City Council Minutes

Regular Meeting 09/06/89

City Council Chambers 735 Eighth Street South Naples, Florida 33940

City of Naples

ANNOUNCEMENTS: VICE-MAYOR BARNETT: Read a proclamation honoring the Braves and Queens. CITY MANAGER JONES: Announced special meeting time for Council at 5:30 p.m., this evening. APPROVAL OF MINUTES: August 2, 1989, Workshop Meeting (amended) August 9, 1989, Workshop Meeting August 10, 1989, Workshop Meeting August 16, 1989, Regular Meeting PURCHASING: -BID AWARD water treatment chemicals, annual. -BID AWARD drainage material, annual. -BID AWARD drainage material, annual. -BID AWARD insecticides, fungicides, and herbicides, annual. -BID AWARD grade B mulch, annual. -BID AWARD janitorial services at City Hall, annual. RESOLUTIONS: -APPROVE action of Vice Mayor to execute contract, Four Corners. -APPROVE authorization for Chief of Police to request temporary closing of State roads. -APPROVE agreement with School Board to transport children. -DENY variance request for 2.4 foot encroachment, 245 Second Ave. N. -APPROVE agreement with Cablevision Industries, Inc. to exclude		89-5911 89-5912 89-5913 89-5914 89-5915 89-5917	2 3 3 3 4 4 5 5 5
August 9, 1989, Workshop Meeting August 10, 1989, Workshop Meeting August 16, 1989, Regular Meeting PURCHASING: -BID AWARD water treatment chemicals, annual. -BID AWARD limerock requirements, two years. -BID AWARD drainage material, annual. -BID AWARD thermoplastic material, annual. -BID AWARD insecticides, fungicides, and herbicides, annual. -BID AWARD Grade B mulch, annual. -BID AWARD janitorial services at City Hall, annual. RESOLUTIONS: -APPROVE action of Vice Mayor to execute contract, Four Corners. -APPROVE authorization for Chief of Police to request temporary closing of State roads. -APPROVE agreement with School Board to transport children. -DENY variance request for 2.4 foot encroachment, 245 Second Ave. N.		89-5912 89-5913 89-5914 89-5915 89-5916 89-5917	3 3 4 4 5
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them from Ordinance 89-5844. -APPROVE support of turtle excluder devices on shrimp trawls. -APPROVE acquiring certain property for ingress/egress easement.		89-5919 89-5920 89- 89-5921 89-5922 89-5923	6 7 7 11 14 15
ORDINANCES - First Reading: -APPROVE amendment to Section 20-54(c) to increase fees.	89		10
DISCUSSION/ACTION: -Interim water service to Wyndemere DevelopmentProposed 7th cent County-wide sales tax.			12 13
CORRESPONDENCE AND COMMUNICATIONS: -Distributed special meeting notices. -Consensus of Council to hold workshop meeting September 13, 1989, immediately following special meeting.			15 16

City Council Chambers 735 Eighth Street South Naples, Florida 33940



CITY COUNCIL MINUTES Regular Meeting

Time 9:00 a.m.

Date 09/06/89

Vice-Mayor Barnett called the meeting to order and presided as (Chairman:					
ROLL CALL: Present: William E. Barnett, ITEM 2 Vice-Mayor Kim Anderson-McDonald Alden R. Crawford, Jr. John T. Graver Paul W. Muenzer Lyle S. Richardson, Councilmen	COUNCIL MEMBERS	M O T I O N	S E C O N D	VOT Y E S	I I	N
Absent: Edwin J. Putzell, Jr., Mayor						
Also Present: Franklin C. Jones, City Manager David W. Rynders, City Attorney Mark W. Wiltsie, Assistant City Manager Terry L. Fedelem, Parks & Parkways Sup. Ann "Missy" McKim Com. Development Dir. Paul C. Reble, Police Chief Jodie M. O'Driscoll, Deputy Clerk Community Svcs. Dir. Ann Walker, Planner II Stewart K. Unangst, Purchasing Agent James L. Chaffee, Utilities Director Karen Peterson, Public Info. Officer George Henderson, Sergeant-At-Arms						
See Supplemental Attendance List - Attachment #1. *** ***						
INVOCATION: Reverend Michael Durning ITEM 1 St. John's Episcopal Church *** ANNOUNCEMENTS: VICE-MAYOR BARNETT: Read a proclamation in						
its entirety honoring the World Series Champions, the Braves and the Queens, for their achievements in Kalamazoo, Michigan (Attachment #2). CITY MANAGER JONES: Called each team member and their respective coaches to the dais to						

