

City of Selah
Council Minutes
October 11, 2011

Regular Meeting
Selah Council Chambers
115 West Naches Avenue
Selah, WA 98942

A. Call to Order Mayor Jones called the meeting to order at 4:00pm.

B. Roll Call

Members Present: Keith Larson; Paul Overby; John Tierney; Kevin Jorgensen; Dave Smeback; John Gawlik; Allen Schmid

Members Excused:

Staff Present: Frank Sweet, City Supervisor; Bob Noe, City Attorney; Dale Novobielski, Clerk/Treasurer; Jerry Davis, Fire Chief; Garry Hanna, Deputy Fire Chief; Stacy Dwarshuis, Police Chief; Jeff Hagler, Parks, Recreation & Tourism Director; Joe Henne, Public Works Director; Dennis Davison, Community Planner; Monica Lake, Executive Assistant

C. Pledge of Allegiance

Councilman Jorgensen led the Pledge of Allegiance. Pastor led the opening prayer.

D. Agenda Changes **None**

E. Public Appearances **None**

F. Getting To Know Our Businesses **None**

G. Communications

1. Oral

Mayor Jones opened the Public Meeting.

Father Ron Patnode approached the podium and addressed the Council. He talked about Proposition 1, Home Rule, which proposes to have fifteen freeholders create a Yakima County Home Rule Charter for voters to consider in place of the existing system overseen by three County Commissioners. He went on to say that this is a process to improve the County government beyond its current state, and opined that a lack of checks and balances in the current system needs to be changed. He expressed concern over the County being overseen by only three people rather than a Council of several individuals, pointing out that Yakima County is approximately the same size as the State of Delaware. He ended by noting that the freeholders would be elected on the same ballot as Proposition 1 will be on.

Mayor Jones commented that he had looked into Home Rule many years ago, during a time when he felt the County Commissioners were inadequate for their positions. He went on to say that he feels the current Commissioners are a strong and do a good job.

Father Patnode agreed that the current Commissioners are fine men, but went on express concern over decisions regarding the Yakima County jail, the new facility that stands empty, the water situation in Toppenish and use of the prison's old jail.

Mayor Jones replied that it is worth looking into, and encouraged people to research the subject.

Father Patnode ended by saying that the Freeholders Committee will create a charter to go before the voters for their approval. He stressed the fact that the voters will have the final decision regarding this issue, and encouraged people to check out the information printed in the Yakima Herald.

Greg Speering approached the podium and addressed the Council. He said that a collection of minds is better than two or three people, especially when those people have the same philosophy. He opined that the diversity of many minds and beliefs would be more beneficial, rather than the current system with its expensive jail and no County parks. He referred to an article in the Yakima Herald which said that approximately \$280,000.00 was forfeited; money that could have gone for the 911 services that they are now trying to consolidate and raise taxes to fund. He went on to say that transparency and accountability are in place under State laws, which allows for a review of the actions taken. He finished by saying that Home Rule is a democracy, not a leftist plot as some believe, and that same democracy gave us our Constitution, our Bill of Rights and our Declaration of Independence.

Mayor Jones commented that he sits on the 911 Board, and that the intent of the consolidation is to combine the services of the various law enforcement and fire departments into one cohesive unit.

Mr. Speering asked if he was for consolidation.

Mayor Jones replied in the affirmative.

Mr. Speering responded that consolidation is fine, but we lost \$280,000 in the last year that could have been used to fund the 911 services.

Mayor Jones agreed.

Mr. Speering then inquired if Mayor Jones was for Home Rule.

Mayor Jones replied that he is neither pro nor con at this time, but he has looked into it in the past.

Mr. Speering wondered if he was for Home Rule in the past but against it at this time.

Mayor Jones reiterated that he is neither pro nor con at this time. He stated that he has worked extensively with the current Commissioners and noted that they have laid out a budgeting process for the County.

