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**3. LIQUOR AND ENTERTAINMENT BOARD MATTERS (1-0413)** - Mayor Teixeira recessed the Board of Supervisors session and immediately reconvened the Liquor and Entertainment Board. The entire Board was present including Sheriff McGrath, constituting a quorum.

**TREASURER - Ted P. Thornton - ACTION ON A LIQUOR LICENSE FOR LOUIS J. GIOMI, CARSON CITY SOFTBALL ASSOCIATION LOCATED AT CENTENNIAL PARK DRIVE (1-0415)** - Mr. Giomi was present. Member Smith moved that the Board approve a Liquor License for Louis J. Giomi, Carson City Softball Association, located at Centennial Park Drive. Member Bennett seconded the motion. Motion carried 6-0.

Chairperson Teixeira adjourned the Liquor and Entertainment Board and immediately reconvened the session as the Board of Supervisors. A quorum of the Board was present as previously noted.

**CITIZEN COMMENTS (1-0468)** - None.

**4. CONSENT AGENDA**

**A. TREASURER**

- i. ACTION ON BUSINESS LICENSE REINSTATEMENTS**
- ii. ACTION ON PUBLIC RECORDS DISPOSAL REQUEST**
- iii. ACTION ON CARSON CITY TREASURER'S REPORT FOR THE MONTH OF**

**JULY 1993**

**B. ASSESSOR - ACTION ON CORRECTION OF 1993-94 TAX ROLL**

**C. DISTRICT ATTORNEY - ACTION ON APPROVAL OF RENEWAL OF COOPERATIVE AGREEMENT FOR TITLE IV-D SERVICES BETWEEN THE NEVADA STATE WELFARE DIVISION FOR CARSON CITY**

**D. PUBLIC WORKS DIRECTOR - ACTION ON RESOLUTION CONSENTING TO THE RELINQUISHMENT OF PORTIONS OF U.S. HIGHWAY 50 TO CARSON CITY**

**E. PURCHASING AGENT**

- i. ACTION ON CONTRACT NO. 9394-28 - STREET OVERLAY**
- ii. ACTION ON CONTRACT NO. 9394-54 - FOG SEAL**
- iii. ACTION ON CONTRACT NO. 9394-049 - RCA EAGLE VALLEY GOLF COURSE**

**NINE HOLE FEASIBILITY STUDY** - Discussion pulled Item E. iii. for an in depth discussion and assigned Resolution No. 1993-R-75 to Item A. ii. and No. 1993-R-76 to Item D. Supervisor Tatro moved that the Board approve the Consent Agenda as presented including Resolutions 1993-R-75. Action on Disposal of Public Records Request and 1993-R-76 Action on a Resolution Consenting to the Relinquishment of Portions of U.S. Highway 50 to Carson City with the exception that the final item on the Consent Agenda, Action on Contract 9394-049, be pulled from the Consent Agenda, which is the Eagle Valley Golf Course Nine Hole Feasibility Study. Supervisor Ayres seconded the motion. Motion carried 5-0.

**5. PURCHASING AGENT - Basil "Butch" Moreto - ACTION ON A RESOLUTION CONCERNING CARSON CITY, NEVADA, IMPROVEMENT DISTRICT NO. 1 (GRAVES LANE); AWARDED THE CONTRACT FOR THE CONSTRUCTION OF THE PUBLIC IMPROVEMENTS IN SAID DISTRICT**

**TO THE RESPONSIBLE BIDDER SUBMITTING THE LOWEST AND BEST BID UPON PROPER TERMS; AND PROVIDING THE EFFECTIVE DATE HEREOF (1-0555)** - Supervisor Smith moved to adopt Resolution No. 1993-R-77, A RESOLUTION CONCERNING CARSON CITY, NEVADA, IMPROVEMENT DISTRICT NO. 1, (GRAVES LANE); AWARDED THE CONTRACT FOR THE CONSTRUCTION OF THE PUBLIC IMPROVEMENTS IN SAID DISTRICT to Granite Construction Company, P. O. Box 50085, Watsonville, CA 95077-5085, for an amount not to exceed \$1,612,094, funding source is the Graves Lane Assessment District. Supervisor Ayres seconded the motion. Following Mr. Lipparelli's request for an amendment, Supervisor Smith amended his motion to include the acceptance of the engineer's recommendation. Supervisor Ayres seconded the motion. Motion carried 5-0.