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receive a ribboned key then presented with a the amount of \$1,000. Senior League Coach Ko and staff for its supespecially during tour Mr. Gary Tice, assis Greater Naples Little Girls Softball, also support. This program of the many volunteers League, he said.	orky Fritsch thanked port during the parament play. Stant administrator League and Senior thanked the City has been a success	Council st year, of the r League for its because						
*: City Manager Jones the								
be a public hearing a City's upcoming budget	relative to adoption for fiscal year 19	n of the 89-90.						
***	***	***						
CON	SENT AGENDA							
August 9, 198 August 10, 19	39, Workshop Meeting 39, Workshop Meeting 389, Workshop Meeting 389, Regular Meeting	g ·						
Councilman Crawford a August 2, 1989, wor amended as follows: allows amendments to year." He then referr 16, 1989, regular meet notified the Naples I relative to alternative to alternative so as a second s	kshop meeting min "the State D the Plan only the ded to page 21 of the ting, and asked if so the sites for a ded that they would not be the sites of the sites	utes be epartment wice per e August taff had findings ffordable						
***	***.	***						
PURCHASING		ITEM 5						
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CITY OF NAPLES, FLORIDA City Council Minutes Date 09/06/89	COUNCIL MEMBERS	0 T I 0	S E C O N D	Y E S	N O	A B S E N	A CONTRACTOR OF THE PARTY OF TH
RESOLUTION NO. 89-5911 A RESOLUTION AWARDING THE BID FOR FURNISHING THE CITY'S ANNUAL REQUIREMENTS FOR VARIOUS WATER TREATMENT CHEMICALS USED IN THE WATER SUPPLY; AUTHORIZING THE CITY MANAGER TO ISSUE PURCHASE ORDERS THEREFOR; AND PROVIDING AN EFFECTIVE DATE. Various vendors \$646,370.00 (Estimated expenditure) Title not read. In response to Councilman Crawford, Purchasing Agent Unangst advised the reduction in cost for these chemicals represented industrial activity among the manufacturers. ***********************************							
A RESOLUTION AWARDING CITY BID #90-13 FOR FURNISHING THE CITY'S REQUIREMENTS FOR LIMEROCK AND COVER MATERIAL FOR THE NEXT TWO YEARS USED BY THE STREETS AND DRAINAGE DIVISION OF THE ENGINEERING DEPARTMENT IN THEIR STREET REBUILDING PROGRAM; AUTHORIZING THE CITY MANAGER TO ISSUE A PURCHASE ORDER THEREFOR; AND PROVIDING AN EFFECTIVE DATE. Florida Rock Industries, Inc. Ft. Myers, Florida \$26,400.00 (Engineering) \$17,600.00 (Utilities) Title not read. ********** RESOLUTION NO. 89-5913 Item 5-c A RESOLUTION AWARDING THE BID FOR THE CITY'S ANNUAL REQUIREMENTS FOR DRAINAGE MATERIAL USED BY THE ENGINEERING DEPARTMENT DURING THE FISCAL YEAR 1989-90. AUTHORIZING THE CITY MANAGER TO							

1989-90; AUTHORIZING THE CITY MANAGER TO ISSUE PURCHASE ORDERS THEREFOR; AND

PROVIDING AN EFFECTIVE DATE.

