

October 6, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE Resolution ordering the closing of public alley in Square 192, located in the square bounded by 15th Street, S Street, and 16th Street, N. W.

Reverend Jerry A. Moore, Ir. Presents the following Resolution:

WHEREAS, a public hearing was held on August 4, 1970, concerning the proposed closing of public alley in Square 192 as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 69-45); and

WHEREAS, the Public Space Committee has recommended (1) that title to the land embraced within the proposed closing shall revert to the abutting property owner WITH COST; (2) that the applicant shall pay to the D. C. Treasurer the sum of \$11,133.56, representing the fair market value of the total area to be closed; (3) that the applicant shall pay into the Highway Fund of the District of Columbia the sum of \$5,820, representing the current depreciated economic value of improvements within the area to be closed; (4) that the applicant shall pay the sum of \$360, representing the current depreciated value of sewers in the area to be closed; and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that the said alley should be closed.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Pursuant to the provisions of Sections 7-401 through 7-410 of the District of Columbia Code and Section 402 (168) of Reorganization Plan No. 3 of 1967, the alley area shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. 0. 69-45) is hereby ordered closed, provided that this order is subject to the payment of the sum of \$17,313.56 to the Treasurer of the District of Columbia.

Section 2. The Surveyor shall cause public notice of the order to be given by advertisement and shall serve a copy of such order to each property owner abutting the said part of alley to be closed, in accordance with provisions of Section 7-404 of the D. C. Code, 1967 ed.

Section 3. If no objection in writing is made by an party interested within thirty (30) days after the service of such order and upon payment of the sum mentiomed in Section 1, the Surveyor shall record in his office the said order and appropriate plat or plats.

Section 4. This resolution shall become effective immediately.

			R	EC	ORD OF	COI	NU	CIL	- V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.E
HAHN	X				DAUGHERTY				X	ROBINSON				X
TUCKER	X				HAYWOOD	X				VEAZEY	X			
ANDERSON	X				MOORE	X				YELDELL	X	11/1		
			Ж-	-Indi	cates Vote A. B.	-Abse	eni	N. V.		Voting	//			

I hereby certify that this resolution is true and adopted as stated therein.

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GOVERNMENT OF THE DISTRICT OF COLUMN TELEVED RECEIVED RECEIVED AND TRAFFIC

OFFICE OF THE DIRECTOR

SEP 24 1970

s. o. 69-45 SURVEYO. D. C.

Septembe SURYEYOR, D. C.

MEMORANDUM TO:

MR. F. B. WERLE

Surveyor, D. C.

SUBJECT:

Proposed closing of public alley in Square 192

The D. C. Public Space Committee has reviewed the attached file containing an application submitted by Mr. Renah F. Camalier, Attorney, representing the owners, requesting the permanent closing of the public alley in Square 192.

The applicant has indicated that Lot 808 in this square has been acquired by the owners of premises 1733 Sixteenth Street, N.W., the home of the Supreme Council, Ancient Accepted Scottish Rite of Freemasonry, and that the closing of the alley at the above location will enable the property to be used for parking purposes. There are no other owners involved in the proposed closing request.

With respect to the request contained herein, the D. C. Public Space Committee recommends:

- (1) that title to the land embraced within the proposed closing shall revert to or vest in the abutting property owner WITH COST;
- (2) that the applicant shall pay to the D. C. Treasurer the sum of \$11,133.56, representing the fair market value of the total area to be closed as established by the Department of Finance and Revenue;
- (3) that the applicant shall deposit into the Highway Fund of the District of Columbia the sum of \$5,820.00, representing the current depreciated economic value of improvements within the area to be closed. (No assessments have been levied against the property owners);
- (4) that the applicant shall pay the sum of \$360.00, representing the current depreciated value of sewers in the area to be closed;

- (5) that the applicant agrees to all other conditions outlined in the attached memorandum of September 25, 1969, from the Chief, Office Engineering Division, Bureau of Design, Engineering and Research, Department of Highways and Traffic; and,
- that the applicant agrees to all other conditions outlined in the (6) attached memorandum of November 7, 1969, from Mr. Willian F. Young, Chief, Design and Engineering Division, Department of Sanitary Engineering.

By letter dated January 26, 1970, attached hereto, the applicant has agreed to Items (3), (4), (5) and (6) outlined above, and to Items (1) and (2), subject to review by the D. C. Public Space Committee.

It is, therefore, requested that you take whatever steps are necessary in order to process the attached request through proper channels for final approval.

Francis Murphy,

Chairman

Dugas,

Banks, Member

Attachments

lynn



October 6, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE Resolution ordering the closing of public alley and grant of easement for drainage purposes in Square 755, located in the square bounded by E Street, 2nd Street, Massachusetts Avenue, and 3rd Street, N. E.

__Reverend_Ierry_A_ Moore__Ir.__ Presents the following Resolution:

WHEREAS, a public hearing was held on August 4, 1970, concerning the proposed closing of public alley and grant of easement for drainage purposes in Square 755, as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. 0. 69-292); and

WHEREAS, the owners of Lot 830, in Square 755, will grant an easement for drainage purposes in, through, and across said lot, all as shown on the said plat above referred to; and

WHEREAS, the Public Space Committee has recommended (1) that title to the land embraced within the proposed closing shall revert to the abutting property owners WITH COST; (2) that the applicant shall pay to the D. C. Treasurer the sum of \$262.50, representing the difference between the estimated fair market value of the area to be closed and the fair market value of the land to be dedicated for the easement; (3) that the applicant shall deposit with the D. C. Treasurer the sum of \$1,500 to cover possible costs to the Department of Highways and Traffic; (4) that the applicant shall pay into the Highway Fund of the District of Columbia the sum of \$688, representing the current depreciated economic value of improvements within the area to be closed minus assessments which have been levied against the abutting property owners; and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that the said alley should be closed.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Pursuant to the provisions of Section 7-401 through 7-410 of the District of Columbia Code, and Section 402 (168) of Reorganization Plan No. 3 of 1967, the alley area shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. 0. 69-292) is hereby ordered closed, provided that this order is subject to the payment of the sum of \$2,450.50 to the Treasurer of the District of Columbia.

Section 2. The District of Columbia does hereby accept the grant of easement as shown on said plat for drainage purposes, subject to the condition that no structures which would impede or otherwise block the flow of surface water shall be built or maintained on or within the easement.

			R	EC	ORD OF	CO	UN	CIL	_ V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.E
НАНИ	X				DAUGHERTY				X	ROBINSON				X
TUCKER	X				HAYWOOD	X				VEAZEY	X			
ANDERSON	X				MOORE	X				YELDELL	X			
ANDERSON	X		X.	-Indi		-Abs	eni	N. V.				X	X	X

I hereby certify that this resolution is true and adopted as stated therein.

Acting Secretary of the City Council

RESOLUTION 70-68

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Section 3. The Surveyor shall cause public notice of the order to be given by advertisement and shall serve a copy of such order to each property owner abutting the said part of alley to be closed, in accordance with provisions of Section 7-404 of the D. C. Code, 1967 ed.

Section 4. If no objection in writing is made by any party interested within thirty (30) days after the service of such order and upon payment of the sum mentioned in Section 1, the Surveyor shall record in his office the said order and appropriate plat or plats.

Section 5. This resolution shall become effective immediately.

GOVERNMENT OF THE DISTRICT OF COLUMBIA

DEPARTMENT OF HIGHWAYS AND TRAFFIC

OFFICE OF THE DIRECTOR

SPEGAL

s. o. 69-292

September 30, 1970

MEMORANDUM TO:

MR. F. B. WERLE

Surveyor, D. C.

SUBJECT:

Proposed closing of public alley and the establish-

ment of a drainage easement in Square 755

The D. C. Public Space Committee has reviewed the attached file containing an application from Mr. Charles F. Holzer, Attorney, representing the Amalgamated Management Corporation, requesting the permanent closing of the public alley in Square 755. The closing is requested in order to permit the applicant to develop a building site. As a condition of this overall proposal, the applicant intends to dedicate additional land for the establishment of a drainage easement.

With respect to the request contained herein, the D. C. Public Space Committee recommends:

- (1) that title to the land embraced within the proposed closing shall revert to or vest in the abutting property owners WITH COST;
- (2) that the applicant shall pay to the D. C. Treasurer the sum of \$262.50 (the difference between the estimated fair market value of the area to be closed and the fair market value of the land to be dedicated for the easement) as established by the Department of Finance and Revenue, D. C.;
- (3) that the applicant shall deposit with the D. C. Treasurer the sum of \$1,500.00 to cover possible costs to the Department of Highways and Traffic in connection with the proposed closing and dedication;
- (4) that the applicant shall pay into the Highway Fund of the District of Columbia the sum of \$688, representing the current depreciated economic value of improvements within the area to be closed, minus assessments which have been levied against the abutting property owners;

S.O. 69-292

September 30, 1970

that the applicant agrees to accept all other conditions outlined (5) in the attached memorandum dated March 6, 1970, from the Chief, Office Engineering Division, Department of Highways and Traffic, D. C.

The Committee has noted that by letter dated March, 27, 1970, the applicant has agreed to accept all of the foregoing conditions.

You are requested, therefore, to take whatever steps are necessary in order to process the attached file through proper channels for final approval.

COMMITTEE:

Chairman

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Jackson, Member

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SURVEYOR, D. C.

resolution no. 70-69

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October 6, 1970 Date Adopted

Resolution

of the

District of Columbia City Council

Resolution ordering the closing of part of public alley in Square 1009, TITLE located in the square bounded by C Street, 12th Street, D Street, and 13th Street, N. E.

Rev. Jerry A. Moore, Jr. Presents the following Resolution:

WHEREAS, a public hearing was held on August 4, 1970, concerning the proposed closing of part of public alley in Square 1009, as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 69-304); and

WHEREAS, the Public Space Committee has recommended (1) that title to the land embraced within the proposed closing shall revert to the abutting property owners WITH COST; (2) that the applicant shall pay to the D. C. Treasurer the sum of \$414.38, representing the fair market value of the area to be closed; (3) that the applicant shall pay into the Highway Fund of the District of Columbia the sum of \$548.27, representing the current depreciated economic value of improvements within the area to be closed, minus assessments which have been levied against the abutting property owners; and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that the said alley should be closed.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Pursuant to the provisions of Section 7-401 through 7-410 of the District of Columbia Code and Section 402 (168) of Reorganization Plan No. 3 of 1967, the alley area shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 69-304) is hereby ordered closed, provided that this order is subject to the payment of the sum of \$962.65 to the Treasurer of the District of Columbia.

Section 2. The Surveyor shall cause public notice of the order to be given by advertisement and shall serve a copy of such order to each property owner abutting the said part of alley to be closed, in accordance with provisions of Section 7-404 of the D. C. Code, 1967 ed.

Section 3. If no objection in writing is made by any party interested within thirty (30) days after the service of such order and upon payment of the sum mentioned in Section 1, the Surveyor shall record in his office the said order and appropriate plat or plats.

Section 4. This resolution shall become effective immediately.

			R	EC	ORD OF	COI	אנ	CIL	- V	OTE	•			
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.E
HAHN	X				DAUGHERTY				X	ROBINSON				X
TUCKER	X				HAYWOOD	X				VEAZEY	X			
ANDERSON	X				MOORE	X				YELDELL	X			
			ж	_Ind	icates Vote A. B.	-Abse	ni	N. V.	-Not	Voting				

I hereby certify that this resolution is true and adopted as stated therein.

Couried H Dedevactory
Secretary of the City Council

Acting

GOVERNMENT OF THE DISTRICT OF COLUMBIA

DEPARTMENT OF HIGHWAYS AND TRAFFIC OFFICE OF THE DIRECTOR

S.O. 69-304

September 21, 1970

MEMORANDUM TO:

MR. F. B. WERLE

Surveyor, D. C.

SUBJECT:

Proposed closing of a portion of the public alley

in Square 1009

The D. C. Public Space Committee has reviewed the attached file containing an application submitted by The Trustees of the General Assembly of the Churches of the Lord Jesus Christ of the Apostolic Faith, requesting the permanent closing of a portion of the public alley system in Square 1009. The requested alley closing will permit the building of an addition to the church on Lot 800 in this square.

With respect to the request contained herein, the D. C. Public Space Committee recommends:

- that title to the land embraced within the proposed alley (1)closing shall revert to or vest in the abutting property owners WITH COST;
- that the applicant shall pay to the D. C. Treasurer the sum (2) of \$414.38, representing the fair market value of the area to be closed, as established by the Department of Finance and Revenue:
- that the applicant shall pay into the Highway Fund of the District of Columbia the sum of \$548.27, representing the current depreciated economic value of improvements within the area to be closed, minus assessments which have been levied against the abutting property owners; and,
 - that the applicant agrees to all other conditions set forth in the attached memorandum of February 6, 1970, from the Chief, Office Engineering Division, Department of Highways and Traffic, and in a memorandum dated February 6, 1970, from the Potomac Electric Power Company.

S.O. 69-304

- 2 -

September 21, 1970

The Committee notes that by letter dated April 8, 1970, attached hereto, the applicant has agreed to accept all of the foregoing conditions.

You are requested, therefore, to take whatever steps are necessary in order to process the attached file through proper channels for final approval.

PUBLIC SPACE COMMETTEE:

T R Aikis Chairman

C. Francis Murphy, Member

Julian H. Dugas, Member

Morman E. Jackson, Member

O. P. S. Paralaga

James G. Banks, Member

Attachments lynn



October 6, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE Resolution ordering the closing of public alley and dedication of land for public alley in Square 5173, located in the square bounded by Nash Street, Meade Street, 49th Street, and 49th Place, N. E.

