

SEPTEMBER 19, 1963

The City Council of the City of Idaho Falls met in Regular Session, Thursday, September 19, 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; Councilman Foote, Leahy, and Creek, Absent: Councilman Page. Also present: Roy C. Barnes, City Clerk; Vern Kidwell, City Attorney; Luther Jenkins, Controller; Harold Davis, Electrical Engineer; Alva Harris, Building Official.

Minutes of the last Regular Meeting held September 5, 1963 were read and approved.

Mr. Don Pieper, 406 4th Street, appeared before the Council and, as a candidate for Mayor, observed the need and the apparent desire on the part of many for a change of City government that would provide for six Councilmen, elected at large, now that this is permitted by Idaho Law. He proposed further, that this be made a special voting question at the November election. He explained that, in his opinion, this would provide broader representation, more talent and ability and narrow the responsibility of each Councilman. He said the City of Boise is putting this to a vote and that, when he recently addressed one of the Kiwanis groups, they favored the proposition. Councilman Creek asked if he were voicing only his own personal opinion. Mr. Pieper said it was a component of his and many other opinions. The Mayor thanked Mr. Pieper for his appearance and his proposition. In view of Mr. Pieper's appearance, City Clerk Barnes, suggested that this would be an appropriate time to present and read the following paper, prepared by another candidate for Mayor, Mr. Aden Hyde:

Part of the administration difficulties which have beset the management of public business in the City of Idaho Falls in recent years may be traceable to overloading the four members of the City Council.

I believe that here is a matter upon which the people themselves should pass judgment. Accordingly, I am asking Mayor W. J. O'Bryant and the present City Council to give Idaho Falls citizens the opportunity to pass on the wisdom of increasing the City Council to six members.

The latest session of Idaho's Legislature (Idaho Code Section 50-111) made that possible and is a matter of sufficient importance to be, in my opinion, submitted to the people.

In announcing my candidacy for Mayor of Idaho Falls, I said clearly that if elected I intended to "return municipal government to the people where it belongs."

I am well aware that this promise is regarded as a political cliché. But in the case of municipal government in Idaho Falls, the necessity for doing just that is a stark political reality and emergency. It's necessity should be apparent to all informed citizens of the community.

This possibility of increasing the City Council membership to six comes easily within the category of important policy matters upon which the people themselves should be given an opportunity to pass judgment. Under Idaho law, as the legislature enacted it in this field, it

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is mandatory to submit the question to citizens. Only if the proposal is approved by a majority vote can the proposal be activated.

At the present time, Idaho Falls' City Council is made of four members and each is assigned supervision of various departments of City Government, the assignments have become extremely burdensome and time consuming.

Councilmen are paid \$200.00 per month. Obviously, all are dependent upon other sources of enterprise and income for a livelihood. Thus, the time that they can be reasonably expected to give to City affairs is limited by the necessity for making a living in some other field.

I am impressed that, over the years, City Councilmen have given Idaho Falls fine service. They have been, overall, dedicated public servants who have assumed in full their responsibilities as servants of the people. But I am also impressed that the very weight of these responsibilities may be too great for the present Council membership.

Two additional Councilmen would add only \$4,800.00 to the salary outlay of the City annually. Their selection is a duty of new Mayor and new Council, if the people approve the increase.

I am hoping that the present administration will see fit to submit the possibility of doing that to citizens of Idaho Falls on November 5th. I am hoping that every facet of this proposal will be discussed and closely examined that the people themselves will be sufficiently informed to pass upon it's merit with full knowledge of all of the facts surrounding the idea.

If I am elected Mayor of Idaho Falls in November, this is in substance the process which I expect to follow with every major proposal confronting the City administration and the citizens which it serves.

s/ Aden Hyde

Mr. William Skinner, 801 Claire View Lane, appeared before the Council and asked that Council action on the Bonneville Power sales contract be postponed this night until it could be thoroughly studied by all interested persons. A Councilman asked him if he were aware of the savings to the City, under the contract and was answered in the affirmative. Even so, said Mr. Skinner, he felt that the savings were secondary to the obligation on the part of the Council to see that the public was thoroughly aware of all the principal provisions of the contract including the fact that it was of a 20 year duration.

