

**JULY 21, 1977**

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The City Council of the City of Idaho Falls met in regular meeting, Thursday, July 21, 1977, at 7:30 P. M. in the City Council Chambers in Idaho Falls, Idaho. There were present at said meeting, Mayor S. Eddie Pedersen, Councilmen Tom Campbell, Jim Freeman, Mel Erickson, Ralph Wood, and Paul Hovey. Absent: Councilman Gil Karst. Also present: Velma Chandler, Deputy City Clerk, Arthur Smith, City Attorney and all other available Division Directors.

Minutes of the last regular meeting held July 7, 1977 were read and approved as amended.

Preparatory to annexation of the Jehovah's Witness Church property, this introductory memo from Planning and Zoning was presented:

City of Idaho Falls

MEMORANDUM

TO: Mayor and Council  
FROM: Rod Gilchrist  
SUBJECT: ANNEXATION AND INITIAL ZONING – METES AND BOUNDS  
LEGAL DESCRIPTION

Attached are copies of the annexation ordinance and annexation agreement of a parcel of ground bounded by Jefferson Avenue, Science Center Drive, and U. S. Highway 20. The annexation of this property has been requested by the Jehovah's Witness Church. They plan to utilize it as a church site in the very near future. A request for R-2A zoning has been made for the official zoning. The Planning Commission considered this matter the 14<sup>th</sup> of June at their regular meeting and at that time recommended approval of the requested zoning and annexation to the City.

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

s/ Rod Gilchrist

An annexation agreement between the City and the West Idaho Falls Congregation of the Jehovah's Witness Church was then submitted. It was moved by Councilman Campbell, seconded by Erickson, that this agreement be accepted and the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 5; No, none; carried.

**ORDINANCE NO. 1506**

AN ORDINANCE ANNEXING CERTAIN LANDS TO  
THE CITY OF IDAHO FALLS; DESCRIBING SAID  
LANDS AND DECLARING SAME A PART OF THE  
CITY OF IDAHO FALLS, IDAHO.

The foregoing Ordinance was presented in title. It was moved by Councilman Campbell, seconded by Erickson, 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

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WITH?" Roll call as follows: Ayes, 5; 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, 5; No, none; carried.

The Jehovah's Witness Church property having been duly annexed, the Mayor announced that this was the time and place, as advertised, for a public hearing to consider its zoning. There were none who appeared to protest or otherwise comment on the initial zoning as recommended by the Planning Commission. Therefore, it was moved by Councilman Campbell, seconded by Erickson, that the above-described property be initially zoned R-2A. Roll call as follows: Ayes, 5; No, none; carried.

The Mayor announced that this was the time and the place, as advertised, to conduct a rezoning hearing, recessed for the third time, to consider the rezoning of a parcel of ground located north of John's Hole Bridge between the Porter Canal and the Snake River. Councilman Campbell reported that the Attorney for the petitioner had requested more time. City Attorney Smith was asked how long they could continue to recess this public hearing. Smith advised that if the petitioner was not prepared for rezoning consideration by the next regular Council Meeting, a deadline date be issued for this matter to be considered or withdrawn. It was moved by Councilman Campbell, seconded by Erickson, that this hearing again be recessed until the next regularly scheduled Council Meeting on August 4, 1977. Roll call as follows: Ayes, 5; No, none; carried.

This letter from the Idaho Falls Jaycees was then presented:

July 13, 1977

Honorable S. Eddie Pedersen  
Mayor, Idaho Falls, Idaho

Mr. Mayor:

We, the members of the Idaho Falls Chapter of the United States Jaycees wish to formally lodge our unanimous opposition to the prohibition of the possession or consumption of alcoholic beverages, namely beer, within the confines of any City-controlled property.

We feel that this "law" is a vehicle by which law abiding citizens, yes voters, are being deprived of their right to hold lawful assemblies on City property for such purposes as celebrating the anniversary of the independence of this great nation.

