

**MARCH 18, 1981**

---

The City Council of the City of Idaho Falls met in Regular Meeting, Thursday, March 19, 1981. Prior to calling the meeting to order, the Mayor welcomed Boy Scout Troop No. 226 and thanked them for their presence and interest in local government.

The Mayor then called the meeting to order and, upon roll call, the following were found to be present: Mayor Tom Campbell; Councilmen Wes Deist, Paul Hovey, Sam Sakaguchi, Ralph Wood, Art Chandler, and Mel Erickson. Also present: Velma Chandler, City Clerk; Dale Storer, Assistant City Attorney; and, all other available Division Directors.

Minutes of the last Regular Council Meeting held March 5, 1981, and a Special Meeting held March 19, 1981, were read and approved.

Mayor Campbell recognized the presence of two recent City employee retirees and asked Chief Pollock to escort retiree Sheriff Richard Ackerman, and Ed Turner to escort retiree Russell Turman, to the Council Table. The Mayor commended these men for their years of dedicated service to the City and wished them well in their future endeavors. Mayor Campbell then presented inscribed billfolds to each gentleman, after which, each received a congratulatory handshake from all City Officials around the Council Table.

At the request of Mayor Campbell, Sewerage Superintendent Holverson escorted Ms. Dorothy Greene to the Council Table. Mayor Campbell stated that very few women are employed in the wastewater field, but that the City has been privileged to have Dorothy so employed. He said that Dorothy was leaving the State, and the City would truly miss her knowledge and experience. He wished her well and presented her with a Class I Wastewater Operator Certificate, after which she received a congratulatory handshake from all City Officials around the Council Table.

The Mayor announced that this was the time and the place to conduct a public hearing, recessed from the last Regular Meeting, to consider a request for a variance to permit a lighted pole sign at the Office Plaza, and called upon Councilman Chandler as Chairman of the Planning Committee 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  
March 4, 1981

MEMORANDUM

TO: Mayor and Council  
FROM: Rod Gilchrist, Planning and Building Director  
SUBJECT: REQUEST FOR VARIANCE - LIGHTED POLE SIGN IN R-3A ZONE

Attached is a copy of a request for a variance to permit a lighted pole sign at Office Plaza, a professional office complex located at 1420 East 17th Street. This request is made necessary inasmuch as our present Sign Code does not permit an illuminated free-standing sign in the R-3A Zone.

This Department recommends approval of the variance request. This matter is now being submitted to the Mayor and Council for your consideration.

s/ Rod Gilchrist

Councilman Chandler said that some of the Councilmen had requested time to study this request and so it had been recessed until this night for further consideration. He said that he and the City Planner had surveyed the location and it was their feeling that the sign would not hinder the

surrounding businesses. There being no questions or comment, it was moved by Councilman Chandler, seconded by Sakaguchi, that this variance request be granted. Roll call as follows: Ayes, 6; No, none; carried.

**MARCH 18, 1981**

---

The Mayor announced that this was the time and the place, as legally advertised, to conduct a public hearing to consider the Urban Limits and Functional Classification System and asked Councilman Sakaguchi, to conduct the hearing. Councilman Sakaguchi asked the City Clerk to read this explanatory memo from the Public Works Director:

City of Idaho Falls  
March 17, 1981

MEMORANDUM

TO: Mayor and City Council  
FROM: Donald F. Lloyd, P. E.  
SUBJECT: URBAN LIMITS AND FUNCTIONAL CLASSIFICATION  
SYSTEM - IDAHO FALLS AREA

Attached is a map showing the proposed Urban Limits currently being proposed to the Idaho Transportation Department to update the street and roadway classification system within the limits as indicated.

There has been no significant change from last year's Urban Limits Map.

After review by the Public Works Committee and the County Road and Bridge, we are requesting approval by the City of said "Urban System" for further approval by the State Transportation Department.

s/ Donald F. Lloyd, P. E.

Councilman Sakaguchi asked for questions or comments from Councilmen or anyone present in the Council Chamber.

