CITY OF GRAND JUNCTION, COLORADO MINUTES OF THE REGULAR MEETING OF THE CITY COUNCIL

December 7, 1977

ROLL CALL

The City Council of the City of Grand Junction, Colorado, met in regular session at 7:30 p.m. Wednesday, December 7, 1977, in the Council Chambers at City Hall. Present and answering roll call were Council members: Larry Brown, Robert Holmes, Karl Johnson, Bill O'Dwyer, Jane Quimby and President of the Council Lawrence L. Kozisek. Councilman Elvin Tufly was absent. Also present were City Attorney Gerald Ashby, City Manager Jim Wysocki, and City Clerk Neva Lockhart.

MINUTES

It was moved by Councilwoman Quimby and seconded by Councilman O'Dwyer that the minutes of the regular meeting November 3, 1977, be approved as written. Motion carried.

INTRODUCTION OF NEW CITY EMPLOYEES

The following new City employees were present and introduced to Council:

June Eriksen, Customer Service Division

Greg Hammond, Police Department

Lucas Martinez, Parks and Recreation Department

Lara Mickle, Data Processing

Keith Inman, Utilities Department

William Head, Police Department

Martyn Currie, Police Department

Richard Boddy, Police Department

LINCOLN PARK AUDITORIUM FUND DRIVE

Mr. Robert Jenkins filed a report on the progress of the Lincoln Park Auditorium Fund Drive. As of December 1, the net collections total \$17,430. Fund drive is to conclude August, 1978. Phase I construction is 90% complete. Requests have been made to the Committee during the fund drive that a commitment be made by the City concerning the rental fees for the auditorium. The Committee recommended that the fee be increased to meet operation costs but nothing beyond that.

Councilman Brown requested that if there are plans by the administrative staff to adjust the fees within the next two years, the information should be presented to Council by the middle of February or sooner.

POLICE ACCIDENT REPORT COPY FEES

Mr. Gaylord Kirkham appeared before Council to discuss the one dollar fee charged by the Police Department for an individual to get a copy of his accident report. He felt this is an excessive amount.

Councilman Johnson said that fees of this nature are set administratively and recommended that the City Manager and the Police Chief review the fees to see if an adjustment can be made. President Kozisek and Councilman Brown agreed and requested they be apprised of the administration's action and whether the copying fees are increased or decreased.

ORCHARD AVENUE

Council reviewed the recommendation by the administrative staff to place two traffic signals along Orchard Avenue at an approximate cost of \$40,000. Staff noted that the \$40,000 was not considered and budgeted for in next year's Budget. Council recognized that traffic signals offer the optimum solution, but until such time as total improvements are made to Orchard Avenue, it feels that an interim solution would be to place stop signs along Orchard Avenue at appropriate locations with the possibility of red flasher signals in areas where they will provide maximum safety to those who are using the street.

It was moved by Councilman Johnson and seconded by Councilman Holmes that the City Manager be authorized to direct the Engineering and Traffic Department to proceed as outlined. Motion carried.

Mrs. Joan Raser, 1630 Orchard Avenue, requested that City Engineer Ron Rish present his plan for improving Orchard Avenue between 23rd Street and 29th Street to the Orchard Avenue Association. This was agreed to by Mr. Rish. President Kozisek wishes to be advised of the date of the presentation.

Mrs. Peggy Foster, 1701 Orchard, wanted to know when the designation of Orchard Avenue will again be considered. She was advised that when the Transportation Task Committee is formed, this will be one of the items they will consider. This group will have ninety days to make a recommendation.

Mrs. Cheryl Lynn, 2852 Orchard Avenue, stated there will be some different aspects involved in the improvements to Orchard Avenue from 23rd to 29th.

LIQUOR - RENEWAL OF LICENSE - EAGLES LODGE 1674 U.S. HIGHWAY 50

Submitted for consideration was the application by Eagles Lodge, 1674 U.S. Highway 50, to renew its Club Liquor License for 1978. The report from the Police Department advised there have been no complaints or violations during the past licensing period. The Fire Department advised that the Eagles Lodge was reinspected on December 2. Panic hardware has been installed on the front exit doors and locks removed. The rear exit sign has been repaired, and the fire extinguishers have been mounted properly.

It was moved by Councilman Johnson and seconded by Councilwoman Quimby that the application be approved and the license issued when the State license has been received. Motion carried.