We further feel that such a law is simply the admission of the City government of its inability to enforce those laws which prohibit public drunkenness and lewd conduct. If this is true, perhaps it is time for a change in City government or of those City employees who are tasked with the duty of enforcing those laws which govern our fair City.

We of the Jaycees do believe the line in our creed which reads "that government should be of laws rather than of men," but we also believe "that service to humanity is the best work of life." Therefore, if we stand idle while the law

abiding citizens of this community are deprived of their rights, we would not be performing a very great service to humanity.

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We therefore offer this solution. Authorize the possession or consumption of beer within the confines of City property on a permit basis only. This permit could be in the form of a letter of authorization from the Office of the Mayor to any such organization or group which applies for and is deemed to warrant such authorization.

In closing we trust that our protest will not fall on deaf ears, and that our suggestion will be evaluated in the spirit that it is submitted.

Yours in Jayceeism,  
s/ Rege Hahn  
President Idaho Falls  
Jaycees

Councilman Freeman said that he was very pleased with the results of the alcoholic ban and had had overwhelmingly favorable response of approval from the public. He said it is unfortunate that some groups chose not to use the park because of said ban but recommended that no changes be made at least until next spring. Councilman Erickson concurred, stating that the policing problem within the parks had greatly decreased. It was moved by Councilman Erickson, seconded by Freeman, that Mayor Pedersen be authorized to respond to the Jaycee's letter and explain the need for the ban and improvement in the parks since it had been in effect. Roll call as follows: Ayes, 5; No, none; carried.

This damage claim was then presented:

Farmers Insurance Group  
July 15, 1977

CITY OF IDAHO FALLS

OUR INSURED:                    WENDELL ERICKSON  
ACCIDENT DATE:                DECEMBER 14, 1976

Responsible Party for faulty light causing collision accident at Elm and Boulevard between Wendell Erickson and James F. Key.

A careful review of the accident reports indicate our policyholder is entitled to recover damages to his car from you.

We have paid for repair of the damage to our policyholder's car in the amount stated above. Therefore, his right to recover for these damage is transferred to us.

This letter is to place you on formal notice of our subrogation rights against you, and to advise that no one has authority to give you a release for our interest except a representative of this company. If you carried liability insurance, please send us your check for the amount due. If for some reason you are unable to fulfill this obligation, please fill out Item #2 below and sign it.

1. Insurance Company Name: \_\_\_\_\_ Policy No. \_\_\_\_\_  
Address \_\_\_\_\_

Name and Address of Agent or Adjuster \_\_\_\_\_

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2. I would like to make Monthly \_\_\_ Bi-Monthly Payments \_\_\_ \$\_\_\_\_\_ to fall due on the \_\_\_\_\_ and \_\_\_\_\_ day of each month beginning \_\_\_\_\_.

Very truly yours,  
s/ Clyde S. Council

It was moved by Councilman Freeman, seconded by Erickson, that this be referred to the City's Liability Insurance Carrier for proper handling. Roll call as follows: Ayes, 5; No, None; Carried.

This memo from the Director of Aviation was then presented and read:

City of Idaho Falls  
July 8, 1977

TO: Mayor and City Council  
FROM: AIRPORT COMMITTEE  
SUBJECT: EXTENSION OF LEASE AND CONCESSION AGREEMENT

The Concession Agreement for limousine-taxicab service on the Airport between the City and Falls Cab Company, Inc. has expired. The Lessee has requested extension or renewal of this Agreement.

The Airport Committee concurs in this request and recommends to the Mayor and City Council that this Agreement be extended one year under existing terms and conditions.

s/ Pete Hill

It was moved by Councilman Wood, seconded by Hovey, that the Agreement for limousine-taxicab services between the City and Falls Cab Company be extended for one year. Roll call as follows: Ayes, 5; No, none; carried.

