

**JANUARY 22, 1976**

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The City Council of the City of Idaho Falls met in recessed regular meeting, Thursday, January 22, 1976, at 7:30 o'clock p.m. in the City Council chambers in Idaho Falls, Idaho. There were present at said meeting: Mayor ProTem Jim Freeman; Councilman Paul Hovey, Tom Campbell, Mel Erickson, Ralph Wood, and Gil Karst. Absent: Mayor S. Eddie Pedersen. Also present: Roy C. Barnes, City Clerk, and all other available Division Heads.

Minutes of the last recessed, regular meeting, held January 8<sup>th</sup>, 1976, were read and approved.

The Mayor welcomed a group of mixed-age cub and adventures scouts for the Ucon 2<sup>nd</sup> Ward. It was learned that some of these boys were working toward their communication badge. The Mayor thanked them for their presence and commended them for their interest in local government.

License applications for GROCERY, Wine Craft, Safeway, (2), Ira's Meat Block, D.C. Natural Food; RESTAURANT, Pete's Place, Paxman's First Street Drive Inn, Taco Bandido, Rainbow Café, K-Mart, Idaho Falls Hospital, 19<sup>th</sup> Hole Café, A&W Drive Inn, Anne Wilkinson for Arctic Circle, Wong & Yee's Fine Foods, Smitty's Pancake House, The Billiard Shop; DAIRY, Western General Dairies; ELECTRICAL CONTRACTORS, Oakey Electric, Jewell Electric, Cee Jay, Max Storer Electric, Davis Electric, Skyline Electric; JOURNEYMAN ELECTRICIAN, Mardell Oakey, Herald Oakey, David Lusk, Kenneth Wilson, Gary Oakey, Chris Bidstrup, Rosslyn Bidstrup, Norman Reno, Keith Freeman, John Christensen, T.V. James, Charles Bateman, R.E. Brown, James Garrett, A.E. Unsworth, Thurman Babbitt, Larry Donavon, Ronald Nugent, Harold Clifford, Claude Lewis, Dennis Neitzel, O.J. Brown, Ken Carlson, Scott Davis, Richard Davis, J.F. Unsworth; APPRENTICE ELECTRICIAN, Garth Wilkins, Jack Tschikof, John Schluter, Wynn Pettingill, Dennis Shaul, Robert Pattee, Alden Staker, Gary Foster, Sr., John Clifford, Richard Likes, Daniel Clifford, Thomas Barnett, J.W. Unsworth; MASTER PLUMBER, Wallace Pendleton, Max P. Sargent, J.C. Siqueiros, Ray Goyen, Howard Hill, Orvin McGavin, Clarence Wilde, Jr.; JOURNEYMAN PLUMBER, N. Ray Hymas, Stephen Crawford, Ray Goyen, John Siqueiros, Max Sargent, Wallace Pendleton, Howard Hill, Jamie McNett, Russell Goyen, Mack Goyen, Von Hill, Dale Terry, Lynn Andrew, J. Dale Browning, Robert D. Carruthers; APPRENTICE PLUMBER, Ron Summers; CLASS B CONTRACTOR, GAS, WARM AIR, WET HEAT, Max Sargent with Sargent Mechanical; CLASS B CONTRACTOR, GAS FITTING, WARM AIR, REFRIGERATION, Blaine E. Olson; CLASS C CONTRACTOR, WARM AIR, GAS FITTING, Paul Hammond, Thurman Babbitt, Robert Scarr with Valley Sheet Metal, Richard Wiemer with Wiemer Heating; CLASS C CONTRACTOR, GAS FITTING, AND WET HEAT, John Siqueiros; CLASS D CONTRACTOR, WARM AIR HEATING, Wilford Wilcox, Rosslyn Bidstrup; CLASS D CONTRACTOR, GAS FITTING, Jamie McNett, O.R. Birch; CLASS D CONTRACTOR, REFRIGERATION, Darrell Baker, Glen Roser; CLASS C JOURNEYMAN, WARM AIR, GAS FITTING, Paul Hammond, J. Clifford Cook, Donald Warren, Warren Wyatt, Norman Godfrey, Joe Scheer, Richard Wiemer; CLASS C JOURNEYMAN, GAS FITTING, WET HEAT, John Siqueiros, Max Sargent; CLASS D JOURNEYMAN, WARM AIR, William Hayball, Jack Emerson, Wilford Wilcox; CLASS D JOURNEYMAN, GAS FITTING, O.R. Birch, Delwin Russell, Jamie McNett, Alan K. Bloom, Dale Terry; CLASS D JOURNEYMAN, REFRIGERATION, Darrell Baker, Alvin Mawson, Blaine Olsen; CLASS D APPRENTICE GAS FITTER, Ron Summers; CLASS D APPRENTICE, WARM AIR, Richard Wiemer; SECOND HAND STORE, Don Neely, Swap N' Shop; THEATRE, Paramount Theatre; DANCE HALL, Matador Lounge; PAWN BROKER, Robert Warren; BILLIARD SHOP, The Billiard Shop, Pockets; HOTEL, Hotel Idaho; PHOTOGRAPHY, Jones & Presnell Studio, J.C. Penny Co., Davis Photo; TAXI OPERATOR, John Bellew, Jr., Montie Howe, Patrick Lamath, Dell Denning, Daniel Ray David; BARTENDER, Chris Staker, Arthur Pugh, Cathy Olson, Delbert Newman, Sharon McCafferty, James Kenney, Kenneth Johnson, James Johnson, Jim Hernandez, Sharon Frazier, Jack Clements, Karolyn Knight, Marshall Knight, Barbara Hancock, Mario Piccarillo, James Smitty, Jr., Dick Jenkins, Rod Buscher, Maggie Kitson,