Mr. Speering replied that he is not criticizing the current Commissioners, but rather saying that good people make mistakes. He opined that fewer mistakes are made if there are more people involved in the decision making process.

Mayor Jones commented that it's better to spread the blame over seven, rather than three, individuals.

Mr. Speering observed that only two Commissioners are required for a quorum under the current system. He went on to say that there is no one to review the actions of the Commissioners or to oversee the coroner. He said that no one has been able to determine how many hours they work, and opined that their combined salaries could be used to pay for a County Executive and six part-time Commissioners per Diem. He stated that the charter has not been written yet and people are already arguing against what might be included in it.

Wayne Pederson approached the podium and addressed the Council. He congratulated Mayor Jones and Councilman Gawlik on their debate the other night. He then asked what an estimate regarding the cost of building a covered pool might be.

Mayor Jones responded that he will be attending a pool seminar in Seattle on Saturday and would have those figures available next week.

Mr. Pederson asked if he had a ballpark figure of the cost, such as one million, two million or five million.

Mayor Jones replied that it would be approximately three to four million dollars for a new pool.

Mr. Pederson responded that City Supervisor Sweet's salary over a ten year period, approximately four million dollars, would be a nice amount to use for the purchase of a pool. He said that at the last Council meeting he had asked whether City Supervisor Sweet would be dismissed if any improprieties were discovered and Mayor Jones had responded that it would depend on the circumstances. He went on to say that surplus bricks from one of the pump houses, and the street behind the Post Office, were allegedly used at City Supervisor Sweet's former Pomona residence to build a wall several years ago. He asked if the bricks used by City Supervisor Sweet were accounted for and if the City issued a receipt for them.

Mayor Jones responded that it was prior to him taking office in 1996.

Mr. Pederson then asked who the Secretary/Treasurer was at that time and if the brick road has been there for sixteen years.

Mayor Jones responded that the brick road was done in his time, but noted that Well No. 7 was done prior to him taking office.

Mr. Pederson asked for confirmation that the bricks could not have been from Well No. 7.

Mayor Jones replied that he was talking about two different items, a block wall and bricks.

Mr. Pederson responded that he is talking about the bricks. He went on to say that, while he was not present to hear any conversations, he understood that Mayor Jones took former Police Chief Gutierrez out to City Supervisor Sweet's house and showed him the brick wall.

Mayor Jones stated that he did not recall that incident.

Mr. Pederson wondered if there was a record of anything purchased by City Supervisor Sweet from the City of Selah over the last sixteen years.

Mayor Jones commented that the City surpluses items on a regular basis and he is unaware of anything City Supervisor Sweet may have purchased.

Mr. Pederson asked who had the records and how a person would find out this information.

City Attorney Noe observed that this is a time for public comment, not simply a question and answer session. He suggested that Mr. Pederson fill out a records request so that it can be researched and any records pertaining to this can be pulled.

Mr. Pederson as if that would be a formal records request.

City Attorney Noe said that there is a form to fill out and submit out in the lobby.

Mayor Jones asked Mr. Pederson for his residential address.

Mr. Pederson responded that he does not live in Selah, and until recently neither did City Supervisor Sweet.

Mayor Jones observed that he was rattling skeletons without knowing any of the facts and said that he was getting tired of it.

Mr. Pederson responded that he didn't care, and would continue to do so until the Mayor apologized for calling his wife.

Mayor Jones stated that Mr. Pederson had reached his time limit. Seeing no one else rise to speak, he then closed the Public Meeting.

2. Written

- a. Public Works Maintenance Facility – Change Order Proposal (COP) # 4R & Construction Change Directive (CCD) #5

Public Works Director Henne said that this was for deductions; there was no cost increase.

- b. Letter from Holly Davis re: Officer Pauli Martin
- c. Summary of Payments to T.W. Clark for Utility Maintenance Facility

Councilman Schmid asked what percentage of the Utility Maintenance Facility is finished.