FIRE DEPARTMENT REPORT ON WILLIAMS 7-11 MARKET

The Fire Department filed a report that Williams 7-Eleven Market, 801 N. 1st, has completed the second exit from the restaurant and Panic hardware has been installed.

HEARING - REVENUE SHARING FUNDS

A hearing was held on the projected use of the revenue sharing funds for 1978.

Mr. Jack Gidney, 1705 N. 21st Street, asked the amount of revenue sharing funds available and was told there are approximately \$435,000.

Mr. John Barnes, 469 N. Sherwood, inquired about constraints placed on the funds. Mr. Wysocki stated these funds are used at the discretion of the City in eight categories.

HEARING - PROPOSED BUDGET FOR 1978

A hearing was held on the proposed Budget for 1978.

Mr. Jack Gidney, 1705 N. 21st Street, noted that the proposed Budget is about 35% more than this year's Budget. He questioned the 35% increase. City Manager Wysocki advised that 25% of the increase is reflected in two water projects - enlargement of the Juniata Reservoir and the Clifton Water Project.

HEARING - APPLICATION BY SOUTHLAND CORPORATION FOR 3.2% FERMENTED MALT BEVERAGE LICENSE AT 7-ELEVEN STORE 7TH AND PATTERSON

Advertised for hearing on this date was the application by Southland Corporation for 3.2% Fermented Malt Beverage license at 7-Eleven, 7th and Patterson. Police Department background investigations revealed that Jere W. Thompson, President, Wilford K. Ruppenkamp, Vice President, and R. G. Smith, Secretary/Treasurer, are clear NCIC, CCIC and local files in their respective cities. Fingerprint cards have returned with no records reported. The City's survey of the immediate area resulted in:

- (1) Yes, I am in favor of the issuance of the license as I believe the needs of the neighborhood are not being met by existing outlets. 79
- (2) No, I am not in favor of the issuance of the license as I believe the needs of the neighborhood are being met by existing outlets. 93
- (3) Refused 22
- (4) Neutral 9
- (5) Vacant 6

Petitions filed by the applicant had 207 signatures from the area surrounding the neighborhood, and 563 signatures collected in the store. The map showing similar type outlets was reviewed.

Mr. Donald La Mora, attorney, represented Southland Corporation at the hearing. Also present was Mr. Norman Godfroy, Manager of the store at 7th and Patterson, and Mr. Arthur Cox, Regional Supervisor.

There were no others in the audience who indicated a desire to speak, and no letters were filed. A Resolution of Findings and Decision is scheduled on the December 21st Agenda.

HEARING - ALLEGED LIQUOR CODE VIOLATION AT THE JOLLY JUG, 220 WEST GRAND

A hearing was held on the alleged liquor code violation at the Jolly Jug, 220 West Grand. The alleged violation occurred on May 13 when an employee of the store sold beer to a person under the age of 21 years. Mr. and Mrs. Briggs England were present with their attorney, Mr. William Kane. Mr. Ashby, City Attorney, advised that the owners are admitting that the violation occurred with the understanding that if any penalty is determined to be assessed that it be assessed after the first of the year.

Sergeant Harvey Gorby, Grand Junction Police Department, advised that the violation occurred in May. The investigating officer cited the purchaser of the beer into Court. The purchaser went to court and paid his fine of \$50 and \$8 Court costs. The investigating officer was instructed to cite the sales clerk. The investigating officer failed to do so. The failure to cite the sales clerk was brought to Sergeant Gorby's attention in late October when the renewal application was filed. Sergeant Gorby related the incident as it occurred last May 13.

Mr. Paul E. Rathbone, 2230 N. 12th Street, purchaser of the beer, was present. He stated that he was 19 years old on May 13. He was not asked for an identification when he purchased the beer on May 13. He had never been in the store prior to this incident.

Mr. Kane registered a complaint that the violation was not brought to the attention of the owner for some seven months. The sales clerk, Mr. Lavine, is no longer in the area. Mr. Kane is concerned about the time lapse after the offense.

Mr. Briggs England, 2381 S. San Miguel Drive, owner of the Jolly Jug, 220 West Grand, gave testimony.

State Liquor Enforcement Officer Jim Gilliam testified that he tries to meet with all new employees of the Jolly Jug at Mr. England's request to review the various types of I.D.'s and the Liquor Code Regulations governing sales.

