A regular session of the Carson City Board of Supervisors was held on Thursday, October 4, 1990 at the Community Center Sierra Room, 851 East William Street, Carson City, Nevada, beginning at 9 a.m.

PRESENT: Mary Teixeira Mayor

Ron Swirczek Supervisor, Ward 1 Tom Fettic Supervisor, Ward 2

Tom Tatro Supervisor, Ward 3

Kay Bennett Supervisor, Ward 4

STAFF: John Berkich City Manager

Alan Glover Clerk-Recorder

Paul McGrath Sheriff Ted P. Thornton Treasurer

Charles P. Cockerill Chief Deputy District Attorney

Jeanette Sullivan Admin. Assistant to the City Manager

Katherine McLaughlin Recording Secretary

(B.O.S. 10/4/90 Tape 1-0001)

NOTE: Unless otherwise indicated, each item was introduced by staff's reading/outlining/clarifying the Board Action Request and/or supporting documentation. Staff members present for each Department are listed under that Department's heading. A tape recording of these proceedings is on file in the Clerk-Recorder's Office. This tape is available for review and inspection during the normal business hours.

Mayor Teixeira called the meeting to order at 9:05 a.m. First Presbyterian Church Pastor David Camp gave the Invocation. Mr. Glover led the Pledge of Allegiance. Roll call was taken and a quorum was present.

<u>APPROVAL OF MINUTES</u> - Regular Sessions of September 6 and 20, 1990, and August 18, 1988; and Special Session of August 25, 1988 (1-0041) - Supervisor Bennett moved to approve the minutes of August 25, 1988, August 18, 1988, September 6, 1990, and September 20, 1990. Supervisor Swirczek seconded the motion. Motion carried 5-0.

AGENDA MODIFICATIONS (1-0057) - Item 2. COMMUNICATIONS/ISSUES REGARDING OTHER ENTITIES - HOSPITAL, SCHOOLS, ETC. - CARSON-TAHOE HOSPITAL ACTION ON LEASE-PURCHASE AGREEMENT FOR TELEPHONE EQUIPMENT - Pulled.

<u>CITIZEN COMMENTS</u> (1-0065) - Mary Anne Bennett requested any discussion of the Board decision to rescind the straw ballot on the V and T Project be held in the evening.

1. SPECIAL PRESENTATIONS - DISCUSSION AND REQUEST FOR ACTION ON RESOLUTION OF SUPPORT REGARDING RECYCLING OFFICE WASTEPAPER (1-0098) - Ms. Sullivan explained the procedure and responded to Board question on the proposal. Discussion noted other recycling efforts. State Community Services Representative Curtis Framel noted the changing attitude toward recycling and several other recycling efforts. Nevada League of Women Voters Representative Abbey Johnson noted their support for recycling and the need to purchase items made with recycled material even though it is more expensive. Discussion with the Board and Ms. Sullivan explained drop off sites for public use and Douglas County's program. Supervisor Tatro moved that the Board adopt Resolution No. 1990-R-60, A RESOLUTION OF SUPPORT FOR A PILOT OFFICE WASTE PAPER RECYCLING PROGRAM. Supervisor Bennett seconded the motion. Motion carried 5-0.

CITIZEN COMMENTS (1-0600) - None.

LIQUOR AND ENTERTAINMENT BOARD MATTERS (1-0597) - Mayor Teixeira recessed the Board

of Supervisors session and immediately reconvened the Liquor and Entertainment Board. A quorum was present including Sheriff McGrath.

3. TREASURER - Ted P. Thornton - A. ACTION ON APPROVAL OF AN ENTERTAINMENT PERMIT FOR THE NEVADA DAY COMMITTEE, LTD., FOR THE NEVADA DAY FESTIVITIES, AND A WAIVER OF THE APPLICATION FEE AND THE ENTERTAINMENT PERMIT FEE (1-0597) - Applicant Ed Stokke explained the request. Member Swirczek moved that the Board approve the Entertainment Permit for the Nevada Day Committee, Limited, for the Nevada Day festivities and a waiver of the application fee and the Entertainment Permit fee. Member Tatro seconded the motion. Motion carried 6-0.

There being no other matters for consideration by the Liquor and Entertainment Board, Chairperson Teixeira adjourned the Liquor and Entertainment Board and immediately reconvened the session as the Board of Supervisors. A quorum was present as noted.