Reverend Jerry A. Moore, Ir. Presents the following Resolution:

WHEREAS, a public hearing was held on August 4, 1970, concerning the proposed closing of public alley and dedication of land for public alley in Square 5173, all as shown on a plat on file in the Office of the Surveyor of the District of Columbia (S. O. 70-29); and

WHEREAS, the owner of Lots 54 and 55 in Square 5173 will dedicate land to the District of Columbia for public alley, all as shown on the said plat above referred to; and

WHEREAS, the Public Space Committee has recommended (1) that title to the land embraced within the proposed closing shall revert to the abutting property owners WITH COST; (2) that the applicant shall pay to the D. C. Treasurer the sum of \$1,178.25, representing the fair market value of the area to be closed; (3) that the applicant shall deposit with the D. C. Treasurer the sum of \$1,900 to cover costs to the Department of Highways and Traffic in connection with the proposed opening and closing; (4) that the applicant shall deposit into the Highway Fund of the District of Columbia the sum of \$1,185 representing the current depreciated economic value of improvements within the area to be closed; and

WHEREAS, the District of Columbia Council having considered the proposed closing is of the opinion that the said public alley should be closed.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. Pursuant to the provisions of Section 7-401 through 7-410 of the District of Columbia Code and Section 402 (168) of Reorganization Plan No. 3 of 1967, the alley area shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. O. 70-29) is hereby ordered closed subject to such rights to be retained by the District as may be shown on said plat, provided that this order is subject to the payment of \$4,263.25 to the Treasurer of the District of Columbia.

			R	EC	ORD OF	COI	N	CIL	V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
НАНИ	X				DAUGHERTY				X	ROBINSON				X
TUCKER	X				HAYWOOD	X				·VEAZEY	X			
ANDERSON	X	-			MOORE	X				YELDELL	X			and the second
ANDERSON	X		Ж		cates Vote A. B.	X	mî	N. V.	-	and the second s	X			

I hereby certify that this resolution is true and adopted as stated therein.

Acting Secretary of the City Council

RESOLUTION 70-70

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 $\underline{\text{Section 2.}}$ The District of Columbia does hereby accept the dedication of land as shown on the said plat for public alley.

<u>Section 3.</u> The Surveyor shall cause public notice of the order to be given by advertisement and shall serve a copy of such order to each property owner abutting said alley to be closed, in accordance with provisions of Section 7-404 of the D. C. Code, 1967 ed.

Section 4. If no objection in writing is made by any party interested within thirty (30) days after the service of such order and upon payment of the sum mentioned in Section 1, the Surveyor shall record in his office the said order and appropriate plat or plats.

Section 5. This resolution shall become effective immediately.

GOVERNMENT OF THE DISTRICT OF COLUMBIA DEPARTMENT OF HIGHWAYS AND TRAFFIC

OFFICE OF THE DIRECTOR RECEIVED

SEP 24 1970

S.O. 70-29

September 17, 1970

SURVEYOR, D. C.

MEMORANDUM TO:

MR. F. B. WERLE

Surveyor, D. C.

SUBJECT:

Proposed closing of a portion of the public alley

in Square 5173 and dedication of land for alley

purposes.

The D. C. Public Space Committee has reviewed the attached file containing an application submitted by Mr. Ivan E. Jenkins, requesting the permanent closing of a portion of the public alley in Square 5173. The applicant proposes to erect two 12-unit apartment buildings in this square, and the closing of a portion of the public alley will permit the builder to comply with zoning regulations with respect to off-street parking requirements.

With respect to the request contained herein, the D. C. Public Space Committee recommends:

- (1) that title to the land embraced within the proposed closing shall revert to or vest in the abutting property owner and/or owners WITH COST;
- (2) that the applicant shall pay to the D. C. Treasurer the sum of \$1,178.25, representing the fair market value of 1178.25 square feet of area to be closed, as established by the Department of Finance and Revenue;
- (3) that the applicant shall deposit with the D. C. Treasurer the sum of \$1,900.00, to cover possible costs to the Department of Highways and Traffic in connection with the opening and closing requested herein;
- (4) that the applicant shall deposit into the Highway Fund of the District of Columbia the sum of \$1,185.00, representing the current depreciated economic value of improvements within the area to be closed. (No assessments have been levied against the abutting property owners);

- (5) that the applicant agrees to all other conditions outlined in the attached memorandum of May 8, 1970, from the Chief, Office Engineering Division, Department of Highways and Traffic; and,
- (6) that the applicant agrees to all conditions outlined in the attached memorandum of May 20, 1970, from the Chief, Design and Engineering Division, Department of Sanitary Engineering.

The Committee notes that by letter dated July 11, 1970, attached hereto, the applicant has agreed to accept all of the foregoing conditions.

Therefore, you are requested to take whatever steps are necessary in order to process the attached file through proper channels for final approval.

PUBLIC SPACE COMMITTEE

T. F. Airis, Chairman

Julian R. Dugas Member

Julian R. Duga's, Member

ames G. Banks, Member

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C. Francis Murphy, Member

Names E Tackon Member



October 22, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE	Resolution Approving	Modifications	to	the	Northeast No.	1	Urban
har-	Renewal Plan.						

Mr. Sterling Tucker Presents the following Resolution:

WHEREAS, pursuant to the District of Columbia Redevelopment Act of 1945, as amended, (hereinafter referred to as the "Redevelopment Act"), an Urban Renewal Plan for the Northeast Urban Renewal Area, Project No. 1 in the District of Columbia was approved, after a public hearing thereon, by the Board of Commissioners of the District of Columbia (hereinafter referred to as the "Commissioners") on September 22, 1959; and

WHEREAS, a first modified Urban Renewal Plan, and a second modified Urban Renewal Plan for the Northeast Urban Renewal Area, Project No. 1 were approved, after public hearings thereon, by the Commissioners on November 29, 1960 and on October 10, 1963, respectively (hereinafter called the "Plan" and "Project" respectively); and

WHEREAS, certain functions of the Commissioners under the Redevelopment Act have been transferred to the District of Columbia Council (hereinafter referred to as the "Council") under the provisions of Paragraphs 122-129 of Section 402 of Reorganization Plan No. 3 of 1967; and

WHEREAS, under the provisions of Title I of the Housing Act of 1949, as amended, (hereinafter referred to as "Title I") the Secretary of the Department of Housing and Urban Development (hereinafter referred to as "Secretary" and "Department", respectively) is authorized to provide financial assistance to local public agencies for undertaking and carrying out urban renewal projects; and

WHEREAS, pursuant to the Redevelopment Act, and with the approval of the Commissioners, the District of Columbia Redevelopment Land Agency (hereinafter referred to as the "Agency") entered into Loan and Capital Grant Contract No. D.C. R-2(LG) which became effective May 24, 1960 (hereinafter referred to as the "Contract"), for financial assistance under Title I with the United States of America, presently acting by and through the Secretary, pursuant to which Federal funds are being provided for said Project; and

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COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
HAHN	X	Trav	# 1 m	10) (1	DAUGHERTY	A Shall			X	ROBINSON				X
TUCKER	X				HAYWOOD				X	VEAZEY	X			E-1/L/L
ANDERSON	X	0.71	1.03	00	MOORE	X			halls	YELDELL				X

I hereby certify that this resolution is true and adopted as stated therein.

Acting Secretary of the City Council

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WHEREAS, the former Commissioners and the Council have authorized the Agency to enter into six Amendatory Contracts with the United States of America amending the Contract for the Project; and

WHEREAS, the Agency will require additional Federal financial assistance in order to carry out the project activities in accordance with the Plan; and

WHEREAS, the Agency proposes to apply for additional financial assistance under Title I, and proposes to further amend the Contract with the United States of America pursuant to which additional Federal funds would be provided for the Project; and

WHEREAS, it is provided in Title I that contracts for financial aid thereunder shall require that the Urban Renewal Plan for the respective Project Area be approved by the governing body of the locality in which the Project is situated and that such approval include fundings by the governing body that, among other things, the financial aid to be provided by the Contract is necessary to enable the Project to be undertaken in accordance with the Urban Renewal Plan; and

WHEREAS, following the filing of an application by the Agency for the aforementioned additional financial assistance, and the approval of the application by the Department, and upon the offer of a seventh Amendatory Contract to the Agency by the Department providing for the extension of additional Federal financial assistance for the Project Area, the Agency proposes to execute such an Amendatory Contract; and

WHEREAS, Section 20(a) of the Redevelopment Act and Reorganization Plan No. 3 of 1967 requires the Council to approve the execution of such an Amendatory Contract between the Agency and the Department providing for the extension of additional financial assistance to the Agency, and the Agency has requested the Council to grant its approval to the Agency to execute an Amendatory Contract upon the offer of such an Amendatory Contract by the Department to the Agency; and

WHEREAS, Section 20(g) of the Redevelopment Act authorizes the Agency to borrow funds from private sources, to issue its obligations evidencing such funds and to pledge as security for the payment thereof, together with interest, the property, income, revenues and other assets acquired in connection with projects financed with assistance under Title I of the Housing Act; and

WHEREAS, the utilization of private financing presents an opportunity to reduce net project cost and hence provide a saving in the cost of the Project for both the Federal and the District of Columbia Governments; and

WHEREAS, the Council is cognizant of the conditions that are imposed in the undertaking and carrying out of urban renewal projects with Federal financial assistance under Title I, including those prohibiting discrimination because of race, color, creed, or national origin; and

NOW, THEREFORE, BE IT RESOLVED BY THE DISTRICT OF COLUMBIA COUNCIL, as follows:

1. That it is hereby found and determined that the financial aid provided and to be provided pursuant to the Contract for Federal financial assistance pertaining to the Project is necessary to enable the Project to be undertaken in accordance with the Plan.

3 of 3

- 2. That additional financial assistance under the provisions of Title I is necessary to enable the land in the Project Area to be renewed in accordance with the Plan, and accordingly, the filing by the Agency of an application for such additional assistance under Title I is hereby authorized and approved.
- 3. That it hereby grants approval to the District of Columbia Redevelopment Land Agency to execute a seventh Amendatory Contract, amending Contract No. D. C. R-2(LG) between the District of Columbia Redevelopment Land Agency and the United States of America, acting by and through the Secretary of Housing and Urban Development, providing the additional financial assistance under Title I necessary to carry out the Project, and containing such terms and conditions as the Secretary may require.
- 4. That it hereby grants approval to the District of Columbia Redevelopment Land Agency to enter into private financing transactions with reference to the Northeast Urban Renewal Area, Project No. 1, without further referral to the District of Columbia Council, Provided: (a) that the Board of Directors of the District of Columbia Redevelopment Land Agency authorize said transactions together with the execution of necessary documentation as may be required by the Secretary; and (b) that the said transactions will result in a saving in Project costs; and (c) that at no time will the amount of notes outstanding exceed the amount of temporary loan to be furnished under the Loan and Capital Grant Contract for the Project.
- 5. That this resolution shall take effect immediately upon passage.



October 22, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE	Disapproving	and Re	jecting	Modifications	to	the	Urban	Renewal	Plan
	for Northwest	: Urban	Renewa:	l Project No. 3	1				

Mr. Sterling Tucker Presents the following Resolution:

WHEREAS, pursuant to Section 6(b) of the District of Columbia Redevelopment Act of 1945, as amended, (hereinafter referred to as the "Redevelopment Act"), an Urban Renewal Plan for the Northwest Urban Renewal Area Project No. 1 (hereinafter referred to as the "Plan" and "Project" respectively) was adopted on March 7, 1963 and readopted on September 12, 1963 by the National Capital Planning Commission (hereinafter referred to as the "Planning Commission") and approved on October 10, 1963, after public hearing thereon, by the Board of Commissioners of the District of Columbia, (hereinafter referred to as "Commissioners") and approved in accordance with Sections 6(b) and 12 of the Redevelopment Act; and

WHEREAS, functions of the Commissioners under the Redevelopment Act have been transferred to the District of Columbia Council (hereinafter referred to as "Council") pursuant to Section 402, paragraphs 122 through 129, of Reorganization Plan No. 3 of 1967; and

WHEREAS, on August 6, 1970, the Planning Commission adopted modifications to the Plan set forth in its resolution entitled "Resolution Modifying the Urban Renewal Plan for Northwest Urban Renewal Area, Project No. 1" of that date, attached hereto as Exhibit A (hereinafter referred to as the "Northwest Plan Modifications"), and thereafter referred said modifications to the Council for its review and approval in accordance with Sections 6(b) and 12 of the Redevelopment Act; and

WHEREAS, the Northwest Plan Modifications would retain New Jersey Avenue, N. W. between K Street, N. W., Second Street, N. W., and Massachusetts Avenue, N. W. which is to be closed pursuant to the Plan, and would rearrange the land use pattern as the result of retaining New Jersey Avenue; and

WHEREAS, a public hearing to consider said Northwest Plan Modifications was held by the Council on October 13, 1970; and

			R	EC	ORD OF	COL	N	CIL	V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
НАНИ	X				DAUGHERTY	X				ROBINSON				X
TUCKER	X				HAYWOOD				X	VEAZEY	X			
ANDERSON	X				MOORE	X			* Charles of Consession	YELDELL				V
	d comment		ж.	—Indi	cates Vote A. B.	-Abse	nt	N. V.	-Not	Voting				

I hereby certify that this resolution is true and adopted as stated therein.

Acting Secretary of the City Council

_2_of__2_

WHEREAS, the Plan Modifications would result in the loss of almost three acres of land designated for residential use and parks under the Plan; and

WHEREAS, the Council considers that the land designated for residential and park use is necessary and desirable to assure and provide for adequate public and private recreational and other open space which is essential to maintaining a level of environmental and other amenities vital to the health and well being of the residents of the District of Columbia; and

WHEREAS, the existing provision of the Plan respecting New Jersey Avenue maximizes development potential for housing and provision of open space and preserves the visual relationship and vista to the Capitol.

