

**MINUTES OF THE REGULAR MEETING OF THE WYTHEVILLE TOWN COUNCIL  
HELD IN THE COUNCIL CHAMBERS ON MONDAY, MARCH 8, 2010, AT 7:00 P.M.**

Members present: Trenton G. Crewe, Jr., Jacqueline K. King, John W. Jones, Jr., William B. Weisiger, H. Judson Lambert

Members absent: None

Others present: Town Manager C. Wayne Sutherland, Jr., Assistant Town Manager Stephen A. Moore, Town Clerk Sharon P. Hackler, Town Attorney Robert P. Kaase, Police Officer Chris Irvin, Wayne Quesenberry with *Wytheville Enterprise*, Danny Osborn, Tommy Hundley, Pauline Midkiff, Chris Umberger, Steve Rossiter, Agnes Eades, Geoffrey Carter

**RE: CALL TO ORDER, QUORUM, PLEDGE**

Mayor Crewe called the meeting to order and established that a quorum of Council members was present. The Pledge of Allegiance was led by Councilman Jones.

**RE: CONSENT AGENDA**

Mayor Crewe presented the consent agenda consisting of the minutes of the regular meeting of February 22, 2010. A motion was made by Vice-Mayor King and seconded by Councilman Weisiger to approve the consent agenda consisting of the minutes of the regular meeting of February 22, 2010. Mayor Crewe inquired if there is any discussion on the motion. There being none, the motion was approved with the following voting in favor and there being no opposition: For: Trenton G. Crewe, Jr., Jacqueline K. King, John W. Jones, Jr., William B. Weisiger, H. Judson Lambert. Against: None.

**RE: CITIZENS' PERIOD**

Mayor Crewe stated the next agenda item is Citizens' Period. He noted the Council always has, for those who have not attended a Council meeting in awhile, a Citizens' Period at every meeting to allow people to speak about things that are of concern to them.

Mayor Crewe recognized Mr. Danny Osborn and noted that the Council will be glad to hear from him. He requested Mr. Osborn to approach the podium so the Council can hear his comments. Mr. Osborn advised that he is attending the meeting to talk about the urban archery program. He indicated that he lived in California for most of his life in the mountains, and the town had approved such a program there, and an arrow had hit a tree limb and went into a person's home and pierced a five year old child's lungs. Mr. Osborn advised that people do not realize how an arrow flies compared to a bullet. He explained that bullets spin or they tumble, whereas an arrow wobbles, which makes it 100 times more capable of ricocheting. Mr. Osborn remarked that he would like for the Council to know his point of view on this. Mayor Crewe advised Mr. Osborn that the Council appreciates him attending the meeting and sharing his comments. Mayor Crewe indicated that this is something, as he shared with Mr. Osborn before the meeting, that the Council has talked about. He stated he did not know what the Council is going to do, but they have just been looking into it and considering it. Mayor Crewe indicated that his understanding is that the Town Council can put rather tight restrictions on distances and places. He continued that one of the things the Council talked about was shooting from an elevated stand so it is shooting downward rather than horizontally or on a plane or something. Mayor Crewe indicated that these are the kinds of things that the Council wants to hear from people who have some experience, so he thinks what Mr. Osborn is going to hear at this meeting from the Public Works Committee is a recommendation that the Council wait until the next meeting in two weeks from this meeting to see if interested people will show up and tell the Council what they think. He noted that the Council appreciates Mr. Osborn attending the meeting and voicing his concerns. Mayor Crewe advised Mr. Osborn to keep an eye on this subject because he thinks the Council will hear more in two weeks. Mr. Osborn thanked the Council for allowing him to speak. Mayor Crewe reiterated his appreciation to Mr. Osborn for attending the meeting.

Ms. Pauline Midkiff was recognized and stated she would prefer not to speak to the Council at this time. Mayor Crewe thanked Ms. Midkiff for attending the meeting.

Mayor Crewe recognized Mr. Chris Umberger and advised that he was probably waiting to see what happens on his special exception permit, but the Council would be glad to have him address the Council. Mr. Umberger advised that he did not desire to address the Council.

Mayor Crewe noted he thinks he has recognized everyone who had signed up to speak. He stated if someone else comes in to address the Council, he will reopen Citizens' Period, but, otherwise, he will proceed with the agenda.

