MINUTES OF THE REGULAR COUNCIL MEETING

April 9, 2025

At 6:00 P.M. the meeting was called to order by Mayor Rod Plank.

A roll call of the Council resulted as follows:

Jenifer Cardenas Ron Mercado Terry Douglas Dennis Norris Jerry Cobb Lori Teeters

Officers Present: Mayor Rod Plank, Clerk/Treasurer Lindsy Strobel, COP Paul Twidt, Building Official Keith Teeters, Community Planner Monica Miller, PW Director Mike Fitzgerald

Also present: Jen Pipkin, Felicia Cassidy & Derek Forseth (Alta Engineering), Mary Cobb

Chief Twidt led in the Pledge of Allegiance.

ORAL COMMUNICATIONS

CONSENT CALENDAR

- 1. Approval or correction of the minutes of the March 12, 2025 regular council meeting
- 2. Approval of payment of the bills for the month of March 2025 as presented. (Proving documents on file in the City Clerk's office)
- 3. Treasurer's Reports of Income & Expenditure & Quarterly Report
- 4. Approval of Reports and Minutes of Committees and Commissions: P & Z Commission

Motion was made by Councilmember Douglas to approve the consent calendar as presented, seconded by Councilmember Teeters. Motion carried.

OLD BUSINESS

FEMA update on LOMR Mapping from Felicia Cassidy with Alta

No updates-working on contracting/subcontracting. Contract will go through IDEQ moving forward.

DEQ Stormwater Project Phase 2 and 3 from Felicia Cassidy with Alta

Ready for approval to begin bid process in April for Phase 1 work to start in July and June for Phase 3 work to start in July as well.

Motion was made by Councilmember Douglas to advertise bids, seconded by Councilmember Mercado. Motion carried.

Kellogg Levee Preliminary Engineering from Felicia Cassidy with Alta No update - waiting for Army Corps to review

NEW BUSINESS

Consideration on Resolution 2025-03 Police Vehicle Purchase

KPD would like to purchase another 2023 Dodge Charger from the same dealership as the previous Charger, as supplies are limited and it is a pretty good deal.

Councilmember Douglas moved to read Resolution 2025-03 by title only. Motion was seconded by Councilmember Mercado. Motion carried.

RESOLUTION # 2025-03

A RESOLUTION OF THE CITY OF KELLOGG, SHOSHONE COUNTY, STATE OF IDAHO, APPROVING AND AUTHORIZING THE CITY TO PURCHASE A 2023 DODGE CHARGER FOR USE BY THE CITY'S POLICE DEPARTMENT

CITY OF KELLOGG

Shoshone County, Idaho

WHEREAS, the City is in need of a Police vehicle;

WHEREAS, Idaho Code 67-2806 permits the City to purchase from qualified vendors supplying Police vehicles where the expenditure is less than \$75,000;

WHEREAS, the City has determined that John Jones Auto Group to be a qualified vendor, and

WHE REAS, the City has sufficient funds to purchase said vehicle.

NOW, THEREFORE, BE IT RESOLVED, the Mayor and the City Council of the City of Kellogg, Idaho, approve the purchase of a 2023 Dodge Charger with VIN 2C3CDXKG3PH705258 from John Jones Auto Group, with a purchase price of \$59,056.50.

BE IT FURTHER RESOLVED, this Resolution shall take effect and be in force from and after its passage and approval.

DATED this 9th day of April, 2025.

	Rod Plank, Mayor
TTEST:	

AIILSI.

Lindsy Strobel, Clerk/Treasurer

Councilmember Mercado moved to adopt Resolution 2025-03. Motion was seconded by Councilmember Norris. A roll call vote of the Council resulted as follows:

Teeters –Aye

Norris - Aye

Motion carried

Mercado –Aye

Cardenas - Aye

Douglas -Aye

Cobb- Aye

Consideration on Change in Library Operation Hours

The Library Board recommends changing the hours of operation to Monday through Friday 11:00 am to 5:00 pm and Saturday 11:00 am to 2:00 pm. This will bring total hours to 33 per week.

Councilmember Douglas moved to allow change in Library operating hours. Motion was seconded by Councilmember Cardenas. A roll call vote of the Council resulted as follows:

Teeters -Aye

Norris – Aye

Motion carried

Mercado -Aye

Norts – Aye

Douglas –Aye

Cardenas - Aye Cobb- Aye

Consideration on Arbor Day Proclamation

Public Works can apply for a \$350.00 grant to replace some of our dead trees. The grant requires the City to make an official proclamation recognizing Arbor Day.