NOW, THEREFORE, BE IT RESOLVED BY THE DISTRICT OF COLUMBIA COUNCIL AS FOLLOWS:

- The Northwest Plan Modifications adopted by the Planning Commission on August 6, 1970 are hereby disapproved and rejected.
- 2. That the transmission of this action to the Planning Commission is hereby authorized and directed.
- 3. That this resolution shall take effect immediately.

resolution no. _70-73_



October 22, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

	Approving								
TITLE	the Urban	Renewal	Plan	for	the	Northwest	Urban	Renewal	Area,
	Project No	o. 1							

Mr. Sterling Tucker Presents the following Resolution:

WHEREAS, pursuant to Section 6(b) of the District of Columbia Redevelopment Act of 1945, as amended, (hereinafter referred to as the "Redevelopment Act"), an Urban Renewal Plan for the Northwest Urban Renewal Area Project No. 1 (hereinafter referred to as the "Plan" and "Project" respectively) was adopted on March 7, 1963 and readopted on September 12, 1963 by the National Capital Planning Commission (hereinafter referred to as the "Planning Commission") and approved on October 10, 1963, after public hearing, thereon, by the Board of Commissioners of the District of Columbia, (hereinafter referred to as "Commissioners") and nine (9) modifications of the Plan were subsequently adopted and approved in accordance with Sections 6(b) and 12 of the Redevelopment Act; and

WHEREAS, certain functions of the Commissioners under the Redevelopment Act have been transferred to the District of Columbia Council (hereinafter referred to as "Council") pursuant to Section 402, paragraphs 122 through 129, of Reorganization Plan No. 3 of 1967; and

WHEREAS, on July 2, 1970, the Planning Commission adopted further modifications to the Plan set forth in its resolution entitled "Resolution Modifying the Urban Renewal Plan for Northwest Urban Renewal Area Project No. 1", of that date, attached hereto as Exhibit "A" (hereinafter referred to as the "Northwest Plan Modifications"), and the Planning Commission thereafter referred said modifications to the Council for its review and approval in accordance with Sections 6(b) and 12 of the Redevelopment Act; and

WHEREAS, the Northwest Plan Modifications provide for revision of the Land Use Provisions and Building Requirements set forth in the Plan by deleting the provisions set forth in Section 425.00 /formerly Section C.2.(b)(4)b/ subtitled "Commercial-Retail Shopping: Parcel No. 2" and substituting under the new subtitle "Residential-Retail Shopping: Parcel No. 2", new provisions respecting the permitted uses and the building requirements for the redevelopment of Parcel No. 2 permitting up to 10,000 square feet of first floor commercial space, a building height of 90 feet, and establishing other building requirements; and

			R	EC	ORD OF	COL	JN	CIL	. V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
HAHN	X				DAUGHERTY	X				ROBINSON				X
TUCKER	X				HAYWOOD				X	VEAZEY	X			
ANDERSON	X				MOORE	X				YELDELL				X
			Ж-	_Indi	cates Vote A. B	-Abse	ni	N. V.	-Not	Voting				

I hereby certify that this resolution is true and adopted as stated therein.

Acting Secretary of the City Council

2_of_2

WHEREAS, the Northwest Plan Modifications are desirable and necessary to provide for the redevelopment of said Parcel No. 2 with housing for low and moderate income families and related uses serving the residents of the area; and

WHEREAS, a public hearing to consider the Northwest Plan Modifications was held by the Council on October 13, 1970.

NOW, THEREFORE BE IT RESOLVED BY THE DISTRICT OF COLUMBIA COUNCIL AS FOLLOWS:

- 1. That the Northwest Plan Modifications adopted by the Planning Commission on July 2, 1970, are hereby approved.
- 2. That the transmission of this action to the Planning Commission for immediate certification to the District of Columbia Redevelopment Land Agency is hereby authorized and directed.
- 3. That this resolution shall take effect immediately.



October 22, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE

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FIXING THE DATE OF THE 1970 REAL ESTATE TAX SALE

_Chairman Gilbert Hahn, Jr. Presents the following Resolution:

WHEREAS, the District of Columbia Code provides for the sale of real property upon which all taxes are levied and in arrears on the first day of July of each year; and

WHEREAS, under the provisions of Reorganization Plan No. 3 of 1967, the District of Columbia Council shall annually fix the date of the tax sale of real property on the delinquent tax list.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. The District of Columbia Council, in accordance with the provisions of the Act of Congress approved February 28, 1898, Public Law No. 26 "An Act in relation to taxes and tax sales in the District of Columbia," as amended, hereby fixes Tuesday the 12th of January, 1971 as the date of sale of real property in the District of Columbia, subject to taxation, on which taxes were levied and in arrears on the first day of July, 1970, or for unpaid water and sanitary sewer service charges and all assessments subject to sale, with interest and penalties due thereon to the date of sale.

Section 2. This resolution shall take effect immediately.

THE PART OF THE PA	AYE	NAY	N.V.	LAB	COUNCILMAN	LAVE	NAY	N.V.	AB	COUNCILMAN	LAVE	NAY		
COUNCILMAN	AIE	MAI	14.0.	А.Б.	CODIACIEMAIA	ATE	MAT	14			ATE	NAY	N.V.	A.B
HAHN	X				DAUGHERTY				X	ROBINSON			MA W	X
TUCKER	X				HAYWOOD				X	VEAZEY	X		Many of	
ANDERSON	X				MOORE	X				YELDELL		1.00		X

I hereby certify that this resolution is true and adopted as stated therein.

Acting Secretary of the City Council

RESOLUTION NO. _____



November 17, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE A RESOLUTION TO PROVIDE FOR FREE TREATMENT OF CHILDREN SUFFERING FROM PLUMBISM

DR. HENRY S. ROBINSON, JR. Presents the following Resolution:

WHEREAS, recent examinations by the Health Services Administration have indicated the presence in some children of elevated lead levels in the blood; and

WHEREAS, plumbism can lead to severe mental retardation and even death; and

WHEREAS, the Health Services Administration has found that many non-indigent families whose children may suffer from plumbism cannot affort the treatment necessary; and

WHEREAS, section 32-322 of the D. C. Code authorizes the provision of health services to persons who are not indigent in emergency cases or where it is determined to be necessary in the public interest;

NOW THEREFORE BE IT RESOLVED BY THE DISTRICT OF COLUMBIA COUNCIL THAT:

 $\underline{\text{Section 1}}$. It is in the public interest that medical services and treatment be provided without charge to children known to be or suspected to be suffering from plumbism, unless voluntary payments are made.

Section 2. This Resolution shall take effect immediately upon passage.

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	AP
HAHN	X				DAUGHERTY				B =	ROBINSON	X			A.5
TUCKER				X	HAYWOOD	X				VEAZEY	X			
ANDERSON	X		pp, water too too construction		MOORE	X				YELDELL				X

I hereby certify that this resolution is true and adopted as stated therein.

Secretary of the City Council

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November 17, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RESOLUTION INCREASING CERTAIN LICENSE PERMIT AND CERTIFICATE FEES

Chairman Gilbert Hahn, Jr. Presents the following Resolution:

WHEREAS, the Permit and Certificate Fee Schedule was last revised in its entirety by Commissioners' Order No. 64-1763 dated December 1, 1964; and,

WHEREAS, Section 402 of Reorganization Plan No. 3 of 1967 transferred to the District of Columbia Council authority for enacting certain of the fees as described below:

NOW, THEREFORE BE IT RESOLVED by the District of Columbia Council that:

<u>Section 1</u>. Commissioners' Order No. 64-1763 dated December 1, 1964 establishing the schedule of permit and certificate fees to be charged by the Department of Economic Development is hereby amended with respect to the following categories of fees as set forth in the attached Permit and Certificate Fee Schedule:

- (a) Fuel Burning Boiler and Pressure Vessel Permit Fees
- (b) Boiler and Pressure Vessel Annual Inspection Fees
- (c) Plumbing Permit Fees
- (d) Refrigeration and Air Conditioning Permit Fees
- (e) Electrical Fees
- (f) Elevator Permit Certificate and License Fees
- (g) Public Space Permit Fees
- (h) Riparian Permit Fees

Section 2. This resolution shall become effective thirty days after its adoption.

	A CONTRACTOR OF THE PARTY OF							OTE				
NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
			DAUGHERTY				X	ROBINSON	X			
		X	HAYWOOD	X				VEAZEY	X			
			MOORE	X				YELDELL				X
	NAY		X	DAUGHERTY HAYWOOD MOORE	DAUGHERTY HAYWOOD MOORE	DAUGHERTY HAYWOOD MOORE X	DAUGHERTY HAYWOOD MOORE X	DAUGHERTY X HAYWOOD X MOORE X	DAUGHERTY X ROBINSON X HAYWOOD X VEAZEY MOORE X YELDELL	DAUGHERTY X ROBINSON X HAYWOOD X VEAZEY X YELDELL	DAUGHERTY X ROBINSON X HAYWOOD X VEAZEY X MOORE X YELDELL	DAUGHERTY X ROBINSON X HAYWOOD X VEAZEY MOORE X YELDELL

I hereby certify that this resolution is true and adopted as stated therein.

Secretary of the City Council

APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974



THE DISTRICT OF COLUMBIA

WASHINGTON, D.C. 20004



GRAHAM W. WATT Deputy Mayor

JUN 1 1970

MEMORANDUM FOR GILBERT HAHN
Chairman, City Council

SUBJECT: Proposed Revision in Permit and Certificate Fees

Attached for the Council's consideration is a revised fee schedule for licenses, permits and certificates issued by the Department of Economic Development.

The Bureau of Licenses and Inspection of the Department of Economic Development has the statutory responsibility to make biennial cost studies and revisions in fees for all licenses, permits, certificates and transcripts of records. (Part VI of Reorganization Order No. 55, D.C. Code, Title I, Appendix.)

The increase in the fee schedule proposed here is based on the mandatory pay increases that have taken place since the last fee revision and which have resulted in a 32% increase in the cost of issuing permits and certificates. The 32% increase was applied across-the-board to all permit and certificate fees.

Under the D.C. Code, the Mayor has the authority for changing certain fees and the Council has the authority for certain other fees. Those needing Council approval are the following:

Fuel Burning Boiler & Pressure Vessel Permit Fees
Boiler & Pressure Vessel Annual Inspection Certificate Fees
Plumbing Permit Fees
Refrigeration & Air Conditioning Permit Fees
Electrical Fees
Elevator Permit, Certificate & License Fees
Public Space Permit Fees
Riparian Permit Fees

For your information, the proposed fee schedule for those fees requiring the Mayor's approval is also included. The Mayor proposes to take affirmative action on the fees requiring his approval concurrently with the action by the Council.

Notice of intended action on these fees was published in the D.C. Register Supplement dated May 25, 1970.

Graham W. Wat Deputy Mayor

APPOINTED COUNCIL DISTRICT OF COLUMBIABURG & SIGN PERMIT FEES *	: May 970	DCSTAT RES 208
	PRESENT	PROPOSED
The fee for any permit shall not be less than	\$ 2.00	\$ 2.75
buildings (per cubic foot) For fire resistive buildings (per cubic foot) Checking of revised plans for non-fire resistive construction	-0025 -0035	.0033 .0046
(per cubic foot of affected area) For fire-resistive construction (per cubic foot of affected area). Cubic footage shall be computed as the volume enclosed by the	.0025 .0035	.0033 .0046
outer surrace of the root and outside walls and the better of		•
the basement floor slab or the finished grade in unpaved or unexcavated basement areas. This cube shall include the volume defined by columns on exterior lines of buildings where columns are used instead of enclosing walls, or by the edge		
such edge. Cubage computations shall exclude consideration of cornices or authorized projections.		
Fire Retardant Painting: 200 sq. ft. or less of wall or ceiling area, or not more than 5 doors		
More than 200 sq. ft. of wall or ceiling area, or more than 5 doors	6.00	8.00
Alterations and repairs \$100 or less	12.00	16.00 8.00
\$301 to \$600 \$601 to \$1,000	9.00	12.00
For each additional thousand	.17.00 17.00	22.50 22.50
Sheds and garages	12.00 .0006	16.00
For moving buildings (per cubic foot)	.0013	.0017
100 persons or less 101 persons to 300 persons 301 persons to 600 persons	. 6.00 12.00 17.00	8.00 16.00 22.50
601 persons to 1,000 persons For each additional 1,000 persons	23.00 23.00	30.25 30.25

^{*} Approval by Mayor needed

BUILDING & SIGN PERMIT FEES	PRESENT	PROPOSED
Each awning, flood light pole, flag pole, fence	\$ 4.00	\$ 5.25
Projections on public space in	6.00 29.00	8.00 38.25
Residential Zones Commercial and Industrial Certificates of record and transcripts of building documents and records	2.00 12.00	2.75 16.00
records Each fire escape or fire tower Fees for excavations pertaining to buildings, issued prior to the issuance of permits for the erection of such buildings, shall be	29.00	38.25
Tanks, towers, bins, retaining walls Up to \$500 From \$501 to \$1,000 For each additional thousand replacing, hanging,	9.00 14.00 14.00	12.00 18.50 18.50
and rehanging of Signs Not office and shall be: 100 sq. ft. and over 75 to 99 sq. ft. 50 to 74 sq. ft.	29.00 17.00 9.00 7.00 4.00	38.25 22.50 12.00 9.25 5.25
Under 25 sq. ft. For repainting a duly authorized sign in place when the sign will not be changed Roof signs For the repair of each Billboard The fee for a special, limited permit to burn tree limbs and	2.00 17.00 6.00	2.75 22.50 8.00
of a tract of land in commercial and/or commercial use, improvement thereof for residential and/or commercial use,	29.00	38.25
(Provided: That the burning permit shall be valid for the period of time formance of burning operations ONLY for the period of time stated thereon, and the permit shall not be RENEWABLE for the purpose of extending the aforesaid period of time.)		•
		1

burning permits.

