

DECEMBER 10, 1952

---

EXTRACT COPY OF THE MINUTES OF A REGULAR ADJOURNED MEETING OF THE CITY COUNCIL OF THE CITY OF IDAHO FALLS, IDAHO, HELD ON WEDNESDAY, DECEMBER 10, 1952, AT 7:30 O'CLOCK P.M.

STATE OF IDAHO                    )  
COUNTY OF BONNEVILLE       ) SS  
CITY OF IDAHO FALLS            )

The City Council of the City of Idaho Falls, County of Bonneville, State of Idaho, met in a regular adjourned Meeting on Wednesday, the 10<sup>th</sup> day of December, 1952, at the hour of 7:30 o'clock P.M. at the City Council Chambers in the City Hall in the City of Idaho Falls, Idaho; due and legal notice of said Meeting having been given as required by law and the rules and Ordinances of the City.

On roll call the following members, constituting a quorum, were present:

Mayor:                    E. W. Fanning  
Councilman:             R. A. Freeman  
                  "             Vernon S. Johnson  
                  "             John B. Rogers  
Absent:                   Donald R. Foote, Councilman  
Also present:            S. R. Rostad, City Clerk

Councilman Freeman introduced Ordinance No. 807, entitled:

“AN ORDINANCE CONCERNING COSTS AND EXPENSES OF LOCAL IMPROVEMENT DISTRICT IMPROVEMENTS, AMENDING SECTION 2, ORDINANCE NO. 799, PASSED AND APPROVED JULY 9, 1952, CONFIRMING THE CREATION AND ESTABLISHMENT OF LOCAL IMPROVEMENT DISTRICT NO. 22 FOR IDAHO FALLS, IDAHO, FOR STREET AND ALLEY IMPROVEMENTS, APPROVING THE ASSESSMENT ROLL FOR SAID DISTRICT, PROVIDING FOR THE PAYMENT IN INSTALLMENTS OF THE COSTS AND EXPENSES OF THE IMPROVEMENTS TO BE MADE IN SAID DISTRICT; PROVIDING FOR THE ISSUE OF IMPROVEMENT BONDS OF THE DISTRICT; ASSESSING THE COST OF THE IMPROVEMENTS AGAINST THE LOTS, BLOCKS, AND PARCELS OF LAND IN SAID DISTRICT CONTIGUOUS OR ADJACENT TO, FRONTING OR ABUTTING UPON SAID IMPROVEMENTS IN PROPORTION TO THE BENEFITS DERIVED TO SUCH PROPERTY BY SAID IMPROVEMENT; AND PRESCRIBING THE MANNER FOR THE COLLECTION AND PAYMENT OF SAID ASSESSMENTS: PROVIDING WHEN THIS ORDINANCE SHALL BE IN EFFECT”.

DECEMBER 10, 1952

---

and moved that the Ordinance be adopted and passed by the Council on its first reading. Motion was seconded by Councilman Johnson and the same being put to a vote was unanimously carried by the affirmative vote of the Mayor and all Councilmen present.

It was moved by Councilman Freeman that the rules be suspended and that the Ordinance be placed on its second and third reading. Motion was seconded by Councilman Johnson and the same being put to a vote was unanimously carried by the affirmative vote of the Mayor and all Councilmen present.

It was moved by Councilman Freeman and seconded by Councilman Johnson, that the Ordinance pass its second reading and the same being put to a vote was unanimously carried by the affirmative vote of the Mayor and all Councilman present.

