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upon said easement, nor any change of surface grade made, without prior approval by the Environmental Proapproval that if at any time in the fu-

tection that if at any time in the future the owners of any lots abutting on said vacated streets and alleys shall request the removal and/or relocation of any existing utilities in said easement, such owners, upon whose property the utilities are located shall pay all costs incidental to such removal and/or relocation, unless such charges are waived by the utility own-

PROVIDED FURTHER, that if any utility located or to be located in said property shall break or be damaged as a result of any action on the part of the petitioner or assigns (by way of illustration but not limitation), such as storage of excessive weights of materials or construction not in accordance with Section 2 mentioned above, then in such event the petitioner or assigns shall be liable for all costs incidental to the repair of such broken or damaged utility.

Adopted as follows:

Yeas — Council Members Cleveland, Cockrel, Eberhard, Hood, Kelley, Mahaffey, McFadden, Rogell, and President Henderson — 9.

Nays - None.

Environmental Protection and Maintenance Department February 15, 1978

Honorable City Council:

Re: Petition No. 6164. Detroit Edison
Company. Vacation of the alleys
in the block bounded by Third,
Second, Bagley, and Jones.

The above petition requests the vacation of the above described alleys, 15 feet wide. The requested vacations were approved by the Community and Economic Development Department. The petition was then referred to us for investigation and report. Our report, accompanied by the original petition, is as follows:

The petitioner has requested that the paved returns at the entrance to the alleys to be vacated be removed by private contract. The Environmental Protection and Maintenance Department has no objection provided the work is done under City permit and inspection and according to EPMD specifications with the entire cost borne by the petitioner.

All City Departments and privately-owned utility companies reported that they will be unaffected by the vacation of said alleys, or that they have reached satisfactory agreements with the petitioner regarding their installation therein.

The adoption of the attached resolution is recommended.

Respectfully submitted,
JAMES W. WATTS
Director

By Council Member McFadden:

RESOLVED, That all that part of the north-south and east-west public alleys, 15 feet wide, in the block bounded by Third, Second, Bagley, and Jones Street, said north-south alleys abutting the northerly line of Bagley and a line 10 feet south of and parallel to the south line of Jones Street, 40 feet wide, as platted in Block 56, Cass Western Addition to the City of Detroit, between the Chicago and Grand River Roads by Lewis Cass 1851, as recorded in Liber 42, Pages 138, 139, 140, 141, Deeds, Wayne County records,

Be and the same are hereby vacated as public alleys to become a part and parcel of the abutting property; and

further

RESOLVED, That the City Clerk is hereby directed to send a copy of this resolution to the Michigan Bell Telephone Company and the Michigan Consolidated Gas Company.

Adopted as follows:

Yeas — Council Members Cleveland, Cockrel, Eberhard, Hood, Kelley, Mahaffey, McFadden, Rogell, and President Henderson — 9.

Nays - None.

Personnel Department Labor Relations Dvivision February 28, 1978

Honorable City Council:

Re: Labor Agreements on 2080 Hour Payroll Year and Overtime Computation between the City of Detroit and the Detroit Police Officers Association and the Detroit Police Lieutenants and Sergeants Association.

The Labor Relations Division respectfully submits and recommends your approval of the attached agreements with the Detroit Police Officers Association and the Detroit Police Lieutenants and Sergeants Association.

These agreements establish the payroll year of 2080 hours for payroll calculation purposes and detail the payroll methods for calculating overtime payments under the new payroll system.

The agreements have been signed by all parties concerned and meet with the approval of the Labor Rela-

tions Division.

Respectfully submitted,
MARK R. ULICNY
Director