### **RE: OLD BUSINESS**

Under Old Business, Town Manager Sutherland reported the following:

1. The Public Works Committee will meet tomorrow morning, but the Budget and Finance Committee will not meet this week. He advised that Councilman Jones is welcome to attend the Public Works Committee meeting in the morning or Town staff could meet with him on Thursday morning at the regular time.

Mayor Crewe advised Mr. Umberger that the public hearing on his request is set for the March 22, 2010, meeting. Mr. Umberger advised that he is aware of the date. Mayor Crewe noted he just wanted to ensure that Mr. Umberger was aware of the date.

### **RE: BUDGET AND FINANCE COMMITTEE REPORT**

Councilman Jones, reporting for the Budget and Finance Committee, stated that as was reported at the last meeting of Council, the Town has been given notice by the United States Department of Agriculture Rural Development that grant and loan funds have been obligated to perform certain improvements to the Town's water system. He stated that this project consists of the construction of a 20-inch water line and the planned renovations to the two ground water storage tanks located on Pine Ridge. Councilman Jones advised that the total projected cost for these improvements is \$6,431,000. He stated that of this total amount, Rural Development has offered a loan in the amount of \$4,105,000. Councilman Jones explained that the loan will be scheduled for repayment over a 40 year period with an interest rate of 2.375 percent. He advised that Rural Development has also offered \$2,326,000 in grant funding for this project. Councilman Jones noted that the grant funds that are awarded for this project are American Recovery and Reinvestment Act of 2009 funding, also known as Recovery Act funding. He indicated that there are a number of stipulations associated with Recovery Act funding including "Buy American" requirements, and also there are imposed certain wage rate requirements generally referred to as Davis-Bacon Wage Rate Determinations. Councilman Jones stated that as with any Rural Development funding project, there are a number of conditions, assurances, and documents that are needed to be approved and executed. He remarked that in addition, there are a number of independent persons who are necessarily involved in these transactions. Councilman Jones advised that instructions and agreements have to be made with the bond counsel representing the Town in these transactions, the Town's independent auditors, engineering consultants, and arrangements for inspection of construction activities as well as the monitoring of the wages paid to workers on the project. He noted that, obviously, the program offered to the Town by Rural Development is advantageous to the improvement of the Town's system, particularly since there are grant funds combined with low interest loan proceeds. Councilman Jones stated it is necessary for all of these activities to be put into motion, and it would be the recommendation of the Budget and Finance Committee that the Town Manager and/or the Mayor be authorized to execute all documents associated with this grant and loan program. A motion was made by Councilman Jones and seconded by Vice-Mayor King that the Town Manager and/or the Mayor be authorized to execute all documents associated with the grant and loan program for the 20-inch water line and the planned renovations to the two ground water storage tanks located on Pine Ridge. Mayor Crewe inquired if there is any discussion on the motion. There being none, the motion was approved with the following voting in favor and there being no opposition: For: Trenton G. Crewe, Jr., Jacqueline K. King, John W. Jones, Jr., William B. Weisiger, H. Judson Lambert. Against: None.

Councilman Jones also reported that for a number of months, the Council has had discussions with a local company known as "Evatran" concerning their development of systems used for recharging electric vehicles. He explained that Evatran has developed technology that will allow an electric vehicle to be recharged without the use of a connected wire. Councilman Jones stated that Evatran is in the development and evaluation of these devices and has solicited the Town and other entities in the town to participate in this program. He advised that through the arrangements of the program, Evatran will provide to the Town, for one year, the use of an electric car to be used for municipal purposes. Councilman Jones stated that currently, it is the Council's intent that this electric vehicle will be used by the parking enforcement officer of the Wytheville Police Department. He indicated that the Town will provide a space at the Police Department where Evatran can install one of its charging devices. Councilman Jones noted that the electric car is being provided to the Town without expense. He advised that during the year, Evatran will evaluate the effectiveness of their equipment. He stated that the Committee thinks this is a very exciting concept to be a participant in a "green initiative" reducing the carbon