CITY OF NAPLES, FLORIDA				VO	TE	
City Council Minutes Date 09/06/89	COUNCIL MEMBERS	M O T I O N	SECOND	Y E S	N O	A B S E N T
Various vendors \$52,000.00 (Estimated Annual Exp.) Title not read. ********** RESOLUTION NO. 89-5914		0	N	E		N

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CITY OF NAPLES, FLORIDA City Council Minutes Date 09/06/89	COUNCIL MEMBERS	M O T I O N	SECOND	Y E S	N O	A B S E N T	-
RESOLUTION NO. 89-5916 A RESOLUTION AWARDING CITY BID #90-10 FOR THE CITY'S ANNUAL REQUIREMENTS FOR GRADE B MULCH USED BY THE PARKS AND PARKWAYS DIVISION OF THE COMMUNITY SERVICES DEPARTMENT FOR ROUTINE LANDSCAPING ACTIVITIES; AUTHORIZING THE CITY MANAGER TO ISSUE A PURCHASE ORDER THEREFOR; AND PROVIDING AN EFFECTIVE DATE. FORESTRY RESOURCES, Inc. Ft. Myers, Florida \$10,900.00 (Estimated Annual Exp.) Title not read. *********** RESOLUTION NO. 89-5917 A RESOLUTION AWARDING CITY BID #90-11 FOR THE CITY'S ANNUAL REQUIREMENTS FOR JANITORIAL SERVICES AT CITY HALL; AUTHORIZING THE CITY MANAGER TO ISSUE A PURCHASE ORDER THEREFOR; AND PROVIDING AN EFFECTIVE DATE. MCGINLEY Maintenance, Inc. Ocala, Florida \$8,155.00 (Annual Expenditure) Title not read. Councilman Anderson-McDonald noted that several responses had been received locally for this service and asked if the low bidder had a subsidiary in the area which would be responsible for city Hall. Purchasing Agent Unangst advised that this particular bidder serviced many other companies in the area and would be available also to serve the City. ***********							

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CITY OF NAPLES, FLORIDA City Council Minutes Date 09/06/89	COUNCIL	M 0 T 1	SECON	YE	N	A B S E N
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RESOLUTION NO. 89-5918 A RESOLUTION RATIFYING AND CONFIRMING THE ACTION OF THE VICE MAYOR IN EXECUTING A CONTRACT BETWEEN THE CITY OF NAPLES AND APAC-FLORIDA, INC. FOR MEDIAN CONSTRUCTION AND RECONSTRUCTION AT THE "FOUR CORNERS" INTERSECTION; AND PROVIDING AN EFFECTIVE DATE. APAC-Florida, Inc.						
Naples, Florida \$102,041.52						
Title not read.						
Councilman Graver asked for an update on this project. Assistant City Manager Wiltsie advised everything was in place except for required permits from the Department of Transportation (DOT). Staff has scheduled a meeting this afternoon with representatives from DOT to address their concerns that this project might interfere with their future plans. If DOT approves the project and permits are issued, work can proceed immediately, he said.						

RESOLUTION NO. 89-5919 ITEM 6						
A RESOLUTION AUTHORIZING THE CHIEF OF POLICE OR HIS DESIGNEE TO EXECUTE REQUEST FOR TEMPORARY CLOSING OF STATE ROADS; AND PROVIDING AN EFFECTIVE DATE.	09 101 101 101 101 101 101 101 101 101 1					
Title not read.						
Councilman Crawford asked for clarification regarding this item. City Manager Jones explained that each time an event such as the Swamp Buggy Parade comes up, Council must approve a resolution authorizing staff to request temporary closing of U.S. 41. This resolution would be in effect for one year and provide the City Manager with the authority to request such action.						