Mr. Robert Williamson appeared briefly, representing the City of Ammon. He said the City of Ammon was happy to be included on the City's Map, but he stated there was a discrepancy involving two roads, namely Avocet, which should be Midway and Owen that should be Rawson, according to Ammon's Comprehensive Plan.

Councilman Sakaguchi asked City Engineer Turner to respond to this statement. Turner said that Public Works, Ammon, and Benton Engineering representatives had met and, in his opinion, agreed that everything was in order. Mayor Campbell suggested that City and Ammon representatives had met and, in his opinion, agreed that everything was in order. Mayor Campbell suggested that City and Ammon representatives met again and make certain that everything is in order, before any action is taken. It was moved by Councilman Sakaguchi, seconded by Deist, that this be referred back to the Public Works Committee for further review and that this hearing be recessed until the next regular Council Meeting on April 9th. Roll call as follows: Ayes, 6; No, none; carried.

The Mayor announced that this was the time and the place, as advertised to conduct a public hearing to consider several proposed Amendments to the Zoning Ordinance and called upon Councilman Chandler to conduct the hearing. At the request of Councilman Chandler, the City Clerk read this memo from the City Planner:

City of Idaho Falls  
March 17, 1981

MEMORANDUM

**MARCH 18, 1981**

---

TO: Mayor and Council  
FROM: Rod Gilchrist  
SUBJECT: PROPOSED AMENDMENTS TO CITY OF IDAHO FALLS ZONING ORDINANCE  
NO. 1115

Attached are several proposed amendments to the Zoning Ordinance. These items were recently discussed at work session of the City Council, and referred to the Planning Commission for review. A public hearing was recently held by the Commission to consider the proposed changes, and at that time, it was unanimously recommended the amendments be adopted.

This Department concurs with the recommendation of the Planning Commission and this matter is now being submitted to the Mayor and Council for your consideration. The attached amendments are summarized as follows:

1. Revised Planned Unit Development (Sec. 4-26). This section has been rewritten according to direction received at the last work session with the City Council.
2. Sections 7-6-3 and 7-7-3 adds a maximum number of dwelling units per acre in the R-3 and R-3A zones.
3. Sections 7-1-7 through 7-4-7 deletes minimum floor area requiring for dwellings in the RP, RP-A, R-1 and R-2 zones.

s/ Rod Gilchrist

Councilman Chandler explained that some of these proposed Amendments were necessary to bring the Code in concurrence with the laws, such as size of buildings, density and the Comprehensive Plan. There being no questions or further comment, it was moved by Councilman Chandler, seconded by Sakaguchi, that the Amendments be approved as presented and the City Attorney be directed to prepare the necessary ordinance. Roll call as follows: Ayes, 6; No, none; carried.

Mayor Campbell announced that this was the time and the place to conduct a public hearing, as legally advertised, to consider FERC regulations and called upon Councilman Hovey to conduct the hearing. At the request of Councilman Hovey, the City Clerk read this memo from the Electrical Engineer:

City of Idaho Falls  
February 23, 1981

MEMORANDUM

TO: Velma Chandler, City Clerk  
FROM: Steve Harrison, Manager - Electric Division

SUBJECT: REQUEST FOR LEGAL AD - PUBLIC HEARING ON FERC REGULATIONS

Would you please prepare the necessary notice for a legal ad for a public hearing to discuss certain FERC regulations on Section 210 of the Public Utility Regulatory Policies Act (PURPA).

Please advertise for this public hearing before the Mayor and City Council on March 19, 1981.

