

**JUNE 24, 1980**

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The City of Idaho Falls met in recessed regular meeting June 24, 1980, at 7:30 P.M. in the Council Chamber in Idaho Falls, Idaho. There were present at said meeting: Mayor Thomas Campbell; Councilmen Art Chandler, Wes Deist, Mel Erickson, Paul Hovey, Sam Sakaguchi, and Ralph Wood. Also present: Velma Chandler, City Clerk; Arthur Smith, City Attorney, and all other available Division Directors.

Minutes of the last regular Council Meeting held June 5th, 1980, were read and approved.

Mayor Campbell invited Eagle Scouts, Scott and Kenny Jensen to come forward to the Council Table. The Mayor congratulated these fine young men for this accomplishment and presented them with a certificate of appreciation, after which both young men received a congratulatory handshake from all City Officials around the Council Table.

Mayor Campbell then presented Councilman Wood with a Certificate of Graduation from the Northwest Public Power Association Course for Councilmembers and congratulated him for this achievement.

Mayor Campbell stated he was initiating a program whereby newly-certified officers of the Police force would be introduced to the Council. He then called Susan Kinsman to the Council Table. Mayor Campbell congratulated Ms. Kinsman for her fine record and her accomplishments and wished her well in her future years on the Police Force, after which Ms. Kinsman received a congratulatory handshake from all City Officials around the Council Table.

Mayor Campbell then called City Treasurer, Lorna Coughlin, to come forward to the Council Table. Mayor Campbell stated that Lorna had passed the requirements to become a Certified Finance Officer in the Idaho City Clerks and Finance Officers Association and congratulated her for this achievement. He then presented her with a Certificate, after which Lorna received a congratulatory handshake from all City Officials around the Council Table.

Mayor Campbell welcomed newly-appointed Airport Manager, Jim Thorsen, and thanked him for his presence.

The Mayor announced that this was the time and the place, as legally advertised, to conduct a public hearing to consider a request for a variance to allow a lighted sign to be placed at 1455 South Boulevard, the site of Murphy's Market, and called upon Councilman Chandler of the Planning and Zoning Committee, to conduct the hearing. Councilman Chandler asked the City Clerk to read this explanatory memo from the City Planner:

City of Idaho Falls  
June 24, 1980

MEMORANDUM

TO: Mayor and Council  
FROM: Rod Gilchrist, Planning and Building Director  
SUBJECT: REQUEST FOR VARIANCE - SIGN AT MURPHY'S MARKET  
1455 SOUTH BOULEVARD

Attached is a copy of a variance request to allow a lighted sign to be placed at 1455 South Boulevard, the site of Murphy's Market. This request is being made in order to reduce vandalism and also to inform the public the business is in operation. The owners are proposing to light the sign from sunset to 10:00 P.M. This property is located in the R-1 zone.

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This matter is now being submitted to the Mayor and Council for your consideration.

s/ Rod Gilchrist

Councilman Chandler then asked City Planner Gilchrist to explain the variance request. Gilchrist said his Department had been trying to contact the petitioner, but had been unable to do so; therefore, they did not have enough information for the Council to consider this request this night. It was moved by Councilman Chandler, seconded by Sakaguchi, that the public hearing be recessed until the next regular Council Meeting on July 10, 1980. Roll call as follows: Ayes, 6; No, none; carried.

The City Clerk reported that a legal notice had been published calling for a public hearing this night, to consider the placement of a lighted sign in an R-1 zone, and this had been done without formal Council approval. It was moved by Councilman Chandler, seconded by Sakaguchi, that this action of the City Clerk be ratified. Roll call as follows: Ayes, 6; No, none; carried.

Also in need of Council ratification, according to the City Clerk, was the publishing of a legal notice calling for a public hearing on July 10th, 1980 to consider the zoning of property to be known as Alice Dickson Estates, Division #5. It was moved by Councilman Chandler, seconded by Sakaguchi, that this action be duly ratified. Roll call as follows: Ayes, 6; No, none; carried.

This damage claim was then presented:

D. Fredrick Hoopes  
Attorney at Law  
P.O. Box 973  
570 Legion  
Idaho Falls, Idaho 83401

**CLAIM AGAINST CITY OF IDAHO FALLS  
Idaho Tort Claims Act**

TO: Ms. Velma Chandler, Clerk, City of Idaho Falls

LINUS BOWMAN, 2426 Oak Trail Drive, Idaho Falls, Idaho, hereby submits this claim pursuant to the Idaho Tort Claims Act, and in support thereof, respectfully represents:

1. On or about the 12th day of May, 1980, the City of Idaho Falls, by and through its contractor Clark Construction, negligently or intentionally trespassed upon the property of the claimant to his damaged in the amount of \$274.99.