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City Council Minutes Date 09/06/89	COUNCIL MEMBERS	O T I O	N	Y E S	N O	A B S E N T
A RESOLUTION NO. 89-5920 A RESOLUTION AUTHORIZING THE VICE MAYOR AND CITY CLERK TO EXECUTE AN AGREEMENT BETWEEN THE SCHOOL BOARD OF COLLIER COUNTY AND THE CITY OF NAPLES FOR THE USE OF COUNTY SCHOOL BUSES TO TRANSPORT SCHOOL-AGED CHILDREN ON FIELD TRIPS; AND PROVIDING AN EFFECTIVE DATE. itle not read. OTION: To APPROVE the Consent Agenda with the aforementioned amendment to the minutes of August 2, 1989, workshop meeting. ** *** END CONSENT AGENDA OMMUNITY DEVELOPMENT DEPARTMENT/ NAPLES LANNING ADVISORY BOARD RESOLUTION NO. 89- A RESOLUTION GRANTING A VARIANCE FROM SECTION 5.3 F(2) OF APPENDIX "A" - ZONING OF THE CODE OF ORDINANCES OF THE CITY OF NAPLES, WHICH REQUIRES A MINIMUM SIDE YARD SETBACK OF 7.5 FEET, IN ORDER TO PERMIT AN EXISTING ONE STORY HOME TO ENCROACH 2.4 FEET INTO THE SIDE YARD SETBACK AT 245 SECOND AVENUE NORTH; AND PROVIDING AN EFFECTIVE DATE. itle read by City Attorney Rynders. community Development Director McKim advised the entitioner had requested a variance for an activity of the providence of a control of the co	Anderson- McDonald Barnett Crawford Graver Muenzer Richardson Putzell (6-0)	X	X	X X X X X X		X

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In response to Mr. Graver, Mrs. McKim pointed out that the petitioner did not meet criteria for a variance and that is the basis for this recommendation of denial. Attorney Thomas R. Brown of Naples, Florida, representing the petitioner, advised the house was constructed in 1957 at which time the encroachment occurred. His client is in the process of selling the property and the potential buyer has demanded that the title be cleared of any possible infractions. It is the buyer's opinion that without a variance, the title would somehow be						
clouded. Attorney Brown cited a previous etition, City File No. 87V15, wherein Council approved a similar request.						
councilman Crawford asked why the petitioner was not requesting a variance for the 2 and 1/2 foot encroachment as well. Attorney Brown pointed out that if required, the 2 and 1/2 foot addition could be removed; however, it is virtually empossible to remove two or three inches from an existing wall.						
In response to Councilman Graver, Mr. Brown advised that the sale would fall through should the petitioner not be successful in obtaining this variance.						
Or. Neno J. Spagna of 3850 27th Avenue SW, also representing the petitioner, briefly addressed the request approved in 1987 and said that Council established a precedent at that time. This request is almost identical, he continued. Mr. Spagna then urged Council to approve the application for a variance.						
Councilman Crawford asked the City Attorney to comment on the foregoing discussion. City Attorney Rynders advised first that the resolution was not prepared in a manner which would allow the two and three inch encroachments. If Council decided to approve this resolution, it would have to be amended to include those encroachments, he said.						
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Attorney Rynders pointed out that Council was not in a position to get involved with the buying or selling of property. All requests for variances must meet certain tests, he said, and if those tests are not met, a variance cannot be granted. The City could be sued for granting a variance which does not meet criteria established in the Code, he said. Mr. Rynders further pointed out that if the structure was more than 60% destroyed by a storm, fire, etc., the property owner would have to petition the city to reconstruct the existing nonconforming structure. Mrs. Anderson-McDonald asked if the property owner decided to remodel more than 60% of the structure, would he have to obtain a nonconformity permit from Council. Community Development Director McKim advised that he would not unless a new wall was added that would encroach into the setback area. City Attorney Rynders cautioned Council that a dangerous precedent could be set if this petition was approved. It would allow property owners to build nonconforning houses and when it was time to sell the property, obtain a variance from the city Code. MOTION: To DENY the resolution as presented. Vice-Mayor Barnett advised that the motion did not carry inasmuch as the vote was tied 3-3. Councilman Richardson suggested staff design criteria by which these requests could be granted as there are many homes in the area that have the same problem. City Attorney Rynders advised the only mechanism by which Council could approve such requests was by variance petition, and he further noted the Code would have to be amended if this type of action was desired. City Attorney Rynders, however, strongly recommended against such an amendment. **** *** *** *** *** *** ***		te09/06/89		0 T I 0	ECON	Y E	N	B S E N	
	Attorney Rynders pointed out to in a position to get involved selling of property. All request must meet certain tests, he tests are not met, a variance. The City could be sued for which does not meet criteria. Code, he said. Mr. Rynders that if the structure was more by a storm, fire, etc., the property as the period of the City existing nonconforming structure. Mrs. Anderson-McDonald asked is decided to remodel more than 6 decided to remodel more than 6 from Council. Community December McKim advised that he would now was added that would encroad area. City Attorney Rynders caution dangerous precedent could be seen was approved. It would allow build nonconforming houses and to sell the property, obtain a city Code. MOTION: To DENY the resolution vice-Mayor Barnett advised that carry inasmuch as the vote was councilman Richardson suggest as there are many homes in the same problem. City Attorney Fooling mechanism by which Council prequests was by variance petition of the Code would have to type of action was desired Rynders, however, strongly in such an amendment.	hat Council was not with the buying or uests for variances said, and if those cannot be granted. Granting a variance established in the further pointed out than 60% destroyed roperty owner would to reconstruct the re. If the property owner would to reconstruct the re. If the property owner wall in into the setback are council that a set if this petition property owners to d when it was time a variance from the read area that have the result of the set of the staff design area that have the result of the set of	McDonald Barnett Crawford Graver Muenzer Richardson Putzell	X	X	х	х	X	

