

APRIL 20, 1967

The City Council of the City of Idaho Falls met in a Regular Meeting, Thursday, April 20, 1967, at 7:30 p.m. in the Council Chambers at Idaho Falls, Idaho. There were present at said meeting, Mayor S. Eddie Pedersen; Councilmembers Smith, Nelson, Parish, Freeman, Erickson, Wood. Also present: Roy C. Barnes, City Clerk; Arthur Smith, City Attorney; Luther Jenkins, City Controller; Ray Browning, Building Official; Don Lloyd, Public Works Director; Les Corcoran, Fire Chief; LaWayne Chapman, Personnel Director.

Minutes of the last Regular Meeting, held April 6th, 1967, were read and approved as amended.

The Mayor announced that this was the time and the place for a public hearing to consider the initial zoning of a recent annexation, as advertised, covering property owned by the Christ the King Catholic Church on the corner of 17th Street and Woodruff Avenue. There were no protests. It was moved by Councilmember Wood, seconded by Smith, that this property be zoned R-1 and the Building Official be directed to incorporate said zoning on the official zoning map, located in his office. Roll call as follows: Ayes, 6; No, none; carried.

License applications for RESTAURANT, Marlon Rowen for Skyline Lanes, Inc., Sam D. Wong for Liberty Café, Ray W. Jones for Pizza Inn; PHOTOGRAPHER, Rex Gentry for Tiny Tim Studios operating at Tempo Stores, Peter J. Jahner, home address 1115 10th Street, Perfect Portraits by Jerry Stark; BOWLING ALLEY, Marlon Rowen for Skyline Lanes, Inc., Ky Nii for Hollywood Bowl, Inc.; PAWNBROKER, Dean Seedall for Dean's; ELECTRICAL CONTRACTOR, Leo Martin Knudson and Edward D. Norby for Electric Sales, Inc.; JOURNEYMAN ELECTRICIAN, Elvin C. Christensen, Edward D. Norby, Leo Martin Knudson, G. C. Bird; APPRENTICE ELECTRICIAN, Milford Douglas Sweat for Electric Sales, Inc., Monty Blackburn of 167 South 3 West, Rigby, Idaho; Erwin E. Wirkus with A. L. Brown Electric; CLASS D JOURNEYMAN, WARM AIR HEATING, Wendell Butler; JOURNEYMAN PLUMBER, Vernon Percy; APPRENTICE PLUMBER, Dale McBride with J & R Plumbing; MASTER PLUMBER, V. Percy for Detweiler Brothers; BARTENDER, Joan Munson; BEER (CANNED, BOTTLED AND DRAUGHT TO BE CONSUMED ON THE PREMISES), Ray D. Jones for Pizza Inn; BEER (CANNED, BOTTLED TO BE CONSUMED ON THE PREMISES), Joseph C. Kempf for Hotel Rogers; BEER (TRANSFER OF NAME ONLY), Lowell G. Bybee from Goldy E. Taylor for Stockman's Bar; LIQUOR, Joseph Kempf for Hotel Rogers; CLASS C CONTRACTORS, WARM AIR HEATING AND WET HEAT, Wendell Butler for Detweiler Brothers (\$125.00), were presented. It was moved by Councilman Erickson, seconded by Freeman, 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.

This damage claim was presented:

Yellowstone Company, Inc.
Insurance Adjusters
Idaho Falls, Idaho
April 19, 1967

Mayor S. Eddie Pedersen
City Hall
Idaho Falls, Idaho

APRIL 20, 1967

Re: Our Insured: J. A. Thompson and Eugene B. Slaughter
Accident Date: March 20, 1967
Our File: IF 21,931

Our firm represents Mutual of Enumclaw Insurance Company with our insureds being Mr. John Thompson and Mr. Eugene B. Slaughter. Our principal provides collision coverage on vehicles owned by these individuals and payment will be made under the material damage contract. The purpose of this letter is to place the City of Idaho Falls on notice of the claims within the time required by law.