footprint created by internal combustion engines. Councilman Jones indicated that Evatran has provided the Town with a user agreement that needs to be executed to begin the program. He noted that after reviewing the draft of the user agreement, the Committee finds the terms within acceptable. Councilman Jones stated it would be the recommendation of the Budget and Finance Committee that the Town Manager be authorized to execute the user agreement with Evatran and to facilitate the installation of the charging device at the Police Department. A motion was made by Councilman Jones and seconded by Vice-Mayor King that the Town Manager be authorized to execute the user agreement with Evatran for the electric car and to facilitate the installation of the charging device at the Police Department. Mayor Crewe noted that there are two parts to this motion with the first one being that the Council authorize the Town Manager to execute the agreement and that the Town facilitate the installation of the charging device at the Police Department. Mayor Crewe inquired if there is any discussion on the motion. There being none, the motion was approved with the following voting in favor and there being no opposition: For: Trenton G. Crewe, Jr., Jacqueline K. King, John W. Jones, Jr., William B. Weisiger, H. Judson Lambert. Against: None. A copy of the Budget and Finance Committee report is attached and made part of these minutes. [Click @ ^} dE](#)

### **RE: PUBLIC WORKS COMMITTEE REPORT**

Councilman Lambert, reporting for the Public Works Committee, reported that at their meeting, last week, the Committee continued to discuss the creation of an urban archery program. He advised that as the Committee had noted previously, they met, recently, with a representative from the Virginia Department of Game and Inland Fisheries who gave them an overview of this program. Councilman Lambert stated that according to the DGIF representative, the purpose of an urban archery program is to reduce the deer herd in a particular location. He advised that there are a number of communities throughout Virginia that have adopted such a program. Councilman Lambert indicated that according to the DGIF, the Town can impose any standards that it may desire in implementing such a program. He noted that as stated earlier, the Council, if they were to adopt such a program, would want certain basic regulations to apply. He stated that, obviously, the Council wants to know that anyone who is participating in the program has the archery skills necessary to hunt safely. Councilman Lambert indicated that most communities also impose regulations that require that the hunter only discharge the bow from an elevated location seven to twelve feet above the ground. He stated that, obviously, the Council would want all participants in the program to obtain a permit from the Town to be involved in the program as well as permission from individual landowners. Councilman Lambert advised that the Council also thinks it would be worthwhile to limit the number of persons who could participate on an annual basis in these programs. He noted that some communities also limit the locations to parcels of land with certain acreage. Councilman Lambert indicated that practically all programs prohibit the discharge of a bow and arrow toward any occupied structure, right of way, etc. He remarked that the Committee has not yet determined if it is the Committee's recommendation to proceed or not proceed with this program because the Council would like to receive public input into their deliberations. Councilman Lambert stated it would be the recommendation of the Public Works Committee that the Town advertise that the Council will receive public comments concerning this program at the March 22<sup>nd</sup> meeting of Council. He explained that if the Council is to participate in this program this year, they must make application to the Department of Game and Inland Fisheries prior to March 31<sup>st</sup>. Councilman Weisiger noted that following the receipt of public comment, the Committee will make a recommendation concerning participating in the program this year or delaying the implementation of a program until next year. Mayor Crewe stated that everyone, particularly Mr. Osborn, can see the things that the Council has been talking about. He noted for anybody who is interested in this matter, the Council would encourage them to attend the Council meeting two weeks from now, March 22<sup>nd</sup>, to let the Council know their thoughts and concerns so the Council can continue to evaluate it because the Council has a deadline of March 31, and if the Council does not apply by March 31, they will not be able to participate in the program this year.

Councilman Lambert also reported that Town staff met, last week, with engineers from the firm of Thompson and Litton to explore the potential of generating electricity at the Sewage Treatment Plant by capturing methane gas produced by the digester. He advised that the digester is the large round building in the middle of the Sewage Treatment Plant that is used for solids storage, and it generates methane as a part of the biological breakdown process. Councilman Lambert indicated that the plant, as constructed, was made to gather this methane and use it for furnaces heating the digester. He stated that this has worked relatively well through the years, but is an old technology and, generally, fairly inefficient. Councilman Lambert noted that apparently, there are, now, new techniques used to gather this methane, and the current technology uses the methane to power an internal combustion engine (car engine), which when connected to a generator, produces electricity. He remarked that preliminarily, the engineers are suggesting there could be as much as \$100,000 of electrical fuel oil savings in a year if this program were implemented. Councilman Lambert indicated that it is thought that the