Public Works Director Henne responded that some items are complete, while others have yet to be started. He referred the Council Members to the photos of the progress.

- d. City of Yakima, Transit Division Service Expansion Status for the period starting August 1, 2011 and ending August 31, 2011

e. Rushmore Road Improvements Progress Estimate No. 2

Public Works Director Henne said that the curbs, and most of the gravel, are in place and it should be paved by the end of next week.

Councilman Smeback inquired if the fabric helped the compaction layer.

Public Works Director Henne responded that it did.

Mayor Jones asked if all the soft spots were gone.

Public Works Director Henne replied that all the ones they were aware of are gone.

f. 2011 Local Street Maintenance Program Progress Estimate No. 2

H. Proclamations/Announcements

1. Fire Prevention Week October 9-15, 2011

Mayor Jones read aloud the Proclamation. He observed that Selah has a great crew of dedicated EMS-trained Firefighters and stressed the need to support the EMS Levy.

Fire Chief Davis observed that the levy has been in Selah since 1982 and in Yakima County since 1991.

Mayor Jones pointed out the defibrillator unit on the back wall of Council Chambers, noting that the machine is readily available for use if someone has a heart attack. He said that they have taken measures to protect the community, noting that Selah has one of the best-trained Fire Departments.

Deputy Fire Chief Hanna said that they have drills at all the schools this week classes for preschoolers and kindergartners, and that he met with approximately 20 Girl Scouts last night.

I. Consent Agenda

Executive Assistant Lake read the Consent Agenda.

All items listed with an asterisk (*) were considered as part of the Consent Agenda.

- * 1. Approval of Minutes: Study Session and Council Meeting September 13, 2011
- * 2. Approval of Claims & Payroll:

Payroll Checks Nos. 71871 – 71948 for a total of \$141,033.15
Payroll Checks Nos. 71949 – 72051 for a total of \$194,824.13
Claim Check No. 58885 for a total of \$ 1,810.09
Claim Checks Nos. 58886 – 58945 for a total of \$207,457.80
Claim Checks Nos. 58946 – 59024 for a total of \$809,238.97

- * 3. Resolution M – 1 Resolution Establishing October 25th, 2011 as the Date to Conduct a Public Hearing to Consider Declaring as Surplus Property located South of Crusher Canyon Road Acquired for a Future City Hall Site
- * 4. Resolution M – 2 Resolution Adopting a System for the Issuance, Use and Control of Credit Cards by City Officials and Employees
- * 5. Resolution M – 3 Resolution Authorizing the Mayor to Sign the Change Order Proposal (COP) #6 for the New Public Works Maintenance Facility
- * 6. Resolution M – 5 Resolution Authorizing the Mayor to Sign an Updated Section 125 Cafeteria Plan
- * 7. Ordinance N – 1 Ordinance Amending the 2011 Budget for Police Retiree Benefit and Vehicle Fuel costs

Councilman Overby moved, and Councilman Schmid seconded, to approve the Consent Agenda as read. By voice vote, approval of the Consent Agenda was unanimous.

J. Public Hearings

- 1. Establishing a Six Month Moratorium on the Filing of Applications for Development Permits and Licensing for the Production, Processing, or Dispensing of Cannabis or Cannabis Products with the City limits

City Attorney Noe addressed J-1. He said that this is the Public Hearing component to the Moratorium, as State law requires that a Public Hearing be held within sixty days of the establishment of any moratorium to determine whether or not to keep the moratorium in place. He went on to say that they are requesting that the moratorium be kept in place to allow adequate time for the Planning Commission to review the proposals. He commented that he attended a municipal attorneys meeting last week, and there was a lot of confusion surrounding the state of the law. He observed that Federal Law clearly prohibits this, which is why Governor Gregoire opted to veto portions that would involve any State entities such as the Department of Agriculture and the Department of Ecology, but noted that they didn't mind foisting these issues on local government. He said that the City of Tacoma is involved in a lawsuit at this time as they opted to follow Federal Law regarding cannabis. He opined that the moratorium is the safest avenue, which will allow the City time to decide how to address the issue and prevent anything until after the moratorium.

