

MARCH 22, 1962

The City Council of the City of Idaho Falls met in Recessed Regular Session Thursday, March 22, 1962, 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, Foote, Page. Absent: Councilman Creek. Also present: Roy C. Barnes, City Clerk; George Barnard, City Attorney; Don Lloyd, Public Works Director; Don Ellsworth, City Engineer; Alva Harris, Building Official; Kelvin Nelson, Recreation Director; Luther Jenkins, Controller, Harold Davis, Electrical Engineer.

Minutes of the last recessed Regular Meeting, held March 8th, 1962, were read and approved.

Mr. Kelvin Nelson, Recreation Director, appeared before the Council to report that the Sun Bear Cage has now been enlarged. He recommended that \$10.00, contributed by the children, be set aside as the beginning of a special fund for the complete rehabilitation of Tautphaus Park Zoo. It was moved by Councilman Leahy, seconded by Page, that the funds in question be so earmarked and the City Clerk be authorized to hold the money, un-deposited until further notice. Roll call as follows: Ayes, 3; No, None; carried.

Mr. Vern Kidwell, local attorney, appeared before the Council as spokesman for a group of Pine Acres residents, some of which were also present, protesting the little league baseball diamond feature of the recreation area in Pine Acres, owned by the L.D.S. Church. Mr. Kidwell pointed out that, originally, the residents had no objection to the idea of a recreation area but that the ball diamond creates problems which invade the comfort and privacy of the local residents; namely, lights at night, dust, noise, and traffic. Mr. Kidwell presented a petition with 64 signers representing 85% of the area residents. Mr. Kidwell questioned the legality of a lighted ball diamond in an R-1 Zone.

Others appearing to substantiate the argument and to relate various discomforts which they had personally experienced were; Mr. Tom Ashton, 369 Redwood Drive, Mr. Rod Shoen, 130 Evergreen Drive, Mr. Eugene Berry, 314 Redwood Drive, Mr. M. H. Bartz, 248 Redwood Drive.

The Mayor said he would appoint a responsible Committee to investigate this matter with particular emphasis on the specific time the recreation area was started, in relation to the establishment of the Zoning Ordinance which would apply.

With regard to the \$800.00 offer which was made to Mr. Van Kampen to apply toward the cost of his private sewer line, in exchange for a certain easement to make the sewer available to another property, the City Attorney reported that Mr. Van Kampen had accepted the offer.

License applications for POOL TABLE, Ford's Bar; BOWLING ALLEY, B.P.O.E. #1087; COMMERCIAL KENNEL, Trade-winds Pet & Hobby; PHOTOGRAPHERS, Bacons Studio, Melville's Studio, and G. W. Staker; RESTAURANT, Woolworths', Skylark Restaurant, Lantern Café, A & W Root Beer, Le Barons Coffee Shop; GAS CONTRACTOR, Roger Brothers Seed, Northwest Propane Gas, Inc; JOURNEYMAN GAS FITTER, Claude L. Smith and Walter F. Jones; MASTER PLUMBER, Edgar G. Woods of Pico Plumbing and Bingham Plumbing & Heating; ELECTRICAL CONTRACTOR, Robinson Electric, Sparks Electric, Efco Electric, Elmo Cazier, and Dick Wheeler; JOURNEYMAN ELECTRICIAN, Lionel Wold, Walter A. Hansen, Harold M. Anderson, Stephen L. Brunson, C. P. Jeppesen, Frank Marineau and A. D. Hill, and Floyd M. Gifford, (All previously approved by City Inspectors). It was moved by Councilman Foote, seconded by Leahy, that these licenses be approved. Roll call as follows: Ayes, 3; No, None; carried.

MARCH 22, 1962

License application for JOURNEYMAN ELECTRICIAN, for Elmo Cazier was then presented. It was moved by Councilman Leahy, seconded by Foote, that this license be granted, subject to the approval of the Electrical Inspector. Roll call as follows: Ayes, 3; No, None; carried.

Next to be presented was a license application for DANCE HALL for Flamingo Restaurant and Lounge. It was moved by Councilman Page, seconded by Leahy, that the license be granted, subject to the approval of the Police Committee and the Chief of Police. Roll call as follows: Ayes, 3; No, None; carried.

