

JANUARY 7, 1965

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The City Council of the City of Idaho Falls, Bonneville County, Idaho, met in Regular Public Session at the regular meeting place of the Council in the City Hall in the City of Idaho Falls, at 7:30 o'clock P.M., January 7<sup>th</sup>, 1965. The roll was called and the following found to be present: Mayor Pro Tem Karl G. Page, Councilmen Philip C. Leahy, Jim Freeman, Gordon Nelson, Dale Parish, Roy Keller. Absent: S. Eddie Pedersen, Mayor. There were also present: Roy C. Barnes, City Clerk; Arthur Smith, City Attorney; Luther Jenkins, City Controller; Don Lloyd, Public Works Director; William Fell, Electrical Engineer; Ernie Craner, Recreation Director.

After the Meeting had been duly called to order and the minutes of the preceding Meeting read and approved, the Mayor Pro Tem announced one purpose of the Meeting was to authorize the advertisement for sale of \$587,000 General Obligation Fire Department Improvement Bonds of the City of Idaho Falls authorized at the election held in said City on December 8, 1964.

Thereupon the following resolution was introduced in written form by Councilman Leahy, was read in full, after which, pursuant to motion made by Councilman Nelson and seconded by Councilman Parish, the resolution was adopted by the following vote: Ayes, Councilmen Page, Leahy, Freeman, Nelson, Parish, Keller. Nay; none.

The resolution was thereupon signed by the Mayor Pro Tem in evidence of his approval, was attested by the City Clerk, was ordered recorded and is as follows:

**RESOLUTION (Resolution No. 1965-01)**

**A RESOLUTION PROVIDING FOR THE SALE OF \$587,000 GENERAL OBLIGATION FIRE DEPARTMENT IMPROVEMENT BONDS OF THE CITY OF IDAHO FALLS, IDAHO.**

BE IT RESOLVED by the Mayor and Council of the City of Idaho Falls, Bonneville County, Idaho, as follows:

**Section 1.** That sealed bids for the purchase of the bonds of the City of Idaho Falls described in the following notice of sale, shall be received up to 7:30 o'clock P.M. on February 18<sup>th</sup>, 1965, and shall be considered at a meeting of the City Council to be held in the City Hall in the City of Idaho Falls at said time.

**Section 2.** That the City Clerk is hereby instructed to have published in the Post Register, the official newspaper of the City, for three consecutive publications at weekly intervals, with the first of such publications to be not less than twenty-one (21) days prior to the date of sale, a notice in substantially the following form:

**NOTICE OF SALE OF  
\$587,000 GENERAL OBLIGATION FIRE DEPARTMENT  
IMPROVEMENT BONDS OF THE  
CITY OF IDAHO FALLS, IDAHO**

NOTICE IS HEREBY GIVEN by the City Council of the City of Idaho Falls, Bonneville County, Idaho, that said City intends to sell and issue its \$587,000 General Obligation Fire

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Department Improvement Bonds and will receive sealed bids therefore up to 7:30 P.M., M.S.T., on February 18<sup>th</sup>, 1965, at which hour said bids will be opened and considered at a Regular Public Meeting of the Council to be held in the City Hall in the City of Idaho Falls, Idaho. The City Council will sell such bonds to the highest bidder making the best bid therefore, which bid will be considered to be that of a responsible bidder submitting the bid which results in the lowest net interest cost to the City.

Said bonds are dated January 1, 1965, denomination \$1,000, bear interest not exceeding 4- 1/2 % per annum payable July 1, 1965, and semi-annually thereafter until paid, and will be due serially in numerical order on January 1 of each of the years as follows:

<u>YEAR</u>	<u>AMOUNT</u>
1966	\$20,000
1967	20,000
1968	20,000
1969	25,000
1970	25,000
1971	25,000
1972	25,000
1973	25,000
1974	25,000
1975	30,000
1976	30,000
1977	30,000
1978	30,000
1979	35,000
1980	35,000
1981	35,000
1982	35,000
1883	37,000
1984	40,000
1985	40,000

Said bonds will be payable at the office of the City Treasurer, in the City of Idaho Falls, Idaho, or at the option of the holder thereof at Idaho First National Bank in the City of Idaho Falls, Idaho, and are full general obligations of the City, payable from taxes to be levied without limitation as to rate or amount. None of the bonds will be sold for less than par and accrued interest to the date of delivery.

