

City of Taylorsville
CITY COUNCIL MEETING
Minutes

Wednesday, August 4, 2010
Council Chambers
2600 West Taylorsville Blvd., Room No. 140
Taylorsville, Utah 84118

BRIEFING SESSION

Attendance:

Council Members:

Council Chairman Morris Pratt
Vice-Chairman Jerry Rechtenbach
Council Member Dama Barbour
Council Member Bud Catlin
Council Member Larry Johnson

City Staff:

John Inch Morgan, City Administrator
Donald Adams, Grants Manager
Cheryl Peacock Cottle, City Recorder
Jessica Springer, Council Coordinator
Mark McGrath, Community Development Director
Donald Adams, Grants Manager

Excused: Mayor Russ Wall, City Attorney John Brems

BRIEFING SESSION

1. Review Administrative Report

18:03:51 Chairman Morris Pratt conducted the Briefing Session, which convened at 6:03 p.m. City Recorder Cheryl Peacock Cottle conducted a Roll Call, wherein all Council Members were present. It was noted that Mayor Wall was excused from the meeting. Chairman Pratt called for questions on the Administrative Report, and there were none.

2. Review Agenda

The agenda for the City Council Meeting was reviewed. It was noted that a Closed Session was no longer needed and, therefore, would not be held.

18:08:33 Council Member Johnson indicated that he will have a matter for subsequent discussion.

3. Closed Session

A Closed Session was not held.

The Briefing Session was adjourned at 6:09 p.m.

REGULAR MEETING

Attendance:

Mayor Russ Wall

Council Members:

Council Chairman Morris Pratt
Vice-Chairman Jerry Rechtenbach
Council Member Dama Barbour
Council Member Bud Catlin
Council Member Larry Johnson

City Staff:

John Inch Morgan, City Administrator
John Brems, City Attorney
Mark McGrath, Community Development Director
Del Craig, Chief of Police
Cheryl Peacock Cottle, City Recorder
Jessica Springer, Council Coordinator
Keith Snarr, Economic Development Director
Patrick Tomasino, Building Official
Jean Ashby, Administrative Assistant
Gerry Orr, Senior Accountant

Excused: Mayor Russ Wall

Citizens: Raili Jacquet, Jay Ziolkowski, John Gidney, Boyd Johnson, Hal Newman, Angie Gubey, Tyler Dahlsmod, Carol Cremer, Jan Jacobsen, Todd Olsen, Brandie Balken, Matt Phan, Curt Cochran, Troy Williams, Andy Ho, Josh Moon, Josh Lee, Dennis Davis, Dave Spalding, Boguslaw Sornecki, Kesley Rowley, Matthew Cunningham, Abby Black, Kim Forsyth, Maria Magallanes, Kristin Brunson

1. WELCOME, INTRODUCTION AND PRELIMINARY MATTERS

18:30:15 Chairman Morris Pratt called the meeting to order at 6:30 p.m. and welcomed those in attendance. City Recorder Cheryl Peacock Cottle conducted a Roll Call, wherein all Council Members were present. It was noted that Mayor Russ Wall was excused from the meeting.

1.1 Pledge of Allegiance – Opening Ceremonies – *Maria Magallanes, Youth Council*

18:32:03 Youth Council Chair Maria Magallanes directed the Pledge of Allegiance.

1.2 Reverence – *Kourtney Miles, Youth Council (Opening Ceremonies For August 18, 2010 to be arranged by Council Member Catlin)*

Youth Council Member Kristin Brunson offered the Reverence.

1.3 Citizen Comments

18:32:17 Chairman Morris Pratt reviewed the Citizen Comment Procedures for the audience. He then called for any citizen comments.

18:33:10 Hal Newman stated that he is a long-time Taylorsville resident. He spoke in favor of the proposed Anti-Discrimination Ordinance. He said that he is a school teacher at Hunter High School and described the positive effect on students when West Valley City passed a similar ordinance. Mr. Newman noted that he is a new member of the Taylorsville LARP Committee and stated that City volunteers will benefit from the proposed ordinance.

18:35:44 Brandie Balken, Executive Director of Equality Utah, spoke in favor of the proposed human rights ordinance. She relayed that six other local governments in Utah have adopted a similar anti-discrimination ordinance. Ms. Balken cited the positive impact the ordinance will have on economic development in Taylorsville.