It was moved by Councilman Freeman that the Ordinance pass its third reading, and that the same be adopted, and the Clerk be instructed to publish the same as required by law, seconded by Councilman Johnson and the same being put to a vote, it was unanimously carried, the voting being as follows:

ATTEST: s/ S. R. Rostad  
City Clerk

s/E. W. Fanning  
Mayor

**ORDINANCE NO. 807**

AN ORDINANCE CONCERNING COSTS AND EXPENSES OF LOCAL IMPROVEMENTS, DISTRICT IMPROVEMENTS, AMENDING SECTION 2, ORDINANCE NO. 799, PASSED AND APPROVED JULY 8, 1952, CONFIRMING THE CREATION AND ESTABLISHMENT OF LOCAL IMPROVEMENT DISTRICT NO. 22 FOR IDAHO FALLS, IDAHO, FOR STREET AND ALLEY IMPROVEMENTS, APPROVING THE ASSESSMENT ROLL FOR SAID DISTRICT, PROVIDING FOR THE PAYMENT IN INSTALLMENTS OF THE COSTS AND EXPENSES OF THE IMPROVEMENTS TO BE MADE IN SAID DISTRICT; PROVIDING FOR THE ISSUE OF IMPROVEMENT BONDS OF THE DISTRICT; PROVIDING FOR THE ISSUE OF IMPROVEMENT BONDS OF THE DISTRICT; ASSESSING THE COST OF THE IMPROVEMENTS AGAINST THE LOTS, BLOCKS AND PARCELS OF LAND IN SAID DISTRICT CONTIGUOUS OR ADJACENT TO, FRONTING OR ABUTTING UPON SAID IMPROVEMENTS IN PROPORTION TO THE BENEFITS DERIVED TO SUCH PROPERTY BY SAID IMPROVEMENTS; AND PRESCRIBING THE MANNER FOR THE COLLECTION AND PAYMENT OF SAID ASSESSMENTS; PROVIDING WHEN THIS ORDINANCE SHALL BE IN EFFECT.

DECEMBER 10, 1952

---

WHEREAS, the City of Idaho Falls, Idaho, has enacted Ordinance No. 799, passed and approved the 9<sup>th</sup> day of July, 1952, creating "Local Improvement District No. 22" for Idaho Falls, Idaho, and providing for certain street and alley improvements therein; and

WHEREAS, said Ordinance set forth the boundaries of the District, provided that such improvements should be made and that the cost and expenses thereof should be taxed and assessed upon all property in said District, which cost and expenses should be assessed in proportion to the number of square feet of such lands and lots abutting, adjoining, contiguous and adjacent thereto included in the Improvement District formed and in proportion to the benefits derived to such property by said improvements; and

WHEREAS, said Ordinance omitted the total cost and expenses of such improvements which were to be paid from the general fund of said City of Idaho Falls; and

WHEREAS, PURSUANT TO PROCEEDINGS DULY HAD AND TAKEN, THE CITY HAS ENTERED into contracts with Pickett & Nelson, a co-partnership, for the construction of said improvements at a total contract price of \$475,432.83, and

WHEREAS, the Committee on Streets, together with the City Engineer, has heretofore in strict conformity with law and the Ordinances of the said City made out and certified to the City Council an Assessment Roll in and for said Local Improvement District No. 22, for Idaho Falls, Idaho, fixing the total costs of the improvements in said District including incidental expenses at \$520,786.93 to be paid by the City, of which sum, the sum of \$55,286.29 will be paid from the general funds of said City, and the remaining sum of \$465,500.64 will be paid by assessing the amounts against the lots, blocks, and parcels of land contiguous or adjacent to, fronting or abutting upon said improvements, and in proportion to the benefits accruing to said property by reason of said improvements, which Assessment Roll was and in all respects duly and lawfully made and was heretofore on the 15<sup>th</sup> day of September, 1952, certified to the City Council of the City of Idaho Falls, and filed in the office of the City Clerk of said City and was thereafter duly revised, corrected, accepted, ratified, approved and conformed by the City Council on the 8<sup>th</sup> day of October, 1952; and

