

DECEMBER 8, 1959

The City Council of the City of Idaho Falls met in recessed Session Tuesday, December 8, 1959 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 Creek, Foote, Petersen, Johnson, also present: Roy C. Barnes, City Clerk; George Barnard, City Attorney; Don Lloyd, City Engineer; Don Ellsworth, Assistant City Engineer; George Aupperle, Purchasing Agent; Alva Harris, Building Official.

Minutes of the last Regular Meeting, held November 20th, 1959 and Special Meetings held November 23rd and December 1, 1959, were read and approved.

Mr. A. A. Merrill, local attorney, appeared before the Council, representing Mr. Fred Schmier with regard to his application for a City license covering five taxi cabs in the name of the Falls Cab Company. Mr. Merrill felt the need for explaining to the Council Mr. Schmier's position in this regard and his right to a license based upon his claim of partial ownership in the cab company franchise. This was referred to the City Attorney.

Mr. Merland Clark, Clark Concrete Company, appeared before the Council with reference to acquiring certain City property now being used by his company, for storage of gravel, tile, etc. in consideration for an easement running the length of his property, parallel to the river for a distance of almost one mile. The Council was well aware of this matter, having met numerous times with Mr. Clark in preliminary negotiations toward this end and having ordered an appraisal to be made as follows:

November 28, 1959

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

Dear Sir:

In accordance with your request for an appraisal of the below described property, we hand you herewith this letter report:

Parcel 2. Property encompassed in a 20 foot easement right of way running north and south within the Clark Concrete Company property and near the west border thereof, extending south from the above described City property, together with the severance damages to the property between the easement and the Snake River, has an estimated value of \$.10 per square foot as measured by the land included in said right of way.

Due to the width requirements of repair and servicing equipment, it is considered by the appraisers that a 20 foot right of way need be procured. Procurement of a lesser width

DECEMBER 8, 1959

would reduce the value of the take and correspondingly increase the severance damages resulting in a total value equal to the overall value as estimated for the 29 foot right of way.

In our opinion, as of November 10, 1959, the market value in fee simple of Parcel 1 is \$.10 per square foot and, in accordance with the conditions above stated, the value of the easement plus severance damages in Parcel 2 is \$.10 per square foot.

We hereby certify that to the best of our knowledge and belief the facts and data used to support this estimate of value are true and correct, that we have personally inspected the property described and that we have no interest, present or prospective, therein.

Respectfully submitted,

s/ Delbert V. Groberg

s/ F. O. Simonson

s/ Charles K. Thompson

The Council concurred that the exchange was mutually equitable and so it was moved by Councilman Johnson, seconded by Creek, that the property be exchanged for the easement and that a resolution of acceptance be approved. Roll call as follows: Ayes, 4; No, None; carried.

Messrs. Gene Dillon and Lewis Ross appeared before the Council in the interest of the pony baseball league requesting \$300.00 from the City which is needed to offset the deficit in their activities last summer. They pointed out the need for assistance from the City or from some other source, if their league is to be permitted to continue. They asked the Council for a lease on the City owned ground where Vets Housing was located. Also, it was pointed out that Pioneer Baseball might not materialize next year and if not, request was made for first consideration for the use of the Highland Park baseball might not materialize next year and if not, request was made for first consideration for the use of the Highland Park Baseball grounds. These various requests were referred to the Recreation Committee.

Mrs. Delpha Roseborough, 110 1/2 7th Street, appeared before the Council, protesting the monthly sewage and garbage charge for herself and other widows in her circumstances. It was her feeling that these charges should be borne by the landlord, rather than the tenant. This was referred to the Sanitation Committee.

Messrs. George Cope and Roy Hall appeared before the Council explaining that they had proceeded to install an eight inch water line from the Sears site to their property which is being developed north of Anderson Street, as they had been under the impression they would be reimbursed for the difference between a six inch and an eight inch installation. The Council claimed no knowledge of such an agreement or understanding. This was tabled for further study.