Judy Moore, Cheryl Gregory, Laura Callier, Jim Mauro, Janae Kemp; BEER, (Canned & bottled to be consumed on the premises) Round Tree, 19<sup>th</sup> Hole Café; BEER, (Canned & bottled not to be consumed on the premises), Hamilton Drug; LIQUOR, Red Fox Lounge, Ray's Western Bar, Hub Bar, Mint Bar, Matador Lounge, Sagebrush Lounge, were presented. It was moved by Councilman Erickson, seconded by Karst, that these licenses be granted, subject to the approval of the appropriate Division Director, where required. Roll call as follows: Ayes, 6; No, none; carried.

The City Clerk presented this damage claim:

**NOTICE OF CLAIM**

TO: City of Idaho Falls

NOTICE OF CLAIM is hereby given by Richard and Linda White, husband and wife, for their costs, damages and expenses for personal injuries received and damage incurred to the person of the said Linda White, by the negligent actions of the City of Idaho Falls, its agents and/or employees.

This claim arises out of an injury which occurred on October 10, 1975 at approximately 11:30 a.m. in Tautphaus Park, Idaho Falls, Idaho. At said time and place, said Linda White was sitting in a swing when the canvas seat of said swing suddenly failed and broke, causing said Linda White to fall violently to the ground. As a result of said fall, she incurred serious personal injuries to her right leg, knee and ankle, for which injuries she was required to undergo treatment, surgery and hospitalization. Further, said Linda White has suffered loss of wages, inconvenience and great pain and suffering.

Claimants herein verily believe that the injuries sustained by Linda White were proximately caused by the negligence and carelessness of the City of Idaho Falls in that said City of Idaho Falls purchased and/or installed said swing which failed and broke as above described, and that the materials and/or design of said swing after installation, which failure constituted negligence which proximately caused the injuries of said Linda White.