License applications were then presented for CAB DRIVER, Leonard E. Kelly; ROOMING HOUSE-MOTEL, for Luke's Cabins, Green & White Cabins, Falls View Motel, Ross Hotel, and Rex Hotel; CANNED & BOTTLED BEER TO BE CONSUMED ON THE PREMISES (change of name only) for Helen Hart & Lucinda Cable of New Grand Hotel. It was moved by Councilman Leahy, seconded by Foote, that these licenses be granted, subject to the approval of the Chief of Police. Roll call as follows: Ayes, 3; No, None; carried.

The City Clerk presented the utility bill of the Idaho Falls Baseball Club in the amount of \$1,613.84. It was moved by Councilman Page, seconded by Foote, that this be charged off as a means of clearing the account. Roll call as follows: Ayes, 3; No, None; carried.

The following damage claim was presented:

TO: Mayor O'Bryant & Council
FROM: Edward K. Jenkins - 1115 Blaine Avenue, Idaho Falls, Idaho

Dear Sirs:

Referring to the incident that took place at my home on January 25, 1962, while the City was thawing out my water pipes I bring this to your attention. Because of unsafe practice and the lack of knowledge, on the part of the workmen, I do feel that the City has done damage to my home in this operation.

In-as-much as there was fire involved and electrical wiring melted together and fused to the conduit in the attic, according to the electrician's report that did the repairing, I could have lost my home, besides being out of a range for a week. The bill for repairing this wiring was \$30.30. I believe it should be paid by your insurance company.

Sincerely yours,
s/ Edward K. Jenkins

It was moved by Councilman Foote, seconded by Page, that this claim be denied on the grounds that a waiver had been signed, prior to the pipe thawing process, which absolved the City of responsibility in case of damage. Roll call as follows: Ayes, 3; No, None; carried.

The Mayor proposed that the City discontinue the practice of pipe thawing. The Public Works Director explained that at times, this is necessary to protect the City's own lines. Electrical Engineer

MARCH 22, 1962

Davis explained that the method the City employs of pipe thawing constitutes a dangerous electrical hazard. No action was taken but it was agreed that the problem should be studied further.

Two claim denial recommendations were read as follows:

March 20, 1962

City of Idaho Falls
Idaho Falls, Idaho

Attention: Mr. Roy Barnes, City Clerk

RE: Claim of Wallace Dairy, submitted by Attorney John Sharp on March 2, 1962.

Gentlemen:

We have completed our investigation of the above mentioned accident. According to Mr. Sharp's letter, the Wallace Dairy truck was damaged when the road at Broadway and Skyline gave way beneath the front wheels and the vehicle dropped on its undercarriage.

In talking with the City Engineers and employee, Verl Bates, we concluded that this condition was brought about by the flood we had in this area. There are two storm drains that cross over each other at this particular intersection. The sanitary drain is the lower, and the storm sewer drain rests on top of it. The excess water drain off caused the sanitary pipe line to drop, and the storm sewer pipe line also dropped on top of it. Certainly this is a factor brought about by weather conditions and we cannot possibly see how the City could be held negligent for this condition.

It is our recommendation that this claim be denied in its entirety.

Very truly yours,
s/ A. D. Connet
Claims Adjustor
IDAHO FALLS FIELD OFFICE

March 13, 1962

City of Idaho Falls
Idaho Falls, Idaho

Attention: Mr. Roy C. Barnes, City Clerk

MARCH 22, 1962

RE: Our Assured: City of Idaho Falls – BLP 185081
Accident of: 2-10-62 at 2:00 A.M.
Claimant: Ray's Motel

Gentlemen:

The owner of Ray's Motel presented a claim to your office for damage to his neon sign. He alleges the damage was caused by a bullet which ricocheted off of a burglar's car.

Patrolman Hieler of the City Police Force states he first fired at the car when it was 15 feet from him, and continued to fire five times before it was 30 feet away.

It is our opinion that Patrolman Hieler acted with reasonable care in this matter and cannot be held negligent. Therefore, we feel this claim should be denied in its entirety.

