler Street

Valuation 140 M.V.
Amt. Dec. 140 M.V.

5.46

0

5.46

TAX OF 1965

20 086 105
Robert E. Thibault
247 Wayland Avenue
Now--153 Benefit Street

Valuation 760 M.V.
Amt. Dec. 760 M.V.

29.64

0

29.64

TAX OF 1965

13 661 530
Granville P. Mitchell
54 Reservoir Avenue
Now--14 Hawthorne Street

Valuation 140 M.V.
Amt. Dec. 140 M.V.

TOTAL
TAX

CORRECTED
TOTAL TAX

AMOUNT OF
CORRECTION
DECREASE

5.46

0

5.46

TAX OF 1964

14 076 105
George L. Nichols
123 Glenbridge Avenue
Now--188 Glenbridge Avenue

Valuation 1740 M.V.
Amt. Dec. 1000 M.V.

67.86

28.86

39.00

TAX OF 1965

14 076 105
George L. Nichols
123 Glenbridge Avenue
Now--188 Glenbridge Avenue

Valuation 1460 M.V.
Amt. Dec. 1000 M.V.

56.94

17.94

39.00

(Veteran filed, October 28, 1946)

TAX OF 1965

23 174 998
Bobby N. Wiegman
14 Whelan Road

Valuation 140 M.V.
Amt. Dec. 140 M.V.

5.46

0

5.46

TAX OF 1963

03 467 278
Donald F. Cole
33 Salmon Street

Valuation 140 M.V.
Amt. Dec. 140 M.V.

TOTAL
TAX

CORRECTED
TOTAL TAX

AMOUNT OF
CORRECTION
DECREASE

5.46

0

5.46

TAX OF 1964

03 467 278
Donald F. Cole
33 Salmon Street

Valuation 240 M.V.
Amt. Dec. 240 M.V.

9.36

0

9.36

TAX OF 1965

03 467 278
Donald F. Cole
33 Salmon Street

Valuation 180 M.V.
Amt. Dec. 180 M.V.

7.02

0

7.02

(Veteran filed in North Providence, R.I. -- May 3, 1958)

TAX OF 1964

18 109 452
Raymond J. Restivo
103 Mowry Street

Valuation 10,320 Real Estate
Amt. Dec. 1,000 Real Estate 402.48

363.48

39.00

TAX OF 1965

18 109 452
Raymond J. Restivo
103 Mowry Street

Valuation 10,320 Real Estate
Amt. Dec. 1,000 Real Estate 402.48

363.48

39.00

(Veteran filed, April 5, 1957)

YTD 1966
10/1/66

Louis J. Cote

LOUIS J. COTE,
CITY ASSESSOR,
CLAIMS AND PENDING SUITS
CLERK

THE COMMITTEE ON

Tax of	Year	Property Type	Valuation	Decrease	Tax \$	Recommendations
Tang.P.P.	1961		(Valuation Decrease)		1,201.20	
" "	1962	Tang.P.P.	"	"	5.46	
" "	1963	Tang.P.P.	"	"	60.84	
" "	1964	Real Estate	"	"	78.00	
" "	1964	Tang.P.P.	"	"	255.06	
" "	1965	Real Estate	"	"	269.88	
" "	1965	Tang.P.P.	"	"	519.48	
Total Amount Decrease					Tax \$	1,201.20

IN CITY COUNCIL
MAY 5 - 1966

APPROVED:
Vincent Vespeia
CLERK

IN CITY COUNCIL

APR 7 1966

FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS

Vincent Vespa, CLERK

THE COMMITTEE ON

CLAIMS AND PENDING SUITS

RECOMMENDS

William J. Matthews
First Deputy City Clerk

APR 27 1966

Approved

78.00	"	5,000	"	"	Real Estate	1961	"	"
522.06	"	6,210	"	"	Tang. P. P.	1962	"	"
569.88	"	6,250	"	"	Real Estate	1963	"	"
219.18	"	13,350	"	"	Tang. P. P.	1961	"	"

Tax \$ 1,501.50

Total Amount Decrease

APR 11 11 47 AM '66
DEPT. OF CITY CLERK
PROVIDENCE, R.I.

FILED

IN CITY COUNCIL
MAY 2 - 1966

APPROVED:
William J. Matthews
CLERK

Louis T. CoteCity Tax Assessor

City Hall
Providence 3, Rhode Island

March 17, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19⁶¹₆₄ contains the following assessment:

	<u>total tax</u>	<u>Corrected total tax</u>	<u>decrease</u>
1961			
19 397 930 Mary F. Smith 9 Griffin Dr. Warwick, R. I. 140. M.V. Pd in Warwick	5.46	0	5.46
1964			
07 143 100 Mary V. Gervais 1125 Elmwood Ave. 140. M.V. auto sold prior 12/63.	5.46	0	5.46
08 110 637 Robert J. Hart 60 Inez Ave. Warwick, R. I. 140. M.V. Pd in Warwick.	5.46	0	5.46
11 071 890 James F. Kelley 255 Transit St. 940. M.V. Servicemens' Act.	36.66	0	36.66
20 076 385 Robert Tetreault 56 Eudora St. 140. M.V. taxed in Cranston.	5.46	0	5.46
01 030 510 Edward B. Adams 403 Montgomery Ave. 140. M.V. Pd in Cranston.	5.46	0	5.46

forward

	<u>total tax</u>	<u>Corrected total tax</u>	<u>decrease</u>
1962			
07 154 990			
Assunata Gianquitti			
27 Greeley St.			
800. tangible	31.20	0	31.20
Out of bus. 12/15/61.			
1964			
11 090 595			
Robert A. Kelly			
126 Ivy St.			
E. Providence, R. I.			
140. M.V.	5.46	0	5.46
Pd in E. Prov.			
03 362 305			
John Cimini			
7 Deborah St.			
140. M.V.	5.46	0	5.46
Pd in Pawtucket.			
1963			
03 362 305			
John Cimini			
94 Rowley St.			
140. M.V.	5.46	0	5.46
Pd in Pawtucket.			

Recommended by:

James B. Nolan
Personal-Property Aide

Approved by:

James Cole
City Assessor

IN CITY COUNCIL
MAY 5 - 1966

APPROVED:

Vincent Vespa
CLERK

APR 24 11 48 AM '66

PROVINCENGE R.T.

THE COMMITTEE ON
CLAIMS AND PENDING SUITS
RECOMMENDS

APR 24 1966

James V. Matthews

James V. Matthews
City Clerk

IN CITY COUNCIL

APR 27 1966
Peter J. ...

FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS

Horace ... CLERK
CITY ASSESSOR

Recommended by:

Approved by:

IN CITY COUNCIL

MAY 2 - 1966

APPROVED:

William ...
CLERK

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

Apr 4 11 48 AM '66

FILED

THE COMMITTEE ON

CLAIMS AND PENDING SUITS

Recommends

APR 27 1966

William N. Matthews
First Deputy City Clerk
Clerk

Approved

Louis T. Cote'City Tax Assessor

**City Hall
Providence 3, Rhode Island**

March 17, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 64, contains the following assessment:

1964

02 425 180

Janice P. Bradley

59 Bowen St.

1,580. M.V.

\$ 61.62

The city tax should read and the assessment should stand as follows: had only one auto.

02 425 180

Janice P. Bradley

59 Bowen St.

1,080. M.V.

\$ 42.12

decrease

500. M.V.

\$ 19.50

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 17, 1966

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The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19⁶⁵, contains the following assessment:

1965

19 117 492

Muriel D. Schatz

190 Washington Ave.

1,580. M.V.

\$ 61.62

The city tax should read and the assessment should stand as follows: auto assessed on wrong model.

19 117 492

Muriel D. Schatz

190 Washington Ave.

1,440. M.V.

\$ 56.16

decrease

140. M.V.

\$ 5.46

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 17, 1966

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The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965			
19 305 550			
Michelangelo Silvestri			
42 Unit St.	580. M.V.		\$ 22.62

The city tax should read and the assessment should stand as follows: auto coded to wrong person. Man is veteran.

19 305 550			
Michelangelo Silvestri			
42 Unit St.	0		0
19 305 560 (new)			
Michaelantonio D. Silvestri			
32 Unit St.	580. M.V.		\$ 22.62
			<u>22.62</u>
			0

decrease 19 305 550	580. M.V.		\$ 22.62
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forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 17, 1966

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Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

19 309 700
Emil Simeone
81 Bradley St.

	4,660. M.V.	
	30,000. intangible	\$ 301.74

The city tax should read and the assessment should stand as follows: Had no intangible property December 31, 1964.

19 309 700
Emil Simeone
81 Bradley St.

	4,660. M.V.	\$ 181.74
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decrease	30,000. intangible	\$ 120.00
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forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 17, 1966

To the Honorable City Council of the City of Providence:

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The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65 , contains the following assessment:

1965 19 336 715		
Lawrence Sirovich		
411 Lloyd Ave.	1,240. M.V.	\$ 48.36

The city tax should read and the assessment should stand as follows: auto overassessed.

19 336 715		
Lawrence Sirovich		
411 Lloyd Ave.	160. M.V.	\$ 6.24

decrease	1,080. M.V.	\$ 42.12
----------	-------------	----------

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 17, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65, contains the following assessment:

1965			
19 406 765			
Walter Smith			
33 Ardoene St.	5,120. M.V.		\$ 199.68
		ExCr	<u>39.00</u>
			160.68

The city tax should read and the assessment should stand as follows: only had two autos.

19 406 765			
Walter Smith			
33 Ardoene St.-	4,620. M.V.		\$ 180.18
		ExCr	<u>39.00</u>
			141.18

decrease	500. M.V.		\$ 19.50
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forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 17, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

19 123 199

Thomas Schiano

181 Cleveland St.

1,260. M.V.

\$ 49.14

The city tax should read and the assessment should stand as follows: wrong model taxed.

19 123 199'

Thomas Schiano

181 Cleveland St.

1,000. M.V.

\$ 39.00

decrease

260. M.V.

\$ 10.14

forward

Louis T. Cote'City Tax Assessor

**City Hall
Providence 3, Rhode Island**

March 18, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65 , contains the following assessment:

The city tax should read and the assessment should stand as follows: below tax should be added to roll.

1965

12 051 215 (new)
William T. Lang
76 Huber Ave.

1,400. M.V.

ExGr.	\$ 54.60
	39.00
	15.60

increase

400. M.V.

\$ 15.60

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 21, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

19 153 550 Peter Sciarretta 89 Imera Ave.	860. M.V.	\$ 33.54
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The city tax should read and the assessment should stand as follows: two different people.

19 153 550 Peter R. Sciarretta 89 Imera Ave.	660. M.V.	\$ 25.74
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19 153 552 (new) Peter Sciarretta 89 Imera Ave.	200. M.V.	7.80
---	-----------	------

decrease 19 153 550	200. M.V.	\$ 7.80
increase 19 153 552	200. M.V.	7.80

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 21, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65, contains the following assessment:

1965

19 437 200

Edna H. Souler

101 Pleasant View Rd.

Warwick, R. I.

900. M.V.

4,400. intangible

\$ 52.70

The city tax should read and the assessment should stand as follows: Had no intangible property 12/31/64.

19 437 200

Edna H. Souler

101 Pleasant View Rd.

Warwick, R. I.

900. M.V.

\$ 35.10

decrease

4,400. intangible

\$ 17.60

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 21, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965			
19 469 420			
Margaret M. Spirito			
39 Belair Dr.	9,720. real estate		
	2,220. M.V.		\$ 465.66.

The city tax should read and the assessment should stand as follows: sold one vehicle prior to 12/31/64.

19 469 420			
Margaret M. Spirito			
39 Belair Dr.	9,720. real estate		
	1,720. M.V.		\$ 446.16

decrease	500. M.V.		\$ 19.50
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forward

Louis T. Cote'City Tax Assessor

**City Hall
Providence 3, Rhode Island**

March 21, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65 , contains the following assessment:

1965

19 511 080

Patricia Stea

205 Morris Ave.

1,800. M.V.

\$ 70.20

The city tax should read and the assessment should stand as follows: truck assessed wrong model.

19 511 080

Patricia Stea

205 Morris Ave.

1,400. M.V.

\$ 54.60

decrease

400. M.V.

\$ 15.60

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 21, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

19 625 100

Edwin G. Swanson
R.F.D. 1 Winson Ave.
Johnston, R. I.

	600. tangible	
	1,900. M.V.	\$ 97.50

The city tax should read and the assessment should stand as follows: Moved to Johnston prior to December 31, 1964.

19 625 100

Edwin G. Swanson
R.F.D. 1 Winson Ave.
Johnston, R. I.

	1,900. M.V.	\$ 74.10
--	-------------	----------

decrease	600. tangible	\$ 23.40
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forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 21, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65, contains the following assessment:

1965

20 029 700

Michael A. Tarro

973 Atwells Ave.

400. tangible

1,100. M.V.

\$ 58.50

The city tax should read and the assessment should stand as follows: Assessed in Johnston on transfer.

20 029 700

Michael A. Tarro

973 Atwells Ave.

400. tangible

\$ 15.60

decrease

1,100. M.V.

\$ 42.90

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 21, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

20 186 221

Josephine A. Tridento

15 Westfield St.

760, M.V.

\$ 29.64

The city tax should read and the assessment should stand as follows: sold one auto prior to December 31, 1964.

20 186 221

Josephine A. Tridento

15 Westfield St.

500. M.V.

\$ 19.50

decrease

260. M.V.

\$ 10.14

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 21, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

20 208 670			
Gino Tudino			
3 Klondike St.	1,940. M.V.		\$ 75.66
		ExCr	<u>39.00</u>
			36.66

The city tax should read and the assessment should stand as follows: auto overassessed.

20 208 670			
Gino Tudino			
3 Klondike St.	1,800. M.V.		\$ 70.20
		ExCr	<u>39.00</u>
			31.20

decrease	140. M.V.		\$ 5.46
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forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 21, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19⁶⁵, contains the following assessment:

1965

20 215 608

Armando Turchetta.

184 Elmdale Ave.

3,380. M.V.

1,500. tangible

\$ 190.32

ExCr

39.00151.32

The city tax should read and the assessment should stand as follows: Out of business December 31, 1964.

20 215 608

Armando Turchetta:

184 Elmdale Ave.

3,380. M.V.

\$ 131.82

ExCr

39.0092.82

decrease

1,500. tangible

\$ 58.50

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 21, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65 , contains the following assessment:

20 232 401

James A. Tyrrell Inc.
51 Bassett St.

2,500. tangible	
4,200. M.V.	\$ 261.30

The city tax should read and the assessment should stand as follows: one truck assessed wrong model.

20 232 401

James A. Tyrrell Inc.
51 Bassett St.

2,500. tangible	
2,900. M.V.	\$ 210.60

decrease

1,300. M.V.	\$ 50.70
-------------	----------

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 21, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19⁶⁵, contains the following assessment:

1965

22 020 500

Delia L. Vauner

79 Progress Ave.

2,680. M.V.

\$ 104.52

The city tax should read and the assessment should stand as follows: one auto assessed on wrong model.

22 020 500

Delia L. Vauner

79 Progress Ave.

2,280. M.V.

\$ 88.92

decrease

1,400. M.V.

\$ 15.60

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 21, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

22 041 207 Barbara Venticinque 65 Laban St.	2,460. real estate 140. M.V.	\$ 101.40
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The city tax should read and the assessment should stand as follows: two different people.

22 041 207 Barbara Venticinque 15 Hauxhurst St.	2,460. real estate	\$ 95.94
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22 041 209 (new) Barbara C. Venticinque 65 Laban St.	140. M.V.	\$ 5.46
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decrease 22 041 207	140. M.V.	\$ 5.46
increase 22 041 209	140. M.V.	\$ 5.46

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 22, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

22 055 421		
Oronzo R. Vescera		
94 Andem St.	900. M.V.	\$ 35.10

The city tax should read and the assessment should stand as follows: coded incorrectly.

22 055 421		
Oronzo R. Vescera		
94 Andem St.	0	0

22 055 420 (new)		
Oronzo R. Vescera		
94 Andem St.	900. M.V.	\$ 35.10

decrease 22 055 421	900. M.V.	\$ 35.10
increase 22 055 420	900. M.V.	35.10

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 22, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65, contains the following assessment:

1965			
22 065 624			
Letto Vickery			
141 Bellevue Ave.	160. M.V.		\$ 6.24

The city tax should read and the assessment should stand as follows: auto belongs to father who is a veteran.

22 065 624			
Letto Vickery			
141 Belleveue Ave.	0		0
22 065 625 (new)			
Letto F. Vickery			
141 Bellevue Ave.	160. M.V.		\$ 6.24
		ExCr	<u>6.24</u>
			0

decrease 22 065 624	160. M.V.		\$ 6.24
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forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 22, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65, contains the following assessment:

1965			
22 068 412			
Charles Vierra			
49 Regent Ave.	1,100. M.V.	\$	42.90

The city tax should read and the assessment should stand as follows: 1960 auto taxed as a 1961 model.

22 068 412			
Charles Vierra			
49 Regent Ave.	860. M.V.	\$	33.54

decrease	240. M.V.	\$	9.36
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forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 22, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19⁶⁵, contains the following assessment:

1965

23 080 620

Wayland Sq. Tailors & Cleansers

148 Wayland Ave.

3,200. M.V.

800. tangible

\$ 156.00

The city tax should read and the assessment should stand as follows: M.V. overassessed

23 080 620

Wayland Sq. Tailors & Cleansers

148 Wayland Ave.

2,000. M.V.

800. tangible

\$ 109.20

decrease

1,200. M.V.

\$ 46.80

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 22, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

23 102 030

Alfred M. Weisberg Abraham
Weisberg Exrs u/w Mark Weisberg
c/o Letts & Quinn
15 Westminster St.

	4,200. tangible	
	104,500. intangible	\$ 581.80

The city tax should read and the assessment should stand as follows: no tantible assets.

23 102 030

Alfred M. Weisberg Abraham
Weisberg Exrs u/w Mark Weisberg
c/o Letts & Quinn
15 Westminster St.

	104,500. intangible	\$ 418.00
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decrease	4,200. tangible	\$ 163.80
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forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 23, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65 , contains the following assessment:

1965.

23 222 500

Leonardo S. Winiarski

175 Canton St.

2,240. M.V.

\$ 87.36

The city tax should read and the assessment should stand as follows: truck overassessed.

23 222 500

Leonardo S. Winiarski

175 Canton St.

1,300. M.V.

\$ 50.70

decrease

940. M.V.

\$ 36.66

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 23, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65 , contains the following assessment:

1965

23 222 968

Harold N. Winkleman

232 Oaklawn Ave.

1,400. M.V.

\$ 54.60

The city tax should read and the assessment should stand as follows: one vehicle not assessed as taxi.

23 222 968

Harold N. Winkleman

232 Oaklawn Ave.

1,260. M.V.

\$ 49.14

decrease

140. M.V.

\$ 5.46

forward

Louis T. Cote'



City Tax Assessor

City Hall
Providence 3, Rhode Island

March 23, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19⁶⁵, contains the following assessment:

1965

23 241 700				
Robert L. Wong				
256 New York Ave.	2,460. M.V.		\$	95.94
		ExCr		<u>39.00</u>
				56.94

The city tax should read and the assessment should stand as follows: auto assessed for wrong year.

23 241 700				
Robert L. Wong				
256 New York Ave.	1,365. M.V.		\$	53.24
		ExCr		<u>39.00</u>
				14.24

decrease	1,095.		\$	42.70
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forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 23, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

23 247 500

William S. Wood

49 Regent Ave.

2,280. M.V.

\$ 88.92

The city tax should read and the assessment should stand as follows: auto overassessed.

23 247 500

William S. Wood

49 Regent Ave.

1,420. M.V.

\$ 55.38

decrease

860. M.V.

\$ 33.54

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 23, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax-assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

26 003 320

Charles J. Zaikowski

86 Florence St.

3,260. M.V.

	\$	127.14
ExCr		39.00
		88.15

The city tax should read and the assessment should stand as follows: auto overassessed.

26 003 320

Charles J. Zaikowski

86 Florence St.

860. M.V.

	\$	33.54
ExCr		33.54
		0

decrease

2,260. M.V.

\$ 88.15

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 23, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19⁶⁵, contains the following assessment:

1965

26 013 500

Zarlenga Bros.

508 Branch Ave.

1,600. M.V.

\$ 62.40

The city tax should read and the assessment should stand as follows: truck assessed on wrong model.

26 013 500

Zarlenga Bros.

508 Branch Ave.

660. M.V.

\$ 25.74

decrease

940. M.V.

\$ 36.66

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 23, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65 , contains the following assessment:

1965

26 032 148

Elias Zisman

77 Pitman St.

2,080. M.V.

\$ 81.12

The city tax should read and the assessment should stand as follows: 1961 auto assessed in error as a 1964 model

26 032 148

Elias Zisman

77 Pitman St.

1,080. M.V.

\$ 39.00

decrease

1,080. M.V.

\$ 42.12

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 23, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65 , contains the following assessment:

1965

26 042 650

Leo Zuckerberg

P. O. Box 6487

1,960. M.V.

\$ 76.44

The city tax should read and the assessment should stand as follows: one auto sold May, 1964.

26 042 650

Leo Zuckerberg

P. O. Box 6487

1,100. M.V.

\$ 42.90

decrease

860. M.V.

\$ 33.54

forward

Recommended by:

Y 100 100
100 100

James G. Nolan
Personal Property Aide

Approved by:

APR 7 - 1966
FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS
APR 2 1966

Lawrence T. Cote
City Assessor

NO ESTIMATED BY THE COMMITTEE ON
CLAIMS AND PENDING SUITS
RECOMMENDS
APR 2 1966
William A. Matthews
CITY CLERK

RECORDED
MAY 11 1966

IN CITY COUNCIL
MAY 5 - 1966

APPROVED:
Vincent Vespeia
CLERK

IN CITY COUNCIL

APR 7 - 1966

FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS

Vincent Vespia, CLERK

THE COMMITTEE ON

CLAIMS AND PENDING SUITS

Recommends

William J. Matthews
First Deputy City Clerk

APR 27 1966

APR 27 1966

Approved

IN CITY COUNCIL

MAY 2 - 1966

APPROVED:

Vincent Vespia
CLERK

FILED

APR 4 11 48 AM '66

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 23, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19⁶⁵₆₄, contains the following assessment:

1965	02 563 800		
	Irving H. Bullard		
	101 East Manning St.	3,220. M.V.	\$ 125.58

1964	02 563 800		
	Same	3,600. M.V.	140.40

The city tax should read and the assessment should stand as follows: 1962 Imperial was taxed as a 1963.

1965	02 563 800		
	Irving H. Bullard		
	101 East Manning St.	2,360. M.V.	\$ 92.04

1964	02 563 800		
	Same	2,800. M.V.	109.20

decrease 1965		860. M.V.	\$ 33.54
" 1964		800. M.V.	31.20

forward

Louis T. Cote'City Tax Assessor

City Hall

Providence 3, Rhode Island March 23, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 63 , contains the following assessment:

65

1963

12 000 679

L M Cab Inc.

476 Valley St.

1,340. M.V.

\$ 52.26

1965

12 000 679

L M Cab Inc.

476 Valley St.

340. M.V.

13.26

The city tax should read and the assessment should stand as follows: Taxicab overassessed.

1963

12 000 679

L M. Cab Inc.

476 Valley St.

880. M.V.

\$ 34.32

1965

12 000 679

L M Cab Inc.

476 Valley St.

220. M.V.

8.58

decrease 1963

460. M.V.

\$ 17.94

" 1965

120. M.V.

4.68

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 23, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65, contains the following assessment:

1965

16 120 500

Patton MacGuyer Co.

17 Virginia Ave.

	6,780. M.V.		
	100,000. tangible		
	6,500. intangible	\$	\$ 4,190.42

The city tax should read and the assessment should stand as follows: truck overassessed and business now a corporation and not liable for intangible tax.

16 120 500

Patton MacGuyer Co.

17 Virginia Ave.

	5,480. M.V.		
	100,000. tangible		
	6,500. intangible	\$	\$ 4,113.72

decrease	1,300. tangible	\$	50.70
"	6,500. intangible		26.00

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 25, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

03 582 750		
Fred I. Cooperstock		
51 South Angell St.	480. M.V.	\$ 18.72

The city tax should read and the assessment should stand as follows: one vehicle junked prior to December 31, 1964.

03 582 750		
Fred I. Cooperstock		
51 South Angell St.	340. M.V.	\$ 13.26

decrease	140. M.V.	\$ 5.46
----------	-----------	---------

forward

Louis T. Cote'City Tax Assessor

City Hall
 Providence 3, Rhode Island

March 29, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65, contains the following assessment:

1965

02 249 355

Best By Test Brokerage Inc.

25 Bath St.

5,440. M.V.

\$ 212.16

The city tax should read and the assessment should stand as follows: two trucks overassessed.

02 249 355

Best By Test Brokerage Inc.

25 Bath St.

3,340. M.V.

\$ 130.26

decrease

2,100. M.V.

\$ 81.90

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 29, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19⁶⁴, contains the following assessment:

1964

05 092 725

Edward A. Evans Jr.

192 Narragansett Ave.

280. M.V.

\$ 10.92

The city tax should read and the assessment should stand as follows: Pd one vehicle in Gloucester.

05 092 725

Edward A. Evans Jr.

192 Narragansett Ave.

140. M.V.

\$ 5.46

decrease

140. M.V.

\$ 5.46

forward

Louis T. Cote'City Tax Assessor

**City Hall
Providence 3, Rhode Island**

March 29, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65 , contains the following assessment:

1965

07 105 026 Gem Sales Co. Inc. 177 North Main St.	5,000. tangible	\$ 195.00
--	-----------------	-----------

The city tax should read and the assessment should stand as follows: inventory overassessed.

07 105 026 Gem Sales Co. Inc. 177 North Main St.	3,500. tangible	\$ 136.50
--	-----------------	-----------

decrease	1,500. tangible	\$ 58.50
----------	-----------------	----------

forward

Louis T. Cote'City Tax Assessor

**City Hall
Providence 3, Rhode Island**

March 29, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 1965 contains the following assessment:

1965

07 114 500			
General Motors Acceptance Corp.			
270 Elmwood Ave.	10,000. tangible		
	17,400. M.V.	\$	1,068.60

The city tax should read and the assessment should stand as follows: two vehicles sold prior to 12/31/64.

07 114 500			
General Motors Acceptance Corp.			
270 Elmwood Ave.	10,000. tangible		
	11,000. M.V.	\$	819.00

decrease	6,400. M.V.	\$	249.60
----------	-------------	----	--------

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 29, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65 , contains the following assessment:

1965

13 760 560		
William Morris		
d/b/a Nut Shoppes		
P. O. Box 117		
Windsor, Conn. 06095	6,500. tangible	\$ 253.50

The city tax should read and the assessment should stand as follows: inventory overassessed.

13 760 560		
William Morris		
d/b/a/Nut Shoppes		
P. O. Box 117		
Windsor, Conn. 06095	5,000. tangible	\$ 195.00

decrease	1,500. tangible	\$ 58.50
----------	-----------------	----------

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 30, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

06 194 403 Frank Florio 214 Cedar St.	900. M.V.	\$ 35.10
---	-----------	----------

The city tax should read and the assessment should stand as follows: motor vehicle assessed on wrong model.

06 194 403 Frank Florio 214 Cedar St.	720. M.V.	\$ 28.08
---	-----------	----------

decrease	180. M.V.	\$ 7.02
----------	-----------	---------

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 30, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65 , contains the following assessment:

1965

06 303 165

Samuel Friedman & wf

Pauline

4 Old Tannery Rd.

31,180. real estate

44,000. intangible

\$ 1,392.02

The city tax should read and the assessment should stand as follows: intangible incorrectly assessed.

06 303 165

Samuel Friedman & wf

Pauline

4 Old Tannery Rd.

31,180. real estate

40,500. intangible

\$ 1,378.02

decrease

3,500. intangible

\$ 14.00

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 30, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65 , contains the following assessment:

1965

13 771450 Frank Mosca 82 Ralph St.	1,540. M.V.	\$ 60.06
--	-------------	----------

The city tax should read and the assessment should stand as follows: two different people.

13 771 450 Frank Mosca 569 Admiral St.	140. M.V.	\$ 5.46
--	-----------	---------

13 771 440 (new) Frank Mosca 82 Ralph St.	1,400. M.V.	\$ 54.60
---	-------------	----------

decrease 13 771 450	1,400. M.V.	\$ 54.60
increase 13 771 440	1,400. M.V.	54.60

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 30, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

14 077 230 Robert E. Nichols 7 Home Ave.	1,640. M.V.	\$ 63.96
--	-------------	----------

The city tax should read and the assessment should stand as follows: two different people.

14 077 230 Robert Nichols 69 Hudson St.	140. M.V.	\$ 5.46
---	-----------	---------

14 077 235 (new) Robert E. Nichols 7 Home Ave.	1,500. M.V.	\$ 58.50
--	-------------	----------

decrease 14 077 230	1,500. M.V.	\$ 58.50
increase 14 077 235	1,500. M.V.	58.50

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 30, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65, contains the following assessment:

1965

03 132 310 Paul G. Cardarelli 75 Langdon St.	1,300. M.V.	\$ 50.70
--	-------------	----------

The city tax should read and the assessment should stand as follows: auto coded to wrong account.

03 132 310 Paul G. Cardarelli 75 Langdon St.	640. M.V.	\$ 24.96
--	-----------	----------

03 132 305(new) Paul D. Cardarelli 75 Langdon St.	660. M.V.	\$ 25.54 25.74 J.B.B.
---	-----------	----------------------------------

decrease 03 132 310	660. M.V.	\$ 25.54 25.74 J.B.B.
increase 03 132 305	660. M.V.	25.54 25.74 J.B.B.

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 25, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19⁶⁵, contains the following assessment:

1965

04 030 450

Anthony D'Ambra

49 Atwells Ave.

2,340. M.V.

	\$ 91.26
ExCr	39.00
	52.26

The city tax should read and the assessment should stand as follows: truck assessed on wrong year model.

04 030 450

Anthony D'Ambra

49 Atwells Ave.

940. M.V.

	\$ 36.66
ExCr	36.66
	0

decrease

1,340. M.V.

\$ 52.26

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 30, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65, contains the following assessment:

1965

Ol 497 393 Antonio P. Duarte 179 Transit St.	2,880. M.V.	\$ 112.32
--	-------------	-----------

The city tax should read and the assessment should stand as follows: father and son.

Ol 497 393 Antonio P. Duarte 179 Transit St.	680. M.V.	\$ 26.52
--	-----------	----------

Ol 497 386 (new) Antonio Duarte 47 Governor St.	2,200. M.V.	\$ 85.80
---	-------------	----------

decrease Ol 497 393	2,200. M.V.	85.80
increase Ol 497 386	2,200. M.V.	\$ 85.80

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 30, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65, contains the following assessment:

1965

04 333 122 Anthony DiLorenzo 53 What Cheer Ave.	2,160. M.V.	\$ 84.24
---	-------------	----------

The city tax should read and the assessment should stand as follows: father and son.

04 333 122 Anthony DiLorenzo 53 What Cheer Ave.	140. M.V.	\$ 5.46
---	-----------	---------

04 333 125 (new) Anthony DiLorenzo 99 Hazael St.	2,020. M.V.	\$ 78.78
--	-------------	----------

decrease 04 333 122	2,020. M.V.	\$ 78.78
increase 04 333 125	2,020. M.V.	\$ 78.78

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 31, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65 , contains the following assessment:

1965

06 308 640 John Fronsack 568 Potters Ave.	320. M.V.	\$ 12.48
---	-----------	----------

The city tax should read and the assessment should stand as follows: father and son,

06 308 640 John C. Fronsack 568 Potters Ave.	180. M.V.	\$ 7.02
--	-----------	---------

06 308 637 (new) John Fronsack 568 Potters Ave.	140. M.V.	5.46
---	-----------	------

decrease 06 308 640	140. M.V.	\$ 5.46
increase 06 308 637	140. M.V.	5.46

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 31, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

07 378 620 Wilfred Greene 188 Baker St.	1,560. M.V.	\$	60.84
---	-------------	----	-------

07 378 630 Wilfred E. Greene 269 Veazie St.	140. M.V.		5.46
		ExCr	<u>5.46</u>
			0

The city tax should read and the assessment should stand as follows: Same person.

07 378 620 Wilfred Greene 188 Baker St.	0		0
07378 630 Wilfred E. Greene 269 Veazie St.	1,700. M.V.	\$	66.30
		ExCr	<u>39.00</u>
			27.30

decrease 07 378 620	1,560. M.V.	\$	60.84
increase 07 378 630	700. M.V.		27.30

forward

Recommended by:

CITY COUNCIL

James G. Dolan
Personal Property Aide

Approved by:

APR 7 - 1966
FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS
Business Services Dept.

Lawrence T. Cate
City Assessor

APR 27 1966
RECOMMENDS
CLAIMS AND PENDING SUITS...
THE COMMITTEE ON
William H. Matthews
First Deputy City Clerk

PROVIDENCE, R.I.
MAY 11 1966

IN CITY COUNCIL
MAY 5 - 1966

APPROVED:
Vincent Vespia
CLERK

IN CITY COUNCIL

APR 7 - 1966

FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS

Vincent Vespia, CLERK

Recommended by:

Approved by:

[Signature]
Personal Property Aide

[Signature]
City Assessor

THE COMMITTEE ON

CLAIMS AND PENDING SUITS..

Recommends

APR 27 1966

William A. Matthews

First Deputy City Clerk

FILED

APR 4 11 49 AM '66

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

IN CITY COUNCIL

MAY 2 - 1966

APPROVED:

CLERK

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

March 30, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

04 005 375

Satrag Daglian & wf Nooritza S.

154 Narragansett St.

Cranston, R. I.

4,850. real estate \$ 189.15

The city tax should read and the assessment should stand as follows: Plat 48, lot 349, Building 3,710. - should be 1,420. Overassessed by error.
(144 Ocean St.)

04 005 375

Satrag Daglian & wf Nooritza S.

154 Narragansett St.

Cranston, R. I.

2,560. real estate \$ 99.84

decrease

2,290. real estate \$ 89.31

forward

Recommended by:

Joseph B. Bigelow

Joseph B. Bigelow
Real Estate Assessment Aide

Approved by:

APR 27 1966
FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS

Louis T. Cote
City Assessor

APR 27 1966
RECOMMENDS
THE COMMITTEE ON
CLAIMS AND PENDING SUITS
Richard A. Matthews
First Deputy City Clerk

IN CITY COUNCIL
MAY 5 - 1966

APPROVED:
Vincent Vespa
CLERK

IN CITY COUNCIL
MAY 5 - 1966
APPROVED:
CLERK

IN CITY COUNCIL

Recommended by:

APR 7 - 1966

FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS

Vincent Vespia, CLERK

Approved by:

THE COMMITTEE ON
CLAIMS AND PENDING SUITS

Recommends

APR 27 1966

William A. Matthews
First Deputy City Clerk

Approved

IN CITY COUNCIL
MAY 5 - 1966

APPROVED:

CLERK

IN CITY COUNCIL
MAY 5 - 1966

APPROVED:

CLERK

[Handwritten signature]
Real Estate Assessment Aide

[Handwritten signature]
City Assessor

Louis T. CoteCity Tax Assessor

City Hall
Providence 3, Rhode Island

March April 4, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 64, contains the following assessment:

1964

03 461 665 Olindo Colasante 31 Battey St.	1,340. M.V.	\$ 52.26
---	-------------	----------

The city tax should read and the assessment should stand as follows: sold 1960 Pontiac prior to December 31, 1963.

