

**JUNE 25, 2009**

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The City Council of the City of Idaho Falls met in Regular Council Meeting, Thursday, June 25, 2009, in the Council Chambers in the City Annex Building located at 680 Park Avenue in Idaho Falls, Idaho at 7:30 p.m.

There were present:

Mayor Jared D. Fuhriman  
Councilmember Karen Cornwell  
Councilmember Sharon D. Parry  
Councilmember Ken Taylor  
Councilmember Ida Hardcastle  
Councilmember Michael Lehto  
Councilmember Thomas Hally

Also present:

Dale Storer, City Attorney  
Rosemarie Anderson, City Clerk  
All available Division Directors

Mayor Fuhriman led those present in the Pledge of Allegiance.

Mayor Fuhriman requested those present who had issues for the City Council to come forward at this time.

The Mayor announced that the recommendation to deny the Non-Commercial Kennel License to Rebecca Cady at 2847 Pam Street be moved to the Regular Agenda, to be considered under the Police Chief's items.

**CONSENT AGENDA ITEMS**

The City Clerk requested approval of the Minutes for the June 9, 2009 Council Work Session and the June 11, 2009 Regular Council Meeting.

The City Clerk presented several license applications, all carrying the required approvals, and requested authorization to issue those licenses.

The City Clerk requested Council confirmation for the publication of legal notices calling for public hearings on June 25, 2009.

The Idaho Falls Power Director submitted the following memo:

City of Idaho Falls  
June 23, 2009

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: Jackie Flowers, Idaho Falls Power Director  
SUBJECT: REQUEST FOR AUTHORIZATION TO ADVERTISE FOR BIDS  
FOR WESTSIDE SUBSTATION GRADING AND DRAINAGE  
IMPROVEMENTS

Idaho Falls Power respectfully requests authorization to advertise and receive bids for grading and drainage improvements at Westside Substation.

s/ Jackie Flowers

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The Municipal Services Director submitted the following memos:

City of Idaho Falls  
June 16, 2009

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: S. Craig Lords, Municipal Services Director  
SUBJECT: BID IF-09-18, ONE (1) NEW 2009 OR NEWER TYPE I  
AMBULANCE

Attached for your consideration is the above subject bid.

The apparent low bid submitted by Braun Northwest, Inc. did not meet the required bid specifications; submitted bid was for a 2008 demonstrator, bid specified new 2009 or newer (Reference Memorandum from the Fire Department outlining additional exceptions). It is therefore recommended that we accept the bid of Sawtooth Emergency Vehicles to furnish a new 2010 Ford F450 cab and chassis mounted with a McCoy-Miller Type I 163 SE ambulance body for an amount of \$138,895.00 with Trade-In Unit No. 828.

s/ S. Craig Lords

City of Idaho Falls  
June 16, 2009

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: S. Craig Lords, Municipal Services Director  
SUBJECT: BID IF-09-22, ONE (1) NEW AERIAL DEVICE - 45' SINGLE  
BUCKET, KNUCKLE BOOM DESIGN MOUNTED ON A NEW 2009  
OR NEWER CAB AND CHASSIS

Attached for your consideration is the tabulation for the above subject bid.

It is the recommendation of Municipal Services to accept the low bid of Southern Idaho Freightliner to furnish a new 2009 Time Manufacturing Versalift Aerial Device mounted on 2010 Freightliner M2-106 Cab and Chassis for a total amount of \$123,073.00 with Trade-In Unit No. 188.

s/ S. Craig Lords

The Public Works Director submitted the following memo:

City of Idaho Falls  
June 18, 2009

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: Chad Stanger, Public Works Director  
SUBJECT: BID AUTHORIZATION - STANGER FARMS SEWER LINE  
REPLACEMENT

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On June 9, 2009, bids were received and opened for Stanger Farms Sewer Line Replacement Project. A tabulation of the bid results is attached.

Public Works recommends award to the low bidder DePatco, Inc., in the amount of \$56,954.00; and, authorization for the Mayor and City Clerk to sign the contract documents.

s/ Chad Stanger

It was moved by Councilmember Taylor, seconded by Councilmember Hardcastle, to approve the Consent Agenda in accordance with the recommendations presented. Roll call as follows:

Aye: Councilmember Hardcastle  
Councilmember Lehto  
Councilmember Cornwell  
Councilmember Hally  
Councilmember Parry  
Councilmember Taylor

Nay: None

Motion Carried.