Mr. Jim Wysocki stated that he goes to Mr. England's establishment occasionally. Mr. England has given no indication that he was aware of this incident, and he feels certain Mr. England was not aware of it until he was served the notice to appear at this hearing.

Councilman Johnson shares the concern expressed about the delay in bringing this incident to the Council's attention. He felt the maxim "justice delayed is justice denied" could certainly apply in this instance, and he felt very reluctant in a case of this kind to impose any kind of a sanction where the fault lies within a City agency for failure to properly handle this matter.

Councilman Brown stated there are mitigating circumstances because of foul-up, and because of the foul-up the biggest season of the year should not be affected. However, he did not believe that changes the fact that a violation appears to have taken place.

Councilwoman Quimby stated that she thinks the owner of the store is responsible for his clerk regardless of when anybody is aware of the alleged violation. She was very uncomfortable, also, that Mr. and Mrs. England nor the Council were aware of this incident for some time and that this should have some consideration during Council's deliberations.

Councilman Johnson stated he did not mean to imply that he would excuse Mr. England for what occurred, but he thought that, in view of all of the circumstances that, in his opinion, a reprimand would be more in order than any other type of action or sanction.

Mr. Paul Rathbone stated that this incident was more his fault and that it was a very selfish thing for him to do. He knows the laws of the State of Colorado regarding the purchase and he knew he was only 19. He stated that he could pass for 21 or better and he felt this should have some bearing on Council's decision.

It was moved by Councilman Johnson that the license held by Mr. England be suspended for a period of five days with the suspension being held in abeyance for a period of six months on condition that no other violation comes to Council's attention. Motion lost

for lack of a second.

Councilman Brown said that his inclination is that in cases where there are two violations within a relatively short period of time, he would have very little feeling for the license holder normally and he would say that with a third he would very definitely revoke no matter what the circumstances.

It was moved by Councilman Brown and seconded by Councilman Holmes that the license be suspended for a period of seven calendar days effective January 2, 1978. Motion carried with Councilman Johnson voting NO.

The President declared a five-minutes recess. Upon reconvening Council members QUIMBY, HOLMES, JOHNSON, O'DWYER, BROWN and KOZISEK were present.

BID CONSIDERATION - COMBINED CITY CLIFTON WATER DISTRICT COLORADO RIVER WATER TREATMENT PROJECT

Utility Engineer Duane Jensen introduced Clifton Water District Superintendent Charles Strain and Consulting Engineer Raymond Schuster. Five bids were taken in Clifton on the above-captioned project December 1, 1977. Apparent low bidders are:

(1) Industrial Company of Steamboat Springs

Schedule A, the raw water part of the project . . . \$159,251.20;

(2) H.W. Siddle, Inc.

Schedule B, the treatment plant part of the project . . . 817,525.00 or 1,309,825.00 if the City participates in the project;

(3) Industrial Company of Steamboat Springs

Schedule C, the treated water transmission line part of the project . . . 387,040.00 or 481,980.00 if the City participates in the project.

Total difference if the City participates is \$587,240.00. Mr. Jensen stated that to this \$587,240.00 must be added the cost of design engineering and also construction engineering plus any contingencies that may arise during the course of the project. Therefore, Mr. Jensen recommended that Council authorize \$625,000.00 to the project of the construction of the Clifton Plant.

It was moved by Councilman Brown and seconded by Councilman O'Dwyer to accept the bids as outlined and authorized the expenditure of up to \$625,000.00 toward this project. Motion carried.

APPLICATION TO REZONE FROM R-2 TO B-2 THE NW CORNER OF 7TH AND GLENWOOD

Senior Planner Del Beaver stated this item is an appeal on action taken by the Planning Commission October 28, 1976, which denied the B-1 zoning. Bases for the Planning Commission denial were the access problem, the proposed curb cut very close to the intersection of 7th and Glenwood, and the reluctance of the Planning Commission to begin the violation of an essentially residential area by granting the B-1.

Developer Robert Gardner and owner Harry Williams were present and petitioned Council to grant the B-1 zoning.

Mr. Gardner reviewed the problem. As indicated by Mr. Beaver, the Planning Commission is reluctant to deal with this as B-1. During the discussion over a year ago, the Planning Commission did make some mention of a potential PD-B, Subsequent to the denial of the B-1 and acing upon the indication from the Planning Commission that they might be sympathetic to PD-B, the petitioner came back to the Planning Commission on two different occasions to discuss PD-B with them. Mr. Gardner indicated that the minutes are inconclusive with respect to gleaning anything from them as a result of the first discussion but absolutely clear on the second discussion when the statement was made "we don't want anything north of Glenwood to happen with respect to business commercial or anything other than what's already there." Mr. Gardner said they are on the horns of a dilemma.

