

NOVEMBER 5, 1981

The City Council of the City of Idaho Falls met in Regular Meeting, Thursday, November 5th, 1981, in the Council Chamber in Idaho Falls, Idaho. There were present at said Meeting, Mayor Thomas Campbell; Councilmen Sam Sakaguchi, Ralph Wood, Art Chandler, Mel Erickson, Wes Deist, and Paul Hovey. Also present: Velma Chandler, City Clerk; Arthur Smith, City Attorney; and all other available Division Directors.

Minutes of the last Regular Council Meeting held on October 22nd and a Special Session held October 29th, 1981, were read and approved as amended concerning the purpose for the Special Session.

The Mayor announced that this was the time and the place, a legally advertised, to conduct a public hearing to consider a request to rezone a portion of Lots 20 through 24, Block 10, Capitol Hill Addition, and called upon Councilman Chandler, as Chairman of the Planning and Zoning Department to conduct the hearing. At the request of Councilman Chandler, the City Clerk read this explanatory memo from the City Planner:

City of Idaho Falls
November 4, 1981

MEMORANDUM

TO: Mayor and Council
FROM: Rod Gilchrist
SUBJECT: REZONING - CAPITOL HILL ADDITION, LOTS 20 THRU 24,
BLOCK 10 (YUKO'S)

Attached is a copy of a rezoning request submitted by Richard and Yuko Nielsen, 688 North Holmes Avenue. The petitioners are requesting rezoning of the above-described property from R-3A to C-1 to permit the establishment of a sit-down restaurant on the premises now occupied by a home occupation. Yuko's Gift Shop has operated in this location (688 North Holmes) for a number of years.

This matter was recently considered at a public hearing held by the City Planning Commission and at that time one written protest was presented to the Commission. After some discussion, they unanimously recommend approval of the requested rezoning as presented.

This Department concurs with the recommendation of the Commission and this matter is now being submitted to the Mayor and Council for your consideration.

s/ Rod Gilchrist

Councilman Chandler explained the procedure for conducting rezoning hearings. Chandler asked if there was any one present who wished to speak in favor of this rezoning request.

Reginald Reeves appeared briefly stating that this request had been presented at a previous hearing, and, at that time, the request was to change the master plan preparatory to this request tonight. He said that this request had been unanimously approved by the Planning Commission at the last hearing. He said that he knew of no opposition to this rezoning request. He said that, in his opinion, this area had already become commercial and this hearing tonight would only make that zoning official.

Councilman Chandler explained that the Council had recently amended the Master Comprehensive Plan, which would now allow this rezoning.

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There being no further comment or questions, it was moved by Councilman Chandler, seconded by Sakaguchi, that the Council approve the rezoning as requested. Roll call as follows: Ayes, 6; No, none; carried.

Bills for the month of October were presented. Councilman Hovey reviewed all major expenditures:

	<u>GENERAL</u>	<u>STREET</u>	<u>AIRPORT</u>	<u>WATER/SEWER</u>
MAT/SERV: \$	729,928.84	\$ 44,603.03	\$ 40,107.01	\$ 168,119.38
SALARY:	<u>629,782.01</u>	<u>36,333.12</u>	<u>18,829.72</u>	<u>83,345.38</u>
TOTAL:	\$1,359,710.85	\$ 80,936.15	\$ 58,936.73	\$ 251,464.76

	<u>ELECTRIC</u>	<u>SANITATION</u>	<u>RECREATION</u>	<u>POLICE RTR</u>
MAT/SERV: \$	773,712.29	\$ 52,829.63	\$ 8,472.98	\$ 16,060.83
SALARY:	<u>132,566.85</u>	<u>43,752.19</u>	<u>5,865.36</u>	<u>.00</u>
TOTAL:	\$ 906,279.14	\$ 96,581.82	\$ 14,338.34	\$ 16,060.83

	<u>MUN CAP</u>	<u>LIBRARY</u>	<u>BRIDGE/ART ST</u>	<u>COMM DEV</u>
MAT/SERV: \$	36,648.00	\$ 6,821.77	\$ 325.50	\$ 671.20
SALARY:	<u>.00</u>	<u>29,550.31</u>	<u>.00</u>	<u>.00</u>
TOTAL:	\$ 36,648.00	\$ 36,372.08	\$ 325.50	\$ 671.20

CITY TOTAL

MAT/SERV: \$	1,878,300.46
SALARY:	<u>980,024.94</u>
TOTAL:	\$2,858,325.40

It was moved by Councilman Hovey, seconded by Chandler, that the Controller be authorized to pay all bills as listed on the computerized print-out. Roll call as follows: Ayes 6; No, none; carried.