**REGULAR AGENDA**

The Mayor and City Council honored Dave Christiansen, Parks and Recreation Director by presenting a plaque from the AIC Achievement Program at the Association of Idaho Cities Annual Conference for "Idaho Falls Central Command Irrigation System". The purpose of this program is to encourage cities to share their successful projects and to utilize them as models for other cities to implement.

The Mayor and City Council honored Jackie Flowers, Idaho Falls Power Director by presenting a plaque from the AIC Achievement Program at the Association of Idaho Cities Annual Conference for "Project 'Switch' Campaign – A Challenge for Energy Efficiency".

The Fire Chief submitted the following memo:

City of Idaho Falls  
June 24, 2009

MEMORANDUM

TO: Honorable Mayor and City Councilmembers  
FROM: Dean Ellis, Fire Chief  
SUBJECT: APPROVAL TO PURCHASE SOFTWARE AND MOBILE DATA TERMINALS

The Fire Chief respectfully requests the Mayor and Council to approve the expenditure from the Ambulance budget to purchase billing and patient care reporting software from Zoll Medical in the amount of \$92,107.50 and 8 Mobile Data terminals for the ambulances in the amount of \$18,000.00. This would be a total expenditure from the ambulance budget of \$111,107.50. Also

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requested is approval to sign the necessary software license agreement. These purchases will help in streamlining the billing process and increase revenues.

s/ Dean Ellis

It was moved by Councilmember Hardcastle, seconded by Councilmember Taylor, to approve the expenditure from the Ambulance budget to purchase billing and patient care reporting software from Zoll Medical in the amount of \$92,107.50 and 8 Mobile Data terminals for the ambulances in the amount of \$18,000.00 and, further, give authorization for the Fire Chief to execute the necessary documents. Roll call as follows:

Aye: Councilmember Taylor  
Councilmember Hally  
Councilmember Lehto  
Councilmember Parry  
Councilmember Cornwell  
Councilmember Hardcastle

Nay: None

Motion Carried.

The Planning and Building Director submitted the following memos:

City of Idaho Falls  
June 17, 2009

MEMORANDUM

TO: Mayor and Council  
FROM: Renee R. Magee, Planning and Building Director  
SUBJECT: DEVELOPMENT AGREEMENT – LOTS 1-10 AND 39-48, BLOCK 23, HIGHLAND PARK

Attached is the Development Agreement for Lots 1-10 and 39-48, Block 23, Highland Park Addition. This Development Agreement provides for street improvements to serve a restaurant and offices approved by the Council on June 11, 2009. The Department respectfully requests approval of the Development Agreement.

s/ Renee R. Magee

It was moved by Councilmember Parry, seconded by Councilmember Hally, to approve the Development Agreement for Lots 1-10 and 39-48, Block 23, Highland Park Addition and, further, give authorization for the Mayor and City Clerk to execute the necessary documents. Roll call as follows:

Aye: Councilmember Hally  
Councilmember Hardcastle  
Councilmember Parry  
Councilmember Lehto

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Councilmember Taylor  
Councilmember Cornwell

Nay: None

Motion Carried.

City of Idaho Falls  
June 17, 2009

MEMORANDUM

TO: Mayor and Council  
FROM: Renee R. Magee, Planning and Building Director  
SUBJECT: REQUEST TO TRANSFER CONDITIONAL USE PERMIT FOR  
CHILD CARE FACILITY – R-1 ZONE, 1203 ATLANTIC STREET

Attached is a request to transfer a Conditional Use Permit for a Child Care Facility from Bob and Di Staggie to Bob Staggie and Bobette Staggie Empey at 1203 Atlantic Street. This request is in accordance with Sections 5-10.G of the Zoning Ordinance.

s/ Renee R. Magee

May 28, 2009

To Whom It May Concern at the Zoning and Planning Department:

Staggie's Day Care has been in at 1203 Atlantic Street since 1976. At the time of it's opening, my parents – Bob and Di Staggie – were the owners. As time went on, I-Bobette Staggie Empey-worked there part time in the summers and then full time as of May 1983. The 3 of us have run the day care together up until October of 2007 when the death of my mother occurred.

Around 1998, our accountant advised us to place the business in my name for business reasons. We were contacted by the Zoning Department at that time and we explained that no change of hands had occurred since we were all owners we just were filing under myself for tax reasons. I was told at that time that was ok.