DECEMBER 8, 1959

Mrs. Richard Gardner, 976 Canyon, appeared before the Council explaining that a petition had recently been handed the City Engineer requesting that Canyon and Elmore Streets be included in the next paving district. This was referred to the City Engineer.

Mr. Richard Poitevin of the Planning Commission, appeared before the Council and presented a Master Street Plan, explaining that this was the result of a long concentrated study by his Commission and that it met with the approval of the County. It was moved by Councilman Foote, seconded by Creek, that the plan be accepted by the City in its present form, recognizing that changes might be needed and/or in order from time to time. Roll call as follows: Ayes, 4; No, None; carried. Notation was made that a copy of said plan will be on file in the City Clerk's Office.

Mr. Poitevin then explained that in the future the Planning Commission would be furnishing a preliminary plat with their minutes and recommendations so that the Council would have a better picture in front of them prior to taking action.

Mr. Howard Davis, Chairman of the Traffic Safety Committee, appeared before the Council and presented a plan to extend one way traffic on Park Avenue to Cliff street, on Shoup to Eagle Rock, on Eagle Rock, traffic to be headed west, from Yellowstone to Capital, on Oneida traffic to be headed south, from Cliff Street to Basalt. This met with agreement by the Council and the City Attorney was instructed to include all of these suggestions in the Traffic Ordinances, now being drafted.

The Mayor read an excerpt from the November 27, 1959 minutes of the Planning Commission as follows:

JIM SMITH PROPERTY

Plats of the Jim Smith property, lying between Anderson Avenue and the Union Pacific Railroad tracks, east of North Boulevard, were studied. It was proposed to zone the area C-Limited Business, to permit the establishment of a grocery store and a plywood distribution warehouse. It was pointed out that C-Limited Business zoning would exclude a lumber yard or building supply business. However, the general feeling of the Commission was that this zone best fits the situation.

Chairman Poitevin read a petition signed by 48 persons, protesting against changing the property from its existing R-1 zoning. However, various Commissioners stated that the property is not suited for residential development because it is adjacent to railroad tracks. It was also pointed out that the petition states that the establishment of commercial activities on the property will increase traffic on Anderson Avenue, but Anderson is already designated as an arterial street in the Master Street Plan.

During the course of discussion, Mr. Brunt stated that it is further proposed to establish a service station on the easternmost part of the property.

DECEMBER 8, 1959

Commissioner Collard moved, seconded by Commissioner Marchant, to recommend to the Mayor and Council that the City limits be extended to include the Jim Smith property, and that this property be zoned C-Limited Business, subject to the submittal of proper preliminary and final plats together with the required Subdivision Information Form to the City Planning Commission. Carried.

It was moved by Councilman Johnson, seconded by Creek, not to annex the Jim Smith property at this time but rather to wait until the residents of the area have an opportunity to acquire a better understanding of the type of contemplated business to be established in the area. Roll call as follows: Ayes, 4; No, None; carried.

Bills against the City for the month of November, having been property audited by the Finance Committee, were presented, as follows to-wit:

<u>FUND</u>	<u>GROSS PAYROLL</u>	<u>SERVICES & MATERIALS</u>	<u>TOTAL EXPENDITURES</u>
General Fund	\$72,782.86	\$92,803.98	\$165,519.66
Fire Fund	18,051.76	1,721.02	19,772.78
Electric Light Fund	15,756.93	49,387.15	65,144.08
Water & Sewer Fund	10,143.95	17,788.20	27,932.15
Police Retirement	<u>1,738.75</u>	<u>.00</u>	<u>1,738.75</u>
TOTAL			\$278,368.67
		Police Retirement	\$1,738.75

It was moved by Councilman Johnson, seconded by Foote, that the bills be allowed and the City Clerk be authorized to draw warrants on the respective funds for their payment. Roll call as follows: Ayes, 4; No, None; carried.

Monthly reports from Department Heads were presented and, there being no objection, were ordered placed on file in the City Clerk's Office.