License applications for RESTAURANT, Joseph Bell for LDS 10<sup>th</sup> Ward; ELECTRICAL CONTRACTOR, Clinton Duncan; JOURNEYMAN ELECTRICIAN, Clinton Duncan, Darlene Kelly Pifer; APPRENTICE ELECTRICIAN, J. Arden Ricks with Falls Electric, Stanley D. Lords with Webb Electric, Clark Pat Kelly with Flynn Builders, Kenneth Lee Burn with Arrow Electric, John Morgan with Nelson Electric, Joseph Portyrata with Pugh Electric; CLASS D JOURNEYMAN, GAS FITTER, Gary Ostler with Paul's Natural Gas Service; APPRENTICE CLASS D GAS FITTER, Mike Ostler with Paul's Natural Gas Service; JOURNEYMAN PLUMBER, Warren D. Hill; CLASS A PLUMBING CONTRACTOR (MASTER PLUMBERS), Ken Frazee with Century Enterprises; TAXI OPERATOR, Richard Martin, Roger Dixey, Everett Ronald Eugene Day; BARTENDER, Clara Ray, Randi McNeal, Helen B. Brown, Evalyn J. Miller, Dixie Lee Allen, Cindi Savage, Victor S. K. Tom, Erin Rutlege, Dorothy McKenzie, Darleen Rackham, Carol Brandwein, Richard Scheets, Loma Joy Dickson, Carol Thornock, Glenda Bates, Robert Hanson, Carl E. Torp, Jr., LaRue Fleetwood, Viola Hodson, Mary L. Norman, Patricia Judy Smith, Jenese Hendrick, Beverly Curtis, Tracia Mori, Sheila Hanner, Alan L. Hubbard, Pauline Torp were presented. It was moved by Councilman Erickson, seconded by Freeman, that these licenses be granted, subject to the approval of the appropriate Division Director where required.

This memo from the Public Works Director was then presented:



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City of Idaho Falls  
July 20, 1977

TO: Mayor and City Council  
FROM: Donald F. Lloyd  
SUBJECT: OUTSIDE CITY SEWER SERVICE CONTRACT – JACK WYATT

We are attaching hereto an Outside the City Sewer Service Contract in favor of Mr. Jack Wyatt at 3346 Crestwood Drive. We would recommend that the Council approve this sewer service and authorize the Mayor and City Clerk to sign.

Respectfully submitted,  
s/ Don

It was moved by Councilman Campbell, seconded by Freeman, that the Outside the City Sewer Service Contract in favor of Jack Wyatt be approved and that the Mayor and City Clerk be authorized to sign. Roll call as follows: Ayes, 5; No, none; carried.

This memo was then presented from the Electrical Engineer:

City of Idaho Falls  
July 20, 1977

TO: Mayor and Council  
FROM: Steve Harrison  
SUBJECT: SELECTION OF FISCAL AGENT

The Electric Division requests ratification of previous Council action in regard to the selection of a fiscal agent. The services of a financial consultant is required preparatory to the anticipated revenue bond election for the bulb turbine project.

The Electric Division recommends the selection of Rich Michels of the Idaho First National Bank as the fiscal agent.

s/ Steve Harrison

It was moved by Councilman Wood, seconded by Campbell, that the previous action of the Council in selecting the fiscal agent for the anticipated electrical revenue bond election be duly ratified, as indicated. Roll call as follows: Ayes, 5; No, none; carried.

This memo from the City Controller was then submitted:

City of Idaho Falls  
July 21, 1977

TO: Mayor and Council  
FROM: John D. Evans  
SUBJECT: GENERAL PUBLIC LIABILITY INSURANCE

Request ratification of action taken by City Controller, City Attorney, and Jim Freeman in awarding the General Public Liability Insurance to Home Insurance Company. The local agent is Homer-Koster of Idaho Falls.

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Action taken July 12, 1977.

s/ John Evans

It was moved by Councilman Freeman, seconded by Erickson, that the action of the City Controller, City Attorney, and Councilman Freeman in awarding the liability insurance contract to Homer-Koster Company be ratified as recommended. Roll call as follows: Ayes, 5; No, None; Carried.