18:38:19 Council Member Bud Catlin inquired about similarities between Taylorsville's proposed ordinance and those adopted in neighboring cities. Ms. Balken stated that the protections provided in the ordinance are similar and affirmed that all other cities have adopted the human rights law as ordinances.

18:39:49 Todd Olsen said that he is the Vice-President of Dees Restaurants and also a Taylorsville resident. He spoke in favor of the proposed anti-discrimination ordinance. He expressed his support of the ordinance.

18:40:53 There were no additional citizen comments, and Chairman Pratt closed the citizen comment period.

1.4 Mayor's Report

18:40:58 No Mayor's Report was given, as Mayor Wall was excused.

2. APPOINTMENTS

There were no appointments.

3. REPORTS

3.1 Youth Council – *Maria Magallanes, Youth Council Chair*

18:41:16 Youth Council Chair Maria Magallanes reported on recent activities and upcoming events for the Taylorsville Youth Council. She cited the upcoming Yard Sale being sponsored by the Youth Council on August 28, 2010.

4. CONSENT AGENDA

4.1 Minutes – CCWS 07-14-10 & RCCM 07-21-10

18:41:51 Council Member Bud Catlin **MOVED** to adopt the Consent Agenda. Council Member Dama Barbour **SECONDED** the motion. Chairman Pratt called for discussion on the motion. There being none, he called for a roll call vote. The vote was as follows: Catlin-yes, Barbour-yes, Pratt-yes, Rechtenbach-yes, and Johnson-yes. **All City Council members voted in favor and the motion passed unanimously.**

5. PLANNING MATTERS

5.1 Appeal of the Business License Fee for Utah Safety and Emission Testing - *Mark McGrath*

18:42:18 Community Development Director Mark McGrath referenced the specific language in State law governing the regulation of business license fees based on disproportionate services. He cited the Business License Fee Analysis that was performed by Lewis Young Robertson and Burningham in 2009 and Ordinance 10-01, subsequently adopted in January 2010. He stated that the ordinance completed a comprehensive re-vamp of the City's business license fee schedule.

18:43:33 Mr. McGrath relayed that the subject business has been affected by an increase in business license fees and described the fee changes, as follows: base fee was decreased from \$100 to \$78; the \$6/employee fee was eliminated; and the disproportionate fee for the automotive classification increased from \$350 to \$414. He noted that the business license fee for the business referenced has historically been a fee of \$118. Mr. McGrath noted that the City had mistakenly not identified Utah Safety and Emission Testing as an automotive business previously, and so the business has not been paying the \$350 disproportionate fee. He explained that after the adoption of Ordinance 10-01, the fee went to \$495, including the base fee and the disproportionate fee.

18:45:03 Mr. McGrath relayed that after receiving the invoice for his business license fee, Mr. Sarnecki, owner of Utah Safety and Emission Testing, appealed the new fee to the City Business License Official. Mr. McGrath noted that, as the Community Development Director, he also serves as the City Business License Official, as per City Code. Mr. McGrath reported that he denied the appeal, based on his finding that the fee was consistent with Ordinance 10-01. He indicated that Mr. Sarnecki has now appealed that decision to the Board of Equalization, who is the Taylorsville City Council.

18:46:04 Mr. McGrath stated that Staff recommends denial of the appeal based on the following four reasons:

- (1) The business should be classified in the "automotive" category based on the use of the business and the definition of the category.
- (2) Reclassifying the subject business at this point could be considered arbitrary enforcement of the law and open the City up to lawsuits from other Taylorsville businesses.
- (3) Findings of the Business License Fee Study indicate an average of 5.5 police calls per year. Utah Safety and Emission Testing actually exceeded the averages of the automotive category and contributed to the increased fees in this category.
- (4) The Taylorsville Business License Fee Schedule was established consistent with State Law (Utah Code 10-1-20) and was based on a comprehensive analysis of costs incurred by the City to reasonably regulate business activity, including disproportionate or enhanced levels of service by some business classes.

18:48:03 Mr. McGrath addressed questions from the City Council. It was clarified that the subject business should have been paying the disproportionate fee during previous years and the only other emission testing facility in the City has been paying such.

18:49:57 Council Member Catlin stated that it seems clear that the subject business is an automotive-related business.

18:50:59 Council Member Johnson observed that repairs are not done at inspection businesses. He expressed concerns with the language in the code.