03 461 665 Olindo Colasante 31 Battey St.	140. M.V.	\$ 5.46
---	-----------	---------

decrease	1,200. M.V.	\$ 46.80
----------	-------------	----------

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

April 11, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 64, contains the following assessment:

1964

19 086 695

Emily M. Saucier

42 Bogman St.

360. M.V.

\$ 14.04

The city tax should read and the assessment should stand as follows: assessed on wrong model.

19 086 695

Emily M. Saucier

42 Bogman St.

140. M.V.

\$ 5.46

 decrease

220. M.V.

\$ 8.58

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

April 11, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

03 509 258

Community Hardware Co.

1911 Westminster St.

1,600. M.V.
13,000. tangible \$ 569.40

The city tax should read and the assessment should stand as follows: Truck overassessed.

03 509 258

Community Hardware Co.

1911 Westminster St.

700. M.V.
13,000. tangible \$ 534.30

decrease 900. M.V. \$ 35.10

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

April 12, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65, contains the following assessment:

1965

09 068 000 Charles F. M. Ingerson 32 Miller Ave.	240. M.V.	\$ 9.36
--	-----------	---------

09 068 002 Charles F. M. Ingerson Jr. 32 Miller Ave.	140. M.V.	5.46
--	-----------	------

The city tax should read and the assessment should stand as follows: same person.

09 068 000 Charles F. M. Ingerson 32 Miller Ave.	0	0
--	---	---

09 068 002 Charles F. M. Ingerson Jr. 32 Miller Ave.	380. M.V.	\$ 14.82
--	-----------	----------

decrease 09 068 000	240. M.V.	\$ 9.36
increase 09 068 002	240. M.V.	9.36

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

April 13, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 ~~64~~, contains the following assessment:

1964

18 311 402
Hilda Robinson
265 Gordon Ave.

280. M.V.

\$ 10.92

The city tax should read and the assessment should stand as follows:
assessed on wrong auto.

18 311 402
Hilda Robinson
265 Gordon Ave.

140. M.V.

\$ 5.46

decrease

140. M.V.

\$ 5.46

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

April 13, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19⁶⁵, contains the following assessment:

1965

12 114 512 Arthur J. Lawton & wf Bernice 25 Jefferson St.	13,440. real estate 850. M.V.	\$ 557.31
--	----------------------------------	-----------

12 114 510 Arthur J. Lawton 25 Jefferson St.	140. M.V.	5.46
--	-----------	------

The city tax should read and the assessment should stand as follows: auto coded to wrong account.

12 114 512 Arthur J. Lawton & wf Bernice 25 Jefferson St.	13,440. real estate	\$ 524.16
--	---------------------	-----------

12 114 510 Arthur J. Lawton 25 Jefferson St.	990. M.V.	\$ 38.61
--	-----------	----------

decrease 12 114 512	850. M.V.	\$ 33.15
increase-12 114 510	850. M.V.	33.15

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

April 14, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 19 65 ; contains the following assessment:

1965

13 445 115

Peter E. McKay Jr.

75 Bernon St.

640. M.V.

	\$	24.96
ExCr		<u>24.96</u>
		0

The city tax should read and the assessment should stand as follows:
father and son.

13 445 115

Peter E. McKay Jr.

75 Bernon St.

140. M.V.

		5.46
ExCr		<u>5.46</u>
		0

13 445 113 (new)

Peter E. McKay Sr.

104E Fallmore St.

500. M.V.

19.50

 increase 13 445 113

500. M.V.

\$ 19.50

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

April 14, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

16 321 195 Podrat Bros. Realty Co. 24 Stevens St.	80,650. real estate 2,360. M.V.	\$ 3,237.39
16 321 200 Podrat Bros. Textile Co. 24 Stevens St.	7,500. M.V.	292.50

The city tax should read and the assessment should stand as follows: motor vehicles assessed to wrong company.

16 321 195 Podrat Bros. Realty Co. 24 Stevens St.	80,650. real estate	\$ 3,145.35
16 321 200 Podrat Bros Textile Co. 24 Stevens St.	9,860. M.V.	384.54

decrease 16 321 195	2,360. M.V.	\$ 92.04
increase 16 321 200	2,360. M.V.	92.04

k forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

April 14, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

22 055 200

Michael Vescera

295 New York Ave.

7,040. M.V.

800. tangible

\$ 305.76

The city tax should read and the assessment should stand as follows: one auto coded to wrong account.

22 055 200

Michael Vescera

295 New York Ave.

800. tangible

4,460. M.V.

\$ 205.14

22 055 402 (new)

Michael C. Vescera

293 New York Ave.

2,580. M.V.

100.62

decrease 22 055 200

2,580. M.V.

\$ 100.62

increase 22 055 402

2,580. M.V.

100.62

forward

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

April 14, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

1965

26 017 285 John S. Zawislak 11 Stansbury St.	280. M.V.	\$ 10.92
26 017 290 Roy S. Zawislak 11 Stansbury St.	140. M.V.	5.46

The city tax should read and the assessment should stand as follows: ~~one~~ auto coded to wrong account.

26 017 285 John S. Zawislak 11 Stansbury St.	0	\$ 0
26 017 290 Roy S. Zawislak 11 Stansbury St.	420. M.V.	16.38

decrease 26 017 285	280. M.V.	\$ 10.92
increase 26 017 290	280. M.V.	10.92

forward

IN CITY COUNCIL

Recommended by:

APR 2 1 1968
FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS
Clerk

James S. Nolan
Personal Property Aide

Approved by:

THE COMMITTEE ON

CLAIMS AND PENDING SUITS
RECOMMENDS
APR 27 1968
Clerk

James T. Cate
City Assessor

IN CITY COUNCIL
MAY 5 - 1968

APPROVED:

Vincent Vespa
CLERK

IN CITY COUNCIL
MAY 5 - 1968

APPROVED:

CLERK

PROVIDENCE, R.I.
DEF. CLERK

MAY 18 11 40 AM '68

IN CITY COUNCIL

APR 21 1966

FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS

Vincent Vespia, CLERK

Recommended by:

[Signature]
Personal Property Aide

[Signature]
City Assessor

THE COMMITTEE ON

Approved by:

CLAIMS AND PENDING SUITS

Recommends

APR 27 1966

William A. Matthews
First Deputy City Clerk

Approved

IN CITY COUNCIL
MAY 5 - 1966

APPROVED:

CLERK

IN CITY COUNCIL
MAY 2 - 1966

APPROVED:

CLERK

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

Apr 18 11 40 AM '66

FILED

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

To the Honorable City Council of the City of Providence:

April 5, 1966

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1959, contains the following assessment:

1960
1964
1965

The following accounts are entitled to exemption credit, as Veteran's record is on file in this office.

<u>TAX OF 1959</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
02 070 010 Simon Barboza 51 Hawes Street Now--40 Quaid Street			
Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46
<u>TAX OF 1960</u>			
02 070 010 Simon Barboza 51 Hawes Street Now--40 Quaid Street			
Valuation 280 M.V. Amt. Dec. 280 M.V.	10.92	0	10.92
<u>TAX OF 1965</u>			
02 283 150 Walter J. Bishop 357 Public Street Now--60 Trask Street			
Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46

-forward-

<u>TAX OF 1965</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
03 549 620 William S. Conroy and wife Mary A. 1 Malvern Street			
Valuation 6880 Real Estate Amt. Dec. 1000 Real Estate	268.32	229.32	39.00

TAX OF 1965

04 558 120 Thomas H. Dwyer 55 Newark Street			
Valuation 500 M.V. Amt. Dec. 500 M.V.	19.50	0	19.50

TAX OF 1965

07 355 515 J. Malcolm Grear 64 Elmgrove Avenue			
Valuation 1080 M.V. " 500 Tang.P.P. Amt. Dec. 1000 M.V.	61.62	22.62	39.00

TAX OF 1964

05 072 805 Francesco Erice 116 Cass Street Now--16 Burnside Street			
Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46

TAX OF 1965

05 072 805 Francesco Erice 116 Cass Street Now--16 Burnside Street			
Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46

<u>TAX OF 1965</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
03 068 900 Frederick J. Campbell and wife Margaret V. 196 Sinclair Avenue			
Valuation 9240 Real Estate Amt. Dec. 860 Real Estate	360.36	326.82	33.54
(Received 140 exemption - 03 068 800)			

TAX OF 1965

10 046 230
Thomas D. Jennings
54 Whipple Street
Now--586 Huntington Avenue

Valuation 280 M.V. Amt. Dec. 280 M.V.	10.92	0	10.92
--	-------	---	-------

TAX OF 1965

13 469 529
Edward B. McLaughlin
22 Whelan Road

Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46
--	------	---	------

TAX OF 1965

13 499 605
Robert E. McNeil
87 Bowdoin Street

Valuation 180 M.V. Amt. Dec. 180 M.V.	7.02	0	7.02
--	------	---	------

TAX OF 1965

16 307 852
Rosalie H. Pixton
95 Gallatin Street

Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46
--	------	---	------

<u>TAX OF 1964</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
19 033 100 Frank Salzillo 242 Killingly Street			
Valuation 2000 M.V. Amt. Dec. 1000 M.V.	78.00	39.00	39.00

TAX OF 1965

19 033 100
Frank Salzillo
242 Killingly Street

Valuation 1540 M.V.
Amt. Dec. 1000 M.V.

60.06

21.06

39.00

(Veteran filed, June 13, 1946)

TAX OF 1964

19 286 160
John B. Silva
88 Pike Street

Valuation 2360 M.V.
Amt. Dec. 1000 M.V.

92.04

53.04

39.00

TAX OF 1965

19 286 160
John B. Silva
88 Pike Street

Valuation 2480 M.V.
Amt. Dec. 1000 M.V.

96.72

57.72

39.00

<u>TAX OF 1964</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
18 261 255 William F. Riess 93 Appleton Street			
Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46

TAX OF 1964

19 191 640
John P. Sellers
460 Branch Avenue

Valuation 720 M.V. Amt. Dec. 720 M.V.	28.08	0	28.08
--	-------	---	-------

TAX OF 1965

19 397 020
Marion L. Smith
85 Carr Street, Warwick, R.I.
should be--85 Carr Street, Providence, R.I.

Valuation 12,560 Real Estate " 1,260 M.V. Amt. Dec. 1,000 M.V.	538.98	499.98	39.00
--	--------	--------	-------

TAX OF 1965

02 258 802
Louis A. Bianco
543 Union Avenue
Now--137 First Avenue,
East Greenwich, R.I.

Valuation 1620 M.V. Amt. Dec. 1000 M.V.	63.18	24.18	39.00
--	-------	-------	-------

<u>TAX OF 1965</u>	<u>TOTAL TAX</u>	<u>CORRECTED TOTAL TAX</u>	<u>AMOUNT OF CORRECTION DECREASE</u>
13 429 685 Bernard H. McGuire 88 Carr Street			
Valuation 460 M.V. Amt. Dec. 460 M.V.	17.94	0	17.94

<u>TAX OF 1964</u>			
23 068 460 William R. Waters 429 Pine Street			
Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46

<u>TAX OF 1965</u>			
23 068 460 William R. Waters 429 Pine Street			
Valuation 140 M.V. Amt. Dec. 140 M.V.	5.46	0	5.46

IN CITY COUNCIL
MAY 5 - 1966

APPROVED:

Vincent Vespa
CLERK

Louis T. Cote

Louis T. Cote,
City Assessor.

TAX OF 1959	Tang.P.P. (Valuation Decrease)	140	TAX \$	5.46
" " 1960	Tang.P.P. " "	280	"	10.92
" " 1964	Tang.P.P. " "	3,140	"	122.46
" " 1965	Real Estate " "	1,860	"	72.54
" " 1965	Tang.P.P. " "	7,120	"	277.68
Total Amount Decrease (1959, 1960, 1964, 1965)				489.06

COUNCIL IN CITY

APR 21 1968

FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS

Business Manager, Clerk

THE COMMITTEE ON

CLAIMS AND PENDING SUITS

APR 22 1968

Recommends

William J. Matthews
First Deputy City Clerk

PROVIDENCE, R.I.
MAY 11 11 01 AM '68

TAX OF 1959	Tang.P.P.	(Valuation Decrease)	1960	Tang.P.P.	TAX OF 1960
" "	Tang.P.P.	" "	580	" "	10.95
" "	Tang.P.P.	" "	3,140	" "	155.46
" "	Real Estate	" "	1,800	" "	45.24
" "	Tang.P.P.	" "	7,150	" "	522.68

Total Amount Decrease (1959, 1960, 1961, 1962) 782.00

IN CITY COUNCIL

APR 21 1966

FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS

Vincent Vespa, CLERK

THE COMMITTEE ON
CLAIMS AND PENDING SUITS

Recommends

APR 27 1966

William J. Matthews Approval
First Deputy City Clerk Clerk

FILED

APR 18 11 40 AM '66

DEPUTY CITY CLERK
PROVIDENCE, R.I.

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

April 6, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

	<u>total tax</u>	<u>Corrected total tax</u>	<u>decrease</u>
1964			
03 067 350 Egbert Alexander Campbell 85 University Ave. 2,500. M.V. Taxed in Barrington.	97.50	0	97.50
18 398 308 McDonald Robinson Jr. 141 Doyle Ave. 1,060. M.V. Auto repossessed.	41.34	0	41.34
13 398 785 William B. McGannon 89 Evergreen St. 280. M.V. Did not own 12/31/63.	10.92	0	10.92
22 074 570 Bridget Vinacco 281 Ohio Ave. 140. M.V. Did not own.	5.46	0	5.46
23 124 820 Robert W. Westerfield 102 Baxter St. 140. M.V. Servicemens' Act.	5.46	0	5.46
08 371 300 Alice A. Hyman 66 Laurel Ave. 2,700. intangible To Pawtucket, 1962.	10.80	0	10.80

forward

1000000

FILED
APR 18 11 40 AM '66
DEPT. OF CITY CLERK
PROVIDENCE, R.I.

TO THE HONORABLE CLERK
OF THE CITY OF PROVIDENCE
FROM THE HONORABLE CLERK
OF THE CITY OF PROVIDENCE

1000000

TO THE HONORABLE CLERK
OF THE CITY OF PROVIDENCE
FROM THE HONORABLE CLERK
OF THE CITY OF PROVIDENCE

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TO THE HONORABLE CLERK
OF THE CITY OF PROVIDENCE
FROM THE HONORABLE CLERK
OF THE CITY OF PROVIDENCE

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TO THE HONORABLE CLERK
OF THE CITY OF PROVIDENCE
FROM THE HONORABLE CLERK
OF THE CITY OF PROVIDENCE

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TO THE HONORABLE CLERK
OF THE CITY OF PROVIDENCE
FROM THE HONORABLE CLERK
OF THE CITY OF PROVIDENCE

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TO THE HONORABLE CLERK
OF THE CITY OF PROVIDENCE
FROM THE HONORABLE CLERK
OF THE CITY OF PROVIDENCE

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1000000

	<u>total tax</u>	<u>Corrected total tax</u>	<u>decrease</u>
1965			
08 371 300 Alice A. Hyman 66 Laurel Ave. 2,700. intangible To Pawtucket, 1962	10.80	0	10.80
1962			
04 239 245 Oscar Dermanouelian 169 Dudley St. 480. M.V. Servicemens' Act.	18.72	0	18.72
1964			
09 017 060 Frank Iannucci 136 Seaman's St. 1,380. M.V. Auto junked.	53.82	0	53.82
18 061 310 Robert E. Reavey 61 Wealth Ave. 760. M.V. Pd in Charlestown.	29.64	0	29.64
18 222 356 Angelo Ricci 173 Admiral St. 1,660. M.V. Total wreck.	64.74	0	64.74
04 271 110 Gustin DeValerio 94 Jastram St. 140. M.V. Did not own.	5.46	0	5.46
1963			
13 270 105 Erna Mathewson Exrx. u/w Earl Mathewson 75 Georgia Ave. 620. M.V. Did not own.	24.18	0	24.18
1962			
04 356 310 Italo DiNitto 279 Broadway 140. M.V. Non-res.	5.46	0	5.46

forward

	<u>total tax</u>	<u>Corrected total tax</u>	<u>decrease</u>
1964			
20 163 619			
George V. Townsend			
70 June St.			
940. M.V.	36.66	0	36.66
Servicemens' Act.			
1965			
20 163 619			
Same			
700. M.V.	27.30	0	27.30
Servicemens' Act.			
1964			
03 356 780			
Michael A. Cicerchia			
29 School St.			
140. M.V.	5.46	0	5.46
Taxed in Warwick.			
1962			
12 203 800			
Samuel B. Levy			
37 Clarencon Ave.			
700. tangible			
1,500. intangible	33.30	0	33.30
Non-res. since 1959.			

Recommended by:

James S. Blulan
Personal Property Aide

**CITY IN
COUNCIL**

Approved by:

James T. Cote
City Assessor

APR 27 1966
FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS
Clerk: Vincent Vespa

**IN CITY COUNCIL
MAY 5 - 1966**

APPROVED:

Vincent Vespa
CLERK

THE COMMITTEE ON

CLAIMS AND PENDING SUITS
Recommends
APR 27 1966

William J. Matthews
First Deputy City Clerk

[Handwritten signature]
Personal Property Aide

[Handwritten signature]
City Assessor

Recommended by:

IN CITY COUNCIL

APR 21 1966

FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS

Approved by:

Vincent Vespa, CLERK

IN CITY COUNCIL
MAY 2 - 1966

APPROVED:

THE COMMITTEE ON
CLAIMS AND PENDING SUITS
Recommends

APR 27 1966

William H. Matthews
First Deputy City Clerk

Approved

Louis T. Cote'City Tax Assessor

City Hall
Providence 3, Rhode Island

April 6, 1966

To the Honorable City Council of the City of Providence:

Pursuant to the provisions of Sections 41 and 42 of Chapter 32 of the General Laws of the State of Rhode Island, Revision of 1938, the undersigned, City Assessor of the City of Providence, hereby requests your Honorable Body to cancel the following tax assessments or such part thereof as may be requested, as hereinafter set forth.

The City Tax List certified to the City Collector of the City of Providence on June 15, A. D. 1965, contains the following assessment:

	<u>total tax</u>	<u>Corrected total tax</u>	<u>decrease</u>
1965			
09 027 457 Antonetta E. Imbriaco 930 Douglas Ave. 140. M.V. Sold prior 12/31/64.	5.46	0	5.46
09 035 102 Claire E. Improta 317 Atwells Ave. 140. M.V. Dup. 19 491 710.	5.46	0	5.46
09 111 166 Ind. Natl Bk Cons. Est. William H. Hayward 1 4987 817,200. intangible Dup. 08 147 100	3,268.80	0	3,268.80
09 036 230 Robert Indeglia 451 Broadway 640. M.V. To Minnesota May, 1964.	24.96	0	24.96
09 074 640 International Machine Tool Corp. 239 Georgia Ave. 2,680. M.V. Assessed in Warwick.	104.52	0	104.52
11 036 803 Jack I. Kaufman 90 Dexterdale Rd. 140. M.V. To Calif. Nov. 1964.	5.46	0	5.46

forward

	<u>total tax</u>	<u>Corrected total tax</u>	<u>decrease</u>
1965			
11 039 407 Tony Mark Kavali 587 Rochambeau Ave 1,500. M.V. Servicemens' Act.	58.50	0	58.50
11 142 015 Thomas E. Kilkenny Box 1415 Brown University 140. M.V. Moved to Wisconsin June, 1964	5.46	0	5.46
11 156 270 Patricia F. King 27 Burlington St. 500.M.V. Boston, Mass July 1964	19.50	0	19.50
- 11 182 905 Robert L. Knight Jr. 539 Angell St. 13,000 intangible Non-resident	52.00	0	52.00
11 204 425 Helen M. Korus 22 Mauney St. 2700. M.V. Auto repossed	105.30	0	105.30
11218 490 Frank W. Kremski 165 Silver Lake Ave. 200. M.V. Moved to Pa.	7.80	0	7.80
11 222 460 Kizo Krouchanis 107 Wayne St. 220. M.V. Same as 11 219 580	8.58	0	8.58

1965

	<u>total tax</u>	<u>Corrected total tax</u>	<u>decrease</u>
11 222 586 Donald W. Krueger 227 Irving Ave. 200. M.V. Non resident 12/31/64	7.80	0	7.80
11 229 009 Herbert R. Kupsinel 4 Mawney St. 1,000.M.V. Moved to Conn.	39.00	0	39.00
10 002 773 Arthur F. Jackson 6 Circledale Drive Cumberland R.I. 140. M.V. Moved 10/64to Cumberland	5.46	0	5.46
10 005 880 Ida Jackson 7 Ticknor St. 1,260 M.V. Moved to Oregon	49.14	0	49.14
10 022 410 Judith S. Jaffe 22 Sargent Ave 760. M.V. Moved to New Jersey	29.64	0	29.64
10 028 700 Aboulghelm Jamshidi c/o Veterans Hospital Davis Park 1,380. M.V. Moved to Michigan	53.82	0	53.82
10 049 280 Robert Jerrett Jr Box 932 Brown University 140. M.V. Auto Junked 8-1964	5.46	0	5.46

39-Z

4.

total taxCorrected
total taxdecrease

1965

10 103 100

Edith M. Jordan Est

1244 Elmwood Ave

140. M.V.

Auto sold prior 12/31/64

5.46

0

5.46

10 070 480

Frederick C. Johnson

8 Taber Ave.

140. M.V.

Moved to Trenton N.J.

5.46

0

5.46

10 074 375

Jeannette Johnson

24 Fifth St

380. M.V.

Died Oct, 1964

14.82

0

14.82

10 089 110

Frederick C. Johnston Jr.

41 Pennsylvania Ave.

400. M.V.

Non-resident

15.60

0

15.60

10 090 770

Walter Johnston

77 Pitman St.

1,500. M.V.

Moved to Conn.

58.50

0

58.50

10 093 010

Andrew Jones

17 Wilson St.

240. M.V.

Moved to

Niagara Falls, N.Y.

9.36

0

9.36

10 102 800

Byron C. Jordan

1244 Elmwood Ave.

1,780. M.V.

Died September, 1964

69.42

0

69.42

	<u>total tax</u>	<u>Corrected total tax</u>	<u>decrease</u>
1965			
12 050 545 Margaret W. Lang 85 Governor St. 360. M.V. Moved to New Mexico	14.04	0	14.04
12 118 728 Robert Layman 454 Franklin St. Lansdale Pa. 1,480. M.V. Non-resident	57.72	0	57.72
12 135 900 Rose Lecht 135 Sixth St 500. M.V. Moved to Boston, Mass.	19.50	0	19.50
12 136 140 Alison E. Leckie 71 Lorraine Ave 500. M.V. Went to England September, 1964	19.50	0	19.50
12 142 990 Kim Y Lee 84 Linwood Ave 500. M.V. Moved to Washington	19.50	0	19.50
12 153 381 Joseph Leite 10 Emmett St. 140. M.V. Did not own 12/31/64	5.46	0	5.46
12 177 800 Alfred L Lepore 736 Manton Ave. 140. M.V. Auto sold after death June 1964	5.46	0	5.46

	<u>total tax</u>	<u>Corrected total tax</u>	<u>decrease</u>
1965			
12 178 750 Armand Lepore 18 Job St. 140.M.V. Car Junked	5.46	0	5.46
12 131 120 Louise LeBeau 66 Arnold St. 820. M.V. Moved to Mass. prior to 12/31/64	31.98	0	31.98
12 157 047 Robert E. Lemieux 38 Mt. Pleasant Ave. 1, 100. M.V. Moved to New Jersey	42.90	0	42.90
12 185 550 Carol F Lessler 295 Blackstone Boulevard 2,000. M.V. Moved to Washington, D.C.	78.00	0	78.00
12 187 200 Mary A. Lester 106 Gordon Ave. 240. M.V. Moved to California	9.36	0	9.36
12 205 800 Arthur H W Lewis 125 Blackstone Blvd. 2,000.M.V. 3,700. Tangible Moved to S. Kingston per Mr. Dolan	222.30	0	222.30
12 207 450 Edwin F Lewis Jr. 111 Bowen St. 1,600. M.V. Moved to Mass.	62.40	0	62.40

Recommended by:

James G. Hulan
Personal Property Aide

COUNCIL IN CITY

Approved by:

APR 27 1966
FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS
William H. Martson
First Deputy City Clerk

Louis T. Cate
City Assessor

APR 27 1966
THE COMMITTEE ON
CLAIMS AND PENDING SUITS
Recommends
William H. Martson
First Deputy City Clerk

**IN CITY COUNCIL
MAY 5 - 1966**

APPROVED:

Vincent Vespa
CLERK

PROVIDENCE, R.I.
MAY 18 11 20 AM '66

[Handwritten signature]
Personal Property Aide

IN CITY COUNCIL

APR 21 1966

FIRST READING
REFERRED TO COMMITTEE ON
CLAIMS AND PENDING SUITS

Vincent Vespa, CLERK

Recommended by:

Approved by:

City Assessor

THE COMMITTEE ON

CLAIMS AND PENDING SUITS

Recommends

APR 27 1966

William H. Matthews

First Deputy City Clerk

Approved

IN CITY COUNCIL

MAY 5 - 1966

APPROVED:

[Handwritten signature]
CLERK

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

APR 18 11 40 AM '66

FILED



CITY OF PROVIDENCE
EXECUTIVE CHAMBER
PROVIDENCE, R. I.

JOSEPH A. DOORLEY, JR.
MAYOR

April 27, 1966

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

Gentlemen:

In accordance with the provisions of Section 26 of the Charter of the City of Providence, I am returning herewith, with my disapproval, a resolution read and passed at the April 21, 1966 meeting of the Providence City Council.

Historic area zoning is a legislative device intended to preserve a district or area in a city or town which reflects elements of its cultural, social, economic, political and architectural history. The General Assembly, in order to achieve this purpose, enacted Chapter 131 of the Public Laws of 1959; and pursuant thereto your Honorable Body enacted Chapter 1342 of the Ordinances of the City of Providence in 1960. That Ordinance specifically delegates the authority to review plans for construction, alteration, repair, moving or demolition of structures to the Historic District Commission and further, vests authority in that Body to issue Certificates of Approval. I, therefore, am of the opinion that the City Council did not intend to reserve authority to approve individual plans.

For that reason, I am returning this resolution with my disapproval and veto.

IN CITY COUNCIL

MAY 5 - 1966

READ:

WHEREUPON IT IS ORDERED THAT
THE SAME BE RECEIVED.

JAD: jag

Coniunt Vespi
CLERK

Sincerely,

Joseph A. Doorley, Jr.
Joseph A. Doorley, Jr.
Mayor of Providence

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No.

Approved

WHEREAS, premises at 33 Thayer Street are within the Historic District established by the City Council and

WHEREAS, proposed plans for the alteration of such premises involve replacement and/or construction of steps which may in whole or in part encroach upon the sidewalk, and

WHEREAS, in the opinion of this Council such encroachment would be an aid of the expressed objects of preservation and restoration within said established Historic District, and

WHEREAS, it is clearly in the interest of the City to impose reasonable regulations regarding such proposed encroachment,

NOW, THEREFORE, BE IT RESOLVED, that this City Council approves proposed plan as approved by the Historic District Commission on February 25, 1966 with the stipulation that the steps be built of wood, or of solid stone blocks in accord with the building style of the house, which is dated 1806 and with the further stipulation that the panels of the new door be made to match the panels of the main door in the house for the alteration of premises at 33 Thayer Street, involving replacement and/or construction of steps which may in whole or in part encroach upon the sidewalk, in nature and extent as may be given approval by the Historic District Commission, the Director of Public Works and the Department of Building Inspection of this City and upon such basis of indemnification in favor of the City as may be prescribed by the City Solicitor.

IN CITY COUNCIL

APR 21 1966

READ and PASSED

.....
Vincent Desjardis
President
Clerk

APPROVED

APR 25 1966

.....
MAYOR

VETOED AND DISAPPROVED

April 27, 1966

Joseph A. Rowley Jr.

RESOLUTION
OF THE
CITY COUNCIL

THE COMMITTEE ON

Historic Landmark Commission
Recommends
Adopted

2-25-66
Clerk

IN CITY
COUNCIL

MAY 20 1966

FIRST READING

REFERRED TO COMMITTEE ON
URBAN REDEVELOPMENT
& PLANNING

Robert J. Harrison, CLERK

THE COMMITTEE ON
URBAN REDEVELOPMENT
& PLANNING
Recommends
Confirmed

3-14-66
Clerk



City Plan Commission

EDWARD WINSOR, *Chairman*
ALBERT BUSH-BROWN EDWARD J. COSTELLO

JOSEPH A. DOORLEY, JR., *Mayor*
RAYMOND J. NOTTAGE, *Secretary*

HARRY PINKERSON, *Vice Chairman*
ROBERT J. HAXTON, JR. LOUIS A. MASCIA

FRANK H. MALLEY, *Director*
DIETER HAMMERSCHLAG, *Deputy Director*

*Suite 103, City Hall,
Providence, Rhode Island 02903*

February 25, 1966

Mr. Vincent Vespia, City Clerk
City Hall
Providence, Rhode Island

Re: Resolution to the City Council recommending
the restoration of the Steps on the house
at 33 Thayer Street (built about 1806 by
John Holden Green).

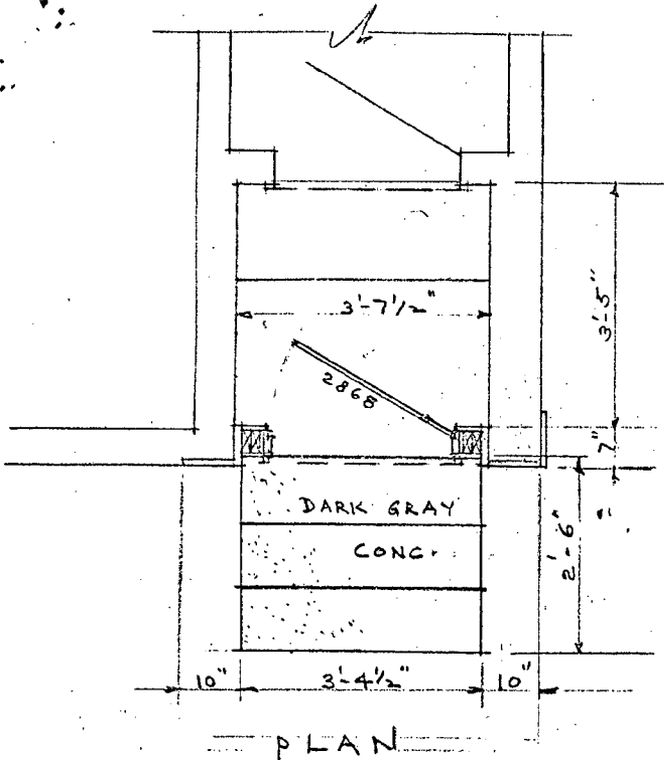
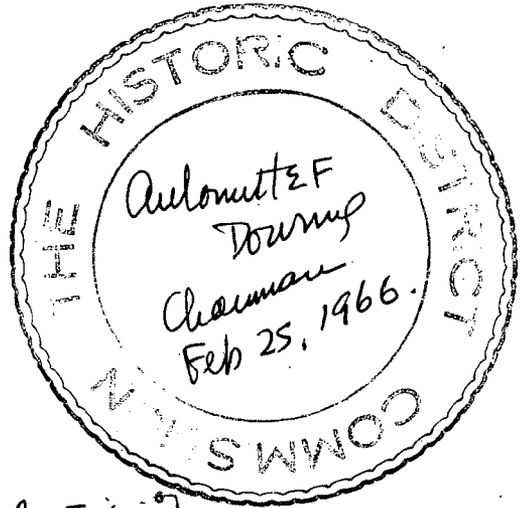
Dear Mr. Vespia:

At the regular meeting of the Historic District Commission held on February 25, 1966, the members voted to approve the petition of Edward O. Handy, to restore the steps at 33 Thayer Street according to the corrections made on the drawings submitted with the petition. The Commission, therefore, submits the enclosed resolution, together with the accompanying drawing and the indicated corrections, to the City Council with recommendation the same be adopted. We believe the restoration of these steps will help restore the building to its original appearance and will therefore help the program of Historic restoration now under way in the Historic District.

Yours very truly,

Antoinette F. Downing
Antoinette Downing
Chairman

AD:aem



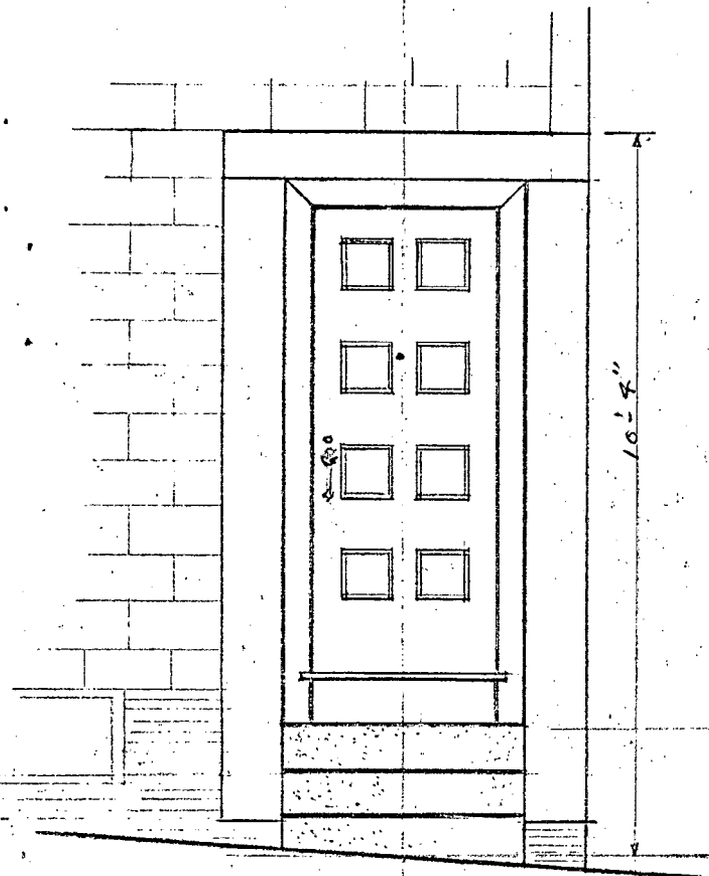
PLAN

approved, Feb 25, 1966

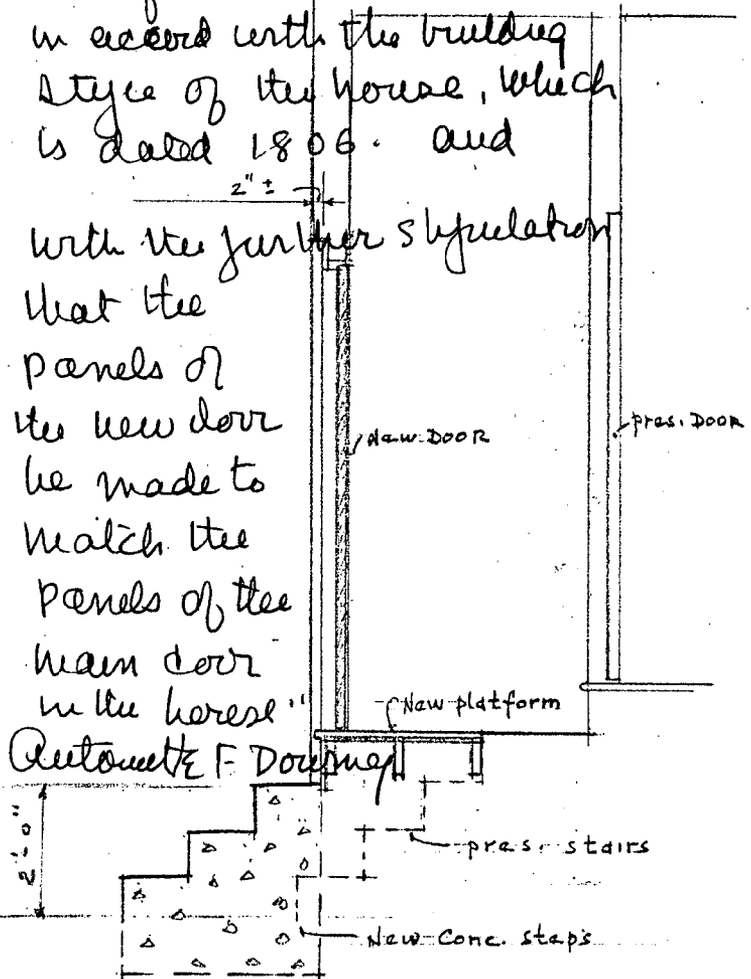
with the stipulation that the steps be built of wood, or of solid stone blocks in accord with the building style of the house, which is dated 1806. and

with the further stipulation that the panels of the new door be made to match the panels of the main door in the house.