<u>PETITIONS AND COMMUNICATIONS, ORDINANCES, RESOLUTIONS, AND OTHER ITEMS</u> (1-0655)

B. ORDINANCES - SECOND READING - ACTION ON BILL NO. 129 - AN ORDINANCE AMENDING CARSON CITY MUNICIPAL CODE SECTION 12.01.010 TO REFLECT THAT MOBILE HOMES ARE CONSIDERED A RESIDENTIAL SERVICE - Supervisor Bennett moved to adopt on second reading Ordinance No. 1990-29, AN ORDINANCE AMENDING SECTION 12.01.010(25)(c) (RESIDENTIAL WATER SERVICE) OF THE CARSON CITY MUNICIPAL CODE TO REFLECT THAT MOBILE HOMES ARE CONSIDERED A RESIDENTIAL SERVICE. Supervisor Tatro seconded the motion. Motion carried 5-0.

C. OTHER MATTERS (1-0701)

- i. ACTION ON CARSON CITY TREASURER'S FINANCIAL REPORT FOR THE MONTH OF AUGUST 1990 Discussion noted the change in investment brokers. Supervisor Bennett moved that the Board accept the Carson City Treasurer's Financial Report for the month of August 1990. Supervisor Tatro seconded the motion. Motion carried 5-0. Mr. Thornton noted the earned interest income for the first two months of the fiscal year.
- ii. ACTION ON REMOVAL OF TAXES FROM 1990-91 TAX ROLL DUE TO PROPERTY BEING DEDICATED TO CARSON CITY (1-0770) Supervisor Bennett moved that the Board approve the removal of taxes from the tax on Parcel 2-391-27 due to the property being dedicated to Carson City as a portion of Broadleaf Lane, loss of tax revenue amounting to \$17.62. Supervisor Tatro seconded the motion. Motion carried 5-0.
- iii. ACTION ON APPROVAL OF REFUNDS AND REMOVAL OF TAXES FROM 1990-91 TAX ROLL DUE TO STATE OF NEVADA ACQUISITION OF PROPERTIES (1-0829) Mr. Thornton read the parcels and amounts into the record. Supervisor Fettic moved that the refunds and removal of taxes from the 90-91 tax roll be approved by the Board as read into the record by Mr. Thornton. Supervisor Swirczek seconded the motion. Motion carried 5-0.
- iv. ACTION ON RESOLUTION DECLARING CARSON CITY TAKE TITLE TO PARCEL NO. 8-752-34 (KNOWN AS LAXALT ENTERPRISES) FOR STREET PURPOSES (1-0887) Supervisor Swirczek moved that the Board approve Resolution 1990-R-61, A RESOLUTION DIRECTING THE CITY TREASURER TO GIVE NOTICE TO THE OWNER OF APN 8-752-34 THAT CARSON CITY INTENDS TO TAKE TITLE TO THIS TAX DELINQUENT PARCEL FOR STREET PURPOSES. Supervisor Bennett seconded the motion. Motion carried 5-0.

- 4. CLERK-RECORDER Alan Glover ACTION ON RESOLUTIONS AUTHORIZING THE DESTRUCTION OF ORIGINAL RECORDS (1-0941)
- A. FINANCE FISCAL YEAR 1982-83 THROUGH FISCAL YEAR 1985-86 CHECK DISBURSEMENT REGISTERS Discussion noted that these records could be recycled. Supervisor Swirczek moved that the Board adopt Resolution 1990-R-62, A RESOLUTION AUTHORIZING THE DESTRUCTION OF ORIGINAL RECORDS, those being Check Disbursement Registers for Fiscal Years 1982-83 through Fiscal Years 1985-86. Supervisor Tatro seconded the motion. Motion carried 5-0.
- **B. PUBLIC WORKS MISCELLANEOUS SITE FILES** (1-0989) Supervisor Swirczek moved that the Board adopt Resolution 1990-R-63, A RESOLUTION AUTHORIZING THE DESTRUCTION OF ORIGINAL RECORDS, those being Miscellaneous Site Files that are maintained by the Public Works Department. Supervisor Bennett seconded the motion. Motion carried 5-0.