At the present time said Linda White is receiving medical attention, and will continue to receive medical attention for the above described injuries, some of which may be permanent and disabling. As a result, the full extent and determination of the damages sustained have not yet been ascertained. However, for the purpose of giving notice to the said City of Idaho Falls, and making claim for the damages incurred, as required by the provisions of the Idaho Tort Claims Act, the undersigned claimants do hereby claim damages in the amount of \$15,000.00.

The undersigned claimants reside at the present time at 160 Monte Vista, Idaho Falls, Idaho.

Dated this 20<sup>th</sup> day of January, 1976.

ST. CLAIR, ST. CLAIR, HILLER  
BENJAMIN & WOOD, Chartered

s/ Linda White  
s/ Richard White

It was explained that, in the interests of time, this was forwarded to the City insurance carrier for early investigation without formal Council approval. It was moved by Councilman Karst, seconded by Erickson, that this action be duly ratified. Roll call as follows: Ayes, 6; No, none; carried.

Several City redemption tax deeds were submitted, accompanied by these resolutions:

**RESOLUTION (Resolution No. 1976-03)**

WHEREAS, the City of Idaho Falls, did, under and pursuant to the provisions of Chapter 29, Title 50, Idaho Code, and by deed of the City Treasurer dated the 21<sup>st</sup> day of May, 1970, recorded as Instrument No. 407995 records of Bonneville County, Idaho acquire title to and possession of the following described real property, within Local Improvement District No. 27, to-wit:

In the Highland Park Addition to the City of Idaho Falls, County of Bonneville, Lot(s) 5 to 8, inclusive of Block 66 per the recorded plat thereof.

WHEREAS, THURMAN PETERSON has offered to pay to the City of Idaho Falls the amount for which said property was sold to the City, together with all the installments of assessments subsequent to the one for which said property was sold then due, together with penalties and interest thereon;

NOW THEREFORE, BE IT RESOLVED:

That the Mayor and City Clerk be, and they hereby are, authorized and directed, upon the payment of said sum of money by said purchaser to make, execute and deliver to the said THURMAN PETERSON a deed to said property, pursuant to the provisions of Section 50-2951, Idaho Code.

PASSED BY THE COUNCIL this 22<sup>nd</sup> day of January, 1976.

APPROVED BY THE MAYOR this 22<sup>nd</sup> day of January, 1976.

ATTEST: s/ Roy C. Barnes  
City Clerk

s/ S. Eddie Pedersen  
Mayor

**RESOLUTION (Resolution No. 1976-04)**

WHEREAS, the City of Idaho Falls, did, under and pursuant to the provisions of Chapter 29, Title 50, Idaho Code, and by deed of the City Treasurer dated the 21<sup>st</sup> day of May, 1970, recorded as Instrument No. 407999 records of Bonneville County, Idaho acquire title to and possession of the following described real property, within Local Improvement District No. 36, to-wit:

In the Highland Park Addition to the City of Idaho Falls, County of Bonneville, Lot(s) 10 and 11 of Block 66 per the recorded plat thereof.

**JANUARY 22, 1976**

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WHEREAS, THURMAN PETERSON has offered to pay to the City of Idaho Falls the amount for which said property was sold the City, together with all the installments of assessments subsequent to the one for which said property was sold and then due, together with penalties and interest thereon;

NOW THEREFORE, BE IT RESOLVED:

That the Mayor and City Clerk be, and they hereby are, authorized and directed, upon the payment of said sum of money by said purchaser to make, execute and deliver to the said THURMAN PEDERSEN a deed to said property, pursuant to the provisions of Section 50-2951, Idaho Code.

PASSED BY THE COUNCIL this 22<sup>nd</sup> day of January, 1976.

APPROVED BY THE MAYOR this 22<sup>nd</sup> day of January, 1976.