equipment and associated construction would be in the \$500,000 range. He noted that Thompson and Litton, at no charge to the Town, has prepared an application to the Department of Environmental Quality for grant funds that would be used toward this project. Councilman Lambert advised that these grant funds would require 10 percent, or \$50,000, in matching funds from the locality. He noted if the Town should receive a grant notice from the Department of Environmental Quality, it will be necessary for us to go through the process of employing engineers to design these improvements. Councilman Lambert remarked that this application has been submitted, but the Town does not anticipate any type of notice of award until June. He stated that the Council is excited, however, there is the potential that the Town could perform certain improvements that would reduce the Town's expenses at the Sewage Treatment Plant. Councilman Lambert noted that the Committee will keep the Council informed on the progress of this application. A copy of the Public Works Committee report is attached and made part of these minutes. [Crewe@ ^} dE](#)

**RE: ORDINANCE NO. 1245 – PERSONNEL POLICY**

Mayor Crewe presented Ordinance No. 1245, an ordinance amending and reenacting Ordinance No. 1028, generally known as Personnel Rules, Regulations, and Policies, Section 4. Pay of Employees, Section 4.6 Overtime Pay, Subsection 4. Public Safety Employees, of the Town of Wytheville, Virginia, on third reading. He explained that this is the ordinance that amends the Personnel Rules and Regulations concerning overtime pay. Mayor Crewe inquired if there is a motion on the ordinance. Vice-Mayor King stated that the Town has not heard from the attorney in Roanoke and inquired if that is correct. Mayor Crewe stated that the Town has not heard from the attorney. Vice-Mayor King inquired if the Council can table the ordinance. Mayor Crewe remarked that the Council can do whatever they desire, but he thinks that it has to be brought up because it was left over from the last meeting. Mayor Crewe indicated that the proper action, if the Council does not want to pass the ordinance at this meeting pending the information from the attorney, would be to simply move to table it to be considered at a later meeting date. A motion was made by Councilman Jones and seconded by Councilman Lambert to table Ordinance No. 1245, an ordinance amending and reenacting Ordinance No. 1028, generally known as Personnel Rules, Regulations, and Policies, Section 4. Pay of Employees, Section 4.6 Overtime Pay, Subsection 4. Public Safety Employees, of the Town of Wytheville, Virginia, until a later meeting date. Mayor Crewe inquired if there is any discussion on the motion. There being none, the motion was approved with the following voting in favor and there being no opposition:

FOR: Trenton G. Crewe, Jr., Jacqueline K. King, John W. Jones, Jr., William B. Weisiger, H. Judson Lambert

AGAINST: None

ABSTENTIONS: None

Ordinance No. 1245 was tabled until a later meeting date.

**RE: ORDINANCE NO. 1246 – ENTRANCE CORRIDOR OVERLAY DISTRICT – WEST LEE HIGHWAY**

Mayor Crewe presented Ordinance No. 1246, an ordinance amending and reenacting Ordinance No. 640, generally known as the Zoning Ordinance, to amend Article XVI, General Provisions, amending Section 16-18, Entrance Corridor Overlay District, so as to include the Entrance Corridor Overlay District over the B-2 DT General Business District Downtown line approximately midblock between Monroe and North Streets to the Town Corporate Limit Line on West Lee Highway (Route 11 West), which will regulate properties 200 feet on either side of West Lee Highway, on second reading. A motion was made by Councilman Jones and seconded by Councilman Weisiger to adopt Ordinance No. 1246, an ordinance amending and reenacting Ordinance No. 640, generally known as the Zoning Ordinance, to amend Article XVI, General Provisions, amending Section 16-18, Entrance Corridor Overlay District, so as to include the Entrance Corridor Overlay District over the B-2 DT General Business District Downtown line approximately midblock between Monroe and North Streets to the Town Corporate Limit Line on West Lee Highway (Route 11 West), which will regulate properties 200 feet on either side of West Lee Highway, on second, but not final, reading. Mayor Crewe inquired if there is any discussion on the motion. There being none, the motion was approved with the following voting in favor and there being no opposition:

FOR: Trenton G. Crewe, Jr., Jacqueline K. King, John W. Jones, Jr., William B. Weisiger, H. Judson Lambert

AGAINST: None

ABSTENTIONS: None

Ordinance No. 1246 was adopted on second, but not final, reading.

