

DECEMBER 19, 1963

The City Council of the City of Idaho Falls met in Regular Session, Thursday, December 19th, 1963, at 8:00 P.M. in the Council Chambers at Idaho Falls, Idaho. There were present at said Meeting: Mayor W. J. O'Bryant; Councilmen Leahy, Page, Creek and Foote. Also present: Roy C. Barnes, City Clerk; Vern Kidwell, City Attorney; Don Ellsworth, City Engineer; Don Lloyd, Public Works Director; Harold Davis, Electrical Engineer; Jim Freeman and Gordon Nelson, Councilmen Elect.

Minutes of the last Recessed Regular Meeting, held December 9th, 1963 were read and approved.

License applications for PAWNBROKER, in the name of Edwin Buky; for JUNK DEALER, (renewal) in the name of Carl Stewart for Stewarts; for GROCERY STORE, in the name of Dicks Super Market; for GROCERY STORE, in the name of Northgate Saving Center (formerly Hiway Market); for GROCERY STORE, in the name of Saving Center, Inc.; for GROCERY STORE, in the name of Cook Food Stores Inc.; for GROCERY STORE, in the name of Jay's Mite Mart; for GROCERY STORE, in the name of Glenn's Cold Storage; for GROCERY STORE, (renewal) in the name of Village Market; for GROCERY STORE, in the name of Skyline Market; for GROCERY STORE, in the name of Russ's Market; for GROCERY STORE, (renewal) in the name of Minit Market; for GROCERY STORE, in the name of Grant Earl; for GROCERY STORE, in the name of Grant Earl; for GROCERY STORE, in the name of B and V Market; for RESTAURANT, (renewal) in the name of J. J. Newberry; for RESTAURANT, in the name of B.P.O.E. Elks #1087; ELECTRICAL CONTRACTOR, (renewal) in the name of Electrical Equipment Co.; ELECTRICAL CONTRACTOR, in the name of A. L. Brown Electric Co.; JOURNEYMAN ELECTRICIAN, in the name of Almon Brown; JOURNEYMAN GAS FITTER, in the name of Elbert M. Willis of Conan and Landon Heating and Sheet Metal; HOTEL, in the name of Marion Hotel; BEER, CANNED AND BOTTLED, NOT TO BE CONSUMED ON THE PREMISES, Dicks Super Market, Harvey's Store, Minit Market, Northgate Saving Center, Skagg's Drug, Saving Center, Cooks Food Store, Village Market, Skyline Market, Russ's Market, Aiman's Supperette, Glen's Cold Storage, Jay's Mite-E-Mart, Earl's Food Store, United Blue Ribbon Food Center Inc., B & V Market; BEER, CANNED AND BOTTLED, TO BE CONSUMED ON THE PREMISES, Airport Service Station, Hub Bar, Hawaiian Supper Club, Jack's Chicken Inn, Topper Fine Foods, Inc., B.P.O.E. Elks Lodge #1087, Airport Lounge and Dining Room, White Horse Lounge; BEER, CANNED, BOTTLED AND DRAFT, TO BE CONSUMED ON THE PREMISES, Robison's Motel, Bon Villa Club, Shamrock, New Grand Hotel, C & R Bar, M. & F. Club, Dog House Bar and Café; RETAIL LIQUOR LICENSE, Turf Bar (937.50) It was moved by Councilman Creek, seconded by Foote, that these licenses be approved. Roll call as follows: Ayes, 4; No, None; carried.

License applications for MOTEL, in the name of Edward Pietz, operating as Flamingo Motel, Inc.; ROOMING HOUSE, in the name of Clara Hazel and Catherine Pelley operating as the Miles Hotel; BEER, CANNED AND BOTTLED, NOT TO BE CONSUMED ON THE PREMISES, Bybee's IGA Market; BEER, CANNED AND BOTTLED TO BE CONSUMED ON THE PREMISES, Fraternal Order of Eagles. It was moved by Councilman Leahy, seconded by Creek, that these licenses be granted subject to the approval of the Police Chief. Roll call as follows: Ayes, 4; No, None; carried.

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ORDINANCE NO. 1080

AN ORDINANCE REPEALING SECTIONS 8-3-1 THROUGH 8-3-14 INCLUSIVE OF THE MUNICIPAL CODE OF IDAHO FALLS 1962; ADOPTING NEW IDAHO FALLS MUNICIPAL CODE SECTIONS 8-3-1 THROUGH 8-3-8 INCLUSIVE; PROVIDING FOR PERMIT TO OPERATE ALL GROCERY STORES, BAKERIES, CANDY FACTORIES OR KITCHENS, CONFECTIONERY STORES, VEGETABLE AND FRUIT MARKETS AND STANDS, OR OTHER PLACES WHERE FOOD PRODUCTS ARE MADE, SOLD OR HANDLED; PROVIDING FOR A CERTIFICATE OF INSPECTION TO SUCH ESTABLISHMENTS; PROVIDING FOR REGULATIONS FOR REFRIGERATION AND PROTECTION OF FOOD, FOOD PRODUCTS OR BEVERAGES OFFERED OR INTENDED FOR SALE FOR HUMAN CONSUMPTION; PROVIDING FOR LICENSE FEES; PROVIDING FOR EXPIRATION OF LICENSES; PROVIDING FOR PENALTIES FOR VIOLATION; AND PROVIDING AN EFFECTIVE DATE; REPEALING ALL ORDINANCES IN CONFLICT THEREWITH.