WHEREAS, upon the certification and filing of a said Assessment Roll, the City Clerk of the City of Idaho Falls, gave notice by three publications, the first publication being on the 21<sup>st</sup> day of September, 1952, and the last on the 23<sup>rd</sup> day of September, 1952, in the Post Register, a newspaper of general circulation, published daily except Saturday at Idaho Falls, Bonneville County, Idaho, that said Assessment Roll was on file in his office, giving the date of filing the same and stating that the City Council would hear and consider objections to said Assessment Roll by the parties affected by said Assessments on the 3<sup>rd</sup> day of October, 1952, which said notice was duly given in all respects according to law; and

WHEREAS, at the time appointed for hearing said objections to such assessments, objections were made which were duly considered by the City Council and said City Council

DECEMBER 10, 1952

---

revised and corrected said Assessment Roll by deleting property subject to assessment from said roll; and

WHEREAS, neither prior to nor at the time appointed for hearing objections to such assessments were any other objections made to the assessments so levied, and no other persons appeared to protest said assessments or Assessment Roll or any other matter in relation thereto; and

WHEREAS, notice was duly given to the property owners to be assessed that they might pay their assessments in full up to and including the 5<sup>th</sup> day of December, 1952, in response to which notice payments have been made in the total sum of \$111,439.93 to the date of this Ordinance; and

WHEREAS, the cost and expenses of all improvements within any intersection (being the space formed by the junction of two or more streets or wherein one street terminates in or crosses another street and also all street crossings or cross walks and the space in any street opposite an alley) in said District is included in the sum of \$55,286.29 to be paid from the general funds of said City; and

WHEREAS, it is the opinion of the City Council that the balance of the costs and expenses of the improvements made and to be made in said Local Improvement District No. 22 for Idaho Falls, Idaho, which is chargeable to the abutting, adjoining, contiguous or adjacent property should be provided for and paid in installments instead of levying the entire Special Assessments for cost at one time; and

WHEREAS, the City Council of the City desires to issue in the name of the City, Local Improvement Bonds of the District to bear date as of the 15<sup>th</sup> day of December, 1952, payable in ten substantially equal annual installments on December 15<sup>th</sup> in the years 1953 to 1962, both inclusive, the City Council considering it advisable to issue said bonds in denominations of \$500.00 with the exception of bond numbered one:

NOW THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF IDAHO FALLS, IDAHO:

**Section 1.** That Section 2 of Ordinance No. 799 passed and approved on the 9<sup>th</sup> day of July, 1952, is hereby amended to read;

“Section 2. That said improvements shall be made within street intersections and alley expense thereof (Other than the cost and expense within street intersections and alley intersections, which shall be paid from the general funds of the City) shall be taxed and assessed upon all the property in said District in proportion to the number of square feet of lands and lots abutting, adjoining, contiguous and adjacent thereto included in said District and in proportion to the benefits derived to said property by such improvements in the

**DECEMBER 10, 1952**

---

manner provided by law. The total cost and expenses of such improvements which is to be paid from the general fund of the City, is the sum of \$55,286.29.”

**Section 2.** That all of the proceedings, matters and things heretofore taken, had and done in connection with the creation and establishment of Local Improvement District No. 22 for Idaho Falls, Idaho, and in connection with causing the grading, graveling, prime-coating, tack-coating, paving, curbing, guttering, surface draining, and construction of sidewalks on streets and parts of streets, and alleys and parts of alleys in said District, the letting of contracts for the construction of said improvements and the apportionment of the costs and expenses of said improvements against the abutting, adjoining, contiguous and adjacent lots, blocks, and parcels of land in said District as set forth in the Assessment Roll, as revised and confirmed, be and the same hereby are in all respects fully approved, ratified and confirmed.

**Section 3.** That the unpaid costs and expenses of said improvement within the boundaries of said Local Improvement District No. 22 for Idaho Falls, Idaho, which are chargeable to the abutting, adjoining, contiguous and adjacent lots, blocks, and parcels of land within said City shall be paid for in installments, payable as nearly as may be possible in ten equal annual payments, said installments to be payable as provided by law in each of the years from 1953 to 1962, both inclusive.