The day care is still being run by myself and my father, Bob. We feel the Conditional Use Permit should still be the same one that has always been in effect since no change has occurred except for the death of my mother, Di.

If you would prefer, please issue the City License in my father's name – Bob Staggie – and mine – Bobette Staggie Empey.

Thanks for your time. If you have any questions, please call me at (208) 757-0997.

Bobette Staggie Empey

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City of Idaho Falls  
November 14, 2003

Bobette Staggie (Empey)  
1206 Mojave Street  
Idaho Falls, ID 83404

RE: Conditional Use Permit Obtained for 1203 Atlantic Street

Dear Ms. Staggie:

A Conditional Use Permit for a Day Care Center at 1203 Atlantic Street was approved by City Council on June 22, 1993. The permit was issued to Robert and Diane Staggie. If Bobette Staggie is currently operating the day care center, the Conditional Use Permit must be transferred to her name. City Code Section 5-10-G Transferability states: A Conditional Use Permit is not transferable from one parcel of land to another and may not be transferred from one party to another without approval of the City Council. Abandonment of or non-use of a Conditional Use Permit for a period of twelve (12) consecutive months shall terminate said Conditional Use Permit, and any privileges granted thereunder shall be null and void.

This office would like to solicit your cooperation to come into the Planning Department and fill out the required paperwork before November 28, 2003.

If you have questions regarding this matter, please contact the Planning Department at (208) 529-1276, Monday – Friday, 8:00 a.m. to 5:00 p.m.

s/ Cherise Frei  
Cherise Frei  
Zoning Enforcement

#### STAGGIE DAY CARE MOTION

Moved to approve the permit with the following conditions: The on-street loading area located on Arctic be properly signed reflecting the hours and days of operation, that the yard fence on Arctic be altered to comply with the 15-foot clear view triangle ordinance, the street curb be painted within national highway safety standards with a 20-foot no parking radius, upon investigation of the Planning Department staff, additional curb cut may be needed at the south end of the off-street parking area (in order to comply with the parking section of the zoning ordinance) and that the total load occupancy not exceed 39 persons including care givers. (This is based on present state requirement of a minimum of one care giver per twelve children).

It was moved by Councilmember Parry, seconded by Councilmember Hally, to approve the transfer of a Conditional Use Permit for a Child Care Facility from Bob and Di Staggie to Bob Staggie and Bobette Staggie Empey at 1203 Atlantic Street. Roll call as follows:

Aye: Councilmember Cornwell  
Councilmember Parry  
Councilmember Taylor

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Councilmember Hardcastle  
Councilmember Lehto  
Councilmember Hally

Nay: None

Motion Carried.

The City Clerk presented the recommendation to deny the Non-Commercial Kennel License to Rebecca Cady at 2847 Pam Street.

Rebecca Cady made the following Request for Appeal – License Denial:

Name: Rebecca Cady  
Address: 2847 Pam Street  
Idaho Falls, Idaho 83402  
Telephone No.: (208) 403-4307  
License Applied For: Non-Commercial Kennel License  
Reason for Denial: Only 60% approval within 200 feet  
Reason to Appeal Decision to the Mayor and City Council: Trained animals, one is a therapy dog and one is being certified as a therapy dog. Service animals under ADA, all animals are fully trained, have not been an inconvenience to neighbors.

s/ Rebecca Cady

Date: June 16, 2009

Irene Brown, Animal Control Supervisor, appeared to state that Animal Services polled 10 houses within 100 feet of 2847 Pam Street, resulting in 6 approving and 4 denying the Non-Commercial Kennel License. That is only 60% approval. The City Code requires 75% or better approval from surrounding neighbors in order to issue the Non-Commercial Kennel License. The Animal Control Supervisor stated that they have not received any complaints regarding the dogs on this property. She explained, further, that therapy dogs are not discussed under the Kennel Licensing provisions in the City Code.

Rebecca Cady, 2847 Pam Street, appeared to state that currently she has three dogs. One of the dogs, a lab, is a licensed therapy dog. The second dog, a lab, will be certified soon. She explained that she is a Counselor and the dogs would serve as therapy service dogs. There have been no complaints about her dogs. The home has a doggie door, so the dogs spend most of the time in the house. The third dog is a boxer and is too high strung to serve as a therapy dog. She stated that she would take the two therapy dogs with her to work in the morning and would return with them in the evening.