This memo from the General Services Director was presented:

City of Idaho Falls  
July 19, 1977

TO: Honorable Mayor and City Council  
FROM: Chad Stanger  
SUBJECT: AUTHORIZATION TO ADVERTISE FOR BIDS – COAL

The General Services Division respectfully requests authorization to advertise jointly with School District No. 91 for the receipt of bids to furnish coal for the 1977-1978 year.

Thank you,  
s/ Chad

It was moved by Councilman Hovey, seconded by Freeman, that the General Services Division jointly with School District No. 91, be authorized to advertise for bids for coal for the 1977-1978 year. Roll call as follows: Ayes, 5; No, none; carried.

Another memo was then presented from the General Services Director, as follows:

City of Idaho Falls  
July 11, 1977

TO: Honorable Mayor and City Council  
FROM: Chad Stanger  
SUBJECT: BID NO. IF-77-13, ONE 750 KVA TRANSFORMER

It is the recommendation of the General Services and Electrical Divisions that the City Council accept the low bid of Spokane Transformer to furnish one (1) 750 KVA Transformer at \$5,692.00 as per specifications and Bid No. IF-77-13.

Thank you,  
s/ Chad

It was moved by Councilman Hovey, seconded by Freeman, that the low bid of Spokane Transformer Company to furnish a 750 KVA Transformer be accepted as recommended. Roll call as follows: Ayes, 5; No, none; carried.

This memo from the City Clerk was then presented:

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City of Idaho Falls  
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MEMORANDUM

TO: Mayor and City Council  
FROM: Velma Chandler, Deputy City Clerk  
SUBJECT: FUEL CRISIS INTERVENTION PROGRAM

GENTLEMEN:

The Governor of the State of Idaho and the Department of Health and Welfare have requested that the City of Idaho Falls participate in the FUEL CRISIS INTERVENTION PROGRAM. This program is set up to help people on low incomes, with their heating bills from November 1<sup>st</sup>, 1976 through August 1<sup>st</sup>, 1977.

Steve Harrison and I have attended the meetings and the City Attorney has perused the agreement and we hereby recommend to the Mayor and City Council that the City of Idaho Falls Utility Department participates in this program. We hereby request your approval and authorization for the City Clerk to sign the agreement.

Respectfully submitted,  
s/ Velma Chandler  
Deputy City Clerk

It was moved by Councilman Wood, seconded by Campbell, that the City participate in this fuel crisis intervention program and that the City Clerk be authorized to sign the agreement. Roll call as follows: Ayes, 5; No, none; carried.

This memo from the Traffic Safety Committee with six recommendations was then submitted:

City of Idaho Falls  
July 21, 1977

TO: Honorable Mayor and City Council  
FROM: Traffic Safety Committee  
SUBJECT: TRAFFIC RECOMMENDATIONS

1. Remove STOP signs on Science Center Drive at East River Road (Presently it is a 4-way stop).
2. Establish 25 MPH Speed on Science Center Drive from East River Road on West.
3. Establish two (2) hour parking on Cleveland Street on the South Side of the East of Northgate Mile for the length of the old "Skateland Building".
4. Deny request for four (4) way STOP at Garfield and Emerson. (Paint crew will paint the curbs back to each corner the proper distance to alleviate vehicle parking at the corners obstructing the view).
5. Establish LEFT TURN BAYS on Boulevard at 17<sup>th</sup> Street.

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6. Deny request for pedestrian crosswalk across Anderson Street between YOST OFFICE SYSTEMS and Country Club Mall.

s/ Robert D. Pollock

The Mayor asked that Recommendation No. 5 be considered first as Mr. Darold Greenhalgh, 1640 South Boulevard, was present in the Council Chambers with an interest in said recommendation. Mr. Greenhalgh protested the establishment of left turn bays on the grounds that, when accomplished, it would become virtually impossible for him to enter his property on South Boulevard. After some general discussion, it was moved by Councilman Erickson, seconded by Freeman, that this matter be tabled for further review and study. Roll call as follows: Ayes, 5; No, none; carried.