Applications were presented as follows for BARTENDERS: L. W. Taylor, Gerald E. Hicks, Gene Brown, L. A. Winchester. SOFT DRINKS: Fred & Kelly's Broiler, I. F. County Club, R. O. Eagles, Airport Service, Capitol Bar, Harvey's Store, Baldwin's Idaho Food King #5, Ray Robinsons Motel, White Elephant Supper Club, Gordon's Place, Mint Bar, Lobby Bar, Hiway Market, Saving Center, Wise-Bi Food Center, Murphy's Market. PHOTOGRAPHERS: Staker's Photo & Blueprint Shop (this is for 1959 and 1960 photographer's license). It was moved by Councilman Johnson, seconded by Creek, that these licenses be approved. Roll call as follows: Ayes, 4; No, None; carried.

Applications for MEAT MARKET were presented as follows: Baldwin's Idaho Food King #1, #2 and #5, Hiway Market, Saving Center, Murphy's Market. It was moved by Councilman Johnson,

DECEMBER 8, 1959

seconded by Creek, that these licenses be granted, subject to the approval of the City Sanitarian. Roll call as follows: Ayes, 4; No, None; carried.

Application for CAB DRIVER was presented: Joseph A. Moser. ROOMING HOUSE: Rialto Rooms, Gem Rooms. It was moved by Councilman Johnson, seconded by Petersen, that the licenses be granted, subject to the approval of the Chief of Police. Roll call as follows: Ayes, 4; No, None; carried.

An application for DANCE HALL: White Elephant Supper Club, was presented. It was moved by Councilman Johnson, seconded by Creek, that the license be granted, subject to the approval of the Chief of Police and the Police Committee. Roll call as follows: Ayes, 4; No, None; carried.

Applications were presented as follows for BEER, CANNED & BOTTLED, NTBCOP: Wise-Bi Food Center, Saving Center, Hiway Market, Baldwin's Idaho Food King #1, #2, and #5, Harvey's Store, Murphy's Market. BEER, CANNED & BOTTLED, TBCOP: Municipal Airport, Gordon's Place, White Elephant Supper Club, Capitol Bar, Airport Services, F. O. Eagles. I. F. Country Club, Fred & Kelly's Broiler, Curtis Avenue Drive Inn. BEER, CANNED, BOTTLED, AND DRAFT, TBCOP: Lobby Bar, Mint Bar, Robinson's Motel. It was moved by Councilman Johnson, seconded by Petersen, that the licenses be granted, subject to the approval of the Chief of Police. Roll call as follows: Ayes, 4; No, None; carried.

License applications for TAXI CABS were presented as follows: Yellow Cab Company, Falls Cab Company (2). It was moved by Councilman Johnson, seconded by Petersen, that all three of these applications be tabled and referred to the City Attorney. Roll call as follows: Ayes, 4; No, None; carried.

The City Clerk presented two sealed bids for rewiring the City Garage. These were opened and revealed the following:

Idaho Falls Electric Company Idaho Falls, Idaho	\$2,485.00
Babbitt Electric & Refrigeration Idaho Falls, Idaho	\$3,570.00

These were referred to the Building Committee.

A lease was presented between the City of Idaho Falls, and the U. S. Navy, providing for the Navy Electronics Reserve Division 13-27 leasing the west wing of the Tautphaus Park Armory for \$720.00 a year, payable \$180.00 quarterly. It was moved by Councilman Johnson, seconded by Petersen, that the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 4; No, None; carried.

The following memorandum from the City Engineer was presented:

DECEMBER 8, 1959

November 25, 1959
Acct. No. 12A-2
Water Service Line

Honorable Mayor and City Council
Idaho Falls, Idaho

Gentlemen:

A Mr. John Kelley of 375 Anderson Street has requested a 1½ inch water service connection to provide culinary water service to his one acre of land. His property lies adjacent to the west side of Willow Creek.

Since his property lies outside the limits of the City, we are requesting the Council's approval of this connection in accordance with Section 1-1443 of the Idaho Falls Code.

Since there is adequate water main service on Anderson Street and since the entire cost of this installation shall be borne by Mr. Kelley, this Department can find no objections to authorizing this connection.