Antonette F Downing



ELEVATION



SECTION THRU

SCALE 3/8" = 1'-0"

Department of City Clerk

MEMORANDUM

Providence, R. I., March 9, 1966

TO: City Solicitor McCabe

SUBJECT: RESOLUTION AUTHORIZING THE CONSTRUCTION OF STAIRS AT 33 THAYER STREET.

CONSIDERED BY: Committee on Urban Redevelopment, Renewal and Planning

DISPOSITION: Attached is copy of Resolution referred to subject Committee together with related subject matter.

This Resolution appeared on the docket of the City Council for March 3, 1966, sponsored by the Chairman of the Historic District Commission. The question that the Committee would like answered is whether or not this matter should have gone to the Council for its consideration--sponsored by the Chairman as above noted--or can this authority be granted by the Historic District Commission without City Council consideration.

VV/ss



City Clerk

CITY OF PROVIDENCE

RHODE ISLAND

MAYOR

JOSEPH A. DOORLEY, JR.

LAW DEPARTMENT

WILLIAM E. McCABE

CITY SOLICITOR

VINCENT A. RAGOSTA

DAVID J. KEHOE

EDWARD F. MALLOY

VINCENT J. PICCIRILLI

RONALD H. GLANTZ

ASSISTANTS

GUERRINO A. BROSCO

CLAIMS ADJUSTER

March 15, 1966.

Committee on Urban Redevelopment, Renewal
and Planning,
c/o City Clerk,
City Hall,
Providence, R.I.

Gentlemen:

I have for attention your Memorandum of March 9, 1966, questioning my opinion as to whether the proposed resolution authorizing the restoration of steps at 33 Thayer Street, requires Council action.

This resolution is recommended by the Historic District Commission to the City Council, and presumably requesting passage by that body.

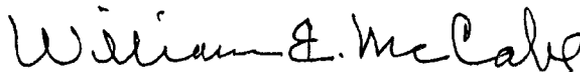
I feel the position and question of the Committee is well taken. It would appear from Chapter 1342, that no action approving the plan of the Historic District Commission is necessary.

Chapter 1342 of the 1960 Ordinances, which creates the Historic District Commission and sets forth its powers and duties, specifically states that the Director of Building Inspection shall entertain applications for permits to repair, etc., any addition to a structure which affects its exterior appearance in any Historic District. It further provides that plans shall be submitted, and upon the filing of the application, the Director of Building Inspection shall transmit all data to the Commission.

If the Commission approves the plans, it shall issue a certificate of approval attached to the application for the building permit and transmit the same to the Director of Building Inspection.

It clearly appears that no action by the City Council was contemplated before a permit is issued.

Very truly yours,



WILLIAM E. McCABE,
CITY SOLICITOR

WEM:RAF

293 through 297
CITY COUNCIL FINAL PAPERS
1966

Smead

No. K527-34ST

HASTINGS, MINN. - LOGAN, OHIO U.S.A.

The City of Providence

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

CHAPTER 1770

No. 293 AN ORDINANCE AMENDING THE APPROPRIATION ORDINANCE, CHAPTER 1714, BY APPROPRIATING THE SUM OF FOUR THOUSAND TWO HUNDRED FIFTY FOUR AND 32/100 (\$4,254.32) DOLLARS TO THE ACCOUNT KNOWN AS, "MARY ELIZABETH SHARPE TREE FUND".

Approved May 23, 1966

Be it ordained by the City of Providence:

SECTION 1. Chapter 1714 of the Ordinances of the City of Providence as approved September 17, 1965, entitled: "An Ordinance Making Appropriation of \$48,330,160.85 for the Support of the City Government for the Fiscal Year Ending September 30, 1966", as amended, is hereby further amended by appropriating the sum of Four Thousand Two Hundred Fifty Four and 32/100 (\$4,254.32) Dollars to the Account known as, "MARY ELIZABETH SHARPE TREE FUND".

SECTION 2. The said sum of Four Thousand Two Hundred Fifty Four and 32/100 (\$4,254.32) Dollars as hereby appropriated shall be charged to the General Fund from Funds Not Otherwise Appropriated.

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

IN CITY
COUNCIL

MAY 5 - 1966

FIRST READING
READ AND PASSED

Vincent Cuspa
CLERK

IN CITY
COUNCIL

MAY 19 1966

FINAL READING
READ AND PASSED

Russell V. Boyle
PRESIDENT
William H. Matthews
ACTING CLERK

APPROVED

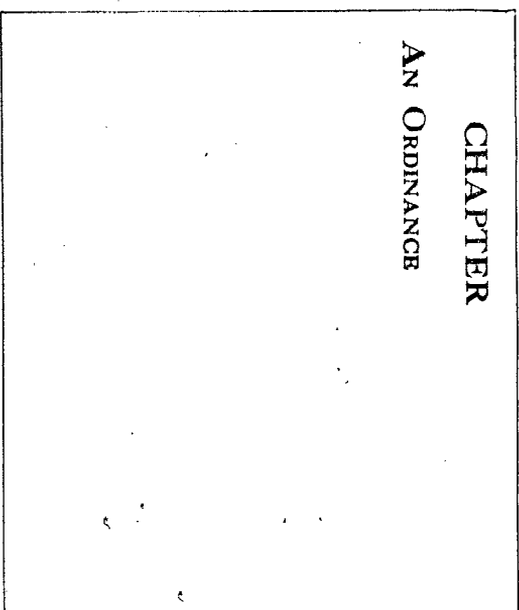
MAY 23 1966

Joseph A. Parley
MAYOR

No.

CHAPTER

AN ORDINANCE



IN CITY
COUNCIL

APR 21 1966

FIRST READING
REFERRED TO COMMITTEE ON
FINANCE

Therese Vesper, CLERK

THE COMMITTEE ON

Frank
Approves Passage of
The Within Ordinance

Chairman

Therese Vesper
4-29-66

Comm. on Finance, by request

FILED

APR 18 9 37 AM '66

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

The City of Providence

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

CHAPTER 1771

No. 294 AN ORDINANCE AMENDING SECTION 72 OF CHAPTER 1715, "ESTABLISHING THE CLASSES OF POSITIONS, THE MAXIMUM NUMBER OF EMPLOYEES AND THE NUMBER OF EMPLOYEES IN CERTAIN CLASSES IN THE CITY OF PROVIDENCE", AS APPROVED SEPTEMBER 17, 1965, RELATIVE TO THE PROVIDENCE HUMAN RELATIONS COMMISSION.

Approved May 23, 1966

Be it ordained by the City of Providence:

SECTION 1. Chapter 1715 of the Ordinances of the City of Providence, as amended, is hereby further amended to read as follows:

SECTION 72: PROVIDENCE HUMAN RELATIONS COMMISSION

That part which has heretofore read: "The number of employees in the Providence Human Relations Commission shall not exceed four (4)"; shall hereafter read: "The number of employees in the Providence Human Relations Commission shall not exceed five (5)".

Change: One (1) Administrative Assistant
to read:

One (1) Assistant Director

Add: One (1) Part-Time Field Worker

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

IN CITY COUNCIL

MAY 5 - 1966

First Reading Read and Passed
Referred to Committee on

FINANCE

Winnifred Desjardis
Clerk

IN CITY
COUNCIL

MAY 19 1966

FINAL READING
READ AND PASSED

Russell J. Boyle
PRESIDENT
William S. Matthews
ACTING CLERK

APPROVED

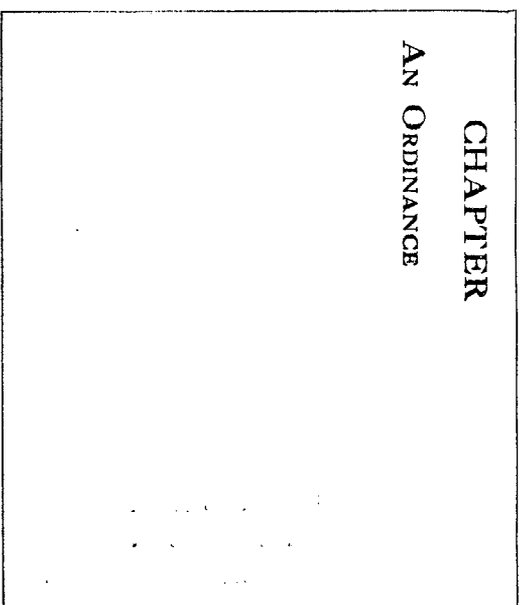
MAY 23 1966

Joseph A. Rowley
MAYOR

No.

CHAPTER

AN ORDINANCE



THE COMMITTEE ON

Finance

Approves Passage of
The Within Ordinance

Chairman

Concise People

5-10-66 Councilman McOsker, by request

The City of Providence

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

CHAPTER 1772

No. 295 AN ORDINANCE AMENDING CHAPTER 1718, "ESTABLISHING THE SALARIES AND COMPENSATION TO BE PAID TO THE SEVERAL CITY OFFICIALS AND EMPLOYEES HEREIN NAMED", AS APPROVED SEPTEMBER 17, 1965, RELATIVE TO PROVIDENCE HUMAN RELATIONS COMMISSION.

Approved May 23, 1966

Be it ordained by the City of Providence:

SECTION 1. Section 1 of Chapter 1718 of the Ordinances of the City of Providence, approved September 17, 1965 is hereby amended to read as follows:

Change: EXECUTIVE DIRECTOR (Providence Human Relations Commission)
from \$8,840 year to \$10,458.24 yr.

FIELD WORKER (Providence Human Relations Commission)
from \$5,719.48 yr. to \$7,041.32 yr.

Delete: ADMINISTRATIVE ASSISTANT (Prov. Human Relations Commission)
\$5,039.84 yr.

Add: ASSISTANT DIRECTOR (Prov. Human Relations Commission)
\$7,870.72 yr.

PART-TIME FIELD WORKER - \$3,520.40 yr.

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

IN CITY COUNCIL
MAY 5 - 1966

First Reading Read and Passed
Referred to Committee on

FINANCE

Vincent Vespia
Clerk

IN CITY
COUNCIL

MAY 19 1966

FINAL READING
READ AND PASSED

Russell J. Boyle
PRESIDENT
William B. Matthews
ACTING CLERK

APPROVED

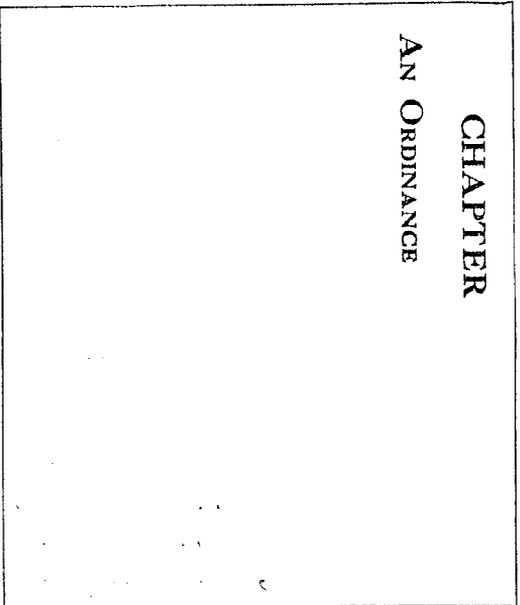
MAY 23 1966

Joseph A. Rowley
MAYOR

No.

CHAPTER

AN ORDINANCE



THE COMMITTEE ON

of

Approves passage of
the within Ordinance

5-10-66
5-10-66
5-10-66

Commissioner Mc Cabe, by request

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 296

Approved MAY 23 1966

RESOLUTION APPROVING AND PROVIDING FOR EXECUTION OF PROPOSED GRANT CONTRACT FOR CODE ENFORCEMENT PROGRAM NUMBERED CONTRACT NO. R. I. E-1(G) BETWEEN THE CITY OF PROVIDENCE, RHODE ISLAND AND THE UNITED STATES OF AMERICA, PERTAINING TO A CERTAIN PROGRAM DESIGNATED PROGRAM NO. R. I. E-1 AND ESTABLISHING A PROGRAM ACCOUNT

WHEREAS under Title I of the Housing Act of 1949, as amended, the United States of America (herein called the "Government") has tendered to the City of Providence, Rhode Island (herein called the "Local Public Agency") a proposed Grant Contract for Code Enforcement Program pursuant to which the Government would extend certain Federal financial assistance to the Local Public Agency in connection with the code enforcement program described therein; and

WHEREAS under said proposed Contract it is required, among other things, that, with respect to said Program, the Local Public Agency will promptly set up a separate account designated "Program Account", Program No. R. I. E-1", into which shall be deposited certain funds described in said proposed Contract; and

WHEREAS the Local Public Agency has given due consideration to said proposed Contract; and

WHEREAS the Local Public Agency is duly authorized, under and pursuant to the Constitution and laws of the State of Rhode Island to undertake and carry out said Program and to execute such proposed Contract:

BE IT RESOLVED BY CITY COUNCIL OF THE CITY OF PROVIDENCE AS FOLLOWS:

Section 1. The proposed Contract, designated "Grant Contract for Code Enforcement Program, Contract No. R. I. E-1(G)", providing for the making by the Government to the Local Public Agency of a Code Enforcement Program Grant under Title I of the Housing Act of 1949, as amended, in connection with the program described therein and designated as Program No. R. I. E-1, is hereby in all respects approved.

Section 2. The Mayor of the City of Providence is hereby authorized to execute said proposed Contract in two counterparts on behalf of the Local Public Agency, and the City Clerk of the City of Providence is hereby authorized and directed to impress and attest the official seal of the Local Public Agency on each such counterpart and to forward such counterparts to the Department of Housing and Urban Development, together with such other documents relative to the approval and execution thereof as may be required by the Government.

IN CITY COUNCIL

MAY 19 1966

READ and PASSED

Samuel J. Boyle
President
William H. Matthews
ACTING Clerk

APPROVED

MAY 23 1966

Joseph A. Rowley
MAYOR

RESOLUTION
OF THE
CITY COUNCIL

FILED

MAY 16 10 50 AM '66

DEPARTMENT CLERK
PROVIDENCE, R.I.

The City of Providence
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Page 2

Section 3. With respect to that certain program of the Local Public Agency designated Program No. R. I. E-1, there is hereby established a separate account, designated "Program Account, Program No. R. I. E-1)". All funds which by the terms of the Grant Contract for Code Enforcement Program are required to be deposited in said Program Account shall be promptly deposited therein.

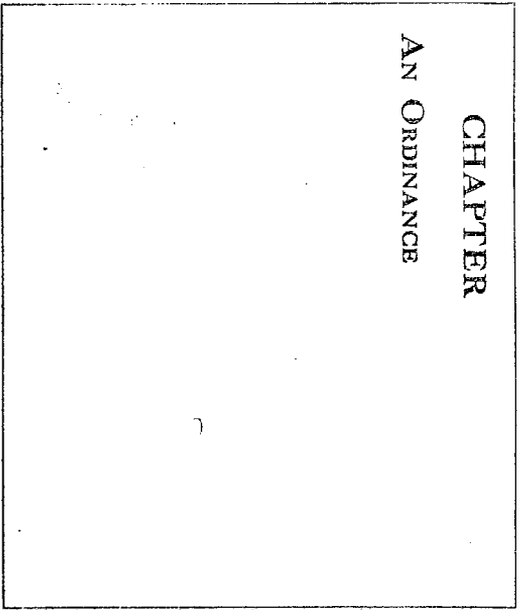
Section 4. The Director of the Division of Minimum Housing Standards is hereby authorized to file requisitions, together with necessary supporting documents, with the Government, in accordance with the Grant Contract for Code Enforcement Program requesting payments to be made on account of the Code Enforcement Program Grant provided for in the Grant Contract for Code Enforcement Program and to do and perform all other things and acts required to be done or performed in order to obtain such payments.

Section 5. This Resolution shall take effect immediately.

No.

CHAPTER

AN ORDINANCE



FILED

MAY 16 10 50 AM '66

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

Robert J. McOsker

~~XXXXXXXXXXXX~~

CITY SOLICITOR

VINCENT A. RAGOSTA

DAVID J. KEHOE

EDWARD F. MALLOY

VINCENT J. PICCIRILLI

RONALD H. GLANTZ

ASSISTANTS

GUERRINO A. BROSCO

CLAIMS ADJUSTER

CITY OF PROVIDENCE

RHODE ISLAND

MAYOR

JOSEPH A. DOORLEY, JR.

LAW DEPARTMENT

H-3155e
(2-62)

OPINION AND CERTIFICATE OF LOCAL PUBLIC AGENCY'S ATTORNEY

1. I have examined the record of all proceedings, including, particularly, that certain resolution adopted on the 23rd day of May, 1966, by City of Providence, Rhode Island (herein called the "Local Public Agency"), relative to the authorization, approval, and execution of that certain Grant Contract for Code Enforcement Program (herein called the "Contract") referred to therein and numbered Contract No. R.I. E-1(G), by and between the Local Public Agency and the United States of America (herein called the "Government"). I have also examined the two counterparts of the Contract as executed on behalf of the Local Public Agency.

2. It is my opinion that:

- (a) Said proceedings have been taken, said resolution has been adopted, and the Contract has been executed on behalf of the Local Public Agency by its proper officials, in form, manner, and otherwise as authorized by law.
- (b) When each of said counterparts of the Contract shall have been duly executed by the Government, said Contract will constitute a valid, binding, and legal agreement between the aforesaid parties thereto in accordance with its terms.

3. I HEREBY CERTIFY THAT:

- (a) None of said proceedings and no authority for the authorization, execution, and delivery of the Contract have or has been repealed, rescinded, or revoked, and said resolution is in full force and effect.
- (b) No litigation of any nature is now pending or threatened (in either State or Federal courts) restraining or enjoining the Local Public Agency's execution of the Contract or in any manner questioning or affecting the validity thereof or of the proceedings aforesaid, and neither the corporate existence nor the legally prescribed area of operation of the Local Public Agency nor the title of its present officers to their respective offices is being contested.

CITY OF PROVIDENCE

RHODE ISLAND

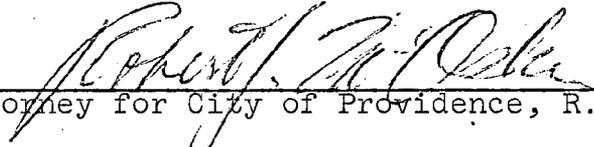
LAW DEPARTMENT

TO

PAGE TWO

- (c) To the date hereof, no legislation has been enacted during the present session of the Legislature of the State of Rhode Island, if now in session, or during the last session of such Legislature, if adjourned sine die less than 6 months ago, which affects the organization of the Local Public Agency or its power or authority to finance, undertake, or carry out the Project contemplated by the Contract in accordance with the laws pertaining thereto in effect prior to the convening of such session of the Legislature.

This 31st day of May, 1966.



Attorney for City of Providence, R. I.

Vincent Vespia
City Clerk

Clerk of Council



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

DEPARTMENT OF CITY CLERK
CITY HALL

June 1, 1966

To Whom It May Concern:

This is to certify that Joseph A. Doorley, Jr., of Providence, having been duly elected as Mayor of the City of Providence, Rhode Island, and having been certified by the Board of Canvassers and Registration of the City of Providence on November 23, 1964, did qualify on January 4, 1965, by oath administered in accordance with law, is now the Mayor of the City of Providence.

Vincent Vespia

Vincent Vespia
City Clerk of Providence

Vincent Vespia
City Clerk

Clerk of Council



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

DEPARTMENT OF CITY CLERK
CITY HALL

June 1, 1966

To Whom It May Concern:

This is to certify that Austin C. Daley, having been duly appointed by His Honor Mayor Joseph A. Doorley, Jr., on January 21, 1965, as Director of the Division of Minimum Housing Standards and said appointment having been approved by the City Council on the said date, did qualify and is now Director of the Division of Minimum Housing Standards.

Vincent Vespia

Vincent Vespia
City Clerk of Providence

EXTRACTS FROM THE MINUTES OF A Regular
MEETING OF THE City Council
OF THE City of Providence
HELD ON THE 19th DAY OF May, 19 66

The City Council of the City of Providence, Rhode Island of the

Regular meeting at City Council Chamber, City Hall
in the City of Providence, Rhode Island, at
8:00 o'clock P. M., on the 19th day of May, 19 66,
the place, hour, and date duly established for the holding of such meeting.

The Council President called the meeting to order and on
roll call the following answered present:

(See attached copy of Journal
of Proceedings No. 32), _____,
_____, _____,
_____;

and the following were absent:

_____, _____,
_____.

The Council President declared a quorum present.

The _____ reported that this special meeting was convened pursuant to a duly dated and signed Notice of Special Meeting which was _____ each _____ in due time, form, and manner as required by law. The _____ read the original of the "Notice and Certificate" set forth below, and the same was ordered spread on the minutes, as follows:

NOTICE AND CERTIFICATE

1. NOTICE OF SPECIAL MEETING TO THE _____ of the _____

Notice is hereby given that a special meeting of the _____ of the _____ will be held at _____ in the _____ the regular meeting place thereof, at _____ o'clock _____ M., on the _____ day of _____, 19____, for the purpose of _____

and for the purpose of transacting any other business which may properly come before such meeting.

Dated this _____ day of _____, 19 ____ .

2. CERTIFICATE OF SERVICE

I, _____ of the _____ of the _____ HEREBY CERTIFY that on the _____ day of _____, 19____, I served a true copy of the foregoing Notice of Special Meeting on each and every _____ of the _____ in the following manner: _____

Witness my hand this _____ day of _____, 19 ____ .

A Resolution entitled:

(See copy of Journal of Proceedings No. 32, Page 451
indicated by checkmark)

was introduced by Mr. _____.

Said Resolution was then read in full and discussed and considered.

Mr. _____ then moved the adoption of the Resolution
as introduced and read. Mr. _____ seconded the
motion, and, on roll call, the following voted "Aye":

_____;

and the following voted "Nay":

_____.

The _____ thereupon declared the motion carried
and the Resolution adopted as introduced and read.

* * * * *

There being no further business to come before the meeting, upon
motion duly made and seconded, the meeting was adjourned.

CERTIFICATE OF RECORDING OFFICER

The undersigned HEREBY CERTIFIES that:

1. He is the duly appointed, qualified, and acting City Clerk of the City of Providence Rhode Island (herein called the "Local Public Agency"), and keeper of the records thereof, including the minutes of its proceedings;

2. The annexed copy of extracts from the minutes of the Regular meeting of the Local Public Agency, held on the 19th day of May, 1966, is a true, correct, and compared copy of the whole of the original minutes of said meeting on file and of record insofar as the same relate to the resolution referred to in said extracts and to the other matters referred to therein;

3. Said meeting was duly convened in conformity with all applicable requirements; a proper quorum was present throughout said meeting and the resolution hereinafter mentioned was duly proposed, considered, and adopted in conformity with applicable requirements; and all other requirements and proceedings incident to the proper adoption of said resolution have been duly fulfilled, carried out, and otherwise observed;

4. He is duly authorized to execute this Certificate; and

5. The copy of the resolution annexed hereto entitled:

RESOLUTION APPROVING AND PROVIDING FOR EXECUTION OF PROPOSED GRANT CONTRACT FOR CODE ENFORCEMENT PROGRAM NUMBERED CONTRACT NO. R. I. E-1 (G) BETWEEN THE CITY OF PROVIDENCE, RHODE ISLAND AND THE UNITED STATES OF AMERICA, PERTAINING TO A CERTAIN PROGRAM DESIGNATED PROGRAM NO. R. I. E-1 AND ESTABLISHING A PROGRAM ACCOUNT

is a true, correct, and compared copy of the original resolution referred to in said extracts and as finally adopted at said meeting and, to the extent required by law, as thereafter duly signed or approved by the proper officer or officers of the Local Public Agency and duly published, which resolution is on file and of record.

WITNESS my hand and the seal of the Local Public Agency, this 1st day of June, 1966.

Vincent Vespi
City Clerk

CITY OF PROVIDENCE
RHODE ISLAND



CITY COUNCIL
JOURNAL OF PROCEEDINGS

No. 32 City Council Regular Meeting, Thursday, May 19, 1966, 8:00 P.M. (E.D.S.T.)

PRESIDING
COUNCIL PRESIDENT RUSSELL J. BOYLE

ROLL CALL

Present: Council President Boyle and Councilmen Alprin, Beatini, Caprio, Cola, Goldin, Hassett, Haxton, Lazarus, Loughran, Lynch, Mascia, McNulty, McOsker, Moran, Murphy, O'Connor, Payne, Pearlman, Pisaturo, Prete, Sciarretta and Souza—23.
Absent: Councilmen Lorenzo, Wexler and Worrell—3.

APPROVAL OF RECORD

The Journal of Proceedings No. 31 of the Meeting held May 5, 1966, is approved as printed, on motion of COUNCILMAN McOSKER, seconded by COUNCILMAN ALPRIN.

RESIGNATION OF A MEMBER OF THE
CITY COUNCIL

FROM COUNCILMAN ROBERT J. McOSKER
Communication tendering his resignation as a Member of the City Council.
Read and Accepted, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMEN CAPRIO and GOLDIN.

APPOINTMENTS BY HIS HONOR THE MAYOR

CITY SOLICITOR

In accordance with the provisions of Section 55 of Chapter 7 of the Charter of the City of Providence, His Honor Mayor Joseph A. Doorley, Jr., informs the City Council in writing that he has on May 13, 1966 appointed ROBERT J. McOSKER of Providence to the Office of the City Solicitor.

Communication Read and Appointment Approved, on motion of COUNCILMAN GOLDIN, seconded by COUNCIL PRESIDENT BOYLE and COUNCILMEN ALPRIN, BEATINI, CAPRIO, COLA, HASSETT, HAXTON, LAZARUS, LOUGHRAN, LYNCH, MASCIA, McNULTY, MORAN, MURPHY, O'CONNOR, PAYNE, PEARLMAN, PISATURO, PRETE, SCIARRETTA and SOUZA.

COMMISSIONER OF THE PROVIDENCE HOUSING AUTHORITY

In accordance with the provisions of Section 45-25-10 of the General Laws of 1956 as amended, His Honor Mayor Joseph A. Doorley, Jr., informs the City Council in writing that he has on May 10, 1966 appointed WAL-

TER J. TROUVE, JR., of Providence, as a Commissioner of the Providence Housing Authority for a term ending July 11, 1967, vice, Mr. Cornelius J. Mulcahy, resigned.

Communication Read and Received, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

ORDINANCE SECOND READING

The following Ordinance was Read and Passed the First Time on May 5, 1966 and is returned with Recommendation for Passage the Second Time.

An Ordinance amending the Appropriation Ordinance, Chapter 1714, by appropriating the sum of Four Thousand Two Hundred Fifty-four and 32/100 (\$4,254.32) Dollars to the Account known as, "Mary Elizabeth Sharpe Tree Fund".

Be it ordained by the City of Providence:

Section 1. Chapter 1714 of the Ordinances of the City of Providence, as approved September 17, 1965, entitled: "An Ordinance Making Appropriation of \$48,330,160.85 for the Support of the City Government for the Fiscal Year Ending September 30, 1966", as amended, is hereby further amended by appropriating the sum of Four Thousand Two Hundred Fifty-four and 32/100 (\$4,254.32) Dollars to the Account known as, "MARY ELIZABETH SHARPE TREE FUND".

Sec. 2. The said sum of Four Thousand Two Hundred Fifty-four and 32/100 (\$4,254.32) Dollars as hereby appropriated shall be charged to the General Fund from Funds Not Otherwise Appropriated.

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

Read and Passed the Second Time, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO, by the following roll call vote:

Ayes: Council President Boyle and Councilmen Alprin, Beatini, Caprio, Cola, Goldin, Haxton, Loughran, Lynch, Mascia, McNulty, Moran, Murphy, O'Connor, Payne, Pearlman, Pisaturo, Prete, Sciarretta and Souza—20.

Noes: None.

Absent: Councilmen Hassett, Lazarus, Lorenzo, Wexler and Worrell—5.

PRESENTATION OF ORDINANCE

COUNCILMAN ALPRIN (By Request):

An Ordinance providing for the authorization of Rewards by His Honor the Mayor for the Apprehension and Conviction of any person maliciously injuring trees.

Referred to Committee on Finance on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN O'CONNOR.

PRESENTATION OF RESOLUTIONS

COUNCILMAN CAPRIO:

Resolution Requesting the Traffic Engineer to Undertake a Survey of City Owned Vacant Land Located Along Atwells Avenue for the Purpose of Determining the Feasibility of Creating an Off Street Metered Public Motor Vehicle Parking Area.

Referred to Committee on Urban Redevelopment, Renewal and Planning, on Motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

COUNCILMEN COLA and SCIARRETTA (By Request):

Resolution Requesting the Public Service Engineer to Order an Electric Street Light Along Marconi Street.

COUNCILMAN MASCIA (By Request):

Resolution Requesting the Director of Public Works to Cause Brentwood Avenue and Callan Street to be Resurfaced.

Resolution Requesting the Public Service Engineer to Order Electric Street Lights Along Gentian and Royal Avenues.

Resolution Requesting the Traffic Engineer to Cause the Installation of Boulevard Stop Signs at the Intersections of Jastram Street and of Sharon Street with Whitford Avenue.

Severally Referred to Committee on Public Works, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN O'CONNOR.

COUNCILMAN ALPRIN (By Request):

Resolution Approving and Providing for Execution of Proposed Grant Contract for Code Enforcement Program Numbered Contract No. R. I. E-1 (G) Between the City of Providence, Rhode Island and the United States of America, Pertaining to a Certain Program Designated Program No. R. I. E-1 and Establishing a Program Account.

Whereas, under Title I of the Housing Act of 1949, as amended, the United States of America (herein called the "Government") has tendered to the City of Providence, Rhode Island (herein called the "Local Public Agency") a proposed Grant Contract for Code Enforcement Program pursuant to which the Government would extend certain Federal financial assistance to the Local Public Agency in connection with the code enforcement program described therein; and

Whereas, under said proposed Contract it is required, among other things, that, with respect to said Program, the Local Public Agency will promptly set up a separate account designated "Program Account, Program No. R. I. E-1", into which shall be deposited certain funds described in said proposed Contract; and

Whereas, the Local Public Agency has given due consideration to said proposed Contract; and

Whereas, the Local Public Agency is duly authorized, under and pursuant to the Constitution and laws of the State of Rhode Island to undertake and carry out said Program and to execute such proposed Contract:

Be It Resolved by City Council of the City of Providence as Follows:

Section 1. The proposed Contract, designated "Grant Contract for Code Enforcement Program, Contract No.

R. I. E-1(G)", providing for the making by the Government to the Local Public Agency of a Code Enforcement Program Grant under Title I of the Housing Act of 1949, as amended, in connection with the program described therein and designated as Program No. R. I. E-1, is hereby in all respects approved.

Sec. 2. The Mayor of the City of Providence is hereby authorized to execute said proposed Contract in two counterparts on behalf of the Local Public Agency, and the City Clerk of the City of Providence is hereby authorized and directed to impress and attest the official seal of the Local Public Agency on each such counterpart and to forward such counterparts to the Department of Housing and Urban Development, together with such other documents relative to the approval and execution thereof as may be required by the Government.

Sec. 3. With respect to that certain program of the Local Public Agency designated Program No. R. I. E-1, there is hereby established a separate account, designated "Program Account, Program No. R. I. E-1". All funds which by the terms of the Grant Contract for Code Enforcement Program are required to be deposited in said Program Account shall be promptly deposited therein.

Sec. 4. The Director of the Division of Minimum Housing Standards is hereby authorized to file requisitions, together with necessary supporting documents, with the Government, in accordance with the Grant Contract for Code Enforcement Program requesting payments to be made on account of the Code Enforcement Program Grant provided for in the Grant Contract for Code Enforcement Program and to do and perform all other things and acts required to be done or performed in order to obtain such payments.

Sec. 5. This Resolution shall take effect immediately.

Resolution Approving and Providing for Execution of Proposed Demolition Grant Contract, Numbered Contract No. R. I. M-1 (G), Between the City of Providence, Rhode Island and the United States of America, Pertaining to a Certain Program Designated Demolition Program No. R. I. M-1 and Establishing a Demolition Account.

Whereas, under Title I of the Housing Act of 1949, as amended, the United States of America (herein called the "Government") has tendered to the City of Providence (herein called the "Local Public Agency") a proposed Demolition Grant Contract, pursuant to which the Government would extend certain Federal financial as-

sistance to the Local Public Agency in connection with the demolition program described therein: and

Whereas, under said proposed Contract it is required, among other things, that, with respect to said Program, the Local Public Agency will promptly set up a separate account designated "Demolition Account, Program No. R. I. M-1," into which shall be deposited certain funds described in said proposed Contract; and

Whereas, the Local Public Agency has given due consideration to said proposed Contract; and

Whereas, the Local Public Agency is duly authorized, under and pursuant to the Constitution and laws of the State of Rhode Island, to undertake and carry out said Program and to execute such proposed Contract:

Be It Resolved by the City Council of the City of Providence as Follows:

Section 1. The proposed Contract, designated "Demolition Grant Contract No. R. I. M-1(G)," providing for the making by the Government to the Local Public Agency of a Demolition Program Grant under Title I of the Housing Act of 1949, as amended, in connection with the program described therein and designated as Program No. R. I. M-1 is hereby in all respects approved.

Sec. 2. The City Clerk of the City of Providence is hereby authorized and directed to impress and attest the official seal of the Local Public Agency on each such counterpart to forward such counterparts to the Department of Housing and Urban Development, together with such other documents relative to the approval and execution thereof as may be required by the Government.