As soon as the final repair costs are determined, we will again correspond with you.

This accident occurred March 20, 1967 at the intersection of Holmes and Gladstone. Our investigation reveals that the stop sign on the southwest corner of this intersection had been knocked down and the City failed to replace same.

Yours very truly,
s/ Donald Keithly
Manager, Yellowstone Co., Inc.

It was moved by Councilman Parish, seconded by Freeman, that this be referred to the City Insurance Adjuster for investigation and proper handling. Roll call as follows: Ayes, 6; No, none; carried.

The City Clerk submitted two City redemption tax deeds, accompanied by appropriate resolutions, as follows:

RESOLUTION (Resolution No. 1967-11)

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 16th day of November 1959, recorded in Book 124 of Deeds at Page 543, records of Bonneville County, Idaho acquire title to and possession of the following described real property, to-wit:

Lots Fourteen (14) and Fifteen (15) in Block Twenty-One (21), Capitol Hill Addition to the City of Idaho Falls, Idaho, as per the recorded plat thereof.

WHEREAS, CLYDE E. MEYER 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:

APRIL 20, 1967

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 Clyde E. Meyer a deed to said property, pursuant to the provisions of Section 50-2951, Idaho Code.

PASSED BY THE COUNCIL this 20th day of April, 1967.

APPROVED BY THE MAYOR this 20th day of April, 1967.

ATTEST: s/ Roy C. Barnes
CITY CLERK

s/ S. Eddie Pedersen
MAYOR

RESOLUTION (Resolution No. 1967-12)

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 9th day of November, 1960, recorded in Book 131 of Deeds at Page 309, records of Bonneville County, Idaho acquire title to and possession of the following described real property, to-wit:

Lots Fourteen (14) and Fifteen (15) in Block Twenty-One (21), Capitol Hill Addition to the City of Idaho Falls, Idaho, as per the recorded plat thereof.

WHEREAS, CLYDE E. MEYER 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 Clyde E. Meyer a deed to said property, pursuant to the provisions of Section 50-2951, Idaho Code.

PASSED BY THE COUNCIL this 20th day of April, 1967.

APPROVED BY THE MAYOR this 20th day of April, 1967.

ATTEST: s/ Roy C. Barnes
CITY CLERK

s/ S. Eddie Pedersen
MAYOR

APRIL 20, 1967

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

This memo from the Purchasing Department was submitted:

City of Idaho Falls
April 19, 1967

One (1) Inspection Panel
One (1) ½ Ton Pickup
Two (2) ½ Ton Pickups
One (1) Dump Truck
One (1) Packer Unit
One (1) ½ Ton Pickup
One (1) Cab and Chassis
One (1) 4 Door Sedan
One (1) ½ Ton Pickup

Honorable Mayor and Councilmembers:

The Purchasing Department and Public Works request approval to advertise for bids the following vehicles:

One (1) Inspection Panel for Engineering
One (1) ½ Ton Pickup for Sewerage Department
Two (2) ½ Ton Pickups for Water Department
One (1) Dump Truck for Street Department
One (1) Packer Unit
One (1) ½ Ton Pickup
One (1) Cab and Chassis for Sanitation Department
With Trade-in of old units.

The Purchasing Department and Fire Department request approval to advertise for bid one (1) 4 door sedan with trade-in of old unit.

The Purchasing Department and Parks Department request approval to advertise for bid one (1) ½ ton pickup.

s/ W. J. Skow
Purchasing Department

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An observation was made by a Councilman that there may be other needed units in other Departments included in the approved budget but excluded from the foregoing list for one reason or another. It was moved by Councilman Nelson, seconded by Wood, that the Purchasing Department be directed to contact all Division Heads and that authorization be granted, as requested, for bid advertising on the mobile units as stated, plus any others which are included in the approved budget but excluded from this list. Roll call as follows: Ayes, 6; No, none; carried.

Next, from the Purchasing Department, this memo was studied:

City of Idaho Falls
April 20, 1967

Electrical Materials

Honorable Mayor and Councilmembers

Tabulation of bids for electrical materials is attached.