Monthly reports for the month of October were presented from Divisions and Departments, and, there being no questions nor objections, were accepted by the Mayor and ordered placed on file in the office of the City Clerk.

License applications for RESTAURANT, Sandwich Round-up; GROCERY STORE, Wealth of Health; MASTER PLUMBER, Greene Plumbing & Heating; NON-COMMERCIAL KENNEL, Larry A. Bergmann; BARTENDER, Paul E. Lang, David R. Benson, Brian E. Drew, Gail Freitas, Sunny Harris, Kathleen A. Johnson, Ercel Monson, Clarence R. Moore, JoAnn Myler, Deanune Nelson, Shirley Rowland, Margaret Land, Barbara Rush, Roger Sanders; TAXI OPERATOR, Manfred Deede; BEER (CANNED, BOTTLED AND DRAUGHT, TO BE CONSUMED ON THE PREMISES), Samoa Club, A.C. Worley for Veterans Administration, Hub Bar; BEER (CANNED AND BOTTLED, NOT TO BE CONSUMED ON THE PREMISES), Super Saver; LIQUOR, Samoa Club, Hub Bar, were presented. It was moved by Councilman Erickson, seconded by Deist, that these licenses be issued, subject to the approval of the appropriate Division Director, where required.

The City Clerk asked for Council ratification of the forwarding of a damage claim, in the name of Steve Owen, to the City's Liability Insurance Carrier on October 28th, without formal Council approval:

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October 25, 1981

Mayor Tom Campbell
P.O. Box 220
Idaho Falls, Idaho 83401

RE: Flooded basement evening of 5 October 1981

Dear Mr. Mayor:

The following is an itemization of the sewage damage which occurred in my basement on October the 5th when the Sanitation Department attempted to clear a sewer line blockage and blasted my basement full of raw sewage.

As you know, this is the third time that this has happened, only this time with raw sewage being forced up the service connection the damage was substantially worse.

On the 6th of October, the day after the flood, I observed the Sanitation Department as they attempted to run a camera through the sewer main to discover what the problem is, the line was so clogged that they could not get a picture and had to ream the line and re-camera. The second time they discovered a low-spot in the main line just past my service connection. The men from the Sanitation Department said that this low-spot causes grease and debris to collect and eventually clog the line and back-up into my basement. When I asked them why raw sewage had actually shot out of my toilet this time they said that when they had tried to clear the blockage that the blockage had held fast, the line had pressurized and everything (and I do mean everything) had gone the only place that it could, up my service connection and all over my basement.

I am told that this problem will be put up for bid and corrected in the near future. I appreciate that, but can you tell my why I had to be subjected to this three times before anybody looked into the problem?

Itemization of sewage damage clean-up and damage:

Cleaning supplies and steam cleaner	\$ 39.06
Labor to clean-up - 22 hours \$10.00 per hour	220.00
Sewage Damaged - Discarded items:	
1 Boys flannel shirt \$12.00	12.00
1 Frisbee \$2.00	2.00
3 2x3 Bathroom rugs \$7.00 per each	21.00
1 Can soot remover	1.45
1 Velvet bean bag chair	120.00
Sales tax on the discarded items	4.69
Replace bathroom carpet 3 sq. yds. \$25.00/SY installed	75.00
Replace hall carpet - 3 sq. yds. \$12.00/SY installed	80.40
Replace bedroom carpet - 16.33 sq. yds. \$12.00/SY installed	195.96

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Removal and clean-up of damaged carpet 2 hrs. \$20,00/hr.	40.00
Repair of sewage damaged sheetrock, 22 1/2 sq. ft. \$2.50/SF	56.25
Repair of sewage damaged Wood paneling 5 sq. ft. \$2.00/SF	10.00
Unpaid damage claim from previous sewage flooding	<u>90.00</u>
TOTAL:	\$967.81

Your prompt attention to this claim will be appreciated.