PARKS AND RECREATION DIRECTOR - Steve Kastens

- A. ACTION ON GRANT OF EASEMENT FOR POWER LINE INSTALLATION AT TRAP RANGE FACILITY (1-1015) Supervisor Bennett complimented the Club on its improvement efforts. Supervisor Bennett moved that the Board approve and authorize the Mayor to sign a grant of easement for Sierra Pacific Power Company to install a power line at Carson City Trap Range. Supervisor Fettic seconded the motion. Motion carried 5-0.
- **B.** ACTION ON RIGHT-OF-WAY GRANT FOR ACCESS ROAD INTO MODEL AIRPLANE FLYING FACILITY (1-1071) Supervisor Swirczek moved that the Board authorize the Mayor to sign the right-of-way grant application for the access road into the Model Airplane Flying facility with the Bureau of Land Management. Supervisor Tatro seconded the motion. Motion carried 5-0.
- 6. PUBLIC WORKS DIRECTOR Dan O'Brien and Deputy Director Tim Homann.
- A. ACTION ON DEDICATION OF A PORTION OF EAGLE STATION LANE BY NEWMAN CONSTRUCTION, LTD. (1-1115) Supervisor Bennett moved that the Board accept a 991.81 by 60 feet portion of Eagle Station Lane for public purposes as offered by Newman Construction Limited and authorize the Mayor to sign said dedication. Supervisor Swirczek seconded the motion. Mr. Homann explained for Bob Smith that the street met City standards and would be added to the maintenance schedule. The motion to accept the dedication was voted and carried 5-0.
- **B.** ACTION ON THE DEDICATION OF A PORTION OF EAST NYE LANE BY FRANK AND GWENDOLYN CANDEE (1-1238) Supervisor Swirczek moved that the Board accept a 165 by 10 foot portion of East Nye Lane for public purposes as offered by Frank and Gwendolyn Candee and authorize the Mayor to sign said dedication. Supervisor Bennett seconded the motion. Motion carried 5-0.
- 7. COMMUNITY DEVELOPMENT DIRECTOR Principal Planner Rob Joiner
 - A. ORDINANCES SECOND READING
- i. ACTION ON BILL NO. 130 Z-90/91-1 REGARDING A CHANGE OF LAND USE REQUEST FROM PATTY AND DENNIS SCHREINER TO REZONE PROPERTY FROM SINGLE FAMILY 6000 (SF6000) TO TOURIST COMMERCIAL (TC) LOCATED NORTH OF GRAVES LANE BETWEEN HOT SPRINGS ROAD AND EMERSON STREET (APN 8-121-25) PLANNING COMMISSION APPROVED 6-0-1-0 (1-1276) Following Mr. Joiner's introduction, public comment was solicited but none made. Supervisor Fettic moved that the Board adopt Ordinance No. 1990-30, AN ORDINANCE EFFECTING A CHANGE OF LAND USE ON ASSESSOR'S PARCEL NUMBER

8-121-55, SAID PARCEL BEING LOCATED NORTH OF EAST GRAVES LANE BETWEEN HOT SPRINGS ROAD AND EMERSON STREET IN CARSON CITY, NEVADA, FROM SINGLE FAMILY 6000 (SF6000) TO TOURIST COMMERCIAL (TC) ZONING. Supervisor Tatro seconded the motion. Motion carried 5-0.

ii. ACTION ON BILL NO. 131 - Z-90/91-3 REGARDING A CHANGE OF LAND USE REQUEST FROM SHERYL BRYANT, ET AL. (SCOTT O'TOOLE, AGENT) TO REZONE PROPERTY FROM MULTI-FAMILY DUPLEX (MFD) TO SINGLE FAMILY 6000 (SF6000) LOCATED ON SARAH DRIVE AND ALEXA WAY (APN'S 2-503-4, 5, 6, 7, 24, 25, 26, 27, 28, 29; 2-502-12, 13, 14, 15, 17, 18, 19, 20, 21, 22, 23, 30, 31, 32, AND 33) - PLANNING COMMISSION APPROVED 6-0-1-0 (1-1315) - Again, public comments were solicited following Mr. Joiner's introduction, however, none were made. Supervisor Swirczek moved that the Board adopt Ordinance 1990-31, AN ORDINANCE EFFECTING A CHANGE OF LAND USE ON ASSESSOR'S PARCEL NUMBERS 2-503-4, 5, 6, 7, 24, 25, 26, 22, 23, 30, 31, 32, AND 33 SAID PARCELS BEING LOCATED ON SARAH DRIVE AND ALEXA WAY IN CARSON CITY, NEVADA FROM MULTI-FAMILY DUPLEX (MFD) TO SINGLE FAMILY 6000 (SF6000) ZONING. Supervisor Fettic seconded the motion. Motion carried 5-0.