18:52:52 Mr. McGrath stated that his interpretation, as the Building License Official, is that safety and emission inspections are part of the automotive maintenance process. He agreed that there are no automotive repairs made at the facility.

18:53:41 Mr. Sarnecki, owner of Utah Safety and Emission Testing, cited his application to lower the business license fee. He noted that there are only two inspection businesses in Taylorsville and indicated that his own profit is much lower than Firestone Auto Repair. Mr. Sarnecki cited other businesses in West Valley City and West Jordan that have license fees nearer the \$118 amount. He asked that his business be given a price break.

18:55:52 Council Member Catlin observed that the business is automotive related and that service is rendered to determine safety.

18:57:09 Mr. Sarnecki said that his services are mandated by other levels of government and noted that the fees he charges are regulated.

18:58:06 Council Member Rechtenbach cited the specialized nature of the business and suggested that the classification be re-evaluated.

19:00:06 Council Member Johnson reiterated that the subject business is limited in its cash flow. He suggested that Mr. Sarnecki not be charged as if he were doing auto repairs at the business.

19:00:16 Council Member Barbour cited police calls at the business that justify the disproportionate fee being charged. Chairman Pratt agreed that disproportionate fees are based on calls for service and noted that this particular business has had several calls for service.

19:01:32 Chairman Pratt described ways that police calls are tracked.

19:01:55 Mr. McGrath relayed that the study consultants were very careful not to assign traffic-type calls as calls for service. He said that those types of calls were eliminated in the call data.

19:02:47 Mr. Sarnecki stated that he does not recognize the number of police calls charged to his business and only recalls one or two responses per year. He stated that neighboring businesses have more police calls and suggested that those calls may have mistakenly been assigned to him.

19:03:46 Council Member Johnson stated that the language needs to be written so as not to include any reference to auto repairs.

19:04:45 Data was reviewed on calls for service at the subject business.

19:06:24 Chairman Pratt observed that by grouping this business into another classification, the disproportionate fee could potentially increase based on calls for service data.

19:07:00 Mr. Sarnecki had no further comment, but thanked the Council for their consideration.

19:07:47 City Attorney John Brems explained that the Council should take this matter under advisement and then call a meeting as the Board of Equalization. He indicated that if a determination is made to modify the ordinance, it would need to be brought back to a City Council Meeting for amendment. Chairman Pratt asked Mr. McGrath to investigate actual calls for service on both safety testing businesses in the City. Mr. McGrath agreed to do so.

19:08:59 Chairman Pratt asked Council Coordinator Jessica Springer to schedule a closed session for August 18, 2010 as the Board of Equalization. Council Member Johnson asked that the ordinance be re-worded to eliminate reference to repairs.

6. FINANCIAL MATTERS

6.1 Ordinance No. 10-26 – Restating Section 9.40.040 of the Taylorsville Code of Ordinances with Respect to Certain Hazardous Materials Inspection Fees – John Inch Morgan

19:10:41 City Administrator John Inch Morgan recognized UFA Battalion Chief Jay Ziolkowski, who noted that the fee schedule for hazardous material was approved in June, 2010. He stated that some minor changes are now needed to certain language in the ordinance, but stressed that the fees are not being changed.

19:12:37 Chief Ziolkowski explained how fees are set and said that costs are based on the amount of time an inspector spends with inspections, assessments, etc. He noted that the study of the fee schedule was conducted as a result of the Fire Code change.

19:13:46 Boyd Johnson, Fire Prevention Bureau Commander, relayed that each business in Taylorsville has been identified, i.e. service stations that are renovating hazardous materials tanks, companies that deal with plastics/polymers, etc. He explained that permit approvals allow personnel to investigate and identify potential dangers.

19:15:39 Mr. Johnson addressed questions regarding hazardous materials. He cited a statewide issue with large quantities of raw methanol that will soon be delivered to lube and oil businesses.