Respectfully submitted,
ENGINEERING DEPARTMENT
s/ Donald F. Lloyd, P.E.
City Engineer

It was moved by Councilman Johnson, seconded by Petersen, that authorization be granted to provide water to Mr. Kelley as indicated and that the City Engineer use his own discretion as to whether or not to install a meter. Roll call as follows: Ayes, 4; No, None; carried.

This letter from the Homer-Koster Company was read by the Mayor.

December 9, 1959

Mr. W. J. O'Bryant, Mayor and
Idaho Falls City Council
Idaho Falls, Idaho

Gentlemen:

In accordance with your letter and agreement of November 10, 1959, and signed by the City Engineer and the Mayor with reference to the City's participation for street improvements

DECEMBER 8, 1959

to be installed on John Adams in the Melbourne Park Subdivision, Division No. 3, we submit the following proposal to improve the City's center 20-foot strip of this street:

The length of this street through this Subdivision is 1762 feet and the cost to us for improving this street, including actual cost and no profit to our company, is as follows:

1762' x 20' wide + 9 = 3915 square yards of pavement @ \$1.51 per square yard = \$5911.65 for paving, including excavating and fill.

If this is agreeable with the City, kindly approve this and return a copy to us.

Yours truly,
HOMER-KOSTER COMPANY
s/ John M. Homer

Approved: Date _____
s/ _____
W. J. O'Bryant, Mayor, City of I. F.
s/ _____
Donald F. Lloyd, P.E., City Engineer

The Council agreed that final action on this matter might well be tabled until their next meeting to be held Monday morning, December 14th, 1959.

NOTICE OF COMPLETION OF PUBLIC WORKS

Notice is hereby given that the contract with Davis Construction Company, P. O. Box 326, Provo, Utah, dated January 13, 1959, for the construction of pipeline suspension crossing of the Snake River, consisting of the installation of an insulated steel sewer pipe across the Snake River on a cable suspension type bridge, together with the necessary appurtenances, was accepted as completed on November 19, 1959.

Any person, company or corporation who has furnished labor, materials or supplies used on the work, payment which has not been made, shall file with the City of Idaho Falls, Idaho, within 90 days from the date of completion, an itemized statement of his claim for all amount due and unpaid by the contractor.

Failure on the part of any claimant to file his claim within 90 days after completion shall constitute a waiver against the surety.

DECEMBER 8, 1959

s/ Roy C. Barnes
City Clerk of Idaho Falls

Published: November 29th, 1959
December 6th, 1959

The City Clerk presented the foregoing and explained that, in the interest of time this notice had previously been published in the Post Register and asked for ratification of his action in doing so. It was moved by Councilman Foote, seconded by Johnson, that ratification be granted accordingly. Roll call as follows: Ayes, 4; No, None; carried.

A corporation account authorization resolution was presented at the request of the City Treasurer, said form necessary to be completed in connection with the establishing of a water and sewer revenue bond interest and sinking fund account at the First Security Bank. It was moved by Councilman Johnson, seconded by Petersen, that the City Clerk be authorized to sign. Roll call as follows: Ayes, 4; No, None; carried.

It was noted that seal coating of Kelsey Estates Division #1 has been completed by Pickett and Nelson and that payment in the amount of \$1,584.00 is now in order. It was moved by Councilman Johnson, seconded by Creek, that payment be authorized and that a certified check, dated November 19, 1958 in the same amount, made payable to the City of Idaho Falls from Bonneville Improvement Company, be accepted. Roll call as follows: Ayes, 4; No, None; carried.

The following memo from the City Engineer was presented:

December 8, 1959
Acct. No. 8C-1, 8B-6

Honorable Mayor and City Council
Idaho Falls, Idaho

Gentlemen:

Last week the plugs and diversions were removed from our recently completed interceptor sewers, and the City's entire sanitary flow is now being by-passed through the sewage treatment plant. It is intended and we expect to be in full operation before the end of this month.

There are, however, certain items relative to the operation of the treatment plant which are included in the cost estimates, but have not been placed under any construction contract.