BREAK: At 9:50 a.m., a ten-minute recess was taken. When the meeting reconvened at 10 a.m., a quorum was present.

<u>CITIZEN COMMENTS</u> (1-1365) - Virginia Bound explained her concern about Sierra Pacific Power Company's permit request to install power poles on Venus in view of the subdivision requirements that all utilities be underground. She requested a public hearing to discuss this matter. She felt the lines were going to the City's well. Supervisor Bennett noted the number of calls she had had on a similar project and requested an agenda item. Supervisor Tatro explained his contact on transmission lines through Southeast Carson and requested it be added to the same agenda.

- 7. B. PLANNING COMMISSION REFERRALS APPEAL AND REVIEW MATTERS (1-1470)
- i. DISCUSSION AND POSSIBLE ACTION REGARDING SPECIAL USE PERMIT U-90/91-5 REQUEST BY BOB SMITH TO ALLOW A COVERED STORAGE UNIT FACILITY AND TO EXCEED MAXIMUM ALLOWABLE FENCE HEIGHT (PROPOSED 12 FOOT FENCE ON PROPERTY ZONED NEIGHBORHOOD BUSINESS (NB) AT 1501 EAST FIFTH STREET (APN 4-021-08)) PLANNING COMMISSION APPROVED 3-1-3-0
- DISCUSSION AND POSSIBLE ACTION REGARDING VARIANCE V-90/91-1 - REQUEST BY BOB SMITH TO VARY FROM THE MINIMUM REAR AND SIDE YARD SETBACK REQUIREMENTS FOR CONSTRUCTION OF STORAGE UNITS ON PROPERTY ZONED NEIGHBORHOOD BUSINESS (NB) LOCATED AT 1501 EAST FIFTH STREET (APN 4-021-08) - PLANNING COMMISSION APPROVED 4-0-2-3 - Mr. Joiner introduced the request, explained the conditions which were appealed, and responded to Board questions on the conditions and Discussion stressed that the zone was neighborhood business rather than retail or general commercial and building code differences, the zoning for other storage facilities throughout Carson City, and reasons for needing the soils analysis. (1-1921) Bob Smith reviewed each of the conditions he was appealing and detailed his reasons for feeling that they were unnecessary, burdensome, and unfairly assessed due to photographs of the area or other areas with similar uses. (The photographs were given to the Board and ultimately to Mr. Joiner.) The photographs showed his use of the barrels as storage for recyclable materials -- aluminum cans, scrap copper, and trash. He expressed a willingness to have staff visit the site and look into the barrels. The purpose of the trailer was explained as storage of personal property. He questioned the reasons for the neighborhood zoning and maintained that this zone is rarely developed. Additionally, the purpose of the storage facility was to store his vehicles. He would move the vehicles

before construction occurs in the area where they are now stored. He used a sewerline map and numerous photographs to show areas where homes/businesses had been construction over sewerlines. He felt the easement should not be increased. The Board explained that these homes/businesses were approved by a different Board in a different time. Staff felt the increase was needed to address construction/repair requirements on the line due to the depth of the line and safety concerns related thereto. The fairness of the maintenance condition was discussed at length. (2-0015) Mr. Smith acknowledged his verbal agreement concerning planting trees on Mrs. Baker's property, however, felt that it should not be a condition of his Special Use Permit. Supervisor Fettic felt this was a case where his mitigating agreement should be in writing. Mr. Smith explained the access route to the well on the adjacent southern property. He did not feel that an easement would be required at some future time. Mr. Homann countered by explaining staff's position that residential development of the site could change the well access. Mr. Joiner pointed out that this was the variance request and the Planning Commission had denied it. Mr. Smith felt that the well changed the zoning to commercial due to its use. Commercial zoning has a zero setback requirement. Mr. Smith then expressed a willingness to remove a building if, at some future date, it was necessary for the City to work on the sewerline if the Board allowed him to build over one as indicated in the photographs. He then showed pictures indicating the City had been dumping oil along the property line. He felt the City should clean its property before requiring him to do so and not make him an example. The Board directed that, if the photographs were of City property, the sites should be cleaned. Mr. Smith showed other photographs indicating the salvaged lumber had been cut into firewood. Board discussion indicated the feeling that a physical check of the property should be made before the soil analysis is mandated. Reasons for including a stipulating that all verbal agreements/representations/ assurances verbally made by Mr. Smith were a part of the Special Use requirements was discussed with Mr. Smith and his willingness to accept this stipulation noted.