19:16:31 Council Member Larry Johnson **MOVED** to adopt Ordinance No. 10-26 – Restating Section 9.40.040 of the Taylorsville Code of Ordinances with Respect to Certain Hazardous Materials Inspection Fees. Council Member Bud Catlin **SECONDED** the motion. Chairman Pratt called for discussion on the motion. There being none, he called for a roll call vote. The vote was as follows: Catlin-yes, Barbour-yes, Pratt-yes, Rechtenbach-yes, and Johnson-yes. **All City Council members voted in favor and the motion passed unanimously.**

6.2 *Resolution No. 10-29 – Approving an Interlocal Agreement between Salt Lake County Public Works and the City of Taylorsville for Storm Drain Cleaning in Fiscal Year 2010-2011 – John Inch Morgan*

19:17:06 City Administrator John Inch Morgan noted that two years ago Salt Lake County changed the wording in the subject interlocal agreement to reflect a minimum contract amount. He stated that the minimum amount is \$250,000 in the Storm Drain Cleaning contract. He noted that \$260,000 was actually budgeted for storm drain services during FY 2010-2011. Mr. Morgan explained that there are two separate agreements, one for general public works services and one for storm drain services.

19:18:27 Mr. Morgan described services provided with vacuum trucks to clean out storm drains. He noted that every storm drain should be cleaned out annually, but problem areas may be dealt with more frequently.

19:19:25 Council Member inquired whether bids have been requested for storm drain cleaning services. Mr. Morgan indicated that a formal bid has not been conducted, but informal bids have been examined with other cities. He relayed that Taylorsville Bennion Improvement District is not currently interested in contracting for such service.

19:20:23 Council Member Barbour expressed the importance of obtaining bids and Mr. Morgan concurred. Council Member Catlin stated that he would like to see a formal bid request put out to ascertain possible interest from other entities.

19:22:11 Council Member Dama Barbour **MOVED** to adopt Resolution 10-29 – Approving an Interlocal Agreement between Salt Lake County Public Works and the City of Taylorsville for Storm Drain Cleaning in Fiscal Year 2010-2011. Council Member Jerry Rechtenbach **SECONDED** the motion. Chairman Pratt called for discussion on the motion. There being none, he called for a roll call vote. The vote was as follows: Catlin-yes, Barbour-yes, Pratt-yes, Rechtenbach-yes, and Johnson-yes. **All City Council members voted in favor and the motion passed unanimously.**

19:23:06 Council Member Barbour asked that this service be put out for formal bids before the next budget year.

6.3 Resolution No. 10-30 – Approving an Interlocal Agreement between Salt Lake County Public Works and the City of Taylorsville for Public Works Services in Fiscal Year 2010-2011 – John Inch Morgan

19:23:26 City Administrator John Inch Morgan stated that the minimum amount in this contract is \$1.2 million, and noted that \$1.3 million has actually been budgeted for public works services. He cited a potential shift between snow removal services and road maintenance.

19:24:59 Council Member Johnson observed that he has never seen road-striping performed in the City. Mr. Morgan stated that striping is done regularly in the spring and fall and also following road overlays. He affirmed that the City Engineer and Salt Lake County's Assessment Team make determinations as to the need for road-striping.

19:26:06 Mr. Morgan explained that the County contract has included a minimum amount for the last two years and was predicated by the joint effort of Cottonwood Heights, Holladay, and Taylorsville to consolidate street sweeping services. He stressed that the City will get \$1.2 million worth of services, whether for road work or for snow removal.

19:27:00 Mr. Morgan affirmed that services will be re-bid in the future.

19:27:39 Council Member Rechtenbach cited concern over the minimum contract amount and noted a need for flexibility in budgeting. He asked if the minimum amount in the contract is negotiable, and Mr. Morgan indicated that it may be.

19:30:59 Mr. Morgan gave his opinion that the City will use at least \$1.2 million worth of public works services. He noted that this amount is the lowest over the last four years. Chairman Pratt requested a 3 to 4 year history on the public works contract. Council Member Barbour observed that Taylorsville roads have been very well maintained.

Council Member Rechtenbach proposed that Mr. Morgan and City Engineer John Taylor take another look at the amount for public works services and "sharpen their pencils."

19:34:12 Mr. Morgan reminded the Council that \$300,000 has already been cut from the contract. He suggested that lowering the minimum amount may affect services.