s/ Steve Harrison

**MARCH 18, 1981**

---

Councilman Hovey stated that the basic purpose of the hearing was to discuss proposed City policy that grows out of the Public Utility Regulatory Policies Act which was passed by Congress in 1978, and in furtherance of that Act, Federal Energy Regulatory Commission was directed to prepare certain basic requirements that would be necessary before any City of Municipality involved in power generation distribution, would meet the requirements of this Act. He said that, basically, the proposed City policy would be that the City would purchase all the power delivered to their appropriate electric distribution systems at the prevailing avoided costs. He said this was directed at cogeneration or small privately owned generation plants that may produce power in excess of their needs, and the City then has to have policies and regulations that would enable that person to sell the excess power. He said that this must be a constant source of power and the first requirement of the City's policy would be that the City would purchase the power at what is known as the prevailing avoided cost, and defined as the exact rate as paid to the Bonneville Power Administration who is presently the City's sole supplier. The demand component to be paid to the Co-generator or small power producer shall be based upon the ratio of the project's availability to the one hundred percent BPA availability. Solar power and wind power generation are defined as non-firm sources and no demand payment shall apply. He said, further, that the energy component shall be applied in exactly the same manner as paid to BPA and will apply to all energy received. The installation of all customer-owned generating equipment shall meet all applicable legislation, codes, statutes, contained in either Federal, State or local ordinances. Hovey continued by saying that, prior to installing any generating equipment, the customer shall submit plans and specifications of the proposed installation to the City for review. He said, further, that generators shall be capable of being disconnected from the utility system whenever needed for safety or electrical isolation purposes by means of an automatic disconnect device or by a manual transfer switch intended for that purpose. Generator disconnecting means shall have the capability of being locked in the open position. He concluded by saying that, based upon the proposed policy, contracts and agreements will be proposed for each case on an individual basis.

Councilman Erickson asked Electrical Engineer Harrison to give an example as to the type of company that might be interested in this kind of operation. Harrison said that, in this area, the most likely type of business to be interested would be an irrigation company. He said this could cause the City problems such as safety measures. Hovey said that all utilities must comply with the sections of FERC regulations as discussed, by March 20th, 1981, or at least to have had a public hearing. There being no further questions, or comment, it was moved by Councilman Hovey, seconded by Erickson, that the City Attorney be authorized to prepare the necessary resolution and then present it for Council consideration at the next regular Council Meeting. Roll call as follows: Ayes, 6; No, none; carried.

The City Clerk asked for Council authorization to publish a legal notice calling for a public hearing on April 9th, 1981, to consider a request for the rezoning of a portion of Blocks 20, 21, and 22, Highland Park Addition. It was moved by Councilman Chandler, seconded by Hovey, that the City Clerk be authorized to publish the legal notice as requested. Roll call as follows: Ayes, 6; No, none; carried.

The City Clerk also requested authorization to publish a legal notice calling for a public hearing on April 9th, to consider the re-zoning of an area along First Street for a kindergarten. It was moved by Councilman Chandler, seconded by Sakaguchi, that the City Clerk be so authorized. Roll call as follows: Ayes, 6; No, none; carried.

Also, the City Clerk asked for Council authorization to publish a legal notice calling for a public hearing on April 9th, to consider the initial zoning of an area to be known as Marshall Research Park, Division No. 2, said hearing to be held only if said property is first annexed into the City. It was moved by Councilman Chandler, seconded by Sakaguchi, that the City Clerk be authorized to publish a legal notice as requested. Roll call as follows: Ayes, 6; No, none; carried.

License applications for RESTAURANT, Nineteenth Hole Cafe, Sky Vu Theatre, Inc.; CONCESSION, Mann Triplex Theatre, Paramount Theatre; ELECTRICAL CONTRACTOR, Pettingill Electric, Wynn Pettingill; ELECTRICAL JOURNEYMAN, Wynn Pettingill, Randall Wheeler; ELECTRICAL APPRENTICE, Jay Lule Packer; MASTER PLUMBER, M. Sargent; CLASS B

**MARCH 18, 1981**

---

CONTRACTOR, WA, WH, GF, M. Sargent; THEATRE, Mann Triplex Theatre, Paramount Theatre, Sky Vu Theatre, Inc.; ITINERANT MERCHANT, Sport Leathers, Inc.; PRIVATE PATROLMAN, Jeffrey James Pratt; PUBLIC RIGHTS OF WAY, Burton Concrete Company, Ferguson & Son's, Skinner Concrete Contractors; BARTENDERS, Romana Bensen, Patricia Blake, Helen Clapp, Ryla Clapp, Mary Lorraine Cunningham, Chyllia Duncan, Robert Embleton, Cheryl Gneiting, Brenda Haley, J. W. Heward, Merrill Ingelstrom, Larry Jannings, LaVona Jenkins, Cheryl Jensen, J.K. Jensen, Robert Kuhlman, Thomas Lints, Ercel Monsen, Bonnie Ralph, Gayla Scheits, Duane Sydow, Karen Tam, Helen Marie Taylor, James Thumon, Pamela Wachta, Richard Wachter, Nedra Dalling, Rosalind Barcher, Viola Frusin, Connie Hult, BEER (Not to be consumed on Premises), Nineteenth Street "66" Station; BEER (To be consumed on Premises), Nineteenth Hole Cafe; 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. Roll call as follows: Ayes, 6; No, none; carried.