Very truly yours,
s/ Robert M. Pierce
Claims Adjustor
IDAHO FALLS FIELD OFFICE

It was moved by Councilman Leahy, seconded by Page, that these be referred back to the City Insurance Carrier for re-consideration on the grounds that, in neither instance, the claimant could not be considered contributarily negligent. Roll call as follows: Ayes, 3; No, None; carried.

The City Clerk drew attention to the fact that bids were opened March 20th, 1962 on construction of the 12th Street bridge, revealing the following:

Aiman's Construction Co. Idaho Falls, Idaho	\$13,555.00
Arrington Construction Co. Idaho Falls, Idaho	\$14,187.50
Phillips Construction Co. Idaho Falls, Idaho	\$14,552.00

These were reviewed informally by the Council and awarded, also informally, to the low bidder, Aiman Construction Co.

It was moved by Councilman Foote, seconded by Page, that the Council's informal action in this regard be duly ratified and the Mayor and City Attorney be authorized to sign the contract. Roll call as follows: Ayes, 3; No, None; carried.

The City Clerk read the following:

MARCH 22, 1962

March 2, 1962

Honorable Mayor and City Council
Idaho Falls, Idaho

Gentlemen:

It has come to our attention certain changes are contemplated in the City Codes, by Ordinance, which would down-grade the building requirements pertaining to commercial structures erected in commercial zones other than the existing downtown area.

In our opinion any down-grading of presently required construction in any of the zoning areas would be detrimental to the presently good complexion of our City's building requirements.

We earnestly request your honorable body that the down-grading be not permitted and that any ordinances or parts thereof which point to such permission be not adopted.

Respectfully,
IDAHO FALLS DOWNTOWN
IMPROVEMENT ASSOCIATION
By Members of the Board of Trustees
s/ J. L. Shane
s/ Ken Cunnington
s/ Louis Boyle
s/ Henry Compton
s/ E. A. Wackerli
s/ Lowell Page
s/ C. S. Oden

The Mayor instructed the City Clerk to make this petition a matter of record. No Council action was considered necessary.

It was noted that, at an informal meeting of the Council, the Mayor had been authorized to make an offer to Mr. Lewis Youngstrom for the rental of certain City owned property for a planing mill and sawmill site and that the Mayor had written the following letter, accordingly:

March 20, 1962

Mr. Lewis Youngstrom
Youngstrom Lumber Co.

Dubois, Idaho

MARCH 22, 1962

Dear Mr. Youngstrom:

In reply to your letter of March 18, 1962 we wish to advise that the City Council, in meeting today, authorized the acceptance of your offer of \$600.00 rental for one year on the property proposed as a planing mill and sawmill site.

It is our feeling that the rental after the first twelve months should be \$100.00 per month, to be paid each month in advance as suggested by you. It is our recollection that \$1200.00 per year is the figure tentatively discussed at an earlier time.

We are willing to enter into a lease agreement for a five year period, on the above terms, with the privilege of extending it at that time.

In the event the above terms are agreeable to you, kindly advise and our attorney will draw up a lease accordingly.

Yours truly,
s/ W. J. O'Bryant
City of Idaho Falls

It was moved by Councilman Page, seconded by Leahy, that the Mayor's action in this regard be duly ratified. Roll call as follows: Ayes, 3; No, None; carried.

The following memorandum from the Public Works Director was presented:

March 22, 1962

Honorable Mayor and City Council
Idaho Falls, Idaho

Gentlemen:

Please find attached hereto a brochure and a letter from the Department of Health outlining a two day short school for sewage plant operators.

This program is sponsored by the University of Idaho in cooperation with the Idaho Department of Health and the Idaho Municipal League, and we feel that it would be to the City's interest to have our operators take part in the program.

This school is being held next Thursday and Friday, March 29th and 30th in Pocatello, and we are requesting authorization to send Jerry Cotterell and Raymond Collins.

Your consideration in this matter will be deeply appreciated.

MARCH 22, 1962

Respectfully submitted,
PUBLIC WORKS DIVISION
s/ Donald F. Lloyd, P.E.
Public Works Division

It was moved by Councilman Leahy, seconded by Foote, that the request be granted to send two men to the school as described. Roll call as follows: Ayes, 3; No, None; carried.