Sec. 3. With respect to that certain program of the Local Public Agency designated Program No. R. I. M-1, there is hereby established a separate account, designated "Demolition Account, Program No. R. I. M-1. All funds which, by the terms of the Demolition Grant Contract, are required to be deposited in said Demolition Account shall be promptly deposited therein.

Sec. 4. The Director, Department, of Building Inspection is hereby authorized to file requisitions, together with necessary supporting documents, with the Government, in accordance with the Demolition Grant Contract, requesting payments to be made on account of the Demolition Program Grant provided for in the Demolition Grant Contract, and to do and perform all other things and acts required to be done or performed in order to obtain such payments.

Sec. 5. This Resolution shall take effect immediately.

Read and Passed, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN O'CONNOR, by the following roll call vote:

Ayes: Council President Boyle and Councilmen Alprin, Beatini, Cola, Goldin, Hassett, Haxton, Lazarus, Loughran, Lynch, Mascia, McNulty, Moran, Murphy, O'Connor, Payne, Pearlman, Pisaturo, Prete, Sciarretta and Souza—21.

Noes: None.

Absent: Councilmen Caprio, Lorenzo, Wexler and Worrell—4.

Resolution Authorizing and Directing His Honor the Mayor to File with the Economic Development Administration, U. S. Department of Commerce, United States of America, an Application for Federal Grant for Sewage Treatment Works to Aid in Financing the Construction of the Same.

Resolved, that His Honor the Mayor is hereby authorized and directed to file with the Economic Development Administration, U. S. Department of Commerce, United States of America, an application for Federal Grant for Sewage Treatment Works to aid in financing the construction of the same to be submitted in triplicate to the Water Pollution Control Agency of the State of Rhode Island, said application for Federal assistance as above indicated being for the following project which includes three items, as follows:

1. Construct 18" Vitrified Pipe Sewers including Sluice Gates at Ernest street.
2. Furnish and Install 2-30 HP Variable Speed Sewage Pumps and Controls.
3. Furnish and Install Chlorinizer and Vaporizer at Sewage Treatment Plant.

All of the above in the City of Providence; and the City Council of the City of Providence agrees that if a Federal Grant for the project is made pursuant to Federal Law, under the Public Works and Economic Development Act of 1965 Public Law 89-136, the same to be submitted to the Economic Development Administration, U. S. Department of Commerce, said application for Federal assistance as indicated that the applicant City of Providence will pay the remaining cost of the approved project, and the City of Providence will provide proper and efficient operation and maintenance of these items of

the approved project after completion of the installation thereof.

Read and Passed, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN O'CONNOR.

Resolution Refunding to Taxpayers Certain Sums of Money Representing Overpayment of the 1961, 1963, 1964 and 1965 Taxes to the City Collector.

Referred to Committee on Finance, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN O'CONNOR.

COUNCILMAN MORAN for himself and COUNCILMAN WEXLER (By Request):

Resolution Requesting the Public Service Engineer to Undertake a Survey for the Purpose of Improving the Present Lighting Along Rhode Street.

COUNCILMAN MURPHY:

Resolution Requesting the Traffic Engineer to Undertake a Survey of the Existing Traffic Pattern Along Silver Lake Avenue with the View of Reducing the Velocity of Motor Vehicles Traveling Between Plainfield and Murray Streets.

COUNCILMAN MURPHY (By Request):

Resolution Requesting the Public Service Engineer to Order an Electric Street Light Along Huldah Street.

COUNCILMAN PISATURO:

Resolution Requesting the Public Service Engineer to Undertake a Street Light Survey in the Area of 83 Webster Avenue for the Purpose of Improving Existing Facilities.

COUNCILMEN PISATURO and MURPHY (By Request):

Resolution Requesting the Traffic Engineer to Investigate with the View of Correcting the Effectiveness, that Vehicular Traffic Signal Light Located Along Hartford Avenue at Bodell Avenue.

COUNCILMAN PRETE (By Request):

Resolution Requesting the Public Service Engineer to Order an Electric Street Light Along DiMario Drive.

COUNCILMAN SCIARRETTA (By Request):

Resolution Requesting the Public Service Engineer to Order an Electric Street Light Along Ortoleva Drive.

Severally Referred to Committee on Public Works, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMEN MURPHY, O'CONNOR and PISATURO.

REPORTS FROM COMMITTEES

COUNCILMAN LOUGHRAN, Chairman—Committee on Urban Redevelopment, Renewal and Planning transmits the following with recommendation the same be adopted.

An Ordinance in amendment of and in addition to Chapter 1575 of the Ordinances of the City of Providence, entitled "An Ordinance approving and adopting the official Redevelopment Plan for the Weybosset Hill Project No. R. I. R-7".

Read and Passed the First Time, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN O'CONNOR.

COUNCILMAN O'CONNOR, Chairman—Committee on Finance, transmits the following with Rec-

ommendation the same be severally passed a second time:

An Ordinance amending Section 72 of Chapter 1715, "Establishing the Classes of Positions, the Maximum Number of Employees and the Number of Employees in Certain Classes in the City of Providence", as Approved September 17, 1965, Relative to the Providence Human Relations Commission.

Be it ordained by the City of Providence:

Section 1. Chapter 1715 of the Ordinances of the City of Providence, as amended, is hereby further amended to read as follows:

SEC. 72. PROVIDENCE HUMAN RELATIONS COMMISSION

That part which has heretofore read: "The number of employees in the Providence Human Relations Commission shall not exceed four (4)"; shall hereafter read: "The number of employees in the Providence Human Relations Commission shall not exceed five (5)".

Change: One (1) Administrative Assistant to read:
One (1) Assistant Director

Add: One (1) Part-Time Field Worker

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

An Ordinance Amending Chapter 1718, "Establishing the Salaries and Compensation to be Paid to the Several City Officials and Employees Herein Named", as Approved September 17, 1965, Relative to Providence Human Relations Commission.

Be it ordained by the City of Providence:

Section 1. Section 1 of Chapter 1718 of the Ordinances of the City of Providence, approved September 17, 1965, is hereby amended to read as follows:

Change: EXECUTIVE DIRECTOR (Providence Human Relations Commission) from \$8,840.48 yr. to \$10,458.24 yr.

FIELD WORKER (Providence Human Relations Commission) from \$5,719.48 yr. to \$7,041.32 yr.

Delete: ADMINISTRATIVE ASSISTANT (Providence Human Relations Commission) \$5,039.84 yr.

Add: ASSISTANT DIRECTOR (Providence Human Relations Commission) \$7,870.72 yr.

PART-TIME FIELD WORKER — \$3,520.40 yr.

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

Read and Passed the Second Time, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN O'CONNOR by the following roll call vote:

Ayes: Council President Boyle and Councilmen Alprin, Beatini, Cola, Hassett, Haxton, Lazarus, Loughran, Lynch, Mascia, McNulty, Moran, Murphy, O'Connor,

Payne, Pearlman, Pisaturo, Prete, Sciarretta and Souza—20.

Noes: None.

Absent: Councilmen Caprio, Goldin, Lorenzo, Wexler and Worrell—5.

Resolution Providing for the Assessment and Collection of a Special Assessment in a Sum Not Less Than One Million Six Hundred Thousand (\$1,600,000.) Dollars, Nor More Than Two Million (\$2,000,000.) Dollars to be Used to Help Defray the City of Providence's Share of the Cost of the Hurricane Barrier Across the Providence River at Fox Point.

Resolved, that the City Council of the City of Providence hereby orders the assessment and collection of a special assessment against the owners of land and buildings situated within the Special Assessment District, as herein defined, in a sum not less than ONE MILLION SIX HUNDRED THOUSAND (\$1,600,000.) DOLLARS, nor more than TWO MILLION (\$2,000,000.) DOLLARS; said assessment is to be used to help defray the share of the City of Providence's cost of the Hurricane Barrier across the Providence River at Fox Point; Provided, However, that said special assessment shall not in any event exceed a sum equal to TEN (10%) PER CENT of the total cost of the Hurricane Barrier.

The "Special Assessment District" in said Resolution is deemed to be the area, as set out and delineated in red on the accompanying map, which is classified as being vulnerable to hurricane flooding and tides; said area having been actually flooded during the hurricane of 1938. Said Special Assessment District includes all or a part of the land and buildings appearing on City Assessor's Plats four (4), ten (10), twelve (12), sixteen (16), eighteen (18) through twenty-two (22), both inclusive, twenty-four (24) through twenty-seven (27), both inclusive, thirty-three (33), sixty-two (62), sixty-five (65) through sixty-seven (67), both inclusive.

The "Total Cost" of the Hurricane Barrier shall be an amount equal to the total costs of acquisition of land, buildings, improvements, easements and other property rights acquired for the construction of the barrier, together with an amount equal to the total cost of construction of said barrier, excluding any costs for debt service. The basis of said special assessment to be levied shall be the assessed valuation of land and buildings in said Special Assessment District as appears on the tax rolls of said City of Providence on December 31, 1964 at 12:00 noon, E.S.T., and as certified by the City Assessor

of the City of Providence to the City Collector of the City of Providence, on the 11th day of June, A.D. 1965. A special assessment roll is annexed to this Resolution and is hereby incorporated by reference.

The rate of said special assessment shall be THIRTEEN and 50/100 (\$13.50) DOLLARS per thousand dollars of valuation as appears on said special assessment roll.

The City Assessor is hereby ordered to add said special assessment to the tax rolls of the City of Providence; and said special assessment shall be due and payable on and between the 1st day of October, A.D. 1966 and the 24th day of October, A.D. 1966 next, and all assessments remaining unpaid on said last named day shall carry until collected a penalty at the rate of eight (8%) percentum per annum upon such unpaid taxes. Provided, however, said assessment may be paid in twenty-five (25) annual installments, the first installment of four (4%) percentum of the total assessment payable on or before the 24th day of October, A.D. 1966, and the remaining installments of four (4%) percentum of the total assessment payable on or before the 24th day of October in succeeding years. Each installment of said special assessment, if paid on or before the last day of each installment period successively and in order, shall be free from any charge for interest. If the first installment or any succeeding installment of said special assessment is not paid by the last date of the respective installment period or periods, as they occur, then the whole assessment or the remaining unpaid balance of the assessment, as the case may be, shall immediately become due and payable, and shall carry until collected a penalty at the rate of eight (8%) percentum per annum. Provided further, however, that the City Collector is hereby directed to allow to any person paying the special assessment in its entirety on or before October 24, 1966, an amount equal to ten (10%) percentum of the total special assessment as a discount for prompt payment.

All moneys raised by said special assessment shall be held in a special fund to be applied to the cost of said Hurricane Barrier or to be used to repay any moneys borrowed for such purpose.

The City Collector shall by advertisement, in the public newspapers of the City, notify all persons assessed to pay their respective assessment at his office on and between the said 1st and 24th days of October, A.D. 1966, both days inclusive, and the 1st and 24th days of each succeeding October, until said special assessment shall be collected in its entirety; said City Collector shall

attend daily during said periods, Saturdays, Sundays and holidays excepted, at his office from 9:00 o'clock a.m. to 5:00 o'clock p.m. to receive said payments.

Read and Passed, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO by the following roll call vote:

Ayes: Council President Boyle and Councilmen Alprin, Beatini, Caprio, Cola, Goldin, Hassett, Haxton, Lazarus, Loughran, Lynch, Mascia, McNulty, Moran, Murphy, O'Connor, Payne, Pearlman, Pisaturo, Prete, Sciarretta and Souza—22.

Noes: None.

Absent: Councilmen Lorenzo, Wexler and Worrell—3.

COUNCILMAN PAYNE, Chairman—Committee on Public works transmits the following with recommendation the same be Severally adopted:

Resolution Ordering the Abandonment as Public Highways of Calendar Street, From Fountain Street Northwesterly to Sabin Street and Beverly Street, From Fountain Street Northwesterly to Sabin Street.

Resolved, Decreed and Ordered, that the following named highways within the "Weybosset Hill Project Area" shown as cross-hatched areas on the accompanying plan entitled "Providence, R. I., Department of Public Works—Engineering Office, City Property Section, Map No. 062935, Dated February 2, 1966,"

viz.:

CALENDAR STREET, from Fountain northwesterly to Sabin street

BEVERLY STREET, from Fountain northwesterly to Sabin street

having ceased to be useful to the public and the same are abandoned as public highways, and the damage to the abutters is appraised at nothing and so awarded, and it is further

Ordered, that the Superintendent of Street Signs and Numbers, be and he is hereby directed to cause a sign to be placed on the above-named highways, abandoned as aforesaid, having thereon the words, "Not a Public Highway," and it is further

Ordered that after the entry of this order or decree the City Clerk shall cause a notice thereof to be published in a newspaper published in the County of Provi-

dence at least once each week for three successive weeks and a further and personal notice shall be served by the City Sergeant upon every owner of land abutting the above-named highways which have been abandoned, who is known to reside within this State.

Resolution Granting to the Committee on Arrangements of the Holy Cross Roman Catholic Church, Permission to Erect a Banner Over and Across Hartford Avenue at a Certain Point.

Resolved, that permission is granted to the Committee on Arrangements to erect a banner over and across and from buildings numbered 636 and 655 Hartford avenue for the purpose of indicating the sponsorship, by the Holy Cross Roman Catholic Church, of a benefit for said church to be held during the week beginning June 5, 1966 and

Be It Further Resolved, that the said banner shall be erected so as not to interfere with the orderly flow of pedestrian and vehicular traffic and shall upon the termination of the said benefit be removed.

Resolution Requesting the Director of Public Works to Cause Portions of Dudley and Somerset streets to be Repaved.

Resolved, that the Director of Public Works is Requested to cause Dudley street, from Plain street to Eddy street and Somerset street, from Prairie avenue to Gay street to be repaved.

Resolution Requesting the Traffic Engineer to Cause Pedestrian Crosswalks to be Painted at the Intersection of Chalkstone Avenue and Aldine Streets.

Resolved, that the Traffic Engineer is requested to cause appropriate pedestrian crosswalks to be painted on and across Chalkstone avenue and Aldine street at their respective intersections.

Resolution Requesting the Traffic Engineer to Cause Pedestrian Crosswalks to be Painted on Plainfield Street near the Intersection of Duxbury Street.

Resolved, that the Traffic Engineer is requested to cause the painting of an appropriate crosswalk on Plainfield street, near and west of its intersection with Duxbury street.

Severally Read and Passed, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

The following is returned with recommendation the same be Received.

Report of the Public Service Engineer on the "Black Out" of November 9, 1965.

Received, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

COUNCILMAN GOLDIN for COUNCILMAN WEXLER, Chairman—Committee on Ordinances transmits the following with recommendation the same be severally adopted:

An Ordinance amending Chapter 544 of 1951 by changing from a C-1 Limited Commercial Zone to an M-1 General Industrial Zone, Lots 592, 641 and 639 (292-294-296 Chad Brown street), as set out and delineated on City Assessor's Plat 70; said lots being situated along the northerly side of Chad Brown street.

Referred Back to Committee on Ordinances, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

An Ordinance amending Chapter 544 of 1951 by changing from an R-4 Multiple Dwelling Zone to a C-1 Limited Commercial Zone, Lot 74, as set out and delineated on City Assessor's Plat 67; said lot being designated as 222 Smith street.

Read and Passed the First Time, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

The following are transmitted with recommendation the same be severally denied.

Petition of Hope Building Association to change from an R-3 General Residence Zone to an M-1 General Industrial Zone, Lot 399, as set out and delineated on City Assessor's Plat 43; said lot being designated as 770 Potters avenue.

Denied, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

Petition of Anna Eileen Conaty to change from an R-4 Multiple Dwelling Zone to a C-2 General Commer-

cial Zone, Lot 46, as set out and delineated on City Assessor's Plat 67; said lot being situated at 386 Smith street.

Referred Back to Committee on Ordinances, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

COMMUNICATION AND REPORTS

FROM COMMISSIONER OF PUBLIC SAFETY

Communication informing the City Council that a School Crossing Guard will be relocated to cover the post at Camp street and Doyle avenue.

Received.

FROM BOARD OF TAX ASSESSMENT REVIEW

Report (B.T.A.R. Certificate No. 51-69, 1965) informing the City Council that it has reviewed taxes and made changes in accordance with law, as follows:

Kenneth M. Lantini & wf. Jeanine A., 792 Atwells ave.
Wm. J. Lonergan, Katherine M. Lonergan and Mae T. Lonergan, 342 Plain st.

Peter Benedetti & wf. Rose, 37 Ambrose st., No. Prov., R. I.

Dora Felderman, 236 Gallatin st.

Arpiar Kaloustian & wf. Eva M. E., 10 Arch st.

Anthony A. Pompei Est., 56 West Friendship st.

Anna Felderman & Harry Felderman, 164 Burnside st.

Dorothy Brandon, 36 Harvard ave.

Marie M. Taraborelli & Francisco Velloza, 788 Potters ave.

Elsie Ploettner, 1253 Newman ave., Seekonk, Mass.

Harry Krasnow, 79 Ninth st.

Renato M. Calandrelli & wf. Rose, 80 Glenbridge ave.
Stephen J. Doyle & Helen Doyle, 1 Anchorage Way, Barrington, R. I.

Marinella Ranucci, 195 Harrison st.

Archie Grenga and wf. Viola, 39 Horton st.

Levi Solomon and wf. Sarah, 225 Atlantic ave.

Margaret E. Gore and Mary A. Gore, 338 Prairie ave.

Vincent Simonelli, 239 Atwells ave.

Mary L. Parkhurst, c/o Ind. Nat'l. Bank Trust Dept., 100 Westminster st.

Received.

FROM CITY ASSESSOR

Certificates (40-Z, 45-Z to 48-Z, inclusive) recommending the abatement, cancellation, correction and/or refund, as the case may be because of errors in the City Tax List.

Referred to Committee on Claims and Pending Suits.

FROM CITY CONTROLLER

Monthly Statement for the seven month ended April 30, 1966 of Capital, General and School Funds.

Received.

PETITION

COUNCILMAN WORRELL (By Request):

Petition for electric street light at 225 Transit street.

Referred to Committee on Public Works.

FROM THE CLERK'S DESK

PETITIONS FOR COMPENSATION FOR INJURIES AND DAMAGES, VIZ.:

Domenic Perillo

Raymond F. Bourassa

Edith Beehler

William A. Beehler

Sam Brafore

Elizabeth S. Day

Charles R. Dickerson
 Daniel Fishman
 Marco Anthony Guarino
 Louise S. Iacone
 Hope H. Kaufman
 Mary Ellen Koslowski

Robert Savastano
 Henry L. Tetreault, Jr.
 Travelers Insurance Co.

Severally Referred to Committee on Claims and Pending Suits.

MATTERS NOT APPEARING ON THE PRINTED DOCKET

On motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO, it is voted to allow the introduction of the following matters Not appearing on the Printed Docket.

PRESENTATION OF ORDINANCES

COUNCILMAN ALPRIN (By Request):

An Ordinance amending Section 5 of Chapter 1715, "Establishing the Classes of Positions, the Maximum Number of Employees and the Number of Employees in Certain Classes in the City Departments" as approved September 17, 1965, relative to the Department of Law.

An Ordinance amending Chapter 760, Section 1, "Establishing the Classification Plan for the City of Providence", approved August 7, 1953, relative to Assistant City Solicitors.

An Ordinance amending Chapter 1717, "Establishing a Compensation Plan for the City of Providence", as approved September 17, 1965, relative to Assistant City Solicitors.

Severally Referred to Committee on Finance, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

PRESENTATION OF RESOLUTIONS

COUNCIL PRESIDENT BOYLE:

Resolution Congratulating the Providence Housing Authority on the Dedication of the Bradford House.

Whereas, the Providence Housing Authority recently dedicated the Bradford House, the second low-cost housing complex for elderly residents of the City of Providence, and

Whereas, the structure was hailed as "an example for other cities" by U. S. Public Housing Administration Commissioner Marie C. McGuire, and was characterized as a structure which provides our senior citizens the opportunity to live "in dignity, with purpose and happiness," and

Whereas, the Providence Housing Authority has again demonstrated its national leadership in the field of housing for the elderly.

Now, Therefore, Be It Resolved, that His Honor, Mayor Joseph A. Doorley, Jr. and the members of this Council, for themselves and on behalf of the many elderly citizens of this City, take this opportunity to congratulate the members and the Executive Secretary of the Providence Housing Authority for their past achievements and sincerely wish them all manner of success in their future endeavors.

Read and Passed, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

COUNCILMAN CAPRIO for COUNCILMAN LORENZO (By Request):

Resolution for Street Light on Pole No. 38 on Washington Street.

Referred to Committee on Public Works, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

COUNCILMEN O'CONNOR and McNULTY:

Resolution Noting With Sincere Regret the Death of Marshal Joseph V. "Bucky" Conley.

Whereas, Joseph V. "Bucky" Conley, Marshal for the District of Rhode Island since September 6, 1961, was called, by Almighty God, to his eternal reward on May 4, 1966, and

Whereas, Marshal Conley, a partially disabled Marine Corps Veteran, was born in South Providence on October 24, 1918, where he, because of his many acts of kindness enjoyed wide popularity, and

Whereas, after being appointed Marshal by the late President John F. Kennedy, broadened his circle of friends to include Judges, Lawyers, Federal, State and Local law enforcement men, to whom he was known as "Bucky", and

Whereas, Marshal Conley was honored many times by testimonials and the Disabled American Veterans of R. I. honored him at a dinner in Newport with their first Annual Award as the state's outstanding disabled veteran, and

Whereas, during his relatively short span of life, "Bucky" Conley had achieved legions of tributes and honors, because of his thoughtfulness, and working with Raymond J. Pettine, U. S. District Attorney, Marshal Conley helped establish a Rhode Island Cultural tradition in 1961, which is the raising of funds annually to enable orphans and other underprivileged children to attend winter performances of the American Ballet, and contributions to this cause swelled tremendously; thanks in large measure to Mr. Conley's ability to raise money,

Now, Therefore, Be It Resolved that the Mayor of the City of Providence, the Honorable Joseph A. Doorley, Jr., and the City Council in noting with heartfelt sympathy the demise of this true and dedicated humani-

tarian, "Bucky" Conley, hereby express their sympathies to his bereaved widow and family in the passing of a devoted husband and father, and

Be It Further Resolved, that a duly engrossed copy of this Resolution be forwarded to Mrs. Joseph V. Conley.

Read and Passed by a unanimous rising vote, on motion of COUNCILMAN O'CONNOR, seconded by COUNCILMAN McNULTY.

COUNCILMAN PISATURO:

Resolution Congratulating Councilman and Mrs. Frank Caprio on the Birth of a Son.

Whereas, Councilman and Mrs. Frank Caprio have been blessed by the birth of a son "Frank Thomas",

Now, Therefore Be It Resolved, that in taking official notice of this blessed event in the lives of our young energetic and personable colleague and his charming and devoted wife, Joyce,

His Honor Mayor Joseph A. Doorley Jr., and the Members of the City Council do hereby tender to "Frank" and "Joyce" sincere best wishes for a healthy and fruitful life and continued good health for their growing family.

Read and Passed, on motion of COUNCILMAN PISATURO, seconded by COUNCIL PRESIDENT BOYLE and COUNCILMEN ALPRIN, BEATINI, COLA, GOLDIN, HASSETT, HAXTON, LAZARUS, LOUGHRAN, LYNCH, MASCIA, McNULTY, MORAN, MURPHY, O'CONNOR, PAYNE, PEARLMAN, PRETE, SCIARRETTA and SOUZA.

COUNCILMAN MORAN for himself and COUNCILMAN WEXLER:

Resolution Requesting the Resurfacing of a Portion of Myrtle Street.

Referred to Committee on Public Works.

PETITIONS

COUNCILMAN ALPRIN (By Request):

Petition, accompanied by Resolution, of the Providence Redevelopment Agency for the abandonment of Burrill street, from Weybosset Street northerly to West-

minster street, and Chapel street, from Empire street westerly to Burrill street.

Referred to Committee on Public Works.

COUNCILMAN SOUZA (By Request):

Petition of Peter H. Hurley of 280 Benefit street for appointment as an Auctioneer in the City of Providence.

Referred to Committee on Licenses.



COUNCIL PRESIDENT BOYLE for himself and the MEMBERS OF THE CITY COUNCIL presents:

Resolution Noting With Regret the Death of Former United States Senator Theodore Francis Green.

Theodore Francis Green, leader, politician, statesman, and native Rhode Islander, has passed on. He served the City, State and his Nation with dignity and honor.

As Chairman of the powerful Senate Foreign Relations Committee, he was formulator of American Foreign Policy.

As Governor and United States Senator, he devoted his entire life to championing the cause of mankind. To the people of our City he was not only a dedicated public servant, but more importantly, a friend; now therefore be it

Resolved, that the City Council of the City of Providence and His Honor Mayor Joseph A. Doorley, Jr., do officially express their deep sorrow and sympathy upon the passing of the Honorable Theodore Francis Green.

Read and Passed by a Unanimous Rising Vote on motion of COUNCILMAN ALPRIN, seconded by COUNCIL PRESIDENT BOYLE and COUNCILMEN BEATINI, CAPRIO, COLA, GOLDIN, HASSETT, HAXTON, LAZARUS, LOUGHRAN, LYNCH, MASCIA, McNULTY, MORAN, MURPHY, O'CONNOR, PAYNE, PEARLMAN, PISATURO, PRETE, SCIARRETTA and SOUZA.



ADJOURNMENT

There being no further business, on motion of COUNCILMAN ALPRIN seconded by COUNCILMAN CAPRIO, the City Council adjourns at 9:58 o'clock P.M. (E.D.S.T.) to meet again on THURSDAY, June 2, 1966 at 8:00 o'clock P.M. (E.D.S.T.)

Vincent Vespa
City Clerk

UNITED STATES OF AMERICA
DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Contract No. R.I. E-1(G)
Program No. R.I. E-1

GRANT CONTRACT FOR CODE ENFORCEMENT PROGRAM

Between

City of Providence, Rhode Island

and

THE UNITED STATES OF AMERICA

GRANT CONTRACT FOR CODE ENFORCEMENT PROGRAM

PART I

THIS AGREEMENT, consisting of this Part I and the Terms and Conditions (Form No. HUD-3126b, dated 1-66 as amended and modified hereby) forming Part II hereof (which Parts, together, are herein called the "Contract"), made and entered into on the date hereinbelow specified, by and between the City of Providence, Rhode Island (herein called the "Grantee") and the United States of America (herein called the "Government"), WITNESSETH:

In consideration of the mutual covenants, promises, and representations contained herein, the parties hereto do agree as follows:

SEC. 1. Purpose of Contract. -- The purpose of this Contract is to provide for the extension by the Government to the Grantee of certain Federal financial assistance under Section 117 of Title I of the Housing Act of 1949, as amended by all amendatory Acts (said Title I as so amended being herein sometimes called "Title I"), with respect to the Program described in Section 2 hereof, and to state the terms and conditions upon which such assistance will be extended and the understandings of the parties hereto as to the manner in which they contemplate that the Program will be carried out.

SEC. 2. The Program. -- The Grantee agrees to initiate and carry out a Code Enforcement Program (herein called the "Program"), consisting of concentrated code enforcement activities and the provision of certain public improvements in a certain area or areas (herein called the "Code Enforcement Area"), as described in the Application and approved by the Government.

SEC. 3. Additional Public Improvements. -- The Grantee also agrees to provide, or to take appropriate steps to assure that there will be provided, those additional public improvements needed to assure the stability of the Code Enforcement Area, described in the Application and approved by the Government as public improvements to be provided at no cost to the Government under this Contract.

SEC. 4. Code Enforcement Area. -- The Code Enforcement Area is situated in the City of Providence, County of Providence, State of Rhode Island and is described in Exhibit A, attached hereto and made a part hereof by reference.

SEC. 5. The Grant. -- The Government will make to the Grantee a grant for the Program in an amount equal to (two-thirds) (~~three-fourths~~) of the actual cost of the Program authorized hereunder, or \$ 533,177, whichever is less.

SEC. 6. Relocation Grant. --

(a) The Government further agrees to increase the grant otherwise payable to the Grantee pursuant to the provisions of Section 5 hereof in an amount equal to the relocation payments which are made by the Grantee in connection with the Program, in accordance with regulations prescribed by the Government: Provided, That the amount of such increase shall in no event exceed the sum of \$ No.

(b) The Grantee agrees to make relocation payments to individuals, families, and business concerns in accordance with the relocation payment regulations.

(c) No part of the amount of the relocation payments provided for hereunder shall be included in computing the amount of the grant otherwise payable to the Grantee pursuant to the provisions of Section 5 hereof.

SEC. 7. Rehabilitation Grant. --

(a) The Government further agrees to increase the grant payable to the Grantee pursuant to the provisions of Section 5 hereof in an amount equal to the rehabilitation grant payments which are made by the Grantee in connection with the Program in accordance with the provisions of Section 115 of Title I and the rules and procedures established by the Government for the making of such grant payments: Provided, That the amount of such increase shall in no event exceed the sum of \$ No.

(b) No part of the amount of the rehabilitation grant payments provided for hereunder shall be included in computing the amount of the grant otherwise payable to the Grantee pursuant to the provisions of Section 5 hereof.

SEC. 8. Compensation to Government for Its Audits and Inspections. --The Grantee will compensate the Government for its audits and inspections, provided for in Section 103(b) hereof, a fixed fee in the amount of \$ 7,776.00. The fixed fee shall be payable at the time the first requisition for a grant payment is approved, by the Government deducting the entire amount of the fixed fee from the first grant payment made to the Grantee: Provided, That, if the Program is not commenced after the first grant payment has been made and the Government shall claim repayment of the grant as provided in Section 108(b) hereof, the Grantee shall be entitled to a full setoff of the amount of the fixed fee against the Government's claim, but no part of the fixed fee shall be refundable in any other circumstance: Provided further, That, in the event the approved budget for the Program is increased after payment of the fixed fee, any additional fixed fee payable thereby shall be deducted from the next grant payment made to the Grantee.

SEC. 9. Counterparts of the Contract. -- This Contract may be executed in any number of counterparts, each of which shall be deemed to be an original, and such counterparts shall constitute one and the same instrument.

SEC. 10. Changes Applicable to Part II Hereof. -- The following changes are hereby made in the attached Terms and Conditions designated Part II hereof:

SEC. 106 is changed to incorporate the following additional subsections:

(c) Certain Contractors Ineligible for Contract Awards. -- The Grantee will not award any contract for work in the Program to any contractor who is, at the time, ineligible, under the provisions of any applicable regulations issued by the Secretary of Labor, United States Department of Labor, to receive an award of such contract.

(d) Federal Labor Standards Provisions. -- Before the Grantee receives bids or proposals for, or otherwise negotiates for, a proposed contract which calls for the performance of any work in the Program which will entail, for such work, the employment by the contractor or his subcontractors of laborers or mechanics, the Grantee will include in the proposed contract documents appropriate wage schedule (including the applicable wage determination decision of the Secretary of Labor, United States Department of Labor) and the provisions embodied in that document entitled "Federal Labor Standards Provisions", attached hereto and marked HUD-3200 and which is made a part hereof. The schedules, wage determination decision, and other provisions, as included in such proposed contract documents, shall also be included in the contract documents as executed. The Grantee will include in each contract covered by this subsection an appropriate provision requiring the contractor to insert in each of his subcontracts which will entail the employment by such subcontractor of laborers or mechanics, as aforesaid, wage and other provisions which are consistent with such contractor's contract with the Grantee.

The Grantee will assist and cooperate actively with the Secretary of Housing and Urban Development and the Secretary of Labor in obtaining the compliance of contractors and subcontractors with the aforementioned Federal Labor Standards Provisions and with the rules, regulations, and relevant orders of the Secretary of Labor and will obtain and furnish to the Secretary of Housing and Urban Development and to the Secretary of Labor such information as they may require for the supervision of such compliance.

(e) Special Provisions Relating to Architects, Etc. --

(1) Minimum Salary Rates for Architects, Etc. -- Not less than the salaries prevailing in the locality in which the Program is being carried out, as determined or adopted (subsequent to a determination under applicable State or local law) by the Secretary of Housing and Urban Development, shall be paid to all architects, technical engineers, draftsmen, and technicians who are employed in connection with the Program

(2) Payments to Architects, Etc. -- Each architect, technical engineer, draftsman, or technician to whom the foregoing salary provisions are applicable shall be paid unconditionally and not less often than once each month. The full amount which is due any such architect, technical engineer, draftsman, or technician at the time of such payment shall be computed at the applicable salary rate.

(3) Compliance with Salary Provisions Regardless of Certain Contractual Relationships. -- Each contract which is let by the Grantee, calling for work in the Program, shall require compliance with salary provisions with respect to architects, technical engineers, draftsmen, and technicians who are employed thereon by the contractor or by any subcontractors thereunder, which are in accordance with this subsection, regardless of any contractual relationship which may be alleged to exist between such contractor or subcontractor and such architects, technical engineers, draftsmen, or technicians.

(4) Underpayments of Salaries. -- In case of underpayment of salaries by any such contractor or by any subcontractor thereunder to architects, technical engineers, draftsmen, or technicians who are employed by him in connection with the Program, the Grantee shall withhold from the contractor, out of payments which are due, so much thereof as may be considered necessary to pay such employees so employed by the contractor or by any subcontractor thereunder, the full amount of salaries which are required by the particular contract, and the Grantee shall disburse, for and on account of the contractor or the subcontractor (as may be appropriate), to the respective employees to whom they are due, the amount so withheld.

(5) Claims and Disputes; Architects, Etc. -- Claims and disputes pertaining to salary rates or to classifications of architects, technical engineers, draftsmen, or technicians who are employed in connection with the Program shall be reported by the Grantee to the Secretary of Housing and Urban Development and otherwise shall be handled in accordance with applicable law.

(6) Discharging or Discriminating Against Employees Because of Certain Employment Matters. -- No architect, technical engineer, draftsman, or technician who is employed in connection with the Program shall be discharged or in any other manner discriminated against because he has filed any complaint or instituted or caused to be instituted any proceeding or has testified or is about to testify in any proceeding under or related to the employment standards applicable hereunder to his employer.

SEC. 11. Special Conditions. --

- (a) The Contract shall be subject to the provisions of Exhibit "B" attached hereto and made a part hereof.

IN WITNESS WHEREOF, the Grantee has caused this Contract to be duly executed in its behalf and its seal to be hereunto affixed and attested; and, thereafter, the Government has caused the same to be duly executed in its behalf this _____ day of _____ 19__.

(SEAL)

City of Providence, Rhode Island

By

Joseph A. Doorley, Jr.
(Signature)

Joseph A. Doorley, Jr.

(Type or Print Name)

Mayor

(Title)

ATTEST:

Uriente Caspica

City Clerk

UNITED STATES OF AMERICA
Secretary of Housing and Urban Development

By

(Signature)

EXHIBIT A

Washington Park: Bounded generally on the north by an industrial area known as Menu-Center; on the east by a large industrial area known as Fields Point; on the south by the city line separating Providence from Cranston; and on the west by Roger Williams Park.

Webster Avenue: Bounded generally on the north by the northerly side of Eastwood Avenue and Olneyville Expressway, on the east by the easterly side of Huntington Expressway, on the south by the southerly side of Union Avenue, and on the west by the westerly side of Laurel Hill Avenue.

