granted expressly on the condition that the garage, driveway, building that all obstruction in connection and all obstruction in connection therewith shall be removed at the expense of the grantee at any time expense of directed by the Common expense of directed by the Common when so directed by the Common

Council, and further ouncil, and if at any time in the future it becomes necessary to repair future for the sewers or other utilities or replace the sewers or other utilities or replace the sewers or other utilities located or to be located in said easement, by the acceptance of this permission, the owners for thempermission, their heirs and assigns, waive selves, for any damages to the claims for any damages to the encroaching installations and agree to pay the costs incurred in their removal, if their removal becomes removal, and to restore the property necessary, affected to a condition satisfactory to the Department of Public Works at

the owners' expense, and furtehr
Provided, That this resolution is
revocable at the will, whim or caprice of the Common Council, and the grantees by the acceptance of this permission waive any right to claim damages or compensation for any driveways or structures constructed and maintained hereunder, or for removal of the same, and they acquire no implied nor any other privileges

not expressly stated herein.

Adopted as follows: Yeas — Councilmen Beck, Hood, avitz, Rogell, Van Antwerp and Ravitz, President Carey-6.

Nays-None.

Department of Public Works October 17, 1967

Honorable Common Council: Re: Jog elimination in the alley first north of West Seven Mile Road between Edinborough and Huntington Roads.

Gentlemen-At the request of the adjoining property owners to privately pave the alley first north of West Seven Mile Road between Edin-Seven Mile borough and Huntington Roads, plans were prepared by the City Engineer's office in order to have construction conform to the City's requirements.

In connection with the design of the paving, it was determined that the alley, as recorded in the two subdivisions which abut at the middle of the block, had a seven-foot jog which made it impossible for traffic

to negotiate through that area.

Owners of the property fronting on Seven Mile Road, George Vatsis and Georgia Vatsis, his wife, were agreeable to the deeding of a small triangular parcel of property needed to eliminate this jog and permit the through-flow of traffic in the alley. This office has received a deed covering the land required, which has been approved as to description by the City Engineer and as to form and execution by the Corporation Counsel.

It is respectfully requested that lished Price upon was said deed be accepted by the City of mutual agreement.

Detroit and adoption of the attached resolution is recommended. Respectfully submitted, ROBERT E. TOOHEY,

By Councilman Van Antwerp: Commissioner

Resolved, that Quit Claim Deed of George Vatsis and Georgia Vatsis, his wife, to the City of Detroit covering property dedicated for alley purposes, described as: All that part of Lot 309 of Evergreen Park Subdivision of the S. W. ¼ of Section 2, Town 1 South, Range 10 East, Redford Township. Township (now City of Detroit), Wayne County, Michigan, as recorded in Liber 57, Page 68 of Plats, Wayne County Records, more particularly described as follows: Beginning at the northwest corner of said Lot 309, thence easterly along the northerly line of Lot 309, 23.74 feet to the northeast corner of Lot 309; thence southerly along the easterly line of Lot 309, 7.00 feet to a point; thence northwesterly along a line to the point of beginning.

Be and the same is hereby accepted and the City Controller is hereby directed to record said Deed in the Office of the Register of Deeds of

Wayne County, Michigan.

Adopted as follows:

Yeas - Councilmen Beck, Hood, Ravitz, Rogell, Van Antwerp and President Carey—6.

Nays-None.

Purchases and Supplies October 31, 1967

Honorable Common Council:

Gentlemen - The Department of Purchases and Supplies has advertised for bids in accord with specifications and recommends that contracts be entered into with firms or persons as is detailed in the following communications:

FILE NO. 9728

Four bids were received as a result of four solicitations, as per tabulation, for furnishing the City of Detroit with normal requirements of Oxygen, Dry for a period starting approximately November 16, 1967 and ending August 31, 1970 with option to renew for an additional three year period.
To: National Cylinder Gas Division of

Chemetron Corp. of Ferndale, Mich-

igan (Lowest Bid)-

Make Payment to: P.O. Box 2317,

Chicago, Illinois. Furnish Oxygen, Dry, 99.5% Pure with a Tolerance of plus/minus of 1%, at Detroit General Hospital and Herman Kiefer Hospital, as follows:

Prices are per C Cu. Ft. Less than 160,000 Cu. month) \$0.415.

160,000 Cu. Ft. and over \$0.375. This is estimated at \$28,000.00 for

the 3 year period. Prices are subject to adjustment as per Manufacturer's Superseding Published Price upon written notice and