**Section 4.** That there be issued in the name of the City of Idaho Falls improvement bonds of said Local Improvement District No. 22 for Idaho Falls, Idaho, in the aggregate principal amount of \$354,060.71 which bonds shall bear date as of the 15<sup>th</sup> day for December, 1952, and shall bear interest at the rate of three and three-fourths (3-3/4's) percent per annum, payable annually on the 15<sup>th</sup> day of December, in each year, said interest to be evidenced by coupons attached to said bonds. The said bonds shall consist of one bond in the denomination of \$60.71, numbered one, and 708 bonds in the denomination of \$500.00 each, numbered from 2 to 709, both inclusive, and shall mature serially in regular numerical order of the 15<sup>th</sup> day of December, as follows:

<b><u>BOND NUMBERS-BOTH INCLUSIVE</u></b>	<b><u>YEAR</u></b>	<b><u>AMOUNTS</u></b>
1	1953	60.71
2-70	1953	34,500.00
71-140	1954	35,000.00
141-210	1955	35,000.00
211-280	1956	35,000.00
281-350	1957	35,000.00
351-421	1958	35,500.00
422-492	1959	35,500.00
493-564	1960	36,000.00
565-636	1961	36,000.00

637-709	1962	36,500.00
---------	------	-----------

**DECEMBER 10, 1952**

Said bonds and the coupons thereto attached shall be payable at the office of the City Treasurer of the City of Idaho Falls. Said Bonds shall be signed by the Mayor, attested by the City Clerk and countersigned by the City Treasurer of the City of Idaho Falls, and each coupon shall have affixed thereto the Corporate Seal of said City. The coupons shall bear the engraved facsimile signatures of the Mayor, City Clerk and the City Treasurer, and when so executed, shall constitute the binding obligations of said City for said interest. All of said bonds shall be subject to redemption at the option of the City whenever there is sufficient money in the Bond Fund of said District to pay the principal of one or more of said bonds, which bonds shall be called and paid in their numerical order. Redemption shall be accomplished by the publication of a notice of redemption at least once, not more than sixty nor less than thirty days prior to the date selected for redemption in a newspaper of general circulation in the City of Idaho Falls, Idaho.

**Section 5.** That said bonds and the coupons thereto attached shall be in substantially the following form:

**UNITED STATES OF AMERICA**  
**STATE OF IDAHO**  
**COUNTY OF BONNEVILLE**

No. \_\_\_\_\_

\*500.00

**CITY OF IDAHO FALLS**  
**LOCAL IMPROVEMENT DISTRICT NO. 22**  
**FOR IDAHO FALLS, IDAHO, BOND ISSUE**  
**OF DECEMBER 15, 1952**

**CITY OF IDAHO FALLS, IN THE COUNTY OF BONNEVILLE, STATE OF IDAHO**

for value received, hereby acknowledges itself indebted, and promises to pay to the bearer hereof, the sum of \*FIVE HUNDRED DOLLARS on the 15<sup>th</sup> day of December, 19\_\_, with interest thereon at the rate of three and three-fourths (3-3/4's) percent per annum, payable annually on the 15<sup>th</sup> day of December in each year, upon presentation and surrender of this bond and the attached coupons as they severally become due, both principal and interest being payable in lawful money of the United States of America at the office of the City Treasurer, Idaho Falls, Idaho.

The bonds of this series are subject to call whenever there is sufficient money in the Bond Fund of Local Improvement District No. 22 for Idaho Falls, Idaho, to pay the principal of one or more of said bonds which shall be called and paid in their numerical order.

This bond is one of a series of bonds issued for the purpose of paying the costs and expenses of constructing certain street improvements made in Local Improvement District No. 22 for Idaho Falls, Idaho, pursuant to Resolutions and Ordinances duly adopted by said City of Idaho Falls under and by virtue of the law known as "Local Improvement District Code,"

Chapter 29, Title 50, Idaho Code, and all other laws thereunto enabling; and in conformity with said Code it is hereby provided that the principal sums herein named and the interest of

**DECEMBER 10, 1952**

costs and expenses of the improvement or out of any local improvement guaranty fund duly authorized and created, and not otherwise.