CITY OF NAPLES, FLORIDA				VOI	E	
City Council Minutes Date 09/06/89	COUNCIL MEMBERS	M O T I O N	SECOND	Y E S	N O	A B S E N T
AN ORDINANCE AMENDING SECTION 20-54(c) RELATING TO THE PROCESSING FEE FOR THE VACATION OF STREETS, ALLEYS, DEDICATED EASEMENTS AND SUBDIVISION PLATS AND AMENDING SECTION 15 OF APPENDIX "A" - ZONING OF THE CODE OF ORDINANCES RELATING TO PLANNING PETITION FEES; AND PROVIDING AN EFFECTIVE DATE. PURPOSE: TO INCREASE THE FEES FOR VARIOUS PLANNING ADVISORY BOARD PETITIONS IN ORDER TO COVER THE INCREASING COST OF REVIEWING PETITIONS. Title read by City Attorney Rynders.						Commence of the second
Community Development Director McKim advised staff believed this ordinance should be in effect prior to the beginning of the fiscal year if approved by Council. Staff and the Planning Advisory Board (PAB) have recommended approval, she said. This increase would bring the City's processing fees more in line with other cities and counties that offer the same services.						
In response to Councilman Crawford, Mrs. McKim advised it was hard to determine costs on an average basis. This increase would bring the City closer in its effort to reflect the actual time spent on petitions. There is a lot of staff time involved with the review and analysis process including discussion at PAB meetings.						
Councilman Muenzer asked for clarification regarding the \$1,000 fee recommended for development and/or annexation agreements. Mrs. McKim pointed out that such a fee would be imposed upon voluntary annexation requests.						
Mr. Bill Barton of 605 Palm Circle East advised that he represents an individual who was currently in the process of suing the Board of Collier County Commissioners relative to their excessive impact fees. He asked Council to carefully consider whether these fees were actually in keeping with the associated costs to review the petitions. Councilman Anderson-McDonald provided Mr. Barton with a copy of the proposed fees for his perusal. Community Development Director McKim						

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pointed out that even with this increase, the costs associated with the review of these petitions would not fully be covered. MOTION: To APPROVE the ordinance as presented at first reading. *** END COMMUNITY DEVELOPMENT/PAB	Anderson- McDonald Barnett Crawford Graver Muenzer Richardson Putzell (6-0)	Х	x	X X X X X		x
A RESOLUTION AUTHORIZING THE VICE MAYOR AND CITY CLERK TO EXECUTE AN AGREEMENT BETWEEN THE CITY OF NAPLES AND CABLEVISION INDUSTRIES, INC.; EXCLUDING CABLEVISION FROM THE FRANCHISING REQUIREMENTS OF ORDINANCE 89-5844; AND PROVIDING AND EFFECTIVE DATE. Title read by City Attorney Rynders. City Attorney Rynders advised that the attorney for Cablevision Industries, Inc., Senator Fred S. Dudley, and himself had been in negotiations relative to Cablevision's rights to provide service to areas recently annexed into the City of Naples, namely: Park Shore, Seagate, and portions of Golden Gate Parkway. This resolution would exclude Cablevision from some of the franchising requirements outlined in Ordinance No. 89-5844, he said. Cablevision will still be required to comply with the consumer protection provisions of that ordinance as well as pay the City a 5% franchise fee. Senator Fred S. Dudley, attorney representing Cablevision Industries, Inc., briefly enumerated the history of this request leading up to the proposed resolution before Council this morning. Senator Dudley said that during Council discussions regarding the existing cable ordinance, he had recommended it address preexisting cable franchises in the unincorporated area. It was Council's decision not to pursue that during those discussions, he said.						

