

OCTOBER 12, 1971

Pursuant to a call by the Mayor the City Council of the City of Idaho Falls met in special session in the Sir C Room of the Bonneville Hotel on Tuesday, the 12th day of October, 1971 at 12:00 o'clock noon for the purpose of considering an ordinance for the removal of parking meters within the downtown area and establishing parking regulations after their removal, as well as any other matters in need of official Council consideration. There were present at said meeting, Mayor ProTem James R. Freeman, Councilmen Dale Parish, Gordon Nelson, Paul Hovey, Melvin Erickson, and Jack Wood. Absent: Mayor S. Eddie Pedersen. Also present: Roy C. Barnes, City Clerk; Arthur Smith, City Attorney; Steve Harrison, Electrical Engineer; Don Lloyd, Public Works Director.

Before presenting the parking meter ordinance the City Attorney asked for guidance as to the hours during the week days, excluding certain holidays, that should be indicated in the ordinance for the operating time during which the affected parking zoned be posted. It was moved by Councilman Erickson, seconded by Wood, that said time be defined in the ordinance between 8:00 A.M. and 6:00 P.M. every day except Sunday and certain designated holidays. Roll call as follows: Ayes, 6; No, none; carried.

With that understanding, then, this ordinance was introduced:

ORDINANCE NO. 1309

AN ORDINANCE REPEALING CHAPTERS 14 AND 17, TITLE 10, OF THE CITY OF IDAHO FALLS, IDAHO, SAID CHAPTERS PROVIDING FOR THE REGULATION OF TRAFFIC BY THE USE OF PARKING METERS WITHIN SAID CITY; PROVIDING FOR THE ESTABLISHMENT OF PARKING ZONES AND LOADING ZONES UPON THE PUBLIC STREETS OF IDAHO FALLS; AUTHORIZING AND DIRECTING THE CHIEF OF POLICE TO DESIGNATE SUCH ZONES BY THE POSTING OF PARKING SIGNS UPON THE STREETS INFORMING THE PUBLIC OF THE LOCATION OF THE ZONES AND THE PARKING TIME ALLOWED THEREIN; REQUIRING THAT VEHICLES PARKED WITHIN SUCH ZONES BE PARKED WITHIN PARKING SPACES MARKED UPON THE STREET OR CURB: PROVIDING THAT SUCH PARKING AND LOADING ZONES SHALL BE ORIGINALLY DESIGNATED, OR LATER CHANGED, ONLY AS DULY ORDERED BY THE CITY COUNCIL AND ENTERED IN THE MINUTES OF ITS MEETINGS; MAKING IT UNLAWFUL TO PARK A VEHICLE UPON ANY STREET OF IDAHO FALLS IN VIOLATION OF THE DIRECTIONS UPON ANY DULY INSTALLED PARKING SIGN DURING "OPERATING TIME", AND DEFINING "OPERATING TIME", ESTABLISHING PROCEDURES FOR ENFORCEMENT AND FIXING PENALTIES; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

The foregoing Ordinance was presented in title. It was moved by Councilman Erickson, seconded by Wood, that the provisions of Section 50-902 of the Idaho Code requiring all ordinances to be fully and distinctly read on three several days be dispensed with. The question being "SHALL THE PROVISIONS OF SECTION 50-902 OF THE IDAHO CODE REQUIRING ALL ORDINANCES TO BE READ ON THREE SEVERAL DAYS BE DISPENSED WITH?" Roll call as follows: Ayes, 6; No, none; carried. The majority of all the members of the Council present having voted in the affirmative, the Mayor declared the rule dispensed with and ordered the ordinance placed before the Council for

OCTOBER 12, 1971

final consideration, the question being "SHALL THE ORDINANCE PASS?" Roll call as follows: Ayes, 6; No, none; carried.

In view of the fact that the foregoing ordinance will not be published until Wednesday, October 13th, it was moved by Councilman Erickson, seconded by Nelson, that the present moratorium on issuing tickets at all locations previously controlled by parking meters be extended to Thursday morning at 8:00 A.M., October 14th, 1971 Roll call as follows: Ayes, 6; No none; carried.