The bids submitted shall specify (a) the lowest rate of interest and premium, if any, above par, at which the bidder will purchase such bonds, or (b) the lowest rate of interest at which the bidder will purchase such bonds at par, and each bidder (except the State of Idaho or its Department of Public Investments) must accompany his bid with a certified or

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cashier's check made payable to the City of Idaho Falls in the amount of five per cent of the amount of the bid, or by a cash deposit of like amount, which check or deposit will be returned to the bidder of his bid be not accepted. The check or deposit of the successful bidder will be forfeited to the City if the bidder shall fail, neglect, or refuse to accept the bonds and to complete and pay therefore in accordance with the terms of his bid within thirty days following its acceptance.

The right is reserved to reject any or all bids and to waive all informalities.

The unqualified approving opinion of Chapman and Cutler covering the legality of the bonds will be furnished without cost to the purchasers. There will also be furnished the usual closing certificates, dated as of the date of delivery of and payment for the bonds, including a statement that there is no litigation pending, or to the knowledge of the signer therefore, threatened, affecting the validity of the bonds.

The purchasers will be given at least seven business days advance notice of the proposed date of the delivery of the bonds when that date has been tentatively determined. It is now estimated that the bonds will be delivered on or about April 1<sup>st</sup>, 1965.

The bonds may bear interest at not more than five different rates in multiples of one-eighth or one-twentieth of 1% and all bonds of the same maturity shall bear a single rate of interest. Only one coupon will be attached to each bond for each installment of interest thereon.

Award or rejection of bids will be made on the date above stated for receipt of bids and the checks of the unsuccessful bidders will be returned immediately.

For information purposes only, the City requests each bidder to submit a tabulation of the total interest cost and the net effective rate under his bid, interest to be figured from, the date of the bonds to their maturity.

By order of the City Council of the City of Idaho Falls, Idaho.

s/ \_\_\_\_\_  
MAYOR

ATTEST: s/ \_\_\_\_\_  
CITY CLERK

**Section 3.** That the City Clerk is hereby instructed to mail a copy of the foregoing notice to the State Auditor, at Boise, Idaho, at least fifteen (15) days prior to the time fixed for the sale of the bonds.

Adopted and approved January 7<sup>th</sup>, 1965.

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ATTEST: s/ Roy C. Barnes  
CITY CLERK

s/ Karl G. Page  
MAYOR PRO TEM

Bills for the month of December, 1964, having been properly audited by the Finance Committee, were presented as follows, in caption form, to-wit:

<u>FUND</u>	<u>GROSS PAYROLL</u>	<u>SERVICES &amp; MATERIALS</u>	<u>TOTAL EXPENDITURES</u>
General Fund	\$92,549.580	\$50,295.29	\$142,844.87
Fire Bonds	21,908.40	2,465.67	24,374.07
Water & Sewer Fund	8,949.13	21,656.59	30,605.72
Electric Light Fund	24,539.73	73,582.30	98,122.03
Recreation Fund	1,536.34	223.16	1,759.50
Police Retirement Fund	<u>1,992.88</u>	<u>.00</u>	<u>1,992.88</u>
<b><u>TOTAL FUNDS</u></b>	<b>\$151,476.06</b>	<b>\$178,223.01</b>	<b>\$299,699.07</b>

It was moved by Councilman Leahy, seconded by Nelson, that the bills be approved and the Controller be authorized to issue warrants on the respective funds for their payment. Roll call as follows: Ayes; 6; No none; carried.

Reports from Division and Department Heads were presented for the month of December, 1964, and, there being no objection were ordered placed on file in the office of the City Clerk.