From the Fire Chief came this memo:

City of Idaho Falls  
March 17, 1981

MEMORANDUM

TO: Mayor Campbell and City Council  
FROM: Douglas C. Call, Fire Chief  
SUBJECT: CONTRACT WITH IDAHO FALLS CONSOLIDATED  
HOSPITALS

About one year ago a contract was negotiated between the Idaho Falls Consolidated Hospitals, the City of Idaho Falls, and Bonneville County which provided ambulance service for non-emergency transports between the hospital's two facilities.

We have just completed renegotiating a new contract which is a renewal of the previous contract except that it is written for a six month period rather than one year.

The City Attorney's Office has been contacted and has reviewed this agreement.

I would request that the Mayor and City Clerk be authorized to sign this document.

s/ Douglas Call

It was moved by Councilman Wood, seconded by Hovey, that the contract with Idaho Falls Consolidated Hospitals be renegotiated and the Mayor and City Clerk be authorized to sign the contract revealing the change for a six month rather than one year period. Roll call as follows; Ayes, 6; No, none; carried.

From the Public Works Director, this memo was read:

City of Idaho Falls  
March 17, 1981

TO: Mayor and City Council  
FROM: Donald F. Lloyd  
SUBJECT: MODIFICATION OF SECTION C.2 ENGINEERING CONTRACT FOR FACILITIES PLAN

We are attaching hereto three (3) copies of a modification to the Engineering Contract for the Design Services for Westside Interceptor Sewer. This modification allows for an increase in the estimated cost from \$83,100. to \$90,850. which will include a fixed fee of \$11,325.

**MARCH 18, 1981**

---

Public Works Committee has reviewed this request and would recommend that the Mayor and City Clerk be authorized to sign City's approval. This will not take effect until such time as it has been approved by the Environmental Protection Agency and the Idaho Department of Health and Welfare.

s/ Donald F. Lloyd

It was moved by Councilman Sakaguchi, seconded by Deist, that the engineering contract for the design services for Westside Interceptor Sewer be approved and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

Also, from the Public Works Director came this memo:

City of Idaho Falls  
March 17, 1981

TO: Mayor and City Council  
FROM: Donald F. Lloyd  
SUBJECT: PIER END BEAM MODIFICATION - 17TH STREET BRIDGE OVER SNAKE RIVER

On March 17, 1981 three (3) bids were received for Pier End Beam Modification on the 17th Street Bridge over Snake River as follows:

Clark Brothers Construction	\$26,810.00
C&H Construction	34,984.00
Goodwin Construction	45,500.00
Engineer's Estimate	40,000.00

We are recommending that the contract be awarded to the low bidder, Clark Brothers Construction Company, Inc., in the amount of \$26,810.00.

Donald F. Lloyd

It was moved by Councilman Sakaguchi, seconded by Deist, that the contract be awarded to the low bidder, Clark Brothers Construction Company, Inc., in the amount of \$26,810.00. Roll call as follows: Ayes, 6; No, none; carried.

Next, from the Public Works Director, came this memo:

City of Idaho Falls  
March 17, 1981

TO: Mayor and City Council  
FROM: Donald Lloyd  
SUBJECT: AMENDMENT TO PUBLIC WORKS ORDINANCE

We are submitting herewith an Amendment to the existing Public Works Ordinance updating the wording to current conditions.