They were denied the B-1; suggested they bring the PD-B; they did that in the form of discussion with some drawings, and now they are seeking some direction from Council. He stated that clearly the area is surrounded by business - the Safeway Store, the High School, Curtis Photography -- the use of the area is changing drastically. The strip of land that lies north of Glenwood is 126 feet deep from 7th west of the alley, so it really precludes, with the setbacks that are required in those zones, much happening to the property in the way of any move upward or any move to change what's there; therefore, the petition to request that Council grant the B-1 zone.

Mr. Harry Williams reviewed the area. He stated that the houses are deteriorating and are uninsurable. He wants to put an office building on his property.

Councilwoman Quimby stated that the traffic in this area is horrendous.

Mr. Williams stated that he is willing to relinquish some curb cuts on 7th in order to develop an office building on his property. He feels he can improve the property.

A Resolution of Finding and Fact is to be presented on December 21, 1977.

Mr. Gardner requested that along with the Resolution, Council give some recommendation.

Councilwoman Quimby requested the Planning Staff to follow up on the piles of dirt at 7th and Glenwood.

Councilman Brown discussed the encroachment by the House of Interiors on the right of way, and the fact that the curb cuts have not been closed. He suggested that in the future the conditions be honored before permission for right of way encroachment is granted.

ORDINANCE NO. 1711 ROAD VACATION, BUNTING AVENUE W OF 23RD STREET

The Proof of Publication to the following entitled proposed ordinance was presented: AN ORDINANCE VACATING A ROAD WITHIN THE CITY OF GRAND JUNCTION, COLORADO. It was moved by Councilman Johnson and seconded by Councilwoman Quimby that the Proof of Publication be accepted for filing. Motion carried.

It was moved by Councilman Johnson and seconded by Councilwoman Quimby that the proposed ordinance be called up for final passage and read. Motion carried.

The Ordinance was read. There being no comments, it was moved by Councilwoman Quimby and seconded by Councilman Johnson that the Ordinance be passed, adopted, numbered 1711 and ordered published. Upon roll call, all Council members present voted AYE. The President declared the motion carried.

ORDINANCE NO. 1712 ZONING ORCHARD MESA BANK ANNEXATION H.O.

The Proof of Publication to the following entitled proposed ordinance was presented: AN ORDINANCE AMENDING THE ZONING MAP, A PART OF CHAPTER 32 OF THE CODE OF ORDINANCES OF THE CITY OF GRAND JUNCTION, BY ADDING THE ZONING OF CERTAIN LANDS WITHIN THE CITY. It was moved by Councilman Johnson and seconded by Councilwoman Quimby that the Proof of Publication be accepted for filing. Motion carried.

It was moved by Councilman Johnson and seconded by Councilwoman Quimby that the proposed ordinance be called up for final passage and read. Motion carried.

The Ordinance was read. There being no comments, it was moved by Councilman Brown and seconded by Councilwoman Quimby that the Ordinance be passed, adopted, numbered 1712 and ordered published. Upon roll call, all Council members present voted AYE. The President declared the motion carried.

ORDINANCE NO. 1713 VACATING AN EASEMENT OVER SITE OF SAINT MARY'S FAMILY CARE CENTER

The Proof of Publication to the following entitled proposed ordinance was presented: AN ORDINANCE VACATING CERTAIN EASEMENTS WITHIN THE CITY OF GRAND JUNCTION, COLORADO. It was moved by Councilman Brown and seconded by Councilman Holmes that the Proof of Publication be accepted for filing. Motion carried.

The Ordinance was read. There being no comments, it was moved by Councilman O'Dwyer and seconded by Councilman Johnson that the Ordinance be passed, adopted, numbered 1713, and ordered published. Upon roll call all Council members present voted AYE. The President declared the motion carried.

ORDINANCE NO. 1714 REPEALING FOOD SALES TAX REBATE

The Proof of Publication to the following entitled proposed ordinance was presented: AN ORDINANCE REPEALING FOOD SALES TAX REBATE. It was moved by Councilman Brown and seconded by Councilman O'Dwyer that the Proof of Publication be accepted for filing. Motion carried.