Evaluation of low bids received show as follows:

General Electric Supply (short one item)	\$46,400.00
Electrical Contractors Supply	\$ 2,264.00

It is further requested by the Electric Division that an additional 8,000 feet of 1/0 15 KV Concentric Neutral with Stranded Conductor be purchased from Westinghouse Electric Supply Company for \$4,408.00 as submitted in their bid.

It is the recommendation of the Electric Light Division and the Purchasing Department that the awards be as above.

This recommendation subject to your approval.

s/ W. J. Skow
Purchasing Department

It was moved by Councilmember Smith, seconded by Erickson, that the low bids be accepted as listed and recommended for the electrical material in question. Roll call as follows: Ayes, 6; No, none; carried.

This memo from the Building Official was read:

City of Idaho Falls
April 19, 1967

APRIL 20, 1967

MEMO TO: Honorable Mayor and City Council

Gentlemen and Madam:

To bring our Building Code up to date, I recommend that we adopt the Volume 1, 1967 Edition of the Uniform Building Code.

I further recommend that the Appendix Section of this Code not be adopted.

Respectfully,
s/ Ray Browning
Building Official

It was moved by Councilmember Wood, seconded by Smith, that the City Attorney be directed to prepare an Ordinance for Council consideration, adopting the 1967 Edition of the Uniform Building Code by reference. Roll call as follows: Ayes, 6; No, none; carried.

A final plat of the Rose Nielsen Addition, Division No. 3 was submitted. After some study it was moved by Councilmember Wood, seconded by Smith, that the plat be accepted and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

After final plat was then presented; namely, the Hall Park Addition. It was moved by Councilmember Wood, seconded by Smith, that the plat be accepted and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

Noting that Joe Call's term as a member of the Civil Service Commission expires April 30th, the Mayor reappointed Mr. Call for another six-year term in that capacity, effective May 1, 1967. It was moved by Councilman Freeman, seconded by Erickson, that this reappointment be confirmed. Roll call as follows: Ayes, 6; No, none; carried.

This memo from the Police Chief was presented:

City of Idaho Falls
Police Division
April 14, 1967

TO: Honorable Mayor and City Council
FROM: Office of the Chief of Police
SUBJECT: RECOMMEND CHANGE OF CITY ORDINANCE

The current City Ordinance relative to operating hours of a pool or billiard hall is as follows:

5-13-5: OPERATION OF SUNDAY OR AFTER MIDNIGHT PROHIBITED:

It shall be unlawful for any person to operate a pool or billiard hall on Sunday or between the hours of 12:00 midnight and 7:00 A.M. on any weekday. (1950 Code)

APRIL 20, 1967

It is herein recommended that the Ordinance be changed for the closing hours to be 1:00 A.M. and they be allowed to play on Sunday in places that do not dispense beer, liquor, wine or any alcoholic beverage.

I feel that this would be of material benefit to the owners or operators and the patrons along with making it easier to police.

Respectfully submitted:
s/ Robert D. Pollock
Chief of Police

It was moved by Councilman Erickson, seconded by Freeman, that the City Attorney be directed to amend the City Code as recommended, said amendment to be submitted to the Council for their consideration. Roll call as follows: Ayes, 6; No, none; carried.

From the Public Works Director, this memo was submitted and studied:

City of Idaho Falls
Public Works
April 20, 1967

TO: Honorable Mayor and City Council
FROM: Donald F. Lloyd
SUBJECT: DELINQUENT TAX PROPERTIES

Attached hereto is a description of three parcels of property in the Highland Park Addition which will be sold by the County for taxes.

Parcel No. 1 has a delinquent assessment for LID No. 27 for which the City can acquire for \$83.11 County taxes.

Parcels No. 2 and 3 cannot be tax deeded since neither property has delinquent assessments. However, to protect the City's investment in LID No. 36 we are recommending that the City pay the delinquent County taxes in the amounts shown. These can later be tax deeded.