**6. PARKS AND RECREATION DIRECTOR - Steve Kastens - ACTION ON EXPANDING THE USE OF FUNDS FOR URBAN FORESTRY TRAINING TO INCLUDE PROFESSIONAL SERVICES (1-0705)** - Supervisor Ayres moved that the Board approve the Shade Tree Council's recommendation to use the Urban Forestry Training Funds for professional services as well as Cooperative Extension services; there is no fiscal impact. Supervisor Bennett seconded the motion. Motion carried 5-0.

**4. E. iii. ACTION ON CONTRACT NO. 9394-049 REQUEST FOR CONTRACT APPROVAL OF EAGLE VALLEY GOLF COURSE NINE HOLE FEASIBILITY STUDY - CONTINUED (1-0795)** - Purchasing Assistant John Iratcabal and Golf Course Superintendent Bob Townsend - Discussion among the Board and Mr. Iratcabal included the proposed project manager, justification for the proposal and the contractor, and a potential conflict between the golf course and the Softball Association over the proposed site for the course. Supervisor Bennett moved that the Board of Supervisors approve a request for contract approval, Contract No. 9394-049, and authorize the Purchasing Director to issue a purchase order to NGF Consulting, 1150 South U.S. Highway One, Jupiter, Florida, for a not to exceed amount of \$12,000. Supervisor Smith seconded the motion. Following a request for an amendment, Supervisor Bennett continued her motion to include: funding source is Eagle Valley Golf Course Miscellaneous Projects as provided in Fiscal Year 93-94. Supervisor Smith continued his second. Motion carried 5-0.

**5. HEALTH DIRECTOR - Jack Fralinger - ORDINANCE - FIRST READING - ACTION ON AN ORDINANCE ADDING CHAPTER 9.03 (NOISE CONTROL) TO THE CARSON CITY MUNICIPAL CODE (1-1092)** - A lengthy discussion ensued among the Board, Mr. Fralinger, Undersheriff Freeman, and Mr. Berkich on the proposed noise ordinance including the section on hours for operating tools, reasons for the proposal, industrial noise problems, reasons meters were not used to control the volume, enforcement procedures, need for control of the volume of "Boom Boxes", exemption of the park's public address system, and the subjective nature of the proposal. Supervisor Tatro supported the need for an industrial noise control ordinance and suggested the issue be continued to address that area. Governmental Affairs Director for the Associated General Contractors of Nevada Pam Miller delineated the Contractors' problems with the proposed ordinance. The hours for operating tools would effectively curtail their business in Carson City. Dave Loomis delineated his support for various sections. He recommended increasing the sections dealing with industrial noises and explained his frustrations at the City's inability to address the noise pollution he was experiencing at his residence which was created by a firm more than a mile from his home. He urged the Board to schedule the second hearing for an evening session. (1-2827) Melissa Loomis supported the ordinance and further explained the noise pollution problem reference by Mr. Loomis. She also supported an evening session for the second reading. Supervisor Smith outlined his attempt to work with the firm and resolve the problems. Supervisor Bennett then delineated her support for the proposal, however, recommended continuing it until some of the issues are addressed. Supervisor Bennett then moved that the Board postpone action on an ordinance adding Chapter 9.03 to the Carson City Municipal Code until the first meeting in October at which time it will be heard in the evening session and that the comments made before this Board can be addressed. Motion died for lack of a second. Mayor Teixeira expressed his desire to have an ordinance which was more realistic for Carson City. He did not feel that October 1

was a feasible timetable. Supervisor Ayres noted the proposal could be amended as needed in the future. She did not feel that it was reasonable to delay action for another year. Supervisor Ayres then moved that the Board approve adding Chapter 9.03, Noise Control, to the Carson City Municipal Code to regulate, control, and prohibit excessive noise, fiscal impact none. Motion died for lack of a second. Mayor Teixeira then directed the City Manager to establish a workshop, to work with Mr. Fralinger and the community, and bring back something that may be acceptable as it was evident the proposal was unacceptable. Mr. Berkich agreed to do so as soon as possible.

