Grand Junction, Colorado

December 26, 1934

The City Council of the City of Grand Junction, Colorado, met in regular adjourned session at 7:30 o'clock P. M. Councilmen present and answering at roll call were: Carson, Ross, Oates, Boston, Roberts, Hall, and President Holcombe. City Manager Soderstrum, City Attorney Bowie, and City Clerk Tomlinson were present.

The following resolution was presented and read:

RESOLUTION

WHEREAS, the City Council of the City of Grand Junction adopted a certain resolution on the 7th day of February, 1934, whereby it authorized and directed the City Treasurer to deposit funds of said City up to the sum of \$35,000.00 in the First National Bank in Grand Junction temporarily until further order of the City Council under the plan and agreements of security provided by such resolution to which reference is hereby made for greater particularity;

WHEREAS the City Treasurer has since deposited funds of said City in said Bank pursuant to such authorization and direction as later supplemented by further resolutions of the City Council permitting substitution of certain bond assets of said Bank in lieu of bonds originally pledged as security for such deposits;

WHEREAS, the conditions which necessitated such arrangements for security of deposits of funds of said City still exist and required the continuance thereof temporarily until further order of the City Council;

WHEREAS, it is necessary and will become necessary from time to time, for the City Treasurer to deposit funds of said City in excess of \$35,000.00;

WHEREAS, it has since been provided by laws of the United States that deposits in National banks are insured up to the sum of \$5,000.00;

IT IS THEREFORE RESOLVED by Said City Council that the City Treasurer be and is hereby authorized, directed and ordered to deposit funds of said City up to the sum of \$5,000.00 in the First National Bank in Grand Junction under the security of the Insurance so provided by law in addition to deposits of funds of said City under the arrangements of security provided by the aforesaid resolution, and resolutions supplemental thereto, temporarily until the further order of the City Council relative thereto.

It was moved by Councilman Hall and seconded by Councilman Roberts that the resolution be passed and adopted as read. Roll was called on the motion with the following result: Councilmen voting AYE, Carson, Ross, Oates, Boston, Roberts, Hall, and Holcombe. Councilmen voting NO - None. All of the Councilmen voting AYE, the President declared the motion carried.

An ordinance entitled, "AN ORDINANCE RELATING TO THE LICENSING AND REGULATION OF TAXICABS AND OTHER MOTOR VEHICLES USED AND KEPT FOR HIRE FOR CARRYING PASSENGERS WITHIN THE CITY OF GRAND JUNCTION, AND PROVIDING PENALTIES FOR VIOLATION THEREOF", was introduced and read.

It was moved by Councilman Hall and seconded by Councilman Ross that the ordinance be passed and adopted as an emergency, numbered 528, and published. Roll was called on the motion with the following result:

Councilmen voting AYE, Ross, Oates, Boston, Roberts, Hall, and Holcombe.

Councilmen voting NO, Carson.

There being one dissenting vote on the emergency ordinance, the ordinance was declared lost.

The following amendment to Section 3 of the ordinance entitled, "AN ORDINANCE RELATING TO THE LICENSING AND REGULATION OF TAXICABS AND OTHER MOTOR VEHICLES USED AND KEPT FOR HIRE FOR CARRYING PASSENGERS WITHIN THE CITY OF GRAND JUNCTION, AND PROVIDING PENALTIES FOR VIOLATION THEREOF", was submitted:

"Every applicant for such license shall also file with the City Clerk a public liability and property damage insurance policy issued by an insurance company authorized to do business in the State of Colorado, covering each vehicle operated by or under control of the applicant, in the amounts of at least Five Thousand Dollars (\$5,000.00) for death or injury of any one person, Ten Thousand Dollars (\$10,000.00) for total liability in any one accident, and One Thousand Dollars (\$1,000.00) for property damage, or in lieu of such insurance policy shall file with the City Clerk a bond in the penal sum of Five Thousand Dollars (\$5,000.00) with surety or sureties satisfactory to and to be approved by the City Council, properly conditioned that the applicant will fully comply with the provisions of this Ordinance and will promptly pay all damages, judgments and liabilities caused by negligence of the applicant or his, their, or its agents, employees or servants in the operation of any motor vehicle licensed hereunder, to any person, firm or corporation lawfully entitled thereto."

It was moved by Councilman Ross and seconded by Councilman Oates that the ordinance entitled, "AN ORDINANCE RELATING TO THE LICENSING AND REGULATION OF TAXICABS AND OTHER MOTOR VEHICLES USED AND KEPT FOR HIRE FOR CARRYING PASSENGERS WITHIN THE CITY OF GRAND JUNCTION, AND PROVIDING PENALTIES FOR VIOLATION THEREOF", be amended by substituting the foregoing paragraph for the last paragraph of Section 3 in said proposed ordinance, and that the ordinance as amended by passed and adopted as an emergency ordinance, numbered 528 and published. Roll was called on the motion with the following result: Councilmen voting AYE, Carson, Ross, Oates, Boston, Roberts, Hall, and Holcombe. Councilmen voting NO - None. All of the Councilmen voting AYE, the President declared the motion carried, and the ordinance duly passed and adopted.

The Council discussed the matter of traffic violations and police court matters, and deferred action on the matter until after considering the new proposed traffic ordinance.

A form of letter was presented by City Manager Soderstrum, This letter to be sent to all person who are delinquent in special assessment payments, and where tax sale certificates have been issued against properties.

It was moved by Councilman Hall and seconded by Councilman Carson that the City Manager, with the advice and assistance of the City Attorney, proceed with action to enforce payment of delinquent special assessment tax sale certificates; that as a preliminary measure for that purpose, the letter submitted to the Council at this meeting, be sent to all owners of property upon which special assessments are delinquent; that as soon as advisable and practicable such notice be followed by proceedings under the laws of this State to acquired tax deed of property upon which special assessments are unpaid.

Roll was called on the motion with the following result: Councilmen voting AYE, Carson, Ross, Oates, Boston, Roberts, Hall, and Holcombe.

Councilmen voting NO - None.

All of the Councilmen voting AYE, the President declared the motion carried.

It was moved by Councilman Carson and seconded by Councilman Hall that the meeting adjourn. Motion carried.

/s/ Helen C. Tomlinson City Clerk