It was moved by Councilman Leahy, seconded by Page, that this ordinance be passed on its second and third readings. Roll call as follows: Ayes, 4; No, None; carried.

This damage claim was read by the City Clerk:

December 19, 1963

E. DeWane Lords
1420 Alameda Avenue
Idaho Falls, Idaho

Dear Mayor and City Councilmen:

I am writing in regards to making a claim to the City of Idaho Falls for damage sustained to my property by the City of Idaho Falls Power Dept. on the night of December 18, 1963. While replacing a transformer at the rear of my home at 1420 Alameda, to gain access to the transformer they had to take down about 15 ft. of ornamental wire fence on the south side of my house. As it was frozen down they were unable to remove it so they had to drive over it and bent it all out of shape. As near as I can find out, it would cost approximately \$2.00 to replace this. They also ran over a flowering purple plum tree and split it about down the middle which according to Highland Greenhouse would cost approximately \$7.00 to replace. They also ran over a forsythia bush but it only broke a couple of branches off of it, but since it also can come up from roots and grows quite readily I think it will be okay.

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I would appreciate you considering this claim and I might add that the Electricians were very courteous and regretful about it. Thank you for your services.

Sincerely,
s/E. DeWane Lords

It was moved by Councilman Foote, seconded by Creek, that this be referred to the City Insurance Carrier for investigation. Roll call as follows: Ayes, 4; No, None; carried.

This memo from the City Clerk was read:

To the Honorable Mayor and City Council
Idaho Falls, Idaho

Gentlemen:

On Saturday, December 14th, 1963, the City conducted an auction sale for the disposition of certain impounded, unclaimed or surplus merchandise. \$1,854.65 was so collected, net, after a \$10.00 gratuity to the auctioneer who otherwise volunteered his services.

This does not include a bid in the amount of \$360.00 for one 1956 Chevrolet 1 ½ ton truck with Pak-Mor body by Mr. Duane Denning, Rt. 1, Idaho Falls. Before the bidding started on this item, it was explained that any bids under \$900.00 would be accepted, subject only to Council approval.

The purpose of this memorandum, then, is to obtain Council approval or rejection of the above mentioned bid, as indicated.

Respectfully submitted,
s/ Roy C. Barnes
City Clerk

It was moved by Councilman Leahy, seconded by Foote, that final Council action on this matter be deferred, pending the results of outside inquiries on the unit in question. Roll call as follows: Ayes, 4; No, None; carried.

This memo from the City Clerk was then read:

12-19-63

To the Honorable Mayor and City Council
Idaho Falls, Idaho

Gentlemen:

DECEMBER 19, 1963

You have just been handed a list of old closed out utility accounts, some of which have been in our files for an approximate ten year period.

The thing that these accounts have in common is the fact that, in each instance, the customer has declared bankruptcy and the amount owing has been listed as an unsecured claim in the bankrupt court. Many of these cases have long since been terminated. In others, bankruptcy proceedings are still continuing. However, experience has proven that it is most exceptional then we receive even one dividend to apply.

Be that as it may, when we receive notice of bankruptcy and file our claim, all other collection effort ceases. Therefore, we are proposing that these accounts be charged off as they clutter the files and must be processed at least once a month when trial balances are taken. In the remote event that a dividend is received, it will be relatively simple to reactivate the account for purposes of posting the receipt.

In this memorandum, for the reasons as stated, we are asking your authorization to charge off the foregoing accounts.