Best regards,

s/ Steve Owen
360 S. Fanning Drive
City of Idaho Falls

It was moved by Councilman Hovey, seconded by Chandler, that the Council ratify the prior action of the City Clerk in the forwarding of the damage claim in the name of Steve Owens. Roll call as follows: Ayes, 6; No, none; carried.

This letter from Monte Mason was presented and read:

1981	November 4,
St.	575 College
Falls	City of Idaho

Honorable Mayor and City Council
Idaho Falls, Idaho 83401

Gentlemen:

On 10 September 1981, I presented a claim to the City of Idaho Falls for damage to our premises caused by the back-up of sewage into our basement due to a plug in the main sewer line in the alley behind our residence.

This claim was referred to your insurance carrier who denied the claim saying that the City was not liable for the damage caused.

I respectfully object to the decision made by the insurance carrier. The damage was caused by the over-flow from the main sewer and no other source could be involved with the responsibility of the problem than the City Sewer Department. Your Forman, who came out to investigate the problem, freely admitted that the cause of the over-flow into our basement was from the block in the main sewer line.

I am asking you gentlemen to kindly reconsider this claim and to make restitution for the damage we incurred.

Total damage and expense: \$102.50

s/ Monte A. Mason

Mayor Campbell asked Water Supervisor Wayne Wolfe to brief the Council on sewer back-up problems. Wolfe stated that back-up problems were usually caused by items put into the sewer system, grease and roots. Mayor Campbell stated that the City is not liable unless they have been negligent in maintaining the sewer lines or done something wrong.

Attorney Smith commented that it isn't very often that the City is deemed to have been careless or negligent in this type of problem. He said that, if the City had been notified of a problem and neglected to correct the problem, then they could be liable. He said that a City is not an insurer of the residents premises. He said the City is liable only if they are at fault.

Mayor Campbell asked the Attorney whether or not a City Official has the right to authorize the expenditures of funds for this type of claim.

Attorney Smith stated that a City Official could be personally liable if he authorized the payment of claims not deemed to be caused by City neglect.

Councilman Erickson stated that, after hearing this advice for the Attorney, he would moved that this claim be referred to the City Attorney for recommendation. This motion was seconded by Councilman Hovey. Roll call as follows: Ayes, 6; No, none; carried.

This memo, with an accompanying ordinance was read:

City of Idaho Falls
November 4, 1981

MEMORANDUM

TO: Mayor and Council
FROM: Rod Gilchrist
SUBJECT: REVISED ELECTRICAL PERMIT RATES - COMMERCIAL
INSTALLATIONS

At the last regular City Council Meeting a request was submitted to revise the method of calculating electrical permits for commercial and industrial construction. At that time the Council approved the request and authorized the City Attorney to prepare the necessary ordinance.

This ordinance has now been prepared and it is being submitted to the Mayor and Council for your consideration.

s/ Rod Gilchrist

ORDINANCE NO. 1697

AN ORDINANCE REPEALING AND RE-ENACTING SECTION 4-9-8, CITY CODE OF IDAHO FALLS (ORDINANCE 1156) PERTAINING TO FEES FOR ELECTRICAL PERMITS UPON APPLICATION THEREFOR, REQUIRING PAYMENT OF DOUBLE FEE WHERE WORK HAS BEEN COMMENCED WITHOUT PROPER PERMIT; SETTING FORTH AMOUNT OF FEES FOR VARIOUS TYPES OF INSTALLATION; PROVIDING WHEN ORDINANCE SHALL BECOME EFFECTIVE.

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The foregoing ordinance was presented in title. It was moved by Councilman Chandler, seconded by Sakaguchi, that the provisions of Section 50-902 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 50-902 OF THE IDAHO CODE REQUIRING ALL ORDINANCES TO BE READ ON THREE SEVERAL DAYS BE DISPENSED WITH?" Roll call as follows: Ayes, 6; 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, 6; No, none; carried.