Respectfully submitted,
s/ Donald F. Lloyd

POSSIBLE TAX DEEDING

LID #27
Lots 25-40 Block 38 Highland Park Addition
Thomas L. Sutton Idaho Falls, Idaho

APRIL 20, 1967

Total Assessment \$3,000.00 plus interest
Total County Tax \$83.11

The property is on the east side of Latah, extending 400.0 feet south from Higham. Would recommend the City pay the County tax to protect their investment and sell at public auction at a later date.

LID #36
Lots 31-32 Block 64 Highland Park Addition
Anna Vesper Durango, Colorado
Total Assessment \$563.00 plus interest
Total County Tax \$34.19

The property is on the east side of Elmore Avenue approximately in the middle of block, between Iona and Shelley. It has a 50.0 foot frontage. Would make a good building site. Would recommend the City pay taxes, however, we cannot tax deed said property yet because it has not become delinquent.

LID #36
Lots 28-31 Block 49 Highland Park Addition
Harry Hayes Property Willis Harding
Total Assessment \$1,126.00 plus interest
Total County Tax \$107.18

The property is on the east side of Boise Avenue, between Crowley and Shelley. It has a 100.0 foot frontage. Would recommend we pay the taxes, however, we cannot tax deed said property yet because it has not become delinquent.

It was moved by Councilman Nelson, seconded by Parish, that in each instance, delinquent County taxes be paid for the reason as stated and that title be quieted at the appropriate time. Roll call as follows: Ayes, 6; No, none; carried.

Next, from the Public Works Director, this memo was read:

City of Idaho Falls
Public Works
April 20, 1967

TO: Honorable Mayor and City Council
FROM: Donald F. Lloyd
SUBJECT: AGREEMENT WITH NEW SWEDEN IRRIGATION DISTRICT

APRIL 20, 1967

Attached hereto is an Agreement prepared by our City Attorney with the New Sweden Irrigation District.

By a verbal arrangement, the District has allowed the City to construct a 24 inch water main from Well No. 11 to Broadway. The District now requests this agreement to hold them harmless against claims which result from this installation.

We would recommend that the Council authorize the Mayor to sign the City's approval of this agreement.

Respectfully submitted,
s/ Donald F. Lloyd

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

ORDINANCE NO. 1181

AN ORDINANCE ANNEXING CERTAIN LANDS TO THE CITY OF IDAHO FALLS: DESCRIBING SAID LANDS AND DECLARING SAME A PART OF THE CITY OF IDAHO FALLS, IDAHO (AIRPORT CLEAR ZONE)

The foregoing Ordinance was presented in title. It was moved by Councilmember Wood, seconded by Smith, that the provisions of Section 50-2004 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 50-2004 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 final consideration, the question being, "SHALL THE ORDINANCE PASS?" Roll call as follows: Ayes, 6; No, none; carried.

From the Fire Chief came this memo:

April 20, 1967

MEMORANDUM

TO: Honorable Mayor and City Council
FROM: Les Corcoran, Fire Chief
SUBJECT: FIREWORKS REGULATIONS

APRIL 20, 1967

The City of Idaho Falls has on it's books an Ordinance prohibiting the sale or use of all kinds of fireworks. However, the recent session of the Idaho Legislature passed a State fireworks law which now permits the sale and use of certain so-called "Safe and Sane" fireworks.

Our City Attorney has informed us that the new State law will have precedence over our City Ordinance so we should bring our Code into line with the State Statute.

We, therefore, ask permission to have the City Attorney draw up a new ordinance that will follow the regulations set out in the new State law.

We also ask that a license or permit fee of \$10.00 annually be charged for every wholesale and retail outlet selling, handling or storing fireworks. This fee will be necessary to help defray the costs of the extensive inspection and policing problem created by this new State fireworks regulation. These permits to be issued and approved by the Fire Prevention Bureau subject to Council authorization.

We feel that a definite period of time should be specified for the sale of these fireworks; that being from June 20 through July 26. The right to set these time periods is permitted in the State law.