License applications for SUNDAY MOTION PICTURE, Paramount Theatre; COMMERCIAL KENNEL, Shirley A. Torallo; TAXI PERMITS, Norris W. Hendrickson for Falls Cab, Norris W. Hendrickson for Yellow Cab; JUNK DEALER, Charles Stewart for Stewart's; DRAIN TILE LAYER CONTRACTOR, Hartwell Excavating, Co.; CAB DRIVER, (previously approved by the Police Chief) Don Fouts; ROOMING HOUSE, (previously approved by the Police Chief), Lois E. Phippen for 10 rooms at Phippen Motel, Edyth Reynolds for 10 rooms at Park Rooms, Dorothy Drake for 7 rooms at Rialto Rooms, Joy Gordon for 12 rooms at Oregon Rooms; BEER, (previously approved by the Police Chief), Glenn L. Spracher for Glenn's Cold Storage, Grant Earl for Earl's Food Stores, No. 1 and No. 2 (all for canned & bottled beer, not to be consumed on the premises); BEER, (previously approved by the Police Chief) (change of name only), Jackie Hahn & Elaine Rich for New Grand Hotel; PHOTOGRAPHER, (previously approved by the Police Chief), Ronald Hult for Hult's Photographer's Studios; RETAIL LIQUOR, Emil G. Moore for B.P.O.E. #1087 Inc., Gordon Schlafke for Topper Fine Foods, Inc., Willard R. Wood for Westbank Coffee Shop, Goldy E. Taylor for Stockman's Bar, Fred C. Huth for Fred & Kelley's, Leonard Messmer for Leonard's Airport Lounge & Dining Room, Von McAtee for Samoa Club, Eugene Peterson & S.C. Montague for Starlite Lounge; RESTAURANT, (previously approved by the City Sanitarian), Barbara Edginton for Marie's Coffee Shop, Griffith Harmon for Colonel's Take Home, Gene Walker for Newberry's, D.N. Draney for Bowl-ero Coffee Shop, Ivan Rock for Rock's Village Café; DAIRY, (previously approved by the City Sanitarian), Rowland Dairy-2 trucks; GROCERY STORE, (previously approved by the City Sanitarian) Glenn Spracher for Glenn's Cold Storage, Dale Parker for Parker Brothers, Grant Earl for

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Earl's Food Stores, No. 1 & No. 2; ELECTRICAL CONTRACTOR, (previously approved by the Electrical Inspector), Homer P. Johnson for Solar Electric Heat, Curtis P. Jeppesen for Sparks Electric, Lloyd A. Davis for Davis Electric, Wayne M. Harris for Class A School District #91, O. Heber Hadlock for Riv-eon Electric Sign Co.; Aimon L. Brown Electric Co., H. L. Babbitt for H. L. Electric, Times Electric of Idaho; JOURNEYMAN ELECTRICIAN, (previously approved by the Electrical Inspector), Homer P. Johnson, Curtis P. Jeppesen, Richard J. Davis, C.L. Lewis, Wayne M. Harris, Thayle Monson, Larry E. Jensen, O. Heber Hadlock, R. LeRoy Collins, Aimon L. Brown, Ariel Hill, H. L. Babbitt, Eldon R. Jorgensen, Clayton H. Horton; MASTER PLUMBER, (previously approved by the Heating Inspector), Ivan Mathews for Mathews Plumbing; CLASS C WARM AIR HEATING AND GAS FITTING CONTRACTOR, (previously approved by the Heating Inspector), Richard Wiemer for Wiemer & Wilcock, Elmer Elg for H. & L. Electric; CLASS C JOURNEYMAN GAS FITTING & WET HEAT, (previously approved by the Heating Inspector), Ivan Mathews for Mathews Plumbing; CLASS C WARM AIR HEATING AND GAS FITTING CONTRACTOR, (previously approved by the Heating Inspector), Richard Wiemer for Wiemer & Wilcock, Elmer Elg for H. & L. Electric; CLASS C JOURNEYMAN GAS FITTING & WET HEAT, (previously approved by the Heating Inspector), Maurice E. Jacobson; CLASS C JOURNEYMAN WARM AIR HEATING & GAS FITTING, (previously approved by the Heating Inspector), for Elmer Elg, Richard Wiemer; CLASS D JOURNEYMAN GAS FITTING, (previously approved by the Heating Inspector), LeRoy Staueffer, Daniel R. Lewis, Warren Olsen; CLASS D JOURNEYMAN WARM AIR HEATING & VENDING, (previously approved by the Heating Inspector), Wilford Wilcock; CLASS C APPRENTICE WARM AIR HEATING & GAS FITTING, (previously approved by the Heating Inspector), Arlo Coleman with Wiemer & Wilcock; JOURNEYMAN PLUMBER, (previously approved by the Heating Inspector), Daniel R. Lewis, Lynn M. Andrew, Dale E. Terry, Maurice E. Jacobson were presented. It was moved by Councilman Leahy, seconded by Keller, that these licenses be approved. Roll call as follows: Ayes, 6; No, none; carried.