From the General Services Director came this memo:

City of Idaho Falls
November 4, 1981

MEMORANDUM

TO: Honorable Mayor and City Council
FROM: Chad Stanger
SUBJECT: BID #IF-81-28, RESCUE UTILITY TRUCK

It is the recommendation of the Fire Department and General Services Division that the City Council accept the sole bid of Super Vacuum Manufacturing Company to furnish one (1) rescue utility truck with trade at \$82,000.00, as per bid specifications.

Recommendation for this bid acceptance is based upon subsequent approval of the attached four years lease agreement between the City of Idaho Falls and lessor, Super Vacuum Manufacturing Company with Idaho First National Bank acting as the financing entity.

The terms of the agreement consist of one (1) payment of \$30,000.00 followed by four (4) consecutive annual payments of \$16,850.52 each, payable in advance with an annual percentage rate of 11.25%.

This agreement has been approved by the Legal Department and Finance Division and it is requested that it be approved by the City Council with authorization for the Mayor and Clerk to sign the necessary documents.

Thank you
s/ Chad Stanger

Councilman Erickson stated that the Finance Division and the Legal Department have had an opportunity to review the bid from Super Vacuum Manufacturing Company and acceptance is based upon subsequent approval of the four year lease agreement between the City of Idaho Falls and lessor, Super Vacuum Manufacturing Company, with Idaho First National Bank acting as the financing entity. Councilman Erickson asked if the Councilmembers had any questions or comments relative to this proposal.

Councilman Sakaguchi asked what the term "payable in advance" meant. General Services Director Stanger explained that this meant the amount was payable the beginning of each year. City Attorney Smith stated that it must be understood that this is an option agreement and may be considered, and even turned down by the Council each

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year, which would result in the City renting the equipment each year, after five years of payments, the equipment would be paid for and owned by the City. Councilman Wood asked the Fire Chief to explain the need for this rescue utility unit.

Fire Chief Call stated that this vehicle will replace one that was purchased in 1965 and is pretty well worn out. He said this equipment would up-grade the operation of his department because it has lightning towers to give light and electricity at the scene of fires, and would carry the salvage gear used at fires. Councilman Chandler stated that this vehicle would also carry equipment that could be used to free an engine after the fire is contained.

There being no further questions nor comment, it was moved by Councilman Erickson, seconded by Chandler, that the Council accept the bid of Super Vacuum Manufacturing Company, in the amount of \$82,000.00, and authorize the Mayor and City Clerk to sign the necessary documents. Roll call as follows: Ayes, 6; No, none; carried.

From the Public Works Director came this memo:

City of Idaho Falls
November 4, 1981

MEMORANDUM

TO: Honorable Mayor and City Council
FROM: Donald F. Lloyd, P.E.
SUBJECT: WELL SITE NO. 15

We are attaching hereto an Engineering Agreement for design services in connection with the development of Well Site No. 15. This Agreement is with CH2M Hill and calls for maximum design fee of \$52,500. This Agreement has been reviewed by the Public Works Committee and the City Attorney. We are requesting authorization for the Mayor and City Clerk to sign the City's approval, subject to a final review by the City Attorney's office.

s/ Donald F. Lloyd

Councilman Sakaguchi stated that the Councilmembers have been looking at various ways to develop this well site, as there is a lack of water for the east side of the City and a crucial need for these design services. Councilman Deist emphasized the need by saying that the water pressure on the east side is very critical and could cause problems in case of a fire. It was moved by Councilman Sakaguchi, seconded by Deist, that the Council accept the agreement with CH2M Hill and authorize the Mayor and City Clerk to sign the City's approval. Attorney Smith asked if he could comment. He said that he and his assistant had very carefully reviewed this agreement. He said that they had crossed out two lines where they felt it was not the usual format. He recommended that, if this agreement is accepted by the Council, the Mayor initial the two changes on the part of the City and that a CH2M Hill representative should also initial the changes. Councilman Sakaguchi requested that "subject to the approval of the Legal Counsel and CH2M Hill" be added to his foregoing motion. Roll call as follows: Ayes, 6; No, none; carried.