Next from the Public Works Director was the following:

March 22, 1962

Honorable Mayor and City Council
Idaho Falls, Idaho

Gentlemen:

This letter is a request for authorization to make an offer for a design engineer for the Engineering Department.

We have corresponded with Mr. Robert Rollefson of Evanston, Illinois relative to his application for municipal work in the engineering field. Mr. Rollefson is graduating from Northwestern University in June with a B.S. in Civil Engineering. He is 34 years old and has had considerable experience in the engineering field prior to attending college. His employment record includes work with consulting engineering and municipalities. His previous employers and personal references have all responded favorably to our request for information. On March 16th, Mr. Rollefson spent the day with us and had an opportunity to meet two of the Councilmen.

We have been very favorably impressed with this applicant, and are recommending that we be authorized to offer him a position of design-engineer with the City at \$600.00 per month. His file is available for your inspection.

Your consideration in this matter will be appreciated.

Respectfully submitted,
PUBLIC WORKS DIVISION
s/ Donald F. Lloyd, P.E.

Public Works Director

cc: Mr. Jenkins

It was moved by Councilman Page, seconded by Leahy, that authorization be granted to make the job offer as described. Roll call as follows: Ayes, 3; No, None; carried.

MARCH 22, 1962

Last to be presented from the Public Works Director was the following:

March 22, 1962

Honorable Mayor and City Council
Idaho Falls, Idaho

Gentlemen:

This letter is written in connection with the widening of Broadway Bridge.

We wish to call to your attention the following three items:

- (1) Parking should be eliminated on the north side of Broadway from the alley to Memorial Drive to provide for a free-running right turn lane.
- (2) The existing corner approach to the Conoco Service Station must be re-located to a point slightly east on Broadway.
- (3) Re-locating a curb radius on River Parkway necessitates the need to move the West Bank Motel sign.

We feel the Council should be aware of these three items, and would recommend firm commitment in each case.

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

This met with general Council approval. However, no formal action was taken except, to instruct the Public Works Director to confer with the operator of the Conoco Service Station in question as a means of determining whether or not the relocation of the corner approach meets with his approval.

Final plats were presented on John Heights Subdivision, Division #2 and Orlin Park Addition, Division #6. It was moved by Councilman Leahy, seconded by Foote, that these be approved and the

Mayor and City Clerk be authorized to sign, subject to final checking by the Engineering Department. Roll call as follows: Ayes, 3; No, None; carried.

A preliminary plat was presented, covering the Skyline Trailer Court. In this connection an excerpt from the Planning Commission minutes were read, dated March 14, 1962, as follows:

After a great deal of study it was moved by Commissioner Heyrend, seconded by Poitevin, that the Commission recommend to the Mayor and Council that this plat be accepted as a
MARCH 22, 1962

preliminary plat with the exception that Division No. 1 include all of the lots facing Skyline Drive and that these lots be zoned R-1. The balance of the lots in Division No. 1 and all of the lots in Division No. 2 be zoned R-3. Further stipulation was made that the improvement plat show specifications of an 8" cinderblock fence with reinforced footings, concrete cap, etc. to be constructed the full length of, and situated on the R-1 property. Carried.

After some study and discussion certain objections were raised, including inadequate recreation area, only one access road until the area is fully developed, and the need for more buffer zone along Skyline Drive.

From the Electrical Engineer the following memorandum was read:

March 22, 1962

To the Honorable Mayor and City Council
City of Idaho Falls, Idaho
City Hall

Gentlemen:

Several months ago, Mr. Sidney Young, manager of Young's Timber Yard, appeared before the Council requesting that he furnish the City seasoned, selected, peeled and treated poles; and, further, that he would be willing to purchase the existing City Treating Plant. Mr. Young has obtained a machine peeler and is going to purchase a treating plant to provide services for various pole customers.