1. Purchase of a desk, chair, and 3 straight back chairs.
2. Purchase of a refrigerator.
3. Fabrication of a B.O.D. Bottle Incubator.
4. Contract for the furnishing of chlorine in 1 ton cylinders.

DECEMBER 8, 1959

5. Contract for supplying bottled gas fuel until the plant is producing sufficient sewage gas.
6. Purchase of the component parts of a sprinkler system.

These items were all intended to be purchased from sewer bond fund monies. It is our recommendation that the Council authorize the Purchasing Agent to make arrangements for obtaining the above items.

Respectfully submitted,
ENGINEERING DEPARTMENT
s/ Donald F. Lloyd, P. E.
City Engineer

It was moved by Councilman Johnson, seconded by Petersen, that the items as described in the memo be acquired. Roll call as follows: Ayes, 4; No, None; carried.

Another City Engineer memo was read as follows:

December 8, 1959
Acct. No. 3B-77
College Park Addition
Division No. 1

Honorable Mayor and City Council
Idaho Falls, Idaho

Gentlemen:

In accordance with your instructions on August 24th, this Department has reviewed the College Park Addition, Division No. 1.

Prior to the annexation of this subdivision, it would be the recommendation of this Department that the sub-divider submit to this Council a proposal in which he outlines the following:

1. That all off-site improvements including surface drainage, street development, water and sewer utilities are constructed in accordance with plans approved by the Engineering Department.

DECEMBER 8, 1959

2. That portion of the east end trunk sewer located through this subdivision be constructed in accordance with the plans of this Department at the developer's expense.
3. That a temporary sewage disposal unit, as approved by the City Health Officer, be installed and maintained until such time as the east end trunk sewer is available for use. This installation and maintenance should be entirely at the developer's expense.

Respectfully submitted,
ENGINEERING DEPARTMENT
s/ Donald F. Lloyd, P.E.
City Engineer

It was moved by Councilman Foote, seconded by Johnson, that the Council go on record as concurring with the recommendation of the City Engineer as indicated. Roll call as follows: Ayes, 4; No, None; carried.

November 19, 1959

Honorable Mayor and City Council
City of Idaho Falls, Idaho

Certificate of Acceptance

Gentlemen:

In accordance with Item F-4 of the General Conditions of the Contract Documents for the construction of a pipeline suspension crossing of the Snake River, this letter will serve as the Certificate of Acceptance of the completed work by the Davis Construction Company, Idaho Falls, Idaho. A pre-final inspection and full hydrostatic load test were conducted on October 28, 1959 and the crossing was found ready for use at that time. Insulation, painting, and backfill were complete on November 17, 1959. It is our opinion that the Contractor has completed his work in accordance with the Contract and that he is entitled to receive final payment as noted in the enclosed final estimate.

Final Cost

The final cost of this project was \$35,618.67; the Engineers estimate, corrected for the type of insulation used, was \$36,525; and the bid price was \$27,920. The large difference between bid

DECEMBER 8, 1959

price and final cost was in cost of the cable anchorages. Complete excavation of the anchor areas showed the rock profile obtained from test holes excavated on the center line were not dependable due to rapid changes in rock elevation. Heavy excavating equipment and blasting also loosened fractured rock in some areas, causing a lower rock surface than anticipated. It was therefore necessary to redesign the anchors to some extent and increase excavation, concrete, and reinforcing steel quantities. Additional rock excavation, concrete, and reinforcing steel quantities were anticipated in the Contract and a bid unit price was received on them. Total cost of these additional quantities was \$5593.38. Extra work involved in additional rock exploration and structural excavation and backfill amounted to \$2009.29.

Liquidated Damages

The Construction Contract provided that liquidated damages of \$50.00 per day, excluding Sundays and holidays, were payable to the City by the Contractor for failure to complete the work within the agreed time limit. This time limit was set at July 31, 1959, by the Contract and extended to September 31, 1959 by Change Order No. 1. The structure was actually ready to receive sewage on October 21, 1959, and was entirely completed on November 17, 1959. Delay of completion of the crossing has apparently not caused inconvenience or extra cost to the City. The structure will not actually be used to convey sewage until such time as local improvement districts make connections to the west side sewer, and this has not been done to date. Supervision of construction did not require a large amount of time and our Resident Engineer, Mr. Sinclair, was able to handle this supervision in addition to the Sewage Treatment Plant. It is our recommendation, therefore, that no liquidated damages be assessed against the Contractor.