License application for DANCE HALL, (previously approved by the Police Chief), Gordon Schlafke, Earl Bryson, F. R. Cannon for Topper Fine Foods, Inc. was presented. It was moved by Councilman Leahy, seconded by Freeman, that this license be granted, subject to the approval of the Police Committee. Roll call as follows: Ayes, 6; No, none; carried.

This damage claim was read:

Sir:

I (Darrell Fisher) file claim for \$142.80 for an accident against the City of Idaho Falls and Ted Bromley, the driver of City Truck license #495.

Accident occurred on December 25<sup>th</sup>, at G. Street & Capital Avenue at 9:00 A.M.

s/ Darrell Fisher  
164 Anderson Street  
522-1370

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

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Councilman Leahy gave a brief report of preliminary negotiations with an architect on construction of the new West Side Fire Station. He also noted the need for a public hearing, prior to determining a location for same.

Two City redemption tax deeds were presented in the name of Dearold Foster both of which were accompanied by appropriate resolutions as follows:

**RESOLUTION (Resolution No. 1965-02)**

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 19<sup>th</sup> day of November, 1962, recorded in Book 144 of Deeds at Page 559, records of Bonneville County, Idaho acquire title to and possession of the following described real property, to-wit:

Lots One (1) and Two (2), Block Forty-six (46) of Highland Park Addition to the City of Idaho Falls, Idaho.

WHEREAS, DEAROLD FOSTER 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 DEAROLD FOSTER a deed to said property, pursuant to the provisions of Section 50-2951, Idaho Code.

PASSED BY THE COUNCIL this 7<sup>th</sup> day of January, 1965.

APPROVED BY THE MAYOR this 7<sup>th</sup> day of January, 1965.

ATTEST: s/ \_\_\_\_\_  
CITY CLERK

s/ \_\_\_\_\_  
MAYOR

**RESOLUTION (Resolution No. 1965-03)**

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 15<sup>th</sup> day of November, 1961, recorded in Book 138 of Deeds at Page 189, records of Bonneville County, Idaho acquire title to and possession of the following described real property, to-wit:

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Lots One (1) and Two (2), Block Forty-six (46) of Highland  
Park Addition to the City of Idaho Falls, Idaho,

WHEREAS, DEAROLD FOSTER 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 on money by said purchaser, to make, execute and deliver to the said DEAROLD FOSTER a deed to said property, pursuant to the provisions of Section 50-2951, Idaho Code.

PASSED BY THE COUNCIL this 7<sup>th</sup> day of January, 1965.

APPROVED BY THE MAYOR this 7<sup>th</sup> day of January, 1965.

ATTEST: s/ \_\_\_\_\_  
CITY CLERK

s/ \_\_\_\_\_  
MAYOR

It was moved by Councilman Freeman, seconded by Parish, that 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 City Clerk was presented and read:

City of Idaho Falls  
City Clerk  
1/7/65

To the Honorable Mayor and City Council  
Idaho Falls, Idaho

Gentlemen:

Please be advised that on December 29<sup>th</sup>, 1964, an auction was conducted by the City Clerk on a City owned area adjacent to property owned by Mr. Ernie Elswood which had previously been appraised at \$7,000.00.

Only one bidder appeared in the person of Mr. Ernie Elswood, who bid the appraised value for the property. In the interests of time, the Mayor and City Clerk signed the deed accordingly, in favor of Mr. Elswood, which was then turned to the City Attorney, along with Mr. Elswood's remittance, for processing.

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The purpose of this memo is to request Council ratification of the action of the Mayor and City Clerk in this regard.

Respectfully submitted,  
s/ Roy C. Barnes  
City Clerk

It was moved by Councilman Leahy, seconded by Keller, that the action of the Mayor and City Clerk, as described, be duly ratified. Roll call as follows: Ayes, 6; No, none; carried.