(2-0645) Public comment was solicited but none made.

Mr. Smith elaborated on his reasons for plans for the lot rather than construct a residence on it. His plans for three offices on the front of the lot and reasons for feeling that a portion of the manager's residence should be used as an office were explained. The Board pointed out the need for consistency and that Mr. Smith may sell the property and problems which could arise if written requirements are not spelled out. This is not an attempt to prejudice the use. Mr. Smith felt that the commercial use could be restricted to three front offices and the manager's residence and office. Further discussion ensued on the needed width for the sewer easement. Mr. Smith discussed his building plans and distances. Mr. Homann explained his minimum requirement of 30 feet. Mr. Cockerill expressed his feeling that the actual request was for a 30 foot minimum setback requirement for the buildings along the sewerline. Mr. Smith felt the sewerline would never be worked on and offered to remove a building if allowed to construct over the line.

(2-0897) Supervisor Tatro moved that the Board of Supervisors uphold the Planning Commission decision and approve Special Use Permit U-90/91-5 as approved by the Planning Commission with exception of the following modifications to its Conditions: Condition No. 4 be deleted; Condition No. 5 be deleted; Condition No. 8 be deleted; and that the motion is made with the understanding that any acknowledgments made to the Board of Supervisors by the Applicant will be considered as further stipulations and conditions of approval on this application. Following Mayor Teixeira's question, Supervisor Tatro continued his motion to include with a modification to Condition No. 6 that a portion of the residence may be used as an office for the management of the storage facility. Discussion noted that all construction would have to be City code. Supervisor Fettic seconded the motion and explained his feeling that Condition 4 should not be deleted but modified to allow staff to investigate the need for a soil analysis. Mr. O'Brien expressed the feeling that staff did not have the expertise to make a determination as to the source of contamination which may be found. Mr. Smith agreed to allow staff to check. Supervisor Tatro amended his motion to have Condition No. 4 be that the City staff do a walk through inspection and that if after that inspection it is determined that a soils analysis is warranted, then the Applicant will be bound to do a soils analysis. Mr. Smith agreed to this Condition. Supervisor Fettic continued his second. Mr. Smith requested clarification of Condition 7A due

to his understanding of Mr. Homann's comments to the Planning Commission that an additional five feet was all that was necessary. Mr. Homann explained his comments indicating that a five-foot easement was needed for the waterline. This is Condition 7B not 7A. Supervisor Tatro amended his motion to change Condition 7B from 10 to an additional five (5) feet of waterline easement. Supervisor Fettic continued his second. Upon request for clarification, Supervisor Tatro stated that Condition 7B is to be changed so that the first line would not read, "an additional five feet of waterline easement shall be added to the existing five foot easement for a total of ten foot waterline easement running north and south encompassing the east ten feet of the site," instead of "an additional ten feet of waterline easement." Supervisor Fettic continued his second. Following Mr. Smith's request for another modification and Mr. Joiner's request that Condition 5 be modified, Supervisor Tatro again amended his motion to modify Condition No. 5 to read "that any materials to be retained on the site, not be stored within the setbacks once construction commences." Supervisor Fettic continued his second. Motion was voted by roll call with the following result: Swirczek - Yes; Bennett - Yes; Fettic - Yes; Tatro - Yes; and Mayor Teixeira - Yes. Motion carried 5-0.

(2-1186) Supervisor Tatro then moved that the Board of Supervisors uphold the Planning Commission decision denying Variance Request No. V-90/91-1. Supervisor Fettic seconded the motion. Motion was voted by roll call with the following result: Bennett - Yes; Fettic - Yes; Swirczek - Yes; Tatro - Yes; and Mayor Teixeira - Yes. Motion carried 5-0.

BREAK: A five-minute recess was taken at 11:20 a.m. When the meeting reconvened at 11:25 a.m., the entire Board was present constituting a quorum.