19:36:19 Council Member Larry Johnson **MOVED** that Resolution No. 10-30 – Approving an Interlocal Agreement between Salt Lake County Public Works and the City of Taylorsville for Public Works Services in Fiscal Year 2010-2011 be tabled until such time as additional

information is obtained from Mr. Morgan. Council Member Bud Catlin **SECONDED** the motion. Chairman Pratt called for discussion on the motion. There being none, he called for a roll call vote. The vote was as follows: Catlin-yes, Barbour-yes, Pratt-yes, Rechtenbach-yes, and Johnson-yes. **All City Council members voted in favor and the motion to table the resolution passed unanimously.**

7. OTHER MATTERS

7.1 **Ordinance No. 10-23 – Consideration of an Ordinance to Establish Unlawful Discriminatory Employment and Housing Practices – *John Inch Morgan***

19:37:10 City Administrator John Inch Morgan noted that this ordinance was discussed in the previous Council Work Session. He stated that a change was recommended at that time and has been implemented by City Attorney John Brems.

Mr. Brems explained that instead of creating an Anti Discrimination Panel, the matter will instead be directed to the Administrative Law Judge. Upon questioning, he noted that the difference in dealing with this matter through a resolution, rather than an ordinance, is that it would not be reflected in City code if handled by resolution.

19:38:46 Council Member Barbour cited calls she has received regarding this issue. She suggested that adoption through a resolution would not give the protections “teeth.” She relayed that other cities dealing with unlawful discrimination have done so by ordinance. Ms. Barbour stated that she does not want to see discriminatory practices in Taylorsville.

19:40:02 Council Member Catlin observed potential problems with cities passing ordinances with differing language. He suggested that multiple ordinances among cities invite varying interpretation. He stated that there could be more equal application if a statute dealing with antidiscrimination were passed by State. Mr. Catlin explained that he is in favor of the proposal, but feels the State should step up and outlaw discrimination. He said that he favors expressing the City’s support through a resolution and then encouraging the State to address the issue at that level.

19:42:57 Council Member Rechtenbach concurred with Mr. Catlin but noted that, until such time that the State takes action, a vehicle should be in place to enable the City to enforce anti-discrimination.

19:44:24 Brandie Balken, of Equality Utah, affirmed that she mis-spoke at the previous City Council Work Session on July 14, 2010 when she reported that other cities have adopted this vehicle by way of resolution. She confirmed that other cities have adopted the practice by way of ordinance. She explained that Equality Utah has a legal panel that has helped in drafting the

ordinances for municipalities. Ms. Balken said that the real difference between varying city ordinances is not in protections, but rather with implementation procedures. She stated that any differences in city ordinances will be minimal.

19:52:22 Chairman Pratt inquired about history of this issue with the State. It was relayed that the matter has been presented to the State legislature for the last four years, with no success.

19:52:52 Council Member Johnson observed that the proposed ordinance deals specifically with employment and housing discriminatory issues. He stated that he has no problem with providing protection against such discrimination.

19:53:10 Council Member Jerry Rechtenbach **MOVED** to adopt Ordinance 10-23 – Consideration of an Ordinance to Establish Unlawful Discriminatory Employment and Housing Practices. Council Member Dama Barbour **SECONDED** the motion. Chairman Pratt called for discussion on the motion. There being none, he called for a roll call vote. The vote was as follows: Catlin-no, Barbour-yes, Pratt-yes, Rechtenbach-yes, and Johnson-yes. **All City Council members voted and the motion passed with a four to one vote.**

19:54:17 Council Member Catlin explained his vote by saying that he fully supports anti-discrimination, but is disappointed that this must be handled on a city level. He said that he voted against the ordinance because he feels that if the City implements law, it allows the State not to do so.

19:55:16 Chairman Pratt encouraged Council Members and residents to express concerns with this issue to legislators.

7.2 Ordinance No. 10-25 – Amending Chapter 2.24 by Adding Section 2.24.100 to the Taylorsville Code of Ordinances to Create a Cemetery Advisory Committee – *John Inch Morgan*

19:55:41 City Administration John Inch Morgan asked Chairman Pratt to present the subject ordinance.

19:56:43 Chairman Pratt indicated that the subject ordinance has been created very similarly to those dealing with volunteer committees within the City. He said that the Cemetery Advisory Committee will be structured similarly to other City committees. Mr. Pratt said that recommendations were made during previous discussions on this ordinance and those changes have been implemented in the current document. He noted that a temporary Cemetery Committee is currently in place and official appointments will need to be made if the ordinance is approved.

19:56:39 Council Member Johnson said that he would like to be involved in serving on the Cemetery Committee. He agreed to serve as the Council Advisor to the Cemetery Committee.