The City Clerk drew attention to the fact that the agreement between the City and Mr. Harry Hawkins, ambulance operator, expired as of December 31, 1964. It was moved by Councilman Nelson, seconded by Parish, that the City Attorney be instructed to prepare an extension to the agreement to expire December 31, 1965, with identical terms and conditions, after which the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

**ORDINANCE NO. 1122**

AN ORDINANCE REGULATING THE CONSTRUCTION, MAINTENANCE, OPERATION AND ALTERATION OF TRAILER COURTS AND TRAILER HOUSING WITHIN THE CITY OF IDAHO FALLS; PROVIDING FOR THE LICENSING OF TRAILER COURTS AND TRAILER HOUSING; ESTABLISHING STANDARDS FOR SUCH LICENSING, AND THE AMOUNT OF THE PERMIT FEES; PROVIDING FOR INSPECTIONS OF TRAILER COURTS AND TRAILER HOUSING; PROHIBITING TRAILER COURTS AND TRAILER HOUSING IN ALL ZONES WHEREIN THE SAME ARE PROHIBITED BY THE PROVISIONS OF ORDINANCE NO. 1115, DEFINING THE TERMS HEREOF; PROVIDING PENALTIES FOR THE VIOLATION OF THE ORDINANCE; REPEALING ORDINANCES AND PARTS OF ORDINANCES IN CONFLICT HEREWITH; AND PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE:

The foregoing Ordinance was presented in title. It was moved by Councilman Parish, seconded by Freeman, 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.

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This memorandum from the Electric Engineer was presented and read:

MEMORANDUM

TO: City Clerk  
FROM: W. H. Fell  
SUBJECT: REQUEST FOR AUTHORIZATION TO PUBLISH BIDS

The Light Department, with concurrence of the Council Committee, requests authorization for publication of the following equipment bids:

City Substation at Eagle Rock	
Estimated Base Bid:	\$120,000
Construction and Maintenance Equipment	
1 Ton Flatbed Truck:	3,000
32 Foot Lift Truck:	<u>10,500</u>
Total Proposed Expenditures:	\$133,500

These items included in proposed 1965 Budget. Bid award anticipated in February 1965. It was moved by Councilman Leahy, seconded by Keller, that authorization be granted to publish for bids, as requested. Roll call as follows: Ayes, 6; No, none; carried.

This Mutual Aid Agreement was presented:

MUTUAL AID AGREEMENT

Whereas, Bonneville County and the cities and towns embraced within its boundaries and adjacent thereto, are subject to military attack and other disaster, the damage from which could be greater than any individual, political sub-division could adequately cope with alone and,

Whereas, it is lawful and in the public interest that a Mutual Aid Agreement providing a method whereby the various municipalities in Bonneville County agree to furnish medical, engineering, fuel, transportation, law enforcement, and welfare services to Bonneville County and any town or city within its boundaries and adjacent thereto which may be stricken by a military or a natural disaster; and,

Whereas, such mutual aid is reasonable and such agreements are permitted under the terms of the Idaho Disaster Relief and Civil Defense Act of 1955; and,

Whereas, requests for and the movements of such mutual aid must be coordinated from a central dispatching headquarters with authority to direct such movements; and,

Whereas, the Bonneville County Office of Civil Defense has been established to encompass this work in conformity with the Idaho Disaster Relief and Civil Defense Act of 1955; and,

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Whereas, it is to the mutual advantage of Bonneville County and the cities, towns, and municipalities within its boundaries and adjacent thereto to lend mutual aid and assistance, on to the other in time of need.