Mayor Campbell registered concern that the message might go out that he had to sign this agreement and he wanted it made clear that he wanted to review this with the Attorney and only sign after everything is found to be in order. Therefore, it was moved by Councilman Sakaguchi, seconded by Wood, that the previous motion be rescinded and he would make a new motion that, after review of the agreement by the Mayor and Attorney, if

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the Mayor objects to any part, he can return it to the Council for further action before signing. Roll call as follows: Ayes, 6; No, none; carried.

Also, from the Public Works Director, this memo was read:

City of Idaho Falls
November 4, 1981

MEMORANDUM

TO: Honorable Mayor and City Council
FROM: Donald F. Lloyd, P.E.
SUBJECT: AUTHORIZATION TO ADVERTISE

We have completed plans and specifications for two separate sewer line replacement projects and one sanitary interceptor as follows:

1. Fanning Avenue between Chatham & John Adams and the alley between Cliff and Basalt.
2. Higbee to South Holmes.
3. Groberg-Hatch Interceptor on the east side.

These projects have been properly budgeted and we are requesting authorization to advertise for competitive bids.

s/ Donald F. Lloyd

It was moved by Councilman Sakaguchi, seconded by Deist, that the Council authorize the Public Works Division to advertise for bids for two separate sewerline replacement projects and one sanitary interceptor, as requested. Roll call as follows: Ayes, 6; No, none; carried.

From the Electrical Engineer came this memo:

City of Idaho Falls
October 30, 1981

MEMORANDUM

ATTENTION: Honorable Mayor and City Council
FROM: Steve Harrison, Manager
SUBJECT: GEM STATE BONDING TEAM

The Electric Division requests authorization for the Mayor and appropriate committees to proceed with the selection of an engineering firm, bond attorney and fiscal agent for services related to the Gem State Project.

Upon the evaluation of proposals, the committee(s) will make a recommendation to the Council for consideration of the selected firm(s).

s/ Steve Harrison

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Councilman Hovey explained that this request is to, basically, authorize the Fiscal Committee, Electrical Committee or others to select an engineering firm, bond attorneys and fiscal agent for services related to the Gem State Project. He said these selections must be made to receive advice and help before an election can be held for the project. It was moved by Councilman Hovey, seconded by Wood, that the Mayor and appropriate committees be so authorized. Roll call as follows: Ayes, 6; No, none; carried.

Also from the Electrical Engineer, came this memo:

City of Idaho Falls
October 30, 1981

MEMORANDUM

TO: Honorable Mayor and City Council
FROM: Steve Harrison, Manager
SUBJECT: WPPSS #4 & #5 MOTHBALL PARTICIPATION

The Electric Division requests ratification of previous council action concerning participation in the proposed mothballing of the WPPSS #4 & #5 projects.

Funding of November 1981 costs will amount to \$167,121 for the City of Idaho Falls.

s/ Steve Harrison

Councilman Hovey said that this will necessitate twenty payments between November, 1981 and June, 1983 for a total amount of \$835,606 for the City's share of mothballing WPPSS #4 & #5. It was moved by Councilman Hovey, seconded by Wood, that the prior action be duly ratified. Councilman Deist asked the Attorney if the initiative passed by the people in the State of Washington in regards to the financing of nuclear reactors would have any effect on this WPPSS proposal. Attorney Smith answered that he did not believe that the courts would hold this initiative to be constitutional. He said that, in his opinion, it would only delay the action. Councilman Wood asked if there had been any test cases on this. Attorney Smith answered that there had been none on this specific thing, but many parallel cases have been held where some states have tried to effect other states and this was found to be unconstitutional. Roll call as follows: Ayes, 6; No, none, carried.

Finally, from the Electrical Engineer, came this memo:

City of Idaho Falls
October 30, 1981

MEMORANDUM

TO: Honorable Mayor and City Council
FROM: Steve Harrison, Manager
SUBJECT: AMENDMENT TO BPA POWER SALES CONTRACT

Bonneville Power Administration (BPA) has presented its customers with a proposed amendment to the power sales contract.

This amendment provides that BPA's rate adjustment date be changed from July 1 to October 1, and future increases no more frequently than every twelve months and upon at least nine months notice.

The Attorney has reviewed this amendment.