Mayor Fuhrman questioned Ms. Cady as to why four neighbors turned down this request.

Ms. Cady stated that there has been a problem in the neighborhood with dogs running loose and barking at night. She thought maybe that was the reason for the denial, because the neighbors assume that her dogs are also barking.

Councilmember Hardcastle questioned whether Ms. Cady would have an opportunity to repoll the neighbors.

The Animal Control Supervisor stated that Ms. Cady already contacted her neighbors and no one has changed their vote. She explained, further, that she reviewed her records and found that in the past 8 months there have been 7 other complaints about dogs in Ms. Cady's neighborhood. None of those complaints involved Ms. Cady's dogs.

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Following a brief discussion regarding different options for this Non-Commercial Kennel License, it was moved by Councilmember Hardcastle, seconded by Councilmember Taylor, to suspend action on the Non-Commercial Kennel License to Rebecca Cady at 2847 Pam Street for 30 days to give the applicant an opportunity to repoll the neighbors within one hundred feet of her property to determine whether she can better her percentage for approval. Roll call as follows:

Aye: Councilmember Parry  
Councilmember Cornwell  
Councilmember Hally  
Councilmember Taylor  
Councilmember Hardcastle  
Councilmember Lehto

Nay: None

Motion Carried.

The Police Chief recommended consideration of a Child Care Worker Certification to Jaime Cota.

Jaime Cota submitted the following Request for Appeal – License Denial:

Name: Jaime Cota  
Address: 2080 Sabin Drive  
Idaho Falls, Idaho 83406  
Telephone No.: (208) 523-1810  
License Applied For: Child Care Worker Certification  
Reason for Denial: I am listed on Child Abuse Registry  
Reason to Appeal Decision to the Mayor and City Council: In 2003, I spanked my child with a belt. I admit, if held to the letter of the law, I committed an act of abuse. However, this incident was the result of a desperate parent, not a child abuser. I had tried everything I could think of to protect my child from a predator. I was desperate. I have spent the majority of my life working with the handicapped. I am one semester from having my degree in special education. It has been my life's passion to protect vulnerable populations. I never thought I should protect them from myself. I invite you to research my work history and interview my children to actually see what kind of individual I am. I am a kind compassionate individual and feel I have been unjustly labeled. Further, my daughter, the victim of my "abuse" has written a letter (see attached) to tell how she feels now that she is an adult. Thank you.

s/ Jaime Cota

Date: June 6, 2009

June 6, 2009

To Whom It May Concern:

I am writing this letter in regards of my father. Recently, my father applied to get his Child Care License and was denied because he is a registered child abuser. My father is not a child abuser in any way, shape or form.

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He was placed on the child abuser list due to an incident that happened in 2003. I was a very disobedient teenager. I was only 14 years old, dating a man who was five years older than me. This man is currently incarcerated for a non-related sex offense crime against a child. I had snuck out of house several times with this older man. My parents had caught me and disciplined me several times, but I continued to disobey them. On the night that this incident occurred I had left at 10 p.m. that night with this older man and didn't return until shortly before 6 a.m. the next morning. My dad spanked me not because he was a child abuser, but because first of all he loves me and secondly he was scared for my wellbeing. This was the first time that I had been physically disciplined. He didn't beat me, he disciplined me. And it worked. I never snuck out of the house again. Even the officer that spoke with my dad said I deserved it and didn't ticket my dad but because it was against the law, it had to be reported.

As a child who was spanked, I believe full heartedly in spanking. I understand spanking a child with a foreign object is against the law, but my parents at the time did not realize this and would have never done it if they had known. In their eyes they were only disciplining their child. My parents rarely, if ever, spank my younger sisters. They don't mistreat us and are the best parents in the world, in my opinion. My dad has always put me and my sisters above all else. He is a kind and loving person. He has worked with handicapped children for as long as I can remember. He was attending Idaho State University to become a Special Ed teacher, but because of this unjust thing I did to him, he can't. I can't stress enough the fact that he is NOT a child abuser, he is only a father who cares about the wellbeing of his children.

I hope in some way this letter can help rectify the wrong I have done to him. Please help him, if there is some way that he could get this Child Care License it would mean the world to him, and to our family. Our hopes are to some day appeal this wrongful conviction. He knows he is not a child abuser. I know he is not a child abuser. And we want everybody to know he is not a child abuser. Please, if there is anything you can do for him it would be much appreciated by my whole family. Thank you for taking the time to read this letter.