Now, therefore, in consideration of the mutual covenants herein contained Bonneville County and each of the municipalities undersigned agree as follows:

1. Each party will furnish the Bonneville County Office of Civil Defense an inventory of its facilities, equipment, and manpower available for use in Civil Defense in Accordance with specific inventory listing.
2. Whenever any party to this agreement suffers a disaster which requires additional aid beyond that which said party is able to provide for itself, each other party to this agreement, at the request of the stricken party through the County Office of Civil Defense, agrees to loan to such stricken parties the maximum amount of equipment, facilities and manpower that it can reasonably spare at the time.
3. The lending party shall be responsible for the delivery of such equipment, facilities, and manpower to the stricken area.
4. Any and all equipment so loaned shall be delivered to locations designated by the Office of Civil Defense and, upon arrival at said location, all equipment and manpower loaned shall be under the control and jurisdiction of the receiving party and shall be used and controlled under the provisions of the Idaho Disaster Relief and Civil Defense Act of 1955.
5. All equipment, facilities, and manpower so loaned shall be returned upon demand of the lending party or when released by the receiving party.
6. The receiving party assumes responsibility of payment for services and is further responsible for providing food and shelter for personnel and supplies or equipment. The receiving party also assumes responsibility of payment for loss of equipment or for repairs to damaged equipment if such loss or damage be incurred in its behalf. The foregoing is in conformity with the Idaho Disaster Relief and Civil Defense Act of 1955.
7. Whenever any party to this agreement loans equipment, facilities, or manpower as provided herein, such lending party may thereupon request implementation of a "Moveup" plan whereby other political sub-divisions which are parties to this agreement will move a portion of their corresponding manpower or equipment into the depleted area so as to provide a measure of protection to that area.

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8. Each party to this agreement will provide, upon request from any other party through the Office of Civil Defense, all possible facilities for receiving and caring for the evacuees and disabled persons, and all persons so evacuated, upon arrival at the receiving area, shall be under the control of the party giving aid.
9. Any party to this agreement may withdraw from the same at any time by giving thirty (30) days written notice to all other parties to this agreement.

In witness whereof, Bonneville County and the Municipalities undersigned, pursuant to the Idaho Disaster Relief and Civil Defense Act of 1955 have caused this agreement to be signed and attested by the officers shown, and the Corporate Seal of each such County and Municipality to be hereto affixed, this \_\_\_\_ day of \_\_\_\_\_, 19\_\_.

ATTEST: s/ \_\_\_\_\_

Bonneville County  
by s/ \_\_\_\_\_

ATTEST: s/ \_\_\_\_\_

City of Idaho Falls  
by s/ \_\_\_\_\_

ATTEST: s/ \_\_\_\_\_

City of Ammon  
by s/ \_\_\_\_\_

Approved as to form:

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It was noted that the foregoing agreement, to be binding and effective, must be approved by the City of Idaho Falls, the City of Ammon, and Bonneville County. It was moved by Councilman Nelson, seconded by Leahy, that the Mayor be authorized to sign in behalf of the City of Idaho Falls. Roll call as follows: Ayes, 6; No, none; carried.

This memo from the City Controller was presented:

City of Idaho Falls  
January 7, 1964

TO: Mayor S. Eddie Pedersen and City Council  
FROM: L. I. Jenkins, City Controller  
SUBJECT: FUNDS TRANSFER

As of December 31, 1964, from an unexpected cash balance in the Electric Light Fund, the Finance Division effected a transfer to the General Fund of \$215,000.00, of which \$61,000.00, was transferred from the General Fund to the Fire Fund, and \$9,000.00, transferred from the General Fund to the Recreation Fund. These transfers had the effect of placing all Funds in a positive cash position as of December 31, 1964. The transfer is permitted under General Laws of the State of Idaho, Title 50, Section 1916.

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The accounting records will show that \$215,000.00, is receivable to the Electric Light Fund and will be reimbursed from the General Fund to the Electric Light Fund in the year 1965. Time being of the essence this action had to be taken prior to the Regular council Meeting scheduled for January 7, 1965, therefore, it is requested that this action of December 31, 1964 be ratified at the Council Session of January 7, 1965.

s/ L. I. Jenkins  
City Controller

It was moved by Councilman Freeman, seconded by Keller, that the transfers be effected and ratified as indicated. Roll call as follows: Ayes, 6; No, none; carried.

The Controller, by memo, drew attention to certain changes in the City employees group life and group accidental death and dismemberment insurance policies effective October 1<sup>st</sup>, 1964, resulting in increased coverage. Revised contracts were presented accordingly. It was moved by Councilman Leahy, seconded by Parish, that the Mayor be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

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

ATTEST: s/ Roy C. Barnes  
CITY CLERK

s/ S. Eddie Pedersen  
MAYOR

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