Very truly yours,
Cornell, Howland, Hayes
& Merryfield
s/ LeRoy R. Taylor

cc: Mr. William Sinclair
Mr. D. F. Lloyd
Davis Const.

It was moved by Councilman Foote, seconded by Johnson, that the City accept the pipeline suspension crossing of the Snake River based upon the foregoing Certificate of Acceptance and that final payment to the Contractor be approved. Roll call as follows: Ayes, 4; No, None; carried.

DECEMBER 8, 1959

ORDINANCE NO.

AN ORDINANCE AMENDING ORDINANCE NO. 950 OF THE CITY OF IDAHO FALLS, VACATING AND CLOSING A PORTION OF A STREET IN THE CITY OF IDAHO FALLS, IDAHO, FOR THE SOLE AND EXCLUSIVE USE OF BONNEVILLE IMPROVEMENT COMPANY, INC., A CORPORATION, ITS SUCCESSORS AND ASSIGNS; AMENDING THE DESIGNATION OF THE PORTION OF SAID STREET, THE TITLE OF WHICH IS TO BE VESTED IN THE SAID BONNEVILLE IMPROVEMENT COMPANY, INC; PARTICULARLY DESCRIBING SAID LANDS; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

The foregoing Ordinance was read in title. It was moved by Councilman Foote, seconded by Johnson, 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.

ORDINANCE NO.

AN ORDINANCE DEFINING MILK AND CERTAIN MILK PRODUCTS, MILK PRODUCER, PASTEURIZATION, ETC., PROHIBITING THE SALE OF ADULTERATED AND MISBRANDED MILK AND MILK PRODUCTS; REQUIRING PERMITS FOR THE SALE OF MILK AND MILK PRODUCTS; REGULATING THE INSPECTION OF DAIRY FARMS AND MILK PLANTS, AND THE EXAMINATION, GRADING, LABELING, PASTEURIZATION REGARDING DISTRIBUTION, SALE OF MILK AND MILK PRODUCTS; PROVIDING FOR THE ENFORCEMENT OF THIS ORDINANCE, AND THE FIXING OF PENALTIES.

The foregoing Milk Ordinance was presented by the City Attorney. It was moved by Councilman Johnson, seconded by Petersen that this Ordinance be passed on its first two readings. Roll call as follows: Ayes, 4; No, None; carried.

DECEMBER 8, 1959

The City Attorney again presented the Uniform Sign Code, 1958 Edition, and advised that it did not conflict with State Laws. It was moved by Councilman Johnson, seconded by Creek, that the City Attorney be instructed to draft an ordinance, incorporating its contents. Roll call as follows: Ayes, 4; No, None; carried.

November 19, 1959

Davis Construction Company
P.O. Box 874
Idaho Falls, Idaho

Re: Change Order No. 2

Gentlemen:

In accordance with Item F-3 of the General Conditions of the Contract Document for construction of a pipeline suspension crossing of the Snake River, this Change Order will serve as a basis for payment for extra work.

As noted in Item 8-C-7 of the Special Specifications, adjustments requiring change of positioning of the cable in the cable saddles are to be paid for as extra work.

It is hereby agreed that the sum of \$96.00 shall be full payment for adjustments of the main cable in the east tower saddles as ordered by the Engineer.

No other provisions of the Contract Documents are modified by this Change Order.

Very truly yours,
Cornell, Howland, Hayes
& Merryfield
s/ Le Roy R. Taylor

cc: City of Idaho Falls
Mr. William Sinclair
Mr. Vaughn Anderson

Contractor

Title

City of Idaho Falls
s/ W. J. O'Bryant
Mayor

DECEMBER 8, 1959

Approved
November 27, 1959

Vaughn Anderson, Chief
Engineering and Sanitation
Section, Idaho Department
of Health

December 3, 1959
Refer to : WPC-Ida-10

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

Dear Mayor O'Bryant;

Enclosed is your copy of Change Order Number 2, issued in connection with the construction of sewage treatment facilities for the City of Idaho Falls.