Mayor Jones opened the Public Hearing. Seeing no one rise to speak, he then closed the Public Hearing.

K. New Business

- 1. Appeal from Vivint, Inc. re: Denial of Solicitor License

City Attorney Noe addressed K-1. He said that Vivint, Inc. applied for a peddlers, or solicitors, permit on August 18th, were denied on the 19th, and appealed the denial in a timely manner. He stated that the appellant has the burden of proof in an appeal, which means that the appellant presents their case, the City responds, and then the appellant has a chance for rebuttal.

Attorney Sean Ricks introduced himself, and thanked the Council for hearing the appeal and Clerk/Treasurer Novobielski for placing it on the agenda. He reiterated that Vivint, Inc. has applied for a solicitors permit. He said that Vivint, Inc. is the second largest residential home security company in North America, with approximately seven thousand customers in the State of Washington and over five hundred fifty thousand customers across North America. He stated that more than twelve hundred homes in Yakima currently use their systems and they would love to do business in Selah. He noted that the majority of their sales are generated via door to door solicitation; He went on to say that they applied for a solicitors license and were denied, and upon inquiry discovered that the City has not approved a solicitor's license in five years. He observed that the policy seems to be a blanket denial of any applications. He said that, under Selah Municipal Code 4.37, a investigation of the genuineness of their credentials, the truthfulness of the facts presented, and whether an applicant's activity will benefit the City and its citizens is done when someone applies for a permit. He commented that whether this will benefit to the citizens of Selah appears to be the issue, and noted it has been of value to many citizens in Yakima, the state and across North America. He touched on the fire safety of the system's fire and smoke, citing an example from a woman in Kansas City who was eight hundred miles away from her home when a fire started in her attic. He went on to say that the system detected the fire and alerted the authorities, who were able to save the house before it could burn down. He said that the Fire Marshal told the home owner that she should thank her alarm company, as she would have lost her home otherwise. He noted that, per the City code, those who don't wish to be bothered can place a no solicitation sign in their yard, and a salesperson who knocks on the door of a residence with such a sign can be cited for trespassing. He ended by saying that the company feels that there are many homeowners who would benefit from their systems and they would like the opportunity to offer their products and services.

City Attorney Noe handed out an outline of the City's position on the issue to the Council, reiterating that an application for a peddlers, or solicitors, license was filed by Vivint, Inc. on August 18th. He defined the solicitor's license as allowing someone to go door to door within the City to sell a product or service. He went on to say that, per the Ordinance, a review is done on any applications. He noted the review done in a timely fashion, with the denial on the Vivint, Inc. application returned to them within a day. He said that the Ordinance stated that the applicant may file for a hearing with the City Council within 15 days of a denial from the City Supervisor. He commented that the City Code clearly states that it is illegal to go door to door selling products without a license. He went on to say that an investigation is done by City Supervisor, noting that Attorney Ricks touched on most of the points but neglected to mention that a part of the investigation involves looking at the reliability of the product or services. He said that City Supervisor Sweet cannot issue a license if he is not satisfied that all of those elements are met. He noted that there was an immediate concern regarding someone going to homes and inquiring if the residents have a security system. He went on to say that, upon further research, City Supervisor Sweet found that the Utah-based Vivint, Inc. had received a D rating from the Utah branch of the Better Business Bureau, based on the receipt of thirteen hundred eighty-two complaints over a three year reporting period. He reviewed the information provided in the packet, including several government actions against the company, from the City of Kennewick to the states of Arkansas, Oregon, Florida, Washington and Alaska, under their former name of APX Alarm Security Solutions as well as Vivint, Inc. He said that per the Ordinance, the second item dealing with the reliability of service could not be confirmed, and City Supervisor Sweet denied the application as it was not in the best interest of the City to have this business go door to door. He ended by noting that Vivint, Inc. has a City of Selah business license to provide services; they just do not have a peddlers permit to allow door to door solicitation.