When the City elected to build its pole treating plant, the only known supplier of treated poles in this area was Utah Power & Light Company. Due to the extreme demands on the Utah Power & Light Company pole yard, they were unable to continue supplying the City its poles. A preliminary investigation indicated that about \$15 per pole on 40 foot poles, could be saved by the City should the City elect to treat its own structures. The actual cost incurred by the City in this pole treating plant has been slightly higher than original estimates due to inadequate handling facilities. Therefore, the following table is presented depicting the cost the City incurs for its poles and the price quoted by Young's Timber Yard to stack selected, seasoned, treated poles in the City pole yard.

CITY POLE COST
(Not machine peeled)

YOUNG'S TIMBER YARD POLE COST
(Seasoned, selected, machine peeled and treated)

35 foot	\$21.00	\$16.00
40 foot	26.00	19.50
45 foot	33.00	26.50
50 foot	39.00	35.50

MARCH 22, 1962

The cost incurred by the City for the storage tank, treating tank, and electrical heating equipment amounted to \$2,035.87. This cost does not include City labor.

Finally, they have quoted prices to the City for machine peeling and treating of the existing stock of untreated poles now seasoning in the pole yard. These prices are as follows:

35 foot pole	\$7.00
40 foot pole	9.50
45 foot pole	12.50
50 foot pole	16.50

The purchase and subsequent supply of these poles and stacking them in the City pole yard would relieve many man hours now required by the City Electrical Division. It is expected that with this relief in work load, the starting of a third line crew could be delayed another year, or until late 1963 or early 1964. The work load of this Division is such that there is sufficient work to keep two line crews scheduled with distribution work for the entire year. Therefore, I would recommend to the Mayor and Council that the proposal of Young's Timber Yard be accepted in its entirety and that proper recommendation for the sale of these component parts be initiated.

There is one additional benefit that would be derived in such a program, and that is the number of poles presently stocked in the City pole yard could be reduced by at least half since Young's Timber Yard would store untreated poles in their pole yard.

Respectfully submitted,
s/ Harold W. Davis
City Electrical Engineer

cc: Mayor W. J. O'Bryant
Mr. Alex Creek
Mr. Don Foote
Mr. Karl Page
Mr. Phil Leahy
Mr. L. I. Jenkins

File

It was moved by Councilman Leahy, seconded by Foote, that the proposition as outlined be approved and that a sales agreement or contract be drawn accordingly. Roll call as follows: Ayes, 3; No, None; carried.

Next from the Electrical Engineer the following was presented:

March 22, 1962

MARCH 22, 1962

To the Honorable Mayor and City Council
City of Idaho Falls, Idaho
City Hall

Gentlemen:

Section 4-9-10-F of the Idaho Falls Code reads as follows:

Underground Installations: All underground installations of electrical current conductors in the public streets and alleys of the City, or in easements held by said City for such purpose, shall be placed not less than eighteen inches (18") below the finished grade, and shall be in fiber pipe completely enclosed by not less than four inches (4") of concrete, or in rigid metal conduit.

It is proposed by this Division that, that section of the municipal code be amended. The reasons for this proposal are as follows:

1. In conference with personnel of the Mountain States Telephone and Telegraph Company, for those conditions in which a joint underground trench could be used, that consideration be given, not only vertical displacement, but horizontal displacement as well. These assignments are depicted in the attached diagram.
2. There is some question arising relative to the use of rigid metal conduit for underground power distribution systems. The reason for this change of thinking is based upon the reaction of soil on the metal conduit or possible grounds when using a metallic conduit.

Therefore, it is the recommendation of this Division that the City Attorney and City Electrical Engineer be authorized to prepare an amendment to this section of the Idaho Falls Municipal Code so as to conform with the above mentioned reasons.

Respectfully submitted,

s/ Harold W. Davis
City Electrical Engineer

cc: Mayor W. J. O'Bryant
Mr. Alex Creek
Mr. Don Foote
Mr. Karl Page
Mr. Phil Leahy
File

MARCH 22, 1962

After some discussion the Electrical Engineer and the City Attorney were instructed to prepare an amendment to the Idaho Falls Code for the reasons and for the purpose as described.