It was moved by Councilman Brown and seconded by Councilman O'Dwyer that the proposed ordinance be called up for final passage and read. Motion carried.

The Ordinance was red. There being no comments, it was moved by Councilman Brown and seconded by Councilman O'Dwyer that the Ordinance be passed, adopted, numbered 1714, and ordered published. Upon roll call Council members HOLMES, JOHNSON, O'DWYER, BROWN and KOZISEK voted AYE. Councilwoman QUIMBY voted NO. The President declared the motion carried.

ORDINANCE NO. 1715 AUTHORIZING DEVELOPMENT BOND ISSUE FOR TRI-STATE TRACTOR COMPANY

The Proof of Publication of the Notice of Hearing on the following entitled proposed ordinance was presented: AN ORDINANCE AUTHORIZING THE ISSUANCE OF \$1,400,000 FIRST MORTGAGE DEVELOPMENT REVENUE BONDS OF THE CITY OF GRAND JUNCTION FOR THE PURPOSE OF PAYING THE COSTS OF THE ACQUISITION, BY PURCHASE AND CONSTRUCTION AND INSTALLATION OF REAL AND PERSONAL PROPERTY CONSTITUTING AN INDUSTRIAL PROJECT WITHIN THE CITY OF GRAND JUNCTION FOR LEASE AND SUBSEQUENT SALE TO TRI-STATE TRACTOR CO. IN ORDER TO PROMOTE INDUSTRY, TRADE AND OTHER BUSINESS ACTIVITY, TO MITIGATE THE SERIOUS THREAT OR UNEMPLOYMENT, TO SECURE AND MAINTAIN A BALANCED AND STABLE ECONOMY AND TO PROVIDE FOR THE HEALTH, SAFETY, WELFARE, CONVENIENCE AND PROSPERITY OF THE INHABITANTS OF THE CITY OF GRAND JUNCTION, AND TO CREATE JOBS AND OPPORTUNITIES FOR PEOPLE OF THE CITY OF GRAND JUNCTION: AUTHORIZING THE ISSUANCE OF ADDITIONAL REVENUE BONDS: PROVIDING FOR THE PLEDGE OF REVENUES FOR THE PAYMENT OF SAID BONDS: AND AUTHORIZING A MORTGAGE AND TRUST AGREEMENT APPROPRIATE FOR THE PROTECTION AND DISPOSITION OF SUCH REVENUES AND FURTHER TO SECURE THE PAYMENT OF PRINCIPAL OF AND PREMIUM, IF ANY, AND INTEREST ON SUCH BONDS. It was moved by Councilman Brown and seconded by Councilman Johnson that the Proof of Publication be accepted for filing. Motion carried with Council members HOLMES and O'DWYER voting NO.

It was moved by Councilman Johnson and seconded by Councilwoman Quimby that the proposed ordinance be called up for final passage. Motion carried with Councilman HOLMES and O'DWYER voting NO.

The Title of the Ordinance was read. City Attorney Ashby reviewed the amendments, specifically, a slight change in the redemption provision payments in lieu of taxes provision changed so it can indicate how that is to be accomplished, designation of the United States Bank to act as trustee in this proceeding certain letter changes that referred to portions of section 103 of the Internal Revenue Code were corrected. It was moved by Councilman Brown and seconded by Councilman Johnson that the amendments to the ordinance be approved. Motion carried with Council members HOLMES and O'DWYER voting NO.

Councilman Brown stated that he does not feel that the City of Grand Junction should become involved in development bond issues in the future unless there is a significant gain to the City and the community.

It was moved by Councilman Johnson and seconded by Councilman Brown that the Ordinance be passed and adopted as amended, numbered 1715, and ordered published in pamphlet form. Upon roll call Council members JOHNSON, BROWN, QUIMBY and KOZISEK voted AYE. Council members O'DWYER and HOLMES voted NO.

ORDINANCE NO. 1716 1978 APPROPRIATIONS

The Proof of Publication to the following entitled proposed ordinance was presented: AN ORDINANCE APPROPRIATING CERTAIN SUMS OF MONEY TO DEFRAY THE NECESSARY EXPENSES AND LIABILITIES OF THE CITY OF GRAND JUNCTION, COLORADO, FOR THE FISCAL YEAR BEGINNING JANUARY 1, 1978, AND ENDING DECEMBER 31, 1978, AND FIXING THE SALARY OF THE CITY MANAGER OF SAID CITY. It was moved by Councilman Holmes and seconded by Councilwoman Quimby that the Proof of Publication be accepted for filing. Motion carried.