Finally, Councilman Erickson presented this formula for charging and assessing fines for \$1.00 and \$2.00 overtime parking tickets after Ordinance #1309 becomes effective:

PASS DUE

NO. OF DAYS <u>0-15</u>	NO. OF DAYS <u>16-30</u>	NO. OF DAYS <u>OVER 30</u>
\$1.00	\$2.00	\$ 5.00
\$2.00	\$4.00	\$10.00

It was moved by Councilman Erickson, seconded by Wood, that the foregoing formula be accepted and approved. Roll call as follows: Ayes, 6; No, none; carried.

This memo from the Public Works Director was submitted:

City of Idaho Falls
October 12, 1971

TO: Honorable Mayor and City Council
FROM: Donald F. Lloyd
SUBJECT: SECONDARY SEWAGE TREATMENT

Plans and specifications for the secondary sewage treatment facility have been completed by CH2M and ready for submission to the State Health Department and the EPA. Since our Water and Sewer Superintendent and this office have worked closely with the Engineers in developing these plans we would ask your authorization that they be submitted for State and Federal approvals.

Respectfully submitted,
s/ Donald F. Lloyd
Public Works Director

It was moved by Councilman Nelson, seconded by Parish, that the Mayor be authorized to submit plans and specifications for the Secondary Sewage Treatment facility to the State Health Department and the EPA for State and Federal approvals. Roll call as follows: Ayes, 6; No, none; carried.

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

OCTOBER 12, 1971

City of Idaho Falls
October 12, 1971

TO: Honorable Mayor and City Council
FROM: Donald F. Lloyd
SUBJECT: OUTSIDE THE CITY SEWER SERVICE

We are attaching hereto an outside the City sewer service contract in favor of Mr. Arden C. Hughes. This request is for an individual home located south of Sunnyside Road and 75 yards west of Boulevard. The cesspool previously being used failed to function and created a sewer service emergency. We would request authorization for the Mayor and City Clerk to sign the City's approval.

Respectfully submitted,
s/ Donald F. Lloyd

It was moved by Councilman Nelson, seconded by Parish, that the contract in question be approved and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

The City Attorney presented an amendatory agreement to the Power Sales Contract with the B.P.A. It was explained that said agreement recognized certain factors which were not recognized in the existing agreement, as follows: The 44KV sugar mill delivery point, commonly referred to as the second point of delivery; a billing charge on a coincidental basis with a diversity charge associated with the two delivery points; the net billing concept. The City Attorney recommended and advised that this amendatory agreement includes certain revised general contract provisions referred to on GCP Form City-17, replacing GCP Form City 16, contained in exhibit F. At this point the City Attorney recommended and advised that this amendatory agreement be so worded as to not alter or change in any manner the verbage as contained in Exhibit J which provides for the transfer of funds from the Electric to the General Fund.

With the concurrence of Councilman Parish, Councilman Nelson urged that the City Attorney, working with the Electrical Engineer in preparing the letter of transmittal, protest the retroactive charges associated with the two delivery points. It was moved by Councilman Hovey, seconded by Nelson, that the foregoing amendatory agreement be approved and accepted, subject to acceptance by BPA including the suggested recommendation as proposed by the City Attorney. Roll call as follows: Ayes, 6; No, none; carried.

Councilman Hovey presented an informal agreement between the City and Aerojet Nuclear Corporation, whereby the City would install three A.N.C. transformers at the A.E.C. bus parking lot for purposes of pre-heating busses. It was noted that this was prompted as an anti-pollution measure. Hovey recommended however, that there be a slight change of wording having to do with trenching and backfilling in conformance with City policy. It was moved by Councilman Hovey, seconded by Nelson, that this agreement be approved and the Mayor be authorized to sign, subject to the change as recommended. Roll call as follows: Ayes, 6; No, none; carried.

There being no further business, it was moved by Councilman Nelson, seconded by Wood, that the meeting adjourn at 1:00 P.M., carried.

ATTEST: s/ Roy C. Barnes
City Clerk

s/ James R. Freeman
Mayor ProTem