EXHIBIT "B"

Pursuant to the Department of Housing and Urban Development Act, 5 U.S.C. 624, the Project or Program involved herein is under the jurisdiction of the Department of Housing and Urban Development. Therefore, references herein to the Housing and Home Finance Agency and to officers of such Agency mean the Department of Housing and Urban Development and officers of that Department and the term Housing and Home Finance Administrator or Administrator as used in this Contract means the Secretary of Housing and Urban Development.

HUD-3126b
(1-66)

GRANT CONTRACT FOR CODE ENFORCEMENT PROGRAM

PART II

TERMS AND CONDITIONS

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
URBAN RENEWAL ADMINISTRATION
Washington, D. C. 20410

GRANT CONTRACT FOR CODE ENFORCEMENT PROGRAM

PART II

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SEC. 101. USE OF CERTAIN TERMS

Except where the context clearly indicates otherwise, the following terms, as used herein, shall have the meanings ascribed to them in this Section:

(a) The term "Contract" means this Contract between the Government and the Grantee, and includes Parts I and II and any additional document or documents incorporated herein by special reference, as well as any amendment.

(b) The term "Application" means the written application for the grant by the Grantee, including any revisions thereto, together with all explanatory, supporting, or supplementary documents filed therewith.

SEC. 102. ACCOMPLISHMENT OF PROGRAM

The Grantee will commence and carry out the Program with all practicable dispatch, in a sound, economical, and efficient manner, in accordance with the Application and the provisions of this Contract, so that the Program will be completed within 3 years from the date of notification by the Government of approval of the Application. Said term may be extended with the written consent of the Government. The Grantee will carry out the Program in compliance with all requirements imposed by or pursuant to regulations effectuating Title VI of the Civil Rights Act of 1964 (78 Stat. 241, 252), prohibiting discrimination against any person on the ground of race, color, or national origin.

SEC. 103. PROVISIONS RELATING TO ADMINISTRATION

(a) Books and Records. -- The Grantee will keep full and accurate books and records with respect to all matters covered by this Contract, in order that a speedy and effective audit may be made.

(b) Audits and Inspections. -- The Grantee will, at any time during normal business hours, and as often as the Government may deem necessary, permit the Government to have full and free access to all of its books and records with respect to all matters covered by this Contract, and will permit the Government to audit, examine, and make excerpts or transcripts from such books and records, and to review, inspect, and make audits of all Program work, contracts, invoices, materials, payrolls, records of personnel, conditions of employment, books of accounts, and other documentary data pertaining to such matters.

(c) Reports and Information. -- The Grantee will, at such times and in such manner as the Government may require, furnish the Government with periodic reports and statements pertaining to the Program and other matters covered by this Contract.

SEC. 104. PAYMENT OF GRANT

(a) Government's Obligation. -- The Government will make payments on account of the grant payable hereunder for the purpose of covering the eligible costs of the Program authorized herein.

(b) Conditions Prerequisite to Payment of Grant. -- Notwithstanding any other provision of this Contract, the Government may elect not to make the payments provided for herein:

(1) If the Grantee shall have made to the Government any misrepresentation of a material nature in the Application, or any supplement thereto or amendment thereof, or in this Contract, or in or with respect to any document furnished therewith or pursuant thereto;

(2) If the Grantee shall have invited bids or proposals, or shall have entered into any contract, for the provision of public improvements as a part of the Program, without obtaining such prior approvals of the contract documents as may from time to time be required by the Government;

(3) If the Grantee shall have acquired (other than by eminent domain proceedings), or contracted to acquire, any real property as a part of the Program at prices, or upon or subject to covenants, restrictions, terms, or conditions, which shall not have been concurred in by the Government;

(4) If the Grantee, in acquiring any real property as a part of the Program by eminent domain proceedings, shall not have received the Government's concurrence in such action prior to the institution of such proceedings or shall have consented or acquiesced, by stipulation, forbearance, or otherwise, to any price, terms, or conditions which shall not have been concurred in by the Government, except as shall have been adjudicated by trial or hearing on the merits of the issues according to law;

(5) If the Grantee shall have failed to carry out its obligation to provide relocation assistance to individuals or families displaced as a result of action taken pursuant to the Program;

(6) If the Grantee shall not have maintained a level of expenditures for code enforcement, exclusive of any expenditures for areas assisted by Code Enforcement Grants or Title I Urban Renewal Project Grants, that is not less than its normal expenditures for code enforcement activities prior to the execution of this Contract, it being understood and agreed that the determination of normal expenditures shall be based on the average annual amount expended by the Grantee for code enforcement during the 2 fiscal years immediately preceding filing of the Application, excluding expenditures in any federally assisted Code Enforcement or Title I Urban Renewal Project Areas;

(7) If the Grantee shall not have provided or caused to be provided those additional public improvements needed to assure the stability of the Code Enforcement Area in accordance with Section 3 of Part I hereof;

(8) If the Grantee shall have abandoned or, before the completion thereof, terminated the Program; or

(9) If the Grantee shall then be in default with respect to any of the provisions of this Contract theretofore to be complied with by it.

(c) Advance or Progress Payments. -- Under or subject to such conditions as the Government may specify in writing, which are not inconsistent with applicable law, the Government may, in its discretion, make advance or progress payments to the Grantee on account of the grant, or on account of the increase with respect to the grant provided for in Sections 6 and 7 of Part I hereof, at such time or times prior to the completion of the Program and the final determination of the total cost thereof as, in view of the status of the Program and the matters relative thereto, the Government may deem appropriate.

(d) Requisition for Grant Payment. -- The Grantee will file its requisition for payment of grant, including the increases provided for in Sections 6 and 7 hereof, on a form or forms prescribed by the Government. Such requisition will be accompanied by evidence, satisfactory to the Government, demonstrating the need at the time for the funds requisitioned and demonstrating that the amount sought is reasonable and the purposes for which it proposes to expend the funds are within the purview of this Contract.

(e) Rights and Remedies Not Waived. -- In no event shall the making by the Government of any payment on account of the grant constitute or be construed as a waiver by the Government of any breach of covenant or any default which may then exist on the part of the Grantee, and the making of any such payment by the Government while any such breach or default shall exist shall in no wise impair or prejudice any right or remedy available to the Government in respect of such breach or default.

SEC. 105. BUDGETARY AND ACCOUNTING PROVISIONS

(a) Accounts. -- The Grantee will establish for the Program separate accounts to be maintained within its existing accounting system or set up independently. Such accounts are referred to herein collectively as the "Program Account."

(b) Program Budget and Costs. -- The Grantee will carry out the Program and incur obligations and make disbursements on behalf of the Program only for eligible costs (as defined by the Government) and only in conformity with the latest approved budget for the Program. The budget may be revised from time to time, but no budget or revision thereof shall be effective unless and until the Government shall have approved the same. Costs incurred in excess of the latest approved budget shall be for the sole account of the Grantee and shall not be included in the actual cost of the Program for purposes of computing the Federal grant.

(c) Costs Incurred for the Program. -- The Grantee will charge to the Program Account all eligible costs of the Program.

(d) Documentation of Program Costs. -- All costs, including paid services contributed by the Grantee or others, charged to the Program will be supported by properly executed payrolls, time records, invoices, contracts, or vouchers evidencing in proper detail the nature and propriety of the charges.

(e) Checks, Orders, and Vouchers. — Any check or order drawn by the Grantee with respect to any item which is or will be chargeable against the Program Account will be drawn only in accordance with a properly signed voucher then on file in the office of the Grantee stating in proper detail the purpose for which such check or order is drawn. All checks, payrolls, invoices, contracts, vouchers, orders, or other accounting documents pertaining in whole or in part to the Program will be clearly identified, readily accessible, and, to the extent feasible, kept separate and apart from all other such documents.

SEC. 106. CONSTRUCTION PROVISIONS

(a) Contract and "Force Account" Work. — The Grantee may elect to carry out any necessary demolition, construction, or development activities as a part of the Program by utilization of its own employees or it may have such work done under written contract in a manner acceptable to the Government.

(b) Competitive Bidding. — The Grantee will give full opportunity for free, open, and competitive bidding for each contract to be let by it calling for construction, demolition, or other work, as a part of the Program, or for the furnishing of any materials, supplies, or equipment for use in the Program and will give such publicity to its advertisements or calls for bids for each such contract as will provide adequate competition; and the award of each such contract, when made, will be made by it as soon as practicable to the lowest responsible bidder: Provided, That, in the selection of such materials, equipment, or supplies, the Grantee may, in the interest of standardization or ultimate economy, if the advantage of such standardization or such ultimate economy is clearly evident and an appropriate provision for such action is included by it in the proposed contract documents upon which bids are invited, award a contract to a responsible bidder other than the lowest in price: Provided further, That purchases of such materials, equipment, or supplies in amounts of \$2,500 or less, and contracts in amounts of \$2,500 or less calling for construction or demolition, or other similar work, as a part of the Program, may, except where contrary to the requirements of State or local law, be made from time to time by the Grantee without negotiation or competitive bidding and without observance of the other provisions of this subsection.

SEC. 107. EQUAL EMPLOYMENT OPPORTUNITY

(a) Activities and Contracts Not Subject to Executive Order 11246. — In the carrying out of the Program, the Grantee will not discriminate against any employee or applicant for employment because of race, creed, color, or national origin. The Grantee will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, creed, color, or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or

termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Grantee agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Government setting forth the provisions of this nondiscrimination clause. The Grantee will, in all solicitations or advertisements for employees placed by or on behalf of the Grantee, state that all qualified applicants will receive consideration for employment without regard to race, creed, color, or national origin. The Grantee will incorporate the foregoing requirements of this subsection (a) in all of its contracts for Program work, except contracts governed by subsection (b) of this Section 107 and contracts for standard commercial supplies or raw materials, and will require all of its contractors for such work to incorporate such requirements in all subcontracts for Program work.

(b) Contracts Subject to Executive Order 11246. — The Grantee will incorporate or cause to be incorporated into any contract for construction or modification thereof which is subject to Executive Order 11246, and the rules and regulations of the Secretary of Labor pursuant thereto, the following provisions, altered only to reflect the proper identity of the parties:

During the performance of this contract, the contractor agrees as follows:

(1) The contractor will not discriminate against any employee or applicant for employment because of race, creed, color, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, creed, color, or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the municipality setting forth the provisions of this nondiscrimination clause.

(2) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, creed, color, or national origin.

(3) The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the municipality, advising the labor union or workers' representative of the contractor's commitments under Section 202 of Executive Order 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

(4) The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.

(5) The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor or the Secretary of Housing and Urban Development pursuant thereto, and will permit access to his books, records, and accounts by the municipality, the Secretary of Housing and Urban Development, and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

(6) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

(7) The contractor will include the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the municipality may direct as a means of enforcing such provisions, including sanctions for noncompliance: Provided, however, That, in the event the contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the municipality, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

(c) Definition -- Contract for Construction. -- As used in this Section 107, "contract for construction" means any contract or agreement for the demolition of structures or the provision, repair, or alteration of public improvements, as provided for in the Program.

(d) Enforcement Obligations of the Grantee. -- The Grantee will assist and cooperate actively with the Secretary of Housing and Urban Development and the Secretary of Labor in obtaining the compliance of contractors and subcontractors with the provisions set forth in subsection (b) of this Section 107 and with the rules, regulations, and relevant orders of the Secretary of Labor and will obtain and furnish to the Secretary of Housing and Urban Development and to the Secretary of Labor such information as they may require for the supervision of such compliance. The Grantee will enforce

the obligations of contractors and subcontractors under such provisions, rules, regulations, and orders and will carry out sanctions and penalties for violation of such obligations imposed upon contractors and subcontractors by the Secretary of Labor or the Secretary of Housing and Urban Development. The Grantee will refrain from entering into any contract subject to Executive Order 11246 or extension or other modification of such a contract with a contractor who has been debarred from Government contracts and federally assisted construction contracts under Part II, Subpart D, of Executive Order 11246, or who has not demonstrated his eligibility for such contracts as provided in Part II of Executive Order 11246. In the event the Grantee fails and refuses to comply with its undertakings, the Grantee agrees that the Government (i) may cancel, terminate, or suspend this Contract in whole or in part, (ii) may refrain from extending any further assistance under the program with respect to which the failure or refusal occurred until satisfactory assurance of future compliance has been received from the Grantee, or (iii) may refer the case to the Department of Justice for appropriate legal proceedings.

SEC. 108. DEFAULTS AND REMEDIES

(a) Termination or Suspension of Contract. -- Notwithstanding any other provision of this Contract, the Government may terminate or suspend this Contract at its discretion upon the happening of any of the following:

(1) The failure of the Grantee to complete the Program within the time prescribed herein;

(2) The making of any misrepresentation by the Grantee in its Application or in the furnishing of any information to the Government;

(3) The violation of any of the terms or conditions of this Contract; or

(4) Any event which renders the accomplishment of the Program by the Grantee impossible, improbable, infeasible, or illegal.

(b) Forfeiture of Grant. -- For any violation of any of the terms of this Contract, the Government may, in addition to such other remedies as may exist at law or in equity, require repayment of all or part of the grant to the Government.

SEC. 109. MISCELLANEOUS PROVISIONS

(a) Interest of Public Officials and Employees. -- No officer or employee of the Grantee and no member of its governing body, and no other public official of the locality in which the Program will be carried out who exercises any functions or responsibilities in the review or approval of the undertaking or carrying out of the Program, shall (1) participate in any decision relating to this Contract which affects his personal interest or the interest of any corporation, partnership, or association in which he is, directly or indirectly, interested, or (2) have any financial interest, direct or indirect, in this Contract or in the work to be performed under the Program authorized herein.

(b) Interest of Certain Federal Officials. -- No Member of or Delegate to the Congress of the United States of America, and no Resident Commissioner, shall be admitted to any share or part hereof or to any benefit arising herefrom.

(c) Bonus or Commission. -- The Grantee will not pay any bonus or commission for the purpose of obtaining approval of the Application for the Federal financial assistance provided for herein, or any other approval by the Government which may be necessary under this Contract.

(d) Government Not Obligated to Third Parties. -- The Government will not be obligated or liable hereunder to any party other than the Grantee.

(e) How Contract Affected by Provisions Being Held Invalid. -- If any provision of this Contract is held invalid, the remainder of this Contract shall not be affected thereby if such remainder would then continue to conform to the terms and requirements of applicable law.

(f) Provisions Concerning Certain Waivers. -- Subject to applicable Federal law, any right or remedy which the Government may have under this Contract may be waived in writing by the Government by a formal waiver and either with or without the execution of an amendatory or supplementary agreement, if, in the judgment of the Government, this Contract, as so modified, will still conform to the provisions and requirements of applicable laws.

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
URBAN RENEWAL ADMINISTRATION

FEDERAL LABOR STANDARDS PROVISIONS

1. APPLICABILITY

The Project or Program to which the work covered by this Contract pertains is being assisted by the United States of America and the following Federal Labor Standards Provisions are included in this Contract pursuant to the provisions applicable to such Federal assistance.

2. MINIMUM WAGE RATES FOR LABORERS AND MECHANICS

All laborers and mechanics employed upon the work covered by this Contract shall be paid unconditionally and not less often than once each week, and without subsequent deduction or rebate on any account (except such payroll deductions as are made mandatory by law and such other payroll deductions as are permitted by the applicable regulations issued by the Secretary of Labor, United States Department of Labor, pursuant to the Anti-Kickback Act hereinafter identified), the full amounts due at time of payment computed at wage rates not less than those contained in the wage determination decision of said Secretary of Labor (a copy of which is attached and herein incorporated by reference), regardless of any contractual relationship which may be alleged to exist between the Contractor or any subcontractor and such laborers and mechanics. All laborers and mechanics employed upon such work shall be paid in cash, except that payment may be by check if the employer provides or secures satisfactory facilities approved by the Local Public Agency or Public Body for the cashing of the same without cost or expense to the employee. For the purpose of this clause, contributions made or costs reasonably anticipated under Section 1(b)(2) of the Davis-Bacon Act on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of Section 5.5(a)(1)(iv) of Title 29, Code of Federal Regulations. Also for the purpose of this clause, regular contributions made or costs incurred for more than a weekly period under plans, funds, or programs, but covering the particular weekly period, are deemed to be constructively made or incurred during such weekly period.

3. UNDERPAYMENTS OF WAGES OR SALARIES

In case of underpayment of wages by the Contractor or by any subcontractor to laborers or mechanics employed by the Contractor or subcontractor upon the work covered by this Contract, the Local Public Agency or Public Body in addition to such other rights as may be afforded it under this Contract shall withhold from the Contractor, out of any payments due the Contractor, so much thereof as the Local Public Agency or Public Body may consider necessary to pay such laborers or mechanics

the full amount of wages required by this Contract. The amount so withheld may be disbursed by the Local Public Agency or Public Body, for and on account of the Contractor or the subcontractor (as may be appropriate), to the respective laborers or mechanics to whom the same is due or on their behalf to plans, funds, or programs for any type of fringe benefit prescribed in the applicable wage determination.

4. ANTICIPATED COSTS OF FRINGE BENEFITS

If the Contractor does not make payments to a trustee or other third person, he may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing fringe benefits under a plan or program of a type expressly listed in the wage determination decision of the Secretary of Labor which is a part of this Contract: Provided, however, The Secretary of Labor has found, upon the written request of the Contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the Contractor to set aside in a separate account assets for the meeting of obligations under the plan or program. A copy of any findings made by the Secretary of Labor in respect to fringe benefits being provided by the Contractor must be submitted to the Local Public Agency or Public Body with the first payroll filed by the Contractor subsequent to receipt of the findings.

5. OVERTIME COMPENSATION REQUIRED BY CONTRACT WORK HOURS STANDARDS ACT (76 Stat. 357-360; Title 40 U.S.C., Sections 327-332)

(a) Overtime requirements. No Contractor or subcontractor contracting for any part of the Contract work which may require or involve the employment of laborers or mechanics, including watchmen and guards, shall require or permit any laborer or mechanic in any workweek in which he is employed on such work to work in excess of eight hours in any calendar day or in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times his basic rate of pay for all hours worked in excess of eight hours in any calendar day or in excess of forty hours in such workweek, as the case may be.

(b) Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (a), the Contractor and any subcontractor responsible therefor shall be liable to any affected employee for his unpaid wages. In addition, such Contractor and subcontractor shall be liable to the United States for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic employed in violation of the clause set forth in paragraph (a), in the sum of \$10 for each calendar day on which such employee was required or permitted to work in excess of eight hours or in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (a).

(c) Withholding for liquidated damages. The Local Public Agency or Public Body shall withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or subcontractor, such sums as may administratively be determined to be necessary to satisfy any liabilities of such Contractor or subcontractor for liquidated damages as provided in the clause set forth in paragraph (b).

(d) Subcontracts. The Contractor shall insert in any subcontracts the clauses set forth in paragraphs (a), (b), and (c) of this Section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts which they may enter into, together with a clause requiring this insertion in any further subcontracts that may in turn be made.

6. EMPLOYMENT OF APPRENTICES

Apprentices will be permitted to perform work covered by this Contract only under a bona fide apprenticeship program registered with a State Apprenticeship Agency which is recognized by the Bureau of Apprenticeship and Training, United States Department of Labor, or, if no such recognized Agency exists in a State, under a program registered with the Bureau of Apprenticeship and Training. The allowable ratio of apprentices to journeymen in any craft classification shall not be greater than the ratio permitted to the Contractor as to his entire work force under the registered program. Any employee listed on a payroll at an apprentice wage rate, who is not registered as above, shall be paid the wage rate determined by the Secretary of Labor, United States Department of Labor, for the classification of work he actually performed. The Contractor or subcontractor shall furnish the Local Public Agency or Public Body with written evidence of the registration of his program and apprentices, as well as of the appropriate ratios and wage rates for the area of construction, prior to using any apprentices on the contract work.

7. EMPLOYMENT OF CERTAIN PERSONS PROHIBITED

No person under the age of sixteen years and no person who, at the time, is serving sentence in a penal or correctional institution shall be employed on the work covered by this Contract.

8. REGULATIONS PURSUANT TO SO-CALLED "ANTI-KICKBACK ACT"

The Contractor shall comply with the applicable regulations (a copy of which is attached and herein incorporated by reference) of the Secretary of Labor, United States Department of Labor, made pursuant to the so-called "Anti-Kickback Act" of June 13, 1934 (48 Stat. 948; 62 Stat. 862; Title 18 U.S.C., Section 874; and Title 40 U.S.C., Section 276c), and any amendments or modifications thereof, shall cause appropriate provisions to be inserted in subcontracts to insure compliance therewith by all subcontractors subject thereto, and shall be responsible for the submission of affidavits required by subcontractors thereunder, except as said Secretary of Labor may specifically provide for reasonable limitations, variations, tolerances, and exemptions from the requirements thereof.

9. EMPLOYMENT OF LABORERS OR MECHANICS NOT LISTED IN AFORESAID WAGE DETERMINATION DECISION

Any class of laborers or mechanics which is not listed in the wage determination and which is to be employed under the Contract will be classified or reclassified conformably to the wage determination by the Local Public Agency or Public Body, and a report of the action taken shall be submitted by the Local Public Agency or Public Body, through the Secretary of Housing and Urban Development, to the Secretary of Labor, United States Department of Labor. In the event the interested parties cannot agree on the proper classification or reclassification of a particular class of laborers and mechanics to be used, the question accompanied by the recommendation of the Local Public Agency or Public Body shall be referred, through the Secretary of Housing and Urban Development, to the Secretary of Labor for final determination.

10. FRINGE BENEFITS NOT EXPRESSED AS HOURLY WAGE RATES

The Local Public Agency or Public Body shall require, whenever the minimum wage rate prescribed in the Contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly wage rate and the Contractor is obligated to pay a cash equivalent of such a fringe benefit, an hourly cash equivalent thereof to be established. In the event the interested parties cannot agree upon a cash equivalent of the fringe benefit, the question, accompanied by the recommendation of the Local Public Agency or Public Body, shall be referred, through the Secretary of Housing and Urban Development, to the Secretary of Labor for determination.

11. POSTING WAGE DETERMINATION DECISIONS AND AUTHORIZED WAGE DEDUCTIONS

The applicable wage poster of the Secretary of Labor, United States Department of Labor, and the applicable wage determination decisions of said Secretary of Labor with respect to the various classifications of laborers and mechanics employed and to be employed upon the work covered by this Contract, and a statement showing all deductions, if any, in accordance with the provisions of this Contract, to be made from wages actually earned by persons so employed or to be employed in such classifications, shall be posted at appropriate conspicuous points at the site of the work.

12. COMPLAINTS, PROCEEDINGS, OR TESTIMONY BY EMPLOYEES

No laborer or mechanic to whom the wage, salary, or other labor standards provisions of this Contract are applicable shall be discharged or in any other manner discriminated against by the Contractor or any subcontractor because such employee has filed any complaint or instituted or caused to be instituted any proceeding or has testified or is about to testify in any proceeding under or relating to the labor standards applicable under this Contract to his employer.

13. CLAIMS AND DISPUTES PERTAINING TO WAGE RATES

Claims and disputes pertaining to wage rates or to classifications of laborers and mechanics employed upon the work covered by this Contract shall be promptly reported by the Contractor in writing to the Local Public Agency or Public Body for referral by the latter through the Secretary of Housing and Urban Development to the Secretary of Labor, United States Department of Labor, whose decision shall be final with respect thereto.

14. QUESTIONS CONCERNING CERTAIN FEDERAL STATUTES AND REGULATIONS

All questions arising under this Contract which relate to the application or interpretation of (a) the aforesaid Anti-Kickback Act, (b) the Contract Work Hours Standards Act, (c) the aforesaid Davis-Bacon Act, (d) the regulations issued by the Secretary of Labor, United States Department of Labor, pursuant to said Acts, or (e) the labor standards provisions of any other pertinent Federal statute, shall be referred, through the Local Public Agency or Public Body and the Secretary of Housing and Urban Development, to the Secretary of Labor, United States Department of Labor, for said Secretary's appropriate ruling or interpretation which shall be authoritative and may be relied upon for the purposes of this Contract.

15. PAYROLLS AND BASIC PAYROLL RECORDS OF CONTRACTOR AND SUBCONTRACTORS

The Contractor and each subcontractor shall prepare his payrolls on forms satisfactory to and in accordance with instructions to be furnished by the Local Public Agency or Public Body. The Contractor shall submit weekly to the Local Public Agency or Public Body two certified copies of all payrolls of the Contractor and of the subcontractors, it being understood that the Contractor shall be responsible for the submission of copies of payrolls of all subcontractors. Each such payroll shall contain the "Weekly Statement of Compliance" set forth in Section 3.3 of Title 29, Code of Federal Regulations. The payrolls and basic payroll records of the Contractor and each subcontractor covering all laborers and mechanics employed upon the work covered by this Contract shall be maintained during the course of the work and preserved for a period of three years thereafter. Such payrolls and basic payroll records shall contain the name and address of each such employee, his correct classification, rate of pay (including rates of contributions or costs anticipated of the types described in Section 1(b)(2) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made, and actual wages paid. In addition, whenever the Secretary of Labor has found under Section 5.5(a)(1)(iv) of Title 29, Code of Federal Regulations, that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in Section 1(b)(2)(B) of the Davis-Bacon Act, the Contractor or subcontractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits.

The Contractor and each subcontractor shall make his employment records with respect to persons employed by him upon the work covered by this Contract available for inspection by authorized representatives of the Secretary of Housing and Urban Development, the Local Public Agency or Public Body, and the United States Department of Labor. Such representatives shall be permitted to interview employees of the Contractor or of any subcontractor during working hours on the job.

16. SPECIFIC COVERAGE OF CERTAIN TYPES OF WORK BY EMPLOYEES

The transporting of materials and supplies to or from the site of the Project or Program to which this Contract pertains by the employees of the Contractor or of any subcontractor, and the manufacturing or furnishing of materials, articles, supplies, or equipment on the site of the Project or Program to which this Contract pertains by persons employed by the Contractor or by any subcontractor, shall, for the purposes of this Contract, and without limiting the generality of the foregoing provisions of this Contract, be deemed to be work to which these Federal Labor Standards Provisions are applicable.

17. INELIGIBLE SUBCONTRACTORS

The Contractor shall not subcontract any part of the work covered by this Contract or permit subcontracted work to be further subcontracted without the Local Public Agency's or Public Body's prior written approval of the subcontractor. The Local Public Agency or Public Body will not approve any subcontractor for work covered by this Contract who is at the time ineligible under the provisions of any applicable regulations issued by the Secretary of Labor, United States Department of Labor, to receive an award of such subcontract.

18. PROVISIONS TO BE INCLUDED IN CERTAIN SUBCONTRACTS

The Contractor shall include or cause to be included in each subcontract covering any of the work covered by this Contract, provisions which are consistent with these Federal Labor Standards Provisions and also a clause requiring the subcontractors to include such provisions in any lower tier subcontracts which they may enter into, together with a clause requiring such insertion in any further subcontracts that may in turn be made.

19. BREACH OF FOREGOING FEDERAL LABOR STANDARDS PROVISIONS

In addition to the causes for termination of this Contract as herein elsewhere set forth, the Local Public Agency or Public Body reserves the right to terminate this Contract if the Contractor or any subcontractor whose subcontract covers any of the work covered by this Contract shall breach any of these Federal Labor Standards Provisions. A breach of these Federal Labor Standards Provisions may also be grounds for debarment as provided by the applicable regulations issued by the Secretary of Labor, United States Department of Labor.

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
URBAN RENEWAL ADMINISTRATION

HUD-3200A
(1-66)

ADDENDUM TO FEDERAL LABOR STANDARDS PROVISIONS, FORM HUD-3200

Except as hereinafter provided, the term "Local Public Agency or Public Body" is used to refer to the City of Providence, Rhode Island
(Name of Local Public Agency)

Section 3 is revised to read as follows:

3. UNDERPAYMENTS OF WAGES OR SALARIES

In case of underpayment of wages by the Contractor or by any subcontractor to laborers or mechanics employed by the Contractor or subcontractor upon the work covered by this Contract, the

City of Providence, Rhode Island
(Name of property owner, tenant, or other appropriate designation)

in addition to such other rights as may be afforded it under this Contract may withhold from the Contractor, out of any payments due the Contractor, so much thereof as the Local Public Agency or Public Body may determine to be necessary to pay such laborers or mechanics the full amount of wages required by this Contract. The amount so withheld shall be paid to the Local Public Agency or Public Body, which may disburse such amount, for and on account of the Contractor or the subcontractor (as may be appropriate), to the respective laborers or mechanics to whom the same is due or on their behalf to plans, funds, or programs for any type of fringe benefit prescribed in the applicable wage determination.

Section 5(c) is revised to read as follows:

(c) Withholding for liquidated damages. At the direction of the Local

Public Agency or Public Body, the City of Providence,
Rhode Island
(Name of property owner, tenant,
or other appropriate designation)

shall withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or subcontractor, such sums as may administratively be determined to be necessary to satisfy any liabilities of such Contractor or subcontractor for liquidated damages as provided in the clause set forth in paragraph (b).

Section 19 is revised to read as follows:

19. BREACH OF FOREGOING FEDERAL LABOR STANDARDS PROVISIONS

In addition to the causes for termination of this Contract as herein elsewhere set forth, the City of Providence, Rhode Island
(Name of property owner, tenant, or other
appropriate designation)

hereby reserves the right to terminate this Contract if the Contractor or any subcontractor whose subcontract covers any of the work covered by this Contract shall breach any of these Federal Labor Standards Provisions. A breach of these Federal Labor Standards Provisions may also be grounds for debarment as provided by the applicable regulations issued by the Secretary of Labor, United States Department of Labor.

HOUSING AND HOME FINANCE AGENCY
URBAN RENEWAL ADMINISTRATION

H-3009
(5-64)

SO-CALLED "ANTI-KICKBACK ACT" AND REGULATIONS PROMULGATED
PURSUANT THERETO BY THE SECRETARY OF LABOR,
UNITED STATES DEPARTMENT OF LABOR

TITLE 18, U.S.C., section 874

(Replaces section 1 of the Act of June 13, 1934 (48 Stat. 948, 40 U.S.C.,
sec. 276b) pursuant to the Act of June 25, 1948, 62 Stat. 862)

KICKBACKS FROM PUBLIC WORKS EMPLOYEES

Whoever, by force, intimidation, or threat of procuring dismissal from employment, or by any other manner whatsoever induces any person employed in the construction, prosecution, completion or repair of any public building, public work, or building or work financed in whole or in part by loans or grants from the United States, to give up any part of the compensation to which he is entitled under his contract of employment, shall be fined not more than \$5,000 or imprisoned not more than five years, or both.

SECTION 2 OF THE ACT OF JUNE 13, 1934, AS AMENDED (48 Stat. 948, 62 Stat. 862,
63 Stat. 108, 72 Stat. 967, 40 U.S.C., sec. 276c)

The Secretary of Labor shall make reasonable regulations for contractors and subcontractors engaged in the construction, prosecution, completion or repair of public buildings, public works or buildings or works financed in whole or in part by loans or grants from the United States, including a provision that each contractor and subcontractor shall furnish weekly a statement with respect to the wages paid each employee during the preceding week. Section 1001 of Title 18 (United States Code) shall apply to such statements.

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Pursuant to the aforesaid Anti-Kickback Act, the Secretary of Labor, United States Department of Labor, has promulgated the regulations hereinafter set forth, which regulations are found in Title 29, Subtitle A, Code of Federal Regulations, Part 3. The term, "this part," as used in the regulations hereinafter set forth, refers to Part 3 last above mentioned. Said regulations are as follows:

CONTRACTORS AND SUBCONTRACTORS ON PUBLIC BUILDING AND PUBLIC WORK
AND ON BUILDING AND WORK FINANCED IN WHOLE OR IN PART
BY LOANS OR GRANTS FROM THE UNITED STATES

Sec. 3.1 Purpose and scope.

This part prescribes "anti-kickback" regulations under section 2 of the Act of June 13, 1934, as amended (40 U.S.C. 276c), popularly known as the Copeland Act. This part applies to any contract which is subject to Federal wage standards and which is for the construction, prosecution, completion, or repair of public buildings, public works or buildings or works financed in whole or in part by loans or grants from the United States. The part is intended to aid in the enforcement of the minimum wage provisions of the Davis-Bacon Act and the various statutes dealing with Federally-assisted construction that contain similar minimum wage provisions, including those provisions which are not subject to Reorganization Plan No. 14 (e.g., the College Housing Act of 1950, the Federal Water Pollution Control Act, and the Housing Act of 1959), and in the enforcement of the overtime provisions

of the Contract Work Hours Standards Act whenever they are applicable to construction work. The part details the obligation of contractors and subcontractors relative to the weekly submission of statements regarding the wages paid on work covered thereby; sets forth the circumstances and procedures governing the making of payroll deductions from the wages of those employed on such work; and delineates the methods of payment permissible on such work.

Sec. 3.2 Definitions.

As used in the regulations in this part:

(a) The terms "building" or "work" generally include construction activity as distinguished from manufacturing, furnishing of materials, or servicing and maintenance work. The terms include, without limitation, buildings, structures, and improvements of all types, such as bridges, dams, plants, highways, parkways, streets, subways, tunnels, sewers, mains, powerlines, pumping stations, railways, airports, terminals, docks, piers, wharves, ways, lighthouses, buoys, jetties, breakwaters, levees, and canals; dredging, shoring, scaffolding, drilling, blasting, excavating, clearing, and landscaping. Unless conducted in connection with and at the site of such a building or work as is described in the foregoing sentence, the manufacture or furnishing of materials, articles, supplies, or equipment (whether or not a Federal or State agency acquires title to such materials, articles, supplies, or equipment during the course of the manufacture or furnishing, or owns the materials from which they are manufactured or furnished) is not a "building" or "work" within the meaning of the regulations in this part.

(b) The terms "construction," "prosecution," "completion," or "repair" mean all types of work done on a particular building or work at the site thereof, including, without limitation, altering, remodeling, painting and decorating, the transporting of materials and supplies to or from the building or work by the employees of the construction contractor or construction subcontractor, and the manufacturing or furnishing of materials, articles, supplies, or equipment on the site of the building or work, by persons employed at the site by the contractor or subcontractor.

(c) The terms "public building" or "public work" include building or work for whose construction, prosecution, completion, or repair, as defined above, a Federal agency is a contracting party, regardless of whether title thereof is in a Federal agency.

(d) The term "building or work financed in whole or in part by loans or grants from the United States" includes building or work for whose construction, prosecution, completion, or repair, as defined above, payment or part payment is made directly or indirectly from funds provided by loans or grants by a Federal agency. The term does not include building or work for which Federal assistance is limited solely to land guarantees or insurance.

(e) Every person paid by a contractor or subcontractor in any manner for his labor in the construction, prosecution, completion, or repair of a public building or public work or building or work financed in whole or in part by loans or grants from the United States is "employed" and receiving "wages," regardless of any contractual relationship alleged to exist between him and the real employer.

(f) The term "any affiliated person" includes a spouse, child, parent, or other close relative of the contractor or subcontractor; a partner or officer of the contractor or subcontractor; a corporation closely connected with the contractor or subcontractor as parent, subsidiary, or otherwise, and an officer or agent of such corporation.