**8. UTILITIES DIRECTOR - Dorothy Timian-Palmer and Deputy Director Jay Adhorns - ORDINANCE - FIRST READING - ACTION ON AN ORDINANCE AMENDING CARSON CITY MUNICIPAL CODE SECTION 12.05.050 RELATING TO EXTENSION OF SEWER MAINS TO PERMIT THE CITY TO ELECT TO INSTALL AND BE REIMBURSED FOR LATERAL EXTENSIONS TO THE CITY SEWER SYSTEM (1-3403)** - Clarification indicated the laterals were being stubbed to the property lines if requested by the property owners. The modification would allow the City to stub to all homes. Mr. Lipparelli checked with the Board to be sure the correct copy of the ordinance had been included in the packets. Supervisor Tatro then moved that the Board introduce on first reading Bill No. 147, AN ORDINANCE AMENDING SECTION 12.05.050 EXTENSION OF SEWER MAINS by adding Section 5, Lateral Maintenance and Reimbursement; fiscal impact is approximately \$600 per parcel to be reimbursed at the time of connection; funding source is the affected property owners; and that the version being approved is the one marked in the lower right hand corner "revised 8/30/93". Following a request for correction, Supervisor Tatro amended his motion to indicate that the funding source is the affected property owners at the time of connection. Supervisor Smith seconded the motion. Motion carried 5-0.

BREAK: A five minute recess was declared at 10:35 a.m. When the meeting reconvened at 10:40 a.m. the entire Board was present constituting a quorum.

**9. COMMUNITY DEVELOPMENT DIRECTOR - Walter Sullivan**

**A. ACTION ON U-92/93-25 - AN APPEAL OF THE PLANNING COMMISSION'S DECISION TO DENY A SPECIAL USE PERMIT APPLICATION FROM BOB SMITH TO ALLOW COVERED STORAGE AND SINGLE FAMILY RESIDENTIAL ON PROPERTY ZONED NEIGHBORHOOD BUSINESS (NB), LOCATED AT 1501 EAST FIFTH STREET, ASSESSOR'S PARCEL NUMBER 4-021-08 (PLANNING COMMISSION DENIED 4-0-3-0); AND B. ACTION ON V-92/93-18 - AN APPEAL OF THE PLANNING COMMISSION'S DECISION TO DENY A VARIANCE APPLICATION FROM BOB SMITH TO VARY FROM THE MINIMUM REAR AND SIDE YARD SETBACK REQUIREMENTS ON PROPERTY ZONED NEIGHBORHOOD BUSINESS (NB), LOCATED AT 1501 EAST FIFTH STREET, ASSESSOR'S PARCEL NUMBER 4-021-08 (PLANNING COMMISSION DENIED 4-0-3-0) (2-0095)** - Mr. Smith was not present but had been personally advised by Mr. Sullivan that the appeal would be heard today. Supervisor Smith noted that the items had been agendaized for 10 a.m. Comments were solicited but none made. Supervisor Smith moved that the Board uphold the Planning Commission's decision to deny U-92/93-25, a special use permit application from Bob Smith to allow covered storage and single family residential on property zone neighborhood business located at 1501 East Fifth Street, Assessor's Parcel Number 4-021-08. Supervisor Tatro seconded the motion. Motion carried 5-0.

Supervisor Smith moved that the Board uphold the Planning Commission's decision to deny V-92/93-18, a variance application from Bob Smith to vary from the minimum rear and sideyard setback requirements on property zoned neighborhood business located at 1501 East Fifth Street, Assessor's Parcel Number 4-021-08. Supervisor Ayres seconded the motion. Motion carried 5-0.