ATTEST: s/ Roy C. Barnes  
City Clerk

s/ S. Eddie Pedersen  
Mayor

**R E S O L U T I O N (Resolution No. 1976-05)**

WHEREAS, the City of Idaho Falls, did, under and pursuant to the provisions of Chapter 29, Title 50, Idaho Code, and by deed of the City Treasurer dated the 21<sup>st</sup> day of May, 1970, recoded as Instrument No. 407997, records of Bonneville County, Idaho acquire title to and possession of the following described real property, within Local Improvement District No. 27, to-wit:

In the Highland Park Addition to the City of Idaho Falls, County of Bonneville, Lots 10 and 12 of Block 66 per the recorded plat thereof.

WHEREAS, THURMAN PETERSON has offered to pay to the City of Idaho Falls the amount for which said property was sold to the City, together with all the installments of assessments subsequent to the one for which said property was sold and then due, together with penalties and interest thereon;

NOW THEREFORE, BE IT RESOLVED:

That the Mayor and City Clerk be, and they hereby are, authorized and directed, upon the payment of said sum of money by said purchaser to make, execute and deliver to the said Thurman Peterson a deed to said property, pursuant to the provisions of Section 50-2951, Idaho Code.

PASSED BY THE COUNCIL this 22<sup>nd</sup> day of January, 1976.

APPROVED BY THE MAYOR this 22<sup>nd</sup> day of January, 1976.

ATTEST: S/ Roy C. Barnes  
City Clerk

s/ S. Eddie Pedersen  
Mayor

**JANUARY 22, 1976**

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**R E S O L U T I O N (Resolution No. 1976-06)**

WHEREAS, the City of Idaho Falls, did, under and pursuant to the provisions of Chapter 29, Title 50, Idaho Code, and by deed of the City Treasurer dated the 21<sup>st</sup> day of May, 1970, recoded as Instrument No. 408000, records of Bonneville County, Idaho acquire title to and possession of the following described real property, within Local Improvement District No. 36, to-wit:

In the Highland Park Addition to the City of Idaho Falls, County of Bonneville Lots 5 to 8, incl. of Block 66 per the recorded plat thereof.

WHEREAS, THURMAN PETERSON has offered to pay to the City of Idaho Falls the amount for which said property was sold to the City, together with all the installments of assessments subsequent to the one for which said property was sold and then due, together with penalties and interest thereon;

NOW THEREFORE, BE IT RESOLVED:

That the Mayor and City Clerk be, and they hereby are, authorized and directed upon the payment of said sum of money by said purchaser to make, execute and deliver to the said THURMAN PETERSON a deed to said property, pursuant to the provisions of Section 50-2951, Idaho Code.

PASSED BY THE COUNCIL this 22<sup>nd</sup> day of January, 1976.

APPROVED BY THE MAYOR this 22<sup>nd</sup> day of January, 1976.

ATTEST: s/ Roy C. Barnes  
City Clerk

s/ S. Eddie Pedersen  
Mayor

**R E S O L U T I O N (Resolution No. 1976-07)**

WHEREAS, the City of Idaho Falls, did, under and pursuant to the provisions of Chapter 29, Title 50, Idaho Code, and by deed of the City Treasurer dated the 17<sup>th</sup> day of June, 1975, recoded as Instrument No. 480435, records of Bonneville County, Idaho acquire title to and possession of the following described real property, within Local Improvement District No. 36, to-wit:

In the Highland Park Addition to the City of Idaho Falls, County of Bonneville, Lots 6-8, incl., of Block 47 per the recorded plat thereof.

WHEREAS, AGNES TULLETT has offered to pay to the City of Idaho Falls the amount for which said property was sold to the City, together with all the installments of assessments subsequent to the one for which said property was sold and then due, together with penalties and interest thereon;

NOW THEREFORE, BE IT RESOLVED:

**JANUARY 22, 1976**

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That the Mayor and City Clerk be, and they hereby are, authorized and directed upon the payment of said sum of money by said purchaser to make, execute and deliver to the said AGNES TULLETT a deed to said property, pursuant to the provisions of Section 50-2951, Idaho Code.

