22 456,271,640 48,287,480 504,559,120

2,738,955,150 1,214,242,380 3,953,197,530

1770

Rate Per Thousand \$15.70887023 General City \$15.70887023 General City Debt Service 4.81929302 School Debt Service 1.14397553 .63999989 Library

TOTAL CITY \$22.33382365 Board of Education

Budget\$42,528,499.02 Board of Education

Received and placed on file. Frove to McNighels

Board of Education

June 12, 1950.

To the Honorable, the Common Council:

Gentlemen-The Board of Education petitions your Honorable Body for necessary authority to permit Stecz and Son, electrical contractor for the Winship School Addition, to proceed with proposed underground work across Curtis Avenue consisting of a trench running from a pole twenty feet north of Curtis Avenue in the alley between Marlowe and Lauder avenues, diagonally southeast across Curtis to the northwest corner of the Winship School, in order to provide telephone and fire alarm services for this school.

Enclosed herewith please find three drawings indicating the proposed work.

Respectfully submitted, EDWARD M. LANE. Secretary.

By Councilman Connor:

Resolved, That the Dept. of Public Works be and it is hereby authorized and directed to issue permit to the Board of Education to install two 3" fibre ducts, encased in 3 in. concrete for city fire alarm and telephone service under and across Curtis ave. between Lauder and Marlowe aves., connecting with the Winship School. provided said ducts are at least 3 ft. below the top grade of the street, and

Provided, That said work shall be performed under the supervision of the Department of Public Works and in accordance with plans submitted to and approved by said department, and

Provided, That no rights in the public streets, alleys or other public places shall be considered waived by this permission, which is granted expressly on the condition that said ducts and all obstructions in connection therewith shall be removed at the expense of the grantee at any time when so directed by the Com-mon Council, and that the public property affected shall be restored to

a condition satisfactory to said department by said grantee at its ex-

Provided, That said permit issued by the Department of Public Works, is granted with the distinct understanding that in the event of the Charter of the City of Detroit being amended in such manner as will provide for the levying of a fee, charge or rental, to be hereafter deter-mined upon, or in the event of an ordinance or resolution being enacted providing for an annual charge or rental for the occupancy of public streets, alleys or other public places, that the grantee will pay said fee, charge or rental provided for in said Charter, or ordinance or resolution, and that said grantee does hereby bind himself thereunto and to accept said permit on the conditions hereby imposed, and in the event of the said grantee contesting the validity of said Charter amendment, ordinance or resolution or of said fee, charge or rental, or upon refusal to pay same, this permit shall immediately become void, and further

Provided, Tils resolution is revocable at the will, whim or caprice of the Common Council and grantee hereby expressly waives any right to claim damages or compensation for property constructed hereunder or for the removal of same, and further, that grantee acquires no implied or other privileges heleunder not expressly stated herein.

Adopted as follows: Yeas - Councilmen Beck, Connor, Kronk, Oakman, Rogell, Smith, and the President—7.
Nays—None.

City Plan Commission

June 8, 1950.

To the Honorable, the Common Council:

Gentlemen-There is enclosed herewith the original of the amendment to an Agreement between the City of Detroit, through the City Plan Commission, and Nick Cady. This amendment was drawn up as ordered by your Honorable Body (J.C.C. May 2, 1950). The basic agreement, entered into on November 3, 1949 and recorded in the Register of Deeds Office on December 21, 1949 (Liber 10128, Page 32), is still in effect, except as altered by this amendment.

The City Plan Commission respectfully recommends that the Controller's Office be authorized to record this amendment to an Agreement and upon recording that the original be returned to this Commission.

Respectfully submitted, GEO. F. EMERY, Planning Director, Secretary.

By Councilman Beck: Resolved, That the City Controller