	BUILDING & SIGN PERMIT FEES	•	•
		PRESENT	· PROPOSED ·
REFUN	DS: A refund of building permit fee shall be made as follows:		
a	When no work has been done under authority of permit the fee in excess of \$6.00 shall be refunded.	\$ 6.00	\$ 8.00
b.	When work authorized by permit has been only partially done and when the District is satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the permit and inspecting the work shall be refunded i.e., the amount retained by the District shall be the cost of inspection plus \$6.00.	6.00	8.00
c. '	Provided: That request for refund shall be made within six (6) months from date of issuance and the permit and receipt are returned to the Permit Branch.		
	No refund shall be made of any part of the fee paid for		

WAIVER OF PERMIT FEES: No permit fee shall be charged when supported by evidence indicating that the applicant is under contract or subcontract to perform the following:

- (1) Work done exclusively for the District of Columbia.
- (2) Work done under contract for the District.
- (3) Work done exclusively for agencies of the United States Government.

FUEL BURNING BOILER & PRESSURE VESSEL PERMIT FEES

	•	PRESENT	PROPOSED
FEES FOR THE INSTALLATION OF BOILERS, FURNACES and miscellaneous equipment with or without stokers, oil burners, gas burners, grates, blowers, and similar appliances and/or			•
FEES FOR INSTALLATION OF STOKERS, OIL BURNERS, GAS BURNERS, GRATES, AND SIMILAR APPLIANCES, WHEN NOT INSTALLED AS AN integral part of and simultaneously with boilers and furnaces under the same permit.			•
HEATING BOILERS, EACH To 5,000 sq. ft. of steam radiation To 7,500 sq. ft. of water, including		\$ 6.00	\$ 8.00
5,001 to 25,000 sq. ft. of steam radiation or 7,501 to 40,000 sq. ft. of water incl. Over 25,000 sq. ft. of steam or radiation or 40,000 sq. ft. of water		12.00 17.00	16.00 22.50
WARM AIR FURNACES, EACH To 100,000 B.T.U. output, incl. Over 100,000 B.T.U. output	•	4.00 6.00	5.25 ! 8.00
No permit or certificate fee shall be required for the above types of installations in single family dwellings or in two-family flats.			•
POWER BOILERS EACH To 50 Horsepower, incl. 51 to 250 Horsepower, incl. 251 to 500 Horsepower, incl. 501 to 1,000 Horsepower, incl. Over 1,000 Horsepower	•	6.00 12.00 17.00 29.00	8.00 16.00 22.50 .38.25 53.00
MINIATURE BOILERS, EACH		4.00	5.25
	•	•	•

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FUEL BURNING BOILER & PRESSURE VESSEL PERMIT FEES

	PRESENT	
	PRESENT	PROPOSED
HOT WATER SUPPLY BOILERS 100 to 500 gallons per hr. output, incl.		
Over 500 gallons per hr. output	\$ 9.00	\$ 12.00
Boilers or furnaces when installed in each unit of an	17.00	22. 50 .
apartment building, each	4.00	5.25
	. 1000.	
DOMESTIC INCINERATORS	6.00	8.00
COMMERCIAL & INDUSTRIAL INCINERATORS & TRASH CHUTES	•	:
Up to 100 pounds per hour capacity incl.	6.00	8.00
101 to 300 pounds per hour capacity incl	12.00	16.00
301 to 500 pounds per hour capacity incl	17.00 .	22.50
Over but bounds ber hour capacity	23.00	30.25
Alterations involving a material change or addition to the		. 3.6.00
original design of an incinerator. Trash chutes (no incinerator) for compactor or other means.	12.00	, 16.00
of trash disposal	6.00	8.00
	, 0.00	
Permit fees for installation of incinerators includes the	•	! . • • • • • • • • • • • • • • • • • • •
installation of trash chutes. Capacity shall be considered to be the manufacturers' maximum hourly burning rate.	:	•
to be the managedurers, maximum hourry burning rate.		•
NOTE: The above schedule of fees shall apply for any other	•	
class, or special design incinerator.		· and an extreme and the extremed the second
· · · · · · · · · · · · · · · · · · ·	:.	!
MISCELLANEOUS EQUIPMENT	•	••
The installation of steam-air jets, blowers, draft controls, apparatus for collection of fly ash, etc., which affects		
the operation of the boilers	. 12.00	16.00
	. 22500	
BOILER FURNACE: Rebuilding or changing boiler furnaces or heating	•	•
system involving a major change in capacity or combustion space, or changing from steam to water or vice versa	30.00	16.00
changing from sceam to water of vice versa	12.00	16.00
MISCELLANEOUS FIRED OBJECTS, EACH		
Fired tire molds, kettles, mangles, and similar equipment	9.00	12.00
THE PROPERTY WESSELS. EACH	ميسيد ريينيا ما به يام مستنيب المدايد الم	
With or without manhole opening	6.00	8.00
	i	

BOILER & PRESSURE VESSEL ANNUAL INSPECTION CERTIFICATE FEES

HEATING BOILERS, EACH			PRESENT	PROPOSED
To 8,500 sq. ft. of steam radia Over 8,500 sq. ft. of steam rad	tion, incl	••••••	\$ 12.00 23.00	\$ 16.00 30.25
POWER BOILERS, EACH To 10 Horsepower, incl.				
11 to 50 Horsepower, incl 51 to 150 Horsepower, incl			12.00 17.00 23.00	16.00 22.50 30.25
Over 150 Horsepower	• • • • • • • • • • • • • • • • • • • •	••••••	40.00 9.00	53.00
UNFIRED PRESSURE VESSEL, EACH With or without manhole opening	••••		6.00	8.00
MISCELLANEOUS OBJECTS, EACH Fired tire molds, kettles, mangl similar equipped	les, electric poil	ers and		
PENALTY - Failure to prepare for i	inspection	••••••	9.00	12.00 16.00
•	•	•		

OTHER INSPECTIONS

INSPECTIONS ON SUNDAYS, HOLIDAYS, ETC. - The fee for an inspection made on Sunday, legal holidays, or in other than regular working hours, shall be twice the normal fees prescribed.

Special Inspection - For an inspection made upon request or to determine the safety of an object not regularly inspected the fee shall be as prescribed under certificate fees for annual inspections.

Shop Inspection of a Retubed Boiler - For the inspection of a boiler being retubed in a shop, the fee shall be the same as the certificate fees for annual inspection.

APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974 BOILER & PRESSURE VESSEL ANNUAL INSPECTION CERTIFICATE FEES

OTHER INSPECTIONS	PRE	ESENT	PROPOSED	
Shop Fabrication of Boilers and Unfired Pressure Vessels - For the inspection of a boiler or tank built in a shop, the fee shall be the same as for certificate fees for annual inspections.	•			
Inspection Outside of the District of Columbia - For an inspection to determine whether the condition of a boiler or unfired pressure vessel is such that it can be installed in the District of Columbia, the fee shall be the same as prescribed under the certificate fees for annual inspections, except that for an inspection made outside of the District of Columbia the fee shall be \$58.00 per diem or \$29.00 for 4 hours or less in addition to transportation and other necessary expenses!		•		•
Fee for welding qualification test	\$ 2	9.00	\$ 38.25	٠
The fee for certificate of competency for insurance company inspectors for each 2-year period	1	2.00	16.00	•
Fees for Inspection of Welding or Shop Fabrication - For the inspection of pipe or boiler welding \$58.00 per diem or \$29.00 for 4 hours or less. This fee shall be exclusive of the permit fee for the installation of a boiler.				
Inspectors of insurance companies authorized by the Commissioners of the District of Columbia to inspect and insure steam boilers and unfired pressure vessels shall hold a certificate of competency issued by the Board of Examiners for Steam Engineers of the District of Columbia after examination by the Board has shown that the inspector is qualified to perform the required duties. Such certificat shall be for a period of 2 years and may be renewed without further examination for an additional 2-year period upon request. The fee fo	_		*	•
each period shall be \$12.00.		2.00	16.00	

BOILER & PRESSURE VESSEL ANNUAL INSPECTION CERTIFICATE FEES

		,	PR	ESENT	PROPOS	ED·
REFUNI	DS: A refund of permit fee shall be made as follows:			, · ·	.:	· .
· a	When no work has been done under authority of permit the fee in excess of \$6.00 shall be refunded.		\$ \$	6.00	\$ 8.00	•
	When work authorized by permit has been only partially done and when the District is satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the permit and inspecting the work shall be refunded, i.e., the amount retained by the District shall be the cost of inspection plus \$6.00.	•		6.00	8.00	1
	Provided: That request for refund shall be made within six (6) months from date of issuance and the permit and receipt are returned to the Permit Branch.			•	Y	•

WAIVER OF PERMIT FEES - No permit fee shall be charged when supported by evidence indicating that the applicant is under contract or subcontract to perform the following:

- (1) Work done exclusively for the District of Columbia.
- (2) Work done under contract for the District.

WAIVER OF INSPECTION FEES - No fee shall be charged to the District of Columbia for emergency or annual inspections. No fee shall be charged to agencies of the United States. Government for special inspections.

PLUMBING PERMIT FEES

	· PRESENT	PROPOSED .
For the first fixture		
NOTE: A sink and disposal installed at the same time shall	\$ 4.00	\$ 5.25
DE COUSTORIER OND TIVING		, .
Add for the 2nd to 50th fixture inclusive (and inclusive)		•
		2.75
		1.25
		5.25
Add for the 2nd and all additional radiators, each Installing a domestic gas range for the first radiator.	• 4.00	5.25
Installing a domestic gas range, for the first range	2.00	2.75
Add for the 2nd and all additional ranges, each Installing a gas fired boiler for the first	4.00	5.25
Installing a gas fired boiler, for the first boiler Add for the 2nd and all additional gas fired boiler	- 2.00	2.75 .
Add for the 2nd and all additional gas fired boiler. Installing a gas fired furnace for the first	- 4.00	5.25
Installing a gas fired furnace, for the first furnace.	2.00	2.75
Add for the 2nd and all additional gas fired furnaces, each Installing a gas conversion burner	4.00	5.25 2.75
Installing a gas conversion burner	• 2.00	
installing a gas unit heaton for the continued		9.25
Add for the 2nd and all additional gas unit heaters, each Installing a gas refrigerator for the first heaters, each	4.00	5.25
Installing a gas refrigerator, for the first refrigerator. Add for the 2nd and all additional refrigerator	2.00	.2.75
Add for the 2nd and all additional metric retrigerator	4.00	5.25
Installing a hotel, or commercial gas fuelled range, cooker,	2. 00	2.75
	•	
still or other appliance, each Installing a septic tank and outsall single		
Installing a septic tank and outfall field Installing a fire sprinkler system	• · · 7.00	9.25
Installing a fire sprinkler system	14.00	18.50
		5. 25 .
Installing a lawn sprinkler system Installing range boiler or storage tank, cutting into replacing,	4.00	5.25
repairing or extending any government. Cutting into replacing,	•	• • • • • • • • • • • • • • • • • • • •
repairing or extending any sewer, soil waste, vent water or gas piping		
Installing gas, oil or electric water heater	4.00	5.25
up to 100 gal. in any building and all installations	•	
in a single family dwelling or a two-family flat, for	•	• •
the first installation	.•	
Add for the 2nd and all additional installations of all gas,	4.00	5.25
oil or electric water heaters, each		
orr or creerre Merer Hedrers' Edry	2.00	2.75
	•	

