Rogge, Cliff, E. Seven Mile, Emery, Contractor's Name Hartwell Constr. Co., Award Authorized 6-8-65.

Contract No. PW-4766F — Location Van Dyke, Bramford, Milbank, Savage, Contractor's Name Hartwell Constr. Co., Award Authorized '6-8-65. Contract No. PW-4767F — Location

Stotter, Van Dyke, Savage, Eight Mile Road, Contractor's Name Hartwell Constr. Co., Award Authorized 6-8-65.

Respectfully submitted GLENN C. RICHARDS, Commissioner.

By Councilman Ravitz:

Resolved, That contracts as listed in the foregoing communication be and the same are hereby confirmed. Adopted as follows:

Yeas—Councilmen Beck, Poindexter, Ravitz, Rogell, Van Antwerp, Wierz-bicki and President Carey—7. Nays-None.

Department of Public Works July 6, 1965.

Honorable Common Council:

Gentlemen-Under date of June 22, 1965, JCC Page 1606 your Honorable Body approved Petition No. 11232 of Charles Granader to install and maintain a building encroachment at 13430 East Eight Mile.

Inadvertently the petitioner stated Lots seven (7) through 14 as the property description, and has just notified us that the encroachment is in fact to be on Lot eight (8).

We, therefore, recommend that the resolution be amended to read "Lot 8", rather than, "Lots 7 through 14."

Respectfully submitted, GLENN C. RICHARDS, Commissioner.

AMENDING RESOLUTION By Councilman Van Antwerp Resolved, That resolution adopted

Resolved, That resolution adopted June 22, 1965 (JCC p. 1606), granting petition of Charles Granader (11232), to install and maintain a building encroachment at 13430 E. Eight Mile Rd., be and the same is hereby amended for the purpose of correcting the lot numbers in the legal description to read "Lots 8 through 14" instead of "Lots 7 through 14."

Adopted as follows: Yeas—Councilmen Beck, Poindexter, Ravitz, Rogell, Van Antwerp, Wierzbicki and President Carey-7. Nays-None.

Department of Public Works

July 6, 1965.

Honorable Common Council:

Gentlemen—Your Honorable Body approved Petition No. 7769 of the Capitol Pipe and Nipple Manufactur-ing Company, under date of June 23, 1964, JCC page 1510 to install a 2000 gallon oil tank on public property at 250 Dubois.

The petitioner has advised us that they have abandoned plans for this installation and we, therefore, recommend that the petition be rescinded. Respectfully submitted.

GLENN C. RICHARDS, Commissioner.

By Councilman Van Antwerp:

Resolved, That resolution adopted June 23, 1964 (JCC p. 1510), granting petition of Capitol Pipe & Nipple Mfg. Co. (7769) to install a 2000 gallon oil tank on public property at 250 Dubois, be and the same is hereby rescinded in accordance with the foregoing communication.

Adopted as follows:

Yeas-Councilmen Beck, Poindexter, Ravitz, Rogell, Van Antwerp, Wierzbicki and President Carey-7.

Nays-None.

Department of Public Works June 10, 1965.

Honorable Common Council:

Gentlemen-We are returning herewith the petition of the Wessels Company, et al, No. 8249, requesting the conversion of portions of the public alleys in the block bounded by Russell, Philadelphia, G.T.R.R., and Euclid into easements for public utilities. The vacation of said alleys was approved by the City Plan Commission with the recommendation that suffi-cient land be dedicated for an alley turn-around. The petition was then referred to this office by your Committee of the Whole for investigation and report.
We wish to advise that our investi-

gations are completed.

As per our directive, the petitioner deposited with the Permit Division of the Department of Public Works, the sum of \$2,500.00, Receipt No. GR-12572, said amount being the estimated cost of paving the new alley turn-around in the area to be vacated.

The petitioner also paid into the City Treasury, the sum of \$371.76, Receipt No. B-39795, credited to the Public Works Street Maintenance Fund Code No. 43-6241, said amount being the original cost of paving the south one-half of Philadelphia Avenue and the north one-half of Euclid Avenue at the entrances to the alley to be vacated.

The petitioner has requested that the paved alley returns remain in their present status as the petitioner plans to utilize same and has agreed by letter, filed with the original petition, to pay all costs incidental to the removal of the returns at such time in the future as the removal becomes necessary.

We are in receipt of a Warranty Deed from the petitioner to the City of Detroit deeding land for an alley turn-around in the area to be vacated. Said deed was approved as to form and execution by the Corporation Counsel and as to description by the City Engineer and is attached for your Honorable Body's acceptance.

All other City departments and privately owned utility companies re-