PASSED BY THE COUNCIL this 22<sup>nd</sup> day of January, 1976.

APPROVED BY THE MAYOR this 22<sup>nd</sup> day of January, 1976.

ATTEST: s/ Roy C. Barnes  
City Clerk

s/ S. Eddie Pedersen  
Mayor

It was moved by Councilman Karst, seconded by Erickson, that the Mayor and City Clerk be authorized to sign the resolutions and the deeds. Roll call as follows: Ayes, 6; No, none; carried.

Presented by the City Clerk was an addendum that this was as encroachment for a water line running down South Yellowstone to Sunnyside Road. It was moved by Councilman Karst, seconded by Campbell, that this addendum be accepted and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

From the General Services Director came this memo:

City of Idaho Falls  
January 22, 1976

TO: Honorable Mayor and City Council  
FROM: Chad Stanger  
SUBJECT: CHLORINE BIDS

The General Services Division respectfully requests permission to advertise for bids for the purchase of liquid chlorine for the Water and Sewer Departments.

Thank you,  
s/ Chad Stanger

It was moved by Councilman Hovey, seconded by Erickson, that authorization be granted to advertise for bids on liquid chlorine. Roll call as follows: Ayes, 6; No, none; carried.

Another memo from the General Services Director was presented, as follows:

City of Idaho Falls  
January 22, 1976

TO: Honorable Mayor and City Council  
FROM: Chad Stanger  
SUBJECT: BID NO. IF-76-1

It is the recommendation of the General Services Division that the City Council accept the bid of Gray Landscaping for furnishing the City motor oil for the year 1976, as per specifications Bid No. IF-76-1. The proposal of Gray Landscaping represents the low bid of those submitted.

Thank you,  
s/ Chad Stanger

**JANUARY 22, 1976**

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It was moved by Councilman Hovey, seconded by Erickson, that Gray Landscaping be awarded the contract for motor oil use for 1976, as recommended. Roll call as follows: Ayes, 6; No, none; carried.

Finally, from the General Services Director, this memo was submitted:

City of Idaho Falls  
January 22, 1976

TO: Honorable Mayor and City Council  
FROM: Chad Stanger  
SUBJECT: BID IF-75-32

It is the recommendation of the General Services and Finance Divisions that the City Council accept the bid of Advance Business Systems to furnish additional core storage for the City's data processing unit. The \$11,200.00 proposal of Advance Business Systems does not represent the low base bid, but does reflect a lower maintenance cost and the equipment is considered to be more compatible with the City of Idaho Falls' operation.

Over a five year period with the base bid and required maintenance costs considered as a whole, the bid of Advance Business Systems is the low proposal.

Thank you,  
s/ Chad Stanger

It was moved by Councilman Hovey, seconded by Erickson, that Advance Business Systems be awarded the bid in the amount of \$11,200.00 for additional core storage for the data processing unit for the reasons as stated. Roll call as follows: Ayes, 6; No, none; carried.

This memo from Public Works Director Lloyd was submitted:

City of Idaho Falls  
January 22, 1976

TO: Mayor and Council  
FROM: Donald F. Lloyd  
SUBJECT: AGREEMENT FOR RUSSELL FREEMAN PARK FACILITIES

We are attaching hereto an engineering agreement in favor of David Benton for the design of the Russell Freeman Park facilities. We are recommending that the Mayor be authorized to sign the City's approval.

s/ Don

Asked for comment, Lloyd explained that the City is, by cooperative agreement with Intersec, obliged to provide engineering services for the development and landscaping of the Intersec portion of Russell Freeman Park. Lloyd continued by saying that, according to the agreement, the City would be compensated for said services by B.O.R. monies, together with Intersec's applicable share but that, in the event B.O.R. funding was not obtained, Intersec would fully reimburse the City. Asked for comment, Parks and Recreation Director Craner said Mr. Benton was selected because he had previously prepared and submitted a design for B.O.R. approval. Councilman Campbell questioned the ability of Intersec to meet this