The Electric Division recommends Council approval of the proposed amendment.

s/ Steve Harrison

Councilman Hovey stated that, in his opinion, this amendment was merely a clean-up in the language, specifying more specifically the frequency of rate increases by Bonneville Power, and it had been reviewed by the City Attorney. Therefore, it was moved by Councilman Hovey, seconded by Wood, that the City Council approve the proposed amendment and authorize the Mayor to sign the amendment to the power sales contract. City Attorney Smith stated that the City gives up nothing in this amendment and it is in line with the regional power act. Roll call as follows: Ayes, 6; No, none; carried.

The City Attorney presented the following Resolution and City Redemption Tax Deed in favor of Frank J. Murdock:

R E S O L U T I O N (Resolution No. 1981-10)

WHEREAS, the City of Idaho Falls, did, under and pursuant to the provision of Chapter 17, Title 50, Idaho Code, and by deed of the City Treasurer, dated the 7th day of October, 1981, recorded as Instrument No. 614209 in the records of Bonneville County, Idaho, acquire title to and possession of the following-described real property, to-wit:

S. 20.9' of N. 80.9' of Lots 1 and 2; E. 14' of S. 20.0' of N. 70.9' of Lot 3; W. 33' of N. 80.9' of Lot 3; W. 3' of S. 69.1' of Lot 3; E. 19' of Lot 4, Block 27, Railroad Addition to the City of Idaho Falls, Bonneville County, Idaho.

WHEREAS, FRANK J. MURDOCK 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 execute and deliver to the said FRANK J. MURDOCK a Quitclaim Deed to said property, pursuant to the provisions of Section 50-1751, Idaho Code.

PASSED BY THE COUNCIL this 5th day of November, 1981.

APPROVED BY THE MAYOR this 5th day of November, 1981.

s/ Thomas Campbell
MAYOR

ATTEST:
s/ Velma Chandler
CITY CLERK

SEAL

It was moved by Councilman Chandler, seconded by Wood, that the Mayor and City Clerk be authorized to sign the resolution and the deed. Roll call as follows: Ayes, 6; No, none; carried.

At the request of the Mayor, City Attorney Smith gave some facts concerning the gasohol concept. He said that the Economic Development Administration received a grant for Agri-Energy to build a plant and the City and County were going to work with them on the project. He said that Agri-Energy found out that they could not build a plant for the amount of the grant and so the money is still in Economic Development Administration's hands. He said, further, that E. G. & G. received a grant from EDA and built the plant and have been operating it, but, they do not wish to continue the project. Smith said that the University of Idaho and the Mayor have written E. G. & G. a letter suggesting that they be given the opportunity to see if they could get the plant transferred to the City's ownership and pick up the \$135,000.00 grant and move the plant on City property. He said that this would cost the City no money. The University of Idaho would work in conjunction with the City to operate the plant. At the request of Councilman Erickson, Mayor Campbell gave a rundown on the state of the plant at this time. Mayor Campbell said that the DOE plant is fully operable and computerized and is worth approximately \$3,000,000.00. He said that DOE is abandoning the plant and that the City of Idaho Falls has a good chance of being able to obtain it. He said that it is planned to use the EDA grant to move the plant to City property and get it operating. Councilman Chandler asked if there was enough methane at the City's Treatment Plant to operate this gasohol plant. Public Works Director Lloyd answered in the affirmative. Councilman Deist asked if that, after a period of time, the City wanted to discontinue the operation could they do so or would they be forced to continue the operation. Mayor Campbell said that these type of things needed to be reviewed before a final agreement is accepted by the Council and signed. Councilman Sakaguchi asked what the status of Agri-Energy would be if the City took over the plant. The Mayor answered that they would be out of the picture if the transfer is made. It was then moved by Councilman Sakaguchi, seconded by Deist, that, if all the details can be worked out, the City proceed to try to obtain the gasohol plant with no cost to the City.

Councilman Erickson asked if the City would own the plant or if the University of Idaho would be involved in ownership.

Mayor Campbell said that it was his understanding that the City would own the plant, have an agreement with the University of Idaho to furnish certain information from the computer runs, and samplings of the alcohol and waste products for testing. Roll call as follows: Ayes, 5; No, none; carried. Councilman Hovey abstained on the grounds that it may be construed as a conflict of interest.