WHEREFORE, This document constitutes notice under Idaho Code, Title Six, Chapter Nine of my client's claim against the City of Idaho Falls, State of Idaho, in the amount of \$274.99.

DATED this 17th day of June, 1980.

s/ Linus Bowman  
s/ Fredrick Hoopes,  
Attorney

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It was noted by the City Clerk that this damage claim had been forwarded to the City's Liability Insurance carrier on June 20th, without formal approval. It was moved by Councilman Erickson, seconded by Hovey, that this action of the City Clerk, also be duly ratified. Roll call as follows: Ayes, 6; No, none; carried.

License applications for ICE CREAM STORE, Baskin Robbins; CLASS C CONTRACTOR, GF, WH, Mathews Plumbing and Heating, Inc.; CLASS C JOURNEYMAN, GF, WH, Darwin G. Mathews; ELECTRICAL CONTRACTOR, Thomas F. Snouffer Electric, Snake River Electric; JOURNEYMAN ELECTRICIAN, Thomas F. Snouffer, Chris L. Jensen. C.P. Jeppesen, Jr.; PHOTOGRAPHY, Robert Hartley; NON-COMMERCIAL KENNEL, Lorin Heward; BUS OPERATOR, Herbert Narr; SAFE AND SANE FIREWORKS, Brite Wholesale Company (Ray's Minute Market), Brite Wholesale Company (823 Anthon St.), Speedi-Mart, Westfield Plaza (I.F. Ski Team), Hamilton Drug, Kent Hemsley, Kings, Maverick Country Store, Fay's IGA Foodliner, Ben Franklin, Katz Pharmacy, I.F. Jaycees (Grand Central Parking Lot), I.F. Tigerettes (1600 E. 17th) and (1705 West Broadway); TAXI OPERATOR, William Thoren; PUBLIC RIGHTS OF WAY CONTRACTOR, Jack Murdock and Son Cement Contractors, Bateman-Hall, Inc.; BARTENDER, Kathy Jean Uttich, Herbert Lehman, Roberta Drewes, Jennie Reeder, Mary Fay Parsons, Tom Mogel; BEER CANNED & BOTTLED, NOT TO BE CONSUMED ON PREMISES, 17th Street 66 were presented. It was moved by Councilman Erickson, seconded by Deist, that these licenses be issued, subject to the approval of the appropriate Division Directors, where required. Roll call as follows: Ayes, 6; No, none; carried.

From the Parks and Recreation Director, this memo was submitted:

Idaho Falls, Idaho  
June 24, 1980

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: Ernest Craner, Director Parks & Recreation  
SUBJECT: NAMING NO. 1 SOFTBALL FIELD AT TAUTPHAUS PARK

The Parks & Recreation Council Committee, Parks & Recreation Commission and Division have seriously considered naming some of the softball fields for some time in honor of local people who have contributed and supported the softball programs in Idaho Falls.

Tonight we are requesting permission from the Mayor and City Council to name diamond #1 in Tautphaus Park - "Feist Field" - in honor of George Feist who has devoted 20 years playing and General Manager of the Idaho Falls fast pitch softball association. While under his leadership, fast pitch softball was respected as the finest program in the Pacific Northwest.

We feel this honor is well deserved.

s/ Ernie Craner

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It was moved by Councilman Deist, seconded by Erickson, that diamond No. 1 softball field at Tautphaus Park be named "Feist Field" in honor of George Feist who has devoted many years playing and as General Manager of the Idaho Falls Fast Pitch Softball Association. Roll call as follows: Ayes, 6; No, none; carried.

From the Airport Manager came this memo:

Idaho Falls, Idaho  
June 23, 1980

MEMORANDUM

TO: Mayor and City Council  
FROM: Airport Committee  
SUBJECT: EXTENSION OF USE AGREEMENT - MOODY TRANSPORTATION, INC.

The subject corporation dba Teton-Star Valley-Jackson Stage Lines desires to renew their annual use agreement with the City of Idaho Falls Municipal Airport to January 1, 1981.