Attorney Ricks noted that he did miss mentioning the reliability of products and services and stated that Vivint, Inc. was the recipient of two awards for consumer best buys from Consumer Digest this year. He

said that the company has some licensing issues in the past He commented that Kennewick had cited the company for alarm permits that homeowners failed to obtain. He noted that Vivint, Inc. is not accustomed to licensing technicians at a city level but that issue has been rectified. He read aloud a letter dated May 18, 2010 from Michael Blatman, crime prevention specialist for the Kennewick Police Department, which stated that at this time there are no outstanding violations and that APX, now Vivint, Inc., is licensed to conduct business in the City of Kennewick. He stated that the thirteen hundred complaints registered with the Better Business Bureau have also been resolved, noting that the number of complaints represents less than one percent of their customer base. He went on to say that JD Powers and Associates gave Vivint, Inc. an award of excellence for their alarm center in both 2008 and 2009, and that this award has only been given out to one other alarm company. He said that the Oregon action was based on thirteen complaints and Vivint, Inc. agreed to elevate their standards to a higher level than Oregon requires and currently have a good relationship in the state. He commented that the case in Arkansas will be resolved next week. He spoke about the Compliance Department within company to monitor sales tactics and that they track each complaint to resolution. He said that much of what the Florida Better Business Bureau warns about is true, noting that there are no up-front costs as they are subsidized by the monthly monitoring fee. He requested that the Council give Vivint, Inc. a chance, saying that they can revoke the solicitors license if they violate anything within the code.

Mayor Jones issued a warning to the teenagers in the audience about texting on their cell phones during the Council Meeting.

Councilman Overby expressed his concern regarding a security system that goes door to door asking sensitive questions and soliciting information, noting that the issue is whether we want people soliciting this type of information and not a not a reflection on the products the company provides.

Councilman Larson said that he personally does not like to be on call lists and does not like solicitors coming to his door. He expressed appreciation for the wording of this section of the City Code, feeling that it errs on the side of the Citizen, and commended City Supervisor Sweet for raising the red flag. He noted that this company does have a business license in Selah, which allows them to sell their product here, and recommended support of the denial of the solicitor's license.

Councilman Larson moved, and Councilman Gawlik seconded, to support the denial of a Solicitor License to Vivint, Inc. Roll was called: Council Member Gawlik – yes; Council Member Schmid – yes; Council Member Overby – yes; Council Member Smeback – yes; Council Member Jorgensen – yes; Council Member Larson – yes; Council Member Tierney - yes. By voice vote, approval was unanimous.

L. Old Business None

M. Resolutions

- * 1. Resolution Establishing October 25th, 2011 as the Date to Conduct a Public Hearing to Consider Declaring as Surplus Property located South of Crusher Canyon Road Acquired for a Future City Hall Site

- * 2. Resolution Adopting a System for the Issuance, Use and Control of Credit Cards by City Officials and Employees

- * 3. Resolution Authorizing the Mayor to Sign the Change Order Proposal (COP) #6 for the New Public Works Maintenance Facility
- 4. Resolution Amending the Six Year Transportation Improvement Program for the years 2012 to 2017

Public Works Director Henne addressed M-4. He stated that an application for the Transportation Improvement Program was sent in approximately a month ago, and that the grind overlay on West Fremont Avenue and West Naches Avenue was not in the application. He said that they were informed that the streets need to be added to the Six Year Transportation Improvement Program before they will fund it. He went on to say that he is adding First and Second Streets to the Six Year Transportation Improvement Program so that it will be approved for eligibility requirements.