Since these new regulations have come at a time when retailers and wholesalers who will be handling fireworks must be ordering their supplies, we ask permission to contact these people who may be involved and explain the new fireworks law as to what may be sold and what may not be sold.

s/ Les Corcoran
Fire Chief

It was moved by Councilman Erickson, seconded by Freeman, that the City Attorney be directed to prepare an ordinance for Council consideration which would incorporate all the basic provisions of and be in compliance with the recently approved State law and that the ordinance also provide for a license fee not to exceed \$10.00. Roll call as follows: Ayes, 6; No, none; carried.

Councilmember Wood drew attention to the fact that two airport improvement projects covering construction, highway relocation and lighting were ready to be advertised for bid, as soon as final approval was given by the area manager of F.A.A. It was moved by Councilmember Wood, seconded by Smith, that the City Clerk be authorized to publish legal notice accordingly, subject to final approval by F.A.A. It was moved by Councilmember Wood, seconded by Smith, that the City Clerk be authorized to publish legal notice accordingly, subject to final approval of F.A.A. Roll call as follows: Ayes, 6; No, none; carried.

ORDINANCE NO. 1182

AN ORDINANCE AMENDING SECTION 4-4-10 OF THE CITY CODE OF IDAHO FALLS, BEING THE SECTION FIXING THE RATES CHARGED FOR LIGHT AND POWER BY THE CITY OF IDAHO FALLS; EFFECTING A REDUCTION IN THE RATES CHARGED FOR CERTAIN CLASSES OF ELECTRIC CONSUMPTION AND DESIGNATING SUCH CLASSES; REPEALING ALL ORDINANCES AND PARTS OF ORDINANCES IN CONFLICT HERewith; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

The foregoing Ordinance was presented in title. It was moved by Councilmember Smith, seconded by Erickson, that the provisions of Section 50-2004 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 50-2004 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 final consideration, the question being, "SHALL THE ORDINANCE PASS?" Roll call as follows: Ayes, 6; No, none; carried.

The City Attorney reported that, in perusing the City Code, he had observed that there is no congruity in the manner in which Division Head job descriptions are handled and that this is likely occasioned by the fact that the Code represents many years of accumulation under various administrations. It was moved by Councilmember Smith, seconded by Freeman, that the City Attorney be directed to review this matter and make recommendations, working with Division Heads, the Personnel Director and the Mayor. Roll call as follows: Ayes, 6; No, none; carried.

Councilman Erickson noted that the working agreement between the City and the Ambulance Service Operator has expired and that, in anticipation of a renewal being prepared, meetings have been held on policy and communications. He said hospital authorities had been contacted and they were pleased with their present service. Erickson continued by saying that liability covering passengers other than the driver, and patient is being reviewed; also, that the ambulance units are now equipped with radio, furnished by the State. Erickson concluded his remarks by saying that the City Attorney had prepared a contract with basically the same provisions as the expired one. It was moved by Councilman Erickson, seconded by Freeman, that the Mayor and City Clerk be authorized to sign and that the new contract be for a one year period. Roll call as follows: Ayes, 6; No, none; carried.

Councilmen Erickson then introduced the following:

RESOLUTION (Resolution No. 1967-13)

AMENDING THE COMPREHENSIVE EMPLOYEE SALARY PLAN OF THE CITY OF IDAHO FALLS AS THE PLAN AFFECTS CIVIL SERVICE EMPLOYEES

BE IT RESOLVED by the Mayor and City Council of the City of Idaho Falls that paragraph 4 of the Comprehensive Employee Salary Plan of the City of Idaho Falls be, and the same hereby is amended to read as follows:

"4. (a) That said Plan shall apply to civil service employees, but only as to 'Job Descriptions' and 'Classification Schedules'. For civil service employees, salaries shall be increased annually only in accordance with the applicable schedules based upon a 2% annual longevity adjustment per year of service after the schedules are approved and adopted. All salaries and compensation of civil service personnel shall be subject to the civil service law and the annual budget and appropriation ordinance of the City of Idaho Falls.