If at any time there shall not be sufficient money available for the payment of interest falling due at any time on all of said bonds from the Interest Fund of Local Improvement District No. 22 for Idaho Falls, Idaho, then interest coupons shall be paid in the numerical order of the bonds to which they are attached.

The City of Idaho Falls hereby pledges to the holder of this bond the exercise of all of its lawful corporate powers for the collection of assessments levied and assessed for the payment of said improvements and the redemption of said bonds.

IN TESTIMONY WHEREOF, the said City of Idaho Falls has caused this bond to be signed by its Mayor, countersigned by its Treasurer, attested by its Clerk under its Corporate Seal as of the \_\_\_\_ day of \_\_\_\_, 1952.

SEAL  
ATTEST: \_\_\_\_\_  
CITY CLERK

\_\_\_\_\_  
MAYOR  
Countersigned:  
\_\_\_\_\_  
CITY TREASURER

(\*Bond No. 1 shall be in the denomination of \$ \_\_\_\_\_, rather than in the denomination of \$500.00)

**(COUPON FORM)**

No. \_\_\_\_\_ \*\$18.75

On the 15<sup>th</sup> day of December, A. D. 19\_\_\_\_, unless the bond to which this coupon is attached has been called for prior redemption, the City of Idaho Falls, in the County of Bonneville and State of Idaho will pay to the bearer hereof

**\*EIGHTEEN AND 75/100 DOLLARS**

in lawful money of the United States of America out of the Interest Fund of Local Improvement District No. 22 for Idaho Falls, Idaho at the office of the City Treasurer of said City, being one year's interest on Local Improvement District No. 22 for Idaho Falls, Idaho Bond No. \_\_\_\_\_.

ATTEST: \_\_\_\_\_  
CITY CLERK

\_\_\_\_\_  
MAYOR  
Countersigned:  
\_\_\_\_\_  
CITY TREASURER

(\* One Year's Interest on Bond No. 1 is \$ \_\_\_\_\_).

**CERTIFICATION OF REGISTRATION**

STATE OF IDAHO )

COUNTY OF BONNEVILLE ) SS  
CITY OF IDAHO FALLS )

DECEMBER 10, 1952

---

I, the undersigned City Clerk of the City of Idaho Falls, in the County of Bonneville, State of Idaho, do certify that the within bond has been registered in a public record book kept for that purpose on file in my office, in all respects as required by law, and that the signatures on this bond are the genuine signatures of the Mayor, City Clerk, and City Treasurer of the City of Idaho Falls, Idaho, and that the signatures on the coupons are the facsimile signatures of said officers.

SEAL

\_\_\_\_\_  
CITY CLERK

**Section 6.** That said bonds, when executed, shall be issued to the lawful purchaser thereof and when so issued shall transfer to said purchaser or to any owner or owners thereof, all the right and interest of the City of Idaho Falls, in and with respect to every assessment for such local improvements, and the lien thereby created against the property of such owners assessed as shall not have availed themselves of the provisions of law in regard to the redemption of their property from the lien of such assessment and shall authorize the owners and holders of said bonds to receive, sue for, and collect, or have collected such assessment embraced in any such bond or through any of the methods provided by law for the collection of assessments for local improvements; and the City of Idaho Falls hereby pledges to such bondholders the exercise of all lawful corporate powers in the collection of the assessments of the payments levied for the collection of such bonds.

**Section 7.** That of the whole cost of the improvements made in said Local Improvement District No. 22 for Idaho Falls, Idaho, for \$520,786.93, the sum of \$55,286.29 shall be paid from said City's general fund, which sum includes the cost and expenses of all improvements within any intersection in said District, and the balance of said cost in the sum of \$465,500.64 and the apportionment of the same as set forth in the Assessment Roll made out and certified as above recited, as revised and confirmed, is hereby assessed against all of the real property in said District set forth in said Assessment Roll which is hereby specifically referred to and made a part hereof the same as if set forth at length herein.