Councilman Larson moved, and Councilman Gawlik seconded, to approve the Resolution Amending the Six Year Transportation Improvement Program for the years 2012 to 2017. Roll was called: Council Member Gawlik – yes; Council Member Schmid – yes; Council Member Overby – yes; Council Member Smeback – yes; Council Member Jorgensen – yes; Council Member Larson – yes; Council Member Tierney - no. Motion passed with six voting yes and one voting no.

- * 5. Resolution Authorizing the Mayor to Sign an Updated Section 125 Cafeteria Plan

N. Ordinances

- * 1. Ordinance Amending the 2011 Budget for Police Retiree Benefit and Vehicle Fuel Costs

O. Communications

- 1. Oral **None**

P. Reports/Announcements

- 1. Mayor

Mayor Jones had no report.

- 2. Council Members

Councilman Tierney said that he has come to the conclusion that the monuments should use basalt columns. He commented that prices run forty-five dollars a foot for eight inch columns or sixty five dollars a foot for ten inch columns. He said that Mid-State Monuments will engrave three lines per column, at ninety dollars apiece, based on a quantity of twenty-five columns. He went on to say that this gives them a number to look at in regards to the budget. He noted that it would create additional problems for Public Works when installing, that they would let Public Works Director Henne decide the final sites to prevent accidental cutting into any utility lines.

Councilman Jorgensen asked if they would be four feet tall with a bevel cut on them.

Councilman Tierney responded that they would be anywhere from two and a half to three feet tall in groups of three that make them more stable, more artistic and cut down on the number of places that the sidewalks need to be cut.

Councilman Jorgensen asked if he was concerned about having a Navy vet beside an Army vet.

Councilman Tierney replied that he felt it would be ideal to put the Marines versus the Navy all the time.

Councilman Gawlik commented that whenever you guys needed a ride we gave you one.

Mayor Jones observed that it would minimize the upkeep.

Councilman Tierney agreed.

Councilman Larson had no report.

Councilman Jorgensen had no report.

Councilman Smeback had no report.

Councilman Overby asked about any changes to the Growth Management Plan.

Community Planner Davison responded that he has had one request so far, and that the Planning Commission will be scheduling them in November.

Councilman Overby asked if the City would be making any recommended changes.

Community Planner Davison replied that he talked with the County Planning Department and was informed that the County Commissioners would like to have no changes to the Urban Growth Boundaries until 2014. He said that the Mayor has informed him that the process has begun for taking in an area that the Council discussed at their retreat. He commented that the County will not take any action on the matter until 2014.

Councilman Schmid said that he attended the fall Washington Amateur Softball meeting this past weekend. He went on to say that District Four was awarded the 14U A/B state tournament for 2012, which is the same tournament that had fifty-two teams attend this last season. He commented that it will be the second weekend of July and noted that Selah is very fortunate in being one of the few places in the state that can host more than forty-eight teams for a tournament.

Councilman Tierney inquired if we were awarded just the one tournament.

Councilman Schmid replied in the affirmative.

Councilman Tierney asked where the other tournaments will be.

Councilman Schmid responded that one will be at the new facility in Kennewick, one will be in Olympia and one will be in Moses Lake.

Councilman Gawlik had no report.

3. Boards
4. Departmental

Clerk/ Treasurer Novobielski said that he provided City Supervisor Sweet with September financial statement today, and has begun the process of sharing this information with the Department Heads. He stated that he will then compile third quarter financial summary for the Finance Committee. He noted that the sales tax revenues have increased but are lagging approximately three percent behind where they would like them to be, and that property taxes are about five percent below where they were budgeted.

Community Planner Davison said that the James-Smith Annexation will be presented a final Ordinance at the next Council Meeting. He noted that a dog kennel appeal will be going before the Hearing Examiner, a day care on South Third and Valleyview should finalized on Friday, and that there are a couple of Class 2 reviews in the R-2 zone. He commented that there will be a Public Hearing regarding the surplus of the proposed City Hall site on Crusher Canyon Road, and when that is completed it will be put up for sale along with the Hillcrest and Crusher Canyon properties previously surplus.