The Airport Committee recommends that the Idaho Falls City Council ratify this extension and authorize the Mayor and City Clerk to execute the same.

s/ H. P. Hill

It was moved by Councilman Wood, seconded by Sakaguchi, that the extension of the Use Agreement between the City and Moody Transportation dba Teton-Star Valley-Jackson Stage Lines be ratified and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

Next, from the Airport Manager, came this memo:

Idaho Falls, Idaho  
May 27, 1980

TO: Mayor and City Council  
FROM: Airport Committee  
SUBJECT: RED BARON FLYING SERVICE

The Red Baron Flying Service has requested permission to sub-lease the aircraft repair and maintenance portion of their general aviation business, per attached copy.

In accordance with Page 6, item 6 of such instances, the Lessee must request and receive permission from the City for such action. Such approval is not to be unreasonably withheld.

Accordingly, the Airport Committee recommends that this sub-lease be approved by the Mayor, City Council and City Clerk.

s/ H.P. Hill



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It was moved by Councilman Wood, seconded by Sakaguchi, that Red Baron Flying Service be permitted to sub-lease the aircraft repair and maintenance portion of their general aviation business as requested. Roll call as follows: Ayes, 6; No, none; carried.

Also, from the Airport Manager, came this memo:

Idaho Falls, Idaho  
June 23, 1980

MEMORANDUM

TO: Mayor and City Council  
FROM: Airport Committee  
SUBJECT: RENEWAL AND AMENDMENT TO CERTAIN AIRPORT/AIRPORT  
INDUSTRIAL PARK LEASES

Renewal and extension of land rental on the subject premises has been requested by the following tenants:

1. Mr. L. R. Bird
2. Mr. Art Detrick dba Budget Rent-A-Car
3. Overland West, Inc. dba Hertz Rent-A-Car, License

All of these leases have as rent denominator the Consumer Price Index. During 1976, the U. S. Department of Labor divided the CPI into two indices, namely CPI-Urban and CPI-U.S. City Average. These vary.

The City Attorney's office recommends: (a) That the nomenclature be as in the attached lease renewals. (b) That the City Airport amend all such leases to reflect that the CPI-Urban henceforth be the denominator. This will alleviate ambiguity on all such airport land leases and minimize questions relative to lease rental amounts. The change of reference dates also compensates for lag time occasioned by the periodic compilation if this denominator.

Accordingly, the Airport Committee recommends that the City Council approve the extension of the three above-mentioned leases and authorize the Mayor and City Clerk to execute the same on behalf of the City.

Further, that the City Council authorize the Mayor and City Clerk to execute on behalf of the City an amendment to the 15 other leases affected by the CPI to define the denominator as the CPI-U Index during revision of rental fees.

s/ H.P. Hill

It was moved by Councilman Wood, seconded by Sakaguchi, that the extension of the land rental leases with L.R. Bird, Budget Rent-A-Car and Hertz Rent-A-Car be approved and that amendments to the other fifteen leases affected by the CPI, to define the denominator as the CPI-U Index, be approved, subject to approval by the Airport Manager and Airport Council Committee, and the Mayor and City Clerk be authorized to sign all leases. Roll call as follows; Ayes, 6; No, none; carried.

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From the General Services Director came this memo:

Idaho Falls, Idaho  
June 20, 1980

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: Chad Stanger  
SUBJECT: SALE OF SURPLUS CITY OWNED REAL PROPERTY

The Public Auction provided for by Ordinance No. 1644 for the sale of five parcels of real property owned by the City of Idaho Falls was held on June 12, 1980, at 10:00 a.m. in the Council Chambers.

At said Public Auction only one bid was received. This bid was from U-Haul of Idaho on Parcel #3 for the appraised value of three thousand one hundred and twenty-five dollars (\$3125.00).

The legal description for Parcel #3, which is located at the corner of Higbee and Payne, is:

Lot twenty-four (24) and Lot twenty-five (25) of Block Twelve (12), of Mayflower Addition to the City of Idaho Falls, according to the recorded plat thereof.

It is the recommendation of the General Services Division that the City Council accept the bid from U-Haul of Idaho on Parcel #3 and authorize the City Attorney to execute and deliver a warranty deed conveying fee simple, merchantable title to said real property to U-Haul of Idaho upon receipt of cash in the amount of three thousand one hundred and twenty-five dollars (\$3125.00) from U-Haul of Idaho.

s/ Chad Stanger

It was moved by Councilman Erickson, seconded by Chandler, that the bid of U-Haul of Idaho be accepted in the amount of \$3,125.00 for the parcel of land as described and the City Attorney be authorized to execute a warranty deed conveying fee simple merchantable title to said property. Roll call as follows: Ayes, 6; No, none; carried.