(b). The 2% annual longevity adjustment shall apply only to those civil service employees who occupy a rank of senior patrolmen or senior firemen, or a higher rank.

(c). In computing the annual longevity adjustment, the anniversary date of all civil service employees occupying a rank of senior patrolmen or senior firemen, or a higher rank, prior to May 8, 1966, shall be fixed at the date of the commencement of the next pay period after May 1, 1967, and annually thereafter. Any employee first attaining the rank of senior patrolman or senior fireman after May 8, 1966, shall have his anniversary date fixed on the commencement of the pay period immediately following his completion of one year of service since attaining the rank of senior patrolman or senior fireman, and annually thereafter.

(d). Promotions in rank occurring between two anniversary dates shall not affect the annual longevity adjustment for the employee until the employee reaches the second of said dates with the new rank. Examples computing the adjustment under this rule are set forth as follows:

A senior fireman whose base pay is \$5,962.32 and who reaches such rank on 7/1/68 will receive a \$6,081.57 effective beginning of pay period next following 7/1/69 and \$6,200.82 effective beginning of pay period next following 7/1/70, etc. If this same man was promoted to rank of driver, whose base pay is \$6,257.16, on 3/1/70 he would receive driver's base pay + 2 annual longevity increments based on senior fireman's base pay or a total of \$6,495.66. At the beginning of pay period next following 7/1/71 (his anniversary date) he would receive driver's base pay + 2 annual increments as senior fireman + 2% of driver's base pay, or a total of \$6,620.80.

(e). The provisions of paragraph 4 shall be construed to be solely a longevity adjustment in compensation, and shall not be construed to be based upon merit in any manner.

(f). The 2% longevity adjustment is not to be compounded, but is 2% of the base of the application rank.

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(g). In the event a Police Chief or a Fire Chief shall for any reason revert back to his civil service rank, the 2% longevity adjustment shall be applied and computed on the same basis as if he had held such civil service rank since the adoption of this longevity program.

(h). Any provision in this paragraph 4 to the contrary notwithstanding, the City Council shall periodically, as it deems necessary or advisable, review the base salary schedule and shall take such action as it shall deem necessary, advisable and possible within its financial means and the applicable law, to maintain the base salaries of civil service employees at a level commensurate with base salaries in the Police and Fire Departments of similarly situated cities. Upon any change being ordered in the base salary schedule, the personnel officer shall make such changes of record in his office."

PASSED BY THE COUNCIL AND APPROVED BY THE MAYOR this 20th day of April, 1967.

ATTEST: s/ Roy C. Barnes
CITY CLERK

s/ S. Eddie Pedersen
MAYOR

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

The Fire Chief presented the following letter:

American Insurance Assn.
San Francisco, CA.
April 14, 1967

Mr. S. E. "Eddie" Pedersen, Mayor
City of Idaho Falls
Idaho Falls, Idaho

Dear Mayor Pedersen:

Chief Engineer Karl Goble of the Idaho Surveying and Rating Bureau has been keeping us informed of the progress that your City has been making in its fire protection facilities. We understand that major improvements have been completed.

We are accordingly glad to advise you that our engineers will be able to begin the survey of Idaho Falls on Monday, April 24th. The engineers performing this work will be Eugene L. Nelson, who will be chief of the party and will evaluate the water system, Walter S. Fujczak who will study fire prevention and building codes, their enforcement, and structural conditions.

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The engineers will plan to pay a call to your office before beginning the survey. It would be appreciated if you would notify the departments heads concerned so that the necessary maps and other information will be available to the engineers when they arrive.

Very truly yours,
s/ Carl A. Weers
Assistant Chief Engineer

No Council action was considered necessary.

There being no further business, it was moved by Councilman Freeman, seconded by Nelson, that the Meeting adjourn. Carried.

ATTEST: s/ Roy C. Barnes
CITY CLERK

s/ _____
MAYOR