(g) The term "Federal agency" means the United States, the District of Columbia, and all executive departments, independent establishments, administrative agencies, and instrumentalities of the United States and of the District of Columbia, including corporations, all or substantially all of the stock of which is beneficially owned by the United States, by the District of Columbia, or any of the foregoing departments, establishments, agencies, and instrumentalities.

Sec. 3.3 Weekly statement with respect to payment of wages.

(a) As used in this section, the term "employee" shall not apply to persons in classifications higher than that of laborer or mechanic and those who are the immediate supervisors of such employees.

(b) Each contractor or subcontractor engaged in the construction, prosecution, completion, or repair of any public building or public work, or building or work financed in whole or in part by loans or grants from the United States, shall furnish each week a statement with respect to the wages paid each of its employees engaged on work covered by these regulations during the preceding weekly payroll period. The statement shall be executed by the contractor or subcontractor or by an authorized officer or employee of the contractor or subcontractor who supervises the payment of wages, and shall be in the following form:

WEEKLY STATEMENT OF COMPLIANCE

_____, 19____

I, _____, _____
(Name of signatory party) (Title)

do hereby state:

(1) That I pay or supervise the payment of the persons employed by _____ on the _____; that
(Contractor or subcontractor) (Building or work)
during the payroll period commencing on the _____ day of _____, 19____, and ending on the _____ day of _____, 19____, all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made either directly or indirectly to or on behalf of said _____ from the full weekly
(Contractor or subcontractor)
wages earned by any person and that no deductions have been made either directly or indirectly from the full wages earned by any person, other than permissible deductions as defined in Regulations, Part 3 (29 CFR Part 3), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 948, 63 Stat. 108, 72 Stat. 967; 76 Stat. 537; 40 U.S.C. 276c), and described below:

(Paragraph describing deductions if any)

(2) That any payrolls otherwise under this contract required to be submitted for the above period are correct and complete; that the wage rates for laborers or mechanics contained therein are not less than the applicable wage rates contained in any wage determination incorporated into the contract; that the classifications set forth therein for each laborer or mechanic conform with the work he performed.

(3) That any apprentices employed in the above period are duly registered in a bona fide apprenticeship program registered with a State apprenticeship agency recognized by the [Bureau of Apprenticeship and Training,] United States Department of Labor, or if no such recognized agency exists in a State, are registered with the Bureau of Apprenticeship and Training, United States Department of Labor.

(Signature and title)

Section 1001 of Title 18 of the United States Code (Criminal Code and Criminal Procedure) shall apply to such statement as provided at 72 Stat. 967 (18 U.S.C. 1001, among other things, provides that whoever knowingly and willfully makes or uses a document or fraudulent statement of entry, in any matter within the jurisdiction of any department or agency of the United States, shall be fined not more than \$10,000 or imprisoned not more than five years, or both).

(c) The requirements of this section shall not apply to any contract of \$2,000 or less.

(d) Upon a written finding by the head of a Federal agency, the Secretary of Labor may provide reasonable limitations, variations, tolerances, and exemptions from the requirements of this section subject to such conditions as the Secretary of Labor may specify.

Sec. 3.4 Submission of weekly statements and the preservation and inspection of weekly payroll records.

(a) Each weekly statement required under Sec. 3.3 shall be delivered by the contractor or subcontractor, within seven days after the regular payment date of the payroll period, to a representative of a Federal or State agency in charge at the site of the building or work, or, if there is no representative of a Federal or State agency at the site of the building or work, the statement shall be mailed by the contractor or subcontractor, within such time, to a Federal or State agency contracting for or financing the building or work. After such examination and check as may be made, such statement, or a copy thereof, shall be kept available, or shall be transmitted together with a report of any violation, in accordance with applicable procedures prescribed by the United States Department of Labor.

(b) Each contractor or subcontractor shall preserve his weekly payroll records for a period of three years from date of completion of the contract. The payroll records shall set out accurately and completely the name and address of each laborer and mechanic, his correct classification, rate of pay, daily and weekly number of hours worked, deductions made, and actual wages paid. Such payroll records shall be made available at all times for inspection by the contracting officer or his authorized representative, and by authorized representatives of the Department of Labor.

Sec. 3.5 Payroll deductions permissible without application to or approval of the Secretary of Labor.

Deductions made under the circumstances or in the situations described in the paragraphs of this section may be made without application to and approval of the Secretary of Labor:

(a) Any deduction made in compliance with the requirements of Federal, State, or local law, such as Federal or State withholding income taxes and Federal social security taxes.

(b) Any deduction of sums previously paid to the employee as a bona fide prepayment of wages when such prepayment is made without discount or interest. A "bona fide prepayment of wages" is considered to have been made only when cash or its equivalent has been advanced to the person employed in such manner as to give him complete freedom of disposition of the advanced funds.

(c) Any deduction of amounts required by court process to be paid to another, unless, the deduction is in favor of the contractor, subcontractor, or any affiliated person, or when collusion or collaboration exists.

(d) Any deduction constituting a contribution on behalf of the person employed to funds established by the employer or representatives of employees, or both, for the purpose of providing either from principal or income, or both, medical or hospital care, pensions or annuities or retirement, death benefits, compensation for injuries, illness, accidents, sickness, or disability, or for insurance to provide any of the foregoing, or unemployment benefits, vacation pay, savings accounts, or

similar payments for the benefit of employees, their families and dependents: *Provided, however,* That the following standards are met: (1) The deduction is not otherwise prohibited by law; (2) it is either: (i) Voluntarily consented to by the employee in writing and in advance of the period in which the work is to be done and such consent is not a condition either for the obtaining of or for the continuation of employment, or (ii) provided for in a bona fide collective bargaining agreement between the contractor or subcontractor and representatives of its employees; (3) no profit or other benefit is otherwise obtained, directly or indirectly, by the contractor or subcontractor or any affiliated person in the form of commission, dividend, or otherwise; and (4) the deductions shall serve the convenience and interest of the employee.

(e) Any deduction contributing toward the purchase of United States Defense Stamps and Bonds when voluntarily authorized by the employee.

(f) Any deduction requested by the employee to enable him to repay loans to or to purchase shares in credit unions organized and operated in accordance with Federal and State credit union statutes.

(g) Any deduction voluntarily authorized by the employee for the making of contributions to governmental or quasi-governmental agencies, such as the American Red Cross.

(h) Any deduction voluntarily authorized by the employee for the making of contributions to Community Chests, United Givers Funds, and similar charitable organizations.

(i) Any deductions to pay regular union initiation fees and membership dues, not including fines or special assessments: *Provided, however,* That a collective bargaining agreement between the contractor or subcontractor and representatives of its employees provides for such deductions and the deductions are not otherwise prohibited by law.

(j) Any deduction not more than for the "reasonable cost" of board, lodging, or other facilities meeting the requirements of section 3(m) of the Fair Labor Standards Act of 1938, as amended, and Part 531 of this title. When such a deduction is made the additional records required under Sec. 516.25(a) of this title shall be kept.

Sec. 3.6 Payroll deductions permissible with the approval of the Secretary of Labor.

Any contractor or subcontractor may apply to the Secretary of Labor for permission to make any deduction not permitted under Sec. 3.5. The Secretary may grant permission whenever he finds that:

(a) The contractor, subcontractor, or any affiliated person does not make a profit or benefit directly or indirectly from the deduction either in the form of a commission, dividend, or otherwise;

(b) The deduction is not otherwise prohibited by law;

(c) The deduction is either (1) voluntarily consented to by the employee in writing and in advance of the period in which the work is to be done and such consent is not a condition either for the obtaining of employment or its continuance, or (2) provided for in a bona fide collective bargaining agreement between the contractor or subcontractor and representatives of its employees; and

(d) The deduction serves the convenience and interest of the employee.

Sec. 3.7 Applications for the approval of the Secretary of Labor.

Any application for the making of payroll deductions under Sec. 3.6 shall comply with the requirements prescribed in the following paragraphs of this section:

(a) The application shall be in writing and shall be addressed to the Secretary of Labor.

(b) The application shall identify the contract or contracts under which the work in question is to be performed. Permission will be given for deductions only on specific, identified contracts, except upon a showing of exceptional circumstances.

(c) The application shall state affirmatively that there is compliance with the standards set forth in the provisions of Sec. 3.6. The affirmation shall be accompanied by a full statement of the facts indicating such compliance.

(d) The application shall include a description of the proposed deduction, the purpose to be served thereby, and the classes of laborers or mechanics from whose wages the proposed deduction would be made.

(e) The application shall state the name and business of any third person to whom any funds obtained from the proposed deductions are to be transmitted and the affiliation of such person, if any, with the applicant.

Sec. 3.8 Action by the Secretary of Labor upon applications.

The Secretary of Labor shall decide whether or not the requested deduction is permissible under provisions of Sec. 3.6; and shall notify the applicant in writing of his decision.

Sec. 3.9 Prohibited payroll deductions.

Deductions not elsewhere provided for by this part and which are not found to be permissible under Sec. 3.6 are prohibited.

Sec. 3.10 Methods of payment of wages.

The payment of wages shall be by cash, negotiable instruments payable on demand, or the additional forms of compensation for which deductions are permissible under this part. No other methods of payment shall be recognized on work subject to the Copeland Act.

Sec. 3.11 Regulations part of contract.

All contracts made with respect to the construction, prosecution, completion, or repair of any public building or public work or building or work financed in whole or in part by loans or grants from the United States covered by the regulations in this part shall expressly bind the contractor or subcontractor to comply with such of the regulations in this part as may be applicable. In this regard, see Sec. 5.5(a) of this subtitle.

W. Willard Wirtz,

Secretary of Labor.

THE CITY OF PROVIDENCE
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

RESOLUTION OF THE CITY COUNCIL

No. 297

Approved MAY 23 1966

RESOLUTION APPROVING AND PROVIDING FOR EXECUTION OF PROPOSED DEMOLITION GRANT CONTRACT, NUMBERED CONTRACT NO. R. I. M-1(G), BETWEEN THE CITY OF PROVIDENCE, RHODE ISLAND AND THE UNITED STATES OF AMERICA, PERTAINING TO A CERTAIN PROGRAM DESIGNATED DEMOLITION PROGRAM NO. R. I. M-1 AND ESTABLISHING A DEMOLITION ACCOUNT

WHEREAS under Title I of the Housing Act of 1949, as amended, the United States of America (herein called the "Government") has tendered to the City of Providence (herein called the "Local Public Agency") a proposed Demolition Grant Contract, pursuant to which the Government would extend certain Federal financial assistance to the Local Public Agency in connection with the demolition program described therein; and

WHEREAS under said proposed Contract it is required, among other things, that, with respect to said Program, the Local Public Agency will promptly set up a separate account designated "Demolition Account, Program No. R. I. M-1," into which shall be deposited certain funds described in said proposed Contract; and

WHEREAS the Local Public Agency has given due consideration to said proposed Contract; and

WHEREAS the Local Public Agency is duly authorized, under and pursuant to the Constitution and laws of the State of Rhode Island, to undertake and carry out said Program and to execute such proposed Contract:

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF PROVIDENCE AS FOLLOWS:

Section 1. The proposed Contract, designated "Demolition Grant Contract No. R. I. M-1(G)," providing for the making by the Government to the Local Public Agency of a Demolition Program Grant under Title I of the Housing Act of 1949, as amended, in connection with the program described therein and designated as Program No. R. I. M-1 is hereby in all respects approved.

Section 2. The City Clerk of the City of Providence, is hereby authorized and directed to impress and attest the official seal of the Local Public Agency on each such counterpart to forward such counterparts to the Department of Housing and Urban Development, together with such other documents relative to the approval and execution thereof as may be required by the Government.

Section 3. With respect to that certain program of the Local Public Agency designated Program No. R. I. M-1, there is hereby established a separate account, designated "Demolition Account, Program No. R. I. M-1. All funds which, by the terms of the Demolition Grant Contract, are required to be deposited in said Demolition Account shall be promptly deposited therein.

IN CITY COUNCIL

MAY 19 1966

READ and PASSED

William H. Matthews
President
William H. Matthews
ACTING Clerk

APPROVED

MAY 23 1966

Joseph A. Dorey
MAYOR

FILED

MAY 16 10 49 AM '66

DEPUTY CITY CLERK
PROVIDENCE, R.I.

RESOLUTION
OF THE
CITY COUNCIL

The City of Providence
STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Page 2

Section 4. The Director, Department of Building Inspection is hereby authorized to file requisitions, together with necessary supporting documents, with the Government, in accordance with the Demolition Grant Contract, requesting payments to be made on account of the Demolition Program Grant provided for in the Demolition Grant Contract, and to do and perform all other things and acts required to be done or performed in order to obtain such payments.

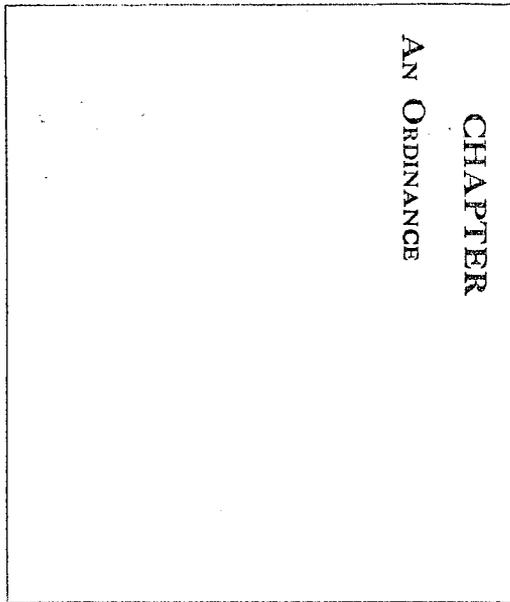
Section 5. This Resolution shall take effect immediately.

7

No.

CHAPTER

AN ORDINANCE



FILED

MAY 16 10 49 AM '66

DEPT. OF CITY CLERK
PROVIDENCE, R.I.

Robert J. McOsker

~~XXXXXXXXXXXXXX~~

CITY OF PROVIDENCE

RHODE ISLAND

MAYOR

JOSEPH A. DOORLEY, JR.

CITY SOLICITOR

VINCENT A. RAGOSTA

DAVID J. KEHOE

EDWARD F. MALLOY

VINCENT J. PICCIRILLI

RONALD H. GLANTZ

ASSISTANTS

GUERRINO A. BROSCO

CLAIMS ADJUSTER

LAW DEPARTMENT

H-3155e
(2-62)

OPINION AND CERTIFICATE OF LOCAL PUBLIC AGENCY'S ATTORNEY

1. I have examined the record of all proceedings, including, particularly, that certain resolution adopted on the 23rd day of May, 1966, by City of Providence, Rhode Island (herein called the "Local Public Agency") relative to the authorization, approval, and execution of that certain Demolition Grant Contract (herein called the "Contract") referred to therein and numbered Contract No. R.I. M-1(G), by and between the Local Public Agency and the United States of America (herein called the "Government"). I have also examined the two counterparts of the Contract as executed on behalf of the Local Public Agency.

2. It is my opinion that:

- (a) Said proceedings have been taken, said resolution has been adopted, and the Contract has been executed on behalf of the Local Public Agency by its proper officials, in form, manner, and otherwise as authorized by law.
- (b) When each of said counterparts of the Contract shall have been duly executed by the Government, said Contract will constitute a valid, binding, and legal agreement between the aforesaid parties thereto in accordance with its terms.

3. I HEREBY CERTIFY THAT:

- (a) None of said proceedings and no authority for the authorization, execution, and delivery of the Contract have or has been repealed, rescinded, or revoked, and said resolution is in full force and effect.
- (b) No litigation of any nature is now pending or threatened (in either State or Federal courts) restraining or enjoining the Local Public Agency's execution of the Contract or in any manner questioning or affecting the validity thereof or of the proceedings aforesaid, and neither the corporate existence nor the legally prescribed area of operation of the Local Public Agency nor the title of its present officers to their respective offices is being contested.

CITY OF PROVIDENCE

RHODE ISLAND

LAW DEPARTMENT

To

PAGE TWO

- (c) To the date hereof, no legislation has been enacted during the present session of the Legislature of the State of Rhode Island, if now in session, or during the last session of such Legislature, if adjourned sine die less than 6 months ago, which affects the organization of the Local Public Agency or its power or authority to finance, undertake, or carry out the Project contemplated by the Contract in accordance with the laws pertaining thereto in effect prior to the convening of such session of the Legislature.

This 31st day of May, 1966.

Robert A. Cohen
Attorney for City of Providence, R. I.

Vincent Vespia
City Clerk

Clerk of Council



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

DEPARTMENT OF CITY CLERK
CITY HALL

June 1, 1966

To Whom It May Concern:

This is to certify that Joseph A. Doorley, Jr., of Providence, having been duly elected as Mayor of the City of Providence, Rhode Island, and having been certified by the Board of Canvassers and Registration of the City of Providence on November 23, 1964, did qualify on January 4, 1965, by oath administered in accordance with law, is now the Mayor of the City of Providence.

Vincent Vespia

Vincent Vespia
City Clerk of Providence

Vincent Vespia
City Clerk

Clerk of Council



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

DEPARTMENT OF CITY CLERK
CITY HALL

June 1, 1966

To Whom It May Concern:

This is to certify that Vincent DiMase, having been duly appointed by His Honor Mayor Joseph A. Doorley, Jr., on January 4, 1965, as Director of Department of Building Inspection and said appointment having been approved by the City Council on the said date, did qualify and is now Director of Department of Building Inspection.

Vincent Vespia

Vincent Vespia
City Clerk of Providence

EXTRACTS FROM THE MINUTES OF A Regular
MEETING OF THE City Council
OF THE City of Providence
HELD ON THE 19th DAY OF May, 1966

The City Council of the City of Providence, Rhode Island of the

met in Regular meeting at City Council Chamber, City Hall
in the City of Providence, Rhode Island, at
8:00 o'clock P. M., on the 19th day of May, 1966,
the place, hour, and date duly established for the holding of such meeting.

The Council President called the meeting to order and on
roll call the following answered present:

(See attached copy of Journal _____,
of Proceedings No. 32) _____,
_____, _____,
_____;

and the following were absent:

_____, _____,
_____.

The Council President declared a quorum present.

The _____ reported that this special meeting was convened pursuant to a duly dated and signed Notice of Special Meeting which was _____ each _____ in due time, form, and manner as required by law. The _____ read the original of the "Notice and Certificate" set forth below, and the same was ordered spread on the minutes, as follows:

NOTICE AND CERTIFICATE

1. NOTICE OF SPECIAL MEETING TO THE _____ of the _____

Notice is hereby given that a special meeting of the _____ of the _____ will be held at _____ in the _____ the regular meeting place thereof, at _____ o'clock _____ M., on the _____ day of _____, 19____, for the purpose of _____

and for the purpose of transacting any other business which may properly come before such meeting.

Dated this _____ day of _____, 19____.

2. CERTIFICATE OF SERVICE

I, _____ of the _____ of the _____ HEREBY CERTIFY that on the _____ day of _____, 19____, I served a true copy of the foregoing Notice of Special Meeting on each and every _____ of the _____ in the following manner: _____

Witness my hand this _____ day of _____, 19____.

A Resolution entitled:

(See copy of Journal of Proceedings No. 32, Page 451
indicated by checkmark)

was introduced by Mr. _____.

Said Resolution was then read in full and discussed and considered.

Mr. _____ then moved the adoption of the Resolution
as introduced and read. Mr. _____ seconded the
motion, and, on roll call, the following voted "Aye":

_____;

and the following voted "Nay":

_____.

The _____ thereupon declared the motion carried
and the Resolution adopted as introduced and read.

* * * * *

There being no further business to come before the meeting, upon
motion duly made and seconded, the meeting was adjourned.

CERTIFICATE OF RECORDING OFFICER

The undersigned HEREBY CERTIFIES that:

1. He is the duly appointed, qualified, and acting City Clerk
of the City of Providence, Rhode Island (herein
called the "Local Public Agency"), and keeper of the records thereof, including
the minutes of its proceedings;

2. The annexed copy of extracts from the minutes of the Regular
meeting of the Local Public Agency, held on the 19th day of May,
1966, is a true, correct, and compared copy of the whole of the original minutes
of said meeting on file and of record insofar as the same relate to the resolution
referred to in said extracts and to the other matters referred to therein;

3. Said meeting was duly convened in conformity with all applicable
requirements; a proper quorum was present throughout said meeting and the resolu-
tion hereinafter mentioned was duly proposed, considered, and adopted in conformity
with applicable requirements; and all other requirements and proceedings incident
to the proper adoption of said resolution have been duly fulfilled, carried out,
and otherwise observed;

4. He is duly authorized to execute this Certificate; and

5. The copy of the resolution annexed hereto entitled:

RESOLUTION APPROVING AND PROVIDING FOR EXECUTION OF
PROPOSED DEMOLITION GRANT CONTRACT. NUMBERED CONTRACT
NO. R. I. M-1 (G). BETWEEN THE CITY OF PROVIDENCE,
RHODE ISLAND AND THE UNITED STATES OF AMERICA PERTAINING
TO A CERTAIN PROGRAM DESIGNATED DEMOLITION PROGRAM NO.
R.I. M-1 AND ESTABLISHING A DEMOLITION ACCOUNT

is a true, correct, and compared copy of the original resolution referred to in
said extracts and as finally adopted at said meeting and, to the extent required
by law, as thereafter duly signed or approved by the proper officer or officers
of the Local Public Agency and duly published, which resolution is on file and
of record.

WITNESS my hand and the seal of the Local Public Agency, this 1st day
of June, 1966.

Vincent Vespa
City Clerk

CITY OF PROVIDENCE
RHODE ISLAND



CITY COUNCIL
JOURNAL OF PROCEEDINGS

No. 32 City Council Regular Meeting, Thursday, May 19, 1966, 8:00 P.M. (E.D.S.T.)

PRESIDING
COUNCIL PRESIDENT RUSSELL J. BOYLE

ROLL CALL

Present: Council President Boyle and Councilmen Osker, Moran, Murphy, O'Connor, Payne, Pearlman, Alprin, Beatini, Caprio, Cola, Goldin, Hassett, Haxton, Pisaturo, Prete, Sciarretta and Souza—23.
Absent: Councilmen Lorenzo, Wexler and Worrell—3.

APPROVAL OF RECORD

The Journal of Proceedings No. 31 of the Meeting held May 5, 1966, is approved as printed, on motion of COUNCILMAN McOSKER, seconded by COUNCILMAN ALPRIN.

RESIGNATION OF A MEMBER OF THE
CITY COUNCIL

FROM COUNCILMAN ROBERT J. McOSKER Read and Accepted, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMEN CAPRIO and GOLDIN.
Communication tendering his resignation as a Member of the City Council.

APPOINTMENTS BY HIS HONOR THE MAYOR

CITY SOLICITOR

In accordance with the provisions of Section 55 of Chapter 7 of the Charter of the City of Providence, His Honor Mayor Joseph A. Doorley, Jr., informs the City Council in writing that he has on May 13, 1966 appointed ROBERT J. McOSKER of Providence to the Office of the City Solicitor.

Communication Read and Appointment Approved, on motion of COUNCILMAN GOLDIN, seconded by COUNCIL PRESIDENT BOYLE and COUNCILMEN ALPRIN, BEATINI, CAPRIO, COLA, HASSETT, HAXTON, LAZARUS, LOUGHRAN, LYNCH, MASCIA, McNULTY, MORAN, MURPHY, O'CONNOR, PAYNE, PEARLMAN, PISATURO, PRETE, SCIARRETTA and SOUZA.

COMMISSIONER OF THE PROVIDENCE HOUSING AUTHORITY

In accordance with the provisions of Section 45-25-10 of the General Laws of 1956 as amended, His Honor Mayor Joseph A. Doorley, Jr., informs the City Council in writing that he has on May 10, 1966 appointed WAL-

TER J. TROUVE, JR., of Providence, as a Commissioner of the Providence Housing Authority for a term ending July 11, 1967, vice, Mr. Cornelius J. Mulcahy, resigned.

Communication Read and Received, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

ORDINANCE SECOND READING

The following Ordinance was Read and Passed the First Time on May 5, 1966 and is returned with Recommendation for Passage the Second Time.

An Ordinance amending the Appropriation Ordinance, Chapter 1714, by appropriating the sum of Four Thousand Two Hundred Fifty-four and 32/100 (\$4,254.32) Dollars to the Account known as, "Mary Elizabeth Sharpe Tree Fund".

Be it ordained by the City of Providence:

Section 1. Chapter 1714 of the Ordinances of the City of Providence, as approved September 17, 1965, entitled: "An Ordinance Making Appropriation of \$48,330,160.85 for the Support of the City Government for the Fiscal Year Ending September 30, 1966", as amended, is hereby further amended by appropriating the sum of Four Thousand Two Hundred Fifty-four and 32/100 (\$4,254.32) Dollars to the Account known as, "MARY ELIZABETH SHARPE TREE FUND".

Sec. 2. The said sum of Four Thousand Two Hundred Fifty-four and 32/100 (\$4,254.32) Dollars as hereby appropriated shall be charged to the General Fund from Funds Not Otherwise Appropriated.

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

Read and Passed the Second Time, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO, by the following roll call vote:

Ayes: Council President Boyle and Councilmen Alprin, Beatini, Caprio, Cola, Goldin, Haxton, Loughran, Lynch, Mascia, McNulty, Moran, Murphy, O'Connor, Payne, Pearlman, Pisaturo, Prete, Sciarretta and Souza—20.

Noes: None.

Absent: Councilmen Hassett, Lazarus, Lorenzo, Wexler and Worrell—5.

PRESENTATION OF ORDINANCE

COUNCILMAN ALPRIN (By Request):

An Ordinance providing for the authorization of Rewards by His Honor the Mayor for the Apprehension and Conviction of any person maliciously injuring trees.

Referred to Committee on Finance on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN O'CONNOR.

PRESENTATION OF RESOLUTIONS

COUNCILMAN CAPRIO:

Resolution Requesting the Traffic Engineer to Undertake a Survey of City Owned Vacant Land Located Along Atwells Avenue for the Purpose of Determining the Feasibility of Creating an Off Street Metered Public Motor Vehicle Parking Area.

Referred to Committee on Urban Redevelopment, Renewal and Planning, on Motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

COUNCILMEN COLA and SCIARRETTA (By Request):

Resolution Requesting the Public Service Engineer to Order an Electric Street Light Along Marconi Street.

COUNCILMAN MASCIA (By Request):

Resolution Requesting the Director of Public Works to Cause Brentwood Avenue and Callan Street to be Resurfaced.

Resolution Requesting the Public Service Engineer to Order Electric Street Lights Along Gentian and Royal Avenues.

Resolution Requesting the Traffic Engineer to Cause the Installation of Boulevard Stop Signs at the Intersections of Jastram Street and of Sharon Street with Whitford Avenue.

Severally Referred to Committee on Public Works, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN O'CONNOR.

COUNCILMAN ALPRIN (By Request):

Resolution Approving and Providing for Execution of Proposed Grant Contract for Code Enforcement Program Numbered Contract No. R. I. E-1 (G) Between the City of Providence, Rhode Island and the United States of America, Pertaining to a Certain Program Designated Program No. R. I. E-1 and Establishing a Program Account.

Whereas, under Title I of the Housing Act of 1949, as amended, the United States of America (herein called the "Government") has tendered to the City of Providence, Rhode Island (herein called the "Local Public Agency") a proposed Grant Contract for Code Enforcement Program pursuant to which the Government would extend certain Federal financial assistance to the Local Public Agency in connection with the code enforcement program described therein; and

Whereas, under said proposed Contract it is required, among other things, that, with respect to said Program, the Local Public Agency will promptly set up a separate account designated "Program Account, Program No. R. I. E-1", into which shall be deposited certain funds described in said proposed Contract; and

Whereas, the Local Public Agency has given due consideration to said proposed Contract; and

Whereas, the Local Public Agency is duly authorized, under and pursuant to the Constitution and laws of the State of Rhode Island to undertake and carry out said Program and to execute such proposed Contract:

Be It Resolved by City Council of the City of Providence as Follows:

Section 1. The proposed Contract, designated "Grant Contract for Code Enforcement Program, Contract No.

R. I. E-1(G)", providing for the making by the Government to the Local Public Agency of a Code Enforcement Program Grant under Title I of the Housing Act of 1949, as amended, in connection with the program described therein and designated as Program No. R. I. E-1, is hereby in all respects approved.

Sec. 2. The Mayor of the City of Providence is hereby authorized to execute said proposed Contract in two counterparts on behalf of the Local Public Agency, and the City Clerk of the City of Providence is hereby authorized and directed to impress and attest the official seal of the Local Public Agency on each such counterpart and to forward such counterparts to the Department of Housing and Urban Development, together with such other documents relative to the approval and execution thereof as may be required by the Government.

Sec. 3. With respect to that certain program of the Local Public Agency designated Program No. R. I. E-1, there is hereby established a separate account, designated "Program Account, Program No. R. I. E-1". All funds which by the terms of the Grant Contract for Code Enforcement Program are required to be deposited in said Program Account shall be promptly deposited therein.

Sec. 4. The Director of the Division of Minimum Housing Standards is hereby authorized to file requisitions, together with necessary supporting documents, with the Government, in accordance with the Grant Contract for Code Enforcement Program requesting payments to be made on account of the Code Enforcement Program Grant provided for in the Grant Contract for Code Enforcement Program and to do and perform all other things and acts required to be done or performed in order to obtain such payments.

Sec. 5. This Resolution shall take effect immediately.

Resolution Approving and Providing for Execution of Proposed Demolition Grant Contract, Numbered Contract No. R. I. M-1 (G), Between the City of Providence, Rhode Island and the United States of America, Pertaining to a Certain Program Designated Demolition Program No. R. I. M-1 and Establishing a Demolition Account.

Whereas, under Title I of the Housing Act of 1949, as amended, the United States of America (herein called the "Government") has tendered to the City of Providence (herein called the "Local Public Agency") a proposed Demolition Grant Contract, pursuant to which the Government would extend certain Federal financial as-

sistance to the Local Public Agency in connection with the demolition program described therein; and

Whereas, under said proposed Contract it is required, among other things, that, with respect to said Program, the Local Public Agency will promptly set up a separate account designated "Demolition Account, Program No. R. I. M-1," into which shall be deposited certain funds described in said proposed Contract; and

Whereas, the Local Public Agency has given due consideration to said proposed Contract; and

Whereas, the Local Public Agency is duly authorized, under and pursuant to the Constitution and laws of the State of Rhode Island, to undertake and carry out said Program and to execute such proposed Contract:

Be It Resolved by the City Council of the City of Providence as Follows:

Section 1. The proposed Contract, designated "Demolition Grant Contract No. (R. I. M-1(G)," providing for the making by the Government to the Local Public Agency of a Demolition Program Grant under Title I of the Housing Act of 1949, as amended, in connection with the program described therein and designated as Program No. R. I. M-1 is hereby in all respects approved.

Sec. 2. The City Clerk of the City of Providence is hereby authorized and directed to impress and attest the official seal of the Local Public Agency on each such counterpart to forward such counterparts to the Department of Housing and Urban Development, together with such other documents relative to the approval and execution thereof as may be required by the Government.

Sec. 3. With respect to that certain program of the Local Public Agency designated Program No. R. I. M-1, there is hereby established a separate account, designated "Demolition Account, Program No. R. I. M-1. All funds which, by the terms of the Demolition Grant Contract, are required to be deposited in said Demolition Account shall be promptly deposited therein.

Sec. 4. The Director, Department, of Building Inspection is hereby authorized to file requisitions, together with necessary supporting documents, with the Government, in accordance with the Demolition Grant Contract, requesting payments to be made on account of the Demolition Program Grant provided for in the Demolition Grant Contract, and to do and perform all other things and acts required to be done or performed in order to obtain such payments.

Sec. 5. This Resolution shall take effect immediately.

Read and Passed, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN O'CONNOR, by the following roll call vote:

Ayes: Council President Boyle and Councilmen Alprin, Beatini, Cola, Goldin, Hassett, Haxton, Lazarus, Loughran, Lynch, Mascia, McNulty, Moran, Murphy, O'Connor, Payne, Pearlman, Pisaturo, Prete, Sciarretta and Souza—21.

Noes: None.

Absent: Councilmen Caprio, Lorenzo, Wexler and Worrell—4.

Resolution Authorizing and Directing His Honor the Mayor to File with the Economic Development Administration, U. S. Department of Commerce, United States of America, an Application for Federal Grant for Sewage Treatment Works to Aid in Financing the Construction of the Same.

Resolved, that His Honor the Mayor is hereby authorized and directed to file with the Economic Development Administration, U. S. Department of Commerce, United States of America, an application for Federal Grant for Sewage Treatment Works to aid in financing the construction of the same to be submitted in triplicate to the Water Pollution Control Agency of the State of Rhode Island, said application for Federal assistance as above indicated being for the following project which includes three items, as follows:

1. Construct 18" Vitrified Pipe Sewers including Sluice Gates at Ernest street.
2. Furnish and Install 2-30 HP Variable Speed Sewage Pumps and Controls.
3. Furnish and Install Chlorinizer and Vaporizer at Sewage Treatment Plant.

All of the above in the City of Providence; and the City Council of the City of Providence agrees that if a Federal Grant for the project is made pursuant to Federal Law, under the Public Works and Economic Development Act of 1965 Public Law 89-136, the same to be submitted to the Economic Development Administration, U. S. Department of Commerce, said application for Federal assistance as indicated that the applicant City of Providence will pay the remaining cost of the approved project, and the City of Providence will provide proper and efficient operation and maintenance of these items of

the approved project after completion of the installation thereof.

Read and Passed, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN O'CONNOR.

Resolution Refunding to Taxpayers Certain Sums of Money Representing Overpayment of the 1961, 1963, 1964 and 1965 Taxes to the City Collector.

Referred to Committee on Finance, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN O'CONNOR.

COUNCILMAN MORAN for himself and COUNCILMAN WEXLER (By Request):

Resolution Requesting the Public Service Engineer to Undertake a Survey for the Purpose of Improving the Present Lighting Along Rhode Street.

COUNCILMAN MURPHY:

Resolution Requesting the Traffic Engineer to Undertake a Survey of the Existing Traffic Pattern Along Silver Lake Avenue with the View of Reducing the Velocity of Motor Vehicles Traveling Between Plainfield and Murray Streets.

COUNCILMAN MURPHY (By Request):

Resolution Requesting the Public Service Engineer to Order an Electric Street Light Along Huldah Street.

COUNCILMAN PISATURO:

Resolution Requesting the Public Service Engineer to Undertake a Street Light Survey in the Area of 83 Webster Avenue for the Purpose of Improving Existing Facilities.

COUNCILMEN PISATURO and MURPHY (By Request):

Resolution Requesting the Traffic Engineer to Investigate with the View of Correcting the Effectiveness, that Vehicular Traffic Signal Light Located Along Hartford Avenue at Bodell Avenue.

COUNCILMAN PRETE (By Request):

Resolution Requesting the Public Service Engineer to Order an Electric Street Light Along DiMario Drive.

COUNCILMAN SCIARRETTA (By Request):

Resolution Requesting the Public Service Engineer to Order an Electric Street Light Along Ortoleva Drive.

Severally Referred to Committee on Public Works, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMEN MURPHY, O'CONNOR and PISATURO.