It was moved by Councilwoman Quimby and seconded by Councilman Johnson that the proposed ordinance be called up for final passage and read. Motion carried.

The Ordinance was read and the amendments noted. It was moved by Councilman Holmes and seconded by Councilman Johnson that the amendments be approved. Motion carried with Councilman BROWN voting NO.

There being no other comments, it was moved by Councilman Holmes and seconded by Councilwoman Quimby that the Ordinance be passed and adopted as amended, numbered 1716, and ordered published. Upon roll call all Council members present voted AYE. The President declared the motion carried.

PROPOSED ORDINANCE TO ADOPT BY REFERENCE THE 1977 REVISED MODEL TRAFFIC CODE FOR COLORADO MUNICIPALITIES AND SETTING A HEARING THEREON

The following entitled proposed ordinance was introduced and read: AN ORDINANCE FOR THE REGULATION OF TRAFFIC BY THE CITY OF GRAND JUNCTION, COLORADO, ADOPTING BY REFERENCE THE 1977 EDITION OF THE "MODEL TRAFFIC CODE FOR COLORADO MUNICIPALITIES;" REPEALING ALL ORDINANCES IN CONFLICT THEREWITH; AND PROVIDING PENALTIES FOR VIOLATION THEREOF. It was moved by Councilman Johnson and seconded by Councilwoman Quimby that the proposed ordinance be passed for publication and that the following Notice of Hearing be published:

NOTICE OF HEARING ON ADOPTION OF MODEL TRAFFIC CODE

NOTICE is hereby given of a public hearing before the City Council of Grand Junction, Colorado, at 7:30 P.M. of the 4th day of January, 1978, at the Council Chambers in City Hall for the purpose of considering the adoption by reference of the "Model Traffic Code for Colorado Municipalities," 1977 edition, as the traffic ordinance of the City of Grand Junction, Colorado.

Copies of the model Code are on file at the office of the City Clerk and may be inspected during regular business hours. If enacted as an ordinance of the City, the model Code will not be published in full, but in accordance with State law, copies will be kept on file and also made available for distribution and sale to the public.

The 1977 "Model Traffic for Colorado Municipalities," is published by the State Department of Highways, 4201 E. Arkansas Avenue, Denver, Colorado 80222. The subject matter of the Model Traffic Code relates primarily to comprehensive traffic control regulations for the City. The purpose of the Ordinance and the Code adopted therein is to provide a system of traffic regulations consistent with State law and generally conforming to similar regulations throughout the State and the nation.

At its next regular meeting following this hearing, the City Council will consider passage of the adopting Ordinance.

This Notice given and published by the order of the Council of said City.

Dated this 8th day of December, 1977.

BY ORDER OF THE CITY COUNCIL:

;sigl;

Neva B. Lockhart, City Clerk

Published: December 20, 1977

Motion carried.

AGREEMENT WITH REEDER MESA LIVESTOCK WATER COMPANY

The Reeder Mesa Livestock Water Company Agreement was reviewed. Council directed that paragraph 16 be amended to reflect a limitation of 15,000 gallons for all storage maintained by the Company.

It was moved by Councilman Johnson and seconded by Councilman O'Dwyer that the Agreement as amended be approved and authorized the City Manager to sign said Agreement for the City. Motion carried.

Council directed that all future agreements have the same expiration date as this Agreement so that at the expiration of the Agreements, all will be considered at the same time.

WEST ORCHARD MESA WATER DISTRICT

It was moved by Councilman Johnson and seconded by Councilman O'Dwyer that the West Orchard Mesa Water District be accepted at the in-City Ute water customer rates provided the District's \$55,000 contingency fund is transferred to the City. Motion carried.

BUDGET

Mr. Dick Coakley, 150 Willowbrook, requested that a copy of the City's budget be placed in the Mesa County Public Library.

DISCUSSION

Councilwoman Quimby advised she will be attending an Energy Impact Meeting on Tuesday, and a CML Executive Board Meeting on Friday.

ADJOURNMENT

The President adjourned the meeting.

Neva B. Lockhart

Neva B. Lockhart, CMC City Clerk