Respectfully submitted,
s/ Roy C. Barnes
City Clerk

<u>NAME</u>	<u>DATE FILE</u>	<u>AMOUNT</u>	<u>ACCOUNT</u>
WHEELER, WARREN	01-22-58	26.25	F-18-B
EGBERT, DARWIN L.	12-04-62	59.26	F-19-A
WHEELER, RALPH	11-17-61	34.20	F-89
WHITNEY, W.A .	09-24-62	84.84	F-109-A
TALBOT, MAX	07-01-58	16.30	F-152-B
BLAIR, DAVID	05-03-62	85.10	F-153-B
SWEARS, ROBERT	08-05-60	16.10	F-153-B
SAMSON, ROBERT	08-10-56	53.65	F-161-AB
HOLVERSON, VIRGIL	01-18-63	78.11	F-171-A
DUNCAN, J. W.	05-06-63	33.75	F-217
BAGLEY, VAN	05-20-60	65.60	F-218-BA
GARDNER, JAY	08-29-58	101.60	F-225
DOYLE, RAY	08-25-61	22.60	F-238
DUNCAN, JAY	04-28-58	11.75	F-254-AAA
LABRUM, RONALD	02-15-61	78.85	F-280-AC
BENEKNSTEIN, W. F.	08-28-58	21.50	F-287-C
HOLVERSON, DON	10-08-59	119.45	F-292-A
GOLDSBERRY, VERLIN	03-02-57	10.20	F-325-B

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<u>NAME</u>	<u>DATE FILED</u>	<u>AMOUNT</u>	<u>ACCOUNT</u>
LAI, MARGIE	08-12-58	21.85	H-12
EVANS, FRANK	08-25-61	27.15	H-13
MEYERS, W. P.	03-20-63	9.50	H-83-DA
MOORE, CLAIR	10-29-63	29.15	H-227-A
BURNHAM, GAYLE	09-24-62	35.50	I-42
HOFFMAN, DALLAS R.	12-24-59	10.15	I-114
JONES, EUGENE	08-25-61	28.55	I-124
AUDET, ROBERT	05-06-63	38.70	I-221
LEWIS, RAY	04-03-58	49.47	I-246
WHITTLE, GUY M.	03-01-62	35.75	I-590
SPENCER, DEAN	10-24-61	36.80	I-614
JENSEN, GARY J.	02-20-63	41.30	I-643
TRUAX, PHILIP R.	02-20-63	33.90	I-760
GARDNER, DALE	03-11-55	9.80	I-840
JOSEPHSON, LARRY	08-01-62	48.65	I-883
WELKER, KEITH	07-16-58	26.15	I-942
BARNEY, BERT	10-29-58	8.90	I-960
STOCKYARD CAFÉ	11-24-58	127.30	J-56
FLAMINGO	01-18-63	714.30	J-164-A
SMITH, DUANE	06-05-61	118.75	J-294
HAMMONS, LARRY	01-18-63	47.70	J-485
JENKINS, LARRY	09-24-62	73.40	J-516
BLUMHORST, ORETA	04-03-58	9.80	J-564
ISAACS, JOHN T.	05-03-62	9.35	J-776
TAYLOR, LARRY M.	02-15-61	21.55	J-925
WARD, VOYD	09-24-62	41.80	J-932
SCOTT, D. L.	10-24-61	86.42	J-947
SMITH, CHARLES	10-28-58	23.50	J-1042
NORMAN, SHARON	12-04-62	45.65	J-1058
JOHNSON, LEONARD	NO DATE	37.65	J-1076
RICHINS, IVAN B.	03-01-62	40.70	J-1104
OLSEN, RONALD L.	12-24-59	10.35	J-116
CROSSLEY, DOUGLAS	09-24-62	85.75	K-40
AHERS, LEWIS	04-05-60	16.85	K-76-B
COLE, RICHARD	06-14-61	87.50	K-132-B
AUSTIN, R. J.	07-16-58	29.20	L-46-A
BARNEY, JOYCE	02-15-61	43.15	L-50
WARD, VOYD	09-24-62	12.00	L-366
DUNCAN J. W.	05-06-63	61.35	M-218-B
HILLMAN, ROBERT K.	12-17-63	61.35	M-218-B