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

Idaho Falls, Idaho  
June 20, 1980

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: Chad Stanger  
SUBJECT: SURPLUS CITY OWNED REAL PROPERTY NOT SOLD AT PUBLIC AUCTION

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Attached are the legal descriptions of four parcels (Parcels #1, #2, #4, & #5) of City owned real property which were offered for sale at the public auction held on June 12, 1980.

Since no bids were received on these four parcels of property, General Services Division respectfully requests that the City Council refer these four parcels of real property back to General Services and Property Management for review with the stipulation that a report with recommendation concerning these four parcels will be presented to the City Council at a later date.

s/ Chad Stanger

It was moved by Councilman Erickson, seconded by Chandler, that the four parcels of land described be referred back to General Services Division for further study and review. Roll call as follows: Ayes, 6; No, none; carried.

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

Idaho Falls, Idaho  
June 23, 1980

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: Chad Stanger  
SUBJECT: BID #IF-80-23, ELECTRICAL CONDUCTOR

It is the recommendation of the Electrical and General Services Divisions that the City Council accept the low responsive bids of Amfac Electric Supply to furnish 201,000 feet of 927.2 MCM ACAR Conductor for a total amount of \$169,165.20 and Western States Electric Inc. to furnish 15,500 feet of 7 No. 8 Alumoweld Conductor for a total amount of \$4,344.20. This material is for the 161 KV project.

Thank you,  
s/ Chad Stanger

It was moved by Councilman Erickson, seconded by Chandler, that the low responsive bid of Amfac Electric Supply to furnish 201,000 feet of 927.2 MCM ACAR Conductor for the total amount of \$169,165.20 and Western States Electric Inc. to furnish 15,500 feet of 7 No. 8 Alumoweld Conductor for a total amount of \$4,244.20 for the 161 KV project be accepted. Roll call as follows: Ayes, 6; No, none; carried.

From the Electrical Engineer came this memo:

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Idaho Falls, Idaho  
June 20, 1980

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: Steve Harrison, Manager  
SUBJECT: AGREEMENT WITH UTAH POWER & LIGHT IN CONNECTION WITH THE  
161 KV SOUTH LOOP

The 161 KV South Loop conflicts with other utilities along the various roadways. Utah Power & Light Company has estimated that \$60,600 will be required to relocate or attach to City poles along the route.

Attached is a letter agreement that Utah Power & Light has proposed for your consideration. The Electric Division recommends approval of this agreement.

s/ Steve Harrison

It was moved by Councilman Hovey, seconded by Wood, that the agreement with Utah Power & Light in connection with the 161 KV South Loop be approved and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 6; No, none; carried.

Next, from the Electrical Engineer came this memo:

Idaho Falls, Idaho  
June 20, 1980

MEMORANDUM

TO: Honorable Mayor & Council  
FROM: Steve Harrison, Manager  
SUBJECT: S. J. GROVES CONTRACT - GENERAL CONSTRUCTION OF THE  
HYDROELECTRIC PROJECT

Additional quantities of rock in the City Plant power channel are being removed to conform to elevations required by the specifications.

Although total material quantities estimated, are very close, all quantities proved to be rock rather than some silt, mud and sand as expected.

The unit price for rock is \$11,82/cubic yard and common is \$6.02/cubic yard. The difference in these prices will require an additional cost of approximately \$94,860.00 for channel excavation.

Approval of this additional expenditure is recommended by International Engineering Company, Inc. and the Electric Division.

s/ Steve Harrison



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It was moved by Councilman Hovey, seconded by Wood, that the additional expenditure to the S. J. Groves contract, in the amount of \$94,860.00 be approved for the Hydroelectric Project as recommended. Roll call as follows: Ayes, 6; No, none; carried.

Finally, from the Electrical Engineer, came this memo:

Idaho Falls, Idaho  
June 20, 1980

MEMORANDUM

TO: Honorable Mayor and City Council  
FROM: Steve Harrison, Manager  
SUBJECT: AGREEMENT WITH IDAHO TRANSPORTATION DEPT.

The State Department of Transportation has presented the City with an agreement for participating in the Broadway Bridge Project. The Electric Division has requested the State to provide a special supporting pier and extra excavation in the power channel under the bridge.

The State intends to award their contract to the low bidder of Idaho Construction Company from Twin Falls, Idaho. The City's share is \$131,298.00 of which \$128,245.12 is an Electric Division obligation and \$3,052.88 is a Public Works cost.