Councilmember Mercado moved to proclaim April 25, 2025 as Arbor Day. Motion was seconded by Councilmember Cardenas. A roll call vote of the Council resulted as follows:

Teeters -- Aye

Norris - Aye

Motion carried

Mercado –Aye

Cardenas - Aye

Douglas –Aye

Cobb- Aye

<u>Consideration on Ordinance No 637 Relocation of Stormwater and Site Disturbance Standards</u> Stormwater standards need to be moved from under flood control chapter to a new chapter under land use regulations.

Councilmember Douglas moved to read Ordinance 637 by title only. Motion was seconded by Councilmember Teeters. Motion carried.

ORDINANCE NO. 637
TITLE 11 CHAPTER 13
RELOCATION OF STORM WATER STANDARDS

AN ORDINANCE OF THE CITY OF KELLOGG, A POLITICAL SUBDIVISION OF THE STATE OF IDAHO, AMENDING TITLE 11: LAND USE REGULATIONS TO ESTABLISH A NEW CHAPTER 13: STORM WATER AND SITE DISTURBANCE STANDARDS, EFFECTIVELY RELOCATING THEM FROM TITLE 13 FLOOD CONTROL; PROVIDING FOR SEVERABILITY; PROVIDING FOR THE REPEAL OF CONFLICTING ORDINANCES; AND PROVIDING AN EFFECTIVE DATE.

BE IT ORDAINED by the Mayor and City Council of the City of Kellogg, Shoshone County, Idaho, that Kellogg City Code be amended as follows:

Section 1. Title 13 Chapter 2: Storm Water Standards, in its entirety, is hereby relocated under a newly established Chapter 13 under Title 11: Land Use Regulations. Title 13 Chapter 2 is amended to read as follows:

CHAPTER 2

STORM WATER STANDARDS

1. Amended by Ordinance No. 637 to be relocated to Title 11: Land Use Regulations Chapter 13: Stormwater Standards.

Section 2. Severability. This ordinance is hereby declared to be severable. Should any portion of this ordinance be declared invalid by court or competent jurisdiction, the remaining provisions shall continue in full force and effect and shall be read to carry out the purpose(s) of the ordinance before the declaration of partial invalidity.

Section 3. Repeal of Conflicting Provisions. All provisions of the current Kellogg Municipal Code, or ordinance of the City of Kellogg which conflict with the provisions of this ordinance are hereby repealed to the extent of such conflict.

Section 4. Effective Date. This ordinance shall be in full force and effect from and after its passage, approval, and publication according to law.

•		
Enacted by the City Council as an Ordinance of Kellogg on	the day of	, 2025.
Passed under suspension of the rules upon which a roll cal a regular meeting of the City Council held on the	l vote was duly taken and enacted as ar day of	o Ordinance of the City of Kellogg at 2025.
Approved by the Mayor on the day of		
CITY OF KELLOGG		
Ву:		
Rod Plank, Mayor		
ATTEST:		
Lindsy Strobel, City Clerk		

Councilmember Douglas moved to adopt Ordinance 637 under suspension of the rules. Motion was seconded by Councilmember Teeters. A roll call vote of the Council resulted as follows:

Teeters -Aye

Norris – Aye

Motion carried

Mercado –Aye

Cardenas - Aye

Douglas -Aye

Cobb- Aye

Councilmember Douglas moved publish Ordinance 637 by summary only, prepared by legal counsel. Motion was seconded by Councilmember Mercado. Motion carried.

<u>Consideration on Ordinance No 638 Amendments to Weeds, Bushes, Trees, and Public Nuisances</u>

Councilmember Mercado moved to read Ordinance 638 by title only. Motion was seconded by Councilmember Douglas. Motion carried.

ORDINANCE NO. 638

AMENDMENTS TO TITLE 8, CHAPTER 2:
WEEDS, BUSHES, TREES, AND PUBLIC NUISANCES

AN ORDINANCE OF THE CITY OF KELLOGG, A POLITICAL SUBDIVISION OF THE STATE OF IDAHO, AMENDING TITLE 8 HEALTH AND SANITATION: CHAPTER 2: WEEDS, BUSHES, TREES, AND PUBLIC NUISANCES; ADDING DEFINITIONS FOR ABATEMENT AGREEMENT, CHRONIC NUISANCE PROPERTY, NUISANCE ACTIVITY, AND MODIFYING THE DEFINITION FOR INOPERABLE VEHICLE; EXPANDING ON CONDITIONS UNLAWFUL; PROVIDING FOR ABATEMENT PROCEDURES CLARIFYING PENALTIES; PROVIDING FOR SEVERABILITY; PROVIDING FOR THE REPEAL OF CONFLICTING ORDINANCES; AND PROVIDING AN EFFECTIVE DATE.