**Section 8.** Said installments of assessments shall be payable on or before the 15<sup>th</sup> day of October, 1953, and the unpaid installments shall bear interest at the rate of three and three-fourths (3-3/4's) percent per annum, which assessments and interest from the 8<sup>th</sup> day of October, 1952, until the maturity of the installments of said bonds shall constitute and are hereby declared to be a lien in the several amounts assessed against each Lot or tract of land hereinbefore specified from and after the date of the confirmation of said Assessment Roll, which lien until paid, subject to the extinguishment of any such lien by the sale of any property on account of the nonpayment of general taxes.

**Section 9.** The first payment of installments of assessments shall become due and payable at the expiration of ten months from the date of the bonds herein authorized, to-wit on the 15<sup>th</sup> day of October, 1952, and subsequent installments at the expiration of each year

thereafter; provided that, if any installment is not paid within twenty days from the date on which said installments shall become due, the said installment shall become delinquent and the City Treasurer shall add a penalty of two 2 percent.

**DECEMBER 10, 1952**

---

**Section 10.** Whenever an installment of an assessment made for the payment of interest or principal of the bonds herein authorized is not paid when due and shall become delinquent, it is hereby declared that all such unpaid installments and the whole assessment made against any property in said improvement district to pay the costs and expenses of such improvements shall be immediately due and payable and delinquent, and the City Treasurer shall forthwith mark the same delinquent on the local improvement installment docket and shall add to the amounts shown on said installment docket a penalty of two (2) percent thereon.

**Section 11.** The City Treasurer shall collect all installments of assessments levied upon the property within said Local Improvement District and shall give public notice in the official newspaper of said City in three consecutive issues if in a daily paper, and in one regular issue if in a weekly paper, the first publication of such notice to be not less than ten days before such assessment or installment become due, which notice shall state the time for payment to begin and the time for payment to close, and that a two percent penalty will be added after delinquency; and shall also, within the same time, mail a post card to each property owner at his last known post office address containing the substance of said notice and any property owner may redeem his property from said installment by paying the principal thereof with the interest within the time specified in said notice, and in default of such payment the same shall become delinquent and a penalty of two (2) percent shall be added. Proof of publication by the publisher and affidavit of mailing such notice by the Treasurer shall be filed in the office of the Treasurer in the file of said Improvement District before the date of delinquency. The failure of the City Treasurer to publish or mail any such notice or to do any other act or thing required by this section shall not affect such an assessment or installment, nor extend the time for payment thereof, but shall subject the Treasurer to liability to the taxpayer for any damage he may sustain by reason of such failure.

**Section 12.** That the City Council or other authorized taxing officers of the City of Idaho Falls, shall for the purpose of ratifying and confirming the assessments hereby made, levy special assessments each year hereafter sufficient to redeem the installments of bonds with interest, next thereafter maturing, as issued, pursuant to the provisions of this Ordinance, and in computing the amount of special assessments to be levied against each piece of property liable, therefore, interest at the rate of three and three-fourths (3-3/4's) percent from the date of said bonds shall be included in such levies. Such assessments shall be made upon the property chargeable for the cost of such improvements, respectively, and shall be levied in the same manner as prescribed by law for the levy and collection, of special assessments for such improvement where no bonds are issued.