**JANUARY 22, 1976**

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obligation. Councilman Karst commented to the effect that this was hardly the prerogative of the Council to make this determination, but, instead, the Council had no choice but to rely on the terms of the cooperative agreement. Councilman Erickson suggested that a legal opinion be requested in this regard. Karst said he had no objection to such a request but that time was of the essence. Campbell said that, in his opinion, if the Council approved this Benton agreement, it would be the equivalent of donating approximately \$23,000 to the cause. City Controller Evans appeared briefly to report that there had been other past services billed to Intersec and, to date, these had not been paid. Karst said that, in spite of these reports, everything possible had been done to safeguard the City. Councilman Hovey proposed that the Council meet with certain Intersec officials during an informal session, to discuss this matter. It was moved by Councilman Erickson, seconded by Karst, that no action be taken on this agreement at this time but instead, it be tabled, pending a meeting as proposed. Roll call as follows: Ayes, 6; No, none; carried.

Another memo from the Public Works Director was presented, to-wit:

City of Idaho Falls  
January 22, 1976

TO: Mayor and Council  
FROM: Donald F. Lloyd  
SUBJECT: AUTHORIZATION TO ADVERTISE

Plans and specifications have been completed for the detention tank at Well #13; in addition, plans and specifications are nearly completed for water and sewer lines in Highland Park area which will provide service to Intersec and Freeman Park facilities. We are requesting authorization for the City Clerk to advertise these projects for competitive bids.

s/ Don

With reference to the detention tank, it was moved by Councilman Karst, seconded by Campbell, that authorization be granted to advertise for bids on this project. Roll call as follows: Ayes, 6; No, none; carried.

With reference to the second request embodied in the foregoing memo, it was moved by Councilman Karst, seconded by Campbell, that the City Clerk be authorized to advertise for bids for certain water and sewer lines within the Highland Park area as indicated. Roll call as follows: Ayes, 6; No, none; carried.

From the Police Chief, came this memo:

City of Idaho Falls  
January 22, 1976

TO: Honorable Mayor and City Council  
FROM: Pollock  
SUBJECT: ADDITION OF ONE SERGEANT TO OUR TABLE OF ORGANIZATION

Your consideration of adding one (1) Sergeant to our present authorized Table of Organization is herein requested.

**JANUARY 22, 1976**

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There are too many times that a Senior Patrolman is assigned the responsibility of being in charge of the Police Department.

One additional Sergeant would assist in alleviating same.

Respectfully,  
s/ Robert Pollock

Councilman Erickson noted that vacations, particularly, accentuate this problem. It was moved by Councilman Erickson, seconded by Karst, that the Police Department Table of Organization be revised to allow for one additional sergeant, as recommended. Roll call as follows: Ayes, 6; No, none; carried.

Another memo from the Police Chief was forthcoming, as follows:

City of Idaho Falls  
January 21, 1976

TO: Honorable Mayor and Council  
FROM: Pollock  
SUBJECT: RESTRICTION OF PARKING ADJACENT TO DRIVEWAY

Simplot Soilbuilders has a driveway on Seattle Street and are requesting that there be NO PARKING on either side for twenty feet to allow their trucks to enter and exit more safely.

(At present, vehicles are parking up to the driveway making it difficult for trucks to either enter or exit because of the parked vehicles on the opposite side of the street and due to the confined turning radius). Traffic has looked this situation over and makes the recommendation this request be granted.

s/ Robert Pollock

It was moved by Councilman Erickson, seconded by Karst, that this NO PARKING zone be permitted as requested at the location as indicated. Roll call as follows: Ayes, 6; No, none; carried.

From the Electrical Engineer came this memo:

City of Idaho Falls  
January 21, 1976

ATTN: Mayor and City Council  
FROM: G. S. Harrison  
SUBJECT: TRANSFER OF POWER

Ford-Johnson on South Yellowstone Highway is within the City limits and has requested City electric services in lieu of service by Utah Power and Light Company.