REPORTS FROM COMMITTEES

COUNCILMAN LOUGHRAN, Chairman—Committee on Urban Redevelopment, Renewal and Planning transmits the following with recommendation the same be adopted.

An Ordinance in amendment of and in addition to Chapter 1575 of the Ordinances of the City of Providence, entitled "An Ordinance approving and adopting the official Redevelopment Plan for the Weybosset Hill Project No. R. I. R-7".

Read and Passed the First Time, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN O'CONNOR.

COUNCILMAN O'CONNOR, Chairman—Committee on Finance, transmits the following with Rec-

ommendation the same be severally passed a second time:

An Ordinance amending Section 72 of Chapter 1715, "Establishing the Classes of Positions, the Maximum Number of Employees and the Number of Employees in Certain Classes in the City of Providence", as Approved September 17, 1965, Relative to the Providence Human Relations Commission.

Be it ordained by the City of Providence:

Section 1. Chapter 1715 of the Ordinances of the City of Providence, as amended, is hereby further amended to read as follows:

SEC. 72. PROVIDENCE HUMAN RELATIONS COMMISSION

That part which has heretofore read: "The number of employees in the Providence Human Relations Commission shall not exceed four (4)"; shall hereafter read: "The number of employees in the Providence Human Relations Commission shall not exceed five (5)".

Change: One (1) Administrative Assistant to read:
One (1) Assistant Director

Add: One (1) Part-Time Field Worker

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

An Ordinance Amending Chapter 1718, "Establishing the Salaries and Compensation to be Paid to the Several City Officials and Employees Herein Named", as Approved September 17, 1965, Relative to Providence Human Relations Commission.

Be it ordained by the City of Providence:

Section 1. Section 1 of Chapter 1718 of the Ordinances of the City of Providence, approved September 17, 1965, is hereby amended to read as follows:

Change: EXECUTIVE DIRECTOR (Providence Human Relations Commission) from \$8,840. yr. to \$10,458.24 yr.

FIELD WORKER (Providence Human Relations Commission) from \$5,719.48 yr. to \$7,041.32 yr.

Delete: ADMINISTRATIVE ASSISTANT (Providence Human Relations Commission) \$5,039.84 yr.

Add: ASSISTANT DIRECTOR (Providence Human Relations Commission) \$7,870.72 yr.

PART-TIME FIELD WORKER — \$3,520.40 yr.

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

Read and Passed the Second Time, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN O'CONNOR by the following roll call vote:

Ayes: Council President Boyle and Councilmen Alprin, Beatini, Cola, Hassett, Haxton, Lazarus, Loughran, Lynch, Mascia, McNulty, Moran, Murphy, O'Connor,

Payne, Pearlman, Pisaturo, Prete, Sciarretta and Souza —20.

Noes: None.

Absent: Councilmen Caprio, Goldin, Lorenzo, Wexler and Worrell—5.

Resolution Providing for the Assessment and Collection of a Special Assessment in a Sum Not Less Than One Million Six Hundred Thousand (\$1,600,000.) Dollars, Nor More Than Two Million (\$2,000,000.) Dollars to be Used to Help Defray the City of Providence's Share of the Cost of the Hurricane Barrier Across the Providence River at Fox Point.

Resolved, that the City Council of the City of Providence hereby orders the assessment and collection of a special assessment against the owners of land and buildings situated within the Special Assessment District, as herein defined, in a sum not less than ONE MILLION SIX HUNDRED THOUSAND (\$1,600,000.) DOLLARS, nor more than TWO MILLION (\$2,000,000.) DOLLARS; said assessment is to be used to help defray the share of the City of Providence's cost of the Hurricane Barrier across the Providence River at Fox Point; Provided, However, that said special assessment shall not in any event exceed a sum equal to TEN (10%) PER CENT of the total cost of the Hurricane Barrier.

The "Special Assessment District" in said Resolution is deemed to be the area, as set out and delineated in red on the accompanying map, which is classified as being vulnerable to hurricane flooding and tides; said area having been actually flooded during the hurricane of 1938. Said Special Assessment District includes all or a part of the land and buildings appearing on City Assessor's Plats four (4), ten (10), twelve (12), sixteen (16), eighteen (18) through twenty-two (22), both inclusive, twenty-four (24) through twenty-seven (27), both inclusive, thirty-three (33), sixty-two (62), sixty-five (65) through sixty-seven (67), both inclusive.

The "Total Cost" of the Hurricane Barrier shall be an amount equal to the total costs of acquisition of land, buildings, improvements, easements and other property rights acquired for the construction of the barrier, together with an amount equal to the total cost of construction of said barrier, excluding any costs for debt service. The basis of said special assessment to be levied shall be the assessed valuation of land and buildings in said Special Assessment District as appears on the tax rolls of said City of Providence on December 31, 1964 at 12:00 noon, E.S.T., and as certified by the City Assessor

of the City of Providence to the City Collector of the City of Providence, on the 11th day of June, A.D. 1965. A special assessment roll is annexed to this Resolution and is hereby incorporated by reference.

The rate of said special assessment shall be THIRTEEN and 50/100 (\$13.50) DOLLARS per thousand dollars of valuation as appears on said special assessment roll.

The City Assessor is hereby ordered to add said special assessment to the tax rolls of the City of Providence; and said special assessment shall be due and payable on and between the 1st day of October, A.D. 1966 and the 24th day of October, A.D. 1966 next, and all assessments remaining unpaid on said last named day shall carry until collected a penalty at the rate of eight (8%) per centum per annum upon such unpaid taxes. Provided, however, said assessment may be paid in twenty-five (25) annual installments, the first installment of four (4%) per centum of the total assessment payable on or before the 24th day of October, A.D. 1966, and the remaining installments of four (4%) per centum of the total assessment payable on or before the 24th day of October in succeeding years. Each installment of said special assessment, if paid on or before the last day of each installment period successively and in order, shall be free from any charge for interest. If the first installment or any succeeding installment of said special assessment is not paid by the last date of the respective installment period or periods, as they occur, then the whole assessment or the remaining unpaid balance of the assessment, as the case may be, shall immediately become due and payable, and shall carry until collected a penalty at the rate of eight (8%) per centum per annum. Provided further, however, that the City Collector is hereby directed to allow to any person paying the special assessment in its entirety on or before October 24, 1966, an amount equal to ten (10%) per centum of the total special assessment as a discount for prompt payment.

All moneys raised by said special assessment shall be held in a special fund to be applied to the cost of said Hurricane Barrier or to be used to repay any moneys borrowed for such purpose.

The City Collector shall by advertisement, in the public newspapers of the City, notify all persons assessed to pay their respective assessment at his office on and between the said 1st and 24th days of October, A.D. 1966, both days inclusive, and the 1st and 24th days of each succeeding October, until said special assessment shall be collected in its entirety; said City Collector shall

attend daily during said periods, Saturdays, Sundays and holidays excepted, at his office from 9:00 o'clock a.m. to 5:00 o'clock p.m. to receive said payments.

Read and Passed, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO by the following roll call vote:

Ayes: Council President Boyle and Councilmen Alprin, Beatini, Caprio, Cola, Goldin, Hassett, Haxton, Lazarus, Loughran, Lynch, Mascia, McNulty, Moran, Murphy, O'Connor, Payne, Pearlman, Pisaturo, Prete, Sciarretta and Souza—22.

Noes: None.

Absent: Councilmen Lorenzo, Wexler and Worrell—3.

COUNCILMAN PAYNE, Chairman—Committee on Public works transmits the following with recommendation the same be Severally adopted:

Resolution Ordering the Abandonment as Public Highways of Calendar Street, From Fountain Street Northwesterly to Sabin Street and Beverly Street, From Fountain Street Northwesterly to Sabin Street.

Resolved, Decreed and Ordered, that the following named highways within the "Weybosset Hill Project Area" shown as cross-hatched areas on the accompanying plan entitled "Providence, R. I., Department of Public Works—Engineering Office, City Property Section, Map No. 062935, Dated February 2, 1966,"

viz.:

CALENDAR STREET, from Fountain northwesterly to Sabin street

BEVERLY STREET, from Fountain northwesterly to Sabin street

having ceased to be useful to the public and the same are abandoned as public highways, and the damage to the abutters is appraised at nothing and so awarded, and it is further

Ordered, that the Superintendent of Street Signs and Numbers, be and he is hereby directed to cause a sign to be placed on the above-named highways, abandoned as aforesaid, having thereon the words, "Not a Public Highway," and it is further

Ordered that after the entry of this order or decree the City Clerk shall cause a notice thereof to be published in a newspaper published in the County of Provi-

dence at least once each week for three successive weeks and a further and personal notice shall be served by the City Sergeant upon every owner of land abutting the above-named highways which have been abandoned, who is known to reside within this State.

Resolution Granting to the Committee on Arrangements of the Holy Cross Roman Catholic Church, Permission to Erect a Banner Over and Across Hartford Avenue at a Certain Point.

Resolved, that permission is granted to the Committee on Arrangements to erect a banner over and across and from buildings numbered 636 and 655 Hartford avenue for the purpose of indicating the sponsorship, by the Holy Cross Roman Catholic Church, of a benefit for said church to be held during the week beginning June 5, 1966 and

Be It Further Resolved, that the said banner shall be erected so as not to interfere with the orderly flow of pedestrian and vehicular traffic and shall upon the termination of the said benefit be removed.

Resolution Requesting the Director of Public Works to Cause Portions of Dudley and Somerset streets to be Repaved.

Resolved, that the Director of Public Works is Requested to cause Dudley street, from Plain street to Eddy street and Somerset street, from Prairie avenue to Gay street to be repaved.

Resolution Requesting the Traffic Engineer to Cause Pedestrian Crosswalks to be Painted at the Intersection of Chalkstone Avenue and Aldine Streets.

Resolved, that the Traffic Engineer is requested to cause appropriate pedestrian crosswalks to be painted on and across Chalkstone avenue and Aldine street at their respective intersections.

Resolution Requesting the Traffic Engineer to Cause Pedestrian Crosswalks to be Painted on Plainfield Street near the Intersection of Duxbury Street.

Resolved, that the Traffic Engineer is requested to cause the painting of an appropriate crosswalk on Plainfield street, near and west of its intersection with Duxbury street.

Severally Read and Passed, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

The following is returned with recommendation the same be Received.

Report of the Public Service Engineer on the "Black Out" of November 9, 1965.

Received, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

COUNCILMAN GOLDIN for COUNCILMAN WEXLER, Chairman—Committee on Ordinances transmits the following with recommendation the same be severally adopted:

An Ordinance amending Chapter 544 of 1951 by changing from a C-1 Limited Commercial Zone to an M-1 General Industrial Zone, Lots 592, 641 and 639 (292-294-296 Chad Brown street), as set out and delineated on City Assessor's Plat 70; said lots being situated along the northerly side of Chad Brown street.

Referred Back to Committee on Ordinances, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

An Ordinance amending Chapter 544 of 1951 by changing from an R-4 Multiple Dwelling Zone to a C-1 Limited Commercial Zone, Lot 74, as set out and delineated on City Assessor's Plat 67; said lot being designated as 222 Smith street.

Read and Passed the First Time, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

The following are transmitted with recommendation the same be severally denied.

Petition of Hope Building Association to change from an R-3 General Residence Zone to an M-1 General Industrial Zone, Lot 399, as set out and delineated on City Assessor's Plat 43; said lot being designated as 770 Potters avenue.

Denied, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

Petition of Anna Eileen Conaty to change from an R-4 Multiple Dwelling Zone to a C-2 General Commer-

cial Zone, Lot 46, as set out and delineated on City Assessor's Plat 67; said lot being situated at 386 Smith street.

Referred Back to Committee on Ordinances, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

COMMUNICATION AND REPORTS

FROM COMMISSIONER OF PUBLIC SAFETY

Communication informing the City Council that a School Crossing Guard will be relocated to cover the post at Camp street and Doyle avenue.

Received.

FROM BOARD OF TAX ASSESSMENT REVIEW

Report (B.T.A.R. Certificate No. 51-69, 1965) informing the City Council that it has reviewed taxes and made changes in accordance with law, as follows:

Kenneth M. Lantini & wf. Jeanine A., 792 Atwells ave.
Wm. J. Lonergan, Katherine M. Lonergan and Mae T. Lonergan, 342 Plain st.

Peter Benedetti & wf. Rose, 37 Ambrose st., No. Prov., R. I.

Dora Felderman, 236 Gallatin st.

Arpiar Kaloustian & wf. Eva M. E., 10 Arch st.

Anthony A. Pompei Est., 56 West Friendship st.

Anna Felderman & Harry Felderman, 164 Burnside st.

Dorothy Brandon, 36 Harvard ave.

Marie M. Taraborelli & Francisco Veloza, 788 Potters ave.

Elsie Pfoettner, 1253 Newman ave., Seekonk, Mass.

Harry Krasnow, 79 Ninth st.

Renato M. Calandrelli & wf. Rose, 80 Glenbridge ave.
Stephen J. Doyle & Helen Doyle, 1 Anchorage Way, Barrington, R. I.

Marinella Ranucci, 195 Harrison st.

Archie Grenga and wf. Viola, 39 Horton st.

Levi Solomon and wf. Sarah, 225 Atlantic ave.

Margaret E. Gore and Mary A. Gore, 338 Prairie ave.

Vincent Simonelli, 239 Atwells ave.

Mary L. Parkhurst, c/o Ind. Nat'l. Bank Trust Dept., 100 Westminster st.

Received.

FROM CITY ASSESSOR

Certificates (40-Z, 45-Z to 48-Z, inclusive) recommending the abatement, cancellation, correction and/or refund, as the case may be because of errors in the City Tax List.

Referred to Committee on Claims and Pending Suits.

FROM CITY CONTROLLER

Monthly Statement for the seven month ended April 30, 1966 of Capital, General and School Funds.

Received.

PETITION

COUNCILMAN WORRELL (By Request):

Petition for electric street light at 225 Transit street.

Referred to Committee on Public Works.

FROM THE CLERK'S DESK

PETITIONS FOR COMPENSATION FOR INJURIES AND DAMAGES, VIZ.:

Domenic Perillo

Raymond F. Bourassa

Edith Beehler

William A. Beehler

Sam Brafore

Elizabeth S. Day

Charles R. Dickerson
 Daniel Fishman
 Marco Anthony Guarino
 Louise S. Iacone
 Hope H. Kaufman
 Mary Ellen Koslowski

Robert Savastano
 Henry L. Tetreault, Jr.
 Travelers Insurance Co.

Severally Referred to Committee on Claims and Pending Suits.

MATTERS NOT APPEARING ON THE PRINTED DOCKET

On motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO, it is voted to allow the introduction of the following matters Not appearing on the Printed Docket.

PRESENTATION OF ORDINANCES

COUNCILMAN ALPRIN (By Request):

An Ordinance amending Section 5 of Chapter 1715, "Establishing the Classes of Positions, the Maximum Number of Employees and the Number of Employees in Certain Classes in the City Departments" as approved September 17, 1965, relative to the Department of Law.

An Ordinance amending Chapter 760, Section 1, "Establishing the Classification Plan for the City of Providence", approved August 7, 1953, relative to Assistant City Solicitors.

An Ordinance amending Chapter 1717, "Establishing a Compensation Plan for the City of Providence", as approved September 17, 1965, relative to Assistant City Solicitors.

Severally Referred to Committee on Finance, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

PRESENTATION OF RESOLUTIONS

COUNCIL PRESIDENT BOYLE:

Resolution Congratulating the Providence Housing Authority on the Dedication of the Bradford House.

Whereas, the Providence Housing Authority recently dedicated the Bradford House, the second low-cost housing complex for elderly residents of the City of Providence, and

Whereas, the structure was hailed as "an example for other cities" by U. S. Public Housing Administration Commissioner Marie C. McGuire, and was characterized as a structure which provides our senior citizens the opportunity to live "in dignity, with purpose and happiness," and

Whereas, the Providence Housing Authority has again demonstrated its national leadership in the field of housing for the elderly.

Now, Therefore, Be It Resolved, that His Honor, Mayor Joseph A. Doorley, Jr. and the members of this Council, for themselves and on behalf of the many elderly citizens of this City, take this opportunity to congratulate the members and the Executive Secretary of the Providence Housing Authority for their past achievements and sincerely wish them all manner of success in their future endeavors.

Read and Passed, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

COUNCILMAN CAPRIO for COUNCILMAN LORENZO (By Request):

Resolution for Street Light on Pole No. 38 on Washington Street.

Referred to Committee on Public Works, on motion of COUNCILMAN ALPRIN, seconded by COUNCILMAN CAPRIO.

COUNCILMEN O'CONNOR and McNULTY:

Resolution Noting With Sincere Regret the Death of Marshal Joseph V. "Bucky" Conley.

Whereas, Joseph V. "Bucky" Conley, Marshal for the District of Rhode Island since September 6, 1961, was called, by Almighty God, to his eternal reward on May 4, 1966, and

Whereas, Marshal Conley, a partially disabled Marine Corps Veteran, was born in South Providence on October 24, 1918, where he, because of his many acts of kindness enjoyed wide popularity, and

Whereas, after being appointed Marshal by the late President John F. Kennedy, broadened his circle of friends to include Judges, Lawyers, Federal, State and Local law enforcement men, to whom he was known as "Bucky", and

Whereas, Marshal Conley was honored many times by testimonials and the Disabled American Veterans of R. I. honored him at a dinner in Newport with their first Annual Award as the state's outstanding disabled veteran, and

Whereas, during his relatively short span of life, "Bucky" Conley had achieved legions of tributes and honors, because of his thoughtfulness, and working with Raymond J. Pettine, U. S. District Attorney, Marshal Conley helped establish a Rhode Island Cultural tradition in 1961, which is the raising of funds annually to enable orphans and other underprivileged children to attend winter performances of the American Ballet, and contributions to this cause swelled tremendously; thanks in large measure to Mr. Conley's ability to raise money,

Now, Therefore, Be It Resolved that the Mayor of the City of Providence, the Honorable Joseph A. Doorley, Jr., and the City Council in noting with heartfelt sympathy the demise of this true and dedicated humani-

tarian, "Bucky" Conley, hereby express their sympathies to his bereaved widow and family in the passing of a devoted husband and father, and

Be It Further Resolved, that a duly engrossed copy of this Resolution be forwarded to Mrs. Joseph V. Conley.

Read and Passed by a unanimous rising vote, on motion of COUNCILMAN O'CONNOR, seconded by COUNCILMAN McNULTY.

COUNCILMAN PISATURO:

Resolution Congratulating Councilman and Mrs. Frank Caprio on the Birth of a Son.

Whereas, Councilman and Mrs. Frank Caprio have been blessed by the birth of a son "Frank Thomas",

Now, Therefore Be It Resolved, that in taking official notice of this blessed event in the lives of our young energetic and personable colleague and his charming and devoted wife, Joyce,

His Honor Mayor Joseph A. Doorley Jr., and the Members of the City Council do hereby tender to "Frank" and "Joyce" sincere best wishes for a healthy and fruitful life and continued good health for their growing family.

Read and Passed, on motion of COUNCILMAN PISATURO, seconded by COUNCIL PRESIDENT BOYLE and COUNCILMEN ALPRIN, BEATINI, COLA, GOLDIN, HASSETT, HAXTON, LAZARUS, LOUGHRAN, LYNCH, MASCIA, McNULTY, MORAN, MURPHY, O'CONNOR, PAYNE, PEARLMAN, PRETE, SCIARRETTA and SOUZA.

COUNCILMAN MORAN for himself and COUNCILMAN WEXLER:

Resolution Requesting the Resurfacing of a Portion of Myrtle Street.

Referred to Committee on Public Works.

PETITIONS

COUNCILMAN ALPRIN (By Request):

Petition, accompanied by Resolution, of the Providence Redevelopment Agency for the abandonment of Burrill street, from Weybosset Street northerly to West-

minster street, and Chapel street, from Empire street westerly to Burrill street.

Referred to Committee on Public Works.

COUNCILMAN SOUZA (By Request):

Petition of Peter H. Hurley of 280 Benefit street for appointment as an Auctioneer in the City of Providence.

Referred to Committee on Licenses.



COUNCIL PRESIDENT BOYLE for himself and the MEMBERS OF THE CITY COUNCIL presents:

Resolution Noting With Regret the Death of Former United States Senator Theodore Francis Green.

Theodore Francis Green, leader, politician, statesman, and native Rhode Islander, has passed on. He served the City, State and his Nation with dignity and honor.

As Chairman of the powerful Senate Foreign Relations Committee, he was formulator of American Foreign Policy.

As Governor and United States Senator, he devoted his entire life to championing the cause of mankind. To the people of our City he was not only a dedicated public servant, but more importantly, a friend; now therefore be it

Resolved, that the City Council of the City of Providence and His Honor Mayor Joseph A. Doorley, Jr., do officially express their deep sorrow and sympathy upon the passing of the Honorable Theodore Francis Green.

Read and Passed by a Unanimous Rising Vote on motion of COUNCILMAN ALPRIN, seconded by COUNCIL PRESIDENT BOYLE and COUNCILMEN BEATINI, CAPRIO, COLA, GOLDIN, HASSETT, HAXTON, LAZARUS, LOUGHRAN, LYNCH, MASCIA, McNULTY, MORAN, MURPHY, O'CONNOR, PAYNE, PEARLMAN, PISATURO, PRETE, SCIARRETTA and SOUZA.



ADJOURNMENT

There being no further business, on motion of COUNCILMAN ALPRIN seconded by COUNCILMAN CAPRIO, the City Council adjourns at 9:58 o'clock P.M. (E.D.S.T.) to meet again on THURSDAY, June 2, 1966 at 8:00 o'clock P.M. (E.D.S.T.)

Vincent Vespa
City Clerk

UNITED STATES OF AMERICA
DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Contract No. R.I. M-1(G)

Demolition Program No. R.I. M-1

DEMOLITION GRANT CONTRACT

Between

CITY OF PROVIDENCE, RHODE ISLAND , Grantee

and

THE UNITED STATES OF AMERICA, Grantor

THIS AGREEMENT (herein called the "Contract"), made and entered into on the date hereinbelow specified, by and between The City of Providence, Rhode Island (herein called the "Grantee"), and the United States of America (herein called the "Government"), WITNESSETH:

In consideration of the mutual covenants, promises, and representations contained herein, the parties hereto do agree as follows:

SEC. 1. Purpose of Contract. -- The purpose of this Contract is to provide for the undertaking by the Grantee of a program of demolition of structures which are unsound or unfit for human habitation, in a certain area or areas (herein called the "Demolition Area") in accordance with applicable State and local law, and to make available therefor Federal financial assistance to the Grantee in the form of a demolition grant (herein called the "grant") under Section 116 of the Housing Act of 1949, as amended, in accordance with the terms and conditions and the understandings of the parties as set forth herein.

SEC. 2. The Program. -- The Grantee agrees to initiate and carry out to completion in the Demolition Area a program (hereinafter called the "Demolition Program") for the demolition of structures which have been found under State or local law to be unsound or unfit for human habitation, and which constitute hazards to public health or welfare, as described in the Application and approved by the Government.

SEC. 3. Demolition Area. -- The Demolition Area is situated in the City of Providence, County of Providence, State of Rhode Island and is described in Exhibit A, attached hereto and made a part hereof by reference.

SEC. 4. The Grant. -- The Government will make to the Grantee a grant for the Demolition Program in an amount equal to two-thirds of the net cost of demolition, or \$ 40,871.00, whichever is less.

SEC. 5. Relocation Grant. --

(a) The Government further agrees to increase the grant otherwise payable to the Grantee pursuant to the provisions of Section 4 hereof in an amount equal to the relocation payments which are made by the Grantee in connection with the Demolition Program, in accordance with regulations prescribed by the Government: Provided, That the amount of such increase shall in no event exceed the sum of \$ No.

(b) The Grantee agrees to make relocation payments to individuals, families, and business concerns in accordance with the relocation payment regulations.

(c) No part of the amount of the relocation payments provided for hereunder shall be included in computing the amount of the grant otherwise payable to the Grantee pursuant to the provisions of Section 4 hereof.

SEC. 6. Counterparts of the Contract. -- This Contract may be executed in any number of counterparts, each of which shall be deemed to be an original and such counterparts shall constitute one and the same instrument.

SEC. 7. Compensation to Government for Its Audits and Inspections. -- The Grantee will compensate the Government for ~~its~~ audits and inspections, provided for in Section 11 hereof, a fixed fee in the amount of \$ 607.00. The fixed fee shall be payable at the time the first requisition for a grant payment is approved, by the Government deducting the entire amount of the fixed fee from the first grant payment to the Grantee: Provided, That, in the event the grant amount authorized under Section 4 or Section 5 hereof is increased, the additional fixed fee payable thereby shall be deducted from the next grant payment made to the Grantee. No part of the fixed fee is refundable to the Grantee.

SEC. 8. Accomplishment of Program. -- The Grantee will commence and carry out the Demolition Program with all practicable dispatch, in a sound, economical, and efficient manner, in accordance with the Application and the provisions of this Contract, so that all demolition will be completed within 2 years from the date of notification by the Government of approval of the Application. Said term may be extended with the written consent of the Government. The Grantee will carry out the Demolition Program in compliance with all requirements imposed by, or pursuant to regulations effectuating, Title VI of the Civil Rights Act of 1964 (78 Stat. 241, 252), prohibiting discrimination against any person on the ground of race, color, or national origin.

SEC. 9. Payment of Grant. --

(a) Government's Obligation. -- The Government will make payments on account of the grant payable hereunder for the purpose of reimbursing the Grantee for the eligible costs of work completed under the authorized Demolition Program.

(b) Conditions Prerequisite to Payment of Grant. -- The Government may elect not to make the payments provided for herein:

(1) If the Grantee shall have made to the Government any misrepresentation of a material nature in the Application, or any supplement thereto or amendment thereof, or in this Contract, or in or with respect to any document furnished therewith or pursuant thereto;

(2) If the Grantee shall have failed to carry out its obligation to provide relocation assistance to individuals or families displaced as a result of demolition undertaken pursuant to the Demolition Program; or

(3) If the Grantee shall then be in default with respect to any of the provisions of this Contract theretofore to be complied with by it.

(c) Requisition for Grant Payment. -- The Grantee will file its requisition for payment of grant, including the increase provided for in Section 5 hereof, on a form or forms prescribed by the Government. Such requisition will be accompanied by evidence, satisfactory to the Government, that the amount sought is reasonable, that the costs have been incurred in accordance with applicable requirements, and that all other available legal procedures to secure remedial action by the owners of the structures were exhausted prior to the determination that governmental action to demolish was required.

(d) Rights and Remedies Not Waived. -- In no event shall the making by the Government of any payment on account of the grant constitute or be construed as a waiver by the Government of any breach of covenant or any default which may then exist on the part of the Grantee, and the making of any such payment by the Government while any such breach or default shall exist shall in no wise impair or prejudice any right or remedy available to the Government in respect of such breach or default. The making by the Government of any grant payment shall in no case constitute a waiver of the right of the Government to obtain a refund if it is subsequently determined that an overpayment has been made.

SEC. 10. Accounts and Records. -- The Grantee will establish for the Demolition Program carried out under this Contract separate accounts to be maintained within its existing accounting system or set up independently. Such accounts are referred to herein collectively as the "Demolition Account." The Grantee will charge to the Demolition Account all eligible costs of the Demolition Program. Such costs will be supported by properly executed invoices, contracts, vouchers, payrolls, or other records evidencing in proper detail the nature and propriety of the charges.

SEC. 11. Information, Reports, and Inspections. -- The Government will at all times have free access to the accounts and records of the Grantee for purposes of auditing the Demolition Account and will have the right to require, as the Government may deem necessary, periodic reports or other information pertaining to the matters covered by this Contract.

SEC. 12. Determination of Net Cost of Demolition Program. -- The Net Cost of the Demolition Program authorized hereunder shall be the actual cost of demolishing the structures described in the Application and designated in the requisition for grant payment less any salvage value realized from the demolition of the structures, plus the fixed fee set forth in Section 7 hereof. The grant payable hereunder shall be based upon the Net Cost as determined upon final completion of the Demolition Program and approved by the Government upon audit.

SEC. 13. Limitation Upon Demolition Program Costs. -- The Net Cost hereunder on which the grant is computed, shall include only demolition costs and shall not include any supervisory salaries or other administrative costs or office expenses.

SEC. 14. Performance of Demolition Program. --

(a) Force Account or Contract. -- The Grantee may elect to carry out the work comprising the Demolition Program by utilization of its own employees or it may have such work done under written contract in a manner acceptable to the Government.

(b) Competitive Bidding. -- The Grantee will give full opportunity for free, open, and competitive bidding for each contract to be let by it calling for demolition work as a part of the Demolition Program and will give such publicity to its advertisements or calls for bids for each such contract as will provide adequate competition; and the award of each such contract, when made, will be made by it as soon as practicable to the lowest responsible bidder: Provided, That contracts in the amount of \$2,500 or less may, except where contrary to the requirements of State or local law, be let from time to time by the Grantee without negotiation or competitive bidding and without observance of the other provisions of this subsection.

(c) Equal Employment Opportunity. --

(1) Activities and Contracts Not Subject to Executive Order 11246. -- In the carrying out of the Demolition Program, the Grantee will not discriminate against any employee or applicant for employment because of race, creed, color, or national origin. The Grantee will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, creed, color, or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer, recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Grantee agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Government setting forth the provisions of this nondiscrimination clause. The Grantee will, in all solicitations or advertisements for employees placed by or on behalf of the Grantee, state that all qualified applicants will receive consideration for employment without regard to race, creed, color, or national origin. The Grantee will incorporate the foregoing requirements of this paragraph (1) in all of its contracts for Demolition Program work, except those governed by paragraph (2) of this subsection 14(c) or contracts for standard commercial supplies or raw materials, and will require all of its contractors for such work to incorporate such requirements in all subcontracts for Demolition Program work.

(2) Contracts Subject to Executive Order 11246. -- The Grantee will incorporate or cause to be incorporated into any demolition contract or modification thereof which is subject to Executive Order 11246, and the rules and regulations of the Secretary of Labor pursuant thereto, the following provisions, altered only to reflect the proper identity of the parties:

During the performance of this contract, the contractor agrees as follows:

(A) The Contractor will not discriminate against any employee or applicant for employment because of race, creed, color, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, creed, color, or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the municipality setting forth the provisions of this nondiscrimination clause.

(B) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor state that all qualified applicants will receive consideration for employment without regard to race, creed, color, or national origin.

(C) The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the municipality, advising the labor union or workers' representative of the contractor's commitments under Section 202 of Executive Order 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

(D) The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.

(E) The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor or the Secretary of Housing and Urban Development pursuant thereto, and will permit access to his books, records, and accounts by the municipality, the Secretary of Housing and Urban Development, and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

(F) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

(G) The contractor will include the provisions of paragraphs (A) through (G) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the municipality may direct as a means of enforcing such provisions, including sanctions for noncompliance: Provided, however, That, in the event the contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the municipality, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

(3) Enforcement Obligations of the Grantee. -- The Grantee will assist and cooperate actively with the Secretary of Housing and Urban Development and the Secretary of Labor in obtaining the compliance of contractors and subcontractors with the provisions set forth in paragraph (2) of this subsection 14(c) and with the rules, regulations, and relevant orders of the Secretary of Labor and will obtain and furnish to the Secretary of Housing and Urban Development and to the Secretary of Labor such information as they may require for the supervision of such compliance. The Grantee will enforce the obligations of contractors and subcontractors under such provisions, rules, regulations, and orders and will carry out sanctions and penalties for violation of such obligations imposed upon contractors and subcontractors by the Secretary of Labor or the Secretary of Housing and Urban Development. The Grantee will refrain from entering into any contract subject to Executive Order 11246 or extension or other modification of such a contract with a contractor who has been debarred from Government contracts and federally assisted construction contracts under Part II, Subpart D, of Executive Order 11246; or who has not demonstrated his eligibility for such contracts as provided in Part II of Executive Order 11246. In the event the Grantee fails and refuses to comply with its undertakings, the Grantee agrees that the Government (i) may cancel, terminate, or suspend this Contract in whole or in part, (ii) may refrain from extending any further assistance under the program with respect to which the failure or refusal occurred until satisfactory assurance of future compliance has been received from the Grantee, or (iii) may refer the case to the Department of Justice for appropriate legal proceedings.

SEC. 15. Defaults and Remedies. --

(a) Termination or Suspension of Contract. -- The Government may terminate or suspend this Contract at its discretion upon the happening of any of the following:

(1) The failure of the Grantee to complete the Demolition Program within the time prescribed herein;

(2) The making of any misrepresentation by the Grantee in its Application or in the furnishing of any information to the Government;

(3) The violation of any of the terms or conditions of this Contract; or

(4) Any event which renders the accomplishment of the Demolition Program by the Grantee impossible, impracticable, infeasible, or illegal.

(b) Forfeiture of Grant. -- For any violation of any of the terms of this Contract, the Government may, in addition to such other remedies as may exist at law or in equity, require repayment of all or part of the grant to the Government.

SEC. 16. Miscellaneous Provisions. --

(a) Interest of Public Officials and Employees. -- No officer or employee of the Grantee and no member of its governing body, and no other public official of the locality in which the Demolition Program will be carried out who exercises any functions or responsibilities in the review or approval of the undertaking or carrying out of the Demolition Program, shall (1) participate in any decision relating to this Contract which affects his personal interest or the interest of any corporation, partnership, or association in which he is, directly or indirectly, interested, or (2) have any financial interest, direct or indirect, in this Contract or in the work to be performed under the Demolition Program authorized herein.

(b) Interest of Certain Federal Officials. -- No Member of or Delegate to the Congress of the United States of America, and no Resident Commissioner, shall be admitted to any share or part hereof or to any benefit arising herefrom.

(c) Bonus or Commission. -- The Grantee will not pay any bonus or commission for the purpose of obtaining approval of the Application for the Federal financial assistance provided for herein, or any other approval by the Government which may be necessary under this Contract.

(d) Government Not Obligated to Third Parties. -- The Government will not be obligated or liable hereunder to any party other than the Grantee.

(e) How Contract Affected by Provisions Being Held Invalid. -- If any provision of this Contract is held invalid, the remainder of this Contract shall not be affected thereby if such remainder would then continue to conform to the terms and requirements of applicable law.

(f) Provisions Concerning Certain Waivers. -- Subject to applicable Federal law, any right or remedy which the Government may have under this Contract may be waived in writing by the Government by a formal waiver and either with or without the execution of an amendatory or supplementary agreement, if, in the judgment of the Government, this Contract, as so modified, will still conform to the provisions and requirements of applicable laws.

SEC. 17. Use of Certain Terms. -- Except where the context clearly indicates otherwise, the following terms, as used herein, shall have the meanings ascribed to them in this Section:

(a) The term "Contract" means this Contract between the Government and the Grantee and includes any additional document or documents which may be incorporated herein by special reference, as well as any amendment.

(b) The term "Application" means the written application for the grant by the Grantee, including any revisions thereto, together with all explanatory, supporting, or supplementary documents filed therewith.

SEC. 18. Special Provision(s)

(a) Certain Contractors Ineligible for Contract Awards. -- The Grantee will not award any contract for work in the Demolition Program to any contractor who is, at the time, ineligible, under the provisions of any applicable regulations issued by the Secretary of Labor, United States Department of Labor, to receive an award of such contract.