The City Attorney's office has prepared and the Public Works Committee has reviewed this Amendment, and we are recommending that the Council pass the Ordinance on all three readings.

s/ Donald Lloyd

**MARCH 18, 1981**

---

The foregoing memo served to introduce an ordinance providing for certain responsibilities within the Public Works Department. It was moved by Councilman Sakaguchi, seconded by Deist, 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. Councilman Sakaguchi then read the caption of the Ordinance, caption of which is as follows:

**ORDINANCE NO. 1676**

AN ORDINANCE REPEALING AND RE-ENACTING SECTIONS 4-6-3 AND 4-6-4, CITY CODE OF IDAHO FALLS, IDAHO; CREATING FIVE (5) DEPARTMENTS WITHIN THE PUBLIC WORKS DIVISION AND SPECIFYING THE RESPONSIBILITIES OF EACH DEPARTMENT; PROVIDING THAT EACH DEPARTMENT TO BE SUPERVISED BY A SUPERINTENDENT, ALL OF WHOM SHALL BE UNDER THE DIRECTION OF THE PUBLIC WORKS DIRECTOR; PROVIDING FOR EFFECTIVE DATE THEREOF.

The foregoing ordinance was presented in title. It was moved by Councilman Sakaguchi, seconded by Deist, 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  
March 16, 1981

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: Chad Stanger, General Services Director  
SUBJECT: BID NO. IF-81-10, TWO (2) TON CAB AND CHASSIS WITH DUMP BEDS

It is the recommendation of the General Services Division that the City Council reject all bids received on Bid No. IF-81-10 for two (2) 1-1/2 Ton Cab and Chassis' with dump body on the basis that the specification issued for this "Invitation To Bid" did not accurately meet the requirements of the using Departments.

s/ Chad Stanger

**MARCH 18, 1981**

---

It was moved by Councilman Erickson, seconded by Chandler, that the City Council reject all bids received for two 1-1/2 ton cab and chassis with dump body, on the basis that the specification issued did not accurately meet the requirements of the using Departments. Roll call as follows: Ayes, 6; No, none; carried.

Next, from the General Services Director, came this memo:

City of Idaho Falls  
March 16, 1981

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: Chad Stanger, Public Works Director  
SUBJECT: BID NO. IF-81-13, TELESCOPIC BOOM, AERIAL DEVICE

It is the recommendation of the Electrical and General Services Divisions that the City Council accept the low bid of W. H. Pingree Company to furnish one (1) telescopic boom, aerial device at \$21,732.00 as per bid.

s/ Chad Stanger

It was moved by Councilman Erickson, seconded by Chandler, that the Council accept the low bid of W. H. Pingree Company to furnish one telescopic boom, aerial device at \$21,732.00. Roll call as follows: Ayes, 6; No, none; carried.

Also, from the General Services Director, this memo was read:

City of Idaho Falls  
March 16, 1981

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: Chad Stanger, General Services Director  
SUBJECT: BID NO. IF-81-11, LIQUID CHLORINE

It is the recommendation of the Public Works and General Services Divisions that the City Council accept the low bid of Thatcher Chemical Company to supply the one ton chlorine cylinders at \$210.00 per each and the bid of Great Western Chemical to furnish the 150 lb. chlorine cylinders at \$44.50 per each.

The bid of Great Western Chemical for the 150 chlorine cylinders does not represent the low bid. However, the low bid proposed by Thatcher Chemical for this item also requires a \$175.00 deposit fee to be paid by the City for each cylinder supplied by Thatcher Chemical. The recommendation to accept the bid of Great Western Chemical is based upon financing and bookkeeping cost associated with the deposit required by Thatcher Chemical.

s/ Chad Stanger

Councilman Erickson stated that the General Services Director had contacted the low bidder to determine if they were still firm in the requirement of the deposit fee and found that they held tight that there should be a deposit. Erickson said that the City's past history with these cylinders indicates that there has been no problems, and so, when the bid is really analyzed, it appears that Great Western Chemical is the most acceptable bid. It was moved by Councilman Erickson,

**MARCH 18, 1981**

---

seconded by Chandler, that the bid of Great Western Chemical Company be accepted for the 150 chlorine cylinders. Roll call as follows: Ayes, 6; No, none; carried.