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NAME	DATE FILE	AMOUNT	ACCOUNT
WREDE, W. L.	12-12-56	23.05	M-102
DAVIDSON, JOHN JR.	06-05-61	50.95	M-211
HODGES, MARCHETTA	12-17-63	17.80	M-33-AA
TRUJILLO, DON	08-10-56	76.65	N-108
SWEATH, WILLARD A.	02-15-57	22.15	N-500
DICKSON, R. L.	12-24-59	51.00	N-520
SAMUEL, BLEAK	06-13-61	55.30	N-554
INKS, JOHN L.	09-24-62	107.70	N-928
SWEARS, BOB	08-05-60	64.50	N-1046
DROLLINGER, MAX	02-20-63	136.26	N-11-46
PETERSON, LEROY	02-03-60	66.55	S-657
BRADLEY, RALPH	06-25-58	78.65	T-18
NORTON, SHERMAN	04-14-61	112.65	T-26
ROGERS, ALLEN	08-12-58	61.80	T-144
GARDNER, DALE	03-11-55	34.75	T-152
JONES, GAIL	03-01-62	35.90	T-187
STRECKER, VERNON	12-12-61	99.35	T-213
BISHOPS FURNITURE	02-20-63	234.85	A-6
LARSEN MUSIC	09-24-62	45.20	A-891
FREDS CAFÉ	NO DATE	631.60	A-83
JACKS CLUB	0-24-62	503.10	A-102-AA
BROADWAY LUGGAGE	NO DATE	49.05	A-104-BA
FALLS CAFÉ	12-24-59	565.65	A-124
BRITISH TAYLORS	10-24-61	72.15	B-63
I.F. BUSINESS COLLEGE	12-11-58	519.55	C-57
MEYERS, W. P.	03-20-62	35.05	C-62-A
HOTEL BONNEVILLE	09-24-62	14.75	C-75-B
HOTEL BONNEVILLE	09-24-62	1,714.65	C-82
NORMAN GRAY	10-24-61	.50	D-46-D
JENKINS, CHARLES J.	09-24-62	24.30	D-97
OLER, CLAIR	09-23-59	98.70	D-219
LEWIS, CHARLES WM	12-12-58	97.55	D-269
NORMAN, JOE	12-04-62	14.35	E-25
REYNOLDS, M. J.	05-06-63	7.05	E-32-B
HINES, LUTHER	12-17-63	119.55	E-74-C
DUNCAN, JAY	05-06-63	41.30	E-78
WHEELER, WARREN	01-22-58	23.60	G-5-D
MCDONALD, FRANK	12-12-61	27.10	G-102
PHILLIPS, PAUL	10-21-57	77.70	G-115
HAYES, R. S.	05-03-62	52.80	R-89-A
BROADBENT, AUDRY	08-22-58	55.90	R-218-A

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<u>NAME</u>	<u>DATE FILE</u>	<u>AMOUNT</u>	<u>ACCOUNT</u>
LAPOILL, JON	04-11-57	19.60	R-227
SWEARINGEN, HAROLD	10-14-55	25.80	R-232
ALLEN, DAVID	05-06-63	134.71	R-251
SKYLINE DRIVE INN	02-15-61	563.90	R-429
BARTHOLEMEW, C. R.	12-12-61	12.60	R-498
ANDREWS, ROBERT	01-13-61	139.65	OC-5-B
OUTCELT, FRANK	05-03-62	124.00	OC-105-D
HALBOM, JOHN	NO DATE	38.50	OC-107-AA
TODD, MRS. PAUL	12-17-63	53.40	OC-3034
FOWERS, HOWARD	04-05-60	46.75	OC-141
MILLER, DUANE	NO DATE	67.55	OC-182
HAYWARD, LLOYD	04-04-61	116.80	OC-246-A
REYNOLDS, MARVIN	05-06-63	79.95	OC-270-A
EHLERT, F. L.	09-24-62	75.65	OC-410
BLEDSON, E. D.	02-15-61	96.00	OC-509
ROWBERRY, DONALD	05-29-59	107.20	OC-518
BRYAN, DONALD	08-04-61	5.55	OC-608
RICKS, J. H.	04-20-57	15.80	OC-631
LOUK, THOMAS	10-26-62	33.45	OC-660
ALLEN, BUCK L.	05-06-63	23.15	OC-676
BRIDENSTEIN, RAY	12-17-63	69.75	OC-111-CA
BRYAN, THOMAS	04-14-61	50.60	OC-4082
VALLINE, ROBERT	08-25-61	23.50	OC-7454
<u>TOTAL</u>		<u>\$11,243.61</u>	

It was moved by Councilman Page, seconded by Leahy, that the accounts as indicated and described be charged off for the reasons as stated. Roll call as follows: Ayes, 4; No, None; carried.

Next from the City Clerk this memo was presented:

12-19-63

To the Honorable Mayor and City Council
Idaho Falls, Idaho

Gentlemen:

As you have been previously advised, the City Clerk has in his Department a closed out utility account file which, up until recently, has been sadly in need of remedial attention. Much work is left to be done; however, certain strides are being made to correct this deplorable problem as time and man power permit.

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Attached is a list which has a self-explanatory caption. Our ledger sheets reveal only the amount owing. The substantiating records as to the manner in which the debt accrued have been long since stored away. Many, many hours would be necessary to make available this data, and, even assuming this was accomplished, it is very doubtful that we would be able to locate the debtor and more doubtful, that in view of the time element, we could, legally or otherwise, force collection.

We ask your authorization to charge these accounts off as uncollectible.