Mr. R. K. Rose, 229 East 20th appeared before the Council to express himself to the effect that he felt similarly to Mr. Skinner. The Mayor proposed that they convene to a private room during the

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balance of the meeting for said study. The gentlemen indicated, however, that they did not feel capable of personally analyzing the contract. Instead, they said they preferred to have it perused by their attorneys. Mrs. Skinner asked how the contract would affect taxes. The Mayor explained that the contract could not affect taxes, inasmuch as the City would merely be utilizing the services of one governmental agency in place of another as a marketing medium for electric power.

Mr. Ferris Gilky, BPA representative, was asked if there would be any penalty to the City by delaying action on the contract and was answered in the negative, providing it was signed by September 30th. Therefore, it was moved by Councilman Leahy, seconded by Creek, that any action on the BPA contract be postponed until September 26th with appropriate press coverage in the interim period. Roll call as follows: Ayes, 3; No, None; carried.

License application for RESTAURANT, G.W. Field of Grants Tomb was presented. It was moved by Councilman Creek, seconded by Leahy, that this license be granted subject to the approval of the City Sanitarian. Roll call as follows: Ayes, 3; No, None; carried.

License application for BARTENDER, S. C. Montague of the Starlite Lounge, Eugene Peterson , Gail Green of the Starlite Lounge; PHOTOGRAPHER, A.O. Dobbs of Maurice Studio; JOURNEYMAN GAS FITTER (as per approval by Gas Inspector) Clawson C. Richardson of Ahrco Sales; JOURNEYMAN GAS FITTER (as per approval by Gas Inspector) Wayne Van Orden of Ideal Electric in Blackfoot; JOURNEYMAN ELECTRICIAN (as per approval by Electrical Inspector) Harold Babbitt of H. L. Electric; JOURNEYMAN ELECTRICIAN, Charles Chesnovar at H.L. Electric and for renewal of ELECTRICAL CONTRACTOR for Wayne Van Orden (subject to approval by Electrical Inspector) were presented. It was moved by Councilman Leahy, seconded by Creek, that these licenses be granted. Roll call as follows: Ayes, 3; No, None; carried.

These damage claims were presented and read by the City Clerk:

Melville's Studio and Camera Shop
460 B Street
Idaho Falls, Idaho
September 10, 1963

Dear Sir:

On September 7th 1963, approximately 4:30 P.M. Kayla Melville was swimming in the City Pool. As she was getting out of the pool her foot was caught and cut by rusted piece of metal attached to the side of the pool. The metal was the remains of a hook that was used to anchor a rope across the pool between the shallow and deep ends.

The hook has rusted out several days previous and the rope had been removed. The remains of the metal hook was left on the side of pool a few inches below the water line.

Kayla's foot was cut on the top of the arch badly enough to be taken to the hospital for 10 stitches and a tetanus shot. At least 2 more doctors visits are necessary. We feel, we should be

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reimbursed for the expenses involved as the injury was the fault of negligence in not removing the rusted hook.

Yours truly,
s/ William Melville

Duffin and Duff
Attorneys at Law
Fremont and G Streets
Box 61
Rupert, Idaho
September 17, 1963

City of Idaho Falls
Idaho Falls, Idaho

In re: Dockstader vs. Idaho Falls

Gentlemen:

We have been retained by Mr. Devon Dockstader to represent him in an action against you for injuries received by his son as a result of being injured on an improperly-fastened garbage bench in Tautphaus City Park in Idaho Falls on or about February 11, 1963. Mr. Dockstader informs us that his three-year old son, Douglas, sustained a broken right leg between the knee and the hip and that as a result of said injury, he has incurred medical expenses for the treatment of the same in the total amount of \$820.75.