Recommendation No. 1 was then reviewed. Councilman Erickson explained that there was no need for the present 4-way stop. Therefore, it was moved by Councilman Erickson, seconded by Freeman, that removal of the STOP signs on Science Center Drive at East River Road be approved. Roll call as follows: Ayes, 5; No, none; carried.

With reference to Recommendation No. 2, it was moved by Councilman Erickson, seconded by Freeman, that 25 MPH speed limit be established on Science Center Drive west from East River Road. Roll call as follows: Ayes, 5; No, none; carried.

Recommendation No. 3 was then reviewed. Councilman Erickson reported that those who ride busses to the AEC Site are parking on Cleveland Street all day and recommended that the south side of Cleveland Street be established as 2-Hour Parking adjacent to the Skateland Building. It was moved by Councilman Erickson, seconded by Freeman that this recommendation be approved. Roll call as follows: Ayes, 5; No, none; carried.

Recommendation No. 4 was then studied. It was moved by Councilman Erickson, seconded by Freeman, that the request for a 4-way stop at Garfield and Emerson be denied with the conditions as indicated. Roll call as follows: Ayes, 5; No, none; carried.

Finally, Recommendation No. 6 was presented. Councilman Erickson registered concern about a pedestrian crossing on a 4-way collector street. He said the traffic at that point was at a maximum speed and he felt a crosswalk would give the pedestrian a false sense of security and probably be conducive to accidents. It was moved by Councilman Erickson, seconded by Freeman, that the request for a pedestrian crosswalk across Anderson Street between Yost Office Systems and the Country Club Mall be denied. Roll call as follows: Ayes, 5; No, none; carried.

This memo from the Parks and Recreation Director was presented:

City of Idaho Falls  
July 19, 1977

MEMORANDUM

TO: Mayor and City Council  
FROM: Ernest Craner, Director  
SUBJECT: SALVADOR MORENO

Request an excused leave without pay June 27 through September 16<sup>th</sup> due to an accident (serious) off the job.

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Recommend he be allowed to keep medical and life insurance coverage by his keeping up premiums to Payroll Department.

s/ Ernest Craner

It was noted that this had received informal approval by the Council at an earlier date. It was moved by Councilman Freeman, seconded by Erickson, that the previous informal action of the Council in approving this leave of absence be ratified. Roll call as follows: Ayes, 5; No, none; carried.

This damage claim was then presented:

Mayor Pedersen;

To whom it may concern, this letter is in regards to an accident to my car July 9<sup>th</sup>, 1977. On this day my daughter, Staci Ray Staley, and I were visiting Tautphaus Park. We arrived at the Park at 6 P.M. We parked at the south end facing Ball Diamond #2. My car was facing home plate. We decided to visit the zoo and ride the rides. When upon returning to my car at 7 P.M., I discovered my front windshield had been shattered by a softball. After discovering this, I contacted the umpire at home plate and showed him the accident. He informed me, and I quote "When you park here, you park at your own risk (unjust)."

I wish to note the Mayor and City Council, there are no such signs posted!

When leaving park on said date, I reported the accident to Officer Simmons of City Police and he took a full report. Officer Simmons advised me to contact Mr. Cramer at City Parks and Recreation which I did. He, in turn, advised me to see the City Clerk. I talked with Mrs. Chandler, Deputy City Clerk and she advised me to go to the Yellowstone Insurance Adjuster, which I did. I was advised by one male adjuster, and I quote that they would not be liable for this accident. I have since learned that this Company does not handle your insurance any longer.

I talked with Art Smith, City Attorney, and he advised me to write this letter to Mayor Pedersen and the City Council.

Please bring this matter to your attention as soon as possible for I feel the City is liable for this accident, because it is a City park and we should be able to feel free to go there and enjoy ourselves.

Thank you,  
s/ Ray Staley

P. S. I am submitting an estimate to you along with this letter from Con's Body and Fender Shop.

It was moved by Councilman Freeman, seconded by Erickson, that this be referred to the City's liability insurance carrier for proper handling. Roll call as follows: Ayes, 5; No, none; carried.