Respectfully submitted,
s/ Roy C. Barnes
City Clerk

CLOSED OUT UTILITY ACCOUNTS, SO OLD IN OUR FILES (20 YEARS OR LONGER) THERE ARE NO READILY ACCESSIBLE RECORDS TO VERIFY OR CONFIRM AMOUNTS OWNING

<u>NAME</u>	<u>AMOUNT</u>	<u>ACCOUNT</u>
BYRNE, MERLYN	33.80	F-104-A
BOWLDIN, LEO	26.70	F-108-AC
WINDER, EDITY	11.20	F-132
SUGDEN, R. F.	13.65	F-138-A
PETERSON, MELVIN	6.60	F-149-AAB
JENSEN, H. M.	16.75	F-152-BBBC
PULHAM, ED	29.05	F-166-E
WALTER, LILY	6.05	F-179-B
BILLMAN, NORA	56.65	F-214
COOK, DELMAE	43.85	F-233
MCGAVIN, WILFORD	6.20	F-267-B
CUNNINGTON, MANUEL	9.05	F-273
JOHNSON, EARL	14.50	F-307-B
SUMMERS, G. R.	45.80	F-307-C
BURNS, MARVIN	27.37	F-311-B
RITCHIE, EARL	9.70	F-312-AB
CORSI, ELMER	8.50	F-329
HODGE, ELMO	6.70	F-344
JENKINS, ARTHUR	6.65	H-9
JENSEN, HENRY	8.50	H-10
BOBS SUPER SERVICE	26.10	H-32
PETERSEN, N. C.	6.75	H-68-B
EGBERT, MRS. DORA	30.80	H-80-A
HOFHINE, CLAY	13.10	H-109-A

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<u>NAME</u>	<u>AMOUNT</u>	<u>ACCOUNT</u>
HAMILTON, B. W.	18.85	H-171
HARRIS, A. C.	12.10	I-7-A
DAHL, RULON	12.40	I-28-A
GOODELL, VIRGINIA	11.05	I-48
BERRETT, KLIFF	16.60	I-119
SMEY, STEVE	8.85	I-218
GLASSOCK, WALTER	71.80	I-222
SIMPSON, LAVOY	39.90	I-245-A
TOOHILL, JAMES	13.20	I-356
HOWARD, MRS. FERN	46.60	I-376
HILL, LOUELLA	74.05	I-548
SCHENCK, GLEN	25.20	I-818
QUINTON, ROSCOE	12.60	I-963
SPRAGUE, RICHARD J.	15.60	J-208
CODER, M. L.	39.30	J-439
PRICE, LYDA	35.55	J-686
FREDRICKS, D. M.	33.15	J-818
MEIKLE, MRS. REX	8.40	J-912
SMITH, GEORGE	21.25	J-978
RHOADES, CARL	38.35	J-984
MERRILL, J. T.	18.15	K-53
DENNIS, MRS. GEORGE	9.10	K-53
ASHMENT, THEO	36.45	K-150
BROYLES, WARREN	10.40	L-376
KUBICKA, DONNA	48.45	L-545
COREY, DON	33.55	L-546
BARRY, LAMAR	9.35	N-119
BARRETT, ROLLO E.	51.75	N-146
CUTLER, W. R.	12.20	N-150
GOTT, KENNETH	8.75	N-836
SMITH, C.A.	71.55	N-885
TIDWELL, LYNN W.	11.55	N-972
MILLER, DUANE	11.95	T-84
PALMS CAFÉ	53.45	A-27-AA
I. F. TRANSFER CO.	218.75	A-29
SUTTON, CARMIE	10.10	A-100-A
KELSEY, JUANITA	18.50	A-114-A
GOBBLES INC.	8.25	B-39
WIECZORCK, DOMENIC	8.70	D-43
VELVET FREEZE CO.	13.10	D-88-A
MARSHALL, EARL	15.30	E-10-AC

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<u>NAME</u>	<u>AMOUNT</u>	<u>ACCOUNT</u>
BALL, CHARLES	15.85	E-10-C
SPARKS, GLADYS	61.50	G-14-B
ANDERSON, CHARLES	9.55	G-46-AA
HINES, FRANK	9.00	G-46-AA
ZITTING, GENE	8.75	G-51-B
JENSEN, DEE	47.05	G-73
DIMOS, GLADYS	19.40	R-208
CORBETT, CHARLES	38.35	OC-58
WILLIAMS, GEORGE	8.00	OC-135-DA
WRIGHT, MRS. ROBERT	15.95	OC-138
TOTAL	\$1,931.77	

It was moved by Councilman Leahy, seconded by Creek, that this list be charged off as uncollectible for the reasons as stated. Roll call as follows: Ayes, 4; No, None; carried.

Finally, from the City Clerk this memo was read:

12-19-63

To the Honorable Mayor and City Council
Idaho Falls, Idaho

Gentlemen:

In the past we have established a practice of charging off, once a year, the utility bill of the Idaho Falls Baseball Club.

The City Clerk has checked with the local baseball officials and it is has been determined that that organization is in no better position to remit on this obligation than in previous years. The amount owing is \$3,542.70.

Respectfully submitted,
s/ Roy C. Barnes
City Clerk

It was moved by Councilman Creek, seconded by Page, that the account in question be charged off in accordance with past practice. Roll call as follows: Ayes, 4; No, None; carried.