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In response to Councilman Crawford, Senator Dudley advised Cablevision would comply with all operation aspects of the master ordinance. This agreement merely is a compromise, he said. Councilman Graver asked if Cablevision would soon be asking for a franchise to operate in the City. Senator Dudley advised that he was not sure at this point and could not answer that question accurately. Ar. David Dea, group vice-president for Palmer Cablevision, pointed out that Cablevision's request was unique in the cable industry and asked if Palmer would have those same rights. City attorney Rynders advised that Palmer could request such an agreement if it involved the same circumstances; however, if Palmer did, it would be subject to the 5% franchise fee in those areas, not the 3% fee which it currently is paying. ACTION: To APPROVE the resolution as presented. *** *** *** *** *** *** ***	Anderson- McDonald Barnett Crawford Graver Muenzer Richardson Putzell (6-0)	X	X.	X X X X X	

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City Council Minutes Date 09/06/89	COUNCIL MEMBERS	M O T I O N	SECOND	Y E S	N O	PES
City Manager Jones pointed out that from the City standpoint there would not be a negative impact apon its operations by providing this interim service. It would, however, allow the City to more fully utilize its existing facilities and recover some costs relative to those facilities, he said. Councilman Muenzer noted that the City was required by Southwest Florida Water Management Council to place water restrictions upon lawn sprinkling and the like. These restrictions are county-wide and not indicative of a potable water shortage, he said. Mr. Bill Barton of 605 Palm Circle East, representing the developer, advised his client believed it more cost efficient to expend money on a permanent infrastructure instead of a temporary plant. He further pointed out that Collier County high not be able to provide water service in 1990 to Wyndemere. In response to Councilman Richardson, Mr. Barton said it might be four to six years before byndemere could hook up to the County's water system. It was the consensus of Council that staff should proceed with negotiations to provide interim water tervice to Wyndemere. *** *** *** *** *** *** ***	Anderson- McDonald Barnett Crawford Graver Muenzer Richardson Putzell			CONSENSUS		