Still, from the General Services Director, came this memo:

City of Idaho Falls  
March 18, 1981

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: Chad Stanger  
SUBJECT: BUILDING REMODEL - FIRE DEPARTMENT

Attached is a copy of the bid tabulation for the bids received for remodeling the office space used by the Fire Department in City Hall. It is the recommendation of the Architect and General Services Division that the City Council accept the low bid of C&H Construction, Inc., to complete this work at \$31,807.00 less deduct alternate for a net total of \$28,807.00.

s/ Chad Stanger

It was moved by Councilman Erickson, seconded by Chandler, that the Council allow the bid of \$28,807.00 for the remodeling of space for the Fire Department. Roll call as follows: Ayes, 6; No, none; carried.

Next, from the General Services Director, came this memo:

City of Idaho Falls  
March 16, 1981

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: Chad Stanger  
SUBJECT: SURPLUS OFFICE EQUIPMENT

Property Management has accumulated a variety of office machines and equipment that are surplus to the City's needs. The General Services Division requests that authorization be granted to advertise these items for sale.

s/ Chad Stanger

Councilman Erickson stated that property management has advised all City Departments of the availability of these items and it was deemed that these items were surplus and could be offered for sale. It was moved by Councilman Erickson, seconded by Chandler, that the General Division be authorized to advertise for bids for the sale of these items. Roll call as follows: Ayes, 6; No, none; carried.

Also, from the General Services Director came this memo:

City of Idaho Falls  
March 17, 1981

MEMORANDUM

**MARCH 18, 1981**

---

TO: Honorable Mayor and City Council  
FROM: Chad Stanger  
SUBJECT: FIELDING MEMORIAL CEMETERY FARM LEASE

Attached are copies of a proposed lease agreement between the City of Idaho Falls and Richard S. Ottley for the farm ground of approximately 27.5 acres located west of Fielding Memorial Cemetery. This agreement has been prepared and approved by the City Attorney.

The General Services Division recommends that the City Council approve this lease agreement and authorize the Mayor and City Clerk to sign.

s/ Chad Stanger

It was moved by Councilman Erickson, seconded by Chandler, that the Council accept the new lease between the City and Richard S. Ottley for the farm ground of approximately 27.5 acres west of Fielding Memorial Cemetery in the amount of \$600.00 per year. Roll call as follows: Ayes, 6; No, none; carried.

Finally, from the General Services Director, came this memo:

City of Idaho Falls

March 18, 1981

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: Chad Stanger  
SUBJECT: AIRPORT FARM LEASE - RODNEY JEFFREY

Attached are copies of a proposed lease agreement between the City of Idaho Falls and Mr. Rodney Jeffrey for approximately 85.34 acres of farm ground located near Fanning Airport. This agreement has been prepared by the City Attorney and reviewed with the Director of Aviation.

The General Services Division recommends that the City Council approve the lease agreement and authorize the Mayor and City Clerk to sign.

s/ Chad Stanger

Councilman Erickson said this lease provided that the tenant would pay \$4,330.10 per year which had been increased from \$1,500.00 per year. It was moved by Councilman Erickson, seconded by Chandler, that the lease agreement between the City of Idaho Falls and Rodney Jeffrey, for approximately 85.34 acres of farm land located near Fanning Airport be accepted as recommended. Roll call as follows: Ayes, 6; No, none; carried.

Mayor Campbell then re-appointed Bob Long and Mel Richardson to three year terms on the Bonneville Parks and Recreation Commission and appointed Virginia Reavill to fill the vacancy on that Board, created by the resignation of Pauline Fisk. It was moved by Councilman Deist, and seconded by Erickson, that these appointments be confirmed and that the Mayor be directed to send a letter of appreciation to Pauline Fisk. Roll call as follows: Ayes, 6; No, none; carried.

There being no further business, it was moved by Councilman Hovey, seconded by Erickson, that the meeting adjourn at 8:20 P.M., carried.

s/ Velma Chandler  
CITY CLERK

s/ Thomas Campbell  
MAYOR

\* \* \* \* \*