Demand is hereby made upon you for the payment of the above-mentioned medical expenses, plus \$1,500.00 general damages for pain and suffering in this matter.

Very truly yours,
s/ Larry R. Duff

9-19-63

To the Honorable Mayor and City Council
Idaho Falls, Idaho

Gentlemen:

At approximately 1:30 P.M., Wednesday, September 18th, 1963, my wife, Ella Mae Howard was walking west in front of a residence at 405 4th Street and stumbled on a broken

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sidewalk, resulting in a key being driven into her right wrist, severing one of the sensory nerves and breaking the key, a portion of which was left in the wrist.

Mr. V.P. Mc Laughlin, 224 5th Street and another unidentified man assisted her to a car and took her to Dr. F. L. Hansen for treatment. After preliminary examination, she was transferred to the L.D.S. Hospital for surgery.

No estimate of damages has as yet been determined. Please consider this my formal claim for damage in this regard, commensurate with the loss sustained.

Yours very truly,
s/ Charles W. Howard
9633 S.W. Corbett Avenue
Portland 19, Oregon

It was moved by Councilman Leahy, seconded by Creek, that these be referred to the City Insurance carrier for investigation. Roll call as follows: Ayes, 3; No, None; carried.

An extension rider to LD 13895 with the railroad was presented covering a water pipe line encroachment. It was moved by Councilman Leahy, seconded by Foote, that the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 3; No, None; carried.

A City redemption tax deed was presented, accompanied by this resolution:

RESOLUTION (Resolution No. 1963-16)

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 January, 1956, recorded in Book 101 of Deeds at Page 37, records of Bonneville County, Idaho, acquire title to and possession of the following described real property, to-wit:

Lots 36 through 38 inclusive in Block 8 of Capitol Hill Addition to the City of Idaho Falls, Bonneville County, Idaho, according to the recorded plat thereof.

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

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PASSED BY THE COUNCIL this ____ day of _____, 19 ____.
APPROVED BY THE MAYOR this ____ day of _____, 19 ____.

MAYOR

ATTEST: _____
CITY CLERK

It was moved by Councilman Creek, seconded by Leahy, that the Mayor and City Clerk be authorized to sign the resolution and the deed. Roll call as follows: Ayes, 3; No, None; carried.

ORDINANCE NO. 1065

AN ORDINANCE VACATING AND CLOSING AN EASEMENT IN THE CITY OF IDAHO FALLS FOR THE SOLE AND EXCLUSIVE USE OF LLOYD E. STALKER ABUTTING OWNER; DESCRIBING THE EASEMENT TO BE VACATED AND THE TITLE TO WHICH IS TO BE VESTED IN THE ABUTTING OWNER; PARTICULARLY DESCRIBING SAID LANDS; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

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, 3; 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, 3; No, None; carried.

A deed was presented covering the easement referred to in the foregoing vacating ordinance. It was moved by Councilman Leahy, seconded by Foote, that the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 3; No, None; carried.

ORDINANCE NO. 1066

AN ORDINANCE VACATING AND CLOSING AN UNUSED PORTION OF A STREET AND ALLEY IN THE CITY OF IDAHO FALLS, IDAHO, FOR THE SOLE AND EXCLUSIVE USE OF MERRILL N. SHIPLEY AND HELEN R. SHIPLEY, HIS WIFE, ABUTTING OWNERS, DESIGNATING A PORTION OF SAID STREET TO BE VACATED AND THE TITLE TO WHICH IS TO BE VESTED IN THE ABUTTING OWNERS,

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PARTICULARLY DESCRIBING SAID LANDS, PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

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, 3; No, None; carried.

A deed was presented covering the unused portion of the street and alley referred to in the foregoing ordinance. It was moved by Councilman Leahy, seconded by Foote, that the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 3; No, None; carried.