**RE: APPOINTMENTS – PLANNING COMMISSION**

Mayor Crewe stated the next agenda item is to consider the reappointment of Mr. Charles E. Shockley and Mr. David T. Bush to the Wytheville Planning Commission, whose terms expired March 2, 2010. He noted that Mr. Shockley and Mr. Bush are eligible for reappointment. A motion was made by Vice-Mayor King and seconded by Councilman Jones to reappoint Mr. Charles E. Shockley and Mr. David T. Bush to the Wytheville Planning Commission. Mayor Crewe inquired if there is any discussion on the motion. There being none, the motion was approved with the following voting in favor and there being no opposition: For: Trenton G. Crewe, Jr., Jacqueline K. King, John W. Jones, Jr., William B. Weisiger, H. Judson Lambert. Against: None.

**RE: APPOINTMENT – BOARD OF ARCHITECTURAL REVIEW**

Mayor Crewe stated the next agenda item is to consider the appointment of a member to the Board of Architectural Review to fill the expired term of Mrs. Susan Zammit, whose term expired February 23, 2010. He indicated that Mr. George Hamm's and Mr. Keith Storms' terms have already expired, and they did not want to be reappointed. Mayor Crewe pointed out that Mrs. Zammit is not eligible for reappointment. He noted that at present, the Town has no applications for this Board. Mayor Crewe advised that if anyone knows of somebody who would be interested and qualified, to please ask them. Mayor Crewe noted that if someone is interested and qualified, the Council would be glad to hear from them and would appreciate an application. Vice-Mayor King inquired if there are three vacancies. Mayor Crewe noted that is correct. Councilman Weisiger inquired as to how many people serve on the Board of Architectural Review. Councilman Jones answered that there are five members on the Board of Architectural Review. Mayor Crewe noted that there is only 40 percent of the members serving. Councilman Lambert advised that he thinks, normally, the Council has tried to appoint people who live in the corporate limits. Mayor Crewe noted that is correct, but if there is no such person, the regulations allow the Council to appoint someone outside of town. Councilman Lambert noted that this is a problem, particularly, with regard to the person who is an architect. Mayor Crewe stated that one of those positions has to be occupied by an architect or engineer. Town Manager Sutherland noted one position is just for an architect. Councilman Lambert inquired if anyone has any reservations about going outside the town for an architect. Councilman Jones stated he does not have a problem doing this. He inquired of Assistant Town Manager Moore if one member who was an architect lived in Fort Chiswell or somewhere in the vicinity. Councilman Lambert noted this was Mr. John Peter. Assistant Town Manager Moore advised that there have been several architects who lived out of town.

**RE: ADJOURNMENT**

There being no further business to be discussed, a motion was duly made, seconded, and carried to adjourn the meeting (7:20 p.m.).

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Trenton G. Crewe, Jr., Mayor

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Sharon P. Hackler, MMC, Clerk of Council

## **BUDGET AND FINANCE COMMITTEE REPORT**

**MARCH 8, 2010**

1. As was reported at the last meeting of Council, we have been given notice by the United States Department of Agriculture Rural Development that grant and loan funds have been obligated to perform certain improvements to the Town's water system. This project consists of the construction of a 20-inch water line and the planned renovations to the two ground water storage tanks located on Pine Ridge. The total projected cost for these improvements is \$6,431,000. Of this total amount, Rural Development has offered a loan in the amount of \$4,105,000. The loan will be scheduled for repayment over a 40 year period with an interest rate of 2.375 percent. Rural Development has also offered \$2,326,000 in grant funding for this project. The grant funds that are awarded for this project are American Recovery and Reinvestment Act of 2009 funding, also known as Recovery Act funding. There are a number of stipulations associated with Recovery Act funding including "Buy American" requirements, and also there are imposed certain wage rate requirements generally referred to as Davis-Bacon Wage Rate Determinations.

As with any Rural Development funding project, there are a number of conditions, assurances, and documents that are needed to be approved and executed. In addition, there are a number of independent persons who are necessarily involved in these transactions. Instructions and agreements have to be made with bond counsel representing the Town in these transactions,

our independent auditors, engineering consultants, and arrangements for inspection of construction activities as well as the monitoring of the wages paid to workers on the project.

Obviously, the program offered to the Town by Rural Development is advantageous to the improvement of our system, particularly since there are grant funds combined with low interest loan proceeds. It is necessary for all of these activities to be put into motion, and it would be the recommendation of the Budget and Finance Committee that the Town Manager and/or the Mayor be authorized to execute all documents associated with this grant and loan program.

