are available in the proper account to cover this item.

Respectfully submitted, WELD S. MAYBEE, Director.

Approved:

E. P. RIEHL, Deputy Controller, Recommended

M. F. WAGNITZ, City Engineer.

By Councilman Rogell:

Resolved, That the City Controller be, and he is hereby authorized and directed to add the sum of \$3,075.27 as an approved addition to Contract MH-44, No. 25815, and be it further

Resolved, That the City Controller be, and he is hereby authorized and directed to honor vouchers when presented in accordance with the foregoing communication.

Adopted as follows:

Yeas-Councilmen Connor, Lincoln, Rogell, Smith, Wise, Youngblood, and President Pro Tem Van Antwerp—7. Nays-None.

> Parks and Recreation November 19, 1956.

Honorable Common Council:

Gentlemen-The facilities Recreation Division have been expanded greatly during the past several years which has resulted in the changing of the duties and responsibilities of a number of employees in this division. In order that they be properly classified, this department requested the Civil Service Commission to conduct a survey of the Recreation Division.

At a meeting held on November 5, 1956, the Civil Service Commission adopted a functional allocation list which set up a number of new classifications and also eliminated some. In accordance therewith, we respectfully request that your Honorable Body establish the following classifications and rates in Account 5220-111, Recreation Salaries:

No. 7, Recreation Supervisors, Rate Range, \$6,618-\$7,201.

No. 9, Assistant Recreation Supervisors, Rate Range, \$6,472-\$6,765.

No. 14, Community House Supervisors, Grade II, Rate Range, \$6,088-\$6,472.

No. 12, Community House Supervisors, Grade 1, Rate Range \$5,558-

No. 1, Recreation Instructor, Rate Range, \$5,076-\$5,558.

We ask that the following positions be eliminated:

No. 6, Recreation District Supervisors, Rate Range, \$6,618-\$7,201.

No. 1, Supervisor of Swimming, Rate Range, \$6,618-\$7,201.

No. 13, Community House Supervisors, Rate Range, \$6,088,-\$6,472. No. 23, Senior Recreation Instruc-

tors (with specialities), \$5,558-\$5,945. We further request that our Memo Salaries and Wages be amended as follows:

Salary Classifications Section:

Establish the classification of Recreation Supervisor at the rate of from \$6,618 to \$7,201 per annum in lieu of the Classification of Recreation District Supervisor at the rate of from \$6,618 to \$7,201 per annum.

Seasonal Rate Classifications Sec-

tion:

Establish the classification of Senior Seasonal Recreation Instructor at the rate of from \$106.88 to \$114.33 per week.

No additional funds will be needed to finance this request for the balance of the current fiscal year.

Respectfully submitted, J. J. CONSIDINE, General Superintendent.

Approved:

E. P. RIEHL, Deputy Controller. Classification Approved: Civil Service Commission.

DONALD J. SUBLETTE, Secretary and Chief Examiner. November 28, 1956.

By Councilman Rogell:

Resolved, That the Official Compensation Schedule be and it is hereby amended to include the classifications of Recreation Supervisor, Assistant Recreation Supervisor and Community House Supervisor Grade I and II at annual rates specified in the foregoing communication, and be it further

Resolved, That the classifications of Recreation District Supervisor, Supervisor of Swimming, and Community House Supervisor be and they are hereby eliminated from the Official Compensation Schedule, and be it further

Resolved, That the Personal Services Section of the 1956-57 Parks and Recreation Budget be amended in accordance with the foregoing communication, and be it further

Resolved, That the City Controller be and he is hereby authorized to honor payrolls and/or vouchers in accordance with the above.

Adopted as follows:

Yeas—Councilmen Connor, Lincoln, Rogell, Smith, Wise, Youngblood, and President Pro Tem Van Antwerp—7. Nays-None.

Department of Public Works December 3, 1956.

Honorable Common Council:

Gentlemen-Your Committee of the Whole referred to this office for investigation and report, the petition of the Sinai Hospital of Detroit et al, Petition No. 8057, requesting the vacation of Lauder Avenue, betwee Outer Drive and McNichols Road. between

investigations are completed Our and they disclose that several City departments are affected by the vacation of said street.