ORDINANCE NO. -----

AN ORDINANCE AMENDING SECTION 10-11-3 OF THE CITY CODE OF IDAHO FALLS, IDAHO, 1962; PROVIDING IT SHALL BE UNLAWFUL TO OPERATE A VEHICLE IN VIOLATION OF THE ORDINANCE WITHIN THE CORPORATE LIMITS OF THE CITY OF IDAHO FALLS, IDAHO; PROVIDING WHEN THE AMENDMENT SHALL BECOME EFFECTIVE; REPEAL ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT THEREWITH.

It was moved by Councilman Leahy, seconded by Foote, that this Ordinance be passed on its first reading. Roll call as follows: Ayes, 3; No, None; carried.

ORDINANCE NO. ---

AN ORDINANCE REPEALING SECTION 4-4-1 THROUGH 4-4-10 OF THE MUNICIPAL CODE OF IDAHO FALLS 1962; ADOPTING A NEW IDAHO FALLS MUNICIPAL CODE FOR 1962, SECTIONS 4-4-1 THROUGH 4-4-13 INCLUSIVE; PROVIDING FOR OPERATION OF THE CITY OF IDAHO FALLS ELECTRIC LIGHT DIVISION; PROVIDING RULES AND REGULATIONS FOR CUSTOMERS OF SAID ELECTRIC LIGHT DIVISION; PROVIDING FOR METER DEPOSITS AND FORFEITURES; PROVIDING FOR PAYMENTS OF BILLS PROVIDING FOR SUSPENSION OF SERVICE UNDER CERTAIN CONDITIONS; PRESCRIBING UNLAWFUL ACTS; PROVIDING FOR EXTENSIONS TO THE SYSTEM; ESTABLISHING RULES FOR UNDERGROUND

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DISTRIBUTION SYSTEM; ADOPTING A SCHEDULE OF RATES; PROVIDING PENALTIES FOR VIOLATION OF THE ORDINANCE; REPEALING ALL ORDINANCES IN CONFLICT THEREWITH; AND PROVIDING AN EFFECTIVE DATE.

It was noted that this Ordinance when first presented and passed on its first reading, provided for a reconnect fee of \$10.00 in case service was disconnected for non-payment and later restored and that this was supposedly justified on the basis of cost to the City. City Clerk Barnes explained that the system had recently been revised, whereby reconnects could be handled by non-union servicemen from his own department, thus lowering costs substantially. Barnes also asked that this new ordinance authorize the Clerk to issue a reconnect upon receipt of a paying arrangement in lieu of an immediate cash payment. This amendment was therefore presented, as revised wording of a portion of Section 13: "In case service is disconnected for delinquency, it shall not be renewed or restored until the delinquency is paid, or arrangements satisfactory to the City Clerk are made for its payment, together with a fee of \$2.00 for shutting off and restoring service. The fee of \$2.00 shall be payable whenever a disconnect order is issued even though an actual disconnecting may not occur." With the foregoing amendment, it was moved by Councilman Leahy, seconded by Creek, that this ordinance be passed on its first and second reading as amended. Roll call as follows: Ayes, 3; No, None; carried.

A renewal lease was presented between the City and the Idaho Aviation Center with proper times and conditions for the leasing of certain airport properties owned by that corporation for a five year period ending July 31st, 1968. It was moved by Councilman Foote, seconded by Creek, that the Mayor and City Clerk be authorized to sign with the understanding that the number of feet under Section 5, be determined as 500. Roll call as follows: Ayes, 3; No, None; carried.

It was noted that the Council had previously and informally authorized the Controller to seek bids of the sale of certain tax anticipation notes. It was moved by Councilman Leahy, seconded by Creek, that this action be duly ratified. Roll call as follows: Ayes, 3; No, None; carried.