This memo from the Public Works Director was read:

DECEMBER 19, 1963

Honorable Mayor and City Council
Idaho Falls, Idaho

SUBJECT: TIRE HAULING

Gentlemen:

It has for years been the practice of the City to collect and haul to the landfill tire carcasses from local dealers. Since there has been no charge for this service, we question if there is sufficient public benefit to justify the expenditure of public funds. To determine the extent of the service and the cost to the City, we have tabulated our collections for three weeks. According to our foreman, these results would be representative of a typical week throughout the year.

	WEEK OF 11-4 TIRES		WEEK OF 11-11 TIRES		WEEK OF 11-25 TIRES	
<u>Business Name</u>	<u>Car</u>	<u>Truck and Larger</u>	<u>Car</u>	<u>Truck and Larger</u>	<u>Car</u>	<u>Truck and Larger</u>
Forde Johnson	73	11	32	10	80	11
I. F. Battery	103	23			4	1
Firestone	62	15	73	6	46	14
Yellowstone Tire	35	8	224	31	82	5
Jerry's Texaco					16	
Kellar's Station					52	
Western Auto	16				4	
Totals:	289	57	339	47	284	42
Total Tires:		346		386		326
Total Tubes:		25		5		71

Experience indicates that tire hauling requires about one-half day each week. Consider a reasonable rental rate for our unit to be \$6.00 per hour operated, or \$24.00 per half day. Assuming we can haul up to 400 tires plus tubes in a four hour period, the average cost per tire would be 6¢.

Truck, tractor and carryall tires, as can be seen, represents a relatively small portion of the overall load. In order to save the bookkeeping on the part of the driver, we are suggesting that the same unit price be applied to all carcasses, and that an equal number of tubes will be hauled at no additional cost.

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We are recommending that the free hauling of tire carcasses be discontinued, and instead a service be offered on a call basis at 6¢ per carcass. If the Council accepts this proposal, we are suggesting the attached letter to be sent to all businesses for which we have ever hauled tires.

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

Dear Sirs:

On December 19, 1963, the Mayor and Council discontinued the practice of free removal of tire carcasses from establishments in the retail tire business. This action was initiated for lack of sufficient public benefit to warrant the expenditures of public funds.

However, we were authorized to continue this service at a fee of 6¢ per tire carcass, regardless of size. We have calculated that this fee will reimburse the City for the actual cost involved.

The service will be available on Thursday morning of each week, and we will call at your place of business only by prior request. You will be required to help load any tire carcass which can not be safely handled by one man. The charge, based upon the number of carcasses picked up at 6¢ each, will be placed on your next regular City utility bill.

If you have any questions or if you wish the City to haul your tires, kindly call either this office or the office of the Street Department: 522-5871

Sincerely yours,
Public Works Division
s/ Donald F. Lloyd
Public Works Director

After some discussion, it was moved by Councilman Page, seconded by Leahy, that any action on this proposition be deferred for consideration of the new administration but that in the interim period the principal affected commercial parties be contacted by letter as a means of obtaining their reaction. Roll call as follows: Ayes, 4; No, None; carried.

A final plat of Skyline Terrace, Division #5 was presented by the City Engineer. It was moved by Councilman Leahy, seconded by Foote, that the plat be approved and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 4; No, None; carried.

This annexation ordinance was presented, covering the portion of the Poitevin Addition lying east of Interstate Highway #15.

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ORDINANCE NO. 1081

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.

The foregoing Ordinance was presented in title. It was moved by Councilman Leahy, seconded by Page, 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, 4; 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, 4; No, None; carried.

Next to be presented was an annexation ordinance covering Skyline Terrace, Division #5, as follows:

ORDINANCE NO. 1083

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

The foregoing Ordinance was presented in title. It was moved by Councilman Foote, seconded by Creek, 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, 4; 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, 4; No, None; carried.

Finally, in the form of an annexation ordinance the following was presented, covering Jennie Lee Addition, Division #7 and #8 as follows:

ORDINANCE NO. 1084

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

DECEMBER 19, 1963

The foregoing Ordinance was presented in title. It was moved by Councilman Creek, seconded by Leahy, 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, 4; 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, 4; No, None; carried.

The City Clerk drew attention to the fact that these recently annexed areas are in need of zoning, therefore, it was moved by Councilman Foote, seconded by Creek, that a zoning hearing be scheduled for January 23rd, 1964 and the City Clerk be authorized to publish a legal notice accordingly. Roll call as follows: Ayes, 4; No, None; carried.

This memo from the Parks Director was read:

December 19, 1963

TO: Mayor and Council
FROM: Ernest C. Craner
SUBJECT: LOG BUILDING AT HIGHLAND PARK

The Parks and Recreation Department respectfully requests permission from the Mayor and Council to convert the log building at Highland Park to a maintenance and repair shop. We had previously discussed the possibility of remodeling the south barn at Tautphaus Park for this purpose.