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**ORDINANCE NO. 1507**

AN ORDINANCE REPEALING CHAPTER 20, TITLE 4, CITY CODE OF IDAHO FALLS, IDAHO; ADOPTING THE UNIFORM HOUSING CODE, 1976 EDITION, AS A CITY CODE FOR SAID CITY; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

The foregoing Ordinance was presented in title. It was moved by Councilman Campbell, seconded by Erickson, 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, 5; 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, 5; No, none; carried.

**ORDINANCE NO. 1508**

AN ORDINANCE REPEALING CHAPTER 12, TITLE 4, CITY CODE OF IDAHO FALLS, IDAHO, AND SECTION 5-15-12 OF SAID CODE; ADOPTING THE UNIFORM PLUMBING CODE, 1976 EDITION, PREPARED AND PUBLISHED BY THE INTERNATIONAL ASSOCIATION OF PLUMBING AND MECHANICAL OFFICIALS, AS AN OFFICIAL CODE OF SAID CITY; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

The foregoing Ordinance was presented in title. It was moved by Councilman Campbell, seconded by Erickson, 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, 5; 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, 5; No, none; carried.

**ORDINANCE NO. 1509**

AN ORDINANCE REPEALING CHAPTER 11 OF TITLE 4, CITY CODE OF IDAHO FALLS, IDAHO; ADOPTING THE UNIFORM BUILDING CODE, VOL. I., 1976 EDITION, EXCEPT AS AMENDED, AS A CITY CODE FOR SAID CITY; SETTING FORTH THE

AMENDMENTS TO SAID CODE; PROVIDING WHEN  
THE ORDINANCE SHALL BECOME EFFECTIVE.

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The foregoing Ordinance was presented in title. It was moved by Councilman Campbell, seconded by Erickson, 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, 5; 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, 5; No, none; carried.

**ORDINANCE NO. 1510**

AN ORDINANCE ADOPTING THE 1977 SUPPLEMENT TO THE HEREINAFTER DESIGNATED UNIFORM CODES OF THE CITY OF IDAHO FALLS, IDAHO, WHICH SUPPLEMENT AMENDS THE UNIFORM BUILDING CODE, THE U.B.C. STANDARDS, THE UNIFORM HOUSING CODE, AND THE UNIFORM FIRE CODE; REQUIRING THE CITY CLERK TO KEEP ON FILE THREE (3) COPIES OF SAID SUPPLEMENT; PROVIDING WHEN THE ORDINANCE SHALL BECOME EFFECTIVE.

The foregoing Ordinance was presented in title. It was moved by Councilman Campbell, seconded by Erickson, 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, 5; 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, 5; No, none; carried.

Reference is made to page 612 in this book of minutes and, more specifically, certain Council action pertaining to the Sand Creek Golf Course development. Recognizing that said action had been rescinded, Councilman Erickson noted that one of the reasons for said rescinded action was so that there would be better opportunity for additional input. He said there was need for full Council understanding before a request for bids was authorized relative to the final phase; namely, construction of an administration building as well as certain other facilities. It was moved by Councilman Erickson, seconded by Freeman, that the Engineering Department be authorized to proceed with final design of said facilities for Council consideration. Roll call as follows: Ayes, 5; No, none; carried.

Police Chief Pollock re-appeared briefly, seeking Council advice on outside the City residents using City water. Pollock said it had been brought to his attention that in certain instances, no effort was being made to abide by watering restrictions as would otherwise apply, by ordinance and proclamation to City residents. He said, obviously, City Police Officers could not issue citations to these offenders. By general Council agreement it was decided that the Mayor write letters to all residents so served asking their cooperation in this regard.

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There being no further business, it was moved by Councilman Freeman, seconded by Campbell, that the meeting adjourn at 8:50 P.M., carried.

ATTEST: s/ Velma Chandler  
Deputy City Clerk

s/ S. Eddie Pedersen  
Mayor

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