At an earlier informal meeting of the City Council, certain action had been taken to award a bid in the amount of \$65.00 to Mr. Robert E. Famm for sale and removal of the Fulton diesel generator at the Eagle Rock light plant. It was moved by Councilman Page, seconded by Foote, that this action be duly ratified. Roll call as follows: Ayes, 3; No, None; carried.

The following was read:

February 16, 1962

Mayor and City Council
City of Idaho Falls
City Building
Idaho Falls, Idaho

Gentlemen:

This letter is written to request an increase in the monthly rental charged for aircraft storage hangars at Fanning Field. This increase is necessary and desirable in view of the following:

1. Net profit on this venture to date (5 year) has amounted to approximately 2%. There is an increasing need for additional rental units at Fanning Field. The present investment and return figures on this corporation does not attract additional equity capital.
2. National average for single aircraft monthly storage is \$42.00. Average figures for this area (Utah and Idaho) is \$35.00 per month.

Accordingly, we ask your permission to increase our monthly hangar rental tariff per hangar from \$25.00 to \$30.00.

Very truly yours,
Skyhaven Hangars, Inc.
s/ June M. Munther
Secretary-Treasurer

It was moved by Councilman Foote, seconded by Leahy, that the proposal to increase hangar rentals be approved as described. Roll call as follows: Ayes, 3; No, None; carried.

The Mayor announced that, in line with a recommendation from the Fire Chief, he was appointing Mr. Les Corcoran to the rank of Lieutenant. It was moved by Councilman Page, seconded by Leahy, that the appointment be confirmed. Roll call as follows: Ayes, 3; No, None; carried.

MARCH 22, 1962

The Mayor then appointed Mr. Robert Pollock as the Police representative to the Employee's Safety Committee.

Attention was drawn to the fact that, prior to the sale of Clark Concrete Company to Idaho Concrete Company, the City had tentatively negotiated with the Clark Concrete Company for the exchange of certain real estate properties, lands received by the City of which would have been used for Park purposes. A letter had been prepared for the Mayor's signature, directed to the Idaho Concrete Products Company, said letter of which related the terms and conditions for the property exchange as had been tentatively and formerly agreed upon between the City and Clark Concrete Company. The letter also provided for that Company approving said terms and conditions for the property exchange as had been tentatively and formerly agreed upon between the City and Clark Concrete Company. The letter also provided for that Company approving said terms and conditions. It was moved by Councilman Leahy, seconded by Page, that the Mayor be authorized to sign the letter and send same to the Idaho Concrete Products Company for their consideration and acceptance. Roll call as follows: Ayes, 3; No, None; carried.

Recognition was made of the fact that there are in existence certain contracts with First Street Plumbing & Heating and Idaho Falls Electric for purposes of heating, plumbing and electric maintenance at the Airport Administration Building. It was moved by Councilman Foote, seconded by Leahy, that addendums be added to both of these contracts which would provide similar service for the control tower. Roll call as follows: Ayes, 3; No, None; carried.

ORDINANCE NO. 1020

AN ORDINANCE AMENDING SECTION 6 OF CHAPTER 8, TITLE 2, CITY CODE OF IDAHO FALLS, IDAHO, 1962 EDITION, BY SPECIFICALLY SETTING FORTH THE DUTIES OF THE BOARD OF ADJUSTMENT, REVOKING ALL INCONSISTENT ORDINANCES, AND PROVIDING WHEN SUCH AMENDMENT SHALL TAKE EFFECT.

The foregoing Ordinance was presented in title. It was moved by Councilman Page, 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, 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.

ORDINANCE NO. 1021

AN ORDINANCE AMENDING SECTION 5 OF CHAPTER 7, TITLE 2,
CITY CODE OF IDAHO FALLS, IDAHO, 1962 EDITION, BY
MARCH 22, 1962

SPECIFICALLY SETTING FORTH THE DUTIES OF THE PLANNING
COMMISSION, REVOKING ALL INCONSISTENT ORDINANCES, AND
PROVIDING WHEN SUCH AMENDMENT SHALL TAKE EFFECT.

The foregoing Ordinance was presented in title. It was moved by Councilman Page, 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, 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.

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

ATTEST: s/ Roy C. Barnes
CITY CLERK

s/ W. J. O'Bryant
MAYOR