Utah Power and Light Company has agreed to release this customer.

The last 12 months billing multiplied by 1.67 amounts to \$4,317.38. No facilities are involved in this exchange and the transfer can easily be made.

We ask for authorization to proceed with this transfer as described.

s/ G. S. Harrison

It was moved by Councilman Wood, seconded by Campbell, that purchase of the Ford-Johnson electric utility account from Utah Power & Light be approved as recommended. Roll call as follows: Ayes, 6; No, none; carried.

Councilman Erickson re-introduced the traffic problem at Skyline and Grandview. He said that, even though several actions had been taken in an effort to solve and alleviate said problem, including installation of semi fore blinker lights, a rounded roadway on the northeast corner of the intersection for west bound Grandview traffic desiring to turn north on Skyline, elimination of certain shrubs and moving of a light pole on the southeast corner of the intersection, the hazardous traffic problem still persisted, particularly the backing up of west bound Grandview traffic wishing to cross or turn left on Skyline. Erickson said the Police Committee is recommending that the semi fore lights be fully actuated. Councilman Campbell took exception to said recommendation on the grounds that no warrant existed, as per a recent traffic study, for this intersection, whereas there has been a warrant at First and Woodruff for some time and the only remedial action taken at that intersection, to date, has been the installation of four way stop signs. Campbell said it would be difficult to answer to the affected citizens who travel First and Woodruff, if this action is approved for Skyline and Grandview. Erickson reminded Campbell that the Council is fully cognizant of the First and Woodruff intersection and a traffic light at that intersection is subject only to funding. Campbell said that this kind of procedure, in his opinion, was without guidelines and, if continued, other intersections might also get priority attention if timely pressure were applied by a Councilman or a group of citizens. Mayor Freeman reminded Campbell that the Council has received legal guidance on such issues and the City Attorney has previously advised that, even though decisions should be generally and largely based upon warrants, other criteria might, in some instances, prevail and, in the final analysis, it is a decision, based upon all criteria, that must be made by the Council. Freeman drew attention, for purposes of illustration, to many downtown intersections that do not warrant a traffic light but traffic lights are considered a necessity throughout the downtown area, based upon other all-important criteria. Several instances of unusual criteria were mentioned by Freeman or Erickson, including the sudden rise of the hill on Grandview, Grandview opening to a four lane roadway west of Skyline, the ever expanding computer center, the AEC busses, and the beet trucks, all this coupled with the fact that there is no readily available alternate route. It was moved by Councilman Erickson, seconded by Karst, that the traffic lights at Skyline and Grandview be actuated, that a NO PARKING zone be established along the east side of Skyline from Merritt John south residential entrance to the Skyline-Grandview intersection, that certain raised ground within the same area, caused by an abandoned ditch, be graded down and, finally, that a curved roadway be graded for vehicular traffic for the benefit of northbound vehicles desirous of turning east into Grandview. Roll call as follows: Ayes, 5; No, one; carried. Councilman Campbell voting no.

Councilman Erickson then proposed, with the endorsement of the Police Chief, that a NO PARKING zone be established on both sides of Balboa Drive for a distance of 30 feet south of 17<sup>th</sup> Street. He said that cars parked along said street in this area were causing a sight problem and, thus, a traffic hazard. It was moved by Councilman Erickson, seconded by Karst, that this proposal, as stated, be approved for the reason as indicated. Roll call as follows: Ayes, 6; No, none; carried.

**JANUARY 22, 1976**

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There being no further business, it was moved by Councilman Karst, seconded by Wood, that the meeting adjourn at 8:35 P.M., carried.

ATTEST: s/ Roy C. Barnes  
CITY CLERK

s/ J. R. Freeman  
MAYOR PRO TEM

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