BE IT ORDAINED by the Mayor and City Council of the City of Kellogg, Shoshone County, Idaho, that Kellogg City Code be amended as follows:

Section 1. Title 8: Health and Sanitation, Chapter 2: Weeds, Bushes, Trees, and Public Nuisances is hereby amended to read: 8-2-1: TERMS DEFINED:

The following terms shall have the following meanings when used in this chapter, unless the context of their use indicates otherwise:

ABATEMENT AGREEMENT: An agreement between the City and the person in charge of the nuisance property in which such person agrees to promptly take all lawful and reasonable actions, which shall be set forth in agreement, to abate the nuisance within a specified time and

CHRONIC NUISANCE PROPERTY: 1) a property on which nuisance activity is observed on three or more occasions during any sixty-day period or on which nuisance activity is observed on seven or more occasions during any twelve-month period; 2) any abandoned property where nuisance activity exists.

PROPERTY NUISANCE ACTIVITY: Any activity that offends common sensibilities and sense by way of extreme noise, light, or odor; the storage of lumber, metal, plastic, paper, cardboard, or other scrap material deposited in such a place and manner as to constitute a hazardous attraction; accumulation of unused or unlicensed vehicles or machinery.

INOPERABLE: Incapable of being operated legally on a public highway, including, but not limited to, not having a valid, current registration.

INOPERABLE <u>VEHICLE</u>: Any motor vehicle, including parts thereof, from which the engine, wheels, or other parts have been removed or on which the engine, wheels or other parts have been altered, damaged, or otherwise so treated that the vehicle is incapable of being driven under its own motor power. Inoperable motor vehicle shall not include a motor vehicle which has been rendered temporarily incapable of being driven under its own motor power in order to perform ordinary service or repair operations.

NUISANCE TREE OR SHRUB: Any woody perennial plant which is allowed to grow in such a manner as to obscure any traffic visibility, any traffic sign, or encroach into a municipal public right of way in such a manner as to create a hazard to those using the right of way, or the existence of any dead or dying tree or shrub which creates a hazard to public safety or public property.

VEGETATIVE LITTER: Scattered accumulation of dead portions of plant materials.

VEHICLE: Any device designed to move or propel persons or property or to be drawn upon a highway or street not including a device designed to be propelled or moved by human power, such as wagons, tricycles, bicycles (excluding motorized bicycles), or to be used exclusively upon stationary rails or tracks.

WEED: All uncultivated, unmown grasses, annual plants, perennial plants, noxious weeds, and all other rank uncultivated vegetation over eight inches (8") tall, other than trees, shrubs, and cultivated plants, flowers and agricultural products. (Ord. 555, 5-9-2012) 8-2-2: CONDITIONS UNLAWFUL:

- A. It is unlawful for any owner, lessee, occupant or any agent or representative of any such owner, lessee or occupant having control of any occupied or unoccupied lot or parcel of land or any part thereof in the city to allow, permit or maintain on any such lot or land or any adjacent municipal public right of way, the growth of weeds or unmown grass or the accumulation of overgrown weeds, grass, brush, nuisance trees or shrubs, whether dead or living. Allowing the unmanaged growth or accumulation of weeds (noxious or otherwise) or grass over eight inches (8") in height or the accumulation of overgrowth of weeds, grass, brush or trees is declared to be a violation of this chapter. The owner of real property is ultimately responsible for compliance with the requirements of this chapter.
- B. All weeds, unmown grasses, brush piles and vegetative litter, with the exception of an actively operated compost pile not generating nuisance odors, on any private property within the city are hereby declared to be a violation of this chapter.
- C. Any tree, shrub or other plant material or any dead or dying tree or shrub located on private property in the city which overhangs or intrudes over or upon any public street, alley, avenue, roadway, sidewalk, traffic intersection visibility triangle or traffic sign to such an extent that it interferes with the safety of the traveling public or is a hazard or hindrance to public safety or use of public property is declared to be a violation of this chapter.
- D. The accumulation and/or storage of abandoned, wrecked, dismantled, inoperable or unlicensed vehicles, or parts thereof, or the keeping, storage, or accumulation of building materials, unused furniture and appliances, junk, trash, or debris on any property, outside an entirely enclosed structure, creates a condition tending to reduce the value of surrounding private property in the vicinity and/or promotes blight and/or deterioration, and/or creates fire hazards and/or constitutes an attractive nuisance creating a hazard to the health and/or safety of minors, or is a harborage for rodents and/or insects injurious to the health, safety and/or general welfare of the public, and is, therefore, a public nuisance within the meaning of Idaho Code section 50-334. These conditions on private property within the city are hereby declared to be a violation of this chapter. The owner of real property is ultimately responsible for compliance with the requirements of this chapter.
- E. It is unlawful for any person or business to store or keep any old articles or materials which may be classed as garbage, refuse, or rubbish, adjacent to or in close proximity to any schoolhouse, church, public park, public grounds, business buildings or residence, without first providing tight and proper buildings for the storage of the same. If compliance is not made, it is a nuisance. A "tight and proper building" means a building enclosed in such a way as to restrict the entrance of mice, rats or other vermin, and children, and prevent said garbage or refuse in such building from being visible to persons on other private property or on public property, public streets or sidewalks.
- F. The following conditions are found and declared to be conducive to harboring mice and rats, and other types of rodents, and are hereby declared to be nuisances and prohibited:
- (1) Broken, cracked or defective ceilings, walls, floors or foundations in which are holes or cracks of a size sufficient to permit a rat or mouse to pass through;
- (2) Material, including rubbish, debris, or firewood piled, stored or kept on the premises, into, among or under which rats or mice have burrowed or may burrow;
- (3) Portable buildings, boxes, crates and materials, including rubbish, debris, or firewood piled, stored or kept so that they rest directly at the ground surface or less than eight inches above such surface;
- (4) Garbage containers without watertight tops, sides and bottoms or without tightly fitting tops, around or under which mice or rats have burrowed or may burrow;
- (5) Inoperable and unlicensed, dismantled, partly dismantled or wrecked vehicles, motor vehicles, trailers, or parts thereof. This includes but is not limited to vehicles and trailers incapable of being operated legally on a public highway, and those not having valid, current registration.
- G. No person shall deposit or cause to be deposited, nor shall any owner, lessee, tenant or person who has custody or control of real estate within the City permit accumulations of, waste paper, hay and/or straw, litter or combustible or flammable waste or rubbish of any kind, including dirt, concrete, rubble and construction materials, upon any such real estate or upon any structure located thereon.
- E. H. Pursuant to authority vested by Idaho Code sections 50-317, 50-334, or its successor, and article XII, section 2, of the Idaho constitution, any owner, lessee, occupant or any agent or representative of any such owner, lessee or occupant having control of any occupied or unoccupied lot or parcel of land shall be responsible for immediately remedying any conditions that violate the requirements of this chapter. Upon notice to the owner, the city is empowered to abate such violation by causing the cutting and removal of trees, weeds and grass and the removal of rubbish, abandoned, wrecked, dismantled, inoperable or unlicensed vehicles, or parts thereof, building materials, unused furniture and appliances, junk, trash, or debris upon and from private property within the city and the parking within the curbing abutting the same, and to assess the cost thereof against the private property so cleared and that which is adjacent to the parking/landscape strip between the sidewalks and the curb and any alley so cleared pursuant to Idaho Code section 50-317, or its successor. Notwithstanding the provisions of this chapter, nothing addressed hereby shall preclude the city from acting upon conditions that constitute a nuisance pursuant to the provisions of Idaho Code and pursuing abatement as provided thereby. (Ord. 555, 5-9-2012)

8-2-4: INSPECTION OF PREMISES:

The Kellogg police department or <u>their authorized agent</u> may determine by inspection whether such accumulation or growth or pile of weeds, brush or growth or abandoned, wrecked, dismantled, inoperable or unlicensed vehicles, or parts thereof, building materials, unused furniture and appliances, junk, trash, or debris constitutes a violation of this chapter. It shall be unlawful for any person to interfere with any authorized staff members or agent making an inspection permitted under this section. (Ord. 555, 5-9-2012)

8-2-6: OWNER TO ABATE VIOLATION:

It shall be the duty of the owner of private property whose use constitutes a violation of this chapter to cut, trim, or remove such accumulations or growth immediately upon receipt of notice from the city, in no case less than the time frame stated in the notice, which shall provide at least five (5) days for performance unless the city grants an extension, upon reasonable grounds. (Ord. 555, 5-9-2012)

Abatement on City Property: When the cause or source of a nuisance exists on property owned by the City, the Kelloga Police

Department or their authorized agent shall abate the nuisance at the expense of the City, and no notice shall be required preliminary to authorize the abatement.