SPECIAL PRESENTATION (2-1215) - PRESENTATION AND REQUEST FOR ACCEPTANCE OF FINAL REPORT REGARDING CARSON CITY STREET AND HIGHWAY ELEMENT OF THE MASTER PLAN - Mr. Joiner and Mr. Brotzman introduced the item and JHK and Associates Vice President Michael Conners. Mr. Conners introduced Susan Chambers and Phil Marshall, explained their role on the report, briefly reviewed the element with the use of an overhead projector, and responded to Board questions on the recommended transportation plan. Comments stressed the need for a "ring road" if the 395 Bypass does not soon become a reality, the need for another access road to the college area via either Graves or Nye, and the need for the model to analyze Koontz at Saliman without considering the Bypass/ring road. Funding alternatives were also noted. Discussion indicated the desire to have the Nevada Department of Transportation explain its reasons for not removing truck traffic from Carson Street as agreed upon earlier this year. Another alternative to using John Street would require the purchase of homes between Williams and John and construction of a gradual connection at Carson Street.

(2-2701) Pete Livermore supported the need to analyze the amount of traffic currently using Koontz. He too felt the traffic volume now warranted increasing the street width and adding a signal.

(2-2842) Ed French urged the Board to consider the alternate college routes in view of the current use of Winnie Lane. He also explained his representation for Dr. King and their support for Supervisor Fettic's Regional Transportation Commission proposal to address the Winnie Lane volume.

Chamber of Commerce Executive Director Larry Osborne expressed support for the element and urged the Board to fund and construct the needed routes posthaste. He also noted the concerns over the lack of action on the truck route. Funding mechanisms needed to be determined and enacted.

(3-0047) Carson City Mainstreet Representative Shelly Turner read a letter from her Board of Directors into the record supporting the element if funding is provided within six months. (A copy was left with the Clerk.) Their disappointment over the inability to relocate the truck traffic was also noted. She urged action on the formation of a Tri-County legislative lobby alliance. Douglas County support and purpose of the alliance were explained by Mayor Teixeira.

Discussion ensued on the need to route truck traffic off Carson Street until the Bypass becomes a reality; the Sheriff's Department, Fire Department, and Planning Commission roles in the preparation of the element; need for either a bike path or lane; Koontz Lane traffic loads; traffic counting procedures; and the level/grade of the proposed "ring road."

Public comments were solicited but none made. Supervisor Fettic moved that the Board accept the final report regarding Carson City Street and Highway element of the Master Plan prepared by JHK and Associates with the noted exceptions made during the taking of testimony and/or expressed opinions of the Board members. Supervisor Swirczek seconded the motion. Clarification noted that the motion would accept the report which would be modified but not incorporated into the Master Plan until the Saliman alternatives are evaluated. The motion to accept the final report carried 5-0.

CITY MANAGER REPORTS, RESOLUTIONS, AND BOARD DIRECTIVES (3-0625) - ACTION ON DESIGNATION OF APN 8-403-16 AS SURPLUS PROPERTY AND ACTION ON RESOLUTION TO SELL AS SURPLUS CITY PROPERTY - Supervisor Fettic moved that the Board adopt Resolution No. 1990-R-64, A RESOLUTION PROVIDING NOTICE AND AUTHORIZING THE SALE OF CARSON CITY REAL PROPERTY APN 8-403-16, SAID PROPERTY BEING LOCATED ON THE SOUTH SIDE OF PETRO LANE 220 PLUS OR MINUS FEET EAST OF GONI ROAD IN CARSON CITY, NEVADA. SAID SALE SHALL BE CONDUCTED BY A LICENSED REAL ESTATE BROKER. Supervisor Tatro seconded the motion. Revenue from these sales are retained in the Capital Acquisition Account. Motion carried 5-0.

10. <u>BOARD OF SUPERVISORS REPORTS, RESOLUTIONS, AND PROCLAMATIONS</u> (3-0675) - Supervisor Bennett noted the FEMA Seminar. Supervisors Swirczek and Fettic did not have a report. Supervisor Tatro reiterated the need to have Sierra Pacific discuss power line routes with the Board in a public forum. Board direction scheduled this for an evening session on October 18. Supervisor Swirczek requested a status report be given at the next meeting on reasons why Edmonds was not striped. Mayor Teixeira directed the City Manager tour City facilities and direct appropriate staff to correct any deficient areas.

Supervisor Fettic moved to adjourn. Supervisor Swirczek seconded the motion. Motion carried 5-0. Mayor Teixeira adjourned the meeting at 12:50 p.m.

The Minutes of the October 4, 1990 Carson City Board of Supervisors meeting

ARE SO APPROVED ON October 18, 1990.

	/s/_ MARV TEIXEIRA, Mayor
ATTEST:	
/s/_ ALAN GLOVER, Clerk-Recorder	_