**C. COMMUNITY DEVELOPMENT ITEMS**

**i. ACTION REGARDING APPROVAL OF VISIONING URBAN DESIGN PROGRAM GOALS (2-0193) - Continued.**

**ii. ACTION ON AWARD OF PROFESSIONAL SERVICES CONTRACT WITH A. NELESSEN AND ASSOCIATES, INC. FOR A VISIONING URBAN DESIGN PROGRAM (2-0198) -** Comments stressed the desire to include public participation in the program. Concern was expressed about the cost for staff time, the incorrect timetable, and actual cost for the finished product. Justification for proceeding with the contract without the completed goals was discussed at length. Mr. Sullivan delineated the contract modifications including the new timetable, contractor's personnel changes, and the number of public input sessions. Mr. Sullivan felt that staff could meet the timetables and handle the workload created by the program. (2-0856) Chamber of Commerce President and Secretary to the Western Nevada Builders Association Board of Directors Ray Masayko emphasized their feeling that they should be actively involved in the process. He was also concerned about issuing a contract prior to establishing the goals. Mayor Teixeira responded by stressing the need to have a balanced cross section of the community involved in the program and reasons for feeling that issuance of the contract should proceed. Implementation would depend on future funding abilities. Mayor Teixeira and Mr. Masayko debated their views at length. Mr. Sullivan reiterated his comments that the public, the Chamber, and the Association should all participate in the program. Supervisor Tatro expressed his feeling that it would be possible to complete the goals prior to the contractor's arrival. He suggested that the City Manager be directed to secure a contract, authorize the Mayor to sign same, and establish a fiscal impact not to exceed \$25,000 based on the draft contained in the packet and subject to the Department's recommended changes. Supervisor Ayres continued to expressed her concern about approving a contract prior to establishing the goals. Supervisor Smith supported Supervisor Tatro's comments and expressed his feeling that the request would streamline the process. Supervisor Ayres urged staff to be sure and involve all of the "players" so that it would not have to be reconsidered again. Supervisor Bennett expressed her willingness to go forward. She pointed out that the supporting documentation had not been the normal professional job seen by the Board which she felt was a clear indication of staff's workload. Her vision of the process was detailed. Additional comments were solicited but none made. Supervisor Tatro then moved that the Board direct the City Manager to develop a contract and authorize the Mayor to sign a professional service contract with A. Nelessen and Associates for the visioning urban design program, fiscal impact is \$25,000; funding source is 220-0000-413-0311, and that the contract be based on the draft contract as presented in the staff report with the changes as indicated by the Community Development Director's presentation, and that the timeframes in the contract allow for startup of the contract after completion of the goal setting process. Supervisor Smith seconded the motion. Clarification indicated the funding was in the Community Development Department's capital acquisition account. Comments were again solicited but none made. The motion as indicated was voted and carried 4-1 with Supervisor Ayres voting Naye for reasons she had previously indicated. Mayor Teixeira directed that the Chamber of Commerce and Builders Association be advised of the date for the Planning Commission's goal setting workshop and be actively involved. This would allow a consensus for Board consideration. Mr. Masayko agreed.

**10. FINANCE DIRECTOR - Mary Walker - ACTION ON INTERLOCAL CONTRACT BETWEEN THE STATE OF NEVADA AND CARSON CITY REGARDING INDIGENT MEDICAL SERVICES (2-1766) -** Discussion among the Board and Ms. Walker elaborated on the program, reasons all of the Counties would support the program, the City's funding limit, benefits of the program, indigent medical costs experienced over the years, and the City's funding sources. Supervisor Bennett commended Ms. Walker on her efforts to protect the City and the Hospital's interests. Clarification indicated the funding in the contract was for quarterly payments and totaled \$66,000 a year for two years. Supervisor Tatro moved that the Board approve the Interlocal Contract between the State of Nevada and Carson City regarding Indigent Medical Services, fiscal impact is \$66,000 per year for fiscal year 93-94 and 94-95 and funding source is the Welfare Division. Supervisor Ayres seconded the motion. Clarification indicated the contract was for two years, funding was for the current year, and funding for fiscal year 94-95 was being committed. The motion to approve the contract was voted and carried 5-0.

**11. REDEVELOPMENT AUTHORITY (2-2275)** - Mayor Teixeira then recessed the Board of Supervisors session and passed the gavel to Redevelopment Chairperson Tom Tatro. For Minutes of the Redevelopment Authority, see its folder. Following adjournment of the Redevelopment Authority, Chairperson Tatro passed the gavel to Mayor Teixeira who reconvened the Board of Supervisors. A quorum was present as noted.

**12. CLERK-RECORDER** - Kiyoshi Nishikawa

**A. ACTION ON PROPOSED GUARDIANSHIP OF 81 YEAR OLD FEMALE RESIDENT (2-2631)** - Deputy Public Guardian Dennis Green - Supervisor Smith moved that the Board of Supervisors authorize the City/County Public Guardian to become the guardian of the referenced resident. Supervisor Tatro seconded the motion. Motion carried 5-0.

**B. ACTION ON MARRIAGE BUREAU HOURS AFTER OCTOBER 1, 1993 (2-2805)** - Marriage Supervisor Dorothy Smith - Comments noted Douglas County's satellite office would open October 1, its hours of operation, and the number of licenses sold this year. Supervisor Tatro moved that the Board direct the District Attorney's office to prepare a resolution changing the hours of operation for the Carson City Marriage Bureau. Supervisor Smith seconded the motion. Motion carried 5-0.