At the request of Councilman Erickson, the subject of this memo from the Police Department was read, as follows:

SALE OF IMPOUNDED VEHICLES

The below listed vehicles have been impounded as abandoned vehicles. It has been determined that there are no liens against any of these vehicles. All vehicles listed herein have been impounded for a period of time in excess of statutory requirements. It

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is recommended that these vehicles be declared UNCLAIMED property and be disposed of at Public Auction.

It was moved by Councilman Erickson, seconded by Deist, that the Council authorize the City Attorney to sell these units as junk vehicles. Roll call as follows: Ayes, 6; No, None; carried.

Councilman Erickson stated that school at O. E. Bell Junior High School has been terminated, but there still exists 20 MPH zone. Therefore, it was moved by Councilman Erickson, seconded by Deist, that this 20 MPH zone be removed from Elm Street near the O. E. Bell School area. Roll call as follows: Ayes, 6; No, none; carried.

The Mayor announced that this was the time and the place, as required by law, for an official canvas of all votes cast at the General Municipal Election held November 3, 1981. Councilman Sakaguchi stated that a quorum of the Council had met at 4:00 O'clock this day to tabulate the votes, the following results were revealed:

**GENERAL MUNICIPAL ELECTION
NOVEMBER 3, 1981
CITY VOTE BY PRECINCTS**

		<u>MAYOR</u>				<u>COUNCIL</u>			
		<u>Campbell</u>	<u>Brown</u>	<u>Erickson</u>	<u>Hovey</u>	<u>Lattin</u>	<u>Wood</u>	<u>Total</u>	<u>No. Voted</u>
# 1	Armed Forces Res.	334	188	262	288	131	270	406	
# 2	Eagle Rock	213	121	156	168	62	167	253	
# 3	Temple View	178	77	148	153	34	156	208	
# 4	Eagle Rock	163	106	124	124	63	121	198	
# 5	A.H. Bush	174	55	162	145	35	172	199	
# 6	I.F. Library	45	32	38	30	21	50	62	
# 7	Sr. Citizen Ctr.	199	70	183	184	36	211	235	
# 8	Bonn. Cty. Court	177	46	167	154	33	183	201	
# 9	Golf Club House	90	31	84	70	28	81	102	
#10	I.F. High School	133	56	116	108	31	110	145	
#11	Emerson	161	87	135	132	40	146	201	
#12	Emerson	181	121	148	137	70	153	238	
#13	I.F. Library	80	51	62	65	29	64	100	
#14	Hawthorne	160	80	140	133	53	157	200	
#15	Hawthorne	181	84	156	142	66	180	221	
#16	Longfellow	353	223	290	281	120	268	440	
#17	Linden Park	205	99	196	182	55	196	253	
#18	Linden Park	208	107	172	174	48	188	242	
#19	Theresa Bunker	261	119	232	186	58	227	299	
#20	Edgemont Garden	330	187	289	245	120	299	397	
#21	Clair E. Gale	114	50	94	84	29	105	129	
#22	Dora Erickson	121	56	109	102	34	94	139	
#23	Falls Valley	243	88	201	194	45	286	272	
#24	Falls Valley	150	61	128	114	33	110	173	
#25	First Christian	291	113	239	232	65	278	336	
#26	Bank of Commerce	<u>227</u>	<u>112</u>	<u>196</u>	<u>184</u>	<u>60</u>	<u>184</u>	<u>266</u>	
TOTALS		4,972	2,422	4,228	4,013	1,401	4,359	5,919	

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It was noted that 21,550 persons were registered for the election and that 5,919 of those had appeared at the polls to cast their votes, which is 27.4% of those registered. It was moved by Councilman Sakaguchi, seconded by Chandler, that the foregoing tabulation be approved and accepted as the official canvas by the Mayor and all Councilmen. Roll call as follows: Ayes, 6; no, none; carried.

There being no further business, it was moved by Councilman Hovey, seconded by Chandler, that the meeting adjourn at 8:15 P.M., carried.

s/ Velma Chandler
CITY CLERK

s/ Thomas Campbell
MAYOR