Sincerely,

s/ Tia Cota  
Tia Cota

Steve Roos, Chief of Police, came forward to explain that there is a little complexity with this issue. For many years, the Chief of Police has routinely assigned someone to approve or deny these types of applications. Captain Ken Brown carried out the investigation on Mr. Cota, found his name on the Child Abuse and Neglect Registry, and sent a letter denying the Child Care Worker Certification. The Police Chief looked into more detail as to why Mr. Cota's name was on the Registry. At that time, the Police Chief determined that Mr. Cota should be granted the Child Care Worker Certification based on the details of what took place. He, further, indicated that at the Council Work Session, it was determined that it was not his role any longer to approve or deny business licenses, but to make a recommendation regarding such. Mr. Cota was informed that he could come before the Mayor and City Council to discuss this issue.

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Councilmember Hally stated that he understood that a person's name could be placed on the Child Abuse and Neglect Registry by just registering a complaint. This is not due process.

The Police Chief stated that the complaint against Mr. Cota was investigated by Law Enforcement and they determined it was not appropriate to file charges. There was no disagreement between Law Enforcement, Health and Welfare Department, and Jaime Cota on the facts of the case. Law Enforcement did not deem it necessary to file charges against Mr. Cota. Health and Welfare Child Protective Services did not recommend further action on this complaint, recommending that there was very little or no risk to reoffending because of the circumstances.

Councilmember Lehto questioned whether the City Council was going to now be the approver or denier of business licenses.

The City Attorney explained that the applicant makes the application for the Child Care Worker Certification. An investigation is conducted as to the qualifications of the applicant for the position and various City Departments that issue certifications verify compliance or noncompliance with the Ordinance. The Ordinance is designed that the City Clerk actually issues the license. Further, there are provisions for denial, suspension, revocation or hearing. If the applicant wants to appeal the recommendation made by any of the departments, it would come before the City Council for a hearing.

Councilmember Lehto stated that there would have been a recommendation for denial with conditions. He requested to know how the City Council would be able to make the decision if they do not have all of the facts and information that the Police Chief has.

The City Attorney stated that the Police Chief would make a recommendation to the City Council. If the City Council has a reason to doubt the recommendation, then the City Council could visit privately with the Police Chief for further information.

Councilmember Taylor requested to know if the Ordinance mandates a denial if a name appears on the Child Abuse and Neglect Registry, or whether that is a consideration as a decision is made.

The Police Chief stated that the Ordinance uses the term "may".

Councilmember Taylor requested to know whether there is a question or statement on the application that would allow the applicant to divulge that he is or is not on the Child Abuse and Neglect Registry.

The Police Chief stated that this might be a good idea. Also, an applicant might not know whether he/she is on the Registry. He stated, further, that the applicant might not be aware that his name appears on the Registry.

Jaime Cota, 775 Lincoln Drive, appeared to request the City Council to consider his application for a Child Care Worker Certificate. He stated, further, that what he did in disciplining his daughter, was a mistake. He stated that he has not done anything like that since, or even before that incident. Mr. Cota stated, further, that he was placed on the Child Abuse and Neglect Registry without his knowledge. He found out about his name being on the Registry approximately two months ago, when he was applying for jobs. Every job interview that he went to, he was denied.

Councilmember Parry requested to know whether Mr. Cota was applying for Child Care positions.

Mr. Cota stated that his field is Special Education. He has two semesters left to finish before receiving his Bachelors Degree. As he was applying for positions relating to handicapped adults, his background was checked and he would be denied the position. Mr. Cota stated that he was never cited for this, so there was no reason to go to court.

Councilmember Parry requested to know what the process was for getting his name stricken from the Child Abuse and Neglect Registry.

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Mr. Cota stated that he was unsure of what to do to have his name removed from the Registry.

Councilmember Hally requested to know whether receiving this Child Care Worker Certification would help Mr. Cota on his vocational pursuit.

Mr. Cota stated that this would bring him one step closer to resolving the issues with the Child Abuse and Neglect Registry.