2. For a number of months, we have had discussions with a local company known as "Evatran" concerning their development of systems used for recharging electric vehicles. Evatran has developed technology that will allow an electric vehicle to be recharged without the use of a connected wire. Evatran is in the development and evaluation of these devices and has solicited the Town and other entities in the town to participate in this program. Through the arrangements of the program, Evatran will provide to the Town, for one year, the use of an electric car to be used for municipal purposes. Currently, it is our intent that this electric vehicle will be used by the parking enforcement officer of the Wytheville Police Department. The Town will provide a space at the Police Department where Evatran can install one of its

charging devices. The electric car is being provided to the Town without expense. During the year, Evatran will evaluate the effectiveness of their equipment. We think this is a very exciting concept to be a participant in a “green initiative” reducing the carbon footprint created by internal combustion engines. Evatran has provided us with a user agreement that needs to be executed to begin the program. After reviewing the draft of the user agreement, we find the terms within acceptable. It would be the recommendation of the Budget and Finance Committee that the Town Manager be authorized to execute the user agreement with Evatran and to facilitate the installation of the charging device at the Police Department.

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Jacqueline K. King

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John W. Jones, Jr.

## **PUBLIC WORKS COMMITTEE REPORT**

**MARCH 8, 2010**

1. At our Committee meeting, last week, we continued to discuss the creation of an urban archery program. As we had noted previously, we met, recently, with a representative from the Virginia Department of Game and Inland Fisheries who gave us an overview of this program. According to the DGIF representative, the purpose of an urban archery program is to reduce the deer herd in a particular location. There are a number of communities throughout Virginia that have adopted such a program. According to the DGIF, the Town can impose any standards that it may desire in implementing such a program. As stated earlier, we, if we were to adopt such a program, would want certain basic regulations to apply. Obviously, we want to know that anyone who is participating in the program has the archery skills necessary to hunt safely. Most communities also impose regulations that require that the hunter only discharge the bow from an elevated location seven to twelve feet above the ground. Obviously, we would want all participants in the program to obtain a permit from the Town to be involved in the program as well as permission from individual land owners. We also think it would be worthwhile to limit the number of persons who could participate on an annual basis in these programs. Some communities also limit the locations to parcels of land with certain acreage. Practically all programs prohibit the discharge of a bow and arrow toward any occupied structure,

right of way, etc. We have not yet determined if it is our recommendation to proceed or not to proceed with this program because we would like to receive public input into our deliberations. It would be the recommendation of the Public Works Committee that we advertise that we will receive public comments concerning this program at the March 22<sup>nd</sup> meeting of Council. If we are to participate in this program this year, we must make application to the Department of Game and Inland Fisheries prior to March 31<sup>st</sup>. Following the receipt of public comment, we will make a recommendation concerning participation in the program this year or delaying the implementation of a program until next year.

2. Town staff met, last week, with engineers from the firm of Thompson and Litton to explore the potential of generating electricity at the Sewage Treatment Plant by capturing methane gas produced by the digester. The digester is the large round building in the middle of the Sewage Treatment Plant that is used for solids storage, and it generates methane as a part of the biological breakdown process. The plant, as constructed, was made to gather this methane and use it for furnaces heating the digester. This has worked relatively well through the years, but is an old technology and, generally, fairly inefficient. Apparently, there are, now, new techniques used to gather this methane, and the current technology uses the methane to power an internal combustion engine (car engine), which when connected to

a generator, produces electricity. Preliminarily, the engineers are suggesting there could be as much as \$100,000 of electrical fuel oil savings in a year if this program were implemented. It is thought that the equipment and associated construction would be in the \$500,000 range. Thompson and Litton, at no charge to the Town, has prepared an application to the Department of Environmental Quality for grant funds that would be used toward this project. These grant funds would require 10 percent, or \$50,000, in matching funds from the locality. If we should receive a grant notice from the Department of Environmental Quality, it will be necessary for us to go through the process of employing engineers to design these improvements. This application has been submitted, but we do not anticipate any type of notice of award until June. We are excited, however, that there is the potential that we could perform certain improvements that would reduce our expenses at the Sewage Treatment Plant. The Committee will keep the Council informed on the progress of this application.

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William B. Weisiger

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H. Judson Lambert