In line with the foregoing; this resolution was presented:

RESOLUTION (Resolution No. 1963-17)
RESOLUTION OF CITY COUNCIL OF THE CITY OF IDAHO FALLS

WHEREAS, the City Council of the City of Idaho Falls deems it necessary at this time to borrow money for the purpose of providing funds for operating expenses in anticipation of the collection and receipt to taxes for the current fiscal year, and

WHEREAS, the tax levy for the current fiscal year by said City on all of the taxable property of the municipality amounts to the sum of \$568,035.52, none of which has been collected, exclusive of taxes levied to pay the principal of outstanding bonded indebtedness of said City, and exclusive of taxes levied for special purposes, and

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WHEREAS, the sum of \$425,000.00 contemplated to be borrowed during the current fiscal year is not in excess of seventy-five per cent of the taxes levied for the current fiscal year, exclusive of taxes levied to pay the principal of outstanding bonded indebtedness and for special purposes;

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

That the City of Idaho Falls, Idaho, for the purpose of providing funds for operating expenses in anticipation of the collection of taxes for the current fiscal year, exclusive of taxes levied for the principal of outstanding bonded indebtedness of said City, shall arrange to borrow a sum of money not exceeding \$425,000.00 , which amount is not in excess of 75% of the taxes so levied by said City for the current fiscal year, and for that purpose, as evidence of said indebtedness, shall issue to City of Idaho Falls, Idaho, tax anticipation notes, limited to the aggregate principal sum of \$425,000.00, of tenor and effect as follows:

<u>Series</u>	<u>No.</u>	<u>Amount</u>	<u>Maturity Date</u>
1963	1	\$250,000.00	February 1, 1964
1963	2	\$175,000.00	August 1, 1964

Said notes shall bear interest at the rate of not more than six percent (6%) per annum from date of issue until paid, both principal and interest of said notes being payable at the office of the Treasurer of the City of Idaho Falls, Idaho.

That said notes are to be known as "City of Idaho Falls, Idaho, Tax Anticipation Notes," Series 1963, No. 1 and Series 1963, No. 2, said notes, except as to dates, numbers, amounts dates of issue, and maturity dates, shall be in substantially the following form:

UNITED STATES OF AMERICA
STATE OF IDAHO
CITY OF IDAHO FALLS
TAX ANTICIPATING NOTE
SERIES 1963

DATE OF ISSUE: _____, 1963
MATURITY DATE: _____, 1964

No. _____ \$ _____

The City of Idaho Falls, Idaho, hereby acknowledges itself to be indebted, and for value received promises to pay to the bearer hereof, the sum of _____ Dollars (\$ _____), in lawful money of the United States of America, on or before the City of Idaho

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Falls, Idaho, in anticipation of the collection of taxes of the current fiscal year 1963, exclusive of taxes levied to pay the principal of the outstanding bonded indebtedness of said City, and is issued in full compliance with the Constitution of the State of Idaho and Chapter 31, Title 63, Idaho Code, and all other laws applicable thereto.

It is hereby certified that every requirement of law relating to the issuance of this note has been duly complied with and preformed in due time, form and manner, and this note is within every debt and other limit prescribed by the Constitution and status of the State of Idaho, and the full faith, credit, and resources of the City of Idaho Falls, Idaho, is hereby irrevocably pledged.

It is further certified that this note is a general obligation of the City of Idaho Falls, Idaho, and the full faith, credit and all taxable property within said municipality are and shall continue to be pledged to the punctual payment of the principal and interest of this note according to its terms, and nothing herein contained shall be construed to limit the payment of the principal and interest of this note according to its terms, and nothing herein contained shall be construed to limit the payment of the principal and interest on this note solely to the taxes in anticipation of which this note is issued.

IN WITNESS WHEREOF, the City of Idaho Falls, Idaho, by its City Council, has caused this note to be signed by its Mayor, countersigned by its Clerk, and certified by its Treasurer, and its corporate seal to be hereunto attached as of this ____ day of _____ 19__.

s/ _____
MAYOR

ATTEST AND
COUNTERSIGNED

s/ _____
CITY CLERK

CERTIFICATE

That all covenants, statements, representations, agreements and promises, contained in said notes be, and the same are hereby adopted as the covenants, statements, representations, agreements and promises of the City of Idaho Falls, Idaho, and that the proceeds derived from the issuance and sale of said notes shall be used solely for the purposes for which said application of the proceeds thereof by said City or its officers.