(b) Federal Labor Standards Provisions. -- Before the Grantee receives bids or proposals for, or otherwise negotiates for, a proposed contract which calls for the performance of any work in the Demolition Program which will entail, for such work, the employment by the contractor or his subcontractors of laborers or mechanics, the Grantee will include in the proposed contract documents appropriate wage schedules (including the applicable wage determination decision of the Secretary of Labor, United States Department of Labor) and the provisions embodied in that document entitled "Federal Labor Standards Provisions", attached hereto and marked HUD-3200 and which is made a part hereof. The schedules, wage determination decision, and other provisions, as included in such proposed contract documents, shall also be included in the contract documents as executed. The Grantee will include in each contract covered by this subsection an appropriate provision requiring the contractor to insert in each of his subcontracts which will entail the employment by such subcontractor of laborers or mechanics, as aforesaid, wage and other provisions which are consistent with such contractor's contract with the Grantee.

The Grantee will assist and cooperate actively with the Secretary of Housing and Urban Development and the Secretary of Labor in obtaining the compliance of contractors and subcontractors with the aforementioned Federal Labor Standards Provisions and with the rules, regulations, and relevant orders of the Secretary of Labor and will obtain and furnish to the Secretary of Housing and Urban Development and to the Secretary of Labor such information as they may require for the supervision of such compliance.

(c) Special Provisions Relating to Architects, Etc. --

(1) Minimum Salary Rates for Architects, Etc. -- Not less than the salaries prevailing in the locality in which the Demolition Program is being carried out, as determined or adopted (subsequent to a determination under applicable State or local law) by the Secretary of Housing and Urban Development, shall

be paid to all architects, technical engineers, draftsmen, and technicians who are employed in connection with the Demolition Program.

(2) Payments to Architects, Etc. -- Each architect, technical engineer, draftsman, or technician to whom the foregoing salary provisions are applicable shall be paid unconditionally and not less often than once each month. The full amount which is due any such architect, technical engineer, draftsman, or technician at the time of such payment shall be computed at the applicable salary rate.

(3) Compliance with Salary Provisions Regardless of Certain Contractual Relationships. -- Each contract which is let by the Grantee, calling for work in the Demolition Program, shall require compliance with salary provisions with respect to architects, technical engineers, draftsmen, and technicians who are employed thereon by the contractor or by any subcontractors thereunder, which are in accordance with this subsection, regardless of any contractual relationship which may be alleged to exist between such contractor or subcontractor and such architects, technical engineers, draftsmen, or technicians.

(4) Underpayments of Salaries. -- In case of underpayment of salaries by any such contractor or by any subcontractor thereunder to architects, technical engineers, draftsmen, or technicians who are employed by him in connection with the Demolition Program, the Grantee shall withhold from the contractor, out of payments which are due, so much thereof as may be considered necessary to pay such employees so employed by the contractor or by any subcontractor thereunder, the full amount of salaries which are required by the particular contract, and the Grantee shall disburse, for and on account of the contractor or the subcontractor (as may be appropriate), to the respective employees to whom they are due, the amount so withheld.

(5) Claims and Disputes; Architects, Etc. -- Claims and disputes pertaining to salary rates or to classifications of architects, technical engineers, draftsmen, or technicians who are employed in connection with the Demolition Program shall be reported by the Grantee to the Secretary of Housing and Urban Development and otherwise shall be handled in accordance with applicable law.

(6) Discharging or Discriminating Against Employees Because of Certain Employment Matters. -- No architect, technical engineer, draftsman, or technician who is employed in connection with the Demolition Program shall be discharged or in any other manner discriminated against because he has filed any complaint or instituted or caused to be instituted any proceeding or has testified or is about to testify in any proceeding under or related to the employment standards applicable hereunder to his employer.

IN WITNESS WHEREOF, the Grantee has caused this Contract to be duly executed in its behalf and its seal to be hereunto affixed and attested; and, thereafter, the Government has caused the same to be duly executed in its behalf this ____ day of _____ 1966.

/SEAL/

CITY OF PROVIDENCE, RHODE ISLAND

By

(Signature)

ATTEST:

Vincent Vespa

Joseph A. Doorley, Jr.

(Type or Print Name)

City Clerk

(Title)

UNITED STATES OF AMERICA
Secretary of Housing and Urban
Development

By

(Signature)

(Title)

EXHIBIT "A"

Project No. R.I. M-1
City of Providence

On the north by the Central-Classical Redevelopment Project and
Interstate 95, on the east by Eddy Street, on the south by Oxford,
Sayles, and Public Streets, and on the west by Broad, Burnside, and
Ocean Streets.

EXHIBIT "B"

Pursuant to the Department of Housing and Urban Development Act, 5 U.S.C. 624, the Project or Program involved herein is under the jurisdiction of the Department of Housing and Urban Development. Therefore, references herein to the Housing and Home Finance Agency and to officers of such Agency mean the Department of Housing and Urban Development and officers of that Department and the term Housing and Home Finance Administrator or Administrator as used in this Contract means the Secretary of Housing and Urban Development.

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
URBAN RENEWAL ADMINISTRATION

FEDERAL LABOR STANDARDS PROVISIONS

1. APPLICABILITY

The Project or Program to which the work covered by this Contract pertains is being assisted by the United States of America and the following Federal Labor Standards Provisions are included in this Contract pursuant to the provisions applicable to such Federal assistance.

2. MINIMUM WAGE RATES FOR LABORERS AND MECHANICS

All laborers and mechanics employed upon the work covered by this Contract shall be paid unconditionally and not less often than once each week, and without subsequent deduction or rebate on any account (except such payroll deductions as are made mandatory by law and such other payroll deductions as are permitted by the applicable regulations issued by the Secretary of Labor, United States Department of Labor, pursuant to the Anti-Kickback Act hereinafter identified), the full amounts due at time of payment computed at wage rates not less than those contained in the wage determination decision of said Secretary of Labor (a copy of which is attached and herein incorporated by reference), regardless of any contractual relationship which may be alleged to exist between the Contractor or any subcontractor and such laborers and mechanics. All laborers and mechanics employed upon such work shall be paid in cash, except that payment may be by check if the employer provides or secures satisfactory facilities approved by the Local Public Agency or Public Body for the cashing of the same without cost or expense to the employee. For the purpose of this clause, contributions made or costs reasonably anticipated under Section 1(b)(2) of the Davis-Bacon Act on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of Section 5.5(a)(1)(iv) of Title 29, Code of Federal Regulations. Also for the purpose of this clause, regular contributions made or costs incurred for more than a weekly period under plans, funds, or programs, but covering the particular weekly period, are deemed to be constructively made or incurred during such weekly period.

3. UNDERPAYMENTS OF WAGES OR SALARIES

In case of underpayment of wages by the Contractor or by any subcontractor to laborers or mechanics employed by the Contractor or subcontractor upon the work covered by this Contract, the Local Public Agency or Public Body in addition to such other rights as may be afforded it under this Contract shall withhold from the Contractor, out of any payments due the Contractor, so much thereof as the Local Public Agency or Public Body may consider necessary to pay such laborers or mechanics

the full amount of wages required by this Contract. The amount so withheld may be disbursed by the Local Public Agency or Public Body, for and on account of the Contractor or the subcontractor (as may be appropriate), to the respective laborers or mechanics to whom the same is due or on their behalf to plans, funds, or programs for any type of fringe benefit prescribed in the applicable wage determination.

4. ANTICIPATED COSTS OF FRINGE BENEFITS

If the Contractor does not make payments to a trustee or other third person, he may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing fringe benefits under a plan or program of a type expressly listed in the wage determination decision of the Secretary of Labor which is a part of this Contract: Provided, however, The Secretary of Labor has found, upon the written request of the Contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the Contractor to set aside in a separate account assets for the meeting of obligations under the plan or program. A copy of any findings made by the Secretary of Labor in respect to fringe benefits being provided by the Contractor must be submitted to the Local Public Agency or Public Body with the first payroll filed by the Contractor subsequent to receipt of the findings.

5. OVERTIME COMPENSATION REQUIRED BY CONTRACT WORK HOURS STANDARDS ACT (76 Stat. 357-360; Title 40 U.S.C., Sections 327-332)

(a) Overtime requirements. No Contractor or subcontractor contracting for any part of the Contract work which may require or involve the employment of laborers or mechanics, including watchmen and guards, shall require or permit any laborer or mechanic in any workweek in which he is employed on such work to work in excess of eight hours in any calendar day or in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times his basic rate of pay for all hours worked in excess of eight hours in any calendar day or in excess of forty hours in such workweek, as the case may be.

(b) Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (a), the Contractor and any subcontractor responsible therefor shall be liable to any affected employee for his unpaid wages. In addition, such Contractor and subcontractor shall be liable to the United States for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic employed in violation of the clause set forth in paragraph (a), in the sum of \$10 for each calendar day on which such employee was required or permitted to work in excess of eight hours or in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (a).

(c) Withholding for liquidated damages. The Local Public Agency or Public Body shall withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or subcontractor, such sums as may administratively be determined to be necessary to satisfy any liabilities of such Contractor or subcontractor for liquidated damages as provided in the clause set forth in paragraph (b).

(d) Subcontracts. The Contractor shall insert in any subcontracts the clauses set forth in paragraphs (a), (b), and (c) of this Section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts which they may enter into, together with a clause requiring this insertion in any further subcontracts that may in turn be made.

6. EMPLOYMENT OF APPRENTICES

Apprentices will be permitted to perform work covered by this Contract only under a bona fide apprenticeship program registered with a State Apprenticeship Agency which is recognized by the Bureau of Apprenticeship and Training, United States Department of Labor, or, if no such recognized Agency exists in a State, under a program registered with the Bureau of Apprenticeship and Training. The allowable ratio of apprentices to journeymen in any craft classification shall not be greater than the ratio permitted to the Contractor as to his entire work force under the registered program. Any employee listed on a payroll at an apprentice wage rate, who is not registered as above, shall be paid the wage rate determined by the Secretary of Labor, United States Department of Labor, for the classification of work he actually performed. The Contractor or subcontractor shall furnish the Local Public Agency or Public Body with written evidence of the registration of his program and apprentices, as well as of the appropriate ratios and wage rates for the area of construction, prior to using any apprentices on the contract work.

7. EMPLOYMENT OF CERTAIN PERSONS PROHIBITED

No person under the age of sixteen years and no person who, at the time, is serving sentence in a penal or correctional institution shall be employed on the work covered by this Contract.

8. REGULATIONS PURSUANT TO SO-CALLED "ANTI-KICKBACK ACT"

The Contractor shall comply with the applicable regulations (a copy of which is attached and herein incorporated by reference) of the Secretary of Labor, United States Department of Labor, made pursuant to the so-called "Anti-Kickback Act" of June 13, 1934 (48 Stat. 948; 62 Stat. 862; Title 18 U.S.C., Section 874; and Title 40 U.S.C., Section 276c), and any amendments or modifications thereof, shall cause appropriate provisions to be inserted in subcontracts to insure compliance therewith by all subcontractors subject thereto, and shall be responsible for the submission of affidavits required by subcontractors thereunder, except as said Secretary of Labor may specifically provide for reasonable limitations, variations, tolerances, and exemptions from the requirements thereof.

9. EMPLOYMENT OF LABORERS OR MECHANICS NOT LISTED IN AFORESAID WAGE DETERMINATION DECISION

Any class of laborers or mechanics which is not listed in the wage determination and which is to be employed under the Contract will be classified or reclassified conformably to the wage determination by the Local Public Agency or Public Body, and a report of the action taken shall be submitted by the Local Public Agency or Public Body, through the Secretary of Housing and Urban Development, to the Secretary of Labor, United States Department of Labor. In the event the interested parties cannot agree on the proper classification or reclassification of a particular class of laborers and mechanics to be used, the question accompanied by the recommendation of the Local Public Agency or Public Body shall be referred, through the Secretary of Housing and Urban Development, to the Secretary of Labor for final determination.

10. FRINGE BENEFITS NOT EXPRESSED AS HOURLY WAGE RATES

The Local Public Agency or Public Body shall require, whenever the minimum wage rate prescribed in the Contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly wage rate and the Contractor is obligated to pay a cash equivalent of such a fringe benefit, an hourly cash equivalent thereof to be established. In the event the interested parties cannot agree upon a cash equivalent of the fringe benefit, the question, accompanied by the recommendation of the Local Public Agency or Public Body, shall be referred, through the Secretary of Housing and Urban Development, to the Secretary of Labor for determination.

11. POSTING WAGE DETERMINATION DECISIONS AND AUTHORIZED WAGE DEDUCTIONS

The applicable wage poster of the Secretary of Labor, United States Department of Labor, and the applicable wage determination decisions of said Secretary of Labor with respect to the various classifications of laborers and mechanics employed and to be employed upon the work covered by this Contract, and a statement showing all deductions, if any, in accordance with the provisions of this Contract, to be made from wages actually earned by persons so employed or to be employed in such classifications, shall be posted at appropriate conspicuous points at the site of the work.

12. COMPLAINTS, PROCEEDINGS, OR TESTIMONY BY EMPLOYEES

No laborer or mechanic to whom the wage, salary, or other labor standards provisions of this Contract are applicable shall be discharged or in any other manner discriminated against by the Contractor or any subcontractor because such employee has filed any complaint or instituted or caused to be instituted any proceeding or has testified or is about to testify in any proceeding under or relating to the labor standards applicable under this Contract to his employer.

13. CLAIMS AND DISPUTES PERTAINING TO WAGE RATES

Claims and disputes pertaining to wage rates or to classifications of laborers and mechanics employed upon the work covered by this Contract shall be promptly reported by the Contractor in writing to the Local Public Agency or Public Body for referral by the latter through the Secretary of Housing and Urban Development to the Secretary of Labor, United States Department of Labor, whose decision shall be final with respect thereto.

14. QUESTIONS CONCERNING CERTAIN FEDERAL STATUTES AND REGULATIONS

All questions arising under this Contract which relate to the application or interpretation of (a) the aforesaid Anti-Kickback Act, (b) the Contract Work Hours Standards Act, (c) the aforesaid Davis-Bacon Act, (d) the regulations issued by the Secretary of Labor, United States Department of Labor, pursuant to said Acts, or (e) the labor standards provisions of any other pertinent Federal statute, shall be referred, through the Local Public Agency or Public Body and the Secretary of Housing and Urban Development, to the Secretary of Labor, United States Department of Labor, for said Secretary's appropriate ruling or interpretation which shall be authoritative and may be relied upon for the purposes of this Contract.

15. PAYROLLS AND BASIC PAYROLL RECORDS OF CONTRACTOR AND SUBCONTRACTORS

The Contractor and each subcontractor shall prepare his payrolls on forms satisfactory to and in accordance with instructions to be furnished by the Local Public Agency or Public Body. The Contractor shall submit weekly to the Local Public Agency or Public Body two certified copies of all payrolls of the Contractor and of the subcontractors, it being understood that the Contractor shall be responsible for the submission of copies of payrolls of all subcontractors. Each such payroll shall contain the "Weekly Statement of Compliance" set forth in Section 3.3 of Title 29, Code of Federal Regulations. The payrolls and basic payroll records of the Contractor and each subcontractor covering all laborers and mechanics employed upon the work covered by this Contract shall be maintained during the course of the work and preserved for a period of three years thereafter. Such payrolls and basic payroll records shall contain the name and address of each such employee, his correct classification, rate of pay (including rates of contributions or costs anticipated of the types described in Section 1(b)(2) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made, and actual wages paid. In addition, whenever the Secretary of Labor has found under Section 5.5(a)(1)(iv) of Title 29, Code of Federal Regulations, that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in Section 1(b)(2)(B) of the Davis-Bacon Act, the Contractor or subcontractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits.

The Contractor and each subcontractor shall make his employment records with respect to persons employed by him upon the work covered by this Contract available for inspection by authorized representatives of the Secretary of Housing and Urban Development, the Local Public Agency or Public Body, and the United States Department of Labor. Such representatives shall be permitted to interview employees of the Contractor or of any subcontractor during working hours on the job.

16. SPECIFIC COVERAGE OF CERTAIN TYPES OF WORK BY EMPLOYEES

The transporting of materials and supplies to or from the site of the Project or Program to which this Contract pertains by the employees of the Contractor or of any subcontractor, and the manufacturing or furnishing of materials, articles, supplies, or equipment on the site of the Project or Program to which this Contract pertains by persons employed by the Contractor or by any subcontractor, shall, for the purposes of this Contract, and without limiting the generality of the foregoing provisions of this Contract, be deemed to be work to which these Federal Labor Standards Provisions are applicable.

17. INELIGIBLE SUBCONTRACTORS

The Contractor shall not subcontract any part of the work covered by this Contract or permit subcontracted work to be further subcontracted without the Local Public Agency's or Public Body's prior written approval of the subcontractor. The Local Public Agency or Public Body will not approve any subcontractor for work covered by this Contract who is at the time ineligible under the provisions of any applicable regulations issued by the Secretary of Labor, United States Department of Labor, to receive an award of such subcontract.

18. PROVISIONS TO BE INCLUDED IN CERTAIN SUBCONTRACTS

The Contractor shall include or cause to be included in each subcontract covering any of the work covered by this Contract, provisions which are consistent with these Federal Labor Standards Provisions and also a clause requiring the subcontractors to include such provisions in any lower tier subcontracts which they may enter into, together with a clause requiring such insertion in any further subcontracts that may in turn be made.

19. BREACH OF FOREGOING FEDERAL LABOR STANDARDS PROVISIONS

In addition to the causes for termination of this Contract as herein elsewhere set forth, the Local Public Agency or Public Body reserves the right to terminate this Contract if the Contractor or any subcontractor whose subcontract covers any of the work covered by this Contract shall breach any of these Federal Labor Standards Provisions. A breach of these Federal Labor Standards Provisions may also be grounds for debarment as provided by the applicable regulations issued by the Secretary of Labor, United States Department of Labor.

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT
URBAN RENEWAL ADMINISTRATION

HUD-3200A
(1-66)

ADDENDUM TO FEDERAL LABOR STANDARDS PROVISIONS, FORM HUD-3200

Except as hereinafter provided, the term "Local Public Agency or Public Body" is used to refer to the City of Providence, Rhode Island
(Name of Local Public Agency)

Section 3 is revised to read as follows:

3. UNDERPAYMENTS OF WAGES OR SALARIES

In case of underpayment of wages by the Contractor or by any subcontractor to laborers or mechanics employed by the Contractor or subcontractor upon the work covered by this Contract, the

City of Providence, Rhode Island
(Name of property owner, tenant, or other appropriate designation)

in addition to such other rights as may be afforded it under this Contract may withhold from the Contractor, out of any payments due the Contractor, so much thereof as the Local Public Agency or Public Body may determine to be necessary to pay such laborers or mechanics the full amount of wages required by this Contract. The amount so withheld shall be paid to the Local Public Agency or Public Body, which may disburse such amount, for and on account of the Contractor or the subcontractor (as may be appropriate), to the respective laborers or mechanics to whom the same is due or on their behalf to plans, funds, or programs for any type of fringe benefit prescribed in the applicable wage determination.

Section 5(c) is revised to read as follows:

(c) Withholding for liquidated damages. At the direction of the Local Public Agency or Public Body, the City of Providence, Rhode Island
(Name of property owner, tenant,
or other appropriate designation)

shall withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or subcontractor, such sums as may administratively be determined to be necessary to satisfy any liabilities of such Contractor or subcontractor for liquidated damages as provided in the clause set forth in paragraph (b).

Section 19 is revised to read as follows:

19. BREACH OF FOREGOING FEDERAL LABOR STANDARDS PROVISIONS

In addition to the causes for termination of this Contract as herein elsewhere set forth, the City of Providence, Rhode Island
(Name of property owner, tenant, or other

appropriate designation)

hereby reserves the right to terminate this Contract if the Contractor or any subcontractor whose subcontract covers any of the work covered by this Contract shall breach any of these Federal Labor Standards Provisions. A breach of these Federal Labor Standards Provisions may also be grounds for debarment as provided by the applicable regulations issued by the Secretary of Labor, United States Department of Labor.

HOUSING AND HOME FINANCE AGENCY
URBAN RENEWAL ADMINISTRATION

H-3009
(5-64)

SO-CALLED "ANTI-KICKBACK ACT" AND REGULATIONS PROMULGATED
PURSUANT THERETO BY THE SECRETARY OF LABOR,
UNITED STATES DEPARTMENT OF LABOR

TITLE 18, U.S.C., section 874

(Replaces section 1 of the Act of June 13, 1934 (48 Stat. 948, 40 U.S.C.,
sec. 276b) pursuant to the Act of June 25, 1948, 62 Stat. 862)

KICKBACKS FROM PUBLIC WORKS EMPLOYEES

Whoever, by force, intimidation, or threat of procuring dismissal from employment, or by any other manner whatsoever induces any person employed in the construction, prosecution, completion or repair of any public building, public work, or building or work financed in whole or in part by loans or grants from the United States, to give up any part of the compensation to which he is entitled under his contract of employment, shall be fined not more than \$5,000 or imprisoned not more than five years, or both.

SECTION 2 OF THE ACT OF JUNE 13, 1934, AS AMENDED (48 Stat. 948, 62 Stat. 862,
63 Stat. 108, 72 Stat. 967, 40 U.S.C., sec. 276c)

The Secretary of Labor shall make reasonable regulations for contractors and subcontractors engaged in the construction, prosecution, completion or repair of public buildings, public works or buildings or works financed in whole or in part by loans or grants from the United States, including a provision that each contractor and subcontractor shall furnish weekly a statement with respect to the wages paid each employee during the preceding week. Section 1001 of Title 18 (United States Code) shall apply to such statements.

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Pursuant to the aforesaid Anti-Kickback Act, the Secretary of Labor, United States Department of Labor, has promulgated the regulations hereinafter set forth, which regulations are found in Title 29, Subtitle A, Code of Federal Regulations, Part 3. The term, "this part," as used in the regulations hereinafter set forth, refers to Part 3 last above mentioned. Said regulations are as follows:

CONTRACTORS AND SUBCONTRACTORS ON PUBLIC BUILDING AND PUBLIC WORK
AND ON BUILDING AND WORK FINANCED IN WHOLE OR IN PART
BY LOANS OR GRANTS FROM THE UNITED STATES

Sec. 3.1 Purpose and scope.

This part prescribes "anti-kickback" regulations under section 2 of the Act of June 13, 1934, as amended (40 U.S.C. 276c), popularly known as the Copeland Act. This part applies to any contract which is subject to Federal wage standards and which is for the construction, prosecution, completion, or repair of public buildings, public works or buildings or works financed in whole or in part by loans or grants from the United States. The part is intended to aid in the enforcement of the minimum wage provisions of the Davis-Bacon Act and the various statutes dealing with Federally-assisted construction that contain similar minimum wage provisions, including those provisions which are not subject to Reorganization Plan No. 14 (e.g., the College Housing Act of 1950, the Federal Water Pollution Control Act, and the Housing Act of 1959), and in the enforcement of the overtime provisions

of the Contract Work Hours Standards Act whenever they are applicable to construction work. The part details the obligation of contractors and subcontractors relative to the weekly submission of statements regarding the wages paid on work covered thereby; sets forth the circumstances and procedures governing the making of payroll deductions from the wages of those employed on such work; and delineates the methods of payment permissible on such work.

Sec. 3.2 Definitions.

As used in the regulations in this part:

(a) The terms "building" or "work" generally include construction activity as distinguished from manufacturing, furnishing of materials, or servicing and maintenance work. The terms include, without limitation, buildings, structures, and improvements of all types, such as bridges, dams, plants, highways, parkways, streets, subways, tunnels, sewers, mains, powerlines, pumping stations, railways, airports, terminals, docks, piers, wharves, ways, lighthouses, buoys, jetties, breakwaters, levees, and canals; dredging, shoring, scaffolding, drilling, blasting, excavating, clearing, and landscaping. Unless conducted in connection with and at the site of such a building or work as is described in the foregoing sentence, the manufacture or furnishing of materials, articles, supplies, or equipment (whether or not a Federal or State agency acquires title to such materials, articles, supplies, or equipment during the course of the manufacture or furnishing, or owns the materials from which they are manufactured or furnished) is not a "building" or "work" within the meaning of the regulations in this part.

(b) The terms "construction," "prosecution," "completion," or "repair" mean all types of work done on a particular building or work at the site thereof, including, without limitation, altering, remodeling, painting and decorating, the transporting of materials and supplies to or from the building or work by the employees of the construction contractor or construction subcontractor, and the manufacturing or furnishing of materials, articles, supplies, or equipment on the site of the building or work, by persons employed at the site by the contractor or subcontractor.

(c) The terms "public building" or "public work" include building or work for whose construction, prosecution, completion, or repair, as defined above, a Federal agency is a contracting party, regardless of whether title thereof is in a Federal agency.

(d) The term "building or work financed in whole or in part by loans or grants from the United States" includes building or work for whose construction, prosecution, completion, or repair, as defined above, payment or part payment is made directly or indirectly from funds provided by loans or grants by a Federal agency. The term does not include building or work for which Federal assistance is limited solely to land guarantees or insurance.

(e) Every person paid by a contractor or subcontractor in any manner for his labor in the construction, prosecution, completion, or repair of a public building or public work or building or work financed in whole or in part by loans or grants from the United States is "employed" and receiving "wages," regardless of any contractual relationship alleged to exist between him and the real employer.

(f) The term "any affiliated person" includes a spouse, child, parent, or other close relative of the contractor or subcontractor; a partner or officer of the contractor or subcontractor; a corporation closely connected with the contractor or subcontractor as parent, subsidiary, or otherwise, and an officer or agent of such corporation.

(g) The term "Federal agency" means the United States, the District of Columbia, and all executive departments, independent establishments, administrative agencies, and instrumentalities of the United States and of the District of Columbia, including corporations, all or substantially all of the stock of which is beneficially owned by the United States, by the District of Columbia, or any of the foregoing departments, establishments, agencies, and instrumentalities.

Sec. 3.3 Weekly statement with respect to payment of wages.

(a) As used in this section, the term "employee" shall not apply to persons in classifications higher than that of laborer or mechanic and those who are the immediate supervisors of such employees.

(b) Each contractor or subcontractor engaged in the construction, prosecution, completion, or repair of any public building or public work, or building or work financed in whole or in part by loans or grants from the United States, shall furnish each week a statement with respect to the wages paid each of its employees engaged on work covered by these regulations during the preceding weekly payroll period. The statement shall be executed by the contractor or subcontractor or by an authorized officer or employee of the contractor or subcontractor who supervises the payment of wages, and shall be in the following form:

WEEKLY STATEMENT OF COMPLIANCE

_____, 19____

I, _____, _____
(Name of signatory party) (Title)

do hereby state:

(1) That I pay or supervise the payment of the persons employed by _____ on the _____; that
(Contractor or subcontractor) (Building or work)
during the payroll period commencing on the _____ day of _____, 19____, and ending on the _____ day of _____, 19____, all persons employed on said project have been paid the full weekly wages earned, that no rebates have been or will be made either directly or indirectly to or on behalf of said _____ from the full weekly
(Contractor or subcontractor)
wages earned by any person and that no deductions have been made either directly or indirectly from the full wages earned by any person, other than permissible deductions as defined in Regulations, Part 3 (29 CFR Part 3), issued by the Secretary of Labor under the Copeland Act, as amended (48 Stat. 948, 63 Stat. 108, 72 Stat. 967; 76 Stat. 537; 40 U.S.C. 276c), and described below:

(Paragraph describing deductions if any)

(2) That any payrolls otherwise under this contract required to be submitted for the above period are correct and complete; that the wage rates for laborers or mechanics contained therein are not less than the applicable wage rates contained in any wage determination incorporated into the contract; that the classifications set forth therein for each laborer or mechanic conform with the work he performed.

(3) That any apprentices employed in the above period are duly registered in a bona fide apprenticeship program registered with a State apprenticeship agency recognized by the [Bureau of Apprenticeship and Training,] United States Department of Labor, or if no such recognized agency exists in a State, are registered with the Bureau of Apprenticeship and Training, United States Department of Labor.

(Signature and title)

Section 1001 of Title 18 of the United States Code (Criminal Code and Criminal Procedure) shall apply to such statement as provided at 72 Stat. 967 (18 U.S.C. 1001, among other things, provides that whoever knowingly and willfully makes or uses a document or fraudulent statement of entry, in any matter within the jurisdiction of any department or agency of the United States, shall be fined not more than \$10,000 or imprisoned not more than five years, or both).

(c) The requirements of this section shall not apply to any contract of \$2,000 or less.

(d) Upon a written finding by the head of a Federal agency, the Secretary of Labor may provide reasonable limitations, variations, tolerances, and exemptions from the requirements of this section subject to such conditions as the Secretary of Labor may specify.

Sec. 3.4 Submission of weekly statements and the preservation and inspection of weekly payroll records.

(a) Each weekly statement required under Sec. 3.3 shall be delivered by the contractor or subcontractor, within seven days after the regular payment date of the payroll period, to a representative of a Federal or State agency in charge at the site of the building or work, or, if there is no representative of a Federal or State agency at the site of the building or work, the statement shall be mailed by the contractor or subcontractor, within such time, to a Federal or State agency contracting for or financing the building or work. After such examination and check as may be made, such statement, or a copy thereof, shall be kept available, or shall be transmitted together with a report of any violation, in accordance with applicable procedures prescribed by the United States Department of Labor.

(b) Each contractor or subcontractor shall preserve his weekly payroll records for a period of three years from date of completion of the contract. The payroll records shall set out accurately and completely the name and address of each laborer and mechanic, his correct classification, rate of pay, daily and weekly number of hours worked, deductions made, and actual wages paid. Such payroll records shall be made available at all times for inspection by the contracting officer or his authorized representative, and by authorized representatives of the Department of Labor.

Sec. 3.5 Payroll deductions permissible without application to or approval of the Secretary of Labor.

Deductions made under the circumstances or in the situations described in the paragraphs of this section may be made without application to and approval of the Secretary of Labor:

(a) Any deduction made in compliance with the requirements of Federal, State, or local law, such as Federal or State withholding income taxes and Federal social security taxes.

(b) Any deduction of sums previously paid to the employee as a bona fide prepayment of wages when such prepayment is made without discount or interest. A "bona fide prepayment of wages" is considered to have been made only when cash or its equivalent has been advanced to the person employed in such manner as to give him complete freedom of disposition of the advanced funds.

(c) Any deduction of amounts required by court process to be paid to another, unless, the deduction is in favor of the contractor, subcontractor, or any affiliated person, or when collusion or collaboration exists.

(d) Any deduction constituting a contribution on behalf of the person employed to funds established by the employer or representatives of employees, or both, for the purpose of providing either from principal or income, or both, medical or hospital care, pensions or annuities or retirement, death benefits, compensation for injuries, illness, accidents, sickness, or disability, or for insurance to provide any of the foregoing, or unemployment benefits, vacation pay, savings accounts, or

similar payments for the benefit of employees, their families and dependents: *Provided, however,* That the following standards are met: (1) The deduction is not otherwise prohibited by law; (2) it is either: (i) Voluntarily consented to by the employee in writing and in advance of the period in which the work is to be done and such consent is not a condition either for the obtaining of or for the continuation of employment, or (ii) provided for in a bona fide collective bargaining agreement between the contractor or subcontractor and representatives of its employees; (3) no profit or other benefit is otherwise obtained, directly or indirectly, by the contractor or subcontractor or any affiliated person in the form of commission, dividend, or otherwise; and (4) the deductions shall serve the convenience and interest of the employee.

(e) Any deduction contributing toward the purchase of United States Defense Stamps and Bonds when voluntarily authorized by the employee.

(f) Any deduction requested by the employee to enable him to repay loans to or to purchase shares in credit unions organized and operated in accordance with Federal and State credit union statutes.

(g) Any deduction voluntarily authorized by the employee for the making of contributions to governmental or quasi-governmental agencies, such as the American Red Cross.

(h) Any deduction voluntarily authorized by the employee for the making of contributions to Community Chests, United Givers Funds, and similar charitable organizations.

(i) Any deductions to pay regular union initiation fees and membership dues, not including fines or special assessments: *Provided, however,* That a collective bargaining agreement between the contractor or subcontractor and representatives of its employees provides for such deductions and the deductions are not otherwise prohibited by law.

(j) Any deduction not more than for the "reasonable cost" of board, lodging, or other facilities meeting the requirements of section 3(m) of the Fair Labor Standards Act of 1938, as amended, and Part 531 of this title. When such a deduction is made the additional records required under Sec. 516.25(a) of this title shall be kept.

Sec. 3.6 Payroll deductions permissible with the approval of the Secretary of Labor.

Any contractor or subcontractor may apply to the Secretary of Labor for permission to make any deduction not permitted under Sec. 3.5. The Secretary may grant permission whenever he finds that:

(a) The contractor, subcontractor, or any affiliated person does not make a profit or benefit directly or indirectly from the deduction either in the form of a commission, dividend, or otherwise;

(b) The deduction is not otherwise prohibited by law;

(c) The deduction is either (1) voluntarily consented to by the employee in writing and in advance of the period in which the work is to be done and such consent is not a condition either for the obtaining of employment or its continuance, or (2) provided for in a bona fide collective bargaining agreement between the contractor or subcontractor and representatives of its employees; and

(d) The deduction serves the convenience and interest of the employee.

Sec. 3.7 Applications for the approval of the Secretary of Labor.

Any application for the making of payroll deductions under Sec. 3.6 shall comply with the requirements prescribed in the following paragraphs of this section:

(a) The application shall be in writing and shall be addressed to the Secretary of Labor.

(b) The application shall identify the contract or contracts under which the work in question is to be performed. Permission will be given for deductions only on specific, identified contracts, except upon a showing of exceptional circumstances.

(c) The application shall state affirmatively that there is compliance with the standards set forth in the provisions of Sec. 3.6. The affirmation shall be accompanied by a full statement of the facts indicating such compliance.

(d) The application shall include a description of the proposed deduction, the purpose to be served thereby, and the classes of laborers or mechanics from whose wages the proposed deduction would be made.

(e) The application shall state the name and business of any third person to whom any funds obtained from the proposed deductions are to be transmitted and the affiliation of such person, if any, with the applicant.

Sec. 3.8 Action by the Secretary of Labor upon applications.

The Secretary of Labor shall decide whether or not the requested deduction is permissible under provisions of Sec. 3.6; and shall notify the applicant in writing of his decision.

Sec. 3.9 Prohibited payroll deductions.

Deductions not elsewhere provided for by this part and which are not found to be permissible under Sec. 3.6 are prohibited.

Sec. 3.10 Methods of payment of wages.

The payment of wages shall be by cash, negotiable instruments payable on demand, or the additional forms of compensation for which deductions are permissible under this part. No other methods of payment shall be recognized on work subject to the Copeland Act.

Sec. 3.11 Regulations part of contract.

All contracts made with respect to the construction, prosecution, completion, or repair of any public building or public work or building or work financed in whole or in part by loans or grants from the United States covered by the regulations in this part shall expressly bind the contractor or subcontractor to comply with such of the regulations in this part as may be applicable. In this regard, see Sec. 5.5(a) of this subtitle.

W. Willard Wirtz,

Secretary of Labor.