8-2-7: PENALTY FOR FAILURE TO ABATE VIOLATION:

<u>Violation Of City Code an Infraction: Any owner or tenant of a property violating any of the nuisance violations set out in this chapter shall have committed an infraction unless other penalty is provided by State law, and, upon being found to have violated a provision of said chapters, shall be penalized as allowed by State law and this Code.</u>

Any owner or other person notified to cut, trim, or remove weeds, brush piles, vegetative litter or nuisance tree or shrub growth or remove abandoned, wrecked, dismantled, inoperable or unlicensed vehicles, or parts thereof, building materials, unused furniture and appliances, junk, trash, or debris from their property, and who shall fail to do so and abate such violation within the time specified in the notice, as outlined above in section 8-2-5 of this chapter. The first non-compliance offense will be deemed an infraction, cited on an Idaho Uniform Citation, with an associated fine of one hundred fifty dollars (\$150.00). If two (2) or more nuisances have occurred on the same property during any one hundred eighty (180) day period, or upon the receipt of a second notice within one hundred eighty (180) days from the first notice, shall be deemed guilty of a misdemeanor and upon conviction shall be punishable by a fine of one thousand dollars (\$1,000.00) or by imprisonment for not more than one hundred eighty (180) days in jail or both a fine and imprisonment. In addition to any other penalty, the city may recover its costs of abatement, including attorney fees and costs as outlined in section 8-2-9 of this chapter. Every day such violation continues after the date specified in the notice shall constitute a separate and distinct offense, punishable by a lawfully appropriate penalty. (Ord. 555, 5-9-2012; amd. Ord. 610, 7-8-2020)

8-2-9: ABATEMENT OF VIOLATIONS BY CITY AND COLLECTION OF COSTS:

In any case where a person required under this chapter does not abate the violation, the city, through its own personnel, contractor and/or agents, may enter upon the premises to cut, trim or remove weeds, brush piles, vegetative litter or nuisance tree or shrub growth, abandoned, wrecked, dismantled, inoperable or unlicensed vehicles, or parts thereof, building materials, unused furniture and appliances, junk, trash, or debris and abate such violation. The total cost of the abatement shall be billed to the owner of the property for payment. In the event payment is not made within sixty (60) days or if the owner or whereabouts of the owner is not known, the cost of abatement may be certified by the city clerk and forwarded to the county treasurer for inclusion in the county property tax assessment pursuant to Idaho Code section 50-1008. Pursuit of abatement by the city shall not preclude prosecution of violations of this chapter. (Ord. 555, 5-9-2012)

Section 2. Severability. This ordinance is hereby declared to be severable. Should any portion of this ordinance be declared invalid by court or competent jurisdiction, the remaining provisions shall continue in full force and effect and shall be read to carry out the purpose(s) of the ordinance before the declaration of partial invalidity.

Section 3. Repeal of Conflicting Provisions. All provisions of the current Kellogg Municipal Code, or ordinance of the City of Kellogg which conflict with the provisions of this ordinance are hereby repealed to the extent of such conflict.

Section 4. Effective Date. This ordinance shall be in full force and effect from and after its passage, approval, and publication according to law.

Enacted by the City Council as an Ordinance of Kellogg on the _____ day of _______ 2025.

Passed under suspension of the rules upon which a roll call vote was duly taken and enacted as an Ordinance of the City of Kellogg at a regular meeting of the City Council held on the ______ day of _______ 2025.

Approved by the Mayor on the __ day of _______, 2025.

CITY OF KELLOGG

By: _______ Rod Plank, Mayor

ATTEST: ________ Lindsy Strobel, City Clerk

Councilmember Mercado moved to adopt Ordinance 638 under suspension of the rules. Motion was seconded by Councilmember Cardenas. A roll call vote of the Council resulted as follows:

Teeters –Aye

Norris – Aye

Motion carried

Mercado - Aye

Cardenas - Aye

Douglas -Aye

Cobb- Aye

Councilmember Douglas moved publish Ordinance 638 by summary only, prepared by legal counsel. Motion was seconded by Councilmember Mercado. Motion carried.