That upon the sale of said notes as herein provided, the Mayor is hereby authorized and directed to sign, and the City Clerk to attest and countersign and affix the seal of said City to each of said notes, and the City Treasurer is hereby authorized to certify to the signatures on said notes, authority to issue, and registration of said notes.

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That there is hereby created a special fund, to be known as the "Tax Anticipation Bond or Note Redemption Fund" and all of the taxes collected or received in anticipation of which said tax anticipation notes are issued, exclusive of taxes required to be raised to pay the principal of outstanding bonded indebtedness of said City, and taxes specially levied for special funds of said City, shall be placed in said "Tax Anticipation Bond or Note Redemption Fund", until such time as the funds accumulated therein shall be sufficient to pay all of such tax anticipation note or notes of the earliest date of issue then outstanding, together with the interest thereon, and the funds so accumulated in said fund are hereby appropriated and set apart for such purpose only and shall not be used for any other purpose; provided, however, that nothing in this resolution shall be construed to limit the payment of the principal or the interest on said tax anticipation notes solely to the taxes in anticipation of which said notes are issued, but such notes shall be the direct and general obligation of said City, and the full faith, credit and resources of said City are hereby pledged for the payment of the same.

That the City Controller is hereby authorized and directed to solicit bids from the Idaho First National Bank, the First Security Bank, the Bank of Commerce and the Bank of Idaho, all of Idaho Falls, Idaho, for the purchase of said Tax Anticipation Notes Series 1963; and notes to be issued on the dates to be determined by the City Council, but in no event later than December 31, 1963. All bids must be in writing and received in the office of the Controller not later than 10:00 A.M., MST, on the 20th day of September, 1963. No bid for less than par value or which specify an interest rate in excess of 6% per annum shall be considered.

The City reserves the right to reject any and all bids and to accept the bid which it deems in the best interest of the City of Idaho Falls. The bids shall be opened and examined by the Controller and the Mayor at 10:00 A.M., MST, Friday, September 20, 1963, in the Mayor's Office in the City Hall.

That the purchaser of the said Tax Anticipation Notes shall pay to the City of Idaho Falls the accrued interest on said notes from the date of issue of each note to the date of receipt by the City Treasurer of the purchase price of said note.

BE IT FURTHER RESOLVED, that this resolution shall take effect forthwith upon its passage and approval, and shall be irrevocable until the indebtedness hereby created shall have been fully paid and satisfied.

ATTEST: s/ _____
CITY CLERK

s/ _____
MAYOR

It was moved by Councilman Leahy, seconded by Creek, that this resolution be adopted and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 3; No, None; carried.

Building Official Harris presented a request from Mr. Hugh Robison for the erection of a non-flashing sign in an R-3 zone at his new place of business at Whittier and Holmes. It was understood that it would comply with the Uniform Sign Code. It was moved by Councilman Leahy, seconded by Creek, that approval be granted. Roll call as follows: Ayes, 3; No, None; carried.

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A second request, through Harris, was from Jerry's 17th Street Barber Shop for the installation of a single faced flat mounted sign in an R-8 zone on the west end of the building. It was moved by Councilman Creek, seconded by Leahy, that this be permitted. Roll call as follows: Ayes, 3; No, None; carried.

City Engineer Ellsworth presented plans and cost estimates for construction of a sanitary sewer which would serve Block 31 and 32, Highland Park Addition, as previously requested by the Council. It was learned that the cost estimate for this project would be approximately \$10,000. This was tabled for study and consideration at a later date.

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

ATTEST: s/ Roy C. Barnes
CITY CLERK

s/ W. J. O'Bryant
MAYOR