11970 DCSTAT-RI

PLUMBING PERMIT FEES

Connecting gas and water to a water heater with 100 gallons or more capacity in any building OTHER THAN a single family dwelling or a two-family flat For the first connection Add for the 2nd and all additional connections of gas and water to a water heater, each Installing gas fired boiler in a single family dwelling or a two-family flat, for the 1st installation Add for the 2nd and all additional connections of gas fixed boiler, each Connecting gas and water to a boiler in any building OTHER THAN a single family dwelling or a two-family flat For the 1st connection Add for the 2nd and all additional connections of gas, and water. To a boiler, each Thistalling gas fixed furnace in a single family dwelling or a two-family flat, for the first installation Add for the 2nd and all additional installation of gas, and water. To a boiler, each Thistalling gas fixed furnace in a single family dwelling or a two-family flat, for the first installation of gas fixed furnace Connecting gas to gas fixed furnace in any building OTHER THAN a single family dwelling or a two-family flat For the first connection Add for the 2nd and all additional connections of gas to Connecting gas to gas fixed furnace in any building OTHER THAN a single family dwelling or a two-family flat For the first connection Add for the 2nd and all additional connections of gas to Connecting fas to gas fixed furnace in any building OTHER THAN a single family dwelling or a two-family flat For the first connection Add for the 2nd and all additional connections of gas to Connecting fas to gas fixed furnace in any building OTHER THAN a single family dwelling or a two-family flat For the first connection Add for the 2nd and all additional connections of gas to Connecting fas to gas fixed furnace in any building OTHER THAN a single family dwelling or a two-family flat For the first connection Add for the 2nd and all additional connections On the form of the 2nd of the first installation of the first installation Accordance Connecting the famil		PRESENT	PROPOSED
Add for the 2nd and all additional connections of gas and water to a water heater, each Installing gas fired boiler in a single family dwelling or a two-family flat, for the 1st installation Add for the 2nd and all additional connections of gas fired boiler, each Connecting gas and water to a boiler in any building OTHER THAN a single family dwelling or a two-family flat For the 1st connection Add for the 2nd and all additional connections of gas and water to a boiler, each Installing gas fired furnace in a single family dwelling or a two-family flat, for the first installation Add for the 2nd and all additional installations of gas fired furnace Connecting gas to gas fired furnace in any building OTHER THAN a single family dwelling or a two-family flat For the first connection Add for the 2nd and all additional connections of gas to gas fired furnace, each Note: Excavation of private property to clean downspouts No fee REFUNDS: A refund of permit fee shall be made as follows: a. When no work has been done under authority of permit the fee in excess of \$6.00 shall be refunded. b. When work authorized by permit has been only partially done and when the District : satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the permit and inspecting the work shall be refunded, i.e., the amount retained by the	dwelling or a two-family flat		; ;;
Installing gas fired boiler in a single family dwelling or a two-family flat, for the 1st installation Add for the 2nd and all additional connections of gas fired boiler, each Connecting gas and water to a boiler in any building OTHER THAN a single family dwelling or a two-family flat For the 1st connection Add for the 2nd and all additional connections of gas and water. To a boiler, each Installing gas fired furnace in a single family dwelling or a two-family flat, for the first installation Add for the 2nd and all additional installations of gas fired furnace Connecting gas to gas fired furnace in any building OTHER THAN a single family dwelling or a two-family flat For the first connection Add for the 2nd and all additional connections of gas fired furnace connecting gas to gas fired furnace in any building OTHER THAN a single family dwelling or a two-family flat For the first connection Add for the 2nd and all additional connections of gas to gas fired furnace, each No fee REFUNDS: A refund of permit fee shall be made as follows: a. When no work has been done under authority of permit the fee in excess of \$6.00 shall be refunded. b. When work authorized by permit has been only partially done and when the District is satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the permit and inspecting the work shall be refunded, i.e., the amount retained by the	Add for the 2nd and all additional connections of gas and	\$ 4.00	
Add for the 2nd and all additional connections of gas fired boiler, each Connecting gas and water to a boiler in any building OTHER THAN a single family dwelling or a two-family flat For the 1st connection Add for the 2nd and all additional connections of gas and water to a boiler, each Installing gas fired furnace in a single family dwelling or a two-family flat, for the first installation Add for the 2nd and all additional installations of gas fired furnace Connecting gas to gas fired furnace in any building OTHER THAN a single family dwelling or a two-family flat For the first connection Add for the 2nd and all additional connections of gas to gas fired furnace, each NOTE: Excavation of private property to clean downspouts No fee REFUNDS: A refund of permit fee shall be made as follows: a. When no work has been done under authority of permit the fee in excess of \$6.00 shall be refunded. b. When work authorized by permit has been only partially done and when the District . satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the permit and inspecting the work shall be refunded, i.e., the amount retained by the	Installing gas fired boiler in a single family dwelling or a	2.00	•
Connecting gas and water to a boiler in any building OTHER THAN a single family dwelling or a two-family flat For the 1st connection Add for the 2nd and all additional connections of gas and water to a boiler, each Installing gas fired furnace in a single family dwelling or a two-family flat, for the first installation Add for the 2nd and all additional installations of gas fired furnace Connecting gas to gas fired furnace in any building OTHER THAN a single family dwelling or a two-family flat For the first connection Add for the 2nd and all additional connections of gas to gas fired furnace, each NOTE: Excavation of private property to clean downspouts No fee REFUNDS: A refund of permit fee shall be made as follows: a. When no work has been done under authority of permit the fee in excess of \$6.00 shall be refunded. b. When work authorized by permit has been only partially done and when the District 1 satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the permit and inspecting the work shall be refunded, i.e., the amount retained by the	. Add for the 2nd and all additional connections of das fired	4.00	5.25
Add for the 2nd and all additional connections of gas and water, to a boiler, each Installing gas fired furnace in a single family dwelling or a two-family flat, for the first installation Add for the 2nd and all additional installations of gas fired furnace Connecting gas to gas fired furnace in any building OTHER THAN a single family dwelling or a two-family flat For the first connection Add for the 2nd and all additional connections of gas to gas fired furnace, each NOTE: Excavation of private property to clean downspouts No fee REFUNDS: A refund of permit fee shall be made as follows: a. When no work has been done under authority of permit the fee in excess of \$6.00 shall be refunded. b. When work authorized by permit has been only partially done and when the District : satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the permit and inspecting the work shall be refunded, i.e., the amount retained by the	Connecting gas and water to a boiler in any building OTHER THAN a single family dwelling or a two-family flat	2.00	2.75
Installing gas fired furnace in a single family dwelling or a two-family flat, for the first installation	Add for the 2nd and all additional connections of cas and water	3.00	4.00
Add for the 2nd and all additional installation	Installing gas fired furnace in a single family and line and	2.00	2.75
Connecting gas to gas fired furnace in any building OTHER THAN a single family dwelling or a two-family flat For the first connection Add for the 2nd and all additional connections of gas to gas fired furnace, each NOTE: Excavation of private property to clean downspouts No fee REFUNDS: A refund of permit fee shall be made as follows: a. When no work has been done under authority of permit the fee in excess of \$6.00 shall be refunded. b. When work authorized by permit has been only partially done and when the District : satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the permit and inspecting the work shall be refunded, i.e., the amount retained by the	Add for the 2nd and all additional installations of gas fired	4.00	5.25
Add for the 2nd and all additional connections of gas to gas fired furnace, each NOTE: Excavation of private property to clean downspouts REFUNDS: A refund of permit fee shall be made as follows: a. When no work has been done under authority of permit the fee in excess of \$6.00 shall be refunded. b. When work authorized by permit has been only partially done and when the District 1: satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the permit and inspecting the work shall be refunded, i.e., the amount retained by the	Connecting gas to gas fired furnace in any building OTHER THAN a single family dwelling or a two-family flat	2.00	2.75
NOTE: Excavation of private property to clean downspouts	Add for the 2nd and all additional connections of gad to	•	
a. When no work has been done under authority of permit the fee in excess of \$6.00 shall be refunded. b. When work authorized by permit has been only partially done and when the District _ : satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the permit and inspecting the work shall be refunded, i.e., the amount retained by the	· · · · · · · · · · · · · · · · · · ·		
b. When work authorized by permit has been only partially done and when the District satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the permit and inspecting the work shall be refunded, i.e., the amount retained by the	REFUNDS: A refund of permit fee shall be made as follows:	•	
done and when the District : satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the permit and inspecting the work shall be refunded, i.e., the amount retained by the	a. When no work has been done under authority of permit the fee in excess of \$6.00 shall be refunded.	6.00	/ s.oo
the cost of preparing the permit and inspecting the work shall be refunded, i.e., the amount retained by the	done and when the District L; satisfied that no more	•	1 1
District shall be the cost of inspection plus \$6.00. 6.00 8,00	the cost of preparing the permit and inspecting the work 'shall be refunded, i.e., the amount retained by the		
	District shall be the cost of inspection plus \$6.00.	6.00	8,00

PLUMBING PERMIT FEES

c. Provided: That request for refund shall be made within six (6) months from date of issuance and the permit and receipt are returned to the Permit Branch.

WAIVER OF PERMIT FEES - No permit fee shall be charged when supported by evidence indicating that the applicant is under. contract or subcontract to perform the following:

- Work done exclusively for the District of Columbia.
- Work done under contract for the District.
- Work done exclusively for agencies of the United States Government.

1970 DCSTAT RES 218

PRESENT PROPOSED

APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974 - 12 -	(1970 I	DC8TAT RE\$/219	
REFRIGERATION & AIR CONDITIONING PERMIT FEES			
	PRESENT	PROPOSED.	
For purposes of the fee schedule, refrigeration systems shall be classified according to the net refrigeration effect in British Thermal Units (B.T.U.) per hour developed by the system as certified by the manufacturer:			
Class A - system developing a net refrigeration effect of two million four hundred thousand (2,400,000) B.T.U. per hour or more	\$ 75 . 00	\$ 99.00	
Class B - system developing a net refrigeration effect of one million two hundred thousand (1,200,000) or more B.T.U. per hour but less than two million four hundred thousand (2,400,000) B.T.U. per hour	46.00		•
Class C - system developing a net refrigeration effect of six hundred thousand (600,000) or more B.T.U. per hour but less than one million two hundred thousand (1,200,000)		60.75	4
Class D - system developing a net refrigeration effect of one hundred twenty thousand (120,000) or more B.T.U. per hour but less than six hundred thousand (600,000) B.T.U.	35.00	46.25	•
	14.00	. 18.50	
Class E - system developing a net refrigeration effect of less than one hundred twenty thousand (120,000) B.T.U.			
(1) Remote (2) Unit System - \$5.00 for each individual system or \$92.00 annually for each person, firm or corporation who installs unit systems of this class. Reports	7.00	9.25 6.50 121.50	
covering such water cooled installations served by the public water mains shall be filed monthly with the Chief, Plumbing and I afrigeration Section of the Bureau of Licenses and Inspections, furnishing the	•	: !	,
following information:	•		

WAIVER OF PERMIT FEES - No permit fee shall be charged when

- Work done under contract for the District.
- Work done exclusively for agencies of the United States Government.

### SCHEDULE Group 1. Wiring Only	APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974 - 14 -		O DCSTATRES 221
Group 1. Wiring Only	ELECTRICAL FEE SCHEDULE	· City	-001100
Group 1. Wiring Only		PRESENT	PROPOSED
Group 2. Fixtures and Lampholders - Each 10	Outlets - Each 10		
Stroup 3. Electric Discharge Signs 1st 500 va	Switch and Fixture Outlet	•	
Section additional 500 va		1.00	1.25
### Baseboard, or Space Heaters lst 10 KW - per each KW 1.00 1.25 Each additional KW 50 775 Unit Heaters, Furnaces - Motors included 1.00 1.25 Each additional 2.00 2.75 Each additional 2.00 2.75 Controls Only Each 3.00 4.00 For Residential Appliances - See Miscellaneous 3.00 4.00 Group 5. Commercial Heating and Cooking Appliances 4.00 5.25 Each additional 2.00 2.75 Each additional 2.00 2.75 Each additional 2.00 2.75 First - Over 8 KW 5.00 6.50 Each additional 2.00 2.75 Group 6. Motors Less than 1/4 H.P. Apply Group 2 1/4 H.P. to 1. H. P. Apply Group 2 1/4 H.P. to 1. H. P. Apply Group 2 1/4 H.P. to 5 H.P. to 5 H.P. 6.00 8.00 Each additional 2.00 2.75 Each additional 2.00 3.25 Over 5 H.P. to 10 H.P. 10.00 13.25 Over 5	1st 500 va	4 00	5-25
Baseboard, or Space Heaters	Each additional 500 va	,	
### Unit Heaters, Furnaces - Motors included 1st	Baseboard, or Space Heaters	•	
Each additional Controls Only Each For Residential Appliances - See Miscellaneous Group 5. Commercial Heating and Cooking Appliances Other than Furnaces and Boilers First - 1-8 KW Each additional First - Over 8 KW Each additional Cover 1 H.P. to 1 H.P. Each additional Over 1 H.P. to 5 H.P. Each additional Over 5 H.P. to 10 H.P. Over 5 H.P. to 10 H.P.	nacii addretollat. KM	•	1
Each For Residential Appliances - See Miscellaneous Group 5. Commercial Heating and Cooking Appliances Other than Furnaces and Boilers First - 1-8 KW Each additional First - Over 8 KW Each additional First - 1-8 KW Each additional Each additional First - 1-8 KW Each	LST		
Group 5. Commercial Heating and Cooking Appliances Other than Furnaces and Boilers First - 1-8 KW Each additional First - Over 8 KW Each additional First - Over 1 H.P. to 5 H.P. Each additional First - Over 5 H.P. to 10 H.P. First - Over 5 H.P. to 10 H.P. First - Over 1 H.P. to 10 H	Each		•
First - 1-8 KW Each additional First - Over 8 KW Each additional Croup 6. Motors Less than 1/4 H.P. 1/4 H.P. to 1. H. P. Each additional Over 1 H.P. to 5 H.P. Each additional Over 5 H.P. to 10 H.P.		3.00	•
First - 1-8 KW Each additional First - Over 8 KW Each additional Croup 6. Motors Less than 1/4 H.P. 1/4 H.P. to 1. H. P. Each additional Over 1 H.P. to 5 H.P. Each additional Over 5 H.P. to 10 H.P. Over 5 H.P. to 10 H.P. Each additional Over 5 H.P. to 10 H.P.	Other than Furnaces and Boilers	· i	in the second se
First - Over 8 kW Each additional 5.00 6.50 2.00 2.75 Group 6. Motors Less than 1/4 H.P. 1/4 H.P. to 1. H. P. Each additional Over 1 H.P. to 5 H.P. Each additional Over 5 H.P. to 10 H.P.	First - 1-8 KW	4.00	5.25.
Each additional 2.00 2.75 Group 6. Motors Less than 1/4 H.P. 1/4 H.P. to 1. H. P. Each additional Over 1 H.P. to 5 H.P. Each additional Over 5 H.P. to 10 H.P.	First - Over 8 KW		
Less than 1/4 H.P. 1/4 H.P. to 1. H. P. Each additional Over 1 H.P. to 5 H.P. Each additional Over 5 H.P. to 10 H.P.	Each additional	- ·	-
Each additional 2.00 2.75 Over 1 H.P. to 5 H.P. 6.00 8.00 Each additional 2.50 3.25 Over 5 H.P. to 10 H.P. 7	Group 6. Motors		•
Each additional 2.00 2.75 Over 1 H.P. to 5 H.P. 6.00 8.00 Each additional 2.50 3.25 Over 5 H.P. to 10 H.P. 7	Less than 1/4 H.P.	Apply Gro	oup 2
Over 1 H.P. to 5 H.P. 6.00 8.00 Each additional 2.50 3.25 Over 5 H.P. to 10 H.P. 7	Each additional	• 4.00	5.25
Each additional 2.50 Over 5 H.P. to 10 H.P.	Over 1 H.P. to 5 H.P.		
Over 5 H.P. to 10 H.P. 12 25	Each additional		
The second secon	Over 5 H.P. to 10 H.P.	70 00	1 7 2 25

APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967 OF FEE SCHEDULE	Cih1970]	DCSTAT RES 222
Pl		PROPOSED
Group 6. Motors (continued)	;	•
Over 10 H.P. to 20 H.P.	12.00	d 3c 00
Duch and House	5.00	\$ 16.00 .
	16.00	6.50
		21.00
	19.00	9.25
Each additional	9.00	25.00
	23.00	12.00
	1	30.25
	26.00	. 13.25
		34.25
	12.00	16.00;
For installation of more than one motor, the initial fee	i	•
shall be the largest motor plus the additional fee for the	. (.	•
smaller.		• •
Group 7. Service		•
Piped House Connection Each additional		•
Each additional	2.00	2.75
- a a a a a	1.00 i	
		1.25 2.75
	1.00 :	1.25
Conductors including Pole	3.00	4.00
	1.00	1.25
EdCh	2.00	2.75
Group 8. Service and Meter Equipment		
U to 200 amperes		_
	5.00	6.50
DUM CO TOO CHILDEI EIS	2.00	2.75
	7.00	9.25
401 to 800 amperes	4.00	5.25
Each additional Over 800 amperes	L4.00	18.50
Over 800 amperes	7.00	9.25
Each additional	21.00 .	27.75
NOTE: Relocation, Replacement or Original Installation	LO.00 :	13.25
including Meter Connection Facilities For in		• • •
stallation of more than one Service Equipment the	•	
initial fee shall be for the largest Service Equipment	•	•
plus the additional fees for the smaller.		
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	درد المعينية ويرون ويرون ويرون المعارض المداور ويرون ويرون المعارض المداور ويرون والمعارض المداور والمعارض الم المراوز المعارض	despetation of the second

				PRESENT	PROPOSED
_	•		· · · ·		•
Group	9.	Transformers 1 to 10 KVA	•	¢ 4 00	\$ 5.25
	•	Each additional	:		2.75
		Each additional			8.00
•		ll to 75 KVA Each additional		3.00	4.00
•			• •	8.00	10.50
	•	76 to 200 KVA	•.	8.00 4.00	•
		Each additional	t i t		5.25
. •		Over 200 KVA		12.00	16.00
		Each additional		6.00	8.00
•		Vault		21.00	27.75
	`	Each additional		10.00	.13.25
	•				
Group	10.	Theatres or other Places of Public Assembly			
		Spotlights			_
		Arc		4.00	5.25
		Arc Each additional		2.00	2.75
		Incandescent		2.00	2.75
		Each additional	•	1.00	1.25
		Portable or Temporary Arc	•	. 3.00	4.00
• •		Each additional		2.00	2.75
		Portable or Temporary Incandescent		. 2.00	2.75
. •		Each additional	•	1.00	1.25
		Motion Picture Machine			
•	•	Permanent		10.00	13.25
· ·.		Each additional	•	5.00	6.50
		Portable	•	6.00	8.00
•	•	Each additional		3.00	4.00
				5:00	6.50
•		Slide Projector		3.00	4.00
•	•	Each additional		4.00	5.25
		Amplifier			2.75
		Each additional		2.00	•
•		Dimmers (over 1 KW)	•	3.00	1 100
	_	Each additional		2.00	2.75
	•	Portable Switchboard		4.00	5.25
	•	Each additional		2.00	.2.75
			•		
				•	•

	PRESENT	PROPOSED
Group 11. Temporary Installation		
Decorations. Lawn Fetes etc		
1 to 25 lights - 1st 90 days	. 1	
l to 25 lights - 1st 90 days Each additional 90 days 26 to 50 lights - 1st 90 days	\$ 4.00	\$ 5.25
26 to 50 lights - 1st 90 days	2.00	2.75
Each additional 90 days		8.00
51 to 100 lights - 1st 90 days	3.00	4.00
	8.00	10.50
Each additional 100 lights lat 00 anns	4.00	5.25
Each additional 90 days Each additional 100 lights - 1st 90 days Each additional 90 days Use of current on wining	2.00	2.75
Use of current on wiring apparatus and	1.00	1.25
tircules for use pending completion of		•
institution - 1st 90 days		,
Taci addictional all case	8.00.	10.50
Circuses and Carnivals 1st 50 KW	4.00	5.25
lst 50 kW	21.00\	
Each additional 100 kW	6.00	27.75
. Exhibitions, etc.	0.00	8.00
lst 3,000 sq. ft.	9.00	30.00
Each additional 1,000 sq. ft.	5.00	12.00
	5.00	6.50
Group 12. Radio and Television Equipment	•	•••
Transmitting Station - First -	12.00	16.00
Each additional	6.00	8.00
Receiving Station	0.00	. 0.00
Antenna-Ground Connection Device		
for Receivers - 1st 10	2.00	2.75
Tacii addresonas (U =	2.00	2.75
Centralized Speaker Station _ 1c+ 10		
Each additional 10 -	2.00	2.75 2.75
Each additional 10 - Centralized Receiver Amplifier Each additional	·4-00	5.25
Each additional	2.00	5.25 5.25
		. 5.25

APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974 ELECTRICAL FEE SCHEDULE

			PRESENT	PROPOSED
Group 13.	Miscellaneous	• .	:	
_	Arc Vapor Lamos - first -		·	, i ·
•	Each additional		\$ 3.00	\$ 4.00
	Battery Chargers		2.00	2.75
	Each additional		4.50	6.00
	Electric Ranges (Residential)		2.00	2.75
•	Each additional			2.75
•	Clothes Dryer (Residential)		.50	. 75
•				2.75
	Garbage Disposal (Residential)	. •	. 50	. 75
•	Each additional		2.00	2.75
	X-Ray Machines		1.00	1.25
	Garbage Disposal (Residential) Each additional X-Ray Machines Each additional		4.00	5.25
•	Dishwasher (Residential) Each additional		2.00	2.75
	Each additional		2.00	2.75
•	Hot Water Heater (Posisontial)	•	. 1.00	1.25
	Hot Water Heater (Residential)	•	2.00	2.75
• • •	Each additional		1.00	1.25
	Fire Alarm Station and Bell Electric Signs - Incandescent	•	Apply	Group 1
•	Electric Signs - Incandescent		Appra	Group 2
. •	Air Conditions	:	\mathtt{Apply}	Group 2
•	Not over 5 tong (Book South 12)	• .		- ·
	Not over 5 tons (Residential) Each	•	10.00	·13.25
•	Rectifier		. 5.00	6.50
	Each additional Welders	• •	2.00	2.75
•	Welders	• •	5.00	6.50
•	racii addicional	,	2.00	2.75
•	MINIMUM FEE		2.00	2.75
•	Pointable Equipment - on Circuits 20 amperes or loss	•	No fee	
	Duplicates - Preliminary and Final Certificates of	•	•	
	Performance or Correction of Records	•	2.00	2.75
	Quarterly Permits - The fee for quarterly permits		•	
	to install circuits, fixtures	• •	•	
• •	and receptacles shall be in		•	
	accordance with the work done,			
	in no case less than \$9.00		9.00	12.00
	payable at the time permit is issue	d.		
	The state of the s	• •	•	
		-		<u> </u>

is applied for at once.

ELECTRICAL FEE SCHEDULE PRESENT PROPOSED Group 13. Miscellaneous (continued) Defect Reinspection Fee . When the applicant receives a written notice of defects found during the original inspection and the applicant or his agent reports the defects have been corrected, and upon inspection of the defect, noted originally, it is revealed that the defects have not been fully corrected, a charge of \$2.00 will be 2.00 made for each inspection thereafter. Where application is made for a permit to cover NOTE: an electrical installation, or alterations previously made, for which a permit has not been issued, there shall be a service charge of 50% of the regular fee with a minimum of \$2.00 in 2.00 addition to the regular fee. No service charge

shall be made for emergency repair work if permit

ELECTRICAL FEE SCHEDULE

REFUNDS:	A	refund	of	permit	fee	shall	be	made	as	follows:
----------	---	--------	----	--------	-----	-------	----	------	----	----------

- When no work has been done under authority of permit the fee in excess of \$6.00 shall be refunded.
- b. When work authorized by permit has been only partially done and when the District is satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the permit and inspecting the work shall be refunded, i.e., the amount retained by the District shall be the cost of inspection plus \$6.00.
- c. Provided; That request for refund shall be made within six (6) months from date of issuance and the permit and receipt are returned to the Permit Branch.

WAIVER OF PERMIT FEES: No permit fee shall be charged when supported by evidence indicating that the applicant is under contract or subcontract to perform the following:

- (1) Work done exclusively for the District of Columbia.
- (2) Work done under contract for the District.
- (3) Work done exclusively for agencies of the United States Government.

PRESENT	<u>P</u>	ROPOSED.
\$ 6.00	\$	8.00
6.00	i. :	
6.00		8.00

		PRESENT	PROPOSED
PERMIT - FOR INSTALLATION			•
Passenger Elevators - power driven Passenger Elevators - hand-power Freight Elevators - power driven Freight Elevators - hand-power Escalators - per unit - per floor Residence Elevators - power driven Sidewalk Elevators - power driven Sidewalk Elevators - hand-power Dumbwaiters - power driven Dumbwaiters - hand-power		\$ 29.00 17.00 29.00 17.00 17.00 29.00 17.00 29.00	\$ 38.25 22.50 38.25 22.50 22.50 22.50 38.25 22.50 38.25 22.50
REPAIR PERMITS	•		
Issued up to the amount of \$1,000, per elevator \$1,000 and over, per elevator		5.00 12.00	6.50 16.00
Passenger Elevators - power driven Freight Elevators - power driven Freight Elevators - hand-power Escalators - per unit - per floor Man Lifts Sidewalk Elevators - power driven Sidewalk Elevators - hand-power Dumbwaiters (Serving more than two landings) power driven Dumbwaiters (Serving more than two landings) hand-power Duplicate Certificate		24.00 24.00 12.00 20.00 20.00 12.00 8.00 16.00 8.00 2.00	31.75 31.75 16.00 26.50 26.50 16.00 10.50 21.00 10.50 2.75
LICENSE		•	· '
Elevator Operators' License (for 3 years)		2.00	2.75
Approval by Mayor		and a grade of the second	

\$ 6.00 | .\$ 8.00

PROPOSEI

PRESENT

6.00

ELEVATOR, PERMIT, CERTIFICATE & LICENSE FEES
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REFUNDS: A refund of permit fee shall be made as follows:

- When no work has been done under authority of permit
 the fee in excess of \$6.00 shall be refunded.
- b. When work authorized by permit has been only partially done and when the District is satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the permit and inspecting the work shall be refunded, i.e., the amount retained by the District shall be the cost of inspection plus \$6.00.
- c. Provided: That request for refund shall be made within six (6) months from date of issuance and the permit and receipt are returned to the Permit Branch.

WAIVER OF PERMIT FEES - No permit fee shall be charged when supported by evidence indicating that the applicant is under contract or subcontract to perform the following:

- (1) Work done exclusively for the District of Columbia.
- (2) Work done under contract for the District.

* WAIVER OF INSPECTION FEES - No fee shall be charged to the District of Columbia.

* Approval by Mayor

APPOINTED COUNCIL DISTRICT OF COLUMBIA PIGGLIO74SPACE PERMIT FEES	•	C1970	DCSTATRES 230
		PRESENT	PROPOSED · '
WATER House connection & repairs (each premises)		\$ 7.00	\$ 9.25
SEWER House connection & repairs (each premises)		7.00	9.25
grade shall be issued without fee).	: 	No fee	
ENCLOSE PARKING . Fences, hedges, walls, wickets (each premises)		6.00	8.00
TREES Treatment, cutting or trimming	i	10.00	13.25
PAVING, REPAIRING OR ALTERING Parking Tree Space Sidewalks		12.00 No fee No fee	16.00
Commercial driveway Residential driveway Curb & Gutter		12.00 6.00 No fee	16.00 8.00
Leads, steps, and copings across parking Copings		6.00 6.00	8.00
GRADING Roadways, sidewalks & alleys	•	No fee	
HAULING Hauling across sidewalks and/or curb Moving overweight, overlength, overwidth or overheight equipment, each move by single trip permit excluding		12.00	16.00
permits issued to the Federal Government		6.00	8.00
Annual permit for a mobile crane, motorized concrete mixer, or a dump truck as provided in Traffic Regulations (for a portion of a year the fee shall be prorated on a monthly basis).		28.00	37.00
Approval by Mayor			

PUBLIC SPACE PERMIT FEES

	PRESENT	PROPOSED
Annual Permit for movement of overweight, overlength and/or overheight tractor-trailer combinations may be issued as provided for in the Traffic and Motor Vehicle Regulations. A fee of \$27.00 for each vehicle will apply hereafter for this type permit at its time of issuance (for a portion of a year, this fee shall be prorated on the basis of \$8.00 issuance fee plus \$2.00 per month)	\$ 27.00 \$ 8.00 + 2.00	\$ 35.75
TEMPORARY OCCUPATION OF PUBLIC SPACE 1. Ladders and scaffolding placed in public space in commercial areas and in alleys in all zoned areas	2.00	2.75
Ladders and scaffolding in residential areas located on unpaved parking, shall not require a permit.		
 All other types of temporary Occupancies of Public Space Use of sidewalk space by operators of abutting businesses, as authorized by Article 43 of the D. C. Police Regulations 	6.00 46.00	8.00 60.75
MISCELLANEOUS All miscellaneous permits primarily benefiting the applicant	2.00	2.75
UNDERGROUND EXCAVATIONS Fuel oil, etc. Fuel oil, gasoline and solvent fill pipes Fuel oil tanks without curb fills, or residential tanks with curb fills Nonresidential tanks with curb fills Replacement or repair of fill pipes and repairs of tanks Replacement of tanks	23.00 92.00 97.00 23.00 59.00	30.25 121.50 128.00 30.25 78.00
		•