Following a brief discussion regarding the Child Abuse and Neglect Registry and due process, the City Attorney stated that it would not be right to deny Mr. Cota as he did not believe that he has had due process. He expressed his concern for the Ordinance providing disqualification merely by his name being on the Registry. The City Attorney stated that there is another provision under the denial clause which requires a finding that the applicant has engaged in conduct that is harmful to the health and safety of the welfare of the children who are under their care, supervision or control. The City Council should deny the Child Care Worker Certificate only if it were to make a finding that the applicant presents a risk of harm to the children under his/her care.

Councilmember Parry stated that the Ordinance states that a Child Care Worker will not receive a Certificate if they are on the Child Abuse and Neglect Registry. She did not want to argue the merits of the Child Abuse and Neglect Registry. She stated that all she knows is what the Ordinance says. She commented, further, that she would be interested in looking into why the State of Idaho still deems the Child Abuse and Neglect Registry qualified in their application process. If the State of Idaho will not give public education certifications when the applicant's name appears on the Registry, the City of Idaho Falls should not do so either.

The City Attorney stated that he would look into the reason why the State of Idaho relies so heavily on even the mention of a name on the Child Abuse and Neglect Registry, even though there were no criminal charges filed.

It was moved by Councilmember Hardcastle, seconded by Councilmember Taylor, to approve the Child Care Worker Certification to Jaime Cota. Roll call as follows:

Aye: Councilmember Hardcastle  
Councilmember Lehto  
Councilmember Cornwell  
Councilmember Hally  
Councilmember Taylor

Nay: Councilmember Parry

Motion Carried.

The Police Chief submitted the following memos:

City of Idaho Falls  
June 22, 2009

MEMORANDUM

TO: Mayor and Council  
FROM: Steve Roos, Chief of Police  
SUBJECT: CITY COUNCIL AGENDA ITEM

**JUNE 25, 2009**

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Attached is a copy of the Memorandum of Agreement between the City of Idaho Falls, Idaho and County of Bonneville, Idaho regarding the 2009 Byrne Justice Assistance Grant (JAG) Program Award.

I respectfully request approval of this Agreement at the City Council Meeting of June 25, 2009.

s/ Steve Roos

It was moved by Councilmember Hardcastle, seconded by Councilmember Taylor, to approve the Memorandum of Agreement between the City of Idaho Falls and Bonneville County regarding the 2009 Byrne Justice Assistance Grant (JAG) Program Award and, further, give authorization for the Mayor and City Clerk to execute the necessary documents. Roll call as follows:

Aye: Councilmember Lehto  
Councilmember Taylor  
Councilmember Hardcastle  
Councilmember Cornwell  
Councilmember Hally  
Councilmember Parry

Nay: None

Motion Carried.

City of Idaho Falls  
June 22, 2009

MEMORANDUM

TO: Mayor and Council  
FROM: Steve Roos, Chief of Police  
SUBJECT: CITY COUNCIL AGENDA ITEM

Attached is a copy of an Ordinance amending Section 1-3-5 of the City Code of Idaho Falls changing the definitions for an infraction and various building codes.

I respectfully request approval of this Agreement at the City Council Meeting of June 25, 2009.

s/ Steve Roos

At the request of Councilmember Hardcastle, the City Clerk read the following Ordinance by title only:

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**ORDINANCE NO. 2816**

AN ORDINANCE AMENDING SECTION 1-3-5 OF THE CITY CODE OF IDAHO FALLS, IDAHO; CHANGING THE DEFINITIONS FOR AN INFRACTION AND VARIOUS BUILDING CODES; PRESERVING PRIOR ORDINANCE PROVIDING FOR METHODOLOGY, PROVIDING FOR SEVERABILITY; AND ESTABLISHING EFFECTIVE DATE.

The foregoing Ordinance was presented by title only. Councilmember Hardcastle moved, and Councilmember Taylor seconded, that the provisions of Idaho Code Section 50-902 requiring all Ordinances to be read by title, and once in full, on three separate dates be dispensed with, the Ordinance be passed on all three readings, and, further, give authorization for the Mayor and City Clerk to execute the necessary documents. Roll call as follows:

Aye: Councilmember Hardcastle  
Councilmember Lehto  
Councilmember Cornwell  
Councilmember Hally  
Councilmember Parry  
Councilmember Taylor

Nay: None

Motion Carried.

There being no further business, it was moved by Councilmember Hally, seconded by Councilmember Cornwell, that the meeting adjourn at 8:25 p.m.

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CITY CLERK

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MAYOR

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