This has been approved by both the Idaho Department of Health and this office, and should be filed with the other documents for this project.

Sincerely yours,
s/ G. E. Riepe, Chief
Construction Grants Section

Enclosure

cc: Idaho Department of Health
WS & PC, Washington, D.C.

The foregoing letters were presented, with regard to Change Order #2 on the sewage treatment project. No action was considered necessary.

The Mayor presented a letter from the Jackson, Wyoming Chamber of Commerce, saying that their organization was planning a good-will tour which would terminate in Idaho Falls on January 22nd, 1960. The Mayor was authorized to answer the letter welcoming the group and advising that this City would be desirous of acting as host to them on that day.

The Mayor reported that three bids had previously been received on a $\frac{3}{4}$ ton truck for the Parks Department and a $\frac{1}{2}$ ton truck for the Dog Catcher from Smith Chevrolet, Snake River Equipment and the B. A. Wackerli Company, all of Idaho Falls. It was noted that the Snake River Equipment Company was low bidder and that the City had already taken delivery from that

DECEMBER 8, 1959

Company on one 1954 International $\frac{3}{4}$ ton truck for \$680.00 after trade in allowance for a 1952 Dodge $\frac{1}{2}$ ton pickup, and one 1950 Chevrolet $\frac{1}{2}$ ton pickup for \$400.00 after trade in allowance for one 1950 Studebaker pickup. This action was taken as time was of the essence in effecting delivery. It was moved by Councilman Johnson, seconded by Petersen, that this action be ratified. Roll call as follows: Ayes, 4; No, None; carried.

The Mayor reported that Mr. Cliff Thiede has indicated a desire to sell his bleacher sections as he is discontinuing his wrestling activities. The Council agreed that the City had no interest in same.

The Mayor noted that request had been made that Mr. Don Lloyd, City Engineer, be released from his position as Chairman of the City Employees Safety Committee, also William Cole as Secretary. The Mayor appointed in their stead, Mr. Mel Baird as Chairman and Claude Cox as Secretary. It was moved by Councilman Johnson, seconded by Petersen, that these appointments be confirmed. Roll call as follows: Ayes, 4; No, None; carried.

It was noted that the Traffic Safety Committee has presented, in their various meetings since October 29, 1959, various traffic recommendations to the City Council as follows:

1. 35 miles per hour speed limit on Holmes with the School Zone Ordinance taking precedence during school hours.
2. 35 miles per hour speed limit on 17th from Yellowstone to the east City limits.
3. 35 miles per hour speed limit on Boulevard south from 1st Street to the south City limits.
4. 35 miles per hour speed limit on Anderson Street from Lewisville Highway west to Jefferson Street.
5. 35 miles per hour on Jefferson Street from Jackson Street to the north City limits.

It was moved by Councilman Johnson, seconded by Petersen, that these recommendations be approved and they be incorporated in the Traffic Ordinance now being drafted by the City Attorney. Roll call as follows: Ayes, 4; No, None; carried.

It was noted that the Traffic Safety Committee had also recommended that Holmes Avenue be made four lane traffic, lined accordingly, and that parking be prohibited on both sides of the Street from 9th to 17th Streets. This recommendation was tabled for the time being.

The Building Official requested that three tuition fees be approved for a short school course in Pocatello, Idaho to be held January 18th to January 22nd, 1960 and sponsored by the Southern Idaho and Eastern Oregon Division of the international Conference of Building Officials. It was explained that this would permit each City Inspector to attend the sessions in which each was interested. To this the Council agreed.

There being no further business, it was moved by Councilman Johnson, seconded by Petersen, that the Council adjourn; carried.

ATTEST: s/ Roy C. Barnes
CITY CLERK

s/ W. J. O'Bryant
MAYOR