An easement is reserved in the vacating resolution for the Department of Water Supply for the maintenance of its water main located in Lauder Avenue to be vacated.

The Fire Department agreed to the retention of two fire hydrants within the vacated area on the condition that free and unobstructed use thereof may be had at all times. An easement is reserved for this purpose.

The petitioners requested that the paved return at the entrance to the vacated street remain in its 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 return at such time in the future as the removal becomes necessary.

All other City departments and privately owned utility companies reported that they would be unaffected by the vacation of said street or that they have reached satisfactory agreements with the petitioners regarding their installations therein.

We recommend the adoption of the

attached resolution.

Respectfully submitted. GLENN C. RICHARDS. Commissioner.

By Councilman Connor:

Resolved, That all of Lauder Avenue, 90 feet wide, between Outer Drive and McNichols Road, the easterly 60 feet which was deeded to the Ctiy of Detroit, said deed having been accepted by the Common Council of the City of Detroit on January 18, 1944, J.C.C. Pages 142 and 143, and the westerly 30 feet of which was also deeded to the City of Detroit, said deed having been accepted by the Common Council of the City of Detroit on December 18, 1945, J.C.C. Page 2531, be and the same is hereby vacated as a public street to become a part and parcel of the adjoining property subject to the following provisions:

1) An easement or right-of-way is hereby reserved in and over the west 25 feet of said vacated Lauder Avenue, for the purpose of maintaining, repairing, removing or replacing the water main located in said street;

2) No building or structure of any nature whatsoever shall be con-structed over said easement unless prior approval therefor is obtained from the Department of Water Sup-

No fence or structure shall be so located as to inferfere with easy access to the two fire hydrants located in vacated Lauder Avenue, and

further

Resolved, That the City Controller be and he is hereby authorized and directed to issue Quit Claim deeds to the land in the vacated street to the Sinai Hospital of Detroit, a Michigan Corporation, and Catholic Central High School of Detroit, a Michigan non-profit corporation, as the owners in fee of the property abutting the

vacated street, the westerly 30 feet thereof to be deeded to said Sinai Hospital of Detroit and the easterly 60 feet to said Catholic Central High School of Detroit.

Adopted as follows:

Yeas—Councilmen Connor, Lincoln, Rogell, Smith, Wise, Youngblood, and President Pro Tem Van Antwerp—7. Nays-None.

Department of Public Works November 29, 1956.

Honorable Common Council:

Gentlemen—Contract PW-2697 is for the paving of Grayfield from Margareta to Glenhurst. G. Toccalino & Sons are the Contractors. The total amount of the accepted proposal was \$12,509.50, of which \$9,369.50 was in the Assessment Portion and \$3,140.00 was in the City Intersection Portion.

Subsequent to the award of the Contract, several Contract Changes were issued, one of which together with changes made by the Assessors Office changed the distribution as follows: \$7,103.81 — Assessment Portion; and \$6,418.69 — City Intersection Portion; or a total of \$13,522.50.

Under the provisions of the resolution authorizing the award of the Contract, any deductions from or additions to the Assessment Portion exceeding one percent must be ap-proved by the Common Council before the adjustment of such difference is applied to the City Intersection Portion.

In addition to the aforementioned change, a change in the amount of \$80.00 was issued for the removal of trees, which would normally be chargeable to the Assessment Portion. However, because of the minor nature of the change, amounting to approximately 1.1 percent of the revised Assessment Portion, the Assessment Roll was not again altered.

It is recommended that the adjustment be made by adding the \$80.00 to the City Intersection Portion and that the revised Assessment Portion remain unchanged.

Respectfully submitted, GLENN C. RICHARDS, Commissioner.

By Councilman Connor:

Resolved, That the Assessment Portion of the construction costs for the paving included in the above Contract remain unchanged from previous Assessors' revision, and that the adjustment of the difference described in the foregoing communica-tion be made in the City Intersection Portion

Adopted as follows:

Yeas-Councilmen Connor, Lincoln, Rogell, Smith, Wise, Youngblood, and President Pro Tem Van Antwerp—7. Nays-None.

Public Works November 30, 1956.

Honorable Common Council: Gentlemen-This is to certify that