**Section 13.** That all assessments collected by the Treasurer of said City, and the account thereof, shall be kept separate and apart from any other funds of said City. The amount of any such funds paid on account of installments for interest shall be kept in a fund to be known as "Interest Fund for Local Improvement District No. 22 for Idaho Falls, Idaho" hereinafter called Interest Fund, and the amount of such funds paid on account of installments

for the payment of the principal of bonds shall be kept in a fund to be known as "Bond Fund of Local Improvement District No. 22 for Idaho Falls, Idaho," hereinafter called Bond Fund. The amount of such funds shall from time to time be deposited in such bank or banks as are  
**DECEMBER 10, 1952**

---

designated as depositories of public moneys for the funds of said City under the depository laws of the State of Idaho for the deposit of public funds, or invested in warrants of the City. Interest received on such fund so deposited or invested shall be placed to the credit of the fund from which it is earned. Interest due on bonds issued for the assessments of any local improvement district shall be paid out of said Interest Fund and bonds when they mature shall be paid out of said Bond Fund in the manner herein provided. Said Bond Fund and said Interest Fund shall be designated collectively as the Local Improvement Fund for Local Improvement District No. 22 for Idaho Falls, Idaho.

**Section 14.** That the officers of the City of Idaho Falls be and they hereby are authorized and directed to take all action necessary or appropriate to effectuate the provisions of this Ordinance, including, without limiting the generality of the foregoing, the printing of said bonds and the execution of such certificates as may be required by the purchaser thereof, relating to the signing of the bonds, the tenure and identity of the municipal officials, the amounts certified on the Assessment Roll together with the amount of cash payments, the receipt of the purchase price and the absence of litigation pending or threatened affecting the validity of the bonds.

**Section 15.** That should the Courts of this or any other state or of the United States declare any section, provision, paragraph, clause, sentence, phrase or part thereof of this Ordinance invalid, unauthorized or unconstitutional or in conflict with any other section, provision, paragraph, clause, sentence, phrase, or part thereof, of this Ordinance, then such decision shall affect only the section, provision, paragraph, clause, sentence, phrase or part thereof declared to be unconstitutional, unauthorized or invalid; and shall not effect any other part whatsoever of this Ordinance. The City Council of the City of Idaho Falls, Idaho, hereby declares that it would have passed this Ordinance, and each section, provision, paragraph, clause, sentence or phrase hereof irrespective of the fact that any one or more of these sections, provisions, paragraphs, clauses, sentences or phrases or parts thereof be declared invalid, unauthorized or unconditional.

**Section 16.** That by reason of the fact that certain areas within the City of Idaho Falls need local improvements, it is hereby declared that an emergency exists, that this Ordinance is necessary to the immediate preservation of the public peace, health and safety, and that it shall be in full force and effect from and after its passage, approval and publication, as provided by law.

PASSED this 10<sup>th</sup> day of December, 1952.

APPROVED this 10<sup>th</sup> day of December, 1952.

ATTEST: s/ S. R. Rostad  
City Clerk

s/ E. W. Fanning  
Mayor

It was moved by Councilman Johnson and seconded by Freeman, that the following applications for Beer licenses, be granted and the Clerk is authorized to issue proper licenses:

J. R. Brown, Park Grocery, 798 L. Street, \$25.00; Dick Koster, Dick's Super Market, 170 Chamberlain,

**DECEMBER 10, 1952**

---

\$25.00; H. W. Reeve, The Buffet, 338 Broadway, \$100.00. On roll call voting Yes, 3; No, None; Absent, Foote; Carried.

It was moved by Councilman Rogers and seconded by Johnson, that the application for Rooming House license, Betty Hardin, Oregon Rooms, 441 Broadway, be granted and proper license issued. On roll call, voting Yes, 3; No, None; Absent, Foote; Carried.

It was moved by Councilman Rogers and seconded by Johnson, that the application for Soft Drink and Meat Market licenses, by J. R., Brown, Park Grocery, be granted. On roll call voting Yes, 3; No, None; absent, Foote; Carried.

It was moved by Councilman Johnson and seconded by Rogers, that the Council Meeting adjourn. On roll call voting Yes, 3; No, None; Absent, Foote; Carried.

ATTEST: s/ S. R. Rostad  
City Clerk

s/ E. W. Fanning  
Mayor

\*\*\*\*\*