**13. SUPERVISORS COMMENTS AND REPORTS**

**B. RESOLUTIONS, PROCLAMATIONS, AND OTHER ACTION ITEMS - ACTION ON A RESOLUTION DECLARING NEVADA DAY ACTIVITIES ON SATURDAY, OCTOBER 30, 1993, AND "HALLOWEEN" ACTIVITIES ON SUNDAY, OCTOBER 31, 1993 (2-2855)** - Supervisor Tatro moved that the Board adopt Resolution No. 1993-R-78, A RESOLUTION DECLARING NEVADA DAY ACTIVITIES ON SATURDAY, OCTOBER 30, 1993, AND "HALLOWEEN" ACTIVITIES ON SUNDAY, OCTOBER 31, 1993. Supervisor Smith seconded the motion. Motion carried 5-0.

**A. INTERNAL COMMUNICATIONS AND ADMINISTRATIVE MATTERS (2-2965)** - Mayor Teixeira explained that the Stanton Park issue would be reconsidered at the next meeting and expressed his feeling that the City had used poor planning and notification of the date for installing the barricades. Mr. Berkich apologized for staff's lack of coordination and planning. He then announced a workshop would be scheduled for next week to discuss the program. Discussion ensued on the number and type of calls received on this issue. Supervisor Smith then explained that the next Tri-County Railway meeting would be on September 13 in Dayton. He would be making a presentation at the Western Nevada Development District meeting on September 7 in Reno. WNDD has applied for a federal grant which would require a local match of \$2,000 from each County. Supervisor Bennett announced her selection as the City/County's Coordinator for United Way for the coming year. Supervisor Tatro did not have a report.

BREAK: A lunch recess was declared at 12:05 p.m. When the meeting reconvened at 1:33 p.m. the entire Board was present constituting a quorum.

**14. CITY MANAGER** - John Berkich

**A. ACTION ON APPROVAL OF PROFESSIONAL SERVICES CONTRACT WITH NEVADA INFRASTRUCTURE IMPROVEMENT CORPORATION FOR A FEASIBILITY STUDY AND OTHER SERVICES RELATED TO THE FORMATION OF A PUBLIC/PRIVATE PARTNERSHIP FOR THE DESIGN, FINANCING AND CONSTRUCTION OF THE HIGHWAY 395 BYPASS (3-0001)** - Supervisor Smith expressed his concern about the Board's consideration of this issue without a recommendation from the Regional Transportation Commission. Mr. Lipparelli responded by explaining the Corporation's reasons for