APPOINTED COUNCIL DISTRICT OF COLUMBIA PHOTO FACE PERMIT FEES	1970 DCSF	AT RE\$ 232
PUBLIC UTILITY PERMITS	<u>esent</u> <u>pi</u>	ROPOSED
PUBLIC UTILITY COMPANIES PERMITS Pepco, Wglco, C & P, Western Union, etc each premises connected	8.00 \$	10.50
MANHOLES (Except transformer), and valves. For one house connection and one associated necessary manhole when no other work is included in permit. For constructing a single manhole or gas valve without laying conduit of main. For rebuilding a manhole, including any change in the size, shape, depth, or location of same, and also including any minor relocation of conduit made necessary by the work on the manhole. If a manhole is reduced in size, the conduit may be extended to the new wall, or altered slightly in location or depth to conform to the new manhole location without additional charge.		
SEWER CONNECTIONS	1.00 1	.8.50
All sewer connections except those to trunk sewers, when part of another job	3.00	0.50
another job		
All sewer connections except those to trunk sowers	300	0.25
Willen for included with or organis	.00 1	7.25
with other work	.00 3	7.00
REPAIRS Repairs, for each street, avenue or alley in which work is planned. This will not include any relocation or alteration in size or depth	.00 lo	0.50
		The same of

•		•	•
PUBLIC	SPACE	PERMIT	FEES

				• .		
					PRESENT	PROPOSED
MIS	CELLANEOUS		•		•	•
	Test holes or miscellaneous of avenue or alley, also for C &	uts, for each street,		:	•	:
•	existing manholes	E roading corre in		•	\$ 8.00	¢ 30 50
	Minor conduit.relocation due	to moving bends and/or		••		
	poles, not to exceed 10 feet Permit for test holes and tes			• •	8.00	10.50
	street, avenue or alley by th	e prospective hidders	00		:	
•	District of Columbia contract	work shall be issued			•	
	after approval or the applica	tion by the D. C. Depa	art-			
	ment or Agency administering	the work under contrac	:t	• •	. No fee	•
ABA	NDONMENTS			•		
•	Abandonments, where cut is ma	de, for each street	_			·
	avenue or alley		4. 	• •	8.00	10.50
	Taxon nama	• :				
	ERNOR PITS		•		·	
	Governor pits with associated	valves and piping	•••••••	• •	28.00	37.00
TRA	SFORMER MANHOLES .					
	Transformer manholes and asso-	ciated manholes and		•		
	conduit		• • • • • • •	••	28.00	37.00
ないつて	GAUGES		••			
WGLI	Washington Gas Light gauge pos	ste and dambocoal			•	
•	installations, for each street	t avenue or allev		•	8.00	10.50
		o, avoide of arred see		• •	••••	20.50
CONI	OUIT OR MAIN		•			
	Conduit and manholes, or main	and valves		• •	28.00	37.00
	AC THEN C AND THE				•	
عرب ع	S, WIRES & AFRIAL CABLES Overhead electrical connection	ns and stringing wines	,	•		1
	on existing poles - each permit				2.00	2.75
	Aerial Cables - each permit			•	2.00	2.75
	Installations of new poles or			•		
•	poles - each permit			• •	6.00	8.00
-	<u>-</u>		***		-	and the same of th

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PUBLIC SPACE PERMIT FEES

	•		•	. <u>Pr</u>	CESENT.	PROPOSED	
RENEW	ALS denewals, (excluding no fee permits) extensions of time	, duplicates or			•		•
٠ - د		******	•••••	\$	2.00	\$ 2.75	
REFUN	IDS: A refund of permit fee shall	be made as follows:	•	•	•		•
a.	When no work has been done under a permit the fee in excess of \$6.00	uthority of shall be refunded.			6.00	8.00	
ئ .	When work authorized by permit has done and when the District is sati work will be done under the permit of the cost of preparing the permit work shall be refunded, i.e., the the District shall be the cost of	sfied that no more , the fee in excess t and inspecting the	;		6.00	8.00	
C.	Provided: That request for refund six (6) months from date of issuance	shall be made withi	.n		•		

WAIVER OF PERMIT FEES - Waiver of permit fees pertaining to all public space permits except those issued to the public . utility companies. No permit fee shall be charged for the following:

receipt are returned to the Permit Branch.

- Work done exclusively for the District of Columbia.
- Changes in existing structures made at the request of, or on order from, the Commissioners of the District of Columbia.
- Work done exclusively for agencies of the United States Government.

(1970 DC8TAT RES 235

PRESENT PROPOSED

WAIVER OF FEES FOR PUBLIC UTILITY PERMITS

No permit fee shall be charged for the following:

- (1) Work done exclusively for District of Columbia street or traffic control lights.
- (2) Work done exclusively for District of Columbia buildings and connections thereto.
- (3) Changes in existing structures made at the request of, or on order from the Commissioners of the District of Columbia.
- (4) For mains, conduits, or other structures laid or repaired in advance of new paving purely to avoid cuts therein and as a result of notification to the permittee from the District of Columbia that paving is contemplated.
- (5) Work done under contract for the District of Columbia.
- (6) Work done to repair damages caused by construction done by the District of Columbia or by a contractor for the District of Columbia.
- (7) Work done exclusively for agencies of the United States Government.

C/1970 66STAT RES 236

			PRESENT	PROPOSED .
Fees of Ri Colum	required by the Rules and Regulations for the Government parian Rights and Water Privileges in the District of bia.	:		•
Fees or re	for permits to fill or dredge, construct, reconstruct pair any structure shall be as follows:			
. Wor	k costing up to \$500.00 k costing from \$50100 to \$1,000.00 h additional \$1,000.00 of increased cost	••••	\$ 4.00 6.00 6.00	\$ 5.25 8.00 ; 8.00
REFUN:	DS: A refund of permit fee shall be made as follows: .			
a.	When no work has been done under authority of permit the fee in excess of \$6.00 shall be refunded.	•••	6.00	8.00
b.	When work authorized by permit has been only partially done and when the District is satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the permit and inspecting the work shall be refunded, i.e., the amount retained by			
	the District shall be the cost of inspection plus \$6.00.		6.00	8.00
C.	Provided: That request for refund shall be made within six (6) months from date of issuance and the permit and receipt are returned to the Permit Branch.	•		
WAIVER	OF PERMIT FEES - No permit fee shall be charged when	•	•	

contract or subcontract to perform the following:

supported by evidence indicating that the applicant is under

- (1) Work done exclusively for the District of Columbia.
- (2) Work done under contract for the District.

•			 PRESENT	PROPOSED .
The fee for a Certificate of Occupancy, incl change of ownership	uding a		\$ 12.00	\$ 16.00
This \$12.00 fee must be paid at the time the is filed.	application			
The fee for a Certificate of Occupancy where a change of name due to court actions, such the names of corporations or individuals, in marriages and divorces, but where no real ch ownership is involved, the revised Certifical	as changing cluding ange of		2.00	2.75
The fee for a copy or duplicate	CE TEE	, • • • • • • •	2.00	2.75

No refund shall be made of this filing.

* Approval by Mayor

PRIVATE SWIMMING POOL PERMIT FEES

PRESENT PROPOSEI Pool capacity shall be determined by the product of the pool area by the mean pool depth. Pool depth shall be that distance or distances from the bottom of the pool to the designed water level overflow. In the case of a deck level type pool the designed water level overflow shall be the elevation of the deck. In the case of the skimmer type pool the water level overflow shall be the elevation of the skimmer inlet. In the case of the scum gutter type pool the water level overflow shall be the elevation of the top of the scum gutter lip. For purposes of this schedule one (1) cu. ft. shall be equal to 7.5 gal. Capacity: First 2,000 cu. ft. (15,000 gal.) capacity or fraction thereof ... \$ 30.00 \$ 39.50 Pool capacities over 2,000 cu. ft. (15,000 gal.) but not over 16,000 cu. ft. (120,000 gal.) 30.00plus 39.50 An additional fee of \$5.00 for each 1,000 cu. ft....... 5.00 " 6.50 (7,500 gal.) or fraction thereof in excess of 2,000 cu. ft. (15,000 gal.) Pool capacities over 16,000 cu. ft. (120,000 gal.) 100.00plus 132.00 An additional fee of \$8.00 for each 1,000 cu. ft. 8.00 10.50 (7,500 gal.) or fraction thereof in excess of 16,000 cu. ft. (120,000 gal.) REFUNDS: A refund of swimming pool permit fee shall be made as follows: a. When no work has been done under authority of permit the fee in excess of \$6.00 shall be refunded. When work authorized by permit has been only partially done and when the District is satisfied that no more work will be done under the permit, the fee in excess of the cost of preparing the vermit and inspecting the work shall be refunded, i.e., the amount retained by the District shall be the cost of inspection plus \$6.00 8.00

^{*} Approval by Mayor

APPOINTED COUNCIL DISTRICT OF COLUMBIA 1967-1974

PRIVATE SWIMMING POOL PERMIT FEES

c. Provided: That request for refund shall be made within six (6) months from date of issuance and the permit and receipt are returned to the Permit Branch.

May 1970 DCSTAT RES 239.

PRESENT PROPOSED



December 1, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RESOLUTION HONORING JOSEPH P. YELDELL

<u>Vice Chairman Sterling Tucker</u> Presents the following Resolution:

1 WHEREAS, after three years of devoted service, Joseph P. 2 Yeldell has resigned from this Council; and 3 4 WHEREAS, Joseph P. Yeldell has distinguished himself as a 5 Member of the Council, as Chairman of the Council's Education and 6 Personnel Committees, and as the Council's delegate to the Board of 7 the Washington Metropolitan Area Transit Authority; and 8 9 WHEREAS, the Members of the Council wish to record their 10 appreciation for Joseph P. Yeldell's service to this Council and to the 11 people of the District of Columbia. 12 13 NOW, THEREFORE, BE IT RESOLVED by the District of Columbia 14 Council that: 15 Section 1. The Council hereby acknowledges its appreciation 16 17 and respect for Joseph P. Yeldell's service to the Government and to the 18 people of the District of Columbia. 19 20 <u>Section 2</u>. The Council hereby expresses its regret at the loss 21 of Joseph P. Yeldell's abilities and energies from the work of this body. 22 23 Section 3. The Council hereby wishes Mr. Yeldell continued 24 success and happiness. 25 26 Section 4. This Resolution shall take effect immediately. 27

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
HAHN	X				DAUGHERTY				X	ROBINSON	X			
TUCKER	X				HAYWOOD	X				VEAZEY				X
ANDERSON	X				MOORE				X					31

I hereby certify that this resolution is true and adopted as stated therein.

Secretary of the City Council

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December 1, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE: RESCISSION OF CERTAIN DELEGATED AUTHORITY RELATED TO TRAFFIC REGULATIONS IN THE DISTRICT OF COLUMBIA

Councilman Jerry A. Moore, Jr. Presents the following Resolution:

WHEREAS, pursuant to Resolution No. 67-22, adopted December 19, 1967, the District of Columbia Council authorized the Commissioner of the District of Columbia to perform certain of the Council's regulatory functions under the District of Columbia Traffic Act; and

WHEREAS, among the functions which the Council authorized the Commissioner to perform, is the function of making rules and regulations respecting the movement of traffic and the routing and parking of vehicles; and

WHEREAS, the Council wishes to establish certain vehicle-free areas in the District of Columbia and is currently developing plans for the creation of such areas; and

WHEREAS, the Council wishes to terminate such of the regulatory authority delegated to the Commissioner under Resolution 67-22 as is necessary to vest in the Council the sole authority to prohibit vehicular traffic from certain of the streets of the District of Columbia for the purpose of making such streets available for general pedestrian use.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section 1. In furtherance of the Council's intention of creating certain vehicle-free areas in the City, such portion of the authority delegated to the Commissioner pursuant to Resolution 67-22 as would authorize the creation of vehicle-free streets in the District of Columbia for the purpose of making such streets available for general pedestrian use, is hereby terminated.

Section 2. This Resolution shall take effect immediately.

	T	1	w	A.B.	COUNCILMAN	AYE	NAV	N.V.	AB	COUNCILMAN	AYE	NAY	N.V.	LAE
COUNCILMAN	AYE	NAY	M.A.	A.B.	COUNCILMAN	AIL	INA	14.4.	No		W/			7.1
НАНИ	X				DAUGHERTY				X	ROBINSON	X	La retter grant Stage B		
TUCKER	X				HAYWOOD	X				VEAZEY				X
ANDERSON	X				MOORE	X								

I hereby certify that this resolution is true and adopted as stated therein.



