

in a preliminary report for Industrial Parks, Lowell, Massachusetts, submitted to the Lowell city manager on February twenty-one, nineteen hundred and sixty-six by Hayden, Harding & Buchanan, Inc

As used in this act the word "develop" shall include the construction of streets, parking areas and sidewalks, the installation of sewerage and water facilities and other utilities and the clearance and preparation of sites for use for industrial purposes; but it shall not include the construction of buildings for such purposes.

SECTION 2. Subject to the approval of the city council, the city manager may lease for such periods and on such terms and conditions as may be appropriate, or sell at public auction or private sale land so developed.

SECTION 3. The order of the city council of the city passed January seventh, nineteen hundred and sixty-nine, authorizing the borrowing of one million seven hundred thousand dollars for the development of three industrial parks under chapter seventy-four of the acts of nineteen hundred and forty-five, as amended, is hereby ratified and confirmed in all respects.

SECTION 4. This act shall take effect upon its passage.

Approved April 16, 1969.

Chap. 166. AN ACT PROVIDING THAT EXAMINATIONS FOR REGISTRATION AS AN ELECTROLOGIST BE HELD AT LEAST TWICE IN EACH YEAR.

Be it enacted, etc., as follows:

Section 87GGG of chapter 112 of the General Laws, as amended by section 1 of chapter 518 of the acts of 1964, is hereby further amended by adding the following paragraph: —

The board shall conduct examinations of applicants desiring to engage in the practice of electrolysis at least twice in each calendar year.

Approved April 16, 1969.

Chap. 167. AN ACT PROVIDING FOR THE MERGER, CONSOLIDATION, AMALGAMATION AND UNION OF THE SECOND CHURCH AND THE FIRST CHURCH IN BOSTON AND THE SOCIETY OF THE FIRST CHURCH IN BOSTON.

Be it enacted, etc., as follows:

SECTION 1. The Second Church, a corporation incorporated by chapter sixty-six of the acts of eighteen hundred and twenty-three, is hereby authorized to merge into and consolidate, amalgamate and unite with The First Church in Boston, a corporation incorporated by chapter one hundred and twenty-two of the acts of eighteen hundred and twenty-eight, and the Society of the First Church in Boston, an unincorporated religious society organized in nineteen hundred and twenty-one, or any incorporated religious society formed under chapter sixty-seven of the General Laws as the successor thereto, all in the manner provided herein.

The First Church in Boston and, to the extent that the members of the Second Church shall become members of the Society of the First

Church in Boston, or its successor, as authorized hereby, said Society of the First Church in Boston, or its successor, shall in all respects be the continuance of and the lawful successors to the Second Church, and, as the survivors of the merger and union authorized hereby, shall have all of their respective powers, privileges, immunities and exemptions and those of the Second Church. The name of The First Church in Boston shall thereupon be changed to the First and Second Church in Boston, hereinafter referred to as the "surviving corporation", and the name of the Society of the First Church in Boston, or its successor, hereinafter referred to as the "surviving society", shall thereupon be as set forth in its by-laws or any certificate filed with the secretary of the commonwealth pursuant to the incorporation thereof under said chapter sixty-seven and said Society, or its successor.

SECTION 2. When such merger and union shall become effective, all property, real, personal and mixed, and all rights and interests, legal and equitable, in trust or otherwise, of each of the Second Church and The First Church in Boston, including all trusts, devises, bequests, *gifts and transfers heretofore and hereafter made for each of them*, shall vest in or for the benefit of the surviving corporation, without further act or deed, and shall be held and administered by the surviving corporation upon and subject to the same terms, conditions, limitations and trusts as they are now held or would have been held had such merger and union not been effected; and without limiting the foregoing, each of the officers of the Second Church and The First Church in Boston is hereby authorized to execute, acknowledge and deliver all such instruments and to perform all such other acts as may be deemed necessary or proper to carry out the merger and union authorized by this act and to confirm in the surviving corporation the record title to the property, rights and interests of each of the Second Church and The First Church in Boston. When such merger and union shall have become effective, all property, real, personal and mixed, and all rights and interests, legal and equitable, in trust or otherwise, of the Society of the First Church in Boston, or its successor, including all trusts, devises, bequests, gifts and transfers heretofore and hereafter made for it, shall vest in or for the benefit of the surviving society, without further act or deed, and shall be held and administered by the surviving society upon and subject to same terms, conditions, limitations and trusts as they are now held or would have been held had such merger and union not been effected.

SECTION 3. When such merger and union shall become effective, the surviving corporation shall assume and be liable for all the valid debts, liabilities and obligations of the Second Church and The First Church in Boston.

SECTION 4. When such merger and union shall become effective, the members of the Second Church immediately preceding the effectiveness thereof and the members of the Society of the First Church in Boston, or its successor, immediately preceding the effectiveness thereof, shall be the members of the surviving society and thereafter shall continue as such subject to and for such time as may be determined pursuant to the by-laws of the surviving society and the proprietors and members and officers and trustees of The First Church in Boston and the trustees and officers and members of the standing committee of the Society of the First Church in Boston, or its successor,

immediately preceding the effectiveness of such merger and union, shall, respectively, continue to be such officers and members and proprietors and trustees of the surviving corporation or the surviving society, as the case may be, subject to and for such time as may be determined pursuant to the respective by-laws and regulations of the surviving corporation and the surviving society.

SECTION 5. The proceedings and votes of the Second Church, The First Church in Boston and the Society of the First Church in Boston, or its successor, relating to the merger and union thereof, as authorized by this act, and the acts and doings thereunder, are hereby ratified and confirmed, notwithstanding any informalities, errors or omissions.

SECTION 6. The merger and union shall not become effective unless and until there has been filed with the secretary of the commonwealth and recorded in the office of the registrar of deeds for Suffolk county and the office of the registrar of deeds for Norfolk county, within two years after the passage of this act, a certificate signed by each of the clerks of the Second Church and The First Church in Boston and the Society of the First Church in Boston, or its successor, to the effect that the Second Church, The First Church in Boston and the Society of the First Church in Boston, or its successor, have accepted this act at meetings duly called for the purposes by vote of two thirds of its proprietors or members present and voting.

SECTION 7. The surviving corporation may hold real and personal estate not exceeding ten million dollars.

SECTION 8. If the application of any provision of this act to any property or funds held by any of the Second Church and The First Church in Boston and the Society of the First Church in Boston, or its successor, shall be held invalid, the application of such provision to property and funds other than those as to which it is held invalid shall not be affected thereby

Approved April 16, 1969.

Chap. 168. AN ACT MAKING A CORRECTIVE CHANGE IN THE LAW RELATIVE TO CERTAIN CREDIT INSURANCE CHARGES UNDER THE SMALL LOANS LAW.

Be it enacted, etc , as follows:

Section 114A of chapter 140 of the General Laws is hereby amended by striking out the last sentence, added by chapter 646 of the acts of 1963, and inserting in place thereof the following sentence: — The provisions of section one hundred A shall apply to loans made hereunder.

Approved April 16, 1969.

Chap. 169. AN ACT INCREASING THE LIMIT ON PERSONAL LOANS WHICH A SAVINGS BANK MAY MAKE.

Be it enacted, etc , as follows:

Section 37 of chapter 168 of the General Laws, as most recently amended by section 1 of chapter 810 of the acts of 1965, is hereby further amended by striking out the fourth sentence and inserting in place thereof the following sentence: — The total obligation of any one person to any such corporation in this class of investment, including, in the