19:57:15 Council Member Jerry Rechtenbach **MOVED** to adopt Ordinance No. 10-25 – Amending Chapter 2.24 by Adding Section 2.24.100 to the Taylorsville Code of Ordinances to Create a Cemetery Advisory Committee. Council Member Larry Johnson **SECONDED** the motion. Chairman Pratt called for discussion on the motion. There being none, he called for a roll call vote. The vote was as follows: Catlin-yes, Barbour-yes, Pratt-yes, Rechtenbach-yes, and Johnson-yes. **All City Council members voted in favor and the motion passed unanimously.**

8. NEW ITEMS FOR SUBSEQUENT CONSIDERATION (No Action)

19:58:02 Mr. Johnson updated the Council on previous complaints regarding City parks. He noted that watering in parks now appears to be improved. Chairman Pratt inquired about watering at the Skateboard Park during construction of the Senior Development. He suggested that the watering trucks in the area be utilized as a short-term solution. City Administrator John Inch Morgan agreed to make temporary watering arrangements.

19:59:53 Chairman Pratt referenced the construction site for slurry seal at 4800 South and 700 West. He inquired whether other locations, such as the Taylorsville City Center property, were considered for that use. Mr. Morgan explained that Salt Lake County and the contractor determined that the City Center was a secondary site, but ultimately selected the County property. Mr. Morgan said that the City did not direct the County to the current site, but has tried to vary locations around the City due to the temporary inconvenience. Chairman Pratt expressed concerns with excess dust in the current area along 4800 South.

20:02:01 Mr. Morgan stated that one consideration of the County was the opportunity to have the contractor improve the current site while working on the slurry seal project.

20:02:36 Chairman Pratt listed additional concerns with the current site, i.e. excess dust, heavy truck traffic on the road, a collapsed sewer line, and destruction of vegetation. Mr. Morgan said that the final decision regarding location is made by the County, but indicated that he will continue to offer the City Center as a potential location. He agreed to relay Mr. Pratt's concerns to the County.

20:06:07 Council Member Barbour cited the need to enhance the City Center property. She said that she considers the City Center property to be the biggest eyesore in the community and expressed her concerns with its condition. Mr. Morgan noted that several different plans have been proposed for the City Center property. Chairman Pratt suggested asking Salt Lake County to lay down mulch over the dirt on the property in order to cut back on dust. Mr. Morgan noted

that the fence on the property will be removed soon, at no cost to the City. He expressed hope that the property presents as a good development opportunity.

9. NOTICE OF FUTURE PUBLIC MEETINGS (NEXT MEETING)

20:08:12

- 9.1 City Council Work Session – Wednesday, August 11, 2010 – 6:00 p.m.
- 9.2 City Council Briefing Session – Wednesday, August 18, 2010 – 6:00 p.m.
- 9.3 City Council Meeting – Wednesday, August 18, 2010 – 6:30 p.m.
- 9.4 City Council Briefing Session – Wednesday, September 1, 2010 – 6:00 p.m.
- 9.5 City Council Meeting – Wednesday, September 1, 2010 – 6:30 p.m.

10. CALENDAR OF UPCOMING EVENTS

20:08:53

- 10.1 General CERT Meeting – Thursday, August 19, 2010 – 7:00 p.m. – Taylorsville City Council Chambers – Anyone who has had CERT (Community Emergency Response Team) training and would like to become involved in our local program is invited to attend. The meeting consists of mini-refreshers on different aspects of CERT. The meetings will be held the third Thursday of each month in the Council Chambers, except for July and December. For more information contact Lisa Schwartz at 801-955-2092.
- 10.2 Community Yard Sale – Saturday, August 28, 2010 – 8:00 a.m. to 1:00 p.m. – Hosted by the Taylorsville Youth Council, reserve your spot today. Spaces are \$20 for a parking spot size area. Contact Jessica at 801-963-5400 or jspringer@taylorsvilleut.gov for more information.

11. ADJOURNMENT

20:08:59 Council Member Dama Barbour **MOVED** to adjourn the City Council Meeting. Council Member Bud Catlin **SECONDED** the motion. Chairman Pratt called for discussion. There being none, he called for a vote. The vote was as follows: Catlin-yes, Barbour-yes, Pratt-yes, Rechtenbach-yes, and Johnson-yes. All City Council members voted in favor and the motion passed unanimously. The meeting was adjourned at 8:09 p.m.



Cheryl Peacock Cottle, City Recorder

Minutes approved: CC 08-18-10