I have discussed this with Grover Bennett and he feels the log building at Highland can be remodeled to meet our needs easily, and at very little expense compared to the amount at Tautphaus.

The south barn at Tautphaus could then be used for storage, which does not require any heat, restrooms or concrete floors.

Respectfully submitted,
s/ Ernie Craner
Director Parks & Recreation

The Council took no action on this matter but, instead, tabled same until Mr. Craner submitted a firm proposal with cost estimates.

A second memorandum from the Parks and Recreation Director was read, as follows:

DECEMBER 19, 1963

December 19, 1963

TO: Mayor and Council
FROM: Ernest C. Craner
SUBJECT: REMOVAL OF C.A.P. FROM THE RECREATION CENTER

The Parks and Recreation Department would like the Mayor and Council to request the C.A.P. and Police to vacate a room used by their organizations for storage in the Recreation Center.

With the Mayor and Council's approval, we would like to make this room into a handball court and have put a request in our budget for the money to do this work. If, however, this is not approved, we would still like the room, vacated and we will use it for an activity room for our gymnastic apparatus.

At a recent Recreation Commission Meeting, it was their recommendation that the Recreation Center be used exclusively for Recreation. This would mean moving out the Red Cross, Community Chest and Girl Scout offices.

Our first immediate need, however, is for the C.A.P. room in the back and we respectfully request that the Mayor and Council take action on having the C.A.P. move their equipment out of this room and the Police Department find another place to load shells.

Respectfully submitted,
s/ Ernest C. Craner
Director Parks & Recreation

This was tabled for study and consideration.

ORDINANCE NO. 1085

AN ORDINANCE AMENDING SECTION 1-10-4 OF THE MUNICIPAL CODE OF IDAHO FALLS 1962; PROVIDING FOR PRESIDENT OF THE COUNCIL; PROVIDING FOR HIS ELECTION; PROVIDING FOR AN ELECTION OF THREE MEMBERS OF THE COUNCIL AT EACH BIENNIAL ELECTION; PROVIDING AN EFFECTIVE DATE; REPEALING ALL ORDINANCES IN CONFLICT THEREWITH.

The foregoing Ordinance was presented in title. It was moved by Councilman Leahy, seconded by Page, 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, 4; No,

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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, 4; No, None; carried.

A contract was presented between the City and the Bureau of Land Management covering a service connection fee and monthly water service for Government property known as the administrative yard on Lincoln Road. It was moved by Councilman Page, seconded by Leahy, that the Mayor be authorized to sign. Roll call as follows: Ayes, 4; No, None; carried.

ORDINANCE NO. 1086

AN ORDINANCE AMENDING SECTION 3-5-1 OF THE MUNICIPAL CODE OF IDAHO FALLS, 1962, TO PROVIDE THAT THE YOUTH ADVISORY COUNCIL SHALL CONSIST OF NOT LESS THAN FIVE (5) NOR MORE THAN FIFTEEN (15) MEMBERS; AMENDING SECTION 3-5-2 OF THE MUNICIPAL CODE OF IDAHO FALLS, 1962, TO PROVIDE FOR QUALIFICATIONS OF PERSONS ELIGIBLE FOR APPOINTMENT; AMENDING SECTION 3-5-3 OF THE MUNICIPAL CODE OF IDAHO FALLS, 1962, TO PROVIDE THAT THE TERMS OF OFFICE SHALL BE FOR THREE (3) YEARS; REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT THEREWITH; PROVIDING AN EFFECTIVE DATE.

The foregoing Ordinance was presented in title. It was moved by Councilman Leahy, seconded by Foote, 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, 4; 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, 4; No, None; carried.

This memo from the City Attorney was presented:

December 19, 1963

Honorable W. J. O'Bryant
City Council
City of Idaho Falls, Idaho

DECEMBER 19, 1963

Gentlemen:

We have been in discussions with the Public Works Department, Engineering and the attorney for Cecil Owens for the portion of West 16th Street now occupied by the potato processing plant. We are advised by Public Works that this extension of 16th Street was never opened and a serious legal problem exists whether or not the City would have the right to insist upon a plat of 16th Street with no use ever made of the area.

Owens and his wife have agreed to deed to the City of Idaho Falls an easement for a sewer line through the premises. They have requested in exchange a Quit Claim Deed from the City of any portion within the platted right of way that has never been used. Engineering and Public Works have no objection to this matter and the execution of the Quit Claim Deed.

From a legal point of view, I question the City could compel the opening of the Street, even though platted. Accordingly, we recommend the authorization to the Mayor and Council to execute the attached Corporation Quit Claim Deed in favor of Cecil Owens and Bernice Owens, his wife, in exchange for an easement for a sewer line as set forth above.