bringing this request direct to the Board. If the Board was not willing to consider this approach, the Corporation did not wish to waste its time or money on it. Before RTC funding is allocated, the Commission will consider any proposal. Mr. Lipparelli then expounded on the contract including various issues which may need to be resolved by the study. The Nevada Department of Transportation had indicated that it would fund \$17,500 for the study. Nevada Infrastructure Improvement Corporation Chairperson-Designate Steve Bilyeu explained the purpose of the Corporation and introduced Board of Directors Willis Keating and Tony Cabrillo. His introduction stressed the feeling that this may create an innovative method for addressing the City's traffic problem. (3-0445) Interwest Management Corporation Principal Richard L. Karr explained the concept of having joint private/public infrastructure projects and his firm's role in this process. He had distributed a proposal to the Board prior to the meeting. (A copy was not given to the Clerk.) (3-0768) Nevada Department of Transportation Director Garth Dull questioned the benefit of another study. He indicated that Federal Aide funds could be used for a 50/50 match for the study and the need for an RFP. (3-0828) Bud Rice felt that an RFP would not be required in this instance. Discussion ensued among the Board, Messrs. Rice, Dull, Karr, Lipparelli, and Berkich on potential use of revenue bonds, the "toll road" concept, other funding sources, state and federal funding restrictions, the need for additional enabling legislation, the purpose of the study, State studies which the City could use, reasons the Corporation's articles had not been filed with the Secretary of State, issues which the study may address, (3-2045) timetable for completion of the study, the need for the Bypass, and contract terms. (3-1006) (3-1748) Mr. Karr repeatedly indicated his firm would commit at least three times the cost of the study at its own expense as long as all indications point toward a favorable conclusion. He also indicated that if \$10,000 has been spent with all indications showing that the concept was not feasible, he would return and advise against proceeding. (3-1041) Mr. Dull agreed that the State would maintain the road once it is constructed. (3-1875) Mr. Lipparelli indicated that the corporation papers would be filed prior to spending any of the \$35,000. Also, the contract restricts the City's funding liability to \$35,000. Regional Transportation Commission's funds could not be spent without its approval. A motion could be made to approve the allocation of RTC funds contingent upon RTC's approval. (3-2338) Mayor Teixeira passed the gavel to Mayor Pro-Tem Bennett and moved that the Board vote positively for the support of Nevada Infrastructure Improvement Corporation, that this project be sent to RTC for funding of fifty percent of the \$35,000 requirement, that RTC instruct the City Manager and the District Attorney to get a contract to be delivered to this Board for ratification on September 16. Supervisor Smith seconded the motion. Discussion indicated RTC would be meeting on September 15. NDOT's Transportation Board would consider the request on September 23. The proposal would indicate the City's strong interest in seeing the project become a reality. Clarification indicated that the contract would be contingent upon NDOT's funding the other half of the \$35,000 contract and that the contract was for professional services with the Nevada Infrastructure. Additional comments were solicited but none made. The motion to support Nevada Infrastructure Improvement Corporation, request RTC fund half of the \$35,000 cost and direct the City Manager and District Attorney to prepare a contract for Board ratification on September 16 was voted by roll call with the following results: Ayres - No; Tatro - Yes; Smith - Yes; Mayor Teixeira - Yes; and Mayor Pro-Tem Bennett - Yes. Motion carried 4-1. Supervisor Ayres then explained her no vote was due to the lack of time to adequately study the concept and obtain additional information. Mayor Teixeira thanked all for their participation.

**B. STATUS REPORT ON THE CITY'S COMPLIANCE TO AMERICANS WITH DISABILITIES ACT (ADA) (3-2560)** - Discussion among the Board and Mr. Berkich stressed the need to appoint a Department Head to be responsible for compliance and to keep the momentum going.

BREAK: A five minute recess was declared at 3 p.m. When the meeting reconvened at 3:05 p.m. the entire Board was present constituting a quorum.

**13. A. NON-ACTION ITEMS: INTERNAL COMMUNICATIONS AND ADMINISTRATIVE MATTERS (4-0001)** - Mr. Lipparelli reviewed his memo to the Board concerning changes in the Open Meeting Law. (A copy is included in the packet.) Discussion ensued between the Board and Mr. Lipparelli on procedures

to determine when tapes are no longer considered confidential. Mr. Lipparelli indicated that a closed session to discuss labor negotiations does not fall under the list of closed sessions which could be opened. The Attorney General, however, would have access to the tapes on the status of labor negotiations.

**15. DISTRICT ATTORNEY - Paul Lipparelli - RECESS INTO CLOSED SESSION WITH CHARLES P. COCKERILL, GOVERNMENT MANAGEMENT REPRESENTATIVE, PURSUANT TO NRS 288.220 (4-0186)** - Supervisor Smith moved that the Board recess into a closed session pursuant to NRS 288.220 in order for the Board of Supervisors to meet with its management representative regarding the status of collective bargaining. Supervisor Ayres seconded the motion. Motion carried 5-0. Mayor Teixeira recessed the Open Session at 3:12 p.m. The Open Session was reconvened at 3:30 p.m. The entire Board was present constituting a quorum.

**16. DISCUSSION AND POSSIBLE ACTION ON RECONSIDERATION REGARDING THE ALIGNMENT OF THE 120 KV POWERLINE PROJECT LOCATED IN SOUTH CARSON CITY (4-0198)** - Cancelled.

**CITIZEN COMMENTS (4-0206)** - None.

There being no other matters for discussion/action, Supervisor Ayres moved to adjourn. Mayor Teixeira seconded the motion. Motion carried unanimously and Mayor Teixeira adjourned the meeting.

The Minutes of the September 2, 1993, Carson City Board of Supervisors meeting

ARE SO APPROVED ON \_\_\_\_\_October\_21\_\_\_\_, 1993.

\_\_\_\_\_/s/\_\_\_\_\_  
Marv Teixeira, Mayor

ATTEST:

\_\_\_\_\_/s/\_\_\_\_\_  
Kiyoshi Nishikawa, Clerk-Recorder