Consideration on Ordinance No 639 Amendments to Business Regulations

Two paragraphs are proposed, outlining the purpose and applicability of business licensing, emphasizing public health and safety.

Councilmember Mercado moved to read Ordinance 639 by title only. Motion was seconded by Councilmember Norris. Motion carried.

ORDINANCE NO. 639 AMENDMENTS TO TITLE 5 **BUSINESS REGULATIONS**

AN ORDINANCE OF THE CITY OF KELLOGG, A POLITICAL SUBDIVISION OF THE STATE OF IDAHO, AMENDING TITLE 5: BUSINESS REGULATIONS; ESTABLISHING PURPOSE AND PROVIDING FOR APPLICABILITY; PROVIDING FOR SEVERABILITY; PROVIDING FOR THE REPEAL OF CONFLICTING ORDINANCES; AND PROVIDING AN EFFECTIVE DATE.

BE IT ORDAINED by the Mayor and City Council of the City of Kellogg, Shoshone County, Idaho, that Kellogg City Code be amended as

Section 1. Title 5: Business Regulations is hereby amended to read:

TITLE 5

BUSINESS REGULATIONS

APPLICABILITY

The provisions of this chapter shall be applicable to all wholesale and retail businesses and all activities, occupational callings, trades, pursuits or professions that conduct business from or at a location or locations within the city of Kellogg or engage in any business, trade, or profession within the geographic boundaries of the city of Kellogg with the object of gain, profit, benefit or advantage. Each business location shall be deemed a separate business unless it is a specific annex to the main location of the business. The permit is not intended to repeal any permit, license or franchise provisions of any other ordinance, nor is the permit to be considered a waiver of any other requirements of compliance with any federal, state and local laws

The purpose of this chapter is to assist in providing the city information as to congestion, zoning, planning, street construction and utility distribution. These standards are desired to protect and promote the public welfare, health, and safety of persons within the community, and to aid in the development and promotion of business and industry.

Section 2. Severability. This ordinance is hereby declared to be severable. Should any portion of this ordinance be declared invalid by court or competent jurisdiction, the remaining provisions shall continue in full force and effect and shall be read to carry out the purpose(s) of the ordinance before the declaration of partial invalidity.

Section 3. Repeal of Conflicting Provisions. All provisions of the current Kellogg Municipal Code, or ordinance of the City of Kellogg which conflict with the provisions of this ordinance are hereby repealed to the extent of such conflict.

Section 4. Effective Date. This ordinance shall be in full force and effect from and after its passage, approval, and publication according to law.

Enacted by the City Council as an Ordinance of Kellogg on the	day of	, 2025.
Passed under suspension of the rules upon which a roll call voi a regular meeting of the City Council held on the	te was duly taken and enacted as day of	an Ordinance of the City of Kellogg at, 2025.
Approved by the Mayor on the day of	, 2025.	
CITY OF KELLOGG		
By: Rod Plank, Mayor		
ATTEST:		
Lindsy Strobel, City Clerk		

Councilmember Douglas moved to adopt Ordinance 639 under suspension of the rules. Motion was seconded by Councilmember Cardenas. A roll call vote of the Council resulted as follows:

Teeters -Aye

Norris – Aye

Motion carried

Mercado -Aye

Cardenas - Aye

Douglas -Aye

Cobb- Aye

Councilmember Douglas moved publish Ordinance 639 by summary only, prepared by legal counsel. Motion was seconded by Councilmember Teeters. Motion carried.

ANNOUNCEMENTS AND REPORTS

Chief of Police Twidt: The Charger purchased earlier this year is now on the road. The City mechanic did a great job of transferring the equipment. New officer position will close 4/21/25, hope to fill shortly after.

Building Official Teeters: Included photos of the library remodel in packet. Shelving is being constructed and should be able to move in soon. Councilmember Douglas thanked Keith for the hard work on the project.

Public Works Director Fitzgerald: Update on the Elder retaining wall: survey found it was taking up much of the City right of way. Legal quoted Idaho Code indicating we can remove it at the owner's expense. 60-day removal deadline notification letter will be sent to owner. Bunker Ave bridge replacement is underway.

Community Planner Miller: Resort Cities Coalition bill tracking update, met with John Austin regarding funding opportunities for new Civic Building. Getting new City logo arranged.

There being no further business, the meeting was adjourned at 6:45 pm. The Council will meet at the regular time in May 2025.

Mayor, Rod Plank

ATTEST:

Lindsy Strobel, City Clerk/Treasurer