Public Works Director Henne passed samples of the roofing materials to the Council, saying that the roof work has been paid up to the retainage and they are waiting for a release from both the Department of Revenue and the Department of Labor and Industries to release the remainder of the funds. He referred them to the pictures in the packet, noting where one wall had broken down and had to be rebuilt. He said that there is an encapsulated roof over both City Hall and the old library, with a thirty year warranty.

Councilman Smeback asked if there was a thirty year moratorium regarding any penetrations in the roof.

Public Works Director Henne responded in the negative, saying that the ham radio equipment needs to be placed on the roof yet and when it is all in place the roofer will come out and re-weld the roof to seal it.

Councilman Tierney inquired if the roofers placed walking pads for access to the equipment from the roof access.

Public Works Director Henne replied in the affirmative.

Mayor Jones commented that the new flashing looks great and the building needs to be painted to match.

Public Works Director Henne responded that it needs to quit raining.

Fire Chief Davis said that the Fire Commissioners will review joint budget tonight, and begin work on the Commissioners budget. He went on to say that we are getting out of grass fire season but noted that there have been a lot of wrecks recently, approximately three to four a week between the City and the County.

Police Chief Dwarshuis had no report.

Parks, Recreation and Tourism Director Hagler handed out a Discover Selah web page, noting the many sponsors of the Fall Festival. He said that he gave a presentation at Yakima Sports Commission today about the event, especially the half marathon race. He noted the photos of the half marathon race,

including one of City Attorney Noe and County Prosecutor Hagarty. He commented that the event was very successful and they plan to have it again next year. He stated that the final softball tournament held last weekend had twenty-two teams in attendance, three of which stayed at North Park Lodge. He end by saying that he will be attending pool conference on Saturday with Mayor Jones, to do more research and see what can be done regarding a pool for Selah.

City Supervisor Sweet had no report.

City Attorney Noe had no report, but commented that he should have asked County Prosecutor Hagarty to autograph the photo of the two of them.

Mayor Jones wondered why there wasn't a picture of him throwing the ball across home plate.

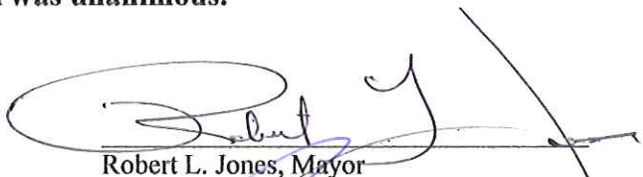
Q. Executive Session

No Executive Session was held.

R. Adjournment

Council Member Jorgensen moved, and Council Member seconded, that the meeting be adjourned. By voice vote, approval was unanimous.

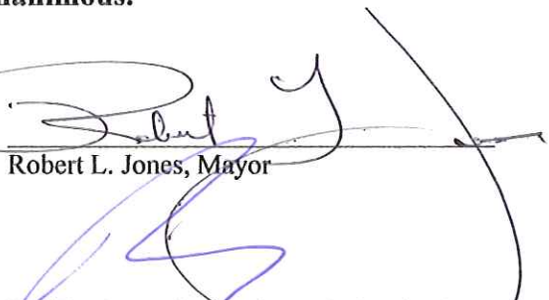
The meeting adjourned at 4:38pm.



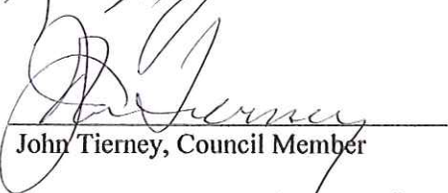
Robert L. Jones, Mayor



Keith Larson, Council Member



Paul Overby, Council Member



John Tierney, Council Member



Kevin Jorgenson, Council Member



Dave Smeback, Council Member



John Gawlik, Council Member



Allen Schmid, Council Member

ATTEST:



Dale E. Novobielski, Clerk/Treasurer