December 1, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE	RESOLUTION REGARDING ACQUISITION OF SQUARE 515, DOWNTOWN URBAN RENEWAL AREA
	Mr. Sterling Tucker Presents the following Resolution:

WHEREAS, with the approval of the District of Columbia Council, the District of Columbia Redevelopment Land Agency (RLA) submitted an application to the U.S. Department of Housing and Urban Development (HUD) for Federal financial assistance for the first action year of a Neighborhhod Development Program (NDP) under Title I of the Housing Act of 1949, as amended, and applicable laws and regulations of the District of Columbia; and

6 District of Columbia; and

WHEREAS, the said application designated as a first action year activity the acquisition of an improved 5.2 area parcel of land located in the north end of the Downtown urban renewal area, bounded by 4th, 5th, K & L Streets, N. W., and known as "Square 515"; and

WHEREAS, said application designated Square 515 as a "high cost property" to be acquired by RLA during the first action year of the NDP and the duly adopted and approved urban renewal plan for Downtown urban renewal area and ancillary documents constituted part of the aforesaid NDP application submitted to HUD: and

WHEREAS, because of the passage of time and other factors it now appears that the cost of acquiring Square 515 in accordance with the approved urban renewal plan referred to above may be substantially in excess of original estimates for this activity; and

WHEREAS, the Council is informed that HUD has expressed doubts as to the prudence of devoting financial resources of such magnitude to the acquisition of this 5.2 acre tract in light of competing priorities in the District of Columbia urban renewal program; and

WHEREAS, HUD has requested that this body reconsider those priorities and their relative importance and determine by resolution whether, notwithstanding its high cost, acquisition of Square 515 is a critical urban renewal activity which must proceed and, if so, whether acquisition of the Square and all other activities originally approved by HUD for the first NDP action year could be carried out within the fund allocations originally made available by HUD for those activities; and

TO SCHOOL PROJECT CONTRACTOR CONT			R	EC	ORD OF	COL	N	CIL	. V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.
HAHN	X				DAUGHERTY				X	ROBINSON	X			
TUCKER	X				HAYWOOD	X				VEAZEY	-			X
ANDERSON	X				MOORE				X					
and make the second constitute of the second		CONTROL OF THE PARTY OF THE	Ж-	-Indi	cates Vote A. B	-Abse	ent	N. V	-Not	Voting	MICHAEL COMPANY		ALL DESCRIPTION OF THE PARTY OF	ALIVERS HERVER

I hereby certify that this resolution is true and adopted as stated therein.

RESOLUTION 70-79

2_of_2_

WHEREAS, the Council finds that acquisition of Square 515 and all other activities originally approved by HUD for the first NDP action year could be carried out within the fund allocations which were originally approved by HUD for those activities;

WHEREAS, the basis for the Council's approval in January 1969 of the aforesaid urban renewal plan and first year action program, including acquisition of Square 515, known at that time to be a "high cost property", remains unchanged.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

 $\underline{\text{Section 1}}$. Acquisition of Square 515 is a critical NDP activity which must be carried out immediately notwithstanding the potentially high acquisition cost of the Square.

 $\underline{\text{Section 2}}.$ That Secretary of the District of Columbia Council is directed to transmit to RLA certified copies of this resolution.



December I, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE

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APPROVING THE EXECUTION BY THE D.C. REDEVELOPMENT LAND AGENCY OF AN AMENDATORY CONTRACT FOR PLANNING ADVANCE WITH THE DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT FOR THE FT. LINCOLN URBAN RENEWAL AREA

<u>Vice Chairman Sterling Tucker</u> Presents the following Resolution:

WHEREAS, under Title I of the Housing Act of 1949 (hereinafter called Title I) as amended, the Secretary of Housing and Urban Development is authorized to extend financial assistance to local public agencies in the elimination and prevention of blight through the planning and undertaking of urban renewal projects; and

WHEREAS, on October 13, 1967, the Board of Commissioners of the District of Columbia (hereinafter called "Commissioners") approved the filing by the District of Columbia Redevelopment Land Agency (hereinafter called the Agency) with the Department of Housing and Urban Development (hereinafter called HUD) of an application for an advance of funds to undertake surveys and prepare an urban renewal plan for the Fort Lincoln Urban Renewal Area (hereinafter called the "Project Area"); and

WHEREAS, certain functions of the Commissioners under the Redevelopment Act of 1945, as amended (hereinafter called the "Redevelopment Act"), have been transferred to the District of Columbia Council (hereinafter called the "Council") under the provisions of Paragraphs 122-129 of Section 402 or Reorganization Plan No. 3 of 1967; and

WHEREAS, with the approval of the Council, the Agency entered into a Contract for Planning Advance, Contract No. D.C. R-14 (A) (herein-after called the "Contract"), dated January 16, 1968, providing for an advance of funds to undertake surveys and planning for the Project Area; and

WHEREAS, pursuant to the Contract, the Agency and the National Capital Planning Commission (hereinafter called the "Commission") have undertaken surveys and prepared an urban renewal plan for the Project Area which Plan was adopted by the Commission on September 11, 1969, and

		R	EC	ORD OF	COL	IN	CIL	V	OTE				
AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.E
X				DAUGHERTY				X	ROBINSON	X			
X				HAYWOOD	X				VEAZEY				X
X				MOORE				X	A STATE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS				
	X	AYE NAY		AYE NAY N.V. A.B.		AYE NAY N.V. A.B. COUNCILMAN AYE AYE DAUGHERTY HAYWOOD X	AYE NAY N.V. A.B. COUNCILMAN AYE NAY DAUGHERTY HAYWOOD	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. DAUGHERTY HAYWOOD	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. DAUGHERTY X	X DAUGHERTY X ROBINSON X HAYWOOD X VEAZEY	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE X DAUGHERTY X ROBINSON X HAYWOOD X VEAZEY	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY DAUGHERTY X ROBINSON X VEAZEY	AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. A.B. COUNCILMAN AYE NAY N.V. X DAUGHERTY X ROBINSON X VEAZEY

I hereby certify that this resolution is true and adopted as stated therein.

RESOLUTION 70-80

2 - of 2

WHEREAS, HUD has raised certain questions, and requested further studies be undertaken respecting the Urban Renewal Plan adopted by the Commission; and

WHEREAS, the Agency will require additional Federal financial assistance in order to carry out the studies required by HUD; and

WHEREAS, the Agency has applied for additional financial assistance under Title I, and proposes to amend the Contract with HUD pursuant to which additional Federal funds would be provided to undertake additional studies in connection with the Project; and

WHEREAS, following approval of the Agency's application by HUD, and upon the offer of an Amendatory Contract to the Agency providing for the extension of additional Federal financial assistance, the Agency proposes to execute such an Amendatory Contract; and

WHEREAS, Section 20(a) of the Redevelopment Act and Reorganization Plan No. 3 of 1967 requires the Council to approve the execution of such an Amendatory Contract between the Agency and the Department providing for the extension of additional financial assistance to the Agency, and the Agency has requested the Council to grant its approval to the Agency to execute an Amendatory Contract upon the offer of such an Amendatory Contract by the Department to the Agency.

NOW, THEREFORE BE IT RESOLVED BY THE DISTRICT OF COLUMBIA COUNCIL:

- 1. That it hereby grants approval to the District of Columbia Redevelopment Land Agency to execute an Amendatory Contract, amending Contract for Planning Advance No. D. C. R-14(A) between the District of Columbia Redevelopment Land Agency and the United States of America, acting by through the Secretary of Housing and Urban Development, providing additional financial assistance under Title I necessary to carry out additional planning activities and studies, and containing such terms and conditions as the Secretary may require.
- 2. That this resolution shall take effect immediately upon passage.



December 22, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE RESOLUTION CREATING THE POSITION OF ASSISTANT SUPERINTENDENT, SPECIAL EDUCATION OF THE DISTRICT OF COLUMBIA PUBLIC SCHOOLS

Mr. Stanley J. Anderson Presents the following Resolution:

WHEREAS, pursuant to Section 402 (244) of Reorganization Plan No. 3 of 1967, the Council is vested with the responsibility of approving the classification of new positions under Section 5(b) of the Teachers' Salary Act of 1955, as amended; and

WHEREAS, the Board of Education has recommended that the position of Assistant Superintendent, Special Education, Salary Class 3, be established; and

WHEREAS, the Council agrees that such position should be established;

NOW THEREFORE BE IT RESOLVED BY THE DISTRICT OF COLUMBIA COUNCIL THAT:

Section 1. The Council hereby approves the creation of the position of Assistant Superintendent, Special Education, Salary Class 3, in the District of Columbia Public School System.

 $\underline{\text{Section 2}}$. This resolution shall take effect immediately upon passage.

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.F
HAHN	X				DAUGHERTY				X	ROBINSON	X			
TUCKER	X				HAYWOOD	X				VEAZEY				X
ANDERSON	X				MOORE	X								-

I hereby certify that this resolution is true and adopted as stated therein.



December 22, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE

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A RESOLUTION TO PROVIDE FOR FREE TREATMENT OF DRUG ADDICTS

DR. HENRY S. ROBINSON, JR. Presents the following Resolution:

WHEREAS, drug addiction is a major problem in the District of Columbia and

WHEREAS, drug addiction has been found to be related to many criminal acts, and

WHEREAS, the District of Columbia Narcotics Treatment Administration offers various types of treatment to drug addicts, and

WHEREAS, the Narcotics Treatment Administration has found that many individuals suffering from drug addiction are unable to afford the treatment necessary; and

WHEREAS, Section 32-322 of the D. C. Code authorizes the provision of health services to persons who are not indigent in emergency cases or where it is determined to be necessary in the public interest:

NOW, THEREFORE BE IT RESOLVED BY THE DISTRICT OF COLUMBIA COUNCIL THAT:

Section 1. It is in the public interest that medical services and treatment be provided without charge to any drug addict seeking or undergoing treatment in programs operated directly by the District of Columbia government or in those run by non-profit organizations under contract with the D. C. government.

Section 2. This Resolution shall take effect immediately upon passage.

			R	EC	ORD OF	COI	N	CIL	- V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
HAHN	X				DAUGHERTY				X	ROBINSON	X			
TUCKER	X				HAYWOOD	X				VEAZEY				X
ANDERSON	X				MOORE	X								

I hereby certify that this resolution is true and adopted as stated therein.



December 22, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE CLOSING OF PUBLIC ALLEY IN SQUARE 313

Rev. Jerry A. Moore, Jr. Presents the following Resolution:

WHEREAS, the Council of the District of Columbia has received a petition from the owners of Lots 6, 17, 18, 800, 801, and 832, in Square 313, abutting on a five-foot public alley, requesting that the alley area be closed; and

WHEREAS, a public hearing and recommendation of the National Capital Planning Commission is not required under Section 7-304 of the D.C. Code; and

WHEREAS, favorable reports have been received from the various departments concerned;

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council that:

Section I. Pursuant to the provisions of Section 7-304 of the Code of Law for the District of Columbia, and Section 402 (162) of Reorganization Plan No. 3 of 1967, the alley area shown on the plat filed in the Office of the Surveyor of the District of Columbia (S.O.70-6) is hereby ordered closed.

Section 2. This resolution shall take effect immediately upon passage.

	ALC: N		ORD OF				- V	OIE				
NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
			DAUGHERTY				X	Robinson	X			
			HAYWOOD	X				Veazey				X
			MOORE	X								
	NAY			DAUGHERTY HAYWOOD MOORE	DAUGHERTY HAYWOOD MOORE	DAUGHERTY HAYWOOD MOORE	DAUGHERTY HAYWOOD MOORE	DAUGHERTY X HAYWOOD X MOORE X	DAUGHERTY X Robinson HAYWOOD X Veazey MOORE X	DAUGHERTY X Robinson X HAYWOOD X Veazey MOORE X	DAUGHERTY X Robinson X HAYWOOD X Veazey MOORE X	DAUGHERTY X Robinson X Veazey

I hereby certify that this resolution is true and adopted as stated therein.



December 22, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE

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Closing of Public Alley in Square 79

Jerry A. Moore, Jr. Presents the following Resolution:

WHEREAS, the Council of the District of Columbia has received a petition from the owner of Lots 33, 848 and 62 in Square 79, abutting on a three-foot public alley, which fronts on 22nd Street, between H & G Streets N. W., requesting that the alley area be closed; and

WHEREAS, a public hearing and recommendation of the National Capital Planning Commission is not required under Section 7--304 of the D. C. Code; and

WHEREAS, favorable reports have been received from the various departments concerned; and

WHEREAS, the Public Space Committee has recommended that title to the land embraced within the closing should revert to the abutting property owner without cost;

NOW, THEREFORE, BE IT RESOLVED BY the District of Columbia Council that:

Section 1 Pursuant to the provisions of Section 7-304 of the Code of law for the District of Columbia, and Section 402 (162) of Reorganization Plan No. 3 of 1967, the alley area shown on the plat filed in the Office of the Surveyor of the District of Columbia (S. 0. 70-84) is hereby ordered closed.

Section 2 This resolution shall take effect immediately upon passage.

COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
HAHN	X				DAUGHERTY				X	ROBINSON	X			
TUCKER	X				HAYWOOD	X				VEAZEY				X
ANDERSON	X				MOORE	X								

I hereby certify that this resolution is true and adopted as stated therein.

resolution no. 70-85



December 22, 1970

Date Adopted

Resolution

of the

District of Columbia City Council

TITLE OBSERVANCE OF THE BIRTHDAY OF DR. MARTIN LUTHER KING, JR. ON JANUARY 15, 1971

Vice-Chairman Sterling Tucker Presents the following Resolution:

WHEREAS, January 15, 1971, the anniversary of the birthday of Dr. Martin Luther King, Jr., is a date deserving observance in tribute to a man who contributed so much to understanding between men,

WHEREAS, the family of Dr. King has expressed a desire that the date of his birth be designated for observance,

WHEREAS, the memory of Dr. King and his works have lasting importance and meaning to this community and its people,

WHEREAS, the date of Dr. King's birth serves as an appropriate reminder of the ideals for which he stood.

NOW, THEREFORE, BE IT RESOLVED by the District of Columbia Council, that:

<u>Section 1</u>. It be the policy of the District Government to allow liberal leave to non-essential employees on January 15, 1971.

Section 2. The District Government, the business and religious communities and all others join together in commemorative observances appropriate to the memory of Dr. King.

Section 3. This resolution shall take effect immediately.

			R	EC	ORD OF	COI	N	CIL	. V	OTE				
COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B.	COUNCILMAN	AYE	NAY	N.V.	A.B
ИНАН	X				DAUGHERTY				X	ROBINSON	X			
TUCKER	X				HAYWOOD	X	•			VEAZEY				X
ANDERSON	X				MOORE	X								
			ж	_Ind	icates Vote A. B.	-Abs	ent	N. V.	-Noi	Voting				

I hereby certify that this resolution is true and adopted as stated therein.