The Mayor and Clerk have signed this agreement and require Council ratification of that action.

s/ Steve Harrison

The foregoing memo served to introduce this Resolution:

**RESOLUTION (Resolution No. 1980-11)**

WHEREAS, the Idaho Transportation Department, Division of Highways has submitted a Cooperative Agreement stating obligations of the State and the City of Idaho Falls, Idaho, including plans for the construction of 0.130 mile of Broadway Street on Interstate Highway 15 (Business) and U. S. Highway 20 (Business) within the corporate limits of the City of Idaho Falls, Bonneville County, Idaho, as described in the Cooperative Agreement and shown on the aforementioned plans, which improvement is to consist of right of way acquisition, a 287' concrete and steel bridge over the Snake River, grading, draining, base course, surfacing, curb and gutter, sidewalks, lighting, signalization and traffic control, to be constructed under Federal Project DP-BR-M-7386(003); and

WHEREAS, the allotment of Federal and State funds for the improvement is contingent upon compliance with the laws governing State highways and State highway traffic, availability of necessary right of way, adequate provision for the maintenance of the completed improvement, and the establishment of traffic control measures and the means of enforcing them.

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NOW, THEREFORE, BE IT RESOLVED:

1. That the Cooperative Agreement for Federal-aid Project No. DP-BR-M-7386(003) is hereby accepted and approved.
2. That the Mayor and City Clerk are hereby authorized to execute the Cooperative Agreement on behalf of the City of Idaho Falls.
3. That duly certified copies of this Resolution shall be furnished the Division of Highways.

It was moved by Councilman Hovey, seconded by Wood, that the agreement and resolution between the City and Idaho Transportation Department be accepted and the action of the Mayor and City Clerk in signing the agreement be duly ratified. Roll call as follows: Ayes, 6; No, none; carried.

This memo from Assistant City Attorney Dale Storer was read:

Idaho Falls, Idaho  
June 24, 1980

MEMORANDUM

TO: Velma Chandler  
FROM: Dale W. Storer  
SUBJECT: ELECTRIC RATE CHANGES

Attached hereto is an Ordinance revising the schedule of rates for electric light and power. This rate change eliminates the preferential rate given to total electric customers, both commercial and residential. The Ordinance also eliminates the sliding scale charges previously imposed for commercial and residential customers, and replaces such rate schedules with a flat charge of 1.43 cents per KWH and 1.5 cents per KWH respectively. Similar changes were also made to various other classifications within the previous rate structure. Increases were also made in the rates for security lighting and City Council Public Facilities. A fee of \$50.00 for the installation of security lighting fixtures was also added to the previous Ordinance.

s/ Dale Storer

The foregoing memo served to introduce this ordinance:

**ORDINANCE NO. 1648**

AN ORDINANCE ESTABLISHING AND FIXING A REVISED SCHEDULE OF RATES TO BE CHARGED CUSTOMERS OF THE IDAHO FALLS MUNICIPAL LIGHT AND POWER PLANT AND DISTRIBUTION SYSTEM; REPEALING SECTION 4-4-10, OF THE CITY CODE, THE SAME CONSTITUTING THE EXISTING SCHEDULE OF RATES FOR ELECTRIC SERVICE; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

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The foregoing ordinance was presented in title. It was moved by Councilman Hovey, seconded by Wood, 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. It was noted that this ordinance would have an effective date of July 1, 1980.

City Attorney Smith presented this ordinance:

**ORDINANCE NO. 1649**

AN ORDINANCE CONFIRMING THE ASSESSMENT ROLL OF LOCAL IMPROVEMENT DISTRICT NO. 54 IN IDAHO FALLS, IDAHO; FINDING THAT EACH LOT OR PARCEL OF LAND INCLUDED IN THE ASSESSMENT ROLL IS BENEFITED TO THE AMOUNT OF THE ASSESSMENT LEVIED THEREON AND THAT THE ASSESSMENT LEVIED THEREON AND THAT THE ASSESSMENTS ARE CORRECT, SUBJECT ONLY TO APPEAL AS PROVIDED BY LAW; ORDERING THAT THE CITY CLERK SHALL CERTIFY AND FILE THAT CONFIRMED ASSESSMENT ROLL WITH THE CITY TREASURER; PROVIDING THAT THE ASSESSMENTS SHALL BE DUE AND PAYABLE TO THE CITY TREASURER WITHIN 30 DAYS FROM THE ADOPTION OF THIS ORDINANCE; FURTHER ORDERING THE CITY CLERK IMMEDIATELY UPON PASSAGE OF THIS ORDINANCE TO FILE WITH THE COUNTY RECORDER A NOTICE CONTAINING THE DATE OF THIS CONFIRMING ORDINANCE AND A DESCRIPTION OF THE AREA OR BOUNDARIES OF L.I.D. NO 54; REQUIRING THE CITY TREASURER UPON PASSAGE OF THIS ORDINANCE TO MAIL A POSTCARD OR LETTER TO EACH PROPERTY OWNER WHOSE PROPERTY IS ASSESSED STATING THE TOTAL AMOUNT OF HIS ASSESSMENT TOGETHER WITH THE SUBSTANCE OF THE TERMS OF PAYMENT OF THE SAME AS SET FORTH IN THIS ORDINANCE; PROVIDING THAT ANY PROPERTY OWNER WHO HAS NOT PAID HIS ASSESSMENT IN FULL WITHIN SAID 30-DAY PERIOD SHALL BE CONCLUSIVELY PRESUMED TO HAVE CHOSEN TO PAY THE SAME IN INSTALLMENTS IN THE MANNER AND A PERIOD OF TIME AND AT A RATE OF INTEREST SET FORTH IN THIS ORDINANCE AND IN A BOND ORDINANCE TO BE PASSED AND ADOPTED

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HEREAFTER AS PROVIDED BY LAW; PROVIDING THAT THE PAYMENT OF THE COSTS AND EXPENSES OF CREATING LOCAL IMPROVEMENT DISTRICT NO. 54 AND OF MAKING LOCAL IMPROVEMENTS THEREIN BE MADE IN INSTALLMENTS OF FIFTEEN EQUAL ANNUAL PAYMENTS AS NEARLY AS MAY BE, AND AUTHORIZING THE ISSUANCE OF LOCAL IMPROVEMENT BONDS OF SAID DISTRICT IN THE NAME OF SAID CITY FOR SAID INSTALLMENTS, AND FIXING THE AVERAGE RATE OF INTEREST THEY SHALL BEAR, AND MAKING THE SAME PAYABLE ANNUALLY; PROVIDING WHEN THIS ORDINANCE SHALL BECOME EFFECTIVE.

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.

The Mayor then appointed Pat Schmunk to the Swimming Pool Committee. It was moved by Councilman Deist, seconded by Erickson, that this appointment be confirmed. Roll call as follows: Ayes, 6; No, none; carried.

Mayor Campbell then appointed Councilman Wesley Deist as the City's representative to the Eastern Idaho Special Services Agency. It was moved by Councilman Erickson, seconded by Chandler, that this appointment be confirmed. Roll call as follows: Ayes, 5; No, none; carried, Councilman Deist abstaining.

Councilman Deist presented the following letter from the Y.M.C.A. and asked that it be read and made a matter of record:

Idaho Falls, Idaho  
June 9, 1980

Jim Freeman  
520 Park Avenue  
Idaho Falls, Idaho

Dear Jim:

I was pleased to read in last night's Post Register of the progress which the City is making towards an indoor swimming pool. The article reminded me that I had overlooked corresponding with you following our recent Board of Directors of meeting of the YMCA.

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At your request, I discussed the matter of the City pool with the Board of Directors. A pool for Idaho Falls is greatly needed and the Board, unanimously, supports the efforts being made to insure our community has a year-round pool.

As I mentioned in our telephone conversation, the YMCA does not have immediate plans to proceed with an indoor pool.

It was recommended by the members of the YMCA Board that I communicate to you our support of this worthwhile endeavor.

Furthermore, you may be interested in taking advantage of some of the human resources which the YMCA has in your pool planning process. We were fortunate to entice Mr. Rick Baugher, a physical and aquatics Director from the Sacramento, California, YMCA to come to Idaho Falls. Mr. Baugher is now on staff and has tremendous experience in aquatics. He might be able to provide some additional insight, based on his many years of experience, in the area of pool cost efficiency and operation.

If you, or members of your recreation Committee, feel that the YMCA can be of assistance in your project, please advise. Good Luck for success in you program. Best personal regards.

Very truly yours,  
IDAHO FALLS FAMILY YMCA  
s/ Douglas R. Nelson  
Board President

There being no further business, it was moved by Councilman Erickson, seconded by Deist, that the meeting be adjourned at 8:20 p.m., carried.

s/ Velma Chandler  
City Clerk

s/ Thomas Campbell  
Mayor

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