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	conjunction with a proposed seventh ce County-wide sales tax.	nt,						
	County Manager Neil Dorrill advised that County Commission did not take any action relat to this committee at its meeting yesterday. Commission has asked its staff to look at master list of projects and determine whether was a complete and necessary list. While Commission is still interested in a local opt one cent sales tax, Mr. Dorrill explained, wanted to expend a minimal amount of funds f the money to be collected.	ive The the it the ion it						
	In response to Councilman Crawford, Mr. Dorr explained the sales tax was essentially used infrastructure; however, the County could do s short-term borrowing of those funds via a b issue.	for ome						
	Mr. Muenzer pointed out that this request parallel to a gas tax increase and public supp of the sales tax might be weakened as a resu City Manager Jones pointed out that lo governments may not be recipients from the gas increase.	ort lt. cal						
	In response to Councilman Graver, Mr. Dorr explained the amount of \$12-million shown beach renourishment represented approximately of the entire project which predominately was the City.	for 2/3						
	***	***						
	RESOLUTION NO. 89-5922 ITEM	13	92.39					
	A RESOLUTION IN SUPPORT OF THE REGULATIONS REQUIRING TURTLE EXCLUDER DEVICES ON SHRIMP TRAWLS; AND PROVIDING AN EFFECTIVE DATE.							
	Title read by City Attorney Rynders.							
	Councilman Muenzer noted the federal governmental recently passed a law requiring turn excluders.							
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CITY OF NAPLES, FLORIDA				VO	TE	
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City Attorney Rynders advised that the Florida Audubon Society had indicated its support of this proposal to his office via letter. MOTION: To APPROVE the resolution as presented. *** ***	Anderson- McDonald Barnett Crawford Graver Muenzer Richardson Putzell (6-0)	х	х .	X X X X X		х
A RESOLUTION NO. 89-5923 A RESOLUTION DETERMINING THE NECESSITY OF ACQUIRING CERTAIN PROPERTY FOR A PUBLIC INGRESS/EGRESS EASEMENT AND DIRECTING CONDEMNATION OF THE NECESSARY PROPERTY; AND PROVIDING AN EFFECTIVE DATE. City Manager Jones advised that this action would allow the City to retain an access easement from the Vera Cruz restaurant to the traffic signal installed at River Point Drive and U.S. 41. The property owner in question has refused to sell the easement to the City or provide a permanent easement to the property east of it for access. Staff will continue to negotiate with this property owner until the current temporary easement expires at which time condemnation proceedings will begin, November 1, 1989. MOTION: To APPROVE the resolution as presented. *** *** *** *** *** *** ***	Anderson- McDonald Barnett Crawford Graver Muenzer Richardson Putzell (6-0)	х	X .	X X X X X X		X
t was the consensus of Council that the workshop -15-						

CITY OF NAPLES, FLORIDA				rov	E
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meeting of September 13, 1989, be held immediately following the special meeting. *** ADJOURN: 11:00 a.m. WILLIAM E. BARNETT, Vice-Mayor JANET CASON CITY CLERK	MEMBERS	N	D	S	O T
JODIE O'DRISCOLL DEPUTY CLERK These minutes of the Naples City Council were approved on					
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SUPPLEMENTAL ATTENDANCE LIST

W. W. Haardt Neno Spagna Rev. Michael Durning Robert Galloway Fran Stallings

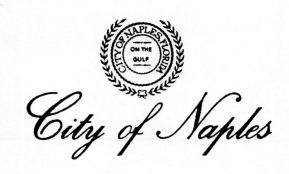
Tom Brown Mack Payne Herb Anderson Rich Gunter Bill Barton

Charles Andrews Egon Hill Sen. Fred Dudley Joe Sineno J. Sandy Scatena

Other interested citizens and visitors.

NEWS MEDIA

Gina Binole, Naples Daily News Jerry Pugh, Palmer Cablevision



PROCLAMATION

- WHEREAS, the City of Naples has great pride in the athletic endeavor of the Greater Naples Little League organization; and
- WHEREAS, the Greater Naples Major and Senior Girls Little League Softball Teams have for the past decade brought favorable publicity to the City of Naples; and
- WHEREAS, the Major Girls Little League Team, THE QUEENS, and their Coach, Vince Murphy and Manager, Connie Ledbetter, and the Senior League Team, THE BRAVES, their Coach, Korky Fritsch, and Manager, Robert Iamurri, have done much to give true meaning to good sportsmanship and the will to win; and
- WHEREAS, the QUEENS and BRAVES won District, Sectional, State/Divisional and U.S. Southern Regional tournaments, thereby earning the privilege of competing in World Series action in Kalamazoo, Michigan; and
- WHEREAS, by reason of their disciplined skills, devotion to teamwork and unequalled ability, the QUEENS and BRAVES gained the title of National Champions in World Series play in Kalamazoo, Michigan, the first time in history two teams from the same community have done so;
- NOW, THEREFORE, I, WILLIAM E. BARNETT, by virtue of the authority vested in me as Vice Mayor of the City of Naples, Florida do hereby congratulate each and every member of the QUEENS and BRAVES Softball Teams, their coaches, managers and parents on the succession of victories leading up to and including the coveted title of WORLD SERIES CHAMPIONS.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the City of Naples, Florida, this 6th day of September, 1989.

WILLIAM E. BARNETT, VICE MAYOR

Attest: Janet Cason
City Clerk