Respectfully submitted,
Holden, Holden & Kidwell
By s/ R. Vern Kidwell
City Attorneys

In this connection an appropriate deed was presented in favor of Cecil and Bernice Owens. It was moved by Councilman Page, seconded by Leahy, that the exchange as described be effected and the Mayor and City Clerk be authorized to sign the deed. Roll call as follows: Ayes, 4; No, None; carried.

This memo from the City Attorney was then presented:

December 19, 1963

Honorable W. J. O'Bryant, Mayor
City Council
City of Idaho Falls, Idaho

Gentlemen:

Re: Utah Power & Light Company

We have had further discussion with Mr. Porter, Counsel for Utah Power & Light Company, dealing with two aspects:

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1. Twenty-third Street. Our prior letters had shown that he had advised us that they could abandon the area within Twenty-third Street encompassed by the relocation of Gallatin. Mr. Porter now advises that examination has shown this property is covered by a mortgage. They have a figure of \$100.00 as the proportionate amount of the value of the Idaho Falls property for the corner of the Utah Power and Light Company tract to be included within the Gallatin Street right of way. In other words, they are offering to deed us Gallatin Street for the \$100.00. In view of the fact that Gallatin Street is essential, we are recommending the authorization to expend this amount for the purchase of the right of way.

2. Exchange of Facilities. We previously had submitted to them letters on behalf of the City of Idaho Falls dealing with the exchange of facilities. They state that they have reviewed them and in their opinion the same are agreeable; that the Vice-President will sign them shortly and they will be forwarded with the view in mind of formalizing this agreement prior to the end of 1963.

Respectfully,
Holden, Holden & Kidwell
By s/ R. Vern Kidwell
City Attorneys

It was moved by Councilman Page, seconded by Leahy, that the \$100.00 expenditure, be authorized as a means of obtaining the right of way as described. Roll call as follows: Ayes, 4; No, None; carried.

Finally, from the City Attorney this memo was presented:

December 19, 1963

Mayor W. J. O'Bryant
City Council
City of Idaho Falls

Gentlemen:

The Traffic Safety Committee has had occasion to review Section 10-9-6, Municipal Code of Idaho Falls, 1962. This portion of the Code prohibits the parking of motor vehicles in any alley in the business district of the City except for the actual time required for loading or unloading such vehicle. The person parking such vehicle must leave a clearance of at least ten (10) feet in width for other traffic.

The Traffic Safety Committee has had complaints with respect to alley parking in residential districts. This has in some instances prevented the movement of vehicles from

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garages located on the back portion of lots. There has been some interference with garbage removal.

It was the recommendation of the Committee that Section 10-9-6 be amended to prohibit alley parking within the corporate limits.

May we have the thoughts of the Council on this matter. If favorable, we will proceed with the drafting of the ordinance to carry the wishes of the Council into the enactment of such an ordinance.

Respectfully,
Holden, Holden & Kidwell
By s/ Vern Kidwell
City Attorneys

It was generally agreed that the City Attorney be authorized and directed to prepare an ordinance which would amend Section 10-9-6 of the City Code to provide for the alley facility as described.

The Police Chief, through the Mayor, presented a memo which, in substance, proposed that the Violations Bureau be transferred from his Department to the office of the City Clerk or some other appropriate Department. This was tabled so that the City Clerk would have an opportunity to appraise the problem and determine whether or not his Department could be made applicable to this function.

Councilman Page, noting that a contest had been conducted to select an appropriate name for the Municipal Golf Course, reported on the findings and the recommendations of the judges. It was moved by Councilman Page, seconded by Creek, that in compliance with said recommendation, the Municipal Golf be named the Pinecrest Municipal Golf Course and that the prize be awarded to the party who first offered this name, determined by the time stamped post mark. Roll call as follows: Ayes, 4; No, None; carried.

Councilman Creek proposed and moved that the following official names be given certain park areas, as follows: Westside Park Area.....Reinhart Park, in recognition of the fact that Clarence Reinhart donated 50% of the ground.

South Park Area, on the east bank of the Snake River...Riverside Park.
North Park Area, adjacent to Golf Course.... Northgate Park.
Sand Dunes Park Area.....Sand Creek Park

This motion was seconded by Councilman Page. Roll call as follows: Ayes, 4; No, None; carried.

The Mayor, Councilman Foote and Councilman Creek spoke briefly as the outgoing members of this administration, expressed their appreciation for the pleasure of serving and the cooperation received from their fellow administrators and employees.

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Councilman Page and Councilman Leahy spoke briefly as the holdover members of the administration expressed their appreciation to the outgoing Mayor and Councilmen and also a word of commendation to the City employees for their dedicatory service to the City.

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

ATTEST: s/ Roy C. Barnes
CITY CLERK

s/ W. J. O'Bryant
MAYOR
